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| 1 2 | IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION | | |
| 3 | UNITED STATES OF AMERICA, |) AU:17-M-00073(1) | |
| 4 | Plaintiff, |) 1:17-CR-132-LY) | |
| 5 | 5 v. |) AUSTIN, TEXAS | |
| 6 | JUAN CARLOS CORONILLA-GUERRERO,) | | |
| 7 | Defendant. |) MARCH 20, 2017 | |
| 8 | *********** | | |
| 9 | TRANSCRIPT OF PROBABLE CAUSE HEARING BEFORE THE HONORABLE ANDREW W. AUSTIN | | |
| 10 | | ****** | |
| 11 | FOR THE PLAINTIFF: MAX | RK H. MARSHALL ITED STATES ATTORNEY'S OFFICE | |
| 12 | | 6 CONGRESS AVENUE, SUITE 1000 STIN, TEXAS 78701 | |
| 13 | | VID M.C. PETERSON DERAL PUBLIC DEFENDER'S OFFICE | |
| 14 | AU | 4 LAVACA STREET, SUITE 960 STIN, TEXAS 78701 | |
| 15 | INTERPRETER: PE | TER HEIDE | |
| 16 | | TIMPA DODDIGUEZ GGD | |
| 17 | 7 50 | LINDA RODRIGUEZ, CSR 1 WEST 5TH STREET, SUITE 4152 STIN, TEXAS 78701 | |
| 18 | | 12) 391-8791 | |
| 19 | | | |
| 20 | EXAM | INATION INDEX | |
| 21 | LA RON BRYANT DIRECT BY MR. MARSHALL | | |
| 22 | | | |
| 23 | 3 | | |
| 24 | Proceedings recorded by electronic sound recording, transcript | | |
| 25 | produced by computer. | | |

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| 13:57:37 | 1 | (Proceedings began at 10:02 a.m.) |
| 13:57:37 | 2 | THE CLERK: The Court calls 17-M-73, United States v. |
| 13:58:04 | 3 | Juan Carlos Coronilla-Guerrero, for a preliminary hearing. |
| 13:58:05 | 4 | MR. MARSHALL: Mark Marshal for the United States. |
| 13:58:07 | 5 | THE COURT: Mark. |
| 13:58:08 | 6 | MR. MARSHALL: Good morning. |
| 13:58:10 | 7 | MR. PETERSON: Good morning, Your Honor. |
| 13:58:17 | 8 | David Peterson for Mr. Coronilla-Guerrero. |
| 13:58:33 | 9 | THE COURT: Good morning. We've got the |
| 13:58:37 | 10 | government or the defendant's response to the detention |
| 13:58:40 | 11 | hearing, so I guess we're here on the preliminary? |
| 13:58:43 | 12 | MR. PETERSON: That's correct, Your Honor. |
| 13:58:44 | 13 | THE COURT: All right. Mr. Marshall? |
| 13:58:47 | 14 | MR. MARSHALL: My understanding is detention is |
| 13:58:56 | 15 | waived. |
| 13:59:00 | 16 | THE COURT: Correct. So I'll recognize the |
| 13:59:04 | 17 | government for the preliminary. |
| 13:59:05 | 18 | MR. MARSHALL: Call the Agent La Ron. |
| 13:59:14 | 19 | THE COURT: Agent. |
| 13:59:23 | 20 | (Witness sworn) |
| 13:59:37 | 21 | LA RON BRYANT, |
| 13:59:37 | 22 | having been first duly sworn, testified as follows: |
| 13:59:37 | 23 | DIRECT EXAMINATION |
| 13:59:37 | 24 | BY MR. MARSHALL: |
| 13:59:37 | 25 | Q. Once you get settled, go ahead and tell us your name and |

- 13:59:44 1 spell your name for the record, please.
- 13:59:47 2 A. My name is La Ron Bryant, L-a R-o-n, last name, Bryant,
- 13:59:53 3 B-r-y-a-n-t.
- 13:59:55 $4 \mid Q$. How are you employed, sir?
- 13:59:57 5 A. I'm a deportation officer with Immigration and Customs
- 14:00:09 6 Enforcement.
- 14:00:11 7 Q. What are your duties and responsibilities as a deportation
- 14:00:18 8 officer?
- 14:00:18 9 A. Some of my duties and responsibilities are to apprehend
- 14:00:22 10 and locate people who are illegally in the country and deport
- 14:00:34 11 them back to their native country.
- 14:00:36 12 Q. How long have you been engaged in that activity?
- 14:00:39 13 A. I've been with the Department of Homeland Security for
- 14:01:40 14 14 years.
- 14:01:41 15 Q. All right. Prior to that, what experience did you have?
- 14:01:48 17 also a U.S. Federal Probation officer and as well as I worked
- 14:02:02 19 Immigration Service.
- 14:02:03 20 Q. The customs enforcement side -- the customs side of it?
- 14:02:17 21 A. No. No. Citizenship and Immigration Service, the benefit
- 14:02:25 22 side. I was an asylum officer for two years in Houston, Texas.
- 14:02:34 23 Q. So you're familiar with pretty much most of the aspects of
- 14:02:39 24 immigration and customs enforcement?
- 14:02:45 25 A. Yes, sir.

- 14:02:45 1 Q. All right. In that regard, did you and other officers
- 14:02:55 2 have occasion to encounter Juan Carlos Coronilla-Guerrero?
- 14:02:59 3 A. Yes, we did.
- 14:03:07 4 0. About when was that?
- 14:03:15 5 A. That was March 3rd at the county courthouse here in
- 14:03:19 6 Travis County.
- 14:03:19 7 Q. Let's back up a little bit.
- 14:03:26 8 Prior to that had a warrant been issued for the
- 14:03:28 9 defendant?
- 14:03:28 10 A. Yes.
- 14:03:29 11 Q. When was that?
- 14:03:30 12 A. I believe that was -- the warrant was issued February 1st.
- 14:03:39 13 Let me check.
- 14:04:22 14 MR. MARSHALL: May I approach?
- 14:04:28 15 THE COURT: You may.
- 14:04:32 | 16 | Q. (BY MR. MARSHALL) I know you've got a bunch of papers in
- 14:04:37 17 front of you.
- 14:04:37 18 A. Yes.
- 14:04:40 19 Q. I'll show you a copy of the complaint. Is there a file
- 14:04:51 20 date on there?
- 14:04:52 21 A. Yes. February 3rd.
- 14:04:55 22 Q. And would that be the date the warrant was issued as well?
- 14:05:00 23 A. Yes, sir.
- 14:05:05 24 Q. All right. In that particular complaint, the defendant's
- 14:05:10 25 charged with illegal reentry, is he not?

- 14:05:12 1 A. Correct.
- 14:05:13 2 Q. So somebody who has previously been deported, has come
- 14:05:17 3 back illegally, and then --
- 14:05:19 4 A. Yes.
- 14:05:19 5 Q. -- found in the United States?
- 14:05:21 6 A. Correct.
- 14:05:21 7 Q. On or about when was the defendant encountered for
- 14:05:31 8 purposes of the complaint in this case?
- 14:05:33 9 A. He was encountered on July -- he was encountered in
- 14:05:42 10 January after his subsequent arrest by Austin Police
- 14:05:46 11 Department.
- 14:05:47 12 Q. That would be on or about January 10th of 2017?
- 14:05:56 13 A. Correct.
- 14:05:56 14 Q. All right. How did Immigration and Customs Enforcement
- 14:06:00 15 find out about that?
- 14:06:01 16 A. Our command center in San Antonio field office placed a
- 14:06:15 17 detainer based off of biometric confirmation. His
- 14:06:25 18 fingerprints, once he was arrested, were enrolled into the IFS
- 14:06:41 19 system and NCIC and they got a notification.
- 14:06:44 20 Q. All right. Based on that somebody went ahead and compared
- 14:06:52 21 it to his A-file and found out that he was illegally here?
- 14:07:02 22 A. Correct. And placed a detainer.
- 14:07:08 23 Q. Then the complaint was subsequently filed on February 3rd?
- 14:07:11 24 A. Correct.
- 14:07:12 25 Q. All right. You indicated that on or about what date did

- 14:07:18 1 you encounter the defendant?
- 14:07:25 2 A. March 3rd, 2017.
- 14:07:33 3 Q. How did that come about?
- 14:07:49 4 A. We were told by our management that the defendant would be
- 14:07:57 5 at the county courthouse and to go ahead and go to the county
- 14:08:02 6 courthouse and arrest the individual based off of the arrest
- 14:08:11 7 warrant we had.
- 14:08:12 8 Q. All right. So you -- what did you take with you to the
- 14:08:15 9 courthouse?
- 14:08:16 10 A. We -- we took -- we call it a temporary file jacket, which
- 14:08:19 11 has the defendant's photo, biographical information, the arrest
- 14:08:24 12 warrant.
- 14:08:24 13 Q. Why do you take that stuff with you?
- 14:08:27 14 A. Just so we can confirm that we are arresting the correct
- 14:08:30 15 individual.
- 14:08:35 16 Q. All right. Did you get to the courthouse?
- 14:08:38 17 A. Yes, we did.
- 14:08:39 18 Q. All right. Once you got to the courthouse, what did you
- 14:08:42 19 do?
- 14:08:42 20 A. We went upstairs to the court area that we knew the
- 14:08:52 21 defendant was going to be attending court at, and we -- we
- 14:08:56 22 waited. The -- we waited outside to see if -- if the
- 14:09:01 23 individual was going to actually show. I myself went inside,
- 14:09:06 24 talked to the courtroom deputy, told him who I was, why I was
- 14:09:15 25 here. He confirmed that the defendant was here in the

- 14:09:21 1 courtroom, and then I went back outside and waited.
- 14:09:25 2 Q. All right. What did you observe after you were waiting?
- 14:09:28 3 A. While we were waiting, we saw the defendant come out of
- 14:09:31 4 the courtroom on a cell phone and walk towards the elevators,
- 14:09:39 5 | we assumed heading -- trying to leave the court -- the court
- 14:09:48 6 area.
- 14:09:48 7 Q. All right. Was he with anybody?
- 14:09:50 8 A. At the time, no. He was by himself.
- 14:09:56 9 Q. Okay. What happened?
- 14:09:59 10 A. Then the defendant got in the elevator, and myself and
- 14:10:05 11 Officer Warren also got in the elevator. As we rode the
- 14:10:15 12 elevator, it was later found out that the defendant's attorney,
- 14:10:18 13 Mr. Betts, was inside the elevator as well.
- 14:10:22 14 O. All right.
- 14:10:22 15 A. And then we rode the elevator down to the first floor.
- 14:10:27 16 Everybody exited except for the defendant and the attorney.
- 14:10:37 17 | They stayed on. So I stayed on the elevator as well. We went
- 14:10:41 18 down to the ground floor, and the defendant's attorney,
- 14:10:44 19 Mr. Betts, asked me if I was going to get off on the ground
- 14:10:47 20 | floor. I told him no. We -- he asked me what floor. I told
- 14:10:59 21 him the first floor. When we got to the first floor, I
- 14:11:03 22 identified myself who I was and -- and what my purpose of being
- 14:11:13 23 there at the court.
- 14:11:15 24 Q. Did you have any other interaction with Mr. Betts?
- 14:11:24 25 A. Only when we advised the defendant of his rights, asked --

- 14:11:37 1 identified who he was, and confirmed it was him and showed
- 14:11:49 2 Mr. Betts the arrest warrant that we had for him.
- 14:11:52 3 Q. So his attorney was there all this time?
- 14:11:54 4 A. Correct.
- 14:12:06 5 Q. Including when you advised his client of his rights?
- 14:12:22 6 A. Correct.
- 14:12:22 7 Q. All right. What happened after that?
- 14:12:28 8 A. After that we exited the courtroom lobby and we walked
- 14:13:34 9 with the defendant to our vehicle. We searched him and placed
- 14:13:46 10 handcuffs on him.
- 14:13:47 11 Q. You didn't cuff him inside the courthouse?
- 14:13:49 12 A. No, we did not.
- 14:13:50 13 Q. You didn't cuff him immediately outside the courthouse?
- 14:13:54 14 A. No, we did not.
- 14:13:55 15 O. You didn't enter the courtroom to arrest him?
- 14:14:02 16 A. No, we did not.
- 14:14:03 17 Q. All right. What happened?
- 14:14:06 18 A. We placed the handcuffs on the defendant, searched him --
- 14:14:10 19 searched his area to make sure he didn't have any other weapons
- 14:14:14 20 or anything on him. Placed him in our vehicle and took him
- 14:14:32 21 back to the Austin resident office.
- 14:14:34 22 Q. All right. Did the defendant make any statements after he
- 14:14:38 23 had been advised of his constitutional rights?
- 14:14:41 24 A. No. Other ...
- 14:14:50 25 Q. Did you talk about his immigration status?

- 14:14:57 $1 \mid A$. When we -- when we got to -- to the office, we --
- 14:15:04 2 Q. Okay. What did he tell you?
- 14:15:05 3 A. He told us that he was here illegally, and that's pretty
- 14:15:10 4 much it. Then he advised us that he wanted his attorney
- 14:15:28 5 present for anything -- any further questioning.
- 14:15:30 6 Q. Did you stop questioning him?
- 14:15:35 7 A. Yes, we did.
- 14:15:36 8 Q. Okay. Did you pull his A-file and -- you and other agents
- 14:15:43 9 pull his A-file, or his immigration file, to determine whether
- 14:15:46 10 or not he was in the country legally or illegally?
- 14:15:49 11 A. Yes. We did pull it.
- 14:15:50 12 Q. What did you find?
- 14:15:52 13 A. We found the defendant had been deported before and that
- 14:16:01 14 there was no other evidence or proof in the A-file or in our
- 14:16:05 | 15 | systems to show that he's applied for admission or had any
- 14:16:22 16 petitions pending.
- 14:16:23 17 Q. All right. Specifically in your A-file did you find an
- 14:16:28 18 order for removal from an immigration judge dated on or about
- 14:16:38 19 July 30, 2008?
- 14:16:40 20 A. Yes, we did.
- 14:16:41 21 Q. Subsequent to that did you also find a declaration from an
- 14:16:45 22 immigration officer, that they had actually witnessed his
- 14:16:48 23 deportation on or about July 31st, 2008?
- 14:16:51 24 A. Yes, we did.
- 14:16:52 25 Q. Is there any indication the defendant applied for

- 14:16:55 1 readmission into the United States?
- 14:16:57 2 A. None that we found.
- 14:16:58 3 Q. Was there any indication he applied for asylum or he
- 14:17:02 4 applied for any benefits under the Immigration and Customs
- 14:17:06 5 Enforcement purview?
- 14:17:07 6 A. No.
- 14:17:08 7 Q. No appeals? Nothing?
- 14:17:11 8 A. No, sir.
- 14:17:11 9 Q. All right. In that regard, is it your belief that he was
- 14:17:17 10 | illegally in the country after you placed him under arrest?
- 14:17:20 11 A. Yes, I do.
- 14:17:36 12 MR. MARSHALL: Pass the witness.
- 14:17:37 13 THE COURT: Mr. Peterson?
- 14:17:39 14 CROSS-EXAMINATION
- 14:17:39 15 **BY MR. PETERSON:**
- 14:17:40 16 Q. Agent Bryant, I have a few questions about the
- 14:17:48 17 circumstances of Mr. Coronilla-Guerrero's apprehension and how
- 14:17:51 18 you or your office developed probable cause that it was him
- 14:17:55 19 there at the courthouse.
- 14:17:58 20 The -- you stated the complaint in this case was
- 14:18:01 21 sworn out on February 3rd?
- 14:18:02 22 A. Correct.
- 14:18:03 23 Q. You didn't swear out that complaint, correct?
- 14:18:11 24 A. I'm not sure.
- 14:18:12 25 Q. If I show you the complaint, you'll be able to

- 14:18:15 1 double-check that, right?
- 14:18:16 2 A. Yes. No. It was not me.
- 14:18:25 3 Q. So you've had a chance to review the complaint?
- 14:18:31 4 A. Yes.
- 14:18:33 5 Q. And it was Agent Mathis that swore out that complaint,
- 14:18:38 6 right?
- 14:18:38 7 A. Correct.
- 14:18:38 8 Q. On February 3rd did you know anything about this case?
- 14:18:44 9 A. Other than the -- the complaint and the arrest warrant
- 14:18:48 10 | being issued, yes.
- 14:18:49 11 Q. Okay. So you were aware on February 3rd that the
- 14:18:52 12 complaint and arrest warrant had been issued?
- 14:18:54 13 A. Correct.
- 14:18:55 14 Q. Okay. At that time, on February 3rd, did you know where
- 14:18:59 15 Mr. Coronilla-Guerrero was?
- 14:19:00 16 A. No, I did not.
- 14:19:02 17 Q. And how did you determine where he was? What efforts were
- 14:19:08 18 | made by ICE to determine his location so that you could effect
- 14:19:13 19 the arrest warrant?
- 14:19:15 20 A. The only thing I know is that on March 3rd I was asked by
- 14:19:19 21 our management to accompany Officer Warren to effect the arrest
- 14:19:23 22 warrant. Other than that I had nothing else to do with the
- 14:19:26 23 case.
- 14:19:26 24 Q. Okay. Do you know what the hearing was relating to his
- 14:19:34 25 state court case on March 3rd that you went to?

- 14:19:37 1 A. No.
- 14:19:37 2 Q. Okay. And as far as you know, when the magistrate judge
- 14:19:43 3 signed the criminal complaint and federal arrest warrant on
- 14:19:46 4 February 3rd, did anyone advise or notify
- 14:19:49 5 Mr. Coronilla-Guerrero that this was a federal arrest warrant
- 14:19:57 6 for him?
- 14:20:02 7 A. Not that I know of.
- 14:20:03 8 Q. No one advised his attorney, Mr. Betts, either, right?
- 14:20:07 9 A. Not that I know of.
- 14:20:08 10 Q. No one attempted to serve the arrest warrant at his home,

- 14:20:13 13 Q. And nor at his attorney's office?
- 14:20:16 14 A. Not that I know of.
- 14:20:17 15 Q. Okay. So you said you personally made the arrest at the
- 14:20:21 16 county courthouse?
- 14:20:22 17 A. Correct.
- 14:20:22 18 Q. How many agents were there that day?
- 14:20:26 19 A. It was Officer Teddy Warren and myself.
- 14:20:29 20 Q. Okay. Two -- two agents from ICE that day?
- 14:20:32 21 A. Correct.
- 14:20:33 22 Q. Any agents from other agencies working with you-all that
- 14:20:36 23 day?
- 14:20:36 24 A. No, sir.
- 14:20:37 25 Q. Okay. I'm going to ask you to be a little more specific.

- 14:20:40 1 You've said twice now you were told by management to do this.
- 14:20:43 2 But you have a supervisor, correct?
- 14:20:45 3 A. Correct.
- 14:20:46 4 Q. Were you told by your supervisor to effect the arrest?
- 14:20:49 5 A. No. We're talking about -- we were told by our AFOD,
- 14:21:02 6 which is above our supervisor.
- 14:21:04 7 Q. Sorry. I don't know?
- 14:21:05 8 A. Assistant Field Office Director. He's our -- our
- 14:21:15 9 supervisor's supervisor.
- 14:21:17 $10 \mid Q$. Okay. And that's who told you to effect the arrest at the
- 14:21:31 11 country courthouse?
- 14:21:32 12 A. Correct.
- 14:21:32 13 Q. That day were you in uniform?
- 14:21:39 15 Q. Okay. Was -- the other agent, Warren, in uniform?
- 14:21:43 16 A. We don't wear uniforms.
- 14:21:45 17 Q. Do you wear any -- any external indicators that you are
- 14:21:49 18 with Immigration and Customs Enforcement?
- 14:21:55 19 A. Our badge and credentials.
- 14:22:07 20 Q. Okay. And you had your badge and credentials that day, I
- 14:22:21 21 assume?
- 14:22:22 22 A. Correct.
- 14:22:22 23 Q. Where did you have them displayed?
- 14:22:27 24 A. I had them on my hip.
- 14:22:33 25 Q. Your hip. Okay. How many arrests have you personally

- 14:22:38 1 made at a county courthouse?
- 14:22:40 2 A. Can you be -- I mean, I don't understand your question.
- 14:22:42 3 Q. As an ICE agent, how many times have you effected an
- 14:22:46 4 arrest at a county courthouse?
- 14:22:48 5 A. Lifetime or recently?
- 14:22:50 6 0. Lifetime. Let's start with that.
- 14:22:53 7 A. I -- I couldn't give you a number. I mean, I really
- 14:23:00 8 can't -- can't remember all of them.
- 14:23:04 9 Q. Okay. So you've made numerous arrests at county
- 14:23:10 10 courthouses?
- 14:23:11 11 A. Correct.
- 14:23:15 13 Courthouse before this?
- 14:23:16 14 \mid A. This was the only one.
- 14:23:17 $15 \mid Q$. Okay. And how long have you been working in the -- in the
- 14:23:24 16 Travis County office?
- 14:23:25 17 A. Since June of 2016.
- 14:23:27 18 Q. Okay. So in your experience arresting folks at the
- 14:23:52 20 Mr. Coronilla-Guerrero. A courthouse can be a busy place,
- 14:23:56 21 right?
- 14:23:57 22 A. Uh-huh.
- 14:23:57 23 Q. There's lots of individuals coming and going, right?
- 14:24:00 24 A. Yes.
- 14:24:01 25 Q. So beforehand what -- how was your plan to identify

- 14:24:05 1 Mr. Coronilla-Guerrero at the courthouse?
- 14:24:08 2 A. Our plan was to -- to go there, see who was there,
- 14:24:13 3 identify ourselves, and make the arrest. I mean, there's --
- 14:24:18 4 there's no set plan as far as, you know, you've got to do A to
- 14:24:23 5 get to B to get to C. I mean, we -- we had an arrest warrant.
- 14:24:27 6 We had a photo identity of him, so we knew what he looked like.
- 14:24:32 7 We knew he was going to be there because when I talked to the
- 14:24:38 8 deputy -- court deputy, he acknowledged that he did so check in
- 14:24:46 9 or his attorney checked in. We didn't know if it was actually
- 14:24:54 10 Mr. Coronilla who checked in, but they did advise us that
- 14:25:11 11 somebody did check in.
- 14:25:13 12 Q. Got it. Got it. So you've said that you spoke with the
- 14:25:23 13 courtroom deputy or the bailiff? I was a little confused?
- 14:25:26 14 A. Bailiff. I don't know.
- 14:25:28 15 O. The uniformed officer in court there?
- 14:25:31 16 A. Correct. The uniformed officer.
- 14:25:33 $17 \mid Q$. And before entering the courtroom, who did you notify at
- 14:25:37 18 the courthouse that you were going to be there effecting an
- 14:25:40 19 arrest?
- 14:25:41 20 A. No one.
- 14:25:42 21 Q. Okay. And before entering the courthouse, who did you
- 14:25:45 22 identify?
- 14:25:47 23 MR. MARSHALL: At this point I'm going to object to
- 14:25:49 24 the relevance.
- 14:25:50 25 THE COURT: I'll overrule it for now.

- 14:25:52 1 Q. (BY MR. PETERSON) I'm basically done with that line of
- 14:26:07 2 questioning. But, according to media reports, you-all actually
- 14:26:15 3 first went to the civil courthouse and then had to go over to
- 14:26:18 4 the criminal courthouse; is that correct?
- 14:26:20 5 A. We -- went by -- well, define which is the civil
- 14:26:23 6 courthouse because, like I said, I'm relatively new to this
- 14:26:27 7 area. So ...
- 14:26:32 8 Q. You went to a different courthouse first before you went
- 14:26:34 9 to the courthouse where you eventually arrested
- 14:26:38 10 Mr. Coronilla-Guerrero?
- 14:26:39 11 A. Correct.
- 14:26:39 12 Q. Okay. Did you let the folks at that courthouse know your
- 14:26:44 13 purpose of going?
- 14:26:46 14 A. Well, we went in to where the security is of that civil
- 14:26:52 15 courthouse, and we just asked him what -- which courthouse was
- 14:26:55 16 the right building. We didn't go upstairs. We didn't make
- 14:26:59 17 it -- didn't go into any courtroom or anything. Just pretty
- 14:27:02 18 much on the lobby floor.
- 14:27:08 19 Q. Okay. And I want to speak with you briefly about the
- 14:27:14 20 security in a courthouse and the security measures that you
- 14:27:21 21 used in this case.
- 14:27:22 22 Now, if you're not actually courthouse security, when
- 14:27:26 23 entering a courthouse, you can't bring weapons, right?
- 14:27:31 24 A. I can't speak for another agency. I don't know their
- 14:27:35 25 rules and procedures.

- 14:27:36 1 Q. Okay. Well, let's -- as an example of this, entering this
- 14:27:41 2 courthouse, if you have a weapon, you have to check it
- 14:27:43 3 downstairs, right?
- 14:27:44 4 A. Correct.
- 14:27:44 5 Q. And if you have restraints or handcuffs, you have to check
- 14:27:48 6 those downstairs, right?
- 14:27:50 7 A. Correct.
- 14:27:50 8 Q. And, generally, as far as you know, the only people armed
- 14:27:54 9 in this courthouse are those tasked with courthouse security
- 14:27:58 11 A. Correct.
- 14:27:58 12 Q. So when you went into the county courthouse on March 3rd,
- 14:28:05 13 you had to check any weapons that you -- any service weapons
- 14:28:08 14 that you had brought with you, correct?
- 14:28:09 15 A. Correct.
- 14:28:10 16 Q. Did you do that?
- 14:28:11 17 A. Yes, we did.
- 14:28:12 18 Q. Okay. And you also had to check or leave any restraints,
- 14:28:18 19 correct?
- 14:28:19 20 A. Correct.
- 14:28:19 21 Q. By that I mean handcuffs. You didn't have any handcuffs
- 14:28:22 22 on you when you effected the arrest of Mr. Coronilla?
- 14:28:24 23 A. Yes, we did.
- 14:28:38 24 Q. You were able to bring handcuffs into the courthouse?
- 14:28:42 25 A. Yes, we were.

- 14:28:43 1 Q. So the arrest was effected without weapons, but with
- 14:28:46 2 handcuffs?
- 14:28:47 3 A. The arrest was effected outside the courthouse. Not at
- 14:28:53 4 any time was Mr. Coronilla -- handcuffs were placed on him
- 14:28:55 5 inside the courthouse building.
- 14:29:00 6 Q. Okay. So he -- inside the courthouse you're saying he was
- 14:29:04 7 not under arrest, for example, in the elevator?
- 14:29:10 8 A. Well, when we exited the elevator, we -- we spoke to him,
- 14:29:20 9 we advised him of his rights, we told him we were going to
- 14:29:23 10 arrest him. And we asked him to walk with us, and he walked
- 14:29:26 11 with us.
- 14:29:26 12 Q. Okay. And you had not asked the county courthouse
- 14:29:37 13 officials to assist you with the arrest?
- 14:29:39 14 A. No. There was no officials when, like I said, we came out
- 14:29:47 15 to the lobby.
- 14:29:50 16 Q. Okay. And going back to when you asked him to go with you
- 14:29:54 17 outside, he complied, correct?
- 14:29:56 18 A. Correct.
- 14:29:56 19 Q. He didn't resist?
- 14:29:58 20 A. No.
- 14:30:00 21 Q. And, once he was on the elevator with you-all, he didn't
- 14:30:05 22 at any time try and flee?
- 14:30:10 23 A. No.
- 14:30:11 24 MR. PETERSON: I have no further questions,
- 14:30:13 25 Your Honor.

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14:30:13
       1
                     MR. MARSHALL: No questions.
14:30:14
       2
                     THE COURT: All right. I'm curious. Let me ask a
14:30:18
       3
          couple of questions of you, if I could, officer.
                     So you didn't have restraints with you in the
14:30:22
14:30:26
          elevator or in the courtroom?
       5
                     THE WITNESS: No. We did have restraints on us,
14:30:28
       6
       7
         Your Honor.
14:30:35
14:30:35
       8
                    THE COURT: You did?
       9
14:30:36
                     THE WITNESS: Yes, we did.
                     THE COURT: Okay. And had you gotten permission, I
14:30:37
      10
          guess, to go ahead and do that?
14:30:42
      11
                     THE WITNESS: Correct. When you enter the county
14:30:47
      12
          courthouse, there's an -- a lane to enter for law enforcement,
14:30:49
      13
          which we are law enforcement. So we presented our credentials
14:30:53
      14
14:30:57
          and such, and we're allowed to enter into the courthouse.
      15
                     THE COURT: Got you. So had Mr. Coronilla resisted
14:31:01
      16
          or attempted to flee or not cooperate with you, would you have
14:31:06
      17
14:31:10
          then -- what would you have done?
      18
14:31:15
      19
                     THE WITNESS: I don't want to speculate, Your Honor.
          I mean -- but, I mean, pretty much whatever -- you know, our
14:31:17
      20
14:31:19
      21
          training. We're trained. We have policy and procedures on how
          to effect an arrest. And in his case it was something
14:31:22
      22
14:31:26
      23
          different because we had media there, we had camera crews.
14:31:32
      24
          in that situation, I mean, he complied with us and we were able
14:31:35
      25
         to talk to him.
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14:31:36
       1
                     THE COURT: But if he hadn't?
14:31:38
       2
                     THE WITNESS: If he -- there's a lot of what-ifs.
                                                                             Ι
14:31:42
       3
          mean ...
                     THE COURT: Yeah. Okay. So this isn't totally
14:31:42
          germane, but you're here and it gives me an opportunity to ask
14:31:48
14:31:53
          some questions because we've been wondering exactly what the
       7
          new policies will be because things have changed a bit.
14:32:01
14:32:05
       8
                     THE WITNESS:
                                    Okay.
       9
                     THE COURT: And an arrest in a courthouse was not
14:32:07
          something that happened very often --
14:32:09
      10
14:32:11
      11
                     THE WITNESS: Right.
                     THE COURT: -- prior to this.
14:32:12
      12
14:32:14
                     But this was -- when I look at Mr. Coronilla's
      13
          criminal history here, his -- prior to this -- and it looks
14:32:16
      14
14:32:22
          like this is probably what led to his deportation -- he had an
      15
          arrest in January of 2008 where he was convicted of, looks
14:32:25
      16
14:32:29
          like, evading an arrest and unauthorized use of a vehicle when
      17
14:32:33
          he was 18. Is that -- that looks like a misdemeanor to me.
      18
                                                                             Не
14:32:38
      19
          got 180 days.
14:32:39
                     MR. MARSHALL: No, sir. That's a state jail felony.
      20
14:32:45
      21
                     THE COURT: State jail felony? Okay. So he got 180
          days?
14:32:49
      22
14:32:49
      23
                     THE WITNESS: Correct.
14:32:51
      24
                     THE COURT: Okay. And ordinarily in the past there
14:33:02
      25
          haven't been arrests outside of the courthouse -- outside of
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14:33:10
       1
          the jail, I should say, for someone in those circumstances.
14:33:13
         But that's changed.
14:33:14
       3
                     THE WITNESS: I would say for this instance what's
          changed is the new policies by the Travis County Sheriff's
14:33:17
14:33:21
          Office. If this was prior to February 1st, the defendant would
          have came to our custody through the detainer system --
14:33:26
       7
14:33:29
                     THE COURT: Right.
14:33:31
       8
                     THE WITNESS: -- versus us having to get an arrest
          warrant and, you know, present him to a court or present him to
14:33:33
14:33:37
          the AUSA's office.
      10 l
                     THE COURT: But I thought -- when was the detainer
14:33:40
      11
14:33:42
          placed, the same day as his arrest on January 25th or 26th? Or
      12
14:33:50
          I'm sorry. Ninth? It was like January 9th, I think.
      13
14:33:52
                     MR. MARSHALL: I belief the complaint says 10.
      14
14:33:54
      15
                     THE COURT: Okay.
                     MR. MARSHALL: And that would be when the detainer
14:33:55
      16
          was placed.
14:33:57
      17
14:34:00
      18
                     THE COURT: I'm just looking at pretrial. Okay.
                     MR. MARSHALL: Yes, sir. I understand.
14:34:04
      19
                     THE WITNESS: Correct. January 10.
14:34:06
      20
                     THE COURT: Okay. So a detainer would have been
14:34:07
      21
          placed then?
14:34:09
      22
14:34:17
      23
                     THE WITNESS: A detainer was placed on the defendant.
14:34:26
      24
                     THE COURT: And I thought that new policies didn't
14:34:28
      25
          change until February 1st.
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14:34:32
       1
                     THE WITNESS: Correct. And that's when the detainer
          was declined and sent back to our office. It was declined
14:34:34
14:34:44
       3
          and ...
                     THE COURT: When was Mr. Coronilla released on bond
14:34:48
14:34:50
       5
          from Travis County?
14:34:56
       6
                     THE WITNESS: It was sometime after February 1st,
          Your Honor. I don't -- I don't know the exact same -- the
14:34:58
          exact date that he bonded out.
14:35:02
       9
                     THE COURT: Well, it would have been prior to
14:35:03
          February 3rd, the date of the complaint, because I presume that
14:35:06
      10
14:35:09
      11
          complaint and warrant was served on the sheriff?
                     THE WITNESS: Correct.
14:35:22
      12
14:35:24
                     THE COURT: And the detainer would have been served
      13
          before February 1st --
14:35:31
      14
14:35:36
      15
                     THE WITNESS: Correct.
                     THE COURT: -- which I thought that the sheriff was
14:35:37
      16
          honoring those detainers --
14:35:41
      17
14:35:45
      18
                     THE WITNESS: Right.
                     THE COURT: -- at that time.
14:35:46
      19
14:35:46
                     THE WITNESS: And she was. What I -- what happened
      20
          was I don't know when the defendant actually paid the bond to
14:35:50
      21
          be released.
14:35:53
      22
14:35:55
      23
                     THE COURT: Do you have any information on that,
14:35:58
      24
          Mr. Peterson?
14:35:59
      25
                     MR. PETERSON: I'm just relying on the ICE report
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14:36:01
       1
          itself, the IA-31 that says subject was released by Travis
14:36:06
          County Sheriff's Office prior to a warrant being placed on him.
14:36:10
          And that's an addendum noted in the report with a date of
          February 6th, 2017. So it seems like that February 3rd warrant
14:36:14
14:43:50
          didn't get placed.
                     THE COURT: Before he was released?
14:43:58
       6
       7
                     MR. PETERSON: According to ICE.
14:44:00
                     MR. MARSHALL: There was a detainer pending in
14:44:02
       8
14:44:10
       9
          January.
14:44:11
                     THE COURT: That's what I'm trying to figure out.
      10
          Because ordinarily before February 1st, if a detainer had been
14:44:22
      11
          placed, ICE would have usually -- I mean, Agent Bryant, you can
14:44:41
      12
          fill me in here. But usually you-all would have gone to the
14:44:47
      13
          courthouse -- I'm sorry -- to the jail, Travis County Jail,
14:44:51
      14
14:45:22
          shortly after the detainer and picked up Mr. Coronilla.
      15
                     MR. MARSHALL: Well, one thing we do is, if there's
14:45:35
      16
          pending state charges and the county's interested in pursuing
14:45:39
      17
14:45:44
          those charges, we'll leave the defendant.
      18
14:45:46
      19
                     THE COURT: Right.
                     MR. MARSHALL: The detainer is just a matter of
14:45:51
      20
14:46:02
      21
          comity where they --
      22
                     THE COURT: But he got out on bond somewhere.
14:46:03
14:46:06
      23
                     MR. MARSHALL: Somewhere after February 1st.
14:46:08
      24
                     THE COURT: That's what I'm trying to figure out, was
14:46:11
      25 l
         it before or after February 1st.
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14:48:18
       1
                     MR. MARSHALL: Don't know. We filed the -- the
14:48:31
          complaint, had the warrant issued, and tried to file it. And
14:48:36
       3
          that was not -- the detainer was placed, and I think it was not
14:48:47
          honored.
       5
14:48:49
                     THE COURT: Okay.
                     MR. MARSHALL: Because we filed the detainers
14:48:50
       6
          immediately after -- well, I think you have something in front
14:48:57
14:49:05
       8
          of you.
14:49:05
       9
                     THE COURT: Okay. I was just handed -- thank you.
          Our crack staff here, the Pretrial Office, Mr. Nava, it's a
14:49:12
      10
          printout from Travis County's Web page that shows bond was
14:49:18
      11
          posted on January 10th, same day as the arrest.
14:49:22
      12
14:49:27
      13
                     MR. MARSHALL: Yeah. I don't know when he got out.
14:49:29
      14
                     THE COURT: So ...
                     MR. MARSHALL: Could have been that.
14:49:30
      15
                     THE COURT: It would have been -- it sounds like the
14:49:32
      16
          day of or after his arrest he was -- he was already out on
14:49:34
      17
14:49:38
      18
          bond.
14:49:38
      19
                     THE WITNESS: Uh-huh.
                     THE COURT: So the detainer was either not -- you-all
14:49:41
      20
14:49:48
      21
          weren't able to get to the jail, because, ordinarily, on
14:49:54
      22
          January 10th you would have been able to access the jail.
14:50:04
      23
                     THE WITNESS: Correct, Your Honor. Like I said, what
14:50:06
      24
          normally happens is we'll place the detainer and Travis County
14:50:11
      25 has, ultimate, the last control. We don't -- just because we
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14:50:15
       1
          place the detainer, not necessarily are we going that exact day
14:50:24
       2
          to pick him up.
14:50:25
       3
                     THE COURT: Let me go back a sec.
14:50:44
       4
                     THE WITNESS:
                                    Okay.
14:50:49
       5
                     THE COURT: So my understanding is that you placed a
          detainer and then, ordinarily, old system, you-all would go
14:50:51
       7
          interview that person in the jail?
14:51:02
       8
                     THE WITNESS: Correct.
14:51:04
       9
                     THE COURT: Did that happen in this case?
14:51:04
                     THE WITNESS: The Austin office did not because the
14:51:06
      10
          detainer was placed by our San Antonio Command Center. At that
14:51:10
      11
          time they were using -- anytime they got a biometrics hit that
14:51:14
      12
14:51:18
      13
          confirmed this individual was in custody, they were
          automatically lodging a detainer.
14:51:27
      14
14:51:29
                     THE COURT: Right. But then usually you follow up
      15
14:51:32
          and have an interview to confirm the identity?
      16
14:51:36
      17
                     THE WITNESS: From our office I didn't see anything
14:51:38
          in the file that indicated that somebody from our office --
      18
14:51:41
      19
                     THE COURT: Correct. Maybe that happened and he got
          bonded out before even that step had occurred?
14:51:48
      20 l
                     MR. MARSHALL: Could be.
14:51:51
      21
                     THE WITNESS: Could be.
14:51:51
      22
14:51:52
      23
                     THE COURT: Okay. All right. Well, I got
14:51:56
      24
          distracted.
14:51:57
      25
                     So my question was that -- that the policy seems to
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14:52:02
       1
          be changing. I'm just trying to get a sense where we are now
14:52:06
          and what we can expect as far as arrests. And, you know,
14:52:17
          there's a lot of different things have been published and
          nobody's -- you know, we don't know for sure what to expect.
14:52:20
14:52:24
          Maybe you know. If you don't, fair enough.
                     But this arrest occurred at the direction of your
14:52:27
       6
14:52:30
       7
         field office director?
14:52:31
       8
                     THE WITNESS: Correct.
                     THE COURT: Okay. And, you know, there's been
14:52:37
       9
          questions about whether Austin's being targeted, and we have --
14:52:40
      10
          we had a briefing that your immediate supervisor, I guess,
14:52:54
      11
          Agent Shaffer --
14:53:01
      12
                     THE WITNESS: Yes, sir.
14:53:02
      13
                     THE COURT: -- came and briefed me and the magistrate
14:53:03
      14
14:53:12
          judge, Judge Lane, that -- at the very end of January that we
      15
          could expect a big operation or agents coming in from out of
14:53:17
      16
          town. There was going to be a specific operation, and it was
14:53:22
      17
14:53:27
          at least related to us, in that -- meaning that it was a -- it
      18
          was a result of the sheriff's new policy that this was going to
14:53:30
      19
14:53:35
          happen. Are you aware of that?
      20
                     THE WITNESS: Yes, Your Honor.
14:53:37
      21
                     THE COURT: Okay. And that's the one we heard about
14:53:38
      22
14:53:42
      23
          where 50-some-odd people were arrested.
14:53:58
      24
                     THE WITNESS: Yes, Your Honor.
14:54:00
      25
                     THE COURT: Okay. And my -- my understanding is what
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14:54:05
       1
          was told us is one of the reasons that happened was because the
14:54:08
          meetings that occurred between the field office director and
       2
14:54:11
       3
          the sheriff didn't go very well.
14:54:14
                     THE WITNESS: That's -- that's new knowledge to me,
14:54:17
       5
          Your Honor.
14:54:17
       6
                     THE COURT: Above your pay grade?
       7
14:54:18
                     THE WITNESS: Yes. Yes.
14:54:19
       8
                     THE COURT: All right. Fair enough. Fair enough.
                     All right. Do you anticipate or do you know whether
14:54:21
       9
          we're going to continue to have arrests like this one
14:54:24
      10
          occurring, or is it going to be, you know, where it's --
14:54:30
      11
          there's targeted people outside of the jails that you're going
14:54:33
      12
14:54:36
          to try to be picking up in addition to what you were doing
      13
          before the sheriff's policy changed?
14:54:40
      14
14:54:43
                     THE WITNESS: As far as I know, this incident was an
      15
          isolated incident. This wasn't the norm. This is not
14:54:47
      16
14:54:51
          something that is going to become pattern of practice, so to
      17
14:54:55
          speak, that we're going to go to the courthouse and --
      18
14:54:58
      19
                     THE COURT: Not so much the courthouse. But just in
14:55:00
      20
          general, whether we can expect more arrests, more prosecutions,
14:55:04
      21
          than we were prior to this.
                     THE WITNESS: I would say just say, based off the new
14:55:08
      22
14:55:10
      23
          administration and the priorities or them doing away with the
14:55:25
      24
          prior administration's --
14:55:30
      25
                     MR. MARSHALL: I've got to stop him at this point.
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14:55:37
       1
                     He can't talk about that right now, and I don't want
14:55:40
          him to get in trouble.
14:55:41
        3
                      THE COURT: Fair enough. Fair enough. All right.
14:55:43
       4
                     MR. MARSHALL: I can answer most of those questions,
14:55:45
       5
          if you want an answer.
                     THE COURT: I mean, sure. If you --
14:55:46
       6
       7
                     MR. MARSHALL: Make sure we're done with him.
14:55:47
       8
                     THE COURT: Yeah. I have no more questions.
14:55:49
       9
                     MR. MARSHALL: I just have a couple.
14:55:50
14:55:52
                     THE COURT: And you might have some, and I'll let
      10
14:55:54
      11
          Mr. Peterson ask some.
                                   REDIRECT EXAMINATION
14:55:55
      12
          BY MR. MARSHALL:
14:55:55
      13
                You said you had your credentials when you went over
14:55:55
      14
          there. Were you wearing a suit like you're wearing today?
14:56:03
      15
                No, I was not.
14:56:11
      16
          Α.
                Okay. So you just had your badge on your belt?
14:56:12
      17
                Correct.
14:56:14
      18
          Α.
                That was it?
14:56:15
      19
          Ο.
14:56:16
      20
          Α.
                Correct.
14:56:16
      21
          Q.
                Okay.
                     THE COURT: Mr. Peterson, any questions?
14:56:17
      22
14:56:19
      23
                     MR. PETERSON: No, Your Honor. I have no further
14:56:23
      24
          questions.
14:56:24
      25
                     MR. MARSHALL: Thank you.
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14:56:26
       1
                     THE COURT: You may step down. I appreciate it.
14:56:28
          Sorry to grill you on the administrative policy -- or
15:14:04
       3
          administration and the policy.
                     MR. MARSHALL: I understand your curiosity, and I've
15:14:06
15:14:09
          got -- and it doesn't really go to probable cause, but I
          understand what we're doing. When this initially occurred, I
15:14:19
          was actually the attorney that handled this for the U.S.
15:14:21
15:14:23
          Attorney's Office. We were told that there were a number of
15:14:26
          people -- there were two separate operations going on.
15:14:34
                     There were a bunch of people that were deportable,
      10
15:14:39
          and my understanding is that was a separate action. But that's
      11
          part of the big operation that Mr. Shaffer was talking about.
15:14:42
      12
15:14:45
      13
          Those are not cases we deal with.
15:14:47
      14
                     THE COURT: Right.
15:14:48
                     MR. MARSHALL: All the time.
      15
15:14:50
                     THE COURT: And you remember the days ten years ago
      16
          when we dealt with a lot of the cases.
15:14:52
      17
15:14:54
                     MR. MARSHALL: Right. And that ain't going to come
      18
          back as far as I know. Now, as the agent indicated, we've got
15:14:57
      19
          a new administration and I have no clue what's happening. And
15:15:01
      20
15:15:11
      21
          I can tell you that I have no new direction from the Attorney
          General, and I have no new direction from the Immigration and
15:15:17
      22
15:15:22
      23
          Customs Enforcement people or from HSI. And so that, as far as
15:15:35
      24
          a policy matter, if it's going to change, is still in D.C.
15:15:42
      25
                     THE COURT: It's got a ways --
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15:15:44
       1
                    MR. MARSHALL: We've got no direction.
15:15:49
       2
                    THE COURT: It's got a ways to go.
15:15:51
       3
                    MR. MARSHALL: It does. And I suspect that's going
          to be several months down the road. They have other things
15:15:53
15:16:06
          they're dealing with. With regard to this particular
          operation, that 50-some-odd person deal was both civil and
15:16:15
          possibly criminal. In other words -- and a lot of people don't
15:16:25
15:16:27
          understand this -- a big part of the immigration system is a
          civil action. You have people that are deportable for whatever
15:16:30
          reason that we never deal with, and then you have people that
15:16:36
      10
          are -- have illegally reentered or illegally entered the United
15:16:42
      11
          States. That's what we deal with.
15:16:46
      12
15:16:50
      13
                    In that respect I can tell the Court that there was
          no huge increase. I think you saw a bump, but that was due to
15:16:53
      14
15:16:57
          the policy change, where we had to actually get complaints
      15
          filed right away and get a warrant issued. My understanding is
15:17:00
      16
          that the sheriff will honor a warrant if it's filed on time.
15:17:04
      17
15:17:08
                     I think part of the deal with this case was it was in
      18
                      Nobody really knew what that meant or who was
15:17:11
      19
          transition.
          going to do what or what will be honored or not. I can tell
15:17:14
      20
          you that the sheriff's indication that they would honor a
15:17:18
      21
          warrant came well after January 10th. That was late January,
15:17:20
      22
15:17:24
      23
          early February.
15:19:57
      24
                    THE COURT: And my confusion was we were still
15:20:03
      25
         getting arrests in the end of January. I know because I was on
```

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15:20:11
       1
          duty.
15:20:11
       2
                     MR. MARSHALL: Sure.
15:20:12
       3
                     THE COURT: It's March.
15:20:13
       4
                     MR. MARSHALL: So was I.
15:20:14
       5
                     THE COURT: So it's March, so I'm back again. But we
          were still getting them sort of in the traditional sense. They
15:20:18
       7
          were bringing them from Travis County Jail the same day --
15:20:33
15:20:36
       8
                     MR. MARSHALL: Right.
                     THE COURT: -- to the ICE office and then over here
15:20:36
       9
         by 11:00, like you've been doing.
15:20:48
      10
                     MR. MARSHALL: And I suspect the vast majority will
15:20:49
      11
          continue to be that way. As I said, my understanding is the
15:20:52
      12
15:20:55
      13
          sheriff will honor a warrant. So as long as the warrant is
          filed, and that's why we issued a number of complaints --
15:21:00
      14
15:21:06
      15
                     THE COURT: At the end --
15:21:07
                     MR. MARSHALL: -- to get warrants at the end of
      16
          January. That was just to make sure that the sheriff had a
15:21:09
      17
15:21:12
          warrant on file and would honor the detainer.
      18
                     Normally you wouldn't see that bump because, as you
15:21:15
      19
15:21:18
          said, we like to let the state process run. They have custody
      20
15:21:22
      21
          of the defendant. If they have charges they want to pursue,
                                   That's up to the DA. That's why we
15:21:25
      22
          they can pursue them.
15:21:28
      23
          would file the detainer and say, hey, when you're done with
15:21:30
      24
          them, we need them over here because we have a federal
15:21:34
      25
          violation. Because of the flux, that's why you've got that
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15:21:38
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         bolus of complaints.
15:21:39
       2
                     In my experience -- and I think you'll see this in
15:21:42
          the coming month -- the number of cases we're filing is
          deplete -- is coming back to basically where it was before
15:21:50
15:21:55
          because there's been no policy change. We're still dealing
          with people that are convicted felons, people that have been
15:21:59
          arrested, people that have a certain matrix. There's no
15:22:03
15:22:12
          specific set policy. But, as the Court knows, that's pretty
15:22:16
          much what we file. And that's where we are. There's been no
15:22:19
          huge change in policy. This was a procedural deal based on a
      10
          new administration. So that's all.
15:22:26
      11
                     THE COURT: Okay. It's always concerning when
15:22:33
      12
15:22:47
          somebody gets arrested in the courthouse and the situation.
      13
          I'm glad -- it's better than I thought it was.
15:23:12
      14
                     MR. MARSHALL: No. And one of the reasons --
15:23:15
      15
                     THE COURT: It's still a little dangerous. I mean,
15:23:16
      16
          had Mr. Coronilla not been cooperative and started running
15:23:19
      17
15:23:28
          around the courthouse --
      18
                     MR. MARSHALL: Well, I understand that. But then
15:23:28
      19
15:23:31
      20
          again --
                     THE COURT: -- there's no telling what would have
15:23:31
      21
          happened.
15:23:37
      22
15:23:37
      23
                     MR. MARSHALL: These agents approached in a
15:23:39
      24
          reasonable and professional manner, notified law enforcement,
15:23:42
      25 l
         both at security and up at the courthouse bailiff. They did
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15:23:46
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          not hang in the courtroom. Mr. -- this defendant,
15:23:54
       2
          Mr. Coronilla, was actually with his attorney.
15:23:57
       3
                     THE COURT: Right.
                    MR. MARSHALL: Quite frankly, in a public place, in a
15:23:57
       4
15:24:00
          courthouse with a bunch of judges and your attorney, if I had
          to be arrested, that's pretty much what I'd want. I'm standing
15:24:04
       7
          by counsel, and I'm safe.
15:24:16
15:24:19
                     THE COURT: I agree if everything goes well. It's
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15:24:26
       9
          just when you have somebody --
15:24:30
                    MR. MARSHALL: And I'm not -- I'm not advocating that
      10
          one way or the other. Quite frankly, that is a -- a
15:24:33
      11
          enforcement measure that I have nothing to say about. It's up
15:24:43
      12
15:24:46
          to the law enforcement agency. But I've got to say, in this
      13
          instance, the agents acted professionally, they acted
15:24:50
      14
15:24:53
          appropriately, they weren't overbearing.
      15
                     THE COURT: And look. I mean, we -- you know, I see
15:24:55
      16
15:24:58
          Agent Bryant and Agent Warren and Agent Mathis all the time.
      17
15:25:03
          They're very professional. They do a great job. And I
      18
      19
          don't --
15:25:10
15:25:10
                    MR. MARSHALL: And that's what they have to do.
      20
                    THE COURT: Yeah. All right. I appreciate it.
15:25:17
      21
                    All right. On the issue of probable cause, I do find
15:25:21
      22
15:27:55
      23
          that there is sufficient evidence to find that it is probable
15:27:59
      24
          that Mr. Coronilla-Guerrero did violate Title 8, 1326. So I'll
15:28:06
      25
         hold the case over for presentment of that case to the grand
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jury for indictment.
15:28:09
       1
                     Anything else in this case that we need to address at
15:28:10
       2
15:28:17
       3
          this time?
15:28:18
                     MR. MARSHALL: Nothing from the government.
15:28:20
       5
                     MR. PETERSON: No, Your Honor. Thank you.
15:28:24
       6
                     THE COURT: Thank you. You-all may be excused.
15:28:27
       7
               (Proceedings concluded at 10:36 a.m.)
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REPORTER'S CERTIFICATE I, Arlinda Rodriguez, do hereby certify that the foregoing was transcribed from an electronic recording made at the time of the aforesaid proceedings and is a correct transcript, to the best of my ability, made from the proceedings in the above-entitled matter, and that the transcript fees and format comply with those prescribed by the Court and Judicial Conference of the United States. /S/ Arlinda Rodriguez March 29, 2017 ARLINDA RODRIGUEZ DATE