

1 to do, how to react, but I kept my composure. I said, "You have
2 to do what you think is right."

3 And then we got up. And then she said to me that she had no
4 health insurance. And that's when I questioned her and said,
5 "Your ex-husband doesn't provide for your family with health
6 insurance?"

7 And she said, "No."

8 And I said, "Well, how much is health insurance?"

9 She said, "\$3,000. And I -- I need \$3,000 for health
10 insurance."

11 I said, "Okay. I'll get it for you."

12 Q. Was Mr. Sypher present for this -- during this meeting?

13 A. He was up at the top of the stairs.

14 Q. Okay. And this is his condominium?

15 A. It is.

16 Q. Okay. And you are aware that the defendant accused -- has
17 accused you of raping her a second time during that meeting in
18 the condominium?

19 A. Yes. That did not take place.

20 Q. All right. When she left that meeting on -- do you recall
21 about what time that meeting took place?

22 A. I would venture to say maybe 8:00 or so.

23 Q. Okay. And when that meeting concluded, do you know what --
24 if she had made a decision about whether she was going to
25 terminate the pregnancy or not?

1 A. No. She said she was going to think about it and maybe get
2 counselling on it. And I told her that was a good idea. I did
3 not say any of the things that were reported.

4 Q. Okay. Did he -- did you learn shortly thereafter that she
5 had decided to have an abortion?

6 A. Yes.

7 Q. All right. Do you recall how you learned that?

8 A. I called Tim and Tim said that they were driving to
9 Cincinnati. And he said -- and when he called me back -- I
10 believe he was on his way to Massachusetts to visit his
11 family -- and he just told me that he drove her to Cincinnati
12 and drove her home.

13 Q. Okay. If we can backtrack a little bit. How did -- I
14 didn't word my question very artfully. Whose decision was it to
15 go to Cincinnati?

16 A. She just said to me that -- "I can't go in Louisville.
17 Everybody knows me here. I've been through this before and I
18 can't do that."

19 And so I believe myself or Tim found a place in Cincinnati.

20 Q. All right. And did you ask Mr. Sypher to assist her in some
21 way in finding a place where she could go?

22 A. Yes.

23 Q. Okay. And why didn't you do so yourself?

24 A. I was leaving town and I had a contractual obligation that I
25 had to leave town. And after finding the place in Cincinnati, I

1 did not know whether she was going or not.

2 Q. Okay. Did you learn later that Mr. Sypher had taken her to
3 Cincinnati?

4 A. I did.

5 Q. Okay. And I think that's what you were describing earlier.
6 You did learn that she -- Mr. Sypher took her to Cincinnati --

7 A. That is correct.

8 Q. -- and she did in fact have an abortion?

9 A. Yes.

10 Q. All right. You were out of town at the time that that
11 occurred?

12 A. That's true.

13 Q. All right. Did you make some efforts to contact the
14 defendant once you found out she was going to terminate the
15 pregnancy, just to check and see --

16 A. Afterwards?

17 Q. Yes, afterwards?

18 A. Yes, I called to see how she was doing.

19 Q. All right. Did you -- did you ever get -- actually speak to
20 the defendant about that?

21 A. I believe I left her two messages.

22 Q. Okay. In the -- in the course of our meeting in the last
23 month or so, have you had an opportunity to listen to some
24 voicemail messages that you left for the defendant?

25 A. Yes.