

In The Matter Of:

Adelman v.

Boy Scouts

Kristopher Leon

March 14, 2011

Friedman, Lombardi & Olson
19 West Flagler Street, Suite 924

Miami, FL 33130

(305) 371-6677

Original File 031411KL.txt

EXHIBIT

C

tabbles

Page 121

1 the people at the hospital check anyone else?
2 A. No.
3 Q. Did anyone from the South Florida Council
4 ever come and ask you what happened on the hike?
5 A. No.
6 Q. Did anyone from the Boy Scouts of America
7 ever come and ask you what happened on the hike?
8 A. No.
9 Q. Did anyone from the church come and ask you
10 what happened on the hike?
11 A. No.
12 Q. Did anyone from Troop 111 come and ask you
13 what happened on the hike?
14 A. Yes.
15 Q. Who was that?
16 A. The kids.
17 Q. Did any of the adult leaders of Troop 111
18 come and ask you what happened on the hike?
19 A. No.
20 Q. Thank you very much. I appreciate you
21 coming here today.
22 A. Thank you.
23 MR. HASTY: Do you have any questions?
24 MR. WINSBY: No.
25

Page 122

1 CROSS EXAMINATION
2 BY MR. HASTY:
3 Q. Kris, when Mrs. Adelman pulled up to drop
4 Michael off did you see her and him in their vehicle?
5 A. Yes.
6 Q. What kind of vehicle was it?
7 A. A van.
8 Q. What did you see happen?
9 A. I saw them fighting. Not violence, but
10 seeing them -- like yelling.
11 Q. Were you able to hear what they were saying
12 to one another?
13 A. No.
14 Q. But you know that they were raising their
15 voices at one another?
16 A. Yes.
17 Q. And then when you saw Michael leave the van
18 where did he go versus where you were located?
19 A. He -- he went and said "hi" to us.
20 Q. Before you left to go in the car -- in the
21 truck -- Mr. Crompton's truck to go to the park --
22 did Michael stretch or complain about his legs in the
23 morning?
24 A. No. Wait. Yes. He did. Actually.
25 Q. So before -- when you're at the church --

Page 123

1 A. I saw him stretch.
2 Q. And he was telling you what about his legs
3 then?
4 A. He wasn't telling me nothing about his
5 legs, but I saw him stretch.
6 Q. The same stretches as he was doing on the
7 trail?
8 A. Yes.
9 Q. You told Mr. Peltz that you started
10 hydrating the day before the hike.
11 Where did you learn to do that?
12 MR. PELTZ: Object to the form.
13 A. Huh?
14 MR. PELTZ: Go ahead.
15 A. Mr. Schmidt and -- he told me about you
16 should be always hydrated. Not have -- you want
17 water in your body.
18 Q. You learned that from prior hikes?
19 A. Yeah.
20 Q. You learned that from Mr. Schmidt as a
21 scoutmaster to hydrate the day before you go on a
22 hike?
23 A. Yes.
24 MR. PELTZ: Object to the form and
25 predicate.

Page 124

1 Q. Did you make that your practice to do as a
2 scout -- to hydrate the day before a hike?
3 A. Yes.
4 Q. Did you hear that information shared in
5 scout meetings when hikes were being discussed?
6 A. Yes.
7 Q. Now, you were asked a lot of questions
8 about the hike. I'm going to go through some of
9 them. Not all of them.
10 When you were at one of the stops you told
11 us that you gave Michael a Gatorade packet.
12 What place along the trail was that?
13 A. It was in the 10th when I gave him the
14 water and the Gatorade mix.
15 Q. Now, did you actually see Michael eat an
16 energy bar at the 10-mile stop?
17 A. No.
18 Q. Did he eat an energy bar at the 7-mile
19 stop?
20 A. Yes.
21 Q. And you saw him eat?
22 A. Yes.
23 Q. Did you eat all the energy bars you had or
24 did you have some left when you came back from the
25 hike?