Youve seen the 2 different med examiner reports. Are they contrary to your different statements and subsequent testimony at trial?

-Yes they are.

Were you severely visually impaired in July 1999?

-Yes. I was diagnosed with Farsightedness and Astigmatism at age 9. My condition was made worse by my continued refusal to wear corrective lenses. I was not wearing any corrective lenses at the time period in question.

Were you, as both Robert Johnson and Tanzy Lanier stated, at the lake house with them during those hours of July 9 into the morning of July 10?

-Yes. I remember helping Tanzy with dishes and I remember going to sleep shortly after.

You've seen the different statements and subsequent testimony of Jeffrey Page. Are they contrary to your statements and subsequent statements at trial?

-Yes they are.

Were you drinking and had eaten 8 xanax that he had given you during the time he said you were telling him Scott had killed someone?

-Yes. Jeffrey Page was the one who gave me the Xanax. I was also drinking beer.

What does drinking and eating 8 xanax do to you?

-Xanax makes me extremely slow, sluggish, unable to think clearly or speak without slurring my words. Add beer to that and it would have put me to sleep for many hours.

Knowing Scott as you do, would he ever tell anyone especially a perfect stranger that he had murdered someone?

-Absolutely not.

How did you get the atm card and pin number?

-Chris Gaileys wallet with atm card was in my purse. I was holding it for him. He told me the pin number. I was sexually involved with him, unbeknownst to Scott or to anyone else for that matter.

Did the cops ever ask you to ID anyone who used the atm card?

-No they did not.

When you testified at the trial in reference to Chris Poole writing your statements, when asked why your statements were different and why you didn't have an answer for why they were different, what did you mean by: " if that's what Mr Poole says then I'm sure that's what I told him"?

-Because I could not and still cannot explain why my statements were different. Chris Poole guided and wrote down a lot of the things contained in the second statement so I deferred back to him. He was the one in control of what happened to me at the time of my arrest and when I gave my second statement.

Did the cops threaten to take your child away and to charge you with the murder if you didn't testify against Scott?

-They didn't threaten to have DSS or any agency take my (then 3 year old) son but they did allow me to briefly see my child and told me that if I "cooperated and helped them put Scott away", then I would be "ok" and I would be able to raise my son.

Explain the different ways in Which you were interrogated?

-The night I turned myself in, I honestly remember very little about my first interrogation. I was drunk on beer and high on marijuana when the police came to pick me up at my Charlotte, NC residence. I remember the police telling me that I needed to put my beer down and I was so drunk that I laughed and quickly drained it.

The next morning, I was taken to Montgomery county. I was sober by then. I was interrogated first off-camera and then videotaped.

Did law enforcement or anyone else ever try to get you to say that Scott committed any other crimes or murders other than what he was already charged with?

-Yes.

At any time did LE display disregard for the so called victim in this case?

-Yes.

Explain how they did the 2 previous things and who was involved.

-At some point early on in my 2 year incarceration, Chris Poole took me to a room with several members of LE present. Barry Bunting was one of them. They questioned me as to whether I'd ever seen Scott in possession of any "Dale Earnhardt memorabilia". I remember that Mr. Bunting appeared to be very disappointed and angry that I could not recall ever seeing Scott with the items he asked about.

Also at some point, 2 SBI officers took me out of the MCJ and questioned me as to whether Scott might be involved with a former attorney of mine, Lane Brown of Albemarle, NC. They were trying to tie Scott in with a murder that they believed Mr. Brown was associated with in some way.

-About a year (timelines during incarceration are estimates) into my incarceration, I was verbally disrespectful to Sheriff's deputy Pierce. Deputy Pierce entered my cell in the MCJ and physically assaulted me. I wrote a grievance on him. A few days later, I was taken to see The Sheriff x Jordan. He told me that I had better start behaving, that he didn't give a shit if I was the states witness. He said he didn't give a shit about the murder. He said he would drop charges on Scott and convict me of the murder. This exchange was witnessed by a female deputy (Ms. P?? Black lady) who had also witnessed Deputy Pierce assault me. Sheriff Jordan had her say in front of me that she didn't see Deputy Pierce assault me. Later she was promoted to Sergeant or Lieutenant. I understood that she probably had no choice and I didn't blame her one bit for saying she didn't see what happened.

Another time, I had misbehaved and was told by Captain Ritter that if I didn't behave, she would lock me in a cell with Scott Allen and let him beat the shit out of me.

Were there different times in which you were interrogated both with and without a Video camera?

-Yes. I'm not sure about my initial interrogation, as I was drunk and high. But the next morning, I was interrogated first without the camera and then with the camera. I believe I was also interrogated a few more times but I don't recall whether it was taped.

Did you ever during any of the questioning state that you wanted an attorney present but the questioners kept going?

-I don't believe that I ever asked for an attorney. I was told by Chris Poole that if I cooperated, then I would "be ok" and be able to raise my son. I definitely knew and understood that my future depended on my testimony against Scott. I never felt like there was any point to me having an attorney during questioning because Mr. Poole told me that I could be convicted of murder if I did not cooperate.

Before you testified at the trial, were you brought in by the prosecution to go over what you were to say?

-Yes. I was summoned to the Montgomery county DAs office to meet with Kristin Allen approximately 1-2 weeks before Scotts trial.

Would you have been able to recall what you were to say otherwise?

-Absolutely not.

Were you medicated and / or inebriated when you testified?

-Yes. At the time of the trial, I was a heavy drinker. I had consumed several drinks of Rum before driving to the Randolph county courthouse for my testimony. I also smoked marijuana on my way to the trial. I am surprised that people could not smell the liquor on my breath at the trial. I also carried a water bottle filled with Rum in my pocketbook and consumed several drinks when I went to the ladies room during the time I was at the Randolph county courthouse.

Knowing now what information was withheld from you by the prosecution, would you have testified in the same way or at all?

-Absolutely not. I would have demanded an attorney from the first moment. Had I not been drunk and high when I turned myself in, I would have refused to speak and consulted with an attorney first.

Did you testify truthfully to every question asked either by defense or prosecution?

-No I did not.

Do you fear retaliation by the prosecution and or LE because you have come forward now to set the record straight?

-Yes I do. The prosecution made it clear to me that at any time, they could re-charge me with Murder or accessory.

As you stated to Scott in a letter that you wrote to him before trial, are you and he "innocent of this"?

-Yes we are.

Were you at any time threatened or coerced into answering these questions or urged to provide any answer other than your own?

-No. I came forward of my own free will and accord. I did so before ever speaking to Scott. In fact, I had not spoken to him since 1999 and had not corresponded with him at all since my release from the MCJ in 2001.