

EXHIBIT H

(Affidavit of Juror No. 785)

COURT REPORTERS OF
LUNA SHARKY MEDIA

STATE OF SOUTH CAROLINA)
)
COUNTY OF COLLETON)

AFFIDAVIT OF [REDACTED] JUROR #785

PERSONALLY appeared before me, [REDACTED] who being first duly sworn, deposes and states as follows:

1. I was juror #785 in the case of *State of South Carolina v. Richard Alexander Murdaugh* tried in Colleton County, South Carolina.
2. During the presentation of the defense case, after President's Day but before Mr. Murdaugh testified in his own defense, Colleton County Clerk of Court Rebecca Hill told the jurors not to be "fooled by" the evidence presented to the jury by Mr. Murdaugh's attorneys.
3. In late February 2023, Ms. Hill questioned me about a Facebook post on the Walterboro Word of Mouth page. She summoned me to speak with her alone in an office in the courthouse. She told me someone emailed her about a post my ex-husband, Tim Stone, purportedly made, which purportedly stated that I made comments to him about the guilt or innocence of Mr. Murdaugh. She directly asked me whether I was inclined to vote guilty or not guilty. I told her I had not made up my mind and that I wanted to hear all the evidence before deciding.
4. Ms. Hill said the post said I had been drinking with my ex-husband, and that while drunk with him I expressed opinions on the guilt or innocence of Mr. Murdaugh. That never happened, and I told Ms. Hill it never happened. I did not go "drinking" with my ex-husband—in fact, I had not seen him in approximately ten years.
5. I asked to see the post, but Ms. Hill would not or could not show it to me. I have never seen it, and, to my knowledge, no one has.

6. Later that day, Ms. Hill told me SLED and Colleton County Sheriff's Office personnel went to my ex-husband's house, and he purportedly confirmed he made the post. She told me she would "reinstate" a restraining order I previously had against my ex-husband.
7. I did not know about the "apology" post referencing Satan until Ms. Hill's book was published. I have since reviewed that post and can definitely state the post is not by my ex-husband. He does not go by "Timothy," the profile picture is not him, and the phrasing of the post is not phrasing he would use. It appears to be a post by another person who happens to have the same name. It does not appear to be a post to the "Walterboro Word of Mouth" Facebook page.
8. When Ms. Hill first asked me about the Facebook posting purportedly made by my ex-husband, I showed her a picture of my ex-husband. For that reason, I now believe she always knew the "apology" post referencing Satan was not posted by my ex-husband.
9. On March 2, 2023—the day of the verdict—I received a call from my ex-husband, Tim Stone, as I was getting on the bus to travel with the rest of the jurors to the courthouse. I did not answer. This phone call upset me greatly and I asked to speak with the clerk of court, which I did by telephone using bailiff "Mr. Bill's" phone. I told her I was scared. She said that "the Murdaughs" probably "got to him."
10. Ms. Hill then again asked me questions about my opinion regarding Mr. Murdaugh's guilt. She asked if I was leaning one way or the other. I told her that Creighton Waters' closing was good, but I still had questions. She asked me what kind of questions and I replied, questions about the guns. She asked what would make me think he is innocent. I stated that no murder weapon was found. She then asked, "well, what makes you

think he's guilty?" I said Paul's video at the dog kennels. She then stated that everything Mr. Murdaugh has said has been lies and that I should "forget about the guns, they will never be seen again."

11. Ms. Hill then asked about the views of the rest of the jury. She told me if the foreperson would "just go in and ask for a raise in hands this would be over and done with." She said, "everyone needs to be on the same page." She then again said she would "reinstate" a restraining order I previously had against my ex-husband and that she would call Judge Newman about the restraining order.
12. I then went to the jury room. Approximately ten minutes later, I was excused from the jury. During the proceedings, I asked Judge Newman if he had spoken with the Clerk of Court. He only said this is not because of your ex-husband.
13. Two weeks later, I did answer a call from my ex-husband. I angrily confronted him about the post he purportedly made, because I knew I had not made the comments he claimed I made. He emphatically denied ever making any such Facebook post and genuinely seemed not to know what I was talking about.
14. On one day during my jury service, approximately one or two weeks before the verdict, [REDACTED] juror #864, and [REDACTED] juror #826 were in the single-toilet unisex bathroom together for an extended period. They were known to do so frequently to discuss the case. [REDACTED] juror #729, referred to it as "A and D" time.
15. In the van going to the courthouse, [REDACTED] juror #864, said Special Agent David Owen lied on the stand but that nothing would happen to him.
16. When we visited the Moselle crime scene, Ms. Hill and [REDACTED] juror #826, walked off together, avoiding other jurors in order to have a private conversation.

17. I own a rental property which is leased to two tenants, Deborah Webb and Clifford Dandridge. On Saturday, February 18, 2023, I delivered a refrigerator to the property.
18. I was removed from the jury on the day of the verdict because a co-worker of Ms. Webb purportedly said I expressed an opinion on Mr. Murdaugh's guilt or innocence while delivering the refrigerator. Ms. Webb then worked at Domino's Pizza in Walterboro, so the co-worker would be some employee of Domino's Pizza in Walterboro. I do not know whether Ms. Webb actually made any such statement at Domino's Pizza or whether a co-worker actually heard any such statement.
19. After I was dismissed from the jury, I spoke with Ms. Webb and Mr. Dandridge, who both vehemently stated to me and my husband that the affidavits the prosecution drafted for their signature was not what they said to him. They told me SLED showed up at their home at 10pm, after they were asleep, removed them from their home, put them in separate cars, and questioned them. Mr. Dandridge said he told them I did not say anything about Mr. Murdaugh's guilt or innocence. SLED returned 30 minutes later, again woke them from their beds, to serve subpoenas on them to appear in court the next day.
20. They arrived at the courthouse at 9am the next day, and were held for nine hours, until 6pm, when SLED officers or a prosecutor finally presented typed affidavits to them, saying they were their statements from the previous night that had been recorded by dashcams in the patrol cars. They said they signed the affidavits without reading them.
21. As I previously testified, I never discussed the merits of the Murdaugh case with Ms. Webb, Mr. Dandridge, or any other person present, nor did I express an opinion on Mr.

Murdaugh's guilt or innocence, while delivering the refrigerator or during any other interaction within them during the trial.

FURTHER AFFIANT SAYETH NOT.

[REDACTED]
Juror #/85

August 13, 2022³

SWORN TO before me this 13 day
of August, 2023

[Signature]

Notary Public for South Carolina

My Commission Expires: July 25, 2032

COPIES BY LUNA STARK MEDIA