

1 after school.

2 Q. Okay. So, it sounds like you laid eyes on her
3 from a distance of 10 or 15 feet, and she had no idea
4 that you were doing so; is that a fair statement?

5 A. Yes.

6 Q. Okay, so did anybody -- okay. And when you
7 laid eyes upon her from a distance while she was
8 waiting after school to be picked up, was there anyone
9 with you, standing with you or were you standing by
10 yourself?

11 A. The deputy and the principal.

12 Q. Okay. And isn't it true that you have never
13 made a determination as to whether or not the report
14 made in this case was false?

Brooks
O'Neil

15 A. I'm not -- can you repeat that question?

16 Q. Sure. Isn't it true that you never made a
17 determination as to whether or not the report made in
18 this case is false?

19 MR. SENDRA: I'm going to object, it
20 calls for a legal conclusion.

21 THE COURT: Sustained. Invasion of the
22 province of the jury.

23 BY MR. BROSS:

24 Q. Now, when you laid eyes on the child a second
25 time at the home, did you speak to the child on that