

1 pepper spray.

2 Q. Okay. But do you know what it
3 was?

4 A. I don't know, I have never seen it
5 before.

6 Q. Counsel asked you some questions about
7 whether you -- or you said that the person forgot
8 that you were in the laundry room. Do you have any
9 way of knowing whether the person forgot you were
10 in the laundry room or thought you got out of the
11 laundry room or anything else?

12 A. No, I just assumed that because he
13 still was looking, it was like he was still was
14 still looking for me.

15 Q. During your daily interaction with
16 ~~Sean, Mr. Mendell, you said you don't remember~~
17 ~~telling him about the lawsuit?~~

18 A. No, I don't remember talking to him
19 about it.

20 Q. ~~Is it possible that you talked to him~~
21 about it and you just don't remember what you
22 talked to him about?

23 A. Could be true, ~~I just don't remember.~~

24 Q. Were there times during the time that
25 Mr. Mendell was living there that you were dealing
26 with the lawsuit on a daily basis or -- not
27 necessarily a daily basis, but that something would
28 happen in the lawsuit, like you would get a letter

1 or you communicate with your attorney or get
2 something from the court or there would be a court
3 date scheduled or something like that that would
4 just be part of your day?

5 A. I am trying to remember. The lawsuit
6 wasn't filed but months before this incident.

7 Q. Okay.

8 A. So most of his time living there was
9 before all of that.

10 Q. Okay. And that's fair, but let me
11 direct your attention to the time of the lawsuit.

12 For example, when you -- when you in turn
13 filed the lawsuit?

14 A. In September, yeah.

15 Q. In September. That is something you
16 were aware of; is that right?

17 A. Yes.

18 Q. And that's something that was a part of
19 what happened to you that day?

20 A. Right.

21 Q. Are those the kind of things that you
22 would talk to Mr. Mendell about, just kind of how
23 your day was and what happened and things like
24 that?

25 A. That could be, could be. I don't
26 remember, I just don't remember.

27 Q. So you don't remember one way or
28 another whether you talked to Mr. Mendell about the