

OPUS2

MAI Sensitive Materials

Day 153

September 27, 2021

Opus 2 - Official Court Reporters

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1 Monday, 27 September 2021
 2 (11.20 am)
 3 RESTRICTED SESSION
 4 MS CARTWRIGHT: Thank you, sir. The gentleman in the
 5 witness box is F2. Could I ask that F2 now be sworn,
 6 please.
 7 OFFICER F2 (affirmed)
 8 Questions from MS CARTWRIGHT
 9 MS CARTWRIGHT: F2, could I commence your evidence, first of
 10 all, by giving a brief summary. It is right, isn't it,
 11 that you had been a police officer since 2004 and, on
 12 22 May 2017, you were a member of the Tactical Aid Unit
 13 team that attended the City Room?
 14 A. I was, yes.
 15 Q. If you could slightly keep your voice up, please.
 16 Officer F2, before you have come into the hearing
 17 room today, we've already had a summary of your
 18 involvement as part of that team in the assistance that
 19 you and the team provided to Megan, so my questions will
 20 necessarily be focused this morning with you, please.
 21 Can I then, first of all, ask you, prior to
 22 22 May 2017, had you had first aid training?
 23 A. I had, yes.
 24 Q. Was that basic first aid training or something more
 25 comprehensive?

1

1 A. It was basic.
 2 Q. Can I ask you, did that basic first aid training cover
 3 providing CPR, cardiopulmonary resuscitation?
 4 A. It did, yes.
 5 SIR JOHN SAUNDERS: Can you all hear at the back?
 6 (Pause)
 7 MS CARTWRIGHT: Did that training also include how to
 8 deliver CPR with a defibrillator?
 9 A. It did, yes.
 10 Q. We know that you entered the City Room at 22.55.29.
 11 I want to ask you then, please, briefly about a summary
 12 that we heard earlier today about you being alongside
 13 Megan at 22.59.22, where you were supporting Megan and
 14 believed that you'd found a pulse.
 15 A. Yes.
 16 Q. Do you have a recollection of that?
 17 A. I do, yes.
 18 Q. Where was it you thought you felt a pulse in Megan?
 19 A. I believe it was on the neck.
 20 Q. We also heard that after you had said that you thought
 21 you'd got a pulse, in response to that Megan's brother,
 22 Bradley, was asking, "Can something be done?" and, "Can
 23 we get defibrillators?" So it appears that the person
 24 who's raising the need for a defibrillator is Bradley;
 25 do you recall that?

2

1 A. Yes, I think so.
 2 Q. At that point, did you have access to a defibrillator?
 3 A. I believe there was -- I asked a question as to whether
 4 there was one in the City Room at that time.
 5 Q. We can see, and we've heard in evidence this morning
 6 summarised, that you, in response to having identified
 7 a pulse, indicate that, "We need a paramedic", and that
 8 an ETUK first aider then comes to assist. At that
 9 point, had you seen paramedics in the City Room?
 10 A. Yes, I believe so.
 11 Q. When you say you believe so --
 12 A. Yes.
 13 Q. So did you think then the lady that came to assist was
 14 a paramedic?
 15 A. Yes.
 16 Q. We know that then Marianne Gibson from the evidence that
 17 was read comes over to Megan, identifies that she was
 18 not breathing, and instructs that CPR be commenced.
 19 A. Yes.
 20 Q. So can I be clear, did you commence, start, CPR on Megan
 21 because of the direction given by Marianne Gibson?
 22 A. Partly, yes, I would say so, but also my own decision as
 23 well.
 24 Q. Again, what was it that you saw that made you think you
 25 needed to commence CPR?

3

1 A. I felt that I found a pulse and from the checks that
 2 I had done at that time I felt it was the next
 3 appropriate step to start taking.
 4 Q. Thank you. We know that from you commencing CPR at
 5 shortly after 11 o'clock, it was you that continued to
 6 deliver the chest compressions for somewhere just sort
 7 of 6 minutes.
 8 A. Yes.
 9 Q. We have also heard in evidence that on a number of
 10 occasions others offered to take over the delivery of
 11 chest compressions but you confirmed that you were fine
 12 to continue.
 13 A. That's correct, yes.
 14 Q. Why was it you wanted to continue to deliver the chest
 15 compressions to Megan?
 16 A. I just felt that I was happy to continue. I felt that
 17 I was still being effective at that time and I didn't
 18 see a reason to change, just keep it as was at the time.
 19 Q. Can I ask, during those 6 minutes then when you were
 20 providing chest compressions to Megan, did you see any
 21 evidence of any improvement or change in Megan?
 22 A. No, I didn't.
 23 Q. We've heard some evidence summarised that about 23.03,
 24 an ETUK medic, Mr Parry, instructed for the CPR to stop;
 25 do you recall that?

4

1 A. I do, yes.
 2 Q. Can you assist as to why the CPR did not stop at that
 3 time?
 4 A. I feel personally that I still felt there was
 5 potentially something that we may — we could have maybe
 6 done to change things. I was also aware, probably more
 7 so, that Megan's father was there and I didn't kind
 8 of... I wanted to show him, basically, that we were
 9 doing everything that we could for Megan, really.
 10 Q. One of the exchanges that we've heard summarised this
 11 morning is that when the defibrillator was brought to
 12 Megan, and then the chest pads were placed upon her, the
 13 defibrillator pads, you raised a query of
 14 Officer Whittell whether he'd ever used a defibrillator
 15 before? Do you recall that?
 16 A. I do, yes.
 17 Q. Why were you asking that of Officer Whittell?
 18 A. I asked a question, one, to confirm if they were happy
 19 with the use of the equipment and also the fact that
 20 I was kind of busy doing something at that time, and
 21 I felt that he could have helped out as a spare set of
 22 hands, if you will.
 23 Q. You've already told us that you were trained in the use
 24 of a defibrillator from the first aid training you'd
 25 had, but had you ever had to previously in service use

5

1 a defibrillator before that night?
 2 A. No, not in service.
 3 Q. We've heard evidence summarised that at about shortly
 4 after 23.06, an NNAS paramedic came to Megan and
 5 instructed that the CPR stop.
 6 A. Yes, that's correct.
 7 Q. Just to be clear, why did you stop the CPR at that
 8 point?
 9 A. I was conscious of the instruction from the paramedic
 10 and I think I was also aware that at that point I don't
 11 think Megan's father was present any more and I'd not
 12 seen the improvement and it's whether we could help
 13 anybody else basically.
 14 Q. So when you were instructed to stop by Mr Ennis, was it
 15 also your view that you had done everything you could
 16 have done for Megan?
 17 A. It was, yes.
 18 Q. Can I ask you, F2, in the recent statement you provided,
 19 following a review of your sequence of events, you say
 20 this, and I wonder if you could just clarify what's
 21 meant.
 22 You have now received trauma training and you say:
 23 "I would now treat Megan differently inasmuch as
 24 I would look for a critical bleed, mass haemorrhaging.
 25 There was lots of blood near Megan and at the time

6

1 I just did basic first aid as that was what I had been
 2 trained."
 3 So what has the trauma training you have now
 4 received taught you that means you'd do something
 5 differently for Megan?
 6 A. I followed the MARCH algorithm, which is a set of
 7 processes that you would follow with a casualty. The M
 8 in that algorithm stands for mass haemorrhage and that
 9 is something you'd check for first, a critical bleed.
 10 That would be my first starting point.
 11 Q. So with the trauma training you have now, that
 12 identifies you to look for mass haemorrhage?
 13 A. Yes.
 14 Q. And if you find a mass haemorrhage how does that affect
 15 whether or not you go on to perform CPR?
 16 A. That would need to be treated first and foremost, the
 17 haemorrhage would need to be stopped, stabilised or
 18 reduced before moving through the rest of the algorithm
 19 to the A, to the R, and so on.
 20 Q. I think, would it be fair to say, F2, that that's
 21 knowledge you've only received very recently and didn't
 22 know at the time?
 23 A. Yes, that's correct.
 24 SIR JOHN SAUNDERS: And I think it should be said, on the
 25 evidence we've heard, it would not have made any

7

1 difference, but it's obviously good training for you to
 2 have.
 3 MS CARTWRIGHT: Of course.
 4 We know that after you ceased the chest
 5 compressions, having been directed to do so at 23.06,
 6 you and your team continued to provide assistance to
 7 those in the City Room. I mean no disrespect to you and
 8 the considerable efforts you made by not in this portion
 9 of evidence dealing with that work.
 10 So that concludes the questions I have for F2. Are
 11 there any questions you wish to ask?
 12 SIR JOHN SAUNDERS: No, thank you.
 13 MS CARTWRIGHT: Can I turn to Ms Roberts and check if she
 14 has any questions?
 15 MS ROBERTS: No, thank you.
 16 MS CARTWRIGHT: And GMP? No. Perhaps, just for
 17 completeness, finally, if there's any questions on
 18 behalf — Mr Cooper.
 19 Questions from MR COOPER
 20 MR COOPER: Officer F2, as you know, I ask questions on
 21 behalf of Megan Hurley's family.
 22 Can I begin, on their instructions, which I, without
 23 hesitation, bring to your attention, that they are
 24 grateful for the work you did on Megan during those
 25 difficult passages of time and they would like you to

8

1 know that.
 2 A. Thank you very much.
 3 Q. Just a few questions if I can, because obviously the
 4 purpose of all our questioning today is simply just to
 5 give the family as much information as is reasonably
 6 possible as to Megan's last moments. None of this is
 7 criticism of you, so please put your mind at rest.
 8 You did tell the chair that you thought there was
 9 a pulse you could feel, I think you told us in Megan's
 10 neck, at 22.59.22.
 11 A. Yes.
 12 Q. We understand the conditions in which you were working.
 13 Are you sure that you felt a pulse or might it be that
 14 you didn't?
 15 A. It may well have been that I didn't. At that time I was
 16 certain.
 17 Q. But if you did feel a pulse, it was in her neck that you
 18 felt it?
 19 A. I believe so.
 20 Q. And that, no doubt, gave you encouragement to try and
 21 help her, to try and save her?
 22 A. Yes, that's correct.
 23 Q. And let me also echo what the chair has said, that very
 24 sadly her injuries were unsurvivable and again you know
 25 that. But obviously, at the time you didn't know that

9

1 and you were doing your best to save her.
 2 You have told us that you received basic first aid
 3 training, so this included CPR?
 4 A. Yes.
 5 Q. Chest compressions?
 6 A. Yes.
 7 Q. And the use of a defibrillator?
 8 A. Yes, that's correct.
 9 Q. You have told us that you have recently received trauma
 10 training. When was that training given to you?
 11 A. That was first and initially delivered to me in --
 12 I think that would have been June or July of 2017 and
 13 subsequently every single year after.
 14 Q. Was that as a result, as far as you know it, of the
 15 experiences of 22 May?
 16 SIR JOHN SAUNDERS: Okay, Mr Cooper, I rather doubt whether
 17 they were. I would have thought we could probably give
 18 the answer without doing that. Is that all right?
 19 MR COOPER: These are just questions designed to reassure
 20 the family.
 21 SIR JOHN SAUNDERS: I know and of course it can be -- the
 22 information can be passed on to the family. I think it
 23 may be better not to do it --
 24 MR COOPER: Then I won't pursue it.
 25 SIR JOHN SAUNDERS: Thank you.

10

1 MR COOPER: Again, I asked this of Sergeant Hare and I ask
 2 it of you: during all this time, Megan was surrounded by
 3 a number of people, all trying to do their best for her?
 4 A. She was, yes.
 5 MR COOPER: Thank you.
 6 SIR JOHN SAUNDERS: We'll make sure you get that
 7 information.
 8 MS CARTWRIGHT: It is in fact in the witness statement. It
 9 clarifies in that paragraph why he had that trauma
 10 training.
 11 SIR JOHN SAUNDERS: Okay.
 12 MR COOPER: I'm grateful, thank you.
 13 MS CARTWRIGHT: Sir, do you have any further questions for
 14 F2?
 15 SIR JOHN SAUNDERS: No. I haven't. Thank you very much for
 16 coming.
 17 MS CARTWRIGHT: Sir, we need to do the similar 10-minute
 18 break before we reconvene with Mr Billington.
 19 Thank you.
 20 (11.43 am)
 21 (The inquiry resumed in an open session)
 22
 23
 24
 25

11

12

A

access (1) 3:2
affect (1) 7:14
affirmed (1) 1:7
after (5) 2:20 4:5 6:4 8:4
10:13
again (3) 3:24 9:24 11:1
aid (7) 1:12,22,24 2:2 5:24
7:1 10:2
aider (1) 3:8
algorithm (3) 7:6,8,18
alongside (1) 2:12
already (2) 1:17 5:23
also (9) 2:7,20 3:22 4:9
5:6,19 6:10,15 9:23
answer (1) 10:18
anybody (1) 6:13
appears (1) 2:23
appropriate (1) 4:3
ask (9) 1:5,21 2:2,11 4:19
6:18 8:11,20 11:1
asked (3) 3:3 5:18 11:1
asking (2) 2:22 5:17
assist (3) 3:8,13 5:2
assistance (2) 1:18 8:6
attended (1) 1:13
attention (1) 8:23
aware (2) 5:6 6:10

B

back (1) 2:5
basic (5) 1:24 2:1,2 7:1 10:2
basically (2) 5:8 6:13
before (5) 1:16 5:15 6:1 7:18
11:18
begin (1) 8:22
behalf (2) 8:18,21
being (2) 2:12 4:17
believe (5) 2:19 3:3,10,11
9:19
believed (1) 2:14
best (2) 10:1 11:3
better (1) 10:23
billington (1) 11:18
bleed (2) 6:24 7:9
blood (1) 6:25
box (1) 1:5
bradley (2) 2:22,24
break (1) 11:18
breathing (1) 3:18
brief (1) 1:10
briefly (1) 2:11
bring (1) 8:23
brother (1) 2:21
brought (1) 5:11
busy (1) 5:20

C

came (2) 3:13 6:4
cardiopulmonary (1) 2:3
cartwright (10) 1:4,8,9 2:7
8:3,13,16 11:8,13,17
casualty (1) 7:7
ceased (1) 8:4
certain (1) 9:16
chair (2) 9:8,23
change (3) 4:18,21 5:6
check (2) 7:9 8:13
checks (1) 4:1
chest (7) 4:6,11,14,20 5:12
8:4 10:5
city (5) 1:13 2:10 3:4,9 8:7
clarifies (1) 11:9
clarify (1) 6:20
clear (2) 3:20 6:7
come (1) 1:16
comes (2) 3:8,17
coming (1) 11:16
commence (3) 1:9 3:20,25
commenced (1) 3:18
commencing (1) 4:4
completeness (1) 8:17
comprehensive (1) 1:25

compressions (6)
4:6,11,15,20 8:5 10:5
concludes (1) 8:10
conditions (1) 9:12
confirm (1) 5:18
confirmed (1) 4:11
conscious (1) 6:9
considerable (1) 8:8
continue (3) 4:12,14,16
continued (2) 4:5 8:6
cooper (9) 8:18,19,20
10:16,19,24 11:1,5,12
correct (5) 4:13 6:6 7:23
9:22 10:8
course (2) 8:3 10:21
cover (1) 2:2
cpr (12) 2:3,8 3:18,20,25
4:4,24 5:2 6:5,7 7:15 10:3
critical (2) 6:24 7:9
criticism (1) 9:7

D

dealing (1) 8:9
decision (1) 3:22
defibrillator (9) 2:8,24 3:2
5:11,13,14,24 6:1 10:7
defibrillators (1) 2:23
deliver (3) 2:8 4:6,14
delivered (1) 10:11
delivery (1) 4:10
designed (1) 10:19
didnt (7) 4:17,22 5:7 7:21
9:14,15,25
difference (1) 8:1
differently (2) 6:23 7:5
difficult (1) 8:25
directed (1) 8:5
direction (1) 3:21
disrespect (1) 8:7
do (1) 7:14
doing (4) 5:9,20 10:1,18
done (5) 2:22 4:2 5:6 6:15,16
dont (1) 6:10
doubt (2) 9:20 10:16
during (3) 4:19 8:24 11:2

E

earlier (1) 2:12
echo (1) 9:23
effective (1) 4:17
efforts (1) 8:8
else (1) 6:13
encouragement (1) 9:20
ennis (1) 6:14
entered (1) 2:10
equipment (1) 5:19
etuk (2) 3:8 4:24
events (1) 6:19
ever (2) 5:14,25
every (1) 10:13
everything (2) 5:9 6:15
evidence (9) 1:9 3:5,16
4:9,21,23 6:3 7:25 8:9
exchanges (1) 5:10
experiences (1) 10:15

F

f2 (10) 1:5,5,7,9,16 6:18
7:20 8:10,20 11:14
fair (1) 7:20
family (4) 8:21 9:5 10:20,22
far (1) 10:14
father (2) 5:7 6:11
feel (3) 5:4 9:9,17
felt (9) 2:18 4:1,2,16,16
5:4,21 9:13,18
few (1) 9:3
finally (1) 8:17
find (1) 7:14
fine (1) 4:11
first (13) 1:9,21,22,24 2:2
3:8 5:24 7:1,9,10,16
10:2,11
focused (1) 1:20

follow (1) 7:7
followed (1) 7:6
following (1) 6:19
foremost (1) 7:16
found (2) 2:14 4:1
further (1) 11:13

G

gave (1) 9:20
gentleman (1) 1:4
get (2) 2:23 11:6
gibson (2) 3:16,21
give (2) 9:5 10:17
given (2) 3:21 10:10
giving (1) 1:10
gmp (1) 8:16
good (1) 8:1
grateful (2) 8:24 11:12

H

haemorrhage (4)
7:8,12,14,17
haemorrhaging (1) 6:24
hands (1) 5:22
happy (2) 4:16 5:18
hare (1) 11:1
havent (1) 11:15
having (2) 3:6 8:5
hear (1) 2:5
heard (8) 2:12,20 3:5 4:9,23
5:10 6:3 7:25
hearing (1) 1:16
hed (1) 5:14
help (2) 6:12 9:21
helped (1) 5:21
hesitation (1) 8:23
hurleys (1) 8:21

I

id (1) 6:11
identified (1) 3:6
identifies (2) 3:17 7:12
im (1) 11:12
improvement (2) 4:21 6:12
inasmuch (1) 6:23
include (1) 2:7
included (1) 10:3
indicate (1) 3:7
information (3) 9:5 10:22
11:7
initially (1) 10:11
injuries (1) 9:24
inquiry (1) 11:21
instructed (3) 4:24 6:5,14
instruction (1) 6:9
instructions (1) 8:22
instructs (1) 3:18
into (1) 1:16
involvement (1) 1:18
isnt (1) 1:10
its (2) 6:12 8:1

J

john (9) 2:5 7:24 8:12
10:16,21,25 11:6,11,15
july (1) 10:12
june (1) 10:12

K

keep (2) 1:15 4:18
kind (2) 5:7,20
know (11) 2:10 3:16 4:4 7:22
8:4,20 9:1,24,25 10:14,21
knowledge (1) 7:21

L

lady (1) 3:13
last (1) 9:6
let (1) 9:23
like (1) 8:25
look (2) 6:24 7:12
lots (1) 6:25

M

m (1) 7:7
march (1) 7:6
marianne (2) 3:16,21
mass (4) 6:24 7:8,12,14
maybe (1) 5:5
mean (1) 8:7
means (1) 7:4
meant (1) 6:21
medic (1) 4:24
megan (19) 1:19 2:13,13,18
3:17,20 4:15,20,21 5:9,12
6:4,16,23,25 7:5 8:21,24
11:2
megans (5) 2:21 5:7 6:11
9:6,9
member (1) 1:12
might (1) 9:13
mind (1) 9:7
minutes (2) 4:7,19
moments (1) 9:6
monday (1) 1:1
more (3) 1:24 5:6 6:11
morning (3) 1:20 3:5 5:11
moving (1) 7:18
ms (12) 1:4,8,9 2:7
8:3,13,13,15,16 11:8,13,17
much (3) 9:2,5 11:15

N

near (1) 6:25
necessarily (1) 1:20
neck (3) 2:19 9:10,17
need (5) 2:24 3:7 7:16,17
11:17
needed (1) 3:25
next (1) 4:2
night (1) 6:1
none (1) 9:6
number (2) 4:9 11:3
nwas (1) 6:4

O

obviously (3) 8:1 9:3,25
occasions (1) 4:10
oclock (1) 4:5
offered (1) 4:10
officer (6) 1:7,11,16 5:14,17
8:20
okay (2) 10:16 11:11
open (1) 11:21
others (1) 4:10
over (2) 3:17 4:10
own (1) 3:22

P

pads (2) 5:12,13
paragraph (1) 11:9
paramedic (4) 3:7,14 6:4,9
paramedics (1) 3:9
parry (1) 4:24
part (1) 1:18
partly (1) 3:22
passages (1) 8:25
passed (1) 10:22
pause (1) 2:6
people (1) 11:3
perform (1) 7:15
perhaps (1) 8:16
person (1) 2:23
personally (1) 5:4
placed (1) 5:12
please (5) 1:6,15,20 2:11 9:7
police (1) 1:11
portion (1) 8:8
possible (1) 9:6
potentially (1) 5:5
present (1) 6:11
previously (1) 5:25
prior (1) 1:21
probably (2) 5:6 10:17
processes (1) 7:7

provide (1) 8:6
provided (2) 1:19 6:18
providing (2) 2:3 4:20
pulse (8) 2:14,18,21 3:7 4:1
9:9,13,17
purpose (1) 9:4
pursue (1) 10:24

Q

q (39) 1:15,24
2:2,10,16,18,20
3:2,5,11,13,16,20,24
4:4,9,14,19,23
5:2,10,17,23 6:3,7,14,18
7:11,14,20 9:3,12,17,20,23
10:5,7,9,14
query (1) 5:13
question (2) 3:3 5:18
questioning (1) 9:4
questions (11) 1:8,19
8:10,11,14,17,19,20 9:3
10:19 11:13

R

r (1) 7:19
raised (1) 5:13
raising (1) 2:24
rather (1) 10:16
read (1) 3:17
really (1) 5:9
reason (1) 4:18
reasonably (1) 9:5
reassure (1) 10:19
recall (3) 2:25 4:25 5:15
received (5) 6:22 7:4,21
10:2,9
recent (1) 6:18
recently (2) 7:21 10:9
recollection (1) 2:16
reconvene (1) 11:18
reduced (1) 7:18
response (2) 2:21 3:6
rest (2) 7:18 9:7
restricted (1) 1:3
result (1) 10:14
resumed (1) 11:21
resuscitation (1) 2:3
review (1) 6:19
roberts (2) 8:13,15
room (6) 1:13,17 2:10 3:4,9
8:7

S

sadly (1) 9:24
saunders (9) 2:5 7:24 8:12
10:16,21,25 11:6,11,15
save (2) 9:21 10:1
saw (1) 3:24
see (3) 3:5 4:18,20
seen (2) 3:9 6:12
september (1) 1:1
sequence (1) 6:19
sergeant (1) 11:1
service (2) 5:25 6:2
session (2) 1:3 11:21
set (2) 5:21 7:6
shortly (2) 4:5 6:3
should (1) 7:24
show (1) 5:8
similar (1) 11:17
since (1) 1:11
single (1) 10:13
sir (12) 1:4 2:5 7:24 8:12
10:16,21,25
11:6,11,13,15,17
slightly (1) 1:15
something (6) 1:24 2:22
5:5,20 7:4,9
somewhere (1) 4:6
sort (1) 4:6
spare (1) 5:21
stabilised (1) 7:17
stands (1) 7:8
start (2) 3:20 4:3

starting (1) 7:10
statement (2) 6:18 11:8
step (1) 4:3
still (2) 4:17 5:4
stop (5) 4:24 5:2 6:5,7,14
stopped (1) 7:17
subsequently (1) 10:13
summarised (4) 3:6 4:23
5:10 6:3
summary (3) 1:10,17 2:11
supporting (1) 2:13
sure (2) 9:13 11:6
surrounded (1) 11:2
sworn (1) 1:5

T

tactical (1) 1:12
taking (1) 4:3
questioning (1) 9:4
taught (1) 7:4
team (4) 1:13,18,19 8:6
thank (10) 1:4 4:4 8:12,15
9:2 10:25 11:5,12,15,19
thats (6) 4:13 6:6 7:20,23
9:22 10:8
theres (1) 8:17
thought (4) 2:18,20 9:8
10:17
through (1) 7:18
time (12) 3:4 4:2,17,18
5:3,20 6:25 7:22 8:25
9:15,25 11:2
today (3) 1:17 2:12 9:4
told (4) 5:23 9:9 10:2,9
trained (2) 5:23 7:2
training (13) 1:22,24 2:2,7
5:24 6:22 7:3,11 8:1
10:3,10,10 11:10
trauma (5) 6:22 7:3,11 10:9
11:9
treat (1) 6:23
treated (1) 7:16
try (2) 9:20,21
trying (1) 11:3
turn (1) 8:13

U

understand (1) 9:12
unit (1) 1:12
unsurvivable (1) 9:24
upon (1) 5:12
used (1) 5:14

V

voice (1) 1:15

W

weve (6) 1:17 3:5 4:23 5:10
6:3 7:25
whats (1) 6:20
whittell (2) 5:14,17
whos (1) 2:24
wish (1) 8:11
witness (2) 1:5 11:8
wonder (1) 6:20
wont (1) 10:24
work (2) 8:9,24
working (1) 9:12

Y

year (1) 10:13
youd (5) 2:14,21 5:24 7:4,9
youve (2) 5:23 7:21

Z

2004 (1) 1:11
2017 (3) 1:12,22 10:12
2021 (1) 1:1
22 (3) 1:12,22 10:15
225529 (1) 2:10
225922 (2) 2:13 9:10
2303 (1) 4:23
2306 (2) 6:4 8:5
27 (1) 1:1

6

6 (2) 4:7,19