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\* This order and judgment is not binding precedent, except under the doctrines of law of the case, res judicata, and

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that the testimony of

Id. at 14-15.

At trial, the government presented video depositions from







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irrelevant.” Callarman, 273 F.3d at 1286 (citing Botero-Ospina, 71 F.3d at 787); see also Whren v. United States, 517 U.S. 806, 813 (1996) (adopting an objective approach). Thus, even if the officers’ statements were some evidence of a bias against Hispanics (an inference the record does not support),

car.” United States v. Rivera, 867 F.2d 1261,

of the initial inquiry during a

question “whether they were ‘legal’” established probable cause to arrest them  
“for suspected

reckless disregard of the fact that an alien has









could have

a lawyer assist you at this time in



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<sup>6</sup>(...continued)

In United States v. Hardwell, 80 F.3d 1471, 1483 (10th Cir. 1997), cert. denied, 520 U.S. 1163 (1997).

