In The Matter Of:

Assassination Records Review Board In Re: President John F. Kenhedy, Jr.

Deposition of Francis X. O'Neill, Jr. September 12, 1997

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| Page BEFORE THE | · · · · · · · · · · · · · · · · · · · |
| ASSASSINATION RECORDS REVIEW BOARD | (1) jurisdiction, extended to being the agent that |
| | 2 handled all violations of federal law which came |
| IN RE. | [3] under the purview of the FBI on Andrews Air Force |
| ASSASSINATION OF : | [4] Base. |
| PRESIDENT JOHN F. KENNEDY : | |
| Wednesday, September 12, 1997 | [5] Q: Mr. O'Neill, this deposition is being |
| | [6] conducted by the Assassination Records Review |
| College Park, Maryland | 77 Board, which is an independent federal agency |
| The deposition of FRANCIS X. O'NEILL, JR., | m created by Congress in 1002 are all |
| called for examination in the above-entitled | (B) created by Congress in 1992 to collect records and |
| matter, pursuant to notice, at the National | (9) information related to the assassination of |
| Archives II, 6381 Adelphi Road, College Park, | [10] President Kennedy. |
| · · · · · · · · · · · · · · · · · · · | [11] Here with me today is Doug Horne, whom you |
| Maryland, convened at 11:00 a.m. before Robert H. | ricie with the today is Doug Hottle, whom you |
| Haines, a notary public in and for the State of | [12] have met previously, staff of the Assassination |
| Maryland, when were present on behalf of the | [13] Records Review Board. Dr. Joan Zimmerman is also |
| parties: | [14] here, as well as Marie Fagnant of the Assassination |
| | |
| Page 2 | |
| APPEARANCES: | What we would like to do is ask you some |
| On Behalf of the Plaintiff: | [17] questions today in a somewhat formal procedure. |
| T. JEREMY GUNN, ESQ. | We'd like you to an a some what formal procedure. |
| • | We'd like you to give your answers to the best of |
| General Counsel | 19 your recollection, to provide the truth, the whole |
| The Assassination Records Review Board | 1201 truth, and nothing but the truth, as the oath |
| 600 E Street, N.W., Second Floor | |
| Washington, D.C. 20530 | provides. |
| • . | Are there any reasons that you feel that |
| (202) 724-0088 | \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ |
| (202) 724-0457 Fax | Pi |
| ALSO PRESENT: | [1] you are able to give anything less than the full |
| Douglas P. Horne, Senior Analyst | [2] truth to the questions related to the assassination |
| · · · · · · · · · · · · · · · · · · · | [3] of President Kennedy? |
| Thomas E. Samoluk, Esq. | |
| Joan Zimmerman, Ph.D. | [4] A: Absolutely none. |
| Marie Fagnant | [5] Q: During the course of the deposition, if I |
| CONTENTS | [6] ask questions that seem to you to be unclear, |
| | |
| EXAMINATION BY COUNSEL FOR | 7 please don't hesitate to ask me to either rephrase |
| WITNESS THE ASSASSINATION RECORDS REVIEW BOARD | [8] the question or repeat the question. |
| Francis X. O'Neill, Jr. 3 | |
| O'NEILL DEPOSITION EXHIBITS MARKED | (9) A: Am I allowed to refresh my memory? |
| | [10] Q: Certainly. What I would like to do, to |
| ARRB Exhibit No. MD 189 6 | [11] the extent that you want to make reference to |
| [Exhibit retained by Mr. Gunn.] | [12] something, is just have it clear what you are |
| Page 3 | |
| PROCEEDINGS | [13] making reference to. |
| Whereupon, | [14] A: All right. This is a document which I am |
| FRANCIS XAVIER O'NEILL, JR. | [15] writing at the present time. But this is a chapter |
| | [16] of a document-let me put it that way-about |
| was called for examination by counsel for The | various things which occurred in my lifetime, |
| Assassination Records Review Board and, having been | |
| first duly sworn by the notary public, was examined | [18] starting with my birth up until the present day. |
| and testified as follows: | [19] This particular section of it pertains to |
| | po the assassination of the President. I started this |
| EXAMINATION BY COUNSEL FOR THE ARRB | |
| BY MR. GUNN: | [21] back in 1971, and have brought it up to date as of |
| Q: Would you state your name for the record, | [22] yesterday. |
| please? | |
| | Pi |
| A: Francis Xavier O'Neill, O-'-N-e-i-l-1, Jr. | [1] Q: Okay. What I'd like to do, if it is |
| Q: Mr. O'Neill, did you ever work for the | [2] acceptable to you, is to mark a copy of the |
| Federal Bureau of Investigation? | [3] document that you've handed to me, MD 189. |
| A: Yes, I did. | |
| Q: Did you work for the Federal Bureau of | [4] A: Please. |
| | [5] Q: Is that acceptable? |
| Investigation on November 22nd, 1963? | 6 A: Certainly. |
| A: Yes, I did. | |
| Q: What was your position at that time? | [ARRB Exhibit No. MD 189 |
| A: I was the alternate senior resident agent | [8] marked for identification.] |
| of the Uniterials secident opens, which is under | (9) Q: And did- In the course of preparing this |
| of the Hyattsville resident agency, which is under | |
| the Baltimore field division of the FBI. By | document now marked Exhibit 189, did you make any |
| | [11] reference to other written documents? |
| | [12] A: I don't know whether I made reference to |
| | the 302s which I wrote. I quite possibly did. And |
| | |
| | [14] I think you already have copies of those 302s. |
| | [15] Q: When you refer to the 302s, you're |
| | referring to an FBI document called a 302? |
| | [17] A: That is correct. That is the FBI |
| | |
| | [18] interview report form, which I- Concerning this |
| | lum marticular cace I made one relative to the things |
| | 119 particular case, I made one relative to the times |
| | [19] particular case, I made one relative to the things |
| | [20] which occurred on November 22nd; and another one |
| | |

Page 7 Page 10 Q: Do you know the former special agent named [1] on probably the 25th or the 26th. [1] [2] James Sibert? Q: Of November -[2] A: I certainly do. A: Of November of 1963. [3] [3] Q: Okay. We will be making reference to Q: When, approximately, is the last time you [4] [4] [5] those documents in full detail later. spoke with Mr. Sibert? [5] A: I think, telephonically, I spoke with Jim-oh, A: All right. [6] 16 about two, three, four years ago, something Q: Let me just state for the record that 7 \square [8] MD 89 appears on its face to be a document entitled [8] like that. Physically, last time I spoke to Jim Assassination of President John F. Kennedy and was back in 1970-some-odd. [9] Aftermath. Q: Okay. What I'd like to do is get a very [10] [10] A: Ten pages. [11] simple overview of activities that you had that [11] Q: And it's 10 pages long. relate to the Kennedy assassination, so I make sure [12] A: Yes. [13] that I understand the scope of what you have been [13] Q: Mr. O'Neill, other than preparing or [14] involved in. [14] [15] revising the document which you've just handed to A: Surely. 1151 [16] me today, did you do anything else in preparation Q: And then what we'll do is go back and talk [16] [17] for this deposition? [17] through things specifically. So, this will just be A: I reviewed my 302s. I've read-refreshed [18] to get -[19] my memory with several books. I've reviewed tapes A: All right. [19] which I had made, two of which I have given you [20] Q: Now, it's my understanding that you were [21] already-videotapes. There were some other tapes I [21] present at the autopsy reviewed, and that's about all. A: That is correct. Page 8 Page 11 Q: - on November 22nd and 23rd. And that Q: Okay. With respect to the tapes, it's my [1] 2 understanding that you've given copies of those 2 you wrote some 302s, both related to that and some tapes to Mr. Horne, and said that he could make [3] interviews that were conducted reasonably shortly (4) copies and then return them to you. (4) thereafter. A: That is correct. A: Yes. One of them is a tape from 1992, [5] made before the Evidence Class of the Franklin Q: Did you at any time talk to any member of [6] [6] 171 the staff of the Warren Commission? Pierce Law School in New Hampshire. There was a discussion on rules of evidence and on evidence as A: Yes, I did. 18 they pertained to the class itself, specifically in **Q**: Do you remember whom you spoke with? 191 [9] [10] the Kennedy assassination. A: Arlen Specter. [10] There were two other assassination buffs Q: Other than with Mr. Specter, did you speak [11] [11] [12] who appeared on the panel with me. One of them is with any other Warren Commission staff members? [12] [13] a man by the name of George Evica, I believe it is-A: No, I did not. And, quite frankly, both [13] [14] pronunciation. And another gentleman, which I [14] Jim and I thought it very strange that we were not [15] just don't recall his name. But the tape is about [15] called before the Warren Commission to testify. two hours long. [16] Q: During the time that the Warren Commission The second tape is a tape of a-from a [17] was in existence in the 1963 or '64 period, did you [18] television station in Rhode Island, which goes [18] have any other involvement or-with research, or [19] throughout Massachusetts, Connecticut, and Rhode [19] investigations, or interviews related to the Island, concerning the Kennedy assassination. [20] Kennedy assassination, other than what you've [20] Two professors appear on it. One of them [21] already mentioned? [22] is from Brown University. The other one, I just A: Well, bear this in mind now. When the FBI Page 9 Page 12 [1] forget where he's from. I do not appear physically [1] was given the task of investigating the 2 on it, but I am on it for the entire hour through a 2 assassination of the President by President [3] telephone conversation, and answer questions from [3] Johnson, a teletype went out to all field divisions μ call-ins and other questions given to me by the [4] saying to contact informants, both security [5] person who was the moderator. informants and criminal informants, and conduct any Q: You said that you've made reference to [6] type of investigation deemed feasible and advisable [7] some books. Could you tell me which books were—the books relative to it. \square is were? There were many, many interviews which we A: Oh, God, yes. I certainly-Well, some of [9] p conducted relative to the Kennedy assassination. [10] them, I can. I think it was the-Oh, I have one [10] Some which were negative. Some which were jointly [11] with me here. This one here, "The Killing of the [11] with other people. Some with informants, which-President" by Groden. [12] [12] None of them panned out to be of any value. Also, the books "Close Up" and- I just Q: Okay. Did you speak with any officials at [13] [13] [14] the FBI about the results of your participation in [14] forget the author. There were several other books [15] by- I just don't recall all of their names, quite [15] the autopsy or interviews? [16] frankly. But books on the assassination. Some A: Oh, yes. I spoke to Ed Tully, who was the [16] pocket books, some regular books. That's about it, [17] [17] special agent in charge of the FBI office in [18] but there were substantial. [18] Baltimore, who was my boss. Q: Would it be fair to say that you were I spoke to-I think his name is Malley, [20] reasonably well acquainted with literature on the who was an inspector in the FBI under Rosen, who [21] Kennedy assassination? [21] was the head of the criminal division. That was A: Yes, that would be true statement.

22 after the interview we had with Arlen Specter.

[22] FBI. When did you begin working for the Bureau?

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| Page | 13 Page 16 |
| There were other interviews which we | [1] A: I began working for the FBI when I |
| [2] conducted telephonically-or I spoke to | [2] received a letter from Mr. Hoover in 1954-December |
| b) telephonically with the supervisors on the criminal | [3] '54. I became an agent in '55. I got a- In |
| (4) desk in Washington headquarters. | [4] January '55, I got about a month's reprieve for the |
| I don't know whether any 302s were made | [5] birth of my second son. And I went down - |
| [6] up, because when we were speaking on the telephone, | Oh, should I go through the whole |
| 7) we weren't really making notes of a interview | 77 rigmarole, or – |
| [8] report form. This was-Just relaying information | [6] Q: The whole thing, yes. But just in brief, |
| p) to the Bureau headquarters is what occurred. | [9] yes. |
| That's about the-the size of it. If I | [10] A: Okay. I went to training school. At |
| think of any others as this interview continues, I | [11] completion of the three months of training school, |
| certainly will bring it up. | 12] I was then assigned to the Cleveland field |
| 3] Q: Okay. We'll come back to the - | [13] division. I stayed in Cleveland until 19-January |
| A | 19 of 19-well, February 1957 was transferred to the |
| | |
| | [15] Maryland field division. |
| Probably more than a few moments, but we'll come | Being in the Maryland field division for a |
| back to those. | period of two days, I was then assigned to the |
| Did you ever speak with Drs. Humes, Finck, | [18] Hyattsville resident agency, which is under the |
| g or Boswell at any point after the autopsy was | [19] field division. And Hyattsville resident agency |
| eoj completed? | po had jurisdiction over all federal violations in |
| 21] A: No, sir. | Prince George's County, Maryland. |
| 2 Q: You've never spoken with any of them | Because of my military background, I was |
| Page | 14 Page 17 |
| [1] again? | [1] assigned out to be the agent who did the contacting |
| Z A: No, sir. | [2] of the people and investigated any violations of |
| O AGAINST SWITTER CONTROL OF THE CON | [3] laws which took place on Andrews Air Force Base. |
| [3] Q: After the warren Commission went out of [4] existence in-towards the end of 1964, did you have | |
| | |
| is any further involvement with issues related to the | [5] happened to know the Provost Marshall, who had been |
| [6] Kennedy assassination between that point in 1964 | [6] in the service with me; the Judge Advocate, who |
| 77 and 1977 at the time of the House Select Committee | [7] went to law school with me; the Club Officer, who |
| [B] on Assassinations? | [8] went to high school with me; the-oh, several other |
| [9] A: Yes. I've given interviews. I spoke on | p individuals out there, who were very close personal |
| it before Kiwanis groups, and groups such as that. | [10] friends. |
| 11] Let's see. | [11] So, we developed quite a rapport. And |
| z Q: Other – | [12] anything which fell within our jurisdiction, we |
| A: Other than-other than things such as | [13] always settled it ourselves, rather than go to |
| that? Now, let me see. | [14] further headquarters, because of the rapport which |
| No, sir. I'm just looking here. Nothing | is we did have. |
| of an official nature. Not that I recall at this | [16] After the Kennedy assassination and after |
| 7) time. | [17] being in-Oh, we handled every type of violation |
| A STURY OF STREET | [18] you could think of: bank robberies, espionage, |
| • | [19] sabotage-specifically, sabotage of the President |
| 9) government officials or – | |
| (0) A: No. | aircraft. Let me see what other things we did at |
| Q: - inquiries? Again, other than with the | that time. Oh, kidnappings, extortions, all of the |
| zj HSCA? | 22] major criminal works. |
| Page | 15 Page 18 |
| A: Not official. Discussions with various | [1] I was assigned as the alternate senior |
| zi agents about it, "Well, what happened Frank?", and | [2] resident agent at the resident agency after a |
| [3] "How did this occur?", and "What did you do?", or | [3] period of years. |
| something like that. But nothing of an official | My family was increasing. And I needed |
| [5] nature. | [5] more money, quite frankly. So, I put in for a |
| [6] Q: Okay. Then you did meet with some people | [6] transfer to Washington headquarters after a lengthy |
| from the House Select Committee on Assassinations? | 7 chat with Mr. Hoover, and was transferred there in |
| [8] A: Yes, I did. | [8] 1971, I believe it was, or '72. |
| g Q: Other than with the House Select Committee | [9] In Washington, I was assigned as the agent |
| • • | that handled Chinese matters. Then I was assigned |
| oj on Assassinations, did you do-have you been | [11] as the agent that handled everything relative to |
| ij involved in any official way with any activities | [12] Arab terrorism, and was the first terrorism expert |
| 2) related to the assassination? | [13] in the FBI. I gave lectures down at the FBI |
| 3) Let me withdraw that and say it again. | [13] In the FBI. I gave lectures down at the FBI [14] Academy to various police departments. |
| 4) Other than those events that we've already | |
| s ₁ discussed that you were involved in, did you have | [15] I was the agent that handled the |
| 6) any other further involvements in-official | [16] assassination at Munichs (sic). I directed the [17] investigation, as far as the Bureau was concerned, |
| 7] involvements in activities related to the Kennedy | |
| a) assassination? | [18] from Washington. I was that supervisor, I |
| A: Only as of today. | [19] continued on as the agent on the desk of the Arabs |
| Q: Okay. Could we go back and maybe have you | [20] and Israelis. |
| 21) tell us, just in brief, about your career in the | Subsequent to that, I was transferred to |
| FBI. When did you begin working for the Bureau? | the inspection division, where I conducted, I |

Subsequent to that, I was transferred to the inspection division, where I conducted, I

| Page 19 | f control of the cont | Page 22 |
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| think, 15 or 16 inspections of the various field | [1] which we'll refer to casually or informally as a | |
| z divisions in the country, and one overseas field | z 302. | i |
| pj division. | [3] A: I will say that-May I go back to this | |
| Returning back to headquarters after a | (4) one for a moment, please? | |
| s year and a half touring that, I was assigned to the | [5] Q: Yes. To 149? | |
| liaison division. I was liaison with the Secretary | [6] A: The information contained therein is | |
| of State, the Secretary of Defense, the Department | information which we did furnish to the special | |
| 8) of Defense (alternate resident agency)- alternate | (8) agent in charge. | |
| b) to the Vice President, and was a member-alternate | [9] Q: Okay. | |
| on member of the-I think, the Foreign Intelligence | [10] A: Now, this is a-it looks like an airtel, | |
| 11 Review Board or something. We prepared the weekly | [11] quite frankly. | |
| z _i summaries for the President on intelligence | [12] Q: The first two pages are cover sheets, an | |
| 3) matters. | [13] airtel - | |
| After a stay of that for a period of time, | [14] A: Oh, here's the 302. Now, this is a copy | |
| 5] I was transferred to Connecticut as the assistant | us, of the 302 which Jim Sibert and I made on the 26th | |
| g special agent in charge of the state of | [16] of events which occurred on the 22nd. | |
| 7 Connecticut. And I retired from the Bureau. | [17] And just let me make-see something in | |
| 8] That's as briefly as I can make it. | [18] here. | |
| g Q: Okay. Prior to 1963, had you ever | [19] Yep. Yep, this is it. And this is the-the | |
| g attended any autopsy? | authenticated one, too. And the reason I know | |
| n A: Yes, I had. | [21] that is, because there were some corrections which | |
| 2) Q: Approximately, how many? | were made in the-oh, what do you call it-the old-time | |
| Page 20 | | |
| A: Two. Oh, excuse me. Three. | [1] mimeograph sheets that they ran on off a | Page 23 |
| 2 Q: Had any of the autopsies involved gunshot | z mimeograph machine. | |
| wounds? | | |
| | And I think there was something in here | |
| 4) A: One did, yes. One at the Washington-Oh, | (4) which we requested taken out, so they took it out. | |
| sy what is the major hospital here in Washington, | [5] And that's the reason there's a space in there. | |
| 5 D.C.? I forget the name of it. But, yes, one did | [6] Q: You're referring to the space on page | |
| 7 result in – | [7] three? | |
| As a matter of fact, I was interviewing | [8] A: Yes. | |
| the doctor when he was performing the autopsy. | [9] Q: Do you know what was in the space? | |
| Going on to some-This was a gentleman who had | [10] A: I have no idea at this time, no. But it | |
| been shot in a-I guess, some type of a hold-up or | [11] was nothing which we thought was germane to the-to |) |
| z something like that. | [12] the case. | |
| But, yes, that was the only one as far as | [13] Q: Okay. Could you look at Exhibit No. 152? | |
| a shooting was concerned. Others were a result of | [14] A: By the way, just for your own information, | |
| s natural deaths. | [15] this document was typed by the chief stenographer | |
| q: Other than the Kennedy autopsy, had you-have you | [16] of the Baltimore field office, Doris Liebknecht, | |
| participated in any other autopsies? | who was an outstanding steno. Just as an aside. | |
| A: The two I just-the two or three I just | [18] Q: And you're referring there to Exhibit 151? | |
| mentioned, yes. | [19] A: Yes, I am. | |
| Q: Those that you mentioned, the Kennedy | [20] Q: Could you take a look at Exhibit No. 152, | |
| autopsy, and any others after that? | please? Tell me whether you've seen that before. | |
| A: No, sir. | A: The document itself, yes. This is the | |
| Page 21 | | |
| | | Pana 94 |
| | | Page 24 |
| Q: What I'd like to do now is to show you a | [1] interview of Bill Greer, which took place on the | Page 24 |
| Q: What I'd like to do now is to show you a few documents for the purposes of authenticating | [1] interview of Bill Greer, which took place on the [2] 27th at the White House. | Page 24 |
| Q: What I'd like to do now is to show you a few documents for the purposes of authenticating them. Later in the deposition, we'll come back and | [1] interview of Bill Greer, which took place on the [2] 27th at the White House. [3] Just as an aside, during the autopsy | Page 24 |
| Q: What I'd like to do now is to show you a few documents for the purposes of authenticating them. Later in the deposition, we'll come back and talk about the documents. | (1) interview of Bill Greer, which took place on the (2) 27th at the White House. (3) Just as an aside, during the autopsy (4) itself, we never specifically stated that we're | Page 24 |
| Q: What I'd like to do now is to show you a few documents for the purposes of authenticating them. Later in the deposition, we'll come back and talk about the documents. A: Sure. | (1) interview of Bill Greer, which took place on the (2) 27th at the White House. (3) Just as an aside, during the autopsy (4) itself, we never specifically stated that we're (5) going to be interviewing anybody. It just happened | Page 24 |
| Q: What I'd like to do now is to show you a few documents for the purposes of authenticating them. Later in the deposition, we'll come back and talk about the documents. A: Sure. Q: So, this is just a-to do a quick | interview of Bill Greer, which took place on the 27 27th at the White House. Just as an aside, during the autopsy itself, we never specifically stated that we're going to be interviewing anybody. It just happened as a result of the situation which occurred. | Page 24 |
| Q: What I'd like to do now is to show you a few documents for the purposes of authenticating them. Later in the deposition, we'll come back and talk about the documents. A: Sure. Q: So, this is just a-to do a quick dentification. Let's start with Exhibit 149. | interview of Bill Greer, which took place on the 27 27th at the White House. 38 Just as an aside, during the autopsy 49 itself, we never specifically stated that we're 49 going to be interviewing anybody. It just happened 40 as a result of the situation which occurred. 40 Bear in mind now, nobody knew exactly who | Page 24 |
| Q: What I'd like to do now is to show you a few documents for the purposes of authenticating them. Later in the deposition, we'll come back and talk about the documents. A: Sure. Q: So, this is just a-to do a quick dentification. Let's start with Exhibit 149. MR. GUNN: I'm handing Mr. O'Neill Exhibit | interview of Bill Greer, which took place on the 27 27th at the White House. Just as an aside, during the autopsy itself, we never specifically stated that we're going to be interviewing anybody. It just happened as a result of the situation which occurred. Bear in mind now, nobody knew exactly who had jurisdiction over what at that particular time. | ≎age 24 |
| Q: What I'd like to do now is to show you a few documents for the purposes of authenticating them. Later in the deposition, we'll come back and talk about the documents. A: Sure. Q: So, this is just a-to do a quick identification. Let's start with Exhibit 149. MR. GUNN: I'm handing Mr. O'Neill Exhibit No. 149, a telex dated, on its face, 11/23/63. | interview of Bill Greer, which took place on the 27 27th at the White House. 38 Just as an aside, during the autopsy 49 itself, we never specifically stated that we're 49 going to be interviewing anybody. It just happened 40 as a result of the situation which occurred. 40 Bear in mind now, nobody knew exactly who 40 had jurisdiction over what at that particular time. 41 We did know-I specifically knew that I had been | Page 24 |
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| In Re: President John F. Kennedy, Jr. | September 12, 199 |
|--|---|
| Page 25 | Page |
| [1] without any direction from anybody else. | [1] He says, "Well, President Kennedy." |
| And that was the reason I kept General | 121 I said, "How can you be sure? There was |
| [3] Wehle out of the autopsy room. We didn't want | [3] another man in the back seat." |
| [4] anybody in there who was not supposed to be there. | He said, "Frank, I've known this man for |
| We did, at our own decision-Jim and mine-to send | [5] three years." He said, "And when we were off duty, |
| [6] a sheet of paper around to have the | 6) it was just Jim, or Jack, or Roy-whatever it might |
| various people who were in attendance sign it, so | 77 be. |
| [8] that we'd have a general idea who was there. That, | [8] And he said that the President was a very |
| by no means, means that we took the names of every | [9] fun-loving man. And he said he didn't go with any |
| single individual who was there, but only those | [10] formalities. When other people were around, then |
| who, to the best of our recollection, were there at | [11] it was strictly "Mr. President" and things of some |
| 12) the time. | [12] SOIT. |
| I know there was a gentleman from Dallas. | [13] So, he said, "I knew that man. I know his |
| 14) He contacted me many, many-many, many long years | [14] accent better than I know my father's. And there |
| 15] later. He was a lieutenant in the Army, I believe. | [15] was only one man in that back seat that spoke with |
| 16] He was an aide to General Wehle, who sat up there | [16] a Boston accent. And that was the President." |
| in the balcony for most of the time. | [17] So, I don't know whether that's anywhere |
| So, go on with your question. | [18] here, but I've been telling that as a matter of |
| 19] Q: Okay. You - | [19] fact, as God as my witness, since day two or day |
| A: I happen to digress. I'm sorry. | [20] three. |
| Q: You recognize Exhibit No. 152 as a | Knowing now-knowing now that this was a |
| document that you prepared in conjunction with | bullet wound in the throat-Mind you now, when we |
| Page 26 | Page 2 |
| Mr. Sibert; is that correct? | [1] interviewed Kellerman and Greer, both that evening |
| A: Yes. Now, I want to say- One other thing | [2] and in the White House, we had no indication |
| [3] I want to say, too. That Jim and I decided that | 3 whatsoever that there was a bullet wound in the |
| [4] rather than be so very forward about it and say, | (4) throat. Absolutely none. In fact, even to this |
| [5] "Well, what did you say? What did that say-he | [5] day, I question it. And I'll tell you why later. |
| [6] say?", we would take one agent each-I mean, one | [6] But - |
| C C | [7] Q: When you say the "throat", you're |
| Co. Year de Wellemann and Timeseele Conce | [8] referring to the front of the throat; is that |
| Continue to the second by the Time name and an ambana | [9] correct? |
| A III The state of | A . 37 T |
| The state of the s | 6 01 |
| 11] Kellerman said-both in the White House and also at 12] the autopsy. We did get together and review the | A C 1 |
| 12] notes, but there's always something which might | [12] A: Correct, Because what we saw-and I say [13] "we", I'm talking about every single person in that |
| have been left out. | [14] autopsy room saw-the tracheotomy. I've seen |
| to J 700 and and analysis and T | [15] tracheotomies before. I know what a tracheotomy |
| 15] And I is say one other thing, too. I 16] don't know whether it's in any document or not. A | [16] is. But not just from my own viewing of it, but |
| 17] lot of things which have come up since those | [17] the doctor said specifically, "This is a |
| 18] incidents which occurred on the 22nd and the 27th, | [18] tracheotomy." |
| 19] which really had no-nothing of-we thought | [19] Now, when the question came up about the |
| important enough to put into the paper, is of | wound in the back here, there was not this - |
| tremendous importance today. But not then, at that | [21] Q: You're pointing to your shoulder? |
| · · · · · · · · · · · · · · · · · · · | 22 A: To my right shoulder. Back here about two |
| z _i time. Page 27 | Page |
| | |
| One specific thing was what Greer told me-excuse | inches down over here. |
| me, let me rephrase that—what Kellerman | - there was not the sugntest doubt when |
| [3] told me. And this was concerning the first shot. | |
| [4] When the first shot happened, they came in like | (4) stretcher in Dallas was the bullet which worked its |
| [5] this [hitting table three times with hand]. This | [5] way out through external cardiac massage. [6] And the doctor said, since the body had |
| [6] is what Kellerman said. In fact, he did that same | 7 not been turned over in Dallas. "External cardiac |
| m thing with his hand like that | TO HOLDER LILIEU OVEL III DAIIAS. EXICITIAI CALUIAC |

[7] thing with his hand like that. Q: If I can characterize that for the record. [9] There was one shot-I'm assuming you're referring [10] to-followed by a space, and then two shots in [11] rapid succession. A: Yes, more rapid than the-than the last [13] two. Okay? I mean, more rapid than the first and [14] the second. [15] Q: All right. A: He heard somebody in the back seat say, "My God, I've been hit." [17] And I said, "Roy, are you positive?" [19] And he said, "Without a question of a doubt?" He said, "Frank, I'm telling you.
[21] Somebody said, 'My God, I've been hit." And I said, "But who said that?"

| Stretcher in Dallas was the bullet which worked its |
| S | way out through external cardiac massage. |
| And the doctor said, since the body had |
| not been turned over in Dallas, "External cardiac massage was conducted on the President, and the |
| massage was conducted on the President, and the |
| bullet worked its way out." There was not the |
| slightest doubt—not a scintilla of doubt |
| whatsoever that this is what occurred. |
| In fact, during the latter part of it and |
| had gone out, called the examination was completed, the |
| doctor says, "Well, that explains it." Because Jim |
| had gone out, called the laboratory, learned about |
| he bullet, came back in. We thought it might have |
| been an ice bullet. We thought it might have been |
| a wax bullet, a plastic bullet. There was no |
| explanation of it. |
| Because I was closer to the President's |
| body than I am to you, and you're only about a foot |
| and a half away or two feet away. And viewing them

Page 31 Page 34 [1] with the surgical probe and with their fingers, [1] says and what the final autopsy protocol says? [2] there was absolutely no point of exit; and they A: No, because the Bureau, quite frankly, had 3) couldn't go any further. And that presented a [3] faith in us as agents, and believed-I don't know [4] problem-one heck of a problem. And that's why Jim (4) whether they still do to this day or not-that what went out and called. [5] we said was a fact. And, in fact, they put it into [5] (6) several reports, even after the information came And now this was the exact thought when 17) the entire autopsy is completed. The body has been out relative to it. We were there. We saw. We [8] dressed-washed, dressed, powdered, and is all set 18] have no-no axe to grind. 191 to go to the White House, and, in fact, left for In fact, we were the only people there who no had no axe to grind. It wasn't our man who was [10] the White House. And then several days later or something [11] killed. It wasn't we who are conducting the [11] [12] or other, we had heard that the doctor said further (12) autopsy and, evidently-how am I going to say this-[13] examination-I don't know examination of what-further [13] rephrased some of the things or re-thought some of examination showed that it worked its way [14] the things after the body had gone. No. We just reported it as we-as we put [15] back through a strap muscle, and came out the [16] throat into President Connally-I mean, Governor [16] it down in black and white. Connally, et cetera. Q: One of the people who was aware of the [17] Not that evening. Not when the body was [18] final autopsy report, as well as your report, was [18] [19] there. The body was gone. Arlen Specter. I understand later, too-this is all [20] A: That is correct. He certainly did. hearsay from what I'm saying now-that Humes or Q: Did he raise that question -[22] Boswell called down to speak to Dr. Malcolm Perry, A: Yes, he did. Page 32 Page 35 [1] I believe his name was, and explaining the protocol Q: - in his interview with you? [1] which had occurred up in Bethesda. A: Mm-hmm. And then Perry said, "Well, how about the Q: What's your best recollection of what he [3] [4] bullet wound in the throat?" μ said and what you said, in regard to apparent And I think it was Humes said, "What [5] discrepancies between your report and the autopsy [5] [6] bullet wound in the throat? le report, And they said, "Well, we performed a A: Well, we told him that there was no \overline{D} [8] tracheotomy over a wound in the throat. discrepancy. As best I can feel- I haven't seen And now place yourself in the position of any documents since that time. I think we [10] the autopsy surgeons, to try to explain a completed no mentioned to him-in fact, I'm quite sure-that as [11] autopsy on the President of the United States [11] far as we were concerned, what we wrote was the without explaining a bullet wound in the throat. [12] [12] truth, the whole truth, and nothing but the truth. I couldn't do it. I don't know how they [13] If somebody wants to say something else, did it. But somebody -[14] that's their business. And they have to explain [14] [15] Well, we digressed an awful lot, but-[15] it. But we explained it exactly as it was that That's the way it was then. Now, get back to-I'm [16] [16] evening. No ifs, or buts, or qualms about it. Specter-Well, go ahead. [17] [17] Yes, this is a document that was made Q: Okay. [18] [18] concerning -[19] A: I don't know how far -[19] Q: Because you've raised one thing, though, 20 He did not impress me as being an [21] investigator, number one. He made great mention of [21] I'd like to just pursue one point. A: Sure. pz) the fact that he had been a lieutenant in OSI. [22] Page 33 Page 36 Q: And, again, we will come back and be 11 Because I asked him specifically, I believe, what [2] dealing with many of these issues. n investigative background he had. And he said he'd When you learned that the doctors had B) been a lieutenant in OSI. [4] subsequently stated that the bullet went through And, so, I said, "What type of (5) the back and out the throat, did you do anything s investigations did you conduct?" And he couldn't [6] about that or say anything to anybody? [6] give us specifically of any criminal 171 A: We didn't learn that officially. We just investigations. I think he was of the opinion that heard that just from the newspapers reports and [8] (8) he was a great investigator. things such as that. No, we did nothing officially Evidently, something-we said or the 110 on that. [10] entire interview that Jim and I gave him, caused Both Jim and I looked at each other and [11] him to have very little faith in what we said. [12] said, "No way." I mean, we sat- I was here; he In fact, I have read in the newspaper that was there. We had our office together, he and I. [13] he made some statement thereafter to the fact that, [14] But, no, I did nothing specifically about it. [14] "After the autopsy was over," or something such as Q: Did anyone from the FBI ever contact you [15] that, "they ran out of their office, and ran up to 116 and ask you any questions about that? 1151 Baltimore to dictate something." Which was a lot [17] ווז) of bull. It was not true. Q: Did that surprise you-that no one from When the autopsy was completed, we had the the FBI ever contacted you about? [19] [19] bullets-or the fragments of the bullets which we A: About what now? [20] [20] had to take back to the laboratory, which we gave

Q: About what we can say is an apparent

discrepancy between what your report of the autopsy

[21] to a agent by the name of Frazier. We had to get

22) back home. In fact, I didn't get home till about

| | 1 |
|--|--|
| Page 37 | Page 4 |
| [1] 7:00 o'clock that-7:00 a.m. that morning. | [1] 1963, if we could. Could you tell me when you |
| Jim and I got together-I believe it was | inst heard about the assassination of President |
| [3] on-oh, in the car going out to the-Andrews AFB- | [3] Kennedy? |
| to discuss different things. I said, we'll get | [4] A: Yes, about – Shortly before 1:00 o'clock, |
| [5] together-I think it was on Monday-up in Baltimore | [5] I was in my radio car, driving in Prince George's |
| [6] to discuss it. | [6] County, Maryland. And I got a radio message from-let me |
| We dictated on Tuesday. I think it was | 7 see-Gene Weimer, SA Weimer. And he said |
| (a) the 26th we dictated, or something like that. | (8) that he had just heard that the President had been |
| [9] Yeah, I think it was on the 26th we dictated it. | (9) shot. This was-well, sometime between 12:15, say, |
| So, by him saying that we got right away | [10] and 1:45. We just heard the President had been |
| out and ran up to Baltimore to speak to people | [11] Shot. |
| 12] there was totally hogwash, which—Quite frankly, I 13] had a very little opinion of Specter to begin with, | [12] So, I was close to the police headquarters [13] in Prince George's County, which at that time was |
| and this just lessened that opinion. | 114 in Seat Pleasant. And I went over there |
| 6 197 | [15] immediately, because I knew that if there was |
| 15] G: Were you surprised at all that neither 16] your report-your 302 nor the FBI summary report | [16] anything on the radio or television, or something |
| was published by the Warren Commission? | [17] such as that, they would have it in one of the |
| A T | [18] offices there. |
| 18) A: I was not only surprised that those 19) reports were not published by the Warren | [19] So, I met Sergeant Hamilton and Lieutenant |
| 20] Commission, Jim and I both had mentioned that we | [20] George Clements, and we went to their office. And |
| were extremely surprised that we were not-not | pi) they had on television, at that particular time, |
| interviewed by somebody with some type of substance | 22] about the assassination of the President. So, we |
| Page 38 | Page |
| [1] in the Warren Commission rather than, quite | [1] sat there with a cup of coffee and watched it for a |
| [7] In the warten commission rather than, quite [7] frankly, a flunky. | [7] period of time. |
| 0. 01 | And Whaten Consider was an artists And |
| A. A. d. Y. L | And watter Cronkite was speaking. And |
| [5] then. Nor do I intend to. Unless we have a chat | President had been killed-assassinated-had died. |
| [6] in the hall or something. | [6] And the body was being prepared to be taken to |
| O. I as an about your one law do support at this | Andrews Air Force Base. |
| [7] G: Let me snow you one last document at this [8] time, and ask you whether you can identify this | Yantinday Data Day who was she discover |
| g document, which I'll state for the record is | [8] I called up Bob Best, who was the director [9] of law enforcement security, and told him that the |
| [10] Exhibit 156. | [10] body was coming to Andrews. And he had not heard |
| To a summary and the force on the deeped | that, so this was the first that he knew that the |
| 11] It appears, on its face, to be dated 12] November 26th, 1963, by Agents Sibert and O'Neill | [12] body was coming to Andrews. |
| 13) to SAC, Baltimore. It's a little bit hard to read. | [13] He said, 'Frank, will you come on out |
| [14] A: [Examining document.] Yes, this is one | [14] here, and brief the base commander?" |
| 15] which we wrote. This is quite true. | [15] I said, "Certainly." |
| Mrs. Kennedy told Admiral Burkley, and he | [16] In the meantime, right after that |
| related it to Admiral-who told us that Mrs. | [17] conversation, I called Baltimore to tell Tully that |
| 18] Kennedy wanted a partial autopsy. | [18] I was going out to Andrews to assume whatever |
| And Jim and I and Kellerman looked at each | [19] jurisdiction over any violations-jurisdiction over |
| other. And as far as we were concerned, from an | [20] any violations that might fall within our purview. |
| investigative point of view, a partial autopsy is | [21] I also said that I'd like to get another |
| not going to show the cause of death. And this was | agent to come out there with me, so there would be |
| Page 39 | Page |
| [1] the reason for the autopsy. | [1] two of us to be a witness to whatever might happen. |
| So, we wanted a full autopsy. However, we | [2] So, he says, "I'll try to get a hold of Jim |
| [3] could not give directions to the doctors. So, | [3] Sibert." |
| [4] Admiral Holloway, I believe it was, the commanding | [4] So, I went out to Andrews, and was out |
| [5] officer of the naval station, did. | 15] there speaking to Bob Best, who by that time had |
| [6] I- May I ask another question, please? | [6] gotten the head of OSI, Bob Mitchell, another close |
| There's another 302 there. I don't know | 77 personal friend of mine, and the-Joe-Lord have |
| [8] whether you have it or not-the 302 of Kellerman, | [8] mercy on him, he's dead for so many years-the |
| [9] November 27th. Do you have that one? | 191 Judge Advocate. We went over to-to brief the |
| [10] Q: All of them are in the – | [10] general. |
| | When we were doing that-just after we got |
| [11] A: Oh, is that in that one? | there, Jim Sibert came in. He had been trying to |
| (12) Q: – Exhibit No. 152. | [13] get out there for a period of time. He said, |
| 12) Q: – Exhibit No. 152. 13) A: Oh, I'm sorry. | I will send the soud coming out here " from Limiterille |
| 12) Q: - Exhibit No. 152. 13) A: Oh, I'm sorry. 14) Q: They're all connected. | [14] "Frank, the road coming out here," from Hyattsville |
| 12) Q: - Exhibit No. 152. 13) A: Oh, I'm sorry. 14) Q: They're all connected. 15) A: Oh, I'm sorry. I didn't see that. | out to Camp Springs, Maryland, for Andrews, "was |
| 12] Q: - Exhibit No. 152. 13] A: Oh, I'm sorry. 14] Q: They're all connected. 15] A: Oh, I'm sorry. I didn't see that. 16] Okay, fine. Roy Kellerman. Okay, good. | [15] out to Camp Springs, Maryland, for Andrews, "was in jammed with people coming into base,"—It was an |
| Q: - Exhibit No. 152. A: Oh, I'm sorry. Q: They're all connected. A: Oh, I'm sorry. I didn't see that. Color Okay, fine. Roy Kellerman. Okay, good. Color Oreat. | out to Camp Springs, Maryland, for Andrews, "was is jammed with people coming into base,"—It was an open base. He said, "People are coming into this |
| Q: - Exhibit No. 152. A: Oh, I'm sorry. Q: They're all connected. A: Oh, I'm sorry. I didn't see that. Color Okay, fine. Roy Kellerman. Okay, good. Color Great. Color Okay of the Color o | [15] out to Camp Springs, Maryland, for Andrews, "was [16] jammed with people coming into base,"—It was an [17] open base. He said, "People are coming into this base in droves." I guess, to see anything that may |
| Q: - Exhibit No. 152. A: Oh, I'm sorry. Q: They're all connected. A: Oh, I'm sorry. I didn't see that. Cokay, fine. Roy Kellerman. Okay, good. Coreat. Compared to the see that the see tha | out to Camp Springs, Maryland, for Andrews, "was is jammed with people coming into base,"—It was an open base. He said, "People are coming into this base in droves." I guess, to see anything that may happen. They heard on the radio that the President |
| [12] Q: – Exhibit No. 152. [13] A: Oh, I'm sorry. [14] Q: They're all connected. [15] A: Oh, I'm sorry. I didn't see that. [16] Okay, fine. Roy Kellerman. Okay, good. [17] Great. | [15] out to Camp Springs, Maryland, for Andrews, "was [16] jammed with people coming into base,"—It was an [17] open base. He said, "People are coming into this base in droves." I guess, to see anything that may |

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| [1] said, "We better close the base." | [1] landing, the was a gray ambulance-a naval |
| And the general said, "Fine." At that | 22 ambulance, which came on up and parked right close |
| in time, we closed the base, preventing anybody from | is to the aircraft which was taxing on up at that |
| (4) coming on who did not have a legitimate reason to | [4] time. Parked there, and the plane taxied on up. |
| 5 be there. These people who had a legitimate reason | [5] I don't know where Bobby Kennedy came |
| Those people who had a legitimate reason | 6 from, but I saw Bobby Kennedy go into the front of 7 the aircraft. And a short time thereafter, within |
| n to be there were those people who resided on the | , · · · |
| [8] base; those people who worked on the base; the [9] press corps; the members of Congress; the members | (8) a matter of a minute, minute and a half, the back |
| | p) of the aircraft opened. |
| [10] of the Supreme Court; the foreign diplomatic group | And I do have Maybe it would be better |
| [11] of people; those members of the Cabinet who were | [11] for me, if I could explain it to you here. This is |
| not flying over to Japan at the time; TV newsreels; | 12 a magazine from Life, I'm sure you've seen it. |
| [13] and people like that. | BY MR. GUNN: |
| [14] However, a large amount of people had | Q: This is the Life magazine dated November |
| [15] already gotten on the base. They closed the base, | [15] 20? |
| and we then waited the arrival of the Air Force | [16] A: I don't see it anywhere on there. But |
| [17] One. | it's about the 26th or 27th, or sometime. Was |
| [18] We went over to base operations. And at | [18] there a date on there? |
| 119] base operations, they were just setting up the | [19] Q: This is the undated Life magazine, but |
| 20) areas where the press was going to be; where the TV | [20] from November of 1963. |
| 121] was going to be; where the members of Congress were | [21] A: Yeah. Here, let me see. Oh, yeah. |
| going to be; setting up microphones, so that if | [22] Bobby went in the front of the plane and |
| Page 44 | Page 47 |
| [1] anybody from Air Force One was going to make a | [1] walked to the back. And here's the ambulance here. |
| [2] speech, talk or something similar to that, they | 22 And they opened the door-he opened the door. It |
| g could do so. | 13) was he and Jackie Kennedy, you could see, were in |
| [4] Shortly - | (4) the-from the cars-I mean, in the entrance there. |
| [5] [Interruption to the proceedings.] | An elevator was up to the plane. They had |
| [6] THE WITNESS: Shortly-Oh, well. | some problem getting-as I recall-the casket onto |
| MR. GUNN: Off the record. | [7] the elevator. They brought it on down. And then a |
| [8] [Discussion off the record.] | (8) whole group of people-and here's a group of people |
| [9] THE WITNESS: Let me see. Looking out | in taking it in. |
| [10] from base operations on to the tarmac, there's a | |
| [13] fence which the people were kept in back of. This | one of the people here- Well, in fact, this is Bill Greer, as I mentioned before. That's |
| [12] is the general public. | [12] Bill Greer, this man here. |
| There was a gate in the fence for people | |
| [14] to walk through, and then there was another gate | [13] This is Kenny O'Donnell, the [14] presidential— |
| 15] down there for vehicles to come in and out of. | 1 |
| 16 Both of them were closed at the time. | [15] I think one of these ladies is Pamela [16] Turnure-I'm not sure just which one, though, |
| We went out there-"we" being Best, | [17] because that was the only evening I ever saw her-she was |
| [18] Sibert, myself, and Bob Mitchell-at five minutes | [18] the White House secretary for Mrs. Kennedy. |
| 19 of 6:00. The plane was supposed to leave-land | |
| 1201 about 6:00 or five after 6:00. | Q: Just so I can describe it very briefly. A: Yes. |
| About five minutes of 6:00, the plane was | |
| 22) already in this landing pattern-coming around. | Q: This is a photograph that shows Bobby |
| | Kennedy standing erect on the-towards the left |
| Page 45 [1] And I think it landed about 6:00. And then taxing | Page 48 |
| [7] took another five minutes. | [1] side of the page. Next to him is Jackie Kennedy. |
| An OSI agent came to Bob Mitchell and said | [2] Then there are what appear to be – |
| (4) that he had heard-no-and said that the SAC in | A: This is Bill Greer, specifically. |
| Baltimore was trying to contact me. I went inside | (4) Q: These are people down below - |
| [6] and used the phone in the base operations building. | [5] A: Right. |
| [7] Jim Tully said, "Frank, I just got a call | [6] Q: - down below Bobby Kennedy. Is there |
| [8] from Hoover. And Hoover is aware that you're out | 77 anyone else down there that you can identify? |
| p) there, and said he wanted you to stay with the | (8) A: Yes, the head up here. This is Roy |
| 10) body, so that if there is any evidence of what | [9] Kellerman. |
| occurred in the body, take that evidence back to | Q: Okay. Going-you're going left to right? |
| 12) our FBI laboratory." | A: Yes. And these other people there-This looks like Hoover. It's not Hoover. Hoover wasn't |
| "Fine." When Mr. Hoover said something, | there. I don't know who these other gentlemen are. |
| 14) that was it. So, you did it. | But these were all, as I understand, |
| I went out onto the tarmac again. I knew | [15] members of Secret Service. Specifically, I don't |
| 16] Jim Rowley, as the director of Secret Service. I | [16] know. But Kellerman and Greer, you can—This is |
| 17] saw Jim there. I said, "Jim, I was told to stay | [17] Bill Greer, definitely. |
| · · · · · · · · · · · · · · · · · · · | [18] Q: If I can interrupt you for a moment – |
| 18) with the body. Mr. Hoover just directed me." | |
| 18) with the body. Mr. Hoover just directed me." 19) He said, "Fine. We'll get you into the | [19] A: Surely. |
| 18] with the body. Mr. Hoover just directed me." 19] He said, "Fine. We'll get you into the 20] motorcade. I want you to just stay right over | [19] A: Surely. [20] Q: – and ask you some questions about any |
| 18) with the body. Mr. Hoover just directed me." 19) He said, "Fine. We'll get you into the | [19] A: Surely. |

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| Did you talk with him at any other point | Fage 43 | [1] | think, at-I don't know what speed, but somewhere |
| at Andrews Air Force Base? | | | around 20, 25 miles an hour, something like that. |
| A: Only when he came over and said, "I want | | | There were several cars in back of us. |
| you to get in this car here." That was the only | | [4] | But a group of Hell's Angels came by on |
| other time. | 1 | | their motorcycles, and they were whooping and going |
| Company of the Compan | | | in and out among the cars. Very fortunately, some |
| They open the back, and they put in the casket. | | | of the Metropolitan Police Department and the |
| These gentlemen are putting in the casket here. | | | policemen who on were motorcycles from the Park |
| Kellerman walked around to this side. No. | | | Police spotted them, and they didn't do it much |
| First of all, it was-Greer came in here, opened | | | longer. I don't know what happened, but they |
| the door - | | | disappeared very quickly. I know they took care of |
| Q: You're pointing to the left front door – | | | the situation very nicely. |
| A: Of the ambulance. | | [13] | We got out to Bethesda – |
| Q: - of the Navy ambulance. | 1 | [14] | Q: I'm sorry. If I could, again, interrupt |
| A: He directed the driver to get out. | , | | you for a moment. |
| Kellerman was still back up here, directing things. | | [16] | From the time that the casket was loaded |
| 34 . 77 | 1 | | in the Navy ambulance, were you able to either see |
| the hearse itself. I don't recall anybody else | | | the ambulance or the casket up to the time that you |
| getting into the hearse. | 1 | | arrived at Bethesda? |
| | f | 1 | A: Every single moment. Every single moment. |
| | | [20] | There was no possibility that the vehicle stopped-or the |
| Q: When you say "the hearse"—I'm sorry—you're | | | ambulance stopped; that anybody took a |
| referring to the Navy ambulance? | | [22] | |
| | Page 50 | | Page |
| A: The Navy ambulance, yes. | | | casket out, switched any bodies, as some "authors"-becaus |
| All right. Kellerman came over here. And | | | they're not authors—some people have |
| whoever was in the front seat over here got out, | | | said. No way at all. Nothing. |
| and Kellerman got in. And this is all done in a | | [4] | So, now we're out at Andrews-excuse me. |
| matter of moments. | | | We're out at Bethesda Naval Station. We come in |
| In the meantime, while this is going on, | | | through the main gate. Now we have naval personnel |
| people are coming out of here. And Rowley is | | [7] | on either sides. Now we have other individuals. |
| pointing to specific vehicles that they were going | | [8] | There are people watching it, looking at it. |
| to get into. | | [9] | The ambulance moved in front. Mrs |
| He got a hold of Jim and I, and said, "Get | | [10] | Q: The front of the hospital? |
| into this one." And we got into the-I think it | , | [11] | A: The front of the hospital. |
| was the second car in the motorcade-one with | | | Now, bear in mind, I'm familiar with the |
| Pamela Turnure, Mrs. Kennedy's secretary, and the | | | hospital there, and so is Jim, because we took our |
| White House valet. | | [14] | physical examinations there every year. So, we |
| And then it took off for Bethesda Naval | | [15] | were familiar with a good portion of the hospital |
| Hospital. | | [16] | itself. |
| Q: If I could interrupt you there for a | İ | [17] | Mrs. Kennedy got out. Bobby Kennedy got |
| moment. | | [18] | out. And people from the-from the hospital |
| A: Yes. | | | itself- I believe that Admiral Holloway chatted |
| Q: Did you talk to any other Secret Service | | [20] | and talked. |
| agents while you were at Andrews Air Force Base? | | [21] | In the first car, which was in front of |
| A: Not that I know of, no. | | | us, was Larry O'Brien and Kenny O'Donnell, Godfrey |
| | Page 51 | | Pag |
| O. M. automorphis discussions about | , ago o . | F43 | McHugh-General McHugh was the-I think, maybe |
| A - XT- | | | Admiral Burkley or somebody. But there was a group |
| A: No. | | | of people there. |
| Q: - any issues? | | í | After some small talk, evidently, in |
| A: No. | | [4] | front, Kellerman went into the hospital. Bobby |
| Q: Okay. | | [2] | Kennedy and Mrs. Kennedy, and probably Burkley, |
| A: One of the very first things—When we got into the car, the very first thing, I believe | | [2] | went in and went up to either the 17th or 19th |
| | | | floor. |
| Pamela Turnure said, "Have you got a cigarette?" In fact, she smoked almost a whole pack of | | | And now we have Larry O'Brien and Kenny |
| In fact, she smoked almost a whole pack of | ļ | (9) | O'Donnell and McHugh chatting in front of the |
| cigarettes between Andrews and out to Bethesda. | , | [10] | place. They were there for a period of time. And |
| And she wanted to know if we heard any | | [43] | Jim and I are looking at each other - |
| word yet on Governor Connally. And I said, "No, we were not down there." | | [13] | Oh, Pamela Turnure, by the way, got out, |
| 397 1 1 | | | too. She went with Mrs. Kennedy. The valet went |
| the valet, but nothing of any substance. | i | 1 | in also, I guess. |
| | | [16] | There was a period of time nothing |
| Me Turnure was very distraught_at that | | | happened. Jim and I looked at each other, and we |
| Ms. Turnure was very distraught-at that | | 1,.,, | decided to find out what the story was. We went up |
| particular time. We were just chatting and trying | | (12) | |
| particular time. We were just chatting and trying to get her mind back and forth. | | | |
| particular time. We were just chatting and trying to get her mind back and forth. A strange thing happened en route to the | | [19] | to Larry O'Brien and said, "What's the delay?" |
| particular time. We were just chatting and trying to get her mind back and forth. | | [19] [20] | |

| | | Page 55 | | | Page 58 |
|--------------|---|------------|------|---|---------------|
| [1] | So, both Jim and I said, we knew where it | - - | [1 | and I and Kellerman and Greer assisted in it. And | . ago oo |
| | was. We drove around the back; and the ambulance | | [2 | it was the same way pushing it in, and the same way | |
| [3] | drove around the back, too. | | | when we got it on over to the-to the autopsy | |
| [4] | Now, I've heard that there's been some | | [4 | table. | |
| | discussion, or some talk, or some chat about | | [5 | | |
| | another ambulance. That people were chasing it | | t | arrived at the back of Bethesda Hospital? | |
| M | back and forth. I don't recall it. | | 17 | • | |
| [8] | Q: Did you see-other than the Navy gray | | 1 | 7:05, something like that. | |
| [9] | | | [5 | | |
| | other ambulance out at Bethesda? A: Not- well, there were other ambulances | | [10 | • | |
| [11] | there. But I-but not, to the best of my | | [11 | · | |
| | recollection, that any took off, or any had the | | [13 | n honor guard – n A: Yes. | |
| | body in it, or anything like that. | | [14 | | |
| [15] | Q: Did you see any hearses at Andrews-I'm | | [15 | A | |
| | sorry. | | [16 | | |
| (17 <u>)</u> | A: Hearse? No. | | 1 - | honor guard came from? Do you recall? | |
| [18] | Q: At Bethesda? | | [18 | 4 50 011 0111 1 1 1 1 1 1 | |
| [19] | A: No, sir. | | | Army, but I'm just guessing on that. The easiest | |
| [20] | Q: Okay. | | | thing would be to say Navy, because it was a naval | |
| [21] | A: So, we drove around the back. The Let | | | installation. But I don't recall exactly who it | |
| | me sec. | | : | was. | |
| | | Page 56 | | | Page 59 |
| [1] | The ambulance stopped. And round in back, | | [1] | Q: Okay. Now, were you with the casket | • |
| [2] | coming out of the wing where-and the corridor-put | | [2 | yourself from the time it was at the loading dock | |
| [3] | it this way-where the autopsy room was. You come | | | to the time that it got into the morgue? | |
| [4] | out of the corridor, then you have a door-a | | [4] | A: Absolutely. | |
| [5] | swinging door, then you have sort of a little | | [5 | Q: Were you present when the casket was | |
| [6] | platform there. Kellerman was coming out of there. | | [6] | opened? | |
| [7] | So, we went around. The ambulance | | [7] | A 41 1 | |
| | stopped. We got out of our car. We went over to | | [8] | | |
| | the ambulance. I saw Kellerman coming on out. And | | | casket was taken out of the ambulance and that you | $\overline{}$ |
| | I went over to him, and I said, "My name is Frank | | | saw the casket opened that you were not with the | |
| | O'Neill, FBI agent." | | [11] | casket? | |
| [12] | He says, "I know. I've already got a call | | [12] | • | |
| | from Rowley that you're going to be here." | | | the first time I saw the casket being taken out of | |
| [14] | He and I and Jim and Greer opened the back | | | the aircraft with Bobby Kennedy and Mrs. Kennedy | |
| | of the ambulance. At about this time, the honor guard came. | | | until the time that it was opened and the body | |
| [17] | We took the casket out, and put it on a | | | taken out-that that casket was not in my view or the vehicle, which it was in, in my view. | |
| | conveyance; and wheeled it on in, with the honor | | [18] | | |
| | guard, up to the steps; and took it on up to the | | 1 - | the casket was opened? | |
| | step, because I think there was one step there-no, | | [20] | | |
| 21] | I don't know whether there was a step, or whether | | | You couldn't miss the body which was in there. | |
| | it was an incline-but up to the doors here, pushed | | | Around the head of the body was a very, very bloody | |
| | | Page 57 | - | | Page 60 |
| [1] | the doors open. | • | m | sheet. Around the body itself was another sheet | . age oc |
| [2] | And inside, after about-oh, 10 or 15 | | | with blood. | |
| | steps, or something like that, there's a door on | | [3] | The body itself in these sheets was on | |
| [4] | the left-hand side. We pushed it in there, which | | [4] | another plastic type of a material, which we could | |
| [5] | is a small anteroom. And in the anteroom were some | | | only assume was placed under the body to prevent it | |
| | slots. It was sort of a morgue. It was a morgue | | | from oozing blood all over the inside of the | |
| | that they used for the hospital. | | מז | casket. | |
| [8] | I do recall specifically that-being told | | [8] | _, | |
| | that there was a child in one of the slots there that had died that day. | | | his-the first thing which struck you is, there's a | |
| 10] 11] | We then moved the-for want of a better | | | massive wound in the upper right. Back here. | |
| | word-dolly with the casket on it into the autopsy | | [11] | Q: Just so I can say that. When you were pointing to that, you're pointing to the area above | |
| 13] | room through the swinging doors, and on over to a | | | and behind your right ear – | |
| 14] | group of individuals who were in surgical garb | | [14] | | |
| [5] | standing right next to an autopsy table. | | [15] | | |
| [6] | Q: Could we stop there? | | [16] | A | _ |
| 17] | A: Sure. | | [17] | Q: And it – | |
| 8] | Q: There are some questions I have. | | [18] | | |
| SUJ BA | Who physically lifted the casket up to the loading dock or the platform? Was that the honor | | | that area there. | |
| | guard, or did you do that? | | [20] | His eyes were open, to the best of my recollection. His mouth was in sort of a grimace | |
| | | | | | |

[21] guard, or did you do that?

A: I believe it was the honor guard, but Jim

recollection. His mouth was in sort of a grimace.
And his hands were up, so that he was something

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|---|-------|--|--------|
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| [1] like that. I believe that's the way it was. | [1] | | |
| Q: With your hands-With his hand clenched | | referring to the FD 302 that's been marked as | |
| [3] is what you're saying? | | Exhibit 151 – | |
| μ) A: Yes, yes. | [4] | | |
| [5] Q: Like a fist? | [5] | | |
| A: Yes, yeah. Very bloody sight. C: Was there any question in your mind | (6) | · · · · · · · · · · · · · · · · · · · | |
| (8) Was there any question in your mind (8) whether that was President Kennedy when you saw | [7] | | |
| p) him? | [8] | see-by Humes. He was the one. | |
| [10] A: No, I-I knew President Kennedy. I used | [10] | entri ter til | |
| [11] to make it a point to go out to Andrews Air Force | | way, were not delivered-I mean, excuse me, were | |
| 12) Base when any-from the time of Eisenhower all the | | not developed there. The photographs were | |
| way up through Carter-when the President left and | [13] | | |
| when the President returned, just in case there was | [14] | TOT | |
| 15] anything. So, I knew of him. | [15] | them. We did not ask for access to the X-rays. | |
| He certainly looked like the President. I | | Though, we specifically asked for access to the | |
| in didn't take fingerprints. But to the best of my | | photographs. Quite frankly, I couldn't read an | |
| recollection, that was the President of the United | | X-ray, if I had to. | |
| [19] States. | [19] | Q: When you say you had-you did ask for | |
| 20] Q: Do you recall who opened the casket? | [20] | access to the photographs - | |
| A: Yes, it was opened by the medical | [21] | A: Ycs. | |
| 22) technicians. | [22] | Q: - what do you mean by that? | |
| Page 62 | : | | Page 6 |
| (1) Q: And who lifted the body out of the casket? | [1] | | |
| A: The medical technicians, with the | | Because, as I mentioned, this was not-these | |
| [3] assistance of – | [3] | photographs were not developed. We thought that | |
| [4] As I recall, there was some question, | | would be, from the investigative point of view, a | |
| 5 because I think there were two or three of them | | good thing to have it in our files-copies of the | |
| (6) taking it out of the casket and putting it onto the | [6] | photographs taken by the hospital. | |
| n autopsy table, which, you know, had a little slant | Ŋ | They were turned over to Secret Service, | |
| (8) to it. | | as I understand it. In fact, I think I spoke to | |
| (9) And as I recall, we assisted in doing | | Kellerman, and asked him specifically-or was it | |
| to that, because they I don't think the three of | | Rowley, or Gerry Behn-if we could have copies of | |
| till them managed-or two, three, or four of them | | it. And they said, yes, we could, if we go | |
| 12] managed to do it properly. So, we assisted in 13] doing that. | 1 | official channels on them. | |
| 14] Q: Approximately how much time was there, as | [13] | Q: Did you ever request copies of the photographs? | |
| is) best you can recall, between the time that the | [15] | A: We did that evening; that we wanted copies | |
| an ambulance arrived at the back door and the body was | 1 | of it. But they never were officially requested, | |
| 7] lifted onto the table in the morgue? | | as I know. In fact, I don't think we ever got | |
| 8] A: Six-five, six, seven minutes maybe. | | them. | |
| 19] Something of that vein. | [19] | Q: Okay. | |
| Q: Okay. What happened next? | [20] | A: I mean, I'm just conjecturing on this now. | |
| A: The physicians—who identified themselves | | I never saw them in the file. | |
| 22] as Dr. Hume and Dr. Boswell-asked us to leave, | [22] | Q: Did you ever see any of the photographer- | |
| Page 63 | | | Page 6 |
| 11 because they wanted to take X-rays, and they wanted | [1] | photographer or photographers who were there? | |
| [2] to take photographs of the body. | [2] | A: I saw them take pictures, yes. | |
| [3] Kellerman, Greer, and myself, and Jim | [3] | Q: Were you able to see them from the | |
| [4] Sibert went out, back into the anteroom. I'm | [4] | anteroom? | |
| [5] calling it an anteroom. I don't know whether it | [5] | A: Yes. | |
| [6] was the morgue, or whatever it was. But I'm | [6] | <u> </u> | |
| 77 calling it the anteroom. | [7] | you'd be able to see? | |
| (8) As I recall, the doors were swinging | [8] | A: I believe there was a partition in the | |
| [9] doors. And there was a glass partition. So, you | 1 | swinging doors. I don't know whether it's that way | |
| could see through the doors on over into the room | 1 | today or not. | |
| in itself. So, it was in our view at all times. We | [11] | | |
| 23 saw the pictures taken. 33 Q: Were you in the room while the pictures | [12] | photographers there were? A: No, I don't know. There was specifically | |
| Were you in the room while the pictures 4 were taken? | , | one I know of. There might have been two. But I | |
| A: No. Are we in this anteroom? We were | | don't know whether there was one or two. | |
| of not in the autopsy in the room itself. As I | [16] | | |
| n mentioned, we were asked to leave, which we did. | , , | could take these pictures. Although, there weren't | |
| I do have a listing, I believe, in my | [18] | too many pictures taken. I mean, but-No, I can't | |
| 19] report of the amount of pictures taken and of the | [19] | say whether it was one or two photographers there. | |
| 20) amount of X-rays taken. These were given to me by | [20] | Q: Do you recall seeing any of the cameras | |
| | 10041 | that they used? | |
| 21] Boswell and by Finck–not Finck, but Boswell and 22] Hume, as to the amount of pictures taken. | [22] | A 3.7 300 11 0 1 1 1 1 1 1 | |

| Page 67 | Don | ge 70 |
|---|--|---------------|
| (1) but I don't know what type. | A: Yes. It was-it was a massive wound. | <i>g⊂ 1</i> ∪ |
| [2] Q: Okay. Is the term "large format" or "view | [2] In fact—and this has been something of a | |
| [3] camera"-are you familiar with those terms? | [3] discussion and people pointing at things-Humes | |
| μ A: No. The only thing I was familiar with | [4] said it was evident that there was some type of a | |
| (5) was the speed graphic. | [5] surgical procedure which would have been done to | |
| (6) Q: And you had seen speed graphics before? | [6] the head area or something like that. | |
| A: Yes. We had them in our work in those | These were not words that we were making | |
| [B] years. | [8] up ourselves. These were words which were said by | |
| [9] Q: Approximately how much time were the | [9] the doctor at that time. | |
| [10] photographers and X-ray technicians in the morgue? | [10] Now, as I understand it, that could have | |
| [11] A: Oh-gee, really, it's hard to tell. I'd | [11] been cutting of the hair, or something to do with | |
| say 10 minutes, 12 minutes. Something of that-It | [12] this-this thing in the back. But, certainly, | |
| [13] didn't take too long to take the pictures and the | there was no type of a mutilation. I could not | |
| [14] X-rays. We then went back in. | make a determination what he meant by that, quite | |
| And prior to any surgical procedures being | 115] frankly. | |
| made, the doctors said they wanted to wait till | [16] Q: Now, if you think of President Kennedy | |
| they got the results of the X-rays, so they could | standing up straight, did you see any injury that | |
| 18) make a determination. | [18] was towards the front of his ear? So that would be | |
| They also wanted to wait for Colonel | (19) the face - | |
| Finck, who I understood was from the Armed Forces | [20] A: None. | |
| 21) Institute of Patholgy, to come over to assist in | 2: - or the forehead, or anything in front | |
| the autopsy, since I understand that he was a-the | 22) of the ear. | |
| Page 68 | <u> </u> | ge 71 |
| only forensic pathologist in attendance at that | (1) A: His face was-Now, please don't get me | |
| z time. | [2] wrong. I won't say better than yours. Better than | |
| [3] Q: Did you see a tripod for the camera or any | in mine-put it that way. | |
| (4) kind of lighting for photography? | No, it was fine. There was no mark on the | |
| [5] A: I might have, but I don't recall it. | 5 skull up here. He was fine. | |
| (6) Q: After the photography was completed, you went back into the room; is that correct? | © You're pointing to your forehead now? | |
| A | A: Yes. Nothing here - | |
| | [8] Q: Around your - | |
| and the share assessment as a made | A: - and nothing here. | |
| [11] A: Well, as I mentioned, we waited for the-for the | [10] Q: Around the eyes. [11] A: Nothing around the mouth or eyes. | |
| | [13] A: Nothing around the mouth or eyes. [12] Certainly, nothing to any great extent beyond the | |
| - · · · · · · · · · · · · · · · · · · · | [13] ear or anything such as that. | |
| [14] The autopsy room was partitioned off into | [14] Q: When you say "beyond the ear", you mean | |
| | 15 forward from the ear - | |
| is the autopsy room was a room where you would put the | is A: Yes. | |
| | [17] Q: – is that right? | |
| [18] made notes. | [18] A: Yes, in this section here. As far as this | |
| And then on the other side of it over | [19] whole skull section here was concerned - | |
| poor here, with the little corridor in between that went | [20] Q: You're pointing to your face. | |
| 21) two or three feet, was a coffee machine-I mean, | [21] A: -there was no-no marks on that | |
| not a coffee machine, but coffee pot and various | [22] whatsoever. | |
| Page 69 | Pag | ge 72 |
| [1] other things such as that. | [1] Q: Okay. | |
| The autopsy room also had a circular | A: In fact, after the autopsy was over, the | |
| B) balcony-for want of a better word-where people | B) body looked like he was asleep. He could have been | |
| [4] could view it. People could view the autopsies. | (4) viewed by anybody. | |
| [5] It was up about one or two steps, or something like | Mrs. Kennedy, as I understand it, did not | |
| is that. They could view the autopsies going on-autopsy going on in the room. | is want the body to be viewed, however, by the general | |
| (a) Q: Could you give me the best description of | m public. Of course, she thought the trauma of the | |
| m how the wounds on the body appeared prior to the | (8) people seeing such a young, vibrant man with a | |
| | my young wife and young children, would be just too | |
| un impigione on manipulation of the total | no much for the people as a whole. | |
| A . A 11 = 1 - 1 | [11] So, that was one of the reasons, as I [12] understand it, that she wanted the casket closed | |
| 13] Q: - starting with the head? | 13) thereafter. | |
| A: Prior to turning the body over-okay-the | [14] Q: Were you able to tell whether there was | |
| 15] first thing which struck you was the tracheotomy. | [15] any scalp that was missing from President Kennedy? | |
| ig And I've seen tracheotomies before, as I mentioned. | [16] A: There appeared to be-There was a flap | |
| on manformed a surple case | [17] here. | |
| sa nennuele a trachentomy " | [18] Q: You're pointing again to the back of the | |
| | un baad? | |
| Then you could not miss this wound here in | [19] head? | |
| Then you could not miss this wound here in the head. | [19] head? [20] A: Yes.There was a flap there.And I don't [21] know whether the flap was up or down. | |

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|--|--|
| that there was a portion missing, because a portion | [1] pointing out different things, pointing out the |
| was taken into the autopsy room as the autopsy | hole here, and pointing out other things such as |
| progressed which was found on the car floor, I | 131 that, we left-"we" being Kellerman, Greer, and |
| believe, in Dallas by one of the Secret Service | [4] myself, and Sibert-left with them to go back the |
| s) agents. | short distance to the body. |
| And the doctors in Bethesda took a look at | [6] Q: You've referred to the fact that |
| 7) that, and, I think, measured it, and stated | [7] photographs and X-rays were taken before any |
| specifically that it came from this section of the | [8] procedures were done on the body. |
| 9) head here. | [9] A: That's correct. |
| Q: Just so there isn't any confusion, I had | [10] Q: Was there any subsequent time when |
| asked specifically about scalp. | [11] additional X-rays or photographs were taken, to the |
| 2) A: Oh, no. | [12] best of your knowledge? |
| Q: And were you referring to skull? | [13] A: No, because if they had been taken, they |
| A 71 C | [14] would have requested that we go out of the room |
| | |
| Q: Okay. Just with regard to scalp or the | [15] again, as they did the first time. And that we |
| skin, did you-was it apparent whether any was | ns move- No request was made. And I didn't see any |
| missing or not? | other photographs being taken, or any other X-rays |
| A: Well, you could tell that something-a | [18] being taken. |
| trauma had occurred there, yes, from something | [19] Q: Okay. Do you remember approximately what |
| which went in, because - | [20] time the first incision was made? |
| I guess, the place where it went in would | |
| | |
| not be there, as far as the scalp was concerned. | that's what it is. It's in my report, I believe. |
| Page 74 | Page |
| But nothing to any great extent, as far as I was | [1] Q: In the report when you refer to the first |
| g concerned. | [2] incision, what do you mean by "the first incision"? |
| Q: Were you able to see-Again, this is | [3] Is that on the head, or on the body, or – |
| before any procedures done on the body. Were you | A: No, that would be the V-the V-type |
| able to see into the cranium? | [5] incision which they make for autopsies. |
| | |
| A: Oh, yes. | [6] Q: And was that the first type of |
| Q: And was brain still there? | manipulation or work on the body, the V section - |
| A: Yes, there was brain there. | [B] A: I believe it was. |
| Q: Do you have any sense of how much brain | [9] Q: - or Y section? |
| was in the right hemisphere? | [10] A: I believe it was. |
| A: No. I do know that it was not too much, | [11] Q: Could we start with what you saw performed |
| because a large portion of the brain was sprayed | on the head? So, I'm putting the V-the Y section |
| onto the back of Kellerman and Greer. They still | [13] or V section aside, and just going to the head. |
| had it on their clothes. It certainly didn't come | [14] What procedures were done that you observed? |
| | |
| from-through the floor. It came - | [15] A: I know they—they came to this particular |
| Q: Sure. | [16] section here. Okay? And I think there was a flap |
| A: - I mean, evidently- But they did have a | there, if I'm not mistaken. And they pulled it on |
| large section. | [18] back, and you could really see the-the massive |
| I know later-afterwards, that there was | [19] thing went in there. |
| not too much of the brain left. And it was taken | Looking at the X-rays, you could see that |
| out, and it was put in a white jar. | there were about 40-some-odd pieces of either shell |
| Q: Were you present when that happened, when | fragments or bone fragments in the skull cavity |
| | |
| Page 75 | Pag |
| the brain was removed? | [1] itself. And they took out two pieces of it; one |
| A: Yes, I was. | 121 from in back of the eyes, I believe, and one from |
| Q: Okay. We'll come back to that in a | [3] the back of the sinus. But they took out two |
| moment. | (A) pieces. |
| Were you able to tell-again, before any | But there were many, many other sections |
| procedures were performed—whether there was any | (s) in there-pieces of various bones. Those two |
| | 7) pieces, by the way, they took out and they put into |
| skull missing? And I understand you've talked | · |
| about a piece that came in later. But by your | [8] a little jar. |
| first observation, were you able to identify - | [9] Now, I know there's been some controversy |
| A: No, not very quickly. But we knew there | [10] also about-Because we saw them put into a jar, |
| was a hole there, but whether-What was missing, | [11] and Jim and I signed for that jar. We signed for a |
| what was not-I don't know. | missile. That was exactly what the Navy |
| Q: Okay. At some point, did you see X-rays | [13] terminology is for a bullet-anything which flies |
| that were taken - | [14] through the air is a missile. |
| A: Yes, I did. | It's changed since then, because they now |
| Q: About how much time did you spend looking | [16] have the guided missiles and things such as that. |
| at the X-rays? | [17] But at that time, anything which went through the |
| A . T to a f . I as also ST on a f . as a situation of a | [18] air was a missile. And that's the way the wrote it |
| | [19] up, and that's the way we signed for it. |
| physicians looked at the X-rays, because we didn't | |
| want them to do any procedures without us being at | Q: When you say that you signed a receipt for |
| that-there at that time. | [21] that, I'd like to show you a document marked |
| So, when they finished with the X-rays and | [22] Exhibit No. 69, and ask you whether that's a |

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| In perioduction of the exhibit that you signed? | Page 79 | Page 8 |
|--|---|--|
| Five pieces of it there. But that is correct, yes. | [1] reproduction of the exhibit that you signed? | [1] straight into it? |
| A: Okay, Now, I don't see-you know; the serves when we can be exhibits to show you, if we could. A: A: No, sit. | | [2] Q: Looking straight at it, as if you were |
| 4. Did you sign any receips other than the one represented by Exhibits to 6.69? 4. A. No., si. 5. C. Could you describe the jar that you said at that the a A. No., si. 6. A. Flass. 6. C. Could you describe the jar that you said at that the a A. O. Size. 7. A. Where's the eye socket? And this is the fight cycle the jar that you had had an opportunity to rearmine the X-rays during the A. I was a subject to stand that you had had an opportunity to view the X-rays. 7. A. When, you say "examine the X-rays during the 7 auropsy; is that correct? 8. A. I swill, an opportunity to view the X-rays. 8. C. O. Say, when you say "examine the X-rays", I shart of the thing to which seems to be aimost a circular from the rear? 9. C. That when you and sak you whether you can recognize the things shown to you, and sak you whether you can tendent to the shart of the ingle of November 22nd. 10. Ill succession of the record. 10. C. Way, that's fine. 10. C. Way, that's fine. 10. C. Cay, that's fine. 10. C. Cay, that's fine the first that you observed on the finght of November 22nd. 10. Ill succession of the record. 10. C. Cay, that's fine. 10. C. Cay, | | [3] looking at the body from above. |
| Section Sect | | [4] A: Okay. Now, I don't see-you know, the |
| C Could you describe the jar that you said that the A Class. M A Class. O C Fagments were put into? O C Fagments were put into? O C Right So, this is the right eye; the O Row, again, this is an Exp y so, you're O Right So, this is the right eye; the O Row, again, this is an Exp y so, you're O Row, again, this is an Exp y so, you're O Row, again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O Row again, this is an Exp y so, you're O | is one represented by Exhibit No. 69? | |
| Both at the | | [6] Q: Eye socket there and there. |
| A. Glass | 7) Q: Could you describe the jar that you said | 7 A: Where's the eye socket? Here? |
| | | , , , |
| 10 A: It was a glass jar. 10 C: Right. So, this is the right eye; the eithe eye is gone. 20 C: Row, again, this is an X-ray, So, you're 10 C: Min dictates that the eye is gone, 20 C: Right. So, that is the the eye is gone, 20 C: Right. So, that is the right is dictate. It would seem that this is an X-ray, So, you're 10 C: Min Co. Right. So, that is the right eye; the 10 C: Min Co. Right. So, that is the right eye; the 10 C: Min Co. Right. So, that is the right eye; the 10 C: Min Co. Right. So, so, you're 10 C: Right. So, that is that the eye is gone, 20 C: R | ·· | 1 |
| 12 G. Okay. A. I think there was some cotton in it, 13 A. I well, then, explain to me, please. Is 14 although I'm not positive. 15 MR. GUNN: I'd like to go off the record 16 for a minute - | | |
| 18 | 0.01 | |
| Ha although I'm not positive. 198 MR. GUNN: I'd like to go off the record 198 MR. GUNN: I'd like to go off the record 198 MR. GUNN: How we get a couple of 198 MR. GUNN: We can take a break if you go want. 199 MR. GUNN: We can take a break if you go want. 199 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a break if you go want. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We whether this is an X-ray that you observed on the night of November 22nd. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. GUNN: We can take a look at that. 190 MR. | | γ· · · · · · · · · · · · · · · · · · · |
| MR. GUNN: I dike to go off the record MR. GUNN: white we get a couple of MR. GUNN: white we get a couple of The WITNESS: Sure. MR. GUNN: white we get a couple of Recess.] BY MR. GUNN: We can take a break if you Recess.] BY MR. GUNN: C: Mr. O'Neill, a moment ago - A: Yes. C: Mr. O'Neill, a moment ago - A: Yes. C: Al right. A: Now, when you say that you had had an so opportunity to examine the X-rays during the mature in mean - C: All right. A: I saw them, yes. C: Can you see the mark here that I'm pointing to, which seems to be almost a circular that I'd like to do is have a few of them shown to you, and ask you whether you can recognize the them as having been the X-rays that you observed on the higher fo November 22nd. MR. GUNN: We start with X-ray MR. GUNN: We don't seem that that would be, yeah, Similar to it. Yes. C: Can you see the mark here that I'm pointing to, which seems to be almost a circular that I'd like to do is have a few of them to the night of November 22nd. MR. GUNN: We start with X-ray MR. GUNN: Why don't seems to be almost a circular that the would be, yeah, man and the choical of face, but the left it's interpreting it that way? We will interpret jhem. ## interpreting it that way? ## | | |
| 16 for a minute - 17 | | |
| If HE WITNESS: Surc. | | |
| MR. GUNN: white we get a couple of per exhibits to show you, if we could. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: We can take a break if you want. MR. GUNN: Who don't want. MR. GUNN: Let's try the. MR. GUNN: Let's try the. MR. GUNN: Let's try the. M | THE MITHERS O | |
| The With The Six Creaminy Ferror who was a series of the would seem | | |
| THE WITNESS: Certainly. | | |
| MR. GUNN: We can take a break if you what. | | |
| State correct, or am I wrong in | · · | |
| Page 80 Page | • | |
| [Recess.] | | is that correct, or am I wrong in |
| B YMR. GUNN: Q: Mr. O'Neill, 2 moment ago — A: Yes. Q: Mr. O'Neill, 2 moment ago — A: Yes. Q: Well, again, I can't interpret them, either, because I'm not qualified to do this. But the K-ray, sour eye-the eye is not going to be gobrountly to examine the X-rays during the autopsy; is that correct? A: Now, when you say "examine the X-rays", I all right. Q: All right. Q: All right. Q: All right. Q: Okay, But you-you saw them? Q: Okay, But you-you, and ask you whether you can recognize the them as having been the X-rays that you observed on the light of November 22nd. Q: Mr. O'Neill, if you'd like to come over a native provided as an anterior/posterior Page 81 Q: Mr. O'Neill, if you'd like to come over a night of November 22nd? Q: Mr. O'Neill, if you'd like to come over a night of November 22nd? Q: Mr. O'Neill, are you able to identify the whether this is an X-ray that you observed on the night of November 22nd? Q: Mr. O'Neill, are you able to identify the whether this is an X-ray that you observed on the night of November 22nd? A: There is- Now, once again, I'm not a technician. Is this a picture from the rear? Q: This is looking, presumably, from the fact factor of the factor. I'm you'd like to come over a night of November 22nd? A: There is- Now, once again, I'm not a technician. Is this a picture from the rear? Q: This is looking, presumably, from the fact factor of the factor. I'm you'd like to come over a night of November 22nd? A: There is- Now, once again, I'm not a technician. Is this a picture from the rear? Q: This is looking presumably, from the fact factor of the skull with two angle that fact it is not recall that. Q: Okay. The question would have been: If the your call that, did you recall that. Q: Okay. A: No. I do not recall that. Q: Mr. O'Neill, do you recolusing the body from the fact. A: No. | (D 3 | Page & |
| Signature Sign | | |
| A: Yes. | | |
| Signature Sign | A . 77 | |
| So poportunity to examine the X-rays during the To autopsy; is that correct? To autopsy; is that correct? To Air I would seem that that would be, yeah, To autopsy; is that correct? To Air I would seem that that would be, yeah, To autopsy; is that correct? To Air I would seem that that would be, yeah, To autopsy; is that an opportunity to view the X-rays. To Air I man an opportunity to view the X-rays. To Air I man an opportunity to view the X-rays. To Air I man an opportunity to view the X-rays. To Air I man an opportunity to view the X-rays. To Air I man and a technician or So, I'm not To Air I man an opportunity to view them? To Air I man and a technician or So, I'm not To Air I man and a technician or So, I'm not To Air I man and a technician or So, I'm not To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man, it seems that the would be, yeah, To Air I mot a To Air I man and a technician or So, I'm not a To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? To Air I man and a technician. Is this a picture from the rear? | •• | |
| A: Now, when you say "examine the X-rays", I B Ad an opportunity to view the X-rays. G: All right. G | | |
| 8 A. Now, when you say "examine the X-rays", I 8 similar to it. Yes. 9 Q: Can you see the mark here that I'm 10 Q: All right. A: I'm not a technician or- So, I'm not 10 Q: Okay, But you-you saw them? 13 Q: Okay, that's fine. 16 Q: Okay, that's fine. 17 A: I's aw them, yes. 18 Ximilar to it. Yes. 18 Similar to it. Yes. 19 Q: Can you see the mark here that I'm 10 pointing to which seems to be almost a circular 10 pointing to wheich seems to be almost a circular 10 pointing to which seems to be almost a circular 10 pointing to, which seems to be almost a circular 10 pointing to, which seems to be almost a circular 10 pointing to, which seems to be almost a circular 10 pointing to, which seems to the feet. 10 pointing to, which seems to the feet. 10 pointing to, which seems to the feet. 10 pointing t | | |
| So Aid an opportunity to view the X-rays. | | |
| 10 Q: All right. | | 1 |
| A: I'm not a technician or - So, I'm not Color Sure I mean - Color Sure I mean - Color A: I's aw them Color Color A: I saw them Color Color A: I's aw there to ame from Color Color A: I's aw there to ame from Color Color A: I's aw there to ame from Color Color A: I's aw there to ame from Color Color A: Mm-hmm Color Color | | |
| | | |
| [13] Q: Okay. But you-you saw them? A: I saw them, yes. [14] A: I saw them, yes. [15] Q: Okay, that's fine. [16] What I'd like to do is have a few of them [17] shown to you, and ask you whether you can recognize [18] them as having been the X-rays that you observed on [19] the night of November 22nd. [20] [Discussion off the record.] [21] MR. GUNN: Why don't we start with X-ray [22] No. 1, which is described as an anterior/posterior [23] Wh. O'Neill, slightly heat damaged. [24] Q: Mr. O'Neill, if you'd like to come over [25] A: Oh, surely. [26] Q: Mr. O'Neill, are you able to identify [27] whether this is an X-ray that you observed on the [28] night of November 22nd? [29] A: There is- Now, once again, I'm not a [20] technician. Is this a picture from the rear? [31] Q: This is looking, presumably, from the [32] So, as if you were looking at the body from the [33] So, as if you were looking at the body from the [44] front. [55] A: Well, if I'm looking at the body from the [56] front, I mean, it seems that the wound is over [57] A: Mr. O'Neill, are you able to identify [58] A: Well, if I'm looking at the body from the [59] G: This is looking, presumably, from the [50] G: This is looking at the body from the [51] front. [52] O'Ray. [53] So, as if you were looking at the body from the [54] front. [55] A: Well, if I'm looking at the body from the [56] front, I mean, it seems that the wound is over [57] A: Mr. O'Neill, side of the X-ray? [58] A: Mr. Hum. [69] Q: Mr. O'Neill, are you able to identify [60] Okay. [61] A: Well, if I'm looking at the body from the [62] or okay. [63] A: Well, if I'm looking at the body from the [64] front. [65] OR Ar. O'Neill, do you recall that. [66] OR Ar. No. I would appear that- I can't swear [67] OR Ar. No. [68] Q: Mr. O'Neill, do you fee all that. [69] OR Ar. There is now hate it can't saw where it came from, or what it is, or [60] OR Ay. [61] A: Would appear that- I can't swear [62] OR Ar. No. [63] OR Ar. No. [64] OR Ar. No. I do no | | |
| 44. I saw them, yes. (14) A: Yes. I can see a mark there, yes. But I (15) Can't say where it came from, or what it is, or (16) Can't say where it came from, or what it is, or (17) Shown to you, and ask you whether you can recognize (18) them as having been the X-rays that you observed on (19) Discussion off the record.] (20) Discussion off the record.] (21) MR. GUNN: Why don't we start with X-ray (22) No. 1, which is described as an anterior/posterior (23) No. 1, which is described as an anterior/posterior (24) A: Yes. I can see a mark there, yes. But I (15) Can't say where it came from, or what it is, or (16) anything, so—But I can see the mark, yes. (17) A: Mm-hmm. (19) Q: Oxay. The white circular – (18) A: Mm-hmm. (19) Q: Do you remember seeing that mark at the (29) ight of the autopsy? (21) A: I can't swear that I do. (22) Q: Okay. (22) Q: Okay. (23) Q: Okay. (24) A: I can't swear that I do. (25) Q: Okay. (25) Q: Okay. (26) Q: Okay. (27) Q: Okay. (28) Q: Okay. | | |
| [15] Q: Okay, that's fine. [16] What I'd like to do is have a few of them [17] shown to you, and ask you whether you can recognize [18] them as having been the X-rays that you observed on [19] the night of November 22nd. [20] [Discussion off the record.] [21] MR. GUNN: Why don't we start with X-ray [22] No. 1, which is described as an anterior/posterior [23] View of the skull, slightly heat damaged. [24] View of the skull, slightly heat damaged. [25] BY MR. GUNN: [26] Q: Mr. O'Neill, if you'd like to come over [27] and take a look at that. [28] A: Oh, surely. [39] A: There is—Now, once again, I'm not a [30] inght of November 22nd? [31] A: There is—Now, once again, I'm not a [32] ingh to five autopsy? [33] A: Oh, surely. [34] Q: Mr. O'Neill, are you able to identify [35] whether this is an X-ray that you observed on the [36] inght of November 22nd? [37] mean, it's—It would appear that—I can't swear [38] A: No. [39] A: There is—Now, once again, I'm not a [30] ingh to five autopsy? [31] A: It would appear that—I can't swear [42] to it. Put it that way. [43] (O. Okay. The question would have been: If [44] you recall that, did you recall any discussion that [45] in the province of the autopsy about [46] in the province of the skull, if I'm looking at the body from the [47] in the province of the skull with two angle [48] in the province of the mark, yes. [49] Q: Do you remember seeing that mark at the [40] province of the autopsy? [40] A: Mr. Gunn: Let's try the— [41] The WITNESS: Whether I do or do not. I [42] in the autopsy about [41] the province of the autopsy about [42] in the province of the autopsy about [43] the province of the autopsy about [44] to it. Put it that way. [45] Q: Mr. O'Neill, are you able to identify [46] you recall that did you recall any discussion that [47] may have taken place— [48] A: No. [49] Q: Mr. O'Neill, are you observed on the [40] in the province of the autopsy about [40] to it. Put it that way. [41] to it. Put it that way. [42] Q: Okay. [43] Occording to the province of the autop | | |
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| 17 Shown to you, and ask you whether you can recognize 16 them as having been the X-rays that you observed on 16 [Discussion off the record.] 17 Q: Do you remember seeing that mark at the 18 MR. GUNN: Why don't we start with X-ray 18 MR. GUNN: Why don't we start with X-ray 19 A: I can't swear that I do. 19 Q: Okay. The white circular - A: Mm-hmm. Q: Do you remember seeing that mark at the 19 might of the autopsy? A: I can't swear that I do. 19 Q: Okay. MR. GUNN: Let's try the - 19 MR. GUN: Let's try the - 19 MR. GUN: Let's try the - 19 MR. GUN: Let's try the - | | |
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| | n here, rather than over here. Is it upside down or | [17] Q: Mr. O'Neill, do you recognize the autopsy-or the |
| [18] X-ray that's in front of you now as being | is something? | [18] X-ray that's in front of you now as being |
| (19) Q: No. This would be the left side of the | y without I'm pointing to have The side of the | [19] an X-ray that you saw on the night of the autopsy? |
| [20] face that I'm pointing to here. The right side [21] is - [22] A: Well, let me ask a question now before I- [23] What is this supposed to be here. Please? | on is - | [20] A: Well, let me ask a question now before I- |
| 21] IS - 21] What is this supposed to be here, please? 22 A: Okay. I- In other words, looking 22 Q: Okay. Now, this is towards the front of | | what is this supposed to be here, please? |

| The nose would be here. Here's the head. Now, people may disagree about what the significance of that is. And I, certainly, am not so qualified to comment on what the dark space is that my you're pointing to towards the front of the head. And I'm not asking you to interpret that, just as I is can't interpret: Ai' would appear to be something. But if- If this is supposed to be an indication If this is supposed to the suppose If this is supposed to the property If this is supposed to the property If this is supposed to midicate that is whole section of the front was missing, If this is supposed to midicate that is whole section of the front was missing, If this is supposed to midicate that is whole section of the front was missing, If this is supposed to midication If this is supposed to midicate that is If this is proposed to midicate If this is proposed to midicate If this is proposed to midicate If this is supposed to | |
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| 77 And I'm not asking you to interpret that, just as I 88 Can't interpret it. 89 A: It would appear to be something. But if- 109 I'm saying "if". I have to qualify. 101 If this is supposed to be an indication 102 that this whole section of the front was missing. 103 then, I've never seen this picture before-that 104 autopsy before. 105 O: Okay. When - 106 I'm an, that particular X-ray before. 107 O: Now, once again, neither of us can comment 108 on the significance of that, whether that-what 109 that would mean. 109 But the question for you would be: Do you 100 recall in on the night of the autopsy, seeing an 100 O: O: I like to draw your attention to some 101 O: | ₫s, |
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| A: I recall seeing some on the night of the [13] autopsy. Whether it's on this particular X-ray or [14] not, I don't recall. But—Because Hume pointed it [15] out, and he started to count them. And that's how [16] we got the figure of 40. [17] Q: Do the flecks that you see here in this [18] X-ray look roughly similar to what you saw on the [19] night of the autopsy? [20] A: They would appear to be. [21] Q: Does the direction of them or the grouping [22] of them seem any different than you recall from the [13] hesitating in saying something or other co [14] If that's supposed to indicate— [15] Qualifying it. If this is supposed to indicate— [16] that that was missing, then, no. That's not a great from the compact of the autopsy? [17] X-ray of what I saw. [18] Q: You're referring again to the very da great to be a line [19] specifically—This puzzles me here. [10] If that's supposed to indicate— [11] If that's supposed to indicate— [12] A ray of what I saw. [13] Q: You're referring again to the very da great to be a line [14] If that's supposed to indicate— [15] Qualifying it. If this is supposed to indicate— [16] that that was missing, then, no. That's not a great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from the grouping again to the very da great from th | |
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| [14] not, Î don't recall. But—Because Hume pointed it [15] out, and he started to count them. And that's how [16] we got the figure of 40. [17] Q: Do the flecks that you see here in this [18] X-ray look roughly similar to what you saw on the [19] night of the autopsy? [20] A: They would appear to be. [21] Q: Does the direction of them or the grouping [22] of them seem any different than you recall from the Page 87 [1] night of the autopsy? [2] A: I cannot recall. [3] Q: Do you see what appear to be a line [14] If that's supposed to indicate— [15] Qualifying it. If this is supposed to indicate— [16] that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the that that was missing, then, no. That's not a graph of the autopsy? [18] X-ray of what I saw. [19] Space towards the front of the face — [20] A: Yes. [21] Q: - that appears to be — [22] A: Yes. [22] A: Yes. [23] Q: - that appears to be — [24] Q: - that appears to be — [25] A: Yes. [26] A: Yes. [27] A: I cannot recall. [28] Q: Once again, you should not think of | acerning |
| 15 out, and he started to count them. And that's how 16 we got the figure of 40. 17 Q: Do the flecks that you see here in this 18 X-ray look roughly similar to what you saw on the 19 night of the autopsy? 20 A: They would appear to be. 21 Q: Does the direction of them or the grouping 22 of them seem any different than you recall from the Page 87 11 night of the autopsy? 21 A: I cannot recall. 32 Q: Do you see what appear to be a line 15 Qualifying it. If this is supposed to indicate that that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. That's not a continuate that that was missing, then, no. T | |
| 16 we got the figure of 40. 17 Q: Do the flecks that you see here in this 17 X-ray look roughly similar to what you saw on the 18 X-ray look roughly similar to what you saw on the 19 night of the autopsy? 19 A: They would appear to be. 20 A: They would appear to be. 20 Q: Does the direction of them or the grouping 22 of them seem any different than you recall from the 22 A: Yes. 23 A: I cannot recall. 19 Q: - forehead area? 19 Q: - forehead area? 29 A: Yes. 29 A: Yes. 29 A: Yes. 29 A: Yes. 29 C: - forehead area? 29 C: - forehead | • |
| [17] Q: Do the flecks that you see here in this [18] X-ray look roughly similar to what you saw on the [19] night of the autopsy? [20] A: They would appear to be. [21] Q: Does the direction of them or the grouping [22] of them seem any different than you recall from the [17] X-ray of what I saw. [18] Q: You're referring again to the very day [19] space towards the front of the face - [20] A: Yes. [21] Q: - that appears to be - [22] A: Yes. [22] A: Yes. [3] Q: Do you see what appear to be a line [4] Q: - forehead area? [5] A: Yes. [6] Q: Once again, you should not think of | |
| 18 X-ray look roughly similar to what you saw on the 19 night of the autopsy? 20 A: They would appear to be. 22 Of them seem any different than you recall from the 22 of the autopsy? 22 A: I cannot recall. 23 A: I cannot recall. 24 A: Yes. 25 A: Yes. 26 A: Yes. 27 A: Yes. 28 A: Yes. 29 C: - forehead area? 29 C: - forehead area | |
| 19 night of the autopsy? 19 space towards the front of the face - 20 | r i k |
| A: They would appear to be. [20] A: They would appear to be. [21] Q: Does the direction of them or the grouping [22] of them seem any different than you recall from the [32] Page 87 [4] night of the autopsy? [5] A: I cannot recall. [6] Q: Do you see what appear to be a line [70] A: Yes. [71] Q: - that appears to be - [72] A: Yes. [72] Q: - forehead area? [73] A: Yes. [74] Q: - forehead area? [75] A: Yes. [75] Q: Once again, you should not think of | .— |
| Q: Does the direction of them or the grouping 21 Q: - that appears to be - 22 A: Yes. 11 night of the autopsy? | |
| 22 of them seem any different than you recall from the 22 A: Yes. | |
| Page 87 [1] night of the autopsy? [2] A: I cannot recall. [3] Q: Do you see what appear to be a line Page 87 [1] Q: - forehead area? [2] A: Yes. [3] Q: Once again, you should not think of | |
| [2] A: I cannot recall. [3] Q: Do you see what appear to be a line [5] A: Yes. [6] Q: Once again, you should not think of | Page |
| 2 A: I cannot recall. 2 A: Yes. 3 Q: Do you see what appear to be a line 3 Q: Once again, you should not think of | |
| to are a few to the contract of the contract o | _ |
| considerant with where my page is now? There and we being black necessarily indicates missing | |
| | one or |
| [5] there. Do you see those lines now? [5] not missing bone. That would be something | g that an |
| [6] A: I see a line here. | |
| 7) Q: Yes, on the - | • |
| (8) A: Yes, I certainly do. | •• |
| [9] Q: On the X-ray? [9] That could signify something else. | 2 |
| A: Yes, I certainly do. 100 A: But I do recall seeing X-rays similar to this with the, you know, various flecks in | • |
| a by different places as I mentioned on the of | ier one. |
| MP GINN: Okay Could we look at X-rs | y |
| [13] Q: - x-rays the night of the autopsy? [14] A: If there were any lines such as that, they [14] No. 4? | • |
| were not pointed out to me. I don't recall seeing [15] THE WITNESS: I'm afraid I'm not being | |
| [16] those, no. [16] much help to you on these X-rays. | |
| Now, that's strange. Could you tell me [17] MR. GUNN: That's fine. | |
| what they indicate? I see this section here is [18] BY MR. GUNN: | c that |
| [19] Sort of like a square. From here to here to there. [20] No. I don't recall that at all [20] came from Dallas. | s uiai |
| [20] 110,1 2011 (10000 0100 0100 0100 0100 0100 0 | |
| 21] If that's a X-ray of the skull, I don't 21] A: Yes. 22] recall those things being there. 22] Q: Do you recall that, a minute ago? | |
| ici recan triose trimigo beans tricie. | |

| | picinisci 12, 1777 | | | | |
|--------------|--|---------|--------------|--|---------|
| | | Page 91 | | | Page 94 |
| [1] | A: Yes. | • | [1] | was measuring it. I think it might be Hume, | _ |
| [2] | Q: Do you remember having seen the X-ray that | | | possibly Finck-were actually measuring the angle, | |
| [3] | I'm showing you now-that appears, at least, to be | | [3] | supposedly where the bullet came on into the back. | |
| | X-rays of fragments-at all? | | [4] | Q: Okay. | |
| [5] | A: No. | | [5] | A: They were not-in my presence or in | |
| [6] | Q: You didn't see those? | | [6] | anybody else's presence, then-discussing that in | |
| [7] | A: No. | | | relation to anything which might show up on an | |
| [8] | Q: Did you see any other X-rays like this of | | 1 | X-ray. | |
| | fragments? | | [9] | | |
| [10] | A: I saw no X-rays of any fragments, as such. | | | discussion of X-rays of the path of wounds, or | |
| | The only X-rays I saw were the X-rays taken of the | | | attempting to locate a stray bullet somewhere in | |
| | head at the time. And at that time, to my | | i | the body? | |
| | knowledge, there were no X-rays taken of any | | [13] | A | |
| | fragments. | | [14] | | |
| | Q: Okay. Do you recall there having been any | | [15] | | |
| [15] | X-rays of any other parts of the body, such as the | | 1 - | No. Because if they had been discussing | |
| | | | | | |
| | torso, legs, arms? | | | that, and if there had been a path through the-you | |
| [18] | A: As I understand, it was a full body | | | know, through here on out through the neck, they | |
| [19] | X-rays. | | | certainly would not have told us specifically that | |
| [20] | Q: Did you see those on the night of November | | | there was no point of exit. Because I would assume | |
| [21] | 22nd? | | | that an X-ray would show something like that. | |
| [22] | A: Well, if you show me something, maybe I'll | | [22] | Q: One of the questions would be - | |
| | | Page 92 | | • | Page 95 |
| [1] | be able to refresh my memory, yes. | | [1] | A: There was no discussion. | |
| [2] | Q: Okay. | | [2] | Q: Without respect to any path in the neck, | |
| [3] | MR. GUNN: Could we take a look at X-ray | | [3] | was there any discussion about a bullet going into | |
| | No. 8? | | | the back and maybe being lodged in the rib cage - | |
| [5] | THE WITNESS: Quite frankly, the | | [5] | A 5.* | |
| | physicians were more concerned with the X-rays of | | [6] | | |
| | the head than the X-rays of the body. | | [7] | A 37 37 | |
| [8] | MR. GUNN: X-ray No. 8 is described as an | | [8] | • 01 | |
| | anterior/posterior view of the right shoulder and | | 1 - | | , |
| | right chest. | | [9] | ACC CHAIN THE TAX THE TAX TO T | |
| | BY MR. GUNN: | | [10] | | |
| [11] | Q: Just in a general way, do you remember | • | 1 | X-rays. | |
| [12] | | | [12] | • | |
| | seeing any X-rays such as this on the night of the | | 1 | discussion, I didn't hear it. Put it that way. | |
| | autopsy? A: I believe I do. | | [14] | | |
| [15] | | | [15] | A 47 | |
| [16] | Q: Okay. | | [16] | | |
| [17] | A: Now, we're talking about the right | | [17] | | |
| | shoulder. And this is going to be the shoulder | | 1 | You can stay seated, if you wish. | |
| ٠. | over here? | | [19] | • | |
| [50] | Q: That's correct. | | [20] | | ; |
| | Do you remember any discussion among the | | [21] | | |
| [22] | autopsy physicians regarding the bullet wound in | | [22] | A: Oh | |
| | | Page 93 | | | Page 96 |
| [1] | the neck? | | [1] | Q: If you wouldn't mind putting those gloves | |
| [2] | A: Now, if you're asking me-and let me | | [2] | on. | |
| | qualify this answer, if I may-if there was any | | [3] | | |
| | discussion whatsoever concerning the bullet wound | | [4] | | |
| | in the neck? There was never any discussion | • | [5] | jar that some fragments were placed into And I | |
| | concerning any bullet wound in the neck, because, | | [6] | want to ask if you can identify the jar you're | |
| | as far as they were concerned, there was no bullet | | | about to be shown - | |
| [8] | wound in the neck. | | [8] | A: Well - | |
| [9] | There was a bullet wound in this upper | | [9] | • | |
| [10] | back, the right-hand side. And to my knowledge and | | 1 | were - | |
| [11] | to my recollection, they never discussed any other | | [11] | A W7 1 | |
| [12]] | bullet wounds, other than this massive one here - | | [12] | | |
| [13] | Q: In the head. | | [13] | # #a ⁷ * 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 | |
| [14] | A: – and that one in the upper back. | | [14] | to the-to the jar, yes. I don't know whether my | |
| [15] | Q: Okay. Do you recall any discussion | | | initials are on it or not. | |
| [16]] | related to the trajectory or path of the back | | [16] | | |
| | oullet - | | 1 | see if you see any initials scratched into the top? | |
| 18] | A: Yes. | | [18] | | |
| 19] | Q: - in regards to X-rays? | | [19] | Yep. | |
| - 241 | A: No, not in regards to X-rays. But there | | [20] | , | |
| | ame discussion appareries the second of the | | | | |
| [20] [21] | was discussion concerning the path of the bullet which went into the back here. And Humes actually | | [21] [22] | on the lid of 843? A: Yeah. Frazier is on there, too. Frazier | |

| 10 Stee-the agent who we turned this over to. 1 1 1 1 1 1 1 1 1 | In Re: President John F. Kennedy, Jr. | | September 12, 199 |
|--|--|---------|--|
| Thought that we had signed something on here. But that would not, from an evidentary point of view, necessarily mean that this is the pure heave you could have taken the top off and pur another jar underneath it. | | Page 97 | Page 10 |
| Thought that we had signed something on here. But that would not, from an evidentary point of view, necessarily mean that this is the pure heave you could have taken the top off and pur another jar underneath it. | [1] is the-the agent who we turned this over to. I | | [1] Q: Does that help refresh your recollection |
| Bit that would not, from an evidentary boint of view, necessarily mean that this is the ligat, because you could have taken the top off and but an object in underneath it. G. Sure. You would assume, though, that the-at least, the lid would be the same? A. Yes, that is correct. G. Oiay All Inght. G. Oiay Chell. If the to return to the second paragraph or the first full paragraph on page five to show you Esthibit 151, which, nonce again, is the light to show you Esthibit 151, which, nonce again, is the light of show you Esthibit 151, which, nonce again, is the light of show you Esthibit 151, which, nonce again, is the light of show you Esthibit 151, which, nonce again, is the light of show you Esthibit 151, which, nonce again, is the light of show you Esthibit 151, which, nonce again, is the light of show you Esthibit 151, which, nonce again, is the light of show you Esthibit 151, which, nonce again, is the light of the your form the first full paragraph on page five to form the first full paragraph on page five to first full paragraph on page five to form the first full paragraph on page five and the first of the first full paragraph on page five and the first of the first full paragraph on page five and the first of the first full paragraph on page five and the state of the first full paragraph on page five and the first of the first full paragraph on page five and the first of the first full paragraph on the first full paragraph on page five and the first full paragraph on the | thought that we had signed something on here. | | whether the sections of the skull that came from |
| spontor of view, necessarily mean that this is the size he can be you could have taken the top off and sput another jar underneath it. | | | Dallas were X-rayed? |
| Big in because you could have taken the top off and put another pair underneath its understand in put another pair underneath its same? G. Sure, You would assume, though, that the-at least, the lid would be the same? G. Sure, You found assume, though, that the-at least, the lid would be the same? G. Sure, All right. G. C. Okay, G. C. Okay, All right. G. C. Okay, G. Okay, G. C. Okay, G. C. Okay, G. C. Okay, G. O | | | |
| sput another jar underneath it. | | | |
| Sure, You would assume, though, that the-at least, the idwould be the same? | | | |
| least, the lid would be the same? | | | |
| Section 1 Section 2 Section 2 Section 2 Section 2 Section 3 Sect | | | 1 - 1 |
| Co. Okay, All right. | | | |
| A: Dogsone. First time I saw that in a long time. A: Dogsone. First time I saw that in a long time. A: Dogsone. First time I saw that in a long time. A: Dogsone. First time I saw that in a long time. A: Dogsone. First time I saw that in a long time. A: Dogsone. First time I saw that in a long time. A: Dogsone. First time I saw that in a long time duestion show you scanning to cument. In the saw that in a long time. A: Dogsone. First time I saw that in a long time to guestion show you be showed it to show you showed it to guestion to the second tipe argaraph-or the first full paragraph on page five of that report. A: Could you read that to yourself, please. A: [Examining document.] Now, this-chis-guestion in the second tipe in the same in the s | | | |
| sq. time. No Neill, I'd like to return to the squestion about an X-ray for a moment. And I'd like to show you Exhibit 151, which, once again, is the squestion about an X-ray for a moment. And I'd like to show you Exhibit 151, which, once again, is the squestion about an X-ray for a moment. And I'd like to show you traction to the second paragraph on page five squestion to the second paragraph on page five as I'd lightly something, if I may. Francis X. O'Neill and the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that this was Francis C. O'Neill, not provided in the office, also And this gindicates that the original that the original form the office, also And this gindicates that the original form t | | | |
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| squestion about an X-ray for a moment. And I'd like to show you Exhibit 151, which, once again, is the sto show you Exhaits 151, which, once again, is the sto show you be the first full paragraph on page five in dictates that this was Francis C. O'Neill in the office, also And this indicates that this was Francis C. O'Neill in the office, also And this indicates that this was Francis C. O'Neill, not prants. C. O'Neill in the office, also And this indicates that this was Francis C. O'Neill, not prants. C. O'Neill in the office, also And this indicates that this was Francis C. O'Neill, not prants. C. O'Neill, not prants. C. O'Neill in the office, also And this indicates that this was Francis C. O'Neill, not prants. C | • | | [12] this does refresh my memory, as you've showed it to |
| so to show you Exhibit 151, which, once again, is the good and way our attention to the second good and way our attention to the second good and the good and good | · · | | [13] me on there. |
| 18 30.2] and draw your attention to the second 17 paragraph or the first full paragraph or page five 18 of that report. 18 of that report. 19 Could you read that to yourself, please. 18 Examining document.] Now, this-this- 18 of that report. 19 Francis X. O'Neill. There was a 19 Francis X. O'Neill. 19 Carlot Now, you're referring to the very top 19 Francis X. O'Neill. 19 Gardinary | 14] question about an X-ray for a moment. And I'd like | | [14] Q: Do you have any recollection now as to how |
| 18 30.2] and draw your attention to the second my paragraph nor the first full paragraph no page five set of the troport. 17 17 17 17 17 17 18 17 18 17 18 17 18 17 18 18 | 15] to show you Exhibit 151, which, once again, is the | | |
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| So of that report. 15 Could you read that to yourself, please. A is [Examining document.] Now, this-this- 16 Could you read that to yourself, please. A is [Examining document.] Now, you're referring to the very top 16 Francis X. O'Neill. There was a Page 98 A is Deliver there were more than that or not. 20 On that, just refresh me. You know, 1 Page 98 A is Deliver there were more than that or not. 20 On that, just refresh me. You know, 1 Page 98 A is Deliver there's Base 3-30, then FCO/JWS. A is Yes. 17 Co not the page. So that along the top, 18 A is Yes. 19 A is Go ahead. 20 On the other pages of Exhibit No. 151, in 21 A is Go ahead. 22 A is Go ahead. 23 A is Go ahead. 24 A is Go ahead. 25 A is Go ahead. 26 A is Go ahead. 27 A is Go ahead. 28 A is Go ahead. 29 A is Go ahead. 20 On the other pages of Exhibit No. 151, in 20 A is Go ahead. 20 On the other pages of Exhibit No. 151, in 21 A is Go ahead. 22 A is Go ahead. 23 A is Go ahead. 24 A is Go ahead. 26 A is Go ahead. 27 A is Go ahead. 28 A is Go ahead. 29 A is Go ahead. 20 On the other pages of Exhibit No. 151, in 20 A is Go ahead. 20 On the other pages of Exhibit No. 151, in 20 A is Go ahead. 20 On the other pages of Exhibit No. 151, in 20 A is Go ahead. 20 On the other pages of Exhibit No. 151, in 20 A is Go ahead. 20 On the other pages of Exhibit No. 151, in 20 A is Go ahead. 20 On the other pages of Exhibit No. 151, in 20 On the other pages of Exhibit No. 151, in 20 On the other pages of Exhibit No. 151, in 20 On the other page five on this one 20 On the other page five on this one 20 On the other page five on this one 20 On the other page five on this one 20 On the other page five on this one 20 On the other page five on this one 20 On the other pages five On the page five On the page five On the page five On the page five On the | | | |
| Section there were two, but I don't | | | |
| A: [Examining document.] Now, this-this- Let me qualify something. If may. I'm Francis X. O'Neill. There was a Francis X. O'Neill. There was a converted the were more than that one Francis X. O'Neill. There was a converted there were more than that one Francis X. O'Neill. There was a converted the were more than that one Francis X. O'Neill. There was a converted the were more than that one Francis X. O'Neill. There was a converted the were more than that one Francis X. O'Neill. There was a converted the were more deal whether there were more than that one Francis X. O'Neill. The was a francis C. O'Neill. The was a converted the were more deal that one Francis X. O'Neill. The was a converted the were more deal that one Francis X. O'Neill. The was a converted the were more deal that one season the marked by the feet that there is Francis X. O'Neill. This was a converted the top. | | | |
| Page The qualify something, if I may Page P | | | |
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| Page 98 Page | | | |
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| g indicates that this was Francis C. O'Neill, not Francis X. O'Neill. Q: Now, you're referring to the very top Q: Mow, you're referring to the very top Markings - Q: not here, here's \$8.49.30, then FCO/JWS. A: Yes. Do you recall that? A: Yes. Q: If I can show you something else, if I may Q: If I can show you something. Q: If I can show you adocument marked If I can show you have seen to have seen to so show you adocument marked If I can show you have seen to have seen to so show you have seen to have seen to have seen to so show you have seen to have seen to have seen to so show you have seen to have | Francis C. O'Neill in the office, also, And this | | 1 |
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| 7. G: on the page. So that along the top, the header-chere's BAS9-30, then FCO/JWS. 8. A: Yes. Let me look at something else, if I on may. 9. G: on the page so f Exhibit No. 151, in the header, there's an FXO. 10. Take the header, there's an FXO. 11. Take the header, there's and the the paragraph as that as a copy of a So, it's FXO. 11. Take the header there's an FXO. 12. Take the header there's and the the paragraph as that as ays, 'Immediately this section of skull was 4 X-ayed At which time, it was determined by 50. Thumes that one corner" And then the paragraph goes on. 11. Take the header there's and a You. 12. Take the header there's and a You. 13. Take the header there's and a You. 14. Chay. 15. Take the header there's and a You. 15. Take the header there's and a You. 16. Take the header there's and a You. 17. Take the header there's and a You. 18. Take the header the header the header the header there is an extend to be the original of Exhibit the As Sustainum. 18. Take the header the purposes of this 18. Sustainum. 18. Take the header there is a You. 18. Take the header that there is a You. 18. Take the header that there is a You. 18. Take the header the header that there is a You. 18. Take the header that there is an FXO. 18. Take the header the header that there is a You. 18. Take the header that there is a You. 18. Take the header that ther | 5] markings – | | [5] House Select Committee on Assassinations. |
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| 8 the header-there's BA89-30, then FCO/JWS. A: Yes. Let me look at something else, if I may. Q: If I can show you something. A: Go ahead. Q: On the other pages of Exhibit No. 151, in the header, there's an FXO. A: Xo, that's right. Q: And, so, do you see the fact that there is A: Yes. Q: I'm going to hand you a document we have | 7] Q: – on the page. So that along the top, | | [7] Q: Do you recall that? |
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| A: Go ahead. Q: On the other pages of Exhibit No. 151, in the header, there's an FXO. A: XO, that's right. Q: And, so, do you see the fact that there is an FXO - A: Yes. Q: And, so, do you see the fact that there is an FXO - A: Yes. Q: And, so, do you see the fact that there is an FXO - A: Yes. Q: - on page five as being significant, or does that - A: Well, I don't know until- I have to check - Q: Sure. A: - what I have for page five on this one here. [Examining document.] A) Nope. It would be the same, then. Okay. So And I see I crossed it out and made FXO up here myself. This was a copy of a-So, it's FXO. A: Okay, yes. [Examining document.] A) Now, to get back to that one specific - Q: Back to-back to the paragraph. A: Okay, yes. [Examining document.] AI lright, yes. Q: Do you see the portion of that paragraph that says. "Immediately this section of skull was the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: No, I don't believe. Now, maybe we're to looking at the - Use of the section of the skull? A: No, I don't believe. Now, maybe we're to looking at the - Use of the section of the skull? A: No, I don't believe. Now, maybe we're to looking at the - Use of the section of the skull? A: Sure. A: Ga ahead. B: A: Won, I don't he lieve that there is an FXO. Implication to you and document whe have understand to be the original of Exhibit No. 86, which is not marked for the purposes of this 9 deposition - A: Yes. What I'd also like to do is to show you a document we have understand to be the original of Exhibit No. 86, which is not marked for the purposes of this 9 deposition - A: Yes. Nokay. Page 99 [1] Sheets of yellow paper - A: Mm-hmm. A: Mm-hmm. A: We seen pictures of this particular ridigram in various publications. And, yes, this is my handwriting. And this is on January 10th of Out of the purpose of this particular ridigram in various publications. And, yes, this is my handwriting. And this is on January 10th of Out of the purpose of the section of the skull? | O 707 -1 | | 1 |
| 19 Q: On the other pages of Exhibit No. 151, in 4 the header, there's an FXO. 5 A: XO, that's right. 6 Q: And, so, do you see the fact that there is 7 an FCO - 8 A: Yes. 9 Q: - on page five as being significant, or 8 deposition - 8 A: Well, I don't know until- I have to 8 A: - what I have for page five on this one 8 here. [Examining document.] 9 Nope. It would be the same, then. Okay. 9 Now, to get back to that one specific - 9 Q: Back to-back to the paragraph. 10 All right, yes. 10 Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was that one corner" And then the paragraph goes on. 10 Do you see that reference to an X-ray of the same, then. Own, maybe we're olooking at the - 10 Do you see that reference to an X-ray of the section of the skull? 10 A: No, I don't believe. Now, maybe we're olooking at the - 10 C: And so, do you see the fact that there is 1/15 on Assassiations. 10 A: Well, I dalso like to do is to show you now a document marked exhibit No. 86, which I swill state for you came from the records of the House Select Committee (1/15 on Assassiations. 10 A: Well, I dalso like to do is to show you has a solow you on the records of the House Select Committee (1/15 on Assassiations. 10 A: Well, I dalso like to do is to show you has a solow you into seelect Committee (1/15 also Mise to do is to show you what we understand to be the original of Exhibit (1/15 also Mise to do is to show you what we understand to be the original of Exhibit (1/15 also Mise to do is to show you hassasiations. 10 A: Well, I dalso like to do is to show you hassasiations. 10 A: What I'd also like to do is to show you hassasiations. 10 A: Okay. 11 A: Well, I dalso like to do is to show you has a solow show you has a solow you into seelect Committee to the two marked for the purposes of this 1/15 also Assasiations. 11 All right we understand to be the original fexhibit into he to original fexhibit into has a solow. 12 A: The would be the original fexhibit into a select for the purposes of th | • | | |
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| A: XO, that's right. Q: And, so, do you see the fact that there is an FCO - A: Yes. Q: - on page five as being significant, or does that - A: Well, I don't know until- I have to contained a reference to this one here. [Examining document.] All right, yes. Now, to get back to that one specific - Q: Back to-back to the paragraph A: Okay, yes. [Examining document.] All right, yes. Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was A x-rayed. At which time, it was determined by Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: No, I don't believe. Now, maybe we're looking at the - limited a contain diagram, on the section of this. What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you What I'd also like to do is to show you Nhat to be the original of Exhibit 188 (A shich is not marked for the purposes of this 199 (deposition - 20 A: Okay. 21) Q: - but which is the original. My first 22 question to you will be, in reference to the two 23 check - 24 A: Well, I don't be look and made FXO up here 25 apain, you're seeing the originals here. 26 A: Manhmm. 27 Okay. 29 Sure. 29 A: Okay. 29 Sure. 20 Sure. 20 Sure. 20 Bo, whether you recognize these two yellow 29 sheets of paper that contain diagrams on them? 29 Sheets of paper that contain diagrams on them? 29 Sheets of paper that cont | 3] Q: On the other pages of Exhibit No. 151, in | | |
| G: And, so, do you see the fact that there is 7 an FCO - | 4] the header, there's an FXO. | | [14] came from the records of the House Select Committee |
| 7 an FCO – 88 A: Yes. 9 Q: – on page five as being significant, or 90 does that – 90 does that reference to an X-ray of 90 does that – 90 does that reference to an X-ray of 90 does that reference to | 5] A: XO, that's right. | | [15] on Assassinations. |
| 7 an FCO – 88 A: Yes. 9 Q: – on page five as being significant, or 90 does that – 90 does that reference to an X-ray of 90 does that – 90 does that reference to an X-ray of 90 does that reference to | 6] Q: And, so, do you see the fact that there is | | What I'd also like to do is to show you |
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| Q: - on page five as being significant, or of does that - 20 A: Well, I don't know until- I have to 21 A: Well, I don't know until- I have to 22 A: - what I have for page five on this one 23 A: - what I have for page five on this one 34 Nope. It would be the same, then. Okay. 35 And I see I crossed it out and made FXO up here 36 myself. This was a copy of a - So, it's FXO. 37 Okay. Okay. Now, to get back to that one specific - 0: Back to-back to the paragraph. A: Okay, yes. [Examining document.] 13 All right, yes. A: Okay, yes. [Examining document.] 14 All right, yes. 27 Oyou see the portion of that paragraph 31 that says. [Immediately this section of skull was 4] X-rayed. At which time, it was determined by Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: No, I don't believe. Now, maybe we're looking at the - Immediately this section" All right. Citage C | | | 1181 86, which is not marked for the purposes of this |
| A: Well, I don't know until- I have to check - Page 99 Q: Sure. A: - what I have for page five on this one have [Examining document.] And I see I crossed it out and made FXO up here myself. This was a copy of a-So, it's FXO. Okay. Now, to get back to that one specific - Q: Back to-back to the paragraph. A: Okay, yes. [Examining document.] All right, yes. Okay, yes. [Examining document.] All right, yes. Okay, yes. [Examining document.] All right, yes. Okay, yes. [Examining document.] All right wes. Okay. A: Okay, C: - but which is the original. My first question to you will be, in reference to the two Page 99 [1] sheets of yellow paper - Again, you're seeing the originals here. A: Mm-hmm. Q: - whether you recognize these two yellow [5] sheets of pale we originals here. A: Mm-hmm. A: I've seen pictures of this particular [6] diagram in various publications. And, yes, this is my handwriting. And this is on January 10th of [9] 1978. [10] Boy, it took them a long time to get stuff [11] out. I have a letter here from October 18th of 12] 78, when they're just getting around to making the 13] Alanges which I requested. And this was back in January, so it took a [13] long time. God. Q: A moment ago, you said you've seen Okay, A: Okay. A: Okay. A: Okay. A: Okay. A: Okay. A: Okay. A: I've seen pictures of this particular [6] boy, it took them a long time to get stuff [1] out. I have a letter here from October 18th of [7] Alanges which I requested. And this was back in January, so it took a [8] long time. God. Q: A moment ago, you said you've se | • | | |
| A: Well, I don't know until- I have to check - Page 99 Q: - but which is the original. My first Q: Sure. A: - what I have for page five on this one here. [Examining document.] Nope. It would be the same, then. Okay. And I see I crossed it out and made FXO up here Mow, to get back to that one specific - Q: Back to-back to that one specific - Q: Do you see the portion of that paragraph All right, yes. Q: Do you see the portion of skull was X-rayed. At which time, it was determined by Dr. Humes that one corner" And then the Ar. No, I don't believe. Now, maybe we're No, I don't believe. Now, maybe we're Immediately this section" All right. Immediately this section | | | Table 1 |
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| Page 99 Q: Sure. A: - what I have for page five on this one here. [Examining document.] Nope. It would be the same, then. Okay. Shad I see I crossed it out and made FXO up here myself. This was a copy of a - So, it's FXO. Okay. Now, to get back to that one specific - Q: Back to-back to the paragraph. A: Okay, yes. [Examining document.] All right, yes. A: Okay, yes. [Examining document.] All right, yes. C: Do you see the portion of that paragraph that says, "Immediately this section of skull was X-rayed. At which time, it was determined by by Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: No, I don't believe. Now, maybe we're looking at the - looking at the section" All right. Is sheets of yellow paper - Again, you're seeing the originals here. A: I've seen pictures of this particular diagram in various publications. And, yes, this is my handwriting. And this is on January loth of learny in various publications. Bo, okay. C: Ve whether you recognize thes two yellow is hearny in various publications. A: I've seen pictu | | | |
| Q: Sure. A: - what I have for page five on this one here. [Examining document.] ANOPE. It would be the same, then. Okay. And I see I crossed it out and made FXO up here myself. This was a copy of a-So, it's FXO. Now, to get back to that one specific - Q: Back to-back to the paragraph. A: Okay, yes. [Examining document.] All right, yes. Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was X-rayed. At which time, it was determined by Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: Sure. [1] sheets of yellow paper - Again, you're seeing the originals here. A: Mm-hmm. A: Mm-hmm. A: Mm-hmm. A: We seen pictures of this particular diagram in various publications. And, yes, this is my handwriting. And this is on January 10th of [9] 1978. [10] Boy, it took them a long time to get stuff [11] out. I have a letter here from October 18th of [12] '78, when they're just getting around to making the [13] changes which I requested. And this was back in January, so it took a [14] And this was back in January, so it took a [15] long time. God. Q: A moment ago, you said you've seen [17] various - [18] A: Sure. Q: A' Sure. Q: I'd like to show you now a document marked | z check - | | question to you will be, in reference to the two |
| A: - what I have for page five on this one here. [Examining document.] Al Nope. It would be the same, then. Okay. Now, to get lack to that one specific - Q: Back to-back to the paragraph. A: Okay, yes. [Examining document.] All right, yes. Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was the section of the skull? Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: Amenthum. Q: - whether you recognize these two yellow sheets of paper that contain diagrams on them? A: I've seen pictures of this particular diagram in various publications. And, yes, this is my handwriting. And this is on January 10th of my handwriting. And this was back in January, so it took a long time. God. [16] A: Sure. A: Mm-hmm. A: Mm-hmm. A: Mm-hmm. A: Mrehther you recognize these two yellow here for my handwriting. And this is on January 10th of my handwriting. And this was back in January ad | | Page 99 | Page 10 |
| A: - what I have for page five on this one here. [Examining document.] Al Nope. It would be the same, then. Okay. Now, to get lack to that one specific - Q: Back to-back to the paragraph. A: Okay, yes. [Examining document.] All right, yes. Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was the section of the skull? Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: Amenthum. Q: - whether you recognize these two yellow sheets of paper that contain diagrams on them? A: I've seen pictures of this particular diagram in various publications. And, yes, this is my handwriting. And this is on January 10th of my handwriting. And this was back in January, so it took a long time. God. [16] A: Sure. A: Mm-hmm. A: Mm-hmm. A: Mm-hmm. A: Mrehther you recognize these two yellow here for my handwriting. And this is on January 10th of my handwriting. And this was back in January ad | 1) Q: Sure. | | [1] sheets of yellow paper - |
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| 55 And I see I crossed it out and made FXO up here 66 myself. This was a copy of a - So, it's FXO. 77 Okay. 88 Now, to get back to that one specific - 89 Q: Back to-back to the paragraph. 90 A: Okay, yes. [Examining document.] 91 All right, yes. 92 Q: Do you see the portion of that paragraph 93 that says, "Immediately this section of skull was 94 X-rayed. At which time, it was determined by 95 Dr. Humes that one corner" And then the 96 paragraph goes on. 97 Do you see that reference to an X-ray of 98 the section of the skull? 99 A: No, I don't believe. Now, maybe we're 90 looking at the - 91 Urit ook them a long time to get stuff 90 out. I have a letter here from October 18th of 91 1978. 92 Dr. Humes a letter here from October 18th of 93 Canness which I requested. 94 And this was back in January, so it took a 95 Dr. Humes that one corner" And then the 96 paragraph goes on. 97 Do you see that reference to an X-ray of 98 the section of the skull? 99 A: No, I don't believe. Now, maybe we're 90 looking at the - 90 looking at the - 91 Urit was determined by 91 Pr. 91 A: I've seen pictures of this particular 92 diagram in various publications. And, yes, this is 93 my handwriting. And this is on January 10th of 99 Q: January 10th of 99 Q: A: I have a letter here from October 18th of 120 Out. I have a letter here from October 18th of 121 Va, when they're just getting around to making the 122 Changes which I requested. 123 Changes which I requested. 124 And this was back in January, so it took a 125 Changes which I requested. 126 Changes which I requested. 127 A moment ago, you said you've seen 128 A: Sure. 129 Q: - representations of this. 120 A: Yes. 120 Q: I'd like to show you now a document marked | | | |
| myself. This was a copy of a-So, it's FXO. 6 Myself. This was a copy of a-So, it's FXO. 7 Okay. 8 Now, to get back to that one specific - 9 Q: Back to-back to the paragraph. 10 A! Okay, yes. [Examining document.] 11 All right, yes. 2 Q: Do you see the portion of that paragraph 3 that says, "Immediately this section of skull was at the section of the skull? 12 Do you see that one corner" And then the eparagraph goes on. 13 Do you see that reference to an X-ray of the section of the skull? 13 A: I've seen pictures of this particular of diagram in various publications. And, yes, this is my handwriting. And this is on January 10th of my handw | | | |
| 77 Okay. 8 Now, to get back to that one specific – 9 Q: Back to-back to the paragraph. 10 A! Okay, yes. [Examining document.] 11 All right, yes. 22 Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was that says, "Immediately this section of skull was that one corner" And then the paragraph goes on. 17 Do you see that reference to an X-ray of the section of the skull? 18 A: No, I don't believe. Now, maybe we're looking at the — 19 Idiagram in various publications. And, yes, this is my handwriting. And this is on January 10th of plantary 10th of | | | |
| Now, to get back to that one specific – Q: Back to-back to the paragraph. A: Okay, yes. [Examining document.] All right, yes. Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: No, I don't believe. Now, maybe we're looking at the – "Immediately this section" All right. [8] my handwriting. And this is on January 10th of paragraph. [9] Boy, it took them a long time to get stuff out. I have a letter here from October 18th of out. I have a letter here from Oc | | | |
| 9 Q: Back to-back to the paragraph. 10 A: Okay, yes. [Examining document.] 11 All right, yes. 22 Q: Do you see the portion of that paragraph 33 that says, "Immediately this section of skull was 44 X-rayed. At which time, it was determined by 55 Dr. Humes that one corner" And then the 66 paragraph goes on. 77 Do you see that reference to an X-ray of 88 the section of the skull? 89 A: No, I don't believe. Now, maybe we're 80 looking at the - 80 "Immediately this section" All right. 80 In the section of the show you now a document marked so in January, so it took a so in January so it took a | | | |
| A: Okay, yes. [Examining document.] All right, yes. Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was X-rayed. At which time, it was determined by Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: No, I don't believe. Now, maybe we're looking at the - "Immediately this section" All right. Boy, it took them a long time to get stuff out. I have a letter here from October 18th of out. I have a letter here f | | | |
| A: Okay, yes. [Examining document.] All right, yes. Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was X-rayed. At which time, it was determined by Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: No, I don't believe. Now, maybe we're looking at the - "Immediately this section" All right. Boy, it took them a long time to get stuff out. I have a letter here from October 18th of out. I have a letter here f | g Q: Back to-back to the paragraph. | | pg 1978. |
| All right, yes. Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was X-rayed. At which time, it was determined by Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: No, I don't believe. Now, maybe we're looking at the - "Immediately this section" All right. [11] out. I have a letter here from October 18th of [12] '78, when they're just getting around to making the [13] changes which I requested. And this was back in January, so it took a [14] Various - [15] long time. God. Q: A moment ago, you said you've seen [17] various - [18] All right. [18] Out. I have a letter here from October 18th of [18] changes which I requested. And this was back in January, so it took a [19] various - [19] Various - [19] Q: - representations of this. A: Yes. [19] Q: I'd like to show you now a document marked | | | Boy, it took them a long time to get stuff |
| Q: Do you see the portion of that paragraph that says, "Immediately this section of skull was X-rayed. At which time, it was determined by Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? A: No, I don't believe. Now, maybe we're looking at the - "Immediately this section" All right. [12] '78, when they're just getting around to making the changes which I requested. And this was back in January, so it took a [15] long time. God. Q: A moment ago, you said you've seen [17] various - [18] A: Sure. [19] C: - representations of this. A: Yes. Q: I'd like to show you now a document marked | • | | |
| that says, "Immediately this section of skull was X-rayed. At which time, it was determined by Dr. Humes that one corner" And then the paragraph goes on. Do you see that reference to an X-ray of the section of the skull? And this was back in January, so it took a Solution time. God. Can moment ago, you said you've seen To various – Results A. Sure. Solution in January, so it took a Solution time. God. Can moment ago, you said you've seen To various – Results A. Sure. Solution in January, so it took a Solution time. God. Can moment ago, you said you've seen To various – Results A. Sure. Solution in January, so it took a Solution time. God. Can moment ago, you said you've seen Can Sure. Can representations of this. And this was back in January, so it took a Solution time. God. Can moment ago, you said you've seen Can Sure. Can representations of this. And this was back in January, so it took a Solution time. God. Can moment ago, you said you've seen Can Sure. Can representations of this. And this was back in January, so it took a Solution time. God. Can moment ago, you said you've seen Can Sure. Can representations of this. And this was back in January, so it took a Institute to show you said you've seen Can Sure. Can representations of this. And this was back in January, so it took a Institute the show you said you've seen Can Sure. Can representations of this. | | | |
| And this was back in January, so it took a 14 | | | |
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| 66 paragraph goes on. 77 Do you see that reference to an X-ray of 88 the section of the skull? 99 A: No, I don't believe. Now, maybe we're 90 looking at the - 91 "Immediately this section" All right. [16] Q: A moment ago, you said you've seen [17] various - [18] A: Sure. [19] Q: - representations of this. [20] A: Yes. [21] Q: I'd like to show you now a document marked | | | |
| Do you see that reference to an X-ray of the section of the skull? A: Sure. A: No, I don't believe. Now, maybe we're to looking at the - to lookin | | | |
| 8) the section of the skull? 9) A: No, I don't believe. Now, maybe we're 10) looking at the - 11) "Immediately this section" All right. [18] A: Sure. [19] Q: - representations of this. A: Yes. [20] Q: I'd like to show you now a document marked | | | |
| 9] A: No, I don't believe. Now, maybe we're 10] looking at the - 11] "Immediately this section" All right. [19] Q: - representations of this. A: Yes. [20] Q: I'd like to show you now a document marked | | | |
| op looking at the – [20] A: Yes. Immediately this section" All right. [21] Q: I'd like to show you now a document marked | | | |
| "Immediately this section" All right. Q: I'd like to show you now a document marked | | | A 77 - |
| | | | 16-3 |
| 20 I do see that now, yes. 122 EXHIDIT I, and ask you if that is the document that | | | |
| The state of the s | I do see that now, ves. | | EXILIDIT 1, and ask you if that is the document that |

| Page 103 | Page 106 |
|--|--|
| [1] you're referring to as having seen reproduced? | (1) these. No, I never saw these before. That's very |
| A: Yes. I've seen it reproduced in various | 12] good. |
| [3] magazines. In fact, it's in this magazine here. | [3] Q: You mean you have not seen them since - |
| (4) Q: Okay. And you're referring to the book – | [4] A: Since I did it, or since – |
| [5] A: I mean, that particular book there. | [5] Q: – since you made them? |
| [6] Q: – the book, "Killing of a President", by | (6) A: That's correct, yes. |
| 77 Robert J. Groden. | 7: Q: Okay. And do those drawings accurately |
| [8] A: Mm-hmm. This, to my recollection now, is | (B) reflect your understanding of where the injuries |
| 191 a- As I understand it, this was similar-or was | (9) were to President Kennedy? |
| one of the original ones made by Humes. | [10] A: As best as I can recollect, yes. |
| Q: Yes. You're referring to the autopsy face | [11] Now, there's something here. I don't |
| 127 sheet, Exhibit No. 1. 137 A: Yeah. And this, as I recall it, too, was | [12] recall putting that mark there. |
| A: Yean. And this, as I recall it, too, was the approximate position of the bullet wound or-for want of | [13] Q: And you're referring to a – [14] A: I don't know what it is. |
| s a better word-a wound. And not | |
| is anywhere up here. | |
| 7 Q: Okay. And you're referring to, on Exhibit | [16] A: That's right. [17] Q: Okay. Below the mark on the neck, there |
| in 1, the right diagram. And you're pointing to the | is something. It looks like several lines, |
| s shoulder wound; is that correct. | 19 somewhat like an X. |
| of A: Yes, I am. | [20] A: Down here. That's correct. |
| nj Q: Okay. | 2:1 Q: And that's what your understanding is – |
| A: And I'm glad you said "the shoulder | 22 A: That's correct. |
| Page 104 | |
| (1) wound". | Page 107 [1] Q: – the entry wound in either the shoulder |
| Q: What I'd like to do is now come back to | [1] Q: – the entry wound in either the shoulder [2] or the back? |
| gi the document that is No. 86 for the deposition, | [3] A: That's correct. |
| although you're referring, in fact, to the yellow | 4] Q: Now, on the front of the neck-again, this |
| s originals. Previously, you said that you had seen | is the upper drawing on Exhibit 86-is a word. Can |
| these diagrams reproduced in the literature. | [6] you tell me what that word says? |
| A: In different publications. That's | A: Sure, "trac." |
| B correct, yeah. | [8] Q: Trac.? |
| Q: Just so that there isn't any confusion | [9] A: Tracheotomy, yeah. |
| of about this, I want to make sure that we're not | [10] Q: Trac.? |
| 1) talking about the actual diagrams that appear on | [11] A: Mm-hmm, |
| z ₁ Exhibit 86, but that you're, in fact, referring to | [12] Q: And that there's a mark next to the neck, |
| 3) the diagrams in Exhibit 1; is that right? | [13] which shows-on the neck, but shows where the trac. |
| 4] A: That's true. And this one I saw, too, | [14] incision is? |
| s which, as I understand it, is just a drawing. I | [15] A: Certainly. Now, these are certainly out |
| s forget who made it-made the-my-in my presence or | [16] of all proportion. I mean, but they're just-you |
| 7) not. These over here. | [17] know, the neck. And you put it there. And that's |
| | (18) it.Yes. |
| 9 86 are, in a sense, re-drawings of those figures | [19] Q: Okay. If you were to make marks today or |
| of that appear on Exhibit 1? A: That is correct. | go attempt to indicate where your understanding is of |
| | [21] the wounds to the body, would you make them |
| | zzi substantially different from the ones that appear |
| Page 105 1] the exhibits in No. 86, the line drawings? And is | Page 108 |
| that your signature on - | [1] on Exhibit 86? |
| a) A: That's my signature, yes. | A: No, no. My recollection would be just as |
| Q: And did you make any marks yourself on the | gagood then. In fact-Well, just as good then as it is now. To the best of my recollection, these are-once |
| first page of the drawings in Exhibit 86? | [5] again-approximate. |
| A: I don't recall that, no. | [6] Q: Sure, understood. |
| Q: You don't recall whether Mr. Purdy or some | 71 A: Certainly, nothing up higher-like that, |
| other person showed you – | [8] NO. |
| A: Maybe- yes, maybe- no, let me go back | Q: And you're referring to the shoulder |
| there again. | 10 wound - |
| Maybe Purdy or somebody might have just | [11] A: Yes. |
| g given us the blank ones, and then said. "Put down | [12] Q: - when you say "nothing up higher"? |
| there what you saw." That might have occurred. | [13] A: If anything, lower. But certainly nothing |
| Q: Let me show you the second of the two | [14] higher than that. |
| pages of diagrams, and ask you whether that - | [15] Q: Okay. |
| A: Okay. That's my writing there. That's my writing here. I believe it is, yes. | [16] A: Now, we were on this document here? |
| 7 | [17] Q: Excuse me? [18] A: Now, we were on this document here, or |
| W. ANG VOILTE reterring to the writing in the | [18] A: Now, we were on this document here, or - |
| Q: And you're referring to the writing in the top, left-hand part - | |
| ij top, left-hand part – | [19] Q: Yes. That's the one we were just |
| top, left-hand part - | |

| Page 109 | , - No |
|---|--|
| 1) A: Oh, okay. | (1) A: Mm-hmm. |
| 2 Q: - that will be to this deposition. We | [2] Q: I would like to show you an original |
| were showing you the original that's in the | is document that- For the purposes of this |
| 4) Archives. | 4) deposition, we're having a copy of it marked as |
| 5. A: Fine, okay. | [5] Exhibit MD 159. |
| Q: We just brought it out of the Archives to | so, I'm putting our exhibit in front of |
| 7] let you see the original. | you, along with the original of the document that |
| aj A: Okay. | [8] is in the Archives, and ask you whether this is the |
| 9] Q: Mr. O'Neill, I'd like to show you a | m document to which you were referring on pages five |
| o document that we have marked Exhibit No. MD 47, | and six of Exhibit No. 47? |
| which appears on its face to have a cover sheet and | A: Yes, I believe it was. |
| a letter, dated November 8th, 1978, from Francis X. | 17 7 |
| g O'Neill to - | [12] [Examining document.] When was this |
| | dated, by the way? April 16th of '77. |
| A: To Purdy. | [14] Q: August 16th - |
| Q: - Donald A. Purdy. And attached or | [15] A: I mean, August 16th of '77. |
| behind the cover sheet is what appears to be an | [16] Q: - 1977. |
| affidavit, consisting of eight pages, that appears | [17] A: And this is what? Of '78? Okay. |
| to have your signature - | [16] [Examining document.] Yes. |
| A: Signature on the back of it, yeah. | [19] Q: I'd like to show you-now we're looking at |
| Q: Let me just ask you, in the first | po the original of Exhibit No. 159-where there is a |
| instance, whether - | [21] pencil mark that appears to be between the two |
| A cm1- · · · · · · · · | lines that are on the neck – |
| | [22] Intes that are on the neck – |
| Page 110 | Page |
| Q: – if this is, in fact, a fair | [1] A: Yes. |
| reproduction of a letter that you sent to Andy | [2] Q: – on the figure on the right. |
| Purdy and an affidavit? | [3] A: Yes. |
| A: Okay. Let me see here. | ы Q: Is it your understanding now that the |
| [Examining document.] That would appear | [5] pencil mark that you see there is what Dr. Boswell |
| to be the one I signed. | 16) had marked as the entrance wound in the back of the |
| O. Olean Mr. Olbicitt Fid tiles en desmesses | neck? |
| attention to page five and six of your affidavit. | |
| | (B) A: It's not my understanding that that is his |
| Again, that is Exhibit 47 to this deposition. | [9] marking or not his marking. And I don't know what |
| A: Okay, page five. | that pencil wound is supposed to indicate and who |
| Q: Could you read down at the bottom of the | [11] put it there. |
| page? I'll read it for the record, as well. | [12] Q: Okay. If you could then, once again, |
| "During the interview on January 10th, | [13] refer to the sentence on the last - |
| 1978 –" | [14] A: [Examining document.] All right. Well, |
| A: Well, wait a minute. I've lost the-This | [15] then, I would have to say that this was made by |
| is page five? | [16] Dr. Boswell. So, naturally, I would disagree with |
| Q: Bottom of page five. | [17] that. |
| A 7. NY 1 . N A1 1 1 | |
| | |
| Bottom of the page, okay. | [19] you're seeing here, at least, is your understanding |
| Q: The very last sentence of the page. | [20] of what Dr |
| A: Mm-hmm. | A: This could allude to that. |
| Q: "During the interview on January 10th, | CZ Q: Okay. |
| Page 111 | Page |
| 1978, I disagreed with Dr. Boswell's depiction of | [1] A: That is correct. |
| the location of the back (thorax) wound which | [2] Q: And, so, the pencil marking you-by your |
| Dr. Boswell had drawn on a diagram during an | g) own recollection of the night of the autopsy is in |
| | |
| interview with this committee in the fall of 1977." | |
| Do you see that portion? | [5] A: The pencil notation on it by Dr. James |
| A: I certainly do. | Boswell, yes. And, evidently, I was alluding to |
| Q: Could you explain to me what your | 17) this when I wrote this, or when this was - |
| recollection is of that, or to what you were | [8] Q: So, you're alluding to Dr. Boswell's |
| referring with that statement? | p pencil marking on Exhibit No. 159 - |
| A: Because I had heard-I had seen, | [10] A: Yes. |
| supposedly, drawings from some publication where | [11] Q: - when you wrote the sentence that - |
| Boswell made drawings or alluded to the bullet | [12] A: But I can't understand why he would do |
| wound in the back being not actually in the back, | [13] something like that, really, because that's not |
| but in the back of the neck. And I disagreed | [14] where it was in any size, shape, or form-fashion. |
| | [15] And I think that Jim would probably bear me out, |
| thoroughly with that. | Ing too-Sibert. |
| As I recall it, without this other stuff, | |
| the wounds, I think, I drew on these particular | |
| things were as I saw them. | [18] photographs? |
| Q: When you say "on these particular things", | Q: Yes, we'll be looking at photographs. |
| you're referring to Exhibit No | A: Oh, all right. Fine. |
| A: Yes, that's correct. | [21] To my recollection, my memory is correct. |
| A: Yes, that's correct. Q: -86? | Unless the photographs are backward. |

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| September 14, 1797 | in Re: President John F. Reinledy, Jr. |
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| Page 115 | Page 118 |
| [1] Q: Earlier in the deposition, we referred to | [1] recollect, it was before. |
| your observation of the brain being removed during | 2 Q: Do you know whether the fragments were |
| [3] the course of the autopsy. Do you recall that? | [3] removed from brain tissue, as opposed to skull? |
| (4) A: Yes. | [4] A: I don't know. I can only say, he told us |
| [5] Q: Could you explain to me what your best | [5] it was from the back of the sinus. So, I would |
| [6] recollection is of how that procedure took place? | [6] assume that it would be from the brain tissue |
| A: Gee, really, I can't when you get right | 7) itself. |
| [8] down to it. Not being a medical person, I'm basing | [8] And we were looking also, too, by the way-or the |
| [9] the information-I'm saying this by the doctors are | 9 doctors are probing inside the cranium or |
| [10] saying, "We are doing this, and we are doing that." | [10] the entire-And they were taking-you know, they |
| [11] And following along on their particular protocol. | [11] took those two pieces out. |
| I believe it was still attached to | [12] And to the best of my recollection, that |
| [13] something which was in the back, up here. Maybe | [13] was prior to the time the entire brain was removed. |
| [14] back of the-of the-oh, what do they call this-spinal | [14] Well, not the entire brain-what remained of the |
| [15] column or something like that. The brain | [15] brain. |
| [16] sitting on top of that general area. | [16] Q: We've discussed a fragment of the skull |
| [17] As I mentioned to you before, I had seen | [17] coming into the depo-or coming into the autopsy |
| [18] other X-rays where they had taken brains out, and | [18] later-later on, into the autopsy. Do you recall |
| [19] it was attached - | [19] that? |
| 6. Oct - 37 | 1 4 |
| | (20) A: Yes. |
| [21] A: I mean, other autopsies where it was | Q: Do you remember what the explanation was |
| (22) attached. | for where that piece of skull had been found? |
| Page 116 | Page i19 |
| [1] Q: Where the brain is attached to the corpus | [1] A: As I-best I recall, it was supposedly |
| ra callosum? | [2] found on the floor of the limousine that the |
| [3] A: Yes, it would have been. Yes. | [3] President had been in. |
| [4] I believe that– Now, once again, too, | [4] Q : Do you – |
| [5] this is just a portion of it, because the rest of | A: And it was brought up by a-I believe, two |
| [6] it was-you know, really gone. And it was a very, | [6] Secret Service agents, or two or three Secret |
| 77 very large portion of it, to my recollection. | 77 Service agents. |
| [8] Q: Okay. When the brain is removed, do you- | [8] Q: Do you recall what you were told at the |
| [9] When the brain is removed, what happened with the | [9] time of the autopsy, where the skull had come from? |
| prog brain itself? | [10] A: I believe, what I just said was what I was |
| [11] A: They measured it. They weighed it. And | [11] told then. |
| [12] then they put it into a jar. | [12] Q: Okay. |
| [13] Q: Do you recall how much it weighed? | [13] A: Unless you can refresh my memory with |
| [14] A: No, I do not. If I had recalled that or | [14] something else. |
| is if they had told me at that particular time, I | [15] Q: I'd like to show you Exhibit 151-again, |
| [16] Would have recorded it. | the 302 that was prepared. And I'd like to ask you |
| Q: Do you have any sense of what percentage | [17] to read along. You can read simultaneously. |
| [18] of the brain was missing at the time it was removed | · • • • · · · · · · · · · · · · · · · · |
| [19] from the cranium? | |
| A: I'm saying this now, 38 years afterwards | [19] Q: Let me read this into the record, and you |
| [21] or something like that-33 years afterwards, 34 | [20] can read along to yourself. |
| 22) years afterwards. It was-Oh, well more than half | [21] A: Yes. |
| | 22 Q: "Also, during the latter stages of the |
| Page 117 | Page 120 |
| [1] of the brain was missing. | [1] autopsy, a piece of the skull, measuring 10 by 6.5 |
| [2] Q: Okay. | 2 centimeters, was brought to Dr. Humes, who was |
| A: To my recollection, now. | 3 instructed that this had been removed from the |
| 4) Q: Now, the brain typically is in two | μ President's skull." |
| is hemispheres, a right hemisphere - | Do you see those words there? |
| 6 A: Right. | [6] A: I sure do. |
| Q: - and a left hemisphere. If half the | [7] Q: Can you tell me what that means; that it |
| [8] brain were missing, that would suggest, perhaps, | [8] was removed from the President's skull? |
| m the right hemisphere is missing, or part of the | [9] A: Well, it would be quite evident that if it |
| log left hemisphere and the right is missing. | [10] was shot, it was removed. I mean, when it blew |
| A: Well, it would have been this particular | [11] out, that would be removed. |
| 12] section here, because this is the section where it | He did not- Maybe the terminology is |
| 13) was hit, and blew. There would be a large-a large | what's confusing people. He did not, in any way, |
| 14] piece of that. | indicate to us that he thought that a surgical |
| 15 Q: You're referring to the portion-again, | [15] procedure had been performed to remove that. |
| is the back of the head, behind the ear; is that | [16] Q: Okay. Previously, we identified a |
| 17] COFFECT? 18] A: That's correct, yes. | document as Exhibit No. 149, which was a telex that |
| 18] A: 1 hat's correct, yes. | [18] had gone out. And you had said, in a very brief |
| O: When the forces | |
| 19] Q: When the fragments were—the bullet | [19] way, that you had provided some of the information |
| 19] Q: When the fragments were-the bullet 20] fragments were removed from the skull, was that | [20] that went into writing the telex. |
| 19] Q: When the fragments were—the bullet | |

| Page 121 | |
|--|--|
| [1] perhaps tell us what some of the terminology means? | Page 124 |
| 2) If we can start at the top, left-hand, where it say | [2] Q: Do you know whether Mr. Tully had any |
| [3] "urgent", what does that mean, typically, in an FBI | [3] information on the autopsy, other than as it came |
| [4] telex? | [4] from you and Mr. Sibert? |
| [5] A: This is a teletype, which is urgent, to | S A: He could not possibly have had any other |
| 6) the-to the- In other words, go directly to the | [6] information relative to the autopsy, unless it came |
| n director. | from Jim or I. |
| (8) Q: So, that's a priority indicator of some – | [8] Q: Okay. |
| A: It would be a priority. However, in this | A: Let me-let me qualify that. I don't know |
| 10] particular instance, mostly every teletype we sent | whether this had occurred or not, but let me just |
| - · · · · · · · · · · · · · · · · · · · | [11] qualify that. |
| A - d to reconstruction of the construction | [12] The times would indicate that what I just |
| | [13] said is absolutely correct. However, we did take |
| | [14] these fragments over to the laboratory. And |
| is significance. Except here, when it meant urgent, | possibly somebody from the lab called up to give |
| | him some information. |
| The state of the s | But I can't see in here how that would in |
| | [18] any way change the information which we sent in. |
| | [19] No, I have - |
| Q: Okay. Was there any category of priority | [20] Q: When you say "fragments", you're referring |
| | 21) to the bullet fragments; is that correct? |
| A: Not to my knowledge. | [22] A: Yes. |
| Page 122 | · · · · · · · · · · · · · · · · · · · |
| [1] Q: Okay. What does the 11/23/63 signify? | Page 125 [1] Q: Could you look at - |
| A: The date. | A: [Examining document.] This is what we |
| [3] Q: And what does the 2-00 signify? | is sent in. See, he got that—Wait a minute. Okay, |
| [4] A: The time it was sent. | 4) that's good. |
| S Q: And do you know what the AM and then the | Q: Could you look at the second paragraph on |
| [6] TRC signifies? | is the first page and the second sentence of that, |
| A: The AM would be the a.m., antemeridian. | 7) which I'll read for the record. |
| B The TRC, I don't know what that signifies. | Piece of skull measuring 10 by 6.5 |
| Q: So, it would be your understanding that | g centimeters later flown in from Dallas hospitals. |
| | [10] And X-rays Bethesda disclose minute metal fragments |
| · | in this piece where bullet emerged from skull." |
| A. N. CAC Dallas Of | [12] A: Okay. |
| A CAC D to | [13] Q: Do you see that? |
| 0 . 5: | [14] A: Yes, I do. |
| A: Yeah. This would have been after we | [15] Q: Can you tell me what it mean-what you |
| s called in to Tully-Ed Tully. | meant by the fragments were flown in, or the |
| 7 Q: So, you called in. Your supervisor gave | [17] fragment came in from Dallas hospital? |
| | [18] A: Yes, I can. Because, as I understand it, |
| 9 in the Baltimore office? | when they examined the car, they found this piece |
| A: We called up Tully direct. | [20] of-what do you call it-skull in the car in the |
| el Q: Okay. | [21] hospital area, and it was obtained from there. It |
| 2] A: And that was at 2:00 a.m. No, it showed | was not my understanding whatsoever that this was a |
| Page 123 | Page 126 |
| 1) before 2:00 a.m. | [1] piece which was found on a stretcher. |
| [2] Q: Could you look at the bottom of the telex, | [2] Q: Do you recall of anytime within the first |
| 3) where it says, "And ACK", which I assume means | [3] day or two-well, let's say within first week after |
| 4) acknowledge, "PLS", which I assume means please. | [4] the assassination, that you made any reference |
| 5) A: Oh, on the back of it here. | [5] yourself to a fragment of skull as having been |
| 6) Q: On the last page. Second page. | [6] found in the limousine? |
| 7) Then 2 | 71 A: I don't know whether we did or not. I |
| (8) A: 2:07 a.m., okay. This one - | [8] think I might have, maybe, in the-in the very |
| $\mathbf{Q}: -07.$ | [9] first report; didn't I? |
| • | [10] Q: Well, turn to page five of that, as well |
| | [11] as any other portions you'd like. And it refers to |
| | the piece of the skull that had been removed from |
| | [13] the President. [14] A: [Examining document.] No, it doesn't say |
| , | [14] A: [Examining document.] No, it doesn't say [15] that. I think that somewhere- Don't I mention |
| | 16 somewhere, two or three Secret Service agents |
| | [17] bringing that and saying they got it from the car? |
| , , | [18] Q: I believe that that's in your affidavit ~ |
| | [19] A: Okay. |
| 9) G. WOHIG II DE IZIT IO SAV DIEU-OI IZIT IO | (|
| | (20) Q : – for 1978. |
| assume that the version that we are looking at here | [20] Q: - for 1978. [21] A: Yeah, okay. |

| | Page 127 | | | Page 130 |
|--|--|--------------|--|----------|
| [1] | is what you were told the night of the autopsy | [1] | Q: Please. | g |
| [2] | about this versus what you may have learned at some | [2] | | |
| [3] | other time. | [3] | this back wound here. And then they were also | |
| [4] | A: Well, as I mentioned before, there are | | specific about the wound to the top of the head, | _ |
| [5] | certain things which the finding of it is very | | about the beveling in and beveling on out. Yes, I | |
| [6] | important now. We recognize that. And various | | specifically recall that. | |
| [7] | other things. | [7] | • • | |
| [8] | But in those days, you got a piece of | [8] | A many its to the | |
| [9] | skull, "Here, we got it in the car," or something | [9] | | |
| | or other. Which later now means quite differently-or could | | statement about the-exactly where the location | |
| | mean something else differently. | | was, in terms of millimeters or centimeters? | |
| [12] | Year of the control o | [12] | A 1 1 10 | |
| [13] | the car. | [13] | · | |
| [14] | Q: Do you know who it was who found it in the | [14] | A 70 1 10 1 11 1 | |
| | car? | | that effect, I would have put that in the report. | |
| [16] | A: One of the Secret Service agents, when | 1 | | |
| | | [16] | | |
| [17] | | [17] | · · · | |
| [18] | | [18] | | |
| [19] | A: No. | | the shoulder or the back, I don't mean any words | |
| [20] | Q: - Service agents who found it? | [20] | I'm using to prejudice – | |
| [21] | | [21] | | |
| [22] | Q: So, the information that you have was | [22] | Q: Whatever term you're more comfortable | |
| | Page 128 | (- | | Page 131 |
| [1] | second or – | [1] | with, I'd rather use. | . Lyo |
| [2] | A: It came in - | [2] | | |
| [3] | Q: It was second-hand. | [3] | | |
| [4] | A: It came in to the autopsy surgeons by the | [4] | | |
| | Secret Service agents. | 1 | | |
| [6] | Q: So, the Secret Service agent who brought | [5] | A ** | |
| | it into the morgue - | [6] | | |
| | | [7] | | |
| [8] | A: That's correct. | | reference to attempts to probe that-probe that | |
| [8] | Q: That's your understanding? | [9] | wound. Did you ever see any kind of metal object | |
| [10] | A: Not the morgue. Into the autopsy room. | [10] | used to probe that wound? | |
| [11] | Q: And it didn't come from Kellerman or | [11] | A: Yes. They used a metal probe, in addition | |
| [12] | Greer; is that correct? | [12] | to their fingers. | |
| [13] | A: No, it did not. Unless indirectly. Like | [13] | | |
| [14] | they brought it on in, saying - | [14] | cranium or the head? | |
| [15] | Q: Sure. | [15] | A: Not to my knowledge. | |
| [16] | A: - "Bob, here found -" something. "Here | [16] | | |
| [17] | | | probe, as best you recall? | |
| [18] | Or Suga Suga | [18] | | |
| [19] | A: But, no, it didn't-They did not have it | [19] | | |
| [20] | in their possession at the time that the autopsy | - | | |
| [21] | | [20] | A: In the back, they probed it to a point | |
| [22] | Q: Do you recall any discussion during the | [21] | where they could not probe any further. In other | |
| | | [22] | words, it did not go any further. There-it only | |
| f41 | time of the autopsy about the shape or size of an | | | Page 132 |
| וכו | entrance wound in the skull? | [1] | went in, I guess, the length of a half of finger or | |
| | | [2] | something like that. And they could not push the | |
| [3] | A: Now, I don't know how to answer this, | [3] | probe any further. | |
| 141 | because there was much discussion about the | [4] | I think there was some discussion as to | |
| [2] | beveling in of the wound and the beveling out-I | [5] | how far you could really push it in, before | |
| [6] | mean, the beveling in of the skull, and the | [6] | destroying the back section in there, which would | |
| [7] | beveling out, I believe, on the piece of the skull | [7] | stop the particular probing further. | |
| (8) | fragment which came in That was discussed. | [8] | So, they probed to a point where they were | |
| (a) | Now, what else would like to - | [9] | comfortable that it had reached a blockage point on | |
| [10] | Q: Did the doctors describe, for example, the | [10] | the inside there. | |
| [11] | size of what they perceived to be the entrance | [11] | Q: Did they make any calculations as to the | |
| [12] ` | wound? So, would they identify that with a certain | | angle of impact of the bullet - | |
| [13]] | number of centimeters or millimeters? | [13] | A: Yes, they did. | |
| [14] | A: If it's in my report, then, I do recall | [14] | Q: - in the body? | |
| | it. | [15] | A: And that's in the report, too. Now, | |
| [15] i | Q: Do you recall the doctors identifying the | [16] | that's their figures, not mine. | |
| [15] j [16] | and discounting the | | Q: Sure, I understand. | - |
| [15] i [16] [17] : | specific location of the entrance wound? | [17] | | |
| [15] ; [16] [17] ; [18] | A: As back here? | [18] | Did they seem reasonably-the doctors seem | |
| [15] ; [16] [17] ; [18] | A: As back here? Q: Yes. | [18] | Did they seem reasonably-the doctors seem | |
| [15] i [16] [17] ; [18] [19] | A: As back here? Q: Yes. A: Yes, definitely. Yes, yes. | [18] [19] | | |
| [15] ; [16] [17] ; [18] | A: As back here? Q: Yes. A: Yes, definitely. Yes, yes. O: And do you recall that they | [18] [19] | Did they seem reasonably-the doctors seem reasonably confident about the angle of entry of | |

Nor was there any further discussion about [16] the wound at the back of the-the wound in the

[17] back. No discussion whatsoever about that-about

[20] after the body was gone, calling to Dallas, they

[21] found out that it was over a bullet wound. But by

Now, I understand that later that morning,

[18] what it might have been, or -

[22] that time, the body was gone.

| in Re: President John F. Reinledy, Jr. | 3cptcmbci 12, 179 |
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| Page 133 | Page 13 |
| [1] from the finger or from the probe? How they | [1] Q: Did you see the men from Gawler's perform |
| [2] derived the angle? | work on reconstruction of the body? |
| A: I do not recall how they derived the | [3] A: Yes, I did. |
| [4] probe-I mean, how they derived the particular | μ: Q: Approximately what time, to the best of |
| [5] angle. I can only- Now, once again, I'm making | 5 your recollection, did the autopsy itself conclude? |
| [6] assumptions that it came from the probe itself. | [6] A: Physically, the autopsy concluded |
| (7) And most probably- No. From the probe itself, I'd | somewhere shortly after midnight, I believe it was. |
| [8] have to go. | [8] In that general area. Now, I don't-can't be too |
| [9] Q: Okay. | much more specific. Maybe 12:15. Maybe 1:00 a.m. |
| [10] A: Because they did measure the whole thing, | [10] But it was over and done with. |
| [11] too. And it would seem more probable to measure it | [11] I know we did not get out-Well, let's |
| from the probe, rather than from their own finger. | [12] reconstruct it a bit. |
| [13] Q: With regard to the injury on the front of | [13] The teletype was sent to the Bureau at |
| [14] the neck, was there any discussion at all at any | [14] 2:00 a.m., which means that we had to be out at- |
| point during the autopsy about that tracheotomy | [15] The teletype was sent from-Let's me see. I'm |
| [16] wound having any connection at all with any bullet | [16] trying to think where it was sent from originally. |
| [17] wounds? | [17] From the Bureau headquarters-I mean, from |
| [18] A: Absolutely no. | [18] Washington-no, from Baltimore. |
| [19] Q: Do you remember seeing the probe used at | [19] Q: Baltimore. |
| any point on the internal organs of the body? | [20] A: So, I would say that the-We called up |
| [21] A: No. | [21] immediately upon getting, I believe, back out to |
| 22 Q: Is it your understanding that you were | Andrews. Or maybe we called from the Bureau-called from |
| Page 134 | Page 13 |
| [1] present through the time that the autopsy was | [1] the Bureau back to Baltimore to discuss |
| [2] completed? | [2] it. So, it had to be that way |
| [3] A: Totally and absolutely. | [3] I would say that the autopsy was finished |
| [4] Q: What was the last thing that you saw done | [4] somewhere around 1:00, 1:10. |
| (5) to the body by the autopsy doctors? | [5] Q: Did you go back-Something that you said |
| 6 A: Well, the body was turned back on over. | [6] confused me. Did you go back to Baltimore? |
| Q: Onto the back, or from - | [7] A: No. |
| B) A: From the back to the front. So, now we | [8] Q: So, that was just a telephone call to |
| p have the body lying there. | pj Baltimore? |
| [10] Let's see. I'm trying to figure out who | [10] A: That's correct. From Bureau headquarters. |
| [11] did the washing, and who did the-There was some | [11] Q: And was the autopsy completed at the time |
| [12] washing to begin with. But I mean, the-totally at | 112] you made the call to Baltimore? |
| [13] the end. | [13] A: Totally. The body was dressed. |
| The last thing I recall them doing, they | Q: About how long were people from Gawler's |
| were taking off their gloves and calling in the | working on the body, as best you can recall? |
| [16] morticians to complete the procedure which they | A: Oh, let me see. They drained what was |
| [17] have to perform on the body. | ling left the blood. I remember they put in whatever substance-formaldehyde or something like that. |
| [18] Q: What was the condition of the skull at the [19] time the doctors were completed? That is, were | VI the attended to the local level of the le |
| | not mistaken. What happened to them, I wouldn't |
| [20] there flaps of skin down, or had that all been [21] pulled back, too? | [21] know. |
| A. A. Tanadi is shore was she flowe of | Let me see. They covered up the throat. |
| Page 135 | |
| The state of the s | [1] I don't know what procedure they used, but they did |
| [1] skin had been put back. I do recall the people | 17) I don't know what procedure they used, but they did |
| [2] coming in later-the funeral home, fixing it up to [3] the point where it looked like in good shape. I | The area of the body I'm support that |
| | [3] They powdered the body. I in sure of that. |
| mean, it looked in good shape. But I don't recall the doctors doing | [5] underwear on it. By the way, the valet went to the |
| أومسينه أومط يتم بلو موسو يتلونها والأوار والأوار والأوار | (6) White House to get clothes for his body. A blue |
| is anything further to the body, once they had turned it on over. I don't know whether they took their | 7 striped suit, dark tie. |
| B hand and-you know, you push the thing back in, | And that was the condition of the |
| g such as this, which would cover up that massive | [9] President-ex-President when we left. He was in a |
| [10] hole-the long section of the hole. | [10] suit. He was in a casket. This was the second |
| tudat an mandianasian milasas sees | [11] casket he was in, now, which was brought in by |
| [12] about the tracheotomy. I mean, it was a | [12] General Wehle. |
| 13) fait accompli that that was a tracheotomy, nothing | [13] Q: During the time that work was being done |
| [14] clsc. | on the skull-where there was the damage to the |
| Mor was there any further discussion about | us skull did you watch that work being done? |

[15] skull, did you watch that work being done?
[16] A: Just a very short procedure. From our

[19] This was something which we put in there

[20] from a peripheral point of view. This was just

22 did that, et cetera. But the autopsy was totally

there. These people came in. They did this, they

point of view, the autopsy was totally over and

[18] completed

Page 142 Page 139 [1] completed. in such and such and such." There might have been a The doctors were then-I think it was stenographer there, taking notes for him. I don't [3] Humes was writing his protocol at the time. To my B) know. I don't recall that. (4) knowledge, he never-he never went back to the body Q: Do you recall whether Colonel Fink took [4] s while Jim and I were there. [5] any notes? A: I don't recall specifically whether he did Q: So, from the time that the autopsy was or not. I know he came in later during the n completed and Gawler's started, were the-any of autopsy. He was not there for the beginning. [8] the autopsy doctors in the morgue or in the -Q: Did you take notes during the autopsy? A: Yes. [9] 191 Q: - the room? They were in the room? [10] A: Yes, we did. [10] Q: Both you and Mr. Sibert? A: Yes, they were. [[11] [11] Q: But they didn't go back and touch the A: Jim took some, also. [12] [12] Q: So, there were two sets of -[13] body, or -[13] A: But we didn't take it contemporaneously. A: When I say they were in the room, they 11141 [14] were in the other room. Remember somebody was -[15] In other words, I'm chatting with you now or [15] Q: The anteroom? [16] something. Then I go outside and make the note, or [16] A: No, not the anteroom. They were in the-[17] something or other. [17] [18] There was two-There was a partition back there, We didn't want to leave the impression [18] where the X-rays were. There was a table in there. [19] that we were making notes of the people there. And And they were in there, discussing it-in that [20] we felt that it was a much better way of doing it particular area there. [21] to write it immediately thereafter, rather than-[21] Q: Okay. But they didn't go back with-or do [22] Because the minute you sit down and start taking Page 140 Page 143 [1] anything further with the body? [1] notes, some people clam up. And we didn't want A: I never saw them. No, they-Because the 121 that to occur. [2] [3] people from the funeral home were working on it. We did take some, though. Yes, we did. [3] Q: Okay. And at the time that you left the [4] And I destroyed them. [4] is hospital, it was your understanding that the work Q: Can you tell me about what the procedure on the body had been totally completed by Gawler's, [6] is generally for the creation of the 302? Not with m and it was-the body was back in the casket? respect to this-the particular one on the night of A: To my knowledge, the body was totally [8] the autopsy. completed by then. In fact, they were waiting for A: You would take notes. You would take [10] Mrs. Kennedy and Bobby Kennedy to come down to view notes for-for a purpose. Normally, you would ask [11] somebody -Q: Did you see what the people from Gawler's [12] If you're going to write a 302-I'm coming [12] used to reconstruct the head at all? Any [13] in to interview you now about the murder of John [13] procedures or -[14] [14] Doe or something like that, and you're a witness to A: No, I don't recall that. I must have seen [15] [15] it. I'm going to say, "May I take notes?" or [16] it at the time, but I was-You know, to me, from [16] something such as that. [17] my general experience and from my investigative But in this particular case because of the experience, the autopsy was totally completed. [18] [18] exceptional circumstances surrounding it, now, we The doctors took off their gloves. They [19] [19] didn't want to disturb anybody or distract their [20] left them on the table. They walked into another [20] sense of-trains of thought in that particular [21] room-I mean, another section of the room. To me, [21] vein [22] that's over and done with. So, we didn't openly go around and say, 122 Page 141 Page 144 Q: And do you-well, I've asked this before. [1] "Okay. We're going to take some notes now. And [2] Let me put it into a different context. [2] here we go. Do you mind if I take these notes?" or A: Sure. [3] 3 something of that particular vein. No, we did not Q: Do you recall any photographers after [4] do that. is that-after the autopsy was being-had been Q: Now, again, I'd like to -6 completed that came back and took any additional A: Yes. pictures? Q: - just talk about the ordinary course of [8] A: If they did, I don't recall it. preparing a 302. Q: Okay. During the course of the autopsy, A: Yes. [9] 1101 how many people did you see writing notes or taking Q: When you take notes, what do you do with [10] [11] any kind of notes? [11] the notes after you have taken the -A: Well, I didn't see any of the people in 1121 A: You take those notes, review them to make the balcony area writing notes. [13] [13] sure they were properly put in there. You might [14] I saw Humes write some, or Boswell write [14] make a note and say something, and you would fill [15] some. One of them wrote something or other, I seem [15] in the missing spaces which you might have taken [16] to recall-or make drawings or something in that (16) when you got back to your headquarters. And then [17] particular vein. you would dictate it within five days. I don't know whether Boswell used a-or [18] Q: And then after it's dictated, what do you [18] [19] Humes used a-one of these little machines, or not. [19] do with the notes? Q: Dictating machine? [20] A: You would take back the information which A: Dictating machine, or not. But I know he

existanted off by saving something, "Well, the body is

[21]

[21] was recorded, and review that against the

22 information on the 302, and sign it. And then we

Page 145 Page 148 [1] had a habit of destroying the notes, because we AFTERNOON SESSION [1] 27 could not see any reason to keep the notes. Whereupon. Well, I'll say it off the record, but go [3] FRANCIS XAVIER O'NEILL, JR. ahead. Are we on the record, or off the record? was recalled for examination by counsel for The Q: We're on the record. [5] Assassination Records Review Board and, having been 161 [6] previously duly sworn by the notary public, was Q: Go ahead. m examined and testified further as follows: A: There's no reason to go ahead and discuss [8] **EXAMINATION BY COUNSEL FOR THE ARRB** 19] the taking of the notes or putting them in a-what [10] you call the 1A exhibit in your report, because BY MR GUNN. Q: Mr. O'Neill, before we broke for lunch, we [11] through-An attorney can get a hold of those notes [10] [12] and compare those notes with the particular 302. were discussing the notes that you had taken to use The notes themselves would not be a [13] in preparation for the 302. [12] [14] vervatim-[13] A: Yes. Q: Verbatim. [15] Q: I have a question about other notes that A: -verbatim representation of exactly what 115] you saw being prepared during the time of the is in the 302, because you would elaborate a little 1161 autopsy. Did you ever hear anything about the [18] bit further in the 302 than on the notes. [17] disposition of other notes, such as notes being And my first SAC, an old Texas Ranger, said, "Son," he says, "once you dictate that, taken by Humes or Boswell? A: By rumor. All right. I'll repeat this, [21] that's what you're going to testify to. So, get but I don't know this of my own knowledge. rid of anything else." And we did. And I did. [20] But I had heard that after he completed Page 146 [1] And I think every FBI agent does. his protocol, Humes, I believe, destroyed his notes Q: And do you have a specific recollection of Page 149 [3] destroying the notes that were used here? [1] and destroyed a schematic drawing, or something or A: Oh, specifically. [4] 2) other, of the autopsy-I mean, of the body. Q: Do you recall what the-how the -[5] Q: Where did you hear those rumors from? A: Now we're back on the record. A: Came to me from the seat of-from Bureau Q: We're on the record is headquarters. One of the agents there-I just A: Fine. [8] 6 forget who he was-had heard that from the Secret Q: - all the way through. 7 Service. And I understand that this is-by the A: Okay. [10] Q: Okay. Let me show you once again a [8] way, the Secret Service had heard it from somebody [12] document that we previously referred to at the m at Bethesda. depositions, Exhibit No. 1, which is a face sheet Q: Did anybody attach any particular [14] from the autopsy. [11] significance to those notes being destroyed, in the Did you see this document-I'm referring [12] Secret Service? [16] now to the first page of this document-during the A: No, because I had destroyed mine also. [17] night of the autopsy? Did you see anyone working [14] So, it didn't make any particular difference to me, on that, or preparing that? one way or the other. A: No, not really. I can't say. I might Looking back now or looking back a month-I mean, [20] have, but it doesn't hit me like a-like a bolt, [17] a year or so afterwards, yes, because [21] **NO** [18] those-that particular drawing and also the notes Q: Could you look at the second page of this would specifically show what we said or corroborate Page 147 what would be in our reports. [1] and tell me whether you recall having seen that on Q: Do you recall ever having heard any [2] the night of the autopsy? 22) discussion by anyone regarding any searches for A: No, not to my knowledge, either. I might [4] have, but I don't specifically recall it. Page 150 MR. GUNN: Okay. I think we better talk [1] notes after the autopsy, or anything about missing is about lunch. Maybe we should go off the record [2] notes from the autopsy? [7] now. A: No, sir. THE WITNESS: Fine. Q: Did you observe at any time during the MR. GUNN: Do you need a break? autopsy any film being taken out of a camera and [10] [Lunch recess.] being exposed to light? [6] A: No, sir. Q: Did you ever hear any story about film p being exposed to light? A: No. sir. [10] Q: Did you ever know Special Agent James Fox [11] [12] of the Secret Service? A: I heard the name mentioned. I just don't 1131 [14] recall exactly where I heard it. I believe he was [15] of the agents-believe he was one of the agents who [16] came up from Dallas. Q: Do you know about any role that Mr. Fox [17]

[19]

A: No, sir.

[21] went after they left Bethesda?

[18] had in conjunction with autopsy photos?

Q: Do you know where the autopsy photographs

A: Yes, they went to- Let me see. They were

| | | Page 154 |
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| [1] | parts of this. The first is what I will call a | |
| [Z] | somewhat triangular or pointed-maybe V shape is a | |
| | | |
| [4] | | |
| | | |
| [6] | enters into the forehead as it appears on the | |
| [7] | photo? | |
| [8] | A: Yes. But my question would be, what is | |
| [9] | that? Is that blood, or is that an opening itself? | |
| [10] | Q: Are you able to tell, based upon your | |
| [11] | experience at the autopsy and looking at the | |
| | | |
| 1 | | |
| [14] | blood. | |
| [15] | Q: And that doesn't appear to you to be torn | |
| [16] | | |
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| i | A. Y | Page 155 |
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| [4] | | |
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| [6] | • | |
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| | | |
| [9] | the head", Photograph No. 32. | |
| [10] | BY MR. GUNN: | |
| [11] | Q: I'd like to ask you whether that also | |
| [12] | | |
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| , | | |
| | | |
| | | |
| 1 | Q: Now, that - | |
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| - | | Dana 150 |
| | MD CLINN: Olsay Con we look at the | Page 156 |
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| 1 | | |
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| 1 | DV AD GIAM | |
| 1 170 | | |
| | Q: That looks approximately like what you | |
| [8] | | |
| [8] | saw? | |
| [8] [9] [10] | saw? A: Yes, it does. I'm just trying to | |
| [8] [9] [10] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would | |
| [8] [9] [10] [11] [12] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would appear that this would have been down further. But | |
| [8) [9] [10] [11] [12] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would appear that this would have been down further. But that's approximately it, yeah. | |
| [8] [9] [10] [11] [12] [13] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would appear that this would have been down further. But that's approximately it, yeah. Q: Okay. And are you able to identify the | |
| [8] [9] [10] [11] [12] [13] [14] [15] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would appear that this would have been down further. But that's approximately it, yeah. Q: Okay. And are you able to identify the bullet entry wound in the neck or shoulder area? | |
| [8] [9] [10] [11] [12] [13] [14] [15] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would appear that this would have been down further. But that's approximately it, yeah. Q: Okay. And are you able to identify the bullet entry wound in the neck or shoulder area? A: The upper one here. | |
| [8] [9] [10] [11] [12] [13] [14] [15] [16] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would appear that this would have been down further. But that's approximately it, yeah. Q: Okay. And are you able to identify the bullet entry wound in the neck or shoulder area? A: The upper one here. Q: Okay. The one that is roughly consistent | |
| [8) [9] [10] [11] [12] [13] [14] [15] [16] [17] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would appear that this would have been down further. But that's approximately it, yeah. Q: Okay. And are you able to identify the bullet entry wound in the neck or shoulder area? A: The upper one here. Q: Okay. The one that is roughly consistent with-let's see, one, two, three-where the third | |
| [8) [9] [10] [11] [12] [13] [14] [15] [16] [17] [18] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would appear that this would have been down further. But that's approximately it, yeah. Q: Okay. And are you able to identify the bullet entry wound in the neck or shoulder area? A: The upper one here. Q: Okay. The one that is roughly consistent with-let's see, one, two, three-where the third centimeter mark is? | |
| [8) [9] [10] [11] [12] [13] [14] [15] [16] [17] | saw? A: Yes, it does. I'm just trying to visualize if the neck had been down, it would appear that this would have been down further. But that's approximately it, yeah. Q: Okay. And are you able to identify the bullet entry wound in the neck or shoulder area? A: The upper one here. Q: Okay. The one that is roughly consistent with-let's see, one, two, three-where the third centimeter mark is? A: Yes. | |
| | [1] [2] [3] [4] [5] [6] [7] [8] [9] [1] [12] [13] [4] [5] [6] [7] [8] [9] [11] [12] [13] [14] [15] [15] [15] [15] [15] [15] [15] [15 | [1] parts of this. The first is what I will call a [2] somewhat triangular or pointed-maybe V shape is a [3] better thing, that goes towards the front of the [4] forehead. [5] Do you recall that mark that actually [6] enters into the forehead as it appears on the [7] photo? [8] A: Yes. But my question would be, what is [8] that? Is that blood, or is that an opening itself? [9] Q: Are you able to tell, based upon your [9] experience at the autopsy and looking at the [9] photograph, what that is? [9] A: It seems to me that that would seem to be [9] blood. [9] A: It could be. Either one. [9] Q: But you'd say, in a general way, that [9] looks - [9] A: As a general description of what occurred-or a [9] general depiction of what occurred, yes. [9] A: I mean, what it looked like. Yes. [9] Q: All right. So - [9] A: I mean, what it looked like and the consistent with [9] what you observed on the night of the 22nd? [9] A: Yes. I thought there was a-not as much [9] of it, but I can see there is substantial there. [9] MR. GUNN: Could we now look at the third [9] view, which is described as the "superior view of [9] the head", Photograph No. 32. [9] BY MR. GUNN: [10] Q: I'd like to ask you whether that also [11] looks consistent with what you remember from the [12] in But that does look like it from the back. [13] mentioned, we were outside when the photographs [14] A: The back of the head, yes. Now, as I [15] mentioned, we were outside when the photographs [16] were taken. So, it-Yes, that could very well be [17] it But that does look like it from the back. [18] Q: Now, that - [19] A: I don't recall a towel being there, [10] because I didn't see the towel. Yes, but that [11] Q: posterior view of wound of entrance of missile [12] high in shoulder", Color Photograph No. 38. [13] THE WITNESS: Yeah, that looks fairly [14] [6] good. [7] [7] BY MR. GUNN: |

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| Page 157 | Page |
| MR. GUNN: Okay. Could we take a look at | [1] isn't any question. |
| the fifth view, the "right anterior view of head | Although you didn't make the drawings, you |
| 31 and upper torso, including tracheotomy wound", | [3] made the markings of approximately – |
| 4) Color No. 40. | [4] A: Yes. |
| 5] THE WITNESS: Yep. | [5] Q: - where the wounds were located? |
| BY MR. GUNN: | 6 A: Approximately, that's correct. |
| Q: I'd like you to take a look at the | Q: Do you see the wounds that you identified |
| (8) tracheotomy wound, and tell me whether that is | in the drawings that you made in 1978 on the |
| | g autopsy Photograph No. 42, which is-again, we're |
| | 100 looking at the wound of entrance. |
| | |
| , , , | [11] A: No, I don't see the wounds. I don't see |
| | 112) the-To me, the other photographs were a better |
| | [13] depiction of the way the back of the head looked |
| And in some of them, they're almost closed. Would | [14] when I saw it. |
| s that be from the movement of the body which made | [15] MR. GUNN: Steve, could we see-and keep |
| the-What do you call it? The-the eyelids. And | [16] this one here-the fourth view, which is the |
| | posterior view of wound? And that's No. 38. |
| | [18] BY MR. GUNN: |
| | |
| | |
| | 20] and I'd like to draw your attention - |
| · · · · · · · · · · · · · · · · · · · | A: Yeah, I can see it's the same way. It's |
| Q: Do you recall from the night of the | 1221 very similar to it, yeah. |
| Page 158 | Page |
| autopsy whether the eyes were ever opened? | [1] Q: Does the back of the head in Photograph |
| A: Yes, I do. Yes, very much so. As I | [2] No. 38-the one that's on your left now-does the |
| mentioned, I think, originally, and also in my | [3] head wound look like what you saw on the night of |
| notes that the eyes were open. This is the way it | μ) the autopsy? |
| would look to me. | A VIJ CONTROL OF A CONTROL OF CALL |
| | before-had nothing to do with the head wound. But |
| Q: Okay. And just so I'm clear, the | |
| tracheotomy wound looks to you approximately the | 77 this here, I assume that you are asking if this was |
| way it looked the night of - | (a) the same? |
| A: Yes, it does. That is correct. | [9] Quite frankly, I thought that there was a |
| MR. GUNN: Okay. Can we take a look now | [10] larger opening in the back, such as the other-I |
| at view number six, which is described as "wound of | [11] mean, opening in the neck. Let me rephrase that |
| | 12 again. Opening in the back of the head. |
| 0 1 71 1 1 1 1 | [13] Q: Back of the head. |
| DV NO CHAN | [14] A: Yes. |
| , | O. Ad. a. d. a. talantan a. talantan |
| | |
| | photograph itself does not seem to comport – |
| | [17] A: These look very, very-almost identical as |
| | [18] these pictures here. |
| way. Let me rephrase that, when I say "doctored". | [19] Q: And you're referring to Nos. 38 and 42? |
| Like the stuff has been pushed back in, and it | [20] A: Mm-hmm. |
| | [21] Q: That is, they look similar in terms of |
| | showing the back of the head? |
| Page 159 | Page |
| back over here, and the rest of the stuff is all | [1] A: That's correct. |
| | O. Due also also minimum also amendo appine de |
| covered on up. | |
| Q: Did you at any point during the autopsy | [3] not correspond exactly with what you recall? |
| see that the hair had been washed or cleaned? | A: I specifically do not recall those-I |
| Let me-let me withdraw that and rephrase | 151 mean, being that clean or that fixed up. To me, it |
| the question. | [6] looks like these pictures have been. But if |
| Prior to the time the first incision was | they've been identified-positively identified, |
| made, did you ever see that the hair had been | (8) then, de facto. |
| | Des I'm selling above several It would |
| Cleaned of Complet Or Dreggett tate in any may | [10] appear to me that there was a-more of a massive |
| | wound, such as the other photographs depicted. I'm |
| A: No, I don't recall if it did. No, I don't | |
| A: No, I don't recall if it did. No, I don't recall that. | [11] Wound, such as the other photographs depicted. I m |
| A: No, I don't recall if it did. No, I don't recall that. Q: I'd like to show you the original drawing | not saying that these have been doctored or phonied |
| A: No, I don't recall if it did. No, I don't recall that. Q: I'd like to show you the original drawing that you made for the House Select Committee on | not saying that these have been doctored or phonied up in any particular way at all. |
| A: No, I don't recall if it did. No, I don't recall that. Q: I'd like to show you the original drawing that you made for the House Select Committee on Assassinations, Exhibit No. 86. | not saying that these have been doctored or phonied up in any particular way at all. It just would appear to me-And I don't |
| A: No, I don't recall if it did. No, I don't recall that. Q: Q: I'd like to show you the original drawing that you made for the House Select Committee on Assassinations, Exhibit No. 86. A: All right. | not saying that these have been doctored or phonied up in any particular way at all. It just would appear to me-And I don't recall anybody going ahead and cleaning up that |
| A: No, I don't recall if it did. No, I don't recall that. Q: I'd like to show you the original drawing that you made for the House Select Committee on Assassinations, Exhibit No. 86. A: All right. Q: And ask you whether - | not saying that these have been doctored or phonied up in any particular way at all. It just would appear to me-And I don't recall anybody going ahead and cleaning up that section, just for the sake of having the |
| A: No, I don't recall if it did. No, I don't recall that. Q: I'd like to show you the original drawing that you made for the House Select Committee on Assassinations, Exhibit No. 86. A: All right. Q: And ask you whether - A: Let me rephrase this now. I can't draw. | not saying that these have been doctored or phonied up in any particular way at all. It just would appear to me-And I don't recall anybody going ahead and cleaning up that section, just for the sake of having the photographs taken. |
| A: No, I don't recall if it did. No, I don't recall that. Q: I'd like to show you the original drawing that you made for the House Select Committee on Assassinations, Exhibit No. 86. A: All right. Q: And ask you whether - A: Let me rephrase this now. I can't draw. | not saying that these have been doctored or phonied up in any particular way at all. It just would appear to me-And I don't recall anybody going ahead and cleaning up that section, just for the sake of having the |
| A: No, I don't recall if it did. No, I don't recall that. Q: I'd like to show you the original drawing that you made for the House Select Committee on Assassinations, Exhibit No. 86. A: All right. Q: And ask you whether - A: Let me rephrase this now. I can't draw. So, I didn't make these original drawings. I | not saying that these have been doctored or phonied up in any particular way at all. It just would appear to me-And I don't recall anybody going ahead and cleaning up that section, just for the sake of having the photographs taken. |
| A: No, I don't recall if it did. No, I don't recall that. Q: I'd like to show you the original drawing that you made for the House Select Committee on Assassinations, Exhibit No. 86. A: All right. Q: And ask you whether - A: Let me rephrase this now. I can't draw. So, I didn't make these original drawings. I | not saying that these have been doctored or phonied up in any particular way at all. It just would appear to me-And I don't recall anybody going ahead and cleaning up that section, just for the sake of having the photographs taken. Recall anybody going ahead and cleaning up that Recall anybody going ahead anybody going |
| A: No, I don't recall if it did. No, I don't recall that. Q: Q: I'd like to show you the original drawing that you made for the House Select Committee on Assassinations, Exhibit No. 86. A: All right. Q: And ask you whether - | not saying that these have been doctored or phonied up in any particular way at all. It just would appear to me-And I don't recall anybody going ahead and cleaning up that section, just for the sake of having the photographs taken. C: Okay. |

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| Page | | | Page 166 |
| (1) A: Yes. | | superior view of the brain, Color Photograph No. | |
| Q: - that's near the hairline at the top of | 1 1 | 2) 50. | |
| p) the neck? (4) A: Yes. | - 1 | BY MR. GUNN: | |
| A PRINCIPLE OF THE PRIN | | 4] Q: Just so it's clear to you, the basilar | |
| (·, | | si view is going to be the brain from the bottom. The | |
| [6] different people have made different observations | | s; superior view will be the brain from the top. | |
| 7) about it. | | And what I'm showing you now would be the | |
| A: Yeah, I just thought I'd ask. | | s left hemisphere of the brain. And the portion over | |
| (B) MR. GUNN: Okay. Could we take a look at | | here is the right hemisphere of the brain. The | |
| (10) the last view, which is the seventh view. It is | 1 | cerebellum is the portion down there. | |
| (11) described as "missile wound of entrance in | \[1 | · • • • • • • • • • • • • • • • • • • • | |
| posterior skull, following reflection of scalp", | 1. | what you recall President Kennedy's brain being | |
| [13] Color Photograph No. 44. | [[1 | when it was removed from the cranium? | |
| [14] BY MR. GUNN: | [1 | | |
| [15] Q: And let me just give you a little bit of | | s like the brain that I saw, quite frankly. I-As I | |
| [16] caution that most people who look at this have a | [1 | s described before, I did not recall it being that | |
| [17] hard time orienting it. And it's a difficult view. | [1 | η large. | |
| [18] So, if you are puzzled, then, you're not alone. | [1 | If other people say that this is what | |
| [19] A: Oh, that's good. | [1 | n happened, so be it. To me, I don't recall it being | |
| [20] Q: With that said, does that - | 1 - | of that large. It could have been, but I can't swear | |
| [21] [Interruption to the proceedings.] | | on a stack of Bibles that it was. | |
| PZZ BY MR. GUNN: | (2 | | |
| Page | | | Page 167 |
| [1] Q: After that brief interruption, can you | 1 | now.Thank you very much. | . aye 10/ |
| [2] identify that photograph as any view that you saw | - 1 | 0.65 | |
| g at the night of the autopsy? | | | |
| A. N. Oudes formulated Y seemle to be dee | | [Discussion off the record.] | |
| | | 9 BY MR. GUNN: | |
| [5] like it's a piece of the-of the flap here which | | Q: Mr. O'Neill, earlier in the deposition | |
| [6] came on back. It would appear to be something like | | we've been referring to a document that has been | |
| 7) that. But I can't specifically identify that | | n identified as Exhibit 151, which is the 302 that | |
| p picture there, no. | | you made from the time of the autopsy. | |
| m MR. GUNN: Okay. Could we now see the | 1 | FI A: Yes. | |
| [10] eighth view, what has been described as the | [7 | | |
| [11] "basilar view of brain", Color Photograph No. 46. | , - | that is-that we withdrew from the Archives that | |
| [12] BY MR. GUNN: | [1 | n has an Agency No. 124-10063-10184. | |
| [13] Q: And let me say, in the way of preface, | ្រ | 31 And I'd like to ask you if you can | |
| these photographs have been identified as having | [1 | 4 identify whether this document-that I'm handing to | |
| [15] been taken of President Kennedy's brain at sometime | [1 | sy you now-is the original of the 302 from the | |
| (16) after the autopsy-after they had been set in | [1 | sj autopsy. | |
| pg formalin. | [1 | A: Let me see. Well, those are my initials. | |
| [18] Can you identify that in any reasonable | [1 | No ifs or buts about that. It would certainly | |
| (19) way as appearing to be the-what the brain looked | [t | appear to be, unless you can prove to me otherwise | |
| 200 like of President Kennedy? | | of that it's not. Put it that way. | |
| [21] A: No. | [2 | | |
| [22] Q: In what regard does it appear to be | | here. | |
| Page | | | Page 168 |
| [1] different? | | Q: When you say "the spaces", you're | . Lyc .cc |
| A: It appears to be too much. | | referring to the gaps between the words? That | |
| MR. GUNN: Could we now look at-Let me | | space on page four? | |
| (4) ask a question. | I | A: Either they were typographical errors or | |
| (5) BY MR. GUNN: | | s some word there that didn't belong in there. Not | |
| [6] Q: If you could elaborate a little bit on | | s as some people have indicated and pointed it out to | |
| my what you mean by "it appears to be too much"? | | me before; that we were taking out a word which w | 25 |
| (8) A: Well, from this particular photograph | | y very germane to the entire situation. | u.J |
| by here, it would seem that the only section of the | 1 | A | |
| p) here; it would seem that the only section of the | 1 7 | | |
| here. To me, that's not consistent with the way I | | of that I'm understanding. To the best of your of understanding, this document that is in your hand | |
| recall seeing it. | | now is the original? | |
| 13) I do recall a large amount of what was | [1 | | |
| identified to me as brain matter being on the back | | Withdraw that question. | |
| 15] of Kellerman's shirt-I mean, Kellerman's jacket | [1 | | |
| 16] and Greer's jacket. And, to me, that was a larger | [1 | A \$1. | |
| portion than that section there. | [1 | · • • • · · · · · · · · · · · · · · · · | ` |
| This looks almost like a complete brain. | | initialed by you? | |
| | [1 | A 19 1 | |
| (a) OT WILL MICHE OH FUSIC I GOD I KNOW. | | | |
| 19] Or am I wrong on that? I don't know. 20] MR. GUNN: Could we take a look- If we | 1. | | |
| | 12 | | |

| 10 A. Yes. 12 Q. Now, earlier you described this as being- Perhaps I- As I recall, the word you used is I mimrograph". Could you describe what the Sprocedure was for creating this document? Sprocedure would type it Sprocedure was for creating this document? Sprocedure would was to Sprocedure would was was on a mimograph and hine, and run it off that Sprocedure with a plastic-ype film? Do you know? Sprocedure would his tire city Sprocedure would his tire city Sprocedure would his directly Sprocedure would here would his directly Sprocedure would her post would his directly Sprocedure would his directly Sproce | | |
|--|--|---|
| Perhaps 1-As I recall, the word you used is a procedure was for creating bits document? A Well, let me see. As I recall-and this is going back many long years—they would type it in up on a blue type of a sheet, and then put the own procedure was planted to a maneograph machine, and run it off that is sheet or correct with a plastic-yre film? Do you know? A Something similar to that, as I recall. G Cand then the typewhite would his directly on to that plastic - recall. G Cand then the typewhite would his directly on to that plastic - recall. A Yes. G Cand would then go through the hole. G Cand | | Page 17 |
| prefnags i—As I recall, the word you used is 'mimographi'. Could you describe what the goroccdure was for creating this document? A word in the good of the good o | · · · | |
| in mimegaraph.' Could you describe what the procedure was for certaing this document? in procedure was for creating this document? in you as how tray long years—they would type it is up on a blue type of a sheet, and then put the sheet on a memograph machine, and run it off that no way. in G. So, the sheet would—Is it a sheet would—Is wow what was done with the inky plastic sheet after the copies were made from it? if it is sheet off the documents that are made of, it is shat all only they would have kept those plastic sheets. if it is sheet off the documents that are made are copies made from this mimeograph or plastic sheet; is shet correct? if it is sheet all off the documents that are made are copies made from this mimeograph or plastic sheet; is shet correct? if is what all only the would—Is | | |
| sprocedure was for creating this document? A Well, I we see. As it not a see the space between the word "by" and with a plastic-type film? Do you know? A Something similar to not at, as I recall. A That's correct. C - and then the typewriter would hit directly on to that plastic - per film? A Something similar to not at, as I recall. C - And then the typewriter would hit directly on to that plastic - per film? A Something similar to that, as I recall. C - And then the typewriter would hit directly on to that plastic - per film? C - and leave a hole in it. S - A' Yes. C - The film would then go through the hole. C - The ink would then go through the hole. C - The ink would then go through the hole. C - The ink would have kept those plastic sheet; so no reason why they would have kept those plastic sheet; so no reason why they would have kept those plastic sheet; so is that correct? A Well, I've seen it done before in the sale of the documents that are made are copies made from this mimoograph or plastic sheet; so that correct? A Tan's so if would-that would-that did not happen in this particular case. But I do know, to in a routine case, there's absolutely no reason to save these mineograph machine-I mean, mimoographed to short words or spaces, and just ask you whether you are already identified as being either gaps in the words or spaces, and just ask you whether you are already identified as being either gaps in the words or spaces, and just ask you whether you recall what the words were that appeared in those Page 77 A Since the space between the word of the page four, please, and the word word are good for the good of the good of the page to do not appen in this particular case. But I do know, as any item of the document case. But I do know, as it is not fill the document case. But I do know, as a fort of the page to the page to go the page to | | |
| Second Designation of the second in the second properties with a plastic-type final Do you know? | | • • • |
| in is going back many long years-they would type it my on a but eype of a sheet, and then put the set up on a but eype of a sheet and then put the set way. If you have a sheet would- is it a sheet covered with a plastic-type film? Do you know? If you have a sheet would- is it a sheet covered with a plastic-type film? Do you know? If you have a sheet would- is it a sheet covered with a plastic-type film? Do you know? If you have any recollection now as to sheet film on the the typewriter would hir directly sheet of the the typewriter would hir directly sheet after the copies were made from it? If you have any recollection now as to sheet film of the plastic - great way and the post sheet after the copies were made from it? If you have any recollection now as to sheet film of the plastic sheet after the copies were made from it? If you have any recollection now as to sheet what was done with the inky plastic sheet after the copies were made from it? If you have any recollection now as to sheet when you have sheet after the copies was sheet word from the simmograph or plastic sheet; so fat all of the documents that are made are copies made from this mimograph or plastic sheet; so that all of the documents that are made are copies made from this mimograph or plastic sheet; so fat all of the documents that are made are copies made from this mimograph or plastic sheet; so fat all of the documents that are made are so opies made from this mimograph or plastic sheet; so fat all of the document that there are shoulted over and gone shough. If you have any recollection now as to she what went there? If you have any recollection on the very fits like to draw your attention to she was a fragment that came from Dallas. If you have any recollection as to what went there? If you have any recollection as to what went there? If you have any recollection as to what went there? If you have any recollection as to what went there? If you have any recollection as to what went there? If you have any recollection as to | | 1 1 1 |
| gu go na blue type of a sheet, and then put the go sheet on a mimocograph machine, and mu in toff that no way. Qu So, the sheet would—is it a sheet would—is it a sheet word make the special sheet sheet s | | [6] Q: – might have been there? |
| gs, sheet on a mimeograph machine, and run it off that way. 10 | | 🖂 A: Not at all. |
| 10 Sc. (b. c) the sheet would—Is it a sheet 10 10 10 10 10 10 10 1 | (8) up on a blue type of a sheet, and then put the | [8] Q: Could you turn to page three? And I'd |
| 10 A: Something similar to that, as I recall. | [9] sheet on a mimeograph machine, and run it off that | |
| No. No. I have not. No. No. I have an original | [10] W2 y. | |
| Something similar to that, as I recall. | [11] Q: So, the sheet would– Is it a sheet | |
| 10 Ci. And then the typewriter would hit directly 10 No. That's correct. 10 Ci. — and leave a hole in it. 10 Ci. — then leave a hole in it. 10 Ci. — then would then go through the hole. 17 Ci. — then would then go through the hole. 17 Ci. — then there's a space there's a place there's a place there's a place there. 10 Ci. — then there's a space there. 10 Ci. — then there's a space that went there? 10 Ci. — then there's a | [12] covered with a plastic-type film? Do you know? | [12] "the U.S. Navy". |
| 18 A. This was 'Arrangements were made' for- 19 A. That's correct. 19 C and leave a hole in it. 19 A. That's correct. 10 C and leave a hole in it. 10 C. The ink would then go through the hole. 10 Do you know what was done with the inky 20 Do you know what was done with the inky 21 Do you know what was done with the inky 22 plastic sheet after the copies were made from it? 10 A. Well, I've seen it done before in the 22 past, and I know they destroyed them. Now, I see 30 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 41 Cos., it's not- If we have an original 42 Cos., it's not- If we have an original 43 Cos., it's not- If we have an original 44 Cos., it's not- If we have an original 45 Cos., it's not- If we have an original 46 Cos., it's not- If we have an original 47 Cos., it's not- If we have an original 48 Cos., it's not- If we have an original 49 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 41 Cos., it's not- If we have an original 42 Cos., it's not- If we have an original 43 Cos., it's not- If we have an original 44 Cos., it's not- If we have an original 45 Cos., it's not- If we have an original 46 Cos., it's not- If we have an original 48 Cos., it's not- If we have an original 48 Cos., it's not- If we have an original 49 Cos., it's not- If we have an original 40 Cos., it's not- If we have an original 41 Cos., it's not- If we have any recollectio | [13] A: Something similar to that, as I recall. | [13] Do you have any recollection now as to |
| 16 A. That's correct. 17 C and leave a hole in it. 17 C and leave a hole in it. 17 C and leave a hole in it. 18 A. Yes. 19 A. Yes. 19 A. That's correct. 19 A. Well, I've seen it done before in the page trown by they would have keept hose plastic sheets. 19 A. Well, I've seen it done before in the page trown in the page trown with they would have keept hose plastic sheets. 19 A. That's not. If we have an original 19 A. Yes. | [14] Q: And then the typewriter would hit directly | |
| 16 A. That's correct. 17 C and leave a hole in it. 17 C and leave a hole in it. 17 C and leave a hole in it. 18 A. Yes. 19 A. Yes. 19 A. That's correct. 19 A. Well, I've seen it done before in the page trown by they would have keept hose plastic sheets. 19 A. Well, I've seen it done before in the page trown in the page trown with they would have keept hose plastic sheets. 19 A. That's not. If we have an original 19 A. Yes. | [15] on to that plastic - | [15] A: This was "Arrangements were made" for- |
| A: Yes. 198 A: Yes. 198 A: Yes. 198 A: That's correct. 199 A: That's correct. 190 A: That's correct. 190 O: Do you know what was done with the inky 190 plastic sheet after the copies were made from it? 190 Page 170 Pa | [16] A: That's correct. | |
| 20. The ink would then go through the hole. | [17] Q: – and leave a hole in it. | [17] Q: Yes, that's right. |
| 20 20 boy a know what was done with the inky 22 plastic sheet after the copies were made from it? 22 A: Space there. 23 A: Space there. 24 A: Space there. 25 A: Space there. 26 A: Space there. 27 A: Space there. 28 A: Space there. 29 A: No, none. 29 A: No, none. 29 A: No, none. 29 A: No, none. 20 A: N | A 97 - | |
| 20 20 boy a know what was done with the inky 22 plastic sheet after the copies were made from it? 22 A: Space there. 23 A: Space there. 24 A: Space there. 25 A: Space there. 26 A: Space there. 27 A: Space there. 28 A: Space there. 29 A: No, none. 29 A: No, none. 29 A: No, none. 29 A: No, none. 20 A: N | 119 Q: The ink would then go through the hole. | [19] Q: Could you look at page four, please, and |
| 20 C: Do you know what was done with the inky 21 plastic sheet after the copies were made from it? 22 A: Well, I've seen it done before in the 23 past, and I know they destroyed them. Now, I see 33 no reason why they would have kept those plastic 34 sheets. 35 C: So, it's not- If we have an original 36 document that there are subsequent copies made of, 37 it's that all of the documents that are made are 38 copies made from this mimeograph or plastic sheet; 39 is that correct? 30 A: I can't say it would-that would-that did 30 not happen in this particular case. But I do know, 31 it is not correct? 30 are there's a space "inspection". Do 32 are these mimeograph or plastic sheet; 33 is that correct? 40 A: I can't say it would-that would-that did 41 not happen in this particular case. But I do know, 42 in a routine case, there's a shoultely no reason to 43 save these mimeograph machine-I mean, mimcographed 44 from there, and the correct of the start of the | A = 1 | |
| Page 170 A: Well, I've seen it done before in the Page 170 A: Well, I've seen it done before in the Page 170 A: Well, I've seen it done before in the Page 170 | | |
| Page 170 A: Well, I've seen it done before in the past, and I know they destroyed them. Now, I see past, and I know they destroyed them. Now, I see past, and I know they destroyed them. Now, I see past, and I know they destroyed them. Now, I see past, and I know they destroyed them. Now, I see past, and I know they destroyed them. Now, I see past, and I know they would have kept those plastic past, and I know they destroyed them. Now, I see past, and I know they destroyed them. Now, I see past, and I know they destroyed them. Now, I see past, and I know they destroyed them. Now, I see past, and I know they would the found that and in the documents that are made are past, and I can't say it would-that would-that did past, and I can't say it would-that would-t | | |
| A: Well, I've, seen it done before in the | | |
| 22 you have any recollection as to what went there? | - | , |
| Signate of the state of the s | | |
| Signature Sign | | A 37 |
| S Q: So, it's not- If we have an original S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, T there was a fragment that came from Dallas. S Q: - if you recall, during the autopsy, Dicate and there on the cranium that fragment came from? A: Yes. Q: And where was that? Q: And where was a fragmen | | 1 · · · · · · · · · · · · · · · · · · · |
| Gocument that there are subsequent copies made of, 7 it's that all of the documents that are made are 8 copies made from this mimeograph or plastic sheet; 8 is that correct? 10 A: I can't say it would-that would-that did 10 not happen in this particular case. But I do know, 10 it in this particular case | | |
| 73 it's that all of the documents that are made are 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this mimeograph or plastic sheet; 8 copies made from this from this particular case. But I do know, 10 in a routine case, there's absolutely no reason to 10 in the cranium that fragment came from? 10 in the cranium fragment came from? 11 in a routine case, there's absolutely no reason to 10 in the cranium that fragment came from? 11 in a routine case, there's absolutely no reason to 10 in the cranium that fragment came from? 11 in a routine case, there's absolutely no reason to 12 in a routine case, there's absolutely no reason to 12 in a routine case, there's absolutely no reason to 12 in a routine case, there's absolutely no reason to 12 in a routine case, there's absolutely no reason to 12 in a routine case, there's absolutely no reason to 12 in a routine case, there on 12 in a routine case, | | |
| 18 Copies made from this mimeograph or plastic sheet; 19 Si that correct? | | |
| sp is that correct? | it's that all of the documents that are made are | |
| 10 | | * * |
| 19 not happen in this particular case. But I do know, 12 in a routine case, there's absolutely no reason to 13 save these mimeograph machine-I mean, mimeographed 14 sheets, once they have been looked over and gone 15 through. 16 G: Okay. I'd like to draw your attention to 16 G: Okay. I'd like to draw your attention to 16 A: Yes. 17 C A: Back in this section of the head. 17 Q: And where was that? A: Back in this section of the head. Q: You're pointing, once again, to the - 18 A: Yes. 18 A: Yes. 18 A: Yes. 18 A: Yes. 19 Q: - to the part behind the ear? A: There was a section of the cranium missing 20 Did they identify, to the best of the 20 Did they identify, to the best of the 20 Did they identify, to the best of the 20 Did they identify, to the best of the 20 Discussion off the record. 21 Do you recall what was on the space on the 22 Okay, Air Force One. A: Air Force One. A: Air Force One. A: Air Force One. A: Air Force One. Do you recall what was on the space on the 23 Okay, Air Force One. Common the condition of the record. 24 Discussion off the record. 25 Discussion off the record. 26 Okay, Air Force One. Do you recall what was on the space on the 27 That would, presumably, take up even fewer 28 Spaces. A: That would, presumably, take up even fewer 29 Spaces. A: That would, presumably, take up even fewer 29 Spaces. A: That would, presumably, take up even fewer 29 Spaces. A: That was the only thing I can think of in 29 Color, occipital bone? A: That was the only thing I can think of in A: Yes. A: That was the only thing I can think of in A: Yes. A: That was the only thing I can think of in A: Yes. A: That was the only thing I can think of in A: Yes. A: That was the only thing I can think of in A: Yes. A: That was the only thing I can think of in A: Yes. At the time that these of the record. A: That was the only thing I can think | | |
| 12 in a routine case, there's absolutely no reason to 13 3 ave these mimeograph machine-I mean, mimeographed 4 sheets, once they have been looked over and gone 15 4 hrough. 15 16 Q: Okay. I'd like to draw your attention to 16 Q: Okay. I'd like to draw your attention to 17 four portions of the 302 - 17 Q: And where was that? Q: Chay (in this section of the head. Q: You're pointing, once again, to the - A: Yes. Q: That would, start on page one of the Q: That would, start on page one of the Q: And where was a section of the eranium missing Page of Co. Q: Did they identify, to the best of the Q: Did they identify, to the best of the Q: Did they identify, to the best of the Q: Did they identify, to the best of the Q: Did they identify, to the best of the Q: Did they identify, to the best of the Q: Did they identify, to the best of the Q: Did they identify, | | f' |
| 13 save these mimeograph machine-I mean, mimeographed 14 sheets, once they have been looked over and gone 15 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have been looked over and gone 16 sheets, once they have was that? A: To the best of the head. C: And where was that? A: Back in this section of the head. C: You're pointing, once again, to the - A: Yes. There was a section of the cranium missing 20 for they deciment, there is a reference to Air Force One. 17 collection, the type of bone; that is, parietal 17 collection, the type of bone; that is, parietal 18 bone, occipital bone? 19 a moment? 19 | | , · · · · · · · · · · · · · · · · · · · |
| 14 sheets, once they have been looked over and gone 15 through. 16 Co Okay. I'd like to draw your attention to 17 four portions of the 302 - 18 A: Yes. 18 Ci - that pertain to things that you have 18 aligned page. So, the top of the page begins with, 19 Ci - Okay. 19 Ci - Okay. 19 A: Probably what was on the space where 19 spaces than the one. Whereas, we have extra 20 spaces, which would be "Number" One. 19 Spaces than the one. Whereas, we have extra 20 Spaces, and just ask you whether you 22 recall what the words were that appeared in those 16 A: Yes. 16 Ci - to the part behind the ear? A: Yes. 16 Ci - to the part behind the ear? A: There was a section of the cranium missing 20 from there. 20 Did they identify, to the best of the 20 Di | | |
| 15 through. 15 | | |
| 15 Q: Okay, I'd like to draw your attention to 17 four portions of the 302 - 18 A: Yes. 18 A: Yes. 19 Q: - that pertain to things that you have 19 words or spaces, and just ask you whether you 22 recall what the words were that appeared in those 19 Oxide pointing, once again, to the - 18 A: Yes. 19 Q: - to the part behind the ear? A: There was a section of the cranium missing 19 from there. 27 Oxide pointing, once again, to the - 18 A: Yes. 19 Oxide part behind the ear? A: There was a section of the cranium missing 19 from there. 19 Oxide part behind the ear? 19 Oxide part | [14] sheets, once they have been looked over and gone | No. 1 Table 1 |
| 177 four portions of the 302 - 188 | · · | 1, , |
| A: Yes. | | 1 |
| 19 Q: - that pertain to things that you have 20 already identified as being either gaps in the 21 words or spaces, and just ask you whether you 22 recall what the words were that appeared in those Page 171 Page | | |
| 20 already identified as being either gaps in the 21 words or spaces, and just ask you whether you 22 recall what the words were that appeared in those 22 what the words were that appeared in those 22 A: Sure. 23 A: Sure. 24 A: Sure. 25 A: Sure. 26 Did they identify, to the best of the 27 Page 171 28 Page 171 29 P | [18] A: Yes. | [18] A: Yes. |
| 21 words or spaces, and just ask you whether you recall what the words were that appeared in those Page 171 15 Spaces. 23 A: Sure. 25 A: Sure. 26 Did they identify, to the best of the Page 171 27 Page 171 Page 171 Page 172 Page 173 28 A: Sure. 17 recollection, the type of bone; that is, parietal 17 bone, occipital bone? 18 bone, occipital bone? 18 A: They may have, but I don't specifically 18 bone, occipital bone? 19 A: They may have, but I don't specifically 19 A: They may have, but I don't specifically 19 A: They may have, but I don't specifically 19 bone, occipital bone? 19 bone, occipital | [19] Q: - that pertain to things that you have | [19] Q: - to the part behind the ear? |
| recall what the words were that appeared in those Page 171 19 spaces. 22 A: Sure. 23 O: If we could start on page one of the 25 bone, occipital bone? 26 bone, occipital bone? 27 bone, occipital bone? 28 A: They may have, but I don't specifically 28 A: They may have, but I don't specifically 29 A: Air Force Number One? 29 A: Air Force Number One? 29 A: Air Force One, okay. 29 A: Air Force One, okay. 20 Okay, Air Force One, okay. 20 Okay, Air Force One. This is on the 21 Signed page. So, the top of the page begins with, 21 The WITNESS: Very briefly. 20 Okay, Air Force One". 30 Own has "Air Force One". 31 Own has "Air Force One". 31 Own has "Air Force One". 32 Own has "Air Force One". 33 Own has "Air Force One". 34 Own has "Air Force One". 35 Own has "Air Force One". 36 Own has "Air Force One". 37 Own wappears? 38 Own has "Air Force One". 39 Own has "Air Force One". 30 Own has "Air Force One". | [20] already identified as being either gaps in the | [20] A: There was a section of the cranium missing |
| recall what the words were that appeared in those Page 171 19 spaces. 20 | [21] words or spaces, and just ask you whether you | [21] from there. |
| [1] recollection, the type of bone; that is, parietal [2] A: Sure. [3] Q: If we could start on page one of the [4] document, there is a reference to Air Force One. [5] A: Air Force Number One? [6] [Discussion off the record.] [7] BY MR. GUNN: [8] Q: Okay. [9] A: Air Force One, okay. [10] Q: Okay, Air Force One, okay. [11] signed page. So, the top of the page begins with, [12] "At approximately 3:00 p.m.", then the third line [13] down has "Air Force One". [14] Do you recall what was in the space where [15] the word "One" now appears? [16] A: Probably what was on the space on the [17] front page, which would be "Number" One. [18] Q: That would, presumably, take up even fewer [19] spaces than the one. Whereas, we have extra [20] spaces. [21] A: Sure. [22] bone, occipital bone? [23] A: They may have, but I don't specifically [25] bone, occipital bone? [26] A: They may have, but I don't specifically [27] the WITNESS: Can we go off the record for [28] MR. GUNN: Okay. [29] THE WITNESS: Very briefly. [10] [Discussion off the record.] [11] MR. GUNN: We can go back on the record. [12] [MR. GUNN: We can go back on the record.] [13] Q: Mr. O'Neill, could you just repeat what you said while we were off the record? [14] A: Yes. At the time that these 302s were [15] headquarters was insistent and including Mr. [16] Hoover, that they wanted the report out just as soon as he could dictate it. [17] Looking back now, if we can see minor [18] Clooking back now, if we can see minor [19] crrors in 302s, they certainly would have been | recall what the words were that appeared in those | [22] Q: Did they identify, to the best of the |
| [1] recollection, the type of bone; that is, parietal [2] A: Sure. [3] Q: If we could start on page one of the [4] document, there is a reference to Air Force One. [5] A: Air Force Number One? [6] [Discussion off the record.] [7] BY MR. GUNN: [8] Q: Okay. [9] A: Air Force One, okay. [9] A: Air Force One, okay. [10] Q: Okay, Air Force One This is on the [11] signed page. So, the top of the page begins with, [12] "At approximately 3:00 p.m.", then the third line [13] down has "Air Force One". [14] Do you recall what was in the space where [15] the word "One" now appears? [16] A: Probably what was on the space on the [17] front page, which would be "Number" One. [18] Q: That would, presumably, take up even fewer [19] spaces than the one. Whereas, we have extra [19] spaces. [21] A: That was the only thing I can think of in | Page 171 | Page 17 |
| A: Sure. G: A: Force One of the document, there is a reference to Air Force One. G: A: Air Force Number One? G: Discussion off the record.] G: Discussion off the record.] G: Discussion off the record.] G: Okay. G: MR. GUNN: Okay. G: Discussion off the record. G: Discussion off the record. G: Discussion off the record. G: MR. GUNN: We can go back on the record. G: MR. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. G: Mr. GUNN: We can go back on the record. Mr. GUNN: We can go back on the | · | 151 recollection, the type of bone; that is, parietal |
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| | et there. That the most page, we lett the rove | |

Page 175 Page 178 [1] spaces, et cetera, in there. A: Oh, it's in this one here. 117 Q: We were just speaking a moment ago about Q: That's on page one of the -[2] 131 the large fragment that came in from Dallas. A: This was probably influenced by the rumors [3] (4) which came out at the time that Mrs. Kennedy had 141 Q: I'd like to draw your attention to page is said something relative to that. [5] is three of the report, to the paragraph that's the I can't explain it, other than to say that m next to the last paragraph, and the last sentence [7] I'm putting this down at the time. Maybe Kellerman [8] of that. [8] changed his mind. I don't know whether he did not. A: "The next largest..." 191 It would seem that he did. 191 Q: The sentence that begins-I'll just read Remember now, he had a period of time to [10] [11] it for the record-"The next largest fragment [11] discuss this January-I mean, the November 27th [12] appeared to be at the rear of the skull at the [12] interview with his-Jim Rowley, Gerry Behn, all of [13] the other agents involved, Secret Service. [13] juncture of the skull bone." Now, why he said this at one time, and A: Yes. [14] Q: Do you now recall what that is referring its then said this at another time. I don't know. But [15] [16] this-Once again, I have no reason to put [16] to? A: No. I, quite frankly, cannot remember. I [17] something down on a particular piece of paper, do know that this was the terminology given to us [18] unless they tell me what it was. He said this on [18] [19] the 22nd or the 23rd, whatever it might be -[19] by the doctors. Q: Okay. Now, I'd like to ask you a general And once again, too, now, you have to [21] question about the 302, and that is whether you now [21] remember this. This man is under tremendous recall any information that you think should have [22] stress. He really is. I don't know whether I put Page 176 Page 179 [1] been included in the 302 that was not included? [1] it down on the piece of paper or not. Maybe I did. A: Yes. Specifically, yes. I think that the But he-he had not even telephoned his [2] [3] wife. While we're interviewing him, this is the 302 should have included the conversation that I [4] late evening. And there had been a rumor out-or a 41 had with Roy Kellerman relative to the President [5] saying, "My God, I've been hit." [5] report out that two Secret Service agents had been I don't know whether it was in this one, [6] killed. So, the man was under tremendous stress. 161 m or in the one from the White House. 77 That's the only explanation I can give. Q: I think that may be, in fact, in the I do know he was very specific here, in [8] [8] 191 m this one. A: [Examining document.] No. And looking Q: You're referring to the second interview? [10] [10] [11] back now, if I had read this quite specifically, I A: The 27th. That's correct, yes. [11] would have certainly corrected it at the time, Q: Did anyone -[12] [12] [13] because he told me exactly what I told you. He A: As a matter of fact-if you don't mind me [13] [14] said, "My God, I've been hit." Mr. Kellerman heard [14] just interrupting here-this is the very first time [15] Mr. Kennedy say, "My God, I've been hit." [15] I heard anybody not question, but bring this to my And then he went into the situation about [16] [16] particular attention; that he said one thing on one [17] How he had been with him for a long period of time, [17] day, and one thing on another day. [18] and he knew that he was the only person in the back Q: Why did you go back to Agent Kellerman and [18] [18] seat who spoke with a Boston accent. [19] talk to him, and interview him again? A: Because we felt that with more time, he Q: Did you enter-or did you speak with [21] Mr. Kellerman a few days later? [21] might be able to give us more information. This A: Yes, the 27th. [22] was a very brief- Let me rephrase that. It's not [22] Page 177 Page 180 Q: I'd like to show you a document we've [1] very brief, but under circumstances where we were [2] previously identified as Exhibit 152, and ask you 27 not taking notes-or as many notes as we wanted to 3 whether this is what you're now referring to? The 3 take in the presence of the person we're speaking [4] paragraph that is on page three. [4] tC A: Oh, I didn't realize I put it in there. The second interview was a regular type of 151 [6] Yes, specifically. [6] interview, where we took notes in his presence. Q: Okay. Is there any -"Well, Roy, now, did you say this?" 7 A: Let me just review that. I didn't realize Bing, bing. Okay. [9] I put that on the report. Well, I'm glad I did, as by We did not go down there with our original [10] a matter of fact. [10] notes, because our original notes were already This, now-Stay on the record. Okay? [11] taken and destroyed. We went down there, though, [11] Q: Ycs. [12] [12] to get any additional information which he might A: This one here, which was on the 22nd -[13] [13] have, and this is the information here. Q: You're now referring to Exhibit 151. Q: Did anyone ask you to go back to interview

Q: Which is Exhibit 152.

[19] explain this. [Examining document.]

21) saying Mrs. Kennedy said something?

was on the 27th.

Q: That's –

A: Yes, which is different from the one which

A: Right. We might have- Let me see how we

Where did we see that section where he's

[15]

[16]

[17]

[18]

[14]

[20]

[17] back

[15] Agent Kellerman, or was that your own idea?

Q: Why did you interview Agent Behn?

[19] particular points that you should raise?

A: None. None whatsoever.

A: Oh, no, no. Mr. Hoover directed us, we go

Q: Did he give you any instructions regarding

A: Gerry Behn? Because Gerry Behn was the

Page 181 Page 184 [1] head of the White House detail. And Kellerman was A: For information purposes. 2 only the-I don't want to say the junior head, but Q: I'd now like to turn to the interview that B) only the assistant special agent in charge. 13) you had with Arlen Specter. What I'd like to do is We wanted to get the information directly [4] give you a copy of what we understand to be notes 5 from Gerry Behn as to the procedures which Secret that Mr. Specter created after that interview, and [6] Service did have relative to the protection of the have you take a look at them. m President. First, let me show you the document we've Q: Why would that be done out of the marked as Exhibit No. 154, which appears on its face to be dated March 12th, 1964, from Arlen [9] Baltimore field office, rather than the -A: Very good. Specter to Mr. J. Lee Rankin. [10] [10] Q: - Washington field office? [11] So, the first question to you is, have you [11] A: There has always been a feeling of [12] previously seen this document? [12] [13] contention there, because Washington field office A: No, I have not. [13] [14] was very jealous of their particular jurisdiction. Q: If you take a minute -[14] [15] And we were out of Baltimore field office. A: I didn't even know it existed. [15] The SAC in Baltimore called the-I mean, Q: If you can take a moment-or as much time ្រែឲ្ [17] the SAC in Washington field called the SAC in as you need-to read through that, and then let me [18] Baltimore, and discussed with him that if there [18] know whether you believe that it accurately were any further investigation to be done in [19] summarizes the conversation that you had with Washington, D.C., it would be done by FBI agents Mr. Specter. [21] from the Washington field division. [21] A: [Examining document.] It's a lot of bull. Tully said, "Well, my men have already Q: Well -22 Page 182 Page 185 [1] developed a rapport with the two special agents, A: Excuse the term. I-I beg your pardon. [2] and we're going to send them on back to be Q: Can you tell me what you're referring to [3] interviewed, because we got a call from Bureau [3] when you -[4] headquarters now." A: Well, I just found here, "SA O'Neill and So, the SAC in WFO then called the Bureau. [5] Sibert advised that they did not recall any [6] And the Bureau supervisor over there, evidently, 6 discussion of the theory that the bullet might have decided, "Well, this is the type of a problem-We [7] been forced out by external cardiac massage until should give it to Mr. Hoover." m after Sibert reported the finding of the bullet on So, Hoover got all the facts and said, [9] the stretcher." [Examining document.] "We'll send the two agents back from Baltimore. [10] MR. GUNN: Can we go off the record for a [11] Since they've already started this, let them finish [11] second? [12] it." Or words to that effect. THE WITNESS: Please. Q: You said that you did not receive any [13] [Discussion off the record.] [14] particular directions on what to ask Kellerman. [14] THE WITNESS: I find that this-well, [15] Did you receive any directions on what to ask [15] number one, it's very poorly worded, to begin with. [16] either Greer or Behn? Number two, there would have been no A: No. But the word came from FBI [17] reason whatsoever for the surgeons to discuss the [18] headquarters that this was taken under very, very [18] bullet working its way out through external cardiac [19] trying circumstances, and to go back to see if [19] massage, until such time as they found that there [20] there's anything additional which they would want was a bullet on a stretcher in Dallas. [21] to furnish to us after they had a chance to So, when we come down here, "...advised 122] that he is sure that his notes would not have shown Page 183 And, also, for my-Well, I don't want to [1] when the Doctors expressed the thought"-of course, [2] they did-"that they bullet might have been forced [2] say for my own personal reason. But we wanted to [3] find out where the Vice President was; what he was [3] out by external heart massage, in relation to the H time that they learned of... [4] doing; how did the Air Force get both of them to come off a plane together, or something similar to Q: Could -[6] that. A: This is-I'm sorry-disturbing. Q: Let's go back. What I'd really like you We wanted to find out the procedure in to do-if you could identify what it is that you taking the presidential car up, which we found out came from Air Force Two, et cetera, and all that. find to be inaccurate in this. Q: Why was it that you wanted to understand A: All right. [10] Q: When you go back and then start reading [11] that? [12] it, it becomes confusing as to whether you're A: For information purposes, to make the [13] saying it in the deposition or whether you're [13] report as complete as possible, or in case anybody [14] reading something. [14] did ask a question. "Well, wait a minute. Where was the Let's try it this way, if we -1151 A: Okay. Vice President? What's the Vice President doing [16] Q: Can go back and start from the beginning. when he was down in Dallas"-I mean, "when he's [17] [18] over in Fort Worth? What's he doing, meeting the Q: Let's take the first large paragraph. So, [19] President over here now up in Dallas? How did he [20] the paragraph beginning: "Special Agents O'Neill [20] get there?"

Well, this would explain how he got there.

[21]

[22]

Q: Okay.

[21] and Sibert...

A: "...advised -"

| Page 1 | 87 | Page 190 |
|--|---|-----------|
| (1) Q: Is there anything in that paragraph that | [1] All right, now. "advised that they did | |
| [2] you find to be inaccurate? | 12) not recall any discussion of the theory that the | 1 |
| [3] A: This is the first one. | [3] bullet"There was no theory, to my knowledge, | |
| [5] Yes, I-The words "substantial efforts" [5] to determine if there was a missile in the | [4] at all. | |
| [6] President's-Kennedy's body. | [5] Q: So, what would be a more correct way of | |
| A - T | (6) stating that? (7) A: Well, I would not have written what he | |
| [8] a substantial effort. The effort was made by | [6] Said to begin with. But it'd be: SA O'Neill and | |
| p probing. Now, if they want to term that as a | [9] Sibert advised that they did not recall any | |
| [10] "substantial effort", then, that's what they did. | [19] discussion of the "fact", rather than "theory". | |
| [11] They did not review any X-rays, to my | [11] Q: Let's try it this way. What did you tell | |
| knowledge, at that time. I don't know whether they | [12] Senator Specter in this regard? | |
| [13] subsequent did. | [13] A: We told specifically what Jim-what the | |
| But this was the-As far as they was | [14] doctor said. The doctor said-after he heard that | |
| [15] concerned-And I don't know whether it was | [15] there was a bullet found on the stretcher in | |
| [16] substantial or not. But this is what I object to | [16] Dallas-that it was apparent and quite evident that | |
| there, where they say a "substantial"-that | [17] the bullet worked its way out through external | |
| [18] particular word there. | [18] cardiac massage in Dallas. | |
| [19] Q: Okay. If we could go to the next | (19) Q: Okay. | |
| 20) paragraph – | 201 A: Specifically. In fact, two or three times | |
| (21) A: Wait a minute. | 121] we used it to emphasize what we said. | |
| [22] Q : Oh. | [22] "SAadvised that he made no notes during | |
| Page 1 | 98 | Page 191 |
| [1] A: [Examining document.] No, I don't recall | [1] the autopsy." Now, that's not true. Jim did make | - |
| [2] ever saying that. They say Coombs (sic)—Excuse | z notes during the autopsy, and so did I. | |
| [3] me. "Commander Humes and Lieutenant Colonel | [3] [Examining document.] I'm talking to | |
| [4] Finck that the bullet -" | ы myself now. Maybe I shouldn't be. | |
| [5] COURT REPORTER: Sir. Sir, would | 5 This. "SA O'Neill advised that he is sure | |
| [6] THE WITNESS: This is something which I | is that his notes would not have shown when the | |
| disagree with; right. Put it that way. | 7 Doctors expressed the thought" They didn't say | |
| [8] BY MR. GUNN: | g they "thought". | |
| [9] Q: Okay. What we-what I'd like to do is get | 193 Specifically, he says that this is fact | |
| [10] clearly what it is that you disagree with. And | no when he says, "Well, it's quite evident that the | |
| (11) that's what we're not. This part of the transcript | [11] bullet worked its way through" No. They never | |
| [12] is going to be very confused. | said they "thought" it might have worked its way | |
| A: Yes, it certainly is. I'm sorry. | out through external cardiac massage. Okay. | |
| [14] Q: Just-What is the statement that you | [14] Q: In other words, you would have told Arlen | |
| [15] understand Mr. Specter to be making in the first - | [15] Specter that the doctors firmly believed that the | |
| [16] A: Well, we're still in the first paragraph [17] here. | [15] bullet had worked its way out during cardiac | |
| [18] Q: Still in the first large paragraph. | [17] massage? | |
| [19] A: All right. This section here, wherein | [18] A: Yes. Now, bear in mind, also, that this [19] whole situation with talk about external cardiac | |
| [20] Mr. Specter says, "They stated that the opinion was | [20] massage was taking place not at the beginning, not | |
| 21) expressed by Commander Humes and Lieutenant Colonel | [21] in the middle, but towards the end of the autopsy | |
| [22] Finck that the bullet might have been forced out of | izz itself. And that they were very interested to know | |
| Page 1 | | Page 192 |
| [1] the back of the President's body upon application | [1] what that wound was in the back. And this is the | . age .uz |
| 7) of external heart massage." | [2] only explanation which they had. | |
| [3] I do not recall that ever taking place, | Now, I don't have any knowledge whatsoever | |
| [4] until such time as after Jim had come back and said | (4) what he's talking about here, interviewing | |
| 5 that there was a bullet found on a stretcher in | [5] Kellerman and Greer, "on the portions of the FBI | |
| [6] Dallas. All right? | 6 report which Kellerman and Greer repudiated." I | |
| 7) Q: Okay. | n don't know what he's talking about there. | |
| [8] A: "They stated this theory was advanced" | [8] Does that say in the next section? | |
| [9] Wait a minute. [Examining document.] | [9] Q: No. | • |
| [10] Q: Okay. With the sentence that begins "They | [10] A: That last section-I mean, this section is | |
| [11] stated that" through the end of the paragraph, [12] is there anything else that you disagree with? | [11] quite right. [12] Q: Which section is quite right? | |
| [13] A: No, that sounds pretty good to me. "They | [12] Q: Which section is quite right? [13] A: "stated that they interviewed Kellerman | |
| [14] stated this theory was advanced after SA Sibert | [14] and Greer formally on November 27th"That was | |
| [15] called the FBI laboratory" | [15] quite true. | |
| [16] I disagree with the words "may have" | (16) Remember when I said that they-we weren't | |
| worked its way out. They did not- In fact, Humes | taking notes in the open. This was something which | |
| (18) was the one who specifically that, "That explains | [18] was on the spur of the moment we were doing. | |
| [19] it. The bullet worked its way out through external | [19] "that he is certain that he had a | |
| [20] cardiac message." I think we have that in our [21] report. It was not "may have", "could have", | [20] verbatim note on Kellerman's statement that the | |
| 21 "which we" - Specifically. | [21] President said, 'Get me to the hospital' and | |
| | | |

[22] for being out or not.

Page 193 "...O'Neill stated that he is certain that And I said something to the effect, you 12) he has-he had a verbatim note on Kellerman's [2] know, "That was a very juvenile thing to do," or [3] statement that the President said, 'Get me to the [3] something in that particular vein. And you can put [4] hospital'...' that in the-on the record. And we never said, "Get me to the He was not the type- He was not the type [6] hospital." He said just what I said he said. of agent that I would have hired, if I was a-or And then Mrs. Kennedy said, "Oh, no." the type of investigator that I would have hired if I was-had the authority to pick people for the [8] You know what he did? This son of a gun. investigation with the Warren Commission. 191 He went through my first notes in the first [10] paragraph-I mean, the first 302, and extrapolated Q: Would it be fair to say that you thought [11] from that and forgot everything which was in the [11] that he was mischaracterizing the sense of what you [12] second interview of Kellerman. [12] were telling him? Q: When you say "he", you're -[13] A: Without a doubt. Q: And what is the principal way in which he-you A: Meaning -[14] Q: - referring to Mr. Specter? [15] understand him to be attempting to [15] A: Mr. Specter. [16] mischaracterize what you have said? [16] "...those were direct quotes from A: Well, I think one of the things he's doing [17] [18] Kellerman because O'Neill used quotation marks in [18] here is to try to say that we did not specifically [10] his report..." I didn't use quotation marks in my [19] recall certain things during the first interview; [20] report; did I? No, I don't see-I don't recall any wherein, the second interview, we did. [21] quotation marks in those reports. I think he's trying to characterize both [22] Jim and I as individuals who were not thorough in No, I can't agree with this paragraph Page 194 Page 197 (1) which extends on to page two, because I explained [1] our investigation or thorough in our interviews and z to you what I thought the reasons were. And there-where [2] reporting our interviews. [3] there's a difference in the-what he said And I think he's taking certain things [4] one day, and said another day. [4] said out of context, quite frankly. Specifically, [Examining document.] All right. They [5] down here. I'm sure that Jim had made notes, were, then. 6 because we did compare notes. So, Jim had-did Q: Quotation marks around what make notes. I did, too. But we took more when we \overline{D} A: "Get me -" went back, interviewing the two gentlemen in the Q: - Mr. Kellerman said. White House. A: Let me see. "He observed the President That was- Oh, here. Wait a minute on [11] slump forward, and heard him say, 'Get me to the [11] this one. [Examining document.] [12] hospital." Okay. [12] And I never recall saying so and so-Mr. Greer or Now, he had the benefit of this report at [13] Agent Greer "...told them just that, [14] that time that he's interviewing us almost a year [14] but they probably did not make any notes of these [15] later; isn't that true? [15] comments since their conversation with Greer was an Q: No, no. It's just a few months later. informal one... A: Oh, a couple months later. That's true. I think we were very specific with what we [18] I think he's a very smart attorney. He's [18] told the gentleman. In fact, I not only think, I [19] know we were very specific with what we told him. [19] a very weasel-words type of individual, with the [20] way he conjects various things and puts things into [20] It wasn't "probably", or "I think so", or something [21] our mouths, quite frankly. [21] like that. I'll tell you, also, since we're on the And, also- Let me see. He only Page 195 Page 198 interviewed us for about 45 minutes. I don't even [1] record, that he was a second lieutenant or a first [2] lieutenant in OSI, and gave me the impression and [2] recall it being that long. This whole second paragraph from "SA [3] gave Jim the impression that he was quite an [4] O'Neill and Sibert..." down to the point where [4] investigator. I think I specifically asked him "...a bullet on the stretcher..." is so-so is something about how many investigations he [6] conducted-or words to that effect. And it was How can I give you the word here? - written in such a way that nobody knows [7] none. exactly what was going on there. They didn't know, There was something else, too. I don't [9] know whether Jim told you this or not. When we [9] but there's a possibility. And the hypothesis, and [10] first walked into that interview with Mr. Specter, [10] went on and on. Very poorly put. I don't know [11] we introduced ourselves and sat down. And I would [11] what he's trying to say. And the next one is definitely false. [12] say within a matter of a minute, a telephone rang; [12] Q: Which is that? [13] and he got up and left the room. [13] A: "...Sibert advised that he made no notes I'll pull that same stunt myself with (15) during the autopsy." That's false. [15] witnesses, thinking that the two of them might say And O'Neill advised "he made only a few [16] something when they came back-you know, when they [17] left the room. notes". Well, let's put it this way. How few [18] notes could you make after one, two, three, four-four or Jim and I, to my recollection, didn't say [19] five hours? Maybe three or four pages. [19] a word during the period of time he came back in-until he [20] Maybe 10 or 15. [20] came back in, which was about five minutes I don't know what's "few" or not. He [21] later. And I don't know whether he gave a reason

might be characterizing a few notes as a page.

| Page 199 [1] That's- Boy, what a weasel word. He hasn't [2] changed; has he? [3] [Examining document.] No, that's wrong. [4] "Mr. O'Neill advised thathis notes would not [5] have shown when the Doctors expressed the thought [6] that the bullet might have been forced out" [6] that the bullet might have been forced out" [7] A: He never specifically said that, but it [7] our general understanding, since Bureau s [8] those years took very little thing on thems [9] and they always pushed it on up forward. [9] were 100 percent positive-"Well, I won't to [9] question"-he was going to pass the buck of | |
|--|--------------|
| [1] That's- Boy, what a weasel word. He hasn't [2] changed; has he? [2] our general understanding, since Bureau s [3] [Examining document.] No, that's wrong. [3] those years took very little thing on thems [4] and they always pushed it on up forward. [5] have shown when the Doctors expressed the thought [6] that the bullet might have been forced out" [6] question"-he was going to pass the buck of | is |
| [2] changed; has he? [3] [Examining document.] No, that's wrong. [4] "Mr. O'Neill advised thathis notes would not [5] have shown when the Doctors expressed the thought [6] that the bullet might have been forced out" [7] our general understanding, since Bureau so the series of those years took very little thing on themselved and they always pushed it on up forward. [6] were 100 percent positive—"Well, I won't to the series of t | |
| [3] [Examining document.] No, that's wrong. [4] "Mr. O'Neill advised thathis notes would not [5] have shown when the Doctors expressed the thought [6] that the bullet might have been forced out" [8] those years took very little thing on thems [4] and they always pushed it on up forward. [5] were 100 percent positive—"Well, I won't to the final the bullet might have been forced out" | INDCIAMO12 |
| [5] have shown when the Doctors expressed the thought [6] that the bullet might have been forced out" [6] that the bullet might have been forced out" [6] that the bullet might have been forced out" [6] question"—he was going to pass the buck of the bullet might have been forced out" | |
| [5] have shown when the Doctors expressed the thought [6] that the bullet might have been forced out" [6] question"—he was going to pass the buck of | |
| [6] that the bullet might have been forced out" [6] question"-he was going to pass the buck of | |
| | |
| 77 And he- Put it this way. We- That's 77 line. | • |
| [8] wrong, where he said "might have been forced out". [8] Q: But you did not know for certain that | it he |
| 19) My notes did show when they said that specific [19] had, in fact, recorded that until today; is the | |
| [10] thing. That was right after Jim came back. [10] correct? | |
| [11] THE WITNESS: Would it be possible to have [11] A: I had heard in years past that he did | |
| [12] a copy of this? | |
| [13] MR. HORNE: Sure. I have it all ready for [13] moment. | |
| [14] you. [14] Q: Okay. And you've had now a chance | to read |
| [15] THE WITNESS: Oh, thank you. Would it [15] through the memorandum marked Exhibit | it 153? |
| [16] also be possible to have that 302 on Kellerman and [16] A: Yes. | |
| 1177 the-yeah. Q: And is there anything that you find it | n |
| [18] MR. GUNN: Any of the documents that we | |
| [19] show you today, we'd be happy to give you copies [19] substantially incorrect? | |
| [20] Of. [20] A: No. Substantially, no. Not that is | |
| [21] THE WITNESS: Thank you very much. [21] substantially incorrect. There are some this | ngs |
| BY MR. GUNN: [22] which could be further elaborated on, but | |
| Page 200 | Page 203 |
| [1] Q: All right. Now, I'll show - | , age 200 |
| A: I wish I could characterize this in [2] Q: Is there anything that you noticed in | the |
| [3] certain terms, but I shan't. I won't dignify it. [3] course of reading that you would like to c | |
| [4] Q: I'd like to show you another document that [4] Exhibit 153? | oneer m |
| [5] purports to summarize that interview that you had [5] A: Correct 23-33 years later? | |
| [6] with Mr. Specter. Let me hand you a document [6] Q: Better late than never. | |
| marked Exhibit No. 153, which on its face appears [7] A: Possibly, the times. Approximately 7: | 15 |
| b) to be a memo, dated 3/12/64, from a Mr. Rosen to a | •• |
| [9] Mr. Belmont. [9] Possibly, the fact that we were in the | ζ. |
| And my question to you, first, will be, [10] third car of the motorcade. I thought it was | us the |
| [11] have you seen previously the document? [11] second. Probably the third. I don't know a | |
| [12] A: No, I have not. [12] date. I still think it was the second, but it | |
| [13] Q: If you'd like to take a moment and read [13] could have been the third. | |
| [14] through that. [14] Q: How would that be counting it? Two | cars |
| [15] A: Yes. [Examining document.] [15] back from the ambulance? | |
| [16] Q: Let me ask some questions for you. [16] A: Well, no. It was including the ambula | ince. |
| A: I'm just trying to think of who actually See, we didn't include the ambulance who | en we put it |
| [18] dictated this. As I mentioned, this did not come- | - |
| [19] Ah, there I see. Yeah, Jim Malley. Okay. [19] motorcade, that would include the ambula | ance. So, I |
| Q: Was there anyone else with you and project think that could be more specific. | |
| [21] Mr. Sibert in the interview with Arlen Specter? Q: Earlier in your deposition today, I rec | |
| [22] A: No. [22] that you said-and please correct me if I'm | |
| Page 201 | Page 204 |
| [1] Q: What did you do after the interview with | |
| [2] Arlen Specter? [2] the ambulance. The second car had Kenny | 7 |
| [3] A: Well, I-We came out of the interview [3] O'Donnell - | |
| (4) room, and we made some discussion as to what a-for (4) A: Yes, and McHugh. | |
| [5] want of a better word-farce it was. [5] Q: - and some other people. | |
| [6] [Discussion off the record.] [7] BY MP. GUNN: | |
| [7] BY MR. GUNN: [8] Q: That is, you're referring to the-that it [9] A: Yeah. | |
| | -di-a |
| 1 40 | ımığ |
| [10] conducted? [11] A: Yes. That is correct, yes. [11] A: Yes. Now, here-all it says, the third | |
| [12] Q: And did you tell Mr. Malley that? [12] car in the motorcade. And I don't know w | hat lim |
| [13] A: Not in so many words, no. But I think he [13] was thinking about, or whether he meant | |
| [14] got the general feeling. I think the very first [14] or that - | |
| [15] thing he said, "How did it go?" [15] Actually, it was the third car. The | |
| And we both said, "Fine, for what it was," [16] ambulance being the third car-I mean, the | : |
| [17] you know, or something or other. "Whatever it was, | ond and |
| [18] it went fine." But, no, we didn't specifically say | |
| [19] that to Malley. [19] I would I would question this. "Prior to | o |
| [20] Q: Did Mr. Malley- Did you understand that [20] SA Sibert calling the FBI -" | |
| Mr. Malley would be preparing a report of your | |
| 22 discussion with him about the interview? [22] A: This is on page three. | |

| n Re: President John F. Kennedy, Jr. | September 12, 199 | | | |
|---|---|--|--|--|
| Page 205 | Page 200 | | | |
| "Prior to SA Sibert calling the FBI, did | [1] preparation for the autopsy. | | | |
| z; either of you" et cetera, et cetera "express | A: Yes. Bear in mind now, the plane did not | | | |
| 31 an opinion as to whether the bullet wound in the | [3] land until about 6:05. And there was that time | | | |
| 4) back was a point of entry or a point of exit?" | [4] getting it down into the ambulance, and then going | | | |
| To my knowledge, they had never used the | [5] about 20, 25 miles an hour, something like that. | | | |
| 6 word "exit". | [6] So, that would be substantially correct. | | | |
| And they say the answer, "We recall no | 77 Q: And is it your assumption today that the | | | |
| 8 such discussion." | is time of approximately 8:15 for the beginning of the | | | |
| Yes, we did. It was discussed. And it | [9] autopsy is – | | | |
| of was a point of entry. There was no discussion | A: Yes. Because they were doing other | | | |
| whatsoever, though, about being a point of exit. None. | [11] things, such as waiting for the X-rays, waiting [12] with Colonel Finck. In fact, I think I was very | | | |
| a Q: So, now, if I understand what you're | [13] specific on that. And I think I said the first | | | |
| saying correctly— Let me try and rephrase this, | [14] incision occurred at 8:15, or something of that | | | |
| 5) and please correct me if I'm wrong. | [15] particular vein. Correct. | | | |
| 6 A: Yes. | [16] I don't recall when the autopsy ended, but | | | |
| 7] Q: The way that this is worded on page three | [17] I know it was after midnight. Long after midnight. | | | |
| 8] could be ambiguous. | [18] I don't recall, on page two, the last | | | |
| g A: Yes, it could be. Very well. | [19] paragraph-the last-the answer, the words | | | |
| Q: Whereas, you were saying the presumption | [20] "entirely possible". Humes was not saying it was | | | |
| 1) that you had during the autopsy itself is that | possible. He said, "That explains it. It worked | | | |
| z everyone was assuming that it was a point of entry. | 22 its way out through external cardiac massage." | | | |
| Page 206 | Page 209 | | | |
| And, so, to the question that is being | [1] He stated prior to that-and then he | | | |
| put: Did anyone say, "Is this a exit point?" You | z thought about it. In fact, I think I do have that | | | |
| say that there's no such discussion. Meaning | [3] in my report, if I'm not mistaken. He wound up by | | | |
| because everybody assumed that it was an entry | [4] saying this was it. "That explains it. It worked | | | |
| sy wound. | is its way out." And it was concurred with the other | | | |
| A: The only question was, where was the point | [6] doctors. | | | |
| 7) of exit? Not whether it was a point of entry or | 77 Q: Okay. Could we go back - | | | |
| e) exit. But where was the exit-if, in fact, it was | [8] A: Sure. | | | |
| 9) entry. And they assumed it was entry. | [9] Q: – to Exhibit No. 151? I'd like to draw | | | |
| o Q: Okay. | (10) your attention-this is your 302 report-draw your | | | |
| 1] A: Now, let me see. [Examining document.] 2] All right. And this is correct here. But | attention to page two of that exhibit, where | | | |
| once again, this is ambiguous. This is on page | [12] there's a reference to a Mr. Kellerman, Mr. Greer, [13] and Mr. O'Leary – | | | |
| number four, the second answer. | [14] A: Bill O'Leary. | | | |
| When they say, "remarks voluntarily made | [15] Q: - at the autopsy. Who's Mr. O'Leary? | | | |
| by these individuals and were subsequently recorded | [16] A: He's another Secret Service agent who came | | | |
| by us from recollection." And it should have been | in to-for some particular reason. Either to give | | | |
| and notes", because we did take notes. | [18] something to them, discuss something, or possibly | | | |
| And as I mentioned before, these were not | [19] to ask when, I think, it was going to be completed, | | | |
| of formal interviews. That's correct. | [20] or when it was going to start. | | | |
| And that's correct, the next one. | Because I believe he was upstairs, if I'm | | | |
| Yeah. I see that Kellerman did give an | 22) not mistaken. And he brought down some information | | | |
| Page 207 | 1 | | | |
| explanation. | [1] from either Mrs. Kennedy or Mr. Kennedy. I believe | | | |
| Substantially correct. | z that, now. I've never been asked that question | | | |
| Q: Okay. Could you turn to page two of the | p) before. | | | |
| 4) exhibit? And we're still talking about Exhibit | (a) Q: Did you ever talk to Mr. O'Leary? (b) A: No. No, not to my knowledge. | | | |
| sj 153. sj A: Yes, sir. | 0.77-31 | | | |
| O. William is referred the similar | November 22nd? | | | |
| a A: Yes. | [8] A: No. | | | |
| Q: The time 7:17 p.m. sounds relatively | (9) Q: Did you ever see him after November 22nd? | | | |
| o) specific as a time. | A: No. I wouldn't recognize him today if he | | | |
| A: Yes, it does. | [11] walked in here. | | | |
| Q: Do you know what the basis was for your | [12] Q: Do you know of any other Secret Service | | | |
| 3) saying 7:17? | [13] agents who were around - | | | |
| A: Only the fact that we probably wrote it | (14) A: Yes. | | | |
| sj down somewhere. | | | | |
| | [15] Q: – the hospital? | | | |
| g Q: As you are sitting here today, would you | [16] A: Either Hill or Youngblood, one of them | | | |
| si Q: As you are sitting here today, would you assume that the time of 7:17 is a reasonably | A: Either Hill or Youngblood, one of them [17] came into the room. And then there were some other | | | |
| s Q: As you are sitting here today, would you assume that the time of 7:17 is a reasonably accurate time for the beginning of the autopsy? | [15] A: Either Hill or Youngblood, one of them [17] came into the room. And then there were some other [18] agents that came in, who delivered the-the | | | |
| si Q: As you are sitting here today, would you assume that the time of 7:17 is a reasonably | A: Either Hill or Youngblood, one of them [17] came into the room. And then there were some other | | | |
| Q: As you are sitting here today, would you assume that the time of 7:17 is a reasonably accurate time for the beginning of the autopsy? A: Substantially correct. | [18] A: Either Hill or Youngblood, one of them [17] came into the room. And then there were some other [18] agents that came in, who delivered the-the [19] particular piece of - | | | |

| Page 211 | | Page 214 | | | | | |
|---|--|----------|--|--|--|--|--|
| n one that jumped on top of Johnson? | [1] And I will read this for the record, and you can | | | | | | |
| 2 Q: Youngblood. | [2] read along with me in the first paragraph. | | | | | | |
| A: Was that Youngblood? Then, it was Hill | [3] "I told SAC Shanklin that the Secret | | | | | | |
| who came into the room. | [4] Service had one of the bullets that struck | | | | | | |
| [5] Q: Hill is the one who jumped on the back of | [5] President Kennedy, and the other is -" | | | | | | |
| [6] the limousine. | [6] A: Wait a minute. I don't see that. | | | | | | |
| A: Yeah. Then, he would have been the one. | Mhereabouts is that? | | | | | | |
| [8] Clint Hill, yeah. | (8) Oh, down here at the bottom. Oh, I | | | | | | |
| [9] Q: Were you aware of any other Secret Service | 191 thought you were going to the top. I beg your | | | | | | |
| [10] agents providing security at Bethesda on the night | [10] pardon. | | | | | | |
| [11] of the autopsy? | [11] Q: No. Let me take it from the beginning. | | | | | | |
| A. N. Y | HY - 11 CA C C1 - 11 H | | | | | | |
| | | | | | | | |
| [13] assumed that there were, but I was not directly | [13] A: Right. | | | | | | |
| [14] aware of it. | [14] Q: "- that Secret Service had one of the | | | | | | |
| [15] Q: So, you don't know the names of any other | [15] bullets that struck President Kennedy, and the | | | | | | |
| [16] Secret Service people at - | [16] other is lodged behind the President's ear. And we | | | | | | |
| [17] A: Not offhand. | [17] are arranging to get both of these." | | | | | | |
| [18] Q: - the autopsy or in the hospital area? | Do you see the reference to the other | | | | | | |
| [19] A: If you mention some, it might jog my | jug being lodged behind the President's ear? | | | | | | |
| memory. But I don't recall any specifically. | A 7 | | | | | | |
| | | | | | | | |
| | Q: Did you ever hear anything about a bullet | | | | | | |
| [22] [Discussion off the record.] | being lodged behind President Kennedy's ear? | | | | | | |
| Page 212 | | Page 215 | | | | | |
| [1] THE WITNESS: I would like to make a | (i) A: Never. | | | | | | |
| [2] statement now. | 2 Q: Did you ever tell anyone at the Bureau | | | | | | |
| [3] I'm reviewing this airtel that Jim sent | is that you had any information about a bullet being | | | | | | |
| 4 down on 11/26/63. And I think it explains very-very | lodged behind the President's ear? | | | | | | |
| [5] vividly what I've mentioned to you here, such | 1 | | | | | | |
| | 1.** | | | | | | |
| [6] as: | [5] Q: Mr. O'Neill, I would like to give you the | | | | | | |
| "The interviews conducted at the Naval | 7 opportunity, if there's anything else that you | | | | | | |
| (B) Medical Center are not construed to be thorough | 181 would like to add that you think would help clarify | | | | | | |
| interviews with these individuals, inasmuch as the | 191 the record related to the assassination or give any | | | | | | |
| [10] primary purpose was to observe the autopsy and | [10] additional recollections that you have. | | | | | | |
| [11] secure bullets or fragments immediately thereafter | [11] A: Well, just very briefly, one or two very | | | | | | |
| [12] and transport them to the FBI laboratory." | [12] small-well, not small things looking back. | | | | | | |
| That's a very concise and true statement. | | | | | | | |
| erry | | | | | | | |
| [14] They were not construed to be complete or thorough [15] interviews. So, you see some discrepancies in the | [14] at no time does he say anything about the words | | | | | | |
| is interviews of the 22nd and some on the 27th. As I | spoken by Kellerman on the 22nd or the 23rd-I | | | | | | |
| | [16] mean, on the 27th. | | | | | | |
| mentioned, we did not take full notes on the 22nd. | Regardless of the terminology, both of | | | | | | |
| [18] BY MR. GUNN: | [18] them indicate that the President said something in | | | | | | |
| [19] Q: Mr. O'Neill - | [19] the back seat of that car. And that would have | | | | | | |
| [20] A: Yes. | peop been after the first shot. And there is nothing | | | | | | |
| [21] Q: - I'd like to show you a document marked | [21] whatsoever said about that in that particular 302 | | | | | | |
| [22] Exhibit No. 176. It appears, on its face, to be a | or in that particular statement which he made. | | | | | | |
| Page 213 | | | | | | | |
| [1] memo, dated November 22nd, 1963, from Mr. Belmont | [1] Q: You're referring to Mr. Specter's summary | Page 216 | | | | | |
| to Mr. Tolson. | (1) G: You're referring to Mr. Specter's summary (2) of the - | | | | | | |
| | | | | | | | |
| | (3) A: That is correct, yes. There's nothing. | | | | | | |
| μι previously have seen that document? | (4) And that-to me, that's an extremely important | | | | | | |
| A: No, I have not. | s point; that the President himself, after the first | | | | | | |
| [6] Q: I'm going to show you a document that is, | [6] shot, said something in the back of the car. | | | | | | |
| 77 to our understanding, the original of the Exhibit | 7 Q: And in what way do you regard that as | | | | | | |
| [8] No. 176 that I have just shown you. Again, note | [8] being significant? | | | | | | |
| my the date of November 22nd, 1963. | [9] A: Because the single-bullet theory is based | | | | | | |
| Let me also show you the stamps at the | (10) on that first bullet coming in the back and coming | | | | | | |
| [11] back of this, to show when various offices in the | [11] out through the neck. And it would seem that if it | | | | | | |
| [12] Bureau received that. The earliest date that I | [12] came out through the neck, that it would disturb | | | | | | |
| have seen as being stamped on this, though I'm not | [13] the vocal cords to a point where the President | | | | | | |
| [14] certain it is correct is – | [14] could not have said something. | | | | | | |
| [15] A: November 23rd. | [15] So, whether or not the President said, "My | | | | | | |
| [15] Q: - November 23rd at 5:00 p.m. So, whether | [16] God, I've been hit", or "I've been hit. Get to the | _ | | | | | |
| the date November 22nd is correct or not, I don't | [17] hospital", or something similar to that, Kellerman | | | | | | |
| [18] know. | | | | | | | |
| [19] What I'd like you to do is to look to one | [18] did say, on both occasions—The terminology is | | | | | | |
| [20] portion of – | [19] different, but he did say that he heard the | | | | | | |
| | President in the back seat say something-the | | | | | | |
| mu Δ. The report | | | | | | | |
| [21] A: The report. [22] Q: - this report on the first paragraph. | 21] President say something. "My God, I've been hit" 22 or "Get me to the hospital." | | | | | | |

| | ssassination Records Review Board Re: President John F. Kennedy, Jr. | | Deposition of I | Francis X. O'Neill, J. September 12, 199 |
|------|---|-----------|---|---|
| = | Page 217 | | | Page 22 |
| [1] | That, to me, would discount to a large | [1 | CERTIFICATE OF DEPONENT | _ |
| [2] | extent the single-bullet theory as put forth by | [2 | 1 | |
| [3] | | [3 | | |
| [4] | it, of the single-bullet theory. | [4 | contain the correct transcript of the answers mad | e |
| (5) | It would seem, to properly inform the | [5 | by me to the questions therein recorded. | |
| [6] | members of the Warren Commission of the interview | [6 | | |
| [7] | which we had with him, he would have set forth | [7 | | |
| (8) | those particular statements. | [8 | | |
| [9] | That's one thing. | [9 [10 | • | |
| [10] | | [11 | | |
| [11] | A: The other situations, too, here with | [12 | | |
| [12] | certain things that Shanklin said. I don't know | [13 | | |
| [13] | where he heard that information; but, certainly, it | [14 | | |
| [14] | never came from me, or it never came from Jim | [15 | day of 1997. | |
| [15] | Sibert-or anything similar to that. | [16 | 1 | |
| [16] | And, once again, I must reiterate. As Jim | [17 | l | |
| | has said in the airtel-going back to the 23rd, I | [18 | | |
| [18] | believe it is-they were not formal interviews | [19 | Notary Public in and for | |
| [19] | which we took. Thank God we took them, because a | [20] | | |
| [20] | lot of the material which has been used in years | 1 . | My commission expires | |
| [21] | past and the Warren Commission, too, is based on | [22 | | |
| [22] | the information which we furnished. | | | |
| | Page 218 | | | |
| [1] | I'm not sorry now that we destroyed our | | | |
| [2] | notes. I'm glad we did, because we were following | | • | |
| [3] | Bureau procedures. But it would have been nice to | | | |
| [4] | have the total and complete notes here at the | | | |
| [5] | present time-looking back, of course. And I'm | | | |
| [6] | glad we're putting this on the record now. | | | |
| [7] | Would I have done anything differently or | | | |
| [8] | put it differently in paper? No. Anything which I | 1 | | |
| [9] | said, and anything which Jim and I said together, | i | | |
| [10] | was factual as we saw it and as it was given to us | | | |
| [11] | at that particular time. Time has not changed my | | | |
| | mind, nor changed my opinion of what occurred that | | | |
| | evening. | | | |
| [14] | And anything further you'd like to ask me, | | | |
| [15] | go right ahead. | | | |
| [16] | Q: Let me try one last question. We have | | | |
| [17] | heard statements by people who say that you have | | | |
| | stated previously that there was a decoy ambulance | 1 | | |

Min_TI.Cominta

Have you ever told anyone that there was a

[19] or a chase ambulance.

[21] decoy ambulance?

[21]

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