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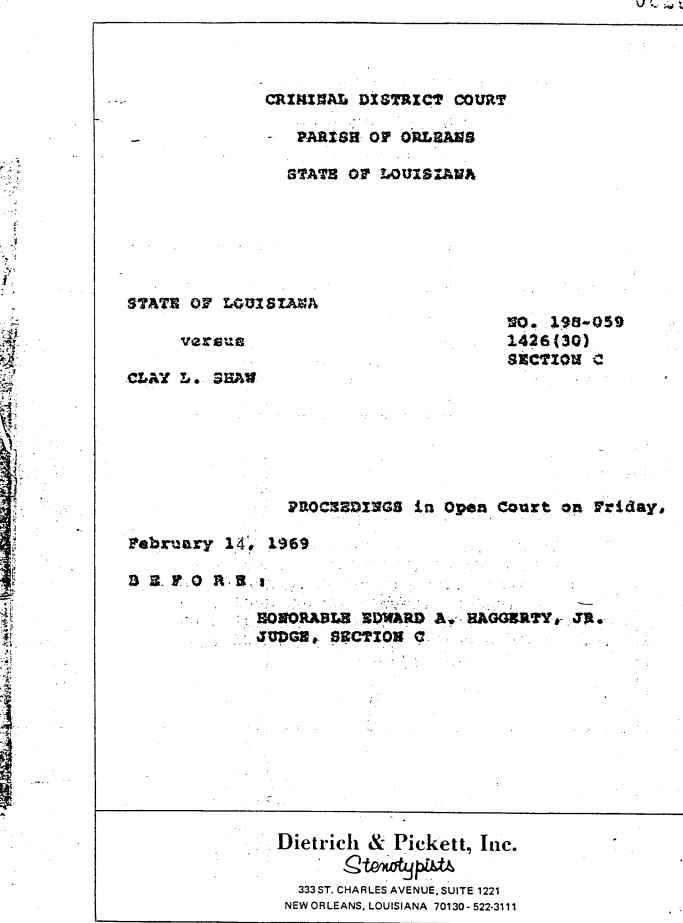
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Routing Slip 002022 NO. (RG 233) DATE 8/15/77 Document I.D. Shaw trial proceedings Uol:18 BSCA INDEX COPY TO Robert Blakey Gary Cornwell MRS. Wilma I. Bund Collection: Kenneth Klein: MR. Phillip Willis Charlie Mathews Jim Wolf Mirs, Philip Willis Donovan Gay Jackie Hess JFK Billy Joe MARTIN Cliff Fenton ROPPR CRAIG Reference copy, Team #1 MRS. EC WALTON Team #2 Team #3 Team #4 Team#5 Form #2



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² WITNESS	' DIRECT '	CRO'SS	RE-DIRECT	•
MRS. WILMA I. BOND	2	12		
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AFTERNOON SESSION 2 2 THE COURT: 3 Is the State and Defense ready to 4 proceed? 5 MR. DYMOND: 6 Yes. 7 MR. ALFORD: 8 The State is ready. 233) 9 (RG 10 HSCA MRS. WILMA I. BOND, 11 recalled to the stand, continued to testify on her Collection: 12 oath as follows: 13 THE COURT: copy, JFK 14 Mrs. Bond, your previous oath is still 15 binding and you are still a State 16 Reference witness. 17 DIRECT EXAMINATION 18 BY MR. ALFORD: 19 Mrs. Bond, did you have occasion while you were Q. .- 20 in Dealey Plaza and shortly after you 21 heard what you testified to to be the . 22 third unusual noise to take a photograph? Park IS 23 12203-000-0 ter and the second s 2、12、11年後後の11、12、11年4月 A sir. Yes, 24 j Do you -- how many photographs did you take? Q 25 I took nine.

_	1	Q Do you have two of those photographs with you?
\bigcirc	2	A Yes, sir, I do.
•	3.	Q Please give them to me.
	- 4	A (The witness complies.)
	5	Q Have these photographs been in your possession
	6	continually since they were developed?
	7	A No, sir.
7 4 3		Q And in whose possession have they been other
233	9	than yours?
A (RG	10	A Well, Life Magazine had them for a while and
HSCA	H H	several other people used them but they
tion:	12	had permission to do so.
lect	13 -	Q After receiving these slides back were you
t Col	14	able to look at them and identify them as
JFK	15	the slides which you took?
tan Para Co⊉Y	16	A. Yes, sir.
ence		THE COURT:
efer	17	I have a magnifying glass.
R.		THE WITNESS:
	19	
	20	It won't help because it needs a
<u> </u>	21	projector, Your Honor.
	22	BY MR. ALFORD:
	23.	Q Mrs. Bond, from I want you to please
	24	examine these two photographs now, hold
\checkmark	25	them up to the light and examine them
		DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.
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\bigcirc	ал не бело на ст 1 не Политични	A They are my slides, sir.
\bigcirc	2	MR. ALFORD:
	3	Your Honor, at this time the State would
	4	_ request permission to project these
	5	slides on a screen and I understand
	6	that perhaps Defense Counsel would
	7	prefer to have this initially done
Ê	8	out of the presence of the Jury.
RG 23	9	MR. DYMOND:
SCA (F	10	We don't know yet what these photographs
μS	11	are and we would like to ask some
Collection:	12	questions on traverse before we go into that.
JFK C	- 14	It doesn't matter whether it's
oPY,	15	in front of the Jury or not,
UUUU	16	Your Honor.
feren	17	TRAVERSE
Re	18	BY MR. DYMOND:
	×. 19	Q Mrs. Bond, these slides which you have
	20	exhibited here, did you develop the
	21	negative yourself?
	<i>-</i> 22	A No, sir, I did not.
	23	Q Were you present while it was being developed?
() .	24	A No.
`	25	Q And you say while you were taking pictures you

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were not able to look and see what was
going on in this in the area?
A When you are taking the picture you are looking
- but it was snapped fast as I could and I
didn't see what was going on until they
were developed and after I did see the
things.
MR. DYMOND:
I would like the Jury removed, Your
Honor.
(JURY EXCLUDED.)
THE COURT:
Do you want the lights out. Mr. Oser?
MR. OSBR:
Would you step down, Mrs. Bond.
We're ready, Judge.
THE COURT:
Turn the lights out, Sal.
(THE SLIDES PREVIOUSLY MARKED WERE
SHOWN TO THE WITNESS.)
MR. OSBR:
Does The Court want them run again?
THE COURT:
Ask Mrs. Bond if she needs them again.
THE WITNESS:

1	No, sir.
2	THE COURT:
3	Put the lights on, Mr. Sheriff.
4	BY MR. ALFORD:
5	Q Mrs. Bond, after viewing these two photographs
6	are you able to identify them as being
7	your photographs?
Ê X	A They are photographs I took, sir, they are
(RG 23	slides.
10 IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	THE COURT:
	I think you have covered the matter,
	Mr. Alford, she has covered the
	matter and let's bring them in and
	cover it again.
15 G	(JURY RETURNED.)
16	THE COURT:
	You may proceed.
9 18	BY MR. ALFORD:
19	Q Mrs. Bond, I am going to once again hand you
20-	these two color slides and I would ask you
21	to tell me which of the color slides
22	were taken first in sequence of time.
23	A The one I have marked four.
24	Q The one that has been marked four?
25	THE COURT:
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Why don't you give it an exhibit number, 1 7 Mr. Alford. 2 THE CLERK: 3. The next number is thirty-nine. 4 MR. ALFORD: 5 5-39. б THE WITNESS: 7 This one was taken after that one and it 8 233) is marked five. I'm sorry. 9 GRG MR. ALFORD: 10 BSCA Approximately how long 11 ц 0 THE COURT: 12 Collecti L'HAN Mark that State-40, please, so 13 we: JFR keep track of the numbers 14 BY MR. ALFORD: 15 copy Q Referring to what for purposes of identification 16 erence has been marked as S-39 Mrs. Bond, which 17 Ret you stated was your first photograph, how 18 long after the last noise which you have 19 testified that you heard was it before a 21 you took this photograph, if you know? (No-response.) 22 MR. DYMOND: 23 Just a moment please. 24 We object to any testimony 25 DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS NATIONAL BANK OF COMMERCE BLDG.

concerning these photographs, or with reference to them, on the ground that the proper foundation has not been laid.

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All this lady testified to is that she took two pictures, took some film to a developer and this is what she got back and she is not able to identify these photographs as to what she saw there that day, was not present when the negatives were developed and that the original has been out of her possession and in the hands of other people and I don't think there has been a sufficient amount of identification between what she took and what is on

these slides.

THE COURT:

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The objection is overruled.

MR. DYMOND:

To which ruling Counsel reserves a bill

of exception making the two exhibits

-- what are the numbers -- State-39

and State-40 and the Defense's

objections, the ruling of The Court, the testimony of this witness and also all of the record up to this point making as an additional ground for the objection that they are irrelevant to the issues in this case.

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BY MR. ALFORD:

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Mrs. Bond, I'm going to show you what for purposes of identification has been marked S-41 and also for purposes of identification marked S-39 and ask you to please examine these two and tell me whether or not they are one and the same scene. They are far as I could see. Do you see anything on what has been marked S-41, which is a photograph, that is not in S-39, which is not depicted in S-39? Take your time. am. Yes, it is. You see over here this I might not have been developed, I don't know how they were developed but there are some objects in the corner here that are not on here.

Are these the same objects located on the

print? 1 2 A No, they are not and it looks like there should 3 have been something out here further. Everything located on the print is also con-4 Q. 5 tained on the slide though? 6 Yes. Α Thank you. 7 Now, Mrs. Bond, as I was asking Q you before and I'll ask you once again: 8 How long after you heard the third noise, . 9 10 which you previously have testified to, was it before you took this photograph, 11 12 if you know? . 13 I don't know, sir. 14 Are you able at this time to estimate? Q No, I have no idea the time it happened, I do 15 A 16 not know. 17 What were you doing at the time you took this Q 18 photograph? 19 A I was standing there looking out. 20 Q Is this from the location by the alcade --21 MR. DYMOND: 22 Object, Your Henor. 23 THE COURT: 24 I sustain the objection. 25 BY MR. ALFORD:

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	1	Q What location is this?
\bigcirc	. 2	A It is north on that place over there, that
	. 3	alcove.
	- 4	\underline{Q} Did you observe the events prior to the time
	5	that this photograph, this slide was
	6	taken?
-	7	A Well, I don't know, I might have a second or
	6 7 7 7 8 8	two before I decided to take the picture
(RG 23.	9	but I don't remember.
SCA (F	10	Q Did you observe the events in Dealey Plaza
		after you took this photograph?
tion	12	A Just walking around out of curiosity, that is
Collecti	13	all and looking.
JFK C	14	Q Now, Mrs. Bond I now show you what for purposes
ργ,	12	of identification, what for purposes of
- 00 - 00	16	identification I have marked S-42, and I
eren	17	also show you what for purposes of
Ref		identification has been previously marked
	19	as S-40 and I would ask you to compare
	20 	these and tell the Gentlemen of the Jury
	2	if there is anything contained in the
	2:	print that is not contained in the slide?
	2:	A No, this one seems to be exactly the same.
\bigcirc	24	Q I see. Thank you.
	2:	MR. ALFORD:

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	en al la constance de la consta La constance de la constance de La constance de la constance de	ז
1	The State will tender the witness,	1
2	Your Honor.	
3 .	CROSS-EXAMINATION	
	BY MR. DYMOND:	
5	Q Mrs. Bond, when did you first find out that	
6		
	President Kennedy was going to visit	
	Dallas?	
	A When?	
9	Q About how long before the time of the	
10	assassination?	
	A Well, I can't I mean I would say at least a	
12	couple of weeks, I'm not sure whether	.
13	I'm right on the time or not but it was	
14	not the day.	
15	Q Now as I understand it you heard three	
16	distinct noises that you thought to be	
17 17	firecrackers going off, is that right?	
18		
	A That is correct.	
19	Q And that you were standing there, that you	
20	were standing in the vicinity of the	
21	uppermost of the two alcoves that appear	
22	in the State Exhibit S-34, is that right?	
23	A No, when I heard the shots, no, sir, I was in	
24	the process of going from my position on	
- 25	Main Street to that alcove.	

1	Q In other words you were some place in this
2	area when you heard the shots fired?
3.	A Yes, sir.
4	Q Between the alcove and your previous position
5	on Main?
6	A On Main and Houston, on that corner.
7	Q Am I correct in recalling your testimony that
ee ee	you thought these noises came from your
9 9	right?
10 S	A Beg pardon?
m 11	Q Did you not say you thought these noises came
	from your right?
	A Yes, sir.
и Х. 14 Чр	Q And at the time you were walking you were walk-
15 o	ing towards this alcove I am indicating
ບ 16	which is the uppermost indicated on the
17	photograph?
	A Well, if I understand youcorrect that is what
19	I was going to.
20	Q Is it not a fact that in walking in that
21	direction that the Texas School Book
22	Depository was on your right?
23	A It was on my right.
24	Q And that is the direction you thought the
25	noises came from?

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				_
,		1	A I do not know whether they came from that	14
		2	Depository but it came from that	
		3 .	direction or to my right.	
	-	 4	Q After you heard these noises that you thought	
	••	5	were firecrackers, did the motorcade	
3		6	stop?	
		7	A I don't know, sir, 'cause I didn't see it.	
5. F	· .	8	Q You don't know. Now these photographs you	
3	•,	. 9	have identified, that is the slides	
		10	A Yes, sir.	
		11	Q is it not a fact that at the time those	
		12 =	slides or pictures were taken that the	
		13	people were scattering in many directions?	
		14	A The pictures show that.	
		15	Q Is it a fact they were, ma'am?	
	•	16	A Yes, they were moving, yes.	
		17	Q Now the people who are depicted as being	
		18	moving in your slides, do you have any way	
	· . ·	19	of knowing if they were trying to get	
	alaan ay soo (20	away from the directions of the shots or	
		21	towards them or what?	
		22	A I do not know. I don't know any of the people	
		23	in the slides.	
	· · ·	24	MR. DYMOND:	
		25	That's all.	
			$ \begin{array}{c} 1\\ 2\\ 3\\ -4\\ 5\\ 6\\ 7\\ 8\\ 9\\ 10\\ 11\\ 12\\ 13\\ -14\\ 15\\ 16\\ 17\\ 18\\ 19\\ 20\\ 21\\ 22\\ \end{array} $	 Depository but it came from that direction or to my right. Q After you heard these noises that you thought were firecrackers, did the motorcade stop? A I don't know, sir, 'cause I didn't see it. Q You don't know. Now these photographs you have identified, that is the slides A Yes, sir. Q is it not a fact that at the time those slides or pictures were taken that the people were scattering in many directions? A The pictures show that. Q Is it a fact they were, ma'am? A Yes, they were moving, yes. Q How the people who are depicted as being moving in your slides, do you have any way of knowing if they were trying to get away from the directions of the shots or towards them or what? A I do not know. I don't know any of the people in the slides.

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MR. ALFORD:

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In connection with Mrs. Bond's testimony
 the State at this time moves to offer
 what has been previously marked as
 S-41 and S-42.

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MR. DYMOND:

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MR. ALFORD:

To which offering the Defense objects first on the ground of relevancy that they are irrelevant to the issues in this case.

> Secondly, on the ground they have not been properly identified as actual photographs taken by this witness. Thirdly, they have not been in her possession, and have been out of her possession. And additionally that the Exhibit-40, by the testimony of this witness, does not depict precisely the same scene as the scene depicted by the slide from which it was blown up.

Relative to this last proposition the witness specifically testified that everything contained in the picture

was also contained in the slide so 1 if anything, they are identical 2 except that there is more in the slide 3. than on the blowup. 4 THE COURT: 5 You are not offering the slides but the 6 pictures? 7 MR. ALFORD: 3 The slides have been offered in evidence ्र९ before. 10 MR. DYMOND: 11 No, they have not. 12 THE COURT: 13 I will overrule the objection and let them 14 be permitted in evidence. 15 MR. DYMOND: 16 To which ruling Counsel reserves a bill 17 of exception making the two exhibits 18 S-40 and -41. 19 THE COURT: and a stranger of the 20 It should be -41 and -42. 21 MR. DYMOND: -41 and -42, Defense objects to the introduction for the reasons stated and makes a part thereof the ruling 25 DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG. •

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1 of The Court, the exhibits themselves, 17 2 the entire record and testimony up 3 to this point parts of the bill. 4 MR. ALFORD: ... 5 May it please The Court I would like the 6 record to reflect that I am returning 7 to Mrs. Bond what has been previously 8 marked S-39 and S-40 and additionally 9 I request permission to display same 10 to the Jury. 11 THE COURT: 12 They are an exhibit then now and you may exhibit them to the Jury. 13 14 (EXHIBITS DISPLAYED TO THE JURY.) Reference copy, 15 THE COURT: 16. Call your next witness. You may proceed. 17 18 MR. PHILIP WILLIS. 19 a witness for the State, after first being sworn by the Minute Clerk, was examined and testified on his / 20 oath as follows: 21 22. DIRECT EXAMINATION 23 BY MR. OSER: 24 State your name for the record, Mr. Willis, 0 25 state your name for the record.

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A Philip L. Willis.
Q Where do you live, Mr. Willis?
A Dallas, Texas.
Q What is your address?
A 6911 Wabash Circle.
Q Mr. Willis, were you residing in Dallas, Texas
in November '63?
A Yes, sir.
Q Did you have occasion to be in that area of
Dallas, Texas commonly known as Dealey
Plaza on the date of November 22, 1963?
A Yes, sir.
Q Why did you go there, Mr. Willis?
A I had my children out of school to see the
parade and to take pictures.
Q Who accompanied you?
A My wife and my children, my two daughters.
Q When you arrived in Dealey Plaza at the time
the motorcade passed, where were you
located when you first saw the motorcade
approaching?
A On the corner of Main and Houston Streets.
Q Would you step down, Mr. Willis, and I direct
your attention to State Exhibit 34 and I
ask you if you could point out the area in

.

1	S-34 where you were located when the
2	motorcade first approached you or your
- 3	you first saw it?
- 4	
5	
	motorcade was coming this way.
6	Q Would you put a "W" please if you would in the
7 5 5 5 7	area where you were standing. Did you
8	have occasion to move from this location?
9	A Yes, sir.
10	Q And if so, where did you go?
	A After taking two pictures here I moved over
12	here and took a picture of the President's
13	car and the Vice-President Johnson's
14	car, and the Secret Service car was left
	out of my picture in both from this angle
	right here.
17	Q After that location did you have occasion to
한 종 비 (~ 1 다 (~ 1 년 또 (1 년 - 1	go to a further location?
19	
20.	A Yes, sir, I moved a little further up here and
	took a photograph of the President's car
21	in fronttof the Depository Building.
22	Q Then did you have occasion to move?
23	A I broke and ran around this corner and
24	stationed myself by this tree on the curb.
25	Q Did you take any pictures from that location by

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the tree?

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I took one picture of the President's car about where you are from me, only getting the occupants and this was directly in front of the Depository at this angle and then as they moved down I moved down just a little bit and then I took the picture of the President's car at that angle by the Stemmons Freeway sign, and other pictures following.

Mr. Willis, I direct your attention to State Exhibit 35, the plaque over here, and I ask you if you would put this pin on the location on that plat where you were located after you say you had run around the intersection of Houston and Alma Street near the vicinity of that tree where you took your next picture?

(The witness complies.)

Now, sir, I ask you ---

THE COURT:

If you are going to speak to him down there make him raise his voice so the Court Reporter can hear with ease. You may use the microphone.

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1	BY MR. OSERt	21
2	Q Referring to State Exhibit 36, would you take	
3 .	this emblem of an individual and place it	
- 4	- on this morkup in the area where you were	
5	when you took yourlast picture after you	
6	had run around from the intersection of	
7	Elm and Houston Streets?	
	You can go back, Mr. Willis.	
9	Mr. Willis, I believe you stated you had	
10	some opportunity to take various photo-	
11	graphs at this time?	
12 13 14 15	 A Yes, sir. Q What type camera were you using? A An Argus Actronic which is a 35 millimeter. Q This type of camera, the end result is a 	
16	35 millimeter slide?	
17	A Yes, sir.	
18	Q Do you have those slides with you now?	
19	A Yes, sir.	
20	Q May I have them?	1 - Sa
21	A Four.	
22	MR. OSBR:	
23 24	Will The Court indulge me a moment? BY MR. OSER:	
25	Q Mr. Willis, I show you what the State has	
م من المعلم المراجع ال مراجع المراجع ال مراجع المراجع ال	DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.	J

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1 marked for purposes of identification as 2 S-43, S-44, S-45 and S-46 and I ask you 3 if you can identify those exhibits which 4 have been marked for purposes of 5 identification as having seen them before? 6 A Yes. 7 And how can you recognize these pictures? Q 8 They have become very familiar to me and I A . 9 had them copyrighted and these I have had 10 made from my originals. 11 0 Now I show you, Mr. Willis, what the State has 12 marked for purposes of identification as 13 S-47 and I ask you if you have ever seen what is depicted in this photograph 15 before? 16 Yes, it is mine. A 17 Again I show you what the State has marked for Q: 18 purposes of identification S-43 and I ask 19 you what is depicted in S-47, which is 20 the large 8 x 10, is represented in S-43 21 which is the 35 millimeter slide? 22 A Yes, sir. 23 I show you now what the State has previously Q 24 marked as S-43 and I ask you if you are 25 familiar with what is depicted in that

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	;: 1	photograph?
<u>)</u>	2	A Yes, sir.
-	3	Q I ask you to compare S-43, the large 8×10
	4	- photograph, with what is contained in
	5	S-44 and tell us whether or not they are
	6	the same picture?
	7	A They are the same.
	8	Q Now I show you what the State has marked as
	9	S-48 for purposes of identification, an
	10	8 x 10 photograph, and I ask you if you
	. 11	are familiar with what is depicted in
		that photograph?
	13	A Yes, sir.
	. 14	Q Would you please compare that with S-45, the
	15	35 millimeter slide.
	16	A They are the same.
1	17	Q And I now show you what the State has marked
	18	S-49 for purposes of identification and
	19	ask you if you're familiar with what is
	. 20	depicted in that photograph?
	21	A Yes, sir.
	. 22	Q Would you please compare that with S-46 and
-	23	tell us whether or not those are the same
)	. 24	pictures depicting the same scene?
	25	A Yes, sir, they are.

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•	1	Q Mr. Willis, how were your pictures developed,
\bigcirc	2	were you present when your slides were
	3.	developed, the originals?
	- 4	A Sir?
, <i>*</i> ,	5	Q Were you present when the original slides were
	6	developed?
· · ·	7	A Yes.
(1 -3)	8	Q These 8 x 10 enlargements you have identified,
233)	9	
(RG	10	were these done at your request and were
BSCA		you present?
: 10		A Yes. sir.
Collection	12	Q Now while you were in Dealey Plaza on that day,
Co11	13	Mr. Willis, did anything unusual happen
JFK	14	that caused you to draw your attention to
, Ygo		a particular incident?
DCe C	16	A Yes.
ferei	17	Q Tell the Jury what happened.
Re Re	18	A Well, after having photographed the President
	19	on Main Street and on Houston Street and
14	, 20	then in front of the Depository Building
تىپتى رى	21	on Elm Street I cocked my camera for
	22	another picture and this loud shot went
	23	off and the first reaction was that could
$\hat{\Box}$	24	it be a crank or a firecracker but it was
	25	so loud and of such a sound it had to be
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rifle so I became alarmed. I was trying 1 to take a picture at the moment and the 2 reflex from the shot caused me to take 3 one_of these pictures. 4 I show you what the State has previously 5 Q identified as S-33 and I ask you whether 6 or not this is the photograph that you 7 took at the time you said you heard the 8 first shot? 9 Yes, sir. A 10 After having taken this photograph, Mr. Willis, Q 11 what did you do? 12 My two little daughters were running along 13 A down the hill paralleling the Presidential 14 car there and I yelled to one of them, 15 which is the first thing I did, and then 16 I heard at least two more shots and then 17 I started looking for them and looking 18 down and hollering for them to come back 19 to me and they came running back crying. 20 Bid you have any occasion to take any other 21 Q photographs after you located your -22 children? 23 There were -- They were just down here ahead 24 of me and they came back and said 25

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(RG

BSCA

Collection:

JFK

Reference copy,

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"Daddy, he has been shot, his head blew 1 26 up," and so I started taking more pictures 2 of people falling on the ground and run-3 ning up the knoll there and later I went 4 back and took pictures of the crowd. 5 MR. DYMOND: 6 We object to this witness testifying as 7 8 to what he took pictures of unless (662 9 he has the pictures. 10 MR. OSER: H5CA Let the man answer the question. 11 Collection: MR. DYMOND: 12 13 That is our objection. JFK 14 THE COURT: copγ, 15 Do you have the pictures depicting what 16 you just stated, is that what is Reference 17 pictured in there? 18 MR. OSER: 19 The next question was going to be about 20 Certain pictures. 21 BY MR. OSER: Mr. Willis, I now show you what the State has 22 Q marked as S-48 and -49 and ask you whether 23 24 or not those two photographs depict the 25 scene as you saw it after you had located DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.

1	your children and found out there were 27
2	safe?
3	A Yes, sir.
- 4	Q While in-Dealey Plaza after having heard the
5	first shot that made you take that one
6	picture, will you tell us whether or not
7	you heard any other noises similar to the
ें डे <i>र्ग</i> 8	first noise?
66 23	A Yes, sir.
្ត្រ ទីទី	Q How many did you hear all told?
	A I assumed two more.
	Q So it'd be a total of three, is that correct?
13 13	A Yes.
14 5	Q Will you tell us the area in which you heard
ла ар	these shots coming from?
	A I was looking down here and I felt certain
17 17 0	that they came from my right in that
e x 18	area across there.
19	Q Mr. Willis, did you have occasion to see any
20 (Annual) 20	affect that any shot may have had on any
21	occupants in the Presidential limousine?
22	A Honestly, no, sir, because I was trying to
23	use the view finder for the camera and
	I was more interested in getting the
25	whole car than focusing on an individual.
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	1	I did not.
\bigcirc	2	
\bigcirc		MR. OSER:
	3.	I tender the witness.
	4	- CROSS-EXAMINATION
	5	BY MR. DYMOND:
	6	Q Mr. Willis, you say that to the best of your
	7	recollection, in considering the circum-
(E	8	stances of excitement, that you heard three
(RG 23	. 9	shots, is that right, sir?
SCA (R	10	A Yes, sir.
BSG	11	Q Now as I understand it, Mr. Willis, you were
: uo	12	
Collection		standing here at the point indicated by the flag with yourname on it on State
JFK Co	14	Exhibit-35, is that correct?
	15	A Yes, sir, by that tree.
copY	16	
	•	Q And you say you were looking down here, and
sfer	17	by down here do you mean down Stemmons
Lo. Re	18	Freeway?
	19	A Yes, sir.
	20	Q And you say the shots came from your right, is
	21	that correct?
	22	A They sounded as if they did.
	23	Q Is it not a fact that the Texas Book
	24	Depository was to your right?
	25	A Sir?

	1	Q Was the Texas Book Depository to your right?	29
\bigcirc	2	A Yes, sir.	
	3.	Q That is all, sir,	
	- 4	RE-DIRECT EXAMINATION	
	 5	BY MR. OSER:	
	6	Q Mr. Willis, I show you what the State has	
,	7	marked as S-47 and ask you where you were	
	8	located when you took this photograph?	
233	9	A I was located	
A (RG	10	MR. DYMOND:	
HS CA	11	We object on the grounds that it is not	
ion:	12	proper Re-Direct.	
Collect	13	MR. OSBR:	
1 1941	14.	I withdraw the question. Your Honor, the	
JFK	15	State has no further need for this	
copy	16	witness.	
ence	- 17	The State at this time wishes	
Refer	18	to offer, introduce and file in	
	19	evidence the exhibits marked for	
	20	identification S-43, -44, -45, and	
	21	-46, the 35 millimeter slides.	
	22	MR. DYMOND:	
	22	If The Court please, we object to these	
	24	on the grounds they are irrelevant	
		to the issues in this case.	
:	25	LU LNG ISBUGS IN COIS CASE.	

THE COURT:

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HSCA

Collection:

JFK

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The objection is overruled.

MR. DYMOND:

To which ruling, Counsel reserves a bill of exception making the exhibits S-43, -44, -45 and -46 part of the bill, Defense's objections as well as the ruling of The Court and the exhibits and all of the testimony up to now parts of the bill.

MR. OSER:

The State would now like to offer,

introduce, and file in evidence that previously marked as S-33, -47, -48 and -49.

THE COURT:

S-33? And you haven't marked anything

as -50 yet.

MR. OSER:

No, sir.

MR. DYMOND:

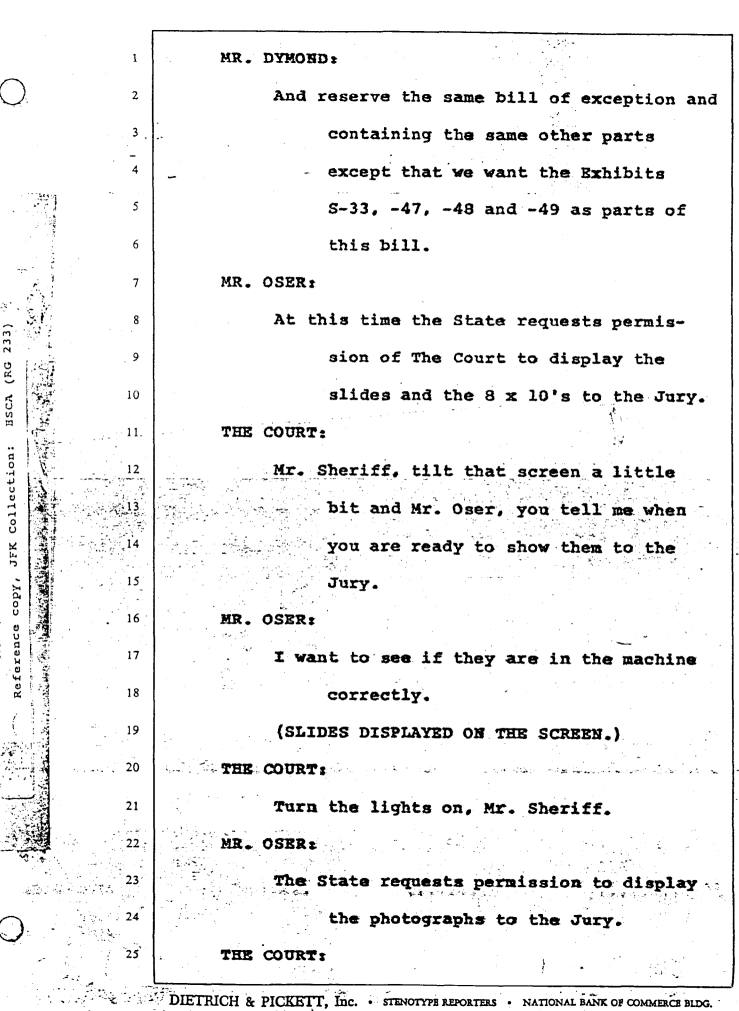
To which ruling Defense objects on the

grounds of relevancy.

THE COURT:

The objection is overruled.

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1	While one group is looking at the pictures 3
2	let the other group look at the four
3.	slides.
4	- MR. OSER:
5	Your Honor, the State's next witness is
6	Mrs. Philip Willis.
7	
6 8 8	MRS. PHILIP WILLIS,
6 6 6	a witness for the State, after first being duly
10 25 25	sworn by the Minute Clerk, was examined and textified
	on her oath as follows:
no kr. 12	DIRECT EXAMINATION
	BY MR. ALFORD:
C 2 14	
	Q Mrs. Wallis, I want you to simply relax and
	talk as loud as you possibly can in the
	microphrone 'cause all of us have to hear
e end u 2010 e 502 K 18	you clearly. If you don't understand any
	of my questions let me know and I will be
20	glad to repeat it.
21	Would you state your full name for
22	the record, please?
	A Yes, I am Mrs. Phil Willis.
23	Q Where do you live?
	A In Dallas, Texas.
- 25	Q Mrs. Willis, on the date of November 22, 1963
	DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.

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	1	did you have occasion to be in Dealey
\bigcirc	2	Plaza in Dallas, Texas?
	3	A Yes, I did.
	4	Q Approximately what time did you arrive there?
. •	5	A About 11:45.
	6	MR. DYMOND:
	7	If The Court please, we again object to
en e	8	the entire line of questioning on
(RG 23	9	the ground it is irrelevant to the
sca (10	issues.
H		THE COURT:
ction	12	The objection is overruled.
Colle	13	MR. DYMOND:
JFK (. 14	To which ruling we object and reserve a
copy,	15	bill of exception, making all the
ence co	16	testimony up until this point and
feren	17	particularly this testimony and the
ри И И	18	Defense's objection and The Court's
	19	ruling all part of the bill.
	20.	BY MR. ALFORD:
	21	Q Would you tell us approximately what time you
	22.	arrived in Dealey Plaza?
	23	A 11:45.
\bigcirc	24	Q Were you accompanied by anyone?
	25	A My husband, my two daughters.

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	1	Q Mrs. Willis, upon first, did you have
\bigcirc) 2	occasion to view the Presidential motor-
	3.	cade?
	4	A Yes.
	5	Q Upon first viewing the motorcade what was your
	6	
····		Ascation in Dealey Plaza?
	7	A At the corner of Houston and Main.
(662	8	Q Would you please come down from the witness
(RG	9	stand.
ISCA	10	THE COURT:
ੂ ਸ : ::	11 11	Let her use the microphrone if she is
ctioi	12	going to testify from down there.
Collecti	13	MR. ALFORD:
JFK 0	14	Yes, sir.
copy,	15	BY MR. ALFORD:
U	16	Q Now I direct your attention to what for purposes
erenc	17	of identification
Ref	18	THE COURT:
	19	Mr. Alford, your back is to the Reporter
ť	20	so you will have to speak louder.
	21	BY MR. ALFORD:
	22	
	23	Q I now direct your attention to what for
~		purposes of identification has been marked
\bigcirc	24	as S-34 and I ask you to please indicate
	. 25	with a "W" your location on first viewing
		DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.

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1	the motorcade.
2	A (The witness complies.)
3.	Q Did you have occasion during the course of the
4	- motorcade's procession through Dealey
5	Plaza to change your location?
6	A Yes, I did.
7	Q Where did you go after you left the corner of
8	Houston and Main?
9 9	A After the motorcade passed my point of view
10 sca	and turned into Elm Street I walked across
й Н 11	the Plaza to this point here (indicating).
	QMrs. Willis, I'm going to give you a small flag
	with a pin and direct your attention to
ου Χ.Ι. Υ.Ι.	what for purposes of identification is
	marked State-35 and I would request that
15 00 00 16	you place the pin in the location where
	you moved to.
er e	A I dropped it. There it is.
19	Q Further, Mrs. Willis, I give you a small emblem
- 20	and ask you to step over here and I
21	direct your attention to what for purposes
22	of identification has been marked S-36,
23	and I give you a small emblem and request
24	you to place this in the location where
25	you finally viewed the balance of the
	DIETRICH & PICKETT, Inc STENOTYPE REPORTERS . NATIONAL PANT OF CONSTRUCT PURC

		1	motorcade.	36
\bigcirc	r	2	A (The witness complies.)	
		3	Q Okay, you may return to the witness stand.	
		- 4	_ Thank you.	
· · ·		5	Mrs. Willis, while you were in Dealey	
		6	Plaza in Dallas on November 22, 1963, did	
•		7	anything unusual occur?	
e.			A Yes.	
(RG 23		9	Q Did you hear any unusual noises?	
sca (J		10	A Yes, I did.	
SH		11	Q How many such noises did you hear, if you know?	
tion		- 12 .	A I heard three.	-
Collection			Q What did the first noise sound like to you?	
JFK C		14	A I thought it was a firecracker.	
· · · · · · ·		- 15	Q Did you at the time of the first noise, was	
0 0 0		16	the Presidential limousine within your	
eren		17	view?	
Ref		18	A No, it wasn't.	
		19	Q At the time you heard the second noise what	
		20	did you think this to be?	
		21	A I knew it was a gunshot then.	
		- 22	Q And was the Presidential limousine in your	
		, 23	view atthat time?	
O		24	A Yes, sir.	
2		25	Q Could you see the effects of the second noise?	
				1

1	A Yes.
2	
2	Q What were those effects?
3	A The effects were that the third shot, his
4	- head
5	Q Excuse me, but I am talking about the second
6	noise.
7	A The second noise drew my attention back to the
8	motorcade.
9	Q I see. Now what, or did the third noise, would
10	you describe what it sounded like to you?
	A It was a loud gunshot.
12	Q And did you observe, or were you able at the
13	time of this third noise, to view the
14	Presidential motorcade, the limousine?
15	A Yes.
16	Q What was your attention directed on at that
17	time?
18	A The President.
. 19	Q Was your attention directed on any one person
20	in there? The last of the second s
21	A No. I knew Governor Connelly and knew
22	Senator Ralph Yarborough and I knew
23	Vice-President Johnson and I only had
24	eyes then for the President.
25	Q Were you able to determine at that time from

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· · · · · · · · · · · · · · · · · · ·	where these shots were coming?
2	A No.
3	Q Did you have an unobstructed view of
- 4	_ President Kennedy at the time of the
5	third shot?
6	A Absolutely.
7	Q Mrs. Willis, would you please describe for the
8	Gentlemen of the Jury and Court what you
9	saw as a result and as the effects of this
10	third shot?
	A On the third shot his head exploded and went
12	back and to the left.
13	Q Did you observe anything, anything other than
14	the explosion?
15	A It exploded like a red halo.
16	Q Mrs. Willis, have you ever as of this day seen
17	the Zapruder film?
18	λ Yes.
19	Q Where did you see it?
20	A At Bastman Kodak.
21	Q Did this film indicate the same thing you
22	observed?
23	MR. DYMOND:
24	I object as that is something for the
25	Jury to determine. I think he is

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1	trying to corroborate the witness	
2	with a self-serving declaration.	
3.	BY MR. ALFORD:	
 4	Q Did you at the time you observed the explosion	
5	of the President's head, did you see	
6	anything leave the President's head?	
7	A Yes, it seemed to be a matter of some type	
8	from his head.	
9 9	Q What was the direction of this matter as you	
	were able to observe?	
	A Back.	
	Q Would that be to the backwards left or to the	
	backwards right as he was seated in the	
14 14	car?	
Хd	A To his left.	
e 16	Q Now were you also ble to observe the Presiden-	
	tial limousine at approximately the time	
e 18	of the third shot which you have	
19	described?	
20.	A Yes, I could see the car.	
21	Q Did it appear to you, or at what or did it	
22	appear to you to be moving at a constant	
23	rate of speed?	
24	A Yes, that is correct.	
25	Q Did it appear to you, or did it ever appear to	

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	1	you that at any time during its route
\bigcirc	2	down Main Street to accelerate?
	3.	A No.
	4	Q And specifically at the time of the third
•	5	shot did you observe the automobile
	6	accelerate?
	7	A No, as a matter of fact they almost halted.
те) (п	8	Q What else did you observe after the third shot
(RG 23	9	if anything?
sca (10	A The cars broke from formation a little and I
		only saw it speed up as it went under the
Collection	12	underpass on the way to the hospital.
Colle	13	Q Were you able to observe the reaction of the
JFK	14	other people in Dealey Plaza?
, Yqo:	15	A Yes, many of them rushed up the grassy knoll.
DCe DCe	16	Q Did you see any policemen go up there?
sfere	17	A Yes.
R.	18	Q Did you go in this direction?
	19	A No, I stood and watched, I was concerned for
	20	my family and I first looked for them.
	21	Q Did you see anyone are you familiar with a
	22	wooden stockade-type fence in Dealey
	-23	Plaza?
0	24	A Yes.
	- 25	Q. Did you see anyone climbing this fence?

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1	MR. DYMOND:
	I object to the leading of the witness.
3.	
	THE COURT:
4	- She can answer as to whether she saw it
5	or not.
6	BY MR. ALFORD:
7	Q Describe what you saw in this area.
8	A Well, there were many people on the ground,
9	still on the ground at that time when the
10	policeman got off his motorcycle and
n 11 11	rushed up the grassy knoll.
	Q Mrs. Willis, I show you what for purposes of
13	identification has been marked S-42 and
14 14	ask you whether or not this scene is
15 Ado D	familiar to you?
e 16	A Yes, it is.
บ อ ม า 17	Q Do you see any policemen in this photograph?
ບ ຍ ກ	A Yes.
19	Q Do you recall observing this policeman on
20	November 22?
21	A Yes, I do.
22	Q What was this policeman doing gas you observed
23	him on November 22?
~ 24	A He was running toward this wall, this fence.
25	Q Mrs. Willis, did you ever testify, or were you
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		1	ever called to testify in front of the
C)	2	Warren Commission?
		3	A No, I was not.
		4	- MR. ALFORD:
		5	I tender the witness.
		. 6	CROSS-EXAMINATION
• • •		7	BY MR. DYMOND:
133) (EE	54	8	Q Mrs. Willis, you say you don't know what the
(RG 2		. 9	direction the sounds of these explosions
isca		10	came from, is that right?
n: 1		11	A I'm not an expert with guns and I can't say but
Collection		12	-I think they were in front of me.
Coll		13	Q And it is your testimony that at the moment of
JFK		14	that third shot you observed all at one
copy,		15	time the President's head, the movement
ence		16	of his head over to the left, his falling
efere		17	back, the direction in which
i A	and the second	18	MR. ALFORD:
		19	It is an incorrect statement because the
ر ست		20	witness said to the back and left and
		21	Defense's lawyer is only saying left.
الله بيمانيا الم الله بيمانيا الله		22	MR. DYMOND:
_	ير. م من شيخ من	23	I'm not attempting to repeat her testi-
C)	24	mony, I'm asking her if this is or
		23	was her testimony.
			DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.

BY MR. DYMOND: 1 2 О Is it your testimony that at the moment the third shot was fired that all at once 3 you were able to observe the President's 4 head, the President's head moving back 5 and to the left, your statement that 6 whatevermatter that came from his head 7 went to the rear, and also the automobile 8 did not accelerate at that moment and you 9 saw all of that at one moment? 10 I don't believe the car accelerated at that A 11 moment. 12 But you were able to observe all these things? 13 -Q. I certainly saw his head blow up. JFK A 14 Now these people that you say were running Q 15 copY towards the grassy knoll, do you know if 16 Reference they were running for cover or if they 17 were running towards the shots or away 18 from the shots? 19 . I think a policeman would be running --20 I didn't ask you what you thought. 21 Q MR. ALFORD: 22 Let her answer the question. 23 MR. DYHOND: 24 If The Court please it is not responsive 25 DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.

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Collection

when I asked her the question. 1 44 2 MR. ALCOCK: 3 She has a right to answer the question - and because the wrong answer comes 4 5 out he wants to object. 6 THE COURT: 7 Ask the lady did she know or if she knows -8 do you know? 9 THE WITNESS: 10 They didn't advise me. 11 MR. DYMOND: 12 That_is all, madam. 13 . . At the hour of 2:50 o'clock 14 p.m. The Court recessed until 3:13 o'clock p.m. . 15 16 THE COURT: Is the State and Defense ready to 17 18 proceed? 19 MR. DYMOND: 20 -- Yes. 21 MR. ALCOCK: 22 Yes. 23 000 24 BILLY JOE MARTIN, 25 a witness for the State, after first being duly DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG. .

HSCA (RG 233)

Collection:

JFK

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Reference

1	sworn by the Minute Clerk, was examined and testified	4
2	on his oath as follows:	
3	DIRECT EXAMINATION	
4	BY MR. ALFORD:	
5	Q Sir, would you speak loud so we can all hear	
6	you and direct your voice into the	
7	microphrone so we can hear your story.	
8	State your full name.	
9	A Billy Joe Martin.	
10	Q Mr. Martin, by whom are you employed?	
11	A Employed by the City of Dallas Police Depart-	
12 13 14 15	Ment. Q How long have you been a Dallas policeman? A Sixteen years this June. Q On November 22, 1963 were you a member of the	
16	Dallas Police Department?	
17	A Yes, sir, I was.	
18	Q To what division or bureau of the Dallas Police	
19	Department were you assigned on that day?	
20	A Assigned to the Traffic Division, motorcycles.	
21	Q Officer Martin, did you have occasion on	
22	November 22, 1963 to excort a metorcade?	
23	A Yes, sir, I did. Q What motorcade was this?	
25	A President Kennedy's motorcade from Love Field.	

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1	Q When did you pick up this motorcade?
2	A At Love Field at the ramp.
. 3.	Q What was your destination?
4	A Going to Market Hall and they had a parade
5	route down Lennon and down through town.
6	Q This parade route included going through
7	Dealey Plaza?
8	A Yes, sir, it did.
9	Q What was the route through Dealey Plaza?
10	A We were traveling, we was traveling what would
11	be East on Houston and made a left turn
12	to, to, it would be the South, those
13	streets don't run exactly north and south,
14	but we made a left turn on Elm. and
15	Houston and we run right in front of
10	Dealey Plaza and along the side of it.
17	Q Now what was your particular assignment rela-
18	tive to this motorcade?
19	A Me and my partner was assigned to ride to the
20	left and to the rear of the President's
21	car and in case the car had to stop not
22	to let the onlookers on up next to the
23	
24	Q Who was your partner on that day?
25	A Bobby Hargis.

 Q Do you know of your own knowledge where he is today? A Yes, sir, in the hospital.
A Yes, sir, in the hospital.
Q In Dallas?
A Yes, sir, Methodist Hospital.
Q Which of you were riding closest to the
President's limousine?
A Officer Hargis would be. He was riding closest.
Q Approximately how far were you behind the
Presidential limousine?
A I would estimate 10 to 12 feet.
Q And this distance I don't guess remained
constant throughout?
A No, sir, it did not.
Q At the time that you were proceeding on Elm
Street you do you recall approximately
how far behind the Presidential limousine
you were?
A No, sir, but it would be my best estimate about
10 foot at that time
Q Officer Hargis, I now show you what for
purposes
THE COURT:
This is Officer Billy Joe Martin.
BY MR. ALFORD:

	1	Q Officer Martin, I now show you what for
\bigcirc	2	·
		purposes of identification has been
	3.	marked S-33 and ask you whether or not
	4	- you can recognize yourself in this
	5	photograph?
	6	A Yes, sir, this is me to the left of the
	7	picture.
$\hat{\mathbf{m}}$	8	Q Officer Martin, I would request you to place
(RG 23	<u>,</u> 9	an "X" mark on the photograph above your
SCA ()	10	head.
HS	11	A (The witness complies.)
tion:	12	Q Now, Officer Martin, as the motorcade was
0	13	
K Coll	14	proceeding on Elm Street did you have
JFK,	15	occasion to see or hear anything
COPY	16	unusual?
L L L L L L L L L L L L L L L L L L L		A Yes, sir, after we turned onto Elm Street I
L L L	17	heard what I thought was a shot and then
R S	18	I heard, I looked back to my right and
	. 19	two more shots or what I thought to be
	⇔ 20	two more shots I heard.
	21	Q Officer, do you know where these shots were
	22	coming from?
	23	A No, sir, I do not.
\bigcirc	24	Q Were you able to hear the third shot
	25	distinctly?

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1	A Yes, sir.
2	Q Were you able to see the effects of the third
3	shot?
4	A No, sir, I did not.
5	Q What were you doing at the time of the third
6	shot, if you recall?
7	A All during the shots I was looking to my left
Rectified and the second se	and right trying to find out where the
(RG 233)	shots were coming from.
10	Q Now, Officer Martin, shortly after hearing the
11 11	third shot did you notice the Presidential
	limousine's speed?
	A Yes, sir, it was after the third shot it had
14 5	almost come to a stop, it was going very
ХД 15 ор	slow.
0 0 16	Q Did you at any time see the limousine speed
17 17	up?
9 20 21 21 21 21 21 21 21 21 21 21 21 21 21	A Yes, sir, there was a, an FBI agent, a man who
19	came from my right and attempted to get
20	up on the back of the limousine and it
21	started off as if they had hit the gas
22	and threw the brake which caused it to
23	throw him off balance and he stepped back
24	off the bumper and then he regained his
25	balance and got back up on the limousine,
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and after he got on the back they 50 1 accelerated and left the scene. 2 What was the first reaction of the limousine Q 3 after you heard the third shot? 4 The only reaction right after it was going very A 5 slow. 6 Officer Martin, what did you do after hearing Q 7 the third shot in relation to the 8 233) Presidential limousine? . 9 (RG We had instructions before going on the A 10 HSCA escort not to leave the limousine and to 11 Collection: stay with it regardless of what happened. 12 When they left I kept up my position as 13 best I could and we proceeded on down 14 JFK Blm Street and out Stemmons Expressway copy, 15 there to Parkland Hospital on Harry Hines. 16 Reference What did you do when you arrived at the О 17 Parkland Hospital? 18 When we -- There was quite a lot of traffic 19 trying to follow. After we entered the 20 emergency ramp there is a curb where you 21 can go back down the emergency ramp and 22. I stopped my motorcycle there and cut the 23 traffic off to try to keep from blocking 24 the entrance. 25

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1	Q Officer Martin, while you were stopped at this 5
2	location at Parkland Hospital did you
3	have occasion to examine your motorcycle?
- 4	
195 q	A Yes, sir, I did. I was working traffic there
5	and they cut, after a short time they had
6	cut the traffic off at Harry Hines and I
7	really didn't have too much to do. I did
57 1 8	notice there were red splotches on the
9	windshield of the motorcycle and also on
10	the front fender.
	Q As a police officer were you able to determine
12	what these red splotches were?
. 13	MR. DYMOND:
14	I object to this as this is not a medical
ла о	expert.
ບ 16 ປັ	MR. ALCOCK:
u 17	Your Honor, he can testify on human
н С	experience.
19	MR. DYMOND:
20	If The Court please, that is a medical
21	field.
22	MR. ALCOCK:
23	"What it appears to be" to him, not
24	expertly analyzed and giving us an
25	expert opinion but what it appeared

to him to be and certainly he can 1 testify to that. 2 THE COURT: 3 In other words, he has not been certified 4 as an expert medical officer but just 5 to in his experience determine what 6 it was. 7 MR. ALCOCK: 8 (RG 233) That is right. 9 THE COURT: HSCA 10 You are asking him to describe in general 11 Reference copy, JFK Collection: terms what it appeared to be? 12 MR. ALFORD: 13 Was it colored matter or white matter 14 without saying what it is. 15 THE COURT: 16 He said it was red splotches. 17 MR. ALFORD: 18 What did you say, Officer? 19 THE WITNESS: 20 Red splotches. 21 THE COURT: 22 Did you have it analyzed by any medical 23 team in Dallas? 24 THE WITNESS: 25

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1	No, sir, I did not.
	THE COURT:
3	I sustain the objection.
4	- MR. ALCOCK:
5	Your Honor, can he testify as to whether
6	or not he had seen similar splotches
7	on any other occasion during his
€ 	police duties?
9 9	THE COURT:
	If you ask him that.
	BY MR. ALFORD:
	Q Officer, during the course of your police
	duties have you ever had occasion to come
U 14	in contact and observe human blood?
יג <u>ה</u> גריין 15	A Yes, sir, I have.
0 0 16	Q On approximately how many occasions?
17 20	A Numerous occasions.
20 22 18	Q And did you also have an opportunity to observe
19	what appeared to be on the front of your
20	motorcycle?
21	A Yes, sir.
22	Q Did this appear to be consistent with human
23	blood?
24	MR. DYMOND:
25	Object as that is asking for an opinion.

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Ä	1	THE COURT:
\bigcirc	2	That is what I ruled on a moment ago.
	3 B	Y HR. ALFORD:
	4 2	Did you have occasion to examine your uniform?
	5 A	Yes, sir, I did.
	6 Q	Did you have occasion to examine your police
1	7	helmet?
(F	8 A	Yes, sir.
RG 23	.9 Q	Did you notice anything unusual about either
SCA (10	of these?
ET Contraction of the second s	11 A	Yes, sir, there was on my helmet, there was
tion	12	red splotches on it and to the left side
Collection	13	of my uniform there was other matter, grey
JFK	14	matter and I don't know what the matter
copY,	15	was but as an officer I would say it was
	16	THE COURT:
ere	17	If you didn't get it examined, Officer,
Rei	18	that is as far as you can go.
	19 B	Y MR. ALFORD:
	20	During your experience as a police officer'
	21	have you had occasion to see similar
	22	splotches?
	23	Yes, sir, I have.
Q	24 Q	Now, Officer, at the time you were at Love
	25	Field did you have occasion to examine
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1 your motorcycle? 2 A Yes, sir, that morning that the President was 3. coming in it had been raining earlier and 4 City Hall is some 10 to 12 miles from 5 Love Field and we had ridden our motor-6 cycles and it had rained on them. When we 7 arrived at Love Field and had lined up for 8 the motorcade, the motorcade that I 9 referred to before, it appeared that it 10 wasn't going to rain any more so we folded 11 our rain gear and placed it in our 12 motor and we have shop rags we clean the 13 equipment with and so I wiped my boots 14 and the front of my motorcycle. 15 Were these splotches on your motorcycle or Q 16 headgear at Love Field? 17 A No. sir, they was not. 18 MR. ALFORD: 19 Your Honor, at this time the State 20 requests permission to show to this 21 witness the Zapruder film for the 22 purpose of this witness identifying 23 hiuself in this filme. 24 THE COURT: 25 Any objection?

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MR.	DYMOND:	-

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Yes, Your Honor. The witness previously said where he was in relation to the Presidential limousine. He has identified himself on a picture that it a blowup of one of the frames of the Zapruder film and I think it is completely superfluous to reshow the Zapruder film. 56

MR. ALFORD:

I think because of the objection the State

has a right to corroborate the witness on the matter we are seeking to elicit from him.

THE COURT:

I overrule your objection at this point.

MR. DYMOND:

Your Honor --

THE COURT:

I will overrule your objection,

Mr. Dymond.

MR. DYNOND:

To which ruling Counsel reserves a bill of exception making the request by

the State to reshow the Zapruder

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film; the Defense's objection to the Zapruder film itself, which is Exhibit S-37, the ruling of The Court on the testimony and the entire record up until this point together with The Court's ruling on voir dire that is that the Defense could not examine prospective jurors in connection with events in Dealey Plaza as parts of the bill.

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HR. WILLIAM WEGMANN:

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- Isn't this also an attempt to rehabilitate their own witness again?

Rehabilitate?

MR. WILLIAM WEGMANN:

What other purpose would it have because he has told us where he was, that he was riding to the left of the limousine.

THE COURT:

MR. OSER:

I can't state it, but Mr. Wegmann I think you know why but I just can't state it in front of the Jury.

MR. WILLIAM WEGNANN:

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- 1	I know why.
2	MR. OSER:
3	I know why too.
- 4	- THE COURT:
5	
	Tell me when you are ready and I will tell
6	them to douse the lights.
7	If people want to get over to
8	that side of the courtroom that is
9	all right, but I don't want to make
10	it a circus.
- 11	
	MR. ALFORD:
	Officer Martin, would you please step down
13	here so you will be able to see.
14	THE COURT:
15	I might suggest that you play it in slow
16	motion if you have such a device.
17	MR. ALFORD:
18	
19	May I question the witness?
	THE COURT:
1	Yes, sir, you certainly may.
21	BY MR. ALFORD:
22	Q Mr. Martin, I give you this marker and will
23	you please approach the screen and point
24	out your location in this picture if you
25	can?

Reference copy, JFK Collection: HSCA (RG 233)

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1 A I was operating right here and I was the Ofform on the left. 2 on the left. 3 Q A little louder. 4 A I was the Officer closest to the curb. This close I can't see it. 6 Q If you want to step back and see if you can locate it again. 7 Close I can't see it. 9 If you want to step back and see if you can locate it again. 8 Here I am. 9 MR. DYMOND: 10 We object to this, Your Honor, of stopy on this film where there is no policeman at all in the picture ar it's just for prejudicial purposes that Mr. Oser is doing that. 11 MR. OSER: 16 I may I can make my or show my evide anywhere I care to. 17 MR. DYMOND; 18 MR. DYMOND; 19 You can see where the picture is stoppe that there is no Officer at all am it's just for prejudicial purposes 20 THE COUNT: 21 Wait a minute, gentlemen, or you'll be				
3. Q A little louder. 4 A I was the Officer closest to the curb. This close I can't see it. 6 Q If you want to step back and see if you can locate it again. 7 A Here I am. 8 A Here I am. 9 MR. DYMOND: 10 We object to this, Your Honor, of stopy on this film where there is no policeman at all in the picture an it's just for prejudicial purposes that Mr. Oser is doing that. 11 MR. OSER: 14 I may I can make my or show my evide anywhere I care to. 17 You can see where the picture is stoppe that there is no Officer at all am it's just for prejudicial purposes 10 IT may I care to. 11 You can see where the picture is stoppe that there is no Officer at all am it's just for prejudicial purposes	as the Officer			
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10 We object to this, Your Honor, of stopp 11 on this film where there is no 12 policeman at all in the picture an 13 it's just for prejudicial purposes 14 that Mr. Oser is doing that. 15 MR. OSER: 16 I may I can make my or show my evide 17 anywhere I care to. 18 MR. DYMOND: 19 You can see where the picture is stoppe 20 that there is no Officer at all an 21 it's just for prejudicial purposes 22 THE COURT:				
10 We object to this, Your Honor, of stopy 11 on this film where there is no 12 policeman at all in the picture an 13 it's just for prejudicial purposes 14 that Mr. Oser is doing that. 15 MR. OSER: 16 I may I can make my or show my evide 17 anywhere I care to. 18 MR. DYMOND: 19 You can see where the picture is stopped 20 that there is no Officer at all an 21 it's just for prejudicial purposes 22 THE COURT:		- 9 2		
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MR. DYMOND: 18 19 19 20 20 20 20 20 21 21 22 THE COURT: 22 22 22 23 24 24 25 26 27 27 27 27 27 27 27 27 27 27	a my evidence	16		
You can see where the picture is stoppe that there is no Officer at all an it's just for prejudicial purposes THE COURT:	-	17		
20 20 21 21 22 22 20 20 21 21 22 22 22 22 22 22 22 20 21 22 22 22 22 22 23 24 24 25 25 26 27 27 27 27 27 27 27 27 27 27		18		Net e
21 21 22 THE COURT:	is stopped	19		and the second
22 THE COURT:	at all and	20		
	L purposes.	21		
Wait a minute, gentlemen, or you'll be		22		
이는 것 같은 제품 100 M 이에 있는 것 같은 것 같	you'll be	23		
24 screaming at each other like you a	like you are	24)
and you just don't make sense.	sense.	25)

المراجع المعاولة 1 Mr. Wegmann, this is an exhibit and 2 it is accepted in evidence and if 3. they wish to stop on a particular 4 frame they certainly have a legal 5 right; 6 MR. WEGMANN: 7 I object to it being done strictly for 8 prejudicial purposes. 233) 9 THE COURT: BSCA (RG 10 The objection is overruled. 11 MR. WEGNANN: Collection: 12 You overrule my objection? 13 THE COURT: JFK 14 Please take the Jury out, Mr. Sheriff. copy, 15: (JURY EXCLUDED.) 16 THE COURT: Reference 17 The first thing I want to say is that 18 gentlemen, you all have been practic-19. ing law long enough to know that the 20 person who screams the loudest 21 doesn't make them right. 22 I would appreciate when you have 23 a legal objection raised to raise it 24 properly and let's take it up in a 25 judicious manner. DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.

The Jury is not here and the Defense Counsel has objected to the State showing, they obviously wish to show this was tissue or brain matter from President Kennedy's skull and the witness isn't allowed to say it was blood but in my opinion the picture was to show that the, whatever it was that fell on the police officer's motorcycle and his uniform came from the head of President Kennedy because he can't say whether it's blood or matter you see. It is done not for the prejudicial purposes but to show by Officer Martin's testimony that this matter was from President Kennedy's head.

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Is that the reason? MR. OSER: Yes, sir. The Court knows good and well that it was not done for prejudicial purposes. I have practiced too long in this Court to do something like

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that.

THE COURT:

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As I understand, the Officer wants to show where he was following the car and this picture corroborates his testimony and it was done for purposes of explaining to him or to the Jury what came on his helmet or on the motorcycle came from 62

President Kennedy's head.

MR. ALFORD:

Yes, Your Honor.

THE COURT:

It may be prejudicial but certainlytit corroborates Officer Martin's testimony.

> Let me caution you gentlemen that when one man is making an objection let him finish before you make yourobjection, otherwise the Reporter can't take two people at one time.

Bring the Jury back in. (JURY RETURNED INTO OPEN COURT.) THE COURT:

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You want Mr. Martin to resume the stand?

MR. DYMOND:

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We want to reserve our bill.

THE COURT:

You may reserve your bill.

MR. DYMOND:

At this time we want to object and reserve a bill of except to the action of the State and The Court in permitting the rerunning of the Zapruder film and the stopping of that film at precisely on Frame 313 when the avowed purposes for which the State again offered this film was to show the position of Officer Billy Joe Martin in his station on his motorcycle behind the Presidential limousine and to its left.

> And further, in view of the fact that in Frame 313, which the film was stopped, Officer Martin is not even present in the picture nor visible.

I'd like to make parts of the bill the Defense's objection to this

having been done, the overruling of 1 The Court, the reasons stated for 2 the objection for the Exhibit S-37, 3 and the entire record and testimony 4 up until this point in the case. 5 MR. OSER: 6 Can we put off the lights and I will ask 7 Officer Martin to step back. 8 MR. DYMOND: 9 We are going to rerun the film again? 10 THE COURT: 11 12 You want to rerun it? MR. DYMOND: 13 We just finished. 14. 15 THE COURT: You wish to rerun it? 16 17: MR. OSER: 18 Yes. 19 THE COURT: You may do so because you broke up the 20 other exhibition of the film. 21 22 MR. DYMOND: We object now to another rerunning of the 23 film which I think is the sixth 24 time. 25

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•	1	THE COURT:
<u>)</u> .	2	They can run it a hundred times if they
	3	want.
	- 4	- MR. DYMOND:
	5	May I reserve a bill of exception, 'cause
4	. 6	you asked us not to interrupt each
	7	other making part of the bill
-	8	the objection to the State Exhibit
1357 1357	. 9	37, the request by the State to again
	10	rerun the film for the sixth time,
	11	Defense's objection to it together
	12	with the reasons therefor and the
	- 13	ruling of The Court and the entire
area.	14	record and testimony to this point.
	15	THB COURT:
	16	Let's get something straight. Do I
	17	understand, Mr. Alcock and Oser that
	18	you intend to stop on a particular
	19	frame?
	20	MR. OSER:
	21	No, no.
	22	THE COURT:
8:13 2:24	23	Yes or no.
.	24	MR. OSBR:
	25	Just a moment please. Your Honor, it is
•		DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.

Reference copy, JFK Collection: BSCA (RG 233)

The State's intention to stop the picture 1 66 2 on the last frame where Officer 3. Martin was in the photograph. 4 THE COURT: 5 If you want to make an objection you can 6 make it after the thing is over. 7 MR. OSER: 8 May I have the lights turned on so I can 9 see where I am in the film, 10 Your Honor? 11 THE COURT: Collection: 12 Very well, turn the lights on. 13 (EXHIBIT S-37, THE ZAPRUDER FILM JEK 14 WAS THEN SHOWN TO THE WITNESS AND copy, 15 JURY:) 16 BY MR. ALFORD: Reference 17 Officer Martin, by viewing this portion of the Q 18 film are you able to determine where you 19 were located at this time? 20 No, sir, I can't say 'cause I can't see my 21 motor but what appears to be a red light 22 but I can't identify that as my motor. 23 Can you now identify yourself? Q 24 Yes, sir: A 25 Q Would you please point to yourself? DIETRICH & PICKETT, Inc. . STENOTYPE REPORTERS . NATIONAL BANK OF COMMERCE BLDG.

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BSCA (RG

	1	A (The witness complies.)
	2	Q Thank you, Officer. You may now return to the
	3	witness stand.
•••••	4	- MR. OSER:
	5	May I rewind the film, Your Honor.
	6	THE COURT:
	7	Yes.
233)	8	MR. OSER:
(RG 2	9	Let the record reflect that we have
HSCA	10	returned the film back over to The
011:	11	Court.
Collectio	12	MR. OSER?
1 1 2 2 2 2	13	The State will now tender the Witness,
JFK	14	Your Honor.
copY	15	CAUDS-BARMINATIUM
ence	17	
Refer	18	y Mr. Bartin, and you testing before the warken
		COMMISSION
	20	
	21	
	22	
S . F	23	
\cap	- 24	
	25	President was going to visit Dallas?
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] .
1	A I don't recall, sir.	68
2	Q About how long before?	
3 .	A I really don't know. It is almost so long.	
4	- The first time I actually had knowledge	
5	of it would have been about 7:00 o'clock	
6	that morning when we made detail and they	
7	got up in front of the detail and said we	
۶ ۳ ۳	will be at Love Field and we will meet	
6 (RG 2	there.	
10 I	Q When were you informed of what the parade	
	route would be?	
	A They informed us in detail of what the parade	
	route would be.	
14 17	Q That would be on the morning of the parade, is	
۲۵ ۵ ۵	that right?	
16	A Yes, sir.	
	MR. DYMOND:	
r o \$ ∰ ⊯ 18	That's all I have.	
19	THE COURT:	
20	Is Officer Martin released from his	
21	subpoena?	
22	MR. OSER:	
.23	As far as the State, yes.	·.
24	NR. DYMOND:	
25	Yes.	
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•	MR. ALCOCK:
2	For this next witness we will need the
3 .	rifle and may I go into your chambers
4	and get the rifle?
5	
6	THE CLERK:
O	I will get it for you.
7	····000
8	ROGER DRAIG,
9	a witness for the State, after first being duly
10	sworn by the Minute Clerk, was examined and testified
11	on his oath as follows:
12 - 13	DIRECT EXAMINATION BY MR. ALCOCK:
14	Q For the record would you state your full name,
15	please?
16	A Roger Dane Craig.
17	Q Mr. Draig, where do you reside?
18	A Dallas, Texas.
19	Q Were you residing in Dallas, Texas on November
21	22, '63?
41	A Yes, sir, I was:
22	Q On that occasion by whom were you employed?
23	A Sheriff Bill Decker.
24	Q Were you a Sheriff's Deputy on that occasion?
25	A Yes, sir, I was.

X .

HSCA (RG 233)

Reference copy, JFK Collection:

1

line.

69

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	Q How long had you been a Sheriff's Deputy on
Ò	2 November 22, 1963?
	3. A Four years.
· · · ·	4 Q Referring you again to the date of November 22,
	5 1963 where were you, where were you
	6 assigned on that day?
	A I wasn't actually assigned anywhere but I was
	8standing in front of the Record Building
n (200) n (200) n (200)	9 which was the Sheriff's Office at that
RG I	0 time at 505 Main Street.
HSCA	1 Q Did you have any specific duties relative to
JFK Collect	2 the incident now under discussion? 3 A No, sir, our assignment was to represent the 4 Sheriff's Department by standing watching
	5 the crowd. 6 Q Were you in uniform on that day?
efe	7 A No, sir, I was not.
	8 Q Did you have occasion on that day to see the
	9 Presidential motorcade? 20 A. Yes, sir, I did.
	21 Q Where did you first observe the Presidential
	motorcade?
and a second	A In front of 505 Main Street. A I wonder if you could leave the witness stand
	24 Q I wonder if you could leave the witness stand 25 and take this microphyne and testify from
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•		
	1	this location here.
\mathcal{T}	2	Now I ask you to observe what has
	3	been marked for purposes of identification
	4	as State's Exhibit 34 and I ask you if
	5	you recognize the area depicted in that
	6	photograph, the whole photograph?
	7	A The entire photograph?
	8	Q Yes.
nn n	. 9	A Yes, it is Dealey Plaza.
	10	Q Can you see on that photograph, Mr. Craig,
H	11	where you were located when you first saw
ection	12	the Presidential motorcade?
Coll	13	A Yes, sir, I was standing in this area on Main
JFK	14	Street facing Main.
, Yqo:	15	Q Would you please place a "C" where you were
DCe	16	located when you first saw the motorcade.
fere	17	Now this is an approximation?
Re	18	A Yes.
	19	Q Were you with anyone at this time?
	20	A Not particularly. There were several people
	21	and there was, it was quite crowded.
S.	• 22	Q Did you observe the motorcade proceed up Main
	23	to Houston Street?
$\mathbf{\hat{j}}$.	24	A Yes, sir, it went to Houston Street and made a
	25	right turn.

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÷,*

1 Q Did you observe it after it made that right	Ł
2 turn?	
³ A No, it went out of my sight.	
4 Q Did you ever again see the motorcade or did	E
5 the motorcade ever again come into you	ır
6 view?	
7 A No, it did not.	
$\widehat{\mathbf{R}}$ 8 Q At about or shortly after the motorcade let	Et
your view did you hear anything unusua	1?
10 A A few seconds after it turned, one minute of)T
ne minute and a half after I heard a	
12 shot. I immediately ran towards Houst	ton
and ran down the sidewalk, and I ran	· · · · · · ·
across this part here and jumped through	
one of these openings and to the grass	
Before I reached this corner the other	•
LWO SHOLS, DEFORE 1 REACHED THE COINES	.
In other words the shooting was over.	
The second	· ·
20 21 the time you heard the last two?	and
²² A I estimated probably 15 steps.	
23 Q Were you walking or running?	
²⁴ A I was running.	
25 Q Did you recognize these sounds as gunshots:	2
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			A Y	88. Martin and an annual a 1988. Martin annual a
		:	2 Q W1	hat did you do after you were running in the
			· · · ·	direction across here?
			A A	fter I went through this opening onto the
•		••	5	grass, there were several people right
		. 1	5	in this area here and I checked with them
· · · · · · · · · · · · · · · · · · ·			7	to see if anybody was injured and they
а С. С. С	Â.	· · · .	3	were not. At this time I saw a Dallas
RG 23				police officer running towards the picket
sca (1		fence and I followed him and went behind
H C		1	L	the fence and at this time there was a
ction	R.	1	2	brown Chevrolet pulling out of the parking
Collection:		- 1	3	lot and I stopped it and took a woman from
JFK				the car and turned her over to
copy,		1	5	Detective Lumney Lewis who still works for
DCe C	40	1	5	the Sheriff's Department.
ferei		. 1	7 Q S 1	pell that.
Re	and the second		B AL	-U-M-N-E-Y Lewis.
		1		pproximately where were you located at the
)	time you turned this person over to the
		2	1	Deputy?
7.5		2		t that time I was behind the picket fence.
ът.	an a	2		D you see that on the diagram?
		2		t is in this area right here behind this tree.
	•	2	5 Q Ho	ow did you get over the picket fence?
	•••		DIFTRICI	H & PICKETT Inc . STENOTYDE REPORTERS . NATIONAL BANK OF CONDERCE BUDG

and the second se

A I climbed it.	74
Q At the occasion when you were climbing it did	
you see anyone else?	
A There were several officers and people were	
moving towards that direction from this	
area and after the woman was turned over	
to the Detectives I moved these people	
back.	
Q Were they uniformed officers?	
A Some of them were and some officers I knew.	
Q They were out of uniform?	
A Yes.	
Q But you recognized them? A Yes.	
Q What if anything did you do in the area of the	
A Nothing. I came from behind the picket fence	
and began to ask these people in this area	
if they had seen anything that might help	
us in the investigation.	
Q And after you did that what if anything did	ł
you do?	
A After talking to a couple of people I turned	
them over to Lumney Lewis and he took	
them to the Sheriff's Office. Then I	
	 At the occasion when you were climbing it did you see anyone else? There were several officers and people were moving towards that direction from this area and after the woman was turned over to the Detectives I moved these people back. Were they uniformed officers? Some of them were and some officers I knew. They were out of uniform? Yes. But you recognized them? Yes. What if anything did you do in the area of the picket fence? Mothing. I came from behind the picket fence and began to ask these people in this area if they had seen anything that might help us in the investigation. And after you did that what if anything did you do? After talking to a couple of people I turned them over to Lumney Lewis and he took

			-
	1	crossed Elm Street to look for any marks	75
<u>}</u>	2	on the curb on the south side where a	
	3	bullet or projectile might have hit.	
	4	Q Then what did you do?	
	5	A As I was looking I heard a shrill whistle and	
	6	I stood up and looked around and saw a	
	7	man running down this part of the grass	
	8	coming down here, with a light green	
	9	Rambler station wagon with a chrome luggage	
	10	rack on the top was proceeding along here.	
	11	Q What did you see if anything?	
	12	A The driver of the car was looking up at the	
	≅	man running down toward him and then the	
	14	two became parallel and the car stopped	
	15	and the man jumped in and then it drove	•
	16	off. I attempted to stop the car but the	
	17	officer had left his post at Elm and	
177	18	Houston and traffic was flowing and I was	
	19	in the middle lane and I couldn't get	
	. <u></u>	across the street to the station wagon.	·
	21	Q Was the traffic flowing on that street at the	
	22	Construction time?	
	23	A Yes, it was.	
	24	Q Can you describe the station wagon in any great	
	. 25	detail?	

Reference copy, JFK Collection: BSCA (RG 233)

. . .

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Α It was a light green Rambler station wagon with 76 1 the luggage rack on the back portion and 2 it had out-of-State plates on it and the 3 reason I know this is they were not the 4 same color as ours and I couldn't read them 5 because of the angle of the car and the 6 7 traffic movement. 7 Q Did you have occasion to observe the individual 8 or individuals in the station wagon? ୍ ୨ А Yes, sir, I did. I saw the upper portion of 10 the body and the entire head. 11 How many persons were in the station wagon? Q 12 One_ 13 Α Quality Could you give us a description of that 14 individual? 15 Very dark complected, Latin-looking with black A 16 hair. He was very muscular, had a bull 17 neck and very strong face. 18 Can you describe the individual running down Q 19 the slope and the individual that got in . 20 the station wagon? 21 Yes, he looked to me oh, approximately 5 foot 9, A 22 150 pounds, sandy hair, Caucasion. 23 MR. ALCOCK: 24 25 You want to take the stand again,

233)

HSCA (RG

collection:

JFK

copY,

Reference

بالمواقع الموا

Mr. Craig? 1 BY MR. ALCOCK: 2 Did you see in what direction the station wagon Q 3 went after the individual running down the 4 slope got in? 5 It traveled west on Elm Street. Α 6 That would be towards the Triple Underpass? Q 7 Yes, towards the Triple Underpass. A 8 Did you have occasion Mr. Craig, to see the ્ 9 Q. individual that you saw running down the 10 slope and getting in the station wagon, 11 Collection: did you have occasion to see him again on 12 that day? 13 Yes, later that evening. JFK 14 15 Where did you see him? copy, Q At Captain Will Fritz's Office who is Captain A 16 Reference of Homicide & Robbery in the Dallas Police 17 Department. 18 What were you doing up there on that occasion? Q 19 I was filling out a report after the 20 assassination in my office and of course 21 I had known about the officer being killed 22 and I possibly in my mind possibly tied 23 the two together and I called 24 Captain Fritz and gave him a description 25 DIETRICH & PICKETT, Inc. . STENOTYPE REPORTERS . NATIONAL BANK OF COMMERCE ELDG.

233)

C RG

BSCA

1 of the man I saw running down the grassy knoll and he said "That sounds like 2 knoll and he said "That sounds like 3 MR. DYNOND: 4 I object, Your Honor. 5 THE COURT: 6 You can't say what he said, Mr. Craig. 7 BY MR. ALCOCK: 9 As a result of this telephone conversation did you have occasion to view anyone? 10 A sa result of this telephone conversation did you have occasion to view anyone? 11 Q 12 Joid you recognize anyone at Police Headquarters? 13 man that I had seen running down the hill. 14 hill. 15 Q 16 Who was in Captain Fritz's Office at the time you saw the individual? 14 hill. 15 Q 16 you saw the individual? 17 A 18 seating to the left as I walked in I didn't know, and he was in a business suit 19 didn't know, and he was in a business suit 19 with a white Statson hat and I assumed he 11 was one of Captain Fritz's men and the 12 was one of Captain	. ·	ĺ	
 MR. DYMOND: I object, Your Honor. THE COURT: You can't say what he said, Mr. Craig. EY MR. ALCOCK: Q As a result of this telephone conversation did you have occasion to view anyone? A Yes, sir, I went to Police Headquarters. Q Did you recognize anyone at Police Headquarters? A Yes, sir, in Captain Fritz's office the same man that I had seen running down the hill. Q Who was in Captain Fritz's Office at the time you saw the individual? A There were two men in the office. The one seating to the left as I walked in I didn't know, and he was in a business suit with a white Stetson hat and I assumed he was one of Captain Fritz's men and the other man was Lee Harvey Oswald. Q Now I show you what has been marked for 	5	. 1	of the man I saw running down the grassy
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14hill.15QWho was in Captain Fritz's Office at the time16you saw the individual?17AThere were two men in the office. The one18seating to the left as I walked in I19didn't know, and he was in a business suit20with a white Stetson hat and I assumed he21was one of Captain Fritz's men and the22other man was Lee Harvey Oswald.23QNow I show you what has been marked for	TOL	12	A Yes, sir, in Captain Fritz's office the same
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 ¹⁶ ¹⁶ ¹⁹ ¹⁹ ¹⁹ ¹⁹ ¹⁰ ¹⁹ ¹⁹ ¹⁹ ¹⁹ ¹⁹ ¹⁹ ¹⁹ ¹⁰ ¹⁹ ¹⁰ ¹⁹ ¹⁰ ¹¹ ¹⁰ <li< td=""><td>erenc</td><td>17</td><td>A There were two men in the office. The one</td></li<>	erenc	17	A There were two men in the office. The one
20 21 22 21 21 22 22 23 Q Now I show you what has been marked for	Ref	- 18	seating to the left as I walked in I
21 was one of Captain Fritz's men and the 22 other man was Lee Harvey Oswald. 23 Q Now I show you what has been marked for		19	didn't know, and he was in a business suit
22 22 23 Q Now I show you what has been marked for		20	with a white Stetson hat and I assumed he
23 Q Now I show you what has been marked for		21	was one of Captain Fritz's men and the
		22	other man was Lee Harvey Oswald.
24 purposes of identification as State		23	Q Now I show you what has been marked for
	7	24	purposes of identification as State
25 Exhibit 1 and I ask you if you recognize	م رو م	25	Exhibit 1 and I ask you if you recognize

:

· · · ·		
	the person depicted in this picture?	7 9
2	A Yes, sir, that is the man I saw in	
3	Captain Fritz's Office.	
4	Q Is this the man you saw running down the slope?	
5	A Yes, it is.	
6	Q The one that got in the station wagon?	
7	A Yes.	
8 	Q And who is the individual depicted in this	
6 (RG 2	picture?	
10 IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	A Lee Harvey Oswald.	
. 11	Q Did you have occasion to go into Captain Fritz's	
	Office at the time Lee Harvey Oswald was in there?	
о У 14-	A Yes, sir, Captain Fritz showed me into his	· ·
ר געני געני געני	office where the two gentlemen were sit-	
10	ting.	
	Q Did you have occasion to confront or speak to	
	Les Harvey Oswald on this occasion?	
. 19	A I did not, Captain Fritz did.	
20	Q Were you there when he made any responses to	
21	anything Captain Fritz asked him?	
22	A Yes, I was.	
23	Q What did he say?	
24	A Captain Fritz, this man was	
25	MR. DYMOND:	

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1 I object to what Captain Fritz said. 80 2 THE COURT: 3 You can't say what Captain Fritz said but 4 just what Lee Harvey Oswald said. 5 THE WITNESS: 6 I made an identification of Lee Harvey 7 Oswald as the same man I saw running 8 233) down the grassy knoll. . 9 (RG BY MR. ALCOCK: 10 BSCA What if anything did he say? Q 11 A He said "I told you people I did." Collection: 12 MR. DYMOND: 13 What? JFK 14 THE WITNESS: copy, 15 "I told you people I did." 16 Reference BY MR. ALCOCK: 17 Q Did he say anything else? 18 Yes. Α 19 What was that? Q 20 I can't testify in answer to Captain Fri A 21 comments 'cause it was in response 22. I am afraid you can't give us what Captain Q 23 Fritz said 'cause that would be hearsay 24 but what if anything did Lee Harvey 25 Oswald respond to the question of

1	of Captain Fritz?
2	A He said that the station wagon belonged to
3	Mrs. Paine, but "Don't try to drag her
- 4	in this."
5	Q Did he make any other responses?
6	A He leaned back in his chair and said "Everybody
7	will know who I am now."
8	Q Did you hear him say anything else on this
9	occasion?
10	A No, sir, I did not.
	Q How long did you stay in the office?
12	A Approximately ten minutes.
12	Q Did you have occasion to see Lee Harvey Oswald
14	at any time subsequent to this?
15	A Not in person.
16	Q Now Officer Craig, after observing this incident
17	wherein you described Lee Harvey Oswald
18	getting in a station wagon, did you have
19	anything else, or do anything else, at
20	Dealey Plaza before going to the
21	Sheriff's Office?
22	A Yes, sir, I went to the School Book Depository,
23	went to the Depository and asked for
24	anyone who was connected with the
25	investigation so I could turn my

1	information over to them.
2	Q Did you turn your information over to anyone?
3.	A I did.
- 4	Q And subsequent to that what if anything did you
5	do in connection with the investigation
6	at the Depository?
7	A I went from there to the sixth floor to help in
8	the search.
9	
	presence was any rifle found?
	A Yes.
12	Q And did you personally find the rifle?
13	A No; sir, I did not but I was about eight feet
14	from the gentleman that found it.
15	Q Did you ever get closer to the gentleman hold-
16	ing the rifle?
17	A Yes, sir, I did.
	Q Approximately how far?
19	A About one foot or one and a half foot. I was
. 20	standing next to him.
21	Q Do you recall the man who was there?
22	A NO, HE Was an ID man from the Dallas Police
23	Department, however, he did not find the
24	rifle, Eugene Boone, a Deputy Sheriff,
, 25	he found the rifle.
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	1	Q What do you mean an ID man?	ອ
\bigcirc	. 2	A An identification man from the Dallas Police	
	3	Department.	
	4	g Approximately how long did you view the rifle	
ار د ور .	5	at this time?	
	6	A Just two or three minutes. They took it away	
	7	immediately, they held it up by the strap	
	8	and then took it away from there.	
(KG 23-	9	Q Officer Craig, I am going to show you I	
SCA (P	10	mean Mr. Craig, I'm going to show you what	
SH S	11	has been marked for purposes of identifica-	
opy, JFK Collection	12 13 14 14	<pre>tion as State's Exhibit 18 and ask you if you have seen this rifle or a similar rifle at any time? A The rifle found was similar to this one with</pre>	
0 0 0 0	16	the exception it had a strap connected	
Referen	17 18	Q Officer Craig, were you able to observe the	
	. 19	location that the rifle was found in?	
	20 •	A model Yes. Market was a trade of the second se	
	21	Q Where was that?	
	22	A In the northeast corner of the sixth floor there	,
المع موجعة.	23	was a stack of boxes approximately five	
	24	feet high and they were stacked in a square	
<u></u>	25	and in the middle of the square was a hole	

1	and the rifle was in this hole.
2	Q Mr. Craig, were you able to determine from what
3	direction the reports or sounds you heard
4	- in Dealey Plaza eminated from on that day?
5	A Not exactly. It was to my right and around the
6	corner because I was on Main Street.
8	Q Can you indicated Officer Craig, by perhaps
$\widehat{\mathbf{n}}$	slapping here the interval between the
6 (RG 23	shots you heard on that day?
10	A Yes, the first shot was (tap) and then they
	came like this, there was a pause and then
	(tap, tap).
	Q Now, Mr. Craig, you have indicated that this
14 5	man was running down the slope, was this
Ado 15	the grassy knoll or in some other area?
	A The slope I am talking about is the portion
	of the grass directly in the front of the
	vicinity of the School Book Depository.
19	Q And you identified this man as Lee Harvey
20	Oswald?
21	A Yes, I did.
22	Q Officer Craig strike that Mr. Craig,
23	rather, did you have occasion to observe
24	the corner window in the sixth floor of
25	the Book Depository when you were up there
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	1	with your brother officers looking for
\bigcirc	2	possible evidence?
	3 _	A Yes, sir, I did.
	- 4	Q Can you approximate for us at this time how
•••• ••	5	high that window was raised, if it was
· · · ·	6	raised at all?
۰ ـــ بر ۲۰	7	A Yes, it was raised and level with the bottom
(n	8	part of the top, if you know what I mean,
(RG 23	9	in other words, the two were level.
sca (10	Q Mr. Craig, can you indicate or tell us whether
H	11	or not the window went to the floor or did
Collection:	12	it begin at some point above the floor?
Colle	13	A No, it began I would say probably three feet
JFK	14	above the floor, the base of the window.
copy,	15	Q Did you notice any objects around this window
	16	at the time you observed it?
fere	17	A Yes.
2 A	년 18 18	Q What were these?
	19,	A Three spent cartridges, a sack with some
	20 .	and the chicken bones in it the state of
	21	Q Anything else?
	22.	A No, there were some pasteboard boxes stacked up
23 -	23	in front of it.
\bigcirc	24	Q How do you mean "stacked up in front"?
	25	A I believe three boxes were stacked on top of
•	· · · ·	DIETRICH & PICKETT, Inc STENOTYPE REPORTERS . NATIONAL BANK OF COMMERCE BLDG

•	. 1	each other by the window.
\bigcirc	2	Q Can you approximate for us the size of these
•	. 3 .	boxes?
		A Probably I would say probably 18 inches square.
	5	Q Were they stacked one on top of the other?
	6	A Yes.
	7	Q In this position, that is stacked one on top of
ê	8	the other, would that reach, that is these
(RG 23	. 9	boxes, would they reach the top of the
SCA (F	10	window?
SE	11	A Almost, yes.
tion	12	Q Now can you demonstrate perhaps with your hands
Collec	13	approximately how high this window was
JFK C	14	open?
copy,	15	A How high?
D C C C	16	Q How wide the window was opened when you observed
eren	17	it, can you approximate with your hands?
Ref	18	A Yes, I would say probably like that (indicating).
	19	Q Now, Mr. Craig, how far was that from the
	20	floor, can you give us an approximation
	21	again with your hands as to how far the
	22	lower part of the open window was from the
	23	floor?
O ·	24	A You mean the window sill itself?
	· 25	Q The window sill.

A I would probably about like that (indicating). 87 1 2 Q. Mr. Craig, are you presently with the 3 . Sheriff's Department in Dallas, Texas? 4 A No, I am not. 5 When did you leave the Sheriff's Office? Q 6 July 4, 1967. A 7 And what rank had you obtained when you left Q . 8 the Sheriff's Department? (RG 233) It was the equivalent of Desk Sergeant. ъ **9** A BSCA 10 And prior to the date of November 22, 1963 had 0 11 you received any award from the Police Collection: 12 Department? 13 _MR. DYMOND: . . . JER 14 I object to that as being irrelevant. copY, 15 THE COURT: 16 I sustain the objection. Reference 17 MR. ALCOCK: 18 I tender the witness. 19** MR. DYMOND: 20 May we request a five-minute recei 21 this time before starting our 22 cross-examination? 23 THE COURT: 24 Yes. 25 (RECESS.) DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.

	. 1	
		THE COURT:
	2	Is the State and Defense ready to proceed?
	3.	MR. DYMOND:
	4	Yes.
		MR. ALCOCK:
	6	Yes.
	7	THE COURT:
51	8	I believe the witness has been tendered
	9	for cross-examination.
	10	
		CROSS-EXAMINATION
	11	BY MR. DYMOND:
	12	Q Mr. Craig, you have told this same story to
19	13	the Warren Report, have you not?
	. 14	A Not to the Commission itself, to one of their
	. 15	attorneys.
	16	Q To one of their investigators or attorneys for
	17	the Warren Commission, is that right?
	18	A Yes, sir.
	. 19	Q Now approximately how long had the motorcade
	20	been gone from Elm Street when you saw
	21	
~	22	this station wagon pull up and the man get
		in?
	23	A From the time of the shooting, 12 to 15
. •	24	minutes.
		Q Was there a lot of traffic along there at that
·		DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.

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			1
	I	time?	89
\bigcirc	2	A It was at the time the station wagon pulled up,	
	3	yes, sir.	
	4	Q There were automobiles behind the station wagon?	
	5	A Not in that lane, they were in the middle lane	
- - - -	6	and south lane.	
	7	Q Were you suspicious of these two men when you	ĺ
n	8	saw them or not?	
(RG 23	. 9	A Yes, sir, I was.	
sca (I	10	Q Well, why didn't you commandeer an automobile	
о Щ 444 444	11	and go after them?	
tion	12_	A I couldn't get one.	
Collecti	- 13 -	Q You were a law enforcement officer.	
JFK C	14	A I am trying to cross the street and about to	
copy,	15	get run over and I couldn't and I had to	
nce co	16	retreat to the south side.	
feren	17	Q And you didn't follow up when you could get a	
Re	18	car?	
	19	A No, sir, it was too late in my mind.	
	- 20	Q Mr. Craig, when did you come to New Orleans	
	21	after the assassination, that is to live?	
	22	A I came down here in December, I believe, of	
2 2.4	23	'67, no, '68, I'm sorry, no, '67.	
	24	Q Isn't it a fact at that time you went to work	
	25	for Mr. Willard Robinson who is a member	
	•• •	DIETRICH & PICKETT, Inc. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.	، ا

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1	of Truth & Consequence?	90
2	A I don't know who is a member but it is	
3	Volkswagen International.	
- 4	Q And Willard Robinson is your boss?	
5	A Yes.	
6	Q Is it not also a fact you were working there	
7	under an assumed name?	
8	A No, that is not a fact.	
E C		
و بر	Q What name were you working under?	
5 10 E	A Roger Craig.	
11 1	Q You never did work or live under an assumed	
	name?	
	A No, sir, I never did work under an assumed	
14 15	name.	
15 di	MR. DYMOND:	
	That's all I have.	
	THE COURT:	
9 22 23 24 18	Mr. Craig is released from the effects of	
19	this subpoena?	
20	MR. ALCOCK:	
21	Yes, sir.	
22		
23	NRS. BLIZABETH CAROLYN WALTON,	
24	a witness for the State, after first being duly	
25	sworn by the Minute Clerk, was examined and testified	
	A THE THE CASE AND CASE AND CASE AND CESCIIISD	

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	1	on her oath as follows:	9
	2	DIRECT EXAMINATION	
	3	BY MR. OSER:	
	4	Q State your name for the record.	
	5	A Mrs. Elizabeth Carolyn Walton.	
	6	Q Where do you reside, Mrs. Walton?	
	7	A In Dallas, Texas.	
E State	8	Q How long have you been a resident of Dallas?	
(RG 23	. 9	A About 17 years.	
SCA	10	Q Mrs. Walton, on the date of November 22, 1963	
H C	11	did you have occasion to be in what is	•
ation	12	commonly called Dealey Plaza in Dallas,	
JFK Collecti	13 14	Tezas? A Yes, I did.	
		Q What was your primary reason for being in	
CG COPY	16	Dealey Plaza?	
erenc	- 17	A To see President Kennedy.	
Ref	18	Q Were you working at this time?	
	19	A Yes, in the Daltex Market Building.	
	20	Q Is this located in Dealey Plaza?	
	21	A Yes, sir, it is.	
	22	Q At approximately noon that day or sometime	
	23	around that hour did you have occasion to	, s
\mathbf{O}	24	leave the Dalter Building and go anywhere?	
	• 25	A I went out in the street to see the President.	
		DIETRICH & PICKETT, IDC. • STENOTYPE REPORTERS • NATIONAL BANK OF COMMERCE BLDG.	 ŀ

Q And what position did you take on what street
to view the Presidential Motorcade?
A I was on Houston just off of the corner of
_ Blm by the Records Building.
Q Mrs. Walton, step down here for a moment, please.
Mrs. Walton, I direct your attention to
State Exhibit No S-34, and ask you if
this, on this exhibit
THE COURT:
Why not let her stand over here so that
the Jury can see what she is doing?
BY MR. OSER:
Q Using State Exhibit 34 I ask you whether or not
you can point out on that exhibit where
the Daltex Building is located?
A To the extreme right.
Q Just speak into the microphrone. Up in the
right corner.
Q This Daltex Building, is this the building you
were working at at this time?
A Yes, sir.
Q Can you show us on this exhibit what position
you first took up to view the Presidential
motorcade?
A I was right on this corner.

Q I now direct your attention, Mrs. Walton, to 1 Exhibit State 36 to your left over here 2 and ask you to view this exhibit and take 3. this pin and place it in the approximate 4 location you were standing on Houston 5 Street at the time you viewed the 6 Presidential motorcade. 7 Use the same here? A 8 Yes, ma'am. Q Now, Mrs. Walton, I ask you to 9 step over to State Exhibit 36 and ask you 10 to locate your position that you were 11 standing at during the President's motor-12 cade and place this emblem in the location 13 you were standing at that time. You may 14 resume your seat. Now at the time you 15 were standing in the position you 16 indicated on Houston Street had the 17 President's motorcade passed yet? 18 No. A 19 At this particular time did you have occasion Q. 20 -to view anything that caught your 21 attention? 22 I had ten or fifteen minutes to look A Yes, 23 around. 24 Speak a little louder. Q 25

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1	A We had ten to fifteen minutes to wait.
2	Q You say "we," were you with someone else?
3	A Yes, a friend.
4	Q During this time was your attention drawn to
5	anything in particular?
6	A Well, we looked at the Daltex Market Building
7	and the School Book Depository.
R 8	Q When you viewed the Texas School Book
6 (KG 23	Depository did anything appear unusual to
10	you?
11	A Yes, sir, the windows were open and that was
	the first I'd ever seen them open.
	Q When viewing these windows did you have
2 2 2	occasion to see anything?
Хd о	A Yes, sir.
	Q Tell the Gentlemen of the Court and the
<u>ນະ</u> 27 ມ	Gentlemen of the Jury what you saw.
9 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	A The first time I looked I saw a man I think
19	wearing a maroon shirt in the center of
- 20	the building. The first time I looked
21	at the building I saw a man I think in a
22	maroon shirt in the center of the build-
23	ing stand up and later on I saw two men
24	in another building and one was holding a
25	gun and the other was standing beside him.

1	Q Can you describe how the two men were dressed
2	as you saw them?
3.	A The man wearing the gun I think was wearing a
4	- white shirt, I'm not sure.
5	Q How was the other man dressed?
6	A A brown suit coat.
7	Q Did anything draw your attention away from
e	this building?
6 (RG 23	A Yes, the crowd started hollering that the
	motorcade was coming and I turned and
	looked the other way.
	Q Did in fact the motorcade pass in front of you
о У.Ч. Г	at this time?
	A Yes, it did.
	Q While the motorcade was passing in front of
	you did you have occasion to hear any
9 14 12	unusual noises?
	A Yes, sir.
19	Q How many did you hear?
20	A All together I heard four.
21	Q At the time of the first noise what did that
22	noise sound like to you?
23	A It was a loud popping sound and I thought it
24	was just a firecracker.
25	Q Where were you located at the time you first
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	•		r	
• •		1 .		heard the noise?
\bigcirc		2	A	Still standing in the same position.
		3.	Q	And where was the President's car?
		4	A	It had already passed the, the last car was
	Ť	5		passing in front of me when I heard the
-	•	6		first shot.
		7	Q	What did you then do?
т Сер		8	A	I started walking back towards my building.
(RG 2		. 9	Q	In what point in walking back to your building,
ISCA		10		walking back to the Daltex Building did
		. 11		you hear any other noise?
ectio		, 12	A	Yes, sir.
Colle		13	Q . 7	Where were you located?
JFK		14	A	The second one I was just stepping off the
copY,		15		curb.
9 0 1		16	. Q	And where were you when you heard the third
efere		17		one?
, r4 ; (a a a a a a a a a a a a a a a a a a a	18	A	Almost to the center of the street.
-		19	Q	And where were you when you heard the fourth
		20		one? The second s
		21	A	In the center of the street.
		22 23	Q	What did the second shot sound like to you?
	- 	24	A	It sounded just like the first one.
\bigcirc	• •	25		And what about the third one?
			A	The same.

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Q And what about the fourth?	97
A A little lower.	
Q The first three were of the same intensity and	
- the fourth was a little lower?	
A Yes.	
Q After hearing these four noises what if any-	
thing did you do?	
A I stopped and said "That is gunshots."	
Q What did you do?	
A I started down the side on Elm Street and	
people were running and screaming.	
Q Would you step down one more time, Mrs. Walton	
and using the aerial photograph show which	
way you walked and which way were the	
people moving?	
A Yes, sir.	
Q First of all, which way did you walk? Stand	
on the side and point.	
A Down this way.	
Q Which way were the people moving?	
A This way.	
Q Have your seat back, Mrs. Walton. At the time	
you heard these noises and you were in	
this vicinity did you have any impression	
as to where the shots were coming from at	
	 A A little lower. The first three were of the same intensity and the fourth was a little lower? Yes. A After hearing these four noises what if any- thing did you do? A I stopped and said "That is gunshots." What dd you do? A I started down the side on Elm Street and people were running and screaming. Would you step down one more time, Mrs. Walton and using the aerial photograph show which way you walked and which way were the people moving? A Yes, sir. First of all, which way did you walk? Stand on the side and point. Down this way. Which way were the people moving? This way. Eave your seat back, Mrs. Walton. At the time you heard these noises and you were in this vicinity did you have any impression

• . •		
1		the time you hard them?
) 2	A	Somewhere from my right, possibly to the front
3		right.
4	-	MR. OSER:
5		I tender the witness.
6		CROSS-EXAMINATION
7	BY	MR. DYMOND:
8	Q	Mrs. Walton, where were you standing when you
9		got this impression that the shots were
10		coming from your right?
	A	In the same position I indicated on the map.
п от 12 12	Q	That would be right there by the Texas
		by the Daltex Building, across the street?
	A	Across the street by the Records Building.
ла ор	Q	Were you facing towards the Triple Underpass?
0 16 9 16 9 17	A	Yes, sir.
น อา มา มา มา มา มา มา มา มา มา มา	Q	The Book Depository would have been on your
e 18		right, is that correct?
19	A	Yes, sir.
20	Q	Were you standing on that corner when you heard
21		all four shots?
22	A.	No, sir, I wasn't standing there for all four
23		shots.
24	Q.	You heard you had already started walking,
25		is that correct?
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. 1	A Yes.
2	Q And had you started walking towards the Triple
3.	Underpass or the other way?
- 4	A I started back towards the Daltex Market
5	Building across Elm.
6	
	Q Have you ever been interviewed by any repre-
7	sentative of the Warren Commission?
<i>5.1</i> 8	A No, sir, I have not.
9	Q Did you volunteer your information?
10	A To the FBI I did.
	Q Did you give them a statement?
12 13	A Yes, sir. Q Do you ordinarily wear glasses, Mrs. Walton?
14	A No, sir, I do not.
15	MR. DYMOND:
16	That's all.
17	MR. ALCOCK:
18	Your Honor, I haven't been requesting 95
19	The Court that the Jury be allowed
	to view the exhibits. At this time
21	I think it would be appropriate for
22	the Jury to review what was
23	introduced in the first part of the
24	trial and I request The Court's
25	permission to do that.

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I suggest you give a group to one and then another group to another so that we can facilitate it and one group can be looking at it while the other group looks at the other group. (EXHIBITS GIVEN TO THE JURY TO

EXAMINE.)

THE COURT:

At any time during the course of the trial if any member of the fourteen wishes to examine any exhibit it will be given to him.

> Gentlemen, I have been advised by the State that the weather conditions have delayed the plane from arriving and we are going to recess at this moment until tomorrow morning.

Gentlemen: Do not discuss the case amongst yourselves or anyone else until it is finally turned over to you for your decision. ... At the hour of 5:05 p.m. the Court recessed until 10:00 a.m. Saturday, February 15, 1969.

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<u>C E R T I F I C A T E</u>

I, CHARLES A. NEYREY, an Official Court Reporter in and for the State of Louisiana, authorized and empowered by law to administer oaths and to take the depositions of witnesses under L.R.S. 13:961.1, as amended, do hereby certify that the above and foregoing deposition is true and correct as taken by me in the above entitled and numbered cause(s).

I further certify that I am not of counsel nor related to any of the parties to this cause or in anywise interested in the event thereof.

New Orleans, Louisiana, on the χ^{α} day $g_{\mu\alpha\gamma}$, 1969.

CHARLES A. NEYREY / C. OFFICIAL COURT REPORTER STATE OF LOUISIANA.

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Reference copy, JFK Collection: HSCA (RG 233)

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