CRIMINAL DISTRICT COURT

PARISH OF ORLEANS

STATE OF LOUISIANA

STATE OF LOUISIANA

versus

CLAY L. SHAW

NO. 198-059 1426(30) SECTION "C"

EXCERPT OF

PROCEEDINGS IN OPEN COURT on

February 7, 1969,

BEFORE:

HONORABLE EDWARD A. HAGGERTY, JR.

JUDGE, SECTION C

Dietrich & Pickett, Inc. Stewypists

333 ST. CHARLES AVENUE, SUITE 1221 NEW ORLEANS, LOUISIANA 70130 - 522-3111

1	<u>.</u>	<u>и</u> <u>р</u> <u>е</u> х			
2	WITNESS	DIRECT	'CROSS	RE-DIRECT	RE-CROSS
3	WILLIAM DUNN, SR.	. 4	15		
4	MRS. BOBBIE DEDON	34	38	3 :	
5	MRS. MAXINE KEMP	40	48	49	
6					••
7		•		•	•
8		-		· · · · · · · · · · · · · · · · · · ·	
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11					
12					
13					*
14	• • • • • • • • • • • • • • • • • • •			•	
15		•			
16	•				
17					
18					
19	-			-	
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21		energy and the second s			
2 2	,	1		•	
23				• ·	
24					,
25					

of Thursday, February 6, 1969, the Proceedings herein were resumed at 10:00 o'clock a.m. on Friday, February 7, 1969, appearances being the same as heretofore noted in the record . . .

THE COURT:

I have been requested by Mr. Dymond of the Defense not to bring the Jury down because he wished to make an oral motion.

I will be glad to entertain you, Mr. Dymond.

MR. DYMOND:

If the Court please, at this time on

behalf of the Defendant we move

for permission to withdraw from the

registry of the Court, or from

evidence, if it is done after it is

introduced in evidence, the document

referred to by the State in its

opening statement as the "VIP Book

of Eastern Airlines" for the purpose

of having Mr. Gilbert Fortier, a

1	duly qualified handwriting expert,
2	make an examination of the purported
3	signature in that book.
4	THE COURT:
5	Is there any objection?
6	MR. ALCOCK:
7	Your Honor, the State has no objection
8	to that, with this one proviso,
9	that a representative of the
10	District Attorney's Office is pres-
11	ent at the time that Mr. Fortier
12	does examine this document.
13	MR. DYMOND:
14	We have no objection at all to that,
15	Judge.
16	THE COURT:
17	Very well. At the proper time I will so
18	order the document to be placed in
19	a position where your expert can
20	make an examination of it.
21	Do you have any further motions?
22	MR. DYMOND:
23	That is all.
24	THE COURT:
25	Bring the Jury, please.

(Whereupon, the Jury was recalled to the courtroom.) 2 THE COURT: Are the State and the Defense ready to proceed? MR. DYMOND: We are ready, Judge. 7 THE COURT: 8 Call your next witness. MR. SCIAMBRA: 10 The State calls Mr. William Dunn. 11 ...000... 12 WILLIAM DUNN, SR., 13 a witness called by and on behalf of the State, 14 having been first duly sworn, was examined and 15 testified as follows: 16 DIRECT EXAMINATION 17 BY MR. SCIAMBRA: 18 State your name to the Court, please. Q Α William Dunn, Sr. 20 Q And where do you live, Mr. Dunn? 21 I live in Clinton. A 22 Clinton, Louisiana? Q **2**3 Clinton, Louisiana. Α 24 Q And how long have you lived in Clinton, 25

25

1	A	I beg your pardon?
2	Q	What were you doing for CORE in Clinton,
3		Louisiana?
4	A	Trying to help register people up.
5	Q	Was this the time when they had the registration
6	. ••	drive going on?
7	A	That is right, the registration drive was going
8	•	on.
9	Q	Did you get in to Clinton a lot?
10	A	I did.
11	Q	In the course of your activity with CORE in
12		Clinton, Louisiana, I call your attention
13		to late August or early September of 1963,
14		and I ask you: Did you have occasion to
15		see any strange cars in town at that time?
16	A .	Yes, I did, I seen a black Cadillac parked in
17		Clinton.
18	Q	Where was the black Cadillac?
19	A	Right in front of the Registrar's Office.
20	Q	Can you remember about when this was?
21	A	I was standing in front of the Registrar's
2 2	·	Office door.
23	Q	About when was this?
24	A	About when it was?
25	Q	Yes, when.
	1	

```
A
          Oh, in 1963, late August or early September.
 1
         . How can you arrive at that time?
     Q
          I arrived because it was about a month and a
. . 3
     A
               half before you go to cane farming.
          About a month and a half before you go into
     Q
               cane farming. And when was the date you
               went to cane farming?
          I didn't understand you.
     A
          What date did you go on the cane farming?
          Usually goes on the cane farming on the 13th
     Α
 10
               of October.
11
          In other words, about a month or a month and a
 12
               half before October 13, 1963?
 13
          Month and a half before October 13.
     Α
 14
          About how far from the Registrar's Office would
15
               you say the black Cadillac was parked?
16
          Maybe 20 or 30 feet.
     A
 17
          Can you describe the black Cadillac?
 18
          I can.
     Α
- 19
          Would you give us a description?
    Õ
20
          It was a big black Cadillac, shiny looking.
21
               saw mostly the front of it though.
22
          (Exhibiting photograph to witness) I show you
    Q
23
               a photograph which the State has marked
 24
               "S-2" for purposes of identification, and
25
```

1		I ask you if you can identify the auto-
2	•	mobile in this photograph.
3	A	This looks like the car right here.
4	Q	Just like the car parked in front of the
5	**************************************	Registrar's Office?
6	A	Yes, sir.
7	Q	Was there any particular reason why you
8	*	happened to notice this car?
9	A	Yes, it was a strange car to me, I had never
10	-	seen that car before there in town. Fact
11	,	of the business, the car was there I
12		thought it was the FBI.
13	Q	You thought the car was the FBI?
14	A	I thought it was the FBI.
15	Q	Were there FBI agents in the area at that time?
i 6	A	I believe it was.
17	Q	Would it be fair to say that in the course of
18	·	this registration drive
19		MR. DYMOND:
20		I object to leading the witness,
21	-	Your Honor, "Would it be fair to
2 2	•	say."
23		THE COURT:
24	·	Rephrase your question, if you will,
	•	Mr Sciambra

```
BY MR. SCIAMBRA:
2
     Q
          Were you paying attention to all strange cars
               in the area at the time?
 3
          I was, all the strange cars, I was paying close
 4
     Α
 5
               attention.
          Can you remember about what time of the day
     Q
 6
               you got there?
 7
          I got there about 9:00 or 9:30.
    Α
 8
          In the morning?
          In the morning.
    Α
10
          Was the black Cadillac there when you got
    Q
11
               there?
12
          No, it wasn't there when I got there.
    A
13
          Did you see the car pull up?
    Q
14
          No, I did not.
    A
15
          What did you do when you got in Clinton that
    Q
16
               day?
. 17
          I went on and got in the registration line.
     Α
18
    Q
          Right in the Registration Office, you say?
          In the Registration Office, yes, near to the
     Α
20
              Registration Office, but I was in the
21
               line.
22
    Q
          Did you stay in the Registrar's Office?
23
    Α
          No, I didn't stay.
24
          -- all morning?
    Q
25
```

•	А	I didn't stay in there, I come down and talked
2		with some of the CORE workers I was
3	•	working with.
4	Q	Do you remember any of the CORE workers that
5		you talked to when you came downstairs?
6	A	Corrie Collins.
7 .	Q	Corrie Collins was also working for CORE?
8	A	That is right.
9	Q	Can you remember approximately where you were
10		standing when you first noticed the black
11		Cadillac?
12	A	I was standing in front of the Registration
13		Office, just on the outside.
14	Q	About how far from the car were you?
15	A	Oh, about 20 or 30 feet.
i 6	Ω.	Did you notice if there were any people in the
17	•	car?
18	A	Yes, I did.
19	Ω	How many?
20	A	I knows one man was setting behind the wheel,
21		and maybe be another one but I am not
22		sure.
23	Q	In the front seat maybe another one?
24	A	On the front seat.
25	Ω	But you are not sure about the other one?

1	A	I am not sure about the other one.
2	Q	What made you notice the man behind the wheel?
3	_A	Because he was a stranger to me.
4	Q	How far away from the car were you when you
5		noticed the man behind the wheel?
6	A	About 20 or 30 feet.
7	Q	Can you approximate how long you had to look
8		at him?
9	A	Five or ten minutes.
10	Q	Can you describe the man behind the wheel?
11	A	I can. He was big shoulders, big man, and
12	•	grey hair.
13	Q	Do you see that man in this courtroom today?
14	A	I do.
15	Q	Would you point him out, please?
16	A .	(Indicating) Right here.
17		MR. SCIAMBRA:
18		May we have the record reflect that the
19	·	witness pointed to the Defendant
20		before the bar, Clay Shaw?
21		THE COURT:
22		Let it be noted in the record.
23	BY ME	R. SCIAMBRA:
	Q	What was he doing in the car?
24	A	Just setting in the car.
25	1	

```
Q
          Did you notice anyone go up to the car?
     A
          No, sir, I didn't.
     Q
          Were there many people in line waiting to
               register?
    A
          It was.
 5
          About how many people would you say were in
 6
    Q
               line?
 7
          Oh, 25 or 30.
    A
 8
          Did you notice any strangers in the registra-
    Q
 9
               tion line?
10
          I did, I noticed one young white boy in the
11
               registration line.
12
          (Exhibiting photograph to witness) I show you
    Q
13
               a picture that the State has marked "S-1"
14
               for purposes of identification, and I ask
15
               you if you recognize the individual in
16
               this picture?
17
          That is the boy's picture was standing in line.
    Α
18
          Do you know who this person is?
` 19
    A
          I do.
20
          Who is it?
21
          Lee Oswald.
22
    Q
          Was there any particular reason why you
23
               happened to notice this boy?
24
    Α
         He was a stranger to me, I had never seen him
25
```

```
before.
1 .
          Were there many white people in line?
2
    \mathbf{A}
          Just a few.
3
    Q
          How many would you say?
5
    A
          Maybe four or five.
          Did you ever talk to Oswald?
    Q
          No, sir, I did not.
    Α
7
    Q
          About how many times would you say you passed
8
               Oswald that day?
9
          Just a few times.
    A
10
          Was he in line every time you passed him?
11
          Every time I passed.
12
          Do you remember what time you got to talk to
    Q
13
               the Registrar that day?
14
          About the middle of the day.
    A
15
    Q
         And how long did you talk to the Registrar?
16
          Just a short while.
    Α
17
          And who is the Registrar, or who was the
    Q
18
               Registrar at that time?
~19
    Α
          Palmer.
20
    Q
          Henry E. Palmer?
21
    A
          Henry E. Palmer.
22
          Can you remember about what time you left the
    Q
23
               Registrar's Office?
24
    Α
          I left there about 2:00 or 2:30.
25
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```
Q
         Was Oswald in line when you left?
    A
         He was in line when I left.
2
         What did you do after you left the
    Q
              Registrar's Office?
5
    Α
         I went on home, went to my farm.
    Q
         Did you ever see Oswald get out of that line?
    A
         No, sir, I did not.
7
         Did you see Oswald's picture in the newspaper
    Q
               after the assassination of
9
               President Kennedy?
10
         I did.
    Α
11
    Q.
         Did you recognize him?
12
         Sure did.
    A
13
         Where did you recognize him from?
14
    Α
         I recognized him from seeing him in Clinton,
15
              my home town.
16
         Did you see Clay Shaw's picture in the paper
    Q
17
               after that?
18
         I did.
    A
         Did you recognize him?
20
    Α
         I recognized him.
21
    Q
         Where did you recognize him from?
22
         Recognized him from seeing him in my home town
23
               setting in the black Cadillac.
24
         MR. SCIAMBRA:
25
```

1		Tender the Witness, Your Honor.
2		CROSS-EXAMINATION
'3	BY M	IR. DYMOND:
4	Q	How did you become a witness in this case,
5	i.	Mr. Dunn?
6	A	The DA's Office.
7	Q .	Did the DA's Office get in touch with you, or
8		did you get in touch with them?
9	A	I can't understand you.
10	Q	Did the District Attorney's Office get in
11		touch with you, or did you get in touch
12		with someone in the DA's Office?
13	A	They gotten in touch with me.
14	Q	When?
15	A	Oh, about a year ago.
1 6	Q	About a year ago?
17	A	That is right.
18	Q	Had you reported to anybody before the DA's
19		Office got in touch with you?
20	A	No, sir, I didn't.
21	Q	In other words, you have no idea how the DA's
2 2		Office found out about what you know?
23		Is that right?
24	A	No, sir, I don't have any idea.
25	Ω	They just came to you and you told your story?

1		is that correct?
2	A	When they come to me a year ago, I explained to
3		them what I had seen.
4	Q	About how long did you see that automobile
5		parked there?
6	A	I didn't understand you.
7	Ω	About how long did you see that Cadillac
8		parked there?
9	A	Oh, I didn't just pay attention to it at all
10		times.
11	Q	You first saw it about 10:30, is that right?
12	A	That is right, 10:30 or 11:00, right.
13	Ω	When was the last time you saw it?
14	A	When I left town.
15	Ω	What time was that?
16	A	'At 2:00 or 2:30.
17	Q	So you know that it was parked there from about
18		10:30 or 11:00 o'clock until about 2:00 or
19		2:30? Is that right?
20	A	That is right.
	Ω	You say that this Defendant Clay Shaw was the
21		man sitting behind that wheel? Is that
22		correct?
23	A	That is right, that is right.
24	Q	Before your seeing him in Clinton at the time
~~	1 ~	2

```
1
               of the voter registration drive, had you
2
               ever seen that man before?
 3
     A
          I can't ever remember, that I recall.
     Q
          Well, did he look familiar to you or not?
 5
          Like he look now.
     A
 6
     Q
          Did he look familiar to you when you saw him
 7
               in August or September of 19 --
 8
          THE COURT:
 9
               Mr. Dymond, if you will permit an
10
                     interruption, I think you might use
                     another term instead of "familiar."
11
12
     BY MR. DYMOND:
          Do you know what the word "familiar" means?
     Q
13
     Á
14
          No.
          Did he look like you had ever seen him before?
15
     Q
          No, I had never seen him before.
     A
16
          You had never seen him before?
     Q
17
          I had never seen him.
     A
18
          The next thing that you saw that looked like
     Q
19
               him was when his picture was in the paper
20
               after he was arrested in 1967, is that
21
               right?
22
          That is right, it was his picture.
     A
23
          Almost four years later? Right?
     Q
24
          (The witness nodded affirmatively.)
     A
25
```

•	Q When was the first time that you ever saw him
. 2	in person here in New Orleans?
3	A At the day the trial started.
4	Q I guess you were brought into the courtroom by
5	the District Attorney's Office to look at
6	him? Is that right?
7	A Well, I come down here from the DA's Office to
8	look at him and see if I recognized the
9	same man as when I had seen in Clinton.
10	Q Right. And they brought you in and told you to
11	look at him?
12	A I wanted to come in and look at him.
13	Q I know you wanted to, but they asked you?
14	MR. ALCOCK:
15	I think he answered the question,
16	Your Honor.
17	THE COURT:
18 ·	I think he has, too.
19	BY MR. DYMOND:
20	Q Did they or did they not ask you to come in and
21	look at him?
2 2	A I don't know.
23	Q You don't know. Who pointed him out to you
24	when you came into the courtroom?
25	A Nobody pointed him out to me

```
Q
          Was he standing by himself or with other
               people?
          Setting down.
     A
 3
          He was sitting down?
     Q
          That is right.
 5
     Α
          Was he sitting down in the defendant's chair
 6
                there (indicating)?
 7
          That is right.
     A
 8
          Now, you say that one of the big reasons for
               your identifying this defendant as the
 10
               man that you saw in Clinton was his grey
11
               hair, and another one was his shoulders.
 12
                Is that right?
13
     A
          Big shoulders, big man.
 14
          Isn't it a fact that the man that you saw in
     Q
15
                Clinton had longer hair on the top of his
 16
               head than this man does?
 17
     A
          (The witness shook his head negatively.)
 18
          He didn't?
• 19
          No.
20
          Are you sure about that? Do you mean to tell
21
               me you looked to see how long the hair was
 22
               on the top of that man's head?
 23
          Look, when the man was in town I noticed the
 24
                      Whenever I knows a man I don't
 25
```

	nardry forget his face.
2	Q I see. And you say that he didn't have longer
· 3	hair on top of his head than this man?
4	A He looked to me like he looks there.
5	Q Just like he looks now, hair just the same
6	length on top? Is that correct? Is that
7	right?
8	A He looked to me just like he is looking now
9	when I see him in town sitting behind the
10	wheel.
11	Q Dunn, isn't it a fact that the man that you
12	saw in that automobile had a hat on?
13	A Didn't have no hat on.
14	Q And you're positive of that? Is that right?
15	A Positive he didn't have no hat.
16	Q If I told you that Corrie Collins said he had
17	a hat on and all he could see was his
18	sideburns
19	MR. SCIAMBRA:
20	That is objectionable, Your Honor, because
21	it is calling on this man to pass
22	upon the credibility of another
23	witness.
24	THE COURT:
عد	Objection sustained.

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(REPORTER'S NOTE:
                                  No bill reserved.)
    BY MR. DYMOND:
2
         And you swear he didn't have a hat on?
3
    Q
         I say he didn't have a hat on, when I saw him
               sitting in the car he did not have a hat
5
6
               on.
         Have you ever been convicted of a crime?
    Q
7
         No, no, I never have been.
    A
8
          You never have. The man that you have identi-
9
               fied as Lee Harvey Oswald, had you ever
10
               seen him before the day that you say you
11
               saw him in Clinton?
12
          I never had.
    A
13
          Never had? When did you determine or find out
    Q
14
               or finally decide for yourself that the
15
               man that you had seen in Clinton was
16
               Lee Harvey Oswald?
17
          I seed him in Clinton, but we started seeing
18
               him after the assassination of
19
               President Kennedy.
20
          When you saw his picture on television?
     Q
21
               that right?
22
          In the paper.
     A
23
     Q
          In the paper?
24
          That is right.
     Α
25
```

•	×	Did you ledd in the paper and the promiser
2		hearing before a three-judge court that
3		was held in this case?
4	A	No, sir, I didn't.
5	Q	Didn't you read about Mr. Shaw going to court
6		after he was arrested?
7	A	I seen his picture after he was arrested; I
8	* .	recognized him being the man in Clinton.
9	Q	And you say you remembered then that you had
10		seen that man in Clinton with
11		Lee Harvey Oswald? Is that right?
12	A	I didn't say I seen him with anyone, I said
13		he was sitting in the car.
14	Q	I mean in Clinton at the same time that
15		Lee Harvey Oswald was there. Is that
16		right?
17	A	That is right, that is right, but, now, I
18		didn't see anyone with him. There may
19		have been another in the car, but I am not
		sure, but I know he was in the car.
20	Q .	You remembered that and you didn't report it
21		to anybody, did you?
2 2	A	No, sir, I didn't.
23	Q	Why didn't you?
24		T thought he was PRT that is why I didn't

1	Q I am not talking about that, I am talking about	:
2	after Mr. Shaw was arrested, you saw his	
3	picture in the paper and recognized from	
4	that picture that he was the same man	
5	that you saw in Clinton at the same time	
6	that Lee Harvey Oswald was there. Why	
7	didn't you report that to anybody?	
8	A Well, I thought it was FBI.	
9	Q You thought who was FBI?	•
10	A I thought Clay Shaw was FBI when he was sitting	F
11	in Clinton in the black Cadillac.	
12	Q Look, I don't want to confuse you, Mr. Dunn,	
13	I am not talking about what you thought	
14	in Clinton back in August or September of	
15	1963, I am talking about what you saw in	
16	the newspaper back in 1967 when Mr. Shaw	
17	was arrested and you say that from his	
18	newspaper picture you recognized him as	
19	the man that you saw in Clinton at the	
2 0	same time that Lee Harvey Oswald was there	•
21	Have I made myself clear on that?	
2 2	A I understand it.	
23	Q Now, when you recognized him as the man that	
24	you had seen in Clinton when Lee Harvey	

Oswald was there, you saw his picture in

1	the paper as having been arrested and
2	charged with conspiring to kill
3	President Kennedy, why didn't you report
4	to somebody that you had seen him there
5	when Lee Harvey Oswald was there?
6	A Well, I didn't think I had to report it, had
7	FBI and things checking on different
8	things like that.
9	Q And you didn't feel that you had any duty
10	A When I seen his picture, he was arrested.
11	Q I see.
12	A Now, what cause I have to do with it?
13	Q You didn't think that you should report it?
14	Is that right?
15	A He was arrested when I seen the picture, when
16	I seen his picture there he was arrested
17	already. I have cause to go and try to
18	get him arrested again? (LAUGHTER)
19	THE BAILIFF:
20	Order in the court!
21	BY MR. DYMOND:
22	Q How was the man you have identified as
23	Lee Harvey Oswald dressed?
24	A I can't understand you.
2 5	Q You have identified this picture shown to you

1	:.	by Mr. Sciambra as the man you saw stand-
2		ing in the registration line. Is that
3		right?
4	A 7	That is right.
5	Q I	How was that man dressed when you saw him?
6	A I	I didn't pay attention to his clothes and the
7		side
8	Q :	You didn't pay any attention to his clothes?
9		Is that right?
10	A 1	Not particular.
11	<u>Ω</u> .1	Did he have a shirt on or not?
12	A :	I didn't pay attention to it.
13	Q	Is it your testimony you can't even tell me
14		whether he had a shirt on?
15	A	I wouldn't say, but you know yourself the man
16		wasn't standing in town naked.
17		MR. ALCOCK:
18		Your Honor, I object.
 19		THE WITNESS:
20		(Continuing) I say I didn't pay attention
21		to his clothes, I paid attention to
22	,	his face and his size.
23	BY MR	. DYMOND:
24	Q	And you can't tell me what color shirt he had
05		

. 1	A	I couldn't tell you.
2	Q	You can't tell me what color pants he had on?
3	A	No, I couldn't tell you that.
4	Q	Now, the man sitting in the automobile, what
5		kind of clothing did he have on?
6	A	He had on looked to me like a dark suit.
7	Q	A dark suit?
8	A	Yes, sir, far as I could see. I couldn't see
9		but only his coat. Let me get clear on
10		that.
11	Q	Now would you tell us why you would notice the
12		clothing on one man and wouldn't notice
13		the clothing on the other?
14	A	I thought it was the FBI, and that is the
15		reason.
16	Q	What has being an FBI agent got to do with your
17		remembering his clothing?
18	A	Well, I didn't remember the clothing on
19		Lee Harvey Oswald, I remember his face and
20		his size. That is right.
21	Q	Did Lee Oswald have a beard or not?
22	Α	I didn't remember him having any beard.
23	Q	Would you say that he did?
24	A	He didn't look to me like he had no beard.
25	Ω	What is that?

1	A He didn't look to me like he had no beard on.
. 2	Q You know what a beard is when you see it,
.3	don't you?
4	A (The witness nodded affirmatively.)
5	Q Can't you tell me definitely whether you saw
6	a beard on the man that you saw standing
7	in the registration line?
8	A No, I didn't see any beard.
9	THE COURT:
10	Answer it. Say whether you saw a beard
11	or not a beard, don't say "I didn't
12	see any beard." Did you see a
13	beard or didn't you?
14	THE WITNESS:
15	I didn't see a beard.
16	BY MR. DYMOND:
17	Q I understand you were standing right in front
18	of the Registration Building? Is that
19	right?
20	A Right.
21	Q This line you were talking about, was that
2 2	inside or outside the building?
2 3	A I don't understand.
24	Q The line of people standing in the Registrar's
25	Office, was that inside or outside the

		Datraria.
2	A	Inside and outside.
3	Q	Inside and outside?
4	A	Correct.
5	Q	Were there many people in town at that time?
6	A	What you mean, was many people in line or in
7		town?
8	Q	Were there many people in the Town of Clinton
9		at that time?
10	A	I didn't particularly pay attention to many
11		people being in town.
12	Q	Well, were there many strangers there?
13	A	I seen two, maybe three.
14	Q	What is that?
15	À	I seen two, maybe three.
16	Q	Is that all the strangers that you saw that
17		day?
18	A	That is right.
19	Q	You knew everybody else, is that right, at
2 0		least by sight?
21	A	I don't understand you.
2 2	Q	You knew everybody except those three men by
23		sight? Is that right?
24	A	Not particularly, but I had seen them before.
25	Q	All right. You knew them by sight. Now, the

1		automobile, this black Cadillac that you
2		have referred to, was that parked on the
3		same side of the street or the opposite
4		side of the street from the Registrar's
5		Office?
6	A	Same side of the street.
7	Q	It was parked on the same side of the street
8		that
9	A	the Registrar's Office was on.
10	Q	All right. And you say you were about 20 to 30
11		feet from it? Is that correct?
12	A	That is right.
13	Q	Now, as you walked out of the Registrar's
14		Office, was this car on the right-hand
15		side or to the left-hand side of the
16		Registration Office, or was it directly
17		in front of the office?
18	A	It was right in front of the office or
 19		drugstore we have right there just 20 or
20		30 feet, right close together, next door,
21		right in front of it.
22	Q	Would that be a little bit to the right or a
23		little bit to the left as you are walking
24		out of the front door?
0.5	A	Now, the Registrar's Office you want me to -

```
I didn't hear you.
         The Registrar's Office you want me to describe
    A
2
               and give you the facts? As you are coming
               in Clinton on 67 --
         You don't have to go into the highway.
    Q
         I have to tell you if you want me to tell you
               what side.
7
         Let me ask you this: You say there is a
    Q
8
               drugstore next door to the Registrar's
9
               Office?
10
    A
         That is right.
11
         Now, is that -- when you are facing the street
12
               from the Registrar's Office, is that
13
               drugstore on the right-hand side or the
14
               left-hand side of the Registrar's Office?
15
         On the right-hand side of the Registrar's
    A
16
               Office.
17
          On the right-hand side of the Registrar's
    Q
18
              -Office?
19
          The drugstore?
    A
20
                Is it to the right or the left?
    Q
21
         On the right as you are coming out from the
    Α
22
               Registration Office.
23
          That is what I want to know.
    Q
24
          That is right.
    Α
25
```

1	Q Now, was this car parked in the direction of
2	the drugstore on that street, or was it
3	parked in the opposite direction on that
4	street?
5	A It was parked right in front of the Registration
6	Office and the drugstore.
7	Q Right in front of the Registration Office and
8	the drugstore?
9	A That is right.
10	Q Then it must have been a little to the right of
11	the Registration Office going out? Is
12	that right?
13	THE COURT:
14	Mr. Dymond, is there a purpose behind this
15	question?
16	MR. DYMOND:
17	Yes, of course there is.
18	THE COURT:
19	All right. I know you are belaboring it.
20	You may proceed.
21	BY MR. DYMOND:
2 2	Q Is that correct? It would be a little bit to
23	the right of the Registration Office going
24	out?
	A Yes, a little to the right coming out from the

1	,	Registration Office.
2	Q	Now, which way was that car facing? Was it
3	•	facing towards the left or to the right
4		as you came out of the Registration
5		Office?
6	A	It was facing the Clinton Bank. If you had a
7		picture of it you would know.
8	Q	Is that to the right or left of the
9		Registration Office when you are coming
10		out of the Registration Office?
11	A	It was facing the Clinton Bank on the
12		left-hand side, on the wrong side of the
13		street.
14	Q	I am sorry. We don't know where the Clinton
15		Bank is, but I ask you to picture yourself
16		coming out of the Registrar's Office. The
17		car is parked on the street in front of
18		the Registrar's Office?
19	A	That is right.
20	Q	I am asking you whether that car was parked in
21	·	a direction heading toward your left or
2 2		to your right?
23	A	Oh, it was heading towards the left.
24	Q	Heading towards your left, and you said you had
•		a good view of the man sitting in that

```
automobile?
 1
          That is correct.
     A
2
          You could see his full grey hair? Is that
3...
    Q
                right?
     Α
          That is right.
 5
          And there was another man sitting in that
     Q
 6
                automobile?
 7
     A
          Maybe, I am not sure.
         Maybe?
     Q
 9
          I am not sure.
     A
10
          Well, you were looking at the automobile for
11
                ten minutes, weren't you?
12
          I paid attention direct to the driver.
     Α
13
          Didn't you testify that you were looking at
14
                that car with this man in it for about
15
                ten minutes?
16
          I say five or ten minutes.
17
          And is it your testimony you say maybe somebody
     Q
                else was sitting in the car?
.. 19
          May be is right.
     Α
20
          And the driver didn't have a hat on?
     Q
21
          No, he did not.
     A
22
          MR. DYMOND:
23
                That is all.
24
          THE COURT:
25
```

```
Do you have anything further, any further
                    need of Mr. Dunn?
         MR. DYMOND:
               No.
         MR. SCIAMBRA:
               We have no further need of him.
                                    (WITNESS EXCUSED.)
                          ...000...
                    MRS. BOBBIE DEDON,
    a witness called by and on behalf of the State,
10
    having been first duly sworn, was examined and
11
    testified as follows:
12
                    DIRECT EXAMINATION
13
    BY MR. SCIAMBRA:
14
         Please state your name for the record.
15
         Mrs. Bobbie Dedon.
    Α
16
         Mrs. Dedon, where do you live?
17
    A
         Baton Rouge.
18
         And how long have you lived in Baton Rouge?
    Q
         About a year now.
20
    Q
         And what is your occupation?
21
    A
         Doctor's assistant.
22
         And how long have you been a doctor's
23
               assistant?
24
         A year and about four months.
25
```

```
Q
         Where were you employed in the summer of 1963?
2
    A
         East Louisiana State Hospital.
3
         And where is that?
    A
         Jackson.
5
    Q
         And in what capacity were you employed at the
6
               East Louisiana State Hospital?
7
    Α
         At the clinic as a receptionist.
         In relationship to your duties as a
    Q
               receptionist, in regards to where the
10
               personnel office was, did you ever have
11
               occasion to talk to anyone?
12
    A
         Yes.
13
         In that relationship I call your attention to
    0
14
               late August or early September, 1963, and
15
               I ask you if anyone asked you for
16
              instructions --
17
    A
         Yes.
18
         -- how to get to the personnel office.
19
    Α
         Yes.
         (Exhibiting photograph to witness)
20
                                               I show you
              a picture that the State has marked "S-1"
21
              for purposes of identification, and I ask
22
              you if you have ever seen the person in
23
              this picture.
24
```

25

Α

Yes.

1	Q	Where did you see this person?
2	A	At my desk at the clinic.
3	Q	Can you approximately remember about what time
4		it was?
5	A	September, early part of September.
6	Q	Do you know who this person is?
7	· A	It is Lee Harvey Oswald.
8	Q	Can you remember what you talked to Lee Harvey
9		Oswald about?
10	A	He wanted to know where he could go to put in
11		an application.
12		MR. DYMOND:
13		Your Honor, we object to any conversation.
14		THE COURT:
15		Objection sustained.
1 6	BY M	R. SCIAMBRA:
17	Q	Just tell us what you told Oswald.
18	A	I just told him directions to go to the center
19	<u>.</u> .	building which is the administration
20		building.
21	Q	What was in the administration building at the
2 2	•	time?
23	A	The main offices.
24	Q	Where would a person go to apply for a job?
	<u>م</u>	At the administration building

```
Can you remember about what time of day this
               was?
         It was around lunch, because I was getting
    A
               ready to go to lunch.
5
         About how long did you talk to Oswald in
    Q
               relationship to where the personnel
6
               office was?
7
          Just a few minutes.
8
    Α
         What did he do after you talked to him?
9
    Q
          Just left.
10
    Α
          Was that the last time you saw him that day?
11
    Q
          Yes, it was.
12
    A
          Did you see a picture of Lee Harvey Oswald in
13
               the newspaper after the assassination of
14
               President Kennedy?
15
    · A
16
          Yes.
          Did you recognize him?
17
    Q
          No; I knew he looked familiar.
    Α
18
          You didn't recognize him from any particular
19
               place though?
20
    A
          No.
21
          Can you remember the first law enforcement
22
               officer that you talked to in relation
23
               to this?
24
          Yes, Lieutenant Fruge.
25
```

```
1
    Q
         Who was that?
2
    A
         Lieutenant Fruge.
3
         Louisiana State Police?
    Q
         Yes.
    A
5
         Did he show you any photographs?
         Yes, he showed me a lot of photographs.
6
    A
         Did you identify any photographs?
7
          I identified Lee Harvey Oswald.
    A
         ·You identified Lee Harvey Oswald's photograph?
    Q
9
    A
         Yes.
10
         Did you recognize the photograph at that time?
11
         Yes.
    Α
12
         And where did you recognize it from?
13
    Q
          From me talking to him.
    A
14
         Were you ever questioned by the FBI in regards
15
    Q
               to this?
16
    A
         No.
17
          MR. SCIAMBRA:
18
               I tender the witness.
19
                    CROSS-EXAMINATION
20
    BY MR. DYMOND:
21
          Mrs. Dedon, you said you have talked with
    Q
22
               Lee Harvey Oswald for only a few minutes
23
               at your desk?
24
          Yes.
    Α
25
```

```
Q
         How many minutes would you say that was?
2
    A
         Long enough to give him directions to go
               around the building and to the front.
3
    Q
         Would you say three or four minutes?
5
    A
         Four or five minutes.
6
         I see. Do you recall how he was dressed that
    Q
              day?
7
    Α
         No, I don't.
8
         Do you recall his general appearance, that is,
    Q
               whether he was neat looking or sloppy
10
               looking or generally how he looked?
11
    Α
         No.
12
         Did he impress you as a neat individual or as
13
               a disheveled individual?
14
          I didn't really -- I didn't pay that much
    A
15
               attention to him.
16
         Did he have a beard on?
    Q
17
          I don't remember.
    Α
18
         You don't remember whether he had a beard?
    Q
         Right.
    Α
20
         You don't?
21
    Α
         No.
22
         MR. DYMOND:
23
               That is all.
24
          THE COURT:
25
```

```
Do you have any further need of
                    Mrs. Dedon?
3
          MR. SCIAMBRA:
               No further questions, Your Honor.
          THE COURT:
               If not, you are excused from the subpoena.
 6
                     Call your next witness.
 7
                                    (WITNESS EXCUSED.)
                           ...000...
                      MRS. MAXINE KEMP,
10
     a witness called by and on behalf of the State,
11
    having been first duly sworn, was examined and
12
     testified as follows:
13
                     DIRECT EXAMINATION
14
     BY MR. SCIAMBRA:
15
         · Please state your name for the record.
16
     A
          Mrs. Maxine Kemp.
17
          Mrs. Kemp, where do you live?
18
          Clinton.
     A
.. 19
          Clinton, Louisiana?
     Q
20
     Α
          That is right.
21
          And how long have you lived in Clinton?
     Q
22
          All my life.
     A
23
          And what is your occupation?
 24
          I am classified as a typist-clerk, I am
     Α
```

1		classified under Civil Service as a
2		Typist-Clerk 3, and I act as secretary to
3		. the Personnel Office at East Louisiana
4		State Hospital.
5	·Q	In other words, you work in the office,
6		personnel office, of East Louisiana State
. 7		Hospital?
8	A	That is right.
9	Q	When did you go to work at the East Louisïana
10		State Hospital?
11	A	September of 1964.
12	Q	In connection with your duties at the hospital
13		in September of 1964, I ask you if any-
. 14		thing unusual happened to you?
15	A	I came across an application for employment.
16	Q	In the personnel files?
17	A	That is right.
18	Q	What was the name on this application?
19	A	Harvey Oswald.
20	Q	Now, how was the application written, was it
21		first name last or last name first?
22	A	Last name first.
23	Q	And then first name after the last name?
24	A	That is right, then the middle name.
25		MR. DYMOND:

1 Your Honor, we object to this, first on 2 the ground that this application itself would, if admissible, be the best evidence, but this young lady, as I understand, didn't go to work 5 there until September of '64 and • 6 apparently she found an application 7 like this at the hospital when she went there, and she can't sit here 9 now and testify as to the contents 10 of this written application. 11 THE COURT: 12 Let me find out. Mr. Sciambra, do you 13 have the exhibit itself? 14 MR. SCIAMBRA: 15 No, Your Honor, but I will clarify this 16 with a few more questions, as to the 17 existence of the application. 18 THE COURT: 19 If the evidence is available, the best 20 evidence is the document itself. 21 MR. SCIAMBRA: **2**2 In a few more questions, Your Honor, that 23 will be brought out. 24 THE COURT:

```
All right.
 2
     BY MR. SCIAMBRA:
3
          So, in other words, the application read
4
                "Oswald" --
 5
          THE COURT:
               No, no, wait. The objection is well
 6
 7
                     taken. You cannot pursue it. The
 8
                     best evidence is the document itself.
     BY MR. SCIAMBRA:
9
          What did you do with the application after you
     Q
10
               looked at it?
11
          Put it back in the file.
     A
12
13
     Q
          When was the next time you went to look for
               the application?
14
15
    A
          After the investigation started.
          After the Garrison investigation started?
    . Q
16
          Yes, sir.
     A
17
    Q
          Was it there?
18
    Α
          No, sir.
19
          Do you know what happened to the application?
    Q
20
    A
          No, sir, I do not.
21
          Do you know who took the application?
    Q
22
    Α
          No, sir.
23
          Have you made efforts to find the application?
    Q
24
    Α
          Yes, sir.
25.
```

. 1	Q	Have you been able to find the application?
2	A	No, sir.
3	Q	Now could you tell me exactly how the name
4		appears on the application?
5		MR. DYMOND:
6		Now, if Your Honor please,
7		THE COURT:
8		I will overrule your objection now.
9	•	MR. DYMOND:
10	·	May I make the objection? I didn't state
11		the reason yet. We object to this
12		now, Your Honor, on the ground that
13		this application, if it existed, that
14		the testimony concerning this
15		application is hearsay. The best
16	•	party to testify as to anything
17		concerning this application would be
18		the person who made it out or saw it
19		made out.
20		THE COURT:
21		Not necessarily.
22	:	MR. DYMOND:
23		Well, that is our position, Your Honor,
24		and our objection is based
25		THE COURT:

1	Let me ask you a question: Are you
2	officially employed in connection
3	with these records, as typist-clerk
4	and secretary to the Personnel
5	Director?
6	THE WITNESS:
7	Yes, sir.
8	THE COURT:
9	These records would have been under your
10	direction?
11	THE WITNESS:
12	Yes, at all times.
13	THE COURT:
14	And who would prepare this information?
15	THE WITNESS:
16	The application?
17	THE COURT:
18	Yes.
19	THE WITNESS:
20	The person seeking employment.
21	THE COURT:
22	Who was giving them the application to
23	prepare, and whom would he give the
24	application to?
2 5	THE WITNESS:

He would give it to me or the lady --THE COURT: 2 Would he have given it to you? 3 THE WITNESS: No, sir. THE COURT: Who else would he have given it to besides you? THE WITNESS: 9 Well, there are three others that work in 10 the office; he could give it to 11 either one of them. 12 THE COURT: 13 In the ordinary course of business it 14 would be filed in the filing cabinet 15 together with other records? 16 THE WITNESS: 17 Yeş. 18 THE COURT: 19 Do you particularly remember seeing this 20 card in the file? 21 THE WITNESS: 22 Yes, sir. 23 THE COURT: 24 I will permit her to testify to it. 25

overrule your objection. It is the best evidence available. 3 MR. DYMOND: 4 To which ruling we object and reserve a 5 bill of exception, making the State's 6 question, our objection, the reasons 7 for the objection, the testimony of 8 this witness, and the entire record, together with our contention that the 9 10 Court led the witness in connection with questioning on this document, 11 parts of the bill. 12 THE COURT: 13 Let me make one thing certain. Each time 14 you take a bill you say "the entire 15 record." "The entire record" means 16 up to the time you make your 17 exception, not the entire record? 18 MR. DYMOND: 19 Right. 20 THE COURT: 21 I want that understood. 22 BY MR. SCIAMBRA: 23 Would you state to the Court exactly how the Q 24 name appeared on the application.

```
1
        "Oswald, Harvey."
    A.
2
         Did you see a middle name? .
3
         No, sir, I did not.
         MR. SCIAMBRA:
5
               Tender the witness, Your Honor.
6
                    CROSS-EXAMINATION
7
    BY MR. DYMOND:
         Mrs. Kemp, is it the practice of East Louisiana
8
               State Hospital to keep applications for
9
               employment on file there, or do they just
10
11
               keep work records on file?
         We keep all applications for one year.
12
    A
13
          For one year?
          Yes, sir.
14
    A
15
    Q
          All right.
          We pull them, well, maybe every three months we
16
    - A
               go through them.
17
          Every three months when you go through them,
18
    Q
               what do you do with them?
19
          Well, we destroy the ones --
     Α
20
          -- that are one year old? Is that correct?
     Q
21
          If they have not been accepted for employment.
22
               If they are accepted for employment, of
23
               course, it goes in your personnel file.
24
          MR. DYMOND:
 25
```

1	That is all, ma'am.
2	RE-DIRECT EXAMINATION
3	BY MR. SCIAMBRA:
4	Q Do any applications happen to stay in the
5	employment files more than a year?
6	A Yes, sir, they have.
. 7	MR. SCIAMBRA:
8	No further questions.
9	THE COURT:
10	Do you have any further need of the lady?
11	MR. DYMOND:
12	No.
13	(WITNESS EXCUSED.)
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

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

I, the undersigned, Helen R.Dietrich, do hereby certify:

That the above and foregoing (49 pages of typewritten matter) is a true and correct transcription of the stenographic notes of the proceedings had herein, the same having been taken down by me and transcribed under my supervision, on the day and date hereinbefore noted, in the Criminal District Court for the Parish of Orleans, State of Louisiana, in the matter of State of Louisiana vs. Clay L. Shaw, 198-059 1426 (30) Section "C" on the 7th day of February, 1969, before the Honorable Edward A. Haggerty, Jr., Judge, Section "C", the same being an excerpt of the proceedings as to certain witnesses contained in the index hereof.

New Orleans, Louisiana, this 26th day of May,

1969.

HELEN R. DIETRICH REPORTER