PARISH OF ORLEANS

STATE OF LOUISIANA

STATE OF LOUISIANA

versus

CLAY L. SHAW

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

* * * * * * * * * * *

EXCERPT FROM PROCEEDINGS in Open Court on February 17, 1969,
B E F O R E:

HONORABLE EDWARD A. HAGGERTY, JR.

JUDGE, SECTION "C"

Dietrich & Pickett, Inc. Stewtypists

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

i

--19

WILLIAM EUGENE NEWMAN, JR., 2 a witness called by and on behalf of the State, 3 having been first duly sworn was examined and testified on his oath as follows: 5 DIRECT EXAMINATION BY MR. GARRISON: 7 Where were you living in November of 1963? 8 718 West Clarendon, Dallas. Where do you live now? Q 10 227 East Greenbriar. Α 11 Can you recall the day of November 22 of 1963? 12 Yes, sir. A 13 Do you recall anything unusual happening that 14 day? 15 ·Yes, sir. A 16 What do you recall happening? 17 I recall President Kennedy being assassinated. Α 18 MR. DYMOND: 19 If the Court please, we object to this 20 witness' testimony on the ground that 21 it is irrelevant to the issues in 22 this case, as we have done before. 23 THE COURT: 24 The objection is overruled. 25

2

3

7

10

11

12

13

14

15

16

18

19

20

21

22

23

To which ruling we reserve a bill of
exception, making the objection, all
of the questions by the State, the
ruling of the Court, and the entire
testimony up until this time,
including the testimony of this
witness, parts of the bill.

BY MR. GARRISON:

- Q You may proceed. Where were you standing in Dealey Plaza?
- A I was standing halfway between Houston Street

 and the triple underpass on the north side

 of Elm.
- Q Were you with anyone?
- A ·Yes, sir, I was with my wife and two sons.
- Q Two sons. What is your wife's first name?
 - A Frances Gail.
 - Q What time did you arrive at the scene?
 - A I am not certain, seems like it was 12:00 to

 1:00 o'clock. I don't remember the exact

 time.
 - Q Let me put it this way: Did you arrive at the scene during the parade or before the parade arrived?

24

25

,

We arrived at the scene before the parade 1 reached us, by some 15 minutes. 2 If I were to show you some photographs and Q 3 engineers plats and a mockup of the Dealey Plaza area, do you feel like you could 5 locate your position? 6 Yes, sir, I feel like I could. Α 7 All right. Now would you move the microphone 8 and stand up and come down here. 9 (The witness complied.) 10 Q Mr. Newman, I show you first of all photograph 11 which has been identified as State's 12 Exhibit 34, and I ask you to study it and 13 see if you can pick out your location at 14 that time. Stand over to the side. 15 Α Yes, sir. We were standing right near this **1**6 light standard here (indicating). 17 Q What is this object back here right behind you? 18 I don't know, just a decorative corridor Α ('si'c) I don't know the exact term for it. 20 What kind of material? Q 21 THE COURT: 22 Speak into the mike. 23 THE WITNESS: 24 The material is masonry or brick; it might 25

- 1 - 1

```
be some kind of a sandstone.
2
    BY MR. GARRISON:
3
         Can you recall what kind of structure this is
4
              up in here in this area (indicating)?
5
         Yes, sir. This is just primarily a hedge row,
              small trees, just to beautify the location.
7
         Now let's go over to the engineering plat, and
8
              I ask you the same question.
                                             This is a
9
              plat which has been identified as
10
              State 35. Can you look at this plat and
11
              identify your approximate location?
12
         Yes, sir, I can. Right here (indicating).
    A
13
         Here is a pin. Would you put a mark about where
14
              you were?
15
    Α
         (The witness complied.)
16
         Now, if you will just follow me over here to
17
              this mockup and look at it for a moment --
18
              do you want to get to the side so the
19
              Defense Attorneys can see you?
20
              locate your approximate position on this
              mockup of Dealey Plaza?
21
   A
         Yes, sir.
22
         Do you want to take this little figure of a man
23
              and put it approximately where you were?
24
         (Placing figure) Right. This represents my
25
```

```
1
               wife here? Is that correct?
 2
          Well, I would rather have you independently put
 3
               it approximately where you were.
 4
     A
          All right. I believe she is back a little,
 5
               forward more and a little closer to this
 6
               light standard (placing figure).
 7
     Q
          We will pick up your wife after a while.
 8
                (LAUGHTER IN THE COURTROOM.)
 9
     BY MR. GARRISON:
 10
          Now, if you will, return your microphone to the
     Q
 11
               Sheriff and take your seat again in the
12
               witness stand.
 13
     A
          Yes.
14
          (Exhibiting photograph to witness) I show you,
15
               Mr. Newman, a photograph which has been
16
               marked "S-14," and I ask you if you have
17
               ever seen that scene before.
18
     Α
          Yes, sir, I have.
- 19
          What does the picture represent?
     Α
          Well, this is shortly after the assassination.
20
             This is myself laying on the ground, and
21
               my wife.
22
    Q
          This is you to the left of the lady?
23
          Yes, sir.
    Α
24
          The lady is your wife?
    Q
25
```

```
Α
         Yes, sir.
         (Exhibiting photograph to witness)
                                               I show you,
   Q
2
              a picture which has been identified as
              "State 48," and I ask you if you have ever
4
              seen this before.
5
         Well, I have never seen this picture before.
   A
6
         Not from that view point?
7
         No.
8
         But you do know what it represents?
9
                    It shows myself in the picture.
                                                        It
         Yes, sir.
10
              is shortly after the assassination.
11
         And where are you in the picture?
12
         (Indicating) Right here.
    A
13
         Will you take this pen and mark an "N" above
14
              your body, and would you do the same thing
15
              on the other picture.
16
               (The witness complied.)
17
    BY MR. GARRISON:
18
         Now, Mr. Newman, while you were there watching
19
              the parade, did you see anything unusual
20
              occur?
21
    Ą
         Yes, sir, I did.
22
    Q
         What did you see?
23
         I saw the President of the United States shot
    Α
24
               in the head.
25
```

 \bigcirc

1	Ų	How many shots did you hear?
2	A	I heard at least three. I often thought of
3	:	four, but I can't clearly say there were
4		four shots; I can clearly say there were
5		three.
6	Q	Do you have any impression as to the direction
7		from which the shots came?
8	A	Yes, sir. From the sound of the shots, the
9	·	report of the rifle or whatever it was, it
10		sounded like they were coming directly
11		behind from where I was standing.
12	Q	Now would you push the microphrone aside and
13		step down to the aerial photograph and
14	·	identify that general area, just the
15		general area from which the sounds came.
16	A	In my opinion, the sounds of the shots sounded
17		as if they had come from directly behind
18		me (indicating). I was standing near this
19		light standard here, and I thought the
20		shots were coming from back here, and
21		apparently everybody else did because they
22		all ran in that direction.
23		MR. DYMOND:
24		Objection.
25		THE COURT:

1	The objection is well canon.
2	BY MR. GARRISON:
3	Q Would you go up to the mockup. Move to the
4	side so the Defense Counsel can see, and
5	just touch with your finger the general
6	area, your impression, where the shots
7	came (from).
8	A (Indicating) From back in this direction here
9	directly behind me. At the time you
10	want me to mention the third shot?
11	Q We will go into that later. I just wanted you
12	to locate yourself.
13	A Okay.
14	Q Give the microphone back and take your seat
15	again, and we can go into the shots.
16	(The witness complied.)
17	Q Would you tell us in as much detail as you can
18	recall about the impact which you may have
•- 19	observed from the shots.
20	A Yes, sir. You want me to start with the first
21	two shots?
22	·Q Start right from the beginning and just tell us
23	as you recall.
24	A Okay. My wife and myself were watching the
25	parade come toward us. We had to more or
23	

25

less step off the curb to look up the street, and as the car was approaching I heard two shots -- BOOM, BOOM -- and when the first shot was fired the President throwed his hands up like this (demonstrating), and at the time what we thought had happened, somebody throwed firecrackers or something under the automobile and he was protecting his face. At the time of the first shot Governor Connelly turned in his seat in this manner (demonstrating), to look back at the President I suppose, and then the second shot was fired, and then as the car approached us to where we were standing, I could see Governor Connelly leaning back in his seat holding his hands down like this (demonstrating), and at that time I could see blood on his shirt, and that is when I actually realized that it appeared, you know, he had been shot. The President all the time was staying in an upright position in his seat and it looked like he was looking into the crowd of people as if he was trying to see someone. I caught a

glimpse of his eyes, just looked like a cold stare, he just looked through me, and then when the car was directly in front of me, well, that is when the third shot was fired and it hit him in the side of the head right above the ear and his ear come off. Now, it is my opinion at the time --

MR. DYMOND:

I object to what his opinion is, Your Honor.

THE COURT:

Tell us what you saw.

BY MR. GARRISON:

- Q just tell us what you observed.
 - Well, I observed his ear flying off, and he turned just real white and then blood red, and the President, when the third shot hit him he just went stiff like a board and fell over to his left in his wife's lap, and I told my wife, "That is it, hit the ground," and that is when we hit the ground because I thought the shots were coming over our heads. And then I looked back and I saw Mrs. Kennedy jumping up on the back end of the car and the

1		Secret Service man or whoever it was into
2		the car, and then they shot on off, took
3		off.
4	Q	Approximately how far were you from the
5		President when the third shot hit him?
6	A	I was the width of one lane, approximately
7		10 or 15 feet. I was standing on the
8		curb's edge, edge of the curb. They were
9	•	in the second lane.
10	Q	What was the reaction which you observed to the
11		President's head on the third shot?
12	A	The only reaction that I can recall I don't
13		recall whether his head went back or
14		forward, but I do recall when the impact
15		hit him that he just stiffened and he went
16		to the left, real hard to the left and
17		into her lap, and
18	Q	From your position, did he come toward you or
19		away from you?
20	A	He went away from me.
21	Q	Did you give any statement to the Federal Bureau
22		of Investigation?
23	A	Yes, sir, I did, and also to the Sheriff's
24		Office after the assassination. A news
25		reporter carried me to the FAA, and then

```
1
              from that point went to the Sheriff's
2
              Office and I give a written statement.
3
         Were you called as a witness to the Warren
   Q
              Commission?
5
         No, sir, I wasn't.
         MR. GARRISON:
7
              Your witness, Mr. Dymond.
                    CROSS-EXAMINATION
8
    BY MR. DYMOND:
9
         Mr. Newman, would you again demonstrate just
10
11
              about how far to the right the President
              had his head turned when that third shot
12
              was fired?
13
         Well, at the time --
14
    A
         Just by moving your own head, if you will.
15
         Like I say, he was moving his head up to that
16
              point. At the time that he was hit he
17
               could have had it maybe in this position
18
              here (demonstrating).
19
         I am referring now to the mockup of Dealey
20
              Plaza, --
21
    A
         Yes, sir.
22
         -- and I am pointing to the spot where you have
23
               indicated that you were standing.
24
```

Yes, sir.

Α

25

1	Q	Now, would it be approximately accurate to say
2		that the President turned his head halfway
3		to the right, right before that shot was
4		fired?
5	A	I don't could be possible, I don't think so.
6	Q	Well, show us with your own head about how far
7		he turned it.
8	A	(Demonstrating) Well, I would say he might have
9		had his turned at a I don't know how
10		many degree angle, just about like so,
11		just about like I am looking at the Jury.
12	Q	Now, are you familiar with the area which has
13		been commonly referred to as the grassy
14		knoll area?
15	A	Yes, sir, I am.
16	Q	From the manner in which you saw the President
17		. turn his head, is it not a fact that had he
18		had his head turned as you say it was, that
19		it would have been impossible to hit the
20		left ear area by firing shots from the
21		grassy knoll?
22		MR. ALCOCK:
23		Objection, Your Honor. This man can't
24		render an opinion. Mr. Dymond is
25		asking this man for an opinion which

1 this man is not able to render at the 2 time. MR. DYMOND: If the Court please, I am speaking about 5 nothing but angles here. 6 gentleman purports to know about . 7 approximately how far the President's head was turned. He is familiar with the area, knows where the grassy knoll 10 area is, and certainly knows what a 11 straight line from the grassy knoll 12 area is. THE COURT: 13 14 Rephrase your question. 15 MR. ALCOCK: 16 It still calls for opinion. 17 THE COURT: Rephrase your question. 18 19 BY MR. DYMOND: Based upon your knowledge, Mr. Newman, of the 20 angle to which the President turned his 21 head to the right, right before the third 22 shot was fired, and knowing the location of 23 the grassy knoll area, would a line projected from any place on the grassy 25

knoll area here have been able to hit the President in the area of the right ear? 3 MR. ALCOCK: Your Honor, that question is too 5 speculative, too broad. The grassy 6 knoll area is quite wide. What 7 position is Mr. Dymond talking about, 8 this so-called imaginery line? 9 MR. DYMOND: 10 If the Court please, MR. ALCOCK: 11 I think the question calls for opinion. 12 It is entirely too speculative. 13 MR. DYMOND: 14 If the Court please, we will take any 15 place on the grassy knoll area, if 16 that is the objection. 17 THE COURT: 18 I think the question is a good question, 19 but I wonder if the witness understands 20 it. 21 MR. DYMOND: 22 If he doesn't, I would be glad to explain 23 it. 24 THE COURT: 25

1	Before you said the left ear, now you
2	said the right. You changed your
3	question yourself.
4	BY MR. DYMOND:
5	Q Do you understand my question, Mr. Newman?
6	A Yes, sir, to an extent. I would like to walk
7	down to the mockup and see how big
8	THE COURT:
9	You may explain any answer you wish to
10	give.
11	Do you want to hear the question
12	again?
13	THE WITNESS:
14	I know the question.
15	THE COURT:
16	Wait, gentlemen. If you have a little
17	private conversation the Jury is not
18	going to hear it.
 19	THE WITNESS:
20	(Indicating) This is all the grassy knoll
21	area, and it was my opinion or my
2 2	thought from the noise, that the shot
23	were coming from directly behind in
24	here. I would say that the shots
25	could have been fired from here, but

1.

they don't hear it, there is no use 2 of you testifying. 3 BY MR. DYMOND: In view of the angle at which you say President Kennedy had his head at the time 5 that the third shot was fired, is it not a 6 fact that a straight line drawn from the 7 Texas School Book Depository to his head could have hit him in the right ear area? 9 I don't know. Now, I said that the President 10 Α had his head at an angle. It could be that 11 he had his head at a complete right angle 12 to me also. I said that he was moving his 13 head up to this point; whether his head was 14 turned like so (demonstrating), or whether 15 he was looking straight ahead in the car at 16 the moment of the shot, I am led to 17 believe in my own mind that he was looking 18 more straight ahead than he was at an angle ^{**}19 at the exact moment he was hit. 20 Mr. Newman, didn't you testify on Direct Q 21 Examination that at the time of the third 22 shot the President had his head turned to 23 the right looking at the crowd? 24 MR. OSER: 25

1	Your Honor, the witness did not say that.
2	What the witness said
3	MR. DYMOND:
4	I am asking whether he said it. This is
5	Cross.
6	THE COURT:
7	Don't tell the witness what you thought
8	he said, ask him if he said it or
9	not, Mr. Dymond. He is under
10	cross-examination.
11	MR. DYMOND:
12	That is exactly what I said.
13	MR. OSER:
14	Not
15	THE COURT:
16	Let him answer the question.
17	MR. OSER:
18	He keeps making remarks.
19	MR. DYMOND:
20	May I ask the Court Reporter to read the
21	question back?
22	THE COURT:
23	Read it back.
24	(Whereupon, the pending question was
25	read back by the Reporter.)

1	THE WITNESS:
2	No, I said, or my intent was to say, the
3	President coming as the motorcade
4	approached us, the President was
5	turning his head in this manner here
6	(demonstrating) looking into the
7	crowd. He was also turning his head
8	straight forward and he was looking
9	into the crowd as if he was looking
10	for something or someone.
11	BY MR. DYMOND:
12	Q Oh, so actually
13	A leading up to the point where he was shot.
14	Q So actually you don't know in what position the
15	President's head was when the third shot
16	A To be precise, I don't know the exact position.
17	MR. DYMOND:
18	That is all, Mr. Newman.
19	MR. GARRISON:
20	No questions.
21	THE COURT:
2 2	Is Mr. Newman released from the obligations

Is Mr. Newman released from the obligations

of the subpoena?

23

MR. GARRISON:

2425

Yes, Your Honor.

(Witness Excused.)

CERTIFICATE

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

That the above and foregoing (21 pages of typewritten matter) is a true and correct transcription of the stenographic notes of the proceedings had herein, the same being the testimony of William Eugene

Newman, Jr. ----- from the proceedings in Open

Court on February 17, 1969, and taken down by the undersigned and transcribed under her supervision, on the day and date heretofore noted.

New Orleans, Louisiana, this 6th day of June,

HELEN R. DIETRICH REPORTER

1969.