CRIMINAL DISTRICT COURT PARISH OF ORLEANS STATE OF LOUISIANA

STATE OF LOUISIANA

versus

CLAY L. SHAW

.

NO. 198-059

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

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HERBERT ORTH,

- a witness called by and on behalf of the State,
 having been first duly sworn, was examined and
- 5 testified as follows:

DIRECT EXAMINATION

- 7 BY MR. ALFORD:
- 8 Q Sir, would you tell the Gentlemen of the Jury
 9 and the Court your name, please.
- 10 A My name is Herbert Orth.
- 11 Q Mr. Orth, would you be careful to speak into
 12 the microphone.
- 13 A Fine, fine.
- 14 Q By whom are you employed, Mr. Orth?
- 15 A LIFE Magazine.
- 16 Q In what capacity?
- 17 A Laboratory Chief of the TIME-LIFE Photo
 18 Laboratory.
- Now, Mr. Orth, in connection with a subpoena issued by this court to LIFE Magazine, did you perform any function or develop
- any photographs?
- 23 A Yes, I did, yes.
- Q What exactly did you do, sir?
- 25 A Well, over the -- recently or --

```
Yes, sir.
2
    Α
         Well, I was asked recently to --
         MR. DYMOND:
               Object to what he was asked to do,
5
                    Your Honor.
6
    BY MR. ALFORD:
          Can you explain to us what you did?
7
          THE COURT:
8
               Tell what you did without telling us who
10
                    asked you to do it.
11
          THE WITNESS:
               All right. From the original Zapruder
12
                    film I was asked to --
13
14
         MR. DYMOND:
               Object to what he was asked to do.
15
16
          THE COURT:
17
               Just tell us what you did.
18
    BY MR. 'ALFORD:
          Mr. Orth, just tell us what you did.
          I made black and white prints and I made color
20
               prints and color slides.
21
          Now, from what film or films were these made?
22
          From the original Zapruder film.
    Α
23
          I see. Did you copy the entire film or did
24
               you make prints of the entire film or only
25
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the color prints were made recently.
 2
     BY MR. ALFORD:
           I see.
                 And what portions of the film do the
                black and white prints purport to cover,
                sir?
          MR. DYMOND:
                We object to this on the ground that the
                     prints speak for themselves, if the
 8
                     Court please, rather than have the
          MR. ALFORD:
10
                I will rephrase the question.
11
     BY MR. ALFORD:
12
          How many black and white prints do you have,
13
                sir, in your possession?
14
          I have none, only color prints with me.
     Α
15
          All right. How many color prints do you have?
16
     Q
          About 21 or 22 8 x 10 color photographs.
     Α
17
          Do you have them in your possession at this
     Q
18
               time?
19
     A
          Yes, I have, in my brief case.
20
          Would you please take them out, sir.
     Q
21
          Certainly (producing photographs).
     Α
22
          How many of these photographs are there, sir?
     Q
23
          I believe there are either 21 or 22.
     Α
24
    Õ
          Would you count them, please.
25
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(Counting)
                            Twenty-one.
    A
          Yes.
2
          Were these prints made by you personally or
    Q
3
               under your supervision?
4
          Some by me and some under my supervision.
    A
5
          I see. Do these prints accurately depict the
    Q
              , scenes which they purport to?
7
    Α
          Yes, they do, yes, they do.
8
          THE COURT:
               May I suggest that you let Defense Counsel
10
                     see these.
11
          MR. ALFORD:
12
               Yes, sir, yes, sir (exhibiting photographs
13
                     to Counsel).
14
     BY MR. ALFORD:
15
          Mr. Orth, do these photographs have numbers
     Q
16
             on them, sir?
17
          Yes, they do, yes.
     A
18
          And what do these numbers represent, sir?
19
          Well, they actually represent the --
     À
20
          MR. DYMOND:
21
               Your Honor, we object unless it is first
22
                     established who put those numbers on
23
                     there.
24
          MR. ALFORD:
25
               Very well.
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7

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BY MR. ALFORD:
          Who placed the numbers on the pictures?
    Q
3
          I actually put these numbers on here personally.
          THE COURT:
5
               Louder.
6
          THE WITNESS:
7
               I put these numbers on there.
8
    BY MR. ALFORD:
9
          And what do they represent?
10
          They represent the frame numbers corresponding
11
               to the original 8-millimeter movie film.
12
          Thank you, sir.
13
          You are welcome.
14
          MR. ALFORD:
15
               May it please the Court, in accordance
                    with the subpoena duces tecum I would
16
17
                    like the record to presently reflect
18
                    that these photographs have been
19
                    turned over to the Court.
    BY MR. ALFORD:
20
         Mr. Orth, do you have any slides in your
21
               possession at this time?
         Yes, I do.
23
         Would 'you please take those out.
          Yes, sir (producing slides).
25
```

1	Q How many such slides do you have in your
,2	possession, Mr. Orth?
3	A From frame 200 to frame 320, so that would be
4	120 slides.
5	Q I see. And were these slides processed either
6	by you personally or under your
7	supervision?
8	A Yes, they were.
9	(Slides exhibited to Mr. Dymond.)
10	BY MR. ALFORD:
11	Q Now, Mr. Orth, I notice that these slides
12	also have on them a number. Could you
13	please explain or did you personally
14	place this number on these slides?
15	A No, not personally these numbers, but they
16	were put on under my supervision.
17	MR. DYMOND:
18	Object.
19	MR. ALFORD:
20	He said they were put on under his
21	supervision.
22	THE COURT:
23	What is the objection, Mr. Dymond?
24	MR. DYMOND:
25	I will withdraw that objection, Your Honor

BY MR. ALFORD:

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Q And what do the numbers represent, sir?

3

Well, again they represent the actual frame

numbers to correspond with the original 8-millimeter movie film.

5

MR. ALFORD:

7

May it please the Court, at this time

in accordance with the subpoena duces

tecum I wish to present to the Court

120 slides from the Zapruder film,

sir.

11

10

THE COURT:

13

12

Mr. Alcock, you have not given these an

14

identifying number for an exhibit.

15

Would you like the next number we

16

have, merely for identification

17

purposes? It would be S-53, the

18

next State exhibit number. For the

19

record, I think we should identify --

20

at least for identification purposes

21

at this time we should identify what

22

these are.

23

MR. ALFORD:

24

Yes, sir. It is merely our intent at this time to make the return on the

25

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subpoena duces tecum, and, if it
                    please the Court, at a later time
                    we will number these items to be
                    admitted in evidence.
          THE COURT:
               I would suggest you number them now.
7
                    Make them S-53 for the photographs
                     for identification purposes, ---
          MR. ALFORD:
10
               Very well.
Ħ
          THE COURT:
12
               And S-54 for the slides, for identification
13
                    purposes, --
14
          MR. ALFORD:
15
               Very well.
16
          THE COURT:
17
                  so we will know what we are talking
18
                    about for the record.
                                            They are not
19
                    accepted in evidence at this moment.
20
          MR. ALFORD:
               Yes, sir.
21
22
               (Whereupon, the photographs and
               slides identified by the witness
23
24
               were duly marked for identification
               as "S-53" and "S-54.")
25
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Q Well, when you say made under your supervision do you mean that they were made by employees in an office of which you are chief or at the head of the office, or what?

A That is correct, yes.

19

20

21

22

23

24

25

Were you physically present during the making of each one of these prints, observing the mechanics of making each one of them?

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A
          Yes, very much so. I can tell you why.
          Go right ahead.
    Q
          The reason was the importance of the films.
               We don't like to leave the film out of
               our hands at any time, out of the
               company vault. I signed them out of the
               company vault, and therefore I was
               responsible for it and I never left it
               out of my sight as long as it was in the
               lab, so while the film was being worked
10
               on and while these prints were made I was
11
               constantly there.
12
13
          Would the same apply to the slides?
          Very much so, yes.
14
    A
15
         That is all, sir.
          Thank you.
16
    A
          THE COURT:
17
               Do you have any further need of this
18
                    gentleman?
19
          MR. ALFORD:
20
               No, Your Honor.
21
          THE COURT:
22
               Thank you.
23
                                    (Witness excused.)
24
          MR. OSER:
25
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Your Honor, if the Court please, may I

request that besides Mr. Orth being

excused from the subpoena, also Time

Incorporated be excused from the

subpoena?

THE COURT:

You are excused from the subpoena.

MR. OSER:

Your Honor, at this time, may it please
the Court, the State asks for the
luncheon recess, because at 1:30
the State intends to put on its
testimony in regard to these
particular photographs, an expert
witness. It is ten minutes to the
hour now.

THE COURT:

to recess for lunch. Again I must instruct you and admonish you. You may be tempted, because of the duration of this trial, to want to talk to one another. I certainly do not have any objections to jurors conversing with one another, but

1	certainly I must admonish you not to
2	discuss the case, as tempting as it
3	may be to do, not to discuss the case
4	with yourselves or sheriffs or
5	anyone else until it is finally given
6	to you for your decision.
7	. The Jury will be excused. We
8	stand recessed for lunch and we will
9	be adjourned to 1:30.
10	Mr. Shaw, you are excused under
11	your bond.
12	
13	• • • Thereupon, at 11:50 o'clock
. 14	a.m., a recess was taken until
15	1:30 o'clock p.m
16	
17	
18	
ï 9	
20	
21	
22	
23	
24	
25	

C E R T I F I C A T E I, the undersigned, Helen R.D.

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

New Orleans, Louisiana, this 6th day of June, 1969.

HELEN R. DIETRICH

REPORTER

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