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[1] A: Yes.
[2] Q: Now, earlier you described this as being-
[3] Perhaps I- As I recall, the word you used is
[4] "mimeograph". Could you describe what the
[5] procedure was for creating this document?
[6] A: Well, let me see. As I recall- and this
[7] is going back many long years- they would type it
[8] up on a blue type of a sheet, and then put the
[9] sheet on a mimeograph machine, and run it off that
[10] way.
[11] Q: So, the sheet would- Is it a sheet
[12] covered with a plastic-type film? Do you know?
[13] A: Something similar to that, as I recall.
[14] Q: And then the typewriter would hit directly
[15] on to that plastic -
[16] A: That's correct.
[17] Q: - and leave a hole in it.
[18] A: Yes.
[19] Q: The ink would then go through the hole.
[20] A: That's correct.
[21] Q: Do you know what was done with the inky
[22] plastic sheet after the copies were made from it?

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[1] A: Well, I've seen it done before in the
[2] past, and I know they destroyed them. Now, I see
[3] no reason why they would have kept those plastic
[4] sheets.
[5] Q: So, it's not- If we have an original
[6] document that there are subsequent copies made of,
[7] it's that all of the documents that are made are
[8] copies made from this mimeograph or plastic sheet;
[9] is that correct?
[10] A: I can't say it would- that would- that did
[11] not happen in this particular case. But I do know,
[12] in a routine case, there's absolutely no reason to
[13] save these mimeograph machine- I mean, mimeographed
[14] sheets, once they have been looked over and gone
[15] through.
[16] Q: Okay, I'd like to draw your attention to
[17] four portions of the 302 -
[18] A: Yes.
[19] Q: - that pertain to things that you have
[20] already identified as being either gaps in the
[21] words or spaces, and just ask you whether you
[22] recall what the words were that appeared in those

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[1] spaces.
[2] A: Sure.
[3] Q: If we could start on page one of the
[4] document, there is a reference to Air Force One.
[5] A: Air Force Number One?
[6] [Discussion off the record.]
[7] BY MR. GUNN:
[8] Q: Okay.
[9] A: Air Force One, okay.
[10] Q: Okay, Air Force One. This is on the
[11] signed page. So, the top of the page begins with,
[12] "At approximately 3:00 p.m.", then the third line
[13] down has "Air Force One".
[14] Do you recall what was in the space where
[15] the word "One" now appears?
[16] A: Probably what was on the space on the
[17] front page, which would be "Number" One.
[18] Q: That would, presumably, take up even fewer
[19] spaces than the one. Whereas, we have extra
[20] spaces.
[21] A: That was the only thing I can think of in
[22] there. That the first page, we left "Air Force

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[1] Number One". And this one would be "Air Force One"
[2] itself.
[3] Q: Okay. Any other possibility that you know
[4] about what -
[5] A: No.
[6] Q: - might have been there?
[7] A: Not at all.
[8] Q: Could you turn to page three? And I'd
[9] like to draw your attention to the sentence that
[10] begins with the word "Arrangements were made", and
[11] have you notice the space between the word "by" and
[12] "the U.S. Navy".
[13] Do you have any recollection now as to
[14] what was in that space?
[15] A: This was "Arrangements were made" for-
[16] Oh, down here on the second line.
[17] Q: Yes, that's right.
[18] A: No. No, I have not.
[19] Q: Could you look at page four, please, and
[20] draw your attention to the very first line of that
[21] page. "During the autopsy" -
[22] A: Space there.

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[1] Q: - then there's a space "inspection". Do
[2] you have any recollection as to what went there?
[3] A: No, none.
[4] Q: Mr. O'Neill -
[5] A: Yes.
[6] Q: - if you recall, during the autopsy,
[7] there was a fragment that came from Dallas.
[8] A: Yes.
[9] Q: Did the doctors attempt to locate where on
[10] the cranium that fragment came from?
[11] A: Yes.
[12] Q: And were they able to determine where the
[13] fragment came from?
[14] A: To the best of my recollection, they were.
[15] Q: And where was that?
[16] A: Back in this section of the head.
[17] Q: You're pointing, once again, to the -
[18] A: Yes.
[19] Q: - to the part behind the ear?
[20] A: There was a section of the cranium missing
[21] from there.
[22] Q: Did they identify, to the best of the

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[1] recollection, the type of bone; that is, parietal
[2] bone, occipital bone?
[3] A: They may have, but I don't specifically
[4] recall exactly what medical term they would use
[5] for -
[6] THE WITNESS: Can we go off the record for
[7] a moment?
[8] MR. GUNN: Okay.
[9] THE WITNESS: Very briefly.
[10] [Discussion off the record.]
[11] MR. GUNN: We can go back on the record.
[12] BY MR. GUNN:
[13] Q: Mr. O'Neill, could you just repeat what
[14] you said while we were off the record?
[15] A: Yes. At the time that these 302s were
[16] made by both Sibert and myself, the Bureau
[17] headquarters was insistent and including Mr.
[18] Hoover, that they wanted the report out just as
[19] soon as he could dictate it.
[20] Looking back now, if we can see minor
[21] errors in 302s, they certainly would have been
[22] corrected if we had more time. There would be no

[1] spaces, et cetera, in there.
 [2] Q: We were just speaking a moment ago about
 [3] the large fragment that came in from Dallas.
 [4] A: Yes.
 [5] Q: I'd like to draw your attention to page
 [6] three of the report, to the paragraph that's the
 [7] next to the last paragraph, and the last sentence
 [8] of that.
 [9] A: "The next largest..."
 [10] Q: The sentence that begins-I'll just read
 [11] it for the record-"The next largest fragment
 [12] appeared to be at the rear of the skull at the
 [13] juncture of the skull bone."
 [14] A: Yes.
 [15] Q: Do you now recall what that is referring
 [16] to?
 [17] A: No. I, quite frankly, cannot remember. I
 [18] do know that this was the terminology given to us
 [19] by the doctors.
 [20] Q: Okay. Now, I'd like to ask you a general
 [21] question about the 302, and that is whether you now
 [22] recall any information that you think should have

[1] A: Oh, it's in this one here.
 [2] Q: That's on page one of the -
 [3] A: This was probably influenced by the rumors
 [4] which came out at the time that Mrs. Kennedy had
 [5] said something relative to that.
 [6] I can't explain it, other than to say that
 [7] I'm putting this down at the time. Maybe Kellerman
 [8] changed his mind. I don't know whether he did not.
 [9] It would seem that he did.
 [10] Remember now, he had a period of time to
 [11] discuss this January-I mean, the November 27th
 [12] interview with his-Jim Rowley, Gerry Behn, all of
 [13] the other agents involved, Secret Service.
 [14] Now, why he said this at one time, and
 [15] then said this at another time, I don't know. But
 [16] this- Once again, I have no reason to put
 [17] something down on a particular piece of paper,
 [18] unless they tell me what it was. He said this on
 [19] the 22nd or the 23rd, whatever it might be -
 [20] And once again, too, now, you have to
 [21] remember this. This man is under tremendous
 [22] stress. He really is. I don't know whether I put

[1] been included in the 302 that was not included?
 [2] A: Yes. Specifically, yes. I think that the
 [3] 302 should have included the conversation that I
 [4] had with Roy Kellerman relative to the President
 [5] saying, "My God, I've been hit."
 [6] I don't know whether it was in this one,
 [7] or in the one from the White House.
 [8] Q: I think that may be, in fact, in the
 [9] document -
 [10] A: [Examining document.] No. And looking
 [11] back now, if I had read this quite specifically, I
 [12] would have certainly corrected it at the time,
 [13] because he told me exactly what I told you. He
 [14] said, "My God, I've been hit." Mr. Kellerman heard
 [15] Mr. Kennedy say, "My God, I've been hit."
 [16] And then he went into the situation about
 [17] how he had been with him for a long period of time,
 [18] and he knew that he was the only person in the back
 [19] seat who spoke with a Boston accent.
 [20] Q: Did you enter-or did you speak with
 [21] Mr. Kellerman a few days later?
 [22] A: Yes, the 27th.

[1] it down on the piece of paper or not. Maybe I did.
 [2] But he-he had not even telephoned his
 [3] wife. While we're interviewing him, this is the
 [4] late evening. And there had been a rumor out-or a
 [5] report out that two Secret Service agents had been
 [6] killed. So, the man was under tremendous stress.
 [7] That's the only explanation I can give.
 [8] I do know he was very specific here, in
 [9] this one.
 [10] Q: You're referring to the second interview?
 [11] A: The 27th. That's correct, yes.
 [12] Q: Did anyone -
 [13] A: As a matter of fact-if you don't mind me
 [14] just interrupting here-this is the very first time
 [15] I heard anybody not question, but bring this to my
 [16] particular attention; that he said one thing on one
 [17] day, and one thing on another day.
 [18] Q: Why did you go back to Agent Kellerman and
 [19] talk to him, and interview him again?
 [20] A: Because we felt that with more time, he
 [21] might be able to give us more information. This
 [22] was a very brief- Let me rephrase that. It's not

[1] Q: I'd like to show you a document we've
 [2] previously identified as Exhibit 152, and ask you
 [3] whether this is what you're now referring to? The
 [4] paragraph that is on page three.
 [5] A: Oh, I didn't realize I put it in there.
 [6] Yes, specifically.
 [7] Q: Okay. Is there any -
 [8] A: Let me just review that. I didn't realize
 [9] I put that on the report. Well, I'm glad I did, as
 [10] a matter of fact.
 [11] This, now- Stay on the record. Okay?
 [12] Q: Yes.
 [13] A: This one here, which was on the 22nd -
 [14] Q: You're now referring to Exhibit 151.
 [15] A: Yes, which is different from the one which
 [16] was on the 27th.
 [17] Q: Which is Exhibit 152.
 [18] A: Right. We might have- Let me see how we
 [19] explain this. [Examining document.]
 [20] Where did we see that section where he's
 [21] saying Mrs. Kennedy said something?
 [22] Q: That's -

[1] very brief, but under circumstances where we were
 [2] not taking notes-or as many notes as we wanted to
 [3] take in the presence of the person we're speaking
 [4] to.
 [5] The second interview was a regular type of
 [6] interview, where we took notes in his presence.
 [7] "Well, Roy, now, did you say this?"
 [8] Bing, bing. Okay.
 [9] We did not go down there with our original
 [10] notes, because our original notes were already
 [11] taken and destroyed. We went down there, though,
 [12] to get any additional information which he might
 [13] have, and this is the information here.
 [14] Q: Did anyone ask you to go back to interview
 [15] Agent Kellerman, or was that your own idea?
 [16] A: Oh, no, no. Mr. Hoover directed us, we go
 [17] back.
 [18] Q: Did he give you any instructions regarding
 [19] particular points that you should raise?
 [20] A: None. None whatsoever.
 [21] Q: Why did you interview Agent Behn?
 [22] A: Gerry Behn? Because Gerry Behn was the

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[1] head of the White House detail. And Kellerman was
[2] only the-I don't want to say the junior head, but
[3] only the assistant special agent in charge.
[4] We wanted to get the information directly
[5] from Gerry Behn as to the procedures which Secret
[6] Service did have relative to the protection of the
[7] President.
[8] Q: Why would that be done out of the
[9] Baltimore field office, rather than the -
[10] A: Very good.
[11] Q: - Washington field office?
[12] A: There has always been a feeling of
[13] contention there, because Washington field office
[14] was very jealous of their particular jurisdiction.
[15] And we were out of Baltimore field office.
[16] The SAC in Baltimore called the-I mean,
[17] the SAC in Washington field called the SAC in
[18] Baltimore, and discussed with him that if there
[19] were any further investigation to be done in
[20] Washington, D.C., it would be done by FBI agents
[21] from the Washington field division.
[22] Tully said, "Well, my men have already

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[1] developed a rapport with the two special agents,
[2] and we're going to send them on back to be
[3] interviewed, because we got a call from Bureau
[4] headquarters now."
[5] So, the SAC in WFO then called the Bureau.
[6] And the Bureau supervisor over there, evidently,
[7] decided, "Well, this is the type of a problem- We
[8] should give it to Mr. Hoover."
[9] So, Hoover got all the facts and said,
[10] "We'll send the two agents back from Baltimore.
[11] Since they've already started this, let them finish
[12] it." Or words to that effect.
[13] Q: You said that you did not receive any
[14] particular directions on what to ask Kellerman.
[15] Did you receive any directions on what to ask
[16] either Greer or Behn?
[17] A: No. But the word came from FBI
[18] headquarters that this was taken under very, very
[19] trying circumstances, and to go back to see if
[20] there's anything additional which they would want
[21] to furnish to us after they had a chance to
[22] recollect.

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[1] And, also, for my- Well, I don't want to
[2] say for my own personal reason. But we wanted to
[3] find out where the Vice President was; what he was
[4] doing; how did the Air Force get both of them to
[5] come off a plane together, or something similar to
[6] that.
[7] We wanted to find out the procedure in
[8] taking the presidential car up, which we found out
[9] came from Air Force Two, et cetera, and all that.
[10] Q: Why was it that you wanted to understand
[11] that?
[12] A: For information purposes, to make the
[13] report as complete as possible, or in case anybody
[14] did ask a question.
[15] "Well, wait a minute. Where was the
[16] Vice President? What's the Vice President doing
[17] when he was down in Dallas"-I mean, "when he's
[18] over in Fort Worth? What's he doing, meeting the
[19] President over here now up in Dallas? How did he
[20] get there?"
[21] Well, this would explain how he got there.
[22] Q: Okay.

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[1] A: For information purposes.
[2] Q: I'd now like to turn to the interview that
[3] you had with Arlen Specter. What I'd like to do is
[4] give you a copy of what we understand to be notes
[5] that Mr. Specter created after that interview, and
[6] have you take a look at them.
[7] First, let me show you the document we've
[8] marked as Exhibit No. 154, which appears on its
[9] face to be dated March 12th, 1964, from Arlen
[10] Specter to Mr. J. Lee Rankin.
[11] So, the first question to you is, have you
[12] previously seen this document?
[13] A: No, I have not.
[14] Q: If you take a minute -
[15] A: I didn't even know it existed.
[16] Q: If you can take a moment-or as much time
[17] as you need-to read through that, and then let me
[18] know whether you believe that it accurately
[19] summarizes the conversation that you had with
[20] Mr. Specter.
[21] A: [Examining document.] It's a lot of bull.
[22] Q: Well -

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[1] A: Excuse the term. I-I beg your pardon.
[2] Q: Can you tell me what you're referring to
[3] when you -
[4] A: Well, I just found here, "SA O'Neill and
[5] Sibert advised that they did not recall any
[6] discussion of the theory that the bullet might have
[7] been forced out by external cardiac massage until
[8] after Sibert reported the finding of the bullet on
[9] the stretcher." [Examining document.]
[10] MR. GUNN: Can we go off the record for a
[11] second?
[12] THE WITNESS: Please.
[13] [Discussion off the record.]
[14] THE WITNESS: I find that this-well,
[15] number one, it's very poorly worded, to begin with.
[16] Number two, there would have been no
[17] reason whatsoever for the surgeons to discuss the
[18] bullet working its way out through external cardiac
[19] massage, until such time as they found that there
[20] was a bullet on a stretcher in Dallas.
[21] So, when we come down here, "...advised
[22] that he is sure that his notes would not have shown

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[1] when the Doctors expressed the thought"-of course,
[2] they did-"that they bullet might have been forced
[3] out by external heart massage, in relation to the
[4] time that they learned of..."
[5] Q: Could -
[6] A: This is-I'm sorry-disturbing.
[7] Q: Let's go back. What I'd really like you
[8] to do-if you could identify what it is that you
[9] find to be inaccurate in this.
[10] A: All right.
[11] Q: When you go back and then start reading
[12] it, it becomes confusing as to whether you're
[13] saying it in the deposition or whether you're
[14] reading something.
[15] Let's try it this way, if we -
[16] A: Okay.
[17] Q: Can go back and start from the beginning.
[18] A: "SA -"
[19] Q: Let's take the first large paragraph. So,
[20] the paragraph beginning: "Special Agents O'Neill
[21] and Sibert..."
[22] A: "...advised -"

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[1] Q: Is there anything in that paragraph that
[2] you find to be inaccurate?
[3] A: This is the first one.
[4] Yes, I- The words "substantial efforts"
[5] to determine if there was a missile in the
[6] President's-Kennedy's body.
[7] As I specifically recall it, there was not
[8] a substantial effort. The effort was made by
[9] probing. Now, if they want to term that as a
[10] "substantial effort", then, that's what they did.
[11] They did not review any X-rays, to my
[12] knowledge, at that time. I don't know whether they
[13] subsequent did.
[14] But this was the- As far as they was
[15] concerned- And I don't know whether it was
[16] substantial or not. But this is what I object to
[17] there, where they say a "substantial"-that
[18] particular word there.
[19] Q: Okay. If we could go to the next
[20] paragraph -
[21] A: Wait a minute.
[22] Q: Oh.

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[1] A: [Examining document.] No, I don't recall
[2] ever saying that. They say Coombs (sic)- Excuse
[3] me. "...Commander Humes and Lieutenant Colonel
[4] Finck that the bullet -"
[5] COURT REPORTER: Sir, Sir, would -
[6] THE WITNESS: This is something which I
[7] disagree with; right. Put it that way.
[8] BY MR. GUNN:
[9] Q: Okay. What we-what I'd like to do is get
[10] clearly what it is that you disagree with. And
[11] that's what we're not- This part of the transcript
[12] is going to be very confused.
[13] A: Yes, it certainly is. I'm sorry.
[14] Q: Just- What is the statement that you
[15] understand Mr. Specter to be making in the first -
[16] A: Well, we're still in the first paragraph
[17] here.
[18] Q: Still in the first large paragraph.
[19] A: All right. This section here, wherein
[20] Mr. Specter says, "They stated that the opinion was
[21] expressed by Commander Humes and Lieutenant Colonel
[22] Finck that the bullet might have been forced out of

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[1] the back of the President's body upon application
[2] of external heart massage."
[3] I do not recall that ever taking place,
[4] until such time as after Jim had come back and said
[5] that there was a bullet found on a stretcher in
[6] Dallas. All right?
[7] Q: Okay.
[8] A: "They stated this theory was advanced..."
[9] Wait a minute. [Examining document.]
[10] Q: Okay. With the sentence that begins "They
[11] stated that..." through the end of the paragraph,
[12] is there anything else that you disagree with?
[13] A: No, that sounds pretty good to me. "They
[14] stated this theory was advanced after SA Sibert
[15] called the FBI laboratory..."
[16] I disagree with the words "may have"
[17] worked its way out. They did not- In fact, Humes
[18] was the one who specifically that, "That explains
[19] it. The bullet worked its way out through external
[20] cardiac massage." I think we have that in our
[21] report. It was not "may have", "could have",
[22] "which we"- Specifically.

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[1] All right, now. "...advised that they did
[2] not recall any discussion of the theory that the
[3] bullet..." There was no theory, to my knowledge,
[4] at all.
[5] Q: So, what would be a more correct way of
[6] stating that?
[7] A: Well, I would not have written what he
[8] said to begin with. But it'd be: SA O'Neill and
[9] Sibert advised that they did not recall any
[10] discussion of the "fact", rather than "theory".
[11] Q: Let's try it this way. What did you tell
[12] Senator Specter in this regard?
[13] A: We told specifically what Jim-what the
[14] doctor said. The doctor said-after he heard that
[15] there was a bullet found on the stretcher in
[16] Dallas-that it was apparent and quite evident that
[17] the bullet worked its way out through external
[18] cardiac massage in Dallas.
[19] Q: Okay.
[20] A: Specifically. In fact, two or three times
[21] we used it to emphasize what we said.
[22] "SA...advised that he made no notes during

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[1] the autopsy." Now, that's not true. Jim did make
[2] notes during the autopsy, and so did I.
[3] [Examining document.] I'm talking to
[4] myself now. Maybe I shouldn't be.
[5] This. "SA O'Neill advised that he is sure
[6] that his notes would not have shown when the
[7] Doctors expressed the thought..." They didn't say
[8] they "thought".
[9] Specifically, he says that this is fact
[10] when he says, "Well, it's quite evident that the
[11] bullet worked its way through..." No. They never
[12] said they "thought" it might have worked its way
[13] out through external cardiac massage. Okay.
[14] Q: In other words, you would have told Arlen
[15] Specter that the doctors firmly believed that the
[16] bullet had worked its way out during cardiac
[17] massage?
[18] A: Yes. Now, bear in mind, also, that this
[19] whole situation with talk about external cardiac
[20] massage was taking place not at the beginning, not
[21] in the middle, but towards the end of the autopsy
[22] itself. And that they were very interested to know

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[1] what that wound was in the back. And this is the
[2] only explanation which they had.
[3] Now, I don't have any knowledge whatsoever
[4] what he's talking about here, interviewing
[5] Kellerman and Greer, "...on the portions of the FBI
[6] report which Kellerman and Greer repudiated." I
[7] don't know what he's talking about there.
[8] Does that say in the next section?
[9] Q: No.
[10] A: That last section-I mean, this section is
[11] quite right.
[12] Q: Which section is quite right?
[13] A: "...stated that they interviewed Kellerman
[14] and Greer formally on November 27th..." That was
[15] quite true.
[16] Remember when I said that they-we weren't
[17] taking notes in the open. This was something which
[18] was on the spur of the moment we were doing.
[19] "...that he is certain that he had a
[20] verbatim note on Kellerman's statement that the
[21] President said, 'Get me to the hospital' and
[22] also..."

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[1] "...O'Neill stated that he is certain that
[2] he has--he had a verbatim note on Kellerman's
[3] statement that the President said, 'Get me to the
[4] hospital'..."
[5] And we never said, "Get me to the
[6] hospital." He said just what I said he said.
[7] And then Mrs. Kennedy said, "Oh, no."
[8] You know what he did? This son of a gun.
[9] He went through my first notes in the first
[10] paragraph--I mean, the first 302, and extrapolated
[11] from that and forgot everything which was in the
[12] second interview of Kellerman.
[13] Q: When you say "he", you're -
[14] A: Meaning -
[15] Q: - referring to Mr. Specter?
[16] A: Mr. Specter.
[17] "...those were direct quotes from
[18] Kellerman because O'Neill used quotation marks in
[19] his report..." I didn't use quotation marks in my
[20] report; did I? No, I don't see--I don't recall any
[21] quotation marks in those reports.
[22] No, I can't agree with this paragraph

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[1] which extends on to page two, because I explained
[2] to you what I thought the reasons were. And there--where
[3] there's a difference in the--what he said
[4] one day, and said another day.
[5] [Examining document.] All right. They
[6] were, then.
[7] Q: Quotation marks around what -
[8] A: "Get me -"
[9] Q: - Mr. Kellerman said.
[10] A: Let me see. "He observed the President
[11] slump forward, and heard him say, 'Get me to the
[12] hospital.'" Okay.
[13] Now, he had the benefit of this report at
[14] that time that he's interviewing us almost a year
[15] later; isn't that true?
[16] Q: No, no. It's just a few months later.
[17] A: Oh, a couple months later. That's true.
[18] I think he's a very smart attorney. He's
[19] a very weasel-words type of individual, with the
[20] way he connects various things and puts things into
[21] our mouths, quite frankly.
[22] I'll tell you, also, since we're on the

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[1] record, that he was a second lieutenant or a first
[2] lieutenant in OSI, and gave me the impression and
[3] gave Jim the impression that he was quite an
[4] investigator. I think I specifically asked him
[5] something about how many investigations he
[6] conducted--or words to that effect. And it was
[7] none.
[8] There was something else, too. I don't
[9] know whether Jim told you this or not. When we
[10] first walked into that interview with Mr. Specter,
[11] we introduced ourselves and sat down. And I would
[12] say within a matter of a minute, a telephone rang;
[13] and he got up and left the room.
[14] I'll pull that same stunt myself with
[15] witnesses, thinking that the two of them might say
[16] something when they came back--you know, when they
[17] left the room.
[18] Jim and I, to my recollection, didn't say
[19] a word during the period of time he came back in--until he
[20] came back in, which was about five minutes
[21] later. And I don't know whether he gave a reason
[22] for being out or not.

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[1] And I said something to the effect, you
[2] know, "That was a very juvenile thing to do," or
[3] something in that particular vein. And you can put
[4] that in the--on the record.
[5] He was not the type-- He was not the type
[6] of agent that I would have hired, if I was a--or
[7] the type of investigator that I would have hired if
[8] I was--had the authority to pick people for the
[9] investigation with the Warren Commission.
[10] Q: Would it be fair to say that you thought
[11] that he was mischaracterizing the sense of what you
[12] were telling him?
[13] A: Without a doubt.
[14] Q: And what is the principal way in which he--you
[15] understand him to be attempting to
[16] mischaracterize what you have said?
[17] A: Well, I think one of the things he's doing
[18] here is to try to say that we did not specifically
[19] recall certain things during the first interview;
[20] wherein, the second interview, we did.
[21] I think he's trying to characterize both
[22] Jim and I as individuals who were not thorough in

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[1] our investigation or thorough in our interviews and
[2] reporting our interviews. ←
[3] And I think he's taking certain things
[4] said out of context, quite frankly. Specifically,
[5] down here. I'm sure that Jim had made notes,
[6] because we did compare notes. So, Jim had--did
[7] make notes. I did, too. But we took more when we
[8] went back, interviewing the two gentlemen in the
[9] White House.
[10] That was-- Oh, here. Wait a minute on
[11] this one. [Examining document.]
[12] And I never recall saying so and so--Mr. Greer or
[13] Agent Greer "...told them just that,
[14] but they probably did not make any notes of these
[15] comments since their conversation with Greer was an
[16] informal one..."
[17] I think we were very specific with what we
[18] told the gentleman. In fact, I not only think, I
[19] know we were very specific with what we told him.
[20] It wasn't "probably", or "I think so", or something
[21] like that.
[22] And, also-- Let me see. He only

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[1] interviewed us for about 45 minutes. I don't even
[2] recall it being that long.
[3] This whole second paragraph from "SA
[4] O'Neill and Sibert..." down to the point where
[5] "...a bullet on the stretcher..." is so--so -
[6] How can I give you the word here?
[7] - written in such a way that nobody knows
[8] exactly what was going on there. They didn't know,
[9] but there's a possibility. And the hypothesis, and
[10] went on and on. Very poorly put. I don't know
[11] what he's trying to say.
[12] And the next one is definitely false.
[13] Q: Which is that?
[14] A: "...Sibert advised that he made no notes
[15] during the autopsy." That's false.
[16] And O'Neill advised "he made only a few
[17] notes". Well, let's put it this way. How few
[18] notes could you make after one, two, three, four--four or
[19] five hours? Maybe three or four pages.
[20] Maybe 10 or 15.
[21] I don't know what's "few" or not. He
[22] might be characterizing a few notes as a page.

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[1] That's- Boy, what a weasel word. He hasn't
 [2] changed; has he?
 [3] [Examining document.] No, that's wrong.
 [4] "Mr. O'Neill advised that...his notes would not
 [5] have shown when the Doctors expressed the thought
 [6] that the bullet might have been forced out..."
 [7] And he- Put it this way. We- That's
 [8] wrong, where he said "might have been forced out".
 [9] My notes did show when they said that specific
 [10] thing. That was right after Jim came back.
 [11] THE WITNESS: Would it be possible to have
 [12] a copy of this?
 [13] MR. HORNE: Sure. I have it all ready for
 [14] you.
 [15] THE WITNESS: Oh, thank you. Would it
 [16] also be possible to have that 302 on Kellerman and
 [17] the-yeah.
 [18] MR. GUNN: Any of the documents that we
 [19] show you today, we'd be happy to give you copies
 [20] of.
 [21] THE WITNESS: Thank you very much.
 [22] BY MR. GUNN:

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[1] Q: All right. Now, I'll show -
 [2] A: I wish I could characterize this in
 [3] certain terms, but I shan't. I won't dignify it.
 [4] Q: I'd like to show you another document that
 [5] purports to summarize that interview that you had
 [6] with Mr. Specter. Let me hand you a document
 [7] marked Exhibit No. 153, which on its face appears
 [8] to be a memo, dated 3/12/64, from a Mr. Rosen to a
 [9] Mr. Belmont.
 [10] And my question to you, first, will be,
 [11] have you seen previously the document?
 [12] A: No, I have not.
 [13] Q: If you'd like to take a moment and read
 [14] through that.
 [15] A: Yes. [Examining document.]
 [16] Q: Let me ask some questions for you.
 [17] A: I'm just trying to think of who actually
 [18] dictated this. As I mentioned, this did not come-
 [19] Ah, there I see. Yeah, Jim Malley. Okay.
 [20] Q: Was there anyone else with you and
 [21] Mr. Sibert in the interview with Arlen Specter?
 [22] A: No.

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[1] Q: What did you do after the interview with
 [2] Arlen Specter?
 [3] A: Well, I- We came out of the interview
 [4] room, and we made some discussion as to what a-for
 [5] want of a better word-farce it was.
 [6] [Discussion off the record.]
 [7] BY MR. GUNN:
 [8] Q: That is, you're referring to the-that it
 [9] was a farce-the interview that Mr. Specter
 [10] conducted?
 [11] A: Yes. That is correct, yes.
 [12] Q: And did you tell Mr. Malley that?
 [13] A: Not in so many words, no. But I think he
 [14] got the general feeling. I think the very first
 [15] thing he said, "How did it go?"
 [16] And we both said, "Fine, for what it was,"
 [17] you know, or something or other. "Whatever it was,
 [18] it went fine." But, no, we didn't specifically say
 [19] that to Malley.
 [20] Q: Did Mr. Malley- Did you understand that
 [21] Mr. Malley would be preparing a report of your
 [22] discussion with him about the interview?

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[1] A: He never specifically said that, but it is
 [2] our general understanding, since Bureau supervisors
 [3] those years took very little thing on themselves,
 [4] and they always pushed it on up forward. So, we
 [5] were 100 percent positive-"Well, I won't touch the
 [6] question"-he was going to pass the buck on up the
 [7] line.
 [8] Q: But you did not know for certain that he
 [9] had, in fact, recorded that until today; is that
 [10] correct?
 [11] A: I had heard in years past that he did
 [12] write a memorandum. I never saw it until this
 [13] moment.
 [14] Q: Okay. And you've had now a chance to read
 [15] through the memorandum marked Exhibit 153?
 [16] A: Yes.
 [17] Q: And is there anything that you find in
 [18] this memorandum that appears to you to be
 [19] substantially incorrect?
 [20] A: No. Substantially, no. Not that is
 [21] substantially incorrect. There are some things
 [22] which could be further elaborated on, but not

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[1] substantially incorrect.
 [2] Q: Is there anything that you noticed in the
 [3] course of reading that you would like to correct in
 [4] Exhibit 153?
 [5] A: Correct 23-33 years later?
 [6] Q: Better late than never.
 [7] A: Possibly, the times. Approximately 7:15
 [8] or something similar to that.
 [9] Possibly, the fact that we were in the
 [10] third car of the motorcade. I thought it was the
 [11] second. Probably the third. I don't know at this
 [12] date. I still think it was the second, but it
 [13] could have been the third.
 [14] Q: How would that be counting it? Two cars
 [15] back from the ambulance?
 [16] A: Well, no. It was including the ambulance.
 [17] See, we didn't include the ambulance when we put it
 [18] down. But if this was the third car in the
 [19] motorcade, that would include the ambulance. So, I
 [20] think that could be more specific.
 [21] Q: Earlier in your deposition today, I recall
 [22] that you said-and please correct me if I'm

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[1] incorrect-that the first car in the motorcade was
 [2] the ambulance. The second car had Kenny
 [3] O'Donnell -
 [4] A: Yes, and McHugh.
 [5] Q: - and some other people.
 [6] A: And we were in the third car.
 [7] Q: And you were in the third car?
 [8] A: Yeah.
 [9] Q: Okay. And is that your best understanding
 [10] right now?
 [11] A: Yes. Now, here-all it says, the third
 [12] car in the motorcade. And I don't know what Jim
 [13] was thinking about, or whether he meant third car,
 [14] or that -
 [15] Actually, it was the third car. The
 [16] ambulance being the third car-I mean, the
 [17] ambulance being the first car. And the second and
 [18] third car.
 [19] I would-I would question this. "Prior to
 [20] SA Sibert calling the FBI -"
 [21] Q: Excuse me. Which page?
 [22] A: This is on page three.

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[1] "Prior to SA Sibert calling the FBI, did
[2] either of you..." et cetera, et cetera "...express
[3] an opinion as to whether the bullet wound in the
[4] back was a point of entry or a point of exit?"
[5] To my knowledge, they had never used the
[6] word "exit".
[7] And they say the answer, "We recall no
[8] such discussion."
[9] Yes, we did. It was discussed. And it
[10] was a point of entry. There was no discussion
[11] whatsoever, though, about being a point of exit.
[12] None.
[13] Q: So, now, if I understand what you're
[14] saying correctly-- Let me try and rephrase this,
[15] and please correct me if I'm wrong.
[16] A: Yes.
[17] Q: The way that this is worded on page three
[18] could be ambiguous.
[19] A: Yes, it could be. Very well.
[20] Q: Whereas, you were saying the presumption
[21] that you had during the autopsy itself is that
[22] everyone was assuming that it was a point of entry.

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[1] And, so, to the question that is being
[2] put: Did anyone say, "Is this a exit point?" You
[3] say that there's no such discussion. Meaning
[4] because everybody assumed that it was an entry
[5] wound.
[6] A: The only question was, where was the point
[7] of exit? Not whether it was a point of entry or
[8] exit. But where was the exit--if, in fact, it was
[9] entry. And they assumed it was entry.
[10] Q: Okay.
[11] A: Now, let me see. [Examining document.]
[12] All right. And this is correct here. But
[13] once again, this is ambiguous. This is on page
[14] number four, the second answer.
[15] When they say, "remarks voluntarily made
[16] by these individuals and were subsequently recorded
[17] by us from recollection." And it should have been
[18] "and notes", because we did take notes.
[19] And as I mentioned before, these were not
[20] formal interviews. That's correct.
[21] And that's correct, the next one.
[22] Yeah. I see that Kellerman did give an

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[1] explanation.
[2] Substantially correct.
[3] Q: Okay. Could you turn to page two of the
[4] exhibit? And we're still talking about Exhibit
[5] 153.
[6] A: Yes, sir.
[7] Q: Where it refers to the timing.
[8] A: Yes.
[9] Q: The time 7:17 p.m. sounds relatively
[10] specific as a time.
[11] A: Yes, it does.
[12] Q: Do you know what the basis was for your
[13] saying 7:17?
[14] A: Only the fact that we probably wrote it
[15] down somewhere.
[16] Q: As you are sitting here today, would you
[17] assume that the time of 7:17 is a reasonably
[18] accurate time for the beginning of the autopsy?
[19] A: Substantially correct.
[20] Q: Let me --
[21] A: Bear in mind now --
[22] Q: Let me say, the beginning of the

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[1] preparation for the autopsy.
[2] A: Yes. Bear in mind now, the plane did not
[3] land until about 6:05. And there was that time
[4] getting it down into the ambulance, and then going
[5] about 20, 25 miles an hour, something like that.
[6] So, that would be substantially correct.
[7] Q: And is it your assumption today that the
[8] time of approximately 8:15 for the beginning of the
[9] autopsy is --
[10] A: Yes. Because they were doing other
[11] things, such as waiting for the X-rays, waiting
[12] with Colonel Finck. In fact, I think I was very
[13] specific on that. And I think I said the first
[14] incision occurred at 8:15, or something of that
[15] particular vein. Correct.
[16] I don't recall when the autopsy ended, but
[17] I know it was after midnight. Long after midnight.
[18] I don't recall, on page two, the last
[19] paragraph--the last--the answer, the words
[20] "entirely possible". Humes was not saying it was
[21] possible. He said, "That explains it. It worked
[22] its way out through external cardiac massage."

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[1] He stated prior to that--and then he
[2] thought about it. In fact, I think I do have that
[3] in my report, if I'm not mistaken. He wound up by
[4] saying this was it. "That explains it. It worked
[5] its way out." And it was concurred with the other
[6] doctors.
[7] Q: Okay. Could we go back --
[8] A: Sure.
[9] Q: -- to Exhibit No. 151? I'd like to draw
[10] your attention--this is your 302 report--draw your
[11] attention to page two of that exhibit, where
[12] there's a reference to a Mr. Kellerman, Mr. Greer,
[13] and Mr. O'Leary --
[14] A: Bill O'Leary.
[15] Q: -- at the autopsy. Who's Mr. O'Leary?
[16] A: He's another Secret Service agent who came
[17] in to--for some particular reason. Either to give
[18] something to them, discuss something, or possibly
[19] to ask when, I think, it was going to be completed,
[20] or when it was going to start.
[21] Because I believe he was upstairs, if I'm
[22] not mistaken. And he brought down some information

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[1] from either Mrs. Kennedy or Mr. Kennedy. I believe
[2] that, now. I've never been asked that question
[3] before.
[4] Q: Did you ever talk to Mr. O'Leary?
[5] A: No. No, not to my knowledge.
[6] Q: Had you known Mr. O'Leary prior to
[7] November 22nd?
[8] A: No.
[9] Q: Did you ever see him after November 22nd?
[10] A: No. I wouldn't recognize him today if he
[11] walked in here.
[12] Q: Do you know of any other Secret Service
[13] agents who were around --
[14] A: Yes.
[15] Q: -- the hospital?
[16] A: Either Hill or Youngblood, one of them
[17] came into the room. And then there were some other
[18] agents that came in, who delivered the--the
[19] particular piece of --
[20] Q: Skull fragment?
[21] A: -- the skull fracture, yeah.
[22] Either Hill or Youngblood. Who was the

[1] one that jumped on top of Johnson?
 [2] Q: Youngblood.
 [3] A: Was that Youngblood? Then, it was Hill
 [4] who came into the room.
 [5] Q: Hill is the one who jumped on the back of
 [6] the limousine.
 [7] A: Yeah. Then, he would have been the one.
 [8] Clint Hill, yeah.
 [9] Q: Were you aware of any other Secret Service
 [10] agents providing security at Bethesda on the night
 [11] of the autopsy?
 [12] A: No, I wasn't directly aware of it. I
 [13] assumed that there were, but I was not directly
 [14] aware of it.
 [15] Q: So, you don't know the names of any other
 [16] Secret Service people at -
 [17] A: Not offhand.
 [18] Q: - the autopsy or in the hospital area?
 [19] A: If you mention some, it might jog my
 [20] memory. But I don't recall any specifically.
 [21] Q: Okay.
 [22] [Discussion off the record.]

[1] And I will read this for the record, and you can
 [2] read along with me in the first paragraph.
 [3] "I told SAC Shanklin that the Secret
 [4] Service had one of the bullets that struck
 [5] President Kennedy, and the other is -"
 [6] A: Wait a minute. I don't see that.
 [7] Whereabouts is that?
 [8] Oh, down here at the bottom. Oh, I
 [9] thought you were going to the top. I beg your
 [10] pardon.
 [11] Q: No. Let me take it from the beginning.
 [12] "I told SAC Shanklin -"
 [13] A: Right.
 [14] Q: "- that Secret Service had one of the
 [15] bullets that struck President Kennedy, and the
 [16] other is lodged behind the President's ear. And we
 [17] are arranging to get both of these."
 [18] Do you see the reference to the other
 [19] being lodged behind the President's ear?
 [20] A: I certain see that reference, yes.
 [21] Q: Did you ever hear anything about a bullet
 [22] being lodged behind President Kennedy's ear?

[1] THE WITNESS: I would like to make a
 [2] statement now.
 [3] I'm reviewing this airtel that Jim sent
 [4] down on 11/26/63. And I think it explains very-very
 [5] vividly what I've mentioned to you here, such
 [6] as:
 [7] "The interviews conducted at the Naval
 [8] Medical Center are not construed to be thorough
 [9] interviews with these individuals, inasmuch as the
 [10] primary purpose was to observe the autopsy and
 [11] secure bullets or fragments immediately thereafter
 [12] and transport them to the FBI laboratory."
 [13] That's a very concise and true statement.
 [14] They were not construed to be complete or thorough
 [15] interviews. So, you see some discrepancies in the
 [16] interviews of the 22nd and some on the 27th. As I
 [17] mentioned, we did not take full notes on the 22nd.
 [18] BY MR. GUNN:
 [19] Q: Mr. O'Neill -
 [20] A: Yes.
 [21] Q: - I'd like to show you a document marked
 [22] Exhibit No. 176. It appears, on its face, to be a

[1] A: Never.
 [2] Q: Did you ever tell anyone at the Bureau
 [3] that you had any information about a bullet being
 [4] lodged behind the President's ear?
 [5] A: Never.
 [6] Q: Mr. O'Neill, I would like to give you the
 [7] opportunity, if there's anything else that you
 [8] would like to add that you think would help clarify
 [9] the record related to the assassination or give any
 [10] additional recollections that you have.
 [11] A: Well, just very briefly, one or two very
 [12] small-well, not small things looking back.
 [13] But in the interview with Arlen Specter,
 [14] at no time does he say anything about the words
 [15] spoken by Kellerman on the 22nd or the 23rd-I
 [16] mean, on the 27th.
 [17] Regardless of the terminology, both of
 [18] them indicate that the President said something in
 [19] the back seat of that car. And that would have
 [20] been after the first shot. And there is nothing
 [21] whatsoever said about that in that particular 302
 [22] or in that particular statement which he made.

[1] memo, dated November 22nd, 1963, from Mr. Belmont
 [2] to Mr. Tolson.
 [3] Let me ask you first whether you
 [4] previously have seen that document?
 [5] A: No, I have not.
 [6] Q: I'm going to show you a document that is,
 [7] to our understanding, the original of the Exhibit
 [8] No. 176 that I have just shown you. Again, note
 [9] the date of November 22nd, 1963.
 [10] Let me also show you the stamps at the
 [11] back of this, to show when various offices in the
 [12] Bureau received that. The earliest date that I
 [13] have seen as being stamped on this, though I'm not
 [14] certain it is correct is -
 [15] A: November 23rd.
 [16] Q: - November 23rd at 5:00 p.m. So, whether
 [17] the date November 22nd is correct or not, I don't
 [18] know.
 [19] What I'd like you to do is to look to one
 [20] portion of -
 [21] A: The report.
 [22] Q: - this report on the first paragraph.

[1] Q: You're referring to Mr. Specter's summary
 [2] of the -
 [3] A: That is correct, yes. There's nothing.
 [4] And that-to me, that's an extremely important
 [5] point; that the President himself, after the first
 [6] shot, said something in the back of the car.
 [7] Q: And in what way do you regard that as
 [8] being significant?
 [9] A: Because the single-bullet theory is based
 [10] on that first bullet coming in the back and coming
 [11] out through the neck. And it would seem that if it
 [12] came out through the neck, that it would disturb
 [13] the vocal cords to a point where the President
 [14] could not have said something.
 [15] So, whether or not the President said, "My
 [16] God, I've been hit", or "I've been hit. Get to the
 [17] hospital", or something similar to that, Kellerman
 [18] did say, on both occasions- The terminology is
 [19] different, but he did say that he heard the
 [20] President in the back seat say something-the
 [21] President say something. "My God, I've been hit"
 [22] or "Get me to the hospital."

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[1] That, to me, would discount to a large
[2] extent the single-bullet theory as put forth by
[3] Mr. Specter. And he is the author, as I understand
[4] it, of the single-bullet theory.
[5] It would seem, to properly inform the
[6] members of the Warren Commission of the interview
[7] which we had with him, he would have set forth
[8] those particular statements.
[9] That's one thing.
[10] Q: Okay.
[11] A: The other situations, too, here with
[12] certain things that Shanklin said. I don't know
[13] where he heard that information; but, certainly, it
[14] never came from me, or it never came from Jim
[15] Sibert--or anything similar to that.
[16] And, once again, I must reiterate. As Jim
[17] has said in the airtel--going back to the 23rd, I
[18] believe it is--they were not formal interviews
[19] which we took. Thank God we took them, because a
[20] lot of the material which has been used in years
[21] past and the Warren Commission, too, is based on
[22] the information which we furnished.

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[1] I'm not sorry now that we destroyed our
[2] notes. I'm glad we did, because we were following
[3] Bureau procedures. But it would have been nice to
[4] have the total and complete notes here at the
[5] present time--looking back, of course. And I'm
[6] glad we're putting this on the record now.
[7] Would I have done anything differently or
[8] put it differently in paper? No. Anything which I
[9] said, and anything which Jim and I said together,
[10] was factual as we saw it and as it was given to us
[11] at that particular time. Time has not changed my
[12] mind, nor changed my opinion of what occurred that
[13] evening.
[14] And anything further you'd like to ask me,
[15] go right ahead.
[16] Q: Let me try one last question. We have
[17] heard statements by people who say that you have
[18] stated previously that there was a decoy ambulance
[19] or a chase ambulance.
[20] Have you ever told anyone that there was a
[21] decoy ambulance?
[22] A: I recall people asking me if there had

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[1] been a decoy ambulance, and I said I did hear
[2] something about an ambulance. But never that there
[3] had been a decoy ambulance, no. Not to my
[4] knowledge.
[5] Q: Okay.
[6] MR. GUNN: Okay. Well, I'd like to thank
[7] you very much for your time, and coming down and
[8] speaking with us. We appreciate it.
[9] THE WITNESS: Thank you.
[10] [Whereupon, at 3:40 p.m., the taking of
[11] the deposition concluded.]
[12] [Signature not waived.]
[13]
[14]
[15]
[16]
[17]
[18]
[19]
[20]
[21]

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[1] CERTIFICATE OF DEPONENT
[2]
[3] I have read the foregoing pages, which
[4] contain the correct transcript of the answers made
[5] by me to the questions therein recorded.
[6]
[7]
[8] Francis X. O'Neill, Jr.
[9]
[10]
[11]
[12]
[13]
[14] Subscribed and sworn to before me this
[15] _____ day of _____ 1997.
[16]
[17]
[18] Notary Public in and for
[19]
[20] My commission expires
[21]
[22]

Lawyer's Notes

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