Page 169	Page 17
ıı A: Yes.	[1] Number One". And this one would be "Air Force One"
Q: Now, earlier you described this as being-	[2] itself.
Perhaps I-As I recall, the word you used is	[3] Q: Okay. Any other possibility that you know
"mimeograph". Could you describe what the	[4] about what -
procedure was for creating this document?	[5] A: No.
A: Well, let me see. As I recall-and this	[6] Q: - might have been there?
is going back many long years-they would type it	A: Not at all.
up on a blue type of a sheet, and then put the	[8] Q: Could you turn to page three? And I'd
sheet on a mimeograph machine, and run it off that	[9] like to draw your attention to the sentence that
o) way.	[10] begins with the word "Arrangements were made", and
Q: So, the sheet would- Is it a sheet	[11] have you notice the space between the word "by" and
	"the U.S. Navy".
A. C. sabina similarea abas as I secali	[13] Do you have any recollection now as to
O. I. John oh a sum ammisea mould his disposity	[14] what was in that space?
	A: This was "Arrangements were made" for-
A PT I'm man	16 Oh, down here on the second line.
D	[17] Q: Yes, that's right.
	[18] A: No. No, I have not.
O my total about a should the hole	O C 11 I - I - a many form places and
,	[19] G: Could you look at page four, please, and [20] draw your attention to the very first line of that
	[20] thaw your attention to the very list line of that [21] page. "During the autopsy" –
	21) page. During the autopsy -
plastic sheet after the copies were made from it?	A: Space there.
Page 170	Page 17
A: Well, I've seen it done before in the	[1] Q: - then there's a space "inspection". Do
past, and I know they destroyed them. Now, I see	12 you have any recollection as to what went there?
no reason why they would have kept those plastic	[3] A: No, none.
sheets.	ы Q: Mr. O'Neill –
Q: So, it's not- If we have an original	5 A: Yes.
document that there are subsequent copies made of,	Q: - if you recall, during the autopsy,
it's that all of the documents that are made are	m there was a fragment that came from Dallas.
copies made from this mimeograph or plastic sheet;	[8] A: Yes.
is that correct?	[9] Q: Did the doctors attempt to locate where on
A. T 's are 's mould shot would that did	the cranium that fragment came from?
,	[11] A: Yes.
	[12] Q: And were they able to determine where the
save these mimeograph machine-I mean, mimeographed	[13] fragment came from?
	A: To the best of my recollection, they were.
of sheets, once they have been lotted to the	115 Q: And where was that?
oj unougu.	A: Back in this section of the head.
oj 4. 022).16 226 to 42 / 02	Q: You're pointing, once again, to the -
) Total portion of the year	[18] A: Yes.
7. 100.	[19] Q: - to the part behind the ear?
	A miles and a second of the complete microsoft
already identified as being either gaps in the	[20] A: There was a section of the cramium missing
words or spaces, and just ask you whether you	O. D. J. L : damaifu an aba back of the
recall what the words were that appeared in those	[22] Q: Did they identify, to the best of the
Page 171	
spaces.	11 recollection, the type of bone; that is, parietal
a A: Sure.	bone, occipital bone?
Q: If we could start on page one of the	A: They may have, but I don't specifically
document, there is a reference to Air Force One.	41 recall exactly what medical term they would use
document, diete b a teresence to im a con-	
A. Air Force Number One?	[5] for -
A: Air Force Number One?	[6] THE WITNESS: Can we go off the record for
A: Air Force Number One? [Discussion off the record.]	THE WITNESS: Can we go off the record for 7 a moment?
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay.	THE WITNESS: Can we go off the record for rain a moment? B. MR. GUNN: Okay.
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay.	THE WITNESS: Can we go off the record for re
A: Air Force Number One? [Discussion off the record.] [BY MR. GUNN: [CICK] [CIC	THE WITNESS: Can we go off the record for
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. Q: Okay, Air Force One. This is on the	THE WITNESS: Can we go off the record for ramoment? RI MR. GUNN: Okay. THE WITNESS: Very briefly. [10] [Discussion off the record.] [11] MR. GUNN: We can go back on the record.
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. Q: Okay, Air Force One. This is on the	THE WITNESS: Can we go off the record for record for record for record for record for record. BY MR. GUNN: Okay. THE WITNESS: Very briefly. Discussion off the record. MR. GUNN: We can go back on the record. BY MR. GUNN:
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. Q: Okay, Air Force One. This is on the signed page. So, the top of the page begins with, all "At approximately 3:00 p.m.", then the third line did down has "Air Force One".	THE WITNESS: Can we go off the record for ramoment? R MR. GUNN: Okay. P THE WITNESS: Very briefly. Discussion off the record. MR. GUNN: We can go back on the record. BY MR. GUNN: C BY MR. GUNN: C Mr. O'Neill, could you just repeat what
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. Q: Okay, Air Force One. This is on the signed page. So, the top of the page begins with, all "At approximately 3:00 p.m.", then the third line down has "Air Force One". Do you recall what was in the space where	THE WITNESS: Can we go off the record for ramoment? BI MR. GUNN: Okay. FI THE WITNESS: Very briefly. FI Discussion off the record. THE WITNESS: Very briefly. FI DISCUSSION OF THE PROPERTY OF THE PROPER
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. Q: Okay, Air Force One. This is on the signed page. So, the top of the page begins with, at approximately 3:00 p.m.", then the third line down has "Air Force One". Do you recall what was in the space where the word "One" now appears?	THE WITNESS: Can we go off the record for ramoment? MR. GUNN: Okay. THE WITNESS: Very briefly. Discussion off the record. MR. GUNN: We can go back on the record. MR. GUNN: We can go back on the record. BY MR. GUNN: Q: Mr. O'Neill, could you just repeat what record. A: Yes. At the time that these 302s were
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. O: Okay, Air Force One. This is on the signed page. So, the top of the page begins with, all approximately 3:00 p.m.", then the third line down has "Air Force One". Do you recall what was in the space where the word "One" now appears? A: Probably what was on the space on the	THE WITNESS: Can we go off the record for record? THE WITNESS: Can we go off the record for meaning means. MR. GUNN: Okay. THE WITNESS: Very briefly. THE WITNESS: Very briefly. THE WITNESS: Very briefly. THE WITNESS: Very briefly. THE WITNESS: Wery briefly. THE WITNESS: Wer
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. Q: Okay, Air Force One. This is on the signed page. So, the top of the page begins with, air Mataproximately 3:00 p.m.", then the third line down has "Air Force One". Do you recall what was in the space where the word "One" now appears? A: Probably what was on the space on the front page, which would be "Number" One.	THE WITNESS: Can we go off the record for ramoment? BY MR. GUNN: Okay. THE WITNESS: Very briefly. COME TO BY MR. GUNN: We can go back on the record. MR. GUNN: We can go back on the record. BY MR. GUNN: BY MR. GUNN: COME TO SUNN: COME TO S
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. O: Okay, Air Force One. This is on the signed page. So, the top of the page begins with, a' "At approximately 3:00 p.m.", then the third line down has "Air Force One". Do you recall what was in the space where the word "One" now appears? A: Probably what was on the space on the front page, which would be "Number" One. C: That would, presumably, take up even fewer	THE WITNESS: Can we go off the record for ramoment? MR. GUNN: Okay. THE WITNESS: Very briefly. [10] [Discussion off the record.] [11] MR. GUNN: We can go back on the record. BY MR. GUNN: [12] BY MR. GUNN: [13] Q: Mr. O'Neill, could you just repeat what record while we were off the record? [14] you said while we were off the record? [15] A: Yes. At the time that these 302s were record by both Sibert and myself, the Bureau record rand record record rand record record rand record record record rand record record record rand record recor
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. Q: Okay, Air Force One. This is on the signed page. So, the top of the page begins with, all "At approximately 3:00 p.m.", then the third line down has "Air Force One". Do you recall what was in the space where the word "One" now appears? A: Probably what was on the space on the front page, which would be "Number" One. Q: That would, presumably, take up even fewer spaces than the one. Whereas, we have extra	THE WITNESS: Can we go off the record for record? A moment? B MR. GUNN: Okay.
A: Air Force Number One? [Discussion off the record.] BY MR. GUNN: Q: Okay. A: Air Force One, okay. Q: Okay,Air Force One. This is on the signed page. So, the top of the page begins with, a "At approximately 3:00 p.m.", then the third line down has "Air Force One". Do you recall what was in the space where the word "One" now appears? A: Probably what was on the space on the front page, which would be "Number" One. Q: That would, presumably, take up even fewer	THE WITNESS: Can we go off the record for record a moment? BY MR. GUNN: Okay. THE WITNESS: Very briefly. THE WI

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Page 175
                                                                                                                            Page 178
  [1] spaces, et cetera, in there.
                                                                         A: Oh, it's in this one here.
       Q: We were just speaking a moment ago about
                                                                         Q: That's on page one of the ~
  B) the large fragment that came in from Dallas.
                                                                         A: This was probably influenced by the rumors
       A: Yes.
                                                                      which came out at the time that Mrs. Kennedy had
       Q: I'd like to draw your attention to page
                                                                      said something relative to that.
  [6] three of the report, to the paragraph that's the
                                                                         I can't explain it, other than to say that
  mext to the last paragraph, and the last sentence
                                                                    [7] I'm putting this down at the time. Maybe Kellerman
  (e) of that.
                                                                      changed his mind. I don't know whether he did not.
       A: "The next largest..."
                                                                    [9] It would seem that he did.
       Q: The sentence that begins-I'll just read
                                                                          Remember now, he had a period of time to
 [11] it for the record-"The next largest fragment
                                                                   [11] discuss this January-I mean, the November 27th
 12 appeared to be at the rear of the skull at the
                                                                   [12] interview with his-Jim Rowley, Gerry Behn, all of
 [13] juncture of the skull bone."
                                                                   [13] the other agents involved, Secret Service.
 [14]
       A: Yes.
                                                                          Now, why he said this at one time, and
       Q: Do you now recall what that is referring
                                                                   ns then said this at another time, I don't know. But
 [15]
 [16] to?
                                                                   [16] this-Once again, I have no reason to put
      A: No. I, quite frankly, cannot remember. I
                                                                   [17] something down on a particular piece of paper,
[17]
 [18] do know that this was the terminology given to us
                                                                   [18] unless they tell me what it was. He said this on
 [19] by the doctors.
                                                                   [19] the 22nd or the 23rd, whatever it might be -
      Q: Okay. Now, I'd like to ask you a general
                                                                          And once again, too, now, you have to
 pij question about the 302, and that is whether you now
                                                                   [21] remember this. This man is under tremendous
 recall any information that you think should have
                                                                   [22] stress. He really is. I don't know whether I put
                                                          Page 176
                                                                                                                            Page 179
 [1] been included in the 302 that was not included?
                                                                   [1] it down on the piece of paper or not. Maybe I did.
      A: Yes. Specifically, yes. I think that the
                                                                         But he-he had not even telephoned his
 302 should have included the conversation that I
                                                                   [3] wife. While we're interviewing him, this is the
 41 had with Roy Kellerman relative to the President
                                                                   [4] late evening. And there had been a rumor out-or a
 s saying, "My God, I've been hit."
                                                                   is report out that two Secret Service agents had been
       I don't know whether it was in this one,
                                                                   [6] killed. So, the man was under tremendous stress.
 [7] or in the one from the White House.
                                                                   77 That's the only explanation I can give.
      Q: I think that may be, in fact, in the
                                                                         I do know he was very specific here, in
 p document -
                                                                   [9] this one.
      A: [Examining document.] No. And looking
                                                                        Q: You're referring to the second interview?
                                                                   [10]
[11] back now, if I had read this quite specifically, I
                                                                        A: The 27th. That's correct, yes.
                                                                  [11]
[12] would have certainly corrected it at the time,
                                                                        Q: Did anyone -
                                                                  [12]
[13] because he told me exactly what I told you. He
                                                                        A: As a matter of fact-if you don't mind me
[14] said, "My God, I've been hit." Mr. Kellerman heard
                                                                  [14] just interrupting here-this is the very first time
ps Mr. Kennedy say, "My God, I've been hit."
                                                                  [15] I heard anybody not question, but bring this to my
       And then he went into the situation about
                                                                  ng particular attention; that he said one thing on one
[17] How he had been with him for a long period of time,
                                                                  [17] day, and one thing on another day.
[18] and he knew that he was the only person in the back
                                                                        Q: Why did you go back to Agent Kellerman and
[18] seat who spoke with a Boston accent.
                                                                      talk to him, and interview him again?
      Q: Did you enter-or did you speak with
                                                                        A: Because we felt that with more time, he
                                                                  1201
[21] Mr. Kellerman a few days later?
                                                                  [21] might be able to give us more information. This
      A: Yes, the 27th.
                                                                   122] was a very brief- Let me rephrase that. It's not
                                                         Page 177
                                                                                                                            Page 180
      Q: I'd like to show you a document we've
                                                                   [1] very brief, but under circumstances where we were
 previously identified as Exhibit 152, and ask you
                                                                   [2] not taking notes-or as many notes as we wanted to
   whether this is what you're now referring to? The
                                                                   By take in the presence of the person we're speaking
 (4) paragraph that is on page three.
                                                                   [4] to.
      A: Oh, I didn't realize I put it in there.
 [5]
                                                                         The second interview was a regular type of
 [6] Yes, specifically.
                                                                   [6] interview, where we took notes in his presence.
      Q: Okay. Is there any -
                                                                         "Well, Roy, now, did you say this?"
 D
                                                                   [7]
      A: Let me just review that, I didn't realize
                                                                         Bing, bing. Okay.
 [9] I put that on the report. Well, I'm glad I did, as
                                                                      We did not go down there with our original
[10] a matter of fact.
                                                                  [10] notes, because our original notes were already
       This, now-Stay on the record. Okay?
[11]
                                                                  [11] taken and destroyed. We went down there, though,
      Q: Yes.
[12]
                                                                  112) to get any additional information which he might
      A: This one here, which was on the 22nd -
[13]
                                                                  [13] have, and this is the information here.
      Q: You're now referring to Exhibit 151.
[14]
                                                                        Q: Did anyone ask you to go back to interview
      A: Yes, which is different from the one which
                                                                  [15] Agent Kellerman, or was that your own idea?
   was on the 27th.
                                                                        A: Oh, no, no. Mr. Hoover directed us, we go
                                                                  [16]
      Q: Which is Exhibit 152.
[17]
                                                                     back
                                                                  [17]
      A: Right. We might have- Let me see how we
                                                                       Q: Did he give you any instructions regarding
[18]
                                                                  [18]
   explain this. [Examining document.]
                                                                     particular points that you should raise?
[19]
                                                                  [19]
   Where did we see that section where he's
                                                                        A: None. None whatsoever.
[21] saying Mrs. Kennedy said something?
                                                                        Q: Why did you interview Agent Behn?
      Q: That's -
                                                                        A: Gerry Behn? Because Gerry Behn was the
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Page 181 [1] head of the White House detail. And Kellerman was A: For information purposes. only the-I don't want to say the junior head, but Q: I'd now like to turn to the interview that [3] only the assistant special agent in charge. 131 you had with Arlen Specter. What I'd like to do is We wanted to get the information directly [4] give you a copy of what we understand to be notes [5] from Gerry Behn as to the procedures which Secret [5] that Mr. Specter created after that interview, and [6] Service did have relative to the protection of the [6] have you take a look at them. President. First, let me show you the document we've Q: Why would that be done out of the [8] marked as Exhibit No. 154, which appears on its [9] Baltimore field office, rather than the m face to be dated March 12th, 1964, from Arlen A: Very good. [10] Specter to Mr. J. Lee Rankin. Q: - Washington field office? [11] So, the first question to you is, have you [11] A: There has always been a feeling of [12] previously seen this document? [13] contention there, because Washington field office A: No, I have not. [13] [14] was very jealous of their particular jurisdiction. Q: If you take a minute -[14] [15] And we were out of Baltimore field office. A: I didn't even know it existed. [15] The SAC in Baltimore called the-I mean Q: If you can take a moment-or as much time [16] [17] the SAC in Washington field called the SAC in 117 as you need-to read through that, and then let me [18] Baltimore, and discussed with him that if there [18] know whether you believe that it accurately (19) were any further investigation to be done in [19] summarizes the conversation that you had with [20] Washington, D.C., it would be done by FBI agents [20] Mr. Specter. [21] from the Washington field division. [21] A: [Examining document.] It's a lot of bull. Tully said, "Well, my men have already Q: Well -[22] Page 182 Page 185 [1] developed a rapport with the two special agents, A: Excuse the term. I-I beg your pardon. [2] and we're going to send them on back to be Q: Can you tell me what you're referring to [3] interviewed, because we got a call from Bureau 3 when you μ) headquarters now." A: Well, I just found here, "SA O'Neill and So, the SAC in WFO then called the Bureau. [5] Sibert advised that they did not recall any [5] And the Bureau supervisor over there, evidently, is discussion of the theory that the bullet might have [7] decided, "Well, this is the type of a problem-We n been forced out by external cardiac massage until [8] should give it to Mr. Hoover." (8) after Sibert reported the finding of the bullet on (9) the stretcher." [Examining document.] So, Hoover got all the facts and said, [10] "We'll send the two agents back from Baltimore. [10] MR. GUNN: Can we go off the record for a [11] Since they've already started this, let them finish [11] second? [12] it." Or words to that effect. THE WITNESS: Please. Q: You said that you did not receive any [13] [Discussion off the record.] [14] particular directions on what to ask Kellerman. [14] THE WITNESS: I find that this-well, [15] Did you receive any directions on what to ask [15] number one, it's very poorly worded, to begin with. [16] either Greer or Behn? 1161 Number two, there would have been no A: No. But the word came from FBI [17] reason whatsoever for the surgeons to discuss the. [18] headquarters that this was taken under very, very [18] bullet working its way out through external cardiac [19] trying circumstances, and to go back to see if [19] massage, until such time as they found that there poj there's anything additional which they would want was a bullet on a stretcher in Dallas. [21] to furnish to us after they had a chance to So, when we come down here, "...advised pz recollect. pay that he is sure that his notes would not have shown Page 183 Page 186 And, also, for my-Well, I don't want to [1] when the Doctors expressed the thought"-of course, [2] say for my own personal reason. But we wanted to z they did-"that they bullet might have been forced [3] find out where the Vice President was; what he was [3] out by external heart massage, in relation to the [4] doing; how did the Air Force get both of them to my time that they learned of... [5] come off a plane together, or something similar to Q: Could -[5] [6] that. A: This is-I'm sorry-disturbing. We wanted to find out the procedure in Q: Let's go back. What I'd really like you (8) taking the presidential car up, which we found out [8] to do-if you could identify what it is that you [9] came from Air Force Two, et cetera, and all that. [9] find to be inaccurate in this. Q: Why was it that you wanted to understand A: All right. [11] that? Q: When you go back and then start reading [11] A: For information purposes, to make the [12] it, it becomes confusing as to whether you're [12] [13] report as complete as possible, or in case anybody [13] saying it in the deposition or whether you're [14] reading something. [14] did ask a question. "Well, wait a minute. Where was the [15] Let's try it this way, if we -[16] Vice President? What's the Vice President doing A: Okay. [16] Q: Can go back and start from the beginning. A: "SA -" [17] when he was down in Dallas"-I mean, "when he's [17] [18] over in Fort Worth? What's he doing, meeting the [18] Q: Let's take the first large paragraph. So, the paragraph beginning: "Special Agents O'Neill [19] President over here now up in Dallas? How did he [20] get there?" Well, this would explain how he got there. [21] and Sibert... Q: Okay. A: "...advised -"

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Page 187
         Q: Is there anything in that paragraph that
                                                                                                                                    Page 190
                                                                                All right, now. "...advised that they did
    [2] you find to be inaccurate?
                                                                         [2] not recall any discussion of the theory that the
        A: This is the first one.
                                                                         [3] bullet..." There was no theory, to my knowledge,
    [4] Yes, I- The words "substantial efforts"
    [5] to determine if there was a missile in the
                                                                              Q: So, what would be a more correct way of
   [6] President's-Kennedy's body.
                                                                         (6) stating that?
          As I specifically recall it, there was not
                                                                              A: Well, I would not have written what he
   [8] a substantial effort. The effort was made by
                                                                         [8] said to begin with. But it'd be: SA O'Neill and
   [9] probing. Now, if they want to term that as a
                                                                         m Sibert advised that they did not recall any
  [10] "substantial effort", then, that's what they did.
                                                                        [10] discussion of the "fact", rather than "theory".
          They did not review any X-rays, to my
                                                                              Q: Let's try it this way. What did you tell
  [12] knowledge, at that time. I don't know whether they
                                                                        [12] Senator Specter in this regard?
  [13] subsequent did.
                                                                              A: We told specifically what Jim-what the
                                                                       [13]
         But this was the-As far as they was
  [14]
                                                                        [14] doctor said. The doctor said-after he heard that
  [15] concerned-And I don't know whether it was
                                                                       [15] there was a bullet found on the stretcher in
  [16] substantial or not. But this is what I object to
                                                                       [16] Dallas-that it was apparent and quite evident that
  [17] there, where they say a "substantial"-that
                                                                       [17] the bullet worked its way out through external
  [18] particular word there.
                                                                       [15] cardiac massage in Dallas.
        Q: Okay. If we could go to the next
                                                                       [19]
                                                                             Q: Okay.
  20 paragraph -
                                                                              A: Specifically. In fact, two or three times
        A: Wait a minute.
  [21]
                                                                       [21] we used it to emphasize what we said.
        Q: Oh.
  [22]
                                                                               "SA...advised that he made no notes during
                                                              Page 188
                                                                                                                                   Page 191
       A: [Examining document.] No, I don't recall
                                                                        [1] the autopsy." Now, that's not true. Jim did make
   [2] ever saying that. They say Coombs (sic)- Excuse
                                                                        [2] notes during the autopsy, and so did I.
   [3] me. "...Commander Humes and Lieutenant Colonel
                                                                              [Examining document.] I'm talking to
  [4] Finck that the bullet -
                                                                        (4) myself now. Maybe I shouldn't be.
        COURT REPORTER: Sir. Sir, would -
                                                                              This. "SA O'Neill advised that he is sure
       THE WITNESS: This is something which I
                                                                        is that his notes would not have shown when the
  [7] disagree with; right. Put it that way.
                                                                        71 Doctors expressed the thought..." They didn't say
                              BY MR. GUNN:
                                                                        m they "thought".
       Q: Okay. What we-what I'd like to do is get
                                                                       Specifically, he says that this is fact the when he says, "Well, it's quite evident that the bullet worked its way through..." No. They never
 [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.
                                                                       12 said they "thought" it might have worked its way
       A: Yes, it certainly is. I'm sorry.
                                                                       [13] out through external cardiac massage. Okay.
       Q: Just-What is the statement that you
                                                                             Q: In other words, you would have told Arlen
 [15] understand Mr. Specter to be making in the first -
                                                                       115] Specter that the doctors firmly believed that the
       A: Well, we're still in the first paragraph
 [16]
                                                                       [16] bullet had worked its way out during cardiac
 [17] here.
                                                                       [17] massage?
       Q: Still in the first large paragraph.
                                                                            A: Yes. Now, bear in mind, also, that this
                                                                       [18]
       A: All right. This section here, wherein
                                                                       [19] whole situation with talk about external cardiac
 [20] Mr. Specter says, "They stated that the opinion was
                                                                       pol massage was taking place not at the beginning, not
 [21] expressed by Commander Humes and Lieutenant Colonel
                                                                      [21] in the middle, but towards the end of the autopsy
 [22] Finck that the bullet might have been forced out of
                                                                       122] itself. And that they were very interested to know
                                                             Page 189
                                                                                                                                  Page 192
 [1] the back of the President's body upon application
                                                                       [1] what that wound was in the back. And this is the
 [2] of external heart massage."
                                                                       [2] only explanation which they had.
       I do not recall that ever taking place,
                                                                             Now, I don't have any knowledge whatsoever
 (4) until such time as after Jim had come back and said
                                                                       ы what he's talking about here, interviewing
 [5] that there was a bullet found on a stretcher in
                                                                       [5] Kellerman and Greer, "...on the portions of the FBI
 [5] Dallas. All right?
                                                                       [6] report which Kellerman and Greer repudiated." I
      Q: Okay.
                                                                       [7] don't know what he's talking about there.
      A: "They stated this theory was advanced..."
                                                                             Does that say in the next section?
 [9] Wait a minute. [Examining document.]
                                                                            Q: No.
[10] Q: Okay. With the sentence that begins "They stated that..." through the end of the paragraph,
                                                                            A: That last section-I mean, this section is
                                                                      [11] quite right.
[12] is there anything else that you disagree with?
                                                                            Q: Which section is quite right?
                                                                      [12]
      A: No, that sounds pretty good to me. "They
                                                                     [13] A: "...stated that they interviewed Kellerman
[14] and Greer formally on November 27th..."That was
[14] stated this theory was advanced after SA Sibert
[15] called the FBI laboratory..."
                                                                      (15) quite true.
       I disagree with the words "may have"
                                                                            Remember when I said that they-we weren't
107 worked its way out. They did not- In fact, Humes
[18] was the one who specifically that, "That explains
                                                                     taking notes in the open. This was something which
                                                                     [18] was on the spur of the moment we were doing.
[19] it. The bullet worked its way out through external
                                                                              ...that he is certain that he had a
201 cardiac message." I think we have that in our
                                                                     [20] verbatim note on Kellerman's statement that the
[21] report. It was not "may have", "could have",
                                                                     [21] President said, 'Get me to the hospital' and
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Page 193	Page 196
[1] "O'Neill stated that he is certain that	[1] And I said something to the effect, you
p he has-he had a verbatim note on Kellerman's	[2] know, "That was a very juvenile thing to do," or
[3] statement that the President said, 'Get me to the	[3] something in that particular vein. And you can put
(4) hospital'"	(4) that in the-on the record.
[5] And we never said, "Get me to the	[5] He was not the type- He was not the type
(6) hospital." He said just what I said he said.	6 of agent that I would have hired, if I was a-or
And then Mrs. Kennedy said, "Oh, no."	77 the type of investigator that I would have hired if
[8] You know what he did? This son of a gun.	[8] I was-had the authority to pick people for the
[9] He went through my first notes in the first	p investigation with the Warren Commission.
[10] paragraph-I mean, the first 302, and extrapolated	[10] Q: Would it be fair to say that you thought
[11] from that and forgot everything which was in the	[11] that he was mischaracterizing the sense of what you
[12] second interview of Kellerman.	[12] were telling him?
[13] Q: When you say "he", you're -	[13] A: Without a doubt.
[14] A: Meaning -	[14] Q: And what is the principal way in which he-you
[15] Q: - referring to Mr. Specter?	[15] understand him to be attempting to
[16] A: Mr. Specter.	
"those were direct quotes from	[16] mischaracterize what you have said?
[16] Kellerman because O'Neill used quotation marks in	A: Well, I think one of the things he's doing
was his separate "T dida's was guardian mada in mus	[18] here is to try to say that we did not specifically
[19] his report" I didn't use quotation marks in my	[19] recall certain things during the first interview;
por report; did I? No, I don't see-I don't recall any	[20] wherein, the second interview, we did.
pi) quotation marks in those reports.	[21] I think he's trying to characterize both
No, I can't agree with this paragraph	[22] Jim and I as individuals who were not thorough in
Page 194	Page 197
(1) which extends on to page two, because I explained	[1] our investigation or thorough in our interviews and
[2] to you what I thought the reasons were. And there-where	[2] reporting our interviews.
B) there's a difference in the-what he said	And I think he's taking certain things
(4) one day, and said another day.	[4] said out of context, quite frankly. Specifically,
[5] [Examining document.] All right. They	[5] down here. I'm sure that Jim had made notes,
[6] were, then.	[6] because we did compare notes. So, Jim had-did
Q: Quotation marks around what -	[7] make notes. I did, too. But we took more when we
18) A: "Get me -"	[6] went back, interviewing the two gentlemen in the
[9] Q: - Mr. Kellerman said.	m White House.
A: Let me see. "He observed the President	
	[10] That was- Oh, here. Wait a minute on [11] this one. [Examining document.]
12] hospital." Okay.	
	[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
- A. O	[16] informal one"
	177 I think we were very specific with what we
사이트 아이들은 아이들은 아이들은 사람들은 아이들은 아이들은 아이들은 사이들에 아이들은 아이들은 아이들은 아이들이 아이들이 아이들이 아이들이 아이들이	[18] told the gentleman. In fact, I not only think, I
19] a very weasel-words type of individual, with the	[19] know we were very specific with what we told him.
of way he conjects various things and puts things into	[20] It wasn't "probably", or "I think so", or something
	[21] like that.
2] I'll tell you, also, since we're on the	[22] And, also- Let me see. He only
Page 195	Page 198
n) record, that he was a second lieutenant or a first	[1] interviewed us for about 45 minutes. I don't even
21 lieutenant in OSI, and gave me the impression and	[2] recall it being that long.
g gave Jim the impression that he was quite an	[3] This whole second paragraph from "SA
4) investigator. I think I specifically asked him	[4] O'Neill and Sibert" down to the point where
s something about how many investigations he	[5] "a bullet on the stretcher" is so-so-
is conducted-or words to that effect. And it was	How can I give you the word here?
7) none.	7] - written in such a way that nobody knows
There was something else, too. I don't	[8] exactly what was going on there. They didn't know,
sy know whether Jim told you this or not. When we	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?
4] I'll pull that same stunt myself with	[14] A: "Sibert advised that he made no notes
s witnesses, thinking that the two of them might say	us during the autopsy." That's false.
something when they came back-you know, when they	[16] And O'Neill advised "he made only a few
	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.
S CANTAGE IN THE SECOND SECON	[21] I don't know what's "few" or not. He
2] for being out or not.	[22] might be characterizing a few notes as a page.

-					
	Р	age 199			Page 202
	That's-Boy, what a weasel word. He hasn't		[A: He never specifically said that, but it is	250
- 33	changed; has he?		12	our general understanding, since Bureau supervisors	
[3				those years took very little thing on themselves,	
	"Mr. O'Neill advised thathis notes would not		14	and they always pushed it on up forward. So, we	
[5	have shown when the Doctors expressed the though	Ċ	[5	were 100 percent positive-"Well, I won't touch the	
[6	that the bullet might have been forced out"		[6	question"-he was going to pass the buck on up the	
[7			17	line.	
[8	wrong, where he said "might have been forced out".		[8]	Q: But you did not know for certain that he	
[a	My notes did show when they said that specific		[9	had, in fact, recorded that until today; is that	
[10	thing. That was right after Jim came back.			correct?	
[11	THE WITNESS: Would it be possible to have		[11	A: I had heard in years past that he did	
[12	a copy of this?			write a memorandum. I never saw it until this	
[13	MR. HORNE: Sure. I have it all ready for			moment.	
[14]	you.		[14		
[15]	TIP 1/1971 FOR A			through the memorandum marked Exhibit 153?	
[16]			[16		
000000	the-yeah.		1.		
[18]			[17]	this memoradum that any core as a service ha	
	show you today, we'd be happy to give you copies			this memorandum that appears to you to be	
	of.			substantially incorrect?	
50. 5			[20]		
[21]			[21]	substantially incorrect. There are some things	
[22]			[22]	which could be further elaborated on, but not	
2	Pa All states No. 700 1	ige 200		F	age 203
[1]			[1]	substantially incorrect.	
			[2]		
[3]	certain terms, but I shan't. I won't dignify it.		[3]	course of reading that you would like to correct in	
[4]				Exhibit 153?	
[5]	purports to summarize that interview that you had	ý	[5]	A: Correct 23-33 years later?	
[6]	with Mr. Specter. Let me hand you a document		[6]		
[7]			D		
				or something similar to that.	
[9]			[9]	Possibly, the fact that we were in the	
[10]	And my question to you, first, will be,			third car of the motorcade. I thought it was the	
	have you seen previously the document?		[10]	second. Probably the third. I don't know at this	
[12]		8	[11]	date. I still think it was the second, but it	
[13]	• •• • • • • • • • • • • • • • • • • •			could have been the third.	
1 25	through that.		[14]	Q: How would that be counting it? Two cars	
15]	* A			back from the ambulance?	
16]	Q: Let me ask some questions for you.	- 1		A: Well, no. It was including the ambulance.	
17]	A: I'm just trying to think of who actually		[16]	See wire didn't include the embulance and an arms in	
	dictated this. As I mentioned, this did not come-		[17]	See, we didn't include the ambulance when we put it	
191	Ah, there I see. Yeah, Jim Malley. Okay.	- 1	[10]	down. But if this was the third car in the	
20]	Q: Was there anyone else with you and		[1a]	motorcade, that would include the ambulance. So, I	
	Mr. Sibert in the interview with Arlen Specter?	- 1		think that could be more specific.	
22]	A: No.		[21]	Q: Earlier in your deposition today, I recall	
			[22]	that you said-and please correct me if I'm	
[1]	Q: What did you do after the interview with	ge 201			age 204
	Arien Specter?	1	[1]	incorrect-that the first car in the motorcade was	
3]	A: Well, I-We came out of the interview	- 1		the ambulance. The second car had Kenny	
	room, and we made some discussion as to what a-for		7.7	O'Donnell -	
71	want of a better word-farce it was.		[4]	A: Yes, and McHugh.	
	[Discussion off the record.]		[5]	Q: - and some other people.	
6] 71		- 1	[6]	A: And we were in the third car.	
	BY MR. GUNN:		N	Q: And you were in the third car?	
8]	Q: That is, you're referring to the-that it		[8]	A: Yeah.	
ol ol	was a farce-the interview that Mr. Specter		[9]	Q: Okay. And is that your best understanding	
	conducted?			right now?	
	A: Yes. That is correct, yes.		[11]	A: Yes. Now, here-all it says, the third	
		10	12]	car in the motorcade. And I don't know what Jim	
2]	Q: And did you tell Mr. Malley that?		13]	was thinking about, or whether he meant third car,	
2] 3]	A: Not in so many words, no. But I think he	Į.			
2] 3] 4]	A: Not in so many words, no. But I think he got the general feeling. I think the very first	1	14]	or that -	
2] 3] 4] [5] 1	A: Not in so many words, no. But I think he got the general feeling. I think the very first thing he said, "How did it go?"	1	14]	Actually, it was the third car. The	
[2] [3] [4] [5] [6]	A: Not in so many words, no. But I think he got the general feeling. I think the very first thing he said, "How did it go?" And we both said, "Fine, for what it was."	1	14] 15] 16] :	Actually, it was the third car. The ambulance being the third car-I mean, the	
2] 3] 4] 5] 6] 7]	A: Not in so many words, no. But I think he got the general feeling. I think the very first thing he said, "How did it go?" And we both said, "Fine, for what it was," you know, or something or other. "Whatever it was."	1	14] 15] 16] :	Actually, it was the third car. The ambulance being the third car-I mean, the ambulance being the first car. And the second and	
12] 13] 14] 15] 16] 17] 18]	A: Not in so many words, no. But I think he got the general feeling. I think the very first thing he said, "How did it go?" And we both said, "Fine, for what it was," you know, or something or other. "Whatever it was, it went fine." But, no, we didn't specifically say	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	14] 15] 16] : 17] : 18] 1	Actually, it was the third car. The ambulance being the third car-I mean, the ambulance being the first car. And the second and third car.	
5 1 6 7 7 8 1 9 1	A: Not in so many words, no. But I think he got the general feeling. I think the very first thing he said, "How did it go?" And we both said, "Fine, for what it was," you know, or something or other. "Whatever it was, it went fine." But, no, we didn't specifically say that to Malley. Q: Did Mr. Malley- Did you understand that	1 1 1 1 1	14] 15] 16] : 17] : 18] 1	Actually, it was the third car. The ambulance being the third car-I mean, the ambulance being the first car. And the second and third car. I would-I would question this. "Prior to	
2] 3] 4] 5] 6] 7] 8] 10 9]	A: Not in so many words, no. But I think he got the general feeling. I think the very first thing he said, "How did it go?" And we both said, "Fine, for what it was," you know, or something or other. "Whatever it was, it went fine." But, no, we didn't specifically say	1 1 1 1 1 1	14] 15] 16] : 17] : 18] 1	Actually, it was the third car. The ambulance being the third car-I mean, the ambulance being the first car. And the second and third car.	

Page 2	05 Page 208
"Prior to SA Sibert calling the FBI, did	[1] preparation for the autopsy.
either of you" et cetera, et cetera "express	[2] A: Yes. Bear in mind now, the plane did not
[3] an opinion as to whether the bullet wound in the	[3] land until about 6:05. And there was that time
[4] back was a point of entry or a point of exit?"	[4] getting it down into the ambulance, and then going
To my knowledge, they had never used the word "exit".	[5] about 20, 25 miles an hour, something like that.
	[6] So, that would be substantially correct.
And they say the answer, "We recall no	7 Q: And is it your assumption today that the
(8) such discussion."	(8) time of approximately 8:15 for the beginning of the
[9] Yes, we did. It was discussed. And it	g autopsy is –
[10] was a point of entry. There was no discussion	[10] A: Yes. Because they were doing other
(11) whatsoever, though, about being a point of exit.	[11] things, such as waiting for the X-rays, waiting
[12] None.	[12] with Colonel Finck. In fact, I think I was very
[13] Q: So, now, if I understand what you're	[13] specific on that. And I think I said the first
[14] saying correctly- Let me try and rephrase this,	[14] incision occurred at 8:15, or something of that
1151 and please correct me if I'm wrong.	[15] particular vein. Correct.
ng A: Yes.	[16] I don't recall when the autopsy ended, but
[17] Q: The way that this is worded on page three	[17] I know it was after midnight. Long after midnight.
ng could be ambiguous.	[18] I don't recall, on page two, the last
[19] A: Yes, it could be. Very well.	[19] paragraph—the last—the answer, the words
20 Q: Whereas, you were saying the presumption	[20] "entirely possible". Humes was not saying it was
211 that you had during the autopsy itself is that	[21] possible. He said, "That explains it. It worked
everyone was assuming that it was a point of entry.	
	its way out through external cardiac massage."
Page 20	1 490 200
[1] And, so, to the question that is being	[1] He stated prior to that-and then he
[2] put: Did anyone say, "Is this a exit point?" You	[2] thought about it. In fact, I think I do have that
[3] say that there's no such discussion. Meaning	[3] in my report, if I'm not mistaken. He wound up by
4) because everybody assumed that it was an entry	[4] saying this was it. "That explains it. It worked
s wound.	[5] its way out." And it was concurred with the other
[6] A: The only question was, where was the point	[6] doctors.
of exit? Not whether it was a point of entry or	77 Q: Okay. Could we go back -
[8] exit. But where was the exit-if, in fact, it was	[8] A: Sure.
[9] entry. And they assumed it was entry.	[9] Q: - to Exhibit No. 151? I'd like to draw
[10] Q: Okay.	[10] your attention-this is your 302 report-draw your
A: Now, let me see. [Examining document.]	[11] attention to page two of that exhibit, where
All right. And this is correct here. But	[12] there's a reference to a Mr. Kellerman, Mr. Greer,
once again, this is ambiguous. This is on page	[13] and Mr. O'Leary -
number four, the second answer.	[14] A: Bill O'Leary.
When they say, "remarks voluntarily made	[15] Q: - at the autopsy. Who's Mr. O'Leary?
by these individuals and were subsequently recorded	[16] A: He's another Secret Service agent who came
by us from recollection." And it should have been	[17] in to-for some particular reason. Either to give
18] "and notes", because we did take notes.	[18] something to them, discuss something, or possibly
And as I mentioned before, these were not	
20] formal interviews. That's correct.	[19] to ask when, I think, it was going to be completed,
21] And that's correct, the next one.	[20] or when it was going to start.
27 Yeah. I see that Kellerman did give an	[21] Because I believe he was upstairs, if I'm
	pz not mistaken. And he brought down some information
Page 207	
[1] explanation.	[1] from either Mrs. Kennedy or Mr. Kennedy. I believe
Substantially correct.	z that, now. I've never been asked that question
Q: Okay. Could you turn to page two of the	B) before.
[4] exhibit? And we're still talking about Exhibit	ы Q: Did you ever talk to Mr. O'Leary?
is 153.	[5] A: No. No, not to my knowledge.
[6] A: Yes, sir.	[6] Q: Had you known Mr. O'Leary prior to
Q: Where it refers to the timing.	n November 22nd?
[8] · A: Yes.	[8] A: No.
Q: The time 7:17 p.m. sounds relatively	Q: Did you ever see him after November 22nd?
og specific as a time.	[10] A: No. I wouldn't recognize him today if he
A: Yes, it does.	[11] walked in here.
2) Q: Do you know what the basis was for your	[12] Q: Do you know of any other Secret Service
3) saying 7:17?	[13] agents who were around -
A: Only the fact that we probably wrote it	[14] A: Yes.
s down somewhere.	[15] Q: - the hospital?
q: As you are sitting here today, would you	(16) A: Either Hill or Youngblood, one of them
7 assume that the time of 7:17 is a reasonably	[17] came into the room. And then there were some other
a accurate time for the beginning of the autopsy?	[18] agents that came in, who delivered the-the
9) A: Substantially correct.	[19] particular piece of -
oj Q: Let me –	[20] Q: Skull fragment?
A: Bear in mind now -	[21] A: - the skull fracture, yeah.
2 Q: Let me say, the beginning of the	22] Either Hill or Youngblood. Who was the

Page 211 [1] one that jumped on top of Johnson? Q: Youngblood. A: Was that Youngblood? Then, it was Hill who came into the room. Q: Hill is the one who jumped on the back of [6] the limousine. A: Yeah. Then, he would have been the one. (8) Clint Hill, yeah. Q: Were you aware of any other Secret Service [10] agents providing security at Bethesda on the night [11] of the autopsy? A: No, I wasn't directly aware of it. I [13] assumed that there were, but I was not directly [14] aware of it. Q: So, you don't know the names of any other [16] Secret Service people at -A: Not offhand. [17] Q: - the autopsy or in the hospital area? [18] A: If you mention some, it might jog my poj memory. But I don't recall any specifically. Q: Okay. [21] [22] [Discussion off the record.] Page 212 THE WITNESS: I would like to make a [2] statement now. I'm reviewing this airtel that Jim sent 41 down on 11/26/63. And I think it explains very-very

[5] vividly what I've mentioned to you here, such 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. 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. BY MR. GUNN: [18] Q: Mr. O'Neill -[19]

A: Yes. [20]

Q: - I'd like to show you a document marked [22] Exhibit No. 176. It appears, on its face, to be a

[1] memo, dated November 22nd, 1963, from Mr. Belmont [2] to Mr. Tolson. Let me ask you first whether you [4] previously have seen that document? A: No, I have not. 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 my 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 -A: November 23rd. [15] Q: - November 23rd at 5:00 p.m. So, whether [16] 117 the date November 22nd is correct or not, I don't [18] know.

What I'd like you to do is to look to one [19] [20] portion of -A: The report. [21] Q: - this report on the first paragraph.

(1) And I will read this for the record, and you can read along with me in the first paragraph.

"I told SAC Shanklin that the Secret [4] Service had one of the bullets that struck (5) President Kennedy, and the other is -"

A: Wait a minute. I don't see that.

(7) Whereabouts is that?

Oh, down here at the bottom, Oh, I [9] thought you were going to the top. I beg your [10] pardon.

Q: No. Let me take it from the beginning. [11]

"I told SAC Shanklin -" [12]

A: Right. [13]

Q: "- that Secret Service had one of the [15] bullets that struck President Kennedy, and the 1151 other is lodged behind the President's ear. And we [17] are arranging to get both of these." Do you see the reference to the other

[19] being lodged behind the President's ear? A: I certain see that reference, yes.

Q: Did you ever hear anything about a bullet per being lodged behind President Kennedy's ear?

Page 215

Page 216

Page 214

A: Never

Q: Did you ever tell anyone at the Bureau B) that you had any information about a bullet being 4) lodged behind the President's ear?

A: Never.

[5] Q: Mr. O'Neill, I would like to give you the m 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 119 additional recollections that you have.

A: Well, just very briefly, one or two very [12] small-well, not small things looking back. But in the interview with Arlen Specter,

14 at no time does he say anything about the words 115] spoken by Kellerman on the 22nd or the 23rd-I [16] mean, on the 27th.

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.

Q: You're referring to Mr. Specter's summary 四 of the -

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 is shot, said something in the back of the car.

Q: And in what way do you regard that as (8) being significant?

A: Because the single-bullet theory is based 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
[15] 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."

		Page 217			Page 220
[1	That, to me, would discount to a large	•	10	CERTIFICATE OF DEPONENT	rage 220
E	extent the single-bullet theory as put forth by		[2		
[3	Mr. Specter. And he is the author, as I understand		[3	I have read the foregoing pages, which	
14	it, of the single-bullet theory.		[4	contain the correct transcript of the answers made	
[5			[5	by me to the questions therein recorded.	
	members of the Warren Commission of the interview		[6	•	
Į,	which we had with him, he would have set forth	~	17		
1/			[8]		
[8			[8		
[a			[10		
[10			[11]		
[11			[12		
[12	certain things that Shanklin said. I don't know		[13]		
[13]			[14]		
[14]			[15]		
[15]	Sibert-or anything similar to that.		[16]		
[16]	가는 사람들이 있다면 하는데 이번 가는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하		[17]		
[17]	has said in the airtel-going back to the 23rd, I		[18]		
	believe it is-they were not formal interviews		[19]		
[10]	which we took. Thank God we took them, because a		[20]	SERVICE AND AND THE SERVICE AND A STREET AND	
	lot of the material which has been used in years	5		My commission expires	
			[22]		
[21]	past and the Warren Commission, too, is based on				
[22]	the information which we furnished.		-		
	9430 SE 69 SE60	Page 218			
[1]	I'm not sorry now that we destroyed our				
[2]	notes. I'm glad we did, because we were following				
	Bureau procedures. But it would have been nice to			7	
[4]	have the total and complete notes here at the				
	present time-looking back, of course, And I'm				
	glad we're putting this on the record now.				
[7]					
	put it differently in paper? No. Anything which I			a•9	
[3]	said, and anything which jun and I said together,	ž.	l	-	
	was factual as we saw it and as it was given to us				
	at that particular time. Time has not changed my	. 1			
	mind, nor changed my opinion of what occurred that	t			
[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				
	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				
		Page 219			
m	been a decoy ambulance, and I said I did hear				
	something about an ambulance. But never that there				
	had been a decoy ambulance, no. Not to my	ì			
[41	knowledge.	1			
[5]	Q: Okay.				
3250	MR. GUNN: Okay. Well, I'd like to thank				
[6]	you very much for your time, and coming down and				
	speaking with us. We appreciate it.	1			
[9]	THE WITNESS: Thank you.				
	[Whereupon, at 3:40 p.m., the taking of	- 1			
	the deposition concluded.]	- 1			
3000000	[Signature not waived.]	1			
[13]		1			
[14]		ı			
[15]		1			
[16]		- 1			
[17]		- 1			
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0

07 123:9

1

1 80:22; 102:22; 103:12, 18; 104:13, 20; 146:13 10 7:12; 57:2; 67:12; 120:1; 125:8; 198:20 100 157:19; 202:5 10th 102:8; 110:13, 22 11/23/63 21:9; 122:1 11/26/63 212-4 12 67-12 124-10063-10184 167:12 12:15 40:9; 136:9 12th 184:9 149 21:7, 9, 12; 22:5; 120:17 15 19:1; 57:2; 198:20 151 21:22; 23:18; 64:3; 97:15; 98:13; 167:7; 177:14; 209:9 151-again 119:15 152 23:13, 20; 25:21; 39:12; 177:2, 17 153 200:7; 202:15; 203:4; 207:5 154 184:8 156 38:10 159 112:5; 114:9 159-where 112:20 16 19:1 16th 112:13, 14, 15 176 212:22; 213:8 17th 54:7 189 6:3, 7, 10 18th 102:11 19-January 16:13 19-well 16:14 1954-December 16:2 1957 16:14 1963 3:17; 7:3; 11:17; 19:19; 38:12; 40:1; 46:20; 213:1,9 1964 14:4, 6; 184:9 1970-some-odd 10:9 1971 5:21; 18:8 1977 14:7; 111:4; 112:16 1978 102:9; 109:12; 110:14; 111:1; 126:20; 160:8 1992 4:8; 8:5 19th 54:7 1:00 40:4; 136:9; 137:4 1:10 137:4 1:45 40:10

2

2 84:13; 123:7 2-00 122:3 20 46:15; 52:2; 208:5 22nd 3:17; 6:20; 11:1; 22:16; 26:18; 39:22; 80:19; 81:8; 91:21; 152:8; 153:19; 155:4; 177:13; 178:19; 210:7, 9; 212:16, 17; 213:1, 9, 17; 215:15 23-33 203:5 23rd 11:1; 178:19; 213:15, 16; 217:17 23rd-I 215:15 25 52:2; 208:5 25th 7-1 26 153:15 26th 7:1: 22:15: 37:8, 9: 38:12; 46:17 27th 6:21: 24:2; 26:18; 39:9: 46:17: 151:7: 176:22; 177:16; 178:11; 179:11; 192:14; 212:16; 215:16 29 152:5 2:00 122:22; 123:1; 136:14

2:07 123:8, 16

3 88:21 3/12/64 200:8 30-some-odd 100:11 302 6:16; 22:2, 14, 15; 37:16; 39:7, 8; 64:2; 97:16; 119:16; 143:6; 144:8, 22; 145:12, 17, 18; 148:12; 167:7, 15; 170:17; 175:21; 176:1, 3: 193:10; 199:16; 209:10:215:21 302-I'm 143:12 302s 6:13, 14, 15; 7:18; 11:2: 13:5: 174:15, 21 32 155:9 34 116:21 38 88:2; 116:20; 156:4; 160:17; 161:19 38-the 161:2 3:00 171:12

4

3:40 219:10

490:14 40 86:16; 157:4 40-some-odd 77:21 42 158:13; 160:9; 161:19 44 163:13 45 198:1 46 164:11

47 109:10; 110:9; 112:10

5

50 88:2; 166:2 54 16:3 55 16:3, 4 5:00 213:16

6

6.5 120:1; 125:8 64 11:17 69 78:22:79:5 6:00 44:19, 20, 20, 21; 45:1 6:05 208:3

72 18-8 77 112:13, 15 78 102:12; 112:17 7:00 37:1; 58:7 7:05 58:8 7:15 203:7 7:17 207:9, 13, 17

8 92:4,8 843 95:20; 96:21 86 101:10, 13, 18; 104:3, 12, 19; 105:1, 5; 108:1; 111:22:159:14 86-is 107:5 89 7:8 8:05 76:21 8:15 208:8, 14 8th 109:12

A

22; 149:17

217:16

108:5

again 14:1, 21; 15:13;

33:1; 45:15; 52:14; 69:21;

72:18; 74:3; 76:15; 81:9;

82:15:83:2:85:17:86:7:

102:2; 105:10; 110:9;

113:12; 116:4; 133:5;

144:5; 146:11; 152:8;

161:12; 173:17; 178:16,

again-approximate

agency 3:21; 4:7; 16:18,

against 144:21

88:17; 89:18; 90:3; 97:15;

a-a 88:12

a-as 88:13

a-for 201:4 a-from 8:17 a-l 20:11; 119:5 a-it 22:10 a-like 146:20 a-more 162:10 a-not 155:5 a-one 141:19 a-or 141:18; 196:6 a-the 67:22 a-to 21:6 a-what 145:9 a.m 37:1; 122:7, 22;

abbreviations 123:11 able 5:1; 52:17; 66:3, 7; 72:14; 74:3, 5; 75:5, 9; 81:6; 82:16; 92:1; 154:10; 156:14; 173:12; 179:21 about-oh 57:2 above 60:12; 82:3; 132:21 Absolutely 5:4; 29:4; 31:2; 59:4, 7; 124:13; 132:21; 133:18; 134:3; 170:12 Academy 18:14 accent 28:14, 16; 176:19 acceptable 6:2, 5 access 64:14, 15, 16, 20 accompli 135:13 accurate 207:18 accurately 106:7; 184:18 ACK 123-3 acknowledge 123:4, 14 acquainted 9:20 across 86:4 activities 10:11; 15:11, 17 actual 104:11 actually 93:22; 94:2; 111:13; 154:5; 200:17; 204:15 add 215:8 addition 131:11 additional 76:11:141:6: 180:12; 182:20; 215:10 Admiral 38:16; 39:4; 53:19; 54:2 Admiral-who 38:17 advanced 189:8, 14 advisable 12:6 advised 185:5, 21; 186:22: 190:1, 9: 191:5: 198:14, 16; 199:4 Advocate 17:6: 42:9 AFB 37:3 affidavit 109:17; 110:3, 8; 126:18 afraid 90:15 Aftermath 7:10 AFTERNOON 148:1 afterwards 116:20, 21,

19; 18:2; 19:8; 167:12 agent 3:20; 4:1; 10:1: 12:17; 16:3; 17:1; 18:2, 9, 11, 15, 19; 19:16; 22:8; 26:6, 7; 36:21; 41:22: 45:3: 56:11; 97:1; 128:6; 146:1; 150:11; 151:1, 10; 179:18; 180:15, 21; 181:3; 196:6: 197:13; 209:16 agents 15:2; 34:3; 38:12; 50:21; 73:5; 119:6, 7; 126:16; 127:16, 20; 128:5; 149:5; 150:15; 178:13; 179:5; 181:20; 182:1, 10; 186:20; 210:13, 18; 211:10 agents-believe 150:15 ago 10:7; 80:3; 88:3; 90:22; 96:4; 100:11; 102:16; 160:19; 175:2 ago-or 88:2 agree 193:22 Ah 200:19 ahead 35:17; 98:12; 145:4, 7, 8; 152:22; 153:3; 162:15; 218:15 aide 25:16 Air 4:3; 17:3, 4; 24:12; 41:7; 43:16; 44:1; 49:2; 50:21; 61:11; 78:14, 18; 171:4, 5, 9, 10, 13, 22; 172:1: 183:4.9 Air-I 51:20 aircraft 17:20; 46:3, 7, 9; 59:14 airtel 22:10, 13; 212:3 airtel-going 217:17 allowed 5:9 allude 113:21 alluded 111:12 alluding 114:6,8 almost 51:9; 83:10; 157:14; 165:18; 194:14 alone 163:18 along 51:22; 98:7; 112:7; 115:11; 119:17, 20; 214:2 aiready 6:14; 11:21; 15:14; 43:15; 44:22; 56:12; 170:20; 180:10; 181:22:182:11 already-videotapes 7:21 alternate 3:20; 18:1; 19:8 8 Although 66:17; 79:14; 104:4; 160:2 always 17:13; 26:13; 181:12: 202:4 ambiguous 205:18; 206:13 20; 179:19; 206:13; 213:8; ambulance 46:2: 47:1: 49:13, 14, 22; 50:1; 52:17, 18, 22; 53:9; 55:2, 6, 9, 10; 56:1, 7, 9, 15; 59:9; 62:16; 203:15, 16, 17, 19; 204:2, 16, 17; 208:4; 218:18, 19,

1A 145:10

123:1, 8, 16; 136:9, 14

21; 219:1, 2, 3 ambulance-"where 54:21 ambulance-a 46:1 ambulances 55:11 among 52:6; 92:21 amount 43:14; 63:19, 20, 22; 165:13 and-you 135:8 Andrews 4:3; 17:3, 4; 24:12; 41:7, 10, 12, 18; 42:4, 15; 49:2; 50:21; 51:10, 20; 61:11; 136:22 Andrews-excuse 53:4 Andrews-I'm 55:15 Andy 110:2 Angels 52:4 angle 84:14; 94:2; 132:12, 19, 22; 133:2, 5 antemeridian 122:7 anterior 157:2 anterior/posterior 80:22; 92:9 anteroom 57:5, 5; 63:4, 5, 7, 15; 66:4; 139:16, 17 any-from 61:12 any-make 83:5 anybody 24:5; 25:1, 4; 33:6; 43:3; 44:1; 49:18; 52:22; 72:4; 94:6; 143:19; 149:10; 162:15; 179:15; 183:13 anyone 33:15; 48:7; 146:17; 149:22; 179:12; 180:14; 200:20; 206:2; 215:2; 218:20 anytime 59:8; 126:2 anywhere 28:17; 46:16; 103:16 apparent 33:21; 35:4; 73:16; 82:18; 190:16 appear 8:21; 9:1; 48:2; 84:3; 85:9; 86:4, 20; 87:3; 104:11, 20; 107:22; 110:5; 154:15; 156:12; 162:10, 14: 164:6, 22: 167:19 appeared 8:12; 69:9; 72:16; 152:7; 153:19; 170:22: 175:12 appearing 88:10, 18: 164:19 appears 7:8; 38:11: 89:21; 91:3; 109:11, 16, 17; 112:21; 154:6; 165:2, 7; 171:15; 184:8; 200:7; 202:18; 212:22 application 189:1 appreciate 219:8 approximate 103:14 approximately 10:4: 19:22; 58:5; 62:14; 67:9; 76:19; 136:4; 156:8, 13: 157:9; 158:7; 160:3, 6; 166:11; 171:12; 203:7;

April 112:13 Arab 18:12 Arabs 18:19 Archives 109:4, 6; 112:8; 167:11 are-once 108-4 area 60:12, 18, 19; 70:6; 90:1; 115:16; 125:21; 136:8; 139:21; 141:13; 156:15: 211:18 areas 43:20 Arlen 11:10: 12:22: 34:19; 184:3, 9; 191:14; 200:21; 201:2; 215:13 Armed 67:20 arms 91:17 Army 25:15; 58:19 around 25:6; 28:10: 44:22; 49:9; 52:2; 55:2, 3, 21; 56:7; 59:22; 60:1; 71:8. 10, 11; 102:12; 137:4; 143:22; 194:7; 210:13 Arrangements 172:10, arranging 214:17 ARRB 3:8; 6:7; 148:8 arrival 43:16 arrived 52:19; 58:6; 62:16 aside 23:17; 24:3; 77:13 asleep 72:3 Assassination 3:5; 4:6, 9, 12, 14; 5:2, 20; 7:9; 8:10, 11, 20; 9:16, 21; 10:12; 11:20; 12:2, 9; 14:6; 15:12, 18; 17:16; 18:16; 40:2, 22; 126:4; 148:5; 215:9 Assassinations 14:8: 15:7, 10; 101:5, 15; 159:14 assembled 151:18 assigned 16:12, 17; 17:1; 18:1, 9, 10; 19:5 assist 67:21 assistance 62:3 assistant 19:15; 181:3 assisted 58:1; 62:9, 12 assume 41:18: 60:5: 94:20; 97:7; 118:6; 123:3, 4, 20; 161:7; 207:17 assumed 24:22; 206:4, 9; 211:13 assuming 27:9; 205:22 assumption 208:7 assumptions 133:6 attach 149:10 attached 109:15; 115:12, 19, 22; 116:1 attempt 107:20; 173:9 attempting 94:11; 196:15 attempts 131:8 attendance 25:7: 68:1

attention 86:3; 97:16; 110:8; 153:22; 160:20; 170:16; 172:9, 20; 175:5; 179:16; 209:11 attention-this 209:10 attorney 145:11; 194:18 August 112:14, 15 authenticated 22:20 authenticating 21:2 author 9:14; 217:3 authority 196:8 authors"-because 53:1 authors-some 53:2 autopsies 20:2, 17; 69:4, 6; 77:5; 115:20, 21 autopsy 10:21; 12:15; 13:19; 19:20; 20:9, 16, 21; 24:3, 19; 25:3; 26:12; 29:14; 31:7; 32:10, 11; 33:22; 34:1, 12, 18; 35:5; 36:14, 18; 38:18, 21; 39:1, 2; 54:22; 56:3; 57:12, 15; 58:3; 62:7; 63:16; 67:22; 68:10, 14, 15, 16; 69:2; 72:2; 73:2, 2; 80:7; 83:20; 84:9, 19; 85:14, 21; 86:11, 13, 19; 87:1, 13; 92:14, 22; 103:11; 114:3; 115:3; 118:17, 18; 119:9; 120:1; 124:3, 6; 127:1; 128:4, 10, 20: 129:1; 133:15; 134:1, 5; 136:5, 6; 137:3, 11; 138:17, 22; 139:6, 8; 140:18; 141:5, 9; 142:8, 9; 143:8; 146:14, 17; 147:2; 148:16; 150:1, 2, 5, 18, 20; 151:13, 17; 152:16; 154:11; 155:13; 158:1, 17; 159:3; 160:9; 161:4; 164:3; 167:8, 16; 172:21; 173:6; 191:1, 2, 21; 198:15; 205:21; 207:18; 208:1, 9, 16; 209:15; 211:11, 18; 212:10 autopsy-after 164:16 autopsy-1149:2 autopsy-or 84:17 aware 34:17; 45:8; 211:9, 12, 14 away 30:22, 22; 37:10 awful 32:15 axe 34:8, 10 B

B-o-u-c-k 151:4 B-r-o-c-k 151:2 BA89-30 98:8 back 5:21; 10:9, 16; 13:13, 17; 15:20; 19:4; 21:3; 22:3; 27:16; 28:3, 15; 29:20, 22; 30:16; 31:15; 32:16; 33:1, 5; 36:20, 22; 39:20; 41:4; 42:20; 44:11; 45:11; 46:8; 47:1; 49:7, 16; 51:18; 52:3; 55:2, 3, 7, 21;

56:1, 14; 58:6; 60:10; 62:16; 63:4; 67:14; 68:7; 69:21; 70:12; 72:18; 74:13; 75:3; 76:4; 77:18; 78:2, 3; 81:12, 12; 93:10, 14, 16, 22; 94:3; 95:4; 99:8, 9; 102:14: 104:2: 105:9; 107:2; 109:19; 111:2, 13, 13, 14; 113:6; 115:13, 14; 117:16; 118:5; 123:5, 15; 129:18; 130:3, 19; 131:18, 19, 20; 132:6, 21; 134:6, 7, 8, 21; 135:1, 8, 16, 17; 136:21; 137:1, 5, 6; 139:4, 12, 18, 22; 140:7; 141:6; 144:16, 20; 146:6; 149:16, 16; 151:20; 155:14, 17; 158:16, 20; 159:1, 9; 160:13; 161:1, 10, 12, 13, 22; 164:6; 165:14; 169:7; 173:16; 174:11, 20; 176:11, 18; 179:18; 180:14, 17; 182:2, 10, 19; 186:7, 11, 17; 189:1, 4; 192:1; 195:19, 20; 197:8; 199:10; 203:15; 205:4; 209:7; 211:5; 213:11; 215:12, 19; 216:6; 10, 20; 217:17; 218:5 back-you 195:16 background 16:22; 36:2 backward 114:22 balcony 25:17; 141:13 balcony-for 69:3 Baltimore 3:22; 12:18; 23:16; 36:16; 37:5, 11; 38:13; 41:17; 45:5; 122:10, 13, 19; 123:22; 136:18, 19; 137:1, 6, 9, 12; 181:9, 15, 16, 18; 182:10 bank 17:18 Base 4:4; 17:3, 4; 41:7, 14; 42:16, 17, 18; 43:1, 3, 8, 8, 15, 15, 18, 19; 44:10; 45:6; 49:2; 50:21; 61:12 based 154:10; 216:9; 217:21 basilar 164:11; 166:4 basing 115:8 basis 207:12 be-1 68:12 be-I'd 58:18 be-look 83:11 bear 11:22; 24:7; 53:12; 114:15; 191:18; 207:21; 208:2 became 16:3 becomes 186:12 before-had 161:6 before-that 85:13 beg 185:1; 214:9 began 16:1; 128:21 begin 15:22; 37:13; 134:12; 185:15; 190:8 beginning 142:8; 158:22; 186:17, 20; 191:20;

207:18, 22; 208:8; 214:11

begins 171:11; 172:10; 189:10 begins-I'll 175:10 behind 60:13; 109:16; 117:16; 173:19; 214:16. 19. 22: 215:4 Behn 151:8; 178:12; 180:21, 22, 22; 181:5; 182:16 Behn-if 65:10 Behn-or 151:7 being-had 141:5 believe 6:22; 8:13; 18:8; 25:15; 32:1; 36:1; 37:2; 39:4; 51:7; 53:19; 57:22; 58:7; 61:1; 63:18; 66:8; 73:4; 76:21, 22; 77:8, 10; 78:2; 92:15; 99:19; 100:20; 105:17; 112:11; 115:12; 116:4; 119:5, 10; 126:18; 129:7; 136:7, 21; 137:19; 148:22; 150:14; 151:5; 184:18; 209:21; 210:1; 217:18 believed 191:15 believed-I 34:3 Belmont 200:9; 213:1 belong 168:5 below 48:4, 6: 106:17 benefit 194:13 best 4:18; 25:11; 35:3, 8; 41:8; 42:5, 21; 44:17; 54:20; 55:12; 59:20; 60:20; 61:17; 62:15; 69:8; 76:12; 86:1; 106:10; 108:4; 115:5; 118:12: 131:17; 136:4; 137:15; 168:10; 173:14, 22; 204:9 Bethesda 24:13; 32:2; 50:15; 51:10; 52:13, 19; 53:5; 55:10, 18; 58:6; 73:6; 125:10; 149:9; 150:21; 211:10 better 28:14; 43:1; 46:10; 57:11; 69:3; 71:2, 2; 103:15; 142:20; 147:5; 154:3; 160:12; 201:5; beveling 88:7, 10, 12, 15, 17; 129:5, 5, 6, 7; 130:5, 5 beyond 71:12, 14 Bibles 166:21 Bill 24:1; 47:11, 12; 48:3, 17: 209:14 Bing 180:8, 8 birth 5:18; 16:5 bit 38:13; 136:12; 145:18; 153:12; 157:18; 163:15; 165:6 black 34:16; 90:4 blank 105:12 blew 117:13; 120:10 blockage 132:9 blood 60:2, 6; 137:17; 154:9, 14 bloody 59:22; 61:6

attended 19:20

blue 138:6; 169:8 Board 3:5; 4:7, 13, 15; 19:11; 148:5 Bob 41:8; 42:5, 6, 21, 22; 44:18; 45:3; 128:16 Bobby 46:5, 6, 22; 47:21; 48:6; 49:17; 53:17; 54:5; 59:14: 140:10 bodies 53:1 body 24:10; 30:6, 21; 31:7, 18, 19; 34:14; 41:6, 10, 12; 45:10, 11, 18; 55:14; 59:15, 21, 22; 60:1, 3, 5; 62:1, 16; 63:2; 65:1; 69:9, 11, 14; 72:3, 6; 74:4; 76:5, 8; 77:3, 7; 81:13, 15; 82:3; 91:16, 18; 92:7; 94:12; 107:21; 132:14, 20; 133:20; 134:5, 6, 9, 17; 135:6, 20, 22; 136:2; 137:13, 15; 138:3, 6; 139:4, 13; 140:1, 6, 7, 8, 11: 141:22; 149:2; 152:6; 153:19; 157:15; 187:6; 189:1 bolt 146:20 bone 77:22; 90:4, 5; 174:1, 2, 2; 175:13 bones 78:6 book 103:4, 5, 6 books 7:19; 9:7, 7, 7, 13, 14, 16, 17, 17 boss 12:18 Boston 28:16: 176:19 Boswell 13:19; 31:22; 63:21, 21; 111:3, 12; 113:5, 16; 114:6; 141:14, 18:148:18 Boswell's 111:1:114:8 Boswell-asked 62:22 both 11:2, 13; 12:4; 29:1; 33:11; 37:20; 44:16; 55:1; 142:11; 174:16; 183:4; 196:21; 201:16; 214:17; 215:17; 216:18 bottom 21:21; 85:1; 110:11, 17, 19; 123:2; 166:5; 214:8 Bouck 151:4.4 Boy 102:10: 153:20: 199:1 brain 74:7, 8, 9, 12, 20; 75:1; 115:2, 15; 116:1, 8, 9, 10, 18; 117:1, 4, 8, 21; 118:3, 6, 13, 15; 164:11, 15, 19; 165:10, 14, 18; 166:1, 5, 6, 8, 9, 12, 15 brain-what 118:14 brains 115:18 branch 58:16 break 79:21; 147:9; 151:18 brief 15:21; 16:8; 41:14; 42:9; 120:18; 164:1;

bring 13:12; 179:15 bringing 126:17 Brock 151:2 broke 148:10 brought 5:21; 47:7; 88:14; 100:19; 109:6; 119:5; 120:2; 128:6, 14; 138:11; 209:22 Brown 8:22 buck 202:6 **buffs 8:11** building 45:6 bull 36:17; 184:21 bullet 28:22; 29:3; 30:3, 4, 9, 16, 17, 18, 18; 32:4, 6, 12: 33:4; 92:22; 93:4, 6, 7, 9, 12, 17, 21; 94:3, 11; 95:3; 103:14; 111:12; 117:19: 124:21: 125:11: 132:12, 20; 133:16; 135:21; 156:15; 185:6, 8, 18, 20; 186:2; 188:4, 22; 189:5, 19; 190:3, 15, 17; 191:11, 16; 198:5; 199:6; 205:3; 214:21; 215:3; 216:10 bullet-anything 78:13 bullets 36:19; 212:11; 214:4, 15 bullets-or 36:19 Bureau 3:14, 16; 13:9; 15:22; 18:17; 19:17; 24:20; 34:2; 121:13; 123:15; 136:13, 17; 137:1, 10: 149:4: 174:16: 182:3. 5, 6; 202:2; 213:12; 215:2; Bureau-called 136:22 Burkley 38:16; 54:2, 6

· C

business 35:14

by-let 64:8

buts 35:16; 167:18

C 98:1.2 Cabinet 43:11 cage 95:4 calculations 132:11 call 22:22; 45:7; 56:12; 115:14: 125:20: 137:8, 12: 145:10; 154:1; 157:16; 182:3 call-ins 9:4 called 3:4: 6:16: 11:15: 30:15; 31:5, 22; 41:8, 17; 122:16, 17, 20; 124:15; 136:20, 22; 156:2; 181:16, 17: 182:5: 189:15 calling 63:5, 7; 134:15; 135:20; 204:20; 205:1 callosum 116:2 came 4:2; 27:4; 29:19; 30:16; 31:15; 34:6; 41:4; 42:12; 45:3; 46:2, 5; 49:3,

10, 20; 50:2; 52:4; 56:16; 58:17; 73:8; 74:15; 75:8; 77:15; 83:15; 88:16; 90:20; 94:3; 100:2; 101:14; 124:3, 6; 125:17; 128:2, 4; 129:8; 132:22; 133:6: 138:21: 141:6: 142:7; 149:4; 150:16; 164:6; 173:7, 10, 13; 175:3; 178:4; 182:17; 183:9; 195:16, 19, 20; 199:10; 201:3; 209:16; 210:17, 18; 211:4; 216:12; 217:14.14 camera 66:22; 68:3; 150:5 camera"-are 67:3 cameras 66:20 Camp 42:15 can 9:10; 19:18; 27:8; 28:2; 33:21; 35:8; 38:8; 47:19; 48:7, 16, 18; 59:18; 60:11; 62:15; 79:21; 80:17; 83:9, 14, 16; 85:17; 95:18; 96:6; 98:11; 106:10; 107:5; 118:4; 119:13, 17, 20; 120:7; 121:2; 123:11; 125:15, 18; 133:5: 137:15: 143:5: 145:11; 151:18; 153:15; 155:6; 156:1; 158:10; 160:21; 164:1, 18; 167:13, 19; 168:17; 171:21; 174:6, 11, 20; 179:7; 184:16; 185:2, 10; 186:17; 196:3; 198:6; 214:1 car 37:3; 40:5; 49:4; 50:12; 51:7; 53:21; 56:8; 73:3; 125:19, 20; 126:17; 127:9, 13, 15; 183:8; 203:10, 18; 204:1, 2, 6, 7. 12, 13, 15, 17, 18; 215:19; 216:6 car-I 204:16 cardiac 30:5, 7; 185:7, 18; 189:20; 190:18; 191:13, 16, 19; 208:22 care 52:11 career 15:21 cars 52:3, 6; 203:14 cars-147:4 Carter-when 61:13 case 6:19; 23:12; 61:14; 143:17: 170:11, 12: 183:13 casket 47:6; 49:7, 8; 52:16, 18; 53:1; 55:9; 56:17; 57:12, 19; 59:1, 5, 9, 10, 11, 13, 16, 19; 60:7; 61:20; 62:1, 6; 72:12; 138:10, 11; 140:7 casually 22:1 category 121:20 cause 38:22 caused 36:10

Center 212:8 centimeter 156:19 centimeters 120:2: 125:9; 129:13; 130:11 cerebellum 166:10 certain 58:11; 127:5; 129:12; 192:19; 193:1; 196:19; 197:3; 200:3; 202:8; 213:14; 214:20; 217:12 Certainly 5:10; 6:6; 9:9; 10:3; 13:12; 34:20; 41:15; 61:16; 70:12; 71:12; 74:14; 79:20; 85:4; 87:8. 10; 94:19; 100:4; 107:15, 15; 108:7, 13; 111:6; 167:18; 174:21; 176:12; 188:13: 217:13 cetera 31:17: 138:22: 175:1; 183:9; 205:2, 2 chance 182:21; 202:14 change 124:18 changed 78:15; 178:8; 199:2; 218:11, 12 changes 102:13 channels 65:12 chapter 5:15 characterize 27:8; 196:21:200:2 characterizing 198:22 charge 12:17; 19:16; 22:8; 181:3 chase 218:19 chasing 55:6 chat 18:7; 38:5; 55:5 chatted 53:19 chatting 51:17; 54:10; 142:15 check 98:22 chest 92:10 chief 23:15 child 57-9 children 72:9 Chinese 18:10 cigarette 51:8 cigarettes 51:10 circular 69:2; 83:10, 17 circumstances 143:18; 180:1; 182:19 clam 143:1 clarify 215:8 Class 8:6.9 clean 162:5 cleaned 159:4, 9 cleaning 162:15 clear 5:12; 158:6; 166:4 clearer 153:12 clearly 188:10 Clements 40:20 clenched 61:2 Cleveland 16:12, 13 Clint 211:8 Close 9:13; 17:9; 40:12;

42:6; 43:1; 46:2 closed 43:3, 15; 44:16; 72:12:157:14 closer 30:20 clothes 74:14: 138:6 Club 17:7 coffee 41:1; 68:21, 22, 22 collect 4:8 Colonel 67:19; 142:4; 188:3, 21; 208:12 Color 152:4; 153:15; 156:4; 157:4; 158:13; 163:13; 164:11; 166:1 column 115:15 combed 159:9 comfortable 130:22; 132:9 coming 39:20; 41:10, 12; 42:14, 16, 17; 43:4; 50:7; 51:20; 56:2, 6, 9; 86:6; 118:17, 17; 135:2; 143:12; 216:10, 10; 219:7 commander 41:14; 188:3, 21 commanding 39:4 comment 85:5, 17 comments 197:15 Commission 11:7, 12, 15, 16; 14:3; 37:17, 20; 38:1; 95:20; 196:9; 217:6, Committee 14:7; 15:7, 9; 101:5, 14; 111:4; 159:13 compare 145:12; 197:6 complete 88:8, 9: 134:16; 165:18; 183:13; 212:14; 218:4 completed 13:20; 30:13; 31:7; 32:10; 36:18; 68:6; 134:2, 19; 137:11; 138:18; 139:1, 7: 140:6, 9, 18: 141:6; 148:21; 209:19 completion 16:11 comport 161:16 concerned 18:17; 20:14; 35:11; 38:20; 71:19; 73:22; 74:2; 92:6; 93:7; 187:15 Concerning 6:18; 8:20; 27:3; 32:19; 89:12; 93:4, 6, concise 212:13 conclude 131:16; 136:5 concluded 136:6; 219:11 concurred 209:5 condition 134:18; 138:8 conduct 12:5; 36:5 conducted 4:6; 11:3; 12:9; 13:2; 18:22; 30:8; 201:10; 212:7 conducted-or 195:6 conducting 34:11 confident 132:19

179:22; 180:1

174:9; 215:11

briefly 19:18; 47:19;

caution 163:16

cavity 77:22

confusing 120:13;

confused 137:6; 188:12

186-12 confusion 73:10; 104:9 Congress 4:8; 43:9, 21 conjects 194:20 conjecturing 65:20 conjunction 25:22; 150:18 Connally 31:17; 51:12 Connally-131:16 connected 39:14 Connecticut 8:19; 19:15, 17 connection 133:16 consistent 87:4; 155:3, 12; 156:17; 165:11 consisting 109:17 construed 212:8, 14 contact 12:4; 33:15: 45:5 contacted 25:14: 33:19 contacting 17:1 contain 102:5 contained 22:6 ' contemporaneously 142-14 contention 181:13 context 141:2: 197:4 continued 18:19 continues 13:11 controversy 78:9 conversation 9:3; 41:17; 176:3; 184:19; 197:15 conversations 48:21; 51-14 conveyance 56:18 Coombs 188:2 copies 6:14; 8:2, 4; 65:10, 13, 15; 169:22; 170:6, 8; 199:19 copy 6:2; 22:14; 99:6; 112:4; 184:4; 199:12 cords 216:13 corner 99:15 corps 43:9 corpus 116:1 corrected 174:22; 176-12 corrections 22:21 correctly 205:14 correspond 162:3 corridor 56:4; 68:20 corridor-put 56:2 corroborate 149:19 cotton 79:13 couldn't 31:3; 32:13; 36:5; 59:21; 64:17 counsel 3:4, 8; 148:4, 8 count 86:15 counting 203:14 country 19:2 County 16:21; 40:6, 13 couple 79:18; 194:17

115:3: 126:22: 141:9: 144:7; 186:1; 203:3; 218:5 Court 43:10; 188:5 cover 22:12; 109:11, 16; 135:9 covered 137:22: 159:2: 169:12 cranium 74:5; 116:19; 118:9; 131:14; 166:13; 173:10, 20 created 4:8; 184:5 creating 169:5 creation 143:6 criminal 12:5, 21: 13:3; 17:22: 36:6 Cronkite 41:3 crossed 99:5 cup 41:1 cutting 70:11

D

D.C 20:6; 181:20 Dallas 25:13; 30:4, 7; 73:4; 88:14; 90:20; 100:3, 7; 122:12, 14; 125:9, 17; 135:20: 150:16: 173:7: 175:3; 183:19; 185:20; 189:6; 190:18 Dallas"-I 183:17 Dallas-that 190:16 damage 138:14 damaged 81:1 dark 85:5, 22; 89:18; 138:7 date 5:21; 46:18; 64:13; 122:2; 203:12; 213:9, 12, dated 21:9; 38:11; 46:14; 109:12; 112:13; 184:9; 200:8; 213:1 day 5:18; 28:19, 19; 29:5; 34:4; 57:10; 126:3; 179:17, 17; 194:4, 4 days 16:17; 31:11; 127:8; 144:17:176:21 de 162:8 dead 24:16; 42:8 dealing 33:2 death 38:22 deaths 20:15 decided 26:3; 54:18; decision-Jim 25:5 decoy 218:18, 21; 219:1. deemed 12:6 Defense 19:7, 8 definitely 48:17; 129:20; 198:12 delay 54:19 delivered 210:18 delivered-I 64:11

Department 19:7; 52:7 departments 18:14 depicted 162:11 depiction 111:1; 154:21; 160:13 depo-or 118:17 deposition 4:5; 5:5; 7:17; 21:3; 101:19; 104:3; 109:2; 110:9; 112:4; 115:1; 167:5; 186:13; 203:21; 219:11 depositions 146:13 derived 133:2, 3, 4 describe 47:19; 59:18; 79:7; 129:10; 169:4 described 80:22; 88:22; 92:8; 152:20; 153:14; 155:8: 158:11: 163:11: 164:10; 165:22; 166:16; 169:2 description 69:8; 154:20 desk 13:4: 18:19 destroyed 143:4: 148:22; 149:1, 11, 13; 170:2; 180:11; 218:1 destroying 132:6; 145:1; 146:3 detail 7:5; 181:1 determination 67:18; 70:14 determine 173:12; 187:5 determined 99:14 developed 17:11:64:12, 13; 65:3; 68:13; 182:1 diagram 102:7; 103:18; diagrams 102:5; 104:6, 11. 13: 105:15 dictate 36:16; 144:17; 145:20; 174:19 dictated 37:7, 8, 9; 144:18: 200:18 Dictating 141:20, 21 did-"that 186:2 died 41:5: 57:10 difference 149:14; 194:3 different 37:4; 76:1; 86:22; 90:12; 104:7; 107:22; 141:2; 163:6, 6; 165:1; 168:13; 177:15; 216:19 differently 127:11; 218:7.8 differently-or 127:10 difficult 163:17 dignify 200:3 digress 25:20 digressed 32:15 diplomatic 43:10 direct 122:20; 193:17 directed 18:16; 45:18;

directions 39:3; 182:14, directly 121:6; 169:14; 181:4; 211:12, 13 director 41:8; 45:16; 121:7, 13; 122:11, 14 disagree 85:3; 113:16; 188:7, 10; 189:12, 16 disagreed 111:1, 14 disappeared 52:11 disclose 125:10 discount 217:1 discrepancies 35:5: 212:15 discrepancy 33:22; 35:8 discuss 37:4.6: 137:1: 145:8; 178:11; 185:17; 209:18 discussed 15:15; 93:11; 118:16; 129:8; 130:8; 181:18; 205:9 discussing 94:16; 139:20: 148:11 discussion 8:8; 44:8; 55:5; 70:3; 80:20; 84:6; 92:21; 93:4, 5, 15, 21; 94:10; 95:1, 3, 13; 128:22; 129:4; 132:4; 133:14; 135:11, 15, 17; 149:22; 163:5; 167:3; 171:6; 174:10; 185:6, 13; 190:2, 10; 201:4, 6, 22; 205:8, 10; 206:3: 211:22 Discussions 15:1; 51:1 disposition 148:17 distance 76:5 distract 143:19 distraught-at 51:16 disturb 143:19; 216:12 division 3:22; 12:21; 16:13, 15, 16, 19; 18:22; 19:3, 6; 181:21 divisions 12:3; 19:2 do-have 15:10 do-if 186:8 dock 57:20: 59:2 doctor 20:9; 29:17: 30:6. 14:31:12:70:9;190:14,14 doctored 158:18, 19: 162:12 doctors 33:3; 39:3; 67:16; 68:17; 69:10; 73:6; 115:9; 118:9; 129:10, 16; 132:18; 134:5, 19; 135:5; 139:2, 8; 140:19; 173:9; 175:19; 186:1; 191:7, 15; 199:5: 209:6 document 5:14; 6:3, 10, 16; 7:8, 15; 21:12, 14, 22; 23:15, 22; 25:22; 26:16; 32:18; 38:7, 9, 14; 78:21; 97:20; 99:3, 10; 101:9, 12; 102:21, 22; 104:3; 108:16, 18; 109:10; 110:5; 112:3. 7, 9, 12, 18; 113:14;

119:18; 120:17; 125:2;

126:14; 146:12; 167:6, 10; 168:11, 15, 21; 169:5; 170:6; 171:4; 176:9, 10; 177:1, 19; 184:7, 12, 21; 185:9; 188:1; 189:9; 191:3; 194:5; 197:11; 199:3: 200:4, 6: 11, 15: 206:11; 212:21; 213:4, 6 document-during document-I'm 146:15 document-let 5:16 document-that 167:14 documents 6:11:7:5: 21:2, 4; 35:9; 39:19; 170:7; 199:18 Doe 143:14 Doggone 97:11 don't-can't 136:8 Donald 109:15 done 50:4; 69:10; 70:5; 74:4; 76:8; 77:14; 134:4; 136:10: 138:13, 15: 140:22; 169:21; 170:1; 181:8, 19, 20; 218:7 door 47:2: 49:11, 12: 56:5; 57:3; 62:16; 66:6 door-a 56:4 door-he 47:2 doors 56:22; 57:1, 13; 63:8, 9, 10: 66:9 Doris 23:16 doubt 27:20; 30:2, 10; 196:13 doubt-not 30:10 Doug 4:11 down 16:5; 18:13; 21:21; 30:1; 31:22; 34:16; 44:15; 47:7; 48:4, 6, 7; 49:6; 51:13, 20; 72:21; 81:17; 85:1; 86:5, 6; 105:12, 22; 106:20; 110:11, 18; 115:8; 123:16; 134:20; 140:10; 142:22; 156:11, 12; 157:17; 166:10; 171:13; 172:16; 178:7, 17; 179:1; 180:9, 11; 183:17; 185:21; 195:11; 197:5; 198:4; 203:18; 207:15; 208:4; 209:22; 212:4; 214:8; Dr 4:13; 31:22; 62:22, 22; 99:15; 111:1, 3; 113:5, 16, 20; 114:5, 8; 120:2 drained 137:16 draw 83:5; 86:3; 97:16; 110:7; 153:22; 159:17; 160:20; 170:16; 172:9, 20; 175:5: 209:9 drawing 104:15; 107:5; 149:1, 18; 159:12 drawings 105:1, 5; 106:7; 111:11, 12; 141:16; 159:18; 160:2, 8 drawn 111:3 dressed 31:8; 137:13

course 5:5; 6:9; 72:7;

49:15; 180:16

directing 49:16

direction 25:1; 86:21

dressed-washed 31:8 drew 111:17 driver 49:15; 54:21 driving 40:5 drove 55:2, 3, 21 droves 42:18 Drs 13:18 duly 3:6; 148:6 During 5:5; 11:16; 24:3; 30:12; 80:6; 84:9; 110:13, 22; 111:3; 115:2; 119:22; 128:22; 133:15; 138:13; 141:9; 142:7, 9; 148:15; 150:4; 151:6; 152:16; 159:3; 172:21; 173:6; 190:22; 191:2, 16; 195:19; 196:19; 198:15; 205:21 duty 28:5

E

each 26:7; 33:11; 38:19; 54:12, 17 each-I 26:6 ear 60:13:70:18, 22: 71:13, 14, 15; 117:16; 173:19; 214:16, 19, 22; 215:4 earlier 101:3; 115:1; 167:5; 169:2; 203:21 earliest 213:12 easiest 58:19 Ed 12:16 effect 130:15; 182:12; 195:6; 196:1 effort 187:8, 8, 10 efforts 187:4 eight 109:17 eighth 164:10 Eisenhower 61:12 either 5:7; 52:17; 53:7; 54:7; 69:10; 77:21; 83:3; 107:1; 147:3; 154:17; 168:4; 170:20; 182:16; 205:2; 209:17; 210:1, 16, elaborate 145:17; 165:6 elaborated 202:22 elevator 47:5,7 else 7:16; 25:1; 35:13; 48:7; 49:18; 90:9; 95:6; 98:9; 119:14; 127:11; 129:9: 135:14: 145:22: 189:12; 195:8; 200:20; 215:7 else's 94:6 emerged 125:11 emphasize 190:21 en 51:19, 20 end 14:4; 123:13; 134:13; 158:21; 189:11; 191:21 ended 24:17; 208:16 enforcement 41:9 enough 26:20

enter-or 176:20 enters 154:6 entire 9:2; 31:7; 36:10; 118:10, 13, 14; 168:8 entirely 208:20 entitled 7.8 entrance 47:4: 113:6; 129:2, 11, 17; 156:3; 158:12; 160:10; 163:11 entry 105:21; 107:1; 132:19; 156:15; 205:4, 10, 22; 206:4, 7, 9, 9 erect 47:22 errors 168:4; 174:21 espionage 17:18 et 31:17; 138:22; 175:1; 183:9; 205:2, 2 even 29:4: 34:6: 138:4: 171:18; 179:2; 184:15; 198:1 evening 29:1; 31:18; 35:16; 47:17; 65:15; 151:9; 179:4; 218:13 events 6:21; 15:14; 22:16 every 17:17; 25:9; 29:13; 52:20, 20; 53:14; 121:10; 146:1 everybody 206:4 everyone 205:22 everything 18:11; 193:11 Evica 8:13 Evidence 8:6, 8, 8; 45:10, evident 70:4; 120:9; 190:16; 191:10 evidentiary 97:3 Evidently 36:9; 54:4; 74:17; 114:6; 182:6 evidently-how 34:12 exact 31:6: 89:9 exactly 24:7:35:15: 58:21; 78:12; 145:16; 150:14; 162:3; 174:4; 176:13; 198:8 examination 3:4, 8; 30:13; 31:13, 14; 148:4, 8 examination-I 31:13 examinations 53:14 examine 80:6, 8 examined 3:6; 125:19; 148:7 Examining 21:14; 38:14; 97:20; 99:3, 10; 110:5; 112:12, 18; 113:14; 119:18: 125:2; 126:14; 176:10; 177:19; 184:21; 185:9; 188:1; 189:9; 191:3; 194:5; 197:11; 199:3; 200:15; 206:11 example 129:10 Except 121:15

188:2: 204:21 Exhibit 6:7, 10; 21:7, 8, 12, 22; 23:13, 18, 20; 25:21; 38:10; 39:12; 64:3; 78:22; 79:1, 5; 95:17, 19, 20: 97:15: 98:13: 101:10. 13, 17; 102:22; 103:12, 17; 104:12, 13, 18, 20; 105:5; 107:5; 108:1, 22; 109:10; 110:9; 111:20; 112:5, 6, 10, 20; 114:9; 119:15; 120:17; 145:10; 146:13; 159:14; 167:7; 177:2, 14, 17; 184:8; 200:7; 202:15; 203:4; 207:4, 4; 209:9, 11; 212:22; 213:7 exhibits 79:19; 105:1 existed 184:15 existence 11:17; 14:4 exit 31:2; 94:20; 105:21; 205:4, 6, 11; 206:2, 7, 8 exit-if 206:8 experience 140:17, 18; 154:11 expert 18:12 explain 32:10; 35:14; 46:11: 82:13; 111:7; 115:5; 177:19; 178:6; 183:21 explained 35:15; 89:2; explaining 32:1, 12 explains 30:14; 189:18; 208:21; 209:4; 212:4 explanation 30:19: 118:21; 179:7; 192:2; 207:1 exposed 150:6, 9 express 205:2 expressed 186:1; 188:21; 191:7; 199:5 extended 4:1 extends 194:1 extent 5:11; 71:12; 74:1; 86:6; 168:21; 217:2 external 30:5, 7; 185:7, 18; 186:3; 189:2, 19; 190:17; 191:13, 19; 208:22 extortions 17:21 extra 171:19 extrapolated 193:10 extremely 37:21; 216:4 extruding 155:3 Eye 82:6, 7, 9, 10, 11, 12, 14, 16, 20; 83:4 eve-the 83:4 eyelids 157:16 eyes 60:20; 71:10, 11; 78:2; 82:5; 137:19; 152:9;

F

F7:9 face 7:8; 21:9; 38:11; 70:19; 71:1, 20; 81:20; 83:12: 85:1: 89:19: 103:11; 109:11; 146:13; 184:9; 200:7; 212:22 face-from 81-12 fact 20:8; 27:6; 28:19; 29:4; 30:12; 31:9; 34:5, 5 9; 35:10, 22; 36:12, 13, 22; 47:10; 51:9; 59:12; 65:8, 17: 72:2; 76:6; 98:16; 101:4; 103:3; 104:4, 12, 22; 108:3; 110:1; 140:9; 176:8; 177:10; 189:17; 190:10, 20; 191:9; 197:18; 202:9; 203:9; 206:8; 207:14; 208:12; 209:2 fact-and 70:2 fact-if 179:13 facto 162:8 facts 182:9 factual 218:10 ** Fagnant 4:14 fair 9:19; 110:1; 123:19, 19; 196:10 fairly 156:5 fait 135:13 faith 34:3; 36:11 fall 41:20; 111:4 false 198:12, 15 familiar 53:12, 15; 67:3, 4 family 18:4 far 18:17; 20:13; 35:11, 19: 38:20: 48:22: 71:18: 73:22; 74:1; 93:7; 132:5; 187:14 farce-the 201.9 father's 28:14 FBI 3:22: 4:3: 6:16, 17: 11:22; 12:14, 17, 20; 15:22; 16:1; 18:13, 13; 33:15, 19; 37:16; 45:12; 56:11; 121:3; 123:17; 146:1; 181:20; 182:17; 189:15; 192:5; 204:20; 205:1; 212:12 FCO 98:17 FCO/JWS 98:8 FD 64:2 feasible 12:6 February 16:14 Federal 3:14, 16; 4:2, 7; 16:20 feel 4:22; 35:8 feeling 181:12; 201:14 feet 30:22; 68:21 fell 17:12 felt 142:20; 179:20 fence 44:11, 13 few 13:15, 16; 21:2; 80:16; 96:4; 153:22;

176:21; 194:16; 198:16, 17, 21, 22 fewer 171:18 field 3:22; 12:3; 16:12, 15, 16, 19; 19:1, 2; 23:16; 181:9, 11, 13, 15, 17, 21 fifth 86:7; 157:2 figure 21:13; 86:16; 113:2; 134:10 figures 64:7; 104:19; 132:16 file 65:21 files-copies 65:5 fill 144:14 film 84:15; 150:5, 8; 169:12 final 34:1, 18 Finck 13:18; 63:21; 67:20: 188:4, 22: 208:12 Finck-not 63:21 Finck-were 94:2 find 24:21; 54:18; 183:3, 7; 185:14; 186:9; 187:2; 202:17 finding 127:5; 185:8 Fine 13:14; 39:16, 21; 43:2; 45:13, 19; 71:4, 5; 80:15; 90:17; 96:18; 109:5; 114:20; 131:4; 146:8; 147:8; 201:16, 18 finger 132:1; 133:1, 12 fingerprints 61:17 fingers 31:1; 131:12 finish 182:11 finished 75:22; 137:3 Fink 142:4 firmly 191:15 first 3:6; 18:12; 22:12; 27:3, 4, 13: 40:2: 41:11: 49:10; 51:6, 7; 53:21; 59:13; 60:9; 69:15; 75:9; 76:15, 20; 77:1, 2, 6; 89:2; 97:11, 17; 101:21; 105:5; 109:20; 125:6; 126:2, 3, 9; 145:19; 146:16; 152:2; 154:1; 159:7; 168:9; 171:22; 172:20; 179:14; 184:7, 11; 186:19; 187:3; 188:15, 16, 18; 193:9, 9, 10; 195:1, 10; 196:19; 200:10; 201:14; 204:1, 17; 208:13; 213:3, 22; 214:2; 215:20: 216:5, 10 fist 61:5 five 44:18, 20, 21; 45:2; 97:17:98:19:99:2:110:8. 10, 16, 17; 112:9; 126:10; 144:17; 195:20; 198:19 fixed 162:5 fixing 135:2 flap 72:16, 20, 21; 77:16; 158:22: 164:5 flaps 134:20, 22

exceptional 143:18

excuse 20:1: 64:11:

108:17; 122:12; 185:1;

157:13; 158:1, 4

flecks 86:4, 9, 17: 90:11

floor 54:8; 73:3; 74:15; 119:2 flown 125:9, 16 flunky 38:2 flying 43:12 following 115:11; 163:12; 218:2 follows 3:7; 148:7 foot 30:21 for-for 143:10 Force 4:3; 17:3, 4; 24:12; 41:7; 43:16; 44:1; 49:2; 50:21; 61:11; 171:4, 5, 9, 10, 13, 22; 172:1; 183:4, 9 forced 185:7; 186:2; 188:22; 199:6, 8 Forces 67:20 forehead 70:21; 71:6; 90:1; 154:4, 6 Foreign 19:10; 43:10 forensic 68:1 forget 9:1, 14; 20:6; 104:16; 149:6 forgot 193:11 form 6:18; 13:8 form-fashion 114:14 formal 4:17; 206:20; 217:18 formalin 164:17 formalities 28:10 formally 192:14 format 67:2 former 10:1 Fort 183:18 forth 51:18; 55:7; 217:2, 7 fortunately 52:6 forward 26:4: 71:15: 194:11; 202:4 found 30:3; 73:3; 118:22; 119:2; 125:19; 126:1, 6; 127:12, 14, 20; 128:16; 135:21; 183:8; 185:4, 19; 189:5; 190:15 four 10:7; 62:11; 168:3; 170:17; 172:19; 198:19; four-four 198:18 fourth 156:2, 2; 160:16 Fox 150:11, 17 fracture 210:21 fragment 100:7; 118:16; 125:17; 126:5; 129:8; 173:7, 10, 13; 175:3, 11; 210:20 fragments 36:19: 77:22. 22; 79:10; 90:19; 91:9, 10, 14; 96:5, 9; 100:15, 18; 117:19, 20; 118:2; 124:14, 20, 21; 125:10, 16; 212:11 fragments-at 91:4 FRANCIS 3:3, 12; 97:22; 98:1, 2, 3; 109:12; 148:3 Frank 15:2; 27:20; 28:4; 41:13; 42:14; 45:7; 56:10;

89:1 Franklin 8:6 frankly 9:16; 11:13; 18:5; 22:11; 34:2; 37:12; 38:2; 64:17; 70:15; 89:11; 92:5; 161:9; 164:4; 166:15; 175:17; 194:21; 197:4 Frazier 36:21: 96:22, 22 friend 42:7 friends 17:10 from-from 151:7 from-let 40:6 from-through 74:15 front 29:8; 46:6, 22; 49:12; 50:3; 53:9, 10, 11, 21; 54:5, 10; 70:18, 21; 81:14, 16; 84:18, 22; 85:6, 12; 89:19; 107:4; 112:6; 133:13; 134:8; 154:3; 171:17 full 5:1; 7:5; 39:2; 91:18; 97:17; 212:17 fun-loving 28:9 funeral 135:2; 140:3 furnish 22:7; 182:21 furnished 21:16: 217:22 further 14:5; 15:16; 17:14; 31:3, 12; 131:21, 22; 132:3, 7; 135:6, 15; 140:1; 145:18; 148:7; 156:12; 181:19; 202:22; 218:14

G

FXO 98:14; 99:5, 6

gaps 168:2; 170:20

FXON 96:18

garb 57:14

gate 44:13, 14; 53:6 gave 18:13; 36:10, 20; 122:17; 195:2, 3, 21 Gawler's 136:1; 137:14; 139:7; 140:6, 12 Gee 115:7 General 25:2, 8, 16; 42:10, 22; 43:2; 44:12; 60:18; 72:6; 92:12; 115:16; 136:8; 138:12; 140:17; 154:18, 20, 21; 175:20; 201:14; 202:2 Generally 58:10: 143:6 gentleman 8:14; 20:10; 25:13; 197:18 gentlemen 48:13; 49:8; George 8:13; 40:20 George's 16:21; 40:5, 13 germane 23:11; 168:8 Gerry 65:10; 151:7; 178:12; 180:22, 22; 181:5 getting-as 47:6 given 7:20; 8:2; 9:4; 12:1; 14:9; 63:20; 64:8; 105:12;

135:3, 4; 156:6; 163:19; 181:10; 189:13 government 14:19 Governor 31:16; 51:12 graphic 67:5 graphics 67:6 gray 46:1; 55:8 great 35:21; 36:8; 39:17; 71:12; 74:1 Greer 24:1; 26:8, 10; 27:1; 29:1; 47:11, 12; 48:3. 16, 17; 56:14; 58:1; 63:3; 74:13; 76:3; 128:12; 151:7; 182:16; 192:5, 6, 14; 197:12, 13, 15; 209:12 Greer's 165:16 grimace 60:21 grind 34:8, 10 Groden 9:12; 103:7 group 43:10; 47:8, 8; 52:4; 54:2; 57:14 grouping 86:21 groups 14:10, 10 guard 56:16, 19; 57:21, 22; 58:12, 17 guess 20:11; 42:18; 54:15; 73:21; 132:1 guessing 58:18, 19 guided 78:16 gun 193:8 GUNN 3:9; 21:8, 10; 44:7; 46:13; 79:15, 18, 21; 80:2, 21; 81:2; 84:1, 13, 16; 88:21; 89:4; 90:13, 17, 18; 92:3, 8, 11; 95:10, 14; 147:5, 9; 148:9; 151:20, 21: 152:19: 153:2: 155:7. 10; 156:1, 7; 157:1, 6; 158:10, 14; 160:15, 18; 163:9, 14, 22; 164:9, 12; 165:3, 5, 20; 166:3, 22; 167:4; 171:7; 174:8, 11. 12; 185:10; 188:8; 199:18, 22; 201:7; 212:18; 219:6 gunshot 20:2

151:1,9; 175:18; 218:10

glass 63:9; 66:6; 79:9, 11

God 9:9; 27:17, 21; 28:19;

glad 103:22; 177:9;

gloves 96:1; 134:15;

102:15; 176:5, 14, 15;

goes 8:18; 99:16; 154:3

good 39:16; 53:15; 65:5;

Going-you're 48:10

106:2; 108:3, 3; 125:4;

216:16, 21; 217:19

Godfrey 53:22

218:2,6

140:19

H

habit 145:1 had-did 197:6 had-you 64:19

hair 70:11: 159:4, 8 hairline 163:2 half 19:5; 30:22; 46:8; 116:22; 117:7; 132:1 hall 38:6 Hamilton 40:19 Hampshire 8:7 hand 27:5, 7; 61:2; 101:12; 135:8; 168:11, 22; 200:6 handed 6:3; 7:15 handing 21:8; 167:14 handled 4:2; 17:17; 18:10, 11, 15 hands 60:22; 61:2 handwriting 102:8 happen 25:20; 42:1, 19; 170:11 happened 15:2; 17:5; 24:5; 27:4; 51:19; 52:10; 54:17; 62:20; 68:9; 74:22; 116:9; 137:20; 166:19 happy 199:19 hard 38:13; 67:11; 163:17 has-he 193:2 hasn't 199:1 haven't 35:8; 38:4 he-he 179:2 he-you 196:14 head 12:21: 42:6: 48:8: 59:22; 60:8; 69:13, 20, 22; 70:6; 72:19; 73:9; 77:3, 12, 13; 81:12; 85:2, 6; 91:12; 92:7; 93:13; 117:16; 130:4, 12; 131:7, 14; 140:13; 152:3, 8, 12, 16; 153:1, 14; 155:3, 9, 14; 157:2; 158:17; 160:13; 161:1, 3, 6, 12, 13, 22; 173:16; 181:1, 2 header 98:14 header-there's 98:8 headquarters 13:4, 9: 17:14; 18:6; 19:4; 21:16; 40:12; 137:10; 144:16; 149:5; 174:17; 182:4, 18 headquarters-I 136:17 hear 95:13: 148:16: 149:3; 150:8; 214:21; 219:1 heard 27:16; 31:12; 33:8; 40:2, 8, 10; 41:10; 42:19; 51:11; 55:4; 148:21; 149:6, 8, 21; 150:13, 14; 151:12; 176:14; 179:15; 190:14; 194:11; 202:11; 216:19; 217:13; 218:17 heard-I 111:10 heard-no-and 45:4 hearsay 31:21 hearse 49:18, 19; 55:17 hearse"-I'm 49:21 hearses 55:15 heart 186:3; 189:2 heat 81:1

heck 31:4 Hell's 52:4 help 90:16; 100:1; 215:8 hemisphere 74:10: 117:5, 7, 9, 10; 166:8, 9 hemispheres 117:5 her-she 47:17 here's 22:14; 47:1, 8; 85.2 here-all 204:11 here-the 160:16 here-this 179:14 hesitate 5:7 hesitating 89:12 high 17:8; 156:4 higher 108:12, 14; 121:21 higher-like 108:7 Hill 210:16, 22; 211:3, 5, 8 him-in 35:10 himself 216:5 hired 196:6, 7 his-Jim 178:12 his-the 60:9 hit 27:17, 21; 117:13; 146:20; 169:14; 176:5, 14, 15; 216:16, 16, 21 hitting 27:5 hogwash 37:12 hold 42:2; 50:10; 145:11; 152:12 hold-up 20:11 hole 75:11; 76:2; 88:8, 9; 135:10; 169:17, 19 hole-the 135:10 holes 88:4 Holloway 39:4; 53:19 home 36:22, 22; 135:2; 140:3 honesty 166:14 honor 56:15, 18; 57:20, 22; 58:12, 17 Hoover 16:2; 18:7; 24:10; 45:8, 8, 13, 18; 48:12, 12, 12; 174:18; 180:16; 182:8, Horne 4:11; 8:3; 199:13 hospital 20:5; 50:16; 53:10, 11, 13, 15, 18; 54:5; 57:7; 58:6; 65:6; 125:17, 21; 140:5; 192:21; 193:4, 6; 194:12; 210:15; 211:18; 216:17, 22 hospitals 125:9 hour 9:2; 52:2; 208:5 hours 8:16; 198:19 House 14:7; 15:7, 9; 24:2; 26:11; 29:2; 31:9, 10; 47:18; 50:14; 101:5, 14; 138:6; 159:13; 176:7; 181:1:197:9

HSCA 14:22

86:14;94:1

Hume 62:22; 63:22;

Humes 13:18; 31:21; 32:5; 64:9; 69:17; 93:22; 99:15; 103:10; 120:2; 139:3; 141:14, 19; 148:18, 22; 188:3, 21; 189:17; 208:20 Hyattsville 3:21; 16:18, 19; 42:14 hypothesis 198:9

I

I-best 119:1 I--but 55:12 I-I 61:10; 185:1 ice 30:17 idea 23:10; 25:8; 180:15 identical 161:17 identification 6:8; 21:7 identified 62:21; 120:16; 151:16; 160:7; 162:7: 164:14; 165:14; 167:7; 170:20; 177:2 identified-positively 162:7 identify 38:8; 48:7; 75:9; 81:6; 96:6; 129:12; 156:14; 164:2, 7, 18; 167:14; 168:17; 173:22; 186:8 identifying 129:16 ifs 35:16; 167:18 immediately 40:15; 99:13, 21; 136:21; 142:21; 212:11 impact 132:12 importance 26:21 important 26:20; 127:6; 216:4 impress 35:20 impression 142:18; 195:2,3 in-official 15:16 in-towards 14:4 in-until 195:19 inaccurate 186:9: 187:2 inasmuch 212:9 inches 30:1 incidents 26:18 incision 76:20; 77:2, 2, 5; 107:14; 159:7; 208:14 incisions 69:11 incline-but 56:22 include 203:17, 19 included 176:1, 1, 3 including 157:3; 174:17; 203:16 incorrect 202:19, 21; 203:1 incorrect-that 204:1 increasing 18:4 independent 4:7

89:14, 15; 107:20; 113:10; 120:14; 124:12; 215:18 indicated 123:17; 159:21; 168:6 indicates 82:19; 90:4; 98:2 indication 29:2:85:11 indicator 121:8 indirectly 128:13 individual 25:10; 194:19 individuals 17:9; 53:7; 57:14; 196:22; 206:16; 212.9 inference 83:6 influenced 178:3 inform 217:5 informal 197:16 informally 22:1 informants 12:4, 5, 5, 11 information 4:9; 13:8; 21:16; 22:6, 7; 23:14; 34:6; 120:19; 122:18; 124:3, 6, 16, 18; 127:22; 144:20, 22; 175:22; 179:21; 180:12, 13; 181:4; 183:12; 184:1; 209:22; 215:3; 217:13, 22 information-I'm 115:9 initialed 168:18 initials 21:17, 21; 96:15, 17; 167:17; 168:19 injuries 106:8 injury 70:17; 133:13 ink 169:19 inky 169:21 inquiries 14:21 inside 45:5; 57:2; 60:6; 118:9; 132:10 insistent 174:17 inspection 18:22; 173:1 inspections 19:1 inspector 12:20 installation 58:21 instance 109:21; 121:10 instances 121:12 Institute 67:21 instructed 120:3 instructions 180:18 Intelligence 19:10, 12 intend 38:5 interested 191:22 internal 133:20 interpret 83:2; 85:7, 8; 90:8 interpreting 83:1 interrupt 48:18; 50:17; 52:14 interrupted 41:4 interrupting 179:14 Interruption 44:5; 163:21; 164:1

interview 6:18; 12:22;

13:7, 11; 24:1; 35:1; 36:10;

110:13, 22; 111:4; 143:13;

178:12; 179:10, 19; 180:5, 6, 14, 21; 184:2, 5; 193:12; 195:10; 196:19, 20; 200:5, 21; 201:1, 3, 9, 22; 215:13; 217:6 interviewed 29:1:37:22; 182:3; 192:13; 198:1 interviewing 20:8; 24:5; 179:3; 192:4; 194:14; 197:8 interviews 11:3, 19; 12:8, 15; 13:1; 14:9, 18; 151:6; 197:1, 2; 206:20; 212:7, 9, 15, 16; 217:18 into 26:20; 31:16; 34:5; 42:16, 17; 45:19; 46:6; 49:17, 19; 50:9, 11, 11; 51:7; 54:5; 57:12; 59:3; 63:4, 10; 68:7, 14; 73:2; 74:5; 78:7, 10; 79:10; 82:1; 93:22; 94:3; 95:3; 96:5, 17; 100:19; 116:12; 118:17, 17, 18; 119:19; 120:20; 128:7, 10; 132:20; 140:20; 141:2; 154:6; 176:16; 194:20: 195:10: 208:4: 210:17:211:4 introduced 195:11 investigated 17:2 investigating 12:1 Investigation 3:14, 17; 12:6; 18:17; 181:19; 196:9; 197:1 investigations 11:19; 36:5, 7; 195:5 investigative 24:21; 36:2; 38:21; 65:4; 140:17 investigator 35:21; 36:8; 195:4; 196:7 involved 10:14; 15:11, 15; 20:2; 178:13 involvement 11:18; 14:5 involvements 15:16, 17 is-again 160:9 is-by 149:7 is-I'm 186:6 is-that 82:20; 167:11 is-they 217:18 Island 8:18, 20 isolated 86:8 Israelis 18:20 issues 14:5; 33:2; 51:3 it'd 190:8 it-in 139:20 it-made 104:16 it-or 161:15 it-skull 125:20 it-the 22:22 itself 8:9; 23:22; 24:4, 19; 49:18; 53:16, 19; 60:1, 3;

J

J 103:7: 184:10 Jack 28:6 jacket 165:15, 16 Jackie 47:3; 48:1 James 10:2; 114:5; 150:11 jammed 42:16 January 16:4; 102:8, 14; 110:13, 22 January-I 178:11 Japan 43:12 jar 74:21; 78:8, 10, 11; 79:7, 11; 95:21; 96:5, 6, 13, 14, 16; 97:5, 6; 116:12 iealous 181:14 Jim 10:8; 11:14; 22:15; 24:11; 26:3, 8, 9; 28:6; 30:14; 31:4; 33:11; 36:10; 37:2, 20; 38:19; 42:2, 12, 22; 45:7, 16, 17, 17; 50:10; 53:13; 54:12, 17; 55:1; 56:14; 57:22; 63:3-78:11; 114:15; 124:7; 130:17; 139:5; 142:12; 151:7; 189:4; 191:1; 195:3, 9, 18; 196:22; 197:5, 6; 199:10; 200:19: 204:12: 212:3: 217:14, 16; 218:9 Jim-oh 10:6 Jim-what 190:13 Joan 4:13 jog 211:19 John 7:9; 143:13 Johnson 12:3; 211:1 jointly 12:10 JR 3:3, 12; 148:3 Judge 17:6; 42:9 jumped 211:1,5 juncture 175:13 junior 181:2 jurisdiction 4:1; 16:20; 17:12; 24:8, 14, 17, 18, 21, 22; 41:19; 181:14 just-the 20:18 just-you 107:16 iuvenile 196:2

K

keep 145:2; 160:15; 165:21 Kellerman 26:8, 11; 27:2, 6; 29:1; 38:19; 39:8, 16; 48:9, 16; 49:9, 16, 20; 50:2, 4; 54:5; 56:6, 9; 58:1; 63:3; 65:9; 74:13; 76:3; 128:11; 151:7; 176:4, 14, 21; 178:7; 179:18; 180:15; 181:1; 182:14; 192:5, 6, 13; 193:12, 18; 194:9; 199:16; 206:22; 209:12; 215:15; 216:17

Kellerman's 165:15, 15; 192:20; 193:2 Kennedy 4:10; 5:3; 7:9; 8:10, 20; 9:21; 10:12; 11:20; 12:9; 14:6; 15:17; 17:16; 20:16, 20; 28:1; 38:16, 18; 40:3; 46:5, 6; 47:3, 18, 22; 48:1, 6; 49:17, 17; 53:17, 17; 54:6, 6, 14; 59:14, 14; 61:8, 10; 70:16; 72:5, 15; 106:9; 140:10, 10; 164:20; 176:15; 177:21; 178:4; 193:7; 210:1, 1; 214:5, 15 Kennedy's 50:13: 164:15:166:12:214:22 Kenny 47:13; 53:22; 54:9; 204:2 kept 25:2; 44:11; 170:3 kidnappings 17:21 killed 24:22; 34:11; 179:6 killed-assassinatedhad 41:5 Killing 9:11; 103:6 kind 68:4; 130:9; 131:9; 141:11 Kiwanis 14:10 knew 24:7, 9; 28:13; 40:15; 41:11; 45:15; 55:1; 61:10, 15; 75:10; 176:18 know"-Greer 54:21 know-1 24:9 Knowing 28:21 knowledge 76:12; 91:13; 93:10; 121:22; 131:15; 139:4; 140:8; 147:3; 148:20; 187:12; 190:3; 192:3; 205:5; 210:5; 219:4 known 28:4; 210:6 knows 198.7

T.

lab 124:15

laboratory 30:15; 36:20; 45:12; 124:14; 189:15; 212:12 ladies 47:15 land 208:3 landed 45:1, 22 landing 44:22; 46:1 large 43:14; 67:2; 74:12, 18; 116:7; 117:13; 153:4, 5, 10; 165:13; 166:17, 20; 175:3; 186:19; 188:18; 217:1 large-a 117:13 larger 161:10; 165:16 largest 175:9, 11 Larry 53:22; 54:9, 19 last 10:4, 8; 27:12; 38:7; 110:20; 113:13; 123:6; 134:4, 14; 163:10; 175:7, 7; 192:10; 208:18; 218:16 last-the 208:19

indicate 87:18; 88:15;

63:11, 16; 68:15; 78:1;

136:5; 154:9; 161:16;

172:2; 191:22; 205:21

116:10; 118:7; 133:6, 7;

late 179:4; 203:6 later 7:5; 21:3; 25:15; 29:5; 31:11, 20; 64:13; 75:8; 125:9; 127:10; 135:19; 142:7; 176:21; 194:15, 16, 17; 195:21; 203:5 later-afterwards 74:19 later-later 118:18 later-on 88:13 later-the 135:2 lateral 84:14: 88:22 latter 30:12; 119:22 law 4:2; 8:7; 17:7; 41:9 laws 17:3 learn 33:7 learned 30:15; 33:3; 127:2: 186:4 least 91:3: 97:8: 113:19 leave 62:22: 63:17: 142:18; 169:17 leave-land 44:19 lectures 18:13 Lee 184:10 left 26:14; 30:3; 31:9; 47:22; 48:10; 49:12; 61:13; 74:20; 81:19; 82:12; 83:12; 86:5; 117:7, 10; 137:17; 138:9; 140:4, 20; 150:21; 152:3, 8; 161:2; 166:8; 171:22; 195:13, 17 left-"we 76:3 left-hand 57:4; 105:19; 121:2 legitimate 43:4.6 legs 91:17 length 132:1 lengthy 18:6 less 5:1 lessened 37:14 letter 16:2; 102:11; 109:12:110:2 liaison 19:6, 6 lid 96:21: 97:8 Liebknecht 23:16 lieutenant 25:15; 35:22; 36:3; 40:19; 188:3, 21; 195:1, 2 Life 46:12, 14, 19 lifetime 5:17 lifted 57:19:62:1,17 light 150:6, 9 lighting 68:4 limousine 119:2; 126:6; 211:6 line 87:3, 6; 105:1; 171:12; 172:16, 20; 202:7 lined 51:21 lines 84:15; 87:5, 11, 14; 106:18; 112:22 listing 63:18 literature 9:20: 104:6

56:5: 62:7: 68:20: 78:8: 141:19; 145:17; 153:12; 162:21; 163:15; 165:6; 202:3 loaded 52:16 loading 57:20; 59:2 locate 94:11:173:9 located 160:5 location 111:2; 129:17; 130:10 lodged 95:4; 214:16, 19, 22: 215:4 long 7:12; 8:16; 25:14; 67:13; 75:18; 97:11; 102:10, 15; 135:10; 137:14; 169:7; 176:17; 198:2; 208:17 longer 52:10 look 23:13, 20; 73:6; 81:4; 86:18; 90:13; 92:3; 96:16; 98:9; 120:22; 123:2; 125:1, 5; 146:22; 152:2, 19; 155:7, 17, 21; 156:1; 157:1, 7, 20; 158:5, 10; 161:3, 15, 17, 21; 163:9, 16; 165:3, 20, 22; 166:11; 172:19; 184:6; 213:19 looked 33:11; 38:19; 54:17; 61:16; 72:3; 75:18, 19; 101:1; 135:3, 4; 155:1; 158:8; 160:13, 19; 164:19; 170:14 looking 14:15; 44:9; 53:8; 54:12; 75:16; 77:20; 81:11, 13, 15, 22; 82:2, 3; 99:20; 112:19; 114:19; 118:8; 123:20; 149:16, 16; 152:4; 153:13; 154:11; 160:10; 174:20; 176:10; 215:12 looks 22:10; 48:12; 106:18; 154:19; 155:12; 156:5, 8; 158:7, 18, 21; 162:6, 22; 164:4; 165:18; 166:14 lost 110:15 lot 26:17; 32:15; 36:16; 184:21; 217:20 lower 108:13 lunch 147:6, 10; 148:10 lying 134:9

M

machine 23:2; 68:22; 141:20, 21; 169:9 machine—I 68:21; 170:13 machines 141:19 magazine 46:12, 14, 19; 103:3 magazines 103:3 main 53:6 major 17:22; 20:5 make—see 22:17 making 5:13:7:4; 13:7:

39:18; 70:7; 102:12;

130:9; 133:5; 142:19; 152:22; 188:15 Malcolm 31:22 Malley 12:19; 200:19; 201:12, 19, 20, 21 man 8:13; 28:3, 4, 9, 13, 15; 34:10; 47:12; 72:8; 178:21; 179:6 managed 62:12 managed-or 62:11 manipulation 69:11; 77:7 many 12:8, 8: 19:22: 25:14, 14; 33:2; 42:8; 66:11, 18; 78:5, 5; 100:15, 18; 141:10; 169:7; 180:2; 195:5; 201:13 many-many 25:14 March 184:9 Marie 4:14 mark 6:2; 71:4; 83:9, 14, 16, 19; 105:22; 106:12, 15, 17; 107:12; 112:21; 113:5; 154:5; 156:19 marked 6:8, 10; 21:12; 64:2; 78:21; 101:9, 13, 18; 102:21; 109:10; 112:4; 113:6; 184:8; 200:7; 202:15; 212:21 marking 113:9, 9, 18; 114:2,9 markings 96:20; 98:5; 160:3 marks 71:21: 105:4: 107:19; 193:18, 19, 21; 194:7 Marshall 17:5 Maryland 16:15, 16, 21; 40:6; 42:15 Massachusetts 8:19 massage 30:5, 8; 185:7, 19; 186:3; 189:2; 190:18; 191:13, 17, 20; 208:22 massive 60:10; 70:1; 77:18; 93:12; 135:9; 162:10 material 60:4; 217:20 matter 20:8; 28:18; 46:8; 50:5; 155:2; 162:22; 165:14; 177:10; 179:13; 195:12 matters 18:10; 19:13 May 22:3; 39:6; 42:18; 84:7; 85:3; 97:21; 98:10; 127:2: 129:22: 143:15: 174:3; 176:8; 189:16, 21 may-if 93:3 maybe 15:20; 46:10; 54:1; 62:18; 91:22; 95:4; 99:19; 105:9, 9, 11; 115:13; 120:12; 126:8; 136:9, 9, 22; 147:6; 178:7; 179:1; 191:4; 198:19, 20 McHugh 54:1, 10; 204:4 McHugh-General 54:1 MD 6:3, 7; 7:8; 109:10;

112:5 me-and 93:2 me-excuse 27:1 me-let 94:15; 124:9; 159:5 mean 26:6; 27:13; 31:16; 33:12; 47:4; 51:20; 64:11, 22; 65:20; 66:18; 68:12, 21:71:14:74:17:77:2: 80:12; 81:16; 84:3; 85:16, 19; 88:2; 97:4; 103:5; 106:3; 107:16; 112:15; 114:17; 115:21; 120:10; 121:3, 18; 127:11; 129:6; 130:19; 133:4; 134:12; 135:4, 12; 136:17; 140:21; 149:2, 16; 155:1; 161:11; 162:5; 165:7, 15; 170:13; 178:11; 181:16; 183:17; 192:10; 193:10; 204:16; 215:16 mean-what 125:15 meaning 42:21; 193:14; 206:3 means 21:18; 25:9, 9; 120:7; 121:1; 123:3, 4; 127:10; 136:14 meant 70:14; 121:15, 16; 125:16; 204:13 meantime 41:16; 50:6 measure 133:10, 11 measured 73:7; 116:11 measuring 94:1, 2; 120:1; 125:8 medical 61:21; 62:2; 115:8; 174:4; 212:8 meet 15:6 meeting 183:18 member 11:6; 19:10 member-alternate 19:9 members 11:12; 43:9, 9, 11, 21; 48:15; 101:4; 217:6 memo 200:8; 213:1 memorandum 202:12. 15, 18 memory 5:9; 7:19; 92:1; 100:12; 114:21; 119:13; 211:20 men 136:1; 181:22 mention 35:21; 126:15; 211:19 mentioned 11:21; 20:19, 20; 35:10; 37:20; 47:11; 48:22; 63:17; 65:2; 68:11; 69:16, 17; 90:12; 101:2; 115:17; 127:4; 150:13; 155:15; 158:3; 200:18; 206:19; 212:5, 17 mercy 42:8 mess 153:20; 155:21 message 40:6; 189:20 met 4:12; 40:19 metal 125:10: 131:9, 11 Metropolitan 52:7 microphones 43:22

middle 191:21 midnight 136:7; 208:17, might 26:13; 28:6; 30:16, 17; 41:20; 42:1; 66:14; 68:5; 94:1, 7; 105:11, 13; 126:8: 135:18: 142:1: 144:13, 15; 146:19; 147:3; 151:3; 172:6; 177:18; 178:19; 179:21; 180:12; 185:6; 186:2; 188:22; 191:12: 195:15: 198:22: 199:6, 8; 211:19 miles 52:2; 208:5 military 16:22; 58:16 millimeters 129:13; 130:11 mimeograph 23:1, 2; 169:4, 9; 170:8, 13 mimeographed 170:13 mind 11:22; 24:7; 28:22; 51:18; 53:12; 61:7; 96:1: 144:2; 178:8; 179:13; 191:18; 207:21; 208:2; 218:12 mine 42:7; 132:16; 149:13 mine-put 71:3 mine-to 25:5 minor 174:20 minute 46:8, 8; 79:16; 90:22; 110:15; 125:3, 10; 142:22; 183:15; 184:14; 187:21; 189:9; 195:12; 197:10; 214:6 minutes 44:18, 21; 45:2; 62:18; 67:12, 12; 96:4; 195:20; 198:1 mischaracterize 196:16 mischaracterizing 196:11 miss 59:21; 69:19 missile 78:12, 14, 18: 79:2; 156:3; 163:11; 187:5 missiles 78:16 missing 72:15, 22; 73:1, 17; 75:7, 11; 85:12; 89:16; 90:4, 5; 116:18; 117:1, 8, 9, 10; 144:15; 150:1; 151:13; 165:10; 173:20 mistaken 77:17; 137:20; 209:3, 22 Mitchell 42:6; 45:3 Mitchell-at 44:18 Mm-hmm 35:2; 83:18; 102:3: 103:8: 107:11: 110:21; 112:1; 161:20 moderator 9:5 moment 22:4; 48:18; 50:18; 52:15, 20, 20; 75:4; 80:3; 97:14; 102:16; 160:19; 165:21; 174:7; 175:2; 192:18; 200:13; 202:13 moment-or 184:16 moments 13:15, 16; 50:5

Navy 24:18; 49:14, 22;

50:1; 52:17; 55:8; 58:20;

78:12; 172:12

nearly 157:20

near 163:2

Monday-up 37:5 money 18:5 month's 16:4 month-l 149:16 months 16:11; 194:16, more 13:16; 18:5; 27:12, 13; 92:6; 100:21; 116:22; 130:22; 133:11; 136:9; 158:21; 168:15; 174:22; 179:20, 21; 190:5; 197:7; 203:20 morgue 57:6, 6; 59:3; 62:17: 63:6; 67:10; 128:7. 10:139:8 morning 37:1; 135:19 morticians 134:16 most 25:17: 100:8: 121:12; 133:7; 163:16 mostly 121:10 motorcade 45:20; 51:22; 203:10, 19; 204:1, 12 motorcade-one 50:12 motorcycles 52:5, 8 mouth 60:21;71:11 mouths 194:21 move 76:16 moved 53:9; 57:11 movement 157:15 Mrs 38:16, 17; 47:18; 49:17; 50:13; 53:9, 17; 54:6, 14; 59:14; 72:5; 140:10; 177:21; 178:4; 193:7; 210:1 much 52:9; 62:14: 67:9; 72:10; 74:9, 11, 20; 75:16; 90:16; 116:13; 129:4; 136:9; 142:20; 155:5, 21; 158:2; 165:2, 7; 167:1; 184:16; 199:21; 219:7 Munichs 18:16 murder 143:13 muscle 31:15 must 140:15; 217:16 mutilation 70:13 my-l 151:6 myself 42:21; 44:18; 63:3; 64:8; 76:4; 99:6; 162:9; 174:16; 191:4; 195:14

N

name 3:10; 8:13, 15; 12:19; 20:6; 32:1; 36:21; 56:10; 150:13; 151:2 named 10:1 names 9:15; 13:15; 25:9; 211:15 natural 20:15 naturally 113:16 nature 14:16; 15:5 naval 39:5; 46:1; 50:15; 53:5, 6; 58:20; 212:7

necessarily 90:4; 97:4 neck 93:1, 5, 6, 8; 94:18; 95:2; 106:15, 17; 107:12, 13, 17; 111:14; 112:22; 113:7; 133:14; 156:11, 15; 161:11; 163:3; 216:11, 12 neck-again 107:4 need 90:8; 147:9 need-to 184:17 needed 18:4 negative 12:10 neither 37:15; 85:17 never-he 139:4 New 8:7 newspaper 36:12 newspapers 33:8 newsreels 43:12 next 21:22; 48:1; 57:15; 62:20; 68:9; 107:12; 175:7, 9, 11; 187:19; 192:8; 198:12; 206:21 nice 218:3 nicely 52:12 night 80:19; 81:8; 83:20; 84:9, 19; 85:21; 86:11, 12, 19; 87:1, 13; 91:20; 92:13; 114:3; 127:1; 143:7; 146:17; 147:2; 152:7; 153:19; 155:4, 13; 157:22; 158:8; 161:3; 164:3; 211:10 ninth 165:22 no-no 34:8; 71:21 no-nothing 26:19 nobody 24:7; 198:7 none 5:4; 12:12; 29:4; 70:20; 173:3; 180:20, 20; 195:7; 205:12 None 99:4 nor 37:16; 38:5; 135:15; 218:12 Normally 143:10 Nos 161:19 nose 81:12:85:2 not-175:12 not-in 94:5 not-not 37:21 not-that 34:4 not-the 39:8 not-these 65:2 notary 3:6; 148:6 notation 114:5 note 142:16; 144:14; 192:20; 193:2; 213:8 notes 13:7; 26:13; 68:18; 141:10, 11, 13; 142:2, 5.9, 19; 143:1, 9, 10, 15; 144:1,

2, 10, 11, 12, 19; 145:1, 2,

9, 11, 12, 13, 18; 146:3;

148:11, 14, 17, 17, 22; 149:11, 18; 150:1, 2; 158:4; 180:2, 6, 10, 10; 184:4; 185:22; 190:22; 191:2, 6; 192:17; 193:9; 197:5, 6, 7, 14; 198:14, 17, 18, 22; 199:4, 9; 206:18, 18; 212:17; 218:2, 4 notes-or 180:2 nothing 4:20; 14:15, 18; 15:4: 23:11: 33:9, 14: 35:12; 51:15; 53:3; 54:16; 71:7, 9, 11, 12; 74:1; 108:7, 12, 13; 135:13; 161:6; 215:20; 216:3 notice 155:2; 167:21; 172:11 noticed 203:2 November 3:17; 6:20, 21; 7:2, 3; 11:1; 38:12; 39:9, 22; 46:14, 20; 80:19: 81:8; 91:20; 109:12; 152:7; 178:11; 192:14; 210:7, 9; 213:1, 9, 15, 16, now-does 161:2 now-is 167:15 now-knowing 28:21 now-that 31:21; 91:3 number 35:21: 129:13: 158:11; 171:5, 17; 172:1; 185:15, 16; 206:14

0

O'Brien 53:22; 54:9, 19 o'clock 37:1: 40:4 O'Donnell 47:13; 53:22; 54:10; 204:3 O'Leary 209:13, 14, 15; 210:4,6 O'NEILL 3:3, 12, 13; 4:5; 7:14; 21:8, 11; 38:12; 56:11; 80:3; 81:3, 6; 84:17; 89:5; 95:15; 97:13, 22; 98:1, 2, 3; 101:3; 109:9, 13; 110:7; 148:3, 10; 151:22; 167:5; 173:4; 174:13; 185:4; 186:20; 190:8; 191:5; 193:1, 18; 198:4, 16; 199:4; 212:19; 215:6 O-'-N-e-i-l-l 3:12 oath 4:20 object 131:9; 187:16 observation 75:9; 115:2; 153:1 observations 163:6 observe 150:4: 212:10 observed 77:14; 80:18; 81:7; 100:6; 155:4; 194:10 obtained 125:21 obviously 83:5 occasions 216:18 occipital 158:12; 174:2

occur 15:3: 143:2 occurred 5:17; 6:20, 21; 13:9; 22:16; 24:6; 26:18; 30:11; 32:2; 45:11; 73:19; 105:13; 124:10; 154:21; 208:14; 218:12 occurred-or 154:20 October 102-11 odd 157:18 of-from 149:4 of-trains 143:20 of-we 26:19 of-what 125:20 off 23:1; 28:5; 44:7, 8; 50:15; 55:13; 60:8; 68:14; 79:15: 80:20: 97:5: 134:15; 140:19; 141:22; 145:3, 4; 147:6; 167:2, 3; 169:9; 171:6; 174:6, 10, 14; 183:5; 185:10, 13; 201:6: 211:22 offhand 211:17 office 12:17; 23:16; 33:13; 36:15; 40:20; 98:1; 122:19; 181:9, 11_13, 15 Officer 17:7; 39:5 offices 40:18: 213:11 official 14:16: 15:1, 4, 11: 65:12 officially 33:7, 9; 65:16 officials 12:13; 14:19 Oh-gee 67:11 OK 123:16 old 145:19 old-time 22:22 on-autopsy 69:6 on-oh 37:3 once 81:9; 85:17; 90:3; 97:15; 113:12; 116:4; 133:5; 135:6; 145:20; 146:11; 170:14; 173:17; 178:16, 20; 206:13; 217:16 one 6:19, 20, 22; 8:5, 12, 21, 22; 9:10, 11; 19:2; 20:4, 4, 6, 13; 22:4, 20; 26:2, 6, 6, 15; 27:1, 9; 28:15; 32:20, 21; 33:18; 34:17; 35:21; 38:7, 14; 39:9, 11; 40:17; 43:17; 44:1; 47:10, 15, 16; 50:11; 51:6; 56:20; 57:9; 64:9; 66:14, 15, 16, 19; 68:15; 69:5; 72:11; 73:4; 78:1, 2; 79:5; 82:9; 86:2; 89:9; 90:12; 93:12, 14; 94:22; 96:9; 99:2, 8, 15; 101:1; 103:10; 104:14; 108:19; 110:6; 123:8; 127:16; 141:15; 143:7; 149:5, 15; 150:15; 154:17; 156:16, 17, 18; 160:16, 19; 161:2; 165:21; 168:15, 22; 171:3, 4, 5, 9, 10, 13, 15, 17, 19; 172:1, 1, 1; 176:6, 7; 177:13, 15: 178:1, 2, 14; 179:9, 16, 16, 17; 185:15;

187:3; 189:18; 194:4; 196:17; 197:11, 16; 198:12, 18; 206:21; 210:16; 211:1, 5, 7; 213:19; 214:4, 14; 215:11; 217:9: 218:16 one-you 66:16 ones 103:10; 105:12; 107:22 Only 15:19; 20:13; 25:10; 28:15; 30:21; 34:9; 37:18; 47:17; 49:3, 4; 60:5; 67:4; 68:1; 91:11; 118:4; 131:22; 133:5; 165:9; 171:21; 176:18; 179:7; 181:2,3; 192:2; 197:18, 22; 198:16; 206:6; 207:14 onto 45:15; 47:6; 62:6, 17; 74:13; 134:7 oozing 60:6 open 42:17; 49:7; 57:1; 60:20; 152:9; 157:13, 19, 21; 158:4; 192:17 opened 46:9; 47:2, 2; 49:10; 56:14; 59:6, 10, 15, 19; 61:20, 21; 158:1 opening 154:9; 161:10, 11.12 openly 143:22 operation 24:19 operations 43:18, 19; 44:10:45:6 opinion 36:7; 37:13, 14; 188:20: 205:3: 218:12 opportunity 80:6, 9; 215:7 opposed 118:3 or-for 103:14 or-with 11:18 ordinary 144:7 organs 133:20 orienting 163:17 original 101:17, 21; 103:10; 109:3, 7; 112:2, 7, 20; 151:17; 159:12, 18; 167:15; 168:12, 21; 170:5; 180:9, 10; 213:7 originally 136:16; 158:3 originals 102:2; 104:5 OSI 35:22: 36:3; 42:6; 45:3; 195:2 other-| 161:10 others 13:11; 20:14, 21; 157:20 otherwise 167:19 ourselves 17:13; 70:8; 195:11 out 12:3, 12; 14:3; 17:1, 9; 21:13: 23:4, 4: 24:21: 25:3: 26:14; 30:5, 9, 15; 31:5, 15; 33:5; 34:7; 36:15; 37:3, 11; 41:13, 18, 22; 42:4, 4, 13, 14, 15; 44:9, 15, 17; 45:8, 15; 49:15; 50:3, 7; 51:10; 52:6, 13; 53:1, 4, 5,

56:2, 4, 6, 8, 9, 17; 59:9, 13; 61:11; 62:1, 6; 63:4; 74:21; 76:1, 1, 2, 14; 78:1, 3, 7; 86:15; 87:15; 88:15, 16; 94:18; 99:5; 102:11; 107:15; 109:6; 114:15; 115:18; 118:11; 120:11. 18; 123:21; 129:7; 130:5; 134:10; 135:21; 136:11, 14, 21; 137:19; 150:5; 165:21; 168:6, 7; 174:18; 178:4; 179:5; 181:8, 15; 183:3, 7, 8; 185:7, 18; 186:3; 188:22; 189:17, 19: 190:17; 191:13, 16: 195:22; 197:4; 199:6, 8; 201:3; 208:22; 209:5; 216:11, 12 out-| 129:5 out-or 179-4 out-that 59:16 outside 142:16: 155:15 outstanding 23:17 over 16:20; 24:8, 14, 18, 21; 30:1, 7; 32:8; 36:14; 40:14; 41:19, 19; 42:9; 43:12, 18; 45:20; 49:3, 20; 50:2, 3; 56:8, 10; 57:13; 58:3; 60:6; 63:10; 65:7; 67:21; 68:19; 72:2; 81:3, 16, 17; 82:5; 92:19; 97:1; 104:17; 124:14; 134:6; 135:7, 21; 136:10; 138:17; 140:22; 159:1; 165:10; 166:8; 170:14; 182:6; 183:18, 19 over-okay-the 69:14 overdrawn 84:15 overseas 19:2 overview 10:11 own 23:14; 25:5; 29:16; 114:3; 133:12; 148:20; 153:1; 180:15; 183:2

P

p.m 171:12; 207:9; 213:16; 219:10 pack 51:9 page 23:6; 48:1; 87:4; 97:17; 98:7, 19; 99:2; 105:5, 21; 110:8, 10, 12, 16, 17, 19, 20; 123:6, 6; 125:6; 126:10; 146:16, 22; 168:3; 171:3, 11, 11, 17, 22; 172:8, 19, 21; 175:5: 177:4; 178:2; 194:1; 198:22; 204:21, 22; 205:17; 206:13; 207:3; 208:18; 209:11 pages 7:11, 12; 22:12: 98:13; 105:15; 109:17; 112:9; 198:19 Pamela 47:15; 50:13; 51:8: 54:13 panel 8:12

paper 25:6; 26:20; 102:1, 5; 178:17; 179:1: 218:8 paragraph 97:17; 99:9, 12, 16; 125:5; 175:6, 7; 177:4; 186:19, 20; 187:1, 20; 188:16, 18; 189:11; 193:22; 198:3; 213:22; 214:2 paragraph-I 193:10 paragraph-or 97:17 paragraph-the 208:19 pardon 185:1; 214:10 parietal 174:1 Park 52:8 parked 46:2, 4 Parkway 51:21 part 30:12; 105:19; 117:9; 173:19; 188:11 partial 38:18, 21 participated 20:17 participation 12:14 particular 5:19; 6:19; 24:8; 40:21; 51:17; 77:15; 85:16; 86:13; 102:6; 103:5; 111:17, 19; 115:11; 116:15; 117:11; 121:10; 132:7; 133:4; 139:21; 141:17; 143:7, 17, 20; 144:3; 145:12; 149:10, 14, 18; 151:10; 162:13; 165:8; 170:11; 178:17; 179:16; 180:19; 181:14; 182:14; 187:18; 196:3; 208:15: 209:17; 210:19; 215:21, 22: 217:8: 218:11 partition 63:9: 66:8: 139:18 partitioned 68:14 parts 91:16; 154:1 pass 202:6 past 170:2; 202:11; 217:21 path 93:16, 21; 94:10, 17; 95:2 Patholgy 67:21 pathologist 68:1 pattern-coming 44:22 pencil 112:21; 113:5, 10, 18; 114:2, 5, 9 people 12:11: 15:6: 17:2: 25:7; 28:10; 34:9, 17; 37:11; 42:16, 17; 43:6, 7, 8, 11, 13, 14; 44:11, 13; 47:8, 10; 48:4, 11; 50:7; 51:21; 53:2, 8, 18; 54:3; 55:6; 69:3, 4; 70:3; 72:8, 10; 85:3; 120:13; 135:1; 137:14; 138:21; 140:3, 12: 141:10, 12; 142:19; 143:1; 163:6, 16; 166:18; 168:6; 196:8; 204:5; 211:16; 218:17, 22 people-and 47:8 perceived 129:11 percent 157:19; 202:5 percentage 116:17

perform 134:17; 136:1 performed 32:7; 69:18; 77:11; 120:15 performed-whether 75:6 performing 20:9 perhaps 117:8; 121:1; 169:3 period 11:17; 16:17; 18:3; 19:14; 41:2; 42:13; 54:11, 16; 176:17; 178:10; 195:19 peripheral 138:20 Perry 31:22; 32:3 person 9:5; 24:15; 29:13; 105:8; 115:8; 176:18; 180:3 personal 17:9; 42:7; 183:2 personnel 24:18; 53:6 pertain 170:19 pertained 8:9 pertains 5:19 phone 45:6 phonied 162:12 photo 154:7 photograph 47:21; 153:15; 154:12; 155:9; 156:2, 4; 158:13, 16: 160:9; 161:1, 16; 163:13; 164:2, 11; 165:8; 166:1 photographer 65:22; 66:1 photographers 66:1, 12, 19; 67:10; 141:4 photographs 63:2; 64:10, 12, 17, 20; 65:1, 3, 6, 14; 76:7, 11, 17; 114:18, 19, 22; 150:20; 151:13, 16, 17; 155:15; 157:12; 160:12; 162:11, 17; 164:14 photography 68:4, 6 photos 150:18 physical 53:14 physically 9:1; 10:8; 57:19: 136:6 physicians 75:19: 92:6. physicians-who 62:21 pick 196:8 picture 81:10; 85:13; 157:19; 164:8 pictures 63:12, 13, 19, 22; 66:2, 17, 18; 67:13; 68:12:90:19:102:6: 141:7; 161:18; 162:6 piece 75:8; 88:13: 117:14; 118:22; 120:1: 125:8, 11, 19; 126:1, 12; 127:8; 129:7; 162:21; 164:5; 178:17; 179:1; 210:19 pieces 77:21: 78:1, 4, 7:

Pierce 8:7 place 17:3; 24:1; 32:9; 54:11; 73:21; 84:7; 115:6; 189:3; 191:20 placed 60:5; 96:5, 12 places 90:12 plane 44:19, 21; 45:22, 22; 46:4, 22; 47:5; 183:5; 208:2 plastic 30:18; 60:4; 169:15, 22; 170:3, 8 plastic-type 169:12 platform 56:6; 57:20 Pleasant 40:14 please 3:11; 5:7; 6:4; 22:4; 23:21; 39:6; 71:1; 82:13; 84:21; 97:19; 123:4, 14; 130:1; 153:6; 172:19; 185:12; 203:22; 205:15 PLS 123:4 pocket 9:17 point 13:19; 14:6; 31:2; 32:21; 38:21; 49:1; 61:11; 65:4; 75:13; 94:20; 97:4; 131:20; 132:8, 9; 133:15, 20; 135:3; 138:17, 20; 159:3; 198:4; 205:4, 4, 10, 11, 22; 206:2, 6, 7; 216:5, pointed 86:14; 87:15; 168:6 pointed-maybe 154:2 pointing 29:21; 49:12; 50:8; 60:12, 12; 69:21; 70:3; 71:6, 20; 72:18; 76:1, 1, 2: 81:20: 83:10: 85:6: 86:5; 103:18; 173:17 points 180:19 police 18:14; 40:12; 52:7, policemen 52:8 poorly 185:15; 198:10 portion 53:15; 73:1, 1; 74:12; 99:12; 111:5; 116:5, 7; 165:17; 166:8, 10: 213:20 portion-again 117:15 portions 126:11; 170:17; 192:5 position 3:19; 32:9; 103:14 positive 27:18; 79:14; 152:4 positive-"Well 202:5 possession 128:20 possibility 52:21; 172:3; 198:9 possible 183:13; 199:11, 16; 208:20, 21 possibly 6:13; 94:2; 124:5, 15; 203:7, 9; 209:18 posterior 156:3; 158:12: 160:17; 163:12 pot 68:22

powdered 31:8; 138:3 preface 164:13 prejudice 130:20 preparation 7:16: 148:12; 208:1 prepared 19:11; 25:22; 41:6; 119:16; 122:18; 148:15 preparing 6:9; 7:14: 144:8; 146:18; 201:21 presence 94:5, 6; 104:16; 180:3, 6 present 5:15, 18; 10:21; 59:5; 74:22; 89:6; 134:1; 218:5 presented 31:3 President 4:10; 5:3, 20; 7:9; 9:12; 12:2, 2; 17:19; 19:9, 12; 24:15; 28:1, 8, 11, 16; 30:8; 31:16; 32:11; 40:2, 8, 10, 22; 41:5; 42:19; 61:8, 10, 13, 14, 16, 18; 70:16; 72:15; 103:6; 106:9; 119:3; 126:13; 164:15, 20; 166:12; 176:4; 181:7; 183:3, 16, 16, 19; 192:21; 193:3; 194:10; 214:5, 15, 22; 215:18; 216:5, 13, 15, 20, 21 President's 30:20; 60:8; 120:4, 8: 152:12, 16: 189:1; 214:16, 19; 215:4 President's-Kennedy's 187:6 President-ex-President 138:9 presidential 47:14; 183:8 press 43:9, 20 pressed 159:9 presumably 81:11; 171:18 presumption 205:20 pretty 155:21; 189:13 prevent 60:5 preventing 43:3 previously 4:12; 21:11; 89:6; 95:21; 104:5; 120:16; 131:7; 146:12; 148:6: 177:2: 184:12: 200:11; 213:4; 218:18 primary 212:10 Prince 16:21; 40:5, 13 principal 196:14 Prior 19:19; 45:22; 67:15; 69:9, 14; 118:13; 121:17; 159:7; 204:19; 205:1; 209:1:210:6 priority 121:8, 9, 19, 20 probable 133:11 probably 7:1; 13:16; 21:18; 54:6; 100:8; 114:15; 133:7; 171:16; 178:3; 197:14, 20; 203:11; 207:14 probe 31:1; 131:8, 10, 11,

panned 12:12

79:3; 118:11

13, 17, 21; 132:3; 133:1, 6, 7, 12, 19 probe-l 133:4 probed 131:20; 132:8 probing 118:9; 132:7; 187:9 problem 31:4; 47:6; 182:7 problem-one 31:4 procedure 4:17; 70:5; 115:6; 120:15; 134:16; 138:1, 16; 143:5; 169:5; 183:7 procedures 67:15:74:4: 75:6, 20; 76:8; 77:14; 140:14; 181:5; 218:3 PROCEEDINGS 3:1: 44:5: 163:21 professors 8:21 profile 152:8 progressed 73:3 pronunciation 8:14 properly 62:12; 144:13; 217:5 proportion 107:16 protecting 24:16 protection 24:14; 181:6 protocol 32:1;34:1; 115:11; 139:3; 148:22 prove 167:19 provide 4:19 provided 120:19 provides 4:21 providing 211:10 Provost 17:5 public 3:6; 44:12; 72:7; 148:6 publication 111:11 publications 102:7; 104:7 published 37:17, 19 pull 195:14 pulled 77:17; 134:21 Purdy 105:7, 11; 109:14, 15; 110:3 purports 200:5 purpose 143:10; 212:10 purposes 21:2; 101:18; 112:3; 183:12; 184:1 pursue 32:21 purview 4:3; 41:20 push 132:2, 5; 135:8 pushed 56:22; 57:4; 158:20; 202:4 pushing 58:2 put 5:16; 18:5; 26:20; 34:5, 15; 49:7; 56:17; 68:16; 74:21; 78:7, 10; 79:10; 84:4; 95:13; 97:6; 100:9; 105:12; 107:17; 113:11; 116:12; 130:15; 135:1; 137:17; 138:4, 19; 141:2; 144:13; 158:22; 167:20; 169:8; 177:5, 9;

178:16, 22; 188:7; 196:3; 198:10, 17; 199:7; 203:17; 206:2; 217:2; 218:8 puts 194:20 putting 49:8; 62:6; 77:12; 96:1; 106:12; 112:6; 145:9; 178:7; 218:6 puzzled 163:18 puzzles 89:13

Q

qualified 83:3; 85:5 qualify 85:10; 93:3; 97:21; 124:9, 11 Qualifying 89:15 qualms 35:16 question"-he 202:6 questioned 162:19 quick 21:6 quickly 52:11;75:10 quiet 51:22 quite 6:13; 9:15; 11:13; 17:11; 18:5; 22:11; 34:2; 35:10; 37:12; 38:1, 15; 58:9, 11; 64:17; 70:14; 89:11; 92:5; 120:9; 127:10; 161:9; 164:4; 166:15; 175:17; 176:11; 190:16; 191:10; 192:11, 12, 15; 194:21; 195:3; 197:4 quotation 193:18, 19, 21; 194:7

R

quotes 193:17

radio 40:5, 6, 16; 42:19 raise 34:21:180:19 raised 32:20 ran 23:1; 36:15, 15; 37:11 rang 195:12 Ranger 145:19 Rankin 184:10 rapid 27:11, 12, 13 rapport 17:11, 14; 182:1 rather 17:13; 26:4; 38:1; 81:17; 131:1; 133:12; 142:21; 181:9; 190:10 re-drawings 104:19 re-thought 34:13 reached 132:9 read 36:12; 38:13; 64:17; 97:19; 110:11, 12; 119:17, 17, 19, 20; 125:7; 175:10; 176:11; 184:17; 200:13; 202:14; 214:1, 2 read-refreshed 7:18 reading 186:11, 14; 203:3 ready 199:13

realize 152:21; 153:4, 10,

21:177:5.8 really 13:7; 26:19; 67:11; 77:18; 101:1; 114:13; 115:7; 116:6; 121:14, 14; 132:5; 146:19; 178:22; 186:7 rear 81:10; 131:2, 3; 175:12 reason 22:20; 23:5; 25:2; 39:1; 43:4, 6; 89:11; 145:2, 8; 170:3, 12; 178:16; 183:2; 185:17; 195:21; 209:17 reasonable 164:18 reasonably 9:20; 11:3; 132:19; 207:17 reasonably-the 132:18 reasons 4:22; 72:11; 194:2 recall 8:15; 9:15; 14:16; 49:18; 54:20; 55:7; 57:8; 58:17, 21; 61:20; 62:4, 9, 15: 63:8: 66:20: 68:5: 84:6. 6, 11; 85:21; 86:1, 10, 12, 14, 22; 87:2, 11, 15, 20, 22; 88:1, 4, 6, 9, 10, 17; 89:5, 8; 90:10, 22; 91:15; 93:15; 100:21; 101:7; 103:13; 105:6, 7; 106:12; 111:16; 115:3; 116:13; 118:18; 119:1, 8; 126:2; 128:22; 129:14, 16, 21; 130:6; 131:17; 133:3; 134:14, 22; 135:1, 5; 137:15; 140:15; 141:4, 8; 142:3, 4, 6; 146:5; 147:1, 4; 149:21; 150:14; 152:11, 14, 15; 154:5; 155:19; 157:22: 159:10, 11: 162:3. 4, 15; 165:12, 13; 166:12, 16, 19; 169:3, 13; 170:22; 171:14; 173:6; 174:4; 175:15, 22; 185:5; 187:7; 188:1: 189:3: 190:2, 9: 193:20; 196:19; 197:12; 198:2; 203:21; 205:7; 208:16, 18; 211:20; 218:22 recall-and 169:6 recall-or 141:16 recall-the 47:6 recalled 116:14; 148:4 receipt 78:20 receipts 79:4 receive 182:13, 15 received 16:2; 123:15, 17. 22: 213:12 Recess 80:1; 147:10; 151:19 recognize 25:21; 80:17; 84:17; 96:20; 102:4; 127:6; 210:10 recollect 106:10:118:1:

111:8; 114:3, 21; 115:6; 116:7; 117:3; 118:12; 136:5; 146:2; 172:13; 173:2, 14; 174:1; 195:18; 206:17 recollections 215:10 reconstruct 136:12; 140:13 reconstruction 136:2 record 3:10; 7:7; 27:8; 38:9; 44:7, 8; 79:15; 80:20; 110:12; 119:19; 125:7; 145:3, 4, 4, 5; 146:6, 7; 147:6; 151:20; 167:2, 3; 171:6; 174:6, 10, 11, 14; 177:11; 185:10, 13; 195:1; 196:4; 201:6; 211:22; 214:1; 215:9; 218:6 record-"The 175:11 recorded 116:16; 144:21; 202:9; 206:16 Records 3:5; 4:6, 8, 13, 15; 101:14; 148:5 refer 6:15; 22:1; 77:1; 113:13 reference 5:11, 13; 6:11, 12; 7:4; 9:6; 39:19; 95:21; 99:17: 101:3, 22: 126:4: 131:8; 171:4; 209:12; 214:18, 20 referred 76:6; 90:19; 96:4; 115:1; 146:12 referring 6:16; 23:6, 18; 27:9; 29:8; 49:22; 64:2; 73:13, 14; 89:18; 98:4; 103:1, 4, 11, 17; 104:4, 12; 105:18; 106:13; 108:9, 20; 111:9, 20; 112:9; 117:15; 124:20; 146:15; 161:19; 162:21; 167:6; 168:2; 175:15; 177:3, 14; 179:10; 185:2; 193:15; 201:8; 216:1 refers 126:11; 207:7 reflect 106:8 reflection 163:12 refresh 5:9; 92:1; 100:1, 12, 22: 119:13 regard 35:4: 73:15; 133:13; 164:22; 190:12; 216:7 regarding 92:22; 149:22; 180:18 Regardless 215:17 regards 93:19, 20 region 158:12 regular 9:17: 180:5 reiterate 217:16 relate 10:12 related 4:9; 5:2; 11:2, 19; 14:5; 15:12, 17; 38:17; 93:16; 215:9 relation 94:7; 186:3 relative 6:19, 22; 12:7, 9; 18:11; 34:7; 124:6; 176:4; 178:5; 181:6

relatively 207:9 relaying 13:8 remained 118:14 remarks 206:15 remember 11:9; 24:13: 26:10; 66:11; 76:19; 83:19; 91:2; 92:12, 21; 94:9; 100:18; 118:21: 130:9; 132:22; 133:19; 137:17; 139:15; 152:12; 153:5; 155:12; 157:9; 175:17; 178:10, 21; 192:16 remembers 26:9 remove 120:15 removed 75:1; 115:2; 116:8, 9, 18; 117:20, 21; 118:3, 13; 120:3, 8, 10, 11; 126:12; 166:13 repeat 5:8; 148:19; 174-13 rephrase 5:7; 27:2; 158:19; 159:5, 17, 22; 161:5, 11; 179:22; 205:14 rephrased 34:13 report 6:18; 13:8; 33:22; 34:18, 18; 35:5, 6; 37:16; 63:19; 64:1; 76:22; 77:1; 97:18; 126:9; 129:14; 130:15: 132:15: 145:10: 174:18; 175:6; 177:9; 179:5; 183:13; 189:21; 192:6; 193:19, 20; 194:13; 201:21; 209:3; 213:21, 22 report-draw 209:10 report-your 37:16 reported 34:15; 185:8 REPORTER 188:5 reporting 197:2 reports 33:8; 34:6; 37:19; 149:20: 193:21 representation 145:16 representations 102:19 represented 79:5 reprieve 16:4 reproduced 103:1, 2; 104:6 reproduction 79:1; 110:2 repudiated 192:6 request 65:13; 76:16 requested 23:4; 65:16; 76:14:102:13 research 11:18 resembles 158:16 resided 43:7 resident 3:20, 21; 16:18, 19; 18:2, 2; 19:8 respect 8:1; 95:2; 143:7 rest 116:5; 159:1 result 20:7, 14; 21:16; 24:6 results 12:14; 67:17 retired 19:17

recollection 4:19; 25:11;

35:3; 55:13; 59:20; 60:21;

61:18; 86:2; 93:11; 100:1,

5, 14; 103:8; 108:2, 4;

182:22

return 8:4; 97:13

returned 61:14 Returning 19:4 Review 3:5; 4:6, 13, 15; 19:11; 26:12; 144:12, 21; 148:5; 177:8; 187:11 reviewed 7:18, 19, 22 reviewing 212:3 revising 7:15 Rhode 8:18, 19 rib 95:4 rid 145:22 right 5:14; 7:6; 10:19; 27:15; 29:22; 37:10; 41:16; 45:20; 46:2; 48:5, 10; 50:2; 57:15; 58:14; 60:10, 13, 18; 69:12; 71:17; 74:10; 80:10; 81:20; 82:8, 11, 11; 83:12; 84:14; 86:6; 88:20; 92:9, 10, 17; 97:10; 98:15; 99:11, 21; 103:18; 104:13, 18; 105:20; 106:16; 113:2, 14; 114:20; 115:7; 117:5, 6, 9, 10; 148:19; 153:14; 154:22; 157:2; 158:12; 159:15; 166:9; 172:17; 177:18; 186:10; 188:7, 19; 189:6; 190:1; 192:11, 12; 194:5; 199:10; 200:1; 204:10; 206:12; 214:13; 218:15 right-hand 93:10 rigmarole 16:7 road 42:14 robberies 17:18 Robert 103:7 role 150:17 room 25:3; 29:14; 54:22; 56:3; 57:13; 63:10, 13, 16; 68:7, 10, 14, 15, 16, 16; 69:2, 7: 73:2: 76:14: 100:19:128:10:139:10. 10, 14, 15; 140:21; 195:13, 17; 201:4; 210:17; 211:4 room-| 140:21 Rosen 12:20: 200:8 roughly 86:18; 156:17 round 56:1 route 51:19, 20 routine 170:12 Rowley 45:16; 48:21; 50:7; 56:13; 65:10; 178:12 Roy 27:18; 39:16; 48:8; 176:4; 180:7 Roy-whatever 28:6 rumor 148:19; 179:4 rumors 149:3; 178:3 run 169:9

S

SA 40:7; 185:4; 186:18; 189:14; 190:8; 191:5; 198:3; 204:20; 205:1

SA...advised 190:22 sabotage 17:19 sabotage-specifically SAC 21:15: 38:13: 45:4: 122:10, 12, 13, 14; 123:21; 145:19; 181:16, 17, 17; 182:5: 214:3, 12 said-after 190:14 said-and 203:22 said-both 26:11 sake 162:16 same 27:6; 58:2, 2; 97:8; 99:4; 160:21; 161:8; 195:14 sat 25:16; 33:12; 41:1; 195:11 save 170:13 saw 34:7; 45:17: 46:6; 47:17; 56:9; 59:10, 13, 18; 61:8; 63:12; 65:21; 66:2; 77:11; 78:10; 80:13, 14; 84:19; 86:18; 88:5; 89:17; 91:10, 11; 97:11; 104:14; 105:13: 106:1: 111:18: 134:4; 140:2; 141:14; 148:15; 156:9; 158:16; 160:14; 161:3; 164:2; 166:15: 202:12: 218:10 saw-and 29:12 saw-the 29:14 say-he 26:5 saying 12:4; 31:21; 37:10; 61:3; 85:10; 89:12; 115:9, 10; 116:20; 126:17; 128:14: 141:22: 162:12: 176:5; 177:21; 186:13; 188:2; 197:12; 205:14, 20; 207:13; 208:20; 209:4 scalp 72:15, 22; 73:11, 15, 22; 154:16; 163:12 schematic 149:1 School 8:7; 16:10, 11; 17:7,8 scintilla 30:10 scope 10:13 scratched 96:17 searches 149:22 seat 27:16; 28:3, 15; 40:14: 50:3: 149:4: 176:19; 215:19; 216:20 seated 95:18 second 8:17; 16:5; 27:14; 50:12; 97:16; 105:14; 123:6; 125:5, 6; 128:1; 138:10; 146:22; 152:20; 153:13; 167:2; 172:16; 179:10; 180:5; 185:11; 193:12; 195:1; 196:20; 198:3; 203:11, 12; 204:2, 17; 206:14 second-hand 128:3 Secret 24:14; 26:7; 45:16; 48:15; 50:20; 65:7;

73:4; 119:6, 6; 126:16;

127:16, 18; 128:5, 6;

149:6, 8, 12; 150:12; 151:1, 10; 178:13; 179:5; 181:5; 209:16; 210:12; 211:9, 16; 214:3, 14 Secretary 19:6, 7; 47:18; 50.13 section 5:19; 71:18, 19; 73:8; 74:18; 77:7, 9, 12, 13, 16; 82:21; 85:12; 87:18; 99:13, 18, 21; 101:2; 117:12, 12; 132:6; 135:10: 140:21: 162:16: 165:9, 10, 17; 173:16, 20; 177:20; 188:19; 192:8, 10, 12 section-| 192:10 sections 78:5; 100:2 secure 212:11 security 12:4; 41:9; 211:10 see-and 160:15 see-by 64:9 see-Gene 40:7 see-I 193:20 see-other 55:8 see-you 82:4 seeing 66:20; 72:8; 83:19; 85:21; 86:12; 87:15; 88:4; 89:8; 90:10: 92:13: 102:2: 104:18; 113:19; 133:19; 162:2; 165:12 seem 5:6; 24:16; 82:19; 83:7; 86:22; 132:18, 18; 133:11; 141:15; 154:13; 161:16; 165:9; 178:9; 216:11; 217:5 seems 81:16; 83:10; 86:5; 154:13; 155:2; 157:18 Select 14:7; 15:7, 9; 101:5, 14; 159:13 Senator 190:12 send 25:5; 121:17; 182:2, senior 3:20; 18:1 sense 74:9; 104:19; 116:17; 143:20; 196:11 sent 21:15; 110:2; 121:10, 13, 19; 122:4, 10; 123:21; 124:18; 125:3; 136:13, 15, 16; 212:3 sentence 110:20: 113:13; 114:11; 125:6; 172:9; 175:7, 10; 189:10 separately 100:15 Sergeant 40:19 service 17:6; 24:14; 26:7; 45:16; 48:15; 50:20; 65:7; 73:4; 119:6, 7; 126:16; 127:16, 20; 128:5, 6; 149:7, 8, 12; 150:12; 151:1, 10; 178:13; 179:5;

set 31:8; 164:16; 217:7 sets 142:13 setting 43:19, 22 settled 17:13 seven 62:18 seventh 163:10 several 7:19; 9:14; 17:8; 31:11; 34:6; 52:3; 106:18 shan't 200:3 Shanklin 214:3, 12; 217:12 shape 83:11; 114:14; 129:1; 135:3, 4; 154:2 shaved 138:4 sheet 25:6; 60:1, 1, 8; 103:12; 109:11, 16; 146:13; 169:8, 9, 11, 11, 22: 170:8 sheets 22:12; 23:1; 60:3; 102:1, 5; 170:4, 14 shell 77:21 shirt-I 165:15 shooting 20:14 short 46:7; 76:5; 138:16; 151:18 shortly 11:3; 40:4; 44:4, 6; 136:7 shot 20:11; 27:3, 4; 40:9, 11; 120:10; 215:20; 216:6 shot-l'm 27:9 shots-27:10 shoulder 29:21, 22: 92:9. 18, 18; 103:19, 22; 107:1; 108:9; 130:19; 153:14; 156:4, 15 shoulders 152:3 shouldn't 83:5: 191:4 show 21:1, 19; 38:7, 22; 78:21; 79:19; 91:22; 94:7, 21; 95:17, 19; 97:15; 98:11; 101:9, 16; 102:21; 105:14; 109:9; 112:2, 19; 119:15; 146:11; 149:19; 151:15; 159:12; 167:10; 177:1; 184:7; 199:9, 19; 200:1, 4; 212:21; 213:6, 10.11 showed 31:14; 100:12; 105:8: 122:22 showing 91:3: 109:3: 161:22: 166:7 shown 80:17: 96:7: 185:22; 191:6; 199:5; 213:8 shows 47:21; 107:13 shows-on 107:13 Sibert 10:2, 5; 22:15; 26:1; 38:12; 42:3, 12; 44:18; 63:4; 124:4; 142:11; 174:16; 185:5, 8; 186:21; 189:14; 190:9; 198:4, 14; 200:21; 204:20; 205:1 Sibert-left 76:4 Sibert-looked 42:22

Sibert-or 217:15 sic 18:16; 188:2 side 48:1; 49:9; 57:4; 68:15, 19; 81:19, 20; 83:12, 13; 93:10; 152:3; 153:14 sides 51:21; 53:7 sight 61:6 sign 25:7; 79:4; 144:22; 168:15 signature 105:2, 3; 109:18, 19, 22; 219:12 signed 78:11, 11, 19, 20; 79:1; 97:2; 110:6; 171:11 significance 85:4, 18; 121:15; 149:11 significant 98:19; 216:8 signifies 122:6, 8 signify 90:9; 122:1, 3; 123:12 similar 44:2; 83:8; 86:18; 89:8; 90:10; 96:13; 160:22; 161:21; 169:13; 183:5; 203:8; 216:17; 217:15 similar-or 103:9 simple 10:11 simultaneously 119:17 single 25:10; 29:13; 52:20, 20 single-bullet 216:9; 217:2,4 sinus 78:3; 118:5 sit 142:22 sitting 115:16; 207:16 situation 24:6; 52:12; 168:8; 176:16; 191:19 situations 217:11 six 62:18; 110:8; 112:10; 158-11 Six-five 62:18 sixth 86:7 size 13:10; 114:14; 129:1, 11; 157:9; 166:11 skin 73:16; 134:20; 135:1 skull 71:5, 19; 73:13, 14; 75:7; 77:22; 81:1; 84:14; 86:5, 8; 87:21; 88:22; 99:13, 18; 100:2, 16; 117:20; 118:3, 16, 22; 119:9; 120:1, 4, 8; 125:8, 11; 126:5, 12; 127:9; 129:2, 6, 7; 134:18; 138:15; 163:12; 175:12, 13; 210:20, 21 skull-where 138:14 slant 62:7 slightest 30:2, 10 slightly 81:1 slots 57:6, 9 slump 194:11 small 54:4; 57:5; 106:15; 165:10; 215:12 small-well 215:12 small-talk 51:14

181:6; 209:16; 210:12;

211:9, 16; 214:4, 14

SESSION 148:1

telephonically-or 13:2

smart 194-18 smoked 51:9 so-Mr 197:12 so-so 198:5 socket 82:6, 7, 9, 10 somebody 27:16, 21: 32:14; 35:13; 37:22; 54:2; 105:11; 124:15; 139:15; 143:11:149:8 something 5:12; 10:7; 15:4; 19:11; 20:12; 22:17; 23:3; 26:13; 31:11; 35:13; 36:14, 16; 37:8; 38:6; 40:16; 44:2; 45:13; 52:2; 57:3; 58:8; 60:22; 62:19; 66:6; 67:12; 69:5; 70:2, 6, 11; 73:19; 81:18; 85:9; 88:15, 16; 89:8, 12; 90:5, 9; 91:22; 94:21; 97:2, 21; 98:9, 11; 106:11, 18; 114:13; 115:13, 15; 116:21; 119:14; 127:9, 11; 128:16; 132:2; 137:5, 18; 138:19; 141:15, 16, 22; 142:16, 17; 143:14, 16; 144:3, 14: 149:1: 151:2, 5: 157:10; 162:22; 164:6; 169:13; 177:21; 178:5, 17; 183:5; 186:14; 188:6; 192:17; 195:5, 8, 16; 196:1, 3; 197:20; 201:17; 203:8; 208:5, 14; 209:18, 18; 215:18; 216:6, 14, 17, 21:219:2 something-a 73:18 something-the 216:20 something-we 36:9 sometime 40:9; 46:17; 164:15 somewhat 4:17; 106:19; 154:2 somewhere 52:1; 94:11: 95:6; 126:15, 16; 131:2, 3; 136:7: 137:4: 207:15 son 16:5: 145:20: 193:8 soon 174:19 sorry 25:20; 32:17; 39:13, 15; 52:14; 55:16; 188:13: 218:1 sorry--disturbing 186:6 sorry-you're 49:21 sort 28:12; 56:5; 57:6; 60:21; 87:19; 88:7, 14; 162:22 sounds 189:13; 207:9 space 23:5, 6, 9; 27:10; 85:5, 22; 89:19; 168:3; 171:14, 16; 172:11, 14, 22; 173:1 spaces 144:15: 167:21: 168:1; 170:21; 171:1, 19, 20; 175:1 speak 11:11; 12:13; 13:18; 31:22; 37:11; 127:18; 176:20 speaking 13:6; 41:3; 42:5; 58:10; 175:2; 180:3;

219:8 special 10:1; 12:17; 19:16; 22:7; 150:11; 181:3; 182:1; 186:20 specific 6:22; 27:1; 39:19; 50:8; 99:8; 129:17; 130:2. 4: 136:9: 146:2: 179:8; 197:17, 19; 199:9; 203:20; 207:10; 208:13 specifically 8:9; 10:17; 24:4, 9; 29:17; 33:14; 36:1, 6; 48:3, 15; 57:8; 64:16; 66:13; 69:17; 73:8, 11; 89:13; 94:19; 101:1; 130:6; 142:6; 146:4; 147:4; 149:19; 162:4; 164:7; 174:3; 176:2, 11; 177:6; 187:7; 189:18, 22; 190:13, 20; 191:9; 195:4; 196:18; 197:4; 201:18; 202:1; 211:20 specifically-or 65:9 Specter 11:10, 11; 12:22; 34:19; 35:17; 37:13; 38:4; 184:3, 5, 10, 20; 188:15, 20; 190:12; 191:15; 193:15, 16; 195:10; 200:6, 21; 201:2, 9; 215:13; 217:3 Specter's 216:1 speech 44:2 speed 52:1; 67:5, 6 spend 75:16 spoke 10:5, 6, 8; 11:9; 12:16, 19; 13:2; 14:9; 28:15; 65:8; 176:19 spoken 13:22; 38:4; 101:4; 215:15 spot 83:11 spotted 52:9 sprayed 74:12 Springs 42:15 spur 192:18 square 87:19 stack 166:21 staff 4:12, 15; 11:7, 12 stages 119:22 stamped 213:13 stamps 213:10 standing 47:22; 57:15; 70:17 start 21:7; 77:11; 80:21; 121:2; 142:22; 171:3; 186:11, 17; 209:20 started 5:20; 86:15: 139:7; 141:22; 182:11 starting 5:18; 69:13 state 3:10; 7:7; 19:7, 16; 38:9: 101:13 stated 24:4; 33:4; 73:7; 188:20; 189:8, 11, 14; 192:13; 193:1; 209:1; 218:18 statement 9:22; 36:13; 111:9; 130:10, 14; 188:14;

192:20; 193:3; 212:2, 13;

215:22

station 8:18; 39:5; 53:5 stay 19:14; 24:10; 45:9. 17, 20; 95:18; 177:11 stayed 16:13 steno 23:17 stenographer 23:15; 142:2 step 56:20, 20, 21 steps 56:19; 57:3; 69:5 Steve 160:15 still 34:4; 49:16; 74:7, 13; 115:12; 152:9; 188:16, 18; 203:12; 207:4 stirrup 152:11 stop 57:16; 132:7 stopped 52:22; 56:1, 8 stopped-or 52:21 story 54:18; 150:8 straight 70:17; 82:1, 2 strange 11:14; 51:19; 87:17 strap 31:15 stray 94:11 stress 178:22: 179:6 stretcher 30:4; 126:1; 185:9, 20; 189:5; 190:15; 198:5 strictly 28:11 striped 138:7 struck 60:9; 69:15; 214:4, 15 stuff 102:10; 111:16; 158:20:159:1 stunt 195:14 Subsequent 18:21: 76:10; 170:6; 187:13 subsequently 33:4; 206:16 substance 37:22; 51:15 substanceformaldehyde 137:18 substantial 9:18; 155:6; 187:4, 8, 10, 16 substantial"-that 187:17 substantially 107:22; 202:19, 20, 21; 203:1; 207:2, 19; 208:6 substantive 51:1 succession 27:11 suggest 117:8 suit 138:7, 10 Suitland 51:20 summaries 19:12 summarize 200:5 summarizes 184:19 summary 37:16; 216:1 superior 155:8; 166:1, 6 supervisor 18:18;

statements 217:8:

States 32:11; 61:19

stating 190:6

218:17

122:17: 182:6 supervisors 13:3; 202:2 supposed 25:4; 44:19; 82:14; 84:21; 85:11; 89:14, 15: 113:10 supposedly 94:3; 111:11;119:1 Supreme 43:10 sure 10:12; 21:5; 28:2; 32:22; 46:12; 47:16; 57:17; 74:16; 79:17; 80:12; 97:7; 99:1; 102:18; 104:10; 107:7; 108:6; 120:6; 128:15, 18, 18; 132:17; 138:3; 141:3; 144:13; 159:20, 22; 168:9; 171:2: 185:22: 191:5: 197:5; 199:13; 209:8 sure-that 35:10 Surely 10:15; 48:19; 81:5 surgeons 32:10; 128:4; 185:17 surgical 31:1; 57:14; 67:15; 70:5; 120:14 surprise 33:18 a surprised 37:15, 18, 21 surrounding 143:18 swear 83:21; 84:3; 166:20 swinging 56:5; 57:13; 63:8; 66:9 switched 53:1 sworn 3:6; 148:6

T

table 27:5; 57:15; 58:4; 62:7, 17; 139:19; 140:20 taking-you 118:10 talk 10:16; 11:6; 21:4; 44:2; 49:1; 50:20; 54:4; 55:5; 130:18; 144:7; 147:5; 179:19; 191:19; 210:4 talked 53:20; 75:7 talking 29:13; 86:7; 92:17; 104:11; 131:5; 162:9; 191:3; 192:4, 7; tape 8:5, 15, 17, 17 tapes 7:19, 21; 8:1, 3 tarmac 44:10; 45:15 task 12:1 taxied 46:4 taxiing 45:1; 46:3 technician 80:11; 81:10; 90:7.8 technicians 61:22; 62:2; 67:10 teeth 85:1 telephone 9:3; 13:6; 137:8; 195:12 telephoned 179:2 telephonically 10:6; 13:3

teletype 12:3; 121:5, 10. 18; 123:18, 21; 136:13, 15 teletypes 121:17 television 8:18; 40:16, 21 telex 21:9; 120:17, 20, 22; 121:4; 122:18; 123:2 tell-again 75:5 telling 27:20; 28:18; 196:12 Ten 7:11 term 67:2; 130:22; 174:4; 185:1; 187:9 terminology 78:13; 120:12; 121:1; 175:18; 215:17: 216:18 terms 67:3; 130:11; 161:21; 200:3 terrorism 18:12, 12 testified 3:7; 148:7 testify 11:15; 145:21 Texas 145:19 than-other 14:13 That's-that's 90:17 that-33 116:21 that-7:00 37:1 that-about 135:17 that-after 141:5 that-and 209:1 that-being 57:8 that-just 42:11 that-probe 131:8 that-there 75:21 that-to 216:4 that-what 27:2; 85:18 that...his 199:4 the-Andrews 37:3 the-any 139:7 the-at 97:7 the-exactly 130:10 the-for 57:11: 68:11 the-from 47:4; 53:18 the-how 146:5 the-I 19:10; 50:11; 54:1; 181:2, 16 the-in 126:8 the-it 82:19 the-Joe-Lord 42:7 the-my-in 104:16 the-of 115:14: 164:5 the-oh 17:8; 22:22; 115:14 the-on 196:4 the-than 27:12 the--that 201:8 the-the 13:10; 22:19; 77:18: 97:1: 135:16: 157:16; 210:18 the-to 23:11; 58:3; 96:14; 121:6 the-totally 134:12

the-towards 47:22

the-what 164:19; 194:3 the-when 30:13 the-yeah 199:17 the-you 94:17 themselves 62:21; 145:13; 202:3 then-discussing 94:6 then-I 139:2 then-or 123:19 theory 185:6; 189:8, 14; 190:2, 3, 10; 216:9; 217:2, there-"we 44.17 there-| 149:5 There-it 131:22 there-no 56:20 there-pieces 78:6 there-where 194:2 thereafter 11:4: 36:13: 46:7; 72:13; 142:21; 212:11 therein 22:6 They're 39:14; 53:2; 102:12; 107:16; 157:14 they're-looks 157:19 they've 162:7; 182:11 they-if 130:14 they-they 77:15; 130:2 they-we 192:16 things-Humes 70:3 thinking 24:20; 195:15; 204:13 third 155:7; 156:18; 171:12; 203:10, 11, 13, 18; 204:6, 7, 11, 13, 15, 16, 18 this-spinal 115:14 this-the 143:7 this-this 70:12: 97:20 this-well 185:14 thorax 111:2 thorough 196:22; 197:1; 212:8, 14 thoroughly 111:15 those-| 162:4 those-that 149:18 though 32:20; 47:16; 64:16; 83:11; 97:7; 143:3; 180:11; 205:11; 213:13 thought 11:14; 23:11; 26:19; 30:16, 17; 31:6; 65:3; 72:7; 97:2; 120:14; 143:20; 155:5; 161:9; 163:8; 191:7, 8, 12; 194:2; 196:10; 199:5; 203:10; 209:2; 214:9 thought"-of 186:1 three 10:7; 16:11; 20:1, 18; 23:7; 27:5; 28:5, 20; 62:5, 10, 11; 68:21; 119:6; 126:16; 172:8; 175:6; 177:4; 190:20; 198:18, 19; 204:22; 205:17 three-where 156:18 throat 28:22; 29:4, 7, 8;

31:16; 32:4, 6, 8, 12; 33:5; 137:22 throughout 8:19 tie 138:7 till 36:22; 67:16 time-from 59:12 time-looking 218:5 times 27:5; 63:11; 124:12; 190:20; 203:7 timing 207:7 tissue 118:3, 6 to-back 99:9 to-followed 27:10 to-for 209-17 to-| 12:19 to-to 42-9 today 4:11, 17; 7:16; 15:19; 26:21; 66:10; 107:19; 199:19; 202:9; 203:21; 207:16; 208:7; 210:10 together 26:12; 33:13; 183:5; 218:9 together-I 37:2, 5 told 24:10; 27:1, 3; 35:7; 38:16, 17; 41:9; 45:17; 57:8; 64:14; 94:19; 116:15; 118:4; 119:8, 11: 127:1; 176:13, 13; 190:13; 191:14; 195:9; 197:13, 18, 19; 214:3, 12; 218:20 Tolson 213:2 too-Sibert 114:16 too-this 31:20 took 17:3; 23:4; 24:1, 10; 25:9; 26:8, 8; 45:2; 50:15: 52:11, 22; 53:13; 55:13; 56:17, 19; 73:6; 78:1, 3, 7; 102:10, 14; 115:6; 118:11; 135:7; 137:19; 140:19; 141:6; 142:4, 12; 180:6; 197:7; 202:3; 217:19, 19 top 86:4, 5, 7; 96:16, 17; 97:5; 98:4, 7; 105:19; 115:16; 121:2; 130:4; 163:2; 166:6; 171:11; 211:1; 214:9 torn 154:15 torso 91:17; 95:6; 131:5; 157:3 total 218:4 totally 37:12; 134:3; 137:13; 138:17, 22; 140:6, 8, 18 touch 139:12; 153:7; 202:5 touring 19:5 towards 70:18; 84:22; 85:6; 86:6; 89:19; 154:3; 158:21; 191:21 towel 152:15; 155:19, 20 trac 107:7, 8, 10, 13

tracheotomies 29:15:

tracheotomy 29:14, 15,

18; 32:8; 69:15, 18; 107:9; 133:15; 135:12, 13; 157:3, 8: 158:7 training 16:10, 11 trajectory 93:16 transcript 188:11 transfer 18:6 transferred 16:14; 18:7. 21:19:15 transport 212:12 trauma 72:7; 73:19 TRC 122:6, 8 tremendous 26:21: 178:21; 179:6 triangular 154:2 tried 89:2 tripod 68:3 true 9:22; 36:17; 38:15; 104:14; 191:1; 192:15; 194:15, 17; 212:13 truth 4:19, 20, 20; 5:2; 35:12, 12, 12 try 32:10; 42:2; 84:1; 186:15; 190:11; 196:18; 205:14; 218:16 trying 21:13; 24:21; 42:12; 45:5; 51:17; 126:22; 134:10; 136:16; 156:10; 182:19; 196:21; 198:11; 200:17 Tuesday 37:7 Tully 12:16; 41:17; 45:7; 122:16, 20; 124:2; 181:22 Tully-Ed 122:16 turn 39:22: 126:10: 153:15; 172:8; 184:2; 207:3 turned 30:7; 65:7; 97:1; 134:6; 135:6 turning 69:14 Turnure 50:13; 51:8, 16; 54:13 Turnure-I'm 47:16 TV 43:12, 20 two 6:22; 7:20; 8:11, 16, 21; 10:7; 16:17; 20:1, 18, 18; 22:12; 27:10, 13; 28:19; 29:22; 30:22; 42:1; 62:5, 11; 66:14, 15, 19; 68:21; 69:5; 78:1, 3, 6; 79:3; 84:14; 100:20; 101:22; 102:4; 105:14; 112:21; 117:4; 118:11; 119:5, 6; 126:16; 139:18; 142:13; 156:18; 179:5; 182:1, 10; 183:9; 185:16; 190:20; 194:1; 195:15; 197:8; 198:18; 203:14; 207:3; 208:18; 209:11; 215:11 two-well 126:3

typed 23:15 typewriter 169:14 typically 117:4; 121:3 typographical 168:4 TI

U.S 14:18; 172:12 unclear 5:6 undated 46:19 under 3:21; 4:3; 12:20; 16:18: 60:5: 152:15: 178:21; 179:6; 180:1; 182:18 underneath 97:6 understood 67:20; 108:6 underwear 138:5 United 32:11; 61:18 University 8:22 Unless 38:5; 114:22; 119:13; 124:6; 128:13; 167:19; 178:18 up 5:18, 21; 9:13; 13:6, 12; 25:16; 26:17; 29:19; 32:2; 36:15; 37:11; 41:8; 43:19, 22; 46:2, 3, 4; 47:5; 48:8; 49:16; 51:21; 52:18; 54:7, 18; 56:19, 19, 22; 57:19; 60:22; 61:13; 64:8; 69:5; 70:8, 17; 71:5; 72:21; 78:19; 88:14; 94:7; 99:5; 103:16; 108:7, 12; 115:13; 119:5; 122:20; 124:15; 135:2, 9; 136:20; 137:22; 143:1:150:16:157:17: 159:2; 162:5, 13, 15; 169:8; 171:18; 183:8, 19; 195:13; 202:4, 6; 209:3 upon 136:21; 154:10; 189:1 upper 60:10; 93:9, 14; 107:5; 156:16; 157:3 upside 81:17 upstairs 209:21

urgent 121:3, 5, 11, 14,

use 131:1, 13; 148:11;

used 45:6; 57:7; 61:10;

146:3; 152:12; 169:3;

190:21; 193:18; 205:5;

using 130:20: 131:16

66:21; 131:10, 11; 133:19;

138:1; 140:13; 141:18, 19;

15, 16, 19, 21

174:4; 193:19

217:20

V 77:7, 13; 154:2 V-the 77:4, 12 V-type 77:4 valet 50:14; 51:15; 54:14; 138:5 value 12:12

various 5:17; 15:1; 18:14; 19:1; 25:7; 68:22; 78:6; 90:11; 102:7, 17; 103:2; 127:6; 194:20; 213:11 vehicle 52:21; 59:17 vehicles 44:15; 50:8 vein 62:19: 141:17: 143:21; 144:3; 196:3; 208:15 Verbatim 145:15, 16; 192:20; 193:2 version 123:20 versus 127:2 vervatim 145:14 very-almost 161:17 very-very 212:4 vibrant 72:8 Vice 19:9; 183:3, 16, 16 view 38:21; 59:16, 17; 63:11; 65:4; 67:2; 68:17; 69:4, 4, 6; 80:9; 81:1; 84:14; 88:22; 92:9; 97:4; 138:17, 20; 140:10; 152:2, 20; 153:11, 13; 155:8, 8; 156:2, 3; 157:2, 2; 158:11; 160:16, 17; 163:10, 10, 17; 164:2, 10, 11; 165:22; 166:1, 5, 6 viewed 72:4, 6 viewing 29:16; 30:22; 157:11 views 162:2 violation 17:17 violations 4:2: 16:20: 17:2: 41:20 violations-jurisdiction 41:19 visible 83:5 visualize 156:11 vividly 212:5

W

voluntarily 206:15

vocal 216:13

wait 67:16, 19; 110:15; 125:3; 183:15; 187:21; 189:9; 197:10; 214:6 waited 43:16; 68:11 waiting 140:9; 208:11, 11 waived 219:12 walk 44:14 walked 47:1; 49:9; 140:20; 195:10; 210:11 Walter 41:3 wants 35:13 Warren 11:7, 12, 15, 16; 14:3; 37:17, 19; 38:1; 196:9; 217:6, 21 was-Greer 49:10 was-had 149:6; 196:8 was-it 70:1

was-the 134:22; 140:7

type 12:6; 17:17; 20:11;

36:4; 37:22; 60:4; 67:1;

70:4, 13; 77:6; 169:7, 8;

174:1; 180:5; 182:7;

194:19; 196:5, 5, 7

was-well 40:9 was-you 116:6 washed 159:4 washing 134:11, 12 Washington 13:4; 18:6, 9, 18; 20:4, 5; 21:15; 123:17, 22; 181:11, 13, 17, 20, 21 Washington-no 136:18 watch 138:15 watched 41:1 watching 53:8 wax 30:18 way 15:11; 23:14; 24:20; 30:5, 9; 31:14; 32:16; 33:12; 53:3; 54:13; 58:2, 2; 61:1, 13; 64:11; 66:9; 71:3; 78:7, 18, 19; 83:1; 84:4; 88:8; 92:12; 95:13; 112:13; 120:13, 19; 124:18; 137:2; 138:5; 142:20; 146:9; 149:8, 15; 153:16; 154:18; 157:13; 158:4, 8, 19; 159:9; 160:13, 21; 162:13; 164:13, 19; 165:11; 167:20; 168:13; 169:10; 185:18: 186:15: 188:7: 189:17, 19; 190:5, 11, 17; 191:11, 12, 16; 194:20; 196:14; 198:7, 17; 199:7; 205:17; 208:22; 209:5; 216:7 way-about 5:16 way-or 118:8 way-where 56:3 we-"we 42:21 we-as 34:15 we-what 188:9 weasel 199:1 weasel-words 194:19 week 126:3 weekly 19:11 Wehle 25:3, 16; 138:12 weighed 116:11, 13 Weimer 40:7, 7 were-the 9:7; 117:19 weren't 13:7; 66:17; 192:16 WFO 182:5 What's 35:3; 54:19; 120:13; 183:16, 18; 198:21 what-further 31:13 whatsoever 29:3; 30:11; 71:22; 93:4; 125:22; 135:11, 17; 180:20; 185:17; 192:3; 205:11; 215:21 wheeled 56:18 Where's 82:7 where-and 56:2 Whereabouts 214:7 Whereas 171:19; 205:20

Whereupon 3:2; 148:2; 219:10 White 24:2; 26:11; 29:2; 31:9, 10; 34:16; 47:18; 50:14; 74:21; 83:11, 17; 86:4, 8; 138:6; 176:7; 181:1:197:9 Who's 209:15 whole 4:19; 16:6, 8; 35:12; 47:8; 51:9; 71:19; 72:10; 82:21; 85:12; 133:10; 191:19; 198:3 whooping 52:5 wide 157:19 wife 72:9; 179:3 wing 56:2 wish 95:18; 200:2 with-let's 156:18 with-or 139:22 withdraw 15:13; 159:5; 168:14 withdrew 167:11 within 17:12; 41:20; 46:7; 126:2, 3; 144:17; 195:12 without 25:1; 27:19; 32:12; 75:20; 95:2; 111:16; 196:13 witness 28:19; 42:1; 44:6, 9; 79:17, 20; 84:2; 89:1; 90:15; 92:5; 95:12; 143:14; 147:8; 152:21; 156:5; 157:5; 174:6, 9; 185:12, 14; 188:6; 199:11, 15, 21; 212:1; 219:9 witnesses 151:17; 195:15 word 51:12; 107:5, 6; 168:5, 7; 169:3; 171:15; 172:10, 11: 182:17: 187:18; 195:19; 198:6; 199:1; 205:6 word-a 103:15 word-dolly 57:12 word-farce 201:5 word-where 69:3 worded 185:15; 205:17 words 70:7, 8; 81:22; 88:7; 120:5; 121:6; 130:19; 131:22; 142:15; 168:2; 170:21, 22; 182:12; 187:4; 189:16; 191:14; 195:6; 201:13; 208:19; 215:14 work 3:13, 16; 67:7; 69:10; 77:7; 136:2; 138:13, 15; 140:5 worked 30:4, 9; 31:14; 43:8; 189:17, 19; 190:17; 191:11, 12, 16; 208:21; 209:4 working 15:22; 16:1; 137:15; 140:3; 146:17;

would-that 170:10, 10 wound 28:22; 29:3, 20; 32:4, 6, 8, 12; 60:10; 69:19; 70:1; 81:16; 92:22; 93:4, 6, 8, 9; 103:14, 15, 19; 104:1; 107:1; 108:10; 111:2, 13; 113:6, 10; 129:2, 5, 12, 17; 130:3, 4, 12, 18; 131:9, 10; 133:16; 135:16, 16, 21; 156:3, 15; 157:3, 8; 158:7, 11; 160:10, 17; 161:3, 6; 162:11; 163:11; 192:1; 205:3; 206:5; 209:3 wounds 20:3; 69:9; 93:12; 94:10; 107:21; 111:17; 133:17; 160:5, 7, write 141:14, 14; 142:21; 143:12; 202:12 writing 5:15; 105:16, 17, 18; 120:20; 139:3; 141:10, written 6:11; 190:7; 198:7 wrong 71:2; 82:22; 165:19; 199:3, 8; 205:15 wrote 6:13; 11:2; 35:11; 38:15; 78:18; 114:7, 11;

X

141:15; 207:14

X 97:22; 98:3; 106:19; 109:12 X-ray 64:18; 67:10; 80:21; 81:7; 82:15; 83:4, 13; 84:13, 18, 19; 85:16, 22; 86:13, 18; 87:9, 21; 88:11, 18; 89:3, 6, 17; 90:6, 13; 91:2; 92:3, 8; 94:8, 21; 97:14; 99:17; X-rayed 99:14; 100:3, 15 X-rays 63:1, 20; 64:10, 15; 67:14, 17; 68:12, 17, 17; 75:13, 17, 18, 19, 22; 76:7, 11, 17; 77:20; 80:6, 8, 9, 18; 86:11; 87:13; 88:5; 90:10, 16; 91:4, 8, 10, 11, 11, 13, 16, 19; 92:6, 7, 13; 93:19, 20; 94:10, 14; 95:11; 114:17; 115:18, 20; 125:10; 139:19; 187:11; 208:11 X-rays-| 114:17 XAVIER 3:3, 12; 148:3 XO 98:15

Y

Y 77:9, 12 Yeah 37:9; 46:21, 21; 58:15; 60:16; 61:6; 64:7; 73:14; 82:17; 83:7; 96:18, 22; 103:13; 104:8; 107:9; 109:19; 120:21; 122:15; 126:21; 152:10; 153:17,

20; 156:5, 13; 160:21, 22; 163:8; 200:19; 204:8; 206:22; 210:21; 211:7, 8 vear 19:5; 53:14; 149:17; 194:14 years 10:7; 18:3; 25:14; 28:5; 67:8; 88:2, 3; 100:11; 116:20, 21, 22; 202:3, 11; 203:5; 217:20 years-the 42:8 years-they 169:7 yellow 102:1, 4; 104:4 Yep 22:19, 19; 96:19; 157:5 yesterday 5:22 you-by 114:2 you-have 20:16 you-now 112:19 you-that 33:18 you-was 73:16 you-well 141:1 you-you 80:13 young 72:8, 9, 9 Youngblood 210:16, 22; 211:2.3 yours 71:2

 \mathbb{Z}

Zimmerman 4:13

wherein 188:19; 196:20

185:18

works 17:22

Worth 183:18

would-I 204:19

Lawyer's Notes