

OFFICE OF THE INDEPENDENT COUNSEL

Date of transcription 2/2/98

ISABELE YOUNG WATKINS, Executive Assistant to U.S. Ambassador to the United Nations, BILL RICHARDSON, was made available for interview by her attorney, FREDERICK P. HAFETZ, at the law firm GOLDMAN & HAFETZ, 500 Fifth Ave., New York, NY. HAFETZ was present during the interview. Both were advised of the purpose of the interview and the official identity of Office of Independent Counsel Investigator [REDACTED] and Federal Bureau of Investigation Special Agent [REDACTED]. WATKINS thereafter provided the following information:

WATKINS has been employed in her present position since February 1997. Prior to her current position, WATKINS was BILL RICHARDSON's Chief of Staff in his congressional office from September 1988 to January 1997.

WATKINS summarized her job responsibilities as being RICHARDSON's "gate keeper." If anyone calls RICHARDSON, WATKINS is the one who receives the calls and screens them. Because of the number of years she has worked for RICHARDSON, WATKINS knows who RICHARDSON wants to talk to and who he prefers to talk to at a later time. If RICHARDSON is not in at the time of the call, WATKINS prepares a "call sheet" listing the names of the individuals that called, date, time, number and short message. The call sheet is on their WANG Word Processor and WATKINS removes the names after RICHARDSON has returned the call or RICHARDSON has instructed her to remove the name.

WATKINS also takes care of RICHARDSON's scheduling, especially his visits to Washington D.C., since she worked in RICHARDSON's Washington, D.C., office for over ten years. WATKINS will normally make the initial calls to set up RICHARDSON's appointments. RICHARDSON's day is normally very busy with three or four events plus a number of face-to-face meetings. WATKINS described RICHARDSON as a "hands on" type person.

Most of the employees in the U.S. Mission are foreign service employees. There are also some civil servants, contract employees and political appointment positions. WATKINS' position is considered a political appointment position. Contract employees are hired to do specific tasks and are normally hired to assist when the General Assembly is in session. WATKINS

Investigation on 1/30/98 at New York City, NY File # 29D-LR-35063

by CI [REDACTED] Date dictated 2/2/98

29D-LR-35063

Continuation of OIC-302 of ISABELE YOUNG WATKINS , On 1/30/98 , Page 2

estimated that, during the General Assembly sessions, the Mission may have a staff of up to 300 employees. During this past October and November of 1997, Ambassador Richardson has been exceptionally busy, since during those months he was designated to be President of the Security Council.

Prior to mid-January 1998, WATKINS had two assistants, DEBBY NELSON, who has worked for the State Department for approximately 20 years, and FIONA HIGGINS, a contract employee, who left in mid-January to work for another ambassador.

Almost every week, RICHARDSON has three meetings in SANDY BERGER's office in the White House, one on Tuesday afternoon, another on Wednesday morning, and the third on Friday afternoon. Rather than flying back to New York and returning the next day, RICHARDSON normally stays in Washington D.C., at the WATERGATE HOTEL (where he maintains a suite for his use while in Washington) on Tuesday evenings.

In mid-October 1997, RICHARDSON came back to New York from one of his Washington D.C. meetings and mentioned to WATKINS that he ran into JOHN PODESTA while in Washington D.C. PODESTA told RICHARDSON that there was someone RICHARDSON should consider for a job within the U.N. Mission. RICHARDSON told WATKINS to "keep an eye out" for this person's resume that PODESTA was going to send to RICHARDSON's New York office. RICHARDSON receives a number of resumes from a number of different sources. WATKINS did not think it was unusual for PODESTA to be recommending someone to RICHARDSON because when ERSKINE BOWLES took over as White House Chief of Staff, he gave PODESTA the responsibility of handling the personnel selection for the White House.

WATKINS never received a fax or letter from PODESTA's office and did not follow up on the matter until a couple days later (but still before RICHARDSON's Congo trip) when RICHARDSON asked her if she had received the faxed resume that PODESTA was going to send them. WATKINS responded that she had not received it. RICHARDSON asked WATKINS to contact PODESTA's office to inquire about it. WATKINS called PODESTA's office and thought she probably spoke to PODESTA's secretary, SARAH Last Name Unknown (LNU). From WATKINS' conversation with SARAH, it appeared that SARAH did not know about the resume. SARAH told WATKINS that she would talk to PODESTA about the resume. It is

29D-LR-35063

Continuation of OIC-302 of ISABELE YOUNG WATKINS , On 1/30/98 , Page 3

WATKINS' recollection that at the time of her call to SARAH, neither of them had heard of the name MONICA LEWINSKY.

Later the same day, someone called back to verify the correct fax number, and then the office received a fax of LEWINSKY's resume. WATKINS did not recall there being a cover sheet, but knew it was from PODESTA's office because of the telephone prefix number (designates the White House) that was printed on the top of the fax. After receiving the fax, WATKINS thought she probably took it to MONA SUTPHEN. WATKINS vaguely recalls discussing with SUTPHEN whether they could arrange for RICHARDSON to meet with LEWINSKY during one of his weekly trips to Washington, D.C. WATKINS contacted LEWINSKY and scheduled the interview, but had to reschedule it because of RICHARDSON's trip to the Congo.

RICHARDSON returned to Washington, D.C., from his trip to the Congo on October 30, 1997. WATKINS initially scheduled LEWINSKY's interview with RICHARDSON for approximately 8:30 a.m. or 9:00 a.m., on October 31, 1997. Because of some changes in RICHARDSON's calendar, WATKINS had to reschedule the interview for 7:30 a.m., on October 31, 1997, at RICHARDSON's suite at the WATERGATE HOTEL. WATKINS' recollection is that it was arranged for SUTPHEN to meet LEWINSKY in the lobby of the WATERGATE HOTEL and SUTPHEN would take her up to RICHARDSON's suite for the interview. WATKINS was in New York on the date of LEWINSKY's interview. WATKINS had no further conversations with LEWINSKY.

If there were any discussions about what possible positions may be available on RICHARDSON's staff for LEWINSKY, WATKINS was not involved in them. After LEWINSKY's interview, WATKINS had no further discussions with RICHARDSON about LEWINSKY. The only other time WATKINS can recall talking to SUTPHEN about LEWINSKY was sometime in November 1997, when WATKINS was in SUTPHEN's office discussing the staffing of RICHARDSON's Washington, D.C., office. The office only had a small staff and a couple of them were leaving. WATKINS was concerned about the staffing problem in the Washington, D.C., office and thought that LEWINSKY may have been considered to replace one of the staff that was leaving. WATKINS asked SUTPHEN about LEWINSKY's status and SUTPHEN replied that she had talked to LEWINSKY and LEWINSKY decided she wanted a job in the private

29D-LR-35063

Continuation of OIC-302 of ISABELE YOUNG WATKINS , On 1/30/98 , Page 4

sector. This was the last discussion WATKINS had with anyone concerning LEWINSKY until LEWINSKY's name appeared in the press.

When LEWINSKY's name was mentioned in the press, WATKINS did not initially connect her name with the person RICHARDSON interviewed on October 31, 1997. It was not until KATHY LNU (assigned to the Protocol Section), brought it to WATKINS' attention that LEWINSKY's name was listed on RICHARDSON's schedule for October 31, 1997, that WATKINS connected LEWINSKY's name with the interview she had previously set up. Either on the day KATHY LNU talked to her or the next day, President CLINTON and LEWINSKY's picture together was shown in the press. WATKINS later talked to MONA SUTPHEN and REBECCA COOPER about LEWINSKY. Discussions with SUTPHEN and COOPER were related to recalling the date and time of LEWINSKY's interview with RICHARDSON. WATKINS never had any discussions about LEWINSKY with RICHARDSON after LEWINSKY's name was mentioned in the press.

WATKINS is not aware of President CLINTON, VERNON JORDAN, BETTY CURRIE, DEBBIE SCHIFF or ERSKINE BOWLES, having any involvement in recommending or setting up LEWINSKY's interview with RICHARDSON. WATKINS has not had any discussions with RICHARDSON regarding his statement that was released to the press.

WATKINS advised that a log is kept of all outgoing calls. The logs are kept by the four digit extensions. WATKINS provided the following extensions:

██████████
 ██████████
 ██████████

WATKINS' telephone
 RICHARDSON's telephone, although
 WATKINS uses it on occasion.
 MONA SUTPHEN

WATKINS heard of no discussions about making LEWINSKY her assistant or Ambassador RICHARDSON's personal secretary in New York. It was WATKINS' opinion that they had no vacancies in this area in the New York office. WATKINS described RICHARDSON as a "micro manager" who likes to interview all political appointees himself. WATKINS expressed the view that she wishes he wouldn't try to interview all appointees. There have been occasions in the past that RICHARDSON hired someone for a position that did not exist. WATKINS or someone else would have

29D-LR-35063

Continuation of OIC-302 of ISABELE YOUNG WATKINS, On 1/30/98, Page 5

to recontact the person to inform them that the position was not available or would not be available for at least several months.

WATKINS does not recall any involvement of PETER BURLEIGH, Chief Deputy Ambassador, in the interview process of MONICA LEWINSKY; however, he is the person who would be involved in the creation of a job description and the matching of an appropriate salary.

WATKINS is described as follows from observation and interview:

Name: [REDACTED]
Sex: [REDACTED]
Race: [REDACTED]
DOB: [REDACTED]
SSAN: [REDACTED]
Home Address: [REDACTED]
Home Telephone: [REDACTED]
Business Telephone: [REDACTED]
Business Fax Number: [REDACTED]

Isabelle Watkins, 5/27/98

Deposition

Page 2 to Page

CONDENSED TRANSCRIPT AND CONCORDANCE
PREPARED BY:

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Page 2

Page 5

OFFICE OF THE INDEPENDENT COUNSEL
 DEPOSITION OF : Wednesday, May 27, 1998
 ISABELLE WATKINS : Washington, D. C.
 Videotaped deposition of
 ISABELLE WATKINS
 before the Independent Counsel, held at the law offices of
 Dickstein, Shapiro, Morin & Oshinsky, 2101 L Street, N.W.,
 Washington, D. C. 20037, beginning at 10:12 a.m., when were
 present:
 For the Independent Counsel:
 THOMAS H. BIENERT, JR., ESQ.
 Associate Independent Counsel
 CRAIG S. LERNER, ESQ.
 Associate Independent Counsel
 Videographer: Craig W. Murphy
 Court Reporter: Elizabeth A. Eastman

Q All right. Now, what we are doing here today is we
 are doing a video deposition of you in lieu of a grand jury
 appearance, and let me explain what we mean by that. In
 essence, what we are doing is, although you are not
 physically appearing before the grand jury, we are doing
 everything in a manner today consistent with what would
 happen if you were in front of the grand jury. The
 anticipation is that the videotape made of this deposition
 will be shown to the grand jury at some point. Do you
 understand that?
 A Yes.
 Q So, let me go ahead and explain to you what your
 rights and obligations are before a grand jury, since those
 are sort of the rules of the road that will control. Okay?
 A Uh-huh.
 Q All right.
 A Yes. Sorry.
 Q That's okay. Now, first of all, you have a couple
 of important rights when you appear before a grand jury. You
 have a Fifth Amendment right not to incriminate yourself.
 And what that means is, you have a right to refuse to answer
 any questions if you believe in good faith that the answer
 could subject you to criminal liability. Do you understand
 that?
 A Yes.

Page 3

Page 6

PROCEEDINGS
 VIDEOGRAPHER: My name is Craig W. Murphy and I am
 employed by Deposition Services, Incorporated. The date
 today is May 27th, 1998. The time is approximately (10:12)
 a.m.
 This deposition is being held at 2101 L Street,
 N.W., Washington, D. C. The name of the witness is Ms.
 Isabelle Watkins. This deposition of Ms. Watkins is being
 taken by the Office of the Independent Counsel In Re: Grand
 Jury Investigation.
 At this time, the attorneys will identify
 themselves.
 MR. BIENERT: My name is Thomas H. Bienert, Jr.
 MR. LERNER: Craig S. Lerner.
 VIDEOGRAPHER: At this time the court reporter will
 identify herself and swear in the witness, please.
 COURT REPORTER: My name is Elizabeth Eastman.
 WHEREUPON,
 ISABELLE WATKINS
 having been called for examination by the Office of the
 Independent Counsel, and having been first duly sworn by the
 notary, was examined and testified as follows:
 EXAMINATION BY OFFICE OF THE INDEPENDENT COUNSEL
 BY MR. BIENERT:
 Q Ma'am, my name is Tom Bienert and this is Craig

Q Do you have any questions about your Fifth
 Amendment right?
 A No.
 Q You also have the right to counsel. Now, the way
 that works in a grand jury setting is your attorney would
 be allowed to be in the room with you in front of the grand
 jury, or for purposes of today in this deposition room, but
 you are absolutely entitled to be represented by counsel.
 You can have your counsel right outside the door and you
 would be able to consult with your counsel at any time during
 the proceeding. Do you understand that?
 A Yes.
 Q And, as I understand it, you are represented by
 counsel today, correct?
 A Yes.
 Q And is counsel's name Justin Simon?
 A Yes.
 Q And, in fact, we are at Mr. Simon's offices here
 today at Dickstein, Shapiro, correct?
 A Yes.
 Q And do you understand that if there is any point
 during the questioning by Mr. Lerner or myself that you would
 want to consult with Mr. Simon you are free to do so?
 A Yes.
 Q Okay. Do you have any questions about your right

Page 4

Page 7

Lerner. The two of us are Associate Independent Counsel.
 Basically we are attorneys working at the Independent
 Counsel's Office. I know you have also spoken, I believe, to
 some people from the office awhile back. Do you recall that?
 A Yes.
 Q What we are going to do today is, we are going to
 go ahead and ask you some more questions, but the format is a
 little different. And I would like to at least explain to
 you some of the important rights and obligations you have.
 Okay?
 A (Witness nodded indicating an affirmative
 response.)
 Q First of all, what I would ask that you do is,
 since the court reporter has to make sure that we get
 everything down as she is going to make a verbatim transcript
 of what is said, it is important that instead of nodding your
 head or using gestures, you speak out loud with words. Okay?
 A Yes.
 Q Second thing is, in order to make it easier for her
 to get everything down and so that it is easier when people
 view the videotape to know what was being said, it is
 important that we try not to talk over one another. So, what
 I will do is I will try not to speak when you are speaking,
 and I would ask that you do the same. Is that fair?
 A Yes.

to counsel?
 A No.
 Q Okay. Now, finally, you have an extremely
 important obligation, and that is to tell the truth. Because
 this is a proceeding that is in relation to a duly empaneled
 grand jury, and because you've just taken an oath
 administered by the court reporter, everything that you say
 here today is subject to the penalty of perjury.
 Now, perjury is a crime. And, in essence, what
 perjury means is that if you were to knowingly make a false
 statement, or you were to knowingly fail to give information
 that you knew you had responsive to a material question,
 you've committed the crime of perjury.
 Do you understand that, ma'am?
 A Yes.
 Q Okay. And do you understand that perjury is a
 criminal offense that, if prosecuted and convicted, could
 subject a person to up to five years in jail and a fine of up
 to \$250,000? Do you understand that?
 A Yes.
 Q Do you have any questions about --
 A I didn't know what the penalties were, but I
 understand.
 Q Okay. And do you have any questions about perjury
 or the concept of what it means?

Page 8

[1] A No.
 [2] Q All right. Then finally, of course, if you ever
 [3] have any questions where you don't understand a question I'm
 [4] asking, feel free to stop me and ask myself or Mr. Lerner for
 [5] clarification. Okay?
 [6] A Yes.
 [7] Q All right. Where do you work?
 [8] A I work at the U.S. Mission to the United Nations.
 [9] Q And how --
 [10] A It's in New York. I'm in the New York office.
 [11] Q How long have you worked there?
 [12] A Since February of last year.
 [13] Q And who do you work for?
 [14] A Ambassador Bill Richardson.
 [15] Q And what is your title and duties?
 [16] A I'm executive assistant, which covers a broad range
 [17] of activities. I do some of the scheduling.
 [18] Q What other types of things do you do for him?
 [19] A I help with the protocol events. I help with
 [20] making sure that he has his briefing materials. I just -- I
 [21] do a little bit of everything really.
 [22] Q And why don't you go ahead and focus our attention
 [23] on Monica Lewinsky. When is the first time that you recall
 [24] hearing anything about Monica Lewinsky or the person that you
 [25] later learned was Monica Lewinsky?

Page 11

[1] Okay. Now, when Ambassador Richardson indicated to
 [2] you, I think the term you used was "they", meaning the White
 [3] House, had mentioned someone that they might want him to
 [4] interview, or asked that he interview, first of all, did he
 [5] indicate who "they" were?
 [6] A As I recall what the Ambassador said to me was that
 [7] he and John Podesta had run into each other in the hall, and
 [8] John said he had someone, that he was going to send a resume.
 [9] I don't think a name was mentioned at all. I'm not sure that
 [10] John knew who it was.
 [11] Q So, your recollection is that Ambassador Richardson
 [12] indicated that it was Mr. Podesta who mentioned this person,
 [13] who later turned out to be Monica Lewinsky, as a possible
 [14] candidate to be interviewed by the UN. Is that correct?
 [15] A I'm sorry. I'm not sure of what your question was.
 [16] Q I just want to clarify. It's your recollection
 [17] that when Ambassador Richardson told you about his meeting in
 [18] the White House where someone mentioned in passing about
 [19] possibly interviewing someone to work with you guys, that it
 [20] was Mr. Podesta that had said that to the Ambassador?
 [21] A What -- can you make it shorter? Can you make your
 [22] question shorter?
 [23] Q Did Ambassador Richardson use the name Podesta as
 [24] the person who asked him to interview Monica Lewinsky?
 [25] A That's what I recall was that the Ambassador said

Page 9

[1] A Ambassador Richardson came back from a meeting in
 [2] Washington. He goes there fairly regularly. The general
 [3] rule is he goes to Washington two or three times a week. And
 [4] he came back from one of these visits to Washington and said
 [5] that they had someone that they, the people at the White
 [6] House, mentioned to him in passing -- the meetings are all at
 [7] the White House that he goes to -- that they wanted him to
 [8] consider for a position at USUN, and they were going to fax a
 [9] resume.
 [10] Q Do you know a rough timeframe on when this would
 [11] have happened, when it was that he would have said this to
 [12] you?
 [13] A It would have to be very rough. I'm, I'm assuming
 [14] it had to have been in September or October.
 [15] Q And what --
 [16] A Only because of when the appointment was finally
 [17] made.
 [18] Q And in case you don't have the dates readily in
 [19] your mind, I can tell you for purposes of just kind of
 [20] pinning dates down, I would submit to you that the date on
 [21] which the resume was faxed to your office, at least based on
 [22] the indication on the resume, was October 21st, and that the
 [23] day that the interview actually took place between Ambassador
 [24] Richardson and Ms. Lewinsky in Washington was on October
 [25] 31st, if those help you at all.

Page 12

[1] that it was John that he ran into in the hall and mentioned
 [2] this to him. Yes.
 [3] Q The way that the Ambassador mentioned this to you,
 [4] did it suggest to you that he had spoken to more than one
 [5] person, namely, more than Mr. Podesta, about possibly
 [6] interviewing this person?
 [7] A No.
 [8] Q Okay. Now, after being told that by Ambassador
 [9] Richardson, what, if anything, did you do?
 [10] A I was expecting the resume, but it didn't come.
 [11] Q So, what happened next?
 [12] A That's why I'm unsure about the timing, because
 [13] Ambassador Richardson was making a number of trips in this
 [14] interval. And I'm not at all sure whether this could have
 [15] happened before either of his trips out of the country or in
 [16] between the trips. I just don't know.
 [17] In any case, at some point I told Ambassador
 [18] Richardson that I hadn't received the resume, and should I do
 [19] anything about following up.
 [20] Q And what, if anything, did he indicate to you?
 [21] A He suggested that I call John's office and ask if
 [22] they wanted to send the resume, did they still have an
 [23] interest in sending it.
 [24] MR. LERNER: If I could just interrupt for a
 [25] moment.

Page 10

[1] So, based on those dates, do you still believe this
 [2] probably would have been in September or October?
 [3] A Yes. I, I think that's, you know, reasonably
 [4] accurate. I think that between when the Ambassador mentioned
 [5] to me that he was going to be getting a resume and the actual
 [6] arrival of the resume, there was some delay.
 [7] MR. LERNER: Perhaps we should introduce the
 [8] calendar as an exhibit to assist Ms. Watkins.
 [9] MR. BIENERT: Okay. That would be fine.
 [10] MR. LERNER: This is just a blank calendar.
 [11] (Grand Jury Exhibit IW-1 was
 [12] marked for identification.)
 [13] BY MR. BIENERT:
 [14] Q Yes, that we keep handy in case there is anything
 [15] that you do want to look at. Today we have this marked as
 [16] IW-1, and it shows today's date.
 [17] A Uh-huh.
 [18] Q So, there we are in October. I think that's the
 [19] first one we start with.
 [20] MR. BIENERT: Is that right?
 [21] MR. LERNER: Right.
 [22] BY MR. BIENERT:
 [23] Q Okay. And again, just for purpose of just keeping
 [24] dates in mind, the 21st would have been, it looks like, a
 [25] Tuesday, and the 31st would have been a Friday.

Page 13

[1] BY MR. LERNER:
 [2] Q From October 12th to October 19th, just to refresh
 [3] your memory, the Ambassador was in Latin America. I don't
 [4] know if you recall him taking a trip to Latin America with
 [5] the President and with Mr. Podesta. Does that --
 [6] A Oh, I know he went on a trip with the Ambassador --
 [7] I mean, with the President.
 [8] Q So, do you think that the first time that you had
 [9] heard that someone would soon be sending a resume, was that
 [10] before the Latin America trip, before October 12th?
 [11] A I would, I would assume that, yes, it was before
 [12] that date.
 [13] Q And do you think that the second time that the
 [14] Ambassador mentioned that someone might be sending a resume
 [15] from the White House, was that immediately after the Latin
 [16] America trip?
 [17] A I'm sorry. Your question has me confused. I don't
 [18] know what first and second times are.
 [19] Q I think you said before, when you met with the FBI
 [20] agents, that there were two times that the Ambassador said
 [21] that someone was going to be sending a resume from the White
 [22] House.
 [23] A No, that's not --
 [24] Q That's not correct?
 [25] A That's not what I said, I don't think. I didn't

Page 14

mean to say that, if I did.
 Q Okay.
 A What I meant to say was that the first time he mentioned, Ambassador Richardson mentioned it to me. The second time, I mentioned to him --
 Q Okay.
 A -- that I had not received it.
 Q And when did --
 A And he then told me to call and ask if they still wanted him to interview this person, that I hadn't received the resume. I thought there was a possibility that they had faxed it and I hadn't gotten it, because that happens too, you know. Sometimes people send you a fax and it gets lost in the process. So, I was just -- I did then call.
 BY MR. BIENERT:
 Q And then I think what Mr. Lerner is -- we are trying to bracket a time. This second instance where the resume was discussed, and you think you raised it with the Ambassador --
 A Uh-huh.
 Q -- do you believe that that would have been after he got back from the Latin American trip, which we believe was around the 19th of October but, of course, before the resume was actually faxed to you?
 A I really can't say when, when it was. My -- we had

Page 15

another trip. We had a trip to Africa in there, too. And I would have to really look at my schedules to know whether there was enough time between the two trips for us to have even discussed this. I really don't know.
 BY MR. LERNER:
 Q The trip to the Congo was October 23rd until roughly October 29th. In other words, Ambassador Richardson came back from Latin America October 19th, which was a Sunday, and he left for the Congo on the 23rd, which I believe is a Sunday -- I'm sorry, which I believe is a Thursday.
 BY MR. BIENERT:
 Q Why don't we do this, because this is confusing. Just to kind of make it easy, what I'm going to do is, I'm marking on Exhibit IW-1. I've drawn arrows from the 12th through the 19th, and I've written "Latin America". And then I'm going to draw an arrow from the 23rd through --
 MR. LERNER: The 29th, roughly.
 BY MR. BIENERT:
 Q We'll just give or take a few days, but we'll start on the 23rd through the 29th with a question mark, and we'll write "Congo", just to kind of make it -- and I'll also indicate on here -- and I'm going to give you this.
 A Okay.
 Q And I'll also indicate on here that the resume --

Page 16

unfortunately the copy I have is cut off, but I'll represent to you that the resume that we have that has the fax information at the top --
 A Okay.
 Q -- going from the White House to your office, has the date of the 21st. So, at least based on the indication on the resume, it was faxed to you on October 21st. So, I'm just going to put the word "Resume" --
 A Okay.
 Q -- on the day of the 21st. So, I'm placing IW-1 back in front of you.
 Obviously, any discussions that you would have had with the Ambassador about the faxing of this resume would have come before the 21st, correct?
 A I would assume that was true, yes.
 Q And I think you told us that you assumed, although you couldn't be positive, but that your best recollection would be that the first time that the Ambassador mentioned to you to keep an eye out for this resume would have been prior to the trip to Latin America. So, we're looking at probably before the 12th of October?
 A I would assume that that's correct.
 Q And now I think where we --
 A I just don't remember though. I really -- you know, I don't have any notes that I can go on, the basis of

Page 17

that. I'm just assuming that's true.
 Q That's fine. And, keep in mind, all we want you to do is tell us as accurately as you can. And if you don't remember for sure, that's absolutely appropriate as well.
 Let me ask you this question. Do you have a recollection of when you had the second conversation with the Ambassador about the resume and mentioned to him that you hadn't gotten it yet, should you still be looking out for it, and he indicated to you to place a call to see what was up with the resume; do you believe that there was a significant amount of time that went by between the time you placed that call to the White House and the time that you actually got the resume? Do you think it was a couple of days or was it weeks later that the resume came?
 A No, I think that happened -- the followup, I think, was reasonably quick.
 Q Okay. So then if we kind of come back to the timing of when the Ambassador was back from Latin America, if he was back on the 19th, and then the 20th is the first Monday after that, and the 21st is the day that the resume came, do you believe that it is likely that this second conversation, the one where you asked him whether he wanted you to follow up, would have occurred probably around the 20th?
 A I would -- that would be a conclusion that I would

Page 18

reach, I think, looking at the calendar and so forth. I think that's probably accurate.
 Q Okay. Now, after Ambassador Richardson, in response to your question, said, go ahead and call the White House, that happened?
 A I called John Podesta's office, and I think I spoke -- I do not remember exactly -- I think I spoke with Sara, who is an assistant of his, and asked her if she knew anything about a resume that John was going to send us. And I think she said she really didn't have -- she wasn't exactly sure what it was that John had spoken about, but she would check.
 Q Okay. And then what happened?
 A I got a call and someone was checking our fax number. I gave him the fax number, and then after that the resume was sent.
 Q Okay. And if we can go ahead and place the next exhibit, which I believe will -- we are going to place before you what we will mark as IW-2. Then we will make this one 2-A.
 (Grand Jury Exhibits IW-2 and IW-2A were marked for identification.)
 BY MR. BIENERT:
 Q I am placing numbers 2 and 2-A before you, and I

Page 19

will represent they are the same. It's just that 2-A is the one I will ask you to look at because it has the fax information at the top. And reading aloud, that has the date of October 21st, 1997, Tuesday, 3:09. It shows a fax from 202 456-1210.
 Does that appear, ma'am, to be the resume that would have been faxed to your office on that day about Monica Lewinsky?
 A It certainly looks like it would have been, yes.
 Q Okay. Now, once you would have gotten this resume what would you have done with it?
 A I tried to schedule an appointment in Washington. I called the work number first to try to set up an appointment.
 Q Now, first of all, when you got the resume, would you have spoken, would you have given it to anyone, spoken to anyone about it?
 A I think I discussed it with Mona at one point. I can't remember exactly when it was.
 Q Okay. And that's Mona Sutphen?
 A Yes.
 Q And what is her position?
 A She works -- we all sort of work together as an assistant to the Ambassador.
 Q Okay. And why would you have spoken to Ms. Sutphen

Page 20

1 about the resume as opposed to, say, speaking directly to the
2 Ambassador about it?
3 A I just wanted to check with her to see what she
4 expected, as far as his going to Washington, and whether or
5 not we would try to schedule this in Washington or New York.
6 or what she thought was the best thing for us to do. And my
7 recollection is that I was going to -- I always had in mind
8 that this would be in Washington, that we would try and do it
9 in Washington.
10 Q And did Ms. Sutphen indicate to you where it should
11 be held?
12 A Well, she said, see if we can put it on. And I
13 think I tried to put it on before the trip to Africa. And I
14 think I had to then move that from that week to the following
15 week when he got back. Because I think instead of going to
16 Washington as he had planned, he ended up having to stay in
17 New York because of things that were going on at the UN.
18 Q Okay. Well, what I'm going to do at this point is
19 I'm going to show you some phone records, and we can use them
20 as sort of starting points to talk about what might have been
21 happening, in terms of who was being called and what about.
22 So, we will take the next three exhibits, which
23 will become Exhibits IW-3, IW-4, and IW-5.
24
25

Page 21

1 (Grand Jury Exhibits IW-3, IW-4
2 and IW-5 were marked for
3 identification.)
4 BY MR. BIENERT:
5 Q What I suggest you do, it might be the easiest, if
6 you just lay the three out in front of you, because they are
7 phone records from different sources, and so they sort of
8 skip around, and we will try to take them chronologically.
9 But to do that we have to go from one page to the other, to
10 the other. Okay?
11 A Yes. Now, these are phone records from?
12 Q I'll represent to you that they are from, I think,
13 three different sources. One of them is going to be phone
14 records obtained from your office via subpoena. One of them
15 is going to be phone records obtained from, I believe, the
16 Pentagon?
17 MR. LERNER: These two pages are produced by the
18 United Nations. And this page integrates records from the
19 Pentagon and Bell Atlantic.
20 BY MR. BIENERT:
21 Q So, basically going over the source of the
22 documents, if you look at Exhibits 3 and 4, they were
23 generated by your office. And the difference in them is one
24 of them is showing calls to Ms. Lewinsky's home number, and
25 one of them is showing calls to Ms. Lewinsky's work number, I

Page 22

1 believe. Number 3 shows work number, number 4 shows home
2 number. Then Exhibit 5 is going to show documents obtained
3 from the phone company reflecting calls from Ms. Lewinsky's
4 Pentagon phone.
5 MR. BIENERT: As well as her home phone, or just
6 the Pentagon?
7 MR. LERNER: It's just Pentagon.
8 BY MR. BIENERT:
9 Q Exhibit 5 is just calls from Ms. Lewinsky's
10 Pentagon phone to your office.
11 MR. LERNER: Actually, it's calls from Monica
12 Lewinsky at various numbers.
13 BY MR. BIENERT:
14 Q Okay. So, it is various numbers, but that's what
15 those are. And I can indicate to you, as we go through them,
16 which numbers are which. I'm assuming you are going to
17 recognize the numbers from your office, but I certainly
18 wouldn't expect you to recognize the others. Okay?
19 A Yes. Although I think the 703 would probably be
20 her work number.
21 MR. LERNER: That's right.
22 BY MR. BIENERT:
23 Q Correct.
24 A Yeah.
25 Q And the 202 number would typically be her residence

Page 23

1 number.
2 A Somewhere in the District.
3 Q All right. So, let's go ahead and kind of skimming
4 over them, you'll note the dates are on the left-hand side on
5 Exhibit 5, dates and times. Then on the exhibits provided by
6 your office, 3 and 4, they are sort of in the middle.
7 And just sort of generalizing at first, there
8 appears to be one call on October 21st. I'll put a dot by
9 that on Exhibit 4 as we go. Then there appear to be two
10 calls on October 24th, and I'll put a dot by those two.
11 There then appears to be approximately two calls on October
12 27th, which are going to be two calls: one call right here on
13 Exhibit 5 and then one call right here on Exhibit 4. We are
14 going to come back to them one at a time, but I just want you
15 to have a generalization of how many calls from each date.
16 Then we have two calls on October 29th. And just
17 so you'll know, ma'am, these are double calls. This is all
18 the same call. You can look at the numbers on Exhibit 5.
19 One of them is just a more specific to the second rendition
20 of the first.
21 A I'm sorry. You are saying it's the same call?
22 Q Yes, ma'am.
23 A They've recorded it twice?
24 Q Yes, ma'am. It's listed twice here.
25 A Oh.

Page 24

1 Q That's why I put a little bracket. So, two calls
2 on the 29th. Actually --
3 A And what does "EST" mean? Estimated?
4 Q I'm assuming that's Eastern Standard Time, but that
5 would be an assumption on my part.
6 A Oh, okay.
7 Q And actually, there is a third call on the 29th.
8 Here we go. And then on the 30th, we have one, two, three,
9 four, five calls. So, maybe we'll just focus on these first.
10 Now, were you aware of the fact, ma'am, that the
11 interview with Ms. Lewinsky occurred on October 31st?
12 A Yes.
13 Q Okay. So, in essence, what we are doing now is we
14 are focusing on the calls prior to the interview. All right?
15 A All right. Yes.
16 Q So, let's start first with the call which would be
17 on Exhibit 4, which is an October 21st call from phone number
18 at your office that has the extension 4404, to 202 965-6355,
19 which I'll represent to you is Monica Lewinsky's home phone.
20 And that was a 5-minute and 42-second call. And looking at
21 our calendar, that was on Tuesday, October 21st, the same day
22 that the resume was received.
23 Based on that, first of all, do you recognize the
24 phone number with the extension 4404 from your office?
25 A Yes. I certainly recognize the phone.

Page 25

1 Q Whose phone is that?
2 A That's one that the Ambassador and I use.
3 Q Okay. And when you say you and the Ambassador use
4 it, where are the phones that have this extension located, in
5 terms of your office versus his office?
6 A Mine are -- it's right on my desk.
7 Q So, you have a phone on your desk that has how many
8 different lines on it?
9 A It has at least four or five lines. But the
10 principal lines that I have are 04 and 02.
11 Q Is there any distinction in which ones you use for
12 04 and which one you use for 02, the type of calls?
13 A There isn't as far as, as I'm concerned.
14 Q Okay. So, you use those two interchangeably?
15 A I do.
16 Q All right. What about inside the Ambassador's
17 office? What phone lines, if any, does he have?
18 A 04 is at his desk, and 02 and 04 are at the sofa.
19 Q So, at the desk where he works, he has 04. And
20 then he has a separate spot in his office with another phone
21 that has both 02 and 04?
22 A Yes.
23 Q All right. So now, on the 21st of October, kind of
24 keeping in mind the various things we've talked about, the
25 timing, the time the resume came, do you know if you made a

Page 26

1 call to Monica Lewinsky for five minutes and 42 seconds on
2 that day?
3 A Can I back up one second?
4 Q Yes.
5 A Are there any calls on these other lists?
6 Q Not for the 21st, and you can skim them over. We
7 don't have any calls on the 21st or prior to that that appear
8 to be between your office and Ms. Lewinsky, at least her
9 phones.
10 A So, what you are saying, according to these
11 records, the first call that I made to her was at 7 o'clock
12 on the night of the 21st?
13 Q Well, I'm not saying who made the call, because --
14 A Well, I --
15 Q -- obviously that's what we're asking you about,
16 but --
17 A Well, it has to be me.
18 Q What I'm saying is that, based on the records that
19 we have, the first record that we see --
20 A Uh-huh.
21 Q -- largely based on records provided by your office
22 and supplemented by records that we've gotten from other
23 sources, that shows a call between a phone we know goes to
24 your office or a phone we know goes to Ms. Lewinsky is on the
25 21st. And that's a 5-minute and 42-second call.

Page 27

1 A All right. And may I see again the exhibit of when
2 I got, when the resume was sent to our office, the timing on
3 that?
4 Q Yes.
5 MR. LERNER: I think it was 3 o'clock.
6 THE WITNESS: Okay. Well, it may well be that the
7 first time I tried to set an appointment was at 7 o'clock at
8 night. And then the fact that I called her residence at
9 seven at night may well have been because I thought that's
10 where she would be at 7 o'clock at night.
11 BY MR. BIENERT:
12 Q Do you typically work until seven?
13 A I normally work until 7:30 or eight.
14 Q Okay. Now, first of all, this is a 5-minute and
15 42-second call. So, what would you have spoken about with
16 Ms. Lewinsky?
17 A I don't think I spoke that long with her. So, what
18 I, what I would assume -- I'm not, I don't like telephone
19 tag. So, generally what I try to do is, if I'm on a call and
20 I need to take another call, I will put people on hold, or
21 I'm happy to stay on hold while someone is coming to the
22 phone and that sort of thing. So, my guess is we didn't talk
23 for the whole five minutes. But I have no doubt that, you
24 know, if that's what the call shows, that it was a 5-minute
25 time that the phone was tied up.

Page 28

1 Q Okay. Well, tell me what, first of all, setting
2 aside when it would have happened, tell me about the first
3 conversation you had with Ms. Lewinsky.
4 A I really don't remember exactly, other than I was
5 trying to schedule a meeting for her with the Ambassador.
6 Q Okay. And in keeping with your recollection that
7 you would have been trying to schedule a meeting with the
8 Ambassador, what would be the types of things that you would
9 say to her and that you believe she said to you?
10 A Normally what I try to do is establish where the
11 meeting will be. I had assumed that since she worked in
12 Washington and lived in Washington, that she would want the
13 meeting to be in Washington. So, I probably suggested a
14 Washington meeting, and I most probably suggested a time when
15 I thought the Ambassador was going to be in Washington. And
16 she would then tell me whether that date worked or not.
17 My memory is that whatever date I offered her, she
18 said she could work that out, that she could do it, because
19 I'm always -- I try to be sensitive. I think of myself as a
20 public servant. So, when I talk with someone like this, even
21 though they are looking for a job, I try to accommodate their
22 schedule as well as the Ambassador's. And so I was trying to
23 figure a time that would work where she didn't have to leave
24 work. I was looking at either early in the day, lunchtime,
25 or later in the day, whatever, you know, would work with her

Page 29

1 schedule.
2 So, I'm sure that I came up with some time that I
3 think I put down at least tentatively on the schedule.
4 Q Okay. Other than your telling Ms. Lewinsky
5 available possible dates for the Ambassador, what do you
6 recall her saying?
7 A Just whether or not the times would work and that
8 was it.
9 Q And your recollection is she said the times would
10 work?
11 A Yes.
12 Q Because what I'm really trying to bracket down is,
13 what would account for the length of the call?
14 A I don't know the answer to that.
15 Q As you sit here now, is it accurate that you feel
16 confident that you didn't speak to her for five minutes?
17 A I really don't think I talked with her for five
18 minutes because I don't remember anything that we would have
19 talked about for that length of time.
20 The only other possible thing I can think of that
21 we might have discussed was if she was interested in coming
22 to New York to meet with the Ambassador. People frequently
23 suggest that when they are wanting to get together with the
24 Ambassador. I usually don't advise people to try to come to
25 New York, because it's just as -- there's as much chance of

Page 30

1 the meeting being cancelled in New York as there is in
2 Washington. So, I try to discourage people from spending the
3 money to come up on the shuttle to be interviewed in New
4 York.
5 Q How sure are you that you were the person who even
6 would have made that call on that date?
7 A Well, I mean, maybe someone else in the office mad
8 the call. It wasn't the Ambassador if it wasn't me. I mean,
9 it would have been me.
10 Q Okay. Well, first, when you say it wasn't the
11 Ambassador, how do you know?
12 A Because he just doesn't, he doesn't place his own
13 calls.
14 BY MR. LERNER:
15 Q Does it ever happen that you place the call, talk
16 to someone, and then patch through to the Ambassador?
17 A I do that on occasion. I did -- at some point, I
18 patched her through to Mona because we were trying to work
19 out Mona actually meeting with her and taking her to meet
20 with the Ambassador. That could well be what happened with
21 this as well. I could have transferred it through to Mona.
22 Q Could it have been that you patched it through to
23 the Ambassador?
24 A No.
25 Q You are absolutely certain about that?

Page 31

1 A Uh-huh.
2 Q Why do --
3 A Because there was no reason for him to talk with
4 her. There was no, there was no interest on his part, and
5 very few people -- I mean, his time is just too tight for us
6 to do that.
7 Q If there was no interest -- well, let me step back
8 for a little bit. Between receiving the resume at 3:09 and
9 placing this phone call, you never talked to the Ambassador
10 about receiving this resume?
11 A No.
12 Q But nonetheless you arranged to set up an interview
13 without having talked to the Ambassador?
14 A Well, he had told me that he would meet with the
15 person if we could find a convenient time, and that's always
16 the caveat with him, if there's a time that works. And so,
17 as I recall this particular appointment, I think I set it at
18 least two or three times. And I know the morning it occurred
19 I moved it a couple of times. And if it had eventually
20 fallen off on that date, that wouldn't have surprised me
21 either. I mean, it's the kind of thing that happens with his
22 schedule.
23 Our priorities at that point were getting him ready
24 to go on the trip on the first instance. And in the second
25 instance, was, we were working on fast track on the Hill.

Page 32

So. I was basically making appointments with Members for him to go to the Hill. And if this could happen before he went to the Hill, well and good.

BY MR. BIENERT:

Q And, I'm sorry, tell me again. Is it accurate then that you have a recollection of at least one call that you would have made and spoken to Ms. Lewinsky, but then also had Ms. Sutphen talk to her after that in the same call?

A I'm, I'm reasonably sure I transferred the call to Mona.

Q And why would you transfer the call to Mona?

A Mona was going to be with the Ambassador. That was my understanding. And I had said -- I'm always a little nervous about these young women who have to come, if they are going to meet with the Ambassador, in his suite at the hotel. I don't want them to feel nervous in any way about that. I want them to be sure that everything will be conducted in a businesslike way. And so I was having Mona meet her at the desk and take her to the room. And I let them make those arrangements once I had talked with Mona about it.

Q Okay. So, in other words, you kind of set up the general time of the meeting, but then Mona would talk to her a little bit more about the specifics of how it would be done at that time? Is that --

A Yes.

Page 33

Q -- a fair assessment?

A I normally -- it's not a general time. It's a specific time, because he's scheduled fairly tightly.

Q All right. Now, the next call that we see would be -- I'll just sort of check things off. I'll put a little mark next to the ones that we've been through, so we know that we don't have to cover them again.

The next call that I see, at least chronologically, is going to be over here on Exhibit 3. It's going to be a call on October 24th at 2:09 in the afternoon. And, if you look at your calendar, that would be Friday, the 24th. And that is going to be a call from [REDACTED].

A Uh-huh.

Q Which I believe you told us is one of the other --

A Right, that's one of mine.

Q -- numbers at your desk. And that call is at 2:09 in the afternoon for 30 seconds. What do you believe, if anything, was happening in that call?

A I think I was calling. That's the Pentagon number. I think, that I was calling.

Q Yes. It's a [REDACTED] number --

A Right.

Q -- of her office.

A And 30 seconds, my assumption is that I called and left word that I had called.

Page 34

Q And why would you have been calling Ms. Lewinsky on October 24th, that Friday?

A Well, if I was trying to reschedule a meeting that had been cancelled in this -- if I actually put something on the 22nd and then had to cancel it, then I would assume that on the 24th I might have been trying to reschedule.

Q Well, let me see if we can piece this together because, at least based on the records that we have, there is only one call that occurred from the time of the receiving of the resume until after the Ambassador left on his trip to the Congo. And that would have been the call we just discussed on October 21st at 7:01 at night.

So, I think you told us you believe that that would have been trying to schedule a meeting. If you scheduled the meeting for him, when do you believe you would have scheduled that interview for?

A I might have tried to do something on the 22nd.

Q And then is it your recollection that something happened after that to make you have to change the time?

A Yes. I think he was -- he didn't go to Washington at all.

Q How is it that you would have conveyed to Ms. Lewinsky that the meeting for the 22nd was not going to occur on that date?

A I don't know if there's not a call in there

Page 35

anywhere that I -- it may well have been that I told her in this that I would have to confirm with her, that we weren't going to be able to do it unless I called her back. I mean, that happens, too. I say to people, you know, I may try to schedule something before he leaves, but it may not be possible.

Q What --

A So, that's the only explanation I can see if there's not a call that I made to say it wasn't going to work.

Q Do you believe that if you scheduled a meeting with Ms. Lewinsky -- strike that.

Do you believe that if you talked to Ms. Lewinsky on the 21st about scheduling a time for her interview that you might have set it up for perhaps the 29th or 30th, after he was returning from the Congo?

A I -- it's certainly possible. I mean, that's conjecture. I really don't -- I just -- I have a feeling that I may have tried to do it first in Washington before he left. I can't remember now what time of day Bill left. And so I, you know, it's really hard for me to know.

Q Now --

A I know that I moved, I know that I moved the meeting when it actually occurred at least a couple of times so I could get it earlier. And I kept thinking she was going

Page 36

to say that's too early, but she never did. So.

Q Meaning that you moved, you actually moved the interview up to a date closer in time than --

A No, the time of day on Friday.

Q I've got you.

A I think we started at like 8:30 or 9, and it finally was 7:30. And I fully expected her to say that 7:30 is too early, and she didn't. So, she got five minutes and that was it.

Q Okay. Now, the next call that we see was on the 27th. Actually, let me just double-check and make sure we are covering everything.

On the 27th, we see two calls. If we look at the record, there is one call at 3:15 from your office, and specifically extension [REDACTED] to Ms. Lewinsky's home phone. And then there is a second call at 5:34 from Ms. Lewinsky's Pentagon number to extension [REDACTED]. Do you see those two calls?

What I'm going to do is I'll put a line next to the one on Exhibit 5, and a line on the one next to Exhibit 4. Do you see them, ma'am?

A Yes.

Q So, what these records reflect is at 5:15 in the afternoon a call for 36 seconds from extension [REDACTED] to Ms. Lewinsky's home phone, followed by a 1-minute and 45-second

Page 37

call -- let me get the right time here. This was on the 27th, a 1-minute and 45-second call from Ms. Lewinsky's work phone to your extension.

A Okay.

Q Do you believe that you would have been the person who was involved in those two calls?

A Yes. I think so.

Q First of all, why do you believe that? When you see extension [REDACTED], who else in the office would use that extension?

A No one uses my phone extension but me.

Q Well, I thought you had two extensions, [REDACTED] and [REDACTED].

A I actually have more than that, but I have those two, yes.

Q Well, why do you call that one, you just used the words "my phone", or "my extension". Why do you call that your extension?

A That's the direct line at my desk. [REDACTED] and [REDACTED] are direct lines at my desk.

Q And that phone is also in Ambassador Richardson's office, correct?

A Right.

Q So, isn't it his phone, too?

A Yes. I think all of the office is his.

Page 38

Page 41

Q So, when we see phone calls from extension [redacted], or to extension [redacted] is it accurate, ma'am, that those could be calls where the Ambassador is either making the call or receiving the call?

A Well, in some instances you would say that might be possible. However, you gave me a calendar that shows he's in the Congo at that point.

Q I'm just asking --

A So, I don't think the 27th it was his call.

Q I guess what I'm trying to pin down, ma'am, is your use of calling that line [redacted] your line. And let me just back up and preface it with this: If we look at the documents that were provided by your office to us, and if you look at these extensions, you will notice that the printout your office gave us assigns a name to each extension. And, if you look, you will see [redacted] has William Richardson; [redacted] had Isabelle Watkins. Do you see that?

A I do.

Q Do you know why it is that there are names assigned to those extensions?

A That's, I mean, that's the way the office looks at it. I must tell you that his card has [redacted] on it. So, it doesn't have [redacted]. So, as far as -- he doesn't place his own calls. He really doesn't. And so I do them alternately, really do. So.

rescheduling of a meeting or this would have been the initial scheduling?

A I think I rescheduled. We don't have computers at USUN. I know that's hard to believe, but we have word processors. So, what happens is when I move a document, name and an appointment, it's -- the first one is gone, and then you have the new place. So, I can't go back and reconstruct what happened on the, on the first meeting.

Q Okay.

A It's one of my frustrations.

Q All right. Anything else that you think might have been discussed with Ms. Lewinsky in that conversation?

A No.

Q As you sit here now, do you know whether or not at the conclusion of that conversation you had agreed with Ms. Lewinsky that her interview would be at any particular time and place?

A I don't remember that.

Q All right. Meaning you don't recall at all; you are not saying it didn't happen that way? You just don't know?

A I really don't remember. I really don't remember.

Q All right. Now, the next batch of calls are going to be, I believe, four calls that occurred on the 29th of October, which, if we look at the calendar, the 29th was

Page 39

Page 42

Q Okay. And, again, the reason I ask is because the record at least that we were given by your office shows [redacted] as your phone, and you just referred to it as your phone.

A Uh-huh.

Q And I'm just trying to pin down whether that really is your phone, or whether it's your phone and the Ambassador's phone. So, which is it?

A We share that phone. The one on his desk is [redacted].

Q Do you view [redacted] as his phone?

A Not especially, no.

Q So, --

A I mean, he and I use that one alternately, too.

Q All right. And you mentioned that one of the reasons that you don't believe that the [redacted] call, at least the one we're discussing now on the 27th, would have involved him is because that's a time when he was out of town?

A Right, he's out of the country. Right.

Q All right. So, anyway, it's your view that you were the person who was involved in the two calls we're discussing on October 27th; one to Ms. Lewinsky's home phone, and then a call later that day from Ms. Lewinsky's work phone to your extension?

A Right. If I read the records correctly, the one [redacted] was 5:15 that I called her residence, and she called me back [redacted] at, it looks like, 5:34.

Wednesday, the 29th.

Going in order, the first of the four calls is on Exhibit 3. It's going to be a call -- let's put a one next to it -- at 11:51 in the morning, a 30-second call, from the extension [redacted], with your name next to it, to Ms. Lewinsky's office number. Then followed by a call at 12:11 that day for 49 seconds, from Ms. Lewinsky's office number to [redacted], with your name next to it. Do you see that? That would be number two.

Followed by another call at -- let me make sure I have the order right -- at 1:50 that day, the third call that day, from the phone with your extension number or your name assigned to it, to Ms. Lewinsky's office number.

A For another 30 seconds.

Q For another 30 seconds. Followed by number four for that day, which is going to be, it looks like a 56-second call, if I have it right.

BY MR. LERNER:

Q It looks like you may have played phone tag, despite your best wishes.

A Despite the fact I don't like phone tag. That's right.

BY MR. BIENERT:

Q That's what I was going to ask you about. First of all, this is phone tag, it looks like, correct?

Page 40

Page 43

Q Okay.

A So, she may have gotten a voice mail or a message, or whatever, because this one was only 36 seconds again. So, I'm assuming that means I left word probably.

Q Do you have a recollection as to whether or not Ms. Lewinsky had a voice mail or an answering machine at her home phone?

A I don't remember. I remember leaving messages for her. I can't remember -- in instances at least at the Pentagon I think I spoke with a person as opposed to a voice mail, but they may have been transferring me to voice mail. People do that a lot.

Q When you called her home phone, you know you left a message, but you don't remember whether it was with a machine or a person? Is that right?

A No, I really don't.

Q But you do remember leaving messages?

A I left a number of messages for her in a number of places.

Q Okay. So, what do you believe you spoke about with Ms. Lewinsky for approximately, at least the phone record shows a call of 1-minute, 45-seconds on the 27th of October?

A Trying to schedule a meeting with the Ambassador for that week after he returned.

Q And then do you believe that this would have been a

A Yes.

Q All right. Now, first of all, when you say you try to avoid phone tag, how do you avoid engaging in phone tag when you need to leave messages for people?

A Well, I try to establish when someone's going to be there and I try to call at the time that they say they will be available. I, I make a concerted effort to. And then I don't have voice mail myself. I don't have it for the Ambassador and I don't have it for myself. And I ask that people take messages or, if I'm there, that they ask people to hold so that I can talk with them.

Q So now on this occasion, for example, there are two calls from Ms. Lewinsky's number to yours, at least one of which was short and seems, based on the pattern, would you agree, to be in the midst of messages back and forth?

A I think it sounds as if she may have called me back and I wasn't available.

Q Who is it who would answer your phone when you're not available?

A Debbie Nelson or Fiona Higgins were both answering the phones.

Q Now, if we look at the fourth call on that day, which would be a 56-second call at 1:53, first of all, do you believe that you were the person who made the two calls that came from your office to Ms. Lewinsky's number?

Page 44

[1] A Yes. I would assume that was me.
 [2] Q And why do you assume that that was you?
 [3] A Because it is the [redacted] calling and I was calling
 [4] the Pentagon number that I have.
 [5] Q Do you believe that you might have been placing
 [6] that call for the Ambassador?
 [7] A No.
 [8] Q Why not?
 [9] A Because I was working on getting an appointment
 [10] with her. And as of this time, I don't think we had anything
 [11] set.
 [12] Q Now, as far as the calls that came back, and
 [13] particularly focusing I guess on the fourth call, which would
 [14] have been a 56-second call, do you believe that you spoke to
 [15] her that day?
 [16] A Well, I think it was more than that. I think it's
 [17] a minute and 56 seconds, if I understand your bracket.
 [18] You've got a minute there and you've got 56 seconds there.
 [19] Q Actually, as I understand these, and again this is
 [20] just in looking at them. I'm not going to necessarily
 [21] represent it's totally accurate, but I would submit to you
 [22] that the best reading of these is the first number simply
 [23] rounds off to the nearest minute. But the second number,
 [24] which reflects the same call, is more accurate because it
 [25] actually goes to the second.

Page 45

[1] So, for example, in this particular call --
 [2] A Oh, I see what you're saying.
 [3] Q -- the first one is saying it was a minute call *
 [4] because --
 [5] A I don't add them. I just --
 [6] Q Right. What I can tell you I have done, for
 [7] purposes of reviewing these, is just focusing on the second
 [8] number which seems to carry things down to the second, as
 [9] opposed to the minute. So, for purposes of this
 [10] conversation, we'll say that it was a 56-second call.
 [11] Do you believe that you would have spoken to Ms.
 [12] Lewinsky on that occasion?
 [13] A I have really -- you know, I have no idea. I don't
 [14] know if she was, you know, available. I don't know if she
 [15] was in the office. I could have, you know, held and then
 [16] spoken to a voice mail again. I don't know.
 [17] Q Okay. Now, first of all, let me ask you a general
 [18] question back on the whose-phones-are-whose issue. You've
 [19] told us, I believe, that you use [redacted] and [redacted]
 [20] interchangeably. Is that accurate?
 [21] A (Witness nodded indicating an affirmative
 [22] response.)
 [23] Q You have to speak out loud.
 [24] A Yes. Yes. Sorry.
 [25] Q And you've told us that one of those phones isn't

Page 46

[1] with particularity assigned to the Ambassador, that from your
 [2] standpoint he uses them interchangeably?
 [3] A I place calls for him on the 04 if he is sitting at
 [4] his desk. I place it on 02 if he is sitting at the sofa.
 [5] And it totally depends on where he is at the time that I
 [6] place the call.
 [7] Q And I guess the question I have is, if we count up
 [8] the calls, we have now reviewed eight calls. Of the eight,
 [9] one of them occurred on the 21st, a day when the Ambassador
 [10] was present, and seven of them occurred between the 23rd and
 [11] the 29th when the Ambassador was out of the country.
 [12] A Yes.
 [13] Q And there is a direct correlation, in terms of the
 [14] one call that is on the [redacted] extension is at the one time
 [15] when the Ambassador was present, and the seven calls that are
 [16] on the [redacted] extension happen to be at the time when the
 [17] Ambassador was gone.
 [18] And I would submit to you, is there any -- why
 [19] would that be, if the phone calls were being made
 [20] interchangeably on the two? Is there any reason for that?
 [21] A Most of the time I use the 02 extension.
 [22] Q What would prompt you to use the 04 extension?
 [23] A There might well be someone is on 02, someone would
 [24] be using my line. And so I would use the 04 instead.
 [25] Q Is there any reason why you would use the 04 line

Page 47

[1] -- strike that.
 [2] Would you ever use the [redacted] line for a call that
 [3] wasn't going to be patched through to the Ambassador if the
 [4] [redacted] line was available?
 [5] A I might very well.
 [6] Q Why?
 [7] A Because I hit it as the line I wanted to use.
 [8] Initially it was my -- at one point in our office, and I
 [9] can't remember the date it changed, the default line, if you
 [10] know what I mean -- when you pick up your phone, it
 [11] automatically goes to a line -- for me used to be [redacted]. And I
 [12] don't know whether that changed in August or September. It
 [13] was sometime in the fall that it changed.
 [14] Q Do you believe that it would have been changed by
 [15] mid-October?
 [16] A I would have thought it had changed by then, but I
 [17] could be wrong.
 [18] Q Is it accurate, ma'am --
 [19] A So, I was quite used to using [redacted] is what I'm
 [20] saying.
 [21] Q Is it accurate, ma'am, that once that default had
 [22] been changed that at least your intention was to use [redacted] for
 [23] your calls, and 04 for calls being made for the Ambassador?
 [24] That that was your general practice as of that time?
 [25] A I, I, I think that's characterizing it more

Page 48

[1] specifically than it really is.
 [2] Q Okay. Is it accurate, ma'am, that as of the time
 [3] the phones had been changed, that your general intention was
 [4] to use [redacted] for your calls, and that you would typically only
 [5] use [redacted] for your own calls when [redacted] wasn't available?
 [6] A Yes. I think that's probable.
 [7] Q Therefore, ma'am, if we were to obtain all of the
 [8] phone records for the [redacted] and the [redacted] timeframe for any
 [9] particular day -- and let's focus on, for example, October
 [10] 21st -- if at the same time that the call is made on the 04
 [11] line, on October 21st there were no call either incoming or
 [12] outgoing on the [redacted] line, that unless there was a mistake
 [13] there, you were not trying to place a call for yourself?
 [14] A The question's too long. I don't understand it.
 [15] Q Okay. Let me break it down. You typically would
 [16] use the 02 line for your own calls, correct?
 [17] A I use the [redacted] line for my calls, yes.
 [18] Q You don't use the [redacted] line for your calls unless the
 [19] 02 line is not available, correct?
 [20] A No. That's not correct. I use [redacted] other times as
 [21] well.
 [22] Q When?
 [23] A Whenever I feel like it. I make a huge number of
 [24] telephone calls. I mean, it's hard -- unless you're in the
 [25] kind of job that I am, it's hard to realize. I know you

Page 49

[1] probably have a lot of phone calls, too, as an attorney. But
 [2] I started counting one day. And by about 10 or 11 in the
 [3] morning, I had handled a hundred calls and I decided to stop
 [4] counting. It was too discouraging. I really do have an
 [5] enormous number of calls that I handle.
 [6] So, I really can't say that I, you know, only use
 [7] one line. It just isn't, it isn't the way it works.
 [8] Q Okay. And I guess my question a few minutes ago,
 [9] and I'll ask it again, is do you have a general practice, in
 [10] terms of which line you use for your calls versus which lines
 [11] you use for calls for the Ambassador?
 [12] A I generally use [redacted] for my calls.
 [13] Q And you generally use [redacted] for calls for the
 [14] Ambassador?
 [15] A If I'm placing a call for the Ambassador and he is
 [16] there, I make the call on [redacted].
 [17] Q Okay. But, to make sure I've got it accurately,
 [18] you've indicated that there can be a fair amount of
 [19] exceptions to that, is that fair?
 [20] A Oh, yes. There are, there can be exceptions. For
 [21] example, I will call someone and not -- I'll have them on [redacted]
 [22] and they'll ask if they can speak with the Ambassador. And I
 [23] will ask, I will beep him and ask him if he wants to talk
 [24] with them. And if he does, I'll have to transfer, I'll
 [25] transfer them to [redacted] because that's where he's sitting.

Page 50

[1] Q Okay. All right. Now, if we look at the next
[2] couple of calls, they occurred on the 30th. We have three
[3] calls on October 30th, the first of which is at 1:01 in the
[4] morning -- I'm sorry, in the afternoon.
[5] A I do work long hours, but not that long.
[6] Q Thankfully, I would assume. At 1:01 in the
[7] afternoon, there was a call from [REDACTED] to Ms. Lewinsky's
[8] Pentagon number for a minute and 18 seconds. So, I'll put a
[9] one by that one.
[10] And that call is followed by a call at 4:45 in the
[11] afternoon, for 42 seconds, from your extension to Ms.
[12] Lewinsky's home number; followed by a call -- let's make sure
[13] I'm getting the right timing on this. The third call that
[14] day was at 5:18 from the [REDACTED] extension to Ms. Lewinsky's
[15] number. Do you see that, ma'am?
[16] A Yes.
[17] Q Okay. Now, these calls would have been on the day
[18] before the interview, correct?
[19] A Yes. That would be correct.
[20] Q And this is at a time when the Ambassador was in
[21] town, correct?
[22] A Yes. The Ambassador was there.
[23] Q Do you believe that you were personally involved in
[24] talking to Ms. Lewinsky in any of these calls?
[25] A I would assume that all of those calls were for me.

Page 51

[1] Q Okay. And what do you believe was occurring during
[2] those calls?
[3] A I was in the process of trying to set up the --
[4] what was happening on Friday morning, and I was talking with
[5] the Hill at the same time, setting meetings with Members.
[6] And I well remember when I moved it to the 7:30.
[7] only because the Congressman's office had called and said the
[8] Congressman can meet with the Ambassador if he can be here at
[9] 8:30; he has a committee or something at nine, but he can
[10] meet with the Ambassador if he can be here at 8:30.
[11] So, I put that as the first thing on the Hill, and
[12] then called for -- as I say, we moved it back and forth a
[13] number of times. I can't remember how many times I spoke
[14] with her, or left word for her. But, in essence, I moved it
[15] to the 7:30. I know that happened late probably, or
[16] reasonably late on Thursday.
[17] Q Okay. First of all, what was your understanding of
[18] what job she was interviewing for?
[19] A I didn't know what job she was interviewing for.
[20] Q Did you have even any remote idea of what type of
[21] job it was involving?
[22] A We had an entry-level position at USUN/W in
[23] Washington, where a young woman who had been in our office,
[24] in the Congressional office, was leaving. And I -- if, in my
[25] own mind, and I don't do personnel, but in my own mind I had

Page 52

[1] an idea that we might be looking for someone to replace Gina,
[2] who was our, the person who was working in Washington.
[3] Q Did you have any understanding at that time, when
[4] you were setting up all these -- trying to set up the
[5] interview with Ms. Lewinsky, whether Ms. Lewinsky was
[6] interviewing for a position in Washington or New York?
[7] A No, I didn't at all. I sort of assumed, because
[8] she was working in Washington and that we had an office
[9] there, that she was applying for the Washington, you know,
[10] for a position in the Washington office.
[11] Q Were there any openings, to your knowledge,
[12] available in the New York office at that time?
[13] A I think there may well have been some in the public
[14] relations area in our press office.
[15] Q And is that actually in the same area where you
[16] are, or is that sort of another --
[17] A It's a different --
[18] Q -- department or section?
[19] A It's a different floor. Press is on the second
[20] floor.
[21] Q Were you aware of any openings in kind of your
[22] suite, or at least in the section where you worked in the New
[23] York office?
[24] A There weren't any openings in our area, I don't
[25] believe.

Page 53

[1] Q All right. Now, the interview occurred on the 31st
[2] in the morning, correct?
[3] A Yes, at 7:30.
[4] Q And you had no participation in the interview,
[5] correct?
[6] A I did not.
[7] Q Did you have any involvement with Ms. Lewinsky
[8] after the interview?
[9] A No.
[10] Q Did you make any phone calls to Ms. Lewinsky after
[11] the interview?
[12] A I don't recall making any phone calls.
[13] Q Can you think of any reason why you would have ma
[14] any phone calls to Ms. Lewinsky after the interview?
[15] A No.
[16] Q Do you recall having any discussions with anyone
[17] about Ms. Lewinsky -- and for purposes of the question,
[18] forget about after the news broke about the alleged
[19] relationship and things in January -- but let's just say
[20] between October, when you finished these calls on the 30th.
[21] So, let's say from October 31st through the end of the year,
[22] December 31st, do you remember having any discussions with
[23] anyone about Ms. Lewinsky?
[24] A I had a discussion with Mona about Gina's position
[25] and what was happening on that.

Page 54

[1] Q Now, who is Gina and what is that position?
[2] A Well, this was the entry-level position we had at
[3] USUN/W. Gina, as I say, had been on the staff when we were
[4] in the Congress. And she ended up doing almost everything in
[5] that office. I mean, she was answering the phones. She was
[6] doing all the, opening the mail. She was, she was the person
[7] that was there that you could get hold of and she would solve
[8] your problems.
[9] And I knew she was leaving, and I was concerned
[10] about who was replacing her. And I went in to ask Mona if
[11] the person that Bill had interviewed in Washington was, in
[12] fact, maybe going to fill that position. I didn't, we hadn't
[13] discussed it before that. And Mona said, no, actually she
[14] had recently spoken with that person and that they were
[15] saying they didn't want a job in the public sector. They
[16] wanted to go work in the private sector.
[17] Q Do you know when that conversation would have
[18] occurred?
[19] A No, I really -- I only remember the conversation.
[20] I don't remember the, the timing of it at all.
[21] Q Even a ballpark estimate?
[22] A No. The only way that I would really have a better
[23] handle would be if I knew about when Regina left, because we
[24] were in the process of, you know, gearing up to say goodbye
[25] to her as it were. And I probably -- that might have

Page 55

[1] prompted me to worry about the replacement.
[2] Q Okay. Now, I'm going to go ahead and direct you to
[3] a couple of other calls. But, based on what you've said, you
[4] may not know anything about them but we want to make sure
[5] that we have at least covered them.
[6] If you look at the next call chronologically, it
[7] would be on -- actually we covered the twelfth call, too,
[8] which would be 10-30. So, now, we are up to the thirteenth
[9] call.
[10] If you look at Exhibit 3, there is a call on
[11] November 3rd, which I'll direct you on the map, November 3rd
[12] was a Monday. In fact, it would be the first Monday after
[13] Friday the 31st, which was the day of the interview. Then
[14] there's the weekend of the 1st and 2nd, and then the 3rd is
[15] the first Monday after the interview. And there is a -- let
[16] me see where it is here.
[17] On Exhibit 3, there is a 2-minute and 54-second
[18] call from the [REDACTED] extension, with the assigned name William
[19] Richardson, to Ms. Lewinsky's Pentagon number. Do you know
[20] anything about that call?
[21] A I don't.
[22] Q Do you believe that you were the person who was
[23] speaking to Ms. Lewinsky on that call?
[24] A I, I don't recall the call at all. I really have
[25] no memory of that.

Page 56

[1] Q Again, can you think of any reason why you would
 [2] have been speaking with Ms. Lewinsky, after she interviewed
 [3] with the Ambassador and Ms. Sutphen, on the telephone?
 [4] A No. Rebecca was in that meeting, too. And so, you
 [5] know, I, I was. I really wasn't involved.
 [6] BY MR. LERNER:
 [7] Q And Rebecca is Rebecca Cooper?
 [8] A Right.
 [9] Q And she works here in D.C.?
 [10] A She was, she was the Washington chief of staff,
 [11] yes.
 [12] BY MR. BIENERT:
 [13] Q So, you don't believe that you would have been the
 [14] person speaking in that conversation with Ms. Lewinsky,
 [15] correct?
 [16] A If, in fact, somebody could tell me why I was
 [17] talking with her, maybe I would have, but I have no idea why
 [18] I would have been speaking with her at that point.
 [19] Q If Ambassador Richardson was speaking with her in
 [20] that call, do you know whether or not you would have placed
 [21] the call for him?
 [22] A I would have assumed that I would have placed the
 [23] call for him, yes, or -- but it's always possible that Deb,
 [24] who places calls for him, one of the other people in the
 [25] office could have placed the call.

Page 57

[1] Q Okay.
 [2] MR. BIENERT: Let's take a 5-minute break.
 [3] (Whereupon, the deposition was recessed from 11:22 a.m.
 [4] until 11:32 a.m.)
 [5] BY MR. BIENERT:
 [6] Q Now, ma'am, let's go back to the extension.
 [7] You've indicated to us that you would use that extension.
 [8] Ambassador Richardson would sometimes use that extension.
 [9] Who else would use that extension, to your knowledge?
 [10] A Other people could. I've just -- I've never
 [11] checked other people's phones. I really don't know what the
 [12] numbers are that they have on their phones, or if they, you
 [13] know, would come into my office and use the phone, or
 [14] whatever.
 [15] Q Are you aware of anyone else that, to your
 [16] knowledge, has that extension at their desk, other than you
 [17] and Ambassador Richardson?
 [18] A Debbie Nelson and Fiona. I think both those
 [19] phones, both of those have the extension on them.
 [20] Q And are these executive assistants as well to the
 [21] Ambassador?
 [22] A Yeah, they're actually secretaries who work out in,
 [23] outside of his office.
 [24] Q To your knowledge, do they also have other
 [25] extensions at their desks that might be assigned their name?

Page 58

[1] A Yes, I think so.
 [2] Q So, to the degree that they have extension at their
 [3] desk, it would be in addition to another line?
 [4] A Yes. And they also have extension. They have, they have
 [5] that line as well.
 [6] Q And is your understanding that on occasion these
 [7] other two persons would place calls for the Ambassador?
 [8] A Oh, yes.
 [9] Q And then once the call was placed, he would get on
 [10] the phone?
 [11] A Yes.
 [12] Q Now, in terms of the call of the 3rd that we were
 [13] discussing, let's mark IW-6.
 [14] (Grand Jury Exhibit IW-6 was
 [15] marked for identification.)
 [16] BY MR. BIENERT:
 [17] Q Now, ma'am, I am going to direct your attention to
 [18] IW-6, and I am going to draw a bracket around a particular
 [19] paragraph. And I am going to represent to you that this is
 [20] an e-mail from Monica Lewinsky to a person by the name of
 [21] C.A. Davis, who is being e-mailed in the Far East in Japan;
 [22] and further represent that, as a result of that, we believe
 [23] that the dates here are basically off by approximately a day
 [24] because of the international dateline change.
 [25] So that, in any event, I am directing your

Page 59

[1] attention to IW-6, which has a date of November 5th on it at
 [2] 2 a.m. in the morning, which could be November 4th. But, in
 [3] any event, it is the night of. I guess, the 4th-5th, at least
 [4] based on that date.
 [5] And I would ask that you would read the paragraph
 [6] that I have bracketed to yourself.
 [7] A Okay. Can I -- I would really like to read the
 [8] whole thing because I've never seen this before.
 [9] Q You can read the whole thing.
 [10] A I mean, is that all right?
 [11] Q Absolutely. Why don't you read the whole thing,
 [12] and obviously the part I'm going to ask you about is the
 [13] second paragraph.
 [14] (Witness reviewed the document.)
 [15] A This is an earlier -- is this a response to this
 [16] one?
 [17] Q Well, ma'am, I'm not going to characterize them.
 [18] You can read them and draw your own conclusions.
 [19] A Okay.
 [20] Q I agree with you, that the date does appear that it
 [21] was earlier. And, just to make a clarification, I'm
 [22] realizing that the top e-mail, since it was sent -- I would
 [23] submit to you that the dating issue and the timing issue is
 [24] accurate on the top e-mail because it was sent on East Coast
 [25] time, where we are. So, it would have been, based on the

Page 60

[1] document here anyway, November 5th in the wee hours of the
 [2] morning; so, the night of the 4th-5th.
 [3] The issue I raised to you about timing maybe being
 [4] a day off relates to the documents that were coming from the
 [5] Far East to the East Coast, which would be the bottom
 [6] document, because it would have to account for the change in
 [7] time from the Far East to East Coast.
 [8] What I can tell you, having said all that, is I
 [9] would submit it is a non-issue to the degree that the only
 [10] area I'm going to ask you about is going to be the bracketed
 [11] portion on Exhibit IW-6, which relates to an e-mail early in
 [12] the morning on November 5th of 1997. Okay?
 [13] A And this is an e-mail from where to where?
 [14] Q From Monica Lewinsky in Washington, or in the
 [15] Washington area, to a person named C.A. Davis in Japan.
 [16] A And was this, is this something at -- is this an
 [17] e-mail from the Pentagon?
 [18] Q I'm not sure if it was from the Pentagon or from
 [19] her residence.
 [20] A Oh, okay.
 [21] Q But I'll submit to you it's a document obtained
 [22] during the investigation, okay?
 [23] A Uh-huh.
 [24] Q Now, let's focus on this bracketed paragraph. Now,
 [25] ma'am, if we use the date of November 5th, or the night of

Page 61

[1] the 4th and 5th, based on our calendar, that would be the
 [2] night of Tuesday the 4th, or more specifically at 5 a.m. on
 [3] Wednesday, the 5th. Do you see that the 5th was a Wednesday?
 [4] A Uh-huh.
 [5] Q All right. The first line of this second paragraph
 [6] says, "The job thing on Friday went much better than
 [7] expected."
 [8] Is it accurate, ma'am, that using the 5th on the
 [9] calendar, the last Friday before that would have been Friday,
 [10] October 31st?
 [11] A That's true, yes.
 [12] Q And that's the date of the interview with
 [13] Ambassador Richardson, correct?
 [14] A Ambassador Richardson interviewed Monica on the
 [15] 31st.
 [16] Q Friday, the 31st, correct?
 [17] A Yes.
 [18] Q And if you look at the third sentence here, it
 [19] says, "Richardson is a great guy and I met two women who work
 [20] for him, also very cool."
 [21] What was your understanding of who the persons were
 [22] who met with Ms. Lewinsky?
 [23] A As I understand it, it was Ambassador Richardson,
 [24] Mona Sutphen, and Rebecca Cooper.
 [25] Q So, your understanding was that Ambassador

Page 62

[1] Richardson met with her along with two women who worked for
 [2] him, correct?
 [3] A Right those, those two women.
 [4] Q Now, if you look at the next sentence, "Yesterday"
 [5] -- which would be the day before the night of the 4th-5th, so
 [6] November 3rd -- "Richardson called me at work and told me
 [7] they were going to offer me a position. They didn't know
 [8] what yet, and they wanted to talk with me further."
 [9] Do you see that, ma'am?
 [10] A I read that.
 [11] Q So, you saw it?
 [12] A I've seen it on this piece of paper, yes.
 [13] Q All right. Now, ma'am, if a call was placed on
 [14] November 3rd, 1997 to Monica Lewinsky offering her a job,
 [15] would you have been the person to call her and offer her a
 [16] job?
 [17] A No.
 [18] Q Did you ever call Ms. Lewinsky and offer her a job?
 [19] A No, I did not.
 [20] Q Did you ever offer her a job in any setting,
 [21] whether it was in a call or --
 [22] A It would be inappropriate for me to do that. It's
 [23] not my role.
 [24] Q Whose role is that?
 [25] A It would probably have been -- I would assume it

Page 63

[1] would be either Mona or Rebecca, if they were doing this for
 [2] the Mission, or someone at the Mission.
 [3] Q Well, who is it who decides who gets hired?
 [4] A On a political position, the final decision is the
 [5] Ambassador's.
 [6] Q Is this a political position?
 [7] A I don't know what position that we are talking
 [8] about.
 [9] Q Well, ma'am, was it your understanding that it was
 [10] Ambassador Richardson who interviewed Monica Lewinsky?
 [11] A Along with Mona and Rebecca, yes.
 [12] Q Was it your understanding that it was Ambassador
 [13] Richardson who directed you to look for a resume for her?
 [14] A Ambassador Richardson asked me to get a resume that
 [15] he had been told was coming, yes.
 [16] Q And that turned out to be Monica Lewinsky's,
 [17] correct?
 [18] A That was Monica's, yes.
 [19] Q And it was Ambassador Richardson who indicated to
 [20] you that you should set up an interview with that person, who
 [21] turned out to be Monica Lewinsky, by Ambassador Richardson,
 [22] correct?
 [23] A Yes. It was his schedule.
 [24] Q When you were trying to finagle a time for Ms.
 [25] Lewinsky to meet with Ambassador Richardson -- sorry -- when

Page 64

[1] you were trying to set up a time for Ms. Lewinsky to have the
 [2] interview, you were doing that based on Ambassador
 [3] Richardson's availability and his schedule, correct?
 [4] A Yes, I was.
 [5] Q Okay. And Ambassador Richardson is the person who
 [6] had the ultimate authority within your office to decide
 [7] whether to extend her an offer, correct?
 [8] A He would have been the one to make that decision,
 [9] yes.
 [10] Q Now, let's look at some of the other calls that we
 [11] have. So, we just talked about the call on November 3rd,
 [12] 1997, from extension [REDACTED] to Ms. Lewinsky's Pentagon office.
 [13] Now, the next calls that we have --
 [14] (Discussion off the record.)
 [15] BY MR. BIENERT:
 [16] Q Now, ma'am, if you look at Exhibit 5, there is a
 [17] call on November 14th. Do you see that, ma'am?
 [18] A Yes.
 [19] Q That's a call on November 14th at 2:50 in the
 [20] afternoon, and we'll assume it was approximately a 1-minute
 [21] call from Ambassador Richardson, or at least the extension
 [22] assigned his name, [REDACTED] to Monica Lewinsky. Do you see
 [23] that, ma'am?
 [24] A Yes.
 [25] Q Do you know what that call was about?

Page 65

[1] A I have no idea.
 [2] Q You wouldn't have been speaking to Monica Lewinsk
 [3] on November 14th, would you?
 [4] A I don't, I don't think I ever spoke with her after
 [5] the appointment.
 [6] Q Meaning after October --
 [7] A The 31st.
 [8] Q Okay. Do you have any recollection of Ambassador
 [9] Richardson or anyone else asking you to place a call to Ms.
 [10] Lewinsky on the 14th of November?
 [11] A No.
 [12] Q The next call we go to is on Exhibit 4, which is on
 [13] November 19th. There was a call from extension 4029, which
 [14] is the extension with the name Mona Sutphen assigned to it,
 [15] for 48 seconds, to Ms. Lewinsky's home number. Do you see
 [16] that, ma'am?
 [17] A Yes.
 [18] Q Would you have been involved in that call?
 [19] A No.
 [20] Q Do you know what that call was about?
 [21] A No, I don't.
 [22] Q Similarly, we'll go to the next call, which
 [23] occurred on November 24th. There was a call from, once
 [24] again, the extension assigned -- actually, I guess this is a
 [25] call to Ms. Sutphen's extension, [REDACTED], from Ms. Lewinsky's

Page 66

[1] Pentagon number. Were you involved in that call?
 [2] A No.
 [3] Q Do you know what it was about?
 [4] A No, I do not.
 [5] Q And then finally, if you look at the call at the
 [6] bottom of the page of Exhibit 5, there was a call on January
 [7] 5th, from a D. Finerman, which I'll represent to you, ma'am,
 [8] that is the number of another residence where Ms. Lewinsky
 [9] would stay on occasion, to Ms. Sutphen's [REDACTED] number. It
 [10] last approximately a minute. Were you involved in that call?
 [11] A No, I was not.
 [12] Q Do you know what it was about?
 [13] A No, I don't.
 [14] Q All right. Do you ever speak to Vernon Jordan on
 [15] the telephone?
 [16] A I've spoken to his office.
 [17] Q Have you ever spoken to him personally?
 [18] A Over the years I probably have, yes.
 [19] Q Well, let's focus on in the last six months. Or
 [20] let's say from October of last year through the present.
 [21] Which, I guess time going faster than I ever think it should,
 [22] it's probably more like eight months, do you have any
 [23] recollection of speaking to Vernon Jordan?
 [24] A Only he got on the line when I was setting a
 [25] meeting that he and the Ambassador had in January, and just

Page 67

[1] said he had a cigar for Bill, and I should pass that word to
 [2] him.
 [3] Q Okay. Is it accurate then, ma'am, that any calls
 [4] between Vernon Jordan's office phone number and Ambassador
 [5] Richardson's [REDACTED] extension, to the degree that there was any
 [6] substantive discussions, they would not have involved you?
 [7] A I wouldn't have been on the phone for a substantive
 [8] -- I don't know what you are characterizing as a substantive
 [9] discussion.
 [10] Q Well, let's just do this. Let's just go through
 [11] the calls and you can tell me if you were the one who was
 [12] speaking to Mr. Jordan. And, if so, what you were speaking
 [13] to him about.
 [14] (Grand Jury Exhibits IW-7, IW-8
 [15] and IW-9 were marked for
 [16] identification.)
 [17] BY MR. BIENERT:
 [18] Q I'm going to hand you the next three exhibits which
 [19] are 7, 8, and 9. If you look at Exhibit IW-7, you'll see
 [20] highlighted at number five there is a call at 11:17 a.m. on
 [21] December 11th from Vernon Jordan to extension [REDACTED]. It was a
 [22] 3-minute, 12-second call.
 [23] Do you remember speaking with Vernon Jordan on
 [24] December 11th of last year?
 [25] A I don't believe that I had a 3-minute conversation

Page 68

[1] with Vernon Jordan. I don't remember that. I certainly
 [2] don't.
 [3] Q Do you know why, do you have any information or
 [4] knowledge as to why Vernon Jordan and Ambassador Richardson
 [5] would have been speaking around December 11th of last year?
 [6] A No, I really don't.
 [7] Q Are you aware of any topics or issues that were
 [8] ongoing that, to your knowledge, involved discussions between
 [9] Ambassador Richardson and Vernon Jordan in, let's say, late
 [10] 1997?
 [11] A They could have well have -- you know, I could
 [12] conjecture all sorts of things. I don't know if he was
 [13] helping the Ambassador at all with fast track. I don't even
 [14] know when the vote was on fast track at that point.
 [15] Q So, is the answer, ma'am, that you don't know?
 [16] A I really don't know. Yes.
 [17] Q And there's nothing specific that comes to mind
 [18] that you believe that you can say with any certainty that
 [19] they were talking about?
 [20] A No, I can't say one way or the other.
 [21] Q And if we look at the next call, which is Exhibit
 [22] IW-8, if you look at the third call on here, there is a 1-
 [23] minute and 24-second call from Vernon Jordan's office number
 [24] -- actually, I'll represent to you that's his secretary's
 [25] phone line -- to the [REDACTED] extension in your office.

Page 69

[1] Tell us, ma'am, if you believe that that would have
 [2] been a call to you?
 [3] A It certainly might well have been. I've spoken
 [4] with his secretary a number of times, and I did arrange a
 [5] get-together for them which, I think, ultimately took place
 [6] in January.
 [7] Q And I'll represent to you that we have records
 [8] indicating that Ambassador Richardson and Mr. Jordan had, I
 [9] believe, breakfast on January 6th.
 [10] A Right. I, I set that up.
 [11] Q So, you believe that you might have been involved
 [12] in calls between -- or a call by you to Mr. Jordan's
 [13] secretary about setting up some type of a breakfast?
 [14] A No. Actually, I started out -- Ambassador
 [15] Richardson was going to be in Washington and said he wanted
 [16] to just drop by and see Vernon for five minutes or something
 [17] like that, just to do a drop-by, and see if there was a time,
 [18] was he going to be in town and would it work. And so that
 [19] was how it started.
 [20] And then we actually put it on the schedule and it
 [21] had to cancel. And I don't remember the reason it had to
 [22] cancel. But when I called to say that we weren't going to be
 [23] able to keep the appointment, his secretary said he was going
 [24] to be in New York. He was coming to New York either that day
 [25] or whatever, and so maybe they could get together in New

Page 70

[1] York. And I said, well, we can see; maybe they could have
 [2] breakfast. And I suggested that to the Ambassador and he
 [3] said yes.
 [4] Q Did anyone indicate to you why they were meeting at
 [5] that time?
 [6] A I just assumed -- they're friends. They were going
 [7] to visit.
 [8] Q You had no --
 [9] A As I said, Vernon said he had a cigar for Bill when
 [10] he got on the phone at one point, but that was it.
 [11] Q So, as with the answer you gave us a few minutes
 [12] ago, it would be the same in this instance; namely, you have
 [13] no specific information as to why they were meeting?
 [14] A No. When I -- most of the time when I set meetings
 [15] like that for the Ambassador, I don't need to know. And so I
 [16] simply do what he's asked me to do.
 [17] Q You began working for the Ambassador approximately
 [18] February of last year?
 [19] A No. I've been working for Bill, Ambassador
 [20] Richardson, since 1988. I was his chief of staff in
 [21] Washington.
 [22] Q So, you've worked with him for several years when
 [23] he was a Congressman?
 [24] A Yes.
 [25] Q And then you came on board with him when he became

Page 71

[1] Ambassador to the United Nations?
 [2] A When he and Mrs. Richardson moved to New York, I
 [3] came that same day.
 [4] Q And that was approximately when?
 [5] A February of last year.
 [6] Q Okay. Since February of last year, how many times
 [7] have you arranged for meetings between Vernon Jordan and
 [8] Ambassador Richardson?
 [9] A I don't remember the number. I would say maybe
 [10] once, twice.
 [11] Q Well, we know that you had -- we're talking about a
 [12] call in late December that you believe was setting up a
 [13] meeting that we know took place in early January. Other than
 [14] that instance, do you have any recollection of ever arranging
 [15] for a meeting between Ambassador Richardson and Vernon
 [16] Jordan?
 [17] A Within this timeframe since we've been in New York?
 [18] Or?
 [19] Q Since February of 1997?
 [20] A I don't have a specific memory, no. I could, I
 [21] could look, but I don't, I don't believe there's
 [22] anything else. I think we searched the records when we were
 [23] doing the document search, and I don't think there was
 [24] anything else on there.
 [25] Q So, you believe, based on your memory and what you

Page 72

[1] saw in the records, that at least during the time when you
 [2] and the Ambassador were at the UN, this would be the only
 [3] meeting that you arranged?
 [4] A That's right. I believe that's true.
 [5] Q Okay. Let's back up to, where were you working in
 [6] the two years, say, leading up to February of '97?
 [7] A I was his chief of staff in Washington.
 [8] Q And that was --
 [9] A I was Ambassador Richardson's chief of staff.
 [10] Q And that was in Congress?
 [11] A That was in the Congress, yes.
 [12] Q In --
 [13] A We were in the Rayburn Building.
 [14] Q First of all, as chief of staff, would it have been
 [15] part of your duties to arrange meetings with people like --
 [16] A I still did his scheduling unfortunately. I've
 [17] done that since I came to work for him.
 [18] Q In the couple of years leading up to, let's say in
 [19] the years '95, '96, '97, just taking an arbitrary timeframe,
 [20] how many times do you believe you set up meetings between
 [21] Ambassador Richardson and Vernon Jordan?
 [22] A A number of times, where they've either spoken on
 [23] the phone or visited.
 [24] Q By "a number of times", what do you mean?
 [25] Ballpark?

Page 73

[1] A I'd, you know, I'd hesitate to guess. I really,
 [2] you know, I really wouldn't know.
 [3] Q More than 10?
 [4] A No. It's probably less than that. I would say
 [5] maybe less than five.
 [6] Q Okay.
 [7] (Discussion off the record.)
 [8] BY MR. BIENERT:
 [9] Q Finally, if you look at the next exhibit, Exhibit
 [10] IW-9, if you look at the highlighted conversation there at
 [11] 5:24 p.m., a call from Vernon Jordan's office number to your
 [12] extension, [REDACTED] a 3-minute call on December 30th, do you
 [13] believe that you participated in that call?
 [14] A I'm sorry. I was -- this is 5:24 on -- I'm sorry,
 [15] what is the date?
 [16] Q December 30th.
 [17] A Oh, the date's at the top.
 [18] Q Yes, ma'am.
 [19] A I'm sorry. I was missing that.
 [20] Q And then it was a call from his office to your
 [21] extension.
 [22] A I would assume yes. Would that have been his
 [23] secretary? Do we know?
 [24] Q I can tell you that 887 -- the last call we showed
 [25] you was his secretary's extension, namely [REDACTED] is

Page 74

[1] Mr. Jordan's inside line.
 [2] A Uh-huh.
 [3] Q So that is from his office line, as opposed to his
 [4] secretary's line, to your extension.
 [5] A Uh-huh.
 [6] Q Do you believe that you spoke to Mr. Jordan on that
 [7] occasion?
 [8] A I don't recall that conversation. I don't remember
 [9] having a conversation with him.
 [10] Q And focusing on the length of the call, namely
 [11] three minutes, do you believe that you would have spoken to
 [12] Mr. Jordan for three minutes?
 [13] A Since I have no idea of what the call was about, I
 [14] certainly can't say how long it would be.
 [15] Q Well, I think you told us before you have one
 [16] recollection of one call where he told you he had a cigar for
 [17] Bill.
 [18] A Right.
 [19] Q Correct?
 [20] A Uh-huh.
 [21] Q Probably -- I-have-a-cigar-for-Bill-tell-him-hello-
 [22] for-me -- maybe 10 or 15 seconds' worth of conversation?
 [23] A Uh-huh.
 [24] Q Is that accurate?
 [25] A Yes.

Page 75

[1] Q Have you ever spoken to Mr. Jordan for more than a
 [2] few seconds?
 [3] A I've, I actually have known Vernon Jordan longer
 [4] than Bill has. So, I mean, it's -- I come out of Atlanta,
 [5] and I knew him in Atlanta before he ever came to Washington.
 [6] So, it's not as if I didn't know him at all. I haven't -- on
 [7] a businesslike basis, I have no memory of this telephone
 [8] call.
 [9] I'm not at all sure that on December the 30th
 [10] either the Ambassador or I were in New York. I mean, I think
 [11] both of us were probably somewhere else over Christmas/New
 [12] Year's.
 [13] Q Okay. And that brings up another issue. I'm
 [14] assuming, ma'am, that you have schedules that will show where
 [15] you and the Ambassador were located on given days in the
 [16] months of October, November and December, correct?
 [17] A I certainly have his schedules.
 [18] Q And what we are going to do, and we will address it
 [19] with your attorney, but we are going to ask if you guys can
 [20] provide those to us, so we can see when you were -- well, at
 [21] least when the Ambassador was in New York and whether you
 [22] were in New York, if it shows that.
 [23] Okay. Then the last issue I wanted to ask you
 [24] about is, do you ever call the White House?
 [25] A I have regular conversations with the White House.

Page 76

[1] Q Do you ever call the White House on behalf of the
 [2] Ambassador, to place a call for him to speak to someone at
 [3] the White House?
 [4] A I do place calls for him to the White House.
 [5] Q In terms of the White House general operator
 [6] number, which I believe is [REDACTED], are you familiar with
 [7] that number?
 [8] A I am.
 [9] Q When you place calls on your own behalf to the
 [10] White House, is that the number you would call, or do you
 [11] normally call a specific number at the White House?
 [12] A It depends entirely upon who I'm trying to reach.
 [13] If it's someone that I call regularly and I know their number
 [14] by heart, then I don't use the [REDACTED]. But if I either have
 [15] forgotten it or I, you know, I'm trying to reach someone I
 [16] don't normally call, I would use it.
 [17] Q Do you ever place calls to the White House so that
 [18] the Ambassador can speak to the President?
 [19] A No.
 [20] Q Do you know how the Ambassador goes about getting
 [21] in touch with the President if he needs to speak to him?
 [22] A I would assume he would go through Ops or something
 [23] of that sort, I would think.
 [24] BY MR. LERNER:
 [25] Q But he would place that call himself?

Page 77

[1] A No.
 [2] BY MR. BIENERT:
 [3] Q Okay. Let's back up. Is it accurate that you
 [4] typically do place many of his calls for him?
 [5] A I do.
 [6] BY MR. LERNER:
 [7] Q Not all, but most, or what?
 [8] A If, unless it's -- when he has a callback sheet,
 [9] with a lot of calls, he will give that sheet to, for example,
 [10] Debbie Nelson in our office, and she will place calls for
 [11] him.
 [12] But the President wouldn't be on a callback sheet.
 [13] It's like the Secretary of State. We don't put those people
 [14] on a callback sheet. We try to connect them as quickly as we
 [15] can, because we consider those priority calls.
 [16] BY MR. BIENERT:
 [17] Q Well, you just said "we try to connect them". By
 [18] that, are you saying that you sometimes do place calls to the
 [19] White House so that the Ambassador can speak to the
 [20] President?
 [21] A I've never done that.
 [22] Q So, you wouldn't know what number he would call to
 [23] try to get hold of the President?
 [24] A If I were trying to reach the President and -- I
 [25] would go through the White House Ops people, if I thought it

Page 78

[1] was an emergency, that we for some reason needed to reach
 [2] him.
 [3] BY MR. LERNER:
 [4] Q And White House Ops is what number?
 [5] A I'd, I'd have to, I'd have to look it up. I might
 [6] have to go through the switchboard to ask.
 [7] Q Which is [REDACTED]?
 [8] A Yeah.
 [9] Q And is Ops [REDACTED]? Does that ring a bell?
 [10] A I don't recall.
 [11] Q Okay.
 [12] BY MR. BIENERT:
 [13] Q Have you ever placed calls to the White House to
 [14] get hold of the President?
 [15] A No.
 [16] Q So, it's a hypothetical from your standpoint,
 [17] because you've never done it?
 [18] A Yeah. It would be extremely unusual and it hasn't
 [19] happened.
 [20] Q Do you have any understanding or idea as to how
 [21] often Ambassador Richardson speaks to the President by phone?
 [22] A No, I don't. I would say not very often probably.
 [23] Q And is it your understanding that usually when he
 [24] would speak to the President by phone it would be to address
 [25] a specific issue?

Page 0

[1] A I would certainly -- that's a hypothetical, but I
 [2] would assume so, certainly.
 [3] MR. BIENERT: That's all we have.
 [4] (Whereupon, at 12:03 p.m., the proceedings were
 [5] concluded.)
 [6] *****
 [7] CERTIFICATE OF COURT REPORTER - NOTARY PUBL
 [8] I, Elizabeth A. Eastman, the officer before whom
 [9] the foregoing deposition was taken, do hereby certify that
 [10] the witness whose testimony appears in the foregoing
 [11] deposition was duly sworn by me; that the testimony of said
 [12] witness was taken by me electronically and thereafter reduced
 [13] to typewriting by me; that said deposition is a true record
 [14] of the testimony given by said witness; that I am neither
 [15] counsel for, related to, nor employed by any of the parties
 [16] to the action in which this deposition was taken; and,
 [17] further, that I am not a relative or employee of any attorney
 [18] or counsel employed by the parties hereto, nor financially or
 [19] otherwise interested in the outcome of the action.
 [20]
 [21] NOTARY PUBLIC FOR THE
 [22] DISTRICT OF COLUMBIA
 [23] My Commission Expires:
 [24] July 31, 2000
 [25]

ACTIVITY SCHEDULE

NOVEMBER 1997

SUN.	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SAT.																																																																																																		
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NOVEMBER 1997

7540-01-337-4703
For 1998 Order 7540-01-337-8712

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OPTIONAL FORM 67
(Formerly Ad-300) 5067-126

ACTIVITY SCHEDULE

DECEMBER 1997

SUN.	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SAT.
NOTES:	1	2	3	4	5	6
	335	336	337	338	339	340
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21	22	23	24	25	26	27
				CHRISTMAS DAY		
				HOLIDAY		
355	356	357	358	359	360	361
28	29	30	31	NOVEMBER 1997 S M T W T F S 2 3 4 5 6 7 8 9 10 ⑪ 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 ⑳ 28 29 30		JANUARY 1998 S M T W T F S ① 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 ⑱ 20 21 22 23 24 25 26 27 28 29 30 31
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4495

DECEMBER 1997

7540-01-337-4703
For 1998 Order 7540-01-337-8712

EEO IS THE LAW

OPTIONAL FORM 67
(Formerly Ad-300) 5067-126

ACTIVITY SCHEDULE

JANUARY 1998

SUN.	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SAT.	
NOTES:		DECEMBER 1997 S M T W T F S 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	FEBRUARY 1998 S M T W T F S 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	1 NEW YEAR'S DAY HOLIDAY	2	3	
	4	5	6	7	8	9	10
11	12	13	14	15	16	17	
18	19 MARTIN LUTHER KING, JR'S BIRTHDAY HOLIDAY	20	21	22	23	24	
25	26	27	28	29	30	31	

4496

JANUARY 1998

7540-01-337-4703
For 1998 Order 7540-01-337-8712

EEO IS FOR EVERYONE

OPTIONAL FORM 67
(Formerly Ad-300) 5067-126

Monica S. Lewinsky
 [REDACTED]
 [REDACTED] C. [REDACTED]
 ([REDACTED] [REDACTED] 2 [REDACTED])

(W14A)

Education:

Lewis and Clark College Portland, Oregon
 Bachelor of Science in Psychology May 1995



Experience:

Department of Defense The Pentagon Washington, D.C.
Confidential Assistant to the Assistant Secretary of Defense for Public Affairs
 April 1996 - present

Serve as principal assistant to the Assistant Secretary of Defense (ASD) for Public Affairs in support of his dual role as both Department of Defense spokesman and head of Department of Defense Public Affairs. Assist in preparing the ASD for bi-weekly press briefings. Interact with the national print and broadcast media on the ASD's behalf. Provide the ASD with timely updates of current media stories. Act as liaison with the offices of the Secretary, the White House, other Cabinet Secretaries and the National Security Council. Provide support to the Secretary of Defense and Assistant Secretary on frequent international travel which includes a contingent of traveling media. Handle the ASD's daily schedule and correspondence.

The White House Washington, D.C.

Staff Assistant to Director of Legislative Affairs Correspondence, November 1995 - April 1996
 Wrote drafts and correspondence for Staff Secretary's approval and ultimately the President's signature, which often required research of various Administration issues and policies. Coordinated mass mailings to Congress for the President and other Senior Administration officials. Processed and vetted all incoming mail to the President from Congress. Trained and supervised new interns on White House procedure and preparation of White House correspondence.

The White House Washington, D.C.

Summer Intern Office of the Chief of Staff, July - November 1995
 Drafted form letters and individual responses for the Chief of Staff's signature. Acted as a liaison for Chief of Staff's office to other White House offices, Cabinet agencies, and Congressional offices. Updated office manual. Supervised and coordinated intern and volunteer staff.

Metropolitan Public Defenders Portland, Oregon

Alternatives Staff, February - May 1995

Implemented new psychology expert reference techniques. Assisted attorneys in finding viable alternatives to prison for their clients. Directed clients in successful search for support, shelter, food and transportation. Updated files on resource materials.

Southeast Mental Health Network (Practicum) Portland, Oregon

Socialization Staff Assistant, January - June 1994

Assisted staff in teaching socialization skills to mentally ill clients to ease their integration back into society. Updated clients' confidential reports. Coordinated fund raising to benefit extra-curricular theatre activities.

Additional Information:

828-DC-00000012

- TS-SCI Clearance: Current
- Proficient in Macintosh for Microsoft Word 6.0, WordPerfect for Windows 5.2, Quorum, and Infosys.

Monica S. Lewinsky

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

U144A

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Bachelor of Science in Psychology May 1995

Experience:

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Additional Information:

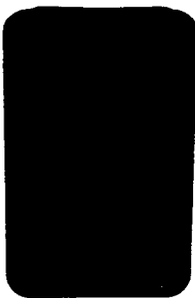
828-DC-00000012

- TS-SCI Clearance: Current
- Proficient in Macintosh for Microsoft Word 6.0, WordPerfect for Windows 5.2, Quorum, and Infosys.

ST	DESCRIPTION	DATE	ROOM	TIME	DURATION	STATUS	LOCATION	NAME	INITIALS
IAM 29	12600 PRESS	03/14/97	ROOM 212A	12:30	1.9	WASZ 1B	VA	ADELE GILL	0.
IA S	12615 PRESS	03/28/97	ROOM 212A	12:48	6.3	WASZ 1B	VA	ADELE GILL	0.
.1 25	18671 PRESS	04/08/97	ROOM 212A	12:34	1.6	WASZ 1B	VA	ADELE GILL	0.
SS 77	24794 PRESS	06/11/97	ROOM 212D	14:48	5.2	WASZ 1B	VA	OFFICE PRE	0.
RE PRESS 32	24837 PRESS	06/23/97	ROOM 212F	11:48	2.1	WASZ 1B	VA	SPARE SPA	0.
RENCE .46	25308 REF/RESEARCH	06/17/97	REFERENCE DESK	10:08	3.0	WASZ 1B	VA	DESK REFE	0
OL. ROAN 46	29030 MILITARY STAFF	05/23/97	ROOM 720B	16:37	0.0	WASZ 1B	V	RICHARD C	0.
OL. ROAN 19	29031 MILITARY STAFF	05/23/97	ROOM 720B	16:50	0.0	WASZ 1B	V	RICHARD C	0.
WATKINS 0.08	50051 EXECUTIVE	X 10/24/97	EXEC-C	14:09	0:00:30	WASZ 1B	V	ISABELLE	
WATKINS 0.08	50101 EXECUTIVE	(1) 10/29/97	EXEC-C	11:51	0:00:30	WASZ 1B	V	ISABELLE	
WATKINS 0.08	50102 EXECUTIVE	(3) 10/29/97	EXEC-C	13:50	0:00:30	WASZ 1B	V	ISABELLE	
WATKINS 0.08	50143 EXECUTIVE	(1) 10/30/97	EXEC-C	13:01	0:01:18	WASZ 1B	V	ISABELLE	
ARDSON	9274 EXECUTIVE	* 11/03/97	EXEC	11:02	0:02:54	WASZ 1B	V	WILLIAM RI	0.
IAM 17	63728 PRESS	11/05/97	ROOM 212A	15:58	0:01:06	WASZ 1B	V	ADELE GILL	0.
IAM 08	63751 PRESS	11/17/97	ROOM 212A	19:29	0:01:00	WASZ 1B	V	ADELE GILL	0.
SS .29	63799 PRESS	11/20/97	ROOM 212B	13:23	0:01:54	WASZ 1B	V	SPARE PRE	0
EEDLER 11	63905 PRESS	11/18/97	ROOM 212C	07:34	0:01:24	WASZ 1B	V	REBECCA N	0.
TCHELL .79	64418 PRESS	11/05/97	ROOM 215	14:51	0:05:18	WASZ 1B	V	CALVIN MI	0
TCHELL .16	64474 PRESS	11/13/97	ROOM 215	17:46	0:02:00	WASZ 1B	V	CALVIN MI	0
TCHELL .23	64479 PRESS	11/14/97	ROOM 215	12:48	0:01:30	WASZ 1B	V	CALVIN MI	0
TCHELL .23	64546 PRESS	11/23/97	ROOM 215	17:14	0:03:00	WASZ 1B	V	CALVIN MI	0
ECIAL ASST. 97	66360 UNATTACHED	11/17/97	UNATTACHED	16:44	0:06:36	WASZ 1B	V	SHOCAS SP	0.
IA 2	71147 PRESS	12/18/97	ROOM 212A	12:30	0:01:18	WASZ 1B	V	ADELE GILL	0.
TCHELL .66	71465 PRESS	12/22/97	ROOM 215	15:16	0:04:24	WASZ 1B	V	CALVIN MI	0

(L)

X
(1)
(3)



828-DC-00000003

ST	EXECUTIVE	DATE	DURATION	DURATION	DESTINATION	DIALED DIS	CO
49735 CHARDSON 43	EXECUTIVE	10/21/97	EXEC 19:01	0:05:42	WASHINGTON D	[REDACTED]	WILLIAM RI O.
50074 W TKINS	EXECUTIVE	10/27/97	EXEC-C 17:15	0:00:36	WASHINGTON D	[REDACTED]	ISABELLE
50168 TKINS J.12	EXECUTIVE	② 10/30/97	EXEC-C 16:45	0:00:42	WASHINGTON D	[REDACTED]	ISABELLE
50170 WATKINS J.05	EXECUTIVE	③ 10/30/97	EXEC-C 17:28	0:00:30	WASHINGTON D	[REDACTED]	ISABELLE
60857 SUTPHEN 13	EXECUTIVE-III	11/19/97	EXEC-III-G 11:28	0:00:48	WASHINGTON D	[REDACTED]	MONA KAI O.

828-DC-00000004



Date	Time	Duration	From Phone	From Name	To Phone	To Name	Call ID
02/27/1996	08:48:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
04/04/1996	18:34:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
04/04/1996	18:34:29	00:01:59	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
04/05/1996	17:38:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
04/05/1996	17:38:24	00:00:49	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
04/19/1996	13:25:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
04/19/1996	13:25:52	00:00:20	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
04/19/1996	15:14:00	00:11:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
04/19/1996	15:14:35	00:18:42	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
09/12/1996	07:58:00	00:02:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]		[REDACTED]
09/12/1996	07:58:18	00:02:25	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]		[REDACTED]
09/12/1996	08:19:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]		[REDACTED]
09/12/1996	08:19:08	00:00:57	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]		[REDACTED]
10/27/1997	17:34:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	WATKINS, ISABEL	[REDACTED]
10/27/1997	17:34:53	00:01:45	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	WATKINS, ISABEL	[REDACTED]
10/29/1997	12:11:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	WATKINS, ISABEL	[REDACTED]
10/29/1997	12:11:45	00:00:49	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	WATKINS, ISABEL	[REDACTED]
10/29/1997	13:53:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	WATKINS, ISABEL	[REDACTED]
10/29/1997	13:53:23	00:00:58	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	WATKINS, ISABEL	[REDACTED]
10/30/1997	19:17:00	EST 00:01:00	[REDACTED]	LEWINSKY, MONICA	[REDACTED]	WATKINS, ISABEL	[REDACTED]
11/08/1997	15:51:00	EST 00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
11/08/1997	15:51:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
11/14/1997	14:50:00	EST 00:02:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	RICHARDSON, WILLIAM AMBASSADOR	[REDACTED]
11/14/1997	14:50:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	RICHARDSON, WILLIAM AMBASSADOR	[REDACTED]
11/19/1997	10:27:00	00:03:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
11/19/1997	10:27:00	EST 00:04:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
11/20/1997	10:48:00	00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
11/20/1997	10:48:00	EST 00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
11/24/1997	10:14:00	EST 00:07:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	SUTPHEN, MONA	[REDACTED]
11/24/1997	10:14:00	00:04:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	SUTPHEN, MONA	[REDACTED]
11/28/1997	09:18:00	EST 00:04:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
11/28/1997	09:18:00	00:03:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
12/22/1997	14:31:00	EST 00:06:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
12/22/1997	15:14:00	EST 00:01:00	[REDACTED]	LEWINSKY, MONICA; DONOVAN, JOHN/P	[REDACTED]	UN EXTENSION	[REDACTED]
01/05/1998	11:32:00	00:01:00	[REDACTED]	FINERMAN, D	[REDACTED]	SUTPHEN, MONA	[REDACTED]

1
4

4501



CA Davis

From: Lewinsky, Monica, [REDACTED]
 Sent: Wednesday, November 05, 1997 2:16 AM
 To: CA Davis
 Subject: RE: trouts?

oK. I have some bad news. I am off the next trip so i won't be coming to Tokyo. I am probably sormier than you are. the truth is it would have been so difficult to spend time together and it probably would have benn more frustrating than anything.

The job thing on Friday went much better than expected. It was nice; the big creep called thursday night and gave me a pep talk because i was so afraid I'd sound like an idiot. Richardson is a great guy and i met two women who work for him...also very cool. Yesterday, Richardson called me at work and told me they were going to offer me a position..they didn't know what yet, and they wanted to talk with me further. The problem is, I don't really wnat to work there (issue wise or location wise) I've already had the experience of working in a yucky building. It was awful, actually, because i feel a little trapped into taking it. HOPEFULLY, there will be some movement on the other tracks in NY too. I told mr. bacon I was planning to move and was in the process of looking...which is why i asked him if i could switch trips with tom. The biggest reason i need to do that was because the creep's friend who is supposed to help me with the private sector possibilities has been out of town the last two weeks. I feel like I'll lose momentum with them if i disappear for three weeks now (that's including Thanksgiving). Oy vey!

I'm glad to hear you guys had such a nice weekend. Honestly Cat, it sounds like such a wonderful fantasy to me. To be with yourr husband – as part of a couple with other couples doing couple-y kinds of things and having fun.

My Australian boyfriend CALLED me on Friday to let me know his e-mail was down.. He said it had become habit to e-mail me friday nights and he wanted to let me know he couldn't send anything. I know...when's the wedding????? Just kiddin'.

i miss you tons and am so sad I won't see you, but maybe we'll work something out soon. When do you guys come to the states..for holiday? and for good?

kisses and hugs
 Monica

From: CA Davis
 To: [REDACTED]
 Subject: trouts?
 Date: Monday, November 03, 1997 7:15PM

Hi, I sent you a message called 'quickie' last wk, but it was = undeliverable for awhile so I'm hoping this will reach you. You'd think = the fn Pentagon could have straightened out email! Anyway, how did = your 'meeting' go last week? I'm seeing the man on tellie alot because = of the Iraqi nonsense. I think that could be a cool job, maybe better = than the DOD.

I had a long wkend away from home. We went to a friend's office's = cottage at Lake Kawaguchi. Its Susan's office's cottage and she invited = us and 2 other couples for the 3day wkend- so 4 couples all together. = It was fun- we drank a lot, ate a lot, hiked, walked, lounged, played = games etc..I was about ready to go home Sunday evening but we left Mon. = morning. I was getting tired of being surrounded by Brits! Actually = one couple is made up of a German woman and a man, Gavin, who is =

4503

Canadian/Scottish/American. Anyway, Chris and I had Monday alone in the =
city because it was a holiday. We went shopping, had lunch and saw My =
Best Friend's Wedding. It was a thrill to go to the movies and see a =
current-ish US movie. I really miss going to the movies as part of a =
social life. In the US when you don't feel like having a big night you =
can just have dinner and go to a movie and at least you're out of =
thehouse, but here its expensive and the movies are crap generally so if =
you want o be mellow its renting a movie and eating in which gets =
tiresome.

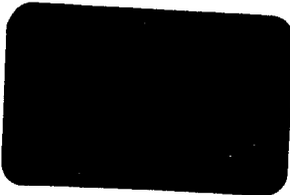
Whoa, I have to go to work! Write back and thanks for the FWs. What =
did you pick for the 'psychological test'? love, Cat

1037-DC-00000023

CALLS MADE BY VERNON JORDAN

No.	Date	Time	Call from	Call to	Length of call
1	12/22/97	04:59 PM	Vernon Jordan's office, [REDACTED]	White House operator, [REDACTED]	2:12
2	12/22/97	05:03 PM	Vernon Jordan's office, [REDACTED]	Monica Lewinsky, Pentagon office, 7 [REDACTED]	0:18
3	12/22/97	05:04 PM	Vernon Jordan's office, [REDACTED]	Ambassador Richardson, UN office, [REDACTED]	1:24

4504



CALLS MADE BY VERNON JORDAN ON DECEMBER 11, 1997



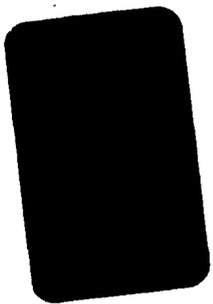
No.	Time	Call from	Call to	Length of call
1	09:45 AM	Vernon Jordan's office, [REDACTED]	Peter Georgescu, Young & Rubicam, [REDACTED]	0:36
2	10:39 AM	Vernon Jordan's office, [REDACTED]	Barbara Neysmith, American Express, [REDACTED]	0:54
3	10:59 AM	Vernon Jordan's office, [REDACTED]	Barbara Neysmith, American Express, [REDACTED]	3:36
4	11:12 AM	Vernon Jordan's office, [REDACTED]	Howard Gittis, Revlon, [REDACTED]	4:24
5	11:17 AM	Vernon Jordan's office, [REDACTED]	Ambassador Richardson, United Nations, [REDACTED]	3:12
6	12:47 PM	Vernon Jordan's office, [REDACTED]	Barbara Neysmith, American Express, [REDACTED]	0:48
7	12:49 PM	Vernon Jordan's office, [REDACTED]	Peter Georgescu, Young & Rubicam, [REDACTED]	1:00
8	12:51 PM	Vernon Jordan's office, [REDACTED]	Howard Gittis, Revlon, [REDACTED]	1:06
9	01:06 PM	Vernon Jordan's office, [REDACTED]	Barbara Neysmith, American Express, [REDACTED]	0:30
10	01:07 PM	Vernon Jordan's office, [REDACTED]	Richard Halperin, Revlon, [REDACTED]	1:06

4505

12/30/97

No.	Time	Call from	Call to	Length of call
1	9:27 AM	President Clinton	Vernon Jordan, residence, [REDACTED]	25:00
2	9:42 AM	Peter Strauss residence, [REDACTED] [REDACTED]	Vernon Jordan's office, [REDACTED]	2:00
3	10:02 AM	Peter Strauss residence, [REDACTED] [REDACTED]	Vernon Jordan's office, [REDACTED]	1:00
4	1:54 PM	Peter Strauss residence, [REDACTED] [REDACTED]	Vernon Jordan's office, [REDACTED]	7:00
5	1:54 PM	Vernon Jordan's office, [REDACTED] [REDACTED]	White House, [REDACTED]	3:12
6	2:01 PM	Vernon Jordan's office, [REDACTED] [REDACTED]	Frank Carter, Attorney, [REDACTED]	0:36
7	5:24 PM	Vernon Jordan's office, [REDACTED] [REDACTED]	U.N. Ambassador William Richardson, [REDACTED]	3:00
8	6:09 PM	Vernon Jordan's office, [REDACTED] [REDACTED]	Rob Weiner, White House Counsel's office, [REDACTED]	1:42

4506



4507

THE WHITE HOUSE
WASHINGTON

August 5, 1998

Via Hand Delivery

Julie Corcoran, Esq.
Office of the Independent Counsel
Suite 490 North
1001 Pennsylvania Ave, N.W.
Washington, D.C. 20004

Dear Julie:

I am enclosing the remaining phone logs that you requested. They bear bates nos. S019576 -- 19713.

I trust that your office will treat the enclosed information as confidential and entitled to all protection accorded by law, including Federal Rule of Criminal Procedure 6(e), to documents subpoenaed by a federal grand jury. If you have any questions, I can be reached at (202) 456-7804.

Sincerely,



Michelle Peterson

Associate Counsel to the President

Enclosures

1472-DC-00000001

4508

THE WHITE HOUSE
WASHINGTON

1472-DC-00000002

TELEPHONE MEMORANDUM

NOVEMBER 15th, 1995

PRESIDENT CLINTON

	TIME		NAME	ACTION
	PLACED	DISC		
OUT	8:00 AM	8:17	MR. LEON E. PANETTA OFC: WASHINGTON, D.C. WHITE HOUSE ADMIN EXT [REDACTED]	TLKD-OK 8:00 A.M.
INC	PM			
OUT	AM			
INC	PM			
OUT	8:29 AM	8:45	MR. ERSKINE B. BOWLES OFC: WASHINGTON, D.C. WHITE HOUSE ADMIN EXT. [REDACTED]	TLKD-OK 8:33 A.M.
INC	PM			
OUT	AM			
INC	PM			
OUT XX	9:46 AM	10:04	MR. STROBE TALBOTT OFC: WASHINGTON, D.C. [REDACTED]	TLKD-OK 9:46 A.M.
INC	PM			
OUT	AM			
INC	PM			
OUT XX	10:23 AM	10:24	MR. D. STEPHEN GOODIN OFC: WASHINGTON, D.C. [REDACTED]	TLKD-OK 10:23 A.M.
INC	PM			
OUT	AM			
INC	PM			
OUT	11:43 AM		MRS. HILLARY RODHAM CLINTON RES: WASHINGTON, D.C. WHITE HOUSE ADMIN EXT [REDACTED]	TLKD WITH MS. BETTY CURRIE 11:44 A.M.
INC	PM			
OUT	AM			
INC	PM			
OUT			MRS. HILLARY RODHAM CLINTON RES: WASHINGTON, D.C. WHITE HOUSE ADMIN EXT. [REDACTED]	TLKD-OK 12:50 P.M.
INC	12:50 PM	12:53		



4509

THE WHITE HOUSE
WASHINGTON

1472-DC-00000003

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

NOVEMBER 15th

, 19⁹⁵

	TIME		NAME	ACTION
	PLACED	DISC		
OUT		AM	CONGRESSMAN DON YOUNG OFC: WASHINGTON, D.C.	INFORMED MS. BETTY CURRIE 2:16 P.M.
INC	2:05	PM	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	SENATOR CAROL MOSLEY BRAUN OFC: WASHINGTON, D.C.	INFORMED MS. BETTY CURRIE 2:17 P.M.
INC	2:05	PM	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	SENATOR JOHN KERRY OFC: WASHINGTON, D.C.	TLKD-OK 2:22 P.M.
INC	2:05	PM	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	GOVERNOR CHRISTINE WHITMAN OFC: TRENTON, N.J.	TLKD-OK 2:19 P.M.
INC	2:05	PM	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	MR. NED MCWHERTER OFC: DRESDEN, TN.	TLKD-OK 2:24 P.M.
INC	2:20	PM	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	MR. RICK KAPLAN OFC: NEW YORK, N.Y.	TLKD-OK 2:37 P.M.
INC	2:20	PM	[REDACTED]	

4510

THE WHITE HOUSE
WASHINGTON

REDACTED

1472-DC-00000004

TELEPHONE MEMORANDUM

NOVEMBER 15th, 1995

PRESIDENT CLINTON

	TIME		NAME	ACTION
	PLACED	DISC		
XOUT	XAM		MR. HOWARD M. METZENBAUM OFC: WASHINGTON, D.C. [REDACTED]	PER: MS. BETTY CURRIE PRESUS NOT AVAILABLE 3:13 P.M.
INC	3:12 PM			
OUT	AM			
INC	PM			
XOUT	XAM		MR. D. STEPHEN GOODIN WASHINGTON, D.C. WHITE HOUSE ADMIN EXT. [REDACTED]	PER: MR. STEPHEN GOODIN CA CALL 3:29 P.M.
INC	3:27 PM			
OUT	AM			
INC	PM			
OUT	AM		MRS. ANN RICHARDS RES: AUSTIN, TX. [REDACTED]	INFORMED MS. BETTY CURRIE 6:05 P.M.
XX INC	6:03 PM			
OUT	AM			
INC	PM			
XX OUT	AM			TLKD-OK 6:31 P.M.
INC	6:30 PM	6:42		
OUT	AM			
INC	PM			
OUT	XAM		CONGRESSMAN RICHARD A. GEPHARDT OFC: WASHINGTON, D.C. [REDACTED]	TLKD-OK-7:38 P.M.
XX INC	7:33 PM	7:48		
OUT	AM			
INC	PM			
OUT	XAM		THE VICE PRESIDENT RES: WASHINGTON, D.C. WHITE HOUSE ADMIN EXT. [REDACTED]	TLKD-OK 8:03 P.M.
XX INC	8:02 PM	8:05		



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4511

THE WHITE HOUSE
WASHINGTON

1472-DC-00000005

TELEPHONE MEMORANDUM

NOVEMBER 15th

, 1995

PRESIDENT CLINTON

	TIME		NAME	ACTION
	PLACED	DISC		
OUT		AM	CONGRESSMAN SHERROD BROWN WASHINGTON, D.C.	TLKD-OK 8:41 P.M.
INC	8:08	PM 8:47	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	CONGRESSMAN TOM BARRETT OFC: WASHINGTON, D.C.	TLKD-OK 8:57 P.M.
INC	8:08	PM 9:08	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	CONGRESSMAN BENJAMIN CARDIN OFC: WASHINGTON, D.C.	TLKD-OK 8:19 P.M.
INC	8:08	PM 8:28	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	CONGRESSWOMAN ANNA G. ESHOO OFC: WASHINGTON, D.C.	TLKD-OK 8:29 P.M.
INC	8:08	PM 8:40	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	CONGRESSMAN TONY P. HALL OFC: WASHINGTON, D.C.	TLKD-OK 9:10 P.M.
INC	8:41	PM 9:15	[REDACTED]	
OUT		AM		
INC		PM		
OUT		AM	CONGRESSWOMAN JANE HARMAN OFC: WASHINGTON, D.C.	TLKD-OK 9:17 P.M.
INC	8:41	PM 9:24	[REDACTED]	



4512

**THE WHITE HOUSE
WASHINGTON**

1472-DC-00000006

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

NOVEMBER 15th

. 1995

	TIME		DISC	NAME	ACTION
	PLACED				
OUT		AM		CONGRESSWOMAN KAREN MCCARTHY OFC: WASHINGTON, D.C.	TLKD-OK 10:42 P.M.
XIC	8:41	PM	10:48	[REDACTED]	
OUT		AM			
INC		PM			
OUT		AM		CONGRESSMAN MARTIN T. MEEHAN WASHINGTON, D.C.	INFORMED MS. BETTY CURRIE 10:50 P.M.
XIC	8:41	PM		[REDACTED]	
OUT		AM			
INC		PM			
OUT		AM		CONGRESSMAN DAVID SKAGGS OFC: WASHINGTON, D.C.	TLKD-OK 10:53 P.M.
XIC	8:41	PM	10:55	[REDACTED]	
OUT		AM			
INC		PM			
OUT		AM		CONGRESSMAN JOHN M. SPRATT, JR. WASHINGTON, D.C.	INFORMED MS. BETTY CURRIE 10:45 P.M.
XIC	8:41	PM		[REDACTED]	
OUT		AM			
INC		PM			
OUT		AM		CONGRESSMAN TOM BEVILL OFC: WASHINGTON, D.C.	TLKD-OK 10:39 P.M.
XIC	8:41	PM	10:41	[REDACTED]	
OUT		AM			
INC		PM			
OUT		AM		CONGRESSMAN JIM CHAPMAN OFC: WASHINGTON, D.C.	TLKD-OK 9:25 P.M.
INC	8:50	PM	9:30	[REDACTED]	

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THE WHITE HOUSE
WASHINGTON

1472-DC-00000007

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

NOVEMBER 15th

, 1995

	TIME		NAME	ACTION
	PLACED	DISC		
OUT	XX		CONGRESSMAN STENY HOYER WASHINGTON, D.C.	TLKD-OK 10:09 P.M.
INX OUT	8:50 PM AM	10:28	[REDACTED]	
INC OUT	PM AM		CONGRESSMAN ROBERT C. SCOTT WASHINGTON, D.C.	TLKD-OK 9:46 P.M.
NYC OUT	8:50 PM AM	10:08	[REDACTED]	
INC OUT	PM AM		CONGRESSMAN NORMAN D. DICKS WASHINGTON, D.C.	TLKD-OK 11:28 P.M.
INX OUT	8:50 PM AM	11:37	[REDACTED]	
INC OUT	PM AM		CONGRESSMAN DOUGLAS PETERSON OFC: WASHINGTON, D.C.	INFORMED MS. BETTY CURRIE 10:51 P.M.
NYC OUT	8:50 PM AM		[REDACTED]	
INC OUT	PM AM		CONGRESSMAN GLENN POSHARD WASHINGTON, D.C.	TLKD-OK 10:55 P.M.
INX OUT	8:50 PM AM	11:12	[REDACTED]	
INC OUT	PM AM		CONGRESSWOMAN LOUISE M. SLAUGHTER WASHINGTON, D.C.	INFORMED MS. BETTY CURRIE 10:59 P.M.
INX	8:50 PM		[REDACTED]	



4514

THE WHITE HOUSE
WASHINGTON

1472-DC-00000008

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

NOVEMBER 15th

. 1995

	TIME		NAME	ACTION
	PLACED	DISC		
OUT	AM XX		CONGRESSMAN JOHN S. TANNER OFC: WASHINGTON, D.C.	TLKD-OK 9:31 P.M.
INC OUT	9:30 PM AM	9:35	[REDACTED]	
INC OUT	PM AM			
INC OUT	PM AM		CONGRESSMAN WILLIAM P. LUTHER WASHINGTON, D.C.	INFORMED MS. BETTY CURRIE 10:02 P.M.
INC OUT	9:50 PM AM		[REDACTED]	
INC OUT	PM AM			
INC OUT	PM AM		CONGRESSMAN RONALD COLEMAN WASHINGTON, D.C.	TLKD-OK 10:29 P.M.
INC OUT	10:05 PM AM	10:36	[REDACTED]	
INC OUT	PM AM			
INC OUT	PM AM		MR. LEON E. PANETTA RES: WASHINGTON, D.C. WHITE HOUSE SIGNAL	TLKD-OK 11:14 P.M.
INC OUT	11:13 PM AM	11:25		
INC OUT	PM AM			
INC OUT	PM AM		MR. ERSKINE B. BOWLES RES: WASHINGTON, D.C.	TLKD-OK 11:25 P.M.
INC OUT	11:17 PM AM	11:27	[REDACTED]	
INC OUT	PM AM			
INC OUT	PM AM		CONGRESSMAN SANFORD D. BISHOP WASHINGTON, D.C.	TLKD-OK 11:44 P.M.
INC OUT	11:40 PM AM	11:51	[REDACTED]	

4515

THE WHITE HOUSE
WASHINGTON

TELEPHONE MEMORANDUM
SIGNAL SWITCHBOARD

1472-DC-00000009

November 15, 1995

	TIME		NAME	ACTION
	PLACED	DISC		
OUT	AM		Conference Call:	Tlkd-ok 6:55 PM
XXX	6:45 PM	7:16		
OUT	AM			
INC	PM			
OUT	AM			REDACTED
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM		Conference Call:	Tlkd-ok 7:49 PM
XXX	7:30 PM	7:59		
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			S 019702
INC	PM			

4517

THE WHITE HOUSE
WASHINGTON

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

NOVEMBER 17th

, 19

	TIME		NAME	ACTION
	PLACED	DISC		
OUT	XAM		CONGRESSMAN HENRY HYDE OFC: WASHINGTON, D.C.	TLKD-OK 1:59 P.M.
XMC	1:57 PM	2:04	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XAM		CONGRESSMAN HENRY J. HYDE WASHINGTON, D.C.	TLKD-OK 2:55 P.M.
XMC	2:52 PM	2:59	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XAM		CONGRESSMAN JOEL HEFLEY WASHINGTON, D.C.	TLKD-OK 2:59 P.M.
XMC	2:57 PM	3:10	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XAM		CONGRESSMAN H.L. CALLAHAN OFC: WASHINGTON, D.C.	TLKD-OK 3:43 P.M.
XMC	3:37 PM	3:53	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XAM		CONGRESSMAN J.C. WATTS, JR. OFC: WASHINGTON, D.C.	INFORMED MS. CURRI 8:27 P.M.
XMC	3:59 PM		[REDACTED]	
OUT	AM			
INC	PM			
OUT	XAM		CONGRESSMAN FLOYD SPENCE OFC: WASHINGTON, D.C.	INFORMED MS. CURRI 7:03 P.M.
XMC	3:59 PM		[REDACTED]	

GPO : 1983 O - 405-660 : QL 2

1472-DC-00000011



THE WHITE HOUSE
WASHINGTON

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

NOVEMBER 17th

, 19

	TIME		NAME	ACTION
	PLACED	DISC		
OUT	XKM		CONGRESSMAN ROGER F. WICKER OFC: WASHINGTON, D.C.	TLKD-OK 7:24 P.M.
NYX	3:59 PM	7:50	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XKM		CONGRESSMAN DAVE WELDON OFC: WASHINGTON, D.C.	INFORMED MS. BETTY W. CURRIE 8:20 P.M.
NYX	3:59 PM		[REDACTED]	
OUT	AM			
INC	PM			
OUT	XKM		SPEAKER NEWT GINGRICH OFC: WASHINGTON, D.C. WHITE HOUSE ADMIN EXT. [REDACTED]	TLKD-OK 4:04 P.M.
NYX	4:04 PM	4:07		
OUT	AM			
INC	PM			
OUT	XKM		CONGRESSMAN G.V. MONTGOMERY OFC: WASHINGTON, D.C.	TLKD-OK 5:49 P.M.
NYX	4:10 PM	5:53	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XKM		CONGRESSMAN PRESTON GEREM OFC: WASHINGTON, D.C.	TLKD-OK 7:01 P.M.
NYX	4:10 PM	7:20	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XXM		CONGRESSWOMAN LYNN RIVERS OFC: WASHINGTON, D.C.	TLKD-OK 4:18 P.M.
NYX	4:10 PM	4:21	[REDACTED]	

4519

THE WHITE HOUSE
WASHINGTON

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

NOVEMBER 17th, 19.

	TIME		NAME	ACTION
	PLACED	DISC		
OUT	XXM		CONGRESSMAN FRANK TEJEDA OFC: WASHINGTON, D.C.	INFORMED MS. BETTY W. CURRIE 4:13 P.M.
XXC	4:10 PM		[REDACTED]	
OUT	AM			
INC	PM			
OUT	XXM		CONGRESSMAN WILLIAM P. LUTHER WASHINGTON, D.C.	TLKD-OK 6:28 P.M.
XXC	4:10 PM	6:34	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XXM		CONGRESSWOMAN ZOE LOFGREN OFC: WASHINGTON, D.C.	TLKD-OK 4:22 P.M.
XXC	4:10 PM	4:38	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XXM		CONGRESSMAN THOMAS M. BARRETT OFC: WASHINGTON, D.C.	TLKD-OK 4:40 P.M.
XXC	4:40 PM	4:47	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XXM		CONGRESSMAN PETER J. VISCLOSKY OFC: WASHINGTON, D.C.	TLKD-OK 5:36 P.M.
XXC	5:34 PM	5:46	[REDACTED]	
OUT	AM			
INC	PM			
OUT	XXM		CONGRESSMAN LEWIS F. PAYNE, JR. OFC: WASHINGTON, D.C.	TLKD-OK 6:53 P.M.
XXC	5:34 PM	7:01	[REDACTED]	

GPO : 1983 O - 405-660 : QL 2

1472-DC-00000013



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4520

THE WHITE HOUSE
WASHINGTON

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

NOVEMBER 17th, 19

	TIME		NAME	ACTION
	PLACED	DISC		
OUT	XXM		CONGRESSMAN BART GORDON OFC: WASHINGTON, D.C.	TLKD-OK 6:21 P.M.
XXM	5:34 PM	6:26	XXXXXXXXXX	
OUT	AM			
INC	PM			
OUT	XXM		CONGRESSMAN MICHAEL DOYLE OFC: WASHINGTON, D.C.	TLKD-OK 5:55 P.M.
XXM	5:34 PM	6:11	XXXXXXXXXX	
OUT	AM			
INC	PM			
OUT	XXM		CONGRESSWOMAN KAREN THURMAN OFC: WASHINGTON, D.C.	TLKD-OK 6:35 P.M.
XXM	5:34 PM	6:49	XXXXXXXXXX	
OUT	AM			
INC	PM			
XXM	XXM		MR. LEON E. PANETTA WASHINGTON, D.C.	TLKD-OK 7:20 P.M.
INC	7:18 PM	7:23	NO NUMBER AVAILABLE	
OUT	AM			
INC	PM			
XXM	XXM		SECRETARY WILLIAM PERRY OFC: WASHINGTON, D.C.	TLKD-OK 7:51 P.M.
INC	7:42 PM	7:56	WHITE HOUSE ADMIN EXT. XXXXXXXXXX	
OUT	AM			
INC	PM			
OUT	XXM		CONGRESSMAN HERBERT H. BATEMAN OFC: WASHINGTON, D.C.	PER MRS. BETTY W. CURRIE HOLD 8:01 P.M.
XXM	7:59 PM		XXXXXXXXXX	

GPO : 1983 O - 405-660 : QL 2

1472-DC-00000014



4521

**THE WHITE HOUSE
WASHINGTON**

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

NOVEMBER 17th

. 19

	TIME		NAME	ACTION
	PLACED	DISC		
OUT			MRS. HILLARY RODHAM CLINTON RES: WASHINGTON, D.C. WHITE HOUSE ADMIN EXT. [REDACTED]	TLKD-OK 8:07 P.M.
INC	8:07 PM	8:12		
OUT				
INC				
OUT			CONGRESSMAN H. L. CALLAHAN RES: WASHINGTON, D.C. [REDACTED]	TLKD-OK 9:53 P.M.
INC	9:51 PM	10:14		
OUT				
INC				
OUT			MR. RICK KAPLAN RES: MONTVALE, N.J. [REDACTED]	PER MS. CURRIE PRE: WILL CALL BACK 10: P.M.
INC	10:31 PM			
OUT				
INC				
OUT			MR. DENNIS W. FREEMYER OFC: WASHINGTON, D.C. [REDACTED]	TLKD-OK 10:38 P.M.
INC	10:38 PM	10:39		
OUT				
INC				
OUT			SECRETARY WILLIAM PERRY OFC: WASHINGTON, D.C. WHITE HOUSE ADMIN. EXT. [REDACTED]	TLKD-OK 11:10 P.M.
INC	11:09 PM	11:14		
OUT				
INC				
OUT				
INC				

GPO : 1983 O - 405-860 : QL 2

1472-DC-00000015



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THE WHITE HOUSE
WASHINGTON

TELEPHONE MEMORANDUM
SIGNAL SWITCHBOARD

November 17, 1995

	TIME		NAME	ACTION
	PLACED	DISC		
XXX INC	9:49 AM PM	10:09	Vice President Albert Gore, Jr. En route Osaka, Japan [REDACTED]	Tlkd-ok 10:08 AM via Secure Satellite
OUT XXX	11:39 AM PM	11:47	Ambassador Michael Kantor Royal Hotel, Osaka, Japan Osaka Signal [REDACTED]	Tlkd-ok 11:40 AM
OUT XXX	AM 3:02 PM	3:20	Conference Call:	Tlkd-ok 3:12 PM
OUT INC	AM PM			
OUT XXX	AM 7:52 PM	7:57	Vice President Albert Gore, Jr. En route Osaka, Japan [REDACTED]	Tlkd-ok 7:55 PM via Secure Satellite
OUT XXX	AM 8:10 PM	8:21	Ambassador Walter Mondale Office, Tokyo, Japan [REDACTED]	Tlkd-ok 8:15 PM

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4523

**THE WHITE HOUSE
WASHINGTON**

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

FEBRUARY 19th, 1996

	TIME		NAME	ACTION
	PLACED	DISC		
QUTX	9:23 AM	9:29	MR. VERNON E. JORDAN, JR. OFC: WASHINGTON, D.C.	TLKD-OK 9:27 A.M.
INC	PM		[REDACTED]	
OUT	AM			
INC	PM			
OUT	9:29 AM		MR. JAMES BLAIR OFC: SPRINGDALE, AR.	INFORMED PRESUS 1:14 P.M.
INC	PM		[REDACTED]	
OUT	AM			
INC	PM			
OUT	11:18 AM	11:39	MRS. TONY RODHAM RES: MIAMI, FL.	TLKD-OK 11:31 A.M.
INC	PM		[REDACTED]	
OUT	AM			
INC	PM			
OUT	11:56 AM		MR. ELI J. SEGAL OFC: WASHINGTON, D.C.	TLKD-OK 12:11 P.M.
INC	PM	12:19	[REDACTED]	
OUT	AM			
INC	PM			
OUT	AM		MS. BETTY W. CURRIE RES: ARLINGTON, VA.	MESSAGE PASSED TO PRESUS PER MS. CURRIE 12:11 P.M.
INC	12:11 PM		[REDACTED]	
OUT	AM			
INC	PM			
OUT	AM		MR. ALFONSO FANJUL OFC: PALM BEACH, FL.	TLKD-OK 12:42 P.M.
INC	12:24 PM	1:04	[REDACTED]	

GPO : 1983 O - 405-660 : QL 2



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1472-DC-00000017

**THE WHITE HOUSE
WASHINGTON**

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

FEBRUARY 19

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	TIME		NAME	ACTION
	PLACED	DISC		
OUT		XXX	MS. KATHLEEN A. MCGINTY RES: ARLINGTON, VA.	PER MRS. CLINTON CANCEL 3:17 P.M.
XXX OUT	1:05	PM AM		
INC		PM	MRS. HILLARY RODHAM CLINTON RES: WASHINGTON, D.C. WHITE HOUSE ADMIN EXT. [REDACTED]	TLKD-OK 1:36 P.M.
XXX OUT	1:34	PM AM		
INC		PM	MS. MARSHA SCOTT WASHINGTON, D.C. NO NUMBER AVAILABLE	PER MS. CURRIE PRESUS WILL SEE MS. SCOTT 1:48 P.M.
XXX OUT	1:42	PM AM		
INC		PM	MS. CAPRICIA MARSHALL WASHINGTON, D.C. WHITE HOUSE ADMIN EXT. [REDACTED]	TLKD-OK 1:44 P.M.
XXX OUT	1:43	PM AM		
INC		PM	MS. BETTY W. CURRIE CELLULAR PHONE	TLKD-OK 1:46 P.M.
XXX OUT	1:46	PM AM		
INC		PM	MRS. NANCY F. MITCHELL OFC: WASHINGTON, D.C. WHITE HOUSE ADMIN EXT. [REDACTED]	TLKD-OK 3:43 P.M.
XXX OUT	3:42	PM AM		

THE WHITE HOUSE
WASHINGTON

TELEPHONE MEMORANDUM

PRESIDENT CLINTON

FEBRUARY 19

. 19 96

	TIME		NAME	ACTION
	PLACED	DISC		
QXR	XX		MRS. NANCY F. MITCHELL OFC: WASHINGTON, D.C.	TLKD-OK 4:14 P.M.
INC	4:13 PM	4:15	WHITE HOUSE ADMIN EXT. [REDACTED]	
OUT	AM			
INC	PM			
OUT	XX		MESSAGE: "OPERATOR, IS THE USHER STILL HERE? IT IS JUST TOO HOT HERE IN THE SOLARIUM."	ACKNOWLEDGED 11:56 P.M. MESSAGE PASSED TO MR. JOSEPH T. GRANAY
WXX	11:56 PM	11:56		
OUT	AM			11:59 P.M.
INC	PM			INFORMED PRESUS 12:00 A.M.
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			



4526

THE WHITE HOUSE
WASHINGTON

TELEPHONE MEMORANDUM
SIGNAL SWITCHBOARD

February 19, 1996

	TIME		NAME	ACTION
	PLACED	DISC		
XXX	11:49 AM		Vice President Albert Gore, Jr. Doral Golf Resort and Spa Miami, Florida	Tlkd-ok 11:55 AM
INC	PM	12:04		
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			
OUT	AM			
INC	PM			


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1472-DC-0000020

OFFICE OF THE INDEPENDENT COUNSEL

Date of transcription

02/06/98

DOUGLAS S. WILEY, Vice President of HECHT-SPENCER, 499 South Capitol Street, S.W., Suite 507, Washington, D.C., Social Security Account Number [REDACTED], date of birth [REDACTED], was interviewed at the 701 RESTAURANT, 701 Pennsylvania Avenue, N.W., Washington, D.C. After being advised as to the identity of the interviewing Agents, WILEY provided the following information:

WILEY was introduced to MONICA LEWINSKY by LAUREN VAN METRE (phonetic). WILEY and VAN METRE had attended college together at Davidson College. VAN METRE had introduced WILEY to other girls in the past and had on several occasions "set him up" for dates with others. VAN METRE had worked in the Pentagon with LEWINSKY.

After VAN METRE had made arrangements for LEWINSKY and WILEY to go out on a date, WILEY estimated that their first date occurred in late summer or early fall 1997. WILEY met LEWINSKY at LEWINSKY's Watergate apartment. LEWINSKY gave WILEY a tour of her apartment and the two went to dinner at the RED SAGE RESTAURANT. LEWINSKY and WILEY had gone on an additional date, however, WILEY was unable to recall a time or place for the event. WILEY recalled the last time that he saw LEWINSKY in person was on the eve of KATHRYN HAYCOCK's confirmation to Ambassador to Malta. The gathering had been held at a local restaurant, possibly the ELEO (phonetic) RESTAURANT, near 9th Street, N.W., Washington, D.C. WILEY recalled seeing LEWINSKY there because there were very few people celebrating the affair and LEWINSKY stood out in WILEY's mind as being somewhat out of place.

During the course of their short dating relationship, LEWINSKY never told WILEY that she had been a White House Intern. LEWINSKY occasionally mentioned that she had met or knew President CLINTON. WILEY never questioned LEWINSKY about the subject because he felt that she was simply exaggerating about President CLINTON. LEWINSKY told WILEY that she had given President CLINTON a tie, which she had seen the President wear on national television. WILEY thought that the story was plausible, but she never explained the circumstances surrounding the occurrence. WILEY believed that LEWINSKY did not explain any

Investigation on 02/06/98 at Washington, D.C. File # 29D-OIC-LR-35063
 by SA [REDACTED]
 SA [REDACTED] Date dictated 02/06/98

29D-OIC-LR-35063

Continuation of OIC-302 of DOUGLAS S. WILEY . On 02/06/98 , Page 2

comments that she made with respect to President CLINTON because WILEY was so unresponsive to the comments.

WILEY did not see any photos of LEWINSKY and CLINTON, nor had WILEY ever seen or heard any cassette tapes concerning the voice of LEWINSKY or President CLINTON. WILEY had never heard LEWINSKY state anything about a sexual relationship with President CLINTON. WILEY was aware that LEWINSKY worked at the Pentagon because of the nature of their introduction by LEWINSKY's co-worker VAN METRE. WILEY had no additional knowledge concerning LEWINSKY's employment.

WILEY did not have a sexual relationship with LEWINSKY. WILEY described LEWINSKY as being a little infatuated with WILEY and that he felt she simply wanted "someone to love." However, WILEY commented that she was not naive but manipulative. WILEY did not want to cut off all contact with LEWINSKY after dating began to appear awkward, so he continued to receive and send electronic mail with LEWINSKY. WILEY felt that continuing the electronic mail contact with personal interaction would be a way "to cool things down." In both personal contact and electronic mail interaction, WILEY described LEWINSKY as vivacious and sexually forward.

- 1 -

OFFICE OF THE INDEPENDENT COUNSEL

Date of transcription 05/21/98

KEITH WILLIAMS, black, male, date of birth [REDACTED], Sergeant, United States Secret Service (USSS), Uniformed Division, was interviewed at the Office of the Independent Counsel (OIC), 1001 Pennsylvania Avenue, NW, Washington, DC, 20004. Present for the interview were Associate Independent Counsel (AIC) MICHAEL TRAVERS, AIC MARY ANNE WIRTH and Department of Justice (DOJ) Attorneys DAVE ANDERSON and JANIS KESTENBAUM. WILLIAMS was interviewed under the terms of an agreement reached between the OIC and the DOJ. After being apprised of the official identities of the interviewing Agents and the nature of the interview, WILLIAMS provided the following information:

WILLIAMS has worked for the USSS since June of 1988. From 1994-1996, WILLIAMS was assigned to the [REDACTED] East Wing of the White House. In April of 1996, WILLIAMS was promoted to Sergeant and spent one year unassigned. WILLIAMS explained that as an unassigned officer, one would work various shifts in different areas of the White House. In May of 1997, WILLIAMS was assigned to the Northwest gate. WILLIAMS advised he is also assigned to magnetometer duty and, as a result, frequently travels away from the White House.

WILLIAMS first saw MONICA LEWINSKY when WILLIAMS was assigned to the [REDACTED] and LEWINSKY was assigned to the Correspondence office of the Office of Legislative Affairs. WILLIAMS would see LEWINSKY three to four times a week if WILLIAMS was at the White House. WILLIAMS described his relationship with LEWINSKY as a "hi/good-bye" relationship.

WILLIAMS heard LEWINSKY and JOCELYN JOLLEY were getting transferred out of the White House a couple of days before they were transferred. At the time of the transfers, WILLIAMS did not know why they were being moved. A couple of days after the transfer, WILLIAMS heard that LEWINSKY was hanging around the West Wing too much and EVELYN LIEBERMAN had her transferred.

Well after LEWINSKY was transferred, WILLIAMS heard a rumor about LEWINSKY and President WILLIAM JEFFERSON CLINTON being caught in a compromising position in the White House theater.

Investigation on 05/18/98 at Washington, DC File # 29D-OIC-LR-35063

by [REDACTED] Date dictated 05/21/98

29D-OIC-LR-35063

Continuation of OIC-302 of KEITH WILLIAMS . On 05/18/98 , Page 2

WILLIAMS saw LEWINSKY once after she was transferred. WILLIAMS first advised he believed the incident occurred in early October of 1997. After further questioning, WILLIAMS advised this incident occurred on his birthday. Upon further questioning, WILLIAMS advised the incident could have happened in August of 1997. WILLIAMS does not recall this incident coinciding with a newspaper article mentioning an incident involving CLINTON and a former White House staffer.

WILLIAMS advised he was walking from the West Wing to the East Wing when he passed LEWINSKY. WILLIAMS can not recall if LEWINSKY had a White House pass when he saw her. WILLIAMS then called JOHN MUSKETT just to let him know LEWINSKY was there since MUSKETT and LEWINSKY were friends. WILLIAMS knew MUSKETT and LEWINSKY were friends because WILLIAMS often saw LEWINSKY speaking to MUSKETT.

WILLIAMS advised that since he has been a Sergeant at the Northwest gate, he can recall two occasions LEWINSKY showed up at the Northwest gate without an appointment. WILLIAMS advised that LEWINSKY would advise she was phoning BETTY CURRIE. WILLIAMS advised that LEWINSKY did not gain access to the White House through the Northwest gate on these two occasions.

WILLIAMS advised that on December 6, 1997, shortly after 10 a.m., he received a call on his radio from BRENT CHINERY. CHINERY advised that WILLIAMS needed to respond to the West Wing [REDACTED]. WILLIAMS telephoned CHINERY, who advised WILLIAMS needed to see BETTY CURRIE as CURRIE was upset.

WILLIAMS proceeded to the Northwest gate to see the officer on duty and determine if anything unusual occurred. The officers responded no so WILLIAMS proceeded to the West Wing to see CHINERY. CHINERY told WILLIAMS that the incident had something to do with someone at the Northwest gate telling someone on the outside of the White House about CLINTON and a guest and their location.

WILLIAMS then went to CURRIE's office. CURRIE was visibly upset. CURRIE could not understand why someone would tell an outsider about what was happening inside the White House. CURRIE said that LEWINSKY had phoned her numerous times and said that LEWINSKY was told that CLINTON was in the Oval Office with ELEANOR MONDALE.

CURRIE asked WILLIAMS to please find out what was going

29D-OIC-LR-35063

Continuation of OIC-302 of KEITH WILLIAMS, On 05/18/98, Page 3

on, because the incident was serious enough to get someone into trouble. WILLIAMS told CURRIE that he would look into it and CURRIE asked him to get back to her as soon as possible. Although the DOJ claimed that questions regarding what CURRIE relayed to WILLIAMS about CLINTON's conversations with CURRIE were possibly covered by Executive Privilege, WILLIAMS was asked if CURRIE indicated the President's temperament. WILLIAMS advised that CURRIE said the President was upset.

WILLIAMS left CURRIE's office and went back to the Northwest gate. On the way to the Northwest gate, WILLIAMS called his supervisor, Captain JEFF PURDIE. WILLIAMS told the officers at the Northwest gate, BRYAN HALL and STACY PORTER, that someone could get fired over this incident.

WILLIAMS advised that PORTER said he was unaware of the incident. HALL advised he did not know who LEWINSKY was, but she came to the post and said she had gifts for CLINTON and CURRIE. LEWINSKY told HALL that she used to work at the White House. Although it is not standard operating procedure, HALL said that he allowed LEWINSKY into the guard shack because it was raining. LEWINSKY called CURRIE several times, but CURRIE did not answer.

According to HALL, LEWINSKY had asked HALL if he knew where CURRIE was. HALL proffered to LEWINSKY that maybe CURRIE was giving a tour to ELEANOR MONDALE. LEWINSKY became upset at this news. HALL said that at some point CURRIE came out to speak to LEWINSKY. At some point later, CURRIE called HALL and said that she did not want to see LEWINSKY. HALL told LEWINSKY and she got upset and left with her gifts.

PURDIE and WILLIAMS then went to see CURRIE. WILLIAMS advised it was USSS policy not to tell the White House staff the name of an officer involved in an incident like this one. WILLIAMS told CURRIE that LEWINSKY may have seen MONDALE and made the connection between CURRIE and MONDALE.

CURRIE said it was okay and advised that she would notify the President. CURRIE told WILLIAMS not to tell anyone about the incident. CURRIE also said that there could be disciplinary action taken if word of this incident got out.

WILLIAMS advised that the first time he met with CURRIE on December 6, 1997, they met in CURRIE's office with the door closed at CURRIE's request. The first meeting lasted five minutes. The door to the Oval Office was closed and WILLIAMS does not know if MONDALE was in the Oval Office.

29D-OIC-LR-35063

Continuation of OIC-302 of KEITH WILLIAMS, On 05/18/98, Page 4

WILLIAMS advised the second time he met with CURRIE, PURDIE was also present. WILLIAMS advised that CURRIE was less upset after she received WILLIAMS' explanation. WILLIAMS advised that MONDALE was in the Oval Office during WILLIAMS' meeting with CURRIE. WILLIAMS advised this second meeting with CURRIE lasted about ten minutes.

After this meeting with CURRIE, WILLIAMS walked past CHINERY's post and asked CHINERY for a computer printout showing the time MONDALE entered the White House. WILLIAMS had no further conversation with CHINERY until the following Monday.

WILLIAMS advised he spoke to WILLIAMS on Monday, but did not talk about the gist of WILLIAMS' conversation with CURRIE. CHINERY told WILLIAMS that CURRIE told CHINERY to tell WILLIAMS that everything was going to be okay. CHINERY also told WILLIAMS that LEWINSKY came into the White House at some point on December 6, 1997.

WILLIAMS advised that HALL was not disciplined for his actions on December 6, 1997. &a0v0H

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

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In re: : :
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GRAND JURY PROCEEDINGS : :
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Grand Jury Room No. 3
United States District Court
for the District of Columbia
333 Constitution Avenue, N.W.
Washington, D.C. 20001

Thursday, July 23, 1998

The testimony of KEITH WILLIAMS was taken in the presence of a full quorum of Grand Jury 97-2, impaneled on September 19, 1997, commencing at 11:23 a.m., before:

- SOLOMON M. WISENBERG
- JACKIE M. BENNETT JR.
- Deputy Independent Counsel
- MARY ANNE WIRTH
- EDWARD PAGE
- TIMOTHY SUSANIN
- Associate Independent Counsel
- Office of Independent Counsel
- 1001 Pennsylvania Avenue, Northwest
- Suite 490 North
- Washington, D.C. 20004

PROCEEDINGS

1
2 Whereupon,
3 KEITH WILLIAMS
4 was called as a witness and, after being first duly sworn by
5 the Foreperson of the Grand Jury, was examined and testified
6 as follows:

EXAMINATION

BY MR. WISENBERG:

9 Q Would you have a seat, please, and state your name
10 for the record, please.

11 A My name is Keith Williams.

12 Q And tell us your title, please.

13 A I'm with the -- I'm a sergeant with the
14 United States Secret Service, Uniformed Division.

15 Q Okay. And shall we refer to you as
16 Officer Williams, or Sergeant Williams?

17 A Sergeant Williams.

18 Q Sergeant Williams. My name is Sol Wisenberg, and
19 I'm an attorney with the Office of the Independent Counsel.

20 To my left is Mary Anne Wirth. She's an attorney
21 for the Office of Independent Counsel.

22 To my right is Ed Page. He's an attorney for the
23 Office of Independent Counsel.

24 This is the Grand Jury reporter, and these are the
25 ladies and gentlemen of the Grand Jury.

CONTENTS

WITNESS:	Page
Keith Williams	3
GRAND JURY EXHIBIT:	Marked/Identified
KWM-1 Diagram of portion of first floor of West Wing of White House	28

1 This is a federal Grand Jury impaneled by the
2 United States District Court for the District of Columbia
3 investigating, among other things, whether certain
4 individuals committed crimes in connection with the
5 civil case of Jones versus Clinton. Do you understand?

6 A Yes. Yes, sir.

7 Q I'm going to talk briefly about rights and
8 responsibilities as a Grand Jury witness, and I'll ask you
9 for audible responses, rather than a shake of the head --

10 A Yes, sir.

11 Q -- to see if you understand what I'm saying.

12 Let the record reflect that Jackie Bennett of our
13 office -- the Office of Independent Counsel -- has just
14 entered the Grand Jury room.

15 First of all, though you do not have the
16 right to have a lawyer in the Grand Jury room with you,
17 you have a right, Sergeant Williams, to have a lawyer outside
18 and to confer with that lawyer, if you need to. Do you
19 understand that?

20 A Yes, sir.

21 Q And do you have such a lawyer here today?

22 A Yes, sir.

23 Q Can you tell us who that lawyer is.

24 A Mike Leibig, sir.

25 Q Okay. And if you need to confer with him about a

1 matter, let us know, and you can go out and do so.
 2 A Yes, sir.
 3 Q Do you understand?
 4 A Yes, sir.
 5 Q You understand that you took an oath to tell the
 6 truth and that you have to tell the truth; is that --
 7 A Yes, sir.
 8 Q You understand the implications of taking an oath
 9 to tell the truth?
 10 A Yes, sir. Yes.
 11 Q You have certain privileges. You have a privilege
 12 again self-incrimination -- or a right against
 13 self-incrimination. Do you know what that is?
 14 A Yes.
 15 Q So if a truthful answer to a question would tend to
 16 incriminate you, you could take the privilege on that. Do
 17 you understand that?
 18 A Yes, sir.
 19 Q As an example, if I ask you, "Did you rob the
 20 Gotham City Bank on April 3, 1986," and it just so happened
 21 that you did -- a truthful answer would be "Yes" -- you could
 22 invoke the privilege. Do you understand that?
 23 A Yes, sir.
 24 Q There is a marital communications privilege. There
 25 is an attorney-client privilege. If I ask you a question

1 approximately June of 1988; is that right?
 2 A Yes, ma'am.
 3 Q And from 1994 through 1996, you were assigned to
 4 what is known as the G-4 post in the East Wing of the
 5 White House?
 6 A Yes, ma'am.
 7 Q And what is the G-4 post, just briefly?
 8 A It's an entry post for visitors coming in through
 9 the East Wing of the White house.
 10 Q And in April 1996, you were promoted to the rank of
 11 sergeant; is that correct?
 12 A Yes, ma'am.
 13 Q And at that point, you spent one year unassigned;
 14 is that right?
 15 A Yes, ma'am.
 16 Q And then in May of 1997, you were assigned to the
 17 Northwest Gate; is that right?
 18 A Yes, ma'am.
 19 Q And is that your current assignment?
 20 A Yes, ma'am.
 21 Q And you also do magnetometer duty?
 22 A As an officer, not as a sergeant.
 23 Q You don't know that anymore?
 24 A No, ma'am.
 25 Q Okay. And magnetometer duty, just for the record,

1 that you think impinges on those, you can invoke the
 2 privilege or ask to speak to your attorney. Do you
 3 understand that?
 4 A Yes, sir.
 5 Q Aside from those privileges that I've mentioned, if
 6 we ask you a question, you have to tell us the truth about
 7 anything we ask. Do you understand that?
 8 A Yes, sir.
 9 Q All right. And if there's anything we ask that
 10 you don't understand -- it's too legalese or something like
 11 that -- feel free to ask us to rephrase it. We'll be happy
 12 to do so -- or in my case, to attempt to do so.
 13 A All right, sir.
 14 Q Do you understand?
 15 A Yes, sir.
 16 Q All right. Any questions about your rights and
 17 responsibilities as I've explained them to you?
 18 A No, sir.
 19 MR. WISENBERG: All right. I'm going to have my
 20 colleague, Ms. Wirth, take over the questioning.
 21 BY MS. WIRTH:
 22 Q You are a sergeant with the Secret Service,
 23 correct?
 24 A Yes, ma'am.
 25 Q And you've been with the Secret Service since

1 is what?
 2 A Magnetometers that go -- wherever the President
 3 goes outside of the White House, we set up magnetometers at
 4 every location that he goes, and we usually -- when I was an
 5 officer, I usually managed all the magnetometer equipment
 6 that go out on the -- on the road for any type of detail
 7 outside of the White house.
 8 Q And those are basically metal detectors, right?
 9 A Metal detectors, yes.
 10 Q Okay. Now, I'm going to call your attention to an
 11 incident that occurred at the Northwest Gate on approximately
 12 December 6, 1997. Do you remember that?
 13 A Yes, ma'am.
 14 Q All right. And on that date, did you receive a
 15 call from Officer Brent Chinery?
 16 A Yes, ma'am.
 17 Q That was a telephone call, or a radio call?
 18 A A telephone call, ma'am.
 19 Q And can you explain where you were and what the
 20 nature of the call was.
 21 A First, I received a radio call to call
 22 Officer Chinery at -- [REDACTED] t. At that
 23 time, I just walked into our sergeant's office, which is in
 24 the Old Executive Office Building. His conversation -- I
 25 called him, and he told me that I needed to respond to the

Page 9	Page 11
<p>1 West Wing, and he would let me know, once I got there.</p> <p>2 Q Okay. So did you do that?</p> <p>3 A Yes, I did.</p> <p>4 Q And did you talk to Officer Chinery at that time?</p> <p>5 A Yes, I did.</p> <p>6 Q And did he tell you anything?</p> <p>7 A He -- when I -- before -- to get the office -- once</p> <p>8 I got to Officer Chinery, he told me that Mrs. Currie wanted</p> <p>9 to talk to me about an incident. I asked him what was going</p> <p>10 on, and he said that it was about a incident that happened at</p> <p>11 the Northwest Gate and that I needed to go in there and talk</p> <p>12 to her about it.</p> <p>13 Q Do you know Mrs. Currie, by the way?</p> <p>14 A Yes, I do.</p> <p>15 Q Through your work at the White House?</p> <p>16 A Through my work at the White House.</p> <p>17 Q Okay. So basically, what you're saying is that</p> <p>18 Officer Chinery, when he spoke to you on telephone, didn't</p> <p>19 tell you the nature of whatever had come up?</p> <p>20 A Not at the moment.</p> <p>21 Q But he told you in person when he went to see him?</p> <p>22 A Yes, ma'am.</p> <p>23 Q What did you do next? Did you go to the</p> <p>24 Northwest Gate, or did you go see Betty Currie?</p> <p>25 A Before I went to the Northwest Gate, I called</p>	<p>1 knowledge, she was -- she was sitting down then.</p> <p>2 Q Did you sit down, too?</p> <p>3 A No, ma'am, I stood the whole time.</p> <p>4 Q Okay. And do you remember what she said to you?</p> <p>5 A She told me that there was a problem at the</p> <p>6 Northwest Gate, and that she couldn't understand why</p> <p>7 someone would tell where the President was and whom he</p> <p>8 had in his office.</p> <p>9 Q Okay. And how did she seem at that point, in terms</p> <p>10 of manner?</p> <p>11 A She was very upset. She looked like she was about</p> <p>12 to cry.</p> <p>13 Q Okay. Did she mention the President at all at</p> <p>14 that time?</p> <p>15 A At that moment, she told me that the President was</p> <p>16 very upset and that he wanted something done behind why an</p> <p>17 officer would tell his business.</p> <p>18 Q Okay. And did Betty Currie tell you what the</p> <p>19 officer at the gate was supposed to have said?</p> <p>20 A At that moment, she did. She told me that</p> <p>21 Monica Lewinsky was calling her at her desk and was telling</p> <p>22 her that the officer -- Officer Hall -- told her that she</p> <p>23 (sic) was in the Oval Office with Mrs. Eleanor Mondale.</p> <p>24 Q That who was in the office?</p> <p>25 A Eleanor Mondale.</p>
<p>Page 10</p> <p>1 -- before I went into Mrs. Currie's office, I called the</p> <p>2 Northwest Gate, and I asked the officers could they tell me</p> <p>3 what -- if anything happened. And at that time, they told --</p> <p>4 all of them told me no, nothing happened.</p> <p>5 Q Who did you speak to -- do you remember?</p> <p>6 A I think -- I can't recall, but I think -- I</p> <p>7 remember talking to Officer Hall -- Brian Hall -- and there</p> <p>8 was another officer there -- I can't pronounce his name.</p> <p>9 Q Gary Niedzwiecki?</p> <p>10 A Niedzwiecki.</p> <p>11 Q Okay. And you spoke to him, too.</p> <p>12 A Yes, ma'am.</p> <p>13 Q And each of those two officers told you that</p> <p>14 nothing had happened, to their knowledge?</p> <p>15 A At that time, nothing had happened, to their</p> <p>16 knowledge.</p> <p>17 Q Okay. So what did you do next?</p> <p>18 A Then I proceeded and knocked on the door of</p> <p>19 Mrs. Currie's office, and then she told me to come inside and</p> <p>20 closed the door behind.</p> <p>21 Q And was it just the two of you in the office at</p> <p>22 that time?</p> <p>23 A Yes, ma'am.</p> <p>24 Q And was she seated or standing?</p> <p>25 A At that time, I can't recall. To my best to my</p>	<p>Page 12</p> <p>1 Q With who?</p> <p>2 A With the President.</p> <p>3 Q Okay. So Officer Hall is supposed to have said</p> <p>4 that to Monica Lewinsky?</p> <p>5 A Yes, ma'am.</p> <p>6 Q Okay. And did Betty Currie tell you whether</p> <p>7 Monica spoke to her -- Betty Currie -- or to the President,</p> <p>8 or to both?</p> <p>9 A I can't recall. I do recall her saying that</p> <p>10 -- that -- that -- she said Monica talked to her -- to</p> <p>11 Mrs. Currie. She said that she had talked to her.</p> <p>12 And in the meantime, while we were talking, the</p> <p>13 phone rang again, and on the phone you can see a phone number</p> <p>14 -- which I couldn't see -- and then Mrs. Currie told me</p> <p>15 again that that was Monica calling again.</p> <p>16 Q Did Mrs. Currie pick up the phone?</p> <p>17 A No, she did not, not while I was in there.</p> <p>18 Q She let it ring?</p> <p>19 A She let it ring.</p> <p>20 Q All right. Is there anything else about that</p> <p>21 particular conversation with Mrs. Currie that you remember?</p> <p>22 A To the best of my knowledge, again, she was very</p> <p>23 upset, and she told me that if I didn't find out what was</p> <p>24 going on, someone could be fired behind it.</p> <p>25 Q All right. Anything else you recall?</p>

Page 13	Page 15
<p>1 A I can't recall anything else.</p> <p>2 Q Okay. What did you do next?</p> <p>3 A At that time, I told her I'd find out what was</p> <p>4 going on, and I started to leave the room.</p> <p>5 Q Okay. When you left, where did you go?</p> <p>6 A By Officer Brent -- I have to go by</p> <p>7 Officer Chinery's desk.</p> <p>8 Q [REDACTED]</p> <p>9 A Yes, ma'am.</p> <p>10 Q Did you have a conversation with Officer Chinery at</p> <p>11 that time -- do you remember?</p> <p>12 A I can't recall if I did or not.</p> <p>13 Q What do you remember doing next?</p> <p>14 A Going out to the Northwest Gate. And then I</p> <p>15 confronted the officers, and I said, "Look, you guys need</p> <p>16 to tell me what was going on out here because there's an</p> <p>17 incident in the White House, and I want to know what's going</p> <p>18 on, or somebody is going to be fired behind this."</p> <p>19 Q Okay. Who did you talk to?</p> <p>20 A I think it was Officer Chinery -- I mean, excuse</p> <p>21 me, Officer Hall and Officer Niedzwiecki.</p> <p>22 Q And did you ask them what happened at that point?</p> <p>23 A Yes, I did.</p> <p>24 Q And let's start with Officer Hall. Did you ask him</p> <p>25 what happened?</p>	<p>1 A I can't recall if he did or not.</p> <p>2 Q Okay. When you say he confessed -- what did he</p> <p>3 tell you that led you to believe that he said something --</p> <p>4 if you did believe that -- that he said something that he</p> <p>5 shouldn't have, or --</p> <p>6 A He thought at the moment that he had said something</p> <p>7 that he shouldn't have to her. Because, again, I said</p> <p>8 "confess" because at first, when I asked him the question</p> <p>9 the first time, he said nothing happened.</p> <p>10 Q Okay. But then he told you that he had said</p> <p>11 to Monica Lewinsky that Betty Currie might be giving</p> <p>12 Eleanor Mondale a tour?</p> <p>13 A Yes, ma'am.</p> <p>14 Q All right. You said that Officer Hall let</p> <p>15 Monica Lewinsky into the post. Is that a trailer you're</p> <p>16 referring to?</p> <p>17 A Into a temporary trailer we have set up until a</p> <p>18 new -- the permanent Northwest Gate is finished.</p> <p>19 Q And that's not normally done with respect to</p> <p>20 guests; is that right?</p> <p>21 A Yes, ma'am.</p> <p>22 Q Do you remember whether it was raining that day --</p> <p>23 if there was anything wrong with the weather?</p> <p>24 A If I can recall, I think it was raining -- not a</p> <p>25 hard rain, just a mist. But it was cold outside.</p>
<p>Page 14</p> <p>1 A When I did that, that's when Officer Hall confessed</p> <p>2 and said that he had a conversation with the young lady at</p> <p>3 the post.</p> <p>4 Q What did he tell you?</p> <p>5 A He told me that Mrs. -- at the time, he said</p> <p>6 that -- that he let her come into the post and the two of</p> <p>7 them were talking about -- she was talking to him about she</p> <p>8 knew people in the White House; that she used to work there;</p> <p>9 and that she had gifts for the President -- for Mrs. Currie.</p> <p>10 And then Brian told me that he -- he said</p> <p>11 he had seen her there before and that he had seen her</p> <p>12 with Mrs. Currie, so he picked -- got on the phone and called</p> <p>13 Mrs. Currie's office to let her know that Mrs. Lewinsky</p> <p>14 was outside waiting.</p> <p>15 Q And what else did he tell you?</p> <p>16 A And then he phoned her and then the phone rang, but</p> <p>17 it didn't -- she didn't answer the phone. And then he told</p> <p>18 Mrs. -- Monica Lewinsky that she would probably giving a tour</p> <p>19 to Mrs. Mondale if she wasn't in the office.</p> <p>20 Q That Betty Currie would be given giving a tour --</p> <p>21 A Yes.</p> <p>22 Q -- to Eleanor Mondale?</p> <p>23 A Yes.</p> <p>24 Q Okay. Did he tell you whether Monica had asked any</p> <p>25 questions about the President's whereabouts?</p>	<p>Page 16</p> <p>1 Q Okay. Did you talk to Officer Niedzwiecki,</p> <p>2 as well?</p> <p>3 A I talked to him, as well.</p> <p>4 Q Do you remember what he said?</p> <p>5 A If -- after Brian Hall got through, I -- I asked</p> <p>6 him the question, and he said he recalled her being there and</p> <p>7 that Brian Hall told her that the President and Mrs. Mondale</p> <p>8 was in the Oval Office.</p> <p>9 Q Okay. So Gary Niedzwiecki told you something</p> <p>10 different from what Officer Hall told you?</p> <p>11 A Yes, ma'am.</p> <p>12 Q And was Officer Hall in earshot when Officer</p> <p>13 Niedzwiecki told you that?</p> <p>14 A No, ma'am.</p> <p>15 Q So you talked to them separately?</p> <p>16 A Yes, ma'am.</p> <p>17 Q All right. So did you say anything to Officer</p> <p>18 Hall, once you heard that from Officer Niedzwiecki?</p> <p>19 A Yes, I did. I told him at that point -- because I</p> <p>20 wanted him to be honest with me, I told him, I said, "You</p> <p>21 need to come clean with me and let me know what's going on</p> <p>22 because I was just told that if not, that somebody can be</p> <p>23 fired behind this."</p> <p>24 Q So did Officer Hall tell you any different?</p> <p>25 A No. After that, he said he had nothing different.</p>

Page 17	Page 19
<p>1 He said that was the truth.</p> <p>2 Q Okay. So what did you do then?</p> <p>3 A I called my captain, who was Captain</p> <p>4 Purdie, because he was the watch commander of the shift.</p> <p>5 Q Okay. And your supervisor responsibility that day</p> <p>6 was the Northwest Gate?</p> <p>7 A The Northwest Gate, as well as the north grounds.</p> <p>8 Q Okay. And Captain Purdie's responsibilities</p> <p>9 were what?</p> <p>10 A For the whole complex of the White House.</p> <p>11 Q So you called Captain Purdie on the phone? On</p> <p>12 the radio?</p> <p>13 A I called him on the phone and told -- and I asked</p> <p>14 him to respond to the Northwest Gate ASAP.</p> <p>15 Q And did he do that?</p> <p>16 A Yes, he did, ma'am.</p> <p>17 Q And when he arrived there, what happened?</p> <p>18 A I -- I told him about the incident -- and we</p> <p>19 had Officer Hall in a back office with us away from</p> <p>20 Officer Niedzwiecki. And Officer Hall, Captain Purdie,</p> <p>21 and myself went over the scenario again. And then Brian</p> <p>22 stuck with his story.</p> <p>23 Q Okay. And what happened next?</p> <p>24 A And then Captain Purdie and myself proceeded to the</p> <p>25 West Wing, back to Mrs. Currie's office.</p>	<p>1 A Yeah, when I did -- on the Avenue.</p> <p>2 Q And you know Monica Lewinsky?</p> <p>3 A Yes, I do.</p> <p>4 Q Okay.</p> <p>5 A And I told him I was going to tell Mrs. Currie</p> <p>6 that Mrs. -- I mean, excuse me. Monica Lewinsky probably saw</p> <p>7 Mrs. Mondale come into the booth -- to our gate, and just</p> <p>8 assumed that she was with the President.</p> <p>9 Q Okay. So your plan was, then, to tell Mrs. Currie</p> <p>10 that you, yourself, had seen Monica Lewinsky near the gate</p> <p>11 and that you supposed that she, herself, may have been</p> <p>12 Eleanor Mondale and put two and two together herself?</p> <p>13 A Yes, ma'am.</p> <p>14 Q All right. And that wasn't strictly the truth,</p> <p>15 right?</p> <p>16 A It was strictly wasn't the truth, other than -- the</p> <p>17 only part was that I assumed that she would have done that</p> <p>18 because I -- I saw her out on the Avenue.</p> <p>19 Q And you, in fact, had seen her?</p> <p>20 A Yes.</p> <p>21 Q But you were doing this to protect Officer Hall?</p> <p>22 A Yes, ma'am.</p> <p>23 Q Okay. So and did Captain Purdie agree?</p> <p>24 A Yes, ma'am.</p> <p>25 Q And, in fact, do you have any kind of practice of</p>
<p>Page 18</p> <p>1 Q Okay. Do you remember whether you stopped and</p> <p>2 spoke to Officer Chinery on the way?</p> <p>3 A Only to ask if -- I can't recall. I -- I can't</p> <p>4 recall whether or not if I talked to Chinery then or not.</p> <p>5 Q Are you friendly with Officer Chinery?</p> <p>6 A Yes, we are.</p> <p>7 Q Okay. What happened next then, that you remember?</p> <p>8 A We went and saw Mrs. Currie, knocked on the door,</p> <p>9 and then the captain and myself, we both went back into</p> <p>10 her office.</p> <p>11 Q And were you alone with Mrs. Currie at that point</p> <p>12 -- you and Captain Purdie?</p> <p>13 A Just us three were in there.</p> <p>14 Q And what do you remember happened?</p> <p>15 A She asked me what happened. The captain -- can I</p> <p>16 go back.</p> <p>17 Q Mm-hmm?</p> <p>18 A Before we went back, we asked Officer Hall to leave</p> <p>19 -- leave the office. And then the captain asked me what was</p> <p>20 I going to tell her.</p> <p>21 I told her I was going to -- I told him that I</p> <p>22 would tell her that I saw Mrs. Lewinsky outside earlier, no</p> <p>23 more than 15 minutes prior to her coming to the gate, because</p> <p>24 I had to do my rounds in the north grounds.</p> <p>25 Q And you, in fact, had seen her?</p>	<p>Page 20</p> <p>1 not revealing the name of an officer involved in an incident,</p> <p>2 unless you absolutely have to?</p> <p>3 A Yes, ma'am.</p> <p>4 Q And that's what you were following here?</p> <p>5 A Yes, ma'am.</p> <p>6 Q Was Officer Hall new at that time?</p> <p>7 A Yes, ma'am. He -- she -- he was -- he had only</p> <p>8 been on the job about probably a year and a half.</p> <p>9 Q Okay. All right. So when you went to</p> <p>10 Betty Currie's office, you said you went in, and did</p> <p>11 she shut the door? You shut the --</p> <p>12 A Yes, ma'am.</p> <p>13 Q She did? And at that point, was she seated still,</p> <p>14 or standing?</p> <p>15 A At that point, she sat -- she went back and</p> <p>16 sat down.</p> <p>17 Q And you and Captain Purdie were standing?</p> <p>18 A Yes, ma'am.</p> <p>19 Q And what did she say at that point?</p> <p>20 A She asked me did I have any information. And then</p> <p>21 I told her the story I just told you.</p> <p>22 Q Okay. And what did she say when you told her that</p> <p>23 you, yourself, had seen Monica Lewinsky, et cetera? What did</p> <p>24 she say?</p> <p>25 A At first, she said that still doesn't explain why</p>

Page 21	Page 23
<p>1 he (sic) would know who was in the Oval Office. And I told 2 her again, I said I saw her on the Avenue prior, and maybe 3 she assumed that the two were together. 4 Q And did Mrs. Currie seem to accept that? 5 A My personal opinion, no, but she -- she said she 6 would tell the President that. 7 Q Okay. How did she seem -- Mrs. Currie -- in 8 relation to how she had seemed the first time you saw her? 9 A She was a little more calmer. She was still upset, 10 but she sort of calmed down a little bit. 11 Q Okay. Now, during that visit with Mrs. Currie, did 12 you see the President? 13 A No, ma'am, I didn't. 14 Q Do you know whether Captain Purdie? 15 A I don't know if he did or not, ma'am. 16 Q Did he leave the room at any point? 17 A He left the room with me, and I went back out to 18 the post. Then -- and then he went back -- I assume he went 19 back to his office. 20 Q Okay. So to your knowledge, Captain Purdie did not 21 see the President at that point? 22 A To my knowledge, I did not know if he saw him. 23 Q All right. And do you know whether you spoke to 24 Officer Chinery on your way out? 25 A I think the captain and I, when we left the</p>	<p>1 closed completely. 2 Q Both when you came and when you left? 3 A Yes, ma'am. 4 Q Did you ever see Eleanor Mondale? 5 A No, ma'am. I -- I never saw her coming or leaving. 6 Q All right. So after you got the printout from 7 Officer Chinery, did you look at it? 8 A Yes, ma'am. 9 Q And what did it show? 10 A It showed the time when she came into the complex. 11 Q Meaning Eleanor Mondale? 12 A Yes, ma'am. And right now, I couldn't recall 13 the time. 14 Q Do you have any recollection as to how recent it 15 was from the time you saw the report to when she had arrived 16 -- how long she was in the White House at that point? 17 A I -- I -- I'm not certain. I would say about 18 30 minutes. 19 Q Okay. And she had not left as of -- 20 A No. 21 Q -- the printing of that report? 22 A I can't recall. I can't recall. I don't know if I 23 asked Chinery if she left or not. I can't recall because I 24 was kind of upset about what was going on. 25 Q Did you keep that report?</p>
<p style="text-align: right;">Page 22</p> <p>1 office, we talked to Officer Chinery then. And I asked 2 Officer Chinery to give me a copy -- he has a computer 3 at his desk that reads whenever a visitor will come into 4 the complex. 5 And at that time, we asked to -- I wanted to see 6 what time that Mrs. Eleanor Mondale came into the complex. 7 And he gave me a copy of that. 8 Q Okay. Getting back to your -- I want to ask you 9 about your two visits to Betty Currie that you've testified 10 about. The first one you went alone -- 11 A Mm-hmm. 12 Q -- and the second one you went with 13 Captain Purdie. On either of those visits, did you 14 look at the Oval Office? 15 A From my view, yes, I could see the Oval Office -- 16 the door. 17 Q On both occasions? 18 A The door, yes, ma'am. 19 Q Okay. And was that door open or closed? 20 A The first time I went in, it was closed. Before I 21 left the first time, the door was cracked. 22 Q Okay. Cracked open? 23 A Yes, ma'am? 24 Q And what happened the second? 25 A The second visit, it was -- it was</p>	<p style="text-align: right;">Page 24</p> <p>1 A No, ma'am. I threw in our burn bag as soon as I 2 got to the Northwest Gate. 3 Q Okay. Do you remember whether you told 4 Officer Chinery what had happened in your visit with 5 Betty Currie along with Captain Purdie? 6 A I think I recall telling Officer Chinery that she 7 wanted to know what was going on and that she was very upset. 8 Q All right. And was Captain Purdie present when you 9 told Officer Chinery that? 10 A Yes, ma'am. 11 Q All right. Now, what happened next? After you got 12 that printout and you looked at it, what else happened? 13 A At that time, we looked at the print, saw the 14 time. I said, "Well -- " I told the captain then, I said, 15 "Well, it concurs with what I was talking about; from the 16 time that Mrs. Lewinsky was outside, that she could possibly 17 have seen Mrs. Mondale go into the complex." 18 Q Okay. And that was your purpose in seeing 19 the printout? 20 A Yes, ma'am. 21 Q All right. Did you have any further talks at that 22 point with anybody back at the Northwest Gate? 23 A Two of the officers, and telling them that Mrs. 24 -- excuse me. I'll go back, because Mrs. Currie told us 25 before we left, if we kept it quiet, nothing else would</p>

Page 25	Page 27
<p>1 happen about it.</p> <p>2 So we went back to the post to inform the officers</p> <p>3 to keep their mouth closed about what had occurred.</p> <p>4 Q Okay. So in your second visit with Betty Currie,</p> <p>5 can you tell us to the best of your memory what her words</p> <p>6 were when she mentioned or said if you keep it quiet -- what</p> <p>7 do you remember she said?</p> <p>8 A She just said as far as disciplinary action, if we</p> <p>9 would keep it quiet and not tell a lot of people what had</p> <p>10 happened, then nothing else would happen.</p> <p>11 Q Okay. Did she say whether she had any</p> <p>12 authorization from anyone to say that to you?</p> <p>13 A No, ma'am.</p> <p>14 Q Did she ever mention the President's name?</p> <p>15 A She mentioned to me that he -- that -- she said she</p> <p>16 couldn't understand why an officer would tell a President's</p> <p>17 -- because he was very upset about it, and she wanted -- he</p> <p>18 wanted something done behind it.</p> <p>19 Q She told you that on the first visit?</p> <p>20 A Yes, ma'am.</p> <p>21 Q Did she say anything about the President during the</p> <p>22 second visit?</p> <p>23 A Not -- not that I can recall, ma'am, other than</p> <p>24 saying again that someone could be fired behind this.</p> <p>25 Q She did say that the second visit?</p>	<p>1 and I left around -- yes, around 1:30. I never heard any</p> <p>2 more about that.</p> <p>3 Q Do you know whether Captain Purdie had any further</p> <p>4 conversations with Betty Currie?</p> <p>5 A At the time, no, I -- I don't know. I didn't know</p> <p>6 if he had any more -- any more conversation or not.</p> <p>7 Q Do you know whether Captain Purdie ever saw the</p> <p>8 President that day?</p> <p>9 A No, I don't know that.</p> <p>10 Q Okay. Do you know if Monica Lewinsky ever made it</p> <p>11 into the White House that day?</p> <p>12 A That day -- after I left the next day, I came back,</p> <p>13 I think -- it was on a weekend, so it happened that Saturday,</p> <p>14 and my days off are Saturdays and Sunday. So I do recall</p> <p>15 when I came back Monday, Officer Chinery told me that she</p> <p>16 did come into the complex.</p> <p>17 Q Okay. Going back to the day of the actual</p> <p>18 incident, after you spoke to the people at the Northwest</p> <p>19 Gate, you know, and told him, you know, basically, to</p> <p>20 keep it quiet and nothing would happen, did you speak to</p> <p>21 Officer Chinery again that day?</p> <p>22 A No more that day, ma'am.</p> <p>23 Q Do you ever recall Officer Chinery that day</p> <p>24 telling you that he had spoken to Betty Currie again and</p> <p>25 that Betty Currie had said that Chinery should tell you that</p>
<p>1 A Yes, ma'am.</p> <p>2 Q But she ended by saying if it was kept quiet --</p> <p>3 A Nothing else would happen.</p> <p>4 Q Okay. So did you pass that along to anyone?</p> <p>5 A I passed it along to the officers on the gate. I</p> <p>6 told them that they need to keep this quiet; that they need</p> <p>7 not to say anything else about it, or we could hear something</p> <p>8 from this further down the line if they talked.</p> <p>9 Q Okay. Who did you tell that to?</p> <p>10 A I told that to Officer Hall, Officer Niedzwiecki,</p> <p>11 and at the time, there was another officer named Officer</p> <p>12 Porter, who was not there at the gate, but that showed up</p> <p>13 after we came back from our second visit, because he was on</p> <p>14 his response time.</p> <p>15 Q Okay. So he wasn't there when Monica came through?</p> <p>16 A No, ma'am.</p> <p>17 Q But you told him, anyway?</p> <p>18 A Yes, ma'am.</p> <p>19 Q Because he knew about it.</p> <p>20 A Yes, ma'am.</p> <p>21 Q Okay.</p> <p>22 A Only because everybody was talking about it then.</p> <p>23 Q Okay. Now, did you have any further communications</p> <p>24 with Betty Currie that day?</p> <p>25 A No, ma'am. I got off -- my shift ended at 1:30,</p>	<p>1 everything was going to be okay?</p> <p>2 A Yes, that was later on in the week. That was later</p> <p>3 on in the week.</p> <p>4 Q Okay. Can you tell us about that.</p> <p>5 A Only thing I asked -- Chinery said, "I need to talk</p> <p>6 to you." And I said, "About what?" He said, "What happened</p> <p>7 over the weekend." And I said, "What about it?" And then</p> <p>8 he said, "Mrs. Currie told me to let -- to inform you that</p> <p>9 everything was okay and just to keep quiet about it."</p> <p>10 Q Okay. And you said that was within the week of the</p> <p>11 incident happening?</p> <p>12 A If I recall, I think it was within the week of</p> <p>13 that happening.</p> <p>14 MR. WISENBERG: Can I ask a couple, because I have</p> <p>15 to go.</p> <p>16 MS. WIRTH: Yeah, go ahead.</p> <p>17 BY MR. WISENBERG:</p> <p>18 Q Sergeant Williams, I'm going to show you what's</p> <p>19 been marked as KWM-1, a Grand Jury exhibit. And it purports</p> <p>20 to be a scheme of a portion of the West Wing, around the</p> <p>21 Oval Office area. You'll see there's both typed or computer</p> <p>22 printing on it, and somebody has hand-printed some things; is</p> <p>23 that correct?</p> <p>24 A Yes.</p> <p>25 Q And you didn't do any of that printing, correct?</p>

Page 29

1 A That's the first I've seen this.
 2 Q Okay. You had mentioned that you went into
 3 Betty Currie's office.
 4 A Yes, sir.
 5 Q And based on information our investigators
 6 have obtained, Betty Currie has a desk in a reception
 7 area outside the Oval Office at the 1 o'clock door, but
 8 we've also heard some information that she will sometimes
 9 sit in Nancy Henreich's office.
 10 Where was she on the day that you met with her and
 11 she closed the door?
 12 A This is the hallway. I came through the door, and
 13 I was in area right here (indicating).
 14 Q Okay. So you were in the reception area?
 15 A Yes, sir.
 16 Q If the Oval Office were a clock --
 17 A Yes.
 18 Q -- there would be a door at 1 o'clock on that clock
 19 that takes you out to this Reception Area 1 on the map?
 20 A Yes, sir.
 21 Q Okay. So did she close the door right here?
 22 A Right here (indicating).
 23 Q Okay. And I'm pointing to a door that is almost
 24 to the end of the arrow. You see, there's a area marked
 25 "Walkway 2," and somebody has drawn an arrow through that;

Page 30

1 is that correct?
 2 A Yes, sir.
 3 Q Right before that arrow ends, there's a door, and
 4 there's an "O." The arrow goes right through that; is
 5 that correct?
 6 A Yes, sir.
 7 Q That's the door that she closed?
 8 A Yes, sir.
 9 MS. WIRTH: Can I ask a question?
 10 MR. WISENBERG: Yeah.
 11 BY MS. WIRTH:
 12 Q And when you said that the door to the Oval Office
 13 was closed when you first got there and later it was cracked
 14 open -- it's the door at 1 o'clock --
 15 A Yes, ma'am.
 16 Q -- that you were referring to?
 17 A Yes, ma'am.
 18 MS. WIRTH: Okay.
 19 A JUROR: Can you repeat that? The first visit,
 20 the door was cracked, and the second visit the door was
 21 closed -- or was it the other way around?
 22 THE WITNESS: The first visit, when I walked in the
 23 room, the door was closed. But by the time I left the room,
 24 the door was cracked.

Page 31

1 BY MS. WIRTH:
 2 Q And the second visit?
 3 A The second visit, the door was closed.
 4 Q Both when you came and when you left?
 5 A Yes, ma'am.
 6 MS. WIRTH: All right.
 7 MR. WISENBERG: Give me just a moment to confer
 8 with my colleague, because I have been summoned somewhere.
 9 MS. WIRTH: Yeah, sure.
 10 MR. WISENBERG: Pardon me for just a minute.
 11 (Brief interruption to proceedings.)
 12 * * *
 13 BY MR. WISENBERG:
 14 Q Thank you very much. Pardon me for that.
 15 During your first visit, did the President come out
 16 and talk to you at all or witness, to your knowledge, your
 17 discussion with Betty Currie?
 18 A No, he did not. He didn't -- as far as I'm
 19 concerned, he did not come into the room at any point. I
 20 never saw him.
 21 Q Okay. At any time during this day, was he face to
 22 face with you?
 23 A No, sir.
 24 Q Okay. Did you ever tell anybody that in any way
 25 related to this incident that the President himself was irate

Page 32

1 and was literally face to face with you over this incident?
 2 A No. I did mention to Brian Hall at the gate that
 3 he needed to talk to me because the President had -- had said
 4 that he wanted something done behind this. And I -- I did
 5 that because at the moment before he confessed to me, nobody
 6 would say anything about what happened, and I wanted him to
 7 talk to me. And then he started talking.
 8 BY MS. WIRTH:
 9 Q So what did you say to Brian Hall to make him talk?
 10 A I told him -- I told him, I says, "Look, you need
 11 to come clean with me and tell me what's going on, because
 12 the President wants -- wants something done behind this. He
 13 wants somebody fired."
 14 Q So you were leading him to believe, you thought,
 15 that you had spoken to the President?
 16 A Yes, ma'am.
 17 BY MR. WISENBERG:
 18 Q Did you lead anyone else to believe that you had
 19 spoken to the President?
 20 A No.
 21 Q Okay. I'm not saying that this has happened, but
 22 assuming somebody has told the grand jurors that you told
 23 them that the President was literally face to face with you
 24 and said he wanted something done about this running off at
 25 the mouth -- assuming somebody has told the Grand Jury that,

Page 33	Page 35
<p>1 they are mistaken?</p> <p>2 A Yes, sir.</p> <p>3 Q Okay. Can you think of any reason why -- you said</p> <p>4 that you said it to Hall to kind of shake him up, right?</p> <p>5 A Yes, sir.</p> <p>6 Q Can you think of any reason why anybody would get</p> <p>7 that misapprehension from talking to you?</p> <p>8 A I can't think of any reason why.</p> <p>9 Q You're certain that you didn't see him?</p> <p>10 A I'm certain I did not see him.</p> <p>11 MR. WISENBERG: Okay. That's all I have. I have</p> <p>12 to run, and I'll be back.</p> <p>13 BY MR. PAGE:</p> <p>14 Q Officer Williams, my name is Ed Page. I believe</p> <p>15 Mr. Wisenberg introduced us when your examination started a</p> <p>16 while back.</p> <p>17 I wanted to ask you -- you said that during</p> <p>18 the one of these visits with Betty Currie right outside</p> <p>19 the Oval Office, that when you arrived, the door was</p> <p>20 shut, correct?</p> <p>21 A Yes, sir.</p> <p>22 Q And that's the door into the Oval Office that</p> <p>23 you're talking about?</p> <p>24 A Yes, sir.</p> <p>25 Q And when you left at that first meeting -- is</p>	<p>1 someone would tell the President's business and that</p> <p>2 he was very upset.</p> <p>3 MR. PAGE: All right. Would you mind stepping out</p> <p>4 for a moment.</p> <p>5 THE WITNESS: Mm-hmm.</p> <p>6 MS. WIRTH: Thank you.</p> <p>7 (The witness was excused and recalled.)</p> <p>8 * * *</p> <p>9 FOREPERSON: Mr. Williams, I'd like to remind you</p> <p>10 that you are still under oath.</p> <p>11 THE WITNESS: Yes, ma'am.</p> <p>12 FOREPERSON: Mr. Page, I just wanted to make it</p> <p>13 known and have it on record that we have a quorum, and there</p> <p>14 are no unauthorized persons in the Grand Jury room.</p> <p>15 BY MR. PAGE:</p> <p>16 Q Thank you.</p> <p>17 All right. Officer Williams, before December 6,</p> <p>18 1997 -- the date that we've been talking about of the</p> <p>19 so-called incident at the Northwest Gate involving</p> <p>20 Ms. Lewinsky and Eleanor Mondale -- before that date,</p> <p>21 had Betty Currie ever called you before in a similar</p> <p>22 kind of situation?</p> <p>23 A No, sir.</p> <p>24 BY MS. WIRTH:</p> <p>25 Q Has that ever happened since?</p>
<p>1 that correct?</p> <p>2 A Yes, sir.</p> <p>3 Q -- the door was cracked?</p> <p>4 A Yes, sir.</p> <p>5 Q How did it get cracked?</p> <p>6 A I -- I could not recall. All I know is when I</p> <p>7 first got in the room talking to her, I glanced at the door,</p> <p>8 and it was closed. And in the meantime, while I was talking</p> <p>9 to her, before I left, I looked up, the door was cracked.</p> <p>10 Q And you have a specific recollection about that?</p> <p>11 A Yes, I do, because I looked at the door.</p> <p>12 Q Did you hear the doorknob work and somebody go to</p> <p>13 pull the door open -- or what do you recall?</p> <p>14 A All I can recall is in our conversation talking to</p> <p>15 her at first, when I first got into the room, it was closed,</p> <p>16 and by the time the conversation ended, I looked up again,</p> <p>17 and the door was cracked.</p> <p>18 Q Were you concerned at the time of your first</p> <p>19 meeting with Ms. Currie that the President might come out</p> <p>20 and speak with you?</p> <p>21 A At first, I probably was concerned about that.</p> <p>22 Q And what was your concern?</p> <p>23 A Because I saw how upset Mrs. Currie was when I</p> <p>24 first entered the room. And she told me to close the door,</p> <p>25 and then she told me about she couldn't understand why</p>	<p>1 A No, ma'am.</p> <p>2 Q Have you ever had any further conversations</p> <p>3 with Betty Currie about this incident after that date --</p> <p>4 after December 6?</p> <p>5 A No, ma'am.</p> <p>6 Q No?</p> <p>7 A Other than what Officer Chinery told me that week;</p> <p>8 that it was -- everything was okay, as long as we kept quiet.</p> <p>9 Q And that was supposedly a message from Betty?</p> <p>10 A Yes, ma'am.</p> <p>11 Q But other than that indirect message, you've have</p> <p>12 had no direct conversations with her about this?</p> <p>13 A No, ma'am.</p> <p>14 BY MR. PAGE:</p> <p>15 Q During your two meetings with Betty Currie on this</p> <p>16 day that we've been talking about, was Eleanor Mondale in the</p> <p>17 Oval Office during either of your meetings?</p> <p>18 A I can't tell you that because I never saw her come</p> <p>19 into the complex, other than checking with Officer Chinery's</p> <p>20 desk. And I never saw her coming or leaving. I could not</p> <p>21 tell you if she was in there or not. I actually did not know</p> <p>22 her whereabouts.</p> <p>23 Q During your two meetings with Betty Currie on this</p> <p>24 day that we've been talking about, did Betty Currie ever</p> <p>25 leave the area -- her office -- leave the room and come back?</p>

Page 37	Page 39
<p>1 A No, sir.</p> <p>2 Q So she was with you the entire time during these</p> <p>3 two meetings?</p> <p>4 A Yes, sir.</p> <p>5 Q Were there any other meetings that we haven't</p> <p>6 discussed between you and Betty Currie on this day, Saturday,</p> <p>7 December 6, 1997?</p> <p>8 A No, sir, no other meetings.</p> <p>9 Q Before this Saturday -- December 6, 1997 -- had</p> <p>10 President Clinton ever handled a similar situation that arose</p> <p>11 that day in the manner that it was handled that day?</p> <p>12 A As far as my knowledge, I don't know anything, not</p> <p>13 -- as far as me concerned, no, I've been never been in any</p> <p>14 type of situation, other than that day.</p> <p>15 Q Have you heard any rumors about any other gate</p> <p>16 incidents or other incidents where the President and/or</p> <p>17 Ms. Betty Currie handled the situation in a similar manner?</p> <p>18 A Again, as far as I'm -- as far as myself, I never</p> <p>19 heard any other rumors about it.</p> <p>20 Q At the time you were in the office outside</p> <p>21 the Oval Office with Betty Currie on Saturday, December 6,</p> <p>22 1997, did you think that President Clinton was inside the</p> <p>23 Oval Office?</p> <p>24 A Yes, sir.</p> <p>25 Q And was this during both of your meetings with</p>	<p>1 that Lewinsky and Jocelyn Jolley were getting transferred out</p> <p>2 of the White House a couple of days after before they were</p> <p>3 actually transferred?</p> <p>4 A Uh --</p> <p>5 Q Just -- did you hear what I said?</p> <p>6 A I heard what you said, but I want to --</p> <p>7 Q Do you understand that?</p> <p>8 A But I want to say something about that.</p> <p>9 Q Okay. Go ahead.</p> <p>10 A Okay. Just to clarify, and it's Sergeant Williams.</p> <p>11 Q I'm sorry.</p> <p>12 A And it wasn't before -- a couple of days before; it</p> <p>13 was the day before they left.</p> <p>14 Q The question we want to ask you, Sergeant Williams,</p> <p>15 is from whom you heard that.</p> <p>16 A There was another officer on that post with me at</p> <p>17 work, and was Officer Henderson.</p> <p>18 Q And that's who told you that a couple of days</p> <p>19 before they were transferred?</p> <p>20 A A day before they were transferred.</p> <p>21 Q I'm sorry, a day before they were transferred.</p> <p>22 A And I also talked to Ms. Jolley herself, and she</p> <p>23 told me she was leaving the next day. Because I no reason</p> <p>24 -- I had no -- no information on anything until I asked</p> <p>25 her why.</p>
<p>Page 38</p> <p>1 Betty Currie?</p> <p>2 A Yes, sir.</p> <p>3 BY MS. WIRTH:</p> <p>4 Q Did you notice any protective detail people there</p> <p>5 that day?</p> <p>6 A Yes, ma'am.</p> <p>7 Q Who?</p> <p>8 A I don't know names. Honestly, I don't know names.</p> <p>9 But they were in front [REDACTED] with his door closed -- the</p> <p>10 Oval Office door closed.</p> <p>11 Q Do you remember how many there were there?</p> <p>12 A If I can recall, there were three.</p> <p>13 Q Do you remember what they looked like?</p> <p>14 A Honestly, no, ma'am, because I was trying to get in</p> <p>15 and out of there.</p> <p>16 Q Was there a uniformed person there?</p> <p>17 A I do remember Officer Tyler -- seeing Officer Tyler</p> <p>18 -- but I can't recall who else I saw.</p> <p>19 Q That's Mike Tyler?</p> <p>20 A Yes, ma'am.</p> <p>21 MS. WIRTH: Okay.</p> <p>22 BY MR. PAGE:</p> <p>23 Q Officer Williams, when you were interviewed at</p> <p>24 the offices of the independent counsel back on May 18, 1998,</p> <p>25 I believe that you said, in substance, that you had heard</p>	<p>Page 40</p> <p>1 She came to me and told me it was her last</p> <p>2 tomorrow. And I asked why, and then she didn't tell me why.</p> <p>3 She just said that she was leaving.</p> <p>4 Q Did she say why she didn't want to tell you why?</p> <p>5 A No, she did not.</p> <p>6 Q Did you press her --</p> <p>7 A No, I did not.</p> <p>8 Q -- for information?</p> <p>9 A No, I did not.</p> <p>10 BY MS. WIRTH:</p> <p>11 Q Have you ever talked to her about it?</p> <p>12 A I talked -- not about why she was fired, but I saw</p> <p>13 her on the street probably about -- I would say close to</p> <p>14 about 10 to 11 months later. And actually, she stopped me on</p> <p>15 street and asked me how I was doing. I asked had her how she</p> <p>16 was doing, where she was working. I can't recall where she</p> <p>17 told me she was working, but never heard nothing about the</p> <p>18 incident or anything.</p> <p>19 BY MR. PAGE:</p> <p>20 Q During the same interview back on May 18, 1998, I</p> <p>21 believe you said that a couple days after the transfer, you</p> <p>22 had heard that Lewinsky was hanging around the West Wing too</p> <p>23 much and that Evelyn Lieberman had had Lewinsky transferred</p> <p>24 to the Pentagon.</p> <p>25 A Now, again, I didn't hear -- I don't think I recall</p>

Page 41	Page 43
<p>1 saying about Mrs. Lieberman, but I do recall saying -- 2 or hearing rumors that she had left and she went to 3 the Pentagon. 4 Q Again, the question would be: From whom did 5 you hear? 6 A That's generalization. Everybody around the 7 Uniformed Division of the White House was talking about this. 8 Q On the same day -- May 18, 1998 -- I believe that 9 you told the interviewing officer -- agent, I should say -- 10 that well after Lewinsky was transferred, you had heard a 11 rumor about Lewinsky and the President being caught in a 12 compromising position in the White House theater. 13 A I told them that I did hear of an incident that 14 they were in the -- in the -- in the White House theater, 15 but not in a uncompromised (sic) position. I just heard that 16 they were in -- that they were in the theater. And again -- 17 Q And from whom? 18 A And again, general information from rumors going 19 around the White House. 20 Q So you can't recall anybody specifically by name at 21 this time who you learned that from? 22 A No, sir, I can't. 23 Q You testified that you had two visits with 24 Betty Currie on Saturday, December the 6th, 1997, correct? 25 A Yes, sir.</p>	<p>1 A No. 2 MR. SUSANIN: Thank you. 3 BY MR. PAGE: 4 Q I probably asked this before, but bear with me: 5 Did Captain Purdie ever tell you at any time that he had 6 spoken with President Clinton on December 6, 1997? 7 A No, he did not. 8 Q He's never mentioned that to you? 9 A No, he hasn't ever mentioned it to me. 10 Q And you don't have that understanding? 11 A I don't have that understanding. 12 BY MS. WIRTH: 13 Q You never heard it from anybody else? 14 A No, I haven't. 15 BY MR. PAGE: 16 Q And that's not something that you have forgotten? 17 A That's something I have not forgotten. I never 18 knew if he did or not. 19 MR. PAGE: All right. 20 A JUROR: Do you know Monica Lewinsky? 21 THE WITNESS: I knew her because I worked in the 22 East Wing. My desk sat right behind the offices she worked 23 out of, which was government -- government -- I mean, excuse 24 me, congressional affairs -- liaison -- correspondence 25 office, excuse me.</p>
<p>Page 42</p> <p>1 Q And then your shift ended, I believe you testified, 2 at approximately 1:30 p.m. 3 A Yes, sir. 4 Q And you left. 5 A Yes, sir. 6 Q And that you had no other meetings with 7 Betty Currie on this day, other than the two that 8 you've described? 9 A Yes, sir. 10 Q Are you aware, from looking at any record, or any 11 conversation, or from any source, about any other meetings 12 that Betty Currie had with, for example, Captain Purdie or 13 others about the Northwest Gate incident? 14 A I'm not aware of them, sir. 15 BY MR. SUSANIN: 16 Q Have you been told about any, Sergeant Williams, 17 that you weren't aware of yourself directly? 18 A Excuse me? 19 Q Were you told about any such meetings? 20 A I don't understand the question. 21 Q Your answer you're not aware of any, do you mean 22 you're not aware of any personally or directly? 23 A Personally, I'm not aware of any, and directly, no. 24 Q You didn't hear about any such meetings from 25 anyone else?</p>	<p>Page 44</p> <p>1 A JUROR: How well did you know her? 2 THE WITNESS: Just by her coming in and out of the 3 post every day. Coming in from -- coming into the East Wing. 4 A JUROR: If we had heard from someone that a 5 Uniformed Division officer told Jocelyn Jolley around the 6 time that she was transferred that she should watch her back, 7 what can you tell us that that might mean? 8 THE WITNESS: Whew, that's the first I've heard 9 that. I would not know. Would not know. 10 A JUROR: Thank you. 11 A JUROR: Sergeant Williams, can you -- just 12 focussing on our East Wing experience for a moment, can 13 you tell me where Monica's office was in relation to the 14 White House theater. 15 THE WITNESS: White House theater? 16 A JUROR: Mm-hnun. It's not on the diagram, 17 unfortunately. 18 THE WITNESS: It's not on that diagram. 19 A JUROR: Was it close to it, or nearby? 20 THE WITNESS: Yes, it's close to it, ma'am. 21 A JUROR: Did you ever see her in the White House 22 theater, or go into the White House theater? 23 THE WITNESS: I've never seen her go inside there. 24 A JUROR: Could you see the White House theater 25 from your post?</p>

Page 45

1 THE WITNESS: No, ma'am.
 2 A JUROR: Okay. Thank you.
 3 MR. PAGE: Okay. All right would you step outside,
 4 please. Thank you.
 5 (The witness was excused and recalled.)
 6 * * *
 7 FOREPERSON: Mr. Williams, I'd like to remind you
 8 that you that you're still under oath.
 9 THE WITNESS: Yes, ma'am.
 10 MR. PAGE: And Madame Foreperson, is it accurate to
 11 say that we have a quorum present and that no unauthorized
 12 people are in the Grand Jury?
 13 FOREPERSON: That would be accurate.
 14 BY MR. PAGE:
 15 Q Thank you.
 16 Sergeant Williams, I want to ask you a couple more
 17 questions --
 18 A Yes, sir.
 19 Q -- which may develop into a couple more, even after
 20 that, so don't hold me to two.
 21 A Okay.
 22 Q Number one, in your view, was it -- back around
 23 December 6, 1997 and in the several months preceding
 24 that -- common knowledge, from your vantage point, that
 25 Monica Lewinsky and the President were involved in a sexual

Page 46

1 relationship. And when I say "common knowledge," I mean that
 2 people were talking about. And I'm asking this on behalf of
 3 the Grand Jury.
 4 A Yes. To my knowledge, through generalization,
 5 through people talking, that -- I would assume -- I would say
 6 that they were having some sort sex of sexual relationship.
 7 A JUROR: Sergeant Williams, was it common
 8 knowledge, or were these rumors?
 9 THE WITNESS: I would -- I would say from my point,
 10 they were rumors. Rumors to me, I would say that they were
 11 having a sexual relationship.
 12 BY MR. PAGE:
 13 Q All right. Again, on behalf of the Grand Jury, I
 14 want to ask you some follow-up questions to that, and if you
 15 don't understand them, feel free to say you don't.
 16 In line with what one of the grand jurors just
 17 asked you, going to this idea of common knowledge, was there
 18 anything that you saw personally that suggested to you that
 19 the common knowledge was correct?
 20 A Okay.
 21 Q And I want to break rumor down into what you saw,
 22 even things that you may not be able to articulate, but one
 23 and one is two. Do you follow what I'm saying?
 24 A I'm following what you're saying.
 25 Q And then we'll go to rumor.

Page 47

1 A Okay.
 2 Q And I'm not suggesting there is either rumor or any
 3 factual basis for common knowledge. Do you hear me?
 4 A Yes, I understand.
 5 Q Let's do that part first. Anything you saw?
 6 A There's nothing I saw. Nothing that I saw.
 7 Q And what about anything you heard -- still on this
 8 prong of common knowledge -- that wasn't rumory or
 9 rumor-based, if you can make that distinction?
 10 A Nothing.
 11 Q Now, let's go to the rumor part of the
 12 question by the grand juror, all right? What kind of rumors,
 13 then, contributed to your belief that it was common knowledge
 14 that the President and Monica Lewinsky were involved in a
 15 sexual relationship?
 16 A One, that -- the general rumor, again, about the
 17 family theater. Two, about general conversation, again,
 18 about -- I don't know him; I just knew him by his face
 19 when I saw him; I think his name was Nelvis -- supposedly
 20 have caught him in a uncompromised position.
 21 Q Now, did -- go ahead, and then we'll break these
 22 down. I'm sorry.
 23 A And I think that's the only two I can recall.
 24 Q There may be others, but you may have forgotten.
 25 A Yes, sir.

Page 48

1 Q Is that accurate?
 2 A Yes, sir.
 3 Q All right. Let's talk about Nelvis supposedly
 4 finding the President and Monica Lewinsky in a compromising
 5 position?
 6 A That's the rumor that was going around, sir.
 7 Q You heard that rumor. Can you tell the Grand Jury
 8 from whom you heard it.
 9 A Again, it -- again, it's general -- in our roll
 10 call room, which is downstairs, you get a bunch of guys start
 11 talking, and you just hear through everybody talking.
 12 Q And so we're clear, this is one of the President's
 13 stewards --
 14 A Yes, sir.
 15 Q -- Bayani Nelvis, correct?
 16 A Yes, sir.
 17 Q That's who you're referring to?
 18 A Yes, sir.
 19 Q Any other basis for this prong of common knowledge
 20 that you've talked about that's based upon rumor or what the
 21 people -- your fellow officers or sergeants or captains in
 22 the Uniformed Division were speaking about?
 23 A I can recall one -- John Muskett -- I saw
 24 Mrs. Lewinsky on the north grounds one day, and I told
 25 John that I just saw her on the complex, but nothing to

Page 49

1 assume that, you know, anything was going on. I just saw
 2 her on the complex, and I recall telling Officer Muskett
 3 about seeing her.
 4 BY MS. WIRTH:
 5 Q How did you tell Officer Muskett that? Did you
 6 pick up the phone and call him or --
 7 A No, I saw him in -- walking across the complex.
 8 Q And what did you tell him?
 9 A I just told -- if can recall, I think I told John,
 10 I says, "John, I saw Monica on the complex," because they
 11 were friends before, when I --
 12 Q John Muskett and Monica were friends?
 13 A Yes.
 14 Q And do you remember when that happened?
 15 A It was in the fall, probably around August or
 16 September of last year.
 17 Q '97?
 18 A '97.
 19 Q Do you remember whether there was anything going on
 20 at the time in the newspapers in particular that --
 21 A No, not then. I can't recall if it was in the
 22 newspaper or not then. I just recall telling John because
 23 John knew her, and I used to see the two talk all the time.
 24 Q Do you remember what Mr. Muskett's reaction was
 25 when you told him this?

Page 50

1 A He just laughed, and he said, "Okay."
 2 Q Do you know whether he took any notes of that?
 3 A I -- I don't know. I don't know if he took any
 4 notes of it or not.
 5 MR. PAGE: We had another question from one of the
 6 grand jurors.
 7 A JUROR: Sergeant Williams, did you say that you
 8 worked on Saturdays?
 9 THE WITNESS: My weekend -- I had the weekends off,
 10 and some Saturdays I did work.
 11 A JUROR: Some you did work?
 12 THE WITNESS: Yes, sir.
 13 A JUROR: Would you notice anybody coming to the
 14 White House who consistently came on Saturdays?
 15 THE WITNESS: No, sir, I -- not consistently, no.
 16 BY MR. PAGE:
 17 Q So occasionally, you worked Saturdays, correct?
 18 A Yes, sir.
 19 Q Did occasionally you work Sundays?
 20 A Very rarely worked Sunday because my wife wanted me
 21 to go to church on Sundays.
 22 A JUROR: Good for her.
 23 BY MR. PAGE:
 24 Q And so your routine practice was to work Monday
 25 through Friday?

Page 51

1 A Yes, sir.
 2 Q So you weren't primarily there on weekends?
 3 A No, sir. And if I might add, when I was assigned
 4 to the G-4, the Northwest -- I mean, the East Wing post, G-4,
 5 I was also, I told you, equipment handler, which meant I was
 6 on the road a whole lot. So the times that Mrs. Lewinsky
 7 actually worked there at the White House, I was never hardly
 8 there, anyway.
 9 Q Now, you know that this Grand Jury, by virtue of
 10 what Mr. Wisenberg told you at the outset, is looking into
 11 allegations about Monica Lewinsky and others lying or
 12 perjuring themselves.
 13 Do you have any information for the Grand Jury that
 14 we haven't asked you about because we haven't asked the
 15 right question?
 16 A I can't think of any.
 17 A JUROR: Just one question, please. Sergeant
 18 Williams, do you sometimes refer to the steward as a guard?
 19 THE WITNESS: The steward?
 20 A JUROR: Yes.
 21 THE WITNESS: No, I -- no, ma'am.
 22 MR. PAGE: All right. Could you step out of the
 23 room for a moment
 24 FOREPERSON: Could we just excuse him?
 25 MR. PAGE: All right. I'm sorry. I thought it may

Page 52

1 be necessary to --
 2 FOREPERSON: Sergeant, you don't have to come
 3 back. You're excused. If the OIC has, or if we have any
 4 additional questions, we'll be in contact with your attorney.
 5 THE WITNESS: Okay.
 6 JURORS: Thank you.
 7 (The witness was excused.)
 8 (Whereupon, at 12:33 p.m., the taking of the
 9 testimony in the presence of a full quorum of the Grand Jury
 10 was concluded.)
 11 * * * * *

CERTIFICATE OF REPORTER

I, Elizabeth J. Walker, the reporter for the United States Attorney's Office, do hereby certify that the witness(es) whose testimony appears in the foregoing pages was first duly sworn by the foreperson or the deputy foreperson of the Grand Jury when there was a full quorum of the Grand Jury present; that the testimony of said witness(es) was taken by me by stenotype and, thereafter, reduced to typewritten form; and that the transcript is a true record of the testimony given by said witness(es).

Elizabeth J. Walker

Official Reporter

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

IN RE:

GRAND JURY PROCEEDINGS

Grand Jury Room No. 3
United States District Court
for the District of Columbia
3rd & Constitution, N.W.
Washington, D.C. 20001

Thursday, July 30, 1998

The testimony of KEITH WILLIAMS was taken in the presence of a full quorum of Grand Jury 97-2, impaneled on September 19, 1997, commencing at 1:40 p.m., before:

EDWARD J. PAGE
MARY ANNE WIRTH
Associate Independent Counsel
Office of Independent Counsel
1001 Pennsylvania Avenue, N.W.
Suite 490 North
Washington, D.C. 20004

1 Q And you told us that the first time you went to see
2 her, when you went into her office, the door to the Oval
3 Office was closed, correct?

4 A Yes, ma'am.

5 Q But you said that before you left, during that
6 first visit to Betty Currie, you noticed that the door was
7 cracked.

8 A Yes, ma'am.

9 Q And by that, I take it you meant that it was
10 cracked open.

11 A Yes, ma'am.

12 Q Okay. We have some questions for you about that.
13 First of all, when you went to see Betty Currie on that first
14 visit, how far were you from that door, approximately?

15 A Approximately, the first time?

16 Q When you were talking to her, how far away would
17 you be?

18 A About from where I'm sitting now to the gentleman
19 with his hair tied to the back.

20 Q Okay. So would you say that's maybe 15 feet,
21 approximately?

22 A Yes, ma'am.

23 Q Okay. And were you sitting or standing?

24 A I was standing, ma'am.

25 Q And were you facing that door or some other

PROCEEDINGS

1 Whereupon,

2 KEITH WILLIAMS

3 was called as a witness and, after having been first duly
4 sworn by the Foreperson of the Grand Jury, was examined and
5 testified as follows:

EXAMINATION

BY MS. WIRTH:

Q Sergeant Williams, you remember you testified last
10 week before this grand jury?

11 A Yes, ma'am.

12 Q And do you have any questions about the rights as
13 they were explained to you last week before you testified?

14 A No, ma'am.

15 Q You remember pretty much what you were told then?

16 A Yes, ma'am.

17 Q Okay. We're going to ask you some questions mostly
18 spurred on by some questions that the grand jury had, okay?

19 A Yes, ma'am.

20 Q Turning your attention back to December 6, 1997,
21 the incident that happened at the northwest gate --

22 A Yes, ma'am.

23 Q Okay. You testified that on two occasions you went
24 to see Betty Currie, right?

25 A Yes, ma'am.

1 direction?

2 A Let's say the door's where you're at, where you're
3 sitting. I was probably facing the lady in the red dress,
4 facing diagonally.

5 Q Okay. So the door was to your right.

6 A Yes, ma'am.

7 Q At about maybe a 45 degree angle away from you?

8 A Yes, ma'am.

9 Q Away from you, off to your right?

10 A Yes, ma'am.

11 Q And where was Mrs. Currie sitting?

12 A Probably right where the foreman is sitting.

13 Q Okay. So maybe the door was about 10 to 20 degrees
14 to your right?

15 A The door was actually like really behind her.

16 Q I see. But over her right shoulder?

17 A Yes.

18 Q A little bit to the right?

19 A Yes, ma'am.

20 Q And could you see the door when you were speaking
21 to her?

22 A If I was looking at the door, yes, I could see the
23 door, but my attention was on her.

24 Q Okay. But you wouldn't have to turn your body to
25 see the door.

Page 5	Page 7
<p>1 A No, ma'am.</p> <p>2 Q You would just glance over in that direction and</p> <p>3 there it was.</p> <p>4 A Yes, ma'am.</p> <p>5 Q What is that door made of? If you know.</p> <p>6 A I don't know. I think it's wood.</p> <p>7 Q Okay. And do you know how it opens from the</p> <p>8 inside?</p> <p>9 A I can't recall. I think it opens from the inside.</p> <p>10 Q With a doorknob?</p> <p>11 A With a doorknob.</p> <p>12 Q Okay. And from the outside, does it also open with</p> <p>13 a doorknob?</p> <p>14 A I couldn't tell you if it does or not. I don't</p> <p>15 know.</p> <p>16 Q Okay. Did you ever hear it open during the time</p> <p>17 you were talking to Mrs. Currie?</p> <p>18 A No, ma'am.</p> <p>19 Q Why do you think you noticed that it was opened?</p> <p>20 A Because while she was talking to me and I like</p> <p>21 looked over to the door and it was cracked.</p> <p>22 Q How much was it cracked open? How much would you</p> <p>23 say?</p> <p>24 A Not much.</p> <p>25 Q If we take a door and we open it, and we'll</p>	<p>1 A Yes, ma'am.</p> <p>2 Q And you can't tell us whether that voice was male</p> <p>3 or female?</p> <p>4 A Honestly, I can't.</p> <p>5 Q Did you recognize the voice?</p> <p>6 A I did not.</p> <p>7 Q Could you tell how close the person was who was</p> <p>8 speaking to the door of the Oval Office that you saw</p> <p>9 cracked open, could you tell how close that person was to</p> <p>10 the door?</p> <p>11 A No, ma'am.</p> <p>12 Q Did you have the impression that someone was</p> <p>13 listening in on your conversation with Mrs. Currie?</p> <p>14 A At first, no. But after I looked up and saw the</p> <p>15 door cracked, I had that impression.</p> <p>16 Q I see.</p> <p>17 A And at that time, I was also trying to leave then.</p> <p>18 Q You were what?</p> <p>19 A Trying to leave the room.</p> <p>20 Q When you heard the voice say something about</p> <p>21 someone being fired, did it appear that that person was</p> <p>22 trying to keep their voice down or speaking in a normal</p> <p>23 tone?</p> <p>24 A It just appeared that they were speaking in a</p> <p>25 normal voice to me.</p>
<p>1 consider that full opening 100 percent open, how much</p> <p>2 percentage wise would you say it was open?</p> <p>3 A It was probably open about -- anywhere from --</p> <p>4 about 5 percent.</p> <p>5 Q Okay. And did you ever hear any sounds coming from</p> <p>6 within the Oval Office? While you were sitting there talking</p> <p>7 to Mrs. Currie.</p> <p>8 A Yes, I heard sounds coming from there.</p> <p>9 Q What did you hear?</p> <p>10 A Just people talking.</p> <p>11 Q What kinds of voices?</p> <p>12 A I couldn't tell whether it was a male or female, I</p> <p>13 just heard voices talking.</p> <p>14 Q Did you hear more than one voice?</p> <p>15 A I only heard one voice.</p> <p>16 Q Could you tell whether the voice that you heard was</p> <p>17 male or female?</p> <p>18 A To tell you the truth, I couldn't.</p> <p>19 Q Did you hear any words that were said?</p> <p>20 A The only thing I heard that was said was --</p> <p>21 to my recollection, I can't state -- but I did hear --</p> <p>22 I thought I heard them say something about someone being</p> <p>23 fired.</p> <p>24 Q Okay. So you heard a voice saying something</p> <p>25 about someone being fired from within the Oval Office.</p>	<p>1 Q Did you have the impression that the person who was</p> <p>2 speaking was intending that you should hear this?</p> <p>3 A I have the impression -- I would say no, I don't</p> <p>4 think that I was supposed to hear.</p> <p>5 A JUROR: Can I ask a question?</p> <p>6 MS. WIRTH: Yes.</p> <p>7 A JUROR: Given the cadence of the voice that you</p> <p>8 heard, could the person have been on the telephone or do</p> <p>9 you feel as though they were speaking with someone in that</p> <p>10 room?</p> <p>11 THE WITNESS: To me, the feeling as if the voice</p> <p>12 was speaking to someone in the room.</p> <p>13 A JUROR: So it didn't sound like they were waiting</p> <p>14 and pausing like they were on the phone.</p> <p>15 THE WITNESS: No, ma'am.</p> <p>16 A JUROR: Thank you.</p> <p>17 BY MR. PAGE:</p> <p>18 Q Sergeant Williams, when you're outside the oval</p> <p>19 this day that Ms. Wirth has been questioning you about, when</p> <p>20 you hear someone inside say words to the effect about someone</p> <p>21 should be or is going to be fired, what are you thinking</p> <p>22 inside? Do you think it could be you or an officer with whom</p> <p>23 you work?</p> <p>24 A At that moment, I was thinking that I needed to get</p> <p>25 to the meat or the gist of what was going on. Because like I</p>

Page 9	Page 11
<p>1 said, the first time I was in the room, I had no idea what 2 was going on until Mrs. Currie explained it to me and it was 3 after the first -- like I said, I called the first time to 4 find out what was going on and no one seemed to know and then 5 I go into the office and Mrs. Currie tells me what's going on 6 and then I know I distinctly heard the word fired. I heard 7 that part. And then I was saying to myself I need to get out 8 there and find out what's going on.</p> <p>9 Q So this had an impact on you, as soon as you heard 10 the word fired, because of your knowledge, I should say, the 11 facts that you had gathered up to that point, correct?</p> <p>12 A Yes, sir.</p> <p>13 A JUROR: I have a question.</p> <p>14 MS. WIRTH: Yes.</p> <p>15 A JUROR: I just wondered what was the emotional 16 tenor of the voice? Were they angry?</p> <p>17 THE WITNESS: To me, at that point, it didn't sound 18 like they were angry. To me, I mean, I heard it from a 19 distance, but it didn't sound like the person was angry or 20 anything.</p> <p>21 BY MS. WIRTH:</p> <p>22 Q Could you describe -- you know, there are different 23 ways to speak. You know, authoritative, friendly, happy, 24 sad, you know. As the grand juror mentioned, angry. Can you 25 put any kind of a --</p>	<p>1 "This person needs to be fired."</p> <p>2 Q Do you remember, approximately how long were you 3 in on that first visit talking to Mrs. Currie?</p> <p>4 A Again, I would probably say no more than five 5 minutes.</p> <p>6 Q And can you say approximately how far through 7 that conversation you were with her when you heard this 8 voice?</p> <p>9 A When I heard the voice, I was getting ready to 10 leave, I was getting ready to walk out of the room. As a 11 matter of fact, she told me to hold up.</p> <p>12 Q And can you tell us when in relation to the time 13 you noticed the door was open did you hear the voice?</p> <p>14 A No more than five seconds.</p> <p>15 Q Okay. So you looked, you saw the door open, and 16 then you heard a voice.</p> <p>17 A Yes, ma'am.</p> <p>18 Q Did you ever hear anything else come from that room 19 besides the remark that you've just told us?</p> <p>20 A No, ma'am. Right after the remarks is when 21 she told me I could go and I tried to beat feet out of 22 there.</p> <p>23 A JUROR: Excuse me. Is it possible that -- when 24 you heard the voice, were you, as you said, just about to go 25 out the other door?</p>
<p>Page 10</p> <p>1 A Yes. I don't think it was -- from the distance I 2 was, it didn't sound like it was authoritarian, it just 3 seemed like the person was just talking. You know, it was -- 4 it didn't seem like they were angry or anything, it didn't 5 seem like they were -- you know, they wanted -- I mean, they 6 were just talking there.</p> <p>7 Q Now, a couple of times when you've described the 8 voice, at least twice that I recall you used the word "he," 9 "he said." Do you have any kind of memory that the voice was 10 male?</p> <p>11 A To tell you the truth, I assumed that it was a male 12 voice.</p> <p>13 Q Okay. When you say you assumed it was a male 14 voice, did it sound more male than female?</p> <p>15 A Yes, ma'am.</p> <p>16 BY MR. PAGE:</p> <p>17 Q So as a result of hearing that word fired, you 18 take it upon yourself to go out and, I believe, in your 19 words, "I've got to get -- " was it "to the bottom of this," 20 Sergeant Williams?</p> <p>21 A Yes, sir.</p> <p>22 BY MS. WIRTH:</p> <p>23 Q Tell us to the best of your memory exactly what you 24 heard.</p> <p>25 A To the best of my memory, what I heard was</p>	<p>Page 12</p> <p>1 THE WITNESS: I hadn't moved yet. I was getting 2 ready to go.</p> <p>3 A JUROR: Could it be possible that whoever spoke 4 was intending for that to be heard by Mrs. Currie, as sort of 5 a reminder?</p> <p>6 THE WITNESS: I don't know, sir. I don't know.</p> <p>7 A JUROR: Was it loud enough, as if someone 8 intended for her to hear it?</p> <p>9 THE WITNESS: I would say no.</p> <p>10 A JUROR: Okay. Thank you.</p> <p>11 BY MR. PAGE:</p> <p>12 Q You said a moment ago, Sergeant Williams, that 13 Betty Currie said to hold up.</p> <p>14 A Yes, sir.</p> <p>15 Q Do you know why?</p> <p>16 A Because she was still talking to me.</p> <p>17 BY MS. WIRTH:</p> <p>18 Q This is when you tried to leave?</p> <p>19 A Yes. Yes, ma'am.</p> <p>20 Q Did you ever tell anybody about what you heard?</p> <p>21 A Other than Captain Purdie, I mentioned to him not 22 at that time, later on, I think I mentioned to him that I 23 thought I heard that statement.</p> <p>24 Q Do you remember when you told him that?</p> <p>25 A I think it was -- the first Friday we had that we</p>

<p style="text-align: right;">Page 13</p> <p>1 were here.</p> <p>2 Q "Here" being the grand jury? You have to answer</p> <p>3 verbally.</p> <p>4 A Yes. Yes.</p> <p>5 Q Okay. So recently, within the past few weeks.</p> <p>6 A Yes, ma'am.</p> <p>7 Q And did Captain Purdie say anything to you when you</p> <p>8 told him this?</p> <p>9 A I asked him a question because I heard a rumor</p> <p>10 that he had had a second visit, so I asked him at that time,</p> <p>11 too, I asked him did he actually have a second visit with</p> <p>12 the President and he told me I didn't need to know that, so</p> <p>13 I never asked any more questions about it, just left it</p> <p>14 alone.</p> <p>15 Q Did he ask you whether you had spoken to the</p> <p>16 President?</p> <p>17 A No, he didn't ask me that.</p> <p>18 Q Did he ever tell you that you should speak to a</p> <p>19 lawyer about what you had heard or seen?</p> <p>20 A The ones we were talking to at that time, he did</p> <p>21 tell me I needed to tell legal counsel about it.</p> <p>22 Q About what?</p> <p>23 A Our Secret Service counsel.</p> <p>24 Q About what?</p> <p>25 A About me hearing what I heard.</p>	<p style="text-align: right;">Page 15</p> <p>1 BY MS. WIRTH:</p> <p>2 Q Have you ever heard the President's voice in</p> <p>3 person?</p> <p>4 A Yes, ma'am.</p> <p>5 MS. WIRTH: Okay. We're going to ask you to step</p> <p>6 outside for a minute. Thank you, Sergeant.</p> <p>7 (Witness excused. Witness recalled.)</p> <p>8 THE FOREPERSON: Sergeant Williams, I'd like to</p> <p>9 remind you that you are still under oath.</p> <p>10 BY MS. WIRTH:</p> <p>11 Q Sergeant Williams, the grand jurors have a few</p> <p>12 questions for you. The first one is that day, December 6,</p> <p>13 1997, did you ever have a conversation with Officer Chinery</p> <p>14 during which you told him about your first visit to Betty</p> <p>15 Currie's office?</p> <p>16 A I came out of the office and walked past him. I</p> <p>17 don't recall having a conversation with him.</p> <p>18 Q Do you recall whether at any time that day you told</p> <p>19 Officer Chinery about what happened in Betty Currie's office</p> <p>20 during your first visit?</p> <p>21 A To tell you the truth, the only thing I remember</p> <p>22 saying to him was when I came out of the office with the</p> <p>23 captain and I asked him for a copy of who was in and what</p> <p>24 time Ms. -- what's her name --</p> <p>25 Q Mondale?</p>
<p style="text-align: right;">Page 14</p> <p>1 Q Okay. And you did tell them what you had heard?</p> <p>2 A Yes. I did. But, again, the reason why I didn't</p> <p>3 explain it the first time, because I wasn't sure about what</p> <p>4 I heard.</p> <p>5 Q Well, we didn't ask you whether you had heard</p> <p>6 anything from within the Oval Office, is that correct?</p> <p>7 A Yes, ma'am.</p> <p>8 Q The last time you testified, no one asked you that</p> <p>9 question, correct?</p> <p>10 A No, ma'am.</p> <p>11 Q But we've asked you today.</p> <p>12 A Yes, ma'am.</p> <p>13 Q And that's your best memory of what you heard.</p> <p>14 A Yes, ma'am.</p> <p>15 A JUROR: Sergeant, did you draw any conclusion or</p> <p>16 form any opinion as to who was speaking, whose voice it was</p> <p>17 you heard?</p> <p>18 THE WITNESS: No, I didn't draw any conclusions.</p> <p>19 I assumed -- I knew that the President was in the Oval</p> <p>20 Office, as I said before.</p> <p>21 A JUROR: Putting yourself back there at the time,</p> <p>22 did you think it was the President?</p> <p>23 THE WITNESS: Or someone else in the room with him.</p> <p>24 or another male.</p> <p>25 A JUROR: Thank you.</p>	<p style="text-align: right;">Page 16</p> <p>1 A Mondale came into the office.</p> <p>2 Q Do you have any recollection of telling Officer</p> <p>3 Chinery at any time, whether it was that day or any later</p> <p>4 occasion, about what you heard coming from the Oval Office</p> <p>5 when you went to visit Betty Currie the first time?</p> <p>6 A I don't.</p> <p>7 Q Have you ever told Officer Chinery about that?</p> <p>8 About hearing the voice saying something about this person</p> <p>9 needs to be fired?</p> <p>10 A No, ma'am.</p> <p>11 Q Have you ever heard an account of your first visit</p> <p>12 to Betty Currie's office during which you heard a voice from</p> <p>13 within the Oval Office saying, "This person needs to be</p> <p>14 fired"? Did you ever hear that story repeated by anybody</p> <p>15 else?</p> <p>16 A That I have. I have heard that story, but it was</p> <p>17 in reference to -- because when I was at A-4, the northwest</p> <p>18 gate, and I tried to get those guys to tell me what was going</p> <p>19 on, I told Officer Hall, I told him, I said, "Look, you guys</p> <p>20 have got to tell me the truth because I was told that</p> <p>21 somebody's going to get fired behind of this."</p> <p>22 But I did that at that moment to get these guys to</p> <p>23 start talking because the first time I called out there, no</p> <p>24 one seemed to know what was going on.</p> <p>25 Q When you said to Officer Hall, when you were trying</p>

Page 17

1 to impress upon him that this was important and he had to
2 tell you the truth, did you tell Officer Hall that the
3 President had said to you that someone could be fired over
4 this?

5 A I did tell him that. I told him that, again, to
6 get him to talk because he got real closed mouth with me,
7 wouldn't say anything.

8 Q And did you tell Officer Hall that after your first
9 visit to Betty Currie?

10 A Yes. Yes, ma'am.

11 Q And have you ever heard anybody in the Secret
12 Service or in the White House repeating a story that the
13 President had told you directly that someone was going to be
14 fired?

15 A After that, the rumor just spread and I heard a lot
16 of people talking about it.

17 Q Okay. But that wasn't true, according to your
18 testimony?

19 A That wasn't true. And I told that -- you know,
20 some people that, but the rumors are out. It was a wrong
21 choice of words, but I tried to get Officer Hall to tell
22 me what was going on. And I was pretty upset, too, at the
23 time.

24 MS. WIRTH: Any more questions?

25 (No response.)

Page 18

1 MS. WIRTH: Okay. Thank you, Sergeant Williams.
2 You can leave. Thank you.

3 THE FOREPERSON: Thank you. You're excused.

4 MS. WIRTH:

5 (The witness was excused.)

6 (Whereupon, at 2:07 p.m., the taking of testimony
7 in the presence of a full quorum of the Grand Jury was
8 concluded.)

9 * * * * *

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

----- X
IN RE: :
GRAND JURY PROCEEDINGS :
----- X

Grand Jury Room No. 2
United States District Court
for the District of Columbia
3rd & Constitution, N.W.
Washington, D.C. 20001

Thursday, July 23, 1998

The testimony of GEORGE MICHAEL WILSON was taken in
the presence of a full quorum of Grand Jury 97-5, impaneled
on December 5, 1997, commencing at 9:28 a.m., before:

ROBERT BITTMAN
Deputy Independent Counsel
TIMOTHY SUSANIN
Associate Independent Counsel
Office of Independent Counsel
1001 Pennsylvania Avenue, N.W.
Suite 490 North
Washington, D.C. 20004

1 PROCEEDINGS

2 Whereupon,
3 GEORGE MICHAEL WILSON
4 was called as a witness and, having been first duly sworn by
5 the Foreperson of the Grand Jury, was examined and testified
6 as follows:

7 EXAMINATION

8 BY MR. BITTMAN:

9 Q Good morning, sir. My name is Robert Bittman. I'm
10 an attorney in the Office of the Independent Counsel.

11 Could you please state your name for the record?

12 A My name is George Michael Wilson.

13 Q And what do you do for a living, sir?

14 A I'm a criminal investigator with the Federal
15 Emergency Management Agency, FEMA, Office of Inspector
16 General.

17 Q Before we go too far into the questions, I'd like
18 to advise you of certain rights and obligations that we
19 advise every person who appears before the grand jury.

20 And the rights are that you have a right to have an
21 attorney present outside the courtroom with you today. Do
22 you have an attorney with you today?

23 A I do not.

24 Q If you did have an attorney with you, you would be
25 permitted to consult with that attorney at any reasonable

CONTENTS

WITNESS:		Page
George Michael Wilson		3
GRAND JURY EXHIBITS:		
No. GMW-1	Uniformed Division Shift Report	14
No. GMW-2	Handwritten movements records, 10/96	18
No. GMW-3	PPD Shift Report	19
No. GMW-4	Diagram of West Wing of White House	29
No. GMW-5	F-1 Movement Log	54
No. GMW-6	Command Post Log	55
No. GMW-7	Command Post Log, 11-20-95	56

1 time. If you have a question about something I ask you, you
2 are permitted to excuse yourself from the grand jury and
3 consult with that attorney. Do you understand that?

4 A Yes.

5 Q Do you waive your right to have an attorney
6 present?

7 A Yes, I do.

8 Q Okay. You also have a right not to incriminate
9 yourself, otherwise known as the Fifth Amendment right. That
10 is, if I ask you a question to which your answer may
11 incriminate you in some way, you do not have to answer that
12 question. Do you understand that?

13 A Yes, I do.

14 Q Okay. You also have certain obligations here, and
15 the primary obligation is to tell the truth. And, that is,
16 if you lie or intentionally mislead this grand jury, you may
17 be prosecuted by this or another grand jury for those crimes.
18 Do you understand that?

19 A Yes, I do.

20 Q Okay. You indicated that you work for FEMA now.
21 Where did you work prior to working for FEMA?

22 A I was a Secret Service Agent from 1978 to 1998.

23 Q Did you retire from the Secret Service or did you
24 resign from the Secret Service?

25 A I retired.

<p style="text-align: right;">Page 5</p> <p>1 Q You retired? Twenty years, obviously.</p> <p>2 A Yes, sir.</p> <p>3 Q And where did you work when you were at the Secret</p> <p>4 Service?</p> <p>5 A I worked in a variety of places. I began with the</p> <p>6 Uniformed Division of the Secret Service in '78. In 1983 I</p> <p>7 was working in the Foreign Missions Branch, which protected</p> <p>8 embassies and chancelleries in the Northwest area.</p> <p>9 In 1983 I became an agent, plainclothes, and was</p> <p>10 transferred to Houston, Texas. I stayed there for four years</p> <p>11 and was transferred again to Washington, D.C., our Washington</p> <p>12 Field Office, where I was a fraud investigator for a year.</p> <p>13 From 1988, I was promoted and got sent to our</p> <p>14 training division, and I was a control tactics instructor</p> <p>15 from '88 to '93 -- I'm sorry, '88 to '92.</p> <p>16 In '92 I was transferred to the presidential</p> <p>17 detail. I was there from '92 to '97. In '97 I went back to</p> <p>18 the Office of Training, was sent back to the Office of</p> <p>19 Training for six months, where I retired from there.</p> <p>20 Q Can you explain to the ladies and gentlemen of the</p> <p>21 grand jury -- you've indicated that you were in the Uniformed</p> <p>22 Division of the Secret Service --</p> <p>23 A Mm-hmm.</p> <p>24 Q -- and then you became an agent. Can you explain</p> <p>25 what the Uniformed Division does and what the agents do in</p>	<p style="text-align: right;">Page 7</p> <p>1 Like I said, it was more of a conduct oath and patriotic oath</p> <p>2 to serve the country.</p> <p>3 Q To uphold the laws of the country?</p> <p>4 A Yes.</p> <p>5 Q Do you take a different oath when you become an</p> <p>6 agent?</p> <p>7 A To be honest with you, I don't -- I don't think it</p> <p>8 was drastically different. I think it's a fairly generic</p> <p>9 type oath. Swear to uphold the laws of the United States and</p> <p>10 to conduct yourself professionally.</p> <p>11 Q You've described the differences between the</p> <p>12 Uniformed Division and the Agent Division, and then when you</p> <p>13 became an agent in 1983, you said that you in 1992 became a</p> <p>14 member of the presidential detail.</p> <p>15 A Correct.</p> <p>16 Q That's a subset, obviously, of the Agent Division;</p> <p>17 is that right?</p> <p>18 A The agents have two responsibilities, investigatory</p> <p>19 and protective. For the first part of my career it was</p> <p>20 investigations, counterfeit investigation, forgery, fraud</p> <p>21 investigation.</p> <p>22 And then there's the protection side where we have</p> <p>23 the President, the First Family, the Vice President and his</p> <p>24 immediate family, and presidential candidates and former</p> <p>25 Presidents as well.</p>
<p style="text-align: right;">Page 6</p> <p>1 the Secret Service?</p> <p>2 A The Uniformed Division primarily is responsible</p> <p>3 for, like I said, embassies and diplomatic locations in the</p> <p>4 Washington area. It's also primarily responsible for the</p> <p>5 White House, the grounds of the White House, physical</p> <p>6 security of the residence.</p> <p>7 They also handle the Vice President's residence up</p> <p>8 at Observatory Circle.</p> <p>9 And what the uniformed people do, like I said,</p> <p>10 they're more of an outer perimeter, physical security of a</p> <p>11 residence type function. They also have various other</p> <p>12 functions, like canine, they have counter-snipers. They have</p> <p>13 magnetometers, metal detectors, they run those as well.</p> <p>14 And the difference between them and us, I believe -</p> <p>15 - we work primarily in plainclothes, we have criminal</p> <p>16 investigatory expertise and training, and we are more -- we</p> <p>17 are investigative where they are not.</p> <p>18 So in the protection role, I try to equate it, they</p> <p>19 guard the buildings and we guard the people, pretty much.</p> <p>20 Q Did you take an oath when you joined the Secret</p> <p>21 Service?</p> <p>22 A Yes, I did.</p> <p>23 Q What was the oath, if you remember?</p> <p>24 A It was an ethics oath, you know, talking about</p> <p>25 patriotism and treasonable offenses and that type of thing.</p>	<p style="text-align: right;">Page 8</p> <p>1 Q Can you give the grand jury some idea of how big</p> <p>2 the Secret Service and how many agents were there when you</p> <p>3 retired in 19 --</p> <p>4 A In the whole agency?</p> <p>5 Q Yes, for the whole Secret Service.</p> <p>6 A I can estimate about 2,000.</p> <p>7 Q About 2,000 agents? And does that include</p> <p>8 uniformed guys?</p> <p>9 A No.</p> <p>10 Q No, okay. So just agents, there were about 2,000</p> <p>11 when you retired. About how many of those are assigned to</p> <p>12 the presidential detail?</p> <p>13 A I think we're getting into an area where I may need</p> <p>14 to talk to counsel about that. The total number of agents on</p> <p>15 PPD?</p> <p>16 Q Right.</p> <p>17 A I'm just trying to get an idea of how many agents</p> <p>18 are assigned to protection and how many are assigned to</p> <p>19 investigation.</p> <p>20 A Well, protection includes, you know, former</p> <p>21 Presidents. Now, do you want to break it down or --</p> <p>22 Q Why don't you -- if you could break it down that</p> <p>23 way so that it will be, I suppose, less confidential, in</p> <p>24 terms of how many just do investigations and how many do</p> <p>25 protection.</p>

Page 9	Page 11
<p>1 A It's probably two-thirds investigation and one-</p> <p>2 third protection.</p> <p>3 Q Okay.</p> <p>4 A That's a -- that's a --</p> <p>5 Q Rough estimate, yes.</p> <p>6 A Very well.</p> <p>7 Q That's all I'm interested in.</p> <p>8 What were your duties -- well, let me back up. Did</p> <p>9 you have any special training when you became a Presidential</p> <p>10 Protective Detail person?</p> <p>11 A Just our standard training in Glencoe, Georgia,</p> <p>12 which is the Federal Law Enforcement Training Center, had</p> <p>13 that.</p> <p>14 As an instructor in our Training Academy, I was a</p> <p>15 certified physical skills/defensive tactics instructor, so I</p> <p>16 had specialized training there. And we have our basic</p> <p>17 firearms training that we go through.</p> <p>18 So I didn't have any drastically special skills, if</p> <p>19 that answers your question.</p> <p>20 Q Actually, what I'm asking is, when you were an</p> <p>21 investigator and then you became a member of the presidential</p> <p>22 detail, did you then go through another training program?</p> <p>23 A No.</p> <p>24 Q Okay. It's just the same thing. They just said,</p> <p>25 "Michael" -- and you go by "Michael," don't you?</p>	<p>1 then was transferred to another satellite entity within the</p> <p>2 compound. within the White House, which was PPD, Presidential</p> <p>3 Protective Division. training. I trained new agents, and</p> <p>4 agents that are there. updated their training.</p> <p>5 And after a year of PPD training I went back to the</p> <p>6 shift again as a shift agent and a -- in a bit of a</p> <p>7 supervisory capacity as what we call a "whip," someone that</p> <p>8 directs the shift.</p> <p>9 I also did advance work during this period of time.</p> <p>10 did that for a year, and then back to PPD training for six</p> <p>11 more months. And then I left the detail in October of '97.</p> <p>12 Q Is that when you retired?</p> <p>13 A No, that's when I got sent to our Training Academy</p> <p>14 for another short tour, and then I retired from there.</p> <p>15 Q Okay. What were your duties as a shift agent?</p> <p>16 A They would vary considerably. Most of what we call</p> <p>17 standing post, and if the President's in a room, we'll stand</p> <p>18 outside. We'll escort him, facilitate his movements.</p> <p>19 Make sure people that are in the area are</p> <p>20 authorized to be there. Know the routes of evacuation from</p> <p>21 there with any armament we may have there, the support we may</p> <p>22 have there, facilitating the communications. Mindful of</p> <p>23 where the public is, where the media may be.</p> <p>24 It's facilitation and moving with him, allowing him</p> <p>25 to complete the work that he needs to do in a comfortable</p>
<p>Page 10</p> <p>1 A Yes.</p> <p>2 Q Or Agent Wilson?</p> <p>3 A No, Mike is fine.</p> <p>4 Q Okay. "Mike, you've been transferred to the</p> <p>5 presidential detail," and I suppose that's probably something</p> <p>6 -- did you want to do that?</p> <p>7 A Frankly, I wanted to go to the VP detail, but once</p> <p>8 I got there, I learned to enjoy the challenge and enjoy the</p> <p>9 work and the people that worked there.</p> <p>10 A little reluctant at first because I didn't want</p> <p>11 to leave my training position. I was very engrossed in that</p> <p>12 program and would have like to have stayed. If I had an</p> <p>13 option, I would have stayed.</p> <p>14 Q What were your duties as a presidential detail</p> <p>15 detailee?</p> <p>16 A Well, in the five years I was there it varied. My</p> <p>17 first year there I started off as a shift agent, where you</p> <p>18 work in close proximity to the President, and I did that for</p> <p>19 a year.</p> <p>20 After that I was sent to the -- what we call the</p> <p>21 Transportation Section, which is a satellite duty. It</p> <p>22 handles all the -- all motorcades and driving. I did that</p> <p>23 for 14 months.</p> <p>24 And then from there I was transferred back to shift</p> <p>25 duty. I did that for a little over six or seven months, and</p>	<p>Page 12</p> <p>1 manner, and it's mostly facilitation.</p> <p>2 And with my time, I'm normally standing post</p> <p>3 somewhere. We have a group of people on a shift, and if we</p> <p>4 go somewhere where there's three doors, everybody grabs a</p> <p>5 door, and we get a room that we work out of ad hoc and set up</p> <p>6 a shift rotation, stay there as long as he stays there.</p> <p>7 Q And when you were on a shift, do you accompany the</p> <p>8 President wherever he is, whether that's in the White House</p> <p>9 or -- obviously, the President travels.</p> <p>10 A Mm-hmm.</p> <p>11 Q Do you go with him on travel?</p> <p>12 A Absolutely.</p> <p>13 Q So with the shift, it's not like there is a shift</p> <p>14 for when the President's in the White House and then a</p> <p>15 separate shift for when the President is traveling.</p> <p>16 A No.</p> <p>17 Q Okay. It's always the same shift, the same group</p> <p>18 of people.</p> <p>19 A Well, remember, when I say "shift," that indicates</p> <p>20 three shifts around the clock. So it's not one shift, it's</p> <p>21 three eight-hour shifts, actually.</p> <p>22 Most of the time I was there it was three.</p> <p>23 Sometimes we went into four, having a fourth shift that was</p> <p>24 always on training, and every two weeks you would -- you go-</p> <p>25 midnight, day work. 4 to 12, and then training, you'd have</p>

Page 13

1 two weeks of training. And then you'd fall under the purview
2 of PPD training.

3 You'd do your firearms requalification, your
4 physical fitness testing, your -- any classroom or policy
5 updating or paperwork you needed to do during that period of
6 time.

7 So there was three and four shifts.

8 Q Okay. And you stayed -- is there a specific time
9 that people would generally stay on the shift? That is, the
10 shift agent, they only stayed for six months and then they're
11 deemed -- I have a lot of experience with police officers.

12 Sometimes, for instance, narcotics officers, they
13 only allow narcotics officers to stay on for two years, for
14 example, so that they don't get too much into it, and then
15 they shift them to another area.

16 Is there something like that for PPD guys?

17 A It's a bit of unwritten rule. I mean, there's a
18 burnout factor if you stay on the shift too long, rotating
19 shifts, working midnights, large amounts of travel. What
20 they try to do is move it around.

21 So, in my -- in my career, I've worked the shift,
22 and then I moved over to Transportation, just to give you a
23 different -- different look, different job description. Then
24 came back to the shift and served there. Then left again,
25 worked at PPD training, then came back to the shift and left

Page 14

1 again.

2 So they -- they keep it moving. Nobody comes to
3 PPD and works the shift for five years or three years and
4 then goes and gets moved into another assignment. I've never
5 seen that.

6 Q I've got some documents that I'd like you -- if you
7 can help us to understand, and I'll have them marked as --
8 your first initial, excuse me, Mr. Wilson, again?

9 A G.

10 Q So I'll have them marked GMW-1, Government Exhibit,
11 and this is a document that's been provided to us by the
12 Secret Service.

13 (Grand Jury Exhibit No. GMW-1 was
14 marked for identification.)

15 BY MR. BITTMAN:

16 Q I'm going to ask you if you can -- first of all,
17 can you identify what it is?

18 A This is -- this looks like a Uniformed Division
19 like shift report written by a lieutenant watch commander.

20 What it does, it explains in general the status,
21 what's going on for a certain day. This indicates September
22 11, '97, Thursday. Talks about the tours that are going on,
23 house guests, demonstrations.

24 It talks about the watch commanders or the
25 supervisors for the Uniformed Division. It talks about the

Page 15

1 different movements within the compound. Goes down to
2 lookouts, meaning any kind of suspicious behavior of people
3 that we are on the lookout for who have made threats, or
4 someone like that.

5 Then it goes into special functions or scheduled
6 functions within the White House.

7 Q The special functions area, you'll see that it has
8 the time, then the location, I suspect, of the function.

9 A Correct.

10 Q And then I guess some generic description of what
11 the function is, and if it's unknown, they put, "Purpose
12 unknown," and then how many guests will be there.

13 A Mm-hmm, approximately.

14 Q And then it has a name on the right where "POTUS"
15 is indicated twice. And POTUS is the acronym for President
16 of the United States; is that right?

17 A That's correct.

18 Q Is this something that you would generally see when
19 you were on shift?

20 A Their command center within the White House sends
21 our command center -- it's not the same. We have -- there's
22 actually -- the military has a command center, we do, they
23 do, the press does. Everybody's got a little area that they
24 work in.

25 And as a matter of protocol, they would send us

Page 16

1 this by fax daily to our command center, where we would log
2 it and just put it in the notebook, compare it with ours,
3 make sure it was -- it coincided.

4 Q So the PPD or the Agent Division has their own
5 facsimile of this, of the President's daily schedule.

6 A Correct.

7 Q Can you identify at least a couple of things for me
8 on this, if you can. And that is, you'll see in the watch
9 commander's section, at the time of 1925, it has "TBD" on the
10 right side.

11 A Mm-hmm.

12 Q What does that mean?

13 A To Be Determined.

14 Q To Be Determined, okay. And then down on the
15 POTUS, FLOTUS, Chelsea FLOTUS, meaning the First Lady of the
16 United States, has "RON" after that.

17 A What is RON?

18 A Remain Overnight.

19 Q Remain Overnight, okay.

20 Down in the distribution section, can you identify
21 the people who are receiving that, what the "CC" stands for,
22 if you know?

23 A Let's see. "CC Dispatcher," that's -- "WC" is the
24 watch commanders, the three watch commanders listed above.
25 The lieutenant in G-3, that's the acronym for their command

Page 17	Page 19
<p>1 section.</p> <p>2 Q When you say "their," you mean the Uniformed</p> <p>3 Division?</p> <p>4 A Yeah, I'm sorry, yes, the Uniformed Division</p> <p>5 Command Center in the Old EOB. That was at that time,</p> <p>6 actually, the sergeant at the Old EOB.</p> <p>7 And, again it goes down the list. Do you want to</p> <p>8 do all these here?</p> <p>9 Q Yes, please.</p> <p>10 A "Chief FMB," Financial Management Branch, the clerk</p> <p>11 there. "DAD's Office," is Deputy Assistant Director, White</p> <p>12 House Division. "Staff Inspector of Canine," obviously,</p> <p>13 that's the Canine Unit.</p> <p>14 "MAG Office" is magnetometers, metal detectors.</p> <p>15 "FILE" is a -- probably an administrative indicator. "Deputy</p> <p>16 Chief White House Branch Treasury," "Deputy Chief White House</p> <p>17 Branch ERT Office," that's Emergency Response Team. Again,</p> <p>18 it's one of the things that the Uniformed Division does</p> <p>19 separately from us.</p> <p>20 "WAVES" is the Washington Area Visitors -- that's</p> <p>21 where all the guests and people that are coming in, they go</p> <p>22 through WAVES for criminal history checks, make sure there's</p> <p>23 no outstanding warrants, or make sure they're okay to come</p> <p>24 in.</p>	<p>1 BY MR. BITTMAN:</p> <p>2 Q I'll show you the next document, which I'll mark</p> <p>3 GMW-3.</p> <p>4 (Grand Jury Exhibit No. GMW-3 was</p> <p>5 marked for identification.)</p> <p>6 BY MR. BITTMAN:</p> <p>7 Q This has been identified to us as the PPD Shift</p> <p>8 Report, Protective Operations Activity and Personnel Reports.</p> <p>9 A That's exactly correct.</p> <p>10 Q Okay. So you've seen something like this before,</p> <p>11 perhaps not this particular document.</p> <p>12 A Oh, yeah.</p> <p>13 Q Explain to the grand jury what the PPD Shift Report</p> <p>14 is.</p> <p>15 A Our command center as an agent that's assigned</p> <p>16 there every day. It's a rotating assignment, where they pick</p> <p>17 someone from the shift different every day so you don't get</p> <p>18 stuck with it every day.</p> <p>19 But you man the radios, you man the phones and the</p> <p>20 alarms and the monitors. You -- and part of that duty,</p> <p>21 taking -- it's a notification point where, if the President's</p> <p>22 moving or if something's going on, you need to facilitate his</p> <p>23 movements, help the shift facilitate his movements.</p> <p>24 You might call for police support. If we're moving</p> <p>25 off the grounds, we'll need traffic control. If we're going</p>
<p>Page 18</p> <p>1 (Grand Jury Exhibit No. GMW-2 was</p> <p>2 marked for identification.)</p> <p>3 BY MR. BITTMAN:</p> <p>4 Q Okay. Let me show you GMW-2, which is another</p> <p>5 document provided by the Secret Service. Can you tell us</p> <p>6 what that document is?</p> <p>7 A It's a handwritten dates, times, locations. I've</p> <p>8 never seen this document before. It references movements in</p> <p>9 1996, October of '96. "2nd floor - Res," "Ground Floor,"</p> <p>10 "Oval Office," "South Grounds," "Depart South Grounds."</p> <p>11 It looks like possibly movements of one of the</p> <p>12 protectees within the White House.</p> <p>13 Q Is this a PPD log or is this a Uniformed Division</p> <p>14 log, if you know?</p> <p>15 A I can't tell.</p> <p>16 Q You can't tell?</p> <p>17 A There's no designation. I've never seen a</p> <p>18 handwritten document like that.</p> <p>19 Q What's the reference at the top, if you know? It</p> <p>20 looks like a SIG number.</p> <p>21 A When I saw SIG, that's the name of the weapons that</p> <p>22 we carry. I don't know -- I don't know what that means. I</p> <p>23 don't know.</p> <p>24 Q Okay.</p>	<p>Page 20</p> <p>1 someplace impromptu, we'll need to get someone out there on</p> <p>2 site to look and see what's going on.</p> <p>3 Part of that function of that command center agent</p> <p>4 is to generate one of these reports. And what it does, it</p> <p>5 documents what happened that day pretty much, and it</p> <p>6 documents what is going to happen.</p> <p>7 So the shift that comes on, they pick up the</p> <p>8 preceding shift report and it says, "Okay, when the President</p> <p>9 -- when this shift was relieved, the President was in the</p> <p>10 Oval Office." And then it shows where he's moved throughout</p> <p>11 the day, and if the First Lady was there or if another</p> <p>12 protectee was there, and the times he arrived and the times</p> <p>13 he left, just as a running document of his activities.</p> <p>14 Q You've referred to this person as the command</p> <p>15 center agent?</p> <p>16 A Yeah.</p> <p>17 Q And is that what the person is called?</p> <p>18 A Well, the name of the room is W-16. I don't know</p> <p>19 why. I don't know what that designates.</p> <p>20 Q And is that a room in the White House?</p> <p>21 A Yeah, yes.</p> <p>22 Q And is that sort of the nerve center as to the --</p> <p>23 it's the command center as to how the President's going to be</p> <p>24 protected?</p> <p>25 A That's accurate, yeah.</p>

Page 21

Page 23

1 Q And who mans it? I mean, somebody, I suspect, has
2 to be in charge of knowing everything that the individual
3 protectors know, that is, where the President is, where he's
4 supposed to go, whether something unusual is going on.

5 A Mm-hmm.

6 Q I suppose the President every now and then alters
7 from his regular schedule and then --

8 A Yes.

9 Q -- does something. I mean, he's a human being.

10 You know, he wants to go and have some ice cream or something
11 like that, I don't know. He wants to go walk outside the
12 White House grounds. I don't know. But somebody has to know
13 that and then set it all up. Is that the person in the
14 command center, or WC?

15 A It starts there.

16 Q It starts there, okay.

17 A It also starts in our operations center that is --

18 it handles trips that are coming up, planned trips out of the
19 area. And our operations -- how you can best describe it is,
20 W-16 handles what's going on now, and Ops handles what's
21 going on in the future.

22 If he's going to go to the Democratic Convention,
23 then the staff would call Operations, and they would get that
24 ball rolling and get it an advance team together to go out
25 and begin that process. [REDACTED] is what's going on right now.

1 someone on the grounds. There's different levels of
2 supervision. The [REDACTED] agent is the person that's kind of
3 knowing what's going on, passing information.

4 If something is important, there's a notification
5 list of people you should notify when like there's -- the
6 President would like to play golf, and so he needs to --
7 he'll tell Ops and he'll tell the working supervisor, he'll
8 tell the shift leader who's with him at the time. He'll tell
9 Uniformed Division, he'll notify Transportation Section.

10 He just disseminates to everyone, "Hey, we need to
11 move. We need to get prepared."

12 Q Is there -- and see if you can help me with this.
13 Is there one person -- when the President is being protected
14 during an eight-hour shift --

15 A The President's always protected.

16 Q Pardon me. The President's always protected.

17 During an eight-hour shift is there one person in that shift
18 who will know probably more than everyone else, that one
19 person will know almost everything?

20 A The -- again, it's very hard to say that because
21 you could be on standing post outside the door, and one of
22 the stewards or someone, a staff person comes up and
23 they'll -- we get information from many different places, not
24 always -- the President doesn't always put us in the loop on
25 where he's going first.

Page 22

Page 24

1 Q Who mans [REDACTED]?

2 A Shift agents.

3 Q Shift agents.

4 A Right.

5 Q So you manned it for some period of time?

6 A Probably 50 or more times.

7 Q Okay. It's just the regular duty of being a shift
8 agent.

9 A Yeah.

10 Q Okay.

11 A It's part of the shift, yeah. Every day you have
12 your assignments and one of those assignments is W-16. And
13 so you know that a day in advance.

14 You show up, you get the previous shift report, you
15 see what's going on, you talk to the guy that was there
16 before, anything happening, any movements, any threats, any
17 anything, and get the information of the day.

18 You prepare a quick briefing for your shift that's
19 coming in, let them know what's going on, pass that
20 information off. So you're basically a conduit of
21 information.

22 Q Is there a supervisor during one of these eight-
23 hour shifts that you're protecting the President? Is someone
24 -- who's in charge?

25 A The [REDACTED] agent is in charge, but there's always

1 So sometimes the more senior and shabby staff
2 people, when they -- they have a meeting with him, and he
3 says, "You know, I feel like playing golf today." Then they
4 walk by us and say, "Hear you're going golfing." And they
5 know we need to get the word out and prepare.

6 And so at that point in time the agent that's
7 standing post, he may be very junior, but he's the most in
8 the know at that point in time. And the first thing he does
9 is call [REDACTED] and put the word out. Again, it's a conduit of
10 information.

11 As far as one person that is in the know all the
12 time, every day, no. It's a moving, changing type thing.
13 The shift leader knows a lot, the [REDACTED] agent knows a lot, the
14 people who are on the shift, the post standers, sometimes
15 find out through talking to people what he's going to do,
16 where he's going to go.

17 And the person they call second supervisor, who is
18 above the shift leader, is usually -- is on compound at all
19 times.

20 Q What's that person's name?

21 A He's called a second supervisor, and in the upper
22 level management of PPD, they're the people that -- he is the
23 on-site supervisor that actually would move with the
24 President.

25 Q What does the shift leader do?

Page 25

1 A The shift leader directs the shift, prepares the
2 shift. Again, within the compound -- we're pretty
3 comfortable within the compound. We know who's supposed to
4 be in there.

5 But they're thinking about trips off compound,
6 where they need to facilitate cars and police and all these
7 other entities. So that was the big thing, having -- as a
8 shift leader, you would need to direct the shift, make sure
9 everybody's where they're supposed to be, all the armaments
10 where it's supposed to be.

11 If there's a movement somewhere, that we have
12 proper people and posting out where we're going. Is it a
13 safe environment? Are there any special things we need to
14 know? We need to brief the shift about where we're going.

15 So he directs the shift.

16 Q Were you ever a shift leader?

17 A Yes, I was.

18 Q How many times, approximately?

19 A I was more of a shift leader in the absence of
20 others on weekends, a case when some of the more senior
21 people would be off sometimes.

22 But I was probably a shift leader probably 25, 30
23 times.

24 Q Do each of the shift agents see what's been marked
25 as GMW-3, that is, the PPD shift reports?

Page 26

1 A No. They're available to them, but they -- I
2 wouldn't look at one unless I generated one. I've generated
3 these before when I've worked [REDACTED]

4 Q So do you actually -- you don't actually sit there
5 and type all this -- I mean, type out the words, do you?
6 Or -- there are codes for it, I hope.

7 A This is the exact -- yeah, we type this out.

8 Q You type that out, and that's the person -- the
9 command center agent does that?

10 A Yeah.

11 Q How many people within the command center? Is it
12 just a single person?

13 A It depends. If the President's -- well, again,
14 we're getting -- we're getting into security.

15 Q Okay.

16 A Is it okay if I talk to them about this?

17 Q Actually, I'm going to withdraw the question.

18 A Okay.

19 Q Okay.

20 A To answer your question, there can be 50 people in
21 there, there can be one person in there. People come and go.
22 It's a -- we don't have a whole lot of work space there. So
23 it's a -- it's a very hectic place.

24 Q Okay. Tell us -- you said that often or sometimes
25 while protecting the President you'll get intelligence from

Page 27

1 other people and -- like the President has just decided he's
2 going to play golf today. And then you hear that from one of
3 the stewards, who tells one of the agents, and then you turn
4 that over to command center, I guess.

5 A Roger, absolutely.

6 Q What type of information are you supposed to turn
7 over?

8 A Things that impact his security, things that impact
9 us as far as preparing. The last thing we want to do is get
10 blindsided, where he comes out and goes, "Let's go," and we
11 don't know where we're going. We can't operate in that way.

12 So advance notice is crucial. So we have many
13 sources of information within the White House, among the
14 staff and the workers and the stewards, people like that.
15 Uniformed Division must talk back and forth, you know.

16 Q And how do you communicate with the command center?

17 A By radio and phone.

18 Q Would you ordinarily report to the command center
19 who is with the President, who physically -- if the President
20 is in the office and someone visits him, would you normally
21 report that?

22 A It's not done that way because there's so many
23 people that are -- it's like a beehive of activity. When
24 he's got groups of guests in the White House, groups of
25 guests in the Oval Office, a lot of times we'll know about it

Page 28

1 in advance from these.

2 We'll brief about it from these, and then the
3 second supervisor will know about it, and he may step in, or
4 the shift leader may step into the Oval and preside -- not
5 preside, but stand by and make sure that everything's as it
6 should be.

7 But people coming and going on a daily basis, it's
8 just -- it's much too numerous to document. And so the
9 answer is no.

10 Q Obviously it's documented on the shift reports
11 where the President physically is. That is, if he's in the
12 Oval Office, it's noted that he's in the Oval Office.

13 A Mm-hmm.

14 Q And it actually has, if the President's in the Oval
15 study, that he's in the Oval study.

16 A Mm-hmm.

17 Q How do you know when the President is in the Oval
18 study?

19 A That's hard to tell sometimes because -- again,
20 we're getting into the layout and everything, and I'm not
21 sure if I --

22 Q Well, I'll show you a document. This actually has
23 a different colored sticker on it. This will be marked as a
24 grand jury exhibit. This is a document, again, that's been
25 provided to us by the Secret Service.

1 A Mm-hmm.
 2 Q It will be marked as GMW-4.
 3 A Right.
 4 (Grand Jury Exhibit No. GMW-4 was
 5 marked for identification.)

6 BY MR. BITTMAN:

7 Q It's a diagram of the West Wing.

8 A [REDACTED]

9 [REDACTED]

10 [REDACTED]

11 [REDACTED]

12 [REDACTED]

13 [REDACTED]

14 [REDACTED]

15 [REDACTED]

16 [REDACTED]

17 [REDACTED]

18 Q I'm a little unclear about that. This grand jury
 19 hasn't, but other grand juries have heard that the postings
 20 of agents in the Uniformed Division, [REDACTED]

21 [REDACTED] --

22 A That's correct.

23 Q -- and then outside the Oval Office.

24 A That's correct.

25 Q [REDACTED]

1 security, the precise methods by which you would know this --
 2 but are there other ways of knowing whether the President is
 3 in the study, besides actually physically observing him?

4 A Well, since the stewards serve him coffee and --
 5 sometimes they would come out and say, "He's in the study."
 6 just to let us know.

7 But, understand, that's -- it's all considered one
 8 area. It's just an extended portion of one area.

9 Q Are you surprised then to see then on the shift
 10 log, the shift reports, that the President is actually listed
 11 as being in the Oval study as opposed to the Oval Office?

12 A I'm not surprised, because at times he goes to the
 13 study to cut out -- to go to the pool sometimes. He goes to
 14 the study to do other things. He has meetings in the study
 15 sometimes, and so we see people that may go in the study
 16 door.

17 There's -- you know, the authorized people can come
 18 and go as they want to. The chief of staff and all those
 19 people with a permanent -- an authorization can come and go
 20 as they wish. Sometimes they would have meetings in the
 21 study. That doesn't surprise me at all.

22 Q Okay.

23 A It's just not etched in stone that every time he's
 24 in that study that there's something on the shift report that
 25 indicates it, reflects it.

1 [REDACTED]

2 A [REDACTED]

3 [REDACTED]

4 [REDACTED]

5 [REDACTED]

6 [REDACTED]

7 [REDACTED]

8 [REDACTED]

9 [REDACTED]

10 Q In the Oval Office, and would that include the
 11 study area?

12 A Yes, it would.

13 Q I don't want you to get in any security area.
 14 Could you tell -- could you visually tell sometimes whether
 15 the President was in the study or not?

16 A If you happened to be outside and you were looking
 17 into the Oval and you'd say, "Well, he's not in there," and
 18 you haven't heard on the radio that he's moving, he's either
 19 gone to the bathroom or gone into the study.

20 But you don't spend time peering in the window.
 21 You're worried about making sure nobody's coming the other
 22 way.

23 So, conceivably, you could check, but, by and
 24 large, your attention's diverted in the other direction.

25 Q Are there other areas -- without getting into

1 Q Now let me turn to Monica Lewinsky and ask you if
 2 you know her at all.

3 A I had occasion to see her when I was standing post,
 4 in instances when I've stood post. She was a worker in that
 5 area, I've come to find out. I never knew her name, never
 6 spoke with her.

7 Again, standing post as a shift agent, as would
 8 many other people, she would traverse up and down the halls
 9 with papers, books, carrying things, delivering things, doing
 10 business. Yes, I saw her, you know, many times.

11 Q Can you estimate for the grand jury how many times
 12 you think you saw her in the West Wing?

13 A Given that there were some days when I'd see her 20
 14 times up and down the hall, because her office was right down
 15 from there where she worked out of, I probably saw her a
 16 hundred times.

17 Q Have you known her to be in the Oval Office?

18 A She was one of the people that I would look at as a
 19 -- when you're standing post and the President's in the door
 20 behind you, all you care about is the people in that area are
 21 authorized. Once they're authorized, they become almost
 22 invisible. You look for the ones that are not authorized.

23 And, again, I knew who she was because I knew that
 24 that picture matched her face on her pass, but I never knew
 25 her name. So -- but I cannot recall any instances where I

Page 33	Page 35
<p>1 saw her directly walk into the Oval.</p> <p>2 Many times I saw her go around to deliver things to</p> <p>3 Ms. Curric and to the secretaries and over into the West</p> <p>4 Lobby and things like that, doing -- going about business,</p> <p>5 always carrying stuff, always in a hurry. But I never had</p> <p>6 firsthand knowledge of her being in the Oval Office in my</p> <p>7 experience.</p> <p>8 Q Let me ask the question a different way. Have you</p> <p>9 ever known her to be alone with the President, in a room with</p> <p>10 the President when no one else was there?</p> <p>11 A Not to my knowledge.</p> <p>12 Q Has anyone ever told you, or have you ever heard</p> <p>13 that the President was alone with her, Ms. Lewinsky?</p> <p>14 A No. Again, I never knew who -- what her name was.</p> <p>15 I didn't know that was her name until this came out in the</p> <p>16 media, and then I said, "I know her." I've seen her. I</p> <p>17 don't know her.</p> <p>18 But to answer your question, no one has ever</p> <p>19 relayed to me that they've seen her with the President alone</p> <p>20 at any time.</p> <p>21 Q Now let me ask you whether you remember working</p> <p>22 Easter Sunday of 1996.</p> <p>23 A Vaguely, I guess. I mean, it doesn't jump out at</p> <p>24 me, but -- Easter Sunday of '96? I was probably on the</p> <p>25 shift.</p>	<p>1 specifics. I've seen Harold Ickes probably a thousand times.</p> <p>2 up and down and in and out doors, and putting a date with the</p> <p>3 time with the person in and out of a door, no, I don't recall</p> <p>4 that.</p> <p>5 Q Okay. Without putting a date on it, do you</p> <p>6 remember an event like that? That is, on a weekend, with</p> <p>7 very few other people around, where Mr. Ickes enters, and</p> <p>8 there's almost no one else around. It's just you and a</p> <p>9 Uniformed Division officer. There were no secretaries. The</p> <p>10 President is in the Oval area with a woman. Mr. Ickes enters</p> <p>11 and the woman exits through another door hurriedly.</p> <p>12 Q I have no recollection of anything like that.</p> <p>13 Q Do you have any recollection of a conversation with</p> <p>14 the Uniformed Division officer, John Muskett -- and you say</p> <p>15 you don't know who he is, but I'm just identifying -- with</p> <p>16 any Uniformed Division officer where the Uniformed Division</p> <p>17 officer asks you, "What do you think the President is doing</p> <p>18 in there?"</p> <p>19 And that referenced the President being in the Oval</p> <p>20 Office alone with a young woman, and then you responding to</p> <p>21 this Uniformed Division officer, "I don't think he'd be that</p> <p>22 stupid," words to that effect.</p> <p>23 A I don't recall that conversation at all.</p> <p>24 Let me preface your question with something. When</p> <p>25 you stand post every day, all the time for 12 hours at the</p>
<p>Page 34</p> <p>1 It doesn't jump out, any specifics of it, no, I</p> <p>2 can't -- I can't recollect anything and put it to Easter</p> <p>3 Sunday of '96.</p> <p>4 Q So it would not be unusual for you to work a</p> <p>5 particular holiday.</p> <p>6 A No, not at all.</p> <p>7 Q And so you wouldn't remember that, "I remember it</p> <p>8 because I remember I had to give up my Easter Sunday."</p> <p>9 A You give up a lot of things on PPD. They don't</p> <p>10 stick out. You'd lose your holidays, basically.</p> <p>11 Q Okay. Do you know a Uniformed Division officer by</p> <p>12 the name of John Muskett?</p> <p>13 A No, I don't. I may know his face. I know a lot of</p> <p>14 them by face. But the name, John Muskett, doesn't -- I</p> <p>15 couldn't identify him by that name.</p> <p>16 Q Do you remember an event -- have any recollection</p> <p>17 of any event occurring around Easter Sunday of 1996 when you</p> <p>18 were on duty -- this is obviously on a Sunday -- with very</p> <p>19 few people in the West Wing. The President is in the Oval</p> <p>20 Office, and Harold Ickes comes down the hallway, enters into</p> <p>21 the Oval Office, and then a young woman exits another door?</p> <p>22 A I'm not following your question.</p> <p>23 Q My question is, do you remember any of that, such</p> <p>24 that I just described?</p> <p>25 A Again, there's nothing that jumps out in my mind as</p>	<p>Page 36</p> <p>1 time sometimes, to keep alert and to keep awake, you talk,</p> <p>2 and you banter back and forth and just try to keep an edge,</p> <p>3 fight the fatigue and remain alert.</p> <p>4 So we routinely, as shift members would talk, or</p> <p>5 talk to the UD guys and joke or cajole or whatever. But I</p> <p>6 don't remember specifically the conversation you just</p> <p>7 referred to me as saying, "He wouldn't be that stupid," or</p> <p>8 cognizant, realizing he was in there alone with a person.</p> <p>9 Again, when we're on post, we're on post for 20</p> <p>10 minutes at the time, and you're in a rotation where you jump</p> <p>11 from one to the next to the next to the next. You don't stay</p> <p>12 in one place very long.</p> <p>13 So -- and I don't know how anybody else did it, but</p> <p>14 in order to keep my sanity and do my job, I would try to keep</p> <p>15 my mind active in things I needed to do with my family and</p> <p>16 things like that. And as long as I knew that authorized</p> <p>17 people were in and around the President, and he was safe, his</p> <p>18 little movements here and there, who was there -- as long as</p> <p>19 they were okay and they had that pass, that was my way of</p> <p>20 doing my job. I was looking for the ones that didn't, and</p> <p>21 the ones that were okay, they were all okay.</p> <p>22 So I can't speak for others, how they did their</p> <p>23 job. I just didn't want to be the one that, "Hey, there's</p> <p>24 somebody in here that's not supposed to be," meaning they are</p> <p>25 not a passholder.</p>

1 So just to give you -- this is how I work.
 2 Q Let me see if I can -- and I understand that. Let
 3 me see if I can refresh your recollection a little further,
 4 and that would be that on this Easter Sunday, you replaced an
 5 officer, Reginald Hightower. Does that name --
 6 A Yeah, I know Reggie Hightower, yes.
 7 Q Okay. You replaced him. [REDACTED]
 8 [REDACTED]
 9 [REDACTED]
 10 A Mm-hmm.
 11 Q [REDACTED]. The President had just
 12 received a phone call, had come in. The President had been
 13 in the study.
 14 Is this jogging your memory at all?
 15 A Again, in the scenario you present, when you say
 16 replaced Agent Hightower, it was my turn to push in the
 17 rotation, is what it was. So I'm supposed to be up there. I
 18 didn't come up there because there's something sinister going
 19 on. I came up there because that's my time to push, and if
 20 you're late, you get a bad reputation, so you can't be late.
 21 I worked on the shift and pushed Reggie Hightower a
 22 bunch of times. That one doesn't stick out in my mind.
 23 I very well may have pushed him, probably did. But
 24 any conversation like what you're indicating to me, I have no
 25 recollection of anything like that.

1 that. I think I would recall it, and I don't specifically
 2 recall that.
 3 MR. BITTMAN: May we take a 15-minute break?
 4 THE FOREPERSON: That's fine.
 5 MR. BITTMAN: Wonderful, thank you.
 6 Fifteen minutes, Agent?
 7 THE WITNESS: Thank you.
 8 MR. BITTMAN: Thank you.
 9 (A brief recess was taken.)
 10 (Witness excused. Witness recalled.)
 11 THE FOREPERSON: Agent Wilson, you understand
 12 you're still under oath?
 13 THE WITNESS: Yes.
 14 BY MR. BITTMAN:
 15 Q Agent Wilson, the grand jurors had a couple of
 16 questions for you. First, there are some general questions
 17 about the security of the President.
 18 And that is, how accurately, how precisely do you
 19 know where the President is?
 20 A Most of the time we know exactly where he is. We
 21 guard areas, basically, and let him move and function within
 22 those areas. They may shrink, they may expand, depending on
 23 what he's doing. We maintain security around him, maintain a
 24 perimeter, so we know about where he is at all times.
 25 Q And when you say "about," is there like a time

1 Q Are you saying, Mr. Wilson, that it didn't happen,
 2 or are saying that, "It may have happened. I just don't
 3 recollect it," the conversation?
 4 A The conversation with Mr. Muskett?
 5 Q Yes.
 6 A I have no recollection of that type of
 7 conversation. As a general rule, I try to keep opinions out
 8 of things, even when I'm talking to UD people, because people
 9 talk. And so trying to remain apolitical and trying just to
 10 do my job.
 11 Again, I don't remember this guy. I may know him,
 12 but not know him by him. I don't remember anyone coming up
 13 to me and saying, "Hey, he's in there with somebody and I
 14 wonder what he's doing."
 15 Again, working on a Sunday, work on Easter, you
 16 know -- I'm there, but I'm also mentally, you know, somewhere
 17 else, just trying to get by and he's safe and so everything's
 18 okay.
 19 If I had seen anything inappropriate or discussed
 20 anything inappropriate, which I consider that would be
 21 inappropriate, I think I would remember that, and I don't
 22 recall what you're saying.
 23 So I'm not in a position to say, well, it might
 24 have happened. I can't speculate. But if I -- I know
 25 myself, and if I would have engaged in a conversation like

1 frame within which you have to be able to get the President -
 2 - that is, if something -- frankly, one of the grand jurors
 3 used as an example, when the airplane hit the side of the
 4 White House --
 5 A Right.
 6 Q -- without commenting on where the President was at
 7 that time, is there a time frame within which you guys must
 8 be able to get the President and then to put him in another
 9 secure location?
 10 That is, there's a 30-second window, you guys
 11 always -- you have to be within 30 seconds of physically
 12 grabbing the President, or something like that.
 13 A Yeah. There's no specific time limit. We want to
 14 stay as close as possible, while allowing him to perform his
 15 official duties. So that may be this distance at some times,
 16 depending on the environment which he's in.
 17 If he's in a safe environment, which we deem to be
 18 safe, such as the White House, we can expand to give him more
 19 room and more personal space and allow him some freedom and
 20 some sense of privacy.
 21 So -- but, again, we always know, based on the post
 22 standards of people who are -- the perimeter people, we
 23 always know about where he is, so we can -- we can go in and
 24 retrieve him and move him if need be.
 25 I don't think in five years we didn't know where he

1 was -- and when I say in general, again, it depends on where
2 he is. In a friendly environment like the West Wing, we know
3 what area he's in. But he can traverse back and forth within
4 that area very freely without us being acutely aware of
5 exactly where he is.

6 I don't know if these -- and I'm assuming these two
7 restrooms right here don't have other exits. He may come in
8 this room and the door's closed, and we're standing outside
9 the door, and we know he's in here. He may be in the men's
10 room, but we know he's in here and we could find him.

11 If there was an exit to that door, we'd have
12 someone on the other side. And, again, we can certainly say
13 with certainty that he's in here, when, in fact, he might be
14 in that men's room, but we don't know that.

15 So I'd want to qualify my answer.

16 Q When he's in the Oval area, that is, the area of
17 the Oval Office, where does that mean -- you guys know that
18 he is definitely where? In what rooms must he be in?

19 A The Oval means the Oval Office proper, but it does
20 include the bathroom and it does include the study, the
21 Oval/study, because there's a very short hallway -- as shown
22 in the diagram, there's a very short hallway that contains a
23 bathroom and another small office going into the study.

24 Many, many, many times he's been working in the
25 Oval, and he'll walk into the study to read something, have a

1 where he is, because we do.

2 And, like I said, the access and egress is
3 controlled, and we know this is a safe area.

4 Q You referenced this in your answer also. One of
5 the grand jurors asked whether the President has ever pulled
6 the slip? That is, has he ever been out of your presence
7 where you guys just don't know where he is?

8 A Absolutely, positively not. Never. Matter of
9 fact, at certain times, like on a vacation, when he and the
10 First Lady would want to, you know, walk on the beach or have
11 some private time together, he would even talk to us how to
12 best facilitate it, where we could still provide security and
13 give them, you know, time to walk on the beach or do
14 something in the evening, things like that.

15 He's very forthcoming with helping us in
16 understanding what our mission is. There was never even an
17 intent that I'm aware of of him trying to give us the slip,
18 as you so accurately put it, no.

19 Q [REDACTED]

20 [REDACTED]

21 [REDACTED]

22 A [REDACTED]

23 Q [REDACTED]

24 [REDACTED]

25 A [REDACTED]

1 cup of coffee or something. The steward may bring him
2 something. He sits in there. It's more comfortable.

3 If I recall correctly, there might be a fireplace
4 in there. I can't even remember. It's been a while. But
5 it's just a different environment.

6 And, I mean, we have the doors covered. We really
7 don't care that he's literally from here to the wall, down
8 the hall. We still know that if something happens, we could
9 retrieve him in short order.

10 Q What about the dining room? Could he be in the
11 dining room? Would you know when he's in the dining room,
12 this part of the dining room?

13 A That's what we call the study.

14 Q That's the study, too.

15 A Yeah, that's the study.

16 Q All right. So when he's in the Oval Office, he
17 shuts the door. [REDACTED]

18 [REDACTED] You know that he is either in the Oval Office, in
19 the restroom, in the study, or in his --

20 A The dining area.

21 Q -- dining area.

22 A This is all in a very close -- this is close
23 proximity, okay? Very close proximity. Again, from this
24 Oval door to the study, it's from here to wall, it's pretty
25 close, and so we're not at a disadvantage that we don't know

1 Q [REDACTED]

2 [REDACTED]

3 A [REDACTED]

4 [REDACTED]

5 [REDACTED]

6 [REDACTED]

7 [REDACTED]

8 [REDACTED]

9 [REDACTED]

10 [REDACTED]

11 [REDACTED]

12 [REDACTED]

13 Q You also mentioned that you did the push with
14 Reginald Hightower. Actually, maybe you don't remember
15 specifically getting the push or pushing him, whichever way
16 it goes, but when you replace someone -- and, actually, I
17 shouldn't say that. What's the correct term?

18 A Push.

19 Q Push. When you push someone, does that person whom
20 you have pushed give you any of the information as to where
21 the President is?

22 A If it's pertinent and if it's necessary, you know.

23 The steward said, "He may be moving soon." You know, he
24 might pass something. He might, you know, talk about how
25 tired he is and just keep on walking.

1 The push is -- the push happens like this, where
 2 you're -- you want to move because the guy at the end wants
 3 to get off and go eat. He's only got 40-some minutes to eat.
 4 And if you sit and talk and chatter at each push, by the time
 5 you get to him, his dinnertime's down the -- you know,
 6 minimal.

7 So the push is a very prompt, orderly, quick
 8 transition, and if there is information that needs to be
 9 imparted, it will be. If it's superfluous, if it doesn't
 10 matter -- a lot of times you push somebody and walk by him
 11 and give him a nod and off you go.

12 Q How do you know where the President is when you
 13 push someone else off?

14 A [REDACTED]
 15 [REDACTED]
 16 [REDACTED]
 17 [REDACTED]

18 Now, when he's at work, he's either in the Oval or
 19 he's in one of the -- the Cabinet Room or the Roosevelt Room
 20 doing a function. You know, there's places that he goes most
 21 of the time. Those are the top three.

22 Then, you know, he might be over at the Old EOB,
 23 but, you know, you would know about it, and you would go with
 24 him.

25 With experience, you know where he is by where the

1 don't have the authorization.

2 That's how I work. I don't know how others do it.

3 Q But as I understand one of your roles,
 4 unfortunately, is to -- well, not unfortunately, but it's to
 5 regulate the traffic in and out of the Oval Office.

6 A Regulate the traffic? I wouldn't call it that. I
 7 would say our role is to ensure that the environment is safe.

8 Now, how we may do that is in a lot of different
 9 ways. I do it by making sure the people around him are
 10 passholders. And once I determine that, I am satisfied that
 11 that criteria has been met.

12 Q What if on a weekend, let's say, it's quiet around
 13 in the West Wing. The President's in the Oval Office, the
 14 door is shut. You've just pushed somebody off. You know
 15 he's in there. You don't know what he's doing. And some
 16 staffer comes up and asks you, you know, "I've got this
 17 question for the President, but it's not that important. Is
 18 he with anyone?"

19 Would that be something that's not uncommon?

20 A It's not uncommon. I mean, that kind of stuff
 21 happens all the time.

22 Q But if you didn't ask your previous guy you pushed
 23 off whether the President was with anyone, you won't know.

24 A Right. And if the person is a staff member, a
 25 senior staff member, and has a pass, they can go in there. I

1 agents are, because you know the posting around those
 2 different rooms. And when you see somebody standing outside
 3 on the Colonnade, the President's in the Oval Office.

4 Q [REDACTED]
 5 [REDACTED]
 6 [REDACTED]

7 A And/or the study area, yes, exactly.

8 Q Okay. Would it also be important for you to know
 9 if the President is with anyone?

10 A My criteria was if a passholder is in there, all
 11 bets are off.

12 Q You don't care.

13 A Absolutely, positively not. I care about the ones
 14 that aren't authorized. Because there were so many of them
 15 that had permanent pins and passes that you couldn't get
 16 caught up in all that, and up and down the halls and back and
 17 forth.

18 You know, during an eight-hour shift, you would
 19 literally sift through 100 people sometimes in the hall, and
 20 you're looking for the one that isn't supposed to be there.

21 The ones that are there, once I confirm that, okay,
 22 you're a passholder. I've matched your face up with the
 23 picture on your pass, you become invisible to me. And once I
 24 realize that's you, I see you again and again and again, I
 25 take no notice of you. I want to look for the ones that

1 mean, that's an access, it's a full access pass.

2 To my experience, many times they wouldn't talk to
 3 us, to say, "Hey, is it okay to go in?" or -- I mean, these
 4 people knew their role a lot of times, and where, you know,
 5 someone like Stephanopoulos would walk -- you know, walk
 6 right by us. And, you know, we knew who he was, and he
 7 knew --

8 It's not like that. I mean, once you see somebody
 9 and you may nod good morning or something, you don't say,
 10 "Good morning" or "Hello" 20 times a day, I mean, every
 11 time you see someone. So they become invisible. You know
 12 who they are, and they go about their business.

13 We want to let them do their job, and we're doing
 14 our job. It's not really -- it's a coexistence. It's not
 15 such a commingling like you think. It's a coexistence, to
 16 where we let them do what they need to do in a safe
 17 environment.

18 Q [REDACTED]
 19 [REDACTED]
 20 [REDACTED]
 21 [REDACTED] Would anyone ask you that question?

22 A You know, occasionally, you might -- you know,
 23 "What's going on? Anything going on? Is he moving?"

24 We'd care about if he was moving, because when he
 25 moves, we've got to move, and where we're moving to, we need

Page 49

1 to make sure that's secure, and in order to do that, we need
2 advance notice. So that type of information we need to
3 impart to each other as soon as we get it and have to do it
4 in a timely fashion.

5 So, yeah, some people -- yeah, they'd push, "Hey,
6 how are you doing? How are you? How's the kids," you know,
7 that type of thing. All types of conversation might come up
8 in the 20-second span when you're pushing. "Anything going
9 on?" "Nah." "Okay. See you in 20 minutes."

10 It's very -- it's the only way to keep your sanity,
11 okay? It's a very formal environment, and we handle it with
12 professional informality sometimes.

13 Q One of the grand jurors asked -- of course, you
14 said you don't have an attorney, and I asked you a couple of
15 questions that may have called for some security issues,
16 answers about the security measures at the White House, and
17 you indicated that you may want to talk to your counsel.

18 And the grand juror had a question, since you don't
19 have your attorney, who were you referring to?

20 A There's a Secret Service -- it's called a
21 facilitator. I think there's an issue that's still pending
22 and still being arbitrated about the security of the compound
23 and then our function.

24 They're very concerned as an agency that a lot of
25 this type of information -- too much of this type of

Page 50

1 information would get out and would threaten one of our
2 protectees. And I've been instructed to, you know, be
3 careful of the line of questioning and make sure it's germane
4 to the topic, and, "If there's any question, you might want
5 to consult with us."

6 That's not my attorney. That's an agency attorney
7 that's -- he is representing this proceeding and representing
8 officially. He's not my personal attorney. I haven't
9 retained him, and he's not looking out for my best interests.

10 Q That attorney is -- there's, I think, one from the
11 Secret Service here and then a couple of attorneys from the
12 Department of Justice, who's representing the Secret Service;
13 is that right?

14 A That's correct.

15 Q Okay.

16 A Just met the one today, so --

17 Q You also referenced -- I asked you about a
18 conversation involving John Muskett. You didn't remember the
19 conversation. You said you might have remembered it because
20 it seemed inappropriate.

21 Can you explain what you meant by "inappropriate"?
22 Was it inappropriate to have such a conversation, or was it
23 inappropriate -- was the subject matter inappropriate?

24 Actually, let me withdraw that. Was the subject
25 matter of the conversation inappropriate, or did you mean

Page 51

1 that it was inappropriate for the President to be behaving in
2 any activity that was referenced in the comment by the
3 officer?

4 A I think we're talking about apples and oranges
5 here. First, I didn't comment on what -- on what this
6 conversation was, because I don't recall it. So I'm
7 reluctant to comment on my feelings about a conversation that
8 I can't recall that occurred.

9 Q Okay.

10 A My version if inappropriateness would be something
11 where there's a security issue or something where we were not
12 doing what we were supposed to do.

13 If he would have engaged me in a -- we're talking
14 hypothetically here. If he would have said, "Well, you know,
15 I smell smoke," or something, you know, then I would have
16 gone to a higher state of alertness and probably advised
17 somebody, taken note of the situation.

18 But I didn't deem those words that you told me that
19 he said, I -- I've had a thousand conversations with
20 Uniformed Division personnel, probably ten thousand
21 conversations with them over the five years I was there. If
22 that conversation took place, I don't recall it.

23 If -- and I said to you that if a conversation like
24 that, where he's talking about, you know, "He's in there with
25 somebody," and he's implying that there's something going on,

Page 52

1 I think I would have taken note of that, because it's --
2 that's highly unusual in my mind. I think I would have
3 remembered that. But, frankly, I don't.

4 Q Have you heard rumors about the President's
5 activity in the White House? Have other Uniformed Division
6 guys or other agents told you about things that they've heard
7 about the President being alone in the Oval Office with young
8 women?

9 A That conversation has never taken place. I've
10 never spoken with anyone about -- I mean, I'm trying to
11 understand what you're saying. I mean, are you putting this
12 in a sexual connotation?

13 I mean, he has meetings at different times with
14 different people, staff members, and I was fully aware of
15 these. But nothing that it was, again, inappropriate. It
16 was official business, as how I viewed that, and nothing
17 more.

18 Q You talked about seeing Monica Lewinsky in the
19 hallway back and forth in the West Wing.

20 A With regularity.

21 Q Have you ever seen her on a video monitor?

22 A Never.

23 Q You also said -- you testified that you never knew
24 that Monica Lewinsky and the President were alone together.
25 Did you ever have any reason to believe that they were alone

1 together?
 2 A No.
 3 Q You also said you never talked to Monica Lewinsky.
 4 Have you heard her speak to anyone, as far as you remember?
 5 A Again, up and down the halls, carrying stuff, going
 6 from one place to another. You know, sometimes she'd be
 7 walking maybe with another staff member and, you know,
 8 chatting or carrying on a conversation. I never -- they
 9 never stopped in front of me and continued the conversation
 10 to a point where I could overhear what was being said.
 11 I've heard her speak words, you know, but there's
 12 no actual specific recollection of what the conversation or
 13 the content of the conversation was.
 14 Walking out of Betty Currie's office sometimes,
 15 she'd have some things. You know, "Betty do you need this?
 16 Okay, I'll get it." You know, that type of thing, and off
 17 she'd go. And that's the extent of that.
 18 Q Do you know a steward named Bayani Nelvis?
 19 A Oh, yeah.
 20 Q Has he ever told you about any incident involving
 21 the President where the President was alone with, say,
 22 someone like Monica Lewinsky? You didn't know her name then,
 23 but with a young intern or a young staffer?
 24 A No, we never had a conversation like that.
 25 MR. BITTMAN: Do any of the grand jurors have any

1 leaves the residence and arrives at the residence?
 2 A Again, I've never seen this document, so I don't
 3 know what their internal -- when I worked with the Uniformed
 4 Division I worked in Foreign Missions Branch. I don't know
 5 what their internal administrative requirements are for the
 6 submission of documentation like this.
 7 But I know [REDACTED] that's a post that we share with
 8 Uniformed Division and -- but we don't fill this out. So I'm
 9 assuming that this is what they do.
 10 It appears to indicate the presidential movements
 11 as well. I thought that this just indicated guests or people
 12 that come up and down from the residence. It seems to
 13 include the President as well.
 14 (Grand Jury Exhibit No. GMW-6 was
 15 marked for identification.)
 16 BY MR. BITTMAN:
 17 Q Okay. If you could turn to the next exhibit, which
 18 is GMW-6, do you recognize this document?
 19 A It's a command post log. This document is
 20 generated usually from -- normally when there's a movement
 21 off compound, it's -- this is -- this type of document is
 22 generated.
 23 This seems odd to me. I've never seen it in this
 24 format before.
 25 Like I said, there's a command post log when he

1 other questions?
 2 (No response.)
 3 MR. BITTMAN: I actually want to go through more
 4 documents.
 5 BY MR. BITTMAN:
 6 Q I've put three more documents in front of you. The
 7 next one is marked GMW-5, which is called a F-1 movement log.
 8 (Grand Jury Exhibit No. GMW-5 was
 9 marked for identification.)
 10 BY MR. BITTMAN:
 11 Q Would you identify that document? I mean, do you
 12 recognize that document?
 13 A I can surmise what this document is. I've never
 14 seen one. F-1 is a post in the residence that's manned by
 15 Uniformed Division, and what it does is -- although I've
 16 never physically seen one, I can recognize what it does.
 17 It indicates people going up into the residence
 18 area and what time they come down.
 19 Q What does [REDACTED] mean?
 20 A It's a designation of a post.
 21 Q Okay. Where is [REDACTED]
 22 A The residence.
 23 Q It's the residence? Who prepares this?
 24 A Uniformed Division.
 25 Q And it's just -- is it when the President goes --

1 leaves the White House. Say, he's going to the Hilton Hotel.
 2 The Hilton Hotel has the command post log. It's part of the
 3 official paperwork that's turned back in after the visit.
 4 This is a command post log for inside the White
 5 House, which I'm not familiar with. This could be a
 6 Uniformed Division log, although "command post log" is a term
 7 that we use. This document is -- as part of the advance
 8 package, not in compound. We don't do command post logs for
 9 his movements within the residence.
 10 (Grand Jury Exhibit No. GMW-7 was
 11 marked for identification.)
 12 BY MR. BITTMAN:
 13 Q Let's turn to the last document, marked GMW-7. Do
 14 you recognize this document?
 15 A Well, first off, I recognize my handwriting. This
 16 is -- again, when he leaves -- when he leaves the White House
 17 -- what a W-16 does, a good W-16 agent, will fill out the
 18 command post log for the agent that's out there doing the
 19 advance.
 20 So when he comes back -- what I did here is, the
 21 POTUS went somewhere, maybe jogging or doing something, and
 22 when he comes back, wherever he went, there's an advance
 23 agent out there that's doing the security there. Part of his
 24 paperwork when he comes back is, you know, any incidents
 25 happen, how it went, the security setup, everything else.

1 Part of the required documentation is the command
2 post log. Because he's so busy on site, sometimes he gets a
3 command agent out there in his command post out there --
4 because we have one on site as well -- that's supposed to do
5 this log. The guys in the field don't do them. They don't
6 understand that PPD needs them.

7 So the [redacted] agent a lot of times will fill it out
8 for him, departure, arrival, put it in his mailbox, and he
9 includes this in his final report. It's an administrative
10 document.

11 Q So this was a document that you prepared?

12 A That looks like my handwriting.

13 Q Does that mean that you were at the W-16 post when
14 you did it, probably?

15 A Yeah, I would -- yeah. There's no other way to do
16 this, yeah.

17 Q And it was prepared on the President's movements on
18 November 20, 1995?

19 A That's what it indicates.

20 Q And would that have been your name that's been
21 blocked out, probably?

22 A I'm just saying this is pictorially similar to my
23 handwriting. I'm not saying it is because there's not a
24 name, but it's -- it sure looks like my handwriting. I print
25 in a similar manner, so --

1 who was protecting the President a [redacted]
2 [redacted] would you have gone
3 with the President?

4 A Oh, yeah. If your shift is working, you provide
5 security. So if he leaves, you leave. [redacted]

6 [redacted]
7 [redacted]
8 [redacted]

9 Q Why doesn't this document reflect where the
10 President went?

11 A It may have. If they took out my name, they may
12 have taken out where he went. I don't know.

13 Q Oh, okay.

14 A I don't know. Normally, if I fill out a command
15 post log, it's a little thorough than this. So it may not be
16 my writing.

17 Q Okay. But you would have put in there that he went
18 jogging around the Ellipse, or he took the helicopter to a
19 luncheon, or something like that.

20 A Right. It has location of arrival, who I passed it
21 to, meaning my notification -- I call and say, "Hey, they're
22 coming." I write down who I passed it to, the time I passed
23 it, location of arrival.

24 Q [redacted] b"
25 -- [redacted] "

1 And because in '95 I was doing shift work, I'm just
2 surmising and deducting that I very easily could have done
3 this document, sure.

4 Q We're not going to hold you to that. But what it
5 reflects is that at 6:10 p.m. the President left the south
6 grounds of the White House.

7 A Right, either via walking out the gate on a jog or
8 driving or helicopter, yeah. It could have -- he departed.

9 Q He departed.

10 A Right.

11 Q And then at 7:30 p.m. he returns.

12 A Correct.

13 Q And arrives on the south grounds again.

14 A Absolutely.

15 Q [redacted]
16 [redacted]
17 [redacted]

18 A You're there all the time until you're -- if you
19 have to use a facility or something, you get -- you call over
20 to Operations or get somebody in there to push you
21 momentarily. But that's your assignment, that's your eight-
22 hour assignment. You don't leave. You answer the phones.
23 You prepare for the return. Fill out paperwork, do your
24 shift reports. You've got plenty to do.

25 Q Had you been the agent who -- or one of the agents

1 A Right. Again, every place we go there is a person
2 there in charge of establishing and setting up the security.

3 [redacted]
4 [redacted]
5 [redacted]
6 [redacted] ia
7 [redacted]
8 [redacted]

9 [redacted]
10 [redacted]
11 [redacted]
12 [redacted]

13 Q [redacted]
14 [redacted]
15 [redacted] --

16 A A [redacted]
17 Q -- [redacted]
18 A [redacted]
19 Q A [redacted]
20 [redacted]?"

21 A [redacted] ht
22 [redacted]

23 Q [redacted] he
24 [redacted] in
25 [redacted]

1 [REDACTED]
 2 [REDACTED]
 3 [REDACTED]
 4 A [REDACTED]
 5 Q [REDACTED]
 6 [REDACTED]
 7 A [REDACTED]
 8 [REDACTED]
 9 [REDACTED]
 10 Now, if it were someplace other than the White
 11 House, he would pass to probably the command post at the next
 12 location that we're going to. [REDACTED]
 13 [REDACTED]
 14 [REDACTED]
 15 Q Okay. Are there any other documents that the
 16 Secret Service maintains that show the location of the
 17 President? [REDACTED]
 18 [REDACTED]
 19 A Right.
 20 Q If you wanted to know, for example, where the
 21 President was on a day three months ago, what document would
 22 you want to look at, if you had access to all the documents?
 23 A This one.
 24 Q And identify the exhibit number, please.
 25 A GMW-3. This is the running log of his security and

1 his movements anywhere, anytime.
 2 Q That's the most detailed log?
 3 A Without a doubt.
 4 MR. BITTMAN: Does the grand jury have any
 5 questions? Yes, sir?
 6 A JUROR: I have a question concerning the agent.
 7 When the President goes out of the country, do he take a
 8 select few, say, the agent with most seniority, or is it
 9 possible that any agent could go?
 10 THE WITNESS: A shift is a shift. So if he's going
 11 out of town, or he's going, you say, overseas --
 12 THE WITNESS: Yes.
 13 THE WITNESS: -- most of time it's going to be for
 14 more than a day. So you'll have all three shifts going,
 15 because you have to have 24-hour security, say, in Japan or
 16 wherever we go.
 17 The shift people that are selected for those trips,
 18 there's a cross-section of experience and youth, trying to
 19 bring the newer people along, give them experience as well.
 20 Not everybody can go all the time. The majority of
 21 people go for the extended trips because it just requires
 22 more people. There's so much more logistics and so much more
 23 security on a foreign trip, understandably.
 24 But it's not a -- I'd say probably on a foreign
 25 trip, maybe two-thirds of a shift would go, or, you know,

1 over half would go.
 2 A JUROR: Would most of those be the agents with
 3 the most seniority?
 4 THE WITNESS: [REDACTED]
 5 [REDACTED]
 6 [REDACTED]
 7 [REDACTED]
 8 [REDACTED]
 9 [REDACTED]
 10 [REDACTED]
 11 [REDACTED]
 12 [REDACTED]
 13 MR. BITTMAN: Any other questions from the grand
 14 jurors?
 15 A JUROR: Yeah. Agent Wilson, you had mentioned on
 16 Government's Exhibit No. 7 the location should have been
 17 filled in. Was that part of your responsibility when you did
 18 training as well as a supervisor, [REDACTED]
 19 [REDACTED] to ensure that agents did fill in that location?
 20 THE WITNESS: [REDACTED]
 21 [REDACTED]
 22 [REDACTED]
 23 [REDACTED]
 24 e [REDACTED] You know, it's all
 25 looking ahead. What's going on now, preparing.

1 Like I said, once a trip is over, some of these
 2 smaller -- this is a very minute, small detail. I mean, we
 3 know where he went, because not only this, but the log will
 4 show where he went. This is just a duplication, and it's
 5 more duplicative in nature and more of a formality.
 6 As a supervisor, I wouldn't go back and take an
 7 advance agent's log and go, [REDACTED]
 8 [REDACTED]
 9 When they turn it in to our administrative people,
 10 they may say that, say, "Hey, fill out where he went. He
 11 went to the Hilton, right? Fill it out." They may put that
 12 back in there.
 13 But, like I said, the reason it's not filled in, as
 14 I think it's been pointed out, I would assume that it has --
 15 I always tried to fill it in with as complete information as
 16 possible. If that answers your question.
 17 MR. BITTMAN: Any other questions?
 18 A JUROR: I have one question. How did you know
 19 the level of privacy that the President wanted at any
 20 particular time?
 21 THE WITNESS: That's part of the dilemma, that --
 22 you know, this whole thing, it's an expansion and contraction
 23 of security. And the only way I figured out how to do is
 24 just to know the people around him were authorized to be
 25 there.

1 I don't -- the last thing I would want is for the
 2 President to tell a supervisor, "Hey, back your guys off
 3 some, will you? Give me some room."
 4 You know, we don't want that. We want him to feel
 5 that he can, you know, come and go as he needs to and afford
 6 him some sense of movement, freedom, and privacy, and still
 7 provide optimum physical security.
 8 It's a very delicate balance, but it's something
 9 that -- you develop a trust, and you develop an understanding
 10 and a rapport with someone after you see them move back and
 11 forth and what they do and their habits, and you try to -- I
 12 mean, you don't want him to be mad at us. I mean, we need to
 13 take care of him. So we obviously want respect and we want a
 14 rapport.
 15 So I would always try to err on the side of giving
 16 him more room, especially at the White House, especially. I
 17 mean, if George Stephanopoulos walked by me without a pass, I
 18 could, by the letter of the law, stop him and make him show
 19 me a pass. But I'm not going to do that, because I know who
 20 he is, and I know he's got a pass. He just chose not to wear
 21 it for whatever reason that day.
 22 So, you know, you try to -- you try to get along
 23 and you try to have a professional relationship. You might
 24 joke with him, say, "What, did you lose your pass?" You
 25 know, just to indicate that we took note that he -- and he

1 A JUROR: I mean to see the President.
 2 THE WITNESS: Oh, of course. I mean, again, you
 3 know, they don't wear passes. You know, we know who they are
 4 and --
 5 A JUROR: She just walks in?
 6 THE WITNESS: Oh, yeah.
 7 A JUROR: Okay.
 8 THE WITNESS: Oh, yeah, at all -- oh, yeah.
 9 A JUROR: Excuse me. I have another question. You
 10 said something about matching up the faces with the badge
 11 within your perimeter. Are the badges and the faces checked
 12 before they get to your perimeter?
 13 THE WITNESS: Absolutely. And so -- that's why my
 14 check is just a very cursory check. I know that the people
 15 that come in -- that's what the Uniformed Division does.
 16 They check, they have the perimeter. They're the outer --
 17 they're the first line of defense, and we're the last line.
 18 So people that come in, "want to see your pass. I
 19 want to see it displayed, and I want to check out the
 20 picture. I don't stop you or detain you, but I'll do a quick
 21 glance and make sure that that's -- you've got an authorized
 22 White House pass to be in that -- an all-access pass to be in
 23 that area. So that's my job.
 24 MR. BITTMAN: Okay, Agent Wilson, you're excused.
 25 THE WITNESS: Thank you.

1 might have lost it.
 2 And so you might do something like that. But you
 3 try to be courteous and you try to let them know that we're
 4 doing our job. Affording him as much as you can room and
 5 still providing optimum security was our goal.
 6 A JUROR: Other than your intuition and
 7 professional judgment, was there any way the President would
 8 ever indicate to you that he really didn't want to be
 9 disturbed?
 10 THE WITNESS: I think the supervisors -- and as a
 11 shift leader, I was so conscious of that, and I know my shift
 12 leaders were, and I know the second supervisors and the
 13 detail leaders were so sensitive to that issue, that long
 14 before he asked for room, we were told to grant room, and
 15 that was the law of the day, to where you only be as close as
 16 you have to be.
 17 And if he's among friends, if he's in a safe place,
 18 that we've checked the people, we know who's there, we have a
 19 good perimeter -- back off. And it's okay. And that's the
 20 relationship we had, and I think it was very successful.
 21 MR. BITTMAN: Yes, ma'am?
 22 A JUROR: Does the First Lady have prerogatives?
 23 THE WITNESS: You know, I have experience being
 24 with the First Lady, but I wasn't on her specific detail.
 25 She has people detailed to her.

1 MR. BITTMAN: Thank you.
 2 THE FOREPERSON: Thank you, Agent Wilson.
 3 THE WITNESS: Thank you all. Have a good day.
 4 (The witness was excused.)
 5 (Whereupon, at 11:35 a.m., the taking of the
 6 testimony in the presence of a full quorum of the Grand Jury
 7 was concluded.)²⁷
 8 * * * * *

OFFICE OF THE INDEPENDENT COUNSEL

Date of transcription 4/24/98

BRYANT OWEN WITHROW, JR., Lieutenant, United States Secret Service (USSS), Uniformed Division, was interviewed at the Office of the Independent Counsel (OIC), 1001 Pennsylvania Avenue, Washington, DC, 20004. Present for the interview were Associate Independent Counsel (AIC) MARY ANNE WIRTH, AIC MICHAEL TRAVERS and Department of Justice (DOJ) attorneys GARY GRINDLER and JONATHAN SCHWARTZ. WITHROW was interviewed under the terms of an agreement between OIC and DOJ. WITHROW was apprised of the official identities of the interviewers and the nature of the interview and thereafter provided the following information:

WITHROW has been employed by the USSS since May of 1973 and has been assigned to the White House for the past three years. WITHROW has never been assigned to a post near the Oval Office. WITHROW is the Lieutenant in charge of the Special Operations Division (SOD) of the USSS. The SOD handles special events and tours of the White House.

WITHROW first met MONICA LEWINSKY in the Fall or Winter of 1995. WITHROW believes he met LEWINSKY in the East Wing while LEWINSKY was working in the Office of Legislative Affairs (OLA). WITHROW would pass the OLA at least once during his normal rounds. WITHROW was friendly with LEWINSKY, but they never spoke for more than thirty seconds. WITHROW never saw LEWINSKY outside the White House.

On one occasion, LEWINSKY asked WITHROW when the President's helicopter was arriving at the White House. WITHROW can not remember what he told LEWINSKY; he may have given her a vague answer or he may have told her when it arrived.

WITHROW believes he may have known when LEWINSKY was transferred to the Pentagon. WITHROW thinks LEWINSKY may have had a label as a Presidential "groupie." LEWINSKY wanted to know where the President was. WITHROW does not know of anyone else who was labeled a Presidential "groupie." WITHROW advised LEWINSKY would go to the Navy "mess." WITHROW presumed the reason LEWINSKY went to the Navy "mess" was because the walk from her office to the Navy "mess" could result in seeing the President.

Investigation on 04/23/98 at Washington, DC File # 29-OIC-LR-35063

by  Date dictated 4/23/98



29-OIC-LR-35063

Continuation of OIC-302 of BRYANT OWEN WITHROW, JR., On 04/23/98, Page 2

WITHROW advised the telephone number [REDACTED] is the USSS pager switchboard. WITHROW's personal identification number [REDACTED] is [REDACTED]. WITHROW is not familiar with a pin of [REDACTED]. WITHROW advised his wife's birthday is [REDACTED], so he will use [REDACTED] as his pin for accessing voicemail.

WITHROW advised he could have given LEWINSKY his business card, but he does not recall doing so. WITHROW was shown a photocopy of document "MSL-DC-00001170," which is a business card of BRYANT O. WITHROW, JR. of the United States Secret Service, which was found in MONICA LEWINSKY's apartment during a consensual search, conducted by the OIC on January 22, 1998. WITHROW advised the numbers written on the card [REDACTED] were in his handwriting.

WITHROW does not know any USSS employees who were friends with LEWINSKY.

WITHROW does not know the names GLEN MAES or BAYANI NELVIS. WITHROW knows the White House stewards by sight alone. WITHROW has no knowledge of a relationship between LEWINSKY and any of the stewards.

WITHROW knows JAMIE BETH SCHWARTZ. WITHROW works closely with the White House Visitors office. SCHWARTZ worked in the Social Office. WITHROW had a friendly relationship with SCHWARTZ, but did not socialize with her. WITHROW does not think he discussed LEWINSKY with SCHWARTZ.

WITHROW has been to a bar named "The Bottom Line" once in the past ten years. WITHROW believes that occasion may have been after an event at the White House. WITHROW can only recall MELINDA BATES being there from the White House. WITHROW knows NICOLE MAFFEO by sight alone. WITHROW believes MATT FRITSCH may have been at "The Bottom Line" the last time WITHROW was there.

WITHROW is positive he did not tell SCHWARTZ about a rumor that the President and MONICA LEWINSKY were caught in a compromising situation.

[REDACTED]

[REDACTED]

[REDACTED]

29-OIC-LR-35063

Continuation of OIC-302 of BRYANT OWEN WITHROW, JR. . On 04/23/98 , Page 3

[REDACTED]

[REDACTED]

SCHWARTZ left employ at the White House approximately two months ago. About two weeks ago, SCHWARTZ left a message for WITHROW but WITHROW did not return the call. SCHWARTZ has not called WITHROW any other time since she left employ at the White House.

WITHROW recalls seeing LEWINSKY at a Christmas party this past December. WITHROW believes he saw LEWINSKY outside the visitor's entrance. WITHROW believes it was a Christmas party for the military. One of the Uniformed Division personnel may have mentioned to WITHROW that LEWINSKY was at the gate. SCHWARTZ may have been working that party, but WITHROW has no recollection of her being there. WITHROW does not recall saying anything to SCHWARTZ about LEWINSKY.

WITHROW advised he had a "feeling" the White House wanted to keep LEWINSKY away from the President, because of her reputation as a "groupie." WITHROW has not heard of the term "clutch," in describing Presidential "groupies."

The only USSS employee WITHROW spoke to about LEWINSKY was GARY BYRNE. WITHROW can not recall the topic of the conversation in anymore detail, other than it was about LEWINSKY. WITHROW and BYRNE worked together at one time. WITHROW has no knowledge of LEWINSKY giving gifts to USSS personnel. WITHROW has no knowledge of lipstick-stained tissue being found in the Oval Office.

