anything, like as if I wasn't -- didn't even exist. And then I asked him again. I said, "Well, 2 what kind of revolver is it?" 3 And he said, "An Iver Johnson." And then he turned the pistol around and showed it to me where, on the barrel, it has identification of the type of pistol. 7 Did you notice any type of shells around where this person was standing? Could you tell how many rounds had been fired, or make any estimate as to that? 10 I'd say three to four hundred empty casings, 11 he had already used on the range. 12 Now, did this terminate the conversation? 13 Can you recall anything else that was said? 14 15 Yes, most definitely. David knows more about bullets than I did, 16 17 and it came to his attention -- he asked this individual 18 why he was -- "Isn't that a special type of bullet?" 19 He had just one box aside from all these. 20 other -- that it's called the mini-magnum; and this type 21 of bullet, when it penetrates on an object, usually tears 22 and splits out into different directions where the regular. 23 bullet of a .22 caliber goes in a hole, and when it goes, 24 into an object, it will come out the same size. 25 And he was -- he asked him the reason for

26

this, and he didn't know what the reason for his -- I

take that back. 1 He asked him, or he told this guy that the reason of mini-magnum was for better accuracy at a hundred and fifty yards; with a regular bullet, you only get a hundred yards accuracy. Was there any further conversation that you recall? No. Did anyone direct a question to the person Q as to why he was rapid firing? 10 No. 11 When we talk about rapid firing, do you mean 12 there were multiple shots fired, like the gun was emptied 13 boom-boom-boom? 14 Yes. A 15 As fast as you could pull a trigger? Q 16 Yes. 17 May I direct your attention now -- I will 18 show you a gun. We have marked this gun Grand Jury 19 Exhibit 7. 20 Would you take a look at that? 21 Take a look or hold it? A. 22 Hold it. Everyone has gone through it. Q 23 THE FOREMAN: Take it in your hands. 24 BY MR. HOWARD: Recalling now the gun that Q 25 you saw at the San Gabriel Range, does this appear to be 26

the same gun? 1; This is it. Α Q That is the gun? It is, yes. When you left did you have any further conversation with the person identified or photographed in 3-A and 3-B? I'm not definitely sure who asked the 8 question, but there was some -- they weren't in agreement 10 as to -- to get better accuracy. I think the individual asked David, "How 11 do you hold your gun to get better accuracy because this 12 13 gun doesn't have a sight on it? Do you hold it whereby the front part is definitely, you know, straight ahead with it 14 15 or do you hold it up or -- " 16 It didn't have a sight where David's did. 17 He was asking how to hold it for better accuracy. 18 Is that the only time you ever saw this 19 individual? 20 Yes. And did you sometime later see a picture 21 22 of this individual? Yes. 23 And how was that? 24 After I fit the description of the 25 individual and after watching television, after the shooting 26

of the Senator, we said -- I discussed it at the house 1 with David, "Well, we better not call up the Homicide or 2 anyone." 3 After they brought on -- they showed the revolver, the .22 caliber, eight-shot pistol, we said, 5 "This is too coincidental to happen," and at that time we called the Homicide where they sent down a detective with mug shots of seven or six individuals, and we pointed it out. 10 MR. HOWARD: Would the Jury have any questions? THE FOREMAN: Mr. Garrett has one. Mr. McCord 11 12 has one. BY MR. HOWARD: Now, the date that you were 13 at the glun club, San Gabriel Gun Club, that was June 4th; 14 that was on election day --15 Yes. 16 -- is that correct? 17 Tuesday of this week. 18 Tuesday. Then you went home, and did you 19 know that night or early in the morning about the 20 assassination of the Senator? 21 Yes. 22 That's when you and Dave were talking over 23 what you had seen that very same day? 24 Yes, after they gave the description on 25

television.

26

1	Q Do you have to when you went to the
2	range that Tuesday, do you register at the range? Can
3	anyone go there?
4	A Anyone can go there, yes.
5	Q Do you have to pay a fee?
6	A No.
7	Q Was it crowded that day?
8	A No.
9	Q Was there a range master there that day?
10	A Yes.
11	MR. HOWARD: May the witness be excused?
12	THE FOREMAN: Any further questions?
13	There being no further questions, I must
14	caution you and also warn you not to impart to anyone or
15	discuss with anyone any of the proceedings that went on
16	in this room this afternoon.
17	Do you understand?
18	THE WITNESS: Yes.
19	THE FOREMAN: Thank you very much for coming in.
20	(Whereupon the witness was excused and
21	withdrew from the Grand Jury Suite.)
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23	MR. FUKUTO: Call Dr. Bazilauskas.
24	
25	
26	
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## V. FAUSTIN BAZILAUSKAS, called as a witness before the Grand Jury, was duly sworn as follows: THE FOREMAN: Would you raise your right hand. please, sir? (Whereupon the witness complied with the request of the Foreman.) Do you solemnly swear that the evidence you shall give in this matter now pending before the 10 Grand Jury of the County of Los Angeles, shall be the truth, the whole truth, and nothing but the truth, so 11 12 help you God? 13 THE WITNESS: I do. Would you be seated, please? 14 THE FOREMAN: 15 THE WITNESS: Surely. 16 THE FOREMAN: For the record, would you give us 17 your name, please? 18 THE WITNESS: V. Faustin Bazilauskas, V. Faustin 19 F-a-u-s-t-i-n, like Dr. Faust with -i-n, Bazilauskas, 20 B-a-z-i-1-a-u-s-k-a-s. 21 EXAMINATION 22 BY MR. HOWARD: 23 Will you tell us your business or 24 occupation, please? I am a physician. 26

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Licensed to practice as such in the State
 1
     of California?
                     Yes, I am.
                     May I direct your attention to the evening
     and early morning of election evening, June 4th, and the
     following Wednesday morning.
                     Yes.
                     Were you on duty at the -- at a hospital
     at that time?
. 9
                     Yes, I was.
10
             Q
                     Where was that?
11
                     Central Receiving Hospital.
12
             Q
                     Directing your attention to that morning,
13
     did you receive some notification that patients were due
14
     or were arriving from the Ambassador Hotel?
16
                     Yes, several minutes before -- before the
17
     first arrival.
18
             Q
                    Was this associated in your mind with
19
     perhaps the Senator Kennedy --
20
                     Yes, I was told.
             Α
21
                     With disbelief I waited.
22
                    Did the Senator arrive?
             Q
             Α
                     Yes, he did.
24
                     Did you make preliminary studies and
             Q
25
     treatment of the Senator?
26
                     Yes, we did.
```

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Q
                    And the Senator -- then was he directed to
     a secondary hospital?
                    Yes, we did. We are only an Emergency
     Hospital for the first initial care, but after-care is
     better done elsewhere.
                    They have more facilities, but for
     emergency care, we are very well set up for immediate care.
                    Now, did other people arrive shortly or
     at the same time as the Senator?
                    Actually, the Senator was preceded by a
10
     young boy -- I forget his name.
11
12
                    He is the one that had a bullet wound in
     his shin, and when he limped in, I asked him what he was
13
     there for.
                    He said, "I got a bullet wound."
                    I said, "Where was that?"
16
                    He said, "At the Ambassador." Then Iknew
17
18
     that the rest of the story might be true.
                    And sure enough, moments later, the ambulance
19
     pulled up with Senator Kennedy.
20
                    And then there were subsequent ambulances,
21
22
     were there not?
                          But I wasn't there when they came in,
23
     but the patients started pouring in.
24
                    First of all, you treated the young boy
             Q
25
     with the wound in --
26
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No, I didn't. He was an insignificant We always have to take care of that which is most 2 urgent, and the Senator was comatose and he had to be 3 taken care of first. But the arrival, was the boy first? I did direct the nurse to look after A Yes. 7 him, but he was in no need of immediate attention. And then after the Senator, do you recall whom you saw next? Was it a man or a woman? I really don't remember. I popped out once 10 or twice, just to see what -- the others, and I determined 11 none of them were really as bad as he, as the system of 12 "triage," where we always take care of those who need 13 immediate help, and I determined all the others could wait 14 15 so we proceeded with him. MR. HOWARD: May I mark a photograph of a person 16 17 purportedly identified as Mrs. Evans? Our list alleges 18 Elizabeth Evans in Count V. 19 May it be marked Grand Jury Exhibit 12, 20 Mr. Foreman? Grand Jury Exhibit 12? THE FOREMAN: 21 Grand Jury Exhibit 12. MR. HOWARD: 22 THE FOREMAN: Permission granted. 23 BY MR. HOWARD: I'd like to direct your. 24 Q attention to Grand Jury Exhibit Number 12. Would you 25 examine that photograph, Grand Jury 12? 26

	·
1	A Yes.
2	Q Doctor, do you recognize that woman?
3	A Yes, I do.
4	Q Did you treat her as a patient?
5	A Yes, I did.
6	Q Was she known to you as Elizabeth Evans?
7	A Later on. I didn't know, at first, whether
8	she was even part of this because I didn't see her come.
9	But she was lying on a stretcher, and I
10	looked at her several times, and later found out that she
11	was one of the victims.
12	And a little bandage, she had on here
13	where she had a little bandage on her forehead, and I
14	thought it was a scratch.
15	And she said, "No, they say there is a
16	bullet in there," which it turned out to be.
17	She had a bullet in her scalp, but she was
18	walking around, quite ambulatory, very pleasant.
19	She said, "I am not half as hurt as the
20	other people," so we proceeded to take care of the others.
21	Q At some time, though, you did give
22	emergency treatment to Mrs. Evans?
23	A Yes, we did.
24	Q Did you make a diagnosis that she, in fact,
25	had been struck in the head with a bullet?
26	A Yes. She had a small cruciate opening in

her scalp and about an inch and a half behind I could actually feel a bullet or part of it. 2 THE REPORTER: What kind of opening? 3 THE WITNESS: Cruciate. It means a cross-like. MR. HOWARD: Mr. Foreman, I have here a photograph of the purported victim in our Count Number II, Paul 6 Schrade. May it be marked Grand Jury's Exhibit 13 for 7 identification? 8 Permission granted. THE FOREMAN: BY MR. HOWARD: Doctor, may I approach you Q 10 and show you a picture of a patient, Grand Jury's Exhibit 11 13: are you familiar with that individual? 12 Yes, I am. 13 Was he identified -- or after the evening 14 identified to you by the name --15 Yes. 16 -- of Paul Schrade? 17 Paul Schrade. And he was -- the Auto 18 19 Workers, or somebody. He, too, was in reasonably good condition. 20 He said, "I am not bad, Doctor. Work on the others." 21 And he was pleasant and cooperative and --22 Did you treat him? 23 Q I did. 24 A Actually, I didn't see his wound because 25 the nurse had cleaned it up and we were very busy with the 26

others. 1 And I took the nurse's word for what he had. But I asked him how he felt, and he said, "I'm fine. Don't worry about me." And somebody else said -- I think -started an infusion on him and were making arrangements for sending him to -- I think he went to Kaiser Foundation Hospital. And what was his injury and where? .10 His injury, I was told by the nurse who 11 had just finished dressing it, was up into the scalp here. 12 13 I do not know exactly. I didn't see it myself. 14 In other words, there was a dressing on it? 15 There was a dressing on it. I did not want 16 to take it off. There was no need for it. 17 MR: HOWARD: Mr. Foreman, may we mark as Grand Jury 18 Exhibit 14 a photograph of William Weisel, a purported 19 victim in Count Number IV. 20 21 THE FOREMAN: So ordered. BY MR. HOWARD: May I show you Grand Jury 22 Exhibit 14 for identification, Doctor. Are you familiar 23 with that individual? 25 Yes. Was he a patient of yours, also, on the Q 26

same early morning of June 5th? 1 Yes. And did you make a treatment for this man? Α Yes. Here, again, he had a wound on the left side of the abdomen and was also rather in good spirits. I looked at him several times. look in because I had to go back to Room Number 2, and he 8 was very -- he said, "Don't worry," he said, "I'm not too bad." 10 And I couldn't tell whether the bullet had 11 penetrated deeply or not, but as long as he was in good 12 shape and told me he was, we were making arrangements for 13 his hospitalization, and that's all we could do at the 14 15 moment. But a little later, he said, "Doc, I am 16 beginning not to feel well." 17 And I said, "I know. We are making 18 arrangements." 19 I think I gave him morphine then, and we 20 proceeded -- the ambulance, I think, took him to Kaiser 21 Foundation Hospital. 22 But he appeared to have a gunshot wound of 23 the area indicated on the left side? 24 25 Yes, on the left abdomen. Doctor, have you followed up on the 26

treatment of William Weisel? 1 None of them, no. I don't know what happened to any of them. 3 MR. HOWARD: Any questions? THE FOREMAN: Any questions? BY MR. HOWARD: One other question, Doctor, do you know if they are still in the hospital? Would you have any indication of that? No, I have no idea. I think I read in the newspaper that one of 10 the young boys left -- I think there was somebody else 11 though that hasn't been -- picture-wise, I haven't been 12 shown. I think there was somebody named Goldstein, a 13 young fellow. I remember somebody with a bullet in his 14 hip. 15 .Q You read that he was out? 16 17 No, no. I am not talking about that. 18 am sorry. I hadn't been shown somebody that I took 19 care of. 20 Q Ira Goldstein, is that the name? 21 It's Goldstein. I don't know the first A 22 name. 23 A young boy? Q 24 Yes. 25 Well, he testified today. Q 26

Do you recall -- you said "hip" -- do you 1 recall perhaps if it was in the leg that you treated him? 2 Well, as I wrote it up here in the records, 3 "hip-thigh area," which meant this area, the upper thigh near the hip. 5 I'd like to show you, if I may, Fine. ٠6 now, Doctor the series of photostatic copies of medical treatment records to refresh your memory. 8 Would you look at them, and can you -- first of all, the first one is entitled -- that I will show you --10 Paul Schrade. 11 Will you examine that? Does that refresh 12 your memory now as to the individual that we have already 13 14 shown you on the picture? 15 Yes. He is the gentleman here. And can you, by reference to this document, 16 recall any other significant facts as to the condition of 17 Mr. Schrade or your treatment? 18 Well, officially, you have shown me the non-19 20 medical side of the chart. 21 (Whereupon the witness turned the document 22 over.) Yes, "Bullet wound -- " (witness reading 23 to himself.) 24 25 Now, what is your question? Q Does this --You are familiar, first of 26

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all, with the records that I have just shown you --
   1
                      Yes, of --
   3
                      -- of Paul Schrade?
                      Roughly. I haven't looked at them since I
      did them that night.
                      This is not my handwriting. It's a copy
      that somebody rewrote, and is, as I remember -- essentially,
  7
      it is what I wrote.
                     Does that refresh your memory as to any
      other additional facts about the treatment of or diagnosis
 10
      of Paul Schrade?
 11
 12
                     Well, I don't understand what you are
      driving at, sir.
 13
 14
                     I was --
 15
                     I don't see anything here that is different
 16
      than what I said.
 17
                     Fine.
18
                     Unless you want me to read these words off
19
     that I had --
20
                    Did you write down your diagnosis at that
             Q
     time?
21
22
                    Yes. What is here was written after I saw
             Α
     him.
23
                    Would you read that, for the record?
             Q
25
             A
                    All right.
                    "There is a bullet wound in the vertex,"
26
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which is this area of the head. 1 "Superficial." This, I went by what the nurse told me, and the patient saying, "I feel fine, Doc." I checked him neurologically, quickly. His pupils were all right. His arms and hands functioned well -- his legs. He said he felt fine, but he didn't want to do any moving, and we said, "Don't move." He was cooperative, polite, and clear. 10 He was alert. I wrote, "No intracranial injury," 11 apparently, at that time. 12 13 Everything we do here, as we do in medicine, is always -- originally it's an impression. 14 It's a temporary diagnosis. 15 16 We never know further what we might find, but at that time this is the doctor's working philosophy 17 on the basis of what he has seen. 18 19 MR. HOWARD: Any other questions? 20 THE FOREMAN: There being no further questions, 21 Doctor, it's my duty to caution you and also warn you not 22 to impart to anyone or to discuss with anyone any of the 23 proceedings that went on in this Jury Room today. 24 Do you understand that? 25 THE WITNESS: Thank you. Well, news people --26 newspaper people, I can't talk to now?

THE FOREMAN: No, they are excluded, too. THE WITNESS: All right, fine. Thank you very much. 2 THE FOREMAN: Thank you very much for coming in, Doctor. (Whereupon the witness was excused and withdrew from the Grand Jury Suite.) MR. FUKUTO: Robert Hulsman, H-u-1-s-m-a-n. 8 ROBERT HULSMAN, 10 called as a witness before the Grand Jury, was duly sworn 11 as follows: 12 THE FOREMAN: Would you raise your right hand, 13 please, sir? 14 (Whereupon the witness complied with the 15 16 request of the Foreman.) 17 Do you solemnly swear that the evidence you shall give in this matter now pending before the 18 Grand Jury of the County of Los Angeles shall be the truth, the whole truth, and nothing but the truth, so 21 help you God? 22 THE WITNESS: I do. THE FOREMAN: Would you be seated, please, and for 23 the record, would you give us your name? THE WITNESS: Robert Hulsman, H-u-1-s-m-a-n. 25 26

## 1 EXAMINATION BY MR. FUKUTO: What is your business or occupation? Q I am an ambulance driver for the City of A Los Angeles. And were you working on the night of June 4th and the morning of June 5th, 1968? 7 A I was. Election, and the following morning, I am Q 10 talking about? 11 That's right. A 12 And sometime that night did you go to the 13 Ambassador Hotel? 14 I did. 15 Q Did you go in a City Ambulance? 16 I did. 17 Were you working with someone else at that Q 18 time? 19 My attendant, Max Behrmann, B-e-h-r-m-a-n. A 20 And is it your procedure to wait at the hospital until a call comes in and then proceed out to 21 answer the call? 22 23 Yes, it is. And sometime during this morning did you 24 Q receive a call while you were at the Receiving Hospital? 25 26 Yes, I did.

1	Q Do you recall what time that was?
2	A We got the call at 12:17 a.m.
3	Q And what was the nature of the call?
4	A The call read, "Injury at the Ambassador
5	Hotel."
6	Q Did you then immediately proceed to that
7	location?
8	A Yes, we did.
9	Q About what time did you get there?
10	A We arrived at the Ambassador at 12:00 I
11	think it was 12:23.
12	Q And after you arrived at the hotel itself,
13	did you go inside the hotel to a location near the Embassy
14	Room?
15	A Yes, we did.
16	We went up through the side entrance, just
17	in advance of the main entrance, which would be situated
18	to the right of the horseshoe shaped driveway, which is
19	typical of the Ambassador layout there.
20	Q And were you directed to a particular room
21	by some of the people there?
22	A We were met by quite a few people that were
23	wearing the hats or regalia, or however you want to
24	describe it, of the campaign complexion of the Kennedy
25	party.
26	And no one seemed to indicate just what the

	•
	nature of the call was for quite a while.
	Q And after some time, however, were you
	directed to a particular place?
	A The second floor; and we went up there by
	way of the elevator.
	Q Did you go into an area which was like a
	kitchen or an area where they would prepare dinners for a
	8 banquet?
	9 A Yes, we did.
1	Q Would you be able to recognize a diagram
1	
12	A I'm fairly certain I would.
13	
14	THE WITNESS: Can I stand up?
15	
16	THE FOREMAN: There is a pointer laying right
17	there, right here.
18	THE WITNESS: Do you have the pointer?
19	Q BY MR. FUKUTO: You are looking at what has
20	been marked Grand Jury Exhibit Number 1.
21	Do you recognize that as the schematic
22	drawing of the location where you went on that morning?
23	A What would be the entranceway to the main
24	floor? I'd have to acquaint myself with that, first.
25	Q Wilshire Boulevard is to the north, up.
26	A Wilshire Boulevard runs along here?
	Tamb atong nere!

Q Yes. 1 This would be the main entrance here then? I believe that would be correct. All right. When we came in off of Wilshire Boulevard, I drove in this way and turned to my left, which would leave the ambulance facing in an east -easterly direction -- pardon me -- to our east. Now, there was a walkway or ramp type of a situation that led -- being that this is accurate -- up this way. 10 May I explain, Exhibit Number 1 has been 11 described as a diagram of the second floor area right next to the Embassy Room, the pantry or the kitchen service 13 area. 14 All right, then, the elevator shaft would 15 be where? Is it in front of me? 16 17 A GRAND JUROR: Right -- right down here in the -continue on down to your right, just about the end of the 18 19 pole -- beyond there. 20 THE WITNESS: The elevator shaft is here? 21 THE GRAND JUROR: Yes. THE WITNESS: It's not included in the diagram? 23 THE GRAND JUROR: 24 THE WITNESS: We were brought upstairs in the elevator. I would imagine then that this would be the way 26 we came in.

Q 1 BY MR. FUKUTO: Let me perhaps -- did you notice --This is a very good diagram. I'd like to Α draw one of my own for my own edification, really. Did you notice a service or set of serving tables inside the area where you went? When we got off the elevator -- there was quite a few people on the elevator -- this is the best way I can describe it -- not that there is anything wrong with the diagram, but when the elevator doors opened, they 10 opened from above and below. 11 12 There was a short hallway that we were facing. There were a few people between ourselves and 13 14 someone lying on the floor. 15 There was an ice machine or someone 16 carrying ice to our left, is the best way I can describe 17 it. I'm sorry. 18 All right. Did you recognize any of the 19 individuals that you saw lying on the floor? 20 I immediately recognized Senator Kennedy, And did you immediately attend to Senator 21 22 Kennedy at that time? 23 Yes, we did. 24 You and Mr. Behrmann? 25 Yes, sir. What was done at that time? 26 Q

Senator Kennedy would be lying -- as I walked up to him, his feet would be to my left and his head to my right. I walked around to his -- what would be his right side and knelt down, and he did not have any shoes on, his trousers were open, his shirt was open, his tie was pulled down, and he was conscious. My attendant went around to his head, and we proceeded to begin lifting him. There was blood coming from behind the 10 right side of his head. 11 And he then said, "Now, please don't --12 don't lift me up." 13 We nevertheless proceeded to put him on the 14 stretcher. 15 Then did you take him to the Central 16 Receiving Hospital? 17 Yes, we did. A 18 With as much dispatch as possible, is that Q. 19 right? 20 Quite a bit. A 21 Now, did you notice other injured people Q 22 at that location? 23 In relationship to where the Senator Kennedy 24 was lying, there was another man laying off to his right, 25 and further on, to the right, the general right direction, 26

1	and he was lying in a pool of blood.
2	Q Did you later come back to the scene there?
3	A Yes, we did.
4	Q And did you also attend to this man?
5	A Yes, I did.
6	Q Did you take him to the hospital?
7	A Yes, I did.
8	Q What was his name?
9	A His name is as I learned later, was
10	Schrade.
11	Q Is his first name Paul, if you recall?
12	A I believe it was.
13	Q I show you what has been marked Grand Jury
14	Exhibit Number 13.
15	Does that look like the second individual
16	that you took to the hospital?
17	A I dare say. I could identify it as being
18	the person we picked up inasmuch as he was wearing street
19	clothes and there was a lot of blood on him.
20	It would be difficult he is cleaned up
21	here, and there is a cranial bandage that wasn't on at the
22	time.
23	Q You cannot recognize him from that
24	photograph?
25	A No, I can't.
26	Q You learned his name was Schrade, is that

correct? 1 That's correct. At the time that you took the individuals Q to the hospital, did you get any information from the individuals, either you or the attendant? The attendant is required to obtain as much A information as is possible. 8 MR. FUKUTO: I believe that's all I have. One minute, sir. Do any of the THE FOREMAN: Jurors have any question to ask this gentleman before he 10 11 is excused? There being no further questions, it's my 13 duty to caution you and also warn you not to impart to anyone or discuss with anyone any of the proceedings that went on in this room today. 16 THE WITNESS: Very well. 17 Thank you very much for coming in. THE FOREMAN: 18 THE WITNESS: Thank you. 19 (Whereupon the witness was excused and 20 withdrew from the Grand Jury Suite.) 21 MR' FUKUTO: May we have Mr. Behrmann come in? 22 23 24 25 26

MAX A. BEHRMANN, 1 called as a witness before the Grand Jury, was duly sworn 2 as follows: THE FOREMAN: Would you raise your right hand, sir? (Whereupon the witness complied with the request of the Foreman.) Do you solemnly swear that the evidence you shall give in this matter now pending before the Grand Jury of the County of Los Angeles shall be the truth, the whole truth, and nothing but the truth, so 10 help you God? 11 12 THE WITNESS: I do. Would you be seated, please, Mr. THE FOREMAN: 13 Behrmann? Is it Behrmann? 14 15 THE WITNESS: Behrmann. 16 THE FOREMAN: Behrmann? 17 THE WITNESS: B-e-h-r-18 EXAMINATION 19 BY MR. FUKUTO: 20 Would you give us your name, please? Q 21 Max A. Behrmann, B-e-h-r-m-a-n-n. A 22 Q Mr. Behrmann, what is your business or 23 occupation? 24 I am an ambulance attendant for the City of 25 Los Angeles Emergency Hospital at 1401 West Sixth Street. 26

1		Q	Is that the Central Receiving Hospital?
2		A	Central Receiving Hospital.
3		Q	Were you working on election night and the
4	followin	ng morn	ing?
5		A	I was, sir.
6		Q	And were you working with the driver,
7	Robert H	Hulsman	?
8		A	Yes, sir.
9		Q	And sometime during that morning, the morning
10	of June	5th of	1968, did you go to the Ambassador Hotel?
11		A	Yes, sir.
12		Q	And you and Mr. Hulsman took Senator
13	Kennedy	to the	hospital, is that correct?
14		A	Yes, sir.
15		Q	And did you go back to the location?
16		A	We did, sir.
17		Q	And did you take another individual back to
18	the hosp	oital?	
19		A	Yes, sir.
20	<b>&gt;</b>	Q	Do you know this person's name?
21		A	Schrade, I believe.
22		Q	The first name, do you know?
23		Α .	No, I don't.
24		Q	If you heard it, would it refresh your
25	memory?		
26		A	It might.
- 1			i

1	Q Does the name Paul
2	A Paul, yeah.
3	Q Was that the individual?
4	A Uh-huh.
5	Q Do you think you would recognize his
- 6	photograph?
7	A Right here, this one right here (indicating).
8	Q You are pointing out Grand Jury Exhibit
9	Number 13, is that right?
10	A Yes, sir.
11	Q That's the man you picked up after you
12	took Senator Kennedy to the hospital, is that right?
13	A Yes, sir.
14	THE FOREMAN: Nothing further?
15	MR. FUKUTO: Nothing further.
16	THE FOREMAN: Any questions?
17	There being no further questions, you may
18	be excused. And before you leave, I must caution and warn
19	you not to discuss with anyone or talk with anyone about
20	any of the proceedings that went on in this room.
21	THE WITNESS: I won't.
22	THE FOREMAN: Thank you very much.
23	THE WITNESS: Thank you.
24	(Whereupon the witness was excused and
25	withdrew from the Grand Jury Suite.)
26	

MR. FUKUTO: May we have Jerrold Hemingway? JERROLD HEMINGWAY, called as a witness before the Grand Jury, was duly sworn as follows: THE FOREMAN: Would you raise your right hand. 7 please, sir? (Whereupon the witness complied with the request of the Foreman.) 9 Do you solemnly swear that the evidence 10 you shall give in this matter now pending before the 11 12 Grand Jury of the County of Los Angeles shall be the truth, the whole truth, and nothing but the truth, so 13 14 help you God? THE WITNESS: I do. 15 THE FOREMAN: Would you be seated, please, Mr. 16 17 Hemingway, and for the record, would you state your name, 18 please? Jerrold Hemingway. The first name THE WITNESS: 19 is spelled J-e-r-r-o-l-d. 20 21 EXAMINATION 22 BY MR. FUKUTO: 23 Mr. Hemingway, what is your business or Q 24 occupation? 25 I drive an ambulance for Goodhew Ambulance. 26

1	Q	Is that a private company?
2	· A	Yes, sir, it is.
3	Q	Do you do contract work for the City of Los
4	Angeles?	
5	A	No, sir.
6	Q	Nevertheless, on the morning of June 5th,
7	1968, did yo	ou go with an ambulance to the Ambassador Hotel?
8	A	Yes, sir.
9	Q	And was this a private call, so to speak?
10	A	Yes, sir, it was.
11	Q	What time did you your company get
12	requested to go to the hotel?	
13	A	I believe it was 12:27.
14	Q	Where do you work out of?
15	A	Hoover and Washington.
16	Q	What is the address there?
17	A	1826 South Hoover, Los Angeles. I don't
18	know what tl	ne postal zone is.
19	Q	That's Goodhew Ambulance Company?
20	A	Yes, sir.
21	Q	And did you proceed to the Ambassador Hotel
22	on that morning?	
23	A	Yes, I did.
24	Q	Did you go to the area of the hotel on the
25	second floo	r adjacent to the Embassy Room?
26	A	No, sir, I did not.

1	Q Did you receive any individual at the hotel	
2	that you took to the hospital?	
3	A Yes, sir, I did.	
4	Q And who was that person?	
5	A Mr. William Weisel.	
6	Q Where was Mr. Weisel when you first saw him?	
7	A When I first saw Mr. Weisel, he was at the	
8	main entrance on a stretcher, or a table, whichever it was.	
9	I wasn't sure.	
10	Q What kind of table would you say it was?	
11	A It looked like a serving table, a flat top	
12	serving table is what it looked like.	
13	Q Did Mr. Weisel appear to be injured in any	
14	way?	
15	A Yes, sir, he did.	
	•	
16	Q What kind of injury?	
16 17	Q What kind of injury?  A He had a gunshot wound in the left side, sir.	
	•	
17	A He had a gunshot wound in the left side, sir.	
17 18	A He had a gunshot wound in the left side, sir.  Q Did you notice any other people there who	
17 18 19	A He had a gunshot wound in the left side, sir.  Q Did you notice any other people there who appeared to be injured?  A At that particular time, no, sir.  Q Later on?	
17 18 19 20	A He had a gunshot wound in the left side, sir.  Q Did you notice any other people there who appeared to be injured?  A that particular time, no, sir.	
17 18 19 20 21	A He had a gunshot wound in the left side, sir.  Q Did you notice any other people there who appeared to be injured?  A At that particular time, no, sir.  Q Later on?	
17 18 19 20 21	A He had a gunshot wound in the left side, sir.  Q Did you notice any other people there who appeared to be injured?  A At that particular time, no, sir.  Q Later on?  A No, sir. I saw nobody else there that was	
17 18 19 20 21 22 23	A He had a gumshot wound in the left side, sir.  Q Did you notice any other people there who appeared to be injured?  A At that particular time, no, sir.  Q Later on?  A No, sir. I saw nobody else there that was injured.	

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of people around Mr. Weisel.
 1
                      There were two people that brought him out.
      I do not know who they were. I do not recollect them very
      clearly.
                     Were they dressed in any fashion that was
     significant?
                     Just in suits, most like everybody else was.
              A
                     This photograph has been marked Grand Jury
              Q
     Exhibit Number 14, I believe.
                     Do you recognize the person in that
10
11
     photograph?
                     Yes, sir, I do.
                     Is that Mr. Weisel?
13
14
                     Yes, sir.
15
                     He is the individual you took from the
             Q
     hotel to the hospital, is that correct?
16
17
                     That's correct, sir.
18
             Q
                     Which hospital?
19
                    I first took him to Central Receiving
20
     Hospital, sir.
21
                    Later, was he transported by you to another
22
     hospital?
                    Yes, sir. He was transported to Kaiser,
23
     Hollywood.
24
                          I believe that's all we have, Mr.
25
             MR. FUKUTO:
    Foreman.
26
```

THE FOREMAN: Any questions? 1 There being no further questions. I must caution and also warn you not to impart to anyone or discuss 3 with anyone any of the proceedings that went on in this room this afternoon. Thank you very much for coming in. THE WITNESS: It's quite all right, sir. THE FOREMAN: You may be excused. 8 MR. FUKUTO: Would you notify Mr. Walker --Mr. Hemingway --10 THE SERGEANT AT ARMS: Mr. Hemingway, just a 11 minute. 12 MR. FUKUTO: Mr. Walker may be excused, also. 13 (Whereupon the witness was excused and 14 withdrew from the Grand Jury Suite.) 15 16 MR. FUKUTO: May we have Mr. Rus come in, please? 17 18 19 20 21 22 23 24 25 26

1	DONALD C. RUS,		
2	called as a witness before the Grand Jury, was duly sworn		
3	as follows:		
4	THE FOREMAN: Would you raise your right hand,		
5	please, Mr. Rus?		
6	(Whereupon the witness complied with the		
7	request of the Foreman.)		
8	Do you solemnly swear that the evidence		
9	you shall give in this matter now pending before the		
10	Grand Jury of the County of Los Angeles shall be the		
11	truth, the whole truth, and nothing but the truth, so		
12	help you God?		
13	THE WITNESS: I do.		
14	THE FOREMAN: Would you be seated, please, and for		
15	the record, give us your name?		
16	THE WITNESS: Donald C. Rus.		
17			
18	EXAMINATION .		
19	BY MR. FUKUFO:		
20	Q How do you spell your last name?		
21	A That's R-u-s.		
22	Q Mr. Rus, what is your business or		
23	occupation?		
24	A I am an ambulance driver at the Receiving		
25	Hospital.		
26	Q That's for the City of Los Angeles?		

1		
1	A	The City of Los Angeles, that's right.
2	Q	Central Receiving Hospital, is that correct?
3	Α Α	That's correct.
4	Q	Were you working on election night and the
5	following day,	June 4th and 5th of 1968?
6	A	That's right.
7	. Q	And sometime on the morning of June 5th of
8	1968, did you	receive a call to go to the Ambassador Hotel
9	here in Los Angeles?	
10	A	Yes, I did.
11	Q	And were you working with an attendant at
12	that time?	
13	A	Yes, I was.
14	Q	What is his name?
15	A.	Tom Ratliff.
16	Q	What time did you go to the hotel?
17	A	In the neighborhood of about I think it
18	was 12:40, rig	tht in that neighborhood,
19	Q	A.M.?
20	A	Right.
21	Q	Did you see any injured persons at that
22	location?	·
23	A	Yes, I did.
24	Q	And how many injured people did you see?
25	A	Three, in all.
26	Q	Were you there when Senator Kennedy was
	1	

```
there?
1
                    No, I was not.
             Q
                    Did you learn that -- you arrived at the
3
     location after he had been taken away from the scene?
                    Yes, I did. But I was at the hospital
     when he was brought in.
             Q
                    You were at the Central Receiving Hospital
     when he was brought in?
8
                    Right. I helped unload him.
                    And did you also see at the Central
             Q
10
     Receiving Hospital an individual by the name of Irwin
11
     Stroll?
12
                    Yes, I did.
13
                    He was an individual that came to the
14
             0
     hospital by taxicab, is that correct?
15
             A
                    That's correct.
16
                    And you helped him get out of the taxicab?
17
             Q
                          I remember -- moved him from the cab.
18
19
             Q
                    Did you see Mr. Stroll at the Ambassador
20
     Hotel?
             Α
                    No, I did not.
21
                    So you saw Mr. Stroll at the hospital before
             Q
22
     you yourself went to the hotel?
23
24
                     That is correct.
                    After you helped Mr. Stroll out of the cab,
25
26.
     then you went to the hotel?
```

1	A	No.
2		As soon as we got Mr. Stroll out, Mr.
3	Kennedy arrive	ed.
4		We helped unload him, and then we received
5	the call to go	to the Ambassador.
6	· Q	You found out there were more injured
7	people there,	is that correct?
8	<b>A</b>	Yes, that's correct.
9	Q	Did you and your attendant, Mr. Ratliff,
10	then go to the	hotel?
11	A	That is correct, yes.
12	Q	And did you see injured people there?
13	A	Yes, I did.
14	Q	How many were there there at that point?
15	A	We seen three.
16	. Q	Do you know the names of these three people?
17	A	Only the one name do I know, Mrs. Evans.
18	Q .	Was it Elizabeth Evans?
19	A	That is correct.
20	Q	The other people that you saw that were
21	injured, were	they injured as a result of a gunshot wound
22	or some other	type of injury?
23	A	Other type injuries.
24	Q	The only gunshot injury or injured person
25	that you saw w	vas Mrs. Evans, is that correct?
26	A	This is correct.

- 1	
1	Q And where was she when you saw her?
2	A She was in the the meeting place there,
3	whatever they call it the Embassy Room?
4	Q The Embassy Room.
5	A Yes. That's where she was at.
6	Q Were there a number of people there trying
7	to comfort her?
8	A Yes; there were.
9	Q Did you take her from that location into
10	the ambulance and to the hospital?
11	A That's correct.
12	Q There is a photograph, I believe, in front
13	of you, Grand Jury Exhibit Number 12.
14	You are pointing to that yourself, is that
15	correct?
16	A Mrs. Evans.
17	Q You are pointing to Grand Jury Exhibit
18	Number 12. Is that Mrs. Evans?
19	A That is.
20	Q That's the lady you took to the hospital?
21	A Correct.
22	Q Do you make any sort of a physical
23	examination or give her any kind of first aid or did
24	you do that, sir?
25	A We had done that. Yes, we put we put
26	pressure dressings on the wound itself.

1	Q Do you know that she was suffering from a	
2	gunshot wound?	
3	A This is correct.	
4	Q Or wounds, is that correct?	
5	A Correct.	
6	MR. FUKUTO: I believe that's all I have.	
7	THE FOREMAN: Any questions from any of the Jurors?	
8	I guess there being no further questions,	
9	I must caution you and also warn you not to impart to	
10	anyone or discuss with anyone any of the proceedings that	
11	went on in this room this afternoon.	
12	THE WITNESS: Okay.	
13	THE FOREMAN: Thank you very much.	
14	THE WITNESS: You are welcome.	
15	(Whereupon the witness was excused and	
16	withdrew from the Grand Jury Suite.)	
17		
18	MR. HOWARD: We have additionally three witnesses.	
19	Could we have about a seven-minute recess?	
20	THE FOREMAN: Sure can.	
21	MR. HOWARD: To put the exhibits together and	
22	come in and wrap it up in fifteen or twenty minutes.	
23	THE FOREMAN: We are recessed until twenty minutes	
2.4	after.	
25		
26	(SHORT RECESS.)	
- 1		

DONALD L. OSTROV, C.S.R., OFFICIAL REPORTER

Lieutenant Hughes. MR. HOWARD: 1 CHARLES F. HUGHES, called as a witness before the Grand Jury, was duly sworn as follows: THE FOREMAN: Would you raise your right hand, sir, Mr. Hughes? 7 (Whereupon the witness complied with the request of the Foreman.) 9 Do you solemnly swear that the evidence 10 you shall give in this matter now pending before the 11 Grand Jury of the County of Los Angeles shall be the 12 truth, the whole truth, and nothing but the truth, so 13 help you God? 14 I do. THE WITNESS: 15 Would you be seated, please, sir, and THE FOREMAN: 16 for the record, would you give us your name? 17 THE WITNESS: Charles F. Hughes. 18 19 EXAMINATION 20 BY MR. HOWARD: 21 What is your business or occupation? Q 22 Police Officer, City of Los Angeles, A 23 Commander, Rampart Detective Division. 24 Lieutenant Hughes, were you one of the Q 25 investigating officers in charge of the investigation 26

DONALD L. OSTROV, C.S.R., OFFICIAL REPORTER

```
and the shooting of Senator Kennedy?
1
                    I am.
2
                    In the course of your investigation, did you
             0
3
    take into your possession certain evidence received from
4.
    Officers White and Placencia?
۲
                    I did.
             A
                    Was part of that evidence a certain key?
             Q
                    Yes, sir.
             A
8
                    Have you brought that into court?
             Q
9
                    I have.
10
                    Will you describe the key for us?
             Q
11
                    It is a Chrysler products key, aluminum.
             Α
12
                    It has been marked by Officer White whose
13
     initials are -- T.R.W. are on the key and the serial
14
     number, 13308, well worn.
15
                    One nick has been filed in the side.
16
             MR. HOWARD: May this be marked, with the
17
     Foreman's persmission as Grand Jury Exhibit 15-E?
18
             THE FOREMAN: Wait a minute.
19
             MR. FUKUTO: It has been marked Number 8.
20
             MR. HOWARD: We list it as a De Soto key. May it
21
     be marked Grand Jury Exhibit 8 for identification?
22
             THE FOREMAN: So ordered.
23
             MR. HOWARD: Grand Jury Exhibit 8.
24
                    After you received this Exhibit 8, did you
25
             Q
     keep it in your possession for a period of time?
26
```

1	A I did.
2	Q Did you later deliver it to a police
3	officer?
4	A I did.
5	Q What is his name, please?
6	A Lieutenant Hegge, H-e-g-g-e.
7	Q And in relation to your receipt of it, do
8	you recall the date that you received it?
9	A June the 5th, 1968.
10	Do you want more times, in sequence?
11	Q No. In relation to receipt, when did you
12	give it to Lieutenant Hegge?
13	A The last time, about 4:30 p.m.
14	Q On what date? Was that yesterday?
. 15	A The same date, June the 5th.
16	MR. HOWARD: June the 5th. Thank you very much.
17	May the witness be excused?
18	THE FOREMAN: Sure.
19	MR. HOWARD: Thank you, Lieutenant.
20	THE FOREMAN: Thank you for coming in.
21	MR. HOWARD: Will you send your superior in,
22	please?
23	(Whereupon the witness was excused and
24	withdrew from the Grand Jury Suite.)
25	, , , , , , , , , , , , , , , , , , ,
26	THE SERGEANT AT ARMS: Lieutenant Hegge.

ALBIN S. HEGGE, 1 called as a witness before the Grand Jury, was duly sworn 2 as follows: 3 THE FOREMAN: Would you raise your right hand, please, sir? 5 (Whereupon the witness complied with the 6 request of the Foreman.) 7 Do you solemnly swear that the evidence 8 you shall give in this matter now pending before the 9 Grand Jury of the County of Los Angeles shall be the 10 truth, the whole truth, and nothing but the truth, so 11 12 help you God? THE WITNESS: I do. 13 THE FOREMAN: Would you be seated, please, 14 Lieutenant. And for the record, would you give us your 15 16 name? Albin S. Hegge, A- as Adam -1-b as THE WITNESS: 17 Boy -i-n; the last name, H-e- as Edward -g-g-e, as Edward. 18 19 EXAMINATION 20 BY MR. HOWARD: 21 What is your business or occupation? Q 22 Police Officer for the City of Los Angeles, Α 23 attached to Rampart Detectives. 24 You are one of the investigating officers Q 25 in this case, are you not?

26

1	A	I am.
2	Q	May I direct your attention to Grand Jury
3	Exhibit 8. The	ere has been testimony that this is a
4	Chrysler type l	cey. Are you familiar with that key?
5	A	Yes, I am.
6	Q	Did you receive that from someone?
7	A	Yes, I did.
8	Q	From whom, sir?
9	A	Officer White.
10	Q	And did you then turn it over to someone
11	else?	
12	A	Yes. I returned it to Officer White.
13	Q	And then did you receive it again?
14	A	Yes, I did.
15	Q	From whom?
16	A	Lieutenant Hughes.
17	Q	And when was that, sir?
18	A	That was approximately 4:30 p.m. on
19	June the 5th.	•
20	Q	Thereafter, did you make a search of a
21	certain automo	bile?
22	A	Yes, I did.
23	Q	Before making that search, did you secure a
24	search warrant	-?
25	. А	I did.
26	Q	What type of an automobile did you search?

```
I searched a '56 Chrysler Sedan.
            Α
                   Where was that located?
            Q
2
                   That was located on -- on New Hampshire
            A
3
    Avenue, approximately one-half block off Wilshire Boulevard.
                   Would that be near the area of the Ambassador
            Q
    Hotel?
6
                    Yes, it is.
            Α
7
                    When you made this search, did you have
            Q
8
    other officers with you?
9
                    Yes, I did.
            Á
10
                    Did you supervise the search?
            Q
11
                    I did.
            Α
12
                    In the course of the search, did you find a
             Q
13
    wallet?
14
                    Yes, I did.
             A
15
                    Did you bring that with you?
             Q
16
                    Yes, I did.
17
             A
             MR. HOWARD: We have an envelope, Mr. Foreman.
18
    May the envelope be marked Grand Jury Exhibit ---
19
             THE FOREMAN: Also its contents?
20
                          May it be marked Grand Jury Exhibit 6
             MR. HOWARD:
21
     for identification, according to our program?
22
                            The envelope and its contents?
23
             THE FOREMAN:
             MR. HOWARD: And contents, yes.
24
                           So ordered.
             THE FOREMAN:
25
                                      I will show you now an
                     BY MR. HOWARD:
              Q
26
```

1	envelope. Wil	1 you examine Grand Jury Exhibit 6?
2	-	Are you familiar with that envelope?
3	A	Yes, I am.
4	Q	Is that a booking envelope?
5	A	It's an evidence envelope.
6	Q	In which you book property?
7	Α ,	Right.
8	Q	And was that prepared by you or under your
9	direction?	
10	· A	Under my direction.
11	Q	And did you place the evidence that you
12	removed from t	he automobile we discussed in that envelope
13	or cause it to	be done?
14	A	I caused the evidence to be placed in this
15	envelope.	·
16	· Q	On the search of the car, did you find a
17	wallet?	
18	A	I did.
19	Q	Do you find that wallet in the Exhibit 6?
20	A	Yes. I have it here.
21	Q	That came out of a second smaller envelope,
22	did it not?	
23	A	Yes, it did.
24	Q	Would you mark 6-B on that smaller envelope,
25	please, Lieut	enant 6-A, I believe, would be better.
26		(The witness complies.)

```
Now, the wallet that we have called 6-A,
. 1
     where was that found?
 2
             Α
                    That was in the glove compartment of the 156
 3
     De Soto which I searched.
                    And was there --
             THE FOREMAN: Just a minute. He first called it
 6
     a Chrysler. Now, it's a De Soto. Which is it?
 7
             THE WITNESS: It is a De Soto.
 8
             THE FOREMAN: You first said "Chrysler."
                    BY MR. HOWARD: Did you say -- did I say
10
     "Chrysler key"?
11
                    Is that what it was?
12
                     Chrysler products key.
13
             MR. HOWARD: It's a Chrysler products key.
14
             THE FOREMAN: Sorry.
15
            MR. HOWARD: I may have said "Chrysler key."
16
     It's a Chrysler products -- may that be corrected?
17
                     Now, was there some identification in this
18
19
     wallet?
                     Yes, there was.
20
                     And was there a name on the wallet or on the
21
     identification in the wallet?
22
                     It was a name on the identification within
23
      the wallet.
                     What is that name?
25
              Q
                     Sirhan Sirhan, and I think there is some
26
```

other -- on the operator's license it's Sirhan Bishara Sirhan. Now --Q On the library card for the Pasadena City College Library it is Sirhan Sirhan. 5 That wallet is in the same condition in which you removed it or caused it to be removed from the 7 vehicle, is that correct? It is. 9 What else was found in the car, Lieutenant? 10 Will you put that back in the "A" package? 11 (Whereupon the witness complied.) 12 I found a business card for Lock and Barrel -Α 13 Lock, Stock and Barrel Store. That's located at 8972 East 14 Huntington Drive, San Gabriel. 15 Does the card indicate what kind of business 16 that is? 17 Fine guns and fishing tackle. 18 MR. HOWARD: May we mark this evidence, 6-B, with 19 the card, Mr. Foreman? 20 What else was found in the automobile? Q 21 The next item we found was six keys with a 22 tag containing the license number John William Sam 093. 23 All these items were on a keyring of wire 2425 nature. I tried these keys, and various keys either 26

	fit the deer or the trunk of that webicle	
1	fit the door or the trunk of that vehicle.	
2	Q The license number of the vehicle was what,	
3	sir?	
4	A John William Sam 093.	
5	Q That's the license number of the car?	
6.	A That is the license number of the car.	
7	MR. HOWARD: May that be marked 6-C, please, Mr.	
8	Foreman?	
9	THE WITNESS: On the right front seat, under some	
10	newspapers, were two expended slugs.	
11	MR. HOWARD: May that envelope and slugs be marked	
12	6-D.	
13	Q By the size, could you approximate the	
14	caliber?	
15.	A They are approximately .22 caliber.	
16	Q When you say "expended slugs," what does	
17	that mean?	
18	A That is the lead portion of the bullet from	
19	a that has been fired.	
20	Another item was a .22 caliber shell. It's	
21	got the label, Super X, approximately long rifle.	
22	This was found in the glove compartment	
23	amongst some other newspapers amongst some other loose	
23 24	man own	
	papers.	