No, E. THE FOREMAN: ĭ MR. HOWARD: 6-E. 2 This was removed from the wallet. THE WITNESS: 3 It is a Canadian one-dollar bill. 4 MR. HOWARD: May that be marked 6-F. 5 Lieutenant, did you find any type of Q ammunition cartridge or box in the car? 7 Yes. There was a .22 mini-mag box in the 8 glove compartment. 9 And what was done with that box? 10 That was picked up by Latent Prints, under 11 my direction, was taken to our Scientific Investigation 1.2 Division for lifting of prints. 13 It is in their custody. 14 The testing is either proceeding or it's not Q: 15 come back to us yet, is that correct --- a correct statement? 16 That's correct. 17 Do you have a photograph, however, of the Q 18 19 box? I do. Α 20 Would you show us that, please? Q 21 (Whereupon the witness complied.) 22 MR. HOWARD: May we mark, with the Foreman's 23 permission, a photograph of what appears to be an 24 ammunition box with the name of mini-mag, .22 Long Rifle 25 HP, High Velocity?

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May that be marked 6-G? 1 Permission granted, 6-G. THE FOREMAN: 2 I will show you Grand Jury's BY MR. HOWARD: 3 Is that a photographic representation of the Exhibit 6-G. box that you recovered in the car at the time of the search? 5 Yes, it is. And now it's not in three-dimension; it's Q 7 been broken open. Is that a fair statement? 8 That is true. But it's a true and accurate reproduction 10 by a camera of the box that is now in evidence in the 11 Crime Lab? 12 A That is correct. 13 Did you also find a receipt? Q 14 Yes, I did. A 15 Did you also send that to the Crime Lab as Q 16 you did the box? 17 Yes, I did. 18 That's in the process of testing now? Q 19 That is correct. 20 .MR. HOWARD: May we mark a photograph of a Lock, 21 Stock and Barrel receipt, Grand Jury's Exhibit 6-H? 22 THE FOREMAN: 'So ordered. 23 BY MR. HOWARD: Will you tell us what 6-H .2425 represents? 6-H represents a receipt from Lock, Stock 26

and Barrel with an address of 8972 East Huntington Drive, 1 San Gabriel, California. The date is 6/1/1968. The receipt number 3 is 2372. It is a sales receipt for two boxes of CCI .22 for a dollar apiece and two boxes of S.X., .22, ninety cents each, having a total sale value of three 7 dollars -- three dollars and eighty cents, with tax of 8 nineteen cents, the total being three ninety-nine. 9 Thank you. Would that complete the items 10 that are in the 6 series, the items which you found, or 11 your team found in the automobile? 12 Yes, it is. A 13 That have been brought to court? Q 14 Yes. A 15 There are probably other papers that were Q 16 not cataloged or other miscellaneous documents that you did 17 not bring in; is that a fair statement? 18 That is true. Α 19 I think there were newspapers, things like Q 20 that? 21 Yes, there was. A 22 MR. HOWARD: 'Any questions? 23 Lieutenant, was there a registration in the Q 24 car? 25 Yes, there was, and that is still in the Α 26

vehicle. Now, did you make a check to determine whom 2 this car was registered to by license number? 3 I did not. Did you cause it to be done? It was done by somebody else, and I was later informed of it. I should say not "later." I was informed of it before the search warrant was obtained. 10 Q And who was the car registered to, according to your knowledge? 11 12 It was registered to Sirhan Sirhan. MR. HOWARD: May the Lieutenant be excused? 13 THE FOREMAN: You may be excused, Lieutenant. 14 15 Thank you for coming in. 16 (Whereupon the witness was excused and 17 withdrew from the Grand Jury Suite.) 18 19 20 21 22 23 24 25 26

1 ROBERT L. CALKINS, called as a witness before the Grand Jury, was duly sworn 2 as follows: 3 THE FOREMAN: Would you raise your right hand, please? (Whereupon the witness complied with the request of the Foreman.) 8 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 10 truth, the whole truth, and nothing but the truth, so 11 12 help you God? 13 THE WITNESS: I do. 14 THE FOREMAN: Would you be seated, please. 15 16 EXAMINATION 17 BY MR. HOWARD: 18 Will you state your name? 19 THE POREMAN: For the record, would you give us your name, please? 20 21 THE WITNESS: Robert L. Calkins, C-a-1-k-i-n-s. 22 Q BY MR. HOWARD: Your business or occupation, Surgeant? 23 24 I am a Sergeant of Police, Los Angeles 25 Police Department, attached to the Homicide Division. 26 Q How long have you been a police officer?

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| : | 1 A | Fourteen years, sir. |
| : | 2 Q | You are one of the investigating officers |
| ; | on the case | of the assassination of Senator Kennedy, is |
| 4 | that correct? | |
| ٠ { | 5 A | Yes, sir, that's correct. |
| e | Q Q | Are you acquainted with an individual known |
| 7 | as Rafer Johns | |
| 8 | A A | Yes, sir, I am. |
| . , 9 | Q Q | Did you have occasion to see him on the |
| 10 | early morning | |
| 11 | A | Yes, sir. |
| 12 | Q | Where, sir? |
| 13 | A | At Rampart Detectives. |
| 14 | Q | And did Mr. Johnson give you something at |
| 15 | that time? | |
| 16 | A | Yes, sir, he did. |
| 17 | · Q | What was it? |
| . 18 | . A | A .22 revolver. |
| 19 | Q | Can you tell us the time, the approximate |
| . 20 | time? | |
| 21 | A | Approximately 2:00 a.m. |
| 22 | Q | I direct your attention to the weapon |
| 23 | immediately in | front of you, the Exhibit 7 for |
| 24 | identification | . Would you examine that? |
| 25 | A | Yes, sir. |
| 26 | Q | Is that the gun that Rafer Johnson gave you? |
| - | | |

| A Yes, sir, it is. |
|--|
| Q Now, at the time that you received the gun, |
| did you examine it to see if there were any live rounds |
| in it? |
| A Yes, sir, I did. |
| Q Were there? |
| A No, sir. |
| Q Were there any casings or expended rounds |
| in it? |
| A Yes, sir. |
| Q How many? |
| A Eight. |
| Q Did you smell the gun? |
| A No, sir. |
| Q Did you take the spent cartridge casings out |
| of the gun? |
| A I took one out to identify the exact caliber |
| and replaced it. |
| Q What did you do with the gun then? |
| A I retained it in my possession until |
| approximately 10:00 a.m. that same day and booked it into |
| evidence at Central Property, Los Angeles Police Department. |
| Q Did you later determine that it was |
| released to someone for scientific tests? |
| A Yes, sir. |
| Q To whom? |
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| t | . A It was released, to the best of my |
|------|---|
| 2 | knowledge, to an Officer Moser that may be Sergeant |
| 8 | Moser, I am not sure. |
| 4 | THE REPORTER: How do you spell Moser? |
| 5 | THE WITNESS: I believe it's M-o-s-e-r. |
| 6 | MR. HOWARD: Mr. Foreman, I have a small envelope |
| 7 | containing eight spent cartridges. |
| 8 | May this be marked, to correspond with the |
| 9 | gun, 7-A, the envelope and eight expended cartridges? |
| 10 | THE FOREMAN: Permission granted. |
| 11 | MR. HOWARD: Thank you. |
| 12 | Q Would you examine Grand Jury's Exhibit 7-A? |
| 13 | A Yes, sir. |
| 14 | Q Are you familiar with those cartridges? |
| 15 | A These cartridges were purposely not marked |
| 16 | by myself in an effort to not contaminate them for possible |
| 17 | fingerprint examination. |
| 18 | The identification marks or the primer marks |
| 19 | appear to me to be exactly the same as the ones that were |
| 20 | in the gun at the time I obtained it. |
| 21 | Q In other words, you didn't want to handle |
| 22 | it because of latent print possibilities? |
| 23 | A That's correct, sir: |
| 24 | Q But they appear to be the same ones you |
| . 25 | found in that gun? |
| 26 | . A Yes, sir. |
| , | (|

MR. HOWARD: 1 Any questions? There being no further questions, THE FOREMAN: 2 you may be excused. 3 THE WITNESS: Thank you, sir. (Whereupon the witness was excused and withdrew from the Grand Jury Suite.) 6 7 MR, HOWARD: 8 DeWayne Wolfer. 10 DE WAYNE A. WOLFER, called as a witness before the Grand Jury, was duly sworn 11 12 as follows: 13 (Whereupon the witness raised his right 14 hand to be sworn.) 15 THE FOREMAN: Do you solemnly swear that the 16 evidence you shall give in this matter now pending before 17 the Grand Jury of the County of Los Angeles shall be the 18 truth, the whole truth, and nothing but the truth, so 19 help you God? 20 THE WITNESS: I do. 21 Would you be seated, please. THE FOREMAN: 22 EXAMINATION 23 BY MR. FUKUTO: 24 Would you state your name, for the record? Q 25 It's DeWayne A. Wolfer. A That's 26

D-e W-a-y-n-e W-o-l-f-e-r.

Q What is your business or occupation?

A I am a police officer for the City of Los Angeles, assigned to the Scientific Investigation Division, Crime Laboratory, where I act as a criminalist, and among my criminalistic duties is that of firearms and ballistics expert.

Q Would you tell us your training and qualifications with respect to your duties as a criminalist and firearms and identification expert?

A In the way of normal education, I have my Bachelor Degree from the University of Southern California where I was a pre-med student, and have a background in the field of chemistry, physics, and all types of laboratory technique courses.

In the way of practical education, since my assignment to the Scientific Laboratory in January 1951,

I have traveled throughout the United States to all of the major firearms factories where I have made studies and worked in these factories, what we call forensic ballistics.

By "forensic ballistics" we mean the study that would be used in a court of law.

In these factories I have manufactured barrels and all parts of guns to study the basis of --- upon which we make our identifications.

Some of the factories where I conducted

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these studies would include those such as Remington, Winchester, Hi Standard, Colt, Smith and Wesson, Iver Johnson, Harrington and Richardson, Great Western, and others.

I have made similar and like studies at all of the major ammunition factories, which we include Winchester, Western, and Federal, and Remington-Peters.

I have made the same basic studies here.

I have worked in ballistics laboratories. I manufactured ammunition to study all phases that we would use in courts of law.

I have worked at the major powder manufacturers. Some of these trade names would include Hercules and Du Pont, and such as this.

I am presently an assistant professor on a part-time basis at the California State College at Long Beach where I offer a year and a half's course in the fields of criminalistics, of which firearms and ballistics is a portion thereof.

In addition to my part-time teaching there, and I have taught on the campuses -- I have taught the criminalistics subject matter on the campuses of U.S.C., of El Camino College, Fullerton College, Santa Barbara College, Ventura College; during the summer sessions under the auspices of the State Board of Education, I have taught on the campuses of Cal, U.C.L.A., and California

State College at L.A.

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I have testified hundreds of times involving firearms and ballistics matter in our courts here in the State of California such as our Municipal, Superior, and Federal Court Systems.

I have testified in at least five other states on numerous occasions involving these firearms and ballistics matters.

I have given -- published papers regarding the matters.

How long have you been a firearms expert with the Police Department?

Since January 1951.

Is it possible to read markings on a bullet that is fired from a gun and determine what gun that bullet was fired from?

Yes, it is.

How is that done?

Basically, it would be such that in the barrels or the rifling of the weapon there is what we call imperfections which scratch the bullet as they cross these imperfections.

These imperfections produce in the bullet a series of valleys and ridges which we call striation marks in this particular field.

We would take and fire the gun into a water

recovery tank so that the bullet entered the water and was stopped with little or no damage.

We would then recover that bullet and place it under what we call a comparison microscope, which is simply two microscopes with one eye piece.

We place the bullet that we test fire through the suspected weapon on one stage of the microscope and the bullet, such as the -- such as a Coroner's bullet or the evidence bullet on the other stage of the microscope.

Then as we look through the common eye piece at both of these bullets, we would be able to see lines on one bullet, on one side of the microscope, and lines on the other.

We would try to line them up as our fingers (indicating), and if we can line up a majority of the lines, we can say it was fired from this revolver and no other.

Q Have you looked at Grand Jury Exhibit
Number 5-A?

A I have.

Q And when did you first see that exhibit?

A I first saw this exhibit at approximately --oh, I would estimate somewhere in the latter afternoon
between, oh, I'd say 2:30, 3:30 yesterday afternoon.

Q And the revolver in front of you, Grand

.

| 1 | Jury Exhibit Number 7, have you see that before? |
|-----|---|
| 2 | A Yes, I have. |
| 3 | Q When did you first see that? |
| 4 | A . I first saw this revolver on or about |
| ,5 | June the 6th of this year. |
| 6 | Q That's yesterday, too? |
| 7 | A That's yesterday, too. |
| 8 | Q Did you make some |
| 9 | A Actually, no, I saw it in the latter part |
| 10 | of June the 5th, in the afternoon, late in the afternoon. |
| 1.1 | Q Did you make some test shots from Grand . |
| 12 | Jury Exhibit Number 7? |
| 13 | A. I did. |
| 14 | Q Do you have the test shots with you? |
| 15 | A I have some of the test shots, but not all |
| 16 | of the test shots. |
| 17 | Q Do you have the one envelope there, do you? |
| 18 | A Yes. |
| 19 | MR. FUKUTO: May that be marked Grand Jury |
| 20 | Exhibit Number 5-B? |
| 21 | THE FOREMAN: 5-B, so ordered. |
| 22 | Q BY MR. FUKUTO: How many shots are there |
| 23 | in 5-B? |
| 24 | A There's four. |
| 25 | Q Four spent slugs, is that correct? |
| 26 | A Right. |
| (| |

| 1 | Q Do they have markings on them that are |
|----|--|
| 2 | readable, so to speak? |
| 3 | A . These markings do have these bullets do |
| 4 | have markings on them, yes. |
| 5 | Q They were fired that gun was fired in |
| 6 | the water tank to get those slugs? |
| 7 | A That's correct. |
| 8 | Q Did you compare the markings on the test |
| 9 | slugs in 5-B with the questioned bullet, 5-A? |
| 10 | A I did. |
| 11 | Q And that bullet has been identified as |
| 12 | having come from the body of Senator Robert Kennedy, do |
| 13 | you understand that? |
| 14 | A That's correct. |
| 15 | Q And from your comparison of the two bullets, |
| 16 | were you able to form any opinion as to the bullet 5-A? |
| 17 | A I was. |
| 18 | Q What is that opinion? |
| 19 | A That the bullet in People's 5-A here |
| 20 | marked the bullet from Robert Kennedy was fired in the |
| 21 | exhibit, the revolver here, People's Exhibit Number 7 at |
| 22 | some time. Yes, it was fired in the weapon. |
| 23 | Q Any question about that? |
| 24 | A No. |
| 25 | Q So that the gun that fired Exhibit 5-A was |
| 26 | Grand Jury Exhibit Number 7, is that right? |

That's correct. ï MR. FUKUTO: That's ail. THE FOREMAN: Any questions? There being no further questions, you may be excused. Thank you for coming in. 5 THE WITNESS: Thank you very much. (Whereupon the witness was excused and withdrew from the Grand Jury Suite.) 10 MR. HOWARD: Mr. Foreman, may the exhibits heretofore marked be received and for use or possible use 11 1.2 by the Jury in its deliberations? 13 So ordered. THE FOREMAN: 14 That completes our case, Mr. Foreman. MR. HOWARD: 15 (Whereupon the proceedings of the above-16 mentioned Grand Jury hearing were concluded at 17 3:52 o'clock p.m.) 1.8 19 20 21 23 24 25 26

LOS ANGELES, CALIFORNIA, FRIDAY, JUNE 7, 1968 2 4:25 O'CLOCK P.M. 3 (The following proceedings were had in 6 Department 100 of the Superior Court 7 before the Honorable Arthur L. Alarcon, 8 Judge Presiding:) 9 10 The record will show that the 1968 THE COURT: Los Angeles County Grand Jury is in the courtroom. 11 12 The record will further show that at the request of the Court, Mr. A. L. Wirin, Chief Counsel of 13 the American Civil Liberties Union, has been invited to be present as an official observer at these proceedings as to the manner in which the constitutional and procedural rights of the defendant have been obeyed and preserved. Mrs. Bancroft, will you call the roll of the 1968 Grand Jury, please? THE CLERK: Yes, your Honor. Milton V. Barancik. MR. BARANCIK: Here. THE CLERK: Mrs. Emma C. Buscaglia. MRS. BUSCAGLIA: Here THE CLERK: Arthur J. Fitzgerald. MR. FITZGERALD: Here.

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| ľ | THE CLERK: Warren S. Garrett. |
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| 2 | MR. GARRETT: Here. |
| 3 | THE CLERK: Robert W. Garrott. |
| 4 | MR. GARROTT: Here. |
| 5 | THE CLERK: Mrs. Adele M. Gomez. |
| 6 | MRS. GOMEZ: Here. |
| 7 | THE CLERK: Harry M. Grizzard. |
| 8 | MR. GRIZZARD: Here. |
| 9 | THE CLERK: Mrs. Pauline Helm. |
| 10 | MRS. HELM: Here. |
| 11 | THE CLERK: Mrs. May B. Lensing. |
| 12 | MRS. LENSING: Here. |
| 13 | THE CLERK: Alvin A. Levine. |
| 14 | MR. LEVINE: Here. |
| 15 | THE CLERK: James B. McCord. |
| 16 | MR. MC CORD: Here. |
| 17 | THE CLERK: Mrs. Nadine McCowan. |
| 18 | MRS. MC COWAN: Here. |
| 19 | THE CLERK: L. E. McKee. |
| 20 | MR. MC KEE: Here. |
| 21 | THE CLERK: Mrs. Lowell B. Martin. |
| 22 | MRS. MARTIN: Here. |
| 23 | THE CLERK: Mrs. Mary C. Meeker. |
| 24 | MRS. MEEKER: Here. |
| 25 | THE CLERK: Mrs. Pauline Meyers. |
| 26 | MRS. MEYERS: Here. |
| | 1 |

THE CLERK: Mrs. Helene Z. Pollock. 1 MRS. POLLOCK: Here. THE CLERK: Mrs. Claire Scott. 3 Here. MRS. SCOTT: THE CLERK: Mrs. Dorothy A. Seifert. Here. MRS. SEIFERT: THE CLERK: Margaret E. Shalhoub. 7 Here. MRS. SHALHOUB: 8 THE CLERK: Mrs. Pauline V. Sheeran. Here. MRS. SHEERAN: 10 THE CLERK: William Woelflin. 11 (No response.) 12 THE CLERK: Mrs. Leslie A. Mills. 13 MRS, MILLS: Here. 14 Twenty⇔two Grand Jurors answer present, THE CLERK: 15 your Honor. 16 THE COURT: Thank you, Mrs. Bancroft. 17 Mr. McKee, do you have an Indictment to 18 return to this Court? 19 THE FOREMAN: We have, your Honor. 20 THE COURT: All right. Would you hand it to the 21 Bailiff, please, Mr. McKee. 22 (The Toreman complies.) THE COURT: Mr. McKee, I am going to ask you a 24 series of questions. Would you please remain standing. 25 THE FOREMAN: Yes, sir. 26

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THE COURT: Mr. McKee, were fourteen or more of the members of the 1968 Grand Jury present at all times during the presentation of the evidence concerning this Indictment?

THE FOREMAN: There was, your Honor.

THE COURT: Did fourteen or more members of the 1968 Grand Jury who were present at the presentation of all the evidence concerning this Indictment also participate in all the deliberations concerning this Indictment?

THE FOREMAN: They did, your Honor.

THE COURT: Did at least fourteen members of the 1968 Grand Jury who were present during the presentation of all the evidence concerning this Indictment, and who also participated in all the deliberations concerning this Indictment, vote to return this Indictment?

THE FOREMAN: They did, your Honor.

THE COURT: All right. Thank you, Mr. McKee.

The Court finds the Indictment to be a true bill. The Clerk is ordered to file this Indictment. The text of the Indictment shall be kept secret by the Clerk until the defendant is arraigned by this Court.

The Court has been advised that the defendant is presently in the custody of the Sheriff of this County. A bench warrant is ordered to issue commanding the defendant to be held for trial in this

1 matter.

In view of the charge set forth in Count I of this Indictment, the defendant shall not be admitted to bail.

I will hear from you in a moment, Mr. Howard.

I have a few other matters I wish to take up.

Ladies and gentlemen of the Grand Jury, before excusing you, I wish to make a few comments which the Court feels are appropriate in view of the public interest in this case and considering the affirmative obligation of this Court to assure the defendant that he receives a fair trial.

First, I am going to read to you portions of the Charge given to you by Judge Richard Schauer, the Presiding Judge of the Criminal Courts, by whom you were impaneled and sworn. At that time Judge Schauer admonished you as follows, I am now reading from pages 5, 6 and 7 of the Charge, and I believe each of you received a ropy of this Charge:

"The deliberations of the Grand Jury and its voting upon its investigations are required by law to be in private session. It is significant that secrecy is prohibited in almost every other phase of government, and exists as to the Grand Jury because it is an agency designated not only to search out offenses and accusations which would

not otherwise be acted upon because of the fear or inability of individuals to bring the complaint, but also to protect persons from publicity that might otherwise occur because of charges which eventually are proved to be unfounded.

"You are admonished to keep your own counsel. Matters before the Grand Jury should never be discussed, even with your closest relatives, associates or superiors. And I urge that while you are on the Grand Jury, you take special pains to listen rather than to talk, and restrict your conversation concerning public business, either pending, prospective, or within the realm of possibility, to the Grand Jury room.

"In this connection the law provides that every Grand Juror must keep secret all evidence adduced before the Grand Jury, or anything he, himself, or any other Grand Juror, may have said; or in what manner he, or any other Grand Juror, may have voted on a matter before them.

And by law, it is a misdemeanor to violate such secrecy of the Grand Jury room, or to disclose the finding of an Indictment or information until the defendant has been arrested."

And continuing reading from the Charge to you by Judge Schauer:

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"Although, under certain proper circumstances, a Court may require a Grand Juror to disclose testimony given before the Grand Jury, a Grand Juror cannot be questioned for anything he may say or any vote he may give in the Grand Jury relative to a matter legally pending before the Jury, except for a perjury of which he may have been guilty in making an accusation or giving testimony to his fellow Jurors. But at times, in order to obtain legal advice, it may be necessary for you to disclose to the District Attorney, or to the Attorney General, if he is officiating in the case, or to me, some matter of evidence which you have taken during an investigation, and such a disclosure is not a violation of your oath."

In compliance with the law of the State of California, and the Charge read to you by Judge Schauer, the Court will make the following order:

It is the order of the Court that no member of the Grand Jury shall make any statement to anyone as to the contents, nature, substance, effect or weight of the evidence heard by the Grand Jury in this matter until after the final disposition of this case. Nor shall any Grand Juror make any statement expressing his opinion on the question of the guilt or innocence of the accused, or of anyone in connection with this Indictment.

The Court at this time will also issue certain orders to preserve the defendant's right to a fair trial directed to the Clerk of the Court, the Official Court Reporter for the 1968 Los Angeles County Grand Jury and the transcribers to whom the proceedings and testimony are dictated by the Official Grand Jury Reporter concerning this Indictment.

First, the record will show that Mr. Peter Talmachoff, Chief of the Criminal Division of the Office of the Clerk of the Superior Court, is present in the courtroom. And further, that Donald Ostrov, the Official Court Reporter for the 1968 Los Angeles County Grand Jury, is also present.

I herewith will read the written orders which, upon their being read by the Court, will be served by the Sheriff upon the individuals or offices in question.

It is the order of this Court that upon presentation of the Reporter's Transcript of the Grand Jury Proceedings to the Clerk of the Court that the Clerk shall receive said transcript and keep secret the contents thereof until after service of a copy of said Reporter's Transcript has been made on the defendant or his attorney.

It is further ordered that the original Reporter's Transcript of the Grand Jury proceedings will be served by the Clerk on the District Attorney and that the District Attorney also will keep secret the contents

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of said transcript until after service has been made on the defendant or his attorney.

It is the order of this Court that the exhibits received by the Grand Jury in its proceedings concerning this Indictment will be delivered to the Clerk of the Court and will be safeguarded by him pending the determination of this case.

It is further ordered that the Clerk shall not make the exhibits available to any person or agency except upon order of this Court.

This order, and the previous one, are dated June 7, 1968, signed Arthur L. Alarcon, Judge of the Superior Court.

It is the order of this Court that the Official Court Reporter assigned to the Grand Jury to report its proceedings concerning this Indictment shall not release or divulge the contents of his notes of the testimony or evidence presented to the Grand Jury to any person, nor shall any transcript of the Grand Jury proceedings in this matter be released by the Reporter to any person other than the Clerk of the Court until a copy of such transcript of the entire Grand Jury proceedings has been delivered by the Clerk to the defendant or his attorney.

This order is dated June 7, 1968, signed Arthur L. Alarcon, Judge of the Superior Court.

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It is the order of this Court that those persons who transcribe the proceedings of the Grand Jury concerning this Indictment which have been dictated by the Official Grand Jury Court Reporter shall not release or divulge the contents of that testimony or evidence dictated by the Official Grand Jury Court Reporter to any person, nor shall the transcribers release any transcript of the Grand Jury proceedings in this matter to any person other than Don Ostrov, Official Superior Court Reporter.

Dated June 7, 1968, signed Arthur L. Alarcon, Judge of the Superior Court.

The Sheriff is directed to serve a copy of these orders on the Clerk of the Court, the Official Court Reporter for the 1968 Los Angeles County Grand Jury, and the transcribers for the Official Reporter.

Now, Mr. Howard, do you wish to be heard as to the arraignment of the defendant named in this Indictment?

MR. HOWARD: Yes, your Honor. May I inform the Court that the defendant is presently in the custody of the Sheriff at a medical facility in the New Jail.

May I also state to the Court that information coming to the prosecution from intelligent sources, police sources, indicate there will be a security risk in connection with this defendant.

THE COURT: All right, Mr. Howard.

It appearing to the Court that the defendant named in this Indictment is presently recuperating from injuries he has suffered, and that there is a possibility that if the arraignment occurs at this time in this courtroom in the Hall of Justice, there may be a risk of some incident which might deny to the defendant his right to a fair trial, the Court will take a recess in a few moments and reconvene in approximately 45 minutes a special session of Department 100 at temporary courtroom facilities provided by the Sheriff at the Los Angeles County Men's Central Jail. 12

The arraignment of the defendant at the temporary courtroom facilities will be public.

The Court has asked A. L. Wirin of the American Civil Liberties Union to be present at that arraignment as an observer. Further, the Court has earlier requested of Mr. Wirin that he notify the defendant's family of the place of the arraignment.

Mr. Wirin, do you wish to make any statement to the Court at this time?

> I do, your Honor. MR. WIRIN:

Will you state your name for the THE COURT: record?

I am a member My name is A. L. Wirin. MR. WIRIN: of the Bar of this court. I am not counsel for the defendant, nor do I intend or expect to be.

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

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 I would like to read to the Court, and for the record, a telegram which I sent to the family of the defendant, and then take just a moment to explain the relevance or the reasons for my doing so.

THE COURT: Certainly, Mr. Wirin. You may proceed.

MR. WIRIN: About noon today I dispatched the following telegram to the mother of the defendant, and the telegram reads as follows:

"Mrs. Mary Sirhan, Care: Reverend Harry W. Ebberts," E- double -b-e-r-t-s, "Westminster Presbyterian Church, North Lake Avenue, Pasadena, California.

"Newspapers report that new charges will be filed against your son, Sirhan, and the Grand Jury is considering this new charge. Sirhan will be arraigned, I assume, promptly. Arraignment means that he will be advised as to the nature of the charge.

"I assume that you and your sons will be permitted to be present at the arraignment, should any of you so desire. It is not necessary, however, that any of you be present. If you desire to attend arraignment, please telephone me at 624-9708. If you do not telephone, I shall assume that you do not care to attend the arraignment."

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Honor?

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Signed, "A; L. Wirin."

I have received no communication from either his mother or any of the brothers.

May I just say this further word, your

THE COURT: Yes, Mr. Wirin.

MR. WIRIN: I addressed this telegram in the manner I did because on Wednesday afternoon I saw the mother and the boys in Pasadena at the request of the defendant, and they were then with this minister and apparently generally in his custody, or within his concern.

Before I sit down, your Honor, as an officer of the court, I would like to say this further:

I, of course, did not know, or had no idea, that the Court would give the orders which your Honor has just given to the Grand Jury and to others.

May I say, as an officer of your Honor's court, that it is my view, and I express only my own view, that these orders are exemplary in attempting to accord to this defendant that fair trial to which he is entitled and to which all are entitled.

Thank you.

THE COURT: Thank you, Mr. Wirin. You have attended this return of the Indictment by the 1968 Los Angeles
County Grand Jury at my personal request. May I further ask of you that you attend the arraignment of this

defendant?

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MR. WIRIN: Yes. Thank you, your Honor.

THE COURT: All right. Thank you.

At this time we will take our recess.

Department 100 of the Superior Court will reconvene in temporary courtroom facilities at the Los Angeles County Men's Central Jail.

Please remain seated. Court is still in session and will remain in session until all the Grand Jurors have left the courtroom.

I will remain on the bench to insure that proper courtroom decorum is carried out until the Grand Jurors have left.

Ladies and gentlemen, you are excused. You may leave now.

(Whereupon the Grand Jurors were excused and withdrew from the courtroom.)

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THE GRAND JURY OF THE COUNTY OF LOS ANGELES 1 STATE OF CALIFCRNIA 2 3 THE PEOPLE OF THE STATE OF CALIFORNIA, 4 Plaintiff, 5 No. A-233421 VS. 7 SIRHAN BISHARA SIRHAN, 8 Defendant. 9 10 STATE OF CALIFORNIA 11 SS. COUNTY OF LOS ANGELES 1.2 I, DONALD L. OSTROV, Official Court Reporter 13 of the Superior Court of the State of California, for 14 the County of Los Angeles, do hereby certify that I was, 15 on Friday, June 7, 1968, 16 appointed and sworn to report all the testimony and 1.7 proceedings had in the above-entitled matter before the 18 Grand Jury of Los Angeles County; that the foregoing 272 19 pages are a true and correct transcript of my Stenotype 20 notes and a full, true and correct statement of said 21 testimony and proceedings. 22 Dated this 12th day of 1968. 23 24 Orricial Reporter

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

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