

OFFICE OF THE INDEPENDENT COUNSEL

Date of transcription 06/09/98

WILLIAM CLAIR SHEGOGUE, white, male, date of birth [REDACTED], Social Security Account Number [REDACTED], Officer, United States Secret Service (USSS), 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 ANNE WEISMANN and DAVE ANDERSON. SHEGOGUE was interviewed under the terms of an agreement reached between the OIC and DOJ. SHEGOGUE was apprised of the official identities of the interviewers and thereafter provided the following information:

SHEGOGUE has been employed by the USSS since October 2, 1972. SHEGOGUE has held numerous positions in the USSS, including many assignments at the White House. SHEGOGUE worked in the K-9 unit for six years until July of 1997. In July of 1997, SHEGOGUE was assigned to the White House, but held no permanent post until October of 1997 when he was assigned to the [REDACTED] post. In March of 1998, SHEGOGUE was assigned to the Special Operations Division, a position he currently holds.

The only time SHEGOGUE recalls that he may have seen MONICA LEWINSKY was in July or August of 1997, the day before the President left for Martha's Vineyard. SHEGOGUE recalls it being a Saturday, as that is usually his day off.

SHEGOGUE was working at the [REDACTED] post, which is the [REDACTED]. SHEGOGUE was provided two diagrams of the layout of the First Floor of the White House. All of the handwriting on the diagram is SHEGOGUE's. A reduced copy of these diagrams is attached to this FD-302. The original diagrams were placed in an FD-340 along with the Agent's original notes of the interview.

SHEGOGUE advised that between 9 a.m. and 12 noon, he recalls seeing BETTY CURRIE, accompanied by a young woman, coming up the stairs located immediately to SHEGOGUE's right. SHEGOGUE advised that he was friendly with CURRIE and paid more attention to her than to her guest. (SHEGOGUE advised that at the [REDACTED] post, he faced [REDACTED]) SHEGOGUE did not recognize the woman accompanying CURRIE.

Investigation on 06/05/98 at Washington, DC File # 29D-OIC-LR-35063

by SA [REDACTED] Date dictated 06/09/98

29D-OIC-LR-35063

Continuation of OIC-302 of WILLIAM CLAIR SHEGOGUE . On 06/05/98 . Page 2

SHEGOGUE advised that CURRIE and this woman went behind a door to a hallway which leads to the Oval Office. SHEGOGUE advised that he lost sight of CURRIE and her guest once they got behind the door, and he does not know where they went. SHEGOGUE advised that he had heard earlier in the day that the President had moved from the Residence to the West Wing complex.

SHEGOGUE advised that he got to know CURRIE when SHEGOGUE was assigned to the K-9 unit. CURRIE would often have treats and food for SHEGOGUE's dog. SHEGOGUE advised the dog died last year, and CURRIE expressed her sympathy to SHEGOGUE.

SHEGOGUE advised that CURRIE would usually talk to him whenever they saw each other. On this occasion, CURRIE did not say anything to SHEGOGUE when she and her companion walked past.

SHEGOGUE advised that five minutes later, CURRIE walked past SHEGOGUE by herself. CURRIE crossed the colonnade into the Palm Room. SHEGOGUE does not know where CURRIE went, but advised she could have gone into the Residence, to the parking lot, or she even could have gone into her office. SHEGOGUE advised that it is probable CURRIE went to her car. SHEGOGUE advised it is unlikely CURRIE went back to her office, because the most direct route would have brought her back by SHEGOGUE and SHEGOGUE did not see CURRIE the rest of that day. SHEGOGUE advised that when CURRIE passed him on this occasion, CURRIE said hello.

SHEGOGUE drew arrows on diagram #1, indicating the path CURRIE and her guest took to the hallway leading to the Oval Office, the path CURRIE took to the Palm Room, and the paths CURRIE could have taken after SHEGOGUE lost sight of her near the Palm Room.

Later that same day, SHEGOGUE was having lunch in the D-10 break room when Officer STEVEN PAPE mentioned MONICA LEWINSKY. (SHEGOGUE advised it went against everything he believed in to reveal PAPE's name to investigators.) SHEGOGUE had never heard LEWINSKY's name prior to this occasion. PAPE said that CURRIE came to the Southwest gate and escorted LEWINSKY into the White House.

SHEGOGUE advised that it was unusual for the President's secretary to escort people, but since it was a Saturday, no one else was there to do it. SHEGOGUE advised that he could not swear the woman he saw with CURRIE that day was LEWINSKY. SHEGOGUE next saw LEWINSKY on television.

29D-OIC-LR-35063

Continuation of OIC-302 of WILLIAM CLAIR SHEGOGUE . On 06/05/98 . Page 3

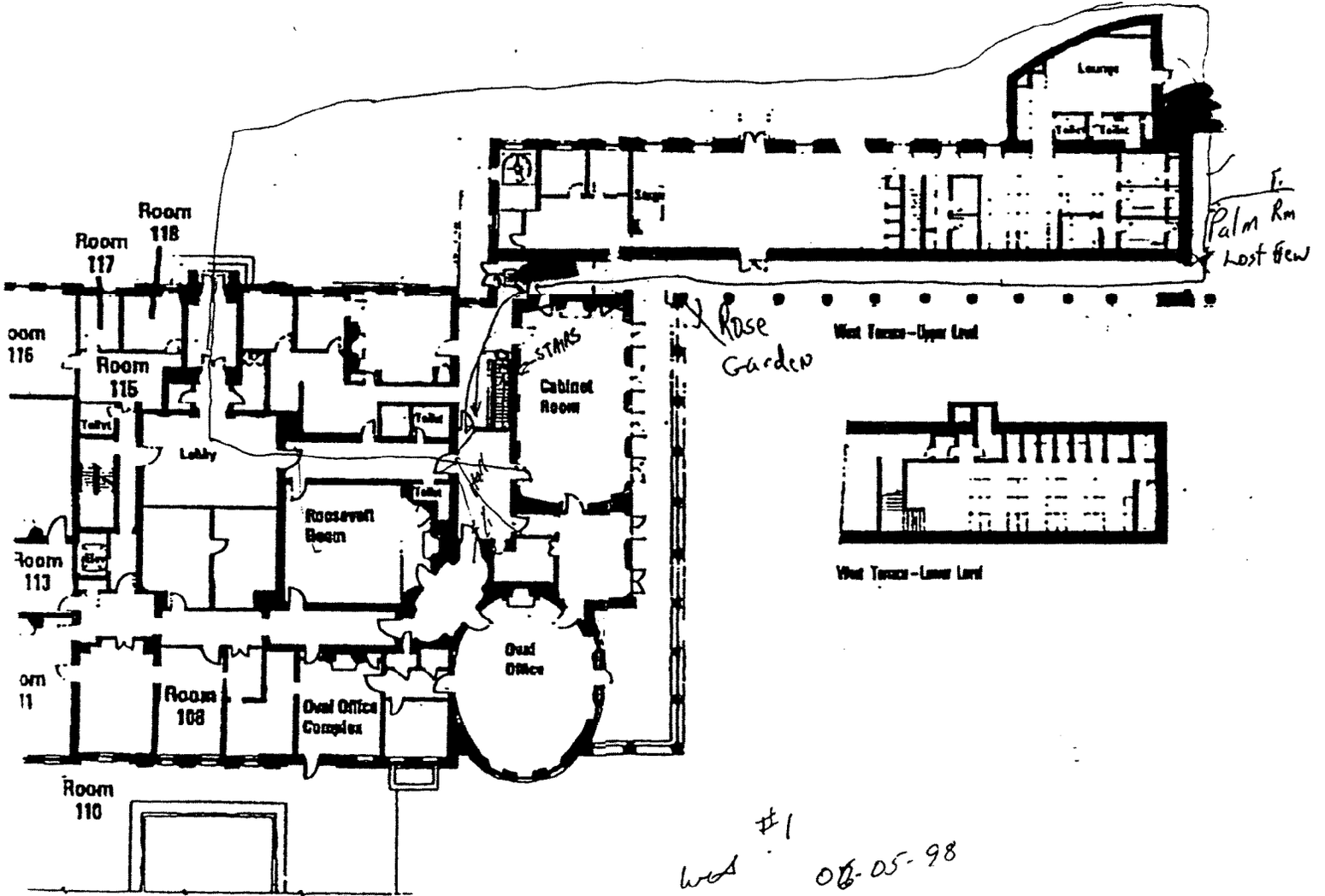
SHEGOGUE advised that he has heard many rumors about LEWINSKY, but he can not recall the details of most. SHEGOGUE recalls one rumor that the President was caught in the Family Theater with LEWINSKY. SHEGOGUE advised that, if the President was in the Family Theater, USSS Agents would not allow anyone to walk in. SHEGOGUE added that the only time an Agent would walk in on the President would be if ICBM's were headed toward the United States or if someone jumped the White House fence.

SHEGOGUE advised that he does not know the true story regarding LEW FOX. SHEGOGUE advised that, if the President was in the Oval Office, the Uniformed Division officer would be located at the post [REDACTED], which SHEGOGUE believes to be the [REDACTED] post. SHEGOGUE advised he found it extremely hard to believe that FOX would usher anyone into the Oval Office. SHEGOGUE advised he never saw it happen. SHEGOGUE advised it could happen, although it did not typically.

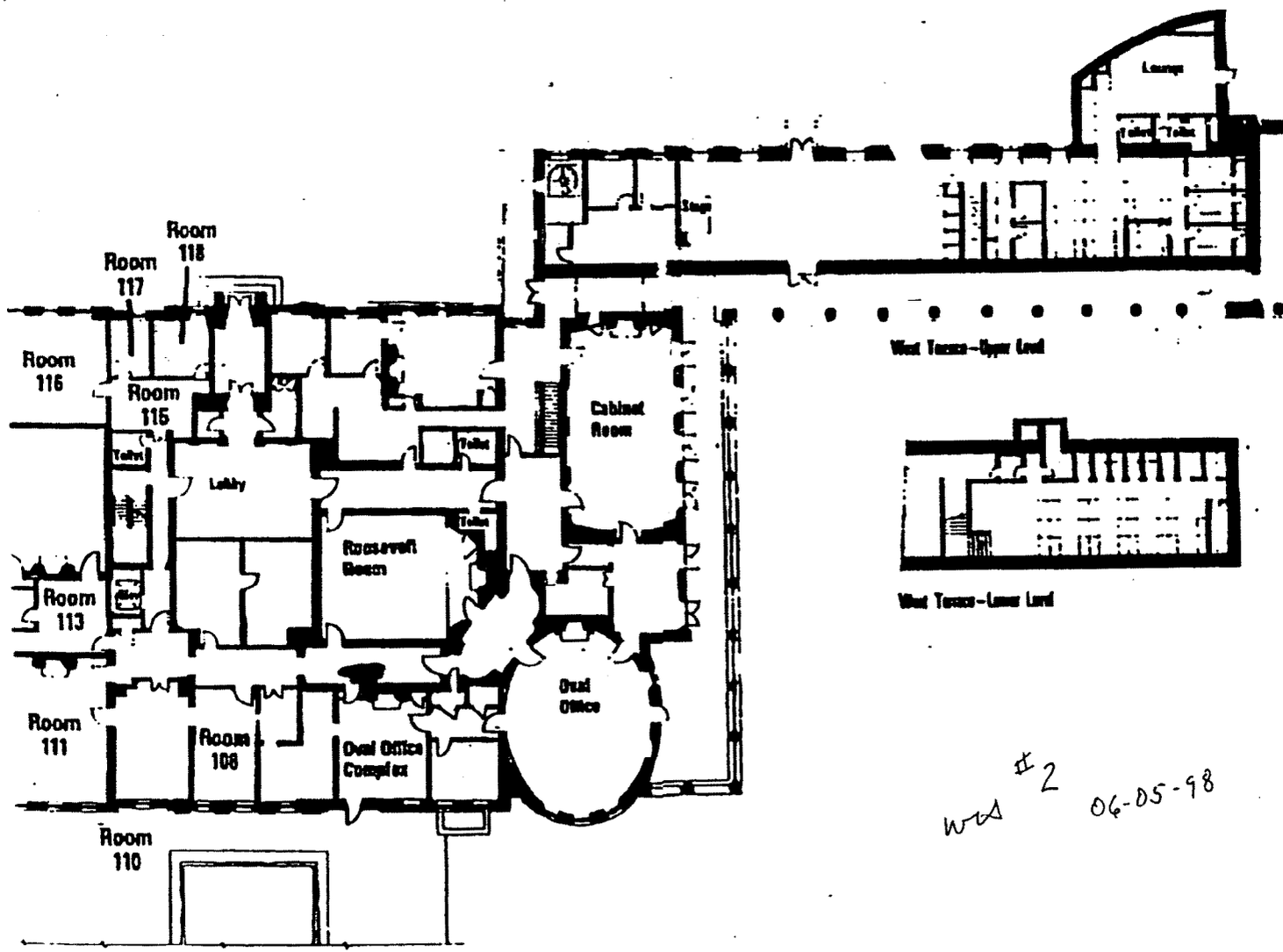
SHEGOGUE knows FOX as the two would see each other at the White House. SHEGOGUE is not friends with FOX and he has never heard anything negative about FOX.

SHEGOGUE marked on diagram #2 as to where he assumed FOX was stationed when FOX saw what he is reported to have seen.

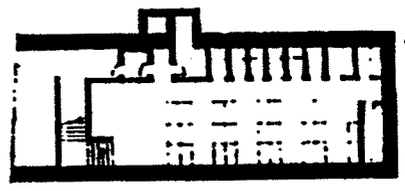
First Floor



First Floor



West Terrace - Upper Level



West Terrace - Lower Level

W-2 06-05-98

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

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

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

Tuesday, August 4, 1998

The testimony of WILLIAM CLAIR SHEGOGUE was taken in the presence of a full quorum of Grand Jury 97-2, impaneled on September 19, 1998, commencing at 9:50 a.m., before:

JACKIE M. BENNETT, JR.
Deputy Independent Counsel

MARY ANNE WIRTH
EDWARD PAGE
JAY APPERSON
BRETT KAVANAUGH
JOSEPH DITKOFF
Associate Independent Counsel
Office of Independent Counsel
1001 Pennsylvania Avenue, N.W.
Suite 490 North
Washington, D.C. 20004

Page 3

1 Whereupon,
2 WILLIAM CLAIR SHEGOGUE
3 was called as a witness and, having been first duly sworn by
4 the Foreperson of the Grand Jury, was examined and testified
5 as follows:
6 EXAMINATION
7 MR. PAGE: All right. We are present with a quorum
8 and no unauthorized persons?
9 THE FOREPERSON: That's correct.
10 THE DEPUTY FOREPERSON: Excuse me. Could we wait
11 till we give these out?
12 MR. PAGE: Yes.
13 (The Deputy Foreperson passes out documents.)
14 THE FOREPERSON: Okay. We're ready.
15 BY MR. PAGE:
16 Q Would you tell us your full name, please, and spell
17 your last name.
18 A Okay. Full name is William Clair Shegogue, last
19 name spelled S-h-e-g-o-g-u-e.
20 Q And your placement of employment?
21 A I'm employed by the United States Secret Service,
22 part of the White House Division.
23 Q Are you an officer?
24 A I'm an officer of the Secret Service Uniform

C O N T E N T S

GRAND JURY EXHIBITS:	Page
WS-1 Map of West Wing of White House	11
WITNESS:	
William Clair Shegogue	3

Page 4

1 Division.
2 Q Officer Shegogue, my name is Ed Page. I work for
3 the Independent Counsel's Office, and to my left is Mary Anne
4 Wirth, who I believe you've met before, correct?
5 A Correct.
6 Q In front of you to your left is the court reporter
7 who is taking down everything that is said today, so that an
8 official record can be made of what is in fact said here
9 today. Do you understand that?
10 A I understand.
11 Q Beyond the lawyers present and the court reporter
12 are the members of the grand jury hearing this matter. Do
13 you understand that?
14 A Yes, I do.
15 Q Before I ask questions of you and before Mary Anne
16 Wirth, my colleague, asks questions of you, I'd like to
17 explain some things to you, all right?
18 A Okay.
19 Q First of all, do you understand that all matters
20 occurring before this grand jury are secret under law?
21 A Yes, I do.
22 Q Do you understand that neither the attorneys, the
23 grand jury or the court reporter can disclose what you say
24 here today unless a court orders it disclosed or some
25 exception is me?

Page 5

Page 7

1 A I understand that.
 2 Q Do you understand that even absent a court order.
 3 however, you have the ability after you make your appearance
 4 here today to tell others about what you have said during
 5 this grand jury session?
 6 A I'm aware of that also.
 7 Q Do you understand that under the law you have
 8 certain rights when you appear in front of a federal grand
 9 jury?
 10 A Yes.
 11 Q I'd like to review them with you at this time make
 12 sure that you do know what they are and that you understand
 13 them.
 14 A Okay.
 15 Q First, I want to advise you, and I represent to
 16 you, that this federal grand jury is conducting an
 17 investigation of possible violations of federal criminal laws
 18 involving whether Monica Lewinsky or other suborned perjury,
 19 obstructed justice, intimidated witnesses or otherwise
 20 violated federal law other than a Class B or C misdemeanor or
 21 infraction in dealing with witnesses, potential witnesses,
 22 attorneys or others concerning the civil case Jones v.
 23 Clinton.
 24 A I understand.
 25 Q You may refuse to answer under the Fifth Amendment

1 federal crime and who is a -- what's called a putative
 2 defendant, or someone that the grand jury intends or is
 3 considering indicting.
 4 I represent to you that you are not a target and
 5 that you fall into a different class of grand jury witness,
 6 and that is the class entitled or called subject. Within
 7 that class of grand jury witnesses there are a wide array or
 8 expanse of people that fit in that. For example, a bank
 9 teller who may have seen the commission of a bank robbery may
 10 be at some times called a subject, meaning that their conduct
 11 is within the scope of the grand jury's investigation,
 12 because there may be evidence that the teller is involved in
 13 helping the robbery occur. Do you understand?
 14 A Correct. Yes; I understand.
 15 Q On the other hand at the other end of the spectrum,
 16 the bank teller who had no involvement other than the fact
 17 that the bank teller was robbed is also considered a subject
 18 within this broad definition even though no one suspects that
 19 the teller was involved. All they believe is that the teller
 20 was a fact witness.
 21 I represent to you that you are, as we stand here
 22 now, a fact witness.
 23 A I understand.
 24 Q Do you understand?
 25 A Yes, sir.

Page 6

Page 8

1 any question if a truthful answer to the question would tend
 2 to incriminate you. Do you understand that?
 3 A I understand. Yes.
 4 Q Do you understand further that anything you do say
 5 may be used against you by the grand jury or in a subsequent
 6 legal proceeding?
 7 A I understand that.
 8 Q Do you understand further that if you have a
 9 lawyer, the grand jury will permit you a reasonable
 10 opportunity to step outside the grand jury room to consult
 11 with that lawyer if you want to?
 12 A I'm aware of that, yes.
 13 Q Do you have a lawyer present?
 14 A Yes, I do.
 15 Q Would you tell us his name?
 16 A Matt Dates.
 17 Q Do you understand that you can step out, as I've
 18 just mentioned, and speak with him at any time during the
 19 questioning today?
 20 A Yes; I'm aware of that.
 21 Q Do you understand, and I represent to you, that
 22 there are two kinds of witnesses who appear before the grand
 23 jury? One is a target; one is a subject.
 24 A target is a person that the grand jury has
 25 substantial evidence linking them to the commission of a

1 Q That you, because of things that you did in the
 2 past, where you worked, things you saw and heard may have
 3 relevant information to this grand jury's inquiry.
 4 A I understand.
 5 Q All right. You took an oath a few minutes ago, and
 6 I want to spend a couple of minutes there or less. Number
 7 one, do you understand that you're obligated to tell the
 8 truth here, and that means the full truth, the candid truth,
 9 and that you could be prosecuted for perjury or obstruction
 10 of justice if you chose not to give the full or candid truth?
 11 A I understand.
 12 Q Do you understand further that you can't say, and
 13 it would be a violation of your oath to tell the truth, that
 14 you don't remember something when in actuality you do?
 15 A I understand that.
 16 Q And do you understand, finally, that you can't give
 17 otherwise misleading answers when your intent or goal is to
 18 mislead the grand jury or others?
 19 A I understand.
 20 Q Do you have any other questions of us before Mary
 21 Anne Wirth starts with your questions?
 22 A No, I don't.
 23 Q Thank you.
 24 A You're welcome.
 25 BY MS. WIRTH:

Page 9	Page 11
<p>1 Q Okay. Officer, you are employed by the Secret 2 Service, correct? 3 A That is correct. 4 Q And you've been so employed since 1972? 5 A That is also correct. 6 Q And for six years, until July 1997, you worked in 7 the K-9 Unit; is that right? 8 A The last six years prior to coming back to the 9 White House, yes. 10 Q Okay. When did you come back to the White House? 11 A I came back -- reassigned in July of last year, 12 1997. 13 Q Okay. Can you tell the grand jury what the K-9 14 Unit is briefly? 15 A In our K-9 Unit we have bomb dogs. They detect 16 explosives. There are also or at least were at one time also 17 trained in protection work of the handler, and if we felt it 18 necessary, we could also send them on an attack of a fleeing 19 subject involved in a felony. 20 Q Okay. You told us that in July of 1997 you were 21 assigned to the White House, correct? 22 A That's correct. 23 Q And throughout your career, you have previously 24 been assigned to the White House at times; is that true? 25 A That's also correct.</p>	<p>1 Q Okay. Can you tell the grand jury when that was? 2 A To the best of my recollection, it was sometime in 3 August 1997. 4 Q And was there a particular event that was about to 5 happen at the White House that you connect with seeing her? 6 A Yes, I do. It was the date -- first off, it was my 7 day off which was Saturday, I can remember. It was also the 8 day before the First Family was going to Martha's Vineyard. 9 Q And what post were you working that day? 10 A I was working what we call [REDACTED]. 11 Q And tell the grand jury what [REDACTED] is. 12 A [REDACTED] is a post located -- if you have the maps, it's 13 located [REDACTED]. It's basically 14 [REDACTED]. They could come 15 through the [REDACTED]. They would have to go past my 16 post to go to what they call the [REDACTED]. There 17 they would go in and see basically the [REDACTED] 18 [REDACTED]. That is a control post for that 19 purpose of making sure those that go into the [REDACTED] 20 [REDACTED] are authorized. 21 (Grand Jury Exhibit WS-1 was 22 marked for identification.) 23 Q Okay. I'm going show you what's been marked as 24 Grand Jury Exhibit WS-1, your initials, okay? 25 A Yes.</p>
<p>Page 10</p> <p>1 Q Now, in October of 1997, you were assigned to the 2 D4 post; is that right? 3 A That's correct. 4 Q And can you tell the grand jury what that is, that 5 post? 6 A D4 post is a post that's located on the southwest 7 corner of the Old Executive Office Building. It's an exit -- 8 vehicular exit post and pedestrian -- I don't want to use the 9 word pedestrian, because we just don't have pedestrians in 10 there. It's a exit for staff also. 11 Q Okay. Now, in March of 1998, you were assigned to 12 the Special Operations Division; is that right? 13 A That's correct. 14 Q And do you currently hold that position? 15 A I do. 16 Q And what is, briefly, Special Operations Division? 17 A Special Operations Division handles all tours of 18 the White House, both public and guided tours. We also are 19 involved in all of the social events that occur at the White 20 House, and any other event that may occur that requires 21 checking people into the house, and also standing in various 22 positions throughout the house in security function. 23 Q Now, can you recall a time when you may have seen 24 Monica Lewinsky? 25 A Yes, I can.</p>	<p>Page 12</p> <p>1 Q And I'm handing you a blue pen. Does this map look 2 like the West Wing? 3 A Yes. 4 Q Okay. Can you mark with [REDACTED] the spot where the [REDACTED] 5 post is. 6 A With an "X?" 7 Q You can write [REDACTED] where -- 8 A Wait a minute -- I guess if I can follow the map 9 here (marks document.) 10 Q Okay. And I'm going to direct your attention to a 11 set of what appear to be stairs. 12 A That's correct. 13 Q And you and I have talked previously, right? 14 A Correct. 15 Q And part of the story that you're going to tell 16 concerns those stairs; is that correct? 17 A That's correct. 18 Q And looking at that, does that refresh your memory 19 as to where [REDACTED] is? 20 A Uh-oh. I guess it does. Your map is a little 21 extended out there. Let's put [REDACTED] where it really belongs, 22 right here (marking document). I was wondering where that 23 wall came from. 24 Q Can you cross that out? 25 A I will cross that out.</p>

1 Q And just put your initials over there.
 2 A Sorry about that.
 3 Q And could you --
 4 A I don't normally look at this map.
 5 Q That's all right. That's no problem.
 6 A Okay.
 7 Q Just take this red pen and circle in red where you
 8 did put AERIE and where you know [REDACTED] to be.
 9 A (Marking document.) All right.
 10 Q Now, when you're sitting at the [REDACTED] post --
 11 actually, I just asked you a question in my question.
 12 A What?
 13 Q Do you sit at [REDACTED]?
 14 A I have sat at [REDACTED], yes.
 15 Q And the day we're going to talk about, were you
 16 sitting?
 17 A I was.
 18 Q And what direction were you facing?
 19 A I would be facing [REDACTED], out towards the [REDACTED]
 20 [REDACTED] and basically the [REDACTED].
 21 Q All right. Now, did there come a time that day --
 22 well, let me take that back for a minute. Do you remember
 23 what your shift was that day, what hours you were working?
 24 A I was working the day work shift, 0630 to
 25 approximately 1445.

1 Q Which is 2:45 in the afternoon?
 2 A That's correct, 2:45 p.m.
 3 Q Did there come a time that day when you saw some --
 4 A JUROR: I'm sorry, Mary Anne --
 5 MS. WIRTH: Yes.
 6 A JUROR: Can you tell us where [REDACTED] is please?
 7 MS. WIRTH: Sure. I'll just take this, excuse me.
 8 THE WITNESS: Sure.
 9 (Ms. Wirth displays the map to the jurors.)
 10 BY MS. WIRTH:
 11 Q Okay. So did there come a time that day when you
 12 saw something or saw someone or persons?
 13 A Yes.
 14 Q Do you remember approximately what time that was,
 15 if you know?
 16 A Approximately -- I'm sorry I can't narrow it down,
 17 it wasn't just a normal happening in the West Wing. I would
 18 say it was probably somewhere between 9:00 maybe 10:00 in the
 19 morning to prior to noon, somewhere in that area.
 20 Q And what did you see?
 21 A I saw the President's press secretary -- not press
 22 secretary -- I've got press on my mind -- the President's
 23 secretary, Betty Currie, coming up the stairs, at that time
 24 to my right where I was sitting, with a young lady.
 25 Q Okay. And was there anything about that person,

1 the young lady, that you could describe in terms of her
 2 appearance?
 3 A The best that I remember, I had never seen that
 4 lady prior to this time. I could say that she had dark,
 5 black type hair.
 6 Q Okay. Now, you said that you saw them coming up
 7 stairs?
 8 A Coming up the stairs, yes.
 9 Q Okay. Could you take this blue pen and just circle
 10 the stairs that you mean.
 11 A (Marking document.)
 12 Q Okay. Let me see where we're talking about here.
 13 Okay. Now, were they together?
 14 A Yes, they were.
 15 Q And do you know Betty Currie?
 16 A Yes, I do.
 17 Q Can you just tell the grand jury -- briefly
 18 describe your relationship with her.
 19 A I would say our relationship is very cordial. When
 20 I was in our K-9 Unit, we would search all vehicles coming on
 21 to West Executive Avenue. Her vehicle was one of many coming
 22 on the avenue. I will say to Betty's attributes, she is
 23 probably one of the friendliest staff members and also a
 24 great dog lover. And she had a tendency to spend a little
 25 extra time talking to the dog, not always to us but at least

1 to the dog, and she also loved to give the dogs a treat. And
 2 any time she came by, you can believe all the dogs knew she
 3 was there, and they were always up at her window waiting for
 4 the treat. And that just fostered a friendship amongst us,
 5 and again very cordial.
 6 Q Now, is there something that had happened with
 7 respect to your dog at or about this time?
 8 A Yeah.
 9 Q I'm sorry to --
 10 A Yeah. They had retired my dog in June, late June,
 11 because of a leg problem that he had. He was injured in
 12 training. I don't know if you need all this story --
 13 Q No, it --
 14 A -- but I'm going to tell it. He was injured in
 15 training prior to me ever getting him. He tore some
 16 ligaments in his right rear leg, and that was basically how I
 17 got back into our K-9 program. Our job is not necessarily
 18 one to -- once your job goes, you basically go as far as K-9
 19 is concerned, you still stay in the uniform division.
 20 Because he was injured, because I had been in K-9 before and
 21 in our K-9 Unit before, they needed a handler they felt that
 22 could kind of bring him along. So -- mm -- certain things
 23 you try not to bring up to close, a little difficult.
 24 Anyways, so I spent six years with my dog, Barry, and like I
 25 said, his leg got to a point where he could -- they felt he

Page 17

1 could no longer perform adequately at his job. So, anyway,
 2 they retired him, and I went on a brief vacation, came back,
 3 and unfortunately the day after I came back, he had a heart
 4 attack.
 5 Q And that was very close in time to this incident;
 6 is that correct?
 7 A That's correct, within I would say a month.
 8 (Whereupon, Jackie M. Bennett, Jr. enters the grand
 9 jury room.)
 10 Q Okay. And when you saw Betty Currie that day, you
 11 were thinking of your dog at that time; is that right?
 12 A Yeah.
 13 Q And then that's why this incident sticks in your
 14 mind to a certain extent?
 15 A To a certain extent, yes.
 16 Q Okay. By the way, was Betty Currie friendly with
 17 you that day? Did she speak to you?
 18 A That was a little bit unusual for that day. As I
 19 looked to the right and saw her coming up the stairs with the
 20 young lady, really didn't pay too much attention to the young
 21 lady, I was -- because I didn't know her. As recognizing
 22 Betty coming up, I always said hi to her. I don't recall her
 23 even saying hi back. She may have, but if she did, it was
 24 more subdued than usual. She's very bubbly, and again,
 25 because of this dog thing we had going, always -- and I would

Page 18

1 even say sometimes over friendly. It wasn't unusual to get a
 2 hug from her if she came by, you know, whatever. And that
 3 day, just -- that's kind of why it stuck in my mind, although
 4 I played it off as no big deal. She obviously had someone
 5 with her, so, you know, it's not my job to sit there and have
 6 conversations with her. So I didn't pay a whole lot of
 7 attention to it, but it did -- you know, I did --
 8 Q It registered?
 9 A It registered. Exactly.
 10 Q All right. Now, can you tell us what path she and
 11 this dark haired woman took when they came up the stairs?
 12 A When they reached the top of the stairs, they made
 13 a -- basically a left, a u-turn if you will, in that they
 14 went directly around to the left, heading towards the Cabinet
 15 Room, of course next to the Cabinet Room is her office, and
 16 that was expected, the direction which she would normally
 17 travel.
 18 Q Okay. I'm going to give you this green pen and ask
 19 you, from the top of the stairs, to just draw the path that
 20 you saw them take.
 21 A Okay (drawing).
 22 Q And basically you've drawn in a hairpin turn off
 23 the staircase, and you've drawn a line through what appears
 24 to be a door --
 25 A That is correct.

Page 19

1 Q -- just to the left of the staircase.
 2 A Correct.
 3 Q Was that door open or closed when they went through
 4 it, if you know?
 5 A As I can recall, I believe the door was closed.
 6 Q And did they close it behind them?
 7 A Yes. It pretty much closes itself. Once you go
 8 through it, it will close behind you I believe. As I recall,
 9 I think it does.
 10 Q Okay. And that path that they took -- and I'm
 11 going to ask you just to at the end of the green line to just
 12 draw an arrow indicating the direction they went.
 13 A Mm-hmm (drawing).
 14 Q Is that a natural path to the Oval Office?
 15 A Yes; it would be from there. Yes.
 16 Q Okay. Now, do you have any memory of where the
 17 President was that day? Do you have a memory of whether he
 18 was --
 19 A Yes. We're always made aware of where he is as
 20 long as we're in the wing, and he was in the Oval Office at
 21 that time.
 22 Q Okay. Do you have any memory at all of how long he
 23 had been there at that point?
 24 A Let's see, it was a Saturday morning. It's hard to
 25 say. On a normal day, he would usually show up in the area

Page 20

1 of around nine o'clock. On a Saturday, however, if he had
 2 things -- other things to do, he could get there earlier. I
 3 can't say how long he had been in there, only that he was in
 4 there.
 5 Q Okay. Now, can you tell us what happened next?
 6 Did you ever see Betty again?
 7 A Yes, probably within 5 or 10 minutes from that
 8 time.
 9 Q And where did you see her?
 10 A Again, coming back through that closed door.
 11 Q Okay. Through the same door that she and the dark
 12 haired woman had gone through?
 13 A That's correct.
 14 Q Did she come out alone or with someone else?
 15 A She was alone.
 16 Q And what did she do then?
 17 A She then proceeded basically towards my post,
 18 making a right as you would going down the colonnade area
 19 into what appeared to be at least in the direction of the
 20 mansion.
 21 Q Okay. And did she greet you this time?
 22 A I -- yes, she did, a friendlier greeting but again
 23 I kind of took it as a preoccupied -- I mean it was a
 24 greeting, but I could she had other things on her mind as she
 25 was going by. There was no hugging. There was no, you know,

Page 21	Page 23
<p>1 over introduction or hello or anything else. She did say hi, 2 though.</p> <p>3 Q I'm going to give you this red pen and ask you to 4 draw the path that she took starting from --</p> <p>5 A From where I saw her come through?</p> <p>6 Q -- the door.</p> <p>7 A (Drawing) Let me see if I can get this right. 8 This is the end.</p> <p>9 Q Okay. And you've drawn an arrow -- basically, 10 you've drawn a path with the red pen going from this 11 staircase past your post at [REDACTED], off past the [REDACTED] 12 [REDACTED], and then off to the end of the diagram?</p> <p>13 A Correct.</p> <p>14 Q And what are the possible places that Betty could 15 have been going if she was going in the direction that you've 16 drawn here?</p> <p>17 A Well, what I would believe would be the most 18 logical place would be in the mansion itself, at least the 19 ground floor portion of it.</p> <p>20 Q Is the parking area also off that area?</p> <p>21 A There is a parking area over on East Executive 22 Avenue, but again you'd have to go through the mansion I 23 would say.</p> <p>24 Q Okay. How was Betty Currie dressed that day, do 25 you remember?</p>	<p>1 MS. WIRTH: Thank you. 2 (A brief recess was taken.)</p> <p>3 THE FOREPERSON: Officer Shegogue, I'd like to 4 remind you that you are still under oath.</p> <p>5 THE WITNESS: Yes.</p> <p>6 THE FOREPERSON: Please have a seat.</p> <p>7 BY MR. PAGE:</p> <p>8 Q Officer Shegogue, we're back on the record after 9 that recess. There are some new faces in the grand jury room 10 but they are attorneys for the government, all right?</p> <p>11 A Okay.</p> <p>12 Q We want to continue with your questioning, and we 13 just have a few more for you. Do you understand?</p> <p>14 A Okay. Mm-hmm.</p> <p>15 Q I believe we left off with Mary Anne Wirth asking 16 you about the diagram.</p> <p>17 A Right.</p> <p>18 Q And then she was going to ask you some questions 19 about -- after you saw what you've already testified about, 20 you later that day --</p> <p>21 A Correct.</p> <p>22 Q -- were having lunch in the D10 break room, 23 correct?</p> <p>24 A Correct.</p> <p>25 Q Do you remember those events of that day?</p>
<p>Page 22</p> <p>1 A I couldn't tell you exactly what she had on, but it 2 was more or less casual, but Betty even casual was still well 3 dressed.</p> <p>4 Q Okay. And did you ever see the dark haired woman 5 again that day to your knowledge?</p> <p>6 A No. I did not.</p> <p>7 Q Okay. Did you later learn something that day about 8 who that dark haired woman might be?</p> <p>9 A Yes. I believe I did.</p> <p>10 Q And could you tell the grand jury where you were 11 when you heard this?</p> <p>12 A I was in our area we call D10 which is basically 13 our lunch room.</p> <p>14 THE FOREPERSON: There's a knock at the door. 15 (Interruption to the proceedings.)</p> <p>16 MR. PAGE: Apparently the chief judge would like 17 to see the Foreperson and the Deputy Foreperson at this time.</p> <p>18 THE FOREPERSON: Yes. You'll have to excuse -- you 19 want to take a break for 10 minutes?</p> <p>20 MS. WIRTH: Sure. You can step out, then, and 21 we'll call you back in about 10 minutes.</p> <p>22 THE WITNESS: Just out in the hall?</p> <p>23 MS. WIRTH: You can go back to the room if you 24 want.</p> <p>25 THE WITNESS: Back to the room, sure.</p>	<p>Page 24</p> <p>1 A Yes, to some extent.</p> <p>2 Q During your lunch break in D10, did you happen to 3 see Officer Steven Pape?</p> <p>4 A Pape, yeah.</p> <p>5 Q Right?</p> <p>6 A Yeah.</p> <p>7 Q When you saw him, did you have a conversation with 8 Pape?</p> <p>9 A I believe -- yes. I did.</p> <p>10 Q Tell us what the substance of the conversation was.</p> <p>11 A At that time, the substance of the conversation was 12 it was brought to my attention at that point that Monica had 13 just come in.</p> <p>14 Q Mon --</p> <p>15 A From -- that's all -- that's all he said, it was 16 Monica had just come in. And my question to him, having 17 never heard the name before or seen her before was "Who is 18 Monica?" Statement I believe, not quoting but in general was 19 something to effect of a former employee who has come in 20 again today to see the President. Still, this was before 21 anything broke, so I was still in the dark asking him "What 22 do you mean?" Why would he even bring it up for that matter. 23 I didn't understand that.</p> <p>24 Basically, he advised me that she had worked at the 25 White House as an intern, and she left and had been gone for</p>

Page 25

1 some time. He didn't specifically say how long that amount
 2 of time was, and that she had made numerous visits back to
 3 the White House. I continued to question him I guess at that
 4 time as to "and what?" And it was said that she has been
 5 known to come in and visits the President fairly often. No
 6 number of times were discussed.

7 At that point, I said "Exactly what does she look
 8 like?" and he described her basically as a young lady in her
 9 early twenties, as I recall, dark hair. I don't think he
 10 even said how tall she was or anything. At that point, with
 11 the dark hair and remember I was trying to put two and two
 12 together, I said "About how long had this been?" And at that
 13 point, I think had been probably at least a couple of hours
 14 from the time I'd seen what I saw in the West Wing to the
 15 time I was eating lunch. I can't give a specific time when I
 16 was eating lunch, when I saw it, but I think between the gap
 17 it was about a two hour or so break there. And I asked
 18 again, I said "Well, where would she have come in?" I said
 19 "If you saw her, I can assume you're on a specific post, she
 20 must have come through your post," and he said "Yes, she
 21 did." And said -- he also said that Betty Currie came down
 22 to get her, which to me kind of put some antennas up, because
 23 Betty Currie, as the President's secretary, does not go down
 24 and get too many people. That struck me as being very
 25 unusual.

Page 26

1 I continued to question him as to why would she
 2 come down to get in? He basically stated "Well, it's an
 3 appointment with the President, and she's, how do I put it,
 4 really not cleared to come in." And that was a little
 5 unusual also. I said "When you say she's not cleared to come
 6 in, does that mean there's some reason she can't come in or
 7 she just hasn't been cleared?" To be cleared to come into
 8 the White House, someone staff-wise would have to call in not
 9 only your name to our WAVES system, which I assume you have
 10 heard something about at this point, but they would also have
 11 to get your social security number. Basically, it's a quick
 12 background check to make sure you have no criminal background
 13 that they should be aware of, you're not wanted for anything
 14 and so on and so forth.

15 So again questioning him a little further, he
 16 basically stated that she had worked here, she doesn't work
 17 here now, so for that reason she has no pass, so she has to
 18 be cleared in. Apparently, from our conversation, she had
 19 not been actually cleared in as an appointment which I
 20 thought was, again, rather unusual if she would show up there
 21 for an appointment and not be cleared in for that
 22 appointment. It happens on occasion. Some people forget to
 23 make the call, or the call is made and our WAVES -- somewhere
 24 it gets lost along the track and it's just not done, but you
 25 would normally just tell the person call back to WAVES and

Page 27

1 get yourself -- you know, we'd call the person who cleared
 2 you in, and they can call the WAVES and clear in.

3 From my understanding talking to him, this was not
 4 actually done. It was called directly to Betty Currie's
 5 office. The call was made from him, I believe, that Monica
 6 was there, and she's not cleared in, and Betty said -- to
 7 my -- I'm not verbatim saying that's what she said, but
 8 basically said she will come down and escort her in.

9 The President's secretary comes down to escort
 10 someone in, whether she's cleared in WAVES or not, they're
 11 coming in. That was the situation that day, all unusual to
 12 say the least, not normal. So that's -- with all of that,
 13 and the fact that Betty brought her in and I put the timeline
 14 together, and a light clicked, that's who I saw coming up
 15 with her. It fit within that time frame. And that's
 16 basically what I know and why I know that was Monica with
 17 her, from our conversation.

18 Q And do you know from what you've seen publicly
 19 since then that that is Monica Lewinsky?

20 A Definitely, yes.

21 MR. PAGE: All right. Would you mind stepping out.
 22 THE WITNESS: No problem.

23 MR. PAGE: Thank you.
 24 (The witness was recalled at 11:57 a.m.)
 25 (The witness was recalled at 11:58 a.m.)

Page 28

1 THE FOREPERSON: Officer Shegogue, I just wanted to
 2 let you know that -- we want to first thank you for your
 3 testimony, and you know, you are excused. And if there are
 4 any additional questions, the attorneys will be in contact
 5 with you.

6 THE WITNESS: Very good.

7 THE FOREPERSON: Thank you very much.

8 THE WITNESS: Thank you.

9 MR. PAGE: Thank you.
 10 (The witness was excused.)
 11 (Whereupon, at 11:59 a.m., the taking of the
 12 testimony in the presence of a full quorum of the Grand Jury
 13 was concluded.)
 14 * * * * *

CERTIFICATE OF REPORTER

I, Stacey B. Griffin, 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 Stenomask and thereafter reduced to typewritten form; and that the transcript is a true record of the testimony given by said witness(es).

Stacey B. Griffin
Official Reporter