

Reuben Rainey

REUBEN RAINNEY  
18626016, 17  
VOL IV OF VOL IV  
EXHIBITS ONLY

No. 1678  
Sept. Term  
Volume 484  
1 9 8 7

POLICE DEPARTMENT  
BALTIMORE, MARYLAND

MOT EPH #1  
6-9-87  
Pt. 7

RESULTS OF POLYGRAPH EXAMINATION

Polygraph No. VI-158-'87

Date June 26, 1987

TO: Detective Oscar REQUER, Homicide Unit, Crimes Against the Person Section, CID

FROM: Supervisor, Polygraph Unit

SUBJECT: Results of Polygraph Examination

Herewith is a brief analysis of the Polygraph examination concerning

Darlene Cecelia JOHNS( 6F-3377 6-2-'86 (HOMICIDE)

In the opinion of the Examiner, Subject's responses to questions during this examination were such that the following results are reported:

NO DECEPTION:

- DECEPTION INDICATED: 1. Do you know for certain who who wrote and drew the original letters and sketches that were mailed to Sgt LANDSMAN and Detective HITE ? (No)
2. Did you write and draw the original letter and sketch that was Zeroxed and mailed to Sgt LANDSMAN on June 11, 1986 ? (No)
3. Did you write and draw the original letter and sketch that were Zeroxed and mailed to Sgt LANDSMAN and Detective HITE on June 23, 1987 ? (No)

INCONCLUSIVE:

(OVER)

NO OPINION: Unable to complete the examination for the following reason-

STATEMENT OBTAINED:

\_\_\_\_\_  
SUPERVISOR

  
\_\_\_\_\_  
POLYGRAPH EXAMINER  
MICHAEL JOHN SWITALSKI

3. Do you know what happened to the original letters and sketches that were sent to Sgt LANDSMAN and Detective HITE ?

(No)

4. Did you put the letters and sketches to the detectives in a mail box in Prince Georges County ?

(No)

Motion Exhibit #1  
(Results of Polygraph Examination)

MOT. Efn. #  
6-29-87  
Pt. 7

POLICE DEPARTMENT  
BALTIMORE, MARYLAND

June 29, 1987

LABORATORY REPORT

COMPLAINT NO.

6F-3377-86

<p>TO:</p> <p>Det. O. L. Requer C.I.D. Homicide</p>	<p>REFERENCE:</p> <p>"DOUBLE HOMICIDE/SHOOTING"</p> <p>Victim: Deborah Vaney  (Handwriting comparison)</p>
<p>FROM:</p> <p>QUESTIONED DOCUMENTS UNIT Examiner: R. J. Verderamo</p>	

Specimens:

- Q-1 (A-C) Three letters and envelopes
- K-1A Known writing of Darlene Johnson on eleven white sheets of paper
- K-1B Known writing of Darlene Johnson on two yellow sheets of paper

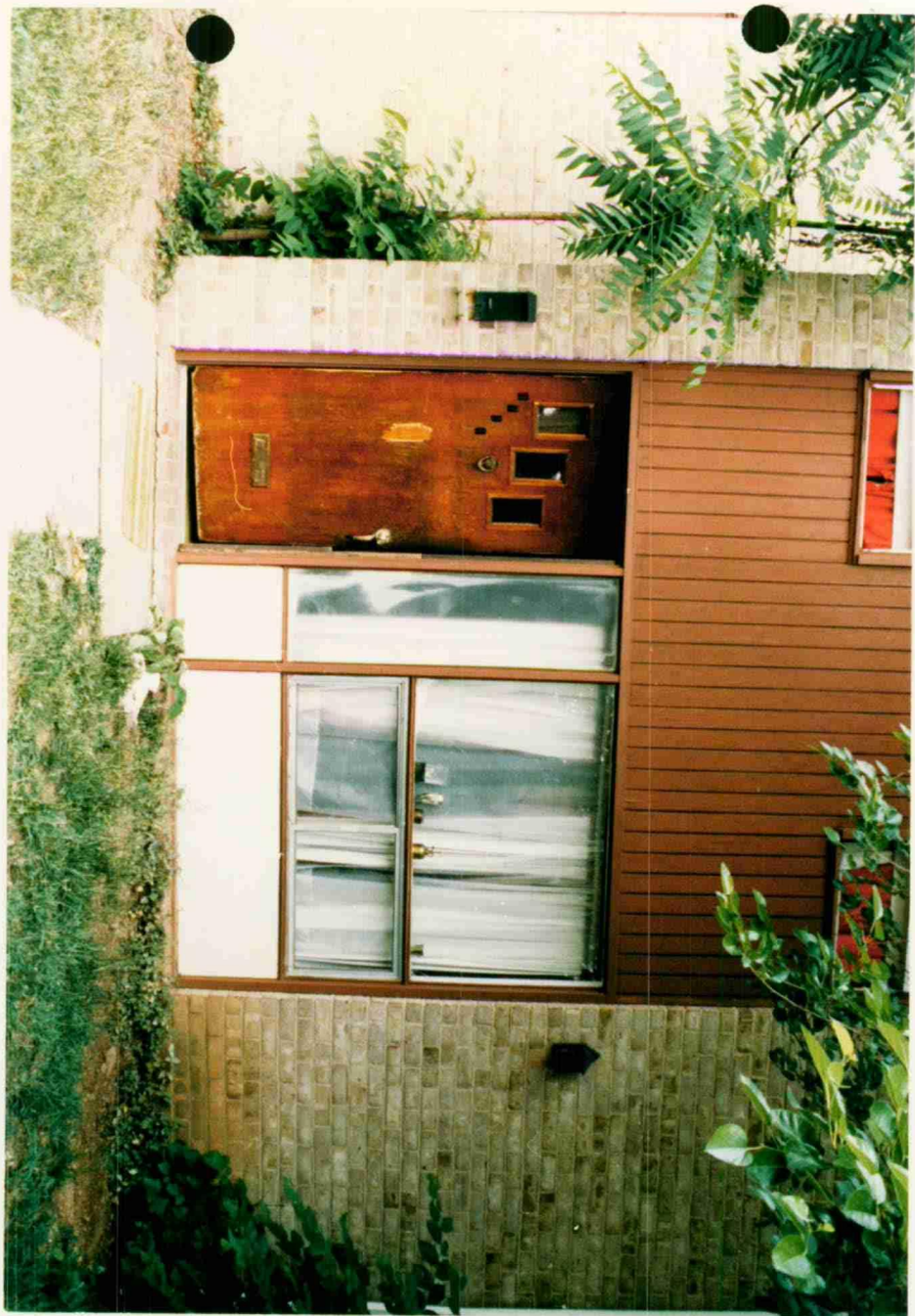
Examination:

Due to unexplained variations in the known writing which could be due in part to disguise, there was not a basis for identifying Johnson, K-1(A-B) as the writer of the addresses on the envelopes, Q-1(A-C). However, there are some characteristics present which prevent her elimination as a suspect in this matter.

Due to the lack of comparable known wording, a comparison was not performed on the letters, Q-1(A-C).

Evidence was returned to Evidence Control Section on 6/29/87.

Motion Exhibit #2  
(Lab. Report)



STATE'S  
EXHIBIT  
3  
PENGAD-Byonne, K. L.

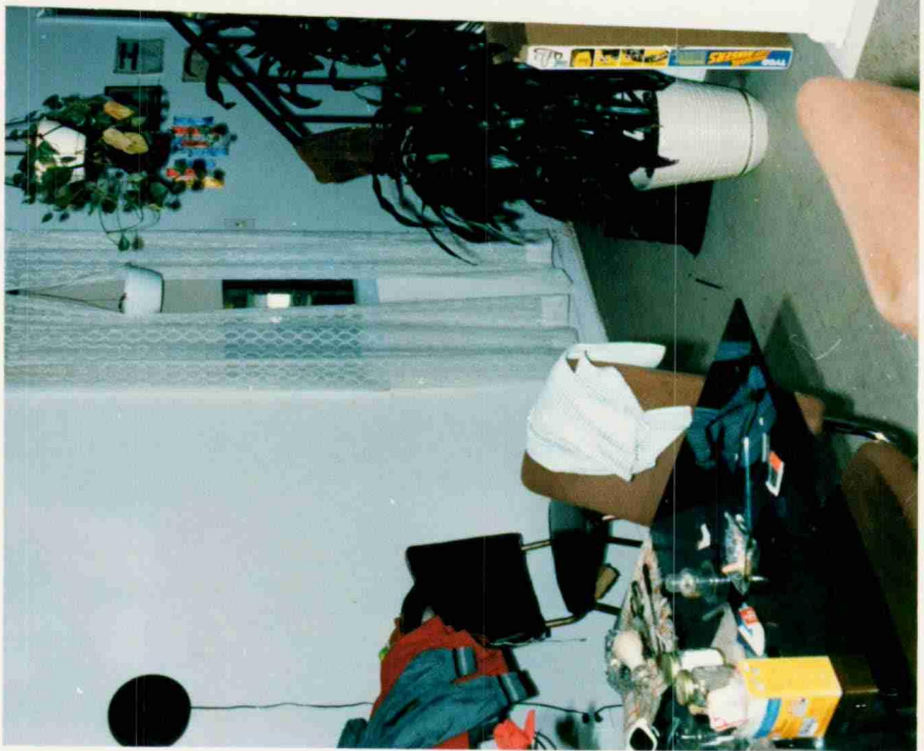
STATE'S  
EXHIBIT  
# 3 + ~~4~~  
6-30-87  
PENGAD-Byonne, K. L.



PENGAD-Bayonne, N. J.  
STATE'S  
EXHIBIT  
# 4  
G-30-87

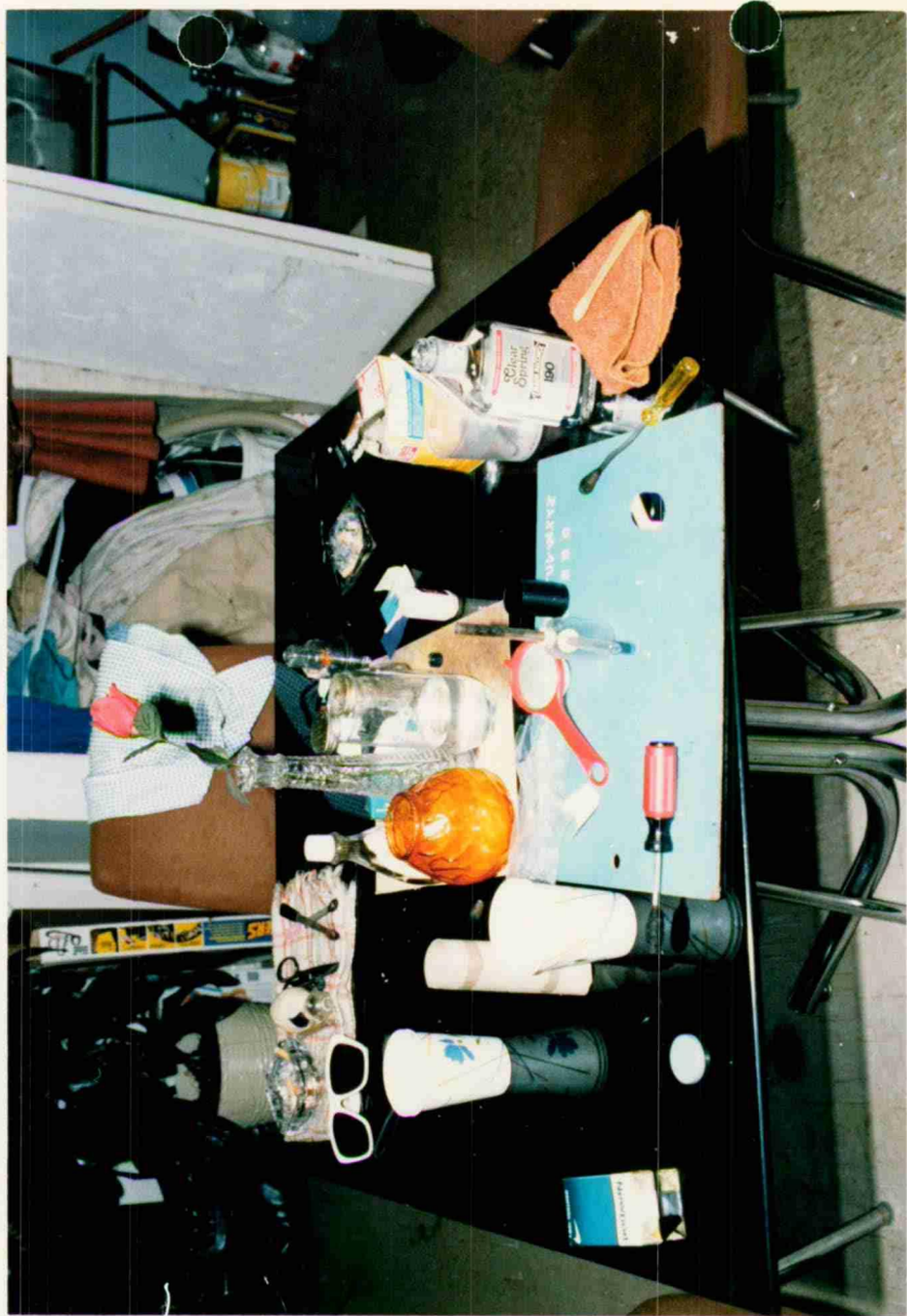
PENGAD-Bayonne, N. J.  
STATE'S  
EXHIBIT  
4

States Exhibit #3 & 4  
(Photo of apartment)



PENGAD-Beyonne, N. J.  
6-30-67  
# 5  
STATE'S  
EXHIBIT

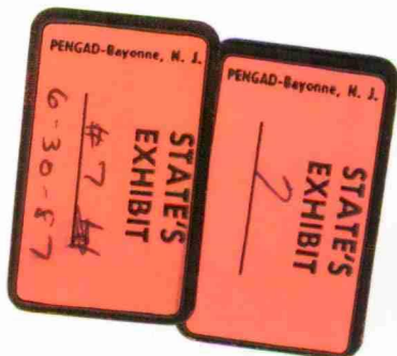
PENGAD-Beyonne, N. J.  
5  
STATE'S  
EXHIBIT



PENGAD-Bayonne, N. J.  
STATE'S  
EXHIBIT  
# 6 ~~44~~  
6-30-87

PENGAD-Bayonne, N. J.  
STATE'S  
EXHIBIT  
6





PENGAD-Bayonne, N. J.

6-30-87

#7 ~~14~~

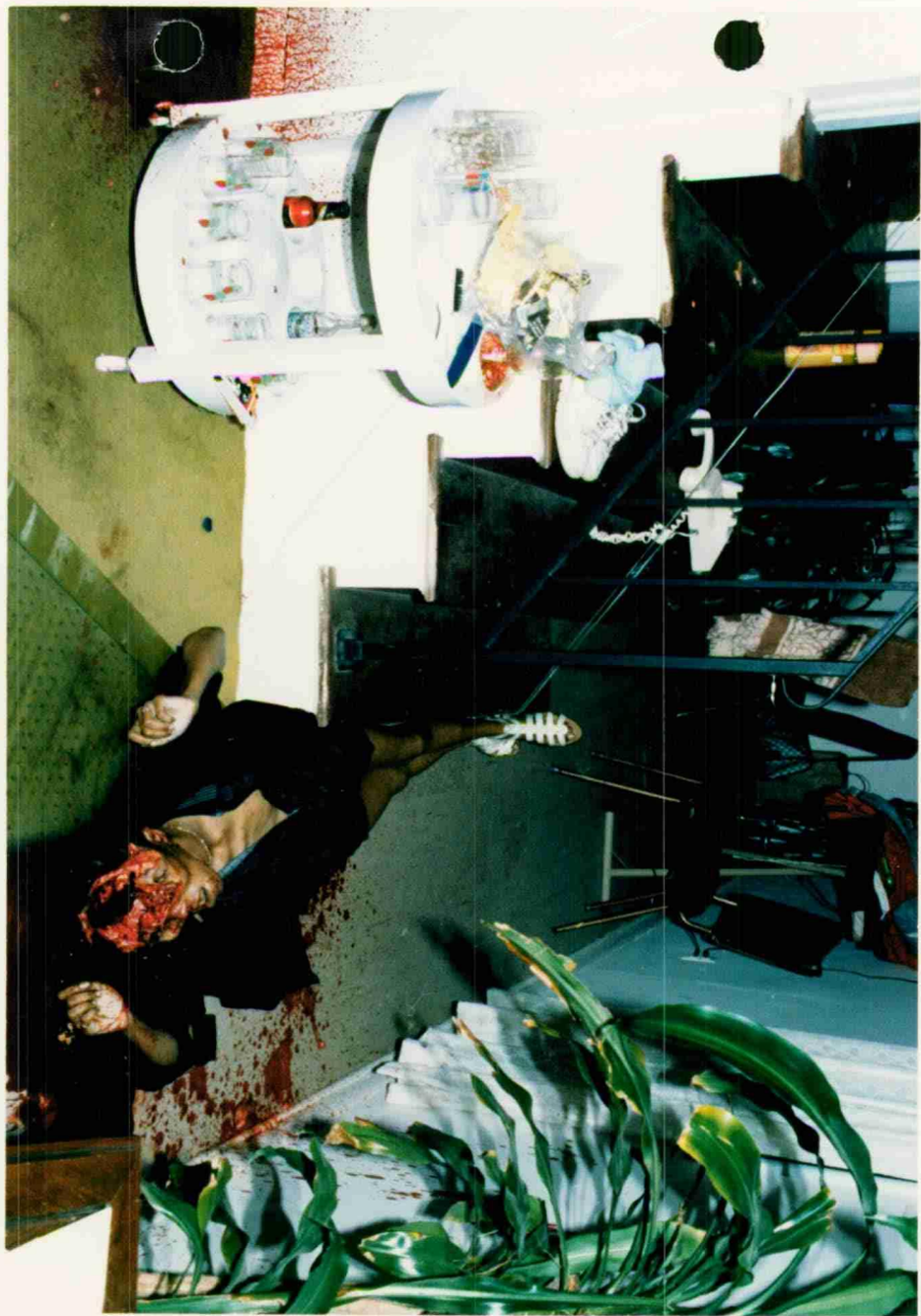
STATES  
EXHIBIT

PENGAD-Bayonne, N. J.

2

STATES  
EXHIBIT

I state Exhibit #5, 6, 7  
(Photo's of Victim)



STATE'S  
EXHIBIT

\_\_\_\_\_

PENGAD-Beyonce, K. L.

STATE'S  
EXHIBIT

# 8 ~~6~~

6-30-87

PENGAD-Beyonce, K. L.



PENGAD-Bayonne, N. J.  
STATE'S  
EXHIBIT  
#916  
6-30-87

PENGAD-Bayonne, N. J.  
STATE'S  
EXHIBIT  
2



PENGAD-Beyonne, N. J.

STATE'S  
EXHIBIT

60-30-87  
#10 ~~10~~

PENGAD-Beyonne, N. J.

STATE'S  
EXHIBIT

11

States Exhibit # 8, 9, 10  
(Photos of Victim)





STATE'S  
EXHIBIT

# 11 ~~11~~  
6-30-87

PENGADD-Bayonne, N. J.

STATE'S  
EXHIBIT

PENGADD-Bayonne, N. J.



PENGAD-Bayonne, N. J.  

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12  
STATE'S  
EXHIBIT

STATE'S  
EXHIBIT  
# 2-4  
6-30-87  
PENGAD-Bayonne, N. J.



PENGAD-Bayonne, N. J.  
STATE'S  
EXHIBIT  
13

PENGAD-Bayonne, N. J.  
STATE'S  
EXHIBIT  
#13  
6-30-67

I state's Exhibit # 11, 12, 13.  
(Photos of Victim  
& Stairway.)



SX14

PENGAD-Bayonne, N. J.  
STATE'S  
EXHIBIT  
# 14 14  
6-30-87



SX15

STATE'S  
EXHIBIT  
# 15 (d)  
Q-30-87  
PENGAD-Bayonne, N. J.



5X16

PENGAD-Beyonne, N. J.  
STATE'S  
EXHIBIT  
#16  
~~#16~~  
6-30-87

I state Exhibit #14, 15, 16  
(Photos of Victim)



SX 17

STATE'S  
EXHIBIT  
#17 ~~AD~~  
6-30-87  
PENGAD-Beyone, M. L.



PENGAD-Bayonne, N.

STATE'S  
EXHIBIT

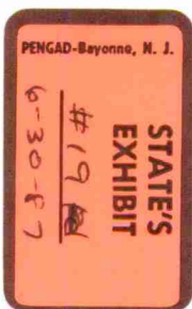
#1844

6-30-87

SX 18



5X19

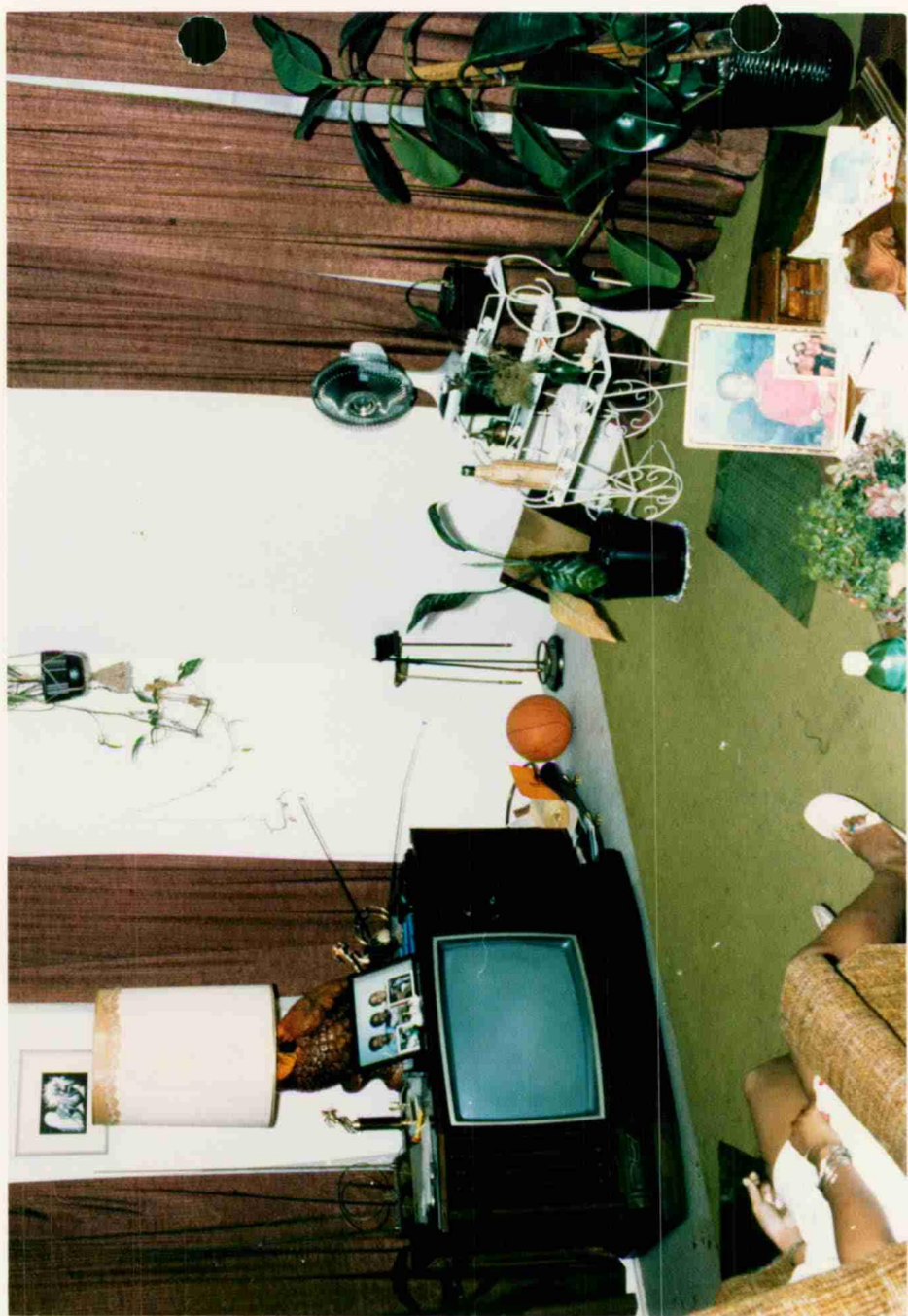


States Exhibit #17, 18, 19  
(Photos of Victim)



SX20





PENGAD-Bayonne, N. J.

CO-30-87

#2144

STATE'S  
EXHIBIT

PENGAD-Bayonne, N. J.

21

STATE'S  
EXHIBIT



PENGAD-Bayonne, N. J.

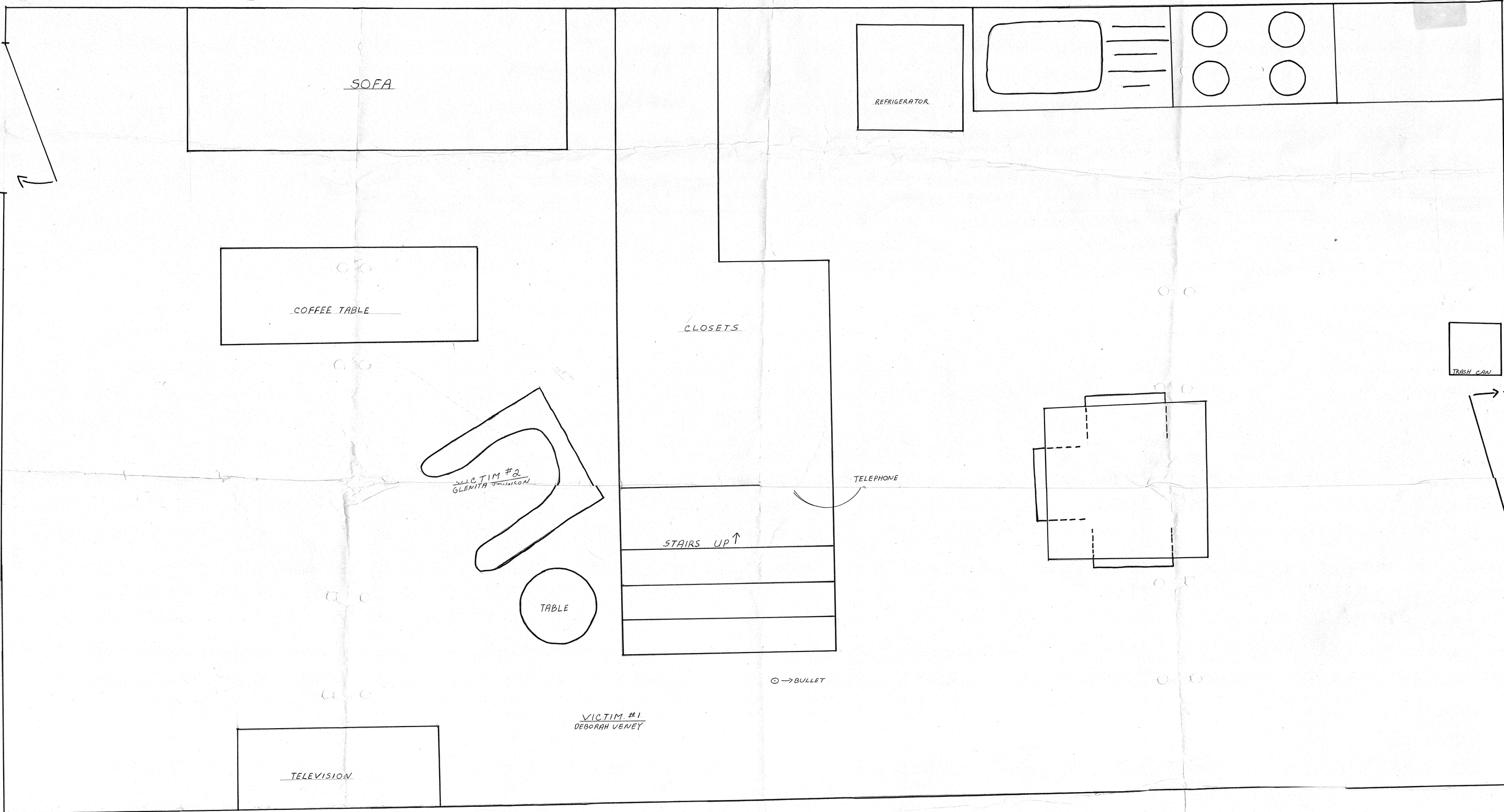
STATE'S  
EXHIBIT  
22  
~~22~~  
6-30-57

PENGAD-Bayonne, N. J.

STATE'S  
EXHIBIT  
22

I state's Exhibit # 20 - 22  
(Photos of Victim &  
Livingroom)

State's Exhibit #30  
(Diagram)



6F3377(86)  
 DOUBLE HOMICIDE  
 VICTIMS:  
 #1-DEBORAH VENNEY  
 #2-GLENITA JOHNSON  
 LOCATION: 4711 NAVARRO AVE

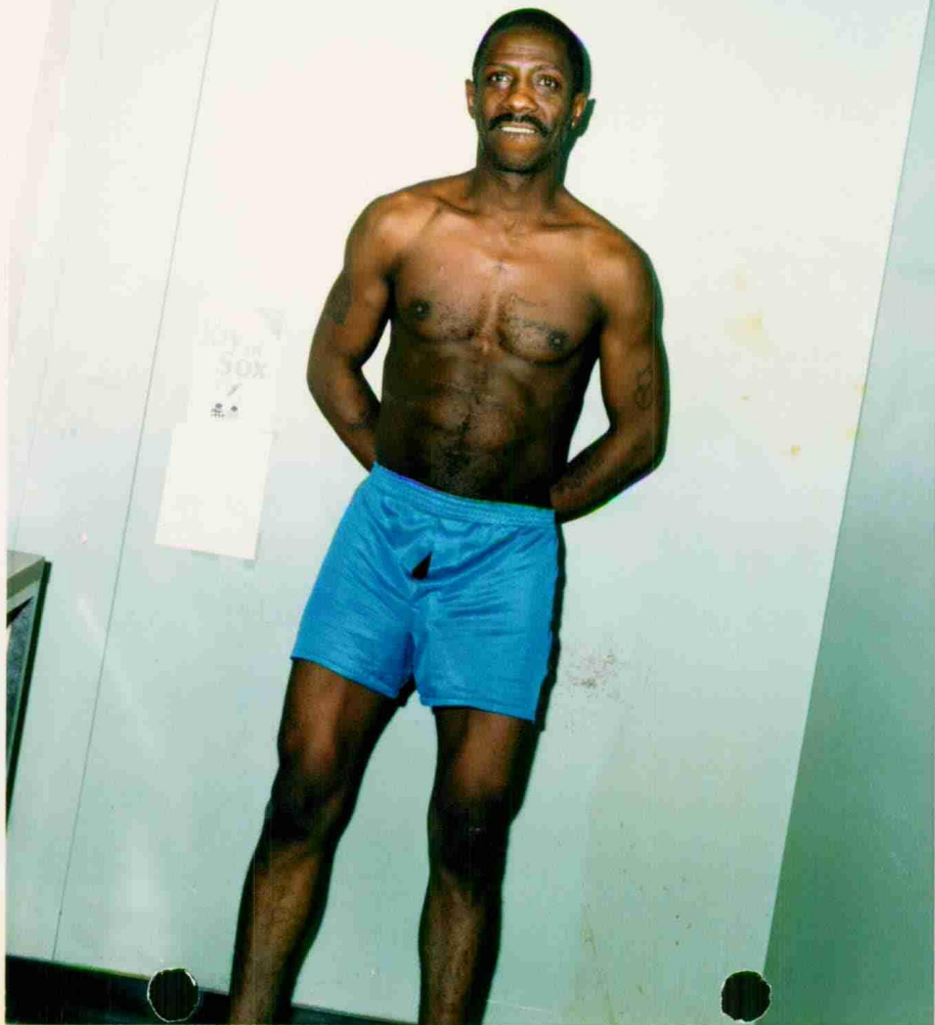
SKETCH BY JOHN L. FRENCH JR.  
 CRIME LAB. TECHNICIAN

PENGAD-Bayonne, N. J.

STATE'S  
EXHIBIT

# 31 *W*

7-1-87



6F52347

BUTCF



State's Exhibit # 31  
(Photo of Defendant)

Statement of Joanne Blunt, BPF/23 yrs  
3613 Howard Park Ave taken at the Homicide  
Unit office by Detective Victor Reques in the  
presence of Sgt Jay Henderson on 31 July 1986 at  
1310 hrs.

Q. What is your correct name and date  
of birth?

A. My name is Joanne Blunt, I was born  
December 17, 1962.

Q. What is your current address and phone  
number?

A. 3613 Howard Park. My phone number  
664-6890. -644-2303

Q. What is the extent of your education  
and can you read and write?

A. I went to the 9th grade I have my  
G.E.D.

Q. Are you under the influence of drugs  
or alcohol?

A. No.

STATES  
EXHIBIT  
# 32  
7-1-87  
PENGLD-Bayonne, N. J.

Q Did you fully understand your rights as read to you by Sgt. Henderson?

A. Yes.

Q. Mr. Blunt on the second of June 1986 at about 4<sup>30</sup> AM two females were shot and killed at 4711 Norman Road will you tell us what personal knowledge you have as to the persons responsible of their death.

A. Yes.

Q In your own words will you tell us what happen

A. Nutter Chew, we call her "Bay" called Debbie, if she had any drugs; she said yes and we went over to Debbie's house, Nellie, myself and Roddy. Peaches and Debbie were in the kitchen free basing. we were all laughing, Nellie, said to Debbie give me a hit. I said come on we can do it somewhere else.

Conti.

A. Rudy said he wanted a gram (\$100<sup>00</sup>) worth Debbie said I don't have a gram, she said I have \$75.00 worth, and he said give me that. He asked her if he could cook it there. He cooked it there and said it was compressed, and said it was only worth \$50<sup>00</sup> dollars. Rudy said he wanted his money back. I said people in Baltimore did not give money back. Debbie said "man that all you are supposed to get Debbie when said 'Now I am going to give you no money'. Rudy said 'oh yes you is' or 'yes you is'. Debbie said her cousin had just left at 2<sup>30</sup> AM, Debbie called Jannett on the phone, I talked to Jannett, and Debbie told Jannett, to come to her house before she <sup>JB</sup> went to work. I was talking to Jannett on the phone, Rudy and Debbie was still arguing about the drugs.

Then Nellie said <sup>JB</sup> left but come on and go

Statement stopped at 1337 to take witness to grand jury.

Statement resumed at 1509.

page 4

A. Me and Nellie went into the living room. Nellie said do you think he is going to kill them, I said the nigger is crazy enough to. Nellie went out side he told Nellie to stand the. Nellie went out and was in the car. <sup>JB</sup> As I was going out the door he told me not to go anywhere to stay there. Debbie was going up the steps to get the money, he said you have three seconds, her girlfriend was sitting in the chair near the steps. I had my hands on the door knob. Then I heard the gun click, twice, I said "Rudy" don't do that, where where. I heard the <sup>gun</sup> go off and Debbie fall down the steps. I ran out of the door, then I heard the second shot. Rudy ran out and said "get the fuck in the car bitch, get the fuck in the car." I got into the car the same side as Nellie and Nellie pulled around the corner. He told me to get <sup>in</sup> the front of the car and he got into the back. I asked him why? and said don't ask questions or I'll kill you next.

Q. Did you see the gun.

A. Yes.

Q. Describe it to me?

A. It was a 357 magnum silver with a black handle, he call the gun Maggie his wife.

Q. After the shooting/Homicides where did you go.

A. We were trying to find Lee on York Road.

Q. Did Rudy have any blood on?

A. Yes he had blood on his shirt and he ~~showed~~<sup>JB</sup> threw his shoes away in the dumper behind Nellie's house.

Q. Did he say why he killed ~~Peaches~~<sup>JB</sup> Peaches?

A. He said she was a witness and

A. And could identify him.

Q. How many shots did you hear.

A. I heard two shots.

Q. Was Debbie in the house when the first shot was fired.

A. No, she was in the car.

Q. When was the first time you saw the gun.

A. When he pulled it out.

Q. Could it have been Lee's gun.

A. No. it wasn't Lee's gun.

Q. How much money was involved this incident?

A. Debbie he wanted \$3500 back or more drugs. Debbie had took the money up stairs.

Q. Before you, Nellie and Rudy went to Denise's house where were you?

A. We didn't go to Denise's house we were at Nellie's house on Fayette St.

Q. Did you find Lee that night?

A. No.

Q. Do you know if Rudy told Lee about the Homicides.

A. I don't know but Rudy tells Lee about everything.

Q. What <sup>is</sup> is Rudy's correct name?

A. His name is Ruben Rainey she call him Sheriff.

Q. Have you talked to Rudy since he been incarcerated?

A. Yes

Q. What did he tell you?

A. Rudy told me the only way homicide could find out he killed Debbie and Peaches if I told them, and that I better keep my mouth close, or he would kill me too even if he is locked up.

Q. Do you know if Rudy have been back to New York or not

A. After the murder he has been back to New York twice.

Q. Do you know what he did with the gun

A. No not really, I think he took it to New York

Q. Who else know about this.

A. Coco knows Rudy she has an idea but I dont think she know.

Q. What about Debbie's cousin?

A. You mean <sup>JB</sup> ~~Frank~~ Jammet. she dont

A. know but she said that Homeward  
would question me.

Q. What about Nellie.

A. She said she hadn't been questioned  
but she was going to keep her  
mouth shut because Rudy said he  
was going to kill us.

Q. Did you see a cab at Debbie's house?

A. No it was a cab pulling off.

Jamett told us that a girl had left  
in a cab. Rudy told us to say  
she left Debbie's house around  
3:15 am if anyone asked.

Q. Where did you go after the shooting?

A. I went home.

Q. Is there any thing else you want  
to tell us.

A. No.

Q Will you read this statement consisting of 10 hand written pages and if you find them to contain a true true and correct statement of facts just given us by you will you sign them?

A yes.

Statement concluded at 16<sup>00</sup> hours

Witnesses  
Sgt Jack Lander  
Sgt Oscar Lopez

Name Jo Anne Blunt

Address 3613 HOWARD PKWY

DATE July 30, 1986

State's Exhibit #32  
(Statement of Joanne Blunt)

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S E C R E T

IN THE CIRCUIT COURT FOR BALTIMORE CITY  
GRAND JURY PROCEEDINGS

IN RE:

SPECIAL INVESTIGATION INTO THE  
HOMICIDE OF DEBORAH VENEY AND  
GLENITA JOHNSON



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TRANSCRIPT OF PROCEEDINGS

Grand Jury Room  
Mitchell Courthouse  
Baltimore, Maryland  
Thursday, July 31, 1986

The Grand Inquest for the State of Maryland for  
the Body of Baltimore City, was convened at 9:38 o'clock a.m.,  
EDWIN EINSTEIN, Assistant Foreperson, presiding.

PRESENT:

TIMOTHY DOORY, ESQ., Assistant State's  
Attorney for Baltimore City.

E. J. Koreck, Court Reporter to the  
Grand Jury.

S E C R E T

## PROCEEDINGS

1  
2 JUROR: Raise your right hand.

3 Do you solemnly declare and affirm under the  
4 penalties of perjury that the testimony you shall give shall  
5 be the truth, the whole truth and nothing but the truth?

6 THE WITNESS: Yes, I do.

7 JOANNE BLUNT

8 having been first duly sworn, was examined and testified as  
9 follows:

10 By Mr. Doory:

11 Q Speak right in the microphone and tell us your  
12 name and address.

13 A My name is Joanne Blunt. I live 3613 Howard Park  
14 Avenue.

15 Q Now, Miss Blunt, we just met a few minutes ago,  
16 but I did explain to you a few things.

17 A Correct.

18 Q First of all, you understand that you are testifying  
19 before the Grand Jury of Baltimore City?

20 A Yes.

21 Q You're under oath and subject to the penalties of  
22 perjury?

23 A Right.

24 Q You understand that?

25 A Yes.

1 Q You further understand that this is a secret  
2 proceeding and...

3 A I hope so.

4 Q ...what's said in this room is going to stay right  
5 here unless you become a witness in court. Do you understand  
6 that?

7 A Right.

8 Q And, in fact, as far as the information goes, you  
9 specifically asked if Rubin Rainey was going to be here because  
10 you're very concerned.

11 A Yeah. I'm very scared of him. I think he's crazy.  
12 Like, you know...

13 Q Now, I also explained to you that if I ask you any  
14 questions about drugs...

15 A Right.

16 Q ...you won't be charged with that.

17 A Right.

18 Q Because quite frankly, the murders that you're  
19 going to be talking about are far more important than any drug  
20 involvement you may have.

21 A Right.

22 Q You do understand that?

23 A Yes.

24 Q But other than that, we have no promises or agree-  
25 ments or anything else, right?

1 A Right.

2 Q Now, back on June the 2nd, did you have occasion  
3 to go up to 4711 Navarro Road?

4 A Navarro?

5 Q N-a-v-a-r-r-o?

6 A Where is Navarro?

7 Q It's up in the Northwest District where the shoot-  
8 ing took place.

9 A Oh! Okay. I didn't know that was the name of  
10 the street.

11 Okay. We went up there, me, Rainey and Nellie  
12 Chew.

13 Q Okay. Now, why...the person you call Rainey,  
14 what's his name?

15 A Rubin Rainey. His name is Shaft. That's the one  
16 that did the shooting. He lives up in New York City. He came  
17 down for a visit.

18 Q And did you see his picture today?

19 A Yes, I did.

20 Q And out of the group of three pictures, what did  
21 you do to his?

22 A I signed his picture and I put the date and the  
23 time.

24 Q Okay. Now, has he ever been arrested around here  
25 before that you know of?

1 A Not that I know of. I don't know too much about  
2 him.

3 Q Was he arrested with your sister back on the 19th?

4 A Yes. Yes, he was.

5 Q That's the same person?

6 A Yes. Deborah Blunt, my sister.

7 Q Now, tell us what happened when you, Nellie Chew  
8 and Rubin Rainey went up to 4711 Navarro Road?

9 A Okay. We called her first. We called Debbie first  
10 considering some drugs. Okay. We were supposed to be buying  
11 a gram. I was surprised that Debbie had drugs.

12 And so when we went over to Debbie's, Rudy said,  
13 "I want a gram." That's a hundred dollars worth. He said,  
14 "I wants a gram." So Debbie said, "I don't have a gram. I  
15 only have seventy-five dollars worth." And she said, "I don't  
16 have no scale." She have to spoon it out, okay. A spoon,  
17 some kind of measuring spoon.

18 So she said, "I only have seventy-five dollars  
19 worth." He said, "Fine. Give me that." She gave him twenty-  
20 five dollars back and she gave him the drug. He said, "Can I  
21 cook it here?" And so she said yes. And so it didn't come  
22 back as high as it was supposed to come back or whatever. So  
23 he said --

24 Q Let me ask you one question. What kind of drug  
25 was this?

1           A       Cocaine. Okay. It was supposed to have been purer  
2 or raw, whatever. Pure, raw cocaine. Okay.

3                    She said to him it's..."It didn't come back like it  
4 was supposed to." And so she said, "What you expect, a whole  
5 eighth," like that. Right. And there was, you know, words...  
6 smart words, you know, back and forth.

7                    So he said, "You gonna give me some more or you  
8 gonna give me my money back." And she said, "No, I'm not."

9           Q        Okay. Where did all this activity take place?  
10 Where in the apartment?

11           A        At Deborah...oh! In the kitchen.

12           Q        You were in the house?

13           A        Yes. I was in the...I was talking to my cousin  
14 Jeannette on the phone. She had called Jeannette for me. I  
15 was talking to Jeannette on the phone. We was talking, you  
16 know.

17           Q        Where was Nellie Chew?

18           A        Nellie Chew was in the kitchen sitting down like  
19 this (indicating).

20           Q        Okay. Now, what happened when the argument starts  
21 about giving the money back or more drugs?

22           A        What happened? He --

23           Q        What did you and Nellie do?

24           A        Okay. Me and Nellie...okay. I, I was on the  
25 phone. I said, "Look, I'm hanging up." I say, "I'll call you

1 later on. Right. I'll get your number from Debbie. Get your  
2 number from your cousin or whatever."

3 And I said, "Rudy, what are you doing?" I said,  
4 "That ain't what you supposed to get. What you mean?" You  
5 know. And I looked at what they had and it was, you know, it  
6 was less than a fifty, as they call it. Less than a fifty.  
7 And he said, "Oh, you gonna give me some back. You gonna give  
8 me my money back." When I heard...when I heard, you know,  
9 when he pulled out his gun he said, "You gonna give me some back.  
10 You gonna give me some more drugs, you know, or my thirty-five  
11 dollars." And, you know, I went in the living room and sit by  
12 the door. Because I know, you know, I ain't no what was gonna  
13 go on. I just said, "Rudy, come on. Rudy, come on." Nellie  
14 say, "What you think gonna happen?" She was, you know, really,  
15 really frightened.

16 He told me to go start the car. I said, "I ain't  
17 startin' no car. I ain't got no license. No." You know, I  
18 was more scared than anything. You know.

19 Q But you and Nellie were in the living room at this  
20 point?

21 A Yeah, we were in the living...no. Nellie was stand-  
22 ing by the steps, you know, that's in the middle of the kitchen  
23 and the living room, the steps, but, you know, she was standing  
24 by the steps. You know, saying, "What is he gonna do? What  
25 is he gonna do?" You know. We didn't know exactly what he was

1 gonna do.

2 Q Okay. Now, where were the two girls that were in  
3 the apartment at that point?

4 A They was both in the kitchen. And then the one  
5 girl, Peaches, had came and sit in the living room beside me  
6 and said, "Is this nigger crazy?" I said, "Your guess is as  
7 good as mine," right. Because I don't really know Rudy myself.  
8 You know, I just know him from being around him, you know, and  
9 all that.

10 Q So then what happened?

11 A Okay. And then he said, "You gonna give me some-  
12 thing, bitch. You gonna give me something, bitch." I said,  
13 "Why she gotta give you something today? Look what time it is.  
14 It's late in the morning, you know, you can't expect an eighth  
15 like she said," right. And so...so he said, "Well, I'm..."  
16 He pulled out his gun, he said, "Well, I'm gonna get mine  
17 whether you give it to me or not. I'm gonna get it somehow,  
18 some way." So Debbie say, "Well, I'm goin' up the steps and  
19 I'm gonna get your money." He say, "You got three seconds.  
20 One, two," you know, counting like that. And so she said,  
21 "Wait a minute! Wait a minute!" So he stopped counting. So  
22 he, you know, he say...I say, "Debbie, please give him his  
23 money back. Give him all of it back. Give him his money  
24 back," you know. And the girl said, you know, her buddy, you  
25 know, started saying words. I say, "Don't say nothing, please

1 Don't say nothing, please. It's just gonna get him madder,"  
2 right. And he told Nellie, he said, "Bitch, go start the car."  
3 Right. And Nellie, you know, Nellie got scared and said,  
4 "All right." And Nellie went out the door. Right.

5 I opened the door for her. I said, "Wait a minute,  
6 Nellie, I'm going." He told me, "Stay right there!" You know.  
7 Stay by the door. I was holding onto the door knob, right.  
8 And I was like wondering what he gonna do. So I...and he  
9 pulled the lever, he pulled it. The thing went click, click,  
10 you know. He pulled that back and I was ready to run out the  
11 door then and Debbie was going up the step and he went up  
12 behind her and I heard something go pow. I didn't see it,  
13 but I heard it go pow. And I said, you know, then I hauled  
14 ass out the door. Then I heard the next shot, but I was running  
15 past the car. He said, "Bitch, get in the car! Bitch, get in  
16 the car! You stupid ass. Come on! Come on!" And me and  
17 Nellie was driving. Me and her was driving because I got in  
18 the car besides...I got in the car beside her. We both was  
19 driving because I just knew we was next, you know, because we  
20 witness.

21 Q Okay. So you got in the car with him?

22 A Yeah. He scared me to death, man.

23 Q And what happened after that? Where did you go?

24 A Okay. We drove around. Okay. He say, "Go over  
25 to Lee. Go over to Poppy, right." I say, "Go over to Poppy?"

1 Where he at?" Right. So we tried to find his house and we  
 2 tried to find where he work on the eastside, somewhere over by  
 3 York Road. But I say, "No, you drop me off." He tell me,  
 4 "You ain't goin' no where and I'm gonna kill you if you tell,"  
 5 you know. Kept on threatening, "I'm gonna kill you if you  
 6 tell," and all this, right.

7 MR. DOORY: Okay. I think that's about basically  
 8 the story. Do any members of the Grand Jury have any questions?

9 Eventually, we'll get more information. We just  
 10 wanted to hear what Mrs. Blunt had to say.

11 Okay. Now, you're free to go and the detective  
 12 will take care of you. Okay?

13 THE WITNESS: Okay. Thank you.

14 (Testimony of witness concluded.)

15 (Hearing concluded.)

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Joanne use any drugs at all while you were in there?

THE WITNESS: That's correct.

JUROR: Was the girl that came out with Reuben,  
was she crying or highly upset or just calm?

THE WITNESS: She was upset. She was upset.

JUROR: Really upset?

THE WITNESS: She was upset because like I say,  
when she got in the car, she like slid down in the seat. She  
was upset.

MR. SALKIN: Anyone else?

Thank you. You may step outside.

(Testimony of witness concluded.)

(Hearing concluded.)

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State's Exhibit #33  
(Grand Jury Testimony)

SX52

POLICE DEPARTMENT  
BALTIMORE, MARYLAND



EXPLANATION OF RIGHTS  
Form 69

EXPLANATION OF RIGHTS

Name Nellie Chew Address: 1111 DUGLAND Street  
Age: 32 yrs Education: 2 yrs of college.  
Date: 9/9/86 Time: 12:19 PM

YOU ARE HEREBY ADVISED THAT:

1. You have the absolute right to remain silent. no
2. Anything you say or write may be used against you in a court of law. no
3. You have the right to talk with a lawyer at any time, before any questioning, before answering any questions, or during any questioning. no
4. If you want a lawyer and cannot afford to hire one, you will not be asked any questions, and the court will be requested to appoint a lawyer for you. no
5. If you agree to answer questions, you may stop at any time and request a lawyer, and no further questions will be asked of you. no

I HAVE READ THE ABOVE EXPLANATION OF MY RIGHTS, AND I FULLY UNDERSTAND IT.

Nellie Chew  
Signature

I am willing to answer questions, and I do not want any attorney at this time. My decision to answer questions without having an attorney present is free and voluntary on my part.

Nellie Chew  
Signature

OSCAR L. BEQUEN Oscar L. Bequen det Hon A794  
Officer's Printed Name Officer's Signature Rank Unit Sequence No.

Witness: \_\_\_\_\_ Witness: \_\_\_\_\_

STATEMENT

Date: \_\_\_\_\_ Time: \_\_\_\_\_

Statement of Nellie Chew, B/F/30 yrs., taken at the Homicide Unit Office on September 9, 1986, at 1208 hours, by Detective Oscar L. Requer.

Q. What is your correct name and date of birth?

A. My name is Nellie Chew, I was born on June 12, 1954.

Q. What is your current address?

A. Use my mother's address, she lives at 1111 North Dukeland Street.

Q. What's her phone number?

A. 566-8466.

Q. Are you presently incarcerated?

A. Yes.

Q. On what charges?

A. Narcotic violations and homicide.

Q. What is the extent of your education and can you read and write?

A. I have two (2) years of college and yes I can read and write.

Q. Are you presently under the influence of drugs or alcohol?

A. No.

Q. Do you know where you are now?

A. Yes, at the Homicide Unit Office.

Q. Ms. Chew, I am going to give you Departmental Form #60, which is an explanation of your rights. I want you to read it aloud and if you fully understand each of your rights, I want you to place your initials to the right of each one indicating you understand them and sign the form with your full name and date it.

A. Yes, I understand my rights and I will sign the form.

Q. Ms. Chew, is this statement given by you of your own free will and voluntary?

A. Yes.

Q. Ms. Chew, have I or anyone else threatened, promised, or induced you to make you give this statement?

A. No.

Statement of Nellie Chew

Q. Ms. Chew did you speak with Mr. James Salkin of the State's Attorney's Office, who told you that if you agree to make a statement and testify at any and all proceedings what the State would be willing to do in exchange for that testimony, and that the plea negotiation would be made part of the record in the Grand Jury on September 10, 1986?

A. Yes.

Q. Ms. Chew, are you still willing to give me a statement as to what occurred on June 2, 1986, in the deaths of Deborah Veney and Glenita Johnson at 4711 Navarro Road and who is responsible for their deaths?

A. Yes.

Q. Please tell me what happened.

A. I was at home in bed when Rudy and this girl named Joanne came to my house. They asked me to go with them to Debbie's house; Rudy was going to buy some coke. I drove them up to Debbie's house. Debbie and another girl was in the house. Rudy bought some drugs from Debbie and cooked it up, and the drugs wasn't what it was suppose to be. He asked Debbie for part of his money back. I believe it was \$35.00 or \$30.00 dollars back. Debbie said she wasn't going to give him nothing back. He was arguing with her about the money. The other girl told Debbie that she would give Debbie the money back, just give it to him so he could go. I even told him that I would give him the money. He told me, "Bitch shut up and get in the car." I went and got in the car. I was sitting in the car about 5 or even 10 minutes, then I heard a shot. Joanne came running out of the house first. She came on the same side of the car as me. That's when Rudy came out of the house and told Joanne to get in the car. He said, "Bitch start the car." He was sitting behind me waving this gun. He told me to pull off, I asked him where he wanted me to go. He said just drive, just drive, slow down, slow down. He then asked Joanne to look and see if he had any brains on him. Joanne was knocking something off of his shoulder. He then told me to take him to Lee, because he knew I knew where Lee was. We went to Robin's house, I think it is 3609 Greenmount Avenue. I think that's the address. Robin opened the door and we went upstairs where Lee was sleeping. Robin woke Lee and Lee asked what was wrong. That's when Rudy told him that he killed Debbie and some girl. Lee jumped up and looked at Rudy and Joanne said yes he did. Lee got out of bed shaking his head. I went home in a cab.

Statement of Nellie Chew

- Q. Do you know Rudy's correct name?  
A. From the papers I have, his name is Reuben Rainey.
- Q. Do you know Joanne's name?  
A. Joanne Blunt.
- Q. Whose car were you driving?  
A. Rudy had the car, I don't know where he got it from.
- Q. Was there anyone else in Debbie's house beside you, Rudy, Joanne, and the other girl that was killed?  
A. No.
- Q. How many shots did you hear?  
A. I only heard one.
- Q. When was the first time you seen Rudy with the gun?  
A. In the car, I can't remember if he pulled it out in the house or not.
- Q. Can you describe the gun to me?  
A. It was silver with black handles.
- Q. Did you see blood and brains on Rudy?  
A. I was driving, but when we got to the house, I could see blood on him.
- Q. Did he say why he killed the other girl?  
A. No, I guess because she was there.
- Q. When you went to the car, where was the other girl?  
A. She was standing in the living room, do you mean Joanne?
- Q. No, the other girl that was killed?  
A. No she was sitting in a chair in the living room.
- Q. Did you know Rudy was going to kill anyone?  
A. No, I did not.
- Q. After you found out that Debbie and the other girl was killed, why didn't you call the police?  
A. Because he said he would kill me and I believed he would. Matter of fact, I still believe he would kill me and my family.

Page -4-  
Statement of Nellie Chew

Q. Is there anything else you want to tell me?

A. No, that I had no idea he was going to do something crazy like that.

Q. Ms. Chew, I understand on advice of counsel you will not sign this statement at this time until you and your attorney can review it after which you would sign it?

A. Yes, that's correct.

Statement concluded at 1319 hours.

WITNESSED:

/s/ Detective Oscar L. Requer

/llt

State's Exhibit #34  
(Explanation of Rights)  
Nellie Chew



ADDRESS 4711 Rowan  
NAME [scribble]

Time Order			
A.M.		Operator	
P.M.			
Cab No.	Dispatcher	Time Received	Time Dispatched
844		3:50	3:55

Possible STATE'S EXHIBIT #35

1 S E C R E T

2 IN THE CIRCUIT COURT FOR BALTIMORE CITY

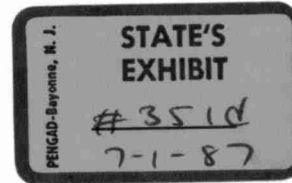
3 GRAND JURY PROCEEDINGS

4 IN RE:

5 SPECIAL INVESTIGATION INTO THE

6 HOMICIDE OF DEBORAH VENEY AND

7 GLENITA JOHNSON



8 \_\_\_\_\_  
9  
10 TRANSCRIPT OF PROCEEDINGS

11  
12 Grand Jury Room  
13 Mitchell Courthouse  
14 Baltimore, Maryland  
15 Thursday, September 11, 1986

16 The Grand Inquest for the State of Maryland for  
17 the Body of Baltimore City, was convened at 10 o'clock a.m.,  
18 NANCY COUNCILL, Foreperson, presiding.

19 PRESENT:

20 JAMES SALKIN, ESQ., Assistant State's  
21 Attorney for Baltimore City.

22 E. J. Koreck, Court Reporter to the  
23 Grand Jury.  
24

25 S E C R E T

2  
1 PROCEEDINGS

2 JUROR: Raise your right hand.

3 Do you solemnly declare and affirm under the  
4 penalties of perjury that the testimony you shall give shall  
5 be the truth, the whole truth and nothing but the truth?

6 THE WITNESS: I do.

7 NELLIE CHEW

8 having been first duly sworn, was examined and testified as  
9 follows:

10 By Mr. Salkin:

11 Q Tell us your name and home address.

12 A Nellie Chew, 1111 N. Dukeland Street.

13 Q Now, Miss Chew, you are before the Grand Jury of  
14 Baltimore City. You have just taken an oath to tell the truth.  
15 Do you understand that?

16 A Yes.

17 Q Let me just tell you that should you lie to the  
18 people of the Grand Jury while under oath about any material -  
19 and material means important fact, okay?

20 A Uh-huh.

21 Q That it would be my obligation to charge you with  
22 the crime of perjury. Do you understand that?

23 A Yes.

24 Q And perjury carries with it a sentence of not more  
25 than ten years. Do you understand that?

1 A Yes.

2 Q You've just had the opportunity to talk to the  
3 partner of your lawyer, have you not?

4 A Right.

5 Q Mr. Elijah Cummings just spoke with you, is that  
6 correct?

7 A Yes.

8 Q And you're ready to testify before this Grand Jury  
9 truthfully, is that correct?

10 A Correct.

11 Q Now, I also know that you have been locked up and  
12 charged with various narcotic charges, is that correct?

13 A Correct.

14 Q I am purposely not going to ask you any questions  
15 concerning how you got arrested and whether the charges are  
16 good charges or bad charges. Do you understand that?

17 A Yes.

18 Q And I don't want you to tell me anything about  
19 your narcotic charges. Do you understand that?

20 A Yes.

21 Q Other than the fact that you have been arrested  
22 for them, is that right?

23 A Right.

24 Q Now, I have told you for your cooperation in this  
25 case if you tell the truth in here and if you appear at every

1 hearing and every trial or trials as required, that if you are  
2 found guilty in your narcotic charges, that I or some member  
3 of the State's Attorney's Office will appear at the disposition  
4 of your narcotic charges and tell the judge if you've been  
5 cooperative or if you have not been cooperative. Do you under-  
6 stand that?

7 A Yes.

8 Q Other than what I have just said, and there's a  
9 deal been worked out for you with the narcotic charges, have  
10 you?

11 A No.

12 Q I'm doing absolutely nothing on those narcotic  
13 charges other than if and when you get found guilty, is that  
14 correct?

15 A Correct.

16 Q And you're on your own on those charges, right?

17 A Right.

18 Q Other than the fact that I'm going to appear in  
19 the narcotic charges, has any other deal been worked out for  
20 you?

21 A No.

22 Q Okay. So you're here to tell the truth about what  
23 you know, is that correct?

24 A Right.

25 Q Now, we are investigating the death of two ladies

1 whose names are Deborah Veney and Glenita Johnson, is that  
2 correct?

3 A Correct.

4 Q Now, we want you to go back and tell us did you  
5 know those two ladies?

6 A I knew one.

7 Q Which one did you know?

8 A Deborah.

9 Q And how did you know her?

10 A Well, I had met her through her cousin. I met her  
11 through her cousin.

12 Q What's her cousin's name?

13 A Jeanette. I'm not sure her last name.

14 Q Now, did you have occasion to be over Deborah  
15 Veney's house right before she was killed?

16 A You talking about the day?

17 Q Yes.

18 A The day she was killed?

19 Q Yes.

20 A Yes.

21 Q And did she live on Navarro Avenue?

22 A Yeah.

23 Q Now, approximately what time did you go over  
24 Deborah Veney's house?

25 A I don't know what time it was.

1 Q Was it the early morning hours?

2 A It was late because I...before I went down, I was

3 in bed asleep.

4 Q So when you say it was late, you mean it was...

5 A An early...in the morning.

6 Q It was way past Midnight?

7 A Right.

8 Q Who did you go there with?

9 A Joanne Blunt and Reuben Rainey.

10 Q Who woke you up?

11 A It was a knock on my door and Joanne and Rudy were

12 at the door.

13 Q And what did they say to you? Who did the talking?

14 A Both of them was talking.

15 Q What did they say to you?

16 A They wanted to go there to purchase some drugs.

17 Q What type of drugs?

18 A Cocaine.

19 Q And why did they come to you?

20 A Because I knew where she lived. Well, they knew

21 too, but...well, Joanne knew where she lived, but they asked

22 me to go with them.

23 Q You've got to keep your voice up.

24 A They asked me to go with them.

25 Q And did you go with them?

1 A Yeah.

2 Q Why?

3 A Because they asked me to go.

4 Q And whose car did you go in?

5 A Reuben's car.

6 Q Now, how did you know Reuben?

7 A I had met him about a week...less than two weeks

8 before the day that happened.

9 Q Where had you met Reuben?

10 A I met him at a girl named Denise house. Denise

11 Coleman.

12 Q The girl that was with Rudy, what's her name?

13 A Joanne Blunt.

14 Q And how did you know Joanne Blunt, if you did?

15 A I...well, I've known her for a while and I met her

16 through a friend.

17 Q What type of car did Reuben Rainey have on that

18 particular morning?

19 A It was a maroon colored car...a burgundy colored

20 car.

21 Q Had you ever seen that car before?

22 A Him driving, yes.

23 Q Where's Reuben Rainey from?

24 A From New York.

25 Q Had you ever been up to New York to visit him?

1 A I've been to New York, not to visit him, though.

2 Q Why would Reuben Rainey go over to your house to  
3 pick you up to go over Deborah's house for drugs?

4 A He came with Joanne.

5 Q Well, why you? Why get anybody?

6 A Why get anybody?

7 Q Yeah. Why bring you over Deborah Veney's house?  
8 What did he need you for?

9 A Well, they asked me to go with them to purchase  
10 the drugs.

11 Q Well, did they need you for money?

12 A I did give some money, yes.

13 Q When you went over Deborah Veney's house, did you  
14 go there directly or did you stop?

15 A Directly.

16 Q Beside from you and Joanne was anybody else in  
17 the car going over to Deborah's house?

18 A No.

19 Q You made no stops going to her house?

20 A No stops.

21 Q Do you know if Reuben had ever been over her house  
22 before?

23 A No, I don't know.

24 Q Do you know if Reuben had ever been in Deborah  
25 Veney's company before whether at a party or any place?

1 A I...I know he had met her before. I don't know  
2 when and where.

3 Q When you got to Deborah Veney's house, did all  
4 three of you go inside?

5 A Yes.

6 Q Where did you park the car?

7 A In front the house.

8 Q How did you get inside the house?

9 A She...Deborah let us in.

10 Q Did anybody knock on her door?

11 A Knock, yes.

12 Q Who did?

13 A Joanne knocked on the door.

14 Q And when you went inside the house, who, if anyone  
15 was in the house besides Deborah Veney?

16 A Deborah and a friend of her's, the other girl that  
17 was murdered.

18 Q That would be Glenita Johnson?

19 A Yes.

20 Q Had you ever seen Glenita Johnson before in your  
21 life?

22 A Not that I remember, no.

23 Q When you went inside the house, what was Glenita  
24 and Deborah doing?

25 A They were getting high.

1 Q Getting high off of what?

2 A Cocaine.

3 Q And what room was the cocaine in if it was in any  
4 one particular room?

5 A The kitchen.

6 Q And in the kitchen, would you describe what was  
7 there besides just cocaine? Was there any type of paraphernalia  
8 or apparatus?

9 A Yes, it was paraphernalia there.

10 Q And what was...what kind of paraphernalia was in  
11 there?

12 A Pipe. Grain alcohol. Torch.

13 Q So what do you think they were doing in the kitchen  
14 or what do you know they were doing in the kitchen?

15 A Like I say, getting high. You mean how?

16 Q Yes.

17 A Free-basing.

18 Q Now, let's pretend we're all in the kitchen to-  
19 gether. Tell us the discussion that went on concerning who  
20 was going to buy the cocaine and where it was going to be used  
21 and things like that.

22 A Okay. When I got...when we got there, we sittin'  
23 in the kitchen. Reuben, he had the money. And he gave her  
24 the money for the drugs.

25 Q How much?

1           A       I'm not sure, but I believe they was gettin', they  
2 was gonna get a gram, okay? That's about...that costs a hun-  
3 dred dollars.

4           Q       Okay. Well, you say you gave some money. How  
5 much money did you put up?

6           A       Twenty dollars.

7           Q       Did you give the money to Reuben inside the house  
8 or on the way over there? When did you give him the money?

9           A       In my house.

10          Q       So you gave him twenty dollars before you left your  
11 house?

12          A       Right.

13          Q       How much - if at all - did Joanne put up?

14          A       I don't know. They already had their money. I  
15 just put that because they needed more money.

16          Q       Did you see with your own eyes Deborah take the  
17 money?

18          A       Yes.

19          Q       And did Reuben do all the talking or all three of  
20 you discussed how much he was going to buy with Deborah?

21          A       Well, he gave her the money and told her what he  
22 wanted but, you know, we all were talking but not necessarily  
23 concerning cocaine.

24          Q       Did she take the money?

25          A       Yeah, she took the money.

1 Q Do you know what she did with the money?

2 A No, I don't.

3 Q Did you see if she put it in her pocket or in her  
4 purse or in a bag or took it upstairs or downstairs?

5 A She did go upstairs. She went upstairs.

6 Q Right after she got the money?

7 A He gave her the money. She went upstairs and she  
8 came back.

9 Q Okay. Now, at what point...well, after she came  
10 back downstairs what happened next?

11 A She gave him the drugs.

12 Q Okay. And did he use any of the drugs there?

13 A Okay. While we was there we cooked the drug up.

14 Okay?

15 Q Who did?

16 A I cooked it up.

17 Q Okay.

18 A Okay. And it...okay. When you cook cocaine up...  
19 okay. When it came - they call it...say it comes back. Okay.  
20 When it came back, he wasn't satisfied with the amount that  
21 came back.

22 Q You're talking just about the amount. You didn't  
23 test it or anything?

24 A The amount. No. The amount. Okay? So he was  
25 dissatisfied about the amount and he asked her for some of the

1 money back.

2 Why didn't he just ask her for more cocaine to  
3 make up the difference in the amount he was supposed to get,  
4 if you know?

5 A I don't know. He asked her...he said he wanted  
6 his money back.

7 Q Do you know if he was high at all when he arrived  
8 at the house? Did he show any signs of doing any type of drugs  
9 before he got to your place?

10 A I don't know.

11 Q On the way over to his house did he do any drugs?

12 A No.

13 Q If I said his place, I meant her place.

14 A Yeah.

15 Q Did you?

16 A No.

17 Q Did Joanne?

18 A No.

19 Q This is very early in the morning, you understand  
20 that?

21 A Okay. I understand. See, this is what I'm saying  
22 I was in the bed. I was asleep. I got up out of the bed so  
23 whether they had been getting high before then, I don't know.

24 Q Do you know if they were getting high before they  
25 got to your house?

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A That's what I'm saying, I don't know.

Q They didn't talk about it or anything like that?

A No.

Q Apparently when they free-based the cocaine or prepared the cocaine for free-basing, there wasn't enough quantity to make it happen, is that correct?

A Correct.

Q And so he wanted some money back, is that correct?

A Correct.

Q He wanted it back from who?

A Deborah.

Q What did she have to say about that?

A She said that she couldn't give him the money back.

Q What was his reaction to that, if any?

A He said that he wanted it back that it wasn't, you know, the amount that it should have been.

Q Well, was he calm when he requested it?

A Starting off, yes.

Q So he started off --

A He kept...yeah. Because he kept insisting on the money from her and she was saying that she wasn't giving it back to him.

Q Did she give any reason why she wasn't going to give it back to him or did she say that's what you're supposed to get or...

1           A       That's right. She said that she gave him what he  
2 was supposed to have gotten. If that's the way it came back,  
3 then it came back. But what she gave him at first, you know,  
4 was the amount because she was saying she had weighed it up  
5 and whatever.

6           Q       Okay. And did you see her weigh it up?

7           A       She had a spoon. She measured it in a spoon.

8           Q       Did you agree with him that the amount was short  
9 of what he was entitled to?

10          A       Well, I didn't know. I don't know as far as the  
11 quantities or whatever, like that. I don't know.

12          Q       So continue on. Just take it from there and keep  
13 going.

14          A       Okay.

15          Q       With every detail that you can think of.

16          A       All right. So he kept insisting that he wanted...  
17 it was either thirty dollars or thirty-five dollars back. He  
18 didn't want all the money. He just asked for that amount and  
19 she kept saying she wasn't going to give it to him. So he was  
20 getting loud and he was getting rowdy. And the other girl  
21 that was there with Deborah - I'm not sure her - the other  
22 girl that was there with Deborah, she told him...told Deborah  
23 to give him the money back, that she would give the money back  
24 to her. You know, so he could stop fussing.

25                   I offered to give him the money about three times.

1 You know, just stop fussin'. Come on, I'll give you the money,  
2 you know, if that's what it's all about, the money. And he  
3 told...the last time I had told him about the money, he told  
4 me to shut up and go get into the car.

5 Q Was he talking calmly or talking in a loud tone of  
6 voice?

7 A No, he wasn't...he was in a loud tone of voice.

8 Q So when he told you to shut up and go in the car,  
9 did you?

10 A Yes.

11 Q And so did you walk outside and actually get inside  
12 the car?

13 A I walked outside and I got in the car and I sat in  
14 the car. And I sat there for about maybe five, no more than  
15 ten minutes.

16 Q You didn't time it? It just seemed about that  
17 long?

18 A No, it just seemed about that long because it  
19 seemed like I had been sitting there for a while.

20 Q And did anything unusual happen while you were  
21 sitting in the car?

22 A While I was sitting in the car I heard a shot. I  
23 heard a loud noise, okay? Like I was saying earlier, I really  
24 can't distinguish a firecracker from the shot, but I heard a  
25 loud noise.

1 Q When you say earlier, you mean you discussed this  
2 case with the detectives or myself...

3 A Right.

4 Q ...or maybe even your lawyer, is that right?

5 A Right. That's what I mean.

6 Q Keep going.

7 A Okay. Then after I heard the noise, then Joanne -  
8 Joanne Blunt - she came running out of the house and Reuben  
9 was behind her. Okay. They ran out the house and they got in  
10 the car.

11 Q As they were getting in the car was Reuben saying  
12 anything that you could overhear?

13 A I...if he was saying anything I didn't hear it  
14 until he got into the car. Okay?

15 Q By the way, was anybody on the street that you  
16 happened to notice?

17 A I didn't notice anybody out on the street.

18 Q Doesn't mean they weren't there, you just didn't  
19 notice.

20 A I didn't notice anybody out there.

21 Q Okay. Go ahead.

22 A So she came running out. She came around to the  
23 driver's side. I was sitting on the driver's side of the car.  
24 She came around to the driver's side of the car and tried to  
25 get in, but I was sitting there. So she went around and she

1 got in the passenger side in the front seat. He got in the  
2 back.

3 Q Is this a two door car or a four door?

4 A It was a four door car.

5 Q Go ahead.

6 A Okay. So he got in the back of the car and he  
7 said, "Bitch, start the car up." And he said, "Start the car  
8 up." He said it about three or four times, right? "Get out  
9 of here." And I started the car up and I looked and he had  
10 the gun. He had a gun in his hand. He was waving it, you  
11 know, the gun, "Hurry up. Get out of here."

12 So I started the car up and he was sittin' back  
13 there fussin' and I was driving the car.

14 Q What do you mean he was sitting back there fussing?

15 A He was fussing at me, you know, hurry up. Don't  
16 go fast. Slow down. You know? So he was fussing like that,  
17 you know, and during that time he also said, "Bitch, I should  
18 kill you all too," like that.

19 When Joanne had gotten into the car, she had like  
20 slid down in the seat. She was sitting low in the seat. He  
21 told her to get up and turn around and see, "If I got any brains  
22 on me." So I'm driving and she got up and she turned around.  
23 You know, I couldn't turn around because, like I say, I was  
24 driving. You know, I seen her brushing him, you know? What  
25 she was brushing, I don't know.

1                    So we went on, you know, I was driving. I kept  
2 saying, "Where I'm goin'?" He just kept saying shut up and  
3 drive. Until finally he asked me to take him to this guy  
4 named Lee.

5            Q        You're talking about Leroy Boyce, is that correct?

6            A        Leroy Boyce. Yes.

7            Q        Okay. Where did or does Leroy Boyce live?

8            A        Okay. At that time he was at a friend of his  
9 house on Greenmount Avenue.

10           Q        And did you know that?

11           A        Yes, I knew where he was.

12           Q        Did you go over Leroy Boyce's house or where he  
13 was --

14           A        I went to where he was, yes.

15           Q        And did everybody get out of the car?

16           A        Yes.

17           Q        Did you then have a chance or had you already  
18 looked at Reuben Rainey?

19           A        He had blood on him.

20           Q        Where did he have blood on him? I mean I don't  
21 need every location but generally speaking, where did you see  
22 blood?

23           A        I seen blood...he had blood on his shirt. I seen  
24 blood on his shoes and specks of - well, like I said, she had  
25 been brushing - but he still had like in his hair you could

1 see, you know, stuff in his hair.

2 Q What was he wearing, if you can recall?

3 A I don't...I can't tell you exactly what he had on.

4 Q Well, was he wearing a T-shirt or a long sleeve  
5 shirt?

6 A I don't...I don't...I don't remember.

7 Q Was he wearing a jacket?

8 A I don't remember.

9 Q When he first came to your house, did you see a  
10 gun?

11 A Pardon me?

12 Q Could you see a gun when he first came to your  
13 house?

14 A No. I didn't know he had it. The first time I  
15 seen the gun was when he got in the car and I turned around  
16 and I saw it. I had no knowledge he had a gun.

17 Q Did all three of you go into Leroy...where Leroy  
18 Boyce was staying?

19 A Yes.

20 Q What did he do with the gun, if you know?

21 A He had a duffel bag, like a bag with a handle.

22 When he was in the car, before we got out of the car he put  
23 the gun in the bag.

24 Q Did you see that with your own eyes?

25 A Yes, I saw that.

1 Q Okay. Did all three of you go inside?

2 A Yes.

3 Q And what happened when you went inside where Leroy  
4 Boyce was staying?

5 A Okay. Well, when we got to the door, the girl  
6 who house it was she opened the door and it was an apartment.  
7 She stayed on the second floor. We went upstairs and she woke  
8 him up. He was there sleeping.

9 Q Who is he?

10 A Leroy Boyce.

11 Q Okay. And what, if anything, happened when Leroy  
12 Boyce was awakened?

13 A Okay. When they...when she woke him up, we was  
14 standing there. And he wanted to know what was wrong being  
15 that time of the morning and we was there. So he kept asking  
16 what was wrong and that's when Rudy told him that he killed...  
17 that he had just killed Debbie and this other girl.

18 Q Was he asked why or did he say why?

19 A He didn't...he wasn't...he didn't ask him why, but  
20 then he was saying that the bitch ain't want to give him his  
21 money.

22 Q Why...did he give any explanation why he killed the  
23 other girl?

24 A No.

25 Q At that time he didn't say?

1 A He didn't say. He didn't say why.

2 Q Well, did he say he killed two people or just one?

3 A Yeah, he said he killed Debbie and he killed her  
4 friend, but he said the other girl.

5 Q Did Leroy Boyce say...ask him why he did it?

6 A He was like, you know...no, he didn't ask. He was  
7 like when he...when he said he did it, he was like looked in  
8 disbelief and that's when the other...the girl that was with  
9 us, Joanne, she was saying, you know, "Yeah, he did it," like  
10 that.

11 Q Why did Reuben Rainey want to go over Leroy Boyce's  
12 house? I don't mean his house. Where he was staying?

13 A I don't know, but it was like he just, you know,  
14 like after it happened he ain't know what to do or what he want  
15 to do. As far as I know, he didn't know many people here, you  
16 know? And I guess that's all he could think, you know, just  
17 take him there.

18 Q Was he tight with Leroy Boyce?

19 A They knew each other.

20 Q Do you know if Reuben Rainey ever got the money  
21 that he felt was owed him? Did he tell you or did you ever  
22 find out if he got it?

23 A I don't know.

24 Q Did you ever find out where the two girls were  
25 that were killed?

1 A What do you mean, where they were?

2 Q Where they were in the house when they were shot  
3 and killed?

4 A No, I don't know. I still don't know.

5 Q What, if anything, did Reuben Rainey do about the  
6 blood on him?

7 A What did he do?

8 Q Yes.

9 A I know he changed his clothes and he put them in  
10 the bag that he had.

11 Q Did he have other clothes in the duffel bag?

12 A Yes.

13 Q When he came to your house, did he have the duffel  
14 bag with him?

15 A It was in the car.

16 Q So he put the bloody clothes inside the duffel bag,  
17 is that correct?

18 A Yes.

19 Q Did he also take his pants off, too?

20 A I don't know. I don't...I don't know.

21 Q But he definitely took off --

22 A I know he...I know that he had taken off his shirt  
23 and he had taken off his shoes.

24 Q Okay. Was something on his shoes that he needed  
25 to take off?

1 A There was blood on his shoes.

2 Q Did you see that with your own eyes?

3 A I saw that with my own eyes.

4 Q How long did you all stay at Leroy Boyce's place?

5 A It wasn't...it wasn't that long because once he...

6 we had told him what happened. He had gotten up and he left.

7 The girl, she left and he left and everybody just left.

8 Q Well, what happened with you? Where did you go?

9 A I went home.

10 Q How did you get home?

11 A In a cab.

12 Q Where's the last time that you saw...where's the

13 last place you saw Reuben Rainey that morning?

14 A Was when he left the house.

15 Q Left where Leroy Boyce was staying?

16 A Yes.

17 Q Did he leave with Joanne?

18 A No, not that I know of.

19 Q So he left by himself as far as you know?

20 A Yes.

21 Q And Leroy Boyce also left?

22 A Right.

23 Q Did he leave with Reuben?

24 A No, he didn't.

25 Q Well, when you left the house by cab, why didn't

1 you go right down to the Police Department and tell the police  
2 what you knew? You knew the man had killed two people, why  
3 didn't you report it?

4 A Because I was scared. Because he threatened...like  
5 I said, he threatened to kill me and I had no reason to doubt  
6 what he had said after from hearing what he had just did.

7 Q Well, at what point did he threaten to kill you?

8 A When we was in the car. He was saying he should  
9 have killed me and then at a later date, he threatened me. He  
10 said if I was to tell, if I was to go to the police, he would  
11 kill me and my family as well.

12 Q Okay. Now, the murder took place on June 2nd, 1985,  
13 sometime between 4 o'clock and 5:30 in the morning. When were  
14 you locked up? What date? Do you know?

15 A June the 19th.

16 Q And that's for narcotic violations, is that right?

17 A Yes.

18 Q And was Reuben Rainey also locked up that day?

19 A He was locked up that day. Not at my house.

20 Q When was it that you say Reuben Rainey threatened  
21 you again or warned you again?

22 A That was a couple of days after that when I seen  
23 him again.

24 Q Where did you see him again a couple of days later?

25 A He came around my house.

1 Q Was he alone or with someone else?

2 A He was by himself at the time.

3 Q And did you let him in?

4 A He was in. My brother had let him in. When I got  
5 downstairs, he was downstairs.

6 Q All right.

7 Did you speak with him alone?

8 A Yes.

9 Q And what did he say to you and what did you say to  
10 him?

11 A He told me that I better not say anything about  
12 it. You know, something would happen to me and my family.

13 Q Well, what did you say you would do? Did you say  
14 I'm going to the police or did you say you're going to keep  
15 quiet?

16 A I didn't say anything. I didn't, you know...I  
17 didn't say yeah or I didn't say no. I listened to what he had  
18 to say and like I said, I had no reason to doubt that he would  
19 hurt me or do harm to me.

20 Q Didn't he ask you that...didn't he wait for you to  
21 agree with him that you weren't going to tell anybody?

22 A No. He just said, you know, he said what he had  
23 to say.

24 Q And then did he leave?

25 A Yes.

1 Q Okay. Did you see him again? Have you seen him  
2 since that time?

3 A Yes. I seen him the day I was arrested. He was  
4 in my house.

5 Q Okay. And without going into any details, did he  
6 say anything to you again concerning whether you should speak  
7 or keep quiet?

8 A He did not speak on that.

9 Q All right.

10 I want you to understand because any defense  
11 attorney at a later date will certainly realize this, that you  
12 know Reuben has been charged or will be shortly soon indicted  
13 for two first degree murders if the Grand Jury thinks it's  
14 appropriate, that you have been given immunity for anything  
15 concerning going to Deborah Veney's house to buy drugs. You  
16 understand that? Because you're talking about a murder, so  
17 the fact that you bring up how you were going to buy drugs or  
18 use drugs, even though you never had a chance to do it, you've  
19 been given immunity about that. Do you understand that?

20 A No.

21 Q Immunity means you can't be charged for anything  
22 growing out of you going to Deborah Veney's house to either  
23 purchase drugs or use drugs, okay?

24 A Okay.

25 Q No charges can be brought on that because you are

1 talking about that information in connection with a murder  
2 case, okay?

3 A Okay.

4 Q Your other narcotic cases, you're on your own.  
5 You understand that?

6 A I understand.

7 Q In addition it is obvious at least to me that at  
8 some point in time there may be a trial with Reuben Rainey and  
9 that you will be a witness in that trial, correct?

10 A Correct.

11 Q I know it will be unpleasant for you. A defense  
12 attorney representing Mr. Rainey or some investigator from his  
13 office or somebody else, a private detective even, could come  
14 see you and discuss your testimony with them. Do you under-  
15 stand that?

16 A I understand that.

17 Q As they prepare Mr. Rainey's defense, you under-  
18 stand that?

19 A I understand.

20 Q That could very well happen. Now, I want to make  
21 sure that everything you said in this room is a hundred percent  
22 the truth. Is it?

23 A Yes, it is.

24 Q So if at some later time you were to tell the  
25 investigator or the defense attorney or somebody else working

1 for the defense attorney, that Reuben Rainey really didn't say  
2 these things to you and you really didn't see blood on him,  
3 would that be a lie or would that be the truth? Do you under-  
4 stand what I'm saying?

5 If you tell some different story at some later  
6 time, would you be telling the truth or lying?

7 A The story would be the same as I'm telling you  
8 now.

9 Q So if you did say something different, would that  
10 be a lie?

11 A No, I wouldn't lie.

12 Q In other words, if you come in later, at a later  
13 time and say Reuben Rainey didn't tell me he shot anybody; I  
14 wasn't there in the car; I don't know what anybody is talking  
15 about and they made me tell that story in the Grand Jury.

16 A No.

17 Q Would that be true? Would that be true if you  
18 said those things?

19 A If I said those things?

20 Q Yes. If you said you weren't there and lied in  
21 here, would that be true?

22 A Oh! No.

23 Q That would be a lie?

24 A Be a lie, right.

25 Q So every word you're saying in this room is the

1 truth as you know it?

2 A It's the truth.

3 MR. SALKIN: Does anybody have any questions of  
4 this lady?

5 No one?

6 JUROR: When you left your house, where were you  
7 sitting in the car?

8 THE WITNESS: I was driving.

9 JUROR: You were driving?

10 THE WITNESS: Uh-huh.

11 JUROR: But it was Reuben's vehicle?

12 THE WITNESS: Yes, it was his.

13 JUROR: Okay. Have you driven his car before or  
14 why were you selected to drive his car?

15 THE WITNESS: Because I knew how to get there.

16 JUROR: Okay. How much time did it take to get  
17 from your house to Deborah's house?

18 THE WITNESS: I guess about 10 or 15 minutes maybe  
19 I live downtown. She lives say Northwest Baltimore. About...  
20 about 10 or 15 minutes maybe.

21 JUROR: Do you know from the time you arrived at  
22 the house to the time that you actually went back out into the  
23 car...

24 THE WITNESS: Uh-huh.

25 JUROR: ...can you give an estimate of about how

1 much time you were there?

2 THE WITNESS: From the time I got there until the  
3 time I went and got back in the car you're asking?

4 JUROR: Right.

5 THE WITNESS: I'll say maybe about 15 minutes.  
6 Twenty minutes at the most.

7 Q (By Mr. Salkin) Did Deborah ever tell you what  
8 happened? Did you ever talk to...not Deborah. Did Joanne  
9 ever tell you what happened?

10 A She tried to, but I never wanted to know. Told  
11 her I didn't want to know. She attempted to tell me.

12 MR. SALKIN: Anybody else?

13 JUROR: How about when Reuben told Boyce...was that  
14 his name?

15 THE WITNESS: Uh-huh.

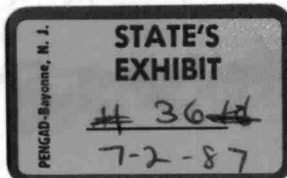
16 JUROR: Were you there when he told him what  
17 happened?

18 THE WITNESS: Yes.

19 JUROR: Okay. And that's when you heard what went  
20 on?

21 THE WITNESS: That's when I heard him say that he  
22 did it.

23 JUROR: Just to make it clear, when you were inside  
24 the house...when you were inside Deborah's house, at no time  
25 during the time that you were in there did you or Reuben or



St E446

Statement of Robert Robinson, B/M/41 yrs., 47 West 175th Street, Apartment 1A, New York, taken at the Homicide Unit Office by Detective O. L. Requer on 31 July 1986, at 10:30 hours.

Q. What is your correct name and date of birth?

A. My name is Robert Levi Robinson. I was born 12/30/44 in Baltimore City.

Q. What is your current address and phone number?

A. I live at 47 West 175th Street, New York City, I do not have a phone.

Q. What is the extent of your education and can you read and write?

A. I have a year and half of college, yes I can read and write.

Q. Do you know where you are now?

A. Yes in the Homicide Division of the Baltimore Police Department.

Q. Are you presently under the influence of drugs or alcohol?

A. No.

Q. Are you presently incarcerated for a criminal offense?

A. Yes.

Q. What charges are you presently incarcerated for?

A. Numerous narcotic violations.

Q. Mr. Robinson, we are presently investigating a double/homicide occurring this City on June 2, 1986. Do you have any personal knowledge as to who is responsible for this offense?

A. Yes.

Q. First, did you have any involvement in this offense?

A. No.

Q. Will you tell me what personal knowledge you have as to the shooting deaths of Deborah Veney and Glenita Johnson?

A. I was informed that a person named Reuben Rainey was the person that committed the crime, also Joan Jackson, 3613 Howard Park was present. Also, a Nellie Chew was there, she drove the car.

Page -2-  
Statement of  
Robert Robinson

Q. Mr. Robinson, how did you come by this information?

A. I was told first by Mr. Leroy Boyce and since being incarcerated, I was told about it by Reuben Rainey.

Q. Leroy Boyce, do you know him by any other names?

A. Yes, Poppy.

Q. When and where did he tell you about this offense?

A. Leroy Boyce told me about this case on June 18, 1986, upon my arrival from New York.

Q. Where were you when he told you this?

A. I was at Denise's house on Manchester, I don't know her address.

Q. What did he tell you?

A. He told me that Reuben killed the two persons you are talking about, that he killed them over \$35.00 dollars worth of cocaine. He did not have to kill them for that.

Q. What amount of cocaine?

A. I was told it was \$35.00 dollars worth involved.

Q. Did anyone else hear this conversation between Leroy and yourself?

A. Yes, Edward Cooper.

Q. Who else was present when you had this conversation?

A. It was a lot of people present, but they did not hear what we were talking about. Do you want their names?

Q. Yes -

A. Jannette Brown, Joan Jackson, Coco, this guy named "Bus Driver", Denise, me, Edward, and Lee. As soon as we got there, Lee was telling us (Cooper and me) what happened.

Q. Have you had any further conversation with "Lee", about this case?

A. Yes, since we have been in jail, he keeps saying if it was not for Reuben, we would not be here (jail).

Page -3-  
Statement of  
Robert Robinson

Q. You mentioned that you had a conversation with Reuben about the homicides, when and where was this?

A. It was since we've been incarcerated he told me and Edward Cooper.

Q. What did he tell you?

A. He told us that he was arguing with the girl and she was mouthing off with him. She was going up the steps and he shot her. He said she had brains all over the place that he had blood and brains over his shoes and hands. He also said this other girl was in the living room free-basing cocaine, and he told her he could not leave any witnesses and he shot her. He said she was trying to protect herself by putting her hands to her head. He then ran from the house and got in the car.

Q. Did he tell you who was with him?

A. Yes, he said Nellie Chew and Joan Jackson. Nellie was outside in the car and Joan was in the house.

Q. Did he tell you why he shot them?

A. He said she did not want to give him his money back.

Q. Have you ever seen him with a gun?

A. Yes.

Q. Do you know what kind of gun he used?

A. He told me it was a .357 Magnum.

Q. Do you know what he did with the gun?

A. He told me and Cooper that he took it back to New York where he sold it.

Q. Do you know when he went back to New York?

A. He must have came back the same day me and Cooper got here. We were sitting in the living room at Manchester when Reuben came in. He said "Lee" told him to come back.

Q. Did you know the girls that were killed?

A. No, I never seen them.

Q. Do you know Joan or Nellie?

A. Just from meeting them from visting here. I've seen Joan before when I was here.

*while being incarcerated.  
R.R.*

Page -4-  
Statement of  
Robert Robinson

Q. Have you had any conversations with Nellie Chew about this offense?

A. No.

Q. You said they had a car, do you know who the car belongs to?

A. I think it belongs to Denise.

Q. Do you know Denise's correct name?

A. No, just Denise.

Q. Do you know where she lives?

A. Yes, on Manchester, I don't know the address.

Q. The person you refer to as "Bus Driver", do you know his correct name?

A. No.

Q. Who is he a friend of?

A. He is Denise's and Lee's friend. I think he drives a city bus.

Q. Mr. Robinson, should it become necessary during the course of this investigation, would you be willing to submit to a polygraph examination to attest to your truthfulness as to the context of your statement as to the conversation you had with Lee and Reuben about this offense?

A. Yes

Q. After you read this four (4) page typewritten statement, and find it to contain a true and correct statement of facts just given me by you, will you sign same?

A. Yes

WITNESSED:

Det. Oscar D. Regan

SIGNATURE:

Robert Robinson  
(name)

147 West 175<sup>th</sup> Street #1A  
(address)

7/31/8 12:23 P.M.  
(date/time)

Supplemental statement of Robert Robinson, taken at the Homicide Office by Detective Oscar L. Requer, on July 31, 1986 at 12:27 p.m.

Q. Mr. Robinson will you view this card (Departmental Form #296) of six photographs and see if the person known to you as Reuben is among them?

A. Yes, this one is Reuben.

Q. Will you sign your name and date, along his photograph?  
(Witness picked photo #368-618 photograph of Reuben Rainey.)

A. Yes.

Q. Is this the person who told you he killed the two women?

A. Yes.

WITNESS

*Oscar L. Requer*

Name *Robert Robinson*

Address *47 West 175<sup>th</sup> Street*

Date *7/31/86*

Time *1:05 P.M.*

# 1A

State's Exhibit #36  
(Statement of Robert Robinson)



JAN 1987

JAN 1987

PENGAD-Bayonne, N. J.  
**STATE'S  
EXHIBIT**  
#37 *ht*  
7-2-87

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# AMTRAK SERVICE

## ENDORSEMENTS



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NAME

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SPACE/CAR

# UNRES COACH

DATE OF SALE

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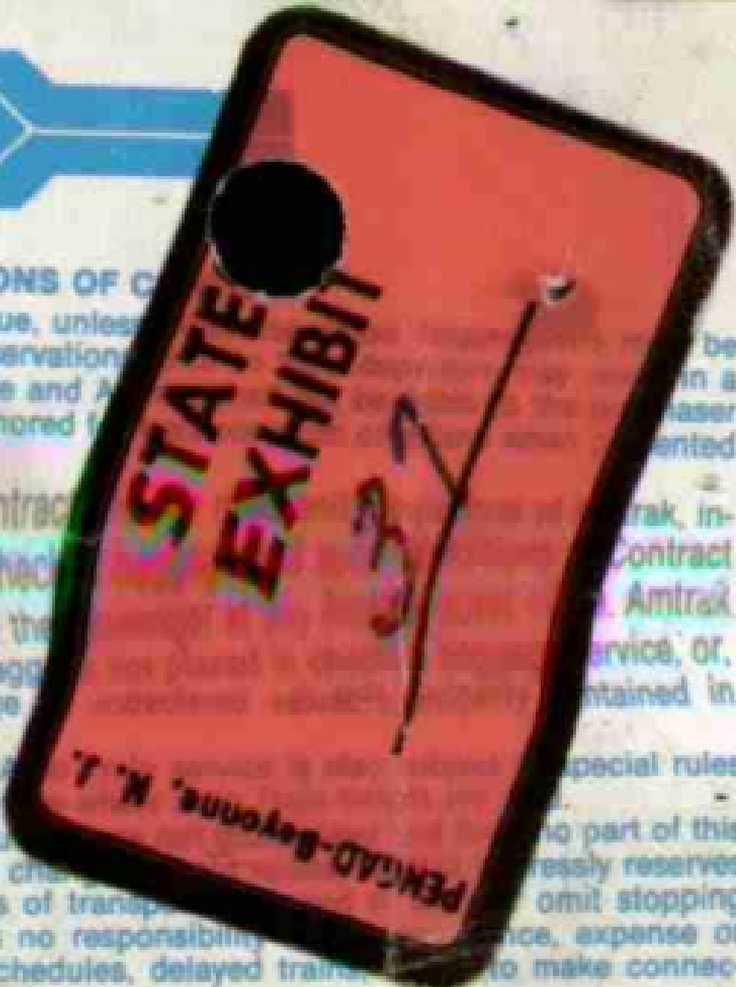
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I state's Exhibit #37, 38, 39  
(Photos of New York)



SA Ex 42 C.

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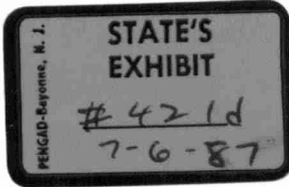
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State's Exhibit #40 - 41  
(Photos of New York)

POLICE DEPARTMENT  
BALTIMORE, MARYLAND

CI/209



Case Number \_\_\_\_\_

CC# \_\_\_\_\_

INFORMATION SHEET

Name: Lee poleon Lepot, Jackson Nickname: Jesus  
 Race: B Sex: M. Age: 47 DOB: 4-27-39  
 Height: 6'1" Weight: 165 Complexion: Med.  
 Address: 356 W. 121st St 10027 NY SS#: ~~122-76~~ 122-32-76  
 Home Phone: — Date and Time of Interview: 8-8-86 1402 hrs  
 Parent's Name: \_\_\_\_\_ Address: \_\_\_\_\_  
 Husband's/Wife's Name: \_\_\_\_\_ Address: \_\_\_\_\_  
 Boyfriend's/Girlfriend's Name: \_\_\_\_\_ Address: \_\_\_\_\_  
 Last School Attended: Glen Cove Grade: 10th Grade  
 Employer: Self Employed Address: \_\_\_\_\_  
 Employer's Phone: \_\_\_\_\_ Hours of Employment: \_\_\_\_\_

RELATIVES IN BALTIMORE NOT LIVING WITH WITNESS

Name: \_\_\_\_\_ Relation: \_\_\_\_\_  
 Address: \_\_\_\_\_ Phone: \_\_\_\_\_  
 Name: \_\_\_\_\_ Relation: \_\_\_\_\_  
 Address: \_\_\_\_\_ Phone: \_\_\_\_\_  
 Read and Write: Yes X No \_\_\_\_\_  
 Under Influence of Drugs: Yes \_\_\_\_\_ No X

If Yes, Explain: \_\_\_\_\_

Alcohol - Check One: Sober X Had been drinking \_\_\_\_\_ Intoxicated \_\_\_\_\_

Description of Clothing at Time of Interview (Note if bloodstained, torn, etc.):

yellow stripe shirt, jeans

Note Any Injuries: \_\_\_\_\_

Meal(s) Provided: \_\_\_\_\_ Date: \_\_\_\_\_ Time: \_\_\_\_\_ Date: \_\_\_\_\_ Time: \_\_\_\_\_

Detective Det. J. Layden  
 Detective Det. [Signature]

I gave Rudy \$100.00 Sometime in June for a .357 Magnum, I was told to keep the gun and that Rudy would return for the gun.

Q I showed you three photos, is Rudy in the photos that we showed you

A. yes (Choose photo of Reuben Rainey)

Q. Is this 357 Magnum Pistol

S.N 71K0412. the same guy that Rudy pawned to you.

A. yes. I am sure because of the Red on the sight.

Q Did you secure the gun somewhere. Where it ~~could~~ could be ~~secured~~ retrieved by you at any time?

A yes

Q How long have you known Rudy.

A 6 or 7 months.

Q Isn't it true that you arranged for the weapon to be retrieved by us of your own free will?

A yes

Q Are you aware that you may be called to testify in Court in Baltimore City, Md. about how you obtained this weapon?

A yes

Q Does anything else come to mind that you wish to tell us about this incident?

A No

Q After reading this statement consisting of two pages and you find it to be true as you have told us will you sign it as true

A. yes

name Lafayette Jackson  
address 356 W 127 St  
date N.Y.C. time 2:24 PM

Witness Sgt. Jay C. Larson  
Witness Det. Ronald Foster #1177  
Sgt. Charles Summers #1456  
NYPD.

State's Exhibit #42  
(Statement of Leopold Jackson)

STATE OF MARYLAND  
DEPARTMENT OF POST MORTEM EXAMINERS

111 PENN STREET  
BALTIMORE, MARYLAND

1 of 5  
CASE # 111119  
AUT. # 86-885  
P.A. \_\_\_\_\_ INSP. \_\_\_\_\_ APP. \_\_\_\_\_

**EXAMINATION RECORD — BALTIMORE CITY CASE**

NOTIFIED BY Police Services TIME June 2, 1986 7:55A  
(DATE) (HOUR)  
NAME OF DECEASED Deborah J. Veney  
RESIDENCE OF DECEASED 4711 NAVARRO  
AGE 29 SEX female COLOR black HEIGHT 5'2" WEIGHT 84  
TIME PRONOUNCED DEAD 5:37 A M June 2, 1986  
(HOUR) (DATE)  
PLACE OF DEATH 4711 Navarro (stairwell)  
MANNER OF DEATH HOMICIDE - subject shot  
ALLEGED TIME OF INJURY 5:33 A.M June 2, 1986  
(HOUR) (DATE)  
PLACE OF INJURY above address  
BODY REMOVED FROM 4711 Navarro ( stairwell)  
BODY REMOVED BY morgue wagon  
DATE RECEIVED AT MORGUE 10:52 A. M June 2, 1986  
(HOUR) (DATE)  
DATE EXAMINED 12:30 P. M June 2, 1986  
(HOUR) (DATE)

EXAMINATION PERFORMED BY William Zane, M.D. and Margarita A. Korell, M.D.  
Associate Pathologist Assistant Medical Examiner

**NOTE:** A COPY OF THIS RECORD SENT TO:

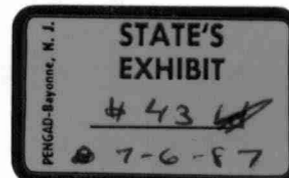
STATE'S ATTORNEY OF Baltimore City  
(DATE)

CAUSE OF DEATH:

DIAGNOSIS

CODE # N854  
E965 Gunshot wound of head

BLOOD TYPE: A+  
BLOOD:ALCOHOL (HEART) - 0.08%  
DRUG SCREEN,BLOOD (HEART) - Cocaine less than 0.1mg/L  
Other drugs negative  
DRUG SCREEN,BILE - negative  
DRUG SCREEN,URINE - Cocaine&metabolites positive  
Other drugs negative



STATE OF MARYLAND  
DEPARTMENT OF POST MORTEM EXAMINERS

111 PENN STREET  
BALTIMORE, MARYLAND

Page 2 of 5

**EXAMINATION RECORD — BALTIMORE CITY CASE**

NAME OF DECEASED Deborah J. Veney CASE NO. 111119

DATE OF DEATH June 2, 1986 Autopsy# 86-885

**EXTERNAL EXAMINATION:**

The body is that of a 5'2", 84 pound, normally developed Black female appearing in her early 30's. Rigor mortis is partially developed in the cool body and livor mortis is dorsal, faint and unfixed. The scalp hair is black, curly, and up to 4-6" in length. The irides are brown, the sclerae white and the conjunctivae clear. The lips are without evident injury and the dentition is natural and in fair repair. A gold colored cap is on the left upper central incisor. The external auditory canals, external nares and oral cavity are free of foreign material and abnormal secretion. The posterior torso and anus are without note. The external genitalia are those of a normally developed adult female. There is a 3" vertical midline surgical scar of the lower abdomen. The abdomen is slightly scaphoid. There are superficial abrasions measuring up to 1/8" on the knuckles of the right 2nd, 3rd and 4th fingers. The body is clad in pink panties, a short black dress, white sandals and a torn black jacket. There is no evidence of medical therapy and except where noted below, no external evidence of significant antemortem injury.

**EVIDENCE OF INJURY:**

1. GUNSHOT WOUND OF HEAD:

A gunshot wound of entrance is situated in the right forehead, approximately 1" to the right of the anterior midline and 2" below the top of the head. The defect is stellate measuring 6"x6" with disruption of the periorbital skin, bilaterally and forehead. Soot is evident on the exposed bone and dura. The wound path perforates the skin of the forehead, the frontal skull, dura and disrupting the cerebral hemispheres. Two fragments of bullet, measuring up to 1/8" are recovered from the cranial vault and retained in an evidence envelope. The trajectory is backward and slightly upward. There are multiple diffuse fractures of the calvarium and bones at the base of the skull. There is avulsion of the cerebral hemispheres. There are facial fractures.

A large caliber deformed jacketed bullet is recovered from beneath the body at the scene and retained by the police.

**INTERNAL EXAMINATION:**

**HEAD:**

Injury to the scalp, skull and brain are noted. Approximately 950gm of softened brain in a plastic bag accompany the body. There is no evidence of old trauma or focal abnormality on serial coronal sections in the fresh state except where noted above. The atlanto-occipital joint is intact.

Deborah J. Veney  
June 2, 1986

Page 3 of 5  
Autopsy# 86-885  
Case# 111119

**NECK:**

There is no evidence of anterior soft tissue injury. The laryngeal cartilages, hyoid bone and cervical spine are intact. The lumen of the larynx and trachea is without foreign material and the mucosa is unremarkable.

**BODY CAVITIES:**

The body cavities are entered in the usual manner. There is no evidence of blunt force or penetrating injury and the cavities are free of abnormal secretions. There are adhesions on the anterior surface of the liver. The lungs are expanded and the organs are in their usual locations.

**CARDIOVASCULAR SYSTEM:**

The heart weighs 230gm. The epicardial surface is smooth and glistening. The coronary ostia and coronary arteries are patent and the vessels pursue their usual courses. The tan red myocardium is firm and without focal lesion. The heart valves and endocardium are unremarkable. The aorta is unremarkable and the pulmonary artery and its major branches are free of antemortem thrombus.

**RESPIRATORY SYSTEM:**

The right lung weighs 310gm and the left lung 290gm. The pleural surfaces are smooth and glistening and focal lesions are not evident in the parenchyma. The bronchi are unremarkable.

**BILIARY TRACT, SPLEEN AND PANCREAS:**

The liver weighs 900gm. The capsular surface is smooth and glistening and the anterior margins are slightly blunted. The tan red parenchyma is of the usual consistency and without focal lesion. The gallbladder contains approximately 5ml of thin brown bile and the biliary passages are patent. The 90gm spleen has an intact capsule and its parenchyma is red and soft. The pancreas soft and without sectioned abnormality.

**GENITOURINARY SYSTEM:**

The right and left kidneys weigh 90gm. Their capsules strip with ease to reveal smooth glistening, cortical surfaces. On sectioning, there is good cortico-medullary definition and the calices, pelves and ureters are unremarkable. The urinary bladder contains approximately 50ml of clear urine and the mucosa is without gross lesion. The uterus fallopian tubes are of the normal configuration and there are multiple hemorrhagic cysts of the right ovary.

**GASTRO INTESTINAL SYSTEM:**

The tongue and esophagus are unremarkable. The stomach contains approximately 20ml of green fluid without particular matter. The mucosa is unremarkable. The duodenum and remainder of the small and large bowels are without evident abnormality. The appendix is present.

**ENDOCRINE SYSTEM:**

The thyroid, pituitary and adrenal glands are unremarkable.

Deborah J. Veney  
June 2, 1986

Page 4 of 5

Autopsy# 86-885  
Case# 111119

MUSCULOSKELETAL SYSTEM:

The red brown musculature is unremarkable. The bony thorax, vertebral column and long bones of the extremities are without palpable fracture.

Deborah J. Veney  
June 2, 1986

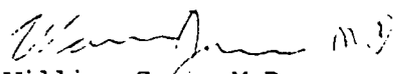
Page 5 of 5  
Autopsy# 86-885  
Case# 111119

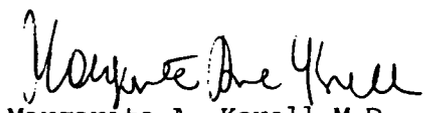
DIAGNOSES:

1. Gunshot wound of head
  - A. Contact range entrance right forehead
  - B. Multiple skull fractures
  - C. Perforation of brain
  - D. Bullet fragments recovered
  - E. Trajectory: backward and slightly upward

OPINION:

Deborah J. Veney, a 29 year old Black female, died as a result of a gunshot wound of the head. The manner of death is HOMICIDE.

  
William Zane, M.D.  
Associate Pathologist

  
Margarita A. Korell, M.D.  
Assistant Medical Examiner

8-26-86  
Date Signed

BLOOD:TYPE - A+  
BLOOD:ALCOHOL(HEART) - 0.08%  
DRUG SCREEN, BLOOD(HEART) - Cocaine less than 0.1mg/L  
Other drugs negative  
DRUG SCREEN, BILE - Negative  
DRUG SCREEN, URINE - Cocaine&metabolites positive  
Other drugs negative

bac



OFFICE OF THE CHIEF MEDICAL EXAMINER  
111 PENN STREET  
BALTIMORE, MARYLAND 21201

NAME: Deborah Venev BF29

NUMBER: 86-885

DATE: JUN - 1 1986

PHOTOGRAPHY BY: BRIAN K. SLACK

DR.: MARGARITA A. KORELL, M.D.

State's Exhibit #43  
(Autopsy Report + Photos)

STATE OF MARYLAND  
DEPARTMENT OF POST MORTEM EXAMINERS

111 PENN STREET  
BALTIMORE, MARYLAND

CASE # 111118

AUT. # 86-884

P.A. INSP. APP.

EXAMINATION RECORD - BALTIMORE CITY CASE

NOTIFIED BY Police Services TIME June 2, 1986 7:55A  
(DATE) (HOUR)

NAME OF DECEASED Glenita Johnson

RESIDENCE OF DECEASED 4711 NAVARRO

AGE 22 SEX female COLOR black HEIGHT 5'2" WEIGHT 130

TIME PRONOUNCED DEAD 5:37 A M June 2, 1986  
(HOUR) (DATE)

PLACE OF DEATH 4711 Navarro

MANNER OF DEATH HOMICIDE - subject shot

ALLEGED TIME OF INJURY 5:33 M June 2, 1986  
(HOUR) (DATE)

PLACE OF INJURY 4711 Navarro (living rm.)

BODY REMOVED FROM " " " "

BODY REMOVED BY morgue wagon

DATE RECEIVED AT MORGUE 10:52 A. M 6-2-86  
(HOUR) (DATE)

DATE EXAMINED 12:50 P. M 6-2-86  
(HOUR) (DATE)

EXAMINATION PERFORMED BY William Zane, M.D. and Margarita A. Korell, M.D.  
Associate Pathologist Assistant Medical Examiner

NOTE: A COPY OF THIS RECORD SENT TO:

STATE'S ATTORNEY OF Baltimore city  
(DATE)

CAUSE OF DEATH:

DIAGNOSIS

CODE # N854  
E965

Gunshot wound of head

BLOOD TYPE: O+  
BLOOD:ALCOHOL(HEART) - 0.03%  
DRUG SCREEN,BLOOD(HEART) - negative  
DRUG SCREEN,URINE - Cocaine&metabolites positive  
Lidocaine positive  
Other drugs negative  
DRUG SCREEN,BILE - negative



STATE OF MARYLAND  
DEPARTMENT OF POST MORTEM EXAMINERS

111 PENN STREET  
BALTIMORE, MARYLAND

Page 2 of 5

**EXAMINATION RECORD — BALTIMORE CITY CASE**

NAME OF DECEASED Glenita Johnson CASE NO. 111118

DATE OF DEATH June 2, 1986 autopsy# 86-884

**EXTERNAL EXAMINATION:**

The body is that of a 5'2", 130 pound, normally developed Black female appearing the reported age of 22 years. Rigor mortis is partially developed in the cool body and livor mortis is dorsal, faint and unfixed. The scalp hair is black, curly and up to 8" in length. The irides are brown, the sclera white and conjunctivae clear. The lips are without evident injury and the dentition is natural and in good repair. The external auditory canals, external nares and oral cavity are free of abnormal secretion and foreign material. The nasal skeleton is palpably intact. The posterior torso and anus are without note. The external genitalia are those of a normally developed, adult female. There are pale striae on the abdomen. The clothing consists of blood stained white shorts, white t-shirt, white bra and blue panties. There is no evidence of medical therapy and except where noted below, no external evidence of significant antemortem injury.

**EVIDENCE OF INJURY:**

1. GUNSHOT WOUND OF HEAD:

A gunshot wound of entrance is situated in the left parietal scalp approximately 2" to the left of the anterior midline and 1" below the top of the head. The defect is stellate measuring 5"x2". There is soot on the exposed skull. The wound path perforates the skin of the parietal hemispheres. Multiple fragments of lead bullet and separated jacket are recovered from the brain and left maxillary sinus and retained in an evidence envelope. The trajectory is downward and slightly frontward. There are multiple fractures of the left calvarium and base of skull. The palmar surface of the left index finger shows a 3/4" area of soot mainly on the proximal phalanx.

2. GUNSHOT WOUND OF THE RIGHT HAND:

An atypical gunshot wound of entrance is situated on the dorsum of the hand, overlying the 3rd and 4th metaphalangeal-joints. The defect is stellate, measuring 1" in greatest dimension. There is stippling along the ulnar margin in an area measuring 1 1/2". Soot is not evident. The wound path perforates the skin and soft tissue. An irregular fragment of lead measuring 1/4" is recovered and retained in an evidence envelope. The trajectory is proximal.

Glenita Johnson (Unk. 86-36)  
June 2, 1986

Page 3 of 5  
Autopsy# 86-884  
Case# 111118

3. GUNSHOT WOUND OF LEFT LEG:

Situated on the anterior aspect of the distal left leg, there are multiple irregular fragments of lead embedded in the skin, in an area measuring 2½"x2½". Soot and powder are not evident on the skin.

INTERNAL EXAMINATION:

HEAD:

The scalp is reflected after making the usual intermastoid incision and subgaleal hemorrhage is absent. Injury to the calvarium, bones at the base of the skull and 1100gm brain are noted. There is no evidence of old trauma or focal abnormality on serial coronal sectioning of the brain in the fresh state except where noted above. The atlanto-occipital joint is intact.

NECK:

There is no evidence of anterior soft tissue injury. The laryngeal cartilages hyoid bone and cervical spine are intact. The lumen of the larynx and trachea is free of foreign material and the mucosa is unremarkable.

BODY CAVITIES:

The body cavities are entered in the usual manner. There is no evidence of blunt force or penetrating injury and the cavities are free of abnormal secretions. There are multiple adhesions on the anterior surface of the liver. The lungs are expanded and the organs are in their usual locations.

CARDIOVASCULAR SYSTEM:

The heart weighs 290gm. The epicardial surface is smooth and glistening. The coronary ostia and coronary arteries are patent and the vessels pursue the usual courses. The tan red myocardium is firm and without focal lesion. The heart valves and endocardium are unremarkable. The aorta is unremarkable and the pulmonary artery and its major branches are free of antemortem thrombus.

BILIARY TRACT, SPLEEN AND PANCREAS:

The liver weighs 1330gm. The capsular surface is smooth and glistening and the anterior margins are blunted. The tan red parenchyma is of the usual consistency and without focal abnormality. The gallbladder contains approximately 10ml of thin, brown bile and the biliary passages are patent. The 60gm spleen has an intact capsule and its parenchyma is red and soft. The pancreas is soft and without sectioned abnormality.

GENITO URINARY SYSTEM:

The right kidney weighs 120gm and the left kidney 130gm. Their capsules strip with ease to reveal smooth, glistening cortical surfaces. On sectioning, there is good cortico-medullary definition and the calices, pelves and ureters are unremarkable. The urinary bladder contains approximately 50ml of clear urine and the mucosa is without gross lesion. The internal female genitalia are grossly unremarkable.

Glenita Johnson (Unk.86-36)  
June 2, 1986

Page 4 of 5  
Autopsy# 86-884  
Case# 111118

GASTRO INTESTINAL SYSTEM:

The tongue and esophagus are unremarkable.. The stomach contains approximately 50ml of clear fluid.The mucosa is unremarkable. The duodenum and the remainder of the small and large bowels are without evident abnormality. The appendix is present.

ENDOCRINE SYSTEM:

The thyroid,pituitary and adrenal glands are unremarkable.

MUSCULOSKELETAL SYSTEM:

The red brown musculature is unremarkable. The bony thorax, vertebral column and long bones of the extremities are without palpable fracture.

Glenita Johnson (Unk. 86-36)  
June 2, 1986

Page 5 of 5  
Autopsy# 86-884  
Case# 111118

DIAGNOSES:

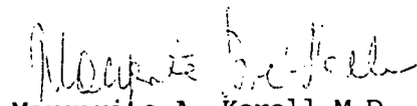
1. Penetrating gunshot wound of head
  - A. Contact range entrance in left parietal scalp
  - B. Multiple skull fractures
  - C. Perforation of brain
  - D. Jacket and bullet fragments recovered
  - E. Downward and slightly forward
2. Atypical gunshot wound of hand
  - A. Entrance in dorsum of right hand
  - B. Skin and soft tissue injury
  - C. Bullet fragments recovered
  - D. Trajectory: proximal
3. Superficial penetrating gunshot wound of left leg
  - A. Entrance distal left leg
  - B. Skin injury
  - C. Bullet fragments recovered

OPINION:

Glenita Johnson (Unk. 86-36), a 22 year old Black female, died as a result of a gunshot wound of the head. Gunshot wounds of the right hand and left leg were also present. The manner of death is HOMICIDE.



William Zane, M.D.  
Associate Pathologist



Margarita A. Korell, M.D.  
Assistant Medical Examiner

9-4-86  
Date Signed

BLOOD:TYPE - O+  
BLOOD:ALCOHOL(HEART) - 0.03%  
DRUG SCREEN, BLOOD(HEART) - Negative  
DRUG SCREEN, URINE - Cocaine&metabolites positive  
Lidocaine positive  
Other drugs negative  
DRUG SCREEN,BILE - negative

bac



OFFICE OF THE CHIEF MEDICAL EXAMINER  
111 PENN STREET  
BALTIMORE, MARYLAND 21201

NAME: Glenita Johnson BE22

NUMBER: 86-884

DATE: JUN - 1 1986

PHOTOGRAPHY BY: BRIAN K. SLACK

DR.: MARGARITA A. KORELL, M.D.



1 2  
86 884  
UNK. 86 36

OFFICE OF THE CHIEF MEDICAL EXAMINER  
111 PENN STREET  
BALTIMORE, MARYLAND 21201

NAME: Glenita Johnson Bera

NUMBER: 86-884

DATE: JUN - 1 1986

PHOTOGRAPHY BY: BRIAN K. SLACK

DR.: MARGARITA A. KORELL, M.D.



1 2

86 884

UNK. 86 36

OFFICE OF THE CHIEF MEDICAL EXAMINER  
111 PENN STREET  
BALTIMORE, MARYLAND 21201

NAME: Genita Johnson *BE22*

NUMBER: 86-884

DATE: JUN - 1 1986

PHOTOGRAPHY BY: BRIAN K. SLACK

DR.: MARGARITA A. KORELL, M.D.



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111 PENN STREET  
BALTIMORE, MARYLAND 21201

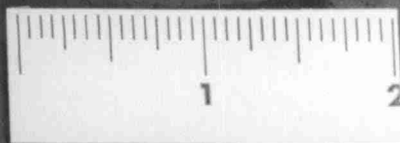
NAME: Stenita Johnson Bf22

NUMBER: 86-884

DATE: JUN - 1 1986

PHOTOGRAPHY BY: BRIAN K. SLACK

DR. MARGARITA A. KORELL, M.D.



86 884

UNK. 86 36

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BALTIMORE, MARYLAND 21201

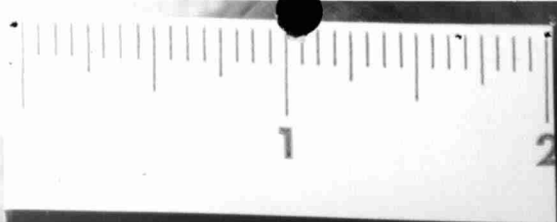
NAME: Glenita Johnson BF22

NUMBER: 86-884

DATE: JUN - 1 1986

PHOTOGRAPHY BY: BRIAN K. SLACK

DR.: MARGARITA A. KORELL, M.D.



86 884  
UNK. 86 36



OFFICE OF THE CHIEF MEDICAL EXAMINER  
111 PENN STREET  
BALTIMORE, MARYLAND 21201

NAME: Glenita Johnson BFA

NUMBER: 86-884

DATE: JUN - 1 1986

PHOTOGRAPHY BY: BRIAN K. SLACK

DR.: MARGARITA A. KORELL, M.D.

State's Exhibit #44  
(Autopsy Report + Photos)

(MR. LEE) (POPPY) (LEROY)

I can't understand why you would make me think that you really cared about me. I told you the first night in New York that I was afraid to fall in love with someone like you. However, the time we spent together helped me to see a small part of the real you. You say that you respect and trust me, but ~~is~~ still not enough to tell me your real name Aaron. I do not love you as I would a normal man. I do however care about you and care if you care about me. How could I have upset you so much that you not want to talk, touch or stay with me. If it is the problem about the money please forget about paying me, because I was paid with FUN. The money I get from the car towing will be returned to you as soon as possible. I'm not trying

to play you cheap. I  
wish you could understand the  
kind of woman that I am.  
Debbie told you to  
call that child I think  
I' at 25 years old, will  
be more woman than most.  
I don't want to be  
your only woman, just  
your special friend, A friend  
that you can talk to, laugh  
with, make love to, spend time  
with, think about, depend on in trouble  
times, help make decisions, give advice  
to, and most importantly Trust

Do not reply to this  
message immediately. Take  
time, no more than 1 week  
than give me your response.

Seanette  
Kiss - Kiss

(MR. LEE) (POPPY) (LEE) (LEROY)  
(KING FREAK)

You made me care  
about you by treating me  
so good. You were a  
different person when we  
were alone and that's the  
man that I care about.  
I know your Gas is very  
important to you, but when  
you and I are together  
please



DEFENDANT'S  
EXHIBIT  
5  
PENAD-Boyona, N.J.

State's Exhibit #46 (Letter from Jeanette  
Brown)  
Defend's Exhibit #5 (



ROOM	RATE	NO OF PERSONS	CLERK	DATE OF		
335	57	2 A	PT	ARRIVAL	DEPARTURE	P114603
		C		6-3	6-4	

PLEASE PRINT

NAME	Nellie Chew										PRINT GUEST LAST NAME
STREET	862 W. Fayette St.										
CITY	Baltimore			STATE	md		ZIP	21201			

PLEASE INDICATE METHOD OF PAYMENT

CASH       CREDIT CARD AND NUMBER \_\_\_\_\_

IF PAYMENT IS BY CREDIT CARD, YOU ARE AUTHORIZED TO CHARGE MY ACCOUNT FOR THE TOTAL AMOUNT DUE ON THIS FOLIO.

GUEST SIGNATURE *x/ Nellie Chew*

REPRESENTING \_\_\_\_\_

CITY \_\_\_\_\_ STATE \_\_\_\_\_ ZIP \_\_\_\_\_

CAR LICENSE \_\_\_\_\_ STATE \_\_\_\_\_ MAKE OF CAR \_\_\_\_\_

NOT RESPONSIBLE FOR VALUABLES NOT DEPOSITED IN SAFE

State's Exhibit #47  
(Receipt from Hotel)

06/05 01:15	664-0666	3M	.35	
06/05 09:23	947-3100	7M	.35	
06/05 13:21	947-3100	1M	.35	
06/05 12:35	646-1293	2M	.35	
06/05 12:43	212-594-5800	3M	3.73	*LD
06/05 13:07	212-594-5800	3M	3.73	*LD
06/05 13:14	664-0666	1M	.35	
06/05 14:46	539-2112	4M	.35	
06/05 14:53	664-0666	2M	.35	
06/05 15:50	358-0973	3M	.35	
06/05 17:34	566-8466	3M	.35	
06/05 19:04	664-0666	3M	.35	
06/05 20:23	655-7235	17M	.35	
06/05 20:40	362-8447	9M	.35	
06/05 20:49	362-8664	1M	.35	
06/05 20:51	362-8447	10M	.35	
06/05 21:02	664-0666	2M	.35	
06/05 21:41	212-864-9497	2M	2.72	*LD
06/05 22:01	366-7105	2M	.35	
06/05 22:23	362-6012	2M	.35	
LD 06/05	3 Calls	8 M	10.18	
LOC 06/05	17 Calls	72 M	5.95	
TOT 06/05	20 Calls	80 M	16.13	

Room # 0340				
06/05 20:52	215-896-5070	14M	6.11	*LD
LD 06/05	1 Calls	14 M	6.11	

Room # 0342				
06/05 13:46	355-3751	1M	.35	
06/05 13:52	486-3993	2M	.35	
06/05 16:49	833-6623	1M	.35	
06/05 16:55	922-7212	1M	.35	
06/05 16:57	922-8400	1M	.35	
LOC 06/05	5 Calls	6 M	1.75	

Room # 0407				
06/05 11:35	244-3360	5M	.35	
06/05 11:43	281-7000	3M	.35	
06/05 11:47	655-7200	1M	.35	
LOC 06/05	3 Calls	9 M	1.05	

Room # 0410				
06/05 08:08	787-5463	2M	.35	
06/05 08:51	636-2422	6M	.35	
06/05 08:57	787-5463	1M	.35	
06/05 13:29	787-5463	2M	.35	
06/05 13:48	837-3300	1M	.35	
06/05 15:55	837-3300	2M	.35	
06/05 17:22	465-3608	15M	.35	
06/05 22:31	768-4970	5M	.35	
LOC 06/05	8 Calls	34 M	2.80	



LD 06/01 1 Calls 3 M .35  
LOC 06/01 2 Calls 7 M 4.72  
TOT 06/01

Room # 0302  
06/01 18:03 288-0411 14M .35  
LOC 06/01 1 Calls 14 M .35

Room # 0307  
06/01 16:39 666-5558 1M .35  
06/01 16:43 666-5558 4M .35  
06/01 16:51 666-5558 4M .35  
06/01 22:21 950 0777 7M .35  
LOC 06/01 4 Calls 16 M 1.40

Room # 0314  
06/01 20:30 468-2970 8M 4.00 \*LD  
06/01 20:38 230 2960 10M .35  
06/01 20:48 716-688-0764 11M 5.38 \*LD  
LD 06/01 2 Calls 19 M 9.38  
LOC 06/01 1 Calls 10 M .35  
TOT 06/01 3 Calls 29 M 9.73

Room # 0316  
06/01 14:18 484-6508 1M .35  
LOC 06/01 1 Calls 1 M .35

Room # 0320  
06/01 09:06 772-0817 1M 2.60 \*LD  
LD 06/01 1 Calls 1 M 2.60

Room # 0338  
06/01 13:46 342-0511 1M .35  
06/01 21:42 904-338-0627 15M 6.97 \*LD  
LD 06/01 1 Calls 15 M 6.97  
LOC 06/01 1 Calls 1 M .35  
TOT 06/01 2 Calls 16 M 7.32

Room # 0342  
06/01 10:08 448-0978 13M .35  
LOC 06/01 1 Calls 13 M .35

Room # 0406  
06/01 18:46 944-9526 2M .35  
LOC 06/01 1 Calls 2 M .35

Room # 0409  
05/31 23:26 484-8748 6M .35  
700-1414 7M .35

06/01 23:33 333-7137 1M .35  
LOC 06/01 2 Calls 4 M .70

Room # 0342  
06/02 10:15 363-1767 2M .35  
06/02 12:44 363-2329 1M .35  
LOC 06/02 2 Calls 3 M .70

Room # 0403  
06/02 09:29 484-3523 2M .35  
06/02 09:39 298-7300 1M .35  
06/02 09:50 358-3638 4M .35  
06/02 11:18 484-0411 3M .35  
06/02 11:21 433-3998 6M .35  
06/02 12:38 323-4611 1M .35  
LOC 06/02 6 Calls 17 M 2.10

Room # 0405  
06/02 18:15 992-9852 1M .35  
06/02 18:16 997-0668 1M .35  
LOC 06/02 2 Calls 2 M .70

Room # 0407  
06/01 23:42 521-2151 1M .35  
06/02 10:58 486-2476 1M .35  
06/02 10:59 486-4144 4M .35  
LOC 06/02 3 Calls 6 M 1.05

Room # 0408  
06/02 14:26 728-1414 3M .35  
LOC 06/02 1 Calls 3 M .35

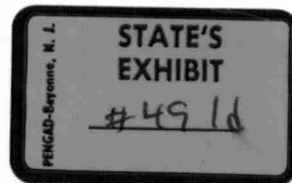
Room # 0410  
06/02 09:01 653-1155 5M .35  
06/02 09:05 995-0011 1M .35  
06/02 10:21 653-1155 1M .35  
06/02 10:48 636-2422 5M .35  
06/02 13:11 995-1715 4M .35  
06/02 19:44 465-5751 16M .35  
06/02 20:30 335-5742 6M .35  
LOC 06/02 7 Calls 38 M 2.45

Room # 0411  
06/02 08:32 486-0684 13M .35  
06/02 11:06 667-5357 6M .35  
06/02 12:33 667-5357 1M .35  
06/02 12:34 486-0684 2M .35  
LOC 06/02 4 Calls 22 M 1.40

State's Exhibit #48  
(Listing of Phone Calls)

Was a victims house when I  
was arrested for shoplifting.

I saw Lee at 862 W. Fayette St.  
on Thurs. before murder. I saw Lee  
with scratches on his arm. I asked  
who did it he said California  
Debbie <sup>(victim)</sup>. I asked if he wanted  
me to beat her up. he stated  
it would be taken care of.



State's Exhibit #49  
(Handwritten note)

PENGAD-Bayonne, N. J.

STATE'S  
EXHIBIT

#51 ~~51~~

7-13-87

EX 51 45

PHONE, 396-2721



DETECTIVE  
O. L. REQUER  
BALTIMORE POLICE DEPARTMENT  
CRIMINAL INVESTIGATION DIVISION  
HOMICIDE UNIT

601 E. FAYETTE STREET

BALTIMORE, MD 21202

POLICE DEPARTMENT  
BALTIMORE, MARYLAND

C. I. D.

PAWNSHOP INDEX CARD

Form 76/209

ARTICLE Television 22116097

DATE PAWNED 11/2/85 MAKE TMK

BROKER 26 INITIALS 91OPRC

059818

No. OF PAWN \_\_\_\_\_

DESCRIPTION Port color 19

SHEET No. \_\_\_\_\_

STATE'S  
EXHIBIT

P 25 #

PENGAD-Bayonne, N. J.

PENGAD-Bayonne, N. J.

STATE'S  
EXHIBIT

49

336 W 121<sup>st</sup> JEBUS

Grand Floor Rear

Btw MANHATTAN & MORNINGSIDES' AVE

---

Ma

764-8720 State W

attorney  
John W

State's Exhibit # 51 + 52

(Police I.D. Card)

(Pawnshop Index Card)



POLICE DEPARTMENT  
BALTIMORE, MARYLAND

Continuation

C.C. No.

6F3377

Victim (s) DEBORAH JEAN VENEY F10/10-29-56  
GLENITA VERNICE JOHNSON F10/8-3-63

Page No. 2

Date 6/2/86

Run No. 5778

Offense: HOMICIDE

ITEMS PROCESSED (CONT); KITCHEN - KITCHEN TABLE, ITEMS ON KITCHEN TABLE: ASHTRAYS, CDS PARAPHERNALIA, CIGARETTE PACKS, NAIL POLISH REMOVER, SUNGLASSES, DRINKING GLASS, ALCOHOL BOTTLE; BACK DOOR, BEVERAGE BOTTLES IN TRASH CANS OF FRONT BEDROOM AND LIVING ROOM; SODA BOTTLE ON GROVELAND AVE SIDE OF HOUSE

26. ALCOHOL BOTTLE ON KITCHEN TABLE

LATENTS FROM (CONT): 13. DRINKING GLASS ON LIVING ROOM COFFEE TABLE

27. SAME AS 26.

14. MIRROR UNDER SOFA

28. SAME AS 26.

15. SAME AS 14.

29. CIGARETTE PACK ON KITCHEN TABLE

16. SAME AS 14.

30. SAME AS 29.

17. TELEPHONE ON STEPS

31. SAME AS 29.

18. WINE COOLER BOTTLE IN TRASH CAN IN KITCHEN

32. SAME AS 29.

19. SODA BOTTLE IN TRASH CAN IN KITCHEN

33. TOOTHPIEK HOLDER ON KITCHEN TABLE

20. SUNGLASSES ON KITCHEN TABLE

34. NAIL POLISH REMOVER ON KITCHEN TABLE

21. SAME AS 20.

35. SAME AS 34.

22. ASHTRAY ON KITCHEN TABLE

36. GLASS PIPE ON KITCHEN TABLE

23. SAME AS 22.

37. SAME AS 36.

24. SAME AS 22.

38. CIGARETTE PACK ON KITCHEN TABLE

25. GLASS PIPE ON KITCHEN TABLE

CONT 7. 25th  
29. GLASS BOTTLE ON KITCHEN TABLE

9/6/86

Victim (s) Deborah Venev / Glenita Johnson

Page No. 3

Date 6-2-56

Run No. 5779

Offense: Double Homicide

Physical Evidence

To Latents - Kentucky Fried Chicken box on kitchen stove;

From kitchen table: four paper cups, one paper spoon, one match book, eleven cigarette butts from ashtrays on kitchen table; various paper items from top layer of kitchen trash can; various paper items from trash can in front bedroom; four cigarette butts on large table in front bedroom; piece of match book with two matches from dresser in front bedroom; one match book in two pieces on the television on large table in front bedroom; pieces of bus schedule in paper bag on large table in front bedroom; two pieces of paper from bureau in rear bedroom; two cigarette butt from ash tray on floor by rear wall of rear bedroom; Handbill on large table in front bedroom; file card on large table in front bedroom; photographs from bureau in rear bedroom; cup on large table in front bedroom; paper bag on large table in front bedroom

prop # 992300

C.C. No.	6 F 3377
Offense:	Double Homicide

Victim (s) Deborah Veney / Glenta Johnson

Page No. 4

Date 6 2 86

Run No. 5779

Physical Evidence

To Chemistry - hair from left hand of victim in livingroom chair.  
 Prop # - 992299

To Firearms - one bullet recovered from floor at base of stairs  
 - one fragment recovered from on the left shoulder of victim in livingroom chair  
 - one fragment recovered from the brain matter on the livingroom floor  
 - one fragment recovered from on the left leg of the victim in livingroom chair  
 - one fragment recovered from the livingroom chair in which the victim was sitting  
 prop # 992298

To E.C.U - Two file cards from bureau in rear bedroom  
 prop # 992301

C.C. No.

6F3377

Victim (s) *Doborah Veney / Glenita Johnson*

Page No. *5*

Date *6-2-76*

Run No. *5779*

Offense: *Double Homicide*

*Neutron activation analysis swabbings were taken  
from Lenwood Bruce at 4711 Navarre Av at 855 AM by  
technician J. French and submitted to ECU - prop# 992297*

*Photos - Color 2-CC#, 2-front of house, 2-bottle on street beside house,  
6-bedrooms, 1-bullet on floor, 1-bone on step, 3-stairway, 2-Kitchen table  
10 - Ms Johnson, 8 - Ms Veney, 5 - Livingroom*

Victim (s) Deborah Veney / Glenita Johnson

Page No. 6

Date 6-2-86

Run No. 5779

Offense: Double Homicide

The scene was in an end of group townhouse at 4711 Navarro av. No forced entry was found into the dwelling. The front door could only be unlocked from the inside while the rear door had standard door locks. The second floor windows were found open. No signs of ransacking were observed. A large amount of C.D.S. paraphernalia was observed through out the house with a large concentration on the kitchen table.

Ms. Glenita Johnson was found sitting in a livingroom chair near the stairs. She had a large wound to the left side of her head and injury to her right hand. She had several long dark hairs in her left hand. A small lead fragment was on her left leg and a larger lead fragment was on her left shoulder. A large pool of blood was on the floor by the victim's left side.

Ms. Deborah Veney was found at the base of the stairs between the livingroom and the kitchen. She was laying face up on the floor with her head toward the livingroom. Her feet were tangled in the telephone cord which extended down the stairs from the second floor and back up to the telephone on the steps. Her jacket was torn. The victim's head was split apart and the brain was separated from the body. Brain matter, bone, and blood were on the stairs, the stairway walls and in the beverage rack.

C.C. No.

6F3377

Victim (s) Deborah Veney / Glenita Johnson

Page No. 7

Date 6-2-86

Run No. 5779

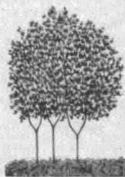
Offense: Double Homicide

a bullet was found on the floor by Ms Veney's right leg.

The house was searched for physical evidence, processed for latent fingerprints and sketched. The C.D.S. Paraphernalia was recovered by officer H. Roop.

8/10/86

Defend Exhibit #1  
(Finger print Report)



INNER FEELINGS  
by Ned Stern

*Amberley Greeting Card Co.*

CINCINNATI, OHIO 45249-1695  
MADE IN U.S.A.



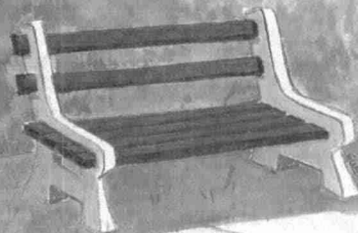
6B

100FF1836

© MCMXXIV

I was waiting  
for you  
a long time.

It finally  
happened and...



Hi Rude

How ARE you

FINE Now I Hope!

Now that you are <sup>on</sup> Lockup

(Jack) ↓

(Be good, FOR ME)

P.S. I SEND

It was  
worth the wait!  
Or was it  
Come on with jokes

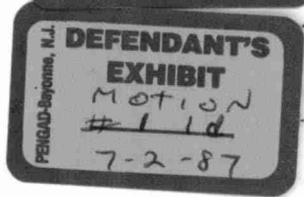
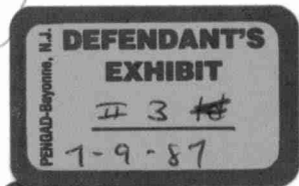
~~John~~  
~~John~~  
John

John  
or  
Bays

JOANNE BOYCE  
3613 HOWARD PK. AVE  
BALTO, MD, 21207



MR Rude Ranney #368618#  
401 E Gager St  
Balto, Md. 21202





S.W.A.K.

611



Defendants' Exhibit #3  
(Card to Defendant)

CAB	894	PLATE	61	CODE		PICKUP	OWNER
							TRADING AS
							ARROW CAB
NO FLAT RATES - FLAG MUST BE DOWN ON ALL JOBS						DRIVER	L. BRUCE

4714

**METER READING**

DON'T ERASE - IF TOTALS ARE WRONG USE EXTRA SPACE FOR CORRECT READINGS.

NOTICE TO ALL DRIVERS: ANY DRIVER WHO CANNOT ACCOUNT FOR HIS TIME WHILE ON DUTY, OR RETURNS CAB LATE, WILL BE ASSESSED AT THE RATE OF \$3.00 PER HOUR LESS COMMISSION.

REPORT ALL ACCIDENTS TO THE INSURANCE OFFICE. DRIVE AS IF YOUR LIFE AND YOUR JOB DEPENDED ON IT.

**THIS CAB IS NOT TO BE DRIVEN OUT OF THE STATE OF MARYLAND.**

	UNITS	TOTAL MILES	TRIPS	PAY MILES	UNITS X .10c =	S	C	RENTAL	\$ 21 <sup>c</sup>
IN	287408		120310		TRIPS X .60c =			GASOLINE	160
OUT	878310		110200		CALLS X .25c =			TAX	105
REVISED					EXTRAS =			MISC.	2375
TOTALS	38110		10110 <sup>+</sup>		TOTAL GROSS METER →	S	C	TOTAL CASH	\$ 47 <sup>c</sup> 40 <sup>+</sup>

	FROM	TO	NO. PASS.	TIME BEGAN	TIME ENDED	METER FARE	EXTRAS	X-PHONE
1	NORTH	NORTH	2			480		
2	LONGWOOD	BUBBLE	2			580		
3	BELLEVILLE	MADISON	2			880		
4	LONGWOOD	17 YEAR	2			570		
5	COPKINSON	BELLE	2			480		
6	COPKINSON	LONGWOOD	2			580		
7	LONGWOOD	WILKIN	2			600		
8	LONGWOOD	LONGWOOD	2			0120		
9	WILKIN	MADISON	2			200		
10	WILKIN	L. BULLOCK	3			811		
11								
12								
13								
14								
15								
16								
17								
18								
19								
20								

**DEFENDANT'S EXHIBIT**  
102

FOLD STUB FORWARD — DO NOT WRITE IN THIS SPACE

REPORT IS SHOP AT \_\_\_\_\_  
1.6001

GAS	ATT.	GAL.	GAS.	\$ 2
-----	------	------	------	------

58005 - FORMS & SYSTEMS

	FROM	TO	D. PASS.	TIME	MAN	TIME ENDED	METER FARE	EXTRAS	X-PHONE
21									
22									
23									
24									
25									
26									
27									
28									
29									
30									
31									
32									
33									
34									
35									
36									
37									
38									
39									
40									
41									
42									
43									
44									
45									
46									
47									
48									
49									
50									
51									
SIGNATURE	TOTALS								

HAVE YOU HAD AN ACCIDENT? YES  NO  IF SO FILL OUT REPORT CARD. THIS CAB IS NOT TO BE DRIVEN OUT OF THE STATE OF MARYLAND. DRIVER MUST PHONE OFFICE FOR PERMISSION TO DRIVE ANY FARE THAT EXCEEDS 10 MILES BEYOND THE CITY LIMITS. OPERATION OF THIS CAB IS LIMITED TO THE MAN DISPATCHED FOR ONE SHIFT (12 HOURS); WHICH PRIVILEGE IS NOT TRANSFERABLE. FLAG MUST BE DOWN ON ALL JOBS. FAILURE TO PAY OFF AT END OF SHIFT MAKES DRIVER LIABLE FOR **EMBEZZLEMENT**.

DO NOT WRITE BELOW THIS LINE

Defendant's I. D. Exhibit #1  
(Cab meter reading)

DX6

CIRCUIT COURT  
OR  
DISTRICT COURT OF MARYLAND  
DISTRICT I  
BALTIMORE CITY

OPERATIONS BUREAU  
SEARCH AND SEIZURE WARRANT  
POLICE DEPARTMENT FORM 84 / 187

To: Any Police Officer of Baltimore City:

Affidavit having been made before me by (a) DETECTIVE WILLARD HARDESTY  
Affiant — Name and Rank

AND DETECTIVE OSCAR REQUER said Affidavit being incorporated by reference into this warrant and made a part thereof, that he (they) has (have) reason to believe

(on the person of ) JEANETTE ELOUISE BROWN FBI/11-26-60  
that (on the premises known as) (b) 3600 LABYRINTH RD-APT B-22 BEING A  
(in the vehicle described as) (cross out items not applicable and describe person(s), premises or vehicle)

3 STORY RED BRICK APARTMENT DWELLING, LOCATED ON THE THIRD FLOOR  
HAVING A BROWN WOOD DOOR WITH B-22 AFFIXED TO SAME

in the City of Baltimore, there is now being concealed certain property, namely; (c) COCAINE  
CDS, RELATED PARAPHERNALIA, BOOKS, PAPERS, PHOTOGRAPHS,  
(describe property to be seized — use continuation sheet if necessary)

FIREARMS, ASSETS, AND MONIES GAINED FROM SUCH  
ILLEGAL OPERATIONS

which is (are) (in violation of the Laws of Maryland )  
(evidence relating to the commission of a crime) pertaining to (d) \_\_\_\_\_

ARTICLE 27 SECTION 276 THRU 302 ANNOTATED CODE  
OF MARYLAND (SEE ATTACHED AFFIDAVIT)  
(give grounds for search and seizure)

and I am satisfied that there is probable cause to believe that the property so described is being  
(person )  
concealed on the (premises) above described and that the foregoing grounds for application for  
(vehicle →)  
issuance of the search warrant exist.

You are therefore commanded, with the necessary and proper assistants, to search forthwith  
(person )  
the (premises) herein above described for the property specified, executing this warrant and  
(vehicle →)

making the search; and if the property be found there, to seize it; and if upon execution of this warrant, there are found persons then and there engaged in the commission of a crime, arrest those so participating; leaving a copy of this warrant with an inventory of the property seized and returning copy of said warrant and inventory, if any, to me within ten days after execution of this warrant; or, if not served, to return this warrant to me promptly, but not later than five days after this expiration, as required by law.

Dated this (e) \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

SIGNED \_\_\_\_\_  
JUDGE

RETURN

I received the attached Search Warrant (f) \_\_\_\_\_, 19\_\_\_\_  
and have executed it as follows:

On (g) \_\_\_\_\_, 19\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M

(the person )

I searched (the premises) described in the warrant and I left a copy of the warrant containing  
(the vehicle )

the inventory with (h) \_\_\_\_\_  
(name of person searched or name of owner "at the place of search")

The following is a inventory of property taken pursuant to the warrant:

(i)

This inventory was made in the presence of (j) \_\_\_\_\_  
and \_\_\_\_\_

I swear that this inventory is a true and detailed account of all the property taken by me on  
the warrant.

(k) \_\_\_\_\_  
Signature of affiant

Subscribed, sworn to and returned before me this \_\_\_\_\_ day  
of \_\_\_\_\_, 19 \_\_\_\_\_

# AFFIDAVIT

AFFIDAVIT IN SUPPORT OF A SEARCH AND SEIZURE WARRANT FOR THE FOLLOWING PERSON, PREMISE:

PERSON: JEANETTE BROWN, FBI/11-26-60

PREMISE: 3600 LABYRINTH RD, APT. B-22

BEING A 3 STORY RED BRICK APARTMENT DWELLING LOCATED ON THE THIRD FLOOR HAVING A BROWN WOODEN DOOR WITH B-22 AFFIXED TO SAME.

YOUR AFFIANT DETECTIVE WILLARD HARDESTY HAS BEEN A MEMBER OF THE BALTIMORE CITY POLICE DEPARTMENT FOR (13) YEARS. DURING THIS PERIOD, YOUR AFFIANT HAS ATTENDED AND SUCCESSFULLY COMPLETED A THREE DAY SEMINAR ON NARCOTICS ENFORCEMENT. HELD BY THE FEDERAL DRUG ENFORCEMENT ADMINISTRATION. IN ADDITION YOUR AFFIANT HAS PARTICIPATED IN THE ARREST OF MORE THAN 1000 PERSONS WHO HAVE VIOLATED THE DRUG LAWS OF THE STATE OF MARYLAND IN WHICH LARGE AMOUNTS OF ALL KINDS OF CONTROLLED DANGEROUS SUBSTANCES, ALONG WITH WEAPONS AND THOUSANDS OF U.S. DOLLARS WERE SEIZED AS A RESULT OF THESE ARRESTS.

YOUR AFFIANT IS FAMILIAR WITH THE APPEARANCE AND THE VARIOUS METHODS OF PACKAGING, OBSERVED NARCOTIC TRANSACTIONS ON THE STREETS OF BALTIMORE.

FURTHER YOUR AFFIANT HAS EITHER BEEN THE AFFIANT OR CO-AFFIANT ON OVER FORTY (40) SEARCH AND SEIZURE WARRANTS IN WHICH LARGE AMOUNTS OF VARIOUS KINDS OF CONTROLLED DANGEROUS SUBSTANCES, ALONG WITH DRUG PARAPHERNALIA AND PACKAGING MATERIALS WERE RECOVERED. YOUR AFFIANT, ON NUMEROUS OCCASIONS, HAS TESTIFIED AS AN EXPERT IN THE AREA OF NARCOTICS IN

CRIMINAL COURTS AND DISTRICT COURTS OF MARYLAND. YOUR AFFIANT IS CURRENTLY ASSIGNED AS A NARCOTIC INVESTIGATOR WITH THE BALTIMORE POLICE DEPARTMENT, CRIMINAL INVESTIGATION DIVISION, DRUG ENFORCEMENT SECTION.

YOUR CO-AFFIANT DETECTIVE OSCAR REQUER IS A SWORN MEMBER OF THE BALTIMORE CITY POLICE DEPARTMENT AND HAS BEEN SINCE FEBRUARY 1964. YOUR CO-AFFIANT IS PRESENTLY ASSIGNED TO THE CRIMINAL INVESTIGATION DIVISION, THE HOMICIDE UNIT SINCE JULY 1979. SINCE BEING SWORN, YOUR CO-AFFIANT HAS BECOME EXPERIENCED IN ALL ASPECTS OF PRACTICAL POLICE PROBLEMS AND HAS PARTICIPATED IN THE INVESTIGATION OF NUMEROUS HOMICIDES RAPES, ROBBERIES, EXTORTION, KIDNAPPINGS ETC. THE TOTAL OF WHICH HAS EXCEEDED THREE-HUNDRED SUCH INVESTIGATIONS.

YOUR AFFIANT HAS ATTENDED THE FRANKS GLESSNER LEE SEMINAR DEALING EXCLUSIVELY IN HOMICIDE INVESTIGATION UNDER THE AUSPICES OF DR. RUSSELL FISHER, THEN THE CHIEF MEDICAL EXAMINER FOR THE STATE OF MARYLAND. YOUR CO-AFFIANT HAS ATTENDED AND SUCCESSFULLY COMPLETED NUMEROUS SPECIAL EDUCATIONAL LECTURES ON THE LAWS PERTAINING TO SEARCH AND SEIZURE.

IN ADDITION YOUR OFFICE HAS EXECUTED  
VARIOUS WARRANTS, SEARCH AND SEIZURE  
WARRANTS PERTAINING TO THE CRIMES OF  
C.D.S. VIOLATIONS, HOMICIDE, RAPE, BURGLARY  
ROBBERY ETC.

ON 2 JUNE 1986 AT ABOUT 0420 HRS. A  
DOUBLE HOMICIDE 134 SHOOTING OCCURRED AT  
4711 NAVARRO RD. ~~LOCATED~~<sup>N.C.H.</sup> LOCATED IN  
BALTIMORE CITY STATE OF MARYLAND UNDER  
POLICE COMPLAINT NUMBER 6F-3377.

BOTH VICTIMS WERE BLACK FEMALES IDENTIFIED  
AS DEBORAH VENEY FIB/30 YRS. 4711 NAVARRO RD.  
AND GLENITA JOHNSON FIB/27 YRS. 2143 CLASSON RD.  
DURING THE INITIAL INVESTIGATION OF THE CRIME  
SCENE IT WAS DISCOVERED THAT THE VICTIMS  
WERE ENGAGED IN FREE-RACING COCAINE.

ALSO JEANETTE BROWN WAS ALSO INTERVIEWED  
ON 2 JUNE 1986 AND IT WAS AT THIS TIME  
THE POLICE LEARNED THAT JEANETTE BROWN  
WAS IN FACT A COUSIN OF ONE OF THE  
VICTIMS IDENTIFIED EARLIER IN THIS AFFIDAVIT  
AS KATHY VENEY 4711 NAVARRO RD.  
AT THE TIME AND DATE OF THE INITIAL  
INTERVIEW WITH JEANETTE BROWN ON 2 JUNE 1986  
JEANETTE BROWN GAVE HER RESIDENCE AS BEING

3600 LABYRINTH RD APT. B-22 AND HER PHONE NUMBER OF 358-0973.

DETECTIVE OSCAR REQUER YOUR CO-AFFIANT MRS CONTACTED HER BY LAND-LINE 358-0973

SINCE 2 JUNE 1986 VERIFYING THAT THIS IS IN FACT JEANNETTE BROWN'S PHONE NUMBER.

ALSO ON THIS DATE 17 JUNE 1986 AT ABOUT 1100 HRS. YOUR CO-AFFIANT RESPONDED TO

3600 LABYRINTH RD. APT B-22 IN THE CONTINUING INVESTIGATION OF THE DOUBLE HOMICIDE OF

DEBARAH VENEY AND GLENITA JOHNSON OCCURRING ON 2 JUNE 1986 AT 4711 NAVARRO RD.

AND SOLELY FOR THE PURPOSE OF RE-INTERVIEWING JEANNETT BROWN AS A MATERIAL WITNESS.

JEANNETT BROWN RESPONDED TO ANSWER THE DOOR ALONE AT 3600 LABYRINTH RD. APT B-22.

AT THIS TIME JEANNETT BROWN WAS TRANSPORTED TO THE HOMICIDE UNIT OFFICE LOCATED AT

601 E. FAYETTE ST. BALTIMORE ~~CITY~~ POLICE HEADQUARTERS.

YOUR CO-AFFIANT ADVISED MISS. BROWN THAT BASED ON THE PHYSICAL EVIDENCE RECOVERED

AT THE CRIME SCENE, THAT HE FELT THAT VENEY'S DEATH WAS DRUG RELATED. THE

BASIS OF WHICH WAS FROM INTERVIEWS AND PHYSICAL EVIDENCE AT THE CRIME SCENE I.E

COCAINE RESIDUE AND PARAPHERNALIA.

YOUR CO-AFFIANT TOLD MISS BROWN BY HER AVOIDING THE HOMICIDE INVESTIGATORS AND NOT RETURNING THEIR PHONE CALLS THEY WERE CONTEMPLATING HAVING HER SUMMONED BEFORE THE GRAND JURY TO TESTIFY UNDER OATH AS TO WHAT KNOWLEDGE SHE HAD AS TO WHO OR WHOM WERE RESPONSIBLE FOR THE DEATH OF DEBORAH VEJECY AND GLENITA JOHNSON. MISS BROWN REFUSED BY STATING THAT SHE HAD NO PERSONAL KNOWLEDGE AS TO WHO WAS RESPONSIBLE FOR THE DEATHS OF DEBBIE OR PEACHES. THE REASON FOR HER AVOIDING THE POLICE WAS THAT SHE HERSELF WAS DEALING COCAINE, AND SHE HAD TO RUSH THEM (POLICE) OUT OF HER APARTMENT TODAY BECAUSE HER APARTMENT WAS DIRTY, THAT SHE IS DEALING IN WEIGHT, THAT WHEN YOU (POLICE) CALLED TODAY SHE WAS SERVING THREE CUSTOMERS, YOU SHOULDN'T HAVE SAID THAT YOU WERE POLICE WHEN YOU CALLED THIS OCCURRED IN THE PRESENCE OF YOUR CO-AFFIANT AT 1130 HRS. 17 JUNE 1986 AT THE POLICE HEADQUARTERS.

IT IS THE OPINION OF YOUR AFFIANTS THAT THE APARTMENT OF JEANETTE BROWN DOES IN FACT CONTAIN, SUSPECTED COCAINE FOR THE USE OF STORAGE, SALE AND DISTRIBUTION FROM SAID PREMISES IN VIOLATION OF ARTICLE 27,

CODE OF MARYLAND. BASED ON THIS INFORMATION  
IT IS PRAYED THAT A SEARCH AND SEIZURE WARRANT  
BE ISSUED FOR JEANNETTE BROWN FBI 11-26-60 AND PREMISE  
OF 3600 LABYRINTH RD. APT B-22 LOCATED IN BALTIMORE CITY, MARYLAND

~~DET. William B. [unclear]~~

AFFIRANT

CO-AFFIRANT

SWORN TO BEFORE ME AND SUBSCRIBED  
TO IN MY PRESENCE.

JUDGE

Defendants Exhibit #6 F.D.  
(Search + Seizure Warrant)