

Kavanaugh

**SCREENED**  
By clp Date 3/5/2010

38P

Body/Scene

Death

State of Mind

- \* gun position in hand (color)
- \* blood - face, shirt, ground
- \* powder burn in mouth
- \* residue on hands
- \* thumb indentation
- \* glasses - location; powder
- \* shoes - mica
- \* hairs? (daughter?)
- \* carpet fibers
- \* neck

Work

- \* Travel Office - Hearings (Idro's role?)

Other

- \* Who owned gun? (PRINT Under handle)
- \* Where was VWP 1-6pm?

Car

- \* Tie in it; w or not meaningful?
- \* Locked? Keys
- \* oven mitt?
- \* note w/ #

W3,W4; lied about briefcase....

Gonzalez did a hand drawn sketch for Ruddy. Showed the location of the body near cannon #1.

Dr. Haut did a hand drawn sketch for Irvine. Showed the body in that same place, near cannon #1; not cannon #2.

Ruddy also has tape recording of his conversation with Haut about the body's location near #1. Wallace was told this, and Wallace decided to use Haut on program saying something contrary to that.

Haut's map/tape is consistent with Gonzalez.

Arthur is interesting.

Pat Knowlton (W2) says that he saw Hispanic guy in parking lot around 4:30 pm. #1 believes that this guy was "covering the parking lot" while others were moving the body...

There is a lot of mica in the park. It is all over the vegetation. Mica on Foster, but no soil. Consistent with 1st cannon location.

Mr. Reaves, male black who stays around the park, was not there during the week Foster's body was found - he was sick. No one from the OIC has ever talked to him. [Advised #1 on second day that someone had talked to Reaves. BK advised me that Luekenhoff had].

Park Supervisor Tyrone (Ty) Brown told Reaves that the body was by the 1st cannon. Ruddy has Ty on tape.

Park historian - clear dirt paths to cannon #2.

When asked if he thought the body was ever at cannon #2, he stated that not ever at cannon #2.

When asked why everyone said it was by cannon #2, he said that all lied about it. If they don't continue lying, the truth might be uncovered.

When will Henry Lee do a report? Lee is a hired gun. Will say "could be \_\_\_\_\_".

#### Theory:

When asked what his best theory was, he said off the record, deep background:

Foster was poisoned. The gun shot was a "cover shot" after the heart stopped:

Little blood.

Vernon Gebhart.

No exotic tests were run.

No blood on the vegetation.

Foster had severe anxiety the last few days of his life. When you kill someone like this, you want to do it in a familiar setting.

Foster didn't have lunch as the secretary said. Pond was told to say that.

He did have a big meal at the White House, but not in his office. Beyer found meat and potatoes in stomach.

Probably died between 4 and 5 of poison.

✓ Was on a carpet on the floor in the White House; possibly an oriental carpet, because of the different type of fibers. Do not believe he was ever rolled up in a carpet as some speculate.

Helen Dickey was told that he died in the parking lot; probably the parking lot at Fort Marcy.

A military source in the White House says that there was a stranger in the halls of the White House between 2 and 3 pm that day.

The White House security apparatus is geared toward checking people coming in. Little attention is paid to those leaving. Officer Skiles is the only one who might have seen something that day.

When asked who might have done this, he said, "the Arkansas B-team". Why call it the "B-team": because it is an Arkansas version of the noted "A-team" of TV fame.

Who is this "B-team"? Dixie Mafia thugs, who also do things for Tyson, Stephens.

Patsy Thomasson spilled the beans that Vince Foster was going to talk. Patsy is the enforcer. Notified appropriate people.

The body was moved out of the White House through a tunnel; perhaps through the Treasury Department. No one cares about people going out of the grounds.

The body was transported in a van to the Park.

Probably the cover shot was in the van. Wouldn't it penetrate the van? Not if shot into a mattress. Dr. Haut said the back of the wound was covered.

The van pulled into the 2nd parking lot on Chain Bridge Road, across from the Saudi ambassador's residence.

The body was then carried directly from the gate by the 2nd parking lot directly to the position near cannon #1. It is a

straight path to there.

The gun allegedly found in Foster's hand was "staged".

He was probably shot with a .22 pistol. This is the type weapon often used to hit people. Silencers can be used on same. *Professionals*  
This is consistent with Haut statement about a low velocity weapon.

When asked about the CW, he said that he is probably in on it. Possibly even his van used. CW will not talk to Ruddy.

Told him that we will consider all reasonable theories. Told him I will talk to Irvine, Pritchard also.

He said Scaife, Irvine down on Ken.

With Irvine make it clear that it is off the record. Irvine tapes all telephone conversations, even those with Ruddy. He will print anything you say.

"I'm not saying I talked with Miguel, but...."

*Rodriguez Sans...*

Miguel believed the CW; Ruddy does not believe him.

CW supposedly made the 911 call from the other park; but an anonymous female called 911 first, even though the official record does not reflect this.

Need to check Rolla's rough notes. He indicates arrival at 6:35 pm. Next entry or so is "Walker, Secret Service at the White House." Which indicates he had that before he got to the park.

Believes strongly that White House notified earlier that everyone has said.

Beyer told him that there was an FBI man and a Secret Service man at the autopsy.

Oct. 13:

Discussed Miguel, Touhey. Advised him of unprofessional conduct by Miguel. Lucia witness.

Miguel raised a number of inconsistencies in lengthy memo. We have checked these out.

Miguel's insistence on "maintenance road" below 2nd cannon area. Ruddy agreed there was none.

Miguel statement about body under cannon #2 "in the line of fire" ludicrous.

Thinks Ken needs to hire an experienced murder prosecutor.

He gave me copy of Dr. Haut's map. Showed me where 1st cannon was; and where body was in relation to 1st cannon.

10-24-95

0945

Ellen Pollock, WSJ, called -

(i) Why hire San Diego doctor?

(ii) D'Amato supposedly will make stmt abt VF -  
Why? Didn't know -

(iii) Who running F- investigation now  
that MT gone? John Bates & I.

(iv) Anything else going on? No - "active & ongoing"

10-23-95

BK -

① That & J have until end of March '96 -

② No other plans to put in witnesses  
possibly Lindsey -

①

**MEMORANDUM**

**Date:** October 23, 1995  
**From:** Hickman Ewing  
**To:** File  
**Subject:** Peter Westmacott

---

On Monday, October 23 at 9:00 a.m., a Mr. Peter Westmacott called the office leaving the message, "he's out and about today; he'll try you again around 10:30 a.m."

At about 10:20 a.m. I received a call from a British-sounding male identifying himself as Peter Westmacott. He said he was with the British Embassy and was in Little Rock. He said he is involved in political and public affairs for the Embassy.

He said that he understood that I had called him and he was to call me back. I told him that information was incorrect. [I had never heard this man's name before this call.] He said, in any event, he wanted to talk to me a few minutes.

He wanted to know my general impressions of how the "Starr Commission" was progressing. I told him that it was not a "Commission" that Ken Starr was the Independent Counsel appointed by the courts. I told him I was not at liberty to comment on the progress other than to say there is an "active and on-going" investigation.

He told me he knew I couldn't comment, but wanted to get my impressions on the status. I told him a number of people had already been prosecuted, had pled guilty and had been sentenced. Others are awaiting trial. Others are still under investigation. I told him a lot of this was in the public domain.

He thanked me for my time and said they would continue following it from what they could discern in the public domain.

After I talked to Mr. Westmacott, I checked my voice mail. I found that at 8:57 p.m. Sunday night, October 22, Peter Westmacott had left a message on my voice mail. He said he was with the British Embassy. He said that he had a message at the hotel for him to call me. He is in the Excelsior hotel, room 503.

TELECOPY COVER SHEET

OFFICE OF THE INDEPENDENT COUNSEL

1001 Pennsylvania Avenue, N.W., Suite 490N

Washington, D.C. 20004

telephone (202) 514-8688 facsimile (202) 514-8802

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

TO: Hick

Company Name: \_\_\_\_\_

Fax Number: BIK Telephone Number: \_\_\_\_\_

FROM: \_\_\_\_\_

Number of Pages: \_\_\_\_\_ (including this cover sheet)

Message: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

CONFIDENTIALITY NOTE

This facsimile is intended only for the person or entity to which it is addressed and may contain information that is privileged, confidential, or otherwise protected from disclosure. Dissemination, distribution, or copying of this facsimile or the information herein by anyone other than the intended recipient, or an employee or agent responsible for delivering the message to the intended recipient, is prohibited. If you have received this facsimile in error, please notify us immediately by telephone and return the facsimile by mail.

Hick:

Just a reminder that we should get the letter out to Miguel if that has not already been done. Thanks.

Brett

**The Daily Telegraph**

Washington Bureau

**The Sunday Telegraph**

Suite 904  
1331 Pennsylvania Ave. N.W.  
Washington, DC 20004  
(202) 393-5195  
(202) 393-1335 (fax)

# FAX COVER SHEET

To: KENNETH STARR .

From: Ambrose Evans-Pritchard,

Number of Pages (including cover sheet):

Other Information: SUSPECT

with compliments .

\*\*\*\*\*  
\*\*\* ACTIVITY REPORT \*\*\*  
\*\*\*\*\*

RECEPTION OK

TX/RX NO. 6421

CONNECTION TEL 202 393 1335

CONNECTION ID

START TIME 10/20 16:01

USAGE TIME 00'31

PAGES 1

RESULT OK

\*\*\*\*\*  
\*\*\* ACTIVITY REPORT \*\*\*  
\*\*\*\*\*

RECEPTION OK

TX/RX NO.	6422
CONNECTION TEL	202 393 1335
CONNECTION ID	
START TIME	10/20 16:02
USAGE TIME	00'52
PAGES	1
RESULT	OK



# Foster mystery: a key witness ignored by the FBI Death in the park: is this the killer? reveals the face

by Ambrose  
Evans-Pritchard  
in Washington

THAT face. Thin and pointed, with menacing eyes. It has haunted Patrick Knowlton for more than two years. He can still remember the Hispanic features exactly as they were on July 20, 1993, the day he stopped at a secluded Virginia park for a quick pee in the bushes. The man was on watch, guarding something. He looked the type who was fully capable of killing.

Hours later, Knowlton heard on the news that a close friend of President Clinton had been found dead in the same park. The victim was Vincent Foster, the Deputy White House Counsel, one of the close-knit Arkansas group.

Knowlton, a construction consultant, called the US Park Police. He thought he had vital information.

Perhaps he had seen a murder suspect. But the police did not seem to be interested. They took a few details in a desultory chat over the telephone. Nobody came to see him.

His statement in the police report was full of mistakes. Even his name was spelled incorrectly.

In the spring of 1994 he

was interviewed by the FBI. It was during the early phase of the investigation by Independent Counsel Robert Fiske. He claims that the FBI tried to badger him into changing his story.

When *The Sunday Telegraph* showed him police and judicial summaries of his testimony — which he had not seen — he was stunned, saying his statements had been falsified.

As he tells the story, he stopped at Fort Marcy Park at 4.30pm on July 20. There were two cars in the car park. One was a brown Honda Accord with Arkansas licence plates, subsequently identified as Foster's car. The other was a blue sedan, possibly a Japanese make. There was a man in his twenties sitting inside it with a manicured appearance. He lowered his window and gave Knowlton a threatening look.

"I was worried about getting mugged, so I left my wallet under the seat," said

Knowlton. "As I got out I heard his car door open and I thought 'Oh sb't', this is it, the guy's coming after me'. But he just stood there leaning over the roof of the car, watching me... When I came back I looked at him and I thought something's going to happen to me unless I get the hell out of here. I really thought he might kill me."

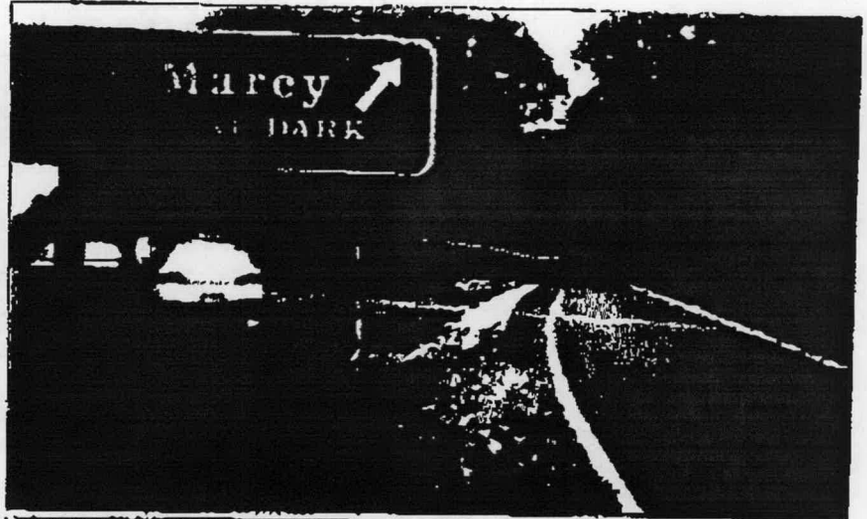
His FBI statement says that Knowlton "could not further identify this individual and stated that he would be unable to recognise him in the future".

"That's an outright lie," he said, angrily. "I want it on the record that I never said that. I told them that I could pick him out of a line-up."

*The Sunday Telegraph* asked if he would be willing to help with an artist's sketch of the suspect. He agreed. Since the US judicial authorities have failed to take the initiative, we have decided to do it ourselves. The sketch above is drawn by an experienced police artist.

Knowlton was the first eye witness to look into Foster's car. He saw a briefcase on the front passenger seat. "I

# of a possible murderer



... proceeded into the park to urinate. He further mentioned that this male was staring at him asking him, "feel extremely nervous and uneasy. He could not further identify this particular individual nor his attire and stated that he would be unable to recognize him in the future.

... path leading up to the park. When the hood of the car passed into the parking space. The hood of the vehicle was up and a white male was standing in the vicinity of the vehicle. He described the white male as in his mid- to late 40's, approximately six feet in height, medium build, long blonde hair and beard, appeared unclean and unkempt.

From FBI documents: Knowlton says the statement above is wrong and he would recognize the man he saw. And despite the couple's statement (left) the Fiske Report says they saw 'nothing unusual'

**CONFIDENTIAL**

Confusion or cover-up? The FBI virtually ignored the testimony of one witness at the death scene in Fort Marcy Park and the Fiske Report overlooked the Bureau's own evidence. Right: Foster had close links with Hillary Clinton

remember thinking these people from Arkansas must be real stupid to leave a briefcase on the front seat," he said. (The US Park Police claim that no briefcase was found in the car. Foster's briefcase later turned up at the White House.) He also noted that the driver's seat was forward, which would be strange for a man of 6ft 4in. Knowlton's FBI statement

*Can't next page*

says that the blue sedan had Virginia license plates. "That's not true," he said. "I never said that. I told them I didn't see the tags." What is even more bizarre is that the FBI tried to convince him that Foster's car was blue, not brown. (According to the official record, Foster's car was light brown or taupe.) They showed him a photograph of a blue Honda with

Foster's Arkansas number plates. It was a newer model Honda, with a gloss paint, fancy wheels, and a dent in the back — a totally different car.

"They went over it about 20 times, telling me that this was Foster's car," said Knowlton. "But I was quite adamant about it. I saw what I saw, and I wasn't going to change my story."

The official report on the death of Vince Foster, released by Robert Fiske in June 1994, cites Knowlton's testimony on subsidiary issues but makes no mention of the encounter with the menacing man in the blue car. Not a single word.

Kenneth Starr, who took over as Independent Counsel when Fiske was sacked by a panel of judges in 1994, seems content to let his predecessor close the book on this. Starr's investigators have never talked to Knowlton. The federal grand jury has never summoned him to give sworn testimony.

Knowlton is not the only witness to have had vital testimony suppressed by the Fiske Report. Fiske also neglected to mention the devastating information given by a couple found at the park when the police first arrived, shortly after 9pm. The couple, both Washington professionals, had been sitting in their car in the car park, chatting to each other, from about 3-5.30pm. The only other car in the lot was Foster's brown Honda.

"The hood of the vehicle was up and a white male was standing in the vicinity of the vehicle," says the FBI statement of the man. "He described the white male as in his mid- to late 40's, approximately six feet in



height, medium build, long blonde hair and beard, appearing unclean and unkempt[sic]."

The woman told the FBI she saw Foster's Honda in the car park. "A white male was seated in the driver's seat of this particular vehicle," said her statement. "She believed the occupant had dark hair and could have been bare-chested."

The eyewitness account of this couple is arguably the most crucial testimony in the entire Foster case. The couple were the only crime scene witnesses, apart from Knowlton, with important and relevant information. They told the FBI they saw two men tinkering with Foster's car. The Fiske Report says that neither individual "observed anything unusual".

This is astonishing, as is the fact that Knowlton vigorously disputes the FBI's and the park police's accounts of his testimony as a witness.

The woman told *The Sunday Telegraph* that she has never been called before the grand jury.

She had a brief chat with a prosecutor for the Starr investigation last winter but has not been asked any further questions.

It has been reported in the US press that Kenneth Starr is wrapping up the Foster case, and is expected to reach a ruling of suicide within the next few weeks.

This is baffling news. How can a serious prosecutor come to a definitive conclusion before he has called the most important crime scene witnesses before the grand jury?

How can he rule suicide without even beginning to explore leads that point in the direction of foul play and possibly murder. Mr Starr is a man of integrity and high standing.

He is not a man who would throw away his reputation so lightly. Or is he?

## From the Pittsburgh *Tribune-Review*

Wednesday, October 25, 1995

# Experts Say Foster 'Suicide' Note Forged

By Christopher Ruddy  
FOR THE TRIBUNE-REVIEW

WASHINGTON — At a press conference in Washington today, an international panel of forensic handwriting experts — including one from Oxford University — will announce it's findings that a torn note, said to have been Vincent W. Foster Jr.'s "suicide" note, is a forgery.

Strategic Investment, a Baltimore-based financial newsletter, and its editor, James Dale Davidson, have called the conference to issue the written findings of three experts that analyzed a copy of the note.

Twenty-seven pieces (the 28th piece was missing) of the note were claimed to have been found in the late deputy White House Counsel's briefcase almost a week after his sudden death on July 20, 1993.

If the forensic panel's assertions are true, it would indicate that someone engaged in a major cover-up of Foster's death and obstructed justice by hindering the investigation of the matter.

The U.S. Park Police originally determined that the note was written by Foster, and ruled his death a suicide. At the request of former special counsel Robert Fiske, the FBI lab examined the note and concluded it was authentic.

The methodology used by both

the FBI and the Park Police to certify the note, however, has been challenged.

Fiske relied on the note to help make his case that Foster was depressed in the last days of his life, particularly over apparent improprieties in the White House Travel Office.

The note begins, "I made mistakes from ignorance, inexperience and overwork", and from there rambles on about legal, personal, and office concerns on a single sheet of 8 and 1/2 by 11 legal paper.

Foster's wife, Lisa, told the FBI that she believed her husband had written the note in the weeks before his death after she had advised him to document "everything 'they' did wrong." She told the FBI that she "did not view or read the note" until it was pieced together and shown to her.

The three forensic reports obtained by the Tribune-Review indicate that the experts came to independent conclusions that Foster did not write this note.

Reginald E. Alton indicated that, based on his comparison of a photocopy of the note with a dozen photocopied documents known to have been written by Foster, the torn note "is a forgery."

Alton has for thirty years lectured on handwriting, manuscript authentication, and forgery detection at England's Oxford University. In recent years he led a panel of experts that ruled on the challenged diaries

of noted English author C. S. Lewis.

Alton's opinion has been sought by British police agencies and, according to his biography, he has testified in British courts as an expert witness relating to questioned documents.

Alton is currently Dean of Degrees at Oxford's St. Edmund Hall, its oldest undergraduate institution. Alton's findings will be particularly bitter for the President, since Mr. Clinton attended Oxford as a Rhodes Scholar, and has used the university's prestigious name as a significant part of his own credentials.

In his report Alton noted eight major discrepancies between the torn note and Foster's known handwriting. He described Foster's natural writing as "firm, open, rounded, with a consistent slight backward slope and an easy currency that joins letters with scarcely an interruption . . ."

The torn note, he said, is written in a less open style with an inconsistent slope, and with letters drawn in a characteristic arched style.

Coming to a similar conclusion, Vincent Scalice notes that the "execution, form and style of the writing . . . is not consistent with (Foster's) writings . . ."

Scalice, a former homicide and identification expert with the New York City Police Department has twenty-two years experience han-

**'SUICIDE' NOTE FORGED, page 2**

dling questioned documents and is a certified document examiner with the American Board of Forensic Examiners.

He has testified in numerous court cases relating to documents and has consulted with major firms and banks, including Citibank and Chemical Bank, as a document examiner.

"Look at the note, and just compare it with the flow of the letter the Park Police used to authenticate," Scalice said in an interview. "Even a lay person can see it's not a match."

Scalice added that he also analyzed the challenged document for specific letter characteristics and other patterns that indicate the note to be a forgery.

Offering a third opinion of forgery, Ronald Rice heads New England Investigation of Boston and has eighteen years experience examining documents and is board certified.

A consultant to the criminal unit of the Massachusetts Attorney General's office, Rice has worked on a number of celebrated cases, and was recently asked by CNN to examine notes written by O. J. Simpson.

Rice told the Tribune-Review that the note is an "artistic forgery." The forger, Rice suggests, took known writings of Foster and "either drew them, used a cut-and-paste method, or used a highly sophisticated computer scanning method."

Alton and Scalice also agreed that the forger created the torn note from known writings.

"A good forger always wants to mimic the real thing, rather than create a word," Scalice explained. "This is probably why the note

never makes a reference to suicide. Foster likely had never written any such words."

"The flimsy investigation into the note parallels still the flimsy investigation of the death," Davidson said.

Davidson and his newsletter have criticized the handling of the Foster case by federal authorities.

Given the political overtones of the Foster matter, Davidson noted he strongly supported President Clinton in the past. Having donated the maximum amount allowable to his 1992 presidential campaign, and has attended "renaissance weekends" and inaugural balls for then-Gov. Clinton.

He said he hired the experts after he received information that the FBI and Park Police did not adequately review the note.

In his report, homicide expert Scalice said the torn note is "not consistent" with a suicide note, since it makes no mention of intentional harm, suicide, death, farewell, or expression of departure.

Scalice, also an expert in the identification of latent fingerprint impressions, said if the note was torn into 28 pieces without leaving any fingerprints, this "would be consistent with someone having worn gloves."

"Otherwise there should have been numerous latent impressions," he said.

Scalice and Alton both said finding of the note "torn" should have been a red flag for investigators that a forger may have been attempting to make a comparison of the document more difficult.

"Anytime a document is torn, mutilated, something spilled on it, suspicion should be aroused," Scalice said.

The White House says that the

note was found in Foster's briefcase as it was being packed almost a week after his death. Then-White House Counsel Bernard Nussbaum admitted he searched the briefcase two days after Foster's death and that he did not detect the torn pieces.

The Park Police in both private and public interviews have claimed that the briefcase was searched properly, and that the torn note was not in it during the official search conducted by Nussbaum.

Earlier this year Park Police detective Pete Markland told the Washington Post that Nussbaum searched the briefcase twice, declaring "it's empty."

Markland told the New York Post in April that he became suspicious when the note was later found in the same briefcase.

"Nobody could have missed that note in there," Markland told the Post. Markland never testified at Senate hearings this past summer.

### **Police, Fiske Examination**

Despite apparent suspicions about the note, police apparently took a rather casual approach to its examination.

On July 29, 1993 the Park Police had Sgt. Larry Lockhart, an expert in handwriting for the U.S. Capitol Police, examine the note. Lockhart concluded that Foster wrote it.

Lockhart told the Tribune-Review that he has no certification as a handwriting examiner, but has developed a skill over a fifteen year period.

He admitted that he used only

**'SUICIDE' NOTE FORGED, page 3**

a single document of Foster's known handwriting — a curt letter that Foster had written shortly before his death — to make the comparison.

"According to the federal rules of evidence you need at least four known writings to compare questioned documents, but usually an examiner wants as many as he can get," explained Ron Rice, who wrote the course on handwriting examination for the American Board of Forensic Examiners.

Scalice noted that in a homicide investigation police "would not normally accept a single document (for comparison purposes) from a family member. You'd want documents from several sources to make sure the police aren't given a forged document to compare another forged document."

Asked how many known writings he typically wants to make a comparison, Lockhart said his rule is "the more the better."

He said he made his opinion based on one document in this case because that "was all the police gave me."

Lockhart said when he examined the torn note he did notice a

wavering in the writing "which could have been a tremble." He said that although he noted it to himself, "I didn't say anything at the time to investigators. There was something in the writing that indicated the individual could have been a manic depressant."

He said he later read in the paper that Foster was on medication and saw that as a possible reason for the "tremble." He was unaware that Foster is said to have gone on medication for insomnia the night before he died, and that the note was said to have been written days or weeks earlier.

Other experts say that a "tremble" could be a sign of hesitation — a forged document lacks the free-flowing style of the actual writer.

**Fiske, FBI**

The Park Police say that they did not use the FBI lab to examine the document because Foster had criticized the FBI by stating in the torn note: "The FBI lied in their report to the AG."

According to the report of former special counsel Robert Fiske, the FBI lab subsequently was brought in and "determined that the torn note was

written by Foster."

Fiske used, like the Park Police, a single paged document offered by the family adding only two checks written by Foster for handwriting comparison purposes.

But a source close to the Starr probe said Fiske was imprecise in his report: the FBI lab found the two checks to be an "inconclusive match" to the torn note.

The FBI lab matched the note to the single paged document. The lab's reliance on so few documents in the case contradicts normal FBI procedures.

"The general guidelines is to have more 'known writings' rather than less," explained John Hicks, recently retired FBI assistant director and head of the FBI Crime Lab, which oversaw the Document Unit.

"If I had to come up with a minimum number of (known writings) I'd want, I'd say ten," James Lyle said. Lyle, a former FBI special agent and unit chief for the Question Document Section who retired in 1993, said there "is no rule of thumb" except that analysts "usually want as many as you can get."



Office of the Independent Counsel

Two Financial Centre  
10825 Financial Centre Parkway, Suite 134  
Little Rock, Arkansas 72211  
(501) 221-8700  
Fax (501) 221-8707

10-10-95 Tsh.  
0825-10/10/95

Brett K. -

✓ ⊙ Ruddy - 60 minutes; King, Hamilton, Forshill, Ruddy

✓ ⊙ Pritchard

✓ ⊙ Availability - Thu/Fri - FMP

✓ ⊙ Patterson/Parm/DeJoy/Tucker - Clemens/Capelant  
check TC interview w/ Perry. video

⊙ Edwards > Grans - Ering

✓ ⊙ Miguel ... I will

10-24-95

#2

- Lunch

Pritchard article - charring -  
Patillo - AHP

None of Rpts interested in anyone  
being prosecuted

Ruddy - D'Amato will not do  
anything - "they" have too much  
on him.

Tom Golden - investigator in Greenwood AL -  
has done stuff for Ruddy & Pritchard.

Hush Spunt - reasonable - 1 1/2 hrs -  
called in talk-show on which Nichols appeared;  
rebuttal him re: safehouse

[Credible's source on safehouse prob. Nichols]

Order general, etc. at Camp Robinson have  
a lot of BC party stories for Camp R.

John Asht Starr says B-71 Simmons (AP)  
will do anything for a story.

Max Brantley - ag. anything godly.

During Pres. campaign Greenberg had good  
articles anti-BC. C people "really  
came after him."

Rex Nelson's wife works for Stephen -  
tried to get her to find out who  
leaked J&T fin. info to Stephen

Retired FBI agent Brazill(ph) - "one of  
the most biased people ever met" - racial?  
"No, biased for Clinton." Used to train  
local LE in forensics, etc. Retired  
several yrs ago.

Larry Case? believe he was investigator  
for Steve Clark - turned on him when  
Clark opposed BC - helped get staff  
for travel voucher case - Don't mention CC  
to any reports -

Sen. D'Amato sent out "invitations" to press  
re: Comm. hrg/mtg on Wed, 10-25.

9-21-95

430pm

Brett, KS, JHE  
LR

① Cannon 1 - CR "digging at wrong cannon" -  
KS - are we searching in response to CR theory? No

① Plant expert<sup>FBI</sup> --- refuted CR plant theory -

① Lee - soil testing -  
poss. gunpowder in the soil -  
skull fragments collected at the time - in debris at scene -  
microscopic --- not all

① Lee - "gunpowder o skull fragments good as bullet -  
found at park ..."

① roped off "high probability area" -  
if go through that area & nting found --- evaluate again ---  
Graham doesn't want to give up anytime soon.

- ① Shakeen memo
- ① Foster notes

HRC perceived as being involved ---

① Global presentation -  
Shiff (R-nm) - when not interview Scalise, Roddy, Pritchard -  
- Miguel Rodriguez Thruvatal (has tried to call MR...)  
- direct him to Dash ---

← I und... EDIA # none (JRTS 16370) DocId: 704105802 Page 25 it vic TC,  
more appropriate for him to comm w/ Prof Dash. --- asked LDTs  
became involved ---

TELECOPY COVER SHEET

OFFICE OF THE INDEPENDENT COUNSEL

1001 Pennsylvania Avenue, N.W., Suite 490N

Washington, D. C. 20004

telephone (202) 514-8688

facsimile (202) 514-8802

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

TO: Hick Ewing

Company Name: \_\_\_\_\_

Fax Number: \_\_\_\_\_ Telephone Number: \_\_\_\_\_

FROM: Brett K.

Number of Pages: 2 (including this cover sheet)

Message: \_\_\_\_\_

Ken called and wants a letter  
like this to be sent from  
L.R. no later than Monday

CONFIDENTIALITY NOTE

This facsimile is intended only for the person or entity to which it is addressed and may contain information that is privileged, confidential, or otherwise protected from disclosure. Dissemination, distribution, or copying of this facsimile or the information herein by anyone other than the intended recipient, or an employee or agent responsible for delivering the message to the intended recipient, is prohibited. If you have received this facsimile in error, please notify us immediately by telephone and return the facsimile by mail.

October 2, 1995

Miguel Rodriguez  
United States Attorney's Office

Sacramento, California *Suite 1550*  
*95814 555 Capitol Mall*

Dear Miguel:

I am writing to invite you to provide me or anyone else in this Office with any facts, analyses, theories, or the like that you have concerning the Foster death or any other matter under investigation by this Office. As you know, we have been continuing a thorough investigation of the death for many months now. As we do so, we continue to be interested in any insights you may have.

Please contact me at 501-221-8705. If I do not answer, leave a message on my voice mail or with a secretary, and I will return your call promptly.

I hope all is well at the United States Attorney's Office, and I look forward to hearing from you.

Sincerely yours,

Hickman Ewing, Jr.  
Deputy Independent Counsel

BOB DOLE  
KANSAS



# United States Senate

OFFICE OF THE REPUBLICAN LEADER

WASHINGTON, DC 20510-7020

July 13, 1993

RECEIVED  
DEPARTMENT OF JUSTICE  
93 JUL 13 P 3:11  
EXECUTIVE SECRET MORGAN

The Honorable Janet Reno  
Attorney General of the  
United States  
U.S. Department of Justice  
Washington, DC 20530

Dear Attorney General Reno:

After reviewing the White House Travel Office Management Review (the "White House Report"), I am more convinced than ever of the need to conduct an independent investigation into the entire Travel Office affair.

I am, therefore, writing to urge you to appoint a special counsel to conduct a thorough review of the events leading up to the firings of the Travel Office employees and the possible White House manipulation of the Federal Bureau of Investigation and the Internal Revenue Service to justify these firings. As you know, you have the legal authority to appoint a special counsel. See 28 U.S.C. 533. There is also precedent for this approach. Most recently, former Attorney General William Barr appointed special counsels to investigate the House Bank scandal and the Inslaw case.

The White House Report raises a number of disturbing questions that merit close scrutiny:

1. Did Harry Thomason, a partner and one-third owner of Thomason, Martens & Richland ("TMR"), an airline charter company that sought business from the Travel Office, violate 18 U.S.C. section 208, the federal conflicts of interest statute? As you know, Section 208 prohibits government employees and "special government employees" from taking actions on matters in which they may have a financial interest.

The White House Report itself suggests that Thomason may qualify as a special government employee. According to the White House Report, Thomason "had been asked to consult on the staging of presidential events and was provided with an access pass of the kind issued to staff, allowing him open passage throughout the White House complex. He was permitted temporary use of an office in the East Wing (White House Report, p. 6)." Thomason's presence in the White House was such an accepted part of daily life there, that "[n]o one objected when he began looking into the affairs of the Travel Office, which clearly extended beyond what he was originally asked to do (White House Report, p. 21)."

The White House Report also suggests that Thomason took



F 000265

specific actions that would benefit TMR. For example:

- \* In early February, Thomason telephoned White House Press Secretary Dee Dee Myers and asked whether the White House charter company business was subject to competitive bidding. Myers assumed that it was, and Thomason told Darnell Martens, his business partner in TMR, to contact Myers (White House Report, p. 5).
- \* In late March, Thomason mentioned to President Clinton himself that "he thought there was trouble in a White House department having to do with travel... (White House Report, p. 5)."
- \* In early April, Thomason telephoned David Watkins, the Director of the White House Office of Administration, and told him that he had heard allegations about corruption in the Travel Office (White House Report, p. 6).
- \* On May 10, Thomason asked Watkins about the status of the Travel Office. Watkins said that he had placed a staff assistant, Catherine Cornelius, in the Travel Office. Following his meeting with Thomason, Watkins called Cornelius to ask her to meet with Thomason. Thomason then asked Martens to fax his February memo on the Travel Office to the White House (White House Report, p. 6).
- \* On May 12, Thomason met with Watkins, Cornelius, Deputy White House Counsel Vincent Foster, and Associate White House Counsel William Kennedy, to express concerns about the Travel Office (White House Report, p. 7).
- \* On May 17, Watkins wrote a memo to White House Chief of Staff Thomas McLarty in which he stated that review of the Travel Office "was accelerated in response to the urgings of Harry Thomason and Catherine Cornelius (White House Report, p. 10)."

Even the White House Report admits that Thomason acted inappropriately. It states that "Thomason should have avoided continued involvement in a matter in which his business partner and his friends in the charter business stood to benefit and in which there was an appearance of a financial conflict of interest (emphasis added)." White House Report, p. 21. Some might suggest that Thomason's actions involved an actual conflict of interest, rather than the appearance of one, and that Thomason himself stood to benefit as well, not just "his business partner and his friends in the charter business."

2. After the dismissal of the Travel Office employees, did the hiring of World Wide Travel to run the Travel Office on an interim basis violate any ethical or legal standards? I have been informed that World Wide is owned, in part, by Worthen Bank. Worthen is a client of the Rose Law Firm of Little Rock.

07/13/93

13:01

WICHITA → 6334371

NO. 873

004



Kennedy, Foster, Associate Attorney General Webster Hubbell, and the First Lady are all former partners of the Rose Law Firm. It is also my understanding that World Wide Travel is a former client of Watkins.

3. Did the White House staff or others in the executive branch exert pressure on the IRS to initiate an investigation of Ultrair, the airline charter company that formerly did business with the Travel Office? The White House Report admits that Kennedy threatened to go to the IRS, if the FBI did not act on the Travel Office matter immediately. See White House Report, p. 17. According to the White House Report, Kennedy also indicated in his conversations with the FBI that the Travel Office matter was "being directed or followed at the highest levels of the White House." See White House Report, p. 8. Although the White House Report denies any direct White House contacts with the IRS about the Travel Office, were any indirect contacts with the IRS made by other members of the executive branch?

4. Did any action taken during the Travel Office affair violate 18 U.S.C. section 600? As you know, this statute prohibits anyone from promising employment, compensation, or other benefit to any person as a reward for political activity.

5. Did the FBI act properly in its response to the White House request for an investigation into potential wrongdoing in the Travel Office? According to a letter to me from FBI Director William Sessions, dated June 28, 1993, the FBI determined that there was "sufficient predication to initiate a criminal investigation" into the Travel Office on May 14, one day after FBI agents first met with White House officials on the matter and five days before the Travel Office employees were publicly fired.

According to the Sessions letter, the FBI and the Justice Department did not rely at all on the findings of the Peat Marwick auditors, who began their work on May 14. Instead, it appears the FBI concluded that there was "sufficient predication to initiate a criminal investigation" based solely on a series of conversations and meetings with Kennedy, Foster, and Cornelius, who at no time revealed her own interest in the Travel Office. The FBI officials who participated in these meetings are some of the highest-ranking officials in the Bureau--Unit Chief Howard B. Apple, Interstate Theft/Government Reservation Crimes Unit; Unit Chief Patrick J. Foran, Safe Streets/Policy and Planning Unit; and Unit Chief Richard B. Wade.

Do the FBI and the Justice Department normally act so quickly in determining that a criminal investigation should be initiated--in this case, just one day after the first face-to-face meeting with White House officials? Is it standard practice for three FBI Unit Chiefs to involve themselves directly in the decision-making process leading up to a criminal investigation, particularly when the potential "crime" involves some lax accounting procedures and a relatively minor sum--\$18,000 in



unaccounted-for petty cash vouchers? Wouldn't criminal allegations of this nature normally be handled by non-supervisory personnel in the FBI's Washington Metropolitan Field Office?

\*\*\*

Finally, I would like to take this opportunity to express several additional concerns.

First, the White House Report states that Kennedy initiated contact with the FBI about the Travel Office by telephoning Jim Bourke, an FBI agent with whom he daily contact on background checks. At the time of the telephone call, the White House Report claims that the White House had a policy in place regulating White House involvement in pending criminal matters, but that it had no policy for dealing with potential criminal matters, such as potential criminal wrongdoing in the Travel Office. The White House Report argues that Kennedy's initial contact with Bourke violated no policy.

With respect to White House policy for pending criminal matters, the White House Report cites a memorandum, dated February 22 and prepared by White House Counsel Bernard Nussbaum, providing that inquiries about criminal matters "will be transmitted by the Counsel's Office to the office of the Attorney General and the Deputy Attorney General." See White House Report, p. 16.

As one of its proposed "reforms," the White House Report cites a new policy providing that "all contacts concerning ongoing FBI investigations or possible criminal activity will occur only between Counsel's Office and the Attorney General, the Deputy Attorney General, and the Associate Attorney General (emphasis added)." See White House Report, p. 23.

In my view, adding Associate Attorney General Webster Hubbell to the list of those whom the White House Counsel's Office may permissibly contact on criminal matters is a mistake. Quite simply, it suggests the potential for more politics rather than less. As you know, Foster, Kennedy, and Hubbell are all former partners of the Rose Law Firm of Little Rock. They have a prior, independent relationship that could lead to the perception that political considerations will play a role in contacts between the Counsel's Office and the Justice Department.

Second, the White House Report states that the "former Travel Office employees were not interviewed because the Attorney General expressly requested that we refrain from doing so. (See letter from Deputy Attorney General, Exhibit A)." The letter from Deputy Attorney General Philip Heymann to John Podesta, an Assistant to the President, is dated July 1, 1993, the day immediately preceding the release of the White House Report on July 2. Surely, you or someone else within the Justice Department had conveyed your concerns about interviewing the



Travel Office employees before July 1. If not, I would appreciate learning why you delayed communicating these concerns until July 1. I think it's fair to assume that the White House Report had been substantially completed by that date. Quite frankly, the letter appears to be an after-thought, solicited by the authors of the White House Report to justify why they had not interviewed the Travel Office employees as part of their internal investigation.

Third, my office recently contacted John Collingwood, the FBI's Director of Congressional and Public Affairs, to request a meeting to clarify some of the points raised by FBI Director William Sessions in his letter to me of June 28, 1993. My staff subsequently received a telephone call from a Mr. Joseph Graupensperger, an Attorney-Advisor in the Justice Department's Office of Legislative Affairs. In this call, Mr. Graupensperger stated that Collingwood would meet with my staff, but that the meeting would be a "one-shot deal" and that the Justice Department "did not intend to send FBI agents to the Hill."

Quite simply, I consider Mr. Graupensperger's comments to be unreasonable, if not outrageous. As Director of the FBI's Office of Congressional and Public Affairs, Collingwood is responsible for fielding inquiries from Congressional offices about FBI matters. That's his job. I also find it highly irregular that three FBI Unit Chiefs and several other FBI agents would be sent to the White House to investigate a matter involving \$18,000 in unaccounted-for petty cash vouchers. Yet, when my staff requests a meeting to clarify some ongoing correspondence between myself and the FBI Director, we are told it's a "one-shot deal" and that no further help will be forthcoming.

I would appreciate being informed if Mr. Graupensperger was acting on behalf of someone else in the Justice Department. I would also appreciate knowing if Mr. Graupensperger was acting pursuant to either a formal or informal Justice Department policy.

Attorney General Reno, thank you for your prompt consideration of this request. I look forward to hearing from you soon.

Sincerely,

BOB DOLE

BD/ds

9-25-95

SPM

LW -

- (i) Notary that signed Helen O'day's affidavit -  
Boshears - works for AG -  
So. Development Corp put up his bond - connected to RLF -  
They also got loan for ADFA -
- Timberidge Apts - big Dems - Jewish
  - Drew him the info.

Best  
Wishes  
Doug Walker

# Nichols vs. Clinton

## The Final Chapter Plaintiffs Exhibit Book

Thanks,  
Larry Nichols  
9/19/95

Larry Nichols

2551

UNITED STATES GOVERNMENT  
M E M O R A N D U M  
U.S. SECRET SERVICE

DATE: 07/20/93 22:01 pm  
REPLY TO  
ATTN OF: SA SCOTT MARBLE  
SUBJECT: DEATH OF VINCENT FOSTER, DEPUTY ASSISTANT TO THE PRESIDENT AND  
DEPUTY COUNSEL (SEE ATTACHED)  
TO: SAIC INTELLIGENCE DIVISION

ON 7/20/93, AT 1130 HRS. LT WOLTZ, USSS/UD - WHB, CONTACTED THE ID/DD AND  
ADVISED THAT AT 1030 HRS, THIS DATE, HE WAS CONTACTED BY LT GAVIN, US PARK  
POLICE, WHO PROVIDED THE FOLLOWING INFORMATION:

ON THE EVENING OF 7/20/93, UNKNOWN TIME, US PARK POLICE DISCOVERED THE BODY  
OF VINCENT FOSTER IN HIS CAR. THE CAR WAS PARKED IN THE FT. MARCY AREA OF VA  
NEAR THE GW PARKWAY. MR. FOSTER APPARENTLY DIED OF A SELF-INFLICTED GUNSHOT  
WOUND TO THE HEAD. A .38 CAL. REVOLVER WAS FOUND IN THE CAR.

SA TOM CANAVIT, WFO FI SQUAD, ADVISED THAT HE HAS BEEN IN CONTACT WITH US  
PARK POLICE AND WAS ASSURED THAT IF ANY MATERIALS OF A SENSITIVE NATURE  
(SCHEDULES OF THE POTUS, ETC.) WERE RECOVERED, THEY WOULD IMMEDIATELY BE  
TURNED OVER TO THE USSS. (AT THE TIME OF THIS WRITING, NO SUCH MATERIALS WERE  
LOCATED)

NO FURTHER INFORMATION AVAILABLE.

INVESTIGATION BY US PARK POLICE CONTINUING.

THE FOLLOWING NOTIFICATIONS WERE MADE BY USSS/UD - WHB:

DAVE WATKINS	DIR. OF PERSONNEL, WH
INSP. DENNIS MARTIN	USSS/UD
CRAIG LIVINGSTONE	WH SECURITY COORDINATOR
ASAC PAUL IMBORDINO	CFO
DAD RICHARD GRIFFIN	CFO (BY ASAC IMBORDINO)
ATSAIC DON FLYNN	PPD (BY ASAC IMBORDINO)
SAIC RICHARD MILLER	PPD (BY ATSAIC FLYNN)
DIRECTOR MAGAW	DIR (BY DAD GRIFFIN)

THE FOLLOWING NOTIFICATIONS WERE MADE BY THE ID/DD:

ATSAIC LON WARFIELD	DD	1148 HRS
SAIC STEPHEN BERGER	DD	1148 HRS
DAD DALE WILSON	SA	1148 HRS
ASAC EARL MEYER	SA	1148 HRS

6200



*NICHOLS VS. CLINTON - THE FINAL CHAPTER*

*PLAINTIFFS EXHIBIT BOOK*

CAVEAT/CAUTION.....

You are known by the company you keep.

Richard Nixon had his entourage, his inner circle, dedicated people who, it would appear acted illegally, not for personal economic gain, but for principle and their belief that what they did was for the good of the country.

What you are about to read is positive proof of what Bill Clinton and Hillary Clinton, and their Circle of Power, have done and are now doing - not, it would appear, for principle but for economic gain. Simply put, greed and gain over conscience and conviction.

What you are about to read is not the whole story, BUT IS ENOUGH. The whole story can only come from someone who has at their disposal the power of subpoena, such as Congress - the ability to call as a witness anyone who has knowledge of the crimes committed. Unfortunately, when dealing with the ultimately powerful, any investigator can find that extreme pressures sometimes cause cover-up and even destruction of evidence and ultimately destruction of the truth. When this cover-up and destruction is done by persons whose greed has been rewarded by money and power, including election to the highest office in the land, truth and justice are the first casualties.

What you have in this book outlines and is proof of criminal activity. It details a series of crimes but, of course, is limited to the specifics of only a few. It is not all but is enough to convict, if prosecuted by people who understand criminal law and the rules that govern all of us including the President, the First Lady and their Circle of Power.

You are that prosecutor. Only you can insist that justice be done.

CALL YOUR CONGRESSMAN AND SENATOR TODAY. Discuss with them what you want, what you insist upon, full and complete hearings by Congress. In that way you are exercising an age old principle, the right to a WRIT OF MANDAMUS. Such a writ simply orders a person, usually an official of the executive branch of government, to carry out some affirmative action, in this case full and complete hearings, NOW, NOT LATER.

AFFIDAVIT

State of Arkansas )  
 )  
County of Pulaski )

On this day comes before me, a Notary Public, authorized to administer oaths, in and for the County of Pulaski, State of Arkansas, Roger Perry to me well known, who being first duly sworn, says, upon oath:

On the 20th day of July, 1993, I received a telephone call from a person known to me as Helen Dickey. I was working on the security detail at the Arkansas Governor's mansion at Little Rock, Arkansas at that time. Dickey advised me that Vincent Foster, well knew to me had gotten off work and had gone out to his car in the parking lot and had shot himself in the head. I do not recall the exact time of this telephone call but am fairly certain it was some time from about 4:30 p.m. to no later than 7:00p.m.

Dickey had previously been employed as a baby-sitter for Governor Clinton's child and at the time of the call she was working at the White House in Washington, D.C. I then passed this message on to Governor Jim Guy Tucker through his wife.

During my tenure at the Governor's Mansion I received a number of calls from Jennifer Flowers to Governor Clinton.

I have been told by Danny Ferguson, another trooper who was working security detail at the time, at the Governor's Mansion, that he had talked with a young lady named Paula during a conference at the Excelsior Hotel and that he had taken her up to a room in that Hotel at the direct request of then Governor Bill Clinton. Danny has also stated that he talked with Paula at a restaurant in Little Rock during a chance meeting shortly before she filed her suit. He told her then, according to his conversation with me that he would testify in her behalf if she did file suit against Clinton. I have read Danny's answer to her suit and see that he admitted taking Paula up to Clinton's room on that occasion.

*Roger L. Perry*  
Roger Perry, Affiant

Subscribed and sworn to before me this the 28<sup>th</sup> day of March, 1995.

*Judith K. Washburn*  
Notary Public

My Commission Expires September 24, 2003



AFFIDAVIT

State of Arkansas )  
County of Pulaski )

On this day comes before me, a Notary Public, authorized to administer oaths, in and for the County of Pulaski, State of Arkansas, Larry Patterson, to me well known, who being first duly sworn, says, upon oath:

I received a telephone call from Roger Perry on the 20th day of July, 1993. Roger was working security detail at the Arkansas Governor's mansion at Little Rock. He advised me that a lady known to both of us as Helen Dickey had telephonically contacted him and advised him that Vincent Foster, well known to both of us because of his relationship with Hillary Clinton and his being an adviser to Governor Bill Clinton had gotten off work and had gone out to his car in the parking lot and had shot himself in the head. I do not recall the exact time of this telephone call but am fairly certain it was some time before 6:00 p.m on that date.

Dickey was employed as a baby-sitter by Governor and Hillary Clinton while in Arkansas and at the time of the call she was working at the White House in Washington, D.C.

I have been asked, under oath, whether Bill Clinton ever had extramarital affairs while he was Governor of Arkansas. I have replied that I knew Jennifer Flowers, who has said she had an affair with Governor Clinton. I took him, on occasions to the Quapaw Towers, where she lived, and where he would meet with her. I have taken him to see other females with whom he had personal relationships, including one he met during the night at Chelsea Clinton's schoolyard. I worked with Danny Ferguson, another trooper who was working security detail at the Governor's Mansion. Danny told me that he had talked with a young lady named Paula Jones during a meeting at the Excelsior Hotel in Little Rock. He told me he had taken her up to a room in that Hotel after having been asked to by then Governor Bill Clinton. On one occasion I was with Governor Clinton when we met Paula Jones in the rotunda at the State Capitol. The Governor referred to her as Paula as they hugged. Danny has also told me that he talked with Paula at a restaurant in Little Rock in the summer of 1994. At that time, Paula told Danny that she had learned she had been mentioned in a magazine article about Bill Clinton. He told her then, according to his conversation with me, that he would testify in her behalf if she did file suit against Clinton. I have read Danny's answer to her suit and see that he admitted taking Paula up to Clinton's room on that occasion. That agrees with what I know about that situation.

*Larry Patterson*  
Larry Patterson, Affiant

Subscribed and sworn to before me this the 28<sup>th</sup> day of March, 1995.

*Judith K. Washburn*  
Notary Public



September 24, 2003

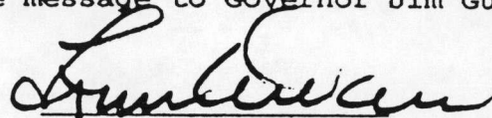


This is to certify that on the 20th day of July, 1993, I received a telephone call from Roger Perry, of the Arkansas State Police, who was a member of the Arkansas Governor's Security Staff.

Perry advised me that he had just received a telephone call from one Helen Dickey, a former baby-sitter for Chelsea Clinton, who was employed at the White House and that she had advised him that Vincent Foster, known to both Perry and me, had gone to his car on the parking lot and had shot himself in the head.

I do not recall the exact time of the call but I place it as being during the rush hour at the White House and assumed there must be many witnesses to the event. Perry advised me that Dickey was quite upset as if the event had happened shortly before her call to him. I estimate the time as being no later than six o'clock, Central Standard Time.

Perry advised me that he had telephonically contacted Betty Tucker who had relayed the message to Governor Jim Guy Tucker.

  
Lynn A. Davis

3-24-95  
Date

Sworn & subscribed to:

Kathy L. Thornton Notary  
Pulaski Co. exp 5-9-99

