## In The Matter Of:

Peter Janney, v.
Bill Mitchell,

Bill Mitchell January 22, 2014

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Original File Mitchell Bill (Janney) 1-22-14.txt

Min-U-Script® with Word Index

1	IN THE SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
2	000
3	PETER JANNEY,
4	Plaintiff,
5	vs. No. 13-005940
6	BILL MITCHELL,
7	Defendant.
8	/
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13	DEPOSITION OF BILL MITCHELL
14	
15	
16	
17	Taken before Kyle McLean
18	CSR No. 13787
19	January 22, 2014
20	
21	
22	
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1	DEPOSITION OF BILL MITCHELL	3			
2					
3	BE IT REMEMBERED, that pursuant to Stipulation, and				
4	on the 22nd day of January 2014, commencing at the hour				
5	of 10:23 A.M., in the Offices of Aiken and Welch				
6	Reporters, One Kaiser Plaza, Suite 250, Oakland,				
7	California, before me, KYLE MCLEAN, a Certified				
8	Shorthand Reporter, personally appeared BILL MITCHELL,				
9	produced as a witness in said action, and being by me				
10	first duly sworn, was thereupon examined as a witness in				
11	said cause.				
12					
13	000				
14					
15	APPEARANCES:				
16	For the Plaintiff:				
17	DAVID J. BODNEY				
18	Steptoe & Johnson, LLP 201 East Washington Street, Suite 1600				
19	Phoenix, Arizona 85004 602-257-5212				
20	For the Defendant Bill Mitchell:				
21	GARET D. O'KEEFE				
22	O'Keefe & O'Keefe, LLP 1341 Francisco Street Parkeles Galifornia 04702				
23	Berkeley, California 94702 510-540-8320				
24	Also Present: Dr. Peter Janney				
25					

Whatever you like.

Whatever you'd like.

MR. JANNEY:

MR. BODNEY:

24

MR. JANNEY: Well, go ahead.

MR. O'KEEFE: It's already unnatural that the party to the lawsuit is taking the deposition. So we're being extremely accommodating, but I don't want a situation where you're telling my client what he can do. I'm not going to allow that. So if you want to give the admonitions, I'll let you give the admonitions. But I just don't want that.

And I'm going to say, before we get going, that obviously our purpose in coming here today, Peter, is to give you an opportunity to hear from Bill. But we are very clear that you've made some really inflammatory, gross misstatements of law about Mr. Mitchell.

And so, you know, as I said to Mr. Pepper, there's an easy way to do this and a hard way to do this. This is the easy way to do this. This is us being nice, to give you an opportunity to reconsider. And I understand you had a relationship with --

MR. BODNEY: If I may, can we go off the record and just have the understanding that this doesn't count toward this four hours?

Let's go off the record.

MR. O'KEEFE: No. I'm going to finish my statement, and if we get to past the four hours, we can have that discussion. So let's stay on the record. I

just want to finish my statement. And then, if we get to the four hours and I've used up an inordinate amount of time, I'm not going to jam you there. But I'd be surprised if it even takes four hours today, to go over Mr. Mitchell's kind of limited involvement.

But I appreciate that you -- I know you were hurt by having someone that you very much loved killed. I understand that, and maybe it will be difficult for you to accept the truth of Mr. Mitchell's testimony. I hope that's not the case. But you're way off the scent of what happened, and any objective reading of the evidence is -- just doesn't support what you've written in your book and what you've written about Mr. Mitchell.

So this is a very, very serious thing that you've done, and so I'm just not going to have my client have the admonitions. He's going to talk to you. He's going to answer your questions truthfully. We've agreed to an informal process, but if there's going to be somebody telling my client what he has to do, it has to be you, Mr. Bodney, or I can give him the admonitions.

MR. BODNEY: I think Mr. Janney was just trying to be helpful, but if you'd rather not have him provide the admonitions, that's fine. Let's just get started.

MR. O'KEEFE: Right. Thank you.

MR. JANNEY: I realize where you're coming

- 1 from. I have a different perspective than you based on
- 2 quite a bit of research of which I would like to go
- 3 through today in all fairness to Mr. Mitchell.
- THE WITNESS: Wait a minute. Why we going to
- 5 do that?
- 6 BY MR. JANNEY:
- 7 Q. Because I need to know who you are.
- A. Then you're going to ask me questions directly.
- 9 Q. Yes, I'm going to ask you questions.
- 10 A. And it says in the final settlement agreement
- 11 from your wrongful death that this will be
- 12 conversational style, you and me. So I also have some
- 13 questions.
- 14 Q. No. I'm the one taking the deposition.
- A. No. Wait a minute. That's not conversational
- 16 style.
- 17 Q. Well, this is a deposition in which you're
- 18 being deposed, and so I'm attempting to elicit
- 19 information from you that I can --
- 20 A. That may be very narrow.
- 21 Q. Let me finish -- so that I can go back and
- 22 objectively verify from other sources as to what it is
- 23 you're telling me as to --
- A. You hear it directly from me.
- Q. I will hear it directly from you. But I

can't --

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A. For example, for example, for example, on the

11th of April, last year, the 22nd of November, publicly

you stated and intimated that I was recruited in some

way by the CIA. So I tell you to your face, so we don't

waste a lot of time, I was never recruited by the CIA

when I was at Cornell or at any other time. Wait a

minute. Let me finish so we save you time.

When I lived at 1500 Arlington Boulevard, close to the Pentagon where I was working, no matter how many -- I don't know. I never talked to anybody and knew they were CIA. Nobody. That's one point I want to make. Follow me?

- Q. I don't follow you because I'm the one --
- A. Wait. How come you don't follow me?
- Q. Because I'm asking you the questions.
- A. You just heard what I said. We save time because I tell you I had --
- 19 Q. No --
  - A. Wait a minute. Let me finish. In your book and on the 22nd of November, publicly you said that I made some statements that I was the fall guy who killed Mary Meyer to Damore. I never met Damore. I never sent him an e-mail. I never sent him a phone call or anything. Follow me?

- Q. I follow you, Bill. But we need to address my questions with you now.
- 3 MR. O'KEEFE: So let me him ask his questions.
- 4 But you --

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- 5 THE WITNESS: Those two things should simplify.
- 6 BY MR. JANNEY:
- 7 Q. Well, it won't because I have --
  - A. How come it doesn't? How come it doesn't?
- 9 Q. Bill, I'm not going to get into an argument
  10 with you about this. Okay?
- 11 A. But how come you don't listen?
- Q. I am listening. But I have questions that
  are --
- A. How come when I tell you that I never phoned -
  that cuts out a lot of stuff that's there. You spent

all these years in research and so forth, and you have

- published this stuff secondhand and so forth like that.
- 18 I'm telling you person to person, face to face, I never
- 19 called anybody and said that I did anyone. And I was
- 20 never part of it.
- Q. Can I proceed with my questions?
- MR. O'KEEFE: That's okay, Bill. Let him ask
- 23 his questions and we'll get there. We'll get there.
- 24 BY MR. JANNEY:
- Q. So could we begin by you just telling us your

- 1 full name when you were born.
- 2 A. We're going to spend --
- MR. O'KEEFE: Just answer the question.
- 4 THE WITNESS: Bill Mitchell.
- 5 BY MR. JANNEY:
- Q. No, that -- was that your legal name when you
- 7 | were born?
- 8 A. I don't know.
- 9 O. Wasn't it William Lockwood Mitchell?
- 10 A. Yeah.
- 11 Q. It was, okay.
- 12 And when was your date of birth and what city
- were you born in?
- 14 A. 25 July 1939. I was born in New York City.
- Q. And do you have siblings in your family,
- 16 brothers and sisters?
- 17 A. Yeah. You know that -- my brother. You had
- 18 your private dicks phone him.
- 19 Q. Wait a minute. Is that your only sibling?
- 20 A. Yeah.
- Q. And his name is what?
- 22 A. Jim.
- Q. Jim or James is his formal name; correct?
- 24 A. I call him Jim.
- Q. Okay. Now, could you tell us what your

- father's full name was.
- 2 A. Victor.

- Q. And your mother's maiden name?
- 4 A. Sheehan.
- Q. How would you spell Sheehan? Is it S-H-E-H-A-N or --
- 7 A. No, no, no. S-H-E-E-H-A-N.
- Q. Okay. Thank you.
- 9 Now, did your parents stay married or divorced?
- 10 A. Stay where? When?
- Q. When you were growing up, did they stay
- 12 married?
- A. Yeah. What's this got to do with the -- with this?
- Q. Bill, I need to ask you a series of questions in order to amass the kind of information that I need.
- 17 MR. O'KEEFE: So I agree, though. What does
  18 that have to do? You've given the identification of the
  19 family, and we're not going to get into --
- 20 THE WITNESS: Stay on this. Stay on the --
- 21 MR. O'KEEFE: I agree. That's fine. That's
- 22 right. So you got to stay germane. That doesn't have
- 23 anything to do with it.
- 24 BY MR. JANNEY:
- Q. For me this is germane. So I'm going to take

1 it --

2 A. Why is it germane?

MR. O'KEEFE: That's okay. I'll do my job.

4 So you can ask another question.

5 BY MR. JANNEY:

Q. What was your father's profession while you

7 were growing up?

MR. O'KEEFE: And what's that? Why is that

9 relevant?

MR. JANNEY: Well, I don't know yet, but I

11 would like to know.

12 THE WITNESS: Well, why me?

13 MR. O'KEEFE: Then ask another question that is

14 relevant.

15 BY MR. JANNEY:

Q. Did your father --

17 A. Maybe he ought to ask the questions if you're

18 going to do this kind of thing.

19 MR. O'KEEFE: Bill, let's just get through

20 this.

21 BY MR. JANNEY:

Q. Did your father serve in the U.S. Armed Forces?

23 A. No.

Q. Is that a yes or no?

25 A. No.

- Q. To the best of your knowledge, did your father or anyone in your family of origin or extended family have any association with intelligence operations or endeavors at any time during their lives?
- A. Like what? My father -- what do you mean

  intelligence operations"? What's that mean?
- 7 Q. OSS, FBI, anything like that?
- 8 A. I don't know.
- 9 Q. You don't know? You don't know the answer to that?
- 11 A. I don't know. I never asked him.
- Q. Okay. All right. Did your brother James
  Mitchell serve in the military at any time?
- 14 A. No.
- Q. What town did you grow up in?
- 16 A. When?
- Q. When you were a kid, what town were you --
- 18 A. Give me the year. Give me the time.
- Q. Let's say when you were five years old, six years old. Up until the time --
- 21 A. New York City.
- Q. New York City. Okay.
- Did at some point you move to Chappaqua, New
- 24 York?
- 25 A. Yeah.

- Q. And did you attend Horace Greeley High School in Chappaqua?
- A. Yeah.

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- Q. And when you registered for the draft --
- A. I mean, what does this got to do with it?
- 6 MR. O'KEEFE: Let's just get through it, Bill.
- 7 Let's get through it. You're absolutely right. Let's
- 8 get through it.
- 9 THE WITNESS: Why are we doing it? Why isn't
- 10 he asking the questions?
- MR. O'KEEFE: Let's just get through it, Bill.
- 12 BY MR. JANNEY:
- Q. When you registered for the draft, Bill, with
- 14 your local board, in what town was the local board --
- A. I didn't register for the draft. What are you
- 16 doing? You read all the records. I didn't register for
- 17 the draft.
- 18 MR. O'KEEFE: All right. So I'm agreeing with
- 19 Bill, though. You're getting into --
- 20 THE WITNESS: You know.
- MR. O'KEEFE: No, no, no.
- 22 So you can ask him questions about his
- involvement as you've written in the book, but I'm
- 24 agreeing with Bill. I'm not going to let you go into
- 25 all of his background.

- 1 MR. JANNEY: As far as I know, though --
- 2 MR. O'KEEFE: It's not relevant.

if you want to go that route.

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- MR. JANNEY: -- there are no boundaries on this 3 deposition. 4
- THE WITNESS: Yeah, there should be. 5 should be a boundary. 6
- MR. O'KEEFE: Well, then, we'll leave. 8 you're going to take that approach, we're out of here. 9 Because there's boundaries on every deposition, and then we'll just file our slander and libel suit against you, 10
- 12 MR. JANNEY: In our settlement, there are no 13 boundaries.
- MR. O'KEEFE: There are boundaries. 14 Tt's 15 confined to the scope of what you've written, which gets into --16
- 17 MR. JANNEY: Show me where that says that in 18 the settlement agreement.
- MR. O'KEEFE: It's in every single litigation. 19 There's a scope of relevance, and you filed a suit that 20 21 was as frivolous as a suit could be: A 50-year-old 22 malicious prosecution lawsuit. So it is limited to 23 anything that would relate to your malicious prosecution -- or sorry. Not malicious prosecution.
- That's what we're going to file -- your wrongful death 25

lawsuit.

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So that's what it's limited to. So his
involvement in the alleged CIA conspiracy to kill

Ms. Meyer. That's what you can ask him about: His
discussion at the trial, his -- what he observed at the
towpath, and then you have some statements in here about
information that he gave that you said is contradicted.

You can ask him about that, but we're not going to go into all this other stuff. It's extremely upsetting to

MR. JANNEY: I can see that.

MR. O'KEEFE: It's off point.

13 THE WITNESS: It is really off the point.

MR. JANNEY: It's not. Look --

THE WITNESS: Wait a minute. Wait a minute.

16 You know from all your research and what the private

17 dicks did that I did not register for the draft.

18 BY MR. JANNEY:

my client.

- Q. Here's your selective service record right here. Would you like --
- 21 A. I did not register for the draft.
- Q. Well, when you turned 18, you had to go to your draft board; correct?
- A. Not that I remember. I took ROTC at Cornell.
- Q. Right. I'm aware of that.

But here is your -- would you like to see your
selective service --

- A. No. I don't want to see it.
- Q. Okay. Because this lists you, and it clearly -- you went to your draft board in Peekskill,
  New York.
- 7 A. Peekskill, New York?
- Q. Yeah. That's where this draft board was.
- 9 A. I never remember going to Peekskill, New York.
- 10 MR. O'KEEFE: That's fine. If you don't remember, Bill, just say you don't remember.
- 12 THE WITNESS: I don't remember. I don't want 13 to see it.
- MR. O'KEEFE: I'll look at it. I don't know
  what this is. This is just a list. Maybe it's an
  accurate record, maybe it isn't. I don't know. But
  that's not something my client filled out. That's
  someone wrote his name down on the list.
- MR. JANNEY: Well, that's from the record from the draft board.
- MR. O'KEEFE: Maybe it is; maybe it isn't. I

  don't know. But, anyway, it's not my client's. I mean,

  it definitely says, "William Lockwood Mitchell."
- THE WITNESS: I never lived in Peekskill, New
- 25 York.

## BY MR. JANNEY:

- Q. Okay. So on your selective service

  registration card, you listed the name and address --
- MR. O'KEEFE: You don't have a selective

  service registration card. That's a list right there.
- 6 That's not a registration card that he's filled out.
- 7 MR. JANNEY: I'll show you a copy. Here's the 8 card. Okay?
- 9 MR. O'KEEFE: That doesn't even say "William
  10 Mitchell" on it. I don't know whose signature that is,
  11 but that's not William Mitchell. Look at that. First
  12 of all, you can't read it; and, secondly, whoever's
- 13 signature, that doesn't say "William Mitchell." That
- 14 starts with a "D" and a "J."
- MR. JANNEY: Okay. Look at the next page, the
- 16 very next page. You'll see at the bottom it says,
- 17 "Selective Service Registration System." It says, "The
- 18 registration -- a copy of the registration card."
- 19 Mr. Mitchell is listed at -- living at 29 Alden Road in
- 20 Chappaqua, New York. It lists his date of birth.
- MR. O'KEEFE: Okay.
- 22 BY MR. JANNEY:
- Q. Okay. Are those correct facts? That you were living --
- 25 A. That was our home address, yeah, in Chappaqua.

- Q. Okay. Would you agree, Mr. Mitchell, that,
- 2 based on the six-year obligation for military service,
- 3 that, then, in effect, you considered that your military
- 4 service commenced on or about August 1962? Would that
- 5 be a fair statement?
- 6 A. What military service?
- 7 MR. O'KEEFE: Why don't you ask him when did
- 8 you start your military service?
- 9 BY MR. JANNEY:
- 10 Q. When did you start your military service?
- 11 A. '63. I went from Cornell. I went to Harvard
- 12 as a graduate student.
- Q. Right.
- 14 A. Unlike what you suggested, intimated, on the
- 15 11th of April and the 22nd of November.
- Q. Right. Okay.
- 17 A. Then I went. Having taken ROTC when I was at
- 18 Cornell, I went in the service in '63.
- 19 Q. What year did you enter Cornell University?
- 20 A. '57.
- Q. Okay. And correct me if I'm wrong, you were in
- 22 a five-year bachelor's of mechanical engineering program
- 23 there?
- A. Yeah, that's right.
- Q. Which would have allowed you to have graduated

- 1 in 1962; correct?
- A. What do you mean "allow me to"?
- Q. Well, you completed the five-year program in
- 4 '62?
- 5 A. Right.
- 6 Q. Now, in going through all the yearbooks --
- 7 A. What relevance? I heard you say that twice. I
- 8 heard -- I already heard that. I already heard that.
- 9 Q. Can I ask --
- 10 A. It doesn't matter how many times my photograph
- 11 might appear. So what?
- MR. O'KEEFE: Let's just let him ask his
- 13 questions, Bill.
- 14 BY MR. JANNEY:
- Q. Let me just ask the question, and you can give me your answer.
- In going through all the Cornellian yearbooks
- 18 from 1957 to 1962, there's not one picture of you in any
- 19 of those yearbooks, particularly your senior year --
- 20 A. So what?
- Q. -- picture.
- A. So what?
- Q. Well, I just want to know how you explain this.
- A. I don't explain it. I say so what? I don't
- 25 care.

- Q. Well, I mean, were you given --
- A. So what?
- Q. Were you ever given instructions to avoid
- 4 having your picture taken?
- 5 A. By whom?
- Q. I don't know. I'm asking you.
- 7 A. By whom?
- Q. I don't know. I'm asking you.
- 9 A. Then how can I answer your question?
- 10 Q. Just answer the question "yes" or "no."
- 11 A. By whom? Instructions by whom?
- MR. O'KEEFE: By anyone.
- 13 THE WITNESS: No.
- 14 MR. O'KEEFE: Did anyone ever say "Don't sit
- 15 for a picture in your yearbook at school"?
- 16 THE WITNESS: No.
- 17 MR. O'KEEFE: That will be easier, if you just
- 18 answer the question.
- 19 THE WITNESS: It would be easier if he keeps
- 20 the question having to do with the case.
- MR. O'KEEFE: I know --
- 22 BY MR. JANNEY:
- Q. Okay. Let's move on.
- 24 So in what year did you enroll in the Army ROTC
- 25 program at Cornell?

1 A. '57.

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Q. Well, that's when you entered Cornell.

3 When did you enter the actual ROTC program?

- 4 A. I don't know.
  - Q. You don't know?

his best recollection.

MR. O'KEEFE: So the other thing I want to make a record of is these are all events that place like 60, 70 years ago. So obviously Mr. Mitchell is giving you

And here's the problem: I know why

Mr. Mitchell is upset. Mr. Janney, we've come to the

conclusion that you're a very dishonest man when it

comes to evaluating facts. So you're going to take

something like "He said in deposition that he started in

'57," and then you'll go write in your book or your

blog, "I've got a document that said it was 1958."

Those are trivial differences.

MR. JANNEY: I agree. They are.

MR. O'KEEFE: They are trivial differences, but that's the kind of stuff you do. So --

MR. JANNEY: I don't agree with that.

MR. O'KEEFE: That is what you do.

MR. JANNEY: Okay. Well, you're entitled to your opinion.

MR. O'KEEFE: Right. But what I'm saying is

- there has to be an appreciation that you're asking a
- 2 whole bunch of questions that have nothing to do with
- 3 what you wrote about in your book.
- 4 MR. JANNEY: Well, that's your opinion. I
- understand that's your opinion. It's not mine, and I'm asking the questions.
- 7 MR. O'KEEFE: I know it's not yours, but that's
- 8 what I'm saying. So my client is giving his best
- 9 testimony. He hasn't gone back out and researched any
- 10 of this stuff. He's just here, and he's not going to be
- 11 held to exact dates --
- MR. BODNEY: We understand the limitations.
- 13 Let's just get on with it.
- 14 MR. O'KEEFE: Yeah. But I guarantee you that's
- 15 his concern, and that's my concern because I've read
- 16 this book, and I've seen the texture of it. And that's
- 17 what's going on here.
- 18 MR. BODNEY: Well, you've made your record.
- 19 Let's just proceed.
- 20 BY MR. JANNEY:
- 21 Q. So --
- 22 A. '57. I started ROTC when I started at Cornell.
- Q. Under what circumstances did you enroll in the
- 24 Army ROTC program? What motivated you to join Army
- 25 ROTC?

- A. Cornell was a land-grant institution at the time. Every able male student had to take ROTC for at least two years.
- Q. Okay. And were you ever contacted or did you in any way consider working for any intelligence agency --
- 7 A. I already told you.
- Q. Let me finish the question, Bill.
- 9 MR. O'KEEFE: Let him finish his question,
- 10 Bill.
- 11 BY MR. JANNEY:
- 12 Q. Let me start it again.
- A. It is important that I already see you're not even listening.
- MR. O'KEEFE: Bill, let him finish his question.
- 17 THE WITNESS: I already told you that I never
- 18 was at any time by anybody. That's important. So why
- 19 do you ask something like that?
- 20 BY MR. JANNEY:
- Q. Let me continue to ask the questions.
- A. No. Wait a minute. Wait a minute.
- MR. O'KEEFE: Let him finish his question.
- THE WITNESS: How come you don't take it in,
- 25 what I said before?

1 MR. O'KEEFE: He is. But let him finish his 2 question. Let him finish is question.

MR. JANNEY: Thank you.

MR. O'KEEFE: Because if he doesn't finish his question, then it's not sure what he's going to ask. So let's finish his question.

## 7 BY MR. JANNEY:

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- Q. Okay. Were you ever contacted or did you in any way consider working for any intelligence agency or intelligence apparatus as an undergraduate at Cornell?
- 11 A. No.
- MR. O'KEEFE: Perfect. That will make it
  really quick, if you just let him ask the question and
  just tell him the answer.
- 15 BY MR. JANNEY:
- Q. In what year did you complete the Army ROTC program at Cornell, approximately?
- 18 A. It was probably '61, four years.
- Q. Okay. '61. Okay. Great.
- When you attended Army ROTC summer training in
  1960 between your third and fourth years in the ROTC
  program, where did this training take place and for how
  long was the training?
- 24 A. I don't remember.
- Q. Was it in Upstate New York? Was it --

- 1 A. No. I don't remember.
- Q. You don't remember. You don't know where you
- 3 went for the summer training?
- 4 A. No.
- Q. Do you remember what transportation you took to the summer training or from where you began?
- 7 A. No, I don't remember.
  - Q. Do you recall how much you were paid --
- 9 A. No, I don't remember.
- 10 Q. -- for attending the Army ROTC?
- 11 A. No, I don't remember.
- Q. Okay. In what year were you designated a distinguished military student?
- 14 A. I don't remember that either.
- Q. Okay. Well, I'm going to show you Exhibit 2,
- and it appears that you were designated in the fall of
- 17 1960.

- Okay? Do you have any reason to disagree
- 19 with --
- A. No, I just listened to what he said. I don't
- 21 need to look at anything else. I don't know.
- Q. Do you have any reason to disagree with this?
- A. What? Disagree with the date that you gave me?
- Q. Disagree with what's written on that document.
- 25 A. You asked me a question about when I was

- designated as a distinguished military student.
- Q. Right.

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- A. I said I didn't know; you said '61.
- Q. Well, would looking at that document help refresh your recollection?
- A. No, it wouldn't.
  - Q. It wouldn't. Okay.

Okay. Let's turn now -- well, now, before we get there, what were the terms of your Army-obligated active duty military service? Was this a two-year commitment or a three-year commitment?

- 12 A. Two.
  - Q. Two. Okay. So when did you apply to Harvard University Graduate School of Arts and Sciences?
    - A. Sometime in my last two years at Cornell.
- Q. So that would have been, what, the 61/62 academic year, since you graduated in '62.

Did you apply to any other place other than
Harvard?

- A. I probably did. I don't remember.
- Q. Did you get a deferment to postpone your Army active duty service in order to attend Harvard?
- 23 A. Yeah, I think so.
- Q. So when exactly and where did you begin your active duty service as an officer in the United States

1 Army?

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- 2 A. Sometime in summer or fall of '63.
- Q. Okay. And specifically what branch of the Army were you commissioned into? For instance, core
- 5 of engineers --
  - A. Transportation, transportation core, I think.
  - Q. And where did your initial branch training take place? How long did this initial training last?
  - A. I don't remember that.
    - Q. Do you have any idea at all when you started --
- 11 A. I don't know how long it lasted.
- THE REPORTER: Just a moment. If I could,

  Mr. Mitchell, if you can please let him finish the

  question so that I can type it down. I know we didn't

  do the admonitions, but if you say "I don't remember" in

  the middle of his question, it won't be clear what you

  said you didn't remember.
- 18 THE WITNESS: Okay.
- THE REPORTER: And I want everyone to have a clear record of your testimony and what you are and aren't answering to, if that makes sense.
- 22 THE WITNESS: Sure.
- 23 BY MR. JANNEY:
- Q. So what was the nature of your initial training? Was it classroom instruction, field training,

- or some combination of the two?
- 2 A. It was all that stuff.
- Q. Can you be specific as to what --
- 4 A. Yeah, sure.

- Q. -- when you say "all that stuff"?
- A. Inside, outside.
- Q. And that would entail what specifically? I mean, there was classroom instruction?
- 9 A. Sure.
- 10 Q. Field training?
- 11 A. Sure.
- 12 Q. Weapons training? Firing of guns?
- A. No pistols.
- Q. Pistols, okay.
- 15 A. No pistols.
- Q. No pistols, okay.
- A. No pistols. Only firing on a range. The only time I ever fired a weapon anywhere: On the range when
- 19 I was in training.
- 20 Q. So could you please tell us where you were 21 stationed in chronological order as best you can
- 22 throughout the time of your active duty service. Where
- 23 did your training begin?
- A. I think it was in Fort Eustis, transportation
- 25 core. Then I was transferred to the Pentagon.

- 1 Q. So you initially started out at Fort Eustis.
- 2 You went directly -- as soon as your active duty
- 3 commenced, you went directly to Fort Eustis; is that
- 4 right?
- 5 A. Yeah. Because I think that that was the
- 6 headquarters of transportation core.
- 7 Q. And what prompted you to select transportation?
- 8 A. I don't remember that.
- 9 Q. Who were your friends in the Army when you were
- 10 stationed at Fort Eustis? Can you give us the name of
- 11 one or two.
- 12 A. No.
- 13 Q. You can't?
- 14 A. I don't remember.
- Q. Who was your immediate supervisor at Fort
- 16 Eustis?
- 17 A. I can't remember.
- 18 Q. Can you remember who you reported to?
- 19 A. I can't remember.
- Q. Who was the commandant at Fort Eustis --
- 21 A. I can't remember.
- 22 Q. -- when you were there?
- A. I can't remember.
- Q. While you were at Cornell, did you meet and
- 25 have friendships, to one degree or another, with someone

- by the name of Frank Voelker?
- 2 A. Yeah, I knew Frank.
  - Q. Okay. John Foster?
- A. A little bit. He was more a friend of my
- 5 brother's.

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- 6 Q. Don Trice?
- 7 A. Also a friend of my brother's. I knew him.
- 8 Q. Carmine Liotta?
- 9 A. Yeah.
- Q. Mr. Liotta was your roommate for one year at
  Cornell for one year, wasn't he? At least one year?
- 12 A. Not that I remember.
  - Q. Now, I want to tell you that we interviewed each of these people during 2013, and each of them told us separately that they remembered an incident where you had some kind of an open conflict in a classroom with one of the instructors before ending up at Fort Eustis.
  - Do you remember this incident?
- 19 A. No.
- Q. You have no recollection at all?
- 21 A. No.
- Q. On January 9th of 2013, we interviewed Carmine
  Liotta, who's an attorney in New Jersey. He's got an AV
  rating from Martindale-Hubbell.
- 25 And then Mr. Liotta also confirmed this

- incident, and then he told us you went into
- 2 intelligence.
- 3 | A. Into intelligence?
- Q. Yeah.
- A. You mean intelligence core?
- 6 He didn't get specific. He wasn't sure whether
- 7 it was military intelligence or civilian intelligence.
- 8 A. No. Never. I never went into any kind of
- 9 intelligence.
- Q. So you have no recollection of this incident that took place before you arrived at Fort Eustis?
- 12 A. Before I arrived at Fort Eustis?
- MR. O'KEEFE: Can you be more specific.
- 14 BY MR. JANNEY:
- Q. The story they told was that you were in a classroom one day in your --
- 17 A. A classroom where?
- 18 Q. Well, I don't know exactly.
- 19 MR. O'KEEFE: Listen to the story.
- 20 BY MR. JANNEY:
- Q. This is before you went to Fort Eustis, that
- 22 you were in a classroom --
- 23 A. So I was at Harvard?
- Q. No. This was after your active duty service
- 25 commenced. You were in a classroom, and you got --

- A. Wait a minute. I commenced my military training at Fort Eustis.
- Q. Well, they have a different recollection.

  That's all I'm saying.
  - MR. O'KEEFE: Then how would they know? How would they have any basis to observe what he did in that classroom at his military service? That's what I'm getting at. Now you're asking him incredibly confused questions, and you're also asking questions that seem incredibly misleading and very -- the way you use information is extremely dangerous, and you're doing it right now because --
- MR. BODNEY: Let him ask his question.
- MR. O'KEEFE: No. I need to clarify the
  record. His question is exactly right. Because you
  first started -- you can go back and read it. You first
  started saying there was an incident at a classroom in
  Cornell.
- MR. JANNEY: No.

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- 20 MR. O'KEEFE: And now -- no. You look at the 21 record. That's what you said.
- MR. JANNEY: Well, I made a mistake, then.
- MR. O'KEEFE: Exactly. And now you're saying
  that it was some incident that happened after his active
  duty with a bunch of people you've identified were

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friends of his at Cornell who have no basis for
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    observing something that may have happened in a
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    classroom at active duty. So you are doing something
    that is incredibly inappropriate in terms of --
             MR. JANNEY: Actually, that's not the case.
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    Two of these people witnessed this incident.
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             MR. O'KEEFE: Where? Where was it?
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             MR. JANNEY: It was after Mr. Mitchell's active
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    duty commenced, wherever he was stationed. But this was
    before he was transferred to Fort Eustis.
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             MR. O'KEEFE: So you're saying they witnessed
11
    it in a military classroom?
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             MR. JANNEY: Yes.
             MR. O'KEEFE: And who were the two people?
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             MR. BODNEY: In fairness to the agreed-upon
    exercise, why don't we just let him ask the question?
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             MR. O'KEEFE: No.
                                Because he can't answer the
18
    question until we can place in location --
             MR. BODNEY: Well, you've made the objection,
19
20
    and he can ask a different question.
21
             MR. O'KEEFE: But who were the two people that
22
    witnessed it?
23
             MR. JANNEY: I believe it was Frank Voelker and
24
    Carmine Liotta.
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             MR. O'KEEFE: And so did you serve in the
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military with Frank and Carmine?
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- THE WITNESS: No.
- 3 MR. O'KEEFE: Right. So how would they have
- 4 any basis to witness something that happened in the
- 5 military?

- 6 MR. JANNEY: I don't think they pulled this out
- 7 of thin air. They all separately reported this incident
- 8 to us. Okay? This was not a conference call. This was
- 9 a separate interview.
- MR. O'KEEFE: What I would like as a courtesy
- 11 is I would like their phone numbers, when we take a
- 12 break, because I want to talk to these people too later.
- 13 MR. BODNEY: Let's get to the questions.
- 14 MR. O'KEEFE: If you want to ask a question
- about the story, you can tell us the story, and I'll
- 16 determine whether I'm going to allow him to answer based
- 17 on whether you can accurately set a foundation for an
- answer that would be meaningful. But right now you'll
- 19 go back and you'll read that record, and you will see
- 20 that you originally set this up as an incident in a
- 21 classroom in Cornell.
- MR. JANNEY: Well, I made a mistaken, then, if
- 23 I did; and I'm willing to take responsibility for that.
- 24 THE WITNESS: Where is the classroom?
- 25 BY MR. JANNEY:

- Q. I don't know. This was before you got to Fort
- 2 Eustis, but it was a military classroom.
- A. No, can't be.
- 4 MR. O'KEEFE: Did you ask them where the
- 5 classroom was?
- 6 MR. JANNEY: I can't remember.
- 7 MR. O'KEEFE: That wasn't important to you to
- 8 ask?
- 9 MR. BODNEY: Let's just ask questions and move
- 10 on.
- 11 BY MR. JANNEY:
- Q. Okay. All right. Mr. Mitchell, have you ever
- 13 signed a nondisclosure confidentiality agreement of any
- 14 kind before, during, or after your military service?
- 15 A. Disclosure of what?
- 16 MR. O'KEEFE: I will allow you to answer the
- 17 question have you ever signed a nondisclosure agreement
- 18 with the military or confidentiality agreement with the
- 19 military.
- THE WITNESS: Is that what you're asking?
- 21 BY MR. JANNEY:
- Q. That's part of the question, yes.
- A. What do you mean "part" of the question?
- Q. Well, why don't we start with you responding to
- 25 that question.

1 A. What?

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- Q. Have you ever signed a nondisclosure

  confidentiality agreement of any kind before, during, or

  after your military service?
  - A. I don't remember.
- Q. You don't remember. Okay.

When exactly did you begin to work at the Pentagon?

- A. I arrived in Washington the day of Kennedy's procession or his funeral. That's all I remember.

  So --
- 12 Q. So that would be November 25th, 1963?
- 13 A. Something like that, yeah.
- Q. So how long did you spend at Fort Eustis? If
  you weren't commissioned on active -- if you were not
  commissioned on active duty until the summer of 1963 and
  you said you went to Fort Eustis, how long did you spend
  at Fort Eustis?
- A. I went to Fort Eustis immediately upon entering
  the service. So that was something like end of summer,
  beginning of the fall.
- 22 0. '63?
- A. And just a couple of months, at least. And I
  got a call one day, transferred to the Pentagon, and I
  arrived the day of the procession of Kennedy. So I can

- remember the horse with the inverted boots riding.
- Q. Okay. I'm going to show you now Exhibit 3,
- 3 which is a -- from the department of defense telephone
- 4 directory. On page 2 of that exhibit, I bracketed off
- 5 what I believe to be your office number and extension
- 6 number.

- 7 A. Yeah, I looked at this.
- 8 MR. O'KEEFE: So here's -- you can tell me if
- 9 you recognize this or not. He'll ask you a question.
- 10 BY MR. JANNEY:
- 11 Q. Is that correct?
- 12 A. Correct.
- Q. So that would mean that you were in the
- 14 office --
- 15 MR. O'KEEFE: Hold on a second. Bill, what I
- 16 do want -- if you have a specific recollection, like
- 17 this is your phone number at that time, you can say
- 18 "that's correct" but --
- 19 THE WITNESS: Oh, no. I don't know about the
- 20 phone number, but that's what I've seen. I don't
- 21 remember the phone. I don't remember the name or the
- 22 number of the office.
- MR. O'KEEFE: So I just want you to be precise.
- 24 So this looks like an accurate document to you where
- 25 your name would have been listed as someone working at

- 1 the Department of Defense, but you're not saying, yes, I
- 2 remember that phone number?
- THE WITNESS: Yeah. Nor the actual room
- 4 number.
- 5 BY MR. JANNEY:
- Q. Okay. So could you look at page 2 for me and
- 7 just see the caption of your entry and see that the
- 8 office number appears to be BE1035; is that correct?
- 9 A. Yeah.
- 10 Q. Do you remember serving in that office, being
- 11 in that office?
- 12 A. I don't remember that number.
- Q. You don't. Okay.
- But it is in the directory, is it not?
- 15 A. Yeah.
- 16 Q. As your listing?
- 17 A. Yeah.
- 18 Q. Okay. Do you remember what the name of the
- 19 section that you worked in was?
- 20 A. I think it was called U.S. DATCOM.
- Q. And do you remember the name of the office that
- 22 you were in?
- A. The name of the office? What do you mean "the
- 24 name of the office"?
- Q. Well, each office has a name. For instance, it

- 1 appears that you were in the U.S. Army Data Support
- 2 Command Section; is that correct?
- A. We call it U.S. DATCOM.
- Q. And you were in the Departmental Systems
- 5 Division. I'm going to show you --
- A. I don't remember the name of the division or
- 7 anything. I don't remember.
- Q. Do you remember who your commanding officer was
- 9 in that office, who you served under?
- 10 A. Just a minute.
- MR. O'KEEFE: Do you want to go outside to talk
- 12 for a second?
- 13 THE WITNESS: Yeah.
- 14 MR. JANNEY: Why don't we take a break for ten
- 15 minutes. Would that be okay?
- 16 THE WITNESS: It will only take a second.
- 17 MR. O'KEEFE: Unless he wants to take a break.
- 18 That's fine.
- 19 THE WITNESS: So we can keep going. Just a
- 20 second.
- 21 (Whereupon a discussion was held off the record
- 22 from 11:00 A.M. to 11:00 A.M.)
- THE WITNESS: Yeah, I do remember the name of
- 24 my immediate commanding officer, Major Miller.
- 25 BY MR. JANNEY:

- Q. Major Miller. I'm going to show you another
- 2 document from the Pentagon phone book, and the office
- 3 that you were serving in, BE1035, the commanding officer
- 4 is Ralph Heller Cruikshank.
- 5 A. I don't remember Cruikshank.
- Q. Do you remember the name?
- 7 A. No.
- 8 Q. You never had any --
- 9 A. I can't remember.
- Q. Uh-huh.
- A. Because he wasn't my immediate commanding
- 12 officer.
- Q. Who was?
- 14 A. Major Miller.
- Q. Major Miller. What was Major Miller's first
- 16 name?
- 17 A. Leon.
- Q. Major Leon Miller. Okay.
- 19 MR. O'KEEFE: And Cruikshank is a lieutenant
- 20 colonel.
- MR. JANNEY: Correct.
- 22 MR. O'KEEFE: Or at least that's what's listed
- 23 here.
- MR. JANNEY: That's correct.
- 25 BY MR. JANNEY:

- Q. So Cruikshank was the head of the division that you worked in.
- Were you ever aware of Cruikshank's -- any
  previous assignments?
- 5 A. No.
- Q. Were you aware -- obviously you weren't -- but that Lieutenant Colonel Cruikshank had a number of classified intelligence assignments?
- 9 A. I don't know. I don't know.
- 10 Q. Specifically what projects did you work on in this office?
- 12 A. We built a computerized data system.
- Q. Okay. For the function of what?
- 14 A. Storing data.
- Q. When was your active duty service in the Army
  completed, and what was the date of your discharge from
  active duty?
- A. I don't remember the actual date. But I think
  it was in July of '65, just before I testified at the
  trial.
- Q. And at what location were you discharged from?
- 22 A. Right at the Pentagon.
- I want to ask something.
- Q. Do you want to take a break?
- 25 A. Just one second.

- 1 MR. JANNEY: Let's go off the record.
- 2 (Whereupon a discussion was held off the record
- 3 from 11:02 A.M. to 11:03 A.M.)
- 4 THE WITNESS: At the time I was discharged, I
- 5 was given the Army Commendation Letter, and I can show
- 6 you from military records a copy of that, which I'm
- 7 surprised, for all your research and all your private
- 8 dicks, that you never found.
- 9 BY MR. JANNEY:
- Q. Well, yeah, if you brought that with you, I
- 11 would love to see it.
- 12 A. From the military. For a long time I had the
- 13 actual document but, you know, 50 years later.
- 14 Q. Okay.
- 15 A. There are two pages in this. I will give you
- 16 the Web site. You can write this down, if you want to
- 17 go look at it.
- 18 MR. O'KEEFE: Over the break they can make a
- 19 photocopy of that too.
- 20 BY MR. JANNEY:
- Q. I'd like to enter this as an exhibit. Can we
- 22 keep this and have it --
- A. Oh, no. You can't keep it.
- Q. Can we make a photocopy?
- 25 A. Right here, yeah. Here's the first page.

- Q. Okay. So this is a three-page --
- A. No. It's more. There are other pages, other
  things, Legion of Merit, other kinds of awards. But the
  important things are the first page there. That's
  published by the Army every year. You can take a look
  at the citation there on the page.
  - Q. Okay. So just help me understand something. The first time that your name shows up in the Department of Defense telephone directory is September of 1964; but you said earlier, did you not, that you started working in the Pentagon in the fall of 1963?
  - MR. O'KEEFE: Okay. So first of all, there's been no established, like, fact that the first time his name showed up in the directory was such and such date. You've provided us a copy of a directory from fall of 1964. Maybe there's other directories that exist. We don't know.
  - THE WITNESS: It also could be that I arrived, as I said, though -- as you say 25 November '63, November, December, start of '64. Those directories aren't published every single day.
- 22 BY MR. JANNEY:

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- Q. Oh, no. They're published quarterly.
- 24 A. Okay.
- Q. So if you arrived in November of '63, the first

- instance would have been the first quarter of 1964. But
- 2 from our research, just for the record, we couldn't find
- 3 anything before September of 1964.
- A. I don't know.
- Q. Okay. Well, let's move on.
- So, Bill, from your point of view, why is it
  that the National Personnel Records Center in St. Louis
  has no record?
- 9 A. I don't know. I don't have any control.
- Q. Have you ever tried to get your own military record?
- A. I submitted a request after I heard that, from
  Whalen and others I heard that. Couldn't find it. I
  used William L. Mitchell, and I used my old social
  security number.
- 16 O. Is that the one that --
- A. Sorry. I used my new social security number, and they said they couldn't find the record.
- Q. So do you have a new social security number for
  "Bill Mitchell" that's different from the one that you
  had from "William Lockwood Mitchell"?
- A. I changed my name, you know, "William" and
  "Bill." I didn't change my name. I said, "I'm always
  called Bill." I wanted to have all my records in all
  the same -- together, Bill. When I did that, it's my

- 1 understanding the Social Security Administration told me
- 2 I had to change my social security number. I did that.
- Q. Okay.
- A. So when I submitted my request last spring, I
- 5 guess I used my current social security number and my
- 6 old William L. Mitchell, Lieutenant William L. Mitchell.
- 7 They said, no, they couldn't find my records.
- 8 Q. Do you happen to remember your military service
- 9 number?
- A. No, I don't. I don't, and I didn't remember my
- 11 old social security number at the time.
- 12 Q. The issue for me, Bill, is that I don't
- 13 understand why the Office of Veteran Affairs has no
- 14 listing for you, nor do any of the Army registers --
- 15 A. I can't help you with that.
- 16 Q. Let me finish the question -- that we
- 17 researched from 1962 to 1967. That's why I'm curious to
- 18 know why your record never comes back despite submitting
- 19 a request for it with your old social security number.
- 20 That would have been the social security number that you
- 21 were using at the time that you entered military
- 22 service.
- 23 A. That's correct.
- Q. Still didn't come back.
- A. I don't know the answer to that.

- Q. Okay. Do you have what's called a DD214?
- A. No. I probably did at the time. When I got
- out, I got a copy of the Army Commendation Medal and DD form 214, but I didn't keep it.
- 5 Q. You didn't keep it?
- A. That probably I got rid of first, and I kept
  the Army Commendation Medal paper longer but not really.
- Q. Okay. So let's turn to a different topic here.

  I'm curious to know that, while you were working at the

  Pentagon, what amount of time were you usually allotted

  for lunchtime in your job at the Pentagon?
- 12 A. I don't remember that.
- Q. Well, I mean, could you take two-hour lunches?

  Three-hour lunches?
- 15 A. I don't remember that.
- 16 Q. Well, surely you have some recollection?
- 17 A. I don't remember that.
- Q. Was it always lunchtime at the same day that you took your runs?
- 20 A. I always jogged at the lunchtime.
- Q. You did. And were you ever given any instructions, when in your job duties, as to how much
- 23 time you could take off for lunch?
- 24 A. No.
- 25 Q. You weren't?

- 1 A. Not that I remember.
- Q. So, I mean, if you wanted to, you could take
  off the whole afternoon and there wouldn't be any
  repercussions?
- A. I don't remember.
- Q. Well, I'm just curious if you can answer the question.
- A. I don't remember.
- 9 Q. You don't remember what?
- 10 A. That anyone told me that I could or could not take off so much time.
- Q. How long, typically, did you go for a run at lunchtime given the --
- A. You mean how much time was I actually on the trail?
- Q. Yeah. I mean, for instance, if you left at 12:30, what time would you typically return?
- 18 A. I don't remember.

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- Q. If it was your habit to run around lunchtime from your place of work at the Pentagon, why did you chose to run on the towpath in Georgetown when there were places to run immediately adjacent to the Pentagon which would have allowed you much more running time?
- A. I don't know. There's a nice setting there on the towpath.

- Q. But, I mean, isn't there a nice setting along
  the Potomac River adjacent to the Pentagon as well?
  Wouldn't that have afforded you --
  - A. You mean at that time?
  - O. Yeah.

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- A. I don't know.
  - Q. You don't know or you don't remember?
- A. I don't remember.
- 9 Q. I'm just curious why you would want to waste
  10 valuable lunchtime break in driving to and from the Hot
  11 Shoppe's parking lot in Rosslyn from the Pentagon.
- 12 A. What do you mean "waste"?
- Q. Well, you figure how long did it take you,
  typically, to drive from the Pentagon to drive to the
  Hot Shoppe's?
- 16 A. I don't remember.
- Q. Well, since I grew up in Washington, I have some idea of the distance. And it's -- you know, in normal traffic during that era, it had to be about 15 minutes to get from the Pentagon to the Hot Shoppe's parking lot and then 15 minutes when you entered.
- 22 That's chewing up 30 minutes right there.
- 23 A. So?
- Q. Well, I'm just curious as to why --
- A. I mean, I still jog pretty much daily, places I

- 1 take my car and I drive to. I could always -- following
- 2 that logic, I could always just go right out the door
- 3 and run.
- Q. You could and that's my question --
- 5 A. Yeah.
- 6 Q. -- why you didn't?
- 7 A. I drive to drive somewhere else to run.
- 8 Q. How frequently did you run on the towpath?
- 9 A. Pretty regularly. I don't know the actual
- 10 number of days but pretty frequently.
- 11 Q. How did you come to learn about the towpath?
- 12 A. I don't remember that.
- Q. You don't remember who told you, how you --
- 14 A. I don't remember that.
- Q. Did you run at other locations other than the
- 16 towpath?
- 17 A. You mean at lunchtime?
- 18 Q. Yeah.
- 19 A. That I don't remember either.
- Q. How soon, after your arrival in Washington, did
  you start running on the towpath?
- 22 A. I don't remember that.
- Q. Do you typically always run the same route when
- 24 you go running?
- A. You talking about now or then?

- 1 Q. Then.
- 2 A. Then?
- Q. Yeah.

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- A. On the towpath?
- Q. Any place you were running during that era when you were in the Pentagon.
  - A. Well, I can only speak for the towpath. I think I ran from across the bridge and then the start of that where you come down onto the towpath down toward Fletcher's something.
- 11 Q. Boathouse?
- A. Yeah. I don't know if every day I went all the
  way to Fletcher's boathouse. I don't know that. I

  don't remember that. But that was generally the route:
  From the beginning there where you come across the
  bridge onto the towpath down toward Fletcher's
  Boathouse.
- 18 Q. Right.
- A. But I wouldn't say that every single time I ran
  I ran all the way to Fletcher's Boathouse and back.
- Q. Have you ever been involved, during your
  military service, in any surveillance operation during
  your military career?
- 24 A. No.
- Q. You had no training in surveillance whatsoever?

- A. I don't remember any training in surveillance, even when I entered in Fort Eustis.
  - Q. Were you ever part of any surveillance operation with regard to Mary Pinchot Meyer?

- A. I told you no -- and this I want to really stress -- by any group, CIA or any other group.
  - Q. So tell me, Bill, what exactly prompted you to go to the police the following day?
- A. The day after I saw in the paper a picture of a woman whose face I recognized, saying, "Hey, I passed very close to this woman yesterday when I was running."
  - Q. How did you recognize her face?
  - A. The picture in the paper.
- Q. Okay. Because she was wearing sunglasses when she was walking.
- A. Past -- and I had almost, as I remember rereading my transcript, I think I -- at the point of some kind of, like, a little bridge kind of thing, I had to just about come to a complete stop, and we passed shoulder to shoulder. So I saw her face, and I recognized her. I had never seen, heard of Mary Meyer before or something like that, nor read about her any time after until I read parts of your book, 2012. So that's the way I decided, kind of civic duty, on active duty, I go to the police and said, "Yeah, I saw that

- 1 woman."
- Q. Did you call the police before you went down to
- 3 talk to them?
- A. That I don't -- no. That I don't remember.
- 5 That I don't remember.
- 6 Q. Or did you just decide to show up?
- 7 A. That I don't remember.
- Q. Do you remember what station you went to?
- 9 A. No.
- 10 MR. O'KEEFE: I need to take this call.
- 11 MR. JANNEY: Let's take a break.
- 12 (Whereupon a recess was taken from 11:16 A.M.
- 13 to 11:23 A.M.)
- 14 BY MR. JANNEY:
- Q. So when you went to the police station on
- 16 October 13th, the day after the murder, do you remember
- 17 who you talked with?
- 18 A. No. I'd have to look at the records. I don't
- 19 remember.
- 20 Q. Does the name Captain George Donahue ring any
- 21 bell?
- 22 A. Only reading the documents. In the fall I
- 23 tried to get ahold of my affidavit when I said at that
- 24 time, when I went in there, through Whalen.
- Q. I'm sorry. Through this past fall?

- A. Yeah, this past fall. Career FBI guy was talking with Whalen, and Whalen told us that that doesn't exist anymore. The whole records from that trial were destroyed as if the criminal case was a solved case in 1990. So --
  - Q. Well, that has to do with their records

    Retention Act, which states, I believe, after so many

    years --
    - A. Yeah, yeah, 25 years.
    - Q. Right. They can destroy the record.
- 11 A. Right.

- MR. O'KEEFE: And just so it's clear, and you can reiterate this, I asked him the question you asked because he'll say, "I went and looked for stuff."
- I asked him, "When did you start looking? Did you ever try to look for stuff before you saw, you know, Mr. Janney came to your house?"
  - And Bill was like, "No. I never even thought about this." So any time he's telling you he did an investigation -- and if want you can correct me if I'm wrong or you can say it yourself -- it's all been since you came to his house and then he saw your book. And so that's the time frame. This is what inspired him to look into this stuff.
- 25 BY MR. JANNEY:

- Q. So, Bill, was this the first time you saw the book, when I came to your house in August of 2012?
  - A. Yeah, yeah. First time I ever heard about it.
  - Q. First time you ever heard about it?
- A. While we're talking about coming to my house,

  I'd like to ask you something: When you came to my

  house, did you have a recording?
  - Q. I'm not going to answer any questions because
    I'm asking the questions and you're answering.
  - MR. O'KEEFE: We know you had it because you already said it publicly, and that's a felony in California -- you're aware of that -- to secretly record somebody.
- 14 MR. JANNEY: I'm not going to comment on that.
- 15 THE WITNESS: How about that? How about that?
- MR. O'KEEFE: That's all right. We got it on videotape, but that's the type of stuff that's just -that's a crime, Mr. Janney, to secretly record somebody.
- 19 THE WITNESS: And playing it twice:
- 20 April 11th, 22 November.
- 21 BY MR. JANNEY:

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- 22 O. Can we continue?
- A. But what about that?
- MR. O'KEEFE: We'll get to that later. Our
  point here, Mr. Janney, in coming here is, like I said,

- 1 to let you listen to Mr. Mitchell tell you what really
- 2 happened and to have you go back to your publisher and
- 3 recant the statements. And maybe we're not there at
- 4 that point, but that will be another point of
- 5 discussion: that you committed a crime in secretly
- 6 recording my client.
- 7 MR. JANNEY: You can proceed in any way you
- 8 want, Mr. O'Keefe. Okay?
- 9 MR. O'KEEFE: Right. We will. But like I
- 10 said, we're trying to do it the easy way here with you,
- 11 not the hard way. But there is a hard way.
- 12 MR. JANNEY: We're not making a lot of progress
- 13 because Mr. Mitchell has a very selective memory.
- 14 MR. O'KEEFE: It's not selective. It's 50
- 15 years ago, and if you're not going to accept his
- 16 testimony when he says, "I don't remember," it's a
- 17 problem.
- 18 MR. JANNEY: It is a problem, but let's proceed
- 19 and see if we can't get this. Okay?
- 20 MR. O'KEEFE: That's right. But it is a
- 21 problem, and you're going to need to kind of rethink
- 22 about the process. And when someone is testifying under
- oath to tell the truth, unless you have some real reason
- 24 to believe that they're not telling you the truth and
- 25 you don't have it here, then you should be accepting

- 1 their testimony as true. I've done this for --
- 2 MR. JANNEY: Look, you're entitled to your
- 3 opinion.
- 4 MR. O'KEEFE: I've done this for a lifetime.
- 5 MR. JANNEY: I know you have, and you're
- 6 entitled to your opinion --
- 7 MR. O'KEEFE: And this is the first time you've
- 8 done this.
- 9 MR. JANNEY: -- and I'm entitled to mine, and
- 10 I'm asking the questions here.
- 11 MR. O'KEEFE: I'm an expert at this stuff --
- 12 you're not -- at taking depositions.
- 13 MR. JANNEY: Fine. You can believe whatever
- 14 you want to believe. Can we continue?
- MR. O'KEEFE: Yeah.
- MR. JANNEY: Okay.
- 17 BY MR. JANNEY:
- 18 Q. So you don't remember any other policeman that
- 19 you talked to other than possibly Homicide Squad Captain
- 20 Donahue; is that correct?
- 21 A. On the 13th?
- 22 O. On the 13th.
- A. No. I don't know how many people were there.
- Q. Okay. But from your point of view, you only
- 25 remember sitting down with someone, and they took your

- affidavit on that day?
- A. I don't remember sitting down with one person
- 3 or maybe more than. You know, maybe there was a
- 4 recorder or something. I don't know. I don't remember.
- Q. How many people did you sit down with?
- A. I don't remember.
- Q. Would you agree that you did talk to at least one person?
- 9 A. I gave -- I told him what I saw.
- 10 Q. You told one person what you saw?
- 11 A. I said I don't remember how many people were
- 12 there.

- Q. Well, there was at least one; right? Were
- 14 there more than one?
- 15 A. Yeah, there was at least one.
- 16 Q. There was at least one. Okay.
- So let's go to your trial testimony. Here's a
- 18 copy of it, and that is Exhibit 6.
- 19 When did you first meet with Chief Prosecutor
- 20 Alfred Hantmann in preparation?
- 21 A. I don't remember.
- Q. How many times did you meet with him --
- 23 A. I don't remember.
- MR. O'KEEFE: Let him finish his question,
- 25 especially in consideration for the whole purpose.

1 THE WITNESS: Sorry.

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3 BY MR. JANNEY:

- Q. How many times did you meet with him?
- A. I don't remember.
  - Q. Other than your testimony on July 26th, at any time did you meet or talk with Attorney Hantmann after the trial began?
    - A. After the trial began?
- 10 Q. Yeah.
- 11 A. No. I don't remember.
- Q. Did you rehearse the questions at any of those meetings with Prosecutor Hantmann?
- 14 A. I don't remember.
- Q. Well, I mean, obviously he's not going to call you in to testify and not having met with you before.

So wouldn't you agree that you at least --

MR. O'KEEFE: Okay, first of all, I object to that because that lacks foundation, calls for speculation. And then that's just a leading and misleading preface to a statement, and my client is not going to adopt, obviously, what the district attorney or prosecutor would or wouldn't have done and whether he

before. So if you just ask a question without a preface

would have called a witness without meeting with him

- 1 like that, that would be better.
- 2 \\\
- 3 BY MR. JANNEY:
- Q. Do you remember at any time rehearsing the questions or your answers with Prosecutor Hantmann before you testified --
- 7 A. No.
- Q. -- on July 26th? You don't. Okay.
- 9 After the arrest of the Defendant, Ray Crump,
- 10 Jr., do you remember receiving any message or phone call
- 11 from Defense Attorney Dovey Roundtree asking you to meet
- 12 with her?
- 13 A. No.
- Q. During your testimony at the trial, did you view the Defendant Ray Crumb at the trial?
- A. I don't know if -- I don't actually remember.
- 17 I'd have to look at my testimony and see if they asked
- 18 me to -- is this the person that you saw.
- Q. Okay. So why don't we take a couple of minutes
- 20 and you review your testimony.
- 21 A. Wait a minute. Let me look at my --
- MR. O'KEEFE: That's it.
- THE WITNESS: I don't see that they asked me if
- 24 somebody in there was Crumb.
- 25 BY MR. JANNEY:

- Q. Well, do you concur that Crumb was at the trial, the defendant? Do you remember seeing the defendant at the trial?
  - A. I don't remember.
- 5 MR. O'KEEFE: Do you remember, as you sit here 6 today, actually that Mr. Crumb, the defendant, was 7 present? Not whether they asked you, but do you 8 remember whether he was in the courtroom when you were 9 testifying?
- 10 THE WITNESS: I don't remember.
- MR. O'KEEFE: Okay. So you don't recall, as

  you sit here today. You don't know if he was there or

  not while you testified?
- 14 THE WITNESS: I don't know.
- MR. O'KEEFE: Okay. Fair enough.
- 16 BY MR. JANNEY:

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- Q. So, Bill, explain to me the exact route from
  where you parked your car at the Hot Shoppe's parking
  lot on the Virginia side of Key Bridge that you took to
  gain access to the canal towpath.
- A. I can't remember that either. The way I crossed the bridge, I don't remember.
- MR. O'KEEFE: Briefly, Mr. Janney keeps saying
  you parked in the Hot Shoppe's parking lot. You haven't
  said that, but do you agree with that? That that's --

- THE WITNESS: Yeah, I think that -- only
- 2 reading it sort of here maybe 50 years later.
- MR. O'KEEFE: Fair enough. I just wanted to
- 4 make sure that that was a fact coming from you.
- THE WITNESS: I don't remember the route. All
- 6 I remember is coming from across the bridge.
- 7 BY MR. JANNEY:
- Q. Okay. Well, on page 658 of your transcript,
- 9 you say you saw the couple on the road leading down to
- 10 the canal near Key Bridge.
- What is that road? Do you remember?
- 12 A. No.
- Q. Do you remember seeing the couple, as you said
- 14 here --
- A. I said only reading here that, if I said that,
- 16 that's what I testified.
- 17 Q. Did you ever speak to the couple?
- 18 A. No.
- 19 Q. Or the person you identify as the young college
- 20 runner?
- 21 A. I didn't speak to anybody that I saw and
- 22 reported that I had seen.
- Q. Did you ever see or speak to any of these
- 24 individuals at any other time?
- 25 A. No.

Q. The young couple or the Bermuda shorts runner?

A. No. I never saw anybody that I passed there before or after, and I never went back through that on that day. I crossed the bridge down onto the canal; passed the couple coming down onto the towpath; passed a guy running down toward the boathouse, turned around, passed him coming back; passed the other couple; passed a woman, whom I later recognized as I described earlier here; and then I passed somebody else, a man, following.

And I go back to my car and -- let me finish -and I never went back to that towpath that day with a
gun, without a gun, anything. I didn't -- wait a
minute. Let me finish -- and I didn't gun her down, and
I wasn't part of any reconnaissance group, and I was not
a part of any assassination group. That's all. Under
oath, that day, those are the important facts, those
people that I said that I saw.

The times that I'm asked later by Roundtree are I say, if you look at the words, "about." I said I never run -- I still don't to the day -- I don't run with a watch, and I didn't run with a watch on. And I estimated from a clock in the Pentagon locker rooms when I got back about the times. Those are the facts, those kind of things. Okay?

Q. Let's proceed with the next question now.

So when you ran by this man, this

African-American man who you said was 600 -- 200 yards

behind her following her --

- A. That distance.
- Q. Let me finish the question.

When you ran --

MR. O'KEEFE: So hold on. I want to object because I read this in your book, and he does not say this man was "following her." What he said is, "I saw -- I estimate 200 yards later. I describe this other man who was walking west in the same direction."

So, again, that's the type of stuff that is so troubling to me, where you're taking generic facts and then characterizing them in a way which, first of all, is dishonest in terms of what Mr. Mitchell actually testified to; and, secondly, is trying to create a point that doesn't exist. So he never said that --

MR. JANNEY: Could you possibly turn your cell phone off so we could not be continually interrupted?

MR. O'KEEFE: Yeah, I'll turn it down, but I need to wait for another call. But, yeah, I'll turn it down.

MR. BODNEY: I think he's made his objection.

You can ask your question.

25 BY MR. JANNEY:

- Q. So you said, according to your court transcript, you ran by the African-American gentleman who was walking in the same direction as Mary Meyer -- correct? -- and that he was about approximately 200 yards or 600 feet behind her?
  - A. Approximately, about. That's a guess.
- Q. And can you remember any distinguishing characteristics about this woman?
- A. No, no, no. And the dress that I reported I only can remember by reading here, reading in the transcript 50 years later. I reported about how far behind this guy was walking behind. I said he was an African-American male. I think I was asked by -- I don't know by Hantmann or Roundtree. I'm not sure I remember whom -- whether I might be able to identify him, pick him out. I said, "No."
- Q. Okay. So at the time of your testimony at the trial, which would have been July 26th, 1965, you've already said that it was your recollection that you were already out of active duty service -- right? -- in the Army?
- 22 A. The day that I testified?
- 23 O. Yeah.

- 24 A. Yeah.
- 25 Q. Yes?

- A. Yeah.
- Q. Where were you working at that time?
- A. I wasn't.
- 4 Q. You weren't working at all.

Do you remember talking to a reporter at the trial by the name of Roberta Hornig?

- 7 A. No.
- Q. Did you ever have any association, in terms of teaching or being an instructor, at Georgetown
- 10 University?
- 11 A. Absolutely not.
- Q. Okay. I want to show you Exhibit 7 where
  Ms. Hornig writes --
- 14 A. Yeah, I read that. The first paragraph, that's not true.
- MR. O'KEEFE: And that's another point because
  you write in your book that he testified at trial that
  he worked at Georgetown, which is not accurate. He
  never testified to that.
- 20 MR. JANNEY: I don't think I did.
- MR. O'KEEFE: I'll pull it out. I read it this
- 22 morning.
- 23 BY MR. JANNEY:
- Q. Okay. I think what I said was, according to an interview that he possibly gave Ms. Hornig, she reported

- 1 that he was an instructor of mathematics at Georgetown
- 2 University. I don't think she could have pulled that
- 3 out of thin air. I think she had to have talked to you,
- 4 Bill, in order to get that.
- A. Well, that's one. I could suggest some other things.
  - Q. I don't need you to do that. The point --
- A. Well, how come? You just suggested.
- 9 Q. Because I'm asking the questions.
- 10 A. You just said that --
- MR. O'KEEFE: Let me read this to you. I want
- 12 to read what it says in your book. This is on page 130
- 13 of your book, "At the trial, Mitchell identified himself
- 14 no longer as a military man but as a mathematics
- 15 instructor at Georgetown University." Period.
- 16 MR. JANNEY: Well, if I said that in that way,
- 17 then --

- 18 MR. O'KEEFE: But your whole book is like that.
- 19 MR. JANNEY: No, it's not. And I'm not going
- 20 to go into it.
- MR. O'KEEFE: And it is, see, because you --
- MR. JANNEY: Look, I'm not going to argue with
- 23 you about this.
- MR. O'KEEFE: You're not reading what you're
- 25 writing, and you're not looking at the evidence. You

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are slandering, and you've libeled this man, and you've done it repeatedly.
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MR. BODNEY: And I, in all fairness, don't think you're honoring the agreement between the parties.

MR. O'KEEFE: We are because the agreement was not for Mr. Janney to take the deposition. All right? The agreement was Mr. Pepper was going to take the deposition. He was going to be to present, and he would have the right to interject. And after Mr. Pepper said he wasn't coming --

MR. BODNEY: I don't see that in the agreement.

MR. O'KEEFE: Because I -- that's how it works,
No. 1, and I spoke with Mr. Pepper. All right? So
don't yank my chain here. Wait. Stop. No, I want this
on the record.

MR. BODNEY: You're wasting a lot of time.

MR. O'KEEFE: This is on the record.

And then Mr. Pepper said he wasn't coming and he said, "It will be okay anyway because Mr. Janney is going to ask the questions." The first time that was ever discussed. I could have written back to Mr. Pepper and said, "Mr. Pepper, take a flying friggin' hike off a bridge," but I didn't.

So I said to Bill, "Look we'll let it proceed like this," because my discussion with Pepper was it

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1
    will be somewhat conversational, and that also meant
2
    that my client was going to be able to ask questions
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    back. So this is exactly what the agreement -- if you
    want to talk to Bill, give him a call.
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             MR. BODNEY: Excuse me. But by my definition,
    what you're doing right now isn't conversational.
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             MR. O'KEEFE: I'm telling you --
8
             MR. BODNEY: You're accusing Mr. Janney of
9
    crimes and civil wrongdoing --
             MR. O'KEEFE: All of which -- absolutely.
10
             MR. BODNEY: -- and you're pointing finger and
11
    taking up lots of time.
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             MR. O'KEEFE: Absolutely. Absolutely.
             MR. BODNEY: And I don't think --
14
15
             MR. O'KEEFE: Absolutely.
             MR. BODNEY: -- that that's a deposition.
16
17
             MR. O'KEEFE: Absolutely.
18
             MR. BODNEY: I've never been to a deposition
19
    where a lawyer is allowed to participate as you've done
20
    today.
21
             MR. O'KEEFE: Well, then you don't go to
    depositions my friend.
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where somebody has filed a wrongful death action 50

MR. O'KEEFE: And I've never been in a case

MR. BODNEY: I go to depositions.

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1 years after the act.
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- 2 MR. BODNEY: Excuse me. I think the parties 3 are trying to resolve a dispute.
- 4 MR. O'KEEFE: It's already been resolved.
- 5 MR. BODNEY: But when you raise your voice and 6 interrupt and don't let him ask questions, you're 7 sending it in the other direction.
- 8 MR. O'KEEFE: I'm not. I'm trying to help your 9 client see the truth.
- MR. BODNEY: Then do this: Save that for after the deposition.
- MR. O'KEEFE: Well, we'll proceed. But he's under the impression that he wrote this thing. He's under the impression that he wrote in his book,
- "According to this Ms. Higgins" -- blah, blah, blah.
- 16 That's not what he wrote.
- MR. BODNEY: Okay. You've made your objection.
- 18 MR. O'KEEFE: Repeatedly, repeatedly.
- MR. BODNEY: You've made your objection. Just
- 20 let him ask the questions --
- 21 MR. O'KEEFE: That's fine.
- MR. BODNEY: -- and then we'll go ahead.
- MR. O'KEEFE: But somebody has got to get --
- MR. BODNEY: You've made your point.
- MR. O'KEEFE: Fair enough.

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1 MR. BODNEY: Okay.
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2 MR. O'KEEFE: But I don't know if I've made my 3 point. At the end of the day --

MR. JANNEY: Look, you're wasting time here.

MR. O'KEEFE: If at the end of the day, if you're willing to honestly look at what you've really written and what the information is for what you've relied on and you're going to go back and you're going to retract what you've said about Mr. Mitchell, then the point has been made.

MR. BODNEY: At the beginning of the day, he's committed himself to honestly reviewing his testimony. So let's just talk. Let him ask the question and let your client answer them, and let's hear what the facts are.

MR. O'KEEFE: We will. Yeah, that's what we're doing. I mean, there's been nothing but the truth said here.

MR. BODNEY: Okay. But I think it would be helpful if the truth came more from your client rather than argument from you. That's all I'm saying.

MR. O'KEEFE: Well, if I'm going to get loaded questions that don't accurately reflect the record or mislead what's said, I'm going to correct the record, and I want to do it in real time because you have an

- 1 opportunity to hear it. You have an opportunity to hear
- 2 it; but I get your point, you know; and I don't have the
- 3 nicest personality. So I'll try to keep it under, put
- 4 it on a chain. But it is my personality and I'll --
- MR. JANNEY: Understood.
- 6 MR. BODNEY: You're fine. Let's just go back
- 7 to asking questions and answering them and trying to
- 8 reach a resolution here with a more perfect
- 9 understanding of the facts.
- MR. JANNEY: Absolutely.
- 11 MR. O'KEEFE: And we share that. That's why
- we're here, really.
- 13 MR. JANNEY: Can I continue?
- MR. O'KEEFE: Please.
- 15 BY MR. JANNEY:
- 16 Q. Let me continue.
- 17 A. The only comment about this: The second to the
- 18 end paragraph in this that you showed me, in the article
- 19 published the day after the testimony in The Evening
- 20 Star, the description of what I said -- some of them
- 21 verbatim. You can look at the transcript -- the first
- 22 paragraph, completely not true.
- Q. Well, that's what I'm curious about. I mean,
- 24 where would reporter Hornig get the idea that you were
- 25 teaching part-time at Georgetown University?

- A. You want me to answer that question?
- Q. Well, I'm curious too.
- A. Where would she get it?
- Q. Yeah.
- 5 MR. O'KEEFE: The point is --
- 6 THE WITNESS: Well, wait a minute. Let me
- 7 answer.

- 8 Maybe her husband, whom maybe worked for some 9 newspaper or something like that.
- 10 BY MR. JANNEY:
- 11 Q. Well, why would they pull that out of thin air?
- 12 A. I don't know.
- Q. And identify Georgetown University?
- A. Even Damore at some point talking about how
  that thing maybe was done, people referring to that. So
- 16 I'm not saying -- but the important point you asked how.
- 17 The important point is I never taught mathematics at
- 18 Georgetown, and I didn't say that.
- 19 Q. Okay. That's good because Georgetown has no
- 20 recollection of you ever having taught there.
- 21 A. And I didn't say that.
- Q. Right. Well, someone told her that. Okay? So
- 23 I'm assuming as a reporter --
- MR. O'KEEFE: And that's -- we don't know if
- 25 someone told her that. Maybe she just, you know, made a

- 1 mistake. Maybe she took down a note from someone else.
- 2 We don't know if someone told her. There's a whole
- 3 bunch of explanations as to why she got the wrong
- 4 information.
- 5 MR. JANNEY: There could be. That's right.
- 6 MR. O'KEEFE: Right. But the point here is
- 7 you've asked him. He never said it to her.
- 8 THE WITNESS: That's real important.
- 9 BY MR. JANNEY:
- Q. Your response is duly noted, but let's continue
- 11 on the record.
- 12 After your testimony on July 26, how long did
- 13 you remain in Washington?
- 14 A. I don't know the exact time. I flew -- no.
- 15 Wait a minute. I think I took the boat to London.
- 16 Q. And how soon after the trial?
- 17 A. I don't remember.
- Q. You don't remember? Was it in the summer? In
- 19 the fall?
- A. Yeah, like the end of summer, very end of
- 21 summer.
- 22 Q. And so were you still maintaining your
- 23 residence at 1500 Arlington Boulevard?
- 24 A. No.
- 25 Q. No?

- A. And I didn't make --
- Q. When did you move?
  - A. Huh?
- Q. When did you move out of 1500 Arlington
- 5 Boulevard?

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- A. Probably end of summer.
- 7 Q. End of summer. And where did you move to?
- 8 A. No. When I left.
- 9 Q. Right. But up until the time you did leave, 10 you were still at 1500 Arlington Boulevard; correct?
- 11 A. Yeah. I never lived in any other place at that 12 time.
- Q. Great. Okay. Now, did you apply for any fellowship or scholarship?
- 15 A. Going overseas?

to the full-ride fellowship.

16 Q. Yeah.

- A. I saw your reference to -- I applied for a

  full-ride fellowship, and the same time -- I mean, to

  help finance my study in London. And I was trying to

  finance or I was going to continue to -- I mean, to come

  back and study at Berkeley for my Ph.D. So I was

  working on both of those at the same time, and I applied
- 24 And my recollection is -- 50 years later -- 25 that they said, "You're only going to be there eight

- 1 months, nondegree program, studying mathematical
- 2 economics and operations research. If you want to stay
- 3 longer, then we'll consider." So --
- Q. So you never got a full --
- 5 A. No. I was just an applicant for that.
- Q. What about an Eisenhower Fellowship? Did you ever apply for that?
  - A. No, not that I -- no.
- 9 Q. You have no --

- 10 A. To University of London or London School of 11 Economics?
- Q. Well, a fellowship so that you could go to
  London School of Economics.
- In other words, you didn't consider an Eisenhower Fellowship?
- 16 A. No. I don't know what Eisenhower was, not that
  17 I remember.
- Q. What entity, then, was responsible for giving you the financial ability to go to London and study there?
- A. I save my money from being paid for two years
  working in the military, and then I found out
  sometime -- and I don't know when I was there -- that I
  would be eligible for the GI Bill to help me, help me
  also finance -- I think that helped me finance the

- 1 beginning of my studies at Berkeley, and I got a
- 2 research fellowship at Berkeley. And I had to arrange
- 3 all those things sort of beginning at that time when I'm
- 4 going over there, you know, when the day is really
- 5 before the extended Internet and all that kind of stuff.
- Q. So, again, do you have any further recollection

of when you actually left the United States for London?

- 8 A. I think it was the end of the summer.
  - Q. Okay. So it would have been August '65?
- 10 A. I couldn't pin a month. Maybe August,
- 11 September, but --
- Q. Okay. Do you remember attending the wedding of
- 13 your Cornell classmate Frank Voelker in 1964?
- 14 A. No.

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- 15 Q. What were your actual dates of attendance at the London School of Economics?
- 17 A. No. When I got there in the fall and I left --
- 18 Q. That would have been the fall of 1965; right?
- 19 A. Fall of '65, spring of -- spring, early summer
- 20 '66. And then I went, came back to visit my family,
- 21 drove across the country, and started at Berkeley in the
- 22 fall of '66.
- Q. Okay. Thank you. Do you remember when you
- 24 came back that summer, Bill, that you visited your
- 25 roommate, your classmate Frank Voelker?

- 1 A. No.
- Q. You don't? You don't remember?
- 3 A. No.
- Q. So you're telling us that you moved to California in the fall of 1965; correct?
- A. Yes.
- Q. And you started your Ph.D. program in mathematics at Cal Berkeley at that time?
- 9 A. No, that citation --
- 10 Q. Excuse me. In the fall of '66?
- 11 A. The time is right. But I studied industrial
  12 engineering and operations research in the school of
  13 engineering.
- Q. At Berkeley or at --
- 15 A. At Berkeley.
- Q. Okay. I thought you --
- A. I don't know where your private dick or
  whatever got that wrong. Not mathematics there. I
  studied applied mathematics at Harvard.
- Q. Right.
- 21 A. At Berkeley, industrial engineering operations 22 research, department of engineering.
- Q. Okay.
- 24 A. Fall of '66.
- Q. Let's switch gears here for a bit.

Have you ever been aware of something called the Church Committee in the United States Senate?

- A. No.
- Q. Never?
- A. No, not right now. I can't remember.
- Q. Do you remember anything about what the Church Committee was about or what they were investigating?
- A. No.

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- Q. Well, just so we're clear, the Church

  Committee, otherwise known as the United States Senate

  Select Committee to Study Governmental Operations With

  Respect to Intelligence Activities, began in 1975; and

  it was chaired by Senator Frank Church. They were

  immediately followed by the House Select Committee on

  Assassinations.
  - Now, were you ever contacted at any time by any member of the Church Committee or the HSCA? I can't hear you.
- 19 A. No.
  - Q. When did you start teaching at Cal State Hayward?
- A. I started -- let's see. I was still a graduate
  student at -- in Berkeley. Let's see. I finished -'66, '68, '69, '70 -- I think it was something like '68,
- 25 '69, somewhere in there.

- Q. And when were you given the rank of assistant professor at Cal State School of Business at Hayward?
  - A. I guess when I graduated from Berkeley.
  - Q. Which would have been when?
- 5 A. '69, '70.

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- Q. Okay. And when were you promoted to associate professor there?
  - A. I don't remember the year.
  - Q. What year did you become emeritus?
- 10 A. I think it was -- let's see -- '89, '90, 11 something like that, when I retired.
- Q. So in what year do you recollect that you

  to Bill Mitchell?
  - A. I think it was sometime around the time I bought my house. I wanted to change all my records to Bill Mitchell, which is the name I go by.
    - Q. What prompted you to want to change your name?
- A. To make all my records similar. And Bill is
  the same as William. I was always called Bill by most
  everybody.
- Q. Okay. That's the only reason?
- 23 A. That's it.
- Q. You just woke up one morning and decided you --
- A. I'm not sure it was waking up one morning.

- Q. Well, I mean, I'm curious. I mean, someone usually doesn't go changing their name until they've given it a long, fairly long period of thought or they've contemplated.
- A. But it's not completely changing a name. It's like Bill is a short name for William.
  - MR. O'KEEFE: Well, you just testified but maybe -- you said you think. But you said it was when you bought your house, so I'm assuming it may have had something to do with when you were taking the title.
- 11 THE WITNESS: Yeah.
- 12 BY MR. JANNEY:

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- Q. Okay. I want you to know that the Cal State
  reference historian, Paul MacLennan, told us on
  September 18th, 2012, that you were using your name
  William L. Mitchell and you were initially listed as an
  assistant professor in the 72/73 academic year. It was
  sometime after that that you changed your name to just
  Bill Mitchell.
- Would you agree with that? It was sometime after?
- A. Probably. Because I think I bought my house in -- I think it was '78, 1978, I think.
- Q. But according to what we were told, your name changed at Cal State in the 74/75 academic year from

William L. to Bill Mitchell.

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- 2 Does that make sense to you?
- 3 A. I don't remember. Yeah, I guess.
- Q. And did you go to court? Did you go file papers to legally change your name?
- A. I don't remember what I had to do.
- 7 Q. But you did get a new social security number?
  - A. My recollection is that I had to change my social security number when I wanted to use Bill as my permanent legal name.
- Q. But you don't remember going through any court proceeding or filing any legal documents to change your name?
- A. Court proceeding I don't remember, no.
- MR. JANNEY: Okay. It's a little bit before
  noon. I probably have, you know, probably another hour
  to go.
- MR. O'KEEFE: Okay.
- 19 MR. JANNEY: Should we take a little break?
- 20 THE WITNESS: No. Let's continue.
- MR. O'KEEFE: No. Let's take a break. Kyle
- 22 has been going pretty hard at it. We'll take a quick
- 23 break.
- 24 (Whereupon a recess was taken from 11:55 A.M.
- 25 to 12:14 P.M.)

1 MR. JANNEY: Let's continue.

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- 3 BY MR. JANNEY:
- Q. So, Bill, can you remember what year you
  purchased your residence on Jaynes Street in Berkeley,
  approximately?
  - A. I think it was '78, I think.
- Q. And you were using the name Bill Mitchell at that time; correct?
- 10 A. At that time I purchased it. Yeah, I think
  11 that's the main reason that I changed my formal name
  12 from William L. to Bill.
  - Q. Okay. And you've already told us that you were using a new social security number other than the one that was issued to you back in New York?
    - A. Yeah. My understanding was that, when I changed my name, the Social Security administration Department said I had to change my social security number.
  - Q. Okay. Now, according to our research -- and you can correct me if I'm wrong -- you transferred this property to the Bill Mitchell trust by way of a quitclaim deed in early 1992; is that correct?
- A. I don't remember the actual date; but, yeah, I
  put it in a trust.

- Q. What was the purpose of doing that at that time?
- 3 A. I don't know specifically about that.
- 4 MR. O'KEEFE: Okay. What I would say is -- and
- 5 you can probably answer it anyway -- but that probably
- 6 calls for attorney-client communication information.
- 7 But if you are aware. But in California it's very
- 8 common that people will hold their property in trust
- 9 because then, when you die, it doesn't go through
- 10 probate. I have that.
- 11 MR. JANNEY: Same in Massachusetts. Yeah.
- 12 MR. O'KEEFE: Almost all my friends have that,
- 13 yeah. So I'm assuming that's --
- 14 THE WITNESS: And my parents did that.
- 15 BY MR. JANNEY:
- 16 Q. So were you also aware in 1992 that the author
- 17 Leo Damore was vigorously pursuing a campaign to locate
- 18 you during this time?
- 19 A. No. I said before I never heard of Damore.
- Q. Got it. Okay. So let's move on.
- 21 Did you attend your high school reunion in
- 22 1982?
- 23 A. No.
- Q. That would have been your 25th?
- 25 A. No.

- Q. Did you correspond with any of your classmates in the spring of 1982 -- I'm sorry -- the correct date is 1982, not 1992. Your 25th high school reunion would
  - And my question is did you correspond with any of your classmates in the spring of 1982?
- 7 A. You mean about the --
- 8 Q. About the upcoming reunion?
- 9 A. No.

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have been 1982.

- Q. Oh, okay. So I want to show you a copy of what
  you filled out for your 25th high school reunion.
- Does that look familiar to you? Is that your handwriting? Did you do that?
- 14 A. Yeah, it's my handwriting.
- Q. And that would be exhibit number, what? At the bottom?
- MR. O'KEEFE: There's no number on it. Oh,
- 18 it's right there under your thumb, No. 8.
- 19 BY MR. JANNEY:
- Q. Exhibit 8. Okay. You don't list any children in the questionnaire.
- Yet if I'm correct, your attorney told my
  attorney several times that you have a daughter; is that
  correct?
- 25 A. That I have -- you mean Garet told you that I

- 1 have a daughter?
- Q. He told Mr. Pepper that. That was my
- 3 impression.
- A. No. My wife -- I call my wife as a domestic
- 5 partner.
- 6 Q. Okay. But you never had any children with her
- 7 of your own, any biological children?
- 8 A. That's correct.
- 9 MR. O'KEEFE: And I may have told Bill Pepper
- 10 that that was Bill's daughter, and then Bill corrected
- 11 me and told me it wasn't. So whether I corrected that
- 12 to Bill directly or not -- but in our settlement, the
- 13 language in the settlement agreement, we made it very
- 14 clear that it's his grandchildren through his wife or
- 15 domestic partner. And so I may have had a
- 16 misunderstanding, so it's quite possible I gave that
- 17 information to Bill Pepper.
- 18 BY MR. JANNEY:
- 19 Q. That's okay. It's very understandable.
- Now, in paragraph No. 9 here, you mention that
- 21 you were in the U.S. Army and stationed at Fort Eustis;
- 22 is that correct?
- A. Yeah, it says U.S. Army, Fort Eustis, Virginia,
- 24 and Washington, D.C. That's what we talked about
- 25 earlier.

- Q. Right. And tell me again when exactly -- when you were transferred to Washington, D.C. from Fort Eustis, approximately?
  - A. I got a call sometime in the fall saying I would be transferred, and all I remember is, when I arrived driving to Washington, D.C., that was the day of the procession of Kennedy's funeral. That stuck in my memory.
- Q. Okay. And in the next paragraph on that
  document, where it says, "In what cities, towns, have
  you lived?" you list "Williamsburg, Pennsylvania" or
  "Williamsburg, P.A." Do you see that?
- 13 A. Yeah. I don't know why. The only ones that -14 I don't know where that comes from.
- 15 Q. You don't?

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- 16 A. I don't remember Williamsburg.
- Q. That mystified me too because, in 1963, '64,
  Williamsburg, Pennsylvania had a population of less than
  1,000 people. There was no industry or media outlet
  there. The town is located more than 170 miles from
  Washington, D.C. and over 350 miles from Fort Eustis.
  - A. Right. I don't know.
- Q. Could that have been a mistake, and did you mean Williamsburg, Virginia?
- A. I don't know. I'm just looking at the order.

- 1 It's chronological -- Ithaca, Cambridge, Washington,
- 2 D.C., and then London. The only place I remember --
- 3 Helsinki, Oslo -- they're all correct. I don't know.
- 4 MR. O'KEEFE: I mean, do you recall if maybe
- 5 you were stationed briefly at Williamsburg, Pennsylvania
- for some reason after D.C.?
- 7 THE WITNESS: No, no. After D.C. -- when I
- 8 arrived at D.C., I served the rest of my military
- 9 service in D.C. Before that, at Fort Eustis.
- 10 Williamsburg --
- 11 BY MR. JANNEY:
- 12 Q. Okay. Where did you live when you were at Fort
- 13 Eustis?
- 14 A. On the base.
- Q. And the base is right next to Williamsburg,
- 16 Virginia, is it not?
- 17 A. I don't know. I don't remember. I don't know.
- 18 Q. Have you ever heard of Camp Peary, sometimes
- 19 referred to as "the farm"?
- 20 A. No.
- Q. It too is located in Williamsburg, Virginia.
- 22 It's the CIA's main training facility.
- A. No. Like I say, never had any connection.
- Q. Wait a minute now.
- 25 So the distance between Camp Peary and Fort

- Eustis is 14 miles along Interstate 64. It's less than
  a 15-minute car ride.
- But I'm curious to know whether you really
  meant that you were living in Williamsburg, Virginia and
  not Williamsburg, Pennsylvania as you wrote on that 25th
  reunion questionnaire.

7 How did that get there?

- A. I don't know. I don't know. If it would be referring to Fort Eustis -- I think the other things are chronological -- it would be between Cambridge,
- Massachusetts and Washington, D.C. if I were to put that
  in there, if anything referred to Fort Eustis. I don't
  know.
- Q. Do you know where Fort Eustis is located?
- 15 A. Right now?
- Q. Yeah.
- 17 A. No, I don't know the name of it.
- 18 Q. It hasn't changed location.
- What town were you living in when you were on the base?
- 21 A. I would say I was living on the base.
- 22 Q. And do you know where the base is located?
- A. I don't know the name of the city.
- Q. You don't?
- 25 A. No.

- Q. Would you -- do you think it's close to Williamsburg, Virginia?
- A. I don't know. I'd have to look at a map.
- Q. So, again, referring to this document, what prompted you to visit the Jung Institute in Zurich in 1982, in the spring of 1982?
- A. In the summer I think one year I took courses;
  and I even considered, after I had retired, applying to
  become a Jungian analyst.
  - Q. Did you ever go through Jungian Analysis on your own as a patient, as a client?
- 12 A. I did.

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- Q. You did. How many years were you in Jungian
  Analysis? Do you remember?
- 15 A. At least a year.
- 16 Q. At least a year.
- And was that locally here in California or while you were over in Zurich?
- 19 A. No. Before I went to Zurich.
- Q. Before you went to Zurich. Okay.
- 21 What do you remember studying when you went to 22 Zurich while you were at the Jung institute?
- A. In the summer they had programs for -- general for people, very, very broad theory and analysis.
- Q. So how long do you remember being there, total?

- A. In the summer it was something like two or three weeks, I think.
- Q. Okay. So, again, Bill, I just want to come back to this anomaly here of Williamsburg, Pennsylvania.
- 5 You have no idea what prompted you --
- A. No idea.
- 7 Q. -- to --
- 8 A. No idea.
- 9 Q. And do you think it's possible that you 10 actually meant Williamsburg, Virginia?
- 11 MR. O'KEEFE: I don't want you to speculate.
- 12 THE WITNESS: I don't know. No, no. I don't
- 13 know.
- MR. O'KEEFE: Just tell him --
- 15 THE WITNESS: I really don't know.
- 16 BY MR. JANNEY:
- 17 Q. Okay.
- A. I mean, I would have thought, if I wanted to
- 19 put Fort Eustis, I would have said Fort Eustis, Virginia
- 20 as well. That's what I'm probably thinking now. I
- 21 don't know. And, like I say, when I look at the order,
- 22 chronological, I would have put it before Washington,
- 23 D.C. See what I mean?
- Q. Well, yeah, unless you were thinking about
- 25 being misleading in some way.

- 1 A. I don't know. Is that a question?
- 2 Q. No.
- A. A question or a comment?
- Q. It's just a comment. I mean --
- A. Wait a minute. Who is asking -- you can't
- 6 make --
- 7 MR. O'KEEFE: I want to address this because 8 why would he want to mislead his high school reunion 9 committee?
- 10 MR. JANNEY: To keep from --
- MR. O'KEEFE: He wouldn't even need to put it
- 12 on. This is not a compulsive thing.
- MR. JANNEY: That's right but --
- 14 MR. O'KEEFE: Right. So it obviously is not.
- And that's kind of what I'm trying to communicate to you
- 16 here.
- 17 MR. JANNEY: I know that's where you're going.
- 18 MR. O'KEEFE: You got to keep things in
- 19 context. And obviously, like, if he was this top secret
- 20 agent, he wouldn't even write to his high school
- 21 committee. Why would you put anything down that even
- 22 would connect you to being a top secret agent who is
- 23 involved in a murder?
- 24 MR. JANNEY: Williamsburg, Pennsylvania
- 25 wouldn't do that; however --

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1 MR. O'KEEFE: Yeah, but obviously he wrote that
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- down. Maybe he lived there and doesn't remember. Who
- 3 knows.
- THE WITNESS: No, no, no. I did not live in
- 5 Williamsburg, Pennsylvania.
- 6 MR. O'KEEFE: Right. But you didn't live in
- 7 Williamsburg, Virginia either.
- 8 MR. JANNEY: But that's where Fort Eustis is.
- 9 MR. O'KEEFE: Well, he lived on the base.
- 10 MR. JANNEY: Right. It's technically within
- 11 the confines of Virginia.
- 12 MR. O'KEEFE: So let's say, even if it was
- 13 Williamsburg, Virginia, you've already got that because
- 14 he said he lived in Fort Eustis. I mean, you've already
- 15 got that if that's what your understanding is. So it's
- 16 just -- it's weird. We'll accept that it's an anomaly,
- 17 but it doesn't mean anything, and you got to put it in
- 18 context.
- 19 MR. JANNEY: I understand that that's your
- 20 point of view.
- 21 MR. O'KEEFE: Right.
- 22 THE WITNESS: And it's important to go back to
- 23 the question you asked me that I had no contact with any
- 24 CIA organization in or near that place at any time and
- 25 even then.

BY MR. JANNEY:

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- Q. Yes, I'm well aware of that that's what you maintain.
- A. Okay.
  - Q. Okay. So I want to move on now --
    - MR. O'KEEFE: Just quickly -- and then I'm not going to interrupt too much longer -- but I do want to remind you that, in our settlement agreement, one of the things you agreed to in Paragraph 5-B -- and this was talking about the tone and purpose -- "Janney, through his counsel, has requested that the deposition proceed in a conversational fashion, and Mitchell has agreed to make his best efforts to be conversational in exchange for Janney taking Mitchell at his word and making an honest evaluation of Mitchell's testimony and in-person credibility."
- So I just want to remind you that that's -
  MR. JANNEY: Yeah. You've reminded me several

  times, and I understand exactly where you're coming
- MR. O'KEEFE: Okay. All right.

I really do.

22 BY MR. JANNEY:

from.

- Q. Okay. So, Bill, I want to show you Exhibit 9.

  And this is the alleged -- the phone call that Leo
- 25 Damore --

- A. I didn't -- I never made.
- 2 Q. Bill, Bill --
- 3 A. I never made a phone call to Damore.
- Q. You've been standing up and pointing your finger at me throughout this entire deposition. I understand that this makes you anxious and
- 7 uncomfortable --

- A. No, no, no, no. Not anxious. Hey, wait.

  You're pulling a shrink on me. It doesn't make me
  anxious. It makes me angry.
- 11 Q. Okay. It makes you angry.
- 12 A. I told you --
- Q. Duly noted.
- 14 MR. O'KEEFE: So let him ask the questions.
- 15 THE WITNESS: Wait a minute.
- I told you I never made any comments to Damore in any form.
- 18 MR. O'KEEFE: Right. Right. And that's fine;
- 19 but, you know, he's got this record. And now let him
- 20 ask you about it, and it will help him understand and
- 21 evaluate the credibility of that record. And that's
- 22 what we're here to do.
- MR. JANNEY: Thank you.
- 24 BY MR. JANNEY:
- Q. So, Bill, tell me when you first become aware

of the name Leo Damore.

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- A. When I looked at your book. When I looked in the book.
- Q. So that would have been August 2012; correct?

  Right when I sent the book to you?
  - A. Maybe even before. When you came to my door --
- 7 O. It was August 2012.
- A. -- I didn't want to have anything to do with
  you because I quickly found out that you had accused me
  of being the fall guy and that I murdered Mary Meyer.

  Don't want to have anything to do with you. You come to
  my door. You want me to just kind of bow down? Oh,
  yeah, whatever? I don't want anything to do with you.
  - Q. No, I just wanted to talk to you.
- 15 A. That's where I discovered about Damore.
- 16 Q. So we've just answered that question.
- Since then, have you ever read or looked at any of Leo Damore's books?
- 19 A. No.
- Q. No. Okay. Have you ever met or talked in person on the telephone with Leo Damore?
- A. I said I had never contacted in any way. Are you listening?
- Q. Yes, I am. But I'm going to ask the question.
- A. Why are you asking when I already told you

1 that?

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- Q. Because it's part of my preparation.
- A. It's really bad preparation. It's wasting our time when you go over it and you're not listening.
  - Q. I'm listening, Bill.
- A. You aren't listening.
- 7 Q. Duly noted. Duly noted.
  - A. Because it's really important. That is the basis of some of the stuff that you put in the book accusing me of murder.
- 11 Q. Okay.
- 12 A. Supposedly some guy calls Damore and says,
  13 "Hey, I pulled a gun. I did this kind of thing."
  - Q. Well, let me ask you this: Have you ever known any possibility of someone else using your name or impersonating you? Have you?
- A. No. If that's the case, you should have -- in your 30 years of research, if that's the case, you should have clearly spelled that out instead of committing libel.
  - Q. I'm just asking you if you've ever been aware of anyone using your name or impersonating you for any reason.
- A. Not until I read your book.
- Q. Okay. So what you're saying is, if this phone

- call, in fact, took place, someone was impersonating you?
- A. I don't know. It wasn't me, and that's the important thing. I say right it to you.
  - O. I understand that.

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- A. And I'm saying, also, that you should have done your homework and you should have put that and spelled it out, and spelled it out for the publisher.
  - Q. Duly noted. Let's move on. According --
- A. And this is a good place to say it.
- 11 Q. Okay. You've made your point, Bill.
- A. Wait a minute. I didn't make my point because
  you need to listen. You write in the book that I'm the
  fall guy and that I pulled the trigger, the assassin;
  right?
- Q. No. Actually, I think what I said is that,
  according to these notes taken on this call,
  Mr. Damore's attorney, James Smith, wrote that whoever
  was talking Damore said he did not want to be the fall
  guy in history for what took place.
- A. But you put that stuff in the book, and you
  don't ever make that distinction. And then how come -how come on November the 22nd --
- 24 Q. Bill --
- A. Wait. Listen. This is a good place to --

- 1 Q. You've already made this point.
- A. Wait a minute. No, I haven't made this point.
- Q. Yes, you have.
- A. You haven't listened.
- 5 Q. You've made it several times.
- A. No, no, no. I haven't made this point.
- 7 And, listen, on the 22nd of November, publicly
- 8 you said that I was not the fall guy, that I didn't
- 9 kill -- publicly. And in the next breath on that tape,
- 10 you said that I was still -- I was part of the assassin
- 11 group.
- 12 Q. That was my belief.
- A. Okay. Wait a minute. Isn't that -- I say as a
- 14 layperson, when you publish in here that I killed her
- and then you -- isn't that an admission of libel?
- 16 Q. No. What we're here to do --
- 17 A. How come?
- 18 Q. Bill, what we're here to do today --
- 19 A. I'm asking you a question about that. It's
- 20 really important.
- Q. I'm not going to answer your question.
- A. How come you're not going to answer that?
- 23 Q. Because I'm --
- MR. BODNEY: I think that one calls for a legal
- 25 conclusion.

- THE WITNESS: No. I'm saying as a layperson
- 2 we're conversational style. I hear what you're saying.
- 3 I'm not asking it in a legal -- I'm saying as a
- 4 layperson how come? That's really important. No one
- 5 ever accused me of murdering somebody, and you did that
- 6 in the book publishing it, whatever the number of years
- 7 of research.
- 8 BY MR. JANNEY:
- 9 Q. Can we continue now?
- A. No. Wait a minute. I didn't finish, and you
- 11 didn't answer. You're backing off.
- 12 Q. I'm not going to answer, Bill.
- A. How come?
- Q. Because I'm asking the questions.
- 15 A. It's conversational.
- 16 Q. I'm asking the questions.
- 17 A. No. Wait a minute. This is conversational. I
- 18 asked you this. This is part of the thing. You
- 19 mentioned Damore and this stuff.
- Q. Do you want to continue?
- A. How come you don't want to answer that
- 22 question?
- Q. Let's go to the next question.
- A. How come you don't want to answer that
- 25 question?

- 1 Q. I'm not going to give you an answer.
- 2 MR. BODNEY: If I may help.
- THE WITNESS: Sure.
- MR. BODNEY: I think he's trying to hear you
  now directly for the first time and assess the truth of
  what you're saying and your credibility as a source.
- THE WITNESS: How come he won't answer that?

  8 Just like when I asked before. He shows up at my door,

  9 secretly a hidden microphone and records my

  10 conversation, that short one; and then he plays it

  11 publicly, twice. And I ask about that; he don't answer

  12 that. How come? This is conversational. I asked that.
- MR. BODNEY: It's conversational, but I think it's your deposition.
- THE WITNESS: No, no, no, no. It's part of
  this deposition. It's part of these things that we're
  talking about.
- 18 BY MR. JANNEY:
- 19 Q. No.
- 20 A. Yes, it is.
- Q. Can we proceed, Bill, and get through this?
- 22 MR. O'KEEFE: I mean, I do think that
- 23 "conversational" implies some back and forth, but the
- 24 point is duly noted.
- THE WITNESS: Are you afraid? Are you afraid

- to answer that?
- 2 MR. O'KEEFE: Of course he is. So let him ask
- 3 his questions.

- 4 MR. BODNEY: Well, I'm not sure that's a fair
- 5 statement, but let's proceed.
- 6 THE WITNESS: How come it's not a fair
- 7 statement?
- MR. BODNEY: Because I don't know how your
- 9 lawyer can say that he's afraid to answer any question.
- 10 MR. O'KEEFE: Then he would answer the
- 11 question, or he wouldn't be talking about whether he'll
- 12 answer it or not. So maybe he's afraid, maybe he's not,
- 13 but he's got some reason that he doesn't want to answer
- 14 it. And that's the first one that seems --
- 15 THE WITNESS: If he really wants to find out,
- 16 put it right on the table. Hey, you're the shrink. Put
- 17 it right on the table. Huh? Are you afraid of that
- 18 one?
- 19 BY MR. JANNEY:
- 20 Q. No.
- A. How come?
- Q. Can we proceed now? Okay.
- 23 So Exhibit 9 is -- these are the notes that
- 24 were taken on Mr. Damore's telephone call with his
- 25 attorney on the morning of March 31st, 1993; and

- 1 Damore's attorney, James Smith, is still alive. He
- 2 lives in Falmouth, Massachusetts. And he received a
- 3 telephone call from Mr. Damore, and attorney Smith took
- 4 these notes. And I'd just like to ask you a few
- 5 questions about what's contained in the notes and which
- 6 I can see you've seen before.
- 7 A. No, I haven't. I didn't read them.
- Q. Well, I mean, they're in the book.
- 9 A. But I didn't read them because I didn't do it.
- 10 Q. I understand that that's what you think.
- 11 A. So why you asking me questions about that? I
  12 didn't do it.
- Q. As you can see, he has your name at the top.
- 14 A. So what? I said that I didn't do it.
- Q. I hear you, Bill. Okay? I'm just trying to get to the bottom of this.
- 17 A. Yeah, but that's the bottom: That I didn't do
  18 it.
- MR. O'KEEFE: Bill, no, he's got it. He
- 20 understands that. Bill, somebody gave him these notes,
- 21 and it's multiple hearsay. So let him ask the questions
- 22 about these notes because the more --
- THE WITNESS: Why you asking me?
- MR. O'KEEFE: Because somebody put your name on
- 25 there, and so let him ask you the questions because this

- 1 would be very helpful for him to be able to ask you
- 2 questions, and then you can address them to the best of
- 3 your ability.
- 4 BY MR. JANNEY:
- Q. Okay. So you've already told us that this was not you on the other end of the phone, and that's duly noted, and I've already asked you were you ever aware of anyone using your name.
- 9 A. I said no.
  - Q. Okay. Had you, Bill, ever worked in any capacity directly or indirectly for the FBI?
- 12 A. No.

10

- Q. Were you ever aware at any time that your residential address of 1500 Arlington Boulevard in Arlington was a known CIA safe house in 1964?
- 16 A. No. I told you before, no, I don't know. No.
- 17 Q. Okay. All right.
- A. And you know also, Damore sends a letter there
  30 years after I lived there, 30 years. I'm in my 20s
  thinking whatever, whatever, this guy that might still
  be living there?
- Q. Can I ask you this: Bill, who's paying for your legal services for this case?
- MR. O'KEEFE: No. You cannot ask that question.

- BY MR. JANNEY:
- Q. Okay. Well, let me ask you this: Have you
- 3 conferred --

- A. Why do you ask that?
- 5 MR. O'KEEFE: Who's paying for your legal
- 6 services?
- 7 MR. JANNEY: I am.
- MR. O'KEEFE: Okay. Well, so is he.
- 9 THE WITNESS: Why are you asking me that? Why
- 10 are you asking me that?
- 11 BY MR. JANNEY:
- 12 Q. Have you ever conferred with any former or
- 13 current representative of the United States Government
- 14 or anyone else, including any additional attorney other
- than Mr. O'Keefe, regarding any aspect of this lawsuit,
- 16 including preparation for this deposition?
- 17 A. Any other lawyer?
- 18 Q. Yeah. Any other lawyer or any other former or
- 19 current U.S. Government official?
- 20 A. Roger Browning.
- MR. O'KEEFE: I don't know who that is.
- THE WITNESS: That friend of my brother's.
- MR. O'KEEFE: No, that's Chris Koonce.
- 24 THE WITNESS: No. The guy who contacted
- 25 Whalen.

- 1 MR. O'KEEFE: Okay. I don't know about that.
- 2 You can tell him about that.
- 3 BY MR. JANNEY:
- Q. So what is it that you want to tell me?
- 5 A. No. Go ahead with your question.
- Q. Well, I just wanted to get an answer.
- 7 A. Rephrase the question. Say the question.
- 8 MR. O'KEEFE: He wants to know if you've
  9 conferred with somebody, another lawyer or government
  10 agent, about this lawsuit or your deposition.
- 11 THE WITNESS: No.
- 12 BY MR. JANNEY:
- Q. This would include any current or former
  official of the CIA, FBI, Defense Intelligence Agency,
  Homeland Security, or NSA.
- 16 And your answer is no; is that correct?
- A. A friend of my brother's, Roger Browning,

  contacted Whalen and asked him about some of this stuff.

  He was a career member of the FBI.
- Q. And so he contacted Detective Whalen in what capacity?
- A. To find out about things, about the status of this case.
- 24 Q. Okay.
- 25 A. Of the criminal case.

- Q. Was he curious about whether the case might be reopened? Was that his reason for --
  - A. He asked him, I think.

Q. I'm sure your attorney is going to say this is privileged, but I'll ask it anyway: How did you come to choose Mr. O'Keefe as your attorney?

7 MR. O'KEEFE: Yeah, that's -- well, I don't 8 know if that's privileged, but it's totally irrelevant. 9 But you can answer it. I really don't care.

But before you answer the question -- well, answer that question. Then I have something I need to clarify on the last series of questions. Go ahead and answer the question. Yeah, his son-in-law goes to school with my children. So --

THE WITNESS: And what does that have to do with anything?

MR. O'KEEFE: It doesn't have anything to do with it, but he wants to know. So that's fine. Like I'm not some secret spook lawyer for a bunch of CIA agents. I'm not. I'm a regular business lawyer. I have a regular connection to this regular human being.

So but the last question --

MR. JANNEY: I need to take a five-minute bathroom break.

(Whereupon a recess was taken from 12:41 P.M.

to 12:43 P.M.)

MR. O'KEEFE: So if we can go back on the record, I just want to clarify something really quickly just so there's no misunderstanding.

You asked him about Mr. Browning seeking the record of the case, and he will tell you, if you want to hear it from him that, yes, he had -- see if you could get the case record and you want to look at the case files. And you followed-up, so you were concerned they would reopen the case.

I don't think he really understood your question. I don't want there to be an implication that he was concerned that the case would be reopened or there would be some case against Mr. Mitchell. And he didn't understand your question that way, but I believe the record, the way it reads, could be -- that implication could be drawn.

But that was not one of his concerns. That was not his request. He wanted to get the case filed because, when he saw your book, he wanted to get information. And I just want to make that clear that that's what was going on in his mind and his record requests.

And then you can tell him. Did you have any concern that they'd open a murder case against you?

109

THE WITNESS: No.

2 MR. O'KEEFE: So I just wanted to make sure you

3 had the --

4 MR. JANNEY: Understood. Duly noted.

THE WITNESS: And Whalen was contacted by Roger
Browning a couple of times. First was, as Garet just
explained, wanted to get the entire transcript.

- 8 BY MR. JANNEY:
- 9 Q. Right.

10

14

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22

- A. And then the second time, as I mentioned --
- 11 Q. The trial? You're referring to the trial transcript?
- A. Yeah, yeah, yeah.

And then the second time was a copy of my affidavit of the first time. And that's when Whalen came back through Roger Browning saying that all the records for the criminal case were destroyed, done under 1990. Don't have it.

Q. I just have a few more things. I want to go back to what your interest was in Jungian Psychology.

How did you become interested in Carl Jung and his work?

A. I think I might have read a couple of books

first. I can't remember -- oh, I read Jung's

autobiography, one thing. And I read another woman who

- 1 was a Jung analyst, some other book at the time; and
- 2 then I entered Jungian Analysis myself for at least a
- 3 year.
- Q. And did you feel like this was a good thing to
- 5 do? Did you come out of it feeling like this was --
- A. Yeah, yeah, yeah. I mean, of all the
- 7 psychological, what, theories and all things, most
- 8 identified with, yeah.
- 9 Q. Have you ever experimented with my
- 10 hallucinogenic drugs, like marijuana, LSD, psilocybin,
- 11 anything like that?
- 12 A. Not at all.
- Q. Have you ever been, Bill, evaluated for any
- 14 psychological disorder, such as dementia, memory loss,
- 15 anything like that?
- 16 A. No.
- 17 Q. Never?
- 18 A. You mean outside of Jungian Analysis?
- 19 Q. Yeah.
- 20 A. No.
- MR. O'KEEFE: So all this stuff is totally
- 22 inappropriate and irrelevant. I'm only letting you
- 23 answer because I know that this is a sound human being
- 24 that hasn't gone through all of that. But I do think,
- 25 if you're going to probe him in that way, we get to ask

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1
    you the same questions.
2
             MR. JANNEY: Well, let's call Mr. Pepper here
    because it was my understanding that that's not the
3
    case, and I want to see if we can't get to the bottom --
4
             MR. O'KEEFE: I mean, I once had a client that
5
    I was -- he got beat by one of the Oakland riders.
6
                                                          That
7
    was --
8
              THE WITNESS: But maybe -- can you finish?
             MR. O'KEEFE: Let me tell my story real quick.
9
    It will be very quick. He got beat by one of the
10
11
    Oakland riders -- you don't have to put this on the
12
    record.
13
              THE REPORTER: Off the record?
14
             MR. JANNEY: Yeah.
15
              (Whereupon Exhibit 10 was marked for
    identification.)
16
17
              (Whereupon the deposition was concluded at
18
               12:47 P.M.)
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# Selective Service Registration: William Lockwood Mitchell



September 11, 2013

ROGER CHARLES 2605 RUSSELL RD ALEXANDRIA, VA 22301

RE:

Veteran's Name: MITCHELL, William Lockwood

SSN/SN:

Request Number: 2-11527108804

Dear Mr. Charles:

We have received your payment for a copy of the Selective Service System record(s) for the registrant cited above. Your photocopies are enclosed.

Theresa Fitzgerald

Archivist



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12	221	0 A'. P+. DI	1.				15-81.E	I
	331	Schipa, Peter Rodney	101	14			IH	III-14:
	332	Mikolay, Robert Dary	Lul	15.	-		1.13-54	19.12
3	323_	Efeffer, thecharles augustus	Jul	15		2 1-59	I F	ID
4	234	Da Ronco, Joseph Lee	Jul .	16		176541	I.F.	I
5	335	Hart Russell Irthur	Jul.	16			KELLE	- "
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	336	Kilian Michael David	Jul	16		1. 1 . 15	i-A	1-9-
7	331_	Masters Joseph alexander	Jul.	16			7-1.7	-11-14-
9	SAMEO	miller Fohn appel	Jul .	16	3-18-58	10-2-58	7-15 17	I.H.
9	331	O'Mara arthur Thomas		16		. 1.57	230	1.1
10	340	Purdy John Wiskey	7. 1	16			T.18.59	-43
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	341	Bellantone John anthony	1	17		*	1-18-51	18 7.
12	342	Lawter, James Michael	Jul	18	3-11:58	3-733		1034
13	343	Bullea, Joseph alford	Jul	19.			1-A 5- 1-5	
14	344	Morgan, John Edward	Jul	20		1-45 11	1-A	15.00
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8	347	Christian taul Bouglas		22			1-A	1
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	349	Slader Jefrey John	Nul:	22		1	10.10.53	1
20	350	Trilor, Richard Douslas	Jul.	22			E.S.	16.60
11	351	Funday Robert Edmund	البلد	24		W 415	1-17:01	
12	352	1/24					1-17	
3		Hitchell William Jockwood	Jul.	14			25	2 5
	353		Hul	25	7. 53.28	11 404	IH	TY
	354_	Bushes, George Robert	Jul .	26				
5	355	Hund, Harold George	Jul	26			1-CE-W	9-11
6	356	Olmstead Robert George	Jul .	26	7-11-53	77:5:1	I-A	
7	57	Coulter Richard Nayne	Jul	27		,	1-A	
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9	F.1	Crane, Milliam John	HUL!	ph. L.		,	I.	7
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10	i.	Macaulay Bruce alexander	Jul	48			1-19-5	17.7.

# SELECTIVE SERVICE SYSTEM CLASSIFICATION RECORD

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Selective Service Registration: William Lockwood Mitchell

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### William Lockwood Mitchell

Selective Service System Record

SSS#: 30-12-39-353
Date of Birth: 7/25/1939
Place of Birth: New York City, N.Y.

## Description of Registrant:

Eyes: grey; Hair: Brown; Complexion: Fair Height: 5 feet 8 inches; Weight: 150 lbs.

### Address at time of registration:

29 Alden Road Chappaqua, New York

Final discharge on August 13, 1968. Likely he served a six-year stint that began with his graduation from Cornell in 1962.

Stem 17

### U. S. ARMY ROTC INSTRUCTOR GROUP Cornell University Ithaca, New York

23 September 1960

SUBJECT: Designation of Distinguished Military Students

TO:

Personnel Concerned

Under the provisions of AR 601-107 and with the concurrence of the President of Cornell University the following students are designated Distinguished Military Students for the School year 1960-61.

Barlow, David Earl Bauman, Sven Peeter Bickley, George Jr. Bliss, Henry Edison Bobnick, James Edward Boccuti, Ascanio Silvio Bower, James Arthur Jr. Boyle, Andrew Jackson Jr. Epstein, William Stuart Finkenauer, Frederick Ernest Friedley, David Prescott Friedman, Jerry Lewis Irish, Peter Franklin Krooth, John David Kuhlman, George Wilson, Jr. Lipinski, Richard

Marciniak, Robert Alexander Miller, Clyde Adams Mitchell, William Lockwood Picking, Howard Milton Rolland, William Charles Schiff, Lewis Barry Schneider, Philip Allen David Shappee, Robert Duane Smethurst, Robert Gordon Smith, Favor Ray Snyder, Richard Norman Sobke, John Frederick Ward, Peter Hamilton Whitaker, Donald William White, Gerrit Addison Wolf, Richard Matthew

C. H. BLUMENFELD Colonel, Artillery PMS

Deponent 2. 1

Deponent M. Yule |

Date | - 22-| PROTE KOM

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### Completes

-AARON, Howard B -ALGAVA, Andrew A -APPEL, Eugene L

BARNETT, Thomas P.
BAUMAN, Sven P
BETZ, Charles K
BIEBERSHEIMER, Frederick
BIER, Theodore M
BLABEY, Eugene H
BLISS, Henry E
BOWER, James A Jr
BOYLE, Andrew J
BEOTHERS, Robert F

-CANTER, Paul CROWE, Gregory M -COHEN, Howard

### DECEMBEDER, Joseph R.

# FPSTEIN, William S

FARROW, Richard L
FEIKER, Donald E
FERGUSCN, Herry F
FISHER, Perry W
FINN, Michael A
FRIEDLEY, David P
FRIEDMAN, Jerry L

- HIRSCHFEID, Henry D - HODIN, Martin L - HOLMES, Andrew S >HOWARD, James C

-ILER, Ralph K Jr

- KRUCZEK, Raymond M

-LIPINSKI, Richard -LIVERSIDGE, Robert P Jr ⊯IORRAINE, Edward K MCKAI, Joseph A
FEIGS, Jonathan C
MEYERS, Michael J
MILLER, Clyde A
MITCHELL, William L
MORSE, Alfred S
MOTTCKA, John M

-NUKK; George H

OLSEN, George P

PETTIBONE, Russell O Jr

\_ROGUS, Richard S

SCHILDGE, George H
SCHEAFFER, Thomas L
SCHRIFFRIN, Mitchell M
SHELLENBERGER, William H
SOBKE, John F
STERN, Arthur O

- TATIOW, Richard H IV

SWEENEY, William E

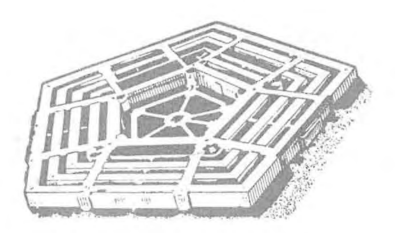
- WHEELER, Lawrence A
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- WOLF, Richard M
- WOLFE, Reginald E

- YOUNG, Donald H

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# DEPARTMENT OF DEFENSE



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Mitchell Bennie C PERS 3507 Ark Mitchell Bennie C PERS 3507 Ark Mitchell Belly M Mai USMC 2132 Ark Mitchell Billy M Mai USMC 2132 Ark Mitchell Billy R LCG SEA 0241 Mn Nv Mitchell Billy R LCG SEA 0241 Mn Nv Mitchell Billy R LCG SEA 0241 Mn Nv Mitchell Chas M WEPS 1W36 W 8a Mitchell Chas M WEPS 1W36 W 8a Mitchell Clare B Cot ACSFOR 30A53 Pot Mitchell Clare B Cot ACSFOR 30A53 Pot Mitchell Clare B Cot OPNAY 4EA24 Pot Mitchell Char B CAS 020 28310 Pot Mitchell Earl J OSA 002 28310 Pot Mitchell Earl J OSA 002 28310 Pot Mitchell Edw EME JTF B Wg S T-E	43177 74405 61506 61550 71474 53129 77178 77178 81785 56226 59482 65390 776515 776515
Mitchell Berinde C PERS 3507 Ark Mitchell Berinde C PERS 3507 Ark Mitchell Berind L Sot 05D SE1069 Prit Mitchell Berinde C PERS 3507 Ark Mitchell Burly R LOSE SEA 0241 Mn Nv Mitchell Burly R COL DCS 025 AVX Mitchell Burly R COL DCS 025 SC547 Pot Mitchell Char M WEPS 1W56 W 88 Mitchell Char M WEPS 1W56 W 88 Mitchell Clarence E Mos AFAAC 05125 Prit Mitchell Clarence E Mos AFAAC 05125 Prit Mitchell Clarence E Mos AFAAC 05125 Prit Mitchell Characte Mos AFAAC 05125 Prit Mitchell Characte W Dr 1CAF 6TISCN Mitchell Borade W Dr 1CAF 6TISCN Mitchell Edw EME JIF 6 Wo 8 T-E Mitchell Edw EME JIF 6 Wo 8 T-E Mitchell Fletcher D Jr 0CS LOG 30250 Prit	43177 74405 61358 61557 55852 67474 553129 71178 81785 55762 665390 76515 76515 7758
Mitchell Berinte C PERS 3507 Ark Mitchell Berinte C St. OSD 5E1069 Pnt. Mitchell Berlin L Sot OSD 5E1069 Pnt. Mitchell Berlin L Sot OSD 5E1069 Pnt. Mitchell Burl v AD 2636 VAD Mitchell Burl v AD 2636 VAD Mitchell Chas M WEPS 1W56 W 88 Mitchell Chas M WEPS 1W56 W 88 Mitchell Clarence E Mol AFASC 6E125 Pnt. Mitchell Clarence E Mol AFASC 6E125 Pnt. Mitchell Connec E Mol AFASC 6E125 Pnt. Mitchell Edw E DSA 149D 30 Pd Cam Sta Mitchell Edw E DSA 149D 30 Pht. Mitchell Edw E DSA COD 28318 Pnt. Mitchell Edw E DSD COMP 38874 Pnt. Mitchell Fear E OSD COMP 38874 Pnt. Mitchell Fear E OSD COMP 38874 Pnt. Mitchell Fear E PRSA 51 Monde	43177 74405 61558 61557 755852 67474 533129 71178 81795 59286 66590 76515 78437 887561
Mitchell Berinte G PERS 3507 Ark Mitchell Berinte G PERS 3507 Ark Mitchell Berint L Sot 05D 5E1059 Pat Mitchell Berint L Sot 05D 5E1059 Pat Mitchell Billy R LCGs SEA 0231 Mn Nv Mitchell Burk L Col DCS 0PS 3C547 Pat Mitchell Chas M WEPS 1W56 W 88 Mitchell Dennie W Dr 1CAF 5TMcN Mitchell Dennie W Dr 1CAF 5TMcN Mitchell Edw EMS 1TF 6 W 8 T 1E Mitchell Edw EMS 1TF 6 W 8 T 1E Mitchell Edw EMS 1TF 6 W 8 T 1E Mitchell Frank Ir NSA FI Moode	43177 74405 41305 61558 71427 55852 67474 770992 71178 81725 57825 578487 8x7561 44618
Mitchell Berinde C PERS 3507 Ark Mitchell Berinde C PERS 3507 Ark Mitchell Berind L Sot 05D 5E1069 Pat Mitchell Berinde C PERS 3507 Ark Mitchell Burly R LOSE SEA 0241 MA NV Mitchell Burly R COL DCS 025 4 VAD Mitchell Burly R COL DCS 025 30547 Pet Mitchell Clark M WEPS 1W56 W 68 Mitchell Clark B COL ACSFOR 30A81 Pet Mitchell Bers B W Dr 1CAF FTMCN Mitchell Edw B W Dr 1CAF FTMCN Mitchell Edw B MEZ JTF B Wg 8 T-E Mitchell Edw B MEZ JTF B Wg 8 T-E Mitchell Frank G PERS 2537 Arix Mitchell Frank G PERS 2537 Arix Mitchell Frank G PERS 2537 Arix Mitchell G R COJ USACOC FE Belvor Mitchell Balle P DAIA 110AA T B	43177 74405 61306 61558 71427 55852 57474 553129 74092 74178 81785 81785 81785 81785 81785 81785 81785 81785 81785 81785 81613 81128 811613 811613
Mitchell Berinse C PERS 3507 Ark Mitchell Berins L Sot OSD 5E1069 Pat Mitchell Berlin L Sot OSD 5E1069 Pat Mitchell Berlin L Sot OSD 5E1069 Pat Mitchell Bully R Lose SEA 0221 Ma No Mitchell Burl L Col DCS OPS 3C547 Pat Mitchell Chas M WEPS 1W56 W 88 Mitchell Chas M WEPS 1W56 W 88 Mitchell Clase E Col ACSFOR 30A51 Pat Mitchell Clase E Col ACSFOR 30A51 Pat Mitchell Clase C Cor OPNAY 4E424 Pat Mitchell Chasle W Dr ICAF FT86N Mitchell Denals W Dr ICAF FT86N Mitchell Burl J OSA OCD 28318 Pat Mitchell Edw E OSD COMP 38874 Pat Mitchell Edw E OSD COMP 38874 Pat Mitchell Frank C PERS 2537 Arix Mitchell Frank S PERS 2537 Arix Mitchell Grank D COMP 38874 Pat Mitchell Frank C PERS 2537 Arix Mitchell Frank C PERS 2537 Arix Mitchell Halls P QM14 11064 T 8 Mitchell Halls P QM14 11064 T 8 Mitchell Halls P QM14 11064 T 8 Mitchell Halls P Cont APSS 50340 For	43177 74405 41306 61558 71427 53852 657474 53129 771178 81785 58128 65590 76515 78437 84756 441612 331258 55626
Mitchell Berinse G PERS 3507 Ark Mitchell Berins L Sot 05D SE1069 Pat Mitchell Berins L Sot 05D SE1069 Pat Mitchell Berins L Sot 05D SE1069 Pat Mitchell Billy R LCGs SEA 0241 Mn Nv Mitchell Burt L COL 05S 075 3C547 Pat Mitchell Chas M WEPS 1W56 W 68 Mitchell Chas M WEPS 1896 W 68 Mitchell Chas B Ool ACSFOR 3DA61 Pat Mitchell Clarence E Mai AFAAC 6E125 Pat Mitchell Chan G Cdc 0PNAV 4E424 Pat Mitchell Chan G Cdc 0PNAV 4E424 Pat Mitchell Devald R DSA 149D 30 64 Cam Sta Mitchell Devald R DSA 149D 30 64 Cam Sta Mitchell Edw E DSD COMP 3815 Pat Mitchell Edw E DSD COMP 38874 Pat Mitchell Edw E DSD COMP 38874 Pat Mitchell Frank F NSA FI Moode Mitchell Frank F NSA FI Moode Mitchell Frank P NSA FI Moode Mitchell Frank P NSA FI Moode Mitchell Halle P QMIA 11864 T 8 Mitchell Harry M Capt AFRST 50340 Fot	43177 74405 61306 61558 71477 558574 53129 771178 81785 57482 65590 76515 84756 84756 84756 84756 84756 84756 84756 84756 84756
Mitchell Berinde C PERS 3507 Ark Mitchell Berlin L Sot OSD SE1069 PRE Mitchell Berlin L Sot OSD SE1069 PRE Mitchell Bully R LOSE SEA 0231 MA NV Mitchell Burl & COL DCS 023 0231 MA NV Mitchell Burl & COL DCS 025 30537 Pet Mitchell Chas M WEPS 1W56 W 62 Mitchell Chas M WEPS 1W56 W 62 Mitchell Chas E GOL ACSFOR 30A51 PRE Mitchell Chas E MOI AFAC 02125 PRE Mitchell Chas E GOL ACSFOR 30A51 PRE Mitchell Chas E MOI AFAC 02125 PRE Mitchell Chas E MOI AFAC 02125 PRE Mitchell Edw E DSA 1490 30 PA Cam Sta Mitchell Edw E DSA 00D 28318 PRE Mitchell Edw E DSD COMP 38374 PRE Mitchell Frank G PERS 2517 Arix Mitchell Harry M Capt AFRST 50340 Pot Mitchell Harry M Capt AFRST 50340 Pot Mitchell Harry M Capt AFRST 50340 Pot Mitchell Harry S CAPT AFRST 50340 Pot Mitchell Harry S CAPT AFRST 50340 Pot Mitchell Mitchell S S 5400 SA16 Cap Dita Ed	43177 74405 61358 61358 61558 71427 57474 553129 71178 81785 554682 658487 84761 847
Mitchell Bennie G PERS 3507 Ark Mitchell Bennie G PERS 3507 Ark Mitchell Bellin L Sot 05D 5E1059 Pat Mitchell Bellin L Sot 05D 5E1059 Pat Mitchell Bellin R LCGr SEA 0231 Ma Nov Mitchell Burt L Col DCS 025 925 Mitchell Char M WEPS 1W56 W 88 Mitchell Char M SEA 1490 30 P4 Cam Sta Mitchell Char G Cdr OPNAV 4E424 Pat Mitchell Charles E NSA 1490 30 P4 Cam Sta Mitchell Denais W Dr 1CAF STMCN Mitchell Denais W Dr 1CAF STMCN Mitchell Edix EMS 1JT 6 W 95 T E Mitchell Edix EMS 1JT 6 W 95 T E Mitchell Frank B NSA F1 Modde Mitshell Frank B NSA F1 Modde Mitshell Frank B NSA F1 Modde Mitchell Frank G PERS 2517 Ark Mitchell Halle P QMIA 1106A T 8 Mitchell Harry M Cant AFRST 5B40 Pot	43177 74405 61558 71477 557474 553129 71178 81785 55828 71178 81785 56584 65390 776515 778437 84761 441612 311258 44047 441515
Mitchell Berinde C PERS 3507 Ark Mitchell Berind L Sot 05D 5E1069 Prit Mitchell Berlin L Sot 05D 5E1069 Prit Mitchell Bully R LOS 5EA 0241 Mn Nv Mitchell Burl L COL 05C 0F5 3C547 Pot Mitchell Burl L COL 05C 0F5 3C547 Pot Mitchell Clark B WEPS 1W56 W 8g Mitchell Clark B COL 05C5 0F5 3C547 Pot Mitchell Edw B DS 1490 B0 F4 Cam Sta Mitchell Edw B DS 15C5 0F5 0F5 Pot Mitchell Edw B DS 15F 8 W B S 1-E Mitchell Edw B DS 15F 8 W B S 1-E Mitchell Flath B DS 15C5 10G 3C589 Pot Mitchell Flath B COL 15C5 10G 3C589 Pot Mitchell Flath B COL 15C5 10G 3C589 Pot Mitchell Flath B COL 15C5 10G 3C589 Pot Mitchell Hallis P 0M14 11364 T B Mitchell Hallis P 0M14 11364 T B Mitchell Harry M Capt AFRST 5D340 Pot	43177 74405 61358 61358 61427 57474 57574 57574 91788 81785 81785 81785 81785 81785 81785 81258
Mitchell Berinte C PERS 3507 Ark Mitchell Berint L Sot OSD 5E1069 Pat Mitchell Berint L Sot OSD 5E1069 Pat Mitchell Berint L Sot OSD 5E1069 Pat Mitchell Burl k Cos SEA 0231 Ma Nv Mitchell Burl k Col DCS 025 3C547 Pat Mitchell Chas M WEPS 1W56 W 6a Mitchell Chas M OSA 149D 30 64 Cam Sta Mitchell Chance C Mol ACSFOR 30A61 Pat Mitchell Chance Mol AFAC 5E125 Pat Mitchell Chance Mol AFAC 5E125 Pat Mitchell Chance G Cor OPNAY 4E424 Pat Mitchell Chance G Mol ACSFOR 30A61 Pat Mitchell Edw J DSA 149D 30 64 Cam Sta Mitchell Edw J DSA 0CD 28319 Pat Mitchell Edw J DSA 0CD 28319 Pat Mitchell Edw J DSA 0CD 28319 Pat Mitchell Edw E DSD COMP 38874 Pat Mitchell Frank G PERS 2537 Arix Mitchell Frank G PERS 2537 Arix Mitchell Frank G PERS 2537 Arix Mitchell Harry M Cant AFRST 50340 Fat	43177 74405 61558 71427 553852 67474 653129 71178 81785 59482 65399 771178 81785 64397 81785 64397 844613 31258 54624 44047 46047 46047
Mitchell Berinse G PERS 3507 Ark Mitchell Berins L Sot 05D 5E1069 Pat Mitchell Berins L Sot 05D 5E1069 Pat Mitchell Berins L Sot 05D 5E1069 Pat Mitchell Billy R LCGS SEA 0241 Mn Nv Mitchell Burt L CO DCS 0P5 3C547 Pat Mitchell Chas M WEPS 1W56 W 68 Mitchell Chas M WEPS 1W56 W 68 Mitchell Chas M WEPS 1W56 W 68 Mitchell Chas G Cds 0PNAV 4E424 Pat Mitchell Chas G Cds 0PNAV 4E424 Pat Mitchell Change W Dr 1CAF 5TMcN Mitchell Dengle W Dr 1CAF 5TMcN Mitchell Dengle W Dr 1CAF 5TMcN Mitchell Edw EDS 0C0MP 38874 Pat Mitchell Edw EDS 0C0MP 38874 Pat Mitchell Edw EDS 0C0MP 38874 Pat Mitchell Frank Ir NSA F1 Modde Mitchell Harley M Capt APRST 50340 Fot Mitchell Harley SAPS 4481 Mn Nv Mitchell Harley SAPS 4481 Mn Nv Mitchell Laviab SAPS 4481 Mn Nv	43177 74405 61306 61558 71427 57474 57574 771092 771178 81785 581286 81785 581286 81785 57826 81785 81
Mitchell Berinde C PERS 3507 Ark Mitchell Berind L Sot OSD SE1069 PRE Mitchell Berind L Sot OSD SE1069 PRE Mitchell Burly R LOSE SEA 0241 MA NV Mitchell Clark M WEPS 1W56 W 6a Mitchell Clark B Col ACSFOR 30A81 PRE Mitchell Burly J DSA 0CD 28310 PRE Mitchell Frank B TR NSA FI Noade Mitchell Frank B TR NSA FI Noade Mitchell Frank B TR NSA FI Noade Mitchell Frank G PERS 2537 Arix Mitchell Halle P QMIA 11BAA T B Mitchell Halle P QMIA 11BAA T B Mitchell Harbert S SMI 5616 Col Pile Ari Mitchell Indian SAPS 4441 Ma NV Mitchell J P DP BAN 4A538 PRE	43177 74405 61358 61358 61427 57474 553129 71178 81785 59482 65846 78437 841612 31258 78254 44642 44642 44642 551113 552928 113449
Mitchell Berinse C PERS 3507 Ark Mitchell Berins L Sot OSD 5E1069 Pat Mitchell Berins L Sot OSD 5E1069 Pat Mitchell Berins L Sot OSD 5E1069 Pat Mitchell Burl L Col DCS CAT32 Ark Mitchell Burl L Col DCS OPS 3C547 Pat Mitchell Class M WEPS 1W56 W 88 Mitchell Class M WEPS 1W56 W 88 Mitchell Class E Col ACSFOR 30A51 Pat Mitchell Class E Col ACSFOR 30A51 Pat Mitchell Classere E Mol AFAC CE125 Pat Mitchell Classere E Mol AFAC CE125 Pat Mitchell Classer B Mol AFAC CE125 Pat Mitchell Classer B Mol AFAC CE125 Pat Mitchell Classer B Mol AFAC CE125 Pat Mitchell Edw B DOD COMP 3818 Pat Mitchell Edw E DOD COMP 38174 Pat Mitchell Edw E DOD COMP 38174 Pat Mitchell Frank C PERS 2517 Ariz Mitchell Frank C PERS 2517 Ariz Mitchell Frank C PERS 2517 Ariz Mitchell Harty M Cont AFRST 50340 Fat Mitchell Harty M Cont AFRST 50340 Fat Mitchell Harty M Cont AFRST 50340 Fat Mitchell Island SAPS 4411 Mn Ny MItchell Island SAPS 4513 Ball Col Pike Ari Mitchell Island SAPS 4611 Mn Ny MITCHELL MN	43177 74405 61558 71427 553852 67474 653129 71178 81785 55826 564882 663890 776515 84761 8
Mitchell Berinse G PERS 3507 Ark Mitchell Berins L Sot OSD SE1069 Pat Mitchell Berins L Sot OSD SE1069 Pat Mitchell Berins L Sot OSD SE1069 Pat Mitchell Bury L Cos SEA 0241 Ma Nov Mitchell Bury L Cos SEA 0241 Ma Nov Mitchell Bury L Cos OSS 075 30547 Pat Mitchell Chas M WEPS 1W36 W 68 Mitchell Chas M WEPS 1W36 W 68 Mitchell Chas G Cos OPRAV 4E424 Pat Mitchell Chas G Cos OPRAV 4E424 Pat Mitchell Change W Dr 1CAF STEAN Mitchell Denale W Dr 1CAF STEAN Mitchell Denale W Dr 1CAF STEAN Mitchell Edw E DSD COMP 38874 Pat Mitchell Frank P NSA FI Moade Mitchell Frank P NSA FI Moade Mitchell Frank P NSA FI Moade Mitchell Harry M Capt AFRST 50340 Fat Mitchell Harrier L SMU 5616 Col Pike Ari Mitchell Javael S MSPS 4411 Mn No Mitchell Javael S MSPS 4411 Mn No Mitchell Javael S MSPS 4421 Mn No Mitchell Javael S MSPS MSPS MSPS MSPS Mitchell Javael S MSPS MSPS MSPS Mitchell Javael S MSPS MSPS MITCHELL MSPS MITCHELL MSPS MITCHELL MSPS MITCHELL MSPS MITCHELL MSPS MSPS MSPS MSPS MSPS MSPS MSPS MSPS	43177 74405 61306 61558 71427 57474 57574 977092 771178 81785 581296 581286 581286 581286 81855 81628 78254 68264 44047 41515 227113 55924 44047 41515 78128 227113 78105
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Mitchell Berinte G PERS 3507 Ark Mitchell Berinte G PERS 3507 Ark Mitchell Berint L Sot 05D 5E1059 Pat Mitchell Berin L Sot 05D 5E1059 Pat Mitchell Billy R LCGr SEA 0231 Ma Nv Mitchell Billy R LCGr SEA 0231 Ma Nv Mitchell Burt L COL 0CS 0PS 3C547 Pat Mitchell Chas M WEPS 1W56 W 88 Mitchell Chas M WEPS 1W56 W 88 Mitchell Chas M WEPS 1W56 W 88 Mitchell Chasence E Mai AFAAC GE125 Pat Mitchell Chasence E Mai AFAAC GE125 Pat Mitchell Chasence E Mai AFAAC GE125 Pat Mitchell Denale W Dr 1CAF STMCN Mitchell Denale W Dr 1CAF STMCN Mitchell Edw EMS JTF E Wg 5 T E Mitchell Edw EMS JTF E Wg 5 T E Mitchell Edw EMS JTF E Wg 5 T E Mitchell Frank F NSA FI Mosde Mitshell Frank B NSA FI Mosde Mitshell Frank B NSA FI Mosde Mitchell Harry M Capt AFRST 5040 Fot Mitchell Harry M SAPS 4811 Ma Nv Mitchell Harry M SAPS 4811 Ma Nv Mitchell Jaha S SPS 4821 Ma Nv Mitchell JP OP 8AV 8A538 Pat Jitchell JR SJ6 598 Exc01cBg Mitchell Jahn A SUS 2002 5046 For Pit Mitchell Jahn M SUS 2002 5071 Mitchell J	43177 74405 61358 61358 61357 57474 55325 67474 55826 61785 55826 66596 76515 778437 78437 84756 41612 331258 44612 78137 7813
Mitchell Berinse C PERS 3507 Ark Mitchell Berins L Sot OSD SE1069 PRE Mitchell Berins L Sot OSD SE1069 PRE Mitchell Burly R LOSE SEA 0241 Mn No. Mitchell Burly R COL DES 025 VAD Mitchell Burly R COL DES 025 VAD Mitchell Clark B WEPS 1W36 W 88 Mitchell Clark B COL ACSFOR 30A63 PRE Mitchell Edw E DSD COMP 38B74 PRE Mitchell Harry M CAD AFRST 50340 PRE Mitchell Harry M CAD AFRST 50340 PRE Mitchell Harry M CAD AFRST 50340 PRE Mitchell Islands SPRS 4411 M Nov	43177 74405 61306 61558 71427 57474 57574 57574 771178 81785 581226 581226 581226 581226 81785 78461 841612 81254 64004 74111 81254 64004 77113 81254 64004 77113 81254 64001 77113 81254 64001 77113 81254 64001 77113 81254 64001 77113 81254 64001 77113 81254 64001 77113 81254
Mitchell Berinde C PERS 3507 Ark  Mitchell Berlin L Sot OSD SE1069 PRE  Mitchell Berlin L Sot OSD SE1069 PRE  Mitchell Bully R LOSE SEA 0231 MA NV  Mitchell Burl L COL OCS 085 30347 PRE  Mitchell Clark M WEPS 1W56 W 68  Mitchell Clark B COL ACSFOR 30A51 PRE  Mitchell Edwig B Cor OPNAY 4EA24 PRE  Mitchell Edwig B COL OSA 00D 28318 PRE  Mitchell Edwig B OSA 149D 30 PA Cam Sta  Mitchell Edwig B OSA 00D 28318 PRE  Mitchell Frank B TF NSA FI Noade  Mitchell Frank B P NSA FI Noade  Mitchell Harry M Capt AFRST 50340 Pot  Mitchell Jakas SAPS 4411 Mn Nv  Mitchell Jakas SAPS 4411 Mn Nv  Mitchell Jakas SAPS 4411 Mn Nv  Mitchell Jakas SAPS 5600 561 PRE  Mitchell Jakas SAPS 5620 PRE  Mitchell Jakas F Col ANG 2046 Gry Pt  Mitchell Jakas F Col ANG 2046 Gry Pt  Mitchell Jakas F Col ANG 2046 Gry Pt  Mitchell Jakas W SAPS 2014 N Bg  Mitchell John W Lt Col SAFLL 50943 Prit	43177 74405 61306 61558 71427 551474 553129 71178 81785 554682 658482 658487 847612 31258 56596 78254 65849 13x449 778105 55466 13x449 778105 5531 778105
Mitchell Berinse G PERS 3507 Ark Mitchell Berins L Sot 05D 5E1069 Pat Mitchell Berin L Sot 05D 5E1069 Pat Mitchell Berin L Sot 05D 5E1069 Pat Mitchell Billy R LCGS SEA 0231 Ma No Mitchell Burt L Col 0CS 0P5 3C547 Pat Mitchell Chas M WEPS 1W56 W 68 Mitchell Chas M JANA 0CD 28318 Ppt Mitchell Denals W Dr 1CAF 5TMcN Mitchell Denals W Dr 1CAF 5TMcN Mitchell Edw E DSD COMP 38074 Ppt Mitchell Frank Ir NSA FI Moade Mitchell Herbert S SMC 5616 Col Pike Ari Mitchell Herbert S SMC 5616 Col Pike Ari Mitchell Java SHPS 4811 Mn No Mitchell Java SHPS 3812 Ppt Mitchell Java SHPS 3812 Ppt Mitchell Java SHPS 3814 Nn No	43177 74405 61306 61558 71472 57474 55325 67474 555129 779092 71178 81785 558226 61885 78256 41612 331258 41612 331258 41612 7815 7815 7815 7815 7815 7815 7815 7815
Mitchell Berinse C PERS 3507 Arix Mitchell Berins L Sot OSD SE1069 Pat Mitchell Berins L Sot OSD SE1069 Pat Mitchell Burly R LOS SEA 0241 Mn Nv Mitchell Burly R COL DCS 025 AVX Mitchell Burly R COL DCS 025 AVX Mitchell Clark B WEPS 1W56 W 8g Mitchell Clark B COL ACSFOR 30A81 Pat Mitchell Clark B COL COMP 38 PA Cam Sta Mitchell Clark B C COL OPRAY 4E 224 Pat Mitchell Edv B MS 1490 B 0 PA Cam Sta Mitchell Edv B MS 1490 B 0 PA Mitchell Edv B MS 17F B W 8 Y E Mitchell Edv B MS 17F B W 8 Y E Mitchell Edv B MS 17F B W 8 Y E Mitchell Edv B MS 17F B W 8 Y E Mitchell Frank B NSA F1 Noade Mitchell Frank B NSA F1 Noade Mitchell Harry M Capt AFRST 5040 Pat Mitchell Jack B S 595 Exclore Mitchell Jack B C 60 AMC 2046 Bry Pt Mitchell Jack B C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt Mitchell Jack B M C 60 AMC 2046 Bry Pt	43177 74405 61306 61558 71427 57474 57574 57574 57574 57574 57574 61785 57846 61785
Mitchell Berinse C PERS 3507 Arix Mitchell Berins L Sot OSD SE1069 Pat Mitchell Berins L Sot OSD SE1069 Pat Mitchell Bully R LOS SEA 0231 MA NV Mitchell Burl v VAD 2636 VAD Mitchell Burl v VAD 2636 VAD Mitchell Burl L Col DCS 085 30567 Pet Mitchell Clark M WEPS 1W56 W 68 Mitchell Clark B Col ACSFOR 30A61 Pax Mitchell Clark B COL CARP 30 A61 Pax Mitchell Edwar B DSA 149D 30 A4 Cam Sta Mitchell Edwar B DSA 149D 30 A4 Cam Sta Mitchell Edwar B DSA 00D 28310 Pax Mitchell Edwar B DD COMP 38374 Pat Mitchell Edwar B DD COMP 38374 Pat Mitchell Frank G PERS 2517 Arix Mitchell Harry M Cant APRST 50340 Pax Mitchell Janas SAPS 4441 Mn Nv Mitchell Janas SAPS 4541 Mn Nv Mitchell Janas SAPS 4541 Mn Nv Mitchell Janas SAPS 4581 Pax Mitchell Janas SAPS 4581 Pax Mitchell Jahn W Lt Col SAFOL 5093 Pax Mitchell Jahn W Lt Col SAFOL 5093 Pax Mitchell Janas SAPS 2014 N Bg Mitchell Janas D SASCC 5005 Mn Bg Mitchell Janas SAPS 2005 Mn Bg Mitchell Janas SAPS 2005 Mn Bg Mitchell Janas SARS 5005 Mn Bg Mitchell Janas SAPS 2005 Mn Bg Mitchell Janas SARS 5005 Mn Bg Mitchell Janas	43177 74405 61558 71427 57474 53129 77178 81785 57482 659482 659482 659487 84761 847
Mitchell Berinse G PERS 3507 Arix Mitchell Berins L Sot OSD SE1069 Pat Mitchell Berins L Sot OSD SE1069 Pat Mitchell Berins L Sot OSD SE1069 Pat Mitchell Bury L Cos SEA 0241 Ma Ny Mitchell Bury L Cos SEA 0241 Ma Ny Mitchell Bury L Cos OSS 075 3C547 Pat Mitchell Chas M WEPS 1W36 W 68 Mitchell Chas M WEPS 1W36 W 68 Mitchell Chas M WEPS 1W36 W 68 Mitchell Chas G Cos OPRAY 4E424 Pat Mitchell Chance E Mai AFAAC 6E125 Pat Mitchell Chance G Cos OPRAY 4E424 Pat Mitchell Devald R DSA 1490 30 64 Cam Sta Mitchell Devald R DSA 1490 30 64 Cam Sta Mitchell Devald R DSA 000 28316 Pat Mitchell Edw E DSD COMP 38874 Pat Mitchell Frank F NSA FI Moade Mitchell Frank F NSA FI Moade Mitchell Frank F NSA FI Moade Mitchell Harler Q MIA 11864 T 8 Mitchell Harler Q MIA 11864 T 8 Mitchell Harler Q MIA 11864 T 8 Mitchell Harler M Capt AFRST 50340 Fot Mitchell Harler M Capt AFRST 50340 Fot Mitchell Harler S SMU 5616 Col Pike Ari Mitchell Jaha NS 1875 4811 M Ny Mitchell Jaha NS 1875 4811 M Ny Mitchell Jaha STA SPAS 5213 Pat Mitchell Jaha Arny C 28676 Pat Mitchell John A Col SAFLS 15093 Pat Mitchell John A Col SAFOS 48264 Pat Mitchell John M Lt Col SAFOS 48264 Pat Mitchell John W Lt Col SAFOS 48264 Pat Mitchell Jaha W Lt Col SAFOS 48264 Pat	43177 74405 61306 61558 71427 57474 57574 71178 81785 58129 771178 81785 581226 81785 581226 81785 81620 76515 77826 81620 77827 81785 81620 81785 817
Mitchell Berinte C PERS 3507 Arix Mitchell Berint L Sot OSD SE1069 Pat Mitchell Berint L Sot OSD SE1069 Pat Mitchell Burly R LOS SEA 0241 Ma Nv Mitchell Burly R COL DCS BEA 0241 Ma Nv Mitchell Burly R COL DCS BES 3C547 Pat Mitchell Clark M WEPS 1W56 W 88 Mitchell Clark B COL ACSFOR 3DA81 Pat Mitchell Edw B LOS COMP 3815 Pat Mitchell Edw B LOS COMP 3815 Pat Mitchell Edw BMZ JIF B Wo S 1-E Mitchell Edw BMZ JIF B Wo S 1-E Mitchell Edw BMZ JIF B Wo S 1-E Mitchell Frank G PERS 2517 Arix Mitchell Harry M CAD AFRST 5D340 Pat Mitchell Mared F WEPS 2933 Ma N Mitchell Island SHPS 4411 Ma N Mitchell John B COL WASON Pat Mitchell Jan Sid S98 Excoleby Mitchell John F COL AMC 2046 Gry Pt Mitchell John W LI COL SAFOL SPAS Pat	43177 74405 61358 61358 61358 71427 57474 57374 81785 57474 81785 57488 65596 76515 78437 841618 41618
Mitchell Berinse G PERS 3507 Arix Mitchell Berins L Sot OSD SE1069 Pat Mitchell Berins L Sot OSD SE1069 Pat Mitchell Berins L Sot OSD SE1069 Pat Mitchell Billy R LCGS SEA 0231 Ma No Mitchell Burs L COL OSS 0253 VAD Mitchell Burs L COL OSS 0253 VAD Mitchell Chas M WEPS 1W56 W 68 Mitchell Chas M SEA 1490 30 PA Cam Sta Mitchell Chas M ST 1490 30 PA Cam Sta Mitchell Denals W Dr 1CAF FTMCN Mitchell Denals W Dr 1CAF FTMCN Mitchell Edw E DSD COMP 38074 Pot Mitchell Frank Ir NSA FI Moade Mitchell Herbert S SMA 5016 Col Pike Ari Mitchell Herbert S SMA 5016 Col Pike Ari Mitchell Herbert S SMA 5016 Col Pike Ari Mitchell Jaha SHPS 4411 Mn No Mitchell Jaha NSHPS 5211 N N N Mitchell Jaha	43177 74405 61306 61558 71472 57474 55325 67474 555129 779092 71178 81785 55826 61882 66590 76515 778487 78461 831258 44612 331258 331258
Mitchell Berinse C PERS 3507 Arix Mitchell Berins L Sot OSD SE1069 Pat Mitchell Berins L Sot OSD SE1069 Pat Mitchell Burly R Cos SEA 0241 Mn Nv Mitchell Burly R Col OSS 0254 Mn Nv Mitchell Burly R Col OSS 0255 SC547 Pat Mitchell Clark M WEPS 1W56 W 6g Mitchell Clark B Oct ACSFOR 30A81 Pat Mitchell Clark B Col OSS 025 Pat Mitchell Edw EMZ JTF B W 8 X FE Mitchell Edw EMZ JTF B W 8 X FE Mitchell Edw EMZ JTF B W 8 X FE Mitchell Edw EMZ JTF B W 8 X FE Mitchell Edw EMZ JTF B W 8 X FE Mitchell Edw EMZ JTF B W 8 X FE Mitchell Edw EMZ JTF B W 8 X FE Mitchell Edw EMZ JTF B W 8 X FE Mitchell Edw EMZ JTF B W 8 X FE Mitchell Edw EMZ JTF B W 8 X FE Mitchell Harry M Capt AFRST 50340 Pot Mitchell Jose St AFDAS 3E20 Prit Mitchell Jose St AFDAS 3E20 Prit Mitchell John F Col AMC 2046 Bry Pt Mitchell John W LT Col SAFOL 3E844 Ppi Mitchel	43177 74405 61306 61558 71427 57474 57574 57574 57574 6559 676515 78461 84613 86613 86613 86613 86613 86613 86613 86613 86613 86613 86613 86613
Mitchell Berinte C PERS 3507 Arix  Mitchell Berint L Sot OSD SE1069 Pat  Mitchell Berint L Sot OSD SE1069 Pat  Mitchell Burly R LOSE SEA 0231 Ma NV  Mitchell Burl V RD 2636 V RD  Mitchell Burl V RD 2636 V RD  Mitchell Clark M WEPS 1W56 W 68  Mitchell Clark B Col ACSFOR 30A81 Pat  Mitchell Earl DOSA 00D 28310 Pat  Mitchell Earl DOSA 00D 28310 Pat  Mitchell Earl B CSD COMP 38374 Pat  Mitchell Earl B OSD COMP 38374 Pat  Mitchell Frank B P NSA F1 Meade  Mitchell Harry M Capt AFRST 50340 Pat  Mitchell Harry M Capt AFRST 50340 Pat  Mitchell Marel F WEPS 2833 Ma Nv  Mitchell Marel F WEPS 2833 Ma Nv  Mitchell Howard B O2-N 1430 Arix  Mitchell John B O3-N 1430 Arix  Mitchell John B SIG 598 Expolcing  Mitchell John F Col AMS 2046 Gry P1  Mitchell John W Lt Col SAFOR 984 Pat  Mitchell John W Lt Col SAFOR 984 Pat  Mitchell John W Lt Col SAFOR 9844 Pat  Mitchell John W Lt Col SAFOR 9845 Pat  Mitchell John P USASCO 9908 Man 89  Mitchell L Glazber SHP5 3315 Mn Nv  Mitchell L Glazber SHP5 3315 Mn Nv  Mitchell L Glazber SHP5 3315 Mn Nv  Mitchell L Grace OSN 2034 Arix	43177 74405 61306 61558 71427 57474 573179 271178 81785 574682 658462 658463 41612 31258 78254 41612 31258 78254 41515 55462 132449 178105 55462 668741 668741 668741 668741 668741 668741 668741 668741 668741 668741 668741
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Mitchell Berinte C PERS 3507 Arix Mitchell Berint L Sot 05D 5E1069 Pat Mitchell Berint L Sot 05D 5E1069 Pat Mitchell Burly R LOS 5EA 0241 Ma Nov Mitchell Burly R COL 05CS 075 3C547 Pat Mitchell Burly R COL 05CS 075 3C547 Pat Mitchell Clark M WEPS 1W56 W 6g Mitchell Clark B COL 05CS 075 3C547 Pat Mitchell Clark B COL 05CS 075 074 Cam Sta Mitchell Edva M D 1 CAF 6T13CN Mitchell Edva B DS 1 CAP 075 075 Pat Mitchell Edva B DS 1 CAP 075 075 Pat Mitchell Edva B DS 1 CAP 075 075 Pat Mitchell Edva B DS 1 CAP 075 075 Pat Mitchell Edva B DS 1 CAP 075 075 Pat Mitchell Frank B NSA F1 Noade Mitchell Frank B NSA F1 Noade Mitchell Harry M Capt AFRST 50340 Pat Mitchell Japan W Capt AFRST 50340 Pat Mitchell Japan W Lt Col SAFOS 4E344 Pat Mitchell Japan W	43177 74405 61306 61558 71427 57474 57574 57574 771992 771178 81785 58226 58437 841613
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Mitchel Lesie R SMPS 4710 Min Dg Mitchel Milton S Mai AFOAS 1519 T-B Mitchel Rolf A DSA 108F Bg 4 Cam Sta Mitchel Allon R LCor NCSSA 3CLS Bg 196 NY Mitchell Anestina M SAFAA 4CG12 Pmt Mitchell Anestina M SAFAA 4CG12 Pmt Mitchell Bennie G PERS 3507 Arbx Mitchell Bennie R LCor SEA 0721 Min Nv Mitchell Burl VAD 2836 VAD Mitchell Burl VAD 2836 VAD Mitchell Burl VAD 2836 VAD Mitchell Chas M WEPS 1W56 W 88 Mitchell Chas M WEPS 1W56 W 88 Mitchell Clare B Cot ACSFOR 30A51 Pot Mitchell Edw E DO COMP 3810 Ppt Mitchell Edw E DO COMP 38374 Pnt Mitchell Edw E DO COMP 38374 Pnt Mitchell Frank G PERS 2517 Arbx Mitchell Frank G PERS 2517 Arbx Mitchell Frank G PERS 2517 Arbx Mitchell Harry M Cant AFRST 50340 Pot Mitchell John W Lt Col SAFUL 50935 Pnt Mitchell Lowell Clare Col MC 20715 Pnt Mitchell Lowell Clare Col MC 20717 Pnt Mitchell Lowell Clare M SAFUL 5093 Pnt Mitchell Lowell Cl	43177 74405 61306 61558 71427 57474 553129 771178 81785 581226 581226 581226 581226 581226 581226 581226 61535 78266 61612 616

Mitchell R Middled M Army C 3A730 Pat	-52510
Mitchell Phil K Maj DASA 166990 Pot-	74178
Mitchell R A USASA 1222 A Bg AHS	86285
Mitchell R Bette SAFOI SUGES PRI	-13266
Mitchell Raymond R ENG 2322 DN PL	-71276
Mitchell Richard & Lt Col CINFO 20528 Pat-	74999
Minchell Robi C QAD Es 219 NY	73405
Mitchell Dids C WESS 1325 Man Ro	65337
Mitchell Robt W Mai JCS 20877 Pat-	-59623
Minchell Ray T AMC 1079 GW Ft	-56652
Mitchell Samuel I. S&A 3309 Aria	550BB
Mileron's Shieter W OCSA 30641 Pot	76047
Mitchell R Botte SAFOI 50965 PM1  Mitchell R I USMC 3109 Arlx  Mitchell Raymond R ENG 2328 BAV PL  Mitchell Richard F Lt Col CINFO 20528 FM1  Mitchell Robt D AMO G808 Grv Pt  Mitchell Robt D AMO G808 Grv Pt  Mitchell Robt W Maj JCS 20977 PM1  Mitchell Robt W Maj JCS 20977 PM1  Mitchell Robt W Maj JCS 20977 PM1  Mitchell Samelel L SAA 3309 Arlx  Mitchell Samelel L SAA 3309 Arlx  Mitchell Samelel L SAA 3098 Arlx  Mitchell Thomas F AFRIC 4A018 PM1  Mitchell Victor G Capt Add C G-499 Grv Pt  Mitchell Winder G Capt Add C G-499 Grv Pt  Mitchell Winder G Capt Add C G-499 Grv Pt  Mitchell Winder G Capt Add C G-499 Grv Pt  Mitchell Winder G Capt Add C G-499 Grv Pt  Mitchell Winder G Capt Add C G-499 Grv Pt  Mitchell Winder G Capt Add C G-499 Grv Pt  Mitchell Winder A 3418 SAAS 2008 SE1035 PM1	-59732
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Mileton Will Cost OPO 10234 Pot	71290
Allegal Martin all Sames Ale the	52061.
Mitchell Win - 2nd LC USADATGOM BE1035 Pat	79918/
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Mixon Chas A QM2 OF MAY 40621 Pot	76171
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Miyamata Paul T OCS OPS 3A518 Pet-	-65313
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Mables take E AFGAE WILL POR	75666
Mobile Frank K SMC 5616 Col Fixe Art-	43820
Mochel Bestrice J AFASE 50125 Pat	54405
Mock Gene V Dr ARPA JE187 PAL	42452
More Lawren S. ACSFOR 3E469 Pric	73006
Moss Jas G Dol USASCO 4226 Mun Ba Mobile John E AFAAF 50161 Pot Mobile Frank K SMC 5616 Cot Files Art Mochel Bestrice J AFASF 50125 Pm Mock John V Dr ARPA JE187 Pnt Mock John R PERS 4627 Art Mock John R PERS 4627 Pnt Mock Lorin DP NAV 40476 Pm	-74750
Pnt Anx #2	52563
Muck V P Mei Son OCSA 3E668 Pot Mockabee Fred A SHPS 3246 Mn Nr	68656
Meckages John W AMC 2439 Gry Pt	59152
Madaffert Jos F USAAA 2102 T-A	74767
Modesiti Dennis E NAAO 3N20 Mr NV	64661
Mos Allerd V&D LATTO V&D	-75401
Mos Montine E OP NAV 2372 Arts	41392
Morebus Chas J ACIC B-217 1221 S Fern St Art Va	74421
Mockabos Fred A SHP5 3246 Mn No Mockabos John W AMC 2439 Grv Pt Modesiti Dennis E NAAO 3N20 Mn No Modesiti Dennis E NAAO 3N20 Mn No Modesiti Dennis E NAAO 3N20 Mn No Modesiti Walfred Y&O 1A110 Y&O Mod Mired Y&O 1A110 Y&O Mod Montine E OP NAV 2322 Ark Modebus Chas J ACIC B-217 1221 S Ferb St Ari Va Modebus Chas J ACIC B-217 1221 S Ferb St Ari Va Modebus Chas J ACIC B-217 1221 S Ferb St Ari Va Modebus Chas J ACIC B-217 1221 S Ferb St Ari Va Modebus Chas J ACIC B-217 1221 S Ferb St Ari Va Modebus Chas J ACIC B-217 1221 S Ferb St Ari Va Modebus Chas J ACIC B-217 1221 S Ferb St Ari Va Modebus Chas J ACIC B-218 2C663 Pet Modeler Ruth Con USN M&S 2116 Bg 2 Potx Mode Moromar B NSO 8u 106 MV	-94695
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Moensh John O Col JCS 20988 Pht.	£3520
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Molfat Harold L Col AFTAC AFTAC Bo	51442
Mollat Was A SP& OCA 3330 Nav Svc Ctr	43361
Moffatt Robe T Maj DCS PER 20749 Pnt	242(M)
Modest Class S Capt OSO NATO 26287 Pat-	777255
Moffett Class S Capt 050 NATO 25287 Pnt	93778
Moffett Jas & Lt Col MED 2528 JAn No	-62904
Modest Jas B Lt Cor MED 3579 Jan NV Nothet Thos USACA SAPIO Pat Nothet Edwin W SHPS 3535 Min NV Modest Edwin W SHPS 3535 Min NV Modest Edwin W SHPS 3535 Min NV Modest Marshall T DDC 132A Bg 5 Cam Sta  Modest Marshall T DDC 132A Bg 5 Cam Sta  Modest Marshall T DDC 132A Bg 5 Cam Sta	66442
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Modfilt Robi I OPD 1528 Bg 3 Cam Sta- Modfilt Robi I OPD 15889 Pet 1 Modfilt Robi I OPD 15887 Pet 1 Modfilt B L: M&S 2218 Bg 3 Potx Modfilt II II WEPS 5665 Mun Bg Modilt Millored M AMC 2528 Cw Pt 1 Modil Jack C VM2 NIC BOSS Pet 1	72529 81909 73506 59881 77007 66826 62550 77964 77555 -77537
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	*U. S. ARMY DATA S	UPPORT COMMAND
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	COMMANDER BG LAWRENCE H MALKER, JR.	1A881 55242
	ADMINISTRATIVE OFFICER. MR C S KERNA	1A881 72024
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245 78585	LO COL P E HOLT 1A881 54058	
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ION	PERSONNEL & ADMIN CEPTOR CH, MAI V SPECTA	MANAGEMENT CONTROL OFFICE  JE, LT COL J R MAHER 12917 75410
25 52539		PRODUCTION CONTROL CFFICE OR, LT COL F. WEBE BELCALE 57229
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25 52165	CH. ME E MENTERALL SELECC 59095	
18 78465	PERSONNEL SYSTEMS DIVISION	FIELD SYSTEMS DIVISION
56 76069	AGRZ-P	AGRZ-F
5 52261	826-1	LT DOL R C BRANNOCK . Ft Myer 75621
15 72292	CHIEF DIE F HANSARD JEELCZYA TZ405	DEPUTY CHIEF
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51 7258	CH, ME C E MARABLE	OH, MAJ F G THREADGILL Pt Nyer 75583
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63 57641	CH, MR H I CONAWAY	PROCECURES BRANCH CH, MR I N SCHTELER . Ft Myer 54626
EGISTRY	DEPARTMENTAL SYSTEMS DIVISION	DATA PROCESSING DIVISION
		CHIEF MR R LANCI 18913 56794
1	LT COL P C STEE BELO24 74960	20174
37 74204	CEPUTY CHIEF CH, MR H T LYON	EXECUTIVE CFFICER  LT COL A IALAMINI 18913 75238
STATION	AUTHORIZATIONS BRANCH CH, MR J P RICHARDS BD1038 59489	COMPUTER OPERATIONS BRANCH CH, MR R F MERSDORF BE838 3155
		DATA PREPARATION BRANCK CH, MRS H M TUTOR BESCO 76048
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AGAO

Deponent of B. M. Fd.

Date 1-22-14 Rptr (YV)

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OCTOBER 1964



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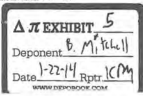




APPLICATION FOR FEDERAL EMPLOYMENT !

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P.



### PLEASE BE SURE TO READ ATTACHED INSTRUCTIONS BEFORE COMPLETING ITEM 19

19. EXPERIENCE (Mart with your PRESENT position and work back)

May inquiry by made of your present employer		differences and record of amplayment	m. m.
			Yes So
Dates of employment (month, year)	Exact pills of p	ena analy Number:	nd kind of employees you supervise
From 13 October 1966 To	present time Decorre	and and the forest	
Salary or earnings Staring \$1412.00 per month	Classification Grade (If in Federal service)	Place of employment (City & State)	Kind of business or organization, (Manufacturing, accounting, insur- ance, etc.)
resemr #1412.00 per month	FSR 3 - 2 416	Washington, D.C.	State Dept.
ame and address of employer (firm, argunization	i, etc.)	Name, title, and present address of in	imediate supervisor
Center for International Sy		Mr. Howard E. Ball	, Director
Separtment of State, Washir			ate, Washington, D.C
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rescription of work Performed, di	rected and evalu	ated research in the p	articular areas of
lanning and programming sy	stems, in simula	tion and model building	g. resource allocati
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From 1 Sept. 1964 To 1 May 1	966 Ops Cen S	pt Div. 72 Com	outer-Analyst, From
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# CON ATION SHEET FOR STANDARD F 57 Application for Federal Employment

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# CON JATION SHEET FOR STANDARD 1 1 57 "Application for Federal Employment"

57-104

INSTRUCTIONS-Fill out this form only when necessary for completion of Item 19, "EXPERIENCE," on Standard Form 57. Enclose with voter application. Typewrite or write clearly in dark ink.

1. Name (First, middle, maiden, if any, lust)		2. Birth date (Mensh, day, rear)						
Ralph Heller Cruikshank				August 6, 1921				
3. Kimi of position applied for, or name of ex-	amination		4. Date of this continuation sheet					
Systems Analyst			March 1, 1957					
				12.				
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HO S2d Airborne Div.	ien, ere r		Name, title, and present a	garess of in	nmewate supervisor			
Ft. Bragg North Carolina			Lieutenant Col	onel Jo	ohn C. Vaund (deceased			
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# ATTACH SUPPLEMENTAL SHEETS OR FORMS HERE • ANSWER ALL QUESTIC NS CORRECTLY AND FULLY

20. SPECIAL QUALITICATIONS AND SKILLS

A. Kind of License in Certificate (For example, pilot, teacher, registered nurse, lawyer, radio operator, C.P.A., etc.)	B. State or other licensing authority	C. Year of first license or circificate	D. Year of latest a cense or certificate
E. Special skills you possess and machines and equipment you includith, comprometer, key punch, turres luths, transcribing mu	can use. (For example, short wave radio, schine, scientific or professional devices)	F. Approximate number Typing	Shorthand
i. Special qualifications not covered in application.   For example incention: public speaking and publications experience: member Commodore, National Potomac Yacht Mamber, Society for Information Discoursed and Published articles on Control	Club Past Commodore		   puested); vour pates is or   revened. j

#### 21. EDUCATION

A. 1	Plac	e "	Χ"	in	col	ımn	in	diczt	ing l	hig he	t grad	le con	nplete	ed	T	B. If you graduated from high school, give date C. Name and location of last high school att		ooi attende	d					
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#### 22. FOREIGN TRAVEL

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Doctor Carl Silver

#### 23. FOREIGN LANGUAGES

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#### 24. REFERENCES

	titories of the United States who are NOT RELATED TO YOU the position for which you are applying. Do not repeat names of	
. FULL NAME	PRESENT BUSINESS OR HOME ADDRESS (Number, Street, City, State and Zip Code)	BUSINESS OR OCCUPATION
Mr. Woodford Montgomery	Command & Control Division, ODO DA.Pentagon, Washington, D.C	SOPS Systems Analyst
Mr. John Golden	Stanford Research Institute 1000 Connecticut Avenue., N.W.	Research
	Franklin Institute Laboratory	

Benjamin Franklin Parkway Pniladelphia, Penn. 19103

14-7817-3

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Research. Psychol.

ANSWER ALL QUESTIONS BY PLACING "X" IN PROPER COLUMN.

10.07

### 21. H. Other Training

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Officer Intelligence Course, Army Ground General School, Ft. Riley, Kansas. 12 weeks, 1950.

Regular Infantry Officers Advanced Course, Ft. Benning, Georgia, 31 weeks, 1951.

Regular Officers Course, Command and General Staff College, Ft. Leavenworth Kansas, 38 weeks, 1958.

Russian, USA Language School, Presidio Monterey, California, 11 months, 1980.

Strategic Intelligence Course, USA Strategic Intelligence School, Washington, DC, 5 weeks, 1960.

9400 Programming, Sylvania, Washington, D.C. 6 weeks, 1961.

Systems Analyst Course, RCA, Washington, D.C. 12 weeks, 1962.

1401 Programming, IBM, Washington, D.C. 3 weeks 1964.

Systems Analyst Course, USAMETA, Washington, D.C. 2 weeks, 1964.

1218 Programming, UNIVAC, Washington, D.C. 3 weeks, 1965.

Systems Analyst Course, DODCI, Washington, D.C. 2 weeks, 1965.

554

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

Criminal No. 930-64

RAY CRUMP, JR.,

Defendant

Washington, D. C.

Monday, July 26, 1965

The above-entitled matter came on for further trial before HONORABLE HOWARD F. CORCORAN, United States District Judge, and a jury at 10:00 a.m.

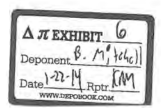
#### APPEARANCES:

On behalf of the Government:

ALFRED HANTMAN, ESQ., Assistant U. S. Attorney

On behalf of the Defendant:

MRS. DOVEY J. ROUNDTRE, GEORGE'KMOX, ESQ., and ALAN V. ROBERSON, ESQ.



554-A

# CONTENTS

WITNESSES:	DIRECT	CROSS	REDIRECT	RECROSS
CROOKE, Bernard D. (Resumed)	560	604	648	651
MITCHELL, William L.	653	659	665	666
COPPAGE, Edwin C.	667	698	704 706	704 706
ORNDORFF, Raymond, Jr.	707	715		

Government's:	Ident.	Evid.
No. 24 - Package of Pall Mall cigarettes		581
No. 33 - Photograph		563
No. 35 - Yellow sport shirt	576	577
No. 36 - White sweat shirt	576	577
No. 37 - Box with hair sample	602	
No. 38 - Statement of Det.Crooke	615	
No. 39 - Photograph [Looking South of the body down bank over railroad tracks and out to the bank of river.]	675	
No. 40 - Photograph [Aerial view from spillway at foundry underpass to location West of foundry where jacket was found.]	682	685

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Roundtree?

MRS. ROUNDTREE: At this time I do not know, Your Honor.

THE COURT: Officer, you will be excused for the moment but don't return to the courtroom unless called.

MR. HANTMAN: Call Mr. Mitchell.

Thereupon --

#### MR. WILLIAM L. MITCHELL

was called as a witness by and on behalf of the Government and, having been first duly sworn, was examined and testified as follows:

#### DIRECT EXAMINATION

BY MR. HANTMAN:

- Q All right, sir, I will ask you to speak up in a loud voice so that His Honor, the ladies and gentlemen of the jury, the defendant and his counsel can hear you. Give us your full name and your address.
- A William L. Mitchell, 1500 Arlington Boulevard in Arlington.
- Q Directing your attention, Mr. Mitchell, to October 12th, 1964, do you recall where you were on that date at about 12:20 in the afternoon?
  - A Yes, sir. I was exercising on the towpath.
  - Q Do you generally work out on the towpath?



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- A Yes, sir.
- Q. What was the weather like that day, do you remember?
- A It was clear.
- Q Now about 12:20 that day do you recall where on the C and O Canal Towpath you were?
- A Yes, sir. I was running Eastward toward Key Bridge
  just before a wooden foot bridge.
- Q Do you think you can come down off the witness stand and walk over to this map [indicating a map on the wall] and point to us just about where you were at about 12:20?
  - A Yes, sir.
  - Q Would you do that for us, please.

    [The witness walked over to the map along the wall.]
  - A Right here [indicating on the man with a pointer].
  - Where is the foot bridge that you are pointing to?
  - A Right here [indicating with a pointer on the map.].
  - Q All right, sir. And you were about at what spot?
- A Just about on this side [indicating on the map with a pointer].
- Q Would you put this [indicating a tag] at the spot on the map --
- MRS. ROUNDTREE: Would you kindly let the witness put it up?

BY MR. HANTMAN:

- Q Do you want to put this [indicating a tag] at the spot where you were, please?
  - A Yes.

[The witness pinned the tag on the map.]

MR. HANTMAN: You may resume the witness stand, Mr. Mitchell.

[The witness returned to the witness stand.]
BY MR. HANTMAN:

- Q Now which direction were you moving in, sir, as you approached this foot bridge?
  - A I was running East.
  - Q In other words, towards Key Bridge, is that it?
  - A Correct.
- Q Did you see anyone in the vicinity as you approached this foot bridge?
- A Yes, sir. I saw a female crossing the bridge headed West as I approached.
- Q Do you recall how she looked and what her approximate age was?
- A I believe she was middle aged and she was dressed in what appeared to me to be a blue ski parka and slacks.
- Q I would like to show you two items of clothing marked Government's Exhibit 1 for Identification and Government's

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Exhibit 4 for Identification. I ask you to look at these items and tell me if you recognize them?

- A Yes, sir. These are similar to the garments I saw on the woman as I approached the bridge.
- Q All right, sir. What was this woman who was wearing garments similar to those when you first observed her doing?
  - A She was walking West on the bridge.
- Q In other words, towards Pletcher's Landing, is thatter it?
  - A That is correct.
  - Q Was there anyone else with her at the time?
  - A No, she was alone.
- Q Do you recall whether she was carrying a purse at that vime?
  - A No, she was not.
  - Q Did you later learn who this woman was?
  - A Yes, I read it in the newspapers the day afterwards.
- Q Did you let her pass at the time you first observed her?
- A Yes. I had to stop running and come to a complete stop and let her cross over the bridge.
  - Q And what did you then do after she passed you?
- A After she passed I continued to run East across the bridge.



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- Q Did there come a time when you observed another individual on the towpath?
- A Yes. I estimated about 200-yards from the bridge after I passed this woman I passed a Negro male about my height, about 5-feet, 8 and about 145-pounds, I estimate, X walking West in the same direction as the woman.
  - Q Do you recall how he was dressed at the time?
- A Yes. He had a dark -- what I call -- golfing cap -- very little peak, very little brim -- and he had a light windbreaker and dark slacks.
- Q I show you three articles of clothing which have been received in evidence, exhibit 14 being a dark plaid cap, a light corduroy jacket, which is Government's Exhibit 15 in evidence, and a pair of blue corduroy trousers, which is Government's 16 in evidence. I will ask you if you have ever seen those garments before?
- A Yes. These are clothes similar to the clothes worn by the individual I saw.
  - Q On the towpath at that time?
  - A Yes, sir.
- Now, sir, would you be able to recognize this man again if you saw him?
  - A No sir.
  - Q Was this man whom you saw on the towpath at that time

carrying anything, do you recall?

- A No, I believe he had his hands in the pockets of his jacket when I passed him.
- Q Specifically, did you see any fishing rod at that point?
  - A No. no fishing rod.
- Q What did you do after you saw this unidentified individual come past you?
  - A I continued to run past him.
- Q Now did you see anyone else in your run out on the towpath or back in again, sir?
  - A Yes.
  - When and where did you see anyone else?
- A I passed a couple walking together twice. I passed an individual also running on the towpath twice.
- Q All right, let's reflect for a moment on the couple you speak of. When and where did you first see them?
- A On the road leading down to the canal near Key Bridge
  - Q Was this before you got on the towpath?
  - A That is correct.
- Q All right. And when was the next occasion when you saw this couple?
  - A Approximately half way between Key Bridge and Fletcher's .



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And this time I was running back from Fletcher's and they were walking West at the time.  $\checkmark$ 

- Q Was this before or after you saw the lady who wore clothes similar to those items [indicating]?
  - A Before. Both times was before.
  - Q Before you saw the lady?
  - A Yes.
  - Now you mentioned another individual, did you?
- A Yes, a young student I would estimate about twenty also running on the towpath. I passed him both times, I would say, close to Fletcher's.
  - Q Close to Fletcher's Boathouse?
  - A Yes.
  - Q How was he dressed, do you remember?
- A I remember he was wearing bermuda shorts. That is all I remember.
- Q And with respect to this gentleman, did you see him before or after you first observed this lady wearing clothing as has been shown to you here today?
- A Both times I passed him was prior to seeing the woman .

MR. HANTMAN: Those are all the questions I have of Mr. Mitchell, if Your Honor please.

CROSS EXAMINATION

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#### BY MRS. ROUNDTREE:

- 9. In which direction were you running?
- A At what time, ma'am?
- Q When you saw the woman,
- A I was running East.
- Q . Tell us, was there anything else unusual about her appearance?
  - A No, ma'am.
  - Q All you remember is just the hood and blue clothing?
- A Well she had no hood on. She had on what appeared to be a collar, a ski parka.
  - Q It was over her head?
  - A No, ma'am.
  - Q It was not over her head?
  - A It was not over her head. No, ma'am.
  - Q Did she have on glasses?
  - A I don't remember that.
  - Q You stopped, so you came very close to her, didn't you?
    - A I will say she passed within 3 or 4-feet of me
  - Q Would it be longer or shorter than from me to you, sir?
    - A Shorter.
    - Q So you got a good look at this lady?



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- A I was looking right at her.
- Q Did she have on gloves?
- A I don't remember that either.
- Q What did you have on that day?
- A I had on a sweat suit, I believe, at the time and track shoes
  - Q What color?
- A The sweat shirt, I believe, was red, the sweat pants were blue and the track shoes were red and white.
  - Q I take it that you had a stop watch with you?
  - A No, ma'am.
- Q Did you have any watch with which you were taking due note of the time?
  - A No.
- Q Now at 12:20 you passed the lady. And at what time did you see the Negro male 200-feet from her?
  - A I would estimate the distance as 200-yards \$ 600 feet
  - Q It was 200-yards?
  - A Yes.
  - Q All right. What time was that?
  - A I don't know.
  - Q You don't know that?
- A No, ma'am. May I say this and point this out: The reason --

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- Q No, I want you just to answer my questions.
- A I submit, Your Honor, the witness has a right to explain his answer.

THE COURT: He was volunteering. Let counsel ask the questions.

BY MRS. ROUNDTREE;

- Q At what time did you see the young man and the young woman?
  - A I said I passed them twice, ma'am.
  - Q What time was it the first time?
- A I don't know. I would have to calculate again. I have two times when I can approximate from a point of reference.
- Q Can you tell me what time it was when you passed them the second time?
  - A No. It would have to be prior to 12:20.
  - Q Prior to 12:20?
  - A That is right.
- Q Then you would have been in the area at 12:25, would you not?
- A I would estimate that I was on Key Bridge or just about at my car at the time.
  - Q At 12:25?
  - A Yes.
  - Q Did you hear a gunshot?

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- A No, maram.
- Q Did you hear a scream?
- A No, ma'am.
- Q At that time, when you were at your car, how close would you estimate you were to the point where you had seen the lady walking?
- A My car at the time was parked in the parking lot of the Hot Shoppe across Key Bridge on the Virginia side. Whatever that distance is.
- Q So at 12:25 you would estimate then that you were already there?
  - A Either on the bridge or almost at the car.
  - Q You don't know which?
  - A No.
- Q Of course, you can't say that these [indicating] are the clothing that the lady wore, can you?
  - A No, I can't.
- And, of course, you can't say that these [indicating] are the clothing that the man wore, can you? X
  - A No, ma'am. X
  - Q Now how close did you pass to the man?
  - A About 2 or 3-feet. He ran right by my left shoulder.
  - Q Oh, he was running?
  - A No, I meant I ran by his left shoulder. He was walking

- Q He was walking?
- A Yes.
- Q Did he have on dark glasses?
- A I don't know.
- Q Was there anything to distinguish this man's facial features that you remember today?
  - A No.
- Q You would estimate he was 5-feet, 8-inches tall, is that correct?
  - A With reference to myself.
  - Q With reference to you. How tall are you?
  - A I am 5-feet, 8-inches.XV
- Q Now did you see any police officers as you went to your car down in the area of Key Bridge?
  - A No, ma'am.
- Q Did you see anyone as you went in that area other than the persons you have testified about already?
  - A No, ma'am.

MRS. ROUNDTREE: If the Court will indulge me.

[Mrs. Roundtree conferred briefly with co-counsel.]

BY MRS. ROUNDTREE:

- Q Were you carrying a watch?
- A No, ma'am, I was not.
- Q Now you were running as you passed the man?

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- A Yes.
- Q Did you continue at your usual pace?
- A Yes.
- Q You didn't stop then to let him by?
- A No, I passed him after I had already gone across the bridge and I did not stop.
  - Q At that time did you see the woman?
  - A No.
  - Q Did you ever see this woman again?
  - A No, ma'am.

MRS. ROUNDTREE: That is all.

#### REDIRECT EXAMINATION

BY MR. HANTMAN:

- Q Mr. Mitchell, you mentioned two points of reference with respect to time on which you are able to calculate, sir. What two points were these?
- A Well, the reason I can reckon I passed her at approximately 12:20 is that I normally follow the same routine when I work out. That is, I drive from the Pentagon Athletic Center Office and park my car by the Kot Shoppe and go down to the canal and run down to Fletcher's and come back. I returned to the Pentagon and there is a clock in the barber shop of the basement athletic center and I notice it was about 6744 quarter of when I returned. So I can reckon it was about 12:20

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when I passed this woman.

Now with the points of reference with respect to time that you indicate, can you tell us about when it was when you saw this couple on the towpath, approximately?

It would be about one-nour earlier, about quarter of 12:00 the first time.

Q And when was it that you saw this other gentleman working out?

- I would say about 5 or 10-minutes after 12:00.
- Q And that was near Fletcher's Boathouse?
- That is right.
- Q This was before you saw Mrs. Meyer?
- Yes.

MR. HANTMAN: I have no further question.

#### RECROSS EXAMINATION

BY MRS. ROUNDTREE:

- Of course, sir, when you went into police headquarters you had read the items in the newspapers?
  - That is right.

MRS. ROUNDTREE: Than you, sir.

MR. HANTMAN: I have no further questions, Your

Honor,

THE COURT: You may step down.

MR. HANTMAN: May this witness be excused, Your Honor?

C67- 706 coppage 107-738 Par orndays



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MRS. ROUNDTREE: No objection.

THE COURT: You are excused, Mr. Mitchell.

MR. HAMTMAN: Call Detective Coppage.

Thereupon --

DETECTIVE EDWIN C. COPPAGE

was called as a witness by and on behalf of the Government and, having been first duly sworn, was examined and testified as follows:

#### DIRECT EXAMINATION

BY MR. HANTMAN:

- Q Will you give us your full name and your address, please?
- A My name is Edwin C. Coppage, 5219 Hemming Avenue, Springfield, Virginia.
  - Q What is your occupation, sir?
- A I am assigned to the Homicide Squad, Metropolitan Police Department. I am a detective.
  - Q You are a police officer, is that correct?
  - A Correct.
- Q How long have you been a member of the Metropolitan Police Department?
  - A Twenty-four years, sir.
- Q How long have you been assigned to the Homicide Squad?

# Fleacher Sayny He Passed by Mrs. Meyer

A Georgalown University te car he sew Mis. Mary Pinchil fle er just minures before he death on the Chesaptake & Out Canal towpath last fall.

William L. Minnell, of 1500 Arington Bird. Arlagton, testi-fied to the fifth the of the first-degree courier trial of Ray Crucy J. in U.S. District Court

The olds of Mrs Meyer, a on the lowpald near hey Bridge and Ort 12 with a bullet were id to ber head and another ie ore back. The government. tient es sos was soot about 12. T p.1%

#### Passed I we Persons

Putched, who has then an A' my dis-denant, said he was exercising on the canal lowpetu then he saw "a woman, md-cleased in a blue ski parka and macks. He put the time at 20 a.m

Unitell seid he was running surrant when he saw Min this string west towards : wither . Bratholist. The two - of all a nemous bridge critisting 698 ( 1 g

"I had to stop crossing and force to a roomplete since (wiet, he is no the bridge" Mitchell testifies. After one crossed starred up again. He said.

About 200 yards further up the path. Mitchell continued his testimon, he sew a hegin male about my airs . . . about 5 feet b and about 145 points." The man, he said, was wearing . go ier's cap, a light wind preases and dark slacks, He had les hands in his pockets.

Mitchell, under questioning or Asst. U.S. Ally. Alfred Hantman mentified closhing belonging to Crump in that evidence as being "similar" to that won by the man be saw on the ioufalis.

#### & Detectives Testal

But, he sald, he would not erognize the man if he saw tim gain.

Im sgate.
In other testimony before Junge Howard F. Corcoran yesternary Homicide Detective Bernard D. Crook said he a rested Crump after he heard a poince lookent for a Negronale, 5 feet a inches and wearing a dark rat and light lacket.

Crock said Crump's clothing was wel, that there were grass.

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GENERAL ORDERS

No. 29

# HEADQUARTERS DEPARTMENT OF THE ARMY WASHINGTON, D.C., 27 August 1965

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I\_DISTINGUISHED SERVICE MEDAL. 1. By direction of the President, under the provisions of the Act of Congress approved 9 July 1918, the Distinguished Service Medal for exceptionally meritorious and distinguished service in a position of great responsibility is awarded to:

Lieutenant General Frederic J. Brown, 1952 to July 1965.

, United States Army. May

Major General Chester V. Clifton, Jr., March 1957 to July 1965.

, United States Army.

Brigadier General Kenneth I. Curtis, ber 1962 to July 1965.

, United States Army. Octo-

Brigadier General Milburn N. Huston, 1963 to July 1965. , United States Army. July

Major General Harry W. O. Kinnard, ruary 1963 to December 1964. , United States Army. Feb-

Brigadier General Robert E. Peters, 1961 to July 1965.

, United States Army. April

Major General Richard G. Stilwell, 1963 to July 1965.

, United States Army. April

Major General John F. Thorlin, to July 1965.

, United States Army. June 1960

Brigadier General Lester L. Wheeler, 1960 to July 1965.

, United States Army. July

Major General Sidney C. Wooten,

, United States Army. June 1957

to July 1965.

2. By direction of the President, under the provisions of the Act of Congress, approved 9 July 1918, the Distinguished Service Medal (First Oak Leaf Cluster) for exceptionally meritorious and distinguished service in a position of great responsibility is awarded to:

Lieutenant General James L. Richardson, Jr., Uni

, United States Army.

April 1963 to July 1965.

Major General Alvin C. Welling, 1963 to July 1965.

, United States Army. January

II\_SILVER STAR. By direction of the President, under the provisions of the Act of Congress, approved 9 July 1918, a Silver Star for gallantry in action is awarded posthumously to:

Deponent Milabell

Date -22-14 Rptr. KM

, United States Army. De-

, United States Army.

Major James L. McCarthy, , Signal Corps, United States Army. July 1964 to July 1965.

2. By direction of the President, under the provisions of Executive Order 11046, 24 August 1962, a Bronze Star Medal for meritorious achievement in connection with military operations against hostile forces is awarded to:

Major (then Captain) William C. Rudd, , Transportation Corps, United States Army. December 1961 to October 1932.

VIII\_AIR MEDAL. By direction of the President, under the provisions of Executive Order 9158, 11 May 1942, as amended by Executive Order 9242-A, 11 September 1942, an Air Medal for meritorious achievement while participating in aerial flight is awarded by the Department of the Army to:

Specialist Five Thomas E. Dawkins, United States Army.

December 1964 to January 1965.

Specialist Five Everett D. Dirks, cember 1964 to January 1965.

Specialist Five David D. Johnston, United States Army.

August to September 1964.

Specialist Six Charles W. Jordan, United States Army. December 1964 to January 1965.

Specialist Five Willard E. Lampman, Jr., , United States Army. December 1964 to January 1965.

Specialist Five Malcolm D. Nunnery, , United States Army.

December 1964 to January 1965.

Specialist Four John T. Paschal, December 1964 to January 1965:

Specialist Five William E. Pierson, United States Army.

December 1964 to January 1965.

Specialist Five Lewis D. Pipkin, , United States Army.

December 1964 to January 1965.

Chief Warrant Officer Jessie E. Rencehausen, , United States
Army. December 1964 to January 1965.

Specialist Five Jess R. Stark, United States Army.

December 1964 to January 1965.

Warrant Officer Larry L. Tasker, United States Army.

December 1964 to January 1965.

Major Glenn M. Williams, , Medical Service Corps, United States Army. December 1964 to January 1965.

Specialist Four Fred A. Young, (then Private First Class), United States Army. December 1964 to January 1965.

CIX\_ARMY COMMENDATION MEDAL. 1. By direction of the Secretary of the Army under the provisions of paragraph 33, AR 672-5-1, the Army Commendation Medal for meritorious service is awarded to:

Major Glenn E. Baker, , Adjutant General's Corps, United States Army. August 1961 to July 1965.

Lieutenant Colonel Willie W. J. Barrios, , Infantry, United States
Army. January 1964 to July 1965.

Major Ralph O. Benefield, Artillery, United States Army. July 1964 to July 1965.

Master Sergeant Henry D. Bishop, United States Army.
August 1962 to July 1965.

, United States Army. April Specialist Six James J. Buratti, 1963 to July 1965. Lieutenant Colonel Billy W. Byrd, , Armor, United States Army. February 1964 to July 1965. , Military Police Corps, United States Major Steven T. Clark, Army. April 1963 to July 1965. Major Robert C. Ebersberger, , Finance Corps, United States Army. August 1963 to July 1965. Major Richard E. Evers, , Army Intelligence and Security, United States Army. September 1963 to July 1965. , Corps of Engineers, United Lieutenant Colonel William D. Falck, States Army. August 1963 to July 1965. Lieutenant Colonel Robert M. Galloway, , Infantry, United States Army. August 1962 to July 1965. Lieutenant Colonel Peter P. Genero, , Artillery, United States Army. February 1963 to July 1965. Specialist Five Henry J. Gorczynski, , United States Army. March 1963 to July 1965. First Lieutenant Robert P. Kartschoke, , Signal Corps, United States Army. August 1963 to July 1965. , Artillery, United States Army. July 1963 Major Lloyd R. Kelly, to July 1965. Specialist Seven Howard E. Know, , United States Army. July 1963 to July 1965. , Women's Auxiliary Corps, Chief Warrant Officer Elva M. Loun, United States Army. October 1962 to June 1965. , United States Navy. Lieutenant Commander Maxine A. Mandt, March 1963 to June 1965. Master Sergeant Aulander Marner, , United States Army. April 1961 to May 1963. Major John P. Mazuchowski, , Ordnance Corps, United States Army. May 1963 to July 1965. Captain Guy S. Mirich, , United States Air Force. October 1962 to December 1964. First Lieutenant William L. Mitchell, , Transportation Corps, United States Army. April 1964 to July 1965. Colonel Leo G. Oldham, , Signal Corps, United States Army. December 1962 to July 1965. Lieutenant Colonel Joe M. Palmer, , Corps of Engineers, United States Army. August 1963 to July 1965. Lieutenant Colonel Joseph M. Peffer, , Artillery, United States Army. August 1962 to July 1965. Lieutenant Colonel Jack T. Pink, , Adjutant General's Corps, United States Army. July 1963 to July 1965. Lieutenant Colonel John C. Rahmann. , Infantry, United States Army. August 1962 to April 1965. Captain Robert L. Ray, , Artillery, United States Army. May 1962 to July 1965. Major Frank W. Richnak, , Military Police Corps, United States Army. October 1961 to July 1965.