



CONTENTS WITNESSES FOR THE STATE: Barbara Day Direct Examination by Mr. Fallis Cross Examination by Mr. Isaacs 5: Voir Dire Examination by Mr. Fallis Cross Examination (Con't) by Mr. Isaacs Benjamin Edward Woodward Direct Examination by Mr. Wise Voir Dire Examination by Mr. Isaacs Direct Examination (Con't) by Mr. Wise AFTERNOON SESSION Cross Examination by Mr. Isaacs Harold Berry Direct Examination by Mr. Fallis Cross Examination by Mr. Isaacs Redirect Examination by Mr. Fallis David Ray Parker Direct Examination by Mr. Wise Cross Examination by Mr. Isaacs

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. 1	(WHEREUPON, proceedings continued as follows:)
2	THE COURT: Continuing this morning in CRF-77-131
3	and 132 and 133.
4	For the record, Mr. Isaacs, the Defendant is present
5	and you're ready to proceed?
··· 6	MR. ISAACS: Yes, sir, Your Honor.
7	THE COURT: If you're ready, Mr. Wise, call your
8	next witness.
9	MR. WISE: The State would be ready, Your Honor.
10	The State would call Barbara Day.
11	THE COURT: Would you raise your right hand, please?
12	Do you swear to tell the truth, the whole truth and nothing
13	but the truth, so help you God?
14	THE WITNESS: Yes, I do.
15	BARBARA DAY,
16	being first duly sworn to testify the truth, the whole truth
17	and nothing but the truth, was called as a witness and testi-
18	fies as follows:
19	DIRECT EXAMINATION
20	BY MR. FALLIS:
21	Q Would you state your name for the record, please,
22	ma'am?
23	A Barbara Day.
24	Q And Barbara, if you'll speak just a little bit
25	louder so the Court and we all can hear you.

1	What is your address, please?
2	A 1140 South Toledo, Tulsa.
3	Q That's Mrs. Day?
4	A Yes.
5	Q All right, and ma'am, what is your husband's name?
6	A Richard.
7	Q Mrs. Day, I want to draw your attention to the month
. 8 . 9	of June; the year 1977, and ask if you were engaged in employ-
10	A Yes I was
11	Q What was the nature of your work?
12	A I was Camp Director for Magic Empire Council of
13	Girl Scouts.
14	Q And as Camp Director, would you have responsibilities
15	concerning the Camp Scott area?
16	A Yes, that was my direct responsibility.
17	Q Were you so engaged on the 13th 12th and 13th day
18	of June, 1977?
19 .	A Yes, I was.
20	Q Can you tell the Court if you were there on the 12th
21	of June, there at the Camp Scott site?
22	A Yes, I was.
23	Q Was there anybody there, any members of your family?
24	A My husband.
25	Q That's Richard?

Ä Yes. 1 All right. Insofar as the location of Camp Scott, 2 were you assigned or did you have any regular quarters that 3 you used to live in while you were there? 4 Yes, I had a cabin where I lived in the summer months 5 Ma'am, to your right has been a drawing on a green 6 blackboard that's supposed to indicate areas of the Kiowa 7 Camp and perhaps to orientate you to the drawing that's there, the X's across the top of the diagram indicate tents ending 9 on the far right with number 7; fire ring is shown, unit kitch 10 en and so on. Does that help you to become orientated to the 11 diagram itself? 12 Yes. 13 Can you give an indication to the Court where your 14 cabin, where you lived, as to the 12th and 13th of June, 1977, 15 would be from that diagram? 16 According to scale, it could not be shown, but it 17 would have been 'way down on the floor someplace. 18 You are indicating somewhere below the diagram that 19 is now shown? 20 Yes. 21 Now, do you recognize the "X" where it says "Staff 22 Tent"? 23 A Yes. 24 Can you give your best estimate as to how far down 25

1	the roadway which is shown to the left of the "X" it would have
2	been to your cabin?
3	A Two hundred yards. I'm not very good at estimating
4,	distances. Two, three two and a half, maybe football
5	fields, kind of.
6	Was the Staff Tent visible from your cabin?
7	A No, it was not.
8	Q Can you tell the Court if your cabin was or was not
9	equipped with telephone communication system?
10 .	A Yes, it was.
11	To your knowledge, was there any other telephones
12	existing there at the scout camp, Camp Scott, during that
13	time?
14	A Yes, there was one other.
15	Q Where would that be?
16	A Located in the Ranger's home.
17	Q Who was the Ranger back on the 12th and 13th of
18	19777
19	A Ben Woodward.
20	Q With relation to your cabin, where would Ben
21	Woodward have been living?
22	A About fifty yards north of my cabin.
23	Now, Mrs. Day, did you have any type of transporta-
24	tion that you were using back on that date. June 12th and 12th

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9	equipped with telephone communication system?
10	A Yes, it was.
11	Q To your knowledge, was there any other telephones
12	existing there at the scout camp, Camp Scott, during that
13	time?
14	A Yes, there was one other.
15	Q Where would that be?
16	A Located in the Ranger's home.
17	Q Who was the Ranger back on the 12th and 13th of
18	1977?
19	A Ben Woodward.
20	Q With relation to your cabin, where would Ben
21	Woodward have been living?
22	A About fifty yards north of my cabin.
23	Q Now, Mrs. Day, did you have any type of transporta-
24	tion that you were using back on that date, June 12th and 13th
~=	A Yes. I had two vehicles I had access to on the

1	property to use during the camp program.
2	Q What type of vehicles?
3	A I had one van, passenger van, and one station wagon.
4	Q What color was the passenger van?
5	A Tan.
6	Q All right, and the other vehicle?
7	A Xellow.
8	Q Now, had you been to Camp Scott earlier than the
9	12th of June, reference to the month of June, 19777
10	A Yes.
11	Q When did you first arrive there during that month?
12	A June 5th, and I remained in residence for a week and
13	may have visited before then bringing supplies back and forth
14	but I can't be certain without looking at a calendar.
15	Q And your husband Richard, do you recall when he
16	arrived at camp, reference to the date say June 13th?
17	A He arrived the 12th; he followed me up about an hour
18	later, arriving early afternoon, the 12th, Sunday.
19	Q I take it he would have been in the family vehicle
20	then?
21	A Yes.
22	Q All right. Now Mrs. Day, on the occasion of the
23	12th of June, 1977, what type of duties and responsibilities
24	were you engaged in as Director of the Camp?
25	A As of what date?

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1	Q	The 12th and 13th of June?
2	A .	The 12th was the opening of camp, and as Director,
3	I was res	ponsible for taking all the children as they arrived
4	and makin	g certain that they were assigned and placed in their
5	correct u	nits, that the equipment necessary for each unit was
6	in each u	mit, that all staff had arrived, that all the prepare
7	tions Mad	been secured and that everyone got bedded down that
. 8	night and	that camp began and that was basically what I was
9	to overse	
10	Q	And I take it you were there when the children did
11	arrive?	
· · 12	A	Yes, I greated buses myself.
13	Ω	About what time of day?
14	A	Three o'clock.
15	Q	That would have been on the 12th?
16	A	Yes.
17	Q	Was your husband with you at the time, ma'am?
18	A	No, he was not.
19	Q	When did you next see your husband after the time
20	the child	iren arrived on the date of the 12th?
21	A	Sometime between 3:00 and 5:00, I don't recall.
22	Q	You are referring to the afternoon hours?
23	A	In the afternoon.
24	Q	Was he with you throughout the evening then?
25	A	Yes, we had dinner together and remained together

for the evening. 2 Now, did your husband stay with you there at the cable provided at Camp Scott on the night of June 12, 1977? 3 Yes, he remained. He did stay overnight. 5 All right, ma'am. I take it you're acquainted with a person named Carla Wilhite? 7 Yes. 8 How did you know her as of that date? 9 I hired her as one of my counselors; had interviewed her on several occasions and had worked with her because she 10 was to direct a special art program, the craft program, and 11 12 I spent some time working with her on supplies and her procedure and expenses, et cetera, in relation to the program that 13 she would teach. 14 Ma'am, I want to direct your attention to the early 15 morning hours of June 13th, 1977 and ask if you would advise 16 the Court if you had an occasion to see Carla Wilhite? 17 Yes, I did. A .18 19 Where were you when you saw her? Flying out of my bed. 20 A Q Could you tell us the approximate time, ma'am? 21 6:10. A 22 And how were you awakened at that time, ma'am? 23 She was banging and hollering. She was banging on 24

the screen door that was latched closed and hollering into the

1	office that was adjacent to my bedroom.
2	Q And you responded to the hollering and the banging
3	that she was making?
4	A Yes
5	Q What did you do as a result of what she was conveying
6	to you in the way of message, if anything?
7	A I threw on a shirt and some shorts and just my
8	sandals and Richard did the same and we ran out to the porch.
9	Q What did you do then?
10	A Grabbed the car keys on the way out and jumped into
11	the station wagon and proceeded with her to the Kiowa Unit.
12	Q Who was driving the vehicle?
13	A Richard.
14	Q And how much time would you say elapsed from the
15	point where Carla awakened you and your husband until you
16	ultimately arrived at the Riowa Camp?
17	A Two or three minutes at the most.
18	Now referring again to what has been drawn on the
19	board as a diagram, can you indicate the area where the car
20	would have come to rest, the vehicle that you and Richard and
21	Carla were in?
22	A Yes, this larger square.
23	
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1	A Ves,
2	O Do you know what the small square represents?
்3	A. That was another car in front of us. It was the
4	Camp Nurse's car.
5	Q And her name for the record, ma'am?
6	A Mary Ann Alaback.
7	Q Now, when you and Richard and Carla arrived there
8	at that location, did you observe if any other persons were
9	immediately around the nurse's car or that vicinity?
10	A The nurse and the counselors, Susan and Dee.
11	Q Susan Emery?
12	A Susan Emery and Dee Elder.
13	Q Did you observe what they were doing, if anything?
14	A Nothing specific, being excited and movement.
15	Q Other than the people that you have just mentioned,
16	did you observe any other beings in the area?
17	A No, sir, didn't see anything at all.
18	Q And I take it you got out of your car?
19	A Yes.
20	Q What did you do then?
21	A Ran to the front of Mary Ann's car where I think
22	they were and Mary Ann was upset and getting excited and she
23	said I think it was what was sort of babbling. I said,
24	"Where are they?" I had been advised that three girls had
25	been missing and one had been lying in the road and they pointed

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Q Now, you used t
said where you thought the
persons missing or person
the area?
A The missing car
Q I guess now aft
the car, what did you ne
A Approached the
side of the road.
Q And using the
A Directly below
shape.
Q Is that what a
A There's a patc
Q Describe for t
you when you first made
A The most obvio
presence of a young girl

Q	Now, you	used the	expression	n a moment	ago that you
aid Whe	re vou tho	ught that	they were	. Are you	meaning
•	**************************************	-			as being in
the area		bersous	cuec you r	Generaled (es being in

- pers.
- er communication with the lady near t do?
- scene, approached what was on the
 - liagram, ma'am, where would that be?
- where the "X" is in that triangular
 - ppears to be a fork in the roadway?
 - of grass and trees there.
- ne Court the scene as it appeared to the observation?
- us part of the observation was the on the ground without clothing from the waist down, whose legs were spread very far apart, who had been hit in the head and who had dried blood or bleeding wound to the head - of the forehead. She was laying across sleeping bag material. Next to her, fairly closely, was another sleeping bag and then just a few feet away was another sleeping bag.
- Ma'am, during the time that the children had arrived at camp on the afternoon of the 12th, had you personally met or

1	learned the names or been introduced to any of the young
2	ladies who were attending the camp?
3	A Just a very few who had special registration prob-
4	lems.
5	Q The young individual that you described as being
6	there on her back in that area, did you at that time recognize
7	her, know her?
8	A No, I did not.
9	Q I see. Did you at any time touch this person whose
10	body you have described?
11	A No, I did not.
12	Q Did you observe any other person touch that body?
13	A Yes, my husband.
14	Q Do you recall where he touched that body?
15	A Not specifically.
16	Q And did you or any other person at any time move
17	or adjust the position of that body?
18	A Only after we had figured out what had occurred and
19	where the other bodies were, after I gave directions as to
20	what I wanted each person there to do, someone suggested that
21	we cover Denise's exposed body.
22	Q You are referring to Denise Milner?
23	A The girl that was exposed and I said, "Yes, we won't
24	touch anything else. Cover her as best you can. Because we

didn't want any other children to have to see this so Richard

then pulled her sleeping bag which she was laying partially on, up over her but could not cover her entire body. It just would have tossed her around too much, so he covered what he could cover and I left the nurse and maybe someone else there while we went to seek help. Q Now, ma'am, you made determinations as to other persons being there at the location besides the one body that was obvious?

A Yes.

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- Is that correct?
- Yes.
- Did you observe this determination being made?
- Yes.
- Can you tell the Court how the determination was made?

It was obvious after that, that there was one child there and Richard had determined she was, in fact, dead and I asked the counselors, "How many are missing?" because the other two were not there within sight and then, glancing around the area, we saw the sleeping bags and still could not determine where the other girls were. And Susan Emery, at that point - one of the counselors there at the scene - picked up one or both, I don't recall - I remember with this kind of an action. (Indicating)

Now, you're indicating for the record with your right Q i

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A No. I don't know. She picked up either one or both of the what we thought were just sleeping bags and said they're in the bags or there's something in the bags and then Richard felt at least one of the bags.

- Q Did you observe him do this?
- A Yes. The one that was closest to me, and could determine by touch that there were bodies, or members of bodies in the sleeping bag.
- Now, ma'am, did you or any of the persons that you have identified as being present at that time ever unzip those sleeping bags?
- A We did not touch them. We did not look in them at all.
- Q Was there more than one sleeping bag picked up by Susan?
 - A I don't recall.
- When she picked up the sleeping bag or bags, did you replace them in the same position that they had been in or in a different position?
- A She dropped them or it right where it was because we had said, Richard or myself, "Don't touch anything."
- Q Mrs. Day, I'll hand you what has been introduced as State's Exhibit 5, a photograph. Would you look at that, please, ma'am. Do you recognize the subject matter of that

be disturbed?

1.	photograph?
2	A Yes.
3	Q And does that accurately and correctly depict the
4	scene as it first appeared to you when you, Richard and Carla
5	drove up to it on that date?
6	A Yes, it does.
7	Q Now, you indicated that after the determinations
8	had been made that you left the area?
9.	A Yes.
10	Q And who, if anybody, left with you?
11	A Richard and I got in the car and left.
12	Q Now, what about Carla? Where was she when you left?
13	A I assigned someone, or maybe two of them, to remain
14	at the scene to keep anyone any children particularly
15	from coming past it and to make sure that nothing was disturb-
16	ed. But I don't recall who I assigned to stay there. Then I
17	said for the others to go into the unit to wake the rest of
18	the children and take them by another path to our dining room
19	but I don't remember who.
20	Q You gave instructions that the scene not be disturbe
21	A Yes.
22	Q Can you tell the Court who did actually remain there
23	when you and Richard left the scene in the automobile?
24	A I don't remember which one of the counselors.

1	fact, remain there?
2	A One, and probably two.
3	Q New, Mrs. Day, where did you and Richard go?
4 .	A We went immediately in the car to Ben's home, the
5	camp ranger.
6	Q And that's the location fifty yards from your cabin?
7	A Yes, midway from here and where I lived.
8	Q Was he home when you arrived?
9	A We couldn't tell. We were banging on the door and
10	got no response and so we went into his home and found him
11	back in his back bedroom asleep in his bed.
12	Q Did you awaken this man?
13	A Yes.
14	Q Did you convey any information to him?
15	A Yes.
16	Q And after you had did so, what next occurred, ma'am?
17	A I told him to take his truck and for he and Richard
18	to return to the scene to add further assistance to the coun-
19	selors to protect things so the counselors would be free to
20	tend to the children remaining in the unit.
21	Q What did you do then?
22	A I then took the car to my office and telephoned the
23	Highway Patrol in Vinita.
24	Q Now, ma am, how much time would you estimate would
25	have elapsed from the point where you first were awakened by

And the second second

i	Carla until you arrived back at your home and made the call
2	to the Oklahoma Highway Patrol?
3	A Fifteen minutes, twenty at the most.
4	Q All right, and did you ever observe or see any
5 ;	highway patrolman in the area?
6	A When?
7	Q After your call?
8	A Yes.
9	Q How long after your call would you have made the
10	observation?
11	A Within an hour.
12	Q Do you recall who the first officer, if you can by
13	name, member of law enforcement that you observed on that
14	scene?
15	A Harold Berry, Highway Patrolman, whose acquaintance
16	I had made so I could recognize him.
17	Q In addition to your call to the Highway Patrol, did
18	you make any other telephone calls?
19	A Yes.
20 .	Q What other call did you make?
21	A I made a second call to my Executive Director, Mrs.
22	Bonnie Brewster in her home, to advise her as to what we
23	thought had happened and she needed to take action through
24	the Board of Directors to handle everything that I couldn't
95	handle.

-	
1	Q Are those the only two calls that you made?
2	A Yes.
3	Q And after the calls, what did you do, please?
4	A I rang the bell at camp to get the children up for
5	breakfast.
6	Q Now, the bell at camp, does it ring only for Kiowa
7	Camp or does it ring for all the camps?
. 8	A The entire camp.
9	Q And how many camps or camp areas within the camp
10	itself?
11	A There are five campers units, a CIT unit and a staff
12	unit, so there are seven individual units.
13	Q Now, the area where you would ring the bell, is it
14	visible or at least would Kiowa area be visible to you from
15	that location?
16	A No, the bell is right next to my cabin.
17	Q After you rang the bell, was there an assemblage of
18	the children?
19	A The bell was rung early, fifteen or twenty minutes
20	earlier than normally it would have been rung and we had
21	planned a fire drill which we would use the bell for. We only
22	use the bell to awaken the children in the morning and for
23	fire drills so as soon as I rang the bell, I knew that I had
24	to advise the camp as to what was going on and I rang the bel.
25	and I got into my car and went to each unit's staff tent and

And

1 told the counselors that there was an emergency in camp and that I wanted every child in the Great Hall and that they were not to take any trail. They had to take the road. 3 that's what I did. 4 To your knowledge, were the children ultimately 5 6 assembled in the Great Hall? Yeah, they all got there as fast as they could dress 7 I said don't bother with brushing their teeth, just get them 8 9 up there. Now Mrs. Day, after you had performed the duties as 10 you saw them, ringing the bell, assembling the children and 11 so on, did you ever return to the Kiowa area? 12 Yes. 13 And when you returned to the Kiowa area, did you 14 observe any people that you identified as being law enforce-15 ment in that location? 16 Yes. 17 Could you name those people? 18 19 20

Harold Berry was there and Pete Weaver was there and Dr. Collins, a physician, whose acquaintance I had also coincidentally made and he was there as well and Ben, but no other law enforcement people as I remember.

Q Do you know where your husband Richard was at that time?

He was there then. He had returned to the scene

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24

ı	then.
2	Q When you had returned to the scene, the nurse's
3	vehicle that had been in the roadway was still there?
4	A I don't remember.
5	Q All right, were there any other vehicles in that
6	road?
7	A Law enforcement vehicle or vehicles. There were
8	other things there. I arrived by foot the second time.
9	Q I see. Did you observe or see any change in condi-
10	tions as far as the vicinity of Kiowa Camp different than
1	what you had observed when you and Richard and Carla had
2	first went down there that morning?
13	A I observed no differences.
14	Q Did you make any additional observations concerning
15	the little Milner girl and the other sleeping bags?
16	A They seemed to be in exactly the same position as
17	when I had left them but I didn't dwell on them as I had before
18	Q How long did you remain in Kiowa Camp that date?
19	A I was there that time for another ten minutes and I
20	led the law enforcement officials to the tent that had been
21	designated as having housed the victims.
22	Q Tent No. 7?
23	A Yes, and we also looked in other tents along the

And then I left.

people where those girls had lived.

and making arrangements with the other counselors as to whether the scene was or was not secure? MR. ISAACS: Judge, I object to that. She wasn't there. She wouldn't know. MR. FALLIS: When she arrived back was the question Your Honor. THE COURT: She may answer if she knows. A (By Mrs. Day) All I can say is that I felt confident that it was more secure now that there were law enforced ment people there than then no one would enter from the outside. But I also felt with the counselors guarding the scene that there would be no disturbances as well. MR. ISAACS: Judge, I object to what she felt. The is a statement of an opinion and I ask that it be stricken to the stricken of		
A Yes. Q And keeping unauthorized people from coming in or leaving perhaps? A Yes. Q Did you make any observations as to whether, when you arrived back there at Kiowa Camp, after ringing the bell and making arrangements with the other counselors as to whether the scene was or was not secure? MR. ISAACS: Judge, I object to that. She wasn't there. She wouldn't know. MR. FALLIS: When she arrived back was the question of the counselors. THE COURT: She may answer if she knows. A (By Mrs. Day) All I can say is that I felt confident that it was more secure now that there were law enforcement people there than — then no one would enter from the outside. But I also felt with the counselors guarding the scene that there would be no disturbances as well. MR. ISAACS: Judge, I object to what she felt. The is a statement of an opinion and I ask that it be stricken to well, ma'am, may I ask you this —		Q Ma'am, do you know what I mean when I use the
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MP 7542CS. Could I gat a walter on the chication		
		MR. ISAACS: Could I get a ruling on my objection,

1	THE COURT: The objection is overruled.
2	MR. FALLIS: Thank you, Your Honor.
3	Q (By Mr. Fallis) One other thing, Mrs. Day. Can
4	you tell the Court, if you know, if this particular location
5	where those little bodies were, is that in Mayes County,
6	Oklahoma?
7	A Yes, to my knowledge, it is.
8	MR. FALLIS: Thank you very much, ma'am. No other
9	questions.
10	THE COURT: Cross-examine?
11	CROSS EXAMINATION
12	BY MR. ISAACS:
13	Q Good morning, Mrs. Day.
14	A Good morning.
15	Q Mrs. Day, I want to ask you some questions about
16	things that happened before the camp officially opened last
17	year in June.
18	Before the opening of the camp, did anything unusual
19	happen in the Camp Scott area which would lead you to believe
20	that the camp was not secure?
21	A Nothing Unusual.
22	Q Did one of the campers, or one of the Girl Scouts,
23	find a threatening note saying that four little girls would be
24	murdered?
25	A Not at that time.

1	Q	When was that note found?	• :			
2	A	Several months before.		•		
3	· Q	What month?	V			
4	A	Perhaps April but I had no knowl	edge (of it	at	all 🦪
5	until lor	ng after this incident occurred.		٠.	. :/	
6	Ω	Who found the note?				
7	A	A Girl Scout.				
8	Ω	Do you know her name?		. 17	ing the second	
9	A	Yes.				`. ·
10	Q	What was her name?			. 1	
11	A	Her name was Michelle Hoffman.	· · · · · · · · · · · · · · · · · · ·			
12	Q	Do you know who was with her?		٠	•	
13	A	Her other members other members	ers of	her	troo	p.
14	Q	What troop was that?				· · · · · .
15	· A	She was in Troop 700 but she was	• with	a lo	t of	
16	Senior S	what age Girl Scout is a Senior	Scout	? ?		
17	A.	High school age.		• • • • • • • • • • • • • • • • • • • •		
18 19	Q	And Michelle Hoffman was what a	ae?	87.		
20	A	She is sixteen now.		:	· ·	
21	Q	I'll hand you a piece of paper	that's	alre	ady	got a
22	name on	it. Would you tell me what that	is?	j.		
23.	A	It is a map, a rough rendering	of Cam	p Sco	tt c	entral
24	property			· ;		
25	187 7. 1	MR. ISAACS: Judge, could we ca	11 thi	s De	enda	int's 2

1	for identification purposes?
2	THE COURT: All right.
3	Q Could you tell me in which unit area the threatening
4	note was found?
5	A I
6	MR. FALLIS: If it please the Court, excuse me. I
7	would object unless she was there when the note was found.
8	THE COURT: Sustained. Unless she knows of her own
9	knowledge.
10	Q Do you know where it was found?
11	A I heard, but I wasn't there.
12	Q Okay, thank you. For what purpose was Miss Hoffman
13	at camp at the time the note was found?
14	A The Seniors were assisting a Cadat Camporee Program
15	a Cadet Program is for Junior High age children. And the
16	Seniors frequently help with the program.
17	Q How many people were at the camp?
18	MR. FALLIS: Excuse me, Your Honor. May I inquire
19	if this lady was present and available during the time we are
20	talking about or are we talking about some information other-
21	wise?
22	A (By Mrs. Day) I was on the site.
23	MR. FALLIS: Okay.
24	THE COURT: You may ask if she knows of her own
25	knowledge. Go ahead, Mr. Isaacs.

1	Q (By Mr. Isaacs) How many people were at the camp?
2	A At least 200.
. 3 :	Q And were you there in some capacity with Magic
4	Empire Council, Mrs. Day?
5	A I came there as an observer because I never had
:6	been on the property when there was a lot of people and I
7	wanted to see how it worked and so my husband and I spent the
8 .	weekend there, observing the programs and walking the units
9	and seeing how everything works.
10	Q Do you know what was done with the note?
11	A I never heard of the note at all.
12	Q When did you first hear about the note?
13	A Later in the summer, last summer.
14	Q What month?
15	A I don't recell.
16	Q Before or after June 13th?
17	A Much after, much after.
18	Q Approximately how long?
19	A I believe it was in the latter part of August after
20	I returned to the alternative camp that I directed.
21	Q Who did you hear about this note from?
22	A I think over the telephone from Michelle's mother,
23	but I cannot be positive.
24	Q Where does Michelle live?
	A Owaggo

1	Q What age is Michelle?
2	A She's sixteen now.
3	Q Mrs. Day, during the orientation week which preceded
4	the June 13th camp, did anything unusual happen at Camp Scott?
5	A Nothing.
6	Q Did anyone find an effigy hanging in the Camp Scott
7	area?
8	A No, not at that time.
9.	Q When was that found?
10	A There never was an effigy found. You are referring
11	to what the staff, during the Cadet Camporee, determined was
12	a figment of a child's imagination, a child who had gone into
13	hysterics who had seen a limb hanging strangely across another
14	limb and as it had been torm by a storm and she thought she
15	saw a dummy hanging from a tree and when we all investigated
16	found no dummy but found this particular assemblage of limbs
17	that looked as though it could have been misunderstood. But
18	no, there never was anything found.
19	Q You investigated that?
20	A Personally.
21	Q Complaint personally?
22	A Personally.
23	Q Who was with you?
24	A Richard, my husband, and staff of the Cadet Camporee
25	mothers of campers, many of them. I don't know how many there

1	were.		
1	were.	Police Control	
2	Q During the orientation period, was	it reported to	
3	you that a tent flap had been slashed?		.,
4	A This had occurred after camp pro	e-camp training.	
5	We had left the property at various times Fr	iday afternoon.	
6	The staff left at different times.	March William	
7	Q Were you there continuously during	the orientation	٠.
8	week?		
9.	A Except for a funeral that I had to	attend unexpect-	<u>.</u>
10	edly in the middle of the week and except fo	r some business	
11	I had here at the Courthouse.		
12	What day did you have to attend th	e funeral?	
13	A It was Wednesday or Thursday.		:
14			
15	A Early in the morning, I would thin	k.	
16	Q What day did you come to the Court	house to transac	E
17			
18	A I think that was Wednesday, probab	1 y.	
19			-
20	ders at Camp Scott?		
21	A None that I was aware of or that w	ere reported to	
22			-
		moute in 1076 the	
23	1101 210 TO	COLL IN 19/0 THE	۵
24			
2 5	A Not that I am aware of.		

Q Now, during this orientation period, what were your duties at Camp Scott?

A I was to oversee the opening of camp and to oversee the training and orientation of the counselors to their responsibilities and to the site during that time.

Q Before assignments are made at Camp Scott, what is the procedure that Magic Empire Council goes through to determine who would be placed in what unit?

A You mean staff assignments or do you mean campers' assignments?

Q Camper assignment?

A when a camper registers, she sends or brings in a registration set of cards and pays some money and it's recorded by our registrar and then one copy is passed on to me and I break the girls down into a grade group and enter them into a book. As I get the cards, I write "Third Grader", "Fourth Grader", "Fifth Grader" and before camp - the week before the session begins, I take my book and I start at the beginning and I count off twenty-eight of the youngest and assign them to a particular unit; the next twenty-eight, the next unit; the next twenty-eight to the next unit like that and when I do that, copies of the unit assignments, the members, the girls, the campers that will arrive in that unit are mimeographed in my office at the camp and handed to the camp counselors.

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1	Q Just a minute. You said they're mimeographed at
2	your office at Camp Scott?
3	A Yes.
4	Q Do you have a mimeograph machine?
5	A Yes.
6	Q And this was done during the orientation period?
7	A Yes.
8	Q And this is not done at the headquarters of the
9	Magic Empire Council at Tulsa?
10	A Not that aspect of it.
11	0 . Which day did you mimeograph the camp the unit
12	assignments for Camp Scott?
13	A I don't remember which day.
14	Could you give me an approximation, to the best of
15	your knowledge?
16	A Wednesday or Thursday or maybe even Friday later
17	in the week.
18	Q After you had mimeographed these sheets, did you
19	deliver copies of those sheets to the Magic Empire Council in
20	Tulsa?
21	A Yes.
22	Q And what was done with those copies when you deliver
23	ed them?
24	A I wasn't there; I don't know what they did with them
25	Q What was your purpose for delivery?

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A The purpose of giving them a copy of what child is assigned to what unit, is to facilitate registration. When the children arrive at the Council headquarters to board the buses for camp, when the Council knows what unit they're going to be assigned to, they tag their luggage with a colored tag because all the luggage just gets thrown in those big buses and it would be a fiasco for us to have to sort through - sort them out. So each girl, when she registers, knows what unit she'll be in. She doesn't know until when she gets there so when the luggage goes on and we take it off, we send all the luggage to the units and all the kids to the right unit.

In reference to the assignments, are there any other assignments which are more definite other than those to a particular unit?

A Yes. When the children arrive at camp, they're met by their unit counselor and they're taken as a group into the unit and they perhaps spend some time getting acquainted, but then the children are allowed to select which tent they would like to live in and this has been a tradition at camp.

- Q Did you make any assignments, other than the unit assignments?
 - A Only in one case.
 - Q Which case was that?
- A In the case of the youngest unit, the Quapaw Unit,

 I felt that the children would feel more secure -- these are

25

1	the youngest first-time campers if when they arrive, the
2	counselors could say, "This is your tent, this is your bed,"
3	because sometimes children have a hard time making a decision.
4	So for one unit, I place the children in tents but for the
5	other units, they made their own selection.
6	Q When were the lists of unit assignments distributed
7	to the counselors at Camp Scott?
8	A I don't remember.
9	Q Would it have been before Sunday, before the girls
10	arrived?
11	A Yes, it was before Friday.
12	Q Before Friday?
13	A If not on Friday.
14	Q So we can say that the girls who were counselors
15	knew who their campers were going to be some time on Friday?
16	A Yes.
17	Q But we didn't know where those girls would sleep, in
18	other words, in any tents except in the Quapaw Unit; is that
19	correct?
20	A That's correct.
21	Q During the week that preceded the opening of camp,
22	during the orientation week, was there a report of any thefts
23	at Camp Scott to you?
24	A Not a theft. You mentioned earlier the slashing of

When we returned to camp on Sunday, Ben mentioned

1	that in his work over the weekend, someone had cut a swath off
2	the tent front and removed it from the property and in the
3	middle of the afternoon of registration, there wasn't anything
4	we could do to replace that tent.
5	Q Were there any other reports of any theft of any
6	kind?
7	A Nothing. Q Were there any reports of intruders?
9	A Nothing to me.
	Q Barbara, there are a lot of people that swim in the
10 11	area of Camp Scott, are there not?
12	A I wouldn't say a lot. I couldn't say.
13	Q Well, you've driven down in the Twin Bridges there,
14	haven't you?
15	A Yes.
16	Q And you have seen a lot of tourists or weekend
17	vacationers in that area, have you not?
18	A Yes.
19	Q The Camp Scott location is near a couple of streams
20	is it not?
21	A Yes.
22	Q Those streams are used by fishermen on occasions,
23	aren't they?
24	A Not the one adjacent to our property. Not the one
25	that runs through our property. It's too shallow to fish.

1	Q But the ones nearby, on down the river a ways, are	•
2	oftentimes fishing holes; is that not correct?	•
3	A Sure.	,; [*]
4	Q During the orientation period, did you give any	
5	special instructions in the area of security measures be taken	
6 7 ·	by counselors?	: .
8	Q What were those?	
9	A There were many, depending on different possibilities	
10	Q What type of security instructions did you give in	
11	reference to intruders?	
12	A That they be reported.	
13	Q How was that to be done, Barbara?	
14	A By counselors and the intruders were not to be	١
15	questioned or approached by children or staff people.	
16	Q Is there any communication system set up between the	
17	Camp Director's Office and the individual units there at Camp	ŀ
18	Scott?	-
19	A Yes, we have a base unit in my office and each unit	
20	was given a walkie-talkie to use for emergency communication.	1
21	Q Is that base unit left on at all times?	
22	A It would have been. We couldn't get it operating	
23	when we opened camp and a man would come on Monday to figure	
24	out why it didn't work.	

Was there any other form of communication; telephones?

No. 1 All right. Tell me about the lights in the Kiowa Q 2 Unit? 3 The units are not lit by electric light. The wilder ness program is one in which darkness is maintained at night. 5 During the night though we are required to lock the latrines 6 and so a lantern is hung on the outside of the latrine. 7 O Is this a gasoline lantern? 8 Kerosens lantern and no child is allowed out of the 9 tent without a flashlight and buddy. 10 Q When little girls come to camp, are they told to 11 bring a flashlight? 12 They are required to bring a flashlight and extra 13 batteries. 14 What is the policy at Camp Scott for bed checks to 15 determine if the girls are in their tent? 16 Bedtime is approximately 9:00 o'clock and the 17 counselors personally see to the bedding down of all the child-18 ren and then make periodic checks on demand due to noise, if 19 there's noise, if the kids are making a lot of noise, they will 20 then go into the tents and hush the children but then, before 21 they retire themselves, they make a tent-by-tent check. But 22 they do not go in the tent, they listen at the tent door if the 23 tent is down. 24

Barbara, who has the keys to the buildings at Camp

1	Scott?
2	A Ben and myself.
3	Q When you arrived at Camp Scott, is it part of your
4	duties as Camp Director to unlock all the buildings there?
5	A When I arrive they are usually unlocked because Ben
6	Q Ben usually does that?
7	A Yes.
8	Q When camp is not in session, are those buildings
9	kept locked?
10	A Yes.
11	Q Who decides when and how the tents will be put up
12	at Camp Scott?
13	A Ben knows when campers will be arriving in the
14	springtime because we use tents for trip activities, and one
15	of the day camps, the Trip Camping Director at Camp Scott lets
16	him know when to put the tents up. It's in the spring some
17	time and they remain then for us when we arrive at resident
18	camp and he erects them all himself.
19	Q In what building are the tents kept?
20	A Each unit has a storeroom and its unit kitchen and
21	the tents and beds for each one of those units are kept there
22	in the units.
23	Q Barbara, is there any particular place where you keep
24	the rope that is used in putting those tents up?
05	A The ropes are attached to the tents.

1	Q For just a moment, let's suppose you need some rope
2	to put up your tent. Where would you go to find the rope
3	that's like the rope from the tent?
4	A Ben's storage barn.
5	Q Where is that located?
6	A Next to his home.
7	Q Is the rope kept anywhere else on the Camp Scott
8	grounds?
9	A We keep twine in the unit kitchen. Now I brought
10	up a spool of rope for whatever we needed it to be for pre-
11	camp, but no, we don't store rope particularly anywhere.
12	Q Moving on to a different subject, whose duty is it
13	to lock the gate at night?
14	A It's the Camp Director's duty during the camp ses-
15	sion to lock the door or lock the gate.
16	Q And who else has a key to the gate other than the
17	Camp Director?
18	A Ben.
19	Q Are you and Ben the only people that have keys?
20	A Yes.
21	Q Where do you keep the keys?
22	A On my person or on my desk.
23	O Do you have a key hidden someplace that you can use
24	to lock and unlock the gate in case you lose yours?
25	A I didn't at that point have a duplicate because Ben

1 we had duplicates of one another's keys. Now, I believe you said on June 12th that you came 3 to camp about what time did you arrive at Camp Scott the 12th of June? 4 was before noon but I don't remember what time. 6 During that afternoon what did you do? Distributed newly purchased equipment and had a unit 7 - 8 leaders' meeting to give them any last minutes instructions. 9 Who was with you when you went to Camp Scott on the 12th? 10 I don't remember if I drove the counselors up, which 11 12 I had been doing, or whether I drove myself. When did Richard come up to camp? 13 Shortly thereafter, an hour or so, he came up in 14 our car. 15 Did Richard go with you to the meeting that afternoon? Q 16 A No, Richard went hiking? 17 Do you know where he went? Q 18 Yes. 19 Where did he go? 20 We had been walking the property line to help fam-21 iliarize ourselves with the acreage and there was one property 22 line that we hadn't walked yet and he was interested in it and 23 so he went. This property line was several miles from the 24 center of camp and he drove down there and hiked. 25

1	Q What do they call that property at Camp Scott? Is
2	there some nickname for it? Do you call it the Wildcat
3.	Williams' place?
4	A He was adjacent to, or down close to the Wildcat
5	Williams property but I don't think this particular property
6	line was on it. It was midway between Wildcat and camp.
7	Q How long was Richard hiking?
8	A Several hours.
9	Q And what time did he come back to camp?
10	A Sometime between 3:00 and 5:00.
11	Q And what did you and Richard do after he came back
12	to camp?
13	A I had to check the children in and they had gone to
14	the units and I don't remember how I bumped into him but I
15	remember when we got back when we were at the cabin, we
16	showered or maybe didn't and we meditated and we went to
17	dinner and that's all I remember that we did.
18	Q Where did you go to dinner?
19	A In the dining room.
20	Q After you had dinner, where did you go?
21	A We went to town to buy milk because they had run
22	out and they needed it.
23	Q What time of day was it when you and Richard went to

1	Q	Still daylight?
2	A	Yes.
3	Ω	When you left the camp, at the camp gate, did you
4	notice any	thing unusual?
5	A	Yes.
6	Ø	Will you tell us what you saw?
7	A	Yes, there was a car outside the gate.
8	Q	Just excuse me for interrupting would you
9	describe t	the car, please?
10	A	I don't remember what it looked like now.
11	Q	Color?
12	A	I don't remember.
13	Q	How many occupants?
14	A	Four that I could see.
15	Q	All right. Tell us how you knew there were four
16	people in	there?
17	A	I could see.
18	Q	Could you see the heads of all four people?
19	A	They were parking. The two heads in the back seat
20	were upri	ght and the two people in the front were laying down
21	and I cou	ld tell there were two because the door was open and
22	their leg	s were hanging outside and that's how I knew.
23	Q	Where approximately was this automobile parked in
24	reference	to the gate?
25	A	Right next to it.

1	Q . V	Which side of the road?
2	A	oing out of the camp, the lefthand side.
3	Q	So, on the west side of the road?
4	A :	res.
5	Q I	Was it parked north or south?
6 .	A	It was facing no, the road goes north and south.
7	Q	Yes, ma'am.
8	A	They were facing left, so they were facing west.
9	Q	They were facing west?
10	A	Yeah. They'd pulled in.
. 11	Q	Parallel to the fence there where the gate is?
12	A	Yeah.
13	Q	Did you stop and talk to the people you saw?
14	· A ,	No, they were not on our property and we went in to
15	town to ge	t the milk.
16	. Q	Can you tell me anything else about the automobile
17	such as wa	s it a foreign car or American car?
. 18	A	No, it was American.
19	Ω	It was American?
20	A	I gave the information to the investigators that
21	questioned	l me later on.
. 22	Q	See, I don't have that information. I need to ask.
23	A	I don't remember.
24		MR. FALLIS: May I ask one voir dire question of this
25	witness?	

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1	4 7.5.	THE COURT: Y	es.			• • • •	. \$	• .	
		VOI	R DIRE	EXAMINA	rION	, .			
2	· ··:			;		en e			1 .
3	BY MR. FA	LLIS:		* # .	: . :	. 5,			1.1
4	Q	Have you been	interv	iewed by	y Mr.	Isaacs	?	٠	
5	· A	Yes.					, <i>e</i> '		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
6	Q	For how long?	•			4.14 1.14 1.14			,
7	A	A couple of h	ours.			· .		i i yy	
8		MR. FALLIS:	Thank y	ou, ma'	am.	·			
9		MR. ISAACS:	So what	does t	hat ha	ve to	do with	1?	
10		MR. FALLIS:	It's go	t to do	with	repres	entatio	n to	
11	the Court	, Your Honor,	and the	time w	e're c	onsumi	ng here	of	
12	matters t	hat are alread	ly in th	e recor	d, tha	t's he	's alre	ady	
13	interview	ed this lady	bout.					'	
14		CRO	OSS EXAM	INATION	(Cont	inued)			
15	BY MR. IS	SAACS:							
16	Q	Mrs. Day, who	en I int	erviewe	d you,	did y	ou tel	l me	
17	anything	about a car be	ing out	side a	gate?				
18	A	I don't reme	mber.	. :	· .	Ž.			
19	Q	And did I as	k you an	ything	about	a car	being (outsid	le.
20	the gate?	•	٠.						::
21	A	I don't reme	mber.						
22	Q	I did record		•				.*.,	ì
23	A	You didn't t	ape reco	ord it,	but yo	u were	takin	g note	: \$
24	Q	Yes, ma'am.	Now, at	fter you	and I	lichard	i went	to tov	m,
25	what time	was it when	you came	a back t	o Camp	Scott	.?	· .· :	
		(f)						· · · · · · · · · · · · · · · · · · ·	

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1	A	Half an hour later. We got the milk and came right
2	back.	
3	Q	Coming back, did you notice that vehicle by the gate?
4	A	It was gone.
5	Q	What did you do after you went on into the camp?
6	A	Went to the Great Hall, which is the dining room,
7	and unloa	ded the milk.
8	Q	Then what happened?
9	A	We stayed there, talking to Ben and his wife, who was
10	our cook.	Dee Elder came in to get some cookies for her girls.
11	We had a	very, very heavy rain and the evening programs in the
12	units had	been disrupted and they were having a little party
13	before be	adtime with cookies and she came for cookies and then
14	we went t	co our cabin.
15	Q	What time was it when you and Richard went to your
16	cabin?	The state of the s
17	A	9:00. I don't really know.
18	Ö	Mrs. Day, is your cabin also known as the Camp
19	Director	's Office?
20	A	Yes.
21	Q	Who was staying in the Cedar Lodge cabin on June 12th?
22	A ,	No one.
23	Q	Who was staying in the Red Barn on June 12th?
24	A	No one was in any cabin.
25	. Ω.	How about Chickasha Cabin?

1	A	No one.
2	Q	Any cabin on the property, no one?
3	A (On the Director's cabin and the infirmary is a cabin.
4	Q	Is it your duty to see to it that those cabins are
5	secured?	
6	, A ;	No.
7	Q	Who has the duty?
8	A	Ben.
9	Q	Ben? Who rents the cabin? Does Ben rent them?
10	A	No, the office, the Council office in Tulsa.
11	Ω.	9:00 o'clock, I believe you said, you and your
. 12	husband w	went to your cabin?
13	A	I can't be sure what time we went.
14	Q	Did you do anything else that evening?
15	A	I don't remember. Whatever I did was in the cabin;
16	maybe ung	packing, maybe getting the office ready.
17	Ω	What is the next thing you remember after you went
18	to bed th	nat night?
19	A	Carla banging on the door.
20	Q	I believe you said she woke you up about 6:10; is
21	that cor	rect?
22	A	Yes.
23	Q	And you and Richard got dressed and got in the wagon
24	and went	down to the Kiowa Unit and you got there about 6:13; is
. 25	that cor	rect?

1 very far apart and that she had a shirt of some sort on but 2 nothing from the waist down; that she had sustained a --You've already told us about the injuries. Let me 3 direct your attention to any items of personal property that 4 might have been left lying there by the bag. 5 I didn't observe anything but sleeping bags and that 6 little body. 7 And that's all? 8 That's all that I noticed. 9 Q Then, what did you do? 10 Well, just like I said earlier and went off to take 11 care of the rest of it. 12 I think you said you went up to make a couple of 13 phone calls; is that correct? 14 Uh-huh. 15 Did you call Mrs. Brewster? 16 Yes. **17** Did you tell Mrs. Brewster what happened? 18 Α Yes. 19 One other thing - did Carla tell you how many people 20 were over there under the trees, I mean little girls? 21 She said one body, one little girl. I don't know 22 what she called it but she said that three were missing. 23 All totaled, how long were you in the area of the 24 Kiowa Unit? 25

1.	A	Maybe ten minutes. No longer than that.
2	$p \in \mathbf{Q}$	After you made the telephone calls, I believe you
3	went to M	r. Woodward's house; is that correct?
4	A	No.
5	Q	You went there before?
6	A	Yes.
7	Q.	Tell me about that. Mr. Woodward is married, is he
8	not?	
9.	A	Yes.
10	Q	How is his wife employed?
11	A	She is, during the summer, our camp cook.
: 12	Q	What is her name?
13	A	Marty.
: 14	Q	Where was she when you went to his house?
. 15	A	In the dining room, preparing breakfast.
16	Q	As a cook, what time does she usually rise to prepare
17	the morni	ng meal?
18	A	Very early. She gets up very early, about 6:00
19	o'clock.	I don't know exactly what time. It depends on the
20	meal.	
21	Q	What is the normal wake-up time for the campers?
22	A	Quarter till 7:00.
23	Q	So we can say that she's in by 6:00 o'clock; is that
24	correct?	
25	A	Yes.

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1	Q When you got there, she was already over at the
2	kitchen?
3 .	A Yes.
4	Q Mr. Woodward has some children, does he not?
. 5	A Yes.
6	Q Where were they?
7	A I didn't know.
8	Q Did you see any of his children that morning?
9	A Not until after we had made the discovery of the
10	bodies.
11	Q Is Mr. Woodward also hooked into the walkie-talkie
12	system or does he have a walkie-talkie base unit?
13	A He has a CB unit which connects into our unit in his
14	truck.
15	Q And I believe you said that you and Richard and Mr.
16	Woodward went back down to the bodies; is that correct?
17	A No.
18	Q Then what happened?
19	A I sent Ben and Richard back to the scene.
20	Q Okay.
21	A And told them to stay there and that Richard should
22	go in the truck to the gate to hold the emergency vehicles from
23	the property until we removed all the children.
24	Q Did you give Richard your keys to unlock the gate?
25	A No, he was with Ben in Ben's truck.

,1	Q	And you had your keys?
2	A	I had my keys.
3	Q	And you went back to the Camp Director's cabin
4	then; is	that correct?
5	A	Yes.
6 [.]	Q	Richard and Ben went to Kiowa Unit area?
7	A	Yes.
8	Ω	After you made the telephone calls, what did you do
. 9	A ,	Rang the bell.
10	Q	And that woke up the girls; correct?
11	A	Yes.
12	Q	About fifteen minutes early?
13	A	Yes.
14	Q	So that would have been at what time?
15	A	About 6:30.
16	Q	Barbara, during the course of the day, did you ever
17	go back o	lown in the Kiowa Unit area?
18	A	Yes, one more time.
19	Q.	When was that?
20	A	It was very early. It was probably 8:00 or 8:30.
21	Ω.	What did you do when you arrived?
22	•	I think I was looking for Bonnie.
23	Q	Mrs. Brewster?
24	avelera a	Yes, I think I was trying to figure out if she had
25	GETTAGG S	and I went down there after I had taken care of

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1	assigning everybody to where I wanted them to be, to see
2	what was happening or get ahold of Bonnie and I was there
3	just a few minutes.
4	Q Did you go back near the bodies?
5	A Standing adjacent to them, yes.
6	Q Approximately how far away?
7	A Ten or twelve feet, again.
8	Q Did you look in that area again?
9	A Glanced at it.
10	Q Did you see any items of personal property then?
11	A Wasn't noticing anything.
12	Q You said earlier on direct examination that you
13	left the nurse and maybe somebody there where the bodies were
14	when you and Richard went to Mr. Woodward's house?
15	A Yes.
16	Q Who else? Can you remember who else you left there
17	with the bodies?
18	A Well, there were three counselors.
19	Q Carla, Dee and Susan?
20	A And I don't remember who I said to do what to.
21	Q Okay. At 8:30, when you went back to the Kiowa Unit
22	who did you talk to?
23	A Beverly was there.
24	Q Beverly Huff?
25	A Beverly Huff and Royce was there but I didn't know

1	
1	his name then.
2	Q Mr. Hobbs?
3	A And that guy was there and there were ambulances.
4	Q Just a second. Mr. Hobbs was there; correct? And
5	Mrs. Huff?
6	A Right.
7	Q Who else?
-8	A And I think Bonnie was there; Bonnie was there and
9	there were ambulances there and ambulance drivers; Dr. Colli
10	was still there; and there were more uniforms, I think, more
11	people. The forces had arrived. They seemed to have it all
12	under control.
13	Q How long have you known Dr. Collins?
14	A I just had made his acquaintance on several occa-
15	sions in a very superficial way for a couple of years.
16	Q Was he the doctor called to come out there and loo
17	at the scene?
18	A I didn't call him. He had arrived probably with
19	one of the law enforcement people.
20	Q Did you talk to any law enforcement personnel?
21	A Yes.
22	Q Who?
23	A I talked more to Pete Weaver and Harold in showing
24	them the tents than I did to anybody else at that particular
25	time, until later, an hour or so.

	Q	Mrs.	Day, a	at 8	:30, is	that	the f	irst	time	that	you
went	to	Tent 7	where	the	girls	had be	een sl	.eepin	a?		

A No, I had been there about an hour before to show the doctor and Pete and Harold where it was.

Q Well, let me back up just a minute. I didn't know you had been at the tent at 7:30. Will you tell me what you saw when you went to Tent 7 at 7:30 in the morning?

A When I led them back there to show them which tent the counselors told me the victims had lived in, we stopped at other tents along the way and peered in those.

Q Who's "we"?

A Pete and Richard and Ben, maybe, and Dr. Collins and Harold. I don't remember if Ben -- I don't remember exactly how many people were there. When we got to the tent, the tents were all down, which means that the sides were down on the platforms. Normally, in good weather, the tent sides and front are all rolled up and it's just two canopies, a fly and a tent top, but all of them were closed because of the storm. We looked in all of them. And when we got to Tent No. 7, he opened the front of it.

Q What did you see when you opened it?

A I saw immediately in front of me a cot with blood on it and blood on the floor underneath the cot. The cot had no sleeping bag, no mattress cover on it.

Describe the appearance of the blood on the floor

of Tent 7? 1 . A It was smeared as though wiped up. 2 Did you look for a towel that had been used to wipe 3 the blood up? 4 Never thought of it. It was just as if someone had 5 wiped - attempted to wipe clean the mess on the floor. 6 Then what did you do, Miss Day? 7 Looked around the rest of the tent and Harold got 8. up in it and I think it was Pete that went around the back to 9 see how the assailant got in and then I returned, left the 10 scene and I don't remember exactly what I did after that. 11 So your first visit to Tent No. 7 in the Kiowa Unit 12 was in the presence of Mr. Weaver and Mr. Woodward, your hus-13 band and other people; is that correct? 14 Yes. 15 Never been there before on the morning of the 13th? Right. 17 Now, at 8:30, you said you came back to the Kiowa 18 Unit and went back to Tent 7. What did you see? 19 No, I did not go back to Tent 7. I only went as 20 far as the body. 21 Okay. So the only time you looked in Tent No. 7 22 would have been at approximately 7:30 in the morning with 23 Pete Weaver and the other fellows? 24 Approximately; maybe earlier.

1	Q What type of footwear did you have with you at
2	Camp Scott?
3	A I'm wearing today what I had on when I investigated
4	it. Their flip-flops, and I had sneakers and deck shoes with
5	me.
6	Q What kind of tennis shoes or sneakers did you have?
7	A Adidas Country Sneakers.
8	Q Are those the kind with little bubbles on the botto
9	of them?
10	A Mine don't have bubbles; mine have lines.
11	Q Kind of basketball shoes?
12	A I don't know.
13	Q Okay. Did anybody else go inside Tent 7 when you
14	were there with Mr. Weaver and Mr. Berry?
15	A Not that I saw.
16	Q Mr. Berry went in, he was the only one?
17	A I think he was the only one but I'm not sure.
18	Q Did you go around the tent to see how the tent was
19	entered?
20	A I did not. I think it was Pete that did. I stayed
21	upset.
22	Q Do you know how somebody got into the tent?
23	MR. FALLIS: If it please the Court, I'd object to
24	that, Your Honor. It would certainly call for conjecture on
25	her part. She's already stated that she did not go around

1	there. It would be hearsay if she learned from anybody else.
2	THE COURT: Sustained, unless you are more specific
3	as to who you are talking about.
4	Q Did you see something that would lead you to believe
5	there was a particular way that tent was entered?
6	A No, I couldn't tell and I don't know to this day.
7	Q How long were you there with Mr. Weaver and the
8	other fellows who were investigating?
9	A A few minutes; ten maybe. No more than ten, proba-
10	bly.
11	Q On your second trip back down to the Kiowa Unit,
12	did you do anything other than just check on the investigation
13	and the security of the area?
14 15	A That was the third trip I made. Q How many trips did you make?
16	A Three. One was to investigate the first thing; the
17	second one was when I showed them the tent and the third, was
18	looking for Bonnie.
19	Q Did you find Mrs. Brester the third time?
20	A Yes.
21	Q What did you talk about?
22	A We went to my office.
23	Q All right. What happened at your office?
24	A We discussed whether we would close the camp and
25	she and members of the Board of Directors were needing access

1	to my records and we were trying to determine the exact ident
2	ity of the victims and that took up some time.
3	Q Then you sent the girls on a hike, did you not?
4	A Yes, the whole camp, except for the Kiowa children
5	which we kept in the craft hut.
6	Q Did you talk to any law enforcement personnel other
7	than the three trips to the Kiowa Unit?
. 8	A Well, Beverly and Royce, we introduced ourselves an
9	maybe they asked some questions.
10	Q Did they come back up to the Camp Director's?
11	A Yes, I saw them later.
12	Q Cabin, and set up a command post up there?
13	A Yes.
14	While you were in the Kiowa Unit area on the mornin
15	of June 13th, did anyone in your presence mention the name
16	Gene Leroy Hart?
17	A Not that I recall.
18	Q After you and Mrs. Brewster had your conversation
19	about what was going to be done in reference to the closing
20	of Camp Scott, what did you do?
21	A The conversation as I remember was short and I then
22	busied myself with giving directions to the staff and the
23	children, letting her take care of the Council business and
24	the families and my husband to take care of anybody - the
05	public, the press and anything else down around the gate or

1 the scene and so I busied myself with making plans for how 2 the kids would eat lunch, where would they go, what we would 3 do with 135 children, however many hours we had to be there. And what did you do after that? 4 Q 5 The next thing I know, it was about 7:00 o'clock at 6 night. 7 Did you talk to any law enforcement personnel? 8 Yes. A 9 Who did you talk to? I talked to Beverly and Royce and then the OSBI. 10 A 11 Q Did you tell them what you've told us here today? 12 Did you tell them what you told us here today about 13 14 this? They had questioned me on and off -- on and 15 I was very busy and I was making myself available to 16 them on a consistent basis and then the District Attorney 17 He might have been down there when I found Bonnie. arrived. 18 19 Mr. Wise? Yes. And then they said the OSBI would arrive and 20 we'd have to come and then there were so many law enforcement 21 people there for the longest time. I just remember faces. 22 don't know which force they belonged to. We had Locust Grove, 23 we had the Sheriff; we had OSBI; we had the D. A. and it 24 took me a week or so to figure out exactly who belonged to what.

1	Q	When was the first time you had	d a perso	nal inter-
2	view with	any law enforcement agency?		
3	A	A personal, sit-down, write-it-	-down, wa	s on a
4	Wednesday	•		
5	Q	Who was that person?	7. 5.1	
6	A	He was a member of the OSBI and	d I don't	know his
7	name.			
8 ; , .	Q	Did you write out a statement	for him?	
9	A	No, I didn't write anything.	He wrote	it.
10	Q	Did you sign it after he had w	ritten i	Ŀ?
11	A	I don't remember.		
12	o -	Was it tape recorded?		
13	1 A	No.		
14	Q	Did you tell him the same thin	gs you h	ave told us
15	here toda	A.S	: '	
16	A	Yes, and more.		
17	Q	What else did you tell him?		
18	A	My personal background; my sta	ff - I h	ad to go
19	through e	verybody on the staff and their	persona	l background
20	and it wa	s very lengthy.		and the settle of the settle o
21	Q	How long?	2.0	
22	A	Several hours.		
23	Q	Three?		
24	A	More like maybe two, but it wa	s two to	three, I
25	don't rem	ember.		

Q I don't mean to embarrass you. I need to ask you a rather personal question. Did they ask you about your sex life?

MR. FALLIS: If it please the Court, we had a conversation in chambers, I think yesterday, and I think the State would object to this area as having no relevancy to the case and it has been asked and it will continue to be asked merely for the purpose of harrassment of the person on the witness stand who had been subject to our interviews. She was asked that very question by this Officer of the Court in those interviews. He knows the answer. It has no relevancy at all. His preoccupation with homosexuality I don't think has any place in this courtroom.

THE COURT: Would you like to respond, Mr. Isaacs, before I rule on the objection?

MR. ISAACS: Judge, I would just say we have nothing on the record of what Mrs. Day has said and I asked her this question in good faith because that's one of the areas that the Oklahoma State Bureau of Investigation and the FBI felt like should be investigated. Now, they've got a whole stack of reports sitting right here with Mr. Thurman and I've got a little bitty stack about that tall, and I'd like to know what happened out there. For that reason, I think the question is very material because the materiality of that question shows that somebody thought that some type of

homosexual person had some involvement in the commission of these crimes. The whole issue is materiality, Judge. It's material if it tends to prove or disprove any material element of the crime or the defense.

THE COURT: Question being outside the scope of direct examination. Objection is sustained. Ask your next question, Mr. Isaacs.

MR. ISAACS: Could we have an agreement from the Prosecutor that I could do my direct examination now instead of later, so we can expedite matters?

MR. FALLIS: If it please the Court, we certainly have been trying to expedite matters all day yesterday. We have not entered into such an agreement because we would contend, and we would be happy to be heard on the point that it would be improper as a direct examination question of his own witness.

THE COURT: Apparently you do not have an agreement Mr. Isaacs. You may continue cross examination.

Q Mrs. Day, I regret that I will have to call you back at a later date, but I will give you adequate notice as we have agreed to do.

What else did the OSBI ask you about other than the matters which have been objected to and we can't talk about?

A It would take me awhile to think of anything specific but they never asked anything that I didn't fully expect

1	to be ask	ed.
2	Q	Barbara, did they want to take a hair sample from
3	you?	
4	A	No, I don't believe so.
5	Q	Fingerprints?
6	A	Yes.
7	Ω.	Blood test?
8	1 1 1	No blood test. Saliva?
10		I don't believe so.
11	Q	Did they ask you about your footwear?
12	A	Yes.
13	Q	Did any of the investigators at any time ask you
14	about Ger	ne Leroy Hart, whether you knew him?
. 15	A	No, I never heard of him until the newspapers.
16	· ',	There were some photographs found in a cabin on
17	Camp Scot	t some time after the homicide. Do you know where
18	they were	e found?
19		MR. FALLIS: If it please the Court, we will object
20	on the gr	counds that it is outside the scope of direct examina
21	tion.	
22		THE COURT: Objection is sustained.
£ 23		MR. ISAACS: Judge, Oklahoma follows the limited
24	open doo	r rule. I feel this is a proper question and I would
25	like the	record to note my exception.

THE COURT: It does, Mr. Isaacs. You may ask your 1 2 next question. MR. ISAACS: Thank you. 3 There were some shoes found in a cabin after the homicide, a few days after that, a week or so. Do you know 5 where they were found? 6 MR. FALLIS: If it please the Court, we would ob-7. ject on the same grounds and ask the Court to admonish counsel 8 to obey the rulings of this Court. I think that will expedite 9 matters if we will follow the rulings as the Court sets them 10 down. 11 THE COURT: The objection is sustained. Outside 12 the scope of direct examination. Ask your next cross examina-13 tion question, Mr. Isaacs. 14 Mrs. Day, when is the next time that any law enforce-15 ment agent interviewed you? 16 We had pretty continuous contact with them for 17 weeks throughout the summer. Some would drop by the house. 18 All right. The question is, when is the next time 19 one interviewed you, if you can remember? 20 I see a difference between an interview and some 21 questions. I don't believe I was questioned. 22 Then, we are talking about some questions, aren't 23 we? 24 A Okay. 25

1	Q When is the next time that one of them talked to
2	you?
3	A Okay. I don't think they stopped for about three
4	days and then, as I said, I would get a visit or phone call
5	on occasions throughout the summer and then nothing until the
6	spring
7	Q Did they talk to you any at Camp Scott?
8	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	A (No response.)
9	Q Did they ask you to come back to Camp Scott so
10	they could talk to you?
11	A Oh, on Wednesday, when they did my formal interview
12	and fingerprinted me.
13	Q Did they ask you to come back after Wednesday?
14	A No.
15	Q Did they come to Tulsa and talk to you at the Magic
16	Empire Office?
17	A They came to my home on one occasion.
. 18	Q I didn't ask you that, ma'am.
19	A No.
20	Q Just listen to the questions and we'll get along
21	
	come to the Magic Empire Office?
22	
23	A No.
24	1. 【 : 我就我们是我们的,只要看到我们的,我们们就是一个人的,我们们也没有一个人,我看她的
05	A Yes

rule.

MR. FALLIS: If it please the Court, excuse me. At this point, I think we can save some time. Counsel has already asked and answered this question several times. If she was talked to by them and where and when is immaterial to this case.

THE COURT: Objection is sustained.

MR. ISAACS: Judge, the law is well settled in Beaird ws. Ramey that the whole line of cases says that a defendant has a right to have a preliminary hearing and that a preliminary hearing is for the defendant.

MR. FALLIS: If it please the Court, that is not --

MR. ISAACS: The rule -- may I continue, Mr. Fallis?

MR. FALLIS: You may continue but that's not the

MR. ISAACS: Judge, the rule is well settled that any question is proper as long as it's material. We got a ruling yesterday that we're going to agree to do this without taking additional time of calling people back, Judge.

THE COURT: Mr. Isaacs --

MR. ISAACS: Now, they want to go back on their word.

THE COURT: Excuse me. Would you like to tell me what is relevant about when and how many times she was questioned by the authorities?

MR. ISAACS: It's material to the defense. We've got to know what happened so we can prepare to defend this

1	charge.	
. 2	THE COURT: The objection to those type of ques-	
3	tions is sustained. I don't see the relevancy.	
. 4	Q Mrs. Day, did they ask you about particular types	
5	of footwear when they talked to you at your home?	٠.
6	A Yes, I believe so.	
7	Q Did they tell you that they had a footprint?	
8	A Yes.	
9	Q What type of footprint was that?	
10	A A sneaker print.	ŗ
11	Q How big?	
12	A Didn't say.	
13	Q Did they show you a sneaker?	
14	A A photograph.	ŀ
15	Q And would you describe that photograph?	
16	A It was a pair of it was like an advertising	i
17	photo, shows a pair of gold suede sneakers.	
18	Q How about the soles? Can you describe the sole on	
19	those sneakers?	
20	A Somewhat. The print or the imprint?	
21	Q Yes, ma'am?	
22	A There were small circles around the outside of the	
23	sole.	
24	Q And what type of formation on the inside of the sol	e ?
25	A I don't remember it at this point.	

1	Q	Do you remember the name of the OSBI Agent who
2	showed	you that picture?
3	A	No. I do not.
4	Q	After the OSBI Agent had shown you the picture at
5	your ho	use, did he show you any pictures or any items of evi-
6	dence i	n the nature of footwear?
7	A	I'm sorry, in addition to
8	Ω	Yes, in addition to that?
9	A	Did he show me?
10	Q	Any item of footwear?
11	A	No.
12	Ω,	Did he talk to you at a later date about the same
13	issue -	footwear?
14	A	Yes.
15 ,	Q	When was that?
16	A	In the spring.
17	Q	Of this year?
18	A	Yes.
19	Q	What month?
20	A	I don't remember.
21	Q	When was that?
22	A	In the Ramada Inn in Tulsa.
23	Q	Did he show you some items of footwear?
24	A	Yes. Then they had the real life version of the
25	sneaker	

1	Q Did they have any other type of footwear at that
2	time?
3	A No.
4	Q Did they show you a photograph?
5	A Yes.
6	Q What kind of photograph?
7	A It was a photograph of a camp counselor from a
8	former year.
9	Q Did you know her?
10	A No.
11	Q Where was that photograph found?
12	A I they told me they found it somewhere.
13	MR. FALLIS: Excuse me, Your Honor, I object. It's
14	hearsay.
15	THE COURT: Sustained.
16	Q Was that found in your particular camp?
17	MR. FALLIS: If it please the Court, Your Honor ha
18	ruled on the objections and counsel is either not listening
	or deliberately attempting to prolong matters by not obeying
19	
20	the Court's ruling.
21.	THE COURT: Mr. Isaacs, you can ask her if she was
22	present when it was found. Maybe you can get to it that way
23	MR. ISAACS: I'm not offering this to prove the
24	truth of anything. I'm offering it to prove that she had a
25	conversation with a man about a photograph.

1 THE COURT: Well, you've already shown that. 2 MR. ISAACS: And to show to the Court it's not hear 3 say. If that is THE COURT: Objection is sustained. 4 what you are asking to prove, you've already proved it. 5 Were you in the camp when they found the photograph? 6 Q 7 Α Not when they found it that I know of. 8 Do you know where they found it? Had you ever 9 seen it before at the camp? Yes, I'd seen it. 10 A Where had you seen it at the camp? Q 11 12 I had seen the photograph before they had found it. 13 Where had you seen it? It was in the storage hut across from the infirmary A 14 and it was just laying on a bunch of tarps and I didn't know 15 who it was and the counselor that was with me, I said, "Oh, 16 whose picture is this?" And she knew who it was but I didn't 17 remember the name. I didn't know the girl and I said, "Oh, 18 well." And it remained there that I know of. I don't know 19 after that. I think it was the same photograph that they 20 showed me at a later date. 21 Did they show you any other item of evidence other 22 than the footwear and the photograph that you saw on the 23 spring, Mrs. Day? I'm talking about the spring of this year. 24

No, I don't think that I have seen any other pieces

of evidence. 2 Did anybody from the OSBI or any other law enforce-3 ment agency contact you since that spring interview? I'm trying to remember. No, I don't think so. 4 How often have prowlers been reported at Camp Scott? 5 6 MR. FALLIS: If it please the Court, I object to that and ask him to set a time and date as to what she has 8 reference to. 9 THE COURT: I think that's reasonable, Mr. Isaacs. MR. ISAACS: I'm just asking if she knows if a 10 prowler 11 THE COURT: Why don't you try to narrow it to a 12 13 certain year or month or something. Mrs. Day, during the year of 1977, did anybody 14 report any prowlers at Camp Scott? 15 I had no knowledge of any prowlers prior to the 16 murders and only thereafter did people remember after this 17 effect, or maybe someone saw something or then, when there 18 19 were some kind of disturbances that came out, but it was all 20 hearsay. I never was personally involved and I had no personal knowledge of it. 21 At any time during the time that you have been 22 questioned by any law enforcement agency, have you been shown 23 a hat or cap? 24

I don't think so.

Y

1	Q: Barbara, who is Barbara Homestead?
2	A. She is a volunteer, a mother, who was the Director
3	of a Cadet Camporee that took place in April of last year.
4	Q Your husband's mother used to be the Camp Director
5	of Camp Scott some years ago, was she not?
6	A Yes.
7/	Q And your husband is familiar with the Camp Scott
.8	area?
9	A Yes.
10	Q He knows some of the families that live in the sur-
11	rounding area; is that correct?
12	A One family.
13	Q The Carlile's?
14	A Yes.
15	Q He's also acquainted with the Cavalier family, is
16	he not? Did you visit any of the Carliles during the orien-
17	tation week that preceded camp?
18	A They had moved.
19	Q Did you visit any people in the Locust Grove area,
20 .	Camp Scott area, during the orientation period?
21	A No.
22	Q The weekend preceding camp, you and your husband
23	went off the campgrounds, did you not?
24	A The week preceding?
25	Q Preceding camp, the weekend?

: 1	A He wasn't there during pre-camp.	
2	Q Where did you spend the weekend?	
3	A Home.	e de la companya de l
4	Q In Tulsa?	V. 30
- 5	A Yes.	
6	MR. ISAACS: Judge, let me talk to Mr. Pi	tchlynn and
7	Mr. Hart for just a second.	
8	THE COURT: All right.	
9	Q (By Mr. Isaacs) Barbara, where are the re	pair
10	supplies kept at Camp Scott?	
11	A Repair supplies?	
12	Q Yes, ma'am?	
13	A In various locations.	
14	Q In the Kiowa Unit, where are they kept?	
15	A In the kitchen storage closet.	
16	Q Did you bring a spool of rope with you to	Camp
17	Scott?	
18	A I brought one, yes.	
. 19	Q Did you take it with you when you left the	camp to
20	go back to Tulsa after the homicides?	
21	A I may have. I had it in the truck van,	for most
22	of pre-camp and it may have remained with me.	2 * (* (*)) 2 * (*) (*)
23	Q Was that rope or a portion of that rope us	ed for
24	anything, to your knowledge, during the time that you	ou were at
25	Camp Scott?	

1	A Not that I know of, although all of the counselors
2	had access to it.
3	Q Was any rope missing, to your knowledge?
4	A None.
5	Q Do you still have the rope?
6	A It may be on the property. I don't have it person-
	ally.
8	Q You mean the Camp Scott property or Tulsa?
9	A Camp Scott. It could be there. I don't have it.
10	Q Did you observe any type of tape or bookbinding
11.	type of material around the body of one of the little girls?
12	A I didn't notice anything but the body.
13	Q To your knowledge, Barbara, was there any place on
14	Camp Scott where there was a roll of duct tape kept?
15	MR. FALLIS: If it please the Court, I believe that
16	question has been asked, did you observe any tape in the area.
17	and he asked that question and he's asking it now in another
18	manner.
19	MR. ISAACS: Mr. Fallis, if you'd listen, you'd know
20	that I'm talking about the bodies and now, I'm asking her
21	MR. FALLIS: The problem is, Your Honor, is that I'm
22	listening. I'm listening to too much and it's repetitious.
23	and time consuming. At this rate, we will never complete the
24	purpose of preliminary hearing.

THE COURT: I believe the answer would have been

1 covered under your previous question about repair supplies. 2 Objection sustained. MR. ISAACS: Well, it's been so long, Judge, I 3 can't even remember how I phrased the question but what I'd 4 like to do is ask her about tape. Could I do that, Judge? б THE COURT: You may draw an objection. (By Mr. Isaacs) Mrs. Day, is there any bookbinding Q 7 at the Camp Scott campground area? 8 I purchased none. Possibly the ranger has. 9 A Did you see any there? Q 10 Not that I remember. 11 Mrs. Day, is there any duct tape kept at the Camp 12 Scott buildings? 13 Not that I purchased or that I ever saw, but again, 14 in Ben's repair shop, there may be. 15 Q Have you told me everything you know about this 16 case? 17 I bet I know other things that I just can't think 18 of or that you haven't asked me. 19 We've had an objection sustained to; right? Q 20 Pardon me? 21 Some of the questions that I have asked you have . 22 been objected to and it will be necessary to bring you back 23 to ask you those questions. Do you mind coming back if I - 24 give you twenty-four hours' notice? 25

1	A Not at all.
2	MR. ISAACS: Thank you. Nothing else.
3	MR. FALLIS: We have no redirect examination, Your
4	Honor.
5	THE COURT: You may step down.
6	MR. WISE: May she be formally excused, Your Honor,
7	subject to recall?
8	THE COURT: Subject to the recall agreement, I
9	think so.
10	MR. ISAACS: Thank you, Judge.
11	(WHEREUPON, the witness was excused and withdrew
12	from the hearing room.)
13	THE COURT: Mr. Wise, do you have another witness
14	in the wings?
15	MR. WISE: Yes, we do. Can we have a few minutes
16	or do you wish to continue now?
17	THE COURT: Why don't we take about a ten minute
18	
	recess?
19	recess? (Following a ten minute recess, proceedings continued
19	(Following a ten minute recess, proceedings continued as follows:) THE COURT: Before we resume, let me request that
19 20	(Following a ten minute recess, proceedings continued as follows:) THE COURT: Before we resume, let me request that news media not interview anyone inside of the courtroom. If
19 20 21	(Following a ten minute recess, proceedings continued as follows:) THE COURT: Before we resume, let me request that news media not interview anyone inside of the courtroom. If you want to interview, I'd appreciate it if you'd leave the
19° 20 21 22	(Following a ten minute recess, proceedings continued as follows:) THE COURT: Before we resume, let me request that news media not interview anyone inside of the courtroom. If you want to interview, I'd appreciate it if you'd leave the courtroom to do that.

-	dicii ne gets back:
2	MR. PITCHLYNN: You can go ahead.
3	THE COURT: Pardon?
4	MR. PITCHLYNN: You can go ahead.
5	THE COURT: If you're ready, Mr. Wise, call your
6	next witness.
7	MR. WISE: If it please the Court, the State would
8	next call Mr. Ben Woodward.
9	THE COURT: Gentlemen, while we're waiting, I
10	anticipate breaking for lunch about noon, regardless of
11	where we are in the proceedings.
12	MR. WISE: Ben, would you come forward and raise
13	your right hand and be sworn?
14	THE COURT: Do you swear to tell the truth, the
15	whole truth and nothing but the truth, so help you God?
16	THE WITNESS: I do.
17	BENJAMIN EDWARD WOODWARD,
18	called as a witness on behalf of the State, having been first
19	duly sworn, testifies as follows:
20	DIRECT EXAMINATION
21	BY MR. WISE:
22	Q Would you state your full name to the record and
23	to the Court, please?
24	A Benjamin Edward Woodward.
	Q Where do you live?

		<u> </u>	vi.
1	A Locust Grove	e.	
2	Q How long	who are you employed	by, please?
3	A Magic Empire	e Council of Girl Scou	ts.
4	Q How long has	ve you been so employe	đ?
5	A On my fourth	h summer.	
6	Q And Mr. Wood	dward, would you tell	us and the record,
7	what do your duties co	onsist of?	
8	A I was hired	as a ranger for the G	irl Scouts and
9	they consist of keeping	ng the trespassers off	and the property
10	in order.		
11	Q Are you prov	vided a residence?	
12	A Yes.		
13	Q Where is the	at?	
14	A On the camp.	•	
15	Q Is this in o	close proximity to the	Camp Director's
16	Office and the Great H	Hall? Where would it	be from those
17	places?	: · · · · · · · · · · · · · · · · · · ·	
18	A It's just ab	bout half a city block	from the Director
19	cabin.		
20	2.00	reside with in this ho	me that's provided
21	for you?		
22	A My wife and		
23		amily do you have, Mr.	Woodward?
24	A Four childre	en.	
25	Q Is one of th	nem Tammy?	

1	A Yes.
2	Q How old is Tammy?
3	A Sixteen.
4	Q Now Mr. Woodward, on the night of June 12th, that
5	would have been the Sunday afternoon in June of 1977, do you
6	remember your children coming in?
7	A Yes.
8	Q About what time was it?
9	A Oh, it was early afternoon.
10	Q All right, sir. Now, in addition to your duties,
11	does your wife have certain responsibilities?
12	A Well, at that time, she was going to be the cook.
13	Q The camp cook?
14	A Yes.
15	Q So when suppertime rolled around, where were you?
16	A I was probably putting luggage in the areas.
17	Q All right, and then, when did you eat?
18	A Around 6:00 o'clock.
19	Q Where?
20	A At the Great Hall.
21	Q At the Great Hall, okay. Then what did you do, Ben?
22	A Well, we stayed up there with the rainstorm for
23	awhile, then we went home for the evening.
24	Q All right, sir. Now, Ben, among other responsibili-
25	ties, do you have any responsibilities as to security there at

A Yes, it was. Q By whom? A Myself. Q Do you know when or how you did that? A Well, I went and picked up my daughter from work on my way in, I locked it. Q Would that have been Tammy? A Yes. Q So Tammy worked where, then? A B and B Drive In. Q All right, and did you generally wait for her? A I always went and picked her up, yes. Q What time was that? A Between 10:30 and 11:00, about a quarter till 11 by the time we got back. Q You secured the gate? A Yes.			
A Yes, there is. Is that secured during certain hours? A We secure it during resident camp. Now, on that night in question, was that gate secured? A Yes, it was. By whom? A Myself. Do you know when or how you did that? A Well, I went and picked up my daughter from work on my way in, I locked it. Would that have been Tammy? A Yes. A B and B Drive In. A B and B Drive In. A I always went and picked her up, yes. What time was that? A Between 10:30 and 11:00, about a quarter till 11 by the time we got back. Yes. Yes.	1	the camp?	
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Is that secured during certain hours? A We secure it during resident camp. Now, on that night in question, was that gate secured? A Yes, it was. By whom? A Myself. Do you know when or how you did that? A Well, I went and picked up my daughter from work on my way in, I locked it. Would that have been Tammy? A Yes. So Tammy worked where, then? A B and B Drive In. All right, and did you generally wait for her? A I always went and picked her up, yes. What time was that? A Between 10:30 and 11:00, about a quarter till 11 by the time we got back. Yes.	3	. Q .	All right, is there a gate into the main part?
A We secure it during resident camp. Q Now, on that night in question, was that gate secured? A Yes, it was. Q By whom? A Myself. Q Do you know when or how you did that? A Well, I went and picked up my daughter from work on my way in, I locked it. Q Would that have been Tammy? A Yes. Q So Tammy worked where, then? A B and B Drive In. Q All right, and did you generally wait for her? A I always went and picked her up, yes. Q What time was that? A Between 10:30 and 11:00, about a quarter till 11 by the time we got back. Q You secured the gate? A Yes.	4	A .	Yes, there is.
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A Yes	23	by the ti	me we got back.
A Yes.	24	· Q	You secured the gate?
	25	A	Yes.

1 2	Q Q	With a lock?
2	A	Yes.
3	; · Q	All right. Now, Ben, following that, did you do
4	anything	else that would be relevant, other than retire for
5 .5	the eveni	
6	1	No, I don't think so.
7	A.	
	Q	Ben, what is the next thing that happened that's
8	relevant	to this case?
9	A :	The next thing that happened, Barbara Day and her
10	husband w	oke me up the next morning and told me there was
11.	three lit	tle girls.
·12	Q	How did they wake you up?
13	A	Came in my bedroom and hollered at me.
14	Q	About what time was this, Ben?
15	A	A little after 6:00.
16	Q 1.	What did they say?
17	. A	They said, "There's been three little girls murdere
18	down Kiow	a Unit."
19	Q	What did you all do? Or what happened then? Tell
20	us in you	r own words.
21	A	Got up and put my clothes on and Barbara called
22	Berry.	
23	Q 1	Who is he?
24	A	He's the highway patrolman that lives the closest
25	to us.	

1	Q	How close? Do you know where Trooper Berry lives?
2	A	Yes, he lives on 82 Highway, up about a half a mile.
3	Q	Just about a half a mile from camp?
. 4	A	Yes.
5	Q	And he was the highway patrol trooper and you knew
6	him?	
7	A	Yes.
8	Q	Okay. Go ahead and tell me what else happened. I'm
9	sorry to	keep interrupting you but we have to be specific.
10	A.	I had her to call the officials and her husband and
11	I went do	own to Camp Klowa and I sent him to unlock the gate
12	so the la	w could get in.
13	Ω	How did he go up there and how was he able to
14	unlock th	ne gate?
15	A	I believe in my pickup and with my keys. He might
16	have had	his wife's keys. I'm not sure.
17	Q	What else did you do next?
18	A	I just stood there until Officer Berry showed up.
19	. Q	Stood where, Ben?
20	A	At the scene.
21	Q .	Now, Ben, looking over here at this blackboard,
22		been a drawing. Does this look like a fair repre-
23	sentation	n to you of Kiowa Camp? If these "X's" are the tents?
· 24	A	Well
25	Q	I believe this one says "Staff Tent"; does that make

1	sense to you?
2	A Yes.
3	Q And this looks like a road coming in here. Could
4	you show me where you were in that general area when you were
5	at the scene?
6	A I was right beside where the little girls were at.
7	Q Would you show me where that was on that diagram?
8	A It would be right here (indicating).
9	Q Ben, when you got to this scene, what did you see
10	or observe?
11	A Well, I seen two sleeping bags and it looked like
12	that was just piled up on top of each other and one little
13	girl laying out in the open.
14	Q And how did she appear, Ben? Tell us as you can?
15	A She was just laying there with it looked like a
16	pajama top on and her hands was bound behind her with tape
17	and it looked like she had been molested.
18	Q Why do you say that, Ben?
19	A Because of the way she was laying there with her
20	legs spread apart.
21	
22	same conclusion?
23	A Well, there was dirt at the end of the body that
24	THE COUPT: Evouse me Mr Wise I can't hear that

_	
1	witness. Would you question him over here so he'll direct
2	his answers this way, more toward me?
3	Q (By Mr. Wise) It looked like what, Mr. Woodward?
4	A. It looked like there had been somebody there pushing
5	the dirt.
6	Q And this was where in relationship to the little
7	girl's body or legs?
8	A At the end of the legs.
9	Q Were there one or two of these?
10	A Well, I dirt, I just noticed the dirt pushed up
11	at the end.
12	Q Now, Ben, I'm going to show you what's been prev-
13	iously introduced into evidence as State's Exhibit No. 6, and
14	ask you if that is a fair representation of what you observed
15	when you walked up there?
16	A Yes, I'd say that's exactly what I observed.
17	Q All right, and then I'll hand you another one and
18	ask you, if that another view? That, incidentally, for the
19	record, is State's Exhibit No. 5, and I'll ask you, is that
20	also a true and correct representation of what you saw or
21	observed?
22	A Yes.
23	Now, Ben, in addition to this body that you just
24	described, did you see anything else besides this body? Now,
25	there are other things in the photograph, would you say?

	The base of the same of the sa
1	A I saw the little white flashlight. It looked like
2	plastic had been taped around it with a pin-hole in it and a
3	roll of tape.
4	Q What's this over here (indicating) Ben?
5	A That's sleeping bags.
6	Q Were they there?
7	A They were.
8	Q Now, Ben, with regards to the flashlight, what
9	color was it, if you recall?
10	A I think it was red.
11	Q All right, sir, and what about the tape, Ben?
12	A Oh, it was well, it appeared to me to be kind of
13	dark green, black.
14	Q I'm going to show you now what's been marked for
15	purposes of identification only as State's Exhibit 9. Is that
16	a true and correct representation of the location of those
17	two items you just described, the flashlight and the roll of
18	tape?
19	A Yes, sir.
20	Q Is that a true representation of the color and the
21	appearance, as they looked like when you saw them?
22	A Yes
23	
24	
	and correct representation of how that flashlight appeared to

1	you when you looked at it closely?	
2	A Yes.	ĺ
3	Q And I'll hand you what's been previously marked for	
4	identification purposes only as State's Exhibit No. 13, and	
5	ask you to look at that rather carefully and see if that is	
6	familiar to you at all?	
7	A It looks like the roll of tape that was there.	
8	Q And going back to what's been marked State's Exhi-	
9	bit No. 9, are you referring to the same thing that appears	١
10	in that photograph?	١
11	A Yes, sir.	
12	MR. ISAACS: Could I ask a couple of voir dire	
13	questions about State's Exhibit 9, I guess it is?	
14	THE COURT: Do you want to offer this at this time?	
15	MR. WISE: If it please the Court, the State would	
16	respectfully submit, we would ask that State's Exhibits 8 and	
17	9 be introduced into evidence.	
18	THE COURT: You may voir dire.	
19	VOIR DIRE EXAMINATION	
20	BY MR. ISAACS:	
21	Q Mr. Woodward, the colored pictures, State's Exhibit	· · ·
22	No. 9, is a picture of a flashlight and a roll of tape, is it	
23	not?	
24	A Yes.	
25	Q Does that picture show exactly where that flashligh	t

1	and roll of tape was when you saw them with the bodies?
2	A I'll tell you, it's been so long, I can't really
3	remember that surely. I know there was a flashlight and
. 4	tape there but I was more concerned
5	Q Yes, sir, I understand that. Was the flashlight and
.6	roll of tape there when you first saw the body?
7	A Yes.
8	MR. ISAACS: We have no objections.
9	THE COURT: State's Exhibits 8 and 9 are received.
10	MR. WISE: Thank you, Your Honor.
: 11	DIRECT EXAMINATION (Continued)
12	BY MR. WISE:
i_	Q Going back to State's Exhibit No. 5, which you
13	
13	have previously stated was an accurate depiction. Was this
14	
	have previously stated was an accurate depiction. Was this
14 15 16	have previously stated was an accurate depiction. Was this in the photograph that we see in the photograph there, too?
14 15 16 17	have previously stated was an accurate depiction. Was this in the photograph that we see in the photograph there, too? A Yes.
14 15 16	have previously stated was an accurate depiction. Was this in the photograph that we see in the photograph there, too? A Yes. Q What is that, sir?
14 15 16 17 18	have previously stated was an accurate depiction. Was this in the photograph that we see in the photograph there, too? A Yes. Q What is that, sir? A That's tape.
14 15 16 17 18 19	have previously stated was an accurate depiction. Was this in the photograph that we see in the photograph there, too? A Yes. Q What is that, sir? A That's tape. Q Where is it?
14 15 16 17 18 19 20 21	have previously stated was an accurate depiction. Was this in the photograph that we see in the photograph there, too? A Yes. Q What is that, sir? A That's tape. Q Where is it? A Around her waist.
14 15 16 17 18 19 20 21 22	have previously stated was an accurate depiction. Was this in the photograph that we see in the photograph there, too? A Yes. Q What is that, sir? A That's tape. Q Where is it? A Around her waist. Q On the clothing that's on her?
14 15 16 17 18 19 20 21	have previously stated was an accurate depiction. Was this in the photograph that we see in the photograph there, too? A Yes. Q What is that, sir? A That's tape. Q Where is it? A Around her waist. Q On the clothing that's on her? A Yes.

1	
1	Q Here's a close-up of that same scene, State's
2	Exhibit No. 7. Is that an accurate depiction?
3	A Yes.
4	Q And is that the same type that you saw?
5	A Yes.
6	Q Was this around her neck at that same time?
7	A Yes, it was.
8	Q And that's just the way it was?
9	A Just exactly.
10	Q We're talking about State's Exhibit No. 7.
11	THE COURT: And what was that other picture - 5?
12	MR. WISE: 5.
13	Q Ben, after you went up to these bodies, after you
14	had sent Mr. Day up to unlock the gate and let the law in,
15	did you ever see Trooper Berry?
16	A Yes.
17	Q When did he arrive?
18	A Oh, just a few minutes later.
19	Q And did you stay there at the scene?
20	A Yes, sir.
21	Q And then were steps taken to secure that scene?
22	A Yes, that was after the Sheriff and some more
23	people got there, they wanted some rope to rope it off and
	I Went up and got our roll of nulan wong that we use for

r	The state of the s
1	Q Here's a close-up of that same scene, State's
2	Exhibit No. 7. Is that an accurate depiction?
3	A Yes.
4	Q And is that the same type that you saw?
5	A Yes.
6	Q Was this around her neck at that same time?
7	A Yes, it was.
8	Q And that's just the way it was?
9	A Just exactly.
10	Q We're talking about State's Exhibit No. 7.
11	THE COURT: And what was that other picture - 5?
12	MR. WISE: 5.
13	Q Ben, after you went up to these bodies, after you
14	had sent Mr. Day up to unlock the gate and let the law in,
15	did you ever see Trooper Berry?
16	A Yes.
17	Q When did he arrive?
18	A Oh, just a few minutes later.
19	Q And did you stay there at the scene?
20	A Yes, sir.
21	Q And then were steps taken to secure that scene?
22	A Yes, that was after the Sheriff and some more
23	people got there, they wanted some rope to rope it off and
24	I went up and got our roll of nylon rope that we use for
	tying tents down and roped it up.

1	Q And what did you do with that rope?
2	A I roped the area off.
3	Q As directed by the Sheriff or the Highway Patrol
4	Officer?
5	A I believe it was the Sheriff that directed me to.
6	Q All that time, there was somebody preserving that
7	scene?
8	A Yes.
9	Q All right, sir. After the others arrived, did you
10	then go anywhere else to let anyone in the gate?
11	A Well, I was called to let my boss in and her hus-
12	band?
13	Q Who is your boss, that you consider?
14	A Bonnie Brewster.
15	Q And what is her capacity?
16	A She's head of the Girl Scout Council.
17	Q Did she arrive there at camp some time later?
18	A Yes. I went up to the gate to let them in but they
19	was already let in by the time I got there.
20	MR. WISE: Your witness, counselor.
21	THE COURT: Mr. Isaacs, you might not have been in
22	the room when I made the statement that we will break about
23	noon for lunch. So you can go ahead with that understanding.
24	MR. ISAACS: Judge, would it be all right to break
25	now?

1	THE COURT: Does the State have any objection to
2	breaking for lunch now?
3	MR. WISE: We have no objections.
4	THE COURT: Why don't we recess and we will take up
5	again at 1:15 this afternoon.
6	(Following the lunch recess, proceedings continued
7	as follows:)
8	JUNE 8, 1978
9	AFTERNOON SESSION
10	THE COURT: I believe, Mr. Isaacs, we're ready for
11	your cross examination.
12	MR. ISAACS: Yes, sir. Thank you, Judge.
13	CROSS EXAMINATION
14	BY MR. ISAACS:
15	Q Mr. Woodward, I believe this morning you said you
16	had been employed at Camp Scott for three or four years; is
17	that correct?
18	A Yes, sir, I'm on my fourth summer.
19	Q During that time, have you been employed as a
20	ranger at Camp Scott?
21	A Yes, sir.
22	Q Mr. Woodward, as the ranger, is it part of your
23	duties to see that the camp is secured?
24	A Yes.
25	Q About how many months out of the year is Camp Scott

			Per campanis	280
1	Q	Heard it over the news?		8 % ¹
2	. А	Yes, sir.	va.	
3	Q	Do you know where the note was found?	e jangan	
4	A	No, sir.		N 1
5		MR. WISE: If it please the Court, we would h	ave to	
6	object.	If he heard it over the news, it's the rankest	. kind	, .
7	of hears	ay.	·.	
8		MR. ISAACS: I'm not offering to prove the to	ruth of	
9	anything	, Judge.		r.
10		THE COURT: Are you objecting to the question	ı he	
11	just ask	ed?		
12		MR. WISE: Yes, Your Honor.		
13		THE COURT: I don't remember the question.	What	
14	was the	question, Mr. Isaacs?		ľ
15		MR. ISAACS: I asked him what was his source	of	
16	informat	ion about the note; he said he heard it over t	ne news	\cdot
17		THE COURT: Why, yes, he's already answered	it then	\cdot
18	·	MR. WISE: No, it was a subsequent question.		
19		MR. ISAACS: Well, I withdraw whatever it wa	s.	,,
20	. Q	Who puts up the tents at Camp Scott, Mr. Woo	dward?	
21	A	I do.	· · · · · · · · · · · · · · · · · · ·	
22	Ω	Do you ever hire people to help you put thos	e tents	
23	up?			
24	A	Yes, sir.		
25	Q .	Back in June of this past year, 1977, did yo	u hire	

1	some	peop.	le?
2		A	Yes, sir.
3		Q	Who were those people?
4		A	C. L. Woodring was one, and Ray I don't know his
5	last	name	and his wife.
6		Q	Do you know where Mr. Woodring lives?
7		A	Yes, sir.
8		Q	Where is that?
9		A	Big Holler.
10		Q	What day was it when you put these tents up?
11		A .	Well, we put them up in four or five days. It
12	take	s awh	ile to put them up.
13		Q	Did you put them up before the orientation week?
14		A	Yes.
15		Q	And about what time was that?
16		A	Well, we got done the day that they came.
17		Q	So, if orientation was on June 5th, that's the day
18	when	you	finished?
19		A	Yes.
20		Q	Mr. Woodward, when the tents are down, where are
21	they	stor	red at Camp Scott?
22		A	They're stored in each unit.
23		Q	Would that be in the kitchen closet area?
24	,	A	Yes.
		Q	Are tools kept in each individual unit kitchen

```
1
    closet?
2
          Α
               Yes.
               What else is kept in those closets?
          Q
3
               Well, rakes and shovels and lockers and tents is
4
     about all.
5
               Any tape kept in any closet?
6
               No, sir.
          A
7
               Any rope?
8
               There is binding twine in some of them.
          Α
9
               Any nylon rope?
          Q
10
          A
               No, sir.
11
                Is there any bookbinding at Camp Scott in any of the
          Q
12
     buildings, to your knowledge?
13
                Bookbinding?
          A
14
                Yes, sir?
          Q
15
                I don't know what you're referring to.
          A
16
                Bookbinding, looks kind of like duct tape, but it's
17
     black; have you seen anything that looks like duct tape?
18
                I have duct tape in my shop.
          A
19
                What color is that duct tape?
20
                Silver.
21
                Like that stuff on the floor there where the tele-
22
      vision cord is?
23
                Yes, sir, just like it.
           A
 24
                Do you have any black duct tape or anything that
 25
```

1	resembles duct tape?	ape?
2	A No, sir.	r.
3	Q Have you ever had any?	ou ever had any?
4	A No, sir.	r.
5	Q You need rope to put a tent up, do you not?	ed rope to put a tent up, do you not?
6	A Yes, sir.	ir.
7	Q Where do you get that rope when you need some?	do you get that rope when you need some?
8	A We order a spool, usually every year.	er a spool, usually every year.
9	Q Where's that spool kept?	s that spool kept?
10	A It was kept at my place.	kept at my place.
· 11 }	Q In which shed?	.ch shed?
12	A Well, I have it in the truck to put up tents with.	I have it in the truck to put up tents with.
13	It wasn't in a shed.	shed.
14	Q Did you use it at all when you put the tents up?	ou use it at all when you put the tents up?
15	A No, I used it all up to rope off the area.	used it all up to rope off the area.
16	Q Now, Mr. Woodward, let me move to the area of	Mr. Woodward, let me move to the area of
17	lighting at Camp Scott. Are there any lights on the grounds	Scott. Are there any lights on the grounds
18	there to illuminate the area during darkness?	nate the area during darkness?
19	A Oh, there's a pole light there at the staff house	nere's a pole light there at the staff house
20	in the yard and there, at the time, was one beside my house,	there, at the time, was one beside my house,
21	in front of my house and that's all that we had at that time.	nouse and that's all that we had at that time.
22	Q Does each latrine have a lantern?	aach latrine have a lantern?
23	A Yes, sir.	sir.
24	Q And is each lantern lighted during camping each	s each lantern lighted during camping each
25	night?	

1	A They're lit unless it's raining. Sometimes we'll
2	put them out so they won't get wet.
3	Q Is that your responsibility, to see that those are
4	lighted?
5	A No.
6	Q Whose responsibility is it?
7	A The leader of the group.
8	Q Of each unit?
9	A Yes, sir.
10	Q Mr. Woodward, what is your wife's name?
11	A Martha.
12	Q Martha?
13	A Yes.
14	Q This Ray fellow that was with Mr. Woodring?
15	A Yes.
16	Q Do you know where he lives?
17	A Yes.
18	Q Where is that?
19	A Trailer house on 82, almost to Salina, but he works
20	as a police officer in Locust Grove at this time now.
21	Q Mr. Woodward, you said you had some relatives, I
22	believe, that lived on 82 in a trailer house back in June of
23	last year; is that correct?
24	A No, sir.
25	Q Friends?

1	A Not of last year; the year before, I did.
2	Q All right. Was that trailer house parked down
3	by one of the bridges?
4	A It was parked down at Wildcat Williams' place.
5	Q Okay. Who were the people living there?
6	A Jimmy Bryant and Connie Bryant and their two
7	children.
8	Q Moving back and directing your attention to the
9	Kiowa Unit camp area. Is it not correct that there is an
10	obstruction of vision between Tent No. 7 and the counselor's
11	tent, which is drawn here in the lower portion of the right-
12	hand corner of the diagram?
13	A Yes.
14	Q This diagram is not accurate, is it, Mr. Woodward?
15	A Not exactly.
16	Q So Mr. Woodward, if you were out at the camp and
17	wanted to look at Tent No. 7 from the counselor's tent, we'd
18	have to move down to the west, out of the counselor's tent
19	so our vision would be unobstructed, wouldn't we?
20	A I believe you'd have to move to the east just a
21	little bit, see.
22	Q Well, you'd have to move one direction or the other
23	that's because there's trees there; right?
24	A No, the kitchen unit is the main
	Q And the kitchen is also in the way; correct?

1	A The kitchen is the main obstruction.
2	Q Well, the kitchen is an obstruction, isn't it?
3	A Yes, that's what I said.
4	Q And there are trees in between the kitchen and
5	Tent 7?
6	A Well, there are small trees in there but they're
7	not as obstructive as the kitchen unit is.
8	Q Approximately how far is it from the counselors'
9	tent to Tent No. 7?
10	A I never did pace it off.
11	Q Would you say half a football field?
12	A Oh, it's probably a couple of hundred feet anyway.
13	Q During the orientation week, did anybody report any
14	thefts to you?
15	A No, sir.
16	Q Did anybody report any incident to you which would
17	lead you to believe there had been a prowler?
18	A No, sir.
19	Q During the weekend preceding encampment of June 12th
20	did you find a torn flap on one of the tents?
21	A Yes, sir.
22	Q Would you describe that for me, sir?
23	A Well, I believe it would be considered Tent No. 5
24	up there and the flap that had been used for a door had been
	cut off.

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Isn't it true that sometimes weather rips those
    things off?
               No, this was a new tent and I never have known the
     weather to rip one off.
               How new was it?
               I'd just put it up.
7
          Q
               Okay, how big a piece was cut off that tent?
               Oh, must have been a four or five foot piece.
8
          Α
               Did you search the camp to see if anybody had it?
          Q
9
               Well, there wasn't nobody there when I discovered
10
     it but I did ask when they came back.
11
          Q
               What day did you discover it?
12
               Saturday.
13
               And you searched Saturday to see if it was in the
14
     area?
15
          Α
               Yes.
16
               Find anything?
          Q
17
               No, sir.
          Α
18
          Q
               See any footprints there in the camp area?
19
          A
               No, sir.
20
               Mr. Woodward, on the weekend preceding the opening
          Q
21
        camp,
              the weekend camp opened, where did you stay?
22
               Where did I stay?
          'A
23
               Yes, sir.
24
               In my home.
          A.
```

		· · · · · · · · · · · · · · · · · · ·	· · · ·
1		Q	Were you there the entire weekend?
2		A	Yes, sir.
3	en i kiji ki ili Begina Bengan i ki	Q	With Camp Scott in session, what are the security
4	poli	lcies c	of the Magic Empire Girl Scout Council?
5 .		A	The security is mainly just to keep trespassers off
6	the	land.	
7		. Q	Did you ever have trouble with trespassers?
8	, .	A	Very little. The few that I have had trouble with
9	is	usually	down Sycamore Valley, down at the other end and
10	it's	s just	a nice swimming hole that we teach canoeing in and
11	I f	requen	tly have to run people out of there.
12		Q	Are the buildings at Camp Scott locked when camp is
13	not	in se	ssion?
14		A	Yes, sir.
15		Ω	Who has the keys to each of those locks?
16		A	I have the keys.
17		Q ,	Does anyone else have keys to the buildings?
18] : '	."	Well, Barbara Day, the Camp Director has a set of
19	key	s also	
20		Q .	Do you keep your keys on your person at all times?
21	Agenta Salahan Salahan	A	I keep them in my truck.
22	×	. Q	Is there any place that you would go if you lost
23			so you could open a lock - do you have a set of
24	k e y		you put in a particular place?
35	6 - 2-	. A	No. I'd have to get Mrs. Day's set of keys.

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٦	AMAZON CONTRACTOR CONT	
1	Q	That's not an employee of Camp Scott?
2	A	No.
3	Q 7	Were there any men at Camp Scott on Sunday after-
4	noon, June	12th, other than yourself and Richard Day?
5	A	Not that I know of, other than the bus drivers
6	that broug	the children.
7.	Q	All right. And after the bus drivers left, you
8	and Richar	d were the only two men in the area?
9	A	To my knowledge, yes.
10	Q	After the luggage had been delivered to each unit,
11	what did y	ou do?
12	A	Well, I'm not definitely sure. I probably went up
13	to the Gre	aat Hall to aggravate my wife.
14	Q	Was your wife up there cooking at that time?
15	A	Yes.
16	Ω .	How many children were at home with you on June 12th,
17	1977?	
18	A	Three.
19	. Q	On the evening of June 12th, 1977, did you know
20	where you	children were?
21	A	Yes, sir.
22	Q .	Were they with you?
23	A	Two of them was at home with me and one was at
24	work.	
25	Q	On the evening of June 12th, what time did you go

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1	runs along here (indicating) on the south side of the Kiowa
2	Unit; is that correct?
3	A Yes.
4	Q Would you describe that gate in your own words?
5	A It's just a wooden gate.
6	Q Does that gate have a lock on it?
7	A It has a padlock on it but it's actually baling wire
8	holding it up.
9	Q Do you check that gate at night to see if that gate
10	is secure?
11	A No.
12	Q Is that padlock Mr. Cavalier's or yours?
13	A I'm not sure. I think it's probably ours.
14	Q Do you have a key for it?
15	A I don't think so; I never used it.
16	Q Just a minute ago, we were talking about Sunday
17	afternoon, your wife's cooking up there in the Great Hall.
18	Would you tell me what you did Sunday evening?
19	A Well, after it quit raining, we went home.
20	Q Okay, then you're back in at 10:30 with your daught-
21	er; right?
22	A Yes.
23	Q Next morning when you woke up, tell me what woke
24	You?
25	A Barbara Day and her husband were standing at the

1	foot of my bed, telling me to get up.
2	Q Had your wife already left the house?
3	A Yes, sir.
4	Q What did you do when you got up?
5	A Got my clothes on and they told me what happened
6	and I instructed Barbara to call Berry, the highway patrolman
7	and Richard Day and I went over to the scene.
8	Q How did you get to the scene?
9	A In my pickup truck.
10	Q At the scene, where did you park your pickup truck?
11	A In the trail going down to Kiowa Unit.
12	Q Assume for a moment this is the trail going down
13	into the Kiowa Unit and I'm pointing towards the road on the
14	diagram. Were there any cars in front of your truck when you
15	stopped there?
16	A No.
17	Q You were the only one there?
18	A Yes.
19	Q What did you do after you got out of your truck?
20	A Why I had Mr. Day to go up to see that the highway
21	patrol gets in, the law, and I stayed there.
22	Q Did you go to the place where the bodies were, under
23	the tree?
24	A Yes, sir.
	Q Tell me what you saw there?

1	A I saw two sleeping bags and one little girl laying			
2	out in the open.			
3	Q Was there a lady back out into the road or leading			
4	down into the Kiowa Unit?			
5	A Was there a what?			
6	Q Was there a lady? One of the girls out in the road			
7	A No, sir.			
8	Q There was no one there by the trees, no one there			
9	in the road?			
10	A Not that I noticed.			
11	Q Did you see any counselors for the Kiowa Unit down			
12	in the Kiowa area, anywhere in it?			
13	A After we told them to take the children up to the			
14	Great Hall, to go on around the other way, I saw them.			
15	Q In other words, there was no one here with the			
16	bodies when you and Mr. Day drove up in the truck?			
17	A No, sir.			
18	Q There was no one out here in the road when you and			
19	Mr. Day drove up?			
20	A Not to my knowledge.			
21	Q You didn't see anyone out in this area when you			
22	d rove up here?			
23	A No, sir.			
24	Q Who was the first person you talked to after you			
25	got down in the Kiowa Unit?			

		2 3 47.47.47
1	· A	Well, Mr. Day was with me and I talked to him.
2	Q	Including Mr. Day?
3	A	It was Mr. Berry.
4	Q	So you stayed with the bodies while Mr. Day went
5	up to unl	ock the gate and let them in?
6	A	Yes, sir.
7	. Q	Did Mr. Day use your truck to go back to the gate,
8	Mr. Woodw	ard?
9	A	I'm not sure, but I thought he did.
10	Q	Did you give him your keys to unlock the gate?
11	A	I'm not sure if he used my keys or his wife's keys.
12	But my ke	ys were there to be used if he needed them.
13	Q	Did you have them on your person with you?
14	A	No, they was in the truck.
15	Q.	Are they on the same keyring, the ignition key is
16	on?	
17	A	No, sir.
18	Q	Separate keys?
19	A	Yes, sir.
20	Q	So Mr. Day went back to the gate and unlocked the
21	gate?	
22	A	Yes, sir.
23	Q	Was anybody with Mr. Day when he left to go unlock
24	the gate?	
25	A	Not to my knowledge.

1	Q How long was it before anybody else came up to
2	where you were with the bodies there, under the trees?
3	A Oh, it was just a little while later that the
4	highway patrol showed up, Mr. Berry.
5	Q Were any of the unit counselors in that area?
6	A No. sir.
7	Q Did you talk to any of the unit counselors?
8	A No, sir.
9	Q Where did you stand, Mr. Woodward, while you were
10	waiting for the highway patrol?
11	A Right there in the area between the two roads.
12	Q Pardon me?
13	A In the area where the two roads come together, the
14	two roads.
15	Q When Mr. Berry drove up, who was with him?
16	A I believe he was by himself.
17	Q Did Mr. Day come back with Mr. Berry?
18	A I don't think so.
19	Q Did he have some instructions to stay at the gate?
20	A I don't know if he was instructed to stay at the
21	gate or what. My only concern was to get the gate opened so
22	they could get in.
23	Q Yes, sir, I understand that. Now, after Mr. Berry
24	arrived, tell me what happened?
	A Well, he had, I guess - had called the Sheriff's

1	Department because, in a little while, the Sheriff, the
2	ambulance and the next thing I knew, half the world was
3	there.
4	Q Tell me what the order of arrival was as best you
5	can remember, of the law enforcement personnel?
6	A Well, I would say Mr. Berry, if I remember right,
7	was first, and then it was either the ambulance or Sheriff
8	Weaver was there second.
9	Q Do you recall which ambulance it was that came?
10	A No, I never paid that much attention to it. I
11	know it was an ambulance. I think there was two of them
12	that showed up, maybe three.
13	Q Who was the first law enforcement agency to arrive
14	after Mr. Weaver?
15	A I believe it must have been some more Sheriff's
16	showed up. I don't know. There was a Sheriff's car there.
17	Q How about the Locust Grove Police? Were they out
18	there?
19	A The one boy that I think showed up, stayed at the
20	gate; I'm not sure.
21	Q How about Pryor Police Officers? Were any of them
22	there?
23	
24	
25	Q Approximately how much time elapsed while you waited

1	for Berry to	arrive?	
2	A It	couldn't have been much over five or ten	minutes.
3	Q Ca	un you estimate what time of day it was whe	n Troope
4	Berry arrive	ed?	1074
5	A Ob	, it was around 6:30, I'd say.	
6	Q Go	ot there pretty quick after all that happen	red?
7	A Ye	as.	1,000
8	Q Ho	ow long was it before Sheriff Weaver arrive	ad?
9	A I	wasn't too much longer.	
10	Q Ai	nd the ambulances?	
11	A Ye	es, sir.	
12	Q A	oout the same length of time?	
13	A I	can't remember exactly how long it took the	hem. I
14	wasn't payi	ng any attention to time. I'm sorry.	·
15	Q WI	nat happened after the law enforcement off	icers
16	arrived, Mr	. Woodward?	
17	A We	ell, they started investigating and I was	asked to
18	get some ro	pe and rope off the area and	
19	Q Wa	as that rope in your truck at that time?	
20	A No	o, I had to go up to the garage to get it.	
21	Q A	fter you went up there and got the rope and	d came
22	back, what I	happened?	
23	A. We	e roped off the area.	
24	Q A	fter you did that?	
25	,	ell, it wasn't too long after that, I had	a call

1	A	Yes, sir.
2	Q ·	And how long did that take?
3	· A	Oh, probably twenty or thirty minutes.
4	Q	On the night of June 12th and the morning of June
5	13th, did	you hear any unusual noises?
6	A	No, sir.
7	Q	Such as a car, loud noises resembling a fog horn,
8	a frog or	something?
9	A	No, sir.
10	Ω	Do you own any flashlights?
11	A	Yes, sir.
12	Q	How many?
13	A	Oh, I probably have a couple.
14	. Ω	Mr. Woodward, are you a coon hunter?
15	A	Well, I used to be before this happened.
16	Q	Do you have any flashlights that coon hunters use?
17	.А.	That fits on my head? Yes.
18	Q	Do you have any of those box ones?
19	A	Yes.
20	Q	How many of them?
21	A.	One.
22	· Q	Have you ever repaired any flashlights?
23	A	No. I repair the lanterns.
24	Ω	The lantern that goes on your helmet?
25	A	No, the latrine. What do you mean repair? I put

1	batteries in them, yes.			
2	Q Okay, have you ever had one with a bad switch?			
3	A No, my switch is all right.			
4	Q When you were a coon hunter, how long do these			
5	flashlights last you, one of these box flashlights?			
6	A Depending on how long I had had it on and depending			
7	on the battery. You buy a cheap battery, you don't get very			
8	much life.			
9	Q Now Mr. Woodward, back there on the morning of the			
10	13th, when everybody was arriving out there, you told us tha			
11	a lot of law enforcement people were there and that some			
12	ambulances were there. How much time elapsed before these			
13	bodies were placed into an ambulance and removed from the			
14	scene?			
15	A I'm not definitely sure. Seems like it must have			
16	been afternoon, probably two or three o'clock before they			
17	actually moved them. I'm not definite on time.			
18	Q Tell me what you saw while you were there in the			
19	area of the Kiowa Unit?			
20	A In what respect?			
21	Q Just tell me what you did and who you talked to?			
22	A I just stayed there and it got rather warm and the			
23	flies was bothering around the area and I was fanning them			
24	off.			
25	Q All right, so you stayed right there in the area o			

1	the bodie	s quite awhile?
2	A	Quite awhile, yes.
3	Q	What time was it when you left and went back up to
4	your hous	e or in the Camp Director's cabin?
5	. A	The first time I left was when I went up to get
6	Bonnie Br	ewster and her husband.
7	, Ω	Other than that time, Mr. Woodward?
8	A	I don't know, probably 1:00 o'clock. I don't have
9	much valu	e on time.
ιο	Q	Later in the afternoon, did you talk to somebody
L1	from the	OSBI?
12	A	I don't well, now, they asked me for my saw and
13	cut some	things. I'm not sure who all was down there that I
14	was talki	ng to.
15	Ω	Did you loan them your saw?
16	A	Yes.
17	Q	Cut up a piece of floor with that saw; is that
18	correct?	
19	A	Yes, sir.
20	Q	Were you there when they cut it up?
21	A	No, I just let them take the saw.
22	Q	Did you ever look in the tent where the little
23	girls wer	re?
24	A	Yes, sir.
25	Q	What did you see when you opened the tent flap?

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				"
	1	315	A	I don't think so that evening.
	2		Q	Did somebody interview you the next day?
*:	3		A ·	Yes.
	4		Q	Who was that?
	5		A	OSBI is the one that interviewed me.
	6	* **	Q	Did you tell them the same things you have told us
	7	here	today	•
	8		A	Yes, sir.
	9		Q	Did any OSBI Agent contact you after that?
	10		A	Oh, yes, for several days they kept thinking of new
	11	ques	tions	to ask me.
	12		Q .	During that time, were any fingerprints taken from
	13	you?		
	14	· .	A	Yes, sir.
	15		Q	Palm prints?
	16		A	Yes, sir.
	17		Q	The ends of your fingers?
	18		A	Yes, sir.
	19	-	Q	How many sets?
	20	:	A	I don't know.
	21		Ω	Take any samples of your hair?
	22		. A	Yes.
	23		⊋ Q	Samples of blood?
د. سر _د	24		A	No, they took saliva test but no blood that I
χ	25	reme	mber	of.

1	Q Did you take a lie detector test?
2	A Yes.
3	Q How many times?
4	A Twice.
5	Q Where did you take the first one?
6	A A little place that we had there.
7	MR. WISE: If it please the Court, we all know
8	that these tests are inadmissible. Therefore, this cross
9	examination of this subject, we likewise would object to,
10	Your Honor.
11	THE COURT: I'm going to sustain your objection
12	on the grounds that where he took the test is irrelevant.
13	Ask your next question, Mr. Isaacs.
14	Q (By Mr. Isaacs) When did you take the first one?
15	A I don't know where or when?
16	Q When?
17	A I don't remember. It was several days later.
18	Q And the second one, Mr. Woodward?
19	A The following day. They was having trouble getting
20	their machine working the first time.
21	Q Did anybody take anymore fingerprints, saliva, hair
22	from you?
23	A Just the one time.
24	Q Mr. Woodward, did anybody did you see any prints
25	around the tent, Tent No. 7, where the little girls were

`"	
.1	Q Did you see any glasses around any of the tents
2	there, laying out in the grass?
3	A No, sir.
4	Q Did you see a glasses case laying out there in the
.5	grass?
6	A No, sir.
7	Q There has been some testimony about a towel that
8	was seized as evidence, which was hanging on the front edge
9	of the counselor's tent; did you see that towel?
10	A I didn't see it, no, sir.
11	Q Did anyone show you those items of evidence and
12	ask you if you could recognize them?
13	A Not to my knowledge.
14	Q Has anyone shown you any items of evidence in connect
15	tion with this case and asked you to identify those objects?
16	A They showed me those pictures here today and asked
17	me to identify them.
18	Q And those are the only items of evidence you have
19	seen?
20	A Yes, sir.
21	MR. ISAACS: One second, Judge.
22	A TALL MOORALAS NOR EAST RESERVED TODE OF TENETT
23	tents or repair any ropes on tents?
24	A Yes, sir.
2.5	U where is that rope kept?

1	MR. WISE: If it please the Court, the question was
2	asked and answered before.
3	THE COURT: Objection is overruled. You may answer
4	that.
5	A (By Mr. Woodward) Yes.
6	Q Where is that rope kept, Mr. Woodward?
7	A Well, I usually keep it in the garage or in the
8	chick hut.
9 .	Q Where is the chick hut located with reference to
10	your house?
11	A It's just a little ways down and across from the
12	infirmary.
13	Q Would that be south of your house?
14	A Oh, yes.
15	Q Mr. Woodward, on the 12th of June, did any of your
16	dogs bark at anything out in the area of your house?
17	A Not that I remember.
18	Q Mr. Woodward, there's some questions that I need to
19	ask you. I don't mean to pry into your personal life but I
20	have to ask these questions. Have you ever been convicted of
21	a felony?
22	A No, sir.
23	Q Have you ever been convicted of what we call a
24	misdemeanor of moral turpitude, just like drunk driving,
25	peeping tom, or any of that stuff?

1	· · · A	No, sir.
2	Q	Have you ever been treated by a doctor for mental
3	illness?	Topic Control of the
4	A	No, sir.
5	Q	Have you told me everything you know about this
6	case?	
7	A	Yes, sir.
8		MR. ISAACS: Thank you, that's all.
9		THE COURT: Redirect?
10		MR. WISE: We have no redirect and again, would
11	ask that	the witness be excused permanently so he can get
12	back to h	nis duties.
13		THE COURT: Is that all right with you, Mr. Isaacs?
14		MR. ISAACS: No objection.
15		THE COURT: You may leave, if you wish.
16		(WHEREUPON, the witness was excused and withdrew
17	from the	hearing room.)
18		THE COURT: Mr. Wise, who will your next witness
19	be?	
20		MR. WISE: Trooper Berry.
21		THE COURT: Why don't we take his direct examination
22	before th	ne next recess.
23		MR. FALLIS: Trooper Berry, would you come forward
24	and raise	your right hand to be sworn.
25		THE COURT: Do you swear to tell the truth, the

1	whole truth and nothing but the truth, so help you God?	
2	THE WITNESS: I do.	
3	HAROLD BERRY,	
4	called as a witness on behalf of the State, having been	
5	first duly sworn, testifies as follows:	
6	DIRECT EXAMINATION	
7	BY MR. FALLIS:	
8	Q State your name for the Court, please, sir?	
9	A Harold Berry.	
10	Q And your business, profession or occupation, Mr.	
11	Berry?	
12	A Highway Patrol Trooper.	
13	Q How long have you been so employed?	
14	A Seven and a half years.	
15	Q During the month of June of the year 1977?	
16	A Yes, sir, I was.	
17	Q Where do you live, by the way?	
18	A I live in Mayes County, about two and a half miles	
19	correction about a mile south of Locust Grove.	
20	Q How close would your home be to the Camp Scott area?	
21	A About a quarter of a mile.	
22	Q Trooper, directing your attention to the morning	
23	hours of the date June 13th, 1977, were you working at that	
24	time actually on duty?	
	A No, sir, I was at home.	

1	Ω.	Did you ever receive any assignments while you were
2	at home?	
3	A	Yes, sir. I received a phone call from my District
4	Headquart	ers.
5	Q	What did you do as a result of - if anything - of
6	that phon	e call?
7	A	I went to Camp Scott.
8	Q	Was anybody with you when you went there?
9	A	No, sir.
10	Q	Were you in uniform?
11	A	Yes, sir.
12	Q	Were you in a vehicle marked?
13	A	Yes, sir.
14	Q .	Regular patrol-type vehicle?
15	A	Yes, sir.
16	Q	And Trooper, when you arrived at Camp Scott, can you
17		please, if the gate to Camp Scott was being in a
18		locked condition or unlocked condition?
19	me there	I don't recall, sir. There's just a man that met at the gate.
20	o cuere	Do you recall who that man was?
21	A	I believe it was Mr. Day, the Camp Director's
22	husband.	1 Delleve It was Mr. Day, the Camp Director's
23	Q Q	Richard Day?
24	A	I believe that's his name, yes, sir.
25		

1	Q After he met you, what did you do?
2	A He led me down to where the bodies were at. The
3	little girls.
4	Q Where some bodies were?
5	A Yes, sir.
6	Q Are you familiar with the Camp Scott area as to
7	designations by Kiowa and so on?
8	A I just know where the Kiowa camp is by name.
9	Q The area where he led you, would that have been
10	near or in the Kiowa area?
11	A Yes, sir.
12	Q All right. Now, when you first arrived there with
13	Mr. Day, did you observe or see any other law enforcement
14	personnel in the area?
15	A No, sir.
16	Q To your knowledge, who was the first law enforcement
17	person on the scene?
18	A I was.
19	Q Can you tell the Court what you did after you
20	arrived there at that location?
21	A I pulled my patrol car up to the scene, got out and
22	went over to where the bodies were laying. I visually looked
23	around the bodies, seen what I had, went back to my unit radi
24	called my headquarters and asked for the Sheriff to be noti-
	fied.

1	Q Can you give the Court some idea as to what time
2	of day you arrived there at the scene where you say you saw
3	the bodies?
4	A At approximately 6:40 a.m.
5	Q Trooper, you made reference to "bodies". Did you
6	actually see bodies?
7	A I saw a partial of one body.
8	Q I see.
9	A Partially covered by a sleeping bag.
10	Q And in addition to the at least exposed area of the
11	body, did you see any other objects or items?
12	A Yes, sir, I saw a roll of tape and a flashlight.
13	Q Trooper, I'll hand you what has been introduced into
14	evidence as State's Exhibit No. 5, a photograph, depicting
15	the scene that you have described, I believe. Do you recog-
16	nize that, by the way?
17	A Yes, I do.
. 18	Q The objects that you have indicated, the tape and
19	flashlight, are they visible in that photograph?
20	A Yes, sir, they are.
21	Q Do they appear in the photograph in the same posi-
22	tion as they appeared to you when you first arrived on June
23	13, 1977?
24	A Yes, sir.
25	Q And the photograph, insofar as the depiction of the

1	partially exposed body and sleeping bag, do they appear the
2	same?
3	A Yes, sir.
4	Q All right. You indicated that you went to your
5	vehicle and made a call to your superior?
6	A Yes, sir.
7	Q And did anybody respond to that call?
8	A Headquarters advised me that the Sheriff had been
9	informed and was en route.
10	Q Did you ever see the Sheriff there that day?
11	A Yes, sir.
12	Q How long after your arrival would you estimate he
13	appeared?
14	A Probably twenty minutes, twenty-five minutes.
15	Q Did you recognize or see any other persons that you
16	know in law enforcement during the day?
17	A Yes, sir, I notified the Locust Grove Police Depart
18	ment to assist me on securing the scene of the crime.
19	Q Now, you use the expression "securing the scene of
20	the crime"?
21	A Yes, sir.
22	Q What did you do in that regard?
23	A I notified Locust Grove and had a P. D. Officer-to
24	come out to where the main gate goes into the Girl Scout Camp
	and asked if he would, to stop the vehicles there at the gate

security of this area? nel there not to allow no one into the area. area? 9 were at. on the ground? the tape? A 21 time near the bodies in that area? 22 Α 23 Q 24 to you? 25

1 and to allow no one except authorized personnel in. 2 Did you take any other steps in order to carry out 3 4 Yes, sir. I advised him to notify me whenever the Sheriff came through the gate. Also, I asked the camp person-5 6 Now, did you or anybody in your presence, take any 7 precautions insofar as using markers or indicators of this 8 Yes, sir. After the Sheriff arrived, we took some 10 rope - nylon rope - and we roped off the area where the bodies 11 12 Now, when you say you roped it off, did you lay it 13 14 No, sir, we tied it from tree to tree limb. 15 How close was your vehicle parked, your best esti-16 mate to the scene where you saw the body, or at least the 17 portion of the body, the sleeping bags, the flashlight and 18 19 Approximately thirty or thirty-five foot. 20 And did you remain for any considerable length of Yes, sir. I remained until the Sheriff arrived. During that period of time, was this area visible

-		
1	A	Yes, sir.
2	. Q .	Did you observe anybody touch or molest or move
3	any of the	e objects that you had observed there when you
4	arrived?	
5	A	No, sir. I instructed that everything be left
6	alone.	
.7	Q	How long did you remain in Kiowa Camp that day?
8	A	That day, sir?
9	Q	Yes, sir.
10	A	All day.
11	Q	During the time that you were there, all day, did
12	you obser	ve or see any persons that came into the area other
13	than law	enforcement or authorized personnel?
14	A	No, sir.
15	Q	When you and Richard Day went down to the scene,
16	when you	first went down into that area, were there any other
17	people ne	ear or around what was later determined to be sleepin
18	bags and	this body?
19	· A	Not that I remember, sir.
20	Q	Did you see any people that you knew or know today
21		een camp counselors or individuals with the Camp
22	Scott pro	ogram in that area?
23	A	At the time I went down or during the time I was
24	there?	
	Q	While you were there, sir?

1	A	Yes, sir, I talked to Barbara Day, the Camp
2	Director,	and Mr. Day and the camp ranger.
3	Q	That was Mr. Woodward?
4	A	Yes, sir.
5		MR. FALLIS: No other questions. Thank you.
6		THE COURT: Why don't we take a ten minute recess
7	at this ti	ime.
8		(Following a ten minute recess, proceedings con-
9	tinued as	follows:)
10		CROSS EXAMINATION
. 11	BY MR. IS	AACS:
12	Q	Mr. Berry, I believe you testified you live just
13	down the	road, across the road from Camp Scott; is that
	correct?	
14	COLLECT	
15	A	Yes, sir.
16	Q	How long have you lived there?
17	A	Approximately three years.
18	Q	How long have you lived in Locust Grove there?
19	A	About seven and a half years.
20	Q	Are you a coon hunter?
21	A	Used to be.
22	Ω .	Did you use a flashlight?
23	· A	Sir?
24	Q	Did you use a flashlight?
25	A	No, sir. When I hunted, I used the lantern.

1	Q	Any of your sons coon hunters?
2	A	They're not old enough.
3	Q	A lot of people fish in the area of Camp Scott and
4	the Locus	t Grove area, do they not?
5	A	Yes, sir.
6	Q	A lot of vacationers come up around the Twin Bridges
7	area; is	that not correct?
8	A	Yes, sir.
9 .	. Д	You have a lot of traffic come through here during
10	the summe	rtime from outside the Locust Grove population, don't
11	you?	
12	A	Yes, sir.
13	Q	During the time you have been a Trooper with the
14	Oklahoma	Highway Patrol, have you ever invéstigated a complaint
15	on the Ca	mp Scott grounds?
16	A	I investigated a complaint once on some stolen tents
17	Ω	When was that?
18	A	Probably about four or five years ago.
19	Q	Other than that, have you ever been on the camp
20	grounds?	
21	A	On the camp grounds itself?
22	Q	Yes, sir.
23	A	Yes, sir, when Horace Bell used to be Camp Director,
24	I used to	visit him there.
25	Ω	Mr. Berry, let me direct your attention to the

1 morning of the 13th day of June at about 6:40 in the morning 2 at the gate at Camp Scott. Would you tell me who met you there? 3 I believe it was Mr. Day. 4 Was he by himself? 5 6 To my knowledge, yes. Which direction was the vehicle that he rode to the 7 Q gate in parked? Which direction was it facing? 8 I don't recall, sir. 9 Was it inside the gate or outside of the gate? 10 I believe he was on the inside. 11 Tell me what happened when you arrived? Did you 12 talk to him or did you just proceed on to the camp or did 13 you discuss it? What happened? 14 No, sir, he just advised me that they had found 15 some little girls dead in their tent -- I mean in their 16 sleeping bags and I said -- I asked him to show me where they 17 were at. 18 Q Did he lead you down there? 19 Yes, sir. 20 Was he driving a vehicle? Q 21 Yes, sir. 22 What kind? Q 23 I believe it was a van, a light brown van. 24 Did you go straight to Kiowa Unit area? Q 25

```
A
               Yes, sir, we did.
               And when you arrived at the Kiowa Unit, who was
          Q
     with the bodies?
3
               When we arrived there?
5
               Yes, sir.
6
          A
                I don't remember anybody being there, sir, when
     I arrived at the bodies.
7
8
          Q
                Was Mr. Woodward down there when you arrived?
                I don't recall, sir.
9
          Α
          Q
                What did you do after you drove down into the unit
10
     area?
11
                After I got into the unit?
          A
12
                Yes, sir?
          Q.
13
                I got out of the patrol car, walked over with Mr.
14
     Day to where the bodies were laying.
15
                Did you see any tape there by the bodies?
          Q
16
                Yes, sir.
17
          Q
                Did you see a flashlight there?
18
                Yes, sir.
          Α
19
                Did you see any rope there?
          Q
20
                No, sir.
          A
21
                Did you see any glasses by the body?
           Q
22
                Glasses?
           A
23
                Yes, sir?
24
           À
                No, sir.
 25
```

1	Q	A glasses case by the bodies - a red one?
2.	A	No, sir.
3.	Q	Did you see any photographs of any sort near those
4	bodies?	
5	A	No, sir, I did not.
6	Q	After you had got out and gone over there where
7	the bodie	s were, what did you do?
8	A	After I viewed the bodies and saw that it was a
9	h omicide,	I went back to the patrol car.
10	Q	And then what happened?
11	A	I notified my headquarters to contact the Sheriff's
12	Departmen	t.
13	Q	After notifying headquarters, what did you do?
14	A	I notified Locust Grove to send out a PD Officer
15	to help m	me secure the area.
16	Q	Who was with you, if you recall, there in the area
17	after you	notified the authorities of the homicide at Camp
18	Scott?	
19	A	After I got back out of the unit?
20	Ω	Yes, sir?
21	A	I believe Mr. Day was, Mr. Woodward, and they're
22	the only	two that I can remember right offhand.
23	Q	Mr. Berry, after you got out of the unit, did you
24	instruct	anybody to stand back away from those bodies, don't
25	mess with	any of the evidence?

1	A.	I just instructed them not to touch nothing.
2	Q	All them everybody there?
3	A , 2	Everybody that was present, yes, sir.
4	Q	Did you leave that area until Sheriff Weaver and
5	the people	e with the ambulances came there in the Kiowa Unit?
6	A	No, sir.
7	Q	How long was it before someone responded to your
8	radio mes	sage?
9	A	Approximately twenty minutes, twenty-five minutes.
10	·· Q	And who was the first to arrive after the radio
11	messages?	
12	A	Sheriff and the doctor, Dr. Collins, I believe was
13	the name.	
14	. Q	Did they come together or in separate automobiles?
15	A	They came together.
16	Q	What happened when they arrived?
17	A	The Sheriff got out and the doctor got out and they
18	proceeded	over to the bodies, where the doctor examined the
19	one littl	e girl.
20	Q	Which doctor was that?
21	, A	Dr. Collins.
22	Q	You say he examined the little girl. Did he touch
23	her?	
24	A	-Yes, sir.
25	Q	What did he do when he touched her?

_	
1	A Just checked her neck for vital signs.
2	Q Is that all?
3	A That's all I know.
4	Q What happened then, Mr. Berry?
5	A Then, I believe, Barbara Day come down and the
6	Sheriff talked to her for a few minutes and then we walked up
7	to a tent.
8.	Q Which tent was that, Mr. Berry?
.9	A It would be the 7 Tent up here, yes, sir, Tent 7.
10	Q Who went with you when you walked over to the tent?
11	A Sheriff, myself, Dr. Collins and the Camp Director;
12	to the best of my knowledge, that's all.
13	Q What occurred at the tent?
14	A She pointed out the tent to us. I looked on the
15	inside of it.
16	Q What did you see when you looked inside?
17	A I saw some, looked like apparently dried blood on
18	the floor.
19	Q Did it appear to have been wiped up?
20	A You mean the blood, sir?
21	
22	
23	of it.
24	
2.5	A No, sir. The Sheriff said he saw a partial print,

1	looked like a footprint. I just glanced in. I didn't
.2	Q Approximately how long did you view the interior of
3	that tent?
4	A Oh, myself, probably a minute.
5	Q Then what did you do?
6	A Oh, I think we stood around and talked. Then we
7	walked back down to where the bodies were at.
8	Q Was there any sign how the person or persons gained
9	entry to that tent to remove those little girls from the tent
10	and take them over under those trees?
11	A I don't know whether there would be signs, but
12	they were removed from that direction. But in the back of
13	the tent, the tent had been split, apparently tore.
14	Q It had been slit?
15	A It looked like it had been tore. I don't know if
16	it had been tore, if it was slitted up, but there was a torn
17	spot in it.
18	Q How far is Tent 7 from where the bodies were found?
19	A Oh, approximately a hundred yards, 150 yards.
20	Q After you and Mr. Weaver and Mrs. Day went over to
21	the tent, what did you do?
22	A What did I do?
23	Q Yes, sir?
24	A I stood around with the Sheriff.
25	Q Where were you standing at the tent?

1	·A	Yes, sir.
2	Q	Then, what happened?
3	A	Then we returned back down to where the bodies
4	were at.	
5	Q	Did you travel in a diagonal pattern from the place
6	where the	bodies were, to the tent, in a line - straight line?
7	A	No, sir, I think we walked around on the inside of
8	the tent,	semi-circle with the tent, to the end tent.
9	Q	Did you see any items of evidence, or were any
10	items of	evidence seized in your presence when you walked
11	from Tent	No. 7, back around to the bodies?
12	A	No, sir.
13	Ω	Who was left at Tent 7, to secure the area when you
14	walked do	wn to the bodies?
15	, A	No one, sir.
16	Q	All of you looked in the tent and walked back around
17	to the bo	dies?
18	A	Yes, sir.
19	Q	Then what happened, Mr. Berry?
20	A	I don't know, sir. I just stood around there for
21	awhile af	ter the Sheriff was there. I went on up to the
22	camp's ma	in headquarters.
23	Q	When you got back around to the bodies, had more
24	law enfor	cement people arrived?
25	A	Yes, sir. During that morning they did, yes, sir.

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1	Q	How many?
2	A	How many?
3	Q	Yes, sir?
4	A	I don't have any idea, sir.
5	Q	OSBI Agents came there later in the morning, didn't
6	they?	
7	A .	Yes, sir.
8	Q ·	Several highway patrol officers came later, didn't
9	they?	
10	A	Yes, sir.
11	Q · ·	Mayes County Sheriff's Office was represented
12	there and	I believe you said Locust Grove Police were there,
13	didn't yo	ou?
14	A	Yes, sir. I had them on the main gate.
15	Q	Was there any FBI Agents out there?
16	A	Not to my knowledge.
17	Q	You had ambulance drivers in the area, also, didn't
18	you?	
19	A	Yes, sir.
20	Q	Were there any other law enforcement agencies re-
21	presented	at the Kiowa Unit area that morning?
22	A	Not to my knowledge.
23	Q	When you went back around to the bodies, were in-
24	struction	ns given to anyone to preserve the crime scene?
2-7	· A	Yes, sir, me and the Sheriff or the Sheriff asked

1	for a rope so we could rope off where the bodies were at.
2	Q Who did he ask for the rope?
3	A He asked the camp there, and I think the camp
4	ranger went up and got some rope and brought it back down to
5	us.
6	Q Did you help him rope off the area?
7	A Yes, sir.
8	Q Who else helped?
9	A The undersheriff and I think the camp ranger and
10	I think an ambulance attendant helped.
11	Q Was Dr. Collins present during this time when you
12	roped the area off?
13	A Yes, sir.
14	Q What was he doing?
15	A I don't know, sir.
16	Q After you roped the area off, what did you do?
17	A I made a phone call to my District Headquarters and
18	advised them what had happened.
19	Q Did anyone go with you up to the main camp area?
20	A No, sir.
21	Q What happened then?
22	A After I talked to my superiors at Vinita, I asked
23	the Camp Director to give me the names of the little girls so
24	I could give them to my superior.
	Q Did she give them to you?

_	
1	A Yes, sir.
2	Q Who else did you talk with?
3	A Sir?
4	Q Who else did you have a conversation with?
5	A I asked if I could - I'd like to talk to the three
6	counselors that were in that area.
7	Q Okay, did you talk to them?
8	A Yes, sir, briefly.
9.	Q Interview them?
10	A I just talked with them briefly. I asked them if
11	they would go to the little girls and tell them that a lan-
12	tern had been taken and ask them if they had heard any noise
13	during the night at camp.
14	Q When was that lantern taken?
15	A There wasn't no lantern taken. I just used that for
16	the little girls to see if they had heard any noise during
17	the night.
18	Q Did any of the little girls tell you that they
19	had heard any noise?
20	A No, sir, I didn't talk to the little girls. I
21	just talked to the counselors. That's why I asked the counsel
22	ors to ask the little girls.
23	Q So it was the counselors. The counselors you talked
24	to then would be Dee Elder, Carla Wilhite and Susan Emery,
	the three girls who were councilous in the Wiener Weit?

1	A Yes, sir.
.	
2	Q Am I correct when I say we know that all the little
3	girls in the Kiowa Unit had been taken back to the Great Hall
4	A Yes, sir.
5	Q So this would have been about 10:00 o'clock in
6	the morning?
7	A I don't have any idea, sir. I imagine.
8	Q After you asked the girls to go talk to the campers
9	what did you do?
10	A Waited on the girls to come back and they told me
11	that they hadn't heard no noise during the night.
12	Q And then what happened?
13	A Then after that, I went back to where the crime
14	scene was.
15	Q When you arrived at the crime scene, who was presen
16	near the bodies?
17	A I don't have any idea, sir.
18	Q A lot of people down there?
19	A Yes, sir.
20	Q Had the ambulance people pretty well sealed off the
21	area?
22	A Yes, sir, I believe they were removing the bodies.
23	They weren't there whenever I got back down there.
24	Q Do you recall what time of day it was when those
25	bodies were removed from under the trees and transported from

1	Camp Scott?
2	A No, sir, I don't know exactly what time. I don't
3	have any idea.
4	Q It was afternoon, was it not?
5	A I'm not sure; I don't know, sir, the time.
6	Q What did you do in the Kiowa Unit area after going
7	back down there?
8	A I assisted the Crime Bureau and the Sheriff's
9	Department.
10	Q How did you assist them?
11	A On the crime scene searches and so forth.
12	Q Did you conduct the search or direct one?
13 g	A No, sir, I was just involved in search.
14	Q You participated?
15	A Yes, sir.
16	Q Where did you search, Mr. Berry?
17	A We searched behind the tent area and the wooded
18	area.
19	Q When you say "behind the tent area", do you mean to
20	the northeast northwest, excuse me?
21	A Yes, sir, it would be about more or less west from
22	the camp area from the tent. We just took a section of woods
23	at a time and went through it.
24	Q Mr. Berry, were any items of evidence seized as a

Participants of the second sec

1	A	No, sir.	
2	Q	While you were there, were any items of ev	idence
3	collected	that you saw?	
4	A	No, sir.	
5	Q	Did anyone show you any photographs that m	orning at
6	Camp Scot	t of any kind?	
7	· A	No, sir.	
8	Ω	After you conducted that search west of Te	ent No. 7,
9	in the Ki	owa Unit, what did you do?	1
10	A	I believe I went back up to the area and h	ad dinner
11	ate.		
12	Q	Went up to the Great Hall?	
13	A	Yes, sir.	`;
14	Q	Mr. Berry, that search that you conducted	to the
15	west, wou	ld you describe for me more fully what area	a of
16	ground yo	u covered and the people with you?	•
17	A	May I use the board?	
18	Q	Yes, sir. Step down, please, sir.	•
19	A	Just a group of officers, Crime Bureau of	ficers,
20	there's a	fence somewhere in this location right her	re, it's
21	more sout	h than east.	Contract of the second
22	Q	Excuse me for interrupting. Would that for	ence border
23	on John C	avalier's property?	
24	A	Yes, sir, I believe so. We just formed a	line
25	across be	shind the tent, oh, probably eight or nine	men, and

1	we walked from back behind the tent, back to an open field.
2	Q How far was that, Mr. Berry?
3	A Probably 400 yards.
4	Q Okay. Could the record show that the line was
5	formed from Tent 1, to around about would you give me an
6	estimate on which tent? That lower one on the left there is
7	Tent 1.
8	A Probably the second tent here. We just took it in
9	sections, walked through here and then we come back up, back
10	and forth.
11	Q So you walked west from the tent, in a westerly
12	direction?
13	A Yes, sir.
14	Q During that search, did anyone pick up any evidence
15	or find any evidence?
16	A Not to my knowledge.
17	Q Did anybody call for any technical investigator to
18	come and look at any item?
19	A Behind the tent area?
20	Q Yes, sir.
21	A Not to my knowledge.
22	Q After you conducted that search, what did you do?
23	A That's when I went and ate.
24	Q After you ate, where did you go?
2 =	A I probably just hung around the area there, waiting

1	A	There was Charlie Newton, myself, Dean Neal, Tom
2	Caldwell	
3	Q	Caldwell?
4	A	Caldwell.
5	Ω	Can you think of anybody else?
6	A	No, sir, not offhand.
7	Q ·	What time of day was it when you left Camp Scott
8	and retu	rned home?
9	A	Probably around 8:00 or 9:00 p. m.
10	Ω	Mr. Berry, do you know Gene Leroy Hart?
11	A	Do I know him?
12	Ω	Yes, sir?
13	A	No, sir, not at that time, I didn't know him.
14	Q	Do you know any members of his family?
15	, A ' , , ,	Yes, sir.
16	Ω " ··	Do you know his mother?
17	A	No, sir.
18	Q	Do you know Miller Johnson?
19	A	Yes, sir.
20	Q	Thurmond Johnson?
21	A	Yes, sir.
22	Q	Tammy?
23	A .	Who?
24	Q	Tammy?
25	A	Tammy?

		1
1	Q Johnson?	
2	A No, sir, I don't know Tammy.	
3	Q Are you acquainted with any of his other relatives?	
4	Mrs. Bo Ballou?	
5	A Yes, sir, I know the Ballous.	
6	Q That morning when you got the call, where were you?	١
7	A I was home in bed.	
8	Q On your way over there to Camp Scott, did you see	
9	anybody?	١
10	A No, sir.	
-11	Q Did anybody report to you seeing a suspect or	
12	suspicious individual in the area of Camp Scott on the mornin	19
13	of June 13th?	
14	A No, sir, not to my knowledge.	
15	Q Are you acquainted with a fellow that lives there	
16	in the area, a Jack Shroff?	
17	A Jack who?	
18	Q S-H-R-O-F-F?	
19	A Shroff? I met him one time.	
20	Q And when was that?	
21	A He was brought to the Girl Scout Camp.	
22	Q After you went home, that's the first day, were you	1
23	sent back to the Girl Scout camp the next day?	,
24	A Yes, sir.	
25	Q And when you got back the next day, what did you do	>?

1	A	I just assisted.
2	Q	In what way?
3	A	Oh, carried water to some dogs.
4	Q	They brought some bloodhounds or trail dogs in?
5	A	Trail dogs.
6	Q	Where did those dogs come from?
7	A	Out of state somewhere; I don't know exactly where.
8	Might hay	ve been the third day.
9	Q	Pennsylvania?
10	A	Sir?
11	Q.	Pennsylvania?
12	A	Yes, sir.
13	. Q	Let me back up just a moment. On the first day
14	you were	at Camp Scott, Berry, did you overhear a conversation
15	in which	Gene Leroy Hart's name was mentioned?
16	A	The first day?
17	Ω	Yes, sir?
18	A	No, sir, I never.
19	Q .	Morning of the first day?
20	A	Not to my knowledge.
21	Ω	It's a known fact that Mr. Hart's mother lives
22	a short	distance from Camp Scott where this homicide occurred?
23	A	Yes, sir.
24	. Ω	And there's been some talk about that fact, has
25	there no	t, among law enforcement agencies?

1	A	Yes, sir, but whether on the first day or not, I
2	don't know	7.
3	Q	But you have had a conversation about that?
4	A	Yes, sir. I don't know whether it was on the first
5	day or not	:•
6	Q	Mr. Berry, on the second day, other than carrying
7 .	water for	these dogs - watering these dogs - what did you do?
8	A	Mostly waited around just for instructions.
9	Q	Did you participate in any trailing by the dogs
10	in search	of any suspect or suspects?
11	A	Yes, sir, but I don't know whether it was on the
12	second day	y or third day. I don't have any idea.
13	Q .	Tell me about the trailing of suspects or suspect?
14	A	Well, one day we got a report from some farmer -
15	I can't r	emember his name - but he jumped somebody up in a
16	holler up	by his place. We took some dogs and went over
17	there and	I had one bloodhound and Deputy Sheriff David had
18	another a	nd we searched the area in there and no results.
19	Q	What was the location of that place?
20	A	Be about probably two miles west of Camp Scott.
21	Q	Did anybody ever show you a pair of glasses and a
22	glasses c	ase that were found somewhere out there around Camp
23	Scott?	
•.	A	No, sir.

Did anybody ever talk about some photographs that

1	were	found	1?
2	روهو د مون د	A	Pardon?
3	7	Q	Some photographs that were found on the Camp Scott
4	camp	groun	1?
5		A	No, sir, not to my knowledge.
6	·#ť	Q	How about some photographs found south of Camp
7	Scot	t?	
8		A	Yes, I think they found a photograph down south.
9		·Q	Were you present when that photograph was found?
10		A	No, I wasn't.
11		Q	We were talking a little bit earlier about Mr.
12	Jack	Shro	ff. Do you recall what day he was brought to the
13	camp	?	
14	<u> </u>	A	No, sir, it could have been the second day or third
15	day.	Ιd	on't know. I remember he was brought there but I
16	don'	t rem	ember the exact date it was.
17	·	Q	Then what happened when he was brought to the camp?
18		Α .	I presume he was interviewed by the Crime Bureau.
19		Q.	Were you present during the interview?
20		A	No, sir, I was not.
21		Q	On that day that Mr. Shroff was brought there, what
22	1 1		nt with him did you have, other than the fact that
23	you	knew	he was there?
24		A	I didn't have no involvement with him.
25	· .	Q	Okay, your duties that day when he was brought to

1	the camp included what?
2	A My duties?
.3	Q Yes, sir?
4	A Just stand by.
5	Q Did you conduct any search of the Camp Scott area
6	other than the one we've talked about?
7	A Not to my knowledge, just down that fence behind
8	that fence in the area that I remember searching.
9	Q Did anybody report to you there had been a theft
10	of some personal items from one of the tents?
11	A No, sir.
12	Q How long did you participate in the investigation
13	of these homicides?
14	A Probably about a week - however long it lasted.
15	Q Well, it's been going on for quite awhile. I'd
16	like for you to clarify that for me, if you could.
17	A You mean whether there at Camp Scott?
18	Q Yes, sir, right there at Camp Scott?
19	A I was there at Camp Scott every day field operations
20	were there in Camp Scott.
21	Q While you were there, Mr. Berry, what was your pri-
22	mary function?
23.	A Just to stand by and to assist.
24	Q Okay. Who conducted most of the investigation?
25	A The Oklahoma Crime Bureau.

1	Q How many agents did they have up there?
2	A I don't have any idea, sir.
3	Q What day, if you recall, was this investigation
4	closed in the Camp Scott area?
5	A What day?
6	Q Yes, sir.
7	A I don't recall, sir.
8	Q But it was about a week, you said?
9	A Probably a week, seven days, eight days.
10	Q During that week, did anybody show you a footprint
11	or bootprint?
12	A No, sir.
13	Q After that week, has anybody shown you a footprint,
14	bootprints or any articles of footwear?
15	A No, sir.
16	Q Now, moving on ahead, after that week that you were
17	at Camp Scott on duty there, have you had a conversation with
18	anyone regarding the investigation of these homicides, in your
19	capacity as a police officer - highway patrolman?
20	A After we left Camp Scott?
21	Q Yes, sir?
22	A Oh, yes, sir, I probably talked to half a dozen.
23	Q Give me the names of those people.
24	A : I don't have any idea - just other officers that
25	we meet and talk.

1	O Did you ever participate in any of the searches in
2	the Camp Scott area?
3	A On the grounds?
4	Q Yes, sir?
5	A Yes, sir.
6	Q Participated in the searches south of Camp Scott?
7	A No, sir, I just by automobile.
8	Q Mr. Berry, did you ever conduct a road block in
9	the Camp Scott area?
10	A On camp or around camp?
11	Q Around the camp?
12	A No, sir, not to my knowledge, I haven't.
13	Q Now, there's some photographs that were found to
14	the south of Camp Scott and those photographs, I understand
15	were found sometime after the homicides. Do you know any-
16	thing about those photographs?
17	MR. FALLIS: If it please the Court, that question
18	has been asked and answered and we would object to it on the
19	grounds - in order to save some time, he did ask about that
20	earlier.
21	THE COURT: Sustained. You did, Mr. Isaacs.
22	MR. ISAACS: I did cover that?
23	THE COURT: Yes, sir.
24	MR. ISAACS: I apologize.
	Q There were some photographs found at Camp Scott

1	later on, after the first week. Did you ever view those
2	photographs?
3	MR. FALLIS: If it please the Court, I would object
4	to that on the same grounds. That was asked about earlier.
5	THE COURT: He's already answered, Mr. Fallis. He
6	said no, I believe.
7	Q Have you taken any recent statements from anybody
8	that you interviewed during this investigation?
9	A No, sir.
10	Q Any tape recorded statements?
11	A No, sir.
12	Q Have you checked any items of evidence which were
13	submitted to any investigative agency for analysis?
14	A No, sir, not there on camp, I haven't.
15	Q How about off the camp? Have you collected any
16	items of evidence off the camp?
17	A Not personally, I haven't. I had a man to bring me
18	an item one time and I sent it to the lab.
19	Q What item did he bring?
20	A I believe it was a Coke can he had found.
21	Q Where had that Coke can been found?
22	A It had been found
23	MR. FALLIS: Excuse me, Your Honor, I'm going to
24	object unless the officer was present when it was found.
25	THE COURT: Sustained.

1	Q By whom was that Coke can found?
2	A Bates. A man by the name of Bates.
3	Q Do you know where he lives?
4	A Yes, sir.
5	Q What is his address?
6	A I don't know his address.
7	Q Describe for me where he lives?
8	A He lives approximately three miles south or -
9	correction - east of Locust Grove.
10	Q Do you know his first name?
11	A Granville.
12	Q Did anyone offer to you any other items of evidence
13	that you submitted to someone for analysis?
14	A No, sir.
15	MR. ISAACS: Judge, may I have a moment to confer
16	with my client and Mr. Pitchlynn?
17	THE COURT: Yes.
18	Q (By Mr. Isaacs) During the investigation on the
19	Camp Scott campgrounds, did anybody secure the tent, Tent No.
20	7 on the first morning, June 13th?
21	MR. FALLIS: If it please the Court, I'll object
22	to that on the grounds it has been asked and answered. I
23	believe the question was asked.
24	THE COURT: I believe he has testified that he
25	left without leaving anyone there, Mr. Isaacs.

1	MR. ISAACS: Well, my question is, did anybody
2	secure the area? I know that he left and nobody was there
3	but I wanted to know if anybody secured it.
4	THE COURT: I understand. You may answer, if you
5	know the answer.
6	A Not to my knowledge. They could have. I don't
7	know for sure.
8	Q Not the first day, you didn't see anybody cording
9	that off with rope, did you?
10	A No, sir, I never.
11	Q Did you ever hear any discussion about a towel
12	from one of the counselors' tents?
13	MR. FALLIS: I object to that as asked and answered
14	I object to it on that grounds.
15	THE COURT: Overruled. You may answer that.
16	A Yes, sir, I heard them talking about a towel.
17	Q Did you see the towel?
18	A No, sir.
19	Q Was that towel mentioned with reference to having
20	been used to wipe up blood?
21	A Not to my knowledge. Not to me.
22	Q Did you hear them talking about a towel?
23	A I heard them talking about a towel, yes.
24	Q Did anybody mention any glasses in your presence?
25	A Not to my knowledge.

1	Q Any glasses' case?
2	A No, sir.
3	MR. FALLIS: All this has been asked and answered
4	more than one time. We're consuming a lot of time here and
5	I would object on that grounds.
6	THE COURT: Sustained. Any other questions, Mr.
7	Isaacs?
8	MR. ISAACS: No, sir.
9	THE COURT: Any redirect?
10	MR. FALLIS: Just one question, Your Honor.
11	REDIRECT EXAMINATION
12	BY MR. FALLIS:
13	Q Counsel asked you if you secured the area. Are you
14	saying you don't know if anybody secured the tent area, or
15	you know it was not secured?
16	A I don't know whether anybody secured it. It was
17	secured but I don't know when.
18	MR. FALLIS: Thank you. No further questions.
19	MR. ISAACS: No questions.
20	THE COURT: May this witness be excused?
21	MR. WISE: We would certainly ask that he be
22	excused so he may go back to his duties.
23	7" 7
24	(WHEREUPON, the witness was excused and withdrew
	from the hearing room.)

1	MR. ISAACS: Judge, there's one witness that asked
2	me during the noon hour when I was in the Law Library if we
3	could give him 24-hour notice. That one by the name of
4	Carey.
5	MR. WISE: We would certainly ask that that pri-
6	vilege be allowed. He's got a baby in the hospital.
7	THE COURT: What's his name?
8	MR. WISE: Norman Carey, and I guess under
9	subpoena by the Defendant.
10	MR. ISAACS: No, Norman Carey hasn't been subpoena-
11	ed by us.
12	THE COURT: All right, Mr. Carey will be on 24-hour
13	notice. Are you ready for your next witness?
14	MR. WISE: If it please the Court, the State would
15	next call David Parker.
16	THE COURT: Raise your right hand. Do you swear to
17	tell the truth, the whole truth and nothing but the truth, so
18	help you God?
19	THE WITNESS: I do.
20	DAVID RAY PARKER,
21	
22	duly sworn, testifies as follows:
23	DIRECT EXAMINATION
24	BY MR. WISE:
	Q Would you state your full name for the Court and the

1	record, please?
2	A David Ray Parker.
3	Q Where do you live, David?
4	A Pryor, Oklahoma, now.
5	Q On June 13th of 1977, by whom were you employed?
6	A Jim Green's Funeral, part-time and Ralston-Purina
7	full time.
8	Q On that particular morning, in the early morning
9 .	hours of approximately 6:00 o'clock or sometime thereafter,
10	were you called to your services as employee of Green's Fun-
11	eral Home?
12	A Yes.
13	Q In what capacity, please?
14	A All I got that I thought it was a car wreck.
15.	Q What was your job then?
16	A Well, just ambulance driver at that time.
17	Q Did you get a request for assistance by that ambu-
18	lance?
19	A Yes, sir.
20	Q Did you respond?
21	A Right.
22	Q Who was with you, if anyone?
23	A My dad, Paul Parker.
24	Q And where did you drive the ambulance? Who drove?
25	A I drove.

1	Q	And where did you drive the ambulance to, Mr.
2	Parker?	
3	A	I drove straight to Locust Grove, to the intersec-
4	tion w	as radioed to stop there and wait for the Sheriff's
5	Departmen	t and another ambulance.
6	Q	Did you meet the Sheriff there at that intersection?
7	A	Yes.
8	· Q	Did you follow them on to another location?
9	A	Yes.
10	Q	Where was that location as best you can tell us?
11	A ·	In the Camp Scott area.
12	Q	Did you go to the scene of a tragedy in the Camp
13	Scott are	ea?
14	A	Yes, sir.
15	Q	I'll show you State's Exhibit No. 5, and ask is that
16	a true re	epresentation of what you saw and observed when you
17	got there	e?
18	A	Yes, sir, it is.
19	Q	All right, sir. Now, Mr. Parker, as your obligation
20	as an amb	oulance driver for Green's Funeral Home, did you stay
21	at that I	location for some time?
22	A	Yes.
23	Q	Can you tell us approximately when you arrived?
24	A	Right at 7:00 o'clock.
	Q	And who was there when you arrived and who was with

1	you when you arrived?
2	A Well, there was me, my dad, Rick Stephens and the
3	doctor and Pete Weaver and there was a highway patrolman al-
4	ready there.
5	Q Do you know that patrolman's name, by chance?
6	A No, I can't remember it. I know it if I heard it.
7	Q Would Berry Trooper Berry?
8	A Yes, Berry.
9	Q Now, did you remain there consistently for some
10	time?
11	A Yes.
12	Q Who assisted you? Did you leave that location
13	later in the day?
14	A Right.
15	Q Who left with you, your father or someone else?
16	A No, Rick Stephens.
17	Q Did you and Rick Stephens stay in that location
18	until you departed that area in an ambulance?
19	A Yes.
20	Q When did you leave the area?
21	A It's been so long, I can't remember the exact time
22	but I think it was around 12:30.
23	Q Did you take - or did anyone put the bodies of those
24	victims you saw on State's Exhibit No. 5, in your ambulance?
25	A Yes, me and Rick Stephens loaded them.

1	Q And tell us, how many did you put in there - the
2	victims?
3	A All three.
4	Q You and Rick Stephens did that personally?
5	A Right.
6	Q Where did you go with those three victims?
7	A To the State Medical Examiner.
8	Q Where is that at?
9	A In Tulsa.
10	Q Approximately what time, if you know, did you arrive
11	there?
12	A About 1:30 or fifteen until 2:00, somewhere in
13	there. It was about an hour and fifteen minutes longer than
14	when we left.
15	Q Did you stop and do anything out of the ordinary
16	between the time you left Camp Scott with these three victims
17	until you got to the State Medical Examiner's office?
18	A Made one stop in Chouteau and he phoned Jim Green's
19	Funeral Service and notified him that we were going on to
20	Tulsa.
- 21	Q Did one of you stay in the car and one of you made
22	the call?
23	A I stayed in the car.
24	Q Did someone there at the Medical Examiner's office
27	accept your delivery of those three victims?

1	A	Yes, but I don't know his name.
2	Q	Were there other people there that were law en-
3	forcement	or State Agency?
4	Ā	I don't know.
5	Q	But you did make the delivery to the authority
6	there?	
7	A	Right.
8		MR. WISE: I don't have any further questions. You
9	witness,	counselor.
10	·	CROSS EXAMINATION
-11	BY MR. IS	BAACS:
12	Ω.	Mr. Parker, on the 13th day of June, what time
13	did you	get the call to go out to Camp Scott?
14	, A	I was asleep and I think it was about 6:30.
-15	Q	Do you remember who called you?
16	A	No, I didn't get the call. My mother got the call
17	and woke	me up and I jumped into some clothes and took off.
18	Ω	About what time was it when you arrived at Camp
19	Scott?	
20	A	Right around 7:00, a little after, something like
21	that.	
22	Q	When you hit that front gate there in the area of
23	what they	call "Cookie Trail", was there somebody there to
24	meet you	
25	A	No. No, there wasn't. We made a wrong turn and

1	went on down to some buildings there and then a person led us
2	to the scene.
3	Q Do you know the name of that person, Mr. Parker?
4	A No, I don't.
5	Q How many vehicles were parked in the road leading
6	to the Kiowa Unit when you got there?
7	This diagram here to your left is the representa-
8	tion of the unit, tents being these X's, this being the road
9	down to the unit. Can you tell me how many cars were parked
10	in the road when you arrived?
11	A No, the only car that I remember seeing there was
12	the highway patrol and he wasn't right in the road.
13	Q Where was he?
14	A Somewhere about where that "X" is.
15	Q Those other cars, you don't remember?
16	A No.
17	Q Were there any other persons in the Kiowa Unit when
18	you went down there?
19	A I don't understand what you mean.
20	Q Was there any other people in the area when you
21	went down there?
22	A No, but just a few minutes later, the guy - the
23	groundskeeper - I remember seeing him there.
24	Q Where was he, Mr. Parker?
25	A Somewhere around where the ambulances were parked.

1	Q	You say "ambulances". How many ambulances were
2	parked th	ere?
3	A	Well, there were two Green ambulances and one
4	Wilson-Cu	nningham ambulance, so there were three.
5	Q	But your ambulance was the first one there; is that
6	correct?	
7	, A	Right, but my ambulance was not the one we took
8	them to T	ulsa in.
9	Q	Whose did you take on to Tulsa?
10	A	It was Rick Stephens from Jim Green's.
11	· Q·	Pardon?
12	A	From Jim Green's, it was another one.
13	Ω	Mr. Parker, when you arrived at the Kiowa Unit area,
14	did you g	get out of your car and talk to somebody?
.15	A	No, I didn't.
16	Q	What did you do, park?
17	A	Yes.
18	Q :	Then what did you do?
19	A	Just stood around and watched.
20	Q	Where did you stand?
21	A	Well, I went over pretty close to the bodies, not
22	really cl	
- 23	Q	How close?
24	A	About as far as we are.
25		MR. ISAACS: Could we let the record show that it's

1	officers in that area conduct the search of the Kiowa Unit
2	area?
3	A Yes, sir.
4	Q Tell me about that?
5	A We just started at the road, some of us lined across
. 6	Q Would you step down and show me on the diagram, on
7	the drawing, where you stood?
8	A Well, I still don't understand it thoroughly. Say
9	this is
10	Q These are the tents, this is the staff tent where
11	this "X" is right here, that's what they call the unit kitcher
12	the one labeled. This is the fire wall, and this is Tent No.
13	7, where the little girls were before they were taken over
14	here under the trees.
15	A We started at this road and searched this way, all
16	the way to the tent.
17	Q All right, that would be in a northwesterly direc-
18	tion that you walked through the camp area; is that correct?
19	A Yes.
20	Q Who participated in that search with you?
21	A I don't remember everyone. Me and my dad and
22	Q Mr. Stephens?
23	A and two Deputy Sheriffs. I don't remember if he
24	did or not.
	O Who also was out them at the same at the

other than you and your dad and Mr. Stephens? I don't know the guy's name. He works for Green, Wilson and Cunningham, but I don't know his name - from Locust Grove - it was a Locust Grove unit. Did he participate in that search with you? I don't know that either. How about any highway patrolmen? O 7 A I don't know. 8 When you conducted that search, did you find any 9 pieces of evidence that were turned over to law enforcement? 10 Α. I didn't, but several of them found pieces of things. 11 They found a sticker. 12 What kind of sticker? Q 13 Something that looked like it come off a sleeping 14 bag or something, a little green sticker. 15 Q Where was that found? 16 A I don't have no idea. 17 Did anybody find anything else? Q 18 A There was something else but I can't remember what 19 it was. 20 Did you see a pair of glasses or a glasses case? 21 I can't remember which it was but it was glasses, I 22 think, and it was right beside of a little bush. 23 Can you show me on the diagram where the glasses 24 were?

ż BAYONNE.

1	A They were just off this road, somewhere along right
2	in here.
3	Q All right. Would you put a "GL" for glasses where
4	they found the glasses?
5	A (Witness complies.)
6	Q I'll hand you what has been marked as State's
7	Exhibit ll and ask if you can identify what that is?
8	A It is a pair of glasses.
9	Q Have you seen those before?
10	A I can't say if that's the glasses but I seen glasses
11	like those.
12	Q Are those the glasses that were found where you
13	have written "GL" on the blackboard?
14	A Yes, they look like them because there's the little
15	bush we marked them by.
16	Q Which bush is that?
17	A Right here (indicating).
18	MR. ISAACS: Let the record show he's indicating
19	a bush in the upper left hand corner of this picture.
20	Q If you saw a picture of the glasses case, would
21	that help you recall if you saw those that morning?
22	A I doubt it.
.23	Q But you can't remember what they looked like; right?
24	A No.
25	Q Ever see that before?

1	A No, I don't remember.
2	Q. After you conducted that search with those folks,
3 .	what else did you do while you were in the Kiowa Unit?
4	A Went back and stood around and listened to people
5	and then we loaded up the girls and took them on to Tulsa.
6	Q Did you wear boots, Mr. Parker?
7	A No, I didn't then.
8	Q Tennis shoes?
9	A No. They're coach's shoes. They're like tennis
10	shoes but they've got rubber bottoms on them. That's what
11	I had on that morning.
12	Q What kind of soles do they have on them?
13	A I don't know how to tell you. They're rubber.
14	Look like tracks on them.
15	Q Like on a tire?
16	A No, like on a caterpillar track - you know what
17	it looks like? They're coach's shoes.
18	Q Did you ever look in Tent No. 7?
19	A No, sir.
20	Q Did anybody talk to you about some items - some
21	musical - some instrument of a musical nature, something to
22	use to play a musical instrument being found in the area of
23	the tent?
24	A No, sir.
25	Q Did you ever see such an item?

1 No, sir. Α 2 Q What else did you do while you were in the Kiowa 3 Unit? 4 Helped them. 5 MR. WISE: If it please the Court, we would object 6 at this time. The direct examination of this witness dealt 7 with him being an ambulance driver, picking up the three 8 victims and taking them on to the Medical Examiner's office. 9 We have allowed without objection this wide discovery of cross-examination. Now he's asking a question that doesn't have any specific answer to it. We will have to object at this time that this latitude of cross-examination be limited, Your Honor. THE COURT: Objection is sustained. It's beyond the scope of direct examination. You may ask your next question. MR. ISAACS: Judge, I believe the scope is that he was down there in the Kiowa Unit. THE COURT: You may specifically ask questions about the material covered on direct examination. Did you conduct any more searches? No, sir. Did you stand there by the bodies until you loaded them? 24 A Right.

1	Q	How long did you stand there after you conducted
2	your sear	ch?
3	A	Until it was time to leave; I don't know.
4	, Q	I believe you said that after noon sometime; is
5	that corr	cect?
6	A	Seems like it.
7	Q	Did you eat lunch before you left?
8	A	No, sir.
9	Q	Did anybody eat lunch before you left there with
10	those boo	lies?
11	A.	Not to my knowledge, no.
12	Q	You said Rick Stephens was with you; is that
13	correct?	
14	· A	Yes, sir.
15	Ω	Did Rick have on tennis shoes?
16	A	I don't know.
17	Q	Boots?
18	A	I don't know.
19	Q	What did you and Rick do while you waited there by
20	the bodie	es?
21	A	Just stood around and talked.
.22	Q	You said you and Rick went to Tulsa and where did
23	your dad	go?
24	A	Back to Salina,
25	Q	What kind of footwear did your dad have on?

_	
1	A Cowboy boots.
2	Q Mr. Parker, who owns Bill Green's Funeral Home?
3	A Jim Green's Funeral Home.
4	Q Jim Green?
5	A It's him, as far as I know.
6	Q Were you the first people called to Camp Scott?
7	A I don't know that. Like I said, my mother got the
8	call; I don't know.
9.	Q But your ambulance was the first one there; correct?
10	A I was the first one in Locust Grove. Then we
11	went straight to the scene. I followed the Sheriff's Depart-
12	ment and another ambulance.
13	Q Was that other ambulance a Green ambulance?
14	A Yes. The one Rick Stephens was driving.
15	Q Who out of the Mayes County Sheriff's Office led
16	you down to Camp Scott?
17	A I'm not for sure. I think it was Pete Weaver.
18	Q Who told you when you could remove the bodies?
19	A I think it was the Oklahoma State Bureau.
20	Q One of the Agents?
21	A Yes.
22	Q Was Mr. Kennedy one of those fellows?
23	A I don't recall their names.
24	A Do what?
25	A Do What?

1	Q Have you told me everything you know about this
2	case?
3	A Yes, sir.
4	MR. ISAACS: Thank you.
5	THE COURT: Redirect?
6	MR. WISE: No, Your Honor, and we would ask that
7	this witness be excused so he can return his normal acts of
8	life.
9	THE COURT: You're excused if you wish to leave.
10	(WHEREUPON, the witness was excused and withdrew
11	from the hearing room.)
12	MR. WISE: If it please the Court, our next witness
13	will be an expert witness and will require some preparation
14	in time.
	THE COURT: Do you want to take a short recess?
15	
15 16	MR. WISE: Yes.
	MR. WISE: Yes. THE COURT: About a ten minute recess?
16	
16 17	THE COURT: About a ten minute recess?
16 17 18	THE COURT: About a ten minute recess? MR. FALLIS: I'm sorry. In that regard, we'd like
16 17 18 19	THE COURT: About a ten minute recess? MR. FALLIS: I'm sorry. In that regard, we'd like an audience with the Court in camera because it may be neces-
16 17 18 19 20	THE COURT: About a ten minute recess? MR. FALLIS: I'm sorry. In that regard, we'd like an audience with the Court in camera because it may be necessary for a longer delay than that and we want to apprise the
16 17 18 19 20 21	THE COURT: About a ten minute recess? MR. FALLIS: I'm sorry. In that regard, we'd like an audience with the Court in camera because it may be necessary for a longer delay than that and we want to apprise the Court as to why.
16 17 18 19 20 21 22	THE COURT: About a ten minute recess? MR. FALLIS: I'm sorry. In that regard, we'd like an audience with the Court in camera because it may be necessary for a longer delay than that and we want to apprise the Court as to why. THE COURT: Mr. Isaacs, why don't you and the

held in chambers, the contents of which were not made a part of the record.)

THE COURT: For purposes of explanation, it has been agreed by the State and Defense, after a lengthy session of direct examination and cross examination today, that the first expert witness in the case will not take the stand until tomorrow morning. For that reason, Court is adjourned until tomorrow morning at 9:45 a. m. and the Court will ask you to remain seated until the Defendant, Mr. Hart, has been removed from the courtroom. You may do it at this time.

We are adjourned for today.

(WHEREUPON, the cause in hearing was recessed until 9:45 a. m., on the 9th day of June, 1978.)