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# MAYNARD CHANT, by Mr. Orsborn

- A. I remember one of the -- one of the young ladies giving the fellow that was with me a kleenex for his arm. I can't really remember if there was any conversation between us or them or -- I -- It's very, you know, very vague as far as even to remember it.
- Q. Would it be fair to state that because of the offer of a kleenex that there was in fact some bleeding from the arm?
- 8 A. Probably at that time.
- Q. I think on one of the statements that you gave the R.C.M.P.,

  Mr. Chant, you identified one of these girls as Patricia

  Harriss. Is that in fact your recollection?
- 12 A. According to the statement?
- 13 Q. Yes.
- 14 A. Or according to the trial?
- Q. I know you've got it all built up but according to your memory
  is that in fact a -- is that a correct statement?
  - A. Yes, that would be --
  - Q. But you say you didn't recognize her if you're still able to name Patricia Harriss.
- 20 A. Oh, I -- I don't know if -- I don't believe that I named her
  21 as far as her name. Probably -- The only probably time I
  22 give her name is when I found out who she was but I didn't
  23 know her at that time, no.
  - Q. Are you telling us now that one of those girls that you met on the street was in fact Patricia Harriss?

. 18

# MAYNARD CHANT, by Mr. Orsborn

Mis normail 564-9835 542-0991

- A. Yes, I later learned to find out that it was Patricia Harriss.
   Q. You didn't know her at the time?
   A. No.
  - Q. I should point out to you that we expect Patricia Harriss to say that that was not her in the park. Does that shake your recollection at all?
- 7 A. No, it doesn't bother me.
  - Q. Does it cast any doubt on your memory?
  - A. No.
    - Q. I'll perhaps come back to that. You mentioned a car coming down. Are you able to tell us how much time elapsed between your first encounter with Mr. Marshall, if we can assume it was Mr. Marshall, and the sighting of this car?

Heirp. 775 comes newt

I was just more in a state of trying to get it off my 1 chest, not really to the point that I didn't think everything 2 through, I just gave the statement according to how I felt 3 in my heart, not really to say -- It was probably after I begin to think and begin to -- It was some -- It was something 5 that all my life I tried to block out because it was -- and 6 still today I guess I'm trying to -- trying to forget. And 7 it's hard trying to forget when you're -- trying -- trying to remember, and it's -- Probably the only thing I could 9 say to that is that it just never entered my mind at that 10 11 time to say.

- Q. And they came back and saw you again I take it?
- 13 A. Yes.

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- Q. And you gave them a further statement on the 20th of April of 1982 which was reproduced on page 49 and following. Now in that statement there were a couple of details I'd like to touch base with you. Now there for the first time you named Patricia Harriss as the girl that gave you the kleenex in the park. Do you recall how you came to identify her as the girl you met in the park?
- A. Oh, I -- Later on in the years Patricia worked for the Grub Steak in Louisbourg, the restaurant, and I used to go up there and I just -- I began to know her through that. I just -- That's all.
- 25 Q. How many years after the incident was that?

# MAYNARD CHANT, by Mr. Orsborn

I don't know. No, I can't --A. 1 More than ten, which would be in 1981? 2 It could be around that time. It could be around -- No, it 3 A. wouldn't be -- What did you say, 1981? 4 Yeh, about ten years would be 1981. 5 Q. No, it would have to be before 1979. 6 A. Before 1979? 7 0. 8 A. Yes. But however long it was are you saying that when you saw her 9 at that time a number of years later --10 I made her acquaintance. 11 A. --you then recognized her as being the girl you saw in the Q. 12 park? 13 It's -- I don't know really what brought the conclusion. 14 I could have been through everything that had happened. 15 It possibly could have been that it had been the girl that 16 I recognized then, yes. 17 I think the other matter is on the statement we touched on Q. 18 in your earlier -- earlier testimony. Finally, Mr. Chant, you 19 provided an affidavit in July of 1982, and I'd like to ask 20 you about two further paragraphs in that, page 53, paragraph 21 nine, you say that: 22 "I gave the statement referred to in 23

Which would be the statement -- the Louisbourg statement.

Exhibit C..."

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### MAYNARD CHANT, by Mr. Ross

- Q. Okay. Fine. Thank you, and as you walked along -- as you walked along Byng I understand that you ran into two couples.
- 3 Am I correct?
- A. Yes.
- 5 Q. And this is before the car stopped for you?
- 6 A. Yes.
- Q. And one of these -- As a matter of fact, of the four people, you identified one later on as Patricia Harriss?
- 9 A. Yes.
- 10 Q. Did you also identify another one as Terry Gushue?
- 11 | A. I don't recall.
- 12 Q. I see. Do you know Terry Gushue?
- 13 A. In what respect?
- Q. Do you know him to see him?
- 15 A. I don't know. I would have to see him. Is he here?
- 16 Q: Oh, I see. But you don't -- You don't know that you know him right now?
- .18 A. No.
- Q. Okay. Fine. And as far as the other two people are concerned, could you recall anything at all about them? There is
- 21 Patricia --
- 22 A. Appearance wise?
- 23 Q. Pardon me.
- 24 A. Excuse me. I didn't follow you. What did you say?
- 25 Q. Okay. Fine. I'll slow down. There were four people that

Chief MacIntyre?

- A. There were several points but I can't recall now exactly what they were. It's been five years or more.
- Q. Do you have any idea at all what they were?
- A. I know there were several points, maybe a dozen or more that -- things that I had circled between myself and Constable Walsh or Inspector Walsh at that time. I'm afraid I just can't pick anything at this point without reviewing the transcript.
- Q. And the purpose of your review of the transcript, sir, was what?
- A. My purpose?
- 12 Q. Yes.

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- A. Just to review it and see if I could see things in there that maybe weren't consistent with other things that were happening with the investigation.
- Q. Could you --
- A. Did I believe such things could happen.
- Q. all right, and what was your view?
  - A. There were several things I found strange about it. The fact that the Crown Prosecutor had to be reminded of his role by the Justice at that time. The fact that Patricia Harriss was called as a witness but her boyfriend who stuck to his original story was not called to give evidence. It seemed that witnesses were selected to give evidence at that point and not every one was heard.

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# HOWARD DEAN, by Mr. Spicer

- Q. No. How about John Pratico?
- A. I had seen him in the Pier but I didn't know his name other than he was going back and forth to school and I may be on the crosswalk but I never -- never knew his name.
  - Q. Were you made aware during the course of the investigation that Mr. Pratico was giving statements to the police?
  - A. I don't recall.
  - Q. Did you know Jimmy MacNeil?
- A. No, I never.
- 10 Q. No? Was there discussion around the station as time progressed
  in late May or early June of the identity of the various
  people who were giving statements to the police?
  - A. I don't recall.
- Q. Do you know -- did you know, for instance, at the time that

  John Pratico had given a statement?
  - A. No.
    - O. Or Patricia Harriss?
    - A. No.
    - Q. Or Maynard Chant? You don't recollect --
    - A. Neither one. No, no recollection.
  - Q. Do you recollect any names at all before they gave their statements?
  - A. No, I don't.
  - Q. No. We heard some testimony again from Scott MacKay. He indicated at the time that he was giving his statement, that

NOU. IT VOI 13/79 16/63 Preser Status: Particulars in 1971 - Age Grade ere Relationship & Gushue: Low contact & Leisunsión. Recollection of exents 0 ( 1971 13/139 Any details The regall personally New. Told to get out of There. Driving. Does She recoll giving Statements: When I how learn of Seale's Dear Congle of days Later 13/144 Discuss & Hawiss & told 2of told balei

why go to Police How get There How long There Who Present SLOW Statement in Orgobart Writing 16/65 The Second Statement Police ATTITO de 13/102/ 13/138-39 Dealing & Police & Prosecutor L agree. Defence Coursel

See A. O. GUNN.

Significance of Dath

13/81 95 13/113!!

Grand Jury Concerns?

O'Reilly Statements 16/74

Why NOT Tell people Through
The Years!

Mother?

Charles John Ha Clear vey "Statement" During 114 refer p.129 16/ Disussion & Harris Sushin Record

RCMP VISIT Jel (Soud)
Statement 13/102 /

Affidavit: 103/1/129

Doscimons hosewho? Defence Coursel

Gushue considertly Says only

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#### PATRICIA HARRISS and TERANCE GUSHUE

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File

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Retainer: Local Bond Fees
Visit to Jail. 16/17 Never Changed 2/9
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IN USINEMENT C.M. Rosenblum. Experience. Crown Prosecutor

Dorald Man Neil: Experience. Plantie.

Did he ever ask Man Neil for Into & not get is or was This only & pectation

Chiet Man Integra. Experience. Reputation. Statements

Did NOT ASK FOR Statements.

Cheek with Rosenblum!!

Expect There would be Statement. Crown would have copies of them.

Was money any determent to providing full to complete defence. Any Thought to use of an investigator.

What work done to prepare for Preliminary? Purpose of Preliminary Visit to Scene.

Aware eyewitnesses to be called.

Theory of core: where was the Knife?

Strategy for Preliminary. Who decided which weitnesses to be guestioned? By whom? Why not cross famine thank? Leution?

bel 16/157 oney prewledge.

Ong Surprises from Pulininary? Queau of Statements! \$129 Ask for Copies?

Why hot avos- Fromine Chant? 1/42 Preties 1/45 to determine if Ney Made Statement? Assume They had given Statements

What preparation work done perior to TRIAL. Mary Renza Paul 1/171
Tom Christmas Others. 1 tures V AMOUNT OF TIME? Aware Pratico in N.S. Hospitm. Would That have been useful information? Stalement of Frets 1/79 Purpose. Explain STrategy for TRIAC: Trad of whilits. Continuity
Agreement & coursel Jury Selection: Indians Blacks Whites - neutral? unlived ?? Tel Client to dress presentably? Division of untresses. Discussion west Rosenblum concerning questions to be osked.? Chant: \$38 to seo 1/151 H -154

Statements guien. Ask for Dem?
Rente described by Chant Protio: 1/155 181 1/182 what whe would know have wonled to osk him?
Agree with the ruling? 1/186 1/187 1/200-201

Deserve altricty in Itall, L.M. D. Mack. M.R. moury serieng "Tell De Trust"

1. Checked to CM foundlein series Inquing started & Letermend no Contact with Cours or request for Statements. 2. Other Counsel (Seferce) say mor keil very open + approachable 3. The Council say useral to approach Crown wichnesses for interment 1/38 A. Chort's soute: any Bought alexed Choclenging her. Leken to Bes Station. 1/138 NN mustale un dam Cresent-Bentige-Egrag. 5. where even Knife? Could ruitually See Markall cell The time if Restin & Chant covered. why sidn't Maishall & Pratico callede.

1/160 6. Instruction to Markell? Lemeanour? des 7. RCMP re-investigation. annou. hie deledo. Det CMR Some. Refer vol 18/12,13 Banc to Works

July not call Donald Marshall In or to quie evidence about the conversation Barleona Floyd. People in Rosenblum office.

Grent to be told.

Consult on Charge to Juny?

Reference to Stavements. 2/47 2/50 V Surprised at Verdeit? Appeal: Discussion Strategy.

Matrix of Aspeal 2/113 2/118

no reference to Practice & Association RCMP mustigation 1971 Contact? Lie delector: Agree to have Marshall take one? See letter Smith - Mon Jetyre 18/12/13 amon of this V Correctional Semies Exhibis. Rem? 2 mundgotion Affidomir: who prepared Meeting wind cursor lufore?

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Relationship & R. C.M.P.

Nole glazed by RCMP

Examples of RCMP investigating work of worker force.

Pexperience with Polygraph & their use.

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He did not contain us!

meet did not know him meet did not know him meet d v - could not locate him

ment - Sechel Knew where he was forting lived . U Knew where he was Lay of Coginer of Spring Garden Road & South Park Street Unice HALIFAX, Nova Scotia B3J 2T3

Tel. (902) 423-6331

Telex 019-21866

Submissions Scott markay - Maistall Said "Don'/ Call Police" Deldui Mer Pherson - Seale Said "No Cops" Chons: Sew someone likerid bushes

(a) at the Scene or (b) Someone Suggeted arswers. ?? Review to mar heil change to Jung re "stellers" never of Seydney City Police J. 4999: all mole white jung wor a some Significantly Contiducted to the Consistion. mar heil Statement - Daughter + Son Criminal Justice System Consists of vorious elements: Lie Dem. all failed J. Marshall.

Puttern 55/10020H four Statements already beating etc.

#### DEBORAH MACDONALD COUTURE

Refer to her Statement which is found in Volume G-2 and review it in detail.

How did she know Sandy Seale's name? Was she indeed with the National Parole Service? What, if anything, did she do upon hearing this story from Donna Ebsary?

Why did she refuse to sign the Statement which was prepared by Hyde?

N

De Nogui Qualifications Indefended ficallection. Descile Lecoids in general? When made of lugurdon? 16/159 So to Sylver Hospital Receds p. 22 for temi of arrival. His legant. Clothing is what I are with it. Who is slock? How coused? why why How con mossine blood loss le caused?

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Autopsy: lost page Laghrey Recards. Practice in Lybrey, Then. now. Blood alcohol: Scrapency Jiles Bruss, erc. oath or affirmation.

#### NOTES FOR EXAMINATION OF DR. NAOVI

- Have him describe the procedures followed at the hospital for record keeping. Have him explain why he was called and that he would be at the emergency room when Seale arrived.
- 2. Have him describe how the patient is prepared and what happens to his clothing.
- 3. When he first saw Seale he was in a state of shock (Vol. 16, p.159) and this was caused by a massive blood loss so that there would not be enough oxygen transported to the body and the patient would be cold and clammy.
- 4. Refer him to the report of operation and determine when it is completed. Why would the "pre-operative diagnosis" not have contemplated a possible tear in the abdominal aorta.
- When Seale's blood pressure could not be raised when he was given four units of blood, what did this indicate. Have him explain what blood pressure is. How would a tear in the aorta manifest itself in blood pressure. How many pints of blood are in the body. Is it likely that Seale would have lost all of his blood while laying in the street for 10 to 15 minutes.
- 6. Would he agree that stopping the blood loss is the priority item since that is the life threatening injury.
- 7. He thought that he made an incision above and below the stab wound and converted it into a paramedian incision would indicate that the wound was vertical and extended for some distance (He says three inches).
- 8. The presence of the huge hematoma would indicate you have a tear in the aorta or in the vena cava.
- 9. Take him through the report of operations in detail and get explanations for the various terms used.
- 10. Have him agree that Seale died because of hemmorrage and shock (Vol. 13, p.60).
- 11. Point out that the aorta was only cut in the front (Vol. 13, p.64) and that there was only one cut (Vol. 13, pp. 11, 13, 32, 55).
- 12. Refer him to the report of Evers (Vol. 16, p.92) and the evidence of Evers (Vol. 1, p.61, and Vol. 1, p.104) which indicates the jacket worn by Seale have a cut on the front and on the back and if the wound had penetrated through the body, would his report of operations have made note of this.

- 13. Is it possible there were three stab wounds (Vol. 16, p. 3).
- 14. Is it possible for a three inch knife to cause the type of injury which he saw.
- 15. Would it have been possible for Seale to have run approximately 100 feet after having been stabbed.
- 16. If the aorta is cut, why wasn't the retroparateniel membrane cut also such that blood could escape.
- 17. What is his experience with autopsy. When is an autopsy ordered. Is he aware that an autopsy could have revealed information such as scrapings under the nails, various fibres, bruises and other information which could be of interest to investigators.

autorsies: not to Letermie Caus of death Blood for alcohol Good Idea IN Every homicide Decision of medical Kominier

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Nalqui 12,164 1) Refer to RCMP Report stating jucker and on both side. One aux 13/11 13/18 13/32 1/104 16 92 regarder (2) why no autopsy. (3) What was the life / hreatening injury? (4) Could a 3" knope course De type of injury which he saw. 13/50 Cause of death: 13/6 13/10 13/17 winderdow recollection 13/105 Saw him in emergency room 13/2 autopy: milserognes jilves etc. Could be un for 50-100' after Stubbing 3 Stab cuands? Possible Such Por blood con seage? Course of Jean Lemontuge 13/60

Rollie autopsy.

13/20

13/24

Review duolifications. Especially pressed Would Elsay be fit to stond Trial how? alofemes

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P

Dr. Roland Perry Position: Chief Mederal Examere Nova Scottin Education: Dr. Med. 1961 General Practice 1961-76 Part Time Med Ex. 1964 Chiet Medical Sumine - Italifa County NOVA Scotion 1984 Statutory Creation Description of Joh. Sererally:

cause of death

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Purpose of Autopsies

fotality

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Medial Records (\$\xi\$. 53)

\$\xi\$. 53

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Should have have been its autopsy.
Purpose: cause of death

Length of Knife
Angle of entry

Scuffle

plane of alisted & drugg

V Course of Smath: bled to death - Shock

Chances of aceta Summed if aorta frid initially

Was Marshall hindered in any way



Recommendations for change

#### BIOGRAPHICAL DATA FOR INTRODUCTORY PURPOSES

" Dr. Perry is a native of Halifax. He attended Dalhousie University and graduated with the degree of Doctor of Medicine in 1961. He was in General Practice in Halifax from 1961 to 1976.

Dr. Perry became a part-time Medical Examiner in 1964. Since 1977 he has been full-time Chief Medical Examiner for Halifax County, and since 1984 he has been Chief Medical Examiner for Nova Scotia.

His work partly consists of the investigation of the circumstances surrounding sudden unexpected deaths, of which injury related deaths make up a considerable percentage. "

Colur Pattuson

Background.

Experience in Sydney Osternogen:

Experience & Septrey Police:

4.120 - Record.

Knowledge:

William VrgoharT:

John Mac Intyre

Never spoke to Catterson 6010 6014

Police couldn't Find him 6011, 6017 6018

Did not Know Robert Patterson 6020

Did Not Know where you Lived 6020
6216
6230

Donald Marsholl Sr.

SANDY Seale

Just to see hom. Did not Long

- gave you that there were two people there and he gave you the description and you had a description from the two MacNeils confirming or at least corresponding in many particulars, to Marshall's description? What were you doing to try and assist his part of the story?
- A. These -- Those two people that MacNeil seen were over on the other side of the park in my understanding at the time and the people that Marshall was talking about were up on Crescent Street and as I said before, the description wasn't the same in all respects and they couldn't offer me anything further on it. They didn't witness any stabbing, the people that were down in the park.
- Q. It seems to me, Chief, that the fact that you didn't try and get Bob Patterson or didn't get him and the fact that you didn't follow up anything that the MacNeils were telling you, that you weren't particularly interested in finding any evidence that would support Donald Marshall's story.
- A. We couldn't find Bob Patterson and as I already said, the only evidence that the MacNeils could offer was a description at that time and they didn't see the party that they that they were looking at doing anything.
- Q. They saw them in the vicinity, Chief, of this stabbing.
- A. They seen them in the park but this happened up on Crescent
  Street and --

Chief, that's not very far, is it? 1 0. No, -- No but my understanding was they seen them on the 2 other side of the bridge in the park towards George. 3 thought that's -- that's the area 4 5 Well, let's look at page 26 of volume 16. Yeh. 26? Α. That is the -- That's the statement of the MacNeils? 7 Q. That's correct, sir. 8 Α. Now, let's go through it and we'll give you the chance 9 0. to tell me why you --10 11 Okay. A. -- you thought that. 12 0. We left the dance at St. Joseph's... 13 We walked through the park and seen 14 2 men hanging around. And then gives you the description. 15 They spoke to a fellow and a girl 16 sitting on a bench closest to the railroad tracks as you come over the 17 hill. They asked them for a cigarette. The grey haired fellow said he had 18 just a dollar. 19 And that's the -- that's the result. That's the totality 20 of their description of where they saw this person. Now, 21 they saw two people, --22 Yes. 23 I suggest to you, whose descriptions correspond in many Q. 24 particulars with those given to you by Marshall.

25

- Yes, they --Α. They told us they saw them in that park, Wentworth Park, 1 2 Q. on the same night at or around -- somewhere around 11:40 and a stabbing occurs up on Crescent at around midnight. 3 4 Don't you think that's significant evidence that should 5 be tracked down? Well, yes, but I still don't -- We took that into consideration 6 7 A. of course. I did take that into consideration, what they 8 said but it was a different description as far as clothing was concerned and I had no other thing to go along with that. 9 10 What did you --And more than -- the only witness I had to the stabbing, as 11 12 A. you know, at that time was Marshall. 13
  - Not at that time. 0. 14
  - No, not at that time, no. On May the -- No, maybe this 15 A. was May the 31st. Yeh, this was Monday. 16
  - You had -- You had other people. 17 Q.
  - I had the statement Sunday evening, yes. Yeh. 18 A.
  - What did you do? As a policeman, what did you do to try and find the people that were described by the MacNeils 19 Q. 20 to you on May the 31st? 21
  - In particular the two people there, as you say, I -- I came 22 Α. up with nothing with that. 23
  - Well, I'm not argueing what you came up with. 24 Q.
  - Yes. 25 Α.

- 1 | opinion that he was out there that evening with me.
- Q. And are you confident that he was present when Gushue gave his statement?
- A. I -- In my opinion, I think he was. Well, I'm looking back to '71, I think Urquhart was there with me on that particular night.
- 7 Q. Now, was that statement from Gushue -- Would it contain everything that was said that night?
- 9 A. I would say, yes. Except --
- 10 Q. In the --
- 11 A. Except whatever opening words I said to him. The rest of the statement is in question/answer form.
- 13 Q. Is that the first time you had seen Gushue?
- 14 A. Yes, I had no dealings with Gushue on this before that.
- 15 Q. Gushue has testified that he gave you an earlier statement.
- 16 A. Gushue -- I had no earlier statement from Gushue, sir.
- 17 Q. You did have no earlier --
- 18 A. I had no earlier statement from Gushue, no.
- 19 Q. How did you know that -- That's -- Okay. Now, in the first
  20 long answer on page 69, he talks about having been kicked out
  21 of the dance and going down to the park, and there's that name,
  22 Robert Patterson, again. That's the fellow that you never found.
- 23 A. That's correct, sir.
- 24 Q. Did you make any further effort after you spoke to Gushue to
  25 find Patterson who seemed to have seen a lot in the park that

- night or spoken to a lot of people?
- 2 A. Yes, the police were looking for him, and he wasn't located.
- 3 Q. Did you ask Gushue where Patterson lived?
- 4 A. No, I don't believe I did.
- 5 Q. Even though by this time, you'd been looking for him since
- 6 May the 30th?
- 7 A. Yes, I would've liked to have questioned Patterson if he showed
- g up.
- 9 Q. If he showed up?
- 10 A. Yes, if they'd come in -- if they'd ran into contact with him.
- 11 Q. But you had a man here who knew him.
- 12 A. Yeh.
- 13 Q. Why wouldn't you have asked him where he lives?
- 14 A. I didn't, sir.
- 15 Q. And then Mr. Gushue goes on to say:
- I remember seeing Donald Junior
  Marshall on Crescent St. with
  another man.
- 18 Do you see that?
- 19 A. Yes. Wait now.
- 20 Q. You never asked him at any time whether there was more than one
- 21 man?
- 22 A. No, he said with another man. I was taking his answer for
- the -- what he was giving me at the time.
- 24 Q. Why would you take his answer and not Patricia Harriss's?
- 25 A. Well, we had her answer before that.

- But you didn't believe it? Q. 1
- There was something -- It wasn't the same evidence in the two Α. 2 statements when I was through with this statement. 3
- You don't seem to ask him to describe the other man. Q. 4 wouldn't you have done that? Wasn't that of interest to you? 5
- Well, I -- He said there was another man there, and I asked him Α. 6 if he knew the other man, and he said no. I asked him if he 7 knew Sandy Seale; he said no. 8
- But it would seem to me to be pretty fundamental to ask him --9
- Yeh. Α. 10
- -- "What did the guy look like? How old was he? What was he 11 wearing?" 12
- Yeh. 13 Α.
- You didn't ask him any of those questions. 14
- No, the questions I asked him are written down here, sir. 15
- I realize that, Chief. You've told us that. Q. 16
- Yeh. Α. 17
- I'm trying to find out why you wouldn't have asked him those 18 very basic questions? 19
- I have no answer for that at this time. 20
- But in any event, based on what Gushue said at eleven forty, 21 you decided to take another statement from Patricia Harriss, is 22 that correct?
- That's right, yes. Α. 24
- And you said in your affidavit, that we had already looked to, 25

23

I won't argue. 1 Q. I think that's what she said. 2 If we go back to Ms. Harriss' statement, she also talks about 3 Robert Patterson. For there is someone else who saw Patterson 4 in the park that night? 5 Yeh. 6 A. You didn't ask her where did Robert Patterson live? 7 0. Not to my recollection, no. 8 A . And if you had I take it it would be written in the statement? 9 Can we assume that? 10 Yeh, I have no recollection of asking about Robert. 11 If you had asked it--Chief, if you had asked the question, can 12 0. we assume that the answer would be here? 13 It should have been -- It would be here, yes. 14 Thank you. She said: 15 Q. ...we went up Crescent St. and by 16 the green apt. building, we met Junior Marshall. 17 Is that the building, the same building that has the railing 18 up the middle that was talked about by Chant? 19 No, the -- Well, it's the next building to it, yeh. 20 Then you asked this question: 21 Q. Was there anyone with Junior Marshall 22 23 A. Yes O. Who was it 24 A. He had a dark jacket on 25

Q. Was it Sandy Seale. 1 That's a pretty leading question. And you're suggesting to 2 her who was there, aren't you? 3 No, I was asking her a question at the time. I think there's 4 more to that question, then I said, "Do you know him"? 5 You were the one --0. Then the answer -- Then the answer was, "Yes, I know Sandy and 7 Α. it looked like him". But it was the question that raised Seale? Q. That's the question --10 Α. It was a volunteer from her? 11 0. No, no, I asked the questions for sure, yeh. 12 Α. And even though she had told Urguhart four hours earlier that 13 14 she did not see Sandy Seale in the park you put the question to her anyway? 15 I put the question to her, yes. 16 17 And on the next page you asked: Q. 18 Q. How were they facing Why was that of importance to you? 19 20 I suppose it was the question I seen fit to ask at that time. I don't see anything wrong with it. 21 Did you tell Ms. Harriss that you expected the O'Reilley girl 22 0. would tell you that she had been in contact with Harriss? 23 24 Α. No, sir. No mention of that? 25 Q.

Patricia Harriss

Tatoos

Terronce Gustue

John Pratico

Plus Marshall, Artie Paul , Doc 70614, Frankie French

May	28,	1971

at dance?

Drinking?

my memory of events:

Reter Stevent:

Donald Marshall

16/17

John Pratico 16/22.

Patricia Harriss 16/63 65

Terronee Bushue 16/69

Did he ever discuss the case with

Did he hear of Seals' Leath & when? How?

Did he have any occasion to discusse Core with Policie,
Who?

Hew get to Station?

Who was present?

where was enterniew held?

Had he been questioned by either of There has on other coses?

Describe set up of room.

Describe enteriner in Levail.

who sitting?

Standing?

tone of Voice.

Statement

How long here

Hondays.

Application of Force.

Before or after Sr. ansker.

any purher contact with Police re thes.

His aucht in Sept. 471 \$. 120

Discussions with In in Jail

Aume of TRIAC:

when leave Tydrey? when zo?

Return to Systrey? Why?

How did he end up as a unitres ? Who confacted who?

Refer Vigolow i mær Intyre midme.

## 9562 MR. UROUHART, EXAM, BY MR. ORSBORN

## MR. ORSBORN

That's my point.

## MR. MURRAY

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Just from the point of view, My Lord, that in view of the nature of the allegations he may be able to comment as to whether that's the kind of thing he would remember and whether, in fact, that...therefore, that took place.

#### MR. ORSBORN

Fine.

#### MR. CHAIRMAN

What you're asking Mr. Orsborn to do is to try and refresh Mr. Urquhart's memory.

#### MR. PUGSLEY

Well, in fairness to the witness what he should be asked to do is to put to this witness what Patterson is apparently going to testify to. I think he...this witness has an opportunity of rebutting that, if Patterson is going to make allegations.

### MR. ORSBORN

Yeah, that's what I have been endeavouring to do, but given that Mr. Urquhart said he wasn't there and didn't remember being there it seemed not much point in pursuing the details of the interview in any event.

Q. Mr. Patterson, as I have said, is anticipated and that's all I can do is anticipate, that he was picked up at his house by two uniformed policemen and was taken to the police station and

- that he was interviewed by yourself and Chief MacIntyre.

  Are you able to...repeating somewhat, but do you have any comment or contradiction you wish to make about that?
- A. No, I can't remember of ever interviewing Bobby Patterson on this particular case.
- Q. Okay. Mr. Patterson will say that he was interviewed by yourself and Chief MacIntyre and that during the course of the interview you left the interview room and returned some ten minutes later with a typed statement which was then presented to Mr. Patterson. Mr. Patterson is anticipated to testify that he was not allowed to read the statement, but that he was told by Chief MacIntyre that this statement is about Junior and what Junior did in the park, and that he was then asked to sign the statement. Does that in any way help your memory?
- 16 A. No, sir.

- Q. If Mr. Patterson testifies to that effect are you in any position to either confirm or contradict his testimony?
- A. I would say it was wrong because you never write out a statement and give it to somebody to sign or leave the room and make up a statement and ask somebody to sign it. It's just not done by me and I'm absolutely positive it wasn't done in this case because it's not done, it's not good ethics in the first place to type up a statement and ask somebody to sign it or write it up and ask somebody to sign it without

#### MR. UROUHART, EXAM, BY MR. ORSBORN 9564

going over it, without being in their words.

#### 12:00

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- Is your contradiction based on what you believe to be O. accepted practise rather than knowledge of what actually happened in this case?
- I have no knowledge of interviewing Bobby Patterson as I 6 said before, and that's the practise that we would follow. You just don't make up statements and hand them to people and 8 say, "Don't read it, just sign it."
- Mr. Patterson is also anticipated to testify that during the 10 interview he was handcuffed to the chair on which he was 11 sitting. Are you able to make any comment either confirming 12 or contradicting that? 13
- A. Highly unlikely. 14
- Highly unlikely. Q. 15
- Yes. A. 16
- Possible. O. 17
- A. No, I don't believe it would be. 18
- Have you ever seen a witness handcuffed to a chair? O. 19
- A. No. 20
- O. In your experience? 21
- A. 22 Never.
- Mr. Patterson has also anticipated, testified that during the 23 interview, he was pushed around somewhat on his chair by 24 Chief MacIntyre, the chair having wheels on it. On that 25

## 9565 MR. URQUHART, EXAM. BY MR. ORSBORN

- occasion, he was man-handled somewhat with a hand being placed on his head and his head being pushed onto the table.

  Are you able to either confirm or contradict any aspect of that?
- A. I've taken a lot of statements with John MacIntyre and I've never seen him man-handle or try to or attempt to man-handle any witness.
  - Q. So is it your evidence, then, based on your experience, that if Mr. Patterson testifies to that effect, it will be incorrect?
- 10 A. I would say it would be very incorrect.
- Q. From your knowledge of Mr. Patterson, are you able to suggest any reason why he might be inclined to give testimony of that nature?
- 14 A. No, sir, I haven't.
  - Q. Chief MacIntyre testified at this Inquiry on a number of occasions in answers to questions from Mr. MacDonald that, yes, we would have liked to have found Mr. Patterson, we tried, we sent our men out. We just couldn't find him. I don't know, I don't think you were here for that...
  - A. No.

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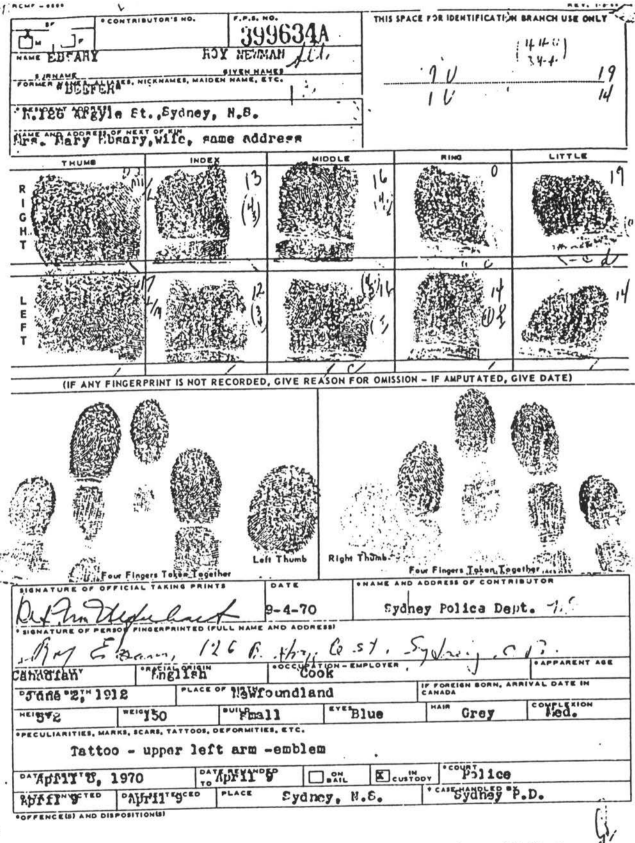
Q. For that testimony but that is the essence of his testimony on a number of occasions. Given the size of Sydney, it's not a particularly large town, given the nature of the record that Mr. Patterson has, can you suggest any reason why Mr. Patterson could not have been located?

### 9566 MR. URQUHART, EXAM, BY MR. ORSBORN

- A. No, unless you go to his home and somebody would tell you that he wasn't in.
- Q. But you just wouldn't make one attempt, surely.
- A. No, no, you'd make more than one attempt and you'd have,
  the fellows in the patrol cars are watching for him, too,
- because some of them they would likely know.
- Q. Sure. Do you then consider it likely that over a period of days or weeks Mr. Patterson could not have been found?
- A. I don't know. We didn't come up with him so I have no more,

  I can't answer to why we didn't.
- Q. Your evidence is you did not find him.
- 12 A. No, my evidence is that we didn't find him, to my knowledge.
- Q. The records indicate that in September before Mr. Marshall's trial, Mr. Patterson was in jail.
- 15 A. At the county jail? I imagine, yeah.
- Q. I presume. It's indicated on, I believe, County Jail, page 11,
  Mr. Urquhart. It appears to be "Co. Jail", County Jail.
- 18 A. That was the first of September.
- 19 Q. Yes.
- 20 A. Yeah.
- Q. Before Mr. Marshall's trial. Where is the county jail located?
- 22 A. At that time, it was on Welton Street.
- Q. In Sydney?
- A. Yes, on the way you go out to the K-Mart now and to Glace
  Bay.

Out to get John Mac I? W. Orgalaut?



1. Sec. 85 I.C.A. - \$10.00 and costs or 10 days

2. Sec. 83 C.C. - Possession of concealed weapon, a knife,

\$100.00 1/d two months (time to pay)

DIBMON

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RE: 0152

Q CR LANG:E LVL: 2 REM: HFX

## \*ROYAL CANADIAN MOUNTED FOLICE - IDENTIFICATION SERVICES

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FPS: 422521A

PATTERSON. ROBERT BRUCE BENJAMIN

## \*CRIMINAL CONVICTIONS AND RELATED INFORMATION

1970-08-12 SYDNEY NS	BE & THEFT SEC 292(1)(B) CC (6 CHGS)	2 YRS SUSP SENT ON EACH CHG	
1971-02-08 SYDNEY NS	THEFT OVER \$50 SEC 280(A) CC	1 MO	
1971-03-18 SYDNEY NS	BE & THEFT SEC 292(1)(B) CC	3 MOS	
1971-09-08 SYDNEY NS	DAMAGE TO PROPERTY SEC 388(1)	4 MOS	
1973-08-01 TORONTO ONT	(1) POSS OF STOLEN AUTO (2) THEFT UNDER \$200 (3) FRAUD	(1-3) SUSP SENT & PROBATION FOR 1 YR	
1973-08-15 TORONTO ONT	(1) BE & THEFT (4 CHGS) (2) THEFT OF AUTO (3) THEFT UNDER \$200 (4) POSS OF STOLEN PROPERTY UNDER \$200 (5) FAIL TO APPEAR	(2-4) 3 MUS ON EACH CHG CONSEC	
1974-02-04 TORONTO ONT	FAIL TO OBEY PROBATION ORDER	1 DAY CONSEC TO SENT DATED 1973-08-15	
1974-04-09 TORONTO ONT	POSS OF A CONTROLLED DRUG FOR THE PURPOSE OF TRAFFICKING	6 MOS CONC WITH SENT DATED 1973-08-15	
1975-01-21 TORONTO ONT	POSS OF CONTROLLED DRUG FOR THE PURPOSE OF TRAFFICKING	1 YR	

	A 44-000 W	
1975-02-11 TORONTO ONT	(1) THEFT OVER \$200 (2) POSS OF STOLEN PROPERTY OVER \$200 (2 CHGS) (3) THEFT UNDER \$200	(1-3) 2 YRS LESS 1 DAY ON E CHG CONC
1975-02-13 TORONTO ONT	THEFT UNDER \$200	2 YRS CONC WITH SENT NOW SERVING
1975-11-10 KINGSTON ONT	(1) FRAUD (2) THEFT OVER \$200	(1) 6 MOS CONSEC TO SENT SERVING (2) 6 MOS CONSEC TO SENT SERVING BUT CONC
1975-12-16 KINGSTON ONT	ESCAPE LAWFUL CUSTODY SEC 133	3 MOS
1977-05-25		RELEASED ON MANDATORY SUPERVISION
1977-10-13	MANDATORY SUPERVISION VIOLATOR	RECOMMITTED
1978-02-07		RELEASED ON MANDATORY SUPERVISION
1978-03-02	MANDATORY SUPERVISION VIOLATOR	RECOMMITTED
1978-03-09 TORONTO ONT	POSS OF STOLEN PROPERTY OVER \$200	3 MOS
1978-03-21 TORONTO ONT	THEFT UNDER \$200	2 MOS CONSEC TO SENT NOW SERVING
1978-04-27		RELEASED ON MANDATORY SUPERVISION
1978-06-22 BRAMPTON ONT	USE STOLEN CREDIT CARD SEC 301.1(1)(C)(I) CC	2 YRS
1978-06-22	MANDATORY SUPERVISION VIOLATOR	RECOMMITTED
1980-05-09 TORONTO ONT	DRIVE WITH MORE THAN 80 MGS OF ALCOHOL IN BLOOD	\$150 I-D 10 DAYS
1980-06-25 TORONTO ONT	CONSPIRE TO COMMIT FRAUD	18 MOS
1981-05-28		RELEASED ON MANDATORY
		SUPERVISION

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1971   Sec 57-1 M.V.A	3 28.
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<sub>No.</sub> 52935

## POLICE COURT CITY OF SYDNEY

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Defendant	
	Stipendiary Magistrate in and for the City of Sydney
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RECEIVED PAYMENT	19
	City Collector

# 55189

POLICE COURT

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Kalical Bruce Patterson Defendant
CHARGE:
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Place of Birth washington with
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### POLICE COURT CITY OF SYDNEY

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Robert Brice Binjamin Patterson Defendant
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POLICE COURT
CITY OF SYDNEY
Sept 1 71
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Mobert Bruce Patterson Defendant
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	8. 5)	Jud	ge John F.	MacDonald	

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Four Fingers Taken Tegether

Sydney Police Dept. 18-3-71 Unemployed Antigonish, N.S. smal1 WEIGHT 132 Green blonde PECULIARITIES, MARKS, SCARS, TATTOOS, DEPORMITIES, ETC. Two scars on left hand - long hair

March 18 . X custoov Police Court March 17, 1971 Sydney P.D Sydney, N.S

> Sec. 292. (1) (6) ; C. - B.& E. and theft - C.N.R. Box Car -... 11.

> > 1: I Three Months County Jail

" "...

#### NOTES FOR DISCUSSION WITH DR. ROLAND PERRY

Is there any evidence from Naqvi or the medical records to show that the wound passed through the body.

Given the tremendous loss of blood being experienced, wouldn't it be virtually certain that the aorta was ruptured.

What type of knife would be required to inflict the injuries which were sustained; recall the evidence of the R.C.M.P. that the knife did pass through the body and cut the jacket in back.