

Chapter 6a

Search for Additional Information about Federal Records: Efforts to Clarify the Federal Record on the Zapruder film and the Medical and Ballistics Evidence

Many students of the assassination believe that the medical evidence in the assassination of President Kennedy, in concert with the ballistics evidence and film recordings of the events in Dealey Plaza, is the most important documentation in the case, as indeed it would be in any homicide investigation. The Review Board believed that, in order to truly address the public's concerns relating to a possible government conspiracy and cover-up relating to the assassination, it would need to gather some additional information on all three of these topics. The pages that follow detail the Review Board's efforts to develop additional information on these highly relevant topics.

A. Medical Evidenceⁱ

The JFK Act did not entrust the Assassinations Records Review Board with the mission of investigating the assassination or of attempting to resolve any of the substantive issues surrounding it. But the JFK Act did authorize the Review Board to pursue issues related to the documentary record, including the completeness of records and the destruction of records. In an informal discussion with the Review Board, Congressman Louis Stokes, former Chairman of the House Select Committee on Assassinations (HSCA), strongly encouraged the Review Board to do what it could to help resolve issues surrounding the documentary record of the autopsy. He advised the Board that the medical evidence is of particular importance and that he hoped that it would do all it could to complete the record. Despite being hampered by a thirty-year-old paper trail, the Review Board vigorously pursued additional records related to the medical evidence and the autopsy.

1. Medical issues

Properly conducted forensic autopsies are an important component of homicide investigations. Doctors (or "prosectors") who conduct full forensic autopsies of gunshot victims should consider ballistics evidence, speak with the doctors who treated the victim before his death, examine thoroughly the clothing the victim wore at the time of the shooting, conduct a thorough and conscientious autopsy, and create a detailed, specific, and fully documented accounting of the cause of death. In cases where a suspect is subsequently tried in court for murder, the doctor who performed the autopsy typically will be cross-examined and challenged on even the most minute of issues related to the cause of death. The autopsy and court records become evidence that can be fully examined and evaluated by medical and forensic experts.

One of the many tragedies of the assassination of President Kennedy has been the incompleteness of the autopsy record and the suspicion caused by the shroud of secrecy that has

surrounded the records that do exist. Although the professionals who participated in the creation and the handling of the medical evidence may well have had the best of intentions in not publicly disclosing information – protecting the privacy and the sensibilities of the President’s family – the legacy of such secrecy ultimately has caused distrust and suspicion. There have been serious and legitimate reasons for questioning not only the completeness of the autopsy records of President Kennedy, but the lack of a prompt and complete analysis of the records by the Warren Commission.

Among the several shortcomings regarding the disposition of the autopsy records, the following points illustrate the problem. First, there has been confusion and uncertainty as to whether the principal autopsy prosector, Dr. James J. Humes, destroyed the original draft of the autopsy or if he destroyed notes taken at the time of the autopsy. Second, the autopsy measurements were frequently imprecise and sometimes inexplicably absent. Third, the prosectors were not shown the original autopsy photographs by the Warren Commission, nor were they asked enough detailed questions about the autopsy or the photographs. Fourth, the persons handling the autopsy records did not create a complete and contemporaneous accounting of the number of photographs nor was a proper chain of custody established for all of the autopsy materials. Fifth, when Dr. Humes was shown some copies of autopsy photographs during his testimony before the HSCA, he made statements that were interpreted as suggesting that he had revised his original opinion significantly on the location of the entrance wound. These shortcomings should have been remedied shortly after the assassination while memories were fresh and records were more readily recoverable.

The first step taken by the Review Board in regard to the medical evidence was to arrange for the earliest possible release of all relevant information in the Warren Commission and HSCA files. Prior to the passage of the JFK Act, the files from the HSCA contained numerous medical records that had never been released to the public. After the JFK Act came into effect, but before the Review Board was created, NARA released many of these records. Once the Review Board staff was in place in November 1994, it attempted to identify all remaining records that appeared to be connected to the medical evidence and arranged for their prompt release. All of these records were sent to NARA by early 1995 without redactions and without postponements.

The Review Board queried several government entities about possible files related to the autopsy, including the Bethesda National Naval Medical Center, the Armed Forces Institute of Pathology, the military services, the Naval Photographic Center, the Senate Select Committee on Intelligence (for Church Committee Records), and the President John F. Kennedy Library. The Review Board also attempted to contact all former staff members of the House Select Committee on Assassinations. With the exception of the autopsy photographs and x-rays, which are exempt from public disclosure under the JFK Act, the Review Board has now arranged for the release of *all* governmental records related to the autopsy. There are no other restricted records related to the autopsy of which the Review Board is aware.

The Review Board's search for records thereupon extended to conducting informal interviews of numerous witnesses, taking depositions under oath of the principal persons who created autopsy records, and arranging for the digitizing of the autopsy photographs.

There were many notable successes resulting from the Board's work, a few of which may briefly be mentioned here. With the generous and public-spirited cooperation of Kodak, NARA, the FBI, and a representative of the Kennedy family, the Review Board was able to provide secure transportation to ship the autopsy photographs to Rochester, New York, to be digitized on the best digital scanner in the world. The digitized images will be capable of further enhancement as technology and science advance. The digitizing should also provide assistance for those who wish to pursue the question whether the autopsy photographs were altered.ⁱⁱ The Review Board also was able to identify additional latent autopsy photographs on a roll of film that had (inaccurately) been described as "exposed to light and processed, but showing no recognizable image." Again with the generous cooperation of Kodak, the latent photographs were digitized and enhanced for further evaluation. These digitized records have already been transferred to the JFK Collection at NARA.

On another front, through painstaking staff efforts, the Review Board was able to locate a new witness, Ms. Sandra Spencer, who worked at the Naval Photographic Center in 1963. She was interviewed by phone and then brought to Washington where her deposition was taken under oath in the presence of the autopsy photographs. Ms. Spencer testified that she developed post-mortem photographs of President Kennedy in November 1963. In another deposition under oath, Dr. Humes, one of the three autopsy prosecutors, finally acknowledged under persistent questioning – in testimony that differs from what he told the Warren Commission – that he had destroyed both his notes taken at the autopsy and the first draft of the autopsy report. Autopsy prosecutor Dr. "J" Thornton Boswell, in an effort to clarify the imprecision in the autopsy materials, marked on an anatomically correct plastic skull his best recollection of the nature of the wounds on the President's cranium. The autopsy photographer, Mr. John Stringer, in painstaking and detailed testimony, explained the photographic procedures he followed at the autopsy and he raised some questions about whether the supplemental brain photographs that he took are those that are now in NARA. His former assistant, Mr. Floyd Riebe, who had earlier told several researchers that the autopsy photographs had been altered based upon his examination of photographs that have been circulating in the public domain, re-evaluated his earlier opinion when shown the actual photographs at NARA.

Perhaps the most challenging aspect of the Review Board's work on the medical evidence was the preparation and taking of the depositions of the principal persons with knowledge about the autopsy and autopsy records. Although conducting such work was not required by the JFK Act, the Review Board sought to obtain as much information as possible regarding the documentary record. Accordingly, it identified all of the still-living principal persons who were involved in the creation of autopsy records and brought them to NARA. For the first time, in the presence of the original color transparencies and sometimes first-generation black-and-white prints, the witnesses were asked questions about the authenticity of the photographs, the

completeness of the autopsy records, the apparent gaps in the records, and any additional information in their possession regarding the medical evidence. The witnesses came from as far away as Switzerland (Dr. Pierre Finck) and as close as Maryland (Dr. Boswell). The questions were placed to the personnel in a straightforward but pointed manner. There was no attempt made to trick the witnesses, although they were asked questions, when appropriate, about prior inconsistent statements. In conducting the depositions, the Review Board staff sought to approach the questioning in a professional manner and without prejudging the evidence or the witnesses.

There were three closely related problems that seriously impeded the Review Board's efforts to complete the documentary record surrounding the autopsy: a cold paper trail, faded memories, and the unreliability of eyewitness testimony. An example of the cold paper trail comes from Admiral George Burkley, who was President Kennedy's military physician and the only medical doctor who was present both during emergency treatment at Parkland Memorial Hospital and at the autopsy at Bethesda Naval Hospital. In the late 1970s, at the time of the HSCA's investigation, Dr. Burkley, through his attorney, suggested that he might have some additional information about the autopsy. Because Dr. Burkley is now deceased, the Review Board sought additional information both from his former lawyer's firm and from Dr. Burkley's family. None agreed to supply any additional information.

Memories of course fade over time. A very important figure in the chain-of-custody on the autopsy materials, and the living person who perhaps more than any other would have been able to resolve some of the lingering questions related to the disposition of the original autopsy materials, is Robert Bouck of the Secret Service. At the time he was interviewed he was quite elderly and little able to remember the important details. Similarly, the records show that Mr. Carl Belcher, formerly of the Department of Justice, played an important role in preparing the inventory of autopsy records. He was, however, unable to identify or illuminate the records that, on their face, appear to have been written by him.

Finally, a significant problem that is well known to trial lawyers, judges, and psychologists, is the unreliability of eyewitness testimony. Witnesses frequently, and inaccurately, believe that they have a vivid recollection of events. Psychologists and scholars have long-since demonstrated the serious unreliability of peoples' recollections of what they hear and see. One illustration of this was an interview statement made by Dr. Robert Grossman, one of the treating physicians at Parkland. He explained that he was in Trauma Room Number 1 with the President. He recounted how he observed the First Lady wearing a white dress. Of course, she was wearing a pink suit, a fact known to most Americans. The inaccuracy of Dr. Grossman's recollection probably says little about the quality of the doctor's memory, but it is revealing of how the memory works and how cautious one must be when attempting to evaluate eyewitness testimony.

The deposition transcripts and other medical evidence that were released by the Review Board should be evaluated cautiously and prudently by the public. Often the witnesses

contradict not only each other, but sometimes themselves. For events that transpired almost thirty-five years ago, all persons will have failures of memory. It would be more prudent to weigh all of the evidence, with due concern for human error, rather than take single statements as “proof” for one theory or another.

B. Zapruder Film

In the spring of 1996 the Review Board began to consider how it might answer questions about chain-of-custody, or provenance, of selected film records, or enhance or better preserve selected film records.

1. Ownership of the Zapruder film

At the time that Congress passed the JFK Act, Abraham Zapruder’s famous 8mm film depicting the death of President Kennedy was in the possession of NARA. [RON]

2. Staff examinations of films designated as “in-camera” original, and first-generation copies, by NARA.

The Review Board determined that one of its staff members would examine the Zapruder films at NARA designated as the original and two Secret Service copies (believed to be first-generation copies) for the purpose of recording characteristics of the three films. (The Review Board subsequently determined that the LMH Company -- the Zapruder family’s company -- possessed a third first-generation copy of the Zapruder film.) The Review Board hoped that the staff’s recorded observations would serve to provide information to a public that would not be able to obtain physical access to these films, and second, to determine whether the staff believed that the film should be examined by a professional photo lab. Ultimately, the staff recommended and the Review Board agreed that it would approach Eastman Kodak to request that Kodak examine the Zapruder film.

2. Eastman Kodak’s *Pro Bono* Work for the Review Board Related to the Zapruder Film

The Review Board staff first met with the Eastman Kodak Company in June of 1996 in Washington to discuss a wide variety of possible research topics related to the Zapruder film. At that time, Kodak stated that it would provide a limited amount of *pro bono* work for the Review Board. The Review Board continued discussions with Kodak laboratory officials in Rochester, New York, and subsequently met with Kodak technical experts James Milch and Roland Zavada.

At that meeting, Review Board staff identified three major areas of interest, only one of which related to the Zapruder film: (1) the possible digitization and enhancement of the Zapruder film, as well as edge print analysis of the original and first generation copies, and study of the optical characteristics of the Zapruder camera in relation to perceived “anomalies” in the original film; (2) the possible enhancement and, if necessary, optical (film) analysis of autopsies images; and (3)

a study of the provenance of film materials subpoenaed by the Review Board from Mr. Robert J. Groden for examination. Kodak laboratory experts viewed the original Zapruder film, a Secret Service first generation copy, and some of the Groden materials for the first time during a visit to NARA.

Kodak subsequently offered to contribute up to \$20,000 of labor and materials to the Review Board in *pro bono* work--the equivalent of roughly 35 man-days of effort. Kodak identified Zavada, a retired Kodak film chemist who was formerly Kodak's pre-eminent 8 mm film expert, as the consultant that Kodak rehired to attempt to write a "primer" explaining the optical operating characteristics of Abraham Zapruder's 8 mm Bell and Howell home movie camera, the relationship, if any, between the camera's optical operating characteristics and perceived "anomalies" in the original film, and questions about the provenance of the original film and the first generation copies. "Provenance" issues that Mr. Zavada took on included studying the chain-of-custody documents, conducting interviews of surviving personnel involved in the development of the original film, exposing and developing the 3 first generation copies, and studying manufacturer's edge print, processing lab edge print, and optical printer characteristics.

In addition, Mr. James K. Toner of Laboratory Head of Kodak's Imaging Sciences Resources Lab presented a methodology for making the best possible direct digitization of the original Zapruder film. Kodak also began to make arrangements with NARA and the Review Board for the preservation and enhancement of the autopsy images of President Kennedy

In September, 1997, Toner and Zavada visited Washington and, in addition to studying selected autopsy film and x-ray images of President Kennedy at NARA, they also studied perceived anomalies in the inter-sprocket areas of the original Zapruder film, and the emulsion characteristics and edge print characteristics of what NARA presumes to be the camera-original Zapruder film and the two Secret Service first generation copies. Following this visit, Zavada began writing his extensive report on Zapruder film issues, which expanded in scope as his research into camera optics and printer characteristics continued.

Kodak ultimately spent approximately \$53,000 on work related to the digitization and enhancement of autopsy images, and approximately \$11,000 on work related to Zapruder film issues, significantly exceeding its original estimate of \$20,000.00 maximum in donated labor and materials. The Review Board acknowledges Kodak's spirit of public service.

3. The Review Board Staff's Study and Clarification of Paul Hoch's FOIA Lead "CIA Document 450"

The Review Board staff located and interviewed two former employees of the CIA's National Photographic Interpretation Center (NPIC) and questioned them about "CIA Document 450," a 1970s Freedom Of Information Act release--original document undated--that indicates NPIC had a version of the Zapruder film, made "internegatives" and "copies," and conducted a

“print test,” and conducted a shot-and-timing analysis based on interpretation of the film’s content.

Both men that the Review Board staff interviewed indicated that the internegatives made were of single frames only, and the prints made (from these same internegatives) were of single frames only--for briefing boards--and that they never reproduced (or altered) the film as a motion picture. They identified portions of the document related to this activity--magnification and reproduction of small motion picture frames as prints. To this extent, the document has been demystified. However, other questions, such as who conducted the shot-and-timing analysis, and who assembled the briefing boards, remain unanswered.

C. Ballistics

[TRACY]

also include in this section:

The Review Board has carefully considered NARA's objections to the inclusion of artifacts as "records," but decided that this inclusion is necessary to achieve the purposes of the JFK Act. The Review Board notes that artifacts that became exhibits to the proceedings of the Warren Commission have long been in the custody of NARA, and decided that these artifacts should remain in the JFK Assassination Records Collection. The Review Board further believes that the unique issues of public trust and credibility of government processes that prompted enactment of the JFK Act requires that artifacts be included within the JFK Assassination Records Collection. The strong support that commenting members of the public gave to this position reinforces this conclusion. The Review Board included in its proposed regulations, and retained in § 1400.7(b)-(c) of the final interpretive regulations, language intended to address NARA's concerns about potential copying requirements and preservation issues unique to artifacts.

CHAPTER 6a
ENDNOTES

i. Most of the section of this Report relating to medical evidence and medical issues was printed and distributed to the public in July 1998 when the Review Board released its deposition transcripts relating to medical issues.

ii. Although the Review Board does not offer opinions on the substantive issues related to the assassination, it believes that trained medical personnel will possibly be able to provide additional illuminating explanations regarding the autopsy after examining the enhanced images.

It should be noted, however, that although the digitizing significantly enhanced the clarity of the images, many questions are likely to remain unanswered.