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OFFICE OF THE INDEPENDENT COUNSEL

Date of transcription 1/26/98

On below date, investigators interviewed ASHLEY L. RAINES. Also present at the Law Office of Shea and Gardner, 1800 Massachusetts Avenue, N.W., Washington, D.C. 20036, were RAINES' attorneys, WENDY WHITE and HOWARD RUBIN. RAINES provided the following:

RAINES currently resides at [REDACTED], [REDACTED], phone number [REDACTED]. Her date of birth is [REDACTED] social security number [REDACTED]; place of birth, Little Rock, Arkansas. She is currently employed at the White House as the Director of Office of Policy Development Operations and Special Liaison to Management and Administration, Old Executive Office Building #145, office phone [REDACTED]. RAINES graduated from Southern Methodist University in September, 1993.

RAINES advised that she met MONICA LEWINSKY in November, 1995. They have become close friends. During the Summer of 1996, LEWINSKY told RAINES that she had been engaged in a sexual relationship with the President. LEWINSKY advised RAINES that the President would call her at the White House office or home and ask her to come and see him. LEWINSKY would meet the President in the Oval Office. They would go into the study off the Oval Office, and at times would kiss and engage in reciprocal oral sex.

At the time LEWINSKY first spoke with RAINES about this (Summer, 1996), the relationship with the President **had stopped**, and LEWINSKY had changed jobs and worked at **the** Pentagon. LEWINSKY was unhappy and frustrated that she hadn't heard from the President in over one month.

LEWINSKY later told RAINES that the President had called LEWINSKY, and for a period of time telephone calls were the extent of their relationship. However, in early 1997, LEWINSKY again went to see the President at the Oval Office. LEWINSKY stated from early 1997 through about late December 1997, her relationship with the President resumed. This included, on occasion, reciprocal oral sex. LEWINSKY told RAINES that the President's secretary, BETTY CURRIE, would "**clear**" her through, and that her visits in 1997 were infrequent.

Investigation on 1/25/98 at Washington, D.C. File # 29D-LR-35063

by [REDACTED]Date dictated 1/26/98

29D-LR-35063

Continuation of OIC-302 of Ashley L. Raines . On 1/25/98 . Page 2

RAINES advised that LEWINSKY showed her gifts that came from the President. These included: a hat pin approximately eight inches long, an antique looking brooch the size of a half dollar, special edition copy of "Leaves of Grass" by WALT WHITMAN, items from Martha's Vineyard with "Black Dog" logo, including a ball cap, and a short, baggy summer dress, and an autographed photo of the two of them wishing LEWINSKY "Happy Birthday." RAINES believed that LEWINSKY had given him two neckties, described as nice dress ties-that RAINES believed she saw the President wear on one occasion. LEWINSKY also told RAINES that LEWINSKY gave him a couple of books.

RAINES advised that LEWINSKY told her she had been subpoenaed for a deposition by PAULA JONES' attorneys. LEWINSKY was concerned with what to say. LEWINSKY felt she had done nothing illegal, but if she denied having had sex with the President, would this be perjury. LEWINSKY advised RAINES that she had contacted VERNON JORDAN and JORDAN had referred a lawyer to LEWINSKY. RAINES was never told of or shown the affidavit LEWINSKY and her attorney provided to JONES' attorneys. At that time, LEWINSKY told RAINES she had not spoken to the President about the affidavit.

Sometime around the middle of 1997, LEWINSKY told RAINES that she wanted to leave D.C. LEWINSKY asked the President for help. VERNON JORDAN put her in contact with Revlon and Bersa & Marcella (phonetic) in New York as well as a couple of other firms. RAINES didn't know how JORDAN got involved in this job hunt.

Rained advised that her last contact with LEWINSKY was a phone call on Tuesday, January 20, 1998. LEWINSKY asked RAINES to speak to her lawyer BILL GINSBERG. GINSBERG asked RAINES to refer all of her calls concerning LEWINSKY to his law firm. GINSBERG also stated "be careful." RAINES didn't understand what GINSBERG was referring to.

RAINES was aware of LEWINSKY's friendship with LINDA TRIPP. LEWINSKY told RAINES she had confided in TRIPP concerning her relationship with the President. RAINES also believed LEWINSKY had also shared that information with LEWINSKY's mother and an aunt.

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Continuation of OIC-302 of Ashley L. Raines, On 1/25/98, Page 3

RAINES stated that LEWINSKY had been a very loyal and supportive friend. RAINES found LEWINSKY to be truthful and had no reason not to believe LEWINSKY concerning LEWINSKY's relationship with the President.

Ashley Raines, 1/29/98

Grand Jury

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CONDENSED TRANSCRIPT AND CONCORDANCE
PREPARED BY:

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[1] UNITED STATES DISTRICT COURT
[2] FOR THE DISTRICT OF COLUMBIA
[3] ----- X
[4] IN RE:
[5] GRAND JURY PROCEEDINGS
[6] ----- X
[7] Grand Jury Room No. 97-2
[8] United States District Court
[9] for the District of Columbia
[10] 3rd & Constitution, N.W.
[11] Washington, D.C.
[12] Thursday, January 29, 1998
[13] The testimony of ASHLEY RAINES was taken in the
[14] presence of a full quorum of Grand Jury 97-2, impaneled on
[15] September 19, 1997, commencing at 9:37 a.m., before:
[16] SOLOMON WISENBERG
[17] MARY ANNE WIRTH
[18] BRUCE UDOLF
[19] STEPHEN BINHAK
[20] Office of Independent Counsel
[21] 1001 Pennsylvania Avenue, NW
[22] Suite 490-North
[23] Washington, DC 20004
[24]
[25]

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[1] ASHLEY RAINES
[2] was caked as a witness end having been first duty Sworn b
[3] the Foreperson of the Grand Jury, was examined and testified
[4] as follows:
[5] EXAMINATION
[6] BY MR. WISENBERG:
[7] Q Good morning, would you state your name for the
[8] record, please.
[9] A Ashley Raines.
[10] Q Ms. Raines, my name is Solomon and this -- these
[11] are my colleagues Mary Anne Wirth and Steve Binhek, and we're
[12] attorneys with the Office of Independent Counsel. And this
[13] is the court reporter and these are the Grand Jurors. And
[14] this Grand Jury is conducting an investigation of possible
[15] violations of federal criminal laws involving possible
[16] perjury, obstruction of justice, and subornation of perjury.
[17] I'm now going to read to you a portion of the order under
[18] which we are operating.
[19] "The Independent Counsel shall have jurisdiction
[20] and authority to investigate to the maximum extent authorized
[21] by the Independent Counsel Reauthorization Act of 1994
[22] whether Monica Lewinsky or others suborned perjury,
[23] obstructed justice, intimidated witness or otherwise violated
[24]
[25]

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[1] federal law other than a Class B or Class C misdemeanor or
[2] infraction in dealing with witnesses, potential witnesses,
[3] attorneys or others concerning the avil case Jones v.
[4] Clinton?
[5] Dii you understand what I just read?
[6] A Sure. Yes.
[7] Q And the authority of the Grand Jury as I've read it
[8] to you?
[9] A Yes.
[10] C I'm now going to be reading to you, discussing with
[11] you briefly what are known as rights and responsibilities of
[12] Grand Jury witnesses. Occasionally I'll ask you if you
[13] understand and that will require that you say either yes or
[14] no so that the court reporter can pick it up rather than a
[15] nod or uh-huh or uh-uh.
[16] A Sure.
[17] Q Okay. You have every -- you have a privilege
[18] against self-incrimination which means you may refuse to
[19] answer any question if a truthful answer to that question
[20] would tend to incriminate you. Do you understand that?
[21] A Yes.
[22] Q Anything you say may be used against you by the
[23] Grand Jury or in a subsequent legal proceeding. Do you
[24] understand that?
[25] A Yes.

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Q If you have retained counsel, you cannot have the
counsel in the Grand Jury room with you, but the Grand Jurors
will permit you a reasonable opportunity to step outside the
Grand Jury room to consult with your counsel if you so
desire. Do you understand that?
A Yes.
Q And I understand you are represented by counsel
here today; is that correct?
A Yes.
Q And who would that be?
A Wendy White.
Q And do you know what firm she is with?
A Shea and Gardner.
Q The attorneys who operate in the Grand Jury, the
Grand Jurors themselves, the court reporter, we are all bound
by an oath of secrecy. That means that we can't go out after
you've testified in here and blab about it on the courthouse
steps. We can't leak it to anybody. We can't talk about it
to the newspapers. We can't talk about it to our friends.
There are certain well recognized exceptions to the secrecy
rule. I won't go into all of them, but as an example there
are certain FBI agents who are assigned to help with our
investigation. They're on what's called a 6E list, and we
can discuss your Grand Jury testimony with them. And of
course they too are bound by the rules of secrecy. They

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can't go blabbing about it. Do you understand?
A Yes.
Q There are other exceptions. For instance, if --
I'm not at all saying this will happen, but if there was ever
a trial later of anybody and you appeared as a witness, and
you said something at that trial that was different than what
you said at the Grand Jury, that would be an example where
the secrecy would be breached. Do you understand that?
A Yes.
Q There are certain things that Office of Independent
Counsel that are peculiar to the Office of Independent
Counsel that its -- at least one instance will allow, with
the proper court order, in certain occasions the rule of
secrecy would be -- could be breached. That would be another
example. Do you understand that?
A Yes.
Q The -- but other than these exceptions, it is a
general rule we are all bound by that oath of secrecy.
However, you are not a witness who appears before the Grand
Jury, not bound by an oath of secrecy. Do you understand
that?
A Yes.
Q You can go talk about what transpires here today or
not. That's a matter for you and your attorney to talk
about. Do you understand?

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A Yes.
Q You can't lie to us. You can't -- perjury is, in a
nutshell not -- intentionally not telling the truth about a
material matter an important manner in front of the Grand
Jury. Do you understand that?
A Yes.
Q If there is anything I ask or Ms. Wirth asks that
you don't understand by all means ask us to re-ask that
question. Do you understand?
A Okay. Yes.
Q Again, if there is anything anytime that you need
to consult with your attorney, you are free to do that. If
you are uncomfortable and you want to take a brief break,
that's fine too.
A Okay.
Q Let's see. The -- there are certain categories of
witnesses who come before the Grand Jury, and let me give you
the definition of a target from the Department of Justice
manual. The target is defined as a person to whom the
prosecutor or the Grand Jury has substantial evidence linking
him or her to the commission of a crime and who, in the
judgement of the prosecutor is a putative defendant. Do you
understand that definition?
A Yes.
Q You are not a target. A subject is defined as a

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[1] person whose conduct is within the scope of the Grand Jury's
 [2] investigation. Do you understand that?
 [3] A Could you repeat that again.
 [4] Q Yes. A subject is defined as "a person whose
 [5] conduct is within the scope of the Grand Jury's
 [6] investigation."
 [7] A Okay.
 [8] Q Do you understand that?
 [9] A Yes.
 [10] Q As you can tell, that is a very broad definition.
 [11] It's not like you think of a subject on a police t.v. show
 [12] necessarily. Subject is basically anyone whose got
 [13] information relevant to the Grand Jury. Do you understand
 [14] that?
 [15] A Yes.
 [16] Q So you are -- in the technical Department of
 [17] Justice definition, you are a subject. Do you understand
 [18] that?
 [19] A Yes.
 [20] Q However, an informal system has developed between
 [21] prosecutors and defense attorneys. It's a tri-part type
 [22] system, witness, subject, target, with target as I've already
 [23] defined to you. And subject is somebody who the Grand Jury
 [24] let's say they're not at a target status but the Grand Jury
 [25] has concerns they want to talk to you about. There is some

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[1] Administration.
 [2] Q And what is your title there?
 [3] A It's a long title. It's Director of Office of
 [4] Policy Development Operations --
 [5] Q Okay -- And --
 [6] A -- and
 [7] Q I'm sorry
 [8] A -- and Special Liaison to Management and
 [9] Administration.
 [10] Q And essentially what are your duties in that job?
 [11] A I manage a budget for the Office of Policy
 [12] Development, which is made up of the Domestic Policy Council
 [13] and the National Economic Council. I manage their daily
 [14] operations and also work on special projects for --
 [15] COURT REPORTER: Keep your voice up, please.
 [16] THE WITNESS: Oh, I'm not loud enough?
 [17] MR. WISENBERG: I've been asked if you can talk a
 [18] little bit louder.
 [19] THE WITNESS: Okay. Sorry. Should I repeat that?
 [20] BY MS. WIRTH:
 [21] Q Yeah. Go ahead.
 [22] A I manage a budget for the Office of Policy
 [23] Development which is comprised of the Domestic Policy Council
 [24] and the National Economic Council. And I also work on
 [25] special projects as they come up in my office, the Office of

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[1] concern. And a witness just being somebody coming in no
 [2] suspicion on them at all, just coming in to give testimony.
 [3] Do you understand that informal distinction between witness,
 [4] subject and target?
 [5] A Yes.
 [6] Q Within that distinction within that system you are
 [7] a witness. Do you understand that?
 [8] A Yes.
 [9] Q Now, we cannot promise anybody, witness or subject,
 [10] that they will never be a target. Do you understand that?
 [11] A Yes. We don't know anything about you, and we --
 [12] you never know how a investigation will develop. So we're
 [13] not in a position to tell anyone who appears before us as a
 [14] general matter that you will never be target. Do you
 [15] understand that?
 [16] A Yes.
 [17] Q Okay. Finally, you were here today pursuant to a
 [18] subpoena; is that correct?
 [19] A Yes.
 [20] Q Have you brought any documents pursuant to that
 [21] subpoena?
 [22] A My lawyer turned them over I believe on Tuesday.
 [23] Q Okay. So all the documents pursuant to the
 [24] subpoena have been turned over, correct?
 [25] A Except for documents on my work computer at The

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[1] Administration, which oversees the operations of the complex,
 [2] The White House complex.
 [3] Q Okay. And how long have you held your current job?
 [4] A I have been an employee of The White House for four
 [5] and a half years, since September of '93.
 [6] Q Okay. And the current title that you hold, how
 [7] long have you held that?
 [8] A I actually just got a title change a couple of
 [9] months ago.
 [10] Q And prior to your title change what job did you do?
 [11] A My title was Chief of Staff for Management and
 [12] Administration.
 [13] Q And did your job responsibilities change when your
 [14] title changed?
 [15] A They've -- I've always had kind of the same
 [16] responsibilities. Things have been added and taken away as
 [17] supervisors and managers come in.
 [18] Q So you've done essentially the same type of work
 [19] for the four and some odd years that you've been at The White
 [20] House?
 [21] A Well, no. I mean they do change. I -- for
 [22] example, the fund manager the budget management, I didn't
 [23] get until November of '95. But since then I've had it.
 [24] Q And when you first came to The White House, what
 [25] was your job?

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[1] White House in which those are. I guess, going through that
 [2] process.
 [3] Q Okay. That's still ongoing?
 [4] A Yes.
 [5] Q I believe there is some kind of redaction going on
 [6] if you know?
 [7] A I'm not sure.
 [8] Q Okay Well, maybe we have a conversation with
 [9] your lawyer about that. All right. I think we've got those
 [10] documents that were handed over and later on will be going
 [11] through them.
 [12] A Okay.
 [13] Q Is there anything about your rights and
 [14] responsibilities as I've read them to you that you don't
 [15] understand?
 [16] A I don't think so.
 [17] Q All right. Then, I'll turn you over to my
 [18] colleague, Ms. Wirth.
 [19] BY MS. WIRTH:
 [20] Q Ms. Raines, can you tell us how old you are?
 [21] A Twenty-six.
 [22] Q And where were you born?
 [23] A Atlanta, Georgia.
 [24] Q And what is your present occupation?
 [25] A I work in The White Office of Management and

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[1] A When I first came I was an intern from May of '93
 [2] through the time I was hired in September of '93.
 [3] Q And after you were an intern what did you do?
 [4] A I was hired in the Office of Administration under
 [5] what was called the Customer Service Bureau. And I was
 [6] someone who looked after the needs of the staff of the
 [7] complex and was someone that the staff could come if they
 [8] had questions. How do I get my trash picked up? How do I --
 [9] who do I call to get this service? That kind of thing.
 [10] Q What building or buildings have you worked in
 [11] The White House?
 [12] A The Old Executive Office Building.
 [13] Q Steadily since 1993?
 [14] A Uh-huh. Yes.
 [15] Q And how did you come to be an intern at The White
 [16] House?
 [17] A I'm originally from Arkansas, which is where I grew
 [18] up, and was going to college in Dallas, Texas at Southern
 [19] Methodist University and decided that I wanted to be part of
 [20] the Clinton Administration and wrote to as many people as I
 [21] knew through people in Arkansas who had worked on the
 [22] transition or campaign to try and get a job.
 [23] Q And had you spent any time in Little Rock? Is that
 [24] where you grew up?
 [25] A Yes; that's where I grew up.

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[1] Q Had you ever met the President or Mrs. Clinton
 [2] before the President was elected in 1992?
 [3] A Yes, only two -- a couple of times that I remember
 [4] when he was Governor.
 [5] Q Now, can you just tell the Grand Jury for the
 [6] record where the Old Executive Office Building is in relation
 [7] to The White House and whether they're connected.
 [8] A The Old Executive Office Building is on the corner
 [9] of 17th Street and Pennsylvania. And it's not actually
 [10] connected to The White House, it sits right next door. It's
 [11] separated by what we call West Executive Avenue. So there's
 [12] a street that runs in between The White House and the Old
 [13] Executive Office Building and it's all within the gates of
 [14] The White House complex.
 [15] Q And what floor do you work on?
 [16] A The first floor.
 [17] Q Okay. Now, did there come a time that you met
 [18] Monica Lewinsky?
 [19] A Yes.
 [20] Q The first time. And can you tell the Grand Jury
 [21] when that was?
 [22] A I believe that it was in November of 95. We had a
 [23] birthday party for her supervisor.
 [24] Q And who was her supervisor?
 [25] A Her name is Tracey Bobowick. And Tracey used to

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[1] actually work in our office, and we still had, you know, a
 [2] relationship with her so we had a party for her.
 [3] Q At the Old Executive Office Building?
 [4] A Uh-huh. Yes.
 [5] Q And what was Monica's role and job at that time in
 [6] The White House?
 [7] A I think she was still her intern, but I'm not
 [8] positive that she was an intern at that point.
 [9] Q And do you know what her duties were as an intern.
 [10] Monica's?
 [11] A Just in knowing what Tracey did, Tracey as the
 [12] Director of the Chief of Staffs correspondence and would
 [13] respond to any letters that the Chief of Staff received, and
 [14] Monica assisted her in that capacity.
 [15] Q Okay. And do you know where Monica physically
 [16] worked, where her work station was?
 [17] A I never saw her there but Tracey's intern
 [18] workstation was on the ground floor of the Old Executive
 [19] Office Building.
 [20] Q Do you know whether she also worked at The White
 [21] House?
 [22] A What do you -- The White House building?
 [23] Q In The White House building, yeah.
 [24] A When she was an intern?
 [25] Q Yes.

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[1] A No, I don't think so.
 [2] Q And Tracey Bobowick's office was also in Old
 [3] Executive Office Building?
 [4] A Yes.
 [5] MR. WISENBERG: Can I butt in?
 [6] MS. WIRTH: Sure.
 [7] BY MR. WISENBERG:
 [8] Q You wouldn't happen to know how to spell Bobowick.
 [9] would you?
 [10] A Oh, absolutely.
 [11] Q Could you spell it for me?
 [12] A B-o-b-o-w-i-c-k.
 [13] Q Thanks.
 [14] A She was not Bobowick at the time. She was married.
 [15] BY MS. WIRTH:
 [16] Q What was her name then?
 [17] A It was Beckett at the time.
 [18] Q Now you said that you met Monica at this party.
 [19] Did you eventually establish a friendship with her?
 [20] A Yes, I did.
 [21] Q And how quickly did that take place?
 [22] A I saw her at a staff holiday party in The White
 [23] House that they usually have every year, and we would do
 [24] things from time to time, go to dinner, go to a movie, those
 [25] types of things.

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[1] Q Can you tell the Grand Jury anything that you know
 [2] about Monica's work experience at The White House as an
 [3] intern? You've already mentioned you know who she worked
 [4] for. But how long was she an intern? What types of things
 [5] did she do? Anything that you know about that experience.
 [6] A I really don't know that much about her working as
 [7] an intern. I think she started in the summer of 95. And
 [8] then she had graduated from college so she was looking for a
 [9] job and Tracey was trying to help her, you know, find a job.
 [10] Q Outside The White House?
 [11] A I think within. Maybe outside too, I'm not sure.
 [12] Q And did she eventually get a job at The White
 [13] House?
 [14] A Yes, she did.
 [15] Q And what job was that?
 [16] A She was in Legislative Affairs -- the Office of
 [17] Legislative Affairs for The White House.
 [18] Q And do you know whether that was with Tracey's
 [19] assistance that she got that job?
 [20] A Probably with a recommendation I assume.
 [21] Q And which area did she work in when she was workin
 [22] for the Office of Legislative Affairs? We can call it OLA.
 [23] A Correspondence.
 [24] Q Okay. In what building?
 [25] A The East Wing of The White House.

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[1] Q And who was her supervisor there?
 [2] A I think I remember her name was Jocelyn Jolley.
 [3] Q Did you ever meet her?
 [4] A I don't think so.
 [5] Q Now, on what floor of the East Wing did Monica
 [6] work?
 [7] A The first floor.
 [8] Q Okay. Now, did there come a time when Monica
 [9] stopped working at The White House, when she left?
 [10] A Yes.
 [11] Q Do you know when that was?
 [12] A Spring of 96. I don't remember the exact month.
 [13] Q Okay. Let me just take you back for a second. Do
 [14] you remember roughly when she went to OLA?
 [15] A Office of Legislative Affairs? I think it was
 [16] December.
 [17] Q Of?
 [18] A Of '95. I'm not positive.
 [19] Q Okay. And then she left in the spring of '96?
 [20] A Yes.
 [21] Q So by the time Monica had left The White House, you
 [22] had been friends with her for less than a year?
 [23] A Oh, yes.
 [24] Q And how would you describe your relationship with
 [25] her at that point?

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[1] A At that point we were friends.
 [2] Q Would you consider her a close friend at that
 [3] point?
 [4] A At that point? No, I don't think so.
 [5] Q How often did you see her during the time that she
 [6] was at The White House?
 [7] A It was a long time ago. I would say maybe once a
 [8] week or every two weeks.
 [9] Q Okay.
 [10] A I'm not positive.
 [11] Q Since she left The White House, has your
 [12] relationship developed further --
 [13] A Yes, we --
 [14] Q -- in terms of closeness?
 [15] A Sure. Yes.
 [16] Q And how would you describe your relationship with
 [17] her now?
 [18] A I would consider her a close friend.
 [19] Q Now, do you know why Monica left The White House
 [20] when she left her employment at The White House?
 [21] A She told me that they told her it was because they
 [22] were getting a new director of the office, and he wanted to
 [23] bring in his own person to do correspondence. They were
 [24] going to take the two positions that were currently there,
 [25] make it one position and just reorganize the office. I don't

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[1] think they were very happy with her supervisor and her
 [2] working conditions and environment or, I mean, what she was
 [3] doing so
 [4] Q So did Ms. Jolley leave as well?
 [5] A Yes, she did.
 [6] Q Do you have any knowledge or information from
 [7] Monica or elsewhere about whose decision it was that Monica
 [8] and Jocelyn leave?
 [9] A Well several things. In my office, we have The
 [10] White House personnel liaison and we deal a lot with the
 [11] personnel issues. So I hear things going on in that capacity
 [12] and also from Monica. So from Monica I heard Tim Keating.
 [13] who was the kind of -- I don't know that he was called the
 [14] Chief of Staff, but he was kind of in that role, he oversaw
 [15] the operations of Legislative Affairs. And then from my
 [16] office, what I would hear is that Evelyn Lieberman, Tim
 [17] Keating, and I don't know if there were others. That's
 [18] really the only people that I remember the only names
 [19] mentioned.
 [20] Q So Evelyn and Tim Keating -- Evelyn Lieberman and
 [21] Tim --
 [22] A Yes.
 [23] Q I'm sorry -- Tim Keating --
 [24] A Right.
 [25] Q -- had some role in the decision to eliminate

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[1] Monica and Jocelyn from OLA?
 [2] A Well, I don't know if Evelyn was involved in
 [3] eliminating Jocelyn also. I would assume that, but I don't
 [4] know.
 [5] THE FOREPERSON: Excuse me. You still need to
 [6] speak up a little bit.
 [7] THE WITNESS: Okay. I'm sorry.
 [8] BY MS. WIRTH:
 [9] Q Now when Monica left the Office of Legislative
 [10] Affairs do you know what happened to her after that, where
 [11] she went to work?
 [12] A She went to the Pentagon.
 [13] Q Do you know whether she had any other jobs at, you
 [14] know, at the Old Executive Office Building? Was she
 [15] transferred anywhere directly from OLA before she moved to
 [16] the Pentagon?
 [17] A I don't believe so.
 [18] Q Did you ever hear that she worked briefly for Patsy
 [19] Thomasson?
 [20] A No.
 [21] Q Do you know when she ended up working at the
 [22] Pentagon roughly?
 [23] A All I remember is spring of '96.
 [24] Q Okay. And did you keep in touch with her when she
 [25] was at the Pentagon?

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[1] A Yes.
 [2] Q And phone calls back and forth and so on?
 [3] A Yes.
 [4] Q And did you continue to see her on a social basis?
 [5] A Yes.
 [6] Q And can you tell us whether she was happy on that
 [7] job?
 [8] A I -- throughout the whole period, no. But yes, she
 [9] enjoyed the job. It was something new for her to do.
 [10] Q Do you know what she did there?
 [11] A She was the confidential assistant to Ken Bacon,
 [12] the Pentagon spokesman and assisted him in secretarial type
 [13] duties. She would also go on trips that the Secretary of
 [14] Defense would go in which the press would attend and she
 [15] would transcribe any interviews that Cohen would have.
 [16] BY MR. WISENBERG:
 [17] Q The -- you mentioned that Monica thought it was Tim
 [18] Keating who made the decision to transfer her but that
 [19] through The White House personnel liaison, which was near
 [20] where you were located --
 [21] A She sits next to me.
 [22] Q Who would that be who sits next to you?
 [23] A Kelly McClure.
 [24] Q And Kelly McClure, was she the one who told you
 [25] that it was Tim Keating and Evelyn Lieberman?

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[1] A I don't remember that it was her specifically. As
 [2] issues come up, the office talks about things. And whether
 [3] it was my boss who came in and told her or -- I can't imagine
 [4] they would have had a conversation like that in our general
 [5] office, but my assumption from hearing whatever conversations
 [6] took place was that those were the people.
 [7] Q Would it be fair to characterize that as office
 [8] scuttlebutt? In other words, you didn't -- as opposed to --
 [9] office talk about why she left as opposed to you didn't get a
 [10] sheet of paper --
 [11] That's exactly right.
 [12] Q -- that sad where you know who was responsible for
 [13] the --
 [14] A And I wasn't involved in any of the conversation to
 [15] that.
 [16] Q So off -- in terms of this office talk you had
 [17] heard that it was Evelyn Lieberman and Tim Keating; is that
 [18] correct?
 [19] A Yes.
 [20] Q Was there any office talk at the time about why
 [21] Evelyn Lieberman or anybody else wanted Monica transferred?
 [22] A Yes, there was.
 [23] Q And what was that?
 [24] A From what I heard it sounded as if Evelyn had
 [25] noticed Monica spending a large amount of her time in the

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[1] West Wing and she paid attention to things like that. And
 [2] normally you don't really go to the West Wing unless you have
 [3] official business there. You don't spend time just hanging
 [4] around or walking around, and I think that she maybe thought
 [5] that it was too frequent for her to be coming over. Her
 [6] office was in the East Wing, so she may have thought she was
 [7] spending too much time outside of her office.
 [8] Q Okay. Anything else you remember in addition to
 [9] that about office talk is the reason?
 [10] A I think people had a perception that Monica was
 [11] awestruck with the President which would have contributed to
 [12] the fact that she was coming over frequently to the West
 [13] Wing. Maybe she would walk by as he was walking out or
 [14] something of that nature.
 [15] Q Anything else you can remember in terms of office
 [16] talk in addition to hanging out at the West Wing, being a
 [17] little awestruck?
 [18] A Just that they used -- she had probably used the
 [19] word inappropriate as her behavior.
 [20] Q Okay.
 [21] A But in those circumstances that I had just
 [22] mentioned.
 [23] Q Was there any talk about inappropriateness in terms
 [24] of dress or anything like that?
 [25] A Not that I -- not that I heard, no.

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[1] Q It was more behavior, and the behavior that you've
 [2] described to us?
 [3] A Right. Right.
 [4] Q No one said anything about her -- you didn't hear
 [5] any office talk about her typing being bad or anything like
 [6] that?
 [7] A No, not that I remember. Uh-uh.
 [8] Q You didn't hear any office talk about her being a
 [9] threat -- a physical threat to the President, did you?
 [10] MR. BINHAK: One more question.
 [11] BY MR. BINHAK:
 [12] Q Did you hear any office talk that she was not doing
 [13] her job correctly?
 [14] A No, No.
 [15] BY MS. WIRTH:
 [16] Q Now about the time that Monica was I guess taken
 [17] out of the Office of Legislative Affairs -- when you heard
 [18] these things about, you know, Monica being awestruck with the
 [19] President or, you know, frequently hanging around the West
 [20] Wing and so on, were you aware of that yourself either from
 [21] anything that you saw or anything that she told you?
 [22] A No.
 [23] Q During that period of time when she was working at
 [24] the Office of Legislative Affairs and, you know, you had this
 [25] friendship, did she speak to you about the President?

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[1] A I think -- yeah, I think she would talk about him
 [2] just like, you know, we all do. It's our job.
 [3] Q Anything out of the ordinary or unusual about the
 [4] way she talked about him at that time?
 [5] A She paid more attention than I did to the press
 [6] conferences that would take place during the day. She had a
 [7] t.v. in her office and we did not, so it was hard --
 [8] sometimes it's hard for White House staff even to keep on top
 [9] of what happens throughout the day, because you're too busy
 [10] doing what you're doing, and she seemed to always be able to
 [11] keep up with the events and what was going on.
 [12] Q Okay. But based on, you know, any information you
 [13] had from her at that point, did you have the impression, you
 [14] know, that she was awestruck with the President or in any way
 [15] behaving inappropriately towards him or hanging around the
 [16] West Wing or anything like that?
 [17] A Not that I saw, no.
 [18] Q So this was kind of a surprise to you when you
 [19] started to hear these things about her?
 [20] A Yeah, it really was.
 [21] Q I'm just going to ask you a couple of just general
 [22] questions about the nature of your relationship with her. Is
 [23] she the type of person that you would, you know, like go
 [24] shopping with?
 [25] A Yes.

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[1] Q Go to the mall with her?
 [2] A Yes.
 [3] Q Go to parties with her?
 [4] A On occasion.
 [5] Q Do you know anybody named Kevin Moran?
 [6] A Yeah.
 [7] Q Have you ever gone to a party with her at Kevin's
 [8] house?
 [9] A Oh yes. Did she go with me to that party? I
 [10] don't -- actually, no. I don't remember she was at that
 [11] party with me.
 [12] Q But you went to a party at his house?
 [13] A I did, but I don't think she was there.
 [14] Q Okay. Do you remember --
 [15] A I can't be sure. I can't remember. I don't think
 [16] so.
 [17] Q Okay. Do you have a friend named Helen?
 [18] A Helen, yes.
 [19] Q And is she someone Monica knew?
 [20] A I think they probably met a couple of times.
 [21] Q And do you have a friend named Lisa?
 [22] A Lisa, yes.
 [23] Q Who's Lisa?
 [24] A She's my roommate.
 [25] Q And she's someone Monica knew as well?

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[1] A Yes.
 [2] Q Have you been to each other's homes?
 [3] A Yes.
 [4] Q So you've been to Monica's apartment?
 [5] A Yes.
 [6] Q Do you have any pictures in your possession that
 [7] you took or anybody else took in Monica's home?
 [8] A No, I do not.
 [9] Q At the time that you started to hear, you know the
 [10] office talk about why Monica was asked to leave the Office of
 [11] Legislative Affairs, the business about, you know, being
 [12] awestruck and hanging around the West Wing too frequently and
 [13] so on, did you share any of that with Monica?
 [14] A No. I would not have. That was in my official
 [15] capacity.
 [16] Q Did you ever tell her that, that talk?
 [17] A I can't imagine that I would have. I don't
 [18] remember having a conversation. I'm pretty -- I keep my
 [19] official and personal business separate.
 [20] Q Have you ever met anybody in Monica's family?
 [21] A Yes, I have.
 [22] Q Have you met her mother?
 [23] A Yes.
 [24] Q Have you met her dad?
 [25] A Yes.

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[1] Q Have you met her brother?
 [2] A Yes.
 [3] Q Has she met your mother?
 [4] A Yes.
 [5] Q Have your mothers met?
 [6] A On one occasion, yes.
 [7] Q Now, did there come a time when Monica discussed
 [8] with you the nature of her relationship with the President?
 [9] A Yes.
 [10] Q And can you tell us when that occurred?
 [11] A I remember that it was in the summer of 96. I
 [12] don't remember the exact month.
 [13] Q And do you remember where you were when that
 [14] conversation took place? Was it on the telephone? In
 [15] person?
 [16] A It was in person.
 [17] Q Do you remember where you were?
 [18] A When she was telling me about it, we were in my
 [19] car.
 [20] Q And what did she tell you?
 [21] A She told me that he would call her, that she would
 [22] go see him in his -- in the office in his study area, and you
 [23] know, that they would talk. She was kind of relaying
 [24] incidents over the period of their relationship as it had
 [25] occurred to that point.

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[1] Q Was she talking about things that occurred when she
 [2] was working at The White House?
 [3] A Yes.
 [4] Q And did she tell you anything about the nature of
 [5] any physical relationship between her and the President
 [6] during that conversation?
 [7] A Yes, she did.
 [8] Q What did she tell you?
 [9] A She told me that they would kiss and that they
 [10] would have oral sex.
 [11] Q When she told you this, were you surprised to hear
 [12] that?
 [13] A Yes.
 [14] Q When she told you this, what was her demeanor at
 [15] that time? Was she telling you, you know, in a upset manner..
 [16] concerned manner, excited manner, happy? I mean, how would
 [17] you describe her demeanor?
 [18] A She was -- she was relaying a story. I mean she
 [19] didn't seem overly excited or upset or anything. She was
 [20] just kind of telling me what had been going on.
 [21] Q Do you have any idea as to why she chose that
 [22] particular moment to talk to you about this?
 [23] A We were at dinner previously and were having normal
 [24] conversation in which she would bring up the President, you
 [25] know, he went on this trip or he's going here or he's doing

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[1] this. And she did talk about him frequently. As I said, she
 [2] kept up with what was going on. And I kind of got tired
 [3] hearing about it, you know. I work there. I kind of wanted
 [4] to get away of thinking or talking business and made some
 [5] comment. And I don't remember exactly what I said but in
 [6] essence "Do you have a crush on the President?" I was sick
 [7] of hearing her talking about him. And which she responded
 [8] back to me -- I don't remember exactly what she said but kind
 [9] of in essence "You really don't want to know, do you?" In
 [10] which I responded "No," but it ended up that she told me.
 [11] Q Did she tell you why she hadn't shared this
 [12] information with you before?
 [13] A No. I -- I mean I assumed it was something that
 [14] you would normally keep to yourself. It was kind of a big
 [15] thing to tell someone and to let someone into your personal
 [16] life, and we hadn't been friends for that long so.
 [17] Q What did you say to her when she told you this?
 [18] A Not really anything. I basically just listened.
 [19] Q Did she tell you what the status of her
 [20] relationship with him was at that point?
 [21] A She did. She mentioned that since she had left The
 [22] White House she hadn't seen him and she hadn't gone to see
 [23] him, and he hadn't called her in a while. It seemed like it
 [24] was -- it had been a long time since she had talked to him,
 [25] even over a month or so.

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[1] Q And did she tell you how she felt about that?
 [2] A I think she was frustrated.
 [3] Q Did she tell you whether she had made any attempts
 [4] at that point to get in touch with the President?
 [5] A No, I don't think so. I don't know how she would
 [6] have.
 [7] Q Did she tell you -- and you may have already
 [8] answered this -- did she tell you where their relationship
 [9] took place?
 [10] A She told me in the study, which is off of his
 [11] office.
 [12] Q Have you been in the Oval Office yourself?
 [13] A Yes, I have.
 [14] Q And have you ever been in the study?
 [15] A No.
 [16] Q What is your understanding of the nature of the
 [17] study area? How would you describe that in terms of public
 [18] access?
 [19] A I don't think there is any public access.
 [20] Q Is that a room that you would describe as private
 [21] to the President?
 [22] A Yes.
 [23] Q Did Monica indicate to you at what time of day her
 [24] relationship with the President took place?
 [25] A When she worked there, I think she told me it was

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[1] on weekends, and afternoon or evening I don't really know.
 [2] Q Do you remember her saying weekend?
 [3] A Uh-huh. Yes.
 [4] Q Do you remember her saying evening as well?
 [5] A No. No.
 [6] Q Okay. Did she give you any indication of how often
 [7] she had had physical relations with the President up to that
 [8] point?
 [9] A I don't remember the frequency because, again, she
 [10] was telling me -- kind of recalling events of previous
 [11] history. So I don't really have a concept of how frequent it
 [12] was.
 [13] Q When she told you this, did you believe her?
 [14] A It was a lot of information at one time. I had no
 [15] reason not to believe her, so I just listened.
 [16] Q Did you give her any advice?
 [17] A No, I didn't really know what kind of advice to
 [18] give in that situation.
 [19] Q Now, did there come a time when you learned from
 [20] Monica that the relationship between her and the President
 [21] had resumed in any way?
 [22] A Well, for a long period of time, or I guess long
 [23] spans of time would go by where she wouldn't hear from him
 [24] on the phone, you know, weeks, six, maybe even a couple of
 [25] months. And she didn't see him for a very long period of

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[1] time except for if she went to an event he was speaking at or
 [2] something of that nature. But she didn't actually go see him
 [3] for a very long period of time. After the time she told me.
 [4] it was basically just phone calls.
 [5] Q Okay. Did she tell you when she started to talk to
 [6] him again on the telephone?
 [7] A Yeah, I believe she did. I don't remember when it
 [8] was, though. I remember it was a long time before she heard
 [9] from him again.
 [10] Q You told us that this conversation where she
 [11] revealed her relationship with the President took place in
 [12] the summer of 1996; is that right?
 [13] A Yeah, I think so.
 [14] Q Can you tell us roughly when -- if you can -- when
 [15] the telephone calls started? If you can.
 [16] A I really can't. I'm sorry.
 [17] MR. WISENBERG: Can I ask one question?
 [18] MS. WIRTH: Yeah, sure.
 [19] BY MR. WISENBERG:
 [20] Q It's just a clarification. Is it that -- I thought
 [21] you had said -- you had said that when she first told you
 [22] about it, the relationship appeared to be over; is that
 [23] correct?
 [24] A I wouldn't characterize it as over, she just hadn't
 [25] heard from him in a while.

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[1] Q So it's not even necessarily that there was a
 [2] complete break in communication between them; is that
 [3] correct?
 [4] A Just long periods of time between communication.
 [5] Q Okay.
 [6] MR. BINHAK: Can I ask a couple of questions?
 [7] THE WITNESS: Sure.
 [8] BY MR. BINHAK:
 [9] Q First, you tried to describe a little bit about
 [10] Monica was behaving when she told you this information in the
 [11] car. Can you just give the Grand Jury as best you can just
 [12] tell them what she told you in the car. And as best you can
 [13] remember the words that she used.
 [14] A The words that she used?
 [15] Q Yeah, just try to recount the conversation that you
 [16] had with her.
 [17] A She would relay -- she, you know, started off by
 [18] telling me it happened when she was an intern working in the
 [19] Chief of Staffs office during the furlough -- the overment
 [20] furlough. She would talk to him when he would come down to
 [21] the Chief of Staffs office to check on the status of how the
 [22] negotiations were going. She would tell me of the -- she
 [23] kind of laid out the sequence of events and, you know, this
 [24] was on a Tuesday, for example, and then on the next day he
 [25] said this or I saw him here. And then a couple of days later

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[1] she had to deliver something to the West Wing, and she walked
 [2] by the office and he was coming out, and he said Hi.
 [3] Monica. It was those kinds of things that she was kind of
 [4] going through telling me as she remembered any interaction
 [5] with him.
 [6] Q So at least at the beginning of the conversation,
 [7] she began by describing how she met with him, and then this --
 [8] at least at the time the specific instances that led to a
 [9] more gradual escalation of the relationship.
 [10] A Right.
 [11] Q Is that correct?
 [12] A Basically any interaction that they had, whether it
 [13] was just a Hi or she saw him do this or yeah.
 [14] Q So it's not like she told you just at one point I
 [15] had this particular intimate relationship with the President,
 [16] she gave you a series of events that actually led to that?
 [17] A Right. Right.
 [18] Q Now so you said that she met him when she was
 [19] working in the Chief of Staffs office. Do you remember who
 [20] the Chief of Staff was at that time?
 [21] A Leon Panetta.
 [22] Q Okay. And Leon Panetta, did he work in the West
 [23] Wing of the White House?
 [24] A Yes.
 [25] Q Did he work near where the President was.

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[1] A Yeah, down the hallway.
 [2] Q So was it conceivable that she would meet the
 [3] President at the time she was working in Leon Panetta's
 [4] office?
 [5] A Oh, yeah, absolutely.
 [6] Q Okay. And so now you've described -- you said that
 [7] she described to you a series of I guess we can call them
 [8] innocuous personal contacts that she had with the
 [9] President, correct?
 [10] A Sure.
 [11] Q After she described those what's -- how did she --
 [12] you know, the best you can recall I understand this was a
 [13] while ago, but how did she describe the next level of
 [14] escalation in the relationship between her and the President?
 [15] A What do you mean the --
 [16] Q Well, in other words, you said that she said I met
 [17] him in the office, we passed, we chit-chatted I saw him in
 [18] the hall. Then what did she describe was the next -- what
 [19] happened after that?
 [20] A Well, during the events that she was recalling to
 [21] me would have been instances where they had physical contact.
 [22] It would have been in the same sequence of events that she
 [23] told me that she saw him in the hallway.
 [24] Q Did she say that she had physical contact with him
 [25] in the hallway?

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[1] A Oh. no. no. no. no. no.
 [2] Q O k a y . So --
 [3] A I'm just saying that there wasn't -- she didn't
 [4] lead up to -- she would tell me the sequence of events as
 [5] they happened. And as they happened, there were
 [6] circumstances in which there was physical contact.
 [7] Q But the physical contact was not the first time she
 [8] met the President?
 [9] A No, no.
 [10] Q Did she give you a sense of how long it took before
 [11] they -- the first time she met him until they actually had
 [12] any kind of physical contact?
 [13] A Well, it was still during the furlough I think in
 [14] which the first physical contact took place. So I would say
 [15] just a couple of days.
 [16] Q And then you said that later she described to you
 [17] some phone calls that she was with the President.
 [18] A Uh-huh.
 [19] Q Did she describe to you -- what kind of phone calls
 [20] were they having? Were they just discussing -- what were
 [21] they discussing in the phone calls?
 [22] A I don't remember. At first I think basically it
 [23] was when she would be around maybe on a weekend when he would
 [24] be in the office and basically discussing, you know, the
 [25] possibility of seeing each other.

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[1] Q And he would call her?
 [2] A Yes.
 [3] Q Did she ever say that she called him?
 [4] A I believe that -- it was my understanding that she
 [5] had never called him, and I don't think that she would know
 [6] how to.
 [7] Q Okay.
 [8] BY MS. WIRTH:
 [9] Q Now, did she tell you the kinds of things that they
 [10] would talk about on the telephone when these conversations
 [11] took place, the telephone conversations?
 [12] A I believe she probably would have in generalities.
 [13] not in detail. You know they were personal conversations.
 [14] but she would give me kind of subject matters.
 [15] Q Do you remember any of them?
 [16] A I remember that he would talk about his childhood
 [17] and growing up, and she would relay stories about her
 [18] childhood and growing up. I guess normal conversations that
 [19] you would have with someone that you're getting to know.
 [20] Q Anything else that you remember?
 [21] A You know, they would probably talk about trips that
 [22] he was going to take or had taken and trips that she was
 [23] taking, you know, with the Secretary and -- I can't remember
 [24] any specific subjects. I'm sure that there were plenty, I
 [25] just --

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[1] Q When you said a moment ago that to the best of your
 [2] memory those conversations took place on the weekend?
 [3] A No. No, I don't know that. I said that.
 [4] Q I'm sorry. Maybe I misunderstood that. Do you
 [5] know when they took place?
 [6] A Well, they would happen -- if he called her at
 [7] home, it would be sometimes in the middle of the night.
 [8] Q When you said middle of the night, what time do you
 [9] mean?
 [10] A In the morning -- 2:00, 3:00 in the morning..
 [11] Q She told you that?
 [12] A Yeah. She said it was pretty late because it would
 [13] wake her up, she went to bed pretty early because she had
 [14] to get up really early for work. And then also the
 [15] conversations would take place on the weekend while she was
 [16] at work and he would call her at her desk or --
 [17] Q Do you have any idea the length of some of these
 [18] conversations? Did she ever tell you how long they spoke?
 [19] A She might have, but I don't remember.
 [20] Q You may have been asked this already by Mr. Binhek.
 [21] but let me ask it again. Do you have any knowledge as to
 [22] whether the President made the phone calls or she made them
 [23] or a little bit of both? Do you know?
 [24] A He would call her.
 [25] Q Now, during the time that these telephone

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[1] conversations would take place. did she -- she would call you
 [2] from time to time and tell you about them? Is that how you
 [3] learned about them?
 [4] A She wouldn't call me to tell me, you know. She
 [5] would call me in our regular friendship if we were making
 [6] plans or talking and catching up, and she would mention that
 [7] had called or --
 [8] Q Did she tell you anything about what she was
 [9] feeling about these phone calls. how she received them. how
 [10] she felt about them? Did they make her happy?
 [11] A Yeah, she was glad to hear from him.
 [12] Q Did you tell her how you felt about him if you felt
 [13] anything at all? Did you give her any input or advice?
 [14] A The only advice really that I gave was kind of in a
 [15] consoling type fashion if she would get upset that she hadn't
 [16] heard from him in a while. You know, he's busy. He's got a
 [17] lot that he's doing. But again, it was difficult. I didn't,
 [18] of course, have any knowledgeable advice to give to someone
 [19] in that kind of situation, but I tried to be a consoling
 [20] friend where I could where I would see that she was upset or
 [21] for whatever reason just like you would any friend who hadn't
 [22] heard from someone that they cared about.
 [23] Q Did she recount for you in some detail the
 [24] conversations that she had with the President on the
 [25] telephone?

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[1] A Some. Some.
 [2] Q And knowing Monica did her recounting of the
 [3] telephone conversations sound true? Would they have a ring
 [4] of truth to them? She was telling you the truth?
 [5] A I didn't have any reason to believe that she wasn't
 [6] telling me the truth.
 [7] BY MR. WISENBERG:
 [8] Q Not just the phone conversations but a lot of what
 [9] you've relayed to us that she told you historically about it
 [10] seems to be fairly, fairly detailed. Was it something that
 [11] had the ring of truth to you back at the time she was telling
 [12] you?
 [13] A When she would tell me things, I would listen. I
 [14] didn't have any reason to believe she was lying, but you know
 [15] I didn't go ask anybody else if they thought it was true or
 [16] talked to anybody else about it to confirm her story. I
 [17] didn't have -- I couldn't do that.
 [18] Q When she would be upset because she hadn't heard
 [19] from the President in a while and then would be happy when
 [20] she had heard from him, did that seem to be made up to you or
 [21] genuine frustration and then genuine happiness?
 [22] A It seemed genuine.
 [23] BY MS. WIRTH:
 [24] Q Do you recall that you've been recently interviewed
 [25] by the FBI?

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[1] A Yes.
 [2] Q And do you recall telling FBI agents who
 [3] interviewed you when you described what Monica told you about
 [4] her physical relationship with the President during the time
 [5] she was working at The White House as reciprocal oral sex?
 [6] Do you remember saying that?
 [7] A Yes, I do.
 [8] Q And that -- that was in fact what she told you?
 [9] A Yes, I'm pretty sure that was true.
 [10] Q Now, did you ever learn that Monica began to see
 [11] the President in person again?
 [12] A Yes, she did.
 [13] Q And do you remember roughly when that began when
 [14] she started to see him again in person?
 [15] A I think it was probably around the beginning of
 [16] 1997.
 [17] MR. WISENBERG: Are we bud enough.
 [18] MS. WIRTH: It's time for a break.
 [19] THE FOREPERSON: It's time for a break.
 [20] MR. WISENBERG: Oh, sorry.
 [21] MS. WIRTH: That's fine. Sorry.
 [22] MR. WISENBERG: Well take a 10 minute break.
 [23] Well come out and get you in 10 minutes.
 [24] (Witness excused.)
 [25] (Brief recess.)

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(Witness recalled.)
 BY MS. WIRTH:
 Q I believe just before we took a break I had asked whether there came a time when Monica told you that she started to see the President again in person after these -- this series of telephone calls.
 A Yes.
 Q And I think I asked you roughly when that occurred, and I think you said early 97.
 A Yes.
 C Do you have any recollection as to what month?
 A No, I don't.
 Q Was it still mntertime?
 A I don't think I would connect it to a season. I don't know.
 MR. WISENBERG: You really have to try to speak up so the people in the back can hear you.
 THE WITNESS: Maybe I should face this way.
 BY MS. WIRTH:
 Q Now, do you have any recollection of how she told you that she began to see him again what she said?
 A No. The only thing I can recall is when they would talk on the phone, she would ask when she would see him.
 Q And do you remember anything that she told you about what the President said to her in response to those

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questions?
 A Well figure something out." That's all I really remember.
 Q Okay. Generally what do you remember about Monica telling you that she began to see the President in person again? Did she tell you where, when?
 A I don't remember the details of the conversation only that, you know, arrangements had been made. Oh, wait. I'm sorry. I just did recall something. She went to a radio address with her family. Her family was in town and I think she told me she had asked if she could maybe come to a radio address and he said that -- well, she told me that he told her that he would talk to Betty, his assistant, and try to work something out.
 Q And did she ultimately go to that radio address according to her?
 A Yes. Yes.
 Q And is there some conversation that took place at that radio address or something that happened after that that made you remember the radio address?
 A I think just that she told me that Betty had been asked to, you know, help get her family in, and it probably had started some communication between her and Betty about her coming to visit. I think that was probably when that started.

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Q Up until this point, do you know whether Monica --
 MS. WIRTH: Just for the record, the door opened and closed.
 (Mr. Binhek exits the room. Mr. Binhek returns.)
 BY MS. WIRTH:
 Q Up until this point, were you aware of any relationship between Monica and Betty? Any friendship, social relationship or anything like that?
 A Well, she told me that she had met her when she worked there and had become cordial while she worked there.
 I don't know that there was anything beyond that.
 Q Okay. So what's the next thing that you remember that happened after the radio address?
 A Well, after --
 Q That you heard about.
 A I mean after a period of time, then, she told me that she had gone to visit him. I really can't remember when it was that it happened, but Betty would clear in. She told me that Betty cleared her in.
 Q Do you remember what time of day?
 A No. I would assume that it was probably on the weekends just because there aren't a lot of people around weekends, and that was one concern was that there shouldn't be a lot of people around when she went to visit.
 Q Okay. Did she tell you anything about the visits?

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A She did.
 Q What did she tell you?
 A She would tell me, you know, basically as before that -- the subjects that they talked about. It was kind of a mentoring type relationship. She admired him, sought his advice. You know, normal professional type questions.
 Q Do you remember anything specific she told you that they talked about?
 A I really -- I can't remember specifics. She would talk, again, subjects, you know, trips that he had gone on, trips that she had gone on. She made some recommendations as to what she thought would be a good idea for something, and I can't remember what the subject was about.
 BY MR. BINHAK:
 Q A policy type thing?
 A Not policy, not just kind of ideas, you know, ideas that she had.
 C But ideas for him personally or for the country or the Presidency?
 A For the administration type things I guess.
 BY MS. WIRTH:
 Q You were about to tell us something, that he responded to a suggestion of hers?
 A I think he encouraged her saying, you know, those were all good ideas. He would think about him. But I mean

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it was never anything significant where she said "Oh, look, he decided to do something I suggested."
 Q Do you remember anything else she told you about the visits?
 A That sometimes when she would go visit there would be no physical contact, there would just be, you know, conversation.
 Q And what about other times?
 A I mean there still were some times when there would be physical contact.
 Q Did she tell you the nature of that?
 A The same as before, kissing and oral sex on occasion.
 Q Did she tell you where, specifically, what room where that took place?
 A I think the majority of the time it was in the study. I don't remember that she told me anywhere else.
 Q Do you have any recollection as to how many times she mentioned there was physical contact?
 A I don't, but again it was -- there were long spans of time that would go by before she would see him or hear from him, so I can't imagine that it was many.
 Q And did she ever mention where, specifically, in the study that this took place?
 A I seem to recall on the desk. There was a desk in

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there. I think she mentioned a chair. Besides that, I don't have any specific memory of where.
 Q Did she tell you anything about how she got into The White House for those meetings -- visits?
 A She told me that Betty Currie would clear her in.
 MR. BINHAK: Just for the record, could you just remind or tell the Grand Jury who Betty Currie is.
 THE WITNESS: Betty Currie is the President's personal secretary.
 BY MS. WIRTH:
 C And did she tell you anything about the nature of her relationship with Betty at that time? Was she getting closer to Betty than she had been previously?
 A I think so.
 (Whereupon, Bruce Udolf enters the room.)
 MS. WIRTH: Let the record reflect that Bruce Udolf has entered the room. He's another Associate Independent Counsel.
 THE WITNESS: In sorry, could you repeat the question?
 MS. WIRTH:
 Q I lost my train of thought myself. Oh, was their relationship getting closer, her relationship with Betty?
 A Yes, I believe it was because they would have to have conversations as to whether -- when was a good time for

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[1] her to come visit, if it was going to work. So conversations
 [2] like that would take place.
 [3] Q Do you know whether she ever discussed with Betty
 [4] what the nature of her relationship with the President was?
 [5] A I don't know that they really ever had a direct
 [6] conversation about it, just in that, you know, she would come
 [7] visit. I don't really know that they had another - anymore
 [8] conversations about it. She may have, but I don't know.
 [9] Q Okay. And do you have any memory whatsoever as to
 [10] what time of day these visits would take place?
 [11] A I think it would depend on the day, who was around.
 [12] She was cleared in some mornings. There may have been some
 [13] afternoons. I don't think that there was ever an evening
 [14] visit.
 [15] Q Do you know how long her visits took generally?
 [16] A I never asked her a span of time. I can't imagine
 [17] they would be very long just know his schedule is pretty
 [18] hectic.
 [19] Q Do you know what precipitated the visits in the
 [20] sense whether she would call and ask Betty if she could see
 [21] the President or whether the President called her, meaning
 [22] Monica?
 [23] A Right. From what I understood from her, most of
 [24] the visits were prompted by her asking to see him through
 [25] Betty. Or if she had had a conversation with him on the

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[1] phone and asked if she could see him, he may have mentioned
 [2] that to Betty
 [3] Q Do you recall whether any of their telephone
 [4] conversations took on a sexual nature that she ever told you?
 [5] A She did tell me.
 [6] Q Can you tell us about that?
 [7] A She didn't go into detail, and I really didn't want
 [8] detail, but she did mention to me on several occasions that
 [9] they would have phone sex.
 [10] Q Did you ever hear from her about any incidences
 [11] when she went to The White House uninvited by the President
 [12] or anybody else and tried to see him? Did you ever hear
 [13] anything about that?
 [14] A I seem to remember one specific situation where she
 [15] wanted to see him and I think she couldn't get a definite
 [16] time from Betty and was frustrated with that and actually
 [17] went to The White House, called from the phone at the gate
 [18] and said "I'm here. I'd like to see him if he has time."
 [19] I'll just kind of hang around and see if he can fit in five
 [20] minutes."
 [21] Q And did you hear whether she was able to get in on
 [22] that occasion?
 [23] A I think she got in but only saw Betty. I mean,
 [24] that's what she told me. I didn't see her when she was
 [25] there.

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[1] Q Was she told anything with respect to the
 [2] Presidents whereabouts on that occasion that you recall?
 [3] A Not particularly related to that visit. no.
 [4] Q Do you know whether she ever had any nicknames for
 [5] the President that she used in her conversations with you?
 [6] A She did.
 [7] Q What were they?
 [8] A Well, when she was referring to him and talking to
 [9] me she would call him the big creep.
 [10] A JUROR: Could you speak louder.
 [11] THE WITNESS: The big creep.
 [12] A JUROR: Big creep.
 [13] THE WITNESS: Mmm.
 [14] BY MS. WIRTH:
 [15] Q Do you know why that she chose that nickname for
 [16] him?
 [17] A She - well obviously, she didn't want to refer to
 [18] him on the phone as the President and she really never
 [19] referred to him that way when she was talking to him in a
 [20] personal situation where she was saying the President went
 [21] to, you know, wherever his trip was taking him. And I assume
 [22] the word creep just because she would get upset when she
 [23] wouldn't hear from him and wouldn't see him, that she didn't
 [24] appreciate the lack of attention, you know, for whatever
 [25] reason called him that.

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[1] Q Did she have any nicknames for the President that
 [2] she used when she spoke to him directly?
 [3] A Yes, she did.
 [4] Q What did she call him?
 [5] A She told me that she'd call him handsome.
 [6] Q Do you know whether Monica herself was called by
 [7] any nicknames at The White House?
 [8] A Not to me, no.
 [9] Q Did you ever hear anyone call her or refer to as
 [10] the stalker?
 [11] A No, I can't remember that anybody referred to her
 [12] that way to me.
 [13] Q Do you know whether Monica ever received any gifts
 [14] from the President?
 [15] A Yeah, she told me that she did.
 [16] Q Was that before or after she left The White House,
 [17] do you know? if you know.
 [18] A You know. I don't
 [19] Q Can you tell us what gifts she told you the
 [20] President gave her?
 [21] A The ones that I remember were a hat pin.
 [22] Q What is a hat pin?
 [23] A I didn't know either until she told me that it
 [24] existed. It's a long pin that you stick in like the side
 [25] of a hat. And I guess it's to keep your hat on. You put

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[1] your hair through it on the inside. I didn't know. A hat
 [2] pin, a broach.
 [3] Q What kind of broach? Do you remember?
 [4] A It was something that you would wear on a lapel.
 [5] It was kind of antique looking.
 [6] Q Did you ever see it?
 [7] A Yes. She wore it pretty frequently
 [8] Q I'm sorry, continue.
 [9] A There was a book, "The Leaves of Grass."
 [10] Q Do you remember who wrote that?
 [11] A Walt Whitman. There was a - my English teacher
 [12] would be proud of me. There was -
 [13] THE FOREPERSON: You have to keep -
 [14] A JUROR: The book, what was it?
 [15] THE WITNESS: "Leaves of Grass." It was some
 [16] sort - I think it was actually a special edition copy of the
 [17] book. There were several souvenirs from Martha's Vineyard,
 [18] which I also never heard of, but apparently there is some
 [19] place there that has a black dog insignia thing that is
 [20] supposed - you're supposed to have a hat from there or t-
 [21] shirt that has this black dog on it. So there were hats with
 [22] the black dog, t-shirts. There was a dress I think that also
 [23] came from there.
 [24] BY MS. WIRTH:
 [25] Q Did you personally see all these items yourself?

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[1] A These items I did, and I think that's why I
 [2] remembered them is because I did see them. She showed them
 [3] to me.
 [4] Q You saw the broach, correct?
 [5] A Yes.
 [6] Q Did you see the hat pin?
 [7] A I think so. I think so.
 [8] Q And the book?
 [9] A The book, yes.
 [10] Q Did she tell you anything about why the president
 [11] gave her the book? Is there any specific meaning to that
 [12] particular book?
 [13] A Besides the fact that he liked it?
 [14] Q Did she tell you he liked it?
 [15] A Yes.
 [16] Q Okay. Now, did Monica ever give any gifts to the
 [17] President?
 [18] A Yes, she did.
 [19] Q And what were they?
 [20] A She told me that she'd given him some ties.
 [21] Q Were they for any particular occasion, or was it a
 [22] gift for a particular occasion or just generally given?
 [23] A She told me I think the first time she gave him was
 [24] just before she even really knew him I think. She used to
 [25] work in a tie store through college and had a special

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[1] interest in them. She really liked men's ties and enjoyed
 [2] picking them out. And she knew that he liked ties, and a lot
 [3] of people give them as gifts to him, so she gave him those
 [4] ties. After the first one, I think they were in relation to
 [5] his birthday. Christmas.
 [6] Q Did she ever tell you whether the President wore
 [7] them?
 [8] A Yeah. She would tell me when she would see him
 [9] wearing it at an event he went to or whatever situation he
 [10] was in and when she would see him on t.v or in the paper.
 [11] Q Any other gifts that she gave him besides the ties?
 [12] A She gave him -- she told me that she gave him some
 [13] books and a little frog. She heard that he liked frogs and
 [14] she found a cute little frog that she thought was something
 [15] he could put on his desk.
 [16] Q Did she have any photographs of the President that
 [17] you saw?
 [18] A She did, yes.
 [19] Q Do you remember anything about them? Were they
 [20] just pictures of him or pictures of him with other people or
 [21] with her?
 [22] A Well, she showed me pictures from that radio
 [23] address that they went to with her family. And then there
 [24] was one just the two of them. I believe also at the radio
 [25] address. I think she had other random pictures from another

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[1] time she was there she might have gotten them.
 [2] Q Did she have any photographs of the President
 [3] wearing any particular tie that she bought him that you
 [4] recall?
 [5] A Yeah. I think she showed me a picture that she had
 [6] gotten of him wearing the tie. He was signing something.
 [7] Q Okay. Other than the ties and the books --
 [8] A And she gave me a copy of that picture too. I
 [9] actually have a copy of the picture.
 [10] Q Do you still have that?
 [11] A Yeah, I think somewhere in my envelope of pictures.
 [12] Q Other than the ties and the books any other
 [13] presents that you recall she told you she gave the President?
 [14] A None that I can recall. Those are the only ones
 [15] that stand out.
 [16] Q Did she ever tell you anything about a mug, a
 [17] drinking mug that she gave the President?
 [18] A She may have, but I don't remember.
 [19] Q Anything about a drinking mug with the words Santa
 [20] Monica on it?
 [21] A Santa Monica?
 [22] Q Uh-huh.
 [23] A No.
 [24] Q Did she ever go on any trips with the President
 [25] that you know of?

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[1] A No. There was one trip that she went on with the
 [2] Secretary and the President was there too.
 [3] Q When you say with the Secretary, Secretary of what?
 [4] A I'm sorry, of Defense.
 [5] Q Okay. And where was thatto, do you know?
 [6] A I don't.
 [7] Q Did she have any personal contact with the
 [8] President on that trip that you know of that she told you
 [9] about?
 [10] A I think that they saw each other.
 [11] Q Saw each other just in passing?
 [12] A She told me that she saw him.
 [13] Q But not a personal visit?
 [14] A No, I don't think so.
 [15] Q Can you tell us anything about anything that Monica
 [16] told you about how, you know, her relationship with the
 [17] President progressed over time? I know you told us that
 [18] visits resumed sometimes separated by long periods of time.
 [19] What eventually happened?
 [20] A At some point, the nature of their relationship
 [21] changed. She told me that he was feeling bad about his
 [22] relationship with her and wanted to still maintain a
 [23] friendship and thought that it was best if they didn't have
 [24] any physical contact but that he still wanted to see her and
 [25] talk to her and see how she was doing.

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[1] Q And do you remember when that occurred, when that
 [2] conversation took place?
 [3] A I believe that it was around the summer of 97.
 [4] Q And --
 [5] A I think early summer.
 [6] Q And how did Monica feel about that?
 [7] A She was upset about it.
 [8] Q And what happened then?
 [9] A I think in her own mind and what she would share
 [10] with me she was trying to get over it and was contemplating
 [11] moving, looking for another job. She wanted to get into PF?
 [12] communications, and thought maybe -- I don't know -- she
 [13] could come back to The White House and do it or go somewhere,
 [14] New York or London. You know, she was kind of just playing
 [15] with options in her mind of what she could do.
 [16] Q Did she tell you she had been subpoenaed in the Paula
 [17] Jones case?
 [18] A She did.
 [19] Q And do you remember roughly when she told you that?
 [20] A Yes. It was the weekend before Christmas.
 [21] Q This past Christmas?
 [22] A Yes, of 97.
 [23] Q And what was her reaction when she talked to you
 [24] about this?
 [25] A Well, she told me she had been subpoenaed. Her

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[1] reaction was of concern. concern that, you know, she had been
 [2] singled out or pulled into this and concerned that -- of the
 [3] deposition itself and what she would say.
 [4] Q Did she tell you anything about what she was going
 [5] to testify to in the case?
 [6] A No, she didn't. At that point, she had just
 [7] received it recently and was just kind of going through the
 [8] whole thought process in her mind. She didn't say what she
 [9] specifically was going to testify to, no.
 [10] Q Over time did she tell you whether she discussed
 [11] her testimony with anyone else?
 [12] A No. We had just two conversations that I can
 [13] remember about it. One, her actually telling me. And the
 [14] second was her telling me that she had told Vernon Jordan
 [15] about it, that he had referred a lawyer to her and she was
 [16] supposed to go meet with that lawyer the next day.
 [17] Q Did she tell you anything else about her
 [18] conversation with Vernon Jordan?
 [19] A No. About her conversation with him?
 [20] Q Yes, anything that he said to her.
 [21] A You need a lawyer. I don't remember.
 [22] Q Anything else about what she said to him?
 [23] A No; I don't remember anything else.
 [24] Q When you say she told Vernon Jordan about it, what
 [25] do you mean by it?

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[1] A That she'd received a subpoena.
 [2] Q Just tell us again everything that you remember
 [3] what she said about that conversation with Vernon Jordan.
 [4] A Okay. About the conversation with Vernon Jordan?
 [5] Q Yeah.
 [6] A I really don't remember that she shared much with
 [7] me, just that she had called him and asked for his advice and
 [8] he recommended a lawyer and she was supposed to meet the
 [9] lawyer the next day. I think she said that he was going to
 [10] escort her to the office and make the introduction between
 [11] the guy he was recommending and her.
 [12] Q And do you know of your own knowledge from your
 [13] conversations with Monica whether that ever took place?
 [14] A No, I don't remember that we ever talked about that
 [15] again.
 [16] Q Now, you said that the first time Monica mentioned
 [17] to you in the first conversation that she had been subpoenaed
 [18] to testify in the Paula Jones case that she was concerned.
 [19] Can you tell us what she was concerned about?
 [20] A I don't remember until the second conversation we
 [21] had that she told me she was concerned. The reason that she
 [22] was concerned she told me was she was concerned about what
 [23] she would say in her deposition. If she denied any
 [24] relationship with the President in a deposition whether that
 [25] would be considered perjury.

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[1] Q Did she say anything else?
 [2] A No.
 [3] Q Did you say anything to her at that time about what
 [4] you thought?
 [5] A No. I didn't have an opinion.
 [6] Q Do you know whether she discussed the subpoena that
 [7] she received with anyone else other than you and Vernon
 [8] Jordan?
 [9] A I would assume that she told her mother. I don't
 [10] think that she told me that she told her mother.
 [11] Q Did she ever tell you about any discussions that
 [12] she was having with Linda Tripp at about this time?
 [13] A No. The last I heard her mention Linda Tripp was
 [14] telling me that she was going to a Christmas party at her
 [15] house.
 [16] Q Have you ever met Linda Tripp?
 [17] A I have met her once.
 [18] Q Under what circumstances?
 [19] A It was a farewell party for a colleague of theirs
 [20] at the Pentagon at that colleague's mother's home.
 [21] Q Do you have any knowledge of any relationship
 [22] between Monica and Linda as to whether they were friends and
 [23] they would talk?
 [24] A Yeah, they were friends. She referred to her when
 [25] talking to me that she had talked to Linda. The most their

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[1] relationship that I knew about that she shared with me was
 [2] trading diet secrets and talking about -- you know, she would
 [3] tell me that Linda had lost a lot of weight and how she did
 [4] it, and Monica was encouraging her to do that.
 [5] Q Do you know whether Monica confided in Linda her
 [6] relationship with the President?
 [7] A She told me -- she told me at some point she had
 [8] also confided in Linda.
 [9] Q Do you know of anyone else she confided in about
 [10] her relationship with the President besides you and Linda?
 [11] A She told me that she was talking to her mother
 [12] about the relationship. She was also talking to her aunt.
 [13] Q Do you know her aunt's name?
 [14] A Debbie Finnerman. I think is her name.
 [15] Q Anyone else?
 [16] A I don't think so. Not that she shared with me at
 [17] least.
 [18] Q Going back to her conversation with Vernon Jordan,
 [19] did she indicate to you in any way that she told Vernon
 [20] Jordan about her concerns regarding what she would say?
 [21] A I don't remember if she talked to him about it or
 [22] if she told me.
 [23] Q Did she ever tell you about any discussions that --
 [24] let me take that back. Did she ever tell you that Linda
 [25] Tripp had been subpoenaed to testify in the Paula Jones case?

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[1] A I don't remember that she shared that with me. No.
 [2] Q Did she ever discuss with you an affidavit that
 [3] she, Monica, signed in the Paula Jones case?
 [4] A No. I don't know anything about that.
 [5] Q To your knowledge, did she ever tell you that she
 [6] discussed with the President the subpoena that she received
 [7] to testify?
 [8] A Actually, I remember in our conversation about the
 [9] subpoena that she actually told me she had not talked to the
 [10] President about it, and she was upset he hadn't called to see
 [11] how she was doing. I think she assumed in her mind that if
 [12] she had told Vernon that Vernon may have told him, so he knew
 [13] but wasn't calling to find out how she was doing.
 [14] Q How did she come to speak to Vernon? Do you know
 [15] how that connection was made?
 [16] A She was -- as I said before, when she was talking
 [17] about moving or looking for another job, she was considering
 [18] moving to New York and working in the field of PR
 [19] communications and asked the President for his help in trying
 [20] to find a job. And from what I understand from her, he
 [21] referred her to Vernon and suggested that she talk to him,
 [22] that he could possibly have some connections and be able to
 [23] help her.
 [24] Q Okay. If you can remember, during your first or
 [25] second conversation with her about the subpoena that she

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[1] mentioned to you that -- I think she said that she wished the
 [2] President had called her, that she hadn't spoken to him about
 [3] it. Do you remember what conversation it was that she said
 [4] that?
 [5] A It was the second.
 [6] Q Okay.
 [7] A The first conversation. We were at a party and she
 [8] really just kind of mentioned it to me. We didn't have much
 [9] of a substantive conversation about it. So that's why I
 [10] remember clearly it was the second because I can't imagine we
 [11] would have had much of a conversation at a party with a lot
 [12] of people around.
 [13] Q Now, during this whole time, does you know ever
 [14] -- let's start at the time that Monica worked at The White
 [15] House. Did you ever see her with the President?
 [16] A No.
 [17] Q At any time after she left The White House, did you
 [18] ever see her with the President?
 [19] A No.
 [20] Q You also told us that Monica was thinking of moving
 [21] to New York. How did you feel about her moving?
 [22] A I was sad she was going to be moving. She was a
 [23] friend that I would, you know, do social activities with, go
 [24] to movies, go to dinner, those types of things.
 [25] Q Now, you mentioned a moment ago that she had so

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[1] discussion with the President about getting a job in New
 [2] York.
 [3] A Yes.
 [4] Q Can you tell us about that?
 [5] A She thought, I guess if anybody can help her get a
 [6] job that he would know people that she could talk to or refer
 [7] her to people. And I think over several months she had
 [8] conversations about the whole job search with him and looking
 [9] for something to do, you know, that she really wanted to do.
 [10] Q Do you know how Vernon Jordan became involved in
 [11] her job search?
 [12] A Well, again, she asked the President for his help.
 [13] He suggested Vernon Jordan, that he would have the contacts
 [14] and somehow the two of them began a conversation about it.
 [15] Q The two of them being she and Vernon?
 [16] A She and Vernon, yes.
 [17] Q Do you know anything that Vernon Jordan did for her
 [18] in terms of helping her find a job?
 [19] A She told me I think that he talked to some people
 [20] at some firms and set up interviews for her or suggested that
 [21] they talk to her. The bottom line was that she had
 [22] interviews with some companies that he recommended.
 [23] Q Did she ever discuss with you any efforts on her
 [24] part to get a job at the United Nations?
 [25] A Yes. She did.

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[1] Q Did she tell you how that came about?
 [2] A That one I don't remember clearly who was involved
 [3] in conversations, but at some point in her job search
 [4] discussions before Vernon Jordan was involved, the President
 [5] had talked to Marsha Scott about helping her get a job, John
 [6] Podesta, and I think even she was talking to Betty Currie
 [7] about the whole job search situation. At any rate, someone
 [8] had referred her to Bill Richardson, and it may have been
 [9] Podesta, but I'm not sure who that actually was.
 [10] Q For the record, he's the United States Ambassador
 [11] to the United Nations.
 [12] A To the United Nations, yes.
 [13] Q And did she eventually meet with Mr. Richardson to
 [14] your knowledge?
 [15] A Yes. She had told me that she had met with him.
 [16] Q And do you know where that took place?
 [17] A No, I don't. Actually, I only recall a
 [18] conversation on the phone. I'm sure that she did meet him in
 [19] person but I --
 [20] Q But you don't know?
 [21] A I don't remember.
 [22] Q Do you know what the results of that particular job
 [23] search at the United Nations were?
 [24] A She said that they had -- they simply offered a
 [25] job, that she wasn't sure that that was really what she

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[1] wanted to do. She really was focused on wanting to be in PR
 [2] communications.
 [3] Q Did she end up accepting any particular job offer
 [4] that you know of?
 [5] A Yes. Revlon was the company that she told me that
 [6] she had been offered a job and accepted.
 [7] Q You told us you know that at some point she had
 [8] contacted Vernon Jordan
 [9] A Yes.
 [10] Q Was -when did she tell you that? When did you
 [11] first hear that she had contacted him?
 [12] A I don't remember a time period, but I don't think
 [13] that it's been a very long period of time that she's known
 [14] him.
 [15] Q Did his name come up in either the first or the
 [16] second conversation that she had with you about the subpoena?
 [17] A Yes, because she told me that she had contacted him
 [18] asking for his advice on the subpoena, and he had recommended
 [19] a lawyer.
 [20] Q And as to any involvement that Mr. Jordan had in
 [21] her job search, do you remember whether that took place after
 [22] these conversations about the subpoena were before anything
 [23] else?
 [24] A The job search had taken place before the
 [25] conversations with her about --

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[1] Q So he was helping her with her job search before
 [2] she had discussions about the subpoena?
 [3] A Oh yeah. Yes.
 [4] Q Did she ever say anything to you about -- strike
 [5] that. I take that back. Do you know who Bayani Nelvis is?
 [6] A No.
 [7] Q Have you heard that name?
 [8] A No.
 [9] Q Did you ever hear Monica mention the President's
 [10] steward, the wader, the person who brought him, you know,
 [11] drinks, breakfast, things like that?
 [12] A Yes.
 [13] Q What do you remember Monica telling you about him?
 [14] A Oh, say his name again.
 [15] Q Bayani Nelvis. He's known as Nel.
 [16] A Nel, yes. That's why I didn't recognize it. I've
 [17] been trying to think of his name. I can only think of one of
 [18] the stewards' names and I knew that wasn't him. She had a
 [19] friendship with him. He would get her M & Ms when she --
 [20] you know, we give those out as trinkets to people when they
 [21] come to The White House. We give them to kids or something.
 [22] They're in a box with the presidential seal. And I think
 [23] they had just a regular friendship. I don't know how it
 [24] developed.
 [25] Q Do you know if she ever had any discussions with

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[1] Mr. Nelvis, Nel, known to you as Nel, about the President?
 [2] A Not that I remember. I would think it would only
 [3] be in the context of what trip he was going on with the
 [4] President and the President's activities but --
 [5] Q Did she ever tell you whether she ever bought Nel
 [6] any gifts or whether he'd given her any?
 [7] A Not that I remember besides the M & M's. But gifts
 [8] that he would purchase and give to her, no.
 [9] Q Did she ever tell you that she'd gone out to dinner
 [10] or lunch with Nel?
 [11] A Yes.
 [12] Q I'm going to ask you if you recall an incident when
 [13] you and Lisa, who you mentioned earlier, your roommate, were
 [14] at the Old Executive Office Building and you ran into the
 [15] President with Catherine Cornelius.
 [16] A I was with my roommate Lisa, yes.
 [17] Q Do you remember anything about that particular
 [18] incident? Was a photograph taken that day?
 [19] A Yeah.
 [20] Q And who was in the photograph?
 [21] A It was kind of as we were walking past him, so I
 [22] have a picture shaking his hand, and I think Lisa's picture
 [23] was either as they were either coming to or coming apart.
 [24] Q Is Catherine Cornelius also in those photos?
 [25] A I think she may be in the background, yeah.

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[1] Q And do you recall whether you ever showed those
 [2] photos to Monica?
 [3] A Probably. I probably would have. Any photos that
 [4] I had with the President were kind of novel. I mean they
 [5] were neat things to have, so I probably would have showed
 [6] them to her.
 [7] Q Do you recall any reaction on Monica's part to
 [8] seeing those photos if you noticed any?
 [9] A She may have made a comment about Catherine.
 [10] Q What kind of comment?
 [11] A You know, I don't -- something about, you know,
 [12] what was she doing there? Why is she in the picture?
 [13] Q Do you still have those photos by the way?
 [14] A I'm sure I do. I keep all those things.
 [15] MR. WISENBERG: Can we take a quick break?
 [16] THE FOREPERSON: Yes, we can.
 [17] (Witness excused.)
 [18] (Witness recalled.)
 [19] BY MS. WIRTH:
 [20] Q Each of us has a few questions for you and maybe
 [21] some of the Grand Jurors will as well.
 [22] Did you ever hear or did Monica ever tell you that
 [23] she went with the President to see a movie in the movie
 [24] theater at The White House?
 [25] A No, she didn't.

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[1] Q Did you ever hear about any time when Monica
 [2] watched a movie with the President in that theater?
 [3] A No, I didn't.
 [4] Q Okay. When is the best time that you talked to
 [5] Monica?
 [6] A She called me Tuesday last week and --
 [7] Q Give me just one second. PAUSE Okay, continue.
 [8] A --Tuesday of last week and said "Hi, Ashley, it's
 [9] Monica. Can you take some information from my lawyer?" And
 [10] she handed the phone to her lawyer who identified himself as
 [11] Bill Ginsberg and the name of his company, a phone number to
 [12] reach him to give to anyone that may be calling me about
 [13] Monica.
 [14] Q And did he say anything to you about whether you
 [15] should call him?
 [16] A No., no. It was in the context of referring anyone
 [17] who calls me to him if they have any questions about Monica.
 [18] Q Okay. And did you agree to that?
 [19] A I just said "Okay. Okay." He called me off guard.
 [20] I had no idea why they were calling me, so I just took the
 [21] information.
 [22] Q Did he say anything else to you?
 [23] A He did. I asked if I could speak to her, and he
 [24] said "No. Not that I don't trust you, Monica's told me
 [25] you're a good friend of hers." And then he said something in

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[1] the essence of be careful. That wasn't his exact words, but
 [2] that was my recollection of basically what he was telling me.
 [3] Q Okay. Now, you knew Monica roughly for how long?
 [4] About a little over two years?
 [5] A Two years.
 [6] Q During the course of your relationship or based on,
 [7] you know, the length and the depth of your relationship with
 [8] her, do you consider her to be generally a truthful person?
 [9] A I do from my experience with her and dealings with
 [10] her I do.
 [11] Q Do you find that in your relationship with her that
 [12] she mostly tells the truth, sometimes tells the truth,
 [13] something else? I mean, how would you describe the
 [14] truthfulness in your own words?
 [15] A She was very open and forthcoming from my
 [16] perspective in what she would tell me.
 [17] Q The book on -- that you told us the President gave
 [18] her, do you know whether it was inscribed?
 [19] A NO, I don't remember that, no.
 [20] Q Have you discussed your presence here today, your
 [21] testimony to anyone at The White House?
 [22] A Yes I have.
 [23] Q And who did you discuss it with?
 [24] A Some of the people in my office know that I'm not
 [25] there, that I've been having to leave to go to meetings and

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[1] things, my boss certainly, and the deputy in my office, and I
 [2] advised the Counsel's office as I assume that were supposed
 [3] to when we get subpoenas or have been contacted by -- for
 [4] legal proceedings.
 [5] Q Did you meet with anyone from the Counsel's office?
 [6] A I understand that I may need to talk to my lawyer,
 [7] that there may be some privilege issues on answering any of
 [8] these questions. Can I talk to her?
 [9] Q Yes, but before you go let me just tell you what
 [10] the questions would be
 [11] A That would be helpful.
 [12] MR. WISENBERG: Why don't we just wait and until --
 [13] to do that until we've asked all of our other questions.
 [14] MS. WIRTH: Sure, we could do that. Sure.
 [15] BY MS. WIRTH:
 [16] Q Turning back to the time when Monica discussed with
 [17] you her conversations with Vernon Jordan and that he had
 [18] referred her to a lawyer, did she ever discuss with you who
 [19] would pay for that lawyer, any payment arrangements?
 [20] A No. No.
 [21] MS. WIRTH: I don't have anymore questions. We can
 [22] do yours.
 [23] MR. WISENBERG: Do you want to go next?
 [24] MR. BINHAK: Go ahead.
 [25] BY MR. WISENBERG:

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[1] Q You were served with a Grand Jury subpoena a few
 [2] days ago?
 [3] A Last week.
 [4] Q And when you were served, is that when you had an
 [5] interview --
 [6] A Yes.
 [7] Q -- with the FBI or was it later?
 [8] A The subpoena was delivered to my lawyer -- was
 [9] given to my lawyer, and I met with the FBI later.
 [10] Q In the presence of your lawyer?
 [11] A Yes.
 [12] Q You did that voluntarily, correct?
 [13] A Yes.
 [14] Q You have testified about the fact that Monica told
 [15] you that Vernon Jordan was helping her in finding a job, do
 [16] you recall that?
 [17] A Yes.
 [18] Q Was that the first time you recall her mentioning
 [19] Vernon Jordan in the job hunt -- in relation to the job hunt?
 [20] A Yes, that I can remember, that's the first time.
 [21] Q Did that surprise you that somebody like Vernon
 [22] Jordan would be helping Monica in looking for a job?
 [23] A No, not really.
 [24] Q And why is that?
 [25] A She had asked for the President's help and he

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[1] suggested that she talk to Vernon.
 [2] Q This was after you knew about the relationship --
 [3] A Right.
 [4] Q -- with the President?
 [5] A Correct.
 [6] Q If you had not known that Monica had any kind of
 [7] relationship with the President or had not been told and she
 [8] called you up one day and said Vernon Jordan is helping me to
 [9] find a job. Given -- not meaning to insult her in any way,
 [10] but given somebody at the level she was at, would that have
 [11] surprised you?
 [12] A No.
 [13] Q And why is that?
 [14] A Many people of his stature help young people all
 [15] the time, young people that they think can provide something
 [16] to whatever field they're interested in. I've had people of
 [17] high levels help me, you know, advise me for a job. So I
 [18] wouldn't think that that would be surprising.
 [19] Q Did you tell anybody about what Monica told you
 [20] about her relationship with the President?
 [21] A I did mention to my mother, you know, just that he
 [22] would call her and that they had a personal relationship.
 [23] Q Based on your friendship, you talked about Monica's
 [24] transfer out of Office of Legislative Affairs and that the
 [25] office scuddle but that you heard or office -- office talk was

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[1] the word we used -- about both that Evelyn Lieberman had been
 [2] involved and the reasons for the transfer. Do you recall
 [3] testifying about that earlier today?
 [4] A Yes.
 [5] Q Based on your friendship at the time -- this is
 [6] before you had been told about the relationship by Monica
 [7] with the President, correct?
 [8] A I'm sorry?
 [9] Q That wasn't very artfully asked. When she got
 [10] transferred and you had heard the office talk of her --
 [11] A Right. Right.
 [12] Q -- was that at a point in time when you had not yet
 [13] learned from Monica about her relationship with the
 [14] President?
 [15] A Yes. Yes.
 [16] Q At that time, based on your friendship with her at
 [17] that time, did you consider Ms. Lieberman's concerns to be
 [18] credible?
 [19] A I had never known them to do something of that
 [20] nature toward any other employee, so I'm sure that they had
 [21] valid concerns for doing it.
 [22] Q Well, I mean more based on just your interaction
 [23] with Monica. I think you said you weren't as close friends
 [24] then as you later became.
 [25] A Right. Right.

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[1] Q Based on what you knew about her at the time, how
 [2] you'd talked to her and seen her, did it just strike you as
 [3] something like that doesn't surprise me?
 [4] A Oh, no, it was very surprising. I didn't know her
 [5] well enough or know her activities. Yes, I would say it was
 [6] surprising.
 [7] Q Did you and Monica ever exchange gifts?
 [8] A Yes.
 [9] Q How often? What kind of occasions?
 [10] A Birthdays, the holidays. On occasion she would buy
 [11] me something from a trip that she went overseas and I would,
 [12] you know, buy her things maybe when I would go on a trip.
 [13] Q Did you all ever go shopping together?
 [14] A Yes.
 [15] Q On any of those occasions did she ever buy or talk
 [16] about buying something for the President?
 [17] A Yes.
 [18] Q Could you tell us about that?
 [19] A A tie. She asked my advice on ties which I know
 [20] nothing about. If I thought they looked good if they would
 [21] look good on television if you were far away. You know all
 [22] these -- I was very helpful, but I was there, yes.
 [23] Q All right... And would she explicitly mention that
 [24] it would be for the President?
 [25] A Yes.

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[1] Q And did she buy it on that occasion any tie that
 [2] she was talking about, or was she just shopping?
 [3] A I remember she couldn't decide at that point. I
 [4] think she bought to and ended up returning one. I think she
 [5] did purchase them there when I was there.
 [6] Q Do you have any recollection of what they looked
 [7] like?
 [8] A I could possibly pick them out -- pick one of them
 [9] out in a picture, but I don't know that'd be very good at
 [10] describing it.
 [11] Q Do you know whether or not she ever dated men who
 [12] were close to her in age?
 [13] A If she dated men that were close to her in age?
 [14] Q Yes.
 [15] Q I mean would it be like, what I imagine it is --
 [16] for a normal young lady in that circumstance, you meet
 [17] people, get introduced to people at a party your age, if you
 [18] like them go out with them on a date, that kind of thing?
 [19] Based on your experience with her --
 [20] A Yeah. Yeah. Uh-huh.
 [21] Q Did she ever tell you what the response of her
 [22] mother and her aunt was when she told them about the
 [23] relationship?
 [24] A In general I think they would give her advice on
 [25] how to handle certain situations and try to be as supportive

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as possible. They were a very close family. They support each other.

Q Did she indicate her mother was upset when she learned about the relationship?

A I don't recall that she was upset, no.

Q How about the aunt? Did she ever indicate the aunt was upset?

A I don't think so.

Q Did she ever indicate that she told her mother about her concerns with the subpoena -- regarding the subpoena?

A I don't remember that she had a conversation with me about telling her mother about it, no. I don't recall.

Q This friendship with Nel -- the steward named Nel -- whose nickname was Nel. Did you regard that as unusual in any way or just --

A I thought it was a little odd.

Q And why is that? If you can articulate that for us why you thought it was a little odd?

A Well, he's an older man. I guess I didn't think that they would have much in common. I don't have a social relationship with the Presidents stewards. I don't know.

Q You mentioned social relationship. As far as you knew, was that a platonic relationship?

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A Oh, yes, yes.

Q Did she ever express to you explicitly or implicitly that Nel could be an aid to her kind of seeing the President or knowing when the President was available?

A No, I don't -- from my understanding of her, I don't think she ever would have or did talk to him about wanting to see the President.

Q And why do you think that?

A I know why I think that, but for -- I have that --

Q Just a feeling based on your knowledge of her?

A An impression from what she would share with me about talking to him and conversations with him. I don't think that that was what her friendship was about with him.

Q What do you think it was about?

A Getting hz & Ms to give to friends of hers.

Truthfully, I --

Q Okay. Did she ever mention to you that she might call Nel just to find out how the President's doing or what trips he might be on or things like that?

A No, not that I recall.

Q So you have -- you don't think she would have told Nel, and you have no idea if Nel was aware of the relationship?

A I wouldn't think so, but again, I wouldn't know.

Q Well, I asked a two-part question. That was dumb.

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A Okay.

Q First, you wouldn't think that she would tell Nel?

A No, I wouldn't.

Q We already forgotten the other part of the question.

A I have no knowledge that she told him.

Q Thank you.

A I'm getting good at this.

Q And you don't think he was aware -- that Nel was aware?

A Not that I know of.

Q Were you -- have you been aware at any time before the events of the last -- before this has become news during the last week or two, were you aware of -- aside obviously -- we have what Monica told you. But other than what Monica told you, were you aware at any time of rumors going around in The White House or the OEOB about a relationship between Monica and the President?

A No.

Q You mentioned that she was concerned in -- she was concerned about getting the subpoena in the Jones case, did that concern seem genuine to you?

A Yes, it did.

Q You talked about an incident that -- where -- I don't want to misremember your testimony, so you correct me

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if we gotten anything wrong -- an incident where you went -- when she told you about going to see -- going to The White House uninvited and being -- not being able to see the President, is that correct?

A Yes.

Q And do you also remember telling her in that incident about -- when she was talking to you about that incident that she wasn't able first to get a hold of Betty Cume either when she went there that time?

A You know, I don't. I remember at some point in conversations that she would tell me about wanting to see him, that in trying to reach Betty to find out if it was a good time for her to go that, you know, on one or two occasions that she hadn't been able to get a hold of Betty, but I don't relate it to that incident. I don't know that it happened at that time.

Q Do you ever recall her telling you about an incident where she went to The White House and wasn't able to see the President and found out that somebody else had been cleared in to see the President a little bit before she had -- another female had been cleared in by maybe 30 minutes, an hour or something before she had been?

A It rings a bell, but I don't have a very strong recollection of who or what or when.

Q Okay. But it rings a bell?

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A Yeah, it does.

Q You mentioned the calls from -- you mentioned the discussion with Monica's attorney the last time you spoke with Monica, correct?

A Uh-huh.

Q He said refer -- he said to refer any calls he got about Monica to him?

MS. WIRTH: That she got.

THE WITNESS: That I got.

BY MR. WISENBERG:

Q That you got to him?

A He did.

Q Were you at work or your home?

A I was at work.

Q All right. What -- do you have any idea what kind of calls he was talking about?

A No, but within an hour or two the press starting calling me.

Q Did you refer them to him?

A No, I didn't ever mention this.

Q He's not your lawyer, is he?

A Absolutely not.

Q Okay. The -- I just want to get clear on one thing I think you might have already answered. When she first told you about the relationship which she had with the President

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where she was describing how it had been, did she say at a period when she had worked in The White House, did she say where she was when she got called? In other words, was she -- you've told us at some point about calls she would get even very late at night. Did she ever say she was also sometimes in her office when he would call?

A Yes.

Q You said that Monica told you they would go into the study. Before she went into the study, did she say they would, like, meet in the Oval Office and then go into the study?

A You have to go through the Oval Office to get to the study.

Q I guess you would have to meet there then?

A Yes.

Q Unless he was already in the study.

A Yeah, but I don't think that was ever the case.

Q You don't have any recollection of it being described to you that way that she would just walk into 8 e 20 study?

A No. No, I don't think so.

Q You said that in early 1997 Monica told you that the relationship had resumed; is that correct?

A Early '97, is that what you said?

Q Yes.

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[1] A Yes.
 [2] Q And you said that in, if understood you correct, in
 [3] about summer of '97 the President told her that he wanted to
 [4] break it off and still -- but still have a mentoring type
 [5] relationship; is that correct?
 [6] A Well, he didnt use those words, thats what I --
 [7] Q Gathered?
 [8] A -- viewed their relationship to be. the mentonng
 [9] type
 [10] Q In spite --
 [11] A And a friendship nonetheless.
 [12] Q Pardon me for cutting you off.
 [13] A Thats okay.
 [14] Q How long did she tellyou in actuality the
 [15] relationship including the physical relationship, went on?
 [16] A I think it -- I mean it continued.
 [17] Q All through '97?
 [18] A Uh-huh.
 [19] Q All right.
 [20] A Although sporadic and infrequent.
 [21] Q Did she indicate to you that it was not as frequent
 [22] as it had been during the time period when she worked in The
 [23] White House?
 [24] A That was always my assumption that after she left
 [25] The White House it wasnt as frequent.

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[1] Q Would you consider her to be a loyal and supportive
 [2] friend to you?
 [3] A Absolutely.
 [4] Q Do you have any reason, based on your relationship
 [5] with her and your knowledge of her, to doubt the stories
 [6] she's told you about herself and the President?
 [7] A No, I have no reason to believe that they were lies
 [8] or made up.
 [9] Q I think Im done. I dont promise that Im done.
 [10] A Can I clarify one thing?
 [11] Q Yes. Sure.
 [12] A Im sorry. Before you people ask questions. The
 [13] last question before the break when you were talking about my
 [14] roommate Lisa and the pictures, did you put Monica in that
 [15] situation? Did you ask that Monica was there and that --
 [16] MS. WIRTH: No. I asked whether Monica ever saw
 [17] the pictures and what was her reaction.
 [18] THE WITNESS: I couldnt remember if you had said
 [19] that Monica was there.
 [20] BY MR. WISENBERG:
 [21] Q Was she upset that Catherine Cornelius was in that
 [22] picture? Did she get upset when she saw Catherine Cornelius?
 [23] A I dont know that I would say she was upset. She
 [24] asked why she was there, what she was doing.
 [25] MR. BINHAK: I just have about seven questions, so

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[1] I wont take very much of your time.
 [2] THE WITNESS: It would have been better if you
 [3] hadnt said the number.
 [4] (Laughter)
 [5] MR. BINHAK: Then I'll ask them in two parts and it
 [6] will be three-and-a-half questions.
 [7] THE WITNESS: Okay.
 [8] BY MR. BINHAK:
 [9] Q You said that the President -- that Monica would
 [10] call the President duri this relationship and --
 [11] A I didnt? said she would call Betty.
 [12] Q She would try to call the President in other words,
 [13] right?
 [14] A Through Betty.
 [15] Q Did the President give her access to The White
 [16] House ever time she called?
 [17] A I dont think so. No.
 [18] Q Did you ever hear from Monica -- did Monica ever
 [19] tell you that she kept or had tapes of her conversations with
 [20] the President?
 [21] A Tapes of her conversations with the President?
 [22] Q With the President on the telephone?
 [23] A No.
 [24] Q She didnt tell you that she had an answering
 [25] machine tape of the President?

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[1] A Yes.
 [2] Q Why dont you tell the Grand Jury what you heard
 [3] about that?
 [4] A I -- she played the tape for me. There was only
 [5] one, but I remember -- do you want me to recall what I think
 [6] he said?
 [7] Q Yes.
 [8] A First of all, it was in a whisper. It sounded like
 [9] him, but again it was in a whisper so I cant be sure. And
 [10] he said from what I remember Hello, are you there? Pick up
 [11] Come on, pick up I must have missed you." or something of
 [12] that nature, and then he said some word like drats or kind of
 [13] a silly word that he used to explain that he must have missed
 [14] her. And thats all I remember.
 [15] Q Was that on an answering machine that had a
 [16] cassette tape in it or --
 [17] A Yeah, it was one of those little tapes.
 [18] Q So you actually, then -- did you -- were you at her
 [19] home when she played that?
 [20] A Yes.
 [21] Q So, then, you actually saw this tape?
 [22] A Uh-huh.
 [23] Q So at one time this tape existed?
 [24] A Yes.
 [25] Q And did that -- did hearing that, did that lend

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[1] credibility to the story that Monica Lewinsky was telling
 [2] you?
 [3] A Yes, kind of -- it was still a whisper, so I guess
 [4] it could have been someone impersonating him, but I had no
 [5] reason to believe that it wasn't. I mean it sounded like
 [6] him.
 [7] Q Okay. You told the Grand Jury that Monica told you
 [8] she was or at least conveyed to you that she was concerned
 [9] about the subpoena from the people involved in the Paula
 [10] Jones litigation correct?
 [11] A Yes.
 [12] Q Did she ever tell you what she intended to do at
 [13] the deposition or what she intended to say?
 [14] A No, because in her mind I think she was still
 [15] trying to deal with the fact that she had a deposition and
 [16] was trying to work through the whole situation.
 [17] Q And when you say in whole situation, do you mean
 [18] the situation of going to a deposition in general or that she
 [19] understood that they were going to be asking her about her
 [20] relationship with the President and she didnt want to say?
 [21] What do you mean the whole situation?
 [22] A Well, as I said previously she mentioned to me she
 [23] was concerned that if in a deposition if she denied that she
 [24] had a relationship with the President if that would be
 [25] considered perjury. That was her concern that she relayed to

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[1] me.
 [2] Q But she didnt tell you that she resolved that
 [3] issue in her mind?
 [4] A No. Uh-uh.
 [5] Q What did you say --
 [6] A Because at that point she hadnt even met with a
 [7] lawyer.
 [8] Q What did you say when Monica Lewinsky told you tha
 [9] she had told Linda Tipp about this personal intimate
 [10] relationship she had with the President?
 [11] A What did she tell me?
 [12] Q No, but what did you say? What was your reaction
 [13] to that?
 [14] A I was of course surprised that she would even share
 [15] it with me much less anybody else. I dont remember that I
 [16] had any comment to make on it. I cant recall though.
 [17] Q And youve told the Grand Jury about those
 [18] conversations that you had with Monica Lewinsky about her
 [19] relationship with the President, her intimate relationship
 [20] with the President, the phonecalls and the visits, did you
 [21] have other conversations with Monica Lewinsky, or did this
 [22] subject completely dominate everything that you talked about?
 [23] A No, I would have gone crazy. NO, there were
 [24] definitely other conversations.
 [25] Q Okay. Would you say this was a small portion of

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[1] the total conversations that you had as friends?
 [2] A Yes.
 [3] Q You mentioned Mr. Podesta before. Can you just
 [4] quickly tell the Grand Jury who he is?
 [5] A John Podesta is one of the Deputy Chiefs of Staff
 [6] at The White House who's in charge of basically the
 [7] operations side including my office. My office reports to
 [8] him.
 [9] Q And then you told the Grand Jury that Monica
 [10] Lewinsky was getting help from Mr. Podesta in her job hunt?
 [11] A I think indirectly. I think the President trying
 [12] to help her meant talk to Podesta. I don't know that Monica
 [13] ever had a conversation with him.
 [14] Q Okay. So you think that the reason she got this
 [15] help was through her relationship with the President?
 [16] A From my understanding from her. yes.
 [17] Q And --
 [18] A Wait a minute. Say that question again. Was
 [19] because of her relationship with the President?
 [20] Q Yeah.
 [21] A Well because she had asked the President for help
 [22] and they were friendly. They had a relationship. I'm not
 [23] sure exactly what you --
 [24] Q That's what I meant.
 [25] A Okay.

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[1] Q You were -- when Ms. Wirth asked you about Nel or
 [2] Bayani Nelvis, you said that you'd known there was another
 [3] steward. How did you know -- do you know who the other
 [4] steward is?
 [5] A Yes.
 [6] Q How do you know the other steward?
 [7] A Because in our office we kind of manage the
 [8] trinkets that the stewards take on trips with the President
 [9] to give to people. so he comes by our office.
 [10] Q So you don't know him through Monica?
 [11] A No.
 [12] Q Okay And that's all the questions I have.
 [13] AJUROR: What's the name of the other steward?
 [14] THE WITNESS: The name of the other steward?
 [15] BY MR. BINHAK:
 [16] Q Just for the record, what's the name of the other
 [17] steward?
 [18] A Glen Mays.
 [19] MR. WISENBERG: Bruce do you have a question?
 [20] MR. UDOLF: After you take care of the subpoenas.
 [21] BY MR. WISENBERG:
 [22] Q Let me show you a couple of documents, and I'd like
 [23] you to identify them. The first appears to be a card with a
 [24] Bates number that presumably your attorneys have put on the
 [25] card, and this was a card from Monica to you; is that

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[1] correct?
 [2] A Yes.
 [3] Q Does that appear to have been changed or altered in
 [4] any form since your attorney gave it to us?
 [5] A Except these.
 [6] Q Except for the --
 [7] A The numbers.
 [8] Q -- Bates? Yeah. Actually, I said that it
 [9] appears --
 [10] A And that.
 [11] Q Actually, I said that your attorney appeared to
 [12] have put some Bates numbers on them. Actually, I don't know
 [13] that. It's just as likely that we did, but there are Bates
 [14] numbers so.
 [15] A Uh-huh.
 [16] Q Aside from Bates stamps on there, the card has not
 [17] been altered, correct?
 [18] A Yes.
 [19] Q What I call Bates numbers -- and there is also a
 [20] 009 over there; is that correct?
 [21] A Yes.
 [22] Q All right. I'm going to put a Grand Jury exhibit
 [23] number on the back of this, and I'm going to mark this as
 [24] Grand Jury Exhibit AR-1.
 [25]

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[1] (Grand Jury Exhibit No. AR-1
 [2] was marked for identification.)
 [3] BY MR. WISENBERG.
 [4] Q And I'm going to ask you did you receive that from
 [5] Ms. Lewinsky?
 [6] A Yes, I did.
 [7] Q And could you read it please to the Grand Jurors.
 [8] A Do I have to read the front. too. or just the
 [9] writing?
 [10] Q No. just the message from Ms. Lewinsky.
 [11] A Well, it's dated my birthday, August 29th, 1996.
 [12] Dear "Ashwee," in quotes, A-s-h-w-e-e. I guess she called me
 [13] that. I don't remember that she called me that. "Happy
 [14] Birthday." That's also a hint for hangman. Over on the
 [15] right she did the little hangman for happy birthday. "I
 [16] don't now what I would do without you in my life. You are
 [17] the sweetest, most beautiful, fun to be with person. I hope
 [18] that this next year brings you everything and everyone you
 [19] want. You deserve the best of heaven and Earth. Thank you
 [20] for always being there for me especially to bitch about the
 [21] Big Creep and the Little Creep. I love you. Happy Birthday,
 [22] Love Monica."
 [23] Q Do you know who she was talking about when she said
 [24] the Big Creep?
 [25] A Yes.

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[1] Q Who would that be?
 [2] A I referenced that she nicknamed the President the
 [3] Big Creep.
 [4] Q Do you know who the Little Creep was?
 [5] A Yes, I do.
 [6] Q Who was that?
 [7] A A man that she had another relationship with.
 [8] Q Now let me show you another document and ask you
 [9] if you recognize this.
 [10] A Yes.
 [11] Q Is that also among the things that were provided to
 [12] US through your attorney pursuant to our subpoena?
 [13] A Yes.
 [14] Q And I'm going to mark that 2.
 [15] MR. WISENBERG: Let the record reflect I'm marking
 [16] this document AR-2.
 [17] (Grand Jury Exhibit No. AR-2
 [18] was marked for identification.)
 [19] BY MR. WISENBERG:
 [20] Q Would you agree with me that I've marked that AR-27
 [21] A Yes.
 [22] Q And could you tell us, first, what kind of document
 [23] that is. and then I'll ask you another question about it?
 [24] A This is an e-mail to my boyfriend from my work e-
 [25] mail account.

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[1] Q And could you read the message that you sent to
 [2] him? We don't have to know his name just the message, you
 [3] know. that you sent.
 [4] A "I've been keeping pretty busy, which has helped a
 [5] great deal. Tuesday I went shopping and to dinner with
 [6] Monica. I thought I didn't keep in close contact with her
 [7] over the last month, because she told me she was pretty
 [8] messed. And when she says that, it's scary."
 [9] Q Do you recall what -- first of all, this e-mail
 [10] would have been sent before -- would this have been sent, if
 [11] you recall, before your conversation about the subpoena?
 [12] A Yes.
 [13] Q A right. Do you know - do you remember what she
 [14] was messed up -- what she was messed up about?
 [15] A She was going through the who's job search
 [16] situation at this time. And what I assumed her to be
 [17] referencing was going to interviews, trying to get a job, and
 [18] she's been, you know, having problems over the last several
 [19] months trying to find a job and look for a job. And I didn't
 [20] really question her as to really why, but that was my
 [21] unders anding of what she was referring to.
 [22] Q And we all know e-mail messages are sometimes sent
 [23] off the cuff without a great deal of thought.
 [24] A Yeah.
 [25] Q What if anything did you mean when you said "It --

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gels pretty scary when she's messed up?"

A Well, I didn't mean she was scary when she's messed up, but she -- Monica is an emotional person. And when I say emotional, I mean sentimental. We go to movies and it touches me and she cries. You know, it -- so she was easily touched by people and situations and that is what I was referring to is that if she was having a difficult time that it must be difficult for her. She must have some, you know, problems

Q When she was having a -- in sorry, I cut you off.

A That's okay.

Q When she was having a difficult time as your friend, did it mean more time for you, I mean, you'd have to put in more work helping her through it as part of the friendship?

A I don't know. It depended on the time that I had, because I also -- in a very busy -- my job requires a lot of time and I do have boyfriend and other friends. So she would want to talk more than I could give her sometimes, if that answers your question.

Q The -- did she ever tie -- in any of her conversations about job hunting, did she ever tie a job to something that she wanted from anybody in -- let me rephrase that.

Was there ever any connection between the job and

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anything else anybody wanted her to do at The White House? In other words, did she ever tell you so and so wants me to take a job -- to take this job, be it the U.N. job or the -- Revlon job, but I'm not going to do it yet until they do X for me? Anything like that?

A No.

Q When was your -- was the second conversation about the subpoena in the Jones case the last conversation you had with her before the call with her attorney?

A No.

Q What would be the last conversation you had with her before this became very public news?

A The week before, like Tuesday or Wednesday, we talked on the phone and made plans for Friday to have dinner, and at that point she told me she had the job -- they made the job offer at Revlon, and that was the last time.

Q Did she ever get -- what happened on Friday? Did she --

A I got a very mysterious page that said she couldn't make dinner and we'd make other plans.

Q Did she ever have a chance to talk to you before -- after that before it became public?

A (Shakes head.)

Q That's a no?

A Oh, in sorry, no. I forgot where I was.

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Q And the day she called, she immediately put her attorney on?

A Yeah.

Q She just said "Will you talk to my attorney?" and put him on?

A Yeah.

Q I just want to -- and she never indicated to you one way or the other whether or not Mr. Jordan knew about her dilemma, her concern about being subpoenaed in the Paula Jones case?

A Not that I remember.

Q Do you ever remember her telling you about any incident involving Eleanor Mondale?

A Eleanor Mondale? I remember her telling me about someone that the President jogged with when he was in California. I don't know if that was Eleanor Mondale or not.

Q Do you -- you recall that it kind of rings a bell, if I remember correctly -- a while back you testified that it rings a bell, an incident where she went to The White House and couldn't get in and found out somebody else, another female, had been cleared in before. There's connection in your mind between that incident and Eleanor Mondale?

A I could have been her, but no, I don't recall.

Q Okay, think that's all we got. Anybody else?

MR. UDOLF: I have a few more questions.

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BY MR. UDOLF:

Q Ms. Raines, my name is Bruce Udolf. I'm also with the Office of the Independent Counsel. I just have a few more questions for you.

COURT REPORTER: Can you just come a little closer, it's not pickup on the phone.

MR. UDOLF: All right.

MR. BINHAK: Bruce, why don't you sit here

BY MR. UDOLF:

Q You said she told you about someone the President jogged with out in California?

A Yes.

Q What did she tell you about that?

A She told me that she'd read -- I don't know if she saw -- she'd seen pictures that he had gone jogging with a woman that he had had dinner with or had been at some event with the night before at the hotel he was staying at. I think he was staying in a hotel. And that they went jogging the next morning, and there was a report -- or there was no report that she left the hotel before they went jogging.

Q Was she concerned about that?

A I wouldn't use the word concerned, she was --

Q What was her reaction to that news?

A I don't know. She just was -- she wasn't surprised, she was -- can you give me some adjectives and

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I'll say if it's the way she was feeling. I don't know --

Q Why was she telling you this?

A She would just tell me things that she would read about, so it --

Q About when was this, do you know?

A No, I don't.

Q You indicated that there were two conversations in which you all talked about her being subpoenaed in the Paula Jones case.

A Uh-huh.

Q And then Mr. Wisenberg just asked you about the convention that took place on a Wednesday and then she canceled on that Friday.

A Yeah. It was Tuesday or Wednesday.

Q Other than those conversations, were there any conversations between the two conversations where you talked about the subpoena --

A Uh-huh.

Q And that Wednesday conversation and the dinner date getting canceled, were there any other conversations?

A Conversations at all with her?

Q Right.

A About anything?

Q Right.

A Yeah.

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Q How many times did you talk to her -- well, let's pint it down first of all.

A Okay.

Q After she got subpoenaed, you said you saw her at a party and you talked about the subpoena although it was very brief, right?

A Uh-huh.

Q Do you know about when that was?

A It was the Saturday before Christmas.

Q And I understand you talked to her on the phone after that. Do you remember when that was?

A Well, then the next day we got together and exchanged Christmas/Hanukkah gifts, Christmas for me, Hanukkah for her, that Sunday. And then I left for Christmas vacation the next day.

Q And is that when you had the conversation that you told us about earlier?

A The second conversation.

Q The second conversation.

A That Sunday.

Q All right. Did you see each other again after that?

A Yes.

Q And did you also talk on the phone after that?

A Yes.

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{1} Q And how many times did you see each other?
 {2} A Do you want me to go through each one?
 {3} Q I guess.
 {4} A I can count them. I can try and count them.
 {5} Q All right, go ahead.
 {6} A Does anyone have a calendar or checkbook or
 {7} anything just to look at the month of January?
 {8} A JUROR: For '97?
 {9} THE WITNESS No, 98. Thank you.
 {10} BY MR. UDOLF
 {11} Q For the record, you're looking at a calendar that
 {12} includes December of 1987 -
 {13} A January, 1998
 {14} Q and -
 {15} MR. WISENBERG: 1997.
 {16} BY MR. UDOLF:
 {17} Q We lost 10 years. Between December of 1997 and
 {18} January of 1998?
 {19} A I believe it was four times.
 {20} Q Okay. And were those purely social? Those were
 {21} personal visits where you saw each other one on one?
 {22} A No, most of the situations were groups -
 {23} Q Okay.
 {24} A - in public places.
 {25} C Did you discuss this issue at all?

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{1} A Not that I remember. The last conversation was the
 {2} - that I remember was the second one that I refer to.
 {3} Q So between the second conversation where you told
 {4} us about where you discussed the subpoena and the time you
 {5} were contacted by Mr. Ginsberg - or by Monica first then Mr.
 {6} Ginsberg and that conversation, did you have occasion to
 {7} discuss with Monica at all these issues related to the Jones
 {8} case or possible subpoena or deposition?
 {9} A Not that I remember because in each situation we
 {10} were in a public place or in a restaurant and sitting at the
 {11} bar where there were lots of people around, so I can't
 {12} imagine that we would have had another conversation about it,
 {13} and I don't remember having another conversation.
 {14} Q Okay. You told us earlier that you had mentioned
 {15} this to your mother what Monica had told you about her
 {16} relationship with the President; is that right?
 {17} A Yes.
 {18} Q Is there anyone else you mentioned it to?
 {19} A My boyfriend. I referred on very generalities in
 {20} just his wanting to get to know me and my friends better, and
 {21} who was Monica dating and is she seeing anyone, which I, you
 {22} know, said that she seeing an older man, referenced it but
 {23} never gave really any kind of details. He, of course, wanted
 {24} to know who it was. Is it someone I know? And when he - I
 {25} can't remember if he asked is it the President -

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{1} Q Did you tell hi?
 {2} A - but he - basically it came put to where be
 {3} understood that that was the person that she had a
 {4} relationship with.
 {5} Q Anyone else that you would have mentioned it to?
 {6} A NO.
 {7} Q Did you ever hear from any other sources other than
 {8} Monica that there was a relationship between her and the
 {9} President?
 {10} A No.
 {11} Q You never heard any discussion about it at all
 {12} around the office, around The White House or the Executii
 {13} Office Building?
 {14} A No, just in the context of her leaving.
 {15} Q Did Monica ever tell you that she had talked to the
 {16} President after she had received her subpoena?
 {17} A No because the last conversation I had with her
 {18} about she had not talked with him.
 {19} Q Did she ever indicate to you that she had talked
 {20} with the President while he was overseas?
 {21} A While he was overseas?
 {22} Q Yeah, after she had received the subpoena?
 {23} A I don't think so.
 {24} Q You told Ms. Wirth that you don't recall Monica
 {25} telling you anything about seeing the movie at The White

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{1} House.
 {2} A Right.
 {3} Q Do you recall her ever telling you that she had
 {4} seen the movie Air Force One?
 {5} A We went to the premier together.
 {6} Q You went to the premier together with her?
 {7} A Well, not premier. I don't know if you'd call it a
 {8} premier. It was at the Cineplex Odeon on Wisconsin.
 {9} Q Did you - did she ever indicate to you whether she
 {10} had been to the family theater at The White House?
 {11} A No.
 {12} Q Did she ever indicate to you that she had been
 {13} caught, for lack of a better term, either caught, found out,
 {14} discovered by any member of The White House staff in a
 {15} compromising position with the President or in a position
 {16} that would have revealed the true nature of their
 {17} relationship?
 {18} A No.
 {19} Q Did - was there ever any discussion that you had
 {20} with her - after she told you about - stnke that. After
 {21} she told you that she had had these arrangements with Vernon
 {22} Jordan to get a lawyer in connection with the Jones
 {23} deposition, did she indicate to you how she was going to pay
 {24} for any lawyer that Mr. Jordan was going to refer her to?
 {25} A No, and she asked me that.

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{1} Q I'm sorry?
 {2} A Mrs. Wirth asked me that.
 {3} Q I'm sorry I might not have heard. I apologize.
 {4} That's all the questions I have, thanks.
 {5} MR. WISENBERG: May I?
 {6} MS. WIRTH: Sure.
 {7} BY MR. WISENBERG:
 {8} Q During the time period either just before and after
 {9} the two conversations about the subpoena, did she ever use
 {10} the words - are you with me on that?
 {11} A I'm with you.
 {12} Q Okay. Did she ever use - do you ever recall her
 {13} using the words "I'm in trouble" with reference -
 {14} A I don't remember that, no.
 {15} Q With reference to anything?
 {16} A No I don't.
 {17} MR. WISENBERG: Okay. Shall we say what the
 {18} questions are we want to ask that involve the potential
 {19} privilege issue and let the witness go talk to her attorney?
 {20} MS. WIRTH: Just see if anybody - does anyone have
 {21} any questions that we haven't asked?
 {22} MR. BINHAK: One of the -
 {23} MS. WIRTH: Did you have a question?
 {24} MR. BINHAK: No, what I was going to suggest is I
 {25} think this - if the Grand Jurors don't, maybe we should go

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{1} reveal to her lawyer what the questions are.
 {2} MS. WIRTH: This Grand Juror has a question.
 {3} MR. WISENBERG: We have a question.
 {4} A JUROR: I want to know if she mentioned to you
 {5} anything to you about the ad that she had put in the
 {6} Washington Post, the valentine, ad.
 {7} THE WITNESS: She did.
 {8} BY MR. WISENBERG:
 {9} Q What did she say about that?
 {10} A She told me that she was going to put in the ad,
 {11} and she told me that she did put the ad in. She asked me if
 {12} I had seen it which I hadn't. I didn't even go look at it.
 {13} And I think she - she also told me that she'd told the
 {14} President that she put it in there and asked if he had seen
 {15} it. And I think that he - she told me that he looked at it
 {16} and saw it and they talked about the quote,
 {17} Q Did she indicate whether or not he was happy or
 {18} upset about her putting the ad in?
 {19} A Not that I remember. I just think they talked
 {20} about the quote, and it was - they both appreciated it.
 {21} Q Did she ever talk to you about needing to get rid
 {22} of any of the items that he had given her?
 {23} A No.
 {24} Q Around - this is around the time of being
 {25} subpoenaed.

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11 A No.
12 MR. UDOLF: Why don't we let her go talk to her
13 lawyer.
14 MR. WISENBERG:
15 Q Hold on just a second. What we're going to do is.
16 for the record here, I'm going to ask you the questions and
17 then ask you to go and speak to your lawyer, and after that
18 you'll be able to confer with lawyer. But rather than have
19 you go out, come in, go back out again, I'll ask you the
20 questions now for the record. You can tell me whether or not
21 you think there might be a privilege issue. If you want --
22 if it would help you, you can write them down.
23 Number one would be, Who did you speak to at The
24 White House Counsel's office about your subpoena and
25 testimony?
A Uh-huh.
Q What did they tell you, the entire discussion you
had with whoever you talked to in that regard?
A Uh-huh.
Q Did they refer you to any attorney?
A To any attorney?
Q Yes.
A Uh-huh.
Q Did they tell you that you were never going to
pay -- whether somebody would pay for the attorney

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1 A Uh-huh.
2 Q And did they give you any instructions or did they
3 request that after you had testified today, you would come
4 back to be debriefed?
A Did they give me any instruction on --
Q A request that after you were done today you were
going to be debriefed, not by your own attorney but by them.
I'm not interested in any conversations you had with your own
attorney. Ms. White, out there.
A That when I was done today that I would be
debriefed or that I would debrief them?
Q Well, you --
A Yeah, there would be a debriefing. Who was the
party who gets -- yeah -- who gets debriefed I'm not sure,
but yeah, there would be a debriefing.
MR. UDOLF:
Q And also we'd like to know whether or not you're
paying for the lawyer you have here today yourself or if
someone else has made arrangements to pay for him?
A Her.
Q Excuse me, she's a she.
A Don't assume it's a male.
Q I'm so sorry.
BY MR. WISENBERG:
Q Here's a question that's not -- you don't have to

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1 write down because it's not covered by a privilege. Has
2 anyone suggested to you explicitly, implicitly, and I don't
3 mean just at The White House, I mean anyone, that you should
4 tell less than the full truth here today?
A No.
Q Anybody implicitly or explicitly threaten you?
A No. Everyone has encouraged me to tell the truth.
Q Great. All right. Well, then, well, excuse you
and ask you to discuss those with your attorney.
A It will be just a second.
MR. WISENBERG: And we'll take a very brief break.
(Witness excused.)
(Witness recalled.)
THE FOREPERSON: Ms. Raines, you are still under
oath.
THE WITNESS: Thank you.
MR. WISENBERG: Ms. Raines, we are through with our
questioning for today.
MR. BINHAK: While we were out, let me just say for
the record, two of the Grand Jurors indicated to me that they
have additional questions, brief questions, that they would
like to ask Ms. Raines, when you're finished.
MR. WISENBERG: All right. We're not again a
second beyond 1:00.
MR. BINHAK: I'm aware of that.

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1 MR. WISENBERG: Let's go ahead because min
2 to be the last one.
BY MR. BINHAK:
Q The one question was what was your reaction
3 President's denial of this public -- of this intimate
4 relationship between Monica Lewinsky and the President? In
5 other words, the President just recently denied before the
6 State of the Union Address that there was any intimate
7 relationship between him and Monica Lewinsky. What was your
8 relation to that? One of the Grand Jurors asked me to ask
9 you that.
A My personal reaction?
Q Yeah.
A Does that matter?
Q What was your reaction?
MR. WISENBERG: The Grand Jurors have asked
10 not a privileged type issue.
THE WITNESS: Well no I understand that I just
11 the statements that he's made as -- have been -- have not
12 been definitive enough for me to understand what he's
13 actually stating, and I'm kind of waiting until I get more
14 information and he actually comes out with a more definitive
15 statement.
MR. WISENBERG: Any others?
THE FOREPERSON: I just want to clarify that. S

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1 you -- do you agree with some news accounts that you feel
2 that maybe President Clinton is parsing his words a little
3 bit so he's not really answering the question, he's not
4 necessarily the truth, he's not necessarily telling a lie?
MR. UDOLF: Just a point of order here, I think
5 that question calls for an opinion of this witness.
THE FOREPERSON: Okay.
MR. UDOLF: And I don't think it would be
6 appropriate to ask it. We can discuss it outside the
7 presence of the witness, but I think we probably ought to
8 jilt away from questions involving opinion.
THE WITNESS: Thank you.
THE FOREPERSON: Thank you.
A JUROR: I have a question. Did you at any time
10 tell Monica that you thought that the relationship that she
11 was having with the President inappropriate, that you thought
12 that that was an inappropriate relationship?
THE WITNESS: My discussions with her always --
13 think she had a pretty clear understanding that I didn't
14 necessarily approve of the relationship that she was having.
15 There was nothing that I could independently do about it.
16 She was a friend --
A JUROR: I understand that.
THE WITNESS: -- I had to listen to her and offer
17 advice as much as I could, but I think she understood that

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1 that was my standing on it.
A JUROR: Did you ever think she was obsessed
2 him?
THE WITNESS: No, I wouldn't use the word obses
3 MR. WISENBERG: All right.
A JUROR: Real quickly, and you might have alrea
4 said this, but I just want to be sure. I don't want any
5 names. Do you personally know Little Cree? Is this a
6 relationship that she developed while she's known you,
7 whoever Little Cree is, is it?
THE WITNESS: Yes.
A JUROR: Do you know that person?
THE WITNESS: I met him once, yes.
MR. WISENBERG: I believe that's all the question
10 that we have. And let me just thank you for coming in and
11 being patient with us. And let me state that sometimes when
12 people testify, even when they testify for a long time,
13 they'll leave. They'll be walking down the street, they'll
14 be driving in their car, and they'll remember something that
15 they forgot even if they were in for several hours. And if
16 you do so, we would appreciate it if you would let us know
17 about that through your attorney, of course.
THE WITNESS: Okay. Sure.
MR. WISENBERG: Thank you very much.
THE FOREPERSON: Thank you.

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{1} (Witness excused.)
 {2} (Whereupon, at 1:00 p.m., the taking of the
 {3} testimony in the presence of a full quorum of the Grand Jury
 {4} was concluded.)
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{1} CERTIFICATE OF REPORTER
 {2} I, Stacey B. Griffin, the reporter for the United
 {3} States Attorney's Office, do hereby certify that the
 {4} witness(es) whose testimony appears in the foregoing pages
 {5} was first duly sworn by the foreperson or the deputy
 {6} foreperson of the Grand Jury when there was a full quorum of
 {7} the Grand Jury present; that the testimony of said
 {8} witness(es) was taken by me by Stenomask and thereafter
 {9} reduced to typewritten form; and that the transcript is a
 {10} true record of the testimony given by said witness(es).
 {11}
 {12} _____
 {13} Stacey B. Griffin
 {14} Official Reporter
 {15}
 {16}
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 1251

OFFICE OF THE INDEPENDENT COUNSEL

Date of transcription 2/2/98

WILLIAM BLAINE RICHARDSON, United States Ambassador to the United Nations, arranged through his attorney, JUSTIN SIMON, to be interviewed at the UN suite located at THE WATERGATE HOTEL, 2650 Virginia Ave. NW, Washington D.C. Present during the interview were SIMON, ELAINE METLIN an associate of Mr. SIMON at the law firm DICKSTEIN SHAPIRO MORIN & OSHINSKY, 2101 L Street NW, Washington D.C. and ANDREW ATHY, RICHARDSON's personal attorney and friend, 2540 Massachuettas Ave. NW, Washington D. C. All persons present were advised of the purpose of the interview and the official and personal identity of Investigator BASTIN and Associate Independent Counsel PATRICK O'BRIEN. RICHARDSON thereafter provided the following information.

RICHARDSON remembers that probably a few days before he received the resume of MONICA LEWINSKY at his New York office, he had a casual conversation with JOHN PODESTA at the WHITE HOUSE. PODESTA mentioned to him that PODESTA would like for him to interview a person who is moving to New York and is a friend of BETTY CURRIE, the presidents secretary, about a job with the UNITED NATIONS in New York. PODESTA closed the subject matter by saying he was unaware of the person's name, however he would send the resume to his UNITED NATIONS office in New York.

RICHARDSON explained that his usual weekly routine is to travel from New York to Washington D. C. on Tuesday morning in time for a meeting at the WHITE HOUSE in the afternoon. He will overnight at his suite in THE WATERGATE HOTEL on Tuesday night and attend another meeting at the WHITE HOUSE on Wednesday morning and then fly back to New York in the afternoon. He then returns to Washington D. C. on Friday for a Friday afternoon meeting at the WHITE HOUSE. On most of these occasions he sees and talks with JOHN PODESTA.

RICHARDSON recalls when he returned to his New York office his Administrative Assistant, ISABELE WATKINS handed him a resume of MONICA LEWINSKY and told him that this is the resume that JOHN PODESTA and BETTY CURRIE had discussed at the WHITE HOUSE. The resume was faxed to his office from the WHITE HOUSE on or about the same day he arrived in New York. There was then a discussion about whether or not and when to interview LEWINSKY. RICHARDSON asked WATKINS to set up the interview or "put it on

Investigation on 1/28/98 at Washington D. C. File # 29D-LR-35063

by CI [REDACTED] Date dictated 2/3/98

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Continuation of OIC-302 of William Blaine Richardson, On 1/28/98 Page 2

the schedule".

RICHARDSON recalls that a second discussion may have occurred between himself and JOHN PODESTA. If this discussion took place it was probably on Air Force One on a Latin American trip. RICHARDSON has a vague recollection of a very short discussion wherein PODESTA may have asked if the resume had been received. RICHARDSON said his best recollection is that LEWINSKY had not been interviewed at that time.

RICHARDSON stated that it is not unusual for people to recommend others to him for possible jobs within the UN and he always tries very hard to "extend the courtesy of seeing" each person referred to him.

The interview of LEWINSKY was put on the schedule for an interview in Washington D. C. at THE WATERGATE HOTEL on October 31, 1997 for 7:30 am. RICHARDSON recalls being in Washington on Thursday evening before the interview and recalls the following morning MONA SUTPHEN and REBECCA COOPER were at his suite as well as his usual security guards. SUTPHEN went to the hotel lobby to meet LEWINSKY and escort her to the suite.

RICHARDSON met briefly with LEWINSKY and turned the interview over to COOPER. He recalls that he was in and out of the sitting area during the interview. The interview centered around a political appointment in the area of public affairs. RICHARDSON does not recall any discussion of salary but it was to be somewhat consistent with the salary of **GENA GREIGO** who was leaving the position being considered. RICHARDSON remembers LEWINSKY being poised and effervescent with a good background consisting of work at the WHITE HOUSE and the Pentagon and specifically remembers that she was to take a trip with Secretary of Defense COHEN sometime in the future. The interview was concluded after about 25 minutes and no job being offered.

RICHARDSON recalls a conversation with COOPER in route to Congress after the interview, wherein she indicated that she liked LEWINSKY and considered her a good prospect. Sometime later RICHARDSON had a similar conversation with SUTPHEN and an almost identical response. RICHARDSON indicated to both that he wanted to think about it for awhile. Approximately 7-10 days later he decided to offer her the job told SUTPHEN to call

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Continuation of OIC-302 of William Blaine Richardson, On 1/28/98, Page 3

LEWINSKY and offer her the job. SUTPHEN reported back to RICHARDSON that LEWINSKY said she was appreciative but would like some time to think about the job primarily because she was also interested in a job in the private sector.

RICHARDSON confirmed that no other candidates were interviewed for this position.

RICHARDSON recalls that at about this time the IRAQI crisis erupted and he didn't think about LEWINSKY's application for possibly 2 weeks. RICHARDSON at some point remembered LEWINSKY and asked SUTPHEN to contact LEWINSKY and find out if she will take the job or not. SUTPHEN reported back after talking to LEWINSKY that she was not interested in the job because she wanted to pursue a job in the private sector, however she did want to thank RICHARDSON for his assistance.

RICHARDSON believes there was about 2 weeks between the interview and the time when SUTPHEN made the job offer to LEWINSKY.

RICHARDSON said he recalls a conversation with BETTY CURRIE which occurred during a chance encounter in the west wing of the WHITE HOUSE sometime probably before SUTPHEN offered the job to LEWINSKY. RICHARDSON knows CURRIE well and they hugged during their greeting and RICHARDSON recalls saying to her 'I interviewed this woman you sent, she's very good'. It was a short conversation and she did not respond other than an acknowledgment of his comment.

RICHARDSON stated that he has not talked to anyone else at the WHITE HOUSE about LEWINSKY and this specifically includes President CLINTON.

RICHARDSON said he does not keep his own calendar and that he does not create notes or files with regard to meetings and especially meeting with potential hires.

On the day of the publicity of the information concerning President CLINTON and LEWINSKY, COOPER called RICHARDSON at 6:30 am and advised him to read the newspaper about LEWINSKY. She also indicated the article said that CLINTON officials met with LEWINSKY for breakfast at the WATERGATE HOTEL

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Continuation of OK-302 of William Blaine Richardson . On 1/28/98 Page

which RICHARDSON said was completely false.

RICHARDSON remembers that probably on the next occasion that he saw PODESTA following the newspaper accounts, PODESTA said to him that he (PODESTA) was sorry he got him into this.

RICHARDSON stated that no one has tried to shape or urge him to change his recollection of these events.

RICHARDSON said that on November 15, 1997 he had a chance encounter with LEWINSKY in New York at the 21 CLUB where his wife was taking him out for a birthday dinner. As he and his wife entered the club, someone spoke to him from across the room. He approached the person and after the person said to him, "I'm MONICA LEWINSKY" he then realized that she was the person who had applied for a job with the UN. She was with an older man and woman who she introduced. There was no discussion about the job or the interview and no mention about JORDAN or anyone else. This was the last time he saw LEWINSKY.

RICHARDSON is described as follows from observation and interview.

Name: William Blaine Richardson
Sex: Male
Race: Caucasian
DOB: 11/15/47
SSAN: [REDACTED]
Residence: +[REDACTED]
Telephone: [REDACTED]
Title: U. S. Ambassador to the United Nations
Telephone: 212-415-4402

Ambassador William B. Richardson, 4/30/98

OIC Deposition

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CONDENSED TRANSCRIPT AND CONCORDANCE
PREPARED BY:

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OFFICE OF THE INDEPENDENT COUNSEL
 DEPOSITION OF : Thursday, April 30, 1998
 WILLIAM B. RICHARDSON : Washington, D. C.
 Videotaped deposition of
 AMBASSADOR WILLIAM B. RICHARDSON
 before the Independent Counsel, held at law offices at 2101 L
 Street, N.W., Washington, D. C., beginning at 9:22 a.m., when
 were present:
 For the Independent Counsel:
 THOMAS H. BIENERT, JR., ESQ.
 Associate Independent Counsel
 CRAIG S. LERNER, ESQ.
 Associate Independent Counsel
 Videographer: Craig W. Murphy
 Court Reporter: Elizabeth A. Eastman

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A I understand.
 Q Okay Now, as a witness before a duly empaneled
 grand jury, you have a couple of important rights and I
 explain these rights to all witnesses, with the exception of
 perhaps law enforcement, case agent types, but a percipient
 witnesses we go through this with
 The first right you have is a right under the Fifth
 Amendment not to incriminate yourself. And do you understand
 that the Fifth Amendment, would allow you to refuse to answer
 any question that you believe in good faith could subject you
 to criminal liability?
 A I understand.
 Q And do you have any questions about your Fifth
 Amendment right?
 A No.
 Q Now, in addition to your Fifth Amendment right, you
 have a right to consult with counsel. And what that means
 for purposes of a grand jury appearance, is that your counsel
 can actually be in the room with us, but your counsel can
 be outside the room or available by telephone. And if at any
 time you want to stop the proceedings and go out and consult
 with your counsel, you are allowed to. Do you understand
 that?
 A Yes.
 Q And are you represented by counsel?

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PROCEEDINGS
 VIDEOGRAPHER: My name is Craig W. Murphy and I
 represent Deposition Services, Incorporated. The date today
 is April 30th, 1998. The time is approximately 9:22 a.m.
 This is in Re: Investigation by Judge Kenneth
 Starr. The name of the witness is Ambassador William
 Richardson. This interview with Ambassador Richardson is
 being taken on behalf of the Office of the Independent
 Counsel.
 At this time, the attorneys will identify
 themselves and the parties they represent, please.
 MR. BIENERT: My name is Thomas H. Bienert, Jr.
 MR. LERNER: Craig S. Lerner.
 VIDEOGRAPHER: At this time the court reporter will
 identify herself and swear in the witness, please.
 COURT REPORTER: My name is Elizabeth Eastman.
 WHEREUPON
 WILLIAM B. RICHARDSON
 having been called for examination by the Office of the
 Independent Counsel, and having been first duly sworn by the
 notary, was examined and testified as follows:
 EXAMINATION BY OFFICE OF THE INDEPENDENT COUNSEL
 BY MR. BIENERT:
 Q Sir, would you go ahead and state your full name
 for the record?

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A Yes.
 Q In fact is your counsel Mr. Justin Simon of the
 law firm of Dickstein Shapiro?
 A Yes, he is.
 Q In fact, today we are at his offices in a
 conference room at his office, correct?
 A That's correct.
 Q And is he present today?
 A Yes, he is.
 Q And to your knowledge, is he available to you
 should you have any questions?
 A Yes, he is available.
 Q Do you have any questions about your right to
 counsel?
 A No.
 Q Now, in addition to your rights, you have an
 extremely important obligation and that is to tell the truth.
 Because this is part of a duly empaneled grand jury
 proceeding, and because we are taking everything down with
 the court reporter and you are under oath, everything that
 you say here today is subject to the penalty of perjury.
 Now, do you understand that perjury is the
 knowingly making of a materially false statement? Do you
 understand that, sir?
 A Yes, yes.

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A My name is William B. Richardson.
 Q And what does the B stand for?
 A Blaine. EL-A-I-N-E.
 Q Now Ambassador Richardson, before we get into more
 substantive questions, let me just explain sort of the
 protocol to make sure that you understand it, and have no
 questions.
 We are operating as though we were appearing before
 a grand jury because --
 A Right.
 Q -- our intention here is to show this video to the
 empaneled grand jury that the Office of Independent Counsel
 is currently using here in Washington, D. C. Do you
 understand that, sir?
 A Yes.
 Q And by an agreement with your counsel, based on
 your request that we try to do it at a place other than the
 courthouse because of your schedule and some of the matters
 you are involved in, we agreed that we would do that. Is
 that your understanding?
 A Yeah, and I appreciate it.
 Q Now, everything I explain to you then, as far as
 the procedures and the way we are operating, is going to be
 as though we are appearing before a grand jury. Do you
 understand that?

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Q And do you understand that perjury would also
 include not just giving affirmative information that is false
 but, for example, saying you don't have information or you
 don't recall information about a material fact when, in fact,
 you do.
 A Right.
 Q Do you understand that?
 A I understand.
 Q And do you understand that if you were to commit
 perjury it's a crime punishable by up to five years in
 prison and a fine of up to \$250,000?
 A Right.
 Q Do you have any questions about perjury?
 A No.
 Q Now I think that's all that I have unless you have
 some questions for me?
 A No, that's fine.
 Q Actually, the last thing I'm going to mention,
 although you have done an excellent job so far is, because
 it's important that the court reporter be able to get
 everything down, number one, we want to make sure that we
 respond to everything audibly. So, use words instead of
 gestures.
 And, number two, I'll do my best not to speak when
 you are speaking, and I would ask that you do your best not

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[1] to speak when myself or Mr. Lerner is speaking. Do you
 [2] understand?
 [3] A Now, should I look at you when I answer, or should
 [4] I look at the camera?
 [5] Q It's actually whatever you are comfortable with. I
 [6] guess my suggestion would be, assume that the camera would be
 [7] the persons in the grand jury. And so it's really whatever
 [8] you find most natural and --
 [9] A Okay.
 [10] Q -- comfortable.
 [11] A All right.
 [12] Q All right, sir, why don't you go ahead and tell us
 [13] what your title is; how long you have been Ambassador to the
 [14] United Nations and what that entails, what your duties are?
 [15] A Okay. I am the American Ambassador to the United
 [16] Nations. I was appointed in February of 1997 and I've served
 [17] in that capacity for approximately 14 months now. It is a
 [18] Cabinet-level position based in New York City with a lot of
 [19] responsibilities overseas and in Washington, D.C.
 [20] Q And by whom were you appointed?
 [21] A I was appointed by President Clinton.
 [22] Q And is this subject to confirmation by anyone?
 [23] A Yes. It's subject to confirmation by the U.S.
 [24] Senate.
 [25] Q So, you were, in fact, confirmed by the Senate?

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[1] A A hundred to nothing.
 [2] Q I think that's a confirmation. Now, you mentioned
 [3] you were based in New York. Why don't you go ahead and give
 [4] us your addresses?
 [5] First, let's talk about what is your work address
 [6] and what is your residence address in New York?
 [7] A Well, my working address is at the United Nations
 [8] Mission, which is right in front of the United Nations.
 [9] That's where my office is and my Mission, my embassy, is
 [10] located.
 [11] And I live, my residence is at the Waldorf Towers,
 [12] the [REDACTED] It's the traditional residence for the
 [13] American Ambassador. And the address is East 50th Street for
 [14] the residence.
 [15] Q Where on East 50th Street?
 [16] A 50 East -- it's 50 East 50th. It's right next to
 [17] the Waldorf Astoria Hotel.
 [18] Q And you are on the 4[REDACTED]?
 [19] A [REDACTED]
 [20] Q What is the actual street address of your office at
 [21] the U.N. Mission?
 [22] A I can't recall.
 [23] Q But if we find the U.N., we will find the U.N.
 [24] Mission?
 [25] A It's right in front of it.

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[1] Q What is the differential, if any, between the U.N.
 [2] and the U.N. Mission?
 [3] A Well, there's 185 countries that are represented at
 [4] the United Nations and we are one of the 185. So, what the
 [5] U.S. Mission is, it's the American Embassy at the United
 [6] Nations. And in the embassy at the Mission, we have all
 [7] types of representation at the United Nations: the political
 [8] staff, there's Security Council staff, there's Economic and
 [9] Social Council staff. And other agencies are represented at
 [10] the U.S. Mission.
 [11] Q Now, speaking of staff, tell us what your immediate
 [12] staff is at the U.N. Mission in New York.
 [13] A You mean the personal staff?
 [14] Q Yes.
 [15] A Well, I have -- under me, I have four ambassadors:
 [16] Peter Bureigh, who is the chief ambassador who is a career
 [17] officer; Nancy Soderberg, who is my ambassador for
 [18] peacekeeping; Richard Sklar, who is my ambassador for reform
 [19] and management; and a woman by the name of Betty King, who is
 [20] my ambassador for Economic and Social Council.
 [21] Also on my immediate staff is -- I have two
 [22] executive assistants. One is Isabelle Watkins, who has been
 [23] with me for 10 years; Mona Sutphen, who is a career Foreign
 [24] Service Officer who is my executive assistant; and a
 [25] secretarial employee by the name of Deb Nelson.

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[1] That would constitute my immediate personal staff
 [2] in New York. I also have a personal staff, or a staff in an
 [3] office in Washington, D.C.
 [4] Q Well, let's stay with New York for just a second
 [5] and then we'll shift down to Washington.
 [6] A Okay.
 [7] Q Let's talk about, as far as phone numbers, what is
 [8] the phone number that someone would use to get you at your
 [9] residence at the Waldorf Astoria? Is it something that is
 [10] personal to your residence, or does someone call the general
 [11] Waldorf Astoria number and then get an extension or get
 [12] connected to your room?
 [13] A We have a direct line.
 [14] Q Okay. And what is that number?
 [15] A And that number is [REDACTED]. Now, you can also
 [16] get in touch with me through the switchboard at the United
 [17] Nations, the U.S. Mission switchboard. They can contact my
 [18] telephone. Another way is --
 [19] Q And what is that number, by the way?
 [20] A I don't know.
 [21] Q Okay. It's just the general U.N. number?
 [22] A The general U.N. number.
 [23] Q All right.
 [24] A Another way that I am contacted is through what is
 [25] called the -- at my residence you are talking about?

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[1] Q Yes.
 [2] A Is through what is called the State Department
 [3] Operations Center, where if the Secretary of State, for
 [4] instance, wants to talk to me at my residence, she would call
 [5] the State Department Operations Center and they would contact
 [6] me to my Mission.
 [7] Q Now, you used the Secretary of State as an example
 [8] for that. Is that method of getting ahold of you typically
 [9] used by fairly high-ranking persons who are trying to get
 [10] you, like the Secretary of State or --
 [11] A Yeah.
 [12] -- is that how just about anybody could get --
 [13] A No, no.
 [14] Q -- in touch with you?
 [15] A Just high-ranking, high-ranking. Secretary of
 [16] State, Undersecretary, National Security Advisor.
 [17] Q And do you know the number for that?
 [18] A Yeah. It's [REDACTED]
 [19] Q So, that's a Washington number?
 [20] A Yeah.
 [21] Q And do they have some sort of a pager that you
 [22] have, or do they have other methods based on people who are
 [23] with you that they get ahold of?
 [24] A Usually they will -- the call from the State
 [25] Operations Center makes it easier for the person initiating

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[1] the call on me, like they may be on an airplane. So, they'll
 [2] call the Operations Center that will then track me down.
 [3] Another way that I can be contacted is through my
 [4] security agents. If it's an emergency and I'm not with -- I
 [5] don't have, I don't carry a pager.
 [6] Q You don't carry a cell phone?
 [7] A No, hardly at all. Sometimes when I go into the
 [8] Security Council at the United Nations I'll take a little
 [9] cell phone.
 [10] Q And is this a particular cell phone that is
 [11] particular to you with a set number, or might the cell phone
 [12] change from time to time?
 [13] A No, it's a set number.
 [14] Q And what is the number of your cell phone?
 [15] A I don't know.
 [16] Q Is it one you got through work or is it one that
 [17] would be in your name?
 [18] A One I got through work.
 [19] Q Okay. And by work, the U.N. Mission?
 [20] A The U.N. Mission, yeah. I hardly use that though.
 [21] Q Okay. Now, what would be the number that someone
 [22] would call to get you at your office in the U.N. Mission?
 [23] A Well, the number of my immediate staff, the
 [24] number that I usually call when I want to talk to Isabelle is
 [25] 1-212-415-4404. That's the one that I generally use to call

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[1] my immediate staff. It's either Deb or Isabelle.
 [2] Q And is that the number that persons are generally
 [3] given to call you at your office?
 [4] A No. I think they are given another number. I
 [5] think there's a -- it's another similar number.
 [6] Q Okay. Is it your understanding that there are
 [7] different extensions within your immediate --
 [8] A Yes.
 [9] Q -- office suite?
 [10] A There are several extensions.
 [11] Q And you would have an extension, and then I assume
 [12] Ms. Watkins would have an extension, and Ms. Sutphen --
 [13] A Sutphen.
 [14] Q -- et cetera, correct?
 [15] A Yeah. Everybody would have their own extension.
 [16] Q Okay. Now, let's talk about Washington.
 [17] A Right.
 [18] Q Why don't you give us your residence address, phone
 [19] numbers and your office address and phone numbers here in
 [20] Washington?
 [21] A Okay. My office address, I have an office at the
 [22] Department of State. And that office is on C Street, and
 [23] it's the big Department of State Building. It's the sixth
 [24] floor. And in that office, I have four staff members
 [25] currently that are permanent employees, and I believe a

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[1] Q Okay. Now, let's talk about your relationship with
 [2] certain people, and we will go ahead and we'll start with
 [3] President Clinton.
 [4] A Yes.
 [5] Q Why don't you describe your relationship with him?
 [6] How long have you known him? How would you characterize the
 [7] relationship? How often do you talk?
 [8] A Okay. I've known President Clinton since 1992 when
 [9] he was first elected to the presidency. I was not one of the
 [10] early endorsers of his campaign, but endorsed him before the
 [11] New Mexico primary, which was in June of 1992. I helped him
 [12] in his reelection with the Hispanic community.
 [13] And gradually, since I served in the Congress, I
 [14] worked with him on a number of issues relating to his agenda.
 [15] I was the Chief Deputy Whip. So, I was deeply involved in a
 [16] number of initiatives of his: the budget agreement, the North
 [17] American Free Trade Agreement, the crime bill, where I worked
 [18] very closely with him and his staff.
 [19] In addition, I also undertook some troubleshooting
 [20] assignments in the foreign policy field.
 [21] I would say my relationship with the President is a
 [22] good one. We're friends, not intimate friends. I'm not one
 [23] of the close friends that he has.
 [24] But we have a good mutual respect and affection for
 [25] each other.

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[1] couple that are -- one is secretarial and the other is a
 [2] loaned officer.
 [3] And my Washington office is headed by a woman by
 [4] the name of Rebecca Cooper. And on that staff are an
 [5] individual by the name of David Goldwin; Irma Martinez;
 [6] Burgess Laird, he is the loaned employee from the Department
 [7] of Energy. And, let's see. That's it for now.
 [8] Q And what is the phone number?
 [9] A I don't know.
 [10] Q Now --
 [11] A Or I don't remember.
 [12] Q Let me ask you this, because it raises another
 [13] question. Obviously I assume when you are in New York it's
 [14] not unusual for you to call down to your Washington office,
 [15] or at least to speak to people on the phone in the Washington
 [16] office?
 [17] A Right.
 [18] Q Is your typical practice when you are in your
 [19] office, whether it be here in Washington or in New York, to
 [20] place all of your own calls, or do you typically ask your
 [21] secretary or someone like Isabelle Watkins to place a call
 [22] for you and then they connect you, and then you get on the
 [23] phone?
 [24] A Yeah. I always have somebody place my calls.
 [25] Q So, is that one of the reasons why you suspect you

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[1] Q Now, let me make sure. I'll break this down a
 [2] little to make sure we all understand it.
 [3] So, in the 1992 -- let's say the first term of the
 [4] presidency of President Clinton, at that point you were
 [5] serving in Congress?
 [6] A I was a Member of Congress, right, from the Third
 [7] District of New Mexico, and I was the Chief Deputy Whip in
 [8] the Congress. So, the purpose of the Chief Deputy Whip was
 [9] to push, get votes, get support for the Administration's
 [10] initiatives. And the President had these three big
 [11] initiatives. And through those three big initiatives, I got
 [12] to know him quite well.
 [13] Q And would this have primarily been in the first
 [14] term or second term?
 [15] A First term.
 [16] Q First term?
 [17] A Yeah.
 [18] Q And then you indicated that you helped him in his
 [19] reelection which obviously would have been '96?
 [20] A And I also helped in his reelection in '96.
 [21] Q Okay.
 [22] A Mainly by running his campaign in New Mexico.
 [23] Q Now, how often do you meet with the President?
 [24] Let's just take from January 1 of '97 as sort of a benchmark.
 [25] So, we are talking about roughly the last year, year-plus.

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[1] might not be as familiar with the numbers?
 [2] A That's the reason, yeah.
 [3] Q Now, what about your residence here in Washington?
 [4] A Okay. My residence here in Washington is rented.
 [5] So, we don't use that. What I do when I come to Washington,
 [6] which is almost three or four times a week, usually spending
 [7] one night a week overnight, is I stay at the Watergate Hotel.
 [8] And the Watergate Hotel gives me space, gives me a suite for
 [9] a government rate, and I frequently hold meetings there. But
 [10] it's not the same suite.
 [11] In other words, I will get, depending on
 [12] availability, a different room each time I come, which
 [13] averages about once a week.
 [14] So, I use that office or that suite for meetings,
 [15] for my intelligence briefings, and just to basically
 [16] overnight before I'm moving on.
 [17] Q So, by that then, is it accurate then that if
 [18] someone wanted to get in touch with you by phone at the
 [19] Watergate, they would just call the general hotel number --
 [20] A Yeah.
 [21] Q -- and ask for your room?
 [22] A Yeah. That's right.
 [23] Q And would the room typically be under Ambassador
 [24] Richardson's name?
 [25] A Yes, right.

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[1] How regularly do you meet with the President?
 [2] A You mean like physically?
 [3] Q Yes.
 [4] A During the Iraq crisis, we met with him a lot, his
 [5] whole national security team. I would say there were
 [6] national security related meetings, seven or eight in which
 [7] he was directly involved.
 [8] Q What is the timeframe of the Iraq crisis, roughly?
 [9] A Well, it was, it was October, November, December,
 [10] January.
 [11] Q Of '97 and into '98?
 [12] A Yeah, into '98. October, yeah. October, November,
 [13] December, January. But we also had meetings -- the national
 [14] security team frequently meets with the President whenever
 [15] there is a foreign policy issue. So, we had other meetings
 [16] with him before the Iraq crisis on Bosnia, on China, on
 [17] Mexico, and many other issues.
 [18] So, I am frequently in the Cabinet Room with the
 [19] national security advisors.
 [20] Q Now, I believe you indicated you often come to
 [21] Washington. Usually you are overnight at least once a week.
 [22] On average, let's say in the last year, how often do your
 [23] meetings involve meeting with personnel at the White House?
 [24] When you come here on average once or twice a week, do you
 [25] usually have meetings at the White House?

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[1] A Yeah, they are all -- yeah. The reasons I come, I
 [2] would say 75 percent of the reasons that I come to Washington
 [3] are meetings at the White House, in the White House Situation
 [4] Room where the national security advisors gather, usually
 [5] Tuesdays and Fridays, Tuesday afternoon, Friday afternoon.
 [6] There is a Wednesday morning breakfast of myself and the
 [7] Secretary of State and the Secretary of Defense, National
 [8] Security Advisor.
 [9] So, there is a pattern of about three times that I
 [10] come to Washington for those meetings. And those meetings
 [11] are at the White House.
 [12] Q And I take it, from what you said about the
 [13] frequency with which you met with the President, that you
 [14] don't typically meet with the President at those meetings,
 [15] but that he does attend the meetings sometimes when, for
 [16] example, there are crises?
 [17] A That's right. I would say there's been maybe eight
 [18] to 10 meetings in that timeframe that you mentioned where the
 [19] President has attended those meetings with his national
 [20] security team, 10 times.
 [21] Q And since we were talking about the entirety of
 [22] January, from January of '97 to the present, is it accurate
 [23] that most of those eight to 10 meetings would have happened
 [24] in late --
 [25] A Yes.

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[1] Q -- 1997?
 [2] A Yes.
 [3] Q Okay. Now, what about on a non-business basis?
 [4] How often do you get together with President Clinton, if at
 [5] all, in terms of do you ever get together on a one-on-one
 [6] basis with him and/or his family, simply for social-type
 [7] functions?
 [8] A Not that much. He's been to New York twice and my
 [9] wife and I have entertained him and the First Lady with other
 [10] guests at our residence. I've been to State dinners.
 [11] Sometimes after a national security meeting, I'll go into his
 [12] office and we'll chat briefly.
 [13] But I wouldn't say we have a social relationship.
 [14] Q Now, when you say he's been to your house in New
 [15] York twice, I'm assuming that is twice all totalled, not just
 [16] in the last year?
 [17] A Yeah, yeah, because I've only held the job a year.
 [18] Q That's right, since '97, I guess.
 [19] A Yes, since '97.
 [20] Q Now, how often do you talk by telephone -- and
 [21] again, let's say since you've been in this position as U.N.
 [22] Ambassador -- with the President?
 [23] A Very infrequently.
 [24] Q By that, less than once a month?
 [25] A Less than once a month, yeah.

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[1] Q Can you estimate how many times you believe you've
 [2] spoken to him by telephone since you've been Ambassador?
 [3] A By telephone? You mean that I've initiated or he's
 [4] initiated?
 [5] Q Either way.
 [6] A Three times.
 [7] Q Now, --
 [8] A Maybe, maybe, maybe a little more. Not certainly
 [9] on a regular basis.
 [10] Q Now, when you have a telephone conversation, on
 [11] these few times when you've had them with the President, if
 [12] you needed to get in touch with the President, how do you go
 [13] about doing that?
 [14] A Usually what I'll do is I'll have Isabelle contact
 [15] Nancy Herrnreich or I will be, or I'll call, or somebody will
 [16] call the White House signal operator. But it's usually, I
 [17] usually have somebody place the call.
 [18] Q But your understanding is that the call would
 [19] usually be made through a White House operator?
 [20] A Yeah.
 [21] Q Or someone like Nancy Herrnreich?
 [22] A Yeah.
 [23] Q And what about, do you have any understanding as to
 [24] if there have been occasions when the President has contacted
 [25] you by phone, how has that happened, do you know? He just

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[1] called --
 [2] A Yeah, he just calls the office.
 [3] Q In the same manner as anyone else?
 [4] A Yeah.
 [5] Q In terms of you'll get -- a secretary or someone
 [6] will say, the President's on the phone?
 [7] A Yeah. I, I, as I said, I don't think it's happened
 [8] that frequently.
 [9] Q Now, are there other persons -- and I'm going to
 [10] confine this solely to persons who are working in the White
 [11] House, assistants, aides, et cetera, to the President -- but
 [12] who would be the persons in the White House, since you've
 [13] been Ambassador, that you do meet with or speak with, with
 [14] any frequency at all?
 [15] A In the White House?
 [16] Q Yes, sir.
 [17] A Well, Sandy Berger, the National Security Advisor,
 [18] almost once a day; Jim Steinberg, who is his Deputy National
 [19] Security Advisor, and -- on a frequent basis, that's about
 [20] it.
 [21] Q And then I'm assuming obviously you will speak to
 [22] other people on occasion as a need arises? I mean, that's
 [23] certainly not the universe of persons at the White House that
 [24] you speak --
 [25] A Yeah.

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[1] Q -- with, correct?
 [2] A That's right. That's right.
 [3] Q What I would like to do, and I'm going to tell you
 [4] now, and one of the things we can discuss with your attorney
 [5] during a break is, I noticed that when we got some production
 [6] from your office, it includes a schedule for months of
 [7] January, but it did not include October, November or
 [8] December. And I'm not sure if that's because we didn't ask
 [9] for it, or if there is another reason for it.
 [10] But one of the things that I would like to do --
 [11] and at some point I'm going to want to arrange to get those
 [12] schedules for those three months -- but I'm going to see if
 [13] we can kind of roughly piece together your schedule in
 [14] October.
 [15] And what I'm going to tell you, by way of a
 [16] preface, is we have sort of put together a list, based on
 [17] newspaper accounts and other materials, that as best we can
 [18] tell it seems to identify where you probably were. And with
 [19] that caveat, what I'm just going to do is sort of tell you
 [20] what the press accounts have suggested to us, and ask you if
 [21] that sounds right, so that we can just sort of bracket in
 [22] some of the times.
 [23] A Although I think for your, for purposes of
 [24] expediting, I think we did submit a list, a schedule of the
 [25] general days in those months where I was.

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[1] Q Okay. And to my knowledge, I think we got the one
 [2] month.
 [3] MR. LERNER: We got two particular days and we got,
 [4] as far as I know, the month of January. But that was in a
 [5] binder that I saw. Maybe there are additional pages.
 [6] BY MR. BIENERT:
 [7] Q And I'm not aware of it either. But what we will
 [8] do is we will address that with your counsel. The bottom
 [9] line is if there is more of a schedule --
 [10] A Yeah, no. What we --
 [11] Q -- that was given us, I'm not aware of it.
 [12] A -- tried to do was say, like October 5th through
 [13] the 8th, D.C.; October 12th through whatever, somewhere else.
 [14] Yeah. No, I think we did that.
 [15] Q Okay. Well, let me see what I have because I'm
 [16] really just looking for -- what I guess I really want to just
 [17] talk to you about is what were some of the issues that you
 [18] were handling in that timeframe.
 [19] A Sure.
 [20] Q And then what were some of the big blocks of time.
 [21] Like it's my understanding that there was a trip to the Congo
 [22] in there and there was a trip to South America, are the two
 [23] that come to mind.
 [24] A Right.
 [25] Q And I just want to make sure we are clear on the

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times of those.
 A Right.
 Q Now, first of all, is it accurate that you do recall taking a -- that there were issues relating to the Congo in roughly October of 1997?
 A Yes.
 Q And that at some point in October of 1997 you actually went to the Congo?
 A Yes.
 Q All right. And do the dates, the dates that we have would be that you were in the Congo, or left for the Congo on approximately October 23rd and returned somewhere around October 30th?
 A Yeah, that sounds right.
 Q And then similarly, there was a trip to Latin America.
 A Right.
 Q And the dates that we have from press accounts is that the trip for Latin America was roughly October 13th through October 19th?
 A Yes.
 Q Does that sound about right?
 A That sounds right.
 Q Now, what were some of the other issues that were going on in the October timeframe? You mentioned the Iraq

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the First Lady.
 Q And how did you get back and forth? Did you actually fly on Air Force One?
 A Yeah. We were on Air Force One. And the trip went to Venezuela, went to Brazil and Argentina.
 Q And as far as the persons who were actually traveling on Air Force One with you, would that have included Mr. Podesta, President Clinton, the First Lady --
 A Yes.
 Q -- and the other Cabinet members?
 A Secretary of State, Secretary of Commerce, and other Cabinet members.
 Q Is it possible that you would have discussed with Mr. Podesta the issue of this person applying to your office, who later turned out to be Monica Lewinsky, at some point during that trip?
 A Yeah. I think, I think there was an instance where John asked me if I'd received her resume. And I remember responding that I didn't know.
 I do remember when John first raised this person with me, I asked John, well, what is her name. And John said, I don't know. So, this was pre-October, or pre-trip, a few, or a week before the trip.
 But I believe we did have a conversation, John and I, on the plane where he said, he asked me whether I had

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crisis had heated up, correct?
 A Yeah. The Iraq crisis heated up; the Congo issue. At the time right after the Latin America trip, the President wanted me to work on the fast track issue. So, I spent some time in October and November working that here.
 And then in the U.N. Security Council, there's just like an issue a day. Every morning we meet. But the Iraq issue was starting to heat up. So, predominantly Iraq, fast track, and then, well, the Congo trip took some of those days, too.
 Q Is it accurate that at least during your term as Ambassador, the Iraq issue and the Congo issue were among -- if not the biggest issues that you had had to deal with?
 A Well, certainly the Iraq issue. I wouldn't put the Congo in the same category, but along with Bosnia and other peacekeeping issues, and my whole effort to try to get the Congress to pay off the U.N. dues, the U.N. arrears, I would say those were the all-encompassing issues, but with the Congo at the bottom of those four.
 Q Is it fair to say that October and November of '97 was a very busy time for you?
 A Yeah. It was, it was intense. It was busy. It's always busy. I'm, you know, it's always busy. It's always extremely -- a lot of pressure, a lot of activity, day-to-day issues.

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received her resume, and I said I didn't know.
 Q Well, let's go ahead now and what I'll do is, when we have conversations, as best we can we'll try to isolate each conversation.
 A Okay.
 Q And go through as much as you recall. So, let's start with the first conversation that you believed you had with Mr. Podesta, which would have been before the trip to South America. Where was it, as best you can recall, and who was present?
 A Okay. As best I can recall, it was in the West Wing, near the Situation Room, the bottom of the West Wing, the basement. And it was just John and myself bumping into each other, and him raising this with me.
 Q So, no one else would have been present, but --
 A No.
 Q -- you and Mr. Podesta?
 A Just the two of us.
 Q And what, as best you can recall, did he tell you?
 A I think his words were, there's a person I'd like you to interview for a position in New York; this person is moving there and she's a friend of Betty Currie's. And I said, well, what's her name. He says, I don't know, but I'd appreciate it if you would just interview her.
 Q Did he say anything about what level employee she

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Q Now, let's go ahead and focus, and obviously the issue that we want to address here is the interviewing of Monica Lewinsky by yourself and members of your office, and the events before, during, and after that.
 A Sure.
 Q So, why don't you go ahead and tell us, what is the first time that you learned about someone that you later learned, or at the time learned, was Monica Lewinsky?
 A Well, I believe that the first time this matter came up was in one of the meetings at the White House, or somewhere in the vicinity of where we have our meetings in the White House. John Podesta, who is the Deputy Press Secretary, asked me if I would interview a person that was a friend of Betty Currie's for a position in New York, because this person, according to John, was moving to New York.
 That was the first time. I believe it was sometime in early October.
 Q Now, the trip to Latin America, who all was on that trip, as far as what was the U.S. delegation, or who was there?
 A Who wasn't on it? Well, John Podesta was on it. I was on it. Six other Cabinet members. It was a huge delegation.
 Q Was the President on the trip?
 A Oh, yeah, yeah. He was head of the delegation, and

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was, what her background was, anything --
 A No.
 Q -- along those lines?
 A No. Didn't say anything.
 Q Okay. Did he give you any indication of any kind of timeframe within which he wanted you to talk to this person?
 A No.
 Q Did he use any words of a descriptive nature, indicating whether she was a good or a bad employee?
 A No.
 Q Did you take -- did you interpret whatever words Mr. Podesta used with you as a recommendation?
 A No. I interpreted it simply as a courtesy request for an interview, which I get all the time from many people; from Senators, other Cabinet members, members of the media, from friends, from my wife. You know, this is very common in my position.
 Q Now, then as I understand it, is it accurate that you wouldn't have any other recollection of any discussions with Mr. Podesta, about this as of yet unnamed applicant, until possibly during the South American trip?
 A Yeah, that's right.
 Q Now, where do you believe the conversation on the South American trip would have occurred?

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[1] A It was on the plane, I believe. We were flying
[2] somewhere and he asked me, you know, when you're moving
[3] around the plane.
[4] Q Was anyone else a participant or listening in on
[5] this conversation?
[6] A No. No.
[7] Q What, as best you can recall, did he say to you at
[8] that time?
[9] A He said, have you gotten the resume from this
[10] person, and I said, I don't think so or I don't know.
[11] Q At that point, did he identify the person's name?
[12] A No.
[13] Q Did you ask if he knew the person's name?
[14] A No.
[15] Q Was there anything of a descriptive nature about
[16] the person?
[17] A No.
[18] Q Did you interpret his statement at that point as
[19] any kind of a recommendation of the person?
[20] A No.
[21] Q Anything further that you can recall about the
[22] discussion with Mr. Podesta on Air Force One?
[23] A No. That's about it.
[24] Q Now, you would have returned on approximately the
[25] 19th of October from the South American trip. Does that

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[1] sound about right?
[2] A Yeah, it was about -- we left, I think, around the
[3] 12th and then, yeah, it was about a week trip. Yeah.
[4] Q And I can tell you, based on press accounts at
[5] least, that the press accounts indicate that the trip -- in
[6] fact, we have a press schedule relating to the trip of the
[7] President and it indicates that the trip was to Venezuela,
[8] Brazil and Argentina.
[9] A Right.
[10] Q Sunday, October 12th through Sunday October 19th.
[11] A That sounds right.
[12] Q Now, if you would have gotten back on Sunday the
[13] 19th, is it accurate that your next day in the office would
[14] have been Monday, the 20th?
[15] A Yes.
[16] Q And that would have been in the office in New York?
[17] A Well, we landed at Andrews Air Force Base. Yeah, I
[18] normally would have -- I probably would have gone to New
[19] York. I don't recall.
[20] Q And what's the next thing you recall in terms of
[21] this applicant, who turned out to be Monica Lewinsky?
[22] A I remember a resume appearing on my desk and I
[23] believe it had been brought in by Isabelle Watkins from my
[24] staff. And I think that it was shortly, shortly after the
[25] Latin American trip.

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[1] Q What we will do is we will place in front of you a
[2] copy of the resume I believe we got from your office. I
[3] guess this will be our first exhibit. We are going to call
[4] this WBR-1.
[5] (Exhibit WBR-1 was marked
[6] for identification.)
[7] BY MR. BIENERT:
[8] Q If you take a look at that, sir, does that appear
[9] to be the resume that you would have gotten?
[10] A Yeah. That appears it's right, yeah.
[11] Q And do you notice up at the top left-hand corner,
[12] there is a fax indication, that indicates 10/21/97 at 3:09 in
[13] the afternoon?
[14] A Yeah.
[15] Q Do you see that, sir?
[16] A Right.
[17] Q And it says, FAX [REDACTED]. Do you see that,
[18] sir?
[19] A Yeah.
[20] Q Does it sound about right to you that this would
[21] have been something that you would have been seen around
[22] approximately the 21st of October?
[23] A Is that a Sunday? What's the 21st?
[24] Q That's a Tuesday. In fact, if you look, it --
[25] A Yeah.

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[1] Q -- shows a Tuesday right here.
[2] A Yeah, that's possible. I don't usually get the
[3] paper immediately, but, yeah, it's possible that within that
[4] timeframe.
[5] Q And what I'll tell you, just again as a point of
[6] reference, is that the press accounts that we have found
[7] indicate that you would have left for the Congo on the 23rd.
[8] A Yeah, I left right after, yeah, right after I got
[9] back from Latin America.
[10] Q Okay. Now, first of all, let's talk a little bit
[11] about the actions, if any, that would have occurred between
[12] your getting back from South America and your getting this
[13] resume, we'll say, roughly on the 21st or sometime
[14] thereafter. Okay?
[15] Tell us about who Ms. Watkins is and what her
[16] duties are.
[17] A Okay. Isabelle Watkins has been my executive
[18] assistant for about 10 years. She was my chief of staff when
[19] I was in the Congress and I brought her with me as my
[20] executive assistant to the job, to her present job at the
[21] United Nations. Her main assignment is my schedule and my
[22] personal affairs within the office, which are very small.
[23] It's just mainly scheduling is what she does.
[24] Q Do you believe, sir, that you might have told Ms.
[25] Watkins upon returning to your office after the South America

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[1] trip to, words to the effect of, to keep an eye out for a
[2] resume coming from Podesta's office on an applicant?
[3] A Yeah, I think so. Yeah.
[4] Q And at this point, I assume you still would not
[5] have known the name of the person or --
[6] A Right. I wouldn't know the name.
[7] Q Okay. And do you believe it's accurate, sir, that
[8] after not hearing anything from Ms. Watkins about the matter,
[9] that perhaps a day or two later you would have asked her
[10] again about the matter?
[11] A No. I think I just asked once. I think, you know,
[12] we were pretty busy then.
[13] Q Well, if Ms. Watkins told us that she recalls that
[14] you asked about it once, and then asked to keep an eye out
[15] for it roughly, and then a few days later asked her if she
[16] had gotten it, and when she said no, asked her to call
[17] Podesta's office about the matter, do you believe that that
[18] is inaccurate or --
[19] A No.
[20] Q -- you don't --
[21] A No, I think that may be possible. Yeah.
[22] Q Would you have any reason to question Ms. Watkins'
[23] account of that, if in fact that's what she told us?
[24] A No, no. No, I just -- she takes care of things
[25] like that. And I said, you know, keep an eye out for this

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[1] thing. And that's all there is. It may have been that I
[2] asked again. That may be the case.
[3] Q And I guess that does lead me to the question that
[4] I would have, which is, it was a busy time for you, correct?
[5] A Very busy.
[6] Q And at the time when you were in the U.S. for this,
[7] it looks like, maybe a three-day period before you left for
[8] the Congo, you had a heck of a lot of things to deal with,
[9] correct?
[10] A Right.
[11] Q If it is, in fact, true that you did ask Ms.
[12] Watkins a second time to check in on the resume and to
[13] actually call Podesta's office about it, why do you think you
[14] would have done that?
[15] A Okay. Let me, let me talk to my -- can I take a
[16] break?
[17] Q Absolutely.
[18] MR. BIENERT: And what I'm going to say, just for
[19] the record, on my clock it's 10:04 and we are going to take a
[20] break while Ambassador Richardson discusses with his counsel.
[21] (Whereupon, the deposition was recessed from 10:04 a.m.
[22] until 10:08 a.m.)
[23] MR. BIENERT: We are back on the record and on my
[24] clock, it's about 10:08.
[25] BY MR. BIENERT:

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[1] Q Now, we were talking about what, if anything, might
 [2] have transpired between your getting back from the South
 [3] American trip and prior to receiving the resume that we have
 [4] marked as WBR-1.
 [5] A Right.
 [6] Q At this time, it was an active, busy time for you,
 [7] correct?
 [8] A It was busy, but it was not the most intensive
 [9] period. The Iraq issue did not explode until the end of
 [10] October. It was busy. But Iraq had not started to percolate
 [11] then. It was starting with some problems. But I recall it
 [12] wasn't until I got back from the Congo that it really
 [13] exploded.
 [14] Q Which would have meant at the end of --
 [15] A End of October.
 [16] Q -- very end of October.
 [17] A Yeah.
 [18] Q Now, and at this time, and again we are focusing on
 [19] the timeframe from, say, October 20th to October, say, 22nd.
 [20] A Yeah.
 [21] Q When you got back from South America and before you
 [22] left for the Congo, okay?
 [23] A Right.
 [24] Q In terms of this potential applicant that Mr.
 [25] Podesta had mentioned to you, you didn't know the name of the

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[1] applicant, correct?
 [2] A Right.
 [3] Q You didn't know anything about the background of
 [4] the applicant?
 [5] A Right.
 [6] Q You didn't know what level employee this person was
 [7] hoping to be, correct?
 [8] A Was this before I saw the resume?
 [9] Q Yes, sir.
 [10] A Because we had a vacancy in my Washington office, a
 [11] slot that I had wanted to move to New York that was outreach-
 [12] oriented. And so I knew there was, there was a vacancy. Now
 [13] -- but I did not know until I saw the resume about the
 [14] qualifications of Ms. Lewinsky. I didn't even know who it
 [15] was until I saw the resume.
 [16] Q Well, first of all, when you say outreach-oriented,
 [17] what do you mean?
 [18] A Well, specifically, I had hired a new chief of
 [19] staff who wanted to bring somebody in that could do liaison
 [20] with the United Nations community, to try to sell the U.N.
 [21] We were having problems getting funding for the U.N. She
 [22] wanted somebody that could liaison with business groups. She
 [23] wanted somebody that would also help me with advance for my
 [24] trips. She wanted somebody that was a public affairs type.
 [25] This was the same position that a woman by the name

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[1] of Gina Griego in my Washington office had. We wanted to
 [2] expand it a little bit, move it, move it to New York.
 [3] Q Now, prior to getting and seeing the resume of Ms.
 [4] Lewinsky, however, you had no idea what level applicant she
 [5] might be, correct?
 [6] A Yeah, that's right.
 [7] Q And to your knowledge the person that Mr. Podesta
 [8] had been referring to could have been an executive level
 [9] person, correct?
 [10] A Yeah.
 [11] Q So, in terms of this unknown, un-background-known
 [12] applicant, is it accurate that there was no particular
 [13] position that came to mind that this applicant might be good
 [14] for, prior to getting the resume of Ms. Lewinsky?
 [15] A That's right.
 [16] Q So, given the various matters that you had ongoing,
 [17] and given the somewhat tentative nature of who the applicant
 [18] was and what they would be applying for, why do you think you
 [19] would have asked your secretary, or, I'm sorry, your
 [20] executive assistant, to do a second followup to Podesta's
 [21] call?
 [22] A Well, I don't know if I did. I might have done
 [23] that; in other words, can you get the resume? I don't know
 [24] if I did. I think I asked, when I got back, I said, did we
 [25] ever get that resume. And I don't know whether we got it

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[1] right away, or I don't know if I asked for a second time.
 [2] I do know that the resume appeared on my desk. And
 [3] I said to Isabelle, I have told John Podesta I'd interview
 [4] this person, set it up.
 [5] Q Now, you indicated to us a little while ago that
 [6] you frequently get requests from people who want you to
 [7] interview someone, correct?
 [8] A Yeah, that's right.
 [9] Q And those are frequently made by high-level people,
 [10] such as Senators and other Cabinet-level people, and probably
 [11] the highest level, a person like your wife?
 [12] A That's right, yeah.
 [13] Q Do you typically, when people tell you in passing
 [14] that they might have someone send a resume, is it your
 [15] typical practice to have your secretary affirmatively contact
 [16] those persons to get the resume?
 [17] A Yes, and I interview people. When I first selected
 [18] my staff, I interviewed a lot of people myself. I feel very
 [19] strongly that if I'm going to consider somebody, I do the
 [20] interview myself. It's a hands-on approach that I've had
 [21] since the Congress. And I would say that every person that I
 [22] have hired in my U.N. office and my Washington office, I have
 [23] interviewed. And I operate on gut instinct with people.
 [24] So, it is very common for me to have in the course
 [25] of my activities interviews with people who I'm asked to

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[1] interview, or I'm asked by somebody if I can give advice to
 [2] this person, very high-level types asking me to do this. And
 [3] I think it's part of my own, I think, respect for others that
 [4] ask you to interview people.
 [5] And also, if there's a possibility that I would
 [6] hire the person, I interview them myself. I insist on that,
 [7] even the lowest level.
 [8] Q In the time period from, say, September of 1997
 [9] through the end of January of 1998, how many people did you
 [10] personally interview as possible employees of the U.N.?
 [11] A Since I was -- well, I'd like to go back to
 [12] probably December when my appointment was announced.
 [13] Q December of --
 [14] A Can we do that?
 [15] Q Of 1997?
 [16] A Of '96, yeah.
 [17] Q Okay.
 [18] A How many have I interviewed? People?
 [19] Q Uh-huh.
 [20] A About 75.
 [21] Q And I'm assuming, sir, that a large number --
 [22] A Seventy-five, I don't -- I'd say 60 to 75 with, you
 [23] know, a large number at the beginning when I was first
 [24] staffing out.
 [25] Q And is it accurate, sir, that upon your appointment

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[1] as U.N. Ambassador, it's part of what you do or are entitled
 [2] to do anyway, to go ahead and choose your entire staff,
 [3] correct?
 [4] A That's right.
 [5] Q And so most of these people would have been people
 [6] that in the late 1996/early 1997 stage you were interviewing
 [7] to get your staff in place so that you could begin your work
 [8] as U.N. Ambassador, correct?
 [9] A That's right, and I hired every one of them. I did
 [10] not -- I took referrals from agencies, from the White House,
 [11] from the Congress, from the outside community, and I hired
 [12] every single person. I made the decision on every single
 [13] person on my staff.
 [14] Q Now, let's go back to the timeframe of the latter
 [15] part of '97, early '98. So, let's say September of '97
 [16] through January of 1998. How many people have you personally
 [17] interviewed during that three or four-month period for a
 [18] position in your office at the U.N.?
 [19] A All right. September of '97?
 [20] Q Yes, sir. I'm just taking a month right before the
 [21] Lewinsky interview through January of '98.
 [22] A Five, six, seven.
 [23] Q Okay. And who were the other people that you
 [24] interviewed?
 [25] A I don't know. I mean, I'll get it for you, if you

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[1] want.
 [2] Q Okay. Well, do any names come to mind?
 [3] A Until January of '97?
 [4] Q Of '98?
 [5] A Of '98. I mean, no names come to mind.
 [6] Q What were the positions that you were interviewing
 [7] these people for?
 [8] A They were similar. They were press jobs. They
 [9] were jobs in the press office, where most of my vacancies
 [10] occur. There was one position in the protocol office that I
 [11] remember interviewing for. There were positions mainly on my
 [12] -- well, Rebecca Cooper. I think I hired her during that
 [13] period. And, yeah, Rebecca Cooper, September.
 [14] Q Now, Rebecca Cooper sat in with you --
 [15] A Yeah.
 [16] Q -- on the interview of Ms. Lewinsky, correct?
 [17] A Right.
 [18] Q So, she would have at least been hired by that
 [19] time, correct?
 [20] A Yeah, right.
 [21] Q Do you have any estimate of how long she had been
 [22] working for you at the time that you interviewed Ms.
 [23] Lewinsky?
 [24] A Well, I know I selected her over the summer, but
 [25] she went through, you know, her security clearance. She had

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[1] been working for me about a month, I think, or maybe a little
 [2] more.
 [3] MR. BIENERT: Just as an aside, I guess we are
 [4] having a hammering session. I'm sure it will make our tape
 [5] sound good. It will be better than my coughing.
 [6] BY MR. BIENERT:
 [7] Q Now, let's go ahead and address the resume of Ms.
 [8] Lewinsky. So, that would have come in, at least according to
 [9] the top of the page, on October 21st, Tuesday, at around
 [10] 3:09. It was faxed from [REDACTED] Do you see that, sir?
 [11] A Yes, I do.
 [12] Q And do you recognize that 456 exchange to be a
 [13] White House number?
 [14] A Yes.
 [15] Q And there's a name next to it, Debi Schiff. Do you
 [16] see that, sir?
 [17] A Right.
 [18] Q Do you know who Debi Schiff is?
 [19] A Yeah, I do.
 [20] Q Who is Debi Schiff?
 [21] A Debi Schiff was the receptionist in the West Wing
 [22] in the upper part of the West Wing, and she would greet
 [23] people and I knew her when I was in the Congress. Whenever
 [24] the leadership would come in to meet with the President, when
 [25] I was a Member of Congress, she was, she's the receptionist

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[1] there. She was the receptionist. I think she's left.
 [2] Q And so who is it that you understand she directly
 [3] works for?
 [4] A I don't know. I don't know who she works for.
 [5] Q But she's a receptionist, I think you said, for
 [6] whom, now?
 [7] A At the White House, for the West Wing, for the --
 [8] it's sort of a protocol position. You walk in and she asks
 [9] you to sit down, and she says, who do you want to see.
 [10] Q Do you know whether or not she works directly under
 [11] Mr. Podesta, for example?
 [12] A I don't think so.
 [13] Q Do you know whether she works directly under the
 [14] President, in terms of part of his immediate staff or --
 [15] A No.
 [16] Q -- is it your understanding that --
 [17] A No, it's not that high-level a position.
 [18] Q Now, upon receiving the resume, do you have any
 [19] recollection of talking with anyone about the resume or the
 [20] fact of its receipt, or anything like that?
 [21] A No. I don't think I talked to anyone.
 [22] Q I'm assuming you looked at the resume, correct?
 [23] A Yeah, I did.
 [24] Q Now, once you saw the resume of what is now
 [25] identified on the resume as Ms. Lewinsky, what if anything

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[1] did you conclude should be done?
 [2] A Well, I looked at the resume. I must say that the
 [3] resume impressed me. She worked in the Department of
 [4] Defense. She had worked for somebody that I respect, Ken
 [5] Bacon. I saw that she had worked in the White House in the
 [6] Legislative Affairs. As a former Congressman, I thought that
 [7] was impressive anyway. And I remember seeing that.
 [8] And I told Isabelle, I said, you know, let's
 [9] schedule, as I told John Podesta, an interview with her. I
 [10] told John I'd interview her, try to schedule it. And I think
 [11] that's what, that's what she did.
 [12] Q Do you believe, sir, that you would have called Ms.
 [13] Lewinsky at some point in the timeframe of, after receiving
 [14] the resume on the 21st but before you left to go to the Congo
 [15] on the 23rd?
 [16] A You mean me calling her?
 [17] Q Yes.
 [18] A No, I don't think so. I mean, Isabelle would set
 [19] up the meeting.
 [20] Q Is there any reason why you might, as part of your
 [21] practice, call an applicant like Ms. Lewinsky to discuss
 [22] either her resume or anything along those lines before you
 [23] would actually meet with her?
 [24] A Well, there -- yeah. I mean, there were instances
 [25] where in the past, if I was seeking somebody, I probably

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[1] called and said, listen, there's this position, are you
 [2] interested in interviewing. I think I might have done that.
 [3] Q And I guess my question would be, sir, if Monica
 [4] Lewinsky represented to other persons at the time that you
 [5] personally called her on or about the 21st of October, do you
 [6] believe that might be true, is absolutely not true, or that
 [7] it is true?
 [8] A I don't think it's the case, because Isabelle sets
 [9] up my meetings.
 [10] Q Okay. I'm going to go ahead and use the next
 [11] exhibit, which will be Government's Exhibit WBR-2, and I'm
 [12] going to place it -- the court reporter will give you a copy,
 [13] but I'm going to let you look at it while we are waiting, at
 [14] my copy.
 [15] (Exhibit WBR-2 was marked
 [16] for identification.)
 [17] BY MR. BIENERT:
 [18] Q I'm going to hand you that. Sir, I'll represent to
 [19] you that this is a phone record that we received via subpoena
 [20] that purports to indicate calls from your office. Do you see
 [21] that, sir?
 [22] A Yeah.
 [23] Q Okay. Now, if you look at the record, it shows
 [24] one, two, three, four, five calls. Do you see that?
 [25] A Yes.

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[1] Q And it gives a date, and it gives an extension, and
 [2] it gives the number called and then the name, which
 [3] unfortunately is cut a little bit off of the page, but over
 [4] at the right-hand side of the page. Do you see that?
 [5] A Yeah. Yeah.
 [6] Q Okay. Now, looking at those calls there, do you
 [7] see, sir, that there are, on that page there are three
 [8] different extensions indicated. The first call, for example,
 [9] which occurred on October 21st at 19:01, or 7:01 p.m., shows
 [10] a call from extension 4404?
 [11] A Right.
 [12] Q And it has the name William RI -- and then if you
 [13] see where it comes over to the next page, Richardson?
 [14] A Yes.
 [15] Q Do you see that?
 [16] A Right.
 [17] Q Under that, there are three calls that have the
 [18] name Isabelle Watkins, and they show the extension 4402. Do
 [19] you see that?
 [20] A Yeah, I do.
 [21] Q And then finally there is a call that says Mona Kai
 [22] Sutphen that has the extension 4029. Do you see that, sir?
 [23] A Yeah.
 [24] Q Is it accurate, sir, that your extension at your
 [25] office in New York is 4404; that the extension of Ms. Watkins

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[1] is 4402; and that the extension of Ms. Sutphen is 4029?
 [2] A That's probably correct, but anybody uses my
 [3] extension. Many times I get my staff to place my calls right
 [4] in my office. I'm sitting on a sofa and I say, you know,
 [5] call so-and-so, and somebody will go to the desk and place a
 [6] call from my extension. I mean, that's very common.
 [7] Q Now, how is the layout at your office in terms of
 [8] phones? So, I'm assuming there is a phone in your physical
 [9] office, correct?
 [10] A Yeah. There's two phones. There's one on my desk
 [11] and there's one on my sofa. And then there's, right outside
 [12] my office there's Deb Nelson, who is the immediate assistant,
 [13] mainly answers phones and helps out with correspondence. And
 [14] then you go to the right and Isabelle Watkins and Mona have
 [15] separate small offices.
 [16] Q And they have phones, each of them has their own
 [17] phone on their own desk, correct?
 [18] A Yeah, right.
 [19] Q And would your understanding be then that the
 [20] extension that would be on Isabelle Watkins' desk would be
 [21] the 4402 extension, and the extension that would be at Mona
 [22] Sutphen's desk would be the 4029 extension?
 [23] A Apparently. I mean, if you asked me what my
 [24] extension number is, my direct extension, I guess it's 4404.
 [25] I don't know. That's the number that I call when I'm trying

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[1] A Right.
 [2] Q -- do you believe that you would have been in New
 [3] York in those intervening days?
 [4] A In New York and Washington probably.
 [5] Q Now, if we direct your attention to Exhibit WBR-2,
 [6] which is the phone list in front of you --
 [7] A Right.
 [8] Q -- and if we look at that first call, where it
 [9] indicates October 21st, 1997, at 19:01, or 7:01 p.m., a five-
 [10] minute and 42-second call to Washington, D. C. from the
 [11] extension 4404 --
 [12] A Right.
 [13] Q -- that has the name of William Richardson next to
 [14] it --
 [15] A Right.
 [16] Q -- do you agree that that is likely a call that was
 [17] placed from your office, from your phone, on that time and
 [18] date?
 [19] A Well, it could be placed from another office. I
 [20] think that the 4404 can also be placed from Isabelle's
 [21] office.
 [22] Q Because that's your line, correct?
 [23] A Yeah, because that's my line.
 [24] Q She has one of your lines there as well?
 [25] A She has one of my lines, yeah.

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[1] to get ahold of Isabelle.
 [2] Q And is Isabelle the person who normally answers
 [3] your phone and says, Ambassador --
 [4] A Usually --
 [5] Q -- Richardson's office?
 [6] A Yeah, usually I want her to answer the phone
 [7] because I would have something schedule-related. But I
 [8] usually encourage her to answer the phone first, when I am
 [9] calling that number. Sometimes it doesn't happen.
 [10] But the point is that my extension is used by
 [11] everybody. Many people will use that extension to make a
 [12] call, especially if they are in my office and I say, get so-
 [13] and-so, or Isabelle may be in my office when I'm calling from
 [14] the Security Council. But.
 [15] Q Now, would you have a calendar that would reflect
 [16] whether you were, in fact, in your office on October 21st?
 [17] A What day is that?
 [18] Q That's a Tuesday.
 [19] A No, I don't keep records.
 [20] Q Well, you have --
 [21] A You mean --
 [22] Q -- a calendar, correct, that shows where you would
 [23] be on a given day?
 [24] A Well, Isabelle would keep it. I mean, I don't have
 [25] one.

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[1] Q And I'll represent to you, sir, that the [REDACTED]
 [2] number that is there is Monica Lewinsky's apartment at
 [3] the Watergate here in Washington, D. C. Do you see that,
 [4] sir?
 [5] A Yeah. No, I see it.
 [6] Q Do you believe that you might have spoken to Monic
 [7] Lewinsky on the night of October 21st for approximately five
 [8] minutes?
 [9] A No. I don't believe so. I think Isabelle spoke to
 [10] her, to set this, to set the meetings up.
 [11] BY MR. LERNER:
 [12] Q Is it possible that Ms. Watkins placed the call
 [13] from your office, had it on the speaker phone and you were to
 [14] say some words to Ms. Lewinsky in the course of that
 [15] conversation, even though Ms. Watkins placed the call from
 [16] your office?
 [17] A I don't think so, no. I mean, I don't, I don't
 [18] remember ever talking to her until I actually saw her in my
 [19] suite at the Watergate Hotel.
 [20] You should ask -- I think your people asked
 [21] Isabelle. I mean, this would be easily cleared up by her, I
 [22] would think.
 [23] Q Okay. If I could just have a moment here?
 [24] (Discussion off the record.)
 [25] BY MR. BIENERT:

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[1] Q Well, remember we talked a few minutes ago about
 [2] the calendar and the fact that we had gotten a page from
 [3] January of '98, but we at least to my knowledge did not have
 [4] October, November or December of '97?
 [5] A Yeah.
 [6] Q I'm assuming that that's a calendar that is
 [7] maintained by your secretary, but that shows where your
 [8] appointments are on any given day, correct?
 [9] A Oh, yeah, yeah. I thought you meant whether I kept
 [10] it.
 [11] Q But to your knowledge there is a calendar kept at
 [12] least that would show your appointments and, for example,
 [13] would show whether you were in Washington, D. C. --
 [14] A Yeah, yeah, yeah.
 [15] Q -- versus New York?
 [16] A And that's what we've tried to do in this. I
 [17] thought you'd have it, day-by-day, between the period in
 [18] question until now.
 [19] Q When you reflect back on it, and again using the
 [20] benchmark dates of October 19th on a Sunday as the day you
 [21] got back from South America, and October 23rd, I guess, a
 [22] Thursday --
 [23] A Right.
 [24] Q -- as the day that the press says you would have
 [25] left for the Congo --

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[1] Q So, you then would have left on the trip to the
 [2] Congo on approximately the 23rd, coming back on approximately
 [3] the 30th. Is it your understanding that prior to your
 [4] leaving you would have made a decision to interview Ms.
 [5] Lewinsky, based on the resume?
 [6] A Well, in my mind, yeah, that after John had asked
 [7] me, and after, yeah, that in principle I knew I was going to
 [8] interview. I don't know if I made that decision before I
 [9] went to the Congo or not.
 [10] Q And then would you have given any instructions to
 [11] anybody on your staff to set up the interview?
 [12] A Yeah. I would have said to Isabelle, Isabelle
 [13] please set up the interview with, with, with Lewinsky. I
 [14] would have said to Isabelle, set it up, and then I assume
 [15] she'd, she'd do that.
 [16] Q Okay.
 [17] BY MR. LERNER:
 [18] Q Why would she have placed the call on your line as
 [19] opposed to her own line?
 [20] A She does that frequently. I mean, this happens.
 [21] My, my extension is used intermittently by all kinds of
 [22] people. She may have been in the office when she called her.
 [23] She may have been in my office.
 [24] BY MR. BIENERT:
 [25] Q Okay. And now what we are going to do is, we can

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(1) direct our attention to what we'll call Government Exhibit
 (2) WBR-3.
 (3) (Exhibit WBR-3 was marked
 (4) for identification.)
 (5) BY MR. BIENERT:
 (6) Q Sir, I'll just ask you to look at this. And what
 (7) I'll represent to you is that this is a summary --
 (8) MR. LERNER: He has a slightly different version.
 (9) MR. BIENERT: Okay. Let me see if there is a
 (10) correction. We want to make sure we have everything
 (11) accurate.
 (12) What I'll do is place mine, which we'll say WBR --
 (13) all right. This is the accurate one. Why don't we label
 (14) this one -- actually, no, wait a minute. This is -- so,
 (15) which one is -- okay. Mine is the one that's wrong. So, he
 (16) had the right one. There we go.
 (17) BY MR. BIENERT:
 (18) Q I'll place that back before you, sir.
 (19) A Right.
 (20) Q This is WBR-3. Sir, I'll represent to you that
 (21) this is just a summary made from phone call records that we
 (22) got via subpoena --
 (23) A Right.
 (24) Q -- of calls back and forth between October 24th and
 (25) October 30th of 1997 from the extension with the name

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(1) you know, talk herself. Or I'm, you know, reading something
 (2) and that frequently happens
 (3) Q Is it accurate, sir, that when Ms. Watkins places a
 (4) call from the 4404 extension it's typically because it's a
 (5) call being made at your direction, or in relation to
 (6) something for you?
 (7) A It could be. But many times she -- sometimes when
 (8) I'm not in, in the country or I'm not using my office, she
 (9) uses my office. She used to do that in the Congress. She'd
 (10) place her calls from my extension. I mean, this is fairly
 (11) common. I totally trust her. And I don't see any
 (12) inconsistency with her placing a call from my direct line.
 (13) And I think others in my office might do that, too.
 (14) Deb Nelson, I think, does that, too, who I ask to place
 (15) calls.
 (16) Q Okay. Now, up until this time, because where we
 (17) are now is, let's take us up to the date of the 30th, or all
 (18) the way up to the 31st of October. You are back from the
 (19) Congo.
 (20) A Right.
 (21) Q And, as you will recall, the 31st of October is the
 (22) day, Halloween Day, that you actually met Ms. Lewinsky,
 (23) correct?
 (24) A Was it?
 (25) Q According to your --

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(1) Isabelle Watkins, which is 415-4402, to Monica Lewinsky at
 (2) two different numbers; either the Watergate number that we
 (3) told you before, or Monica Lewinsky's Pentagon
 (4) office, which is 703-697-9312.
 (5) A Okay.
 (6) Q And just for purposes of the record, WBR-3 contains
 (7) 11 different phone calls. Do you see that, sir?
 (8) A Yeah.
 (9) Q Now, was it your understanding that it was during
 (10) this time of between roughly anywhere from the 21st of
 (11) October until you got back from the Congo on the 30th of
 (12) October that your secretary, pursuant to your instructions,
 (13) would have been trying to set up an interview?
 (14) A Yeah.
 (15) Q And you notice that in terms of WBR-3, all of the
 (16) calls are very short.
 (17) A Right.
 (18) Q Ranging from 30 seconds to, I think, a minute and
 (19) 45 seconds being the longest, correct?
 (20) A Or it could be that these are recordings, right, or
 (21) -- yeah.
 (22) Q Messages, that sort of thing.
 (23) A Yeah.
 (24) Q And with this at least, I realize you didn't make
 (25) these calls, but is that at least consistent with what you

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(1) A The 31st?
 (2) Q -- summary, and we'll show you that. But that's
 (3) the record that we have. Okay.
 (4) MR. LERNER: Can I step back for a moment?
 (5) MR. BIENERT: Yes.
 (6) BY MR. LERNER:
 (7) Q Actually, I think you returned from the Congo the
 (8) 29th. You attended a big gala event for the President of
 (9) China on the 29th. Is it possible that you -- I can
 (10) represent that to you, I think, that at least the records
 (11) reflect that.
 (12) Is it possible that you had any conversations with
 (13) Isabelle Watkins on the 29th and the 30th about Ms. Lewinsky
 (14) and trying to schedule an interview on the --
 (15) A I don't know.
 (16) Q -- 31st? You don't remember?
 (17) A I don't remember meeting with the President of
 (18) China.
 (19) BY MR. BIENERT:
 (20) Q Well, in fact, I wanted to ask a question, because
 (21) I --
 (22) MR. LERNER: It's a big State dinner. Does that --
 (23) I think there was a newspaper article, there was a big State
 (24) dinner for Jiang Zemin.
 (25) BY MR. BIENERT:

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(1) would have expected to happen, that there would be some calls
 (2) back and forth of a scheduling-type nature between Ms.
 (3) Watkins and Ms. Lewinsky?
 (4) A Yeah, because my schedule probably changed and, you
 (5) know, we were trying to get coordination for, for her to be
 (6) interviewed by me, because my schedule is always changing.
 (7) Q Now, if you notice, in terms of these 11 calls, all
 (8) of them are from or to the 415-4402 extension, which is the
 (9) one that comes back to Isabelle Watkins' name. Do you see
 (10) that, sir?
 (11) A Yeah.
 (12) Q And I will represent to you that we have looked
 (13) over all the phone records we have, and we did not see any
 (14) records during this timeframe, namely between after the call
 (15) on the 21st from the 4404 extension up until the call, up
 (16) until the 30th, we did not see any other calls from the 4404
 (17) extension. Okay, sir?
 (18) A Yeah.
 (19) Q Now, do you know why, if Ms. Watkins made 11 calls
 (20) from and to her 4402 extension, but we do have a 4404
 (21) extension on the 21st, in your mind is there any rhyme or
 (22) reason to when Ms. Watkins would choose to use your extension
 (23) versus her own?
 (24) A She frequently uses my extension, you know. That's
 (25) all I can tell you. She'll place a call from my office and,

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(1) Q Were you present at --
 (2) A I don't think I was there.
 (3) BY MR. LERNER:
 (4) Q Oh, you weren't?
 (5) A No.
 (6) BY MR. BIENERT:
 (7) Q Right, and I think this is one of those, because if
 (8) you weren't present, do you believe that was consistent with
 (9) you wouldn't have gotten back from the Congo until the 30th?
 (10) A Yeah, probably.
 (11) Q I think the dinner was on the 29th.
 (12) A Yeah. I don't think I was there.
 (13) BY MR. LERNER:
 (14) Q Okay. It may have had the guest list and actually
 (15) you didn't get back from the Congo in time.
 (16) BY MR. BIENERT:
 (17) Q Now, up until this time, and we'll say up --
 (18) A I, you know, I don't want to get hung up on -- I
 (19) don't think I was there.
 (20) Q Up until, let's say, the 30th, 31st, the time when
 (21) you actually interviewed with Ms. Lewinsky, did you inform
 (22) anyone who worked at the White House that you were going to
 (23) interview Ms. Lewinsky?
 (24) A No.
 (25) Q Did you talk with anyone at the White House about

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Ms. Lewinsky, to get any background on her or anything?
 A No.
 Q Did you talk with anyone at the Pentagon about Ms Lewinsky?
 A No.
 Q Did you talk to anyone anywhere --
 A No.
 Q -- about Ms. Lewinsky?
 A No.
 Q Now, I know you referred a few moments ago to what you thought was a subsequent conversation with Mr. Podesta about --
 A Yes.
 Q -- Ms. Lewinsky. Do you believe that was after the interview?
 A No, that was before. That was during the trip.
 Q Okay. Which trip are we talking about?
 A The Latin America trip.
 Q Okay. So, you didn't have any -- after the Latin American trip, and let me back up to make sure we are keeping things organized here. The conversations you just referred to on the Latin American trip, those were all prior to receiving Ms. Lewinsky's --
 A Yes.
 Q -- resume, and prior to deciding that you would

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definitely interview her, correct?
 A Yes.
 Q Do you know whether you ever spoke to Mr. Podesta again about Ms. Lewinsky?
 A No.
 Q Is that, you did not speak to him or you are not sure?
 A No, I'm, for sure I never spoke to John Podesta after the interview.
 Q And you didn't speak to him between the time you got back -- about Ms. Lewinsky between the time you got back from South America and the interview?
 A No. No.
 Q So, let's talk a little bit about the interview.
 Q Who was present? Where was it? How long did it last? And let me go ahead and show you a schedule. We'll call this WBR-4.
 (Exhibit WBR-4 was marked for identification.)
 BY MR. BIENERT:
 Q Now, do you recognize, sir, is this a document that you would routinely get?
 A Yeah.
 Q And what is this?
 A Well, this is my schedule for the day that is

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prepared by Isabelle Watkins.
 Q Let's go ahead and look through the entries on the schedule.
 A Right.
 Q Up on the top of the page, which I'm assuming is a carryover from October 30th, is that your typical routine, it would carry from the day before?
 A Yes.
 Q Okay. So, at the top of WBR-4, 5:15 p.m., "Principals meeting on Iraq" --
 A Right.
 Q Is that because this Iraq crisis was starting to heat up?
 A Yes.
 Q And I think you told us a few minutes ago that you remember that things had really started to heat up with Iraq after you got back --
 A Yes, sir.
 Q By the time you got back --
 A From the Congo.
 Q -- from the Congo?
 A Yeah.
 Q 7:00 meeting with Mike Parker. Who is Mike Parker?
 A He's a Congressman from Mississippi.
 Q And then we'll pass over the 7:30 a.m. meeting with

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Ms. Lewinsky and come back to that. But now we're on October 31st.
 A Right.
 Q And let's just go through some of the people you are meeting that day. 8:30 a.m., Ben Gilman. Who is he?
 A He's a Congressman from New York. And all of the here, Ben Gilman, Becerra, Lowey, Hefner, Skelton, Clement, Pastor, DeLay, Grams, Matsui, are Members of Congress. And the purpose there was fast track.
 Q So, you --
 A To talk to them about fast track.
 Q So, you had several meetings, it looks like, throughout the day with, at least the night before and then through 12:30-1:00 with Congressmen about fast track, correct?
 A Yes.
 Q All right. Then 1:00, speaking engagement, Earthkind, National Press Club.
 A Right.
 Q You spoke at that?
 A Yes.
 Q And you flew back to New York?
 A Right.
 Q And then this 3:30 meeting of the P-5 re Iraq. Right.

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Q What's the P-5?
 A These are the permanent five members of the Security Council: United States, Russia, China, Britain, France. It's the ambassadors that I guess got together that day.
 Q And then you had a Security Council meeting, and that's United Nations Security Council at --
 A Right.
 Q -- 4:00?
 A Yes, right.
 Q And then you did a CNN interview later that night, correct?
 A Yes. I guess I did, yeah.
 Q Now, that's a pretty full day, correct?
 A Pretty full day, yeah.
 Q Is this sort of a typical type of day you were having during that time period?
 A This is a typical day for every day, 7:30 to 10 p.m. every day, including sometimes Saturdays and Sundays.
 Q Now, up until the interview on the 31st of October, had you been told anything, whether it was by Mr. Podesta or whether it was by Ms. Watkins after she I assume reported to you that she had set things up with Ms. Lewinsky, or anyone else, that there were any kind of time constraints or time pressures, in terms of interviewing and/or hiring Ms.

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Lewinsky?
 A No. No. None at all.
 Q What is your first recollection of how you were told, if at all, that you were going to be interviewing Ms. Lewinsky on Halloween morning, the 31st?
 A It could -- what I think, what usually happens is I like to get -- I don't deal with a schedule of the next day until late the night before, when I insist on a little card or an explanation of the next day's schedule.
 Q What usually happens is Mona Sutphen tells me what we're going to do the next day. And I think what happened was the first time I knew about meeting Lewinsky on Friday was on the plane coming down from, on the shuttle from New York, Mona telling me, you know, we got an interview tomorrow with Lewinsky; you are meeting this Lewinsky woman tomorrow at 7:30.
 Q And let me also state for the record, because this has been a source of confusion -- can I do this? Can I --
 Q Absolutely.
 A I met with Ms. Lewinsky not for breakfast. She was not, she didn't have breakfast. I had breakfast earlier. We met in my suite at the Watergate Hotel, which is not a permanent suite, where I frequently have other meetings. I did not meet with her in her apartment. I had no idea she lived at the Watergate. And I want to stress that it was not

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a breakfast. It was an interview attended by myself, Ms. Sutphen and Rebecca Cooper.

Q So, Ms. Sutphen and Rebecca Cooper were the persons who were present, correct?

A Yes.

Q Tell us about the interview. What went on? What was discussed?

A Well, the — I remember that either Mona or Rebecca went downstairs to get her and started meeting at 7:30. I think I'd already had breakfast. I was — the meeting lasted about 45 minutes.

I believe I was there listening while Mona and Rebecca were interviewing her. And then I came in, I think, at the end to ask some questions. But I was always listening. I was packing. I was on the phone.

The way the structure of the room is, you've got the bedroom, and then you've got the little sofas. So, you can see what each is doing. So, I was hearing. But most of the interview was conducted by Mona and Rebecca.

Q Do you remember the topics that were discussed with her?

A Well, yeah. Rebecca Cooper, my new chief of staff, wanted to establish a new outreach position. She asked Lewinsky about her background. I remember Cooper was particularly interested in Lewinsky's experience with the

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As I said, I interview everybody that is a serious applicant for a position with me. And this is, this is how I do things.

Q Okay. Now, this outreach program. So is it accurate then that at the time you interviewed her the job that you potentially had in mind was some sort of an outreach position that would be made in New York?

A Yes.

Q Okay. Did anyone occupy that position up until that point?

A No, because it was a slot that we hadn't filled. And this was a slot that Gina Griego had and she had left. And what we wanted to do was shift this position to New York, the slot, and find a way through the personnel system that we could make it, quote, the outreach position.

Q And Gina Griego then had done the position in Washington?

A Not to that extent. She had been sort of an administrative assistant type. You know, when Cooper came in, she rightly pointed out that we needed more of an outreach to the public, to sell the U.N., and I went along with it. And I was trusting her judgment on specifically this position.

Q Now, when you say this was a job that was open, were there any kind of job notices that were passed out —

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Internet, with her ability, her — this new outreach position was designed to improve the image of the United Nations in the country, especially with the Congress, public information, public affairs related.

And Cooper felt very strongly that we needed this beefing up of our capability in New York. That we need strength there in this area, that we had a press office in New York that mainly did just public information, but that we needed more outreach. We needed somebody that could deal with organizations, with selling the United Nations and convincing the public of the merits of the United Nations. That was the job that she had envisioned.

Advance also — I had also, looking at her resume, I looked at her resume, I recall, and saw that this is a young woman who had been promoted. She'd been in the White House, Legislative Affairs. She worked at the Department of Defense. I remember her saying she worked for Bacon. She did advance for Cohen. She traveled with the Secretary of Defense.

She did, she said — I remember in the interview she said she did the news summaries for Cohen when he did press conferences overseas, or she compiled something.

She was impressive in the interview. She seemed poised, professional. And I must say after the interview, I was impressed with her.

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A I don't know.

Q — stating this thing as a position?

A I don't know, but, but I think we had other applicants or other people that, you know, we had in the mix. But I don't think — no. I mean, there's no notice for these things, I don't think.

Q Well, is it your experience in government that there typically are notices posted for government jobs?

A Yeah, but not all political jobs. Political jobs, that is usually not the case. I think C, Schedule C appointments, political appointments, I don't believe they are necessarily posted.

Q Was this a Schedule C appointment in your mind?

A I think it is a Schedule C. I think Gina had a C, yeah.

Q Now, you indicate that there were other people in the mix. How long had you been considering applicants for this particular position?

A I think not very long. At the time we were really starting to get enmeshed in the Iraq crisis. This was not very much on my radar screen. I mean, we were going day to day, 20 hours a day. This personnel matter was not big on my radar screen.

And Cooper, I think, had talked to some other people and I don't, I don't remember necessarily that I had

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Q Now, you mentioned there was talk about some of the things going on at the Pentagon. Do you know whether or not either you or Ms. Cooper or Ms. Sutphen asked her about her work at the Pentagon, or was that something you —

A Yeah.

Q — asked about?

A I think Cooper asked her about what she did at the Pentagon and Mona did, and I asked. I mean, she told me what she did with Bacon and she did with — she traveled with the Secretary of Defense. And she was, at the time, was planning on a trip. They were going to Asia or somewhere. I remember her saying that.

Q Did you or anyone ask her about any of her work at the White House?

A No, I didn't. I just noticed that she had worked in the Congressional relations office, and I must say, I was impressed, as somebody that was in the Congress.

Q Why didn't you ask her anything about the White House?

A Well, her last job was at the Pentagon. You know, what happens when you hire somebody is references are checked by the State Department security people. And questions relating to, you know, her references and others are done by them. I mean, I, I, I can get a judgment of the person and I was impressed.

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said, well, this is somebody I'm considering for Gina's job, although I had — as I said, I think I saw four or five people during that time period that, that might have been candidates for this. I, I just don't remember. I mean, this was a big period of intensity with the Iraq issue.

Q So, you don't have any recollection then as to whether you would have interviewed any people for this particular position you were considering for Ms. Lewinsky. Is that accurate?

A That's probably right, yeah.

Q One request I would make is, can you confer with your counsel after we are done and then, to the degree that you have information relating to other applicants that you interviewed for what could be this position, would you provide that —

A Sure.

Q — to the Independent Counsel's Office?

A Yeah. Yes.

Q And is it fair then, for purposes of the record, that unless —

A That I personally interviewed or that —

Q Yes.

A — Cooper interviewed?

Q That you personally interviewed. Well, actually, I guess I would ask for both.

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[1] A Okay.
 [2] Q That Cooper interviewed, and then also any, and we
 [3] would want it designated, whether you personally interviewed
 [4] them. Okay?
 [5] A Yeah.
 [6] Q And is it acceptable to you, for purposes of the
 [7] record, that we will assume, for purposes of the grand jury
 [8] proceeding, that unless and until we get such information
 [9] from you, that it doesn't exist?
 [10] A That's right. Yeah.
 [11] Q Now, what was said at the end of this interview?
 [12] How did you leave it with Ms. Lewinsky?
 [13] A I think I -- we told her that we would get back to
 [14] her. There was no, you know, no offer made, nothing. We'd
 [15] get back to her, that I'd think about it.
 [16] Q Now, after the interview, who if --
 [17] MR. LERNER: Can I just butt in?
 [18] BY MR. LERNER:
 [19] Q Do you recall any time during the interview, did
 [20] Ms. Lewinsky express an especial interest in the United
 [21] Nations, or did she indicate that she also might be
 [22] interested in other positions?
 [23] A No, she -- well, the answer is both. She, she had
 [24] done her homework about the U.N., about me, that she wanted
 [25] -- she said she was moving to New York. She did say she was

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[1] understanding of the procedure? How does the applicant
 [2] and/or resume and information get to the State Department so
 [3] they can then follow up?
 [4] A Well, what usually happens is we, we had, we extend
 [5] an offer to somebody. And then we make it very clear that
 [6] there has to be a satisfactory security clearance, reference
 [7] check. Usually what I would then do is send them to some of
 [8] the personnel people on my team. And the State Department
 [9] security, which involves the FBI also, is very, you know,
 [10] very thorough in their, in their searches for people.
 [11] So, I don't -- I get a gut instinct about somebody.
 [12] I want to hire them. I, I extend an offer and then, you
 [13] know, if there's a problem it surfaces in the, in the checks.
 [14] Q So, with your procedure, the checks, as far as
 [15] references and things like that, would typically occur after
 [16] you --
 [17] A Yeah.
 [18] Q -- extend the offer?
 [19] A That's right.
 [20] Q Did you extend an offer to Ms. Lewinsky at the time
 [21] of her interview?
 [22] A No. No.
 [23] Q After the interview, did you have any discussions
 [24] with anybody about Ms. Lewinsky and what you thought of her
 [25] and what should be done?

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[1] also looking at the private sector. But she did -- she had
 [2] done her homework.
 [3] She, she was impressive in her presentation, as I
 [4] said, in her poise. And, as I said, in her background,
 [5] looking at her background, for a public affairs job, she had
 [6] done public affairs at the White House. She had done public
 [7] affairs at the Department of Defense. We had a junior job
 [8] open and, and it seemed, after the interview that I was
 [9] suitably impressed.
 [10] BY MR. BIENERT:
 [11] Q Did Ms. Lewinsky indicate how she was going about
 [12] -- and this was during the interview with you on the 31st --
 [13] did she make any reference to or give any suggestion as to
 [14] how she was going about looking into private sector jobs in
 [15] New York?
 [16] A No. No, she didn't.
 [17] Q You mentioned when you were talking about why you
 [18] were impressed with Ms. Lewinsky, that she had quote, been
 [19] promoted, unquote. What promotion are you referring to?
 [20] A Well, I'm simply saying that she went from the
 [21] White House to the Department of Defense, from a staff
 [22] position to Director of Legislative Correspondence, to Ken
 [23] Bacon's assistant. I mean, this is a better job. And --
 [24] Q So, you viewed that as a promotion?
 [25] A Yeah. Yes.

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[1] A Yeah. I remember, I think in the car as we went to
 [2] see Ben Gilman, or in the car as we went to see these other
 [3] Members of Congress, I asked Rebecca and Mona that were in
 [4] the car, I said, well, what did you guys think. And Mona
 [5] said, I'm impressed. And Cooper said, I'm, I'm impressed, I
 [6] think we should hire her. And I said, well, let me think
 [7] about it, let's, let's put it off.
 [8] Q Now, this would have been on a Friday obviously,
 [9] October 31st?
 [10] A Yeah, I think it was right, right after, you know,
 [11] we jumped in the car.
 [12] Q And then the next working day then, if we say the
 [13] 31st was Friday, so that means the 1st was Saturday, the 2nd
 [14] was Sunday, and then the 3rd would have been the next working
 [15] day, on a Monday. Correct?
 [16] A Yeah.
 [17] Q I'm going to place in front of you --
 [18] (Discussion off the record.)
 [19] (Exhibits WBR-5 and WBR-6 were
 [20] marked for identification.)
 [21] BY MR. BIENERT:
 [22] Q Actually, why don't we hold off with those for just
 [23] a second, because I do want to check one other exhibit first.
 [24] Actually, let's go ahead with another exhibit
 [25] first, which we will take out of order.

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[1] Q Did you ever make any inquiries, either if not
 [2] before the interview, then after the interview, with anyone
 [3] at the White House about the circumstances of her leaving the
 [4] White House?
 [5] A No.
 [6] Q Were you ever told by anyone that she had actually
 [7] been terminated from her employment at the White House?
 [8] A No.
 [9] Q Were you ever told by anyone at the White House
 [10] that she was let go from the White House because her job was
 [11] considered sub par?
 [12] A No.
 [13] Q Were you ever told by anyone at the White House
 [14] that she was terminated or let go from the White House
 [15] because she was hanging around the Oval Office or where the
 [16] President was too much?
 [17] A No.
 [18] Q I believe you told us that you would typically get
 [19] your own impression of people, but that you would assume that
 [20] the State Department would check out references and things of
 [21] that nature?
 [22] A Right.
 [23] Q Walk us through how that works. When you interview
 [24] an applicant, and assuming that you feel like based on the
 [25] personal impression you like the applicant, what's your

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[1] (Exhibit WBR-7 was marked
 [2] for identification.)
 [3] BY MR. BIENERT:
 [4] Q Now, I would ask if you would look at Exhibit 7,
 [5] and directing your attention to -- I'll represent to you,
 [6] sir, this is a document that was taken off of the computer of
 [7] Monica Lewinsky. If you look at the top of the page, it says
 [8] 2 November 1997, and it says, Dear Betty. And if you look at
 [9] the second paragraph?
 [10] A Yeah.
 [11] Q I'm going to read that aloud. It says, "I became a
 [12] bit nervous this weekend when I realized that Amb. Richardson
 [13] said his staff would be in touch with me this -- and it's
 [14] italicized -- "week."
 [15] A Yeah.
 [16] Q "As you know, the UN is supposed to be my back up
 [17] but because VJ has been out of town, this is my only option
 [18] right now."
 [19] A Who's VJ?
 [20] Q Well, I was going to ask you that.
 [21] A Oh.
 [22] Q Let's just continue here.
 [23] A Okay.
 [24] Q "What should I say to Richardson's people this week
 [25] when they call?" And then you can read the rest of that

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1 paragraph if you would like.
 2 Then I will also direct you to the very last full
 3 paragraph, which also has a reference to you. And if you can
 4 just look at that, I'm going to ask --
 5 A The last one?
 6 Q The one that is a few -- read that second
 7 paragraph, and then I guess the sixth paragraph had
 8 references to your name.
 9 A Guess she's not looking forward to coming.
 10 Q By that, are you referring to the --
 11 A "Yuck".
 12 Q -- portion that says --
 13 A "Yuck".
 14 Q -- "I am mailing my 'thank-you-for-meeting-with-me-
 15 letter' to Richardson today. I was pleased the UN interview
 16 went well, but I'm afraid it will be like being at the
 17 Pentagon in NY ... Yuck! Please let me know what to do
 18 soon."
 19 Do you see that, sir?
 20 A Yeah.
 21 Q Let me go back up and just ask you. Is it
 22 accurate, sir, that during the interview -- first of all,
 23 let's start over.
 24 Let's look at timing. The interview obviously was
 25 on Friday, the 31st, correct?

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1 A Yeah.
 2 Q Okay. And so, to the degree that the date on this
 3 is accurate, which I'm not necessarily representing that it
 4 is.
 5 A Right.
 6 Q But November 2nd, which would have been a Sunday --
 7 A Right.
 8 Q -- when it refers in paragraph two about becoming
 9 "nervous this weekend when I realized that Amb. Richardson
 10 said his staff would be in touch with me this week" --
 11 A Right.
 12 Q -- that is the weekend that you would have
 13 interviewed her, correct?
 14 A (No response.)
 15 Q Namely, Friday, the 31st was the weekend of the
 16 same weekend as November 2nd? Correct?
 17 A "Would be in touch with me this week." In other
 18 words, the next week.
 19 Q Right. I guess there are two components of this,
 20 at least literally. If we look at the first line of
 21 paragraph two, "I became a bit nervous this weekend" --
 22 A Oh, I see.
 23 Q -- "when I realized that Amb. Richardson". Let's
 24 focus on that part.
 25 A Okay.

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1 Q Do you agree with me, sir, that at least, based on
 2 the calendar, "this weekend" would be the weekend of the
 3 31st, 1st, and 2nd?
 4 A Yeah.
 5 Q And the 31st --
 6 A After the meeting.
 7 Q Correct.
 8 A Yeah, yeah.
 9 Q Did you indicate to Ms. Lewinsky that someone from
 10 your staff would be in touch with her this week?
 11 A I don't think so. I said, I think we said, we'll
 12 be back in touch.
 13 Q You do believe that there was some reference to
 14 getting in touch with her, but you don't believe that there
 15 was any timeframe put --
 16 A Yeah.
 17 Q -- on it?
 18 A I don't think there was a timeframe.
 19 Q Okay.
 20 A But you need to ask Mona, but, but I don't think
 21 there -- I don't believe there was a timeframe.
 22 Q If you look at that second paragraph, I guess it
 23 would be the fourth sentence, it says, "I had mentioned to
 24 Richardson that working there" -- I'm assuming meaning the
 25 U.N. -- "was one" -- emphasized -- "of the things I was

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1 looking at." Do you see that, sir?
 2 A Uh-huh.
 3 Q Did she indicate to you that working at the U.N.
 4 was one of the things she was considering?
 5 A Yeah. She said that she was looking at the private
 6 sector also.
 7 Q Okay. That's all the questions I have on that
 8 document.
 9 MR. BIENERT: Do you have any more, Mr. Lerner?
 10 MR. LERNER: No.
 11 BY MR. BIENERT:
 12 Q You asked who's VJ. Do you know who VJ is?
 13 A No.
 14 Q Okay. Now, if we go to the next two documents that
 15 the court reporter had prepared, and why don't we start with
 16 WBR-5. If you don't mind, why don't you read it, but I'm
 17 going to have you lay it down because that's my copy.
 18 Oh, we have an extra copy. Yes.
 19 And I'm going to direct your attention to the
 20 highlighted paragraph, which would be the second paragraph.
 21 And I will represent to you, sir, that this is an e-mail that
 22 we received from a witness in the grand jury who testified
 23 that this was an e-mail that she received --
 24 A This one?
 25 Q This entire document, yes, sir. But I will

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1 represent that this is an e-mail that a witness testified in
 2 the grand jury was received from Monica Lewinsky on or about
 3 November 5th, in the Far East, which would have been November
 4 4th in the --
 5 A She was in --
 6 Q -- United States.
 7 A -- the Far East?
 8 Q Yes. Ms. Lewinsky was here, according to the
 9 witness. The witness who got the e-mail was in the Far East,
 10 which means the date, based on this document, at the time Ms.
 11 Lewinsky would have sent it would have been November 4th,
 12 which I believe, if we use --
 13 A November 5th?
 14 Q In fact, one of the things I'm going to do, since
 15 we're talking about a lot of days, how about if I do this
 16 just to make it easier? I'm going to put out just a blank
 17 calendar Mr. Lerner was good enough to provide for us, for
 18 the month of November 1997, so we can help get our days
 19 straight.
 20 And do you agree with me, sir, that November 3rd
 21 was a Monday?
 22 A Yeah.
 23 Q And then November 4th was a Tuesday, correct?
 24 A That's right.
 25 Q So, November 3rd would have been the first day

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1 back, at least the first workday back, after you interviewed
 2 Ms. Lewinsky on Friday, October 31st?
 3 A Right.
 4 Q All right. Now, if you can direct your attention
 5 to the second paragraph of the e-mail, and I'm going to read
 6 it aloud and then I'll ask you some questions about it.
 7 Okay, sir? Is that okay?
 8 A Yeah, yeah.
 9 Q It indicates, "The job thing on Friday went much
 10 better than expected. It was nice; the big creep called
 11 Thursday night and gave me a pep talk because I was so afraid
 12 I'd sound like an idiot. Richardson is a great guy and I met
 13 two women who work for him ... also very cool. Yesterday,
 14 Richardson called me at work and told me they were going to
 15 offer me a position ... they didn't know what yet, and they
 16 wanted to talk with me further."
 17 Now, I'm going to go ahead and let's just stop
 18 right there, sir, and I'll ask you some questions.
 19 First of all, is it accurate that she did interview
 20 with you on Friday, and that would be the Friday immediately
 21 before November 5th?
 22 A Yes. Yeah.
 23 Q And obviously your name is Richardson, which
 24 appears in this e-mail, correct?
 25 A Right.

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Q And is it also accurate, sir, that when you interviewed with her, there were two women who worked for you present at the interview?

A Yes.

Q And that would have been Ms. Sutphen and --

A And Ms. Cooper.

Q -- Ms. Cooper. And I'd also direct your attention, sir, to the next exhibit given to you -- I'm sorry, the court reporter has it -- which is WBR-6.

Sir, if you look at the highlighted yellow-marked portion, which is about half-way down the page. I'll represent to you, this is another phone record that we got via subpoena. And it shows an entry that says Richardson, William Richardson. Extension 4404. It has a date of November 3rd, 1997. It shows that there was a phone call at 11:02 a.m. that lasted two minutes and 54 seconds. And that went to 703-697-9312.

Do you see that, sir?

A Yeah.

Q Now, I'll represent to you, sir, that that phone number is Monica Lewinsky's Pentagon office number.

A Okay.

Q Right?

A Right.

Q And let's go through the details of this. Once

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again, 4404, that is, in fact, the extension of the phone in your office, correct?

A Right. Right.

Q And 11-3-97, if we look at our calendar, that would be the Monday, the first working day back after you interviewed Ms. Lewinsky, correct?

A That's Monday, right.

Q Correct, and you interviewed her on Friday, the 31st, correct?

A Right.

Q So, do you agree with me, sir, that this indicates, at least the reference here would be November 3rd, the Monday the first day back, correct?

A Yes.

Q And that the phone record that we're looking at is on that date, Monday, the 3rd, correct?

A Right.

Q And that it indicates that a phone call was made at 11 in the morning from your phone extension, from number 4404.

A Right.

Q That lasted two minutes and 54 seconds.

A Right.

Q To Monica Lewinsky's work number?

A Right.

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Q Sir, is it accurate that you did call her on that day --

A I --

Q -- and you offered her a position?

A I need to talk to my counsel.

Q That's fine.

(Whereupon, the deposition was recessed from 11:08 a.m. until 11:13 a.m.)

BY MR. BIENERT:

Q Ambassador Richardson, if it's all right with you, as I understand it, your attorney called for some water for us that they are bringing. But, if we could just start --

A Yeah, yeah.

Q -- and then we'll stop when the water comes --

A Yeah, yeah.

Q -- until they go in and out. Okay. Now, the question that I had asked before the break, sir, is it accurate that you called Ms. Lewinsky on Monday, November 3rd, and you told her you were going to offer her a position?

A No. That is a -- the same situation. That is my extension. But I do not believe I talked by phone at all with Monica Lewinsky. I don't believe I talked to her before or after. That is not my, that is not my recollection whatsoever.

Q Is it your testimony, sir, that there was never any

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time when you had spoken on a telephone with Monica Lewinsky?

A I, I believe that's the case, that there was never a time.

Now, there is -- at some point, I did tell Mona Sutphen to call her and offer her the position. But it was Mona Sutphen, not -- I didn't do it.

Q And let me go through something with you, sir, and you tell me if any of this is accurate.

A Right.

Q And I am going to represent that this is something that Ms. Lewinsky stated on one of the taped conversations, and I want to know from you whether any of this is accurate. She indicated that your assistant placed the call. And then Richardson got on the phone and told her, Lewinsky, that they were offering her a position, but that he, meaning you, and Mona had to meet with her, Monica Lewinsky, this week because you, Ambassador Richardson, and Mona would be in D.C. that week.

First of all --

A This is before the interview?

Q No, sir. This would be in reference to November 3rd.

A No.

Q The November 3rd call.

A No. I would not meet her again. No.

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Q Do you know whether or not you were going to be in Washington the week of November 3rd?

A Well, I -- almost for sure I'd be in Washington one of the days of the week. But my procedure would have been, I would have asked Mona Sutphen to contact her if we had decided to offer her the job. But it wouldn't require a second meeting.

MR. BIENERT: We will go off the record while some water is being delivered to the room.

(Whereupon, the deposition was recessed from 11:16:08 a.m. to 11:16:35 a.m.)

BY MR. BIENERT:

Q Would you have, if you had not done it personally, would you have directed Ms. Sutphen or anyone else in your office, on or about November 3rd, to contact Ms. Lewinsky, to indicate to her that you were offering her a position, and that you were hoping that -- first of all, let's take it a step at a time.

Would you have directed anyone, like Mona Sutphen, to contact Monica Lewinsky on or about November 3rd and offer her a position?

A I don't think so. I think that it took me about a week or 10 days to decide this. So, no, I don't believe that Monday I would have said, offer her the job.

Q And so I'm going to go through the rest of the

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details of this conversation and I'll just ask them to you in two stages: One, did you personally tell Ms. Lewinsky that in a call on or about the third; and then, secondly, did you authorize anyone else to do the same, just for our record.

Okay?

And the other statements on here, did you indicate to Ms. Lewinsky in a telephone call, on or about November 3rd -- and let's say give or take several days -- that you didn't know exactly what position you would offer her, but you were going to offer her some position?

A No. I believe that it, it, it was -- I would not do that. My executive assistant would do that.

Q And the conversation that I'm referring to on the tape continues with Ms. Lewinsky indicating: And then Ambassador Richardson said, how do you want me to work this; do you want me to tell Ken Bacon. And Ms. Lewinsky indicated she said, no, that she'd take care of telling Ken Bacon.

Did you ever have a conversation with Ms. Lewinsky when you asked her, or words to the effect, whether you should inform Ken Bacon that you were going to hire her?

A No. No.

Q And obviously I'm assuming by that, your testimony would be she never indicated to you that she would do the same?

A Right. Correct.

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[1] Q And Ms. Lewinsky further indicates that during this
 [2] purported call you indicated to her that you would be calling
 [3] Bob Nash. Did you ever indicate to Ms. Lewinsky in a
 [4] conversation you had with her, that you would call Bob Nash?
 [5] A No.
 [6] Q Did you ever direct Mona Sutphen to contact Ms.
 [7] Lewinsky and inform her that she had the position, and that
 [8] she would be contacting -- either she or you would be
 [9] contacting Ken Bacon?
 [10] A No. What I did was, I told Mona Sutphen, I think,
 [11] about 10 days afterwards, after I had taken in Rebecca
 [12] Cooper's very strong recommendation that we hire Lewinsky, I
 [13] decided some 10 days later, I think, or a week later -- it
 [14] was not immediate; this was not on my radar screen -- that we
 [15] should offer her the position.
 [16] And I had Mona Sutphen call Monica to talk to her
 [17] and offer her the position. And I believe Mona did. I think
 [18] the records would show that.
 [19] Q Now, let me go to the next exhibit, WBR-8.
 [20] (Exhibit WBR-8 was marked
 [21] for identification.)
 [22] BY MR. BIENERT:
 [23] Q I ask, sir, if you would look at that.
 [24] A Yeah.
 [25] Q Now, tell me, sir, if you recognize what WBR-8 is?

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[1] A Yeah. This is, this is the thank-you letter she
 [2] sent me.
 [3] Q By that, do you mean that this is a thank-you
 [4] letter that you would have received from Ms. Lewinsky.
 [5] thanking you for meeting with her last Friday morning, which
 [6] would be October 31st, correct?
 [7] A Yeah, but I could have seen this November 10th. I
 [8] mean, this is November 3rd. I don't know. Was it mailed or
 [9] faxed? It looks like it was mailed. So, I may have seen
 [10] this, you know, two weeks later, 10 days later.
 [11] Is this a fax, do we know?
 [12] Q I'm not sure. I mean, the copy that I have is like
 [13] yours.
 [14] A It looks like correspondence.
 [15] Q Well, I think that number at the bottom might be a
 [16] number either that you put on it or we put on it based on
 [17] production from a subpoena. So, I don't know that that is
 [18] something you would normally do.
 [19] A Okay.
 [20] Q And just for the record, let me indicate that what
 [21] this letter says is, it's dated November 3rd. It says, "It
 [22] was a pleasure meeting with you last Friday morning. I know
 [23] how very busy and demanding your schedule is; I particularly
 [24] appreciated your taking the time to speak with me."
 [25] A Right.

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[1] Q Then it says, "It was an honor to meet you. The US
 [2] Mission to the United Nations is certainly in good hands with
 [3] you at the helm. Again, thank you for your time." Then it
 [4] says, "Sincerely, Monica Lewinsky", correct?
 [5] A Right.
 [6] Q Now, first of all, there's a reference here in the
 [7] first sentence to, "It was a pleasure meeting with you last
 [8] Friday morning."
 [9] A Right.
 [10] Q And, again, based on the date at the top, would you
 [11] agree that that appears to refer to October 31st?
 [12] A Yes.
 [13] Q All right. Now, at the top right of the page,
 [14] there's some writing on the right-hand side in pen. Well,
 [15] we're looking at a copy, but that would appear to be pen. It
 [16] says, "Mona - What does this mean?"
 [17] A Yeah.
 [18] Q Do you see that?
 [19] A Yeah.
 [20] Q Whose writing is that?
 [21] A That's mine.
 [22] Q And that would be a note that you wrote on top of
 [23] this document upon seeing it, correct?
 [24] A Yes.
 [25] Q Then at the bottom, there's another written portion

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[1] in the bottom right, that says, "BR - She wrote this note --
 [2] before we spoke last week. Just a thank you."
 [3] A Yeah.
 [4] Q Do you see that?
 [5] A Yeah.
 [6] Q Okay. Now, can you tell us what that exchange is a
 [7] reference to?
 [8] A Yeah. I, I believe what it is, is that I received
 [9] this. She wrote this letter November 3rd. I may have gotten
 [10] it a week later or 10 days later. I think I had already told
 [11] Mona. Mona offer her the job. And Mona -- and so I write
 [12] this note, "Mona - What does this mean?"
 [13] Q And is that because in your mind, if you knew that
 [14] she had already been offered the job, this letter seems --
 [15] A Yeah.
 [16] Q -- rather vague in --
 [17] A Sort of innocuous.
 [18] Q -- terms of whether she was taking the job or not?
 [19] A Yeah, what does this mean. Then Mona, I guess,
 [20] writes, "She wrote this note before we spoke last week." So,
 [21] "Just a thank you."
 [22] This shows that this letter, we must have gotten it
 [23] about November 10th or 15th or, you know, certainly couldn't
 [24] have spoken to her the week before she wrote the letter. So,
 [25] Q Okay. Now, when it says, "She wrote this note

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[1] before we spoke last week", what is your understanding of who
 [2] Mona -- the "we spoke" is a reference to?
 [3] A I think it refers to her, Mona and Lewinsky.
 [4] Q About the job offer?
 [5] A Yeah.
 [6] Q So, and tell me if this is inaccurate then. The
 [7] basis for your being somewhat confused about the letter is
 [8] the fact that you knew, at whatever time that you were
 [9] looking at it, that a job offer had been extended --
 [10] A Yeah.
 [11] Q -- and in light of the fact that you were waiting
 [12] to learn whether she was accepting a job offer, this letter
 [13] didn't really address the issue and was sort of confusing, in
 [14] terms of does it mean she's taking the job or not?
 [15] A That's right.
 [16] Q And then the reference, or I should say the note to
 [17] you from Mona is basically explaining why the letter is kind
 [18] of strange?
 [19] A Yeah.
 [20] Q Namely, she is saying this is a letter she wrote
 [21] before we, namely Mona and Monica, spoke about the job offer
 [22] last week?
 [23] A Right. Right.
 [24] Q So, is it also then accurate that, at least based
 [25] on its terms, that whatever time it was that you saw the

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[1] letter, Mona would have given the job offer to Monica
 [2] Lewinsky the week before?
 [3] A Well, I don't know if it was the week before, but,
 [4] yeah, before this letter came to us, because when I got this
 [5] letter, it's sort of a nebulous letter. And I'm wondering,
 [6] well, what's, what's the story here, why is she sending this
 [7] letter. And I do that frequently. I put little notations,
 [8] why, why am I getting this, why is this coming to me, what
 [9] does this mean. I mean, I do that frequently.
 [10] Q Okay. Now, whenever it was that the job was
 [11] offered to Ms. Lewinsky -- and just to kind of bracket that
 [12] time, as I understand your testimony, you do believe that it
 [13] was probably conveyed -- you don't believe it was as early as
 [14] November 3rd, as --
 [15] A Right.
 [16] Q -- these documents, at least --
 [17] A Right.
 [18] Q -- the e-mail and the phone record of a call on
 [19] November 3rd, you do not believe that it would have been that
 [20] early, correct?
 [21] A That's right.
 [22] Q But you do believe it could have been roughly 10 or
 [23] 11 days after the interview --
 [24] A Or a week, 10 to 11 days, yeah.
 [25] Q Which would put us in the timeframe of, say,

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[1] November 8th to 11th, correct?
 [2] A Possibly, yeah.
 [3] Q Okay. But your --
 [4] A You are asking me about something that was not on
 [5] my radar screen. I mean, this was a very intensive period.
 [6] Monica Lewinsky was far from my mind when -- in trying to
 [7] answer these questions. I mean, you understand that.
 [8] Q Now, who was it that you had the discussion with in
 [9] which you indicated, I do intend to offer her a position?
 [10] A I think it was Mona, just Mona and myself.
 [11] Q Okay. And what was it that you told Mona, as best
 [12] you can recall?
 [13] A I think it was, Mona, I think we ought to go with,
 [14] I want to go with Lewinsky, why don't you call her. I think
 [15] it was something to that effect.
 [16] Q And what specifically was the position that you and
 [17] Mona planned to offer her?
 [18] A Well, the position was a slot previously held by
 [19] Gina Griego that would deal with outreach. It would be based
 [20] in New York. And it would involve making sure that our
 [21] personnel system made the adjustment.
 [22] MR. BIENERT: Is this a good time to let you change
 [23] the tape, sir?
 [24] VIDEOGRAPHER: Certainly.
 [25] MR. BIENERT: Is that okay with you, Ambassador

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[1] Richardson?
 [2] THE WITNESS: Yeah, yeah.
 [3] (Whereupon, the deposition was recessed from 11:27 a.m.
 [4] until 11:29 a.m. for a videotape change.)
 [5] BY MR. BIENERT:
 [6] Q Just for the record, during the short break, you
 [7] were looking at some of the exhibits in front of you, and I
 [8] think you've indicated that you wanted to make a comment?
 [9] A Well, yeah. I just wanted to make a comment here
 [10] about this note from Lewinsky to Betty. "I realized that
 [11] Amb. Richardson said his staff would be in touch with me this
 [12] week." I think that's probably accurate that I said that to
 [13] her.
 [14] Q Meaning during the interview?
 [15] A Yeah, that we'd be back in touch with her, that the
 [16] staff would be back in touch with her. I don't think I said
 [17] this week. I just wanted to point that out.
 [18] Q Okay. Anything further on that, sir?
 [19] A No.
 [20] Q Okay. You can go ahead and set some of those
 [21] exhibits aside, if you want, just so that they are not in
 [22] your way so much.
 [23] MR. LERNER: Just one more question about this.
 [24] MR. BIENERT: For the record, we are looking at
 [25] WBR-8, which is the thank-you letter.

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[1] BY MR. LERNER:
 [2] Q It's my experience that if I send a letter from
 [3] Washington to New York that it takes a few days. So, is that
 [4] your experience also?
 [5] A Yeah.
 [6] Q So, if I were to send a letter November 3rd, it
 [7] probably would be received, say, November 6th, on average
 [8] obviously.
 [9] A Yeah, and then it'll get processed by my staff.
 [10] So, it could be a few more days.
 [11] Q Oh, so it could be a few more days after a letter
 [12] is received that you would actually see it?
 [13] A Yeah, yeah.
 [14] Q Okay. And you would say that seven to 10 days
 [15] after the interview, which was the 31st, you would think that
 [16] Mona Sutphen placed a call broaching the issue of a job?
 [17] A I think so, yeah. That's how I recall.
 [18] Q Right. The fact that there are no phone calls in
 [19] that period, between Mona Sutphen and Monica Lewinsky, does
 [20] that suggest that that memory might be inaccurate?
 [21] A Well, I don't know. What is, what are the phone --
 [22] when does it indicate she called her?
 [23] Q There is a later phone call, but nothing in the
 [24] period that you are suggesting.
 [25] A Well, what, two weeks?

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[1] Q There is a call much later on.
 [2] MR. BIENERT In fact, I think we have it.
 [3] MR. LERNER It was 11-14 --
 [4] THE WITNESS So, two weeks?
 [5] MR. BIENERT We were going to get to that.
 [6] BY MR. BIENERT:
 [7] Q So, the progression of calls, and I think we are --
 [8] it's not like we are holding out any calls --
 [9] A Yeah. No, no, no.
 [10] Q -- that were made. We had the call that we show
 [11] from extension 4404 --
 [12] A Right.
 [13] Q -- on November 3rd.
 [14] A Right.
 [15] Q Then we have another call that we have from Ms.
 [16] Lewinsky's Pentagon office, and we might as well pass that
 [17] over now. That will be WBR-9.
 [18] (Exhibit WBR-9 was marked
 [19] for identification.)
 [20] BY MR. BIENERT:
 [21] Q Let me just go ahead and hand that --
 [22] A Well, I just want to stress that the 4404 calls
 [23] does not mean that I make the call. I mean, we've
 [24] established that, or I have, at least.
 [25] Q Well, you have said that. That's your testimony.

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[1] A I said that, yeah.
 [2] Q And we have WBR-9, which has just been placed in
 [3] front of you. And if you look at the bottom of the page, we
 [4] have highlighted a call.
 [5] A Right.
 [6] Q And that's a call, this is from Ms. Lewinsky's
 [7] Pentagon office --
 [8] A Right.
 [9] Q -- to 212-415-4404.
 [10] A Right.
 [11] Q Which is your extension, or at least the number
 [12] assigned to your extension.
 [13] A When?
 [14] Q On November 14th. It was a one-minute and 41-
 [15] second call at, it looks like, 2:50 in the afternoon.
 [16] A Right.
 [17] Q Do you see that, sir?
 [18] A Yeah.
 [19] Q So, that would have been the next call that we
 [20] show.
 [21] A Right.
 [22] Q And then we'll show you as we go along any other
 [23] calls that we have. I think the next call that we show would
 [24] have been on November 19th. So, that's really the timing --
 [25] A This is her calling us?

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[1] Q Right. And then the call on November 19th, which I
 [2] guess we'll give you now, so we can get to them, which we'll
 [3] call WBR-10.
 [4] (Exhibit WBR-10 was marked
 [5] for identification.)
 [6] BY MR. BIENERT:
 [7] Q And if you look at that, this is another copy of
 [8] the page you saw earlier actually, but just highlighted
 [9] differently.
 [10] A Right.
 [11] Q WBR-10 shows the one, two, three, four, fifth call
 [12] at the bottom --
 [13] A Yeah.
 [14] Q -- is a November 19th call from the extension
 [15] assigned to Mona Kai Sutphen --
 [16] A Right.
 [17] Q -- to [REDACTED], which is Ms. Lewinsky's
 [18] Watergate residence address.
 [19] A Right.
 [20] Q So, that's the series of calls that we show, at
 [21] least up through that part of November. And why don't we
 [22] show you the next call, just so we have completed all the
 [23] November calls that we have.
 [24] A Right.
 [25] Q Which we'll call WBR-11.

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(1) (Exhibit WBR-11 was marked
(2) for identification.)
(3) BY MR. BIENERT:
(4) Q WBR-11, sir, is a phone record, if you look at the
(5) highlighted portion, indicating a call -- all of these calls
(6) are from Ms. Lewinsky's Pentagon phone number.
(7) A Right.
(8) Q To 212-415-4029, which again is Ms. Sutphen's
(9) extension, a six-minute call on November 24th, at 10:14 in
(10) the morning.
(11) A Okay.
(12) Q So, then, I guess to summarize, the progression of
(13) calls that we show in the month of November, is we have the
(14) November 3 call from extension 4404 to Ms. Lewinsky.
(15) A Right.
(16) Q We then have the November 14th call --
(17) A Right.
(18) Q -- from Ms. Lewinsky's Pentagon extension to
(19) extension 4404, your extension.
(20) A When is that, the 18th?
(21) Q That's November 14th.
(22) A Okay.
(23) Q We then have a November 19th call from Ms.
(24) Sutphen's extension to Ms. Lewinsky's home or, sir, I should
(25) say home phone number in Washington.

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(1) A Right.
(2) Q And then finally in the month of November we have,
(3) I think it was on the 24th, the November 24th call from Ms.
(4) Lewinsky's work number at the Pentagon to Ms. Sutphen.
(5) A Okay.
(6) Q All right? Now, let's go back to when you would
(7) have had the discussion with Ms. Sutphen --
(8) A Right.
(9) Q -- indicating to her that you were inclined or were
(10) going to direct her to offer a job to Ms. Lewinsky. Okay?
(11) Or, to state it differently, the conversation you had with
(12) Ms. Sutphen when you indicated your intention to offer a job
(13) to Ms. Lewinsky.
(14) A Right.
(15) Q Okay. In that conversation, is it accurate that
(16) Ms. Sutphen told you at that point words to the effect of,
(17) are you sure you don't want to interview any other people?
(18) A I don't remember that.
(19) Q If Ms. Sutphen told investigators at the
(20) Independent Counsel's, when interviewed, that that is what
(21) she said to you, do you believe that it was said; do you
(22) adamantly believe it was not said; or do you not know?
(23) A No, she might have said it. No.
(24) Q In any event, is it accurate that at whatever time
(25) that conversation was had, you had concluded that you weren't

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(1) going to interview other people, but you were going to hire
(2) Ms. Lewinsky?
(3) A Yeah. I think I got a good sense of Lewinsky. I
(4) thought it was time to move on. Yeah.
(5) Q Now, let's talk a little bit about the position. I
(6) think you described a little while ago that she was taking
(7) the position of another lady --
(8) A Regina Griego.
(9) Q Okay. Regina Griego had been in Washington,
(10) correct?
(11) A Yeah.
(12) Q And that this was --
(13) A She was taking the slot. I mean, we were going to
(14) redefine the position to do more outreach, to do public
(15) affairs, to do advance. So, I mean, I want that established.
(16) Rebecca Cooper had wanted that, and I had agreed with that.
(17) And when Rebecca Cooper, after we interviewed
(18) Lewinsky, told me, I think she's the best one, I like her, I
(19) took that very much into account. But it was ultimately my
(20) decision.
(21) Q So, she took a slot. Namely, she became an
(22) employee after Ms. Griego had terminated her employment --
(23) A Right. In other words --
(24) Q -- with your office in Washington?
(25) A -- we had, we had a slot.

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(1) Q But the jobs were different?
(2) A The jobs ultimately would be different.
(3) Q And they would --
(4) A But the salary would be basically the same.
(5) Q So, it would be a similar salary. It would have
(6) different responsibilities.
(7) A Different responsibilities.
(8) Q And it would be located in a different city, New
(9) York --
(10) A Yes.
(11) Q -- as opposed to Washington?
(12) A Yes.
(13) Q And is it accurate, sir, that you did not interview
(14) any one else for that slot/position, whatever we want to call
(15) it?
(16) A We had other employees that were interested in
(17) working closer with me. A man by the name of Paul Aronsohn,
(18) who Cooper also liked, who was working in the political
(19) section at the Mission, and who Cooper also told me, she was
(20) -- he was somebody that she would like to work under him --
(21) under her.
(22) But we also -- what happens is, I have a pool of
(23) people that I talk to, in terms of applications. And I
(24) remember somebody that I'm impressed with. This is why I'm
(25) constantly interviewing people.

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(1) So, I don't think it's fair to say that Lewinsky
(2) was the only person I interviewed. I think there were other
(3) people that I had in mind that I could have moved to any one
(4) of -- any slots that I have. Slots at the USUN are
(5) constantly happening, because people move on. The pay isn't
(6) that good, especially in the press and public affairs area.
(7) Q The position that Ms. Lewinsky would have -- that
(8) you envisioned for Ms. Lewinsky would not have been working
(9) under Ms. Cooper, correct?
(10) A She would have -- yeah. Cooper -- yeah. She would
(11) have had the position that Paul Aronsohn has right now. And
(12) she would have been supervised by Ms. Cooper, yeah.
(13) Q Well, Ms. Cooper runs the Washington office,
(14) correct?
(15) A That's right, yeah.
(16) Q Ms. Lewinsky was going to be based in New York,
(17) correct?
(18) A She was going to be based in New York.
(19) Q Now, Mr. Aronsohn, where does he work?
(20) A He's in New York.
(21) Q In New York. When was the position filled by Mr.
(22) Aronsohn?
(23) A February, March. What month -- February or March,
(24) I think.
(25) Q And what's exactly his title? Does he do exactly

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(1) what you described, namely with the outreach program and --
(2) A Yeah, yeah. And he works under Cooper. Just
(3) because she works here in Washington doesn't mean she doesn't
(4) supervise other people in New York. She does.
(5) Q Had he been in the New York office before or was he
(6) in Washington?
(7) A No, he was in the New York office.
(8) Q Was he under consideration for this position at the
(9) time that you determined to make the offer to Ms. Lewinsky?
(10) A I don't know. I mean, I don't know what Cooper was
(11) thinking of. I kind of left that position up to her. You
(12) know, you may want to ask her. But she liked this guy. He
(13) is good. And she wanted to sort of put him under her aegis.
(14) That was what she was trying to do.
(15) Q Now, whenever it was that you decided to make the
(16) offer to Ms. Lewinsky and however it was conveyed, did you
(17) have in mind any time parameters within which you would want
(18) her to take the job?
(19) A As I recall, I told Mona, I said, offer her the
(20) job. And, you know, we were starting to get in the midst of
(21) a very intense period of Iraq. A lot of other things that
(22) were pending were put on the shelf. I recall Mona coming
(23) back to me and saying, well, Lewinsky has asked for a little
(24) time to think about it; she appreciates the offer; she wants
(25) to think about it. And so, I said, all right, well.

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[1] And then we had Iraq. And at one point, I recall
 [2] in December Cooper came to me and said, well, you know,
 [3] there's some problem with the slot. You know, the Civil
 [4] Service. I'm having difficulty shifting it from Washington to
 [5] New York and, you know, you may have to intervene and fix it.
 [6] And I think that triggered in my mind, during this
 [7] very intense period with Iraq, with Mona Sutphen, I said,
 [8] Mona, what's happened with Lewinsky. She said, well, she's,
 [9] you know, she's, right now she said she wanted more time to
 [10] think about it. I said, well, the hell with this, we've got
 [11] to get moving. Tell her to fish or cut bait. Tell her that,
 [12] you know, we have to move on. Tell her, does she want the
 [13] job or not. And Mona, I think, did that.
 [14] I think this was right before the holidays and
 [15] shortly thereafter she informed me that Lewinsky had, was
 [16] looking for things in the private sector and she wouldn't be
 [17] taking the job.
 [18] Q Now, did --
 [19] A But I told Lewinsky, I told, I told Mona, tell her
 [20] to fish or cut bait. And I think what triggered it was, was
 [21] a discussion with Cooper telling me, well, you know, this
 [22] position that we want to do, it's not that easy to shift the
 [23] job from Washington to New York, and I've talked to Wayne and
 [24] -- so, I think Wayne Logsdon, my administrative guy, was
 [25] explaining what had to be done for that to happen, because I

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[1] wanted to keep that slot as a political slot that I could
 [2] name the person. And I didn't want to get it into a
 [3] complicated personnel situation.
 [4] So, I wanted it fixed and it wasn't fixed. And so
 [5] for that reason it triggered in my mind, well, whatever
 [6] happened to Lewinsky and this job. And that's when I told
 [7] Mona, tell her to fish or cut bait. Is she coming with us or
 [8] not. I mean, we can, we can only wait so long. I think we
 [9] had waited about a month or so.
 [10] BY MR. LERNER:
 [11] Q Is this sometime -- you said sometime before the
 [12] holidays. Do you mean the Christmas holidays?
 [13] A Yeah.
 [14] Q So, this is mid-December?
 [15] A Yeah, close to the holidays, yeah.
 [16] BY MR. BIENERT:
 [17] Q Now, let's kind of focus on the time. In the time
 [18] between whenever the job offer was extended, sometime between
 [19] the interview up until, let's say, November 10th, 11th, 12th,
 [20] whatever the timeframe was in there, through the time that
 [21] you believe was close to the Christmas holidays when you
 [22] basically told Ms. Sutphen, get in touch with Ms. Lewinsky
 [23] about fishing or cut bait, do you know -- as we've seen,
 [24] there were some calls back and forth, as you can see from the
 [25] phone records, correct?

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[1] A Yeah.
 [2] Q Do you have any recollection of whether or not Ms.
 [3] Sutphen or anyone else was sort of updating you, other than
 [4] that original time when an offer was made and that final time
 [5] when you said to Ms. Sutphen, tell Lewinsky to fish or cut
 [6] bait, do you believe that you got any reports like, well,
 [7] I've heard from Monica again, she wants more time; or, she's
 [8] still trying to figure this out; or anything along those
 [9] lines?
 [10] A Well, yeah. I, Mona did tell me, she said, at one
 [11] point she said, she wants more time; she wants us to, to --
 [12] she wants time to think about it. I think this is what she
 [13] said. So, that would be one update and Mona may have been
 [14] trying to reach her to ask her that. And then Mona updated
 [15] me.
 [16] But at the time I remember talking to Mona, before
 [17] the final call came in from Lewinsky saying she wasn't going
 [18] to do this, and Mona was already hinting. She kind of said,
 [19] I don't think she wants to take this job, I think she wants
 [20] to go in the private sector; I don't think she's terribly
 [21] interested in this job. This is Mona's impression.
 [22] But, what triggered it was the problem with the
 [23] personnel system right before the Christmas holidays. I
 [24] said, well, tell her to fish or cut bait, I'm not going to
 [25] wait around forever. The hell with this thing.

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[1] Q Now, I'm assuming that getting a job with the
 [2] Ambassador to the U.N., the kind of job you are talking about
 [3] considering Ms. Lewinsky for, those jobs are pretty much in
 [4] demand, correct?
 [5] A Yeah, they're in demand, but not terribly in
 [6] demand.
 [7] Q I mean, is it accurate that you typically get a
 [8] good many more applicants for any position than you
 [9] ultimately fill?
 [10] A Yeah. Yeah, but it's -- you are not deluged. When
 [11] there's an advertised position, when there is an
 [12] ambassadorship or my chief of staff position, or my executive
 [13] director position in the Washington office, press, director
 [14] of press, yeah, there's a lot of people that apply. But the
 [15] lower-level jobs, the lower-level, like this one was, there
 [16] aren't a hell of a lot of applicants.
 [17] Now, that doesn't mean you don't get referrals. I
 [18] mean, you're always getting referrals. You're always getting
 [19] some Senator or Congressman saying, you know, can you
 [20] interview so-and-so, she's the world's greatest person; or
 [21] other Cabinet members or friends or, you know, I mentioned my
 [22] wife. She also sends people for me to interview.
 [23] And I do it. I think that's a basic courtesy you
 [24] extend to people. When John Podesta, who is a friend, asked
 [25] me to interview her, I didn't take it as a pressure call.

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[1] He's a friend. We work together. He asked me to interview
 [2] somebody that he was interested in, and he mentioned she was
 [3] a friend of Betty Currie's. As a courtesy, I extended that,
 [4] that effort. That's all. That's all that happened.
 [5] But there was no pressure whatever by anybody. I
 [6] think everybody knows my record of hiring people. I, I, I
 [7] have a good track record. My people are loyal. I hire them
 [8] myself. I interview them. I get a gut feeling about them.
 [9] I'm not necessarily big on checking all the references. I
 [10] have other people to do that. Other parts of the government
 [11] do that. And this was the case with, with Lewinsky.
 [12] BY MR. LERNER:
 [13] Q Sir, after you extended the -- or after you told
 [14] Mona Sutphen to call up and extend the offer, did you before
 [15] that ever call Ken Bacon?
 [16] A No, no.
 [17] Q Did you ever ask Mona Sutphen to call Ken Bacon?
 [18] A Did I ask who?
 [19] Q Ask Mona Sutphen to call --
 [20] A No.
 [21] Q -- Ken Bacon?
 [22] A No, no.
 [23] Q Isabelle Watkins to call?
 [24] A No.
 [25] Q Is it your standard practice, before extending an

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[1] offer, to not call the person's current employer?
 [2] A Yeah. I've hired a lot of people without calling
 [3] their employer. I hired Rebecca Cooper without calling her
 [4] employer, Isabelle Watkins. I know these -- some of the
 [5] times I know these people previously, or I get a gut instinct
 [6] in the interview. And I like the person, I go for the
 [7] person.
 [8] So, it is almost standard practice that I don't
 [9] necessarily call all the references. I have people do that.
 [10] There's a State Department security system that involves the
 [11] FBI that checks those records out. And if there's a problem
 [12] -- you always say, look, I'm extending you an offer based on
 [13] your, your record, a security clearance.
 [14] Now, Lewinsky already had a security clearance.
 [15] She was at the Pentagon. She was at the White House. You
 [16] would assume that somebody's checked her out, and I was
 [17] impressed with her resume. She works at the Department of
 [18] Defense.
 [19] BY MR. BIENERT:
 [20] Q On the issue, back on the issue of whether you
 [21] would have had any telephone conversations with Ms. Lewinsky,
 [22] first of all, I think you told us earlier on that it wouldn't
 [23] be unusual or out of the question for you perhaps to call an
 [24] applicant on a phone about their resume, or about something
 [25] related to their interview, correct?

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A No. When I will call a person, it will be to say, I'd like to interview you, are you interested. That's the reason I would call somebody. But after the interview, to sort of close the deal -- well, no. There have been times when I've done it myself.

Q I guess what I'm -- and let me just ask it this way. When you say you don't believe you spoke to her on the phone, is that because you feel like you have a clear recollection and you are clear that you have never spoken to her on the phone? Or is that just more, you don't typically do that, and you don't really remember one way or the other, but you don't think you would have talked to her on the phone because it's not your practice?

A It's not my practice. I, I, I am almost certain, I am certain that I didn't talk to her on the phone. I talked to her twice; once in, in the interview, and another time, November 15th, I remember. This was my birthday. I went to dinner with my wife at Club Twenty-One and she was there with, with her mother and some other guy. And she yelled at me. And I went from my table to her and we just exchanged greetings.

Q So that --

A So, that was like a verbal communication.

Q Well, let me focus on that for just a second, because in terms of running into Ms. Lewinsky at the Twenty

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One Club, now, on November 15th, based on what we've discussed before, do you agree that this is a time that is likely after the offer had been made to her?

A I don't know.

Q Well, when we spoke a little earlier, you --

A I said 10 days, a week or 10 days.

Q After October 31st. So, that got us up to like, I think we were saying the 8th through like the 11th or the 12th.

A Yeah, it could be. Yeah, it could be.

Q Do you think that you might have said something to the effect to her, in the presence of the other people there, like, hey, and hey, the ball's in your court, or words to that effect?

A I don't think so, but I might have. I mean, I --

Q If, in fact, the job had already been offered, do you think that would have been an unusual thing or an unlikely thing for --

A No.

Q -- you to say?

A No, I mean, what happened was, I was walking away and she yelled at me. And I went over. And I really, when I first saw her, I didn't know who she was. I remember that. And she said, these are my parents, or this is my mother. And, I don't know, maybe I said, well, you've got a very

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impressive daughter, or something like that.

But I, I don't think I said anything more than that. It was, it was in a restaurant.

Q Okay. All right, let's shift gears a little bit. Vernon Jordan.

(Exhibit WBR-12 was marked for identification.)

MR. BIENERT: This is WBR-12. Mr. Lerner, you have some questions?

BY MR. LERNER:

Q This is an e-mail from Lewinsky to a friend of hers dated November 18th, which is a Tuesday. And if you'll look at the first paragraph, starting at the second sentence, "I am in the process of looking for a position in NY. I have been offered something at the UN, but I'm not really that interested in staying in the government."

Does this sort of increase your comfort level that she already had an offer when you saw her on November 15th at the Twenty-One Club?

A "I have been offered something" -- yeah, well, you'll have to ask Mona. I mean, isn't --

Q Right.

A Is there a call from -- when did Mona call her? Do we have --

BY MR. BIENERT:

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Q Well, we've shown you --

BY MR. LERNER:

Q The call from Mona is November 19th.

BY MR. BIENERT:

Q Well, but we have -- I mean, the calls -- if the issue is, we don't know who is using your phone --

A Yeah.

Q -- extension 4404, we have a call on November 3rd. Then we have another call on November 19th. The November 3rd

call is from your extension. The November 19th call is from Mona's extension. And those are the only records that at least we are aware of that indicate calls from your office to numbers that we associate with Ms. Lewinsky.

I will state to you, and this is another thing that I would ask you, certainly we would want to know if there is more. I think that we recently did issue another subpoena to get, to make sure that we have any and all calls. And the one request I would make of you, if you could talk with your attorney is, because it is important to us to know that we have the entire universe of calls between your office and Ms. Lewinsky --

A We, we -- wouldn't you have that already?

Q I believe we do. But you are asking us about what calls there are, and I'm basically telling you the ones that we are aware of. And the only issue there would be if there

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are some other calls that you have records of, certainly we would ask that you produce them.

A Well, no. I don't have any other.

Q So, anyway, those are the two dates in the month of November that we are aware of, the calls coming from your office --

A The 3rd and the 19th?

Q Yes. And then we had -- because the ones on the 14th and the 24th, I believe, were from her extension to you guys.

A Well, it could be that, that the call -- somebody called her and she returned the call and got the offer in the return call. I don't know. Right?

Q Well, we're not going to speculate.

A Yeah.

Q But I guess the point is, would you agree with this: However it was done, it was initiated, the offer was initiated by your office in a call?

A Yeah.

Q And so we are telling you, based on the information we have, which records we have showing calls from your office.

A Yeah.

Q All right.

A But it could be that the offer was made in a return

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call from Lewinsky to my office.

Q Okay.

A That it, it might not have been done in the call that we initiated. Now, I can't say whether November 18th, that she'd been offered this. I mean, I, I don't remember on

the 15th saying to her, the offer, the ball's in your court. I think I said that I thought she was impressive and -- you know, I, I can't remember all this stuff. I mean, I'm dealing with a national crisis, believe me.

Q Okay. Let's shift gears to discuss Vernon Jordan.

A Yeah.

Q How well do you know Mr. Jordan?

A Well, I've known him for about, I would say about eight, nine years.

Q Why don't you tell us how you met him. Describe your relationship with him.

A I would say we're friends, colleagues. I would say that I've looked to him for advice. He has helped me with career advice. He's -- I remember when I was staffing my ambassadors, I called him for suggestions. I have been a guest at his home when the President was first elected in 1992. We know each other. But I wouldn't call ourselves a very close relationship.

But I've called him for advice. I always find him to be very politically astute and, you know, we discuss

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policy and politics. But it's not a very frequent kind of relationship.

Q Now, beginning with when you took over as Ambassador up through, say, January of this year, how many times would you say you have spoken on the phone with Mr. Jordan?

A Since I took over as Ambassador?

Q Yes, sir.

A On the phone?

Q Uh-huh.

A Two, three times.

Q And then how many times would you say you have met with him in person since taking over as Ambassador?

A Well, we had breakfast once at my residence. I, I had, I was in the month of December kind of looking for some career advice, and I had wanted to get together with him here in Washington. And I recall we made a date and then we had to cancel. Then his office, I think, told us he was going to be in New York. So, I invited him to breakfast.

Q When else during that year? I remember going to his office right before I was confirmed. And then I saw him at a party about a month ago. That's it.

A And I, and I, but I may have seen him at White House State dinners or receptions. But no, no conversation.

Q Okay. When you need to get in touch with Mr.

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Q And I'm going to make a few other representations to you and then I'm going to ask you some questions. I'll also represent to you that we've had testimonial evidence as well as documents indicating that Mr. Jordan met with Monica Lewinsky on December 11th, discussed with her possible jobs in New York.

A Right.

Q And let me ask you a question first, sir. Have you come to any understanding, whether it be through press accounts or any other sources, that Mr. Jordan allegedly placed any -- made any efforts to help Ms. Lewinsky get a job at any individual companies in New York?

A Yeah, through press accounts.

Q And what companies, to your knowledge, was that?

A I don't know. Public relations.

Q Based on the press accounts you've seen, are you aware of allegations that Mr. Jordan placed calls to Young & Rubicam, American Express, and Revlon?

A Well, I know through press accounts. But I, I don't know the companies. I don't remember.

Q All right. Well, I'll represent to you, sir, that we've had at least testimony, just by way of background, that there were calls placed by Mr. Jordan to Young & Rubicam, American Express, and Revlon.

A Yeah.

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Jordan, are there any particular locales or numbers that you have your secretary call him at? Do you call him at home?

Q Do you call him --

A No, call --

Q -- at his office?

A -- him at his office.

Q And his office being where, to your knowledge?

A Here in Washington, Akin Gump.

Q So, do you feel confident that any calls that you would have originated to speak with Vernon Jordan would have been directed to his Akin Gump --

A Yeah.

Q -- law firm office?

A Yeah, I don't even think I have his home number.

Q And to the degree that Mr. Jordan has contacted you since you've been Ambassador, would there be any particular location or numbers that, to your knowledge, he's contacted you at?

A I don't think he's ever called me at the U.N. His office will call Isabelle at the U.N. office. If, but I, you know, I even think on the telephone we may have spoken twice maybe before I was confirmed. But, and maybe once during my U.N. tenure. And then we did have that meeting.

Q But the once during my U.N. tenure was early on when I was -- I remember talking with him about personnel

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Q And now directing your attention to this series of calls, you'll note that the calls here, the earliest one is at 9:45 a.m., and the latest one is at 1:07 p.m. Do you see that, sir?

A Yeah. Is this, is this all the same day?

Q Yes, sir, it is. It's all on December 11th. And I'll indicate to you we've also had testimony and documentary evidence of a meeting by Mr. Jordan with Ms. Lewinsky on that day.

A Okay.

Q And you'll note that the phone records at least indicate that the calls from Mr. Jordan's office went to, among others, persons at Young & Rubicam, American Express --

A Right.

Q -- and Revlon. Do you see that listed?

A Yeah.

Q Okay. And I guess my question to you is, what did you and Mr. Jordan talk about that day?

A Well, I don't think I talked to him. This -- I think he called Isabelle.

Q Okay.

A Or his office called Isabelle. And I think it's relating to the -- I wanted to see him, and we were trying to schedule it.

Q And what was it that you needed to speak to Mr.

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matters.

Q Okay. Well, I'm going to show you a series of calls that I'm going to ask you about.

(Exhibit WBR-13 was marked for identification.)

BY MR. BIENERT:

Q I'm going to make a few representations to you and I'll ask you some questions. Okay.

Q First of all, I'll direct your attention to Exhibit WBR-13, which, as you can see, contains 10 separate phone calls, correct?

A Right.

Q And if you'll look at these, I'll represent to you these are based upon phone records --

A Right.

Q -- obtained by the Office of Independent Counsel, and that all of these calls relate to phone calls placed on December 11th from Vernon Jordan's office. Okay?

A Right.

Q Now, if you look at call number 5, you'll see that's a call at 11:17 from Vernon Jordan's office at [redacted] to Ambassador Richardson -- at least that's the phone listing -- U.N. 212-415-4404, and that that was a three-minute and 12-second call. Do you see that, sir?

A Right.

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Jordan about?

A You know, it's just career advice. I hadn't seen him in awhile. Just staying in touch.

Q Okay. Now, if this was something that was initiated by you then wanting to see him, would you expect then, sir, that we would see at least sometime in this rough time period, before this call, a call from your office to Mr. Jordan's office?

A Well, it could be, we also invited him to some events, some dinners. And it could be that his office was calling and saying he couldn't come. We had some social events.

Q And when you say invited him, how would those invitations be conducted?

A Through my protocol office.

Q Meaning telephone calls, or --

A Telephone calls and in writing.

Q Now, the protocol office, that would be actually -- if we were looking at phone records, that would be a record that actually comes back to U.N. Protocol Office?

A Yeah.

Q Or something like that?

A Yeah, yeah. Now, what -- but, this is December 11th?

Q Yes, sir.

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[1] A Yeah. I mean, this could be relating to -- oh, I
 [2] think I know what it is.
 [3] Q What's that?
 [4] A I had -- one of those dates, I had a, a, around
 [5] those dates I had an event for the President at my residence.
 [6] Q And what would the event have been, do you know?
 [7] A This -- yeah. This was 10 p.m. I invited some of
 [8] -- some people as friends over after a pretty rough day. And
 [9] I think, I think Jordan is responding to the invitation.
 [10] Q And when you say --
 [11] BY MR. LERNER:
 [12] Q I think you might be recalling December 9th. I
 [13] think you and the President attended the 50th anniversary of
 [14] the Museum of Jewish Heritage, or at least newspaper accounts
 [15] reflect that.
 [16] A Yeah.
 [17] Q And on December 10th, I don't know whether you
 [18] attended an event with the President at the Rainbow Room for
 [19] the Democratic Hispanic --
 [20] A No, no, I didn't.
 [21] Q No? You didn't attend that?
 [22] A I didn't.
 [23] Q Are those the events that you had in mind when --
 [24] A Yeah. And it could be that he's calling back and
 [25] saying why he couldn't come, or --

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[1] Q But this would be -- that event was December 9th,
 [2] and these phone calls are December 11th.
 [3] A Yeah. No, I didn't -- I don't -- I am almost
 [4] certain I didn't talk to him December 11th. I'm almost
 [5] absolutely sure. I don't even think I've ever talked to
 [6] Vernon on the phone from my office.
 [7] BY MR. BIENERT:
 [8] Q So, when you say you are almost certain that you
 [9] wouldn't have spoken to him on December 11th, is that because
 [10] you feel confident you didn't speak to him at all in the
 [11] month of December, for example, on the phone? Or is that
 [12] because you have some specific reason why on the particular
 [13] day of December 11th you couldn't have spoken to him?
 [14] A Well, I had breakfast with him.
 [15] Q And I'll just tell you --
 [16] A When was the breakfast?
 [17] Q The date of that, at least according to records
 [18] that we have, was, I believe, January 6th. So, that would
 [19] have been a few weeks later.
 [20] A It could be that we were, we were trying to
 [21] schedule a meeting and he was responding to Isabelle for the
 [22] meeting. I wanted to have the meeting in Washington. And
 [23] then I went away for Christmas and came back, I think, on the
 [24] 4th. And so they kept trying to set the meeting up. But I
 [25] think it's relating to the meeting.

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[1] Q Now, was there ever a time in any conversations
 [2] that you had with Mr. Jordan, if you had any and certainly
 [3] you did on the morning of the breakfast, where he indicated
 [4] in any way that he was attempting to help someone get a job
 [5] in New York?
 [6] A No. None whatsoever.
 [7] Q Did he ever indicate to you in any way anything in
 [8] relation to, whether he used the name or not at the time,
 [9] someone that you believe might have been a reference to
 [10] Monica Lewinsky?
 [11] A Not at all. He never mentioned her name
 [12] whatsoever.
 [13] Q Did you ever mention to Mr. Jordan, or suggest to
 [14] him, that there was anyone referred to you by Mr. Podesta or
 [15] anyone, but that you would have been referencing Monica
 [16] Lewinsky, that you were engaged in any kind of discussions
 [17] about a job with?
 [18] A None whatsoever. Monica Lewinsky's name never came
 [19] up in my conversation with Vernon Jordan whatsoever.
 [20] Q And when you say her name didn't come up, are you
 [21] also saying that there was no reference to someone who turned
 [22] out to be her, whether her name was --
 [23] A No.
 [24] Q -- used or not?
 [25] A That's right. We didn't discuss any personnel

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[1] matters when we had our breakfast.
 [2] Q Have you ever discussed personnel matters, in terms
 [3] of, you know, any particular person, whether to hire them or
 [4] not, with Vernon Jordan, to your knowledge?
 [5] A Well, yeah. There was one of my deputies. I
 [6] wanted an African-American deputy and I called him for
 [7] suggestions. This was early in my administration.
 [8] Q Okay.
 [9] A And I didn't hire the person he sent me.
 [10] Q Did you interview him?
 [11] A Yeah, yeah.
 [12] Q That would have been in early 1997?
 [13] A Yeah. That would have been in January or February.
 [14] Q Now, I'll also direct your attention to what we are
 [15] going to call Exhibit WBR-14, which is another list of phone
 [16] records.
 [17] (Exhibit WBR-14 was marked
 [18] for identification.)
 [19] BY MR. BIENERT:
 [20] Q I'll represent to you, sir, if you look at the top
 [21] of that page, you'll see that it says Akin Gump?
 [22] A Yeah.
 [23] Q That these are phone records reflecting calls from
 [24] one of the three phones associated with Mr. Jordan's office
 [25] to other places. And if you'll look at the highlighted call

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[1] at the bottom, that call, it's the second to last one on the
 [2] page, December 15th, 9:53 a.m. --
 [3] A Yes.
 [4] Q -- to [REDACTED] which I'll represent to you is the
 [5] Watergate Hotel.
 [6] A Right.
 [7] Q Now, first of all, just looking at the schedule,
 [8] December 15th would have been a Monday. Do you have any way
 [9] of knowing whether you would have been at the Watergate Hotel
 [10] on December 15th?
 [11] A No. But I'm sure we could find out.
 [12] Q Do you have any remembrance of getting a call, or
 [13] even a message, at the Watergate Hotel that Vernon Jordan had
 [14] called for you?
 [15] A No, but it could be that we were trying to set up
 [16] the meeting during that period. That was the last week
 [17] before I went off for Christmas. And it could be that his
 [18] office was trying to track us down. I think we had a meeting
 [19] set and I had to cancel, as I recall, or he had to cancel.
 [20] So, it could be that this was a back and forth on, on that
 [21] scheduled meeting. And it could be that they called the
 [22] Watergate.
 [23] Is this a call that came to me?
 [24] Q It's a call that went to the Watergate Hotel. So,
 [25] I'm asking you if you think it could have gone to you?

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[1] A No. Well, no, it couldn't -- 9:53. I'd be doing
 [2] something. I wouldn't be sitting around the hotel.
 [3] Q Okay.
 [4] A Is this in the morning?
 [5] Q Yes.
 [6] A So, it could be his staff trying to reach me to set
 [7] up a meeting or trying to find, connect with Isabelle.
 [8] Q So, the bottom line is, you have no idea whether
 [9] that was even to you or your office, but it could have been?
 [10] You just don't know?
 [11] A Well, is this to my room?
 [12] Q No, sir. That's why I'm asking.
 [13] A Oh, yeah, no. Probably not to me.
 [14] Q If you recall? Right, that's what I'm asking. I
 [15] mean, you just have no way of knowing.
 [16] A No.
 [17] Q You certainly, as you sit here now, you have no
 [18] basis to conclude that you --
 [19] A No.
 [20] Q -- would have spoken with him on December 15th?
 [21] A No. I really almost think I have not spoken to him
 [22] on the phone, period.
 [23] Q All right. Now, let me shift to another subject.
 [24] I'm assuming that you are at least generally familiar, based
 [25] on press accounts if nothing else, with the fact of the Paula

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Jones lawsuit.
 A Yeah.
 Q And that you would have been aware of the existence of the Paula Jones lawsuit in late 1997, correct?
 A Yeah.
 Q Now, have you ever had any conversations of a substantive nature with anyone at the White House about the Paula Jones lawsuit, namely about issues, strategies, what should or shouldn't be done?
 A No. Remember, I'm in New York. I'm not -- as a foreign policy Cabinet member, I don't participate in any domestic politics or discussions or fundraisers. So, the answer is no.
 Q Have you ever just -- I assume this is included in that, but I just want to make clear. Have you ever had any conversations with President Clinton about anything related to the Paula Jones lawsuit?
 A No. Nothing whatsoever.
 Q Have you ever had any conversations with any of President Clinton's attorneys or persons that you believed were acting on his behalf in that lawsuit about the Paula Jones lawsuit?
 A No.
 Q Have you ever had any discussions with Vernon Jordan about the Paula Jones lawsuit?

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A No.
 Q Now, let me show you another series of phone calls, and this is going to be on December 22nd.
 A Okay.
 (Exhibit WBR-15 was marked for identification.)
 BY MR. BIENERT:
 Q This is Exhibit WBR-15. Sir, I'll represent to you that these are another compilation, or just a little quick summary of phone calls indicated in phone records for the date of December 22nd, and you'll notice there are three calls on here, correct?
 A Yeah.
 Q And you will see, sir, that there is the first call on here, at 4:59 p.m.
 A Right.
 Q From Vernon Jordan's office to the White House operator. Do you see that?
 A Yeah.
 Q It was two minutes and 12 seconds.
 A Right.
 Q You'll see that the next call was from Vernon Jordan's office.
 A Right.
 Q Four minutes later to Monica Lewinsky's Pentagon

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office number, and it was just 18 seconds.
 A Right.
 Q Very short. Then you'll notice that immediately thereafter, at 5:04, there is a call from Vernon Jordan's office to at least your office, although not your individual extension; Ambassador Richardson's office, U.N. Office --
 A Right.
 Q --212-415-4402, which I believe, if we recall from the other records, would be Ms. Watkins' --
 A Right.
 Q -- office. Do you see that, sir?
 A Yes.
 Q And that would have been a minute and 24 seconds, is that right?
 A Right.
 Q Do you know whether or not you would have gotten a message or a phone call from Mr. Jordan that you are aware of around December 22nd?
 A No. I think what it is, it's setting up this breakfast that went through several processes, changes, or set up this meeting. As I recall, on December 22nd, I may have even been out of the country, because I either left the 22nd, 23rd, 24th, I went to Mexico for a vacation. So, I don't even know if I was in town the 22nd. I might have been.

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But, no, I did not speak to Jordan. This must have been to Isabelle relating to the breakfast or the meeting that we were going to have in early January.
 Q And, sir, I'll make a further representation to you that, based on testimony in the grand jury as well as records we've obtained, that December 22nd was the day that Mr. Jordan brought Monica Lewinsky to an attorney by the name of Frank Carter, after being advised by Ms. Lewinsky that she had been subpoenaed in the Paula Jones case to testify.
 A Right.
 Q Do you have any basis to believe that Mr. Jordan would have tried to contact you on the day that he addressed Ms. Lewinsky's subpoena in the Paula Jones case, about anything related to Monica Lewinsky?
 A No, no. I never talked to him that day. I think he called, they called Isabelle about the scheduling.
 Q And are you absolutely one hundred percent sure in your testimony that at no time did Vernon Jordan ever, whether it was a call, a written communication or anything in person, communicate anything to you that related to Monica Lewinsky or the Paula Jones case?
 A I am a hundred percent absolutely sure.
 Q When did you first learn, and how did you first learn, that Ms. Lewinsky was somehow implicated or, you know, noted as a possible witness in the Paula Jones case?

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A Well, like everybody else in the world. I was at the Watergate Hotel ironically, and the press reports came out, I don't know, the morning of -- it was in January. And that's when I first heard about it. That's when I first heard Monica Lewinsky's name in connection with this problem. It was the first time.
 Q So, you had heard nothing about -- you made no connection or no one ever said anything to give you reason or make a connection between Monica Lewinsky, the person you had offered employment, and the President, or the Paula Jones case, until you heard about it in the press, which --
 A That's correct.
 Q And I'll tell you, for purposes of a reference, I believe it started hitting the press around, as far as the mainstream press, around January 20th, 21st, in that timeframe.
 A That's right, and I believe we had ended, my office had ended our contact with Monica Lewinsky when I, I told Mona to find out, to have her fish or cut bait, and she told me -- I don't know if it was in December or January --
 Q Okay. Well, let's --
 A -- that Monica was pursuing other options.
 Q All right. We'll go ahead and look at the next exhibit, which is Exhibit WBR-16.
 A Okay.

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(Exhibit WBR-16 was marked for identification.)
 BY MR. BIENERT:
 Q Sir, if you'll take a look at this, this is a copy of an e-mail that I believe we got from your office. It says on it Lynn Martindale. Who is Lynn Martindale?
 A She is head of -- well, she is the personnel person.
 Q And where is she located?
 A In New York.
 Q So, she works for you in New York?
 A Yeah.
 Q Then it's from Wayne Logsdon. Who is Wayne Logsdon?
 A He is the head of the administrative department.
 Q In other words, Lynn's boss at USUN.
 Q Okay. Then it says, cc: Peter Burleigh. Who is that?
 A He is my number two ambassador. He's sort of the manager of the Mission.
 Q And then you'll see here it says, Subject: Monica Lewinsky; Date: Tuesday, December 23rd. Then it says, "Lynn, If this name pops up on your screen, it is one the Ambassador has in mind of bringing on board as a secretary I believe. More to come as I know it."

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A Right
 Q Do you see that?
 A Right
 Q So, do you agree then, based on this e-mail, that at least as of December 23rd, the offer to Ms. Lewinsky was still pending?
 A Yeah
 Q Now --
 A Well, let's see. I told Mona to fish or cut bait on Lewinsky. I think it was in December. I said, you know, just find out where this thing is, is she with us or not. I think it was before the holidays.
 Q Now, can you think of any reason why the name would quote, pop up, in terms of someone's screen or issues, and specifically Lynn Martindale around that timeframe?
 A Well, yeah, because I think as I told you, Cooper made me aware of the problem with shifting the job from Washington to New York. Wayne Logsdon would do this through Martindale.
 Q So, you believe then that this -- is it accurate then that your assumption is that this e-mail might have had some relation to the fact that around this timeframe the whole issue of shifting the job to New York was coming up as a procedural matter?
 A Well, it could have been a little earlier. You'd

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anything. Could have been before. I don't remember. I remember seeing Betty in the basement of the White House where I always have my meeting. That's where you bump into everybody. Could have been at a Christmas event. I can't remember.
 But I think it was. I think it was -- I don't remember whether it was before or after the offer, or the interview. I don't remember.
 Q Did --
 A It was after the interview.
 Q Right. But you don't know whether it was before or after the offer?
 A Yeah.
 Q But clearly it was not -- it was definitely before Ms. Lewinsky ultimately conveyed that she did not want to take the offer?
 A Yeah, yeah.
 Q And did Ms. Currie ever make any statements of recognition, indicating that she knew that you were doing this for her, for Monica Lewinsky?
 A No. Not at all.
 Q Okay. Any other communication to anyone about any status of Ms. Lewinsky?
 A No.
 Q Other than people in your office?

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have to ask Cooper. She was engaged in these talks with Wayne and Martindale.
 Q Okay.
 A See, technically Gina Griego's position was Schedule C. I think secretarial here at the USUN office in Washington. So, what they are thinking is that we were shifting Lewinsky into that slot. I think that's -- but they were aware, I think, of, of my wanting to shift the position through, through what Cooper had been telling them.
 BY MR. LERNER:
 Q Is it possible that this e-mail is prompted by some comment from you to Mr. Logsdon on the 22nd or the 23rd of December?
 A Yeah, it could be. I mean, I talk to him a lot about personnel. I mean, it could be that I said, yeah, Wayne, you know, what's going on here; I want to shift this from here to there. It could be that I mentioned it to Wayne, too.
 BY MR. BIENERT:
 Q All right. We'll go to the next exhibits we have which are going to be two exhibits.
 (Exhibits WBR-17 and WBR-18 were marked for identification.)
 BY MR. BIENERT:
 Q While we are getting those ready, let me ask you,

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A No. I -- this was my decision to hire her. I did not do it under any pressure or anything. I felt that she would be suitable for the job, and I didn't feel I had to report to anybody. It's not in my nature.
 Q Okay, well --
 A I don't take pressure well on personnel matters.
 And John Podesta is a friend and Betty Currie is a friend, and I was --
 Q Well, let me ask you this. It was John Podesta, you have told us, who asked you to interview her, correct?
 A Yes.
 Q And when you set out to have your secretary get ahold of the resume, you were doing that as a favor to John Podesta, correct?
 A I was interviewing her. I was trying to be responsive to John, yeah. He's a friend.
 Q And it was at least your belief at that time that the whole impetus for setting in motion the interview, which later turned into a job offer for Ms. Lewinsky, was stemming from a request by John Podesta --
 A Yes.
 Q -- correct?
 A Yes, yes.
 Q And I'm not asking you right now whether you were pressured. What I'm asking you is a little different.

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did you at any time during this process, either directly or through one of your subordinates or associates, communicate with either Mr. Podesta's office of Ms. Currie about the status of anything related to Ms. Lewinsky?
 A Not with John Podesta whatsoever. At one point I bumped into Betty Currie I believe in the basement of the White House. And I said something to the effect, you know, I interviewed your friend, I liked her, and Betty hugged me and that was the end of it. It was like a chance encounter.
 Q Did she hug you like almost as a result of the interview, or did she hug you first because it's your normal way of greeting and then you told her this?
 A I think she hugged me afterwards. She's a very, she's very effusive. She's very hugging. That's how she is.
 Q Do you believe that this chance encounter where you relayed this information would have been obviously after you interviewed her, Monica, but would it have been before the job offer or do you think it was after the job offer?
 A I don't remember. It could have been before or after. I --
 Q Did --
 A It might have been after.
 Q Did Ms. Currie say anything to you in response to the information?
 A No. She, she just hugged me. She didn't say

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Wouldn't you, under those circumstances, feel it natural or normal to notify John Podesta of the status of the person who you got a resume from, interviewed, and offered a job to, as a result of John Podesta's request?
 A No. I mean, John Podesta's a friend. He's Deputy Chief of Staff. I'm a Cabinet member. I don't have to account for anything. He asked me to interview somebody. That's all he asked me to do, is interview her, and I interviewed her. And I didn't feel I had to say, John, I interviewed her; or, John, this is the status. Why should I? This was my, my choice, my decision. And I stand behind it.
 Q Okay. And we'll go to the next two exhibits. Now, if you look at these, WBR-17 and WBR-18. If you look at the bottom here, at the bottom of this page there is a call, according to the record, that was placed on January 5th, 1998.
 A Right.
 Q Do you see that, sir?
 A Right.
 Q At 11:32. It was a one-minute call. And I'll represent to you, sir, that this phone number, where it says D. Finerman --
 A Right.
 Q -- is the phone number of Ms. Lewinsky's aunt who lives at Watergate, and who we've had testimony that Ms.

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[1] Lewinsky would frequently stay at her house.
 [2] A Okay.
 [3] Q And then you'll note that the call was placed to
 [4] Ms. Sutphen's phone number, 415-4029.
 [5] A Okay.
 [6] Q Do you see that?
 [7] A Yeah.
 [8] Q Now, let's go to the next page, WBR-18, I believe.
 [9] It appears to be a memo from Ms. Sutphen to you, correct,
 [10] sir?
 [11] A Yeah.
 [12] Q And if you look it over, you'll see that it covers
 [13] two topics, the second of which is Monica Lewinsky.
 [14] A Yeah.
 [15] Q Now, I'm just going to read aloud. As to Monica
 [16] Lewinsky, it says, "She has declined the position in the
 [17] hopes of going private sector (e.g. Burston-Marsteller or the
 [18] like). She thanked you again for giving her the option to
 [19] come to USUN. She'd like to call sometime this week to thank
 [20] you in person. Do you want her to call or should I tell her
 [21] to send you a note."
 [22] Do you see that, sir?
 [23] A Yeah.
 [24] Q All right. And I'd also just direct your
 [25] attention, to see if we can get a frame of reference

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[1] timewise, that if you look at the first paragraph, which
 [2] deals with an unrelated person named Ollie Olivas --
 [3] A Yeah.
 [4] Q -- you'll see that about midway through, it's
 [5] referring to someone talking to Ben on Monday or Tuesday --
 [6] A Yeah.
 [7] Q -- which was the 29th or 30th, and then talking
 [8] about an e-mail that had been sent on Friday, January 2nd.
 [9] Do you see that?
 [10] A Yeah.
 [11] Q Now, based on these two documents --
 [12] MR. LERNER: Can we introduce this document also?
 [13] MR. BIENERT: Yes.
 [14] (Exhibit WBR-19 was marked
 [15] for identification.)
 [16] BY MR. BIENERT:
 [17] Q Just so that you will know, what we're trying to do
 [18] here is bracket the time --
 [19] A Yeah.
 [20] Q -- when perhaps the final declination was
 [21] communicated. That's why I'm showing you these documents.
 [22] Sir, directing your attention to WBR-19 --
 [23] MR. LERNER: The reason I do this is because -- is
 [24] this 17?
 [25] MR. BIENERT: Yes.

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[1] MR. LERNER: Okay.
 [2] BY MR. LERNER:
 [3] Q So, 17 reflects an 11:32 phone call --
 [4] BY MR. BIENERT:
 [5] Q From Ms. Lewinsky's aunt, where we know she stayed,
 [6] to Mona Sutphen.
 [7] A Right.
 [8] Q And then if you look at the highlighted portion of
 [9] Exhibit 19, sir, the one that's on the top --
 [10] A Yeah.
 [11] Q -- you'll see that the highlighted portion shows a
 [12] call four minutes later at 11:36, a two-minute call, from
 [13] 415-4398, which --
 [14] MR. LERNER: No, it's from Akin Gump.
 [15] MR. BIENERT: Oh, I'm sorry, I'm looking at a
 [16] different one.
 [17] MR. LERNER: The number dialed is the U.S. Mission
 [18] to the U.N. Protocol Office.
 [19] MR. BIENERT: Oh, I see. I've got it, I got a
 [20] different one. Okay.
 [21] BY MR. BIENERT:
 [22] Q Well, let me back up on this then. First of all,
 [23] let's come back to that document then. We'll start --
 [24] A Okay, 18?
 [25] Q The first two.

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[1] A Okay.
 [2] Q Looking at these two documents, does this help you
 [3] or give you any basis to tell us when you believe it was that
 [4] Ms. Sutphen would have spoken with Ms. Lewinsky and gotten
 [5] you know, said fish or cut bait or words to that effect, and
 [6] gotten a firm declination?
 [7] A I think it was very early January.
 [8] Q And based on the phone call on the 5th, do you
 [9] think at least it could have been in approximately -- we know
 [10] it was after the 2nd, right, sir, based on the --
 [11] A Yeah.
 [12] Q -- e-mail, I mean --
 [13] A I think it must have been on -- what is the 5th?
 [14] What day of the week is that?
 [15] MR. LERNER: It's Monday.
 [16] BY MR. BIENERT:
 [17] Q Monday. Let's pull out --
 [18] A It must have been Monday, yeah, because everybody
 [19] I remember, got back the 3rd or 4th.
 [20] Q There's January 1998 and --
 [21] A Yeah.
 [22] Q -- the 5th is a Monday.
 [23] A Right. I think -- see, what had happened, this
 [24] Ollie Olivas guy was one, was one of the first people that
 [25] supported me to go to Congress, and he died over Christmas

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[1] and I didn't even know about it. And so I think there was a
 [2] major effort to let me know as soon as I got back that he had
 [3] died, and I remember being very upset that nobody had told me
 [4] that he had died. And so immediately when we got back from
 [5] Mexico, we, you know, we responded to his wife.
 [6] So, I'm sure there's a very early January timeframe
 [7] that Mona got the final word from Lewinsky, I guess.
 [8] Q Then if you look at the last call, the one that is
 [9] highlighted on 19, WBR-19, the document all the way to your
 [10] right?
 [11] A Yeah.
 [12] Q This once again is an Akin Gump document. And if
 [13] you look at the highlighted call, I'll represent to you that
 [14] number, [REDACTED] is one of Mr. Jordan's secretary's extension.
 [15] A Right.
 [16] Q And then it's to 212-415-4398, which according to
 [17] our records is the U.S. Mission to the U.N. Do you see that,
 [18] sir?
 [19] A Right, right. That's probably to set up the
 [20] breakfast.
 [21] Q Okay. That's what I was going to ask you, do you
 [22] have any understanding of what that call might be about?
 [23] A Well, yeah, it was probably relating to the
 [24] breakfast that -- when did I have breakfast with Jordan?
 [25] MR. LERNER: The next day, the 6th.

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[1] THE WITNESS: Well, that's probably what it was
 [2] about.
 [3] BY MR. BIENERT:
 [4] Q And is it accurate that as far as this breakfast
 [5] that you had with Mr. Jordan, this was something that at
 [6] least got set in motion on your request?
 [7] A At my request, at my initiative.
 [8] Q Okay.
 [9] A In the month of December, or -- as I recounted
 [10] earlier.
 [11] Q And once again, I just want to make sure we are
 [12] clear on the record, is it your testimony that any
 [13] communication on this date, January 5th, between Mr. Jordan's
 [14] office and yours, at least to your knowledge, would have
 [15] nothing to do with Monica Lewinsky or any of the matters
 [16] attendant to her?
 [17] A Absolutely.
 [18] Q So, now, I actually want to ask you -- and let me --
 [19] give you the next exhibit, which I guess is WBR-20.
 [20] (Exhibit WBR-20 was marked
 [21] for identification.)
 [22] BY MR. BIENERT:
 [23] Q I'm going to ask you about this, and ask you if you
 [24] even know what these references refer to, because this is --
 [25] I'll represent to you that this is something that we got from

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your office based on our request for documents relating to
 Monica Lewinsky --
 A Right.
 Q -- et cetera.
 A Right.
 Q And we're not exactly sure what this document is.
 and we are hoping that you could shed some light on it.
 A Right.
 Q And I think just for purposes -- you may be more
 astute than me, but something that took me a little while to
 figure out is, I think usually if you start at the bottom
 with these things and go up --
 A Yeah.
 Q -- that's chronological, to take them in reverse.
 A Okay. Well, this is what I was telling you earlier
 that there was confusion over the slot at one point, my
 personnel people wanting to give away a political slot and
 make it into Foreign Service, which I would not take kindly
 to, because it eliminates my ability to choose somebody.
 So, I had, I think, spoken to Wayne Logsdon and
 said, Wayne, you know, I want this Foreign Service position
 -- I don't want it a Foreign Service, I want to leave it the
 way it is. It's a political slot. I want to move it from
 Washington to New York. Make it happen. Don't -- where are
 you getting that I want to make it a Foreign Service slot.

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It's not a secretarial slot, so keep it a Schedule C. I
 think that's what it is.
 Q Now, if you look at the, what I'm going to say is
 roughly the second entry up, where it says "WKL" --
 A Yeah.
 Q -- which I guess is a message from Peter Burleigh
 at 8:27 in the morning on Monday, it says, I spoke with this
 issue about Rebecca -- I'm sorry. Let me start over.
 "I spoke about this issue with Rebecca Cooper on
 Friday. She is going to reclaim with Richardson today (Mon),
 since she says he had approved the switch and she still wants
 it done. Stay tuned." And then it says, "(And don't cancel
 the personnel action yet)."
 Do you see that?
 A (Witness nodded indicating an affirmative
 response.)
 Q What do you understand that reference to, "don't
 cancel the personnel action yet"?
 A What Cooper wanted, as I recall, is she wanted it
 both ways. She didn't want to lose a secretarial position
 and she also wanted the flexibility to shift the position to
 the Schedule C to New York. So, what she was trying to do
 was get the best of both worlds, get a secretarial position
 done by the Foreign Service that we would pay for, our
 budget, and then move the position on to New York, the

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Schedule C.
 And I think there was just confusion about what I
 wanted done. What I thought was happening and what Cooper
 thought was happening was that we were losing this Schedule C
 slot and make it into Foreign Service, and I didn't want that
 to happen. So, I was just --
 Q Okay.
 A I mean, all of this, I, I, you know, I -- I don't
 know all this stuff.
 Q And that's fine and it may be, because I don't
 either. That's why I'm asking and you may not know.
 A Yeah.
 Q We're just trying to figure it out. Then, if we go
 up to the next entry up, where it says, "Peter, Thanks for
 the heads-up. I had initiated the cancellation already since
 he wanted it done."
 Now, that line there about the cancellation, I'm
 assuming that's a reference to where it says in the prior e-
 mail, "don't cancel the personnel action yet". What I'm
 trying to figure out here is if that has to do with whether a
 cancellation was or wasn't done; and, if so, whether that was
 because you guys learned that Monica Lewinsky was not taking
 the job. So then somebody said --
 A Oh, no, no.
 Q -- well, cancel the personnel action.

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A No, no, no. It had simply to do with I didn't want
 to lose this slot. When is this, in January?
 Q Yes, sir. These are dated January 5th.
 A No, no. And I filled, I've filled, I've filled the
 slot.
 Q I'm sorry. Just so you'll see, the first one
 starts December 23rd.
 A Yeah.
 Q Which actually, if you think about it, ties in with
 the one we saw a little while ago --
 A Okay.
 Q -- if this name pops up on your screen. That --
 A Yeah.
 Q -- was December 23rd.
 A Okay.
 Q And then they continue on to January 5th.
 A Yeah.
 Q Okay. Now, let's go to, next we'll go to your
 breakfast. We have your itinerary for that day. This will
 be WBR-21.
 (Exhibit WBR-21 was marked
 for identification.)
 BY MR. BIENERT:
 Q Do you recognize this as being a copy of a schedule
 you would get?

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A Yeah.
 Q And does this appear to be an accurate reflection
 of your schedule for Tuesday, January 6th, 1998?
 A Yes.
 Q And you'll note at 8:00 you had the breakfast with
 Vernon Jordan at the Waldorf Astoria.
 A Right.
 Q Do you see that?
 A Right, right.
 Q Now, that would mean at your place basically.
 A At my residence.
 Q Do you eat in the residence, or do you go down and
 eat --
 A No, at the residence.
 Q Okay. Tell us, what was the general subject matter
 of your meeting with Mr. Jordan?
 A It was, as I said, it was at my initiative. The
 purpose was to seek some career advice from Jordan. I
 entered my first year at the U.N. It was about -- I wanted
 to get his advice on the problem we were having with Congress
 on U.N. arrears. I consider him somebody that in the past
 he's helped me. I like the guy.
 But it was mainly to talk about, you know, career
 moves. I remember I was starting to hit 50 and I wanted to
 ask him some advice about what he thought I might do in the

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future. And, and that was the purpose of the meeting.
 Q And, once again, was there any aspect of this
 meeting at any point that had anything to do with Monica
 Lewinsky, getting a job for someone other than your own
 potential career move, or anything even remotely attendant to
 Monica Lewinsky, Paula Jones case, or the President?
 A No, not at all.
 Q Okay.
 A Let me just say, I was just in a figurative sense
 asking about career advice. I wasn't thinking of changing.
 I'm very happy where I am.
 Q For the record.
 A For the record.
 Q Okay, and then finally, and I think this is the
 last record we have to show you, in terms of phone records,
 et cetera.
 (Exhibit WBR-22 was marked
 for identification.)
 BY MR. BIENERT:
 Q WBR-22, which I will indicate to you are phone
 records reflecting pagers.
 A Right.
 Q And if you look at the highlighted portion, I'll
 represent to you that this is a pager record of Monica
 Lewinsky's pager that she had at the time.

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[1] A Right.
 [2] Q And that this particular document, if you follow it
 [3] across, it shows 8:54 a.m., but I'll also represent to you
 [4] that that's from Pacific time. So, it's 11:54 Eastern time
 [5] in the morning, a call on January 7th, or I should say page.
 [6] A Right.
 [7] Q Where it says, "Please call Mona Sutphen at 212-
 [8] 415-4029." Do you have any understanding of why Ms. Sutphen
 [9] would have been paging Monica Lewinsky on January 7th?
 [10] A Well, it could be, I mean, I'm just looking at
 [11] those documents that she was -- Monica, Monica told Mona that
 [12] she wasn't taking the job but she wanted to come and thank me
 [13] or send me a letter. And maybe Mona was calling and saying,
 [14] send a letter.
 [15] Q Because you recall that that was one of the kind of
 [16] followup issues that you had had, based on the memo from --
 [17] A Yeah.
 [18] Q -- Mona, correct?
 [19] A I mean, she -- in fact, I, I, I was going to say to
 [20] Mona, don't, don't bother. I mean, this thing is over. She
 [21] doesn't have to send me a letter. I didn't want to have
 [22] another meeting.
 [23] Q Were you sort of -- how did you feel about the fact
 [24] that in essence you guys waited almost two months, I guess,
 [25] six weeks or so, before she got back to you. Did it leave a

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[1] neutral feeling in your mouth? Did you have sort of a bad --
 [2] A No.
 [3] Q -- reaction to her?
 [4] A No, it was a non feeling. We just move on. The
 [5] fact is, we did not keep the job open for her for two months.
 [6] What we did was, first, she asked for an extension of time.
 [7] We gave it to her. Then we had the Iraq problem. And then
 [8] in late December, this is my calculation, I said to Mona,
 [9] tell her to fish or cut bait, and that was it.
 [10] A No, I, I didn't have a bad feeling. I, I sensed
 [11] from the update from Mona at some point that she was looking
 [12] for something in the private sector, that this is probably
 [13] what she wanted to do. I mean, she said it in the interview.
 [14] Mona hinted at it when she, I think, at one point said to me,
 [15] I think she wants to go in the private sector. I don't think
 [16] she wants to work here. That's my gut feeling.
 [17] Q Okay. Now, you told us that, I think when you were
 [18] recounting the times that you think you might have
 [19] communicated with Vernon Jordan since you became Ambassador,
 [20] you said you didn't believe there were very many. You know
 [21] that you had this breakfast in January and that you saw him
 [22] one time since. Is that accurate?
 [23] A Yeah.
 [24] Q And that was about a month ago?
 [25] A Yeah, maybe six weeks ago.

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[1] Q Okay. And what was the circumstance of that?
 [2] A This was a party here in New York at the home of a
 [3] woman by the name of Molly Raiser, and it was a dinner party
 [4] and I was, I was again sitting at my table and he came over
 [5] and said hello.
 [6] Q Did you and Mr. Jordan at that time have any
 [7] discussions at all about the Monica Lewinsky situation, the
 [8] fact of, as it turns out, your involvement in a potential job
 [9] for her and/or his, or anything even remotely --
 [10] A No.
 [11] Q -- related to any of that?
 [12] A No, it was just a greeting.
 [13] Q So, no discussion at all about Monica Lewinsky?
 [14] A No. Not at all.
 [15] Q Have you had any communication at any time, up to
 [16] the present, with Mr. Jordan either directly or indirectly
 [17] about anything related to Monica Lewinsky, the job hunt, the
 [18] Paula Jones case, or any of that?
 [19] A No.
 [20] Q Have you had any communication up to the present,
 [21] directly or indirectly, with the President --
 [22] A No, none whatsoever.
 [23] Q -- about any of those topics?
 [24] A The President and I have never discussed Monica
 [25] Lewinsky or Paula Jones. Never.

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[1] Q Or the fact that you were involved in offering her
 [2] a job and interviewing her?
 [3] A No. We have not discussed it whatsoever.
 [4] Q When is the first time that you would have been
 [5] made aware in any way that there might be a possible link on
 [6] the job front between Vernon Jordan and Monica Lewinsky?
 [7] A Well, it, it, when the whole issue exploded in
 [8] January. That's the --
 [9] Q So, based on press accounts?
 [10] A -- first time. Press accounts.
 [11] Q Nothing prior to that?
 [12] A No. Actually, it was this guy, Matt Drudge, who
 [13] surfaced my name, or my meeting, mystery meeting at the
 [14] Watergate. That's how I --
 [15] Q And I guess --
 [16] A That was the same day that the story broke.
 [17] Q And I guess there was one Drudge report that was
 [18] out around January 18th or 19th?
 [19] MR. LERNER: The 18th, 19th, 20th --
 [20] THE WITNESS: The same day it broke.
 [21] BY MR. BIENERT:
 [22] Q Okay.
 [23] A Because I was asked to comment on the Drudge
 [24] report.
 [25] Q All right. Other than your attorney or attorneys,

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[1] have you spoken to anyone about, in preparation for your
 [2] appearance here today, namely to talk to us, or anyone from
 [3] the OIC when you interviewed with them, et cetera?
 [4] A No. You mean since then? Since --
 [5] Q At anytime?
 [6] A -- I've interviewed? No.
 [7] Q Even before the interview.
 [8] A No. I've not talked to anybody.
 [9] Q Okay. And other than --
 [10] A Except my attorneys, my attorneys.
 [11] Q And I would say I don't want to get into the
 [12] details of that. Other than with your attorneys, do you have
 [13] any understanding that you, either directly or indirectly,
 [14] either through your attorneys or others, will communicate
 [15] with anyone else like Vernon Jordan, anyone on behalf of the
 [16] President, about your testimony?
 [17] A No. No, they're -- I, I don't want to, you know, I
 [18] have instructed my attorney to, you know, he's representing
 [19] me. He, he's also very good about this.
 [20] Q And just to --
 [21] A In other words, like coordinate with others?
 [22] Q Correct.
 [23] A No, no, we don't do that.
 [24] Q And have you had any discussions with anyone at
 [25] White House Counsel's Office, like Bruce Lindsey or --

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[1] A No. They don't --
 [2] Q -- Charles Ruff?
 [3] A -- know I'm here.
 [4] Q About anything related --
 [5] A No.
 [6] Q -- to this?
 [7] A Not at all.
 [8] Q Has anyone, other than your attorneys and other
 [9] than the agents from my office and then today with us, has
 [10] anyone attempted to debrief you or ask you questions, other
 [11] than the press --
 [12] A No.
 [13] Q -- about what happened with the --
 [14] A No.
 [15] Q -- U.N. job, et cetera, and Monica Lewinsky?
 [16] A No. Other than the press?
 [17] Q Yes, sir.
 [18] A No, no, nobody.
 [19] Q Let me ask you about a last little batch of
 [20] documents. We received -- by the way, just to show you,
 [21] here's a copy which I guess we'll mark as Exhibit WBR-23 of
 [22] the schedule that I know we do have.
 [23] (Exhibit WBR-23 was marked
 [24] for identification.)
 [25] BY MR. BIENERT:

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[1] Q When I indicated to you we were hoping we could get
 [2] these for October, November, December, so you --
 [3] A Yeah.
 [4] Q -- will know what we are referencing.
 [5] BY MR. LERNER:
 [6] Q You think you already produced them?
 [7] A Yeah.
 [8] Q I'll take a look.
 [9] BY MR. BIENERT:
 [10] Q We'll double-check, but --
 [11] A I think there was a whole batch of stuff coming in
 [12] today or -- but I said, do a day-to-day from the day they
 [13] want, like where was I that day.
 [14] Q Okay. Anyway, it's Exhibit WBR-23.
 [15] A Right.
 [16] Q Which is a copy of your schedule for January 1998,
 [17] correct?
 [18] A Right.
 [19] Q And so we just want to make sure that we get
 [20] similar schedules for, I guess we'll say, September through
 [21] December of '97?
 [22] A Yeah. Sure.
 [23] Q Okay. Let me just check for a second.
 [24] (Exhibit WBR-24 was marked
 [25] for identification.)

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[1] do your job for you.
 [2] Q I would appreciate it.
 [3] A You had asked for any contact with Susan Brophy.
 [4] Q Okay.
 [5] A So, maybe because she got a copy of this.
 [6] Q Okay, that's fine. And Susan Brophy is where?
 [7] A Susan Brophy used to be in the White House
 [8] Legislative Affairs.
 [9] Q Okay, perfect. Thank you. All right. And then we
 [10] just have some other documents given to us by you.
 [11] Now, there was a press statement. Let me just look
 [12] at this for a second and see --
 [13] A Sure.
 [14] Q -- how much we want to go through. This will be
 [15] WBR-25.
 [16] (Exhibit WBR-25 was marked
 [17] for identification.)
 [18] BY MR. BIENERT:
 [19] Q Sir, I ask if you'll look at this and tell us if
 [20] you recognize it. And just so that you know, so you are not
 [21] confused -- and maybe the best thing is to give him the
 [22] series, because there are several different, what looks like
 [23] they might be versions of a press statement, and I don't
 [24] know.
 [25] A Yeah.

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[1] BY MR. BIENERT:
 [2] Q If you look at this, sir, because this is another
 [3] exhibit that we don't quite know what we are looking at, and
 [4] see if you are able to tell us anything. It's WBR-24. This
 [5] is a copy of a document that you'll see the stationery says
 [6] it's a Fax Cover Sheet.
 [7] A Yeah.
 [8] Q The White House Office Of Legislative Affairs.
 [9] A Right.
 [10] Q To you, although at the top it shows, October 8th,
 [11] 1997 from Ambassador Richardson. Then it gives 212-415-4303.
 [12] A Right.
 [13] Q And then just going down the page, it shows that
 [14] it's one of 10 pages.
 [15] A Right.
 [16] Q Then if you look at the handwritten stuff on the
 [17] left, can you tell us what that says?
 [18] A What?
 [19] Q Yes, sir, what you're pointing to.
 [20] A Okay. It says, "Rebecca Cooper - Talk to me about
 [21] this - I spoke to Becerra again at request of White House
 [22] October 9 - before vote."
 [23] Q Is that your handwriting?
 [24] A Yeah.
 [25] Q Do you even know what this is in relation to?

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[1] Q I don't want you to be confused as to which one is
 [2] which.
 [3] MR. BIENERT: So, why don't we give him the other
 [4] copies, which will be -- I have one, two, three, four, five
 [5] sheets of paper. I'm not sure. It looks like at least two
 [6] of them are identical.
 [7] BY MR. BIENERT:
 [8] Q What I'm going to do is give you all of them, so
 [9] that you can look at them and tell us which one, to your
 [10] knowledge, if any, was the final version and --
 [11] A Oh, I can tell you that now, because I'm the one
 [12] that drafted the final one.
 [13] Q That's what I wanted to ask you. Okay. So, we
 [14] don't have to give you the extra one on that.
 [15] A Yeah, this, this was the final one.
 [16] MR. BIENERT: And then let's go ahead and give him
 [17] the others. We have three others.
 [18] BY MR. BIENERT:
 [19] Q So, let's give you those and have the court
 [20] reporter identify them.
 [21] (Exhibits WBR-26, WBR-27,
 [22] and WBR-28 were marked
 [23] for identification.)
 [24] BY MR. BIENERT:
 [25] Q If you want, I'm going to spread mine out so I can

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[1] A Yeah, yeah, I'm pretty sure.
 [2] Q What is it?
 [3] A This was relating to, I think the White House asked
 [4] me to call Becerra about an education issue and I did. This
 [5] was -- is that October 8th?
 [6] Q That's what it says on it, yes, sir. In fact --
 [7] A This, this is Congressman Becerra of California.
 [8] And it was relating to a vote on education. And, and, and
 [9] what was attached was the talking points.
 [10] Q All right.
 [11] MR. LERNER: This was included in the production.
 [12] BY MR. BIENERT:
 [13] Q Yes, and I don't know if it was a mistake. I mean,
 [14] we're trying to figure out what this has to do with --
 [15] A Yeah.
 [16] Q To your knowledge, does this have anything to do
 [17] with Monica Lewinsky --
 [18] A No.
 [19] Q -- job hunting, what have you?
 [20] A No.
 [21] Q Okay. So, we'll assume, what I would do is just do
 [22] this. Well, actually, we will confer with your attorney
 [23] during the break to see if they have some other basis for
 [24] giving it to us.
 [25] A Ah, you know why? You know why? And I'm going to

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[1] just eyeball them while you tell us about them.
 [2] A Sure.
 [3] Q Okay. If you could look at those others? Why
 [4] don't you just go through each one by number and tell us what
 [5] it is, if you know?
 [6] A Okay, well, this is the -- this one, 26, is the
 [7] statement that Mitchell, my press guy, issued on my behalf
 [8] and it's similar to the press guidance that is in 25, I
 [9] guess.
 [10] Q Okay. So, you had reviewed these before they went
 [11] out, correct?
 [12] A Oh, yeah -- well, I drafted it.
 [13] Q Now, and I'm just going to focus on WBR-25 which,
 [14] as I understand it, is one of the ones that went out, is that
 [15] right, sir, 25?
 [16] A Yeah, yeah.
 [17] Q In talking about, "The decision to hire Ms.
 [18] Lewinsky was based on her qualifications" --
 [19] A Yeah.
 [20] Q "The decision to hire Ms." -- I'm sorry. "The
 [21] decision to hire Ms. Lewinsky was based on her
 [22] qualifications, initiative, and reputation as a hard worker."
 [23] A Right.
 [24] Q And I really just want to focus on that last
 [25] portion, "reputation as a hard worker". What, if any, effort

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1 was made by you or your office to determine anything about
 2 her reputation?
 3 A Well, this was my, this was my phrase. She
 4 obviously -- in the interview in the resume, based on
 5 anybody that works at the White House and the Department of
 6 Defense, this is something that I sense very much was part of
 7 her attraction to me, that she worked hard, that she had
 8 initiative, that she had qualifications. That's it.
 9 Q In terms of "reputation as a hard worker", is it
 10 accurate, sir, that at least on that issue of what others
 11 thought of her, in terms of working hard or not, that there
 12 had been no inquiries made, to your knowledge, with anyone
 13 that she had worked with?
 14 A Well, let me say, John Podesta said to me he wanted
 15 me to interview her. He mentioned Betty Currie's name. This
 16 woman worked at the White House, Legislative Affairs. She
 17 worked at the Pentagon. She had a security clearance. She
 18 gave a good interview. She was -- her qualifications were
 19 consistent with the job that I wanted. I mean, that's --
 20 Q So, if I understand the answer you have just given
 21 us, you are giving us reasons why you believed that this was
 22 a good assessment of Ms. Lewinsky in this press statement, is
 23 that right?
 24 A Right, right.
 25 Q My question though is a little more specific. Did

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1 Q -- a press release?
 2 A Well, eventually I assumed this would get out, how,
 3 how was she referred to me. But I wasn't going to put names
 4 out. I wasn't going to finger anybody. I made the decision.
 5 Just because she was referred to us by John and Betty didn't
 6 mean that that's why I hired her. I, I made the decision to
 7 hire her and I, and I was not -- I don't even remember seeing
 8 this.
 9 But I remember somebody saying, well, shouldn't we
 10 say that she was referred to us by John and Betty and I said,
 11 no. I hired her. I'll take the responsibility, and I want
 12 to get this out today. I said, I don't want to, you know,
 13 I'm not going to dilly-dally. Let's get everything out up
 14 front that we know now. This is our position. We get it out
 15 the same day.
 16 Q And --
 17 A I have nothing -- this is routine. I have nothing
 18 to worry about. I've done nothing improper.
 19 Q And then if we look at WBR-27, which is the last
 20 document -- actually, I think it might be the one you had in
 21 front of you, sir.
 22 A 25?
 23 Q No, I'm sorry, 27.
 24 A Right.
 25 Q It's this one. If you look at the -- now, this

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1 you or anyone at your direction, to your knowledge, ever
 2 speak to anyone that Ms. Lewinsky had worked with about
 3 whether she was or was not a hard worker?
 4 A No. I, I don't, I don't know. I don't think so.
 5 BY MR. LERNER:
 6 Q So, the reputation is based on the interview and,
 7 in addition, your conversation with --
 8 A My judgment.
 9 Q -- John Podesta?
 10 A My judgment.
 11 Q Right. But when John Podesta mentioned Ms.
 12 Lewinsky to you, he didn't even mention her name.
 13 A Right.
 14 Q So, he really wasn't vouching for her reputation or
 15 her --
 16 A No, but --
 17 Q -- work ethic?
 18 A -- but he, he wanted me to talk to her. The
 19 assumption was that she had some qualifications to interview
 20 her. So, that -- I assumed that. And her resume assumed,
 21 here's somebody that in a short life span has done a lot.
 22 BY MR. BIENERT:
 23 Q Now, if we look at WBR-28, which has the
 24 handwriting at the bottom, sir?
 25 A Right.

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1 version is a good bit different than what ultimately went
 2 out, at least somewhat different.
 3 A Right.
 4 Q Would you agree?
 5 A Right.
 6 Q Now, did you even see this draft?
 7 A No, I didn't see it.
 8 Q Okay. Does any of this language even look familiar
 9 to you?
 10 A No.
 11 Q In other words, do you think that the fact that
 12 what ultimately went out is different than this, is that
 13 something that -- would you have looked at this document and
 14 weighed in on why it should be used and --
 15 A No. No, I just drafted -- I remember drafting it
 16 myself.
 17 Q Okay. Now, the position that you were considering
 18 Ms. Lewinsky for, I think you told us the name of the person
 19 who now has that job.
 20 A Paul Aronsohn.
 21 Q Okay. And you believe he was hired in February or
 22 March?
 23 A Well, no. He already was at the Mission. We just
 24 moved him. He was in the political department. So, we moved
 25 him.

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1 Q You'll see the last line of what I'm assuming is a
 2 draft says, "She was referred to us by John Podesta and by
 3 Betty Currie", and that's lined through.
 4 A Yeah.
 5 Q And then it says, "Alternative suggested: Ms.
 6 Lewinsky was referred by individuals with whom she had
 7 previously worked." Do you see that?
 8 A Yeah.
 9 Q Is that your writing?
 10 A No.
 11 Q Did you --
 12 A That's Cooper's.
 13 Q Did you even see it in this version at all, to your
 14 knowledge?
 15 A No, I never saw this.
 16 Q Okay.
 17 A I think there was some -- you know, I'm going to
 18 volunteer something. I think there was some discussion about
 19 putting John Podesta and Betty. And I said, no, I made the
 20 decision. I'm not going to finger anybody.
 21 Q And so that's why that was deleted, just because it
 22 was your opinion or conclusion that just based on the fact of
 23 your interviewing her, you didn't really want to bring up
 24 these other people's names in --
 25 A Well, --

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1 Q And when was the decision made to fill that slot
 2 with anyone, even though it later turned out to be Mr.
 3 Aronsohn? Do you know?
 4 A Cooper can answer that. She suggested it to me.
 5 She wanted I think two slots be turned over under her
 6 purview. And I agreed on one because I thought that two was
 7 a little excessive. And that was Aronsohn.
 8 Q And how many people were interviewed -- and let's
 9 just bracket the time. Obviously at this point we are
 10 talking after the time that Ms. Lewinsky declined the job.
 11 A Yeah.
 12 Q So, sometime after early January but before
 13 February or March, whenever Mr. Aronsohn was given that
 14 position, correct?
 15 A Yeah.
 16 Q How many people were interviewed for that position?
 17 A I don't know. I don't know.
 18 Q Do you have any recollection of interviewing anyone
 19 for it?
 20 A Yeah. I think I told you before that there were,
 21 there were some junior-type people that I met with that we
 22 had thought about. Some names had come from the White House
 23 that I think -- Cooper may have interviewed some people. I
 24 know she had resumes.
 25 But that I personally interviewed? There may have

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been a couple, I think. I, I don't remember.
 Q Well, when we were talking earlier, we were talking further back. We were talking back before you made the offer. I was including the time period even before you made the offer to Monica Lewinsky.
 What I'm focusing in on now is a little more narrow, and that is, the time period after Ms. Lewinsky declined the job, which is January --
 A Yeah.
 Q -- through the time that Mr. Aronsohn was --
 A Oh, did I interview other people?
 Q -- hired for the job, or switched to the job.
 During that narrow time period, which I guess is anywhere from a month to two, depending on when Mr. Aronsohn was switched, did you interview anyone for that position?
 A Yes. I believe I did interview a couple of people, but I, I don't know if it was specifically for that position.
 I was sold on Cooper's argument that we should shift Aronsohn to that position. But we still had a slot. And so I wanted to fill the slot. I have filled the slot. So I was interviewing people for the slot.
 But Lewinsky's position was taken by Aronsohn. So, there was no need to interview anybody for Aronsohn's position.
 Q So, your best recollection, if I understand it, is

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Q Ambassador Richardson, before we broke, I was asking you about some of the accounts in the press that you might be currently being considered for Secretary of Energy.
 To your knowledge, are you at present someone who is being considered as a possible Secretary of Energy?
 A Well, I only read what I see in the paper. That's the extent of my knowledge of this.
 Q Is that a position, to your knowledge -- who would appoint that position?
 A The President would.
 Q When did you first become aware of the fact that your name is at least being kicked around as someone who could be Secretary of Energy?
 A I read it in The Washington Post in Al Kamen's column. I was overseas when I read it.
 Q And when would that have been?
 A It was about two weeks ago.
 Q Is Secretary of Energy any position that you have at any time indicated to other political associates or, frankly, anyone for that matter, that you might have an interest in?
 A No. In fact, I don't see it as a job enhancement situation. I, I think I'm better off where I am now. But, no, no, I have never sought that position. No.
 Q So, is it accurate then that at this point no one

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you may have interviewed people for namely being a new employee, but it would not have been for the position that Lewinsky was offered because Aronsohn was already slated for it?
 A Right. Right, right.
 Q Did you actually do an interview of Mr. Aronsohn for that position?
 A Yeah. I had talked to Paul, and I had basically said to him, what do you want to do. He had come to me in the fall and basically said, I want to work close with you in your personal office, and I'm not very happy doing my work in the political section; and, as a matter of fact, the State Department has offered me a position in Washington, but I'd like to stay here closer working with you.
 Q When --
 A So, that was an added incentive to give him this position. And Cooper wanted him anyway. So, we put him in there.
 Q When, approximately when did he come to you with that pitch, with that request?
 A About working for me --
 Q Yes, sir.
 A -- in general?
 Q Yes, sir. About the fact that the State Department had offered him a position, et cetera?

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A I think it was in, in January.
 Q It would have been post-Monica, as far as --
 A Yeah, I think so. Yeah.
 Q All right. And then last thing, there's -- at least we've seen in the press lately, there's been some press accounts that you might become the Secretary of Energy?
 A Why -- what's relevant to this here?
 Q Well, I guess it's relevant, in that it's relevant to us to know if you are having any discussions with anyone affiliated with President Clinton about possibly a new job.
 We believe that's relevant.
 So, my question to you is, have you -- is there -- I'm not asking you to tell us whether you are going to be the Secretary of Energy if that's not already a decided thing.
 My question to you is, is it accurate that at least your name, to your knowledge, has been bandied about as the possible Secretary of Energy?
 A Can I go to talk to my attorney?
 Q Absolutely. And you can tell your attorney that we are basically -- this is all we have to go through. So, we'll be done in just a few minutes.
 A Okay.
 (Whereupon, the deposition was recessed from 1:03 p.m. until 1:13 p.m.)
 BY MR. BIENERT:

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has affirmatively, other than reading press accounts, no one has affirmatively discussed the topic with you?
 A That's right. That's right.
 Q And I'm sorry, you might have said this, and I might have just spaced. But is that someone that would be appointed by the President?
 A Yes. The President appoints the Secretary of Energy.
 Q Has anyone ever communicated to you or suggested to you that there might be any link, in terms of any timing, of an appointment to the Secretary of Energy position and any information that you might be able to or actually provide relating to Monica Lewinsky or that whole matter?
 A Absolutely not. The White House doesn't even know I'm here with you.
 Q And I'm assuming also then, the second question which is similar is, setting aside whether anybody has ever suggested that to you, in your mind do you have any concerns or views that there might be some link between --
 A No.
 Q -- any talk at this point about the President appointing you Secretary of Energy and any information that you might be called upon to provide in the Monica Lewinsky matter?
 A No. There's, there's no connection whatsoever.

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And it's never crossed my mind.
 On the Monica Lewinsky thing, I -- very clearly, what I did was routine. I was not pressured. I feel very good about what we did. I make no apologies.
 But the answer is no. There is no linkage. They don't even know I'm here.
 MR. BIENERT: And I think we had one other document that we wanted to go over with him.
 (Exhibit WBR-29 was marked for identification.)
 BY MR. LERNER:
 Q This, I guess, is a memo from Isabelle Watkins to you. It's dated January 22nd.
 MR. BIENERT: Let me, just for the record we are talking about WBR-29.
 BY MR. BIENERT:
 Q The memo reads, "Gene Randall is sending directions to his home. The dinner is scheduled on Tuesday, February 3, as you noted. He expects Bill Press and his wife, James and Debbie Schiff (White House) to join you."
 A Yeah.
 Q So, that would be February 3rd. That would be roughly 13 days after this whole thing broke. Do you recall having any conversation with Debbie Schiff about this matter at this --

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1 A No. No, but, you know who Gene Randall is? He's
2 with CNN. And he had done a dinner a year ago with a group
3 of his friends. Debbie Schiff was there. And Gene since
4 then, since I got appointed, has been saying, I want to give
5 you a dinner. And we've been unable to give him a date. In
6 fact, we cancelled this date. This never happened.
7 Q Okay.
8 A So, and he had invited -- he is a friend of Debbie
9 and Jim Schiff.
10 Q Well, have you ever had a conversation with Debbie
11 Schiff about Lewinsky?
12 A No.
13 Q Do you have any idea why Debbie Schiff was the
14 person -- if you recall, she was the one who on October 21st
15 faxed the resume to your office in New York. Do you have any
16 idea why Debbie Schiff at least is the named person sending
17 the fax?
18 A She did? I didn't know that.
19 BY MR. BIENERT:
20 Q Well, let's back up and just make sure we're being
21 precise. As you may recall, and we can show you the exhibit
22 -- I think it's the first or second exhibit -- the fax
23 notation at the top of the resume says Debi Schiff.
24 BY MR. LERNER:
25 Q That doesn't necessarily mean that she was the

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1 Betty Currie?
2 A Oh, I think we're -- I like her a lot. She's a
3 very sweet person. We're not particularly close. She is in
4 the White House office adjoining the President. It's a very
5 friendly, social, hello-Betty-how-are-you. You know, she
6 always gives somebody a kiss and that's it. There's nothing
7 more. But I like her. I like her. She's a good, decent
8 person.
9 MR. BIENERT: Okay. I think that's all we have and
10 we appreciate your time.
11 VIDEOGRAPHER: The interview is concluded at
12 1:20:38.
13 THE WITNESS: Can, can -- I just say one thing?
14 VIDEOGRAPHER: Back on?
15 THE WITNESS: Yeah, back on, because it relates to
16 -- you asked me.
17 VIDEOGRAPHER: The time is 1:20:49.
18 BY MR. BIENERT:
19 Q Okay. When we went off, Ambassador Richardson
20 indicated he wanted to make a clarification or a followup?
21 A Yeah. I just want to be sure that I am not leaving
22 the impression that I interviewed people for Lewinsky's job
23 specifically during a certain period of time.
24 What happened was, there was a pool of candidates,
25 mainly dealt with by Cooper. And I can't recall anyone that

Page 183

1 person sending it.
2 A Oh, sending it. Oh, yeah.
3 BY MR. BIENERT:
4 Q Do you see that, sir?
5 A Yeah.
6 Q What is that, that's WBR-1?
7 A Yeah.
8 BY MR. LERNER:
9 Q Let me just be clear. That doesn't necessarily
10 mean that she was the person who actually inserted the page
11 in the fax machine. But --
12 A No, I don't know why. I don't know why. Maybe a
13 lot of people use her fax. I don't know.
14 Q Right.
15 BY MR. BIENERT:
16 Q Have you gotten together socially on any occasions
17 with Debbie Schiff?
18 A Well, that -- a year ago, yeah. Or maybe -- no.
19 It was when I was in the Congress. I think it was two years
20 ago at her home, at the home of Randall.
21 Q And since that time, have you ever gotten together
22 with him?
23 A No.
24 Q I said him, I meant with her?
25 A No, no.

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1 I interviewed that were competitive necessarily with
2 Lewinsky. I did want to fill the slot. So, I interviewed a
3 number of people.
4 And I just wanted to be clear. You asked me to
5 produce names of people that I interviewed for Lewinsky's
6 slot. I just want to be clear that if I talked to anybody,
7 it was for positions in the Mission in the public affairs
8 area, not necessarily Lewinsky's, because we eventually
9 filled it with Aronsohn.
10 Do you see what I'm saying?
11 Q Right. And when you say you would have interviewe
12 someone for a position, you just mean a body, but for a
13 different job function than --
14 A Yeah.
15 Q -- you interviewed Lewinsky, and that Aronsohn
16 later got?
17 A Yeah. Yeah. I just want to -- so that you don't
18 think I'm trying to come up with names that don't exist.
19 Q Okay.
20 A I mean, I'm always interviewing people at all
21 times, junior positions. And, you know, I want to -- I had a
22 letter from a woman who, from New Jersey, who said to me, my
23 son called the U.S. Mission at the United Nations and wanted
24 to interview for a job with you. And he got a cold shoulder.
25 Yet you interviewed Monica Lewinsky because she had some

Page 184

1 Q Now, you can't help but note that just
2 coincidentally the date of this memo to you is January 22nd,
3 the date the story broke in the Monica Lewinsky matter, and
4 it was scheduled for shortly thereafter, and you indicated to
5 me that it was cancelled. Was it cancelled -- the fact of
6 the cancellation, did it have anything to do with this --
7 A No.
8 Q -- breaking story?
9 A No, no. February 3rd? No, no. It's just --
10 something must have happened. In other words, I had to, I
11 had something and I couldn't do it.
12 Q Right. But it would be something not related to
13 Monica Lewinsky or the --
14 A Yeah, no.
15 Q -- issue with the President?
16 A No, it wouldn't.
17 MR. LERNER: A couple last questions.
18 BY MR. LERNER:
19 Q You probably answered this. But, other than that
20 one meeting with Betty Currie in which you hugged, you had no
21 conversation with her --
22 A With Betty?
23 Q -- about Monica Lewinsky?
24 A No.
25 Q And how would you describe your relationship with

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1 friends in high places.
2 And I remember getting that letter and having
3 Isabelle call that woman and say, you know, you have a point.
4 I'll interview your son. And I interviewed her son and I'm
5 keeping him in a pool.
6 But I'm not trying to gain points with the grand
7 jury. But I, I do, I am very engaged in personnel issues.
8 But I want to make two things very clear. Number
9 one, under no circumstances did I ever discuss Monica
10 Lewinsky with the President or Paula Jones.
11 And, number two, we did not hold the job open for
12 her for two months as has been alleged in the press.
13 Specifically, the position was offered to her. She asked for
14 an extension. We had the Iraq crisis, so we were consumed by
15 a bunch of other things. And then I told her to fish or cut
16 bait. And I instructed my staff to do that, and I think my
17 staff did that.
18 What is my last point? Let's see. That's about
19 it.
20 MR. BIENERT: Okay. That will conclude the
21 deposition. Thanks again.
22 (Whereupon, at 1:24 p.m., the proceedings were
23 concluded.)
24
25

Page 0

CERTIFICATE OF COURT REPORTER - NOTARY PUBLIC

I, Elizabeth A. Eastman, the officer before whom the foregoing deposition was taken, do hereby certify that the witness whose testimony appears in the foregoing deposition was duly sworn by me; that the testimony of said witness was taken by me electronically and thereafter reduced to typewriting by me; that said deposition is a true record of the testimony given by said witness; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this deposition was taken; and, further, that I am not a relative or employee of any attorney or counsel employed by the parties hereto, nor financially or otherwise interested in the outcome of the action.

NOTARY PUBLIC FOR THE
DISTRICT OF COLUMBIA

My Commission Expires:
July 31, 2000



United States Department of State

Washington, D.C. 20520

January 29, 1998

By Messenger

[REDACTED]
Office of the Independent Counsel
1001 Pennsylvania Avenue, NW
Suite 490N
Washington, DC 20004

Subject: Federal Grand Jury Subpoenas directed to the United States Mission to the United Nations and Ambassador William Richardson (D828 and D829)

[REDACTED]

The enclosed documents are being provided to you in response to the Federal Grand Jury Subpoenas dated January 22, 1998, which were directed to the United States Mission to the United Nations and to Ambassador William Richardson. We are also in receipt of the letter of January 23, 1998, from the Independent Counsel to the Legal Adviser of the Department of State.

The enclosed documents are being provided in confidence for grand jury purposes only. Some of the documents may be subject to protection as privileged, or may involve interests which are otherwise protected by law, including personal privacy. All such information must be protected from unauthorized disclosure.

Sincerely,

A handwritten signature in black ink, appearing to read "D. Stephen Mathias".

D. Stephen Mathias
Assistant Legal Adviser
Legislation and General Management

828-DC-00000001

Monica S. Lewinsky

[REDACTED]

[REDACTED]

[REDACTED]

U2

Education:

Lewis and Clark College Portland, Oregon
Bachelor of Science in Psychology May 1995

Experience:

Department of Defense The Pentagon Washington, D.C.
Confidential Assistant to the Assistant Secretary of Defense for Public Affairs
 April 1996 - present

Serve as principal assistant to the Assistant Secretary of Defense (ASD) for Public Affairs in support of his dual role as both Department of Defense spokesman and head of Department of Defense Public Affairs. Assist in preparing the ASD for bi-weekly press briefings. Interact with the national print and broadcast media on the ASD's behalf. Provide the ASD with timely updates of current media stories. Act as liaison with the offices of the Secretary, the White House, other Cabinet Secretaries and the National Security Council. Provide support to the Secretary of Defense and Assistant Secretary on frequent international travel which includes a contingent of traveling media. Handle the ASD's daily schedule and correspondence.

The White House Washington, D.C.
Staff Assistant to Director of Legislative Affairs Correspondence, November 1995 - April 1996
 Wrote drafts and correspondence for Staff Secretary's approval and ultimately the President's signature, which often required research of various Administration issues and policies. Coordinated mass mailings to Congress for the President and other Senior Administration officials. Processed and vetted all incoming mail to the President from Congress. Trained and supervised new interns on White House procedure and preparation of White House correspondence.

The White House Washington, D.C.
Summer Intern Office of the Chief of Staff, July - November 1995
 Drafted form letters and individual responses for the Chief of Staff's signature. Acted as a liaison for Chief of Staff's office to other White House offices, Cabinet agencies, and Congressional offices. Updated office manual. Supervised and coordinated intern and volunteer staff.

Metropolitan Public Defenders Portland, Oregon
Alternatives Staff, February - May 1995
 Implemented new psychology expert reference techniques. Assisted attorneys in finding viable alternatives to prison for their clients. Directed clients in successful search for support, shelter, food and transportation. Updated files on resource materials.

Southeast Mental Health Network (Practicum) Portland, Oregon
Socialization Staff Assistant, January - June 1994
 Assisted staff in teaching socialization skills to mentally ill clients to ease their integration back into society. Updated clients' confidential reports. Coordinated fund raising to benefit extra-curricular theatre activities.

Additional Information:

828-DC-00000002

- TS-SCI Clearance: Current
- Proficient in Macintosh for Microsoft Word 6.0, WordPerfect for Windows 5.2, Quorum, and Infosys.

| Record# | DEPARTMENT | DATE | COST TIME | CENTE DURATION | DESTINATION | EXTENSION DIALED | USER | CO |
|----------------|----------------|----------|------------------|----------------|-------------|---------------------|------------|----|
| ST 12600 | PRESS | 03/14/97 | ROOM 12:30 | 212A 1.9 | WASZ 1B VA | 4048 1-703-697-9312 | ADELE GILL | 0. |
| IAM 29 | | | | | | | | |
| IAM 94 | PRESS | 03/28/97 | ROOM 12:48 | 212A 6.3 | WASZ 1B VA | 4048 1-703-697-9312 | ADELE GILL | 0. |
| IAM 94 | | | | | | | | |
| IAM 25 | PRESS | 04/08/97 | ROOM 12:34 | 212A 1.6 | WASZ 1B VA | 4048 1-703-697-9312 | ADELE GILL | 0. |
| SS 77 | PRESS | 06/11/97 | ROOM 14:48 | 212D 5.2 | WASZ 1B VA | 4076 1-703-697-9312 | OFFICE PRE | 0. |
| RE PRESS 32 | | | | | | | | |
| 25308 | REF/RESEARCH | 06/23/97 | ROOM 11:48 | 212F 2.1 | WASZ 1B VA | 4153 1-703-697-9312 | SPARE SPA | 0. |
| RECE 46 | | | | | | | | |
| 29030 | MILITARY STAFF | 06/17/97 | REFERENCE 10:08 | DESK 3.0 | WASZ 1B VA | 4160 1-703-697-9312 | DESK REFE | 0. |
| OL. ROAN 46 | | | | | | | | |
| 29031 | MILITARY STAFF | 05/23/97 | ROOM 16:37 | 720B 0.0 | WASZ 1B V | 4147 1-703-697-9312 | RICHARD C | 0. |
| OL. ROAN 19 | | | | | | | | |
| 50051 | EXECUTIVE | 05/23/97 | ROOM 16:50 | 720B 0.0 | WASZ 1B V | 4147 1-703-697-9312 | RICHARD C | 0. |
| WATKINS 0.08 | | | | | | | | |
| 50101 | EXECUTIVE | 10/24/97 | EXEC-C 14:09 | 0:00:30 | WASZ 1B V | 4402 1-703-697-9312 | ISABELLE | |
| WATKINS 0.08 | | | | | | | | |
| 50102 | EXECUTIVE | 10/29/97 | EXEC-C 11:51 | 0:00:30 | WASZ 1B V | 4402 1-703-697-9312 | ISABELLE | |
| WATKINS 0.08 | | | | | | | | |
| 50143 | EXECUTIVE | 10/29/97 | EXEC-C 13:50 | 0:00:30 | WASZ 1B V | 4402 1-703-697-9312 | ISABELLE | |
| WATKINS 0.20 | | | | | | | | |
| 59274 | EXECUTIVE | 10/30/97 | EXEC-C 13:01 | 0:01:18 | WASZ 1B V | 4402 1-703-697-9312 | ISABELLE | |
| CHARDSON 43 | | | | | | | | |
| 63728 | PRESS | 11/03/97 | EXEC 11:02 | 0:02:54 | WASZ 1B V | 4404 1-703-697-9312 | WILLIAM RI | 0. |
| IAM 17 | | | | | | | | |
| 63751 | PRESS | 11/05/97 | ROOM 15:58 | 212A 0:01:06 | WASZ 1B V | 4048 1-703-697-9312 | ADELE GILL | 0. |
| IAM 08 | | | | | | | | |
| 63799 | PRESS | 11/17/97 | ROOM 19:29 | 212A 0:01:00 | WASZ 1B V | 4048 1-703-697-9312 | ADELE GILL | 0. |
| SS 29 | | | | | | | | |
| 63905 | PRESS | 11/20/97 | ROOM 13:23 | 212B 0:01:54 | WASZ 1B V | 4050 1-703-697-9312 | SPARE PRE | 0 |
| EEDLER 11 | | | | | | | | |
| 64418 | PRESS | 11/18/97 | ROOM 07:34 | 212C 0:01:24 | WASZ 1B V | 4052 1-703-697-9312 | REBECCA N | 0. |
| TCHHELL 79 | | | | | | | | |
| 64474 | PRESS | 11/05/97 | ROOM 14:51 | 215 0:05:18 | WASZ 1B V | 4058 1-703-697-9312 | CALVIN MI | 0 |
| TCHHELL 16 | | | | | | | | |
| 64479 | PRESS | 11/13/97 | ROOM 17:46 | 215 0:02:00 | WASZ 1B V | 4058 1-703-697-9312 | CALVIN MI | 0 |
| TCHHELL 23 | | | | | | | | |
| 64546 | PRESS | 11/14/97 | ROOM 12:48 | 215 0:01:30 | WASZ 1B V | 4058 1-703-697-9312 | CALVIN MI | 0 |
| TCHHELL 23 | | | | | | | | |
| 66360 | UNATTACHED | 11/23/97 | ROOM 17:14 | 215 0:03:00 | WASZ 1B V | 4058 1-703-697-9312 | CALVIN MI | 0 |
| ECIAL ASST. 97 | | | | | | | | |
| 71147 | PRESS | 11/17/97 | UNATTACHED 16:44 | 0:06:36 | WASZ 1B V | 4294 1-703-697-9312 | SHOCAS SP | 0. |
| IAM 20 | | | | | | | | |
| 71465 | PRESS | 12/18/97 | ROOM 12:30 | 212A 0:01:18 | WASZ 1B V | 4048 1-703-697-9312 | ADELE GILL | 0. |
| TCHHELL 66 | | | | | | | | |
| 71465 | PRESS | 12/22/97 | ROOM 15:16 | 215 0:04:24 | WASZ 1B V | 4058 1-703-697-9312 | CALVIN MI | 0 |

828-DC-00000003

| <u>Record#</u> | <u>DEPARTMENT</u> | <u>DATE</u> | <u>COST</u> | <u>CENTE</u> | <u>TIME</u> | <u>DURATION</u> | <u>DESTINATION</u> | <u>EXTENSION</u> <u>DIALED DIG</u> | <u>USER</u> | <u>CO</u> |
|----------------------------|-------------------|-------------|-------------|--------------|-------------|-----------------|--------------------|---------------------------------------|-------------|-----------|
| ST 49735 CHARDSON 43 | EXECUTIVE | 10/21/97 | EXEC | | 19:01 | 0:05:42 | WASHINGTON D | 4404 | WILLIAM RI | 0. |
| 50074 WATKINS 0.05 | EXECUTIVE | 10/27/97 | EXEC-C | | 17:15 | 0:00:36 | WASHINGTON D | 4402 | ISABELLE | |
| 50168 WATKINS 0.12 | EXECUTIVE | 10/30/97 | EXEC-C | | 16:45 | 0:00:42 | WASHINGTON D | 4402 | ISABELLE | |
| 50170 WATKINS 0.05 | EXECUTIVE | 10/30/97 | EXEC-C | | 17:28 | 0:00:30 | WASHINGTON D | 4402 | ISABELLE | |
| 60857 SUTPHEN 13 | EXECUTIVE-III | 11/19/97 | EXEC-III-G | | 11:28 | 0:00:48 | WASHINGTON D | 4029 | MONA KAI | 0. |

828-DC-00000004

1
U3

USUN - JANUARY 22, 1998

MONICA LEWINSKY JOB OFFER AT USUN

Background: Ambassador Richardson, who lives full-time in New York as the U.S. Permanent Representative to the United Nations, regularly stays at the Watergate Hotel when in D.C. for meetings at the White House or on the Hill. He often has meetings at the hotel. His Chief of Staff, Rebecca Cooper, is based in D.C.

Q: Did Ambassador Richardson offer Monica Lewinsky a job at USUN?

A: Last night Ambassador Richardson's Spokesman said:

Monica Lewinsky was offered a junior public affairs position at the U.S. Mission to the United Nations after being interviewed by Ambassador Richardson and his Chief of Staff in October 1997. The decision to hire Ms. Lewinsky was based on her qualifications, initiative, and reputation as a hard worker. The position she was offered was consistent with her background and experience at the Department of Defense and the White House, and not based on any other factors. She subsequently informed the Mission that, despite her initial interest in employment at the Mission, she wished to pursue employment in the private sector. There was no pressure by any individual to hire her and nothing improper occurred. The Ambassador routinely meets with qualified candidates for employment at the U.S. Mission.

The Ambassador and his staff only learned of allegations and leaks about this individual this morning through the news media.

828-DC-00000005

OPTIONAL FORM 99 (7-90)

FAX TRANSMITTAL

* of pages *

| | |
|---------------------------------|----------|
| To <i>Rebecca Cooper</i> | From |
| Dept/Agency | Phone # |
| Fax # | Fax # |
| NSN 7540-01 317-7368 | 5099 101 |
| GENERAL SERVICES ADMINISTRATION | |

The way that shook the presidency

THE WAY THAT SHOOK THE PRESIDENCY BEGAN WITH headlines charging that Bill Clinton tried to convince a young White House intern to lie about a year-and-a-half-long affair.

A few hours later, the morning news shows were featuring political and legal analysts talking about the fallout — speculating that Whitewater prober Kenneth Starr could file obstruction-of-justice and perjury charges.

Each hour offered dramatic new developments: ■ The former intern, Monica Lewinsky, was reported to have been tape-recorded saying that she

■ Lewinsky was aware of the issue — but new lawyer, Michael Ginsburg, refused to whether the 24-year-old had been sexually involved with Clinton. He suggested Starr might give immunity to tell her story.

■ Sources said Starr was negotiating a deal with Lewinsky's cooperation.

■ It was reported there may be documentary evidence of a possible affair — showing Lewin checked into the Oval Office several times after left the White House.

■ Starr issued a subpoena for White House documents.

ments that might shed light on Clinton's ties to the woman.

■ It was disclosed that Clinton pal Vernon Jordan referred Lewinsky for a public-relations job in New York — while a Clinton aide was trying to get her a job at the United Nations — at about the same time she was signing an affidavit denying the affair.

Jordan refused comment, and U.N. Ambassador Bill Richardson denied Clinton set up the U.N. job, which Lewinsky ultimately refused.

■ A former top White House aide, George Stephanopoulos, told ABC that if the coverup charges are true, they "could lead to impeachment proceedings."

Mrs. Clinton said. ■ In a counterattack, Clinton used three previously scheduled interviews to deny a sexual relationship with Lewinsky, but would not say what their relationship was.

"I did not urge anyone to say anything that was untrue," he added.

But Clinton declined to say whether he had any talks with Lewinsky about her possible testimony.

■ First Lady Hillary Rodham Clinton charged that the allegations were false and promulgated by Clinton's political enemies.

"Certainly, I believe they're false. Absolutely."

Mrs. Clinton said.

■ Editors at Newsweek, who said they had uncovered the scandal last week, claimed they had heard some excerpts of Lewinsky's taped comments to a friend, in which Lewinsky reportedly said she would lie for Clinton.

"I will deny it so he will not get screwed in the case, but I'm going to get screwed personally," she reportedly said.

■ Lewinsky was scheduled to be deposed by Paula Jones' lawyers in Jones' sexual-harassment case. But sources said Lewinsky would plead the Fifth Amendment to avoid incriminating herself.



INTERNATIONAL AFFAIRS: U.N. envoy Bill Richardson interviewed Monica Lewinsky for a job last year. AP

U.N. ambassador insists he offered her a job on merit

By DEBORAH ORIN
and MARILYN RAUBER
Post Correspondents

WASHINGTON — U.N. Ambassador Bill Richardson offered Monica Lewinsky a job last fall, but a spokesman denied President Clinton set it up.

"The decision to hire Ms. Lewinsky was based on her qualifications, initiative and reputation as a hard worker — it was not based on any other factors," spokesman Calvin Mitchell told The Post.

"There was no pressure from anyone to hire her," Mitchell said, adding that neither Clinton nor close pal Vernon Jordan were involved.

Lewinsky was interviewed last October by Richardson — a Clinton appointee — and his chief-of-staff over breakfast at the Watergate, where the ambassador stays while in Washington and where Lewinsky's mother has an apartment.

Mitchell said it "is not unusual" for Richardson to interview an applicant for such a low-ranking job — which paid around \$24,000 — and that Richardson meets all prospective employees before they're hired.

Whitewater prosecutor Kenneth Starr is probing whether Clinton or Jordan urged the former White House intern to lie under oath over whether she and the president had an affair that lasted until last July.

Lewinsky and Clinton have denied they had a tryst. Sources last night said Lewinsky plans to take the Fifth Amendment.

A source close to ex-White House aide Linda Tripp — who made secret tape recordings of Lewinsky discussing her relationship with Clinton — said Lewinsky hated her job at the Pentagon and was "begging Clinton to bring her back to the White House last fall."

Mitchell said he doesn't know how Lewinsky's resume landed on the desk — but she came with high-powered references from several White House aides, including John Podesta, who used to handle damage control for the Clintons.

After Richardson signed off on her, Lewinsky was offered the job as a junior public affairs assistant but declined it, saying she wanted a job in the private sector, Mitchell said.

"It's a holdover from his congressional days," said Mitchell, referring to Richardson's hands-on style when he was a New Mexico congressman.

Mitchell said Richardson met "all the other press assistants" in the office before they were hired and that interviewing Lewinsky wasn't any hardship because he traveled to Washington "at least twice a week" for White House and other national security briefings.

TO: Rebecca Carpenter

24

(U5)

Statement by Calvin Mitchell
Spokesman for Ambassador Bill Richardson
US Mission to the UN, New York, New York
January 21, 1998

Ambassador Richardson and his Chief of Staff met with Monica Lewinsky regarding a position in October of 1997. She was subsequently offered a position at US Mission to the UN. The position was an entry-level staff position in the press office in New York. Soon thereafter, she informed the Mission that despite her initial interest in employment at the Mission, she wanted to pursue employment in the private sector. There was no pressure by any individual to hire her and nothing improper occurred. The Ambassador routinely meets with qualified candidates for employment referred by members of the Administration or Members of Congress. ~~She was referred to us by John Podesta and by Betty Currie.~~

*Alternative suggested:
Ms Lewinsky was referred by individuals
w/whom she had previously worked.*

| | |
|---|--------------------|
| OPTIONAL FORM 99 (7-90) | |
| FAX TRANSMITTAL | |
| # of pages ▶ | |
| To <i>Richardson</i> | From <i>Currie</i> |
| Dept./Agency | Phone # |
| Fax # | Fax # |
| NSN 7540 01 317 7368 5099 101 GENERAL SERVICES ADMINISTRATION | |

828-DC-00000007

To: Calvin
From: Rebecca Cooper

(U6)

Monica Lewinsky was offered a staff assistant position with the United States Mission to the United Nations in December of last year. Ms. Lewinsky had expressed an interest in the position, based on her previous work in the office of the Assistant Secretary for Public Affairs at the Pentagon and at the White House. As a result of her qualifications and recommendations, Ms. Lewinsky was offered an entry level position assisting in press and public outreach. Despite her initial pursuit of employment at the Mission, Ms. Lewinsky decided to decline the offer, citing a desire to work in the private sector.

POSSIBLE ADDITIONAL SENTENCE:

Ms. Lewinsky is a bright young woman who established an excellent reputation with her supervisors for hard work and dedication to government service. We wish her well as she pursues her future endeavors.

POSSIBLE ADDITIONAL SENTENCE:

At no time did Ambassador Richardson or anyone on his staff discuss Ms. Lewinsky's employment with the President of the United States or Vernon Jordan.

828-DC-00000008

(u7)

XXXXX DRUDGE REPORT XXXXX 03:19 UTC WED JAN 21 1998 XXXXX

CONTROVERSY SWIRLS AROUND TAPES OF FORMER WHITE HOUSE INTERN, AS STARR MOVES IN!

****World Exclusive****

****Must Credit the DRUDGE REPORT****

Federal investigators are now in possession of intimate taped conversations of a former White House intern, age 23, discussing details of her alleged sexual relationship with President Clinton, the DRUDGE REPORT has learned.

The tapes were made by a federal employee who has been granted immunity. MORE

According to sources in and out of government, Whitewater independent counsel Kenneth Starr became involved in the situation when he received intelligence that senior administration officials may have offered federal jobs to a young woman in an effort to prevent stories from going public -- stories involving sexual episodes that allegedly occurred in a room off the Oval Office.

"Starr is not on the bimbo beat," one source close to the situation told the DRUDGE REPORT late Tuesday. "He's looking at a potential for obstruction of justice charges."

A breakfast meeting that took place at The Watergate Hotel has attracted the attention of investigators.

The development has completely consumed high-level Washington, with Starr's investigators working past midnight in recent days. Developing...

828-DC-00000009

49

*Richardson
about to me
I spoke to
Richardson
again at
request of
W. Har*

THE WHITE HOUSE**OFFICE OF LEGISLATIVE AFFAIRS****FAX COVER SHEET**DATE: 10/08/97

TO:

Bill Richardson

FAX:

212-415-4303

FROM:

JOHN HILLEYYSUSAN BROPHYVIRGINIA RUSTIQUEXTRIPP DONNELLY

456-2230 (TELEPHONE)

456-6220 (FAX)

SUBJECT:

1 OF 10

* Note: The information contained in this facsimile message is **CONFIDENTIAL** and intended for the recipient **ONLY**. If there is a problem with the transmission, please contact the sender as soon as possible.

828-DC-00000010

01/21/98 06:30 202 647 0122

002

AP/Wide Whitewater-Clinton (AP-9725)
 Submitted by Associated Press Wirephoto January 21, 1998 at 06:17 Eastern Standard Time-EST

U3.

^PM-Whitewater-Clinton, 1st Ld-Writethru,0672

^Whitewater prosecutor expand probe into Paula Jones case

^EDS: INSERTS grafs 7-8, ^Bennett told xxx with Bennett passing on Clinton denial; report that investigators have 20 hours of tapes and Jordan no comment

^By JOHN SOLOMON= ^Associated Press Writer=

WASHINGTON (AP) Whitewater prosecutor Kenneth Starr's 3@1/2-year investigation has expanded into new territory whether President Clinton tried to influence a former White House intern's testimony in the Paula Jones sexual harassment lawsuit.

The former intern, Monica S. Lewinsky, has signed a declaration in the Jones' lawsuit denying she ever had a sexual relationship with the president and stands by that assertion, her lawyer said.

Attorney William H. Ginsburg of Los Angeles said his client has not been formally interviewed by prosecutors but that he has met in Washington with Starr's investigators.

Ginsburg said the Justice Department had approved a formal expansion of the Whitewater investigation. "I know that Janet Reno has definitely signed off," he said.

The Washington Post and The Los Angeles Times, which first reported the development along with ABC News, reported in today's editions that the three-judge federal appeals court panel that oversees Starr's probe also approved the expansion.

Clinton's private attorney in the Jones' case, Robert Bennett, could not be reached for comment early today. Clinton repeatedly has denied Jones' allegations that he sexually harassed her while Arkansas governor and last weekend was deposed by Ms. Jones' attorneys for six hours.

Bennett told the Post the president has denied having an affair with the intern and noted that she also had denied it in an affidavit.

NBC News, which said investigators are working with 20 hours of tape-recorded conversations in the case, said it reached Jordan overnight at a New York hotel and that he declined to comment.

The latest development marks a departure for Starr's investigation, which for the past 3@1/2 years has focused on the Clintons' failed Whitewater land venture and other Arkansas business dealings and whether since coming to Washington the first family or their aides have done anything to impede that investigation.

Ginsburg declined to discuss the specifics of what he talked about with Starr's investigators, but confirmed he had met with them in Washington.

He said Ms. Lewinsky was scheduled to be deposed later this week by Jones' attorneys in the sexual harassment lawsuit.

Earlier, Ms. Lewinsky provided a written statement in the lawsuit denying she ever had a sexual relationship with Clinton while an intern at the White House, Ginsburg said.

"At this time, she stands by her declaration," the lawyer said.

The Times and ABC News reported that Starr was investigating whether Clinton deployed his friend and trusted adviser, Vernon Jordan, a Washington attorney, to discuss with Lewinsky her testimony.

The two reported that Starr's office had received a tip from a former associate of Lewinsky, Linda Tripp, that prompted the investigation.

The Washington Post and ABC reported that Tripp provided Starr with audiotapes that she recorded of conversations she had with Lewinsky in which the former intern recounted details of a 1@1/2-year affair she said she had with Clinton. Ms. Lewinsky started working at the White House in December 1995.

Both newspapers and ABC said that, according to sources, Ms. Lewinsky said in one of the taped conversations that Clinton and Jordan had asked her to deny to Ms. Jones' lawyers that she had had a relationship with the president.

After working as an intern at the White House, Ms. Lewinsky worked in the public affairs department at the Pentagon along with Tripp. She left the job, but it had nothing to do with the sexual harassment case, Ginsburg said.

Ms. Lewinsky remains in Washington, her lawyer said.

828-DC-00000011

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Monica S. Lewinsky

700 [REDACTED]
 [REDACTED]
 [REDACTED] (W) [REDACTED]

[REDACTED]

U144

Education:

Lewis and Clark College Portland, Oregon
Bachelor of Science in Psychology May 1995

Experience:

Department of Defense The Pentagon Washington, D.C.
Confidential Assistant to the Assistant Secretary of Defense for Public Affairs
 April 1996 - present

Serve as principal assistant to the Assistant Secretary of Defense (ASD) for Public Affairs in support of his dual role as both Department of Defense spokesman and head of Department of Defense Public Affairs. Assist in preparing the ASD for bi-weekly press briefings. Interact with the national print and broadcast media on the ASD's behalf. Provide the ASD with timely updates of current media stories. Act as liaison with the offices of the Secretary, the White House, other Cabinet Secretaries and the National Security Council. Provide support to the Secretary of Defense and Assistant Secretary on frequent international travel which includes a contingent of traveling media. Handle the ASD's daily schedule and correspondence.

The White House Washington, D.C.
Staff Assistant to Director of Legislative Affairs Correspondence, November 1995 - April 1996
 Wrote drafts and correspondence for Staff Secretary's approval and ultimately the President's signature, which often required research of various Administration issues and policies. Coordinated mass mailings to Congress for the President and other Senior Administration officials. Processed and vetted all incoming mail to the President from Congress. Trained and supervised new interns on White House procedure and preparation of White House correspondence.

The White House Washington, D.C.
Summer Intern Office of the Chief of Staff, July - November 1995
 Drafted form letters and individual responses for the Chief of Staff's signature. Acted as a liaison for Chief of Staff's office to other White House offices, Cabinet agencies, and Congressional offices. Updated office manual. Supervised and coordinated intern and volunteer staff.

Metropolitan Public Defenders Portland, Oregon
Alternatives Staff, February - May 1995
 Implemented new psychology expert reference techniques. Assisted attorneys in finding viable alternatives to prison for their clients. Directed clients in successful search for support, shelter, food and transportation. Updated files on resource materials.

Southeast Mental Health Network (Practicum) Portland, Oregon
Socialization Staff Assistant, January - June 1994
 Assisted staff in teaching socialization skills to mentally ill clients to ease their integration back into society. Updated clients' confidential reports. Coordinated fund raising to benefit extra-curricular theatre activities.

Additional Information:

828-DC-00000012

- TS-SCI Clearance: Current
- Proficient in Macintosh for Microsoft Word 6.0, WordPerfect for Windows 5.2, Quorum, and Infosys.

Monica S. Lewinsky


WMB

Monica
What does
this mean?

3 November 1997

The Honorable Bill Richardson
United States Ambassador to the United Nations
799 United Nations Plaza
New York, New York 10017

Dear Ambassador Richardson:

It was a pleasure meeting with you last Friday morning. I know how very busy and demanding your schedule is; I particularly appreciated your taking the time to speak with me.

It was an honor to meet you. The US Mission to the United Nations is certainly in good hands with you at the helm.

Again, thank you for your time.

Sincerely,



Monica Lewinsky

BR -
SHE WROTE
THIS NOTE BEFORE
WE SPOKE LAST
WEEK. JUST A
THANK YOU.

⑨.

828-DC-00000013

January 22, 1998

TO: Bill

FROM: Isabelle

RE: Calls/scheduling

U15A

Gene Randall is sending directions to his home. The dinner is scheduled on Tues., Feb. 3, as you noted. He expects Bill Press and his wife, James and Debbie Schiff (White House) to join you.

828-DC-00000014

U16

TO: Ambassador Richardson

FROM: Mona Sutphen

SUBJECT: Tidbits

1. Ollie Olivas: I spoke to Laurie Shestack about the call she received from Michael Olivas. She said she told Olivas you were out of the country and asked whether the information about his father's death should be passed to you immediately. Olivas said "no." She also said she mentioned it to Ben on Monday or Tuesday (12/29 or 12/30) and that he asked her to write it down -- hence the e-mail she sent on Friday 1/2 (after the New Year's holiday). When I asked her why she delayed in passing the information, she commented that there was no sense of urgency on Olivas' part and that she sent it to Ben immediately upon her return after the holiday.

2. Monica Lewinsky: She has declined the position in the hopes of going private sector (e.g. Burston-Marsteller or the like). She thanked you again for giving her the option to come to USUN. She'd like to call sometime this week to thank you in person. Do you want her to call or should I tell her to send you a note?

828-DC-00000015

(B)

(W7E)

TO: Ambassador Richardson

FROM: Mona Sutphen

SUBJECT: Tidbits

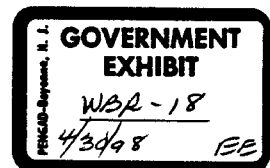
Mona

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*Monica -
have her
send note
BR*

*Mona -
OK -
Olivas
tells me
different story
let sleeping dogs
lie
BR*



828-DC-00000017

U23A

Martindale, Lynn

From: Logsdon, Wayne
 To: Martindale, Lynn
 Subject: RE: USUN/W secretarial position
 Date: Monday, January 05, 1998 9:44AM

You know what I know. wkl

-----Original Message-----

From: Martindale, Lynn
 Sent: Monday, January 05, 1998 9:23 AM
 To: Logsdon, Wayne
 Subject: RE: USUN/W secretarial position

So now, who's on first????

Im

 From: Logsdon, Wayne
 To: Burleigh, Peter
 Cc: Martindale, Lynn
 Subject: RE: USUN/W secretarial position
 Date: Monday, January 05, 1998 8:43AM

Peter,

Thanks for the heads-up. I had initiated the cancellation already since he wanted it done. We look bad waffling on these issues. We need a clearer guidance on the process involving such issues under Amb Richardson. Tks. wkl

-----Original Message-----

From: Burleigh, Peter
 Sent: Monday, January 05, 1998 8:27 AM
 To: Logsdon, Wayne
 Subject: RE: USUN/W secretarial position

WKL - I spoke about this issue with Rebecca Cooper on Friday. She is going to reclama with Richardson today (Mon), since she says he had approved the switch and she still wants it done. Stay tuned. (And don't cancel the personnel action yet), APB

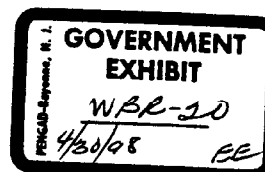
 From: Logsdon, Wayne
 To: Martindale, Lynn; Frazier, Tracy L; Fairman, Deborah J
 Cc: Garvin, Emma; Burleigh, Peter
 Subject: USUN/W secretarial position
 Date: Tuesday, December 23, 1997 3:21PM

Lynn/Tracy,

I have just been instructed by Ambassador Richardson personally not/not to change the USUN/W secretarial position to Foreign Service. I know that the paperwork has gone through already and that we are scouring the landscape for someone in the FS to fill the slot. I explained that Ms. Cooper asked us to do this and do it quickly. However, he is adamant about keeping it a schedule C-type position.

I apologize for the seeming lack of coordination on this issue. I will take the matter up with Rebecca Cooper personally if you could reverse our previous action and bring it back to a schedule C.

Thanks loads for your help and understanding. wkl



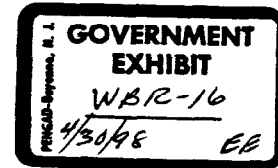
828-DC-00000018

3449

Martindale, Lynn

From: Logsdon, Wayne
To: Martindale, Lynn
Cc: Burleigh, Peter
Subject: Monica Lewinski
Date: Tuesday, December 23, 1997 3:36PM

Lynn,
If this name pops up on your screen, it is one the Ambassador has in mind of bringing on-board as a secretary I believe. More to come as I know it. wkl



828-DC-00000019

VISITOR NOTIFICATION - RESIDENCE

1/5/98

| Name: | Arrival Date: | Arrival Time: | Departure Date: | Departure Time: | Remarks: |
|----------------|---------------|---------------|-----------------|-----------------|-----------|
| GABRIEL, ED | 1/7/98 | 2000 | 1/8/98 | unknown | |
| JORDAN, VERNON | 1/6/98 | 0800 | 1/6/98 | unknown | Breakfast |

3450

828-DC-00000020

ACTION : (see RSO Instruction 97-19)

UPO DISTRIBUTION: SCP (US 1)
US 6

U1231B

U26B

USUN - JANUARY 22, 1998

MONICA LEWINSKY JOB OFFER AT USUN

Background: Ambassador Richardson, who lives full-time in New York as the U.S. Permanent Representative to the United Nations, regularly stays at the Watergate Hotel when in D.C. for meetings at the White House or on the Hill. He often has meetings at the hotel. His Chief of Staff, Rebecca Cooper, is based in D.C.

Q: Did Ambassador Richardson offer Monica Lewinsky a job at USUN?

A: Last night Ambassador Richardson's Spokesman said:

Monica Lewinsky was offered a junior public affairs position at the U.S. Mission to the United Nations after being interviewed by Ambassador Richardson and his Chief of Staff in October 1997. The decision to hire Ms. Lewinsky was based on her qualifications, initiative, and reputation as a hard worker. The position she was offered was consistent with her background and experience at the Department of Defense and the White House, and not based on any other factors. She subsequently informed the Mission that, despite her initial interest in employment at the Mission, she wished to pursue employment in the private sector. There was no pressure by any individual to hire her and nothing improper occurred. The Ambassador routinely meets with qualified candidates for employment at the U.S. Mission.

The Ambassador and his staff only learned of allegations and leaks about this individual this morning through the news media.

828-DC-00000021

U26C

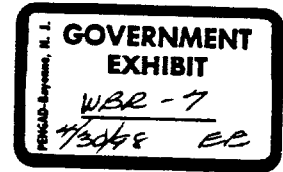
Statement by Calvin Mitchell
Spokesman for Ambassador Bill Richardson
US Mission to the United Nations
New York, New York
January 21, 1998

Monica Lewinsky was offered a junior public affairs position at the U.S. Mission to the United Nations after being interviewed by Ambassador Richardson and his Chief of Staff in October 1997. The decision to hire Ms. Lewinsky was based on her qualifications, initiative, and reputation as a hard worker. The position she was offered was consistent with her background and experience at the Department of Defense and the White House, and not based on any other factors. She subsequently informed the Mission that, despite her initial interest in employment at the Mission, she wished to pursue employment in the private sector. There was no pressure by any individual to hire her and nothing improper occurred. The Ambassador routinely meets with qualified candidates for employment at the U.S. Mission.

The Ambassador and his staff only learned of allegations and leaks about this individual this morning through the news media.

###

828-DC-00000022



2 November 1997

Dear Betty:

I hope you had an enjoyable weekend. I thought I'd drop you a note since it's so difficult for both of us to talk at work!

I became a bit nervous this weekend when I realized that Amb. Richardson said his staff would be in touch with me *this week*. As you know, the UN is supposed to be my back up but because VJ has been out of town, this is my only option right now. What should I say to Richardson's people this week when they call? I had mentioned to Richardson that working there *was one* of the things I was looking at. It probably sounds stupid, but I have absolutely no idea how to tell them, "I'm not sure yet", in a business-like manner. If you feel it's appropriate, maybe you could ask "the big guy" what he wants me to do. Ahhhhh...anxiety!!!!

Also, I don't think I told you that in my conversation last Thursday night with him that he said he would ask you to set up a meeting between VJ and myself, once VJ got back. I assume he'll mention this to you at some point -- hopefully sooner rather than later!

I am enclosing a copy for VJ of the list of advertising/PR firms that I included in "the big guy's" packet. My hopes are that one of the names will jump out as a place where he (VJ) might have a contact.

I mentioned to him that I'd like to drop by on Sat. to give you your birthday present and to see him for a bit. He seemed somewhat receptive and said he'd check it out this week. Of course, he'll forget because in the whole scheme of things it's not that important and I will, of course, probably have to bug you towards the end of the week with this (something to look forward to I'm sure)!!!!

I hope to hear from you soon with some guidance. I am mailing my "thank-you-for-meeting-with-me-letter" to Richardson today. I was pleased the UN interview went well, but I'm afraid it will be like being at the Pentagon in NY...YUCK! PLEASE let me know what to do soon!!!!

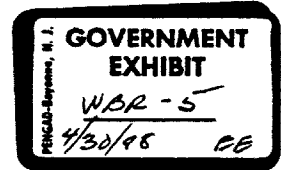
1,000 thank you's.

Hugs n' kisses,

MSL-55-DC-0179

CA Davis

From: Lewinsky, Monica, , OSD/PA[SMTP:mlewinsk@pagate.pa.osd.mil]
 Sent: Wednesday, November 05, 1997 2:16 AM
 To: CA Davis
 Subject: RE: troubs?



oK. I have some bad news. I am off the next trip so i won't be coming to Tokyo. I am probably sorrier than you are. the truth is it would have been so difficult to spend time together and it probably would have benn more frustrating than anything.

The job thing on Friday went much better than expected. It was nice; the big creep called thursday night and gave me a pep talk because i was so afraid I'd sound like an idiot. Richardson is a great guy and i met two women who work for him...also very cool. Yesterday, Richardson called me at work and told me they were going to offer me a position..they didn't know what yet, and they wanted to talk with me further. The problem is, I don't really wnat to work there (issue wise or location wise) I've already had the experience of working in a yucky building. It was awful, actually, because i feel a little trapped into taking it. HOPEFULLY, there will be some movement on the other tracks in NY too. I told mr. bacon I was planning to move and was in the process of looking...which is why i asked him if i could switch trips with tom. The biggest reason i need to do that was because the creep's friend who is supposed to help me with the private sector possibilities has been out of town the last two weeks. I feel like I'll lose momentum with them if i disappear for three weeks now (that's including Thanksgiving). Oy vey!

I'm glad to hear you guys had such a nice weekend. Honestly Cat, it sounds like such a wonderful fantasy to me. To be with yourr husband -- as part of a couple with other couples doing couple-y kinds of things and having fun.

My Australian boyfriend CALLED me on Friday to let me know his e-mail was down.. He said it had become habit to e-mail me friday nights and he wanted to let me know he couldn't send anything. I know...when's the wedding????? Just kiddin'.

i miss you tons and am so sad I won't see you, but maybe we'll work something out soon. When do you guys come to the states..for holiday? and for good?

kisses and hugs
 Monica

 From: CA Davis
 To: 'mlewinsk@pagate.pa.osd.mil'
 Subject: troubs?
 Date: Monday, November 03, 1997 7:15PM

Hi, I sent you a message called 'quickie' last wk, but it was = undeliverable for awhile so I'm hoping this will reach you. You'd think = the f'n Pentagon could have straightened out email! Anyway, how did = your 'meeting' go last week? I'm seeing the man on tellie alot because = of the Iraqi nonsense. I think that could be a cool job, maybe better = than the DOD.

1037-DC-00000022

I had a long wkend away from home. We went to a friend's office's = cottage at Lake Kawaguchi. Its Susan's office's cottage and she invited = us and 2 other couples for the 3day wkend- so 4 couples all together. = It was fun- we drank a lot, ate a lot, hiked, walked, lounged, played = games etc..I was about ready to go home Sunday evening but we left Mon. = morning. I was getting tired of being surrounded by Brits! Actually = one couple is made up of a German woman and a man, Gavin, who is =

Canadian/Scottish/American. Anyway, Chris and I had Monday alone in the city because it was a holiday. We went shopping, had lunch and saw My Best Friend's Wedding. It was a thrill to go to the movies and see a current-ish US movie. I really miss going to the movies as part of a social life. In the US when you don't feel like having a big night you can just have dinner and go to a movie and at least you're out of thehouse, but here its expensive and the movies are crap generally so if you want o be mellow its renting a movie and eating in which gets tiresome.

Whoa, I have to go to work! Write back and thanks for the FWs. What did you pick for the 'psychological test'? love, Cat

1037-DC-00000023

mlewinsk (Working Offline)

From: Lewinsky, Monica, , OSD/PA
To: elise
Subject: Hi honey
Date: Tuesday, November 18, 1997 2:17PM
Priority: High

Hi, Elise-

How are you? How's the family?

It was so great to see you last month. I am in the process of looking for a position in NY. I have been offered something at the UN, but I'm not really that interested in staying in the government. I have a few leads in the private sector, so we'll see what happens. I'm hoping to be up there by January (that may be too hopeful)!!!

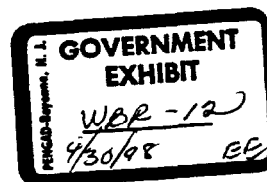
I am off to the West coast for Thanksgiving and then on to Europe for a work trip. I hope to pop up to NY sometime mid-December, and I hope we can get together then.

Take care, and keep in touch.

hugs n' kisses
Monica

PS I'm dying to hear about how your "date" company is working. Meet mr. right yet????

MSL-1249-DC-0075



5:15 PM Principals meeting on Iraq, White House
7:00 PM Mike Parker 2445 RHOB (225-5865 Pat Holland)
OVERNIGHT WATERGATE

FRIDAY, OCTOBER 31, 1997
(HALLOWEEN)

7:30 AM Meeting with Monica Lewinsky, Watergate
(~~REDACTED~~)
8:30 AM Ben Gilman 2449 RHOB (225-3776 Ellen)
9:00 AM Xavier Becerra 1119 LHOB (225-6235 Lisa)
9:30 AM Nita Lowey 2421 RHOB (225-6506 Randy Stokes)
10:00 AM Bill Hefner 2470 RHOB (225-3715 Ellen)
10:30 AM Ike Skelton 2227 RHOB (225-2876 Laura)
11:15 AM Bob Clement 2229 RHOB (225-4311 Jana)
11:15 AM Ed Pastor 2465 RHOB (Laura 225-4065) Please
change to noon if Livingston cancels
11:30 AM Tom DeLay H-107 Capitol (Pam 225-0197)
12:00 PM Rod Grams
12:30 AM Bob Matsui 2308 RHOB (225-7163 Shirley)
1:00 PM Speaking Engagement - Earthkind, National
Press Club (Luncheon begins at Noon)
2:00 PM Depart Washington
3:00 PM Arrive New York
3:30 PM Meeting of the P-5 re Iraq, UN Room C-209
4:00 PM Security Council
6:40 PM Interview - CNN, 461 Eighth Avenue, 20th
Floor (Contact 714-7820)

A

U27A

TUESDAY, JANUARY 6, 1998

8:00 AM Breakfast with Vernon Jordan, Waldorf
Astoria Towers (Jordan at St. Regis
Hotel - [REDACTED])

9:00 AM General staff meeting

9:30 AM Briefing

10:30 AM Security Council consultations

2:00 PM Meeting with Susan Kinsley, USUN

2:30 PM Drop by -- students from Stetson
University, USUN, 12th Floor

3:30 PM Meeting with USYG Bernard Miyet
accompanied by Ambassador Soderberg, UN,
3727-B

4:30 PM Meeting with UNSCOM Executive Director
Richard Butler, USUN

8:00 PM Dinner hosted by former Secretary of
State Henry Kissinger IHO Ambassador and
[REDACTED]

9:45 PM Depart via Amtrak train number 177

B

U27B

W4C

CALL MONICA LEWINSKY

RE: LTR/CALL

DAVID SCHULER

RE: THANKS TO OLD & PRS

x70047

Budget Mtg w/Wayne → APB
Sometime this week ??~~Lucas NGO Brief~~

963-5509

647-2637

647-

5283

FAX-DRL

Pauline

Baker

Fund for Peace

(202) 223-
7946

(B)

(U7B)

TO: Ambassador Richardson

FROM: Mona Sutphen

SUBJECT: Tidbits

1. Ollie Olivas: I spoke to Laurie Shestack about the call she received from Michael Olivas. She said she told Olivas you were out of the country and asked whether the information about his father's death should be passed to you immediately. Olivas said "no." She also said she mentioned it to Ben on Monday or Tuesday (12/29 or 12/30) and that he asked her to write it down -- hence the e-mail she sent on Friday 1/2 (after the New Year's holiday). When I asked her why she delayed in passing the information, she commented that there was no sense of urgency on Olivas' part and that she sent it to Ben immediately upon her return after the holiday.

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Mona -
OK -

Olivas
tells me
different story
let sleeping dogs
lie
BR

Monica
from her
send note
BR

828-DC-00000017

U23A

Martindale, Lynn

From: Logsdon, Wayne
To: Martindale, Lynn
Subject: RE: USUN/W secretarial position
Date: Monday, January 05, 1998 9:44AM

You know what I know. wkl

-----Original Message-----

From: Martindale, Lynn
Sent: Monday, January 05, 1998 9:23 AM
To: Logsdon, Wayne
Subject: RE: USUN/W secretarial position

So now, who's on first????

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From: Logsdon, Wayne
To: Burleigh, Peter
Cc: Martindale, Lynn
Subject: RE: USUN/W secretarial position
Date: Monday, January 05, 1998 8:43AM

Peter,
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-----Original Message-----

From: Burleigh, Peter
Sent: Monday, January 05, 1998 8:27 AM
To: Logsdon, Wayne
Subject: RE: USUN/W secretarial position

WKL - I spoke about this issue with Rebecca Cooper on Friday. She is going to reclama with Richardson today (Mon), since she says he had approved the switch and she still wants it done. Stay tuned. (And don't cancel the personnel action yet), APB

From: Logsdon, Wayne
To: Martindale, Lynn; Frazier, Tracy L; Fairman, Deborah J
Cc: Garvin, Emma; Burleigh, Peter
Subject: USUN/W secretarial position
Date: Tuesday, December 23, 1997 3:21PM

Lynn/Tracy,
 I have just been instructed by Ambassador Richardson personally not/not to change the USUN/W secretarial position to Foreign Service. I know that the paperwork has gone through already and that we are scouring the landscape for someone in the FS to fill the slot. I explained that Ms. Cooper asked us to do this and do it quickly. However, he is adamant about keeping it a schedule C-type position.

I apologize for the seeming lack of coordination on this issue. I will take the matter up with Rebecca Cooper personally if you could reverse our previous action and bring it back to a schedule C.

Thanks loads for your help and understanding. wkl

828-DC-00000018

Martindale, Lynn

From: Logsdon, Wayne
To: Martindale, Lynn
Cc: Burleigh, Peter
Subject: Monica Lewinski
Date: Tuesday, December 23, 1997 3:36PM

Lynn,
If this name pops up on your screen, it is one the Ambassador has in mind of bringing on-board as a secretary I believe. More to come as I know it. wkl

828-DC-00000019

HLN

(A)

January 1998

| Sunday | Monday | Tuesday | Wednesday | Thursday | Friday | Saturday | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| <div>December 97</div> <table><tr><td>S</td><td>M</td><td>T</td><td>W</td><td>T</td><td>F</td><td>S</td></tr><tr><td></td><td>1</td><td>2</td><td>3</td><td>4</td><td>5</td><td>6</td></tr><tr><td>7</td><td>8</td><td>9</td><td>10</td><td>11</td><td>12</td><td>13</td></tr><tr><td>14</td><td>15</td><td>16</td><td>17</td><td>18</td><td>19</td><td>20</td></tr><tr><td>21</td><td>22</td><td>23</td><td>24</td><td>25</td><td>26</td><td>27</td></tr><tr><td>28</td><td>29</td><td>30</td><td>31</td><td></td><td></td><td></td></tr></table> | | | S | M | T | W | T | F | S | | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 | 21 | 22 | 23 | 24 | 25 | 26 | 27 | 28 | 29 | 30 | 31 | | | | <div>February 98</div> <table><tr><td>S</td><td>M</td><td>T</td><td>W</td><td>T</td><td>F</td><td>S</td></tr><tr><td>1</td><td>2</td><td>3</td><td>4</td><td>5</td><td>6</td><td>7</td></tr><tr><td>8</td><td>9</td><td>10</td><td>11</td><td>12</td><td>13</td><td>14</td></tr><tr><td>15</td><td>16</td><td>17</td><td>18</td><td>19</td><td>20</td><td>21</td></tr><tr><td>22</td><td>23</td><td>24</td><td>25</td><td>26</td><td>27</td><td>28</td></tr></table> | | | S | M | T | W | T | F | S | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 | 21 | 22 | 23 | 24 | 25 | 26 | 27 | 28 | 1 New Year's Day | 2 828-DC-00000016 | 3 |
| S | M | T | W | T | F | S | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| 7 | 8 | 9 | 10 | 11 | 12 | 13 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 14 | 15 | 16 | 17 | 18 | 19 | 20 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 21 | 22 | 23 | 24 | 25 | 26 | 27 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 28 | 29 | 30 | 31 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| S | M | T | W | T | F | S | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 8 | 9 | 10 | 11 | 12 | 13 | 14 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 15 | 16 | 17 | 18 | 19 | 20 | 21 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 22 | 23 | 24 | 25 | 26 | 27 | 28 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 4 | 5 12:30 PM L/Washington Times 2:30 PM PC 4:00 PM R/Amb. Carolyn Curiel | 6 8:00 AM B/Vernon Jordan 8:00 PM D/IHO Frank Wisner | 7 7:30 AM B/WH 9:00 AM Brookings Sr Seminar 8:00 PM D/Moroccan PR | 8 1:15 PM L/Maruite Templesman | 9 8:30 AM Secretary's Retreat 11:00 AM SE/McLaughlin 1-on-1 5:00 PM SE/Chris Matthews | 10 Palm Beach/Orlando | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 11 Palm Beach/Orlando | 12 Palm Beach/Orlando | 13 2:30 PM PC 4:30 PM SE/Ops Center 7:30 PM D/Tony Podesta | 14 7:30 AM B/WH 4:15 PM SE/Nick News 7:59 PM D/Drop by-IHO Secy Albright 8:00 PM D/Cooney & Peterson | 15 1:15 PM L/JCS Shelton | 16 6:00 PM SE/Harvard, Kennedy School 7:30 PM D/Alan Simpson | 17 2:00 PM SE/U. of New Haven 6:30 PM SE/World Affairs, Hartford | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 18 | 19 Holiday-Martin Luther King 8:00 PM D/Congressman Lee Hamilton | 20 8:00 AM B/David Dreier 2:30 PM (T) PC 6:00 PM SE/Women's Foreign Policy Group 7:00 PM SE/National Women Democratic Club 8:00 PM D/Jim and Emily Scheuer | 21 7:30 AM (T) B/WH 1:15 PM L/Nancy Soderberg 8:00 PM D/Leonard Lauder | 22 1:00 PM SE/Luncheon-UNA/USA 1:30 PM SE-Fund for Peace 8:00 PM D/Holbrooke | 23 2:30 PM (T) PC 8:00 PM Theatre-Lion King | 24 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 25 | 26 Atlanta - WAC Carter event | 27 8:00 AM B/Japan PR Owada 2:30 PM (T) PC 6:30 PM R/Diplomatic Corps 9:00 PM State of the Union Address | 28 7:30 AM (T) B/WH 8:00 PM D/Steinberg | 29 6:00 PM Depart for Zurich | 30 7:50 AM Arrive Zurich | 31 SE-Davos conference | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |

3463

3464

March 20, 1997

TO: Ambassador Richardson and Mrs. Richardson
FROM: PROTOCOL - Millie Harmon Meyers
THROUGH: EXECUTIVE - Stu Symington
SUBJECT: DINNER IHO The Secretary General of the UN and Mrs. ANNAN
Wednesday, April 23, 1997, 8:00PM WAT#42A

**Permanent Representatives and Senior UN Officials are to be suggested by
POLITICAL - Cameron HUME**

del
1 ENTERTAINMENT/ARTS

Oprah WINFREY and Michael STEDMAN

Jesse NORMAN/ alternative: Kathleen Battle —

Isaac STERN —

Bette MIDLER -involved in UNEP —
Actress

Olivia NEWTON-JOHN - involved in UNEP —
Actress

Kathleen TURNER —
Actress

Meryl STREEP —
Actress

Judith JAMISON
Alvin Ailey Dance Co.

Susan SARANDON
Actress

Michael DOUGLAS
Actor

Paul NEWMAN & Joanne WOODWARD

Wendy WASSERSTEIN
Playwright

Liam & Nathasha NEESON
Actor/ Actress

Manny PATAMKIN
Actor

Richard AVADON
Photographer

Nora EPHRON & Nick PIGELLI
Authors

828-DC-00000027

PUBLIC AFFAIRS

✓ Arthur and Alexander SCHLESINGER [REDACTED]

✓ John WHITEHEAD
UNA-USA

banne
✓ William vanden HEUVEL
Allen and Company [REDACTED]

1 ✓ Les GELB
Council on Foreign Relations [REDACTED]

✓ Robert CARROW
Author, President Johnson [REDACTED]

1 ✓ Richard REEVES
Author, President Kennedy [REDACTED]

1 ✓ Doris Kearns Goodwin
Author, Presidential Historian [REDACTED]

1 ✓ Caroline KENNEDY & Ed SCHLOSSBERG [REDACTED]

1 ✓ Geraldine FERRARO and John ZUCCOTTI [REDACTED]

1 ✓ Jeanne ASHE
Former Public Delegate and widow of Arthur Ashe [REDACTED]

✓ Eli WEISSEL [REDACTED]

1 ✓ Ted SORENSEN [REDACTED]

Henry KISSINGER [REDACTED]

Cyrus VANCE [REDACTED]

1 David ROCKEFELLER [REDACTED]

1 Nancy RUBIN

828-DC-00000028

MEDIA/PUBLISHING

AA Tom BROKAW

alternative: Dan Rather, Peter Jennings

1 Arthhur SULTZBERGER, jr. — [REDACTED]

alternative: Jack Rosenthal, Joe Lelelveld, Howell Raines, Tom Friedman

M Diane Sawyer

alternative: Leslie Stahl, Charlayne Hunter-Gault

1 Ed BRADLEY — [REDACTED]

1 Mort ZUCKERMAN — [REDACTED]

Gloria STEINEM

1 Ellen LEVINE

Good House-keeping

1 David WESTIN

ABC News

1 Tina BROWN/Harold EVANS — [REDACTED]
New Yorker/Random House

1 Graydon CARTER

Vanity Fair

1 Sy NEWHOUSE

Conde Nast

1 Katherine GRAHAM

Washington Post — [REDACTED]

828-DC-00000029

BUSINESS/FINANCE T

Tammy
(A) Lew RUDIN
Rudin Management

Kitty
Felix ROHATYN
Lazard Freres (alternative: Steven RATTNER)

Robert DENHAM
CEO, President Salomon, Inc.

| Ted and Jane TURNER

Sanford WEILL
Travelers Inc.

(R) | George SOROS
Soros Foundation

Pete PETERSON and Joan Ganz COONEY
Blackstone Group

| Vernon JORDON
Akin, Gump and Strauss

CLARA | Richard BEATTIE
Simpson, Thatcher and Barlet

(M) X Mickey KANTOR
alternative: John Mack, Morgan-Stanley

| David PARSONS
Time-Warner

| Larry TISH

Lionel PINCUS
Warburg Pincus

James WOLFENSOHN
World Bank

Hol/Broke

G'Connor

Will probably
be in Boston
There will call on

I have
white

Will be in Boston

828-DC-00000030

Steve GREENBERG
Classic Sports TV

Jane HARTLEY/Ralph SCHLOSSTEIN
Investment Banker

Donna KARAN

Henry KRAVITZ
Kolberg, Kravis and Roberts

FOUNDATIONS/ACADEMIA

Dr. George RUPP
Columbia University

George STEPHANOPOULOS
Columbia University

Leon BOTSTEIN
Bard College

Vartan GORGORIAN
soon to be President of Carnegie Foundation

Peter GOLDMARK
Retiring President of Rockefeller Foundation

Susan BERESFORD
Ford Foundation

Ellen FUTTER
American Museum of Natural History

Agnes GUND
Chair, Museum of Modern Art

David ROSS
Whitney Museum of Art

828-DC-00000031

TO INVITE

- * Mort Zuckerman 32 [REDACTED] 96
 Ellen LEVINE, Good House- Keeping
 David WESTIN, ABC NEWS
 Tina BROWN/ Harold EVANS, New Yorker/ Random House
 Graydon CARTER, Vanity Fair
 Sy NEWHOUSE, Conde NAST
 Katherine GRAHM Washington Post [REDACTED]
 Arthur and Alexander SCHLESINGER [REDACTED]
 John WHITEHEAD
 AA • Les GELB, [REDACTED] Send to Council
 Dorris KEARNS GOODWIN
 • Caroline KENNEDY and Ed SCHLOSSBERG
 Geraldine FERRARO and John ZUCCOTTI
 • Jeannie ASHE
 R/R • Eli WEISSEL - Passover -
 • Ted SORENSEN
 • David ROCKEFELLER
 Nancy RUBIN
 • Judith JAMISON
 • Susan SARANDON
 • Michael DOUGLAS
 • Paul NEWMAN
 • Wendy WASSERSTEIN
 Liam NEESON
 • Manny PATAMKIN
 Richard AVADON
 Larry TISH
 Jesse NORMAN
 Isaac STERN
 (212) 903-6600
 • Bette MIDLER
 Olivia NEWTON JOHN
 Kathleen TURNER
 Meryl STREEP
 Mickey KANTOR
 (AA) Leslie STAHL

* ENID HAAPT

A/A/T/b/brooke - Mumkin
 Brazil # cancelled

ENID HAAPT

Margot - [REDACTED]

Pam + Jim NAUGHTON -

"Chicago" - Shubert

BR

Amb. + Mrs. Andrew JACOVIDES

A/A Cypriot →

A/A Judith Miller
 Jason Epstein

828-DC-00000032

Fetzer
 Eagle Peak
 Merlot
 149

RR
 Mr. and Mrs. Harvey LICHTENSTEIN (ANNAN LIST)
 President, and Exec Producer, Brooklyn Academy and Music
 30 Lincoln Avenue
 Brooklyn, New York 11217

Mr. Paul KELLOGG and Mr. Raymond HAN (ANNAN LIST)
 General and Artistic Director, NYC Opera
 The New York State Theater
 20 Lincoln Center

Mr. James C. GOODALE and Mrs. Toni K. GOODALE (ANNAN LIST)
 Debevoise and Plimpton
 875 Third Avenue
 New York, N.Y.

Mr. Gilbert E. KAPLAN and Mrs. Lena KAPLAN (ANNAN LIST)
 Chairman, The Kaplan Foundations
 450 Park Avenue
 New York, New York 10022

H.E. Mr. Dag SEBASTIAN AHLANDER and Mrs. Gunilla von ARBIN (ANNAN LIST)
 Consul General of Sweden
 Consulate of Sweden
 One Lincoln Center
 New York, New York 10022
 (212) 582-1500

Happy ROCKEFELLER (914) 631-1031 (ANNAN LIST)

Dr. Donald and Isabel STEWARD (ANNAN LIST)
 President, the College Board

Charlaye HUNTER-GUALT (ANNAN LIST)
 WNET - Channel 13
 (703) 998-2800x2893, Donna

828-DC-00000033

Vernon JORDON, Akin Gump and Strauss, 887-4000
 * Arthur SULTZBERGER, Jr. 556-1234 Publisher
 Ed BRADLEY 975-8855/ 757-6975

3472

To invite pending on available space

T.H. Floyd FLAKE (D-6th)

(202) 225-3461

T.H. Ed TOWNS (D-10th)

(202) 225-5936

T.H. Charles RANGEL (D-15th)

(202) 225-4365

T.H. Major OWENS (D-11th)

(202) 225-6231

Rodman ROCKEFELLER

UNITED NATIONS

Ibrahim FALL

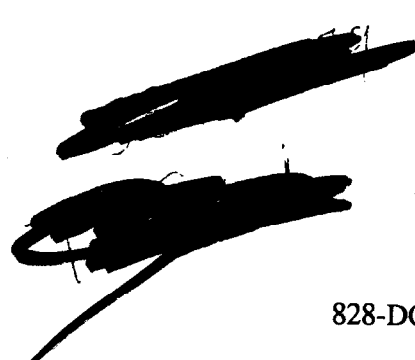
Asst. Sec. for Pol. Affairs

Hedi ANNABI

Assist. Sec't General for Peace Keeping

USUN

Warren FORREST



828-DC-00000034

Dinner hosted the Representative of the United States of America to the United Nations
and Mrs. Richardson

In honor of the Secretary General of the United Nations
and Mrs. Annan

4/1/97

Acceptances: ~~21~~ ²⁵

Ambassador Richardson

Mrs. Richardson

Secretary General Annan

Mrs. Annan

; to hear from: 13

ACCEPTANCES

Susan BERESFORD

The Ford Foundation

Tom BROKAW

NBC News

Meredith BROKAW

Ellen FUTTER

President, American Museum of Natural History

Mr. John SHUTKIN

Assoc. General Counsel; KPMG Peat Marwick LLP

Mrs. Agnes GUND

Chair, Museum of Modern Art

Mr. GUND

Ambassador William vanden HEUVEL

Allen and Company

Mrs. Melinda vanden HEUVEL

Author

Peter GOLDMARK

President, The Rockefeller Foundation

Ms. Aliette GOLDMARK

Steve GREENBERG

Classic Sports TV

Myrna Greenberg

Playwright HORIZONS

Leslie Stahl
Garen Kathanam
M/In Rec Beib
EHL

1120 5th 100128

City Lights

828-DC-00000035

8474

Dinner Hosted by the Representative of the United States of America to the United Nations
and Mrs. Barbara Richardson
In honor of the Secretary General of the United Nations
and Mrs. Nane Annan
Wednesday, the twenty-third of April, 1997
Waldorf Astoria Towers, #42A

4/23/97 - 9:30AM Attendees only:

| Guest (s) | Guest Name, Title | Table |
|-----------|---|--------------------|
| 2 | Ambassador Bill RICHARDSON US Representative to the UN Mrs. Barbara RICHARDSON | Host #1 Host #2 |
| 2 | His Excellency, Kofi ANNAN Secretary General of the United Nations Mrs. Nane ANNAN | #2 #1 |
| | Mr. Richard (Nick) BEATTIE Chairman, Executive Com't Simpson Thatcher and Barlett President's Enissary for Cyprus Mrs. Dianna BEATTIE President, Diana Beattie Events | #2 #5 |
| | Mr. Harry BELAFONTE Entertainer, Belafonte Enterprises Mrs. Julie BELAFONTE | #1 #4 |
| | Ms. Susan BERRESFORD President, The Ford Foundation | #1 |
| | Mr. Tom BROKAW NBC Nightly News - Anchor Mrs. Meredith BROKAW Entrepreneur, Author | #1 #3 |
| 1 | Mr. Barry DILLER President, CEO Home Shopping Network | #2 |
| | Michael DOUGLAS or Mrs. CAPUTO | #2 #4 |

#3
st#4
ost#5
4

828-D 00000036

3475

**Dinner hosted by Ambassador Bill Richardson
In honor of Bryant Gumbel and African Member States to the United Nations
Wednesday, April 2, 1997 8:00 PM WAT #42A**

Amb. Richardson
Mr. Gumbel
Mrs. Richardson
Acceptances: 48
4/2/97 4:30 PM

ACCEPTANCES

PERMANENT REPRESENTATIVES

CAMEROON

Minister Jean-Marc MPAY
[REDACTED]

COMOROS

Minister Mohamed Aboud MAHMOUD
Charge
[REDACTED]

COTE D'IVOIRE

Mr. Largaton OUATTARA
Charge
[REDACTED]
[REDACTED]

GABON

H.E. Mr. Denis DANGUE REWAKA
Permanent Representative
[REDACTED]

GAMBIA

H.E. Mr. Momodou Kebba JALLOW
Permanent Representative
[REDACTED]

828-DC-00000037

GUINEA

H.E. Mrs. Mahawa Bangoura CAMARA
Permanent Representative

GUINEA BISSAU

H.E. Mr. Alfredo Lopes CABRAL
Permanent Representative

LESOTHO

H.E. Mr. Percy Metsing MANGOELA
Permanent Representative

LIBERIA

H.E. Mr. William BULL
Permanent Representative

MAURITIUS

H.E. Mr. Taye Wah Michel WAN CHAT KWONG
Permanent Representative

MOROCCO

H.E. Mr. Ahmed SNOUSSI
Permanent Representative

MOZAMBIQUE

H.E. Mr. Carlos Dos SANTOS
Permanent Representative

NIGERIA

H.E. Prof. Ibrahim A. GAMBARI
Permanent Representative

828-DC-00000038

NIGER

H.E. Mr. Joseph DIATTA
Permanent Representative

[REDACTED]

SAO TOME AND PRINCIPE

Mr. Domingos Augusto FERREIRA
Charge

[REDACTED]

SIERRA LEONE

H.E. Mr. James O.C. JONAH
Permanent Representative

[REDACTED]

SOMALIA

Ms. Fatun Mohamed HASSAN
Charge, Second Counsellor

[REDACTED]

SWAZILAND

Mr. Moses Mathendele DLAMINI
Permanent Representative

[REDACTED]

TANZANIA

H.E. Mr. Daudi Ngelautwa MWAKAWAGO
Permanent Representative

[REDACTED]

TUNISIA

H.E. Mr. Slaheddine ABDELLAH
Permanent Representative

[REDACTED]

UGANDA

H.E. Prof. Matia Mulumba SEMAKULA KIWANUKA
Permanent Representative

[REDACTED]

828-DC-00000039

ZAIRE

Mr. Khabouji N'Zaji LUKABU
Charge, Minister Counsellor

[REDACTED]

UNITED NATIONS

Ibrahim FALL

Assistant Secretary General for Political Affairs

Hedi ANNABI

Assistant Secretary General for Peacekeeping

Gus SPETH

UNDP

(212) 906-5791 Tony

Mr. Diallo

UNDP

Carol BELLAMY

Exec. Director, UNICEF

[REDACTED]

OTHER GUESTS

Ambassador Marshall McCALLIE

USG Lead for the Africa Crisis Response Initiative

(202) 647-0111

[REDACTED]

Alberta ARTHURS

Council on Foreign Relations

120 W

[REDACTED]

10024

[REDACTED]

[REDACTED]

Andrew ATHY

2540 Mass. Avenue

Washington, DC 20008

[REDACTED]

David DINKINS

828-DC-00000040

Former Mayor of NYC
[REDACTED]

H. Carl McCALL
Office of the State Comptroller
Scheduling Office, 5th Floor
Alfred E. [REDACTED]
[REDACTED]

Nadine HACK
Jerry DUNFFEY
870 United Nations Plaza
New York, New York 10018

Andrew HEYWARD
President, CBS News
[REDACTED]
[REDACTED]

Betty KING
[REDACTED]
[REDACTED]
[REDACTED]

Matt LAUER
NBC This Morning
30 Rockefeller Plaza
New York, New York 10112
[REDACTED]
[REDACTED]

John STACKS
Exec. Editor, Time Magazine
Time Life Building
1271 Avenue of the Americas

828-DC-00000041

New York, New York 10020
[REDACTED]

Maurice TEMPELSMAN
Leon Tempelsman and Son
[REDACTED]

Angela E. VALLOT
Arent Fox
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

USUN

Ambassador INDERFURTH
Mr. HUME
Calvin MITCHELL
Robin MEYER
Laurie SHESTACK

TO HEAR FROM

CENTRAL AFRICAN REPUBLIC
H.E.

828-DC-00000042

(212) 689-9693

CHAD

H.E. Mr. Ahmat MAHAMAT SALEH

Permanent Representative

[REDACTED]

828-DC-00000043

REGRETS**ALGERIA**

H.E. Mr. Abdallah BAALI
Permanent Representative

[REDACTED]

ANGOLA

H.E. Mr. Afonso VAN DUNEM "Mbinda"
Permanent Representative

[REDACTED]

BENIN

H.E. Mr. Fassassi A. YACOUBOU
Permanent Representative

[REDACTED]

RWANDA

H.E. Mr. Gideon KAYINAMURA
Permanent Representative

[REDACTED]

BOTSWANA

H.E. Mr. Legwaila Joseph LEGWAILA
Permanent Representative

[REDACTED]

BURUNDI

H.E. Mr. Terence NSANZE
Permanent Representative

[REDACTED]

BURKINA FASO

H.E. Mr. Gaetan Rimwanguiya OUEDRAOGO
Permanent Representative

[REDACTED]

CAPE VERDE

H.E. Mr. Jose Luis Barbosa LEAO MONTEIRO
Permanent Representative

[REDACTED]

828-DC-00000044

CONGO

H.E. Mr. Daniel ABIBI
Permanent Representative



DJIBOUTI

H.E. Mr. Roble OLHAYE
Permanent Representative



EGYPT

H.E. Dr. Nabil A. ELARABY
Permanent Representative



ETHIOPIA

H.E. Dr. Duri MOHAMMED
Permanent Representative




GHANA

H.E. Mr. Jacob Botwe WILMOT
Permanent Representative



KENYA

H.E. Mr. Njuguna M. MAHUGU
Permanent Representative



MADAGASCAR

H.E. Mr. Jean Pierre RAVELOMANANTSOA RATSIMIHAN
Permanent Representative



MALAWI

H.E. Prof David RUBADIRI
Permanent Representative



MAURITANIA

H.E. Mr. Ahmed OULD SID' AHMED
Permanent Representative

828-DC-00000045

(212) 986-7963

ERITREA

H.E. Mr. Amdemicael KAHSAI
Permanent Representative
[REDACTED]

MALI

H.E. Mr. Moctar OUANE
Permanent Representative
[REDACTED]

NAMIBIA

H.E. Mr. Martin ANDJABA
Permanent Representative
[REDACTED]

SEYCHELLES

H.E. Mr. Claude MOREL
Ambassador
[REDACTED]

SENEGAL

H.E. Mr. Ibra Deguene KA
Permanent Representative
[REDACTED]

SOUTH AFRICA

H.E. Mr. Khiphusize J. JELE
Permanent Representative
[REDACTED]

TOGO

H.E. Mr. Roland KPOTSRA
Permanent Representative
[REDACTED]

ZAMBIA

H.E. Mr. Peter Lesa KASANDA
Permanent Representative
[REDACTED]

828-DC-00000046

ZIMBABWE

H.E. Mr. Machivenyika Tobias MAPURANGA
Permanent Representative
[REDACTED]

EQUATORIAL GUINEA

H.E. Mr. Pastor MICHA ONDO BILE
Permanent Representative
[REDACTED]

OTHER GUESTS

C. Payne LUCAS
President, AFRICARE
[REDACTED] ne

Tiny ROWLAND
0114417300014
[REDACTED]

Ms. Martha STEWART
Martha Stewart Living
[REDACTED]

Liz Robbins
[REDACTED]

OTHER GUESTS

Peter LUND
President, CEO CBS
51 West 52nd Street
New York, New York 10019
[REDACTED]

Alec BALDWIN

828-DC-00000047

Lisa Kastele [REDACTED]

Sidney POITIER
Actor

(212) [REDACTED]
[REDACTED]

Paul SIMON
(212) 685-4300
[REDACTED]

Bill KELLER
The New York Times

([REDACTED]

Tina ROSENBERG
The New York Times

Joseph LELYVELD
Exec. Editor, The New York Times
[REDACTED]

Charlayne HUNTER GAULT
Lehr Report

([REDACTED]

Maynard PARKER
Editor, Newsweek

([REDACTED]

Colin CAMPBELL
President, Rockefeller Brothers Fund
[REDACTED]

Jim HOGE
President, Foreign Affairs Magazine
[REDACTED]

828-DC-00000048

Vernon JORDON
Akin Gump and Strauss
[REDACTED] -- Gail

Aryeh NEIR
Soros Foundation
[REDACTED]

Soyna STEPTOE
[REDACTED]
[REDACTED]
[REDACTED]

Maurice SONNENBERG
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

Karl MEYER
The New York Times
[REDACTED]

Mora McLEAN
African American Institute
[REDACTED]

828-DC-00000049

RECEPTION IHO JESSE JACKSON 12-17-97

12/17/97

4:15 pm

| Last name | First name | Affiliation | response |
|-----------------|-----------------------|----------------------------|----------|
| ✓ Abibi | Amb. Daniel | Congo | |
| Adams | Amb. Alvin P. | Pres. UNA | A |
| Afkhami | Mahnaz | Sisterhood is Global | R |
| Akashi | Mr. Yasushi | UN | |
| Akpata | Solomon | UN | |
| Andjaba | Amb. Martin | PR Namibia | |
| Annan | Mr. & Mrs. Kofi | UN SYG | |
| Arias Lllamas | Amb. Inocencio Felix | PR Spain | R |
| ✓ Arthurs | Alberta | | |
| Asenkenye-O | Ms. | UNDHA | |
| Ashe | Jeanne | | |
| Aubry | The Hon. Albert | State Assembly | |
| Avant | Mr. & Mrs. Clarence | | |
| Baali | Amb. Abdallah | PR Algeria | |
| Bakewell | Mr. & Mrs. Danny J. | Brotherhood Crusade | |
| Baldwin | Alec | | |
| Bamba | Amb. Youssoufou | PR Cote d'Ivoire | |
| Baradei | Dr. Mohammed El | IAEA | |
| Basinger | Kim | | |
| Bea, Jr. | The Hon. Samuel | State Assembly | A |
| Beals | Greg | Newsweek | |
| Belafonte | Mr. & Mrs. Harry | formerly UNICEF | |
| Bellamy | Carol | UNICEF | |
| Beresford | Susan | Ford Fdn. | R |
| ✓ Berman | Herbert * | City Hall | |
| ✓ Berrocal-Soto | Fernando | PR Costa Rica | A |
| ✓ Berteling | Jan | DPR Netherlands | A |
| Blaylock | Mr. & Mrs. Ronald | Blaylock & Partners | |
| Bloomberg | Michael | Bloomberg Radio | |
| ✓ Bogert | Carroll | | A |
| Bogojavlensk | Kristina | Tiffany & Co. | |
| Booker | Salih * | Council Foreign Rltns. | |
| Booker | Salih | Council on Foreign Relatio | |
| Borges | Mr. Francisco & Guest | Managing Director/ PF | A |
| Boyland | The Hon. William F. | State Assembly | |
| Bradley | Mr. Ed | CBS | |
| Brown | Mr. Roscoe | CUNY Grad Center | |
| Brown | Esmeralda | | |
| ✓ Brown | David W. | Chase Manhattan | A |
| Bull | Amb. William | PR Liberia | |

Kissel / Byndie

James Fairbanks

Awari / Thelma

Daley / Burton

Kennedy / Alex

+ FM Fernando Narajic

828-DC-00000050

✓ Butler, Richard - UNSCOM
 ✓ Borges, Frances

RECEPTION IHO JESSE JACKSON 12-17-97

12/17/97

| Last name | First name | Affiliation | response |
|---------------|----------------------|---------------------------|----------|
| Burkle | Mr. & Mrs. Ronald * | Yucaipa Co. | |
| Burrows | Vinnie | | |
| Bustamante | Mr. John H. & Guest | | |
| ✓ Camara | Amb. Mahawa Bangour | PR Guinea | |
| ✓ Campbell | Rev. Joan Brown | Nat'l Council of Churches | |
| Carroll | Rosemary | | A |
| Chenault | Kenneth & Mrs. | AMEX | R |
| Clapham | Mr. Andrew | Amnesty International | |
| Clark | The Hon. Barbara M. | State Assembly | |
| ✓ Clarke | The Hon. Una | City Council | |
| Connor | The Hon. Martin | | R |
| Cook | The Hon. Vivian | State Assembly | |
| Cooper | Ann | NPR | |
| Cosby | Mr. & Mrs. William | | |
| ✓ Couch, Esq. | Jamir | | |
| Cox | Mr. & Mrs. Maurice * | Pepsi-Cola | R |
| Cox | Mr. & Mrs. Maurice | Pepsi-Cola Co. | |
| Crew | Chancellor Rudy | Board of Ed | will try |
| ✓ Crosette | Barbara | NY Times | |
| Davenport | Mr. & Mrs. Chester | Envirotest Systems | |
| ✓ Davis | Mr. Kevin & Guest | May Davis group | |
| Davis | The Hon. Gloria | State Assembly | |
| ✓ Dejammet | Amb. Alain | PR France | |
| Derryck | Vivian | African American Inst. | R |
| Desai | Nitin | UN-DPCSD | A |
| ✓ Deshazer | Mac | National Summit on Africa | |
| Diatia | Amb. Joseph * | PR Niger | |
| Dinkins | Hon. & Mrs. David | | Maybe |
| Djabir | Amb. Ahmed | PR Comoros | |
| Dlamini | Amb. Moses Mathendel | PR Swaziland | |
| Dodson | Howard | Schomberg Center | |
| ✓ Doley | Mr. & Mrs. Harold | | |
| ✓ Dos Santos | Amb. Carlos | PR Mozambique | |
| Duke | Robin | Population Action Int'l | |
| Dulany | Peggy | Synergos Inst. | R |
| Dunham | Mr. & Mrs. Lee | TCB Management Corp. | |
| Edelman | Mr. & Mrs. Martin | | |
| Elaraby | Amb. Nabil A. | PR Egypt | |
| Erwa | Amb. Elfatih Mohamed | PR Sudan | |
| Eve | The Hon. Arthur O. | State Assembly | |

828-DC-00000051

Davidson, Penny & Leo

Dwight Charles - 11/15/97

RECEPTION IHO JESSE JACKSON 12-17-97

12/17/97

| Last name | First name | Affiliation | response |
|-------------|-------------------------|----------------------------|----------|
| Fall | Ibrahima | UN | |
| Farrell Jr. | The Hon. Herman D. | State Assembly | |
| ✓ Fasulo | Ms. Linda | NBC | A |
| Fay | Ms. Toni & Guest | Time-Warner Inc. | AA |
| Ferguson | Mr. Joel & Guest | WLAI-TV | |
| Fernandez | Amb. Antonio Deinde | PR Central African Republi | R |
| Ferrari | Mr. & Mrs. Frank | Pro Ventures Inc. | R |
| Ferreira | Mr. Domingos Augusto | Charge, Sao Tome & princi | |
| Fields | The Hon. C. Virginia | City Council | |
| Flake | The Hon Rev. Floyd H. | Former Mem. of Congress | R |
| Fletcher | Alphonse Jr. & guest | Fletcher Asset Managemen | RR |
| Flores | Joanne | NYU | |
| Forbes | Mr. & Mrs. George L. | | |
| Foster | The Hon. Rev. Wendell | State Assembly | |
| Fowler | Amb. Roberty R. | PR Canada | R |
| Friedman | Josh | Newsday | A |
| ✓ Fulci | Amb. Francesco Paolo | PR Italy | A |
| ✓ Gambari | Amb. Ibrahim A. | PR. Nigeria | |
| Gates | Prof. Henry Louis "Skip | Harvard U. | R |
| Gatling | Mr. & Mrs. Luther | Pres. 100 Black Men | |
| Gelb | Leslie | Council on Foreign Relatio | R |
| Gelb | Richard * | Bristol-Meyers Squibb | |
| Ghonda | Napo | Vice-President | |
| Gilken | Glen * | African movement | A |
| ✓ Gilman | The Hon. Benjamin & | | R |
| ✓ Gilpin | Glen | Pan African Movement | |
| Goldberg | Whoopi | | |
| Goldberg | Mr. & Mrs. Danny | Mercury Records | AA |
| Goldberg | Jeff | | |
| Goodman | The Hon. Roy | | |
| Goodwin | Mr. & Mrs. Lamond | Peachtree Asset Manageme | AA |
| Gordon-Some | Trevor | UN | |
| Goshko | John * | Washington Post | |
| Gottlieb | Steve & Stephanie | | |
| Gourevitch | Philip | | |
| Grasso | Mr. & Mrs. Richard | NYSE | |
| Graves | Mr. & Mrs. Earl G. | Black Enterprise | |
| Green | Mr. & Mrs. Ernest | Lehman Bros. | |
| Green | The Hon. Roger L. | State Assembly | A |
| Greene | The Hon. Aurelia | State Assembly | R |

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Gordon, Lance

RECEPTION IHO JESSE JACKSON 12-17-97

12/17/97

| Last name | First name | Affiliation | response |
|---------------|-----------------------|-------------------------|----------|
| Griffith | The Hon. Edward | State Assembly | AA |
| Gumble | Mr. Bryant | CBS | |
| Hachani | Amb. Ali | PR Tunisia | |
| Hack | Nadine | | A |
| Hand | Jeff * | 1199 Union | |
| Hoge | Jim | Foreign Affairs | R |
| Holmes | Joan | The Hunger Project | A |
| Ileka | Mr. Atoki | Charge Dem Rep. of Cong | |
| Isaacson | Walter * | Time Mag. | |
| Jackson | Mr. George & Guest | Motown Records | |
| Jackson | Miss Santita & Guest | | |
| James | Herbert | | |
| Jamison | Judith | Alvin Ailey Dance Co. | |
| Jele | Amb. Khipusizi Josiah | PR South Africa | |
| Jerry | Dunfey | | |
| Jessen-Peters | Soren | UNHCR | R |
| Johnson | Mr. & Mrs. Tom | CNN | |
| Johnson | Mr. & Mrs. Roy | Fortune Mag. | |
| Johnson | Mr. & Mrs. John H. | Johnson Publishing Co. | |
| Jonah | Amb. James O.C. | PR Sierra Leone | |
| Jones | Gerald | Am. Red Cross | |
| Jones | Elaine R. | NAACP, Legal Defense Fu | A |
| Jones | Thomas | Travelers Gr. | |
| Jordan | Mr. Vernon | | |
| Joseph | Evelyn ** | VP Chase Manhattan | A |
| Joseph | Dorothy Davis | African Am. Ist. | |
| Judy | Aita | USIA | |
| Ka | Amb. Ibra Deguene | PR Senegal | |
| Karatnycky | Adriane | Freedom House | |
| Kasanda | Amb. Peter Lesa | PR Zambia | |
| Kayinamura | Amb. Gideon | PR Rwanda | |
| Keller | Bill | NY Times | |
| King Akerele | Olubanke | UN | A |
| Kluge | Mr. John & Guest | Metromedia Co. | |
| Kolsun | Barbara, Esq. | | A |
| Kpostra | Amb. Roland | PR Togo | |
| Lavarene | Celhia | Jeune Afrique | A |
| Lavrov | Amb. Sergey V. | PR Russian Fed. | |
| Legwaila | Amb. Joseph | PR Botswana | A |
| Leopold | Evelyn | Reuters | |

828-DC-00000053

Amb. Kapanga - Dem. Rep. of Congo
 Liang Ursula & Stephanie

| Last name | First name | Affiliation | response |
|----------------|-----------------------|--------------------------|----------|
| Levine | Ian | Amnesty Int'l | A |
| ✓ Levy | Harold | | A |
| Levy | Mr. & Mrs. Alain | Polygram Int'l | RR |
| Lewis | Ms. Loida Nicolas & G | Chair, TLC Beatrice | |
| ✓ Lewis | Mr. & Mrs. Ed | Essence | A |
| Lewis | Reta & Carlton | Arter & Hadden | |
| Lewis | Byron & Guest | Uniworld Group Inc. | |
| Lingaya | Ms. Jocelyne | Charge, Madagascar | |
| Little | Dr. David | US Institute of Peace | |
| Lleyveld | Joe | NY Times | |
| Logue-Kinder | Joan * | Sen. VP Lynch, Jones & R | |
| ✓ Lopes Cabral | Amb. Alfredo | Guinea-Bissau | |
| Lord | Betty Bao | Freedom House | R |
| Lowey | The Hon. Nita M. | Mem. of Congress | |
| Lucas | C. Payne | Africare | |
| Lyle | Henrietta & guest | | AA |
| Lynch | Mr. & Mrs. Bill | MacAndrews & Forbes Hol | |
| ✓ Madore | Mr. Yvon | UNDHA | |
| ✓ Mahamat Sale | Amb. Ahmat | PR Chad | |
| Mahmoud | Mr. Youssef | UN | |
| ✓ Mahugu | Amb. Njuna M. | PR Kenya | |
| ✓ Mangoaela | Amb. Percy Metsing | PR Lesotho | |
| Mapuranga | Amb. Machivenyika To | PR Zimbabwe | |
| Marchal | Jean Nicolas | UN | |
| ✓ Marsalis | Wynton | | |
| Marshall | The Hon. Helen | State Assembly | |
| ✓ May | Mr. & Mrs. Owen | May Davis Group | AA |
| McCabe | Ms. Jewel Jackson | | |
| McCall | Hon. & Mrs. H. Carl | State Comptroller | R |
| ✓ McClean | Mora | | A |
| ✓ McCree | Gloria & Guest | | A |
| McDougall | Gay | Human Rights advocate | |
| ✓ Meeks | The Hon. Gregory | State Assembly | |
| Menkerios | Amb. Haile Drar | PR Eritrea | |
| Micha Ondo | Amb. Pastor | PR Equatorial Guinea | |
| ✓ Mider | Dr. Paul | | A |
| ✓ Mitchell | Mr. & Mrs. Bert | Mitchell & Titus L.L.P | A |
| Mitchell | Russ | CBS | |
| Miyet | Bernard | UN-DPKO | |
| ✓ Mohammed | Amb. Dr. Duri | PR Ethiopia | |

828-DC-00000054

RECEPTION IHO JESSE JACKSON 12-17-97

12/17/97

| Last name | First name | Affiliation | response |
|-------------|------------------------|--------------------------|----------|
| ✓ Monteiro | Amb. Antonio Victor M | PR Portugal | |
| ✓ Monteiro | Amb. Jose Luis Barbosa | PR Cape Verde | |
| Montgomery | The Hon. Velmanette | State Senate | AA |
| Morel | Amb. Claude | Charge, Seychelles | |
| ✓ Moss | Jennings | | A |
| Mpay | Mr. Jean Marc | Charge, Cameroon | |
| Munze | Margarita | Africam American Inst. | A |
| ✓ Mwakawago | Amb. Daudi N. | PR Tanzania | |
| Mwamba Kap | Amb. Andre | PR Dem Republic of Cong | |
| Ndaruzaniye | Amb. Gamaliel | PR Burundi | |
| Neier | Aryeh | Pres. Open Society Inst. | |
| Neisloss | Liz | CNN | |
| Noble | Gil | ABC/TV Like It Is | |
| Norman, Jr. | The Hon. Clarence | State Assembly | |
| ✓ Novicki | Margaret A. | UN-DPI | |
| Ohiorhenuan | John | UN | |
| Olhaye | Amb. Roble | PR Djibouti | |
| Omolo | Thomas * | Mission of Kenya | |
| ✓ Orr | Dr. & Mrs. Alphonso | | AA |
| Osborne | Tom | ABC | |
| Otunnu | Dr. Olaro | Int'l Peace Academy | |
| Ouane | Amb. Moctar | PR Mali | |
| Ouedraogo | Amb. Gaetan Rimiwang | PR Burkina Faso | |
| Ould Deddac | Amb. Mahfoudh | PR Maritania | |
| Owada | Amb. Hisashi | PR Japan | A |
| Owens | The Hon. Major R. | Mem. of Congress | |
| Palmer | Mr. & Mrs. Robert | Digital Equipment Corp. | |
| Papkristou | Alexander | | |
| ✓ Park | Amb. (Park) Soo Gil | PR Korea | |
| Parker | Maynard | Newsweek | R |
| Parsons | Richard | Pres. Time Warner | |
| Patterson | The Hon. David | State Senate | |
| Pauley | Jane | NBC | R |
| Pearlstine | Norman | | |
| Pederson | Eigil | Int'l Red Cross | |
| Penketh | Anne | AFP | |
| Perovitch | Adriana | | |
| Perrill | Caliborne | | A |
| Perry | The Hon. N. Nick | State Assembly | |
| Phillips | Stone | NBC | |

828-DC-00000055

✓ Pennybaker, Albert

RECEPTION IHO JESSE JACKSON 12-17-97

12/17/97

| Last name | First name | Affiliation | response |
|-------------|-----------------------------------|----------------------------|----------|
| Pinkett | The Hon. Mary | State Assembly | A |
| ✓ Pinko | Ann ** | AFP | |
| Powell | The Hon. Adam Clayton | City Council | |
| Prendergast | Kieran | UN | |
| Price | Corbett & Guest | | AA |
| Procope | Mr & Mrs. John | E.G. Bowman & Co. | |
| Qin | Amb. Huasan (Qin) | PR China | |
| Raines | Mr. Howell | NY Times Mag. | |
| Ramaker | Amb. Jacob | PR Netherlands | R |
| Ramcharan | Mr. | UN | A |
| Rangel | Hon. & Mrs. Charles | Mem. of Congress | |
| Rattner | Steven | Lazard Freres | |
| Reid | Robert | AP | |
| Rewaka | Amb. Denis Dangué | PR Gabon | |
| ✓ Reyn | Amb. Alex | PR Belgium | A |
| Reynolds | Dr. Timothy | | |
| Rhodes | Bill * | Citibank | A |
| Rhone | Ms. Sylvia & guest | Elektra Entertainment | |
| Rice | Tracy, Esq. | | |
| ✓ Rivera | Mr. & Mrs. Dennis | Local 1199 | |
| Riza | Mr. Iqbal | UN | |
| ✓ Robinson | Sharon | Major League Baseball | A |
| Robinson | Rachel | Jackie Robinson Fdn. | |
| Robinson | The Hon. Annette | State Assembly | |
| Robinson | Randall | TransAfrica Forum | R |
| ✓ Rubadiri | Amb. David (Prof.) | PR Malawi | |
| ✓ Rubin | Barney | Council on Foreign Relatio | A |
| Saddler | George * | UN AFICS | R |
| Saliba | Amb. George | PR Malta | |
| Salim | Salim | SYG OAU | |
| Sall | Mr. *' | DP Affairs | R |
| Sallah | Amb. Abdoulie Momdo | PR Gambia | |
| Scarborough | The Hon. William | State Assembly | |
| Schuler | Margaret | Women, Law & Dev't Int. | |
| ✓ Seabrook | The Hon. Larry ^{a Guest} | State Senate | AA |
| Semakula Ki | Amb. Matia Mlumba | PR Uganda | |
| ✓ Shapiro | Walter | | |
| ✓ Sharpton | Rev. & Mrs. Al | | AA |
| Shaw | Theodore | | |
| Silver | Sheldon | Speaker of the Assembly | |

828-DC-00000056

RECEPTION IHO JESSE JACKSON 12-17-97

12/17/97

| Last name | First name | Affiliation | response |
|---------------|------------------------|-----------------------------|----------|
| Simon | Mr. Paul & Guest | | |
| Simon | Mr. & Mrs. Arnie | Calvin Klein Jeanswear Co | |
| Singh | Eleanor | UN | |
| Sirleaf | Ellen Johnson | UN | |
| Smith | The Hon. Ada L. | State Senate | |
| ✓ Snoussi | Amb. Ahmed * | PR Morocco | |
| Soal | Mr. Peter | Mission of S. Africa | A |
| Somavia | Amb. Juan | PR Chile | |
| ✓ Sonnenberg | Maurice | | |
| ✓ Sorensen | Mrs. Gillian M. | UN | |
| ✓ Spence | Aleta | | |
| Speth | Mr. James G. | UNDP | |
| ✓ Spigner | The Hon. Archie | State Assembly | A |
| Steptoe | Sonja | Sports Illustrated | A |
| Strong | Mr. Maurice *** | UN | A |
| Stuart | Dr. Oliver | African Movement | A |
| ✓ Subin | Mrs. Ellen S. | African Medical.... | A |
| Sutton | Mr. & Mrs. Percy Ellis | | |
| ✓ Tadesse | Yuri | Rainbow/ PUSH | A |
| Tatum | Mr. & Mrs. Bill * | Amsterdam News | |
| Templesman | Maurice * | | |
| Thomas | Franklin | Ford fdtn. | A |
| Thompson | Angus | former USUN | |
| Thompson | William C. | Pres. Board of Ed | R |
| Titov | Dmitry | UN-DPKO | |
| Toure | Duada | UN | |
| Towns | The Hon. Darryl C. | State Assembly | |
| Towns | The Hon. Edolphus | Mem. of Congress | |
| Tyson | Ms. Cicely | | |
| Udoenko | Hennadiy | Pres. 52nd UNGA | |
| ✓ Utendahl | Mr. & mrs. John * | Uhdentahl Capital mangem | AA |
| Vallone | Peter F. | Speaker of the City Council | R |
| Van Dunem " | Amb. Afonso | PR Angola | |
| Vann | The Hon. Albert * | State Assembly | R |
| Walker | Alice | | |
| Walker | Rev. & Mrs. Wyatt Tee | Canaan Baptist Church | |
| Walkin | Mr. & Mrs. Keith | Columbia U. | AA |
| ✓ Walton | R. Keith | Columbia U. | |
| ✓ Wan Chat Kw | Amb. Taye Wah | PR Mauritius | |
| Warden | Hon. Lawrence A. | State Assembly | A |

+ Mr. Hogan ✓

828-DC-00000057

RECEPTION IHO JESSE JACKSON 12-17-97

12/17/97

| Last name | First name | Affiliation | response |
|-------------|---------------------|----------------------------|----------|
| Watkins | The Hon. Juanita | State Assembly | A |
| Watson | Rob & Guest | BBC | AA |
| Weill | Mr. & Mrs. Sanford | Travelers Inc. | |
| ✓ Weiner | Mr. & Mrs. Mark | Financial Innovations | A |
| West | Prof. Cornell | Harvard U. | |
| ✓ Westbrook | Lorraine | Rainbow/PUSH | |
| Weston | Amb. John (Sir) | PR UK | R |
| ✓ Wharton | Dr. Clifton | TIAA & CREF | R |
| Williams | Mr. & Mrs. Paul T. | | A |
| Williams | Ms. Zelodious K. | Rainbow/ PUSH | |
| Williams | The Hon. Enoch | State Assembly | |
| ✓ Williams | Chi-Chi | | A |
| ✓ Wilmot | Amb. Jacob Botwe | PR Ghana | |
| ✓ Wilson | Mr. & Mrs. Joseph | Integrated Packaging Corp. | AA |
| Wlosowicz | Amb. Zbigniew Maria | PR Poland | |
| Wolfe | George | Public Theater | |
| Wooten | The Hon. Priscilla | State Assembly | A |
| Wright | The Hon. Keith L.T. | State Assembly | |
| ✓ Yacoubou | Amb. Adam Fassassi | PR Benin | |

✓ Wyche Leslie 100 Black Men A

828-DC-00000058

TO LISA
FROM Shirley HALL
Guest List for
10/27/97

Ms CAROLINE Jones

644 [REDACTED] Avenue
[REDACTED] 4523

Mrs Wanda G. Henton

[REDACTED]

HONORABLE & Mrs CHARLES Rangel

[REDACTED]

Dr & Mrs DONALD Stewart

[REDACTED]

MR & Mrs THOMAS BRANSFORD

[REDACTED]

Dr & Mrs DAVID Lewis

[REDACTED]

Mr & Mrs JERRY SHAPIRO

[REDACTED]

828-DC-00000059

Mr & Mrs ROBERT Crews

[REDACTED]

DR & MRS PALMER HAMILTON

~~REDACTED~~ ~~REDACTED~~

MR & MRS EARL GRAVES

~~REDACTED~~

MR & MRS CLINT LEDFORD

~~REDACTED~~ ~~REDACTED~~

MRS PENELOPE WISE DAVIS

~~REDACTED~~ ~~REDACTED~~

DR BARBARA JACKSON

~~REDACTED~~ ~~REDACTED~~

MRS NORMA ASNES

~~REDACTED~~ ~~REDACTED~~

M/M DOUGLAS LIEBHAFSKY

828-DC-00000060

~~REDACTED~~ ~~REDACTED~~

M/M ARNOLD WEBB

~~REDACTED~~ ~~REDACTED~~

m/m ROBERT NEDERLANDER

Ms Leslie TALBOT

m/m RICHARD GREENE

Mr LeBARON TAYLOR
Vice President, Sony Corporation

Rev. William A. Jones

MR PARIS FRAZIER

Ms Toni Fay
Vice President, Community Relations
Time Warner Inc

828-DC-00000061

Mrs Marilyn Robeson
 [REDACTED]
 [REDACTED]

Mr & Mrs Harvey Russell
 [REDACTED]
 [REDACTED]

Mr & Mrs Clint Ledford
 [REDACTED]
 [REDACTED]

Mr Elliott S. Hall
 [REDACTED]
 [REDACTED]

Lia

10/8

An additional couple for
 Public Delegates Reception:

Mr & Mrs Sam Sachs
 [REDACTED]
 [REDACTED]

Shirley Hall

Lea

One last invitation to:

Mrs. Liz Young



Shirley
Lia

10/13/97

Please add another couple to
the public delegate reception guest
list:

Mr/Mrs George Lopez



828-DC-00000063

Shirley Hall

Public/Congressional Delegates

~~RECEPTION IN HONOR OF AGENDA 21, JUNE 23, 1997~~

10/27/97

| LAST NAME | FIRST NAME | TITLE | AFFILIATION | R |
|-----------------|-----------------|------------------|-------------------------|---|
| | | PERM REP | DEM REP OF CONGO | |
| ABELIAN | MOVSES | CHARGE | ARMENIA | |
| ABIBI | DANIEL | PERM REP | CONGO | |
| ABRAHAM | DAN | MR. | SPITZER | |
| ABU-NIMAH | HASAN | PERM REP | JORDAN | |
| ABZUG | BELLA | MS. | NGO - WEDO | |
| ADAMS | ALVIN | HON. & MRS. | PRESIDENT, UNA-USA | |
| ADWAR | HARRY | MR. & MRS. | SPITZER | |
| AGATHOCLEOUS | NICOS | PERM REP | CYPRUS | |
| AGUIAR | CRISTINA | PERM REP | DOMINICAN REPUBLIC | A |
| AHMED | RAFEEUDDIN | UNDER SEC GEN | UN - UNDP | |
| AIELLO | STEPHEN | MR. | GUARINI | |
| AKASHI | YASUSHI | UNDER SEC GEN | UN - DEPT. HUMAN AFFAIR | |
| AL-KHALIFA | NASSER BIN HAMA | PERM REP | QATAR | |
| AL-KHUSSAIBY | SALIM BIN MOHAM | PERM REP | OMAN | |
| AL-KIDWA | NASSER | PERM OBSERVER | PALESTINE | |
| ALBULHASAN | MOHAMMAD | PERM REP | KUWAIT | |
| ALFARARGI | SAAD | ASSIST-ADMIN | UN - UNDP | |
| ALIMOV | RASHID | PERM REP | TAJIKISTAN | |
| ALLAGANY | GAAFAR | ACTING PERM REP | SAUDI ARABIA | |
| ALTMAN & KAZICK | ROGER & JURATE | MR. & MS. | PROTOCOL | |
| AMORIM | CELSO | PERM REP | BRAZIL | |
| ANDJABA | MARTIN | PERM REP | NAMIBIA | A |
| ANDO | HIROFUMI | ASSIST SEC GEN | UN - POPULATION FUND | |
| ANNABI | HEDI | ASSIST SEC GEN | UN - DPKO | |
| ANNAN | KOFI | SYG | UN | |
| ARIAS | INOCENCIO F. | PERM REP | SPAIN | A |
| ARNOW | ROBERT & JOAN | MR. & MRS. | SPITZER | |
| ARYSTANBEKOVA | AKMARAL | PERM REP | KAZAKSTAN | |
| ASNES | NORMA | MS. | HALL | |
| ATAEVA | AKSOLTAN | PERM REP | TURKMENISTAN | |
| BAALI | ABDALLAH | PERM REP | ALGERIA | A |
| BAKAL | MART | MR. & MRS. | SPITZER | |
| BAMBA | YOUSOUFOU | PERM REP | COTE D'IVOIRE | |
| BARKIN | BEN | MR. | SPITZER | |
| BARNET | JANET & IRWIN | MR. & MRS. | PROTOCOL | |
| BARTELS | JOE | MR. | PROTOCOL | |
| BARTH | SANFORD & CONNI | MR. & MRS. | SPITZER | |
| BAUMANIS | AIVARIS | PERM REP | LATVIA | |
| BEL HADJ AMOR | MOHSEN | CHAIRMAN | UN - ICSC | |
| BELLAMY | CAROL | EXECUTIVE DIRECT | UNICEF | |
| BEN GURION | ALON & ANASTASI | MR. & MRS. | SPITZER | |
| BERGER | ARTHUR | MR. & MRS. | BURLEIGH | |
| BERROCAL SOTO | FERNANDO | PERM REP | COSTA RICA | |
| BIALKIN | KENNETH | MR. & MRS. | SPITZER | A |
| BIORN LIAN | HANS | PERM REP | NORWAY | A |
| BLANK | STEVE | MR. | SPITZER | |

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| LAST NAME | FIRST NAME | TITLE | AFFILIATION | R |
|----------------|------------------|-----------------|--------------------------|----|
| BOISSON | JACQUES | PERM REP | MONACO | |
| BOJER | JORGEN | PERM REP | DENMARK | A |
| BOUCHER | CARLSTON | PERM REP | BARBADOS | |
| BOYD | AQUILINO | PERM REP | PANAMA | |
| BRANSFORD | THOMAS | MR. & MRS. | HALL | |
| BREITENSTEIN | FREDRIK | PERM REP | FINLAND | |
| BRONFMAN, SR. | EDGAR | MR. | SPITZER | |
| BROOKFIELD | SAMUEL & PAULINE | MR. & MRS. | PRESIDENT, BCUN | AA |
| BROWN | GEORGE & MARTA | CONGRESSMAN & | SPITZER | |
| BUALLAY | JASSIM | PERM REP | BAHRAIN | A |
| BULL | WILLIAM | PERM REP | LIBERIA | |
| BUNE | POSECI | PERM REP | FIJI | A |
| BURNETT | IRIS | MS. | USA NETWORKS | AA |
| BUTLER | RICHARD | UNDER SEC GEN | UN - UNSCOM | |
| CABRAL | ALFREDO LOPES | PERM REP | GUINEA-BISSAU | |
| CALAJO | RITA | MS. | GUARINI | |
| CALOVSKI | NASTE | PERM REP | MACEDONIA | |
| CAMACHO-OMISTE | EDGAR | PERM REP | BOLIVIA | |
| CAMARA | MAHAWA BANGOUR | PERM REP | GUINEA | |
| CAMPBELL | JOHN | PERM REP | IRELAND | |
| CANNON | GRAHAM | MR. & MRS. | BERMAN | |
| CARROLL | NEIL | HON. & MRS. | GUARINI | AA |
| CASTANEDA-CORN | RICARDO | PERM REP | EL SALVADOR | |
| CATLEY-CARLSON | MARGARET | MS. - PRESIDENT | NGO-POPULATION COUNCIL | |
| CELEM | HUSEYIN | PERM REP | TURKEY | |
| CHAMBERS | LETTIA | MS. | FORMER PUBLIC DELEGAT | |
| CHAMP | CAROLYN | MS. | PROTOCOL | |
| CHKHEIDZE | PETER | PERM REP | GEORGIA | |
| CHOWDHURY | ANWARUL KARIM | PERM REP | BANGLADESH | A |
| CIOBANU | IGOR | CHARGE | MOLDOVA | |
| COLON | NIDIA | HON. + | GUARINI | AA |
| CONNELL | GROVER | MR. & MRS. | BERMAN | |
| CONNOR | JOSEPH | UNDER SEC GEN | UN - ADMINISTRATION & M | |
| CONWAY | GORDON | MR. | PRESIDENT, ROCKEFELLER | |
| COOPERSMITH | ESTHER | MRS. | SPITZER | |
| CORELL | HANS | UNDER SEC GEN | UN - DEPT. LEGAL AFFAIRS | A |
| COSTELLO | PAUL | MR. & MRS. | GUARINI | |
| CREWS | ROBERT | MR. & MRS. | HALL | AA |
| CUOMO | MATILDA & MARIO | GOVERNOR & MRS | GUARINI | |
| DAHLGREN | HANS | PERM REP | SWEDEN | AA |
| DALY | MARY | MS. | PROTOCOL | |
| DE COTIS | ALFRED | HON. | GUARINI | |
| DE SOTO | ALVARO | ASSIST SEC GEN | UN - DPA | |
| DEJAMMET | ALAIN | PERM REP | FRANCE | AA |
| DEL TUFO | ROBERT & KATHERI | HON. & MRS. | GUARINI | |
| DEPIETRO | ANDREW | MR. & MRS. | SPITZER | |
| DES ILES | ANNETTE | PERM REP | TRINIDAD & TOBAGO | A |

| LAST NAME | FIRST NAME | TITLE | AFFILIATION | R |
|------------------|------------------|-------------------|-------------------------|----|
| DESAI | INITIN | UNDER SEC GEN | UN-ECON & SOCIAL AFFAIR | |
| DESAUTELLE | JILL | MS. | PROTOCOL | |
| DIATTA | JOSEPH | PERM REP | NIGER | |
| DIMITROV | PHILIP | PERM REP | BULGARIA | AA |
| DLAMINI | MOSES MATHENDEL | PERM REP | SWAZILAND | |
| DOHERTY | BRIAN | MR. & MRS. | GUARINI | |
| DOS SANTOS | CARLOS | PERM REP | MOZAMBIQUE | |
| DUNFFEY / HACK | JERRY & NADINE | MR. & MS. | PROTOCOL | AA |
| DURRANT | MIGNONETTE | PERM REP | JAMAICA | |
| EBAN | AUBREY & SUSY | HON. & MRS. | SPITZER | |
| EDWARDS | LAURENCE | PERM REP | MARSHALL ISLANDS | |
| EIGER | JOE | MR. | SPITZER | |
| EISELE | MANFRED | ASSIST SEC GEN | UN - DPKO | |
| EITEL | TONO | PERM REP | GERMANY | |
| ELARABY | NABIL | PERM REP | EGYPT | |
| ENKHSAlKHAN | JARGAlSAIHANY | PERM REP | MONGOLIA | |
| ERDOS | ANDRE | PERM REP | HUNGARY | A |
| ERWA | ELFATH MOHAMED | PERM REP | SUDAN | |
| ESHMAMBETOVA | ZAMIRA | PERM REP | KYRGYZSTAN | |
| ESOVAR-SALOM | RAMON | PERM REP | VENEZUELA | |
| ESPOSITO | LOUIS | MR. & MRS. | GUARINI | AA |
| EVERETT | HENRY & EDITH | MR. & MRS. | SPITZER | AA |
| FABRIZE | ANGELA | MS. | GUARINI | |
| FALL | IBRAHIMA | ASSIST SEC GEN | UN - DPA | |
| FAY | TONI | MS. - VICE PRESID | HALL | |
| FEKETE | FRANK | MR. & MRS. | GUARINI | AA |
| FELDMAN | RONALD & DINA | DR. & MRS. | SPITZER | |
| FERREIRA | DOMINGOS | CHARGE | SAO TOME AND PRINCIPE | |
| FILIPPI BALESTRA | GIAN NICOLA | PERM REP | SAN MARINO | A |
| FORMAN | IRA | MR. | SPITZER | |
| FORSTER | ARNOLD & MAY | MR. & MRS. | SPITZER | AA |
| FOWLER | ROBERT | PERM REP | CANADA | |
| FOXMAN | ABRAHAM | MR. & MRS. | SPITZER | |
| FRAZIER | PARIS | MR. | HALL | |
| FRITSCH | CLAUDIA | PERM REP | LIECHTENSTEIN | AA |
| FUGAZY | WILLIAM | MR. | GUARINI | |
| FULCI | FRANCESCO | PERM REP | ITALY | AA |
| GAER | FELICE | MS. | NGO - AMERICAN JEWISH C | |
| GALUSKA | VLADIMIR | PERM REP | CZECH REPUBLIC | A |
| GAMBARI | IBRAHIM | PERM REP | NIGERIA | |
| GILMAN | BENJAMIN | CONGRESSMAN & | GUARINI | |
| GOLD | DORE | PERM REP | ISRAEL | AA |
| GORITA | ION | PERM REP | ROMANIA | AA |
| GRASSO | RICHARD & LORRAI | MR. & MRS. | GUARINI | |
| GRAVES | EARL | MR. & MRS. | HALL | |
| GRAZIOSO | ANTHONY | MR. | GUARINI | |
| GREENE | RICHARD | MR. & MRS. | HALL | |

| LAST NAME | FIRST NAME | TITLE | AFFILIATION | R |
|-----------------|------------------|----------------|------------------------|---|
| GROMAN | ROBERT | MR. | SPITZER | |
| GRUBER | RUTH | DR. | SPITZER | A |
| GUARINI | CAROLINE | MRS. | GUARINI | |
| GUILLEN | FERNANDO | PERM REP | PERU | |
| GUNNING | JAMES | MR. | SPITZER | |
| HACHANI | ALI | PERM REP | TUNISIA | |
| HACK / DUNFFEY | NADINE / JERRY | MS. & MR. | SPITZER | A |
| HALBWACHS | JEANPIERRE | ASSIST SEC GEN | UN-ADMINISTRATION & MA | |
| HALL | ELLIOTT | MR. | HALL | |
| HALLIDAY | DENIS | ASSIST SEC GEN | UN - HUMAN RESOURCES | |
| HAMILTON | PALMER | DR. & MRS. | HALL | A |
| HASHIM | PENGRIN-MAIDIN | PERM REP | BRUNEI DARUSSALAM | |
| HASSENFELD | SYLVIA | MS. | SPITZER | |
| HELMKE | REINHART | EXECUTIVE DIR. | UN - UNDP | |
| HENTON | WANDA G. | MS. | HALL | |
| HERTZBERG | ARTHUR | PROFESSOR | SPITZER | |
| HOROI | REX STEPHEN | PERM REP | SOLOMON ISLANDS | |
| HTUN | MUANG NAY | ASSIST SEC GEN | UN - UNDP | |
| INGINNA | JOSEPH | DR. & GUEST | GUARINI | |
| INSANALLY | SAMUEL | PERM REP | GUYANA | |
| JACKSON | BARBARA | DR. | HALL | |
| JACQUES | TED & ANNE | MR. & MRS. | SPITZER | |
| JALLOW | MOMODOU KEBBA | PERM REP | GAMBIA | |
| JAYANAMA | ASDA | PERM REP | THAILAND | |
| JELE | KHIPHUSIZI | PERM REP | SOUTH AFRICA | |
| JIN | YONGJIAN | UNDER SEC GEN | UN-GA AFFAIRES/CONF SE | |
| JOLLY | RICHARD | ASSIST SEC GEN | UN - UNDP | |
| JONAH | JAMES | PERM REP | SIERRA LEONE | |
| JONES | CAROLINE | MS. | HALL | |
| JONES | WILLIAM | REV. | HALL | |
| JONES | ELAINE | MS. | NGO-NAACP LEGAL DEFEN | |
| JOSEPHSON | MARVIN | MR. | SPITZER | A |
| JUSYS | OSKARAS | PERM REP | LITHUANIA | |
| KA | IBRA | PERM REP | SENEGAL | |
| KAGAN | SAUL & ELLIE | MR. & MRS. | SPITZER | |
| KAHSAI | AMDEMICAEL | PERM REP | ERITREA | |
| KAISER | HERB | HON. & MRS. | SPITZER | |
| KAMAL | AHMAD | PERM REP | PAKISTAN | |
| KASANDA | PETER | PERM REP | ZAMBIA | |
| KAUSIKAN | BILAHARI | PERM REP | SINGAPORE | A |
| KAYINAMURA | GIDEON | PERM REP | RWANDA | |
| KAZICKAS & ALTM | JURATE & ROGER | MS. & MR. | PROTOCOL | |
| KING | ANGELA | ASSIST SEC GEN | UN - GENDER ISSUES | |
| KITTIKHOUN | ALOUNKEO | PERM REP | LAOS | |
| KOREY | WILLIAM & ESTHER | DR. & MRS. | SPITZER | A |
| KOULIEV | ELDAR | PERM REP | AZERBAIJAN | |
| KPONGO | AMBROISINE | PERM REP | CENTRAL AFRICAN REP | |

| LAST NAME | FIRST NAME | TITLE | AFFILIATION | R |
|-----------------|-------------------|------------------|-------------------------|----|
| KPOTSRA | ROLAND YAO | PERM REP | TOGO | |
| KRASNER | JEAN | MRS. | SPITZER | |
| KRAUS | SHIRLEY | MRS. | SPITZER | |
| KRBEC | JIRI | MR. | CZECH REP-SENATE AID | |
| KULLA | PELLUMB | PERM REP | ALBANIA | |
| LANE | MARJORIE | MS. | SPITZER | |
| LATEES | NOEL | MR. - PRESIDENT | NGO - FOREIGN POLICY AS | |
| LAUDER | RONALD | MR. | SPITZER | |
| LAVROV | SERGEY | PERM REP | RUSSIAN FEDERATION | AA |
| LEDFORD | CLINT | MR. & MRS. | HALL | |
| LEDFORD | CLINT | MR. & MRS. | HALL | AA |
| LEET | MILDRED & GLEN | MR. & MRS., CO-P | NGO - TRICKLE-UP PROGRA | |
| LEFRAK | SAMUEL & ETHEL | MR. & MRS. | SPITZER | AA |
| LEGWAILA | LEGWAILA | PERM REP | BOTSWANA | |
| LELONG | PIERRE | PERM REP | HAM | |
| LESLIE | SEYMOUR & LESLIE | MR. & MRS. | SPITZER | |
| LEVY | LEON | MR. | SPITZER | A |
| LEWIS | PATRICK | PERM REP | ANTIGUA AND BARBUDA | A |
| LEWIS | DAVID | DR. & MRS. | HALL | AA |
| LIEBHAFSKY | DOUGLAS | MR. & MRS. | HALL | |
| LINDENMAYER | ELIZABETH | MS. | UN-OFFICE OF THE SYG | A |
| LIPPER | KENNETH | MR. | SPITZER | |
| LIVINGSTON | BERNARD & CONNI | MR. & MRS. | SPITZER | |
| LONDONO-PARED | JULIO | PERM REP | COLOMBIA | |
| LOPEZ | GEORGE | MR. & MRS. | HALL | AA |
| LOUIS | GEORGE | MR. & MRS. | SPITZER | |
| LOUIS | GERMAINE PATRICIA | CHARGE | SAINT LUCIA | |
| LOUZOUN | GILBERT | MR. | SPITZER | |
| LOVE | JULES & JUDY | MR. & MRS. | SPITZER | AA |
| MABILANGAN | FELIPE | PERM REP | PHILIPPINES | |
| MAHMOUD | MOHAMED | CHARGE | COMOROS | |
| MAHUGU | NJUGUNA | PERM REP | KENYA | |
| MANGIN | ALBERT | MR. & MRS. | GUARINI | |
| MANGIN | PETER | MR. & MRS. | GUARINI | AA |
| MANGOELA | PERCY METSING | PERM REP | LESOTHO | |
| MANNING | BURT & LYNNE | MR. & MRS. | BCUN | |
| MAPURANGA | MACHIVENYIKA | PERM REP | ZIMBABWE | |
| MARTINEZ BLANC | GERARDO | PERM REP | HONDURAS | |
| MARTINI-HERRERA | JULIO ARMANDO | PERM REP | GUATEMALA | |
| MARTINO | RENATO RAFFAELE | PERM OBS | HOLY SEE | |
| MASSARO | DOMINIC & FRANCE | HON. & MRS. | GUARINI | |
| MATDOSIAN | BERJ & NURAN | MR. & MR. | GUARINI | |
| MCLEAN | MORA | MS. | NGO - AFRICAN AMERICAN | A |
| MEISEL | MARTIN & LOLA | MR. & MRS. | SPITZER | |
| MICHA ONDO BILE | PASTOR | PERM REP | EQUATORIAL GUINEA | |
| MILLER | ISRAEL & RUTH | RABBI & MRS. | SPITZER | |
| MILLETTE | ROBERT | PERM REP | GRENADA | |

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| LAST NAME | FIRST NAME | TITLE | AFFILIATION | R |
|-----------------|------------------|-----------------|-------------------------|-----|
| MINOVES-TRIQUEL | JULI | PERM REP | ANDORRA | |
| MIYET | BERNARD | UNDER SEC GEN | UN-DPKO | |
| MOHAMMED | DURI | PERM REP | ETHIOPIA | |
| MONTEIRO | JOSE LUIS BARBOS | PERM REP | CAPE VERDE | |
| MONTEIRO | ANTONIO | PERM REP | PORTUGAL | |
| MOORE | LEE | PERM REP | SAINT KITTS | |
| MOORE | MAURICE | PERM REP | BAHAMAS | |
| MOREL | CLAUDE | CHARGE, AMBASS | SEYCHELLES | |
| MOUBARAK | SAMIR | PERM REP | LEBANON | A |
| MPAY | JEAN MARC | PERM REP | CAMEROON | |
| MSELLE | C.S.M. | CHAIRMAN | UN - ACABQ | A |
| MUIZI FALCONI | LIVIO | CHIEF OF PROTOC | UN | |
| MUNGRA | SUBHAS | PERM REP | SURINAME | |
| MWAKAWAGO | DAUDI | PERM REP | TANZANIA | |
| NAVASKY | VICTOR | MR. PUBLISHER/E | NGO - "THE NATION" | A |
| NEDERLANDER | ROBERT | MR. & MRS. | HALL | |
| NEIDITCH | MICHAEL | DR. | SPITZER | |
| NGO QUANG XUAN | | PERM REP | VIET NAM | |
| NIWA | TOSHIYUKI | ASSIST SEC GEN | UN - UNDP | |
| OGATA | SADAKO | UN HIGH COMM | UNHCR | |
| OLHAYE | ROBLE | PERM REP | DJIBOUTI | |
| OSGOOD | PETER & CAROL | MR. & MRS. | BCUN | |
| OUANE | MOCTAR | PERM REP | MALI | |
| OUEDRAOGO | GAETAN | PERM REP | BURKINA FASO | |
| OULD DEDDACH | MAHFOUDH | PERM REP | MAURITANIA | |
| OWADA | HISASHI | PERM REP | JAPAN | |
| PAGUAGA-FERNAN | ENRIQUE | PERM REP | NICARAGUA | |
| PALSSON | GUNNAR | PERM REP | ICELAND | A A |
| PANEPINTO | JOSEPH | MR. & MRS. | GUARINI | |
| PAOLINO | EUGENE | MR. & MRS. | GUARINI | |
| PARK | SOO GIL | PERM REP | KOREA | |
| PASCHKE | KARL | UNDER SEC GEN | UN - INT. OVERSIGHT SER | A A |
| PEREZ-OTERMIN | JORGE | PERM REP | URUGUAY | |
| PETRELLA | FERNANDO | PERM REP | ARGENTINA | |
| PHILLIPS | DAVID | MR. | PROTOCOL | |
| POST | MARLENE | MS. | SPITZER | |
| POWLES | MICHAEL | PERM REP | NEW ZEALAND | A |
| PRENDERGAST | KIERAN | UNDER SEC GEN | UN - DPA | |
| QIN | HUASUN | PERM REP | CHINA | |
| RABB | MAX | AMBASSADOR & M | GUARINI | A A |
| RAMAKER | JAAP | PERM REP | NETHERLANDS | |
| RANGEL | CHARLES | CONGRESSMAN & | HALL | |
| RASHEED | AHMED | CHARGE | MALDIVES | |
| RATSIMIHAN | JEAN PIERRE | PERM REP | MADAGASCAR | |
| RATTNER & WHITE | STEVE & MAUREEN | MR. & MS. | PROTOCOL | |
| RAVICH | DAVID & ELAINE | MR. & MRS. | SPITZER | |
| RAVOU-AKII | JEAN | PERM REP | VANUATU | |

| LAST NAME | FIRST NAME | TITLE | AFFILIATION | R |
|----------------|------------------|-----------------|-----------------------|---|
| RAZALI | ISMAIL | PERM REP | MALAYSIA | |
| REAMES | BEN | MR. | PROTOCOL | |
| RECANATI | RAPHAEL | MR. & MRS. | SPITZER | |
| REICH | SEYMOUR | MR. | SPITZER | |
| REWAKA | DENIS DANGUE | PERM REP | GABON | |
| REYN | ALEX | PERM REP | BELGIUM | |
| REYNOLDS | MARGARET | SENATOR | AUSTRALIA | |
| RICHARDS | SIMON | PERM REP | DOMINICA | |
| RIZA | IQBAL | UNDER SEC GEN | UN - EOSG | |
| RIZZUTO | LEANDRO | MR. | GUARINI | |
| ROBERTS | VALERIE | MS. - ESQ. | GUARINI | |
| RODRIGUEZ | RODNEY | MR. | PROTOCOL | |
| RUBADIRI | DAVID | PERM REP | MALAWI | |
| RUDOLPH | STEFFEN & RENATA | MINISTER & MRS. | GERMANY | |
| RUSSELL | HARVEY | MR. & MRS. | HALL | |
| SACHS | SAM | MR. & MRS. | HALL | |
| SACIRBEY | MUHAMED | PERM REP | BOSNIA AND HERZEGOVIN | |
| SADIK | NAFIS | EXEC DIR | UN - POP FUND | |
| SADRY | BEHROOZ | ASSIST SEC GEN | UN - DPKO | |
| SAGUIER-CABALL | HUGO | PERM REP | PARAGUAY | |
| SALBERG | MELVIN | MR. & MRS. | SPITZER | |
| SALEH | AHMAT MAHAMAT | PERM REP | CHAD | |
| SALIBA | GEORGE | PERM REP | MALTA | |
| SALIBELLO | SAL & LISA | MR. & MRS. | GUARINI | |
| SAMANA | UTULA | PERM REP | PAPUA NEW GUINEA | |
| SAMHAN | MOHAMMAD | PERM REP | UNITED ARAB EMIRATES | |
| SAMUDIO | VIVIAN | MS. | PROTOCOL | |
| SANBAR | SAMIR | ASSIST SEC GEN | UN - DPI | |
| SANTANGELO | MICHAEL | MR. & MRS. | GUARINI | |
| SCHNEIDER | DAVID & JUNE | MR. & MRS. | BCUN | A |
| SCHOENBERG | HARRIS | DR. & MRS. | SPITZER | A |
| SCHWARTZ | CARMI | MR. & MRS. | SPITZER | |
| SEMAKULA KIWAN | MATIA MULUMBA | PERM REP | UGANDA | A |
| SEVAN | BENON | ASSIST SEC GEN | UN - CENTRAL SUPPORT | |
| SHAH | NARENDRA | PERM REP | NEPAL | |
| SHAM POO | KARIN | DEP EXEC DIR | UNICEF | |
| SHAPIRO | JERRY | MR. & MRS. | HALL | |
| SHARMA | KAMALESH | PERM REP | INDIA | |
| SHARWELL | WILLIAM | DR. | SPITZER | |
| SHULMAN | DAVID | MR. & MRS. | BERMAN | |
| SIGRAH | TADAO | CHARGE | MICRONESIA | |
| SILVA, DE | HERMAN LEONARD | PERM REP | SRI LANKA | |
| SIMONOVIC | IVAN | PERM REP | CROATIA | |
| SLADE | TUILOMA NERONI | PERM REP | SAMOA | |
| SMITH | WILLIAM & HELEN | MR. & MRS. | SPITZER | |
| SMITH | E. GENE | DR. | BURLEIGH | |
| SNOUSSI | AHMED | PERM REP | MOROCCO | |

| LAST NAME | FIRST NAME | TITLE | AFFILIATION | R |
|-----------------|------------------|----------------|---------------------------|----|
| SOBEL | RONALD | RABBI & MRS. | SPITZER | |
| SOMAVIA | JUAN | PERM REP | CHILE | |
| SONNENFELDT | MICHAEL & KATJA | MR. & MRS. | SPITZER | |
| SORENSEN | GILLIAN | ASSIST SEC GEN | UN - EXTERNAL RELATIONS | |
| SPAHN | CONNIE | MS. | PROTOCOL | |
| SPETH | GUS | ADMINISTRATOR | UNDP | |
| SPITZER | ALEX | MR. & MRS. | SPITZER | |
| STAEHELIN | JENO | PERM OBSERVER | SWITZERLAND | A |
| STANZIALE | CHARLES | HON. & MRS. | GUARINI | |
| STAQUET | GENE | MR. | BURLEIGH | |
| STEWART | DONALD | DR. AND MRS. | HALL | |
| STRIBAVY | WILLIAM | MR. | NGO - US COUNCIL INT'L BU | |
| STRIBRAVY | WILLIAM AND MRS. | PERM REP | INTERNATIONAL CHAMBE | AA |
| STRONG | MAURICE | UNDER SEC GEN | UN REFORM | |
| SUCHARIPA | ERNST | PERM REP | AUSTRIA | |
| SUDANO | KRISSY | MS. | PROTOCOL | |
| SVOBODOVA | VLASTA | SENATOR | CZECH REP | |
| SY | IBRAHIMA | AMB. PERM OBSE | OAU | |
| SYCHOU | ALYAKSANDR | PERM REP | BELARUS | |
| SYLVESTER | LAWRENCE | CHARGE | BELIZE | A |
| TALBOT | LESLIE | MS. | HALL | A |
| TAYLOR | LE BARON | MR. | HALL | |
| TELLO | MANUEL | PERM REP | MEXICO | |
| THURSZ | DANIEL & DASSY | DR. & MRS. | SPITZER | |
| TOKO | VICTOR E. | DEP. PERM OBSE | OAU | |
| TORCZYNER | JIM & JADIS | DR. & MRS. | SPITZER | |
| TRONE | KERSTIN | ASSIST SEC GEN | UN - POPULATION FUND | |
| TSHERING | UGYEN | PERM REP | BHUTAN | |
| TURK | DANILO | PERM REP | SLOVENIA | |
| UDOVENKO | HENNADY | PERM REP | UKRAINE | |
| VALENCIA-RODRIG | LUIS | PERM REP | ECUADOR | A |
| VALLONE | PETER | HON. | GUARINI | |
| VAN DUNEM | AFONSO | PERM REP | ANGOLA | |
| VANDEN HEUVEL | KATRINA | MS. - EDITOR | NGO - "THE NATION" | A |
| VARSO | JAN | CHARGE | SLOVAK REPULIC | A |
| VEGEA | CARLOS | VICE-CHAIRMAN | UN - ICSC | A |
| VELLISTE | TRIVIMI | PERM REP | ESTONIA | A |
| VOGELMAN | CLAIR | MRS. | SPITZER | A |
| VOHIDOV | ALISHER | PERM REP | UZBEKISTAN | |
| VOLPE | THOMAS & ANITA | MR. & MRS. | BCUN | |
| WALL | HARRY | MR. | SPITZER | |
| WAN CHAT KWON | TAYE WAH MICHEL | PERM REP | MAURITIUS | A |
| WEBB | ARNOLD | MR. & MRS. | HALL | |
| WEDGEWOOD | RUTH | MS. | NGO - COUNCIL ON FOREIG | |
| WEHBE | MIKHAIL | PERM REP | SYRIA | |
| WEINER | WALTER | MR. & MRS. | SPITZER | |
| WELLS | O.T. | MR. | HALL | |

3510

RECEPTION IN HONOR OF AGENDA 21, JUNE 2

| LAST NAME | FIRST NAME | TITLE | |
|-----------------|-----------------|-----------------|-----|
| WENSLEY | PENELOPE ANNE | PERM REP | AU |
| WESTON | JOHN | PERM REP | UK |
| WHITE & RATTNER | MAUREEN & STEVE | MS. & MR. | PR |
| WHITEHEAD | JOHN | MR. | SPI |
| WIBISONO | MAKARIM | PERM REP | IND |
| WIJCKMAN | ANDERS | ASSIST ADMINIST | UN |
| WILMOT | JACOB | PERM REP | GH |
| WISE DAVIS | PENELOPE | MS. | HAL |
| WLOSOWICZ | ZBIGNIEW | PERM REP | POL |
| WOLZFELD | JEAN LOUIS | PERM REP | LUZ |
| YACOUBOU | ADAM | PERM REP | BEN |
| YOUNG | HERBERT GEORGE | PERM REP | SAI |
| YOUNG | LIZ | MS. | HAL |
| ZACHARAKIS | CHRISTOS | PERM REP | GRE |
| ZAGAT | TIM | MR. | PRO |
| ZERILLI-MARIMO | MARIUCCIA | BARONESS | GUA |
| ZIZZA | SALVATORE & DEB | MR. & MRS. | GUA |
| ZUMBADO | FERNANDO EDUAR | ASSIST ADMINIST | UN |

K. L. A. - Author - S. L. -
John R. - N

828-DC-00000072

DEPARTMENT OF STATE
 MAIL ROOM 6425
 WASHINGTON, DC 20520

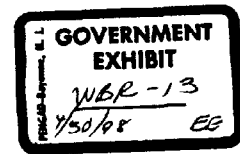
100-100-100

828-DC-0000073

SPECIAL AGENT PATRICK ELLIOT
 OFFICE OF THE INDEPENDENT COUNSEL
 1001 Pennsylvania Avenue, NW Suite 190N
 Washington, DC 20004

100-100-100

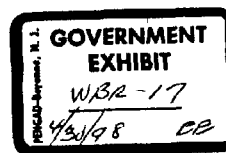
CALLS MADE BY VERNON JORDAN ON DECEMBER 11, 1997



| No. | Time | Call from | Call to | Length of call |
|-----|----------|--|---|----------------|
| 1 | 09:45 AM | Vernon Jordan's office, 200-██████████ | Peter Georgescu, Young & Rubicam, ██████████ | 0:36 |
| 2 | 10:39 AM | Vernon Jordan's office, 200-██████████ | Barbara Neysmith, American Express, ██████████ | 0:54 |
| 3 | 10:59 AM | Vernon Jordan's office, ██████████ | Barbara Neysmith, American Express, ██████████ | 3:36 |
| 4 | 11:12 AM | Vernon Jordan's office, 2-██████████ | Howard Gittis, Revlon, ██████████ | 4:24 |
| 5 | 11:17 AM | Vernon Jordan's office, ██████████ | Ambassador Richardson, United Nations, 212-415-4404 | 3:12 |
| 6 | 12:47 PM | Vernon Jordan's office, ██████████ | Barbara Neysmith, American Express, ██████████ | 0:48 |
| 7 | 12:49 PM | Vernon Jordan's office, ██████████ | Peter Georgescu, Young & Rubicam, ██████████ | 1:00 |
| 8 | 12:51 PM | Vernon Jordan's office, ██████████ | Howard Gittis, Revlon, 2-██████████ | 1:06 |
| 9 | 01:06 PM | Vernon Jordan's office, ██████████ | Barbara Neysmith, American Express, 200-██████████ | 0:30 |
| 10 | 01:07 PM | Vernon Jordan's office, ██████████ | Richard Halperin, Revlon, 2-██████████ | 1:06 |

3512

| Date | Time | Duration | From Phone | From Name | To Phone | To Name | Call ID |
|------------|----------|--------------|----------------|-----------------------------------|----------------|--------------------------------|---------|
| 02/27/1996 | 08:48:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 40006 |
| 04/04/1996 | 18:34:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 40061 |
| 04/04/1996 | 18:34:29 | 00:01:59 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 42012 |
| 04/05/1996 | 17:38:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 40062 |
| 04/05/1996 | 17:38:24 | 00:00:49 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 42022 |
| 04/19/1996 | 13:25:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 40080 |
| 04/19/1996 | 13:25:52 | 00:00:20 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 42191 |
| 04/19/1996 | 15:14:00 | 00:11:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 40081 |
| 04/19/1996 | 15:14:35 | 00:18:42 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 42196 |
| 09/12/1996 | 07:58:00 | 00:02:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4050 | | 40188 |
| 09/12/1996 | 07:58:18 | 00:02:25 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4050 | | 44557 |
| 09/12/1996 | 08:19:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4050 | | 40189 |
| 09/12/1996 | 08:19:06 | 00:00:57 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4050 | | 44558 |
| 10/27/1997 | 17:34:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4402 | WATKINS, ISABEL | 40939 |
| 10/27/1997 | 17:34:53 | 00:01:45 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4402 | WATKINS, ISABEL | 49792 |
| 10/29/1997 | 12:11:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4402 | WATKINS, ISABEL | 40941 |
| 10/29/1997 | 12:11:45 | 00:00:49 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4402 | WATKINS, ISABEL | 49834 |
| 10/29/1997 | 13:53:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4402 | WATKINS, ISABEL | 40943 |
| 10/29/1997 | 13:53:23 | 00:00:56 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4402 | WATKINS, ISABEL | 49838 |
| 10/30/1997 | 19:17:00 | EST 00:01:00 | (202) 965-6355 | LEWINSKY, MONICA | (212) 415-4402 | WATKINS, ISABEL | 26930 |
| 11/06/1997 | 15:51:00 | EST 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 26558 |
| 11/06/1997 | 15:51:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 40960 |
| 11/14/1997 | 14:50:00 | EST 00:02:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4404 | RICHARDSON, WILLIAM AMBASSADOR | 26094 |
| 11/14/1997 | 14:50:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4404 | RICHARDSON, WILLIAM AMBASSADOR | 40972 |
| 11/19/1997 | 10:27:00 | 00:03:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 40983 |
| 11/19/1997 | 10:27:00 | EST 00:04:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 25820 |
| 11/20/1997 | 10:48:00 | 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 40988 |
| 11/20/1997 | 10:48:00 | EST 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 25753 |
| 11/24/1997 | 10:14:00 | EST 00:07:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4029 | SUTPHEN, MONA | 25508 |
| 11/24/1997 | 10:14:00 | 00:04:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4029 | SUTPHEN, MONA | 40995 |
| 11/26/1997 | 09:18:00 | EST 00:04:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 25342 |
| 11/26/1997 | 09:18:00 | 00:03:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 41003 |
| 12/22/1997 | 14:31:00 | EST 00:06:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 24091 |
| 12/22/1997 | 15:14:00 | EST 00:01:00 | (703) 697-9312 | LEWINSKY, MONICA; DONOVAN, JOHN/P | (212) 415-4058 | UN EXTENSION | 24084 |
| 01/05/1998 | 11:32:00 | 00:01:00 | [REDACTED] | FINERMAN, D | [REDACTED] | SUTPHEN, MONA | 41424 |



3514

11 Atlantic TEMPO MDR for 7036979312 per DTS-W Request dated 24 FEB 98

| ORIG_TN | DEST_TN | DURATION | Start date-time |
|------------|---------|-----------|------------------|
| 6979312 | | 000:02:22 | 13NOV97 10:37:05 |
| 7036979312 | | 000:01:40 | 13NOV97 11:06:57 |
| 7036979312 | | 000:00:03 | 13NOV97 11:20:19 |
| 7036979312 | | 000:03:20 | 13NOV97 11:25:46 |
| 7036979312 | | 000:00:09 | 13NOV97 11:29:43 |
| 7036979312 | | 000:00:17 | 13NOV97 11:50:49 |
| 7036979312 | | 000:28:20 | 13NOV97 11:59:25 |
| 7036979312 | | 000:21:52 | 13NOV97 12:25:17 |
| 7036979312 | | 000:00:10 | 13NOV97 13:15:50 |
| 7036979312 | | 000:00:23 | 13NOV97 13:36:43 |
| 7036979312 | | 000:00:14 | 13NOV97 14:25:19 |
| 7036979312 | | 000:02:30 | 13NOV97 14:26:56 |
| 7036979312 | | 000:00:42 | 13NOV97 14:32:00 |
| 7036979312 | | 000:00:08 | 13NOV97 14:37:31 |
| 7036979312 | | 000:00:18 | 13NOV97 14:42:12 |
| 7036979312 | | 000:00:44 | 13NOV97 14:49:37 |
| 7036979312 | | 000:00:30 | 13NOV97 14:53:59 |
| 7036979312 | | 000:02:39 | 13NOV97 15:04:13 |
| 7036979312 | | 000:22:04 | 13NOV97 15:10:25 |
| 7036979312 | | 000:04:17 | 13NOV97 16:29:31 |
| 7036979312 | | 000:00:40 | 13NOV97 16:33:07 |
| 7036979312 | | 000:00:14 | 13NOV97 16:34:18 |
| 7036979312 | | 000:03:44 | 13NOV97 16:47:04 |
| 7036979312 | | 000:00:11 | 13NOV97 17:22:43 |
| 7036979312 | | 000:00:09 | 13NOV97 17:24:05 |
| 7036979312 | | 000:00:05 | 13NOV97 17:24:32 |
| 7036979312 | | 000:02:26 | 13NOV97 17:44:52 |
| 7036979312 | | 000:07:04 | 13NOV97 18:23:35 |
| 6979312 | | 000:00:08 | 13NOV97 18:29:39 |
| 7036979312 | | 000:05:42 | 13NOV97 18:50:34 |
| 7036979312 | | 000:00:21 | 13NOV97 19:08:42 |
| 7036979312 | | 000:00:50 | 13NOV97 19:47:46 |
| 7036979312 | | 000:20:08 | 14NOV97 07:57:24 |
| 7036979312 | | 000:00:29 | 14NOV97 08:27:55 |
| 7036979312 | | 000:00:15 | 14NOV97 08:30:24 |
| 7036979312 | | 000:00:05 | 14NOV97 08:42:40 |
| 7036979312 | | 000:02:19 | 14NOV97 08:58:15 |
| 7036979312 | | 000:00:16 | 14NOV97 09:12:24 |
| 7036979312 | | 000:00:15 | 14NOV97 09:52:34 |
| 7036979312 | | 000:00:35 | 14NOV97 09:53:36 |
| 7036979312 | | 000:05:40 | 14NOV97 09:58:41 |
| 7036979312 | | 000:12:01 | 14NOV97 10:03:29 |
| 7036979312 | | 000:02:12 | 14NOV97 10:21:44 |
| 7036979312 | | 000:02:04 | 14NOV97 10:23:39 |
| 7036979312 | | 000:02:32 | 14NOV97 10:25:24 |
| 7036979312 | | 000:05:34 | 14NOV97 10:43:37 |
| 7036979312 | | 000:00:46 | 14NOV97 11:25:23 |
| 7036979312 | | 000:00:22 | 14NOV97 11:26:21 |
| 7036979312 | | 000:06:45 | 14NOV97 11:27:24 |
| 7036979312 | | 000:00:36 | 14NOV97 12:06:25 |
| 7036979312 | | 000:00:24 | 14NOV97 12:41:24 |
| 7036979312 | | 000:00:22 | 14NOV97 12:53:47 |
| 7036979312 | | 000:02:13 | 14NOV97 13:31:35 |
| 7036979312 | | 000:00:28 | 14NOV97 13:57:07 |
| 7036979312 | | 000:00:18 | 14NOV97 13:59:58 |
| 7036979312 | | 000:00:50 | 14NOV97 14:00:45 |
| 6979312 | | 000:00:30 | 14NOV97 14:16:25 |
| 6979312 | | 000:00:43 | 14NOV97 14:22:10 |
| 7036979312 | | 000:01:41 | 14NOV97 14:50:11 |
| 7036979312 | | 000:00:10 | 14NOV97 15:02:44 |



833-DC-00017904

Date: Saturday, January 24, 1998
Time: 1:33:24 PM

Selection Detail Report

DIC - ABS - 0141

AKIN GUMP

| DATE | TIME | DURATION HH:MM:SS | Extension | DIALED NUMBER | LOCATION | CALL TYPE | Trunk | ACCOUNT COD |
|----------|-------|----------------------|-----------|---------------|------------|--------------|-------|-------------|
| 12/11/97 | 09:22 | 0:00:30 | 5261 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/11/97 | 09:25 | 0:03:00 | 5261 | [REDACTED] | WASZ 8 VA | LOCAL | 141 | |
| 12/11/97 | 09:31 | 0:00:48 | 4260 | [REDACTED] | BAYMARK VA | OS-IL | 194 | |
| 12/11/97 | 09:35 | 0:01:06 | 4260 | [REDACTED] | WASZ 8 VA | LOCAL | 141 | |
| 12/11/97 | 09:39 | 0:03:42 | 4260 | [REDACTED] | UK | IDDD | 194 | |
| 12/11/97 | 09:45 | 0:00:36 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 10:18 | 0:01:12 | 4260 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/11/97 | 10:31 | 0:02:54 | 5262 | [REDACTED] | MIAMI FL | OS-OL | 191 | 0799972800 |
| 12/11/97 | 10:39 | 0:00:54 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 10:57 | 0:01:00 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 10:59 | 0:03:36 | 5262 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972800 |
| 12/11/97 | 11:12 | 0:04:24 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 11:17 | 0:03:12 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 11:23 | 0:01:00 | 4260 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/11/97 | 11:42 | 0:02:54 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 11:55 | 0:09:30 | 5262 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972800 |
| 12/11/97 | 12:05 | 0:02:12 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 12:10 | 0:09:00 | 5262 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972800 |
| 12/11/97 | 12:24 | 0:03:54 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 12:40 | 0:01:06 | 5261 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972800 |
| 12/11/97 | 12:44 | 0:01:06 | 5261 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972800 |
| 12/11/97 | 12:47 | 0:00:48 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 12:49 | 0:01:00 | 5261 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972800 |
| 12/11/97 | 12:51 | 0:01:06 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 12:56 | 0:05:42 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 13:04 | 0:08:54 | 4260 | [REDACTED] | LOSANGE CA | OS-OL | 194 | |
| 12/11/97 | 13:06 | 0:00:30 | 5262 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972800 |
| 12/11/97 | 13:07 | 0:01:06 | 5262 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972800 |
| 12/11/97 | 13:36 | 0:00:36 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 13:38 | 0:00:30 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/11/97 | 14:22 | 0:00:48 | 4260 | [REDACTED] | WASZ 8 VA | LOCAL | 141 | |
| 12/11/97 | 14:24 | 0:00:36 | 4260 | [REDACTED] | COLUMBU IN | OS-C | | |
| 12/11/97 | 14:25 | 0:04:06 | 4260 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/11/97 | 14:29 | 0:01:06 | 4260 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/11/97 | 14:33 | 0:03:06 | 4260 | [REDACTED] | ATLANTA GA | OS-C | | |
| 12/11/97 | 15:06 | 0:01:12 | 5262 | [REDACTED] | WASZ 19 VA | LOCAL | 141 | |
| 12/11/97 | 15:51 | 0:00:48 | 5261 | [REDACTED] | NEW YOR NY | OS-C | | 0799972800 |
| 12/11/97 | 15:51 | 0:03:54 | 4260 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/11/97 | 16:14 | 0:01:24 | 5261 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/11/97 | 16:32 | 0:00:42 | 5261 | [REDACTED] | BEVERLY CA | OS-OL | 191 | 0799972800 |
| 12/11/97 | 16:34 | 0:02:00 | 5261 | [REDACTED] | RICHMON VA | OS-OL | 191 | 0799972800 |
| 12/11/97 | 16:36 | 0:00:48 | 5261 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/11/97 | 16:38 | 0:13:30 | 5262 | [REDACTED] | WASZ 8 VA | LOCAL | 141 | |
| 12/11/97 | 17:21 | 0:00:30 | 5261 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/11/97 | 17:24 | 0:01:36 | 5261 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972800 |
| 12/12/97 | 08:19 | 0:01:06 | 5262 | [REDACTED] | OXON HI MD | LOCAL | 141 | |
| 12/12/97 | 10:11 | 0:00:42 | 5262 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/12/97 | 10:14 | 0:00:48 | 5262 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799990259 |
| 12/12/97 | 10:55 | 0:03:30 | 5262 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/12/97 | 11:08 | 0:00:36 | 5262 | [REDACTED] | MARTIN TN | OS-OL | 188 | 0799972800 |
| 12/12/97 | 11:09 | 0:01:54 | 5262 | [REDACTED] | CINCINN OH | OS-OL | 191 | 0799972800 |
| 12/12/97 | 12:06 | 0:02:24 | 5262 | [REDACTED] | CAPITOL MD | LOCAL | 141 | |
| 12/12/97 | 12:15 | 0:01:06 | 5262 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/12/97 | 12:17 | 0:03:00 | 5262 | [REDACTED] | SPCL | 141 | | |
| 12/12/97 | 12:22 | 0:01:18 | 5262 | [REDACTED] | ENGLES1 VA | LOCAL | 141 | |
| 12/12/97 | 12:29 | 0:00:30 | 5262 | [REDACTED] | ENGLES1 VA | LOCAL | 141 | |
| 12/12/97 | 12:48 | 0:05:30 | 5262 | [REDACTED] | AUGUSTA GA | OS-OL | 191 | 0799990259 |
| 12/12/97 | 12:56 | 0:00:36 | 5262 | [REDACTED] | NEW YOR NY | OS-OL | 191 | 0799972600 |
| 12/12/97 | 12:59 | 0:00:42 | 5262 | [REDACTED] | ENGLES1 VA | LOCAL | 141 | |
| 12/12/97 | 13:28 | 0:01:00 | 5262 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/12/97 | 15:31 | 0:00:36 | 5262 | [REDACTED] | WASZ 8 VA | LOCAL | 141 | |
| 12/12/97 | 16:41 | 0:15:00 | 5262 | [REDACTED] | NY | OS-OL | 191 | 0799972800 |
| 12/15/97 | 08:17 | 0:08:12 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/15/97 | 08:32 | 0:06:06 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/15/97 | 08:41 | 0:01:00 | 4260 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/15/97 | 08:55 | 0:04:36 | 4260 | [REDACTED] | COLUMBU IN | OS-OL | 194 | |
| 12/15/97 | 08:58 | 0:09:00 | 5261 | [REDACTED] | BEVERLY CA | OS-OL | 191 | 0799972800 |
| 12/15/97 | 09:17 | 0:02:24 | 4260 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/15/97 | 09:21 | 0:03:54 | 4260 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/15/97 | 09:51 | 0:00:30 | 4505 | [REDACTED] | WASZ-1 | SPCL | 141 | |
| 12/15/97 | 09:52 | 0:03:00 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |
| 12/15/97 | 09:53 | 0:02:42 | 4505 | [REDACTED] | WASZ-1 | LOCAL | 141 | |
| 12/15/97 | 09:55 | 0:02:36 | 4260 | [REDACTED] | NEW YOR NY | OS-OL | 194 | |

Waugete hotel

V004-DC-00000148

GOVERNMENT
EXHIBITWBR-14
4/30/98

Selection Detail Report

DIC - ABS - 0130

Date: Saturday, January 24, 1998
Time: 2:11:29 PM

ACIN GUMP

| DATE | TIME | DURATION HH:MM:SS | Extension | DIALED NUMBER | LOCATION | CALL TYPE | Trunk | ACCOUNT CO: |
|----------|-------|----------------------|-----------|---------------|-------------|--------------|-------|-------------|
| 01/02/98 | 14:35 | 0:00:24 | 4260 | [REDACTED] | | LOCAL | 141 | |
| 01/02/98 | 14:36 | 0:00:30 | 4260 | [REDACTED] | NEW YORK NY | OS-OL | 194 | |
| 01/02/98 | 14:38 | 0:03:00 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/02/98 | 14:43 | 0:04:54 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/02/98 | 14:49 | 0:00:36 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/02/98 | 14:52 | 0:00:42 | 4260 | [REDACTED] | BETHESD MD | LOCAL | 141 | |
| 01/02/98 | 15:01 | 0:00:18 | 4260 | [REDACTED] | | LOCAL | 141 | |
| 01/02/98 | 15:07 | 0:00:36 | 5261 | [REDACTED] | | LOCAL | 141 | |
| 01/02/98 | 16:05 | 0:00:06 | 5261 | [REDACTED] | | LOCAL | 141 | |
| 01/02/98 | 16:05 | 0:00:12 | 5261 | [REDACTED] | | LOCAL | 141 | |
| 01/02/98 | 16:26 | 0:00:54 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/02/98 | 16:33 | 0:15:36 | 4260 | [REDACTED] | HOUSTON TX | OS-OL | 194 | |
| 01/02/98 | 16:44 | 0:00:12 | 5261 | [REDACTED] | WAS2 8 VA | LOCAL | 141 | |
| 01/02/98 | 16:49 | 0:03:06 | 4260 | [REDACTED] | NEW YORK NY | OS-OL | 194 | |
| 01/02/98 | 16:53 | 0:10:00 | 4260 | [REDACTED] | CHCZ-1 IL | OS-OL | 194 | |
| 01/02/98 | 17:06 | 0:00:06 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/02/98 | 17:07 | 0:00:06 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/02/98 | 17:11 | 0:00:42 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/02/98 | 17:11 | 0:00:24 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/02/98 | 17:12 | 0:00:18 | 4260 | [REDACTED] | | LOCAL | 141 | |
| 01/02/98 | 17:12 | 0:00:24 | 4260 | [REDACTED] | WAS2 8 VA | LOCAL | 141 | |
| 01/02/98 | 17:15 | 0:00:18 | 4260 | [REDACTED] | | LOCAL | 141 | |
| 01/02/98 | 17:15 | 0:00:06 | 4260 | [REDACTED] | | LOCAL | 141 | |
| 01/02/98 | 17:15 | 0:00:30 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/02/98 | 17:17 | 0:00:18 | 5261 | [REDACTED] | WAS2 8 VA | LOCAL | 141 | |
| 01/05/98 | 09:06 | 0:00:48 | 5262 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 09:37 | 0:01:36 | 5262 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 09:42 | 0:16:06 | 5262 | [REDACTED] | WAS2 19 VA | LOCAL | 141 | |
| 01/05/98 | 09:46 | 0:00:06 | 5261 | [REDACTED] | WAS2 8 VA | LOCAL | 141 | |
| 01/05/98 | 09:48 | 0:01:18 | 5261 | [REDACTED] | WAS2 8 VA | LOCAL | 141 | |
| 01/05/98 | 09:50 | 0:11:42 | 5261 | [REDACTED] | WAS2 8 VA | LOCAL | 141 | |
| 01/05/98 | 10:06 | 0:00:30 | 5262 | [REDACTED] | ENGLEST VA | LOCAL | 141 | |
| 01/05/98 | 10:10 | 0:04:42 | 5262 | [REDACTED] | NEW YORK NY | OS-OL | 191 | 0799972800 |
| 01/05/98 | 10:12 | 0:00:36 | 5262 | [REDACTED] | | SPCL | 141 | |
| 01/05/98 | 10:15 | 0:00:54 | 5262 | [REDACTED] | NEW YORK NY | OS-OL | 191 | 0799972800 |
| 01/05/98 | 10:29 | 0:00:54 | 5261 | [REDACTED] | NEW YORK NY | OS-OL | 191 | 0799972800 |
| 01/05/98 | 10:41 | 0:01:00 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 10:43 | 0:02:06 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 10:54 | 0:01:42 | 4260 | [REDACTED] | BETHESD MD | LOCAL | 141 | |
| 01/05/98 | 10:56 | 0:03:06 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 11:11 | 0:03:06 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 11:15 | 0:00:42 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 11:16 | 0:06:18 | 4260 | [REDACTED] | NEW YORK NY | OS-OL | 194 | |
| 01/05/98 | 11:23 | 0:00:36 | 5262 | [REDACTED] | BEVERLY CA | OS-OL | 191 | 0799972800 |
| 01/05/98 | 11:24 | 0:03:30 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 11:28 | 0:01:42 | 4260 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 11:32 | 0:01:00 | 4260 | [REDACTED] | NEW YORK NY | OS-OL | 194 | |
| 01/05/98 | 11:36 | 0:02:00 | 5262 | [REDACTED] | NEW YORK NY | OS-OL | 191 | 0799972800 |
| 01/05/98 | 11:38 | 0:00:54 | 4260 | [REDACTED] | CHCZ-1 IL | OS-OL | 194 | |
| 01/05/98 | 11:39 | 0:01:00 | 5262 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 11:53 | 0:01:00 | 5262 | [REDACTED] | NEW YORK NY | OS-OL | 191 | 0799972800 |
| 01/05/98 | 12:09 | 0:00:30 | 5261 | [REDACTED] | WAS2 8 VA | LOCAL | 141 | |
| 01/05/98 | 12:10 | 0:01:18 | 5261 | [REDACTED] | WAS2 8 VA | LOCAL | 141 | |
| 01/05/98 | 12:43 | 0:03:00 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 12:46 | 0:00:36 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 12:58 | 0:01:24 | 5262 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 13:58 | 0:00:06 | 5262 | [REDACTED] | VA | LOCAL | 141 | |
| 01/05/98 | 13:58 | 0:00:06 | 5262 | [REDACTED] | VA | LOCAL | 141 | |
| 01/05/98 | 14:18 | 0:00:36 | 5262 | [REDACTED] | VA | LOCAL | 141 | |
| 01/05/98 | 14:25 | 0:02:12 | 5262 | [REDACTED] | NEW YORK NY | OS-OL | 191 | 0799972800 |
| 01/05/98 | 14:28 | 0:02:18 | 5262 | [REDACTED] | NEW YORK NY | OS-OL | 191 | 0799972800 |
| 01/05/98 | 14:35 | 0:00:06 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 15:19 | 0:00:48 | 5262 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 15:25 | 0:00:36 | 5262 | [REDACTED] | | SPCL | 141 | |
| 01/05/98 | 15:39 | 0:00:30 | 5261 | [REDACTED] | DIR ASS NY | SPCL | 141 | |
| 01/05/98 | 15:40 | 0:00:54 | 5262 | [REDACTED] | NEW YORK NY | OS-OL | 191 | 0799972800 |
| 01/05/98 | 15:46 | 0:00:24 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 15:47 | 0:00:30 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 16:04 | 0:05:42 | 5262 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 17:21 | 0:00:06 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 17:22 | 0:00:48 | 5262 | [REDACTED] | WAS2-1 | LOCAL | 141 | |
| 01/05/98 | 17:51 | 0:00:48 | 5261 | [REDACTED] | OKON HI MD | LOCAL | 141 | |
| 01/05/98 | 18:05 | 0:00:30 | 5261 | [REDACTED] | WAS2-1 | LOCAL | 141 | |

GOVERNMENT
EXHIBIT

WBR-19

4/20/98

EE

V004-DC-00000157

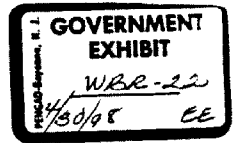
01/30/98 FRI 11:02 FAX 2146914335

PAGEMART INC

JAN-28-98 WED 13:39

Retail Sales

FAX NO. 6196549C30



| | | | | | |
|--|---|----|----|--------|---|
| 2 992 | C 11:20 01-13-98 00:00 01-01-70 1831175 | 18 | 19 | Pages: | 1 |
| PLEASE CALL ME. KAY | | | | | |
| 13 2 992 | C 08:11 01-13-98 00:00 01-01-70 1831175 | 25 | 40 | Pages: | 1 |
| WILL KNOW SOMETHING THIS AFTERNOON. -KAY | | | | | |
| 13 2 992 | C 03:06 01-13-98 00:00 01-01-70 1831175 | 31 | 18 | Pages: | 1 |
| PLEASE CALL MOM. | | | | | |
| 13 2 992 | C 14:22 01-12-98 00:00 01-01-70 1831175 | 12 | 36 | Pages: | 1 |
| PLEASE CALL MARISSA AT [REDACTED] | | | | | |
| 13 2 992 | C 08:18 01-12-98 00:00 01-01-70 1831175 | 9 | 41 | Pages: | 1 |
| PLEASE CALL FRANK CARTER AT [REDACTED] | | | | | |
| 13 2 992 | C 08:23 01-10-98 00:00 01-01-70 1831175 | 14 | 92 | Pages: | 2 |
| TODAY IS DAD'S BIRTHDAY ISN'T IT? PLEASE CALL ME AS SOON AS YOU CAN. LOVE, MIKE [REDACTED] | | | | | |
| 13 2 992 | C 13:46 01-08-98 00:00 01-01-70 1831175 | 13 | 16 | Pages: | 1 |
| PLEASE CALL MOM. | | | | | |
| 13 2 992 | C 09:22 01-08-98 00:00 01-01-70 1831175 | 7 | 4 | Pages: | 1 |
| YOUR DAD CALLED [REDACTED] NOT URGENT. | | | | | |
| 13 2 992 | C 16:27 01-07-98 00:00 01-01-70 1831175 | 3 | 31 | Pages: | 1 |
| PLEASE CALL MOM AT [REDACTED] | | | | | |
| 13 2 992 | C 08:54 01-07-98 00:00 01-01-70 1831175 | 5 | 41 | Pages: | 1 |
| PLEASE CALL MOM SUTPHEN AT [REDACTED] | | | | | |
| 13 2 992 | C 17:00 01-06-98 00:00 01-01-70 1831175 | 20 | 52 | Pages: | 1 |
| HAVE YOUR BROTHER CALL ME AT [REDACTED], KENNETH. | | | | | |
| 13 2 992 | C 12:14 01-06-98 00:00 01-01-70 1831175 | 13 | 87 | Pages: | 2 |
| FRANK CARTER AT [REDACTED] I WILL SEE YOU TOMORROW MORNING AT 10:00 IN MY OFFICE. | | | | | |
| 3 2 992 | C 08:32 01-06-98 00:00 01-01-70 1831175 | 15 | 40 | Pages: | 1 |
| PLEASE CALL FRANK CARTER AT [REDACTED] | | | | | |
| 13 2 992 | C 07:40 01-06-98 00:00 01-01-70 1831175 | 17 | 32 | Pages: | 1 |
| PLEASE COME HOME, MICHAEL IS UP. | | | | | |
| 13 2 992 | C 07:11 01-06-98 00:00 01-01-70 1831175 | 10 | 15 | Pages: | 1 |
| PLEASE CALL MOM | | | | | |
| 13 2 992 | C 08:49 01-03-98 00:00 01-01-70 1831175 | 6 | 39 | Pages: | 1 |
| ALEX IS HERE. PLEASE CALL [REDACTED] | | | | | |
| 13 2 992 | C 09:26 01-02-98 00:00 01-01-70 1831175 | 26 | 13 | Pages: | 1 |
| HURRY UP AND CALL ME I WANT TO LEAVE SOON AND I AM WAITING FOR YOUR CALL | | | | | |
| 13 2 992 | C 08:58 01-02-98 00:00 01-01-70 1831175 | 32 | 42 | Pages: | 1 |
| I'M AWAKE. CALL ME WHEN YOU GET A CHANCE. | | | | | |
| 13 2 992 | C 13:42 01-01-98 00:00 01-01-70 1831175 | 27 | 19 | Pages: | 1 |
| GIVE ME A CALL WITH INFO RE; FLIGHT AT HOME OR LEAVE A MSG ON PAGER. | | | | | |
| 13 2 992 | C 12:00 12-30-97 00:00 01-01-70 1831175 | 6 | 27 | Pages: | 1 |
| CALL ASHLEY AT [REDACTED] | | | | | |
| 13 2 992 | C 10:25 12-29-97 00:00 01-01-70 1831175 | 29 | 46 | Pages: | 1 |
| FRANK CARTER RETURNED YOUR CALL, [REDACTED] | | | | | |
| 13 2 992 | C 07:41 12-28-97 00:00 01-01-70 1831175 | 22 | 21 | Pages: | 1 |
| I AM AWAKE. CALL ME. | | | | | |
| 13 2 992 | C 07:29 12-27-97 00:00 01-01-70 1831175 | 33 | 98 | Pages: | 2 |
| MAKE SURE TO LEAVE MONEY IN THE LOBBY FOR ME BECAUSE I HAVE NO CASH FOR A CAB, PROBABLY \$60. MIKE | | | | | |
| 13 2 992 | C 13:17 12-24-97 00:00 01-01-70 1831175 | 60 | 16 | Pages: | 1 |
| PLEASE CALL MOM. | | | | | |
| 13 2 992 | C 09:45 12-23-97 00:00 01-01-70 1831175 | 39 | 18 | Pages: | 1 |
| PLEASE CALL MOM. | | | | | |

831-DC-00000010

CALLS MADE BY VERNON JORDAN

| No. | Date | Time | Call from | Call to | Length of call |
|-----|----------|----------|---------------------------------------|---|-------------------|
| 1 | 12/22/97 | 04:59 PM | Vernon Jordan's office, [REDACTED] | White House operator, 202-456-1414 | 2:12 |
| 2 | 12/22/97 | 05:03 PM | Vernon Jordan's office, [REDACTED] | Monica Lewinsky, Pentagon office, 703-697-9312 | 0:18 |
| 3 | 12/22/97 | 05:04 PM | Vernon Jordan's office, [REDACTED] | Ambassador Richardson, UN office, 212-415-4402 | 1:24 |

