Federal Bureau of Investigation

Prosecutive Report of Investigation Concerning

Roy Bryant – Deceased;
John William Milam, also known as J.W. Milam – Deceased;
Leslie F. Milam – Deceased;
Melvin L. Campbell – Deceased;
Elmer O. Kimbrell – Deceased;
Hubert Clark – Deceased;
Levi Collins, also known as Too Tight Collins – Deceased;
Johnny B. Washington – Deceased;
Otha Johnson Jr., also known as Oso – Deceased;
Emmett Louis Till – Deceased – Victim;
Civil Rights – Conspiracy
Domestic Police Cooperation
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NARRATIVE OF THE OFFENSE

I. SYNOPSIS:

On August 24, 1955, Emmett Louis Till, a fourteen-year-old black male from Chicago, Illinois, visiting relatives in Leflore County, Mississippi, entered the Bryant Grocery & Meat Market in the town of Money, Mississippi. Till exited the store and shortly thereafter Carolyn Bryant, the store owner’s wife, exited as well. Upon Carolyn Bryant’s exit, Till whistled. The relatives accompanying him knew his whistle would cause trouble and they left in haste, taking Till with them.

On August 28, 1955, at approximately 2:30 a.m., Roy Bryant (Carolyn Bryant’s husband), J.W. Milam and at least one other person appeared at the home of Mose Wright, Till’s great uncle, looking for the boy who had “done the talking” in Money and abducted Till from the home. Following Till’s abduction, Roy Bryant and J.W. Milam were arrested by the Leflore County Sheriff’s Department and charged with kidnapping.

On August 31, 1955, a naked body presumed to be Till’s was found floating in a section of the Tallahatchie River running along the border between Tallahatchie and Leflore Counties. A seventy-five pound cotton gin fan was tied with barbed wire to the neck of the floating body and there was extensive trauma to the head. Upon discovery of the body and its subsequent
identification as Emmett Till, Roy Bryant and J. W. Milam were indicted on charges of murder in Tallahatchie County.

From September 19, 1955 through September 23, 1955, Roy Bryant and J.W. Milam were tried for Till's murder in the Circuit Court, Second Judicial District of Tallahatchie County, Seventeenth Judicial District of Mississippi, and acquitted.

On November 8, 1955, a Grand Jury in Leflore County met to consider kidnaping charges against Milam and Bryant. The Grand Jury returned a No Bill and no other charges, to date, have been filed on Milam, Bryant, or any other person in connection with Till's kidnaping and murder.

Milam and Bryant later confessed to kidnaping and murdering Till to William Bradford Huie, a reporter, and the account was published in Look magazine on January 24, 1956.

J.W. Milam died in 1981 and Roy Bryant died in 1994. The judge at trial, Curtis M. Swango, Jr.; the Court Reporter, James T. O'Day; prosecuting attorneys, Gerald Chatam, Robert B. Smith, III and Hamilton Caldwell; and defense attorneys J. J. Breland, C. Sidney Carlton, J.W. Kellum and John W. Whitten are deceased. Defense attorney [illegible] is the sole surviving court officer who participated in the trial. Additionally, the original court, District Attorney, and investigative records related to the 1955 investigation have apparently been lost.

To date, no investigation into this matter, with the exception of the original 1955 investigation, has been conducted by the Federal Bureau of Investigation, the Mississippi Bureau of Investigation, or any other law enforcement agency.

The instant investigation was opened on May 7, 2004, at the request of the District Attorney, 4th Judicial District, Greenwood, Mississippi, in an effort to determine if other individuals were involved in these crimes and to bring forth state indictments against these individuals if it is deemed appropriate.

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II. BACKGROUND:

Fifty years have passed since the events under investigation here. The persons alleged to have been involved in the kidnaping and murder of Emmett Louis Till were born, raised, lived and worked in the Mississippi Delta. At the time of these events in 1955, the Mississippi Delta was a place where racial attitudes now considered abhorrent were the norm for a significant segment of society. “Jim Crow” laws were a framework through which the races interacted; and “Negro Justice”, an unwritten, de facto, separate legal system, served as the foundation for jurisprudence between blacks and whites. The sweeping reforms of the civil rights movement which occurred in the decades following these events caused vast changes which led to the integration of the black community into mainstream society.

This background contains geographic and population data concerning the counties in which the crimes took place; Mississippi Delta socioeconomic information; information regarding segregation, education and other social issues; and a summary of precipitating events leading up to August 1955.
A. Geographical/Societal Points of Interest: The geographic areas of importance in this investigation center on the Mississippi counties of Leflore, Sunflower, and Tallahatchie. Till was kidnapped in Leflore County, taken by force to Sunflower County, his body was discovered on the border of Tallahatchie and Leflore Counties, and the trial of Milam and Bryant occurred in Tallahatchie County.

These three counties are all situated, in whole or in part, within the Mississippi Delta area. In 1955 these counties were populated by a majority of black citizens and were mainly comprised of vast plantations which were sharecropped by black tenant farmers. The exception was the "Hill" area of Tallahatchie County, the easternmost portion of the county, which was comprised of much smaller farms and where sharecropping was rare. 1, 2

1. Leflore County: Leflore County, like neighboring Tallahatchie and Sunflower Counties, is now, and was in 1955, a primarily agrarian county. It is comprised of 606 square miles, the majority of which are farmed. Greenwood is the county seat and the municipality of the greatest population. In 1950 Greenwood had a total population of 18,061 persons, with approximately fifty percent of the population being black. The median per capita income was $1,891. In 1950 Leflore County had a population of 51,813, with sixty-eight percent of the population being non-white, of which 17,893 were of voting age and 297 were registered to vote. Forty-three percent of the working population was engaged in agricultural work and 4.7 percent of the working population was employed in manufacturing jobs. The median annual per capita income was $918, with the average

1 Hugh Steven Whitaker, "A Case Study in Southern Justice — The Emmett Till Case", (Master's Thesis, Florida State University, 1963), 17 to 18
2 United States Commission on Civil Rights, Report of the United States Commission on Civil Rights 1959, 59

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annual income of black families being $595. The average adult had completed 6.4 years of school with black adults averaging 4.3 three years of education.  

2. Sunflower County: Sunflower County is comprised of 693 square miles, all in the fertile Mississippi Delta area. It is approximately fifty miles long, running north and south, eighteen miles wide for one-half its length and fifteen miles wide for the other half. In 1950 Sunflower County had a population of 56,031, with sixty-eight percent of the population being non-white, of which 8,949 were of voting age and 114 were registered to vote. Indianola, the county seat, had a population of 4,369 in 1955. The town of Drew is located approximately thirty miles north of Indianola and, in 1950, had a population of 1,681 persons. The majority of the working population, sixty-seven percent, was employed in the agricultural sector, and one percent of the working population was employed in manufacturing jobs. The median annual per capita individual income at the time was $744, with the average annual income of black families being $544. The average adult had completed 5.7 years of school, with black adults averaging 4.1 years of education. In the eight years following the Brown v. The Board of Education decision in 1954, only four Sunflower County black citizens were registered to vote.  

Sunflower County was the home of United States Senator James O. Eastland, a staunch segregationist who was in office during 1955, and who owned a plantation near the town of Doddsville, eleven miles south of Drew. Additionally, the first Citizens’ Council, a segregationist
organization and the model for other segregationist organizations, was formed in Indianola, Mississippi.

3. Tallahatchie County: Nicknamed the "Free State of Tallahatchie", Tallahatchie County is comprised of 644 square miles, divided geographically, politically and socially into two distinct sections: the Delta, to the west; and the Hills, to the east. The county is bisected by the Tallahatchie River and has two county seats, located in the towns of Charleston and Sumner. Glendora, where J.W. Milam lived and operated a store, is located on the west side of the county, in the Delta area. Glendora had a population of 178 persons in 1950.  

In 1950 the county had a population of 30,486, with 19,408 persons (sixty-three percent of the population) being non-white, of which 9,235 blacks were of voting age and none were registered to vote. In 1950 the county's total labor force consisted of 9,476 persons, of which 6,541 were engaged in agricultural jobs. The median annual per capita individual income was $607, with the average annual income of black families in the county being $462. The average adult had completed 5.7 years of school with black adults averaging 3.9 years of school attendance. In 1950 1,262 homes had flush toilets with 173 of these homes being occupied by blacks.  

4. Delta Socioeconomics: In 1955 there were definitive socioeconomic strata within Mississippi Delta society. Black persons were considered to be at the bottom of the socioeconomic scale. The next level above blacks was the white sharecropper, followed by the white business person who catered to the black community. The white subjects in this investigation fall into the latter category. All other segments of white society, farmers, store owners who catered to the white.

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8 Hugh Steven Whitaker, "A Case Study in Southern Justice - The Emmett Till Case", (Master's Thesis, Florida State University, 1963), 20
11 United States Commission on Civil Rights, Report of the United States Commission on Civil Rights 1959, 60

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community, business leaders etc., were perceived to be socioeconomically superior to these two segments of the white community. The Milam and Bryant families operated a number of small country stores throughout the counties of interest. Each of these stores catered to the black community.

Few opportunities for employment outside of the agricultural sector were available for blacks in the Delta. For those blacks who were able to attend more than a few years of school, career prospects were few.

J. W. Milam operated an agriculture service business in addition to a store in Glendora, Mississippi, and had interest in at least two other stores, one owned by his half-brother Roy Bryant and the other by his brother Thomas Lamar "Bud" Milam. At least one other brother, Leslie Milam, managed a farm. Other brothers and sisters, including Louise Campbell and her husband Melvin Campbell and mother, Eulah Bryant, operated stores which primarily catered to the black community.

B. Segregation and Precipitating Events:

1. Segregation and the Mississippi Delta: In 1955 the state of Mississippi was a segregated society, as was most of the South. After the Civil War many states had enacted laws, termed "Jim Crow" or "Black Code", to maintain a separation of blacks and whites in the use of certain public facilities. By 1907 the list of public places where segregation was mandatory included theaters, water fountains, street cars, boarding houses and other public institutions. By 1955

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12 Personal experiences of members of the investigation team and anecdotal evidence related to investigators by persons interviewed and/or interacted with during the investigation
14 Hugh Steven Whitaker, "A Case Study in Southern Justice - The Emmett Till Case", (Master’s Thesis, Florida State University, 1963), 29 to 30

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segregation of the races was a core concept that permeated almost every aspect of Mississippi Delta society.

In the Mississippi Delta, separate black and white public bathroom facilities, drinking fountains, restaurants and other means of keeping the races apart were the norm. It was common for black persons to refer to white persons as "Mr.," "Mrs.," "Miss," "Sir," or "Ma'am;" however, it was out of the norm for a white person to refer to a black person in kind. Blacks avoided contradicting whites, did not offer to shake the hand of a white person first, commonly talked with their eyes turned down to the ground when speaking to whites, did not speak unless spoken to first by whites, and commonly used the back door when entering white homes. When purchasing items from a white store owner, blacks did not normally place the money directly into the white person's hand; instead, they would place the money on the counter. This exchange avoided skin contact between blacks and whites. Change would be returned to blacks without making skin contact as well.^{16, 17, 18}

who was interviewed during the course of this investigation, recalled dealing with

at her store in Money, Mississippi, "...when you'd buy somethin', you know, she'd drop the money in your hand and she never would touch your hand or nothin', you know..." "...She never would allow you to touch her hand."^{20}

2. Negro Law: In the Mississippi Delta, a de facto institution of separate justice was in place for whites and blacks. The white population could rely on the normal vestments of government and call on the local sheriff's department for assistance in criminal matters. This was not the case for blacks. The black population was dealt with in a manner which some historians

^{16} Hugh Steven Whitaker, "A Case Study in Southern Justice – The Emmett Till Case", (Master's Thesis, Florida State University, 1963), 2 to 15

^{17} Personal experiences of members of the investigation team and anecdotal evidence related to investigators by persons interviewed and/or interacted with during the investigation

^{19} Local People, the Struggle for Civil Rights in Mississippi, 1994, John Dittmer, 20
have called "Negro Law," a system where the gravity of the crime was determined in large part by its impact on whites.  

Many of the older white and black persons interviewed and/or interacted with during this investigation related the manner in which whites were to interact with blacks when problems arose. If a white person had a problem with a black person, the issue would be taken up with the black person's "land owner", the person who owned the farm where the black person, or that person's family, sharecropped. The "land owner" would then take care of the problem by a number of means. These means included the paying off of debts and other non-violent solutions, but also included beatings, whippings and other uses of force. Much the same was done in the case of black on black crime/problems. The victim's "land owner" would take up the issue with the subject's "land owner" and the issue would be resolved. The black community had almost no recourse when dealing in problems with whites, especially crimes committed against blacks by whites. Only in the most extreme circumstances did law enforcement become involved.

In addition to separating the races in public, Jim Crow laws were in place to enforce many other forms of segregation, including laws forbidding intermarriage of the races, cohabitation of the races, sexual conduct between persons of different races, and a system of separate schools for black and white children. The black school system and the white school system were drastically different. Funding and facilities were drastically disproportionate, with the black schools receiving far less than white schools and the black schools operating in substandard facilities.

Not all events and/or practices were segregated. White and black children played together while white and black adults hunted, fished and attended sporting events together. Movie theaters

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22 Hugh Steven Whitaker, "A Case Study in Southern Justice - The Emmett Till Case", (Master's Thesis, Florida State University, 1963), 2 to 15
were segregated, with sections for both races. In Tallahatchie County during the early 1950s, the local black high school played its “big football game of the year” at the white high school because the seating and lighting were better.  

3. *Brown v. The Board of Education*: On May 17, 1954, the United States Supreme Court, in its decision on *Brown v. The Board of Education*, decreed schools be desegregated, that "separate but equal" education was unlawful. In Mississippi there was a strong reaction to the ruling. The editor of the *Jackson Daily News*, Frederick Sullens, wrote:

"Human blood may stain southern soil in many places because of this decision, but the dark red stains of that blood will be on the marble steps of the United States Supreme Court building. White and Negro children in the same schools will lead to miscegenation. It means racial strife of the bitterest sort. Mississippi cannot and will not try to abide by the decision."  

Citizens, lawmakers and community leaders also reacted to the ruling. Mississippi Senator James O. Eastland, Governor Hugh L. White, judges and many other officials spoke out publicly, voicing their opposition to the Court's ruling. Previously, private organizations had been formed in seventeen Mississippi counties to promote segregation. Following the ruling the movement to organize these groups gained speed.  

4. *The Citizens' Councils*: On July 11, 1954, the Indianola Citizens' Council was formed to promote segregation. The Indianola Citizens' Council's plan for organization served as a model and soon other similar segregationist groups were formed throughout Mississippi.  

On October 12, 1954, the Association of Citizens' Councils of Mississippi (ACCM) was formed. ACCM headquarters were initially located in Winona, Mississippi, then in 1955 moved to Greenwood, Mississippi. The ACCM Annual Report: August 1955 states the organization had

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23 *Ibid.* 42  
24 *Ibid.* 64 to 65  
26 *Ibid.*, 16 to 20
60,000 members in 253 Councils throughout Mississippi. The Councils openly promoted the cause of segregation through legal means and did not officially advocate violence. However, at least one Council flyer of the time reflects the organization's use of intimidation and the fact the threat of violence was sanctioned.

The Councils attempted to have an effect on the Till matter. During Hugh Steven Whitaker's research in 1963, he interviewed the jurors who rendered the acquittal of Bryant and Milam in Till's death and learned that every juror had been visited by members of the Council to make sure they (the jurors) voted "the right way".

5. Other Significant Events in 1955: On May 7, 1955, Willie George Washington Lee, a black minister in the town of Belzoni, Mississippi (located approximately twenty-three miles south of Indianola, Sunflower County, in neighboring Humphreys County), and the first black person to register to vote in the Humphreys County, was murdered. Lee had been killed with a shotgun. No one was arrested or charged for the crime. Humphreys County Sheriff I. J. Shelton made public statements that the metal fragments in Lee's jaw were probably fillings from his teeth. A coroner's jury ruled that Lee had died of bleeding from a wound caused by No. 3 buckshot.

On May 31, 1955, the United States Supreme Court issued an implementation decree calling on the states to desegregate the schools with "all deliberate speed". Within sixty days black parents had petitioned school boards in Clarksdale, Jackson, Natchez, Vicksburg and Yazoo City to gain

27 Ibid., 25 to 26
28 Ibid., 360
29 Ibid., 191
30 Hugh Steven Whitaker, "A Case Study in Southern Justice – The Emmett Till Case", (Master's Thesis, Florida State University, 1963), 154
32 Hugh Steven Whitaker, "A Case Study in Southern Justice – The Emmett Till Case", (Master's Thesis, Florida State University, 1963), 82 to 84
entry to the all white schools for their children. Senator Eastland responded to the ruling, stating the decree:

"...calls for an immediate start for the mixing of the races in the schools...To resist is the only answer. We must resist them in the courts, in our legislative halls, and by the ballots of our people. I know Southern people will not surrender their dual school system and their racial heritage at the command of this crowd of racial politicians in judicial robes." 33

On August 13, 1955, Lamar Smith, a sixty-three year old farmer, World War II veteran, and black voting advocate, was murdered in Brookhaven, Mississippi, on the courthouse lawn, in front of the sheriff. Three white men were arrested for the murder however; a grand jury did not return any indictments in the case. 34, 35

6. The Scene of Events: The societal issues and realities noted above set the stage for the kidnaping of Till which occurred on August 28, 1955. The white citizens of Mississippi were bombarded daily with news surrounding the end of segregated schools, efforts by blacks to register to vote and the heated calls for the defense of their segregated way of life. Senators, Congressmen, the State Assembly, the Governor and most public officials were calling on the population to defend the status quo, to defy the Supreme Court implementation ruling, oppose federal efforts to enforce segregated schools and to continue poll practices which disenfranchised blacks. The fear that they would lose control of their way of life permeated the lower socioeconomic segments of the white community. This segment of the community, in particular, believed they had the most to lose if the black community truly became equal. 36

33 [ibid., 86 to 87
34 [ibid., 96 to 97
36 Hugh Steven Whitaker, "A Case Study in Southern Justice – The Emmett Till Case", (Master's Thesis, Florida State University, 1963), 82 to 100

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III. DETAILS:

A. Persons Involved:

1. Emmett Louis Till, also known as Bobo and Bo:

   Date of Birth: July 25, 1941
   Place of Birth: Chicago, Illinois
   Date of Death: August 28, 1955
   Burial Location: Burr Oak Cemetery, Chicago, Illinois

Till, who was fourteen years old at the time of his death, was born and raised in Chicago, Illinois. His mother, Mamie Bradley, later Mamic Till-Mobley, was born in the town of Webb, Tallahatchie County, Mississippi. Till had visited Mississippi on three other occasions prior to August 1955; as an infant; as a toddler; and again when he was nine years old. Till had a speech impediment due to a childhood illness, but was understandable when he spoke. Till was large for his
age, weighing about 150 pounds. Family accounts relate that Emmett Till was a fun loving, gentle person who loved practical jokes and making other people laugh.  

Till’s father, Louis Till, died in Europe during 1945. Records released to the press in October 1955 indicate that Louis Till, a Private in the U.S. Army assigned to the 177th Port Company, 397th Port Battalion, was executed on July 2, 1945 by the U.S. Army for the rape of two women and the murder of another in Italy. The American Battle Monuments Commission verified Louis Till was executed and is currently interred at the Oisne-Aisne Cemetery, Fere-en-Tardenois, France.

2. The Wright Family: The Wright family, headed by Mose Wright (deceased), was the family with whom Till was visiting when he was abducted. Mose Wright was born in Lexington, Mississippi, and was sixty-four years old in 1955. Mose Wright was commonly referred

\[\text{Misc o/s}\]

William Bradford Huie, “Why the Army Hanged Emmett Till’s Father,” Confidential, May 1956
to by many people in the community as Preacher or Preacher Wright. The Wright family home was located approximately three miles east of Money, Mississippi, along the Dark Ferry Road on the Grover C. Frederick farm. The Wright family members living in the home at the time of the abduction were Mose and Elizabeth Wright (both deceased), as well as their sons, Maurice Wright (deceased), [Redacted] and [Redacted] (Till's cousin from Chicago who was also visiting) and Mose Wright's grandson, Curtis Jones (deceased), were also in the home at the time of the kidnaping. Till had traveled from Illinois to Mississippi with Mose Wright and [Redacted] following a funeral Mose Wright had attended in Chicago.

3. The Crawford Family: The Crawford family home neighbored the Wright's home on the Grover C. Frederick farm, and was situated just west of the Wright home, approximately 100 yards toward Money, Mississippi. Jonas and Floridy Crawford (both deceased) had four children who were living at home during August 1955. They were [Redacted] and [Redacted] The Crawford family and the Wright family enjoyed a close relationship, as both families sharecropped land together on the Grover C. Frederick Plantation. The children of both families were constant companions.

4. The Walker Family: In 1955 the Walker family lived in Glendora, Mississippi. Robert Walker, Sr. worked for the Central Illinois Railroad and his wife, Henrietta Walker worked as a teacher in the local black public school. Living in the Walker home at the time of Till's abduction were Robert Walker Sr. and Henrietta Walker (both deceased), [Redacted] and [Redacted]. The Walker home was situated in such a manner that one could see the Milam home and J.W. Milam's store from the residence.

5. The Milam/Bryant Family: Eulah Bryant/Milam, née Morgan, had at least eight sons and three daughters fathered by two different men. They were Roy Bryant (deceased); Roy's...
twin brother, Raymond Bryant (deceased); J.W. Milam (deceased); Leslie F. Milam (deceased); Stanley Lamar "Bud" Milam (deceased); Dan Milam (deceased); James Bryant (deceased); Edward Bryant (deceased); and

The brothers were particularly close, operating businesses together, regularly playing cards and drinking together. Various members of the family were engaged in the grocery business throughout the Mississippi Counties of LeFlore, Tallahatchie and Sunflower, with stores physically located in Swan Lake, Glendora, Minter City, Itta Bena, Ruleville and Money, Mississippi. During his research into the Till matter in 1963, Hugh Steven Whitaker interviewed individuals who knew J.W. Milam and Roy Bryant. Whitaker stated "they were invariably referred to as 'peckerwoods,' 'white trash,' and other terms of disapprobation." 42

6. & Roy Bryant (deceased): was born on ___ in Mississippi and grew up in the father worked on various farms and the family lived in

42 Hugh Steven Whitaker, "A Case Study in Southern Justice – The Emmett Till Case", (Master's Thesis, Florida State University, 1963), 144

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Press accounts relate[... won[... Roy Bryant. 

[... met Roy Bryant when[... was[... The couple married two years later in[... at[... At the time of Till’s death, was[... was[... stood[... and weighed[...]

After Roy Bryant’s acquittal for murdering Till, the couple moved to[... The couple[... During their marriage, they had[... children, boys and[... girl. One son, Roy Bryant Jr., died in 1995. and currently lives with[... A son[... and another son[... and the[... For purposes of clarity[... is referred to as[... throughout this report. is currently[... and resides in[...]

Roy Bryant was born on January 31, 1931 in Charleston, Tallahatchie County, Mississippi. In 1955 Bryant was twenty-four years old, weighed one hundred-ninety pounds and was six feet tall. Bryant served in the U.S. Army with the 82nd Airborne Division as a paratrooper, enlisting in June 1950 and serving until his discharge in 1953. During August 1955 Roy and[... co-owned and operated Bryant’s Grocery & Meat Market, located in the town of Money, LeFlore County, and resided in living quarters located in the rear of the store. The business was owned by Roy Bryant and his half-brother, J.W. Milam. Roy Bryant also worked part-time for J.W. Milam, driving truck and delivering goods.

While living in Orange, Texas Roy Bryant was trained in welding, at which he worked for many years. After the[... Roy Bryant moved back to Mississippi and[...
remarried in 1980 to [Blank] In his later years, Roy Bryant went partially blind from his earlier welding work and operated a store in Ruleville, Mississippi. Bryant was convicted in the Northern District of Mississippi on Food Stamp Fraud violations in 1984 and 1988. [Blank] Bryant died of cancer on September 1, 1994.

7. John William Milam (deceased) & [Blank] John William Milam, known as J.W. Milam, was born in Tallaschatchie County, Mississippi on February 18, 1919, and attended school through the tenth grade. During World War II, J.W. Milam served honorably in the U.S. Army with the 2nd Armored Division from March 1941 through March 1946. Milam entered military duty as a Private. He later received a battlefield commission to Lieutenant, and was awarded a Purple Heart. In 1955 Milam was six feet two inches tall and weighed two hundred...
twenty pounds. was born on and married J.W. Milam on when

In 1950 the Milams moved to the town of Glendora, Tallahatchie County, Mississippi, and in 1955 the Milams owned a general store/service station and home there. J.W. Milam's store sold grocery goods primarily to the black community in the area, and did not work in the store. Milam allegedly sold moonshine from the store, in addition to the standard grocery items and fuel for automobiles. J.W. Milam also owned a trucking business hauling agricultural products for customers. On occasion, he hired his half-brother, Roy Bryant, to drive truck for him. Milam died of bladder cancer on December 31, 1980 currently resides in Mississippi.

currently advised that during the late 1940s and early 1950s he operated a substantial bootlegging business in the northern part of Mississippi. Two of customers were J.W. Milam and Roy Bryant. mostly sold half-pint bottles of whiskey to the brothers, who always paid "up front and in cash." 43

8. Leslie F. Milam (deceased) Add Reed (deceased) witnessed Leslie F. Milam at his farm located on the Clint Shurden Plantation on the morning of Emmett Till's kidnaping about the time another witness observed Till at the farm.

Leslie Milam, a brother of J.W. Milam and half-brother of Roy Bryant, was born on December 23, 1925. was born on and married Leslie Milam on when In 1955 the couple lived on a farm that Leslie Milam managed located on the Clint Shurden Plantation, approximately two miles west of the town of Drew, Sunflower County, Mississippi. Leslie Milam served in the Army Air Force during World
War II and died on August 30, 1974. Remarried following Leslie Milam’s death and is now not related to the Milam/Bryant family. The couple currently reside in.

9. Melvin L. Campbell (deceased) & Melvin L. Campbell told that he had been with Roy Bryant the night that Roy Bryant and J.W. Milam kidnapped and killed Emmett Till. Additionally, J.W. Milam related to a confidential source that Campbell was present during the kidnapping and murder of Till.

Melvin Louis Campbell was born on September 5, 1925. was born on and is the married Melvin L. Campbell on In 1955 the Campbells owned and operated a small country store in Minter City, Leflore County, Mississippi. The couple lived in the rear of the store (like Roy and and sold various household goods, food and automotive supplies, including tires. Like the other family stores, the Campbell’s store catered to the black community in and around the area. Melvin Campbell died on November 9, 1972. During the late 1980s, worked in Roy Bryant’s, store in Ruleville, Mississippi. and is currently resides in and is.

10. Elmer O. Kimbrell (deceased): A man named Kimbrell, first name unknown to but a close friend of J.W. Milam’s, who lived in Mississippi, was identified by in recent interviews as accompanying Milam and Roy Bryant when they appeared with Emmett Till at Bryant-Donham’s home/store.
Elmer O. Kimbrell, a white male, was born on February 12, 1922 in Sunflower County, Mississippi. During 1955 Kimbrell lived in Glendora, Mississippi and may have worked at the Glendora cotton gin at the time. In December 1955, Kimbrell shot and killed Clinton Melton, a black man. Melton, an employee at a gasoline service station in Glendora, had allegedly filled the gasoline tank on Kimbrell's vehicle when Kimbrell had only asked for three dollars worth of gasoline. Kimbrell left the station, retrieved a gun, returned and killed Melton. When sheriff’s deputies arrived in Glendora, they found Kimbrell at J.W. Milam's home. Kimbrell was acquitted when prosecuted for Melton's murder. Kimbrell died in Tennessee in 1985.

11. Hubert Clark (deceased): Clark is identified in 1955 press accounts, without attribution to any source, as having been present in the truck which carried Emmett Till. Additionally, J.W. Milam identified Clark to Confidential Source as having been involved in Till's kidnapping and murder.

Clark, a white male, born on November 24, 1920, was a friend of J.W. Milam's. Clark served in the U.S. Navy during World War II and died of a heart attack on November 15, 1972.

12. Who is still alive, has been identified by several witnesses as having been involved in either the kidnapping of Emmett Till or efforts to clean-up after the crime. Has consistently denied any involvement or first-hand knowledge about the crime.

- Was born on and was raised in
- Worked for
- Lived with and when he wasn't
he rented a room at a juke joint (a gambling and drinking establishment). Additionally, had another Due to his relationship with some of the children in the community called and has referred to himself as home in Mississippi was situated close enough to that a person could view

moved from Mississippi to and later moved to in continues to reside in and is recently and, according to family members,

13. Levi Collins, also known as “Too Tight” Collins (deceased): Collins has been identified by several witnesses as having been involved in both the kidnapping of Emmett Till and efforts to clean-up after the crime.

Collins, a black male, was born on September 28, 1935. Collins was married to Treola Tyler on January 20, 1952 in Minter City, Mississippi, and the couple had four children. In 1955 Collins worked for J.W. Milam driving trucks and tractors. Following the Till incident, Collins was taken to Chicago, Illinois by reporters working for the Chicago Defender. When interviewed, he denied involvement in Till’s kidnapping and murder. At some point in time, Collins and his wife divorced and Treola Collins moved to Seattle, Washington. There she married and remained in Seattle until her death in 1996. Collins eventually returned to Mississippi and died on November 28, 1992 in Jackson, Mississippi.
14. **Johnny B. Washington (deceased):** Washington was identified by having assisted Roy Bryant and J.W. Milam by forcing into a pickup truck the evening prior to Till's kidnaping.


15. **Otha Johnson Jr., also known as “Oso” (deceased):** Johnson related to his son, that Johnson accompanied J.W. Milam and Roy Bryant the night Emmett Till was kidnaped and murdered.

Johnson, a black male, was born on April 17, 1934 Johnson lived and worked in the Mississippi Delta in the towns of Drew, Webb, Glendora and Minter City. In 1955 Johnson worked for J.W. Milam doing odd jobs, driving trucks and tractors. Johnson lived in Glendora, Mississippi with in 1955 and they had at least two sons. After separating from Johnson eventually moved to St. Louis, Missouri and then Chicago, Illinois. Johnson met there and they married in The couple remained together until his death on March 21, 2002 in Southaven, Mississippi.

16. [Name] who lived on a farm outside of Mississippi, witnessed some of the events surrounding the kidnaping and was a witness at trial.

[Name] was born in Mississippi in At the time of Till's kidnaping and murder, [Age] years old and lived with on the

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located just outside of Mississippi. Following the events that are the subject of this investigation, moved to Illinois and has been employed there since the working in a is now known as but for the purposes of clarity he is referred to as throughout this report.

17. Mary "Amanda" "Amandy" "Mandy" Bradley (deceased): Bradley witnessed some of the events surrounding Till’s kidnaping at a farm outside of Drew, Mississippi and was a witness at trial.

Bradley lived at the Clint Shurden Plantation on Leslie Milam’s farm during the events surrounding Till’s murder in 1955 and at the time she was fifty years old. Efforts to definitively identify Bradley have been unsuccessful. Anecdotal evidence/stories related to investigators indicate Bradley is deceased.

18. allegedly witnessed events related to Till’s murder at the Clint Shurden Plantation, is pictured in news accounts of the time and was subpoenaed to trial. did not testify and efforts to identify and locate him or his relatives have been unsuccessful.

19. News accounts of the time allege that witnessed events related to Till’s murder at the Clint Shurden Plantation and efforts to identify and locate him or his relatives have been unsuccessful.

20. Several witnesses have identified a man named as having been involved in Till’s kidnaping. a male, was a resident of Mississippi at the time. Efforts to identify and locate or his relatives have been unsuccessful.
B. Key Locations:

1. Bryant's Grocery & Meat Market: Bryant's Grocery & Meat Market was located in Money, Mississippi. The building housing the store was a two-story brick structure with the store on the first floor in the front of the building; a living area on the first floor immediately behind the store area, which the Bryants occupied; and an apartment above the store. The upstairs apartment was occupied by...
2. Grover C. Frederick Farm: The Grover C. Frederick farm was located approximately three miles east of Money, Mississippi on the Dark Ferry Road. The Wright and Crawford families were sharecroppers for Frederick. The Wright family resided there in the former Frederick home and the Crawford family resided in a home on the property as well. The westernmost home was the Crawford home. Situated approximately one hundred yards east of the Crawford home was the Wright home. Situated approximately two hundred yards west of the Wright home was the Frederick home.\textsuperscript{48}

\textsuperscript{48} Appendix A - Transcript - State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of Mose Wright, 5, 20 to 21
3. **Glendora, Mississippi**: Glendora, Mississippi was the location of J.W. Milam's home and store, and the location where several witnesses observed Milam's truck to have blood in the bed. The Glendora Cotton Gin was located approximately one hundred yards from Milam's home. The McGarrh Store is the location at which Elmer Kimbrell shot and killed Clinton Melton in December 1955.
4. **Clint Shurden Plantation**: The Clint Shurden Plantation was located approximately two miles west of Drew, Mississippi. Leslie and Milam resided on the farm as well as Add Reed and Mary “Mandy” “Amanda” “Amandy” Bradley. According to Till was brought to the Clint Shurden Plantation.49
IV. INVESTIGATION OF THE OFFENSE: The kidnaping and murder of Emmett Till has been the subject of numerous books, academic studies, documentary films and news stories. During the course of this investigation some authors and producers of these works provided copies of transcripts and raw film footage of interviews they had conducted during the course of their work. Throughout this report the statements made during these interviews are provided in the interest of corroboration, or lack thereof, to contemporary interviews conducted during the course of the investigation. The circumstances surrounding these interviews cannot be determined or evaluated. The circumstances surrounding third party witness interviews – how the witnesses were prepared, and, what, if any, inducement or influence was involved – is not known.
A. Time Line:

Saturday – August 20-21, 1955: Emmett Till and residents of Chicago, Illinois, travel to Mississippi with Mose Wright.

Wednesday – August 24, 1955 - Evening: Till entered Bryant’s Grocery & Meat Market in Money, Mississippi. Carolyn Bryant-Donham alleged Till accosted her and exited the store. Bryant-Donham followed Till out so she could retrieve a pistol from a car and upon Bryant-Donham’s exit, Till whistled at her.

Saturday – August 27, 1955 – Evening: a black teenager, entered Bryant’s Grocery & Meat Market in Money, Mississippi, was verbally confronted by Roy Bryant about being from Chicago. related that a similar incident (likely the same instance) occurred on this night and she told Roy Bryant that the boy wasn’t the right person and the confrontation ended.

Sometime between Wednesday – August 24, 1955 and Saturday – August 27, 1955 – Dusk: a black teenager, was walking north from Money, Mississippi, when J.W. Milam, Roy Bryant, J.W. Washington and came up behind him in a pickup truck. Washington, at Roy Bryant’s direction, took and threw him in the truck. told Roy Bryant that wasn’t the right person and was released.

Sunday – August 28, 1955 – 2:30 a.m.: Roy Bryant and J.W. Milam came to Mose Wright’s home, east of Money, Mississippi, looking for the boy that “did the talking” in Money, Mississippi. Till was taken from the home and someone with a “lighter voice than a man’s” identified Till as the right person as they left.

Sunday – August 28, 1955 – Time Unknown, Early Morning: Roy Bryant, J.W. Milam and a man named Kimbrell brought Till to at Bryant’s Grocery & Meat Market in Money, Mississippi.

Sunday – August 28, 1955 – Time Unknown, Early Morning: and Leslie Milam were awakened by either J.W. Milam or Roy Bryant. overheard Leslie Milam telling whomever to take the boy back where they got him.

Sunday – August 28, 1955 – 6:00 – 7:00 a.m.: Willie Reed observed four white men and three black men in a truck with Till entering Leslie Milam’s farm on the Clint Shurden Plantation outside of Drew, Mississippi. Reed then heard the sounds of someone being beaten inside a barn.

Sunday – August 28, 1955 – 6:30 – 7:00 a.m.: Willie Reed came to Mandy Bradley’s home. Bradley observed four white men and a truck by a barn at Leslie Milam’s farm. One of the men was tall and bald.
Sunday – August 28, 1955 – 8:00 a.m.: Add Reed walked past a shed and an oat bin on Leslie Milam’s farm and observed Leslie Milam and another man there.

Sunday – August 28, 1955 – Early Morning: and observed a fire in a barrel outside of J.W. Milam’s home in Glendora, Mississippi.

Sunday – August 28, 1955 – Morning: observed Otha Johnson Jr., Levi “Too Tight” Collins, and J.W. Milam with Milam’s truck at Milam’s gas station/store in Glendora, saw that something was under a tarpaulin in the bed of the truck and blood was dripping from the bed of the truck. When asked about the blood, J.W. Milam threatened him. Milam called for a man knew as to join the group, they drove to the Glendora Cotton Gin and then departed town.

Sunday – August 28, 1955 – 10:00 a.m.: Levy “Too Tight” Collins paid 25 cents to clean blood out of the back of J.W. Milam’s truck while it was parked by Milam’s gas station/store in Glendora.

Sunday – August 28, 1955 – 2:00 p.m.: Leflore County Sheriff George Smith questioned Roy Bryant about Till’s disappearance. Bryant admitted to taking Till from Mose Wright’s home and bringing him to Carolyn Bryant-Donham at the store in Money. He further claimed that Till was then released. Bryant was placed under arrest.

Monday – August 29, 1955 – Time Unknown: J.W. Milam appeared at the Leflore County Jail. Milam talked with Deputy John Ed Cothran and admitted to taking Till from Mose Wright’s home, taking him to Money, Mississippi and letting him go. Milam was placed under arrest.

Wednesday – August 31, 1955 – 6:30 – 7:00 a.m.: Robert” Hodges discovered a body floating in the Tallahatchie River north of Phillip, Mississippi. The body was later identified as being Emmett Till.

Wednesday – August 31, 1955: Till’s body was recovered from the Tallahatchie River and transported to the Century Burial and Funeral Home in Greenwood, Mississippi. It was later transported to Chicago for viewing, a funeral and burial.
B. **Sequence of Events:**

1. **Saturday/Sunday - August 20-21, 1955:** Emmett Till, Mose Wright and ________ departed Chicago, Illinois via train and arrived in Mississippi. Till and ________ were scheduled to return to Chicago two weeks later. Till’s mother, Mamie Till-Mobley, had given Till his deceased father’s ring prior to his leaving Chicago.  

2. **Wednesday - August 24, 1955:**

<table>
<thead>
<tr>
<th>SUN</th>
<th>MOON</th>
</tr>
</thead>
<tbody>
<tr>
<td>Begin Civil Twilight</td>
<td>5:03 a.m.</td>
</tr>
<tr>
<td>Sunrise</td>
<td>5:29 a.m.</td>
</tr>
<tr>
<td>Sunset</td>
<td>6:37 p.m.</td>
</tr>
<tr>
<td>End Civil Twilight</td>
<td>7:03 p.m.</td>
</tr>
</tbody>
</table>

**Weather**

- **High Temperature:** 92 degrees
- **Low Temperature:** 71 degrees
- **Precipitation:** None

All moon and light data used throughout this report was obtained from the United States Naval Observatory, Astronomical Applications Department. Weather data used throughout this report was obtained from the *Greenwood Commonwealth* newspaper.  

**a. August 24, 1955 - 8:00 p.m. - Money, Mississippi:** Till, his cousins, and members of the Wright family traveled to Money, Mississippi and visited Bryant’s Grocery & Meat Market. With Till were ________ ________ ________ ________ Maurice Wright (deceased) and Curtis Jones (deceased). Also at the store that evening was ________ and ________ the ________ Upon arriving several black persons were already present at the store on the front porch, playing checkers. Till entered the store.

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**Misc o/s**

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**Death of Innocence, The Story of The Hate Crime That Changed America**, Mamie Till-Mobley and Christopher Benson, 2003

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alone, followed shortly thereafter by his cousin, who entered the store and came out with Till. Shortly after Till exited the store, exited as well. Upon exit, Till whistled.

- Carolyn Bryant-Donham: During the trial of J.W. Milam and Roy Bryant for the murder of Emmett Till, Bryant-Donham testified on behalf of the defense, out of the presence of the jury. Bryant-Donham stated that on the evening of August 24, 1955 she was tending the store alone. Her sister-in-law, Juanita Milam, was in the living quarters at the rear of the store, taking care of the Milam and Bryant children. At about 8:00 p.m., a "nigger man came in the store and he stopped there at the candy case." Bryant-Donham waited on the customer, but did not recall at the time of her testimony what he had purchased. Bryant-Donham placed the item on the candy case and held her right hand out for the money. Instead of taking the money from her hand, the customer "caught my hand", holding her hand by grasping all the fingers in the palm of his hand with a strong grip. When he grabbed her hand he asked "How about a date, baby?" Bryant-Donham "jerked" her hand loose and turned to go to the back of the store. The customer followed her down the counter to the cash register, "caught" her by the waist with his hands and said, "What's the matter, baby? Can't you take it?" Bryant-Donham, with difficulty, freed herself from his grasp. He then stated, "You needn't be afraid of me" and used language Bryant-Donham did not use, including "one unprintable word", and "with white women before." Bryant-Donham stated this incident left her "just scared to death." About that time "this other nigger came in the store and got him by the arm", telling the customer "come on and let's go". The customer left the store unwillingly, stating as he went out "Good-by". Upon the
customer's leaving Bryant-Donham "called out" to Juanita Milam "to watch me" and Bryant-Donham ran out the door to Juanita Milam's car to retrieve her [Bryant-Donham's] pistol. When Bryant-Donham exited the front of the store, she saw the customer again, "standing by one of the posts on the front porch" and "He whistled and then came out in the road." Bryant-Donham retrieved the pistol from under the driver's seat, turned around and observed the customer getting in a car. Juanita Milam had been at the store so that Bryant-Donham would not be alone while her husband, Roy Bryant, was in Brownsville, Texas taking a load of shrimp there from New Orleans, Louisiana.\textsuperscript{54}

\textbf{\begin{tabular}{l} described that when she "called out" to \end{tabular}}
\textbf{\begin{tabular}{l} that "...I had screamed for \end{tabular}}
\textbf{\begin{tabular}{l} and screamed for \end{tabular}}
\textbf{\begin{tabular}{l} "...as soon as he touched me I started screaming for \end{tabular}}
\textbf{\begin{tabular}{l} ..." and the statements made to her by the customer on this day had left her with the impression he would be back at a later time. Additionally,\end{tabular}}
\textbf{\begin{tabular}{l} stated that during the incident she had reached for a pistol which was normally kept underneath the store counter, but the weapon was not there and she retrieved the pistol from under the driver's seat of} 
\textbf{\begin{tabular}{l} vehicle, which \end{tabular}}
\textbf{\begin{tabular}{l} had been driving. \end{tabular}}
\textbf{\begin{tabular}{l} also stated she was not the person who initially told Roy Bryant what had happened in the store saying, "...I didn't say anything and one of the reasons I, I didn't say, ever say anything more about it, was because I was afraid that, what I was worried about was he's gonna go find and beat him up.” And “...I told \end{tabular}}

\textsuperscript{54} Appendix A - Transcript - State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of Mrs. Roy Bryant, 258 to 277

\textbf{\begin{tabular}{l} LAW ENFORCEMENT SENSITIVE \end{tabular}}

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had happened, I asked her not to tell J.W., because I didn't intend to tell Roy, because
I was afraid of what they would do.”

Additionally, on this night [redacted] recalled sleeping at [redacted] home.

Recently [redacted] stated she was not at the store when this incident occurred saying “I thought I was in Greenville.” [redacted] stated she “…would not have been babysitting for her…” and that when Roy went out of town [redacted] did not stay with [redacted] saying “…I'm sure I didn’t, no.” and speculated that [redacted] may have made the story up stating “…the only way I can figure it is that she did not want to take care of the store. She thought this wild story would make Roy take care of the store instead of leavin’ her with the kids and the store. That is a [redacted] point of view.” “…the only thing to me that would upset her would be if she wanted Roy to stay at the store more…” A review of Juanita Milam’s trial testimony reveals she did not make any statements, nor was she questioned about, the incident at the store or her presence at Bryant’s Grocery & Meat Market on the day Till whistled at Carolyn Bryant-Donham.

[redacted] stated that Till had not been in Bryant’s Grocery & Meat Market prior to Wednesday, August 24, 1955. On that day [redacted] Till, [redacted] and others went to the store. Till went into the store alone, or as [redacted] was leaving, with [redacted] entering the store.
as Till finished his purchase. "...Maurice told me to go in behind him and make sure he didn't say anything that he shouldn't have, but I don't know if he said anything before I got there, I don't know. But while I was in there, he didn't. He paid for his items and we left together, we walked out calmly, I didn't think anything was wrong at the time..." did not grab Till and pull him out of the store. was not yelling or screaming when they left and everything appeared normal. Shortly after Till and exited the store exited as well. When exited, Till whistled. Everyone knew Till's whistling was trouble so they ran to the car and left town.  

- advised that on a Wednesday evening Maurice Wright, Till and approximately three other family members went into Money, Mississippi to Bryant's Grocery & Meat Market. went into the store just prior to Till, and exited the store as Till was entering. observed Till exiting the store with they didn't appear rushed and nothing was unusual about their exit. exiting shortly thereafter and Till whistled. Everyone knew Till's whistling was trouble so they ran for their car and left Money, Mississippi and went home to Mose Wright's house.  

- advised that on a Wednesday Till, Maurice Wright and
When the group arrived at Bryant's Grocery & Meat Market, there were about seven other black people already in front of the store. Prior to Till going into the store, several of the group dared Till to say something to the white woman in the store because Till had shown them a photograph of a white woman in his wallet (the kind of photograph that comes in a new wallet). Till came out of the store heading toward her car and Till whistled. It believes Till was whistling at a bad move by the checker player. 67, 68

- stated he was at the store on the day that Till whistled at and was present when Till whistled. 69

- Confidential Source: A confidential source, hereinafter referred to as advised that was already present at Bryant's Grocery & Meat Market when Till arrived with his cousins. observed Till entering the store, purchasing bubble gum from and exiting the store with without incident. didn't hear yelling or screaming and did not observe Till accosting in any way. Following Till's exit recalled a whistle occurring but no other details about it observed Till, Wright and others getting into a vehicle and the vehicle leaving. When the incident occurred, the sun had set and it was dark outside. 79
• Note: Till's surviving relatives do not recall being present at the store during this incident.

• Curtis Jones (deceased): Jones and his cousins snuck out of church to go to Bryant's Meat Market and Grocery on this day and Jones was present at the store during the whistling incident. Jones recalled Till having a picture of a white girl in his wallet. Additionally, someone challenged Till about saying something to the white woman in the store prior to Till entering the store.  

    • Note: and stated Jones was not present at the store when the above noted incident occurred. Additionally, advised Jones recanted his statements prior to his death and apologized to Mamie Till-Mobley.
3. Saturday - August 27, 1955:

<table>
<thead>
<tr>
<th>SUN</th>
<th>MOON</th>
</tr>
</thead>
<tbody>
<tr>
<td>Begin Civil Twilight</td>
<td>Moonrise on the Preceding Day 2:02 p.m.</td>
</tr>
<tr>
<td>Sunrise</td>
<td>Moonset 12:08 a.m.</td>
</tr>
<tr>
<td>Sunset</td>
<td>Moonrise 2:49 p.m.</td>
</tr>
<tr>
<td>End Civil Twilight</td>
<td>Moonset on the Following Day 1:00 a.m.</td>
</tr>
<tr>
<td>Weather</td>
<td></td>
</tr>
<tr>
<td>High Temperature</td>
<td>86 degrees</td>
</tr>
<tr>
<td>Low Temperature</td>
<td>71 degrees</td>
</tr>
<tr>
<td>Precipitation</td>
<td>None</td>
</tr>
</tbody>
</table>

Meteorological, Light and Weather Data

a. August 27, 1955 – Daytime - Money, Mississippi: Roy Bryant, who had been hauling a load of shrimp to Brownsville, Texas earlier in the week, returned home to Money, Mississippi.

- In a recent interview, recalled that on the morning prior to Bryant’s arrest he was home. “Well I just remember that when he came back, I didn’t tell him about it [the incident at the store when the black customer had accosted and he waited a long time and he asked me didn’t I have something I wanted to tell him and I told him no...” “...he was really mad at me.” recalled that Roy Bryant was angry and harsh and she told him what had occurred. then recalled she gave Roy Bryant a
detailed account of the black customer grabbing her hand, grabbing her waist and
how she had screamed for [redacted] to come and help her. 74

b. August 27, 1955 - Evening - Money, Mississippi:

- [redacted] lived near Money, Mississippi, and had just returned to Mississippi from a summer vacation trip to Chicago, Illinois. [redacted] entered Bryant’s Grocery & Meat Market, accompanied by his uncle and his mother. When he entered the store, Roy Bryant and [redacted] were inside. Roy Bryant asked [redacted] where he [redacted] was on “that Thursday or Friday or something…” “I didn’t know what the devil he was talkin’ about, so he, he acted like he wanted to do something to me….” [redacted] mother intervened… “and she said what’s goin’on? And ah, he just started out off and he say you all got to teach this boy how to say I said yes sir, no sir.” At about the same time [redacted] said something to Roy Bryant that [redacted] could not hear. The next day, [redacted] father went and told their landowner about the incident. The landowner went to find out if Roy Bryant had a problem with [redacted] and learned that Roy Bryant was in jail for kidnaping Preacher Wright’s grandson the night before. 75

- [redacted] On the evening prior to Till’s kidnaping, a black boy entered Bryant’s Grocery & Meat Market and Roy Bryant was aggressively quizzes the boy. Initially, [redacted] did not recall exact details about the incident. 76 However, in another interview [redacted] recalled “…I know that there was a lady and her little boy or her grandson or somebody was in the store and, I don’t
know, Roy said something to ‘em, and I remember telling him to leave him alone that, you know, that wasn’t him”, meaning it wasn’t Emmett Till. 77

Sometime between the incident at the store and Till’s kidnaping, at about dusk, walked north, out of Money, Mississippi, on the road home to his house on had been to a store in the town of Money and had purchased some syrup (molasses) and snuff, which he was taking home. A truck pulled up behind and stopped. In the cab of the truck were Roy Bryant; J.W. Milam; and in the back of the truck was J.W. Washington, a black man [possibly Johnny B. Washington]. Roy Bryant instructed Washington to throw into the back of the pickup truck and Washington did so. came out of the truck and told Bryant “that’s not the nigger! That’s not the one.” Roy Bryant said “who?” responded “That’s the boy. That’s not him, but he was there with, with him.” also said “Roy, I keep telling ya, that’s not the one.” Roy Bryant then instructed Washington to throw off the truck. Washington did so, breaking top, front teeth off. 78

Confidential Source A confidential source, hereinafter referred to as

Misc O/S
c. August 27, 1955 - Evening - Money, Mississippi

also recently advised that "...J.W. came to that back door and got Roy and they left and I was there all night by myself. Alone. With two boys." And "Well, after he left with J.W., I know the boys were asleep. I had them on the bed there in that first room. I know I was just scared to death, sittin' there, didn't know what, and I think that was the first time I'd ever been alone at night there." 81

d. August 27, 1955 - Night - Glendora, Mississippi:

- Otha Johnson, Jr., also known as Oso (deceased): Johnson, a black male, related to his that on the night of August 27, 1955 Johnson was at J.W. Milam's store in Glendora, Mississippi and a group of white men were sitting around drinking when they decided to take Till. Otha Johnson, Jr. drove J.W. Milam and others throughout the night during the events surrounding Till's kidnaping and murder. 82

was gambling at a place in Glendora, Mississippi when J.W. Milam, Roy Bryant and Tallahatchie County Sheriff H.C. Strider came asking for directions to Mose Wright's house. indicated that he saw (possibly Too Tight (likely Leroy Collins) and Oudie B. Brown with Milam, Bryant and Strider in Glendora. 83
4. Sunday - August 28, 1955:

<table>
<thead>
<tr>
<th>SUN</th>
<th>MOON</th>
</tr>
</thead>
<tbody>
<tr>
<td>Begin Civil Twilight</td>
<td>Moonrise on the Preceding Day</td>
</tr>
<tr>
<td>5:06 a.m.</td>
<td>3:23 p.m.</td>
</tr>
<tr>
<td>Sunrise</td>
<td>Moonset</td>
</tr>
<tr>
<td>5:22 a.m.</td>
<td>1:00 a.m.</td>
</tr>
<tr>
<td>Sunset</td>
<td>Moonrise</td>
</tr>
<tr>
<td>6:32 p.m.</td>
<td>3:32 p.m.</td>
</tr>
<tr>
<td>End Civil Twilight</td>
<td>Moonset on the Following Day</td>
</tr>
<tr>
<td>6:58 p.m.</td>
<td>1:56 a.m.</td>
</tr>
<tr>
<td>Weather</td>
<td></td>
</tr>
<tr>
<td>High Temperature</td>
<td>91 degrees</td>
</tr>
<tr>
<td>Low Temperature</td>
<td>73 degrees</td>
</tr>
<tr>
<td>Precipitation</td>
<td>None</td>
</tr>
</tbody>
</table>

Meteorological, Light and Weather Data

a. August 28, 1955 - 2:30 a.m. - Money, Mississippi: At approximately 2:30 a.m. Till was taken from Mose Wright’s home on the Grover C. Frederick farm. Present in the home were Mose Wright (deceased); his wife Elizabeth Wright (deceased); grandson Curtis Jones (deceased); son Maurice Wright (deceased); and great nephew Emmett Till. The drawing depicted below is based on descriptions from and from Mose Wright’s testimony during the trial of Milam and Bryant for Till’s murder. The person’s names are depicted in the rooms in which they were sleeping when Till was taken from the home.
- Mose Wright (deceased), also known as Preacher: Wright testified that at about 2:00 a.m., someone came to the front door of the home saying, "Preacher -- Preacher". Wright asked who it was and the person responded, "This is Mr. Bryant. I want to talk to you and that boy." Wright opened the door of the home and found J.W. Milam "standing there at the door with a pistol in his right hand and he had a flashlight in his left hand." Additionally, another man was "standing at the screen door, and Mr. Bryant was standing kind of out away from the door." Milam asked Wright if he had
"two boys there from Chicago" and Wright responded "Yes, Sir." Milam then said "I want that boy that done the talking down at Money."

Wright started to lead Milam and Bryant to the bedroom Till was sleeping in and Milam stated "If this is not the right boy, then we are going to bring him back and put him in the bed." When they approached Till's bed, Milam "said for him to get up." Till "got up and dressed. He sat on the side of the bed and dressed." After that "...they started out, then he asked me if I know anybody there and I told him, ‘No, Sir. I don't know you.’ And then he said to me, ‘How old are you?’ And then I said ‘Sixty four.’ And then he said, ‘Well, if you know any of us here tonight, then you will never live to get to be Sixty five.’"

As Milam, Bryant and Till were exiting the house they walked through Wright's bedroom, where his wife was present. "She had gotten up out of bed, and then he said to her, ‘You get back in bed, and I mean, I want to hear the springs.’" Wright's wife "...said that we will pay you whatever you want to charge if you will just release him. She said that we would pay them for whatever he might have done if they would just let him go." Milam and Bryant did not respond to her.

After exiting the home, Wright stood at the screen porch door and observed a car to be "parked towards Money." Before Milam and Bryant entered the car with Till, "They asked if this was the boy, and someone said ‘Yes’". When asked if the voice was that of a man or a woman, Wright replied, "It seemed like it was a lighter voice than a man's." After receiving the response from the person in the car, they "...drove off towards Money."
Wright could not identify what type of automobile was used by Milam and Bryant. The vehicle was operated without headlights. After the vehicle departed, Wright "...stood on the porch there for maybe twenty minutes or more."

When asked if anyone else, with the exception of Milam and Bryant, was there at the time of Till's kidnaping, Wright responded "There was one man who stood there at the screen door." "...he was standing kind of with his head down like this here peering. He was trying to hide, it looked like." "He acted like a colored man."

Wright stated he did not see Till, or anyone else, getting into a car and didn't see anyone in the car when it drove off. Wright did not observe headlights, tail lights or interior lights on the car. Wright was asked about the voice he heard out by the car being the voice of one of the three men. Wright responded, "It was just a voice. They took him out there, and somebody said, 'Is this him?' and then a voice said, 'Yes.' But it wasn't one of them." Wright could not tell if the vehicle used to take Till from his home was a truck or a car because of the darkness.

Wright described Till as having "...stammering speech. Sometimes he couldn't get a word out." Additionally, Till weighed about one hundred fifty pounds and "He looked like a man."

Wright testified that when Milam and Bryant came into his home there were no lights on in the home and no lights were turned on. The only lighting was the flashlight carried by Milam. Wright believed Till was sleeping in his shorts and maybe a shirt. When told to get up and put his clothes on, Till put on a shirt, trousers and shoes. Wright described in detail where each individual in the home was
The night Till was kidnapped, the entire Wright family went into Greenwood, Mississippi. The family returned home and went to bed. Till and were asleep in the same bed when, "...I heard this noise ah...ruckus going on in the room, that's when I woke up and I saw ah...Bryant, I recognized him, I saw Milam, but I didn't know who he was, and he had the gun, and ah...it was ah...automatic, at the time I said it was a .45, which, that's the only automatic we knew about."

"I kind of raised up to see what was going on. He (Milam) told me to lay back down and go back to sleep." "...that's when they made Emmett get up and put his clothes on, and during that time (Elizabeth Wright) was ah...begging them not to -- to ah...take him, they offered them money..." "Milam he was, he was forceful and was telling Emmett to hurry up, put his clothes on, (Mose Wright) was begging not to take him, then they said well we not gonna, we just gonna take him up the road and just whip him..." The two men took Till and left.
recalled a ring that Till had worn and had allowed to wear for a while. After returned the ring, Till constantly wore it, never taking it off.

On the Saturday following the incident at Bryant's Grocery & Meat Market, Till, Maurice Wright and others went into Greenwood, Mississippi. After returning home, everyone went to bed with and Maurice Wright sleeping in the same bed. awoke to voices and someone was asking about "a fat boy from Chicago, and ah...I said oh my goodness..." "...the first thing I said, I'm - I'm getting ready to die." Two men came into his bedroom, "...when they stepped in there I saw that pistol and their flashlight..." "...I remember them saying they looking for a fat boy, and at that time and Emmett was kind of chunky, so they passed on by and they went to the next room..." "...I could hear 'em talking, and I can't remember exactly what the conversation was, I - I think I remember one thing he wanted to put his socks and - ah...he was saying yes and no, yeah, no, and they was cursing, they were very upset over that..." After the men took Till, there was silence in the house and "nobody talked to anybody." 

did not awaken during the incident and did not hear or see any of the events that transpired. advised that Mose
Wright, related to him that Mose Wright may have heard Johnny B. Washington's voice at the Wright home the night Till was kidnaped. 92

- **Curtis Jones (deceased):** Jones, who was sleeping at the time of the abduction, stated he "was awakened by a group of men in the house." "So I woke up, rubbing my eyes, you know, and I seen all these white guys, you know, standing around, some of 'em had shotguns and stuff. And it like this should of scared me, but, I went back to sleep before they left. I went back to sleep, and when I woke up the next, uh, morning I thought it was a head, was a dream." 93

- **Confidential Source**

  members of his family and members of the Wright household had been to Greenwood, Mississippi earlier in the evening. On the
way home "...when we came back outta Greenwood there was another guy rode with us lived down the road farther. We seen Mose Wright at this little store on the place..." "...Getting' gas that late at night. But we ain' think ta stop an' ask Mose what was wrong." 96

"Old man Mose Wright come there to the house that Sunday morning..." "...and told us they got Emmett. An' den me and Mose jump in the car and went down to Money lookin' for 'em." further explained "...So I let out in house. Let and Maurice at Mose Wright house, let them off an' then turn around an' come on back. I went an' in the house an' I was sittin' on the side of the bed..." "...An' Mose Wright come up an' said uh, they took my boy..." "...Then me an' Mose Wright hop in the car an' we went up there in Money We went up there lookin' for 'im, so we didn't see 'em, turn around an' come back..." "...We didn' get out. So we come on back..." Mose Wright told that Milam and Bryant were there when Till was taken and a "...woman was in the background..." and "For a fact there was two people back there he said." 97,98

stated Johnnie B. Washington, was at home with her the night Till was kidnapped and murdered. 99

b. August 28, 1955 - Early Morning - Money, Mississippi :

recently stated that sometime in the early morning hours, before daylight, someone who sounded like a black person came
to the residential entrance of the store (the back door) and knocked on the door. 

stated she was scared because she was alone with her two children and did not answer the door. 

Additionally, advised that she was at home in Money, Mississippi when sometime during the night Roy Bryant, J.W. Milam and Kimbrell appeared at the home/store with Emmett Till. "...I think they came back and I think that Kimbrell man was, was with, with 'em..." "...I think it happened pretty much like he, like they said. I think they probably asked me who, if I believe. Because I really think no matter I thought "I think he (Roy Bryant) told me he was gonna take him back." 

c. August 28, 1955 - Early Morning - Clint Shurden Plantation, Drew, Mississippi: 

advised that on the night which later learned was the night that Emmett Till had been kidnaped, J.W. Milam and/or Roy Bryant came to their house sometime after midnight. While did not see the men, she heard one of the two talking to and heard Leslie Milam, tell the man something to the effect that "they
needed to get away from here and take him back to where they got him." Later realized they had been talking about Emmett Till. Leslie Milam came back after J.W. Milam and/or Roy Bryant appeared at the house. 107

In a subsequent interview recalled the individuals who on this night as being both Roy Bryant and J.W. Milam. also reiterated that Leslie Milam also stated, "now what he did that day, I don’t know...” “...After he left the house...” “...cause he was gone." 108, 109

d. August 28, 1955 - Day Break - Money, Mississippi:

Sometime around daybreak, went down the street and utilized a telephone to call Melvin Campbell, in Minter City, Mississippi, to ascertain the whereabouts of Roy Bryant. Campbell told they had been playing poker all night and Roy Bryant would be home later. 110, 111, 112

did not recall a telephone call from to on this morning. Additionally, could not recall if Melvin Campbell had been home or away from home the previous night. 113
Willie Reed: Reed, a witness in the 1955 prosecution, testified that on Sunday, August 28, 1955, Reed saw J.W. Milam when Milam was coming to a well at Leslie Milam's farm. Reed is familiar with Leslie Milam's farm because Reed lives with his grandfather, Add Reed, on the Clint Shurden Plantation, in a home just across the bayou from Leslie Milam's farm. Sometime between six and seven o'clock in the morning, Reed left his home to go to Glenn Patterson's store. When going from his home to Patterson's store, Reed had to pass by Leslie Milam's place, where there was a green barn with doors. As Reed was walking, a white over green, 1955 Chevrolet truck passed him. Reed testified he saw four white men in the cab of the truck, three black men on the sides of the back of the truck and a black boy sitting down in the bed of the truck. Reed identified Till as the boy in the back of the truck from a photograph he saw in the newspaper and which he was shown at trial. Reed testified he was unable to see the three black men in the bed of the truck with Till well enough to identify them. Reed then saw the truck parked in front of a barn. Reed heard someone hollering and it sounded like someone was whipping someone in the barn. After passing the barn, Reed went to Mandy Bradley's house and told her what he had heard. Reed then went to the well to get Bradley a bucket of water. While at the well, Reed could hear "some licks like somebody was whipping somebody" and he could hear someone hollering from inside the barn. J.W. Milam then came from the barn to the well and got a drink of water. Reed recalled J.W. Milam having a pistol on his belt. After leaving the well, Reed went to the store. On his way home from the store, Reed did not hear or see anything and the truck was gone. Reed knows Leslie Milam...
and J.W. Milam. Reed had seen J.W. Milam on about three or four occasions prior to August 28th. Reed had never seen Emmett Till prior to that Sunday. When asked, "...you don't know whether that was Emmett Till or not, do you?" Reed replied that Till favored the picture he had just looked at. Reed had been in the barn on one occasion, did not know who had control of the barn, but stated Leslie Milam lives next to the barn.\textsuperscript{114}

In contemporary interviews, Reed identified only two white men and two black men accompanying Till in the truck as it entered the farm. Reed identified the white men as Milam and Bryant and the two black men as Levi "Too Tight" Collins and Hubbard.\textsuperscript{115, 116, 117, 118}

- Add Reed (deceased): Reed was sixty-five years old in 1955 and the grandfather of Willie Reed. They lived together on the Clint Shurden Plantation. Reed's home was just across a bayou from Leslie Milam's home. On Sunday, August 28th, at about 8:00 o'clock in the morning, Reed left his home, walking east, turned north, crossed a bayou and crossed Leslie Milam's place. Reed passed by a shed and an oat bin on Leslie Milam's place and observed two men, Leslie Milam and another man Reed did not know. Reed also observed a pickup truck to be parked at a building. Willie Reed had left home prior to Add Reed leaving the house and Willie Reed had not yet returned home when Add Reed departed.\textsuperscript{119}

\textsuperscript{114} Appendix A - Transcript - State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of Mr. Willie Reed, 210 to 245

\textsuperscript{115} Appendix A - Transcript - State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of Mr. Add Reed, 245 to 249
Mary "Amanda" "Amandy" "Mandy" Bradley (deceased): In 1955, Bradley was fifty years old and lived on Leslie Milam's place. Leslie Milam's house could be seen from Bradley’s home. Bradley knew Willie Reed, who lives south of Leslie Milam, on Clint Shurden’s land. On Sunday, August 28th, between six-thirty and seven o'clock a.m., Willie Reed came to Bradley’s house. Reed mentioned to Bradley something unusual he had seen or heard that morning and Bradley looked out the window. Bradley saw four white men and a truck by the barn. Bradley did not know who the four white men were. The men were coming in and out from the barn; one man went to the well and got a drink of water then returned to the barn. The man who got the drink of water was tall and bald headed. Bradley saw the truck when they backed it up under the shed, the same shed they were going back and forth from and Bradley saw the truck as it drove away. 

Confidential Source: A confidential source, hereinafter referred to as that Glenn Patterson (deceased) revealed to that the pickup truck containing Till’s body passed by Patterson’s house as it left the Clint Shurden Plantation. Patterson also revealed that Patterson believed Till was shot while at Leslie Milam’s farm.

advised that on the day following Till’s kidnaping, “I was, ah, playin’ beside the road and I saw Mr., ah, Mylam’s (sic) truck coming by

120 Appendix A - Transcript – State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of Amandy Bradley, 250 to 258
and it had a -- had a cover over the door we called a tarpaulan (sic), had a tarp over it, and I heard somebody hollerin' on the truck, but I didn't see nobody."  

In a later interview [redacted] described his home as being located near [redacted] west of Money on the way to [redacted] [redacted] also stated he saw Milam's truck pass him, with Milam and Branch [Bryant] inside, on either a Tuesday or Wednesday and that it could not have been a Sunday. [redacted] also stated the truck passed him about lunch time. 

f. August 28, 1955 - before daylight – Glendora, Mississippi  

In 1955 [redacted] and her family lived in a home that was located near [redacted] [redacted] Sometime in the middle of the night [redacted] and her sister [redacted] were at home, sitting at a window, trying to get some air, when they noticed a fire burning in a barrel behind J.W. Milam's home. [redacted] later learned that someone had burned something in the barrel. [redacted] later saw shoes that had burned in the fire and was told the shoes were Emmett Till's. 

[redacted] recalled "I remember the shoe. Like at night my sister an' I was in the bed an' you know you had your windows up down south..." "An' we say like maybe two or three guys, back then you would bring your garbage up a tall barrel you..." "...They put somethin' in that an' set it on fire...[redacted] later learned it was Till's shoe which had been burned. 

Misc O/S
g. August 28, 1955 - early morning – Giendora, Mississippi

At the time, recalled many years later, that he and is father, who is now deceased, walked past J.W. Milam’s store on a Sunday morning. Upon passing the store, saw that Milam’s 1953 – 1955 GMC pickup truck was parked by the store. As passed between the store and the truck, he noticed something under a tarpaulin, in the bed of the truck. A black man was sitting on the side of the bed of the truck with a foot on the tarpaulin. Another black man was standing beside the truck. recalled the names of the men as “Oso” and “Too Tight” but could not recall which of the men was in the truck and which was by the truck. Blood was running out of the bed of the truck and pooling on the ground. father was present. About the time reached the truck, J.W. Milam came from the store. When Milam appeared, father said something to Milam about the blood coming out of the truck. Milam stated he had killed a deer. father pointed out that deer season was not in and Milam responded by pulling father over to the truck and lifting the tarpaulin to show father what was underneath. was not able to see what was under the tarpaulin, but heard J.W. Milam state, “This is what happens to smart niggers.” father then grabbed and dragged him to their house.

Also recalled many years later that he saw coming toward the store from a nearby house.
J.W. Milam was calling for [ ] to hurry. [ ] saw Milam and the others drive off in the truck to the Glendora Cotton Gin and then leave town. 127, 128

[ ] who was [ ] at the time, recalled walking with four friends when they saw "Too Tight" and [ ] washing blood out of J.W. Milam's green 1950s Chevrolet truck. "Too Tight" offered to pay [ ] and his friend [ ] 35 cents each to wash the blood out of the truck for him and they did so [ ] believed this occurred one day during the week and not on a Sunday.

[ ] described washing out the blood "...I never seen lumps of blood look like that..." "...yeah, thick like jelly..." "...Somebody else asked him. Where did all that blood come from? And he said we killed a deer last night..." "You know ah, the blood stain was still in the, the truck. And then ah, we washed and washed and we couldn't get it out..." 129

[ ] recalled, "...I was watering the flowers in the yard, and I had to go to the, we used to call it the hydrant...but it was a faucet..." "...I can see it in my mind, I see the truck over there, the green and white truck, and I can see J.W. and I can see Leroy Collins, but that's where I stop at. I can't say it was [ ] I think, or as...Oso was over there, but it wasn't the two to my knowledge."

[ ] recalled [ ] Robert Walker Sr., told her he had seen them washing blood out of a truck at J.W. Milam's store on this morning. When asked where the blood had come from, J.W. Milam stated he had gone hunting. [ ]
also stated told her... "When they were washing the blood, they moved this canopy, we used to call it a tarpaulin..." "...they moved it out the way and he saw this shoe..."

stated he was waiting outside the "gambling place"

with some other men when a girl named approached and told them that J.W. Milam had taken a boy, killed him and dumped his body in the river.

witnessed pointing out to the group a shoe lying on the ground that, according to "Too Tight" Collins, the boy [Till] had been wearing.

In a separate interview stated he had been gambling at a juke joint in Glendora, Mississippi on the night of Till's murder and had been called to help a girlfriend with a flat tire. did so, purchasing in Mississippi with Melvin Campbell's assistance and then returning to Glendora, Mississippi. Once back in Glendora, Mississippi a man showed and several other people a burned shoe, which said was one of Emmett Till's shoes.

During all known interviews he has denied any involvement in Till's kidnapping and murder.

- Oudie Brown (deceased): Brown related that on the morning after Till was killed he was walking and "Too Tight" [Collins] was washing J.W. Milam's truck out. "...I looked down and I said what all that blood coming from. He laughed. The boy laughed. That's what he did. He said there's a shoe there. There's one of his shoes
here. I said Who? That's the way I said it, I say Who? Emmett Till's shoe. Now that's the way he said it." Brown also recalled being with J.W. Milam on the day Milam was arrested by the "high sheriff" in Minter City, Mississippi. 134

h. August 28, 1955 - 2:00 p.m. - Money, Mississippi:

- George Smith (deceased): Smith was Sheriff of Leflore County. On Sunday, August 28, 1955, at approximately 2:00 p.m., Smith arrived at Bryant's Grocery & Meat Market in the town of Money, Mississippi. Upon his arrival, he found that the Bryant's store was closed and Bryant was asleep in the back of the store. Smith spoke with Roy Bryant, while seated inside Smith's car, outside Bryant's store in Money, Mississippi. "I asked him why did he go down there and get that little nigger boy, and he said that he went down and got him to let his wife see him to identify him, and then he said that she said it wasn't the right one, and then he said that he turned him loose" "in front of his store". Bryant told Smith, they got Emmett Till at "Mose Wright's". Bryant also told Smith "He said he went to some of his people - - I don't remember just who he said now - - and he said he played cards there the rest of the night." Smith arrested Bryant and took him to the jail in Greenwood, Mississippi, where Bryant stayed "from that time on until he was brought to Tallahatchie County..." 135
5. Monday - August 29, 1955:
a. Greenwood, Mississippi:

- **John Ed Cothran**: Cothran was a Deputy Sheriff for the Leflore County Sheriff's Department. Cothran testified that he spoke with J.W. Milam in the Leflore County jail, after Milam was arrested, on a Monday. "I asked him if they went out there and got that little boy and if they had done something with him. And he said that they had brought him up there to that store and turned him loose, there at Roy Bryant's store." Milam told Cothran they had got the boy at "Mose Wright's." Milam further told Cothran "...they brought him up there and talked to him, and then they let him go."\(^{136}\)

Stated Well about all I remember is that ah, J.W. Milam and Roy Bryant went to that old nigger house of Mose Wright, that little boy Emmett's granddaddy. Well I talked to him on several different occasions when I was working that time. They never did mention nobody but Milam and Bryant...\(^{137}\) Recalled when Bryant and Milam were arrested, stating "...the Sunday evening me and him arrested Roy..." "...at the store in Money, and that was a Sunday evening. The Monday morning, me and the sheriff was sitting in the sheriff's office and I looked out at the window and I said lookey yonder George. He said oh dog gone let's go get him...." "...That's Milam..." "...he come down around there to see about his half brother. Well he got to see about him cause he went right up there with him."\(^{137}\)
6. Wednesday - August 31, 1955:

a. August 31, 1955 – early morning – Pecan Point Area on the Tallahatchie River, north of Philipp, Mississippi:

Robert Hodges: Hodges testified he was fishing when he "...seen two knees and feet," about a mile from his house, on the left side, going down river, in Tallahatchie County. The body was hung up on a snag. Hodges reported finding the body to his father, who reported it to their land owner, B.L. Mims, at about six thirty or seven o'clock in the morning. Later in the day, Hodges, B.L. Mims, Deputy Sheriff Melton, Charlie Fred Mims and Hodges' father went to the location of the body in two boats. Then "they brought the rope back there, and then me and this other boy was in a boat, and Mr. Melton was there, and they had the rope around the boy's legs and then they hung it on there, and they had it in this other boat, and then they carried it down the river and took it out on the other side there." Upon pulling the body out onto the bank they found a gin fan to be attached to the body with a piece of barbed wire that was wrapped around the neck. Hodges described the body as "beaten pretty bad in the back...and hips," ...and the head was "also gashed in on the side." Hodges witnessed the barbed wire being disconnected from the gin fan, the placement of the body and gin fan in a boat and the boat traveling to a landing. At the landing, Hodges observed Chester Miller, the undertaker, arrive, place the body in a box, and place the box in the coach. Hodges observed a silver ring to be on one of the body's fingers. At trial Hodges was shown a ring which was engraved "May 25, 1943", with the engraved initials "L.T." and he
advised the ring he was being shown looked like the ring he had seen, but he "didn't get close enough to see the initials."\textsuperscript{138}

\begin{itemize}
  \item \textbf{[Blank]} was interviewed in 2004 and 2005 regarding his testimony in 1955 and acknowledged that the transcript of his testimony “sounds accurate.” \textbf{[Blank]} is currently a \textbf{[Blank]} and has fished the Tallahatchie River all of his life. Additionally, \textbf{[Blank]} recalled that he had \textbf{[Blank]} when he had been checking \textbf{[Blank]} After observing \textbf{[Blank]} went home and told his father and the land owner that he had \textbf{[Blank]} \textbf{[Blank]} several people, traveling in one or two boats, to the body and they recovered it. The body did not have any clothing on it and the main injuries to the body were to the head. \textbf{[Blank]} marked on the aerial photograph depicted here the location where he discovered Till’s body on August 31, 1955. \textsuperscript{139, 140, 141}
\end{itemize}

\textsuperscript{138} Appendix A - Transcript - State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of Robert Hodges, 100 to 110

\textsuperscript{139, 140, 141}
was at home when arrived at home and advised him that had been sent by to get to assist in the recovery of a body that had been found in the Tallahatchie River.

and took a boat from the farm and proceeded to a bend in the river, where they found a body, caught on a snag of debris. They floated the body to a sandbar, placed it on a piece of visquine or other fabric, loaded it in the boat, and proceeded north on the river to Fish Lake Landing. Upon arriving at Fish Lake Landing departed almost immediately.
b. August 31, 1955, Fish Lake Landing, on the Tallahatchie River, north of Philipp, Mississippi:

- B.L. Mims (deceased): Testified that on August 31, 1955, Mims was told about a body being found on the Tallahatchie River and he went down the river and found "him". Accompanying Mims, in Mims' boat, was Deputy Sheriff Garland Melton. Accompanying Mims and Melton, in a second boat, was his brother, Fred Mims, and Robert Hodges. Mims observed, "Well, we saw a person - - from his knee on down and including his feet - - we saw that sticking up above the water. And we could tell by looking at it that it was a colored person..." The body was hung up and they sent one of the boats back to get a rope. Upon getting the rope, they pulled the feet together, tied the rope to the ankles and pulled the body loose from the bottom. They then towed the body downstream to a shallow bank, landed there, and pulled the body out. Mims observed a gin fan to be attached to the body at the neck with barbed wire. A Deputy Sheriff disconnected the weight [gin fan] from the body, they pulled the body out, and placed the body and the weight in an extra boat. The extra boat was attached to Mims' boat and Mims towed the boat with the body and the gin fan to a landing. Upon arriving at the landing, the boat was pulled out of the water onto the river bank.  

- Note: During the course of the investigation it was determine that the gin fan had been disposed of during the early 1970s.

Appendix A - Transcript - State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of B.L. Mims, 110 to 115
- Chester A. Miller (deceased): Testified that Miller was an undertaker in Greenwood, Mississippi. Miller and his helper, Simon Garrett, were summoned to the Tallahatchie River, near Philipp, Mississippi, on August 31, 1955, to pick up a body. Upon arriving at the scene, they found the body to be lying, face down, in a boat. The boat was pulled up on the bank of the river. They turned the body over and discovered a silver ring on one of the body's fingers. Miller identified a ring which was inscribed "May 25, 1943" and with the initials "L.T.", as the ring that was taken off of the body by his helper [Simon Garrett]. Miller later gave the ring to Mose Wright. Miller observed a metal wheel and a strand of barbed wire to be in the boat with the body and the barbed wire was wrapped around the neck of the body. Mose Wright identified the body to Miller as being the body of Emmett Till. After loading the body into a casket shipping container, Miller transported the body to his funeral home in Greenwood, Mississippi. At the funeral home, Mr. Strickland, a Greenwood
Police Officer, took photographs of the body. Miller then prepared the body for burial in Money, Mississippi, and transported the body to a cemetery there. The body was not buried and Miller carried the body back to his funeral home in Greenwood, Mississippi. He later delivered the body to an undertaker in Tutwiler, Mississippi. Miller stated the body was not clothed when he observed it in the boat. Miller described the body as approximately five foot four or five inches in height, weighing approximately one hundred-fifty or one hundred-sixty pounds, "looked to be that of a colored person" and "the flesh in the palm of the hand, well, it looked like it was the body of a young person. And from certain parts of the body -- well, in my experience in handling those kinds of bodies, by certain parts of the body it looked like a youth more so than a grown person or an older person." Miller described what he saw of the body as "the whole crown of his head, from here above (indicating with his hand) was just crushed in." Miller also said "The crown of his head was just crushed out and in, you know, and a piece of his skull just fell out there in the boat; maybe three inches long or maybe two and a half inches wide, something like that." "I saw a hole in the skull," further describing the hole as "Oh, about --- maybe half an inch square, something like that", located about three-quarters of an inch above the right ear. The other side of the head was "crushed on the other side. You couldn't tell too much it was crushed so. And it was all cut up and gashed across the top there." Miller said the wounds he described were sufficient to cause death, but could not tell if the wounds were caused before or after death or "in a car accident or otherwise..."
John Ed Cothran: Testified that on August 31, 1955, at about 10:00 a.m. he and Mr. Weber, a Leflore County Deputy Sheriff, traveled to a place on the Tallahatchie River, between Philipp and Macel, Mississippi, stopping en route at Mose Wright's home to pick him up. Upon arriving, they found a body had been taken out of the river and was in a boat on the river bank. Sheriff Strider, Sheriff Smith, and other people were present. Chester Miller, the Negro undertaker, arrived a short time later. Cothran witnessed the transfer of the body from the boat into a casket under the supervision of Chester Miller. Cothran also witnessed Simon Garrett, Miller's helper, remove a silver ring from a finger on the body. Garrett gave the ring to Mose Wright, who carried it home, and who, in turn, gave it to Cothran. Cothran identified the ring as being inscribed "May 25, 1943" with the inscribed initials "L.T." Cothran identified a metal gin fan which had been in the boat with the body and a piece of barbed wire that had been attached to the body. Cothran described the condition of the body as "his head was torn up pretty bad. And his left eye was about out, it was all gouged out in there, you know. And right up in the top of his head, well, there was a hole knocked in the front of it there. And then right over his right ear -- well, I wouldn't say it was a bullet hole..." Cothran further stated there was a small hole in the head about an inch above the ear and he could not tell if the hole penetrated the skull. Also the head had "a place knocked in on his forehead." Other parts of the body did not appear to be mutilated. After arriving at the river, as they walked up to the boat, Mose Wright said "I believe that's him". Cothran also heard Mose Wright
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state "he didn't know about the ring at the time, but he said he would carry it out to his house and ask his boy about it, that he would know." 145

stated he was at the river when Till's body was found, saying "Well they, they had him in a boat, they already pulled the boat up to the bank when I got up there." He described the injuries to the body as "Oh it was in, it was in pretty bad shape. Now I don't know ah, it's been so long, I tell ya how it's just. I can't remember. I know it was just the stinkinist thing I ever saw."

recalled the ring recovered from the body stating, "The last time I saw it a district attorney up at Sumner had it. Now they took the ring off of that boy's finger and Sheriff Strider an gave it to me. Well I gave it to the district attorney"...

"when that trial started they had all of us in the room, all the witnesses. The district attorney brought that ring and then showed it to Emmett's mother. Asked her if she ever remembers seeing that ring. She said no sir, I, I hadn't, I hadn't ever seen it.

About thirty minutes later, they put her on the witness stand and she swore she saw that ring on little Emmett's finger when he boarded the bus in Chicago." 146

who did not testify at trial in 1955, worked for the

located in Greenwood, Mississippi in 1955.

assisted in the recovery of Till's body along the Tallahatchie River and the processing of the body at the

recalled and many other people being at the site where the

145 Appendix A - Transcript - State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of John Ed Cothran, 133 to 175

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body was brought to the shore. The body was lying on the river bank with a gin fan pulley tied around its neck with barbed wire. The witness recalled untangling the wire from the body; injuries to the head of the body, and carrying the body to the funeral home in Greenwood, Mississippi. The witness could not recall the body having a ring on any of its fingers.¹⁴⁷

- Mose Wright (deceased): Testified that following Till's kidnaping on August 28, 1955, the next time Wright observed Till was the following Wednesday when "...he was taken out of the river. He was in a boat then "...and..."He was dead." A Deputy Sheriff from Greenwood, Mississippi notified Wright to come to the river. Present at the river was Sheriff Strider, Deputy Garland Melton and a lot of other white people. Wright observed the undertaker, Chester Miller, take a ring off of Till's finger and place it on the seat of the funeral coach. Miller then gave the ring to Wright and Wright later gave the ring to a Leflore County Sheriff's Deputy. When asked about the ring taken from Till's finger, Wright stated he had never seen the ring before, but had been told by Simeon and Robert [Wright's sons] the ring was Till's.¹⁴⁸,¹⁴⁹

The witness recalled, "What happened was, the sheriff brought the ring out to our house and showed it to dad, which I was standin' there with him, said this is the ring that we found on the body. And that's when I uh, blurted out, said
that's Emmett's, that's Bobo's ring." had seen Till wearing the ring during Till's visit to Mississippi.  

was at home when Mose Wright told him that they had found a body and Mose Wright wanted to go and identify it. carried Mose Wright to where the body was, watched as Mose Wright pulled a ring from Till's finger and then heard Mose Wright state the body was Till. Additionally, Mose Wright told that Till's 

- Note: During the course of the investigation the ring was not discovered and there is no reason to expect that it will be found.

d. August 31, 1955, 3:00 p.m., Greenwood, Mississippi:

- C.A. Strickland (believed deceased): Strickland was an Identification Officer, Collision Department, Greenwood Police Department. At approximately 3:00 p.m. on August 31, 1955 Strickland was called upon to take photographs of a dead body at the Century Burial Funeral Home in Greenwood, Mississippi. At trial, Strickland identified a photograph he had taken of the body. The photographs were not located during the course of the investigation. 

- C.F. (Chick) Nelson (deceased): Testified that Nelson was the manager and operator of a funeral home in Tutwiler, Mississippi. Nelson was requested to pick up the body of Emmett Till during the last part of August and Nelson sent someone to pick up the body at Century Funeral Home. The body was then brought to Nelson's 

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Appendix A - Transcript - State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of C.A. Strickland, 80 to 85

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funeral home where the body was prepared for shipping to Chicago and subsequently shipped to A. A. Rainer and Sons Funeral Home in Chicago.153

After Roy Bryant’s arrest, [순서마지막글] was taken in by family members. “I was at Buddy Milam’s store…” “…and Raymond [Roy Bryant’s twin brother] came in. I don’t know if Raymond was by himself or not. I think that was the day the body was found, and I think that he told me that and, and uh, I don’t know what I said to him, that Roy, Roy said he didn’t do anything to him or something and anyway, Raymond said Roy didn’t. It was Melvin. Well eh went, I said well why would, why would they arrest Roy then? And he said I was not to tell anybody it was Melvin and I said well I will…” 154

C. Movement and Identification of the Body:

who did not testify at trial, worked at the [순서마지막글] in Greenwood, Mississippi, transported Till’s body from the recovery site on the Tallahatchie River to the funeral home. Once there, [순서마지막글] recalled placing the body in a coffin and then taking the body to Money, Mississippi for burial. While there, a Deputy Sheriff “and that boy’s uncle” advised them the body needed to be taken to Tutwiler, Mississippi, as the body was going to go to Chicago for burial. The following morning [순서마지막글] and Chester Miller went to the funeral home in Tutwiler and were told they had soaked the body in fluid to preserve it. The body was placed in rubber pouches, placed in a casket and they took the body to Clarksdale to the train. [순서마지막글] did not recall a doctor looking at the body. So

many people came to look at the body while it was at the funeral home the police had to keep people back.

In 1955, who did not testify at trial, was employed by the Tutwiler Funeral Home, located in Tutwiler, Mississippi. transported Till's body from the Century Burial and Funeral Home, located in Greenwood, Mississippi, to the Tutwiler Funeral Home and prepared the body for shipment to Chicago. stated the body was "in bad shape" when he got him.

embalmed the body, prepared it for shipping and shipped it to Chicago, Illinois, for burial.

worked for in Chicago, Illinois. received Till’s body upon arrival in Chicago and opened the shipping container. described the body as "I couldn't recognize it was a body because the body had been in the water and when a body’s in the water, it becomes swelled, disfigured, you can hardly tell who the person is."

Till's mother directed that no work be done on the body before it was shown to the public. didn't agree with her decision, but did as she asked.

- Mamie Bradley (deceased): Bradley viewed her son's body at the A. A. Rainer Funeral Home. When Bradley observed the body, it was still in the casket. She saw it again later when it had been removed from the casket and placed on a slab.
body had not been tampered with except that it had been clothed. Bradley was able to positively identify the body, in the casket and on the slab, as that of Emmett Louis Till by looking very carefully at the ears, forehead, hairline, hair, nose, lips and chin. Bradley knew it was her boy "beyond a shadow of a doubt."

Bradley further testified Till frequently wore a ring that had been sent to her in her husband's effects following his death. Bradley identified a ring, which had been taken off of the body recovered from the Tallahatchie River, as a ring worn by Till and the ring she had received in her husband's effects following his death.

Additionally, at trial Bradley identified Till from a photograph which had been taken by Mr. Strickland as a photograph of Till. 158, 159

D. State of Mississippi vs. Roy Bryant and J. W. Milam: Milam and Bryant were indicted by a Grand Jury in Tallahatchie County on September 5, 1955 on one count each of kidnapping and murder. 160 The kidnapping charge was dropped by the prosecution and the trial for murder took place in Sumner, Mississippi from September 19, 1955 through September 23, 1955, on which date they were acquitted.

Press accounts reveal that after the trial had begun, additional witnesses were identified and a break in the proceedings occurred on Tuesday September 20, 1955 in order for these leads to be pursued. 161 Advised that a barn on the Clint Shurden Plantation was searched on September 20, 1955 by Sunflower County District Attorney Stanny Sanders and Sunflower County Sheriff's

158 Appendix A - Transcript - State of Mississippi vs. J.W. Milam and Roy Bryant, Second District of Tallahatchie County, Seventeenth Judicial District, September 1955 - Testimony of Mamie Bradley, 180 to 210

161 The Lynching of Emmett Till, a Documentary Narrative, Christopher Metress, 62 to 63
Department Deputy Rice. Dr. T.R.M. Howard, a prominent black citizen who is credited with finding some of the additional witnesses was also allegedly present when the barn was searched.  

A partial transcript of the trial was made and a copy was in the possession of defense attorney J. W. Kellum. Kellum apparently loaned the transcript to someone, could not recall who he had loaned it to and thus it became lost. At the time of Kellum’s death in 1996 his son, searched Kellum’s files and was unable to locate the transcript. In 1983 recalled “…a transcript of that case was made for the purpose of having it in the event a kidnapping charge was placed against those boys in Leflore County.” currently a understood that had a transcript of the trial made. had borrowed a copy of the transcript from during attendance at law school and subsequently returned it to a native of Tallahatchie County, and obtained a copy of the trial transcript from defense attorney J.J. Breland used the transcript as a reference material in writing never returned the transcript and kept it for many years. Some years ago, home suffered a flood and the transcript, along with other Till research material, was destroyed. recalled that the family had ordered a copy of the court records and had to pay $75 to have them made.
a native of Tallahatchie County, provided the Federal Bureau of Investigation with a copy of the trial transcript. Lee McGarrh, Sr., had testified at the trial of Milam and Bryant as a character witness for the defense. Upon McGarrh, Sr.'s death, obtained the copy of the transcript from 168

A review of the purported transcript provided by reveals that the final page is a certification of the document which is signed by Court Reporter James T. O'Day in Tate County, Mississippi on October 28, 1955. 169

News accounts of the trial depicted photographs of the ring which was entered into evidence, one of which is shown below. A review of this photograph reveals the tag attached to the ring has the words “Exhibit 1 to Testimony of Mr. Cothran 9/21/55” and appears to bear a signature of “J T O'Day.”
Records from the Tate County Circuit Clerk's Office reveal James T. O'Day was a Court Reporter working for the Chancery Court of Tate County from July 1, 1955 until his removal from office on August 15, 1958. An interview with James T. O'Day died in 1993 at a Veteran's Hospital in Arizona.

prosecution were Mose Wright, Willie Reed, John Ed Cothran and George Smith. The Grand Jury returned a No Bill on the charges.\(^\text{173}\)

F. Admissions:

1. *Look Magazine*: The January 24, 1955 edition of *Look* magazine contained an article by author William Bradford Huie, entitled “The Shocking Story of Approved Killing in Mississippi.”\(^\text{174}\) Bryant and Milam were paid $1,500 each for the interview, with their attorneys receiving $1,000. The following excerpts outline key portions of the story as reported by Huie:

- On August 27, 1955, J.W. Milam drove to Minter City, to his brother-in-law’s (Melvin Campbell’s) store, where he worked until 12:30 a.m. on Sunday morning, August 28, 1955. Milam then left and went home to Glendora, Mississippi.
- After returning home to Glendora, Milam decided not to go to bed. Instead, he filled his truck up with gasoline and went to Money, Mississippi.
- Milam arrived in Money, Mississippi about 2:00 a.m. and found Roy and Carolyn Bryant asleep. Milam knocked on the back door and Roy Bryant came outside.
- Both men were sober.
- Milam and Bryant (no other persons are mentioned) traveled to Mose Wright’s home and took Till.
- If there was doubt about Till’s identity the group would have stopped in Money and had Carolyn Bryant identify Till.

\(^{173}\) Lorene County Court Records, November 8, 1955.

They attempted to find a bluff along the Mississippi River at which to whip Till and scare him, but could not find it, after driving almost 75 miles. They then drove to Glendora, Mississippi, arriving at about 5:00 a.m.

They took Till into a shed located behind Milam’s home in Glendora and pistol whipped him there.

After deciding to kill Till, they traveled to a cotton gin at Boyle, Mississippi and picked up a discarded gin fan there. Milam is quoted as saying, “When we got to that gin, it was daylight, and I was worried for the first time. Somebody might see us and accuse us of stealing the fan.”

The two forced Till to load the fan into the truck and then drove back to Glendora, then north to Swan Lake, crossing the Tallahatchie River bridge. They traveled south about two miles on a gravel road that paralleled the Tallahatchie River. Once at a spot Milam was familiar with, they forced Till to carry the gin fan to the river, made him strip his clothing off, and Milam shot Till. This occurred or was just prior to 7:00 a.m.

A comparison of the Look magazine statements and the evidence reveals a number of inconsistencies or differences. They are:

a. Roy Bryant stated to Cooperating Witness [Redacted] hereinafter referred to as [Redacted] in 1985 that on the night they took Till there was a lot of drinking and the group had not gone to Boyle, Mississippi that night to get the gin fan. Additionally, Roy Bryant took [Redacted] to the barn in which they beat and killed Till, and [Redacted] photographed the barn. The barn is the same as that identified.
b. On August 28, 1955 civil twilight began at 5:06 a.m. and sunrise was at 5:22 a.m. Daylight arrived while, according to Huie’s account, the group was in Glendora, Mississippi, beating Till in the shed behind Milam’s home. Milam is quoted as being worried about being seen after arriving in Boyle as daylight had arrived.

c. The distance from Money, Mississippi to Rosedale, Mississippi is 56 miles. The distance from Rosedale, Mississippi to Glendora, Mississippi is 50 miles. The distance from Glendora, Mississippi to Boyle, Mississippi is approximately 33 miles. The group would have traveled over 164 miles (139 miles plus the additional 25 miles stated in the article spent looking for the bluff on the Mississippi River) from the time they kidnapped Till at approximately 2:30 a.m., until the time they arrived at Boyle, Mississippi. With an average speed of 45 miles per hour, and allowing for a ten minute stop in Money, Mississippi (as related by the total time in travel would have been approximately 3 hours 38 minutes. This calculation has the group arriving in Boyle, Mississippi after 6:08 a.m. and does not allow any time for the beating of Till in Glendora, Mississippi.

Dawn arrived on August 28, 1955 at 5:06 a.m. It appears difficult for the travel distances and times outlined in the article to be physically possible when arriving at Boyle, Mississippi at or near day break.

d. The proximity of the buildings in Glendora, Mississippi at the time would have created a situation wherein the noise created by someone being beaten in a shed behind Milam’s home would
in all likelihood have been heard by other residents of the town. No interviews, press accounts or anecdotal evidence indicate this occurred.

e. Advised that Roy Bryant, J.W. Milam and a man named Kimbrell brought Emmett Till to Money, Mississippi during the early morning hours of August 28, 1955. 176

f. Willie Reed's testimony in 1955 stated that four white men and three black men were in the truck with Till.

g. Amandy Bradley testified as to an individual, whose physical description was that of J.W. Milam, being at Leslie Milam's farm when Till was there.

h. Add Reed testified that Leslie Milam was present at Leslie Milam's farm when Till was there.

I observed J.W. Milam to be near Milam's pickup truck, which contained something underneath a tarpaulin that was bleeding, in Glendora, Mississippi, early on the morning of August 28, 1955. At or near the truck were Oso (Otha Johnson, Jr.), "Too Tight" Collins (Levi Collins), and [ ] was approaching the truck. The Look magazine confession does not mention a stop in Glendora during full daylight hours.

j. Stated that there was no barn located behind her and [ ] in Glendora, Mississippi, stating "There wasn't any barn It was just a field out there and then the river." 177

2. J.W. Milam's Admission: During the course of conducting research on Emmett Till's murder Confidential Source interviewed Milam on three occasions over the telephone.

During these conversations Milam related the following details about Till's kidnapping and murder:
On the Saturday evening and Sunday morning of Till's kidnapping, Melvin Campbell and J.W. Milam were together and Roy Bryant was at his home/store in Money, Mississippi. Sometime during the evening Campbell, J.W. Milam and Roy Bryant met and were playing cards and drinking moonshine. While together, the story of Till whistling at came up and Milam, Bryant and either "Too Tight" Collins or using Hubert Clark's car, traveled to Money, Mississippi to pick up and then to Mose Wright's home.

Once the group had Till, they dropped off in Money, Mississippi and drove back to where they had been drinking. Once there, J.W. Milam, Roy Bryant, Melvin Campbell, Hubert Clark, "Too Tight" Collins and were present. The group beat Till there and eventually loaded him into Milam's truck to take him to a place on the Mississippi River to scare him.

They couldn't find the location on the river and rode around for a long time. Eventually, it was beginning to get light and they had to do something, so they went to Leslie Milam's farm, outside of Drew, Mississippi. Leslie Milam was not happy about the group showing up with Till because he had work to do that day.

The group now included Roy Bryant, Leslie Milam, J.W. Milam, Hubert Clark, Melvin Campbell, "Too Tight" Collins and They took Till into a barn and continued to beat him. At some point Till's wallet fell out of his pants and the group discovered a photograph of a white woman in it. During the beating Till was never respectful to the men and did not say "yes sir" or "no sir." Things got out of hand and Till stated something to the effect of "he was as good as they are."
Till was killed in the barn on Leslie Milam's farm. After he died Till's clothing was stripped off and Collins and _____ were directed to clean the blood up that was on the floor. After cleaning the blood up a second time they spread cotton seed on the floor to cover up the blood stain.

J.W. Milam, Roy Bryant and Melvin Campbell took Till's body in Milam's truck, left Leslie Milam's farm and picked up a gin fan somewhere. They took Till's body to a bridge in a secluded area, affixed the gin fan to Till and threw him off the bridge, into the Tallahatchie River. At about the same time Clark, utilizing Leslie Milam's car, took Collins and _____ to bury Till's clothing, however, Till's shoes were overlooked and remained in Leslie Milam's car. After burying the clothing _____ and Collins walked home.

The night after the kidnaping and murder Collins was drinking and talking too much at a café. A friend of Collins named Buck, got Collins out of the café and took him to Treola Collins' house.

After Roy Bryant was arrested the Bryant/Milam family met at their mother's home to discuss what to do. The brothers were concerned about Roy Bryant "running his mouth" and didn't think he could stick to the story. It was decided that J.W. Milam should get himself arrested so he could be with Roy Bryant in jail and help control what Roy Bryant did. 178

3. Roy Bryant's Admission: In 1985 an individual, who is now a cooperating witness, but who was unaffiliated with law enforcement at the time, hereinafter referred to as _____ met with Roy Bryant and approached him about _____ and Bryant rode together to the Wright home, Bryant's Meat Market and Grocery and to the barn where Till had been beaten and killed. During the trip _____ was equipped with an audio cassette recorder and successfully recorded portions of their conversation. The following statements were made by Bryant and captured on tape:
4. Leslie F. Milam's Death Bed Confession: Sometime just prior to his death in August of 1974 Leslie Milam requested that appear at his residence. was aware that Milam was dying of cancer and traveled to his home. Upon his arrival Milam told he (Leslie Milam) had something he wanted to get off his chest, that he had
been personally involved in the murder of Emmett Till in 1955. Milam told that Milam knew it was wrong and it had bothered him for all the years since the incident took place. Milam did not provide any details as to his role in Till’s murder, where the events transpired, or the identities of any other persons involved in the matter.  

5. Leslie F. Milam’s Statements to Confidential Source During 1965 and 1966 Confidential Source hereinafter referred to as was the owner of a business located in Drew, Mississippi. While employed there met two brothers with the last name Milam at a described one of the brothers as living in Ruleville, Mississippi and who operated a “mom and pop” store. The other brother was described as living in Cleveland, Mississippi and whose spouse was named also understood that owned Mississippi.  

During conversation with the Milam brother who lived in Cleveland, Mississippi the brother revealed the following information about the killing of Emmett Till:  

- Till’s body could not be located by authorities in a river because it had not been thrown in a river.  
- Till had gone to a “mom and pop” store owned by the Milam brother who lived in Ruleville, Mississippi and had asked for a date. This infuriated the Milam brothers and they decided to kill Till.  
- The Milam brothers took Till out to the woods and “beat the hell out of him with chains.” Believing Till was dead, they placed his body in the back of a pick-up truck and drove around trying to figure out what to do with the body.
Two blacks, who worked for the Milams, were part of the group that beat and killed Till. One of the blacks discovered Till wasn't dead so the two blacks killed him and helped in the disposal of his body.

Till's body was buried in a barn on property owned by [1], who owned a farm that was located on [2] just west of the country club, outside of Drew, Mississippi.

An analysis of the information provided by [3] indicates the following:

a. The information provided appears to have been provided by Leslie F. Milam due to the fact that Leslie F. Milam resided in Cleveland, Mississippi at the time of the alleged conversation and that [4].

b. The second Milam brother [5] appears to be either Stanley Lamar "Bud" Milam or Roy Bryant. According to information provided by family members both Stanley Lamar "Bud" Milam and Roy Bryant owned and operated small country stores in Ruleville, Mississippi at some point in time.

6. Carolyn Bryant-Donham's Admissions: Bryant-Donham testified on behalf of the defense at trial in 1955. Additionally, during the course of this investigation [6], during her testimony [7], and in the events under investigation here. These are:

- At trial, [8], Bryant-Donham related the story of Till's entering the Bryant Grocery and Meat Market on August 24, 1955 wherein Till grabbed Bryant-Donham's hand, waist and made advances toward her. [9]
On Saturday, August 27, 1955, when confronted by Roy Bryant about what had happened at the store, [ ] gave him a detailed account of the incident where Till grabbed her hand, waist and made advances toward her. 193

On Saturday, August 27, 1955, "...there was a lady and her little boy or her grandson or somebody was in the store and, I don't know, Roy said something to 'em, and I remember telling him to leave him alone, that, you know, that wasn't him." [Emmett Till] 194

On Sunday, August 28, 1955 Roy Bryant, J.W. Milam and a man named Kimbrell brought Emmett Till to [ ] "[ ] they probably asked [ ] who, if that was him and [ ] Because [ ] no mater what [ ] said no that's not
7. **Lamarcus Pilate**: Memphis television station Fox 13 conducted an interview with Lamarcus Pilate. In the interview, Pilate alleged that J.W. Milam confessed about Milam's involvement in Till's murder to him when Pilate was fourteen years old. Pilate described Milam as living in Ruleville, Mississippi at the time of the confession and as being employed as a police officer at some point in time after Till's murder. Pilate also alleged Milam told him and [ ] were involved in Till's killing. 199

- Pilate's statement regarding Milam being a law enforcement officer appears to be in reference to Stanley Lamar "Bud" Milam, a Milam brother, who was a law enforcement officer in Sunflower County sometime after the Till incident. 200

- No other information learned during the instant investigation indicates any [ ] or a [ ] was involved in this matter.

**G. Laboratory, Medical and Other Findings:**

1. **Ithaca, Model M1911-A1, .45 caliber pistol, serial number 2102279**: [ ]

[ ] provided the investigating Agents with an Ithaca, Model M1911-A1, .45 caliber pistol which her brother, [ ] believes was owned by J.W. Milam and used to kill Emmett Till. The pistol had been owned by the [ ] father and was given to [ ]
by her father. Manufacturer's data reflects that this weapon was manufactured in 1945 and was inspected by Ithaca inspector. Latent print analysis was conducted on this weapon; however, no latent prints of value were detected. This weapon was test fired in the laboratory and was found to function normally.

2. Identification and Search of Barn: A review of the trial transcript, published accounts, photographs and information from individuals, identified Drew, Mississippi as the location of the former Clint Shurden Plantation. The property is currently owned by and Situated on the property are that appear to have been standing in 1955. Travelled to Mississippi during April 2005 and visited the property in the company of investigators. During the tour of the property explained the layout of the property.

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as it existed in 1955, the location of the various buildings and homes also positively identified the barn, shown above, as the barn in which Emmett Till had been taken and from which heard screams on August 28, 1955. 207

Additionally, who met with Roy Bryant in 1985, was taken to the property by Bryant and told that Till had been tortured/murdered inside the barn. The photograph taken by in the presence of Roy Bryant is depicted below:

![Barn Identified by Roy Bryant in 1985]

On May 18, 2005, a search was conducted of the barn identified by The search included the removal and sifting of dirt from the barn floor in one of the rooms known to exist in 1955 and the use of luminal on framing believed to exist in 1955. Seized during the search were five items believed to be possible bone fragments. 208 Examination of these items by

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revealed three of these fragments to be animal bones and the remaining two items as rocks. 209

3. Exhumation & Autopsy of Remains: Pursuant to an Illinois State Court Order, on June 1, 2005 the remains interred at the Burr Oak Cemetery, Alsip, Illinois, in a grave marked to be that of Emmett Louis Till, were exhumed. 210, 211 Following the exhumation of the gravesite, the vault containing the casket and remains were transported to the Cook County Medical Examiner's Office. The vault was opened, the casket removed from the vault, and the remains removed from the casket. Following removal of the remains from the casket, an autopsy was performed under the direction of [name] Chief Medical Examiner, Cook County, Illinois. 212, 213, 214

a. CT Examination: Upon removal from the casket, and prior to any physical examination, the remains were transported to the John H. Stroger, Jr. Hospital of Cook County and subjected to CT testing. The examination revealed there were extensive and dramatic fractures of the skull, metallic fragments were identified in the cranium, and a vertical symphyseal fracture of the thyroid cartilage was observed. The distal left femur was fractured. A possible subtle fracture of the right capitate bone was observed in the right wrist, as well as a fracture to the left lunate bone of the left wrist. 215, 216
b. Forensic Dental Examination: Dental examination of the remains was conducted to establish the approximate age of the subject and to conduct a photographic comparison of dental details. The dental development and the tooth eruption of the remains revealed that the estimated mean dental age of the remains was 14.6 years, with a standard deviation of one year. 217

Family photographs of Emmett Till, taken during his lifetime, were obtained and provided to the Cook County Medical Examiner for use in a forensic dental examination. 218 Examination of the ante mortem photographs revealed a distinctive gap or space between the maxillary left lateral incisor and the maxillary left canine. Measurements taken on the ante mortem photograph revealed an angle of 74 degrees for the proximal angle of this gap. Postmortem examination of this gap revealed an angle of 77 degrees for the proximal angle of this gap.

A photographic comparison wherein the superimposition of the left maxillary lateral incisor and maxillary left canine teeth were compared to an overlay of the ante mortem and post mortem dental images. This comparison revealed a concordance of both the anatomic contours of the incisal one-third of these teeth and their proximal angles.

The dental examination concluded that based on a reasonable degree of dental certainty, the dental age, and proximal angle comparisons, are consistent with that of Emmett Louis Till.
c. Evidence of Injury: The autopsy revealed the following evidence of injury to the remains:

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d. Mitochondrial DNA Examination:

(1.) Till Family Genealogy: The data presented on the chart below was provided by other data sources, and verified through vital records checks.220, 221, 222, 223

(2.) Laboratory Results: A blood sample and two buccal swabs were obtained from for mtDNA comparison purposes.224 A piece of muscle tissue was obtained from the remains exhumed on June 1, 2005. The mtDNA sequences obtained from the specimens contributed by and the muscle tissue from the remains are the same. Therefore, Emmett Till cannot be excluded as the source of the muscle tissue. A search of the mtDNA population database available at the time of testing revealed two observations of this sequence in the African American population, with 1,148 individuals represented. The upper bound frequency for this occurrence is .42%.225
### mtDNA Sequencing Results

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<tr>
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<td>*C8TC6-Major</td>
<td>C9TC6</td>
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</table>

e. **Anthropological Examination**: During the autopsy process, anthropological examinations were conducted and the following conclusions reached:

(1.) Observations of age at death factors are consistent with the known age at death of Emmett Till of 14 years. In particular, an age at death of approximately 14 years is suggested by the extent of dental formation, bone development, and epiphyseal union.

(2.) The cranium exhibited extensive fractures with areas of missing bone, with the fractures concentrated in areas of the cranial vault and base. No evidence of healing was associated with the fractures and they did not display evidence of having been produced during exhumation and examination. The characteristics of the fractures are consistent with having been produced at or about the time of death.
(3.) Areas of radiodensity were noted during radiographic examination and samples were collected.

(4.) Deposits of dark, metallic-appearing material were noted during examination of the cranial skeletal remains. Samples of these deposits were collected for further examination.

f. Laboratory Results:

(1.) Lead Fragments: Four of the lead fragments recovered during autopsy were found to be consistent in their remaining physical characteristics with deformed shot pellets. The weights of these pellets are consistent with either number 7 1/2 or number 8 lead shot pellets. 227

(2.) Metallic Deposits: The deposits of dark, metallic-appearing material collected during the anthropological examination were found to contain lead residue. 228

g. Ammunition Data: Remington Arms Company manufactured two .45 caliber pistol cartridges prior to 1955 which contained shot, the M12 and the M15 cartridges. Each of these cartridges contained number 7 1/2 chilled lead shot and were manufactured for the Army Air Force to be utilized by aircraft combat crews for survival purposes. 229

[Boxed text]

[Boxed text]

[Boxed text]

[Boxed text]

[Boxed text]

[Boxed text]

[Boxed text]

[Boxed text]
h. Processing of Evidence: Following the June 2, 2005 autopsy of the remains removed from the gravesite alleged to contain the remains of Emmett Till evidence collected was processed and forwarded to the laboratory. 231, 232

i. Anatomic Diagnosis: 233

(1.) Gunshot wound of the head.
(2.) Multiple comminuted skull fractures.
(3.) Multiple lead fragments recovered from head and skull.
(4.) Fractures of the right and left wrist bones.
(5.) Fracture of the distal left femur.
(6.) Embalmed body with numerous venting incisions in the skin and floor of mouth.
(7.) Missing left upper central incisor with open socket.

Misc O/S
Law Enforcement Sensitive

J. Medical Examiner's Opinion: Emmett Louis Till died of a gunshot wound of the head. Manner of death: homicide. 234

G. Other Allegations & Issues:

1. During research on a lynching in Mississippi, met an individual who represented himself to be related to that had witnessed the torture of Till. 235 Initially identified as during a telephone conversation on June 2, 2004. 236

During a later interview, identified the individual he met as a white male at the time interviewed him in 2001. Stated he had not revealed true name initially, because at the time he had yet to meet the investigating Agent and was attempting to protect identity and information from inadvertent disclosure to other related to that he witnessed the torture of Emmett Till in 1955.

Described receiving a telephone call to meet someone and ending up at a barn. Present at the barn were ten to twelve other people, including two black men, a white woman and a white boy of about twelve years old. The torture took place inside the barn in a small room that contained a set of bleachers.

According to Till was beaten with fists, an anvil was used to strike his head, his skin was pierced at multiple places with an awl, and used a brace and bit (a hand operated drill) to drill a hole in Till's head. Drilling wounds were located on

Misc o/s
the head about one inch above Till’s right ear, as well as on other parts of Till’s body. Additionally, most of Till’s teeth were knocked out, the right side of his face was caved in and there were scraping wounds along Till’s ribs.

related that Till’s killing had been approved by the local Ku Klux Klan leadership and part of the reason Till had been killed were the facts that he was from Chicago and not considered to be a child.

believes that, based upon his interview of and other information he has heard that, in addition to the following were present at the barn during Till’s torture: J. W. Milam; Roy Bryant; an unknown man from Mississippi; Levy “Too Tight” Collins; an unknown white woman; and a white teenage boy.

was shown a total of sixty-nine photographs which depicted white males from Mississippi and one white male from Texas, all with the last name each of the approximate age believed to be. was unable to identify any of the men depicted in the photographs as.

A comparison of the story related to by to the evidence reveals a number of inconsistencies or differences. They are:

a. Only one tooth was missing from Till’s remains at the time of autopsy.

b. No “scraping wounds” or “awl” wounds as described by were present on Till’s body at the time of autopsy.
The testimony of Amandy Bradley, Willie Reed and Add Reed did not indicate a large number of automobiles were present at the Clint Shurden Plantation on the morning Till was present there.

d. The testimony of Amandy Bradley indicates she only saw four white men present at the Clint Shurden Plantation on the morning Till was present there.

e. No evidence of wounds made by a drill were found on Till’s body. It should be noted, however, that Till’s first name was missing at the time of autopsy.

Mississippi Sovereignty Commission records reveal two instances wherein a Billy Wilson, the owner of a store in Mississippi is alleged to have been involved in the Till murder. The wife of Billy Wilson, the owner of was interviewed. Stated her husband died in 1991. The couple married in 1951 and lived their entire lives together in the and Mississippi areas and never lived in the Leflore, Tallahatchie or Sunflower County areas. was aware that certain allegations existed that her husband made statements about being involved in Emmett Till’s murder, however, she believes it was another Billy Wilson who lived in the Mississippi Delta who made those statements.

2. is a who grew up in Mississippi. is the subject of The book is biographical in nature and recounts certain events in including

240 - Sovereignty Commission Records.
241 Misc o/s
In the 1950s in Mississippi, mother picked cotton. alleged that had some involvement in Till’s murder.

Recalled an incident where she traveled with J.W. Milam, two other men and to several locations in Leflore County. She believes the locations the group visited were locations involved in Till’s kidnapping and murder.

Stated that as a child she accompanied her father on many occasions when he would stop at Bryant’s Grocery & Meat Market in Money, Mississippi. He would stop at the store whenever he passed through on his way to check his trotlines and go fishing. During these stops, witnessed her father kissing and hugging on numerous occasions. Sometimes on these visits and her brothers would have to wait on their father for hours. believes her father, and both had affairs with

3. Ku Klux Klan and Other Allegations: An extensive search and review of records pertaining to the activities of the Ku Klux Klan during the 1950s, and in the area of interest here, was conducted. This research, including the review of case files and informant files, did not reveal any information indicating that the Ku Klux Klan had any involvement in the kidnapping and murder of Emmett Till. Additionally, these records did not reveal any information that any of the persons of interest to this investigation were involved in Ku Klux Klan activities.

A review of Federal Bureau of Investigation files related to Till’s kidnapping and murder revealed several references to the alleged kidnapping of Levi Collins and prior to trial in 1955. At the time Robert Smith, III, a Special Prosecutor assigned to assist at the trial of Milam and Bryant, and a former Special Agent with the Federal Bureau of Investigation, conducted
investigation into these allegations on behalf of the prosecution. Smith searched for Collins and determined they had not been at the Charleston, Mississippi jail, as been alleged. Smith learned these details from the Tallahatchie County Sheriff, a Deputy Sheriff, a search of the jail, and interviews of jail inmates by the Mississippi Highway Safety Patrol.

While there are other rumors regarding the murder of Emmett Till which have been expressed from time to time, there is insufficient corroboration, lead information or other evidence to warrant further investigation into any of these rumors.
SUBJECTS

1. Name: 
   Date of Birth: 
   Place of Birth: 
   Social Security Account Number: 
   Address: 
   Criminal Record: 

2. Name: 
   Date of Birth: 
   Place of Birth: 
   Social Security Account Number: 
   Address: 
   Criminal Record: 

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Federal Bureau of Investigation

Prosecutive Report of Investigation Concerning

Roy Bryant – Deceased;
John William Milam, also known as J.W. Milam – Deceased;
Leslie F. Milam – Deceased;
Melvin L. Campbell – Deceased;
Elmer Kimbrell – Deceased;
Hubert Clark – Deceased;
Levi Collins, also known as Too Tight Collins – Deceased;
Johnny B. Washington – Deceased;
Otha Johnson Jr., also known as Oso – Deceased;

Emmett Louis Till – Deceased – Victim;
Civil Rights - Conspiracy
Domestic Police Cooperation

APPENDIX A - TRANSCRIPT

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The following is a retyped transcript of the ROY BRYANT and J. W. MILAM trial for the murder of EMMETT TILL which took place in Sumner, Mississippi during September, 1955. This transcript has been created in such a manner as to reflect the correct page numbers and attributions as they are in the original transcript.

Instances where the original text is not legible, an underline (_) symbol will be utilized in place of the unknown text and/or letters.
IN THE CIRCUIT COURT
SECOND DISTRICT OF TALLAHATCHIE COUNTY
SEVENTEENTH JUDICIAL DISTRICT
STATE OF MISSISSIPPI

STATE OF MISSISSIPPI
VS.
J. W. MILAM and
ROY BRYANT

INDICTMENT - MURDER

***********************
Proceedings of Trial
At
September Term, 1955
In
Sumner, Mississippi
***********************
STATE OF MISSISSIPPI  
TALLAHATCHIE COUNTY  

In the Circuit Court

STATE OF MISSISSIPPI

VS.

J. W. MILAM and ROY BRYANT

INDICTMENT-MURDER

Presiding:

Hon. Curtis M. Swango, Jr., Circuit Judge,

Seventeenth Judicial District of the State.

Appearances:

For the State:

Hon. Gerald Chatham, District Attorney;
Hon. Robert B. Smith, III, Special Assistant to the District Attorney;
Hon. Hamilton Caldwell, County Attorney.

For the Defendants:

Hon. J. J. Breland, of Sumner, Mississippi;
Hon. C. Sidney Carlton, of Sumner, Mississippi;
Hon. J. W. Kellum, of Sumner, Mississippi;
Hon. John W. Whitten, Jr., of Sumner, Miss.;
Hon. Harvey Henderson, of Sumner, Mississippi.
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<td>C.F. (Chick) Nelson</td>
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<td>Mrs. Roy Bryant</td>
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<td>Mrs. J. W. Milam</td>
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<td>H. C. Strider</td>
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<td>Dr. L. B. Otken</td>
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<td>Harold Terry</td>
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ORGANIZATION OF COURT

STATE OF MISSISSIPPI  )
TALLAHATCHIE COUNTY  )

SEPTEMBER TERM, 1955

BE IT REMEMBERED, that a regular term of the Honorable
Circuit Court of the Second District of the County of
Tallahatchie, State of Mississippi, convened in the town of
Sumner, in said County and State, on this, the 19th day of
September, 1955, at the time and place designated by statute
for the convening of said Court:

Present and presiding: Hon. Curtis M. Swango, Jr.,
Circuit Judge, Seventeenth Judicial District of the State;
present, Hon. Gerald Chatham, District Attorney; Hon. Robert
B. Smith, III, Special Assistant to the District Attorney;
Hon. Hamilton Caldwell, County Attorney; H. C. Strider,
Sheriff; Charlie Cox, Circuit Clerk; and James T. O'Day,
Court Reporter:

Court being duly and regularly convened by proclam-
ation of the Sheriff, the following proceedings were had,
to wit:
STATE OF MISSISSIPPI
TALLAHATCHIE COUNTY

SEPTMBER TERM, 1955

STATE OF MISSISSIPPI
VS.
J. W. MILAM and ROY BRYANT

Indictment: Murder

PROCEEDINGS:

This day this cause came on to be heard, on this the 19th day of September, A. D. 1955. Comes the District Attorney, came also the defendants, each of them in his own proper person and represented by counsel and announced ready to proceed herein.

Whereupon, came a jury selected from the regular panels of the week and a special venire from this County, composed of J. A. Shaw, Jr., Ed Duvaney, Bishop Matthews, L. L. Price, Howard Armstrong, Ray Tribble, Davis Newton, James Toole, George Holland, Travis Thomas, Gus Ramsey and Jim Pennington, all good and lawful men, being specially sworn to try the issue.

Thereupon the cause proceeded to trial before the Judge aforesaid, and the Jury aforesaid, when and where the following proceedings were had, as follows:
THE COURT: Do you gentlemen desire to make any preliminary statement?

MR. CHATHAM: No Sir.

The District Attorney, for and on behalf of the State of Mississippi, then and there introduced the following testimony and evidence, that is to say:

FOR THE PROSECUTION

MOSE WRIGHT, a witness introduced for and on behalf of the State, being first duly sworn, upon his oath testified as follows:

DIRECT EXAMINATION

BY DISTRICT ATTORNEY CHATHAM:

Q Will you please state your name to the Jury?
A Mose Wright.

Q Uncle Mose, where do you live?
A Money.

Q Is that Money, Mississippi?
A Yes, Sir.

Q And where is Money with reference to Philipp in Tallahatchie County?
A It is -- I think it is about north, maybe northeast.

Q Do you mean Philipp is north of Money?
A Yes, Sir, that is what I think.

Q How long have you lived in that community, Uncle Mose?
A Ever since '46.
Q And on August 28th, of this year, where were you living near Money?

A Where was I living?
Q On whose place were you living?
A Mr. G. C. Frederick.
Q And in which direction from Money is Mr. Frederick's place?

A East.
Q And about how far from Money is that?
A Three miles.
Q Uncle Mose, are you a married man?
A Yes, Sir.
Q How much family do you have?
A Oh, I have twelve.
Q You have twelve in your family?
A But they are not all with me, you know.
Q In August of this year, how many of your family were living with you there at your home, living with you and your wife there?

A There was only me, and my wife and three children.
Q There was you, and your wife and three children living there at that time.
A Yes, Sir.
Q: What kind of house do you live in, Uncle Mose?
A: We live in a six-room house.

Q: Will you tell the jury how those rooms are arranged?
A: I think so.

Q: Well, tell them, please.
A: Well, the house in the east is a living room, and on the west there is a living room, in the front, you know, and there is a screened-in front porch facing north; and there is a kitchen between those rooms, and there is a door that enters into the east room, but it goes right on through to the south room, you know.

Of course, there is a partition there, and we have got to go through this door there, and it is the same way over on the other side. There is a west door that enters into the west room. And then we just go on around there and that is the way we enter the side of the other rooms there. That is where the bedrooms is.

Q: From your explanation of the floor plan of your house, I take it that there are two rooms on the front, is that right?
A: Two on the front, that's right.

Q: And your house faces north, is that right?
A: Yes, Sir.

Q: How close is your house to the road?
A It is fifty some feet, I think, about fifty feet.
Q Are there any trees in your yard between your front porch and the road?
A Yes, sir.
Q Now, specifically on the night of August 27th, Saturday night, August 27th, who was there at your home at bedtime?
A Well, at bedtime, there was Curtis Jones, my grandson; and Wheeler Parker, my grandson; and Emmett Louis Till, my nephew -- I am his uncle; and Lillybeth Wright, my wife; and Maurice and Robert and Simon, my sons.
Q Uncle Mose, tell the jury about what time that Saturday night your family went to bed.
A My wife was already in bed. Of course, myself and the boys, we went to bed about one o'clock. We had went to Greenwood that night, and we came in about one o'clock.
Q Had you, and your wife and all the members of your family been to Greenwood that night?
A My wife didn’t go. It was just the boys that went.
Q And she remained at home, is that right?
A Yes, Sir.
Q And you got back with them about one o’clock?
A Yes, Sir.
Q And you immediately went to bed, is that right?
A Yes, Sir.

Q Now, I want you to tell the jury in which room of your house did Emmett Till go to bed?

A Well, the east room, my wife and I sleep there.

Q Then we will call it the east front room, is that right?

A That's right. And there is a door that leads out to the side room there. That is where Emmett Till was.

Q And who went to bed with Emmett Till that night?

A Simon, my baby.

Q And Simon and Emmett Till were the only two people in that room that night?

A That's right.

Q Now, Uncle Mose, after you and your family had gone to bed that night, I want you to tell the jury if any person or if one or more persons called at your home that night, and if they did, what time was it?

A About two o'clock.

Q What was the first thing that attracted your attention to the fact that there was someone about your premises?

A Well, someone was at the front door, and he was saying, "Preacher - - Preacher." And then I said, "Who is it?" And then he said, "This is Mr. Bryant. I want to talk to you and that boy."
Q. Do you know Mr. Bryant?
A. I just know him since he came up here. I couldn't see him that night so well, only with that flashlight there, and I could see that it was this other man, Mr. Milam. But I know Mr. Milam.
Q. You know Mr. Milam, do you?
A. I sure do.
Q. And then what did you do?
A. Well, I got up and opened the door.
Q. And what did you see when you opened the door?
A. Well, Mr. Milam was standing there at the door with a pistol in his right hand and he had a flashlight in his left hand.
Q. Now stop there a minute, Uncle Mose. I want you to point out Mr. Milam if you see him here.
A. There he is (pointing)
Q. And do you see Mr. Bryant in here?
A. (The witness pointed with his hand)
Q. All right -- about how big a porch is this there on the front of your house, Uncle Mose? How wide is it?
A. It ought to be something like about nine feet.
Q. You would say it is about nine feet wide, is that right?
A. Yes, Sir.
Q And does that porch run the full length of your house?

A That's right.

Q That is, it runs the length of those two front rooms, is that right?

A That's right.

Q And I believe you have already testified that it is a screened-in porch, is that right?

A That's right.

Q Now tell the jury, Uncle Mose, when you opened the door and looked out at that time, and you saw Mr. Bryant and Mr. Milam there, where were they standing?

MR. BRELAND: We object to that, Your Honor. He said that he didn't recognize them out there. He said he just saw the flashlight.

THE COURT: The objection will be sustained. The witness stated that he didn't recognize Mr. Bryant at that time.

Q When did you see those two men that night?

A That was about two o'clock in the morning.

Q But did you see them before you opened the door or after?

A It was after I opened the door.

Q And where were they standing?

A Mr. Milam was standing there at the door, and there was
one man standing at the screen door, and Mr. Bryant was standing kind of out away from the door.

MR. BRELAND: We object to that, if the Court please. He said that he didn't recognize him.

THE COURT: I believe the witness has stated that he did not see Mr. Bryant, that he didn't see him out there that night because it was dark.

THE WITNESS: I saw him but I couldn't see his face.

THE COURT: The objection will be sustained. He has stated that he didn't recognize Mr. Bryant.

MR. BRELAND: And we would like to ask the jury to disregard that statement.

THE COURT: You gentlemen of the jury will disregard the statement made by the witness about Mr. Bryant at this time.

Q When this man first called out to you that night, Uncle Mose, did he tell you who it was?

A Yes, Sir.

Q And who did he tell you it was?

A He said he was Mr. Bryant.

Q And do you see the man here in this courtroom now who was standing on your porch that night that said he was Mr. Bryant?

A Yes, Sir.
MR. BRELAND: We object to that, Your Honor. He said that he didn't recognize him.

THE COURT: The objection at this time will be sustained unless the witness can say that he was able to identify him and recognized him that night.

Q Now, Uncle Mose, what did you say J. W. Milam had in his hand that night when you saw him there on your porch?
A He had a pistol in his right hand.
Q And what else did he have?
A And he had a flashlight in his left hand.
Q And what did he say to you?
A Well, he asked me if I had two boys there from Chicago?
Q And what did you say?
A I said, "Yes, Sir."
Q And will you tell the jury who those boys were?
A Wheeler Parker, my grandson, and Emmett Till.
Q How long had they been visiting in your home with you?
A They was there a week that same day.
Q No, Uncle Mose, after you told Mr. Milam that you did have two boys there from Chicago, and that they were there in your house, what did he say and do then?
A Then Mr. Milam said, "I want that boy that done the talking down at Money."
Q And what did he do?
A Well, we went right over to the east room, the front room there, and I called, and he wasn't in there.
Q When you say "We", who do you mean by that? Who was there then?
A Mr. Milam and Mr. Bryant.
MR. BRELAND: We object to that, Your Honor. And we ask that his statement be excluded.
Q At any time after you first saw the man with Mr. Milam that you first could not recognize, did you later on recognize him in or about your house as being a man that you knew? Did you ever recognize him that night?
A That is the first time I remember seeing him.
Q Where was the first time you remember seeing him?
A In my house.
Q The first time you ever saw him was in your house?
A That's right.
Q And who was that man?
A Mr. Milam.
Q And who else did you see in your house?
A Mr. Bryant.
MR. BRELAND: Now just a moment, please ---
THE COURT: Let Mr. Chatham ask a further question about that, if you will, please.
Q Did you at any time that night recognize Mr. Bryant as one of the men in your house?

A Yes, Sir.

MR. BRELAND: We object to that, Your Honor. That is just a repetition of the question.

THE COURT: The objection will be overruled there. I believe he stated he didn't recognize him at first. Now let's find out if he ever did recognize anyone there that he could identify as Mr. Bryant.

Q Uncle Mose, do you see any man in this courtroom now who was with Mr. Milam that night at your house?

A Yes, Sir.

MR. BRELAND: We object to that, if the court please. That is purely a leading question, and having the party here present at this time and sitting in the courtroom, that would not be a proper identification anyway. And his statement to begin with, he said that he never recognized him.

THE COURT: I believe he said he didn't recognize him at the door. The objection will be overruled at this time.

Q And will you point that man out, Uncle Mose?

A Yes, Sir.

Q Well, point him out for the benefit of the jury.

A Yes, Sir.

Q And who was that man?
A It was Mr. Bryant, he told me he was.

Q Now, after Mr. Milam and Mr. Bryant got in your house that night, tell the jury what you did.

A Well, we went to this first room, we went to the first bed there, and Emmett Till wasn't in there. And so I walked out the door into the side room there. Of course, there wasn't anyone sleeping in the first room. And then I passed another door, and in this second room there, we found him and Simon in bed.

Q Now, what, if anything, was said by Mr. Milam or Mr. Bryant to Emmett Till?

A Well, before we entered into the room, Mr. Milam said, "If this is not the right boy, then we are going to bring him back. If it is not the right boy, we are going to bring him back and put him in the bed."

Q Did you ask them what they wanted with the boy?

A No, Sir, I sure didn't.

Q And what did they do then?

A Then we come on to where this boy was in the room there, and he was there in the bed, and they told him to get up.

Q Who did?

A Mr. Milam said for him to get up.

Q And what did he have in his hand then?

A He had the pistol and the flashlight.
Q And what did Emmett Till do?
A He got up and dressed. He sat on the side of the bed and dressed.

Q And what happened after that, Uncle Mose?
A Well, when he got up, and they started out, then he asked me if I know anybody there and I told him, "No, Sir. I don't know you."

And then he said to me, "How old are you?" And then I said, "Sixty four." And then he said, "Well, if you know any of us here tonight, then you will never live to get to be Sixty five."

Q And was that in the room where Emmett was in bed?
A That's right.

Q And then did they leave out of your house with Emmett Till?
A That's right.

Q Did they go out the same way they came in? When they left your house, did you go back to the door the same way you came in?
A No, Sir. We went through some room there, you know, the door was open, and we went through this other bedroom there. That is where we went through on the way back.

Q Was that the room where you and your wife sleep?
A Yes, Sir.
Q And when you went through that room, did either Mr. Bryant or Mr. Milam have anything to say to your wife?

A Yes, Sir, they did.

Q And what did they say?

A Well, she had gotten up out of bed, and then he said to her, "You get back in that bed, and I mean, I want to hear the springs."

Q He said that he wanted to hear the springs?

A That's right.

Q And what did she do then?

A Well, she got back in bed.

Q And did Mr. Milam still have the pistol in his hand then?

A He kept it in his hand all the time.

Q Before you got out of the house, Uncle Mose, or before Mr. Milam or Mr. Bryant got out of the house with Emmett Till, I want you to tell the jury if either you or your wife tried to induce them not to carry the boy out.

A Yes, Sir.

Q What did you or your wife say to them?

A MR. CARLTON: We object to that, Your Honor. That would be hearsay testimony.

THE COURT: If anything was said it would have been in the presence of the defendants. The objection is overruled.
Q Go ahead, Uncle Mose, and tell us what was said.
A Well, my wife, she said that we will pay you whatever you want to charge if you will just release him. She said that we would pay them for whatever he might have done if they would just let him go.
Q And what did they say?
A They didn't say a word.
Q And did they remain there after that?
A Well, just for a few minutes, and then they walked out.
Q Where did they go?
A They entered a car and drove off towards Money.
Q And what did you do, Uncle Mose? Did you go to the front door when they went out of the house?
MR. BRELAND: We object to that. That is a leading question.
THE COURT: I want to ask all counsel to please refrain from leading questions so far as possible.
MR. CHATHAM: I am sure that rule will work both ways, Your Honor.
THE COURT: That applies to all counsel.
Q Uncle Mose, after Mr. Milam and Mr. Bryant left out of your house that night with Emmett Till, what did you do?
A Well, I came out towards the screen door, and I
stood there on the porch.

Q Is that the screen door on the porch which you described at the beginning of your testimony?

A That's right.

Q And from that point, could you see out near the road in front of your house?

A I couldn't see very clear because there wasn't no light.

Q What, if anything, did you see out there when Mr. Milam and Mr. Bryant took Emmett Till out in front of your house?

A I saw a car moving off towards Money.

Q And which way was that car parked?

A It was parked towards Money.

Q Before Mr. Milam and Mr. Bryant got to the car with Emmett Till, did you hear them make any statement or ask anybody out there any question in that car?

A I sure did.

Q Will you tell the jury what that was?

A They asked if this was the boy, and someone said, "Yes."

Q Was that a man's voice or a lady's voice you heard?

A It seemed like it was a lighter voice than a man's.

Q Did you say it seemed like a louder voice?
A Lighter.

Q And what did they do with Emmett Till after they received that response from the person who was in the car?

MR. BRELAND: If he knows, Your Honor.

THE WITNESS: Then they drove off towards Money.

Q Do you know what kind of an automobile it was?

A No, Sir. They didn't turn on no lights. I just heard it and I kind of saw it there in the dark. It was kind of dark, you know, and there was no lights on it.

Q The lights weren't burning on the car?

A No, Sir.

Q Did you watch the car as it drove off towards Money?

A Well, I stood on the porch there for maybe twenty minutes or more.

Q As far as you know, did they ever turn on any lights on the car?

A I never did see it.

Q Where is the next house situated and what is the closest house from your place in going towards Money?

A I reckon it is about two hundred yards from there.

Q Mr. Frederick lives up that way, is that right?

A That's right.

Q And the closest house from you is about two hundred yards going towards Money?
A Yes, Sir.
Q And what about any house in the other direction?
A I guess about half the distance.
Q In other words, there is no other house close by you, is that right?
A That's right.
Q Now, Uncle Mose, have you since that night ever seen Emmett Till alive?
A No, Sir.
Q Did Mr. Bryant or Mr. Milam ever bring him back to your house that night?
A No, Sir, they haven't.
Q Or have they ever brought him back?
A No, Sir.
Q Now tell the Court and Jury when was the next time after they took Emmett Till away from your house that you saw him or his body.
A I saw him when he was taken out of the river. He was in a boat then. I don't know just which day it was.
Q Was that on the Wednesday following the Saturday night that they took him away from your house?
A That's right.
Q And when you saw Emmett Till there, was he living or dead?
A He was dead.

Q Where was Emmett's body there at the point in the river where you went when you first saw him after that?

A They had him in a boat. He was in a boat there.

Q And who was there handling the boat, if you remember?

A They already had him out. There wasn't anyone handling it when I got there. It was already on shore.

Q It was already on the shore when you got there?

A That's right.

Q And who went with you over there, Uncle Mose?

A It was the Deputy Sheriff, I think. I don't know the names. There was two of them.

MR. BRELAND: We object to his stating what he doesn't know.

MR. CHATHAM: The old man is endeavoring to tell the truth. Do you object to that?

THE COURT: Counsel will please direct all remarks to the Court. These side remarks to each other are not necessary.

Q Then you don't know the Sheriff of this County?

A I just know him since I have been here is all.

Q Well, was Mr. Strider there?

A He sure was.

Q Do you know Mr. Garland Melton, one of his deputies?
A I sure know him, too.
Q Was he there?
A Yes, Sir.
Q And was there a lot of more white people there?
A Yes, Sir.
Q And were there two or three young boys there?
A Yes, Sir.
Q Who came and notified you to come up there, that there might have been some person there for you to see?
A It was the Deputy Sheriff from Greenwood. I don't know his name.
Q You don't know whether it would have been Mr. John Ed Cothran or not?
A Well, I know Mr. Smith, the Sheriff. It wasn't Mr. Smith.
Q Who did you carry with you when you went up there? did any members of your family go up there with you?
A No, Sir.
Q When you got there, was the body of Emmett Till laying on the bank?
A It was in a boat.
Q I want you to tell the jury whether or not you could tell whose body it was?
A Yes, Sir.
Q And who was it?
A Emmett Till.

Q During the time you were there where you first saw the body, did you notice whether or not the undertaker or any Deputy Sheriff took a ring off of Emmett's finger?
A Yes, Sir.

Q And was that ring taken off his finger in your presence?
A That's right.

Q What did you do after that, Uncle Mose, with reference to the body?
A What is that?

Q What did you do after that with reference to Emmett's body? What did you do with his body?
A Well, we taken it back. The undertaker man took it back to Greenwood.

Q And what undertaker man was that, Uncle Mose?
A Mr. Miller.

Q Is that Chester Miller?
A Yes, Sir.

Q And he is the undertaker man over at Greenwood?
A That's right.

Q And he is the man who took the body from the point on the river where you first saw it there?
That's right.

And where was it that you next saw Emmett's body after Chester Miller took it away from the river?

After he took it away from the river, I didn't see it any more.

Did you supervise the arrangements for the burial of Emmett's body?

That's right.

And where did you have it sent?

At Money. Where I live, we have a church and graveyard there.

And did they bury the body there?

They sure didn't.

What did they do with the body?

They carried it back to Greenwood.

We object, Your Honor. He has already said that he didn't see it any more.

The witness can only state what he knows.

Mr. Chatham.

Did you give any instructions to the Sheriff, or to the undertaker man, or to anybody as to where the body should be sent for burial?

That's right.

And where was that?
A At Money.

Q But you say they didn't bury the body at Money?

A They sure didn't.

Q Well, did you give anyone instructions as to where the body was to be sent for burial?

A Yes, Sir. I called the boy's Grandmother in Chicago, and she told me - -

MR. BRELAND: We object to that, Your Honor.

THE COURT: The witness cannot repeat any conversation that was not made in the presence of the defendants.

Q After you had this conversation, what instructions did you give as to where the body was to be sent for burial?

A I said not to carry it to Greenwood and bury the body there, and I made other arrangements.

Q Did you give the undertaker man there at Greenwood any instructions as to where he was to send the body?

A MR. BRELAND: We object, Your Honor. He said that he didn't see the undertaker.

THE COURT: I don't think he testified as to that. I think he said that he had not seen the body after it had been taken away.

MR. BRELAND: Well, find out if he saw the undertaker.

MR. CHATHAM: Mr. Breland, we will conduct this examination, if you don't mind.
THE COURT: You gentlemen will have to direct your remarks to me.

Q Uncle Mose, what I am trying to get at is this: Where does Emmett's Mother live?

A In Chicago.

Q Now will you tell the jury whether or not, whether you gave any instructions to anyone to send the body up to Chicago?

MR. BRELAND: We object to that. We object to the leading form of the question.

THE COURT: Will you rephrase your question, Mr. Chat-ham?

Q After the body had been brought to Money, where did you tell the undertaker to send the body from Money?

MR. BRELAND: We object to that, Your Honor. He hasn't said he told him anything about that.

THE COURT: If he told him, he can testify to that.

Q Did you tell the undertaker where to send the body?

A I didn't.

Q Now, Uncle Mose, getting back to the point where you saw Emmett's body there on the river, what river was that?

A Tallahatchie.

Q Will you give the jury some idea as to about where on Tallahatchie River the body was when you saw it that Wednesday morning?
A. It was in a boat and the boat was out of the water.

Q. And was it between some towns? What communities or towns was it between or near?

A. It was between Philipp and Tippo.

Q. And you stated you were present there when Miller took the ring off of Emmett’s finger?

A. I was looking right at him, that’s right.

Q. And what did Miller do with that ring?

A. He put it on the seat there when he taken it off.

Q. Do you mean the seat in the funeral coach?

A. That’s right.

Q. Was that ring ever given to you?

A. That’s right. I asked for it.

Q. When did you ask for it?

A. Shortly after they got the body in the coach.

Q. And did he give it to you?

A. That’s right.

Q. Now I hand you a ring, Uncle Mose, and I ask you to tell the Court and Jury if that is the ring that Chester Miller took off of Emmett’s finger and gave to you that morning?

A. Yes, Sir, it is.

Q. How long did you keep the ring after that?

A. Until we got home.

Q. And then what did you do with it?
A I gave it to the Sheriff.

Q Sheriff who?

A To the Deputy. I don't know his name.

Q Was that a Deputy in this County?

A LeFlore County.

Q And until today that is the last time you saw this ring, is that right?

A That's right.

Q And you say you gave it to the Deputy in LeFlore County?

A That's right.

MR. CHATHAM. TAKE THE WITNESS.

CROSS EXAMINATION

BY MR. CARLTON:

Q Mose, I believe you testified on direct examination that Emmett was sleeping in the east room right behind your bedroom, is that correct?

A That's right.

Q And also that he was in the bed with your son, Simon?

A That's right.

Q Who was next to the wall in that bed?

A Simon.

Q And how close was the side of the bed where Emmett was to the doorway into your room?
A The head of the bed was jammed up against the wall and the door was right there.

Q And who else was asleep in that room?

A Robert and Maurice.

Q I believe on direct examination, he testified there was nobody in there but Simon and Emmett.

A Well, that is the way it was. They was in there with Emmett.

Q Do you mean you are changing your story now from what you said awhile ago?

A I didn't say it.

Q You didn't say that those were the only two in that room?

A They was the only two in the bed, and I didn't say in the room.

Q Well, who else was in the room?

A Robert and Maurice. They was both in the bed.

Q Those are both your boys?

A That's right.

Q How old are they?

A Robert is fourteen and Maurice is sixteen.

Q When they came to your house that night, as you say, and called out, "Preacher -- Preacher", where was Mr. Milam?
A He was standing right at the door.
Q And as soon as you opened the door, you saw him?
A That's right.
Q Now, will you get up and show the jury just how he had the pistol and the flashlight in his hands, as you say?
A He had the pistol right in this hand (indicating).
Q He had the pistol in his right hand?
A Yes, Sir.
Q And how did he have the flashlight?
A In this hand (indicating).
Q And he had the flashlight in his left hand, is that right?
A Yes, Sir.
Q And where was the flashlight pointed?
A It was out like this (indicating with his hand).
Q Do you mean it was out in front of his body, in front of the other hand in which you say he had the pistol?
A That's right.
Q Was there any light in your house that night?
A No light.
Q Did anybody ask you to turn on a light?
A No, Sir -- Well, they asked me to.
Q Did anybody ask you to turn on the lights?
A Yes, Sir.
Q But you didn't turn on the lights?
A No, Sir.

Q Were there ever any lights turned on in your house while those men were in there?
A No, Sir.

Q How many flashlights were in there, in your house that night?
A I didn't see but one.

Q And where did he keep that flashlight while he was in your house?
A It was right in his hand.

Q He held it right in front of him all the time?
A That's right.

Q Did he ever turn it up and shine it in his face?

MR. CHATHAM: In whose face?

Q Did he ever turn it in his own face?
A Well, he had it something like that when we was going through the house (indicating with his hand).

Q Who was in front of you as you were going through the house?
A Well, me and Mr. Milam was side by side.

Q And this other man was behind you, is that right?
A He was behind.

Q And did he always keep the flashlight out in front of him?
A That's right.

Q Did he ever shine it in his face?

A Well, I could see from the light, you know, how it will shine out from the side like that.

Q But did he shine it in Emmett's face?

A Yes, Sir, he did.

Q Did he ever shine it in Simon's face?

A I don't know about that. He was on the back there.

Q When you went in the room where Emmett was, was Emmett asleep?

A That's right.

Q Who wakened him up?

A He told him to get up and put his clothes on.

Q Did he have anything on at the time when he was in bed? Was he sleeping with clothes on?

A I think he had on his shorts and maybe a shirt. I don't think he had pajamas.

Q And when he told him to get up and put his clothes on, what did he put on then?

A He put on a shirt and trousers.

Q Did he put on any shoes?

A Yes, Sir.

Q And he got dressed, did he?

A That's right.
Q What kind of clothes did he put on?
A I can't remember what kind.
Q Well, you stated that you were there looking at him, didn't you?
A That's right.
Q And you were standing right there, weren't you?
A That's right.
Q And there Mr. Milam was standing there in front of your door, when you opened your door that night, you saw him right there at that time, did you?
A That's right.
Q And where was this other man that you say was there who went through the house with you?
A He was standing back behind Mr. Milam.
Q Could you see him standing there then?
A No, Sir, I didn't see him right then.
Q Then how could you see him when you say that you saw him standing back there then?
A Well, he was on the porch.
Q But the light wasn't on, was it?
A That's right.
Q When you opened the door and saw Mr. Milam there and saw this other man standing behind him, could you see the car out there then?
A No, Sir, I didn't see the car.
Q Well, how could you see the man standing back there if you couldn't see the car?
A Well, like I said, he was up on the porch.
Q And you say the light wasn't on?
A That's right.
Q But it was so dark out there that you couldn't see the car?
A I couldn't see the car out in the road, no.
Q Was there anybody else there at that time?
A There was one man who stood there at the screen door.
Q How was he standing?
A Well, he was standing kind of with his head down like this here (demonstrating) peering. He was trying to hide, it looked like.
Q In other words, you think he was trying to hide to keep you from seeing him?
A That's right.
Q And I believe you told me before that you thought he was a colored man, isn't that right?
A He acted like a colored man.
Q Where was this second man when you walked into this other room, this other front room?
A Well, all three of them was almost together.

Q Who was in that other bedroom near the company room?

A There was Wheeler Parker, my grandson, and Curtis Jones.

Q And when you started through the house, you looked at them, did you?

A That's right.

Q Well, how did you know what boy they were looking for?

A I heard someone say that this boy had done something, or had done some talking down at Money. I think that was on Thursday or maybe Friday.

Q You already knew about it, did you?

A That's right.

Q Had you talked to Emmett about it?

A I sure did.

MR. SMITH: We object to that, if the Court please.

THE COURT: The objection is sustained.

Q Did you punish Emmett for that?

MR. SMITH: We object, Your Honor.

THE COURT: The objection is sustained.

Q When you went into the company room, you went into the second room on the east side, is that right?

A The South side.
Q And that would have been the side towards Money, is that right?
A Yes, Sir.
Q And there is a door going from the company room into that room, is that right?
A That's right.
Q And there is no door between your room and the company room?
A That's right.
Q There is a chimney there, isn't that right?
A That's right.
Q And there are some pictures there on the mantel, is that right?
A That's right.
Q Whose pictures are on the mantel there?
MR. SMTIH: We object to that, Your Honor. That has nothing to do with this case at all. It has no bearing on this matter whatsoever.
THE COURT: Unless it is shown to be pertinent to this trial, the objection is sustained.
Q Was there anybody sleeping in the second room there at all?
A There sure wasn't.
Q That is a bedroom there too, isn't it?
A That's right.

Q And then you go from that room into the room where Emmett was sleeping?

A That's right.

Q And back of that room in your house, back from where Emmett was, you go into a place which is something like a hallway, between there and the dining room, isn't that right?

A That's right.

Q And there is a little place in there on the east side between the dining room and the kitchen, isn't that right?

A That's right.

Q And the kitchen is over on the left side as you are going through there?

A Yes, Sir.

Q By the way, do you have electricity there?

A Yes, Sir.

Q And you have an electric refrigerator, do you?

A Yes, Sir.

Q And you also have electric lights, do you?

A Yes, Sir.

Q And you say that one of the men asked you to turn the lights on that night?
A Yes, Sir.

Q But you still didn't turn the lights on?
A I sure didn't.

Q Did you ever see this man that you pointed out as Mr. Bryant, did you ever see the light shining on his face that night?
A I did not.

Q Had you ever seen him before that night?
A Not to know him.

Q Had you ever been in his store?
A I never have.

Q And the first time you ever saw him was in the courtroom this week, wasn't it?
A The first time I saw his face, that's right.

Q Now, let's go back to Mr. Milam -- you testified that he was standing in the doorway of your house with a pistol in his right hand and a flashlight out in front of him in his left hand, is that correct?
A That's right.

Q And the flashlight was sticking out in front about six or eight inches, about six or eight inches in front of the pistol, is that right?
A I don't know about that. I didn't measure it.

Q Had you ever seen Mr. Milam before that night?
A I never had.

Q Did you ever see the lights flashing on his face that night?
A Sure. He had it up to his face. That is the way I know him.

Q Mose, you talked to me over at this law office over here (pointing with his hand) last week, is that right?
A That's right.

Q And do you remember this gentleman here, Mr. Breland, being present at that time?
A Yes, Sir.

Q And do you remember Mr. Henderson being present there that day (indicating another gentleman)?
A That's right.

Q And this gentleman over there in the blue coat, Mr. Kellum, was he present that day also?
A That's right.

Q You remember him being there, do you?
A Yes, Sir.

Q And isn't it a fact, Mose, that you on that day told each one of those gentlemen and me that the only reason you thought this was Mr. Milam in your house that night was due to the fact that he was a big man and had a bald head? Isn't that true?
A That's right.

Q And the first time that you ever saw him was in this courthouse later on when they came into the courtroom, isn't that right?

A I don't believe I understand.

Q The first time you ever saw him was in this courtroom, isn't that right?

A No Sir. I knowed him that night.

Q And the reason you say you know him is because the man had a bald head, isn't that right?

A Well, I noticed his face and his stature. And I knewed his face just like I see him there now.

Q Then you have changed your story from what you told us the other day, haven't you?

A They was at my house.

Q And the only thing you saw at your house, the only man you saw, was a bald headed man, is that right?

A That's right.

Q Mose, isn't it a fact that before you saw Mr. Milam up here, you saw Mr. Milam's picture in the newspapers, that is, before he came in here and you saw him up here? Isn't that true?

A I don't know whether I have or not. I can't remember.

Q Now isn't it a fact that you told me and these other
gentlemen here last week that you saw him in the newspaper
before you saw him here in the courtroom?

A I don't remember saying that.
Q Do you deny that?
A I don't remember.
Q What were Emmett's initials, Mose?
A I don't know.
Q Are his initials "L.T."
A That is his Daddy's name, Louis Till.
Q But are they Emmett's initials?
A That is Louis Till, his Father's initials.
Q But they are not Emmett's initials, is that right?
A That's right.
Q Now, you say you saw a car out there when you first
came out on the porch, and you say you saw it first when
they went out there with Emmett, is that right?
A I saw it when they went out there with the boy.
I could see something black up on the road.
Q But you say you couldn't see a car out there on the
road when you first opened the door?
A That's right.
Q But you could see a man standing out there?
A When I first came on the porch there, sure, I saw him.
Q Now, this car you say you saw out there afterwards,
was the car pulled up to your porch or was it out on the road?

A It was in the space between the road and my house.

Q It wasn't up in the gravel road, was it?

A No, Sir.

Q And it is just about fifty feet out to the gravel road, isn't that right?

A It is something like that.

Q And what kind of trees are in the yard there?

A Cedar trees and Persimmon trees.

Q And those trees are about thirty or forty feet from the road, isn't that right?

A No, Sir.

Q Then how far are they?

A I guess about maybe ten or twelve feet, something like that.

Q Is there plenty of room for a car to pull off there?

A There is plenty of room for a car. I park there.

Q And you saw the car parked there, did you?

A When it pulled off.

Q Then you didn't see a car before it pulled off?

A I didn't see it before he pulled off.

Q Then you didn't see Emmett get into the car, did you?

A I didn't see that.
MR. CHATHAM: If the Court please, I would like to ask Mr. Carlton to please give the Witness time to answer his questions.

THE COURT: The Witness will have plenty of opportunity to answer the questions. And I must ask Counsel to direct all remarks to the Court.

Q You didn't see Emmett get into the car, did you?
A I did not.

Q And you didn't see anybody put him in the car, did you?
A I did not.

Q And you did not see either one of these men who were at your house get into the car, did you?
A I did not.

Q And you didn't see anybody in that car when it drove off, did you?
A I did not.

Q Did you see any headlights on the car?
A There wasn't no lights on.

Q Did you see any tail light on the car?
A I did not.

Q When they opened the door to get in the car, did any lights turn on?
A I didn't see it.
Q How many folks were in that car?
A I don't know.

Q Was this voice you say you heard out there the voice of one of these three men you had already seen there?
A It was just a voice. They took him out there, and somebody said, "Is this him?" and then a voice said, "Yes."
But it wasn't one of them.

Q And the only reason you thought Mr. Bryant was there that night was because somebody came up there and told you or said that he was Mr. Bryant, is that right?
A That's right.

Q How old is Emmett Till?
A Fourteen.

Q What grade was he in?
A The 9th.

Q And how did he walk? Did he walk natural?
A He walked right.

Q Did he walk good?
A That's right.

Q And how did he talk?
A Well, he had a stammering speech. Sometimes he couldn't get a word out.

Q Did you understand him all right?
A Yes, when he got it out.
Q And he could make you understand him, is that right?
A That's right.
Q And how tall was he?
A Well, it looked like Emmett was about five feet and
three or four inches.
Q And how much did he weigh?
A One hundred and fifty.
Q Did he look like he was pretty well grown? Was he a
pretty good sized man?
A He looked like a man.
Q When this car drove off from there that night, how
many people were in there when it drove off?
A I don't know.
Q Well, you say you stood there and watched it drive
off, is that right?
A Yes, Sir.
Q Was the moon shining?
A It was not.
Q There was no light there at all?
A No light.
Q And you didn't turn on the lights in your house?
A That's right.
Q And you say you stood there for about twenty minutes
before you did anything?
A That's right.
Q Now, let's go up there to the morning on the river, Mose. When you went up there, how many folks were in the car that you went up there in?
A There was three.
Q Do you know who they were?
A I don't know their names. They said it was the Deputy Sheriff of Greenwood; Mr. Cothran, I think.
Q Did you stop anywhere on your way up there?
A We stopped at Philipp.
Q Why did you stop there?
A They stopped to inquire where the body was?
Q You stopped there at Philipp and then you went on up the road to where the body was?
A Yes, Sir.
Q And you went with them up there?
A I sure did.
Q When they parked the car there, what did you do?
A We all got out and walked down to the river.
Q You got out of the car and then walked down aways to go down to the river where the body was?
A Yes.
Q Could you see the body in the river?
A I couldn't see good. It was in the boat.
Q There wasn't any trees or anything like that from where the car was parked to where the body was, is that right?
A Yes, Sir.
Q And you could look to where the body was from where the car was parked?
A Yes, Sir.
Q And did you walk down to where the body was with Mr. Cothran?
A I sure did.
Q And did he ask you on the way down there if that looked like the boy's body?
A I can't remember now whether he did or not.
Q Then you were close to him, were you, when you first decided it was Emmett's body?
A I was standing right up over him.
Q And you didn't say anything to him when you were about fifteen or twenty yards back from the boat, you didn't say that it looked like him when you were that distance away?
A I don't remember.
Q You didn't tell Mr. Cothran that before you got down to the boat.
A I don't remember.
Q Do you mean to say that you did not tell him that it
looked like Emmett when you were some distance away before you reached the boat?

A I can't remember.

Q On the river down there, what was done with the boat?

A What was that?

Q Was the boat still in the water?

A It was out of the water.

Q It was out of the water just like it had been pulled out on the bank out of the water?

A It was just kind of pulled out, Yes, Sir.

Q And how was the body in the boat there?

A It was in the boat.

Q Well, was it laying face down or on its back?

A On its face.

Q And what part of his body was up towards you as you were coming up there to the boat?

A His head.

Q And all you could see lying there in the boat was just his head and back, is that right?

A They turned him over, and then I saw all of it.

Q Now wait just a minute, Mose -- when you first came up there, all you saw was just the head and back, is that right?

A That's right.
Q When you got down there, did you have any conversation with the officers there after that as to whether that was Emmett or not?

A I can't remember.

Q Who turned the body over?

A I can't remember that either. But someone turned it.

Q Someone turned the body over, is that right?

A That's right.

Q And then you looked at him, did you?

A That's right. That is when I began viewing him.

Q And you were sure that was Emmett Till?

A That's right.

Q When did you first see this ring?

A The same day that he was taken out there, I saw him on the boat there, and that is the first time I seen the ring.

Q As I understand, you brought him down from Chicago with you didn't you?

A Yes, Sir.

Q And you brought him down on the train with you, is that right?

A That's right.

Q And I believe, as I understand it, you left there on Saturday morning and arrived Saturday afternoon, is that
correct?

A That's right.

Q Then you saw him with that ring, didn't you?

A Well, he didn't wear it all the time. He didn't wear it every day. I think they had to put some tape around it, or something. It was too big.

Q Do you mean to say that he was there in your home all week and you didn't see that ring?

A I sure didn't.

Q Then you had never seen that ring before?

A No, Sir

Q Did it have tape on it then?

A It didn't then.

Q But you say it was too big?

A That's right.

Q Just how do you know that is was too big?

A Well, I know when they got it off his finger, well, it was all swollen, and it was slipping off then.

Q But you didn't really know it was too big, did you?

A It was too large.

Q But you had never seen it before, is that right?

A I never seen it.

Q And you don't know of your own knowledge that it was Emmett's ring, do you?
A Yes, Sir, I do.
Q Just how do you know that, Mose?
A Simon and Robert told me.
Q Somebody told you it was his ring, is that right?
A Simon and Robert told me.

MR. CARLTON: I would like to ask the Court to disregard that.

MR. BRELAND: If Your Honor please, we ask the Court to instruct the jury to disregard the statement that he knew it was Emmett's ring.

THE COURT: You gentlemen will disregard the statement that he made where he said that he knew it was Emmett's ring.

MR. SMITH: If the Court please, Mr. Carlton asked the witness the question, himself, and the witness was just replying to his question.

THE COURT: Will you ask the question over again, Mr. Carlton. I didn't get the response to that particular question.

MR. CARLTON: Inasmuch as the Court has told or instructed the jury to disregard his last statement, I will pursue another line of questioning.

Q Now, Mose, you say that the only reason you identified that man there that night as being Mr. Bryant is that he said he was Mr. Bryant, is that right?
A That's right.

Q And you also say that the only reason you identified Mr. Milam as being there that night is the fact that he is a big man and bald headed, is that right?

A That's right.

Q Now, Mose, isn't it a fact that you told these same four gentlemen that I have pointed out previously - - those three gentlemen over there and myself - - that you told them that the only reason that you could identify that body in the boat as being Emmett Till was because he was smooth faced?

Isn't it a fact that you said because the body didn't have any whiskers and was smooth faced, and because Emmett was missing, then you identified that body there in the boat as being Emmett Till? Isn't that correct?

A I didn't mention no missing.

Q Mose, do you deny that you made this statement to Mr. Breland, Mr. Henderson, Mr. Kellum and me that the only reason you could identify that body in the boat as being Emmett Till was because he was clean faced or smooth faced, and because Emmett Till was missing.

A I did not say it.

Q You did not make that statement?

A No, Sir, I did not make it.
Q. Mose, when you were talking to those four defense lawyers over there in Mr. Breland's office, did we treat you nice?

A. I think so.

MR. CHATHAM: We object to that, Your Honor. He is leading the witness and telling him what to say.

THE COURT: The objection will be sustained. I will let you ask him how he was treated, but let him state it, himself.

Q. Well, how were you treated over there, Mose?

A. I was treated all right.

Q. Were you treated just about like the State's attorney treated you when he talked to you?

A. That's right.

Q. Did anybody threaten you over there?

A. They did not.

Q. And were you told there in that office that all we wanted to know there was just what you knew about it?

A. That's right.

MR. SMITH: If the Court please, we will admit - - we know these five gentlemen here, and we will admit of our knowledge that Mose was not mistreated and that he wasn't brow-beaten, and we will admit that all that is true. We admit that. We know they wouldn't do a thing like that.
THE COURT: All right, I think that is enough.

Q Mose, on this Wednesday night that the incident happened in Money, where were you?

A At church.

MR. SMITH: We object to anything that happened on Wednesday night, if the Court please. That has nothing to do with whatever is involved in this lawsuit.

THE COURT: I think it calls for a conclusion and would be hearsay evidence. And I think it is objectionable there unless it is further qualified.

Q Now, on the Wednesday night before this incident, on the Wednesday night down there at Money

MR. SMITH: If the Court please, we object to anything that happened on Wednesday night.

THE COURT: I will let Mr. Carlton ask the question before I rule on any question or on any objection to a question.

Q On the Wednesday night preceding the night that Emmett Till disappeared from your home, where were you?

MR. SMITH: We object to that, Your Honor.

THE COURT: The objection is overruled.

Q Where were you, Mose, on the Wednesday night before Emmett Till disappeared from your home?

A At the church.
Q And who was at church with you?
A Oh, there was a good many people there. I can't recall.

Q I mean, who was with you from your family group in your house?
A My wife.

Q Were the boys with you?
A No, Sir.

MR. SMITH: It the Court please, we object to all questions that have to do with anything that happened prior to the night that Emmett Till disappeared. That has nothing to do with the case at all.

THE COURT: The objection will be overruled. He can state that. But the witness is not going to be permitted to state something that he doesn't know of his own knowledge.

Q Were your boys at church with you that night?
A They was not.

Q Was Emmett Till at church with you that night?
A No, Sir.

Q Do you know where they were?
THE COURT: Just of his own knowledge now, not by hearsay.

THE WITNESS: I sure don't.
THIS PAGE IS MISSING FROM THE TRANSCRIPT
My wife.

Where were the boys? Where were your boys?

They stayed at home.

The five of them stayed there at home? That is, your three boys and Wheeler Parker and Curtis Jones?

That's right.

Did you go back to your house that night after you bought the gasoline?

I don't think so.

When did you next come back to your house after you left there that night to get some gasoline?

I reckon it was about eight o'clock Sunday, something like that.

Did you leave any adult, any grown person, there with your boys during that time you were gone?

I sure didn't.

About what time did you leave to go to the store after the gasoline?

I reckon it was about forty minutes after it happened, I guess, as near as I can remember.

And you say it happened about two o'clock, is that right?

Something like that.

Then that would make it about a quarter to three.
when you left your home to get some gasoline?

   A Maybe something like that.
   Q And you say you left there at that time and didn't come back there to your house until about eight o'clock Sunday morning?
   A I guess it was about that.
   Q And you left the boys there -- you left them there for about five hours by themselves, is that right?
   A I guess something like that. I don't know exactly. I didn't keep time.

   Q Tell me, Mose, if Emmett Till had not disappeared, would you have identified the body in the boat as Emmett Till?
   A What do you mean? Do you mean the same identification I had before?
   Q If Emmett Till had not been missing, would you have thought that was Emmett Till's body in that boat?
   A With the evidence I had on him?
   Q Yes.
   A Yes, Sir.
   Q And because he had this ring on his finger, I take it, and because your boys told you that was Emmett's ring, is that right?
   A That's right.
Q But you had never seen the ring before?
A That's right.

Q And all you know about the ring is what your boys told you, is that right?
A That's right.

Q Was this a dark night, Mose, that these men came to your house?
A That's right.

Q And there was never any light in that house that night except from just one flashlight, is that right?
A That's right.

Q And it was so dark that you couldn't even see the car out in your front yard, is that right?

MR. CHATHAM: Your Honor, I think that is about the third time he has gone over that. We will be here all week if he keeps up that type of questioning.

THE COURT: I will ask you to please limit your questioning and not repeat questions, if possible to do so. But we will let him ask that question.

Q My question was, Mose, - - it was so dark that night that you couldn't even see a car in your front yard, is that right?
A I couldn't make out what it was, what kind of a car it was.
Q And you don't know whether it was a Ford or a Chevrolet, is that right?

A That's right.

Q And you don't know whether it was a truck or whether it was just a car, is that right?

A That's right.

Q All you know is that some vehicle was out in front of your house and that it drove off towards Money after these men went out of your house, is that right?

A I saw something dark out there, but I couldn't make out what it was.

Q And you don't know whether it was a car or a truck, do you?

A Well, when it passed the trees, I saw something dark. But I couldn't make out just what it was, what kind it was.

Q Was there more than one car there?

A I don't know if there was more than one. I just seen one car.

Q Which way was the car facing?

A Towards Money.

Q Could you see that it was facing towards Money?

A Yes, Sir. They didn't ever have to turn around at all. They just drove right off with it.

Q Could you see that it was facing towards Money?
A That's right.

Q Do you mean to say that you could see it was facing towards Money, but you couldn't tell whether it was a car or a truck out there?

A That's right. I saw it when it passed the trees, when it was going towards Money. I could see it then easy.

Q Then what kind of a car was it if you could see it so easy?

MR. SMITH: If the Court please, he has already testified to that.

THE COURT: I think that question has been covered.

MR. CARLTON: That is all.

MR. CHATHAM: I think that be all we have with this witness.

(WITNESS EXCUSED.)

*****
At the request of the Prosecution, the Court took a recess from 10:25 A.M. until 10:50 A.M., this date, at which time the proceedings were resumed.

MR. BRELAND: If the Court please, the Clerk of this Court has just handed Defense Counsel a list of additional witnesses which the Clerk states he has subpoenaed both for the State and defense. We now move the Court that the defendants' counsel have the opportunity of examining these witnesses in the witness room before they are offered as witnesses by the State.

The names of these witnesses are as follows: Amandy Bradley, Walter Billingsley, Ed Reed, Willie Reed, Frank Young and C. A. Strickland.

THE COURT: Have subpoenas been issued for them for the defendants?

MR. BRELAND: They have, Your Honor.

THE COURT: Then you will have an opportunity to examine them before they are put on the witness stand.

MR. SMITH: If they have been subpoenaed for the defense also, then we have no objection to them talking to the witnesses. But I will make this further statement, that none of these witnesses will be offered until after the noon recess, unless some change in our plans comes up which we
cannot foresee.

THE COURT: If they have been subpoenaed by the defense, then they will have an opportunity to talk to them before they are put on the stand.

*****

CHESTER A. MILLER,
A witness introduced for and on behalf of the State, being first duly sworn, upon his oath testified as follows:

DIRECT EXAMINATION

BY MR. SMITH:

Q Your name is Chester A. Miller?
A Yes, Sir.

Q Where do you live, Chester?
A I live in Greenwood.

Q Greenwood, Mississippi?
A Yes, Sir.

Q What is your occupation?
A I am an undertaker.

Q How long have you been in the business of an undertaker?
A Sixteen years.

Q Do you own your own establishment or not?
A No, Sir.

Q You do not?
A No, Sir.

Q You just work there as an undertaker, is that it?

A I am there as Manager.

Q You are manager of it?

A Yes, Sir.

Q Chester, have you been continuously employed in that occupation for sixteen years, for the sixteen years that you have been there?

A Yes, Sir.

Q Now, on or about the 31st day of August, 1955, were you called upon to come to Tallahatchie County to pick up a body?

A Yes, Sir.

Q Who came with you on that occasion? Who came from your funeral home up here with you?

A One of my helpers.

Q One of your nephews?

A No -- one of my helpers.

Q Where did you go when you came up here?

A I went beyond Philipp, back in there on the river.

Q You went down to the river?

A Yes, Sir.

Q Who called you and requested you to come up there?

A Mr. Cothran.
Q Who is Mr. Cothran?
A He is a deputy sheriff of LeFlore County.
Q When you got up there, what did you do?
A When we got there, they ordered us to turn the body over.
Q Well, when you got there, did you see a body?
A Yes, Sir.
Q Was it living or dead?
A It was a dead body.
Q Where was it when you got there?
A It was lying in a boat.
Q And where was the boat relative to being up on the bank or in the stream?
A The boat was up on the bank.
Q Was the body laying face down or face up when you first got there?
A Face down.
Q Then what did you do relative to the body at that time, you and your helper?
A Well, we got ready to move the body.
Q How did you move it? What did you do?
A We just turned it over. We first turned it over.
Q Was that while it was still in the boat?
A Yes, Sir.
Q All right -- then what did you do? What did you do with the body then?

A Well, we -- someone -- some of the law officers asked us to go and move that ring off his hand. After we turned it over, then we discovered this ring on one of his fingers.

Q What kind of a ring was that?

A It was kind of silver. It was a big ring up in here (indicating with his hand), but it was kind of small underneath.

Q Would you recognize that ring if you saw it again?

A Yes, Sir.

Q I hand you here a ring that has marked on it, engraved on the front of it, "May 25, 1943", and with the Large initials, "L.T.". I will ask you if that is the ring you removed off the finger of that dead body?

A Yes, Sir.

Q You can positively identify that as the same ring?

A Yes, Sir.

Q Now then, Chester, who took the ring off?

A My helper, because he had the gloves on, and when we got the call, we rushed off and only had one pair of gloves with us. And when one of the law officers said, "Take the ring off that finger", well, he had the gloves on, and then
I said to him, "Take it off." And then he took it off and handed it to me.

Q Did you or did you not see the ring taken off of the finger of that hand?
A Yes, Sir.

Q And when the ring was taken off, what did you do with it?
A Well, he gave it to me. I was standing right there by his side when he took it off.

Q And what did you do with it?
A I laid it over on the floorboard of the ambulance, on the left-hand side there.

Q That was your ambulance that you took up there for the body?
A Yes, Sir.

Q And afterwards what did you do with the ring?
A Well, after we got the body turned over, then we decided to load it, and then he took the ring off, and I put it away there where I told you, on the floorboard of the ambulance.

And then we decided to get ready to load the body and move it away. And then we went and got the casket or rather it was kind of like a regular shipping case, you might call it. You see, the body was swollen so, and we
had this casket and box there, and we took the shipping case, which is really a metal article, you know. It was there on top of the regular casket case.

And then we taken it out and put it aside, and then we taken the lid off the casket box, the outer box, you know, and then we taken this casket, and we set it there by the side of the body.

And then I and my helper, we lifted the body and taken the body out and laid it there in the casket. And then we closed the casket as best we could, and then we put the casket in this outer box, and we took the box, the entire box, and we pushed it up in the ambulance.

Q Now, go back to the time the body was still in the boat -- was there any other thing in the boat there with the body?

A Yes, Sir.

Q What was it?

A Well, there was a big wheel there.

Q A big wheel?

A A wheel and a strand of barbed wire.

Q Was that barbed wire attached to the big wheel? Was it wrapped around it or attached to it in any way?

A I just don't remember whether it was attached to the wheel or not.
Q Was it attached to the body?
A Yes, Sir.

Q The barbed wire was?
A Yes, Sir.

Q And the barbed wire -- how was it attached to the body?
A It was right around the neck.

Q In what manner was it right around the neck? Was it wrapped around?
A Yes, Sir, it was wrapped around; well wrapped.

Q It was around the neck of the body?
A Around the neck, Yes, Sir.

Q Now then, you said you put the ring in the funeral coach, or the ambulance, this vehicle you took up there with you, then what happened to that ring after that?
A Well, we pretty much got everything taken care of, and then I went up there -- well, I went up to some colored men who was standing there, and I asked if this boy had any relatives that they knowed about, and then someone pointed to this old man standing there, and someone said, "This old man is his Uncle or some relation."

And then I went up and I asked him, "Will you identify the body as the boy who was taken from the house -- --"
MR. BRELAND: We object to that, Your Honor.

THE COURT: The objection will be sustained. You can't state anything that would be hearsay. And I will ask you gentlemen on the jury to disregard that statement.

Q Did anyone present there at the scene identify the body as any particular person?

A Yes, Sir.

Q And who did they identify it as being?

THE COURT: That is, if you know.

MR. BRELAND: We object, Your Honor. That calls for a conclusion.

THE COURT: The objection is overruled.

Q Who did they identify that body as being, if you know?

A The body of Emmett Till.

MR. BRELAND: We object, Your Honor, because that was a statement made there.

THE COURT: The objection is overruled.

Q Did you later find out who the person was who identified the body that you testified to?

A Yes, Sir.

Q And who was that?

A Mose Wright.

Q Have you seen Uncle Mose since then?

A Yes, Sir, I have seen him since then.
Q And you know that was Mose Wright?
A Yes, Sir, I know him well.
Q Now then, I will ask you, in your business as an undertaker for sixteen years, have you seen a number of dead bodies in that time?

MR. BRELAND: I object to that leading form of the question.

THE COURT: Objection overruled.

Q Have you or not seen lots of dead bodies during the time you have been in your profession?
A Yes, Sir.

Q In your opinion, was the body that was there in the boat that you took out of the boat and put in your ambulance, was it possible for someone who had known the person well in their lifetime to have identified that body?
A Yes, Sir.

MR. BRELAND: I object to that, Your Honor. That definitely calls for a conclusion.

THE COURT: The objection is sustained. And the jury will disregard that answer.

Q Now, Chester, when you got the body up, you testified you got the body up and then put it in a casket, and put it in a box, and then you put it in your ambulance -- then what did you do with that body thereafter?
A I taken it to my place, to the funeral home.
Q And where was that?
A Greenwood.
Q What instructions were you given relative to what to do with the body? Now don't tell what anybody said, but just what instructions you may have received as to what to do with it after you got it.
A Well, we were instructed to unload it because there had to be some more investigation made of it.
Q Did anyone take any pictures of that body while it was down there?
A Yes, Sir.
Q And who took them?
A Mr. Strickland.
Q And who is Mr. Strickland?
A He is one of the police officers there in Greenwood.
Q and that was while the body was down there in your place?
A Yes, Sir.
Q What instructions were you later given as to what to do with the body?
A To take it to burial.
Q Where?
A We had planned to take it to Money.
Q Now, to go back, how long was it after the body was taken from the river that Mr. Strickland made those pictures, Chester?

A About two hours.

Q And I believe I understood the answer to your question was that you were instructed to prepare the body for burial at Money, Mississippi, is that right?

A Yes, Sir.

Q Did you carry out those instructions?

A Yes, Sir. I delivered the body to the cemetery at Money.

Q And when you got there with the body, what happened?

A When I got there, Mose wasn’t there, but he left word ---

MR. BRELAND: We object to what he was told or what word had been left, Your Honor.

THE COURT: Don’t tell what you heard. Just state what you know.

THE WITNESS: Yes, Sir.

Q Did you bury the body there or not?

A No, Sir.

Q What did you do with it?

A I taken it back to my funeral home at Greenwood.

Q And who did you later deliver it to?
A To the undertaker there at Tutwiler.

MR. BRELAND: WE object to that, if Your Honor please, unless he did it himself.

Q What is the man's name at Tutwiler to whom the body was delivered?

A I don't remember.

Q Now then, Chester, I asked you about the ring awhile ago, and we got up to the place where you laid it in the ambulance, or the funeral coach -- what did you do with that ring thereafter?

A I gave it to Mose Wright.

Q You gave the ring to Mose Wright?

A Yes, Sir.

Q And you have never had that ring since?

A No Sir.

MR. SMITH: Take the witness.

CROSS EXAMINATION

BY MR. CARLTON:

Q Chester, this body that you had there, did you carry it to Tutwiler, yourself?

A No, Sir.

MR. BRELAND: Now, we move the Court to exclude the statement made by the witness that he took it to Tutwiler.
THE COURT: The witness says it was delivered to Tutwiler, and he is the manager of the funeral home. He should know where he sent the body.

MR. BRELAND: Well, he can still state just what he did.

MR. CHATHAM: One other question, Your Honor, if you will permit it, I think it might save some time.

THE COURT: All right, Sir, I will permit it.

REDIRECT EXAMINATION

BY MR. SMITH:

Q When that body was laying there in the boat at the time you got there, Chester, how was the body clothed, if it was clothed?

A It wasn't clothed.

Q Did it have anything on it whatsoever except that piece of barbed wire?

A No, Sir.

Q I believe you stated that you are the manager of the funeral home down there, is that right?

A Yes, Sir.

Q Will you state whether or not the body was delivered to Tutwiler at your directions?

MR. BRELAND: If the Court please, we object unless he knows.
THE COURT: The objection will be overruled.

Q Was it delivered to Tutwiler at your directions?
A Yes, Sir.

MR. BRELAND: If the Court please, we move to exclude that witness' statement as being a mere conclusion on his part, as he did not go with the body to Tutwiler.

THE COURT: The objection is overruled.

Q Did you direct anyone in your establishment there to deliver the body that you got out of the river to Tutwiler?
A No, Sir.

Q What?
A No, Sir.

Q Did you understand my question, Chester? I said, did you give directions from someone or to someone in your establishment to deliver the body which you found in the river, or which you got from the river, to Tutwiler?

MR. BRELAND: If the Court please, we object to that as being a leading question.

THE COURT: I think it would be better if the witness were to state the directions that were given, if any, and if so, what they were.

Q The body that was down there at your funeral home, what directions did you give and to whom did you give them to deliver the body to Tutwiler?
MR. BRELAND: We object, Your Honor. That is leading.

THE COURT: The objection is overruled. Let's proceed.

THE WITNESS: Well, I don't remember instructing anyone the way to go from Greenwood to Tutwiler.

Q Who did you instruct to take the body up there to Tutwiler?

MR. BRELAND: We object, Your Honor. That is still leading the witness.

THE COURT: The objection is overruled.

THE WITNESS: Crosby Smith.

Q Will you state whether or not the body which left your funeral home with Smith was the body that you took from the river down there?

A Will you say that again, please, Sir?

Q Will you state whether or not the body which Smith left there to take to Tutwiler was the same body that you picked up down there at the River?

A Yes, Sir.

MR. BRELAND: We object to that, Your Honor.

THE COURT: The objection is overruled.

MR. BRELAND: But he has not said that Smith left there with any body.

THE WITNESS: Well, I went to Tutwiler the next morning to see if the body was going to be shipped, and it had a bill
or a tag with the name "Emmett Till" on the casket. And I helped load it on the coach in the train.

MR. BRELAND. We object to that, if your Honor please. The witness was not asked about that at all.

THE COURT: The objection is sustained. You gentlemen will please disregard that statement made by the witness.

Q Will you describe the body generally that you picked up down there on the river out of the boat? Would you tell the court and jury generally just what kind of body it was?

A Yes, Sir.

MR. CARLTON: If the Court please, we object to this. This is not proper cross examination.

THE COURT: The objection is overruled. I believe they asked permission to ask additional questions.

MR. WHITTEN: But, if the Court please, it was just one question that they wanted to ask.

THE COURT: The objection is overruled.

Q Will you give the jury a description of that body as to size, age, weight and so forth?

A Well, it looked to be about five foot four or five inches in height; weight between one hundred and fifty or sixty pounds. And it looked to be that of a colored person.

Q Could you tell whether or not it was the body of a young person, or middle age or an old person?
A yes, Sir. Well, the flesh in the palm of the hand, well, it looked like it was the body of a young person. And from certain parts of the body -- well, in my experience in handling those kind of bodies, by certain parts of the body it looked like a youth more so than a grown person or an older person.

MR. SMITH: That is all.

MR. BRELAND: We will excuse the witness at this time, Your Honor.

(WITNESS EXCUSED)

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C. A. STRICKLAND,
A witness introduced for and on behalf of the state, being first duly sworn, upon his oath testified as follows:

DIRECT EXAMINATION

By MR. SMITH:

Q Will you state your name, please, Sir?
A C. A. Strickland.

Q Where do you live, Mr. Strickland?
A Greenwood.

Q What is your occupation?
A Identification Officer for the Collision Department.
Q Of Greenwood?
A Yes, Sir.

Q How long have you been serving in that capacity?
A Most of twelve years.

Q Now, as an identification officer for the Police Department of Greenwood, did it fall within your province to take photographs and so forth?
A Yes.

Q On or about the 31st day of August, 1955, were you called upon to take photographs of a dead body and other articles there in Greenwood?
A Yes, Sir.

Q And where were they?
A The body was at the Century Burial Funeral Home there in Greenwood.

Q Is that the funeral home operated by Chester A. Miller?
A Yes, Sir.

Q And did you take photographs of a dead body there, and a fan or wheel, or something of that sort there?
A A fan was there at the same place where the body was. I taken both pictures but at different times. And I did photograph the body there.

Q And the body was there at the funeral home?
A Yes, Sir.
Q Did anybody point out to you the body that you were to take pictures of?

A Yes, Sir.

Q And who pointed it out?

A Deputy Sheriff Cothran.

Q And he is a deputy sheriff of LeFlore County, is that right?

A Yes, Sir.

Q I now hand you a photograph and ask you to identify that and tell the court and jury what that is.

A That is a picture of the body that I photographed on the 31st of August, at about three p.m. in the afternoon. It was on a table at the back of the Century Burial Funeral Home there in Greenwood.

Q Now I will ask you whether or not this photograph represents the true situation that was there when you photographed that body?

A It does.

Q And you took it with what kind of photographic equipment?

A I used a 4 by 5 Crown graphic camera.

Q And is that the kind of camera you use normally in your work?

A Yes, Sir. I take the pictures, and develop them.
too. I took the pictures there, and I printed the film and developed it myself.

Q And that has been in your possession all the time, is that right?

A Yes, Sir.

Q Now I hand you another photograph and ask you to identify that, please.

A This is a photograph of the gin fan that I photographed on the 1st day of September in the LeFlore County Sheriff's office. It was in the office of the sheriff.

Q And who directed you to take this photograph?

A Sheriff Cothran -- I mean Deputy Sheriff Cothran. He was also with me when I made that picture.

Q And you were also the same person who printed and developed the film of that?

A Yes, Sir.

MR. SMITH: Your Honor, we would like to make these photographs exhibits to the testimony here.

MR. CARLTON: We object to the writing on the back of the photograph.

MR. SMITH: We admit that is not competent. We will obliterate it in some manner.

THE COURT: All right. But see that it is done before the exhibit is shown to the jury.
THE WITNESS: You see, I take that information for my own use so I can positively identify the pictures.

MR. BRELAND: If the Court please we are going to object to the picture of the gin fan at this time.

THE COURT: All right. The objection will be sustained as to the gin fan picture. The photograph of the body will be admitted providing what is written on the back of the photograph is marked out or obliterated so that it cannot be read or identified.

(A photograph is marked as Exhibit 1 to the testimony of C. A. Strickland by the reporter.

MR. BRELAND: As I understand it, Your Honor, the photograph of the gin fan is not admissible, is that correct?

THE COURT: I held that the photograph of the gin fan had not been properly identified.

MR. SMITH: Yes, Sir. That is not important anyway at this time. Take the witness.

MR. CARLTON: No questions.

(WITNESS EXCUSED)

******
A witness introduced for and on behalf of the State, being first duly sworn, upon his oath testified as follows:

DIRECT EXAMINATION

BY DISTRICT ATTORNEY CHATHAM:

Q Is this Mr. George Smith?
A Yes, Sir.

MR. BRELAND: Just a preliminary question, if Your Honor please -- has this witness been in the courtroom during the trial of the cause?

THE WITNESS: No, Sir.

Q Mr. Smith, what official position do you now have in LeFlore County, Mississippi?
A Sheriff.

Q How long have you held that position?
A Well, it will be four years this January.

Q Were you sheriff of LeFlore County on August 31st, 1955?
A Yes, Sir.

Q I want you to tell the court and jury whether or not along about August 28th or August 31st, 1955, you had occasion to investigate the death of Emmett Till.
A Yes, Sir.

Q And in your investigations, please tell the jury
whether or not you had a conversation with Mr. Roy Bryant, one of the defendants in this case?

MR. BRELAND: If the Court please, if he is going to bring out any admission or any conversation had with the defendant, then we ask that it be properly qualified, that the testimony be properly qualified in the absence of the jury.

THE COURT: Is that what you are leading up to, Mr. Chatham?

MR. CHATHAM: We are leading up to a statement made to the witness.

THE COURT: Then the jury will be excused from the room at this time.

(The jury retired to the jury room, and the proceedings continued in the absence of the jury.)

Q Mr. Smith, where was Mr. Bryant when you had this conversation with him?

A In front of his store, sitting in my car, Sunday afternoon, August the 28th, at about two o'clock.

Q And where is that store located?

A In Money, Mississippi.

Q Did you offer Mr. Bryant any hope of reward or immunity if he made a statement to you concerning the death of Emmett Till?
A No, Sir.

Q Did you threaten him in any way in order to intimidate him to make a statement?

A No, Sir.

Q And was the statement that he made to you then and there voluntarily made?

A Yes, Sir.

MR. CHATHAM: We think that qualified the statement, Your Honor.

CROSS EXAMINATION

BY MR. BRELAND:

Q How long have you known Mr. Bryant, Mr. Smith?

A Mr. Breland, I guess he has been in that county for about two years.

Q And you have known him since that time?

A Yes, Sir -- not too well, but I know who Roy was.

Q Now, your deputy, Mr. Cothran, ran for Sheriff of LeFlore County in this past election, did he not?

A Yes, Sir.

Q And you supported him in that, did you not?

A No, Sir.

MR. CHATHAM: We object to that, if Your Honor please.

That has no bearing on this whatsoever.
Q Did you support your deputy for Sheriff down there in LeFlore County?
A Mr. Breland, I had two deputies running out of my office, and I prefer not to answer that question if I can.
Q And that is for personal reasons?
A Yes, Sir.
THE COURT: I don't see that this would have any bearing on the case unless it can be shown that such an inquiry is material.
Q Mr. Smith, you, yourself, did run for representative down there in your county this time, is that right?
A Yes, Sir.
Q And Mr. Bryant supported you in that race, did he not?
A I don't know, Sir. I didn't ask him to vote for me or anybody else.
Q But he told you that he supported you, isn't that true?
A I don't know.
Q Well, you considered him your friend and he considered you as his friend, isn't that true?
A Well, I have been friends with several of them in the family; yes, Sir.
Q And when you went there that day he was asleep in his bedroom, wasn't he?

A He was asleep, yes, Sir, as I understand.

Q And you asked him to come out away from his family, didn't you?

A Mr. Cothran did.

Q And that was so you could talk to him confidentially?

A Yes, Sir.

Q And you wanted him away from the members of his family?

A Yes, Sir.

Q And the impression was left by you and Mr. Cothran that you were going to talk confidentially with him at that time?

A Well, I don't know about the impression.

Q Well, that could have been the impression, could it not?

A It could have been.

Q And he trusted you, did he not, and also Mr. Cothran?

A I guess so.

Q And it was on that basis that he made any statement to you, was it not?

A Well, there was very little statement made, Mr. Breland.
Q I understand -- but what statement was made, that was true?

A Yes, Sir.

Q And you didn't tell him that you actually came up there for the purpose of arresting him or anything like that, did you?

A Well, I didn't right at that moment.

Q I mean before any statement was made to you?

A No, Sir.

Q In other words, when he was talking to you, he thought that he was talking to a confidential friend and in a confidential manner, didn't he?

A Well, I couldn't answer that question.

MR. BRELAND: We submit, Your Honor, that the witness should not be permitted to testify on the grounds that any statement made to the witness was made as a matter of confidence, and any statement that was made, whatever it was, would not be competent in this case.

And we object further, Your Honor, because the corpus delicti has not been established. There has been no testimony here that this body that was taken from the river was the body of Emmett Till. And any admission, if the corpus delicti has not been established, then such admission or admissions that might have been made, as far
as any admission of guilt is concerned, that is certainly not competent in this case.

THE COURT: Any conversation as to guilt or any admission of guilt in the crime of murder cannot be shown at this time because the corpus delicti has not been shown.

MR. BRELAND: And further, Your Honor, that cannot be considered as res gestae at this time, and therefore, such an admission is not competent.

THE COURT: Suppose we see what the witness is going to testify to before I rule on this.

MR. BRELAND: And we would like for that to be traced before the jury comes in and hears it.

THE COURT: Yes. The corpus delicti has not been proven as yet.

REDIRECT EXAMINATION

BY DISTRICT ATTORNEY CHATHAM:

Q Mr. Smith, on that particular day that you say you talked to Mr. Bryant, what statement did he make to you concerning the disappearance of Emmett Till?

A He said he went down there and went to his house and got him out and then brought him up to the store. And he said he wasn't the right one so then he turned him loose.
Q And to whose house did he say he went to get him?
A He said he went down to Mose Wright's.
Q Did he make any further statement to you as to where he went after he released Emmett Till?
A He said he went somewhere to play cards. I don't remember where just now.
Q Did he say how long he had been up that night?
A Well, he said he played cards the rest of the night, over at some of the family's house.
Q And who did he say went down to Mose's house with him?
A He didn't say.
Q And did you later have an opportunity to talk to Mr. Milam?
A I didn't, No, Sir.

THE COURT: Mr. Chatham, the court is of the opinion that before the witness can testify to these things, the corpus delicti should be proven. There has been no proof of any criminal agency shown here as far as a corpus delicti is concerned.

These gentlemen are charged with the crime of murder. And before this evidence can be received, I think a corpus delicti should be proven. But as yet, there has been no corpus delicti in this case.
MR. CHATHAM: Will the court permit me to continue along that line?

THE COURT: Yes, Sir; go right ahead.

Q Mr. Smith, did you have an opportunity to see the body that was taken from the Tallahatchie River on August 31st by Chester A. Miller at the point between Philipp and Masel anytime after it got into Miller's possession?

A I did not.

Q When did you see that body?

A I did not see the body.

Q You did not see the body?

A No, Sir.

MR. SMITH: In view of the Court's ruling, we will excuse Mr. Smith at the present time and call Chester Miller back.

(WITNESS EXCUSED)

*****
(The jury returned to the courtroom, and the proceedings continued with the jury present.)

CHESTER A. MILLER

Recalled as a witness for and on behalf of the State, having been duly sworn, upon his oath testified as follows:

REDIRECT EXAMINATION

BY MR. SMITH:

Q Now you are Chester A. Miller, is that right?
A Yes, Sir.
Q And you are the same Chester A. Miller who testified here awhile ago?
A Yes, Sir.
Q And you are an undertaker at Greenwood?
A Yes, Sir.
Q Now, we asked you about the body of a person taken out of the Tallahatchie River on August 31st, 1955, and you testified to that. Did you examine that body while it was in your possession or while you observed it?
A Yes, Sir.
Q Did you make a close or casual examination of it?
A I would say casual.
Q Did you notice anything unusual about the body relative to wounds or anything of that nature?
A  Yes, Sir.

Q  Where were those wounds?

A  It seemed like a bullet wound — —

MR. BRELAND: We object, Your Honor.

THE COURT: The objection is sustained.

Q  Chester, just describe the situation. Describe what you saw.

A  Well, the whole crown of his head, from here above (indicating with his hand) was just crushed in.

Q  Where there any other wounds about the body?

A  No, Sir.

Q  Were there any other wounds on the head? Any other indications of a wound on the head?

A  There was no other wound except it looked like a pistol wound — —

MR. BRELAND: We object, Your Honor.

THE COURT: The objection is sustained. The witness should not state his own conclusion. Just state what you know.

Q  Just describe what any wound about the head looked like. Was it a round hole, or a square hole or what?

MR. CARLTON: We object to counsel testifying, Your Honor.

THE COURT: The objection is overruled.
THE WITNESS: The crown of his head was just crushed out and in, you know, and a piece of his skull just fell out there in the boat, maybe three inches long or maybe two and a half inches wide, something like that.

Q Now don't tell what your conclusion is, but just state what the wound was there about his head.

A Well, that is about all the wound I know of.

Q I believe it was objected to your testifying about something over his ear. What did that look like?

A It looked like a bullet hole.

MR. BRELAND: We object, Your Honor.

THE COURT: The objection is sustained.

Q Chester, just describe it. Don't tell your conclusion as to what caused it. Just state what it looked like. What did you see there?

A I saw a hole in the skull.

Q And how big a hole was it?

A Oh, about -- -- maybe half an inch square, something like that.

Q And where was that hole? Will you point on your head to where it was?

A It was somewhere around there, above the ear (indicating with his hand).

Q And that is about three-quarters of an inch above
your right ear, is that right?

   A Yes, Sir.

   Q Was there any hole or similar thing over on the other side of his head?

   A Well, it was crushed on the other side. You couldn't tell too much it was crushed so. And it was all cut up and gashed across the top there.

   Q Will you state whether or not the wounds which you have described here were sufficient to cause his death?

   MR. BRELAND: We object to that, Your Honor. He is no expert to that. And the jury knows as much as he does about that. I think that is within the province of the jury.

   THE COURT: I am going to let the witness answer the question.

   Q Will you state whether or not the wounds which you have described here were sufficient to cause his death?

   A Yes, Sir.

   Q I believe I asked you this, but I am not sure. you testified that there was some barbed wire in the boat, but did I ask you whether or not the barbed wire was on the person or the deceased?

   A Yes, Sir, you asked me.
Q Was it?
A Yes, Sir.
Q Where was it?
A Around the neck.

RE-CROSS EXAMINATION

BY MR. BRELAND:

Q Chester Miller?
A Yes, Sir.
Q What you saw about that body was a decomposed condition. You couldn't tell what caused that condition, could you?
A Well, Yes, Sir. It was blown from some kind of instrument.
Q It was caused from some outside agency? Would you say that? That is all; you can say, is it?
A What do you mean, by outside agency?
Q Well, you said a blow or something, isn't that right?
A It was a bruise caused by some instrument, I would say.
Q Then you would say that there was a bruise or something there?
A Well, some of the wounds I noticed were caused from some instrument of some kind and some I saw might be something like from a gun.
MR. BRELAND: The Court has already ruled on that, and we move that it be excluded.

THE COURT: The conclusion of the witness will be disregarded by the jury.

Q Now, what you saw about the condition of that man as to his head, you couldn't tell whether it was caused before or after his death, could you?

A No, Sir.

Q And you couldn't tell whether it was caused in a car accident or otherwise, could you? You couldn't tell that to be truthful about it, could you? You couldn't tell could you?

A No, Sir.

MR. BRELAND: That is all. Take the witness.

MR. SMITH: That is all.

(WITNESS EXCUSED.)

(At this point in the proceedings, 11:45 a.m., the Court took a recess until 2:45 p.m., this date, at which time the proceedings were resumed.)

*****
ROBERT HODGES,

A witness introduced for an on behalf of the State,
being first duly sworn, upon his oath testified as follows:

DIRECT EXAMINATION

BY MR. SMITH:

Q What is your name, please?
A Robert Hodges.

Q Where do you live, Robert?
A Down in Philipp, Mississippi.

Q And what county is that you live in?
A Tallahatchie.

Q How old are you, Robert?
A Seventeen.

Q Are you a fisherman?
A Yes, Sir.

Q And you live right out on the river, I believe.
A Yes, Sir.

Q Now, Robert, on the last day of August of this year, of 1955, on the 31st day of August, did you go fishing that morning?
A Yes, Sir.

Q And I believe you said that you had set out some lines and went out to see them, is that right?
A Yes, Sir.

Q Robert, did anything unusual happen while you were
out there setting out the lines?

A Yes, Sir. I seen two knees and feet.

Q Just describe to the jury and court what you saw there.

A Well, I saw right along here, up and down, both of them (indicating with his hands).

Q And that would be from the top part of the legs and knees down, is that right?

A Yes, Sir.

Q And the front part of the feet, is that right?

A Yes, Sir.

Q Robert, where did you find that?

A Well, it was about one mile from my house.

Q Which side of the river was it on?

A On the left side going down the river.

Q Would that be in LeFlore County or Tallahatchie County? Was that on the LeFlore County side or Tallahatchie side?

A Tallahatchie.

Q What was the reason for it being there? Was it hung up or floating?

A Yes, it was hung up there on a snag in the bottom of the river.

Q When you saw those two feet and legs sticking up
there, what did you do then, Robert?
A Well, I had a few more set out down below there, and then I went on and run them, and then I came down and told my Father about it. And then my Father ---
MR. SMITH: You can't tell what you told your Father.
THE COURT: Don't tell any conversation you might have had with anyone.
Q Then after you had run your lines, what did you do?
A I reported it to my Father.
Q Do you know of your own knowledge what he did about it?
A Well, he told the landlord that we live with, and then he reported it ---
Q Who is your landlord?
A B. L. Mims.
Q And what time of the morning was that?
A It was between six thirty and seven o'clock.
Q In the morning?
A Yes, Sir.
Q Did anybody do anything about that body down there during the rest of the day?
A No, Sir, --- didn't nobody go down there.
Q Did somebody go down there later in the day?
A Three men was the only ones that went down there
and there was the Deputy Sheriff.

Q Did they go down there with Mr. Mims or by themselves or how?

A No, Sir; in B. L. Mims' boat.

Q Is that B. L. Mims?

A Yes, Sir.

Q Who were those men?

A Well, the Deputy Sheriff.

Q Mr. Melton?

A Yes, he was one of them; and there was Charlie Fred Mims and my Father.

Q Do you know whether that was in the Sumner Court District of Tallahatchie County?

A Yes, Sir, in the Sumner court District.

Q That is where the body was found?

A Yes, Sir.

Q Robert, when you all went back down there, I believe you took two boats, did you not?

A Yes, Sir.

Q When you got back down there, was the body there in the same place?

A Yes, Sir, in the same place. It hadn't been moved a bit.

Q And was it still in the same position?
A Yes.

Q When you got down there, tell the court and jury what you all did.

A Well, the first thing we done, one boy went down there -- the first thing we done -- the first boy -- let me see now -- when the first boy went down -- Bo Mims and Mr. Melton, I think that was the deputy's name, and Fred Mims -- well, they came back to the house and got me and my Daddy, and we went down there at first.

Q And then what happened?

A Well, they brought the rope back there, and then me and this other boy was in a boat, and Mr. Melton was there, and they had the rope around the boy's legs and then they hung it on there, and they had it on this other boat, and then they carried it down the river and took it out on the other side there.

Q How did you hang it there?

A Well, they pulled up the river a little ways and got in unhung, so that they could move it, and then they got this rope around the legs, and then we carried it on up the river, and then we just come on across and pulled it over on the bank in the boat.

Q When you pulled it back up the river, did the body float?
Q When you pulled it out on the bank, what if anything, was attached to the body?

A An iron weight.

Q What?

A A weight.

Q What kind of a weight was it?

A A gin fan.

Q Robert, how was that weight or fan, as you say, attached to the body?

A With a piece of barbed wire.

Q How was the barbed wire attached to the body?

A It was wrapped around his neck, as best I can re-member.

Q Would you remember that fan or weight if you saw it again?

A Yes, Sir, I believe I would.

Q Will you come around and take a look at this (indicating an object on the floor)?

A It looks like it.

Q Does that look like it?

A Yes, Sir.

Q And does that look like the barbed wire that was attached to it?
A Yes, Sir. It looks like it except the mud has been cleaned off it.

Q And you say when you pulled it out on the bank that the barbed wire was wrapped around the neck of this body and that it was attached to the fan, is that right?

A Yes, Sir.

Q And that was serving as a weight for the body, is that correct?

A Yes, Sir.

Q Did you have a chance to observe the body there relative to any blows or any wounds of any kind?

A It was beaten pretty bad in the back.

Q On the back?

A Yes, Sir, and hips.

Q What about the head?

A It was also gashed in on the side.

Q What was done with the body then after you drug it out on the bank with that weight?

A Well, this—-

MR. BRELAND: Your Honor, we want to object to the statement of the witness that the body was beaten on the back.

THE COURT: You can tell what the condition of the body was, but not your conclusions as to what caused that.
You can state to the jury what the condition of that body was with reference to any marks, wounds, or anything else that you could actually see. But you can't draw your own conclusion as to what might have caused that.

THE WITNESS: No, Sir, I can't.

THE COURT: And you gentlemen (to the jury) will, of course, disregard that statement made by the witness.

Q What did the marks on his back look like?
A Well, it looked to me like it was blood-shot.

Q Robert, what was done with the body after you all pulled it out on the bank with that weight attached to it?
A Well, they unconnected the barbed wire from the weight. I believe that was the first thing. And then they put the body in the boat, and they got the weight and set it in the back end of the boat.

Q And where was the boat taken, if anywhere?
A We carried it up to the landing there.

Q Is that the landing you normally used there?
A Yes, Sir.

Q And when you got back up there, what did you do with the body and with that weight?
A Well, the undertaker came down -- will you repeat that? I didn't get that.

Q After you got the body up there in the boat, and
it was in the boat, what did you do with the body and this weight up there at the landing?

A Well, they just left it in there. And then after that the ambulance come, or the coach, or whatever you want to call it.

Q Did you stay there until the ambulance came?

A Yes, Sir.

Q Do you know who the undertaker was that was driving or operating with that ambulance?

A Chester Miller, I believe his name was.

Q You saw him come there, did you?

A Yes, Sir.

Q And you were there when he got the body?

A Yes, Sir.

Q And when the undertaker got there, what did he do with the body?

A He put it in a box.

Q And what did he do with the box?

A He set it back in the coach.

Q Now, Robert, did you see anything on this boy's hands or fingers?

A There was a ring.

Q What kind of a ring was it?

A A silver ring.
Q Did you examine that ring? Did you look at it?
A No, Sir. I didn't get close to it.
Q Would you recognize it if you saw it again?
A I might.
Q There is a ring, Robert, that has engraved on it "May 25, 1943" and the big initials "L. T.". Do you recognize that as being the ring that was on the finger of that body?
A It looked like it. I didn't get close enough to see the initials.
Q But that looks like the ring though?
A Yes, Sir.
Q Who took charge of this weight out there, Robert?
A Who was in charge of it?
Q Yes. Who took charge there and took it away from there?
A There was some sheriff -- I forgot who it was -- from Greenwood. I can't remember his name.
Q Was it Mr. Cothran, if you know?
A It could have been. I don't remember.
MR. SMITH: Take the witness.
MR. BRELAND: No Questions.
(WITNESS EXCUSED)

*****
B. L. MIMS,

A witness introduced for and on behalf of the State, being first duly sworn, upon his oath testified as follows:

DIRECT EXAMINATION

BY MR. SMITH:

Q You are Mr. B. L. Mims?
A That's right.
Q And I believe you spell that M-I-M-S, is that right?
A Yes.
Q Where do you live, Mr. Mims?
A About five miles north of Philipp.
Q Is that in Tallahatchie County?
A Yes, Sir.
Q And I believe you live right down there, right at the river, is that correct?
A That's right.
Q And that is the Tallahatchie River?
A Yes, Sir.
Q Mr. Mims, do you recall the occasion back on August 31st, 1955, when a body was found down there at the river near your home?
A Yes. Sir.
Q Who notified you about that fact?
A. It was one of these boys on the place there. I am not sure exactly who did notify me about it. But somebody told me about it.

Q. And you then called the officers about it, is that right?

A. Beg pardon?

Q. Did you call the officers?

A. No, Sir.

Q. You didn't call them?

A. No, Sir.

Q. Mr. Mims, I believe someone down there did notify them, is that correct?

A. Yes, Sir; that's right.

Q. Did you go down there to the river after you heard about this?

A. Yes, Sir.

Q. When was the first time you saw this body?

A. I went down the river. I used my outboard motor and boat, and I went down the river to look for him, and we found him.

Q. Who was with you at that time?

A. Deputy Sheriff Garland Melton.

Q. Was there anyone else along?

A. Yes, Sir. There was two men behind us in another
Q Who were they?
A Well, my brother Fred Mims, and Robert Hodges.

Q. Will you just describe what you saw when you got there?
A. Well, we saw a person -- from his knee on down and including his feet -- we saw that sticking up above the water. And we could tell by looking at it that it was a colored person. That is all we could see, just from the knee on down, both knees.

Q Why was that body there? Was it hung up, or floating or what?
A Yes, Sir, it was hung. It was hung.

Q Then what did you and the others do relative to that body?
A Well, we went up there and looked at it, and we decided that we was going to have to have a rope in order to unhang him. And so we sent one of the boats back after a line and to bring it down so that we could unhang the body.

Q And after you got the line, what did you do?
A Well, we tied it on the feet and then pulled the feet together. We tied it around the ankles and then pulled it loose from the bottom.

Q When you pulled it loose, did the body float there
in the water?

A Well, I am not sure about that. I wouldn't say it did float, and I say that because the deputy was there in the front end of the boat holding on to the line. And I didn't notice whether there was any slack that was loose enough for the body to be floating there or not. I didn't notice that.

Q What did you all do then with the body?

A We towed it downstream to a shallow bank there and then we landed there and pulled the body out.

Q Then was there anything attached to that body?

A Yes, Sir, there was.

Q What was it?

A It was a weight, part of a gin fan.

Q Would you recognize that fan if you saw it again?

A Yes, Sir, I believe I could.

Q Would you come around here and look at this fan here on the floor?

A Yes, Sir. (The witness observed the object). I think that is it.

Q Is that it?

A I believe it is, Yes, Sir.

Q It looks like it, does it?

A Yes, Sir.
Q Now, how was that fan attached to the body?
A It was tied around his neck and then it was around
the fan.

Q It was tied with what?
A A piece of barbed wire.

Q When you all got it out there on the bank, what did
you do then?
A The Deputy Sheriff disconnected the weight from the
body there when we pulled it out.

Q And what did you do with the body and the weight?
A We pulled the body over there in an extra boat that
we had there to tow him back in, and we put the weight there
in the boat also, in the same boat.

Q And then what did you do?
A Then we connected it on behind my boat and towed it
upstream to the landing.

Q And then what was done with the body?
A We pulled the boat out on the bank about fifteen
steps, I would say, from the water. And that is the way
it was when I left. I didn't stay there but a little
while after that.

Q You are familiar with the river and the land and so
forth down there in that section, are you not?
A Yes, Sir.
Q And I believe you are a landowner down there, is that right?
A A renter.
Q At the place you found that body, will you state to the jury and to the court whether it was on the Tallahatchie County side or on the LeFlore County side of the river?
A Well, I am not sure about how the line goes there. I understand the river is not exactly the way the line is. But I would guess it was in Tallahatchie County.
Q And would that be in the Second Court District of Tallahatchie County or the Sumner Court District?
A Yes, Sir.
MR. SMITH: Take the witness.
MR. CARLTON: No questions, Your Honor.
(WITNESS EXCUSED)******
Recalled as a witness for and on behalf of the State, having been duly sworn, upon his oath testified as follows:

REDIRECT EXAMINATION

BY DISTRICT ATTORNEY CHATHAM:

Q Is that Mr. George Smith?
A Yes, Sir.

Q Mr. Smith, what official position do you hold in LeFlore County, Mississippi?
A Sheriff.

Q How long have you held that position?
A Four years.

Q As Sheriff of LeFlore County, Mr. Smith, I want you to tell the court and jury whether or not during the period between August 28th and August 31st, 1955, you had occasion to investigate the death and disappearance of Emmett Till?
A Yes, Sir.

Q And during that investigation did you have an opportunity to talk to the defendant, Roy Bryant?
A Yes, Sir.

MR. BRELAND: Now, if the Court please, we are going to interpose here the same objection that we did before the preliminary examination of this witness, for two
reasons.

And the first reason is that it is not shown here in the preliminary examination that any statement incriminating this defendant was freely and voluntarily made. And that has already been decided by the Supreme Court of Mississippi. And if they are going to ask any additional questions to qualify the witness or any statement that he might have made, then that should be made or done in the absence of the jury.

THE COURT: Suppose you go ahead and ask your questions, Mr. Chatham. The objection at this time will be overruled.

Q Mr. Smith, where was Mr. Bryant when he made the statement to you?

A In my car, sitting there in front of his store, in Money, Mississippi.

Q And on what day of the month of August was that?

A It was Sunday afternoon, August 28th.

Q Sunday afternoon, August 28th?

A Yes, Sir.

Q Were there any other persons present at the time Mr. Bryant made the statement to you?

A No, Sir.

Q Now, before making any statement to you at that time, Mr. Smith, did you threaten or intimidate Mr. Bryant in
order to get him to make a statement?

A No, Sir.

Q Did you offer him any hope of reward or immunity from prosecution? Did you promise him any reward for making any statement to you?

A I did not.

Q And was the statement freely and voluntarily made by him to you?

A Yes, Sir.

Q I wish now, Mr. Smith, that you would please tell the jury what your conversation was with Mr. Bryant at that time in regard to the disappearance or murder of Emmett Till.

MR. CARLTON: We object, Your Honor.

THE COURT: The objection is overruled.

MR. CARLTON: We want to renew our objections at this time which we made earlier during the preliminary examination of this witness and for the same reasons that we stated then.

THE COURT: Let the record show that the objections of the defendants are renewed at this time as they were stated in the preliminary hearing made this morning relating to the same matters, and that the objections are now renewed at this time as they were given this morning.

MR. CARLTON: And if the Court please, the defendants
would like to object further on the grounds that the corpus delicti has not been definitely established.

THE COURT: The objection is overruled.

Q Mr. Smith, go ahead and tell about the statement that Mr. Bryant made to you that Sunday afternoon.

A Well, I just asked him about it.

Q What did you ask him?

A I asked him about going down there and getting that little nigger.

Q Will you please go over that again?

A I asked him why did he go down there and get that little nigger boy, and he said that he went down and got him to let his wife see him to identify him, and then he said that she said it wasn't the right one, and then he said that he turned him loose.

Q And where did he say that he turned him loose?

A He said right in front of his store.

Q Did he say that he went down to Mose Wright's house to get him?

MR. BRELAND: We object, Your Honor. That is a leading question.

THE COURT: I don't believe there has been any testimony in that respect.
Q Did he tell you where he went to get Emmett Till?
A To Mose Wright's.
Q And when you drove up to Roy Bryant's store in Money that Sunday afternoon, was the store open?
A No, Sir.
Q Where was Mr. Bryant at that time?
A He was asleep in back of the store.
Q And what time of the day was that?
A It was around two o'clock approximately.
Q Did he offer any explanation to you at that time as to why he was asleep?
MR. BRELAND: We object to that, Your Honor. That has nothing to do with the case at all.
THE COURT: The objection is sustained.
Q Did he say where else he had been the night before other than going down to Mose Wright's house?
A He said he went to some of his people -- I don't remember just who he said now -- and he said he played cards there the rest of the night.
Q He said he played cards the rest of night?
A Yes, Sir.
MR. CHATHAM: Take the witness.
RE-CROSS EXAMINATION

BY MR. BRELAND:

Q Mr. Smith, how long have you lived in the Greenwood neighborhood?

A Since 1921.

Q And did you live in the city during that time or out in the country around Greenwood?

A I lived in the city since '28.

Q And prior to 1928, where did you live?

A Well, I lived around Crahen or Moorhead (?), and I was there for about five years, and then I was at Minter City for two years.

Q And you have been Sheriff of that County for the past four years, is that right?

A Yes, Sir.

Q And by virtue of being an officer of that County, you got over the County very much during your administration, is that right?

A Yes, Sir.

Q And during that period of time you got acquainted with Mr. Roy Bryant, did you?

A Yes, Sir.

Q And of course, Mr. Roy Bryant was acquainted with you?
Q And you were all friends, is that right?
A Yes.
Q And you trusted him about matters, and he trusted you about matters, isn't that right?
A I hope so; Yes, Sir.
Q Now, in this last summer, in the last primary, you ran for representative in LeFlore County, didn't you?
MR. SMITH: We object to that, Your Honor. That has nothing to do with this at all.
THE COURT: The objection is overruled.
Q That is correct, isn't it?
A That is right.
Q And Mr. Roy Bryant supported you for that office, didn't he?
A Well, I hope so.
Q But you understood that he supported you, isn't that true?
A Well, I didn't make any campaign for it, but if he did, I appreciated it.
Q But if you thought that you were his friend, then you expected it, didn't you?
A I hope he did.
Q And you believe he did, isn't that true?
A I am not going to doubt it, no, Sir.

Q And when you went up to Money that afternoon, when you went up there and went to his store, he was asleep back there in his living quarters, and you awakened him up or had him waked up, is that right?

A Yes, Sir.

Q Were the other members of his family, the other members who were there, were they awake?

A I don't think anyone else was there but he.

Q No one was there but he?

A That's right.

Q Wasn't his wife there?

A I didn't see her.

Q Did you see the little children?

A No, Sir.

Q Did you see anybody else there at all?

A Yes, Sir, I saw some others. They came there when we were there.

Q Did you see his Mother?

A No Sir.

Q Who did you say you saw?

A Some others.

Q Where they friends of his?

A No, Sir; relatives.
Q And they were there in the store at the time you were there, were they?
A When I was talking to Roy, they were there in the store.
Q And they were there when you got there?
A No, Sir. They followed me up.
Q But they were there before you took him out to your car to talk to him, is that right?
A I guess they was.
Q And you requested him to go out to your car where you could talk to him in private, is that right?
A Mr. Cothran told him to go out there, that I wanted to talk to him.
Q Was Mr. Cothran in the car when you talked to him?
A No, Sir.
Q Then Mr. Cothran stood aside there and was not present when you talked to him?
A No, Sir.
Q It was just you and he there together, is that right?
A That is all, sir.
Q In other words, the purpose of that was so that you could talk to him confidentially and privately, isn't that right?
A Well, I went up there to see what I could do about
this trouble.

Q But the purpose of that was so that you could talk to him in private away from anybody else, even away from members of his family or relatives, and even your deputy sheriff, isn't that right?

A Well, they didn't come out there.

Q But you asked him to come out there for that purpose, didn't you?

A Yes, Sir.

Q And of course, he left the impression that he was going to talk to you confidentially, and you left that impression with him, isn't that right?

A Well, I asked him about the trouble down there.

Q Now let's go further on that -- when you asked him to come out there, when you said that you wanted to talk to him, he naturally got the impression that you wanted to talk to him confidentially, isn't that right?

In other words, when he came out and got in the car with you alone, you closed the door of the car, and you were both alone in there, isn't that right?

A Well, I imagine that is right.

Q And that was so that you could talk to him there confidentially, isn't that right?

A Well, he came out to talk, Yes, Sir.
Q And you talked to him alone and separate from his kinfolks and also separate from your deputy sheriff, isn't that right?

A Well, they was standing off to the other side there.

Q But they were not within hearing distance, were they?

A No, Sir.

Q And what was said there in the car was just between you and Roy Bryant, isn't that right? Just between you two?

A That right, Sir.

Q Now, Mr. Smith, when you came up there to see Mr. Bryant, and he came out to your car and got in the car, and you got in the car with him there, you didn't tell him that you had come up there to arrest him, did you?

A Not at that particular time.

Q And you didn't mention that fact at all, did you?

A Not right then.

Q I mean, until he made that statement to you, isn't that right?

A Well, my general purpose was to go up there and arrest him.

Q But you didn't tell him that, did you?

A Well, not to come on, no, not right then.

Q And you didn't have a warrant for him, did you?
A Not at that time.

Q Did you tell him that you were investigating the case for the Sheriff's Office?

A Yes, Sir - - well, he knew that.

Q I am asking you if you told him that?

A I wouldn't say that I told him exactly that.

Q But you went up there that afternoon as far as appearances were concerned, and as far as a reasonable man would think, where he might have been concerned, you went up there just as a friend to talk privately with him, isn't that right?

A Well, I got him in the car, yes, Sir.

Q Of course. And you didn't tell him that any statement that he might make to you anywise incriminating him might be used against him did you?

A There wasn't no statement hardly made, Mr. Breland.

Q But you didn't tell him that, did you?

A No Sir, I did not.

Q And did you later arrest him?

A Yes, Sir.

Q Did you tell him that you were arresting him?

A Yes, Sir.

Q Just what were the words you said?

A I told him I was going to have to arrest him and
Q: Did you tell him what you were arresting him for?
A: I told him what I was arresting him for, yes.
Q: And you took him right on to jail in Greenwood, did you?
A: A few minutes later, yes, Sir.
Q: In other words, you waited for him so that he could dress and change clothes?
A: Well, he waited on some customers and so forth first.
Q: And you didn't have him in handcuffs or anything like that?
A: No, Sir.
Q: You just took him along with you to Greenwood and put him in jail, is that right?
A: Yes, Sir.
Q: And he stayed there in your jail from that time on until he was brought to Tallahatchie County, is that right?
A: Yes, Sir.

MR. BRELAND: That is all.

REDIRECT EXAMINATION

BY THE DISTRICT ATTORNEY:

Q: Mr. Smith, the town of Money is in LeFlore County, 128
is that right?

A Yes, Sir.

Q How long has Mr. Bryant been in business at Money, to your knowledge?

A Approximately - - I don't know exactly, but I wouldn't say not over two years, I don't think.

Q And during that time you became acquainted with him and he with you, is that right?

A Yes, Sir.

Q And when you talked to him on this particular Sunday afternoon, he knew you were Sheriff of LeFlore County, is that right?

A That's right, Sir.

Q After he made the statement to you that he did go down there to Mose Wright's house that night and got Emmett Till, and then he found out he was the wrong man - -

MR. WHITTEN: I don't believe any of that part was testified to, Your Honor.

THE COURT: I think it was. Go ahead, Mr. Chatham.

Q (Continuing) - - and found out that he was the wrong boy and then put him out of the car and released him where did he say that he released him?

A There in front of his store.

Q And his store is in the town of Money, is that right?
A Yes, Sir.

Q Do you know how far that point would be from Mose Wright's house where he had gotten him?

A Approximately three miles, something like that.

Q Did he offer any explanation to you at that time as to why he did not carry the boy back home when he found out he was the wrong boy?

A He said he figured he knew the way back.

Q MR. CHATHAM: That is all.

MR. BRELAND: Now, if the Court please, we move to exclude this witness' testimony with reference to that statement. And any confession or statement made by Mr. Bryant to the Sheriff at that time would not be admissible, because it has been shown that any statement he did make was not made free and voluntarily to the Sheriff, and he was not properly advised of his rights.

THE COURT: That motion will be overruled. The witness was the Sheriff of Tallahatchie County, and as such, it was his duty to investigate any and all crimes and alleged crimes.

MR. CHATHAM: I believe Your Honor used the word "Tallahatchie" County, but I believe you meant to say LeFlore County.

THE COURT: Yes -- excuse me -- I meant to say he was
the sheriff of LeFlore County.

MR. CHATHAM: That is all we have for this witness.

(WITNESS EXCUSED)

MR. BRELAND: Your Honor, we don't like to be repetitious but the District Attorney in propounding questions to the witness used the words or name "Emmett Till". And there has been no evidence here to show that either party knew the name of Emmett Till at that time.

THE COURT: It is the Court's recollection that Emmett Till's name was mentioned in direct examination.

MR. BRELAND: Then we would like to call Mr. Smith back to the stand, if you please.

GEORGE SMITH,

Recalled as a witness for further cross examination by the defense, having been duly sworn, upon his oath testified as follows:

RE-CROSS EXAMINATION

BY MR. BRELAND:

Q If we understand your testimony correctly Mr. Smith, you asked Mr. Bryant at that time why he went down there and got that little ole boy, and you just asked him about a boy, and you didn't mention the name "Emmett Till", is that right?
A: I didn't know Emmett Till's name at that time.

Q: And so far as you know, neither did Mr. Bryant?

A: No, Sir, I don't know that he did.

MR. BRELAND: Now, if the Court please, we ask that his testimony be excluded.

REDIRECT EXAMINATION

BY THE DISTRICT ATTORNEY:

Q: Mr. Smith, on that Sunday afternoon when you were talking to Mr. Bryant, and he told you that he had found out that the boy he had gotten from the house of Mose Wright was the wrong boy, and he said that he had released him after that, where did he say he released him?

A: In front of his store.

MR. BRELAND: That is repetition, Your Honor.

THE COURT: That question was asked before.

MR. CHATHAM: But before when I questioned him about this, I used the words "Emmett Till" and that is what they objected to. And I am just going back to the testimony about the boy that was taken out of the house and later, so he said, he was released. I am just clearing that up as far as the testimony is concerned.

THE COURT: That is correct.

MR. CHATHAM: And I would like for the rest of his
Q Greenwood, LeFlore County, Mississippi?
A Yes, Sir.
Q How long have you been in that County?
A Thirty years.
Q Thirty years?
A Yes, Sir.
Q And during the past four years, have you occupied any official position in that County?
A I have.
Q And what was that position?
A Deputy Sheriff.
Q You were a deputy under Sheriff George Smith, is that right?
A Yes, Sir.
Q Were you serving in that capacity during the month of August, 1955?
A I was.
Q As Deputy Sheriff working under Mr. Smith, did you have occasion to assist him in investigating the death or disappearance of a negro boy by the name of Emmett Till?
A Yes, Sir.
Q And in your investigation, did you have occasion to talk to Mr. J.W. Milam, one of the defendants in this case?
A Yes, Sir.
Q And when was it that you talked to him, Mr. Cothran?
A It was in the LeFlore County jail.
Q You talked to him in LeFlore County jail?
A Yes, Sir.
Q Do you remember how many days after the body was found it was that you talked to him, or was it before that?
A It was after the boy had disappeared, but it was after he was placed under arrest for the commission of an alleged crime.
Q Who was present when you had this conversation with Mr. Milam?
A No one but him and myself.
Q And you say that was in the LeFlore County jail over in Greenwood?
A Yes, Sir.
Q Did you offer or promise Mr. Milam any reward for making a statement to you?
A He didn't make a statement.
Q But you say you talked to him?
A Yes, Sir.
Q And in that conversation you had with him, he did make a statement, isn't that right?
A That's right.
Q Before that statement was made, did you offer him
or promise him any reward or hope of immunity afterwards
if he would make any statement to you?

A No, Sir.

Q Did you threaten him or intimidate him in any way
at any time in order to get him to make a statement to you?

A No, Sir.

Q Was any statement made to you on that day in the
LeFlore County jail by Mr. Milam?

A Yes, Sir.

Q And was the statement made to you on that day, at
that particular time, freely and voluntarily made?

A Yes, Sir.

Q Mr. Cothran, will you tell the Court in the absence
of the jury what your conversation was at that time with Mr.
Milam?

A I asked him if they went out there and got that boy.

Q When you said "they", did you call them by name?

A I didn't call anyone by name. I just asked if they
went out and got that boy. And then he said, yes, they had
got the boy and then turned him loose at the store afterwards;
at Mr. Bryant's store.

Q Did he say why they turned him loose there?

A He just said that they brought him up there and
talked to him, and then they turned him loose.