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The Cleveland Press

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CLEVELAND, MONDAY, AUGUST 16, 1954

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SINGES



THE SHEPPARD BROTHERS HUDDLED in earnest conversation during Dr. Sam's appearance in court. Dr. Richard N. Sheppard had reassuring news of Chip, the son of the accused osteopath. Deputy sheriffs hovered close by, and one put a restraining hand on the arm of Richard.

BULLETIN

Dr. Samuel H. Sheppard walked out of the County Jail at 12:20 p. m. today, resting on the arm of his brother, Dr. Richard Sheppard.

Dr. Samuel H. Sheppard today won at least temporary liberty on \$50,000 bail as the charge that he murdered his wife, Marilyn, was tossed about in a two-ring legal battle.

The 30-year-old osteopath wept as his chief defense counsel, William J. Corrigan, pleading for a moderate bail figure, described his "excellent past reputation," and argued:

"He has committed no crime whatever, except possibly the sins we sometimes all commit. . . ."

Common Pleas Judge William K. Thomas ordered Dr. Sam's release on bail, observing that "this is an American court, operating under our Constitution and Bill of Rights.

Judge Thomas' action in ruling that Dr. Sheppard was entitled to freedom on bail came as a surprise.

His lawyer, William J. Corrigan commented: "I've always asked for bail in first degree murder cases but it never was granted." Corrigan said that the last case he recalled in Cuyahoga County where a man charged with first degree murder had been allowed bail was in 1919.

Said Assistant Prosecutor Saul S. Danaceau: "In my 18 years as a prosecutor, no first-degree murder prisoner was ever released on bail."

While Dr. Sam greeted his freedom with a smile of gratification, on the floor below in the Criminal Courts Bldg., Dr. Lester Adelson, deputy coroner, was telling the Grand Jury of the savagery with which Marilyn Sheppard was murdered.

Judge Thomas, in agreeing to postpone a preliminary hearing on the murder charge against Dr. Sam until 1:30 p. m., Wednesday, apparently gave the Grand Jury that much time to return an indictment.

Dr. Sam's bail request victory resulted from a "calculated gamble" taken by County Prosecutor Frank T. Cullitan.

"Dr. Sheppard might be on the street for a few days," Cullitan said, "but that doesn't worry me. He



AS WITNESSES SEE THEM the Grand Jury looks like this. First row, left to right, are Bert Winston, foreman, of 2749 Ashley Rd., Shaker Heights; Arthur R. Gutschmidt, of 3245 W. 43d St., and Mrs. Gladys M. Hendricks, of 17301 River Way Dr., Rocky River. Second row, left to right, Belva G. Andrews, 10801 Chippewa Dr., Brecksville; Mrs. Mary Byers, of 1358 W. 112th St.; Mrs. Catherine Carey, of 1915 W. 52d St.; Mrs. Esther Bieger, of 1455 Lander Rd., Mayfield Heights; Mrs. Frances

Schumm, of 1321 Giddings Rd., and Mrs. Rebecca Mc-Cutcheon, of 14100 Jenne Ave. Third row, left to right, Mrs. Katherine Sharkey, of 11023 Royalton Rd., North Royalton; John Zippay, of 3481 E. 153d St.; Kenneth Moughton, of 855 Grayton Rd., Cleveland Heights; John F. Doyle, of 2011 W. 100th St.; John M. Martin, of 1621 Gallion Ave., and Mrs. Lucille Murphy, of 9801 Parmelee Ave.

can easily be re-arrested after the Grand Jury indicts."

And Cullitan's assistants assigned to present the case to the Grand Jury—John J. Mahon, Saul S. Danaceau and Thomas Parrino—expressed confidence that the jurors would hear ample testimony to support a first-degree murder indictment.

This was the timetable of the day's quick-paced developments:

9 A. M.—All 15 members of the Grand Jury, plus the three women alternates, assembled at the Criminal Courts Bldg. The alternates were excused. The remaining nine women and six men began discussing the case.

9:20 A. M.—Judge Thomas mounted the bench in Turn to Page 4, Column 3 Cleveland Press, Monday, August 16, 1954

Doctor Is Out Under \$50,000 Bond

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the second-floor courtroom.

9:40 A. M.—Thomas granted the continuance and took Corrigan's motion for bail under consideration.

10 A. M.-Mahon, Parrino and Danaceau began outlining the murder case against Dr. Sam to the Grand Jury.

10:30 A. M.—Dr. Adelson, called as the first jury witness, described the autopsy on the victim. The examination showed Mrs. Sheppard's skull was shattered by 25 or more savage blows of a missing murder

weapon, delivered in swift succession by "a powerful adult," probably in a rage.

11:05 A. M.: Thomas ruled

that Dr. Sam is entitled to bail. Judge Thomas read the constitutional provision that a defendant is entitled to bail except in capital cases where "the proof is evident or the presumption of guilt great."

"What is the evidence in front of me here?" Judge Thomas asked, "Nothing, except the application of the defense for bail, and a statement by the prosecution in opposi-

"This court cannot go beyond this courtroom. We cannot deal in surmise. I must find that there is nothing before me here to sustain a finding that proof is evident or presumption great.

No Evidence to Act On

"I do not pass on the question of innocence or guilt, but merely upon what evidence has been presented here. I find no evidence.

"Having in mind that this is an American court, operating under our Constitution and our Bill of Rights, I grant this application."

Before taking the amount under advisement, Judge Thomas sent down to the Grand Jury room for the assistant prosecutors.

"We oppose his release on any bail," Danaceau declared. "Other than that, it's up to the court."

Asks Moderate Bond

Corrigan argued for a moderate amount, "This man," he said, "is 30 years old-a doctor.

"Up to this time, he bore an excellent reputation in this community.

"He has committed no crime

sins we sometimes all com-

Corrigan described Dr. Sam as a home owner, and outlined the prestige of his family in Bay Village, where his father, Dr. Richard A. Sheppard, founded Bay View Hospital.

While Judge Thomas was deliberating on the sum, Corrigan told reporters his client was not happy about his near-

Faces Serious Charge

"The man has nothing to be happy about," the veteran de-fense counsel said. He has lost his wife and his unborn child. He hasn't seen his son for some time. What does he have to be happy about?"

The court session at which the preliminary hearing was postponed took only 20 min-

Dr. Sam was brought down from his fourth floor cell the second floor to courtroom in handcuffs. The manacles were removed at the door.

Talks to Brother

Entering the courtroom, from which spectators were barred, he nodded to his older brother, Dr. Richard Sheppard.

Dr. Richard sat down beside Sam and started a conversation, but was ordered away by deputy sheriffs.

Dr. Sam was wearing the same gray suit he had on at his wife's funeral.

The jurist entered into the record that he and counsel had inspected the murder home Saturday, then turned to the prosecution battery:

Assistant Prosecutor John J. Mahon asked the continuance. "The Grand Jury is now in whatever, except possibly the session," he said, "and evidence

in this case is being presented." Judge Thomas turned to the

defense attorneys. "We feel the problem is a matter for your honor to decide," said Associate Defense

Counsel Fred Garmone. Thomas suggested that the state was really asking "what amounts to a dismissal of the

This was disputed by Mahon and Assistant Prosecutor Saul S. Danaceau.

"There is a first degree murder warrant against this man," Danaceau said. "There is no reason why anyone should suggest that the state's action is a move to dismiss. On the contrary, it indicates that the case is so serious that we're taking it directly to the Grand

Hearing "Unnecessary"

Thomas pointed out that "for this court to proceed now, since the Grand Jury is considering the case, would be unnecessary."

However, he continued, Common Pleas Judge Frank J. Merrick had set a five-day time limit, starting last Friday, on the preliminary hearing.

Thomas ordered the hearing continued until 1:30 p. m. Wednesday.

Corrigan leaped to his feet and demanded that his client be released on bail.

"This man has been in jail more than two weeks," he said. "The crime was committed on the Fourth of July. From July 4 to July 30, he was present at his father's house in Bay Village, and about the streets of Bay Village.

"No Effort to Depart"

"There was no effort or thought on his part to depart from Bay Village. There isn't any reason in the world this man should be kept in jail."

Corrigan cited the constitutional guarantee of the right to bail "except for capital of- jurors.

fenses where the proof, evidence or presumption of guilt" is great. He also quoted the constitutional ban on "excessive bail."

Judge Thomas retired to study the law before ruling on the bail application.

Dr. Sam was permitted to remain in the courtroom to await the ruling. He had an animated conversation with Corrigan and Garmone, smiling occasionally and gesticulating.

Has Lost Weight

His brother "looks pretty well, although he's lost some weight," observed Dr. Richard.

Dr. Sam told a Press reporter: "I think I'd rather not say anything."

Rr. Richard told Sam that his son, Sam (Chip) Jr., 7, had returned from a Pennsylvania camp and was at the home of their third brother, Dr. Stephen. Chip slept through his mother's murder.

Their second conversation was interrupted by a deputy sheriff, who ordered Dr. Richard to "stay away from the prisoner."

Dr. Sam w.s writing on a legal tablet when Judge Thomas came back into the courtroom to make his bail

He put the pad aside and listened intently.

Grand Jury witnesses will include Miss Susan Hayes, 24, the former Bay View Hospital technician who has admitted West Coast intimacies with Dr. Sheppard, and Dr. Lester T. Hoversten, 42, a house guest in the murder home for three days prior to Marilyn's death.

Both were flown back to Cleveland from Los Angeles to testify.

Foreman Bert Winston, president of the Mutual Finance Co., estimated that two or three days would be required for presentation of the case to the