

MR. CORRIGAN: May it please the Court, our records do not reveal that State's Exhibit 1, being the corduroy jacket, has been offered in evidence, and I wish to offer State's Exhibit 1 in evidence at this time.

MR. BAILEY: No objection.

THE COURT: Your record is correct, Counselor, it had not been received. It is now received.

MR. CORRIGAN: Our record reveals that State's Exhibit 15, being a photograph of the couch and jacket thereon, has not been offered into evidence; and I wish to offer it into evidence at this time.

MR. BAILEY: No objection.

THE COURT: Received.

MR. CORRIGAN: And for the record, your Honor, may I at this time re-offer all of the State's Exhibits, being those exhibits marked State's Exhibit 1 through and including State's Exhibit 70.

MR. BAILEY: In the event that any of those have not been received, we have no objection to their now being received as a matter of record.

THE COURT: They are received.

MR. CORRIGAN: The State rests,
your Honor.

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THEREUPON THE STATE OF OHIO RESTED

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MR. BAILEY: May we approach the
bench?

THE COURT: If you please,
counselors.

You ladies and gentlemen at the back,
if you wish you may now leave.

(Thereupon counsel and the Court conferred at the
Court's bench out of the hearing of the jury,
as follows:)

MR. BAILEY: May we have time to
present and argue certain motions?

THE COURT: Yes, you may, Counselor.
How much time do you think you need or want?

MR. BAILEY: Well, we have in mind
a motion for directed verdict, the question of
insufficiency of the evidence.

It might be best if we both had overnight
to prepare argument. Does that go along with your
desire?

MR. CORRIGAN: That is perfectly