

thereupon excused from further service in this case.)
(Thereupon the following proceedings were had in
the absence of the jury:)

THE COURT: Let the record show
that a jury of twelve, and two alternates, now being
impaneled and sworn, and ready to receive evidence,
the defendant's motion for an order to change the
place of trial for the reason that a fair and impar-
tial trial cannot be had in this county, is hereby
overruled.

May I see Counsel in Chambers, please?
(Thereupon the following proceedings were had in
the Court's Chambers:)

THE COURT: Mr. Bailey, do you
have a motion you wish to direct to the Court's
attention?

MR. BAILEY: I wish to renew my
motion for the sequestration of the jury for the
balance of the trial, until such time as the case
has been terminated by law and a verdict has been
returned.

THE COURT: Do you have anything
to say at this time to that motion, Mr. Corrigan?

MR. CORRIGAN: I wish to enter an
objection on the part of the State, predicated on

the fact I see no reason why there should be a sequestration.

I believe that somewhere in this system we have got to provide for the convenience of jurors, and that the sequestration would establish a precedent which would in the future cause people to avoid jury service, and in this instance may work a prejudice by virtue of their effort to expedite their functions as a jury, without regard to a full and complete deliberation of the cause.

THE COURT: Let the record show that the Court grants the defendant's motion to sequester the jury, and the jury will be sequestered.

Mr. Bailey, do you have anything further you wish to say with respect to time of sequestration, it now being a quarter past 4:00, or 17 minutes past 4:00 in the afternoon.

MR. BAILEY: The defendant feels he would suffer no prejudice if the Court were to postpone the physical sequestration of the jurors until tomorrow, so that they could be given adequate notice to gather their belongings and prepare to live away from home for a time; and moves that the sequestration be postponed until tomorrow, the jury being informed this evening as to what the Court's

intentions are.

THE COURT: Counselor Corrigan
or Spellacy?

MR. CORRIGAN: No objection.

THE COURT: The jury will be
instructed of the sequestration, they will be in-
structed that they may return to their homes tonight,
but when they return to this building tomorrow
that they have with them sufficient belongings to
carry them for a few or several days, and that we
will make arrangements from time to time to accom-
modate their needs along these lines in the event
that these needs develop.

Is there anything further, gentlemen,
that anyone wishes to say for the record at this
time before we call the jury?

MR. CORRIGAN: Not on the part of
the State, your Honor.

MR. BAILEY: Not for the defense,
your Honor.

THE COURT: Thank you gentlemen.

(Thereupon the jury was returned to the courtroom,
and the following proceedings were had in the
presence and hearing of the jury:)