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MR. PARRINO: We call Mr. Drenkhan
in response to Mr. Corrigan's calling him.

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Thereupon FRED F. DRENKHAN was recalled as
a witness, and, having been previously duly sworn,
was examined and testified further, as follows:

THE COURT: Let the record
show that he is the same Mr. Drenkhan who has
already testified.

FURTHER RECROSS EXAMINATION

By Mr. Corrigan:

Q Were there some pictures taken of the watch, the two
watches, by your department?

A No, sir.

Q They were not?

A No, sir.

Q Was there a report made to your department showing the
time that the watches were stopped, by either you or Mr.
Hubach?

A To the best of my knowledge, the watches were still running
-- not the watches, but the only one watch that I saw.
That was the Hamilton.

Q No. That isn't my question. Was there a report made of the time noted on the watches by your police department? Is there a record of it that you saw?

A No, sir.

Q You are sure of that?

A Yes, sir.

Q All right. Now, then, on Sunday, you got a call to go to Cincinnati, didn't you?

A Yes, sir.

MR. MAHON: Which Sunday are
you talking about now?

MR. CORRIGAN: Last Sunday.

A Yes, sir.

Q What time did that call come to your department?

A Approximately 10 in the morning.

Q And who did it come from?

A Chief Thomas Fitzpatrick of the Elmwood Police Department.

Q And did he give you some information about a man that was down there?

A Yes, he did.

Q And did you go to Cincinnati?

A Yes, we did.

Q What time did you leave?

A Approximately 3 in the afternoon.

Q And who accompanied you?

A Sergeant Hubach.

Q And did you go by automobile or by train?

A We went by automobile.

Q And what time did you arrive in Cincinnati?

A Approximately 9:30 that evening.

Q Did you see a man there?

A Yes, we did.

Q Did you question him?

A Yes, we did.

Q And he claimed to know something about the murder of Marilyn Sheppard, didn't he?

A Yes, he did.

Q Said that he had been in Bay Village on the morning of --

MR. MAHON: Now, wait a minute.

I want to object to this, if your Honor please.

THE COURT: Yes. It will be sustained.

Q Before you went there you had the information from the Chief of Police of Elmwood City as to what this man had said, didn't you?

A Yes, sir.

Q And you brought the man back to Cleveland?

A Yes, sir.

Q And he has been in custody of the Bay Village police for how long?

- A Until 12 o'clock yesterday afternoon.
- Q What time did you arrive back in Bay Village with him?
- A We got back here at approximately 5 in the morning.
- Q And did you question him on the way up?
- A In the car we might have asked a few questions.
- Q But you did question him in Elmwood police station?
- A Yes, we did.
- Q For some time?
- A Oh, approximately a half hour, three-quarters of an hour.
- Q And then when you got here at 5 o'clock in the -- that would be Monday morning?
- A That's correct.
- Q I suppose everybody went to bed?
- A Pardon me?
- Q Did you go home?
- A Yes, I did.
- Q And then what time did you return to Bay Village police station?
- A 12 o'clock.
- Q And did you question him during the day?
- A Yes, we did.
- Q And how much questioning during the day did you do?
- A I took a statement in the afternoon, and then that evening Sergeant Hubach and myself questioned him.
- Q Have you got the statement?

if they want to put him on the witness stand,
that's perfectly all right.

MR. CORRIGAN: I don't know where
he is.

MR. MAHON: Don't you? You
had the subpoena served on him. He is right
over in the Central Police Station.

MR. CORRIGAN: Where is he?

MR. MAHON: Central Police Station.

THE COURT: Well, the Court will
make him available if anyone wants to put him on.

MR. CORRIGAN: Well, I just want to
show that --

MR. MAHON: Well, get it firsthand.

MR. CORRIGAN: That is all, Mr.
Drenkhan.

And if you want to object to it, go ahead
and object.

MR. MAHON: Well, if your Honor
please, I certainly want to object to that. I
had a perfect right to object.

THE COURT: I think that is very
highly improper.

Ladies and gentlemen of the jury, you will
disregard that statement entirely. Just forget

about it, please.

MR. CORRIGAN: Well, then, I will
proceed to ask him the question.

THE COURT: All right, sir.

Q Did you get out of the automobile in front of Dr. Sheppard's
home with this man?

A No, sir.

Q Did you stop there?

A No, sir.

Q You drove by?

A Yes, sir.

Q Did he make a statement to you about Dr. Sheppard's home?

A At that time?

Q Yes.

A No, sir.

Q Did he later?

MR. MAHON: Object.

THE COURT: Well, he may say
yes or no.

A Yes, sir.

Q And what was the statement?

MR. MAHON: Objection.

THE COURT: Objection sustained.

Q Now, as a result of this telephone call from Elmwood, you

had him from Sunday night until what time on Monday?

A We had him all day Monday.

Q And then what became of him?

A At approximately 11 o'clock yesterday, Tuesday, we took him down to the Central Police Station.

Q That was 11 o'clock yesterday?

A Yes. That's approximately the time.

Q And did you leave him at the Central Police Station?

A Yes, we did.

Q And who did you leave him with?

A With Captain Kerr.

Q Did you see him since that time?

A No, I haven't.

Q Do you have any statement that that man made to you?

A Yes, I have.

Q Where is it?

A It is back at the Bay Village police station.

Q Well, what did he say to you?

MR. MAHON: Object.

MR. DANACEAU: Object.

THE COURT: Objection sustained.

MR. CORRIGAN: That is all.

MR. MAHON: That is all.

(Witness excused.)

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