

DR. SPITZ (cont)

on that side. That could be something here. If you do like I did now and take sample and very superficially cut into that. Now there is one other thing I want to show you

You have to be extremely careful on the neck and in the mouth.

SPITZ: You do the head and go down and elevate that and cut the neck from the chest as low as you can and take it all out, everything clean out and raise this up on a block and do it very well. Just do me a favor, when you do it be careful, but don't be so careful that you cut into the skin here. See this, I didn't see either. I don't know what that is. He's been photographed by the police, not us This needs to be cleaned so that we can see the skin. Then there was one other thing I wanted to show you on the back,

You see now what happens to an autopsy.....you have acome out. I had a case two days ago.....

SPITZ: You know why that is? Because is you cut the skin and you take the organs out, you relieve the pressure and all the lividity goes away.

(Other people have obviously entered the room as "hello" has been exchanged and confab between doctors is inaudible)

I try to find out what the matter is with him and I don't think he is going to be in there more than a couple of days but if you have to go to court today that doesn't help you any. If you cannot do it, then we will send somebody else over. Oh, he didn't well I may be able to testify from notes or somebody here may testify from recollection of the case because nobody here views cases all by himself. So, if you get into a bind let me know and then we will work something out. (Evidently, a phone conversation as the Doctor says: "OK, fine. Your welcome".)

The thing that I wanted to show you, there is nothing wrong with the rectum that I could see. I just don't see anything there. This I didn't see. And he was naked too, from here, I didn't that, but this is what I wondered about. This is drying to me, this thing and I just have never see this. I don't know what this is. I think this is an irritation, due to the sweating and rubbing, but this looks _____ maybe that is why they picture it. (More conferring amongst doctors) It is just unbelievable. Food in the stomach would be important. What food, what kind of food and in what state of digestion, and how much it entered the _____ and what kind of food that you can recognize and in the intestine if he had been fed in recent days, you want to know all the intestines. I couldn't refuse them to take finger prints off the body. They filmed the body. But I was here when they did it. The State Police printed his hands. They are the ones that collect the evidence, they did not cut the finger nails as far as I can see. What good that would have done, I don't know. Take a blood sample, ya. After you look at the stomach, the stomach will be no good to you so keep it for _____ and I will do a complete set of _____ on it. But this definitely is intriguing. This I never saw yesterday. There is a very faint mark, but if he uses a soft scarf or something there wouldn't be anything, more than that.

Did the City take any prints off him?

SPITZ: They got one print off him. A beautiful one. They got.....well, I'm going to try but.....but immediately.....(mostly unintelligible)

(The above previous comments were made by DR. WERNER SPITZ, Chief Medical Examiner for Wayne County Medical Examiner's Office. This is during the consultation he 000429P11 with several of the medical examiners as they examined the body of TIMOTHY KING.)

DR. SPITZ (cont)

Prior to this, SGT. RIVARD couldn't get the first part of the consultation as they were all huddled around the body and they were not speaking too clearly.

DR. SPITZ (cont)

The body is in relatively good condition, there are indications on the ankles that they were possibly bound. Also, on the wrist the possibly of the wrists being bound.

DR. WERNER SPITZ

There is no brake impact.

Down into that ditch and then let him go. They said that the..and I saw the knees and they were..

And he stiffened somewhere else.

But they said that the a....well, I saw the dirt on the head. They said that he was partially face down as though there had been a roll....

I think he probably ate within the hour or hour and a half before he was ...two hours maybe, I don't know. Difficult to say, somewhere in there.

Do you know approximately what time.....of his death?

I said yesterday, 6-8 hours.

6-8 hours. 2:00 in the morning?

I think I placed the time of death around 6:00 to 8:00, but not where he was found. He was killed somewhere else and taken there.

Do you know if rigormortis?

No, but he was about to develop it. I don't think he was sitting, I think he was lying down. From the position of the body it looked like it was stiffening in the position of lying down not sitting up. It wasn't curved enough for sitting up. It could have been in the trunk.

In one indication, the tracks that we have in the snow does not indicate that the man went around to the back of the car. That he only was on the drivers side.

Maybe he was lying down, the kid was only about 4 foot long. A Gremlin is big enough to have

In the back of it, it is big enough to.....Unless this guy has _____ super clean, very few cars have a good clean trunk. They just are not made that well. There is a certain amount of dust and yet the last time they went over the clothes, everything. They couldn't find anything, dust or anything, just absolutely clean.

Can you think of anything unusual to this particular body?

(Conversation of several people and inaudible)

.....the State Police. That is the only thing that I have to come up with anything. Very doubtful that they will come up with anything (that is what it sounded like,,mp) But the amount that they would come with would be so small

Any indication from the marks that were on the wrists? What type of binding (more questions of type of binding but is not clear)

That type of thing could possibly a quarter of an inch wide.

Could it be a clothesline?

I didn't know that he was bound. Was he?

000432P14

There were marks, suggestive! Suggestive!

(The next sentence by anyone is not clear. End of tape)

DR. JOHN SMIALEK
DR. WERNER SPITZ

(1)
MARCH 23, 1977
WAYNE COUNTY MEDICAL EXAMINER'S OFFICE

One or the other had a positive carbon monoxide. One of them 9% apparently. And I asked BOB to run the.....on this one.

Death certificate is "smothering" on the side, found smothered, left on side of road.

While you are going ahead with this, is there a phone I could use? We'd like to have our Chief's advice before the newspapers get it.

Your name is Dr. SIALAK, JOHN (I'm not sure of this info, Couldn't follow his voice)

If it was facing on building which there would be _____ versus _____, if he was driving around with him in the car, for instance, alive, in the trunk, we should have the same factor, or close to it, somewhere to the same thing. If it is a space heater in a room where they are being held and that space heater is not commonly used because of the warmer temperature, then it might count for the difference.

Let's wait for a few of the fellows to come in.

The evidence that we have indicates that the child was smothered. There are injuries of the mouth, tongue, no evidence of any strangulation. Aside from the smothering, evidence there are abrasions on the top of the head which are quite superficial that appear to have been inflicted before death. Then there is a small abrasion at the front of the left ear. Examination of the genital and rectal area that is definite dialation of the penis and rectum indicating some form of sexual abuse in that area. Aside from whether or not the slides show any sperm, there is no question that he was assaulted..

Sexually assaulted? Answer: Yes. Question: How about his penis, had that been injured in any way? Answer: NO. No injury at all.

THE abrasions, there was a small abrasion on his left hand, just in this area here. Over the fourth finger. The area of discoloration that we saw might indicate binding on the wrists but there was no evidence of any hemorage in the underlying tissue so that doesn't conclusively prove that he was bound but it doesn't necessarily prove that he wasn't either.

But there are bruises??

Well, there was superficial discoloration of the skin but a bruise in terms of hemmorage in the underlying tissue wasn't there.

Then if he had struggled, even some minor struggle against the bindings, it would have marked so that you would have been able to tell?

Yes, he should have had some abrasions or even a friction burn usually they get.

Even with, say cloth, something like that?

If it was soft material it might have prevented a more friction development.

Say a wide tape, like duct tape used by furnace men or certain....

How about those articles used in bondage, if you are familiar with that, they wide bands.....

THEy can use anything at all, belt whatever. THE

000434P16

I was thinking of cloth because there is a certain amount of give that wouldn't cause the cutting.

Right, it would protect the overlying skin. That is certainly possible. There just isn't any evidence to definitely confirm that.

But if there was, it would be more likely that than rope or cord.

That type of evidence would more likely be there with rope, than cloth.

....with what you had found or with more hemorrhaging?

But what we haven't found would more likely be there with rope than cloth, but we haven't found anything which more along with something loose like a cloth.

Any indication that he may have been unconscious at the time of death? Do you have tests at this time?

There was some swelling of the brain which would indicate that he had been unconscious for a short period of time before he expired.

Any idea what would cause that unconsciousness? Would the blow or the abrasion seen on the head, would that have caused it?

So that would prevent any marks, any bondage marks?

Yes, if he was unconscious, he wouldn't be struggling.

Then the swelling of the brain.....?

It is a bio-chemical cellular change that occurs once the brain is deprived of oxygen then the cells start allow the seepage of fluid in the surrounding tissue.

....that there was a partial suffocation and then possibly a period later that he..

He could have been suffocated but not completely dead. He might of remained metabolically alive for another period of one half hour or an hour. During that time he would have for intents and purposes appeared dead. Some of the cellular changes continued to occur in his body for a period of half an hour to an hour and then he finally completely expired.

I was wondering because of the sodomy in the other case could have been pressing... during the course of the sodomy and then there was apparent recovery and then a harder object, possibly the hand finished the job.

No, I don't think he recovered and then was assaulted again. I think he was asphyxiated to a point almost to approaching death and then remained chemically alive for another short period of time.

If I may go back to the very start and you were talking about the marks on the face, the cuts on the inside of the lip, do you feel that that would be something similar to a hand or a hand pressure versus a pillow?

No, it could have been a pillow.

With that amount of force and the mark that was on his face..../

He would have to have been trussed up tight to completely include his

000435P1

2
Would it be more consistent with the hand? This is just off the wall.

No.

I might have even expected more injuries if there was a hand. I wouldn't be surprised if he might have even, just speculating, even had that..been asphyxiated while he was asleep, possibly. There are no evidence of struggle, I would have expected more injury on his mouth if it was a hand rather than a pillow.

You mentioned the abrasion on the head; it is that more likely a mat burn, rug burn type abrasion? Could that have occurred during...

It would be consistent with them...It could have been if there was a rough carpet. It would be a rough surface., something firm underneath them, rather than a soft mattress

Moving down to the chest, was there some type of marks on the chest?

They were a...

I saw the chest and it looked almost like old burn scars.

That completely disappeared and that is why I asked her if he had a scar. I asked the mother. She said "no" and if you look at it now, it is completely gone. Apparently he had some snap buttons in his ski jacket and that was just an area where the hadn't developed but now it is completely gone.

The sodomy, with the dialation that you found, are you able to estimate any way of how long before that would have returned to normal if he had remained alive? What I am trying to say is how far back from the itme that he expired, do you have any idea when he was sodomized? Or did it happen afterwards? Or could it have been frequent?

I assume that the body would..that the dialation would delete after a certain period of time, if he remained alive. It is possible that it could have occurred after he died. And it is also likely that it occurred more than once for that degree of dialitation to occur and remain there.

I am sure you may well be aware why we are asking the various psychological backgrounds, the party who has the sex and the culmination thereof isthe fear of.....

If he had not been sodomized after he was dead can you estimate the minimum amount of time or the maximum before he died, that he was sodomized?

How long would it take a body and sodomy had occurred and if death had not been the final result, how owuld it have taken the anal track to return to its normal size?

There is obviously that the anal tract is dialated from sodomy, what we are trying to ask is if we go back and say if , assume for the moment he was not sodomized that he was not sodomized after he died, it would take a certain amount of time for the body after sodomy and he stayed alive, to return to its normal size. Would you have any idea what length of time would be?

If he was being sodomized before death, how long does it take the anus, the sphincter to return to its normal tone after sodomy has occurred?

I think I can answer that of a first hand experience in some way. My little boy when very young could not go to the bathroom, and my wife took him to the pediatrician and asked the pediatrician what to do and he said that is very simple. He put a fing^{00436P1} in there and said I cannot put my little finger in there, it would mean that he is too narrow. Therefore what you have to do is work his anus open by sitting...

believe it would return because what you are talking about you are talking about probably some of the muscle fibre because what is down there? It is a ring of muscle and some of these muscle fibres would be stretched, some would be torn and I think it would take a long time to come back normal. In fact, the youth of it.....
That is my way of thinking. Do you think that it is logical??

Well, if this happened , and he has been gone four days, you are saying he used it, well to go to the bathroom, if he has been sodomized constantly over this period of timejust before death.

....would dilate it and I don't know what he stuck in there, something was stuck in there with something, his penis, or a broomstick or whatever, his thumb, he didn't do a lot of damage but there were bruises around there.

Any indication of any lubricant?

No, just normal secretion from that area.

Why, don't we let the doctor go on with his report rather than....

NO, I think we are just about finished.

Any foreign objects on the body?

For the purpose of the recording, I covered it earlier, the condition as to cleanliness.

I agree with what we were talking about earlier that certainly the body was extremely clean. The finger nails and toenails were all extremely clean. I asked the mother about that, whether that was a normal condition for him and she indicated he wasn't that type of a kid, "No". And certainly they were extremely clean.

I'm going into the scalp a little bit. The scalp showed evidence of accumulation of scales on the scalp and the hairs which would indicate that it hadn't been washed within the previous 48 hours, that what I would estimate.

Stomach contents.

There was a lot of fluid in the stomach. There appeared to be some white meat suggestive of fowl along with other which appeared to be vegetable in the stomach, with fairly advanced in terms of digestion. Some completely digested food was extending into the small intestine as well.

Would that be normal? Answer: Yes.

How long a period of time would that have been after eating?

About three hours.

You say vegetable. Can you identify that?

No, I would have to clean some of it up and filter it out and take a closer look at it. It was all just mixed together mixed with the mucus and everything. Corn in the lower intestinal tract. Maybe three days or so ago, possibly earlier, say 2-4 days. He had digested some corn and that was in the lower intestinal tract.

How about time of death? Say that he had eaten 2-3 hours before, now how about approximate time of death?

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it at 11:00?

I told you that.

That the body was warm?

Sure, I told you that. When I came out there..

He said that when he felt underneath and it felt like a normal human body practically.

..and I lifted the right jacket and the shirtand I told him feel, that feels warm and he put his hand there and he said "Oh, yah". But the back part was up and he felt it here on the left side.....

And the rigor was starting to develop, you say?

And that time there was rigor present, not very much. I would said yesterday and I maintain that now, that I believe the time of death would be 6 and 8 hours before I saw him at 2:00.

If I interpret that correctly that would be about 6:00 and 8:00 yesterday evening.

Right, and if you consider, and I didn't know at that time about the food, but that if he ate at 5:00

Any indication how long the body had been out there? I mean from warmth and weather factor

That is consistent with what Dr. SPITZ was saying about a 6-8 hour period for the body not to have lost it's normal body temperature completely.

In talking with Dr. SPITZ earlier, he said something about a certain amount of rigidity starting to form in the legs, he felt that the body had been transported in a prone position; I'm not that well versed. Could you give us an interpretation behind that?

If the person had been moved in the trunk with the knees bent up, he would started to develop rigormortis in that position. So when he was left out on the side of the road he would still maintain that body attitude. The stiffening of the muscles would maintain it, but the fact the rigormortis had already to develop in the legs and the legs were outstretched indicated that he had been transported in that particular body attitude.

Is there anything you can tell from the seven.....that was on his back side.....?

What he said when that at the scene would be more important because you could see the difference from turning the body over. It was face down at the scene, right? And when we turned over when it was transported here, it was left on that stretcher for awhile you could see the change already from the blood settling back to the now dependent part of the body. The fact that he had been only dead for sy 48 hours meant that the lividity could change, as soon as we changed the body it was going to change and it did and we saw how it changed from the front at the scene.

And it could have changed several times

Do you have a case number on here? #2126.

There was no indication on initial investigation of the body regarding the lividity at that time was there?

This is what Dr. SPITZ made some observations at the scene which would be more pertinent as to.....No, they were on the front because he was face down but when we transported

00043820

we put them on their and bring it in and leave it on the stretcher on the back and all liver was starting to form in the other area.

So that indications are that he was transported face down after death?

That was my impression. You could check with Dr SPITZ.

.....finger nails. That appears then to be an obvious scraping that went along with the ultimate cleaning of the body..

There wasn't any evidence that the person had abraided or used considerable amount of force to clean the body. The nail beds weren't ..it doesn't take much to cause hemorrhage when you stick an instrument under that area especially in that young of a child. There wasn't any evidence of any bruising, any evidence of any abrasion of that tissue to indicate that it had.....probably not too soon before death.

Before or after???

The fact that all the tissue was intact suggested to me that it had not occurred within hours before death or after death.

You know we are looking at this thing.....and we were wondering if after he done with the act versus had he done it prior to having.... and you're talking about it being a male and having himself a clean tender thing versus having had intercourse or sodomy and then he cleans the body to rid it of all evidence including sperm .

That would be another thing I would care to ask. With the sodomy thing, I would assume and I have not had the experience with the sodomy viloations, if he had been sodomized would there be some other indications on the outside of the body if for instance if he had been washed before the sodomy in contrast to after? So the sodomy could occur.. There was no blood, he wouldn't have had any blood outside of ...

Any ejulation should not be affected, regarding the washing after providing he had not pulled out first, he had ejaculated in the boy, this should be available through the test no matter what ...

If the fluid was there ...

ould it not have ran out or spilled out if it had been a normal amount of a normal male would there not have been some that would have come back out of the opening?

With the dialation it would seem that there would be some stuff.....

I'm thinking of the probabilities, I'm not saying that it has to be, well....

I'd rather look at the smears that we have, that we have taken and see if there is any evidence that there was anything injected into that area.

What I'm asking is if there had been, would it have come outside of the body?????

If it was a normal adult individual, yes, there could have been some leakage of fluid around that anal area, there wasn't any.

You would have been able to see it with the naked eye, I assume.

Probably.

If there is semen in the anal tract, is there any other tests that you can get a possible type even though it was in the passage.

00043921

Yes, you could pick up both types, even the boys type.

(Next confab unintelligible)

Where do you find anything unusual about this particular case?

Think the cleanliness is unique, the minimal amount of injuries of the body. Is there any indication how well kept this.....

Perfectly well kept. There was a lot of food in the intestinal tract, no indication that he had been starved and physically abused to any great degree.

So the lack of physical abuse and cleanliness are the two leading factors?

The degree of cleanliness and the other actions on the body, does this indicate anything to you regarding the person?

Well, I'd agree that certainly the person was a very compulsive type of individual but commenting on that very bazaar type of behavior, I don't think it is very fruitful.

Is that thing about washing the body, is it any different than if anybody had taken a shower? In other words, if I had taken a shower, would my body be in any different condition than that body.

For a kid, the cleanliness in the nails would be remarkable.

But as far as the skin, is clean clean or is there clean and super clean?

wouldn't on whether it was clean or super clean but it definitely was clean.

.....Tape apparently turned and started again.....

bleeding from her head. It was that 9 year old girl that was killed behind the house a few months ago..

Another thing about the sodomy thing, is there any way for you to determine whether in fact that it would have been a penis in contrast to a foreign object, a broom handle if you want to call it that?

It would depend on whether there was sperm or not in there.

My point is, we are trying to pin it down to male or female.

We don't know if, for instance, on the last girl that was found, if it is a male, that kind of helps us along. Could have been a foreign object is what we are trying to determine.

I couldn't tell you that one way or the other unless I find sperm in which case

I was wondering also, is this unusual in crime.....sodomy, I'm not familiar with.....I would assume they do use vaseline or petroleum or whatever.

don't think it would be necessary.

A child of his age, I would assume his anal opening would relatively small in its normal state and if you take the average male his penis quite a bit larger, probably 3 or 4 times as large and I would think that by trying to force that opening there would be some ripping and tearing if it would be a normal mail. 000440P22

8

ripping and tearing and bruising, depends on how much resistance there is .

....how far he puts it in, all kinds of stuff. Don't get in tangles, don't draw conclusions(Dr SPITZ)

I agree. They are trying to exclude whether it might have been an instrument in which case they can rule out male or female and whether there definitely there was male.

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City of Livonia

Narrative Report

Page 1

Incident # 77-0006883	Class: 00-0900	Time: 1600	Date: 7-31-2007
OCCK investigation			LPD narrative report

6
7 Reporting Officer: D/Sgt. Cory M. Williams

8
9 *** Oakland County Child Killings. "Homicide of Timothy King," Livonia Case #77-0006883. ***

10 *** Busch & Greene Lead. *** Developed by Livonia Police in the summer & fall of 2007.

11
12 Details: This is the Livonia Police Departments report on the development of the lead into
13 Christopher Busch & Gregory Greene, and their possible involvement in the Oakland County
14 Child Killings (OCCK). This is an "on-going" investigative report, that not only includes the
15 details of how the lead was developed, but also the details of the investigation into this lead,
16 while working in conjunction with the Michigan State Police & the F.B.I., as part of the
17 Oakland County Child Killing Task Force.

18
19 7-31-2007: I returned a phone message today from Cathy Broad (King), Timothy King's older sister
20 who is an attorney living in the Chicago area. Cathy told me that she received some information
21 from a friend of hers that she wanted to relay to me that may be a good lead in her brother's case.
22 She told me that she has been in contact with her brother Chris, who resides in the Detroit area,
23 about this information and advised her to call Sgt. Williams at Livonia Police Department. I have had
24 the opportunity to meet Chris King a couple of times during the past couple of years, while
investigating the Ted Lamborgine lead, in the Oakland County Child Killing (OCCK) case.

25 Cathy began by telling me that a close friend of hers, that she grew up with named, Patrick Coffey, is
26 a private Polygraph Examiner in the State of California and attended a Polygraph Examiners
27 convention in Las Vegas approximately a year ago. While at this convention, Coffey struck up a
28 conversation with another examiner attending the conference, after noticing the other examiner was
29 from Southfield, Michigan. This other examiner, Coffey spoke with is named Lawrence Wasser.
30 Wasser runs a private polygraph business in Southfield, Michigan and has been a licensed examiner
31 in Michigan since 1975. During this conversation, Coffey began telling Wasser the reason he got
32 into the polygraph business 20 years ago. Coffey told Wasser that he became an examiner
33 because of a close friend & neighbor of his while growing up in Birmingham, Mi., that was abducted
34 and killed in 1977 named Timothy King. Cathy King stated that Coffey told her that Wasser was
35 visibly stunned & shaken when Coffey talked about his close friend being Timothy King. According
36 to Coffey, Wasser's body language and overall reaction and mood change indicated to Coffey that
37 he had "struck a nerve" with Wasser when saying the name Timothy King. Cathy told me that
38 Coffey stated to her that Wasser then reminded Coffey of their obligation to the Polygraph
39 Examiner/Client confidentiality privilege, telling Coffey that he polygraphed a guy 30 years ago that
40 confessed to being involved in the Oakland County Child Killings. Wasser told Coffey that the
41 suspect was brought to his office by the suspect's attorney for a polygraph, unrelated to the child
42 killings, at which time the suspect confessed to killing Timothy King. Cathy relayed to me that
43 Coffey told her Wasser stated that the suspect is now deceased and so is his attorney. Cathy also
44 relayed to me that Wasser is supposed to be approximately 60 years old.

1 **7-31-2007:** I performed a computer check through Lexis-Nexis in an attempt to locate Lawrence
2 Wasser. This check showed a Lawrence Wasser with an active Polygraph Examiners license since
3 1975, located at [REDACTED]. The license type showed him to be a
4 private polygraph examiner. I performed a check on Wasser through the LEIN and Secretary of
5 State, which showed Wasser to be born, [REDACTED] and to reside at [REDACTED]
6 [REDACTED] Michigan. This check also revealed that Wasser has a permit to carry a concealed
7 pistol.

8 **7-31-2007:** I called Rob Moran (Chief of the Homicide Unit at the Wayne County Prosecutors
9 Office) about this information. Moran stated that he wanted to have a couple of days to research the
10 law on the attorney/client & polygraph examiner/client privilege in Michigan.

11 **8-8-07:** I talked to Moran today who stated that he believed we could obtain the information from
12 Wasser we needed for an investigation, through an investigative subpoena, served on Wasser, that
13 would compel him to appear in Circuit Court and supply us with the information about this suspect
14 and the possible confession, and also to provide any files/records he has relating to this polygraph
15 interview.

16 **8-9-07:** I met with Rob Moran today at the Prosecutors Office and we presented our information
17 about this possible lead to Judge Michael Talbot at the Circuit Court. We discussed the information
18 and Judge Talbot approved an Investigative Subpoena for Wasser and his files. I obtained the
19 signed Subpoena for Wasser, which was an "order to appear" at the Frank Murphy Hall of Justice
20 (Circuit Court) at 2:00pm on 8-16-07 in front of Judge Michael Talbot.

21 **8-9-07:** After going to Wasser's workplace (Wasser Consulting Services Inc.) and his home in [REDACTED]
22 [REDACTED] I made phone contact with Wasser, who agreed to come to Livonia Police Department to
23 talk. When Wasser arrived, I explained to him the information I had obtained from a witness and
24 showed him a copy of the Subpoena I had from Judge Talbot at the 3rd circuit court. Wasser was
25 visibly shaken by this, leaning forward and stating that I did not know how serious this is and he
26 began ranting about case law that prohibits him from releasing this type of information, stating that
27 it's privileged. I explained to Wasser that even though I have a subpoena for him to appear and
28 produce his records, if he (Wasser) just simply wanted to cooperate in this case and supply the
29 information, then it would not be necessary to go forward with this investigative subpoena. I
30 reminded Wasser how serious and heinous the crimes were involving these children and that the
31 families of these victims have been waiting for 30 years for resolution in this case. Wasser stated,
32 that I didn't understand, that even if he wanted to help me in this investigation and supply me with
33 the information, he could not, because he is bound by law, under the polygrapher, client, privilege.
34 I asked Wasser if it was true that the subject in question and his attorney are both now deceased, to
35 which Wasser stated, "I guess you know everything." Wasser asked to be excused for a few
36 minutes so he could call his attorney? I took Wasser out to the lobby area of the police station so he
37 could talk to his attorney. After a few minutes Wasser came back in to the Detective Bureau to talk.
38 I asked Wasser if a Judge ordered him to release the information he has, and relieved him of his
39 responsibility under this privilege, or if his attorney told him it was okay, does he want to cooperate
40 in this investigation and would he supply investigators the information? Wasser said that he would
41 "absolutely cooperate, 100 percent. After a lengthy conversation & visit with Wasser, he then told
42 me, as he was leaving, that he was going to give me a couple of clues. He told me that the person
43 we were talking about was polygraphed by the Michigan State Police, about the Oakland County
44 Child Killings, at the height of the investigation in the 70's, passed and was cleared. Wasser said
45 that as far as he knew this subject did not have an attorney at the time he was polygraphed by MSP.
46 I asked Wasser if he had the records of this, to which he stated that he does not have files from the
47 70's. Wasser also told me that the State Police Examiner that conducted the polygraph, when the
48 suspect was cleared, was not the normal examiner at that time that was doing most of the
49 polygraphs for the Task Force and should have never passed the subject. Wasser stated that this
50 particular examiner had cleared another suspect in a different case after that, that later failed their

1 private polygraphs with him (Wasser) involving the same type of crime. Wasser explained that when
2 this subject's attorney brought him in for a private polygraph, it was about a completely separate
3 crime that the subject had been involved in, after he had been cleared by polygraph in the OCCK by
4 Michigan State Police. Wasser stated further that this person made the statements (confessed)
5 about the OCCK case, during the pre-polygraph questioning portion of this polygraph. I asked
6 Wasser if the subject and his attorney are in-fact deceased, to which, he stated that he could not tell
7 me that without consulting his attorney first, nor could he give me their names. I asked Wasser if I
8 ran a few names by him would he tell me if it were the right subject. Wasser then said that he would
9 have to think a little bit about the name, but that he was sure he could come up with it and that it
10 wouldn't take too much for him to get it for me, as if indicating that maybe he does have records of
11 this. Wasser asked me several times where I got this information, adding that he believed he knew
12 anyways. I told Wasser that I was not at liberty to give him that information. Wasser asked me
13 questions about confidentiality, if he were to supply me with information and asked about this getting
14 to the media. I explained that we can keep him confidential and even discussed some type of
15 immunity. Wasser at one point, expressed concerns he has about the suspect's family possibly
16 filing a lawsuit against him for releasing the suspect's name. I gave Wasser A.P.A. Rob Moran's
17 name and phone number for his attorney to contact. At no time during this interview did Wasser
18 indicate that the information about him taking a pre-polygraph confession from a suspect in the
19 OCCK case 30 years ago, never happened. Actually, Wasser's reaction to what I had learned and
20 the seriousness of how he was treating this, would indicate that this did in fact occur. The interview
21 was terminated.

22 **8-11-07:** Larry Wasser called my cellphone today and asked me for A.P.A. Rob Moran's cell
23 number, so his attorney (James Feinberg) could make contact with the prosecutor. During our
24 conversation, I asked Wasser if I ran a couple of possible suspect names by him, would he tell me if
25 I was right, to which he stated he would try, but wasn't sure if he would remember. I then told him a
26 couple of names, one at a time, to which he stated that none of them sounded familiar. This
27 conversation was terminated shortly after this.

28 **8-14-07:** I conducted a phone interview today with Patrick Coffey, confirmed to be the Polygraph
29 Examiner in California. The story Coffey relayed to me during this interview was almost exactly the
30 story that had been relayed to me by Cathy Broad (King). Coffey told me, Wasser told him that the
31 possible suspect in the OCCK case, not only confessed to the murder of Timothy King to him in the
32 late 1970's, but that he (Wasser) had the polygraph charts and would show them to him the next
33 time they got together (indicating that he does in-fact have records of this incident in his office from
34 the late 70's). When I told Coffey what Wasser had said to me about not being sure if he could
35 remember the name of the suspect, Coffey became upset and stated that the way Wasser was
36 talking to him about it, was as if he knew for certain who this suspect was. Coffey further stated that
37 being a Polygraph Examiner himself, he was sure Wasser had a logbook of all the polygraphs he
38 has ever conducted.

39 **8-16-07:** Case adjourned until 8-24-07 @ 2:00pm. The defense attorney for Wasser, James
40 Feinberg wanted time to file motions regarding the Polygrapher/Client & Attorney Client privilege in
41 Michigan. Prosecutor Moran will file motions showing that under the law, the name of the person
42 polygraphed is not privileged information. Moran will also show that the only privileged information,
43 is communications made between the attorney/polygrapher and the client.

44 **8-24-07:** Prior to the motions being heard on the record today, Judge Talbot called all involved that
45 were in the courtroom, into his chambers for a meeting. The prosecutions response to the defense
46 motion was discussed. Judge Talbot did not want to make a ruling today, but did say that he
47 believed that the prosecutor is right in this case and that all the case law regarding the
48 polygrapher/client privilege that was presented by the defense in their motion, only relates to
49 privileged communications between the two. Judge Talbot stated that he did not believe that just
50 giving the name of the client is included in that communication. Wasser's attorney, Feinberg

1 requested a couple of weeks to look at the case law that APA Moran had presented so that Feinberg
2 could respond. The Judge agreed and the motion was adjourned again until 9-17-07. The case will
3 now be heard in front of Judge Timothy Kenny.

4 **8-24-07: *** (Identified the deceased attorney today that represented the suspect brought to**
5 **Larry Wasser for a polygraph) ***** I was reviewing the defense motion today in Judge Talbot's
6 chambers and observed that Mr. Fienberg had included the name of the deceased attorney in his
7 written motion. The attorneys name is **Jane Burgess**.

8 **8-27-07: *** (I identified attorney Jane Burgess today) ***** I "Googled" the name Jane Burgess
9 and located a firm in Detroit connected to her name, called Burgess and Burgess. This check
10 showed the firm to be located at 535 Griswold in Detroit. I performed a check thru the Lexis-Nexis
11 computer database using the name Jane Burgess and the address from the law firm and located a
12 Jane Burgess that used to be part of this firm and show's now to be deceased. The results showed
13 that she had passed away approximately 10 years ago. This matches the information from Wasser
14 that the attorney of the possible suspect in the OCKK case is now dead. The Burgess & Burgess
15 law firm is now operated by what appears to be Jane Burgess's husband (Lawrence) and son
16 (David).

17 **9-17-07:** We met in front of Judge Kenny today on this matter. Judge Kenny stated that he has
18 been reading the motions and responses and researching case law, but request 2 weeks before
19 making his decision. He told Wasser's attorney (James Feinberg) that from what he has read so far
20 he does not see that the name alone is protected under any case law. Judge Kenny told Mr.
21 Feinberg that he has until September 26th, 2007 to file any other motions in this matter prior to his
22 ruling on October 1st, 2007. A.P.A. Rob Moran was present on my behalf and agreed to the final 2
23 week, adjournment. Judge Kenny added that he is requesting this adjournment because it is a 30-
24 year-old case, a lot of people will be reviewing his decision, so he wants to thoroughly research and
2 review case law first.

26 **10-01-07: *** (James Feinberg gave 2 more clues today, that might assist in identifying the**
27 **suspect, while he was discussing the case with Judge Timothy Kenny) ***** We appeared in
28 front of Judge Kenny today, at which time the prosecutor (Rob Moran) & defense attorney (James
29 Feinberg) put their arguments on the record. Judge Kenny discussed his opinion on the matter,
30 based on the case law he has read regarding this issue. After the judge put some of his thoughts on
31 the record, regarding this issue, he stated that he is going to think about it this week and make his
32 ruling in the courtroom on October 9th, 2007. While Feinberg was making his argument, he supplied
33 me with two more clues about the person that possibly confessed to the Oakland County Child
34 Killings in the presence of his client, Larry Wasser and his attorney (Jane Burgess). Feinberg
35 explained that in 1977, attorney Jane Burgess brought her client to Larry Wasser to be polygraphed
36 on a separate Criminal Sexual Conduct (CSC) charge. He went on to say that this person came to
37 her in 1977, believing that he was about to be charged with CSC. She brought him for a private
38 polygraph with Wasser and during the pre-polygraph interview, he confessed to the child killings.
39 Feinberg explained that this person was told it was okay to do so because he was protected under
40 the attorney client privilege and important for the polygraph that he was preparing to take.

41 **10-09-07: *** (Judge Kenney made his ruling on the motions today in our favor) ***** We
42 appeared in front of Judge Kenny today to hear his ruling on the motions by Feinberg. Judge Kenny
43 ruled in favor of the prosecution today, stating that Mr. Feinberg's client would have to supply the
44 name of the person who confessed to his client, but not any of the files or other privileged
45 communications. Judge Kenny told Feinberg that he (Feinberg) has a couple of days to request a
46 "Stay" with the Michigan Court of Appeals and that his court clerk would supply Feinberg with the
47 court transcripts from these motions to allow him to file. The Judge indicated that the court of
48 appeals would rule on this "Stay" within approximately 3 weeks. If the "Stay" is denied, the Judge
49 will set a hearing within a few days, at which time, Feinberg's client (Wasser) will take the stand and

1 be compelled by Judge Kenny to give the name of the person who confessed. Moran told me that if
2 Wasser refuses to give the name at that point, he would be held in jail, in Contempt of Court.

3 **10-29-07:** Rob Moran informed me today, that he received a call from Wasser's attorney James
4 Feinberg, who told Rob that his client does not remember the name of the person that confessed to
5 him back in the 70's about the killings. Feinberg told Moran that if he (Moran) would agree to put
6 this on an Affidavit, then they could all avoid all of these court proceedings. Rob & I discussed this
7 and agreed that Wasser knows the name and that Feinberg is bluffing. We agreed that Rob would
8 call their bluff. Moran called Feinberg back and told him that we are bringing Patrick Coffey in from
9 California to testify at 12:00 noon on Nov. 12th, 2007 and that his client can take the stand, under
10 oath and say his doesn't remember the name, which is opposite of what Coffey is prepared to testify
11 to. Feinberg stated that he is going to go ahead with the appeal then. Moran told him that he would
12 see him in court.

13 **11-05-07: *** (Met with D/Sgt. Gray with The Michigan State Police today and briefed them on
14 this lead into Busch & Greene) ***** I met with Garry Gray & Dave Robertson (MSP) today and
15 filled them in on the details of the entire lead that I had developed into Busch & Greene. The Livonia
16 Chief (Stevenson) had called MSP several weeks earlier to let them know that we have developed a
17 possible lead in the King murder. MSP was encouraged today about the potential of this lead and
18 were going to submit their list of people polygraphed in the late 1970's to their intelligence unit in
19 Lansing, in an attempt to narrow down the list of potential suspects for us. They will try to determine
20 from the list submitted, which suspects are now deceased, which ones were later charged with CSC
21 and in which county in the metro area and, if possible, who had an attorney named Jane Burgess.

22 **11-06-07:** A.P.A. Rob Moran received a packet today from the Michigan Court of Appeals that
23 contained the motion (emergency request for a "stay") filed by Attorney Feinberg in his client Larry
24 Wasser's behalf. Moran was notified that he had until noon on 11-07-2007 to file his response to
25 this motion with the Michigan Court of Appeals.

26 **11-12-07: *** (The Michigan Court of Appeals denied Feinberg's emergency request for a
27 "stay" today) ***** A.P.A. Rob Moran called me today and informed me that the Michigan Court of
28 Appeals denied all of Attorney Feinberg's motions and the emergency request for a "stay." Moran
29 stated that he would talk to Feinberg and arrange for him to bring Larry Wasser in to testify, next
30 week, under oath, about the name of the person possibly involved in the Oakland County Child
31 Killings. This is a huge victory for our investigation and the families of the victims in this case. Rob
32 Moran asked me to arrange for Patrick Coffey to come to Michigan next week and testify about what
33 Wasser originally told him when Wasser disclosed this information to him at the polygraph
34 examiners convention many months ago. We are also going to bring MSP's entire list of those
35 suspects polygraphed in the 1970's, to the investigative subpoena next week, in case Wasser has a
36 "problem remembering the name."

37 **11-12-07:** I spoke with Patrick Coffey today and he agreed to fly into Detroit on either Sunday
38 November 18th or Monday November 19th, to testify, depending on what date Moran schedules the
39 hearing for.

40 **11-13-07:** Barry King called me today, after hearing the news from his daughter (Cathy King) about
41 the Court of Appeals ruling on Wasser's motion. I brought Mr. King up to speed on this lead and
42 how it developed to this point. Mr. King, being an attorney himself, asked about the title of the case
43 as it went to the Michigan Court of Appeals. After talking to A.P.A. Moran, I informed Mr. King that
44 the case was heard in front of a 3, judge panel at the Court of Appeals, led by Judge Curtis Wilder
45 out of Washtenaw County Michigan. The case was titled, In the matter of the investigation into the
46 homicide of Timothy King. I relayed to Mr. King that the entire case at the Court of Appeals has
47 been suppressed by the Court of Appeals, to keep it confidential. ***** (The court of appeals
48 agreeing to suppress this case, is another huge victory for us, in trying to keep the
49 information from the media while we investigate further) *****

1 **11-13-07:** I talked to Moran this evening. He stated that the hearing (Investigative Subpoena)
2 would be held Monday, November 19th at 2:00pm in the conference room, on the 12th floor of the
3 Wayne County Prosecutors office. Moran said that we will take testimony from witness Patrick
4 Coffey first and then we will get our opportunity to question Wasser under oath. Garry Gray (MSP)
5 & I will both be present in the room and will ask questions of Wasser, along with the prosecutor.

6 **11-14-07:** I confirmed our hearing date today with Coffey, who then "booked" his flight to Michigan
7 for Sunday November 18th, to testify the following day.

8 **11-19-07: *** (Investigative Subpoena on Patrick Coffey today) ***** We conducted the
9 investigative subpoena today on Patrick Coffey, at the Wayne County Prosecutors office. Prior to
10 talking to Coffey "on the record," we had him sit in the waiting area where Wasser and his attorney,
11 James Feinberg were waiting so they could see that Coffey had in-fact arrived from California to tell
12 his side of the story under oath. Mr. Coffey was sworn in and while taking Coffey's statement under
13 oath, he basically re-iterated the same story he had relayed to Cathy King approximately 1 year ago
14 and to me several months ago. While giving this information, Coffey made mention about how
15 serious Wasser was when telling Coffey about the subject confessing to him about the child killings.
16 This matches Wasser's reaction to me when I confronted him with the Investigative Subpoena and
17 also the seriousness of how he and Mr. Feinberg responded to subpoena. Coffey also mentioned
18 that Wasser reminded him about the privilege they are under with this information. We took
19 Wasser's testimony next.

20 **11-19-07: *** (Investigative Subpoena on Larry Wasser today) ***** The Investigative Subpoena
21 hearing was held on Larry Wasser today at the Wayne County Prosecutors Office. Just prior to
22 going on the record, Wasser's attorney James Feinberg, indicated that his client would like to talk off
23 the record first. Feinberg stated that Mr. Wasser would be willing to cooperate with us, but would
24 need to look at some state police polygraph files to refresh his memory about the name of the
25 person that had confessed to him 30 years ago, indicating that he does not remember the name. I
26 spoke up and stated, "let me get this straight Mr. Wasser, you remember the name of the dead
27 attorney that represented this suspect 30 years ago, but don't remember the name of the suspect."
28 Mr. Wasser started to say, "well," when Mr. Feinberg cut him off and stated that Mr. Wasser did work
29 for that attorney over the years, so he remembers the name. Mr. Feinberg, then stated that if we
30 could get the polygraph records to a certain location, he would allow his client to meet with
31 investigators and go through the polygraph files to try to determine the name of this suspect that
32 confessed to him. Rob Moran asked to speak to the investigators outside the room. Moran stated
33 that if we can accommodate Mr. Wasser and get those files, this could be a better opportunity for
34 investigators to sit with Wasser and not only get the name, but be able to ask him questions about
35 the validity of the confession given to him. This would also allow Wasser an opportunity to "save
36 face," which is what we believe Wasser is trying to do by cooperating with investigators off the
37 record now. This can possibly now be a "win-win" for both sides. We all went back into the room
38 and Moran advised Mr. Feinberg that we would be willing to work with Mr. Wasser, off the record,
39 but that we would need a few days to get the old files together. Mr. Feinberg, told us to give him a
40 call about when and where Mr. Wasser should meet us. As the meeting was being adjourned, Mr.
41 Wasser indicated that he thought that the suspect had been polygraphed by the task force on the
42 OCCK case, either in Flint, Michigan, or by an MSP examiner from the Flint area. Wasser also
43 stated that he thought the examiners name might have been "Cabbott." Wasser also took a look at
44 the list that Garry Gray & Dave Robertson had brought with them, that contained approximately 90
45 names of people that had been polygraphed by the task force between 1976-1978. Wasser stated
46 that he did not recognize any of those names. The way this hearing turned out today was a victory,
47 because if we would have gone on the record, we might have only obtained the name of the
48 suspect. By meeting with Mr. Wasser without Feinberg present, we may have an opportunity to ask
49 further questions and glean more information.

1 Garry Gray (MSP) began to make some calls to the different MSP locations where old polygraph
2 records might be stored. He indicated that it might take a week or so to get all the files to a central
3 location. I called Livonia PD polygraph operator Tim Larion, who keeps a current list of Michigan
4 polygraph examiners and asked him if there is a "Cabot" on that list that may be a retired MSP
5 examiner. Tim told me that there is a private polygraph examiner in the Flushing, Michigan area
6 named Ralph Cabot, but there is no indication if he was retired from MSP.

7 **11-21-07:** I spoke with Garry Gray this morning and gave him the name Ralph Cabot as possibly
8 our MSP examiner that polygraphed and cleared the possible OCCK suspect 30 years ago. Garry
9 was going to call some of the older MSP examiners and run the name, "Cabot" by them.

10 **11-21-07:** We had a meeting today at the MSP Metro North Post, to discuss the new information
11 that has been developed in the past couple of weeks, regarding the polygraph examiner and the
12 connection between Ted Lamborgine & Ted Miller. Present at the meeting, along with me, were
13 Garry Gray & Dave Robertson (MSP) and John Ouelett & Jason Bolinger (FBI). Garry started the
14 meeting by stating that he has confirmed that Ralph Cabot was in fact a polygraph examiner for the
15 Michigan State Police in the 1970's, worked out of the Flint, Michigan post. Garry said that Cabot
16 retired from MSP in 1980. This matches what Wasser told us yesterday about the examiner from
17 MSP. This should assist us in narrowing down the identity of the suspect who confessed to Wasser.
18 Garry said that he learned that all the old polygraph files from the OCCK case have been kept and
19 they are stored at the MSP post in Northville. Garry also stated that there are over 500 polygraph
20 files and in no particular order. We discussed the fact that there is a possibility that this person
21 could be connected to Lamborgine.

22 **11-26-07:** I talked to Garry Gray (MSP) today about going thru the old MSP polygraph files to
23 search for the suspect that confessed to Wasser. Garry is in the process of trying to locate
24 examiner Ralph Cabot's old files. His files could possibly be at the MSP Flint post, where he (Cabot)
25 was assigned and conducted polygraph in the 1970's.

26 **11-27-07:** Garry located Cabot's old files at the Flint MSP post today. He and Dave & I are driving
27 there, tomorrow to go through them. This file contains all the open homicide polygraph files that
28 Cabot conducted in the 1970's and 80's before he retired.

29 **11-28-07: *** (Flint MSP Post today to review Cabot's old polygraph files) ***** Garry Gray,
30 Dave Robertson (MSP) & I went to the MSP Flint Post today to look thru the old polygraph files from
31 homicide cases that MSP Examiner, Ralph Cabot had done in the late 1970's - early 1980's. We
32 went thru approximately 45-50 files of polygraphs Cabot did relating to homicide cases during those
33 years, but only 2 file jackets related to the Oakland County Child Killings. The first file jacket was a
34 subject that Cabot polygraphed for the Task Force in regards to the child killings, on 10-9-1979,
35 named Robert Gerald Lecureux, w/m, born [REDACTED]. This polygraph file showed Lecureux to be a
36 pedophile that divorced in 1975, had been married, with two young boys. This polygraph file
37 showed that Lecureux worked as a childrens bus driver for a Baptist church in Genesee County in
38 1977 and was involved in multiple CSC's in that county in 1977. A report in the polygraph file stated
39 that Lecureux was from the Detroit area, had lived in Rochester and attended Calvary Baptist
40 Church in Hazel Park. Lecureux was polygraphed by Cabot in regards to the child killings, passed
41 and was cleared.

42 When we arrived back at the MSP Metro North Post, we pulled tip# 17153 on Lecureux from the tip
43 files. There was no indication, that Lecureux had been arrested and/or officially charged with any
44 CSC in 1977-78 timeframe, like Wasser had indicated about the subject that confessed to him about
45 the killings, nor was there any indication this subject was deceased. This tip file did state that
46 Lecureux liked young boys and young girls. This tip was stamped CLOSED by the Task Force after
passing the polygraph.

47 The other Cabot polygraph file we found at the Flint post that was related to the Oakland County
48 Child Killing's contained 2 polygraphs, both of which were requested by Detective Lourn Doan from
49

1 Southfield Police Department. The first polygraph was administered on a subject named Busch,
2 Christopher Brian, w/m, born [REDACTED]. Examiner, Cabot administered this polygraph on 1-28-
3 1977 in regards to the Stebbins abduction/ murder. Cabot's report indicated that based on the
4 analysis of the examination, Busch was not involved in the killing of Mark Stebbins. The date and
5 results of this test, matches what Wasser had indicated about the possible suspect, taking & passing
6 a State Police Polygraph in regards to the OCK case, at the "height" of the investigation. In
7 Cabot's pre-test notes from the interview of Busch, it states that he (Busch) had discussed with his
8 associate (Greg Greene) fantasies he has about "liking tying up some kid." Busch admitted to Cabot
9 that he has had "affairs" with young boys and that he has a sexual problem, but denied having any
10 involvement in the Stebbins case. Busch also told Cabot that he has a poor relationship with his
11 father and that he can talk easier to his mother. Busch told Cabot, that he flew back from England to
12 Metro Airport and arrived February 14th, 1976. Busch went on to say that he didn't remember where
13 he was for a few days after he returned from England, but believed he had stayed a few days at his
14 parents home in Birmingham, Michigan before going back up north. The notes indicate that he went
15 up to the Hillman, Sanford area of northern Michigan.

16 The second polygraph contained in the Busch polygraph file, was that of Busch's associate,
17 Greene, Gregory Woodard, w/m, born [REDACTED]. The test on this subject was administered 2-1-
18 1977 in regards to the Stebbins abduction/murder. Cabot's report indicated that based on the
19 analysis of the examination, Greene was not involved in the killing of Mark Stebbins. Cabot's notes
20 from the pre-test interview indicated that Greene had just recently returned to Michigan (2-14-1976),
21 after spending approximately 6 months in Patton State Mental Hospital in California, where he was
22 committed as a mentally disturbed sex offender. Cabot's notes showed that Greene had been
23 arrested for CSC, 1st degree. When Cabot asked Greene, what kind of person would have done this
24 to Stebbins, Greene stated, "someone that knew the kid and killed him to keep it quiet," then stated
25 "or it was a one time thing." Cabot asked Greene, what should happen to the person that committed
26 this crime, if he is caught, to which Greene stated, "that it depends on the person." Greene also
27 indicated to Cabot that he had hurt 2 boys in California in the past while threatening them not to say
28 anything after he molested them.

29 While back at the MSP Metro North Post, we also pulled the tips on Busch & Greene. Busch had
30 tip #'s 369 & 1035 called into the task force on him in 1976-77. Greene had 3 tips called in on him in
31 1976-77. Tip #'s 370, 9368 & 14753. A few of these tips called in on Busch & Greene are very early
32 on in the original investigation considering the over 20,000 tips called in during that time.

33 We were unable to locate tip #369 for Busch, but found tip #1035. This tip had a note that stated
34 that Busch was currently under indictment for sexual misconduct charges. This tip was called in on
35 3-20-1977. On the second page of this tip, was a note that stated Busch was cleared on tip#369,
36 after passing a polygraph earlier in the investigation. Another note stated that Busch was deceased
37 after committing suicide on November 20th, 1978, stating that the home was checked, but it does not
38 say what home or what location. Both of these entries match what Wasser had told me about the
39 person that confessed to him being charged with CSC at the "height of the investigation" and was
40 now deceased. Another tip was called in on Busch on August 13th, 1977, from a Sheriff in Presque
41 Isle County, Michigan. Sheriff Duane Badder gave the following information to the task force, but it
42 appears that a tip number was not issued on this info. It showed Busch to have an address at 3310
43 Morningview Terrace, Birmingham, Michigan. A note on this tip stated that Busch was being held in
44 Presque Isle County on 3rd Degree sexual offense charges and was picked up at his cottage on Ess
45 Lake in Montmorency County, Michigan. Busch's Parole Officer gave info that Busch is supposedly
46 involved in a pornography ring.

47 We found 3 tips that were called into the task force on Greg Greene during the original
48 investigation in the 1970's, which were tip #'s 370, 9368 & 14753. We were unable to locate tip#
49 370, but did find tip#'s 9368 & 14753. The front of #9368 had only the name Gregory Woodard
50 Greene, with an address at [REDACTED]. This tip also showed a brown 1974