

Handwritten initials and a circle, possibly "S.S." and "O".

8) I met Ms. Day at approximately 9:30 a.m. on the aforesaid July 18, 1984 and we spent the next several hours discussing what she remembered of the events surrounding her sister's death, and of Ms. Day's testimony before the Grand Jury on March 5, 1982.

7) July 18, 1984 was the eighth day of trial in the case of Commonwealth vs. Leonard Paradiso.

6) My efforts to locate Ms. Day had been to no avail until July 18, 1984 when Ms. Day appeared at Suffolk Superior Court as a result of various letters I had sent to several addresses in the belief that she might be living at one of said locations.

5) During the course of my investigations I had repeatedly attempted to locate one Jean Day, a sister of Marie Iannuzzi.

4) The case against Mr. Paradiso involved the murder of one Marie Iannuzzi which took place on or about August 12, 1979.

3) During the first half of 1984 I was employed by defense counsel Stephen Rappaport in an investigative capacity relative to the case of Commonwealth vs. Leonard Paradiso, Suffolk County. Indictment numbers 038655, 043033.

2) My business address is 338 Highland Street, Weston, Massachusetts, 02193.

1) I am a private investigator duly licensed to operate in the Commonwealth of Massachusetts.

that:

I, Dennis Slawby, do hereby swear and aver

9) The procedure I used in interviewing Ms. Day was as follows:

a) I first asked her to recite to the best of her recollection, using only her independent memory the events in question.

b) As she recited I was comparing her recitation with her Grand Jury testimony and concluded that there was no appreciable difference between the two.

c) I then showed her the actual transcripts of her Grand Jury testimony and she orally affirmed those transcripts as being accurate representations of her testimony and memory.

10)

Shortly after I concluded my interview with Ms. Day, she was escorted to another area which location was unknown to me.

11)

Ms. Day was escorted to said location at or about 1:30 p.m., and in the company of State Trooper Andrew Palumbo and Assistant District Attorney Timothy Burke.

12)

Ms. Day returned to the courtroom at approximately 2:15 or 2:30 and took the stand to testify.

13)

Her testimony sharply contradicted what she had told me only a few hours earlier.

14)

Specifically, in speaking to me, she insisted that she knew that her sister always wore her pantyhose over, not under, panties. Several hours later she testified she had no idea of whether or not her sister wore her panties over or under her pantyhose.

15)

Ms. Day stated to me that Marie's belongings were packed and boxed when Ms. Day arrived at the home of Marie's boyfriend on the Monday after Marie's death.

16)

Ms. Day testified at trial that she first saw Marie's packed belongings at the home of Marie's boyfriend on the Tuesday after Marie's death.

My Commission Expires: ~~10/17/92~~ 8/14/92
Notary Public
Swann Godfrey

Den Slawsky
DENNIS SLAWSKY

perjury.

Sworn to under the pains and penalties of

22) I was not called to testify by Mr. Rappaport.

21) I further informed Mr. Rappaport that I was available to testify as to the events of the morning including Ms. Day's statements before her meeting with A.D.A. Timothy Burke and Trooper Palumbo and her testimony after that meeting.

20) I further informed Mr. Rappaport that I had taken great care not to influence Ms. Day in any way during my interview.

19) After becoming aware of the large discrepancies between Ms. Day's statements to me and her subsequent testimony, I informed defense counsel Mr. Rappaport of said differences.

18) At the trial, Ms. Day denied noticing any scratches on David Doyle's hands on the Monday morning immediately following Marie's death.

17) Ms. Day stated to me that she saw deep scratches on the hands of Marie's boyfriend, David Doyle, on the Monday morning immediately following Marie's death.

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