FOSTER'S EYEGLASSES

Rolla described the scene at Fort Marcy Park in some detail. His description of the location but not the body was consistent with Dr. Haut's. Foster was on the steeply banked berm in front of a cannon. The cannon was identified as the second cannon, which was located at the north end of the park. Foster's head reportedly lay to the east and his feet to the west. Rolla reported finding Foster's eyeglasses 13 feet to the west of the corpse. The eyeglasses matched Foster's prescription and the ear pieces were chewed, as was Vince Foster's habit.

Official Theory Contrary to Physics

Three explanations exist for the location of Foster's eyeglasses which would be consistent with suicide. In the first theory, the recoil generated by the shot threw the eyeglasses 13 feet beyond Foster's feet. This theory contravenes the laws of physics.

When a pistol is fired, the energy contained in the cartridge is released as pressure, heat and light. A portion of the pressure propels the bullet out of the cartridge. An equal and opposite amount of pressure pushes backward against the cartridge casing and the frame of the pistol. The backward pressure is referred to as recoil. Recoil forces the pistol backward and causes the pistol to rotate barrel upward. The upward rotation is the natural consequence of holding the pistol by its grip, which is behind and lower than the barrel of the pistol. The bullet pushes against and then breaks through the palate, brain tissue, skull and skin. All of these actions occur in a split second.

The recoil generally injures the teeth and mouth of the victim. The bullet's movement through the victim forces the victim's head backward. Unless the victim was leaning forward or was moving forward at the time of firing, the victim will fall backward. If the victim is wearing eyeglasses at the time of firing and the glasses are not loose on the victim's head, the glasses will absorb some of the head's backward momentum. The eyeglasses also have their own inertia. Inertia is the tendency of mass to continue its course. If the eyeglasses are at rest, inertia tends to hold the eyeglasses at rest. If the eyeglasses were moving forward in conjunction with

"Three explanations exist for the location of Foster's eyeglasses which would be consistent with suicide. In the first theory, the recoil generated by the shot threw the eyeglasses 13 feet beyond Foster's feet. This theory contravenes the laws of physics."

the victim's head at the time of firing, the eyeglasses would tend to continue moving forward.

"The third theory to support suicide assumes Foster threw his eyeglasses away before firing the pistol. If this theory is accurate, no powder abrasion or residue would appear on Foster's eyeglasses. However, the FBI laboratory report (dated May 9, 1994) reveals that gunpowder residue consistent with the gunpowder in the unfired cartridge and residue on the fired cartridge was found on Foster's eyeglasses."

Based on the Park Police reports and testimony, we are to understand that Foster was seated at the time of firing, not moving forward. If Foster had a pistol in his mouth that he intended to fire, it is unlikely he was violently rocking forward when the pistol fired. Experiments with eyeglasses of similar size and weight (worn very loosely) reveal that a violent upper body snap would be necessary to cast the eyeglasses 13 feet. Foster's body did not snap forward but under the Park Police theory, fell peacefully backward until Foster's arms rested straight along his sides. If Foster was seated and motionless before firing, his eyeglasses would from their own inertia tend to fall off and downward. Friction between Foster's eyeglasses and his head would have transmitted some of the force of the bullet to the eyeglasses causing the eyeglasses to follow Foster's head in an easterly direction. Instead, Foster's eyeglasses were found 13 feet west of his corpse.

Second Theory: Unknown Passerby Moved Glasses

The second theory to support suicide blames an unknown passerby for tossing Foster's eyeglasses away. No known witness claims to have touched the eyeglasses until they were bagged as evidence. Nevertheless, the unknown passerby could have thrown the glasses away after being revolted by the sight of Foster's corpse. Unfortunately, the underbrush as reported by the on-scene witnesses obscured the eyeglasses, not the corpse. If the unknown passerby was rifling the corpse, why would Foster's watch, pager and two gold rings be left behind? None of the witnesses report coming upon someone examining or fleeing from the corpse. So, an interrupted post mortem mugging is improbable.

Third Theory: Foster Threw Glasses Away

The third theory to support suicide assumes Foster threw his eyeglasses away before firing the pistol. If this theory is accurate, no powder abrasion or residue would appear on Foster's eyeglasses. However, the FBI laboratory report (dated May 9, 1994) reveals that gunpowder residue consistent with the gunpowder in the unfired cartridge and residue on the fired cartridge was found on Foster's eyeglasses.

Consistent gunpowder residue was not found where it was expected. Tissue samples taken from Foster's mouth at the Medical Examiner's office did not contain the type of gunpowder contained in the casings. The FBI lab did not specifically identify whether or, if present, which kinds of gunpowder were found in Foster's mouth tissues.

The FBI laboratory found other residues, which indicate either the presence of other firearms or improper laboratory procedures. Lead residues (as though from a bullet) were found near the sixth button down from the collar on Foster's shirt. That lead residue would be inconsistent with a weapon firing at head level. The sixth button would be located on the abdomen or belt line. The FBI laboratory suggested the shirt was contaminated by contact with another source. Foster's shoes and socks bore gunpowder, which had not been fired and was not of the type seen in the casings found with Foster's corpse.

"Foster's shoes and socks bore gunpowder, which had not been fired and was not of the type seen in the casings found with Foster's corpse."



MEANS, MOTIVE AND OPPORTUNITY

"Foster held the key that tied the Clintons to Travelgate, Filegate and the fundraising scandals, which had not been publicly revealed at the time of his death."

"Means, motive and opportunity" is the shorthand test for determining whether a suspect may have committed a crime. Means refers to the ability or tools necessary to commit the crime. In homicides, means include possession or access to the type of weapon used or the ability to direct other persons with the necessary weapon. The Clintons have means in abundance. Both labor racketeers and drug dealers are prominent supporters of the Clintons.

The Clintons also had motive in excess. Foster knew their secrets and he had a guilty conscience. Foster was tasked with suppressing Bill's and Hillary's pre-White House shenanigans. Foster held the key that tied the Clintons to Travelgate, Filegate and the fundraising scandals, which had not been publicly revealed at the time of his death.

The Clintons' opportunity and need arose when Foster began preparations to resign. Foster was absent from the White House for three hours before his death. Those three hours have never been accounted for. Foster left the White House compound slightly after 1:00 p.m. Patrick Knowlton entered Fort Marcy Park at 4:30 p.m. Foster's stomach contents demonstrated that he had been alive at least until 3:00 p.m.

The evidence points to Vince Foster driving to his condo in Rosslyn. The autopsy found hair and semen on Foster's shorts. The hair was determined by the FBI lab as belonging to someone other than Vince Foster. The hairs were not compared to the other Foster family members.

Semen on a corpse is unlike other bodily fluids. In death, muscles that are normally in a contracted state relax. The sphincter and anus are two such muscles. When they relax, bodily wastes are released. Semen is an ejaculate. It must be propelled out of the body. The relaxation of muscles cannot cause that to occur. The popular tales of autoerotic death and orgasm reverse the reality. In cases of autoerotic death, the ejaculation comes before death as the result of the decedent's stimulation. Death is rarely

simultaneous with orgasm. Rather, the decedent makes a mistake in the bindings used which causes strangulation post orgasm.

The physical evidence supports the theory that Foster was killed outside of Fort Marcy Park. Foster's clothing, except for his suit coat and tie, carried rug fibers. The fibers may have been the result of bagging all the garments removed at the morgue in a single bag or from wrapping Foster's corpse in a rug. The fibers were not matched to carpeting in Foster's home or office. There is no record of comparing the fibers to carpeting within any location.

Lividity Not Decisive of Place of Death

The corpse's lividity was consistent with the corpse resting on an incline with the head higher than the feet. Lividity is the pooling of blood after death. Blood drains to the lowest portions of the corpse or extremities. Although the process of draining begins immediately after death, it may not be completed until two hours after death. Lividity consistent with the slope in Fort Marcy Park does not negate a twenty minute ride from Rosslyn to Fort Marcy Park or the storage of Foster's body inside a carpet and on an angle.

The hairs and semen found on Foster's shorts are consistent with a sexual rendezvous in the missing three hours. They open the possibility that Foster was set up for execution by persons afraid of his announced resignation and scheduled appointment with the Department of Justice ethics unit.

"The hairs and semen found on Foster's shorts are consistent with a sexual rendezvous in the missing three hours. They open the possibility that Foster was set up for execution by persons afraid of his announced resignation and scheduled appointment with the Department of Justice ethics unit."



MOTIVE

What Could Be the Motive?

Vince Foster handled much of the Clinton's dirty linen. He was part of the dirty linen himself. He knew too many secrets. Secrets can get you killed.

Travelgate: Pattern of Obstruction

Travelgate obsessed Foster at the time of his death. He was preparing himself for a hostile Congressional investigation, although the Democratic Party controlled both houses of Congress at that time. Foster felt that the clumsy missteps of his former partner William Kennedy were his responsibility. Foster prepared a Travel Office notebook, which contained working notes about each person's role in the firings--including the Clintons' role.

Kennedy had previously circumvented official channels to obtain White House Security passes for the Clintons' ex-convict and drugusing staffers. He used that back channel to sic the FBI on the Travel Office employees. Kennedy also prevailed on the Commissioner of Internal Revenue, Margaret Richardson, to launch an IRS investigation of Billy Dale. Dale had been Director of the Travel Office. Commissioner Richardson was an old friend of Hillary's and was willing to help out. Vince Foster and David Watkins were the staffers who briefed Hillary on the progress in ejecting the Travel Office employees.

Clinton's Cousin in on Takeover

The Travel Office takeover was engineered at the request of Catherine Cornelius and Harry Thomason. Cornelius, then 25, was a distant cousin of Bill Clinton's. During Cornelius's stint as a White House staffer, Patsy Thomasson (Cornelius's supervisor) described her as useless. A rumored, intimate relationship between Bill and Catherine was cited as justification for Cornelius' presence in the White House. Her own E-mail and memoranda show Cornelius intended to operate the privatized Travel Office. Harry Thomason intended to funnel air charters to his girlfriend and a

business partner as early as January 29, 1993.

Patsy Thomasson had her own problems. Patsy was the former gal Friday to convicted drug dealer Dan Lasater. She allegedly had traveled to Latin America with Lasater in a private plane. Her White House security pass had been delayed until William Kennedy took over that process. Patsy was also the White House drug testing officer. Thomasson later threatened Catherine Cornelius and Clarissa Cerda in an attempt to cover up David Watkins' role in Travelgate.

Clinton: Nixon Times Ten

The accepted procedure for requesting FBI, IRS or other law enforcement action would be for the White House Counsel to approach the Attorney General. The Attorney General would then determine if the request was proper before referring the matter to the appropriate agency. The purpose of the procedure was to prevent the use of governmental power to pursue political enemies. Nixon had tried unsuccessfully to use the FBI and the IRS against his enemies list. The Clintons went Nixon one better and used the FBI and the IRS against career employees who had voted for Clinton. Bill and Hillary knew this action was improper, because Hillary had included the same charge against Nixon in the Bill of Impeachment she drafted for the Watergate Committee. Merely disclosing the existence of an FBI investigation is contrary to FBI procedure. Most importantly, the White House announced the investigation before the FBI agreed to begin.

The Travel Office employees were Presidential appointees. The Clintons could have fired them without any explanation. Instead, the White House deliberately defamed the Travel Office employees to generate a news story portraying Bill and Hillary as rooting out the fraud and waste in the Bush and Reagan administrations. In fact, the Travel Office did not handle government funds. The Travel Office was established to benefit the White House press corps and only handled the press corps funds. Government employees and selected reporters traveled on Air Force One. The remainder of the press corps traveled on chartered planes and buses because of the impossibility of finding sufficient regularly-scheduled airline seats and ground transportation. The various news organizations paid the Travel Office their share of the projected travel expenses. If funds remained after the trip, the Travel Office sometimes retained a portion in petty cash to pay tips to sky caps and other

"Nixon had tried unsuccessfully to use the FBI and the IRS against his enemies list. The Clintons went Nixon one better and used the FBI and the IRS against career employees who had voted for Clinton."

service personnel on future trips. The press corps and their employers were completely satisfied with the Travel Office.

"Only the Travel
Office Director, Billy
Dale, was charged
with a crime. Dale
was acquitted after
two hours of jury
deliberation. The
jurors agreed the
charges were
groundless."

Clean Out of Honest Employees

Two days after forcing the Travel Office employees to pack their personal belongings and ride out of the White House compound in a panel van, the White House was forced to de-fire five of the employees. One employee chose retirement. Only the Travel Office Director, Billy Dale, was charged with a crime. Dale was acquitted after two hours of jury deliberation. The jurors agreed the charges were groundless.

Although both Bill and Hillary denied participating in the decision to fire and persecute the Travel Office employees, documents produced later demonstrated that both knew the plan and approved it. Bill's handwritten note on Harry Thomason's initial memo endorsing Thomason and his proposal, caused Nussbaum, Foster, Kennedy and McLarty to proceed with the takeover. Bill was briefed in detail by Jeff Eller and Bruce Lindsey two days before the firings were implemented. Hillary knew, as did Nussbaum, and the President, that misuse of the FBI and the IRS was an impeachable offense. Hillary's own denials of complicity were contradicted by memos from Mack McLarty, David Watkins and Foster's Travel Office notebook.

"Although both Bill and Hillary denied participating in the decision to fire and persecute the Travel Office employees, documents produced later demonstrated that both knew of the plan and approved."

Clinton Staff Destroy Documents

Craig Livingstone and Catherine Cornelius had conspired to eliminate documents proving Billy Dale's innocence. The House Government Reform and Oversight Committee ultimately found that Cornelius took the exculpatory documents home and destroyed them. The White House was aware of this obstruction of justice by its employees and endorsed the obstruction by concealing the conduct.

The Department of Justice assisted in the obstruction of justice. Billy Dale's prosecutor, Stuart Goldberg, knew the documents were destroyed and assisted in the cover-up. Defendants have a constitutional due process right to any exculpatory evidence known to the prosecutor. Under the federal rules of evidence, when evidence is destroyed by a party to litigation, the opponent is entitled to a presumption that the destroyed evidence would have supported the non destroying party. Goldberg's representations

and arguments to the District Court denied Dale his constitutional rights. Goldberg also informed the FBI that he was going to delay requesting the indictment of Dale until shortly before the 1996 election (October 4th) to bolster the Clintons.

Ties to Organized Crime Influenced Labor Unions

Unionized workers have very few rights relative to their union. The union bosses control both the purse strings and the distribution of jobs. In the building trades in particular, the rank-and-file must curry favor with union officials. Employers can bargain for the use of specific union members but cannot require the union to provide that employee or employees. When a union member offends a union officer, the member may be "sat down." Effectively the member is barred from working until the union boss forgives the member for his error. As a result, the workers themselves do not have an effective voice. Only the government protects the union member from marauding union bosses.

Organized crime is attracted to labor unions by the powerlessness of the membership and the large amounts of money generated by the membership. In many unions, mobsters historically held veto power over the election of union officers. The Laborers International Union of North America (LIUNA) is one such union. LIUNA was, for many years, openly controlled by the Chicago organized crime family. When Arthur Coia Jr. wanted to become Secretary of the International, he lined up his local organized crime backing from the Patriarca family of Rhode Island. Then Coia made the pilgrimage his father had made before him to the Chicago organized crime bosses. Those same bosses were the officers of LIUNA's Chicago area locals. Coia, Jr. was incorporated into the network as his father had been. In return for Coia, Jr.'s ultimate advancement to the LIUNA presidency, COIA backed organized crime figures' takeovers of the Buffalo, New York business council and others. After the mobsters took control, they used consulting contracts and investment scams to raid the union's job training and health benefit funds.

Clinton Administration and Organized Crime Make Deal

"The fund-raiser brought over \$3 million into the Clinton/Gore campaign. Coia introduced Hillary to other union bosses and they posed for pictures together."

The attack on LIUNA's rank-and-file by the union's bosses did not go unobserved. The FBI ran a two-year long undercover investigation into the raid on LIUNA's assets and acts of violence against union members who resisted organized crime penetration. The investigation resulted in a 313-page draft indictment against Coia, Jr.

Before the indictment was filed, Coia, Jr. approached Harold Ickes. Coia promised to raise millions of dollars for the Clinton/Gore campaign in return for leniency from the new administration. Coia hosted a fund-raiser featuring Hillary Clinton. The fund-raiser brought over \$3 million into the Clinton/Gore campaign. Coia introduced Hillary to other union bosses and they posed for pictures together. Immediately thereafter, Clinton's Department of Justice negotiated a consent decree with LIUNA and Coia.

Under this agreement, Justice dropped all charges against Coia and LIUNA. Furthermore, Justice agreed not to file any new charges for ten years. LIUNA agreed to hire a retired FBI agent as inspector general of the union. The inspector general, with the consent of the International's board, could remove union officers and appoint receivers for locals and business councils. The inspector general and his subordinates were entirely dependent on the union for their paychecks and other support. Information developed by the inspector general and his staff would be kept confidential and may fall within the union's claim of attorney-client privilege.

Since the consent decree was signed, a number of LIUNA locals have been placed in receivership by the International. Additionally, a number of union officers have been removed. According to sources within the union, the locals which were taken over and the officers who were removed were principally opponents of Arthur Coia, Jr.

The Clinton's special deal with Coia and LIUNA is technically not an obstruction of justice because the Department of Justice consented to the deal. What did Justice receive in return for the generous treatment of Arthur Coia and LIUNA? Perhaps the costs of litigating the charges were saved. More likely the costs were deferred for use against the mobsters emboldened by Coia's deal

to raid other unions. What did the rank-and-file receive? Nothing. The LIUNA members have no greater control over their union. They have had no airing of the misconduct by their union officers. The rank-and-file received nothing.

LIUNA is not the only union whose bosses have benefited from the Clinton administration. In addition to the well-publicized 75% reduction in staffing for the Drug Czar's Office, the little known Office of Labor Racketeering was cut in half. The Office of Labor Racketeering's sole mission is the investigation and prosecution of organized crime infiltration of unions. In return, union bosses have scooped into the union's assets to finance Clinton, Gore and other Democratic candidates.

Teamsters Union President Ron Carey was revealed by the FBI to be a member of the Lucchese crime family. A Lucchese underboss informed the FBI that Ron Carey cooperated with the Luccheses by striking against merchants who failed to pay organized crime-ordered protection money.

Justice Suspends Indictments

At the same time, the FBI was developing its case against Carey, Carey was building favor with the Clinton/Gore camp. Although the Teamsters were in debt and the rank-and-file was opposed to Clinton, Carey bragged about putting \$40-\$65 million into Clinton/Gore '92. Union sources labeled Carey untouchable because of the Clinton administration's desire to keep Carey on their side for the 1996 campaign.

Even today, the White House continues to pressure the Justice Department to avoid charges against Democratic fund-raisers. Numerous organized crime influenced union bosses and drug dealers have had their indictments suspended by Justice. Convicted drug dealer, Jorge Cabrera, and White House guest is one of many receiving special treatment in exchange for campaign funds.

Selective enforcement of our nation's criminal laws in exchange for campaign support is as much an impeachable offense as selective use of government authority against innocent individuals. "Although the
Teamsters were in
debt and the rankand-file was
opposed to Clinton,
Carey bragged
about putting \$40\$65 million into
Clinton/Gore '92."

"Selective
enforcement of our
nation's criminal
laws in exchange
for campaign
support is as much
an impeachable
offense as selective
use of government
authority against
innocent
individuals."

Solicitation of Bribes

Vince Foster also knew about the bribes that Bill Clinton cheerfully solicited and that Hillary Clinton more grudgingly demanded. The bribes were funneled to the Clintons through various schemes to create an appearance of propriety.

Whitewater Development Corporation was one of the early deals. Bill Clinton would whine to his political associates about how cash-strapped he and Hillary were. Simultaneously, Bill would talk about how generous he would be when he inevitably moved into the Governor's mansion. The clear message was: help me now, I'll help you later.

Jim McDougal was one of the people who listened to and understood Clinton's offer. So, McDougal made an offer to Clinton. In return for Bill and Hillary's signatures alongside Jim's and his wife Susan's, the Clintons could have 50% of the profits from a "sure thing" real estate development. McDougal supplied 100% of the capital and 100% of the security for the financing. Neither Clinton was required to provide any services to the joint venture. The Clintons did endorse the mortgage note but lacked sufficient creditworthiness to obtain a loan themselves. McDougal had sufficient credit to finance the entire deal without the Clintons' involvement.

Whitewater Deal Falls Though

Whitewater Development fell apart in the real estate crash of the late 80's. The sure thing McDougal promised disappeared due to an oversupply of vacation home lots and a shortage of vacation home financing. Nationally, the over-built real estate markets and speculative loans were draining the reserves of lenders. The Savings & Loan Crisis reached into the insurance companies, mortgage banks and commercial banks with devastating effect. No lender was willing to finance vacation homes far removed from centers of employment. Similar developments throughout Arkansas, Texas and Louisiana went into foreclosure.

"So, McDougal made an offer to Clinton. In return for Bill and Hillary's signatures alongside Jim's and his wife Susan's, the Clintons could have 50% of the profits from a "sure thing" real estate development."

Whitewater was a simple bribe. The complications resulted from Hillary's insistence on avoiding payment on the loan and receiving the promised financial benefit. Bill wanted the money as badly as Hillary and knew every aspect of the transaction. Bill simply did not want to be the bad guy. So, he delayed until Hillary became angry and then blamed his whining on her. Consequently, Bill and McDougal created a network of other transactions to cover Whitewater's losses. If McDougal had properly judged the real estate market, the bribe would have been received with much less fuss.

Hillary's Suspicious Futures Trades

Hillary's cattle futures trading was another hidden bribe. Hillary's futures trades were at first promoted as evidence of her intellect and modernity. The White House touted her performance in the market as proof that women were as smart or smarter than men. In fact, the trade hid bribes from Tyson Foods Inc. to Bill Clinton.

Initially, the Clintons claimed Hillary, on her own, made \$100,000 in ten months of trading cattle futures. Her only guidance allegedly came from reading The Wall Street Journal and holding a few conversations with friends. The friend turned out to be the General Counsel of Tyson Foods. Later, the White House confessed that all the trades had been made by Tyson's counsel through a former Tyson employee. Tyson's counsel James Blair said, "Did I create the order? No. Did I trade the order without her consent or without her signing on it? No." Actually, on Hillary's best trading day (\$25,000), she was chairing a Legal Services Corporation board meeting. The Board worked through lunch at Hillary's suggestion. Hillary neither took phone calls nor left the meeting. The entire day is recorded in publicly available transcripts. After the ten months of miraculous trading, Hillary chose to discontinue trading. Hillary claimed in an interview with USA Today that she was pregnant and nervous about the risks. Truthfully, Hillary's account continued trading through the week of Chelsea's birth. In that week, her account made \$10,000 in three trades.

Hillary's account had some low periods, but that did not affect Hillary. Hillary's paper losses approached \$100,000. For other REFCO clients (including clients much more credit worthy than the Clintons) those paper losses required the posting of cash security for their accounts. Hillary never received the margin call, which would have required her to deposit cash to cover the

potential losses. Hillary calmly braved possible one-day losses in excess of her husband's annual salary. Her bravery reflected her confidence that Tyson would make good on any losses.

Clintons' Connection to Tyson Foods

Hillary's trades were made through Ray E. Friedman & Co. Inc. (REFCO) a Chicago commodities broker. Robert Bone represented REFCO in Arkansas. Bone was hired as Tyson's chief commodities trader after his work for the Clintons. Bone was frequently penalized for suspect commodities transactions. REFCO itself lost millions shortly after Hillary's account was closed. Bone was one of several REFCO brokers accused of manipulating the market and precipitating the crash. The cattle futures market is thinly traded and has been manipulated by large true buyers like Tyson Foods.

"Tyson's
Washington
lobbyist funneled
gifts to Clinton's
former Secretary of
Agriculture, Mike
Espy. Tyson's
lobbyist hired
Espy's girlfriend
and paid for
vacation trips to
countries with
stringent bank
secrecy laws."

While Bill Clinton was Governor of Arkansas, Tyson received many benefits. The state lent Tyson \$9 million on favorable terms. The administration named a Tyson executive as Livestock and Poultry Commissioner in charge of regulating Tyson. Tyson became the biggest employer in Arkansas. They created thousands of lowwage jobs where repetitive stress injuries were common. Tyson also became Arkansas' worst polluter, fouling the state's waterways with tons of untreated poultry manure.

Tyson Foods' influence continued into the Clinton White House. Tyson's Washington lobbyist funneled gifts to Clinton's former Secretary of Agriculture, Mike Espy. Tyson's lobbyist hired Espy's girlfriend and paid for vacation trips to countries with stringent bank secrecy laws. When the girlfriend connection was revealed, Espy was forced to resign.

Making Suspicious Gains

White House Staffer Patsy Thomasson also has ties to Tyson Foods and received suspicious gains. The Securities and Exchange commission detected insider profit taking on Tyson Foods' acquisition of Arctic Alaska Fisheries Corporation. Thomasson's Phoenix Group profited on the sudden increase in Tyson share prices after the Commerce Department re-allocated the whiting catch between small fishermen and the factory ships. Traditionally the factory ships were limited to one third of the catch. The new

allocation gave factory ships 70% of the catch. The principal beneficiary of the change was Tyson's Arctic Alaska Fisheries Corporation.

Clearly, Bone, Blair and Tyson made the Clintons' financial gains possible. Just as clearly, Tyson received preferential treatment from the Clinton administration in Little Rock and the Clinton administration in Washington. The purchase and sale of government benefits are illegal and an impeachable offense. The intent of the parties can be deduced from their actions.

Filegate: Illegal Use of FBI Files for Political Gain

Shortly after entering the White House, the Clintons constructed a plan to gather intelligence on their political enemies and friends. The plan was implemented by Craig Livingstone and Anthony Marceca. They reported to Vince Foster.

The plan was uncovered fortuitously during Congressman Clinger's Travelgate investigation. The White House has admitted to obtaining, with FBI complicity, 900 confidential background investigation files. A confidential source within the Department of Justice who saw the files being transported estimates that as many as 2,000 files may have been taken. "They were taking them out on hand trucks." Many of those files were digitized and removed from the White House on computer disk. The accessing and copying of those files for other than official business is a felony.

Livingstone and Marceca have been described as "small time thugs." They both had worked for James Carville in opposition research and dirty tricks. Marceca was rewarded for his work on the Clinton/Gore campaign with an investigator's slot for the Department of the Army. Marceca transferred to the White House to work on the FBI files. The special prosecutor continues to press for the return of illicit files in Marceca's possession.

Livingstone and Marceca have claimed their 5th Amendment right against self incrimination. They have also claimed the 5th for their personal computers. The 5th Amendment provides no protection for inanimate objects or documents. The claims are asserted frivolously to delay and obstruct justice. The Clintons have endorsed this tactic by assisting these "small time thugs" to find other employment in Democratic circles.

COVER-UP

Evidence Covered Up During the Foster Investigation

By early evening July 20, 1993, the Park Police had verified that Vince Foster was a White House employee. The first instinct of the Clinton Administration after notification of the discovery of Foster's corpse was to renew the cover-ups Foster supervised.

"Hillary's first thought was to call Susan Thomases to discuss how to smother the investigation. They decided to insist on Park Police jurisdiction because of the past difficulties in bending the FBI to their will over Travelgate and the staff background investigations."

Hillary was officially notified of Vince's death at her mother's condo in Little Rock. Hillary's first thought was to call Susan Thomases to discuss how to smother the investigation. They decided to insist on Park Police jurisdiction because of the past difficulties in bending the FBI to their will over Travelgate and the staff background investigations. At Hillary's instruction, Thomases relayed to Bernard Nussbaum that the law enforcement agencies should not have "unfettered access" to Foster's office. Hillary's wishes carried presidential weight with Nussbaum. So, he took over Foster's responsibility for the on going cover-ups.

Foster's office was the last location where Vince was known to be alive. As such, his office was a secondary crime scene. As with all other crime scenes, Foster's office should have been immediately sealed by the investigating agency. Instead, Foster's office remained open to the White House staff until mid-morning the day after Foster's death.

Clinton Staff Remove Evidence

The night of Foster's death, Bernard Nussbaum, Patsy Thomasson and Hillary's aide, Maggie Williams conducted a search of Foster's office for incriminating materials. If we assume Foster's death was a suicide, the removal of material reflecting Foster's work related troubles would be obstruction of justice. If we assume Foster was murdered, the search shows a guilty mind in the White House. The search was conducted despite express instructions from the Park Police to seal Foster's office. The instructions, unfortunately, were given to David Watkins and not the Secret Service. The next morning, the White House assured the Chief of the Park Police that Foster's office had been sealed the night before, even though

they knew the statement to be false. After the search, Secret Service personnel saw Maggie Williams transporting documents away from Foster's office towards the White House residence. Bernard Nussbaum removed Foster's Travel Office notebook and hid the notebook in his personal office.

When Park Police and FBI agents attempted to examine Foster's office, they were blocked by Nussbaum. Nussbaum made broad claims of attorney and executive privilege to bar the investigators. The investigators allowed themselves to be blocked in violation of standard investigative procedure.

The Hiding of Additional Evidence

If claims of privilege are asserted with respect to the contents of a room or facility, the claims are invalid. Privilege extends only to documents and testimony. The privileges exist to facilitate open communication between a lawyer and his client or between the President and his advisors. When the privileges are claimed, the standard procedure is to box and seal the documents for which a claim of privilege has been made. The boxes are then transported to a federal court where the judge reviews the materials in camera. In camera means the judge examines the documents in private to determine whether the documents are entitled to the privilege. Attorneys for the owner of the documents and attorneys for the prosecution may be present to argue the privilege. If the documents are found to be privileged by the court, the contents or existence of the documents may not be divulged. If the documents are not privileged, they are turned over to the investigation.

Hillary and White House staffers removed the Foster note, in the belief the note was a suicide note. They not only concealed the note from investigators, but at Hillary's request, the note was concealed from the President.

"... Secret Service personnel saw Maggie Williams transporting documents away from Foster's office towards the White House residence."

"Hillary and White House staffers removed the Foster note, in the belief the note was a suicide note. They not only concealed the note from investigators, but at Hillary's request, the note was concealed from the President."



CONCLUSION

The death of Vince Foster cannot properly be described as a suicide. The strongest statement the Clintons can justify is "death from unnatural causes--possible suicide." The Park Police and FBI have failed to eliminate the possibility of murder.

Until they do so, we must continue to ask the questions. How did Vince Foster's eyeglasses get 13 feet west of his corpse? Why did Investigator Rolla miss Foster's keys if they were in his pocket? Where was Foster between the time he left his office and the time he died?

Criminal Charges Can be Filed

Our inability to close the file on Vince Foster does not mean criminal charges cannot be filed. From the first moment the White House was notified of the discovery of Vince Foster's body, they began a cover-up. They delayed Park Police and FBI access to Foster's office. Bernard Nussbaum hid Foster's Travel Office notebook for six months within Nussbaum's own office. Patsy Thomasson, Maggie Williams and others removed evidence from Foster's office. The evidence was hidden in the Clintons' residence.

The White House tampered with witnesses. Lucrative no-show contracts were funneled to former Associate Attorney General, Web Hubbell to buy his silence. Hubbell's wife was given a no-show job in the government to assure his cooperation with the White House and not the Special Prosecutor.

Additional Criminal Acts

Bill and Hillary Clinton personally authorized the illegal persecution of Billy Dale. The Department of Justice participated in the coverup of the White House's destruction of documents necessary to Dale's defense. Their actions constitute conspiracy to violate civil rights.

The Clintons engaged in treason. They allowed (in exchange for money) their names to be used to obtain security clearances for agents of communist China. The Clintons continue to assist in the obstruction of an investigation into the transfer of national security secrets to foreign nationals. A Clinton functionary today retains national security estimates at the Small Business Administration in violation of the law.

The President Cannot Hide

The President cannot deny responsibility for ongoing obstructions of justice. The President appointed the participants. The President has failed to discipline the individual actors. Instead, he has assisted them in obtaining legal representation guided by the White House Counsel. The President is guilty of obstruction of justice.

"The President has failed to discipline the individual actors. Instead, he has assisted them in obtaining legal representation guided by the White House Counsel."



Indeed I tremble for my country when I reflect that God is just.

Thomas Jefferson

– Notes on the State of Virginia

"This is not the end, but only the beginning of a long journey to restore the confidence of the American people in our constitutional government.

We can but lead the way. It falls to the electorate and to the elected to contend for selfgoverned rule, free of corruption."

Mission Statement

The Clinton Investigative Commission is a grassroots organization that arose from the frustrations voiced by Americans all over the country in light of the media's and the White House's failure to respond to growing questions about the Clinton Administration's legal problems. Hundreds of thousands of Americans of all political leanings and all major party affiliations, support CIC in investigation of corruption in the White House.

CIC's activities have been instrumental in forcing the White House and its Drug Czar to address the issue of current drug use by White House staff. Further, CIC has played a critical role in exposing the connection between organized crime and the Clinton Administration.

CIC has gathered well over a million signatures on petitions demanding White House Accountability and of due diligence on the part of Congress in carrying out its duty of oversight.

Organizational Statement

The Council of Volunteer Americans is a non profit watchdog group founded in 1981 and organized under section 501 (c)(4) of the Internal Revenue Service code. Donations are not tax-deductible. The Clinton Investigative Commission is an authorized project of the Council of Volunteer Americans.

For a copy of this report, please call (703) 379-9188 and ask for the Report to Congress 1997. Or you may write the Clinton Investigative Commission, 7263 Maple Place, Suite 203, Annandale, Virginia 22003

Please address all official correspondence to the Council of Volunteer Americans, 7263 Maple Place, Suite 203, Annandale, Virginia 22003

Donations are received by the Clinton Investigative Commission, Report to Congress 1997, P. O. Box 97171, Washington, DC 20090-7171

Executive Director – Communications Di Operations Assistant

Acknowledgments

A special word of thanks to all of our generous donors and volunteers that have made our program a success. Without their steadfast commitment, our work could never be completed. Moreover, we are grateful for the many Americans that have stood with us and signed our petitions seeking accountability on the part of the White House.