

1 White House they were. And, I mean, it was really just sort
2 of like a casual comment between you know this is going on;
3 yes, it's the only way we can get it done.

4 MR. SCHANZER: Then what efforts were made to
5 segregate between people whose files are needed and people
6 whose files you didn't need?

7 MR. SRERE: The assumption of that is wrong.

8 MR. SCHANZER: Okay; I can rephrase it.

9 MR. SRERE: Let me put on the record here that
10 from her testimony, the office received a list from the
11 Secret Service saying these people have active passes for
12 the White House; now, their job is to make sure that they
13 have a correct list. Because the Secret Service did not do
14 their job and provide a correct list, they had to figure out
15 some way to get a correct list. So, when you request a
16 file, you say that you have no need for that file. They
17 have a need for that file. The need is to determine whether
18 this person should be on the active permanent pass list or
19 not. So, there was a need for that file, and the office
20 dealt with it, from her testimony, in the best way they
21 thought possible.

22 MR. SCHANZER: Okay.

23 MR. HIRSHLAND: Which was?

24 MR. SCHANZER: Yes; what did you do?

25 MR. SRERE: She's said it three times now. But

1 give it one more time.

2 MR. SCHANZER: I'm sorry; before, we were talking
3 about files. I'm sorry; earlier, I believe we had limited
4 our discussion to files that we didn't know if these people
5 had been in the Clinton administration or not. But as I
6 understand it, you came to some realization later on that,
7 indeed, the office had possession of files of people who had
8 never been in the Clinton Administration. I'm asking with
9 respect to those files, what happened?

10 THE WITNESS: The same thing; anybody who was not
11 in the White House, they were slated to be archived, because
12 we had no need to keep those on hand.

13 MR. SCHANZER: Okay; and was Lisa Wetzl aware of
14 this kind of segregation for archiving purposes?

15 THE WITNESS: To my knowledge, yes.

16 MR. SCHANZER: How about Mr. Livingstone?

17 THE WITNESS: To my knowledge, yes.

18 MR. SCHANZER: And Mr. Marceca.

19 THE WITNESS: Yes.

20 BY MR. HIRSHLAND:

21 Q All while you were still actively employed in the
22 OPS.

23 A To my knowledge, yes.

24 MR. SCHANZER: Are you aware of when the first
25 time any archiving or shipping files over to the Office of

1 Records Management took place?

2 THE WITNESS: If--in regards to the--

3 MR. SCHANZER: To these files that we're talking
4 about.

5 THE WITNESS: To these files.

6 MR. SCHANZER: The ones that were separated.

7 THE WITNESS: To the specific files where
8 background investigations had been requested, and then, we
9 later found out that these people are not here; we do not
10 need these files, no, I don't have a specific recollection
11 as to when we archived them. I know we did archive some
12 files earlier, but they were correspondence volunteers.

13 MR. SCHANZER: Prior to your departure from the
14 Office of Personnel Security, did you participate at all in
15 sending any boxes off to the Office of Records Management?

16 THE WITNESS: Those boxes that I sent off to the
17 Office of Records Management were those files that fell
18 under the listing of the correspondence.

19 MR. SCHANZER: Okay; how about any of these files
20 that we have just been discussing, that came up in Project
21 Update?

22 THE WITNESS: I don't remember. I do remember
23 that there was a file drawer that contained about 50 that
24 were slated.

6pm 25 MR. SCHANZER: Do you have your copy of--I'm going

1 to hand you a copy of the log again. Turn to page--
2 actually, let me ask you first, was part of your
3 responsibility with respect to keeping of the log to keep
4 track of files when they were returned as well as when they
5 went out?

6 MS. ANDERSON: That was part of the responsibility
7 of staff members, because the--it seems to me that on your
8 all part that there's an assumption that I was the only one
9 who had the log, which is incorrect. It was in a three-ring
10 notebook binder that was out in the open, so that those
11 people, those staff members who were signing out the log or
12 who were receiving files back could then sign them in or
13 out.

14 MR. SCHANZER: Okay. Well, I believe you.
15 testified that most of the--

16 MS. ANDERSON: Of the first--

17 MR. SCHANZER: --of the first four pages were your
18 initials.

19 MS. ANDERSON: Yes. Most of the first four were.

20 MR. SCHANZER: Okay. Now, could you turn to the
21 fourth page? As you can see here, the column for the return
22 is blank for the entire time. Do you know why that is?

23 MS. ANDERSON: I would have to say that they
24 probably had not been returned by 3/29/94.

25 MR. SCHANZER: Was that typical that a file would

1 but it was, I think, at the max it was probably maybe four.

2 MR. HIRSHLAND: That you personally logged out.

3 MS. ANDERSON: At a time. I mean, I know that
4 there were about--I don't remember how many times. I mean,
5 I just have--

6 MR. SCHANZER: So you're saying you think maybe
7 there were a couple of pages for entries made in April, May,
8 and June? Or what is--

9 MR. SRERE: That's not what she said.

10 MR. SCHANZER: Oh, okay.

11 MR. SRERE: I think she said that the most she can
12 remember is maybe four files at a time; she can't remember
13 how many times she did that.

14 MR. SCHANZER: Four files at a time.

15 MS. ANDERSON: Four background--

16 MR. SRERE: At the max.

17 MS. ANDERSON: Four backgrounds at a time.

18 MR. SRERE: Of background investigations.

19 MR. SCHANZER: Oh, when you say entries made in--
20 maybe four in April, four in May, and four in June. Is that
21 what you're--well, maybe you can testify, counsel.

22 MR. SRERE: She testified that she said that at
23 the max during that time period, April, May, and June, she
24 would have done four at that time, but she can't say how
25 many times she did that during that entire time period.

1 MR. SCHANZER: Is that--

2 MS. ANDERSON: That would be--

3 MR. SCHANZER: --your recollection?

4 MS. ANDERSON: Yes.

5 MR. SRERE: And we're going to have to go off the
6 record right now, please. I need to make a call.

7 [Recess.]

8 MR. SCHANZER: To your knowledge, did Craig
9 Livingstone ever look at the log or review the log? Did you
10 ever see him looking at it?

11 MS. ANDERSON: He did look at it when he needed to
12 know where a certain background investigation was. I don't--
13 -I remember him looking at it, but I don't remember
14 specifically when or why.

15 MR. SCHANZER: You mentioned that Anthony Marceca
16 came into the office on occasion. Did he ever come to
17 actually do volunteer work in the Office of Personnel
18 Security?

19 MS. ANDERSON: I do not remember.

20 MR. SCHANZER: After his departure from--at the
21 end of his detail, do you recall any instances when Mr.
22 Marceca came into the office and looked at any FBI files?

23 MS. ANDERSON: Not after his detail was over.

24 MR. SCHANZER: Let me just ask you some total
25 background questions here. I apologize if you have--but