
Other Cases

Lewis M. Steel '63 Papers

1971

Clark v. Oswald - Notes

Lewis M. Steel '63

Follow this and additional works at: https://digitalcommons.nyls.edu/steel_other_cases

Recommended Citation

Steel '63, Lewis M., "Clark v. Oswald - Notes" (1971). *Other Cases*. 48.
https://digitalcommons.nyls.edu/steel_other_cases/48

This Clark v. Oswald is brought to you for free and open access by the Lewis M. Steel '63 Papers at DigitalCommons@NYLS. It has been accepted for inclusion in Other Cases by an authorized administrator of DigitalCommons@NYLS. For more information, please contact camille.broussard@nyls.edu, farrah.nagrampa@nyls.edu.

Seized 50 people - 8 hours
4 guards insured - 1675 inmates Africa 9/9/71

Charles Lewis (H, 11)
Harold Johnson
Michael E. Lewis
Earl Moore
Russell Preat

Judge Edward Port (60 years old) April 73
Johnson Hospital 64 to 1982
Auburn private practice
Before trial US Atty

Robert Clark v Russell Oswald

2/9/11

71 - CV 66 2/9/71

Elizabeth M Fisher

Jeffrey E Glass - Mob. Inspector for
Fed Services

Auburn
6

Allen Louis LeSwitz
Jim O'Brien
Robert Contragastin

P118 Cell indicted out of
11/4 events

P12 OT Ad found to 3/9/71 P13

P18 First witness Robert Clark - HMS
Exams

210 of March 10

223 William A Tucker

Employed by Dept of
Mental Hygiene

Employed at Auburn

225 Bd. Cont. Fed. supervising psychiatrist
since 1965 + only
Faculty of Upstate Med Ctr

treats Robert Clarke
since 12/23/69

225 — transferred to Green Haven 1/70 - 1/71

— there held as hostages —
difficultly carrying out their
roles
disarray in the institution

228 because on bars at night

prisoners do bodily damage to
themselves

2232 good deal of political & revolutionary
action on the part of
bars 17-19 the prisoners

2233 — he described the
situation "an atmosphere of
terror
prevailed"

p233 patient for gassed

p234 psychiatric notes should be
removed from separator

p235 Disposal of separator " the disposal
of sleep deprivation "

- p236 - therapy case

237

in notes should not be in fact
act as where when prepares
their defense

p238 Are the inst. ltr word
appropriate

p245: "I have been trying to help Clarke
survive in the present situation
realizing he has to appear
in court."

p249 Librism

p256 Attica preferable

p256 Clarke - "superior intelligence"
ll 1922

257 Recommended in 69 he placed in an
Academic Judson

257 - "his rage"

ct
257 Denied their right to
effective control
of council

259

We are dealing with
people simply trying
to survive + offer
their legal right

260

their accusers are
actually controllers
the manner in which
they live

266 all in Cuban affected

3/11 - In still there

517-9 / though Johnson -
trying to slow
Africa terrible food

2518

I saw "As a minimum, they should

be put in some facility located
near their address so that at
least there is some control
over

518 The judge cuts me off.

"We are not in a horse
+ buggy area, you get up
to Auburn or all night
street.

Judge
518 I don't think it is
~~not~~ relevant

wicker

p251 Vincent Mancusi offers to resign.
Oswald refuses

Oswald: "I've given everything"

"I've gotten nothing in return."

"It seems a little one sided to me."

"I can give you no more assurances."

- Argument about a safe neutral place to negotiate.

Idea: Kunster - commute the sentences -

- Oswald complained - all compromises expected

259-60 from him

Oswald
Sent in
message

Badillo - Issue not amnesty
it is human lives.

261 - Oswald ^{blames} plans observers.

261 - Things moving. Only finger
for a day

263 - Wicker - Give us more time

Oswald - ends meeting - true pressures - hasn't worked his
11.11.64

P682-3

After the Examination, Cross
by me, case adjourned

5:02 pm

to Tuesday MARCH 16, 1971

at 10 AM



APPEARANCE RELEASE

Name of Project: _____ (working title) incl. companion materials and ancillary or other program and series related platforms ("The Program")

Shooting Location and Date(s): _____

I hereby agree that **FIRELIGHT FILMS INC.** and their affiliates (the "PRODUCERS"), may make recordings of my appearance, performance, voice and likeness (the "Recordings") and incorporate the Recordings, in whole or in part, into any version of the Program. I hereby acknowledge and agree that as between PRODUCERS and myself, PRODUCERS are the sole owner of all rights in the Program, and that PRODUCERS have the irrevocable right to edit the Program, use and license others to use any version of the Program and excerpts and outtakes therefrom, including the Recordings, in all manner and media, now known or hereafter devised, worldwide without limitation as to time.

The foregoing rights shall include the right to use the Recordings and my name, likeness, voice and biographical information for Program packaging and for outreach, Program, series and institutional promotion, and publicity purposes.

I hereby expressly hold harmless PRODUCERS, their assignees, agents, licensees, employees and Program underwriters from any privacy, defamation or other claims I may have arising out of the broadcast, exhibition, distribution, exploitation, publication, promotion and other uses of the Program and the Recordings containing my appearance therein.

I hereby represent and warrant that I have the legal right and power to enter into this Release and grant the rights granted herein. I agree not to disclose any creative and/or material information whatsoever about the Program without PRODUCERS' prior written approval in each instance.

Accepted and Agreed:

Name: _____

Signature: _____

Date: _____

Phone: _____

Email: _____