un owned by businessman's lain spouse **liscovered**

Associated Press

OUSTON — The discovery gun belonging to the slain of Houston businessman Goss is a major devel-nt in the seven-month long tigation, police say. ula Brawley Goss was found

stabbed and beaten in her west Houston home July 31. first wife, Elaine, 43, was I slain in the same home

Kenny Williamson said the discovery, "makes us optiabout the outcome of the

gun's discovery and a 00 reward offered by Paula brother, Scott Brawley, announced by Harris y officials Monday. The reoffer remains in effect for a

Boyd Smith said a police ns examiner is in the proctesting the .25-caliber pistol ermine if it is the same pis at was used to fire a bullet he back of Paula Goss' neck. tectives have been looking e pistol that Goss, 42, relly had purchased after she ed telephone death threats. istant District Attorney Rosenthal said investigaso said they believe the per-could have killed both

have had a suspect in ince very early in the inveson" of Paula Goss' killing, athal said Monday.

s has told police he wasn't when his first wife was and was recovering from when his second wife was

DPS discovers Fontenot's prints on hotel receipt

LIVINGSTON — A former junior high school principal's fingerprints were found on a receipt from a hotel where a slain football coach and the school secretary had spent the night, a fingerprint examiner testified Tuesday.

Copies of the receipt from a Houston area hotel were mailed with anonymous letters to members of the Hull-Daisetta Independent School District board in March, about a month before coach Billy Mac Fleming disappeared.

Danny Carter, a fingerprint examiner with the Texas Department of Public Safety, testified he found former principal Hurley Fontenot's right thumbprint and a print from his left ring finger on the original receipt. However, Carter said, none of the prints was found on any of the

unsigned letters.

Earlier in the trial, a hotel clerk identified Fontenot as the man who had requested a copy of the receipt. State District Judge John Martin has refused to allow the contents of

the letters to be discolosed. Fontenot, 48, the former principal at Hull-Daisetta Woodson Junior High School, is charged with Fleming's murder. He is free on \$50,000

Fleming, 36, disappeared April 12 and his decomposed body was found 10 days later on an old logging trail in Polk County. An autopsy showed he had been shot twice in the back of the head.

School Superintendent Kenneth Voytek testified that after receiving the anonymous letters, school board members called a meeting on March March 29, Voytek said

19 to discuss whether to renew Fleming's contract. Voytek said Fontenot asked him the day before the meeting if he thought the letters would affect the board's decision.

Fontenot told Voytek that he, too, had received similar letters but "put no faith in them because they were unsigned," the superintendent said. Voytek said Fontenot gave him the letters he had so copies could be

Three days after Fleming disappeared, Fontenot, the school's athletic director and a deputy sheriff went to Fleming's apartment to search for signs of Fleming, Voytek

Laura Nugent, the 36-year-old secretary whom Fleming dated. The note said Nugent was worried about him and asked that he call her no

He said they found a note from

matter what the hour was.

Prosecutors allege Fontenot was jealous because Nugent had jilted him and planned to marry Fleming last summer.

Voytek said that later he and Fontenot broke into Fleming's locked pickup truck, which was in the school parking lot, and took the coach's briefcase.

Defense attorney Dick DeGuerin asked Voytek, "You mean you took it upon yourself to enter the locked truck?"

'I sure did," Voytek replied. The briefcase contained Fontenot's teacher evaluation, a job application for another school district that listed Fontenot as a reference and a copy of his 1985-86 Hull-Daisetta contract, which was signed

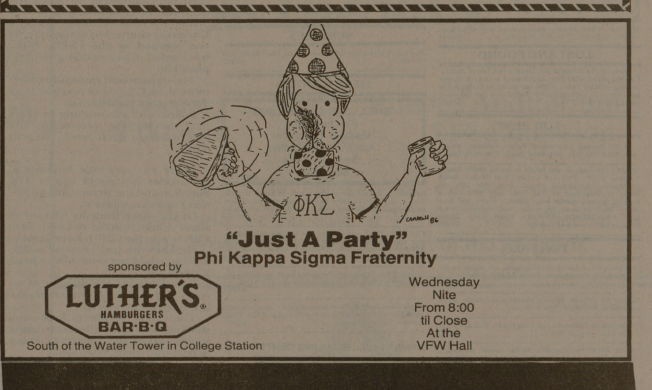
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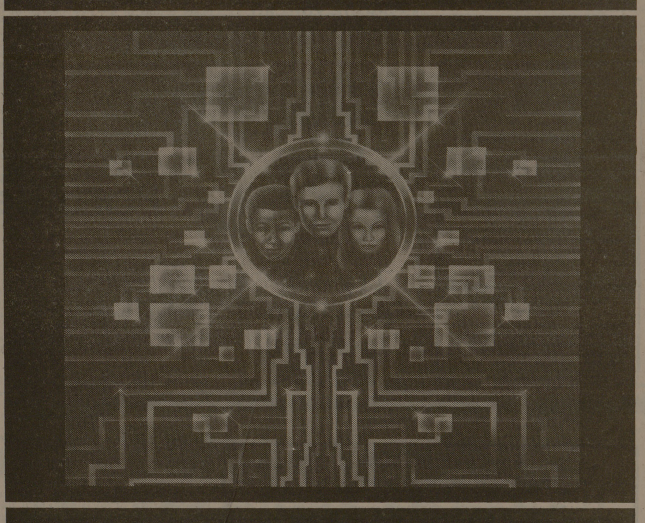
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CAMPUS INTERVIEWS **February 14, 1986**

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udge moves trial to Austin conspiracy-to-kill case

Associated Press

ANTONIO — A federal Tuesday moved to Austin al of Elizabeth Chagra, acf conspiring to kill U.S. Dis-

dge John Wood. okeswoman in U.S. District William Sessions' office in San o said jury selection would it 9:30 a.m. Wednesday.

ons' office in Austin said vere no rulings made Tuesday ning other pretrial motions, ing one that Sessions remove from the case.

gra was convicted in 1982 of acy in Wood's 1979 death. 5th U.S. Circuit Court of ls in New Orleans last year med the conviction and ornew trial

his home in a fashionable San Antonio neighborhood on May 29, 1979. He was the presiding judge in the government's drug case against Chagra's husband Jimmy Chagra.

Jimmy Chagra was convicted of obstruction of justice in Wood's murder. He is serving a 47-year term on that and other convictions and a concurrent life sentence for plotting to kill former Assistant U.S. Attorney James Kerr.

Triggerman Charles Harrelson vas convicted of murder in the Wood case and sentenced to life in prison. His wife, Jo Ann, was con-

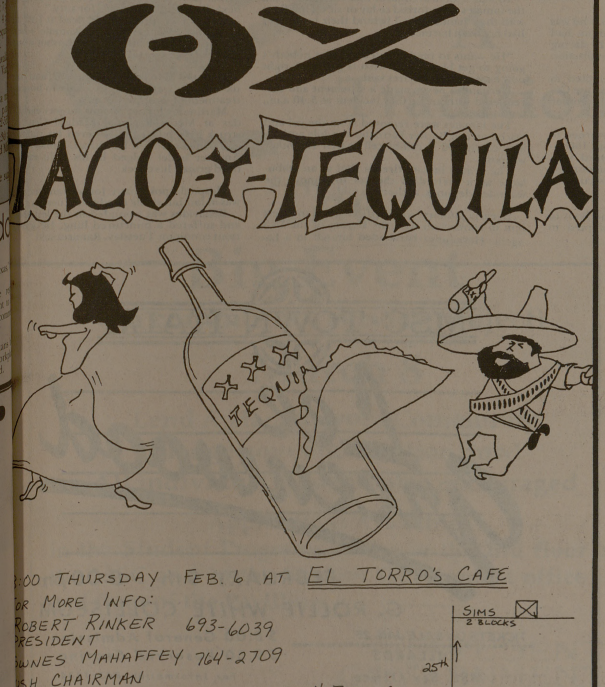
victed of perjury.

Chagra had been held in the county jail in El Paso since last No-

vember, when she appeared in court in San Antonio at a bond reduction hearing. Sessions agreed to lower her bond of \$1 million, set in 1982, to \$250,000. But she was unable to

The government had moved for a change of venue and Sessions said he would grant the motion but keep the new location secret until Tuesday. He said he felt secrecy was important to ensure an unbiased jury and a fair trial.

Sessions was limited in his site selection because the government moved for the change of venue. The case could be moved only to federal courts within the Western District of



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