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File #;

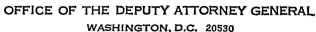
62-4Q-116395

Serial Scope:

1243 thru 1245, 1249, 1250x1 thru 1253, 1255, 15t NR 1255, 2nd NR 1255, 1255x, 1255x1 thru 1258, 1261, 1262

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JAN 1 2 1976

John A. Mintz, Assistant Director TO:

Legal Counge/ Division Federal Bureau of Investigation

FROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT:

SSC Letter Dated January 8, 1976

Attached is a letter from the SSC dated January 8, Please arrange for an appropriate response to Items

1-8.

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JAN 1 2 1976

John A. Mintz, Assistant Director Legal Counsel Division TO:

Federal Bureau of Investigation

FROM:

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

SSC Letter Dated January 8, 1976 SUBJECT:

> Attached is a letter from the SSC dated January 8, Please arrange for an appropriate response to Items 1-8-

Frank Church, Idaho, Chairman John S. Tower, Texas, Vice Chairman

PHILIP A. HART, MICH. WALTER F. MONDALE, MINN. WALTER D. HUDDLESTON, KY. ROFERT MORGAN, N.C. GARY HART, COLO. HOWARD H. BAKER, JR., NN. BARRY GOLDWATER, ARIX. CHARLES MC C. MATHIAS, JR., MD. RICHARD S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL

Alnited States Senate

SELECT COMMITTEE TO
STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES
(PURSUANT TO S. RES. 21, 14TH CONGRESS)
WASHINGTON, D.C. 20510

January 8, 1976

Michael E. Shaheen, Jr., Esq.
Special Counsel for Intelligence Coordination
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D.C. 20530

AM THEORY ATTOR CONTAINED

Dear Mike:

One of the subjects which the Committee will be addressing in preparing its legislative recommendations involves the adequacy of the FBI's inspection procedures for handling allegations of misconduct and abuse. In this regard we are forwarding herewith a list of several such allegations which have been made during the past few years and concerning each of which we would appreciate your supplying us with the following information:

- 1. How did FBI Headquarters first become aware of the allegation?
- 2. Was an investigation or inspection conducted? If not, was any other action taken?
- 3. How was the decision made to conduct (or not to conduct) an inspection or investigation, or to take (or not to take) other action?
- 4. Which Division, or operating level (headquarters or field), conducted the inspection or investigation?
- 5. How was the decision made as to which Division or operating level was to conduct the inspection or investigation?
- 6. Was the original allegation reported to the Attorney General or any other Department of Justice official?

62-116395-1262

NW 55114 DocId: 32989562 Page 4

- 7. Were the results of the inspection or investigation reported to the Attorney General or any other Department of Justice official?
- 8. Was prosecution or administrative action (e.g., suspension or dismissal) considered or taken?
- 9. If any of the allegations on the attached list were made today, would they be handled by the newly-created office of Professional Responsibility? In what manner would they be handled? If an investigation were deemed warranted, which agency's personnel would do the investigating. In this regard, please also advise concerning which agency's personnel will be investigating recently-reported allegations that agents of the FBI "attempted to coerce" a House Select Committee on Intelligence witness "into repudiating his testimony before the select panel."

Answers to questions 1 - 7 should be accompanied by full back-up documentation, including memoranda, inspection or investigative reports, 302's, personnel reports, and communications to and from the field.

Your continued cooperation is appreciated.

Yours very truly,

John T. Elliff

Director

Domestic Intelligence Task Force

LEVI ASKS INQUIRY IN ATTACK ON F.B.I.

Special to The New York Times

WASHINGTON, Jan. 6-Attorney General Edward H. Levi :: has asked the Justice Department's new internal inspection unit to investigate an assertion ... by the House Select Committee, ... on Intelligence that the Federal ...

Bureau of Investigation attempted to coerce a committee... witness into repudiating his testimony before the select panel.

A Justice Department spokesman said that Mr. Levi, responding to a request for information about the incident from A. Searle Field, the committee's staff director, had assigned the matter for investigation to the department's newly created Office of Profesional Responsibil-

In a letter to Mr. Levi last week, Mr. Field reported that the witness, Martin L. Kaiser, had disavowed part of his com-mittee testimony after a six hour interrogation by F.B.I. agents.

Mr. Kaiser heads a Maryland company that makes electronic eavesdropping equipment for the F.B.I. and other Federal law enforcement agencies.

His testimony before the .: House Committee in October raised the possibility that some F.B.I. agents had received kickbacks when another electronics. company sold to the F.B.I. material it had acquired from Mr. Kaiser's concern.

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62-111-373-12168

LIST OF ALLEGATIONS

- 1. The March 20, 1975 edition of the New York Times reported that "the Federal Bureau of Investigation has carried out kidnappings of a number of persons in the United States that it believed to be clandestine agents of foreign intelligence services, according to two former FBI agents."
- 2. The August 11, 1975 issue of <u>Time Magazine</u> reported the discovery of "Bureau manuals, documents and reports" in the apartment of a KGB "operative" who was described as the "mistress" of an FBI agent.
- 3. The August 11, 1975 issue of <u>Time Magazine</u> also reported that in 1961 a Bureau agent was "suspected of giving FBI reports to the Soviets."
- 4. The March 29, 1975 edition of the <u>Washington Post</u> reported allegations that an FBI agent had been "bribed by a member of the Mafia."
- 5. A recent edition of <u>Time Magazine</u> reported that "sensitive" FBI documents "were carried off in an FBI truck to West Virginia's Blue Mountain Ridge Club, a Shenandoah Mountain Hideaway used by innermost FBI officials for regular poker games with CIA and other cronies. The papers were burned in the Club's large fireplace."

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ormer Agents Say

By JOHN M. CREWDSON

Special to The New York Times WASHINGTON, March 19-The Federal Bureau of Investiligence services, according to two former F.B.I. agents with idirect knowledge of such operations.

One of the former agents of thing that's never done light-placed the number of such kid-ly."

nappings over the years at Both men denied that "fewer than 10" and said that "fewer than 10" and said that, cal torture was ever employed.

as far as he knew, the tech-in such cases, although one nique had not been employed said that, when a suspect had

theen occasioned by such cold war incidents as the Cuban ened with death as punishment, missile crisis "when things for noncooperation, he added, were pretty rough," and that although neither official rehe was "certain that this is called any instance in which no longer going on.'

A spokesman for the bureau said only that the bureau would maintained, however, that men-'adopt "a no-comment posture" with respect to the kidnapping part of such interrogations, and allegations.

A Pattern in Targets

Both of the agents said that. with one possible exception, the targets selected by the F.B.I. for kidnapping were suspected intelligence operatives from Communist countries who had entered the United States illegally with forged American passports and other identity

documents. The use of the kidnapping technique was also confirmed, although not in detail, by two other former F.B.I. agents.

in separate interviews, two former agents who described the alleged kidnappings left open the possibility that in one instance the bureau had erred in kidnapping a person he said. who proved not to be a deepcover spy but a legitimate American citizen.

One of the agents conceded, however, that in every case former agent's words: the practice was "completely" "You are a free

of intelligence, you're faced you have made a commitment with the concept of expediency, and we will take you at your That oftentimes leads you into word." extra-legal activities."

charged with a crime, to habeas: corpus and to the assistance

of counsel, among others. Kidnapping, the former agent gation has carried out kid-said, was a last resort used nappings of a number of when no alternative means persons in the United States could be quickly found to interthat it believed to be clandes-rogate a suspected subversive, tine agents of foreign intel-or to "turn" him into a double

by the bureau since the mid-been located, "You'd pick him nineteen-sixties."

He said that its use had and work him over."

The victims were often threat-i a hostage had been murdered. One of the former agents

tal duress was an important! he described one case in which a person was seized and detained in an F.B.I. "safe house" for "several weeks."

Absence Not Noticed

Because the man was not operating under diplomatic cover, as many foreign espionage agents do, and was not otherwise an official personage; his extended absence went publicly unnoticed, the former agent

The spy, he said, knew his captors only as "U.S. intelligence agents," at least one of whom was with him constantly.

"Someone slept in the same bed with him. We even went with him to the bathroom,"

After weeks of intense interrogation the man broke and agreed to become a double

agent and was told, in the "You are a free man. Do wrong-completely in violation you know what that means? of civil liberties. No question If you leave here and do not about it," he added.

keep your promises we will bout it," he added.

But he said, "In the business do nothing further to you. But

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in such cases,

said,

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F.B.I. Has Kidnapped Suspected Foreign Spies in U.S.

organized crime figures, but when he was a small child police, or representatives of a former resident of the county. other Soviet-bloc intelligence comsone whom the records

larly useful, he explained, when pelvic injury as a youth. the F.B.I. fezred that it was The inquiring man appeared American citizen.

"You'd identify your man office of the F.B.I. the was contacting here," the former agent said, "but you the sources said, "and went over subjected. always ran the risk of losing and checked the matter out." him in 200 million people.

former acents.

fice in a rural Middle West States illegally.

derk that he had left the region was made "to hit him."

clerk and others there remem-

cions piqued, notified the local added that "this was rough per" or written authorizations, thing," he said, pointing out

border and asked for a copy became concerned that they interrogation, or while attempt-ed." would lose the suspect, the ing to eccape. -

was reserved for operatives of and was now seeking to doc-directly from J. Edgar Hoover, ping squad," at one time there consequently no record of it the Soviet K.G.E., or secret ument his family history. The the late F.B.I. director, a spe-was a cotorie of agents who exists within the bureau's files. icially picked team of agents him to a secluded "safe house"

the two sources said. about to lose track of a sur- to walk perfectly, however, and described the interrogation as them and they refused to un- who carried them out. pected agent posing as an the townspeople, their suspi- a "stern" one, and the other dertake such work without "pa-

and follow him to develop who "Thank God the resident vided specific details of the ing to give. ... agent was on the ball," one of ordeal to which the man was

Both sources described the

! In the early nineteen-sixties, came convinced that he was maintained, however, that none road:" ...

After receiving purhorization operated a formalized "kidnap-lever made in writing and that

Too Dangerous to Accept

"You'd call a guy up and connection with the legality operation as a success but de- ask him to do comething," the of these operations said One instance in which that clined to elaborate on its pre mind you that he had two kidnapping statutes had probation or the subject's mind you that he had two kidnapping statutes had probation or the subject's kids in college and he could have a head to been violated by the

they recalled, a man walked a Soviet intelligence agent who of the suspected espionage. This work was exceedingly was extracted. easually into the recorder's of had penetrated the . United agents involved in these opera-dangerous," the second former Because "the best interests tions had ever died as a direct F.B.L. man said. "You could of the country would not be county seat near the Canadian When the local F.B.I. agents result of the kidnapping or get anot, you could get arrest-served by pursuing that inves-

The man explained to the source recounted, a decision. The former exect and that firmed these points, adding that or the suspected subversives in a

"could and would" carry out | Knowledge of the kidnapping illegal high-risk operations such operations was "very, very seized the suspect and rushed as ourglaries and kidneppings. closely held," he said, being But by the mid-nineteen-six-limited to Mr. Hoover, who The technique was particu-bered had suffered a permanent of the bureau for interrogation, ties, he said, these men had personally approved each of become convinced that Mr. them; a handful of top officials. One of the former openis Hoover would no longer back and the egents in the field

"Nobody will admit a damn; business," though neither pro-which Mr. Hoover was unwill-that the crime of kidnerpring carries no statute of limitations. The lawyers interviewed in

|surveillance and eventually be-| One of the former effects see his retirement down the agents who carried out the abductions, since no ransom

tigation," the man declined to The first former agent con-kientify either the F.B.I. agents! lalthough the bureau never no mention of kidnapping was volved in the kidnappings.

ACLASSIFIED AL

TING 1909, 11, 1975

Seduced by the KGB

P.19

While concentrating its efforts upon the CIA, Senator Frank Church's special committee that is investigating U.S. intelligence programs has also been accumulating data on the FBL Last week TIME learned that the committee has heard some startling reports of misdeeds, break-ins and cover-ups, including the story of an agent whose mistress was linked to the Soviet KGB.

The affair was discovered in 1968 when a CIA source in Moscow reported that KGB officials were jubilant about getting one of their operatives in bed with an 1 BI agent. To check out the CIA's report, the FBI broke into the apartment of the woman, a middle-aged waitress. and discovered bureau manuals, documents and reports. Some IBI officials urged prosecution, but J. Edgar Heaver's palace guard of deputies stopped the inquiry to avoid embarrassing the bureau and its boss. The agent was simply allowed to resign. The KGB also appears to have penetrated the FBi in 1901. In this case, the agent suspected of giving FBI reports to the Soviets (a polygraph test on him was inconclusive) was fired on a minor technicality.

The Church committee has also turned up evidence of a variety of extralegal activities practiced by the LB. The bureau is said to have maintained special schools to train agents in the techniques of the "bag job," a cuphemism for breaking and entering. The graduates—lockpickers, burglars and a few safecrackers—managed to steal some code books from foreign embassies. For this they received "incentive awards" ranging from \$250 to \$500.

The Senators would like to know more about the private files Hoover kept on public officials and what use he made of them. John Mohr, a former top FBI official, has told TPMI that he had been questioned three times by the committee about the dossiers assembled by Hoover on scores of people. Just what happened to some of the files after Hoover's death in 1972 is still a mystery.

62-116395-1262

Page 10

Bid to Kill Probe Charge

The charge was leveled an investigation started by against New York FBI agent Justice should be continued. that he took the bribe.

against Stabile. But the two get of the investigation would be "improper," the former Justice Department official said. ment's orgainized crime strike investigation had been "cover-up," the source said.

This triggered a Justice Department investigation, which is continuing, the source said.

Despite the origin of the Justice Department investigation, the source said, Keliey asked high-ranking department officials in 1973 to call the Brooklyn prosecutors off the case on the grounds the FBI had found no violations of law.

. In addition, the source said, Kelley complained that the Justice investigation was hurting FBI morale.

During the ensuing dispute, he said, Henry E. Petersen, then chief of the Criminal Division of Justice, informed the! Brooklyn prosecutors of Kel-: ley's attempts and told Kelley! the investigation would continue.

Another source said Petersen later cited the New York; incident to show the need for: an inspector general within the Justice Department to police the FBI.

Petersen, who has since left the Justice Department, confirmed recently that Kelley wanted the investigation stopped but could not recall how he had made his views known. Petersen said he would not dispute that it was in the form of a request.

"There was a difference of, opinion, and ultimately the opinion of the Criminal Divi-! sion prevailed, and the FBI acquiesced in that opinion," he said.

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NW 55114

By Ronald Kessler

Washington Fost Staff writer

Shortly after he became di
Kelley's requests, which were the case before Kelley became director in July, 1973, one Caputo is alleged to have rector of the FBI, Clarence M. department officials amounted Kelley twice made unsuccess- to "pressure" and an "atful attempts to stop a Justice tempt to suppress it [the in-second source - was the fact puto lied when he told a grand

member of the Mafia, according to an informed source. agency that normally does not to gather evidence against express opinions on whether him.

Joseph Stabile by two fellow Another former federal New York agents. One said prosecutor said the FBI, on federal Stabile had admitted to him rare occasions, has expressed such an opinion based on man-An investigation was closed power considerations. But FBI when it turned up no evidence intervention when it is a tar- lated its own procedures by schools. They say you're with

Sources familiar with the bribe allegation. force in Brooklyn that the FBI bribe allegation attribuated any hint of corruption would of the same issues will be Caputos pending irreparably damage the bu-raised in a Brooklyn perjury trial. reau's image and effective-trial scheduled to begin April

> Although Kelley's attempts were unsuccessful, the Justice district Court, is of John Cainvestigation had been ham- puto, who is identified by the

source said.

Chief among these problems Department investigation of vestigation."

In that the FBI immediately conjury he had not admitted to an allegation that an FBI The FBI, the former prose-fronted Stabile with the bribe FBI agents that he paid off agent had been bribed by a cutors said, is a fact-finding allegation before attempting New York city policemen.

the FBI agent gave the agent FBI agent, "I got nothing to treatment it would not give do with this." others suspected of criminal behavior.

at that same time the FBI vio-kids went to nice Catholic failing to inform the Justice this, with that." Department that it was conducting an investigation of the surrounding the bribe allega-

An FBI spokesman said Kel-Kelley's action to a feeling ley cannot comment on the were revealed in pre-trial teslong held by FBI leaders that bribe allegation because many timony taken last month for

The trial, to be held in u.s.

bribed Stabile.

The trial, however, centers. - which were confirmed by a on the question of whether Ca-

Reached at his Hawley, Pa. m. country home Caputo, 71, said In doing so, the source said, of the charge he paid off an

Asked if he is a member of the mafia, Caputo said, "come In addition, the source said, on. I have nice children. My

> Many of the essential facts' tion - including the identity of the accused agent, Stabile -- ' perjury '

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OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN 12 1976

John A. Mintz, Assistant Director TO:

Legal Counsel Division
Federal Bureau of Investigation

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

SUBJECT: SSC Letter Dated January 12, 1976

> Attached is a letter from the SSC requesting a briefing on or before January 15, 1976. Please arrange for an appropriate response.

> > REC-14 62-111-375- 120

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S. Marky

5 JAN 15 1976

En CLUS Vint

Paul Daly cc: Bill Cregar

62-116395

JAN 1 2 1976

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: SSC Letter Dated January 12, 1976

Attached is a letter from the SSC requesting a briefing on or before January 15, 1976. Please arrange for an appropriate response.



cc: Paul Daly Bill Cregar Frank Church, Idaho, Chairman John G. Tower, Texas, Vice Chairman

PHILIP A. HART, AGCH. WALTER F. MONDALE, MINN. WALTER D. HUDDLESTON, KY. ROBERT MORGAN, N.C. GARY HART, COLO.

Howard II. Baker, Jr., Tenn. Barry Goldwater, Ariz. Charles Mc C. Matrias, Jr., Md. Richard S. Schweiker, Pa.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL

Aniled States Benate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, 94TH CONGRESS)

WASHINGTON, D.C. 20510

January 12, 1976

Michael E. Shaheen, Jr., Esq. Office of the Deputy Attorney General U. S. Department of Justice Washington, D.C. 20530

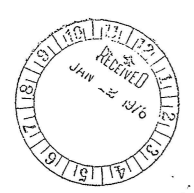
Dear Mike:

The Select Committee requests that Bureau officials knowledgeable in Cuban intelligence activities in the United States, informant penetration of Cuban intelligence and Cuban groups (in the U.S., Cuba and Mexico) for the period 1960-1967, meet with and brief members of the Committee and senior staff on or before Thursday, January 15, 1976.

Other than the morning of Wednesday, January 14, 1976, any time would be convenient for us. I would appreciate your contacting me so that we can work out the details.

Sincerely,

Paul G. Wallach



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-111-375-12601







OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN 1 2 1976

TO:

John A. Mintz, Assistant Director

Legal Counsel Division Federal Bureau of Investigation

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SSC Letter Dated January 7, 1976

Attached is a letter from the SSC dated January 7,

1976. Please arrange for an appropriate response.

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REC-14

ST. 115

62-116375-1258

5 JAN 15 1976

1 ENCLOSURE

62-116395



JAN 1 2 1976

John A. Mintz, Assistant Director Legal Counsel Division Federal Bureau of Investigation TO:

Michael E. Shaheen, Jr. FROM:

Special Counsel for Intelligence

Coordination

SUBJECT: SSC Letter Dated January 7, 1976

> Attached is a letter from the SSC dated January 7, 1976. Please arrange for an appropriate response.



FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMAN

PHILIP A. HART, MICH. WALTER F. MONDALE, MINN. WALTER D. HUDDLESTON, KY. BERT MORGAN, N.C. GARY HART, COLO.

HOWARD H. BAKER, JR. BARRY GOLDWATER, ARIZ CHARLES MC C. MATHIAS, JR., MD. RICHARD S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL. CURTIS R. SMOTHERS, MINORITY COUNSEL

United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (PURSUANT TO S. RES. 21, 94TH CONGRESS)

> WASHINGTON, D.C. 20510 January 7, 1976

Michael E. Shaheen, Jr., Esq. Special Counsel for Intelligence Coordination Office of the Deputy Attorney General U. S. Department of Justice Washington, D.C. 20530

Dear Mike:

I/would appreciate your supplying to the Committee all memoranda and other materials pertaining to the establishment of the Office of Legal Counsel in the FBI in 1971 as well as all materials prior to that date which would reflect earlier Bureau practices and procedures for considering the legal and constitutional implications of major policy changes in FBI Domestic Intelligence Division operations. (This should include, of course, materials which pertain to the responsibilities and duties of the Office of Legal Counsel which formerly was located in the Training Division.)

I would also appreciate your forwarding such materials as would reflect the process by which Section 87 of the FBI Manual of Instructions was changed in 1973 (i.e., from inception through final approval).

Your continued cooperation is appreciated.

Sincerely,

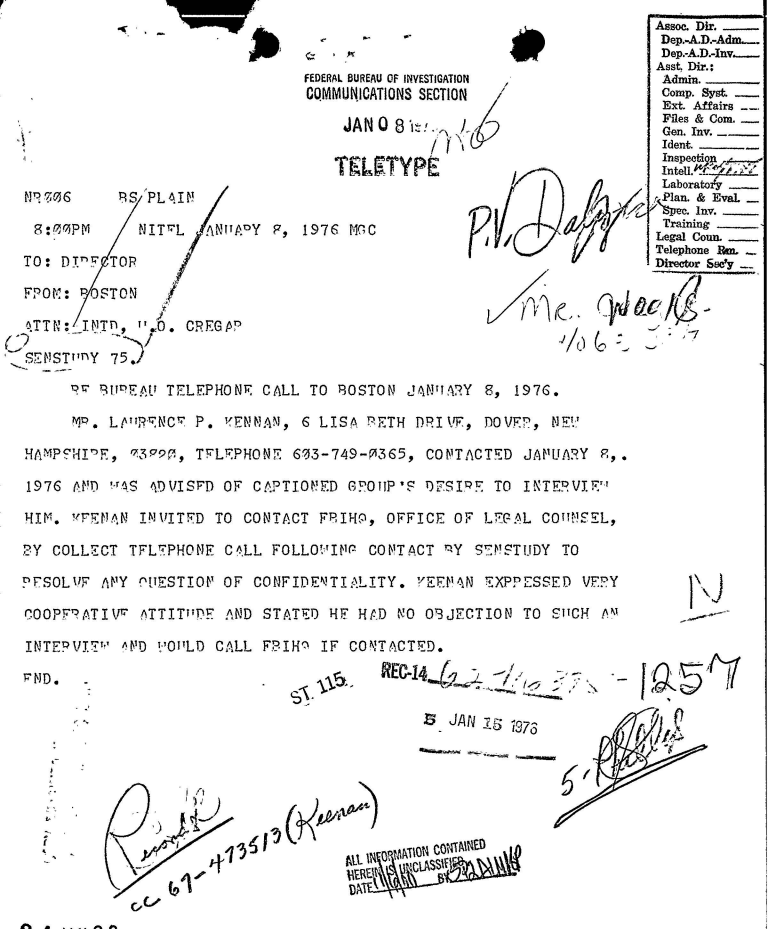
John T. Elliff

Director

Domestic Intelligence Task Force

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62-116464 - 282

ALL INFORMATION CONTAINED HEREIN IS LINCLASSIFIED DATE LIVE BY

Assoc. Dir. Dep.-A.D.-Adm. Dep.-A.D.-Inv. Asst. Dir.: FEDERAL DUREAU OF INVESTIGATION Admin. ... Comp. Syst. COMMUNICATIONS SECTION Ext. Affairs Files & Com. JAN 0 7 19/0 Gen. Inv. -TELETYPE Laboratory SJ 694 Plan. & Eval. Spec. Inv. NRØØ3 SJ PLAIN Training Telephore Rm. 0 12:47PM URGENT JANUARY 7, 1976 GRB Director Sec'y TO DIRECTOR FROM SAN JUAN ATTENTION: LEGAL COUNSEL AND INTELLIGENCE DIVISIONS SENSTUDY 75 REFERENCE BUREAU TELETYPE, DECEMBER 30. 1975. SAC WARREN C. DE BRUEYS SCHEDULED TO ARRIVE EASTERN AIRLINES FLIGHT 946 AT 7:36 PM, JANUARY 7, 1976, AT FRIENDSHIP AIRPORT; WILL REPORT TO ROOM 3658 JEH BUILDING AT 8:00 AM, JANUARY 8, 1976, AS INSTRUCTED. PHONE NUMBER WHILE IN WASHINGTON WILL BE 941-4667. NEC-14/62-111 ALL INFORMATION CONTAINED NW 551 JAN 2 0 1976 Page 20

J. A. Mintz 1 - Mr. W. R. Wannall 1 - Mr. R. L. Shackelford 1 - Mr. W. O. Cregar 1 - Mr. S. January 6, 1976 ALL INFORMATION CONTAINED GPO: 1975 O - 569-920

The Attorney General

Director\ FBI

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

Enclosed is the original of a memorandum reporting the results of an interview of former Special Agent in Charge Roy K. Moore of the FBI by an SSC Staff Member. Also enclosed is a copy of the memorandum for forwarding to Mr. James A. Wilderotter, Associate Counsel to the President.

Enclosures (2)

62-116395

1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination

1 - 67- (Personnel File Former SAC Roy K. Moore)

SJM: 1hb/hb (10)

Assoc. Dir. Dep. AD Adm. _ Dep. AD Inv. _ Asst. Dir.

Admin. Comp. Syst.

Ext. Affairs _ Files & Com. Gen. Inv. _

Inspection .

intell. . Laboratory Plan. & Eval. _

Spec. Inv. _ Training __ Legal Coun. Telephone Rm. _

MAIL ROOM

1 - Mr. J. A. Mintz

1 - Mr. W. R. Wannall

1 - Mr. R. L. Shackelford

1 - Mr. W. O. Cregar

1 - Mr. S. J. Miller

62-116395

January 6, 1976

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

INTERVIEW OF FORMER SPECIAL AGENT RE: IN CHARGE (SAC) ROY K. MOORE OF THE FBI BY AN SSC STAFF MEMBER ALL INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED DATE I I GOOD BY

The following concerns an interview on November 18. 1975, of former SAC Roy K. Moore of the FBI by an SSC Staff Member.

Moore's report of the results of the interview follows:

"Today, November 18, 1975, at the request of Mr. Robert Kelley, Church Committee, Room G303, Dirksen Building, First and C Streets, I appeared at their office and furnished an affidavit in reply to that of Mr. Hardy, the alleged informant in the Camden 28 case.

"According to Mr. Kelley, the Committee is looking into the use of informants by the FBI and other intelligence agencies.

"Mr. Hardy, in his deposition to the Committee, Assoc. Dir. alleged that he became a 'provocateur' during the time that Dep. AD Inv. - We were investigating the break-in of the Camden Federal Building in 1971. Admin. Comp. Syst. _

"I furnished an affidavit to the effect that Files & Com. __ Gen. Inv. ---- Mr. Hardy walked into the Camden Resident Agency and requested Inspection ___ advice in that he felt his religious advisor, a priest, was

Plan. & Eval. 1 - 67- (Personnel File Former SAC Roy K. Moore)

Spec. Inv. ___ Training _____ SJM: 1hb 1hb

Telephone Rm. ____ ON ROOM ____

NW 55114 DocId:32989562 Page 22

TELETYPE UNIT - 1/6 3 93 - 100 5 5 5 1 1 GPO : 18

Ext. Affairs __

Intell.

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW OF FORMER SAC ROY K. MOORE OF THE FBI BY SSC

involving him in a violation of the law. He was interviewed by Supervisor Bill Anderson of the Philadelphia office who happened to be in the Resident Agency at that time.

"Ultimately, Mr. Anderson convinced Mr. Hardy that he should assist his Government and report on the activities of those individuals who were planning the break-in of the Federal Building.

"Over a period of time, Hardy assisted those who had already been working on the surveillance of the building and planning the break-in and was able to furnish Agents the names of those involved, their plans, and was successful in helping effect their arrest when the break-in occurred.

"The interviews with Mr. Hardy were recorded on tape. They were played back to the Agents on the Special," and in many instances it is a matter of record that Mr. Hardy was cautioned by the Agents handling him not to become a 'provocateur." Upon the arrest of the 28 individuals who broke into the Federal Building, Mr. Hardy was a willing Government witness. However, subsequent thereto one of his children fell from a tree and was impaled on an iron post and later died as a result. It is our understanding that his religious advisors convinced him that this was retribution for turning against his fellow conspirators and assisting the Government. He ultimately testified for the defendants rather than the Government.

"In my affidavit, I explained that the Camden 28 case was one of 58 break-ins involving Selective Service Boards and Federal Buildings and that, as a result of latent prints developed in the various break-ins and the printing (finger) of the defendants in the Camden 28 case, we were able to

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW OF FORMER SAC ROY K. MOORE OF THE FBI BY SSC

make comparisons and solve 16 of the unsolved break-ins, thus showing that the Camden 28 case was part of a larger conspiracy than that one incident.

"Additionally, the question was asked why we didn't make the arrest upon the breaking of the window of the Federal Building in Camdon or even before on the basis of conspiracy rather than letting them consummate the crime of breaking, entering and carrying away the files. It was explained that this matter was closely followed with Departmental attorneys and the Assistant U. S. Attorney. New Jersey, to insure that they were satisfied that the elements of the Crime on Government Reservation Statutes had been satisfied. The Departmental attorneys were Mr. Goodwin and Mr. Cubbage. It was further explained that the Berrigan case had just occurred and that their defense was that, while they had talked about kidnapping Mr. Kissinger. they never really intended to do it and obviously the Departmental attorneys and Assistant U. S. Attorney wanted to insure that there was no question as to the intention of these individuals. However, the best information could be obtained from these attorneys as to the reasons for their decisions.

"The latter part of the deposition dealt with my personal opinion of the use of informants in intelligence investigations. Obviously, I endeavored to justify the use of informants as being far superior to investigative operations for the true intent of the persons comprising any group who have as a purpose destruction of the establishment or overthrow of the Government."

NOTE:

Mr. Moore telephonically dictated the results of the interview to a Bureau stenographer on 11/18/75.



SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

THE RESERVE OF

CLASSIFF AS	APPROPRIATE	ORE COM ECTING.
TO: Intelligence Community Staff ATTN: Central Index	FROM: FBI	
SUBJECT: Abstract of Information Provide	ed to Select Committees	
 HOW PROVIDED (check appropriate term. If a document for review but not transmitted, so note.) 	was made available 2. DATE	E PROVIDED
DOCUMENT BRIEFING X INTERVIEW TES	STIMONY OTHER 1/	6/76
3. TO WHOM PROVIDED (check appropriate term; add speci	fic names if appropriate)	
The Attorney General w	ith a copy for forw	arding to
HSC 4. IDENTIFICATION (provide descriptive data for docume interviewee, testifier and subject)	nts; give name or identification	on number of briefer,
Memorandum reporting results of Member of former SAC Roy K. Moor	•	Staff
5. IN RESPONSE TO (list date and item number if in res wise state verbal request of (name), initiative, su		6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or Codeword)
NA		u
7. KEY WORDS (enter the appropriate key words from the used underline for emphasis)	list provided separately; if k	rey words not listed are
Intelligence collection Information handling		
8. SUMMARY (see reverse side before completing this it	em)	
Interviewed regarding the FBI' relative to informant Hardy's fur regarding the break-in of the Ca	rnishing of informa	tion
The state of the special control of the speci		: 185
62-116395 FMK: fook (4) ORIGINAL VIA LIPISON: IN CONNECTION WITH SE	TO CENTRAL COMMUNITY STUDY 75	IMDEX
ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11/6/100 BY BROALMY	TRIAT. AS YEI	
	no. 116395-10	1517

3791 (6-75)

CLASSIFY AS APPROPRIATE

NW 55114 Pocld:32989562 Page 25

The Attorney General

NOTE:

This memorandum effects delivery of material relating to Items 5 and 6 of the November 21 SSC request, and completes our response to requests of the SSC in this letter.

An exact copy of documents being delivered to the SSC is being retained in the Senstudy 75 Project.

With respect to the March, 1965, authorization for microphone surveillance on Bernard Lee, we have been unable to locate any document in the King or Lee files relating to the purpose of a surveillance on Lee. We believe (as noted in the January, 1965, surveillance authorization material) that the surveillance was directed at King, and any room in which King was likely to meet with associates. We have not located information indicating Lee was a primary target of surveillance.

2 - J. A. Mintz - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. H. W. Porter

62-116395

A THE

January 5, 1976

UNITED STATES SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

RE: REQUEST PERTAINING TO AUTHORIZATION
AND PURPOSE OF ELECTRONIC SURVEILLANCES
CONDUCTED BY THE FBI

Reference is made to the SSC letter of November 21, 1975, requesting delivery of materials pertaining to the authorization and purpose of certain electronic surveillances conducted by the FBI.

The SSC letter of November 21 referenced a summary chart prepared by the FBI showing electronic surveillances conducted by the FBI since 1960. This chart was furnished to the SSC by memorandum of October 23, 1975.

This memorandum effects delivery of documents responsive to Items 5 and 6 of the Movember 21 SSC letter dealing with microphone surveillances. Those items are as follows:

Item 5 - Mark Lane and Marina Oswald, 1964.

Itcm 6 - Bernard Lee, 1965.

HWP:en In

Ssoc. Dir Dep. AD Adm Dep. AD Inv sst. Dir.: Admin Comp. Syst Ext. Affairs Files & Com Gen. Inv Ident Inspection Intell Laboratory Plan. & Eval Spec. Inv Training	ALL INFORMATION CONTAINED HEREIN IS UNALASSIFIED DATE LITERAL BY STATEMENT	Ban Pen Wood	DV.	
egal Coun Telephone Rm Tirector Sec'y 55114 De	MAIL ROOM TELETYPE UNIT 6	2-116395-12	55×	975 O - 569-920

RE: REQUEST PERTAINING TO AUTHORIZATION
AND PURPOSE OF ELECTRONIC SURVEILLANCES
CONDUCTED BY THE FBI

With respect to Item 6, our records indicate a microphone surveillance was authorized on two rooms at the Sheraton Park Hotel, New York City, where Martin L. King, Jr., and Bernard Lee, an associate, were to reside during the period March 29 to March 31, 1965. Neither King nor Lee occupied those rooms during this period, having registered at a different location in New York City.

Although the surveillance was authorized on a room which Lee was to occupy, it was not directed at Lee personally, but instituted to provide full coverage of King's activities while at the Sheraton Park Hotel. In that regard, we have included material showing surveillance coverage of King on an earlier date in January, 1965. We believe this surveillance activity shows the intent of the surveillance authorized in March, 1965; namely, to provide full coverage to areas likely to be used by King and his associates for meetings.

1 - The Attorney General

NOTE: SEE INSTRUCTIONS ON REVERSE

_,	CLASSIFY AS APPROPRIATE BEF	ORE COMPLETING.
,	TO: Intelligence Community Staff FROM: ATTN: Central Index	
	Alin: Central index FBI	
	SUBJECT: Abstract of Information Provided to Select Committees	
	1. HOW PROVIDED (check appropriate term. If a document was made available for review but not transmitted, so note.)	PROVIDED
-	X DOCUMENT BRIEFING INTERVIEW TESTIMONY OTHER 1,	/5/76
		•
	3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)	ı
	X ssc	
-	HSC 4. IDENTIFICATION (provide descriptive data for documents; give name or identification)	n number of briefer,
-	interviewee, testifier and subject)	
	Memorandum and enclosures	
		,
	5. IN RESPONSE TO (list date and item number if in response to forma! request, otherwise state verbal request of (name), initiative, subpoena, etc.)	6. CLASSIFICATION OF INFORMATION (ente
	SSC letter 11/21/75, items 5 and 6	Codeword) .
		U
	7. KEY WORDS (enter the appropriate key words from the list provided separately; if k used underline for emphasis)	ey words not listed are
	Surveillance, electronic	•
	8. SUMMARY (see reverse side before completing this item)	
	Materials pertaining to authorization and purpose of	Eelectronic
-	surveillances conducted by the FBI. Specifically mid	
	surveillances on Mark Lane and Marina Oswald, 1964;	Bernard Lee,
	1965.	
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	62-116395	•
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3791 (6.75)

NW 55114, DocId:32989562 Page 29

		. 81
(Rev. 12-13-56)		
	FBI	
	Date: 3/31/65	
	3, 32, 65	
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MILLIM	(Priority or Method of Mailing)	
		Т
	ALL INFORMATION CONTAINED	
. то :	DIRECTOR, FBI (
FROM :	SAC, NEW YORK (100-1365C)	-
SUBJECT:	MARTIN LUTHER KING, Jr. JUNE	
	SM-C	
# 1	On 3/29/65, at 3:30 p.m., misur coverage was on rooms 1461 and 1462, the rooms at the Park Hotel which were to be occupied by KING and BERNARD /30/65. The sources are NY 5020-S* (KING's room, d and NY 5021-S* (LEE's room, 1462). These sources itored from room 1561. 23 On 3/31/65, at 12:00 noon, these sources were nued.	***************************************
- you nel	is document is prepared in response to your request and is not for dissemition outside your Committee. Its use is limited to official proceedings by ar Committee and the content may not be disclosed to unauthorized personwithout the express approval of the FBI.	
3-Bureau 1-NY (10 JMK:rmv (5)	(100-106670) (RM) 1-33 00-136585) (42) 18 APR / 1965	
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FD	-36 (Rev. 1	0-29-63)		
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0/)		, FBI	
The state of the s	, ,		Date: 1/11/65	
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Via	!	ATRTEL.	<u> </u>	
			(Priority)	
		TO:	DIRECTOR, FBI (100-106670)	
	•			ś
		FROM:	SAC, NEW YORK (100-136585) JUNE	
			ALL INFORMATION CONTAINED	
		SUBJECT:	MARTIN LUTHER KING, JR. HEREIN'S INCLASSIFIED BY BY	
			·	
	9	•	Re Bureau telephone call, 1/8/65, authorizing	
			rerage of subject at the Park Sheraton Hotel, 55th d Broadway, New York City.	. *
	ELSUP	adjoining	On 1/8/65, coverage was effected on the room of m number 2543, and NY 4853-S* was installed at NY 4854-S* was installed at the same time on the room, number 2541, occupied by his associates, DUNG and BERNARD LEE. These sources were monitored at 2441.	
		discontin	On 1/11/65, at 10:45 AM, the designated sources were nued.	
		1/11/65.	Microphones and monitoring equipment removed Trespass was involved.	
		()/(//() (3) Burea 1 - New Y	(RM) (100-106670) (RM) (ork (100-136585) (42)	
		JMK: gmd (5)	100-10662011	/
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بحر	your Connel with	musiae your C mmittee and th out the expres	ared in response to year request and is not for distortion ommittee. Its use is limited to official projections by he content may not be disclosed to unauthorized persons	
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* personal designation of the contract of the

UNITED STATES GOV IN ENVELOPE

Mr. W. C. Sullivan

1/8/65

Gale -Rosen. Tavel Troffer

Catlohon Contad

FROM

J. A. Sizoo

ALL INFORMATION CONTAINED INCLASSIFIED

Tele. Room Holmes Gandy

SUBJECT:

MARTIN LUTHER KING. JR. SECURITY MATTER - C

New York called today and advised that King, Bernard Lee, and Andrew Young registered at the Park Sheraton Hotel and were assigned Room 2541 and 2543. SAC Roney advised that the New York Office had for monitoring purposes the availability of Rooms 2439 and 2441.

In view of the nature of the discussion which King was scheduled to have in New York with Clarence Jones and Harry Wachtel. it was felt the results of the discussion would contain considerable intelligence information. New York said that through other information which they have developed, it appears the meeting will actually be held in/Wacnter's office, but New York still strongly recommended use of microphone coverage in the rooms occupied by King's party as the results of the meeting in /Wachtel's loffice would later be discussed in the hotel rooms.

In view of King's continued contact with/Clarence Jones. who is King's conduit for contact with communist! Stanley Levison and in view of other activities of King, it is considered highly desirable that New York place microphone coverage on these rooms if this can be done with full security. [Roney]assured me full security would be available and that the individuals involved will be under physical surveillance so the microphone installation could be made during the conference in Wachtel's office.] New York contemplated use of two Wasp instruments, which would not involve running wires out of the rooms and which instruments can be installed with full security.

ACTION:

Under the circumstances, I authorized New York to go ahead with the installation provided it could be done with full security.

#AS:mls (8)

1-Mr. Belmont; 1-Mr. Sullivan;

1-Mr. Baumgardner; 1-Mr. Bland;

1-Mr. Donohue; 1-Mr. Phillips;

cel-Mr. Sizoo

JAN 15 1905

100-106670 is document is pretared in response to your regrest and is not for dissernation or side your Committee. Its use is limited to official precedings by your Committee and the constitute may not be disclosed to unauthorized person-A spectes AT 1379-54 nel without the express approval of the Fair. 200/1

Docker 32989562 Page 32

COPY SENT TO MR. TOLSON

OPTIONAL FORM NO. 10 GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. J. B. Adams

FROM : Legal Counsel

SENSTUDY 75

1 - Mr. Mintz

1 - Mr. Wannall

1 - Mr. Cregar

DATE: 1/5/76

1 - Mr. Hotis

1 - Mr. Daly

Assoc. Dir. Dep. AD Adm Dep. ADilny Asst. Dir. Comp. Syst Ext. Affairs Files & Com Gen. Inv. Ident. Inspection Intell. Låboratory

Plan. & Eval

Training Telephone Rm. Director Sec'y

By memorandum 1/2/76, you were advised that Dr. Joseph William Magee had been contacted by a representative of captioned Committee and requested to make himself available for interview by that Committee. Dr. Magee was not advised of the topic of interview and it was recommended that the Committee be contacted and the topic of interview be ascertained and Dr. Magee be appropriately advised of the topic.

Michael Epstein, Staff Member of captioned Committee, advised on 1/2/76 that the topic of interview by that Committee would be Laboratory procedures and practices and, in general, background information concerning Bureau Laboratory operations.

On 1/2/76, Dr. Magee was advised of this by SA Paul V. Daly of this Division.

RECOMMENDATION:

That Dr. Magee be released from existing employment agreement for purposes of interview by captioned Committee concerning the aforementioned topics.

1 - Personnel File - Dr. Joseph William Magee

INFORMATION CONTAINED

PVD:lad 4

1910 Buy U.S. Sayings Bonds Regularly on the Payroll Savings Plan

1 - Mr. J. B. Adams

3 - Mr. J.A. Mintz

(1-Mr. J.B. Hotis) (1-Mr. P.G. Donahue)

1 - Mr. W.R. Wannall

12/18/75

1 - Mr. D.W. Moore

1 - Mr. W.O. Cregar

1 - Mr. R.L. Shackelford 1 - Mr. E.L. Schroeder

JANE FONDA v. L. PATRICK GRAY, et al. (U.S.D.C., C.D. CALIFORNIA) CIVIL ACTION NO. 73-2442-101L

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED ANY
DATE THE PROPERTY OF THE

PURPOSE:

Mr. W. R. Wannall

Mr. R. L. Shackelford

To advise that based upon article in the 12/15/75 issue of the "New York Times" (copy attached), it appeared a staff member of the U. S. Senate Select Committee on Intelligence (SSC) had leaked several Cointelpro documents relating to Jane Fonda to her. However, it has been determined the Cointelpro documents in question, which vere not classified, apparently were not leaked to Fonda, but were released by the Committee and furnished to her by letter from a SSC staff member.

PACKGROUND:

On 10/18/73, Jane Fonda filed civil suit, naming as defendants, various Government officials of the Executive Branch, including the FBI and two banks.

The "New York Times" issue of 12/15/75, contained an article captioned: "Jane Fonda Citcs FLI Ploy on Her." This article states in part that Fonda had made available to a federal court in Los Angeles, California, documents which revealed the FBI had conducted a Cointelpro type endeavor against her. The article further stated Fonda's attorney had indicated to the court that these docurents had been provided to him by the SSC.

On 12/16/75, Departmental Attorney R. John Scibert, who is responsible for the handling of the litigation in this suit, advised during a hearing held in Federal court, Los Angeles, 12/15/75, relative to captioned matter, he was served with two documents, one an airtel from our los Angeles Office dated 6/17/70 requesting approval for a Cointelpro action against Fonda and the second a reply dated 6/25/70.

100-459279 1)- G2-116395 (SSC) Enclosures - 4

CONTINUED - OVER

ELS:bmf (11) Memorandum to Mr. W. B. Wannall Re: Jane Fonda v. L. Patrick Gray, et al. 100-459279

from FBINO, authorizing this action. (Copies attached.) Additionally, Mr. Seibert advised that at the conclusion of the hearing on Fonda, 12/15/75, Fonda's attorney furnished him a copy of a letter dated 12/8/75, from an SSC staff member, which letter had as enclosures, the aforementioned Cointelpro documents relating to Fonda. (Copy attached.)

In reviewing Hoadquarters' files relating to the Bureau's Counterintelligence Program, it is noted that pursuant to a request of the SSC, regarding Countelpro activities, a number of documents were furnished on 9/8/75, to an SSC staff member, which included the above-described Cointelpro documents.

OBSERVATIONS:

A review of the "Rules of Procedure" for the ESC, on page 5, the following statement, in part, is set forth: "No other naterials received by the staff or its consultants while in the employ of the Committee shall be made public, in whole or in part or by way of summary, or disclosed to any person outside the Committee unless authorized by a majority vote of the entire Committee."

It is noted it was specifically stated in the SSC staff member's letter to Fonda's attorney dated 12/8/75, that the release of the Cointelpro documents in question, were in fact, released by the Committee. Thus, it would appear the furnishing of the documents to Fonda were within the guidelines of the Committee and such documents were not leaked.

RECOMMENDATION:

None. For information only.

ADDENDUM

While on a informal basis the Senate Select Committee has been notifying the Bureau prior to release of Bureau documents outside the Committee, there is no written agreement that they will do so. In this instance, Legal Counsel Division understands that the Bureau in responding to a motion for discovery in the Fonda law suit stated that Jane Fonda was not the target of a COINTELPRO activity. This statement was based on a review of the main file pertaining to Fonda and Bureau indices. The Senate Select Committee subsequently determined, in fact, she was the target of COINTELPRO and furnished copies of those documents to Fonda's attorney. We recommend that no protest be made to the Committee. Departmental Attorney Seibert is aware that we failed to locate and furnish two documents germaine to the motion for discovery and corrective action concerning this matter is being taken.

PVD:lad

70 Eifort by Hoover to Discredit Jane Fonda Described in Memo

Special to The New York Times

LOS ANGELES, Dec. 15-J. ing the rally and encouraged Edgar jhoover sought to discre-to contribute money to "buy dit Jane Fonda in 1970 by guns for the coming revolu-authorizing the Federal Burcau of Investigation to send a letter dums, one asking for per air. Copies of two memoranto a Hollywood columnist accusing the actress of leading a "refrain" about killing President Nixon, according to a memorandum intruduced in Federal District Court here today.

The letter purpostedly said Fonda against President Nixon, The letter purportedly said Fonda against President Nixon.

that the writer, who used a several Watergate figures, the fictitious name, had attended F.B.I., the Central Intelligence a Black Panther Party rally Agency and two banks.
at which Miss Fon 3, a political
Miss Fonda charges that her

at which Miss Fon 2, a pointed a factivist, had led a refrain saying "We will kill Richard Nixon and any other [obscenity] who stands in our way."

In the F.B.I. memo, which she was active in the antiwar Miss Fonda said she had obmovement. She said outside tained from the Senate Selection the courtroom today that the Committee on Intelligence, the latter was "absolutely and to-

Committee on Intelligence, the letter was "absolutely and todirector said: tally false" and it proved the "It can be expected that Fon-Nixon Administration's "orda's involvement with the ganized, systematic attempt to B.B.P. cause could detract from make me appear like a foul-her status with the general mouthed, violent radical public if reported in a Holly-person."

The memorandum instructed! the Los Angeles bureau of the F.B.I. to "insure that mailing bureau." traced to

No Recollection of Letter

The letter was to be sent to Army Archerd, a columnist for Variety, the entertainment industry newspaper. However, Mr. Archerd said today he had no recollection of ever receiving such a letter and added that he "would never run a blind item like that without checking it out."

In the purported letter, the writer, "Morris," said that ha had been searched upon enterALL INFORMATION CONTAINED

The Washington Post
Washington Star-News
Daily News (New York)
The New York Times
The Wall Street Journal
The National Observer
The Los Angeles Times
Date: 12.15.75
Date

6/25/70

- Mr. T. E. Bishop - Mr. G. C. Moore

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Airtol

-EX-110

o: SAC, Los Anteles

REC 15

From: Director, FBI

Counterintelligence Program Black nationalist — hate groups

RACIAL INTELLIGENCE

BLACK PANTHER PARTY

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DAIN'S DATE LINE OF BYSICAL B

RelAzirtol 6/17/70.

You are authorized to prepare a letter as set forth in relet and mail to Army Archard, the Hellywood "gossip" columnist. Insure that mailing cannot be traced to the Bureau.

(8)

MOTE:

Los Angeles proposed that a letter from a fictitiperson be sent to Hollywood "gossip" columnist of the
"Daily Variety" in connection with his column on G/11/70
indicating Jane Fonda, noted film actress, would attend a
Black Panther Party fund raising function on G/13/70.
The proposed letter states the writer attended the function
and was searched upon entering, urged to contribute funds
for jailed Panther leaders and to buy guns for "the coming
revolution." Also, that Jane and one of the Panthers led
a refrain "We will kill Richard Nixon, and any other M....
F.......who stands in our way." It can be expected that
Fonda's involvement with the EFP cause could detract from
her status with the general public if reported in a
Hollywood gossip' column.

68 JUL 1 :970

in file

Fil

Pate: 6/17/70

ALL NEGRATION CONTAINS TO: DIRECTOR, FBI HERN SUCCESSIVE HER PARTY (BPP) Re Los Angeles teletype to Bureau, 6/15/70, entitled "COUNTITED FOR POLITICAL PRISONERS (CUPP), IS-MISCELLAHEOUS, THREAT AGAINST PRESIDENT NIXON". Re Los Angeles teletype to Bureau, 6/15/70, entitled "COUNTITED FOR POLITICAL PRISONERS (CUPP), IS-MISCELLAHEOUS, THREAT AGAINST PRESIDENT NIXON". BEACH PARTY SUCCESSIVE HERN SUCCESSIVE HERD	insmit the following in		l'ale:	6/17/70	· · · ·		
TO: DIRECTOR, FBI FROM: SAC, LOS ANGELES (P) RE: COUNTERINTELLIGENCE PROGRAM BLACK NATIONALIST-HATE GROUPS RACIAL INTILLIGENCE BLACK PAIRMER PARTY (SPP) Re Los Angeles teletype to Bureau, 6/15/70, entitled "COUNTETES UNITED FOR POLITICAL PRISCHERS (CUPF), IS-MISCELLAHEOUS, THREAT AGAINST PRESIDENT NIXON". Bureau authority is requested in sending the followident of the followident of the sending the followident of the present at the 6/13/70 Black Panther Party fund raising function sponsored by CUFF in Los Angeles. It is felt that knowledge of FONDA's involvement would cause her embarrassment and detract from her status with the general public. "Dear Army, I saw your article about Jane Fonda in 'Daily Variety' last Thursday and happened to be present for Vadim's 'Joan of Arc's" performance for the Black Panthers Saturday night. I hadn't been confronted with this Panther phenomena before but we were searched upon entering Embassy Auditorium, encouraged in revival-like fashion to contribute to defend jailed Panther leaders and buy guns for 'the coming revolution', and lad by Jana and org of 'Not and and org of Bureau (RM) 2 - San Francisco (RM) REC 16 Special Agent in Jilkye Authoritation and lad by Jana and org of 'Not and and org of 'Not	The state of the s		. (Type in plaintext	or codel	;		į
TO: DIRECTOR, FBI FROM: SAC, LOS ANGELES (P) RE: COUNTERINTELLIGENCE PROGRAM BLACK NATIONALIST-HATE GROUPS RACIAL INTELLIGENCE BLACK PANTHER PARTY (BPP) Re Los Angeles teletype to Eureau, 6/15/70, entitled "CCHMITTEE UNITED FOR POLITICAL PRISONERS (CUPP), IS-MISCELLAHEOUS, THREAT AGAINST PRESIDENT NIXON". Bureau authority is requested in sending the followi letter from a fictitious person to APM ARCHERD, Hellywood. "gossip" columnist for the "Daily Variety", who noted in his 6/11/70 column that JANE FONDA; noted film actress, was to be present at the 6/13/70 Black Panther Party fund raisins function sponsored by CUFF in Los Angeles. It is felt that knowledge of FONDA's involvement would cause her embarrassment and detract from her status with the general public. "Dear Army, I saw your article about Jane Fonda in 'Daily Variety' last Thursday and happened to be present for Vadim's 'Joan of Arc's" performance for the Black Panthers Saturday night. I hadn't been confronted with this Panther phenomena before but we were searched upon entering Embassy Auditorium, encouraged in revival-like fashion to contribute to defend Jailed Fanther leaders and buy guns for 'the coming revolution', and lad by Jane and one of 2 - Bureau (RM) REC 16 2 - San Francisco (RM) 2 - San Francisco (RM) 2 - Los Angelos CA-111 M Person Rec 15 August 15-111 August 1	AIRTEL	AIR MAIL					
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the Panther chaps in a !we will kill Richard Nixon, and any other M----F---- who stands in our way! refrain (which was shocking to say the least!). I think Jane has gotten in over her head as the whole atmosphere had the 1930's Munich beer-hall aura.

"I also think my curiosity about the Panthers has been satisfied.

"Regards

/s/ "Morris"

If approved, appropriate precautions will be taken to preclude the identity of the Bureau as the source of this operation.

JOHN & TOWER, TEXAS, VICE CHAIRMA PIGLIP A. HAWE: AICH. HOWARD H. BAKER WALTER P. HONDALE, MINN. WALTER D. HUDDLESTON, KY. ROBERT MORGAN, N.C. GARY HART, COLO.

HOWARD H. BAKER. SARRY GOLDWATER, ARIZ. CHARLES MG G. MATHIAS, JR., MD. RICHARD S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. D. SCHWARZ, JR., CHIEF COUNSZL CURTIE R. SMOTHERS, MIMORITY COUNSEL.

FIGUE: CHURCH, IDAHO, CHAIRMAN

United States Senate

STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, SITH CONGRESS)

WASHINGTON, D.C. 20510

December 8, 1975

Mark Rosenbaum, Esq. American Civil Liberties Union 633 South Shatto Los Angeles, California

Dear Mr. Rosenbaum:

I enclose a copy of the Counter Intelligence Program document referring to your client, Jane Fonda, which the Committee released with her permission last week.

The Committee is also investigating the actions taken against COINTELPRO targets which were not carried under that caption. We would, therefore, appreciate it if your client would give us her written permission to inspect her complete investigative file.

Sincerely,

Barbara Banoff Counsel

Cartera End,

ALL INFORMATION CONTAINED HEREIN IS LINCLASSIFIED

60-116273

Encl.





FBI

Date: 12/17/75

Transmit	the	following	ın	

(Type in plaintext or code)

AIRTEL

AIR MAIL

(Priority)

TO:

DIRECTOR, FBI

(ATTN:

Supervisor JAMES K. HALL

General Investigative Division)

ADIC, LOS ANGELES (134-2702) (P)

SUBJECT:

WILLIAM TULIO DIVALE

FORMER LA 4688-S

SM-CPUSA

Re Bureau teletype to Los Angeles, captioned as above, dated 12/15/75.

Pursuant to instructions contained in referenced Bureau teletype, enclosed for FBI Headquarters are two xeroxed copies of the following documents:

> Los Angeles airtel captioned, "KENSALT" dated 1/27/69 enclosing letterhead memorandum (LHM) captioned, "WALTER SHERRILL CROWE, JR.," dated 1/27/69;

Report of SA FREDERICK E. BECKER captioned, "WALTER SHERRILL CROWE, JR.," dated 10/25/68;

Los Angeles teletype to FBI Headquarters captioned, "LA 4688-S" dated 12/16/68;

Bureau (Enc. 44)

Los Angeles (1 - 100 - 67358)

TJA/dw (4)

ALL INFORMATION CONTAINED HEREIN IS LINCLASSIFIED

NOT RECORDED

46 JAN 22 1976

LA 134-2702

Los Angeles teletype to FBI Headquarters captioned "LA 4688-S" dated 12/5/68;

Seventeen reports furnished by former LA 4688-S bearing Los Angeles serial numbers 134-2702A-567, 569, 571, 572, 575, 578, 579, 582, 584, 585, 586, 587, 590, 592, 597, 598, 599;

Leaflet furnished by former LA 4688-S issued by SDS regarding regents of UC.

UNITED STATES GOVERNMENT

Memorandum

Mr. J. B. Adams

Legal Counsel

12/10/75

Ident.

Intell.

Training

Telephone Rm. Director Sec'y

SUBJECT:

SENATE SELECT COMMITTEE

ATTORNEY GENERAL'S TESTIMONY

DECEMBER 11, 1975

Attached is a draft of the Attorney General's testimony to be given before the Church Committee on December 11, 1975. The draft was forwarded to me by Jack Fuller of the Attorney General's office today with a request for comments. I furnished a copy of the draft to Mr. Adams and to Mr. Wannall and I reviewed a copy. After consulting with Mr. Adams and Mr. Wannall, I called Jack Fuller and advised him that we would recommend the following changes:

On page 8, first full paragraph following line 7, we recommend the addition of "The Director promptly responded to my request."

On page 12, first full paragraph, we recommend the addition of the following sentence after the first sentence of the paragraph: "However, today the FBI continues its long-established practice of submitting investigative results in such matters to the Criminal Division."

On page 12, first full paragraph, the last sentence states the standard to be followed in domestic security investigations. I recommended to Fuller that the standard seeking to require a "conclusion that the individual is engaged in certain activities" be modified to require only that there be a 'reasonable suspicion that the individual is engaged in such activities." Fuller told me that the Attorney General had changed the language from "conclusion" so that the sentence would read: "The standard would be that there must be specific and articulable facts giving reason to believe that the individual or group under investigation is engaged in the activities I have just listed." I pointed out to Fuller that Enc.

1 - Mr. Wannall

1 - Mr. Moore

1 - Mr. Hotis

1 - Mr. Daly

1 - Mr. Mintz

JAM:mfd

17 JAN 13 1976 CONTINUED - OVER

U.S. Sayings Bonds Regularly on the Payroll Savings Plan

Memorandum to Mr. Adams Re: Senate Select Committee

the standard expressed in that sentence is equivalent to the probable cause requirement for an arrest and that if we had that information the FBI would be authorized to proceed to make an immediate arrest instead of merely to conduct an investigation. Mr. Fuller said he understood that problem, but that the Attorney General had directed the standard to be "reason; pro to believe."

I then asked Mr. Fuller if he would be willing to modify the sentence so that the standard would include information that the individual is engaged 'or may be engaged' in the activities. He said that possibility had been discussed specifically with the Attorney General and the Attorney General declined to modify the standard in that way. Therefore, the Attorney General will state tomorrow that the standard will be 'reason to believe.'

RECOMMENDATION:

For information.

OFFICE OF THE ATTORNEY GENERAL



12/10/75

TO:

JOHN MINTZ

FROM:

JACK FULLER

Here is a draft of the Attorney General's testimony to be given before the Church Committee tomorrow.

Do you have any comments?

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| ENCLOSURE

The Committee has asked me to talk with you today about the future of the Federal Bureau of Investigation. I thought it might be helpful if I outline quite briefly some of the points I would like to make, some of the problems I think ought to be considered, and some of the steps we have taken.

The first point is that the statutory base for the operations of the Bureau cannot be said to be fully satisfactory. The basic statutory provision is 28 USCA 533 which provides that the Attorney General may appoint officials "(1) to detect and prosecute crimes against the United States; (2) to assist in the protection of the President; and (3) to conduct such investigations regarding official matters under the control of the Department of Justice and the Department of State as may be directed by the Attorney General." There are other statutes, such as the Congressional Assassination, Kidnapping and Assault Act, which vest in the Bureau special responsibilities to investigate criminal violations. In addition, there are Executive orders and Presidential statements or directives which place investigatory responsibilities upon the Bureau.

A number of questions are often asked about this statutory base. It has the virtue of simplicity, but the Executive orders which deal with government employee investigations are complicated and confusing, and Presidential

memoranda, or, perhaps, oral instructions from a President, may be difficult to collate. I think it is important, in any case, to separate out the kinds of questions which are asked about the Bureau's authority base. Some questions are constitutional in nature, relating to the inherent power of the President; others go to the interpretation of the statutes and the relationship between the statutes and Presidential directives; others go to the failure of the statutes to define sufficiently the areas of the Bureau's jurisdiction or to spell out sufficiently—and this is partly constitutional—the means and methods which the Bureau is permitted to use in carrying out its assigned tasks.

The second point, related to the first, is a continuing discussion of the role of the Bureau in intelligence investigations or domestic security investigations. argument is sometimes made that the Bureau's proper role, at least in purely domestic matters, should be limited to investigations of committed crimes. The basic statute for the Bureau is broader than this, as have been Executive orders and Presidential mandates to the Bureau. statute is broader, since it refers to investigations regarding official matters under the control of the Department of Justice and the Department of State as may be directed by the Attorney General. A disparity is sometimes seen among the different roles of the Bureau in crime detection, in on-going domestic security matters, and in foreign intelligence or foreign counterintelligence matters. In

- 3 -

recent days a statement by the then Attorney General Harlan Fiske Stone, who established the Bureau and chose J. Edgar Hoover as its director, has been quoted as a relevant warning.

Stone warned "There is always the possibility
that a secret police may become a menace to free government
and free institutions, because it carries with it the
possibility of abuses of power which are not always quickly
apprehended or understood It is important that its
activities be strictly limited to the performance of those
functions for which it was created and that its agents
themselves be not above the law or beyond its reach
The Bureau of Investigation is not concerned with political
or other opinions of individuals. It is concerned only
with their conduct and then only with such conduct as is
forbidden by the laws of the United States. When a police
system passes beyond these limits, it is dangerous to the
proper administration of justice and to human liberty, which
it should be our first concern—to cherish."

I should like to suggest that Stone's warning always must be considered relevant to the proper conduct of the Bureau's duties, but it does not necessarily follow that domestic security investigations are, therefore, outside the Bureau's proper functions. The detection of crime in some areas requires preparation and at least some knowledge of what is likely to be going on. What is at issue, I think,

is the proper scope, the means and methods used, the attention paid to conduct and not views, and the closeness of the relationship of the conduct and that which is forbidden by the laws of the United States.

Third, I realize that some proposals, since I was asked about this when I last appeared before this Committee, might separate out in some fashion domestic and foreign intelligence functions from the FEI or from one another within the FBI. This is, of course, an issue to be looked at. I assume it is recognized that there may be some relationship between that intelligence which is domestic and that intelligence which is involved in foreign counterintelligence work. One may lead to the other. And there may be a relationship between foreign counterintelligence and foreign intelligence. If the work were separated out into different agencies, I do not know if the decision about when an investigation should pass from one agency to another always could be made easily. Moreover, even so, information presumably would pass from: one agency to the other. I know that one consideration has been that it might be decided that information collected by some permitted means in intelligence investigations under some circumstances should not be used in criminal prosecutions. But if there is an exchange of information, this must always be a consideration, whether there are separate agencies or not, and the basic question then is one

of use and not organization. The more active concern,

I believe, is that there is a risk that conduct proper for

one area may be improper for another, and that the combination

can work a contamination. My view on this is that in any

case we must decide what conduct is appropriate and is

inappropriate for each of the areas, and we must take

steps to make sure that conduct is lived up to. My hope

is that the fact that the FBI has criminal investigative

responsibilities, which must be conducted within the confines

of constitutional protections strictly enforced by the courts,

gives the organization an awareness of the interests of

individual liberties that might be missing in an agency

devoted solely to intelligence work. I know the argument

can be run the other way. I believe the dangers are greater

if there is separation.

Fourth, there is a question as to the proper role of the FBI in crime prevention and whether or not it should be considered authorized to take steps under some circumstances to reduce the likelihood that crimes will be committed or that serious injury to persons or property will occur. Preventive action has raised serious questions and these must be dealt with. But I suppose an initial question is whether it should be allowed at all. Yet I believe under special circumstances and with proper controls most would believe this to be a proper function.

Fifth, the problem of proper controls, supervision and accountability is all-embracing. By statute the Federal Bureau of Investigation is in the Department of Justice, and also by statute the Attorney General is the head of the Department of Justice. The history is mixed, of course, and we all have a tendency to over simplify, but it is a fair statement that there have been times in the past when the supervision by Attorneys General, granted that the Bureau must have considerable autonomy, has been sporadic, practically nonexistent, or ineffective. I hope that is not the case now. The responsibility is a heavy one. But in any event the prob-1em of proper controls, supervision and accountability goes beyond the Director of the Bureau and the Attorney General. I have already mentioned that in my view the statutory base for the operations of the Bureau cannot be said to be fully satis-I think that better controls and performance can be achieved through statutory means, executive orders, guidelines, and reporting to appropriate congressional committees.

NW 55114 DocId:32989562 Page 52

· Sixth, before _ come to a resume of some _f the steps · which have been taken, let me say I know we all realize that in the past there have been grave abuses, I am uncomfortable with a kind of writing of history, however, which sees it only in terms of the abuses and not in terms of past and present strength. It is very difficult to be fair to the past in which many institutions of government carried a share of responsibility. But more than unfairness is involved, If we are not careful, we will turn to solutions of the moment which a better reading of history might indicate are not the best solutions. I know we must seize the moment if I may use such a phrase in this I know also that this Committee realizes that a very important agency with dedicated, highly professional, greatly disciplined government servants is involved. The importance is to the security and domestic tranquility of the United States. Stone's warning was given in an act of creation. He was proud In spite of the abuses, there is a proper of his creation. place for pride. I take it our mutual work should be to nurture that pride and the conditions which justify it.

I turn now to a review of some of the steps which have been taken or are in progress. We have tried most diligently, under safeguards to protect the privacy of individuals and with an awareness of the unfairness of instant history to give a great deal of information to Congressional committees. Attorney General Saxbe, Deputy Attorney General Silberman, and Director Kelley testified about the so-called COINTELPRO. When the FBI discovered evidence of several more COINTELPRO projects after I

became Attorney General, these were revealed. One of my first acts as Attorney General, my third week in office, was to testify before a Congressional committee about possible incidents of political misuse of the FBI by the White House in the past and about the nature of FBI file-keeping systems, particularly the files kept by Director Hoover in his office suite. Director Kelley has spoken publicly and before congressional committees about incidents in the past in which FBI agents engages in break-ins to gather or photograph pyhsical evidence in intelligence investigations. On a number of occasions, most recently in testimony before this Committee, I have described the history of the use of electronic surveillance by the FBI. We have welcomed such opportunities.

On February 26, 1975, I directed Director Kelley to report to me any requests made of the Bureau or practices within the Bureau which he deems improper or which present the appearance of impropriety. On February 28, 1975, Director Kelley ordered FBI personnel to report such requests or practices to him. In July 1975 I reaffirmed my February directive and also asked for a report of all sensitive investigative practices. The Director promptly responded to my request. Directory Kelley has regularly provided information on conduct by Bureau agents and programs underway within the Bureau that could raise questions. These matters have been reviewed and discussed within the Department so that a consistent and appropriate policy can be achieved. This is a continuing process. I do not assert that we are aware of everything about the Bureau. Nor do I suggest that we ought to know everything. Appropriate

communication, consultation and supervision at this level have to be selective. I make this point, which I think may sound disconcerting, not in any way to minimize the responsibility of the Bureau to keep the Department informed nor to minimize the Department's duty to find out. Rather I want to be realistic about a learning and organization problem which requires realism if it is to be understood and perfected.

With respect to possible legislation, the Department has in preparation various drafts of possible bills which may be of assistance in the area of what is now warrentless electronic surveillance. Although obtaining a judicial warrant does not automatically eradicate the possibility of abuse, it is perceived to be an important safeguard of individual privacy interests, and we are exploring, as we said we would do, various possibilities and alternatives.

Finally, a committee within the Department of Justice-chaired by Mary Lawton; Deputy Assistant Attorney General in the Office of Legal Counsel and composed of representatives of my office (Jack Fuller), the Criminal and Civil Rights Division (Phil White, Walter Barnett), the Office of Policy and Planning (Alan Kornblum) and the FBI (John Hotis) -- has been working for eight months reviewing FBI procedures in many areas and drafting guidelines to govern those procedures in the future. The Committee has produced draft guidelines covering White House inquiries, Congressional and Judicial staff appointment investigations, unsolicited mail, and domestic security investigations. currently at work on guidelines covering counterespionage investigations and will later consider the use of informants, the employee loyalty program, organized crime intelligence investigations, criminal investigations, and other aspects of FBI practice. The Committee's work has been extensive and time-consuming. It has involved not only questions of proper safeguards but also of efficiency in the proper functioning of the Bureau. been an effort to translate into words the complicated and important mechanisms for controlling the FBI. I hope the Committee's efforts at articulation will be of use to this Committee and others as it considers drafting legislation.

You have received copies of the latest drafts of the guidelines that have been substantially completed by the Committee. These guidelines do not yet represent Department policy. There is disagreement within the Department on some aspects of these guidelines. I have disagreed with the Committee recommendations

from time to time, and the FBI has raised substantial questions about other recommendations—particularly with respect to the treatment of unsolicited mail. Some of the proposals in the guidelines could be promulgated as departmental regulation. Congress may feel some ought to be enacted into statutory law.

Other provisions would require implementation by executive order.

I would be glad to discuss these draft guidelines with you in detail in response to your questions, but a brief discussion of the guidelines on domestic security may be useful at the outset.

The guidelines begin by attempting to impose some order and definiteness to the domestic security field. with, these guidelines do not deal with FBI efforts to counteract the work of foreign intelligence services operating within the United States. Standards for determining when there is foreign involvement sufficient to place a subject in the category. of foreign counterintelligence investigation are now being debated within the guidelines committee. The domestic security guidelines also are not meant to cover security or background investigations of federal appointees or investigations of ordinary crimes. Under the draft guidelines domestic security investigations are only . to be authorized when there is a likelihood that the activities of individuals or groups involve or will involve the use of force or violence in violation of federal law. Domestic security investigations are to be limited to activities of individuals or groups intended to accomplish one of five purposes: overthrowing the government of the United States or of a State; interfering with the activities within the United States of foreign governments

or their representatives; influencing government policies by interfering by force or violence with government functions or interstate commerce; depriving individuals of their civil rights; and creating domestic violence or rioting when such violence or rioting would necessitate as a countermeasure the use of federal armed forces. There is also a provision for limited investigation when there is a clear and immediate threat of domestic violence which is likely to result in a request by a state for federal armed assistance.

Currently there is no procedure requiring the review outside the FBI of all domestic (intelligence investigations con-However, today continues its long established practice of submitting Under the draft guidelines there would be ducted by the FBI. .a comprehensive program of reporting to the Attorney General or his designee of all preliminary and full domestic intelligence The Attorney General would be required under investigations. the draft guidelines to put a stop to any full investigation whose justification did not meet an established standard. The standard would be that there must be specific and articulable facts jus-Edspice on yearon to believe. tifying the conclusion that the individual or group under investigation is rengaged in the activities I have just listed.

Anther feature of the draft guidelines is to place strict controls upon the use of any technique by the FBI which goes beyond the gathering of information. COINTELPRO was the name given the use of some such techniques. As I have said before, some of the activities in COINTELPRO were outrageous and the others were foolish. Nonetheless, there may be circum-

stances involving an immediate risk to human life or to extraordinarily important government functions that could only be countered by some sort of preventive action. The guidelines require that any such preventive action proposal be submitted to the Attorney General. He could authorize the preventive action only when there is probable cause to believe that the violence is imminent and when such measures are necessary to minimize the danger to life or property. The preventive action would in all cases have to be nonviolent. The Attorney General would be required to report to Congress periodically and no less often than once a year on the use of preventive action by the FBI.

I make no claim that during this rather difficult but interesting and—I must trust—promising period, that we have achieved all that might have been possible. In many ways the work has been disappointingly slow. But I do think we have made advances in nurturing and helping to improve a structure which will be supportive of the best efforts of the men and women in the Department of Justice and in the Federal Bureau of Investigation. No procedures are fail—safe against abuse. The best protection remains the quality and professionalism of the member of the Bureau and of the Department.



OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

December 1, 1975

John A. Mintz, Assistant Director Legal Counsel Division Federal Bureau of Investigation TO:

Michael E. Shaheen, Jr. FROM:

Special Counsel for Intelligence

Coordination

Serate Select Committee Request SUBJECT:

> Attached is a letter from the Senate Select Committee dated November 25, 1975, requesting various information regarding the King matter. Please prepare an appropriate response to this request.

CC: Paul Daly REC-14 1.2 -116395 **5** JAN 15 1976 62-116395

DocId: 32989562

December 1, 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Burgau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: Senate Select Committee Request

Attached is a letter from the Senate Select Committee dated November 25, 1975, requesting various information regarding the King matter. Please prepare an appropriate response to this request.

DESTRUCTION CONTAINED

cc: Paul Daly

FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMAN

PHILIO A. HART, MICH. WALTER F. MONDALE, MINN. WALTER D. HUDDLESTON, KY. ROBERT MORGAN, N.C. GARY HART, COLO. HOWARD H. BAKER, JR.
BARRY GOLDWATER, A
CHARLES MC C. MATHI
RICHARD S. SCHWEIKER, A.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, SITH CONGRESS)

WASHINGTON, D.C. 20510

November 25, 1975

Michael E./Shaheen, Esq.
Special Counsel for Intelligence
Coordination
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D.C. 20530

Dear Mike:

I would appreciate your making available to the Committee the following items in connection with our investigation of the King matter:

- 1. All memoranda and any other materials which pertain to contracts, conversations or meetings between one Val Coleman and Special Agent Harold Linebaugh or any other FBI Headquarters officials concerning Martin Luther King, Jr., during November or December of 1964.
- 2. All memoranda and any other materials which pertain to contacts, conversations or meetings between any FBI Headquarters officials and any representatives of the news media concerning Martin Luther King, Jr., during November or December of 1964.
- 3. All memoranda and any other materials which pertain to a meeting between Ralph Abernathy and either FBI Director Hoover or Cartha DeLoach during December 1964 or January 1965 (other than the December 1, 1964 meeting which was attended by Dr. King and the January 11, 1965 meeting which was attended by Andrew Young).
- 4. All memoranda and any other materials which pertain to the following statement which appears in the second paragraph of the September 11, 1964 memorandum from Mr. F. J. Baumgardner to Mr. W. C. Sullivan, captioned "Martin Luther King, Jr., Security Matter Communist":

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On that occasion Assistant Director DeLoach's office was able to take appropriate action to forestall the publication of the article.

- 5. The 7/16/64 memorandum from Mr. Baumgardner to Mr. Sullivan which is noted in handwriting at the bottom of the second page of the July 15, 1964 memorandum from Mr. Baumgardner to Mr. Sullivan, captioned "Communist Party, USA, Negro Question, Communist Influence in Racial Matters, Internal Security Communist."
- 6. With respect to the March 29, 1968 memorandum, with enclosure, from G. C. Moore to Mr. W. C. Sullivan, captioned "Counterintelligence Program, Black Nationalist Hate Groups, Racial Intelligence (Martin Luther King)" please provide:
 - a. Access to original of this memorandum and its enclosure;
 - b. Access to all extant "tickler" and/any other copies of this memorandum and its attachment in their original form;

 - d. All memoranda and any other materials received from FBI field offices or written at FBI Headquarters prior to and pertaining to the recommendation contained in the March 29, 1968 memorandum.
- 7. With respect to the memorandum with enclosure, from W. C. Moore to Mr. W. C. Sullivan, dated March 26, 1968, captioned "Counterintelligence Program, Black Nationalist Hate Groups, Racial Intelligence (Washington Spring Project), please provide the access and/or materials requested in a, b, c, and d of Item 6 above.

NW 55114 DocId:32989562 Page 63

- 8. With respect to a memorandum with enclosure, from G. C. Moore to Mr. Sullivan, dated 3/28/68, captioned "Sanitation Workers Strike, Memphis, Tennessee, Racial Matters," please provide the access and/or materials requested in a, b, c, and d of Item 6 above.
- 9. Responses to Items 6, 7, and 8 should include copies of all newspaper clippings or magazine articles contained in FBI files which contain information set forth in the memoranda and/or enclosures identified in Items 6, 7, and 8 above.

Sincerely,

Der T-Ellis

John T. Elliff

Director

Domestic Intelligence Task Force

2 - M. J. A. Mintz

(1 - Mr. J. B. Hotis) 1 - Mr. J. Cochran, Jr.

1 - Mr. W. R. Wannall

January 8, 1976

1 - Mr. W. O. Cregar

1 - Mr. C. G. McWright

1 - Mr. J. P. Thomas

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

The Attorney General

Director, FBI

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 116/00 BY STRAM

Reference is made to the SSC request dated November 21, 1975.

Enclosed for your approval and forwarding to the SSC is the original of a memorandum, with two enclosures, responding fully to that request.

A copy of that memorandum is also furnished for your records.

Enclosures (4)

62-116395

JPT: 1hb lib

1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr.

Special Counsel for Intelligence Coordination

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5 JAN 12 1976

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Dep. AD Adm Asst. Dir.:

> Inspection . Intell.

Legal Coun. Telephone Rm. ___ MAIL ROOM

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GPO: 1975 O - 569-920

2 - Mr. A. Mintz (1 Mr. J. B. Hotis)

1 - Mr. J. Cochran, Jr.

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar 1 - Mr. C. G. McWright

1 - Mr. J. P. Thomas

January 8. 1976

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH

RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BALLING DATE IN 600 BY SPACE

Reference is made to the SSC request dated November 21, 1975.

Our files contained no reference to "Project CHATTER" prior to November 6, 1975. On that date, on invitation of the Department of the Navy, a representative of this Eureau reviewed Navy records which the Navy planned to release to the SSC, to the Senate Judiciary Subcommittee on Administrative Practices and Procedures and to the press on November 7, 1975. Those Navy records dealt with "Project CHATTER" and other topics pertinent to Items 1 through 8 in the referenced SSC request. Reviews of logical FBI files and inquiries of current FBI personnel, who might possibly have knowledge of the topics discussed in the Navy records, were made.

The only pertinent item developed through the file reviews and aforementioned inquiries was a memorandum dated August 4, 1950, recording an invitation from the Office of Naval Intelligence to the FBI to attend a conference and be informed about a "truth serum" being developed by the Navy. A copy of that memorandum, which relates to Assoc. Dir. ___ Item 2 in the referenced request, is attached (inked notations Dep. AD Inv. _ thereon appear on the original). (62-2699-75)

Comp. Syst. ____ No other record was located of any memorandum or Ext. Affoirs __other communication: prepared by FBI personnel relating to Gen. Inv. — the August 11, 1950, meeting mentioned in Item 2 of the Inspection referenced request. Accordingly, our response to Items 3, Intell. 4, 5, 6, 7 and 8 in that request is negative.

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Training ___ (10)Legal Coun. ____

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

A review of FBI files for information relating to drugs designed to modify behavior indicates an interest dating back to 1922. However, this interest has not extended to the point where the FBI has conducted research on behavior-modifying drugs nor has it funded such research. We have maintained liaison with other U. S. Government agencies and industrial organizations in order to be aware of developments in this area. However, we have not implemented any programs to apply the results of research conducted by such organizations.

A single instance was found in which "truth serum" was administered in an FBI investigation. That investigation involved en individual publicly identified as "Ignacy Samuel Witczak . . . a 'super spy' for the Russians." who left the United States in Hovember, 1945. In that investigation, an associate of "Witczak" was interviewed by FBI personnel during March, 1947. During the initial interview, he admitted having been recruited by "Witczak" to secure information for "Witczek." The associate told the interviewing Agents that he did not want to hold anything back and requested that he be given some sedium anytal (componly referred to as "truth serum"). In April, 1947, the associate was reinterviewed, following the administration of sodium amytal by a physician. The interviewee executed a statement that his action was entirely voluntary. The use of sodium amytal in that case, however, was without the prior knowledge or authority of FBI Headquarters. When it came to the attention of FBI Headquarters, it resulted in the issuance of a letter dated July 3, 1947, to all Special Agents in Charge informing them that "The Eureau, however, will not tolerate any experiments or participation on the part of its personnel in the utilization of the so-called truth serums or other chemicals alleged to have a similar effect." A copy of that letter is attached. It still represents the policy of the FBI on this subject. (100-343077-194, 293; 66-04-545) Enclosures (2)

1 - The Attorney General - 2 -

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SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

NOTE:

The FBI representative who reviewed the Navy records was Supervisor J. P. Thomas, Intelligence Division; results reported in memorandum W. O. Cregar to Mr. W. R. Wannall, 11/6/75, entitled "Senstudy 75." The Senate Judiciary Subcommittee has previously been advised that available Bureau records and interview with current knowledgeable employee indicate that the FBI has never engaged in or funded anyone's efforts in research and/or development programs in the use or effect of drugs on human behavior. This information is recorded in memorandum from Mr. J. Cochran, Jr. to Mr. T. J. Jenkins, dated 11/28/75, entitled "Request by Senate Judiciary Subcommittee on Administrative Practice and Procedure for Information Concerning Use of Drugs for Interrogation." Copies of the communications being furnished herewith are being maintained in the Senstudy Unit, Intelligence The "Witczak" case, Bureau file 100-343077, received press publicity when "Witczak" was identified as a Soviet agent by a Soviet defector in Canada, Igor Gouzenko. His name is enclosed in quotation marks because it is not his true name but the name by which he was publicly exposed. A copy of the 11/21/75 SSC request is attached to the file copy of this LHM.

2 - Mr. J. A. Mintz (1 - J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar The Attorney General December 24, 1975 1 - Mr. P. E. Nugent Director, FBI ALL INFORMATION CONTAINED U. S. SENATE SELECT COMMITTEE ON HEREIN IS UNCLASSIFIED INTELLIGENCE ACTIVITIES (SSC) DATE 11600 BY SPAUNKE Reference is made to SSC letter dated November 25. 1975, containing requests for materials concerning Martin Luther King, Jr. Enclosed for your approval and forwarding to the SSC is an original of a memorandum in response to all Items requested in referenced SSC letter with the exception of // Item 6c, which as indicated in the enclosed memorandum,/has been restated in a separate SSC communication. this memorandum is being furnished for your records. ST 115 Enclosures (2) 62-116395 REC-51 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Special Counsel for Intelligence Coordination 5 JAN 26 1976 PEN:adn (9)NOTE: Copy of the SSC letter dated 11/25/75 is attached to the file copy of the enclosed LHM. Exact copies of the materials being furnished are maintained in the Office of the SENSTUDY 75 Assoc. Dir. Project. Arrangements have been made for a representative of Dep. AD Adm. _ the Legal Counsel Division to deliver the attached memorandum as Dep. ADAInv. ___ well as the materials being provided to the SSC. Asst. Dir.: Admin. Comp. Syst. Ext. Affairs Files & Com. . Gen. Inv. Ident. Inspectio Intell. Laboratory Plan. & Eval. _ Spec. Inv. . Training -Legal Coun. Telephone Rm. _ GPO: 1975 O - 569-920 MAIL ROOM mB 3411AN 150816362989562 Page 69

2 - Mr. J. A. Mintz (1 - J. B. Hotis)

1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar

1 - Mr. P. E. Nugent

62-116395

December 24, 1975

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11 6 100 BY SPANNE U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to SSC letter dated November 25, 1975, containing requests for materials concerning Martin Luther King, Jr.

The purpose of this memorandum is to effect delivery and/or to provide access to the SSC of information and materials in response to requests in the above SSC letter.

Item 1 of referenced SSC letter requested all memoranda and other materials which pertain to contacts, conversations or meetings between one Val Coleman and Special Agent Harold Linebaugh or any other FBI Headquarters officials concerning Martin Luther King, Jr., during November or December of 1964.

A review of the file of Martin Luther King, Jr., other logical files and appropriate abstracts of correspondence of Bureau officials failed to disclose existence of any memoranda concerning contact by Coleman with FBI Headquarters personnel concerning King other than that memorandum dated November 19, 1964, from C. D. DeLoach to Mr. Mohr captioned "Val Coleman, CORE Headquarters, New York City," a copy of which was furnished the SSC in response to its letter dated November 12, 1975.

Item 2 requested all memoranda and other materials pertaining to contacts, conversations or meetings between any FBI Headquarters officials and any representatives of the news media concerning Hartin Luther King, Jr., during Hovember or December of 1954.

PEN:adn

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Assoc. Dir.

Asst. Dir.:

Admin. __ Comp. Syst. ___ Fyt. Affairs ___

Intell. _ Laboratory _

Dep. AD Adm. _ Dep. AD Inv. __

Files & Com. __ Gen. Inv. _ Inspection _

Plan. & Eval. _

Telephone Rm. ___

Spec. Inv. Training _ Legal Coun. _

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This document is prepared in response to your request and is not for dissemiration ortside pour Committee. Its use is limited to official proceedings to your Committee and the content may not be disclosed to unauthorized persons nel without the express approval of the FBI

Director Sec'y ___ MAIL ROOM

NW 55114 DocId:32989562 Page 70

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES

Being delivered herewith is a memorandum of Mr. DeLoach to Mr. Mohr dated November 21, 1964, captioned "Fay Wells," reflecting telephonic contact with Mr. DeLoach concerning King on November 21, 1964. Review of the King file and other logical related files failed to disclose the existence of additional memoranda or materials pertaining to contacts with the news media concerning King by Bureau officials other than those previously furnished the SSC pursuant to prior requests.

Item 3 requested all memoranda and other materials pertaining to a meeting between Ralph Abernathy and either FBI Director Hoover or Gartha DeLouch during December, 1964, or January, 1965, (other than the December I, 1964, meeting attended by King and the January 11, 1965, meeting attended by Andrew Young). A review of the King, Abernathy and logical related files failed to disclose existence of memoranda or other materials pertaining to such a meeting by Abernathy with Director Hoover and/or Mr. DeLoach beyond those excluded for consideration by the SSC.

Item 4 requested all memoranda and other materials pertaining to a statement appearing in the second paragraph of a September 11, 1964, memorandum from Mr. F. J. Baumgardner to Mr. W. C. Sullivan captioned "Martin Luther King, Jr., Security Matter - Communist." That statement makes reference to action taken by Mr. DeLoach's office in forestalling publication of an article by King in the "Saturday Evening Post" sometime prior to September, 1964.

Being delivered herewith is a copy of a memorandum of former Special Agent W. H. Stapleton to Mr. DeLoach dated November 3, 1964, captioned "Matthew J. Culligan, Chairman of the Board, Curtis Publishing Company." Paragraph three, page 1 and page 2 of this memorandum refer to the action mentioned in Mr. Baumgardner's memorandum to Mr. Sullivan dated September 11, 1964, and an unsuccessful action taken on September 22, 1964, with respect to an article written by King for the "Saturday Evening Post."

An exhaustive review of logical FBI Headquarters files and abstracts, including the personnel file of former Special Agent Stapleton failed to result in the location of additional memoranda or materials relating to action taken in forestalling publication of King's article in early 1964.

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES

Item 5 requested the July 16, 1964, memorandum from Mr. Baumgardner to Mr. Sullivan which is referred to in handwriting at the bottom of the second page of the July 15, 1964, memorandum from Baumgardner to Sullivan captioned "Communist Party, USA, Negro Question, Communist Influence in Racial Matters; Internal Security - Communist."

Being delivered herewith are copies of a Baumgardner to Sullivan memorandum dated July 17, 1964, and a letter to the Honorable Walter W. Jenkins Special Assistant to the President, also dated July 17, 1964, which it would appear are responsive to the SSC's request, noting that the July 15, 1964, memorandum from Baumgardner to Sullivan concerned the furnishing of information obtained through electronic surveillance of King to Mr. Jenkins. It would appear the notation in reference to a July 16, 1964, memorandum appearing on the July 15, 1964, memorandum is erroneous. A copy of the memorandum enclosed with the letter to Mr. Jenkins is not being furnished the SSC inasmuch as information contained therein is the product of electronic surveillance of King.

In accordance with requests set forth in Items 6a, 7a and 8a in referenced SSC letter, the original and enclosures of the March 29, 1968, memorandum of G. G. Moore to W. G. Sullivan captioned "Counterintelligence Program, Black Nationalist-Hate Groups, Racial Intelligence (Martin Luther King);" the March 26, 1968, memorandum of G. G. Moore to Mr. W. G. Sullivan "Counterintelligence Program, Black Nationalist-Hate Groups, Racial Intelligence (Washington Spring Project)" and the March 28, 1968, memorandum of G. G. Moore to Mr. W. G. Sullivan captioned "Sanitation Workers Strike, Memphis, Tennessee; Racial Matters," are available for review by a representative of the SSC in room 4171 of the J. Edgar Hoover Building.

With respect to Items 6b, 7b and 8b, a logical search of Bureau records failed to disclose the existence of any "tickler" or any other copies of the above-mentioned memoranda.

laterials requested in Items 6d, 7d and 8d are also available for review by a representative of the SSC in room 4171 of the J. Edgar Hoover Building.

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES

With respect to Item 9, a search of logical Bureau records failed to locate any newspaper clippings or magazine articles pertinent to the memorandum mentioned above.

Item 6c as set forth in referenced SSC letter is not being responded to in this memorandum. This request, per conversation between Special Agent Seymor F. Phillips and Michael Shaheen, Jr., Special Counsel for Intelligence Coordination of the Department of Justice on December 3, 1975, has been restated in a separate SSC letter dated December 4, 1975, and will be responded to separately.

With regard to excisions in materials being delivered herewith, where no notation appears as to reason for excision, the excision was made for the reason that the information actually summarizes or quotes from conversations monitored during electronic surveillances of King. In some cases, it can be ascertained precisely what information in FBT files came from electronic surveillances of Dr. King; however, there exist areas where documentation of the information is not precise and no accurate determination can be made. Therefore, no assurances can be given that portions of the material being furnished do not contain information developed as a result of electronic surveillances of King.

1 - The Attorney General

Medin respect to 12/4/15 Respects



OFF.SE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

December 1, 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

"LUFROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

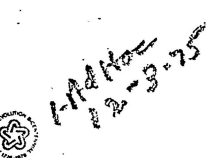
SUBJECT: Senate Select Committee Request

Attached is a letter from the Senate Select Committee dated November 25, 1975, requesting various information regarding the King matter. Please prepare an appropriate response to this request.

cc: Paul Daly

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PHILL A, HART, MICH.

PHILL B, HART, MICH.

WALTER F, MONTALL, MINN.

WALTER F, MONTALL, MINN.

WALTER D, HUDTLISTON, KY.

PODCET MONTAL, N.C.

GARY HART, COLO.

WILLIAM G, MILLER, STAFF DIRECTOR

PREDERICK A. O. SCHWARZ, IR CHILD CHINSEL.

CURTIS R. SMOTHERS, MINORITY COUNSEL

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SELECT COMMITTEE TO
STUDY GOVERNMENTAL OPERATIONS WITH
RESPECT TO INTELLIGENCE ACTIVITIES
(PURSUANT TO S. RES. 21, 14TH CONGRESS)

WASHINGTON, D.C. 20510

November 25, 1975

Michael E. Shaheen, Esq.
Special Counsel for Intelligence
Coordination
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D.C. 20530

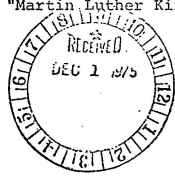
Dear Mike:

I would appreciate your making available to the Committee the following items in connection with our investigation of the King matter:

Hugus

- 1. All memoranda and any other materials which pertain to contracts, conversations or meetings between one Val Coleman and Special Agent Harold Linebaugh or any other FBI Headquarters officials concerning Martin Luther King, Jr., during November or December of 1964.
- 2. All memoranda and any other materials which pertain to contacts, conversations or meetings between any FBI Headquarters officials and any representatives of the news media concerning Martin Luther King, Jr., during November or December of 1964.
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- 4. All memoranda and any other materials which pertain to the following statement which appears in the second paragraph of the September 11, 1964 memorandum from Mr. F. J. Baumgardner to Mr. W. C. Sullivan, captioned "Martin Luther King, Jr., Security Matter Communist":







On that occasion Assistant Director DeLoach's office was able to take appropriate action to forestall the publication of the article.

- 5. The 7/16/64 memorandum from Mr. Baumgardner to Mr. Sullivan which is noted in handwriting at the bottom of the second page of the July 15, 1964 memorandum from Mr. Baumgardner to Mr. Sullivan, captioned "Communist Party, USA, Negro Question, Communist Influence in Racial Matters, Internal Security Communist."
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 - a. Access to original of this memorandum and its enclosure;
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 other copies of this memorandum and its attachment
 in their original form;
 - c. All memoranda and any other materials which pertain to, bear upon, or indicate any actions taken pursuant to or in connection with the recommendation contained in this memorandum. (This should include any and all information adduced, collected, and/or prepared in connection with Mr. Oct. 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6 (4) 6
 - d. All memoranda and any other materials received from FBI field offices or written at FBI Headquarters prior to and pertaining to the recommendation contained in the March 29, 1968 memorandum.
- 7. With respect to the memorandum with enclosure, from W. C. Moore to Mr. W. C. Sullivan, dated March 26, 1968, captioned "Counterintelligence Program, Black Nationalist Hate Groups, Racial Intelligence (Washington Spring Project); please provide the access and/or materials requested in a, b, c, and d of Item 6 above.

Very

69

- 8. With respect to a memorandum with enclosure, from G. C. Moore to Mr. Sullivan, dated 3/28/68, captioned "Sanitation Workers Strike, Memphis, Tennessee, Racial Matters," please provide the access and/or materials requested in a, b, c, and d of Item 6 above.
- 9. Responses to Items 6, 7, and 8 should include copies of all newspaper clippings or magazine articles contained in FBI files which contain information set forth in the memoranda and/or enclosures identified in Items 6, 7, and 8 above.

Sincerely,

John T. Elliff

Director

Domestic Intelligence Task Force

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U.S. SENATE SELECT COMMITTEE. 24	7 <u>5</u>
11/25/75 request - King	, ,
Originatic g Office: FBI Delivered by: Deli	135
Received by: Michael Murgly Title: Class	
Return this receipt to the Intelligence Division, FBI	

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11600 BY SPEAKER

SEE INSTRUCTIONS ON REVERSE

BEFORE COMPLETING. CLASSIFY AS APPROPRIATE Intelligence Community Staff FROM: FBI ATTN: Central Index Abstract of Information Provided to Select Committees SUBJECT: 1. HOW PROVIDED (check appropriate term. If a document was made available for review but not transmitted, so note.) 12/24/75 CUMENT BRIEFING INTERVIEW TESTIMONY OTHER 3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate) X | ssc 4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject) Memorandum and enclosures 5. IN RESPONSE TO (list date and item number if in response to formal request, other-6. CLASSIFICATION OF wise state verbal request of (name), initiative, subpoena, etc.) INFORMATION (enter U, C, S, TS or Codeword) . SSC letter 11/25/75 TS

KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis)

Surveillance, electronic Information handling Intelligence collection

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

8. SUMMARY (see reverse side before completing this item) Materials relating to Martin L. King, Jr.: 11/21/64 DeLoach to Moht memorandum captioned "Fay Wells"; 11/3/64 Stapleton to DeLoach memorandum captioned "Matthew J. Culligan, Chairman of the Board, Curtis: Publishing Co., regarding unsuccessful action taken 9/27/64, with respect to an article written by King for the "Saturday Evening Post."; Baumgardner to Sullivan memorandum 7/17/64 and a letter to the Honorable Walter W. Jenkins 7/17/64. Available for review by appropriate Staff Members at FBIHQ: 3/79/68 memoranda G.C. Moore to Sullivan captioned "Counterintelli gence Program, Black Nationalist-Hate Groups, Racial Intelligence (Martin L. King) (Washington Spring Project) and "Sanitation" Workers Strike, Memphis, Tenn. All memoranda and any other materials received from field offices or written at FBIHQ prior to and pertaining to the recommendations contained in above 3/29/68 memoranda.

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH SENSUDY 75

3791 (6-75)





OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

8 1976 JAN

John A. Mintz Assistant Director Legal Course Division TO:

Federal Burgau of Investigation

ROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

Senate Select Committee Request SUBJECT:

> Attached is a letter dated January 7, 1976, and received on January 8, 1976, from the Senate Select Committee requesting Bureau review of certain mail opening documents delivered, I assume, to the Bureau on January 7, "for clearance and/or declassification". The request seeks Bureau clearance "on or before January 9, 1976". I would appreciate your earliest attention to this request.

Paul Daly

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5 JAN 13 1976

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

62-116395

JAN 8 1976

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: Senate Select Committee Request

Attached is a letter dated January 7, 1976, and received on January 8, 1976, from the Senate Select Committee requesting Bureau review of certain mail opening documents delivered, I assume, to the Bureau on January 7, "for clearance and/or declassification". The request seeks Bureau clearance "on or before January 9, 1976". I would appreciate your earliest attention to this request.

cc; Paul Daly

ALL INFORMATION CONTAINED
HEREIN IS INCLASSIFIED
DATE II O O BY SPANKY

FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMAN

PHILIP A. HART, MICH.
WILTER F. MINDALE, MINN.
WALTER D. HUDDLESTON, KY.
ROBERT MORGAN, N.C.
GARY HART, COLO.

HOWARD H. BAKER, JR., TEY 1.
BARRY GOLDWATER, ARIZ
CHARLES MC C. MATHIAS
RICHARD S. SCHWEIKER,

WILLIAM G. MILLER, STAFF DIRECTOR FREDEVICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIE R. SMOTHERS, MINORITY COUNSEL Alnited States Dinate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO 9. RES. 21, 94TH CONGRESS)

WASHINGTON, D.C. 20510

January 7, 1976

Michael E. Shaheen, Jr., Esq. Office of the Deputy Attorney General U. S. Department of Justice Washington, D. C. 20530

Dear Mike:

On January 7, 1976, the Committee delivered copies of the documents to be used as exhibits to the public hearings on FBI mail opening operations.

We request that Bureau personnel review the sanitization of these documents in terms of their public release in published form and that a formal response to this request for clearance and/or declassification be received by the Committee on or before Friday, January 9, 1976.

Your cooperation, on a priority basis, is greatly appreciated.

Sincerely,

John T. Elliff

Director

Domestic Intelligence Task Force

JAN 8 1976 19

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DATE 116/00 BY

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62-116375. - 12110

J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. H. W. Porter

The Attorney General

December 1, 1975

Director, FBI

UNITED STATES SENATE SELECT COMMITTEE TO STUDY COVERIINENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to a letter from the SSC dated Hovember 21, 1975, requesting delivery of materials pertaining to authorization and purpose of certain electronic surveillances.

Inclosed for your approval and forwarding to the SSC is the original of a neporandum which responds to Items 1 and 22 of the November 21 letter.

A copy of this memorandum with its enclosures is being furnished for your records.

Enclosures (24)

62-116395

HWP: cap(ap) (9)

1 - The Doputy Attorncy General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination

SEE NOTE PAGE 2

5 JAN 13 1976

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ALL INFORMATION CONTAINED

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SECRET MATERIAL ATTACHED

Plan. & Eval. _ Spec. Inv. _ Training _ Legal Coun. _

Telephone Rm.

Assoc. Dir.

Dep. AD Adm. _ Dep. AD Inv. ___ Asst. Dir.: Admin.

Comp. Syst. . Ext. Affairs -

Files & Com. __ Gen. Inv. _ Ident. Intell. Laboratory _

TELETYPE UNIT

GPO: 1975 O - 569-920

The Attorney General

NOTE:

SSC letter of November 21 requested material pertaining to 30 telephone and 9 microphone surveillances with respect to authorizations and purpose of the coverage. The SSC requested the material for November 28; however, the extent of research and preparation necessary to comply with this request rule out our meeting this deadline. Mr. Steven Blackhurst of the Department was consulted on this problem on November 28. On December 1, Mr. John Elliff, Director, Domestic Intelligence Task Force, SSC, advised Supervisor Elmer W. Larson, Jr., that, for the present, the requests made on the November 21 letter would be confined to Items 1 and 22. Response to the remaining questions will be negotiated with Mr. Elliff.

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar 1 - Mr. H. W. Porter

62-116395

Decembor 1, 1975

UNITED STATES SENATE SELECT COMMITTEE
TO STUDY GOVERNMENTAL OPERATIONS
WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

RE: REQUEST PERTAINING TO AUTHORIZATION
AND PURPOSE OF ELECTRONIC
SURVEILLANCES CONDUCTED BY THE
PBI

Reference is made to the SSC letter of November 21, 1975, requesting delivery of materials pertaining to the authorization and purpose of electronic surveillances conducted by the FBI.

The SSC letter of November 21 referenced a summary chart prepared by the FBI showing electronic surveillances conducted by the FBI since 1960. This chart was furnished to the SSC by letter of October 23, 1975. The specific identities of the subjects of surveillance were undisclosed.

This memorandum effects delivery of documents responsive to Items 1 and 22 of the November 21, SSC letter.

Enclosures (11)

1 - The Attorney General

HWP: cap cap
(8)

NW 55114 DocId:32989562 Page 85

SECRET MATERIAL ATTACHED

Assoc. Dir. _ Dep. AD Adm. _ Dep. AD Inv. ___ Asst. Dir.: Admin. _ Comp. Syst. ____ Ext. Affairs _ ALL INFORMATION CONTAINED Files & Com. ___ HEREIN IS UNCLASSIFIED DATE 11700 BY SPACE Gen. Inv. DATE 1117100 Inspection _ intell. _ Laboratory ____ Plan. & Eval. _ Spec. Inv. _ Training ... Legal Coun. _ Telephone Rm. __ Director Sec'y __ MAIL ROOM ___ TELETYPE UNIT ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE IT 7100 BY 572 ALM EP

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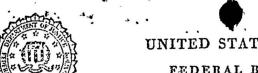
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TO: Intelligence Community Staff ATTN: Central Index	FROM:			
FBI				
SUBJECT: Abstract of Information Provided to Select Committees				
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INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D..C.

February 13, 1961

MEMORANDUM FOR THE ATTORNEY GENERAL

Re: MRS. ASUNCION C. ECKERT
INTERNAL SECURITY - DOMINICAN REPUBLIC

REGISTRATION ACT - DOMINICAN REPUBLIC

It has been determined that the subject is employed by the Dominican Sugar Office, Universal Building, 1825
Connecticul Avenue, Northwest, Room 213, Washington, D. C.,
Telephone Number NOrth 7-4062. She handles much of the administration of this office which is headed by Joreign diplomatic official Washington, D. C. It has also been determined the subject currently resides at 9502
Saginaw Avenue, Silver Spring, Maryland, Telephone Number JUniper 5-0834.

In view of the subject's possible involvement in Dominican activities to influence the position of the United States regarding the sugar quota, it is requested you authorize technical coverage on the subject at the Dominican Sugar Office, 1825 Connecticut Avenue, Northwest, Washington, D. C., and at her current residence 9502 Eaginaw Avenue, Silver Spring, Maryland, or at any address to which the subject's office or residence may move in the future.

Respectfully,

MDR-16 DECLARSIFIED BY SPAAMKP ON 11860

John Edgar Hoover Director

DATE 2/13/61

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NW 1012 100010 52989562 Page 89



In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

WASHINGTON 25, D. C.

HED BY SPAALM VA

February 14, 1961

MEMORANDUM FOR THE ATTORNEY GENER

DOMINICAN LOBBYING ACTIVITIES IN THE UNITED STATES INTERNAL SECURITY - DOMINICAN REPUBLIC

In connection with our investigation regarding Dominican lobbying activities in the United States we are proceeding with arrangements to institute technical surveillances on the following individuals at their residence addresses as given:

Foreign diplomatic official.

Lawrence Myers Director, Sugar Division, Commodity Stabilization Service, Department of Agriculture Residence: 5530 Prospect Street Chevy Chase, Maryland OLiver 2-6646 Telephone:

Tom Obie Murphy . Agricultural Economist, Sugar Division,

Commodity Stabilization Service, EC- 58

4307 Woodacre Court Residence: McLean, Virginia - KEllogg 8-2747

Telephone:

William Merrit Case Administrative Officer, Sugar Division, Commodity Stabilization Service,

Department of Agriculture

APPROVED

DATE 2 14

154 P 300c | 0:03989562 Page 90

MEMORANDUM FOR THE ATTORNEY GENERAL

4545 Connecticut Avenue, N. W. Washington, D. C. EMerson 2-6244 Residence:

Telephone:

It is recommended that you authorize the technical coverage on the above individuals at their current addresses or at any addresses to which they may move in the future.

Respectfully,

Odina Home John Edgar Hoover Director



UNITED STATES DEPARTMENT OF JU

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No. 105-95904 WASHINGTON 25, D. C.

February 16, 1961

MEMORANDUM FOR THE ATTORNEY GENERAL

DOMINICAN LOBBYING ACTIVITIES

IN THE UNITED STATES INTERNAL SECURITY - DOMINICAN REPUBLAC

In connection with our investigation regarding Dominican lobbying activities in the United States, recent developments indicate technical coverage of Michael B. Deane, a Dominican registered agent, might provide valuable data. Information has just been received that Deane has recently signed a contract to lebby in behalf of the Dominicans and the Dominicans intend to use and manipulate Deane as a. contact man with high officials of the United States Government. We are making arrangements to institute technical coverage on Deane at the following business and residence addresses:

> Business: Michael B. Deane Associates 1700 K Street, Northwest

Mashington, D. C. Telephone: District 7-1441

Residence: 3315 Fessenden Street, Northwest Mashington, D. C. Telephone: Emerson 2-7953

It is recommended that you authorize technical coverage on Michael B. Deane at his current business and residence addresses or at any addresses to which he may move in the future.

IFIED BY SPAA

Respectfully,

John Eddar Hoover

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TES DEPARTMENT OF JUSTIC UNITED S FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D. C.

February 16, 1961

MEMORANDUM FOR THE ATTORNEY GENERAL

Re: DOMINICAN LOBBYING ACTIVITIES IN THE UNITED STATES:

INTERNAL SECURITY - DOMINICAN REPUBLIC

In connection with our investigation regarding Dominican lobbying activities in the United States, we are making arrangements to institute a technical surveillance on the following individual at the residence address as given:

> Mrs. Christine S. Gallagher Secretary to Representative Harold D. Cooley of North Carolina and Clerk, United States House Committee on Agriculture Residence: 2500 Q Street, Northwest Washington, D. C. Telephone: North 7-8442

It is recommended that you authorize technical surveillance on the above individual at her current address or at any address to which she may move in the future.

Respectfully,

Sohn Edgår Hoover Director

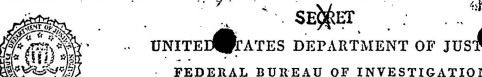
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FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D. C.

June 26, 1962

MEMORANDUM FOR THE ATTORNEY GENERAL

SUGAR LOBBYING ACTIVITIES IN THE UNITED STATES MISCELLANEOUS - INFORMATION CONCERNING

Reference is made to your request that we keep abreast of activities with regard to the pending sugar legislation. particularly with regard to Haiti and some of the Central American countries.

We have conducted surveys and have found that with full security assured we can establish technical coverage of the following:

Foreign establishment.

Foreign establishment.

Foreign establishment.

Foreign establishment.

Foreign commercial establishment.

REC. 38 62-1111111111111 Supr Francis Gailant, MYO, d Supr L.W. K. Obvendorft, WFO TE EX105 = JUL 18 182

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MEMORANDUM FOR THE ATTORNEY GENERAL

The residence of Mrs. Christine S. Gallagher, Carlyn Apartments, 2500 0 Street, Northwest, Washington, D. C., telephone number North 7-8442;

The firm of Surrey, Karasik, Gould and Efron, Woodward Building, 735 15th Street, Northwest, Washington, D. C., telephone numbers REpublic 7-0366 through REpublic 7-0370, and REpublic 7-0323 through REpublic 7-0327.

In connection with the firm of Surrey, Karasik, Gould and Efron, our inquiries reveal that Walter Sterling Surrey is the representative of the South Puerto Rico Sugar Company and of sugar interests in the French West Indies. He has recently been in frequent touch with officials of the Dominican Republic in connection with the sugar legislation. He was formerly a registered agent of the Dominican Republic and during the Dominican sugar lobbying activities in 1961, he was active in behalf of Dominican sugar interests.

With regard to Mrs. Christine S. Gallagher, she is Clerk of the House Agriculture Committee and secretary to Congressman Harold D. Cooley. Coverage of her residence in connection with our inquiries last year into Dominican lobbying activities produced pertinent information.

Accordingly, it is requested that you authorize our installation of technical surveillances on the establishments, individual and firm listed above, or any locations to which they may move in the future. Un June 25, 1962, Department of State clearance was secured with regard to such coverage of the official establishments.

Respectfully,

John Edgar Hoover

Director

APPROVED (Millimly
DATE 7-9-62

- 2 .

SECRET



UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25. D. C.

June 29, 1961

JUNC.

MEMORANDUM FOR THE ATTORNEY GENERAL

RE: UNKNOWN SUBJECT Leak of Classified Information Appearing in July 3, 1961, "Newsweek" Magazine Article Captioned "Pentagon Plan" ESPIONAGE - X

Lloyd Norman is a correspondent at the Pentagon for "Newsweek" magazine. He resides at 5420 Thirty-first Street, Washington, D. C.

In connection with the investigation you requested in captioned matter, a technical surveillance at Norman's residence address was instituted on June 27, 1961. For the completion of your records and those of this Bureau it is suggested that this technical surveillance be authorized at Norman's current address or any address to which he may move.

Respectfully,

Tohn Edgar Hoover Director

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SEGRET. 62-116 395-18



File No.

In Reply, Please Refer to

UNITED STES DEPARTMENT OF JUSTICA

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

April 19, 1965

MEMORANDUM FOR THE ATTORNEY GENERAL

Re: FRANK CAPELL ESPIONAGE - X

The subject is the editor of the newsletter. "The Herald of Freedom." He is an extremist in his attitude toward communism and uses his newsletter to expose people and organizations he considers communist and subversive.

Capell is known to be in possession of information classified up to and including "Secret." some of which originated with this Bureau and some with the He has refused to furnish his source for this information. Capell has published some of this classified information in copies of his newsletter and he has advised this Bureau that he plans to publish a book which will contain additional classified information. It appears that the subject's source is a United States Government employee having access to the classified information and his action in furnishing Capell this classified information.plus Capell's publishing it. constitutes a danger to the internal security of the United States. In at least one instance there is a danger of a most sensitive source of this Bureau being compromised. If the identity of Capell's source can be learned, we may eliminate this security threat.

In view of the above, it is requested that you authorize technical coverage on the subject's residence located at School House Road, Somerset County, Zarephath, New Jersey, and on his place of business at the same address or on any addresses to which he may move in the future or to which his place of business may be moved in the future.

APPROVED

ohn Edgar Hoover Director Group 1

Excluded\from automatic downgrading and declassification

Respectfully

62-116395

APR 29 1965

DocId:32989562 Page 97



UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION SEXRET

In Reply, Please Refer to File No.

WASHINGTON, D.C. 20535 June 7, 1965

MEMORANDUM FOR THE ATTORNEY GENERAL

RE: FRANK A. CAPELL ESPIONAGE - X

Reference is made to my memorandum dated April 19, 1965, on which you indicated authorization for a technical surveillance on the residence of the subject located at School House Road, Somerset County, Zarephath, New Jersey, for the purpose of ascertaining the subject's sources for the classified information he has published in his newsletter "The Herald of Freedom."

Our coverage on the subject has revealed that he is in almost daily contact with Robert E. Manuel, an attorney who resides in Alexandria, Virginia, and who is in the law firm of Johnson (Wayne G.) and Manuel in Fairfax, Virginia. Manuel has claimed to have "a network" of people furnishing him information which he in turn gives to Capell. It is apparent that Manuel is Capell's intermediary and he undoubtedly has contacts at the Department of State and the Washington, D.C., Metropolitan Police Department from whom he is obtaining information.

In view of the above, it is requested that you authorize technical coverage on Manuel's residence, 8901 Beauchamp Drive, Alexandria, Virginia, and on his office located at 105 East Holbrook Avenue, Fairfax, Virginia, or on any addresses to which he may move in the future or to which his place of business may be moved in the future 100 16 1805

ON 1/8/00 DECILASEINTED	BYSPALMKP
Jan Leite Jan Line Leite Jan Leite J	nls
DATE	6/00/00

Respectfully,

John Edgar Hoover

Director

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55114 `DocId: 32989562 Page 98



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No. WASHINGTON 25, D. C. October 19, 1962

MEMORANDUM FOR THE ATTORNEY GENERAL

RE: JACK LEVINE

Jack Levine resides at 203 West 90th Street, New York 24, New York. He is a former Special Agent of the FBİ, serving from September 12, 1960, to August 4, 1961. Since he left the FBI, he has engaged in a vindictive and irrational attack upon this agency and its operations.

In the October 20, 1962, issue of "The Nation" magazine, Levine wrote an article entitled 'Hoover and the Red Scare," in which he has disclosed highly classified information relating to the operations of this Bureau. There is every indication that he intends to continue disclosing sensitive information. For example, Levine appeared on New York Radio Station WBAI on the evening of October 18, 1962, at which time he disclosed information of a confidential nature concerning investigations conducted by this Bureau. The Communist Party is already aware of Levine's actions and it is believed that members of this Party will be in contact with him, if they have not already done so. Further, it is likely that representatives of

nations will be in contact with him seeking information. Levine has knowledge of some of this agency's most valuable informants. If he disclosed them, he could do this country's national defense irreparable harm.

In order to adequately protect the security of this country, it is requested that authority be granted to place a technical surveillance at his current residence or at any future address to which he may move.

APPROVED PARAMET REC-9. Respectfully,

DATE 16/26/6.

Excluded from automatic downgrading and declassification

62 -116395 - PHRS. 12. URD

OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE January 9, 1963 10:10 e.n Mr. Belmont called to say Evans spoke to the Attorney General re placing the tech on Levine TELE ROOM again, and the Attorney General MISS HOLMES said by all means to do this. Mr. Belmont has instructed New York to do so. hwg ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY SE May 10 mm Hall 25 JAN-17 1963

6 m Jan 24 1983

42-116375 1245

NW 55114 DocId:32989562 Page 10

Callahan Conrad-DeLoach Sullivan Tavel Trotter 1/9/63 Holmes JACK LEVINE RE: Former Special Agent By teletype last night the New York

Office advised that former Agent Jack Levine had held a conference yesterday afternoon with Gus Hall, head of the Communist Party USA. New York felt that there may well be additional meetings between the two.

It is imperative that we know about We recommend and cover such meetings. that the technical surveillance on Levine be resumed at this time until we can determine whether additional meetings are to be held between the two men.

The AG previously authorized this technical surveillance and we had it on from October 18 to 26, 1962. Iî you agree, we will notify NY to reinstall we the technical surveillance, as the security of the country demands it at this time.

AHB: CSH

(see addendum, pg 2)

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JUNE

Callahan Conrad. Sullivan Tavel Trotter

Holmes Gandy

1/9/63

JACK LEVINE RE:

Former Special Agent

By teletype last night the New York Office advised that former Agent Jack Levine had held a conference yesterday afternoon with Gus Hall, head of the Communist Party USA. New York felt that there may well be additional meetings between the two.

It is imperative that we know about We recommend and cover such meetings. that the technical surveillance on Levine be resumed at this time until we can determine whether additional meetings are to be held between the two men.

The AG previously authorized this technical surveillance and we had it on from October 18 to 26, 1962. If you agree, we will notify NY to reinstall the technical surveillance, as the security of the country demands it at this time.

(see addendum, pg 2)

ALL INFORMATION CONTAINED

DocId:329

ADDENDUM by C.A.Evans (to informal memo 1/9/63 re Jack Levine, Former SA)

I spoke with the AG by phone at his home concerning this matter, and briefed him fully as to developments. The AG said that the technical surveillance should by all means be reinstituted immediately.

C.A. Evans

SSC request of November 21, 1975 Items 1 and 22

RETAIN - UNEXCISED

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62-116395-1245 ENCLOSURE



In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE · FEDERAL BUREAU OF INVESTIGATION

WASHINGTON 25, D. C.

February 13, 1961

MEMORANDUM FOR THE ATTORNEY GENERAL

MRS. ASUNCION C. ECKERT INTERNAL SECURITY - DOMINICAN REPUBLIC

REGISTRATION ACT - DOMINICAN REPUBLIC

It has been determined that the subject is employed by the Dominican Sugar Office, Universal Building, 1825 Connecticut Avenue, Northwest, Room 213, Washington, D. C., Telephone Number North 7-4062. She handles much of the administration of this office which is headed by Marco A. .de Pena, Dominican Consul General, Washington, D. C. It has also been determined the subject currently resides at 9502 Saginaw Avenue, Silver Spring, Maryland, Telephone Number JUniper 5-0834.

In view of the subject's possible involvement in Dominican activities to influence the position of the United States regarding the sugar quota, it is requested you authorize technical coverage on the subject at the Dominican Sugar Office, 1825 Connecticut Avenue, Northwest, Washington, D. C., and at her current residence 9502 Saginaw Avenue. Silver Spring, Maryland, or at any address to which the subject's office or residence may move in the future.

Respectfully.

BATTLED BY SPACE OF

Xohn Edgar, Hoover Director

DATE

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MAR Good 9 529 89562 Page 105



UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D. C.

MC-14 CLABSWIED BY SPALMKY

Telephone:

February 14, 1961

MEMORANDUM FOR THE ATTORNEY GENER

DOMINICAN LOBBYING ACTIVITIES IN THE UNITED STATES INTERNAL SECURITY - DOMINICAN REPUBLIC

In connection with our investigation regarding Dominican lobbying activities in the United States we are proceeding with arrangements to institute technical surveillances on the following individuals at their residence addresses as given:

> Marco A. de Pena Dominican Consul General Residence: 1444 Rock Creek Ford Road, N.W.

Washington, D.C. TAylor 9-5281 Telephone:

Lawrence Myers Director, Sugar Division, Commodity Stabilization Service, Department of Agriculture Residence: 5530 Prospect Street Chevy Chase, Maryland OLiver 2-6646

Tom Obie Murphy . Agricultural Economist, Sugar Division, Commodity Stabilization Service, EC- 58

4307 Woodacre Court Residence:

McLean, Virginia KE1103g 8-2747 Telephone:

William Merrit Case Administrative Officer, Sugar Division, Commodity Stabilization Service, Department of Agriculture

APPROVED

105-95904

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MEMORANDUM FOR THE ATTORNEY GENERAL

Residence: 4545 Connecticut Avenue, N. W. Washington, D. C. Telephone: EMerson 2-6244

It is recommended that you authorize the technical coverage on the above individuals at their current addresses or at any addresses to which they may move in the future.

Respectfully,

John Eddar Hoover Director



UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No. 105-25904 WASHINGTON 25, D. C.

February 16, 1961

MEMORANDUM FOR THE ATTORNEY GENERAL

Re: DOMINICAN LOBBYING ACTIVITIES

IN THE UNITED STATES
INTERNAL SECURITY - DOMINICAN REPUBLIC

In connection with our investigation regarding Dominican lobbying activities in the United States, recent developments indicate technical coverage of Michael B. Deane, a Dominican registered agent, might provide valuable data. Information has just been received that Deane has recently signed a contract to lobby in behalf of the Dominicans and the Dominicans intend to use and manipulate Deane as a contact man with high officials of the United States Government. We are making arrangements to institute technical coverage on Deane at the following business and residence addresses:

Business: Michael B. Deane Associates

1700 K Street, Northwest

Washington, D. C. Telephone: District 7-1441

Residence: 3315 Fessenden Street, Northwest

Washington, D. C.

Telephone: Elerson 2-7953

It is recommended that you authorize technical coverage on Michael B. Deane at his current business and residence addresses or at any addresses to which he may move in the future.

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Respectfully,

John Edgar Hoover Director

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NW 55114 DocId:,32989562, Page 108



TATES DEPARTMENT OF JUST FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D. C.

February 16, 1961

MEMORANDUS FOR THE ATTORNEY GENERAL

Re: DOMINICAN LOBBYING ACTIVITIES

IN THE UNITED STATES INTERNAL SECURITY - DOMINICAN REPUBLIC

In connection with our investigation regarding Dominican lobbying activities in the United States, we are making arrangements to institute a technical surveillance on the following individual at the residence acadress as given:

> Mrs. Christine S. Gallagher Secretary to Representative Harold D. Cooley of North Carolina and Clerk, United States House Committee on Agriculture Residence: 2500 Q Street, Northwest Washington. D. C.

Telephone: North 7-8442

It is recommended that you authorize technical surveillance on the above individual at her current address or at any address to which she may move in the future.

Respectfully,

TED BY SP2ALMK

Colone danne ohn Edgar Hoover Director

DATE

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UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

RE:

WASHINGTON 25, D. C.

MDR-16 DECLASSIFIED BY SPALMUP June 26, 1962

MEMORANDUM FOR THE ATTORNEY GENERAL

SUGAR LOBBYING ACTIVITIES IN THE UNITED STATES

MISCELLANEOUS - INFORMATION CONCERNING

Reference is made to your request that we keep abreast of activities with regard to the pending sugar legislation, particularly with regard to Haiti and some of the Central American countries.

We have conducted surveys and have found that with full security assured we can establish technical coverage of the following:

The Chancery of the Embassy of Nicaragua, 1627 New Hampshire Avenue, Northwest, Washington, D. C., telephone numbers DJdley 7-4371 through DJdley 7-4374, and DEcatur 2-1643 through DEcatur 2-1645:

The Chancery of the Embassy of Costa Rica, 2112 S Street, Northwest, Washington, D. C., telephone numbers ADams 4-2945 through ADams 4-2947, and DEcatur 2-6737;

The Chancery of the Embassy of Haiti, 4400 17th Street, Northwest, Washington, D. C., telephone numbers RAndolph 3-7000 and RAndolph 3-7001;

The Haitian Consulate General, Room 1365, 60 East 42nd Street, New York, New York, telephone numbers Oxford 7-9767 and Oxford 7-8492;

The Dominican Sugar Office, Room 213, Universal Building, 1825 Connecticut Avenue, Northwest, Washington, D. C., telephone

numbers North 7-4062 and North 7-9394; REC. 38 62-16/10-2-61

Supr Francis Gallant, MYO, all and Supr L.W.K. Okerndorft, WFO, 12 EX-102 Z JUL 13 ROS instructed 7-9-62 to institute these

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NW 55114 DocId: 32989562 Page 110

MEMORANDUM FOR THE ATTORNEY GENERAL

The residence of Mrs. Christine S. Gallagher, Carlyn Apartments, 2500 0 Street, Northwest, Washington, D. C., telephone number North 7-8442;

The firm of Surrey, Karasik, Gould and Efron, Woodward Building, 735 15th Street, Northwest, Washington, D. C., telephone numbers Republic 7-0866 through Republic 7-0870, and Republic 7-0323 through Republic 7-0327.

In connection with the firm of Surrey, Karasik, Gould and Efron, our inquiries reveal that Walter Sterling Surrey is the representative of the South Puerto Rico Sugar Company and of sugar interests in the French West Indies. He has recently been in frequent touch with officials of the Dominican Republic in connection with the sugar legislation. He was formerly a registered agent of the Dominican Republic and during the Dominican sugar lobbying activities in 1961, he was active in behalf of Dominican sugar interests.

With regard to Mrs. Christine S. Gallagher, she is Clerk of the House Agriculture Committee and secretary to Congressman Harold D. Cooley. Coverage of her residence in connection with our inquiries last year into Dominican lobbying activities produced pertinent information.

Accordingly, it is requested that you authorize our installation of technical surveillances on the establishments, individual and firm listed above, or any locations to which they may move in the future. On June 25, 1962, Department of State clearance was secured with regard to such coverage of the official establishments.

Respectfully,

John Edgar Hoover

Director

APPROVED (Millimly)
DATE 7-9-62

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D. C.

June 29, 1961

JUNC.

MEMORANDUM FOR THE ATTORNEY GENERAL

RE: UNKNOWN SUBJECT

> Leak of Classified Information Appearing in July 3, 1961, "Newsweek", Magazine Article Captioned

"Pentagon Plan" ESPIONAGE - X

Lloyd Norman is a correspondent at the Pentagon for "Newsweek" magazine. He resides at 5420 Thirty-first Street, Washington, D. C.

In connection with the investigation you requested in captioned matter, a technical surveillance at Norman's residence address was instituted on June 27, 1961. For the completion of your records and those of this Bureau it is suggested that this technical surveillance be authorized at Norman's current address or any address to which he may move.

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Respectfully,

Tohn Edgar Hoover Director

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UNITED TATES DEPARTMENT OF JUSTI

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON, D.C. 20535

April 19, 1965

MEMORANDUM FOR THE ATTORNEY GENERAL

Re: FRANK CAPELL ESPIONAGE - X Carlotte Comments

The subject is the editor of the newsletter, "The Herald of Freedom." He is an extremist in his attitude toward communism and uses his newsletter to expose people and organizations he considers communist and subversive.

Capell is known to be in possession of information classified up to and including "Secret," some of which originated with this Bureau and some with the He has refused to furnish his source for this information. Capell has published some of this classified information in copies of his newsletter and he has advised this Bureau that he plans to publish a book which will contain additional classified information. It appears that the subject's source is a United States Government employee having access to the classified information and his action in furnishing Capell this classified information, plus Capell's publishing it, constitutes a danger to the internal security of the United States. In at least one instance there is a danger of a most sensitive source of this Bureau being compromised. If the identity of Capell's source can be learned, we may eliminate this security threat.

In view of the above, it is requested that you authorize technical coverage on the subject's residence located at School House Road, Somerset County, Zarephath, New Jersey, and on his place of business at the same address or on any addresses to which he may move in the future or to which his place of business may be moved in the future.

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Respectfully

ohn Edgar Hoover

Director

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W 55114 DocId:32989562 Page 113



UNITED STATES DEPARTMENT OF JUST

FEDERAL BUREAU OF INVESTIGATION

SECRET

In Reply, Please Refer to File No.

WASHINGTON, D.C. 20535 June 7, 1965

MEMORANDUM FOR THE ATTORNEY GENERAL

RE: FRANK A. CAPELL ESPIONAGE - X

Reference is made to my memorandum dated April 19, 1965, on which you indicated authorization for a technical surveillance on the residence of the subject located at School House Road, Somerset County, Zarephath, New Jersey, for the purpose of ascertaining the subject's sources for the classified information he has published in his newsletter "The Herald of Freedom."

Our coverage on the subject has revealed that he is in almost daily contact with Robert E. Manuel, an attorney who resides in Alexandria, Virginia, and who is in the law firm of Johnson (Wayne G.) and Manuel in Fairfax, Virginia. Manuel has claimed to have "a network" of people furnishing him information which he in turn gives to Capell. It is apparent that Manuel is Capell's intermediary and he undoubtedly has contacts at the Department of State and the Washington, D.C., Metropolitan Police Department from whom he is obtaining information.

In view of the above, it is requested that you authorize technical coverage on Manuel's residence, 8901 Beauchamp Drive, Alexandria, Virginia, and on his office located at 105 East Holbrook Avenue, Fairfax, Virginia, or on any addresses to which he may move in the future or to which his place of business may be moved in the future.

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Respectfully,

John Edgar Hoover
Director

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NW 55114, DocId: 32989562 Page 114



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No. WASHINGTON 25, D. C. October 19, 1962

MEMORANDUM FOR THE ATTORNEY GENERAL

RE: JACK LEVINE

Jack Levine resides at 203 West 90th Street, New York 24, New York. He is a former Special Agent of the FBI, serving from September 12, 1960, to August 4, 1961. Since he left the FBI, he has engaged in a vindictive and irrational attack upon this agency and its operations.

In the October 20, 1962, issue of "The Nation" magazine, Levine wrote an article entitled "Hoover and the Red Scare," in which he has disclosed highly classified information relating to the operations of this Bureau. is every indication that he intends to continue disclosing sensitive information. For example, Levine appeared on New York Radio Station WBAI on the evening of October 13, 1962, at which time he disclosed information of a confidential nature concerning investigations conducted by this Bureau. The Communist Party is already aware of Levine's actions and it is believed that members of this Party will be in contact with him, if they have not already done so. Further, it is likely that representatives of the Sovietbloc nations will be in contact with him seeking information. Levine has knowledge of some of this agency's most valuable informants. If he disclosed them, he could do this country's national defense irreparable harm.

In order to adequately protect the security of this country, it is requested that authority be granted to place a technical surveillance at his current residence or at any future address to which he may move.

APPROVED BY STEAMED BY

Respectfully,

John Edgar Hoover Director

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PERS. REC. UNIT

DFC-6-1062

MR. TOLSON OFFICE OF DIRECTOR MR. BELMONT . FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE January 9, 1963 10:10 am Mr. Belmont called to say Evans spoke to the Attorney General re placing the tech on Levine again, and the Attorney General said by all means to do this. Mr. Belmont has instructed New York to do so. hwg Man of the Man 25 JAN-17 1963

ALL INFORMATION CONTAINED
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File No.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

···

WASHINGTON 25, D.C.

JunE

July 31, 1962

MEMORANDUM FOR THE ATTORNEY GENERAL

Re: ARTICLE BY HANSON W. BALDWIN
IN "THE NEW YORK TIMES,"
JULY 26, 1962
ESPIONAGE - X

In connection with your request for an investigation of the unauthorized disclosure of classified information in the captioned article, surveys have indicated that technical surveillances on Hanson W. Baldwin, 39 Morton Place, Chappaqua, Westchester County, New York, and on Laura M. Waltz, 2700 Wisconsin Avenue, Northwest, Washington, D. C., can be made with security. Baldwin is a correspondent for "The New York Times" and Waltz is a secretary in the Eashington, D. C., Bureau of this newspaper. She reportedly makes appointments for Baldwin in Washington, D. C. Accordingly, your authority is hereby requested for technical surveillances on their current addresses as well as on other addresses to which they may move in the future.

Respectfully,

Gohn Edgar Hoover Director

DATE 7-31-62

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NW 55114 DocId:32989562 Page 117



In Reply, Please Refer to

File No.

WASHINGTON 25, D. C.

June 29, 1961

JUNC

MEMORANDUM FOR THE ATTORNEY GENERAL

RE: UNKNOWN SUBJECT

Leak of Classified Information
Appearing in July 3, 1961, "Newsweek"

Magazine Article Captioned

"Pentagon Plan"

ESPIONAGE - X

Lloyd Norman is a correspondent at the Pentagon for "Newsweek" magazine. He resides at 5420 Thirty-first Street, Washington, D. C.

In connection with the investigation you requested in captioned matter, a technical surveillance at Norman's residence address was instituted on June 27, 1961. For the completion of your records and those of this Bureau it is suggested that this technical surveillance be authorized at Norman's current address or any address to which he may move.

Respectfully,

John Edgar Hoover Director

Approved: Muly
Date: 6/30/61

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TO JUL 12 1961

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"JUL 18 1961

NW 55114 DocId:32989562 Page 118

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1 - Mr. J. B. Adams 1 - Mr. J. A. Mintz

Waveaber 5, 1975 1 - Mr. W. R.

The Attorney General

Director, FB

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) - Mr. J. G. Deegan

1 - Mr. R. L. Shackelford

1 - Mr. W. O. Cregar

1 - Mr. S. F. Phillips

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11/2/00 BY SPARIMEN

Enclosed is the original of a memorandum, with attachment, which reports the results of an interview of former FBI/Section Chief Fred J. Baumgardner by SSC Staff Members. Also enclosed is a copy of the memorandum, with attachment, for forwarding to Mr. James A. Wilderotter, Associate Counsel to the President.

As you know, we have been forwarding to you numerous memoranda reporting the results of SSC Staff interviews of present and former FBI personnel. From time to time, we have noted in these reports to us what might be considered improprieties on the part of the interviewers. We have submitted these reports to you without comment, choosing to let the facts speak for themselves insofar as the reports are made to us by the personnel interviewed. We are taking the occasion of the report of the interview of Baumgardner to call to your attention by this communication certain aspects of the Baumgardner interview suggestive of impropriety on the part of the interviewers.

On page two of the Baumgardner memorandum, he pointed out that he had been asked at the outset of the interview to read and sign a form entitled "Advice of Rights." After reading it, Baumgardner declined to sign it and explained his reason as being that the form would indicate agreement by Baumgardner that he had appeared voluntarily for interview whereas he did not consider that his appearance was voluntary. Of significance is the statement made by one of the interviewers, SSC Staff Member Michael Epstein, that unless the form was signed by Baumgardner, no interview would be conducted. Baumgardner Dep. AD Adm. persisted in not signing the form, and notwithstanding the Dep. AD Inv. - threat, the interview proceeded as reported in the material This is not the first occasion known to being furnished you. (Personnel file former SA Fred J. Baumgardner) Ext. Affairs __ 1 - 67-

Assoc. Dir.

Asst. Dir.:

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Director Sec'y ___ MAIL ROOM NW 5411 A No 1 A a 1978 89562 Page 119

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The Attorney General

us wherein an interviewee was told after appearing for interview that if he did not sign the "Advice of Rights" statement the interview would not proceed. Former FBI Special Agent George A. Berley related a similar instance to us as reported in an FBI memorandum dated October 23, 1975, which has been furnished to you.

Pages five and six of the Baumgardner memorandum reported the questioning of him about Martin Luther King, Jr. and the March on Washington. Baumgardner told the interviewers that there had been a great deal of Communist Party activity throughout the country in urging people to participate in the March and that Communist Party leaders and members came to Washington, D. G. and participated in the March. At this point in the interview, SSC Staff Hember Mark Citenstein asked Daumgardner why the FBI felt that 200 communists could come to Washington, D. C. and take over the Government. Baumgardner replied that no one in the FBI thought that the Communist Party` would take over the U. S. Government during the March on Washington. Baumgardner further told the Interviewers that he, Baumgardner, thought that Gitenstein know that no one in the FBI had any such idea and Baumgardner wanted to know why Gitenstein had asked him such a question. At that point, Gitenstein recognized that Daumgardner was quite annoyed at the question and Gitenstein numbled some half apologetic answer.

On page seven of the Baumgardner memorandum, there is reported the questioning of him concerning one Stanley David Levison. According to Baumgardner, Epstein desired to get into a detailed discussion concerning Levison and his connection with the Communist Party. Baumgardner replied that he declined to be drawn into any such discussion on the basis that it might compromise FBI sources. Again, according to Baumgardner, Epstein persisted in discussing the Levison matter. As you are aware, there has been a longstanding agreement between the SSC and this Bureau in respect to interviews of this nature that interviewees would not be required to answer questions when in their mind the answers might be revealing of the Identities of FBI confidential sources.

Enclosures (4)
62-116395
1 - The Deputy Attorney General
Attention: Michael E. Shaheen, Jr.
Special Counsel for
Intelligence Coordination

1 - Mr. J. B. Adams

1 - Mr. J. A. Mintz 1 - Mr. W. R. Wannall

1 - Mr. J. G. Deegan

November 5, 1975

1 - Mr. R. L. Shackelford

1 - Mr. W. O. Cregar

1 - Mr. S.F. Phillips U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY SPZALMED

62-116395

INTERVIEW OF FORMER FBI SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

The following concerns an interview by SSC Staff Members of former FBI Section Chief Fred J. Baumgardner.

RE:

On April 23, 1975, the Louisville Field Office of the FBI advised that it had been informed by Baumgardner that he had been contacted by SSC Staff Hember Michael Epstein who had sought to arrange an interview of Baumgardner. Baumgardner requested of the FBI that a Bureau representative be present during interview.

On April 24, 1975, Baumgardner telephonically contacted the Legal Coursel Division of this Bureau and related he had been requested to come to Washington. D. C., to be interviewed by Epstein. Baumgardner told Epstein that he would make himself available for interview at his own office in Louisville, Kentucky. Baumgardner expressed concern regarding the interview, pointing out that he had been a Section Chief in the Intelligence Division for some 18 years and had continually dealt with very sensitive matters which he felt were not the proper subject matter of discussion with people outside the FBI. Additionally, Baumgardner pointed out that he had been out of the Dureau for some eight years and since he was not aware of current Bureau operations, he requested the Bureau have a representative present during the interview and that that individual be thoroughly Assoc. Dir. ____ familiar with current Intelligence Division operations so that Dep. AD Inv. ___ Baumgardner might be made aware of those areas which are sensitive and might compromise current Bureau investigations.

Asst. Dir.:

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Ext. Affairs — ORIGINAL AND ONE COPY TO AG

_ 1 - 67-

(Personnel file former SA Fred J. Baumgardner)

Laboratory SFP:mjg Plan. & Eval. _ (11)

SEE NOTE PAGE TWO

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Spec. Inv. Training ___ Legal Coun. Telephone Rm. ___

Director Sec'y ___ MAIL ROOM ___ TELETYPE UNIT

NW 55114 DocId:32989562 Page 121

U. S. Senate Select Committee to Study Governmental Operations With Respect to Intelligence Activities (SSC)

Re: Interview of Former FBI Section Chief Fred J. Baumgardner by SSC Staff Members

As reported in the attachment to this memorandum, negotiations between Baumgardner and the SSC apparently broke down and it was not until late September, 1975, that negotiations were resumed leading up to the interview which took place on October 8, 1975.

Subsequently, this Bureau waived Baumgardner's employment agreement as to confidentiality for the purpose of the interview which was to concern the FBI's investigations of Martin Luther King, Jr., Communist Influence in Racial Movement, and his knowledge of the Security Index and related indices.

Attached is a memorandum prepared by Baumgardner which reports the interview.

Enclosure

NOTE:

Legal Counsel Division contacts with Baumgardner were by Supervisor P. V. Daly. We are including with our LHM the one which Baumgardner had prepared through our Louisville Office and submitted by Louisville airtel 10/21/75, "Senstudy 75." The only corrections made at the Bureau in the LHM were to alter some incorrect spellings of names and in paragraph three of page six, the name Epstein was changed to Gitenstein after telephonically conferring with Baumgardner.



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Piease Refer to File No.

Louisville, Kentucky October 20, 1975

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW OF FORMER SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY SP2ALM

BACKGROUND

I was first contacted by Mike Epstein, SSC Staff Member, in April, 1975. Tentative arrangements were made for Epstein to come to Louisville, Kentucky, to conduct the interview. I contacted the Bureau and was advised that a current Special Agent of the Federal Bureau of Investigation (FBI) would be made available to sit in on the interview if I requested it. Such a request was made and the Bureau so advised Epstein. Subsequently, Epstein called me and asked whether I had requested someone from the Bureau to sit in on the interview. I replied that I had, and Epstein hung up the phone. No further contact was made with me until late in September, 1975. At that time, Martha Talley, SSC Staff Member, called me requesting that I testify in Washington, D. C. After I discussed this matter with the Bureau, I made arrangements with Martha Talley to appear before Staff Members of the Committee in Washington, D. C., on October 8, 1975. The next day, after these arrangements were completed, Martha Talley called and advised me that I would be testifying under oath and that I could request to be represented by an attorney. No such request was made.

> INTERVIEW RE DR. MARTIN LUTHER KING AND COMMUNIST INFILTRATION OF THE SOUTHERN CHRISTIAN LEADERSHIP CONFERENCE (SCLC) ORGANIZATION

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

62-116395=1244

RE: INTERVIEW OF FORMER SECTION CHIEF

FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

At approximately 10:00 a.m., October 8, 1975, I was interviewed by the following named SSC Staff Members: Mike Epstein, Mark Gitenstein, Mary De Oreo, Martha Talley, and one other Staff Member whose name I cannot recall. began the interview by handing me a typed sheet captioned "Advice of Rights". He asked me to read and sign that sheet. After reading it, I declined to sign it. Epstein stated he didn't understand my reluctance to sign the "Advice of Rights" form inasmuch as the FBI always did this when they conducted interviews. Epstein was corrected on this statement and was told that the FBI did not require every interviewee to sign an "Advice of Rights" statement unless the interview involved a possible violation of the law on the part of the person being interviewed. Thousands of interviews are conducted by the FBI where it would be completely out of place to advise people that statements they might make could be used against them in a court of law. Epstein then indicated that unless the "Advice of Rights" form was signed, no interview would be conducted. I replied that I had come to Washington at the insistence of the Committee, I was present, was available and willing to go through with the interview but I would not sign the "Advice of Rights" form. One point in the form stated that the interviewee had appeared voluntarily for interview. I made the point the I had not come voluntarily but had come only at the insistence of the Committee.

At the beginning of the interview, Epstein handed me two or three memoranda. During the course of the interview, he let me read several other memoranda. In all, he made available to me a total of 12 memorandums, the captions and dates of which are set out as follows:

- 1) F. J. Baumgardner to W. C. Sullivan, dated August 22, 1963, "March on Washington".
- 2) F. J. Baumgardner to W. C. Sullivan, dated August 29, 1963, "March on Washington".

ADDENDUM by C.A.Evans
(to informal memo 1/9/63
re Jack Levine, Former SA) -

I spoke with the AG by phone at his home concerning this matter, and briefed him fully as to developments. The AG said that the technical surveillance should by all means be reinstituted immediately, C.A. Evans

RE: INTERVIEW OF FORMER SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

- 3) F. J. Baumgardner to W. C. Sullivan, dated September 16, 1963, "CFUSA - Communist Influence -Racial Matters".
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The questions posed to me by the Staff Members revolved around the information which appeared in the above listed memoranda. I took no notes of the questioning and cannot set forth the questions and answers in the order in which they were asked. However, I will set out as many of the questions, together with my answers, as I can recall. Practically all of the questions were asked by Mike Epstein. I am unable to quote the exact questions and my exact answers; however, I will set out the gist of the questions and my answers as best I can recall them.

- Q. Why did the FBI open a case on Martin Luther King and the SCLC?
- A. To the best of my recollection, some Communists were in the headquarters of the SCLC. In addition, a secret Communist Party member was exerting influence on King. Since King made policy decisions for the SCLC, the FBI had the responsibility to determine whether this important organization was being used by the Communist Party for its own purposes.
- Q. When and why did the Bureau change from a Communist infiltration investigation to an effort to expose King?
- A. We had developed information concerning King's moral conduct which indicated a vulnerability on his part and since the Communists were exerting influence on him, it appeared to be in the best interest of the country from a security standpoint.
- Q. Did you know a tape of activity concerning King and others, which took place at the Washington Hotel, was sent to Mrs. King?
- I don't recall any such incident and the first I can recall A. about it was a news item which appeared a few weeks ago in a Louisville newspaper. That item indicated that a Special Agent of the Atlanta Office of the FBI was quoted as saying he had made available such a tape to Mrs. King. Epstein said that story was wrong; the tape was sent from Washington, D. C., by someone else. I asked him if he knew who had taken the tape and he said he did. I asked him for the name of the person but he refused to give it to In answer to a question, I told Epstein I was aware of the existence of the tape. The only discussion I could recall concerning the use of the tape to expose King's immoral activity was one I had with W. C. Sullivan when he raised the question of whether it could somehow be made public through the news media. I objected to this approach and the matter was dropped.

RE: INTERVIEW OF FORMER SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

- Q. Epstein asked me about a conference at the Seat of Government with two Special Agents from the FBI Office in Atlanta for the purpose of discussing ways to expose King.
- A. I didn't recall any such conference. However, Epstein then showed me a memorandum which set out the details of such a conference, together with a list of possible ways in which King could be exposed.
- Q. Epstein then showed me an undated, uncaptioned page of typing on plain bond paper. He asked me to read it. It was a diatribe against King and was full of dirty words and bad language. Epstein asked me if I was familiar with it.
- A. I told him I did not recall having seen it before. I asked him where he got it. He said it came from Bureau files. I asked him if he knew who wrote it. He smilingly indicated that he did but he refused to tell me the name of the person.
- Q. Epstein asked the procedure we used in opening a Communist infiltration case.
- A. I couldn't recall the exact criteria used to open such cases but told him it would be necessary for us to have information that the Communist Party had infiltrated an organization before we would open such a case.
- Q. Epstein asked why was the FBI interested in the March on Washington.
- A. I replied that the FBI had information that Stanley Levison; a Communist, had consulted with King about the march and had advised him. Further, that there was a great deal of Communist Party activity throughout the country in organizing and urging people to participate in the march.

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RE: INTERVIEW OF FORMER SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

In addition, Communist Party leaders and members planned and did participate in the Earch and actually came to Washington, D. C.

- Q. At that point, Mark Gitenstein asked why did the FBI feel that 200 Communists could come to Washington, D. C., and take over the Government.
- A. I replied that no one in the FBI thought the Communist Party would take over the United States Government during the March on Washington. I told him I thought he knew that no one in the FBI had any such idea and I wanted to know why he had asked me such a question. Mr. Gitenstein knew that I was quite annoyed and he mumbled some half apologetic answer.
- Q. Epstein showed me a copy of a note from Director Hoover on a memorandum, in which the Domestic Intelligence Division was recommending the sending of instructions to the field to make careful checks and open Communist infiltration cases where warranted. In effect, the Director's note said since the Domestic Intelligence Division had informed him there was no material Communist Party activity in the March on Washington, he was not going to expend time and money on such matters.
- A. I told Epstein it appeared that the Director was upset about something but that I had no independent recollection of what it was.
- Q. Epstein asked whether there was at that time a deep division of opinion in the Bureau with the Domestic Intelligence Division taking the position there was no significant Communist activity in connection with the March on Washington and the Director taking the position there was.
- A. I replied that there was no deep division of opinion in the Bureau on this subject to my knowledge. I made the point that the Domestic Intelligence Division had not been ordered to change its mind by the Director and that in this instance, as always, we reported factually on information developed.

- Q. Epstein continued to refer to the Bureau's efforts to expose King and indicated he thought we had gone rather far when we had furnished information about King to the Pope.
- A. I replied I never thought we had furnished any information to the Pope. Epstein then showed me a memorandum which instructed SAC Malone of the New York Office to contact Cardinal Cushing or Cardinal Spellman and brief them on King in order that they could in turn get the information to the Pope. This action grew out of a trip King was making to Europe and it was thought that he would see the Pope at that time. I pointed out to Epstein that although the memorandum in question had been sent up over my name, I had in fact not seen the memorandum inasmuch as someone had initialled it for me. He looked at the memorandum and agreed and then asked who had initialled it. I replied it appeared to be either James Bland or Charles Brennan.
- Q. Epstein asked how the FBI knew Levison: was a Communist.
- A. The FBI had reliable information that Levison was a secret member of the Communist Party and was advising King on important matters involving the activities of the SCLC.
- Q. Epstein wanted to get into a detailed discussion concerning Levison and his connection with the Communist Party.
- A. I declined to be drawn into any such discussion on the basis it might compromise Bureau sources.
- Q. Epstein persisted in discussing the Levison matter.
- A. I asked him if he was going to show me a memorandum or a case file on Levison: as he had on other matters he had asked me about.

RE: INTERVIEW OF FORMER SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

- Q. Epstein asked me if there was a case file on Levison,.
- A. I told him I did not know. I told him that normally in such a situation, there would be a case file but I had no independent recollection of the Levison; case.

INTERVIEW RE THE SECURITY INDEX

At 1:30 p.m. on October 8, 1975, Staff Members John T. Elliff, Mark Gitenstein, Martha Talley, a recording secretary whose name I didn't get, and I went to the office of Senator Robert Morgan (NC), where I was sworn by the Senator. The Senator appeared to be somewhat ill at ease and commented to me that "Times change." He explained that if he or some other Senator was not present, I would not be required to testify under oath unless I wished to. He then explained that he had to get back to the Capitol and he left. The Staff Members, the recorder and I then went to the interview room.

Epstein asked me to read a lengthy memorandum which compared the Department's criteria for Security Index subjects with the FBI's criteria for Security Index subjects. During the course of the questioning, Epstein made available to me five or six memoranda which ranged in time from 1949 to 1956 or 1957. All of these memoranda had to do with Security Index matters.

Martha Talley opened the session by reading into the record the "Advice of Rights". She did not ask me to sign the "Advice of Rights". When she had finished reading, I put into the record an objection concerning the statement that I was voluntarily before the Committee. I wanted the record to clearly show that I was appearing at the insistence of the Committee. Elliff commented he couldn't see what difference it made. I told him it made a difference to me.

Q. Talley asked me to detail my Bureau career.

- A. I replied that I entered the service in 1939, was transferred into the Seat of Government in 1942 or 1943, that I supervised War Labor Disputes Act cases; that at or near the end of World War II, I was transferred to the Internal Security Section. In 1946 or 1947, I was promoted to the position of Number 1 Man in that section. In 1948 or 1949, I was made Chief of the Internal Security Section and remained in that position until I retired in 1966. I called attention to the fact that the dates were to the best of my recollection but that my service record would speak for itself concerning the accurate dates.
- Q. Talley asked me to explain the origin of the Security Index.
- A. I told her it was in operation when I first came to the Seat of Government and I could not furnish any information concerning the history of the Security Index.
- Q. Elliff asked whether I approved the inclusion of names in the Security Index.
- I replied I thought I had done so. Gitenstein then remarked Α. something to the effect, "I think we had better show him this memo." He was referring to a memorandum he was holding He then showed me the memorandum which in his hands. revealed that individual supervisors initialled forms for including subjects' names in the Security Index. case Agent's initials were countersigned by an experienced Supervisor. I then stated that apparently I had been wrong when I recalled that I had approved the inclusion of subjects' names in the Security Index. They then showed me another memorandum to the effect that I should personally approve certain Security Index subjects before their names could be included in the Security Index. I pointed out that this was what I must have had in mind when I thought I had approved cases for the inclusion of the subject's name in the Security Index.

- Q. With respect to the memorandum which compared Department criteria for inclusion of subjects' names in the Security Index with Bureau criteria in that regard, Elliff asked me if there was a dispute between the Department and the Bureau concerning the criteria.
- A. I told Elliff I had no independent recollection of such a dispute although there could have been one.
- Q. Talley asked why the FBI had made a list of names of United States citizens.
- A. The purpose of the Security Index, to the best of my memory, was so there would be available the names and addresses of Communist Party members who were considered dangerous to the internal security of the country in order that they could be apprehended if such action became necessary during a national emergency.
- Q. How did the FBI decide what names to put in the Security Index?
- A. Members of the Communist Party were included in the Security Index but I couldn't recall other breakdowns in the Index.
- Q. How did you open Communist infiltration cases?
- A. I couldn't recall the criteria but if the Communist Party had infiltrated an organization and were influencing the activities of the organization, we would open a Communist infiltration case.
- Q. Did the FBI use the Security Index to open cases? If a Security Index subject attend the meeting of an organization, would a Communist infiltration case be opened?
- A. As far as I know, the FBI did not set up the Security Index in order to use it to open other cases. The mere attendance of a Security Index subject at a meeting would not be

RE: INTERVIEW OF FORMER SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

sufficient to cause the FBI to open a Communist infiltration case. As I recall it, there would have to be information that the Communist Party had infiltrated the organization. In addition, the aims and purposes of the organization itself might reflect Communist influences.

- Q. If one Security Index subject attended a meeting, would a Communist infiltration case be opened?
- A. It wasn't a question of one or six Security Index subjects attending a meeting. The FBI utilized its experience in applying the criteria we had for opening such cases.

From time to time, Gitenstein and Elliff would go off the record for a discussion of matters of which I had no independent recollection. I tried to make it clear that the main thrust of the Security Index was to have available the names and addresses of people who would be dangerous to the internal security of the country in order that they could be detained in the event of a national emergency.

- Q. Talley asked if the apprehension program would be initiated on the basis of a memorandum prepared by a Special Agent of the FBI.
- A. I told her that the program of apprehension would not be initiated in that way. I explained that the FBI would receive orders from the Attorney General in this regard. I told her that there was a prepared set of rules called a Portfolio which outlined the steps to be taken in order to put the program into operation.
- Q. Elliff asked if consideration had ever been given to putting the Security Index into operation.
- A. I replied that on one occasion, Carl Hennrich, Assistant to A. H. Belmont, had asked me to come to his office to discuss putting the program into operation.
- Q. When did this occur?
- A. I don't remember the year.

RE: INTERVIEW OF FORMER SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS .

- Q. Talley asked if any review was ever made of the Security Index.
- A. Yes. The cases were under constant review and great care was exercised to make certain that names were deleted from the Security Index what such action was warranted.

Near the end of the questioning, Elliff showed me a memorandum dated in 1955 which Mr. Tolson had sent to the Director. In this memorandum, Mr. Tolson commented that the FBI had tried to get the Department to review all Security Index cases without success. He pointed out that we were including names of people who would be apprehended in the event the program was ever made operational. He was concerned about this because in every other type of case, Departmental Attorneys or United States Attorneys in the field made the determination concerning apprehension. He felt it was a heavy burden for the Bureau to carry this responsibility with respect to the Security Index. Mr. Tolson recommended that the cases, or at least certain of them, be approved by several people including me and Belmont (A. H. Belmont, Assistant Director).

I told Elliff I had no independent recollection of this memorandum and could not add anything to what Mr. Tolson had written.



TE: SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

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TREAT AS YELLOW

CLASSIFY AS APPROPRIATE

INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

Louisville, Kentucky October 20, 1975

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE // PIO BY SPERMEN

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A SICENTENNIA

62-116395-1242 ENCLOSURE

NW 55114 DocId:32989562 Page 138

RE: INTERVIEW OF FORMER SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

At approximately 10:00 a.m., October 8, 1975, I was interviewed by the following named SSC Staff Members: Mike Epstein, Mark Gitenstein, Mary De Oreo, Martha Talley, and one other Staff Member whose name I cannot recall. began the interview by handing me a typed sheet captioned "Advice of Rights". He asked me to read and sign that sheet. After reading it, I declined to sign it. Epstein stated he didn't understand my reluctance to sign the "Advice of Rights" form inasmuch as the FBI always did this when they conducted Epstein was corrected on this statement and was interviews. told that the FBI did not require every interviewee to sign an "Advice of Rights" statement unless the interview involved a possible violation of the law on the part of the person being interviewed. Thousands of interviews are conducted by the FBI where it would be completely out of place to advise people that statements they might make could be used against them in a court of law. Epstein then indicated that unless the "Advice of Rights" form was signed, no interview would be conducted. I replied that I had come to Washington at the insistence of the Committee, I was present, was available and willing to go through with the interview but I would not sign the "Advice of Rights" form. One point in the form stated that the interviewee had appeared voluntarily for interview. I made the point the I had not come voluntarily but had come only at the insistence of the Committee.

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RE: INTERVIEW OF FORMER SECTION CHIEF FRED J. BAUMGARDNER BY SSC STAFF MEMBERS

In addition, Communist Party leaders and members planned and did participate in the march and actually came to Washington, D. C.

- Q. At that point, Mark Gitenstein asked why did the FBI feel that 200 Communists could come to Washington, D. C., and take over the Government.
- A. I replied that no one in the FBI thought the Communist Party would take over the United States Government during the March on Washington. I told him I thought he knew that no one in the FBI had any such idea and I wanted to know why he had asked me such a question. Mr. Epstein knew that I was quite annoyed and he mumbled some half apologetic answer.
- Q. Epstein showed me a copy of a note from Director Hoover on a memorandum, in which the Domestic Intelligence Division was recommending the sending of instructions to the field to make careful checks and open Communist infiltration cases where warranted. In effect, the Director's note said since the Domestic Intelligence Division had informed him there was no material Communist Party activity in the March on Washington, he was not going to expend time and money on such matters.
- A. I told Epstein it appeared that the Director was upset about something but that I had no independent recollection of what it was.
- Q. Epstein asked whether there was at that time a deep division of opinion in the Bureau with the Domestic Intelligence Division taking the position there was no significant Communist activity in connection with the March on Washington and the Director taking the position there was.
- A. I replied that there was no deep division of opinion in the Bureau on this subject to my knowledge. I made the point that the Domestic Intelligence Division had not been ordered to change its mind by the Director and that in this instance, as always, we reported factually on information developed.

- Q. Epstein continued to refer to the Bureau's efforts to expose King and indicated he thought we had gone rather far when we had furnished information about King to the Pope.
- A. I replied I never thought we had furnished any information to the Pope. Epstein then showed me a memorandum which instructed SAC Malone of the New York Office to contact Cardinal Cushing or Cardinal Spellman and brief them on King in order that they could in turn get the information to the Pope. This action grew out of a trip King was making to Europe and it was thought that he would see the Pope at that time. I pointed out to Epstein that although the memorandum in question had been sent up over my name, I had in fact not seen the memorandum inasmuch as someone had initialled it for me. He looked at the memorandum and agreed and then asked who had initialled it. I replied it appeared to be either James Błand or Charles Brennan.
- Q. Epstein asked how the FBI knew Levinson was a Communist.
- A. The FBI had reliable information that Levinson was a secret member of the Communist Party and was advising King on important matters involving the activities of the SCLC.
- Q. Epstein wanted to get into a detailed discussion concerning Levinson and his connection with the Communist Party.
- A. I declined to be drawn into any such discussion on the basis it might compromise Bureau sources.
- Q. Epstein persisted in discussing the Levinson matter.
- A. I asked him if he was going to show me a memorandum or a case file on Levinson as he had on other matters he had asked me about.

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- Q. Epstein asked me if there was a case file on Levilson.
- A. I told him I did not know. I told him that normally in such a situation, there would be a case file but I had no independent recollection of the Levinson case.

INTERVIEW RE THE SECURITY INDEX

At 1:30 p.m. on October 8, 1975, Staff Members
John T. Elliff, Mark Gitenstein, Martha Talley, a recording
secretary whose name I didn't get, and I went to the office
of Senator Robert Morgan (NC), where I was sworn by the
Senator. The Senator appeared to be somewhat ill at ease
and commented to me that "Times change." He explained that
if he or some other Senator was not present, I would not be
required to testify under oath unless I wished to. He then
explained that he had to get back to the Capitol and he left.
The Staff Members, the recorder and I then went to the interview
room.

Epstein asked me to read a lengthy memorandum which compared the Department's criteria for Security Index subjects with the FBI's criteria for Security Index subjects. During the course of the questioning, Epstein made available to me five or six memoranda which ranged in time from 1949 to 1956 or 1957. All of these memoranda had to do with Security Index matters.

Martha Talley opened the session by reading into the record the "Advice of Rights". She did not ask me to sign the "Advice of Rights". When she had finished reading, I put into the record an objection concerning the statement that I was voluntarily before the Committee. I wanted the record to clearly show that I was appearing at the insistence of the Committee. Elliff commented he couldn't see what difference it made. I told him it made a difference to me.

Q. Talley asked me to detail my Bureau career.

- A. I replied that I entered the service in 1939, was transferred into the Seat of Government in 1942 or 1943, that I supervised War Labor Disputes Act cases; that at or near the end of World War II, I was transferred to the Internal Security Section. In 1946 or 1947, I was promoted to the position of Number 1 Man in that section. In 1948 or 1949, I was made Chief of the Internal Security Section and remained in that position until I retired in 1966. I called attention to the fact that the dates were to the best of my recollection but that my service record would speak for itself concerning the accurate dates.
- Q. Talley asked me to explain the origin of the Security Index.
- A. I told her it was in operation when I first came to the Seat of Government and I could not furnish any information concerning the history of the Security Index.
- Q. Elliff asked whether I approved the inclusion of names in the Security Index.
- I replied I thought I had done so. Gitenstein then remarked Α. something to the effect, "I think we had better show him this memo." He was referring to a memorandum he was holding He then showed me the memorandum which in his hands. revealed that individual supervisors initialled forms for including subjects' names in the Security Index. case Agent's initials were countersigned by an experienced I then stated that apparently I had been wrong Supervisor. when I recalled that I had approved the inclusion of subjects' names in the Security Index. They then showed me another memorandum to the effect that I should personally approve certain Security Index subjects before their names could be included in the Security Index. I pointed out that this was what I must have had in mind when I thought I had approved cases for the inclusion of the subject's name in the Security Index.

- Q. With respect to the memorandum which compared Department criteria for inclusion of subjects' names in the Security Index with Bureau criteria in that regard, Elliff asked me if there was a dispute between the Department and the Bureau concerning the criteria.
- A. I told Elliff I had no independent recollection of such a dispute although there could have been one.
- Q. Talley asked why the FBI had made a list of names of United States citizens.
- A. The purpose of the Security Index, to the best of my memory, was so there would be available the names and addresses of Communist Party members who were considered dangerous to the internal security of the country in order that they could be apprehended if such action became necessary during a national emergency.
- Q. How did the FBI decide what names to put in the Security Index?
- A. Members of the Communist Party were included in the Security Index but I couldn't recall other breakdowns in the Index.
- Q. How did you open Communist infiltration cases?
- A. I couldn't recall the criteria but if the Communist Party had infiltrated an organization and were influencing the activities of the organization, we would open a Communist infiltration case.
- Q. Did the FBI use the Security Index to open cases? If a: Security Index subject attend the meeting of an organization, would a Communist infiltration case be opened?
- A. As far as I know, the FBI did not set up the Security Index in order to use it to open other cases. The mere attendance of a Security Index subject at a meeting would not be

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sufficient to cause the FBI to open a Communist infiltration case. As I recall it, there would have to be information that the Communist Party had infiltrated the organization. In addition, the aims and purposes of the organization itself might reflect Communist influences.

- Q. If one Security Index subject attended a meeting, would a Communist infiltration case be opened?
- A. It wasn't a question of one or six Security Index subjects attending a meeting. The FBI utilized its experience in applying the criteria we had for opening such cases.

From time to time, Gitenstein and Elliff would go off the record for a discussion of matters of which I had no independent recollection. I tried to make it clear that the main thrust of the Security Index was to have available the names and addresses of people who would be dangerous to the internal security of the country in order that they could be detained in the event of a national emergency.

- Q. Talley asked if the apprehension program would be initiated on the basis of a memorandum prepared by a Special Agent of the FBI.
- A. I told her that the program of apprehension would not be initiated in that way. I explained that the FBI would receive orders from the Attorney General in this regard. I told her that there was a prepared set of rules called a Portfolio which outlined the steps to be taken in order to put the program into operation.
- Q. Elliff asked if consideration had ever been given to putting the Security Index into operation.
- A. I replied that on one occasion, Carl Hanrich, Assistant to A. H. Belmont, had asked me to come to his office to discuss putting the program into operation.
- Q. When did this occur?
- A. I don't remember the year.

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- Q. Talley asked if any review was ever made of the Security Index.
- A. Yes. The cases were under constant review and great care was exercised to make certain that names were deleted from the Security Index when such action was warranted.

Near the end of the questioning, Elliff showed me a memorandum dated in 1955 which Mr. Tolson had sent to the Director. In this memorandum, Mr. Tolson commented that the FBI had tried to get the Department to review all Security Index cases without success. He pointed out that we were including names of people who would be apprehended in the event the program was ever made operational. He was concerned about this because in every other type of case, Departmental Attorneys or United States Attorneys in the field made the determination concerning apprehension. He felt it was a heavy burden for the Bureau to carry this responsibility with respect to the Security Index. Mr. Tolson recommended that the cases, or at least certain of them, be approved by several people including me and Belmont (A. H. Belmont, Assistant Director).

I told Elliff I had no independent recollection of this memorandum and could not add anything to what Mr. Tolson had written.

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