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File #:

62-116464

Serial Scope:

74 THELL 1ST NR. 76

77x 7HBW 82. 83,84 157 NR82 86 7HBW 102X 104 7HBW 110

Released under the John F. Kennedy Assassination Refords Collection Act of 1992 (44 USC 2107 Note) Case#:NW 54960 Date: 11-16-2017

emorandum

Wannall

SUBJECT:

1 - Mr. J. A. Mintz

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

10/7/75 DATE:

Comp. Syst. Ext. Affairs

Files & Com.

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

Training _ Telephone Rm. Director See'y

This memorandum reports the results of two meetings Assistant Directors Wannall and Mintz and Section Chief Cregar had with Attorney General (AG) Levi on 10/6/75.

As a result of telephonic instructions received from AG Levi on the evening of 10/4/75, approximately 30 employees of the Intelligence and Files and Communications Divisions worked all day Sunday, 10/5/75, in an effort to develop a list of all electronic surveillances conducted by the FBI from 1/1/70 through 6/30/75, as well as recovering all supportive documents underlying requests for these electronic surveillances. The list and supportive documents were to be delivered to the AG's office at 9:00 a.m., on 10/6/75.

At approximately 9:00 a.m., 10/6/75, Messrs. Wannall, Mintz and Cregar met with the AG and provided him with the list he requested, as well as approximately 30 percent of the supportive documents we were able to uncover during a 10-hour period, on Sunday, 10/5/75. The AG indicated that he had a meeting at the White House for 10:00 a.m., that morning and planned to take the list provided to him by the FBI with him. He did indicate that it was not his intention at this time to give the White House or Congressman Pike, Chairman of the House Select Committee (HSC). who was to be at the White House meeting, a copy of the right. REC-36

Following the AG's return to his office, he requested Messrs. Wannall, Mintz and Cregar meet with him, along with Mr. Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, and Messrs. Jack Fuller and Douglas Marvin, both of whom are on the AG's personal staff. 62-116395 CONTINUED - OVER 116464

WOC: 1hb/hb

(4)

Memorandum to Mr. W. R. Wannall

Re: Houstudy 75

62**-1-1**6395 //6464

The AG confirmed that he had not given either the White House or Congressman Pike copies of the list prepared by the Bureau. He did say, however, that as a result of the White House meeting he desired the Bureau to do the following:

1. Arrange for a briefing of selected members of the HSC on electronic surveillances and break-ins.

We have already briefed the Church Committee on this same subject and are prepared to provide such a briefing to the HSC as soon as a date can be set.

2. Prepare a chart reflecting the number of electronic surveillances conducted by the Bureau during the period 1/1/70 through 6/30/75 broken down into various categories previously established by the AG.

This project is already underway and we anticipate the chart will be ready for delivery to the AG by 10/9/75.

3. The Intelligence Division continue to recover all supportive documents underlying the request for electronic surveillances and excise them in order that they can be delivered to the House Select Committee.

This is an extremely time-consuming job. On Sunday, 10/5/75, we had 10 Agents searching, reviewing and Xeroxing the supportive documents that the AG had requested. We have completed approximately 30 percent of that project. We are currently in the process of locating and Xeroxing all remaining supportive documents.

CONTINUED - OVER

Memorandum to Mr. W. R. Wannall Re: Hewstudy 75 62-116395 116464

The Attorney General stated he arranged for the briefing mentioned in item 1 above to try to satisfy insistent demands made by Congressman Pike for information immediately and that he felt it was necessary to follow up the briefing with material as soon as possible and, if necessary, on a piecemeal basis.

In view of the instructions of the Attorney General, we are proceeding as rapidly as possible to comply with the foregoing. It should be noted, however, that in complying we will be furnishing to the HSC more information and/or material than has been furnished to the Senate Select Committee (SSC) with respect to these specific areas.

ACTION:

(1) It is recommended that in the day-to-day liaison between our Office of Legal Counsel and Mr. Shaheen of the Department efforts be continued to establish working rules for the HSC similar to those established for the SSC.

We will continue in this effort; however, the Committee has been unwilling to agree to such rules.

Prolition

(2) We will proceed with the briefing of select members of the HSC and with the compilation of the material which the Attorney General has instructed be turned over to the HSC. The chart which we have been asked to develop will be submitted for the Director's approval and the excised supportive documents will be forwarded to the HSC in accordance with previously approved procedures.

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2 - Mr. J. M. Mintz (1 - J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. F. J. Cassidy October 6, 1975

The Attorney General

Director, FBI

1 - Mr. D. K. Pettus

S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

Reference is made to the letter of the HSC dated September 25, 1975, requesting delivery of certain FBI documents relating to this Bureau's discontinued Counterintelligence Programs (Cointelpros) directed against Black Extremists and the New Left.

Attached for your approval and forwarding to the HSC is an original of a memorandum which responds to the request of the HSC.

For your information, as has been done with material referred to the Senate Select Committee, the identity of and information furnished by sources which could reveal the identity of sources has been excised from this material. Also, information being furnished to the HSC will be excised in those instances where sensitive ongoing operations of a foreign intelligence nature are identified or where sensitive third agency relationships are involved. Also, the names of recipients (sources who have effected Cointelpro-type activity in behalf of the FBI) have been excised to protect their expressed or implied confidential relationship with the FBL

this memorandum is being-furnished in your records.

ESI.

KEG-36

Enclosures - 2

62-116464

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

Special Counsel for Intelligence Coordination

1 - 62-116009 (Cointelpros)

"ENCLOSURE IN BULKY ROOM

DKP:lfj

TELETYPE UNIT

OCT 15 1975

GPO 951-546

Assoc. Dir.

Admin.

Ident. Intell.

Laboratory . Plan. & Eval. _

Spec. Inv. _

Training _ Legal Coun. Telephone Rm.

Dep. AD Adm. __

Dep. AD Inv. __ Asst. Dir.:

Comp. Syst. Ext. Affairs

Files & Com. .

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. F. J. Cassidy 1 - Mr. D. Ryan

62-116464

October 6, 1975

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

RE: REQUESTS FOR INFORMATION CONCERNING COINTELPROS

Reference is made to the letter of the HSC dated September 25, 1975, requesting documents relating to this Bureau's former Counterintelligence Programs (Cointelpros) directed against Black Extremists and the New Left.

In accordance with this request, the documents numbered 1 to 25 relating to the Black Extremist Program, and 1 to 20 relating to the New Left Program have been appropriately excised and are being delivered to you with this memorandum.

1 - The Attorney General

NOTE:

Assoc. Dir. See letter to the Attorney General dated 10/6/75, Dep. AD Adm. captioned "U. S. House Select Committee on Intelligence Activities Dep. AD Inv. _ Asst. Dir.: (HSC), prepared by DKP:lfj. Admin. Comp. Syst. _ Ext. Affairs _ 1 - 62 - 116009 (Cointelpros) Files & Com. Gen. Inv. __ Ident. DKP:lfj Inspection _ Intell. (10)

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GPO 951-546

NW 54960 DocId:32989725 Page 6

MAIL ROOM

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Training _____
Legal Coun. ____
Telephone Rm. ____

Director Sec'y ___



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

SEP 3 0 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Request dated September 25

Attached is a letter from the House Select Committee dated September 25 which this Office received on September 29.

Please prepare an appropriate response to this request. The HSC is especially interested in receiving this material as soon as possible.

cc: Paul Daly

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(02 -/////-/-

1-Ad Hoc 9-30-25

DocId:32989725 Page 7

JAMES V. STANTON, OHIO ONALD V. DELLUIAS, CALIF. MORGAN F. MURPHY, ILL. LES ASPIN, W'S. DALE MILFORD, TEX. PHILIP H. HAYES, IND. WILLIAM LEHMAN, FLA.

ROBERT MC CLORY, ILL. DAVID C. TREEN, LA. JAMES P. JOHNSON, COLO. ROBERT W. KASTEN, JR., WIS. A. SEARLE FIELD, STAFF DIRECTOR AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

September 25, 1975

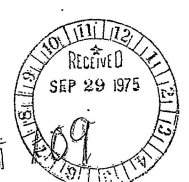
Mr. Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination U.S. Department of Justice Washington, D. C. 20530

Dear Mr. Shaheen:

We hereby formally request delivery of the selected Cointelpro material reviewed and orally requested by Rich -Vermeire and Tim Oliphant of our staff at FBI Headquarters on September 22 and 24, 1975, and referred to by the following serial numbers:

Black Extremist:

- 100-448006-1925 1.
- 100-448006-171 -2.
- 3. 100-448006-255
- 4. 100-448006-15
- 100-448006-179
- 100-448006-229 100-448006-271
- 8. 100-448006-351
- 9. 100-448006-430
- 10. 100-448006-766
- 11. 100-448006-740
- 12. 100-448006-795
- 13. 100-448006-803
- 100-448006-878 14.
- 15. 100-448006-1244
- 16. 100-448006-1264
- 17. 100-448006-1269
- 18.
- 100-448006-1385 19.
- 100-448006-1880
- 20. 100-448006-1890
- 21. 100-448006-2209
- 22. 100-448006-2308
- 23. 100-448006-785
- 100-448006-876 24.
- 25. 100-448006-923



Mr. Michael E. Shaheen, Jr. September 25, 1975
Page 2

100-449698-34-66 2. 3. 100-449698-34-74 100-449698-34-75 100-449698-34-78 5. 6. 100-449698-34-79 100-449698-34-86 7. 100-449698-34-99 8. 9. 100-449698-46-15 10. 100-449698-50-13 11. 100-449698-26-2 12. 100-449698-258 13. 100-449698-341, 367 14. 100-449698-9-15 **15.** 100-449698-5-16, 17 16. 100-449698-5-24 17. 100-449698-8-15 18. 100-449698-8-16 100-449698-10-12 19. 20. 100-449698-26-31

Thank you for your prompt attention to this matter.

Sincerely

Aaron B. Donner

Counsel to the Committee

S-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535

Addressee: HOUSE SELECT COMMITTEE

LTR X LHM Memo Report dated 10/6/75

Caption of Document:

9/25/75 request
Request for information concerning COINTELPROS

Originating Office: FBI
Delivered by Tichard Jayan Date: 10/8/7

Received by: Don Jayan Date: 10/8/7

Received by: Committee Division. FBI

Return this receipt to the Intelligence Division. FBI

1/2 - 1/6 4 4 4 - 109 ENCLOSURE



SEE INSTRUCTIONS ON REVERSE

BEFORE COMPLETING. CLASSIFY AS APPROPRIATE TO: Intelligence Community Staff FROM: ATTN: Central Index FBI 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.) 10/6/75 DOCUMENT BRIEFING INTERVIEW TESTIMONY OTHER 3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate) SSC X HSC 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) HSC letter 9/25/75 TI KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis) Counterintelligence 8. SUMMARY (see reverse side before completing this item) Documents relating to PBI's former COINTELNPO directed against Black Entresists and New Left.

62-116464

FMK: fmk

(4) ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH HOUSTUDY

TREAT AS YELLOW

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3791 (6-75)

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.

			,
Date of Mail10/6/75			
Has been removed and placed in the Special Fil	e Room of F	Records Section.	
See File 66-2554-7530 for authority.			
Subject JUNE MAIL U.S. HOUS	E SELECT	COMMITTEE ON	INTELLIGENCE
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UNITED STATES GOVERNMENT

Memorandum

то : Mr. J. В. Adams

FROM : Legal Counses

SUBJECT: HOUSTUDY 75

1 - Mr. Mintz

1 - Mr. Wannall

1 - Mr. Cregar

DATE: 9/5/75

1 - Mr. Hotis

1 - Mr. Daly

Plan & Eval. ______ Spec. Inv. _____ Training _____

111

Training ____ Telephone Rm. Director Sec'y

Assoc. Dir.

Asst. Dir.:

Admin.

Comp. Syst. _

Files & Com.

Gen. Inv.

Inspection

Dep. AD Adm. __ Dep. AD Inv. ___

The Bureau has been receiving numerous requests from the House and Senate Select Committees. As an indication of the number of requests being received, on September 3, 1975, we received four requests from the House Committee alone. Many of the requests involve complex research and review of Bureau materials, etc. We have recently experienced continuing pressure by both Committees to comply with their requests as quickly as possible. Additionally, we have received individual telephonic requests from Staff personnel of the Committees to expedite one particular request ahead of another; and in many instances, the request for expeditious handling of a particular item conflicts with the request of some other Staff Member

and in many instances, the request for expeditious handling of a particular item conflicts with the request of some other Staff Member.

The current guidelines with the Senate Select Committee require responses be prepared on short dealines and it has reached the point with regard to the Senate Select Committee that it is not possible to comply with their requests within the stated deadlines. While every effort is being made to abide by the guidelines adopted by the Department and the Committee, the shear volume of the material requested and the work involved makes compliance with these guidelines not possible.

SA Daly of this Division brought this matter to the attention of Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination in the Department, and Shaheen stated he understood the problems being generated by the wolume of requests being received by the FBI.

OCT 10 1975

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PVD:1ad (8)

6 1975

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

Legal Counsel to Mr. Adams RE: HOUSTUDY

SENSTUDY 75

Shaheen subsequently advised SA Daly that he had brought this matter to the attention of the Senate Select Committee orally in a conversation with Mark Gitenstein on 9/4/75 including the problems being encountered with individual Staff Members declaring that their particular request had a higher priority than any other particular request. Gitenstein told Shaheen that he would attempt to correct this problem.

In a subsequent conversation with Staff Member Mark Gitenstein, Gitenstein stated he had been informed by the Department of the problem the Bureau is encountering in responding within the deadlines set for various Committee requests. He indicated that he would take steps to make sure individual Staff Members do not on their own initiative attempt to place their request ahead of any other particular request without coordinating it with him. Additionally, he stated it was his intention to bring this to the attention of John Elliff, Task Force Director of the Domestic Task Force of the Senate Select Committee, and suggest a meeting be held with Bureau representatives on Monday, 9/8/75, in an effort to solve this particular problem. If a meeting is held on that date, it is expected that a representative of the Intelligence Division, Legal Counsel Division and the Department will be in attendance.

RECOMMENDATION:

For information.

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UNITED STATES GOVERNMENT

Memorandum

TO: Mr. J. B. Adams

FROM : Legal Counse

SUBJECT: / HOUSTUDY

1 - Mr. Mintz - Encs. (2)

1 - Mr. Adams - Encs. (2)

1 - Mr. Wannall - Encs. (2)

DATE: 9/30/75 1 - Mr. Cregar - Encs. (2)

1 - Mr. Hotis - Encs. (2)

1 - Mr. Daly - Encs. (2)

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Telephone Rm.
Director Sec'y
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Inspection

Intell.

Attached is a White House memorandum to the Attorney General dated September 29, 1975, enclosing a memorandum furnished the White House by Aaron Donner, Counsel for the House Select Committee, captioned "Noncompliance with Written Requests."

The attached document was the subject of a discussion on the evening of 9/29/75 between the Attorney General; John Marsh, who is a Counsel for the President; Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination in the Department; and his Deputy, Steven Blackhurst. The Attorney General, according to information furnished SA Paul V. Daly of this Division the evening of 9/29/75, desired to know the accuracy of the House Select Committee document alleging noncompliance with written requests. Blackhurst and Shaheen informed the Attorney General and Marsh that the Bureau was in compliance with requests with the exception that at the 🛴 instructions of the Department classified material was being withheld from the Committee. Blackhurst requested on 9/29/75 that the Bureau review the attached House Select Committee document and determine whether in fact the Bureau is in receipt of any requests that are outstanding pertaining to these six numbered items listed on that document.

In conjunction with the Intelligence Division, a review was made of the six items listed on the House Select Committee document entitled "Noncompliance with Written Requests" and it was determined that with respect to questions #1 and #3 pertaining to the Huseon Plan and electronic surveillance of Martin Luther King, Jr., respectively, the Committee Staff Members have been given access to this material but not delivery.

MEDIA

Enclosures (2)

PVD: lad (8)

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5 1975 Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Legal Counsel to Mr. Adams RE: HOUSTUDY

Granting the Committee access but not delivery is in accordance with Departmental instructions. The Department, as is set forth in my memorandum of 8/22/75, instructed that the Committee was not to be given delivery of material relating to Martin Luther King, Jr., or the 1964 Democratic National Convention nor were they to be given delivery of documents which were delivered to the Senate Select Committee after July 22, The Department indicated that the July 22nd letter of the Committee requesting delivery of all documents which have been furnished the Senate Select Committee to be interpreted so as to not make available those documents furnished the Senate Select Committee after the date of their letter. With respect to the Huston Plan documents, these documents were not delivered to the Senate Select Committee until 8/5/75 and thus were after the July 22nd date and, therefore, have not been furnished the House Select Committee.

With respect to the remaining four items listed in the House Select Committee document, we can find no record of the House Select Committee having made such a request nor can the Department in their records. By way of explanation, all requests for material from the House Select Committee are delivered to the Department and then forwarded to the Bureau.

Blackhurst was advised of the aforementioned information concerning the Bureau's review of House Select Committee requests. He stated that Marsh advised the Attorney General that the Department and Bureau could anticipate receiving a subpoena in the near future from the House Select Committee pertaining to noncompliance with requests and it was his intention to insure the Attorney General was aware of the inaccuracies in the House Select Committee document.

RECOMMENDATION:

For information.

- 2 -

THE WHITE HOUSE WASHINGTON

Séptember 29, 1975

CLOSE HOLD

MEMORANDUM TO:

THE ATTORNEY GENERAL

FROM:

JACK MARSH

We have a check list prepared by the House Select Committee which sets forth the outstanding requests of the Committee to various agencies which the Committee has not received a response to as of close of business, Friday, September 26.

Set out in the attached are the items which relate to the departments or agencies. I would be grateful if you would give this your attention, and advise me of the status of the request.

This will be an item for discussion at the coordinating group meeting tomorrow, Tuesday, September 30 at 9:00 a.m.

Non-compliance with written requests

Federal Bureau of Investigation

July 22, 1975

- 1. Any and all memoranda, orders, directives, correspondence or any file or material whatsoever in connection with the Huston plan.
- 2. Any and all memoranda, orders, directives, etc., in connection with the creation, implementation, organization and operation of the "extremist squads."
 - 3. Any and all memoranda, orders, directives, etc., in connection with the electronic surveillance of Martin Luther King, his family and associates.
 - 4. Any and all materials in connection with the White House "plumbers."
 - 5. Any and all materials in connection with demonstrators, any other groups or organizations at the 1968 Democratic National Convention in Chicago, including any FBI participation in and cooperation with, or knowledge of, state and local police action with respect to the above.
 - 6. Any and all materials in connection with demonstrators, any other groups and organizations at the 1972 Republican National Convention in Miami, including FBI participation in, cooperation with or knowledge of, state and local police action with respect to the above.

1 - Mr. J. B. Adams 2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis)

October 1.

The Attorney General

1 - Mr. W. R. Wannall

Director, FBI

1 - Mr. W. O. Cregar 1 - Mr. T. J. McNiff

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

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

Reference is made to memorandum dated September 26, 1975, from Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, Department of Justice, to Assistant Director John A. Mintz of this Bureau requesting, upon instructions of the Deputy Attorney General, that access to names of persons on the Bureau's ADEX list be provided to Staff Members of both the House Select Committee and the Senate Select Committee.

Enclosed for your approval and forwarding to both Committees is the original of a separate memorandum directed . to each Committee advising that the ADEX list is available for review at FBI Headquarters as requested in referenced memorandum.

A copy of each memorandum: is being furnished for ds. vour records.

Enclosures (4)

62-116464 62-116395

Assoc, Dir. Dep. AD Adm Dep. AD In

Admin. Comp. Syst.,

Ident. Inspection Intel[Az_ Laboratory Plan. & Eva Spec. Inv. -Training . Legal Coun.

Ext. Affairs . Files & Com. __ BEC-43 62 - 116464

1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination OCT 16 1975

TJM:mjgnu (11)

TELETYPE UNIT

GPO: 1975 O - 569-920

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

62-116464

october 1, 1975

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

1 - Mr. T. J. McNiff

U. S. HOUSE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS HITH RESPECT TO INTELLIGENCE ACTIVITIES (HSC)

> REQUEST FOR ACCESS TO NAMES OF PERSONS ON THE ADEX LIST

By memorandum dated September 26, 1975, from Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, to Assistant Director John A. Mintz of this Bureau, the Deputy Attorney General, Department of Justice, requested that access to names of persons on the ADEX list be given to Messrs Richard Vermeire and James B. F. Oliphant.

This is to advise that a list containing names of individuals currently maintained on this Bureau's ADEX list is available for review by the above HSC Staff Members at FBI Headquarters, Room 4171, J. Edgar Hoover Building, Washington, D. C.

1 - The Attorney General

ORIGINAL AND ONE COPY TO AG TJM:mjgry5

TELETYPE UNIT

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Section .

GPO: 1975 O - 569-920

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Director Sec'y ____

Training __ Legal Coun. _ Telephone Rm. ___ 62-116395

1 - Mr. J. B∴ Adams 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) October 1, 1975

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

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

> REQUEST FOR ACCESS TO NAMES OF PERSONS ON THE ADEX LIST

By memorandum dated September 26, 1975, from Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, to Assistant Director John A. Hintz of this Bureau, the Deputy Attorney General, Department of Justice, requested that access to names of persons on the ADEX list be given to Ms. Martha Talley and Mr. John Elliff.

This is to advise that a list containing names of individuals currently maintained on this Bureau's ADEX list is available for review by the above SSC Staff Members at FBI Headquarters, Room 4171, J. Edgar Hoover Euilding, Washington, D. C.

1 - The Attorney General

ORIGINAL AND ONE COPY TO AG

TJM:mjg-7-75 (191)

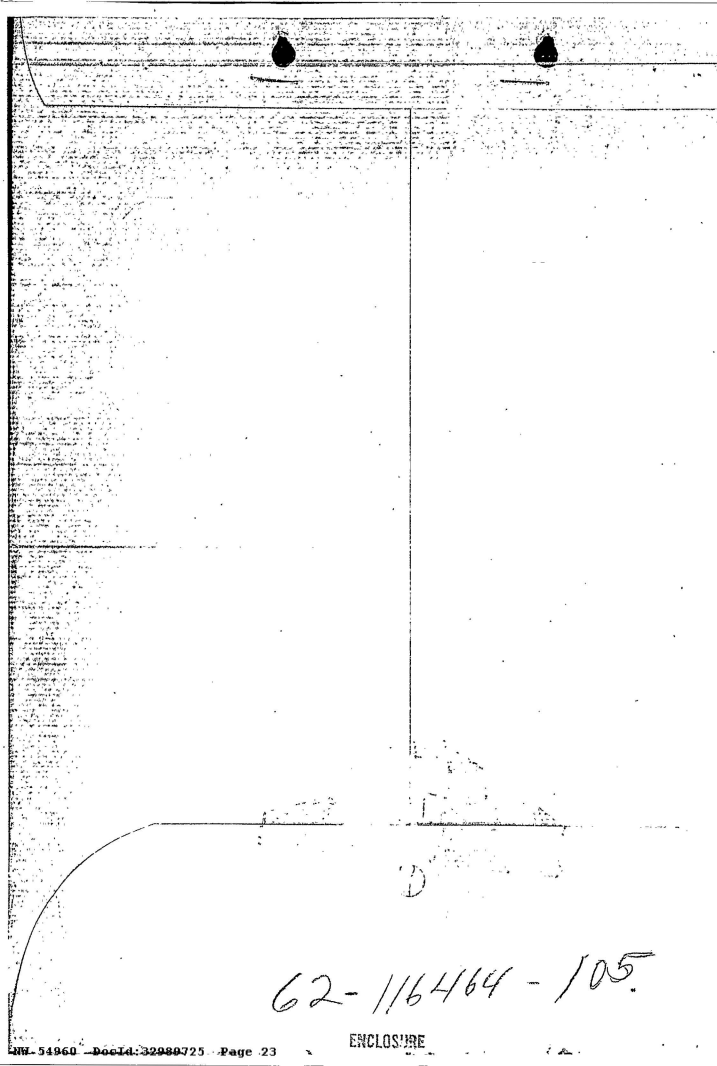
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NW 54960 DocId:32989725 Page 22

Assoc. Dir. Dep. AD Adm. _ Dep. AD Inv. __ Asst. Dir.: Admin. _ Comp. Syst. _ Ext. Affairs ____ Files & Com. __ Gen. Inv. Inspection Laboratory __ Plan. & Eval. _ Spec. Inv. _ Training ___

GPO: 1975 O - 569-920





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

SEP 26 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

V FROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: SSC and HSC Requests for ADEX List

Pursuant to the instructions of the Deputy Attorney General, please provide access to the names of persons on the ADEX list to Messrs. Oliphant and Vermeire of the House Select Committee on Intelligence, and to Ms. Talley and Mr. Elliff of the Senate Select Committee.

cc: Paul Daly

List reversed by Vermeirit
Oliphant 9/19/15
AD/AM

Preusse

NA PA

ALPHABETICAL LISTING

9/15/75

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AAKUN, JAMES CARLTON	" EM BEX 3/ 7	/52 157- 19344	SANF
ABBUTT, JUAN	MF CHC 4/5	/50 100-468545	DETR
ACKERMAN, BYRON W., II	WH CHT 5/31	/49 100-455074	LUSA
ACUSTA CARTAGENA, WALTER	WH PRN 11/13	/50 105-214607	SANJ
ACUSTA CEPEDA, RADAMES	W PRN 11/11	/48 100-471956	SANJ 🌰
AJAMS, BRIAN RUSS	M KEV 10/ 9	/43 100-470445	
ADAMS. FRANKIE MAE		/45 157- 16126	NEWY
AUANS, RUYCE ALENCRENS	BM CMS 5/ 9	/47 157- 13369	PHIL A
ADUKNU SIFUNTE, LUIS ANGEL	W PRN 3/25	/42 105-171603	SANJ T
AGUSTU AGUSTU, ANGEL MARCIAL		/46 105-165275	SANJ
AGUSTU AGUSTU, ANGEL MARCIAL AGUSU HERNANDEZ, ANGEL LUIS ALLEY. JUHN STEVENSUN	MM PRN 12/15	/25 105-107126	SANJ 🍙
AILLY, JUHN STEVENSUN	HM CHC 5/20	/46 100-464215	CUFF
AILEY, JUHN STEVENSUN AJAY, ALEXANDER JOHN AKINS JACCHELINE ANN			MASH
AKINS, JACQUELINE ANN	BF CMS 7/16	/48 100-479381	PHIL A
ALBERT, PAUL MELVIN	MM CMS 3/17	/23 100-361072	NEWY
AJAY, ALEXANDER JOHN AKINS, JACQUELINE ANN ALBERT, PAUL MELVIN ALBERT, STEMART EDWARD ALCHITZ, MEYER	WM REV 12/ 4	/35 105- 89231	NEWY
ALENITZ, MEYER	MM CMT 1/15	/41 100-459753	CLEV A
TUBUALEXANDER, FRANKLIN DELAND	BM CMS 5/4	/41 100-430856	SANFUU
BIRRALEXANUER, GERTRUCE LOUISE LATZ		/15 100-339116	SANFARRA
ALEXANDER, KENDRA CLAIRE		/46 100-445409	SANF A
AL-KUTUB, ABOUL HALIN		/49 105-222353	UKLA
ALLAN. STEPHANIE CARDLE	NF CHS S/ T	/43 100-434987	SANF
ALLAN, WILLTAM	MM CMS 4/24	/07 100- 17879	DETR .
ALLEN, ASHTON EVERETT		/17 100-386320	PITI
ALLEN, WILSON EDWIN		/41 105-224153	INDI
ALSTON, MIGHAEL MAURICE		/54 157- 25394	NEWH 🌨
	M REV 8/29	/42 100-467977	PORT
AMUERSUN, JACOB WILLIAM	WH CMS 5/30	/C2 100-445302	MINN
ANUERSE LARRY ALLEN			PHOE 🌰
ANUERSUM, MICHAEL DUNALD	EM BEX 11/5	/47 157- 12426	DETR
ANUERSUN, RUNALO			NEWY .
	MM PRN 6/4		NEWY
ANSARA, MERKIAM STEARNS	WE REV 1/ 1	/44 100-457227	ECST
APPELHANS, LINDA	hF CMS 4/11	/47 100-445518	CHIC
APTEKAR. BUNNIE JU	1007 ALLENS D. SSET 100 CO.	/45 100-460174	
APTHEKER, HERBERT EUGENE	ATTRICKS TO A PARTY OF THE PART	/15 100-123974	HEHY
AKJJNA MARTINEZ, KAMON		/39 105- 93103	NEWY .
ARCELAY MEDINA, RUBEN	WM PRN 4/12		LIAZ
ARCHULETA, RUBERT	WM CRS 7/22		SALT
AKIAN, ALAN DAVID	MM REV 12/ 4	The state of the s	LUSA
ARMSBURY, CHARLES DUANE	M REV 11/26	/41 105-201974	PORT -
HANNER TRUNG, DHIGHT ALAN	WM REV 8/29		MILWUNIN
AAAARKAIZA KIKANDA, FERMIN BALTAZAR	WM PRN 3/17		SANJANAN
ARRUYU HUNTES, ELISED	WH CHS 2/ 8		NEWY
AKYLDON, RICHARD DAVID	WM REV 12/11		BCST
ASCHER, JOHN BRYAN .	MN KEV 8/4		BALT

		•	37 1 37 1 7
ASHBY. LORRAINE MARQUES MUBIASHLEY, KAREN LYNN		8/45 157- 17544	. CHIC
TUBUASHLEY, KAREN LYNN	WE REV 9/	2/49 105-179650	WEMANINGA
ANAMASPGY, UVE MAGNE	HM CMT 2/	11/45 100-445659	WASH
ATALADA BOOMA	LE PMC 6/	1 143 1 1 10 4 24 44 4	PHIL
AULET DE GONZALEZ, MARIA COLORES	hF PRN 6/	7/28 105-168292	SANJ
22. AT 2 AA			CH1C a
AVAKIAN, PAULINE MARCELLE AVAKIAN, RUBERT BRUCE AYCUX, JUAN SAMA AYERS, WILLIAM CHARLES BAERGA VAUUER. RAFAEL ANTONIO	NM CMC 3/	7/43 100-448133	CHIC
AYCUX, JUAN SAMA	kF CMS 11/	14/39 100-429504	PHIL
AYERS, WILLIAM CHARLES	WH REV 12/	26/44 100-446593	CHIC
BAERGA VAQUER, RAFAEL ANTONIO	WM PRN 1C/	16/48 105-166290	SANJ 👝
BAGWELL, RUBERT ERVIN		6/40 62-111522	MILH
BAISES CHAPEL, PEDRO JULIO	WM PRN 10/	28/34 105- 87026	LMAS
BAINS, JAMES ELLIS, JR.	HM CMS 16/	31/43 100-449076	BIRM 👝
HUUUBAKER, GENERAL GGRUUN, JR.	BM CMC S/	9/41 105-131855	DETRUUM
ANNHEALURIDGE, JAMES ALLEN	WM CMS 8/	4/46 1G0-461933	BALTARIA
MALURIDGE, MARGRET LYNNE	NF CMS 12/	9/42 100-462549	BALT 👝
EALLAN, DUROTHY WYNNE	MF CMT 4/	15/24 100-381449	NEWY
BALLAN, SAMUEL	WM CMT 8/	29/11 100-350994	WE MY
BALLAN, SAMUEL BANGERT, JUSEPH VINCENT	W REV 12/	12/48 100-462292	SAND A
DANKS, DENNIS JAMES	UM REV 4/	12/37 . 157- 29309	MINN
BAPTIST, WILLIAM MOBILE, JR.	EM CHC 5/	21/46 100-466342	SANF
BARBER, LAWRENCE DAVID	MM REV 2/	25/50 100-456501	NEWY 🌰
BARDWELL, STEVEN JACK BARNES, ELIZABETH KATHRYN	MM REV 12/		
BARNES, ELIZABETH KATHRYN	WE CHT 5/	12/39 100-436715	
BARNES, JACK WHITTIER	- MM CHT- 1/	30/40 100-435743	
BARKACCA, RUBERT RICHARD	hH CHC 5/		
BARKERA, MANUEL TOMAS, III	W CHT 1C	9/51 100-466232	SANO
BARKETU VELAZQUEZ, ISMAEL	MM PRN 6/		
BAKT, PHILIP	MM CMS 6/		
BARTHEL, PIERRE JOSEPH	WH REV 9/	8/45 100-455908	SANF
BAKYSH, ALAN HERBERT	WM CMC 12/	27/46 100-469693	BALT 🛖
BASCH, CARUL HUPE	WF CMS 7/	2/45 100-472761	FCRT
BASCH, CARUL HUPE BASLEY, GEORGE PAGE	WM CMT 6/	15/42 100-443767	
BASSETT, THEODORE RODSEVELT	BM CMS 4/	1/01 100- 3237	NEWY
, SAUMGARTEN, MARTIN L.	MM REV 6/	11/47 100-460613	KANS
BAY, RUBERT LEUNARD		2/44 157- 10048	
BAYER, MICHAEL TUBE	MM CMS 3/	26/44 100-439544	INDI 🌥
HAD BECCHETTI, ARNOLD FREEDOM	- MM CMS 11/	13/25 100-424880	BURURUY 3.
ATTABLCKER, STEPHEN PAUL	WM REV 11/	6/45 100-466181	PHOS###
BEEK, RUTH	MF CMS 11/	5/14 100-361602	NEWA
BELL. DANIEL PHILLIP	BM CMS 4/	26/45 100-472530	PITT
OELL, DAVID SAUL	WM CMS 11/	16/41 100-440164	PHIL.
mell, sebbie Helen	BF CMS 7/	11/39 100-432452	PHIL
BELL, FRANKLIN HARRISON	WM REV 7/	12/46 100-480768	DENV
bell, Herman		14/48 157- 22002	NEWY
ett, LANCE S.	EM BEX 11/	7/49 157- 15513	CHIC 🌰
BELLECOURT, CLYDE HOWARD	OM REV 5/	8/36 157- 29696	MINH
BELLECUURT, VERNON FRANKLIN	" OM MSC 1C/	17/31 157- 28612	MINN
elennett, Juseph Terron	EM BEX BA	25/48 - 157- 17071	CHIC _
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BENTIVUGLI, DANIEL LEWIS	WM CMT 7/ 4/48	100-455300	BUFF 🌰
BERGMAN, ARLENE WILMA	WF REV 11/ 4/42	100-449144	SANF
BURGMAN, LEIBEL	WH CHC 5/ 5/15	100-147952	
BERKELHAMMER, MATTHEW DAVID	hm CMS 6/ 9/44	100-437707	Control of the contro
BERLIN, JAMES RICHARD	" WM CMS 1/21/52	100-459143	BUFF
BERLIN, LINDA ANN	WF CMS 9/ 2/48	100-460073	BUFF
BERKIEW, LUCILLE	BF CMS 4/12/28	100-463695	MILW
BENKIGAN, ELIZABETH MC ALISTER	kF REV 11/17/39	100-461429	BALT
BEKKIGAN, PHILIP FRANCIS	WM REV 10/ 5/23	100-449746	BALF
BERT, ERIC	WM CMS 11/25/04	100- 70994	NEWY _
BERTKAN, KICAKDO BEKZON, MARSHALL PERRY	WM PRN 4/12/51	105-210832	NEWY
BEKZON, MARSHALL PERRY	WM REV 12/25/50	100-456049	BOST
BEUTLER, JEFFERY WARREN	MM REV 6/24/44	100-467555	CLEV A
BIBERMAN, DANA HOPE	MF REV 2/24/51	100-457986	NEWY
BIGELOW, JEFFREY COLE	WM CMT 11/ 1/50	100-461058	BALT
BINGHAM, STEPHEN MITCHELL	M REV 4/23/42	-105-212364	
BIRDSUNG, CHARLES EIGHT X	PM BEX 9/18/46	157- 15773	250 Vo 110 2
BISSELL, JUDITH EMILY	WF REV 3/ 6/44		
a BISSELL, SILAS TRIM	MM REV 4/27/42		SEAT A
	8F CMS 11/ 9/46		
RANNELACKSTOCK, NELSON PERRY	WM CMT S/ 7/44	100-446093	
BLAIR, FREU BASSETT	MM CMS 1C/ 4/06		MILW A
BLANIS, PATRICIA JULIA	MF CMS 5/12/11		PHGE
BLEICH. WILLIAM DAVID	MM REV 2/ 9/50		
	EM CMS 1/28/39	100-424169	
BLUM, JEFFERY DAVID	M 'REV-12/ 7/46"		
BLUME, HARVEY JUEL	WE REV 5/13/46	100-442981	BOST
a SUARDMAN, CHRISTINE	WM REV 5/13/46 NF CMC 5/18/51	100-476812	CHIC .
BLEHM, FRANCIS ERNEST EUGENE	MM CMT 6/ 1/50	100-456247	NEWY
BOLDUL, CHARLES EUNARD	M CMT 12/21/46	100-444334	LOSA
	WF CMT 12/13/49	100-458867	LOSA A
BUMBARO, NATALIE LUCY NAUBUNNER, VERNON RALPH	BM CMC 4/ 1/5G	100-481916	CHICAUIN
AAABUUKDA, SIMON	MM CMS 12/13/12	100-328962	
	HM CMS 9/28/09		
BURUUFSKY, FRANCES U.	WF CMS 9/11/12	100-419857	NEWY
	. WF CMS 1/ 2/46		PHIL
BURTIN, MICHAEL ALEXANDER	WM REV 7/26/48	100-460999	SANF .
BORIZ, LOUIS	M CMS 6/30/10	100-111222	PITT
BOSTIC, JOHN	BM BEX 12/24/46	157- 33196	SANF
and the state of t	BM BEX 4/10/19	105-176159	BOST A
BUSTUM, GEORGE BUTTUM, ANTHUNY LEGNARD	.BM BEX 1C/18/51	157- 23596	SANF
BLUDIN, KATHIE	WF REV 5/19/43	100-438168	NEWY
- For self-Adi 1 Ptiers self-heline www.	8M BEX 12/ 6/47	157- 12001	LCSA .
BUYU, ELIJAH CUNNINGHAM, JR.	8M REV 7/18/44	157- 11729	NEWY
brauley, DAVID ALLEN	BM BEX 6/ 2/35	100-445519	CINC
THE WALL IS TO PERM BALL IN	MM REV 11/ 4/49	100-456047	CLEV A
BRAKE, RUBERT PAUL, JR. BRALEY, SCUTT ADDY	WM REV 3/26/47	100-454172	DETR
BRANCH, PAUL MICHAEL	WM CMC 2/19/42	100-469527	PITT
BRANDT, JUSEPH	HM CMS 12/24/09	100- 9473	. NEWY
	W. OHO LEFETY US	-44: /113	

BRATNUBER. JANE HAMMA	NF CMC 12/29/53	100-478751	CLEV
BRATTER, JAMES JOSEPH	WM MSC 6/19/55		MINN
BRLEN. SCOTT ALAN	HM CMT 7/15/51		NEWY
BKENT, WILLIAM LEE	BM DEX 6/ 2/30	157- 10406	SANF 🌑
BRENTON, JAMES HILLIAM	BM BEX 3/ 3/50		CHIC
BRIDE, STEPHEN JOSEPH	MM CMT 1C/16/49		LOSA
BRIDGEFORTH, RONALD STANLEY		157- 10232	SANF 🌰
BRIDGES, HAKKY KENIUN	M CMS 7/29/99		SANF
BRIGHTMAN, EDWARD SCIPIO, JR.	BM BEX 1C/10/46	157- 16072	HAMO
BRILL, VICKI LYNN	WF REV 8/19/51	100-466943	SANF 🌰
BRITTEN, JUEL WILLIAM	M CMT 5/11/41	100-439851	CHÍC
BRUNSON, ARTHUR HAYDEN	BM REV 8/15/50	100-465127	KANS
BRUGKS, MARY KATHLEEN	WF REV 6/ 7/50	100-467089	SANF
TUUBROWN, ARTIE	MM CMS 12/26/11	100- 3282	SANFULT
444 GROWN, ELAINE DOKOTHY	BF BEX 3/ 2/43	157- 12301	SANF SANF
■ BROWN, ESTHER	WF CMS 2/10/17		SANF .
MACHAL DECREE	. BM BEY 2/20/44	157- 24644	DETR
DROWN, HENRY STUART	BM BEX 5/3/47	157- 28301	KANS
BRUNN, ROBERT ALFONZO	BM BEX 6/ 5/48	100-448502	CHIC .
BRUST, JEAN MARGARET	WE CMT 8/31/21	100-211572	MINN
PLCH. PETER ALTAN	- LM CMT 11/ 4/34	100-398325	NEWY
BUCH, PETER ALTAN BUCHANAN, THOMAS RALPH	BM BEX 5/3/47 BM BEX 6/5/48 MF CMT E/31/21 MM CMT 11/4/34 MM REV E/13/41	100-550525	BUFF .
tuchbinder, Jiri	MM MSC 11/10/24	105- 59673	WEKA
HUEWG. ENRICE REWDA. ID	WM MSC 12/27/47	105-207722	SAND
BUENG, ENRICO BUNDA, JR. BURFICT, KATHLEEN PAULETTE	BF BEX 11/25/46		W_1
BURFICT, KATHLEEN PAULETTE BURGESS, JOYCE TILLERSON	EF BEX 6/ 6/51		. SANF
BURKE, CYNTHIA ANNE		100-452751	DETR
and the second s	EM BEX 12/29/37	157- 13106	SANF
BURNETT, IVERSON, JR. BURNHAM, MARGARET ANN	OF CMC 12/27/31	100 433448	NEWA
SHOW MATHAMICE HEADE	8F CMS 12/28/44	100-433665	BOST
BURNS, NATHANIEL JERONE	EM BEX 6/17/44		NEWY
SURKELL, WILLIAM FREDERICK	EN BEX 1/2/48		CETR •
BURSEY, CHARLES EDWARD	EM BEX 8/13/46		' SANF
BURSTEIN, DANIEL LEON	MM CMC 8/31/53		LCSA
SURT, LEU FREDERICK	M REV 4/18/48		MILW •
BUXENBAUM, ALVA JONES	BF CMS 9/14/35	100-433383	NEWY
SUXENBAUM, DAVID	WM CMS 11/28/37		NEWY
CABALLERO BERNARO, ADOLFO	MM PRN 2/5/14		SANJ •
BUBBCADE, SCUTT RUGER	WM REV 2/26/49	100-471921	UKLABUUU
HABICAIN, LEE SAUL	BM CMS E/ 2/17	100-379341	DETRANT
CALLENUER, RUTH	WF CMS 11/18/26	100-383946	NEWY •
CAMEJU, PETER MIGUEL	WM CMT 12/31/39	100-431511	NEWY
CAMP, CARTER AUGUSTUS	OM MSC 8/18/41	157- 27753	UKLA
CAMP, DHAIN ALEXANDER	OM REV E/ 4/37	157- 30096	SAND
CANADA, LARRY EUGENE, JR.	WM REV 1C/ 6/41	100-463702	INDI
CANNON, TERENCE MARTIN	WM REV 1/20/40	100-448392	NEWY
CAPALBU, JU ANN	WF CMC 11/14/49	100-466568	CHIC
CAPELLA RIVERA, RAFAEL	WM PRN 6/19/33	105-155880	SANJ
CARBUNE, FRANK ANGELO	WM CMC 8/20/43	100-453129	SANF
CARDEN, NOAH JEFFERSON	WM MSC 8/20/23	157- 1601	MOBI 🌰
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CAREF, HILLIAM			KEV	2, se 400 mm a mm		CHIC 🌰
CARLSUN, JULIA E.			CMT		100-472546	BALT
CARMEDY, MICHAEL EDWARD		SUMP E 10	KEV		100-475472	CLEV
CARMICHAEL, STUKELY					100-446080	WASH 🌑
CASADOS, LEKOY ROSSARIO	ŧ	M I	M SC	1/17/4C	157- 28760	. UMAH
CASQUEIRO, LAKRY CRAIG					100-457050	SANF
- CASTILLO AYALA, JUAN ANTONIO	ı	IM I	PRK	5/21/48	105-148966	LINAS
VILLECAULFIELD, NORMAN EUGENE		M.	KEV	10/17/51	100-456490	CLEVUUTU
MMMCANTHURN, BERNARD		M	BEX	5/23/53	15 <i>1</i> - 26775	CHICARAR
LECI, RAMUN MICHAEL	1	M	CHT	6/ 5/41	100-454036	BALT 👝
CEPHAS, JAMES HILTON, JR	•	M	BEX	11/6/37	157- 20464	SANF
CHACON, JUAN REGALADO	1	M.	CHS	11/8/19	100-385182	ALBU
CHAIKIN, SUNIA ELIZABETH	١	if i	CMS	12/ 9/46	100-446622	NEWY
CHAINEY, STEVEN PHILIP		iM :	CMT	3/ 1/49	100-453448	SANF
CHALEFF, RUY SCUTT	1	Mir	EMS	10/30/47	100-449854	NEWY
CHAPMAN, LINDA	8	3F	CMS	11/10/52	100-479485	BALT 🌰
CHAPNICK, HERSCHEL	ì	M	MSC	4/23/55	100-478899	NEWY
CHASE, ALICE RUSS	• }	F	CHC	9/16/53	105-219149	BALT
A CHASE, STEPHEN S.					100-437695	CHIC -
CHASE, THUMAS MITCHELL	١	M	CHT	8/31/49	100-472835	WILM
CHATTERJEE, ELLA SUE					105-218832	NEWA
CHAVES, ISRAEL RUDULFO			CHC		100-471455	CHIC _
CHAVES, MARTHA SYLVIA					100-481458	CHIC
CHAVIS, BENJAMIN FRANKLIN	- 1	M.	BEX	1/22/48	157- 12210	
CHERRY, JAMES CLIFTON, JR.					157- 17694	NEWA .
CHERTOV, PEARL				11/ 1/20		CHIC
CHES MAN, NADHI			CMS			NEWY
CHILDS, MORRIS				6/10/02		CHIC -
CHRISTIAN, SAMUEL RICHARD			REX		200 Broke Mr. 200 July 200 Grant 190	PHIL
CHURCH, DEN LOUIS		Mar.	REV		100-467090	SANF
A CIAVAGLIA, DANIEL LOUIS	•	M	REV	5/27/48	100-481663	NEWY -
MUHNCIKING COLUN, LUIS FELIPE	ì	M:	PRN	3/15/39	100-471576	SANJUUUV
MANULAPP, PETER WALES	1	M	REV	10/14/46	100-453923	NEWYNAU
CLARK, BRUCE ALLEN	1	iM i	REV	6/11/48	100-448217	KANS -
CLAKK, JOYCE U RITA	E	3F	CMS	3/11/49	100-460775	STLO
CLARK, JUDITH ALICE	1	rF :	REV	11/23/45		NEWY
CLARK, LINDA			CMC		100-462639	SANF -
CLAKK, STEPHEN PALMER				11/ 1/48	100-464109	NEWY
CLEAVER, KATHLEEN	. (3F	BEX	5/13/45	157- 8943	SANF
CLEAVER, LERUY ELORIOGE	í	3M	BEX	8/31/35	100-447251	SANF -
CLEVELAND, ASHBY DU BOSE, III			REV		100-461910	HCUS
CUHEN, AARUN			REV		100-480266	TJA6
CCHEN, AARGN K			CMS		100- 17666	LCSA
CUHEN, EARKY JAY	. 1	M	CMS	10/19/49	100-454206	NEWY
CUMEN, DANIEL HOWARD	100		REV	6/ 6/49	100-457567	DENV
CUHEN, RICHARD			REV		100-478887	DETR .
COHEN, STEVEN SIMON			REV		100-462533	BALT
CULLINS, BARBARA INES				10/15/36	100-434598	NEWY
CUMAR, THUMAS ALLAN			CMT		100-472748	BUFF .
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COMANT, RUGER TERRY	. kM	MSC	4/30/47	65- 73068	PITT
AUUULUNGER, DUAME ALLEN		CHC			ANCHELE
ANTACONNER, WALLACE NEAL			1C/ 1/45		WASH###
CUUK, JAMES MILTON	WM	REV	6/ 6/49	100-470829	BALT
CUULLY, SUSAN J.	hF.	CMC	5/ 8/51	100-480121	CLEV
CUUPER, ALLEN FAIRFAX			8/10/38		ALBU
COPERSTEIN, JERRY	MN	CMC	12/ 9/51	100-48158G	BUFF
CUOVER, DELLA	WF	CHT	9/ 1/20	100-236781	LESA
COUVER, USCAR GEORGE JR.	HM	CMT	3/10/20	100-360425	LOSA
CUPELAND, VINCENI BENJAMIN	MM	CMT	6/19/15	100-215189	NEWY
LURCHADU JUARBE, LUIS ALFREDO	WM	PRN	8/13/47	105-160230	LNA
LUKDERU, ANGELA ELAINE	hF	CHC	12/15/52	100-475100	CHIC
CURUERU, KUNLAND	· hM	CHC	1/30/48	100-472299	CHIC -
CURRETJER MUNTES, JUAN ANTONIO	· kM	PRN	3/ 3/48	100-335202	SANJ
CURIES BURGOS, WILSON	hM	PRN	5/-8/43	105-137772	NEWY
CURTES KIVERA, FELIX ANSELMO COSS PUNTUN, JUSE RAFAEL	kM.	PKN	12/11/49	105-213446	SANJ A
COSS PUNTON, JUSE RAFAEL		PKN		105-231297	LAAZ
CUSS PUNTON, MANUEL ENRIQUE	MM	PRA	11/25/53	105-231457	LNAč
CUSTIGAN, CHARLES HARRISON	· WM	CMC	12/30/49	100-478387	ATLA
COSTON, LERDY URVILLE	BM	CMS	11/29/36	157- 9057	CLEV
CURARD, FELICIA ANN	8F	CMS	7/12/50	100-464868	PHIL
CUWARD, JUHNNY	8M	BEX	5/14/51	157- 21642	NEWU 🌰
CUX, COURTLAND VERNON	EM	BEX	1/27/41	157- 21642 105-160371	WASH
CRAWFORD, WILLIAM HENRY	BM	CMS	3/17/11	100- 69892	PHIL
CKENSHAW, THUMAS LAWRENCE	6M	CMS	5/27/40	157- 29362	STLO
THEHCRUMIN, JAKES ARTHUR, THE CHOISTIAN CROW DOG, LEONARD	hM.	REV	-11/21/42	100-478451	PORTNUN
AND CHOSBY, JEFFREY CHRISTIAN	hA	CHC	12/12/50	100-461519	MILWARA
CHOW DOG. LEONARD	GM	MSC	8/18/42	157- 28941	MINN .
CRUZ FIGUEROA, JOSE EUGARDO	EM	PRN	3/ 7/53	105-244365	SANJ
CRUZ LOPEZ, EUUARDO RAFAEL		PRN		105-213165	NEWY
CRUZ VELEZ, EDHARD	hM	PRN	1/27/50		- LNAS
CURL, WILLIAM HENRY			5/29/13	100-254534	PORT
CURLEY, NATALIE EDGAR	WF	CMS	10/23/10	100- 27705	CHIC
CURTIS, THUMAS AUSTIN	. en	CMS	\$/20/35	100-444618	CHIC A
DALLY, MICHAEL ROBERT	EM	BEX	11/23/52	157- 28332	BOST
DALTU, KENNETH JOSEPH	hH	REV	10/17/49	100-456674	DETR
MAMATO, EDWARD JOSEPH ' .	- WM	REV	8/ 9/46	100-476232	CHIC _
LANIELSUN, NORA PAGE		CMT			DENV
UANILENKO, PAULA JEAN	hF	CMS	2/19/48	100-443869	SANF
DASHKUFF, MAXINE	WF	LHC	7/14/49	105-210113	BALT A
DAVID, GREGOR BARRY	h.H	CMT	3/18/46	100-450182	PHIL
DAVIES, DURUTHY BERNICE	` hF	CMS	6/ 2/10	100-399933	CHIC
LAVIS, ANGELA YVENNE	BF	CHS	1/26/44	100-439922	SANF A
UAVIS, GLENN SCOTT	hM	CMS	£/18/52	100-474959	NEWH
DAVIS. JUHN WILLARD	· hM	REV	7/20/49	100-450965	CINC
BAVIS, WILLIAM HUGH	KM	REV	2/24/48	100-477284	CHIC _
DAWSON, AUMIRAL GEORGE	BM	CHS	4/26/27		LUSA
DE BERRY, CLIFTON S.	BM	CM T	9/20/22	106-388830	SASF
LE JESUS CORDERD, MANUEL	M	PRN	10/22/44		SANJ 🌰
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LELGADO LA SALLE, CARLOS ANTONIO	81	1 PRN	8/ 2/44	105-179283	LAAR
UELGADO RANOS, ROBERTO .			4/29/49	100-480846	SANJ
DEMMINGS, EDDIE MANUEL, JR.			1/28/48	100-460835	NEWY
BENNIS, THOMAS DEWITT, JR.			5/ 2/18	160-247898 .	DETR 🌑
DE PUGH, RUBERT BOLIVAR	int	4 MSC	4/15/23	100-449975	KANS
DETTMAN, SONIA HELEN	k i	KEV	7/ 9/43	100-457511	BEST
BEWEY, CHARLES MANUEL	W	1 CMS	4/30/22	100-394125	DETR R
MUNUCILLAY, CHESTER DANIEL	41	1 REV	11/14/46	100-461525	CINCUL
AAANUILUAY, KAREN JANESI	hi	KEV	8/24/48	100-464087	CINCAPALA
LISKIN, LOUIS	61	1 CMS	10/28/18	100-349140	NEWY
DIXUN, JESSE	13	4 BEX	9/25/38	157- 22006	JKVL
UIXON, MACEO CARL	BA	1 CMT	6/27/49	100-468221-	NEWY
CLUGIN, LEE ALBERTA	wi	F CMS	11/20/40	100-431051	NEWA A
CUEDEN, JERI WILLIAM	h.	REV	11/21/37	100-459234	SANF
UCHRN, BERNARDINE KAE			1/12/42	100-450008	CHIC
WUHKN, JENNIFER ELLEN			11/30/44		NEWY
DUMARACKI, JUSEPH FRANCIS			12/19/46		LOSA
BURK, LESLIE ANN			6/26/50		LOSA
DUUGLAS, ERNEST SAMUEL	-		1C/ 6/51		51/11 m
THE BULL AS, SCOTT, III			12/ 4/46		WEKPARE
MANDUMTY, JANET			1C/ 4/46		DETROPP
LUNTY, STUART NOEL			12/21/42		DETH A
DOYLE, KENNETH		REV		100-461137	SANF
DLYLE, TERRENCE JOHN JAMES				100-458306	NEWY
DRAGER, FRANK AUGUST, JR.		1 MSC		THE STATE OF STATE OF STATE OF THE STATE OF STAT	NEWA -
DRYSDALE, DEBORAH			1/24/45		SANF
DU BUIS, DAVID GRAHAM			3/10/25		SANF
LUNKEL, GREGORY MARTIN			10/-9/40		BALT A
D URSU, JOSEPH DOMINIC			7/23/50		DETR
DYLHES, LAUKENCE ANNE			7/23/50		BIRM
CYCHES, WALDRON HAYNE			11/ 2/42		PISW
EAGLIN, RAYMUND			12/18/41	3 00	PORT
ELKHUUSE, JOHN GEORGE HAYS		4 CNC			SANF
EDELMAN, ARTHUR			4/25/25		PITT -
EDELMAN, ELIZABETH		F CMS		AND AN ADDRESS OF THE PARTY OF	PITT
EDELMAN, MILDRED ATHELTINE			6/23/15		NEWY
EUWARDS, GEORGE RAYMOND		1 CMS	•	100-201491	CLEV A
LLWARDS, GEURGE W.		1 BEX		157- 9446	
EDWARDS, STEPHEN PAUL			7/31/37	157- 22853	SANF
EIS, JUEL DAVID			1C/ 3/46	100-459679	HOUS
EKLUND, JCHN RUBERT		1 CMS			SACR •
EMMER, HUWARD JOEL			12/24/46	.100-452101 100-451298	MILW
ENGEL, JAMES MONTGOMERY		4 KEV		100-458480	SANF
HUBBERGLESTEIN, MARY CATHERINE					INDI SANFOYIN
AUGAEPSTEIN, IVY LEE		F CMS		100-265389 100-464454	DETRIFIE
ERVIN, JUAN REBECCA		FCMC			
ESCRIBANO DIAZ, LUIS MANUEL		PRN		100-471282	SANF •
ESPUSITU, COURTNEY NANCE				105-160158	SANJ
		REV		100-456133	CHIC
ESTREMERA, RAUL PAUL	W	4 BEX	8/ 2/47	157- 30166	NERA -

•			
EUBANKS, MATTHEW	BM BEX 5/22/38	157- 9667	STLO
UUUUEVANS, JAHES WALTER	EM BEX 4/6/48	157- 21173	SANFUUTU
MANNEVEKETT, ROWLE MC KINLEY		157- 7244	LOSANTAR
FABISZAK, TIMUTHY BERNARD	WM REV 5/ 2/49	100-473178	BALT
		100-460028	NEWY
FAGG, HERMAN, JR.	EM CMT : 6/ 6/44	100-456474	LUSA
ARLLY, FRANCES ELIZABETH	WF. CM1 2/24/53	100-460776	HGUS
FAULKNER, STANLEY		100-406719	NEWY
FEATHERSTON, ALFRED DWIGHT AMOS		105- 74802	JKVL
FEIN, DANIEL BARNETT		100-464982	HOUS
FELICIANO FELICIANO, DAVID	VST 2 224 254 254	105-158130	NEWY.
FELICIANO VALERA, JOSE MANUEL		105-228167	LAAZ
FENSKE, ALLAN E., JR.		100-461908	CHIC -
FENSKE, MARY ELIZABETH		100-461617	CHIC
FERNANUEZ UIAMANTE, HILTON EDGARDO		105-190761	SANJ
FERNANDEZ SALGADO, FEDERICO		100-469324	SANJ A
THE THE SECOND STANDARDS NAMED STOCKED STOCKED SHOWING A PARTY AND ADDRESS AND	STREET, ST. STREET, ST.	100-475321	8UFF
FIGUEROA MERCADO, LOIDA		100-425654	STLC
		105-100504	SANJ •
FINAMURE, CARL PHILLIP		100-448374	SANF
FINE, DAVID SYLVAN	MM REV 3/18/52		MILW
FINKEL, RICHARD LAWRENCE	WM CMT 6/12/49		NEWY -
FISCH, LAVID BRUCE	WM MSC 1C/26/53		NEWY
FISHER, JAMES RUFUS	BM CMS 1/ 1/29		PITT
FITE, JAMES FRANKLIN	The state of the s	100-449117	CHIC •
HUNUFLATEAU, AUELE MARIE	BF CMT; 4/14/51	1 · 1	
RADAFLATLEY, JUDITH ANN	WF MSC 1/19/45		WILMUUU
FLATU, LUCILLE	WF CMS 9/21/22.	The state of the s	SANF
FLIEGELMAN, MARK LEE		100-459181	PHIL
FLIEGELMAN. KONALD DAVID		100-457586	ALBA
FLURES, JUHN MARTIN		100-460445	NEWY
FLUKY, ISHMAEL PIERRE	8M CMS 7/ 2/04	100- 42869	CHIC
FLUMER, JAMES HAROLD	WM CMS 2/18/06	100- 14104	MINN
FULEY, FRANCIS THOMAS	MM CMS 5/13/35	100-445910	NEWY
FUNER, LAURA	WF REV 2/10/44	100-456429	BUST
FUNSECA URTAS, CARLOS MANUEL	MM PRN 11/21/46	105-196128	SANJ
FUNTANEZ ORTIZ, GLORIA ESTHER	WF PRN 4/ 8/44	105-204601	NEWY
INUFUNTENETTE: VERNEN JOHN, JR.	BM BE) 8/14/39	157- 9789	NEWDULL
ANAFUKU, JAN RAYMOND	WM CMC 7/ 7/42	100-451882	SEATHARA
FURMAN, JAMES RUFUS	BM BEX 1C/ 4/28	100-443566	DETR
FUSTER, THOMAS HARRISON	WM CMC 2/20/51	100-480572	CLEV
FGX, MICHAEL DAVID		100-456517	SANF
+HANCESCHINI CARLC, JOSE ANTONIO		105-224663	SANJ -
FRANKHOUSER, ROY EVERETT, JR.	WM MSC 11/ 4/39	97- 4262	PHIL
FRANKIE, PEGGY GOLDMAN	NF CMS 1C/10/43	100-437305	DETR
FRANKIE, WALTER CUANE	WM CMS 7/ 9/36	100-436941	DETR .
FRANKLIN, HOWARD BRUCE		100-446765	NEWH
FRANKLIM, JANE MORGAN	hF CMC 4/13/34	100-447290	NEWH
FRANTZ, ROBERT GREGORY		100-476116	SEAT
	NI UIT 1 7/6// TU	TOOLAINTIO	JUNE 1



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■ FKE	ECU, DUNALD MARTIN	MA	REV	5/13/32	100-447268	LUSA
Fki	EED, JAMES KILFRED				100-450848	DETR
FKI	EED, JEFFREY PAUL	MM	CHC	7/ 7/44.	100-445684	CHIC
● FRi	ELHAN, CHARLES HENRY			10/27/51		HOUS
FAL	EIWIRTH, JERRALD LAWRENCE	WM	CMT	11/27/50	100-468287	SAND
FK	leden, Iluna Josephine			10/12/49		SANF
FR:	ILDLAENDER, MAX BENZOIN	WM	CMS	7/ 4/10	100-367494	CHIC .
FK	ILUMAN, MARK LEWIS	HM	CMT	9/14/51	100-461825	CLEV
	URKIN, LEO TANEY	WM	CMT	8/ 4/28	100-368089	LOSA
▲ FU.	erst, jühn allen	WM	KEY	7/15/44	100-446019	MILW -
FU	GATE, WILLIAM RUFUS	hM	CMS	1/31/45	100-448071	PITI
rUl	LKS, LOIS JUAN	WF.	CMT	12/28/49	100-453240	NEWY
FUL	LLER, HOWARG LAMAR	BM	BEX	1/14/41	157- 8477	CHAR 👝
GAI	BUURY, FRED MELIN			12/29/25		· CHIC
GA	BOW, FRANCES	WF	CMS	2/24/20	100-359565	CHIC
GA1	ITHER. GENE CALVIN	BM	CMS	1/12/48	100-472755	CHAK 🌰
GAL	LE, WILLIAM POTTER	h-M	MSC	11/20/16	62-105253	LOSA
	LLISA BISBAL, CARLOS AUGUSTU			1C/ 3/33		SANJ
GAL	LLO, JOHN MICHAEL	k#	CMS	\$/30/37	100-446123	NEWY
d na u GAL	LLC, JUDITH FAUST	hF	CMS	9/21/41	100-456197	NEWYUUUU
n a a nGAr	NLLY, GERALD JOSEPH	MN	REV	9/ 1/43	100-455468	SANFARA
GA	RRETT, JAMES PAUL	6M	BEX	12/31/42	100-441245	LOSA
GA	RTH, ULYSSES				157- 10058	CINC
GAH	KVIN, VICTURIA HOLMES				100-379895	NEWY
	UT, ELIJAH, JR.				100-456939	DETR .
GAY	YLLR, MIGHAEL	NM.	CHC	5/30/47	100-463436	SANF
" GA	2TAMBIDE GEIGEL, ANTONIO			10/23/49		SANJ
● GE	DAL, STUART MARK			2/ 3/50		BCST _
GET	HMAN, HENRY MURAGNE	SM	REV	12/26/48	100-454116	NEWY
GLL	LMAN, FELICE A.	hF	REV	2/15/46	100-482850	BOST
GE1	NTILE, CHARLES LEWIS				100-453425	BALT
GE	NTKY, MARVIN ERNEST	BM.	CMS	3/ 4/34	157- 12368	HASH
uti	RSUN, SIMON WILLIAM	b M	CMS	1/23/09	100- 52537	NEWY
● VET	IZ, LAURIE				157- 22448	NEWY A
GL	BOYEAUX, BENIGNO JOSE	W M	CMS	12/30/28	100-459195	NEWY .
Gle	BSUN, RUTH ANN	WF	REV	6/ 3/48	100-456103	CLEV
■ G11	BSON, THUMAS	EM	BEX	1C/ 7/47.	157- 27456	DETR
GII	ESE, FRANK STEARNS			6/18/16	100-476445	PORT
611	LUERT, ALAN	hM	REV	4/24/44	100-445525	LGSA.
GII	LBERT, DAVIO JOSEPH	h/M	KEV	10/6/44	100-447736	NEWY
611	LMAN, JOHN	WM	CMS	12/16/20	100-235645	MILW
GLA	ASER, PHILIP	HM	CMS	4/30/15	100-348711	NEWY
Gui	LASH, MICHAEL JGHN, JR.	HM	REV	4/22/43	100-449951	WASH -
	LU. SAMUEL	HM	CMS	5/22/14	100-427949	SANFULTU
	NZALES, RUDULPH		MSC		105-176910	DENVARAR
	NZALEZ, ATANACIO BERRERA	WM	CMC	7/10/41	100-452568	LCSA
180	NZALEZ FERNANDEZ, ALBERTO	13.	PRA		105-174555	SANJ
	NZALEZ HERNANDEZ, JUAN CAVIO		PRK	5/13/51	105-241126 .	LNAZ
● GOI	NZALEZ HERNANDEZ, MANUEL DE JESUS	WM	PRN	1/16/47	105-156809	SANJ 🌰

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	6F	BEX	5/13/49	157- 13076	SANF -
GUOUMAN, PHILIP JOHN	MM	MSC	5/21/55	105-257666	LOSA
	WF	CMC	6/19/50	100-471841	LCSA
GURALIE, GEBAGE FRANK	M	REV	3/10/45	100-467093	SAND -
GURRE, FRANK				157- 23485	SPRI
GUTESKY, JAMES KENNETH				100-465132	
GUULD, JUSHUA RALPH	LM	CMC	4/14/45	100-450518	BIRM A
GUULD, KANDOLPH ELIGT	2.49	REV	5/ 5/49	100-455411	KANS
				100-337345	NEWY
The second secon				100-557545	SANF A
				100-474277	
CONTRACT CARL ID				100-444360	ALEX
					CHAR
GRANI CHACUNA PEDRU ARIUKU				105- 85159	SANJ
THUNGRANT PARLO, ARTURO				100-478589	SANJUUTH
ningkeen, GILBERT		CMS		100- 35868	HENYPHA
GREEN, JACOB GREEN, LARRY CRAIG	BM	CMS	6/28/02	100-332246 157- 33194	BALT
GKEEN, LARRY CRAIG					SANF
				100-451980	CHIC
				100-452214	CHIC
GREENE, PATRICIA MARILYN GREW, MICHAEL JAMES	PF	BEX	8/19/47	157- 22299	NENY
GREW, MICHAEL JAMES	KM	REV	10/22/54	100-480957	NEWA
GROLNNOU-GARCIA, BRUNILDA ESPERANZA	WF	PRN	7/23/51.	105-267309	SANJ 🌰
GROSSNER, MORRIS ALAN OLDER	WM	REV	7/11/48	100-450923	NEWY
GRUSSS, JUDITH ROBERTA	WF	CMS	3/ 8/44	100-464185	
				100-461415	MINN
GUILBE IRIZARRY, FEL IX					
GULICK, ROBERT LEE, III				100-466647	SANF
GUREWITZ, CATHER INE LESLIE			AND THE PROPERTY OF THE PARTY.	100-446264	NEWY
GUREWITZ, WONALD		CHT		100-444717	BOST
		CMT		100-473985	HOUS
				100-47555	BCST
		FRN			ACCESS ASSESSED AND THE PERSON OF THE PERSON
HAILE, ROY BARTEE, JR.				40- 41121 100-450202	NEWH
STO STORMAN CONTINUES OF THE STORMAN					
HALBERG, TOIVO JORMA				100-445139	HINN •
HALBERG, VIERRO JUHN				100-447499	MINN
HALBERG, VIEKKO JCHN HALL, GUS HALL, TIMUTHY				61- 8077	VEAA
				100-448761	CHIC
UUUUHALLINAN, CONN MALACHI			11/17/42	100-434479	SANFUUTU
MARHALLINAN, MATTHEW BRENNIS			12/8/40	100-438389	SANFARRA
HALSTEAD, FREDRICK WOLF		CMT	The same and the same of the same and the sa	100-371709	LGSA
HALSTEAU, VIRGINIA			6/22/32	100-427370	LOSA
		CMT		100-460923	STLC
HALYARD, HELEN BETTY	BF	MSC	11/24/50	100-474936	NEWY 🌑
HAMMERMAN, WARREN JAY	kM	REV	3/17/46	100-449032	NEWY
HAMMOND, KENNETH JAMES	MM	REV	9/ 5/47	100-461499	NEWH
AMPTON, JESSE NATHAN	BM	BEX	2/ 5/40	157- 22138	DETR 👝
HANDELSMAN, LEONARD	MM	REV	1/ 7/46	100-456889	CHIC
HANLY, MICHAEL STEPHEN	CM	MSC	9/19/48	157- 29367	OKLA
AHANSEN, ALLAN JOHN		CMT		160-380476	NEWY -
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	HANSEN, JUSEPH LERUY	
	HARPER, RICHARD JCHNSON .	
	HARDER SHELLA THORNE	
•	HARRIS, EMILY MONTAGUE HARRIS, JAMES E., JR. HARRIS, JOHN WESLEY, JR. HARRIS, LEMENT BACON HARRIS, MARC SHOLOM	•
	HAKUIS. JAMES E. JR.	
	HARRIS. JOHN WESLEY. JR.	
_	HARRIS. LEMENT BACON	
ii di st	HARRIS - MARC SHOLOM	
7 11 W 7 7 7 .	MARKIS, RICHARD HARKY	
14 17 41	HAR. IS. MISSIAM TAVIDO	
	HARRIS, WILLIAM TAYLOR HARFLINE, MELOUY ANN	
	MANILINE, PERRY LEE	
_	HARVEY, MARCIA	
	HAWKINS, CHARLES LARRY	
	HAYES, JEFFREY RUSSELL	
	HEARD, ROBERT JOSEPH	
===	HEARST, PATRICIA CAMPBELL	
	HEDGES, WILLIAM RALPH	
	HEERS, ARTHUR FRANK	
	HEIMAN, HAKRIET ANN	
	HELFAND, IRA DANA	
	HEMSLEN, JUDITH LEE	
_	HEMMINGSON, HANLEY LEON	•
	HENDERSON, JOSEPH PEARL	
	HENES. ROBERT STEPHAN	
	HENRY. CHARLES S. HENRY. RICHARD BULLOCK	•
	HENRY, RICHARD BULLOCK	
	HERMAN, IRVING	
	HERNANDEZ, MARIANNE	•
	HERNANDEZ, MAURICE	
•	HERMANDES OF DELCADO, MITTA	M.
M MAIN	HERNANDEZ URTEGA, FRANCISCO	A.
and the	MHEKKINK, SARAH SEYBULI	
A (0.5)	HESS, RICHARD THEODORE	
	HESS, RICHARU THEODORE HILLSON, JONATHAN HAVIS	
	HILL, MICHAEL DENNIS	
•	HILTUN, FREDDIE	
	HINCHEY, CAROL ANN	
	HINTON, WILLIAM HOWARD	
•	HIRSCH, PHUEBE ELIZABETH	
	HIRSCH, ROLAND ALFRED	
	HIRSCHFELD, JOAN RIA	
	HUARD, CHARLES ANDERSON	•
	HUBSON, BRUCE WARREN	
	HOBSON, JEAN STEVENS	•
•	HUFF, JEFFREY ALAN	2
	HUFFMAN, ABBOTT HOWARD	
	HUFFMAN, JOHN C.	
_	HUFSTETTER, RAY NELSON	
	I C. I C. III. III. III. III. II	

	•			7713713
hM	CMT-	£/16/10	100- 13359	KEWY
BM	REX	1/12/51	157- 27821	SANF
HF	CMC	1/ 3/39	100-472076	SAKF
WF	REV	2/11/47	157- 32994	SANF
BM	CMT	12/16/47	100-454264	. ATLA
BM	KEV	10/30/43	100-445298	BLST
MA	CMS	- 3/ 1/04	100- 15251	NEWY
KĦ	CHC	1/11/52	100-457417	SANFU
MS	BEX	4/21/40	157- 14790	NEWAR
kM	REV	1/22/45	157- 32993	SANF
WF	CMC	6/18/47	100-459250	SANF
HH	CMC	12/16/47	100-459251	SANF
hF	REV		100-475429	NEWY
BM	BEX		157- 15018	CHIC
MM	CMT	8/29/46	100-479340	SALT
BM	BEX	9/26/48	157- 15763	SANS
WF		2/20/54	157- 33745	SANF
kH	REV	1/10/47		CLEV
hM	CMC			DETR
	REV	1/ 7/47		NEWY
MA	REV		100-453204	NEWY
	REV		100-451802	NEWY
hM	CMS			MINA
	CHS		100-237430	BALT
	REV	8/ 6/38	100-439923	NEWY
	REV		100-459822	BALT
EM	BEX	Company of the contract of the	100-444362	. JKSN
kM.	CMS		100- 43260	KEWY
hF	CMT		100-457792	LGSA
SM	CMC	2/24/48	100-474167	LOSA
kF	PRA		100-478595	SANJ
WM		5/10/46	105-225432	ILAAZ
WF		5/ 5/50	105-208201	CHICA
MK		1/23/48	100-454861	DENV
wM		5/10/49		BOST
	BEX	5/7/42	157- 15022	NEWY
BM	8EX	2/19/53	157- 20172	NEWY
WF	CMS	11/26/44	100-463278	BUFF
hiM	CMC	2/2/19	105- 24012	PHIL.
WF	REV		100-453316	CHIC
MM	CMS	12/19/38	105-139366	3UFF
KF	REV	3/15/47	100-457534	BOST
84	BEX	5/19/49	157- 26637	DETR
WM.	CMC	10/ 1/49	100-466541	LOSA
WF	CMC	1/20/29	100-469101	SANF
MM	REV	11/17/44	105-186389	DETR
Wil	REV	11/30/36	100-449923	NEWY
Hid	REV	7/ 5/49	100-481415	CLEV
MM	REV	5/12/42	157- 32804	SANF
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HULDER, STANLEY RICHARD	ON MSC 4/20/50		OKLA 🌰
HURNSTEIN. ALVIN ZACHARY	MM REV 7/31/43		BOST
HURUWITZ, GERSHON PHINEAS HURTON, ANTHUNY WAKE HUYEN, RICHARD	HM CMT 5/23/41	100-434786	NEWY
MURTUN, ANTHUNY WARE	BM BEX ,1C/16/51	157- 17758	NEWA
HUYEN, RICHARD	MM CMS 7/ 9/49	100-465285	NEWY
BRENDA. ELIZABETH J.	WF CMS 7/28/49		PHIL
	WF. CMS 1/20/49		NEWA .
HUCLES, HENRY BUYD, IV	BM CMS 7/ 3/49		LCSA
HUGGINS. ERICKA COZETTE	8F BEX 1/ 5/48		SANF
HUNT, HARULD SIMON	M.CMS 2/26/07		LGSA
HUNT - WILLIAM FOWARD	BM BEX 4/ 7/47	157- 11919	ATLA
HUNT, WILLIAM EDHARD HUNTER, CHAKLES	BM CMS 12/20/47	100-464298	CHIC
	WE CMC 11/10/49		LOSA -
MUNULIYAMA, PATRICIA	OF CMT 1/18/45		SANDULLUL
NAMONIKIZARKY KUURIGUEZ, FRANKLIN	WM PRN 5/16/42		MAN TO A S
MUNITARY DIVINI PERIN	EM BEX 5/13/51		
TRWIN, RUNALD KEVIN ISRAEL, JARED MICHAEL	WM REV 8/ 1/44		DETR •
ITHEL DE VALUES EVA	WE CON ESTESS	100-441021	80ST
ATOMOE DE VALUES, EVA	WE LEW 3/10/20	103-122367	NEWY
ITURBE DE VALDES, EVA JACKSON, ANDREW	EM BEX 1/18/4/	157- 22790	NEWY •
JACKSUN, DUNALU HAUKILE	DW DEY 1/ 0/42	131- 20013	CINC
JACKSUN, ESTHER VICTURIA COOPER			NEWY
JACKSUN, JAMES EDWARD	BM CMS 11/29/14		MEWY -
JACKSUN, MEKIUN PAUL	HM MSC 4/28/28		MINN
JACKSON, ZACHARY MAURICE	BM CMS 10/10/50		WASH
JACUBS, JOHN GREGORY AGE ALMI ESTRED	HM MSC 9/30/47		CHIC
deduJACTED NAUGI EGIFEK	" WF REV 6/26/45	100-448126	NEWYUUUU
MANAMAKVIS, GIRNY MAKLENE LEVIN	WF CMC 1/22/46	100-474062	NEWYHARM
JAKVIS, MICHAEL VERNON	WM CMC 2/26/48		NEWY 🌑
JENKINS, CHARLES THUMAS		100-474933	HURF
JENKINS: EDWARD	BM BEX 6/ 6/52	157- 26813	DETR
JENKINS, MELVIN L.	8M BEX 5/ 2/52	157- 15440	SANF 🔴
JENNIESS, DOUGLAS FRANCIS	WM CMT 1/ 9/42	105-101357	NEWY
JENNESS- LINDA	WE CHT 1/11/41	100-448170	NEWY
JERUME, FREDERICK LOUIS	WM REV 2/10/39	105- 41624	SANF -
JUHNSUN, ARNULD SAMUEL	WM CMS 5/23/04	100- 12563	NEWY
JUHNSON, BRUCE KICHARD	WM REV 4/ 7/47	100-462621	CHIC
JUHNSUN, JAMES ALEXANCER	BM CMS 11/ 8/45		NEWY .
JUHNSUN, NELSON NAPULEON		157- 9855	CHAR
JLHNSUN, RICHARD EUGENE		100-462263	INDI
JCHNSON, WILLIAM SAMUEL	BM CMS 6/27/01	100- 44624	HZAR
JULLY, THUMAS OVERTON	8M BEX 7/24/41	157- 13973	SANF
JUNES, BERNICE	BF BEX 4/ 2/50	157- 20117	NELY
JUNES, BRENDA LEE	BF CMS 8/25/48	100-471210	NEWY
JONES, EVERETT LERDY	EM BEX 1C/ 7/34	100-425307	NEWA
JUNES, JEFFREY CARL	MM REV 2/23/47	105-175019	CHIC
JUNES, JOHN HERBERT	BM BEX 10/12/50	157- 26252	LOUI A
JUNES, SANDRA ELAINE	BF CMS 4/12/55	100-477731	WIEW
JURUAN, SUSAN B.		100-459597	SANF
	WM PRN 2/5/49	100-476114	SANJ 🌰
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JUREMAS, EDMUND ANTHONY	WM CHT 12/		
JUSTESEN. THOMAS MICHAEL	HM REV 5/		
KAHANE, MEIR D.		1/32 105-207795	
KALS, LOUIS		25/19 100-335615	The state of the s
KALIMTUIS, KUNSTANGINGS	. MM REV 3/	10/47 105-205115	. NEWY
KALISS, ANTHONY MORKIS		29/42 100-438502	
KALVELAGE, ANGELA MARIA	WE CHC % S/	21/46 105-205071	SANF
TUUNKANE, BEVERLY	WF REV 8/	27/49 100-457888	
""" KAPLAN, HILLIAM TODO	MM REV 7/	13/47 100-449706	MILW"""
ATSIAFICAS, GEURGE NICHOLAS	NM REV 4/	1/49 100-458434	
KATZ, ALVIN IRA	. WM REV 6/	3/49 100-457831	NEWY
KAUFMAN, ALAN ROBERT	W REV 3/	8/31 100-421187	BALT -
AUFNAN, KONALD	kM REV 2/	5/38 100-469462	CHIC A
KELLY, KENNETH MICHAEL	MM REV S/	24/45 100-460887	SANF
KELLY, MICHAEL DAVID	MM CMT 7/	14/44 100-455779	
KELMER, KUSSELL COVER	An and the same of	17/41 105-208782	
KEY, PHILLIP A.		15/47. 157- 27920	TOTAL STATE OF THE
KILIAN. MELODY KAY	HF REV S/	15/43 100-458229	
KINCES, FRANK I.		24/12 100-363922	
KING, ALCNZO VICTOR		27/43 157- 27754	and the second s
KINGSTUN, BARBARA JOAN		12/42 105-191605	
AIRSCH, HERMAN		1/21 100-367935	
KLAFTER, DAVID BENJAMIN		1/46 100-457945	
KI INF. STEPHANTE CATHERINE		14/46 100-473422	
KLING, JACK		14/11 100- 31966	
KLINGEL, WILLIAM JOHN		20/47 100-453921	
KLUNSKY, FREUERICK ACLEN		14/48 100-450816	
A KLUNSKY, MICHAEL KENNETH		25/43 106-448162	
 KLUNSKY, MICHAEL KENNETH KLUNSKY, SUSAN JUDITH 	WF CMC 10/		
. KINUX, GEURGE WILLIAM RANDCLPH			
MUEHL, MATTHIAS, JR.	100 April 100 Ap	22/35 105- 73527	
NUMBERGLIS, DUROTHY LORRAINE	WF CMT 1C/		
AAAAKULKIN, ALEX		25/00 100-366021	- L A A
KGMGROWSKI - CONRAC ALEXANDER			
	WH CMC 1C/		
KUNACS, EUMOND ANTHONY KUNACS, EUMOND ANTHONY KANSDORF, HERBERT K.		19/24 100-362987	
MANSDORF, HERBERT K.		17/17 100-217722	
KKANZ, RUGER GARY	MM REV 6/		WASH
KRCHMAREK, ANTHONY S.		20/98 100- 9391	PORT
KUGELMASS, LOIS ELLEN	WF CMS 12/		Bost 🍙
KUKICH, GEURGE		5/41 100-449334	NELY
KUNSTLER, WILLIAM MOSES	MM CMS 7/	7/19 100-439612	NEWY
KUKSHAN, NANCY SARAH	hF REV 2/	4/44 10U-446949	SANF A
HUUUKURTZ, ALAN EARL	WM CMS 9/	16/41 100-466622	SANFULLY
ANNAKUKZ MAX		16/18 100-400854	· NEWYANAA
KURZWEIL, BETTINA APTHEKER		2/44 100-434782	SANF A
KURZWEIL, JACK H.	WM CHS 11/		SANF
KUTNICK, LISETTE LEVY		22/14 100-234265	SANF
AAAAAN, JAAN KARL	WM REV 3/	21/48 100-464273	
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LACUNICH, ANNA PASTOR	NF	CMS	2/16/13	100-193187	NEWA
THULLAMONT, SUSAN ELIZABETH			2/29/47		S CSTUTE
MANILA KUUCHE, LYNDON HERMYLE, JR.			9/ 8/22		HENY
LATIMER, KAREN LEE	WF	REV	5/24/47	100-453446	LOSA
LAUB, LEVI LEE	hM.	REV	12/23/38	105- 78890	
LAUDERDALE, JAMES NORMAN	KM	CMT	3/16/49	100-444374	DENV
LAWSON, LERGY DAVID	em	BEX	12/17/44	157- 13660	
LAZAR, NANCY LYNNE	WF	CMT	11/ 4/50	100-469252	NEWY
LEADERNAN, ARTHUK ISAAC	. km	REV	4/ 5/47	100-469436	
LEBRUM SUTU, MANUEL FERNANDO				105-186394	SANJ 🌰
LEBUKG, DENNIS ROBERT			1/ 9/45		LUSA
LEBUKG, SHEILA LYNN			1/ 2/47		LOSA
LEBURG, SHEILA LYNN LEE, ANN MUY LEE, ERNESTINE DELORES	OF	CMS	11/ 4/20	105- 23063 -	NEWY
LEE, ERNESTINE DELORES	8F	CMS	3/ 6/54	100-472751	WASH
reet lawe?	CM	CMS	4/18/15	100-399836	KENY
LEGG, JERKY LYNN				100-478043	CHIC
LEIBENSPERGER, DANIEL KERMIT				100-455937	BALT
LEIVISKA, HELEN S. LENCL, MARK GREGURY LERNER, JONATHAN CAVID				100-25571C	MILW
LENCL, MARK GREGURY			11/28/46		SANF 🌰
LERNER, JUNATHAN CAVID	WM	REV	3/29/48	100-449781	BCST
LEKNER, MICHAEL FHILIP				100-449274	NEWH
LESPIER ARRUYU, FELIPE	WM	PRN	7/ 4/30	105- 98584	SANJ 🌰
LEVENSUM, GOLDIE SUCHOVICH	hF	CMS	8/ 7/13	101- 1534	WEAA
LEVENSUM, LEONARD BERTRAM	kM	CMS	7/ 2/13	61- 8781	NEWY
EVILAIN, GUY BUBULENIS, THEOPHOLIS FREELIEBONITZ, TRA	inM	CMS	6/25/36	105-206066	MINN
BUINCENIS, THEUPHOLIS	BM	BEX	7/11/40.	LUO-447233	SANDUUAU
	L M	REV	9/19/46	100-454022	NEWY AND
LIGHTFOOT, CAROLINE COLLIER	WF	CMS	11/28/20	100-341952	INOI 🌰
LIGHTFUOT, CLAUDE MACK	BM	CMS	1/19/10	100- 108	INDI
LIMA: ALBERT JASON	hM	CMS	8/31/07	61- 7508	SANF
LIMA, HELEN	hF	-CMS	3/31/17	100-427235	SANF
LIMA, MICHAEL	, MM	CNS	8/30/49	100-445099	SANF
LINDER, WALTER			5/. 2/30		NEWY
LINUSAY, JAMES ROBERT				100-360845	SANF •
LINUSAY, RUBERT LEWIS				100-469801	a ASH
LINE, JUHN DOUGLAS			1/1/47		BETR
LINTUN, BEKNICE SARAH.				100-149294	
LIPPMAN, ROGER HENRY	FW	REV	11/ 7/47	100-448621	SEAT
LITTLE, JAMES LLOYD	, MPL	CMT	5/24/47	100-453658	NEWY
			2/21/50		CHAR •
LIVINGSTON, SYLVIA			6/8/47		BALT
LLCKE, GENE LAVERNE			4/26/47		HGUS
LUCKSHIN, ARNOLD			2/ 3/39		LCSA
			16/13/45		PITT
LUNG, ALVIN PENROSE, III		REV		100-453720	NCRF
• LUNG, GERALD WILLIAM			1/22/36	105-131727	SANF
LUPEZ, JUAN CARLUS	<u> </u>	CMS		100-449497	SANF
LCPEZ ACEVEDO, BERNARDU		PRN	100 N	105-200457	SANJ
LUPEZ DE ORTIZ, CARMEN NOELIA	WF	PRN	11/ 3/48	105-210644	WEMA •
all mi es ai				•	12 12 12 15

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■ LOPEZ MUNTANEZ, WILFREDO	WM PRN 2/3/45		SANJ 🌰
LUPEZ MONTES, ANGEL RAMON	WM PRN - 7/ 2/50		SANJ
LUTIS, LERLY, JR. LEVEJOY, SAMUEL HOLDEN	BM BEX 4/- 2/53		CHIC
LEVEJOY, SAMUEL HOLDEN	MM REV · 9/17/46	100-457210	BOST
LUGU CASADD, ANGEL	WM PRN 3/ 1/49	105-215185	SANJ
LUMER, HYMAN	MM CMS 7/ 1/09	100- 71611	NEWY
LUMPKIN, DIANNE CHRISTINA	WF CMS 11/21/49	100-465281	CHIC A
LUMPKIN, JUHN RUBERT	BM CMS 7/28/51	100-450305	CHIC
MACHTINGER, HOWARD NORTON	M REV 4/23/46		CHIC
MACKLER, JEFFREY	M CHT 4/25/40	100-438213	SANF A
MAHN, WILLIAM HOLBROOK	WM CMT 10/ 5/46		LOSA
MALUUNADO CINTRON, PEDRO ANTONIO			SANJ
	WM REV 12/27/42	100-456046	CLEV A
MALECKI, RUBERT ALAN MALTZMAN, SAKA FRANCES	WF CMC 4/21/51	100-467127	PORT
MANGAGANG. BABA JEANNE	kF CMS 9/22/15	100- 42978	SEAT
MANGAGANG, BABA JEANNE HAKLHANT, CHARLOTTE E. MARLUS, BRUCE DAVID	MF KEV 11/20/46		SANF A
MARLUS. BRUCE DAVID	WM CM1 3/25/48		SAND
MARCUS, PHILIP LECH	M REV 4/23/42	100-449624	BALT
MAKI BRAS. HIAN	M PRN 12/ 2/27	105- 292	A LINAS
MARI BRAS, JUAN YANNAKI PESQUERA, JUAN RAUL	WM DRN 3/25/65	105-211882	SANJUUT
ATTOMAKKMAN. MARY IN JOSE	LM CMS 7/ 1/39	100-429403	NEWYORK
ATTIMAKKMAN, MARYIN JOEL MAKQUES, JOSEPH FRANCIS, III	MM DEV 3/20/42	100-479803	HASH A
MARQUEZ CASTILLU, ALBERTO LUIS A.	LM DRN 3/14/39	105-137756	LAAZ
MAKAHIT. FREIN RUSTER	WM CMS 8/21/26		KINN
MAKUUIT, ERWIN BUSTER MAKSH, ROBERT L.	HM REV 4/ 1/52		
	WH MSC : E/27/30		INDI T
MARSHALL, JOHN DAVIG	M CMT 4/10/43	100-440651	NEWY
MASUN, ILA LUCILLE	EF BEX 2/15/50.	157- 20702	NEWY
MASUN, JOHN FRANKLIN	BM 6EX 11/14/49	157- 25023	DETR
MASON, JOHN LEE		157- 9144	NORF
MASSARI, KOBERT ALAN	WM REV 1/21/47		PHIL A
MASSEY, WILLIAM EVERETT, Jk.			CHIC
MATTHEWS, CUNSTANCE EVADINE		157- 13656	NEWY
MATTHEWS, DAVID LEE		100-455137	BALT
MATTHEES, CENEGE LIBERTH		157- 23946	JKSN
MATTHEWS, I. G. ID.		157- 5804	JKSN
MATTHEWS, GEORGE LORENZO MATTHEWS, L. E., JR. MAYER, PAUL MICHAEL	HM MSC 2/24/31		NEWA
MAYFIELD, JAMES JOHN	BM REV 9/10/41	157- 32722	SANF
MAYFIELD, NORMA LEE	BF REV 4/24/39	157- 32742	SANF
	WM CMT 5/ 4/41	105- 74261	NEWY
MAZELIS, FREDERICK NC CRADY, ROBERT	BM CMS 4/ 5/52		INDI
No CULLUUGH, CELESTE	WF REV 4/23/47		
MC DERMUTT, MICHAEL FRANCIS	WM CMC 9/ 5/45		NEWY -
BANNIE EVUY HARY MICHAELEEN	WE REV 9/ 9/35	100-471255	MITMITIA
ARRANC MAIN, JEAN CAROL	BF BEX 1C/11/46	157- 26561	DETRUVA
	BM BEX 10/30/48		
ML PHAUL, ARTHUR CARLBERT	BM DEX 10/30/46 BM CNS 12/14/09	157- 26560 100-335517	DETR DETR
HEANS, RUSSELL CHARLES	OM REV 11/10/39		
· · · · · · · · · · · · · · · · · · ·	the first contraction that the part of		MINN
MENTUM CAELLES! 1025 MICATAS	NM PRN 8/18/53	100-479572	SANJ 🌑

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mEDANA MERCADO, LUIS		RN 11/ 6/49		SANJ
THUMEGURA, PETER ALEXANDER		SC 3/12/52		NEWHULL
BARAMEISELMAN. MICHAEL FANWICK			100-448801	BALTARA
MEISNER, DIXIE BAYO		AN 4/29/40		SANJ 🌰
KELENDEZ LUGG, HECTOR LUIS	MM P	RN 9/28/53	105-224701	SANJ
MELENDEZ PEREZ, GERTRUDIS		SC 4/19/16		LAAR
MELENDEZ VELEZ, EDWIN J.		RN . 8/28/51		SANJ A
		MC 11/15/50		SANF
MENUEZ, ABUIAS		MT 2/19/52		NEWY
MENSH, ELAINE HANNAH		MS 1/14/24		NEWY .
MERCED ROSA, FLORENCIO		RN 1C/ 6/47		RENY
MERKILL, EDWARD WESLEY		MT 4/ 6/24		BUFF
MERKILL, JEANETTE ANN		MT 11/30/32		BUFF •
HUBUMETELITS, MELVIN		MS 8/19/33		PHILUUM
ARRIMEYERS, DOUGLAS LANN			100-480626	DENVARA
MEYERS, GEORGE ALCYSIUS	WM C	MS 11/ 3/12	100-206800	NEWY
		MT 3/ 1/45		account accoun
				SEAT
AEYERSUN, JUHN EUWARD		MS 2/8/52		PHIL
MEYERSUN, MICHAEL GENE			100-435008	NEWY
MILES, MATILDA JANE	WF C			LOSA
MILLER, JOSEPH		MS 12/15/11		PHIL
	hM C		100-456509	BALT •
		KT 12/17/51		CHIC
HILLER, SHERMAN NATHANIEL	BM C			DETR
MILLIES, STEPHEN ARTHUR	. WH C			MILN
MILLINER, KENNETH BRADUS			. 100-468947	NEWY I
MIRELOWITZ GEOFFREY WALTER	NM C	NT 1/ 7/54	100-459397	NEWY
MITCHELL, CHARLENE ALEXANDER	BF C	MS 6/ 8/30	100-401066	NEWY a
MIZE, NANCY JANE	WF K	EV 5/ 2/40	100-475521	BALT
Munuu, Leunard	em 8	EX 7/16/52	157- 24836	SANF
MUNICA, DUUGLAS ROBERT	MM C	MC 11/24/50.	100-452711	SANE -
MONRUE, DIANNE	WF C	MC 11/ 1/51	100-452711	BIRM
MUNTEIRO, ANTHUNY BARRY	BM C	MS 1C/31/45	157- 7126	PHIL
MUJRE, MANUEL LEONARD		ALEX TORRESTEE CONTRACTOR VI TORRESTEE	157- 33324	SANF .
The state of the s			100-477428	CLEV
MUGKHEAD, LAURA KAY	BF C	MT 7/15/50	100-469388	LOSA
AUUKHEAD, MURIEL KONIQUE	hf M	SC 5/24/50	105-253717	LOSA -
VILLEMUKA. DENNIS	HM C		100-443836	NEWVILLE
MANAMENTALES RODRIGUEZ, GERVASIO, JR.	WM P		105-200453	SANJ
MURAN, FRANCINE SHARON	HF C	NE THAT I STATE OF THE PARTY OF	100-472489	BUFF .
MCRAN, PAUL NORMAN	HM C		100-476371	BUFF
MURFORD, KICHARDSON ARDEN	. WH C		100-191710	NEWY
AGREAN, RICHARD THUMAS	- kM M	The same of the sa	157- 25549	SACR -
MURI, MARK WAGGONER	WM C		100-467587	ATLA
MURUZE, LEWIS MORRIS		MS 12/17/15	100-467367	NEHA
MURKIS, HUNARD ARTHUR	MM C			
MURRISON, WILLIAM FRANKLIN, III			100-464745	STLU •
		EV S/13/50	100-472819	BALT
MUSKUWITZ, LAWRENCE CHARLES		M\$ 10/16/47		BUST
MUYLAN, MARY ASSUMPTA	hf K	EV 8/15/35	02-114353	BALT

н.	•		į			3/13/13
	MULLEN, CAROLYN JOAN	WF	CMS	1/17/42	100-443935	SANF A
	MUNAKER, SUSAN PHYLLIS	WF	KEV	5/ 5/39	100-449225	BUFF
	MURUUCK, CHURCH ELWOOD, JR.	Mid	MSC	10/20/25	157- 24889	
•	MURIENTE PEREZ. JULIO	MM	PRN	6/19/51	105-190637	SANJ 👝
	MUKPHY, FRED RUSSELL	WM	CHT	6/ 7/5C	100-458914	STEG
	MYERS, ELIZABETH CHARLOFF	HF	CMT	12/24/43	100-439952	NEWY
	inki (BC - LYMAW	em	BEX	* 7/ 9/40	157 9481	ATLA A
	NAUER, ALLAN THUMAS			5/ 4/45	100-452383	BALT
	RAGIN, RICHARD DAVID			9/16/41	100-466253	CLEV
	NAZARIO BAEZ, LUIS			6/ 1/25		
	NAZARIU GRILO, NESTUR		PRN	3/15/24	105-114389	SANJ
	NAZARIU KODKIGUEZ, ADA VIGLETA		PRN	11/14/40		
	NAZARIU TRABAL, NESTOR RISCOLDO			11/25/49		SANJ A
	NEAS, WILLIAM DALE	MM	CMC	11/21/47	100-451549	MILW
	NEAS, WILLIAM DALE NEIBURGER, COLIN STUART	Med	REV	12/ 4/49	100-454935	CINC
	NELSON, DAVIO WILLIAM				100-476995	
	NELSON, RALPH	HM	CHS	11/27/C8	100-299230	PCRT
	NESBITT, HENRY LEE, JR.	em	BEX	1/14/52	157- 23356	SPRI
	NEUBURGER, BRUCE ALAN	hM	CMC	5/ 7/47	105-195946	SANF -
	ENEUFELD, RUSSELL TUDD	hM	REV	9/22/47	100-450475	WEMANARA
N P O	MNEWCOMB, KENNETH EDWARD	MM	CMS	11/8/41	100-447977	NEWYRANA
	NEWCOME, SYLVIA	kF	CMS	7/27/42	130-437909	NEWY -
	NEWMAN, GRACE MORA	hF	CMS	1/ 5/25	100-446844	NEWY
	NEWMAN, MORTON	Mid	CHC	5/10/42	105-149323	SANF
	NEWTUN, HUEY PERCY				105-165429	
	NICHAMIN, JULIE ANNE	. hF	REV	11/ 8/42	100-452121	. : NEWY
	NIX, DENNISMHARREN				157- 25530	
	NUBLE, CHARLES NUODBRIDGE	hM.	CHC	5/19/47		SANF A
	NULUGN, FREDERIC ANTHONY	BM	BEX	11/21/46	157- 15899	SANF
	nerman, and huny	BM	BEX	11/22/49	157- 17089	DETP
	NURMAN, THUMAS EDWARD, JR.	BM	BEX	8/21/44	157- 16501	JKSN 👝
A A N	gNURTH, JOSEPH	WM	CMS	5/25/04	100- 61835	MEMANANAN
u n u	MALVICK, PHILIP				100-274544	
	mukin, Juseph muvičk, Philip mussbaum, Jack Michael	MM	CMC	6/27/47	100-451937	CINC _
	NY BERG, DENNISON PEER				100-452>>8	MINN
	NIBERG, TERESA KAY	MF	REV	11/ 7/44		MINN
	UBERMAN, ALAN JAY		REV		100-458430	. PITT
•	OCHS, RICHARD JOHN	HM	CMC	6/ 9/38	100-449376	BALT
	UJEVA, NÚKA ELIZABETH		CMS		100-440593	NEWY
	UJEUA KEYES, FELIX		PRN		105- 90964	. NEWY
	U NEAL, FELIX LINDSEY		BEX	and the second s	157- 12363	KANS
	O NEAL, RICHARD KENNETH		BEX		157- 20928	SANF
	O REILLY, SEAN MICHAEL		REV		100-473961	PORT
₹.,	URTIZ. BARBARA JUYCE		CMC		105-239005	LOSA
	URTIZ ABREAU DE BAERGA, CARMEN E.			10/12/46	105-211128	SANJ
	CTTU, ELDA LILLIAN		CKS		100-426240	SEAT
	PAUILLA ROURIGUEZ, HUMBERTO		PRN	2006 20 30 30 BM	105-246398	SANJ
	PAGAN HERNANDEZ, HUMBERTO		PRN		105-196075	LMAZ
	PARALITICCI RIVERA, CARLOS MANUEL	MM	PRN	12/30/11	105- 33260	SANJ 🌑
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प्याचा । संस्था

PAKAS, MELINDA LINDSEY PAKASCUNUDLA, JANET BARBARA	HF REV 9/26/53	100-457989	SANF
PARASCUNUULA, JANET BARBARA		100-453986	NEWY
PARMER, GEURGE CLEVESTER	EM REV 4/14/48		MASH
ARRILLA CRUZ, JUSE JUAQUIN	WM PRN 4/30/40	105-194860	SANJ 🌰
PATRINGS, SONDRA	WF CMS 2/13/41	100-423949	PHIL
PATTERSUN, DELORES JANE	BF BEX 5/ 5/41	157- 14681	SANF
ATTERSUN, WILLIAM LORENZO	BM CMS 8/27/91	100- 39	NEWY .
PLANCE, MALLORY Y.	WM CMS 4/ 6/35	100-440544	LOSA
PLANCE, MALLORY Y. PLANL, DENEK PERCY	WM REV 7/ 3/37	100-456640	NEWY
PEAKSUN, KATHRYNN ELIZABETH	WF CMS 5/31/43	100-441359	CHIC A
PEAKSUN, THEUDORE	MM CMS 7/22/42	100-440201	CHIC
PEERY, HARRIET AMELIA	kF CMC 1G/24/27		CHIC
- DEELV. NEI CHN DONAL II	BM CMC 6/22/23	100-351898	CHIC -
BUNDPENDAS. MICHAEL VINCENT	WM CMT 3/16/45	100-463931	LCSAUUTU
BUUUPENDAS, MICHAEL VINCENT RRAMPEPPER, DAVID STEVEN PEREZ. DAVID	MM REV 12/23/37	100-468673	NEWYDAAA
PEREZ, DAVID	MM PRN 4/10/50	105-202524	NEWY A
PEREZ, RUBERT, JR.	WM MSC 4/18/42	100-458051	SANA
PEREZ. SAMUEL	M CHS 2/ 2/49		NEWY
PERLZ LULUN, MANUEL ANTONIO		105-206236	NEWY .
PERLY FIRMAT, JOSE GILBERTO	WM CFT 6/6/51	134-20125	NEWY
PEREZ GANDIA, FRANCISCU	WM PRN 6/19/43	105-190854	LAAZ
PEREZ PEREZ, ALBERTU	WM PRN 1C/24/45		CAAS LXAS
FERL, WILLIAM R.	WM MSC 5/21/46		
PEKLG, ARTHUR JOSEPH	WH CMS 11/ 2/47	140-447270	BALT
PERLO, VICTOR	WM_CMS 5/16/12	100-441212	PORT
	ME CMS 11/27/41	100-302120	NEWY
PERSKY, JARAN JUSEPH	NA CHE 11/21/41	100-450057	PHIL
	M'REV 5/18/49		CLEV
PETITE BOARD MARIES	MM. CMC 3/26/54		BUFF
PETITE, RONALD DANIEL		157- 30406	MINN
PETRIN, CHARLES WHITMAN		100-463425	BUST
PETTY, SAMUEL LEE	EM BEX 5/14/48	157- 11158	ALEA •
PFEFFER, RICHARD NUNROE	MM CMC 12/ 7/36	100-462041	SALT
PHILLIPS, ANNE ELLEN	WF CKS 7/ 6/45		PHIL
PIEKCE, WILLIAM LUTHER, DR.		157- 6353	ALEX •
PINDERHUGHES, CHARLES ALFRED, JR.		157- 15995	BALT
PINTADU BURGOS, WILLIAM	M PRN 4/26/45		SANJ
PITTHAN, JOHN ORION		100- 30667	NEWY .
PERUPIZAHRO CLAUDIO, DORIS SYLVIA	. BF PRN 12/31/49	105-206777 .	SANJUUTU
Anonplank, FREDERICK DE LA ROSA	HM MSC 4/ 8/52	105-212099	LUSARAKN
PLAKD FAGUNDO, AUGUSTO CARLOS	W but 3/10/38	105-147848	SANJ
PGINDEXTER, DAVID RUDOLPH, JR.	BM CMS 12/14/33	100-423639	MAIM
PULLAK, RICHARD DAVID	WM REV 5/28/40	100-479293	NEWY
PULLOCK, BRUCE KENNETH	WH CMC 3/19/46	100-467891	SANF •
FUTASH, INVING	WM CMS 12/15/G2	62- 21381	NEWY
PUNELL, JEFFREY DAVID	MM REV 9/23/50	160-455228	CLEV
PUWELL , LARRY CORNELL	BM BEX 16/ 8/51	157- 15266	DETR
PUWER, KATHERINE ANN	WF REV 1/25/49	100-461135	BEST
PUWERS, JOHN EDWARD, JR.	MM CMT 10/31/43	100-447216	SANF
PUWLESS, HERBERT GEORGE	OH MSC 2/22/37	157- 28724	MILW .
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PRATT, LLHER GERARD	BN BEX 9/13/47	157- 12311	LOSA 🌰
PRENTICE, PHYLLIS ELIZABETH		100-471706	NEWY
PRICE, JACKIE TEVIS PRICE, PHILLIP JAKE	8M REV 10/ 3/48 8M REV 6/19/46	100-471198	HOUS
PRICE, PHILLIP JAKE	BM REV 6/19/46	105-204255	SANF 🌰
PRINCE, DAVID ALAN	M CHT 3/ 7/43	100-438834	LGSA
PRINCE, DAVID ALAN PROCTUR, RUSCOE QUINCY	PH CMS 2/22/21	100-282013	NEWY
ARUEMMEL, ERNEST RODERICH, III	MH REV . 7/ 9/53	100-454345	SPRI 🗪
InduPugh, GARY FREDERICK	M REV 12/28/45	100-452866	NEWYUBIN
MARPULLEY, ANDREW CLEVE WILLIAND, FERNANDO	8M CNT 5/ 5/51	100-454619	CHICARAA
uljano, fernando	WM REV 7/28/47	100-451291	NEWY -
KAUELL MARTINEZ, NAKCISO ANDRES	WM PRN 8/18/34	105- 83053	SANJ
MAISNER, CHRISTIAN LEE	MM REV 7/31/40	105-122483	CHIC
m KAMIREZ, ROY BROWN	MM PRN 7/19/45	105-210941	SANJ A
	MF PRN 11/ 8/49	105-201263	SANJ
KAMIKEZ RODRIGUEZ, ADELINA KAMUS, AVELING KAMUS CULON, DELFIN KAMUS KOURIGUEZ, ROBERTO	WM CMS 4/12/34	100-445222	SANF
AAMUS CULUN, DELFIN	WM PRN 8/18/26	105-142945	SANJ A
KAHUS KOURIGUEZ, ROBERTO	WM PRN 3/22/48	105-167009	SANJ
kamsey. David Thomas		100-467267	BOST
A KAND, ESTHER TREBACH	WF CMS 4/18/07		NEWY A
RANDLE, BRIDGES		100-448719	SANF
KANKIN, CHARLES WESLEY, JR.	MM REV 1/15/49		NEWY
RANKIN, CHARLES WESLEY, JR. RANSOM, JOHN SWIFT	WM CMC 2/ 6/54		SANF A
KAPUPUKT, ISAAC MORDECAI	WH CMS 11/ 1/93		SANF
RASKIN, ELEANUR E.	WE REV 3/16/46	100-453280	NEWY
RASKIN, JONAH SETH	MM. REV - 1/ 4/42		NEWY
RASMUSSEN. STEVEN CLARENCE	NH CMS 1/ 6/52		PHIL
KAUCH, CURT S		157- 20520	PHIL
RAZAVI, JAHANGIN		100-447334	SANF -
REAVIS, RESECCA AUGUPHINA BRENNER	WF REV 12/28/44		HOUS
CEAL PADRIC	MF CMT 4/ 2/45		SANF
White CATS SMM	MF REV 5/ 7/48		NEWY
THUNKEYES, JAMES HERBERT		100-45442	BOSTUUTU
MANAKEICH, THEODURE CARL	M CHS 6/ 1/42		NEWYORK
A KELLLY, BARBARA		105-186685	NEWY
kelinstelm, CARL	W CHS 4/21/17		CETR
HEISSNER, WENDY ANNE	NF CMT 1/6/45		
			LOSA
RENTAS KUDKIGUEZ, JENARO REYES SUTO, JUAN ANTOLIN	WM PRN 4/4/37 WM PRN 11/23/36		SANJ
REYNOLDS, JAMES CHARLES	The second secon	100-467361	SANJ
AHUUES, KOBERT NORMAN	WM CMC 8/24/50 BM CMS 6/6/32	100-464511	HOUS
KICE, ETHEL JEANN PATTERSON			CHIC •
RICHARUSUN, CALVIN BUFFALO GEORG	BF CMS 7/18/49		SPRI
go an index important of a record of the Annual Management in the Annual Management of Annual	EN CHS 8/5/49	157- 21679	NEWY
RICU, DAVID	BM BEX 2/18/43	100-447847	ATLA •
KILFE, MARTHA SUSAN	M MSC 11/19/46	105-209283	SAND
RILCY, ANITRA	WF REV -5/16/49	100-461434	BOST
KILLY, WALTER PHILLIP	BF REV 2/ 9/44	100-466939	UETR •
	BM REV 5/ 1/44	100-448456	DETR
KING, HARRY	WM CMT 3/23/18		LCSA
MISTURUCCI, CARMEN MARIA	WF CMS 7/27/45	100-443931	NEWY -

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	WF CME 9/13/47	100-447060	NEWY
HODINISTURUCCI. JOSE ANTONIO	WM CMS 7/24/43	100-443768	NEWYHUU
ANANKISTURUCCI, ROQUE, JR.	WH CMS 2/25/45	100-443785	MEMAUPU
RIVERA, EDLIN	MM KEV 5/26/52	100-481507	CHIC
ALVERA BURGUS, LUDAILIA	WF PRN 8/31/35	100-478530	SANJ
k.veka Cabrerka, Ivan	BN PRN 2/22/47	105-171077	SANJ
RIVERA FIGUERDA, ANTONIO ANIBAL	MM PRN · 3/23/46	105-149778	SANJ 👝
RIVERA LUFEZ, ISRAEL	MM PRN 1C/21/51	105-217775	LAAR
KIVERA LUGU, CARLOS MANUEL	WM PRN 6/30/48	105-269026	SANJ
ALVERA MONTERO, FLAVIA	BF PRN 11/ 4/48	100-455118	SANJ 🛋
RIVERA RIUS, RODOLFO	MM PRN 5/ 2/43	105-166773	NEWY
RIVEKA KIVERA, FRANKLIN VICENTE	MM PRN 11/28/49	105-247949	SANJ
ALVERA SANTANA, JOSE ESTEBAN	WM PRN.: 9/ 1/55	105-252770	- SANJ
RUBBINS, TERRY FRANKLIN	M REV 10/ 4/47	105-167937	CHIC
RUBERTSUN, JAMES MATTHEW	WM CMT 11/28/28	100-360207	NEWY
RUBINSON, DOROTHY WARD	BF CMS 1C/13/17	100-369020	HEWY
		157- 24421	SANF
RIGISING MARK ALLEM	LM DEV 10/ 1/52	100-446382	TAMP
RUBISUM, MAKK ALLEN RUURIQUEZ, ENKIQUE LEAL	CM MSC 16/29/54	157- 31777	SANF A
KUURIGUEZ, JAMES HERNANDEZ	MM MSC 3/ 5/45	105-212093	LUSA
	MF CMT 2/13/48		NEWY
AGERIGUEZ MULLRO, CRUZ DEL CARMEN			SANJ
	WM PRN 1/ 1/52		SANJ
MUNKIGUEZ CUINONES; RENE	LM DUA 1/22/66	106-202012	SANJ
RUURIGUEZ SANTIAGO, JOSE NEFTALI	LM PRN 5/13/21	1นว่- ช2059	LAAC
THE HRUGERS, HARULL STEVEN	hm PRN 5/13/21 BM CMS 12/25/42	100-470400	CHICARA
MANAROGERS, JOSEPH ABBOTT	HM CMS 1/29/52	100-466692	NEWARRE
RULLINS, JAMES HENRY	BM BEX 12/18/40		STLC A
RULUN, REDAMES LUPEZ	HH MSC 10/18/49	105-212096	LGSA
RULUN, SAHUEL	WM MSC 8/21/46	105-219303	LGSA
RUMERU DE HERNANDEZ, LUISA ANTONIA		105-205752	SANJ
KUHERO PIZARRO, OSVALDO	BM PRN 8/10/47	105-213720	SANJ
LASE CHOALD MACK	MM REV 6/12/48	100-454158	CHIC
NUSE, MARGARET PEACUCK	MF CMT 2/25/50	100-454099	ATLA
RUSEN, HELEN LEONIE	BF CHC 10/25/50		MILW
RUSEN, MICHAEL DAVID	M CMC 3/ 8/48		MILW
RUSEN, MILTON KLAFF	HM REV 5/20/26	100-408985	NEWY
ROSEH, PAULINE	HF CMS 1/ 4/94	100- 50026	NEWY
RUSENSTEIN, NATALEE ANN	WF REV 6/17/47	100-456311	NEWY
RUSS, LAURA	MF CMS -5/28/13		∂OST ●
ROTH, RUBERT HENRY	WM REV 37 3/50	100-451373	CHIC
RETHMAN, WILLIAM RUSSELL	MM REV 11/30/41	100-448940	CHTC
AUBEL, CANTEL	MM CMS 10/25/05	100-410492	VEMA .
RUBIN, INVING SEYMOUR	WM MSC 4/12/45	105-219329	LCSA
RUBIN, MURTIMER DANIEL	WM CMS 8/ 6/31	65- 60544	NEWY
A KUUL, MAKK WILLIAM	M REV 6/ 2/47	105-178669	CHIC _
RUIZ DAVILA; EDMUNDO	MM MSC 3/13/47	105-207733	SANF
KUSSELL, JUUITH BARBAPA	HF REV 10/ 9/46	100-444298	SANF
SAEZ ULIVERA, LIBRADO	WM PRN 3/20/28	105-213856	SANJ 🌰
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SAFFOLD, LULA	BF CMS 10/11/09	100-399598	CHIC 🌰
SALAK, JARGSLAW	WM REV 2/ 9/4/	100-464772	PITT
		100-461449	PITT
ALISBURY, WILBERT ALLEN	BM HSC 2/ 2/49	157- 17811	NEWY 🌑
SAMETH, JULIE MARIA	WF CMC 4/ 9/48	157- 32746	SANF
SAM'SUN, PAUL RAYMUNU	WM CMC 9/25/53	100-462408	SANF
AN, CARUL RETH	WF CMT : 4/30/55	100-480784	SAND A
HUHUSANTANA RUHDA. PEDRU		105- 81636	SANJUUUU
MANNSANTOS VELAZQUEZ, NELSON	BM PRN 5/16/42	105-237814	SANJERAR
SARGENT, WILLIAM FREDERICK	OM MSC 8/17/29		CHAR _
SAVULA, ARVO MATTIAS	WM CMS 6/13/G8		MINN
SAWICKY, MAX BEN	WM REV 11/13/49		NEWA
	WF REY 1/18/49		BCST .
The second control of	HM CMS 2/26/52		NEWY
SCHARRET, THOMAS CHARLES	WM CMT 11/23/51	100-457839	LOSA
SCHEER, CHARLES ELLIOT	MM CMT 7/ 3/14		A MIK
SCHICKEL, LEU FRANCIS	M REV 2/ 8/48		SANF
SCHMERLER, SAMUEL	MM CMS 16/ 7/12	and the same and t	BALT
SCHRETT, WILHELM FRNEST	WM MSC 6/19/29		CHIC
SCHMUGER. STEVEN ROBERT	M CHT 3/20/48		LUSAHUN
TOTAL SCHNEIDER, MARK ROBERT	HM CHT 3/4/48		SANDAAAA
SCHNELLER, DEBORAH WILMA	HF REV 4/21/53		SANF A
SCHUCK, JOSEPH EDWIN	HM REV 12/29/47		EUTT
	M REV 6/ 7/52		LOSA
SCHORR, SAMUEL R.	HM MSC 8/24/47		CHIC A
SCHULMAN, SAUL JOSEPH !	WM CHS 12/ 9/39		NEWY
SCHUSTACK, MANIEL FREDERICK	WM FRN + 4/22/45		NEWY
SUHWARTZ, JEFFREY CLEMENTS	WM CMS 2/14/52	The state of the s	NEWY A
SCHMARTZ, MEREUITH JANE	WF CMC 5/18/42		CHIC
SLHWARTZ, ZÜRYA	WF CMS 9/ 6/26		NEWY
SCHNAKL, RUBERT STAULER	WH CMT 3/ 4/45	AND THE RESERVE AND AND AND AND AND AND AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSO	. MILW
SCUTT, JEKUME WERTH	BM CMC 11/30/45		DETR
SCUTT, RUBIN BORIS	BM BEX 9/ 1/51		SANF
SCOTT, WILLIAM RUDULPH	BH CHS 9/22/26		NEWY A
	WF CMC 11/ 2/47		LOSA
SEALE, BUBBY GEORGE	8M BEX 10/22/36	105-127683	SANS
- SEALE, JOHN HENRY	BM BEX 9/28/39	157- 12487	SANF A
SEARCY, WALTER THOMAS, III	BM REV 8/22/47	105-238465	MEMP
SEEVERS . ERNEST LEE	WM REV 7/16/51	100-472595	CINC
SETUMAN, CAROLE ANN	NF CM7 4/14/46	100-446420	SANF A
SEIGLE, LARRY	WM CMT 3/20/45	105- 96602	NERY
SELEY, SUSAN LYNN	WF REV 10/18/51	100-457980	SANF
SELLAS MENDEZ, ALEJANDRO	MM PRN 2/26/27	105-127555	
MUSELLERS, CLEVELAND LOUIS, JR.	EM BEX 11/ 8/44	105-169467	CHAR
Will SELIZER, MUSES	WM CMS 7/ 4/13	100-334527	NEWYROPH
SHAMAUN, RANDULPH WITHERS, III	HM CMS 11/22/46	100-334321	MEMP -
SHEA, JAMES MARVIN, JR.	MM REV 7/6/38		
SHELTUR, DALE HENRY	BM BEX 10/ 4/45	100-455660	ALEX
And 1- can got have a control to the transfer of		157- 13170	PITT
A SHEPPAKO, BAKRY FORD	WM CMT 10/16/37	100-430212	LOSA

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SHERMAN, LAURENCE RICHARD			1/ 2/43		BOST
TUBUSHIELUS, THOMAS ARTHUR	kM	CHS	10/31/88	100 6906	WEMANAA
444 SHILLINGFUKD, DENIS PAUL				157- 23851	JKSN ^{n H n n}
SHILMAN, KENNETH MARTIN	. hM	CMT	8/10/42	100-439355	. SEAT
SHIRDEL, LLUNARU ROBERT				100-469694	BALT
SHOCH, JAMES ELLIS	hM	CHC	6/21/47	100-455174	SANF
SHUCH, JAMES ELLIS SHUGERT, CHAIG ARTHUR	. hA	CMC	12/ 4/49	100-463527	SANF
SIESENNUP, JAMES LEE					MILW
SIGNURELLI, PETER ALLEN	*M	REV	12/13/41	100-444301	DETR
SILVERBERG, HOWARD BERNARD			AND AN AN ASSOCIATION OF THE PERSON	100-335701	BALT -
SILVERGERG, REGINA HILLEBRAND	h.F	CMS	3/ 1/09	100-101161	BALT
SILVERSERG, REGINA HILLEBRAND SILVERSTEIN, EVELYN SILVERSTEIN, TEB CAVID SIMUN, J. C. SILVERSTUNE, ALLEN EDGAR SIMMONS. BENJAMIN FRANKLIN	h F	CMS	2/26/27	100-282641	MILW
A SILVERSTEIN. TEG CAVID	LM.	CRS	12/18/29	100-361550	MILW .
Strain de Co	RM	REY	5/ 8/48	157- 31558	SANF
SILVERSTUNE, ALLEN EDGAR	- 14	CMS	9/30/42	100-439912	BCST
SIMMONS, BENJAMIN FRANKLIN	DM.	REY	G/11/50	157- 20833	FORI •
SIMMONS, RICHARD LEE, JR.		CMS	~ · · · · · · · · ·	100-466490	BIRM
SIMPSON, CRAIG GORDON		REV		100-472199	
a SIMPSUN, DAVID SAMUEL, III				100-448595	
O STALSON FOLL MADANYM	#M			1.5.7	
SIMPSUM ENIC MANNAM		CHI	3/13/33	100-479172	
SIMPSUN, ERIC MARKHAM SIMPSUN, LYNN BARBARA SINGER, CHRISTINE LINDA	MP	CMC	1/28/49	100-479172 105-178431 100-454934	DETR
SINGER, CHRISTINE LINDA	Nr.				LGSA
SINGER. STUART PERRY	· NM			100-452294	
SINGER, TOBA LEAH SINGH, GEORGE ERNEST	hr	CMT		100-454849	WASH
SINGH, GEURGE ERNEST	34.71			100-455949	SANF .
BURNSLOWIC CHA PIELLIKAN ACMINI		CRI	* 6/21/42	100-437460	CTEANARA
ANTISKARDIS, JUNN RYTIS WE SLUBGWSKI, HENRY JAMES SHIIH. BETTY MAE SHITH, CHRISTUPHER MC LEAN SMITH, EDWARD CHARLES SMITH, GLUKIA JEWELL SMITH, JUDITH DARYL	· hM	KEV	111/10/50	105-201155	NEWYBRA
SCUBUNSKI, HENRY JAMES	hM	CMT.	2/19/21	100-478999	
SMITH. BETTY MAE	hF	CMS	12/14/26	100-358851	KENY
SMITH, CHRISTOPHER MC LEAN	Sept.	MSC	1C/ 6/53	100-464472	PCRT
SMITH, EUNARO CHARLES	EM	BEX	8/28/51	157- 11422	SMAH 🌑
SMITH, GLURIA JEWELL	8F	BEX	4/16/47	157- 19770	SANF
					roul
SMITH, KELLY LYNNE				100-435328	DETH •
SHITH, MARGUERITE ROSE				100-455583	BOST
SMITH, KUBERT EARLY	20.00	BEX	1000 ISS 100 ISS 100 ISS	157- 19548	DETR
SHITH, RUBERT HENRY		BEX	1/ 9/3C	100-443314	NEWY.
UNUNSHITH, RUBERTA BRENT	kF	REV	11/26/44	100-453463	CLEVENE
MAMINSMITH, KUNALD JOSEPH	BM	BEX	1/18/47	157- 22042	DETRANTA
SMITH, STEPHEN SAMUEL :	ММ	CMC	7/31/42	105-15562C	DETR 👝
SNYDER, LAWRENCE FREDERICK	Mini	CMC	4/24/48	100-456655	SANF
SUBER, JAMES MARC	, nH	REV	12/17/47	100-449345	BCST
SUKULOW, JEFFREY GAVID	WM	REV	4/ 5/48	100-451426	SANF 🌰
SULER DE LEUN, LUIS			11/26/48	105-247441	LIAE
SULER DEL VALLE, JOSE ANTONIO	HM.	PRN	6/ 1/45	105-215239	SANJ
SULTERU RAMIREZ, JOSE MILTON, D		PRK	7/25/30	105-143024	SANJ A
SURKO, JULIANA FRANCES		CHS	4/16/44	105-204392	SANF
SURSA, DUNALD EDWARD		CMT	4/ 3/51	100-457920	SAND
SUTU, THUMAS PATRICK			12/ 2/43	100-468679	NEWY

SLTU FALCON, RUBEN	WM PRN 7/ 8/48 WM PRN 9/24/43 WF REV 12/ 2/49 WM REV 4/ 3/43	105-194828	SANJ 🌰
SUTU SUIG, ARMANDO	WM PRN 9/24/43	105-187313	SANJ
SUMERNINE, MARTHA KATHRYN	WF REV 12/ 2/49	100-468729	DETR
SPANNAUS, EDWARD WISE	MM REV 4/ 3/43	100-453013	NEWY
SPARNAUS, NANCY	WF REV 12/13/43	105-267965	HENY
SPAKKS, LÜÜIS	BM BEX 12/13/45	157- 24606	PHIL
SPARROW, MARVIN RAY	WM REV. 5/ 4/46	100-452639	CHAR _
SPARKUM, RAYMOND	WM CMT 12/27/14	100- 80984	SANF
SPECTUR, ALAN JAY SPECTUR, DANIEL	WM REV 11/17/45	100-451466	CHIC
	EM CMS 7/27/53	100-467409	NEWY
SPIEGEL, JACK DROBNY	MM CMS 2/24/05	100- 18631	CHIC
SPAEGRA - MICHARI LOUIS	M REV 8/16/46	100-447957	CHIC
SPIEGEL, MICHAEL LOUIS SPIELMAN, JANE	MF REV 2/21/47	100-455472	NEHY
STALLING, CHARLES ALLEN	BM BEX 1C/23/52	157- 23156	JKSN
STANFURD, JOHN W., JR.	WH CMS 10/ 5/24	100-347401	SANA
STANFURE MAXWELL CURTIS. JR.	EM BEX 7/31/41		BOST A
STANFURD, MAXHELL CURTIS, JR. STANG, DUNALD JAY	LM DEV C/ 3/42	100-450012	SANF
STANG, LAURA JAME	F REV 4/16/45	100-456796	3037
STANTON- ARNOLD LOSEPH	M CMS A/10/48	100-455624	CLEV A
STANTON, ARNGLD JOSEPH	#F REV 4/16/45 #M CMS 6/10/48 #M CMT 5/31/45	160-470198	SUFFREER
STANTUM - FREDERICK WILL IAM	M CMT 1/36/43	100-445320	PITTAGA
SIANTUN, LLUNA HARY	NF CMT 9/ 3/49	100-450166	NEWY -
STAPP. ANDREW DEAN	MM CMT 3/25/44	160-447382	NEWY
STAPP, ANDREW DEAN STAR, JESSICA ROSE	WF CMT 4/ 1/46	100-466489	SANU
STEELL, JAMES GEORGE, JR.	BM, CMS 12/15/46	157- 12016	NEWY
STEEL, JAMES GEORGE, JR. STEIN, BARKY PHILIP STEIN, MEYER JACOB	W. REV. 4/19/48	100-452184	ALSA
SILIN MAYER JACON	WH CHS 6/23/35	100-425358	NEWY
SILINGENG. MARSHA RHODA	HF REV 8/22/42	100-450817	BEST A
STEINGERG. OLIVER WILLIAM	WH MSC 4/24/50	100-466843	MILW
STEVENS, CHARLES BARTHULOMEN	M REV 8/8/47	100-453717	NEHY
STEVENS, JEANNE HARIE	WF CMT 8/ 2/50	100-472424	MINN A
STEVENS, JUSE ANTONIU	BM CMS 9/ 3/45	100-445186	NEWY
SILVENS: VICTORIA EDITH			
CTIAE ENTILS CHIAMME	BF CMS 6/ 5/49 WF REV 9/ 2/39	100-459040	NEWY
STUNE, MARTHA SUZANNE STUNE, MICHELE ALLISON	NF KEY 7/ 2/37		CHIC •
LIGHT MICHELE ALLISON	MF CMS 6/25/42		DETR
STOREY, RASHED LENGTR	£ 5	100-435494	PITT
STYKGN, CHARLES SHERIDAN TOP THE STATE OF THE ST	WM CMT 5/17/41	100-441795	NE KY
STYRUN, MARY ALICE	WF CMT 1/12/42	100-441796	NEWY
SULEIMAN, FIHME HUSSEIN	MM MSC 4/17/36	105-219337	SANJ
SULLIVAN, DONALD FRANCIS	WM CMS 11/30/41	100-457809	BUFF •
SUTHERLAND, MILFORD ADOLF	HM CMS 12/6/14	100-187886	SEAT
SUTTON, CHARLES MORRIS	BM BEX 11/21/47	157- 9369	NEWA
SAINTON, PATRICIA ELIZABETH	MF REV 5/13/41	100-468619	ALBA
WWWTABER, MICHAEL SHIELD	N CMT 1/ 1/54	100-475612	CHICUUTH
AANATABUK, MICHAEL A.	8M BEX 12/13/44	157- 12680	NEWYALAR
INLUST, KAREN ASTRID TALENTT TOWN HEADY	hF CMS 8/ 6/34	100-404588	SANF •
TALBUTT, JOHN HENRY	WH CMS 7/ 7/36	100-457528	NEWY
TALIAFÉRRO, EDWIN FINLEY	BM BEX 8/ 2/47	157- 16650	DETR
TARLAU, JAMES JONATHAN	WH CHS 5/23/48	100-449269	PHIL 🌑

TAUDE, TERRY JON	W REV 11/14/52	100-466219	SANF 🌰
TAYLUR, HAROLD	EM BEX 12/22/48	157- 14007	LOSA
TAYLUR, OLIVER KENT	EM BEX 4/ 3/48	157- 21035	DETR
THYLOR, SIUNEY	WM CMS 5/ 2/16	100- 52442	NEWY
TAYLUR, WILLIAM COTTLE	BM CMS 2/ 4/10		LOSA
TEAGUE, MALTER DORWIN, 111	KM REV 1/12/36		NEVY
TELAETRA, EDWARD SILVA	8M CMS - 2/28/32		BCST
THOMAS, ANTHONY MARQUETTE	BM CMT 3/29/47	The same of the sa	NENY
THRIFT, JESSIE LEWIS	Product Section 1971 Section 19	157- 25289	MODI
TILLMAN, JUHN PEARL	8M BEX 1C/10/44		ATLA
TILLUM, HELEN KAY	NF CMS 12/16/42		7777
TILLOW, WALTER MURRIS	WH CHS 1/12/40		PITT
TIMPSUM, ANNE BURLAK	WF CMS 5/24/11		BOST .
THUTSON PAGAN, RUBERTO JOSE	M PRN 4/16/45		SANJUUT
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TUPPER, HELEN SELHORST			
			BALT
TUPPER, HENRY CHARLES	WM CMC 7/18/45		BALT
TURU GUNZALEZ, HECTUR LUIS	BM PRN 3/13/43	105-169201	SANJ
TURRES GUNZALEZ, REINALDO			. SANJ
TURRES SANTIAGO, OSVALDO	MM PRN 2/5/42		SANJ
TUKREZ. LOKENZO	WM CMS 5/18/27		LOSA
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TULLER, BRYCE MATTHEM	WM REV 1/16/53	6 181	ALēX
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TYNER, JAKYIS, JR.	BM CMS 7/11/41		NEWY
TYPICE LEITH PATRICIA	BF CMS 4/ 6/45		HENY
175GW, MICHAEL	WM CMS 8/ 3/08	10u- 1543	PHIL
OULINI, MARK L.	- MM CHT 4/21/49	100-460252	KASH 🌰
ULEN, CLIVE ANTHONY	BM CMS 2/25/46	157- 13505	PHEL
UNGER, NICHOLAS SAMUEL	kM CMC 2/ 1/45	100-450453	· NEWY
VALUES NUNU, EUSEBIU VAN LEWIS, RUSSELL LANCE	WM FRN 8/14/15	105-125190	NEHY
VAN LEWIS, RUSSELL LANCE	BM CMS 12/.3/50	100-461001	SANH
VAN LYDEGRAF, CLAYTON	MM REV 5/ 6/15	100- 47617	SANF
AN MAKISSING. PETRUS JOHANNES	MM PRN 7/ 8/35	100-480912	SANJ -
VANILADO. FUGENE LATRELL	BM LEX 2/25/48	157- 26034	CHICHUUU
TARAVAUGHN, URLANDO BRIAN	EM BEX 11/27/44	157- 15723	SANFARAN
VEGA FIGUERDA, DOMINGO ROBUSTIANO		105-104619	SANJ A
VELASQUEZ MELENDEZ, FIRMO	MM PRN 6/ 1/41	105-194100	SANJ
VLLAZQUEZ LUYANDA, JOSE EMILIANO			NEWY
A VENEZIALE, JOHN ANTHONY	MM CMC 12/25/41	105-169896	CHIC -
VICKERS, RUBERT FITZGERALD	BM BEX 11/17/49	157- 25051	NEWA
VITU, JUHN D.	M REV 4/11/20	100-474699	PHIL
WIVES VAZQUEZ, JULIO	WM PRN 10/26/22	105- 92333	SANJ A
VLASITS, GEURGE MARTIN	M REV 9/ 3/42	100-449194	BALT
VLASITS, WILMA ANTOINETTE	NF CMC 5/21/45	100-458193	CALT
MACHTER, SAUL	M CMS 10/ 9/17	100-53382	SANF A
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- WAKEFIELD, DAVID RAY		100-454528	SANF 🌰
HALKEK, SAKBARA FELICE	NF CMS 1G/ 1/45	100-478512	PHIL
Walker, Hershel James Earnest	BH CMS 2/20/09		STLU
WALKER, JUNATHAN ELLSWORTH	BH CMS 2/5/13	100-405484	NEWA 🚇
WALKER, JURI LYNN	WF REV 12/25/51	100-46996U	LUSA
WAR BUNNETI, JAMES FREDERICK	EM MSC 5/ 4/45	157- 2 9 293	MINN
MAKU, SUSAN JANE	WF REV . 2/22/50		- PHIL -
HULLIWASHINGTON, ALBERT JAMES	BM BEX 2/28/41		SANFULUL
MANAMASHINGTON, DARLENE LUCILLE	BF CMS 7/25/49	100-479432	PITTORA
washington, John William	EM BEX 4/29/45	157- 9782	LGSA
MATERHOUSE, MARIANN EXIA	WF CKS 9/30/46	100-447397	SANA
WAISUN, MARLA ELAINE	WF REV 8/24/51	100-475149	CHIC
hattennäker. Steven	WM CMT 3/2/48	100-457110	NEWY A
WAXMAN, ELLICTT	MM CMS 11/29/19	100-349817	STLO
naxman, LCRETTA	WF CMS 2/26/16		STLC
meckley, CARL WRIGHT, JR.	W CMT 7/14/45	100-460795	CLEV A
WEINKICH, JESSICA LOUISE	BF BEX 11/30/46	157- 14560	INUI
HELMSTEIN, DEBORAH KATE	WF CMS 9/21/48	100-461400	PITT
meinstein, MAX	HM CMS 9/17/03	100-338486	CHIC _
HEINSTEIN, NATHAN	WH CHT 10/ 3/24	160-400450	SANF
REINSTULK, LUUIS	WM CMS 5/14/03	100- 98594	LUSA
** næinstone, hilliam Holf	WM CMS 12/15/97	100- 20859	NEWY .
WEISS, LAWRENCE MICHAEL	WM REV 11/19/47		DETP
BEISSMAN, MARY ANN	WF CMT 3/20/38		NEWY
MELCH, UELPFINE ELLEN	MF, CMT 11/26/49 .		NEWY A
WELLH, MICHAEL LANE	MY CMS \$2/ 2/45	100-447487	SIRM
wendel. THEUDORE GEORGE	1 MAREV P 1/16/53		BALT
NEST. JAMES S.	KM CMS 1 1/18/14	100- 19628	CLEV
windaler, JOYCE MAILE	WF CMS 1/20/41	100-439926	BALT
WHEELER, TIMOTHY LUKES	WM CMS 1/24/46	100-432742	BALT
milte, CARGL	HF REV 11/29/33	100-430457	NEWY A
BARBERATE, CHRISTOPHER RICHARD	WM REV 3/10/48	100-482382	HENYUUU
AMARITE ELLIST JR.	BM REX 12/14/34	157- 16631	SANFAR
while, LAWRENCE GORDON	WM KEV 4/ 4/48	100-457179	ALBA
. WHITE, VERNUR LOUIS	EM BEX 1/22/47	157- 24050	NEWY
WHITCHEAD, FRED ALLEN	WH CMS 1/20/44	105-219484	KANS
miniteleau, SHARI ANN	WF REV 3/ 2/47	100-451115	SAND
WHITEHUNNE, RUSE MARIE	BF MSC 12/28/40	157- 18160	PHIL
WILKERSON, CATHLYN PLATT	WF REV 1/14/45	105-167915	CH1C .
• WILKINS, RONALD LERDY	BM BEX 3/12/46	157- 10072	LOSA 🌥
WILKINSON, ANTHONY	hm CMS 4/19/45	100-442525	SANF
WILKINSON, MARGARET	WF CHS 7/23/43	100-437501	SANF
WILLETT, PHYLLIS HARRIET	WF CPS 6/ 1/45		SANF 🌰
WILLETT, WILLIAM FRANCIS	WM REV S/ 1/46	100-452449	SANF
MILLIAMS, BOBBY RAYFORD	BM CMC 7/13/36	100-448609	CHIC
milliams, Brian	MM CMT 1/20/52		CHIC .
WILLIAMS, EARL LEE	BM BEX 12/ 9/51	The second secon	DETR
WILLIAMS, JULIA BEVERLY	BF CHC 5/ 5/46		CHIC
williams, Louis Randolf, JR.	BM BEX 7/13/42	157- 12937	SANF A

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eF	BEX	6/ 4/40	157-, 14229	LCSA
GM	MSC	7/ 4/51	157-129364	UKLA
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BM	CMS	01/75/2	100-351174	CHIC `
em	BEX	10/17/51	157- 27437	CHIC
HM	REV	2/ 9/49	100-466910	SANE
4.	CHS	12/16/15	160-376233	NEWY .
em	CHS	4/ 2/11	100- 1473	NEWY
44	CMS	9/25/46	100- 4c61	KEKY
WF	CMS	2/14/08	100-423449	NEWY
WH	CHT	5/15/33	100-422940	NEWY
MA	REV	5/ 3/43	100-447965	CHIC
ME	CMS	1/10/35	166-468472	SALTUU
M	CMS	12/16/47	100-448198	IND. AA
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em	BEX	10/8/47	157- 10028	SANF
BF	CHS	8/ 5/52	100-478761	PHIL
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MUHLFURTH, TIMUTHY ANDREW

1 - Mr. Mintz

1 - Mr. Adams

1 - Mr. Moore

October 7, 1975

1 - Mr. Wannall

1 - Mr. Daly

1 - Mr. Cregar 1 - Mr. Hotis

SELLET CONTINUES OF alicence activities

The Attorney Ceneral

MAIL ROOM .

18 44 907 Pc 1975 2989725 Page 51

Director Sec'y ___

Director.

As you are aware, this bureau was orally requested by Richard Vermeire, Staff Homber of the House Select Committee on Intelligence Activities, to make evailable Whit Chief James C. Thus for public testimony before that Committee on Thursday, October 9, 1975, concerning the Bureau's investigation of violations of the interception of Communications laws.,

SA Errus is a Unit Chief in the Ceneral Investigative Division and is not in a policy-making position in this nursau. Traditionally, when requested by the various Congressional Committees, it has been this Bureau's policy to designate highlevel personnel to testify before Congressional Consittees concerning Bureau matters. Such personnel, of course, would be in a position to thoroughly explain the Dureau's decisionmaking and policy-raking procedures.

We do not feel that it would be appropriate or desirable for the House Select Committee to dictate what level of personnel would appear before that Consittee to explain Surean policy and/or procedure concerning investi-Sative watters of this Sureau. It is requested that the Department resist the request that Unit Chief James C. Kraus appear to testify before captioned Corricles and that the Eureau designate the appropriate official to go testify.

REC-43 62-116464 1 - The Deputy Attorney Concret (Attention: Michael E. Chaheen, Jr. Assoc. Dir. Special Commel for Dep. AD Adm. _ Intelligence Coordination OCT 14 1975 Dep. AD Inv. __ Asst. Dir.: Affice of Legislative Affairs SEE NOTE NEXT PAGE -PVD: lad (12)

TELETYPE UNIT

GPO: 1975 O - 569-920

By memorandum 10/7/75, the background concerning the requested testimony of Unit Chief James C. Kraus is set forth. Assistant Special Counsel for Intelligence Coordination Steven Blackhurst requested the Bureau send a letter concerning its observations concerning this request to the Department so that he may discuss this matter with the Attorney General. Blackhurst had conferred with White House representatives concerning this request and the White House stated that it would be up to the Department as to what position they should take on this matter. It had been pointed out to the Department who in turn pointed out to the White House that the State Department was involved in a similar issue with the House Select Committee. The White House representative stated that this issue was referred to the State Department so that they might settle it with the Committee.

A. Mintz 2 - Mr →Mr. J. B. Hotis)

1 - Mr. H. N. Bassett

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. H. Mallet

1 - Mr. T. J. McNiff

December 8, 1975

62-116464

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

RE: REQUEST FOR DELIVERY OF MATERIALS FOUND IN SAFE OF FORMER FBI DIRECTOR J. EDGAR HOOVER

Reference is made to HSC letter dated October 3. 1975, wherein a request was made for delivery of all files, memoranda and materials found in the safe of former Director J. Edgar Hoover after his death.

On October 21, 1975, Mr. Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination, U. S. Department of Justice, advised representatives of this Bureau that an agreement had been reached with representatives of the HSC whereby the FBI would make available for review to appropriate HSC Staff Members all such material which contains no derogatory information. As to the material which does contain derogatory information, access yould be withheld; however, such material would be held in the custody of an FBI Special Agent having detailed knowledge of the contents of that material who would then respond in an interview format to procedural, as opposed to substantive, questions posed by HSC representatives concerning this material.

Dep. AD Adm. _ This is to confirm that the material requested Dep. AD Inv. ___ in referenced letter was reviewed in accordance with the Asst. Dir.: above-described procedures on October 28, 1975, by HSC Staff Members Ellen Miller, Richard Vermiere and James Oliphant

In the presence of FBI Special Agent Hugh Mallet.

1 - The Attorney General

ORIGINAL AND ONE COPY TO AG JJM: 1hb hb

MAIL ROOM 🔀

TELETYPE UNIT

62 1164 " TENCLOSU

GPO: 1975 O - 569-920

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

1 - Mr. H. N. Bassett

1 - Mr. W. R. Wannall

The Attorney General

December 8, 1975

1 - Mr. W. O. Cregar

Director, FBI = 11C1/51/

1 - Mr. H. Mallet

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

Reference is made to HSC letter dated October 3, 1975, wherein a request was made for delivery of all files, memoranda and materials found in the safe of former Director J. Edgar Hoover after his death.

Enclosed is a memorandum for your approval and forwarding to the HSC setting forth this Bureau's response to the above request.

A copy of this memorandum is enclosed for your records.

Enclosures (2)

62-116464

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

TELETYPE UNIT

TJM:1hb/hb
(11)

Intelligence Coordination

Assoc. Dir.

Dep. AD Adm. —
Dep. AD Inv. —
Asst. Dir.:
Admin. —
Comp. Syst. —
Ext. Affairs —
Files & Com. —
Gen. Inv. —
Inspection
Intell. —
Laboratory —
Plan. & Eval —

WRW TWIAM

1m

GPO: 1975 O - 569-920

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FROM:

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

OCT 6 1975

John A. Mintz, Assistant Director Legal Counse / Division

Federal Bureau of Investigation

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Request dated October 3

Attached is a letter from the House Select Committee requesting various materials from the FBI. have someone call me to discuss an appropriate response to this letter.

10/9/75 Shakeen advised de would try to get HSC agree to same genidelines re ascepting this wratter as the ssc.

cc: Baul Daly

62-116464

DocId:32989725 Page 55

10/15/2 Blackburd advised mintain status quores HSC
in considering which to compt ssc quidelines
15M 62 -1/6 4/6 4-102 K
0 10/21/2 Blackburd advised HSC will arrest same quidelines as SSC 4 requists access 19/23/20

18 18 19 remain. Machine SA Handshaller Time

OCT 6 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Request dated October 3

Attached is a letter from the House Select Committee requesting various materials from the FBI. Please have someone call me to discuss an appropriate response to this letter.

cc: Paul Daly

OTIS G. PIKE, N. Y., CHAIRMAN

DEELT N. GIAIMO, CONN. JAMES V STANTON, OHIO NO: IALD V. DELLUMS, CALIF. MORGAN F. MURPHY, ILL. LES ASPIN. HIS. CLE MILFORD, TEX. PHILIP H. HAYES, IND.

WILLIAM LEHMAN, FLA.

POSERT MCC JAMES P. JOHNSON, COLO. ROBERT W. KASTEN, JR., WIS.

BEARLE FIELD, STAFF DIRECTOR ARON B. DONNER, COUNSEL TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

October 3, 1975

Mr. Michael Shaheen, Jr. Special Counsel for Intelligence Coordination Department of Justice Washington, d.C.

Dear Mr. Shaheen:

In order to facilitate our investigation under H. Res. 591, please deliver all files, memoranda and materials found in former Director, J. Edgar Hoover's safe, after his death:

Sincerely,

A. Searle Field Staff Director

ASF/TO/ca



LENGLOSUR 54960 Docld: 32989725 Page 572 -//(1444 100

Memorandum

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Mr. W. R. Wannall Weelful

FROM

W. O. Cregar

SUBJECT:

HOUSTUDY - 75

1 - Mr. J. B. Adams

1 - Mr. J. A. Mintz

(Attn: P. V. Daly)

DATE: 10/6/75

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. A. J. Duffin

Assoc. Dir.
Dep. AD Admil
Dep. AD Idv
Asst. Dir.
Admin.
Comp. Syst.
Ext. Affairs
Files & Com.
Gen. Inv.
Ident.
Inspection
Plan. & Eval.
Spec. Inv.
Training
Legal Coun.
Telephone Rm.
Director Sec'y

Reference is made to Legal Counsel memorandum dated 9/15/75, wherein it was stated that Steven Blackhurst, Deputy Special Counsel for Intelligence Coordination in the Department, telephonically advised on 9/15/75, that the Department had been instructed by James Wilderotter, Associate Counsel to the President, not to furnish any classified material to the House Select Committee on Intelligence (HSC).

On 10/3/75, Mr. Blackhurst advised SAs Elmer W. Larson, Jr., and Andrew J. Duffin that The White House has subsequently advised the Department that the instructions given on 9/15/75 are no longer valid and the HSC is now to receive classified material. He noted that certain material that the Department was withholding from the HSC which had previously been furnished by the Bureau, has now been passed to the HSC.

In addition, on 10/3/75, Mr. Blackhurst conferred with SAs Larson and Duffin concerning the lack of ground rules existing with the HSC, as are in effect with the SSC.

Due to the absence of basic ground rules with the HSC, it was agreed upon that any materials prepared by the Bureau for either access or delivery to the HSC should have all sources excised therefrom including the identities of any persons where implied confidentially might exist. Should the HSC request the identity of a specific individual subsequent to reviewing or receiving any material, the following procedure will be followed:

1) If the individual is a confidential or particular sensitive source, either current or former, whose identity would require concealment, the HSC will be advised through the Department that the identity cannot be revealed.

62-116464

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(6)

CONTINUED - OVER

5:N

Memorandum to Mr. W. R. Wannall

Re: Houstudy

62-116464

2) Should the person be an individual who has previously requested confidentiality or where there is an implied confidential arrangement, this individual will be contacted and advised that the HSC has requested his specific identity. Subsequent to this, if the individual has indicated he desires to remain confidential, the HSC will be advised through Department that his identity cannot be revealed. On the other hand, if the individual advised that his identity may be furnished to the HSC, same will be done.

It is noted that this is the position previously taken by the Attorney General and agreed to by Director Kelley in connection with a prior confrontation in this area involving the Senate Select Committee.

Mr. Blackhurst advised that he does not anticipate the HSC requesting the identities of many excised sources.

ACTION:

None. For information.

Md-2m/rd

MENT POR

Offer



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

OCT 7 1975

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

FROM: Michael E. Shaheen, Jr.
Special Counsel for Intelligence
Coordination

SUBJECT: House Select Committee Letter dated October 3

Attached is a letter from the House Select Committee dated October 3. Please prepare an appropriate response.

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cc: Paul Daly

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NS 34906T 107112752989725 Page 60

John A. Mintz, Assistant Director TO:

Legal Counsel Division Federal Bureau of Investigation

Michael E. Shaheen, Jr. FROM:

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Letter dated October 3

Attached is a letter from the House Select Committee dated October 3. Please prepare an appropriate response.

cc; Paul Daly

ATIS G. PIKS, N. Y., CHAIRMAN

ROBERT N. GIAIMO, CONN.
JAMES V. STANTON, OHIO
NONALD V. DELLUMS, CALIF.
MORGAN F. MURPHY, ILL.
LES ASPIN, WIJ.
DALE MILFORD, TEX.
PHILIP H. HAYES, IND.
WILLIAM LEHMAN, FLA.

ROBERT MC CLORY, ILL. DAVID C. TREEN, LA. JAMES P. JOHNSON, COLO. ROBERT W. KASTEN, JR., WIS. A. SEARLE FIELD, STAFF DIRECTOR AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

October 3, 1975

Mr. Michael Shaheen, Jr.
Special Counsel for
Intelligence Coordination
Department of Justice
Washington, d.C. 20530

Dear Mr. Shaheen:

We hereby request access to all notes, memoranda, files and reports pertaining to the individuals listed below:

Alfred Burnett
Jeff Desmond
Horace Parker
David Sannes
Thomas Edward Mosher
Momlaung Singhata Thomas Tongyai N'ayoudlya
Robert W. Hardy
Boyd F. Douglas, Jr.
Larry Grantwohl
William Lemmer
Carl Becker
Eustacco (Frank) Martinez
Terrence B. Norman
Charles R. Grimm
Jack Weatherford

Please include a list of these individuals present whereabouts. Ms. Ellen Miller will be prepared to review these materials Friday, October 10, 1975.

Sincerely,

A. Searle Field Staff Director

ASF/CM/ca

SACLOSURE 62-116464-101

N₩ 54960 DocId:32989725 Page 62

hope (info)





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

OCT 7 1975

John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

Michael E. Shaheen, Jr. Special Counsel for Intelligence

*Coordination

House Select Committee Request dated September 30

Attached is a letter from the House Select Committee dated September 30, which this Office received on October 3. To the extent that this request has not been responded to previously, please prepare an appropriate response.

The HSC staff is apparently trying to determine whether all persons on the ADEX are properly on that list in light of the FBI's own criteria. To do this they want a copy of the ADEX with which to work and also to show the members of the Committee. If it would be harmful for the ADEX to be delivered to the HSC, please have someone call me immediately to discuss the reasons for not providing it.



EX-108

REC-43 62-1164641

di. OCT 14 1975

62-116464

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OCT 7 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Request dated September 30

Attached is a letter from the House Select Committee dated September 30, which this Office received on October 3. To the extent that this request has not been responded to previously, please prepare an appropriate response.

The HSC staff is apparently trying to determine whether all persons on the ADEX are properly on that list in light of the FBI's own criteria. To do this they want a copy of the ADEX with which to work and also to show the members of the Committee. If it would be harmful for the ADEX to be delivered to the HSC, please have someone call me immediately to discuss the reasons for not providing it.

cc: Paul Daly

POBERT N. GIAIMO, CONN. JAMES V. STANTON, OHIO RONALD V. DELLUMS, CALIF. MORGAN F. MURPHY, ILL. LES ASPIN, WIS.
DALE MILFORI, TEX.
PHILIP H. HAYES, IND. WILLIAM LEHMAN, FLA.

ROBERT MC CLORY, II DAVID C. TREEN, LA. JAMES P. JOHNSON, COLO. ROBERT W. KASTEN, JR., WIS.



A. SEARLE FIELD, STAFF DIRECTOR AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington. D.C. 20515

September 30, 1975

Mr. Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination U.S. Department of Justice Washington, D. C.

Dear Mr. Shaheen:

Per conversation yesterday between Messrs. Vermeire and Oliphant of our staff and Messrs. Grigalus and Ryan of the FBI, we hereby request the following:

- Delivery to the Committee of the current ADEX list.
 - Criteria for inclusion on the ADEX list. a.
- Regional and numerical breakout of subversive categories (e.g., CMT, PRN) on ADEX list.
 - Legal authority for maintaining the ADEX list.
 - 2. Access to:
- Security Index (last compilation prior to discontinuance in 1971 -- approximately 15,500 names).
 - Criteria for inclusion on the Security Index. b.
 - Legal authority for maintaining the Security Index. C.
- The criteria for the three categories of individuals included within the Security Index.
- Any and all materials and memoranda pertaining to the purpose of the Security Index, especially what steps were to be taken in case of national emergency.

Thank you for your prompt attention to this request. REGETVED

Sincerely

Aaron B. Donner

Counsel to the Committee -116 4114-10C

191/110

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ć. N. P. Callahan V. J. B. Adams 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar loctober 17. 1695 sidy

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Honorable Otis G. Pike Chairman, Select Committee on Intelligence House of Representatives Washington, D. C. 20515

Dear Mr. Chairman:

I appreciate the consideration you and the Committee have shown by your letter of October 8, 1975, soliciting my views and those of my FBI colleagues concerning the future role of our agency in the intelligence community.

We are, of course, quite conscious of our responsibilities in the areas of internal security, counterintelligence and terrorism; and we are naturally concerned about our ability to fulfill these responsibilities while at the same time respecting the constitutional and civil rights of the publie.

I am in the process of obtaining opinions and recommendations from FBI officials working in the areas mentioned above, and after proper ccordination with the Department of Justice, I will forward them to you at an early date.

MAILED 7 OCT 171975 Assoc. Dir.

RPF: $vb_1(9)$

NOTE: 1

Dep. AD Adm. _

Dep. AD Inv. ___ Asst. Dir.:

Admin.

Sincerely yours,

Q. M. Kelley;

Clarence M. Kelley Director

Comp. Syst. Ext. Affairs . See memorandum Mr. W. R. Wannall to Mr. J. B. Adams, dated 10/16/75, captioned "FBI Role and Requirements in the Intelligence Community; Request of House Select Committee on Intelligence," prepared by RPF: vb.

TELETYPE UNIT DocId:32989725

GPO 954-546

A. SEARLE FIELD, STAFF DIRECTOR AARON B. DONNER, COUNSEL

HONE (202), 225-9751

Assoc. Dir.

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Admin. Comp. Syst. Ext. Affairs

Dep.-A.D.-Adm

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ROBERT MC CLORY DAVID C. TREEN. JAMES P. JOHNS ROBERT W. KAST

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

8 October 1975

Mr. Clarence M. Kelley Federal Bureau of Investigation U.S. Department of Justice Washington, D.C.

Dear Mr. Kelley:

House Resolution 591, establishing the Select Committee on Intellige directs the committee to report its findings to the House of Representatives, including the committee's recommendations for legislation and administrative reforms.

The hearings and investigations of the committee will provide much of the basis for these recommendations. But the committee is also anxious to consider the advice and recommendations of government officials, as well as private citizens, whose position and experieng give them a special appreciation of United States intelligence agencies and activities.

The committee would welcome your views and those of your agency concerning the future of the intelligence community and the possible recommendations the committee may consider. Because of the limited time available to the committee, we would appreciate receiving your comments and suggestions as soon as possible.

Sincerely yours,

EX 104

OGP/thh

176 Ct Alla d: 32989725 Page 67

Assoc. Dir. _ UNITED STATES GOVERNMENT Dop. AD Adm. __ 1 - MA E. W. Walsh Der. AD Inv. ___ Lemora**, d**um W. R. Wannall Asst. Dire Admin. . 1 - Mr. J. P. Dunphy . Comp. Syst. . Ext. Affairs Mr. W. R. Wannall TO DATE: 10/7/75 Files & Com. 1 - Mr. G. S. McMichael Inspection 1 - Mr. W. O. Cregar W. Q. Oregar Intell. . Laboratory Legal Coun. Plan. & Eval. SUBJECT: REQUEST FOR XEROX EQUIPMENT Training . FOR USE IN SENSTUDY PROJECT Telephone Rm. Director Sec As a result of the House Select Committee (HSC) making inordinate demands on the FBI for the reproduction of materials and because the Attorney General has concurred with the HSC in instructing that such materials be made available to the HSC as quick as possible, the Intelligence Division has a need for an additional Xerox copying machine, Model 7,000 .--10 BIN SORTER The rental of this machine has been discussed with _ Mr. Daniel J. Green of the Administrative Division and it . was determined that such a Xerox model could be available ORIGINAL FILED IN for a two-month period at a cost of \$500 per month. Upon approval of this request, contact should be made with Section Chief W. O. Cregar on Extension 4636 as to the precise location where the machine will be located. (Room 4063 IGH ACTION: Refer to the Administrative Division, Attention: McMichael, in order that appropriate arrangements can be made for the rental of the Xerox Model 7,000 copying machine. WOC: 1hb /hb (6) 46 OCT-15 1975 INITIALS ON ORIGINAL

m 44960 Doc1d:32989725 Page 68

Memorandum

TO : Mr. W. R. Wannall

FROM : W. O. Cregar

SUBJECT: HOUSTUDY 75

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

DATE: 10/8/75

1 - Mr. W. V. Cleveland (Attn: J. E. McHale)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

Dep. AD Adm.
Dep. AD Nov.

Asst. Dir.

Admin.
Comp. Syst.
Ext. Affairs
Files & Com.
Gen. Inv.
Ident.
Inspection
Intell.
Laboratory
Legal Coun.
Plan. & Eval.
Spec. Inv.
Training
Telephone Rm.

Director Sec'y

Assoc. Dir.

PURPOSE:

To recommend that, in response to a specific request from the House Select Committee on Intelligence Activities (HSC), a briefing be afforded to an HSC Staff Member concerning this Bureau's operation of proprietaries.

DETAILS:

By letter dated 8/19/75, HSC requested a list of all proprietaries maintained by the FBI, as well as information concerning their operation. By letter to the Attorney General dated 9/10/75, with enclosed letter to Congressman Pike, HSC Chairman, the Director pointed out the sensitive nature of such operations and offered to meet with Congressman Pike and discuss with him the operation of six proprietaries (two deal with national security and four in the organized crime field) currently being operated by this Bureau.*

At the request of the Department, a meeting was arranged for the morning of 10/8/75 by the Legal Counsel Division to further discuss the manner in which the HSC's inquiry concerning proprietaries will be satisfied. Present at the meeting were Peter Hughes, HSC Staff Member, Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination, Department of Justice, and Bureau Special Agents John E. McHale, Special Investigative Division, and Thomas J. McNiff, Intelligence Division. Mr. Blackhurst advised that the Director's letter of 9/10/75 was never forwarded to Enclosure

Enclosure
62-116464 *Information concerning Bureau-operated proprietaries

TJM:1hb N

CONTINUED - OVER

contained in Mr. Kelley's letter of 9/10/75 attached

(8)

Memorandum to Mr. W. R. Wannall

Re: Houstudy 75

62-116464

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Congressman Pike because of the restriction imposed about that time concerning the furnishing of classified information to the HSC. Upon removal of this restriction, the letter was not forwarded by the Department in view of Congressman Pike's expressed opposition to being the sole recipient of information furnished by the intelligence community in response to HSC inquiries. The purpose of this meeting, therefore, was to arrive at some arrangement by which the HSC inquiry into this sensitive field could be satisfied while at the same time protecting this Bureau's interests.

At the meeting, Mr. Hughes proposed that he be briefed in general terms concerning this Bureau's operation of proprietaries. He stated at this time the HSC is not interested in specifics but is interested in ascertaining the field of this Bureau's operations maintaining proprietaries. Concerning each proprietary, he would like to learn the general area of the country in which it is located, its purpose, how it is operated with regard to personnel and organizational set up, initial cost factor, handling of profits resulting therefrom and reporting of financial aspects of such operations to the Internal Revenue Service (IRS).

In response to questions from Bureau representatives, Mr. Hughes advised that, upon receiving such information, he would, in turn, similarly brief House Committee Members. This information would also be made available to HSC Staff Members having a need to know. He also advised that the HSC reserves the right anytime after the briefing to make specific inquiries concerning any of these operations should it be decided by the HSC that such a need exists. Mr. Hughes was advised by Bureau representatives that approval would be sought to furnish him with the requested briefing but the Bureau views the operation of proprietaries in the same light as it views

CONTINUED - OVER

Memorandum to Mr. W. R. Wannall

Re: Houstudy 75

62-116464

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would resist the furnishing of any specific information which could in any way prejudice these sensitive operations. Mr. Blackhurst advised that he saw no objection to the briefing under guidelines set forth above, and should additional specific inquiries be forthcoming, that problem could be addressed at that time. Mr. Hughes concluded by stating he would appreciate ascertaining by 10/9/75 whether or not he would be afforded the briefing as requested and, if affirmative, that the briefing be arranged for early in the week of 10/13/75.

OBSERVATIONS:

From the comments made by Mr. Hughes, it is apparent that the primary HSC interest in proprietaries is the financial aspects principally as it pertains to funds received from the disposal of goods or services offered and the manner in which reports are being made, if any, to ... IRS concerning such operations. It can be fully expected after the briefing that additional specific inquiries will be forthcoming concerning at least some of these proprietaries so that HSC can verify the information provided. It is felt that the Bureau at this time should comply with the HSC request for a briefing in general terms (using a code or acronym to identify each proprietary) to display to the HSC accooperative attitude as long as current Bureau operations are not adversely affected. Should additional requests be forthcoming for specific information which would tend to identify or prejudice any of these operations, it is felt that the Director should assume the same posture as he did concerning his refusal to disclose the identity of current sources and the matter then be referred to the Attorney General for adjudication.

CONTINUED - OVER

Memorandum to Mr. W. R. Wannall Re: Houstudy 75 62-116464

RECOMMENDATIONS:

1. That the Intelligence Division on 10/9/75 advise Mr. Blackhurst of the Department that Bureau representatives will afford Mr. Hughes a general briefing as requested concerning this Bureau's operation of proprietaries.

2. If above approved, that appropriate representatives expeditiously prepare material for a general briefing concerning

proprietaries along the lines of the requests of Mr. Hughes set forth above. When such material is available, these representatives should advise Mr. Paul V. Daly, Legal Counsel Division, no later than 10/14/75 so that arrangements can be

effected with Mr. Hughes.

of the selection for the selection of th

1 - W. M. Gallagher
1 - W. W. V. Cleveland
2 - Mr. J. H. Mintz
(1 - Mr. J. B. Hotic)
1 - Mr. W. R. Wannall
1 - Mr. W. O. Cregar
1 - Mr. J. W. Johnson

September ID, 1975

Honorable Otis G. Tike Chairman, Select Cormittee on Intelligence United States House of Representatives Vashington, D. C.

Doar Mr. Chairman:

Reference is nade to a letter of Mr. A. Searle Field, Staff Director of the House Select Committee (HSC) to the Honorable Edward H. Levi, Attorney General of the United States dated August 10, 1675, wherein the HSC requested a list of proprietaries enimagined by the FBI.

In response to the above inquiry, I wish to inform you that this December is correctly maintaining a total of six operations in the outload security and organized crime fields, which operations would lit under the general category of proprietaries. But to the extreme sensitivity of each of these operations and an distinguise of such information could seriously impair on-going investigations and/or result in physical injury to those involved. I will discuss these operations with you at a mutually agreeable time.

1 - The Attorney General

Respectfully,

JWJ:sjm (10)

Clarence H. Kelley Director

SEE NOTE PAGE 2

62-116-464-99

DOWNGRADED TO

Honorable Otis G. Pike

Per Auto Decles 5 Guide
Date 2/12/12

NOTE:

- 411-24 . 1 2 g

THE SECRET

A survey of Section Chiefs by SA James W. Johnson, Intelligence Division indicated two proprietaries (businesses) are maintained; code name cases Korsaj and Toolup are maintained in conjunction with the Orkid case. Orkid is code name for our program to technically penetrate the new Soviet Embassy complex at Mount Alto, Wisconsin Avenue, Northwest, Washington, D. C. Korsaj is code name for our purchase and subsequent management, through a cutout, of the apartment building, Highview Towers, 2700 Wisconsin Avenue, Northwest, Washington, D. C. Toolup is code name for the rented test facilities for equipment and techniques being developed under the Orkid program. The facilities are located at 2301 and 2361 South Jefferson Davis Highway, Arlington, Virginia.

Senstudy Representative SA J. William Hines, General Investigative Division advised no proprietaries are currently being maintained.

A survey by Senstudy Representative John E. McHale indicates the Special Investigative Division is currently conducting four proprietary operations in the field of organized crime, which, to date, have cost a total of \$44,000 in building and equipment rental, utility and freight employees, the purchase of office supplies, property inventory, etc. (some of which will be recoverable at the conclusion of the investigations).

These are active ongoing cases, the disclosure of such information could result in physical harm to individuals involved. A briefing in general terminology on these operations is being prepared. The FBI has also assisted a number of state and local agencies utilizing their own funds and/or grants from the Law Enforcement Assistance Administration (LEAA).

The only such proprietary currently in operation has been called to the attention of the Department in the cover letter. This operation is primarily funded by LEAA.

Appropriate briefing material will be prepared by representatives of interested Divisions, upon notification this procedure is acceptable to HSC.

Classified by 4091, XGDS 2 and 3, Indefinite.

- PER SECRET



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

OCT 6 1975

62-116464-

CT 10 1975

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

Legal Counsel Division Federal Bureau of Investigation

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Request dated October

Attached is a letter dated October 1, from the House Select Committee which requests various materials from the FBI. Please arrange for an appropriate response to this request.

REC- 102

cc: Paul Daly

mee LAARON 10-)-75

62-116464

LEGAL/ROOMSER

84 MAY 1 3 1976 NW 54960 DocId:32989725 Page 75

OCT 6 1975

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

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Request dated October I

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ROBERT N. GIAIMO, CONN.
JAMES V. STANTON, OHIO
RONALD V. DELLUMS, CALIF.
MORGAN F. MURPHY, ILL.
LES ASPIN, WIS.
DALE MILPOR'A TEX.
PHILIP H. HAYES, IND.
WILLIAM LEHMAN, FLA.

ROBERT MC CLORY, ILL DAVID C. TREEN, LA. JAMES P. JOHNSON, COLO. ROBERT IV. KASTEN, JR., WIS. A. SEARLE FIELD, STAFF DIRECTOR,

TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

October 1, 1975

Mr. Michael Shaheen, Jr.Special Counsel for Intelligence CoordinationDepartment of JusticeWashington, D.C.

Dear Mr. Shaheen:

In order to facilitate our investigation, please deliver any and all files, memoranda and materials dealing with Kathy C. Zahrie AKA Kathy Sledge.

Sincerely,

A. Searle Field Staff Director

ASF/TO/ca



12-116464-98

The Attorney General

Director, FBI

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC) 1 - Man J. B. Adams

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis)

1 - Mr. R. J. Gallagher (Attn: J. C. Kraus)

September 18, 1975

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

Enclosed for your approval and forwarding to the HSC is the original of a memorandum with enclosures which constitutes this Bureau's response to requests contained in HSC letter dated September 2, 1975.

The subject matter of this particular request concerps, this Bureau's investigation into an interception of communication violation which allegedly occurred at the Spencer, West Virginia, Post Office. House Resolution 591, which created the HSC, apparently restricts its authority insofar as an inquiry is concerned to intelligence operations. In view of this, it would not appear appropriate for this Committee to inquire into criminal investigations conducted by this Bureau, such as the investigation into the matter contained in the enclosed letterhead memorandum. We request that the Department make a determination as to whether the enclosed letterhead memorandum should be 62-116464-01000-101215 disseminated to the HSC.

A copy of this memorandum is being furnished for your

Enclosures (5)

Dep. AD Adm - The Deputy Attorney General

> Michael E. Shaheen, Jr. Attention:

Special Counsel for

Intelligence Coordination

Gen. Inv. TETJM: 1hb

(11)

Inspection & Intell.

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Asst. Dir.:

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1 - Mr. d Adams 2 - Mr. J.A. Mintz - (1-Mr. J.B. Hotis) 1 - Mr. R.J. Gallagher (Attention: J.C. Kraus) 1 - Mr. W.R. Wannall 1 - Mr. W.O. Cregar 1 - Mr. T.J. McNiff September 17, 1975

62-116464

u. s. house select colhittee ON INTELLIGENCE ACTIVITIES (HSC)

RE: TEQUESTS FOR BUILDAU MATERIALS RELATING TO ALLEGED ILLEGAL INTERCEPTIONS AT SPENCER, VEST VIRGINIA, FOST OFFICE

Reference is made to HSC letter dated September 2. 1975, requesting: (1) All Bureau materials dealing with an allegedly illegal interception of telephonic conversations at Spencer, West Virginia, Post Office occurring during the period 1973 through July, 1975; and (2) All Eureau materials regarding former Spencer, West Virginia, Postmaster Hamilton.

In response to request number one above, there are enclosed, a copy of Pittsburgh report of Special Agent James E. Nire, dated October 31, 1974, captioned "Frederick C. Hamilton, alsa Bick Hamilton, Interception of Communications," and airtels from the Pittsburgh Office to Federal Dureau of Investigation Headquarters dated August 9, 1974, and September 17, 1974, bearing the same caption, which comrunications constitute all information in Bureau files relating to this natter.

In response to request number two, and as indicated in the enclosure, the full name of the Spencer, West Virginia, Postmaster is Frederick C. Hamilton, also known as Rick Hamilton. Information concerning this individual, as appearing in the enclosure, represents the only material contained in Federal Eureau of Investigation Headquarters files identifiable with the subject of your inquiry.

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Enclosures (3)

cos Dir

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Page 80

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:

1 - USA, Charleston, W. Va.

Report of:

JAMES E. MIRE

Date: 10/31/74

Field Office File #: 139-111

Office: PITTSBURGH, PA.

Bureau File #: 139-4718)

Title:

FREDERICK C. HAMILTON

Character:

INTERCEPTION OF COMMUNICATIONS

Synopsis: Complainant, HERBERT L. PROFITT, U. S. Postal Employee, Spencer, W. Va., determined the Postmaster at Spencer, FREDERICK C; "RICK" HAMILTON, placed a tape recorder or listening device on his extension telephone (HAMILTON's) during latter July, 1974. This device enabled HAMILTON to monitor conversations between employees of the Post Office and individuals who might call the employees during scheduled employment periods. PROFITT realized that some of the conversations might be confidential in nature and reasoned HAMILTON would be interfering with a person's privacy by intercepting such calls at the Spencer Post Office. PROFITT observed the listening apparatus attached to HAMILTON's extension phone and described as a compact reel to reel tape recorder. PROFITT does not recall HAMILTON's mentioning any conversations which he had intercepted nor does he recall HAMILTON listening to the taping device. HAMILTON disconnected tape recorder from his extension phone upon realizing his activity of intercepting phone calls was illegal. PROFITT described HAMILTON as an "egomaniac" and admits personality conflict with HAMILTON. HAMILTON in article appearing in the "Charleston Gazette," Charleston, W. Va., acknowledged he had tape recorder

Synopsis: Cont.

installed on the single line into the Post Office, but remarked he did so as a defense mechanism. U. S. Postal Inspectors, Charleston, will proceed with administrative action of disciplinary nature against HAMILTON. USA, Charleston, W. Va., SDWVA, declined prosecution in favor of administrative action being taken against HAMILTON by postal authorities.

DETAILS:

Investigation regarding this matter by the Pittsburgh Division was predicated on a complaint furnished July 27, 1974, by Mr. HERBERT PROFITT, U. S. Postal Employee, Spencer, W. Va., wherein he advised that the Postmaster at Spencer, RICK HAMILTON, had arbitrarily hooked up a recorder on the Post Office phones and had been monitoring all calls made by employees much totheir displeasure. Some of these telephone calls which had been monitored were of a personal and confidential nature.

On August 2, 1974, Assistant U. S. Attorney RCBERT B. KING, Southern District of West Virginia, (SDWVA), Charleston, W. Va., was contacted regarding this matter, at which time, he requested that the complainant, PROFITT, be thoroughly interviewed and remarked he would withhold a prosecutive opinion until results of the interview with PROFITT were obtained.

8/16/74

Date of transcription_

Mr. HERBERT L. PROFITT, P. O. Box 535, Spencer, W. Va., after being advised concerning the identity of the interviewing Agent and the nature of this interview, furnished the following information:

Sometime during the "20"s" of July, 1974, Mr. PROFITT learned that the Post Master for Spencer, W. Va., FREDERICK C. "RICK" HAMILTON, had placed a tape recorder or listening device on his, HAMILTON's, extension telephone located in HAMILTON's office at the Spencer, W. Va., Post Office. PROFITT explained that he is presently an employee at the U. S. Post Office, Spencer, W. Va., and has worked under Mr. HAMILTON for a little over two years.

This information concerning the tape recorder on HAMILTON's extension phone was brought to PROFITT's attention by the Post Office janitor, DENVER GANDEE, who resides in the Cemetery Hill area of Spencer, W. Va.

This listening device or tape recorder, which was connected to HAMILTON's extension phone in the Post Office by HAMILTON, enabled HAMILTON to overhear or tape conversations between employees of the Post Office and individuals who might call these post office employees during their schedled employment periods. PROFITT gave little thought to this matter at first but then realized that if Mr. HAMILTON were in a position to intercept telehone conversations between employees of the Post Office and other persons calling these employees, this type of activity could prove embarrassing to the Post Office employee anvolved and also embarrassing to the other person calling. He also realized that some of the conversations might be of a confidential nature and reasoned that Mr. HAMILTON would be interfering with a person's privacy if this interception of telephone calls at the Spencer Post Office was allowed to continue.

PROFITT first realized the seriousness of the situation when another employee of the Spencer Post Office, KENNY RAY, discussed this matter with PROFITT on Friday, July 26, 1974. RAY mentioned to PROFITT that he had received two telephone calls, which RAY considered extremely confidential;

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Interviewed on	8/8/74	at.	Spencer,	W.Va.	File #Pittsburgh	139-11
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This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency:
if and its contents are not to be distributed outside your agency.

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one being from the West Virginia State Union President, and the other from RAY's wife's doctor, at which time, the discussion was concerning the possibility that RAY's wife was on the verge of a nervous breakdown, which was indicated as a reason for her present hospital confinement.

PROFITT decided to complain to authorities regarding HAMILTON's activity of intercepting telephone calls made to the Spencer Post Office as PROFITT considers himself to be the "activist" of the "group," "group" meaning employees of the Spencer, W. Va., Post Office. PROFITT explained that the others at the Spencer, W.Va., Post Office are somewhat hesitant to challenge authority, this authority being the Post Master FREDERICK C. "RICK" HAMILTON.

PROFITT observed HAMILTON's extension telephone, located in HAMILTON's office on his desk approximately a dozen times over a period of approximately one and a half weeks, this period being during the "20's" of July, 1974. On each occasion, he observed that the phone box, located on the floor beside HAMILTON's desk, was opened and connected to this phone apparatus was a tape machine described as rell-to=reel and compact. PROFITT was not able to furnish the model name of the tape recorder. He recalls observing four screws exposed on the telephone apparatus and recalls that the tape machine was connected to these screws. He recalls that there appeared to be a magnet of some sort used on the receiver. PROFITT remarked that he had determined HAMILTON had rigged this machine to this telephone extension box by himself, and that he had done so previously.

PROFITT remarked that the other telephone extension to this one telephone line into the post office is located in the Post Office Workroom on the desk of the Assistant Post Master.

Mr. PROFITT continued his remarks by stating that HAMILTON had never informed PROFITT or the other employees of the Post Office that this tape recorder had been installed on HAMILTON's extension phone. PROFITT does not recall that HAMILTON mentioned any of the conversations that he had intercepted on his tape recorder, which might apply to employees of the Post Office. PROFITT does not recall observing HAMILTON listening to the tape which he had affixed to his extension telephone.

PROFITT further advised that Mr. HAMILTON disconnected the tape recorder from his extension phone box on August 7, 1974, as it was on this date that HAMILTON received a telephone call from the Charleston, W. Va., "Gazette" newspaper, concerning this matter. When HAMILTON disconnected the apparatus, Assistant Post Master WILLIAM P. WELLS was in HAMILTON's office and observed HAMILTON disconnecting the tape recorder.

PROFITT remarked that he had complained concerning HAMILTON's activity of intercepting phone calls at the Spencer Post Office to the telephone company at Spencer and was advised that this type of activity on the part of HAMILTON was illegal and that the apparatus placed by HAMILTON on his extension phone should be removed.

PROFITT further advised that he, or someone else, might consider himself as egotistical, but stated that he con-siders HAMILTON to be a "egomaniac." PROFITT regards HAMILTON as a person not capable of "digging his own graye, incompetent, not capable of supervising anything, and a total loss." PROFITT remarked that he would not have HAMILTON working for him in any capacity. He remarked that since HAMILTON has been Post Master at Spencer, W. Va., HAMILTON demoted PROFITT to a lesser position at the Post Office. PROFITT stated that he had been a window teller, but was removed from this position by HAMILTON when PROFITT's cash drawer checked over in the amount of approximately \$39. PROFITT accuses HAMTITON of "padding" his cash drawer so that HAMILTON could remove PROFITT from the window teller's position. PROFITT also admits that there is a personality conflict between him and HAMILTON, but stated this in no way detracts from the fact that HAMILTON is in violation of a Federal law by intercepting these telephone calls at the Spencer Post Office.

On August 9, 1974, U. S. Attorney JOHN A. FIELD, III, Charleston, advised that he anticipated he will decline prosecution in this matter; however, he indicated that an interview with Postmaster HAMILTON might be in order before he renders a final opinion.

On August 7, 1974, an article appeared in the "Charleston Gazette," Charleston, W. Va., concerning this matter, which article, in summary, disclosed the following information:

A mail clerk, HERBERT PROFITT, Spencer, W. Va., contacted the "Charleston Gazette" concerning his boss taping telephone conversations out of the U. S. Post Office at Spencer.

Postmaster FREDERICK "RICK" HAMILTON acknowledged he had tape recorder installed on the single line into the Post Office, but said he did so as a defense mechanism. HAMILTON said he did monitor some calls but has since dismantled the system. He said he established the monitoring system because of some internal problems in the postal system which involved himself and Postmaster of another Post Office in Northern West Virginia, indicating, "There was a lot of animosity involved and I expected to get a lot of flak."

HAMILTON said the only time a call was taped was when he was in his office and as soon as he discovered it wasn't the one he wanted, HAMILTON shut the recorder off. HAMILTON explained that PROFITT had been a troublesome employee who doesn't get along with the other staff members, as PROFITT had been disgruntled since he (HAMILTON) was chosen.

Postmaster two years ago rather than PROFITT.

PROFITT admitted that he and the Postmaster, HAMILTON, had been having a long running feud and remarked he felt the Postmaster was an "egomaniac."

Attempts were made August 27, 1974 - September 17, 1974, to obtaine a prosecutive opinion in this matter from the U. S. Attorney, JCHN A. FIELD, III, Charleston.

On September 17, 1974, Mr. FIELD stated that he would accept the statements furnished by subject HAMILTON to the local Charleston newspaper, wherein HAMILTON openly admitted monitoring telephone calls made to employees of the Spencer Post Office through use of a taping device. He stated that at the present time he desires no interview of HAMILTON as he fully anticipates a decision to decline prosecution in this matter will be forth-oming.

On October 7, 1974, Inspector TOM ZURICK, Postal Inspector, U. S. Postal Inspectors Office, 801 Ruffner Avenue, Charleston, W. Va., advised that postal authorities will proceed against HAMILTON with administrative action of a disciplinary nature due to HAMILTON's activity in monitoring personal calls made to employees of the Spencer Post Office.

On October 25, 1974, U. S. Attorney FIELD advised he is declining prosecution in this matter in favor of administrative action being taken against Postmaster - HAMILTON by U. S. postal authorities.

FD-35 (F	ev. 5-22-64)
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*111	- All All All All All All All All All Al
	Dαte: 9/17/74
Transmi	the following in
	(Type in plaintext or code)
Via	
	(Priority)
	TO:
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	FROM: SAC, PITTSBURGH (139-111) (P)
	SUBJECT: FREDERICK C. HAMILTON, aka
١,	Toc William Charles Committee Commit
1 /	(OO: PITTSBURGH)
V_{J}	Re Pittsburgh airtel to Bureau 8/9/74.
3	The first of the second of the
1	USA JOHN A. FIELD, III, SDWVA, Charleston, W. Va.)
_ .`	was recontacted concerning this investigation 8/27 - 9/17/74,
	for a prosecutive opinion and on each occasion he had not formed a final opinion.
1 3	
	On 9/17/74, Mr. FIELD stated that he would accept
	the statements furnished by subject HAMILTON, Postmaster, U.S.P.O., Spencer, W. Va., to the local newspapers wherein
	HAMILTON openly admits monitoring telephone calls made to
	employees of the Spencer P.O. through the use of a taping
	device.
	Mr. FIELD further advised that at the present time
	he desires no interview of HAMILTON as he fully anticipates
	a decision to decline prosecution in this matter will be
	forthcoming 15 CHA 12G 47/8
	In view of the above information Pittsburgh is
	submitting no report at this time but will obtain a final
	prosecutive opinion from the USA in this matter and will
	follow with a report.
	2 - Bureau
	2 - Pittsburgh
	1
This	JEM/cjw
nation	ument (4) prepared in response to your request and is not for dissemi-
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GPO: 1970 O - 402-735

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LEADS

PITTSBURGH

AT CHARLESTON, W. VA. (KANAWHA CO.)

Will obtain final prosecutive opinion and surep.

PG 139-111.

information with respect to HAMILTON's using whatever information obtained from his monitoring device against any post office employee. PROFITT stated HAMILTON had not informed post office employees at Spencer that this taping device had been installed on HAMILTON's extension phone. PROFITT also mentioned that there is a personal conflict between himself and Postmaster HAMILTON which, in the past, has caused HAMILTON to demote PROFITT to a lesser job in the post office.

On 8/9/74, USA JOHN A. FIELD, III, Charleston, W. Va., advised he anticipates he will decline prosecution in this matter; however, he requested that subject HAMILTON be interviewed before rendering final opinion.

LEAD

PITTSBURGH

AT SPENCER, W. VA. (ROANE CO.)

Will interview Postmaster FREDERICK C. HAMILTON regarding allegations of his monitoring telephone calls at the Spencer Post Office.

AT CHARLESTON, W. VA. (KANAWHA CO.)

Will, thereafter, obtain final opinion in this matter from USA.

5-1\(\hat{2}\)0 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535
Afldressee: House Select Committee
L#R X LHM Memo Report dated 9/17/75
U.S. House Select Committee. 9/2/75 request
Request for Bureau Materials Relating to
Alleged Illegal Interceptions at Spencer, W.Wa.
Post Officel
Originating Office: FBI
Delivered by: Richard 1 1 auglor Date: 9/24
Received by: Em livedrike
Title: Cedm and
Return this receipt to the Intelligence Division, FBI

67-11-11-1

OTE:

OTE: SEE INSTRUCTIONS ON REVERSE

BEFORE COMPLETING.

SUBJECT: Abstract of Information Provided to Select Committees

1. HOW PROVIDED (check appropriate term. If a document was made available 2. Da.

2. DATE PROVIDED

DOCUMENT BRIEFING INTERVIEW TESTIMONY OTHER 9/18/75

3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)

ssc Hsc

4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject)

Memorandum and entrosures

for review but not transmitted, so note.)

5. IN RESPONSE TO (list date and item number if in response to formal request, otherwise state verbal request of (name), initiative, subpoena, etc.)

HSG letter 9/2/75

6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or Codeword)

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

Surveillance, electronic

8. SUMMARY (see reverse side before completing this item)

Materials relating to allged illegal interceptions at Spencer, West Virginia, Post Office

62-116464

FMK: fmk

(4)

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH HOUSTUDY, $\langle i \rangle_i$

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.

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

1 - Mr. W.R. Wannall

1 - Mr. W.O. Cregar

URGENT

1 - Mr. D. Ryan 1 - Mr. T.J. McNiff

OCTOBER 8, 1975

1 - Mr. A.J. Duffin

TO SAC PITTSBURGH FROM DIRECTOR FBI (62-116464)HOUSTUDY.

TELETYPE

HOUSTUDY IS THE CASE CAPTION UTILIZED FOR THE BUREAU'S COOPERATION WITH THE U. S. HOUSE SELECT COMMITTEE ON INTEL-LIGENCE ACTIVITIES (HSC).

IN CONNECTION WITH THE HSC'S INVESTIGATION. ACCESS TO CERTAIN COINTELPRO DOCUMENTS WAS PROVIDED. SPECIFICALLY. THE HSC REVIEWED THE FOLLOWING DOCUMENTS, ALL CAPTIONED "COUNTER-INTELLIGENCE PROGRAM, BLACK NATIONALIST - HATE GROUPS, RACIAL INTELLIGENCE," PITTSBURGH FILE 100-15780, BUFILE 100-448006: PITTSBURGH LETTER TO BUREAU DATED JUNE 17, 1968; BUREAU LETTER TO PITTSBURGH DATED JUNE 28, 1968, AND PITTSBURGH LETTER TO BUREAU DATED AUGUST 28, 1968.

PRIOR TO ACCESS TO LETTERS DATED JUNE 17 AND 28, 1968, RESPECTIVELY. THE NAME LAWRENCE A. SURDOVAL. JR. AND INFORMATION WHICH WOULD TEND TO IDENTIFY HIM WAS EXCISED THERE-FROM.

SUBSEQUENTLY. THE HSC HAS REQUESTED THE IDENTITY OF THE PERSON WHOSE NAME WAS EXCISED FROM THESE DOCUMENTS.

CODE

FEDERAL ELLENI OF INVESTIGATION COMMUNICATIONS SECTION

5:0 P 1" GPO: 1975 O - 569-920

Intell. _ Laboratory Plan. & Eval. _ Spec. Inv. _ Training _ Legal Coun. Telephone Rm. _

Assoc. Dir. _ Dep. AD Adm. _

Admin. _ Comp. Syst. _

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

Dep. AD Inv. ___ Asst. Dir.:

TELETYPE UNIT

Page 96

MAZIC ROOM [

PAGE TWO 62-116464

IN ACCORDANCE WITH A PRIOR AGREEMENT REACHED BETWEEN
FBIHQ AND THE DEPARTMENT, YOU SHOULD MAKE EFFORTS TO LOCATE
AND CONTACT LAWRENCE A. SURDOVAL, JR., LAST KNOWN ADDRESS
1337 VARNER DRIVE, PITTSBURGH, PENNSYLVANIA, AND ADVISE HIM
THAT THE HSC HAS REQUESTED HIS IDENTITY BE PROVIDED IN
CONNECTION WITH HIS PAST COOPERATION INVOLVING THIS COINTELPRO
OPERATION. HE SHOULD BE FURTHER ADVISED THAT THE BUREAU
INTERPOSES NO OBJECTIONS TO HIS IDENTITY BEING FURNISHED THE
HSC AND IF HE SO DESIRES, SAME WILL BE DONE. HOWEVER, SHOULD
HE DESIRE THAT HIS IDENTITY NOT BE REVEALED, INFORM HIM THAT
FBIHQ WILL RESIST ANY FURTHER ATTEMPT BY HSC TO OBTAIN SAME.

SUTEL RESULTS USING ABOVE CAPTION, ATTENTION: WILLIAM O. CREGAR, INTD.



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

OCT 7 1975

TO:

John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT:

House Select Committee Letter dated September 25

With reference to the request of the House Select Committee for the name of the person whose name was excised from COINTELPRO documents 100-448006-171,255, the HSC has advised that it has no objection to the FBI contacting the person to determine whether the person objects to his name being provided to the HSC. If the person has no objection, the name will be provided. will recall that this is the same proposal as was earlier offered to the SSC. The HSC has agreed to this approach on a trial basis in an attempt to avoid a confrontation with the Department on this issue.

REC- 102 62.1/6464_

Q1: OCT 10 1975

Paul Daly cc:

1-11,0-8-75

NW 54960 DocId:32989725 Page 98

1 - . T. V. E. Vannall 1 - Ir. V. O. Creyar 1 - Ir. J. G. Deegan

Jr. V. H. Vannall

F. J. Cassidy

9/26/75

1 - Dr. D. Shackelford

1 - Ar. F. J. Cassidy 1 - Ar. D. E. Ecklis

COEVELLERON

Attached is a copy of a request data? 9/15/75 from the House Relect Committee (EEC) for access to documents relating to Black Extremist and New Left Cointelpros. Subsequent to the request for access, the serials were excised by personnel of the respective factions and identities of all sources and all informants excised, as well as information which would identify sensitive foreign operations. Dach serial, prior to being made available for access, is approved for passage by the appropriate Section Chief.

The request from LISC was made available for access to MED staff members Timothy Oliohant and Richard Vermeire in Room 4204, JEH, on 9/22/75, with the exception of nine copies of Black Extremist serials and four copies of New Left serials, all classified "Confidential." which are not being made available in light of the ruling that at this time no classified material is to be made available to IIIC staff mounters.

A duplicate set of the excised serials as made available for access to LEC staff members are being maintained in one volume in koom 4426. Jest.

ACTION:

Kone. For information.

Linclosure 62-116009

1 - 62-116434 (Houstudy) - 73

1 - 100-448006 (Mack Latrealist)

1 - 100-449000 (New Left)

40 UC. 14 1973

DEP:HI (10)

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JAMES V. REARES H. DANG RONALD V. DECEMBER, CALIF. CALE HILL OTO. TEX. PHILIP H. HAYCS, IND.

PORTAY MOCIONY, ILL. DAVID C. TIH - H. I.A. DAVID C. TIH SON, COLLIN

Buchian.

Tulephone: (202) 225-573;

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20315

September 15, 1975

Mr. Michael E. Shahoon, Jr. Washington, D. C. 20530

Dear Mr. Shaheen:

We understand from a conversation between Mr. Vermeire of our staff and Mr. Rvan of the FBI at FBI Headquarters on September 12, 1975, that, with respect to the Cointelpro summaries heretofore delivered to the Committee, the serial numbers on the various pages of the summaries refer to the raw, supportive documents relating to the Cointelpro programs as summarized on each page. Accordingly we request access to all supporting documents in connection with the Cointeln activities referred to by the following serial numbers. respective page numbers of the summaries are also provided to assist you in preparing the material.

Black Extremist:

1.	100-448006-15, 79, 81, 17	9	(Page 6)
2.	100-448006-16, 23	•	(7)
3.	100-448006-165		(31)
4.	100-448006-29		(9)
5.	100-443096-63	·. ,	(12)
6.	100-448006-93	· ·	(16)
7.	100-448096-117, 137		(18)
8.	100-440005-123	7517	(21)
9.	100-443006-125	RELEVED CON	(23)
10.	100-448006-171, 255, 280	SEP 10 .4/5	(33)
11.	100-443096-229, 27162	a included	. (44,)
	ENCLOSUS	The state of the s	
DocId:3	2989725 Page 100	* * * * * * * * * * * * * * * * * * * *	

Mr. Michael E. Shaheen, Jr. September 15, 1975 Page 2 100-448006-236, 867 (47)13. : 100-443006-297, 435 (53)**1**4. 1.00-448006-351 (63)100-448006-421, 430, 431 .15. (74)100-448006-681, 824 16. (124)17. 100-448006-635. 766 (125)18. 100-448006-692, 847 (127)100-448006-740, 766, 795, 803, 878 19. (134)100-448006-770, 832 20. (142)21. 100-448006-785, 876, 923 (145)22. 100-448006-863, 869, 970, 957 (162) $\cdot 23.$ 100-448006-923 (175)24. 100-448006-1233 (225 and 226) 25. 100-448006-1244, 1499 (229)100-448006-1251, 1303, 1359 26. (230)27. 100-448006-1264, 1648, 1269, 1282 (235)28. 100-448006-1377 . (269) 29. 100-443006-1335 (270)30. 100-448006-1443, 1490 (280)31. 100-448006-1621 (314)32. .100-443006-1623, 1824 (315)33. 100-448006-32, 1150, 1722 (342)34. 100-448006_1880, 1890, 1925 (370)100-445606-1893 (157-9079-980) 35. (375)36. 100-448995 2016 (396)

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Mr. Michael E. Shaheen, Jr. September 15, 1975 Page 3

			•	e E	
,,,,	37	100-448006-2209	(2)		(460)
	38% .	100-448006-2308	(2)		(509)
į	New Le	eft:		*	
•	39.	** **			(1)
	40.	449698-34-64 " -34-65 " -34-66 " -34-74 " -34-75 " -34-76 " -34-78 " -34-81 " -34-85 " -34-86			(2-17)
	,	-34-90 -34-92 -34-93 -34-99			
	41.	449693-42-7			(36)
	42.	449698-44-10			(51)
	43.	449698-46-15 " -46-16 " -46-18			(96)
	44.	449698-50-13			(104)
	45.	449693-53-23			(115)

48. 449698-62 (140) 49. 449698-66-4 (145)

(131.)

(133)

** There is no serial number on this page.

46.

47.

449698-56-6

449690-61

Mr. Michael E. Shaheen, Jr. September 15, 1975 Page 4

				~				
50.	449698-250	-	"				· •	(156)
51.	449698-341							(161)
.52.	449698-5-16-					٠		(232)
53.	449698-5-19 " -5-20				¢ŧ			(233)
54.	449698-5-22 "-5-24		,45		**	-		(234)
55.	449698-5-29 "-5-30		¥		÷			(237)
•56.	449698-5-929 "-3473			y -				(243)
57.	449698-7, 7,	9		a .	e			(254)
58.	449698-8-15							(258)
59.	449698-8-16					*		(259)
60.	449698-10-12							(281)
61.	449698=11-9 "-11-31			٠.				(285)
62.	449698-15-2							(298)
63.	449698-26-31							(338)
64.	449698-33-18							(361)

Thank you for your cooperation in this matter.

Sincerely,

A. Searle Field
Staff Director

Adams 1 - Mr. J.B. 2 - Mr. J.A. ntz (1-Mr. J.B. Hotis) 1 - Mr. R.J. Gallagher (Route Through for Review) (Attention: J.C. Kraus) 1 - Mr. W.R. Wannall The Attorney General September 25, 1975 - Mr. W.O. Cregar 1 - Mr. T.J. McNiff Director, FBI S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC) Reference is made to HSC letter dated September 5, 1975, requesting Bureau files or memoranda pertaining to an Investigation into allegations of illegal wiretapping by Baltimore City police and the Chesapeake and Potomac Telephone Company. Enclosed for your approval and forwarding to the MSC is the original of a memorandum requesting that this Bureau be furnished with additional information which would be of assistance in specifically identifying the incident(s) prompting the above HSC inquiry. A copy of this memorandum is being furnished for your records. Enclosures (2) 62-116464 REG- 102 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination TJM: bmf 11 CI OCT 9 1975 (11)Assoc. Dir. Dep. AD Adm. _ Dep. AD Inv. _ Asst, Dir.: Admin. Gomp. Syst. _ en M Ext. Affairs . Files & Com. Geni-Inv. __ Ident. Inspection _ Intell.-Laboratory _ Plan. & Eval. __ Spec. Inv. _ Training _ Legal Coun. _ Telephone Rm. __ MAIL ROOM TELETYPE UNIT GPO: 1975 O - 569-920 3 4 4 4 6 T 100 cl 275 82989725 Page 104

1 - Mr. J.B. Adams
2 - Mr. J.A. Jintz
- (1-Mr. J.B. Hotis) 1 - Mr. R.J. Gallagher (Route Through for Review) (Attention: J.C. Kraus) 1 - Mr. W.R. Wannall 1 - Mr. W.O. Cregar 1 - Mr. T.J. McNiff

Soptombor 25, 1975

G2-11G4G4

u. C. House celect collingred to STUDY COVERNMENTAL OPERATIONS VIVE respect to intelligence activities (usc)

EMPORED FOR INFORMATION CONFIRMING III: ALLNEED ILLEGAL VITETAPPING DY DALFILIONS CLEY POLICE AND THE CERSAPHANE AND POTOLIAC TELEPHISME COMPANY

Deformed is main to USC letter dated Contember 5. 1075, requesting "a copy of any files or mestands portaining to an investigation into allegations of illegal viretapping by Eulticoro City police and the Chesageake and Poto ac Telephone Company."

A review of Dureau files as they pertain to investigations concorning pecuble violations of the Interception of Communications statute failed to locate any natorial relating to a lungar investigation of this mature involving Daltimore City police and the Chesapeako and Potomac Telephone Company.

Fonding receipt from the USC of further identifying information concorning the incident (a) which prompted the above inquiry, no additional efforts will be made by thin Durocu to respond to NCC liquiry contained in referenced lotter.

1 - The Attorney General

ORIGINAL AND ONE COPY TO AG

Assoc. Dir. ___ NOTE: Dep. AD Inv. __ Search of Bureau files and contact with Baltimore Asst. Dir.: Admin. Office in an attempt to identify above incident(s) was Comp. Syst. _____ conducted by SA J.C. Kraus, General Investigative Division. Files & Com. __

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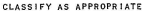
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Gen. Inv.

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	5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535
	Addressee: HOUSE SELECT COMMITTEE
	LTR LHM Memo Report dated 9/25/75 U.S. HOUSE SELECT COMMITTEE. 9/5/75 request Caption of Document: Re: Request for Information
	Concerning Alleged Illegal Wiretapping by
	Baltimore City Police and the Chesapeake and
	Retama Office Lephone Company, FBI
100000000000000000000000000000000000000	Delivered by Cichard 1. naylow, Date: 10/2/2
	Received by: Jacqueline Mess
A 100 CO.	Title Research Director
CONTRACTOR OF STREET	Return this receipt to the Intelligence Division, FBI
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62-116454-95 ENCLOSURE



TE:

SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

Intelligence Community Staff FROM: ATTN: Central Index FBI SUBJECT: Abstract of Information Provided to Select Committees HOW PROVIDED (check appropriate term. If a document was made available 2. DATE PROVIDED for review but not transmitted, so note.) 9/25/75 DOCUMENT BRIEFING INTERVIEW TESTIMONY OTHER 3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate) HSC 4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject) Henorandun 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) IISA letter 9/5/75 U KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis) Allegations 8. SUMMARY (see reverse side before completing this item) A review of FBI files as they pertain to investigations concerning possible violations of the Interception of Communications statue failed to locate any material relating

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FMK: fmk

(4)

ORIGINAL VIA LIAISON OF CENTRAL COMMUNITY INDEX IN CONNECTION WITH HOUSTUDY 1,1/4/5 1/2

to a FBI investigation of this nature involving Baltimore City police and the Chesapeake and Potomac Telephone Company.

TREAT AS YELLOW

3791 (6.75)

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.

Mr. R. J. Gallagher 1 - Mr. D. W. Moore, Jr.

1 - Mr. W. R. Wannall

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis) September 22, 1975

1 - Mr. W. O. Cregar

1 - Mr. J. W. Johnson

The Attorney General

Director, FBI

UNITED STATES HOUSE OF REPRESENTATIVES SELECT COMMITTEE ON INTELLIGENCE (HSC)

Reference is nade to letter from the NSC dated August 22, 1975, requesting certain documents and other infor notion from the FBI.

Enclosed for your approval and forwarding to the Committee is an original of a memorandum which constitutes a response to the above-cited request of the HSC.

A copy of the memorandum is being furnished for your records.

Enclosures - 3

62-116464

JWJ:sjm ...

4.5

REC- 102 1 - The Deputy Attorney General Attention: Michael E. Sheheen, Jr. Special Counsel for

Intelligence Coordination (3-//6)

G1 OCT 9 1975

Den. AD Adm. Dep. AD Inv. Asst. Dir.:

(11)

Comp. Syst. _ Ext. Affairs _ Files & Com. Gen. Inv. Inspection _

Intell. Laboratory _ Plan. & Eval. ... Spec. Inv. Training .

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GPO 954-546

1 Mr. R. J. Gallagher 1 - Mr. D. W. Moore, Jr. 1 - Mr. W. R. Wannall 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. O. Cregar 1 - Mr. J. W. Johnson

September 22, 1975

62-116464

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

REQUEST FOR FOURTEEN SECTIONS OF RE: FBI'S MANUAL OF INSTRUCTIONS (MOI)

Reference is made to HSC letter dated August 22, 1975, requesting the HSC be furnished copies of fourteen sections or portions of those sections.

The HSC requested the following sections of the MOI:

- 1. Section 10-D: Uniform Crime Reporting
- 2. Section 11-C and D
- 3. Section 27: Civil Rights Forwarded to HSC by letter dated September 16, 1975.
- 4. Section 28: Civil Rights Act of 1964 Forwarded to HSC by letter dated September 16. 1975.
- 5. Section 36: Espionage Forwarded to HSC by letter dated September 4, 1975.
- 6. Section 76: Obstruction of Justice
- 7. Section 87: Investigation of Subversive Agencies and Individuals Forwarded to HSC by letter dated September 4, 1975.
- Section 102: Coordination with other Government Agencies - Director's Agreements
- Section 105: Internal Security Nationalistic 9. Tendency (Foreign Intelligence)

Ext. Affoirs _Enclosure Gen. Inv. ___

ORIGINAL AND ONE COPY TO ATTORNEY GENERAL

Loboratory JWJ:sjm 45" Plan. & Eval. - (10) Spec. Inv. _

NW 54960 DocId: 32989725 Page 110

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

Asst. Dir.:

Admin. _ Comp. Syst. ____

Training __

Legal Coun. _ Telephone Rm. __ Director Sec'y ___ MAIL ROOM ___ TELETYPE UNIT SEE NOTE PAGE TWO

U. S. House Select Committee on Intelligence Activities (HSC)

- 10. Section 107: Internal Security Informants and Confidential Sources Forwarded to HSC by letter dated September 10, 1975.
- 11. Section 108: Criminal Informants
 Forwarded to HSC by letter dated September 10, 1975.
- 12. Section 109: Prosab
- 13. Section 122: Extremists and Civil Unrest Forwarded to HSC by letter dated September 4, 1975.
- 14. Section 130: Extremists, Informants and Sources Forwarded to HSC by letter dated September 10, 1975.

In compliance with this request, attached are the requested copies of sections not previously furnished to HSC.

Section 105 is classified "Secret" and in view of the Directive of the President of the United States issued during the weekend of September 13-14, 1975, not to furnish classified information to the HSC, the FBI is precluded from furnishing Section 105 at this time.

Section 87 is Investigations of Subversive Organizations and Individuals.

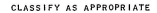
1 - The Attorney General

NOTE:

This material, which is being furnished the HSC, fullfills the HSC request of 8/22/75, with the exception of Section 105 as noted in memoranda. Senstudy Representatives of General Investigative and External Affairs Divisions cleared passage of pertinent sections.

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535 House Select Committee Addressee: 9/22/75 Report dated_ ▼ LHM ☐ Memo LTR Caption of Document: Re HSC request for delivery of certain sections of the FBI Manual of Instructions. (Request dated 8/22/75.) FBI Originating Office: Delivered by: Received by: Return this receipt to the Intelligence Division, FBI

62-116464-94





TE: SEE INSTRUCTIONS ON REVERSE

BEFORE COMPLETING.

TO: Intelligence Community Staff	FROM:	•
ATTN: Central Index '	RBI	
SUBJECT: Abstract of Information Provid	ed to Select Committees	
1. HOW PROVIDED (check appropriate term. If a document for review but not transmitted, so note.)	t was made available 2. DATE	PROVIDED
X DOCUMENT BRIEFING INTERVIEW T	ESTIMONY OTHER	/22/75
3. TO WHOM PROVIDED (check appropriate term; add spec	ific names if appropriate)	
ssc		
₩ HSC		
4. IDENTIFICATION (provide descriptive data for document interviewee, testifier and subject)	ents; give name or identification	n number of briefer,
Memorandum and enclosures		
5. IN RESPONSE TO (list date and item number if in rewise state verbal request of (name), initiative, s		6. CLASSIFICATION OF INFORMATION (enter
HSQ letter 8/22/75		Codeword)
		U
7. KEY WORDS (enter the appropriate key words from the used underline for emphasis)	e list provided separately; if ke	ey words not listed are
Operating procedures		
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CLASSIFY AS APPROPRIATE

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INSTRUCTIONS

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- D. "WHY COMPILE CRIME STATISTICS?" - SUGGESTED RESPONSES
 - This is a cooperative project of the police themselves. The FBI acts merely as the clearing house and it is glad to serve law enforcement in this way.
 - The IACP says that law enforcement agencies should have adequate records; that it is good business. The statistical reports are just by-products.

This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBIS.
d: 32989725 Page 115 62-116468-94

- 3. The presentation of basic crime data to the public helps get the very necessary public support needed for successful law enforcement work.
- 4. A comparison of crime increases with population increases may be of value in supporting requests for increased appropriations.
- 5. Similarly, if the police strength is below the average, this can be shown in requesting more personnel. Such averages are available only through the cooperation of law enforcement agencies in the uniform crime reporting program.
- The sheriff and the chief of police in facing re-election or reappointment each needs facts to show that his administration has been efficient. Contributing crime data to a national clearing house is a mark of an upto-date progressive organization.
- 7. If the chief or sheriff says that he has no crime or few crimes to report, he should be proud to have such a record on file.
- 8. If there is no one on duty at headquarters to record complaints or no office is maintained, encourage members of the agency to make notes and to later record their notes in an office record, such as "Register of Offenses Known." In the absence of other data the Bureau needs the number of offenses (column 4 of Return A) and a very minimum procedure would be for notes to be kept on a tally sheet during the month. Under such circumstances, the agency will not average one offense daily.
- 9. It is customary for most offenses of the types on Return A to be prosecuted in the courts of the county and so persons arrested by police are often turned over to the sheriff. Also, in small towns or cities the sheriff or state police may assist in or handle entirely the investigation of certain crimes and the police may limit their activities almost to traffic matters. In either situation, we need a report from the police. The police will or can know about a crime in their town even though they "don't handle it." The reports of sheriffs or state police are limited to crimes in rural areas outside of urban places (incorporated places with 2,500 or more inhabitants). So, we need a report from the urban police or their community will not be represented in our coverage.

SECTION 11.

- C. ACCESSORY AFTER THE FACT
 Title 18, USC, § 3, effective 9-1-48 (formerly § 551, Title 18, USC)
 Whoever, knowing that an offense against the United States has been committed, receives, relieves, comforts or assists the offender in order to hinder or prevent his apprehension, trial or punishment, is an accessory after the fact.

 *Except as otherwise expressly provided by any Act of Congress, an accessory after the fact shall be imprisoned not more than one-half the maximum term of imprisonment or fined not more than one-half the maximum fine prescribed for the punishment of the principal, or both; or if the principal is punishable by death, the accessory shall be imprisoned not more than ten years.
- D. MISPRISION OF FELONY (TITLE 18, USC, § 4)
 "Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined not more than \$500 or imprisoned not more than three years, or both."

OBSTRUCTION OF JUSTICE OBSTRUCTION OF COURT ORDER [OBSTRUCTION OF CRIMINAL INVESTIGATIONS]

STATUTES Title 18, USC, §§ 1503, 1504, 1509 (effective 5-6-60), [and § 1510 (effective 11-3-67)]

§ 1503. Influencing or injuring officer, juror, or witness generally. Penalty - 5 years or \$5,000 fine or both.

§ 1504. Influencing juror by writing. Penalty - 6 months or \$1,000 or both.

§ 1509. Obstruction of court orders. Part of the Civil Rights Act of 1960. Penalty - \$1,000 and/or one year. (Specific Bureau authority required in all cases.)

[§ 1510. Obstruction of criminal investigations. Penalty - 5 years or \$5,000 fine or both.]

Other related violations described in Title 18, USC, include:

1501. Assault on process server

Resistance to extradition agent 1502.

Obstruction of proceedings before departments, agencies, and committees (Specific Bureau authority required in all cases.)

1507.

Theft or alteration of record or process; false bail
Picketing or parading (Specific Bureau authority required in all cases.)
Recording, listening to, or observing proceedings of grand or 1508. petit juries while deliberating or voting

B. ELEMENTS

- \$ 1503
 - A person corruptly or by threat, force, threatening letter or communi-
 - ъ. Endeavors to influence, intimidate, or impede or
 - Injures the person or property of
 - a.
 - A witness, juror, or other judicial officer Because of his discharging or having discharged his duty or
 - Otherwise influences, obstructs, impedes, or endeavors to influence, obstruct, or impede justice
- 2. § 1504
 - a. An attempt to influence the action of
 - A juror upon any issue pending before the juror or pertaining to his
 - c. By writing or sending him a written communication which
 - Is in relation to such issue or matter
- Э. § 1509
 - Existence of a Federal court order, judgment, or decree a.
 - Knowledge by the subject of the existence of such order b.
 - Use of threats or force by the subject
 - For the purpose of preventing, obstructing, impeding, or interfering with, or willfully attempting to interfere with
 - The exercise of rights under the court order; or
 - (2) The performance of duties under the court order
- [4. \$ 1510
 - Willfully endeavor by means of bribery, misrepresentation, intimidation. or force or threats thereof
 - To obstruct, delay, or prevent the communication of information
 - Relating to a violation of any criminal statute of the U. S.
 - By any person to a criminal investigator (defined in the statute as any individual duly authorized by a department, agency, or armed force of the U. S. to conduct or engage in investigations of or prosecutions for violations of the criminal laws of the U. S.); or

Injures any person in his person or property on account of the giving by such person or by any other person of any such information to any

criminal investigator! This document is prepared in response to your request and is not for dissemination outside nour Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

INVESTIGATIONS

C. POLICY

- 1. Obstruction of justice and criminal investigations.
 Full details of complaints must be furnished the Bureau expeditiously together with action being taken or recommended. Although USA ordinarily advised of all complaints, if, in sound judgement of SAC, circumstances of complaint or facts developed through investigation make it inadvisable to consult USA or to follow course desired by him, advise Bureau and take no further action pending Bureau instructions.
 - a. SAC may authorize investigation on request of USA or Federal judge in following situations:

(1) If obstruction arose from case investigated by FBI. Add Obstruction of Justice to character of case and do not open separate file.

(2) If obstruction arose from criminal case within jurisdiction of any Federal agency other than Secret Service, Internal Revenue Service, Immigration and Naturalization Service, [U. S. Customs Service, Drug Enforcement Administration, Bureau of Alcohol, Tobacco and Firearms, and U. S. Postal Service.

(3) If obstruction involves either actual bodily harm or threat thereof to a Federal judge or Federal juror, regardless of case out of which allegation arose.

- (4) If obstruction arose from civil case in Federal court in which neither U. S. Government nor any agency thereof is involved.
- b. Prior Bureau authority is required where offense arose from:
 - (1) Trial in which original investigation conducted by one of above mentioned agencies.
 - (2) Proceedings before departments, agencies, and committees.
 - (3) Labor controversy or other matter affecting national security.

If obstruction arose from case within jurisdiction of seven agencies mentioned above, it is position of Bureau and Department of Justice that obstruction investigation should be conducted by the other agency although coverage of leads in a distant area to assist the other agency may be authorized by Bureau upon full justification.

Before instituting authorized investigation related to trial in progress or about to begin, the USA must assure that the judge has been informed and is agreeable to investigation. Authority of USA and judge is necessary for interviews with witnesses or jurors in a pending trial. If an interview with a juror in a pending trial is requested, attention of the judge and USA should be directed to Supreme Court decisions in Remmer v. U. S., 347 U. S. 227, 350 U. S. 377; and Gold v. U. S., 352 U. S. 985 (1957). Tactfully inform them that in light of the Supreme Court's opinion in above cases, USA may desire to discuss the matter with the Criminal Division of the Department for clearance of investigation.

2. Obstruction of court orders
Obstruction of court order complaints or requests for investigation
should be referred to the Bureau by telephone, teletype, airtel, or AMSD
letter, depending upon the urgency of the particular situation.

Department has instructed USAs not to request FBI investigation or initiate prosecution of obstruction of court orders without departmental authority. Immediately advise the Bureau of any request for investigation with your recommendation as to whether investigation should be conducted. Conduct no investigation without Bureau authority.

D. INVESTIGATIVE PROCEDURE

- 1. Statutes treated in this chapter are designed to protect the dignity of courts and prevent corruption and obstruction in the administration of justice. Prosecutions in such cases generally result in widespread public notice and editorial comment. Investigation and testimony of Agents must be of such caliber that credit will be reflected on the Bureau.
- 2. Status of an individual as a person covered by the statutes may be established through introduction by competent witnesses of letters of appointment, official records of the court, subpoenas, summonses, jury panels, and similar documents. Such records can generally be located in the offices of Government agencies, clerks of court, U. S. [Magistrates,]and U. S. Marshals. The exact time when a person received appointment or was served with a subpoena or summons should be reported.

If investigations involving witnesses or jurors indicate possible perjury, necessary elements of perjury and subornation of perjury violations should be fully developed.

Question victims closely for complete details. Threats or use of force may have been preceded by other acts by subject, such as conversations, gratuities, and advice extended to victim in a disguised effort to curry his favor. Obtain signed statements where possible from victim and witnesses, and USA should be advised of any reluctance to testify.

Bureau has no statutory authority to afford "protection" to persons affected by these statutes. When such persons request protection, they should be referred to USA. These persons frequently appear at Bureau offices to gain "moral support" and should be treated with consideration. When victim fears physical harm, appropriate local law enforcement agency should be informed unless facts of case indicate this action undesirable.

Trace threatening letters or other communications to the accused by examinations of handwriting, typewriting, checks of hotel records, and such other means as are available. In event the communication is directed to or received by a person other than the intended victim, the relationship of the recipient to the victim should be shown, since under statute a violation may exist even if victim is not direct recipient of communication. Determine exact language of communication and all attending circumstances as it may be necessary to introduce evidence that a communication, although veiled, actually implies a threat. Follow instructions relative to transmittal of extortion letters to FBI Laboratory in the transmittal of letters constituting possible violations of obstruction of justice statutes.

Determine the particular interest of subject in the outcome of a trial or other proceeding. Subject's relationship by blood or marriage to parties to a suit, his membership in an interested organization, or monetary considerations may explain his actions. Determination of identities of persons who stand to gain from the particular outcome of a proceeding may serve to identify an unknown subject.

76. OBSTRUCTION OF JUSTICE
OBSTRUCTION OF COURT ORDERS
[OBSTRUCTION OF CRIMINAL

INVESTIGATIONS]

It must be shown that the threat, show of force, or communication was for one of the purposes enumerated in the statutes. The act itself may clearly indicate the purpose but corroborative evidence may be required. In event of injury to the person or property of a witness, juror, or other person named in the statutes, it must be shown that the subject committed the act to influence the performance of duty, or because of such performance, rather than because of some extraneous matter or dispute.

E. VENUE

In the district in which an act is committed, or district from, through, or into which a threatening letter or communication moves

F. CLASSIFICATION - 72

G. CHARACTER

- Obstruction of justice Substantive character - OBSTRUCTION OF JUSTICE If no substantive violation, OBSTRUCTION OF JUSTICE
- Obstruction of court orders
 Substantive character OBSTRUCTION OF COURT ORDERS
 If no substantive violation , OBSTRUCTION OF COURT ORDERS
- [3. Obstruction of criminal investigations
 Substantive character OBSTRUCTION OF CRIMINAL INVESTIGATIONS
 . If no substantive violation, OBSTRUCTION OF CRIMINAL INVESTIGATIONS]

SECTION 102. COORDINATION WITH OTHER GOVERNMENT AGENCIES

DIRECTIVES

(1) FBI Designated To Investigate Espionage, Sabotage, Etc.

On September 6, 1939, the President of the United States issued a directive as follows:

"The Attorney General has been requested by me to instruct the Federal Bureau of Investigation of the Department of Justice to take charge of investigative work in matters relating to espionage, sabotage, and violations of the neutrality regulations.

"This task must be conducted in a comprehensive and effective manner on a national basis, and all information must be carefully sifted out and correlated in order to avoid confusion and irresponsibility.

"To this end I request all police officers, sheriffs, and all other law enforcement officers in the United States promptly to turn over to the nearest representative of the Federal Bureau of Investigation any information obtained by them relating to espionage, counterespionage, sabotage, subversive activities and violations of the neutrality laws."

formation concerning national defense matters wherein investigations will be required should be forwarded to the Federal Bureau of Investigation. It is obvious that such information should be forwarded promptly for delay is frequently fatal in the handling of cases of this type. It is further important that such information be forwarded directly rather than through some intermediate agency in order to prevent inaccuracies. Any intermediate agency of private citizens or law enforcement officers which would have for its purpose the appraising and evaluating of information would defeat a primary purpose of the President's directive, namely, that of permitting all information to come to the Federal Bureau of Investigation so that it may be indexed and consequently coordinated on a national basis.

(2) Establishment of Interdepartmental Intelligence Conference

i. ::

On June 26, 1939, the President of the United States issued a confidential directive to the heads of the various Government Departments, which stated:

"It is my desire that the investigation of all espionage, counterespionage, and sabotage matters be controlled and handled by the Federal
Bureau of Investigation of the Department of Justice, the Military Intelligence Division of the War Department, and the Office of Naval Intelligence
of the Navy Department. The directors of these three agencies are to
function as a committee to coordinate their activities.

*No investigations should be conducted by any investigative agency of the Government into matters involving actually or potentially any espionage, counterespionage, or sabotage, except by the three agencies mentioned above.

DocId:32989725 Page 122

"I shall be glad if you will instruct the heads of all other investigative agencies than the three named, to refer immediately to the nearest office of the Federal Bureau of Investigation any data, information, or material that may come to their notice bearing directly or indirectly on espionage, counterespionage, or sabotage."

(3) FBI Again Designated To Handle Investigations of Espionage, Sabotage, Etc.

On January 8, 1943, the President of the United States issued a directive, which is quoted as follows, reiterating his previous directive of September 1939:

"On September 6, 1939, I issued a directive providing that the Federal Bureau of Investigation of the Department of Justice should take charge of investigative work in matters relating to espionage, sabotage and violations of the neutrality regulations, pointing out that the investigations must be conducted in a comprehensive manner, on a national basis, and all information carefully sifted out and correlated in order to avoid confusion and irresponsibility. I then requested all police officers, sheriffs, and other law enforcement officers in the United States, promptly to turn over to the nearest representative of the Federal Bureau of Investigation any such information.

"I am again calling the attention of all enforcement officers to the request that they report all such information promptly to the nearest field representative of the Federal Bureau of Investigation, which is charged with the responsibility of correlating this material and referring matters which are under the jurisdiction of any other Federal Agency with responsibilities in this field to the appropriate agency.

"I suggest that all patriotic organizations and individuals likewise report all such information relating to espionage and related matters to the Federal Bureau of Investigation in the same manner.

. "I am confident that all law enforcement officers, who are now rendering such invaluable assistance toward the success of the internal safety of our country will cooperate in this matter."

On July 24, 1950, the President of the United States again issued a Directive which is quoted as follows, reiterating his previous Directives of September 6, 1939, and January 8, 1943:

*On September 6, 1939, and January 8, 1943, a Presidential Directive was issued providing that the Federal Bureau of Investigation of the Department of Justice should take charge of investigative work in matters relating to espionage, sabotage, subversive activities and related matters. It was pointed out that the investigations must be conducted in a comprehensive manner on a national basis and all information carefully sifted out and correlated in order to avoid confusion. I should like to again call the attention of all Enforcement Officers, both Federal and State, to the request that they report all information in the above enumerated fields promptly to the nearest field representative of the Federal Bureau of Investigation, which is charged with the responsibility of correlating this material and referring matters which are under the jurisdiction of any other Federal Agency with responsibilities in this field to the appropriate agency.

*I suggest that all patriotic organizations and individuals likewise report all such information relating to espionage, sabotage, and subversive activities to the Federal Bureau of Investigation in this same manner."

On December 15, 1953, the President of the United States issued the following statement:

*On September 6, 1939, January 8, 1943, and July 24, 1950, Presidential Directives were issued requesting all enforcement officers, both Federal and State, to report promptly all information relating to espionage, sabotage, subversive activities and related matters to the nearest field representative of the Federal Bureau of Investigation.

The Federal Bureau of Investigation is charged with investigating all violations of the Atomic Energy Act, including the illegal export or import of fissionable material, the illegal possession or transportation of fissionable material and the illegal production, transfer, or possession of any equipment or device utilizing fissionable material or atomic energy as a military weapon. 'Fissionable material' means plutonium, uranium-235 or other material which the Atomic Energy Commission has determined to be capable of releasing substantial quantities of energy through nuclear chain reaction. I am requesting that all enforcement officers, both Federal and State, report all information relating to violations of the Atomic Energy Act to the nearest field representative of the Federal · Bureau of Investigation.

*I suggest that all patriotic organizations and individuals likewise report all such information to the Federal Bureau of Investigation in the same manner."

- (4) Establishment of IIC and ICIS under National Security Council Pursuant to the National Security Act of 1947, the National Security Council was established with the President as the Chairman of that council. The National Security Council caused a survey to be made of the internal security situation of the United States, together with a study of ways and means to insure that the internal security of the United States receives adequate attention. The following National Security Council Directive was approved by the President and the National Security Council on March 23, 1949, [and certain amendments thereto were approved on September 3 and 10, 1954:]
 - There is hereby established under the National Security Council, pursuant to the provisions of Section 101 of the National Security Act, the following arrangements for the purpose of effecting more adequate and coordinated internal security.

- The following two permanent committees, together with such secretariat as may be required. shall be responsible for coordinating internal security.
 - a. The Interdepartmental Intelligence Conference (IIC) is responsible for the coordination of the investigation of all domestic espionage, counterespionage, sabotage, subversion and other related intelligence matters affecting internal security. It consists of the Director of the Federal Bureau of Investigation, Department of Justice; Chief of the Office of Naval Intelligence, Department of the Navy; Director of the Intelligence Division, Department of the Army; and the Director of the Office of Special Investigations, Department of the Air Force.
 - b. The Interdepartmental Committee on Internal Security (ICIS) is hereby created and shall be responsible for coordinating all phases of the internal security field other than the functions outlines in paragraph 2-a above. It shall be composed of representatives from the Departments of State, Treasury, and Justice and the National Military Establishment.
- "3. Both Committees shall invite non-member agency representatives as ad hoc members thereof when matters involving their responsibilities are under consideration.
- "4. In accordance with arrangements to be determined in each case, there shall be transferred to the IIC and the ICIS for incorporation as subcommittees or for the absorption of their functions such existing committees as are operating in their respective fields of responsibility. The two committees shall also establish such new subcommittees as will assist them in carrying out their responsibilities.
- "5. The IIC and the ICIS will, whenever appropriate, hold joint meetings or establish joint subcommittees.
- "6. The National Security Council shall designate a representative who, under the direction of the Executive Secretary of the NSC, shall:
 - a. Assist and advise the NSC in coordinating the activities of the IIC and the ICIS:
 - b. Assist and advise the IIC and the ICIS in carrying out their respective responsibilities and in collaborating on problems of common interest:
 - c. Submit to the IIC or the ICIS questions which, in his opinion, require their consideration;
 - d. As representative of the NSC, participate as an observer and advisor in all meetings of the IIC and the ICIS;
 - Submit for consideration by the NSC problems which cannot be resolved by either the IIC or the ICIS or by the two committees

acting together, outlining any divergent solutions which have been proposed and his own recommendations;

- f. Have no powers of instruction, direction or supervision over either the IIC or the ICIS.
- "7. The IIC and the ICIS shall prepare and submit for consideration and approval by the National Security Council proposed charters for the IIC and the ICIS respectively. The Department of Justice representative shall serve as the Chairman of the ICIS for this purpose. The Executive Secretary of the National Security Council shall assist the IIC and the ICIS in coordinating the preparation of the proposed charters. These charters shall define, in accordance with the foregoing, the respective functions and responsibilities of the committees and shall provide for their chairmanship and staff."
- (5) Charters for IIC and ICIS
 As a result of the National Security Council Directive dated March 23, 1949,
 a charter for the Interdepartmental Intelligence Conference was approved by
 the National Security Council on July 18, 1949, [and amendments thereto were
 made on September 3 and 10, 1954. The charter reads as follows:

"Pursuant to the provisions of Section 101 of the National Security Act and NSC 17/4, as approved by the President, the National Security Council hereby authorizes and directs that the Interdepartmental Intelligence Conference effect the coordination of all investigation of domestic espionage, counterespionage, sabotage and subversion, and other related intelligence matters affecting internal security. The IIC shall be guided by the terms of this charter.

· "A. ORGANIZATION

- *(1) The Interdepartmental Intelligence Conference shall be constituted as set forth in the Presidential Directive of June 26, 1939, that is, the Director of the Federal Bureau of Investigation, the Director of the Intelligence Division of the Army, the Director of Naval Intelligence, and in addition, the Director, Office of Special Investigations, U. S. Air Force, which office has been created since the issuance of the original Presidential Directive.
- ["(2) The chairman shall be designated by the President from the membership of the committee after consultation with the Attorney General. An Executive Secretary shall also be selected by the IIC, and he shall be responsible for maintaining the necessary records. Such additional secretariat as may be necessary and desirable shall be provided as needed. (The Director of the FBI was designated as the Chairman of the IIC by the President on September 17, 1954.]
 - *(3) The IIC, through its chairman, shall invite nonmember agency representatives as ad hoc members of the IIC when matters involving the responsibilities of such nonmembers are under consideration.

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"(4) A representative designated by the NSC and under the direction of the Executive Secretary of the NSC shall participate as an observer and adviser in all meetings of the IIC. This NSC representative shall have no power of instruction, direction, or supervision over operations of the IIC.

POWERS AND RESPONSIBILITIES

- "(1) The IIC, in its field, or in collaboration with the ICIS, shall take the necessary action to insure the establishment and maintenance of the highest practicable state of internal security, including the making of necessary plans and preparations for adequate internal security in the event of a war-related emergency.
- The IIC shall make appropriate studies and take action to insure that complete investigative coverage is maintained by appropriate departments and agencies in matters described herein.
- The IIC shall take the necessary action to insure that there is no duplication of effort by governmental departments and agencies in those matters under its jurisdiction.
- The IIC shall endeavor to resolve conflicts of jurisdiction in the investigative fields named herein and determine by what agency or department necessary investigations can be handled most logically and efficiently.
- The IIC shall study and make recommendations with reference to legislation and executive orders needed to achieve the objectives set forth herein.
- The IIC shall promote appropriate exchange and coordination of information, as well as action, among the various agencies and departments of the government.
- "(7) The IIC shall incorporate under it or absorb the functions of existing interdepartmental committees which are operating in its field of responsibility.
- The IIC shall perform such other functions as may be necessary or as may be assigned to it by the National Security Council or other appropriate authority falling within its field of coordination of all investigation of domestic espionage, counterespionage, sabotage, and subversion, and other related intelligence matters affecting internal s.ecurity.

"C. PROCEDURE

- "(1) The IIC shall establish such ad hoc and working committees as may be desirable and necessary for the purpose of discharging its responsibilities.
- "(2) The IIC shall initiate and coordinate necessary studies, projects, and surveys relating to its responsibilities. It shall request, receive, and correlate suggestions or actual studies, projects, and surveys from nonmember agencies in the field of responsibility assigned to the IIC.
- "(3) The IIC shall maintain coordination with the Interdepartmental Committee on Internal Security through the chairman of the IIC and the representative of the National Security Council. Whenever appropriate, the IIC will hold joint meetings or establish joint subcommittees with the Interdepartmental Committee on Internal Security.

- "(4) The IIC shall submit to the National Security Council those problems which require consideration or action by the National Security Council and those problems which cannot be resolved and worked out through cooperative consideration and action.
- "D. Nothing herein shall be construed as modifying or affecting the Presidential Directives issued to the members of the IIC relating to their individual responsibilities and duties. The Delimitations Agreement among the members of the IIC relating to the investigative responsibilities and duties of the individual members and other agreements among these members relating to the same matters shall remain in full force and effect and shall continue to be amended, changed, and supplemented at the discretion of the IIC."

On the-same date, a charter for the Interdepartmental Committee on Internal Security was approved which charter directs that the Interdepartmental Committee on Internal Security shall coordinate all phases of the internal security field except as pertains to the following functions which are assigned to the IIC: the coordination of the investigation of all domestic espionage, counterespionage, sabotage, and subversion, and other related intelligence matters affecting internal security.

By National Security Action Memorandum 161 dated 6-9-62, the Attorney General was given primary responsibility for taking the initiative in the Government in ensuring the development of plans, programs, and action proposals to protect the internal security of the U.S. At the same time, he was given the supervision of IIC and ICIS. By memorandum dated 8-17-62, the Attorney General assumed this responsibility and directed that IIC and ICIS organizations and procedures were to continue unchanged, except that their reports or recommendations were to be directed to him rather than the National Security Council.

- 6. Division of internal security field
 The field of internal security is now divided between IIC and ICIS.
 Any information which concerns action in the field covered by the ICIS should be promptly furnished to the Bureau by letter in order that the information may be referred to ICIS. Samples of this type of activity would be plans concerning physical protection of Government buildings or key industrial plants, entry into and exit from the U.S., civilian defense, and other internal security matters not specifically covered by the Interdepartmental Intelligence Conference. Essentially, the ICIS is an action committee as contrasted to the information gathering character of the IIC.
- 7. United States Intelligence Board (USIB)
 The USIB, formerly known as the Intelligence Advisory Committee, was established by National Security Council Intelligence Directive (NSCID)
 **I, approved by the President on 9-15-58. The USIB maintains the relationships essential to coordination between the Central Intelligence Agency and the other intelligence organizations. It is a group with which the Director of CIA consults and which examines and passes on national intelligence estimates before release to the National Security Council and the President. The USIB deals almost exclusively with foreign intelligence matters. The FBI is represented in order that foreign intelligence may be coordinated with domestic intelligence.

[In accordance with NSCID #1, the membership of USIB is as follows: The Director of Central Intelligence, Chairman; The Deputy Director of Central Intelligence, Vice Chairman; the Director of Intelligence and Research, Department of State; The Director, Defense Intelligence Agency; The Director, National Security Agency; a representative of the Secretary of the Treasury; a representative of the Energy Research and Development Administration; and a representative of the Director of the Federal Bureau of Investigation.]

- 8. Domestic exploitation of nongovernmental organizations and individuals [Under the provisions of NSCID #2, approved by the President on 9-15-58, CIA is authorized to exploit nongovernmental organizations and individuals for foreign intelligence purposes. The operating procedures pursuant to NSCID #2 authorizing CIA to engage in this activity are as follows:]
 - NSCID #2 authorizing CIA to engage in this activity are as follows:]

 a. Approach nongovernmental U. S. citizens without conducting a security check in order to determine their foreign intelligence potential or for the purpose of briefing or debriefing them on an unclassified basis. If CIA proposes to discuss classified information with a U. S. citizen, it must first submit a name check request through proper channels. If it is determined that the FBI has operational interest in a U. S. citizen, CIA will coordinate with us prior to further contact. CIA is authorized, in an emergency, to discuss information classified "Confidential" with a U. S. citizen without obtaining a prior record check.
 - b. Contact aliens to exploit foreign intelligence potential.

 However, prior to this contact, CIA will submit a name check to the FBI. If it is determined that we have an operational interest in an alien, CIA will be notified that its exploitation of the alien would interfere with our operations. When this situation arises, a resolution will be effected between the Bureau and CIA.

B. AGREEMENTS

Delimitations Agreement
The following agreement was approved and signed on 2-23-49 by the
Directors of the Federal Bureau of Investigation; Intelligence Division
of the Army; Office of Special Investigations, Air Force; and the
Chief of Naval Intelligence:

"Subject: Delimitation of Investigative Duties of the Federal Bureau of Investigation, the Office of Naval Intelligence, the Intelligence Division of the Army, and the Office of Special Investigations, Inspector General, U. S. Air Force.

The Agreement for Coordination of the Federal Bureau

The Agreement for Coordination of the Federal Bureau of Investigation, Office of Naval Intelligence, Intelligence Division of the Army, and the Office of Special Investigations, Inspector General, U. S. Air Force.

The undersigned have reviewed the directive contained in the President's Memorandum of June 26, 1939, as augmented by his Directive of September 6, 1939, the Delimitations Agreement of February 9, 1942, and the Presidential Directive of October 30, 1947. In addition, cognizance has been taken of the provisions of the Atomic Energy Act of 1946, and the specific application of that Act is set forth in Section II hereof, All other provisions of this Agreement are apart from and have no relation to the stated requirements of the Atomic Energy Act. In view of the above, it is now agreed that responsibility for the investigation of all activities coming under the categories of espionage, counterespionage, subversion and sabotage (hereinafter referred to as 'these categories') will be delimited as indicated hereinafter. The responsibility assumed by one organization in a given field carries with it the obligation to exchange freely and directly with the other subscribing organizations all information of mutual interest. When the organization with primary operating responsibility is unable for any reason to produce material in that field desired by the subscribing agencies, such special arrangements as may be legal or desirable will be worked out through negotiation at the national level prior to activity by one agency in another agency's field. It is recognized by the subscribers hereto that the Headquarters Department of the Army has decentralized such functions to its major subordinate commanders. When the major subordinate commanders of the Department of the Army cannot effect satisfactory special arrangements, the matter will be referred to the Director of Intelligence of the Army for further negotiations at the national level. Close cooperation and coordination between the four subscribing organizations is a mutually recognized necessity.

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"II. FBI will be responsible for:

- "1. All investigations of cases in these categories involving civilians and foreign nationals of all classes in the continental United States, Puerto Rico, the Virgin Islands, [the State of Hawaii**,] and the State of Alaska* except as specifically described hereinafter in Paragraph V, Section 5.
- "2. All investigations of violations of the Atomic Energy Act of 1946. There are no territorial or personnel limitations on this provision.
- "3. The coordination of the investigative activities of civilian agencies in the United States, Puerto Rico, the Virgin Islands, and the State of Alaska except as specifically described hereinafter in-Paragraph V, Section 5, which provide information regarding subversive movements and activities in these categories.
- "4. Keeping the other subscribing organizations advised of important developments in these categories within its cognizance, particularly:
 - "a. Activities of inactive reserves of the armed service, including the National Guard.
 - "b. Developments affecting plants engaged in armed forces contracts.
 - "c. Developments concerning the strength, composition, and intentions of civilian groups within its cognizance which are classed as subversive and whose activities are a potential danger to the security of the United States.
 - "d. Developments affecting those vital facilities and vital utilities which have been designated by the Secretary of Defense.
 - *e. Developments affecting critical points of transportation and communications systems which have been designated by the Secretary of Defense.

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- "(For b, d, and e above no protective coverage is contemplated.)
- "III. ID, Army will be responsible for:
 - "l. The investigation and disposal of all cases in these categories involving active and retired military personnel of the Army.
 - "2. The disposal, but not investigation, of all cases in these categories involving civilian employees of the Army in the United States, Puerto Rico, and the Virgin Islands.
 - "3. The investigation and disposal of all cases in these categories involving civilian employees of the Army stationed in areas other than the United States, Puerto Rico, and the Virgin Islands,
- **Editorial revision of this Agreement to reflect the statehood of Alaska was approved by the IIC on January 7, 1959.
- [***Revision to reflect the statehood of Hawaii was approved by the IIC on September 9, 1959.]

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except that part of such investigations as have ramifications in the United States, Puerto Rico, or the Virgin Islands.

- "4. The investigation of all cases in these categories involving civilians and foreign nationals who are not employees of the other subscribing organizations, in areas where the Army Commander has supreme jurisdiction over the armed forces stationed therein, including possessions of the United States other than Puerto Rico and the Virgin Islands.
- Informing the other subscribing organizations of any important developments.
- "6. Advising the Federal Bureau of Investigation of the identity and location of the plants engaged in Army contracts.

"IV. ONI will be responsible for:

- "l. The investigation and disposal of all cases in these categories involving active and retired naval personnel of the Navy.
- *2. The disposal, but not investigation, of all cases in these categories involving civilian employees of the Navy in the United States; Puerto Rico, and the Virgin Islands.
- The investigation and disposal of all cases in these categories involving civilian employees of the Navy stationed in areas other than the United States, Puerto Rico, and the Virgin Islands, except that part of such investigations as have ramifications in the United States, Puerto Rico, or the Virgin Islands.
- *4. The investigation of all cases in these categories involving civilians and foreign nationals who are not employees of the other subscribing organizations, in areas where the Navy Commander has supreme jurisdiction over the armed forces stationed therein, including possessions of the United States other than Puerto Rico and the Virgin Islands, and [in] the State of Alaska except as described in Section 5, below.
- The investigation of all cases in these categories involving civilians and foreign nationals who are not employees of the other subscribing organizations and with the exception of civilian employees of the Executive Branch of the Government on Kodiak and Afognak Islands adjacent to the Alaska Peninsula and Adak Island in the Aleutian Chain.*
- *6. Informing the other subscribing organizations of any important developments.
- "7. Advising the Federal Bureau of Investigation of the identity and location of the plants engaged in Navy contracts.
- ["*This paragraph added. See IIC Working Committee Minutes of September 15, 1954, and June 8, 1955.]

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- "V. The Office of Special Investigations, Inspector General, U. S. Air Force will be responsible for:
 - "1. The investigation and disposal of all cases in these categories involving active and retired military personnel of the Air Force.
 - "2. The disposal, but not investigation, of all cases in these categories involving civilian employees of the Air Force in the United States, Puerto Rico, and the Virgin Islands.
 - "3. The investigation and disposal of all cases in these categories involving civilian-employees of the Air Force stationed in areas other than the United States, Puerto Rico, and the Virgin Islands, except that part of such investigations as have ramifications in the United States, Puerto Rico, or the Virgin Islands.
 - "4. The investigation of all cases in these categories involving civilians and foreign nationals who are not employees of the other subscribing organizations, in areas where the Air Force Commander has supreme jurisdiction over the armed forces stationed therein, including possessions of the United States other than Puerto Rico and the Virgin Islands. The investigation of the same cases described above in that portion of Alaska described in Section 5, below, with the exception of civilian employees of the Executive Branch of the Government.
 - "5. The investigation of all cases in these categories involving civilians, except as described hereinabove, (1) in that part of the Alaska Peninsula which is separated by a line drawn from Iliamna Bay northwest to the town of Old Iliamna and thence following the south shore of Lake Iliamna to the Kvichak River to the Kvichak Bay; (2) in the islands adjacent to the Alaska Peninsula excluding Kodiak and Afognak Islands which are the responsibility of the Office of Naval Intelligence; (3) in the Aleutian Islands excluding Adak Island which is the responsibility of the Office of Naval Intelligence; and (4) in the Pribilof Islands.*
 - *6. Informing the other subscribing organizations of any important developments.
 - "7. Advising the Federal Bureau of Investigation of the identity and location of the plants engaged in Air Force contracts.
- "VI. 1. Where Sections III, IV, and V involve general territorial coverage, responsibility for such coverage will pass from one element of the armed forces to another automatically when a change of command responsibility ensues. This provision is subject to modification by direct agreement between the interested elements of the armed forces.
 - "2. While investigative jurisdiction over the civilian populace in former enemy territories occupied by the armed forces has been provided for in Sections III, IV, and V above, those provisions are subject to direct adjustment with the Department of State if and when that Department
- ["*Original paragraph changed. See IIC Working Committee Minutes of September 15, 1954, and June 8, 1955.]

assumes governmental direction in such areas of occupation.

VII. From time to time it may be desirable in the light of changing conditions to modify or amend this Delimitations Agreement. Subject to the exceptions already provided for above, general amendments or modifications involving all of the four subscribing organizations shall be issued in the form of a revised Delimitations Agreement and not as separate instructions.

"VIII. During periods of martial law, or periods of predominant armed forces interest not involving martial law, when agreed upon by the subscribing agencies, the provisions of Appendix A or B, hereto attached, will additionally apply.

"IX. All agreements of a continuing nature and applicable to two or more of the subscribing agencies to the Delimitations Agreement which affect the basic jurisdiction thereof which are now or hereafter mutually entered into by any of the subscribers thereto will be reduced to writing; will thereafter become supplements to the Delimitations Agreement, and distributed only to the extent agreed upon by the co-signers.

*APPENDIX A

PERIOD OF MARTIAL LAW

"I. It is further agreed that when a state of martial law has been declared by the President, the armed forces commander will assume responsibilities for coverage in these categories. His authority to direct and control the subscribing agencies of the armed forces will be limited only by such instructions as he may receive from the Secretary of Defense. He will have authority to coordinate the intelligence activities of the subscribing agencies in his area of responsibility, within the limits of their available personnel and facilities, by the assignment of missions, the designation of objectives, and the exercise of such coordinating control as he deems necessary. He is not authorized to control the administration or discipline of the subscribing agencies in the area of his responsibility, nor to issue instructions to them beyond those necessary for the purposes stated above.

"II. Personnel of the subscribing agencies in the area of responsibility of the armed forces commander will still send reports to and be under the continued supervision of their respective headquarters. They will render such aid and assistance to the armed forces commander and his designated representatives as are possible and practicable. They will furnish all pertinent information, data, and other material that are or may be necessary or desirable to the armed forces commander by the most expeditious means and methods possible consistent with requisite security. Each headquarters of the subscribing agencies will promptly be advised by its agencies of all information and data appropriately identified as having been furnished to the armed forces commander.

"APPENDIX B

PERIODS OF PREDOMINANT MILITARY 'INTERESTS, NOT INVOLVING MARTIAL LAW

- "I. In time of war certain areas will come into prominence as potential theaters of operation. When an armed forces commander of such a potential theater is designated, he definitely has interest in, though not control of, the civilian life within the area. In order that the armed forces commander may prepare himself for the discharge of the possible responsibility which may affix to him, the following procedure is agreed upon:
- "1. Agents of the FBI; of ONI; ID, Army; and the OSI, IG, U.S. Air Force will continue to function in accordance with the provisions of Sections II, III, IV, and V.
- *2. In addition thereto, the armed forces commander may take steps to analyze the facilities existing and to explore the manner in which complete coverage will be obtained if martial law is declared. Adequate liaison with the other subscribing agencies will insure that the armed forces commander will have the benefit of the experience, judgment and knowledge of the representatives of the other agencies.
- "3. The armed forces commander is authorized to request and receive such information from the other three agencies as he may desire and they may be able to furnish.
- "II. The analysis and exploration referred to above will show the coverage furnished by each of the subscribing agencies and any additional coverage each subscribing agency can undertake. When the commander feels that more complete coverage is required, it is recognized that he is authorized to augment the coverage with such elements of the subscribing agencies as are under his jurisdiction. Prior to any invasion of the spheres normally coming under the cognizance of the other subscribing agencies, the armed forces commander should obtain the necessary authority from the Secretary of Defense.
- "III. , Irrespective of the fact that the preceding recommendations have placed the initiative in the hands of the armed forces commander, whenever any of the other services feel that such a survey to determine adequacy of coverage should be undertaken, it should be so recommended."

(1) Instructions

The major differences between the foregoing Delimitations Agreement and previous varsions are as follows:

The Director, OSI, USAF, is a party thereto.

The Bureau has jurisdiction over all civilians insofar as espionage, counterespionage, subversion and sabotage are concerned, regardless of employment.

- Supplemental Agreements to the Delimitations Agreement On 6-2-49, five supplemental agreements to the Delimitations Agreement were approved by the members of the Interdepartmental Intelligence Conference, and they are set out below. Instructions, where necessary, concerning each of the supplements will be found at the end of that supplement:
 - a. Supplemental Agreement No. [I] to the Delimitations Agreement:

"COOPERATION AND COORDINATION BETWEEN THE FEDERAL BUREAU OF INVESTIGATION THE INTELLIGENCE DIVISION OF THE ARMY THE OFFICE OF NAVAL INTELLIGENCE AND

THE OFFICE OF SPECIAL INVESTIGATIONS, INSPECTOR GENERAL, U. S. AIR FORCE

"The Director of Intelligence, U. S. Army, the Director of the Federal Bureau of Investigation, the Director of Naval Intelligence and the Director of the Office of Special Investigations, Inspector General, U. S. Air Force, with a view to promoting the closest possible cooperation and coordination between the Field Services of these agencies agree that the following recommendations will be transmitted to their field installations:

- "(a) Special Agents in Charge of the Federal Bureau of Investigation Divisional Offices, Military Intelligence Officers of the pertinent Armies, District Officers of the Office of Special Investigations, Inspector General, U. S. Air Force, and Naval District Intelligence Officers will maintain close personal liaison between those offices and their representatives, including a meeting of representatives of the four agencies, preferably the officers in charge, at least twice per month, for the purpose of discussing pending and contemplated investigative activities, and any other subject necessary to insure that there is proper coordination of their investigative work.
- "(b) The close personal liaison to be maintained between representatives of the four agencies at all times should insure that there is no duplication of effort in any field, and that a proper coverage of the whole investigative field is maintained. Particular attention should be paid to avoiding any duplication in connection with the use of informers.
- "(c) A distinction should be recognized between the investigative interest of individual agencies and the coverage interest. It is believed that all four agencies should study, from time to time, the coverage of the investigative field in order to insure that all channels of interest and avenues of information are adequately covered by at least one of the participating agencies.
- "(d) Where there is doubt as to whether or not one of the other agencies is interested in information collected, it should be transmitted to the other agency.
- "(e) Consideration should be given to the fact that certain classes of information are of general interest to the Military, Naval, and

- "(f) Should differences of opinion of a minor nature occur, the directors of the four intelligence agencies feel that with proper personal liaison, such differences can be satisfactorily adjusted locally by the officials in charge of the various divisional organizations."
- (1) Instructions

 This supplement recommends meetings at least twice monthly of the interested agencies. Where desirable or necessary, these meetings may be held more often than twice per month and in certain areas, because of the travel distances involved or other factors, meetings are being held once per month by special agreement. It is not necessary that the Bureau be advised of the business discussed at these meetings, unless there is a particular matter of which the Bureau should be cognizant. The Bureau should be promptly informed of any change in the scheduling of these meetings or of any agreement to commence or discontinue meetings in a field office area.
- continue meetings in a field office area.

 b. Supplemental Agreement No. II to the Delimitations Agreement: [Rescinded.]

 c. Supplemental Agreement No. III to the Delimitations Agreement:

"INVESTIGATIVE JURISDICTION ON VESSELS OF MILITARY SEA TRANSPORTATION SERVICE

- "1. The investigative jurisdiction of all activities under the categories of espionage, counterespionage, subversion and sabotage on vessels of the Military Sea Transportation Service is as follows:
 - "a. Investigative jurisdiction on vessels purchased by the Navy will be the responsibility of the Office of Naval Intelligence.
 - "b. Vessels obtained by the Navy through a 'bare boat charter' will be under the investigative jurisdiction of the Office of Naval Intelligence.
 - "c. Vessels allocated to the Military Sea Transportation Service which are manned and supervised by their private owners are under the investigative jurisdiction of the FBI.

- "2. When personnel who are subjects of an investigation under a or b above reach a U. S. port or a port where the FBI has a field agency, or prior to reaching such port, if practicable, the Department of the Navy will promptly furnish the FBI all pertinent information concerning the investigation. If personnel who are subjects of an investigation as above remove themselves from the vessel upon arrival of the vessel in port and further surveillance is considered necessary, the Navy will continue surveillance until notified by the FBI at local level that the FBI has taken over full responsibility for the case. However, both the Navy and FBI will make every effort to transfer responsibility upon arrival of the vessel at the port.
- "3. When the FBI opens an investigation under c above or when an FBI investigation in progress develops or is believed about to develop ramifications under a, b, or c above, the FBI will promptly furnish all pertinent information to the Navy and will thereafter coordinate its actions with the Navy whenever and wherever deemed necessary to insure proper pursuit of the case."
- d. Supplemental Agreement No. [IV] to the Delimitations Agreement:

"INVESTIGATION OF PRIVATE CONTRACTORS OF THE ARMED FORCES

- "It is agreed by the subscribers of the Delimitations Agreement (hereinafter referred to as subscribers) that with reference investigations of civilian employees, applicants for employment, directors and key personnel of privately owned plants and facilities, working or bidding on contracts important to the Army, Navy, or Air Force (hereinafter referred to as the Armed Forces) procurement, the following will be followed insofar as practicable. Exceptions thereto will be adjusted by mutual agreement between the subscribers concerned.
- "(a) The Armed Forces will conduct background investigations of such persons unless there is a particular reason for requesting that an investigation be conducted by the FBI or the FBI has a special interest in a particular case and has notified the Armed Forces of such interest.
- "(b) The FBI will conduct complaint investigation of such personnel upon specific request in each case by one or more of the Armed Forces. If one of the Armed Forces has no further need for an investigation requested, but not completed, prompt notification will be made to the FBI.
- "(c) Investigations conducted by the Armed Forces under (a) above will be terminated and all information passed to the FBI when credible derogatory information of a loyalty nature is uncovered. Upon receipt of such a case, the FBI will proceed as under (b) above if one of the Armed Forces so requests.
- "(d) When one of the subscribers is aware that another is conducting an investigation on a person or firm identical or closely connected with a person or firm it contemplates investigating, no investigation will be undertaken without the consent of the subscriber which has an investigation in progress. The investigation agency will make available to the other interested agency copies of the reports of the investigation made.
- "(e) Normally, identity of confidential informants will not be communicated from one subscriber to another; however, when such communication occurs, the receiving subscriber will employ the highest possible safeguards to insure that such informants are not compromised. No transmittal of information concerning confidential informants to a third subscriber or to another agency is authorized except by specific consent of the originator.

SECTION 102. COORDINATION WITH OTHER GOVERNMENT AGENCIES

- "(f) A subscriber who receives a report of investigation from another subscriber may freely transmit copies of such reports to a third subscriber except as provided in (e) above.
- "(g) A report of completed investigation received by the Armed Forces from the FBI will not be reopened without the approval of the FBI except to obtain additional background information. In such case, the FBI will be furnished copies of all information obtained. Other information required by the Armed Forces will be requested of the FBI.
- "(h) If one of the Armed Forces requests the FBI to conduct an investigation or to conduct additional investigation as provided under (g) above, and if for any reason the FBI declines or is unable to conduct such investigation or additional investigation, the Armed Force concerned may proceed with the investigation. The FBI will be furnished copies of the results thereof if the FBI so requests or if the Armed Force concerned considers the results to be of FBI interest.
- "(i) Nothing above is to be construed as altering the basic Delimitations Agreement of 1949 or current agreements concerning subversive organizations."
- e. Supplemental Agreement No.[V] to the Delimitations Agreement:

"INVESTIGATION OF RESERVE AND CIVILIAN COMPONENTS OF THE ARMED SERVICES

"It is agreed by the subscribers to the Delimitations Agreement that the Army, the Navy and the Air Force may conduct background investigations on members of the inactive reserve and National Guard who are anticipated being called back to active duty, or where an investigation is undertaken for the purpose of determining whether the individual should be disenrolled from his military status, or to determine whether the individual may be granted access to classified military information. The following procedures shall be pursued in each of the above circumstances:

- "(1) The intelligence agencies of the Army, Navy or Air Force before undertaking such background investigation will consult the FBI to determine: (a) if the FBI has an investigation in progress; if so, no investigation will be undertaken by the intelligence agencies except as may be mutually agreeable to the Armed Force concerned and the FBI; (b) if the FBI already has made an investigation; if so, the results will be made available to the other agencies; (c) if the FBI has information on the individual even though it may not have conducted an investigation.
- "(2) If, after consulting the FBI, investigation is undertaken by the other agencies, it will be pursued no further than is necessary to make the determination required by the other agencies, and all information developed pertinent to the four categories will be furnished promptly to the FBI."

This supplement has been discussed by the Interdepartmental Intelligence Conference, and it was agreed on 9-10-58 that the "consultation" requirement will be satisfied if the FBI is notified, by means of a statement included in a form request for a name check, that investigation is being initiated concerning the individual.

ACCIES

[f. Supplemental Agreement No. VI to the Delimitations Agreement:

"INVESTIGATION IN AREAS NOT SPECIFICALLY ASSIGNED

"It is agreed by the military subscribers to the Delimitations Agreement that the references therein in paragraphs III. 4., IV. 4., and V. 4. to 'areas where the Army (Navy, Air Force) Commander has supreme jurisdiction over the armed forces stationed therein' shall be interpreted as referring to areas where the Department of the Army (Navy, Air Force) is responsible for the administrative and logistic support of the Headquarters of Commands established by the Secretary of Defense." (Approved by IIC November 4, 1959.)]

INVESTIGATION AND PROSECUTION OF MILITARY PERSONNEL

Agreement between the Departments of Justice and Defense] The following agreement was approved and entered into by the Departments of Justice and Defense relative to the investigation and prosecution of crimes committed by individuals subject to the Uniform Code of Military Justice:

"MEMORANDUM OF UNDERSTANDING BETWEEN THE DEPARTMENTS OF JUSTICE AND DEFENSE RELATING TO THE INVESTIGATION AND PROSECUTION OF CRIMES OVER WHICH THE TWO DEPARTMENTS HAVE CONCURRENT JURISDICTION

"Whereas, certain crimes committed by individuals subject to the Uniform Code of Military Justice may be prosecuted by military tribunals under that Code or by civilian authorities in the Federal Courts; and

"Whereas, it is recognized that although the administration and discipline of the armed services require that certain types of crimes committed by their personnel be investigated by those services and prosecuted before military tribunals, other types of crimes committed by military personnel should be investigated by civil authorities and prosecuted before civil tribunals; and

"Whereas, it is recognized that it is not feasible to impose inflexible rules to determine the respective responsibility of the civilian and military authorities as to each crime over which they may have concurrent jurisdiction and that informal arrangements and agreements may be necessary with respect to specific crimes or investigations; and

"Whereas, agreement between the Department of Justice and the Department . of Defense as to the general areas in which they will investigate and prosecute crimes to which both civil and military jurisdiction attach will, nevertheless, tend to make the investigation and prosecution of crimes more expeditious and efficient and give appropriate effect to the policies of civil government and the requirements of the armed forces:

"It is hereby agreed and understood between the Department of Justice and the Department of Defense as follows:

"1. Crimes committed on military installations. Except as hereinafter indicated, all crimes committed on a military installation by individuals subject to the Uniform Code of Military Justice shall be investigated and prosecuted by the military department concerned if such department makes a determination that there is a reasonable likelihood that only individuals subject to the Uniform Code of Military Justice are involved in such crime as principals or accessories, and, except in extraordinary cases, that there is no victim other than persons who are subject to the Uniform Code of Military Justice or who are bona fide dependents or members of a household of military or civilian personnel residing on the installation. Unless such a determination is made, the military department concerned shall promptly advise the Federal Bureau of Investigation of any crime committed on a military installation if such crime is within the investigative authority of the FBI. The FBI shall investigate any serious crime of which it has been so advised for the purpose of prosecution in the civil courts unless the Department of Justice determines that investigation and prosecution may be conducted more efficiently and expeditiously by the military department concerned. Even if the determination provided for in the first sentence of this paragraph is made by the military department concerned, it shall promptly advise the FBI of any crime committed on a military installation in which there is a victim who is not subject to the Uniform Code of Military Justice or a bona fide dependent or member of the household of military or civilian personnel residing on the installation and that such department is investigating the crime because it has been determined to be extraordinary. The military department concerned

pose of prosecution in the civil courts.

See to accept the disputations

"shall promptly advise the Federal Bureau of Investigation whenever the crime, except in minor offenses, involves fraud against the government, misappropriation, robbery, or theft of government property or funds, or is of a similar nature. All such crimes shall be investigated by the military department concerned unless it receives prompt advice that the Department of Justice has determined that the crime should be investigated by the FBI and that the FBI will undertake the investigation for the pur-

*2. Crimes committed outside of military installations. Except as hereinafter indicated, all crimes committed outside of military installations, which fall within the investigative jurisdiction of the FBI and in which there is involved as a suspect an individual subject to the Uniform Code of Military Justice, shall be investigated by the FBI for the purpose of prosecution in civil courts, unless the Department of Justice determines that investigation and prosecution may be conducted more efficiently and expeditiously by other authorities. All such crimes which come first to the attention of military authorities shall be referred promptly by them to the FBI, unless relieved of this requirement by the FBI as to particular types or classes of crimes. However, whenever military personnel are engaged in scheduled military activities outside of military installations such as organized maneuvers or organized movement, the provisions of paragraph 1 above shall apply, unless persons not subject to the Uniform Code of Military Justice are involved as principals, accessories or victims.

"If, however, there is involved as a suspect or as an accused in any crime committed outside of a military installation and falling within the investigative authority of the FBI an individual who is subject to the Uniform Code of Military Justice and if the military authorities believe that the crime involves special factors relating to the administration and discipline of the armed forces which would justify investigation by them for the purpose of prosecution before a military tribunal, they shall promptly advise the FBI of the crime and indicate their views on the matter. Investigation of such a crime may be undertaken by the military authorities if the Department of Justice agrees.

- "3. Transfer of investigative authority. An investigative body which has initiated an investigation pursuant to paragraphs 1 and 2 hereof shall have exclusive investigative authority and may proceed therewith to prosecution. If, however, any investigative body comes to the view that effectuation of those paragraphs requires the transfer of investigative authority over a crime, investigation of which has already been initiated by that or by any other investigative body, it shall promptly advise the other interested investigative body of its views. By agreement between the Departments of Justice and Defense, investigative authority may then be transferred.
- "4. Administrative action. Exercise of exclusive investigative authority by the FBI pursuant to this agreement shall not preclude the military authorities from making inquiries for the purpose of administrative action related to the crime being investigated. The FBI will make the results of its investigations available to the military authorities for use in connection with such action.

"Whenever possible, decisions with respect to the application in particular cases of the provisions of this Memorandum of Understanding will be made at the local level, that is, between the Special Agent in Charge of the local office of the Federal Bureau of Investigation and the local military commander.

"5. Surrender of spects. To the extent of the sal authority conferred upon them, the Department of Justice and the military authorities will each deliver to the other promptly suspects and accused individuals if authority to investigate the crimes in which such accused individuals and suspects are involved is lodged in the other by paragraphs 1 and 2 hereof.

"Nothing in this memorandum shall prevent a military department from prompt arrest and detention of any person subject to the Uniform Code of Military Justice whenever there is knowledge or reasonable basis to believe that such a person has committed an offense in violation of such code and detaining such person until he is delivered to the Federal Bureau of Investigation of such action is required pursuant to this memorandum.

"6. Exception. This agreement shall not affect investigative authority now fixed by the Delimitations Agreement between the FBI, Office of Naval Intelligence, Intelligence Division of the Army and the Office of Special Investigations, Inspector General United States Air Force.

"Approved:

/s/ Herbert Brownell, Jr.

Herbert Brownell, Jr.

Attorney General

/s/ C. E. Wilson
Charles E. Wilson
Secretary of Defense

Date <u>July 15, 1955</u>

July 19, 1955

a. Jurisdiction demarcation

The following is a summary of the investigative demarcation between the Bureau and the military:

- (1) Crimes on military installations
 - (a) FBI jurisdiction
 - I. All serious crimes in which military make determination persons other than those subject to Uniform Code of Military Justice are involved as principals or accessories
 - II. All serious crimes except extraordinary cases wherein victim is a civilian and not a dependent or member of the household of military or civilian personnel residing on the military installation
 - III. With the exception of minor offenses, all fraud against the Government, misappropriation, robbery or theft of Government property or funds, or offenses of a similar nature and where the Department of Justice determines the FBI should make the investigation
 - (b) Military jurisdiction
 - I. Crimes involving persons subject to Uniform Code of Military Justice as principals, accessories, or victims exclusively
 - II. Crimes involving persons subject to Uniform Code of Military Justice as principals or accessories exclusively and no victim other than person who is bona fide dependent or a member of a household of military or civilian personnel residing on military installation
 - III. Crimes involving persons subject to Uniform Code of Military Justice as principals or accessories exclusively and victim is civilian in extraordinary case, although military must advise FBI of such a case
 - IV. Minor offenses involving fraud against the Government, robbery, or theft of Government property or funds, and similar-type offenses



- Crimes committed outside of military installation The FBI will handle all crimes within its jurisdiction regardless of who is involved unless:
 - (a) Military personnel are engaged in scheduled military activities, such as organized maneuvers, and only military persons
 - are involved as principals, accessories, or victims; or The crime involves "special factors relating to the administration and discipline of the armed forces."
- Close liaison must be maintained on all military installations to immediately and thoroughly investigate those crimes within our jurisdiction pursuant to this agreement. The bureau cannot allow any situation to occur wherein there is a delay on our part in instituting such an investigation.
- When presenting cases to the USA or AUSA within the provisions of the agreement, it must be specifically pointed out that the case is covered by the agreement.
- If any problems arise in your contacts with the various USAs or military officials relative to this agreement, the Bureau must be immediately advised.
- Agreement between the Departments of Justice and Transportation The following agreement was approved and entered into between the Departments of Justice and Transportation relative to the investigation and prosecution of crimes committed by members of the U. S. Coast Guard subject to the Uniform Code of Military Justice:

"MEMORANDUM OF UNDERSTANDING BETWEEN THE DEPARTMENTS OF JUSTICE AND TRANSPORTATION (COAST GUARD) RELATING TO THE INVESTIGATION AND PROSECUTION OF CRIMES OVER WHICH THE TWO DEPARTMENTS HAVE CONCURRENT JURISDICTION

"Whereas, certain crimes committed by Coast Guard personnel subject to the Uniform Code of Military Justice may be prosecuted by Coast Guard tribunals under that Code or by civilian authorities in the Federal Courts; and

"Whereas, it is recognized that although the administration and discipline of the Coast Guard requires that certain types of crimes committed by its personnel be investigated by that service and prosecuted before Coast Guard military tribunals other types of crimes committed by such military personnel should be investigated by civil authorities and prosecuted before civil tribunals; and

"Whereas, it is recognized that it is not feasible to impose inflexible rules to determine the respective responsibility of the civilian and Coast Guard military authorities as to each crime over which they may have concurrent jurisdiction and that informal arrangements and agreements may be necessary with respect to specific crimes or investigations; and

"Whereas, agreement between the Department of Justice and the Department of Transportation (Coast Guard) as to the general areas in which they will investigate and prosecute crimes to which both civil and military jurisdiction attach will, nevertheless, tend to make the investigation and prosecution of crimes more expeditious and efficient and give appropriate effect to the policies of civil government and the requirements of the United States Coast Guard;

"It is hereby agreed and understood between the Department of Justice and the Department of Transportation (Coast Guard) as follows:

- Crimes committed on military installations (including aircraft and vessels). Except as hereinafter indicated, all crimes committed on a military installation by Coast Guard personnel subject to the Uniform Code of Military Justice shall be investigated and prosecuted by the Coast Guard if the Coast Guard makes a determination that there is a reasonable likelihood that only Coast Guard personnel subject to the Uniform Code of Military Justice are involved in such crime as principals or accessories, and, except in extraordinary cases, that there is no victim other than persons who are subject to the Uniform Code of Military Justice or who are bona fide dependents or members of a household of military or civilian personnel residing on the installation. Unless such a determination is made, the Coast Guard shall promptly advise the Federal Bureau of Investigation of any crime committed on a military installation if such crime is within the investigative authority of the Federal Bureau of Investigation. The Federal Bureau of Investigation shall investigate any serious crime of which it has been so advised for the purpose of prosecution in the civil courts unless the Department of Justice determines that investigation and prosecution may be conducted more efficiently and expeditiously by the Coast Guard. Even if the determination provided for in the first sentence of this paragraph is made by the Coast Guard, it shall promptly advise the Federal Bureau of Investigation of any crime committed on a military installation in which there is a victim who is not subject to the Uniform Code of Military Justice or a bona fide dependent or member of the household of military or civilian personnel residing on the installation and that the Coast Guard is investigating the crime because it has been determined to be extraordinary. The Coast Guard shall promptly advise the Federal Bureau of Investigation whenever the crime, except in minor offenses, involves fraud against the government, misappropriation, robbery, or theft of government property or funds, or is of a similar nature. All such crimes shall be investigated by the Coast Guard unless it receives prompt advice that the Department of Justice has determined that the crime should be investigated by the Federal Bureau of Investigation and that the Federal Bureau of Investigation will undertake the investigation for the purpose of prosecution in the civil courts.
- "2. Crimes committed outside of military installations. Except as hereinafter indicated, all crimes committed outside of military installations, which fall within the investigative jurisdiction of the Federal Bureau of Investigation and in which there is involved as a suspect an individual subject to the Uniform Code of Military Justice, shall be investigated by the Federal Bureau of Investigation for the purpose of prosecution in civil courts, unless the Department of Justice determines that investigation and prosecution may be conducted more efficiently and expeditiously by other authorities. All such crimes which come first to the attention of Coast Guard authorities shall be referred promptly by them to the Federal Bureau of Investigation, unless relieved of this requirement by the Federal Bureau of Investigation as to particular types or classes of crime. However, whenever Coast Guard military personnel are engaged in scheduled military activities outside of military installations such as organized maneuvers or organized movement, the provisions of paragraph I above shall apply, unless persons not subject to the Uniform Code of Military Justice are involved as principals, accessories or victims.

"If, however, there is involved as a suspect or as an accused in any crime committed outside of a military installation and falling within the investigative authority of the Federal Bureau of Investigation an individual who is subject to the Uniform Code of Military Justice and if the Coast Guard authorities believe that the crime involves special factors relating to the administration and discipline of the Coast Guard which would justify investigation by them for the purpose of prosecution before a Coast Guard military tribunal, they shall promptly advise the Federal Bureau of Investigation of the crime and indicate their views on the matter. Investigation of such a crime may be undertaken by the Coast Guard military authorities if the Department of Justice agrees.

- "3. Transfer of investigative authority. An investigative body of the Coast Guard which has initiated an investigation pursuant to paragraphs 1 and 2 hereof shall have exclusive investigative authority and may proceed therewith to prosecution. If, however, any Coast Guard investigative body comes to the view that effectuation of those paragraphs requires the transfer of investigative authority over a crime, investigation of which has already been initiated by that or by any other investigative body, it shall promptly advise the other interested investigative body of its views. By agreement between the Departments of Justice and Transportation (Coast Guard), investigative authority may then be transferred.
- "4. Administrative action. Exercise of exclusive investigative authority by the Federal Bureau of Investigation pursuant to this agreement shall not preclude Coast Guard military authorities from making inquiries for the purpose of administrative action related to the crime being investigated. The Federal Bureau of Investigation will make the results of its investigations available to Coast Guard military authorities for use in connection with such action.

"Whenever possible, decisions with respect to the application in particular cases of the provisions of this Memorandum of Understanding will be made at the local level, that is, between the Special Agent in Charge of the local office of the Federal Bureau of Investigation and the local Coast Guard military commander.

"5. Surrender of suspects. To the extent of the legal authority conferred upon them, the Department of Justice and Coast Guard military authorities will each deliver to the other promptly suspects and accused individuals if authority to investigate the crimes in which such accused individuals and suspects are involved is lodged in the other by paragraphs 1 and 2 hereof.

"Nothing in this memorandum shall prevent the Coast Guard from prompt arrest and detention of any person subject to the Uniform Code of Military Justice whenever there is knowledge or reasonable basis to believe that such a person has committed an offense in violation of such code and detaining such person until he is delivered to the Federal Bureau of Investigation if such action is required pursuant to this memorandum.

"Approved:

/s/ Ramsey Clark

/s/ Alan S. Boyd

Ramsey Clark Attorney General

Alan S. Boyd Secretary of Transportation

Date: 9 October 1967

Date: 24 October 1967"

- a. This agreement is similar in all respects to the agreement between the Departments of Justice and Defense covering the investigation and prosecution of military personnel. [The agreement set forth above is the same as the agreement which previously existed between the Departments of Justice and Treasury. A new agreement was signed in October, 1967, because the Coast Guard was made a part of the Department of Transportation rather than the Treasury Department.] Instructions concerning the agreement between the Departments of Justice and Defense apply equally with reference to the Coast Guard Agreement.
- o. If any problems arise in your contacts with the various USAs or military officials relative to this agreement, the Bureau must be immediately advised.



LIAISON WITH OTHER GOVERNMENT AGENCIES
To insure adequate and effective liaison arrangements, each SAC should specifically designate an Agent (or Agents) to be responsible for developing and maintaining liaison with other Federal agencies. This liaison should take into consideration FBI-agency community of interests, location of agency headquarters, and the responsiveness of agency representatives. In each instance, liaison contacts should be developed to include a close friendly relationship, mutual understanding of FBI and agency jurisdictions, and an indicated willingness by the agency representative to coordinate activities and to discuss problems of mutual interest. Each field office should determine those Federal agencies which are represented locally and with which liaison should be conducted.

The various local military intelligence agencies throughout the country issue and disseminate domestic intelligence summaries on a regular periodic basis which contain a review of security matters within the military area where prepared. These summaries are compiled from research and analysis of domestic intelligence information received from various sources including data which was disseminated to these agencies by our various offices located in the region covered by these military groups. In order to insure that our information is being used properly and to make certain that any data set forth in these summaries which could cause potential embarrassment to the Bureau is called to the Bureau's attention, it is essential that these summaries be promptly reviewed by the appropriate offices upon publication. In making the review, particular attention should be paid to information involving matters of nationwide newspaper controversy and that which is of such a highly important nature that it is possible its improper use could prove embarrassing to the Bureau. Any such information noted should be promptly called to the Bureau's attention under the caption of the subject matter involved, together with observations and recommendations as to what steps have been or should be taken to correct the situation.

E. FOREIGN LIAISON

Central Intelligence Agency (CIA) CIA operates under the provisions of the National Security Act of 1947 and National Security Council directives. The agency is responsible for the collection, collation, evaluation, coordination, and dissemination of intelligence information. CIA does not have police, subpoena, law enforcement powers, or internal security functions. Its duties include espionage and counterintelligence operations outside the U. S. and its possessions. One of the agency's primary functions is the handling of political and psychological warfare operations. Most of CIA's operational activities in the field are of a clandestine nature and involve the use of covert employees and organizations. Although the agency's activities are concentrated outside the country, CIA does perform certain operations in the U. S. Such activity is conducted within agreed-to limits in order to prevent the invasion of Bureau jurisdiction and interference with Bureau efforts to discharge internal security responsibilities. CIA conducts investigations of its applicants and individuals who are being considered for utilization in a foreign

SECTION 102. COORDINATION WITH OTHER GOVERNMENT AGENCY

intelligence operation. These investigations usually are conducted by CIA personnel using authorized cover of the Department of Defense and the Treasury Department. The agency interviews aliens, businessmen, and travelers for the development of positive intelligence information which might be related to the knowledge of matters, such as political conditions, scientific programs, and the economy of a particular foreign country. Contacts by CIA with aliens are not to be made without first checking with the Bureau. CIA personnel who conduct such interrogations usually are in possession of CIA credentials. The agency operates 18 field offices throughout the U. S. in connection with this interrogation program. CIA cannot induce or promote defections of Soviet and satellite officials in the U.S. This is a Bureau responsibility. CIA is prohibited from operating double agents in this country. If the agency intends to move a double agent from a foreign country to the U. S., the Bureau is to be notified so that we can determine whether or not we are interested in operating the double. Any information concerning infringements of Bureau jurisdiction by CIA representatives should be immediately referred to the Bureau. Close liaison is maintained with all sections of CIA in Washington. Any problems bearing on relations between the Bureau and CIA should be called to the attention of the Rureau without any delay.

2. Bureau representatives in foreign countries The Bureau maintains representatives in several foreign countries as legal attaches in the American embassies. All of these Agents act in a liaison capacity only and do not conduct investigations in the countries to which they are assigned. Through their contacts, however, they are able to have leads covered in both criminal and security cases.

Liaison is maintained in the following countries and areas:

- a. Anguilla. Through Legal Attache, Caracasb. Antigua. Through Legal Attache, Caracas
- c. Argentina
- d. Australia. Through Legal Attache, Manila
- e. Austria. Through Legal Attache, Bern
- Bahamas. Through Miami Office. (Leads in security matters should be set out on a UACB within five days basis.)
- Balearic Islands. Through Legal Attache, Madrid
- Barbados. Through Legal Attache, Caracas Belgium. Through Legal Attache, Paris
- j. [Belize (Formerly British Honduras).] Through Legal Attache, Mexico City
- [k.] Bolivia. Through Legal Attache, Buenos Aires [1.] Brazil
- British Virgin Islands. Through Legal Attache, Caracas
- Canada. The field offices bordering on the Canada-United States boundary are authorized to maintain liaison with the Royal Canadian Mounted Police (RCMP) officers near their territories for covering leads which are of local interest and also leads in which time is of the essence and transmission through other channels would involve sufficient delay to affect adversely the outcome of the investigation except in deserter and selective service cases. All other leads, including deserter and selective service, should be sent to the Bureau for handling through the Legal Attache, Ottawa. When RCMP is requested to conduct an interview and it appears the person to be interviewed is likely to be a witness for the U. S. Government and information furnished by him is apt to be subject to the Jencks law, the Bureau should be advised so that RCMP may be alerted. In addition, when it appears we may be requested to produce or disclose the contents of RCMP reports in connection with any judicial proceeding, immediately advise the Bureau and furnish details so that RCMP may be alerted.

- Canary Islands. Through Legal Attache, Madrid 0.
- Chile. Through Legal Attache, Buenos Aires
- Colombia. Through Legal Attache, Caralas
- Costa Rica. Through Legal Attache, Mexico City
- Cyprus. Through Legal Attache, Rome
- Denmark. Through Legal Attache, London
- Through Legal Attache, Caracas Dominica.
- Dominican Republic. Through SAC, San Juan
- Ecuador. Through Legal Attache, Caracas W.
- X. El Salvador. Through Legal Attache, Mexico City
- у. England
- Through Legal Attache, London \mathbf{z} • Finland.
- Through Legal Attache, Tokyo aa. Formosa.
- ab. France
- French Guiana. Through Legal Attache, Caracas
- French West Indies. Through Legal Attache, Caracas
- ae. Germany
- af. Gibraltar. Through Legal Attache, Madrid
- Through Legal Attache, Caracas ag. Granada.
- ah. Greece. Through Legal Attache, Rome
- ai. Guatemala. Through Legal Attache, Mexico City
- Guyana. Through Legal Attache, Caracas aj.
- ak. Honduras. Through Legal Attache, Mexico City
- a1. Hong Kong
- am. Indonesia. Through Legal Attache, [Hong Kong]
- an. Israel
- ao. Italy
- ap. Through SAC, San Juan Jamaica.
- aq. Japan
- Through Legal Attache, Rome ar. Lebanon.
- as. Liberia. Through Legal Attache, Paris
- Liechtenstein. Through Legal Attache, Bern at.
- au. Luxembourg. Through Legal Attache, Paris
- av. Malaysia. Through Legal Attache, [Hong Kong]
- Mexico. The field offices along the Mexican border are authorized to conduct investigations in Mexican territory on a liaison basis within 25 miles of the Mexican-United States border with the exception of the San Diego Office which handles leads approximately 60 miles south of the border, including the city of Ensenada, Baja California, and the Phoenix Office which handles leads in Cananea, Sonora. . Such leads may be sent directly to the office covering the locality in question. All other leads for investigation in Mexico, however, should be sent to the Bureau for appropriate handling through the office of the Legal Attache, Mexico City.
- Through Legal Attache, Paris Monaco.
- ay. Montserrat. Through Legal Attache, Caracas
- az. Morocco. Through Legal Attache, Madrid
- ba• Netherlands. Through Legal Attache, Bonn
- bb. Netherlands Antilles. Through Legal Attache. Caracas
- bc. Nevis. Through Legal Attache, Caracas
- bd.
- New Zealand. Through Legal Attache, Manila Nicaragua. Through Legal Attache, Mexico City
- bf. Northern Ireland. Through Legal Attache, London
- Norway. Through Legal Attache, London bg.
- bh. Okinawa. Through Legal Attache, Tokyo
- Panama. Through Legal Attache, Mexico City bi.
- Paraguay. Through Legal Attache, Buenos Aires

Peru. Through Legal Attache, Buenos Aires

Philippines.

Portugal. Through Legal Attache, Madrid

Republic of Ireland. Through Legal Attache, London bn.

Republic of Singapore. [Through Legal Attache, Hong Kong]

St. Kitts. Through Legal Attache, Caracas St. Lucia. Through Legal Attache, Caracas

St. Vincent. Through Legal Attache, Caracas

bs. Scotland. Through Legal Attache, London

bt. Sierra Leone. Through Legal Attache, Paris bu. South Korea. Through Legal Attache, Tokyo

bv. Spain

bw. Surinam. Through Legal Attache, Caracas

bx•] Through Legal Attache, London Sweden. .by•↓ Switzerland

.bz. Thailand. Through Legal Attache, [Hong Kong]

ca. Trinidad and Tobago. Through Legal Attache, Caracas

Turkey. Through Legal Attache, Rome
Uruguay. Through Legal Attache, Buenos Aires
Venezuela

Venezuela

ce. | Wales. Through Legal Attache, London

Agents have no jurisdiction in foreign countries. Within limitations border office Agents may, through liaison with cooperative foreign agencies, arrange for investigations to be conducted by those agencies. Even though invited to do so by cooperating officers in foreign countries, Agents may not be present at the scene of arrests by foreign authorities, participate in or be present during searches incidental to such arrests, accompany foreign officials transporting prisoners, or interview such prisoners except at their place of incarceration in the presence of foreign authorities. Where selective service investigation is involved, refer to vol. III, sec. 90, of this manual regarding interviews of alien subjects located outside U. S.

Replies to foreign police and intelligence contacts Replies to requests for investigation from foreign police agencies, forwarded to the field by the Bureau, should be prepared as letterhead ' memoranda, in sextuplicate on thin Bureau letterhead paper, suitable for dissemination without retyping. Any information not suitable for dissemination should be incorporated in the cover letter.

Dissemination of letterhead memoranda prepared by Bureau's foreign offices Copies of letterhead memoranda prepared by Bureau's legal attaches abroad may be furnished to interested outside agencies where appropriate. course, accompanying cover document is not disseminated.

[F.



INVESTIGATION OF FEDERAL GAMBLING VIOLATIONS

1. Guidelines for investigative jurisdiction for FBI and Internal Revenue Service (IRS)

In order to eliminate, where possible, a duplication of investigative effort and to insure a greater exchange of information between the FBI and IRS, the Department has drawn up a set of guidelines regarding investigative jurisdiction of Federal gambling violations; namely, the interstate transmission of wagering information, interstate transportation in aid of racketeering, and interstate transportation of wagering paraphernalia statutes. In the majority of cases that we investigate under these statutes, IRS, from the nature of the wagering tax laws, will have an interest also. The following guidelines are to be utilized by both agencies in such instances. Each USA has been furnished a copy of these guidelines by the Department.

"Guidelines Regarding Investigative Jurisdiction of Federal Gambling Violations

"In order to minimize any duplication in investigative effort between IRS and FBI field offices investigating potential violations of the wagering tax laws and the new anti-gambling legislation, the following guidelines appear appropriate.

- "(1) The FBI and the IRS will continue to exchange current information regarding gambling operations which have come to the attention of each agency.
- "(2) Upon the receipt of sufficient basic facts to indicate a potential violation of the anti-gambling statutes or wagering tax laws, the FBI and the IRS will notify each other prior to commencing an investigation involving such statutes within their respective jurisdictions. When the investigations involve a taxpayer who is a subject of interest to the Organized Crime and Racketeering Section of the Criminal Division, the responsible Department of Justice attorney will also be notified.
- "(3) If such notification reveals an apparent duplication of investigative effort, appropriate representatives of the FBI and the IRS in the field will meet to assign responsibility for the investigation involved to the agency whose investigation has the best potential for prosecution, depending upon the Federal statutes apparently involved and all the relevant investigative circumstances. Where it is deemed mutually desirable by the agencies, preliminary investigation might be appropriately conducted prior to any assignment of responsibility for the investigation to a single agency.
- "(4) In the event that the agency representatives cannot agree as to the assignment of responsibility for a particular investigation, the matter should be resolved after discussion with the responsible United States Attorney or Department of Justice attorney.
- "(5) Where statutory violations within the jurisdiction of the other agency become apparent in the middle or later stages of an investigation being conducted by either the IRS or the FBI, the agency conducting the investigation will immediately notify the other agency of the relevant facts. Responsibility for further investigation of the individual violations of law will be determined after discussion between representatives of the two agencies. If the agencies are unable to agree as to the assignment of responsibility for further investigation, the matter should be resolved after discussion with the responsible United States Attorney or Department attorney. Depending on the circumstances, it may be preferable for such further investigation of all statutory violations to be conducted by a single agency. In such event it is expected that the other agency would cooperate and render such assistance as is deemed within its competence and capacity."

Bureau instructions

- The Bureau will continue to make available to IRS current information of interest to that agency which is developed in the course of our investigations.
- With regard to item two of the guidelines as it pertains to notifying IRS when there is indication of a potential violation of wagering tax laws, such notification should be made after sufficient facts are developed to determine the logical procedures to follow and at a time when same would be more meaningful. With reference to investigations involving a taxpayer, referred to in the same item, this pertains to individuals whose names are included on a list of active gamblers maintained by the Department's Criminal Division. Inasmuch as copies of all reports involving the three statutes named above are furnished the Department by the Bureau, such should tend to serve notice to the Department that we are investigating an individual on that list. is anticipated that when the Department receives our reports and checks its files it will thus be on notice that one of these individuals is currently being investigated.
- c. Items three and four of the guidelines are self-explanatory in that the USA should be consulted where there appears to be a duplication of investigative effort and such cannot be resolved by field representatives of both agencies. In connection with item five, regarding the assignment of investigation to a single agency, responsibility for an investigation should be definitely fixed in one agency insofar as an individual violation is concerned. In this way each agency would retain its own jurisdiction and the one whose case had the best potential for prosecution would continue its investigation. Furthermore, with regard to one agency proceeding with an investigation and the other rendering such assistance as is deemed within its competence and capacity, the agency proceeding with its investigation should be furnished with all pertinent information of assistance by the other This will preclude the necessity for any joint investigation and result in each agency handling it's own violation completely.
- Each office should make every effort to avoid overlapping of jurisdiction which these guidelines are intended to minimize. It is recognized that at least preliminary investigation is necessary before any of these matters can be logically discussed by both agencies. It is the Bureau's feeling that the matter of jurisdiction in the majority of instances can be resolved on a field level by the two agencies and that the necessity for contacting the USA or Department attorney would be rare.
- The Bureau should be kept advised in advance of any matters in this regard that are discussed with the USA, and also you should advise the Bureau of any investigative action withheld through agreement with IRS or on recommendation of the USA.]

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SECTION 102. COORDINATION WITH OTHER GOVERNMENT AGENCIES

AGREEMENT BETWEEN THE FEDERAL BUREAU OF INVESTIGATION AND THE UNITED STATES SECRET SERVICE CONCERNING PROTECTIVE RESPONSIBILITIES

"AGREEMENT BETWEEN THE FEDERAL BUREAU OF INVESTIGATION AND THE UNITED STATES SECRET SERVICE CONCERNING PROTECTIVE RESPONSIBILITIES

["I. Purpose of Agreement

"The Federal Bureau of Investigation (FBI) originates, and receives from other sources, large numbers of reports on individuals and organizations. One purpose of this agreement is to define that portion of the information on file with, or received or originated by, the FBI, which the United States Secret Service (USSS) desires to receive in connection with its protective responsibilities.

"The USSS has statutory authority to protect, or to engage in certain activities to protect, the President and certain other persons. (Certain other persons, as used in this agreement, refers to those persons protected by the Secret Service under Title 18, U. S. Code, Section 3056.) The authority of the USSS to protect the President or certain other persons is construed to authorize it to investigate organizations or individuals and to interview individuals who might constitute a threat to the President or certain other persons. The FBI has statutory authority to investigate assault, killing or kidnaping and attempts or conspiracies to kill or kidnap the President and other designated individuals.

"The FBI will make available to the USSS information it may request or information which by its nature reveals a definite or possible threat to the safety of the President and certain other persons.

"A second purpose of this agreement is to insure the most effective protection for the President and certain other persons by establishing a clear division of responsibility between the FBI and the USSS. Such division will also avoid compromising investigations or sources and needless duplication of effort.

"II. General Responsibilities

"The USSS is charged by Title 18, U. S. Code, Section 3056, with the responsibility of protecting the person of the President of the United States, the members of his immediate family, the President elect, the Vice President or other officer in the order of succession to the office of President, and the Vice President elect; protecting the person of a former President and his wife during his lifetime and the person of a widow of a former President until her death or remarriage, and minor children of a former President until they reach 16 years of age, unless such protection is declined; protecting persons who are determined from time to time by the Secretary of the Treasury, after consultation with the Advisory Committee, as being major Presidential and Vice Presidential candidates who should receive such protection (unless the candidate has declined such protection); protecting the person of a visiting head of a foreign state or foreign government and, at the direction of the President, other distinguished foreign visitors to the United States and official representatives of the United States performing special missions abroad (unless such persons decline protection).

This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by nel without the express approval of the FBI.

"The Executive Protective Service, under the control of the Director, USSS, is charged by Title 3, U. S. Code, Section 202, with protection of the Executive Mansion and grounds in the District of Columbia; any building in which Presidential offices are located; foreign diplomatic missions located in the metropolitan area of the District of Columbia; and foreign diplomatic missions located in such other areas in the United States, its territories and possessions, as the President, on a case-by-case basis, may direct.

"The FBI is charged under Title 18, U. S. Code, Section 1751, with investigative jurisdiction over the assault, killing or kidnaping, and attempts or conspiracies to assault, kill or kidnap the President of the United States and other designated individuals.

"The FBI has responsibility for Federal investigations of all violations of Title 18, U. S. Code, Sections 112, 970, 1116-1117 and 1201, relating to the 'Act for the Protection of Foreign Officials and Official Guests in the United States.'

"The FBI has investigative jurisdiction over violations of a wide range of the criminal statutes of the United States including primary jurisdiction over matters affecting the internal security of the United States.

"III. Exchange of Information and Coordination of Responsibilities

"The USSS undertakes to identify individuals or groups who because of their propensities or characteristics, may be dangerous to the President of the United States and certain other persons. To assist the USSS in identifying such individuals and groups the FBI agrees to furnish to the USSS, information (other than public source information or information originating with other U. S. agencies) from its files or which may come to its attention which by its nature reveals a danger or possible danger to the President or certain other persons, or which can be construed as falling within the categories of information desired by the USSS as set forth in Section IV of this agreement.

"The FBI will inform the USSS of the identity of individuals or organizations who come to the attention of the FBI as knowingly and willfully advocating, abetting, advising, or teaching the duty, necessity, or propriety of overthrowing or destroying the Government of the United States, or the Government of any state, territory, or possession, or political subdivision therein, by force or violence, or by the assassination of any officer of any such government. The FBI will furnish the USSS with reports on such individuals or organizations as requested. During investigation by the FBI of such individuals or organizations, the FBI will be alert and promptly notify the USSS of any information indicating a possible plot against the person of the President and certain other persons.

"The USSS agrees that it will conduct no investigation of individuals or groups identified or suspected of being threats to the internal security of the United States without notifying the FBI. However, when time for

consultation is not available, and an indication of immediate danger exists, the USSS may take such action as is necessary with respect to carrying out its protective responsibilities. Any information obtained by the USSS during such action will be furnished to the FBI as expeditiously as possible.

"The FBI will not conduct investigation of individuals or groups solely for the purpose of establishing whether they constitute a threat to the safety of the President and certain other persons unless there is an indication of a violation of Title 18, U. S. Code, Section 1751, or other statute over which the FBI has jurisdiction.

"It will be the responsibility of the FBI to advise the USSS when investigation is being initiated under Title 18, U. S. Code, Section 1751 and thereafter to furnish the USSS with copies of the FBI investigative reports as they are prepared. It will be the responsibility of the USSS to furnish the FBI any information in its possession or which may come to its attention which reasonably indicates that a violation of Title 18, U. S. Code, Section 1751, has been or is being committed.

"The USSS also agrees to furnish the FBI any information in its possession or which may come to its attention indicating a violation of any other statutes over which the FBI has investigative jurisdiction.

"The FBI, under its responsibility for investigation of violations of Title 18, U. S. Code, Sections 112, 970, 1116-1117, 1201 and 1751 will take cognizance of the protective responsibilities of the Treasury Department under Title 3, U. S. Code, Section 202 and Title 18, U. S. Code, Section 3056 and thus does not limit or interfere with the authority of the Secretary of the Treasury in the discharge of his statutory protective responsibilities. This is not to be construed as vesting concurrent investigative jurisdiction with the Treasury Department with respect to investigations of individuals or organizations engaged in activities affecting the national security including terrorism, treason, sabotage, espionage, counter-espionage, rebellion or insurrection, sedition, seditious conspiracy, neutrality matters, Foreign Agents Registration Act, or any other Statute or Executive Order relating to national security. Any investigations of such groups or individuals for any reasons other than in connection with protective responsibilities must be closely coordinated with and have the concurrence of the FBI in order to minimize interference with national security responsibilities of the FBI.

- "IV. Information to be Furnished to the United States Secret Service by the Federal Bureau of Investigation
 - "A. When an individual or group is referred by the FBI to the USSS, the following information will be furnished to the extent available:

ing name or names,

"Individual - Identification data including name or names, addresses, photograph (or statement as to availability of such), physical description, date and place of birth, employment, and marital status.

"Organization - Name or names, address or addresses, officers, size, purpose or goals of organization, source of financial support, background data and such other relevant information as may be available.

"Reason for Referral - Statement of the class or classes of information described in Section IV B under which the individual or organization belongs.

"Information in FBI Files - A summary, as appropriate, of pertinent portions of any FBI file on an individual or organization referred.

"FBI Identification Records - The USSS will make specific requests in each instance where a check of the FBI identification records is desired.

- "B. Types of information to be referred:
 - "1. Information concerning attempts, threats, or conspiracies to injure, kill, or kidnap persons protected by the USSS or other U. S. or foreign officials in the U. S. or abroad.
 - "2. Information concerning attempts or threats to redress a grievance against any public official by other than legal means, or attempts personally to contact such officials for that purpose.
 - "3. Information concerning threatening, irrational, or abusive written or oral statements about U. S. Government or foreign officials.
 - "4. Information concerning civil disturbances, anti-U. S. demonstrations or incidents or demonstrations against foreign diplomatic establishments.
 - "5. Information concerning illegal bombings or bomb-making; concealment of caches of firearms, explosives, or other implements of war; or other terrorist activity.
 - "6. Information concerning persons who defect or indicate a desire to defect from the United States and who demonstrate one or more of the following characteristics:
 - a. Irrational or suicidal behavior or other emotional instability.
 - b. Strong or violent anti-U. S. sentiment.
 - c. A propensity toward violence.



- Information concerning persons who may be considered potentially dangerous to individuals protected by the USSS because of their background or activities, including evidence of emotional instability or participation in groups engaging in activities inimical to the United States.
- Provision of Federal Bureau of Investigation Personnel to Protect the President and Other Protected Persons

"The USSS may, in accordance with Title 18, U. S. Code, Section 3056 request FBI Agents be detailed to the USSS in order to augment the capacity of the USSS to perform its protective duties. Such requests should be addressed to the Director of the FBI.

"FBI Agents detailed to the USSS are under the direction and exclusive operational control of the Director of the USSS for the period of their assignment. The FBI Agents so detailed may perform an armed or other protective function.

"VI. Implementation of Agreement

"In order to effect the best possible security of the President and certain other persons and places whose protection is the responsibility of the USSS, the FBI and the USSS will construe the terms of this agreement liberally and will take such steps as are necessary to insure the proper exchange and coordination of information.

"The agreement shall be reviewed annually by representatives of the FBI and the USSS, or at such other times as the FBI or the USSS may request, to insure that the agreement is both practical and productive. Revisions may be made on the authority of the Director of the FBI and the Director of the USSS.

"This agreement supersedes all prior agreements between the FBI and the

July 16, 1973 Date

BY /s/ Clarence M. Kelley Director Federal Bureau of Investigation

July 30 1973 Date

BY /s/ James J. Rowley United States Secret Service"

[H. [Deleted]

- [H. AGREEMENT BETWEEN THE ATTORNEY GENERAL AND THE SECRETARY OF TRANSPORTATION DEALING WITH AIRCRAFT HIJACKINGS.
- [1. The agreement entered into on September 25, 1970, between the Attorney General and Secretary of Transportation states in part:

"I. INTRODUCTION

The recent increase in the criminal acts of hijacking and sabotage of commercial aircraft has had a significant impact and effect upon U.S. air commerce. The Department of Transportation and the Department of Justice have responsibilities and duties imposed upon them by the Congress with respect to the prevention, control and prosecution of such criminal acts. In addition, the very nature of such criminal acts may and almost always does involve the safety of passengers and crew members. It is imperative, therefore, that the authority and responsibilities of each Department be precisely defined in order that maximum effectiveness is achieved in the prevention, control, and prosecution of such criminal acts on the one hand, and the maximum guarantee of the safety of passengers and crew is achieved on the other hand, with the clear acknowledgement of the primary interest in favor of the safety of passengers and crew. To this end the following designation of authority and delegation of responsibilities and duties are agreed upon.

II. DESIGNATION OF AUTHORITY

A. While Aircraft is in Flight

- l. When an aircraft is in flight, when it is moving on the takeoff runway for the purpose of becoming airborne, and when it is moving on
 the runway to accomplish a landing, the pilot in command of the aircraft
 shall be in control.
- 2. If a recommendation is to be made by officials of the Department of Transportation and the Department of Justice to the pilot in command for a course of action to be pursued by him, the recommendation of the official of the Department of Transportation shall prevail over that of the official of the Department of Justice in the event of a conflicting disagreement between such officials.

B. While Aircraft is not in Flight

- l. An aircraft is deemed to be not in flight unless it is actually airborne, or unless it is moving on the take-off runway for the purpose of becoming airborne, or when it is moving on the runway to accomplish a landing.
- 2. The designated representative of the Department of Justice will make the decision, where appropriate, to interrupt, or take other positive action with respect to, a hijacking while the aircraft is not in flight.

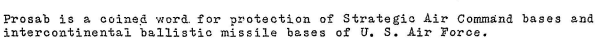
III. INFORMATION AND COOPERATION

- A. The Department of Transportation shall take all possible steps to develop a comprehensive intelligence system. This will include techniques to permit as extensive as possible the monitoring on the ground of conversation and speaking in the cockpit of the aircraft. To achieve this objective, the fullest cooperation of the commercial airlines and their pilots will be solicited.
- B. The Department of Transportation and the Department of Justice agree to cooperate fully with each other in order that each may discharge its responsibilities hereunder. This shall include the full exchange of information and intelligence."

2. Bureau Instructions

[See Manual of Instructions, Volume IV, Section 128.]

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A. DEVELOPMENT OF INFORMANTS

- 1. After selection of a potential prosab informant and before contact, check office indices, ascertain information concerning birth, background, arrest record, loyalty, and reputation. When derogatory information found, remaining file reviews should not be made and prospective informant should be removed from list of potential informants.
- 2. No individual who has been convicted of a felony may be used as a prosab informant.
- 3. When a possible informant indicates his willingness to cooperate, explain to him Bureau's jurisdiction over sabotage, espionage, and subversive activities, including communist infiltration of labor unions. Make clear to him that Bureau has no interest in relations between management and employees or in union matters. Advise him specifically that he is not a representative of Bureau; that his relationship with Bureau is strictly confidential and should not be divulged to anyone.
- 4. Obtain prior Bureau authority before contacting any employee, professor, or student of a university with a view to developing him as an informant. Furnish Bureau person's name and position, as well as a statement concerning his reliability and discretion.
- 5. Contacts with these individuals who are located on the actual campuses of colleges and universities should be held to an absolute minimum, consistent with Bureau's responsibility under Delimitations Agreement.
- 6. Where feasible and when considered to be to Bureau's advantage, prosab informants should be advised of Bureau's exact interest and responsibility in covering activities considered racial in nature. They should be made thoroughly aware of Bureau's desire so as to avoid any possible misunderstanding of our position and goal in racial field.

B. POLICY

- 1. Furnish no information to prosab informants concerning any of Bureau's work, methods, or techniques.
- 2. Prior to developing any prosab informant as a security informant, obtain Bureau approval.
- 3. When an informant has been developed, place a memorandum in file recording background information concerning informant and specific instructions which were issued to him. Informant's name should be indexed.
- 4. An adequate number of informants must be developed to insure that Bureau's responsibilities with respect to espionage, sabotage, and subversive activities are fulfilled.
- 5. No informants may be developed among civilian personnel of Air Force who reside on air base or missile base.
- 6. Informants may be developed among civilian employees of Air Force who do not reside on air base or missile base but who are employed on such bases.
- With respect to missile bases, informants are to be developed only at those bases and their auxiliary launching sites which are designated to fire the ICBM.
- 8. Pursuant to an agreement with Air Force, informants should not be developed among military personnel.
- 9. Bureau will furnish information received from Air Force from time to time that Strategic Air Command and ICBM bases are to become operational at some future date and that information will be furnished to interested field offices. It is thereafter responsibility of each SAC to determine when Strategic Air Command is actually operating a particular air base or an ICBM base has become operational. Informants should then be promptly developed.
- 10. Any possible payment to prosab informants will be governed by existing regulations concerning payment of confidential informants.
- 11. Number of prosab informants developed in a particular base may be disclosed to representatives of OSI; however, identities of these informants should not be revealed.

This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

FILES

- 1. A file must be opened on each Strategic Air Command base and/or ICBM base and maintained in a pending status. If there are any changes, a new file should be opened as each new air base comes under control of Strategic Air Command and when each new ICBM base becomes operational.
- If an air base is removed from control of Strategic Air Command or missile base is no longer considered operational or is not designated to fire the ICBM, file may be closed after Bureau has been notified.
- 3. Memoranda recording contacts with air base and missile base commanders, liaison officers, sources of information, and other prosab informants, including both civilian employees and informants off the base, are to be filed in file.

PROSAB INFORMANT INDEX

- A separate prosab informant index must be set up by each office having air bases and missile bases handled under this program. Liaison officers and sources of information may be included as prosab informants.
- 2. Record on informant cards changes in address or employment and post recontacts with prosab informant.
- 3. [Deleted]
- 4. Record liaison contacts on informant index card.

E. CONTACTS

- Recontacts with prosab informants should be made at least once every six months and may be made by telephone. Recontacts should be followed by administrative tickler.
- 2. Constant liaison should be maintained with informants in key positions.

F. STATUS OF PROGRAM

- 1. A semiannual letter must be submitted by each office having a Strategic Air Command base and missile base in its territory. This letter is to be submitted on first of January and July of each year. This letter must show following information for each Strategic Air Command base and missile base:
 - a. Name and address of each Strategic Air Command and missile base
 - b. Number of military personnel on base
 - c. Number of civilian personnel on base
 - d. Number of informants off base
 - e. Number of other prosab informants
 - f. Some ICBM bases may be located on Strategic Air Command bases and informants at air base may also be informants for missile base. In such cases semiannual letter should advise whether informants are listed separately for air base and missile base or whether informants developed apply to both.
 - g. Data concerning a missile base to show information regarding number and location of auxiliary launching sites associated with main control station of missile base. Above information concerning number of employees and informants should then be broken down for each auxiliary launching site. If it is impractical to develop informants at missile base or any of auxiliary launching sites, sufficient information to justify not developing informants, together with identifying data concerning specific missile base or auxiliary launching site, should be submitted with semiannual letter.
- 2. Letter must specifically show that all informants have been recontacted within preceding six months.
- G. CLASSIFICATION 135

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

The Attorney General

Director,

1 - Mr. September 19, 1975

1 - Mr. W. A. Branigan 1 - Mr. T. J. Mc Niff

1 - Mr. J. P. Lee

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

Enclosed for your approval and forwarding is the original of a memorandum which constitutes this Bureau's response to requests contained in the HSC letter dated August 27, 1975, concerning the mail intercept projects operated by this Bureau. The material enclosed has been extracted from material furnished to you by letter of August 13, 1975, which was used as a basis for the briefing of Mr. John T. Elliff, Director, Domestic Intelligence Task Force of the Senate Select Committee. It is noted, however, that the material for Mr. Elliff included information concerning the participation of the FBI in a CIA mail intercept project as well as the information on mail covers which items are not included here as the HSC inquiry specifically related to all FBI projects concerning mail covers.

It is to be noted that the enclosed memorandum is classified "Top Secret." In view of the Directive of the President of the United States issued during the weekend of September 13-14, 1975, not to furnish classified information to the HSC, it is left to your discretion to determine when or if this material will be furnished to the HSC.

REC- 102 / //6464 OB A copy of this nenorandum is being furnished for your records.

OCT 9 1975 1 - The Deputy Attorney General Michael E. Shaheen, Jr. Attention: Special Counsel for Coordination

Dep. AD Adm. _ Enclosures (2)Dep. AD Inv. ___

62-116464

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Laboratory _ Plan. & Eval. 🛶 Spec. Inv. _

Asst. Dir.

Admin. Comp. Syst. ____

Ext. Affairs ___ Files & Com. _

Training _

Legal Coun. _ Telephone Rm. ___

GPO 954-546

X SECTION

1 - Mr. J. B. Adams

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

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar 1 - Mr. W. A. Branigan

1 - Mr. T. J. Mc Niff

1 - Mr. J. P. Lee

September 19, 1975

Per Auto Declass Guide

DUNINGROUET 'O

(CI-1) 62-116464

U. S. EQUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (USC)

- (5) RE: REQUEST FOR INFORMATION CONCERNING FBI PROJECTS
 WHICH INCLUDED MAIL INTERCEPTS FROM 1958 TO DATE
 - (5) Reference is made to NEC letter dated August 27, 1975, requesting information concerning all FDI projects which included mail intercepts including the so called "Z-Covers" project from 1958 to date.
 - (5) The FBI has conducted eight mail survey operations solely in the discharge of its national security responsibilities. None has been conducted since 1966.
 - (5) These surveys were instituted because of their potential value in discharging the FBI's responsibilities in the national security field.
 - foreign agents who threaten this nation's security and to detect other persons who indicated willingness, and were in a position, to sell out this country to hostile foreign powers. Each survey program was carefully circumscribed as to its scope and was conducted for specific objectives with strict administrative controls.
 - of mail; but they did not involve wholesale, indiscriminate opening of mail. In these surveys we were looking for indicators as to whether review of the correspondence might lead to the detection of an illegal foreign agent or a

ORIGINAL AND ONE COPY TO THE ATTORNEY GENERAL

Phin

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TAP SECRET

SEE NOTE PAGE FOUR

Classified by 3676 1/6/6/2 //6/6/2 Exempt from GDS. Categories 2 and 3 Date of Declassification Indefinite NATIONAL SECURITY INFORMATION

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Route in Enuclope

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Legal Coun. ____ Telephone Rm. __ Pliester Sec'y _____MAIL ROOM ____ NW 54960' DocId: 32989725

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Page 163

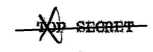
GPO 954-546



Re: Request for information concerning FBI projects which included mail intercepts from 1958 to date

person cooperating with a hostile foreign power. Although considerable volumes of envelopes were surveyed, the vast majority of this mail was not further processed because it did not contain indicators which would make it relevant to the survey.

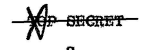
- Of these surveys, one was established in New York as a result of the experience gained in the investigation of a Soviet illegal. This illegal cooperated with the FBI; and we learned that in directing mail to his Moscow center, he addressed it in a specific fashion and also directed it to mail drops in Europe.
- (5) From this experience, we were able to develop a set of indicators which allowed us to select mail which we felt was illegal agent mail. This, coupled with our knowledge of known Soviet mail drops on this side of the Iron Curtain, permitted effective screening of the mail and selection of letters on a knowledgeable basis.
- This method was proved successful when we uncovered three such illegals and successfully neutralized their activities. This survey was conducted between 1959 and 1966.
- A second survey was based on the use of these same indicators in examining incoming mail directed to certain areas of New York City and other cities in an effort to detect mail being directed to illegal agents in the United States. This survey was conducted between 1961 and 1962.
- A third survey was based on our knowledge that illegal agents in the United States directed communications to Soviet-bloc intelligence officers employed at the United Nations in New York City. Again, this survey was based on solid information that this means of communication was utilized by the hostile intelligence service. This survey was conducted between 1963 and 1966.





Re: Request for information concerning FBI projects which included mail intercepts from 1953 to date

- A fourth survey was conducted in the Miami, Florida, area. It also utilized the known indicators and the known mail drop addresses on mail being sent from the United States to Cuba. As an example, during the period of time this program existed in Miami, from January 2, 1963, until July 21, 1966, 60 letters were determined to contain secret ink messages either on the letter or on the envelope.
- being sent to the United States from the People's Republic of China and Hong Kong, as well as mail directed from the United States to China. The coverage of mail from the People's Republic of China and Hong Kong was initiated August 1, 1956, and was discontinued on January 24, 1966. The coverage of mail directed to China operated between 1964 and 1966.
- (S) A seventh survey involved mail being sent from Chinese individuals residing in Canada to Chinese individuals residing in the San Francisco, California, area. This survey operated for two months in early 1961.
- The purpose of these fifth, sixth and seventh surveys was to acquire information concerning Americans living in China of interest to the intelligence agencies of the United States; to detect efforts by the People's Republic of China to persuade scientists of Chinese descent in the United States to return to the People's Republic of China; to detect efforts to arrange travel for these scientists and to learn any information they would provide the People's Republic of China; to accertain identities of subscribers to and recipients of Chinese propaganda publications; and to develop information concerning persons of security interest in the United States who were corresponding with persons in the People's Republic of China.
- The eighth survey, conducted from 1040 to 1966, was of mail addressed to Soviet-bloc and other embassies and diplomatic missions of national security interest. This was known as Z Coverage.



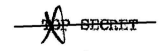
OP SECRET

Request for information concerning FBI projects which included mail intercepts from 1958 to date

- This program was initiated shortly before the United States entered World War II and its vital necessity during those perilous times seems obvious.
- Following World War II, the eighth operation was concentrated against the Soviet Union and Soviet-bloc countries, and much greater selectivity was used in screening letters to be opened.
- We were able, for example, in 1964, to detect the fact a civilian employee of the United States Navy offered to sell classified information to the Soviet Embassy for \$50,000.
- 1 The Attorney General

NOTE:

The information which is being furnished to HSC was prepared for a briefing which Mr. James B. Adams will give to the House Subcommittee on Postal Facilities, Mail and Labor Management scheduled to occur on October 1, 1975. We had previously furnished to the Senate Select Committee this material plus material on mail covers and Bureau's participation in Project Hunter, CIA mail intercept program.



5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

Addressee: HOUSE SELECT COMMITTEE
LTR LHM Memo Report dated 9/19/75
U.S. House Select Committee. 8/27/75 request
Caption of Document Request for Information Concerning
FBI Projects which included Mail Intercepts
from 1958 to date.
Originating Office: FBI
Delivered Schaped 1 grayfor, p. Date: 10/2/75
Received by: Juliulum Hess.
Title Mesearch Duector
Return this receipt to the Intelligence Division, FBI

(-) 1/6454-93 ENCLOSURE



VERSE

OTE:	SEE	IN	STRUCT	TIONS	ON	REY
18	BEFORE COMPLETING.					

TO: Intelligence Community Staff	FROM:						
ATTN: Central Index	THI						
SUBJECT: Abstract of Information Provided to Select Committees							
 HOW PROVIDED (check appropriate term. If a document for review but not transmitted, so note.) 	was made available 2. DATE I	PROVIDED					
DOCUMENT BRIEFING INTERVIEW TE	STIMONY OTHER)/19/75					
3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)							
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8. SUMMARY (see reverse side before completing this item)							
Information concerning FBI Projects which included mail intercepts from 1958 to date							
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TREAT AS YELLOW

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CLASSIFY AS APPROPRIATE

NW 54960 DocId:32989725 Page 168

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.

1 - Mr. J. Adams 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. V. Cleveland 1 - Mr. W. R. Wannall The Attorney General September 17, 1975 1 - Mr. J. G. Deegan 1 - Mr. R. L. Shackelford Director, FBI 1 - Mr. W. O. Cregar 1 - Mr. T. J. McNiff U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC) Enclosed for your approval and forwarding to the HSC is the original of a memorandum which constitutes this Bureau's response to requests contained in HSC letter dated August 20, 1975, concerning this Bureau's operation of informants. A copy of this memorandum is being furnished for your records. Enclosures (2) 62-116464 REC- 102 1 - The Deputy Attorney General Michael E. Shaheen, Jr. Attention: Special Counsel for Intelligence Coordination TJM: 1hb hb ST OCT 9 1975 (13)Dep. AD Adm Dep. AD Inv. Asst. Dir.: Admin. Comp. Syst. . Ext. Affairs _ Files & Com. Gen. Inv. Inspection Intell. Laborator Plan. & Eval. . Spec. Inv.

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GPO 954-546

B. Adams 1 - Mr.

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

1 - Mr. W. V. Cleveland

1 - Mr. W. R. Wannall

1 - Mr. J. G. Deegan

September 17, 1975

1 - Mr. R. L. Shackelford

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

REQUESTS FOR INFORMATION TE: CONCERNING THIS BUREAU'S OPERATION OF INFORMANTS

Reference is made to HSC letter dated August 20, 1975, requesting specific information concerning this Bureau's operation of informants during the period January 1, 1970, to June 30, 1975.

Item Number 1 requests that this Bureau supply the HSC with the FBI definition of informants. Material responsive to this request is contained in Sections 107, 108 and 130 of this Bureau's Manual of Instructions, copies of which Sections were furnished the HSC by Bureau memorandum dated September 9, 1975.

Item Number 2 requests the total amounts paid to informants by this Eureau for each of the years specified above. Material responsive to this request has been previously furnished the MSC by Bureau memorandum dated August 7, 1975, in response to request for this information contaired in HSC letter dated July 28, 1975.

Item Number 3 requests method of payments used by the FBI for informants, i.e., cash, check, loan, etc. Established Bureau procedure requires that payments made to informants, upon recommendation of handling Agent and approval of appropriate supervisory personnel, originate from the office Field Support Account and are drawn from this

TJM: 1hb lh h

SEE NOTE PAGE 4

ORIGINAL AND ONE COPY TO AG

(12)

Dop. AD Adm. __ Dop. AD Inv. ___

Comp. Syst. ____

Ext. Affairs ____ Files & Com. __

Gen. Inv. ___ Ident.

Laboratory _ Plan. & Eval. __ Spec. Inv. ___ Training _ Logal Coun. . Telephone Rm. ___

Inspection Intell.

Asst. Dir.: Admin. 62-116464

Director Sec'y MAIL ROOM DocId: 32989725 TELETYPE UNIT Page 171

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

RE: REQUESTS FOR INFORMATION CONCERNING THIS BUREAU'S OPERATION OF INFORMANTS

account by check made out to the handling Agent for the amount authorized. The handling Agent cashes the check at a local bank and then pays the informant the authorized amount in cash, for which a receipt is received from the informant and maintained in FBI files.

Item Number 4 requests that for the years specified above, this Eureau should state the portion of the payments to informants made in cash, check or otherwise. As set forth in this Eureau's response to Item 3 above, established procedure is that all Eureau payments made to informants be made in cash.

Item Number 5 inquires whether any statements or reports of payments to informants were filed with the Internal Revenue Service and/or local taking authorities. Material responsive to this inquiry is contained in Eureau menorandum to the HSC dated September 8, 1975, which was prepared in response to inquiry contained in HSC letter dated August 19, 1975.

Item Number 6 requests of this Bureau specific information concerning prosecution of Eureau informants by Federal or local authorities for violation of law and whether or not the Eureau interceded in any manner in such proceedings.

This Eureau does not maintain a listing or centralized indices permitting reasonable access to the typo information requested above. To be responsive to Item Number 6, this Eureau would have to conduct a manual serial by serial search of every informant file maintained at FBI Headquarters for the period specified. To undertake research of this magnitude would involve an extensive commitment of this Eureau's manpower and resources adversely affecting ongoing and current operations.

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

RE: REQUESTS FOR INFORMATION CONCERNING THIS BUREAU'S OPERATION OF INFORMANTS

As indicated in this Eureau's response to Item Number 1 above, Eureau informants can generally be classified into three categories: security, criminal and extremist. In an attempt to be responsive to Item Number 6, appropriate supervisory personnel at FEI Headquarters, knowledgeable concerning informant matters, were contacted in this regard.

Fersonnel handling security- and extremist-type informants advise that they can recall instances in which FBI informants operating in the security and extremist fields were arrested and/or convicted on the basis of criminal activity in no way related to their informant status with this Eureau. These personnel, however, have no recollection of this Eureau ever interceding for a security or extremist informant in judicial proceedings. These personnel also advise that it is established Eureau procedure that when a Eureau security or extremist informant becomes involved in prosecutive matters as a result of criminal activity, his services as an informant are discontinued.

informants advise that this Eureau is currently operating more than 18,000 informants in the criminal field. The overwhelming prependerance of these informants had been arrested and/or convicted in local and/or Federal court at one time or another on a wide variety of charges. This Eureau has made known to a judge that a defendant convicted in his court has been cooperative with the Government in the past-which may or may not be taken into account when the judge passes sentence. This Bureau, however, makes a point of notifying all informants at the time they are activated that this Bureau will not overlook criminal violations on their part or protect them in the event they become subjects of criminal proceedings.

1 - The Attorney General

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

RE: REQUESTS FOR INFORMATION CONCERNING THIS BUREAU'S OPERATION OF INFORMANTS

NOTE:

Information responsive to Item Number 6 in referenced HSC letter was obtained from Mr. Edward P. Grigalus, IS-2 Section; Mr. Homer A. Newman, IS-1 Section; and John E. McHale, Jr., Division 9.

WASHINGTON, D. C. 20535

House Select Committee

"REQUESTS FOR INFO RE BU's OPERATION OF
Caption of Document:INFORMANTS." Re HSC Itr 8-20-75 requising info re Bu's oprtn of informants during Jan., 1970 to June, 1975. Items 1 through 6.

Originating Office: FBI
Delivered by: Picketh 1: 100 June, Date: 9/19/7)

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION

Return this receipt to the Intelligence Division, FBI

ENCLOSURE, 62-1/6464-92

Title:

PTE:

TE: SEE INSTRUCTIONS ON REVERSE

BEFORE COMPLETING. CLASSIFY AS APPROPRIATE TO: Intelligence Community Staff FROM: ATTN: Central Index FBI SUBJECT: Abstract of Information Provided to Select Committees HOW PROVIDED (check appropriate term. If a document was made available for review but not transmitted, so note.) 2. DATE PROVIDED 9/17/75 DOCUMENT BRIEFING INTERVIEW TESTIMONY OTHER 3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate) SSC 20 HSC 4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject) lismorandum IN RESPONSE TO (list date and item number if in response to formal request, otherwise state verbal request of (name), initiative, subpoena, etc.) 6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or HSC letter 8/20/75 Codeword) U KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis) Operating procedures

8. SUMMARY (see reverse side before completing this item)

Information formished conserming this Torcorn operation of Information

62-116464

PMK: fmk

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ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH HOUSTUDY WAS

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.



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

OCT 6 1975

Houston TO: John A. Mintz, Assistant Director

Legal Counsel Division Federal Bureau of Investigation

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Letter dated September 24

Attached is a letter dated September 24, from the House Select Committee requesting access to FBI materials on certain individuals. The letter was received by this Office on October 2. Please arrange for an appropriate response to this request.

ENCLOSURE.

REC-102

62-116464-91

CI OCT 9 1975

Paul Daly cc:

62-116464

Y 1 3 1976 DocId:32989725 Page 178

OCT 6 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Letter dated September 24

Attached is a letter dated September 24, from the House Select Committee requesting access to FBI materials on certain individuals. The letter was received by this Office on October 2. Please arrange for an appropriate response to this request.

cc: Paul Daly

Make Chosen

A. SEARLE FIELD, STAFF DIRECTOR AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

OTIS G. PIKE, N. Y., CHAIRMAN

ROBERT N. GIAIMO, CONN. JAMES V. STANTON, OHIO RONALD V. DELLUMS, CALIF. MORGAN F. MURPHY, ILL. LES ASPIN, WIS. DALE MILFORD, TEX. PHILIP H. HAYES, IND. WILLIAM LEHMAN, FLA.

ROBERT MC CLORY, ILL. DAVID C. TREEN, LA. JAMES'P. JOHNSON, COLO. ROBERT W. KASTEN, JR., WIS.

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

September 24, 1975

Mr. Michael Shaheen, Jr. Special Counsel for Intelligence Coordination Department of Justice Washington, D.C. 20530

Dear Mr. Shaheen:

We hereby request access to all notes, memoranda, files and reports pertaining to the individuals listed below:

> Mr. Howard Berry Godfrey Mr. Richard Joe Burton Mr. Henry Lee "Gi" Schafer III Mrs. Jill Schafer

Mr. Carl Brown Mr. Doug Durham .

Ms. Ellen Miller of our staff will be prepared to review this material Wednesday, October 1, 1975.

Sincerely,

A. Searle Field Staff Director

ASF/EM/ca

SEP 30 1975

236380-4-DEPARTMENT OF JUSTICE

DEPUTY ATTORNEY GENERAL







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

OCT 6 1975

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

FROM: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination

Staff (int)

SUBJECT: House Select Committee Letter dated September 26

Attached is a letter from the House Select Committee dated September 26, which this Office received on October 2. Please arrange for an appropriate response to this letter.

REC- 102

Houseing 25

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: Paul Daly

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8.4 MAY 1 3 1976 NW 54960 Doc1d:32989725 Page 181

OCT 6 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Letter dated September 26

Attached is a letter from the House Select Committee dated September 26, which this Office received on October 2. Please arrange for an appropriate response to this letter.

cc: Paul Daly

OTIS G. PIKE, N. Y., CHAIRMAN

ROBERT N. GIAIMEY RONN.

JAMES V., STANTON, OHIO
RONALD V. DELLUMS, CALIF.
MORGAN F. MURPHY, ILL.
LES ASPIN, WIS.

DALE MILFORD, TEX.
PHILIP N. HAYES, IND.
WILLIAM LEHMAN, FLA.

ROBERT MC CLORY, ILL. DAVID C. TREEN, LA. JAMES P. JCHNSON, COLO. ROBERT W. KASTEN, JR., WIS. Make Capeals

A. SEARLE FIELD, STAFF DIRECTOR AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington, A.C. 20515

September 26, 1975

Dear Mr. Shaheen:

We hereby request access to all note, memoranda, files, and reports for the dates noted, pertaining to the following organizations:

A Quaker Action Group, Philadelphia, Pa. from 1966- 1972

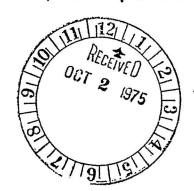
The American Friends Service Committee, Philadelphia, Pa. from 1960 to present; and

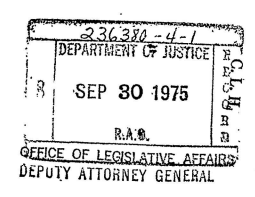
The Movement for a New Society, Philadelphia Pa., from 1971 to present.

Ms. Ellen Miller of our staff will be prepared to examine this material on Friday, October 3, 1975.

Sincerely,

A. Searle Field Staff Director









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

OCT 6 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Letter dated September 26

Attached is a letter from the House Select Committee dated September 26, which this Office received on October 2. Please arrange for an appropriate response to the request in the above-referenced letter.

EWCLOSURE

REC-102

21 OCT 9 1975

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cc: Paul Daly

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62-116464

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7 1980 10 10 10 1978 1989 125 Page 184

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

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Letter dated September 26

Attached is a letter from the House Select Committee dated September 26, which this Office received on October 2. Please arrange for an appropriate response to the request in the abovereferenced letter.

cc: Paul Daly

Make Coppen

AARON B. DONNER, COUNSEL

A. SEARLE FIELD. STAFF DIRECTOR

TELEPHONE: (202) 225-9751

CFIS G. PIKE, N. Y., CHAIRMAN

ROBERT N. GIAIMO, CONN.
JAMES V. STANTON. OHIO
RONALD V. DELLOMS, CALIP.
MORGAN F. MURPHY, ILL.
LES ASPIN, WIS.
DALE MILPORD, TEX.
PHILIP H. HAYES, IND.
WILLIAM LEHMAN, FLA.

ROBERT MC CLORY, ILLY DAVID C. THEEN, LA. JAMES P. JOHNSON, COLO. ROBERT W. KASTEN, JR., WIS.

Select Committee on Intelligence U.S. House of Representatives

SEP 39 16 44 kil Washington, D.C. 20515

FOEPT OF MISTIGE MAIL ROOM STOPE S

September 26, 1975

Mr. Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination U.S. Department of Justice Washington, D. C. 20530

Dear Mr. Shaheen:

Kindly provide for the Committee a copy of the FBI Informants Manual.

Your immediate attention will be appreciated.

Sincerely,

A. Searle Field Staff Director

SEASON AND



OFFICE OF LEGISLATIVE AFFAIRS

8 SEP 30 1975 F
OFFICE OF LEGISLATIVE AFFAIRS
DEPUTY ATTORNEY GENERAL

UNITED STATES GOVERNMENT

$\it Aemorandum$

Mr. W. R. Wannall

W. O./Cregat

SUBJECT: HOUSTUDY 75

1 - Mr. J. B. Adams

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis) Admin

1 - Mr. J. J. McDermott DATE: 9/16/75

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

By letter 9/9/75 (copy attached), the House Select Committee (HSC) requested that John J. McDermott, Assistant Director, Files and Communications Division, afford members of the HSC a briefing concerning "the files and classification systems of the FBI."

Above communication was forwarded to this Bureau by Department cover letter (copy attached), dated 9/15/75, with the request that appropriate arrangements for this briefing be effected.

By phone call to HSC offices 9/16/75, SA Paul V. Daly was able to ascertain that HSC Staff Member, Ellen Miller, made the request and would be among those receiving the briefing. Miller stated she expected the briefing to deal generally with the procedural aspects of mail processing, indexing and filing.

OBSERVATIONS:

REC- 102

Since this request refers to a briefing regarding the files and classification systems of this Bureau, it does not appear that a release from Mr. McDermott's employment agreement is necessary in this instance. Briefing such as that described above would not involve classified info@matton.

RECOMMENDATION:

If requested briefing is approved, it is recommended that Mr. McDermott contact Mr. William O. Cregar of the Senstudy-Houstudy Coordinating Unit, Extension 4636, advising

Enclosures 62-116464

CONTINUED - OVER

5. A.W.A.

TJM: 1hb/hb

Memorandum to Mr. W. R. Wannall

Re: Houstudy 75

62-116464

of convenient times during which he could afford HSC representatives the requested briefing. It is anticipated that this briefing will occur at FBI Headquarters. Upon receipt of such information, arrangements will then be effected with representatives of the HSC and Mr. McDermott will be advised of the time and location agreed upon for the briefing.

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A. SEARLE FIELD, STAFF DIRECTOR - AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9731

ROBERT N. FIAIMO, CONVI. JAMES V. STANION, OHIO ROMALD V. DELLIMS, CALIF. MORGAN F. MURPHY, ILL. LES ASPIN, WIS, DALE MILFORD, TEX. FHILIP H. HAYES, IND. WILLIAM LEHMAN, FLA.

ROBERT MC CLORY, ÎLL. DAVID C. TREEN, LA. JAMES P. JOHNSON, COLO. ROBERT W. KASTEN, JR., WIS.

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

September 9, 1975

Mr. Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination U.S. Department of Justice Washington, D. C. 20530

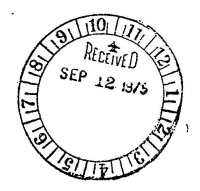
Dear Mr. Shaheen:

In order to facilitate our investigation of the Federal' Bureau of Investigation pursuant to House Resolution 591, N 94th Congress, we request a briefing with Mr. John J. McDermot, Assistant Director, Files & Communications Division of the Bureau, to discuss the files and classification systems of the FBI.

Sincerely,

A. Searle Field Staff Director

DFFICE OF LEGISLATIVE AFFAIRS



62-116464-88

21 SEP 11 1975

DEPUTY ATTORNEY GERETARE



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

SEP 1 5 1975

Paul Daly, FBI

FROM:

Steven Blackhurst

Assistant Special Counsel

for Intelligence Coordination

SUBJECT: House Select Committee Request for Briefing

Attached is a letter from the House Select Committee requesting a briefing with Assistant Director John McDermot. Please arrange for compliance with the request.



62-116464

62-116464-98 STATES

1 - Mr. J. B. Ad

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis)

1 - Mr. H. N. Bassett (Route Through For Review) (Attn: Mr. Griffith)
September 16, 1975

1 - Mr. R. J. Gallagher (Route Through For Review) (Atten: Mr. Warnken)

SEE NOTE PAGE 2

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

1 - Mr. T. J. McNiff U./S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

The Attorney General

Director, FBI

Reference is made to HSC letter August 19, 1975. requesting information and materials relating to FBI investigations of wiretaps or electronic surveillances conducted by state or local authorities, as well as a listing of national and internal security wiretaps or electronic surveillances conducted by this Bureau, accompanied by supportive documents.

Enclosed for your approval and forwarding to the HSC is an original of a memorandum with enclosures constituting this Bureau's response to Items 1 and 2 of referenced HSC letter.

With regard to Number 2 above, it should be noted the investigation referred to in this response captioned "Jerry L. Slaughter, also known as, et al., Interception of Communications," is a pending matter currently under litigation. It is being left to the decision of the Department as to whether or not material responsive to this inquiry should be furnished HSC at this time. REC- 102

Pursuant to instructions received September 4, 1975. by Section Chief William O. Cregar of this Bureau from Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, Department of Justice, this Bureau is holdingCT 9 1975 Dep. AD Adm. In abeyance its response to Items 3 and 4 in referenced HSC Dep. AD Letter pending receipt of additional instructions from the - Department as to the manner and extensiveness of responses to Ext. Affoirs be made by this Bureau in these sensitive areas.

TJM: 1hb

Plan. & Eval. _ (12)

Spec. Inv. Legal Coun. 🤽

10 1975 COM

TELETYPE UNIT

GPO 954-546

The Attorney General

A copy of this above-mentioned memorandum is being furnished for your records.

Enclosures (4)

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

NOTE:

Items 3 and 4 of referenced HSC letter request a listing of all national and internal security wiretaps or electronic surveillances conducted by this Bureau from 1/1/70 to 6/30/75, accompanied by all documents provided the Attorney General to support such operations. At a White House briefing 9/3/75 dealing with sensitive matters such as electronic interceptions, it was decided by those in attendance that members of the intelligence community should be most circumspect in providing HSC with information in this sensitive area. During the above-mentioned contact on 9/4/75 with Mr. Shaheen, the latter advised that he would contact appropriate individuals at the White House to determine how inquiries relating to this sensitive area will be handled by members of the intelligence community.

1 - Mr. J. B. Adams

- Mr. J. A. Minte

(1 - Mr. J. B. Hotis)

1 - Mr. H. N. Bassett (Route Through For Review) (Attn: Mr. Griffith)

1 - Mr. R. J. Gallagher (Route Through For Review) (Attn: Mr. Warnken)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

Contribut 16, 1975

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T: DIATEST FOR RECEPTATE AND CONTRACT HIBARIO TO IDI INVEGRICATION OF EFLOROFIC SPECETLATICAE COMPONE EN LOCAL AUTHORITRIES

Treference is made to LSC letter dated Jugust 19, 1975, requesting in part that ASC to furnished a lint of (1) all wiretary or electronic surveillancer conducted ly state or local authorities that have been invertigated ly the ADI Jenuary 1, 1970, to June 30, 1970, as coll as (2) any descents or other material relating to any investigation conducted by the Disportion Division of this lureau rith respect to failure of the FDI to investigate state or local wireter or electronic surveillence.

hith regard to Ferber L above, this Ferosa docs not medicals a licking portaining solely to circtors or alockronic surveillances by state or local authorities which have here investigated by the DDL. In responds to tin ISC inquiry, there is set forth below a list of tained From a revisy of all Interception of Communications embbers, in which invistigation was initiated by the TLI during the period Jamary 1, 1970, to June 30, 1975, thich it was Aptermined related to state or local authorities.

Assoc. Dir. Surgeant Formest II. Pariman, and others Dep. AD Adm. _ Dep. AD Inv. ___ Little Red: Police Copartrent Asst. Dir.: Tobruary, 1570 Admin.

> TJM: pal/cap Ca (11)

ORIGINAL AND ONE COPY TO AG

SEE NOTE PAGE 9 This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unuithorized personnel without the express approval of the FBI.

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

Laboratory _

Plan. & Eval. _

Comp. Syst. ____ Ext. Affairs . Files & Com. ___

Gen. Inv. _____.

Ident. Inspection _

Intell. _

MAIL ROOM Director Sec'y ____

GPO: 1975 O - 569-920

NW 54960 DocId:32989725 Page 193

72-116464

PA: REQUEST FOR INFORMATION AND HATERIALS RELATING TO FRI INVESTIGATIONS OF ELECTRONIC SURVEILLINGES CONSUCTED BY LOCAL AUTHORITIES

> Tolephone Tap of City Manager Walter H. Hahn, Jr., San Diego, California, allegedly by San Diego Chief of Police O. J. Roed Merch, 1970

Pletcher Stark, Sheriff Croshyton, Toxas, and others August, 1970

Holvin R. James, Chief of Police Fan Angelo, Texas September, 1970

Jay Rutland, and others, Officers, Jackson, Hississippi, Police Department June, 1971

Sergeant Romald Speaker Phillips, Officer South Houston, Texas, Police Department Movember, 1971

Captain Jesse Curtis Grace, and others Pueblo, Colorado, Police Department April, 1972

Unknown Subjects (3), Officers, Chishons City Police Department Chishoms City, Chishoms; Roger Sastion, and others, Detectives, Stillwater, Ohlahoms, Police Department;

RE: REQUEST FOR INFORMATION AND NATURIALS RELATING TO THE INVESTIGATIONS OF ELECTRONIC SURVEILLANCES CONDUCTED BY LOCAL AUGUSTITIES

> Leslie E. Easley, Officer Caspus Police, Chlahoma State University, Etilizater, Chlahoma; Eual Gay, Director, Office of Safety and Security, Oklahoma State University, Stillwater, Ohlahoma July, 1972

Gerald Charles Diotrick, Officer Parma, Chio, Folice Department July, 1972

Dem Surton; Captain George B. Guthrie, Detective; Jasper, Alabama, Police Department August, 1972

Albert Dale Orndorff, Chief of Police Suthrie, Chlabose, Police Department October, 1972

Kanasha County Sheriff's Office Kanasha County Jeil Charleston, West Virginia November, 1972

Jado Srigge; Carol Higgins; Louis Coffey, Deputy Sheriff; Fenchscot County Sheriff's Department Hanger, Hains February, 1973

RE: REQUIST FOR INFORMATION AND MATERIALS PELATING TO FEI INVESTIGATIONS OF ELECTRONIC SURVEYLLANCES CONDUCTED BY LOCAL AUTHORITIES

Electronic Listening Device Port Clinton Municipal Court Building Port Clinton, Ohio, installed by Officers of Port Clinton, Ohio, Police Department April, 1973

John Raymond Allmott, and others Douglas County Sheriff's Office Minden, Nevada Hay, 1973

Joseph A. Berke, Detective; Richard Washko, Detective; Stratford, Connecticut, Police Department June, 1973

Garland S. Geeslin, Lieutenant, and others Fort Worth, Texas, Police Department June, 1973

Mayor Michael J. Valenti; Chief of Police William H. Beccroft, and others; Point Pleasant Boro, New Jersey, Police Department July, 1973

James Hill Lisenby, Detective Hontgomery, Alabama, Police Department August, 1973

Johnnie Darr, Sheriff, and others Sedgwick County Sheriff's Office Wichita, Kansas October, 1973

RE: PEQUEST FOR INFORMATION AND MATERIALS RULATING TO FDI INVESTIGATIONS OF ELECTRONIC SURVEILLANCES CONDUCTED BY LOCAL AUTHORITIES

> Unknown Subjects Grand Rapids, Michigan, Police Department October, 1973

Jerry L. Slaughter; Lieutenant Edward Lawrence Kennedy, and others; Houston, Texas, Police Department December, 1973

Unknown Subjects
Potter - Randall Metro Intelligence Unit
Amarillo, Texas
January, 1974

Unknown Subjects Possible Use of Illegal Wiretaps by Illinois Eureau of Investigation March, 1974

Chief of Police John II. Nevin, and others Louisville, Kentucky, Police Department April, 1974

Unknown Subject
Illegal Wiretapping by
Tigard, Oregon, Police Department
July, 1974

Charles W. Neary, Sorgeant Indiana State Police July, 1974

REQUEST FOR INFORMATION AND INATERIALS RELATING TO FBI INVESTIGATIONS OF ELECTRONIC SURVEILLANCES CONDUCTED BY LOCAL AUTHORITIES

> Sheriff Arnold Balph Fround, and others Island County Sheriff's Office Coupeville, Washington October, 1974

Howard James Keller, Officer Detroit, Michigan, Police Department October, 1974

Orville P. Clavey, Former Sheriff, and others Lake County, Illinois, Sheriff's Office September, 1974

Jose Frank Perez, Sergeant Palm Beach County, Florida Sheriff's Office, and others October, 1974

Vernon Newbald, Sheriff Buffalo County, Hebracka, Sheriff's Office December, 1974

Robert W. Prater, Detective Motropolitan Folice Department Mashville, Tennessee December, 1974

Alleged Illegal Wiretaps Office of Suffolk County District Attorney Boston, Massachusetts December, 1974

RE: REQUEST FOR INFORMATION AND MATERIALS RELATING TO FBI INVESTIGATIONS OF ELECTRONIC SURVEILLANCES CONDUCTED BY LOCAL AUTHORITIES

> Lieutenant J. D. Belchen, and others Houston, Texas, Police Department February, 1975

Walter Lee Zawrotny and others, Officers Henderson, Nevada, Police Department February, 1975

Jackie W. Lay and others, Agents Oklahoma State Bureau of Investigation March, 1975

Licutenant Colonel Richard E. Horton, and others Louisiana State Police April, 1975

Andrew Lee Dodson, Chief of Police, and others Bluefield, West Virginia, Police Department May, 1975

Charles W. Bowers, Sr., Former Chief of Police Palm Springs, Florida, Police Department May, 1975

Sheriff Jim Taylor, and others Suny County, North Carolina, Sheriff's Office July, 1973

Unknown Subject Office of Attorney General State of Virginia October, 1973

RE: REQUEST FOR INFORMATION AND MATERIALS RELATING TO FBI INVESTIGATIONS OF ELECTRONIC SURVEILLANCES CONDUCTED BY LOCAL AUTHORITIES

> Edward Schilleci, Chief of Police Slidell, Louisiana, and others October, 1974

Robert T. Millikin, Jr. Richmond Bureau of Police Richmond, Virginia June, 1975

Fate Thomas, Sheriff Davidson County, Tennessee, and others February, 1975

Ronald W. Cooper, Chief of Police Kerrville, Texas, Police Department May, 1975

William Kenneth Barnes, Agent in Charge Alcohol and Tobacco Tax Enforcement Unit Georgia State Revenue Department June, 1975

J. E. Farrar, and others, Officers Houston, Texas, Police Department June, 1975

Leonard Gioglio, Retired Officer; Captain Joseph Malanaphy, and others; New Brunswick, New Jersey, Police Department August, 1974

REQUEST FOR INFORMATION AND MATURIALS DELATING TO FEI INVESTIGATIONS OF ILLECTRONIC SURVEILLANCES CONDUCTED BY LOCAL AUTHORITIES

> Warron Earle White, and others Marris County District Attornoy's Office Houston, Temas Juno, 1975

With regard to Humber 2 above, there is enclosed a copy of two Bureau communications relating to the only investigation conducted by the Inspection Division of this Euroau with respect to alleged failure of the FBI to investigate state or local wiretap or diectronic survoillance. It is pointed out that the next to last paragraph, page 10, of enclosed memorandam dated /Rebruary 4, 1975, states, "Additional information concerning this matter is contained in administrative writo-ups which were prepared as a result of the inquiry conducted both at PBI Headquarters and the Mouston Office." The administrative write-ups referred to above have been reviewed and were found to contain no additional pertinent material relating to facts developed during this investigation, but were propored for the purpose of making recommendations relative to any contemplated administrative action concerning personnel involved and consequently have not been included in the material being made available to the MEC. Are other organi

Enclosures (2)

1 - The Attorney General

HOTE:

The listing of IOC investigations conducted by this Bureau relating to state or local authorities as set forth above was extracted from memorandum L. E. Rhyne to Mr. Gallagher

MOTE CONTINUED PAGE 10

RE: REQUEST FOR INFORMATION AND MATERIALS RELATING TO FBI INVESTIGATION OF ELECTRONIC SURVEILLANCES CONDUCTED BY LOCAL AUTHORITIES

> Warren Earle White, and others Harris County District Attorney's Office Houston, Texas June, 1975

RE: REQUEST FOR INFORMATION AND MATERIALS RELATING TO FBI INVESTIGATIONS OF ELECTRONIC SURVEILLANCES CONDUCTED BY LOCAL AUTHORITIES

NOTE CONTINUED:

date 9/3/75, captioned "House Select Committee Request." Information relating to the Inspection Divison's investigations of alleged FBI failure to investigate such matters was compiled by Special Agent Fred B. Griffith, Inspection Division.

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

Addressee:	House Select Committee
□ LTR	K LHM Memo Report dated 9-16-75
FBI INVE	Occument: REQST FOR INFO & MATRLS RLING TO ESTS ELECTRNC SRVLNCS CNDCTD BY LCL AUTHS TO HSC LET DATED AUGUST 19, 1975.
	Office: FBI 310. Victorial 1. Taylor Date: -1/1, 9/71
	Early Cluberte
Title	
Return this	receipt to the Intelligence Division, FBI

11.11 1 87

SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

TO: Intelligence Community Staff FROM: ATTN: Central Index FBI SUBJECT: Abstract of Information Provided to Select Committees 1. HOW PROVIDED (check appropriate term. If a document was made available 2. DATE PROVIDED for review but not transmitted, so note.) 9/16/75 DOCUMENT BRIEFING INTERVIEW TESTIMONY OTHER 3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate) SSC X HSC 4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject) Nemorandua énd enclosures IN RESPONSE TO (list date and item number if in response to formal request, otherwise state verbal request of (name), initiative, subpoena, etc.) 6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or HUB letter 8/19/75 Codeword) T

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

Surveillances, electronic

8. SUMMARY (see reverse side before completing this item)

A review of Interception of Communications patters in which investigation was initiated by FBI during the period 1/1/70 to 6/30/75 a list was furnished of wiretaps or electronic surveillance conducted by state or local authorities.

62-116394

FMK: fmk

ORIGINAL VIA LIAISON TO CENTRAL/COMMUNITY INDEX (4) in CONNECTION WITH HOUSTUDY

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.

Mr. Callahan

2/41/75

H. N. Bassett

1 - Mr. Adams
1 - Mr. Jenkins
1 - Mr. Bassett
1 - Mr. Gebhardt

ALLEGATIONS OF POSSIBLE MISCONDUCT BY FBI AGENTS HOUSTON, TEXAS

By memorandum dated 1/7/75, Laurence H. Silberman, Deputy Attorney General, advised that during the past year FBI Agents in Houston, Texas, have engaged in an investigation of alleged illegal electronic surveillance activity by the Houston Police Department (HOPD). As an outgrowth of that investigation, the Department has recently received information alleging (1) that Bureau Agents have eschewed a vigorous investigation of this matter; (2) that some Bureau Agents have in the past, been aware of specific instances of illegal electronic surveillances by the HOPD and have been receptive to information derived therefrom; and (3) that the Houston Field Office may itself have engaged in illegal surveillances.

Attached to Mr. Silberman's letter were copies of transcripts of tape recorded telephone conversations between Chief of Police Carol M. Lynn, 'HOPD, and current and former members of HOPD; a letter from Chief Lynn to U. S. Attorney (USA) J. P. Farris dated 12/13/74, and a memorandum to Chief Lynn from B. G. Bond, Captain, Narcotics Division, dated 12/13/74. Realizing that we might not have all of the material in the Department's possession, Mr. Adams contacted Acting Assistant Attorney General John Keeney on 1/16/75, at which time Keeney made available copies of additional transcripts; a copy of a letter dated 12/17/74, from USA Farris to Attorney General Saxbe; copy of excerpts from the transcript in U. S. v. Dudley Clifford Bell, Jr.; copy of a letter dated 11/20/73, from Carol S. Vance, District Attorney, Harris County, Texas, to USA Farris; and copies of five letters from AUSA Ronald J. Waska to SAC, Houston, covering the period 4/29-10/31/74. All of the above documents are attached.

Mr. Silberman requested a memorandum detailing what information the Bureau has on this matter. Attached for approval is a proposed memorandum to Silberman setting forth the results of our inquiry into this matter.

Enclosures

WCL:cj1 (5)

CONTINUED - OVER

62-116464-87

At the instructions of Mr. Callahan, Inspector Willie C. Law and Inspector's Aide Ernest J. Landreville proceeded to the Houston Office on 1/12/75. Immediately upon arrival at the Houston Office, SAC Robert Russ Franck was telephonically contacted and thereafter appeared at the office at which time he was advised as to the nature of our inquiry.

Houston files pertaining to one of the cases in question captioned "Jerry L. Slaughter; et al.; IOC" Houston file 139-189, Bufile 139-4467, were thoroughly reviewed. Following review of these files, personnel who might possess knowledge of the allegations contained in Silberman's memorandum and the attachments thereto, were interviewed. Each person interviewed was furnished a memorandum prepared by the Inspector which set forth the allegations and where pertinent, the employee interviewed furnished a sworn, signed statement.

Following is a summary of the interviews conducted and the results of file reviews concerning each of the allegations which could be construed as pertaining to the FBI as contained in Mr. Silberman's memorandum and the attachments thereto.

That Bureau Agents Have Eschewed A Vigorous Investigation Of This Matter

All personnel interviewed stated that Bureau Agents have not eschewed a vigorous investigation in this matter. The case Agent, Harlan Q. Coffman and Supervisor William J. Schmidt feel that a vigorous and exhaustive investigation has been conducted. The files pertaining to this case indicate that it was opened on 12/7/73, based on a complaint that the voice of an individual had been recorded on tape allegedly made from an illegal wiretap by the Narcotics Division, HOPD. Investigation was conducted and on 2/28/74, the case was closed because AUSA Ronald J. Waska stated no evidence was available to support the allegation.

The case was reopened on 3/8/74, based on a news release by UPI which was furnished to the Houston Office by the Bureau indicating that nine Houston police officers had been indicted by a Federal grand jury (FGJ) for various crimes, including filing false tax returns and conspiracy to place illegal wiretaps. AUSA Waska was contacted 3/11/74, and reducised

no charges involving Interception of Communications had been made due to lack of proof, and evidence maintained in the USA's Office was found solely in an affidavit of Landau, whom Waska described as an undercover informant. In April and October, 1974, Waska indicated there was no need to interview Call. On 3/11/74. Waska said he planned to make the case Agent within two weeks. When this affidavit was not forthcoming, the case was closed on 4/1/74. The affidavit was finally made available on 5/1/74 (approximately seven weeks later) and indicates was awaiting sentencing for making false declarations to the FGJ. The case was reopened on 5/1/74. On the same date, four reels of magnetic tape were received from Waska and in his letter dated 4/29/74 he indicated that he had received two of these reels of tape on 11/21/73 and two reels of tape on 11/26/73 from the brother of the had previously indicated that the tapes were approximately ten) years old and of no use in building a prosecutable case. NEORMANT

The affidavit, which is dated 1/29/74 sets forth six instances of alleged illegal wiretapping by the HCPD. Of these, the Statute of Limitations had run on all but two instances. Also included in his affidavit that all logs and transcripts were destroyed and the tapes were erased; thus there was no physical evidence available.

There was no investigative activity in the case from 5/1-5/14/74, except one contact with AUSA Waska. Of the ten work days during this period, the case Agent was on sick leave three days and three hours. Investigation was conducted on various dates between 5/17 and 6/7/74, and on the latter date, AUSA Waska was apprised of the investigation conducted up to that time. SA Coffman contacted Waska on 6/27/74, at which time waska requested a list of employees of the Communications Division of HOPD. The list was obtained on 7/3/74 and is included in a report submitted by SA Coffman on 7/39/74. Prior to the submission of this report, SA Coffman contacted Waska on 7/26/74 advising him of all investigation conducted to date at which time Waska requested a report prior to rendering a prosecutive opinion.

There is no indication in the files of any outside investigative activity between 7/26 and 9/26/74; however, in his report dated 10/22/74, SA Coffman indicates a contact with Waska on 9/23/74, at which time Waska stated he had not had sufficient time to review Coffman's report of 7/30/74, due to his burdened work load, and had not desired any investigation between 7/30 and 9/23/74. Waska, in a letter to the Houston Office dated 10/31/74, stated he had never requested that this investigation be delayed, but had requested an exhaustive and diligent investigation since the inception of the case, the only exception being that the FBI should not interview Houston police officers under indictment. However, during Coffman's contact with Waska on 9/23/74, the only investigation requested by Waska was that Assistant District Attorney Robert C. Bennett be interviewed. Bennett was interviewed on 10/8/74. During this interview. Bennett advised that he and two other attorneys from his effice had met with former SAC Thomas Jordan in Jordan's Office on 7/3/73. regarding allegations of wiretapping by the HOPD but that he could furnish no specifics at that time.

On 10/23/74, SA Coffman contacted AUSA Waska regarding any further investigation desired and Waska informed him that he desired to review Coffman's 10/22/74 report first.

A substantial amount of investigation was conducted during October and November, 1974, and the latest report was submitted on 11/12/74. Since that time, the Houston Office has been serving subpoenas on various individuals who are to appear before the FGJ, at the request of the USA's Office.

Captain B. G. Bond's letter of 12/13/74, to Chief Lynn contains allegations that SA Coffman advised Officer T. A. Bell that were matter was a thief, that SA Coffman told him he had quite a bit of information in his (Bell's) case; that SA Coffman knew the apartments Bell "had set up in" and that Bell had furnished the "bug" and hung it. Further, that SA Coffman told Bell the case involved Pompoza Garza and occurred in June, 1968.

In the sworn, signed statement, SA Coffman categorically denied that he had advised Officer Bell that was a thief. He said he did inform Bell during the interview that he was aware of detailed information concerning the Garza case; that he understood Bell placed a tap on Garza and he was aware of the location where Bell placed the tap. SA Coffman denied furnishing Bell the date of June, 1968, relative to the Garza case.

Chief of Police C. M. Lynn's Letter to USA Farris Containing Allegations of Inadequate Investigation By FBI to Determine If Chief Lynn's Telephones and Those of His Staff Were Tapped

Inquiry into this matter determined that a thorough and comprehensive check of all telephone lines at all substations was made. This check included tracing the conduit which contained the lines and each appearance at various switching centers. These checks were made by SAs Richard W. Suter and Donald C. Steinmeyer with the assistance of telephone security personnel and a telephone employee at each substation as they were checked. A check of the lines commenced the same day the telephone numbers were furnished and was concluded approximately ten days later, with Chief Lynn's lines being the last to be checked. There was no indication of tampering or any illegal attachments on any of the lines checked.

Sworn, signed statements concerning the above were obtained from SAs Suter and Steinmeyer. SA Suter stated he was particularly painstaking in these checks since he suspected that equipment might be "planted" on the lines by J. L. Patterson, who had advised Chief Lynn that his telephone line was "bugged."

During conference with USA Edward B. McDonough, Jr., and members of his staff on 1/17/75, he advised he was not interested in discussing in detail allegations of misconduct by Houston FBI Agents as contained in the transcripts and documents furnished to the Department by former USA Farris. He considered this an internal matter within the FBI which he felt would be handled properly. His chief concern lay with the problem of publicity because he had information that copies of the tapes

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from which the transcripts were made were now in the hands of the local news media; that he has been instructed by the Department to proceed via the FGJ route in this case; that some of the witnesses may be granted immunity and that if indictments are returned against veteran police officers, their defense attorneys will use any means to obscure the real issues, including publicizing the contents of the tapes. He foresees the possibility of FBI agents being subpoenaed to testify before the grand jury. He indicated that any allegation can be refuted, but the damage is already done.

He said the way the IOC case pertaining to alleged illegal electronic surveillance activity by the HOPD was handled was not representative of the caliber of work he expected of the FBI. He felt that the case should have received an imaginative rather than a routine approach: for example, the Chief of Police was alerted and some time later interviews were conducted with his personnel, thus allowing the police to get together and agree on what should be said when interviewed. He also said he was not interested in obtaining a volume of FD-302s reflecting negative interviews. He was reminded that when knowledgeable individuals are interviewed regarding matters which could be selfincriminating guite often the results will be negative. Also, he did not feel it was proper, as alleged, for an Agent to advise possible subjects that the Statute of Limitations had run on many of the allegations that were the basis for the investigation. SA Coffman advised that when sitting in Captain Bond's Office, an officer asked what case the allegations involved, and Coffman mentioned the Panda and Wimpy Week's case. This officer asked what the Federal Statute of Limitations was and he was told five years. This officer and other officers said the case identified was over five years old and the officers appeared to be happy about this.

McDonough stated at the present time all investigation has been completed, but he expects the case to become very active after testimony is taken before the FGJ (Convened 1/20/75). If this occurs, he will require FBI assistance so long as we are prepared to refute any allegations should they arise either in court or in the press. Le was of the opinion that the case should be assigned to personnel who have no close contacts or personal association with members of LOFD. Inspector instructed SAC, Houston, to personally supervise this case and to reassign it to a mature and thoroughly experienced Agent in keeping with the above;

that any investigation requested be handled in a prompt and vigorous manner and in such a way that no criticism can be leveled against the Bureau or personnel of the Houston Office. Inspector advised USA McDonough that the case would be reassigned and would be under the personal supervision of the SAC.

That Some Bureau Agents Have, In the Past, Been Aware of Specific Instances of Illegal Electronic Surveillance By the EOPD and Have Been Receptive to Information Derived Therefrom

Among the transcripts of Chief Lynn's conversations are statements by Joe Singleton, former head of the HOPD Criminal Intelligence Division, to the effect that an FBI Agent, "Swede Johnson" and another Agent participated in and were receptive to information obtained from an illegal HOPD wiretap.

SA William O. Johnson, Bank Robbery Coordinator of the Houston Office, was interviewed at length during our inquiry. He stated that to the best of his recollection, he has handled only one case wherein Joe Singleton, a former office of HOPD, was involved and that this case occurred several years ago. The case in question is captioned "William Neil Lee - Fugitive; et al.; Colonial Savings Association, 10421 South Post Oak Road, Houston, Texas, Bank Robbery, ITSMY" Houston file 91-1832.

A review of the files in this case revealed that Lee was identified on 2/14/66, as one of the individuals who robbed the above establishment on 2/9/66. The FBI, Chicago, advised FBI, Houston, on 2/14/66, that a Houston bank bag and a telegram addressed to Lee at a Houston residence had been recovered from a stolen car in Chicago. Lee's photograph was identified by employees of two recently robbed Houston banks as one of the bank robbers.

SA Johnson was assigned the cases involving Lee and was assisted by SA Joe P. Patty (now retired). The HOFD was also seeking Lee, who was wanted for a number of local robberies, and their investigation was directed by Captain L. C. Colley.

On 2/17/66 SA Johnson advised our Chicago Office and FBIHQ via teletype that an HOPD surveillance had been established on the residence of Lee's girl friend and that Lee had been in telephonic contact with her twice and was believed to be planning to meet her on 2/18/65. The Houston Office copy of this teletype had the word "technical" typed in preceding the word surveillance. The teletype was sent at 10:18 p.m., on 2/17/66. SA Johnson stated that he personally typed the office copy of the teletype and made certain corrections in ink. He also initialed the office copy for former SAC Frank V. Hitt with his own initials underneath. It was noted that the word "technical" had been lined through with a pencil and Johnson has no idea who did this. He said it was SAC Hitt's policy to read or have read to him all teletypes prior to their being sent: therefore, he assumes that either he or the night clerk read the teletype to Hitt due to the time the teletype was sent and the word "technical" was lined through on Hitt's orders. He said the lining through of the word "technical" would have been logical since he had no first-hand knowledge that the information came from a technical surveillance, but could have come from a police informant. He stated as best he can recall, he was furnished information about the telephone calls or ally by Captain Colley. During interview. SA Johnson stated he typed the word "technical" on the teletype as it was apparent to him that the information furnished pertained to telephone conversations. On 2/18/66, after police showed Lee's photograph to an apartment manager who advised Lee was residing in the building. Houston police officers, one of whom was Lieutenant Joe Singleton, apprehended Lee at 11:55 A.M. No FBI Agents participated in the arrest. Johnson believes he was telephonically advised of the arrest and thereafter he and Patty proceeded to the Police Department where Lee, who was in police custody, was interviewed.

Both Johnson and Patty denied ever being present at any location at any time where an electronic surveillance was being conducted by personnel of the HCPD. SA Johnson stated he sent the teletype on 2/17/66, not knowing whether the information furnished to him by Captain Colley had come from a police informant or a police technical surveillance. He included information in his report dated 3/10/66, which stated that Captain Colley had advised him on 2/18/66, that Lee was located and arrested through surveillance and other investigation conducted by the EOPD.

CONTINUED - OVER

SA Johnson was asked if he was aware that a technical surveillance by the HOPD could be a violation of the Federal Unlawful Publication or Use of Communications Statute in force at that time. He replied that he was not aware it was a violation inasmuch as he had no personal knowledge that the information furnished to him by Captain Colley had come from a technical surveillance. There was no information developed during our inquiry that any FBI personnel had any association with or personal knowledge of illegal electronic surveillances.

On 1/7/58 former Director Hoover issued instructions that there was to be no investigation of any alleged violation of wiretapping laws until the FBI was directed to do so by the Criminal Division of the Department. All SACs were advised on 1/8/58 to institute no investigation of any violation of this type without prior Bureau approval. Similar instructions, in conjunction with those of the FBI, were issued to all USAs by the Department. These instructions were in force at the time of the alleged HOPD wiretap.

Inasmuch as SA Johnson received no complaint of illegal wiretapping, and had no personal knowledge of such, his handling of the information in his possession was appropriate.

That the Houston Field Office May Itself Have Engaged in Illegal Electronic Surveillance

All personnel who would be in a position to have knowledge of such activity denied that the Houston Field Office had engaged in illegal electronic surveillance. The files of the Houston Office indicate that from 1964 to date, two national security technical surveillances, one Title III surveillance, and one Pen Register surveillance have been conducted. The national security surveillances were authorized by the Bureau. The Pen Register and Title III surveillances were approved by Court Order. Another national security surveillance was authorized by the Bureau and equipment was installed but never activated because the subject was identified as an 88 fugitive.

In conference with USA McDonough, he was asked if the basis for the allegation in USA Farris' letter that the FBI was involved in illegal electronic surveillance had emanated from a statement made in open Federal Court on 11/13/73, in the case entitled "Dudley Clifford Bell, Jr.; et al.; ICC" by defense attorney Dick DeGuerin that "Larry Shaefer, who likewise is a witness

in this case, has sold electronic eavesdropping equipment to Don Steinmeyer, an FBI Agent, who is also a witness in this case." McDonough said he assumed this was what Farris was alluding to. McDonough had said earlier "how can we proceed with prosecution in the event indictments are returned when the FBI may momentarily be accused or publicized as being or having been engaged in illegal wiretaps."

McDonough was advised that DeGuerin's statement was completely false: that former AUSA Joe Doucette, who was representing the Government, knew it was false, but failed to refute it; and that AUSA Doucette was aware that Larry Schaefer as a cooperating witness, had furnished items of evidence to SA Steinmeyer relating to the manufacture and sale of electronic surveillance equipment to Dudley Bell. This material was to be used as evidence at the trial. It had been submitted to the FBI Laboratory for comparison with other evidence in the case and reports setting forth the results of the FBI Laboratory examination had been furnished to the USA's Office. In addition. De Guerin and Dudley Bell had viewed this evidence in the Houston FBI Office prior to the trial. All witnesses were excluded from the courtroom except during the time of their own testimony; therefore. DeGuerin's statement stayed in the record unchallenged. SA Steinmeyer testified at the trial but the matter never came up during his testimony. It was several months after the trial when SA Steinmeyer had his first opportunity to read the unrefuted statement made by De Guerin.

The above information was also available to former USA Farris because copies of the reports and the transcript were available to him. When asked on 1/17/75, why former AUSA Doucette did not refute the statement of DeGuerin, USA McDonough's only response was that some Federal judges do not give Federal prosecutors the opportunity.

Additional information concerning this matter is contained in administrative write-ups which were prepared as a result of the inquiry conducted both at FBIHQ and the Fouston Office. Recommendations relative to any administrative action concerning personnel involved will be handled separately.

OBSERVATIONS: During this inquiry there were indications of a "vendetta" between the USA's Office and the HOPD. This may have had its roots when, during the early days of the USA's inquiry into the alleged illegal wiretapping by the HOPD, former AUSA James F. Parker was forced to resign and stand

trial on charges of possession of narcotics. Parker is currently carried as the victim of a pending Civil Rights investigation, Houston file 44-4504. The basis of this investigation is that a convicted narcotics violator planted marijuana and LSD in Parker's apartment in November, 1971, at the direction of the Narcotics Squad, HOPD, in order to "make a case" on Parker.

Two other AUSAs, one of whom was AUSA Waska, were accused by narcotics officers of the HOPD of smoking marijuana at "pot" parties. Administrative Inquiries into these accusations were conducted at the request of the Department. AUSA Waska vehemently denied ever using any narcotics. Former AUSA Theo W. Pinson, III, declined to discuss his personal life. At about the same time these events were transpiring, former USA Farris expressed concern that his and three of his assistants' telephones had been tapped by the Narcotics Bureau, HOPD.

RECOMMENDATION: That the proposed memorandum setting forth the results of our inquiry be approved and forwarded to Deputy Attorney General Silberman.

Director, FBI

ALLEGATIONS OF POSSIBLE MISCONDUCT BY FBI AGENTS. HOUSTON, TEXAS

This is in response to your memorandum dated January 7, 1975, captioned as above, with attachments, requesting information in the possession of the FBI relative to the allegations. As a result, inquiries have been conducted both at FBI Headquarters and our Houston Office to resolve each allegation. It should be noted, that due to numerous gaps in the transcripts furnished by former United States Attorney Farris, Southern District of Texas, there is a loss of continuity in some of the pertinent conversations. This problem was discussed with United States Attorney Edward B. McDonough, Jr., Southern District of Texas, who advised that although he had in his possesion a complete transcript, the Department had furnished the FBI only those portions he deemed to be significant.

The first allegation is that Bureau Agents have eschewed a vigorous investigation of the alleged illegal electronic surveillance activity by the Houston Police Department. In this connection, a thorough review has been conducted of the case captioned, "Jerry L. Slaughter, also known as, et al, Interception of Communications." Explanations and sworn statements have been obtained from appropriate FBI personnel.

This inquiry has failed to reveal anything which could be considered substantial delay or lack of willingness on the part of FBI personnel to pursue all logical investigative avenues available. United States Attorney McDonough advised at the time of interview on January 17, 1975, that no investigation remained to be conducted; however, he expected considerable investigation to result from testimony to be given by witnesses who were to start appearing before the Federal Grand Jury convening on January 20, 1975, and he was assured full cooperation in this regard.

1 - Messrs. Adams, Jenkins, Gebhardt WCL:njw
(7)

Note: Based on memo Bassett to Callahan captioned "Allegation of Possible Misconduct by FBI Agents, Houston, Texas," dated 2/4/75, WCL:bhg.

ENGLOSURE. 62-116464-87

This case was opened in the Houston Office on December 7, 1973, by former Special Agent in Charge Thomas J. Jordan and assigned to Special Agent Richard W. Suter based on a complaint made December 3, 1973, to Special Agent Suter and Billy D. Hubbard, Security Supervisor, Southwestern Bell Telephone Company, to the effect that Attorney Philip Greene had a tape recording of Jack Storz's voice allegedly made from an illegal wiretap by the Narcotics Division of the Houston Police Department. On December 18, 1973, the case was reassigned to Special Agent Harlan Q. Coffman by Supervisor William J. Schmidt and the case has been under Supervisor Schmidt's supervision and assigned to Special Agent Coffman since that time. The case was reassigned from Special Agent Suter who had annual leave scheduled in December, 1973, followed by a commitment to attend a training school at the FBI Academy, Quantico, Virginia, early in January. This reassignment was made to preclude and delay in investigation.

Investigation was conducted regarding the original allegation and on February 28, 1974, the case was closed after Assistant United States Attorney Ronald J. Waska, Southern District of Texas, rendered an opinion that no evidence was available to support the allegations.

The case was reopened by Supervisor Schmidt on March 8, 1974, and assigned to Epecial Agent Coffman based on a United Press International news release on February 28, 1974, furnished to the Houston Office by FBI Headquarters which indicated that nine Houston Police Department officers had been indicted by a Federal Grand Jury for various crimes including conspiracy to place illegal wiretaps, stealing money and heroin from prisoners and narcotics traffickers, selling stolen heroin and filing false tax returns.

The case was discussed with Assistant United States Attorney Waska by Special Agent Coliman on March 11, 1974. Waska advised that no charges involving Interception of Communications had been made due to lack of proof, however, wiretapping was included in charges against the defendants and the evidence of this was in the possession of the United States Attorney's chice, Southern District of Texas. This evidence consisted solely of an affidavit of one whom Waska described as an undercover informant who desired that his name not be made public. Waska said he planned to furnish affidavit to the Houston FBI Cifice within two weeks.

By letter dated April 29, 1974, received in the Houston Office May 1, 1974 (approximately seven weeks after the discussion with Waska on March 11, 1974),

Waska furnished a copy of affidavit, which was dated January 29, 1974. This affidavit was taken by Jack C. Hollenshead, Jr., Special Agent, Asternal Revenue Service, and witnessed by two other Internal Revenue Service Agents.

Due to Waska's delay in submitting the faffidavit, the case was placed in a closed status on April 1, 1974. It was reopened on May 1, 1974, and again assigned to Special Agent Coffman. In Waska's letter of April 29, 1974, he stated that in the event investigation was not in progress he desired that a comprehensive investigation commence immediately.

The laffidavit on which the investigation was to be based, was obtained at the Jail where he was awaiting sentencing for making false statements before a Federal Grand Jury. He had plead guilty to one count of a three count indictment and furnished in his affidavit, a "portion" of his knowledge of illegal wiretaps conducted by officers of the Narcotics Division, Houston Police Department against alleged narcotics traffickers.

Along with the affidavit, Waska enclosed with his letter of April 29, 1974, four reels of magnetic recording tape, two of which had been in his custody since November 21, 1973, and two since November 26, 1973. He advised Special Agent Coffman that the tapes were approximately ten years old and of no prosecutive value. He requested that they be maintained in the FBI Office.

Of the six different Houston Police Department cases mentioned by as having been "made" with illegal wiretaps, the Federal Statute of Limitations had run on four at the time Waska furnished the afficiavit to the FBI. All particent logs and transcripts had been destroyed and all tapes erased according to the fafficiavit.

On May 14, 1974, Waska advised the original indictments had been dismissed and new ones were being sought.

with regard to this case, a situation prevailed in which: (1) the only evidence was an affidavit of awaiting sentencing; (2) the FBI was precluded from interviewing, and any individuals under indictment; and (3) other knowledgeable parties are or were veteran police officers who could incriminate themselves by furnishing information.

Captain B. G. Bond's memorandum to Chief of Police C. M. Lynn dated December 13, 1974, inferred that Special Agent Coffman told Officer T. A. Dell on May 28, 1974, that was a thief; that he had quits a bit of information in Bell's case, that he knew the apartments Bell had "set up in" and that Special Agent Coffman knew that Bell "furnished the buy and hung it." Further, that Special Agent Coffman told Bell that the case involved Pompoza Garza and occurred in June, 1988. Special Agent Coffman has advised that when interviewing Bell he informed Bell that he was aware of detailed information concerning the Pompoza Garza case and it was his understanding Bell placed a tap on Garza and that Special Agent Coffman was aware of where Bell had placed the tap. Special Agent Coffman denies telling Bell that the Garza case occurred in Juno, 1968, as alleged or that was a thief. FBI records reveal that the interview with Bell lasted approximately three minutes and the information furnished to Bell by Special Agent Coffman was intended to elicit pertinent information relative to alleged tilegal activities on the part of Bell.

Carol S. Vance, District Attorney, Harris County, Texas, in a letter to United States Attorney Farris on November 20, 1973, indicates that Carlos Avila and Tony Zavala, two former Houston police officers under indictment for conspiracy to sell marijuana, alleged through their attorneys that the Narcotics Division, Houston Police Department, had engaged in illegal electronic surveillance. This letter states that Bob Bennett, Office of the District Aftorney. Harris County, Texas, brought these allegations to the attention of former Special Agent in Charge Tom Jordan. It is true that Bennett and two of his assistants did meet with Jordan and our inquiry indicates that Jordan asked that specific facts be furnished and that he would have a secretary come in and record them. At that time Bennett ended the conversation and left. Upon interview with Phil Greens, one of the attorneys representing Avila and Zavala he could furnish no specifics of illegal wiretapping by the Houston Police Department. He offered to provide a witness if the Federal Government would grant the witness immunity. The results of this interview were furnished to the United States Attorney's Office, Southern District of Texas, in a report dated February 28, 1974.

Bennett was also interviewed at which time he indicated he had discussed allegations made by the attorneys for Avila and Zavala with Jordan. He said he had no specifics at that time and was "taking everything with a grain of sait" due to his past relationships with these attorneys.

Chief Lynn's letter to United States Attorney Farris on December 13, 1974, contains allegations of an inadequate investigation by the FBI to determine if Chief Lynn's telephones and those of his staff were tapped. Inquiry into this nater has

determined that a thorough and comprehensive check of all telephone lines at all substations was made. This check included tracing the conduit which contained the lines and each appearance at various switching centers. These checks were made by FBI Agents with the assistance of telephone security personnel and a telephone employee at each substation as they were checked. A check of the lines commenced the same date the telephone numbers were furnished and was concluded approximately 10 days later with Chief Lynn's lines being the last to be checked. There was no indication of tampering or any illegal attachments on any of the lines checked.

Concerning the above it appears there has been no impropriety on the part of FBI personnel in Houston, Texas. All investigation appears to have been conducted in a proper manner with all logical leads promptly covered. The only delay, other than that by Waska in furnishing affidavit, was a delay from July 26, 1974, to September 26, 1974. During this period Special Agent Coffman stated in a report dated October 22, 1974, that Assistant United States Attorney waska had advised him on September 23, 1974, that he had not had time to completely review special Agent Coffman's report of July 30, 1974, and that Waska had not desired any investigation during this period. In a letter dated October 31, 1974, copies of which were sent to the Department, Waska took exception to this. He advised he had not requested any delay of investigation. It should be noted that the only outstanding lead in the July 30, 1974, report was to maintain contact with Waska for a prosecutive opinion and any further investigation. This would indicate Special Agent Coffman believed there was no pending investigation to be conducted.

Discussions were held during this inquiry with United States Aftorney McDonough and members of his staff. Complete-FBI cooperation was offered. Efforts were made to provide point-by-point information concerning the altegations forwarded to the Department. McDonough expressed complete opposition to such a discussion stating he knew the FBI would handle these internal matters in an appropriate fashion. He stated his chief concern was the adverse effect on the Government's case if these allegations were to come out in court or appear in the press. Should this occur, he said, the Government would have a classic "Caesar's Wife" situation.

It appears there has been an increasing paucity of communication and confidence between the investigative and prosecutive arms of the Department in the Houston, Texas, area. This could work to the disadvantage of our mutual responsibilities. Every effort was made during our inquiry to dispel any lack of confidence in our personnel which might exist in the minds of the United States Attorney and his staff. McDonough was advised that Special Agent in Charge Robert Russ Franck of the Houston FBI Office has been directed to personally supervise this case. He was also advised that Franck had been instructed to reassign the matter to a mature and thoroughly experienced investigator having no close associations either professionally or personally with members of the Houston Police Department. McDonough stated that he now believed the FBI could conduct the investigation in a proper manner if further investigation is desired as a result of Federal Grand Jury hearings, so long as we are prepared to refute any allegations of misconduct arising from publicity of the recordings made by Chief Lynn and other allegations in documents furnished by Lynn.

Your memorandum also furnished other allegations of misconduct on the part of Houston, Texas, FBI personnel. One of these alleges that some FBI Agents have, in the past, been aware of specific instances of illegal electronic surveillance by the Houston Police Department and have been receptive to information derived therefrom.

Our inquiry in Houston disclosed that through the press the public has been deluged with publicity concerning "bugging" activities by the Houston Police Department. Television stations are said to be in possession of tape recordings made by Chief Lynn, as he inquired into illegal wiretaps which allegedly took place under the aegis of his predecessor. The recorded conversations were with present and former members of the Houston Police Department. Allegations of illegal wiretapping and other abuses of police powers have been leveled chiefly at the Narcotics and Criminal Intelligence Divisions of the Houston Police Department. Charges of information concerning personal misconduct by Houston public officials has fanned the flames of public curiosity concerning police wiretapping. In the midst of the furor, a Federal Grand Jury has been convened to gather information by the granting of immunity to witnesses, relative to any illegal wiretapping conducted by the Houston Police Department.

Among the transcripts of Chief Lynn's conversations furnished to the FBI, are statements by Joe Singleton, former head of the Criminal Intelligence Division, Houston Police Department, to the effect that an FBI Agent, "Swede Johnson," and another Agent participated in and were receptive to information obtained from an illegal wiretap.

Becial Agent William O. Johnson, Bank Robbery Coordinator of the Houston, Texas, FEI Office, was interviewed at length during our inquiry. He stated that to the best of his recollection he had handled only one case a number of years ago that also involved Joe Singleton, a former officer of the Houston Police Department. The case in question is captioned, "William Neil Lee - Fugitive, Et Al. Colonial Savings Association, 10421 South Post Oak Road, Houston, Texas, Bank Robbery; ITSMV."

A review of the files revealed that Lee was identified on February 14, 1966, as one of the individuals who robbed the above establishment on February 9, 1966. The FBI, Chicago, advised FBI, Houston, on February 14, 1966, that a Houston bank bag and a telegram addressed to Lee at a Houston residence had been recovered from a stolen car found in Chicago. Lee's photograph was identified by employees of two recently robbed Houston banks as one of the bank robbers.

Special Agent Johnson was assigned the cases and was assisted by Special Agent Joe P. Patty (now retired). The Houston Police Department was also seeking Lee who was wanted for a number of local robberies. Their investigations were directed by Captain L. C. Colley.

On February 17, 1966, Special Agent Johnson advised FBI, Chicago, and FBI Headquarters via teletype that a Houston Police Department surveillance had been established on the residence of Lee's girl friend and that Lee had been in telephonic contact with her and was believed to be planning to meet her on February 18, 1966. The Houston FBI Office copy of this teletype had the word "technical" typed in preceding the word surveillance. The teletype was sent at 10:18 p.m., on February 17, 1966. Special Agent Johnson stated that he personally typed the office copy of the teletype and made certain corrections in ink. He also initialed the office copy for former Special Agent in Charge Frank V. Bitt with his own initials underneath. It was noted that the word "technical" had been lined through with a pencil and Johnson has no idea who did this. He said it was hitt's noticy to read or have read to him all teletypes prior to their being sent; therefore, he assumes that either he or the night clerk read the teletype to Hitt due to the time the teletype was sent and the word "technical" was lined through on Hitt's orders. He said the lining through of the word "technical" would

have been logical since he had no first-hand knowledge that the information came from a technical surveillance, but could have come from a police informant. He stated as best he can recall, he was furnished information about the telephone calls orally by Captain Colley. During interview Special Agent Johnson stated he typed the word "technical" on the teletype as it was apparent to him that the information furnished pertained to telephone conversations. On February 18, 1966, after police showed Lee's photograph to an apartment manager who advised Lee was residing in the building, Houston police officers, one of whom was Lieutenant Joe Singleton, apprehended Lee at 11:55 A.M. No FBI Agents participated in the arrest. Johnson believes he was telephonically advised of the arrest and thereafter he and Patty proceeded to the Police Department where Lee, who was in police custody, was interviewed.

Both Johnson and Patty denied ever listening to, participating in or being present at any location at any time where an electronic surveillance was being conducted by the Houston Police Department. Special Agent Johnson stated he sent the teletype on February 17, 1966, not knowing whether the information furnished to him by Captain Colley had come from a police informant or a police technical surveillance. He included information in his report dated March 10, 1966, which stated that Captain Colley had advised him on February 18, 1966, that Lee was located and arrested through surveillance and other investigation conducted by the Houston Police Department.

Special Agent Johnson was asked if he was aware that a technical surveillance by the Houston Police Department could be a violation of the Federal Unlawful Publication or Use of Communications Statute in force at that time. He replied that he was not aware it was a violation inasmuch as he had no personal knowledge that the information furnished to him by Captain Colley had come from a technical surveillance. There was no information developed during our inquiry that any FBI personnel had any association with or personal knowledge of illegal electronic surveillances.

On January 7, 1958, former FBI Director J. Edgar Hoover issued instructions that there was to be no investigation of any alleged violation of wiretapping laws until the FBI was directed to do so by the Criminal Divisi on of the Lepartment. All Special Agents in Charge were advised on January 8, 1958, to institute no investigation of any violation of this type without prior Bureau approval. Similar instructions in conjunction with those of the FBI were issued to all United States Attorneys by the Department. These instructions were in force at the time of the alleged Houston Police Department wiretap.

Inasmuch as Special Agent Johnson received no complaints of illegal wiretapping and had no personal knowledge of such, his handling of the information in his possession was appropriate.

The final allegation mentioned in your communication has to do with the possibility that the Houston FBI Office may itself have engaged in illegal electronic surveillance. From a review of the information furnished, discussions with United States Attorney McDonough, and interviews of FBI personnel, the only basis for such an allegation would appear to be contained in statements made in open Federal court by Defense Attorney Dick DeGuerin on November 13, 1973, in the case captioned "Dudley Clifford Bell, Jr.; Lanny Goodman, Jr. - Victim; Et Al; Interception of Communications." DeGuerin stated that "Larry Shaefer, who likewise is a witness for the Government in this case, has sold electronic eavesdropping equipment to Don Steinmeyer, an FBI Agent, who is also a witness in this case."

This statement by DeGuerin is completely false. Former Assistant United States Attorney Joe Doucette, who was representing the Government knew the statement was false but falled to rejute it. He was aware that Larry Shaefer, as a cooperating witness, had furnished items of evidence relating to the manufacture and sale of electronic surveillance equipment to Eugley Bell. This material was to be evidence in the trial. It had been submitted to the FBI Laboratory for comparison purposes. Laboratory reports concerning it had been furnished to the United States Attorney, to be introduced in the trial. and DeGuerin and Dudley Bell had viewed this evidence prior to the trial. in the Houston FBI Office. All witnesses were excluded from the trial except during their own testimony and DeGuerin never broached the subject during Special Agent Steinmeyer's testimony. It was several months after the trial when Steinmeyer had his first opportunity to read the transcript containing the falacious unrejuted statement by DeGuerin. All of the above information was available to former United States Attorney Farris since copies of the reports and court transcripts had been turnished to him. United States Attorney McDonough was apprised of this in our conference on January 17. 1975, and was asked why Loucette did not rejute DeGuerin's allegation. McDonorgh's only explanation was that some Federal judges do not give Federal prosecutors the opportunity.

All other allegations of possible misconduct contained in the material furnished by the Department, which could be construed as referring to the FBI, have been thoroughly explored and no basis was found as to their validity.

The FBI will continue every effort to assure that all investigation requested by United States Attorney McDonough is handled expeditiously and in a thorough manner.

On January 24, 1975, FBI Deputy Associate Director J. B. Adams was contacted by John Keeney, Acting Assistant Attorney General of the Criminal Division of the Department, who advised he had been in contact with United States Afterney McDonough who was under the impression that the Department was going to insist that FBI Agents from outside the Houston Division be utilized in conducting the investigation concerning allegations of illegal wiretapping on the part of the Houston Police Department. Mr. Keeney advised McDonough that such was not the agreement and that the FBI was going to remain on the investigation utilizing personnel of the FBI's choice. At that time Mr. Keeney was advised that we were reassigning the case to an Agent who has no extensive contacts with the Rouston Police Department, the same practice we follow in Civil Rights investigations which would insure that we would be free from allegations of bias in favor of the police department. Mr. Keeney was assured that in the event additional personnel were needed in the Houston Field Division in order to aggressively investigate these allegations the Eureau would send personnel from other FBI Field Divisions but at that point we had not received any such request from the Special Agent in Charge of the Houston Office. Mr. Keeney asked Mr. Adams to contact the Special Agent in Charge of the Houston Office to insure that he was aware of the fact that if he needed additional personnel to investigate this matter the Bureau would give him full support.

Shortly thereafter Mr. Adams contacted the Special Agent in Charge of the Houston Cffice who stated he had advised United States Attorney McDonough that a Resident Agent in Galveston, Texas, was proceeding to Houston to assume investigative responsibility for this case. Also, if necessary, he will bring in additional Agents from Resident Agencies to assist in the investigation.

On January 31, 1975, Mr. Keeney contacted Mr. Adams stating that United States Attorney McDonough still desires that FBI Agents from outside the Houston Division be assigned to investigate this case. Mr. Keeney informed Mr. Adams that he did not concur with United States Attorney McDonough that the FBI was alert to the problem in this case and in the event additional FBI personnel were needed to investigate this matter, they would be made available. As previously indicated the Special Agent in Charge of the Houston Cffice was directed to personally supervise this case. On February 4, 1975, he advised that this case is being personally supervised by him.

The foregoing is intended to outline the salient points of the inquiry conducted as a result of the allegations contained in your memorandum of January 7, 1975, and other material furnished by you. You may be assured that I shall continue to follow all aspects of the FBI's investigative operations in this matter to make certain our efforts reach the highest standards possible.

Mr. Callahan

2/4:/75

H. N. Bassett

1 - Mr. Adams 1 - Mr. Jenkins

1 - Mr. Bassett

I - Mr. Gebhardt

ALLEGATIONS OF POSSIBLE MISCONDUCT BY FBI AGENTS HOUSTON, TEXAS

By memorandum dated 1/7/75, Laurence H. Silberman, Deputy Attorney General, advised that during the past year FBI Agents in Houston, Texas, have engaged in an investigation of alleged illegal electronic surveillance activity by the Houston Police Department (HOPD). As an outgrowth of that investigation, the Department has recently received information alleging (1) that Bureau Agents have eschewed a vigorous investigation of this matter; (2) that some Bureau Agents have in the past, been aware of specific instances of illegal electronic surveillances by the HOPD and have been receptive to information derived therefrom; and (3) that the Houston Field Office may itself have engaged in illegal surveillances.

Attached to Mr. Silberman's letter were copies of transcripts of tape recorded telephone conversations between Chief of Police Carol M. Lynn, HOPD, and current and former members of HOPD; a letter from Chief Lynn to U. S. Attorney (USA) J. P. Farris dated 12/13/74, and a memorandum to Chief Lynn from B. G. Bond, Captain, Narcotics Division, dated 12/13/74. Realizing that we might not have all of the material in the Department's possession, Mr. Adams contacted Acting Assistant Attorney General John Keeney on 1/16/75, at which time Keeney made available copies of additional transcripts; a copy of a letter dated 12/17/74, from USA Farris to Attorney General Saxbe; copy of excerpts from the transcript in U. S. v. Dudley Clifford Bell, Jr.; copy of a letter dated 11/20/73, from Carol S. Vance, District Attorney, Harris County, Texas, to USA Farris; and copies of five letters from AUSA Ronald J. Waska to SAC, Houston, covering the period 4/29-10/31/74. All of the above documents are attached.

Mr. Silberman requested a memorandum detailing what information the Bureau has on this matter. Attached for approval is a proposed memorandum to Silberman setting forth the results of our inquiry this to under simple for the response to your request and is not for dissemble nation outside your Committee. I's use in limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

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At the instructions of Mr. Callahan, Inspector Willie C. Law and Inspector's Aide Ernest J. Landreville proceeded to the Houston Office on 1/12/75. Immediately upon arrival at the Houston Office, SAC Robert Russ Franck was telephonically contacted and thereafter appeared at the office at which time he was advised as to the nature of our inquiry.

Houston files pertaining to one of the cases in question captioned "Jerry L. Slaughter; et al.; IOC" Houston file 139-189, Bufile 139-4467, were thoroughly reviewed. Following review of these files, personnel who might possess knowledge of the allegations contained in Silberman's memorandum and the attachments thereto, were interviewed. Each person interviewed was furnished a memorandum prepared by the Inspector which set forth the allegations and where pertinent, the employee interviewed furnished a sworn, signed statement.

Following is a summary of the interviews conducted and the results of file reviews concerning each of the allegations which could be construed as pertaining to the FBI as contained in Mr. Silberman's memorandum and the attachments thereto.

That Bureau Agents Have Eschewed A Vigorous Investigation Of This Matter

All personnel interviewed stated that Bureau Agents have not eschewed a vigorous investigation in this matter. The case Agent, Harlan Q. Coffman and Supervisor William J. Schmidt feel that a vigorous and exhaustive investigation has been conducted. The files pertaining to this case indicate that it was opened on 12/7/73, based on a complaint that the voice of an individual had been recorded on tape allegedly made from an illegal wiretap by the Narcotics Division, HOPD. Investigation was conducted and on 2/28/74, the case was closed because AUSA Ronald J. Waska stated no evidence was available to support the allegation.

The case was reopened on 3/8/74, based on a news release by UPI which was furnished to the Houston Office by the Bureau indicating that nine Houston police officers had been indicted by a Federal grand jury (FGJ) for various crimes, including filing false tax returns and conspiracy to place illegal wiretaps. AUSA Waska was contacted 3/11/74, and redvised

no charges involving Interception of Communications had been made due to lack of proof, and evidence maintained in the USA's Office was found solely in an affidavit of the whom Waska described as an undercover informant. In April and October, 1974, Waska indicated there was no need to interview (Chavez.) On 3/11/74, Waska said he planned to make the Chavez affidavit available to the case Agent within two weeks. When this affidavit was not forthcoming, the case was closed on 4/1/74. The affidavit was finally made available on 5/1/74 (approximately seven weeks later) and indicates Chavez was awaiting sentencing for making false declarations to the FGJ. The case was reopened on 5/1/74. On the same date, four reels of magnetic tape were received from Waska and in his letter dated 4/29/74 he indicated that he had received two of these reels of tape on 11/21/73 and two reels of tape on 11/26/73 from the brother of (Michael Chavez.) He had previously indicated that the tapes were approximately ten years old and of no use in building a prosecutable case.

The Chavez affidavit, which is dated 1/29/74 sets forth six instances of alleged illegal wiretapping by the HOPD. Of these, the Statute of Limitations had run on all but two instances. Chavez also included in his affidavit that all logs and transcripts were destroyed and the tapes were erased; thus there was no physical evidence available.

There was no investigative activity in the case from 5/1 - 5/14/74, except one contact with AUSA Waska. Of the ten work days during this period, the case Agent was on sick leave three days and three hours. Investigation was conducted on various dates between 5/17 and 6/7/74, and on the latter date, AUSA Waska was apprised of the investigation conducted up to that time. SA Coffman contacted Waska on 6/27/74, at which time Waska requested a list of employees of the Communications Division of HOPD. The list was obtained on 7/3/74 and is included in a report submitted by SA Coffman on 7/30/74. Prior to the submission of this report, SA Coffman contacted Waska on 7/26/74 advising him of all investigation conducted to date at which time Waska requested a report prior to rendering a prosecutive opinion.

There is no indication in the files of any outside investigative activity between 7/26 and 9/26/74; however, in his report dated 10/22/74, SA Coffman indicates a contact with Waska on 9/23/74, at which time Waska stated he had not had sufficient time to review Coffman's report of 7/30/74, due to his burdened work load, and had not desired any investigation between 7/30 and 9/23/74. Waska, in a letter to the Houston Office dated 10/31/74, stated he had never requested that this investigation be delayed, but had requested an exhaustive and diligent investigation since the inception of the case, the only exception being that the FBI should not interview Houston police officers under indictment. However, during Coffman's contact with Waska on 9/23/74, the only investigation requested by Waska was that Assistant District Attorney Robert C. Bennett be interviewed. Bennett was interviewed on 10/8/74. During this interview. Bennett advised that he and two other attorneys from his office had met with former SAC Thomas Jordan in Jordan's Office on 7/3/73. regarding allegations of wiretapping by the HOPD but that he could furnish no specifics at that time.

On 10/23/74, SA Coffman contacted AUSA Waska regarding any further investigation desired and Waska informed him that he desired to review Coffman's 10/22/74 report first.

A substantial amount of investigation was conducted during October and November, 1974, and the latest report was submitted on 11/12/74. Since that time, the Houston Office has been serving subpoenas on various individuals who are to appear before the FGJ, at the request of the USA's Office.

Captain B. G. Bond's letter of 12/13/74, to Chief Lynn contains allegations that SA Coffman advised Officer T. A. Bell that Mike Chavez was a thief, that SA Coffman told him he had quite a bit of information in his (Bell's) case; that SA Coffman knew the apartments Lell 'had set up in' and that Bell had furnished the 'bug' and hung it. Further, that SA Coffman told Bell the case involved Pompoza Garza and occurred in June. 1968.

In the sworn, signed statement, SA Coffman categorically denied that he had advised Officer Bell that Chavez was a thief. He said he did inform Bell during the interview that he was aware of detailed information concerning the Garza case; that he understood Bell placed a tap on Garza and he was aware of the location where Bell placed the tap. SA Coffman denied furnishing Bell the date of June, 1968, relative to the Garza case.

Chief of Police C. M. Lynn's Letter to USA Farris Containing
Allegations of Inadequate Investigation By FBI to Determine If
Chief Lynn's Telephones and Those of His Staff Were Tapped

Inquiry into this matter determined that a thorough and comprehensive check of all telephone lines at all substations was made. This check included tracing the conduit which contained the lines and each appearance at various switching centers. These checks were made by SAs Richard W. Suter and Donald C. Steinmeyer with the assistance of telephone security personnel and a telephone employee at each substation as they were checked. A check of the lines commenced the same day the telephone numbers were furnished and was concluded approximately ten days later, with Chief Lynn's lines being the last to be checked. There was no indication of tampering or any illegal attachments on any of the lines checked.

Sworn, signed statements concerning the above were obtained from SAs Suter and Steinmeyer. SA Suter stated he was particularly painstaking in these checks since he suspected that equipment might be "planted" on the lines by J. L. Patterson, who had advised Chief Lynn that his telephone line was "bugged."

During conference with USA Edward B. McDonough, Jr., and members of his staff on 1/17/75, he advised he was not interested in discussing in detail allegations of misconduct by Houston FBI Agents as contained in the transcripts and documents furnished to the Department by former USA Farris. He considered this an internal matter within the FBI which he felt would be handled properly. His chief concern lay with the problem of publicity because he had information that copies of the tapes

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from which the transcripts were made were now in the hands of the local news media; that he has been instructed by the Department to proceed via the FGJ route in this case; that some of the witnesses may be granted immunity and that if indictments are returned against veteran police officers, their defense attorneys will use any means to obscure the real issues, including publicizing the contents of the tapes. He foresees the possibility of FBI agents being subpoenaed to testify before the grand jury. He indicated that any allegation can be refuted, but the damage is already done.

He said the way the IOC case pertaining to alleged illegal electronic surveillance activity by the HOPD was handled was not representative of the caliber of work he expected of the FBI. He felt that the case should have received an imaginative rather than a routine approach; for example, the Chief of Police was alerted and some time later interviews were conducted with his personnel, thus allowing the police to of together and agree on what should be said when interviewed. He also said he was not interested in obtaining a volume of FD-302s reflecting negative interviews. He was reminded that when knowledgeable individuals are interviewed regarding matters which could be selfincriminating quite often the results will be negative. Also, he did not feel it was proper, as alleged, for an Agent to advise possible subjects that the Statute of Limitations had run on many of the allegations that were the basis for the investigation. SA Coffman advised that when sitting in Captain Bond's Office, an officer asked what case the allegations involved, and Coffman mentioned the Panda and Wimpy Week's case. This officer asked what the Federal Statute of Limitations was and he was told five years. This officer and other officers said the case identified was over five years old and the officers appeared to be happy about this.

McDonough stated at the present time all investigation has been completed, but he expects the case to become very active after testimony is taken before the FGJ (Convened 1/20/75). If this occurs, he will require FBI assistance so long as we are prepared to refute any allegations should they arise either in court or in the press. He was of the opinion that the case should be assigned to personnel who have no close contacts or personal association with members of LOID. Inspector instructed LAC, Houston, to personally supervise this case and to reassign it to a mature and thoroughly experienced Agent in keeping with the above;

that any investigation requested be handled in a prompt and vigorous manner and in such a way that no criticism can be leveled against the Bureau or personnel of the Houston Office. Inspector advised USA McDonough that the case would be reassigned and would be under the personal supervision of the SAC.

That Some Bureau Agents Have, In the Past, Been Aware of Specific Instances of Illegal Electronic Eurveillance By the EOPD and Lave Been Receptive to Information Derived Therefrom

Among the transcripts of Chief Lynn's conversations are statements by Joe Singleton, former head of the HOPD Criminal Intelligence Division, to the effect that an FBI Agent, "Swede Johnson" and another Agent participated in and were receptive to information obtained from an illegal HOPD wiretap.

SA William O. Johnson, Bank Robbery Coordinator of the Houston Office, was interviewed at length during our inquiry. He stated that to the best of his recollection, he has handled only one case wherein Joe Singleton, a former office of HOPD, was involved and that this case occurred several years ago. The case in question is captioned "William Neil Lee - Fugitive; et al.; Colonial Savings Association, 10421 South Post Qak Road, Houston, Texas, Bank Robbery, ITSMY" Houston file 91-1832.

A review of the files in this case revealed that Lee was identified on 2/14/66, as one of the individuals who robbed the above establishment on 2/9/66. The FBI, Chicago, advised FBI, Houston, on 2/14/66, that a Houston bank bag and a telegram addressed to Lee at a Houston residence had been recovered from a stolen car in Chicago. Lee's photograph was identified by employees of two recently robbed Houston banks as one of the bank robbers.

SA Johnson was assigned the cases involving Lee and was assisted by SA Joe P. Patty (now retired). The HOFD was also seeking Lee, who was wanted for a number of local robberies, and their investigation was directed by Captain L. C. Colley.

On 2/17/66 SA Johnson advised our Chicago Office and FBIHQ via teletype that an HOPD surveillance had been established on the residence of Lee's girl friend and that Lee had been in telephonic contact with her twice and was believed to be planning to meet her on 2/18/66. The Houston Office copy of this teletype had the word "technical" typed in preceding the word surveillance. The teletype was sent at 10:18 p.m., on 2/17/66. SA Johnson stated that he personally typed the office copy of the teletype and made certain corrections in ink. He also initialed the office copy for former SAC Frank V. Hitt with his own initials underneath. It was noted that the word "technical" had been lined through with a pencil and Johnson has no idea who did this. He said it was SAC Hitt's policy to read or have read to him all teletypes prior to their being sent; therefore, he assumes that either he or the night clerk read the teletype to Hitt due to the time the teletype was sent and the word "technical" was lined through on Hitt's orders. He said the lining through of the word "technical" would have been logical since he had no first-hand knowledge that the information came from a technical surveillance, but could have come from a police informant. He stated as best he can recall, he was furnished information about the telephone calls orally by Captain Colley. During interview. SA Johnson stated he typed the word "technical" on the teletype as it was apparent to him that the information furnished pertained to telephone conversations. On 2/18/66, after police showed Lee's photograph to an apartment manager who advised Lee was residing in the building, Houston police officers, one of whom was Lieutenant Joe Singleton, apprehended Lee at 11:55 A.M. No FBI Agents participated in the arrest. Johnson believes he was telephonically advised of the arrest and thereafter he and Patty proceeded to the Police Department where Lee, who was in police custody, was interviewed.

Both Johnson and Patty denied ever being present at any location at any time where an electronic surveillance was being conducted by personnel of the HOPD. SA Johnson stated he sent the teletype on 2/17/66, not knowing whether the information furnished to him by Captain Colley had come from a police informant or a police technical surveillance. He included information in his report dated 3/10/66, which stated that Captain Colley had advised him on 2/18/66, that Lee was located and arrested through surveillance and other investigation conducted by the EOPD.

SA Johnson was asked if he was aware that a technical surveillance by the HOPD could be a violation of the Federal Unlawful Publication or Use of Communications Statute in force at that time. He replied that he was not aware it was a violation inasmuch as he had no personal knowledge that the information furnished to him by Captain Colley had come from a technical surveillance. There was no information developed during our inquiry that any FBI personnel had any association with or personal knowledge of illegal electronic surveillances.

On 1/7/58 former Director Hoover issued instructions that there was to be no investigation of any alleged violation of wiretapping laws until the FBI was directed to do so by the Criminal Division of the Department. All SACs were advised on 1/8/58 to institute no investigation of any violation of this type without prior Bureau approval. Similar instructions, in conjunction with those of the FBI, were issued to all USAs by the Department. These instructions were in force at the time of the alleged HOPD wiretap.

Inasmuch as SA Johnson received no complaint of illegal wiretapping, and had no personal knowledge of such, his handling of the information in his possession was appropriate.

That the Houston Field Office May Itself Have Engaged in Illegal Electronic Surveillance

All personnel who would be in a position to have knowledge of such activity denied that the Houston Field Office had engaged in illegal electronic surveillance. The files of the Houston Office indicate that from 1964 to date, two national security technical surveillances, one Title III surveillance, and one Pen Register surveillance have been conducted. The national security surveillances were authorized by the Bureau. The Pen Register and Title III surveillances were approved by Court Order. Another national security surveillance was authorized by the Bureau and equipment was installed but never activated because the subject was identified as an 88 fugitive.

In conference with USA McDonough, he was asked if the basis for the allegation in USA Farris' letter that the FBI was involved in illegal electronic surveillance had emanated from a statement made in open Federal Court on 11/13/73, in the case entitled "Dudley Clifford Bell, Jr.; et al.; IOC" by defense attorney Dick DeGuerin that "Larry Shaefer, who likewise is a witness

in this case, has sold electronic eavesdropping equipment to Don Steinmeyer, an FBI Agent, who is also a witness in this case." McDonough said he assumed this was what Farris was alluding to. McDonough had said earlier "how can we proceed with prosecution in the event indictments are returned when the FBI may momentarily be accused or publicized as being or having been engaged in illegal wiretaps."

McDonough was advised that DeGuerin's statement was completely false; that former AUSA Joe Doucette, who was representing the Government. knew it was false, but failed to refute it; and that AUSA Doucette was aware that Larry Schaefer as a cooperating witness, had furnished items of evidence to SA Steinmeyer relating to the manufacture and sale of electronic surveillance equipment to Dudley Bell. This material was to be used as evidence at the trial. It had been submitted to the FBI Laboratory for comparison with other evidence in the case and reports setting forth the results of the FBI Laboratory examination had been furnished to the USA's Office. In addition, DeGuerin and Dudley Bell had viewed this evidence in the Houston FBI Office prior to the trial. All witnesses were excluded from the courtroom except during the time of their own testimony; therefore, DeGuerin's statement stayed in the record unchallenged. SA Steinmeyer testified at the trial but the matter never came up during his testimony. It was several months after the trial when SA Steinmeyer had his first opportunity to read the unrefuted statement made by DeGuerin.

The above information was also available to former USA Farris because copies of the reports and the transcript were available to him. When asked on 1/17/75, why former AUSA Doucette did not refute the statement of DeGuerin, USA McDonough's only response was that some Federal judges do not give Federal prosecutors the opportunity.

Additional information concerning this matter is contained in administrative write-ups which were prepared as a result of the inquiry conducted both at FBILQ and the Houston Office. Recommendations relative to any administrative action concerning personnel involved will be handled separately.

OPSERVATIONS: During this inquiry there were indications of a "vendetta" between the USA's Office and the HOPD. This may have had its roots when, during the early days of the USA's inquiry into the alleged illegal wiretapping by the HOPD, former AUSA James F. Parmer was forced to resign and stand

trial on charges of possession of narcotics. Parker is currently carried as the victim of a pending Civil Rights investigation, Houston file 44-4504. The basis of this investigation is that a convicted narcotics violator planted marijuana and LSD in Parker's apartment in November, 1971, at the direction of the Narcotics Squad, HOPD, in order to "make a case" on Parker.

Two other AUSAs, one of whom was AUSA Waska, were accused by narcotics officers of the HOPD of smoking marijuana at "pot" parties. Administrative Inquiries into these accusations were conducted at the request of the Department. AUSA Waska vehemently denied ever using any narcotics. Former AUSA Theo W. Pinson, III, declined to discuss his personal life. At about the same time these events were transpiring, former USA Farris expressed concern that his and three of his assistants' telephones had been tapped by the Narcotics Bureau, HOPD.

RECOMMENDATION: That the proposed memorandum setting forth the results of our inquiry be approved and forwarded to Deputy Attorney General Silberman.

February 5, 1975

The Deputy Attorney General

Director, FBI

ALLEGATIONS OF POSSIBLE MISCONDUCT BY FBI AGENTS. HOUSTON, TEXAS

This is in response to your memorandum dated January 7, 1975, captioned as above, with attachments, requesting information in the possession of the FEI relative to the allegations. As a result, inquiries have been conducted both at FBI Headquarters and our Houston Office to resolve each allegation. It should be noted, that due to numerous gaps in the transcripts furnished by former United States Attorney Farris, Southern District of Texas, there is a loss of continuity in some of the pertinent conversations. This problem was discussed with United States Attorney Edward B. McDonough, Jr., Southern District of Texas, who advised that although he had in his possesion a complete transcript, the Department had furnished the FBI only those portions he deemed to be significant.

The first allegation is that Bureau Agents have eschewed a vigorous investigation of the alleged illegal electronic surveillance activity by the Houston Police Department. In this connection, a thorough review has been conducted of the case captioned, "Jerry L. Slaughter, also known as, et al, interception of Communications." Explanations and sworn statements have been obtained from appropriate FBI personnel.

This inquiry has failed to reveal anything which could be considered substantial delay or lack of willingness on the part of FBI personnel to pursue all logical investigative avenues available. United States Attorney McDonough advised at the time of interview on January 17, 1975, that no investigation remained to be conducted; however, he expected considerable investigation to result from testimony to be given by witnesses who were to start appearing before the Federal Grand Jury convening on January 20, 1975, and he was assured full cooperation in this regard.

1- Messrs. Adams, Jenkins, Gebhardt

WCL:njw
(7)

This document is prepared in response to your request and is not for dissemination outside your Committee. It use is limited to official proceedings by your Committee as the confert may not be disclosed to unauthorized personnal without the copies are read of the FBI.

Note: Based on memo Bassett to Callahan captioned "Allegation of Possible Misconduct by FBI Agents, Houston, Texas," dated 2/4/75, WCL:bhg.

This case was opened in the Houston Office on December 7, 1973, by former Special Agent in Charge Thomas J. Jordan and assigned to Special Agent Richard W. Suter based on a complaint made December 3, 1973, to Special Agent Suter and Billy D. Hubbard, Security Supervisor, Southwestern Bell Telephone Company, to the effect that Attorney Philip Greene had a tape recording of Jack Storz's voice allegedly made from an illegal wiretap by the Narcotics Division of the Houston Police Department. On December 18, 1973, the case was reassigned to Special Agent Harlan Q. Coffman by Supervisor William J. Schmidt and the case has been under Supervisor Schmidt's supervision and assigned to Special Agent Coffman since that time. The case was reassigned from Special Agent Suter who had annual leave scheduled in December, 1973, followed by a commitment to attend a training school at the FBI Academy, Quantico, Virginia, early in January. This reassignment was made to preclude any delay in investigation.

Investigation was conducted regarding the original allegation and on February 28, 1974, the case was closed after Assistant United States Attorney Ronald J. Waska, Southern District of Texas, rendered an opinion that no evidence was available to support the allegations.

The case was reopened by Supervisor Schmidt on March 8, 1974, and assigned to Special Agent Coffman based on a United Press International news release on February 28, 1974, furnished to the Houston Office by FBI Headquarters which indicated that nine Houston Police Department officers had been indicted by a Federal Grand Jury for various crimes including conspiracy to place illegal wiretaps, stealing money and heroin from prisoners and narcotics traffickers, selling stolen heroin and filing false tax returns.

The case was discussed with Assistant United States Attorney Waska by Special Agent Coffman on March 11, 1974. Waska advised that no charges involving Interception of Communications had been made due to lack of proof, however, wiretapping was included in charges against the defendants and the evidence of this was in the possession of the United States Attorney's office, Southern District of Texas. This evidence consisted solely of an affidavit of one Michael Chavez, whom Waska described as an undercover informant who desired that his name not be made public. Waska said he planned to furnish Chavez's affidavit to the Houston FBI Cifice within two weeks.

By letter dated April 29, 1974, received in the Houston Office May 1, 1974 (approximately seven weeks after the discussion with Waska on March 11, 1974),

Waska furnished a copy of Chavez's affidavit, which was dated January 29, 1974. This affidavit was taken by Jack C. Hollenshead, Jr., Special Agent, Reternal Revenue Service, and witnessed by two other Internal Revenue Service Agents.

Due to Waska's delay in submitting the Chavez affidavit, the case was placed in a closed status on April 1, 1974. It was reopened on May 1, 1974, and again assigned to Special Agent Coffman. In Waska's letter of April 29, 1974, he stated that in the event investigation was not in progress he desired that a comprehensive investigation commence immediately.

The Chavez affidavit on which the investigation was to be based, was obtained at the Harris County Jail where he was awaiting sentencing for making false statements before a Federal Grand Jury. He had plead guilty to one count of a three count indictment and furnished in his affidavit, a "portion" of his knowledge of illegal wiretaps conducted by officers of the Narcotics Division, Houston Police Department against alleged narcotics traffickers.

Along with the Chavez affidavit, Waska enclosed with his letter of April 29, 1974, four reels of magnetic recording tape, two of which had been in his custody since November 21, 1973, and two since November 26, 1973. He advised Special Agent Coffman that the tapes were approximately ten years old and of no presecutive value. He requested that they be maintained in the FBI Office.

Of the six different Houston Police Department cases mentioned by Chavez as having been "made" with illegal wiretaps, the Federal Statute of Limitations had run on four at the time Waska furnished the affidavit to the FBI. All pertinent logs and transcripts had been destroyed and all tapes erased according to the Chavez affidavit.

On May 14, 1974, Waska advised the original indictments had been dismissed and new ones were being sought.

With regard to this case, a situation prevailed in which: (1) the only evidence was an affidavit of a convicted purjuror awaiting sentencing; (2) the FBI was precluded from interviewing Chavez and any individuals under indictment; and (3) other knowledgeable parties are of were veteran police officers who could incriminate themselves by furnishing information.

Captain B. G. Bond's memorandum to Chief of Police C. M. Lynn dated December 13, 1974, inferred that Special Agent Coffman told Officer T. A. Dell on May 28, 1974, that Mike Chavez was a thief; that he had quite a bit of information in Bell's case; that he knew the apartments Bell had "set up in" and that Special Agent Coffman knew that Bell "furnished the bug and hung it." Further, that Special Agent Coffman told Bell that the case involved Pompoza Garza and occurred in June. 1968. Special Agent Coffman has advised that when interviewing Bell he informed Bell that he was aware of detailed information concerning the Pompoza Garza case and it was his understanding Bell placed a tap on Garza and that Special Agent Coffman was aware of where Bellhad placed the tap. Special Agent Coffman denies telling Bell that the Garza case occurred in June. 1968, as alleged or that Mike Chavez was a thief. FBI records reveal that the interview with Bell lasted approximately three minutes and the information furnished to Bell by Special Agent Coffman was intended to elicit pertinent information relative to alleged illegal activities on the part of Bell.

Carol S. Vance, District Attorney, Harris County, Texas, in a letter to United States Attorney Farris on November 20, 1973, indicates that Carlos Avila and Tony Zavala, two former Houston police officers under indiciment for conspiracy to sell marijuana, alleged through their attorneys that the Narcotics Division, Houston Police Department, had engaged in illegal electronic Eurveillance. This letter states that Bob Bennett, Office of the District Attorney. Harris County, Texas, brought these allegations to the attention of former Special Agent in Charge Tom Jordan. It is true that Bennett and two of his assistants did meet with Jordan and our inquiry indicates that Jordan asked that specific facts be furnished and that he would have a secretary come in and record them. At that time Bennett ended the conversation and left. Upon interview with Phil Greene, one of the attorneys representing Avila and Zavala he could furnish no specifics of illegal wiretapping by the Houston Police Department. He offered to provide a witness if the Federal Government would grant the witness immunity. The results of this interview were furnished to the United States Attorney's Office. Southern District of Texas. in a report dated February 28, 1974.

Bennett was also interviewed at which time he indicated he had discussed allegations made by the attorneys for Avila and Zavala with Jordan. He said he had no specifics at that time and was "taking everything with a grain of sait" due to his past relationships with these attorneys.

Chief Lynn's letter to United States Attorney Farris on December 13, 1974, contains allegations of an inadequate investigation by the FBI to determine if Chief Lynn's telephones and those of his staff were tapped. Inquiry into this nater has

determined that a thorough and comprehensive check of all telephone lines at all substations was made. This check included tracing the conduit which contained the lines and each appearance at various switching centers. These checks were made by FBI Agents with the assistance of telephone security personnel and a telephone employee at each substation as they were checked. A check of the lines commenced the same date the telephone numbers were furnished and was concluded approximately 10 days later with Chief Lynn's lines being the last to be checked. There was no indication of tampering or any illegal attachments on any of the lines checked.

Concerning the above it appears there has been no impropriety on the part of FBI personnel in Houston, Texas. All investigation appears to have been conducted in a proper manner with all logical leads promptly covered. The only delay, other than that by Waska in furnishing Chavez's affidavit, was a delay from July 26, 1974, to September 26, 1974. During this period Special Agent Coffman stated in a report dated October 22, 1974, that Assistant United States Attorney waska had advised him on September 23, 1974, that he had not had time to completely review Special Agent Coffman's report of July 30, 1974, and that Waska had not desired any investigation during this period. In a letter dated October 31, 1974, copies of which were sent to the Department, Waska took exception to this. He advised he had not requested any delay of investigation. It should be noted that the only outstanding lead in the July 30, 1974, report was to maintain contact with Waska for a prosecutive opinion and any further investigation. This would indicate Special Agent Coffman believed there was no pending investigation to be conducted.

Discussions were held during this inquiry with United States Attorney McDonough and members of his staff. Complete FBI cooperation was offered. Efforts were made to provide point-by-point information concerning the altegations forwarded to the Department. McDonough expressed complete opposition to such a discussion stating he knew the FBI would handle these internal matters in an appropriate fashion. he stated his chief concern was the adverse effect on the Government's case if these allegations were to come out in court or appear in the press. Should this occur, he said, the Government would have a classic "Caesar's Wife" situation.

It appears there has been an increasing paucity of communication and confidence between the investigative and prosecutive arms of the Department in the Houston, Texas, area. This could work to the disadvantage of our mutual responsibilities. Every effort was made during our inquiry to dispel any lack of confidence in our personnel which might exist in the minds of the United States Attorney and his staif. McDonough was advised that Special Agent in Charge Robert Russ Franck of the Houston FBI Office has been directed to personally supervise this case. He was also advised that Franck had been instructed to reassign the matter to a mature and thoroughly experienced investigator having no close associations either professionally or personally with members of the Houston Police Department. McDonough stated that he now believed the FBI could conduct the investigation in a proper manner if further investigation is desired as a result of Federal Grand Jury hearings, so long as we are prepared to refute any allegations of misconduct arising from publicity of the recordings made by Chief Lynn and other allegations in documents furnished by Lynn.

Your memorandum also furnished other allegations of misconduct on the part of Houston, Texas. FBI personnel. One of these alleges that some FBI Agents have, in the past, been aware of specific instances of illegal electronic surveillance by the Houston Police Department and have been receptive to information derived therefrom.

Our inquiry in Houston disclosed that through the press the public has been deluged with publicity concerning "bugging" activities by the Houston Police Department. Television stations are said to be in possession of tabe recordings made by Chief Lynn, as he inquired into illegal wiretaps which allegedly took place under the aegis of his predecessor. The recorded conversations were with present and former members of the Houston Police Department. Allegations of illegal wiretapping and other abuses of police powers have been leveled chiefly at the Narcotics and Criminal Intelligence Divisions of the Houston Police Department. Charges of information concerning personal misconduct by Houston public officials has fanned the flames of public curiosity concerning police wiretapping. In the midst of the furor, a Federal Grand Jury has been convened to gather information by the granting of immunity to witnesses, relative to any illegal wiretapping conducted by the Houston Police Department.

Among the transcripts of Chief Lynn's conversations furnished to the FBI, are statements by Joe Singleton, former head of the Criminal Intelligence Division, Houston Police Department, to the effect that an FBI Agent, "Swede Johnson," and another Agent participated in and were receptive to information obtained from an illegal wiretap.

Special Agent William O. Johnson, Bank Robbery Coordinator of the Houston, Texas, FBI Office, was interviewed at length during our inquiry. He stated that to the best of his recollection he had handled only one case a number of years ago that also involved Joe Singleton, a former officer of the Houston Police Department. The case in question is captioned, "William Neil Lee - Fugitive, Et Al. Colonial Savings Association, 10421 South Post Oak Road, Houston, Texas, Bank Robbery; ITSMV."

A review of the files revealed that Lee was identified on February 14, 1956, as one of the individuals who robbed the above establishment on February 9, 1966. The FBI, Chicago, advised FBI, Houston, on February 14, 1956, that a Houston bank bag and a telegram addressed to Lee at a Houston residence had been recovered from a stolen car found in Chicago. Lee's photograph was identified by employees of two recently robbed Houston banks as one of the bank robbers.

Special Agent Johnson was assigned the cases and was assisted by Special Agent Joe P. Patty (now retired). The Houston Police Department was also seeking Lee who was wanted for a number of local robberies. Their investigations were directed by Captain L. C. Colley.

On February 17, 1966, Special Agent Johnson advised FBI, Chicago, and FBI Headquarters via teletype that a Houston Police Department surveillance had been established on the residence of Lee's girl friend and that Lee had been in telephonic contact with her and was believed to be planning to meet her on February 18, 1956. The Houston FBI Office copy of this teletype had the word "technical" typed in preceding the word surveillance. The teletype was sent at 10:18 p.m., on February 17, 1956. Special Agent Johnson stated that he personally typed the office copy of the teletype and made certain corrections in ink. He also initialed the office copy for former Special Agent in Charge Frank V. Hitt with his own initials underneath. It was noted that the word "technical" had been lined through with a pencil and Johnson has no idea who did this. He said it was hitt's noticy to read or have read to him all teletypes prior to their being sent; therefore, he assumes that either he or the night clerk read the teletype to Hitt due to the time the teletype was sent and the word "technical" was lined through on Hitt's orders. He said the lining through of the word "technical" would

have been logical since he had no first-hand knowledge that the information came from a technical surveillance, but could have come from a police informant. He stated as best he can recall, he was furnished information about the telephone calls orally by Captain Colley. During interview Special Agent Johnson stated he typed the word "technical" on the teletype as it was apparent to him that the information furnished pertained to telephone conversations. On February 18, 1966, after police showed Lee's photograph to an apartment manager who advised Lee was residing in the building, Houston police officers, one of whom was Lieutenant Joe Singleton, apprehended Lee at 11:55 A.M. No FBI Agents participated in the arrest. Johnson believes he was telephonically advised of the arrest and thereafter he and Patty proceeded to the Police Department where Lee, who was in police custody, was interviewed.

Both Johnson and Patty denied ever listening to, participating in or being present at any location at any time where an electronic surveillance was being conducted by the Houston Police Department. Special Agent Johnson stated he sent the teletype on February 17, 1966, not knowing whether the information furnished to him by Captain Colley had come from a police informant or a police technical surveillance. He included information in his report cated March 10, 1966, which stated that Captain Colley had advised him on February 18, 1966, that Lee was located and arrested through surveillance and other investigation conducted by the Houston Police Department.

Special Agent Johnson was asked if he was aware that a technical surveillance by the Houston Police Department could be a violation of the Federal Unlawful Publication or Use of Communications Statute in force at that time. He replied that he was not aware it was a violation inasmuch as he had no personal knowledge that the information furnished to him by Captain Colley had come from a technical surveillance. There was no information developed during our inquiry that any FBI personnel had any association with or personal knowledge of illegal electronic surveillances.

On January 7, 1958, former FBI Director J. Edgar Hoover issued instructions that there was to be no investigation of any alleged violation of wiretapping laws until the FBI was directed to do so by the Criminal Divisi on of the Lepartment. All Special Agents in Charge were advised on January 8, 1958, to institute no investigation of any violation of this type without prior Bureau approval. Similar instructions in conjunction with those of the FBI were issued to all United States Attorneys by the Department. These instructions were in force at the time of the alleged Houston Police Department wiretap.

Inasmuch as Special Agent Johnson received no complaints of illegal wiretapping and had no personal knowledge of such, his handling of the information in his possession was appropriate.

The final allegation mentioned in your communication has to do with the possibility that the Houston FBI Office may itself have engaged in illegal electronic surveillance. From a review of the information furnished, discussions with United States Attorney McDonough, and interviews of FBI personnel, the only basis for such an allegation would appear to be contained in statements made in open Federal court by Defense Attorney Dick DeGuerin on November 13, 1973, in the case captioned "Dudley Clifford Bell, Jr.; Lanny Goodman, Jr. - Victim; Et Al; Interception of Communications." DeGuerin stated that "Larry Shaefer, who likewise is a witness for the Government in this case, has sold electronic eavesdropping equipment to Don Steinmeyer, an FBI Agent, who is also a witness in this case."

This statement by DeGuerin is completely false. Former Assistant United States Attorney Joe Doucette, who was representing the Government knew the statement was false but failed to refute it. He was aware that Larry Shaefer, as a cooperating witness, had furnished items of evidence relating to the manufacture and saie of electronic surveillance equipment to Dudley Bell. This material was to be evidence in the trial. It had been submitted to the FBI Laboratory for comparison purposes. Laboratory reports concerning it had been furnished to the United States Attorney, to be introduced in the trial, and DeGuerin and Dudley Bell had viewed this evidence prior to the trial. in the Houston FBI Office. All witnesses were excluded from the trial except during their own testimony and DeGuerin never broached the subject during Special Agent Steinmeyer's testimony. It was several months after the trial when Steinmeyer had his first opportunity to read the transcript containing the falacious unrefuted statement by DeGuerin. All of the above information was available to former United States Attorney Farris since copies of the reports and court transcripts had been furnished to him. United States Attorney McDonough was apprised of this in our conference on January 17. 1975, and was asked why Loucette did not refute DeGuerin's allegation. McDonough's only explanation was that some Federal judges do not give Federal prosecutors the opportunity.

All other allegations of possible misconduct contained in the material furnished by the Department, which could be construed as referring to the FBI, have been thoroughly explored and no basis was found as to their validity.

The FBI will continue every effort to assure that all investigation requested by United States Attorney McDonough is handled expeditiously and in a thorough manner.

On January 24, 1975, FBI Deputy Associate Director J. B. Adams was contacted by John Keeney. Acting Assistant Attorney General of the Criminal Division of the Department, who advised he had been in contact with United States Afterney McDonough who was under the impression that the Department was going to insist that FBI Agents from outside the Houston Division be utilized in conducting the investigation concerning allegations of illegal wiretapping on the part of the Houston Police Department. Mr. Keeney advised McDonough that such was not the agreement and that the FBI was going to remain on the investigation utilizing personnel of the FBI's choice. At that time Mr. Beeney was advised that we were reassigning the case to an Agent who has no extensive contacts with the Rouston Police Department, the same practice we follow in Civil Rights investigations which would insure that we would be free from allegations of bias in favor of the police department. Mr. Keeney was assured that in the event additional personnel were needed in the Houston Field Division in order to aggressively investigate these allegations the Bureau would send personnel from other FBI Field Divisions but at that point we had not received any such request from the Special Agent in Charge of the Houston Office. Mr. Keeney asked Mr. Adams to contact the Special Agent in Charge of the Houston Office to insure that he was aware of the fact that if he needed additional personnel to investigate this matter the Bureau would give him full support.

Shortly thereafter Mr. Adams contacted the Special Agent in Charge of the Houston Office who stated he had advised United States Attorney McDonough that a Resident Agent in Galveston, Texas, was proceeding to Houston to assume investigative responsibility for this case. Also, if necessary, he will bring in additional Agents from Resident Agencies to assist in the investigation.

On January 31, 1975, Mr. Keeney contacted Mr. Adams stating that United States Attorney McDonough still desires that FBI Agents from cutside the Houston Division be assigned to investigate this case. Mr. Keeney informed Mr. Adams that he did not concur with United States Attorney McDonough that the FBI was alert to the problem in this case and in the event additional FBI personnel were needed to investigate this matter, they would be made available. As previously indicated the Special Agent in Charge of the Houston Office was directed to personally supervise this case. On February 4, 1975, he advised that this case is being personally supervised by him.

The foregoing is intended to outline the salient points of the inquiry conducted as a result of the allegations contained in your memorandum of January 7, 1975, and other material furnished by you. You may be assured that I shall continue to follow all aspects of the FBI's investigative operations in this matter to make certain our efforts reach the highest standards possible.





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

OCT 7 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Letter dated September 25

With reference to the request of the House Select Committee for the name of the person whose name was excised from COINTELPRO documents 100-448006-171,255, the HSC has advised that it has no objection to the FBI contacting the person to determine whether the person objects to his name being provided to the HSC. If the person has no objection, the name will be provided. You will recall that this is the same proposal as was earlier offered to the SSC. The HSC has agreed to this approach on a trial basis in an attempt to avoid a confrontation with the Department on this issue.

REC-102 62-116464-86

21. OCT 9 1975

cc: Paul Daly

STATE OF STA

62-116464

Intelligence Division

INFORMATIVE NOTE 10/2/75

Attached teletype reports information from Father Walamoski, a Catholic Priest who was a source of the Cincinnati Office, regarding telephonic contact of him by Mr. Richard Vermiere of the House Select Committee (HSC). \ A number of serials relating to the Black Extremist Cointelpro were made available for access to HSC Staff Members, including Mr. Nermiere, in Room 4204, JEH, on $9/22/\sqrt{5}$. Included in this group of documents were three serials relating to activities of Reverend Augustus Taylor. Reverend Taylor was an admirer of Black Panther Huey Newton and used his local television show in Ohio as a forum for black nationalist ideas. In one of the serials made available for access to HSC, the name of Father Wilamoski was mentioned, but only with regard to his position as principal of a/high school and there was no indication/in the serial that he desired confidentiality regarding information he

DKP:1fj/1bb CONTINUED - OVER

furnished. To date, no ground rules have been worked out with the HSC as a result

of its controversy with the White House.

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The question of how sources are to be protected, as well as ground rules for excisions, will be the subject of a conference between representatives of the Department and the Intelligence Division this afternoon. Until such ground rules are worked out. we will excise documents Le tocedus

Alexandre de la company

Alexandre made available to the HSC in accordance with the procedures we follow with the

HEDERAL BUREAU OF INVESTIGATION CUMMUNICATIONS SECTION

AUDD IO KRR

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Dep.-A.D.-Inv._ Asst. Dir.: Admin. Comp. Syst. Ext. Affairs . Files & Com. Gen. Inv. Ident. Inspection Intell ... Laboratory Plan. & Eval. St. ic. Inv. T. Jung ... Legal Coun -Te shone Rm. Director Soc'y

Assoc. Dir. Dep.-A.D.-Adm.

Al 5:50 Pm, SEPTEMBER 50, 1975, PAINER MITCHELL WILLANDSKI, WHO IS THE PASTOR AT SALMI MAVIER'S CHURCH IN MALVERN, UMIO, TELLEPHONICALLY CONTACTED SA ARTHUR J. HOLDER AT HIS HOME. FalhEn WILAMOSKI WAS PREVIOUSLY THE PRINCIPAL AT CAIMOLIC CENTRAL HIGH school, sieusenville, ohio. WILAMOSKI KELATED THE FULLUVING INCIDENT: FATHER WILLAMOSKI STATED HE HAD KECETVED CALL EARLIER IN THE AFTERNOUN FROM A RICHARDAVERMIERE, WHO IDENTIFIED HIMSELF AS WORKING FOR THE HOUSE COMMITTEE ON INTELLIGENCE FOR THE UNITED STATES CONGRESS. VERMIERE. AFTER IDENTIFYING HIMSELF. PROCEEDED TO QUESTION FAILERAWILANIOSKI ST. 114 CLUSELY CONCERNING HIS CONTACTS WITH FATHER AUGUSTUS TAYLOR AND TAYLOR IS A BLACK PRIEST AIS KNOWLEDGE OF TAYLOR'S ACTIVITIES. WILAMOSKI SFATOO WHO FORMERLY WAS IN THE STEUBENVILLE DIOCESE. HE WAS CAUGHT OFF GUARD AND HESITATED, BUT VERMIERE THEN TOLD HIM THAT HE, WILAMOSKI, HAD, MADE A COMPLAINT TO THE FSI ABOUT

PAGE IWO, UI 157-2577

TAYLOR. VERWIERE INEN SIATED THAT WILAMOSKI HAD GIVEN INFORMATION IO SA ARIHUR J. HOLDER ADOUT FATHER IAYLOR. WILAMOSKI
SIATED THAI VERWIERE ASKED HIM QUESTIONS ABOUT FATHER IAYLOR'S
RADIO PROGRAM, VISITS TO THE HIGH SCHOOL, CITY JAIL, COFFEE
HOUSE, AND OTHER INCIDENTS THAT HE COULD NOT RECALL. WILAMOSKI
SIATED HE DID ADMIT IO VERWIERE THAT HE DID DISCUSS FAIHER
TAYLOR'S ACTIVITIES WITH SA HOLDER, BUT HAD DISCUSSED WANY IUPICS
HOUSEL AND COULD NOT RECALL ALL OF ANY SPECIFIC CONVERSATION.
WILAMOSKI SIATED HE IOLD VERWIERE THE INCIDENTS HE WAS REFERRING
TO TOUR PLACE IN 1906 AND HE HAD LONG FORGOTTEN ANY SPECIFIC

WILAMUSKI ADVISED SA HOLDER THAT HE WAS DISAPPOINTED THE FEI HAD NOT MAINTAINED THE COMPIDENTIALITY OF HIS REMARKS. HE STATED HE NEVER THOUGHT HIS COMMENTS WOULD BE RELEASED BY THE FBI TO ANY OTHER AGENCY. WILAMUSKI STATED EVEN THOUGH FATHER TAYLOR IS NOW IN ANOTHER DIOCESE, SHOULD HE OBTAIN THIS INFORMATION HE WOULD SE IN AN UNCOMPORTABLE POSTITON HAS FATHER TAYLOR IS STILL A BROTHER PRIEST AND HAS FRIENDS REMAINING IN THIS DIOCESE.

PAGE THREE, CI 157-2577

THE CHOE CUNCERNING FATHER TAILOR IS ENTITLED, "REVEREND AUGUSIUS RUINERFORD TAYLOR, JR., AKA. PATHER AUGUSIUS IAYLOR, JR.;" CINCIMMALT FILE 157-2577; UU: PITTSDURGH; PILISDURGH FILE 157-120L; SUFILE 157-11690.

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LEA FEIHQ CLK

1 - Mr. A. Mintz

1 - Mr. R. J. Gallagher

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar 1 - Mr. T. J. McNiff

The Attorney General

September 25, 1975

Director, FBI

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

In response to a request of September 22, 1975, from Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination, Department of Justice, to Special Agent Paul V. Daly of this Bureau for identification of HSC requests for materials and information concerning Bureau criminal-type investigations, which requests, on their face, appear to exceed the HSC mandate as detailed in House Resolution 591, the following information is set forth:

HSC letter dated September 2, 1975, relates to this Bureau's investigation of alleged illegal interception of telephone conversations at Spencer, West Virginia, Post Office, 1973-1975. Information responsive to this inquiry was forwarded to you by Bureau letter dated September 18, 1975, with enclosures, which letter requested that the Department make a determination as to whether the enclosed material, in view of the parameters described in House Resolution 591, should be furnished the HSC. RECAUTE 1975

HSC letter of September 2, 1975, relates to this Bureau's investigation of alleged illegal wiretapping by the Baltimore City Police Department and the Chesapeake and Potomac Telephone Company.

Research is currently being conducted to identify the subject matter of this inquiry.

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Assoc. Dir.

Dep. ADIS

Comp. Sys

Asst. Dir. Admin.

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Training ______

Director Seg'y MAIL ROOM LIFE TELET

SEE NOTE PAGE 2

GPO 951-546

W 54960 DocId:32989725 Page 25

The Attorney Coneral

HSC letter of September 9, 1975, relates to this Europu's investigation of an illegal wireten on the telephone of Mr. Horry E. Replean, Chairman of the Tennsylvania State inthe Europting Board. A reply to this request is currently being prepared by this Europu.

1 - The Deputy Attorney General
Attention: Nichael E. Shakeen, Jr.
Special Councel for
Intelligence Coordination

NOTE:

All three of the above inquiries deal with the possible violation of the Interception of Communications statute, which investigations are handled by the General Investigative Division. It is believed the Department inquiry in this matter was prompted as a result of request contained in above-mentioned Bureau letter of 9/18/75.



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



SEP 3 0 1975

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

Federal Bureau of Investigation

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Request dated September 25

Attached is a letter from the House Select Committee dated September 25 which was received by this Office on September 29. Please advise me orally of the identity of the person whose name has been excised from the referenced document so that we can jointly decide how to respond to the request in this letter.

REC-1

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SEP 3 0 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Eureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Request dated September 25

Attached is a letter from the House Select Committee dated September 25 which was received by this Office on September 29. Please advise no orally of the identity of the person whose name has been excised from the referenced document so that we can jointly decide how to respond to the request in this letter.

cc: Paul Daly

UNITED STATES GOVER-MENT

1emorandum

Mr. J. B. Adams

Legal Counse

1 - Mr. Mintz

1 - Mr. Wannall

(Attn: Mr. Cregar)

DATE: 9/10/75

- Mrs. Metcalf

- Mr. Hotis

1 - Mr. Daly

STATUS OF RESPONSES TO CONGRESSIONAL

COMMITTEE REQUESTS

Ext. Affairs ____ Files & Com. _ Training Telephone Rm. Director Sec'y

Dep. AD A Dep. AD In

The purpose of the memorandum is to set forth in summary form the requests we have received from various Committees in Congress and the status of our replies.

Senate' Select Committee on Intelligence Activities (Church's Committee)

entries.

Date of Request Nature of Request Status Letter, 8/5/75 Request for FBI materials Response being with respect to surreptitious prepared.

Response delivere Letter, 8/8/75 Request for materials relating to mail surveillance.

Letter, 8/12/75 Response being Request that FBI provide third-agency clearance of prepared. FBI materials possessed by IRS.

Response delivered. Letter, 8/20/75 Additional request for FBI materials and names of Agents 1. in connection with mail open-

ings. 62-116464-

Response delivered Letter, 8/25/75 Request for all memoranda written by SA Papich or SA MOE RECORDED Kurtz concerning contacts between any CIA personnel a (a) Robert Maheu: (b) Same

Giancana; (c) (d) Santos Trafficante.

CONTINUED - OVER

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

Legal Counsel to Mr. Adams
RE: STATUS OF RESPONSES TO CONGRESSIONAL
COMMITTEE REQUESTS

Date of Request	Nature of Request	Status
	Additional request for FBI materials in two parts, Part I for delivery to Committee offices and Part II for access to screen for delivery to Committee offices	Partial response delivered.
Letter, 8/27/75	Addition to the Document Request delivered 8/27/75.	Response being prepared.
Letter, 8/29/75	Request for tax information on certain individuals.	Response being prepared.
Letter, 9/5/75	Information on IRS employees who supplied tax returns to FBI Agents as related to COINTELPRO.	Response being prepared.
Subcommittee on Go	vernment Information and	

Subcommittee on Government Information and Individual Rights

Committee on Government Operations (Abzug's Committee)

Date of Request Nature of Request Status

Letter, 8/26/75 Request for all inspection Response being reports of FBI regarding its prepared.

Request for all inspection reports of FBI regarding its rinvestigation of alleged improper activities by FBI Agent Kenneth Whittaker.

CONTINUED - OVER



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Legal Counsel to Mr. Adams
RE: STATUS OF RESPONSES TO CONGRESSIONAL
COMMITTEE REQUESTS

Subcommittee on Civil and Constitutional Rights Committee on the Judiciary (Edwards' Committee)

Date of Request Nature of Request Status

Letter, 8/28/75 Request for Forms 86 and Fingerprint Cards for

Response delivered.

Messrs. Parker and Klee and

Ms. Sullivan.

Subcommittee on Courts, Civil Liberties and the Administration of Justice
Committee on the Judiciary (Kastenmeier's Committee)

Date of Request Nature of Request Status

Letter, 8/6/75 Request pertaining to the National Security Index.

Response delivered to the Department.

House Select Committee (Pike's Committee)

Date of Request Nature of Request Status

Letter, 8/19/75 Request (7/22/75) all Partial response documents provided to SSC; delivered. (7/22/75) General Counsel's opinions of authorities; (7/29/75) most current FBI organizational chart; (7/30/75) access to all FBI information provided to GAO; and (8/13/75)

proposed FBI guidelines.

Letter, 8/19/75 Request for current Bureau organizational chart.

Response delivered.

Letter, 8/20/75 Request for information concerning informants.

Response being prepared.

Letter, 8/22/75 Request for Sections in the FBI Manual of

Response delivered to the Department.

Instructions.

CONTINUED - OVER

1 1

Legal Counsel to Mr. Adams RE: STATUS OF RESPONSES TO CONGRESSIONAL COMMITTEE REQUESTS

		• •	
Date of	Request	Nature of Request	Status
Letter,		Request for any material regarding Donald Uffinger (Private Investigator in Virginia) and regarding Richard Bast (Private Investigator in Washington, D.C.).	Response being prepared.
Letter,	8/27/75	Request for interviews with SAs Ed Ruddiger and Frank Schwartz, Daniel Mahan, Charles Harvey and Charles Anderson.	Response being held in abeyance pending review of documents
Letter,		Request for information re- lating to all FBI projects which included mail inter- cepts, including so-called "Z-Covers" project, from 1958 to date.	Response being prepared.
Letter,	8/27/75	Request for delivery of all ADEX lists maintained since 1/1/73 until the present.	Response being prepared.
Letter,	8/29/75	Request delivery of Sections 107, 108 and 130 of the FBI Manual of Instructions.	Response being prepared.
Letter,	9/2/75	Request all materials dealing with the "threatening note" received by FBI Dallas Office from Oswald and for interview of SA James P. Hosty.	prepared.
Letter,	9/2/75	Request for all materials dealing with an allegedly illegal interception of telephonic conversations at Spencer, West Virginia, Post Office and any materal regarding former Postmaster Hamilton of that office.	Response being prepared.

CONTINUED - OVER

Legal Counsel to Mr. Adams
RE: STATUS OF RESPONSE TO CONGRESSIONAL
COMMITTEE REQUESTS

Date of Request

Nature of Request

Status

Letter, 9/2/75

Request for materials relating to "break-ins" for the National Security Agency prior to 1966.

Response being

prepared.

Hearings

Date of Request

Nature of Request

Status

Orally, 9/10/75

Request to arrange testimony Date of testimony before Subcommittee on Postal is set for 10/1/75. Facilities, Mail, and Labor Management of the Post Office and Civil Service Committee concerning mail covers and mail

openings.

Anticipated Hearings

We have been informally advised that there will be hearings before the Senate Select Committee on mail openings and other topics sometime in October and the House Select Committee hearings are scheduled for sometime during the first week of October. The topic for the House Select Committee hearings is not known.

RECOMMENDATION:

For information.

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OTIS G. PIKE, N. Y., CHAIRMAN

ROBERT N. GIAIMO, CONN.
JAMES V. STANTON, OHIO
RONALD V. DELLUMS, CALIF.
MORGAN F. MUKBHY, H.L.
LES ASPIN, WIS.
DALE MILFORD, TEX.
PHILIP H. HAYES, IND.
WILLIAM LEHMAN, FLA.

Robert Mc Clory, R.L. David C. Trein, La. James P. Johnson, Col O. Robert W. Kasten, Jr., Wis. A. Searle field, Staff Director Aahon B. Dorner, Counsel

TELEPHONE. (202) 225-9757

Select Committee on Intelligence M.S. House of Representatives Washington, D.C. 20315

September 25, 1975

Mr. Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination U.S. Department of Justice Washington, D. C. 20530

Dear Mr. Shaheen:

We hereby request the name of the person whose name is excised in Cointelpro documents 100-448006-171, 255.

Thank you for your prompt attention to this request.

Sincerely

Aaron B. Donner Counsel to the Committee

RECEIVED SEP 29 1975

ENCLOSURE (2 -116 461_82



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

FBI

SEP 3 0 1975

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

Féderal Bureau of Investigation

FROM:

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Request dated September 25

Attached is a letter from the House Select Committee dated September 25 which this Office received on September 29.

Please prepare an appropriate response to this request. The HSC is especially interested in receiving this material as soon as possible.

ENGIOSURE!

cc: Paul Daly

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

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination

SUBJECT: House Select Committee Request dated September 25

Attached is a letter from the House Select Committee dated September 25 which this Office received on September 29.

Please prepare an appropriate response to this request. The HSC is especially interested in receiving this material as soon as possible.

cc: Paul Daly

OTIS G. PIKE, N. Y., CHAIRMAN

ROBERT N. GIAIMO, CONN.
JANES V. STATION, CHO
RONALD V. DELLUMS, CALIF.
MORGAN F. MURPHY, ILL.
LES ASPIN, W.S.
DALE MILFORD, TEX.
PHILIP H. HAYES, IND.
WILLIAM LEHMAN, FLA.

ROBERT MC CLORY, ILL. DAVID C. TREUN, LA. JAMES P. JOHNSON, COLO. BOSERT W. KASTEN, JR., WIS. A. SEARLE FIELD, STAFF DIRECTOR AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

September 25, 1975

Mr. Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination U.S. Department of Justice Washington, D. C. 20530

Dear Mr. Shaheen:

We hereby formally request delivery of the selected Cointelpro material reviewed and orally requested by Rich Vermeire and Tim Oliphant of our staff at FBI Headquarters on September 22 and 24, 1975, and referred to by the following serial numbers:

Black Extremist:

- 1. 100-448006-1925
- 2. 100-448006-171
- 3. 100-448006-255
- 4. 100-448006-15
- 5. 100-448006-179
- 6. 100-448006-229
- 7. 100-448006-271
- 8. 100-448006-351
- 9. 100-448006-430
- 10. 100-448006-766
- 11. 100-448006-740
- 12. 100-448006-795
- 13. 100-448006-803
- 14. 100-448006-878
- 15. 100-448006-1244
- 16. 100-448006-1264
- 17. 100-448006-1269
- 18. 100-448006-1385
- 19. 100-448006-1880
- 20. 100-448006-1890
- 20. 100 440000 1090
- 21. 100-448006-2209
- 22. 100-448006-2308
- 23. 100-448006-785
- 24. 100-448006-876
- 25. 100-448006-923

New Left:

RECEIVED SEP 29 1975 FOR COLUMN SEP 29 1975 F

W 54960 DocId: 3/29897/250 - Playtre 6 2/6/9-34-6:

Mr. Michael E. Shaheen, Jr. September 25, 1975 Page 2

- 2. 100-449698-34-66
- 3. 100-449698-34-74
- 100-449698-34-75
- 5. 100-449698-34-78
- 100-449698-34-79 6.
- 100-449698-34-86 7.
- 8. 100-449698-34-99
- 9. 100-449698-46-15
- 10. 100-449698-50-13
- 11. 100-449698-26-2
- 12. 100-449698-258
- 13. 100-449698-341, 367
- 14. 100-449698-9-15
- 15. 100-449698-5-16, 17
- 16, 100-449698-5-24
- 17. 100-449698-8-15
- 18. 100-449698-8-16
- 19. 100-449698-10-12
- 20. 100-449698-26-31

Thank you for your prompt attention to this matter.

Sincerely

Aaron B. Donner

Counsel to the Committee

MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOVERNMENT

1emorandum

Mr. J. B. Adams

Legal Counsel

DATE:

Intell/J/W Laboratory

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

Training Telephone Rm. Director Sec'y

SUBJECT! HOUSTUDY 75

On September 25, 1975, Mr. Joseph Tait, of the U.S. Recording Company, telephone number 488-3900, telephonically advised me that he has been requested by the House Committee to appear for an interview at 10:00 a.m. on September 26, 1975, the subject of which was not specified.

Mr. Tait was advised that should the subject of the interview concern FBI purchases of equipment from his company relating to Bureau needs pursuant to Title III, we would have no objection to him discussing such matters with Committee representatives. However, should the inquiry concern other matters, it would be appropriate for him to suggest to the Committee representatives that their inquiry should be addressed to the Bureau. I furnished him my name and telephone number as a point of contact in the event he desired to raise any questions during the course of the interview.

RECOMMENDATION:

For information.

1 - Mr. Wannall

1 - Mr. Cregar

1 - Mr. Daly

1 - Mr. Mintz

JAM:mfd

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan
123 Page 271

- 1 Mr. J. 3. Adams 2 - Mr. J. A. Mintz
- (1 Mr. J. B. Hotis) 1 - Mr. A. J. Decker, Jr. Attn: Mr. C. D. Neudorfer

The Attorney General

September 8, 1975

Director, FBI

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSG) 1 - Mr. T. J. McNiff

Reference is made to HSC letter dated August 19, 1975, requesting identifying and financial information relating to Bureau informants during the period January 1, 1970, to June 30, 1975, and all tax records filed by this Bureau with respect to informant payments made during the above period.

Enclosed for your approval and forwarding to the HSC is the original of a memorandum with enclosures which constitutes this Bureau's response to the above requests.

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

Enclosures (6)

62-116464

21 OCT 2 1975 ST 114

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

Special Counsel for

Intelligence Ccordination

Dep. AD Adm. _ (11)Dep. AD Inv. __ Asst. Dir.:

Admin. Comp. Syst. . Ext. Affairs .

MENCIOSURE ATTACHED' Files & Com. ldent. Inspection

Intell. _ Laboratory Plan. & Eval. __ Spec. Inv. _

Training .

Legal Coun. Telephone Rm. .

1 - Mr. J. B. Adams

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis)

1 - Mr. A. J. Decker, Jr. Attn: Mr. C. D. Neudorfer

1 - Mr. W. R. Wannall

September 5, 1975

1 - Mr. W. O. Cregar 1 - Mr. T. J. McNiff

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

RE: REQUEST FOR INFORMATION
CONCERNING IDENTITY AND
PAYMENTS TO FBI INFORMANTS
AS WELL AS TAX RECORDS FILED
REGARDING SUCH PAYMENTS

Reference is made to HSC letter dated August 19, 1975, requesting:

- (1) All names, addresses (if known) and dates of payments to all FBI informants from January 1, 1970, to June 30, 1975.
- (2) All Federal Internal Revenue or state and local tax records or forms filed by the FBI with respect to informant payments from January 1, 1970, to June 30, 1975.

With regard to Number 1 above, Steven Blackburst, Deputy Special Counsel for Intelligence Coordination, Department of Justice, on August 21, 1975, advised Special Agent Paul V. Daly of this Bureau that the FBI should not make available material tending to disclose or identify FBI sources.

With regard to Number 2 above, it should be noted

Dep. AD Adm. - Dep. AD lav. -

Plan. & Eval. — TJM:eks/1hb h ORIGINAL AND ONE COPY TO AG

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MAIL ROOM TELETYPE UNIT

see note page N

GPO 951-546

NW 54960 DocId:32989725 Page 273

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Training ____ Legal Coun. ___

Telephone Rm. ___

Director Sec'y ____

62-116464

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

RE: REQUEST FOR INFORMATION CONCERNING IDENTITY AND PAYMENTS TO FBI INFORMANTS AS WELL AS TAX RECORDS FILED REGARDING SUCH PAYMENTS

and as pertinent information pertaining to all such deductions became available, this Bureau would submit to Internal Revenue Service (IRS) a coded list of informants with tax deductions withheld for each, along with a bank check made out to IRS for the total amount withheld. At no time did this Bureau file any individual tax returns for informants.

It should be noted that because IRS records are now computerized, making it impossible for IRS to provide proper security for continuance of the above procedure, and to effect, for this Bureau, a considerable monetary savings in clerical and Agent salaries required to maintain extensive records in this regard, this Bureau, effective August 19, 1975, discontinued the practice of withholding tax deductions made from informant payments.

In response to request Number 2 above, there are enclosed tax reports filed by this Bureau with the IRS reflecting tax deductions made from informant payments covering the calendar years 1970, 1971, 1972 and 1973. A similar report for the tax year 1974 is currently being prepared at FBI Headquarters and upon completion will be similarly submitted to the IRS.

Enclosures (4)

1 - The Attorney General

U. S. House Select Committee On Intelligence Activities (HSC)

Re: Request For Information
Concerning Identity
And Payments To FBI
Informants As Well As
Tax Records Filed
Regarding Such Payments

NOTE:

Information relating to the Department's decision not to disclose the identity of Bureau's informants to the HSC is contained in memorandum from Legal Counsel Division to Mr. J. B. Adams dated 8/22/75, captioned "Houstudy."

FEDERAL INCOME TAX WITHHELD CALENDAR YEAR 1973

This will acknowledge receipt of a Treasurer's Check Number 0862418, drawn on the American Security and Trust Company, Washington, D. C., dated January 9, 1975, payable to the order of the Internal Revenue Service in the amount of \$37,996.81.

This represents payment for the total amount of the monies withheld as set out in the three pages attached, listed by numbers, beginning with Number 1 on page 1 and ending with Number 105 on page 4.

> 246.77 5 /2 /2// (Date) 1-20-75

This document is prepared in response to your request and is not for dissemination outside your Committee. It use it imited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

FEDERAL INCOME TAX WITHHELD CALENDAR YEAR 1973

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1973	IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1973
1	\$ 267.00	1.7	\$ 155.10
2	277.20	18	171.00
3	141.83	19	176.00
4	332.69	20	382.00
5	334.00	21	642.50
6	273.65	22	73.00
7	179.08	23	580.00
8	181.25	24	168.76
9	250.50	25	237.86
10	75.50	26	312.00
11	126.03	27	20.00
12	132.00	. 28	280.00
13	1,025.00	29	69.01
14	52.50	30	12.00
15	375.25	31	84.83
16 .	732.00	32	149.12

This decument is prepared in response to your request and is not for dissemination outside your Committee. Its use is 'mited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnt without the express approval of the FBI.

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1973	IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1973
33	\$ 110.00	. 52	\$ 372.00
34	307.00	53	.40
. 35	950.25	54	181.00
36	449.84	55	191.60
37	764.00	56	111.00
38	123.00	57	457.00
39	369.00	58	390.00
40	277.54	59	267.00
41	3 60 . 00	ତ	20.00
. 42	795.,54	6I.	113.00
43 .	1,592.42	62	10.00
44	626.00	63	76.00
45	170.00	64	528.00
46	1,086.36	65	733.00
47	150.00	66	659.00
48	973.32	67	3,317.18
49	233.00	68	1,604.00
50	30.00	69	482.77
51,	147.00	70	388.77

This document is prepared in response to your request and is not for dissemination outside your Committee. Its use it imited to official proceedings by the Committee and the content may not be disclosed to the investigation of the FEI.

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1973	IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1973
71	\$ 241.00	90	\$ 425.25
72	99.00	91	235.00
73	156.00	92	187.00
74	377.68	93	195.00
75	244.00	94 `	196.00
76	235.00	95	135.40
77	401.00	96 ·	315.00
78	601.19	97	326.60
79	321.00	98	506.00
80	19.00	99	111.50
81	985.88	100	81.00
82	348.00	101	699.00
83	401.00	102	4.00
84	554.57	103	6.00
85	240.00	104	152.80
86	113.00	105	607.77
87	246.00	TOTAL.	\$37,996.81
88	287.00		
89	250.47		

This document is prepared in response to your request and is not for dissemination outside your Committee. I we i "mited to official proceedings by your Committee and the content may not be disclosed to use the content not without the entress and your of the FBI.

FEDERAL INCOME TAX WITHHELD CALENDAR YEAR 1972

This will acknowledge receipt of a Treasurer's Check Number 0750903, drawn on the American Security and Trust Company, Washington, D. C., dated January 25, 1974, payable to the order of the Internal Revenue Service in the amount of \$40,058.22.

This represents payment for the total amount of the monies withheld as set out in the four pages attached, listed by numbers, beginning with Number 1 on page 1 and ending with Number 126 on page 4.

(Date) Jehney 12, 1974

This document is prepared in respect to your request and is not for dissemination outside your Committee. I set I mited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

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FEDERAL INCOME TAX WITHHELD CALENDAR YEAR 1972

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1972	IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1972
1.	\$ 869.91	1.7	\$ 34.00
. 2	7.00	13	414.87
3	64.00	19	329. 52
4	217.00	20	323.63
5	77.00	22	425.00
6	29.00	22	959.99
7	145.00	23	176.00
8	266.89	24	615.22
9	41.99	25	368.00
10	16.25	26	303.00
11.	210.00	27	175.62
12	129.20	28	154.05
13	. 5.00	29	105.00
14	241.86	30	278.50
15	12.00	31	192.50
16	351.00	32	123.09

This document is prepared in respect to your request and is not for dissemination outside your Committee. I we is mited to official no ceedings by your Committee and the content may not be disclosed to unauthorized personnal without the express approval of the FBI.

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1972	. IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1972
33	\$ 98.00	52	\$ 253.00
34	992.00	53	797.86
35	33.09	54	723.00
36	324.24	55	115.19
37	708.75	56	209.00
38	342.00	57	292.50
39	737.88	58	1,300.91
	162.00	59	82,50
41	390.00	60	543.59
42	216.60	. 61	1,202.74
43	366.42	62	359.60
44	322.34	63	171.00
45	234.00	64	147.00
46	16.00	65	132.00
47	106.00	66	199.00
48 .	107.90	67	170.00
49	378.00	68	2.00
50	486.00	69	72.60
51	949.69	70	305.00

This document is prepared in respect to your request and is not for dissemination outside your Committee. It was in inited to official proceedings by your Committee and the content may not be disclosed to unauthorized personwithout the express approval of the FBI.

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1972	. IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1972
71	\$ 184.00	90	\$ 184.00
72	174.00	91	29.00
73	174.00	92	35.00
74	350.00	93	341.00
75 .	458.71	94	80.00
76	357.00	95	321.38
77	8.00	96	420.00
78	917.32	63	667.00
79	158.06	98	2903.02
80	151.74	99	698.00
· 81	148.00	100	201.00
82	309.00	101	1688.00
83	72.20	102	850.50
84	387.20	103	173.00
85	241.00	104	40.75
86 -	42.00	105	35.00
87	177.88	106	151.73
88	61.00	107	555.68
89	546.97	108	22.00

This document is prepared in response to your request and is not for dissemination outside your Committee. It is the intended to official proceedings by your Committee and the content may not be disclosed to unauthorized personal without the express approval of the FBI.

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1972	. IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1972	. *
109	\$ 248.00			
110	286.00			
111	150.79	•		*
112	427.00	T	-	1
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114	90.00			
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124	72.20			
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126	553.00			
TOTAL TAX	\$40,058.22 This document nation outside your Committee nel without to	t is prepared in response to your Committee. I we is ee as it may not be a lof the F	e disclosed to u:	is not for disserial proceedings a thorized per

FEDERAL INCOME TAX WITHHELD CALENDAR YEAR 1971.

This will acknowledge receipt of a Treasurer's Check Number 0670811, drawn on the American Security and Trust Company, Washington, D. C., dated December 12, 1972, payable to the order of the Internal Revenue Service in the amount of \$40,958.55.

This represents payment for the total amount of monies withheld as set out in the four pages attached, listed by numbers, beginning with Number 1 on page 1 and ending with Number 132 on page 4.

Jacop & M. Howan (Deputy assistant Commercione) Date) Jan 12 1973

This document is prepared in response to your request and is not for dissemination outside your Committee. It use is "mited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

FEDERAL INCOME TAX WITHHELD CALENDAR YEAR 1971

]	DENTIFICATION NUMBER	AMOUNT FION OF TAX FOR 1971	IDENTIFICATION NUMBER	O	MOUNT F TAX R 1971
	1	\$ 176.45	20	\$	260.59
	2	268.40	21 :		35.00
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ot for procee	5	313.00	24		280.00
request and is not for disseminited to official proceedings by	6	1,627.31	25		184,27
-15	•	1,260.51	26		168.87
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nos.	9	342.00	28		216.25
· ·	of the 10	229.43	29		157.75
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oared in re Tommitee		149.00	31		114.00
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:s:	the a	995.46	33	,	16.55
Phis document	ration Committee a your Committee a nel without the e	476.09	34		407.50
Pris d	in 16	241.00	35		556.73
	17	76.85	36		65.51
	18	26.00	37		295.61
	19	136.00	38		154.00
NW 54960	DocId:3298	39725 Page 286 /			

	IDENTIFICAT NUMBER	ION OF TAX FOR 1971	IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1971
	-39	\$ 95.00	58	\$ 74.00
	40	233.20	59	315.93
	41	66.84	60	272.29
	42	89.00	61	204.00
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t for proceed	45	206.79	64	184.48
and is not for disser official proceedings to unauthorized pers	46	302.98	65	196.00
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	79	143.00	98	165.00
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not for disser	81	39.00	100	144.00
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and is r official	83	201.30	102	339.00
to of	84	204.00	103	459.00
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resp	approval	65.00	107	128.00
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0	nel without the 33	286.60	112	157.50
,	94	180.00	113	306.00
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TOTAL TAX:	\$40,958.55 nel w	Manager Mand 120	ACOULTOWN WHILL WILL	ne mascansen	to unan	LUOTIZE	

FEDERAL INCOME TAX WITHHELD CALENDAR YEAR 1970

This will acknowledge receipt of a Treasurer's Check Number 0605816, drawn on the American Security and Trust Company, Washington, D. C., dated December 13, 1971, payable to the order of the Internal Revenue Service in the amount of \$56,237.73.

This represents payment for the total amount of the monies withheld as set out in the five pages attached, listed by numbers, beginning with Number 1 on page 1 and ending with Number 169 on page 5.

(notel)

This document is prepared in response to your request and is not for dissemination outside your Committee. I use it limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

FEDERAL INCOME TAX WITHHELD CALENDAR YEAR 1970

[→] IDENTIFICATION NUMBER	↑AMOUNT OF TAX FOR 1970	IDENTIFICATION NUMBER	OF TAX FOR 1970
1 .	\$ 295.60	20	\$ 81.00
2	305.00	21	692.71
3	301.11	22	359.00
. 4	73.00	23	776.57
5	443.00	24	30.00
6	201.06	25	33.00
7	56.74	26	509.52
. 8	73.00	27	870.65
9	274.91	28 -	336.00
10	96.50	29	2,861.70
11	88.00	30	1,243.05
12	42.00	31	6.00
. 13	31.01	32	151.00
14	227.52	33	331.00
15	214.00	34	1,350.00
16	856.48	35	331.02
17	29.62	36	2,268.13
18	418.74	37	175.00
19	320.00	38	mest and is not fo

This document is prepared in response to your request and is not for dissemination outside your Committee. I see i limited to official proceedings by your Committee and the content may not be disclosed to unauthorized person-your Committee and the content may not FBI.

Pager Lywithout the express approval of the FBI.

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1970	IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1970
39	\$ 457.41	58	\$ 4.00
40	1,314.11	59	547.47
41	513.73	60	369.00
42	1.745.94	61	26.91
43	390.56	62	476.00
44	10.24	63	12.14
45	1,046.25	64	564.67
46	150,00	65	ባባ ይዩ የ
47	279.42	66	20.00
48	72,60	67	37.76
49	247.16	68	290.00
. 50	26.00	. 69	42.00
51	255.00	70.	288.96
52	34.60	71	268.52
53	42.00	72	244.00
54	178.00	73	284.00
55 .	429.00	74	347.75
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	our Committee and the c	in response to your request an nittee. I we is mited to open tent may not be disclosed to approval of the FBI.	436.50 rd is not for dissemi- ficial proceedings by unauthorized person-

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1970	IBENTIFICATION NUMBER	AMOUNT OF TAX FOR 1970
77	\$ 181.50	96	\$ 25.00
78	134.83	97 ·	11100
, 79	119.00	98	125.00
80	420.03	99	904.50
81	829.00	100	554.00
82	56.43	101	337.00
83	343.50	102	569.00
84	630.76	103	187.00
85	_51.90	104	\$1,939.00
86 .	523.00	105	683.00
87	212.11	106	203.00
88	31.68	107	232.00
89	152.00	108	202.00
90	5.00	109	317.00
91:	241.00	110	682.00
92	221.74	111	326.00
93	282.92	112	13.00
' 94	141.00	113	1,265.00
95	This document is prepared station outside your Corny your Committee and the continuation without the express of	mitter. I we i ¹ imited to content may not be disclosed	st and OInOO or dissemino official proceedings by to unauthorized person.

- 3 -

NW 54960 DocId:32989725 Page 293

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1970	IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1970
115	\$ 49.00	134	\$ 196.00
116	710.00	135	616.00
117	381.00	136	136.41
118	566.00	137	215.00
. 119	52.61	138	657.00
120	40.60	139	250.00
121	209.78	140	459.00
122	18.25	141	400.00
.123	30.00	142	168.00
124	271.00	143	426.87
125	186.00	144 .	338.87
126	122.00	145	449.00
127	243.00	146	113.11
1.28	277.00	147	197.00
129	87.00	148	256.00
130	316.00	149	86.00
131	110.00	150	110.00
132	210.00	151	85.00
133	260.00 This document is prepared	152 in response to your request an	279.00 at is not for disse

ration outside your Committee. It me i i mited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express an evel of the FBI.

IDENTIFICATION NUMBER	AMOUNT OF TAX FOR 1970
153	\$ 426.97
154	184.45
155	221.37
156	636.47
157	273.53
158	259.09
159	216.20
160	260.15
161	325.28
162	178.46
163	60.00
164	60.00
165	10.00
166	204.00
167	330.00
168	243.00
169	352.00

TOTAL TAX:

\$56,237.73

This document is prepared in response to your request and is not for dissentation outside your Committee. I's use is limited to official proceedings your Committee and the cortent may not be disclosed to unauthorized personel without the express approval of the FBI.

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

Addressee: HOUSE SELECT COMMITTEE
LTR X LHM Memo Report dated 9/8/75
U.S. House Select Committee. Re: Request for Caption of Document:Information concerning Identity and
Payments to FBI Informants as well as Tax
Records filed regarding such payments. FBI (8/19/75 req
Originating Office: FBI (8/19/75 req
Delivered by Richard 1. Taylor, Date: 9/19/7.
Received by: andr M. Veutinote
Title: and and
Return this receipt to the Intelligence Division, FBI

TE: SEE

SEE INSTRUCTIONS ON REVERSE~

	CLASSIFY AS	APPROPRIATE	BEFOR	RE COMPLETING.
TO: Intelligence Communication ATTN: Central Index	ty Staff	FROM:		
SUBJECT: Abstract of Info	rmation Provide	d to Select	Committees	
1. HOW PROVIDED (check appropriate for review but not transmitted, DOCUMENT BRIEFING	so note.)		Extens to the second second	PROVIDED
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3. TO WHOM PROVIDED (check appropri	ate term; add speci	fic names if ap	propriate)	
4. IDENTIFICATION (provide descript interviewee, testifier and subjection and endormandum and en	ct)	nts; give name	or identification	number of briefer,
5. IN RESPONSE TO (list date and it wise state verbal request of (na. HSC letter 8/19/7	me), initiative, su		request, other-	6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or Codeword)
7. KEY WORDS (enter the appropriate used underline for emphasis) Treasury Reportme		_		, words not listed are
8. SUMMARY (see reverse side before Information furni informants as vi payments	shed regardi	ng identi	ty and payme led regardir	ents to FBI 13 such
62-1365年				
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TREAT AS YELLOW

IN CONNECTION WITH SENSTUDY 75

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX

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(4)

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.





SEP 2 2 1975

John A. Mintz, Assistant Director Legal Counsel Division Féderal Bureau of Investigation

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

House Select Committee Request dated September 18, 1975

Attached is a letter from the House Select Committee dated September 18, which requests access to various FBI materials. Please prepare an appropriate response.

Paul Daly

REC-7: 62-116461-

41 OCT 1 1975

ENCLOSURE. SA Daly advises requesters material should be prejuned for

62-116464

RAPÉR, N. GIAIMO, CONN.
JAMES V. STANTON, OHIO
RONALD V. DELLUMS, CALIF.
MORGAN F. MURPHY, ILL.
LES ASPIN, WISDALE MILFORD, TEX.
PHILIP H. HAYES, IND.

WILLIAM LEHMAN, FLA.

Robert McClory, Ill. David C. Treen, La. James P. Johnson, Colo. Robert W. Kažten, Jž., (*Is.



A. STARLE FIELD, STAFF DIFECTOR AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

September 18, 1975

Mr. Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination Department of Justice Washington, D.C. 20530

Dear Mr. Shaheen:

We hereby request immediate access to all notes, memoranda, files and reports concerning Mr. Dick Wilson, Tribal Chairman of the Pine Ridge Indian Reservation. Ms. Ellen Miller of our staff will be prepared to review this material Tuesday, September 23, 1975.

Sincerely,

A. Searle Field Staff Director



12-11646y- 18

1 - Mr. J. B. Adams 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. R. J. Gallagher (Attn: N. L. Christensen) The Attorney General September 26, 1975 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar Director, FBI 1 - Mr. T. J. McNiff U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC) Reference is made to HSC letters making specific requests of this Bureau in relation to FBI investigations concerning Donald Uffinger and Richard Bast, and Department memorandum to this Bureau, dated September 12, 1975, setting forth guidelines to be followed by this Bureau in responding to such requests as the Department is currently involved in litigation with Mr. Bast in the District Court of the District V of Columbia, styled BAST versus KELLEY. In accordance with Department instructions as indicated in Item 4(d) of referenced letter of September 12, 1975, all references to this Bureau's interview of witness Steven J. Dodd (Mere removed from material made available for review by HSC Staff Members on September 32 11975. Enclosed for your approval and forwarding to the HSC is the original of a memorandum which constitutes a response to the above-cited requests of the HSC. Co FEB 20 1976 A copy of this memorandum is being furnished for your records. Enclosures (\$) ENCLOSURE Assoc. Dir. Dep. AD Adm. Dep. AD Inv62-116464 Com. Syst. 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Gen. Inv. TJM: 1hb III b Special Counsel for Intelligence Coordination Inspection __(18) 1 - 92-4776 1 - 139-3671 Laboratory 47-50514 139-1580 1 - 9-50285 - 105-209024 Training 1 - 139-4501 "ENCLOSURE IN BULKY ROOM" MAIL ROOM GPO 954-546 TELETYPE UNIT EB 2,5-19762989725 Раде 301

1 - Mr. J. B. Adams

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis)

1 - Mr. R. J. Gallagher (Attn: N. L. Christensen)

1 - Mr. W. R. Wannall

September 26, 1975

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

U. S. HOUSE SELECT COMMITTEE OI DIVELLIGENCE ACTIVITIES (NEC)

RE: PEQUESTS FOR INFORMATION CONCLRMING DOMAID UFFIREER AND RICHARD RAST

Reference is made to (a) HSC letter of August 27, 1975, requesting any and all files, reports and materials conserming Donald Uffinger and Richard Bast, private investigators; (b) a second HSC letter deted August 27, 1975. requesting interview with five Special Agents of this Eureau, subject natter unspecified but believed to be in connection with the Uffinger and Best investigations; and to (c) NSC letter to Department of Justice September 8, 1975, ogreeing to guidelines proposed by the Department of Justice. including the granting of access to HSC Staff Hembers to materials contained in all FBI files in which Mr. Bast was the subject of a criminal investigation and all files related to Mr. Uffinger:

It should be noted that Richard Bast is a subject in six main files and Donald Uffinger is the subject of one main file maintained at FBI Readquarters.

In accordance with prior arrangements, material contained in five of the sin files relating to last and the Dep. AD Adm. _ one file relating to Uffinger were made available for review Dep. AD Inv. ___ to HSC Staff Members Jenes D. F. Oliphant and Richard Vermiere at FBI Headquarters on September 22, 1975. Pursuant to a Comp. Syst. ____ Ext. Affairs ____ directive of the President of the United States issued Files & Com. __ during the weekend of September 13-14, 1975, all classified/ Gen. Inv. _____. material contained in the above files had been entracted

1 - 47-50514

1 - 139-4501

1 - 9 - 50285

I - 139-1580

1 - 139-3671

1 - 92-4776

Spec. Inv. ___ TJM:1hb/hb Training _ Legal Coun. _

Assoc. Dir. _

Asst. Dir.:

Admin. _

Inspection __

Laboratory ____

Plan. & Eval. _

Telephone Rm. ___

Intell. _

62-116464

1 - 105-209024

(17)

ORIGINAL AND ONE COPY TO AG

SEE NOTE PAGE 2 569-920

TELETYPE UNIT ____ EMCLOSURE Director Sec'y ___ MAIL ROOM ___ NW 54960 DocId:32989725 Page 302

musi serior comittee of lifetlyches activities (180)

IN: BLIVEBLE FOR INFORMATION CONCERNING COMMEND UPFILING AND RICHARD DEST

From copies of reterial reviewed. In this regard, the sinth file pertaining to Mr. Best was found to be replete with classified information to the entent that removal of such classified information would render the remaining information in the file to be, for all practical purposes, meaningless. This situation was emplained to Mr. Oliphant on September 22, 1975, and he agreed to postpone a review of copies of material contained in the sixth file until such these as necessary arrangements can be effected.

With report to requested interview of five FDI Special Agents as set forth in referenced ISC letter of August 27, 1975, it is noted that juicolises agreed upon by the Expertment and the HSC preclude the interview of these Special Agents until such time as the matter concerning release of classified information to the HSC has been resolved. Accordingly, no arrangements have been effected by this Europa at this time for interview of the five Special Agents by HSC Stoff Members.

1 - The Attorney General

NOTE:

Material prepared for review relating to Uffinger and Bast was prepared by Special Agent Ned L. Christensen, General Investigative Division. File 105-209024, captioned "Richard Lee Bast, Interception of Communications, Internal Security - Middle East," contains material not made available to HSC at this time. This file contains a considerable amount of classified information received from CIA.

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

Addressee:			SELECT			•
	-495-1 U.U	☐ Memo	Report	dated	9/25/75	
Capsion of	HOUSE	SELECT	COMMITI	EE. k	8/27/75 Requests	e For
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Richar	d Bast.					
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•	<u> </u>	CLASSIFY AS	APPROPRIATE	10TE:	SEE INSTRUCTIONS ON RE BEFORE COMPLETING.	VER:
co: Attn:	Intelligence Communi Central Index	ty Staff	FROM: FBI	•		

SUBJECT: Abstract of Information Provided to Select Committees

1. HOW PROVIDED (check appropriate term. If a document was made available

2. DATE PROVIDED

for review but not transmitted, so note.) DOCUMENT BRIEFING

INTERVIEW

TESTIMONY OTHER 9/26/75

For Review

3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)

x	ssc
	нѕс

4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject)

Memorandum

5. IN RESPONSE TO (list date and item number if in response to formal request, otherwise state verbal request of (name), initiative, subpoena, etc.)

6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or Codeword)

SSC requests 8/27/75 and 9/8/75

U

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

Information Handling

8. SUMMARY (see reverse side before completing this item)

Access to material concerning Private Investigators Donald Uffinger and Richard Bast.

62-116395

AJD:1hb ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX (4) IN CONNECTION WITH SENSTUDY 75.

3791 (6-75)

5000 1000 AS APPROPRIATE

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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.

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 and HSC Requests for ADEX List

Pursuant to the instructions of the Deputy Attorney General, please provide access to the names of persons on the ADEX list to Messrs. Oliphant and Vermeire of the House Select Committee on Intelligence, and to Ms. Talley and Mr. Elliff of the Senate Select Committee.

cc: Paul Daly

NOT 15 1975

ORIGINAL FLUS IN

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. J. B. Adams

FROM : Legal Counsel

SUBJECT: HOUSTUDY

1 - Mr. Mintz 1 - Mr. Wannall

1 - Mr. Cregar

DATE: 9/11/75

1 - Mr. Hotis

1 - Mr. Daly

1 - Mr. Robert Peterson

Dep. AD Adm. _ Dep. AD Inv. _ Asst. Dir. Admin. _ Comp. Syst. Ext. Affairs Files & Com. . Gen. Inv. Inspection Laboratory Legal Coun Plan. & Eval. Spec. Inv. Training Telephone Rm. Director Sec'y

Assoc. Dir.

By letter dated 8/27/75, we received a request for the interviews of four Agents by the House Select Committee. Some of the Agents who were requested to be made available for testimony are defendants in a civil proceeding arising out of a Bureau investigation. Simultaneous with this request, by letter dated 8/27/75 from the House Select Committee, we also received a request for material pertaining to the investigation out of which the aforementioned civil action arose. Upon receipt of this request, SA Paul V. Daly of this Division expressed his concern to Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination in the Department, and his Deputy, Steven Blackhurst, pointing out that the avenue of inquiry by the House Select Committee could have an adverse impact on the pending civil litigation and that careful consideration should be given as to the Department's and Bureau's response to these requests. He was also advised that the Agents themselves were being sued in both an individual and official capacity; and, of course, an adverse judicial finding could financially affect the Agents involved.

At the Department's request on 9/9/75, SA Daly attended a meeting in the Department with Sally Whittaker of the Civil Division, Jim Reynolds of the Criminal Division, Michael E. Shaheen, Jr., and Steven Blackhurst to discuss the House Select Committee requests concerning the aforementioned matter. Both Whittaker who was handling the civil litigation involving Bureau personnel in the Bureau and Reynolds who is in the process of presenting to a Federal Grand Jury a criminal violation connected to the law suit stated they felt that the Committee's requests would not have an adverse impact on either of these matters. Reynolds did request that certain material be withheld from the Committee which he had intended to use as rebuttal material in the event the criminal matter went to trial.

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SEP 15 1975

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Legal Counsel to Mr. Adams RE: HOUSTUDY

SA Daly expressed concern at the request for interview by the House Select Committee and stated it would appear in the interests of the Department and the Government that if such interviews were allowed, the Department furnish the Agents legal representation. The Department agreed that they would provide legal representation to the Agents if they were interviewed by the House Select Committee.

Subsequently, a meeting was held on the same date with Richard Vermeire and Tim Oliphant, House Select Committee Staff Members, and they agreed orally to special procedures concerning this particular matter relating to the production and handling of documents. They indicated that they would have to secure approval from their superiors and would confirm their approval in writing. As of 9/10/75, the Committee has not furnished the Department a written agreement pertaining to their requests.

RECOMMENDATION:

For information.

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

SEP 1 8 1975

My (aft)

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence Coordination

SUBJECT House Select Committee Request dated September 15, 1975

Attached is a letter dated September 15, from the House Select Committee requesting access to particular COINTELPRO documents. We have been advised orally that at this time the Committee has no objection to the Bureau excising the names of confidential sources/recipients prior to providing access to these documents. Please prepare an appropriate response to this request.

Nothing in this memorandum is intended to change our understanding that the HSC staff is not to have access to classified materials until further notice.

Paul Daly

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ROBELT N. GIAIMO, CONN.
JAMES V. STANTON, ONIO
RONALD V. DELLUMS, CALIF.
MORGAN FEMURPHY, ILL.
LEB ASPIN, WIS.
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Robert Mc Clory, Ill. David C. Treen, La. James P. Johnson, Colg. Robert W. Kasten, Jr., Wis. A. SEARLE FIELD, STAFF DIRECTOR AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515

September 15, 1975

Mr. Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination U.S. Department of Justice Washington, D. C. 20530

Dear Mr. Shaheen:

We understand from a conversation between Mr. Vermeire of our staff and Mr. Ryan of the FBI at FBI Headquarters on September 12, 1975, that, with respect to the Cointelpro summaries heretofore delivered to the Committee, the serial numbers on the various pages of the summaries refer to the raw, supportive documents relating to the Cointelpro programs as summarized on each page. Accordingly, we request access to all supporting documents in connection with the Cointelpro activities referred to by the following serial numbers. The respective page numbers of the summaries are also provided to assist you in preparing the material.

Black Extremist:

1.	100-448006-15, 79, 81, 179		(Page 6)
2.	100-448006-16, 23	. *	(7)
3.	100-448006-165		(31)
4.	100-448006-29	•	(9)
5.	100-448006-63		(12)
6.	100-448006-93		(16)
7.	100-448006-117, 187		(18)
8.	100-448006-123	151/10	(21)
9.	100-448006-125	RECEIVE D	(23)
10.	100-448006-171, 255, 280	SEP 16 1975	(33)
11.	100-448006-229, 271	相后 月	(44)
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Mr. Michael E. Shaheen, Jr. September 15, 1975 Page 2

12.	100-448006-236, 867	(47)
13.	100-448006-297, 435	(53)
14.	100-448006-351	(63)
15.	100-448006-421, 430, 431	(74)
16.	100-448006-681, 824	(124)
17.	100-448006-685, 766	(125)
18.	100-448006-692, 847	(127)
19.	100-448006-740, 766, 795, 803, 878	(134)
20.	100-448006-770, 832	(142)
21.	100-448006-785, 876, 923	(145)
22.	100-448006-863, 869, 970, 957	(162)
23.	100-448006-928	(175)
24.	100-448006-1233	(225 and 226)
25.	100-448006-1244, 1499	(229)
26.	100-448006-1251, 1303, 1359	(230)
27.	100-448006-1264, 1648, 1269, 1282	(235)
28.	100-448006-1377	(269)
29.	100-448006-1385	(270)
30.	100-448006-1443, 1490	(280)
31.	100-448006-1621	(314)
32.	100-448006-1623, 1824	(315)
33.	100-448006-32, 1150, 1722	(342)
34.	100-448006_1880, 1890, 1925	(370)
35.	100-448006-1893 (157-9079-980)	(375)
36.	100-448006-2016	(396)

Mr. Michael E. Shaheen, Jr. September 15, 1975 Page 3

37.	100-448006-2209 (2)	(460)
38.	100-448006-2308 (2)	(509)
New I	eft:	
39.	\ **	(1)
40.	449698-34-64	(2-17)
	" -34-66	
	-34-74 -34-75	
	-34-76 " -34-78	
	" -34-79 " -34-81	
٠	" -34-82 " -34-85	
	" -34-86 " -34-90	
	" -34-92 " -34-93	-
	" -34-99	
41.	449698-42-7	(36)
42.	449698-44-10	(51)
43.	449 698- 46-15 '' -46-16 '' -46-18	(96)
44.	449698-50-13	(104)
45.	449698-53-23	(115)
46.	449698-56-6	(131)
47.	449698-61	(133)
48.	449698-62	(140)
49.	449.698-66-4	(145)

^{**} There is no serial number on this page.

Mr. Michael E. Shaheen, Jr. September 15, 1975 Page 4

50.	449698-258		(156)
51.	449698-341 " -9-15	•	(161)
52.	449698-5-16 "-5-17		(232)
53.	449698-5-19 "-5-20		(233)
54.	449698-5-22 ''-5-24	·	(234)
55.	449698-5-29 "-5-30	*	(237)
56.	449698-5-929 " - 3473		(243)
57.	449698-7, 7,	9	(254)
58.	449698-8-15		(258)
59.	449698-8-16		(259)
60.	449698-10-12	•	(281)
61.	449698-11-9 " -11-31		(285)
62.	449698-15-2	•	(298)
. 63.	449698-26-31	•	(338)
64.	449698-33-18	,	(361)

Thank you for your cooperation in this matter.

Sincerely,

A. Searle Field
Staff Director







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

SEP 1 9 1975

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TO: Paul V. Daly

Federal Bureau of Investigation

FROM:

Steyé Blackhurst

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Assistant Special Counsel for /Intelligence Coordination

SUBJECT: HSC Letter Dated September 17, 1975

Attached is a letter from the House Select Committee confirming that when access to COINTELPRO materials is provided the names of confidential sources/recipients should be excised.

Nothing was agreed upon by me with Oliphant and Vermeire concerning the amount of material which will be available on Monday, but please try to have as much as possible and in the order they want it.

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8 4 MAY 1 3 1976 7 54960 DocId: 32989725 Page 315 TO: Paul V. Daly

Federal Bureau of Investigation

FROM: Steve Blackhurst

Assistant Special Counsel for Intelligence Coordination

SUBJECT: HSC Letter Dated September 17, 1975

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OTIS G. PIKE, N. Y., CHAIRMAN

ROBERT N. GIZIMO, CONN. JAMES V. STALLTON, OHIO ROUALD V. DELLUMS, CALIF. MORGAN F. MURPHY, ILL. LES ASPIN, WIS. DALE MILFORD, TEX. PHILIP H. HAYES, IND. WILLIAM LEHMAN, FLA,

ROBERT MC CLORY, ILL. DAVID G. TREEN, LA. JAMES P. JOHNSON, COLO.

A. SEARLE FIELD, STAFF DIRECTOR AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

Select Committee on Intelligence U.S. House of Representatives Washington. D.C. 20515

September 17, 1975

Mr. Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination U. S. Department of Justice Washington, D. C. 20530

Dear Mr. Shaheen:

This is to confirm a telephone conversation this date between Messrs. Vermeire and Oliphant of our staff and Mr. Blackhurst, Assistant Special Counsel for Intelligence Coordination, wherein we stated that we expect to have access to the Cointelpro material referred to in the Committee's letter of September 15, 1975 no later than Monday morning, September 22, 1975. We further stated that we agree to examine the above-mentioned material with the names of confidential sources excised.

In the event all of the material cannot be available, we are willing to commence a review on Monday of a part thereof (at least 50%) with the balance available on the succeeding days. In all events the first part must commence with material in inverse chronological order.

Aaron B. Donner

Counsel to the Committee



L/2-//6// ENCLOSURE