

This document is made available through the declassification efforts  
and research of John Greenewald, Jr., creator of:

# The Black Vault

---



The Black Vault is the largest online Freedom of Information Act (FOIA)  
document clearinghouse in the world. The research efforts here are  
responsible for the declassification of hundreds of thousands of pages  
released by the U.S. Government & Military.

**Discover the Truth** at: **<http://www.theblackvault.com>**

DATE: 11-14-2017

JFK Assassination System  
Identification Form

Date: 5/7/2015

## Agency Information

AGENCY: FBI  
RECORD NUMBER: 124-10198-10008  
RECORD SERIES: HQ  
AGENCY FILE NUMBER: 92-3171-1103

## Document Information

ORIGINATOR: FBI  
FROM: SAC, CG  
TO: DIRECTOR, FBI  
TITLE:  
DATE: 07/16/1963  
PAGES: 10  
SUBJECTS:  
SGI, SURVEILLANCE, CONTEMPT CHARGES  
DOCUMENT TYPE: PAPER, TEXTUAL DOCUMENT  
CLASSIFICATION: Unclassified  
RESTRICTIONS: 4  
CURRENT STATUS: Redact  
DATE OF LAST REVIEW: 03/12/1998  
OPENING CRITERIA: INDEFINITE  
COMMENTS: INC NOTE

DATE: 11-14-2017

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION  
JUL 16 1963

TELETYPE

Mr. Tolson	
Mr. Belmont	✓
Mr. Mohr	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. DeLoach	
Mr. Evans	✓
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

URGENT 7-16-63 7-15 PM RMF

TO DIRECTOR, FBI /92-3171/

ATTENTION.. ASSISTANT DIRECTOR COURTNEY EVANS

FROM SAC, CHICAGO /92-349/ 9 PAGES

SAMUEL M. GIANCANA, AKA, AR. Anti-racketeering

REMYTEL, JULY FIFTEEN, LAST.

GIANCANA HEARING CONTINUED, JUDGE AUSTIN/SS COURT,  
TEN AM TODAY. GIANCANA/S ATTORNEY, LEIGHTON, RESTED HIS  
CASE RESTATING MOTION FOR PRELIMINARY INJUNCTION AND POINTED  
OUT THAT NONE OF THE STATEMENTS IN TESTIMONY OR IN AFFIDAVITS  
HAS BEEN REFUTED BY GOVERNMENT. u

AUSA JOHN P. LULINSKI MOVED FOR DISMISSAL AS  
ALLEGATIONS IN STATEMENT INCONCLUSIVE AND DO NOT HAVE  
EVIDENTIARY BASIS FOR SUPPORT OF APPLICATION FOR PRELIMINARY  
INJUNCTION. u

AUSTIN THEN RULED ON MOTION TO DISMISS AND GRANTED 9 1963  
MOTION TO DISMISS AS TO DIRECTOR J. EDGAR HOOVER AND DENIED  
MOTION TO DISMISS AS TO SAC JOHNSON. HE DENIED ALL  
GOVERNMENT/S MOTIONS TO STRIKE TESTIMONY OF GIANCANA

END PAGE ONE

MR. BELMONT FOR THE DIRECTOR

51 JUL 24 1963

ALL INFORMATION CONTAINED  
HEREIN IS UNCLASSIFIED  
DATE 4/23/84 BY SP5RDL/ey

PAGE EIGHT

STATEMENT IN ORAL TESTIMONY, APPROPRIATE AFFIDAVITS BEING  
OBTAINED FROM AGENTS. *u*

AUSA MC DONALD, LULINSKI, AND JAMES, WHO ATTENDED  
PROCEEDINGS YESTERDAY AND TODAY, ALL STATE THEY DETECTED  
NO INDICATION OF MISCONDUCT ON PART OF AGENTS. *u*

TRANSCRIPTS OF TESTIMONY BEING OBTAINED AND WILL BE  
FORWARDED TO BUREAU. *u*

CG SIX FOUR NINE EIGHT DASH ~~PXXXX~~ PC ADVISED TODAY THAT UPON  
HIS RETURN TO CHICAGO YESTERDAY HE WAS CONTACTED BY ANTHONY  
TISC<sup>I</sup> ATTORNEY AND SON-IN-LAW OF GIANCANA, AND HAD DINNER  
WITH TISCI LAST NIGHT. INFORMANT STATED TISCI EXTREMELY  
CONFIDENT AT THAT TIME THAT AUSTIN WOULD GRANT INJUNCTION  
AGAINST FBI/S SURVEILLANCE. TISCI DID NOT SPECIFICALLY  
INDICATE REASON FOR CONFIDENCE BUT EXPLAINED THAT GOVERNMENT  
MADE SERIOUS MISTAKE IN NOT CROSS-EXAMINING WITNESSES. TISCI  
STATED THAT LEIGHTON PUT CHARLES ENGLISH ON STAND ONLY AFTER  
DETERMINING THAT GOVERNMENT WAS REFUSING TO CROSS-EXAMINE.  
AFTER GOVERNMENT REFUSED TO CROSS-EXAMINE ENGLISH, LEIGHTON  
THEN DECIDED TO PUT GIANCANA ON STAND. TISCI ADVISED  
INFORMANT THAT GIANCANA AND OTHER HOODLUMS IN CHICAGO WERE  
END PAGE EIGHT