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104-10107-100<sup>,</sup>

## RETURN TO CIA Background Use Only Do Not Reproduce

OGC 77-0428 19 January 1977

MEMORANDUM FOR:	C/SE/SS					
FROM:	Edmund Cohen Assistant General Counsel					
SUBJECT:	Reimbursement of Travel Expenses of Witness on Behalf of U.S. Government					
REFERENCES:	A. Memo for Record, Same Subj. 03  B. Memo for C/SE Div. fm Subj: Appearance as Witness on Behalf of U.S. Government					
raveled to	ce with instructions contained in reference A,  Miami for a pre-trial conference in the case of <u>U.S.</u> v.  76-371-CR-CA (S.D.Fla.) Reference B seeks reimburs					
for Mr. trave as testimony tshould absorb the cos	igned spoke with Mr. Jim Williams, Budget Section, ministration (128-4266), about obtaining reimbursement l expenses. Mr. Williams was informed that insofar related to his official duties as a DEA employee, DEA ets. Mr. Williams agreed and indicated that Mr. m to arrange reimbursement.					
<b>∞3</b>	Edmind A					
	Edmund Cohen					
OGC: EC: bm (21 Janua Distribution:	ry 1977)					

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Original - Addressee

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OGC 77-0427 19 January 1977

## MEMORANDUM FOR THE RECORD FROM: Edmund Cohen Assistant General Counsel SUBJECT: -- Involvement as Witness in Gerald Patrick Hemming Case In the late afternoon on 7 January 1977, Mr. informed the undersigned that he was being asked to attend a pre-trial conference on 10 January in Miami, Florida, and expected to be a witness for the Government in the case against Gerald Patrick Hemming. stated that he had been under cover while employed by the Agency from 1969 to 1974. He had then transferred to DEA where he became involved with Mr. Hemming. Mr. was now back with the Agency and expected to be put under cover very shortly. Both for cover considerations and because he felt the Hemming case had a great deal of "flap" potential, rivaling the Werbell case, he desired OGC to intercede for him to keep him from having to testify. 2. Mr. noted that Hemming was a "walk-in", who was referred to his boss at DEA, Mr. Conein, by Mr. Werbell and that Conein, in turn, had sent Hemming to him to be interviewed. Subsequently, Mr. Hemming had "set up" Mr. Conein by first telling him that a brother wished to work with DEA and requesting permission to give Mr. Conein a resume, and later by publicly meeting Conein and handing him a manila envelope ostensibly containing the promised resume. In fact, the envelope contained a report with phony cryptonyms representing Hemming as an agent of Conein's. Hemming's report detailed a variety of alleged official activities and 3 indicated mentioned his prior contacts with Conein and with that Hemming would undoubtedly try to beat the narcotics charges pending against him in Miami by claiming to be a DEA or CIA agent. testimony that he was a DEA employee when he met him but was a CIA employee both before and after would help cloud the issue. In addition, current usefulness to the Agency. such exposure could affect

	3. The undersigned checked with Mr. Robert Blandford, CCS, and learned that cover had been removed when he left the Agency, thus his previous service was a matter of public record. In addition, he was not now under cover. Mr. C/CCS, opined that no cover problem existed which would impede testimony.
	4. The undersigned then spoke with Ms. Karen Atkinson, Assistant U.S. Attorney in Miami (305) 350-546l, to inform her of Mr. current status. Ms. Atkinson appreciated the potential problems, but concluded that Mr would be a necessary witness for the trial which was scheduled to begin on ll January. The question of travel expenses was also broached. Ms. Atkinson stated that she did not have an expense fund to pay the travel expenses of Government witnesses and that the usual practice was for the employer Agency to pay the expenses of an employee testifying on behalf of the Government about his official actions. The instant case was somewhat unusual because CIA would be paying for Mr. to, in effect, testify about his DEA experiences, but she opined that this was a matter best resolved in Washington.
L	branch chief, of the above and suggested that travel orders be cut for Mr.
03[	6. On ll January, following his return from Miami, Mr. informed the undersigned that Hemming's motion that his trial be severed from that of his various co-conspirators had been granted and, therefore, his testimony had not been required. Ms. Atkinson had informed him that should Hemming raise as a defense the allegation that he was a DEA agent, would be called as a rebuttal witness. Ms. Atkinson also noted that Hemming was alleging that DEA was representing him at the behest of CIA because in the past he had "crossed" CIA.
	Edmund Cohen

cc: Mr. Robert Morris, EAB

Mr. Robert Blandford, CCS

OGC: EC: bm (21 January 1977)

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