

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>**

Agency Information

AGENCY : FBI
RECORD NUMBER : 124-90064-10009
RECORD SERIES : HQ
AGENCY FILE NUMBER : CR 87-20258-89

Released under the John
F. Kennedy
Assassination Records
Collection Act of 1992
(44 USC 2107 Note).
Case#:NW 54462 Date:
10-05-2017

Document Information

ORIGINATOR : FBI
FROM : IP
TO : HQ

TITLE :

DATE : 07/28/1958
PAGES : 3

SUBJECTS :

EUGENE FISHER LONDOS
VICTOR PEREIRA

DOCUMENT TYPE : PAPER, TEXTUAL DOCUMENT
CLASSIFICATION : Unclassified
RESTRICTIONS : 4
CURRENT STATUS : Redact
DATE OF LAST REVIEW : 06/18/1998

OPENING CRITERIA : INDEFINITE

COMMENTS : RPT

Informants

T-1 is MM-438C, contacted May 12, 1953 by an SA of the Miami Office.

T-2 is MM-354C contacted May 15, 1953 by an SA of the Miami Office.

T-3 is ROBERT HERRON, Assistant Manager, Illinois Bell Telephone Company, Hammond, Indiana, Office, contacted by S JAMES F. RILEY, JR.

T-4 is MF-2235-C by an SA of the Minneapolis Division.

T-5 is EDWARD P. MESEROLE, a PCI of the Washington Field Office, contacted by an SA of that Division.

T-6 is IP-2908-C, contacted June 24, 1953, by SA SEAMANS J. JONES.

Assistant United States Attorney JAMES E. KEATING, before knowing that DALE and PEARSON were in custody at the time of this violation, stated that he felt that all three should be indicted so that there would be no fear of the subjects fighting removal, as they would probably do, if arrested on the basis of a Commissioner's Warrant. At the time of the indictment, there was a reasonable doubt existent concerning the identity of JOHN A. PEARSON as a subject, but in view of the above, KEATING decided that he should be indicted along with DALE and LONDOS. He said, however, that in spite of the indictments, the Bureau should continue that phase of their investigation to identify GRANT and PEARSON, the two "steerers". He cited also that there was need of additional evidence to convict LONDOS and for that reason, extreme care should be taken to arrest LONDOS in his residence for the purpose of securing items of evidence such as typewriters, pens, pencils, credentials, clothing, address books, etc.

After the issuance of warrants based on the above mentioned indictments, KEATING advised that he did not consider the dismissal of said indictments prudent since upon the eventual identification and apprehension of GRANT and PEARSON, the "steerers", the indictments could then be changed. He stated that if the indictments were dismissed now, that against LONDOS would automatically be dropped also since he is mentioned in both counts. He advised that the Bureau or the Department would not be liable to legal damages from DALE or PEARSON as long as the Bureau did not cause the arrest of either DALE or PEARSON who are now in custody.