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TO : FILE (105-146601)

DATE: 9/17/75

FROM : SAC ROBERT C. DENZ DIVISION III

SUBJECT: SENSTUDY 1975

Mr. WILLIAM CREGAR, FBIHQ, telephoned me this date to advise that former coordinating Supervisor ARNOLD BRANDT, NYO, and former SAC JOSEPH SCHMIT, NYO, testified before staff personnel of the Senate Select Committee on 9/15/75 and 9/16/75 respectively. Both advised Mr. CREGAR that they will send down to FBIHQ, by way of the NYO, a written version of their testimony. They will probably send these in care of the NYO and we should forward intact to the Bureau.

Mr. CREGAR requested the following:

We should contact both Mr. BRANDT and Mr. SCHMIT to determine their knowledge of any briefing afforded the Attorney General, the late ROBERT KENNEDY, while visiting the NYO in approximately 1962, relating to our operations concerning mail programs. Mr. CREGAR desires that I talk to some of the older Supervisors or Agents, who might recall the visit of the Attorney General and what briefings took place. If any memoranda were written on such briefings, he would like a copy of same. Mr. CREGAR believes, although not certain, that Mr. SCHMIT indicated such a memorandum existed.

In addition, we should ask Mr. SCHMIT whether he was put under oath by Mr. JIM DICK, and if so, he should include this in his written memorandum which he is going to forward to FBIHQ. In addition, Mr. SCHMIT should be asked about a statement he made to Mr. CREGAR regarding the reading of the transcript of the staff members for accuracy. Mr. CREGAR believes Mr. SCHMIT stated that he was able to read the transcript. If this occurred, please

Classified by 580G 1010L Exempt from GDS, Category 2+3 - SAC, Div. III Date of Declassification Indefinite SFARCED SERIAL 7 PD Sup. BARRA, 34 105-146601 RCD:enc gn ¢ (3) Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan 5010-110

NY 105-146601

have him include details as to this transcript being requested by Mr. SCHMIT and his being able to read it.

SECRET

I advised Mr. CREGAR that I will immediately converse with the appropriate older Agents in NYO and initiate action to run down answers to the above, and hope to have same before close of business today.

Above brought to attention of Supervisor CHARLES WEIS, who in turn furnished names of SAs possibly familiar with above, and we have initiated action to try to locate Mr. BRANDT and Mr. SCHMIT to get above answers. Supervisor LOU BARRA, who has SENSTUDY assigned to his squad, should assist Supervisor WEIS in running this matter down.



9/19/75

PSECRET

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T0:

DIRECTOR, FBI (62-116395) (ATT: W.O. CREGAR)

62-1506S SAC, NEW YORK (1-05-140001) FROM:

SENSTUDY 1975 SUBJECT: IS - R

162-15065-8A On 9/16/75, SA JAMES P. KEHOE was in telephonic contact with former Supervisor ARNOLD E. BRANDT who advised that he had testified before the Senate Select Committee (SSC) staff on 9/15/75, and that they questioned him gener-ally about the same subjects which SA KEHOE had discussed with the Committee, namely SAM, SUN, GUS and Z. BRANDT stated that he experienced no difficulty and that his recollection about these matters had been hazier than SA KENDE's so he. BRANDT, felt that he added nothing to what they already knew.

On 9/17/75, SA KEHOE attempted to recontact former Supervisor BRANDT to secure additional data concerning his testimony before the SSC, at which time SA KEHOE was informed that BRANDT was presently travelling and was en route to London, England. He would notreturn to the New York area for about 15 weeks.

On 9/17/75, SA KEHOE was in telephonic contact with former SAC JOSEPH SCHMIT, who advised that he had testifled before the Committee staff on 9/16/75. He stated that

SECRET Bureau (RM) Downgraded to Secret per FBS New York Classified by 5806 Exempt from GDS, Category 243 Auto Beclass. Guide Date of Declassification Indefinite LB:G 4/10/2017 # F67M8342 (6) 42-15065

NY 105-146601

T P SECRET

he, too, was questioned relative to the same matters, but that the questions asked were generally of a higher level with regard to authorization, etc. SCHMIT stated that he had been put under oath by a female who also operated a stenotype machine and recorded the proceedings. He had been advised that he had a right to read the transcript of the proceedings and they would notify him when the transcript was completed. SCHMIT advised he intended to exercise this privilege.

With regard to this interview, SCHMIT advised he was interviewed in the Everette Dirksen Senate Building from 10:05 AM until 12:15 PM on 9/16/75. At the time he was put under oath by the female who operated the stenotype machine. He did not know the name of this woman, but did notice that she was unknown to the two attornies who were conducting the interview as they had to introduce themselves to her. The attornies' names were JIM DICK and TOM DAWSON.

Regarding his conference with former Attorney General ROBERT F. KENDEDY, SCHMIT stated that at the time of this conference there was a general criminal intelligence conference being held in the NYO and that at one point in this conference he was asked to brief the Attorney General on the espionage SCHMIT advised that at this time he arrived at the situation. conference with three members of his staff, former Supervisors ARNOLD BRANDT, JOHN DANAHY and JOHN MABEY. SCHMIT stated that in addition to these people the individuals who were already present at the conference were all the SACs and JOHN F. MALONE, the ADIC. In addition to the Attorney General, there was a public relations man who accompanied him whose name was not recalled by SCHMIT, and former Assistant Director COURTNEY EVANS. SCHMIT did not recall ever reducing this conference to writing, but stated that if it was, and it may well have been, it would have been done somewhere in the criminal intelligence files that were reporting the general criminal intelligence conference.

With regard to who might recall specifics of this file, SCHMIT suggested contacting former NYO Supervisors JOHN DANAHY or JOHN JOYCE, or former SAC WILLIAM ALEXANDER, whom he thinks might have been the SAC of the Criminal Division at the time.

TYPSECRET

NY 105-146601

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TAP SECRET

Regarding what he discussed with the Attorney General, SCHMIT stated that he could not really recall the specifics, but probably discussed the programs we were conducting such as SAM, SUN, GUS and Z, because in effect we were telling the Attorney General what accomplishments we were making, so SCHMIT felt that these would have been mentioned. However, he could not specifically recall the details. In addition, SCHMIT felt that he probably discussed contemporary espionage cases at the time.

In addition to this conference, SCHMIT advised that KENNEDY received a second briefing which he, SCHMIT, did not recall. However, when he was discussing his testimony with former NYO Supervisor FRANCIS GALLANT, GALLANT told SCHMIT that KENNEDY came back a second time at a later date and that he, GALLANT, brought KENNEDY up to date in what was being done in the espionage field. SCHMIT stated, however, he did not even recall this happening after GALLANT had told him on a previous occasion.

SCHMIT stated that all of this information, including the fact that he had a right to review the transcript, would be placed in his memo and he would furnish this memo to the NYO, to be forwarded to the Bureau.

Review of the pertinent files in Division III failed to reflect any record of former SAC JOSEPH SCHMIT's discussion with the then Attorney General ROBERT F. KENNEDY.

Supervisors and Agents with extensive experience in the field of espionage were contacted and did recall that former Attorney General KENNEDY visited the NYO during early 1960s, but these individuals were not aware of the details of the discussions which took place in the NYO between the then Attorney General KENNEDY and the executives of the NYO.

It is brought to the attention of the Bureau that the NYO did not attempt to review the criminal intelligence files and will take no action in this area unless advised by the Bureau.

T P SECRET

OPTICNAL FORM NO. 10 JULY 1973 EDITION GBA FPMR (41 CFR) 101-11.6 UNITED STATES GOVERNMENT

Memorandum

' SAC (105-146601)

SUPVR. LOUIS BARRA #34

SUBJECT: SENSTUDY

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FROM

The following information should be brought to the attention of Agents who may be testifying before the Senate Select Committee (SSC) pertaining to Bureau matters.

DATE:

9/17/75

62-15065-18

After an Agent has testified, he should carefully prepare an LHM captioned "SENSTUDY". The abbreviations ADIC, Division III, Division IV, Division V, etc. should not be used in the LHM as the LHM is forwarded to the White House and the Department and these recipients are not knowledgeable as to some Bureau terminology. Therefore, these terms should be completely identified.

In addition, the LHM should reflect who the interviewers were, it being noted that Committee members are Senators whereas Staff members are attornies or other individuals acting for the Committee Senators. The time and place of the interviews should also be reflected in the LHM. Moreover, any question asked an Agent by a member of the SSC should be set out in the LHM and the Agent's answer should follow.

The cover letter is not usually classified; however, *f* the LHM should be classified with the appropriate classification of "Confidential", "Secret" or "Top Secret", according to the information contained in the LHM. The LHM should bear the caption "SENSTUDY", with no character.

SENSTUDY is assigned to Section 34 and all communications must be processed through the Supervisor of Section 34 so their contents can be properly coordinated.

1 - SAC III, R.C. DENZ 1 - SAC IV, J.O. INGRAM 1 - Each Supervisor Division III - Each Supervisor Division IV New York

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

B:GL 25)⊄ NR Ø4 Ø WA PLAIN 4:39 PM URGENT 9-19-75 SMD TO NEW YORK FROM DIRECTOR SENSTUDY 75

THE SENATE SELECT COMMITTEE HAS REQUESTED THAT SAC ROBERT CHARLES DENZ AND SA JOHN C. SULLIVAN BE MADE AVAILABLE IN WASHINGTON, D.C., FOR INTERVIEW BY THAT COMMITTEE ON SEPTEMBER 24, 1975. THE INTERVIEW WILL IN VOLVE THEIR KNOWLEDGE OF THE BUREAU'S INVESTIGATION OF MARTIN LUTHER KING, JR., THE SOUTHERN CHRISTIAN LEADERSHIP CONFERENCE, STANLEY DAVID LEVISON, AND COMMUNIST INFLUENCE IN THE RACIAL MOVEMENT. SAC DENZ AND SA SULLIVAN SHOULD ARRANGE TO ARRIVE IN WASHINGTON IN TIME TO BE BRIEFED BY A REPRESENTATIVE OF THE LEGAL COUNSEL DIVISION AND INTELLIGENCE DIVISION AT 9 AM., SEPTEMBER 24, 1975, IN ROOM 4509 OF THE JUSTICE BUILDING.

> SAC Dong notified Suprin Sullivan notif

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FROM

FILE (105-146601)

DATE: 9/24/75

62-15065-19

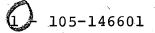
AC ROBERT C. DENZ

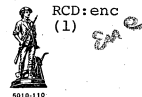
SUBJECT: SENSTUDY

BuNitel dated 9/19/75 advised that Supervisor SULLIVAN and SAC DENZ have been requested to be available in Washington for Senate Select Committee interview. On 9/22/75 I telephoned Legal Counsel and spoke to SA PAUL DALY to firm up my receipt of this request. I asked SA DALY status of the Department's review of items of interest to the Senate Select Committee and the status of the Bureau's request to hold up any further testimony by Agents until the Department comes out with a judgment. SA DALY advised that no response in writing has been received but that the Department indicated we should continue to honor requests from the Committee. I asked SA DALY status of the Department's program relating to making available legal counsel for those Agents appearing before the Committee or Committee staff. SA DALY advised that they have met on this matter but no decision has been made, and in the meantime we are continuing to honor requests for appearances.

I advised SA DALY that it is my opinion that appearances should be held up until the above two items have been adjudicated. He advised that this was the Bureau's stand, but in the meantime we have been advised orally by the Attorney General's office to continue to honor requests.

3468





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

FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMAN PHILIP A. HART, MICH. WALTER F. MONDALE, MINN. WALTER D. HUDDLESTON, KY. ROBERT MORGAN, N.C. GARY HART, COLO.

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

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

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

WASHINGTON, D.C. 20510

ADVICE OF RIGHTS

Before you answer any questions, we would like to advise you of your rights.

This interview is completely voluntary and you have a right to leave without being interviewed, or to terminate the interview at any time.

You have the right to remain silent.

Although the Senate Select Committee is not a prosecutive body, it is possible that anything you say might become available to a prosecutive body and could be used against you in court.

You have the right to consult with an attorney before any questions are asked, and you may have an attorney here with you during questioning.

If you cannot afford an attorney, the Committee shall then endeavor to obtain counsel for you.

If you decide to answer questions without an attorney present, you still have the right to stop answering questions any time; or you may defer your answer until you consult with an attorney.

WAIVER OF RIGHTS

I have read this statement of rights and I understand what my I am willing to be interviewed and to answer quesrights are. tions without a lawyer at this time. No promises or threats have been made to me and no pressure or coercion of any kind has been used against me. \mathcal{N}

		Signed:		MA
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NW 65994 Docid	:32175678 Page 10		1.	



New York, New York

October 10, 1975

UNITED STATES SENATE SELECT COMMITTEE ON INTELLIGENCE

INTERVIEW OF SPECIAL AGENT IN CHARGE ROBERT C. DENZ NEW YORK OFFICE, SEPTEMBER 24, 1975, BY MICHAEL EPSTEIN AND MARY DE OREO

The interview took place in Room G-308, Everette M. Dirksen Senate Office Building, Washington, D. C., from approximately 11:10 a.m. to 11:45 a.m. on September 24, 1975. Mr. Epstein presented a one-page typewritten form, pertaining to "Advice of Rights" and "Waiver of Rights", stating that he hoped Mr. Denz would sign it. It was read, signed and dated. A copy was obtained by SAC Denz.

In response to career-type questions, SAC Denz advised the interviewers of his current position in the New York Office, which he assumed February, 1975, his position as Assistant Special Agent in Charge, Portland, Oregon, Office from April, 1974, to January, 1975, and his position of Assistant Special Agent in Charge in the New York Office from Maich, 1973 to April, 1974. Mr. Denz noted that prior to this he was assigned to Headquarters. It was mentioned by Mr. Denz that the New York Office has five Special Agents in Charge and one Assistant Director in Charge. Mr. Epstein stated that he is primarily interested in that point of Mr. Denz's career which took place at Headquarters. Mr. Denz advised that he was transferred from the Detroit Office to Headquarters in approximately March of 1963 and was assigned to a unit which had some of the supervisory responsibilities pertaining to the Communist Party, USA. After serving several months, possibly six to eight, Mr. Denz was assigned to a unit handling extremist matters, such as the Ku Klux Klan. As to the first unit mentioned, it was explained that there were various

SEARCHED SERIALIZED • Bureau (62-116395) New York (105-146601) SAC 3 7806 Classified by Exempt from GQ\$, Category 2 Date of Declassif conion Indefinite R. C. DENZ:enc (10)



Re: INTERVIEW OF SPECIAL AGENT IN/ CHARGE ROBERT C. DENZ, NEW YORK OFFICE, SEPTEMBER 24, 1975

investigations and various subfiles concerning the Communist Party, such as Communist Party membership, and Communist Party youth. Mr. Epstein asked the identities of the other individuals serving in that specific unit. Mr. Denz replied that he recalls Special Agents Larry Gurley, Seymor Phillips, and William Shaw.

In response to Mr. Epstein's question, Mr. Denz advised that, in view of the lapse of time and the fact that his service in that particular unit was only a matter of months, all of his assignments could not be recalled. To the best of memory, Mr. Denz advised that he coordinated Communist Party membership figures as furnished by certain field offices and believed that at one time he had assigned the subfile on negro matters. Mr. Epstein inquired whether this meant "Cominfil", or Communist Party infiltration of negro groups. Mr. Denz advised that he could not recall specifically the lineup in Division 5, Headquarters, of Communist infiltration cases, but the Communist Party, USA, negro matters would probably touch on Communist infiltration as well as negro members in the Communist Party itself. Mr. Epstein inquired as to the "March on Washington" of 1963 and specifically, the identity of the Special Agent handling same, and who would an official of the Division, as example, an Assistant Director, refer to if he had a question regarding the March. Mr. Denz advised that the official would, no doubt, go down the line of command to the Section Chief, and then to the Unit Chief, and then to the Special Agent handling subject matter. Mr. Epstein was aware that a Mr. Baumgartner was the Section Chief at that time. As to whether the Assistant Director would go directly to the Special Agent handling the matter, Mr. Denz advised that he doubted such would be the normal procedure, but indicated that an official could well have done so on occasion.

Mr. Epstein furnished for review Xerox copies of a July and an August, 1963, memorandum, which indicated originated with Special Agent in Charge Denz, along with communications directed to the Attorney General, pertaining to Communist influence in racial matters and the March on Washington. A review of same indicated to Mr. Denz that such memoranda went up the chain of command to Mr. Hoover. Mr. Denz advised





Re: INTERVIEW OF SPECIAL AGENT IN CHARGE ROBERT C. DENZ, NEW YORK OFFICE, SEPTEMBER/24, 1975

that the memoranda indicate that Mr. Denz had the responsibility of coordinating field information regarding the March on Washington and the responsibility of keeping Bureau officials currently advised. Both memoranda were of an informative In reply to Mr. Epstein's questions regarding a review nature. of files at Headquarters, Mr. Denz explained that probably the memoranda were based on information furnished by several field offices, but no doubt files at Headquarters could also have been reviewed. Mr. Epstein inquired as to Mr. Denz's opinion of the extent of Communist Party influence on the March on Washington. Mr. Denz noted that Mr. Hoover had commented on one of the memoranda to the effect that it was an infinitesimal amount. Mr. Denz stated that he, himself, might not put it in exactly that manner but agreed, while it was no doubt a logical target for the Communist Party, there was not that much influence. At least one of the memoranda supported this comment. As to Mr. Epstein's question concerning Special Agent Forsythe's assignments, he was advised by Mr. Denz that to the best of memory Special Agent Forsythe handled assignments pertaining to individual subjects but no specifics were known. Mr. Epstein inquired as to Mr. Denz's knowledge of "taps" on Martin Luther King. Mr. Denz replied that he recalls hearing of same while at Headquarters but cannot recall as to exact time, place, or any other specific details.

Mr. Epstein concluded the interview, stating his appreciation for the appearance.

10/10/75

AIRTEL

TO:

DIRECTOR, FBI (62-116395) ATTN.: INTELLIGENCE DIVISION SECTION CHIEF W. O. CREGAR

FROM: SAC, NEW YORK (105-146601)

SUBJECT: SENSTUDY 1975

Enclosed are the original and 7 copies of LHM containing results of appearance of SAC R. C. DENZ before Committee members, Washington, D. C., on 9/24/75.

In addition, there is attached a Xerox copy captioned "Advice of Rights", presented to, and signed by, SAC DENZ.

2 - Bureau (Encs. 8) (62-116395) 1 New York (105-146601)

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

PHILIP A, HART, MICH. WALTER F. MONDALE, MINN. WALTER D. HUDDLESTON, KY. ROBERT MORGAN, N.C. GARY HART, COLO. HEARD H. BAKER, JR., TENN, BARRY GOLDWATER, ARIZ, CHARLES MCC. MATHIAS, JR., MD. RICHARD S. SCHWEIKER, PA.

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

Aniled States Senate

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

ADVICE OF RIGHTS

Before you answer any questions, we would like to advise you of your rights.

This interview is completely voluntary and you have a right to leave without being interviewed, or to terminate the interview at any time.

You have the right to remain silent.

Although the Senate Select Committee is not a prosecutive body, it is possible that anything you say might become available to a prosecutive body and could be used against you in court.

You have the right to consult with an attorney before any questions are asked, and you may have an attorney here with you during questioning.

If you cannot afford an attorney, the Committee shall then endeavor to obtain counsel for you.

If you decide to answer questions without an attorney present, you still have the right to stop answering questions any time; or you may defer your answer until you consult with an attorney.

WAIVER OF RIGHTS

I have read this statement of rights and I understand what my rights are. I am willing to be interviewed and to answer questions without a lawyer at this time. No promises or threats have been made to me and no pressure or coercion of any kind has been used against me.

SEARCHED A INDEXED Signed: FILFIDE NUV 197 • NEW YUA Date: FBI-Witness: 62-15065-19E Witness:

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9/26/75

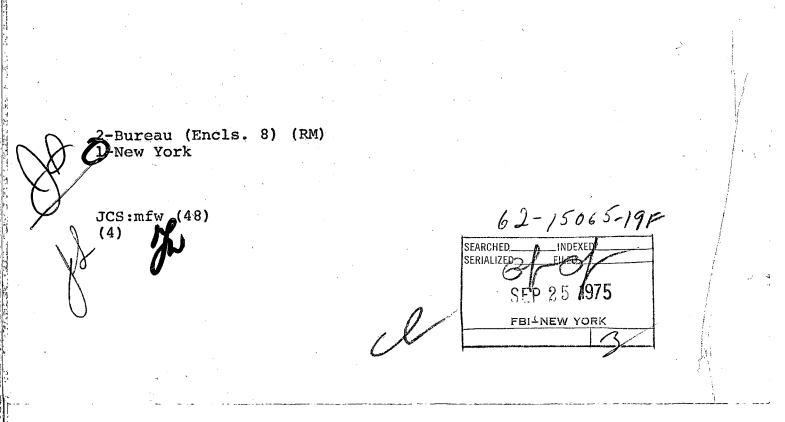
AIRTEL REGISTERED MAIL

TO : DIRECTOR, FBI (62-116395) ATT: W. O. CREGAR

FROM : SAC, NEW YORK (62-15065)

SENSTUDY - 75; SUBJECT: U.S. SENATE SELECT COMMITTEE RE: INTERVIEW OF SA JOHN C. SULLIVAN AT WASHINGTON, D. C. 9/24/75

Enclosed herewith are 8 copies of an LHM re interview of SA JOHN C. SULLIVAN by members of the U.S. Senate Select Committee on 9/24/75 at Washington, D. C.





UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

New York, New York September 26, 1975

SENSTUDY-75;

U.S. Senate Select Committee (SSC) Re Interview of Special Agent JOHN C. SULLIVAN September 24, 1975 Washington, D. C.

On September 24, 1975, Special Agent (SA) JOHN C. SULLIVAN was interviewed by Mr. MICHAEL EPSTEIN and MARY DEOREO, members of the U.S. Senate Select Committee (SSC) at the New Senate Office Building, Washington, D. C.

Mr. EPSTEIN presented SA SULLIVAN with an "Advice of Rights" form requesting that it be read and signed. SA SULLIVAN signed the form, a copy of which is attached.

Mr. EPSTEIN then presented SA SULLIVAN with a Xeroxcopy of a New York Office (NYO) airtel dated April 16, 1964, captioned, "Communist Party-USA Negro Question; Communist Influence in Racial Matters; IS-C"; "CP-USA, COINTEL; IS-C", and asked if he had written this airtel. After reading this document, SA SULLIVAN advised Mr. EPSTEIN that he did not write the document. Mr. EPSTEIN asked if the initials, "JCS", on the lower left hand corner of the first page were his initials. SA SULLIVAN stated that his initials are "JCS", but that he did not write the document. Mr. EPSTEIN then asked SA SULLIVAN if he knew who could have written the document with the same initials. SA SULLIVAN stated that the document could have been written by SA JOHN SEATON. Mr. EPSTEIN asked where SA SEATON was assigned. He was told that SA SEATON was last known to be assigned to the Philadelphia Office.

Mr. EPSTEIN then asked SA SULLIVAN what cases were assigned to him in 1964 in the NYO. SA SULLIVAN stated that most of his investigations dealt with Racial Matters. Mr. EPSTEIN said, like the Black Panther Party, and SA SULLIVAN said yes.

Attachment

Re:

SENSTUDY-75; U.S. Senate Select Committee (SSC) Re Interview of Special Agent JOHN C. SULLIVAN September 24, 1975 Washington, D. C.

Mr. EPSTEIN then asked that if SA SULLIVAN investigated Racial Matters, why he was not investigating CP-USA Negro Matters. He was told that one squad usually handled all matters dealing with the CP, and that CP-Negro Matters and Racial Matters investigations were not the same, and were handled by different squads.

Mr. EPSTEIN then asked how the NYO was set up, such as divisions, etc. He was told that the NYO had divisions that were then broken down into squads. Each squad was responsible for investigating specific classifications.

Mr. EPSTEIN then produced other documents as follows: Xerox copy of a document captioned, "CP-USA Negro Question-Communist Infiltration; Racial Matter; IS-C", dated May 21, 1964, NY file number 100-151649; Xerox copy of Bureau airtel to New York dated April 13, 1964, captioned, "CP-USA; COINTELPRO; IS-C; NEGRO QUESTION", Bureau file number 100-3-104-34; Xerox copy of Bureau letter to NY captioned, "CP-USA; NEGRO QUESTION", Bureau file number 100-3-110.

Mr. EPSTEIN asked SA SULLIVAN if he was familiar with any of the above-mentioned documents. SA SULLIVAN stated that he was not familiar with the above documents. Mr. EPSTEIN then asked if SA SULLIVAN conducted any investigation pertaining to the CP and Mr. STANLEY LEVISON. SA SULLIVAN stated that the only investigation he can recall is when he received some documents and was told to read the documents and disseminate the information from these documents into the specific file having an interest in the subject matter, and did not participate in any active investigation of the CP in New York.

Mr. EPSTEIN asked who was the supervisor of the squad investigating CP matters in 1964, and who was SA SULLIVAN's supervisor in 1964. SA SULLIVAN stated that JOHN KEARNEY was the supervisor of the squad handling the investigation of the CP, and RAYMOND RUCKEL was his supervisor in 1964.

Mr. EPSTEIN asked what agents handled the investigation of the CP-USA; COINTELPRO-CP; and CP-Negro Question. SA SULLIVAN stated that he did not know, and would only be guessing if he began to name persons. SENSTUDY-75; U.S. Senate Select Committee (SSC) Re Interview of Special Agent JOHN C. SULLIVAN September 24, 1975 Washington, D. C.

Mr. EPSTEIN then asked who had the initials, "JJK" and "JMK". SA SULLIVAN said that "JJK" is probably JOHN KEARNEY, but did not know who was "JMK". Mr. EPSTEIN said, could it be JAMES KIRBY. SA SULLIVAN said it could be, but he did not know KIRBY's middle initial. Mr. EPSTEIN asked who was "JFO", and SA SULLIVAN said he could not recall who had the initials, "JFO".

Mr. EPSTEIN asked what stenographers had the initials, "RMV" and "TNS". SA SULLIVAN said he did not know since the documents on which these initials appear were typed in 1964.

Mr. EPSTEIN asked if SA SULLIVAN knew ALEXANDER BURLINSON and where he is at the present time. SA SULLIVAN stated that he knew Mr. BURLINSON and was last known to be living in Scarsdale, NY.

Miss DeOREO mentioned Civil Rights violations. SA SULLIVAN stated that Civil Rights is a separate matter and has nothing to do with the topics being discussed.

Mr. EPSTEIN then wanted to know if SA SULLIVAN conducted his investigation under Section 87 or Section 122 (of the Manual of Instructions). He was advised that cases were handled under Section 122. He also expressed an interest as to whether or not the FBI investigated persons, such as 10 persons conducting a peaceful picket demonstration. SA SULLIVAN stated that the FBI does not investigate peaceful picketing demonstrations, stating that New York City averages about one strike a day and sometimes there may be 5 to 10 demonstrations going on at once.

The interview began at 10:20 a.m. and ended at 11:04 a.m.

-3*

Re:

FD-350 (Rev. 7-16-63)

(Mount Clipping in Space Below)

FBI AGENTS face probable criminal prosecution in connection with spying on Martin Luther King and domestic groups. Possible charges: misuse of the mails, ille-gal threats. "We didn't know things had got-ten that bad," says a Justice Department of-ticial shocked by Senate disclosures. But the ficial shocked by Senate disclosures. But the statute of limitations may prevent some arosecutions. , i er '

Re. Senstury

newspaper, city and state.) Wallstreet Date: 11/21/25 Edition: 6 Author: Editor: Title: Character: ог Classification: Submitting Office: Being Investigated Oľ i 6 SEARCHED. .INDEXED. FII FD FBI NEW YORK

(Indicate page, name of

FD-350 (Rev. 7-16-63)

(Mount Clipping in Space Below)

King Inquiry Calls Three Who Headed Justice Department

WASHINGTON, Nov. 29 (UPI) —The Senate Select Committee on Intelligence, which disclosed harassment by the Federal Bureau of Investigation of the late Rev. Dr. Martin Luther King Jr. and caused reopening of an inquiry into his murder, had summoned three former Attorneys General for new hearings next week.

A committee spokesman said that three informants and the "case agents" who supervised their work would appear at an open session Tuesday. Called as witnesses next Wednesday were William Sullivan, former chief of the F.B.I.'s counterintelligence operations, Cartha D. Deloach, former chief of the bureau's crime records division, and former Attorneys General William P. Rogers (1957-61), Nicholas deB. Katzenbach (1965-66), and Ramsey Clark (1967-69).

A spokesman said that the inquiry would embrace "the full range" of F.B.I. activities but would also deal again with the King affair. It will look into what knowledge Attorneys General during that period had of the seven-year campaign against the civil rights leader, who was shot and killed in Memphis on April 4, 1968. James Earl Ray, an escaped convict who pleaded guilty to the killing, was convicted and sentenced to 99 years in prison. F.B.I. memorandums introhearing showed that the bureau, under direct orders from its late director, J. Edgar Hootee on Intelligence, which disver, had bugged and wiretapped Dr. King. President Ford said at a

President Ford said at a news conference on Wednesday that he "abhorred" the bureau's tactics and said those responsible should be disciplined. Attorney General Edward H. Levi announced the same day that he had assigned two Assistant Attorneys General to review the King murder. (Indicate page, name of newspaper, city and state.)

- NEWY OURTIMES

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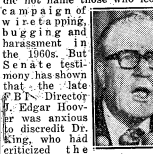
(Mount Clipping in Space Below)



By JOSEPH VOLZ

Washington, Dec. 10 (News Bureau) - FBI Director Clarence M. Kelley testified today that "three or four" former FBI officials who issued the orders to harass Dr. Martin Luther King Jr., the late civil rights leader, "should

be prosecuted.



Intelligence Committee, Kelley did not name those who led the

criticized the bureau for us-Clarencé ing allegedly M. Kelley antiblack agents in the South.

The official FBI justification for the King effort, which in-cluding bugging and tapping of home and office phones and hotel rooms, was the fear that he was influenced by Communists.

William Sullivan, former assistant FBI director, headed up the Domestic Intelligence Division, and recently a copy of an anorymous letter to King that king interpreted to suggest that he commit sucide was found in Sullivan's files. Sullivan con- important.

Appearing before the Senate tends the letter was planted the before Committee, Kelley there.

Among Hoover's advisers dur-ing the time of the Dr. King operation were two former as sistants to the director, A:H Belmont and Cartha (Deke) De Loach, who were considered Hoover's trouble shooters for special projects.

Kelley testified that the FBI still has tapes of King's personal life, and Sen. Barry M. Goldwater. (R-Ariz.), a committee member, asked whether the tape could be available "to deter-mine if Hoover was off on some wild goose chase or had some reason" to investigate King. But Sen. Frank Church (D-

Idal.o), committee chairman, said it would be "a further invasion of privacy and, quite possi-bly, improper" if the committee listened to the tapes.

Kelley was asked whether it was necessary for the FBI to keen files on the sex lives and political views of law-abiding citizens. He contended that there "might be something relevant" in accounts of sexual activities and argued that the political views of subjects often were



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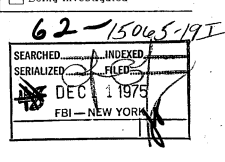
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OPTIONAL FORM NO. 10 JULY 1973 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATES GOVERNMENT

Memorandum

ΤO

SAC (105-146601)

DATE: 9/29/75

SAC !!

FROM

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SUPV. JOSEPH F. HENGEMUHLE (#33)

SUBJECT:

SENSTUDY, 1975

On 9/25/75, Mr. GENE DEAN, FBIHQ (black phone vertension 4587) called on the black phone. He referred to a NYO letter and LHM dated 5/6/66, captioned "JEREMY J. STONE; IS-R", which was forwarded to the Bureau under New York file number 105-OR. Mr. DEAN stated that he desired to know the identity of the confidential source mentioned in the LHM, which was described on page 1 of the cover letter as "documentation anonymous". Mr. DEAN stated that he needed this information to respond to a request from the Senate Select Committee on Intelligence.

I located the letter and LHM as serials 47 and 48 in New York file 100-144383. The New York yellow did indicate that the original communication had been forwarded to the Bureau under file number 105-OR, but had been subsequently placed into the preceeding 100 case. I reviewed the 100 case file and could find no further identification of the confidential source mentioned in the LHM referred to by Mr. DEAN. However, after reviewing pages two and three of the New York letter dated 5/6/66, there was a strong indication that the confidential source covered in the letter with the phrase "documentation anonymous" was in fact our "Z" coverage on the SMUN.

On the afternoon of 9/25/75, I contacted Mr. WILLIAM CREGOR on the green phone and advised him of the above. I told him that the could not be positive that the source was "Z" coverage, but having read pages 2 and 3 of the pertinent New York cover letter, there was a strong indication that the source was "Z" coverage.

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Classified by 2609 Exempt from GDS, Category 24 Date of Declassification Indefinite

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

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OPTIONAL FORM NO. 10 JULY 1973 EDITION GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOVERNMENT

Memorandum

TO : SAC, NY (105-146601)

SECRET

DATE: 9/24/75

FROM : SUPERVISOR JOSEPH F. HENGEMUHLE, #3

SUBJECT: SENSTUDY, 1975

On 9/23/75 Bureau Supervisor JOHN THOMAS called on the green phone and referred to our airtel under above caption dated 9/19/75. Mr. THOMAS stated that the closing paragraph of our airtel stated that the NYO would not review criminal intelligence files unless so advised by the Bureau. (This relates to efforts being taken to locate in NYO files information relating to a conference held in the NYO in 1962 or 1963, at which conference former SAC SCHMIT recalls briefing Attorney General ROBERT KENNEDY on our mail intercept program.) Mr. THOMAS requested that the NYO review the criminal intelligence files in an effort to locate any record of the 1962 or 1963 conference mentioned above, and specifically any record of the fact that AG KENNEDY may have been briefed on our mail intercept program.

I discussed this matter with SAC EMERY and Supervisors ROBERT G. SWEENEY and JAMES T. MULROY of Division V. They advised that the pertinent file would be NY file 92-632, which is titled "Criminal Intelligence Program."

On 9/24/75 sections of this file covering the period 1962-1965 were reviewed. No specific record was located as to the topics discussed at the conference. There is a file record that AG KENNEDY was in the NYO for a conference concerning criminal intelligence matters in March of 1963. An Agent currently assigned to Division V also recalls that Mr. KENNEDY was in the NYO for another such conference in November of 1963 although reference to the second conference could not be located in the file.

On 9/24/75 I contacted Supervisor THOMAS and furnished him the above information. Mr. THOMAS stated that the NYO need not submit a communication on this matter.

1 105-146601	SECRET	62-13-065-21 405-146601-24
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OPTIONAL FORM NO. 10 July 1973 Edition GSA FPMR (41 CFR) 101-11.8 **ÚMENT** UNITED STATES GOV Memorandum DATE: ALL SACS, ALL SUPERVISORS, 9/29/75 SENIOR RESIDENT AGENTS

FROM : ASSISTANT DIRECTOR LA PRADE

SUBJECT: LEGAL ADVICE FOR PRESENT OR FORMER BUREAU EMPLOYEES

TO

The following teletype was received from the Bureau 9/26/75:

"IN RESPONSE TO OUR REQUEST, THE ATTORNEY GENERAL ADVISED THAT LEGAL REPRESENTATION FOR EMPLOYEES WOULD BE MADE AVAILABLE FOR PRELIMINARY ADVICE. SHOULD CASES ARISE WHERE A FORMER OR PRESENT EMPLOYEE REQUIRES MORE PROTRACTED AND SUBSTANTIAL LEGAL REPRESENTATION, IT IS THE POSITION OF THE DEPARTMENT THAT SPECIAL COUNSEL MAY BE RETAINED FOR SUCH EMPLOYEES AT DEPARTMENT EXPENSE. GUIDELINES ARE BEING DRAWN BY THE DEPARTMENT TO GOVERN THESE MATTERS.

"HOWEVER, SHOULD THE DEPARTMENT SUBSEQUENTLY CONCLUDE THAT SUCH CASES INVOLVE MATTERS OUTSIDE THE SCOPE OF A PRESENT OR FORMER EMPLOYEE'S DUTIES, OTHER CONSIDERATIONS WOULD APPLY.

"ALL LEGATS ADVISED SEPARATELY."

It is requested that the above information be promptly made available to all our employees.

1 - Each SAC 1 - Each Supervisor 1 - Each Senior Resident Agent 1 - M. CUNNINGHAM 1 - KAY DALY 1 - NY 80-1421

INDE: 6 SECIALLED CGT 20 1975 FEI-NEW YO



JWL:KGD

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BOIDS INTERVICE

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FORM ares PRESENTED

HOWARD H. BAKER, JR., TENN. BARRY GOLDWATER, ARIZ. CHARLES MC C. MATHIAS, JR., MD. RICHARD S. SCHWEIKER, PA. WILLIAM G. MILLER, STAFF DIRECTOR

FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL

Anited States Senate

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

ADVICE OF RIGHTS

Before you answer any questions, we would like to advise you of your rights.

This interview is completely voluntary and you have a right to leave without being interviewed, or to terminate the interview at any time.

You have the right to remain silent.

Although the Senate Select Committee is not a prosecutive body, it is possible that anything you say might become available to a prosecutive body and could be used against you in court.

You have the right to consult with an attorney before any questions are asked, and you may have an attorney here with you during questioning.

If you cannot afford an attorney, the Committee shall then endeavor to obtain counsel for you.

If you decide to answer questions without an attorney present, you still have the right to stop answering questions any time; or you may defer your answer until you consult_with_an_attorney. IN DEX SEARCHED_

WAIVER OF RIGHTS

SERIALIZED COCC TILTD 00T 20 1975

I have read this statement of rights and I understand what my rights are. I am willing to be interviewed and to answer que tions without a lawyer at this time. No promises or threats have been made to me and no pressure or coercion of any kind has been used against me.

62-15065 Signed: Date: Witness: Witness:

Right to Counsel

Le per a parte

(1) You have the right to counsel during interview and/or testimony.

(2) The FBI cannot provide you with private counsel.

(3) If you are unable to secure private counsel, youmay so state and request assistance in securing counsel.

Secrecy Agreements

(1) You must request a waiver by the Director, FBI of any applicable employment or secrecy agreement prior to interview or testimony in order that you may be authorized to furnish the information requested.

(2) If your testimony is pursuant to a subpoena, order, or other demand, you must obtain the approval of the Department of Justice prior to furnishing testimony.

Représentative from FBI

(1) A representative from the FBI will be available during interview and/or testimony for consultation.

(2) The FBI is concerned with possible impairment of FBI's current and future efforts to discharge its reponsibilities.

(3) You are not to discuss the following matters without prior authorization from the FBI" $(j_2-15065-24)$

Information provided by sources (or any other Α. This form is presented to FBI light, before the Senate Select Committee FBI-NEW YOR

information) which might tend to identify a confidential source.

- B. Information concerning sensitive investigative techniques.
- C. Information derived from other Government agencies, including information from foreign intelligence sources.
- D. Any information the disclosure of which could adversely affect ongoing investigations.

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NRØ45 WA PLAIN PMNITEL 10/9/75 GHS

TO ALL SACS

FROM DIRECTOR

Make Xango en Supr., SRAT

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FINTERVIEWS OF FBI EMPLOYEES BY CONGRESSIONAL COMMITTEES

BY MEMORANDUM TO ALL EMPLOYEES DATED MAY 28, 1975, CAPTIONED "INTERVIEWS OF FBI EMPLOYEES," ALL EMPLOYEES WERE ADVISED OF THE NECESSITY OF SECURING FBI HEADQUARTERS APPROVAL PRIOR TO SUBMITTING TO INTERVIEWS BY REPRESENTATIVES OF CON-GRESSIONAL COMMITTEES. THE NECESSITY OF SECURING THIS AP-PROVAL IS PROMPTED BY THE EMPLOYMENT AGREEMENT ALL EMPLOYEES HAVE SIGNED.

YOU WERE ADVISED THAT CONGRESSIONAL STAFF MEMBERS WERE CONDUCTING INTERVIEWS OF FORMER AND/OR CURRENT EMPLOYEES AND THAT THIS BUREAU HAD PLEDGED ITS COOPERATION WITH CON-GRESS. OUR COOPERATIVE EFFORTS, OF COURSE, MUST BE CONSISTENT WITH BUREAU PROCEDURES.

RECENTLY, WE HAVE HAD ATTEMPTS BY CONGRESSIONAL COMMITTEE STAFF MEMBERS TO INTERVIEW CURRENT EMPLOYEES WITHOUT PRIOR CONTACT WITH FBI HEADQUARTERS. YOU ARE AGAIN REMINDED

NW 65994 DocId:32175678 Page 29

PAGE TWO

THAT IF A REPRESENTATIVE OF A CONGRESSIONAL COMMITTEE SHOULD CONTACT A BUREAU EMPLOYEE, THAT EMPLOYEE SHOULD DECLINE TO RESPOND TO QUESTIONS POSED TO HIM AND ADVISE THE CONGRES-SIONAL STAFF MEMBER OF THE NECESSITY OF RECEIVING FBI HEADQUARTERS APPROVAL BEFORE RESPONDING TO QUESTIONS. END

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NW 65994 DocId:32175678 Page 30

NY-14

CONSOLIDATION OF FILES

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DATE. 10-20-75. FILE NUMBER . 62-15065. SUBJECT SENATE SELECT COMM. INTELL. ACTIVITIES AND FILE NUMBER . 105-14660.1. SUBJECT... SEN. STUDY.: 75. CONSOLIDATE 105-14660.6. INTO. 62-1.5065

REQUESTED BY AGENT . S. Sullison

62-15065-

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FBI-NEW YUR

NRØ18 WA CODE 3:21RM IMMEDIATE 1.1/17/75 MSY TO NEW YORK

BOSTON TROM DIRECTOR (62-116395) SENSTUDY 75.

1. ALL MATERIALS PERTAINING TO THE OPENING OF MAIL TO OR FROM GILBERT STUART AND VIRGINIA R. STUART DURING THE YEARS 1960 AND 1961 BY FBI AGENTS IN OR AROUND THE CITIES OF NEW YORK AND PROVIDENCE, RHODE ISLAND. (THIS REQUEST ENCOMPASSES MATERIALS LOCATED IN FBI HEADQUARTERS, THE NEW YORK FIELD OFFICE AND RESIDENT AGENCY IN PROVIDENCE, RHODE ISLAND). SUTEL RESULTS OF YOUR REVIEW EXPEDITIOUSLY.

-15065-27

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215 PM IMMEDIATE 11/18/75 ATL TO: DIRECTOR, FBI (62-116395) FROM: SAC, NEW YORK (62-15065) SENSTUDY 75.

ON NOVEMBER 18, 1975, NEW YORK OFFICE INDICES SEARCHED WITH NEGATIVE RESULTS PERTAINING TO THE OPENING OF MAIL TO OR FROM GILBERT STUART AND VIRGINIA R. STUART DURING THE YEARS 1960 AND 1961.

END.

MSY FBIHQ

CO2-15065-27A IDE INLIZED FILED NOV 19 1975 FBI-NEW YORK

NW 65994 DocId:32175678 Page 33

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Memorandum

: SAC

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FROM

SAC, New York

OPTIONAL FORM NO. 10

✓ Director, FBI (105-288406)

SUBJECT: <u>MATL INTERCEPT PROGRAMS</u> INTERNAL SECURITY - RUSSIA

The Bureau desires that every effort should be made to prevent any further use or dissemination of the information developed by the Bureau in connection with the mail intercept programs operated in the offices set forth, the last of which was halted in 1966. To accomplish this every office should take administrative steps to make certain that any information which originated from the Sam Survey, Gus Survey, Sun Survey, Joe Survey, CHIPROP, CHICLET, CHICAN or Z Coverage is not included in any LHMS or reports prepared for dissemination or is not furnished to any Government agency in response to a name check request.

T. DIR.

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DATE:

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No attempt need be made to retrieve information which any office receiving this letter furnished to other offices for lead purposes. The main purpose for these instructions is to make certain that the Bureau is not involved in any further dissemination of any of this information which was obtained from these surveys.

2 - Boston 2 - San Francisco 2 - Detroit 2 - Seattle 2 - Los Angeles 2 - WFQ2 - Miami Bring This To attention In all Sopa's and RA's 60 28 SEARCHED SERIALIZED 9-11-FBI NEW YORK Savings Bonds Regularly on the Payroll Savings Plan 5010-110

OPTIONAL FORM NO. 10 JULY 1973 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATES GOVERNMENT

Memorandum

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FROM

SUBJECT:

Request on A-Spies' Files

The Justice Department said and Ethel Rosenberg. today it would consider a request that it waive a \$23,-451 80 hearch fee for release of

Re' SENSTUDY

Washington, Nov. 24 (UPI) - on convicted atomic spies Julius R. Tyler Jr. will make the final decision.

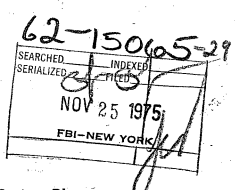
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451.80 hearch fee for release of make a status report later. Robert Meeropol, sons of the But nearly 30,000 pages of FBI files Deputy Attorney General Harold Rosenbergs. The Rosenbergs were fees.

electrocuted in 1953 after convic tion on espionage conspiracy charges.

The Meeropols, now using the name of adoptive parents, won a court ruling under the Freedom of Information Act that they were entitled to documents that are not exempted under the act. But the act provides for search

DRILY Hews p. 41 11/25/75





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



Washington, Dec. 1 (UPI)— The Justice Department and the CIA have waived nearly \$35,000 in search fees for release of the files on atom spies Julius and Ethel Rosenberg, officials - said

today. The Justice Department said it was waiving \$20,458 in search fees because of the "public interest and historic signifi-cance" of the espionage case. The CIA, meanwhile, disclosed that it had quietly waived last week its \$14,155.30 fee on 953 pages of Rosenberg documents. The Rosenbergs' two sons, Robert and Michael, won a federal court order releasing the files under the Freedom of Information Act. But they have been unable to pay the fees for

been unable to pay the fees for searching through the files and copying them. Both the FB1 and the CIA had

Boun the rB1 and the OIA had said anyone seeking copies of one documents would have to pay a 10-cent-a-page copying Teharges the same to be a second Daily News 12/2/15. p. 10



62-15065-29A SEARCHED_ INDEXED_ CERIALIZED Cont PILED DEC 3 1975 FBI-NEW YOR