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OPTIONAL FORM NO. 10
MAY 1962 EDITION
GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOVERNMENT

Memorandum

то : Mr. J. В, Adams

FROM : Legal Counsel

SUBJECT: HOUSTUDY—75

1 - Mr. Mintz - Enc.

1 - Mr. Wannall - Enc.

1 - Mr. Cregar - Enc.

DATE: 10/30/75

1 - Mr. Peterson - Enc.

1 - Mr. Teterson - Enc. 1 - Mr. Hotis - Enc.

1 - Mr. Daly - Enc.

Assoc. Dir. _ Dep. AD Adm. _ Dep. AD Inv. ___ Asst. Dir.: Admin. _ Comp. Syst. Ext. Affairs _ Files & Com. _ Gen. Inv. _ Inspection Intell. ___ Laboratory : Legal Couns Plan. & Evol. L Spec. Inv. . Training. Telephone Rm.

Director Sec'y

Attached is a memorandum from Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination in the Department, addressed to John A. Mintz, Assistant Director, Legal Counsel Division, dated October 9, 1975. The memorandum instructs the Bureau to provide access to the House Select Committee Staff Members to the Kissinger 17 material which was previously made available for review by the Senate Select Committee. This material is exclusive of logs pertaining to electronic surveillance matters.

Upon receipt of attached memorandum, SA Paul V. Daly of this Division telephonically contacted Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination in the Department, and advised Blackhurst that the instructions insofar as allowing the House Select Committee Staff Members to take notes on the materials and remove these notes without screening by Bureau personnel back to their offices was contrary to the agreement set forth in the Departmental letter to the Senate Select Committee of July 15, 1975. This letter required prior Bureau screening of notes taken by Staff Members during their review of the aforementioned material. Blackhurst subsequently advised SA Daly that the Committee was agreeable to having their notes screened by Bureau personnel prior to their removal to their offices. Blackhurst was then informed that inasmuch as this involved the State Department and the White House, the Department should advise the appropriate representatives of the White House and the State Department of the aforementioned matter, especially in view of information furnished by the Committee indicating that Secretary of State Henry Kissinger would be testifying in executive session before the House Select Committee on Friday, October 31st.

Enclosure

ENCLOSURE

REC-30

15 NOV 4 1975

CONTINUED - OVER

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INTELLIGENME DIV.

LEGRACOUNSEL

1 1 1975

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan
NW 65994, Docid:32989684 Page 2

LEMY E

Legal Counsel to Mr. Adams RE: HOUSTUDY

On 10/30/75, Shaheen telephonically advised SA Daly that the Committee representatives were on their way with Blackhurst to Bureau space to review the Kissinger 17 materials and that Daly was to advise Blackhurst that the Attorney General had instructed the Committee not be granted access to the materials. Upon arrival, Staff Members for the House Select Committee John Atkisson and Timothy Oliphant were advised of the Attorney General's decision by Blackhurst. Oliphant promptly consulted with Committee Counsel Aarron Donner and Donner advised Blackhurst that the Committee was considering issuing subpoenas for the material and would hold a press conference concerning the Department's noncompliance with the Committee request. Blackhurst indicated to SA Daly that he was not fully cognizant of the background concerning the Attorney General's instruction; however, apparently the White House had instructed the Attorney General not to make the material available. He stated that he had informed the White House of the aforementioned request and their compliance thereof early on the morning of October 30th and that the White House had apparently telephoned the Department objecting to making the material available.

Subsequently, Blackhurst telephonically advised SA Daly that the Attorney General had reviewed the motion to modify the Protective Order covering the Kissinger 17 documents which was filed on October 28, 1975, and signed by the Judge on October 29, 1975, which allowed for House Select Committee access to the documents protected by a Protective Order which was issued by that court on June 28, 1975, with the exception of electronic surveillance logs. The Attorney General after this review instructed that the material be made available.

RECOMMENDATION:

For information.

V Paris

Controlled access
granted 10/30/15.



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



OCT 29 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

SUBJECT:

HSC Request for "Kissinger 17" Materials

Please provide access for Messrs. Atkisson and Oliphant of the House Select Committee staff to those documents which relate to what is commonly known as the "Kissinger 17" wiretaps. Access should be given to those documents which previously have been made available to the Senate Select Committee staff.

The Department has agreed that the House Select Committee staff members will be able to take notes on the materials they see and will be able to take those notes from the Bureau building without prior screening.

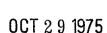
ENCLOSURE

62-11646p

15 NOV 4 1975

Paul Daly

NW 65994 Docld:32989684 Page 4



TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: HSC Request for "Kissinger 17" Materials

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The Department has agreed that the House Select Committee staff members will be able to take notes on the materials they see and will be able to take those notes from the Eureau building without prior screening.

cc: Paul Daly





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

V

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 October 17

OCT 2 9 1975

Affer (mp)

For your information attached is a letter dated October 17, from the House Select Committee which this Office received on October 28. The Department's Office of Management and Finance has been asked to prepare an appropriate response to the requestin this letter.

10/30/15 assigned Chynik, Dir 3 10/31/15 am/tozan, Dir 3, adreses Deglie Accuelling 11/3/15 Paul Daly, 400, adresis attacked for info + Bugh not pecking Bureau input at this time. 30 REC-30

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15 NOV 4 1975

- ENCLOSURE

cc: Paul Daly

New 10/30/21 12" We to to

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OCT 29 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 October 17

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cc: Paul Daly

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

TELEPHONE: (202) 225-9751

ROBERT II. GIAIMO, CONN.

JAMES V. STANTON, OHIO

RONALD V. DELLUMS, CALIF.

MORGAN F. MURPHY, ILL.

LES ASPIN, WIS.

DALE MILFORD, TEX.

PHILIP H. HAYES, IND.

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

DALE MILFORD, TEX.
PHILIP H. HAYES, IND.
WILLIAM LEHMAN, FLAT 21 10 46 AM 275

DEFT. CF JUSTICE
ORDAN

Select Committee on Intelligence U.S. House of Representatives Washington, D.C. 20515 October 17, 1975

RECEIVED

OCT 2 3 1975

O.L.A.

The Honorable Edward H. Levi Attorney General U.S. Department of Justice Washington, D. C. 20530

Dear Mr. Levi:

One of the objectives of this Committee is to establish the cost of domestic intelligence. This letter is to request that you provide FY 76 budget numbers (dollars and manpower) concerning intelligence activities and intelligence related activities within your Department. Should this kind of data not be readily available, by Department, Bureau, Administration, etc., your best estimate and an explanation as to how the computations were made will suffice. We have a good deal of budgetary data re: FBI, DEA, etc. already. However, it is in a format that does not readily lend itself to isolating intelligence activities per se, hence this request.

Should there be any questions regarding this matter, Roger Carroll of this staff, at 225-9751, is available for more details. We would appreciate your response by October 31, 1975.

Sincerely,

A. Searle Field Staff Director

 DEPARTMENT OF METRIC TO DEPART

OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOVERNMENT

1emorandum

1 - Mr. Mintz

1 - Mr. Adams

1 - Mr. Gallagher

1 - Mr. Wannall

1 - Mr. Hotis

1 - Mr. Daly

(Attn: Mr. Cregar)

Comp. Syst. Ext. Affairs DATE: 10/23/75 Files & Con

Inspection

Assoc, Dir. Den AD Adm.

Intell. Laboratory

Training Telephone Rm. Director Sec'v

Mr. J. B. Adams

SUBJECT:

HOUSTUDY-75

TESTIMONY BEFORE THE SELECT COMMITTEE ON

/INTELLIGENCE ACTIVITIES

OTIS PIKE, CHAIRMAN HOUSE OF REPRESENTATIVES, OCTOBER 9, 1975

Attached is a copy of SA James Kraus: captioned testimony in which corrections have been made. corrections were restricted to grammatical corrections. The corrections were made in coordination with the General Investigative and Intelligence Divisions.

The questions raised during testimony are being responded to separately.

The Committee requested that the corrected testimons be returned to them promptly.

RECOMMENDATION:

That the attached transcript be furnished expeditiously to the Committee.

(a) 1/2 5 by 62-116464-138X

Enclosure

ENCLOSÚ

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

Coffere

Select Committee on Intelligence A.S. House of Representatives

Room B-316, Rayburn House Office Building
Washington, D.C. 20515

<u>Oct.</u>	10	, 197.5.
Referred toJame	es Kraus •	

Testimony given by you before the Committee appears in the attached typewritten transcript. Please indicate any corrections thereon, attach all requested information to the proper page or pages, and return immediately so that your remarks as revised may appear in the final printed volume.

Changes in diction or expression or in the interest of clarity, brevity, or accuracy, or to correct any errors in transcribing are permitted. If other changes are desired, application must be made to the Chairman.

A. Searle Field, Staff Director.

GPO 57-667-

Please return any information to be supplied for the record with the corrected transcript.

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STRUCTURED OF JAMES AMOUS UNITS CHIEF

ANTITELST AND BANKRUPYCY UNIT FEDERAL BUREAU OF INVESTIGATION

Mr. Kraus. Yes, sir.

Mr. Glaimo. As I understand it, he is here to answer questions. As I understand it, you don't have any direct testimony that you are to give.

Mr. Kraug. No. sir.

Mr. Giaimo. But you are available for quastions.

Mr. Treen. I have just one question, first, of Mr. Kaiser. You stated that there was a 30 percent markup on the equipment that you sold to U.S. Repording. How so you know that?

Mr. Kaiser. I sat in the office, the Old Post Office Building, with the very gentleman that I had been negotiating another contract with and I saw the paperwork come in through U.S. Recording on his desk. I locked at the paperwork and compared the prices shown there — as a matter of fact, I wrote them down — and compared the prices shown on their invoice versus what they would have been from me.

Mr. Treen. You said you provided a lot of other agencies with equipment and these orders came through the United States Army. Would that include all the agencies you were talking about that they ordered their equipment through the Army and you referred to the U.S. Postal Service, IRS, Treasury, at cetera, and others? Did they all order their equipment through the Army?

Ě Mr. Kaiser. They all used a different procedure. No. \mathbf{z} I refer to them as "cutouts". Occasionally one agency would 3 order through another. Mr. Treen. Have you supplied the names of these other Æ. 23 agencies to the committee staff? \mathbf{e} Mr. Maiser. All the agencies you have there. Just mix Ţ them all around. They all did the business of ordering for 8 other agencies, not just Fort Holabird, but others. Mr. Treen. I am talking about where you had ostensively 9 a private company ordering or where you had the Army ordering m equipment that you knew was destined for someone other than 88 the Army. Have you supplied that information? 72 Mr. Kaiser. Yes, I will supply the information to you. 13 Mr. Treen. You will. (Okay. 14 Mr. Kraus, can you enlighten us a little bit from the point of view of the FBI about the method by which it 18 acquires equipment? I assume none of this equipment that Mr. Raiser manufactured here is illegal, per se; is it? **78** Mr. Kaiser. It is electronic surveillance. îŌ Mr. Treen. It is not illegal to manufacture the 20 equipment you have displayed today; is it?

Mr. Treen. Under the law?

No.

Mr. Kaiser.

Mr. Maison. Under the law.

Mr. Treen. And it is not illegal for any of these

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government agencies to possess it, per se, possession; is that correct?

Mr. Kaiser. That is correct.

Mr. Treen. Mr. Kraus, do you have any comments about the method by which the Federal Bureau of Investigation acquires this equipment? It has been alleged that the U.S. Recording Company is an intermediary through which this equipment is acquired. In this true, and if so, why is that done?

handled by the Administrative Division of the FBI. I have nevel worked in the Administrative Division of the FBI; and I don't know the answer to your question.

Mr. Kraus. The acquisition of material, supplies, is

Mr. Treen. You have no information on this subject at all?

Mr. Treen. Has that been supplied to the staff,

Mr. Kraus. No; sir.

Mr. Field, the FBI explanation as to why, if true, these intermediary agencies or organizations are used? The answer is it has not. Can that be supplied, sir? Can you arrange to supply that to the committee, a statement of the reasons why, if true, intermediary organizations are used for the acquisition of this type of equipment?

Mr. Kraus. I cen't supply it.

.Mr. Treen. Can the Federal Bureau of Investigation

supply it?

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Mr. Kraus. We will look into it, sir.

Mr. Treen. I assume the committee will make a response.

Now, if I have some more time, Mr. Kaiser, you generally alleged that many of these other government agencies order their equipment through the Army, that is agencies that are not connected with the Army. Can you give me a specific example? You said the United States Postal Service had ordered some of your equipment. What kind of equipment did the Postal Service order and how did you transmit it to the Postal Service?

Mr. Kaiser. The Postal Service bought in many cases direct. I think most of their cases were direct. The most significant example I can think of of an order that was routed through Army Intelligence was one for the Bureau of Marcotics and Dangerous Drugs. That was the most sizable. It was roughly 70 or \$80,000 from the Bureau of Marcotics to Fort Holabird to me. Again I delivered directly to Bureau of Marcotics but billed through Fort Holabird.

Mr. Troen. You sere paid by the Army?

Mr. Kaiser. Wes.

Chairman Pike. Mr. Dellums, do you want to use your time?

Mr. Cinino. Can I tak unsubtous consent to yield by time to Mr. Dallumo?

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Chairman Pike. Without objection, Mr. Dellums is recognized for 10 minutum.

Mr. Delluas. First of all I would like to point out that I think these hearings today are extraordinarily important because it raises one of the most dangerous risks of uncontrolled intelligence-gathering capability. It may be that what we are listening to today is clear evidence that we have established an electronic horror story that renders the Bill of Rights null and void. In some ways I sit here and almost feel impotant as a Namber of Congress on a tiny committee that may not even be backed up by the entire Congress trying to go into an area we may not be able to come out of.

I would like to pursue with Mr. Hershman and perhaps
Mr. Farris this question. It spins off of the question
raised by my distinguished colleague from Illinois. We have
heard testimony this morning that various telephone companies
around the country have participated or been involved,
implicitly or explicitly in illegal wiretaps. The question I
would like to ask you is: If that is true and telephone
companies have not reported all of these illegal wiretaps to
the appropriate Federal agencies, State or local agencies, is
it not a fact that parhaps indictments can be brought against
telephone companies all over this country for criminal acts

in violation of the Constitution and in violation of the nights

of human boings in this country, brought to trial?

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illows . dolph :30 a.m.

Mr. Hershman. I think if, in fact, they have participated

in illegal wiretapping in the hands of the proper respective prosecutors could possibly result in convictions, indictments, whatever.

Mr. Dellums. Does your information indicate that it is clearly true that not all of the warrantless wiretaps that the telephone company is aware of or perhaps even participated in were reported to the appropriate authorities?

I think that the most glaring evidence of Mr. Hershman. this is from, of course, the Illinois Bell System, where

through their policy they to not report finds of illegal

devices to law enforcement.

Wiretap Commission's business'we had many allegations that the telephone company had cooperated with law enforcement throughout the country in instituting illegal wiretaps or buggings. It has been the case, however, that we have only been able to

I want to say that during the course of the National

having cooperated and in most of these instances that have come to light, they have been the subject of prosecution. I believe that the instance discussed here today with regal

document individual telephone company repairmen or linesmen

to Houston is still under Grand Jury investigation. We will have to wait and see how that turns out, I suppose.

Er. Dellims. Flait you.

Wr. Chairman and members of the Committee, I would like to

share with you my cun personal experience. A gentleman who was on leave from Maryland University at University of California at Berkeley came to my office at the request of my staff, a very sophisticated person with extraordinary credentials in electronic surveillance. He put equipment on the telephone lines of my own Congressional office, found out and signed an affidavit saying that high frequency radio electronic surveillance equipment was on my telephone.

I am a Member of Congress, ostensibly capable of having some influence, and I say this to point out how the average citizen has to be totally wiped out in this process.

The best I could do as a Nember of Congress, I was told we will hold a hearing and give you an opportunity to blast the fact there is a wireten of your phone and maybe you can get a little press out of it.

I found that repugnant and repulsive.

What happens when thousands of American people are harmed by these wiretaps? There has been laughter in the chamber today, but I don't find one damn thing funny about a nation ostensibly democratic that has created so much irresponsibility with Federal agencies involved, and we sit here and think that is a joke. I think what we have done today is open up Pandora's box, Mr. Chairman, and I hope this Committee will go as far as it can go. I hope someday we get someone from the FBI here who can actually enswer questions. This is the second

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time, Mr. Chairman, we have had some representative from the

PBI who says, "I can't enswer the question", or "maybe we can

get this information for you".

I would like to know, because if we can ever open up the can of worms, the business that the FBI is involved in warrant-less wirstaps and harasement of American paople, maybe it would make all these things about the CIA look like kinder-garten school.

I would like to ask the gentleman from the FBI, you have responsibility for investigations of violation of the criminal provision of Witle II of the 1963 Onnibus Crime Control Safe Streets Act; that is correct, right?

Title 47-605,-Title 18-2511 axi 12. Title III is the law, as

Mr. Kraus. Yes, sir; we have responsibility over

15 | I understand it, that authorizes the legal use of wiretaps.

Mr. Dellums. That seems like a great deal of responsibility. How many staff people do you have in order to carry out your function?

Mr. Kraus. In my waat?

Mr. Dollums. Yas.

Mr. Kraus. I have two other supervisors and two clerks.

Mr. Dellums. To carry out all this business?

Mr. Krana. To carry out the business that is carried on in the Lackmeyout and lackmeyout and lackmeyout and lackmeyout and

Fraud Section of the General Invastigative Division.

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We have currently pending 194 intelleption cases. The whole unit has somewhere in the neighborhood of 2,000 cases.

Mr. Deliums. Does that include Migratory Bird Not violations?

Mr. Kraus. Yas, sir.

Mr. Dellums. So that means of those four staff people, half of them are handling migratory bird violations and the other two are handling all of these important electronic surveillance cases?

Mr. Kraus. I don't believe there is a single Migratory Bird Act case pending in the Bureau. But if there was such a case, it would be handled in the Bankruptcy and Antitrust Unit.

Mr. Dellums. Mr. Farris, what do you think about that?

Mr. Farris. I think that is pretty sed, Congressman. I agree that electronic surveillance is a necessary evil in certain types of investigations -- national security, the crimes enumerated in the Act, but I think that even with safe-guards, electronic surveillance is a dirty business.

To think that the only agency chartered by this Congress - and this is the only Congress we have -- to investigate those violations has to worry with a small unit with migratory birds and antitrust, and so forth, is pretty sad. That is what I think of it.

Hr. Dellums. Do you have a comment, Mr. Hershman?

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1 - Mr. Wordheam. I do. - I think this is somewhat of a 2 tragedy and probably goes a dittle bit further than the Commit-

We had testimony from the gentlemen responsible for Title I violation prosecutions in the Justice Department. That unit consists of four lawyers and they are assigned to enforce violations of ten other statutes.

I feel very strongly that there is a misplaced priority
in the enforcement of laws that have to do with invasion of
privacy. I take issue with Mr. Raiser, who said before that
the FBI does not have the technical capability to investigate
crimes of electronic surveillance. I am well aware of the
technical capability the FBI has, and I respect them for it.
They have beloed us at the Commission to formulate a study of
the state of the art of electronic surveillance technology

The problem is the motivation, the priority placement.

technical capability to investigate these crimes.

and did a wonderful job. That is not the problem, the lack of

Mr. Dellums. Thank you.

Mr. Krens, I have here as TBI momo from an FBI field office that clearly shows the FBI in 1971, an apparently warrantless electronic surveillance of a series of telephone calls. At the end of the ware, it puts one of the individuals monitored on a track list low leaders surveillance.

I have a 1570 namo which shoos impostigative data obtained

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2555 from Eall Tephone Company, and the dea, as follows on, says, 2 "American Telephone and Yolegraph. Total American Telephone 娑 and Telegraph security personnel, 55%; total FET experience, 45; total local experience, 31; total state experience, 10; 5 percent of FBI agents in security personnel, 6.8. Southwestern 0 Bell, total of 40 agents; total number of former FBI agents, 7 16; the percent in location, 40 percent." 3 Will you describe the full relationship between the FBI and the Bell Telephone Company and IT&T; the full relationship 83 between the FBI and the telephone company? . \$3 It seems to me that given this testimony, there has to be \$2 some kind of relationship that is more than casual between the FBI and the telephone company, and I would like to elicit that 13 14 information. Mr. Kraus. I am not sure I understand what kind of rela-33 tionship you are speaking of. 33 Mr. Dellums. The relationship that allows the FBI to 97 tap telephones with the cooperation of the telephone company, 18

tap telephones with the cooperation of the telephone company, to allow the FBI to use the services of the telephone company in order to impose electronic surveillance on American citizens.

Mr. Kraus. Mr. Dellums, I am not aware of any relationship between the Eureau and ITT, ATT, or any of its subsidiaries to permit the FBI to install illegal wiretaps.

Mr. Dellums. Is it your testimony --

Chairman Dike. The time of the gentleman has expired.

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We have a vote. I would suggest the would be an appropriate time for up to break for another fifteen whates.

It is the intention of the Chair to go through the members without breaking for lunch and them wrap up the hearing and not once back this afternoon.

(Brief recess for voting.)

Chairman Pike. Mr. Hayes, you may question.

Mr. Hayes. Thank you, Mr. Chairman.

No, sir,

Mr. Mands, good morning.

Mr. Kraus. Good morning.

Mr. Hayes. Does the FBI have a stated or unstated policy not to enforce those Federal statutes which have to do with wire tapping and interception of communications, to your knowledge?

Wr. Hayes. Have there ever been policy discussions in your presence because of your jurisdictional authority with the FBI about the efficacy of enforcement practices within the Bureau, of those some laws?

Mr. Kraus. Ko, siř.

Mr. Kraus,

Mr. Hayes. Has any one of your superiors or peers within the Bureau ever discussed with you what is going on in terms of enforcement within your division of those statutes?

Mr. Kraus. We have joint discussions; yes, sir.

Mr. Hayes. Now, in those joint discussions can you recall when the last one was conducted?

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Mr. Kreds. We discussed interception of communications yesterday. We discussed them this morning.

Mr. Hayes. Now, in the discussion yesterday, did you get beyond what your role would be vis-a-vis this Committee?

Mr. Kraus. Eayond?

Mr. Hayes. Yes; did you discuss the eighteen convictions that you have had in 1974? Did you discuss, for example, how effective your division has been in enforcing the statutes?

Did you discuss anything of that nature?

Mr. Kraus. Not of that nature. Yesterday, our discussion concerned my interview with two members of this Committee on Tuesday, and I discussed with them what the questions were that I could remember, and I especially discussed with them the fact that — not especially, but included in it was the fact that they asked me certain statistical questions that I didn't have the answers to, and I told the members that it would be possible to get this information by a review of the files concerned. They would have to identify them.

Mr. Hayes. In law enforcement matters would you characterize the FBI's ability to cooperate with the various telephone companies as good, bad or indifferent? Would you characterize them in one of those three ways?

Mr. Kraus. I would say good.

Mr. Mayes. New in terms of that, how would you characterize the FBI's capacity to cooperate in enforcing the Federal

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wiretap laws with those same companies? Would you characterise those as good, bad, or indifferent? Our capacity to enforce the law? Mr. Kraus. To cooperate with the telephone company. Ñ, Mr. Hayes. 5 You have eighteen convictions, but they reported, I believe the gentleman testified, to about 200 taps over the last year. Well, as you are aware, Mr. Hayes, the FBI 7 Mr. Kraus. doesn't prosecute. We investigate. Mr. Hayes. I am saving, you investigate --Mr. Kraus. And the results of all our investigations are 10 given to the appropriate United States Attorney and also the 11 Criminal Division in the Department of Justice. 12 Mr. Hayes. How many local police departments did you in-\$3 form United States Attorneys about in terms of their wiretap-2.9 Spaig? 15 Mr. Kraus. 16

I believe we furnished that information to this Committee this month, and while I --

Mr. Hayes. I will look it up.

-- I didn't prepare it, I believe there were Mr. Kraus. about fifty cases during, I believe it was from the period from 1970 or 1971 to 1975, but I am not sure of this. a period of four years, I believe, five years.

What actions have you had personal knowledge Mr. Hayes. of in regard to the Law Euforgement Assistance Agency grants to local police departments for the purchase of electronic

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surveillance equipment or winetapping equipment?

Mr. Kraus. I don't have any personal knowledge of it.

and in

am aware from reading it in the newspapers that discussions

that the LEAR does give grants and these grants are used for

the purchase of those devices.

Mr. Hayes. Mr. Hershman, in regard to the same question that I asked Mr. Kraus, do you have a comment?

Mr. Hershman. Sir, during my tenure at the National Wirstap Commission, we initiated the program to examine the sales records of ten manufacturers of electronic surveillance equipment in the United States. Upon examining the records we found that in virtually all states there were sales made of electronic surveillance equipment to state and local law enforcement including those states which do not have authorization statutes.

I believe there are currently twenty-two states in the country which permit court-authorized wiretaps. Of the rest they had purchased equipment which reasonably could be assumed to be purposeful only in interception of wire and all communications.

Now during testimony from a number of manufacturers we find that perhaps sixty to seventy-five percent of their sales are through funds provided by LEAA or the various state funding agencies.

Hm. Mayas: Sluty to seventy-five percent?

Mr. Hershman. That is correct, sir.

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Chairman Pile. The time of the gentleman has expired.

Mr. Rasten?

Mr. Kasten. Thank you, Mr. Chairman.

Mr. Hershman, we received information and evidence this morning about the activities in Houston. In what other cities are the local police presently working with government surveillance of different kinds?

What other situations do we have that would be like Houston, to your knowledge?

Mr. Hershman. The most notable situation outside of
Houston is in New York, where a substantial number of offices
in the Special Investigations Unit of the New York City
Narcotics Division, in the New York City Police Department, have
been convicted of crimes relating to Wiretapping.

The Special Investigations Unit consisted of approximately eighty detectives, and I believe since its inception a number of years ago more than half of those detectives have been conficted.

Mr. Masten. Are those in relationship with local police doing the wiretap or the Federal Government doing the wiretap?

Mr. Hershman. In relation to the local police doing it; yes.

Mr. Kesten. What about other cities? I would like a List. Would Dickmand by my enemple? Would McMccoport, Pennsylvania, be an enemple?

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li. Piruhwa. Vo may be balking about two different things. If the quastion has to do with FFT enforcement of the electronics survaillance laws regarding illegal police wiretapping, Richmond is a current investigation where I believe PRT agents on active duty are subjects of a Grand Jury inversigation elemning from charges of obstruction of justice. Nr. Kasten. In prior testimony before this Comulting in one of our initial hearings, we had Eugene W. Walch, the Ascistant Director of the Administrative Bivicion of the PAI. Are you familiar with Mr. Walsh and what he does? îΩ Mr. Kraus. Yes, sir; I do know Walsh. 48,1 32 Mr. Kasten. I asked Mr. Walsh a question, "Do you use state and local police to collect intelligence specifically for wimetapping or surveillance?" On that day before this Committee Nr. Walsh amswered, "No, sir, not to my knowledge." In another point going further on, talking about congruetion, would that takes place in state and local government would write with the FBI, in some cases wiretapping, et Outcom: "Mr. Walch: Mo, sir, we have no cooperative effort to cet local police to place wiretaps in our behalf." How do you explain Mr. Walsh's testimony; that statement, in. The, we have no cooperative effort to get local police ologic was to it our bolable." the brice Not. . . . other examples right here.

I... Krone. ... Dastin, I can't implain the answers you

are asking, but may I explain this? I was interviewed by two 2 members of your staff, and I emplained to them what my posi-3. tion was, that I was in charge of a unit in the Accounting and Fruad Section and in that unit wa also handled, in addition to 5 some other 2,000 investigations, the interception of communica-**€**; tions statutes.

I also explained to them that I was not involved in policymaking. I do not make policy. And so in answer to your question, I don't know the answer.

Mr. Kaston. Is there another part of the agency that handles the interception of communications statutes?

Mr. Kraus. No. sir.

Mr. Kasten. There is no other person who should have this responsibility?

The overall responsibility would rest with our Mr. Kraus. Assistant Director, who is in charge of the General Investigative Division, and he is in a position to be involved in the setting of policy.

Mr. Kasten. Heither you nor Mr. Walsh, who is an Assistant Director, would have the knowledge that the Committee is addressing itself to?

Mr. Kraus. No, sir; I don't have the answer to that quastion.

We offered to make available to this Committee this norm-

ing someone clee in the Duroan who would be at a policy-acking

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level, and the Committee requested that I show up. Z Mr. Kasten. Mr. Kaiser, in your testimony you said your 3 list of clients is not limited to but includes, CIA, DIA, Ą, Army Intelligence, et cetera. There were a number of domostic agencies other than the FBI in your list. What specifically does the Treasury Department, the IRS, \mathfrak{F} do with your equipment? 8 Mr. Kaiser. My only requirement is that I receive a purchase order from the bonafide law enforcement agency. is the only requirement I have, and once I ship the goods, I have absolutely no idea what they do with it, absolutely none. 30 32 Mr. Rasten. Thank you, Mr. Chairman.

Chairman Pike. The time of the gentleman has expired.

Before we broke for the recess, Mr. Aspin asked unanimous consent that he could yield his time to Mx. Murphy. Is there Saciton?

Without objection, Mr. Murphy is recognized for ten "sedunim

Mr. Murphy. Thank you, Mr. Chairman.

Mr. Zavala, in your experience as a police officer in Houston, were you requested by other Federal agencies, the DEA, the FBI, to ecoperate in wiretapping operations?

Mr. Zavala. No, sir; I was never officially -- there was

Haver a request from thyone officially to instigate a wiretap.

Mr. Murphy. Did you ever turn over information from --

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Mr. Zavala. Yes, I did.

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Mr. Murphy. Did they object?

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Mr. Zavala. No, they didn't.

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Mr. Murphy. Did they stop you in any way from giving them that information?

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Mr. Zavala. No, they didn't stop me. It was encouraged

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Mr. Murphy. How was it encouraged? .

because they knew it was correct information.

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Mr. Zavala. Well, by asking more questions, by hanging around the station asking if anybody was working on so and so.

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When we gave information -- for example, a case that I gave

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a Customs man information in Brownsville -- I believe they

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arrested the man -- I was given a three-day subpoens to Brownsville, where I had no testimony at all to give in the

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case and the Federal Government was paying me up there to go

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have a little vacation for giving him the information, you

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might say. It was sort of like a reward.

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Mr. Wavala. No, sir, I did not. Lacer on, the U.S.

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Attorney, now Assistant U.S. Attorney in Houston, asked me

Mr. Murphy. And you gave no testimony up there?

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why I had been subposmaed, and I asked him, "Well, why did you subposma me?" And he said, "Well, I don't remember." I said

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it was because I gave the Customs man the information that made

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the case down in Eromeville.

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Mr. Murphy. Were you present at that trial in that case?

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Mr. Savala. Yes, sir, I was.

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Mr. Murphy. Did the prosecutor introduce evidence that

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was obtained from your wiretaps?

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Mr. Zavala. No, sir. The prosecutor didn't know. There

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was no case. The man pled guilty.

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Mr. Murphy. You said the prosecutor didn't know. Did the FBI agents testify on the information that you received from

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wiretaps?

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Mr. Zavala. No, sir; no one testified at the trial. When

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the trial was about to start, the man pled guilty. : However,

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the Customs people knew that it was a wiretap because I had

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supplied the information to them. There was no actual testimony

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by anyone involved because the man pled quilty.

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or hearings where the evidence you obtained illegally was pre-

Mr. Murphy. Were you present at any pre-trial conversation:

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sented to the attorney for the defendant and the defendant?

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Mr. Zavala. No, sir; I was not present at that.

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Mr. Murphy. Mr. Farris, in your expectionces as the United

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States District Attornay, do you know that it is a common prac-

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tice for the VBI or DUE to use local law enforcement officers

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or their facilities to wiretay in jurisdictions?

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Kr. Farris. I do not know as a personal fact that it

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is, but certainly beginning with 1973, late 1973, those were the

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unions in Mouspen, call take is part of the testimony that I

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I have given before two other committees and this one.

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Mr. Murphy. You know of no specific instance?

Mr. Warris. Not specific instances; no, sir; only the allegations by defense counsel and the information supplied to us by the former Chief of Police in Houston, Carroll Lynn.

Mr. Murphy. As a practical practiting attorney and somebody who knows the town pretty well, you know to be the case . that the FEI uses local law enforcement officials to obtain the information illegally and they can say they never wiretap; isn't that correct?

Mr. Farris. I can't say that as a fact --

Mr. Murphy. Where is all this equipment that this gentleman makes and sells and all he is worried about is getting a
good check and it is a bonafide request? Where does it go?

He was asked a question, what do they to with it. What else
can they do with it but use it for the purpose it was manufactured.

Let's quit kidding ourselves and the American people.

We know there is illegal wiretapping going on. There is one
man here who is going to go to prison next week for it.

Mr. Farris. Your question was whether I personally knew and I do not personally know. I know the allegations were there.

Mr. Murphy. Have you ever heard it discussed around your office as United States Attorney among the Assistant Attorneys or the agents working on the case?

Mr. Farris. I heard the allegations repeated; yes, sir. And I supplied --3 Mr. Murphy. You know of Federal cases where they have been thrown out because of tainted evidence; isn't that cor-5 recer Mr. Farris. I know of no Federal cases in the Southern 6 District that were thrown out when I was in office because of tainted evidence; no, sir. 3 Mr. Murphy. How about you, Mr. Kraus? Do you know this 9 to be a practice of the FBI in any jurisdiction throughout the 10

them do the wiretapping? Mr. Kraus. No. sir.

Mr. Murphy. Do you know of any instances where the FBI works closely with the American Telephone and Telegraph Company or any of their cubsidiaries in regard to obtaining illegal evidence?

country; they work with local enforcement agencies and have

Mr. Kraus. No, sir.

Mr. Murphy. Do you know anybody in the FBI who might know of that? Can you supply his name so we can call him?

Mr. Kraus. No, sir. No, I don't.

Would the gentleman yield? Mr. Masten.

Mr. Burply. Yos.

who in the FBI would have that information? Rig. Costing. Who would answer that question? What is the parson's name who

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- 2568 could answer the question that the gentleman from Illinois just Sbesseanbbs I don't know that the question is a question 3 Mr. Kraus. I think it is a presumption. I don't think that there is anyhody in the FBI who has knowledge of illegal wiretapping on the part of the FBI or works in conjunction with any police agency for consones it. to install illegal wiretaps So if it was going on, there would be no one ß in the FBI who would know? It is as much a violation of the No, sin. Mr. Kraus. 10 Federal law for an FBI agent to engage in illegal wiretapping 23 as any other citizens. I thank the gentleman for yielding. Mr. Kasten. 13 Have they ever in the history of the FBI en-Mr. Murphy. 113 gaged in it, to your knowledge? 35 Not to my knowledge. Mr. Kraus. 16 Do you know of any Federal cases thrown out Mr. Murphy. 17 because of tainted evidence obtained through illegal wiretap-18 ping? 39 No, I don't. Mr. Kraus. 20 I think my time is up, Mr. Chairman. Mr. Murphy. 21 Chairman Pike. Mr. Lehman, do you have any questions. 22 Mr. Lehman. Thank you, Hr. Chairman. 23

I guess I will address my questions to Mr. Kaiser.

have talked a lot about the abuses and the illegalities of

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the telephone companies, but in Title 47, Section 505, of the statutes on wire and radio communication, and in your testimony, it seems like that many of your competitors are in direct violation of this by just the sale and distribution of this kind of communication equipment; that, as you may, they are advertised in catalogs.

What concerns me is this great proliferation into the private sector of this sophisticated equipment. I saw the movie, "Conversation" -- I guess some of you might have seen that -- and it shows just how prevalent and how sophisticated and how dangerous this is, not necessarily in the police area but in the private sector. I think that is what we are going to have to make our people, the rank and file people, concerned about.

Now, it is illegal, in my way of thinking, to send and sell equipment into the private sector, but let's take a look at what the private sector consists of.

To your information, do you know of situations where this equipment has been sold to the private sector, where one person in the private business area can do electronic surveillance on a competitor, employee, or labor organization, or vice versa? Would you care to comment on that, the prevalence and availability of this suggestion, one private sector versus another private sector, or one private citizen versus another private

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Nr. Kaiser. I view private sector as not only individuals, but also companies and organizations and that type. I don't know about abuses, one against the other, and where the source is.

T, myself, do counter-measure work and have done work for not only the law enforcement agencies and various states attorneys and governors in particular, but for corporations, and the type of thing I am finding doesn't even involve a device.

It involves a modification of an already emisting eavesdropping device. So the "whodunnit" there is almost impossible to find out.

about the relationship of the daw enforcement agent, because he is a law-abiding citizen, but take a person maybe that is on a check-out counter of a supermarket. What kind of devices can be planted there so that the market manager will see that relatives aren't getting stuff through the check-out counter free? What do you do about in the automobile agencies so that one automobile agency can find out what his competitors discounted

Mr. Lehman. The average citizen is not that concerned

What do you do in regard to perhaps a shipping clerk that some employee can bug in relation to whether he is letting utuff out the back side of the warehouse and things?

What is the availability? How are these being used?

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1976 models for?

What about the actual sort of a civil was one sector of the private sector against the other, using electronic surveillance weapons, one American against another?

And that is what I think that I am concerned about as much as I am about the abuses in the law enforcement area.

Could you give me any help on what kind of legislation we need, or kind of enforcement of present legislation we need to prevent these kinds of abuses and prevent this kind of invasion of privacy?

. Mr. Raiser. That is a mighty big order.

Mr. Lehman. Is it an important problem?

Mr. Kaiser. I think it is a very, very important problem.

Mr. Lehman. Equivalent even to the problem of the law enforcement agencies, parhaps?

Mr. Kaiser. Possibly even beyond that point.

Mr. Lehman. That is what I was trying to get to.

Mr. Kaiser. I really enjoyed this game I have been in for the last ten years and have tried to define this myself, and I find it coming right down to the basic things that we call morals and that we call ethics, and I honestly don't know how to legislate this.

I have turned, of course, to the Justice Department for thosens to this, and they can't give me an answer.

Mr. Lehman. Could I ask Mr. Farris to respond to this?

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Mr. Farris. Congressmen, as you know, I testified before

Rr. Hershman's group, the National Commission on Wiretapping,

and I pointed out that a Federal Judge in California has

Liready held that a department store that conducted electronic

surveillance of one of its employees without has consent was

not violating the law under the present act as written by

Congress.

Tou can ride in elevators in certain condominiums and

Tou can ride in elevators in certain condominiums and certain office buildings where the elevator is wired so that the people that run the elevator can hear what you are saying, all under the present act.

Mr. Lehman. In that case, do you --

Chairman Pike. The time of the gentleman has expired.

Mr. Johnson?

Mr. Johnson. Thank you, Mr. Chairman.

Mr. Farris, what is the relationship between the United States Attorney and the FBI, generally?

Mr. Farris. In any district?

Mr. Johnson. Wes. Well, in your district, specifically the one you used to run.

Mr. Farris. Except for the agent in charge who retired in 1974, good.

Mr. Johnson. I wasn't asking the question that way. I phospad my counties poorly.

Then you, as the U. S. Attorney, would ask the FBI to

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investigate a watter, for example, bank Sbbery or car theft --I quess that is their big thing -- or hijacking, or something like that, what was the response you got? What kind of cooperation did you get? 5 Mr. Farris. Excellent. Mr. Johnson. Isn't that generally the way it is? 0 Mr. Parris. That is correct. I was a District Attorney in the State of Mr. Johnson. Colorado for several years, and if I made a request for investigative work, we also got good cooperation from wherever we were asking it from the law enforcement agents. 4 4 As a prosecuting attorney, you expect that, don't you? 12 That is correct. Mr. Farris. 13 Mr. Johnson. You have been in practice since 1956. 9*6* assume you have been a defense counsel in criminal matters and 35 one of the things you always are irritated with is the prosecut-13 ing attorney has so much help from various law enforcement 23 officials; right? 33 Right. Mr. Farris. 19

Mr. Johnson. Why in this case, can you tell me then, when you requested information with respect to investigation of other law enforcement agencies, in this case the Houston Police Department, you didn't get any response from anybody who was really significant?

Mr. Farris, Actually, there were two cases in which I got

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7 little or no respense. The other one involved vote-stealing, same SAC. In all other cases they always responded; they always parformed admirably; but in this case the investigation 3 of the allegations of illegal electronic surveillance by the police department in Houston, there was not only reluctance but obvious foot-dragging. ß

Mr. Johnson. During the course of over a year's period of time you testified you contacted the SAC and his superiors and the Justice Department, and it seems to me very pointed in your testimony that it is all left hanging.

What was the result of your contacts with Saxbe and Kelley and everybody else?

Mr. Farris. To quote myself in other hearings, zip;

nothing. Sambe didn't answer; the Deputy Attorney General of the United States didn't answer; the Assistant Attorney General in charge of the division didn't enswer. The Chief of the General Crime Section didn't answer. No one answered. don't think they were listening.

Mr. Johnson. Did you prosecute Mr. Mavala?

Mr. Farris. One of my assistants did.

Fir. Johnson. Without knowing any more about the case, it is very difficult to comment on it, but it seems to me to be rnusual to hear that a man who had cooperated with the investicative authorisise uses a soutence of three years out of a main-I ham possible contende of five when he is one of those who is

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helping to brok the case and helping the prosecutors investigate. That is kind of unusual, I would say. Wouldn't you characterize it that way?

Mr. Farris. I don't know what the policy is in the U.S.

Attorney's office in Houston now, but when I was there, and

before me, the Federal judges in the Southern District of

Vexas did not want and would not accept recommendations on

sentencing from the U.S. Attorney's office. That is the policy
and it was enunciated by Chief Judge Linsey Connally in a case,

a written opinion.

I don't know what has happened since I left office in December, 1974. I don't know what the story was in Mr. Zavala's case. But when I was there for six years, and prior to that, we had no voice in sentencing. We had no voice in telling the judge outright in open court that someone had cooperated or had not.

Mr. Johnson. Are you familiar with the allegations of Mr. Zavala? You were familiar with them, as I understand it. during your period of time in office.

Mr. Farris. Yes, sir.

Mr. Johnson. It seems to me that this man is going to jail for what his superiors -- if his testimony is correct -- ordered, and his superiors have not been tried or prosecuted as far as I am aware.

What is the nature of the facts?

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Chairman Pike. The time of the gentleman has expired.

Mr. Field?

Mr. Field. Thank you, Mr. Chairman.

Mr. Kraus, there seems to have been some discussion here as to why you are here, and I would like to maybe address that with you. I wan the one who asked you to appear today. I expect if policy people had been home, they would tell us

1 things were gains, pratty well in your department, and I wanted

2 i to ask you some quastions chout how things are actually joing.

Do you know how many investigations the FBI does totally in the course of the year, approximately?

Mr. Kraus. We have 53,000 cases pending right now.

6 Mr. Wield. Our figures indicate there are some 200,000° 7 cases that are investigated -- not cases that are pending --

200,000 invactigations exportates by the FEF.

Mr. Kraus. I dian't hear you.

Mr. Field. We have figures there are some 200,000 investigations, not cases. But my point is on another point.

Of the many thousands of investigations undertaken, how many investigations does your unit undertake of illegal

W g careadropping or wheatrbing Men Year?

of communications seros.

93 Mr. Knows. Par year. In fiscal year 1974 we recoived

72 701 -- I hope you won't hold me to this -- 701 cases of

17 | illega? electronic surveillance cases, IOC cases, interception

We. Biole. Ton sreem overphaints?

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in adderdance with our polity, when we get a case that id a

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worthy of investigation or that it is not a crime and there would be no purpose in going forward with it or in attempting litigation. If he requests a preliminary investigation, we conduct Å, that investigation and the results of it .-6 S S 10 13 12 13 14 13 48 17

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ls Copeland 2:30 7 0 - 9 - 75Mr. Field. For pury investigations are you conducting 2 now? That is my point. We have a figure of 194. Ş. Mr. Kraus. We had pending as of the end of August this Æ. year 194 IOC cases. 1 Mr. Field. I understand the FBI has about 16,000 Ø convictions a year of cases they investigate. How many Ž interception of communication convictions were there last 8 Assail 9 Mr. Kraus. In fiscal 1975 we had 25. 10 Mr. Field. I have figures here that there were two 33 That is in 1975. for illegal advertising. Is that correct? 12 thus far this year. These are figures from the qustice 33 Department. \$4 Mr. Kraus. We don't keep those statistics but yesterday I caused a review of those files that had conviction: 85% in them to determine, if I could, whether we could determine 18. 277 which of them were for wartings violations. We had one conviction for violation of 2512. That would be the 18 13 manufacture, advertising, possession --20 Mr. Fleld. You had one conviction last year for illegal advertising of these products? 3.7 22 Mr. Eraus. For 2512. Mr. Field. Mr. Hainer, do you turn over complaints to ## j ing you or a both their plant illegal advoyability : 4 the little you come across and how frequently do you do that? --NW-65994--Docld:32989684_Page 45

Mr. Kaiser. Naturally as a manufacturer and businessman
I will turn in anything I consider illegal competition. The
answer is yes.

Mr. Field. How often have you done that?

Mr. Kaiser. From the period of 1968 to 1973, roughly about 25 in total.

Mr. Field. So you have turned over 25 examples of fairly clear illegal advertising, according to your opinion.

Now, Mr. Kraus, you had one conviction last year?

Mr. Kraus. Yeş, sir.

Mr. Field. Have you seen the advertisements that

Mr. Kaiser brought with him and have you seen the advertisement

entitled "FBI Surveillance Outfit"?

Mr. Kraus. I don't know whether I have or not.

Mr. Field. Can you take a quick look at the types of advertisements he has there and if he could find the "FBI Surveillance Outfit" would you look at that?

Mr. Kraus. We have looked into cases and investigated cases concerning illegal advertising including advertising in the telephone directories. Those cases are also investigate in accordance with our policy and in accordance with our mandate to investigate these violations. They are discussed and the results are given to the United States Attorney and to the Department of Justice.

dir. Field. Mr. Kraus, we have hundreds of pages of

these sovertisements and yet last year two cases were filed for illegal advertising of wiretap and surveillance equipment. Why? Was it just you did not investigate these or you could not find these advertisements or couldn't trace them down? My question to you is, since you are not at a policy level but you had the responsibility for doing this, why were not more of these investigated and the facts brought forward which would bring a case?

Mr. Kraus. The one case you are speaking of is a conviction.

Mr. Field. That is good.

Mr. Kraus. Why was there only one conviction? Is that the question?

Mr. Field. Out of the hundreds of companies advertising this year, why only one?

Mr. Kraus. I don't think I know the answer to your question.

Mr. Field. Have you seen these ads? Have you seen these ads?

Mr. Kraus. I have seen some, yes. We have investigated some. We have sent the advertisement to our laboratory for analysis. The law states that the device must be primarily useful for surreptitious interception of communications.

How, this microphone is depuble of intercepting my communications, but I don't think it is an illegal device. E

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if I put this microphone in my tie clip and conceal it, then it would become, in my estimation, an illegal device and it would be something we would be obliged to investigate.

Chairman Pike. The hearing will end at this point. I would ask all of the witnesses if they would respond to any additional questions which members might wish to submit.

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Chairman File. I just want to say in closing this
particular hearing that it is a rather unique situation to
find on one end of the table a man about to go to jail for
three years who has been convicted of wiretapping who did, as
Mr. Johnson pointed out, apparently cooperate with the
officials in revealing rather widespread wiretapping in his
area or at least allegations of widespread wiretapping. At
the other end of the table we have a representative of the
FBI.

I think that it does, if nothing else, show that there are risks involved in our intelligence-gathering operations, perhaps greatly underestimated in the past as far as just the average citizen in the United States of America is concerned.

I want to advise the members of the committee that there has been an allegation of a leak of highly sensitive material from this committee. We are going to get a lot of allegations of leaks from this committee. I don't believe there are leaks from this committee. I simply say to you that after the recess we are going to go into some very sensitive matters and I ask you not to discuss them during the recess.

Mr. Delluns?

Mr. Dellums. One quick question, Mr. Chairman. I characterized the contact of the DEA agents with Mr. Zavala from my provious information as if they had very specifically moved to centact him. Dut I understand that it was a much

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CONFIDENTIAL ATATEL

1 - Mr. W. O. Crogar

1 - Mr. R. L. Shackelford

1 - Mr. E. P. Grigalus 1 - Mr. E. A. Mendenhall

To: SAC. Tampa (134-805)

10/29/75

From: Director, FBI (134-23552)

For information Tampa, the U.S. House Select Committee on Intelligence Activities (NSC) requested by communication dated 9/24/75 sceens to information regarding several individuals, including informat. All other individuals on whom information was sought were former bureau informants who have been exposed.

mpn, the U.S. House Select
tivities (HSC) requested by
access to information regarding
ag informant. All other
ion was sought were former Bureau
cond.

possive to the HSC request and
ad procedures to protect this
etive informants, a senior staff
vised of informant's status with
ments will be furnished concerning
will also be informed this infor-In order to be responsive to the HSC request and in accordance with established procedures to protect this Bureau's relationship with active informate, a senior staff member of the HSC will be advised of informat's status with the FBI and the fact no documents will be furnished concerning informant. This individual will also be informed this information concerning informant is to be held in strict confidence.

Although it is unknown how HSC obtained informant's identity, it is believed informant may have been identified by either Joseph Burton or John Creednes, Vashington, D. C., correspondent for the "New York Times." Basis for this statement is the fact Burton's name was one of the other individuals on whom information was requested by HSC.

In view of the above, you are to advise informant that in response to a HSC request for information conserning informant, a high level representative of the HSC will be made pogrammat on a confidential basis of informat's relationship with the FSI. You should also instruct informant that in the event any inquiry is made of informant by any HSC representbefore any response is eads to the ESC. stive, the contacting Agent should be immediately notified

86-116464

141 CJ. 87 %

KAM: dow **(8)**

CORFIDENTIAL

SEE NOTE PAGE TRO

DUPLICATE YELLOW

Classified by 6570. Except from GDS, Category 2 Date of Declaration Indefinite

ROUTE IN ENVELOPE

CONFIDENTIAL

Airtel to Tampa Re: TP 1088-S 134-23552

HOTE:

As indicated above, in order to be responsive to HSC request we feel we should advise a semior HSC representative on a confidential basis of informant's status with the FBI and the fact no documents will be furnished concerning informant. We further believe we should advise the informant of our action in this regard in the event he is contacted by a representative of the HSC.

It should be noted our Tampa Office advised by teletype 9/19/75 that informant received a telephone call on the evening of 9/18/75 from an individual identifying himself as being connected with a congressional committee investigating FBI activities. Informant was naked if he belonged to any revolutionary groups and if he was ever associated with the FBI. Informant refused to answer any questions over the telephone and was told he could be subpoensed to appear before the congressional committee. Informant did not obtain the name of the caller or a telephone number where the caller could be reached.

It is further noted that Joseph Burton, a former source of the Tampa Office and one of the other individuals on whom information was requested by the HSC, had indicated to a reporter for the "New York Times" that informant was an FBI source Informant, who was later interviewed by the reporter, vehemently denied any connection with the FBI and apparently convinced the reporter he was not an informant.

CONFIDENTIAL

2 - Mr. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. V. Cleveland 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar October 10, 1975 1 - Mr. T. J. McNiff

The Attorney General

Director, FBI

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 September 26, 1975, requesting delivery of "a copy of the FBI Informants Manual.

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

Enclosures (2)

62-116464

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

(10)

Comp. Syst. _ Ext. Affairs Files & Com. __ Gen, Inv. -

Dep. AD Adm. __ Dep. AD Inv. ___ Asst. Dir.:

Intell) Laboratory

15 NOV 4 1975

GPO 954-546

2 - Mr. J.A. Mintz

(1 - Mr. J. B. Hotis)

1 - Mr. W. V. Cleveland

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

62-116464

October 10, 1975

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

RE: REQUEST FOR A COPY OF FBI INFORMANTS MANUAL

Reference is made to HSC letter September 26. 1975, requesting that the HSC be provided with "a copy of the FBI Informants Manual."

In response to a similar request from the NSC dated August 29, 1975, this Bureau, by letter dated September 10, 1975, furnished the HSC with copies of Sections 107, 108 and 130 of this Bureau's Manual of Instructions which Sections relate to the operation of security, criminal and extremist informants respectively.

1 - The Attorney General

TJM:1hb // 6

ORIGINAL AND ONE COPY TO AG

Assoc. Dir. Dep. AD Adm. _

Dep. AD Inv. ___ Asst. Dir.; Admin. _

w. Day Fort

Comp. Syst. __ Ext. Affairs ____ Files & Com. __ Gen. Inv. __ Ident. . Inspection _ Intell. Laboratory . Plan. & Eval. __ Spec. Inv. ____ Training ___

Legal Coun.

62-111-41-4-138

NW 65994 Docld:32989684 Page 53

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	WASHINGTON, D. C	. 20535	76
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9/2	6/75 regues	†-	
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office:	T.D.I.		
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Return this receipt to the Int	ellicanco Division I	501	

62-116-464-138 ENCLOSURE

******:

SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

r	CLASSIFY AS	APPROPRIATE	BEFO	RE COMPLETING.
TO: Intelligence Communication ATTN: Central Index	ty Staff	FROM:	Q()	
AIIN: Cemtral index		FBI		
SUBJECT: Abstract of Info	rmation Provide	ed to Select Co	mmittees	
1. HOW PROVIDED (check appropriate for review but not transmitted,		was made available	2. DATE	PROVIDED
X DOCUMENT BRIEFING	INTERVIEW TE	STIMONY OTHER	10/	10/75
3. TO WHOM PROVIDED (check appropri	ate term; add speci	fic names if appro	oriate)	
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4. IDENTIFICATION (provide descript	ive data for docume	nts; give name or	identification	number of briefer.
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5. IN RESPONSE TO (list date and it wise state verbal request of (name)			quest, other-	6. CLASSIFICATION OF INFORMATION (enter
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7. KEY WORDS (enter the appropriate used underline for emphasis)	key words from the	list provided sepa	arately; if ke	y words not listed are
Operating procedure	3		1	
8. SUMMARY (see reverse side before	completing this it	em)		
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Furnished NSG copies	s of Section	s 10 <mark>7,10</mark> 8 an	d 130 of	this
Dureau's Manual of				
operation of securit	ty, criminal	and extremi	ot inforz	ants.
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ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH HOUSTUDY

TREAT AS YELLOW

5' wocks

CLASSIFY AS APPROPRIATE

62-116464 FMK: fmk (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.

SECRET

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

1 - Mr. W. R. Wannall

1 - Mr. T. J. McNiff

The Attorney General

1 - Mr. W. O. Cregar October 10, 1975

Director, FBI

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

Reference is made to the HSC letter, dated August 19, 1975, requesting all wiretaps or electronic surveillances from January 1, 1970, through June 30, 1975, accompanied by all documents provided the Attorney General to support the installation of such wiretaps or electronic surveillances.

Enclosed for your approval and forwarding to the HSC is the original of a memorandum which is in partial response to Items 3 and 4 of the August 19, 1975, letter.

A copy of the memorandum transmitting excised documents completed to date is being furnished for your records.

Enclosures (2EMCLOSURE

62-116464

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

Intelligence Coordination WOC: 1hb hb

(9) Dep. AD Adm. _

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Admin. Comp. Syst. Ext. Affairs

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Inspection

Telephone Rm. _

Director Sec'y

Laboratory . Plan. & Eval.

Spec. Inv. Training. Legal Coun. Classified by 6283

TELETYPE UNIT

Exempt from GDS, Categories 2 and 3

Date of Declassification Indefinite

NOV 4 1975

15

MAIL ROOM

SECRET

The Attorney General

NOTE:

The Attorney General has instructed that the Bureau excise approximately 1,650 documents underlying the FBI's request to the Attorney General for authorization to conduct electronic surveillances. We will continue to furnish excised documents to the Attorney General as they are completed.

SECRET

SECRET

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

1 - Mr. W. R. Wannall

1 - Mr. T. J. McNiff

1 - Mr. W. O. Cregar

62-116464

October 10, 1975

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

RE: ELECTRONIC SURVEILLANCES

Reference is made to the HSC letter, dated August 19, 1975, requesting all wiretaps or electronic surveillances from January 1, 1970, through June 30, 1975, accompanied by all documents provided the Attorney General to support the installation of such wiretaps or electronic surveillances.

The purpose of this memorandum is to effect delivery to the HSC of 150 excised items which were previously provided the Attorney General to support requests for the Attorney General's authorization to conduct electronic surveillances.

nah

As additional items are excised and made ready for delivery to the HSC, we will furnish them to you in the same manner as those being submitted with this memorandum.

1 - The Attorney General

WOC:1hb//b

(8)

ORIGINAL AND ONE COPY TO AG

Assoc. Dir. Dep. AD Adm. Dep. AD Inv. Asst, Dir.: Admin. Comp. Syst. Ext. Affairs Files & Com. Gen. Inv. Ident. Inspection	Classified by 6283 Exempt from GDS, Categories 2 and 3 Date of Declassification Indefinite	ITUL GAM
Intell. Laboratory Plan. & Eval. Spoc. Inv. Training Legal Coun. Telephone Rm. Director Sec'y MAIL ROOM	NATIONAL SECURITY INFORMATION Unauthorized Disclosure Subject to Criminal Sanctions TELETYPE UNIT ENCLOSURE	15% 137GPO 954-54

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5-140 (Rev. 1-21-74	FEDERAL BUREAU OF INVESTIG	ATION
Å	WASHINGTON, D. C. 20535	
Addressee:	HOUSE SELECT COM	MITTEE
LITE TION	Memo Report dated_	10/10/75
Caption of Documen	JSE SELECT COMMITTEE.	
*	8/19/75 request	
Originati∆g Office:	FBI	114
Delivered by	nard J. jaylor Dat	e: 10/10/15
Received by:	De Centrole	7-71-7-3
Title:	I dans asst	
Return this receipt t	o the Intelligence Division, FBI	

ENCLOSURE 63--11/1961-137

SEE INSTRUCTIONS ON REVERSE

CLASS	STEP AS ATTROPRIATE
TO: Intelligence Community Staff	FROM:
ATTN: Central Index	FBI
SUBJECT: Abstract of Information Pr	rovided to Select Committees
 HOW PROVIDED (check appropriate term. If a defor review but not transmitted, so note.) 	locument was made available 2. DATE PROVIDED
DOCUMENT BRIEFING INTERVIEW	TESTIMONY OTHER 10/10/75
3. TO WHOM PROVIDED (check appropriate term; add	d specific names if appropriate)
₩ Hsc	
interviewee, testifier and subject) Limorandum and enclosures	
5. IN RESPONSE TO (list date and item number if wise state verbal request of (name), initiati HSC lettor 8/19/75	ive, subpoena, etc.) INFORMATION (enter U, C, S, TS or Codeword)
	S S
7. KEY WORDS (enter the appropriate key words fi used underline for emphasis)	rom the list provided separately; if key words not listed are
Surveillence, electronic	
8. SUMMARY (see reverse side before completing t	this item)

Submission of a portion of the materials requested regarding supportive documents underlying FDI requests of the Attorney General for authorization to conduct electronic surveillances.

62-116464

FMK: fmk

(4)

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH HOUSTUDY

TREAT AS YELLOW

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.

1 - J. B. Adams

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

1 - Mr. R. J. Gallagher

- (Attn: Mr. J. C. Kraus)

1 - Mr. W. R. Wannall

62-116464

October 10, 1975

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

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

RE: REQUEST FOR FBI MATERIALS
RELATING TO ALLEGED ILLEGAL
UIRETAP ON TELEPHONE OF
HARRY E. KAPLEAN

Reference is made to HSC letter dated September 9, 1975, requesting "a copy of any information, reports or memoranda concerning an illegal wiretap on the phone of Mr. Harry E. Kaplean, Chairman of the Pennsylvania State Milk Marketing Board."

Review of records of the FBI reveals that the Harry E. Kaplean referred to in referenced HSC letter of September 9, 1975, appears to be identical with information located in FBI files concerning Harry E. Kapleau, Chairman of Pennsylvania State Milk Marketing Board.

In response to referenced HSC inquiry, there are attached two pieces of correspondence concerning Kapleau which represent the only information located in FBI Headquarters files concerning any alleged illegal wiretapping on the telephone of that individual.

V. 3

Assoc. Dir. ____ Dep. AD Adm. __ Dep. AD Inv. __

Asst. Dir.:
Admin. _____
Comp. Syst. ____
Ext. Affairs ____

Files & Com. ___

Ident.

Training

Director Sec'y ___

Enclosures (2)

1 - The Attorney General

SEE NOTE PAGE 2

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TJM:1hb lhb (10)

MAIL ROOM

ORIGINAL AND ONE COPY TO AG

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1706

Laboratory ____ Plan. & Eval. __ Spec. Inv. ____

Legal Coun. ____

TELETYPE UNIT

FRALOSURE

GPO 954-546

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

RE: REQUEST FOR FBI MATERIALS RELATING TO ALLEGED ILLEGAL VIRETAP ON TELEPHONE OF HARRY E. KAPLEAN

NOTE:

Enclosures consist of closing Philadelphia airtel, dated 4/5/73, captioned "UNSUB; Transmitter Attached to Telephone of HARRY E. KAPLEAU, Chairman, Pennsylvania Milk Marketing Board, Harrisburg, Pa., September, 1972; INTERCEPTION OF COMMUNICATIONS," and FBIHQ letter to the Attorney General, dated 4/10/75, captioned "Lieutenant Steven Luchansky, Corporal Curtis Guyett, Corporal Metro Kardash, Pennsylvania State Police; Interception of Communications." Material appearing in this LHM was researched and compiled by Special Agent J. C. Kraus, General Investigative Division.

The Attorney General

Director, FBI

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

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis)

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

October 10, 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 a request contained in HSC letter dated September 9, 1975.

The subject matter of this particular request concerns information contained in FBI files relating to an alleged Interception of Communications violation which possibly occurred in 1972. House Resolution 591, which created the HSC, apparently restricts its authority insofar as an inquiry is concerned to intelligence operations. In view of this mandate, it would, not appear appropriate for the HSC to inquire into possible criminal violations referred to this Bureau such as the subject matter of HSC inquiry set forth in referenced letter of September 9, 1975. It is requested that the Department make a determination as to whether the enclosures should be furnished to the HSC. A copy of this memorandum with enclosures is being furnished for your records.

Enclosures (6)

1 - The Beputy Attorney General

Michael E. Shaheen, Jr. Attention:

Special Counsel for

Intelligence Coordination

Comp. Syst. ____ TJM: 1hb / hb

(11)

Dep. AD Inv. ___

Asst. Dir.: Admin.

inom fra

4/5/73 Date:

Γ	ransmit	the	following	iņ

(Type in plaintext or code.

ACTING DIRECTOR, FBI

SAC, PHILADELPHIA (139-NEW) (C)

SUBJECT:

UNSUB; Transmitter Attached to Telephone of HARRY EXKAPLEAU,

Chairman, Pennsylvania Milk

Marketing Board, Harrisburg,

Pa., September, 1972

INTERCEPTION OF COMMUNICATIONS OO: PHILADELPHIA

Re Philadelphia airtel to Bureau dated 11/20/72, and Philadelphia teletype to Bureau dated 1/1/73 entitled, "Lieutenant STEVEN LUCHANSKY; Corporal CUSTIS GUYETT; Corporal: METRO KARDASH; Pennsylvania State Police, POSSIBLE INTERCEPTION OF COMMUNICATIONS."

A House Committee of the Pennsylvania General Assembly, Harrisburg, Pa., currently is conducting open hearings into the operations of the Pennsylvania State Police (PSP) including among other matters the wiretapping described in referenced communications. BEC-13/39-0-

On 4/4/73, HARRY E. KAPLEAU was called to testify before the House Committee and he related an incident about a transmitter found attached to his telephone in the Pennsylvania Agricultural Building, Harrisburg, Pa., in September, 1972. The device had been located by employees of the Pennsylvania Bell Telephone Company who had been called to make a routine service call to KAPLEAU's office. After the device was located it was turned over to Colonel ROCCO URELLA, Commissioner of PSP; however, KAPLEAU was not notified about the transmitter until two weeks later when Colonel URELLA notified him that the device had been

Bureau

Philadelphia (139-NEW)

located on his phone. Colonel URELLA stated that the device was

RFS/ljw (4)

n Special Agent in Charge

Sent .

U.S.Government Printing Office: 1972 -

PH 139-NEW

an old one, unsophisticated and there was some question as to whether or not the device was operative. Bell Telephone employees described the device as new, extremely sophisticated, and completely operative.

According to newspaper accounts of the hearings in Harrisburg the device was destroyed by Colonel URELLA and the PSP has no record of any investigation made into the installation of this device.

KAPLEAU testified that he had no idea of the identity of anyone who could have installed the device and had no way of knowing why the device would have been installed.

Facts were discussed with AUSA PAUL J. KILLION, Harrisburg, on 4/5/73 when he stated that he did not believe that any additional investigation should be conducted. Mr. KILLION noted that the inquiry by the House Committee of the Pennsylvania General Assembly was highly political in nature and involved the operations of the PSP. Mr. KILLION noted further that the violation, if any, occurred in September, 1972, and that all evidence of the alleged violation had been destroyed by the PSP without any investigation being conducted.

SAC concurs in this recommendation in view of the highly sensitive and political inquiry being made into the operations of the PSP.

In view of these opinions, no further investigation is being conducted by Philadelphia. Opinion of the U.S. Attorney confirmed by separate communication.

Acting Director, FBI

LIEUTENANT STEVEN LECEAUSKY CORPORAL CURTIS GHYETT CORPORAL METHO KANDASH PENNSYLVANIA STATE POLICE INTERCEPTION OF COMMUNICATIONS l - Mr. Gebhardt

1 - Mr. Gallagher1 - Mr. Long

- Mr. Kraus

13/

Beference is made to by letter ented Jenuary 5, 1973, captioned as above wherein you tere advised of the announcement by Pennsylvania Governor Milton Shapp that the Pennsylvania State Police Commissioner Rocco Urelia had been fired for his part in an alleged wiretapping incident on November 28, 1972.

The Philadelphia, Pennsylvania, TET Office advised on April 5, 1973, that a House Committee of the Pennsylvania General Assembly, Harrisburg, Pennsylvania, is currently conducting open hearings into the operations of the Pennsylvania State Police including, among other matters, the wiretapping described in referenced communication.

On April 4, 1973, Harry E. Kapleaus Chairpha, Pennsylvania Milk Marketing Board, Harrielarg, Fennsylvania. was called to testify before the House Committee and he related an incident concerning a transmitter fining attached to his telephone in the Pennsylvania Agricultural Building. Harrisburg, Pennsylvania, in September, 1972. The device had been located by employees of the Pennsylvania Bell Telephone Company who had been called to make a routine service call to Kaplean's office. After the device was located in was turned over to Colonel Rocco Brella, Commissioner of the Pennsylvania State Police. However, Kapleau was not notified about the transmitter until two weeks later, when Colonel Urella notified him that the device had been located on his telephone. Colonel Urella stated that the device was an old one, unsophisticated, and that there was some question as to whether or not the device was operativel pennsylvania REC-13 /39- 4

APRILITIONS
APRILITION

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Control _____
Gebierdt _____
Jenkins _____
Varshell

Miller, E.S. ____
Soyars ____
Thompson ____
Walters ____

. Kinley _____.
. Armstrong ____.
. Bowers _____.

MAIL ROOM TELETYPE UNIT

NW\65994 Docld:32989684 Page 68

HAIL ROOM

FILL ISSUER

Multiple

Hat I in

SEE NOTE PAGE

The Attorney General

Bell Telephone Company employees described this device as new, extremely sophisticated, and completely operative.

According to newspaper accounts of the hearings in Harrisburg, the device was destroyed by Colonel Brells and the Penssylvania State Police have no record of any investigation pade into the installation of this device.

Explese testified that he had no idea as to the identity of anyone who could have installed the device and had no way of knowing why the device had been installed.

The above facts were discussed with Assistant United States Attorney Paul J. Killion, Harrisburg, on April 5, 1973, at which time he stated that he did not believe any additional investigation should be conducted. Hr. Killion noted that the inquiry by the House Committee of the Pennsylvania General Assembly was highly political in nature and involved the operations of Pennsylvania State Police. Hr. Killion further noted that the violation, if any, occurred in September, 1972, and that all evidence of the alleged violation had been destroyed by the Pennsylvania State Police without any investigation being conducted. In view of the epinion of Hr. Killion, no investigation is being conducted concerning this matter by the FBI.

- 1 The Deputy Attorney General
- 1 Assistant Attorney General Criminal Division

NOTE: See Philadelphia airtel 4/5/73 captioned "Unsub; Transmitter Attached to Telephone of Harry E. Kapleau, Chairman, Pennsylvania Milk Marketing Board, Harrisburg, Pennsylvania, September, 1972; IOC." Regarding the abovementioned probe of the Pennsylvania State Police, Governor Shapp also asked for the resignation of Pennsylvania Attorney General J. P. Shane Creamer who has openly feuded with Urella ever since both were appointed to office. The hearings have been continuing, warring factions within the Pennsylvania State Police ranks are involved, and the USA's office in Philadelphia is of the opinion that the alleged irregularities can best be handled by the State.



OFFICE OF THE DEPUTY ATTORNITY GENERAL WASHINGTON, D.C. 20536

SEP 17 1975

ro•

John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

1/2/17

FROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT:

House Select Committee Request Dated September 9, 1975

Attached is a letter dated September 9, 1975, requesting various information from the FBI. Please prepare promptly an appropriate response to this request.

cc: Paul Daly

12-1144411-136

ENCLOSURE

OTIS G. PIKE, N. Y., CHAIRMAN

ROBERT N. GIAIMO, CONN.
JAMES Y. STANTON, OHIO
RONALD Y.P. LLUMS, C.ALIF.
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. 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 9, 1975

Mr. Michael E. Shaheen, Jr.
Special Counsel for
Intelligence Coordination
Office of the Deputy Attorney General
Washington, D.C. 20530

Dear Mr. Shaheen:

In order to facilitate our investigation of the Federal Bureau of Investigation, pursuant to House Resolution 591, 94th Congress, we request a copy of any information, reports, or memoranda concerning an illegal wiretap on the phone of Mr. Harry E. Kaplean, Chairman of the Pennsylvania State Milk Marketing Board.

Sincerely,

X. Searle Field Staff Director

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION VASHINGTON, D. C. 20535
Addressee: HOUSE SELECT COMMITTEE
LTR X LHM Memo Report dated 10/10/75
U.S. HOUSE SELECT COMMITTEE ON INTELLIGENCE Caption of Document: ACTIVITIES re 9/9/75 request on
illegal wiretap on Harry E. Kaplean, Chairman of the Pennsylvania State Milk Marketing Board
Originating Office: FBI
Delivered by Richard : saylon Date: 10/16/75
Received by: The Audio-R
Title: Cefman
Return this receipt to the Intelligence Division, FBI

62-11/2/16/ 136

SEE INSTRUCTIONS ON REVERSE

	16 35		CLASSIFY	AS APPROPR	IATE	BEFO	RE COMPLETING.	
TO: Intelligence Community Staff				FROM:				
ATTN: Central Index					FRE			
SUBJECT: Abs	tract of	Informati	on Provi	ded to S	elect Co	mmittees		
1. HOW PROVIDED (c for review but				ent was mad	e availabl	2. DATE I	PROVIDED	
DOCUMENT	BRIEFING	INTER	VIEW	V TESTIMONY OTHER			10/75	
3. TO WHOM PROVIDE	D (check app	rôpriate te	rm; add sp	ecific name	s if appro	priate)		
SSC								
HSC								
4. IDENTIFICATION interviewee, te			ta for docu	uments; giv	e name or .	identification	number of briefer,	
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		m m mused, an era girl fft .	land Miles					
								
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 (ente U, C, S, TS or Codeword)			
HSC letto	r 9/9/7	5						
							U U	
7. KEY WORDS (ente			ords from t	the list pr	ovided sepa	arately; if key	v words not listed are	
Informati	on hand	ling						
8. SUMMARY (see re	verse side b	efore compl	eting this	item)				
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TREAT AS YELLOW

IN CONNECTION WITH HOUSTUDY

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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.
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- 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.

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Getober 8, 1975

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C. HUSE SELECT COMMENTE i enfellegence activities (elc) 2 - Mrt. J.A. Mintz (1 - Mr. J.B. Hotis

1 - Mr. W.R. Wannall

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

Reference is made to the REC letter dated August 10, 1975, requesting all virotops or electronic curveillances from January 1, 1970, through June 30, 1979, accompanied by all desuments provided the Attorney Concret to support the installation of such virotops or electronic curvoillences.

Declosed for your approval in forvarding to the NEC is the original of a menorandua which is in partial response to items three and four of the August 10, 1975, lotter. REC-24

It is to be noted the supportive deciments underlying the IDI requests for electronic surveillances regulro three cresizie comunications to the Attorney General: a written request for authorization, a characterization describing the reason for the request, and the authoricing decument to be signed by the Attorney General. To be responsive to the request of the HSC in their August 10, 1975, letter will require the review and excision of approximately 1839 requests, each request emounting to three separate commuteations. At the present tino, a imozicijecijio Eperial Agent cen encise three to four requests as how. We have committed sufficient campower to this project in an effort to respond in a timely fashion to this request. We will continue to forward expised. requests to the NEC periodically until we have constituted excising the entire number of supportive decurents they hayo requested.

SEE NOTE PAGE TWO

WOC:bcw

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> NATIONAL SECURITY INFORMATION Unauthorized Disclosure

Subject to Criminal Sanctions GPO 954-546

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Dep. AD Inv. ___ Asst. Dir.:

Comp. Syst. _ Ext. Affairs ..

Inspection

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SECTION

The Attorney General

A copy of the memorandum transmitting those enclased requests completed to date is being furnished for your records.

Inclosures (2)

I - The Deputy Attorney Concret Attention: Michael E. Chaheen, Sr. Special Counsel for Intelligence Coordination

NOTE:

The Attorney General has instructed that the Bureau immediately recover and excise approximately 1650 supportive documents underlying FBI requests of the Attorney General for authorization to conduct electronic surveillances. We have committed 12 Special Agents and four senior clerks to this project and are hoping we can complete it by the close of business 10/10/75.

SIGNAT

SECRET

2 - Mr. J.A. Mintz

1 - Mr. J.B. Hotis)
1 - Mr. W.R. Wannall
1 - Mr. T.J. McNiff

1 - Mr. W.O. Cregar

62-116464

October 8, 1975

U. S. HOUSE SELECT COMMITTEE OF INTULLIGENCE ACTIVITIES (HEC)

NE: ELECTRONIC SURVEILLANCES

Reference is made to the HSC letter dated August 19, 1975, requesting all viretaps or electronic surveillances from January 1, 1970, to June 30, 1975, accompanied by all documents provided the Attorney General to support the installation of such wiretaps or electronic survoillances.

The purpose of this memorandum is to effect delivery of 15 excised requests for electronic surveillances conducted by the FBI.

As additional requests for electronic surveillances are excised and made ready for delivery to the HSC, we will furnish them to you in the same manner as those being submitted with this memorandum.

1 - The Attorney General

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ORIGINAL AND ONE COPY TO ATTORNEY GENERAL

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Subject to Criminal Sanctions

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

Addressee: HOUSE SELECT COMMITTEE

LTR LHM Memo Report dated 10/8/75

AU. S. HOUSE SELECT COMMITTEE.

Caption of Document:
HSC letter 8/19/75

Electonic Surveillances

Originating Office FBI

Delivered by Lichard Fauful Date: 10/10/71

Received by: L. M. Candrott

Title: Lalim Luck
Return this receipt to the Intelligence Division, FBI

62-111464 135

	CLASSIFY A	OTE:	SEE INSTRUCTIONS ON REVERS BEFORE COMPLETING.			
TO: Intelligence Communi	ty Staff	FROM:				
ATTN: Central Index		FDI	7277.7			
SUBJECT: Abstract of Info	rmation Provid	ed to Select Committe	ees			
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5. IN RESPONSE TO (list date and it wise state verbal request of (na IEC letter 9/19/75			ther- 6. CLASSIFICATION OF INFORMATION (ente U, C, S, TS or Codeword)			
7. KEY WORDS (enter the appropriate used underline for emphasis) Surveillance, elect	·	e list provided separately;	if key words not listed are			
8. SUMMARY (see reverse side before		·	ed regarding			

supportive documents underlying FBI requests of the Attorney General for authorization to conduct electronic surveillances.

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TREAT AS YELLOW

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CLASSIFY AS APPROPRIATE

INSTRUCTIONS

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5010-106

UNITED STATES GOVERNMENT

!emorandum

Mr. W. R. Wannall

SUBJECT:

HOUSTUDY 75

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis) ep. AD Vin

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

10/22/75 DATE:

1 - Mr. R. H. Ross

1 - Mr. T. J. McNiff

Assoc. Dir. Pep. AD∤Ad

> Asst. Dir.: Admin.

Comp. Syst

Ext. Affairs

Files & Co Gen. Inv.

Laborate

Training Legal Coun.

Telephone Rm. Director Sec's

PURPOSE:

To recommend that the Attorney General (AG) be furnished at his request a list of*targets of Bureau electronic surveillances conducted during the years 1970-1975, indicating which surveillances had been made a matter of public record, for the purpose of enabling the AG to decide whether or not to accede to House Select Committee (HSC) request for a list of such targets.

REC-114

DETAILS:

On 8/19/75, HSC requested by letter a list of all Bureau electronic surveillances conducted by this Bureau during the period 1/1/70 through 6/30/75, accompanied by documents provided the AG authorizing these operations. No action was taken upon this request until such time as the White House restriction upon furnishing classified information to the HSC was lifted. When this restriction was lifted, the AG agreed to this Bureau's furnishing the HSC with copies of documents showing AG authorization for all such installations, which documents were to be excised to delete all information tending to specifically identify the target. Preparation of these documents necessitated the excising and Xeroxing of approximately 1,650 packets of material, some of which have already been furnished the THSC 1975 and the remainder will be furnished the HSC by 10/24/75

Enclosures

62-116464

TJM: 1hb lhb

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XP SECRET MATERIAL ATTACHED

*domestic

5- 12-11 CONTINUED - OVER

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

On 10/10/75, Congressman Robert McClory, HSC Member, along with representatives of the HSC Staff, were briefed in general terms by representatives of the Intelligence Division concerning the manner in which Bureau electronic surveillances were conducted. On 10/15/75, the HSC by letter (which the Department advises was personally approved by Representative McClory) modified their letter of 8/19/75 by limiting their request to a list of all electronic surveillances conducted by this Bureau against "domestic targets" during the period 1970-1975. This latter request for the specific identity of such targets was appealed to the Department in view of the AG's prior decision to furnish the HSC only with supportive documents relating to these operations, appropriately excised so as not to identify the target.

On 10/20/75, Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination, Department of Justice, advised that the above matter had been taken up with the AG who requested that, prior to making a decision as to whether or not to accede to the latest HSC request, he desired this Bureau to furnish him with:

- 1. A list of all United States citizens and organizations which were the subjects of Bureau electronic surveillance during the period in question where there was no indication of foreign contacts and indicating which surveillances had become public knowledge, and
- 2. A list of all United States citizens and organizations which were the subjects of Bureau electronic surveillance during the period in question in which foreign contacts were involved again indicating which surveillances had become public knowledge.

CONTINUED - OVER

Memorandum to Mr. W. R. Wannall

Re: Houstudy 75

62-116464

OBSERVATIONS:

Surveillance against "domestic targets" wherein there is no indication of foreign contacts has been prohibited by the Keith Decision in 1972 and, consequently, no such surveillances were conducted by this Bureau after that date. There is attached in response to the AG request three lists setting forth the identity of United States citizens and organizations which were the targets of Bureau electronic surveillances during the period 1970-1975. addition to the above two requested lists, it was deemed advisable to furnish the AG with a third list identifying those surveillances which are currently in litigation, as well as similar surveillances which could be affected by the outcome of such litigation, as it appears that a court ruling in such matters will eventually involve a decision as to the extent of foreign contacts, if any, involved in these operations.

RECOMMENDATION:

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That the attached three lists of Bureau-conducted electronic surveillances of United States citizens and organizations conducted during the years 1970-1975 be provided the AG in accordance with his above-stated request. Opinstand of all schools to the Black of the British of the British of the Black of the British of the B

Below are listed U. S. citizens and domestic organizations which had no substantial foreign contact and were the targetsof FBI warrantless electronic surveillances operated from January, 1970, to June 19, 1972. No warrantless FBI electronic surveillances have been conducted where the target did not have substantial foreign contact following the Supreme Court decision in <u>United States v. U. S. District Court for the Eastern District of Michigan</u>, known as the Keith decision, decided on June 19, 1972.

Citizens

- 1. Peal, Frances Mary
- 2. Eiberman, Dana Hope
- 3. Eoyce, Francis Joseph
- 4. Canada, Larry E. Jr.
- 5. Davidon, William Cooper
- 6. Depury, Marie
- 7. Dohrn, Jennifer Ellen
- 8. Doyle, Terrence John James
- 9. Earl, Nancy
- 10. Emmer, Howard Joel
- 11. Emmer, Joel
- 12. Fein, Dr. Oliver
- 13. Franklin, Howard Bruce
- 14. Frappier, Jon
- 15. Frappier, Nancy Barrett
- 16. Jackson, Ronald Lee
- 17. Jean, Clinton M.
- 18. Kurshan, Nancy Sarah
- 19. Lomaz, Sam
- 20. Newton, Huey P. *
- 21. Oliver, Denise Roberts
- 22. Reffkin, Ruth Ettinger
- 23. Sarnoff, Irving
- 24. Seigel, Sheldon Philip
- 25. Wisniewski, Phillip Arthur

Organizations

- 1. African Liberation Day Coordinating Committee
- 2. Eerkeley Tribe
- 3. Black Panther Party *
- 4. Jennifer's

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Organizations Continued

- 5. Jewish Defense League *
- 6. Junta of Militant Organizations
- 7. May Day Collective
- 8. May Day Collective Commune
- 9. National Committee to Combat Facism *
- 10. Peoples Coalition for Peace and Justice
- 11. Students for a Democratic Society
- 12. Venceramos Brigade
- 13. Young Lords Party
- 14. White Panther Party
- 15. Worker Student Alliance

* An asterisk denotes public disclosure by the government of the electronic surveillance of the target. It should be noted that the Department has received information from this Eureau regarding the existence of some of the other surveillances in connection with lawsuits, however, it is not known whether or not the Department has made such information a matter of record with the courts. Below are listed U. S. citizens who were targets of FEI warrantless electronic surveillances during the period January, 1970, to June, 1972, which are the subject of current litigation or are so similar to those in litigation that they could be affected by the outcome. The determination as to whether or not these surveillances would be allowed by the Keith decision may be decided by this litigation, therefore, it would be inappropriate at this time for the Bureau to comment as to the degree of foreign contact involved.

- 1. Eeecher, William
- 2. Carroll, Robert T.
- 3. Halperin, Morton H. *
- 4. Lake, William Anthony K. *
- 5. Lord. Winston
- 6. McLane, Jamie W.
- 7. Morgan, William Frank
- 8. Naval Reserve Training Center (employment of Charles Edward Radford)
- 9. Pederson, Richard F.
- 10. Prince, Georgianna M.
- 11. Pursley, Robert
- 12. Radford, Charles Edward II
- 13. Sonnenfeldt, Helmut
- 14. Sullivan, William H.

* An asterisk denotes public disclosure by the government of the electronic surveillance of the target. It should be noted that the Department has received information from this Eureau regarding the existence of some of these surveillances in connection with lawsuits, however, it is not known whether or not the Department has made such information a matter of record with the courts.

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Below are listed U. S. citizens and domestic organizations which had substantial foreign contacts and were the targets of FBI warrantless electronic surveillances operated from January, 1970, to June 30, 1975.

Citizens

- 1. Ask Printing Enterprises
- 2. Ayyad, Mohammad Ayyad Ahmad
- 3. Eeehive Custom Shoe Repair Salon (Naim, Nicola Shunnarah)
- 4. Eergman, Liebel
- 5. Britt, Michael
- 6. Casis, Ana G.
- 7. Delta Design Group
- 8. Kawash, Sabri Khalid
- 9. Khoury, Sami Ayub
- 10. Logwinuk, Alexander K.
- 11. Lopez, Albert
- 12. Millard, Elizabeth Boynton
- 13. Ross. Gerald Sidney
- 14. Shunnarah, Naim Nicola
- 15. Suleiman, Fihme Hussein
- 16. Tolliver, Kenneth R.
- 17. Washington, John William
- 18. Yameen, Munir Sayid

Organizations

- 1. Action Committee on American Arab Relations
- 2. Arab Information Center
- 3. Communist Party USA, National Headquarters
- 4. Communist Party USA, New York District
- 5. Farm Research, Inc
- 6. Organization of Arab Students in the United States
- 7. Palestine Arab Fund
- 8. Panda House
- 9. Trans Atlantic Telephone Line between USSR and US

None of the above listed electronic surveillances of the targets are known to have been publically acknowledged by the government.

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- 62-1164641

UNITED STATES GOVERNMENT

Memorandum

M

FROM

Mr. J. B. Adams

DATE: 10/17/75

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Assoc. Dir.

Asst. Dir.:

Admin. ____

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Ext. Affairs

Dep. AD Adm. .
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Telephone Rm. __ Director Sec'y __

SUBJECT:

HOUSTUDY-

Legal Counsel

SENSTUDY

On the late afternoon of October 11, 1975, Douglas Marvin, Special Assistant to the Attorney General, called me and requested that the Attorney General be furnished a brief statement concerning FBI relationships with the Senate Select Committee and the House Select Committee for inclusion in a statement being prepared for submission to the White House. Mr. Marvin said that the Attorney General's intention was to bring together anticipated problems concerning the two committees in the hope that a means for resolving these matters might be found.

I discussed this request with Mr. Jenkins in the absence of Mr. Callahan and I returned Mr. Marvin's call and dictated to the Attorney General's secretary. I requested her to furnish me with a copy of the dictation. Attached is the page furnished by the Attorney General's secretary which I received on October 15, 1975.

This matter was brought to the attention of the Executives Conference on October 14, 1975.

RECOMMENDATION:

For information.

Enc.

1 - Mr. Wannall

1 - Mr. Hotis

1 - Mr. Cregar

1 - Mr. Dalv

1 - Mr. Mintz

JAM:mfd

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Senate Select Committee

FBI relationships with the Senate Select Committee generally have been harmonious with responses to the Committee requests delivered promptly. When difficulties have occurred they have been overcome by negotiation and tolerance on both sides. Future difficulties that may be confronted and require similar resolution include the scope of any public hearing regarding electronic surveillance of foreign nationals or their agents and establishments.

House Select Committee

In the past the FBI has experienced the following difficulties with the House Select Committee:

- (1) It has held public hearings which were orchestrated to present adverse views without an opportunity for prepared rebuttal, such as occurred on October 9, 1975, regarding electronic surveillance matters;
- (2) It has demanded delivery of documents on unreasonably short notice considering the time necessary to locate and prepare for delivery the enormous quantity of documents called for;
- (3) It has interviewed employees, former employees and confidential sources of the FBI without first advising the FBI of the proposed interview and has demanded the appearance of agents below the policy-making level.

A large number of documents dealing with electronic surveillance conducted without a warrant between 1970 and July 30, 1975, were furnished to the Committee on Friday, October 10, 1975. Certain excisions in these documents were made and it remains to be seen whether the Committee will accept the determinations made as to what types of information, e.g., identities of subjects who were monitored, should have been excised.

The overriding concern for the future is the need to establish an understanding on both sides of the policies to be followed by each in responding to the Committee's mandate. General agreement to specified operating procedures would alleviate the suspicion on the part of the Committee and the fear of Committee reesponsibility on the part of the FBI.

62-116464 - 153

FNCLOSURE

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OPTIONAL FORM NO. 10
MAY 1962 EDITION
GSA FPAIR (41 CFR) 101-11.6
UNITED STATES GOVERNMENT

Memorandum

: Mr. J. B. Adams

DATE: 10/10/75

Assoc. Dir.

Dep. AD A

Training _____
Telephone Rm.
Director Sec'v

FROM

: Legal Counsel

SUBJECT: HOUSTUDY 75

On October 9, 1975, pursuant to a request of the Committee, Supervisor James Kraus, of the General Investigative Division, appeared as a witness to testify concerning the Bureau's work in interception of communications investigations. Also appearing as witnesses were Anthony J. P. Farris, former United States Attorney; Anthony V. Zavala, former Houston Police Department officer; Michael J. Hershman, former Chief Investigator for the National Commission for the Review of Federal and State Laws Relating to Wiretapping and Electronic Surveillance; and Martin L. Kaiser, the owner of a corporation which specializes in the development and manufacture of electronic surveillance and counter-measure equipment.

Efforts were made on the evening of October 8th, with the prior approval of the Deputy Attorney General, to substitute a Bureau official for Mr. Kraus as the Committee witness, however, the Committee refused to agree to such substitution. Assistant Director Gallagher and I accompanied Mr. Kraus and during the course of the testimony Mr. Kraus consulted with me concerning appropriate responses. On my recommendation, Mr. Kraus advised the Committee that his appearance had been required by the Committee in the face of the Bureau's offer to provide testimony by Bureau officials, and further that Bureau officials were available to respond to the Committee questions. Again, the Committee rejected that offer As explained at the conclusion of the hearing by Chief Counsel A. Searle Field, the Committee intentionally called a Unit Chief in order to have his testimony as to the operations of the unit which specifically supervises IOC investigations.

I prepared a memorandum to the Attorney General protesting the Committee's procedures and upon its approval it was hand delivered on the evening of October 9th to the Department. On the morning of October 10th, I was called by Douglas Marvin, Executive Assistant to the Attorney General

Enc.

ENCTORME!

1 - Mr. Callahan

1 - Mr. Adams

1 - Mr. Jenkins

1 - Each Assistant Director

1 - Mr. Mintz

JAM:mfd

1 - Mr. Cregar

1 - Mr. Daly

OCT 28 1975

CONTINUED - OVER

8 Au T 3 0 1975 Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Memorandum to Mr. Adams

Re: HOUSTUDY

who requested a summary of the events leading up to the testimony of Mr. Kraus on October 9th and the description of the hearing. I described our efforts to substitute a Bureau official and I explained to him the events occurring at the hearing. I also told him that a memorandum had been addressed to the Attorney General and delivered the previous evening describing these matters. Mr. Marvin later advised me that he had furnished the Attorney General with a copy of our memorandum and that the Attorney General had taken it with him to the White House.

13 Jen

Attached are copies of the prepared statements made by the other witnesses called before the Committee.

RECOMMENDATION:

For information.

- 2 -

STATEMENT OF ANTHONY J. P. FARRIS,
Former United States Attorney for the
Southern District of Texas
Before the
Select Committee on Intelligence
October 9, 1975

Mr. Chairman, my name is Anthony J. P. Farris, and I am an attorney with Farris, Pain & Horne in Houston. From February 14, 1969 to December 30, 1974, I served as United States Attorney for the Southern District of Texas, with the principal office in Houston. The District is the eighth largest of the 94.

I understand I am here to testify about allegations of illegal electronic surveillance by local law enforcement authorities in Houston, Texas, about the lack of aggressiveness by the FBI in investigating those allegations, about allegations that the FBI and DEA had known about illegal electronic surveillance by Houston Police Department officers and neither investigated them nor reported them, and about allegations that both FBI and DEA agents had either participated in illegal electronic surveillance, or at least witnessed it.

These matters first came to light when the IRS commenced an investigation of a big-time heroin dealer in Houston in 1971. That investigation led the IRS into an investigation of illegal electronic surveillance by certain members of the Houston Police Department. The latter investigation commenced in September of 1972 and resulted in indictments of nine officers in May of 1974.

When the allegations of Houston Police Department illegal electronic surveillance began to surface in the late summer and

112-110 964-132 ENCLOSURE early fall of 1973, my chief assistants and I commenced communication with the FBI in Houston about these possible violations and started to send material to the FBI. Allegations then commenced about participation in illegal electronic surveillance by the FBI and DEA. In preliminary and pretrial hearings in the case of U.S. vs. Dudley Clifford Bell, Jr. in November of 1973, counsel for Defendant alleged that the FBI Special Agent in Charge knew about the Houston Police Department's illegal activities and did not investigate them. He also alleged that electronic eavesdropping equipment had been sold to a named FBI agent in Houston and that federal funds had gone to the purchases of equipment for electronic surveillance purposes by local law enforcement entities. I sent a copy of that transcript to the FBI SAC in Houston sometime in the fall of 1973 and to Washington in 1974.

The District Attorney of Harris County (Houston) sent two of his assistants to discuss allegations of illegal wiretapping with the FBI SAC in Houston in the fall of 1973. In short, the FBI in Houston had information before them of probative value of allegations of illegal electronic surveillance by local and federal authorities in the fall of 1973.

The investigation being conducted by the IRS in the fall of 1973 resulted in indictments of seven Houston Police officers and two former police officers in early 1974. From late 1973 until early 1974 I attempted to keep the same IRS agents on the investigation of the Houston Police Department with the idea in

mind that it was really an on-going investigation. Commissioner Alexander denied that request through his assistants because the IRS is chartered to investigate only Title 26 matters. From late 1973 to April, 1974, my chief assistants and I continued to communicate with the FBI in Houston relative to the Houston Police Department electronic surveillance and we did so by telephone, in person and in writing. In April, 1974, we sent a lengthy letter with exhibits to the FBI SAC in Houston and asked him formally, firmly and in writing to commence his investigation if he had not already done so. A copy of this lengthy letter and copies of the exhibits were sent to the General Crime Section in the Department of Justice in Washington. The FBI only saw fit to assign one agent to this complex investigation of the country's fifth largest police department. This FBI agent submitted reports to our office which were notable only in their lack of substance, depth, and consisted (largely) of Xeroxed newspaper articles. continued to communicate in writing, by telephone and in person with the FBI in Houston urging them to give us something to work on and my then Assistant Chief of Criminal spoke in blunt English to the lone agent assigned to this matter. In June, 1974, a new SAC had taken over in the Houston office of the FBI. Our letters, memos and phone calls to the FBI in Houston continued unabated, with copies to Washington, through December, 1974. There was no noticeable increase in quantity or quality of the FBI reports received by us. In the latter part of 1974, the new Police Chief, Carroll Lynn, gave us additional information about allegations of

- 4 -

Houston Police Department illegal electronic surveillance, about allegations that the FBI and DEA had participated in illegal electronic surveillance and that the FBI and DEA had known about these illegal activities and had done nothing about them. We passed these allegations on to an FBI inspector visiting in Houston in late October or early November, 1974 and to the General Crime Section of the Department of Justice.

Finally, in Decmeber, 1974, unable to get cooperation from the FBI in Houston, I wrote a lengthy letter to Attorney General Saxbe with copies to the Deputy Attorney General, the Assistant Attorney General in charge of the Criminal Division, and to the General Crime Section recapitulating every point I could think of and sending as exhibits copies of all the correspondence with the FBI, copies of the transcripts of the Dudley Bell hearings and copies of the transcripts of the recordings made by Chief Lynn of his own men.

I know of my own knowledge that the investigation of the Houston Police Department matters, as conducted by the FBI through 1974, would rate one on a scale of ten. I know of my own knowledge that when there were hijacking and kidnapping cases in Houston the FBI had brought in many agents from other offices and I know of no FBI policy that would forbid bringing in agents from other FBI offices to help out in the Houston Police Department case. I know of no internal investigation having been conducted by the FBI of either the type of investigation conducted by the FBI of the Houston Police Department or of allegations of illegal

electronic surveillance by federal officers. I do know personally that through December 30, 1974, the General Crime Section of the Criminal Division of the Department of Justice showed very little interest in the investigation of this country's fifth largest police department or of the allegations that federal agents had actually witnessed illegal electronic surveillance activities and had done nothing about them.

In closing, I would once again bring up a suggestion that the FBI bring in agents from other offices to investigate allegations of illegal activities by local law enforcement officers. This was first suggested by five U.S. Attorneys, in Arizona in 1973, while meeting with Bill Cleveland of the FBI. Mr. Cleveland indicated to us that he interpreted our suggestion as an affront to the integrity of the FBI. We repeated this suggestion in a report to the Attorney General early in 1974 and two of us repeated it to Clarence Kelley in New Orleans in September, 1974 at the U.S. Attorneys' Conference. I personally repeated it to two committees here in Washington this year and am repeating it once again now.

STATEMENT OF ANTHONY V. ZAVALA
Former Officer, Narcotics Division, Houston Police Department
Before the
Select Committee on Intelligence
October 9, 1975

Mr. Chairman and members of the Committee, my name is

Tony Zavala. I want to thank the Committee for giving me this

chance to testify today, and I hope I can help in your investi
gation. I also hope that by telling you what I know, I can

help other police officers from falling into the same trap

that I did---learning to break laws, and winding up on my way

to prison.

I am a former police officer with the Houston Police

Department, narcotics division. I joined the Department in

1965. I started in narcotics in 1967, where I stayed until

1973, when I was suspended preceeding my indictment in 1974

on wiretapping charges. In June of 1975 I pled guilty to one

count of wiretapping. Three weeks ago I was sentenced to

three years in Federal prison. I begin my prison term one week

from next Tuesday.

During my work with narcotics at the Houston Police Department I became more and more involved with wiretapping.

The first time was in early 1968, when one of my supervisors ordered me to monitor a conversation from an empty building in downtown Houston. The last time was in 1972, when I monitored conversations in a narcotics case, where because of the wiretapping involved, all charges against the suspect were dismissed.

ENCLOSURE 62-110-464-30

In between, from 1968 to 1972, I was personally involved in about 35 illegal wiretaps.

Mine was not an unusual case. Over time, as the twenty or so narcotics officers I worked with talked casually at police headquarters, I learned that other officers were doing it too--just about all the other officers. I would estimate that during the time I was there, the narcotics division conducted somewhere between 700 and a thousand illegal wiretaps.

And there were other divisions using wiretaps: intelligence, vice, homicide, burglary and theft. Again, I know this
only through the casual talk of many fellow officers at headquarters. But we all talked, every day. We would talk about
our cases——the names, who we were tapping, what we were hearing,
how it was working out.

And while we talked, members of other agencies---Federal agencies, like BNDD and the FBI---would walk in and walk out, and participate in the conversations.

While I cannot point to any one specific conversation with any one particular FBI agent, for example, I know that it was all discussed freely, and that everyone knew what was going on. Wiretapping, in fact, became second nature to us all.

So that the Committee may have some idea of the modus operendi of tapping in Houston, I will describe our procedures. When one of us wanted a tap, we would ask one of our supervisors—a Sergeant, a Lieutenant, or a Captain. If the supervisor approved, and he always did, he would telephone someone I

Bergariano Personal

happen to know at Southwestern Bell Telephone Company for the particular "cable and pair information" we needed for the tap. The individual at the phone company routinely supplied what we needed a short time later. He would call the supervisor usually; but sometimes he would call back directly to officers like me.

The "cable and pair" information would include a specific location where the tap was to be installed. That information would be given to another officer who was assigned to actually install the tap--usually on a telephone pole. Later, the field officer, like me, was told he could go ahead and monitor, and that's what he did.

Sometimes we would lose a tap. That is, Telephone Company workmen would discover a tapping device. They would call us, ask if we had lost the device, and return it without another word.

The Telephone Company was involved in other ways too. We used to attend narcotics training seminars. I did not think it was strange at the time, but there was always a Southwestern Bell representative there. He would offer complete cooperation in our enforcement efforts. Any information we needed, he said, we could have.

The equipment for these taps was produced by our own police department. It was manufactured, as a matter of fact, on the sixth floor of headquarters. That also was common knowledge among us all, and the Federal men who frequented our headquarters. I myself have been in that sixth floor facility many times.

The guys who actually installed the taps were well trained, and the training was always being updated. The supervisors wanted everybody to be able to install a tap, but that meant climbing poles, and some of us were afraid of heights. I remember a Sergeant announcing that a poleclimbing school would be started in the department to take care of that. But it never got going.

Mr. Chairman, I understand the Committee is interested in Federal officers' direct participation in wiretaps. I heard about many cases from fellow police officers. But that is hearsay. I have more direct knowledge.

On one occasion—in 1969—I was assigned by a Captain to monitor a tap in a drug case. It was a lengthy tap. My job was to monitor on nights and weekends. One night a fellow police officer introduced me to several Federal narcotics agents, two of whom I got to know pretty well, as they kept coming and going, and listening with me to the conversations of the target. Some weeks later the suspect in the case was arrested—by the Federal agents, incidentally—and afterwards the three of us were discussing the wiretap at police headquarters. My two Federal friends were disturbed because the entire conversation took place in front of a high ranking BNDD supervisor. They said I shouldn't talk about wiretapping in front of him that way. The supervisor was smiling the whole time.

In 1971, I conducted a wiretap on a narcotics suspect for about two months. During the whole two-month period I supplied the content of the tap to a United States Customs agent.

In 1972 and 1973, I worked as a DALE taskforce officer, during which time my paycheck came from LEAA. In one case I remember I attempted to obtain legal wiretap authorizations, through the Federal authorities I was working with. After awhile, I was told in effect that the "Title III procedures were too much of a hassle" and that I would have to "do it in another way." I definitely understood the word "it" to mean the wiretap I wanted. Later, I did conduct a wiretap in that case, without going through any Title III procedures.

I would like to say also, while I was working with DALE's Federal men, there were many conversations about my DALE cases. It was never said in so many words, but I am sure it was understood that wiretaps were being conducted.

As time went on, late in my work with the Department, the secrecy and the lying became a real burden for me. I wanted out. I tried several times to get transferred. But it never worked out. The Feds started to get interested too.

Once, in 1972, the FBI apparently started an investigation. But in that case our department conveniently knew about it in advance. One of my superiors told us to "knock off the wiretaps for awhile; I just got the word from the Feds; a taskforce is in town ready to arrest anybody it finds wiretapping—even police officers." That happened a couple of times.

Mr. Chairman, I have just spoken about some illegal things involving some people I know. I know the names. And I have given the names to your staff. I have also cooperated with the United States Attorney in Houston as fully as I know how. He is continuing his investigation of these matters. Also, there is now sitting a Federal Grand Jury, before which I have already testified. I have also been told of the rules of this Committee concerning accusations of crime. That is why I have not mentioned the names I know in this public hearing.

Thank you, Mr. Chairman. I will try to answer any questions the Committee may have.

#

STATEMENT OF MICHAEL J. HERSHMAN V

HOUSE SELECT COMMITTEE ON INTELLIGENCE October 9, 1975

Mr. Chairman and Members of the Committee. Thank you very much for the opportunity to appear before you this morning.

For a period of fourteen months I served as the Chief Investigator for the National Commission for the Review of Federal and State Laws Relating to Wiretapping and Electronic Surveillance. The "National Wiretap Commission" was established to conduct a comprehensive study and review of the operation and application of the electronic surveillance provisions of the Omnibus Crime Bill enacted in 1968.

I would like to direct my introductory remarks to the problem of illegal electronic surveillance. During my tenure at the National Wiretap Commission the question most frequently asked of me concerned the frequency of illegal wiretapping and bugging in the United States. Although some individuals profess to have an answer to this question, no one can really know. The nature of illegal electronic surveillance is such that most individuals remain unaware of their victimization. Furthermore, many of those who do discover that they have been bugged or tapped are reluctant to report it, because of embarrassment, publicity and a fear of subsequent investigations. These factors combine to make it virtually impossible to estimate how much wiretapping is taking place.

to the degree claimed by many. We find that most of the individuals

Perhaps the most interesting point is that most of the illegal wiretapping and bugging that takes place in the United States today occurs in the private sector, and that most of it has nothing to do with preventing crime. Eavesdropping devices are targeted on employee dishonesty, on husbands and wives, political information, industrial espionage, courtship situations, and illegal police surveillance.

The significant point is that there is apparently little attempt by the federal government to curb these invasions of our personal privacy, or to curb the multi-million dollar traffic in spy devices. The FBI is supposed to be in charge, but the stories of blatant abuse go on and on.

- 3 -

A recent case illustrates the point. In 1974, a Florida man in the middle of a divorce proceeding secreted a tape recorder equipped with an automatic activator under a night table in the bedroom of his home and connected the device to the telephone wires. When asked about the purchase of the equipment, the husband stated that after having seen the equipment in a sales catalogue he "walked into a retail store and bought it." The automatic activator, a device which allows for self-starting and stopping, cost \$25.00 and the instructions explained how it should be hooked across the telephone wires and plugged into the tape recorder.

The tap, which was instituted in order to gain advantage in a child custody battle, was discovered by the wife who reported it to the telephone company. The husband was sentenced by a state court to six months probation.

To give some idea of how easy and widespread illegal electronic surveillance is in the United States today, I would like to report the results of an investigative study just completed by the Wiretap Commission. The purpose of the survey was to determine the types of electronic surveillance and countermeasures available to the general public and to determine the number of private investigators willing to discuss, even in the course of a simple telephone request, installing illegal eavesdropping devices.

115 private investigating firms were contacted, in seven cities. 42 either offered to perform illegal wiretapping and

- 4 - bugging themselves or referred the caller to another agency that would provide the illegal service. Approximately a doz

that would provide the illegal service. Approximately a dozen firms indicated they would be willing to discuss the subject if the caller would come in to the office. The remaining firms indicated that they would only engage in de-bugging. The estimated costs of bugging or wiretapping ranged from \$30 to \$5,000, and suggested methods ranging from simple tape recorders to a closed circuit T.V.

When we speak of electronic surveillance, we cannot consider the act without some mention of the tools. There is, and always has been, a proliferation of devices on the American market which are readily adaptable to eavesdropping.

Alarmingly, some of these devices are advertised, contrary to Federal laws, in popular periodicals. The manufacturers attempt to disguise their eavesdropping potentials by claiming usages as "baby sitters" and "burglar alarms." Advertisements read:

"World's Smallest Transmitter Listen-in on any standard FM Radio

This miniature electronic marvel picks up the slightest sound and clearly transmits them to any standard FM radio up to 350 feet away..."

or

"Wall Hanging Thermometer FM Transmitter

which features a transmitter built into a wall thermometer. Its sensitive microphone picks up all voices and sounds in a room, transmitting by battery for more than one week."

These advertised devices are aimed at relatively unsophisticated individuals. Government agencies have no need for such

simple transmitters.

When a state or local police department wishes to purchase electronic surveillance equipment it can solicit the business of any one of a dozen manufacturers which build and sell surveillance equipment to government agencies.

Many state and local police, however, are not authorized to engage in electronic surveillance. The Wiretap Commission discovered a number of police departments in states without authorization statutes, that is, without specific laws allowing for the use of court ordered wiretapping or bugging, who were purchasing electronic surveillance equipment which could be of no lawful use to them.

The Commission's review of the sales of ten manufacturers of electronic surveillance equipment showed that the manufacturers have left the determination of whether a particular department or official was authroized to purchase equipment largely up to the department involved, with the result that a number of sales of questionable legality have been made.

The reason given by some officials for their possession of the equipment is not entirely satisfactory. In Dallas, for example, where wiretapping without the consent of one party is not permitted, the Chief of Police was quoted as stating that his department used the bugging equipment "to make sure our good debugging equipment is in working order."

The results of the Wiretap Commission's study, which was conducted by only two people, are certainly interesting. But they are particularly revealing when contrasted with the results of a Department of Justice study which was released two days ago. That study noted that there were only 11 convictions last year in cases it prosecuted under the electronic surveillance statutes.

Privacy invasion, as typified by illegal eavesdropping, has a chilling effect in our society. Before speaking, many people weigh the costs of speaking freely against the risk of the possible word-for-word disclosure of their conversations to unintended recipients. The comment, "I can't talk over the telephone," has become the trademark of mistrustful individuals.

One step in restoring the confidence of Americans must be an aggressive and affirmative approach to enforcing the criminal statutes against illegal wiretapping. If any one factor has led to the continuance of eavesdropping it is the failure of law enforcement -- Federal, State, and local -- to take the offensive against this type of crime. The authorities must take the initiative and prove to the public that they are as interested in protecting the people's privacy as they are their property.

Thank you.

STATEMENT OF MARTIN L. KAISER BEFORE THE SELECT COMMITTEE ON INTELLIGENCE October 9, 1975

Mr. Chairman and Members of the Committee. My name is
Martin L. Kaiser and I am the president and sole owner of Martin
L. Kaiser, Inc., a Maryland corporation chartered in 1965, which
specializes in the development and manufacture of electronic
surveillance and counter-measure equipment. We presently market
over 300 products and have serviced and continue to service a
large variety of federal, state and local law enforcement agencies.
Our list of clients includes but is not limited to the CIA, DIA,
Army Intelligence, OSI, DEA, U.S. Postal Service, Secret Service,
ATF, IRS, Treasury, the FBI and numerous state and local law
enforcement agencies.

In 1975 I received the Baltimore County Distinguished
Citizen Award. I have been hired as a consultant by law enforcement agencies throughout the United States and was recently
commissioned by President Sadat of Egypt to develop the electronic
surveillance and counter-measure capabilities for the Egyptian
Secret Service.

In 1968, the Omnibus Crime Bill was passed by Congress and its passage had a great impact on the manufacture and sale of electronic surveillance equipment. Pursuant to this Act, the manufacture, assembly, possession, and sale of electronic surveillance equipment was severely restricted. Advertising of such equipment was absolutely forbidden. I noticed that there

62-116404-132

were two types of manufacturers, those who lived up to the dictates of the Omnibus Crime Act and those who flagrantly violated its mandates. I called numerous and glaring violations dealing with illegal manufacture, sale, advertising and stockpiling to the attention of the FBI. These types of violations were clearly revealed by advertisements for electronic surveillance equipment which were occasionally transparent and misleadingly disguised as novelty items and which proliferated in both trade and popular magazines. I would like to call your attention to a variety of these items, copies of which are included in your briefing books.

To the best of my knowledge none of the many violations which I reported to the FBI ever resulted in prosecutions. In fact, they have proliferated advertisements have not abated. and the companies are flourishing. While I do not know why the FBI refuses to enforce the regulations pertaining to electronic surveillance equipment and enacted by Congress, I can offer this The FBI investigators do not seem to possess sufficient tacher expertise in order to feel confident in bringing cases against Therefore, as time goes by it becomes increasthese violators. ingly more difficult for them to prosecute activities they have allowed to flourish over a period of years. This problem becomes more complex when we deal with technical advertisements. I call your attention to page 103 of the Lafayette catalogue. Devices described on this page can only be used in the furtherance of wiretapping.

During one of my visits to the FBI, I noticed an entire staff of people intently examining blown up schematic designs of a pinball machine. They were apparently trying to put together some sort of case regarding the interstate transportation of pinball machines to Louisiana. If a similar effort was expended to insure Bureau familiarization with the components of electronic surveillance equipment, the illegal traffic in these materials could be arrested.

I began my relationship with the FBI around 1967 or 1968. All my correspondence was sent directly to the FBI. However, the FBI would never correspond with me. Instead, they sent agents to my factory who selected equipment and made large orders. was directed not to send equipment to the FBI, but instead to sell it to the U.S. Recording Company, a private company located at 1347 South Capitol Street, Washington, D. C. I informed the Bureau that federal law would not allow me to sell to anyone except bona fide governmental agencies. The FBI agents assured me my actions were proper and subsequently supplied a stamp to U.S. Recording which purported to certify on the purchase orders that the transaction was in accordance with federal law. quently, I discovered that U.S. Recording was charging the FBI a 30% mark-up on the products that I supplied to them. During my dealings with the Federal Bureau of Investigation, I sold a total of \$100,000 worth of electronic surveillance equipment to the FBI which was routed through U.S. Recording.

I was recently contacted by a distributorship in Massachusetts which informed me that they had received a request for
my equipment to be routed through U.S. Recording. I have provided
you with their brochure which shows that the specific item
ordered is marked up 100 percent by the company in Massachusetts
and will undoubtedly receive a further mark-up at the hand of
U.S. Recording on the way to its ultimate consumer.

I am in the constant process of improving and adding innovations to my equipment. In order to insure the high performance of my equipment, I will modify any equipment I have sold with my latest innovations absolutely free of charge. In 1975, I contacted the Federal Bureau of Investigation in order to have them return equipment purchased from me so that I could modernize and upgrade the quality of these electronic devices. The FBI initially denied that they had any of my equipment. I consider this action not only frustrating, but a foolish exercise of secrecy for its own sake. Eventually, the FBI did admit possession of my equipment.

In the course of my dealings with the other governmental agencies to which I have previously alluded, I found myself in another complex business arrangement. Whenever I would orally contract to furnish a governmental agency with electronic surveillance equipment, the written order for such equipment would always be routed through Ft. Holabird as a U.S. Army order. There was no indication on the order as to the real purchaser of the equipment.

As an aside, while at Ft. Holabird, I noticed that my equipment was being inserted into a number of imaginative objects, including but not limited to mattresses, golf clubs and electric toothbrushes.

In summation, it is clear to me as an expert in the field of electronic surveillance equipment, that the FBI demonstrates virtually no interest in enforcing federal laws dealing with electronic surveillance equipment. This is discouraging to me, both morally and financially.

If the Committee is interested, I would be pleased to demonstrate examples of equipment which I have sold to the intelligence community.

Thank you.

The Attorney General

Director/ FBI

icuse select cometatele an CHILLIGENCE ACTIVITIES

1 - Mr. Mintz,

1 - Mr. Callahan

1 - Mr. Adams

1 - Mr. Cochran Gatober 9, 1975

l - Mr. Walsh

1 - Mr. Wannakl

1 - Mr. Cregar

1 - Mr. Hotis 1 - Mr. Daly

This is to advise that Joseph Tait, owner of the U.S. Recording Company, Washington, D. C., was contacted by the liouse Select Committee on Intelligence Activities for purposes of arranging an interview of Mr. Tait. This Bureau over the years has engaged in the purchase of electronic devices from Mr. Tait for use in matters involving the national security. From the period July 1, 1969 through September 11, 1975, approximately 1,374 orders were written requesting equipment from Mr. Teit. Of this number, approximately 65 percent were of a confidential nature.

In view of the background concerning the arrangement with Mr. Tait, we instructed Mr. Tait that in his responses to the house Select Committee investigators in those items which were purchased under confidential arrangement he should refer the Staff Members to this Bureau for appropriate response. Michael E. Snaheen, Jr., Special Counsel for Intelligence Coordination, was advised of this.

REC-114 62 -1/6464 Our arrangements with I'r. Tait concerning the confidential nature of the purchases was necessitated by our desire to preclude hostile foreign intelligence services from learning of the type of equipment this Bureau uses. It is felt that it is necessary to continue this confidential relationship and not subject the Bureau's purchase of such equipment to public scrittiny. OCT 22 1975

In view of the aforementioned, we request that the Pelect Committee which may be forthcoming to publicate the Monfidential arrangement and ultimately, the type of equipment Epurchased by this Eureau.

The Deputy Attorney desemble, (Attention: Nichael E. Shaheen), Special Commed Sor

Intelligace (cordination)

SEE NOTE NEXT PAGE

TELETYPE UNIT

GPO: 1975 O - 569-920

MOTE: By memorandum dated 10/1/75, Legal Counsel Division to Mr. Adams, set forth the background concerning the interview of Mr. Tait. The figures concerning our purchases from the U.S. Recording Company were furnished by the Administrative Division. Examples of the types of purchases setting forth the confidential nature of this arrangement were furnished by the Laboratory Division.

UNITED STATES GOVERNMENT

emorandum

FROM

Gallagher

E.

SUBJECT:

HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES- DATE: 10/8/75

1 - Mr. Gallagher

1 - Mr. O'Connell

1 - Mr. Rhyne

1 - Mr. Mintz

1 - Mr. Wannall

1 - Mr. Cregar

1 - Mr. Daly

1 - Mr. Kraus

Admin. Comp. Syst. Ext. Affairs Files & Com. Gen. Inv. Plan. & Eval. Training Telephone Rm.

Director Sec'y _

Assoc. Dir. .

Asst. Dir.:

Dep. AD Adm. _ Dep. AD Inv.

This is to record a meeting with staff members of captioned committee on 10/7/75.

On the morning of 10/7/75 Section Chief Louis E. Rhyne, SA James C. Kraus, Accounting and Fraud Section, and SA John Dennis Miller, Legal Counsel Division, met with Richard Vermerie and Timothy Oliphant, staff members of the U. S. House Select Committee on Intelligence Activities (HSC) for a previously arranged conference concerning Interception of Communication matters.

Information sought by HSC concerned policies and No specific cases were discussed. statistics.

ACTION: For information.

26096/18/

JCK: pmg (9)

16 OCT 15 1975

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

Docld:32989684 Page 116

REC 27 62 - /16464 - 128 X Honorable Otls G. Pike

Chairman, Sciect-Committee-on-Intelligence House of Pepresentatives Washington D. C. 20515

Dear Mr. Chairman:

1 - Mr. N. P. Callahan 1 - Mr. J. B. Adams 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall November 19, 1975

1 - Mr. W. O. Cregar

1 - Mr. F. J. Cassidy

1 - Mr. A. F. Watters, Jr.

This is in response to your letter of October 8, 1975, soliciting my views and those of my associates concerning the future role of the intelligence community. As I indicated to you in my initial response to your letter, dated October 17, 1975, I appreciate the opportunity to offer my observations as to the future of United States intelligence agencies and activities insofar as the FBI is concerned. Of course, congressional assessment of the activities and effectiveness of the FBI and other members of the intelligence community is not yet complete, and I feel that it would be inappropriate for me to make specific recommendations for consideration by your Committee at this time. However, I would like to offer some general observations which relate to the fulfillment of the Nation's security requirements.

I would hope that, out of the current Legislative and Executive Branch examination of the intelligence agencies and their proper role, a consensus could be achieved concerning Presidential powers in the national security field.

To ensure the future effectiveness of our national security programs, I believe that the Congress should clearly define the broad objectives which it expects should be achieved by the various agencies. which function as components of the United States intelligence community. Dep. AD Adm. _ As the FBI Director, I accept full responsibility for taking appropriate action to echieve such goals through the establishment and supervision of investigative programs consistent with law and national policy.

Files & Com. — 1 – The Attorney General

1 - The Deputy Attorney General

Laboratory ___ - AFW: vb Plan. & Eval. __ (12) p^N Spec. Inv

Dep. AD Inv. ___

Inspection ____ Intell. _

Asst. Dir.:

Admin. Comp. Syst. . Ext. Affairs .

TELETYPE UNIT MAIL ROOM Director Sec'y ____ MAIL ROOM ___ TE NW 65994 Docld:32989684 Page 117

GPO 954-546

Honorable Otis G. Pike

We must have improved communications between the security/ intelligence agencies of the Executive Branch and the Congress, so that the American public might be assured that the Nation's law enforcement and national security interests are being protected in a manner consistent with the policies declared by their elected representatives. We should strive to establish some form of meaningful oversight of FBI activities so that we may avoid duplication of testimony and the proliferation of requests for highly sensitive information beyond that which is absolutely essential. Establishment of a joint Senate-House oversight committee would be an appropriate mechanism to achieve this objective.

It is my hope that any future determinations by the Congress to enact statutory safeguards to protect the integrity of the law enforcement function will not impose undue restrictions on necessary investigations concerning critical national security matters. We in the FBI desire a balanced picture to emerge concerning FBI investigations, which, in addition to calling attention to any weakness in its performance, also recognizes its accomplishments, and preserves for the FBI the investigative flexibility necessary to fulfill responsibilities of ever-increasing complexity. This flexibility is essential if we are to function effectively as a deterrent to increasing threats to our liberties, both from criminal elements and the organized, sophisticated elendestine operations of our potential adversaries in the international environment. In the domestic security and foreign counterintelligence areas, the maintenance of the stability of our system of Government and the prevention of violence and disorder are the FBI's primary objectives.

My staff and I would be happy to meet with you at any time to discuss the future role of the FBI in the intelligence community and the steps which we might now take to ensure the civil liberties of our people and the protection of our national security.

Sincerely yours,

Clarence M. Kelley Director OPHONAL FORM NO. 10 MAY 1962 EDITION GSAMPAR (41,CFR) 101-11.6

UNITED STATES GOERNMENT

Memorandum

TO: Mr. J. B. Adams

FROM : Mr. W. R. Wannall()

SUBJECT: FBI ROLE AND REQUIREMENTS IN THE INTELLIGENCE COMMUNITY;

REQUEST/OF HOUSE SELECT COMMITTEE

ON INTELLIGENCE

1 - Mr. N. P. Callahan

1 - Mr. J. B. Adams

2 - Mr. J. A. Mintz

DATE: 10/16/75

(1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. F. J. Cassidy

CAMMY

Dep. AD Adm. ____
Dep. AD Inv. ___
Asst. Dir.:
Admin. ____
Comp. Syst. ___
Ext. Affairs ___
Files & Com. __
Gen. Inv. ___
Ident. ___
Inspection ___
Laboratory __
Legal Coun.

Assoc, Dir

Training _____ Telephone Rm. ____ Director Sec'y

Plan. & Eval.

Attached is a letter dated 10/17/75, from Director Kelley to Congressman Otis G. Pike (New York), Chairman of the House of Representatives Select Committee on Intelligence. This letter is an initial response to a letter dated 10/8/75 from Congressman Pike acknowledging his request for the views and recommendations of Director Kelley and FBI officials concerning the role of the FBI in the intelligence community.

At some future date, the House Committee plans to report its findings on the activities of the intelligence agencies to the full House of Representatives with recommendations for legislation and administrative reforms. Mr. Pike's request, at face value, gives the Bureau an opportunity to express in writing its own views of future requirements and needs in fulfilling Bureau responsibilities in the intelligence field.

The Intelligence Division is in the process of defining our future needs and requirements in the domestic, security, counterintelligence, and terrorist fields. INTD internal security and counterintelligence sections are being canvassed and a detailed response to the Committee's request will be prepared. The response will be coordinated with the Legal Counsel Division and, if approved, will be forwarded to the Attorney General for Departmental consideration and approval prior to being sent to the House Committee.

REQ 27 62 - 116464= 128

Enclosure - Sent 10-17-75
RPF: vb (8)

976 OWT BARG MONTAGE RECOMMENDATIONS PAGE TWO



Memorandum to Mr. J. B. Adams

Re: FBI Role and Requirements in the Intelligence Community; Request of House Select Committee on Intelligence

RECOMMENDATION:

That the attached letter from Mr. Kelley be sent, acknowledging Congressman Pike's letter of 10/8/75.

RPT THE

John John John John

K

OPTIONAL FORM NO. 10 MAY 1962 EDITION 5010-106 GSA GEN. REG. NO. 27 UNITED STATES GOVERNMENT

Memorandum

Wannall

ROM

SUBJECT:

1 - Mr. J. B. Adams

2 - Mr. J. A. Mintz

DATE: 10/16/75

1 - Mr. W. V. Cleveland

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

Assoc. Dir (1 - Mr. J. B. Hotis) Comp. Syst. Ext. Affairs Files & Com. (Attn: R. J. McCarthy) 1 - Mr. W. A. Branigan Training Director Sec's

PURPOSE:

To advise of briefing afforded by Bureau representatives to House Select Committee (HSC) Staff Member on the subject of Bureau-operated proprietaries.

DETAILS:

Memorandum W. O. Cregar to Mr. W. R. Wannall, dated 10/8/75, captioned as above, which was approved, advised of HSC written request for a list of all proprietaries maintained by the FBI and recommended that a briefing by knowledgeable Bureau personnel be afforded an HSC Staff Member concerning Bureau operations in this sensitive area. Accordingly, it was arranged that the above briefing be given at FBI Headquarters on 10/15/75.

The above briefing occurred as scheduled in Room 5641, JEH Building, during the approximate period 2:05 to 2:50 p.m., on 10/15/75. Present at the briefing were Peter Hughes, HSC Staff Member; Steven Blackhurst and Raymond Hornblower, both from the Office of Special Counsel for Intelligence Coordination, Department of Justice; Bureau Section Chiefs William A. Branigan from the Intelligence Division and Robert J. McCarthy from the Special Investigative Division; and Special Agents Andrew J. Duffin and Thomas J. McNiff, coordinating Houstudy inquiries of the Bureau.

TJM:1hb hb (9)

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CONTINUED

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62-116464

Memorandum to Mr. W. R. Wannall Re: Houstudy 75

62-116464

Briefing was initiated by Special Agent McNiff discussing the ground rules under which the briefing would be given, emphasizing the sensitivity of such information and suggested the format to be followed, all of which were agreed to by those in attendance.

Section Chief Branigan then followed with a briefing, in general terms, of the two proprietaries operated by the Bureau in the field of national security, and Section Chief McCarthy similarly followed with a briefing of three proprietaries operated by the Bureau in the field of organized crime. Upon conclusion of the briefing relating to each operation, HSC Staff Member Hughes asked a number of questions concerning each which were answered to his satisfaction by Messrs. Branigan and McCarthy. At no time were any of these operations identified by name nor were the names of involved individuals mentioned. Mr. Hughes was advised that material relating to the proprietaries in the national security field is classified "Top Secret."

From the nature of the questions asked by Mr. Hughes, it appears the primary interest of the HSC in this area is the financial aspects relating to each operation. Specific questions dealt with the initial and operating costs, source of funds, arrangements for handling of possible profits, compliance with Federal and local tax regulations, as well as compliance with ordinances relating to incorporating, licensing, etc.

At the conclusion of briefing, Mr. Hughes stated he was impressed by the Bureau operations in these areas, that information furnished him on this occasion would be given to appropriate HSC personnel on a strict need-to-know

CONTINUED - OVER

Re: Houstudy 75

62-116464

basis with the sensitivity of such information being stressed to each recipient and he expressed his appreciation for the expertise and candor displayed by the briefing Bureau personnel.

ACTION:

None. Above submitted for information.

AM Marc

Wanton

SMA ANDES

2 - Mr. J. A. Mintz (1 - J. B. Hotis) 1 - Mr. W. R. Wannall October 15, 1975 1 - Mr. D. Ryan 1 - Mr. T. J. McNiff 1 - Mr. A. J. Duffin

The Attorney General

Director, FBI

S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC)

Reference is made to HSC request dated September 25, 1975, wherein a request was made for the identity of the person whose name was excised from COINTELPRO documents 100-448006-171, 255.

This request was forwarded by a letter from Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, dated September 30, 1975. Subsequently, by letter dated October 7, 1975, Mr. Shaheen advised that the HSC had indicated it had no objection to the FBI contacting the person whose identity was sought to determine whether or not the person, objects to his name being provided to the HSC. It was further indicated the HSC has agreed to this approach on a trial basis in an attempt to avoid a confrontation with the Department on this issue.

Enclosed for your approval and forwarding to the HSC is the original of a memorandum responsive to this request. A copy of this memorandum is being furnished for your records.

REC-100

Enclosures (2)

62-116464

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

Intelligence Coordination

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GPO: 1975 O - 569-920

2 - Mr. J. A. Mintz (1 - J. B. Hotis) 1 - Mr. W. R. Wannall October 15, 1975

62-116464

1 - Mr. D. Ryan

1 - Mr. T. J. McNiff

1 - Mr. A. J. Duffin

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

> RE: REQUEST FOR IDENTITY OF COINTELPRO SOURCE

Reference is made to HSC letter dated September 25, 1975, wherein a request was made for the identity of the person whose name was excised from COINTELPRO documents 100-448006-171, 255.

On October 9, 1975, the person whose identity is being sought in this instance was contacted by a Special Agent of this Bureau and advised that the HSC had requested his identity be provided in connection with his past cooperation involving this COINTELPRO operation. He was further advised that this Bureau interposes no objections to his identity being furnished the HSC.

This is to inform you at that time this individual advised that he desired that his identity not be revealed outside the FBI.

Accordingly, the identity of this individual is not being furnished.

1 - The Attorney General

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SEE NOTE PAGE TWO

WRW/WL

62-1164 in - 127X

GPO - 1975 O - 569-920

Director Soc'y ___ MAIL ROOM ____

U. S. House Select Committee to Study Governmental Operations With Respect to Intelligence Activities (HSC)

Re: Request for Identity of COINTELPRO Source

NÒTE:

By letter 9/25/75, HSC requested identity of COINTELPRO source excised from 100-443005-171, 255. In a conference on 10/3/75, between Mr. Steven Blackhurst, Deputy Special Counsel for Intelligence Coordination in the Department and SAs Elmer W. Larson, Jr. and Andrew J. Duffin, it was agreed to that prior to furnishing HSC with the identity of any individual source, the source would be contacted and it would be determined whether or not the individual wanted his identity revealed to HSC. By letter 10/7/75, the Department advised the HSC had agreed to this approach on a trial basis in an effort to avoid a confrontation on this issue. By teletype 10/3/75, Pittsburgh Division was requested to contact individual utilized in COINTELPRO operation set forth in 100-448006-171, 255. This individual contacted 10/9/75 by Pittsburgh Division and advised that he desired his identity not be revealed outside the Eureau.

Memorandum

Mr. W. R. Wannall WRW

FROM: W. O. Cregar Ear

SUBJECT: HOUSTUDY 75

1 - Mr. J. B. Adams

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall

DATE: 10/15/75

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

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Director Sec'y

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PURPOSE:

To advise of briefing afforded by Bureau representatives to representatives of the House Select Committee (HSC), including Congressman Robert McClory, on the subject of sensitive investigative matters with principal emphasis being placed upon this Bureau's use of electronic surveillances.

DETAILS:

On 10/10/75, during the approximate hours 1:30 p.m. to 4:00 p.m., Bureau representatives in Room 5641, JEH Building, afforded HSC representatives a briefing concerning selected sensitive investigative matters and techniques. Present at the briefing were HSC Committee Member, Representative Robert McClory (Republican-Illinois), accompanied by HSC Staff Members Jack Boos, Tim Oliphant and Richard Vermiere; Raymond Hornblower and Steven Blackhurst of the Department of Justice; Inspector John Hotis of this Bureau's Legal Counsel Division; and Assistant Director W. Raymond Wannall, accompanied by Special Agents Elmer W. Larson, Harry W. Porter and Thomas J. McNiff, all of the Intelligence Division.

At the outset, Representative McClory explained that the purpose of his visit was to obtain information concerning this Bureau's policies and procedures, as well as general information concerning projects and/or targets in the sensitive areas of electronic surveillance including such activities which involve surreptitious entries. Assistant Director Wannall then furnished Representative McClory and

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Re: Houstudy 75

62-116464

other HSC Staff Members present a brief resume of the background and history of this Bureau's involvement in the field of electronic coverage, including authorization for use of same, procedures utilized for obtaining warrantless telephone and microphone surveillances, extent to which this Bureau has used this technique in the years 1970-1975 and, in general terms, the type and value of information received from this technique.

During the above briefing, Representative McClory interjected several questions concerning the applicability of Title III as provided by the Safe Streets Act of 1968, which questions were answered by Mr. Wannall. Inspector Hotis advised Representative McClory that he, Hotis, interpreted the 1968 Act as an invitation to Congress to draft legislation regarding electronic surveillance which would be applicable to security-type investigations.

In response to specific questions, Mr. Wannall also advised HSC representatives that this Bureau has not engaged in warrantless electronic surveillance of domestic targets since the Keith Decision in 1972, that at the time of the Keith Decision this Bureau had 10 or less domestic targets under electronic surveillance; that all such physical installations were made strictly by Bureau personnel; that on occasion arrangements are perfected with telephone companies for the use of leased lines and that on occasion such installations are made at the request of other Government agencies and with the approval of the Attorney General.

Representative McClory then inquired as to the number of electronic surveillances maintained by the Bureau on domestic targets during the years 1970 to 1972, and Mr. Oliphant inquired as to whether or not the Socialist Workers Party (SWP) was one such target during that period.

CONTINUED - OVER

Re: Houstudy 75

62-116464

Mr. Wannall answered that the Intelligence Division is presently in the process of preparing material identifying all electronic surveillances conducted by this Bureau during the years 1970 to 1975, as well as obtaining excised supporting documents containing the authorization for each operation. This material is being furnished the HSC on a continuing basis and it is anticipated the entire project will be completed in the very near future. Answers to the above questions, although not immediately available at the time of the briefing, will be found in the above material being prepared by this Bureau.

Representative McClory inquired as to whether such material would include information relating to the Halperin (one of the Kissinger 17) case. Department Attorney Blackhurst responded that the Halperin material is covered by a restrictive court order but he would attempt to see if the court order applied to the HSC, and, if so, he would attempt to have the court order modified.

Representative McClory also stressed the importance of prompt replies being made to HSC inquiries explaining that the HSC Chairman considers a delay in replying as being synonymous with a lack of cooperation. Mr. Wannall advised that all HSC inquiries are being handled as expeditiously as possible and he pointed out that, during the month of September, 61.4 Agent supervisors out of a total of 130 assigned to the Intelligence Division were occupied in non-substantive work matters such as preparing responses to the HSC inquiries.

Inquiries from the HSC representatives then turned, in general terms, to areas covering the now defunct Attorney General subversive list, criteria and purpose of the Security Index and its successor, the ADEX, and Soviet espionage in this country.

CONTINUED - OVER

Re: Houstudy 75

62-116464

At the conclusion of the briefing, Representative McClory expressed to Mr. Wannall his thanks and the thanks of other HSC Staff Members present for the information provided during the briefing and added that he hopes the current spirit of cooperation between the HSC and the FBI will continue and that the purpose of the HSC in formulating meaningful legislation of benefit to the intelligence community will be accomplished.

OBSERVATIONS:

Information requested by the HSC concerning electronic surveillance conducted by this Bureau is being handled as a special project by the Intelligence Division. It is estimated that the complete response in this sensitive area will encompass excisions to some 1,650 documents. To date, 165 excised items have been furnished the HSC. Remaining excisions will be furnished the HSC on a continuing basis and it is expected the project will be completed by 10/17/75. The next communication prepared by this Bureau forwarding the above material to the HSC will contain a specific reply to HSC inquiries concerning the number of domestic targets under electronic surveillance during the years 1970 to 1972 and whether or not the SWP was such a target. Contact will be maintained with Mr. Blackhurst of the Department to ascertain whether or not pertinent material related to the Halperin case should be furnished the HSC.

RECOMMENDATION:

None. Above submitted for information.

MENNIN

THAT YEAR

- 4

Memorandum

Mr. W. R. Wannall

W. O. Cregar Sej FROM

'UBJECT: HOUSTUDY 75 1 - Mr. J. B Adams

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hetis) Amend ... 1 - Mr. W. R. Wannall DATE: 10/15/75

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

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Re: Houstudy 75

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Re: Houstudy 75

62-116464

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CONTINUED - OVER

Re: Houstudy 75

62-116464

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RECOMMENDATION:

None. Above submitted for information.

1.

lemorandum

1 - Mr. Mintz - Encs. (2)

1 - Mr. Wannall - Encs. (2)

1 - Mr. Cregar - Encs. (2)

DATE: 10/3/75

l - Mr. Hotis - Encs. (2)

1 - Mr. Daly - Encs. (2)

Director Sec'y

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Asst. Dir

Admin. Comp. Syst.

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Attached letter from Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination in the Department, dated September 30, 1975, captioned "House Select Committee Letter dated September 24," encloses a letter from the House Select Committee requesting that five former and/or current Bureau employees be made available for interview. Subsequent contact on 10/2/75 with Staff Member for the House Select Committee Richard Vermeire determined that these will be Staff interviews and will pertain to the FBI's purchase of electronic surveillance equipment from private firms and/or distributors.

While some of the names are incorrectly spelled, it appears that the following list of former and/or current Bureau personnel are the individuals the House Select Committee seeks to interview.

- (1)John M. Matter
- (2)
- Briggs J. White Marion M. Wright (3)

(Current SA, Baltimore Office)

(4)William E. Harward, Jr. (Current SA, Laboratory Division)

(5)Winton P. Walters (Jack)

RECOMMENDATIONS:

FY-115

That the aforementioned personnel be released from their employment agreements for purposes of interview by the House Select Committee FC-6

Enclosures (2) INCLOSURE

1 - Personnel File - John M. Matter

1 - Personnel File - Briggs J. White

1 - Personnel File - Marion M. Wright

1 - Personnel File - William E. Harward, Jr.

1 - Personnel File - Winton P. Walters

OVER RECOMMENDATIONS -

PVD:lad

8 1975 Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Legal Counsel to Mr. Adams RE: HOUSTUDY

RECOMMENDATIONS:

(2) That upon release from their employment agreement the Legal Counsel Division in coordination with the Intelligence Division will insure that the employees are advised of the House Select Committee request for interview prior to their contact by the House Select Committee.

That Legal Counsel Division will orally advise the House Select Committee of the last known addresses for former personnel and will arrange for the interviews by the House Select Committee for current personnel. The Mulin advised property of advised for the first of the firs

1) as AC Jack Beale, TC, instancted 10/17/25 to contact Matters 2) Briggs White + Jack Walters contacted 10/20/14 + 10/21/24 + advantages timen of HSCrequest. all above more instance to

to contact degal Counsel you # SC



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

SFP 3 0 1975

TO: Paul Daly

Federal Bureau of Investigation

FROM:

Steve Blackhurst

Agsistant Special Counsel for Intelligence Coordination

SUBJECT

SB

House Select Committee Letter dated September 24

Attached is a letter from the House Select Committee dated September 24 which this Office received on September 29. arrange for HSC staff interviews with the persons identified in the above-referenced letter. Please find out from the HSC staff members what the subjects of the interviews will be.

ENCLOSURE

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NW 65994 Docld:32989684 Page 137

TO: Paul Daly

Federal Bureau of Investigation

FROM: Steve Blackhurst

Assistant Special Counsel for Intelligence Coordination

SUBJECT: House Select Committee Letter dated September 24

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A. Bearle Field, Staff Director AARON B. DONNER, COUNSEL

TELEPHONE: (202) 225-9751

ert n. Giaimo, com. James V. Stanton, Ohio Ronald'V. Wellums, Calif. MORGAN F. MURPHY, ILL. LES ASPIN, WIS. DALE MILFORD, TEX. PHILIP H. HAYES, IND. WILLIAM LEHMAN, FLA.

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

Dear Mr. Shaheen:

ation

At your earlies ns whom we This is to request interviews, at your earliest convenience, with the following persons whom we believe to be employed by the FBI.

- John Matter, former Chief of FBI Technical Section.
- Dr. White, former Deputy Chief of FBI Technical 2. Section.
 - 3. Marian Wright, Special Agent, Baltimore office.
 - Bill Harwood, Chief of FBI Technical Section.
 - 5. Jack Walters, former Chief of FBI Technical Section.

If any of the above are no longer employed by the FBI, kindly supply their present whereabouts, if known.

Sincerely

Aaron B. Donner Counsel to the Committee

V 65994 Docld:32989684

12-11644-126

Mr. E. W. Walsh

Mr. J. A. Mintz

(I-Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. K. A. Hendenhall

September 16, 1975

The Attorney General

Director, FBI

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

Reference is made to a request from the HSC dated August 27, 1975, for "delivery of all ADEX lists that have been maintained since January 1, 1973 until the present." It is also noted that the HSC had requested information concerning the Security Index during testimony provided by an official of this Bureau on August 7, 1975, on the subject matter "Budget Inquiry on Intelligence Activities."

Attached for your approval and forwarding to the HSC is an original of a memorandum which is believed responsive to the requests of the HSC.

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

The memorandum is classified inasmuch as information contained therein discusses aspects of the Emergency Detention Program, which program was classified by the Department.

Enclosures (2)

62-116464

Dep. AD Inv. 2 - 100-358086

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

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SECRET MATERIAL ATTACHED

Intelligence Coordination

REC-6

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- Mr. E. W. Walsh
- Mr. J. A. Mintz
(1-Mr. J. B. Hotis)
1 - Mr. W. R. Wannall
1 - Mr. W. O. Cregar
1 - Mr. K. A. Mendenhall

September 16, 1975

SECRET

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

Reference is made to HSC request dated August 27, 1975, for "delivery of all ADEX lists that have been maintained since January 1, 1973 until the present." It is also noted on the occasion of the testimony of Assistant Director E. W. Walsh of the Federal Bureau of Investigation (FBI) before the HSC on August 7, 1975, on the subject matter "Budget Inquiry on Intelligence Activities," pages 1278-1279 of the testimony transcript indicates that Representative Ronald V. Dellums inquired "What is the SI?; What was the authority for it?; Is it still in operation?; If not, when did it end?; Was operation ever discussed with Congress or OMB; Did Bureau budget show funds for operation of SI?"

As the subject matter of both the Administrative Index (ADEX) and the Security Index (SI) programs are interrelated, there is set forth below background information concerning these programs which is believed will be responsive to inquiries of the HSC.

During 1939 and 1940, a custodial detention list was compiled by the FBI consisting of the identity of those individuals whose presence at liberty in the United States in time of war or national emergency would be dangerous to the public peace and safety of the United States Government. On June 26, 1940, the Attorney General was advised of such a list and on March 18, 1941, information pertaining to the identity and tendencies of individuals on this list was forwarded to the Department of Justice. The use of the term custodial detention list was discontinued on August 14, 1943, and the

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SEE NOTE PAGE 5

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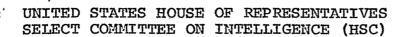
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Classified by 6283

Exempt from GDS, Category 2

Date of Declassification Indefinite

62-116/11-11



SECRET

list then became known as the SI. During 1945 the SI was cancelled except for those portions relating to communists, Russians, and individuals whose nationalistic tendencies resulted from an ideological or organizational affiliation with Marxist groups. On March 8, 1946, the FBI advised the Attorney General a list was being prepared of all members of the Communist Party and any others who would be dangerous or potentially dangerous in the event of a break in diplomatic relations with the Soviet Union, or other serious crisis, involving the United States and the USSR. This list was to be prepared as a result of developments in the international situation during that time period and in light of Soviet espionage investigations then being conducted by the FBI. Attorney General was apprised of this list so the Attorney General could advise whether such action met with his approval. As far back as September 20, 1946, the Department of Justice advised the FBI that a program was under consideration for the detention of communists in the event of a national emergency or hostilities between the United States and the USSR through Presidential Directive which would empower the Secretary of War to define a military exclusion area and would provide for the detention of persons by the Bureau of Prisons. During August, 1948, the Department provided the FBI with a Departmental Portfolio entitled, "Program For Apprehension and Detention of Persons Considered Potentially Dangerous-to the National Defense and Public Safety of the United States." This program established quidelines for the apprehension by the FBI of individuals considered dangerous to the national defense of the United States during times of emergency. In time of an emergency a Presidential Proclamation would be issued and brought before Congress for ratification.

On September 23, 1950, the Internal Security Act of 1950 became a law and with it the passage of Title II concerning the Emergency Detention Act (EDA). Title II of the Internal Security Act declared that when a state of internal security emergency is proclaimed by the President, he, through the Attorney General, would direct the apprehension and detention of each person as to whom there were reasonable grounds to believe that such person probably would engage in, or probably conspire with others to engage in acts of espionage or sabotage. The list, or SI, being maintained by the FBI of those persons who should be considered dangerous during times of an emergency was to be utilized to aid in the apprehension and detention of individuals under the auspices of the EDA. During 1951, a

SECRET

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

SECRET

because they exercise their constitutional rights of protest or dissent. Membership in a subversive organization is not sufficient to warrant inclusion on this index. Individuals who are included are those who have exhibited a willingness or capability of engaging in treason, rebellion, sedition, sabotage, espionage, assassination of Government officials, terrorism, guerrilla warfare, or other acts which would result in interference with or a threat to the survival and effective operation of national, state, or local government. During 1972 the operation of this index was evaluated and revised to include only those individuals who pose a realistic, direct and current danger to the national security.

The ADEX is printed on 5 x 8 cards which are maintained at FBIHQ in the Intelligence Division. Name, background information, file numbers, and type of activity in which the individual is engaged are placed on the cards. This index is reviewed continuously and on a monthly basis is brought up to date with names being added and deleted. Once deletions are made, former lists cannot be reconstructed. The index on January 15, 1975, contained the names of 1,537 individuals and as of August 15, 1975, there were 1,294 names on the index.

As an administrative aid the index currently utilized by the FBI enables the FBI to remain alert to individuals who have exhibited a propensity to conduct acts inimical to the national security and affords the FBI a record of individuals who would merit close investigative attention pending legal steps by the President to take further action. It also serves as an extremely valuable list of individuals who pose a threat to the safety of the President of the United States, thereby enabling the FBI to provide current data to the United States Secret Service concerning these individuals.

As noted above, the past lists cannot be reconstructed and the index contains only the names and background information which would identify individuals listed thereon. For reasons of privacy and inasmuch as release of information on this index could adversely affect current operations and investigations being conducted by the FBI, information contained on the index is not being furnished.

SECRET

- 4 -

UNITED STATES HOUSE OF REPRESENTATIVES SELECT COMMITTEE ON INTELLIGENCE (HSC) SECRET From a review of pertinent FBI files and from contact with knowledgeable FBI personnel, it does not appear the operation of the SI was discussed with Congress or the Office of Management and Budget (OMB) nor has the budget of the FBI indicated a specific breakdown of funds for operation of the SI. NOTE: LHM is being classified "Secret" inasmuch as information contained therein discusses aspects of the Emergency Detention Program, which program was classified by the Department. Questions pertaining to the budget and whether the SI had been mentioned to Congress or OMB were discussed with Section Chief L. Clyde Groover of the Administrative Division. Mr. Groover indicated he was unaware of any previous testimony before Congress or information being provided OMB regarding the SI. He further indicated the Bureau budget did not specifically break down costs for operation of the SI.

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Addressee:		House S	Select (Commit	tee		
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62-/16-1/01/-125 ENCLOSURE

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SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

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ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX

IN CONNECTION WITH HOUSTUDY

(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.

$oldsymbol{M} emorandum$

: Mr. J. B. Adams TO

: Legal Counsel FROM

SUBJECT: HOUSTUDY 75

DATE: 10/1/75

Ext. Affairs Director Sec'y

Assoc. Dir.

Dep. AD Adm. AD Inv.

On the afternoon of September 30, 1975, Mr. Joseph Tait voluntarily appeared in my office and advised me that he had been interviewed by a representative of the House Select Committee on September 26, 1975. The purpose of the interview was to develop information concerning confidential business transactions between the FBI and Mr. Tait's company, the U.S. Recording Company. Mr. Tait advised that his understanding was that his relationship with the FBI was confidential and he so advised the Committee representative who responded that it may become necessary for the Committee to issue a subpoena for Mr. Tait's testimony and for his records. Mr. Tait requested advice as to what action he should take in response to demands by the Committee for information concerning matters regarded as confidential.

I told Mr Tait that the information he furnished me would be made available to the Department for consideration of action that might be taken by the Attorney General concerning what appears to be interference with FBI confidential sources by representatives of the House Committee.

02-1164 RFC_F I called Mr. Cochran in the Laboratory and requested him to review the records of our dealings with Mr. Tait to determine whether such records would be properly protected by classification and to assess the damage that might be incurred if the records are produced to the Committee. I also spoke to Michael Shaheen in the Deputy Attorney General's office, explained to him in general terms the problem of Committee interviews of confidential Bureau sources, and asked him whether it would be agreeable for us to present this matter formally with a request that the Attorney General consider contacting the Chairman of the Committee. Shaheen agreed that the matter should be submitted.

Attached are notes of my interview of Joseph Tait on the afternoon of September 30, 1975. englosure.

Enc.

1 - Mr. Cochran

1 - Mr. Walsh

1 - Mr. Hotis

1 - Mr. Wannall (Attn: Mr. Cregar)

- Mr. Mintz 1 - Mr. Daly

NW 65984-Docid:32989684 Page 148

Memorandum to Mr. Adams Re: HOUSTUDY 75

RECOMMENDATIONS:

- 1. That the Laboratory furnish Legal Counsel with a summary of the records of our dealings with Joseph Tait and advise concerning their classification and a damage estimate.
- 2. That the Administrative Division advise Legal Counsel of our past contract procedures with Mr. Tait and/or his company, including classification procedures and advise whether production of his records would damage the Bureau's relationship with other confidential sources presently existing or who may be contacted in the future.
- 3. That upon receipt of the information necessary, Legal Counsel Division will prepare an appropriate memorandum to the Attorney General.



Am

Interview of Joseph Tait

U.S. Recording Company 1347 South Capital Street Washington, D.C. 488-3900

Interview by House Select Committee on Intelligence representative Vermeire (225-9751)

Interviewed on 9/26 from 11:00 a.m. to 12:00 noon and from 2 to about 3:30 p.m.

Vermeire told Mr. Tait that he wanted to talk about all transactions the Bureau had had with his company for radio material including covert purchases.

Mentioned Bureau names including:

John Matter
Bill Harwood
Jack Walters
Grover Stevens
Arthur Newman
Speights McMichael
''Dr. Wright''
Iyan Conrad

At the outset of the interview, Mr. Vermeire told Mr. Tait not to try to be evasive. The information he wanted he knew Mr. Tait could supply and if you will not cooperate with us and give us the information, we will subpoen the records of your company.

Mr. Tait advised Mr. Vermeire that he could not give him the information he wanted and that he should contact the Bureau for that information. He said his records were marked confidential and that confidential meant that he could not reveal those records to any unauthorized person. In reply to my question regarding who had classified the information, Mr. Tait advised that the Bureau had classified his records.

ENCLOSURE -1164/21/- /24

Mr. Tait cited an incident that happened probably in 1969 or 1970 which concerned John Matter and a contract with the Martin Kaiser Company. Mr. Vermeire asked why this deal, which concerned the purchase of some equipment, was not worked out through Mr. Tait. Mr. Tait's response was that he thought this information should be something received from the Bureau and that he did not wish to discuss the matter.

Mr. Vermeire noted that there had not been as many contracts with his company since the death of Mr. Hoover and he wanted to know if he had received all the contracts because ha had been a close personal friend of Mr. Hoover.

In response to my question regarding his purpose in coming to the Bureau to furnish this information, Mr. Tait advised that he had come to the Bureau voluntarily to furnish the information concerning the interview and to receive some guidance as to what he should do if he was recontacted by the House Select Committee.

Mr. Tait advised that he stamped the following statement on all his contract forms:

"This order complies with the provisions of the Omnibus Crime Control and Safe Streets Act of 1968."

Mr. Vermeire mentioned that Mr. Tait had no right to use this stamp. That the above statement could only be used by a law enforcement agency, or a law enforcement agent employed by a law enforcement agency.

I called Mr. Cochran in the Laboratory and asked him to determine whether or not the records of confidential purchases were protected by the classification Confidential under the executive order including records maintained by the dealers and also I called Mike Shaheen in the Deputy Attorney General's office and told him that we had a problem concerning a confidential source of the Bureau who had been approached by representatives of the House Committee for interview concerning his confidential relationship with the Bureau. I told him of the possibility that the records could be protected by classification, but I asked him if the Department would be willing to address the matter with the Chairman of the

House Committee on the basis that the Committee staff is interfering with our confidential sources by interviewing them personally. Shaheen said that we have such an agreement with the Senate, but no agreement with the House Committee, but that he felt that this matter should be presented to the Attorney General formally and that the Attorney General would probably address the matter to the Chairman of the Committee.

Memorandum

ro : Mr. J. B. Adams

DATE: 10/1/75

FROM

: Legal Counsel

SUBJECT: HOUSTUDY 75

Plan. & Eval.

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Training

Telaphon: Rm

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1 - Mr. Cochran

1 - Mr. Walsh

1 - Mr. Hotis

1 - Mr. Wannall (Attn: Mr. Cregar)

- Mr. Mintz

1 - Mr. Daly

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

Memorandum to Mr. Adams

Re: HOUSTUDY 75

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U.S. Recording Company
1347 South Capital Street
Washington, D.C.

488-3900

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Ivan Conrad

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OPTIONAL FORM NO. 10 MAY 96E EDITION GSA FPMR (41 CFR 101-11.6 UNITED STATES GOVERNMENT

lemorandum

TO

: Mr. J. B. Adams

DATE: 10/7/75

Admin
Comp. Syst
Ext. Affairs
Files & Com
Gen. Inv.
Ident
Inspection
Intell.

Assoc. Dir.

Asst. Dir.:

Dep. AD Adm. _ Dep. AD Inv. .

FROM

Legal Counsel

SUBJECT: HOUSTUDY

Director Sec'y

Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination in the Department, telephonically advised SA Paul V. Daly of this Division that he had received an oral request from Richard Vermeire of the House Select Committee that Unit Chief James C. Kraus be made available for public testimony before the House Select Committee, Thursday, 10/9/75, the exact time was not specified. Vermeire stated the topic of the hearings would be the Bureau's investigation of Interception of Communications violations.

It was pointed out to Blackhurst that Kraus was a Unit Chief in the General Investigative Division and the Bureau traditionally, as have other Government agencies, used personnel in a policy-making position for purposes of testimony before Congressional Committees. It was explained to Blackhurst where in the Bureau's organization a Unit Chief would rank, and Blackhurst indicated he was not aware of what the rank Unit Chief conveyed.

It was also pointed out that this was the same issue that had been presented in the dispute between the State Department and this Committee concerning who would be appropriate to testify concerning particular matters and to our knowledge this dispute had not been resolved. Blackhurst indicated he would communicate to the White House the request of the House Committee and point out the fact the fact the Committee was calling witnesses to testify on investigative policy who were not in a policy-making position. He also stated he would convey this same problem to the Attorney General through Special Assistant to the Attorney General, Doug Marvin. Blackhurst agreed that the procedure concerning the designation by the Committee of witnesses is not acceptable and that he would recommend that the Department and the White House resist as much as possible this request: 65 - 116 4 6 7 1 1 Mr. Creen 1 0CT 23 1975

1 - Mr. Adams

1 - Mr. Moore

1 - Mr. Wannall

1 - Mr. Mintz

1 - Mr. Gallagher

1 - Mr. Cregar

1 - Mr. Hotis

1 - Mr. Daly

1 - Personnel File of SA

PVD:kjs (11)

SEE ADDENDUM PAGE 3

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan 2989684 Page 158

James C. Kraus

CONTINUED - OVER

Legal Counsel to Mr. J. B. Adams RE: HOUSTUDY

In view of the possibility that our protests may not be successful and Unit Chief Kraus may ultimately have to testify, it is believed advantageous to waive the employment agreement of SA Kraus and the Code of Federal Regulations provisions for purposes of testimony at this time.

RECOMMENDATIONS:

1) That the employment agreement and Code of Federal Regulations provisions be waived for purposes of testimony by SA Kraus concerning the Bureau's investigation of Interception of Communications matters.

2) You will be kept advised of additional developments concerning this matter.

- 2 -

Legal Counsel to Mr. Adams

RE: HOUSTUDY

ADDENDUM BY LEGAL COUNSEL

10/7/75

PVD:kjs

Subsequently, Blackhurst advised he had talked to a White House representative concerning the aforementioned matter and the White House indicated it was up to the Department of Justice to set policy in this regard. They stated they had similarly referred the matter in dispute between the State Department and the Committee to State Department to resolve. Blackhurst requested a letter be written immediately to the Attorney General setting forth the Bureau's observations concerning this request. A letter is separately being sent to the Attorney General.

OPTIONAL FORM NO. 10
MAY 1962 EDITION
GSA-FPAR (41 CFR) 101-11.6
LINITED STATE

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. J. B. Adams

FROM : Legal Counsel

SUBJECT: HOUSTUDY 75

1 - Mr. Mintz

1 - Mr. Adams

1 - Mr. Gallagher

1 - Mr. Wannall

DATE: 10/8/75

1 - Mr. Cregar

1 - Mr. Hotis

1 - Mr. Daly

Dep. Ap Addi.

Dep. Ap Jrv.

Asst. Dir.

Admin

Comp. Syst.

Ext. Affairs

Files & Com.

Gen. Inv.

Inspection

Intell.

Assoc. Dir.

Training _____
Telephone Rm. ___

By memorandum dated 10/7/75, you were advised that we have been requested by the House Select Committee to make available Unit Chief James C. Kraus for testimony concerning Interception of Communications violations before that Committee on 10/9/75. We also advised that we were preparing a letter to the Attorney General expressing this Bureau's position that it was not appropriate or desirable for a Unit Chief to testify concerning the Bureau's investigative matters and we would rather designate another appropriate Bureau official for purposes of this testimony. The letter was prepared and delivered to the Department on 10/7/75.

At his request, Assistant Director John A. Mintz and Executive Assistant to the Deputy Associate Director Paul Mack and John Pringle of the General Investigative Division met with Deputy Attorney General Harold Tyler. Also present from the Department at the meeting were Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, and his Assistant, Steven The Deputy expressed concern that if the Bureau 💇 🐇 Department were to resist the request of the House Select Committee, as was requested in our letter of 10/7/75, that the Committee might escalate this resistence into a matter requiring litigation. He pointed out that the State Department in their refusal to make certain employees available before that Committee appears to be entered into a situation which will lead to litigation. As a counterproposal, Assistant Director Mintz suggested that it would be appropriate for the Bureau to attempt through contact with Staff Members of the House Select Committee to arrange for a substitute witness and in the alternative arrange to have another Bureau official accompany Unit Chief Kraus to the hearing. Tyler agreed this suggestion.

EX-115,

CONTINUED - OVER

1 1

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PVD:lad ₩0

Legal Counsel to Mr. Adams RE: HOUSTUDY

Pursuant to the aforementioned suggestion, SA Paul V. Daly of this Division discussed this matter with Richard Vermeire of captioned Committee. Vermeire indicated that he could not make a decision in this matter and referred SA Daly to A. Searle Field, Staff Director for the House Select Committee. Field, after conferring with Chairman Otis Pike, advised SA Daly that it was not acceptable for the Bureau to substitute a witness for purposes of the testimony. He stated, however, the Committee had no objection to the Bureau sending along another Bureau official with Unit Chief Kraus. Field stated the hearing will be held at 10 a.m., 10/9/75, in Room 2118, Rayburn Building, and that Kraus would be a "peripheral witness." By this Field explained that the main witnesses would be Michael J. Hershman, Chief Investigator of the National Wiretap Commission, former U.S. Attorney in Houston, Texas, Anthony J. P. Farris, a manufacturer of electronic surveillance devices and an individual who had done wiretapping. He indicated that Kraus would be asked very few questions and that the possibility existed that he might not be asked any questions and this is what he meant by "peripheral witness." It was explained to Field that there might be some questions which Kraus could not respond to because they involved ongoing Bureau investigations or other policy considerations and Field concurred Kraus should merely so state if such a question is asked.

The aforementioned decision of the House Select Committee was explained to Special Counsel for Intelligence Coordination Shaheen and he was asked if the Department was willing to have someone accompany Kraus to this particular hearing. He stated no. It was pointed out that there is a possibility we might get questions concerning current investigations or other areas in which the Bureau cannot respond. Shaheen indicated that if there is a question such as the Houston Wiretapping matter which is being reviewed by the Department, this Bureau should refuse to respond stating that this matter is currently under review by the Department and likewise if the question should pertain to an ongoing investigation, refuse to respond on that basis.

RECOMMENDATION:

For information.

2 -

OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6

UNITED STATES GÖVERNMENT

lemorandum

Adams W

FROM

: Lega/1 Counsel

SUBJECT: / HOUSTUDY

1 - Mr. Mintz

1 - Mr. Wannall

1 - Mr. Cregar

DATE: 10/15/75

1 - Mr. Hotis 1 - Mr. Daly

Files & Com.

Training Telephone Rm.

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

Asst. Dir.:

Comp. Syst. Ext. Affairs

Admin.

The Congressional Record of 9/17/75 contained comments made by Chairman of captioned Committee, Otis Pike, stating that a notebook bearing a classification stamp had been left unattended in a Congressional office. His comments indicated that Roderick Hills, Assistant Counsel to the President, was the individual responsible for leaving the notebook. Pike indicated he would assist the FBI in investigating the matter. News accounts quoted Hills as stating the notebook did not contain classified material.

In view of Chairman Pike's apparent expectation that the FBI would conduct an investigation concerning the aforementioned matter, SA Paul V. Daly of this Division at the request of Executive Assistant to the Deputy Associate Director Paul Mack discussed this matter with Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination in the Department, to determine whether the Department desired an investigation be conducted concerning this matter. Blackhurst advised that no investigation should be conducted.

RECOMMENDATION:

For information.

WRY/TOL REC-B

EX-115

OCT 23 1975

PVD:lad (7)

8 1975

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

OPTIONAL SORM NO. 10 MAY 1962 EDITION SSA GEN. REG. NO. 27 5010-106 UNITED STATES GOVERNMENT

Memorandum

: Mr. W.R. Wannall

Deegan (UV : J.G

SUBJECT: HOUSTUDY

1 - Mr. R.J. Gallagher

1 - Mr. Mintz (Daly)

DATE: 10/6/75

1 - Mr. Wannall

1 - Mr. Cregar

1 - Mr. Deegan

Dep. AD Adm. _ Dep. AD Inv. _ Asst. Dir.: Admin. Comp. Syst. Ext. Affaig Intell. Laboratory Plan. & Eval.

Assoc. Dir.

On 10/2/75 SA Paul Daly brought to the Division (Intelligence) Conference Room Richard Vermiere, Timothy Oliphant and Ellen Miller, Staff Members of captioned Committee, for conferences with members of the IS-1 Section, Intelligence Division, concerning the work handled by that Section.

At approximately 10:20 a.m., an overall briefing was given to the Committee Staff Members by Section Chief Joseph G. This overall briefing concerning the work handled by the Section; namely, black extremist activity, white hate activity and extremist activity in the American Indian Movement (AIM), was followed by more detailed briefings by individual Supervisors in the Section. The detailed briefing included the basis for our investigation of certain organizations and individuals, as well as the present activities of the organizations and individuals justifying the investigation and an estimate of the membership strengths of the REC-0 various organizations.

SA G.T. Tunstall spoke on the Black Panther Party (BPP)-Newton Faction; SA V.R. Thornton spoke concerning the Cleaver Faction of the BPP and the Black Liberation Army, as well as certain aspects of Urban Guerrilla Warfare; SA R.W. Held spoke on extremist activity in the AIM; SA J.D. Powell spoke on the Republic of New Africa and the Nation of Islam; SA P.E. Nugent spoke concerning the Symbionese Liberation Army and the SCLC; SA S. Klein spoke on the Klan and white hate activity. These briefings lasted from 10:20 a.m. until 5 p.m. with appropriate break for lunch. OCT 23 1975

62-116464 JGD:tdp (6)

14 2 17

Memorandum to Mr. W.R. Wannall

RE: HOUSTUDY '75

62-116464

The briefings went rather smoothly and the only area of extensive questioning by the Staff Members was the area of extremist activity in the AIM. Staff Members requested to be advised concerning allegations of harassment by SAs of the FBI in connection with investigations on the Pine Ridge Reservation prior to the killing of two SAs. The Staff Members were advised that allegations of harassment were received by the FBI and were looked into and it was determined that they were unfounded and, further, that the Agents on Pine Ridge Reservation, including the Agents who were killed, were performing their official duties in conducting investigations concerning criminal activities and persons connected with fugitive matters. When asked for specific details concerning these allegations of harassment and the Bureau's answer on each one, the Staff Members were advised that they should make a request in writing. They advised that they would do this.

In addition to the above, they asked specific questions concerning informants, including how many informants were presently in the Republic of New Africa. The Staff Members were advised that informants were not a matter to be discussed in this briefing and that if they desired additional information concerning informants, they should also make a request in writing.

ACTION:

For your information.

-2-

1 - Mr. Redfield 1 - Mr. Deegan - Mr. Kolombatovic 1 - Mr. (Attn: Moore)
- Mr. Mignosa (Attn: Held) (Attn: Dare) Cregar 1 - Mr. 1 - Mr. J. B. Adams McNiff (Attn: Hampton) 2 - Mr. J. A. Mintz (1 - Mr September 22 s) 1975 The Attorney-General

1 - Mr. E. W. Walsh

Director, FBI

(Route through for review)

U./S. HOUSE SELECT COMMITTEE

1 - Mr. W. R. Wannall 1 - Mr. A. B. Fulton (Attn: Burns, Ryan)

ON INTELLIGENCE ACTIVITIES (HSC)

1 - Mr. R. L. Shackelford (Attn: Mendenhall)

Reference is made to Department letters to the HSC dated August 21, 1975, and September 3, 1975, copies of which were provided this Bureau.

letter of September 3, 1975, there is enclosed for approval and forwarding to the HSC the original of a memorandum which constitutes this Bureau's response to HSC inquiries made of FBI Assistant Director Eugene W. Walsh at a hearing held August 7, 1975, before the House Select Committee on Intelligence dealing with the subject matter "Budget Inquiry on Intelligence Activities.

In accordance with contents of referenced Department

With regard to certain specific questions asked during the course of the above hearing, the following is being called to your attention.

Page 1239 of the transcript testimony indicates that Representative Morgan F. Murphy inquired of Assistant Director Walsh as to the amount of money spent last year by the FBI on electronic surveillance. 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 Eureau is holding in abeyance a reply to the above inquiry pending receipt of instructions from the Department as to the manner and scope of replies to be made by this Bureau in the sensitive-area-of electronic surveillance [1]

OCT 23 1975 11 Page 1276 of the transcript testimony indicates that Representative Robert McClory requested that a copy of the report of the Interagency Committee on Intelligence of 1970 be made available to the HSC. As this report is in the possession of the Department and as the request appears to be directed at and was answered) by Mr. Glen Ponnerening, Assistant Attorney General for Administration, Department of Justice, no action is being taken by this Bureau in connection with this request.

TIM:mjs/met hut Onl

Pur April 1219

Inspection _ Intell. . Laboratory ..

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Asst. Dir.:

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Plan. & Eval. _ Spec. Inv. _

Training _ Legal Coun. __

Telephone Rm. ___ Вітесто 1964—2 <u>МАПЛЯ́</u>ООМ — ТЕІ NW 63994 DocId:32989684 Page 166

TELETYPE UNIT

The Attorney General

Page 1285 of the transcript testimony contains an inquiry concerning I'MI participation in surreptitious entry operations. Pursuant to Department instructions received September 4, 1975, supra, this Europu is holding in abeyance a reply to the above question pending receipt of instructions from the Department as to the manner and scope of replies being made to the HSC in this sensitive area.

A copy of this memorandum to being furnished you for your records.

Enclosures (2)

62-116464

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

1 Mr. Deegan .
Attn: Held)
1 Cregar
1 - Mr. McNiff

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

1 - Mr. E. W. Walsh (Route through for review)

62-116464

September 22, 1975 1 - Mr. W. R. Wannall

1 - Mr. J. B. Adams

1 - Mr. A. B. Fulton

(Attn: Burns, Ryan)

U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC) 1 - Mr. R. L.

RE: REQUESTS FOR INFORMATION MADE BY (Attn: Mendenhall)
MEMBERS OF HSC AT HEARING HELD AUGUST 7, 1975,
REGARDING "EUDGET INQUIRY ON INTELLIGENCE
ACTIVITIES"

On August 7, 1975, Assistant FBI Director Eugene V. Walsh appeared before a hearing of the NSC dealing with the subject matter "Budget Inquiry on Intelligence Activities." During the course of the hearing, members of the Committee made specific inquiries into the operations of this Bureau, which inquiries, it was stated by the HSC Chairman, "ran some distance" from budgetary matters. Set forth below are Bureau responses which have been cleared with the Department of Justice and which are believed to be responsive to applicable inquiries made of Mr. Walsh on the above occasion. These inquiries were extracted from a review of the transcript of the above hearing.

Pages 1278 to 1286 of the transcript testimony contain a series of questions concerning Eureau operations posed by Representative Ronald V. Dellums. Responses to these inquiries are set forth below.

Page 1279 contains a series of questions concerning the Security Index. Information responsive to these inquiries has been incorporated into a memorandum prepared by this Bureau and directed to the HSC under the date of September 12, 1975, in response to an HSC inquiry dated August 27, 1975, concerning the operation of the ADEX.

Pages 1279 and 1280 of the transcript testimony contain a series of questions relating to "INLET" as follows:

TJM: mjg/pjs $\rho J^{\mathcal{G}}$ (16)

SEE NOTE PAGE SEVEN

12-116-6-1-118

Legal Coun. ____
Telephone Rm. __
Director Soc'y ___ MAIL ROOM ____ TELETYPE UNIT

GPO: 1975 O - 569-920

NW 65994 Docld:32989684 Page 168

Assoc. Dir. ____ Dep. AD Adm. _

Admin. _____ Comp. Syst. ___ Ext. Affairs ___

Dep. AD Inv. ___ Asst. Dir.:

Files & Com. ___

Inspection _______
Intell. ______
Laboratory _____
Plan. & Eval. ___
Spec. Inv. _____
Training _____

U. U. House Gelect Committee on Intelligence Activities (CEO)

De: Requests for Information Hade by Members of ASC at Hearing Held August 7, 1878, Reporting "Endgot Inquiry on Intelligence Activities"

- a. The authorized INLET? The FBI intelligence letter for the President (acronyn: INLET) was instituted in Neverber. INCO, parement to then FBI Director J. Higgs Never's instructions to keep the President Sully informed of significant intelligence developments within the purview of this Durecu's security responsibilities. Discomination was restricted to the President and the Attorney General.
- b. Is INEX still in operation? No. The last INEX was issued during August, 1970. Changes in this Europu's extramications combility including the oblidity to afford lamediate toletype discendentian of intelligence data to the Unite House readered the intelligence letter as such obsolete by 1970. Items submitted by Rield effices designating ENEXT was disseminated in other ways. By late 1970, it was consided that the use of the designation ENEXT was no larger necessary and in Peccaker, 1972, the last vestion of the MULT program can discontinued and the field effices so adviced. The field offices were also advised, however, that they had a continuing responsibility to be alort for high level intelligence data of the type formerly accordied under the ENEXT program.
- c. Did it include political intolligence? No. Restructions vegazing IMIN referred to information developed through engoing inventigative operations and which were within the purview of this Dameau's security responsibilities. This Dameau's instructions, when initiating this program, indicated that "more runors or nebalous information will have no place in this letter."
- d. His the FDE ever gathered political intelligence?
 No. The box has never an a policy collected political intelligence.
 Devenu investigations are strictly based on authority and
 jurisdiction as analoged by statute, Presidential Directives
 and instructions from the Attorney Concret. This and product of
 this Europe's investigations any, in certain intelligence by
 case. This information is, herever, not the object of this
 Durenu's investigations is considered by Departmental regulations
 to be confidential in nature and its disconnection outside the
 Deresu is reverely restricted by this Durenu's disconnection

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

En: Requests for Information Hado by Hembers of REC at Rearing Held August 7, 1975, Regarding "Endget Inquiry on Intelligence Activities"

Fage 1252 of the transcript testimony contains a series of questions relating to this Eurean's use and handling of informants. Haterials and decuments responsive to inquiries relating to this matter have previously been furnished the HSC by memoranda dated August 7, 1975, August 18, 1975, September 5, 1975, and September 10, 1975, all prepared in response to written HSC inquiries dealing with informant matters.

Pages 1934-1935 contain a series of questions relating to COINTPLPRO. Extensive information concerning this Eureau's participation in COINTELERO was made available by this Eureau to HSC representatives on August 29, 1875, and Coptenter 12, 1875.

Tage 1234 of the transcript testimony contains the question "What is the FDI's role in CONATC program, code word 'Garden Flot'?" FDI Feadquarters indices do not contain any references to the term CONATC. These indices do, however, contain several references to "Garden Flot." These references are news releases indicating that in 1970, the Department of Justice disclosed that the Federal Covernment had developed as carly as mid-1987, a plan under the code name "Garden Flot" which called for the use of Federal traces to quell civil disturbances.

Fage 1264 of the transcript testimony contains the question as to whether the FDI operates in Canada in any role beyond liaison. The policy of the FDI is and all investigative personnel are so advised that the FDI does not operate in Canada in any role beyond liaison.

Tages 1834 and 1833 of the transcript testimony centain questions concerning any relationship that does or may have emisted between the TFI, the International Telephone and Telegraph Company (ITT) and the telephone company. In answer to specific

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

Re: Requests for Information Made by Members of HSC at Hearing Held August 7, 1975, Regarding "Eudget Inquiry on Intelligence Activities"

questions, there is no information in FEI Headquarters files indicating this Eureau has ever provided confidential information to ITT. The FBI has a normal customer relationship with both the telephone company and ITT. ITT has been consulted from time to time concerning business services and systems which have been of interest to the FBI. This has been especially true in the communications field as the FBI operates its own extensive radio and teletype systems. Additionally, the telephone company provides leased lines for use in technical surveillances all of which are authorized by the Attorney General. FBI personnel install and connect these technical surveillances to the leased lines. Telephone company personnel are not involved in the installation of such surveillances. The telephone company also furnishes tell call records upon authorized requests in connection with ongoing FBI investigations.

Page 1235 of the transcript testimony contains a question as to whether the FBI has ever-attempted surreptitiously to monitor the defense efforts of a Federal defendant. No. The FBI Manual of Instructions, Section 107 F 12, a copy of which has been made available to the MSC, contains specific instructions regarding the procedure to be followed in situations where efforts are made by defense interests to involve our informants in a defendant's defense preparations. These instructions are designed to prevent any legitimate claim that this Eureau has invaded the defense camp.

Page 1285 of the transcript testimony contains a question as to whether the FBI, a Dureau Agent or a Eureau informant ever authorized, directed, suggested or participated in an assassination or an assassination attempt. There is no reasonably retrievable manner available to this Dureau short of a manual search of all existing Bureau files to reply absolutely to the above question. It is pointed out, however, that Dureau involvement in any such action would be entirely contradictory to the long-established and recognized code of conduct for Bureau

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

Re: Requests for Information Endo by Hembers of HSC at Hearing Held August 7, 1975, Regarding "Budget Inquiry on Intelligence Activities"

employees. A check with knowledgeable Euronu personnel concerning this matter failed to uncover any incident substantiating the participation of the FDI, Euronu personnel or informant acting under the direction of the Euronu as having engaged in such activities.

Page 1285 of the transcript testimony contains an inquiry as to whether the FDI ever sought or obtained illegal access to bank records. Again, an absolute reply to this inquiry would require a manual search of every file maintained by the FBI. To the best recollection of Sureau individuals in a position to be cognizant of such matters, the FBI has never sought or obtained illegal access to bank records. Requests for such records have been fulfilled through requests made of authorized bank officials or by the use of a subposma duces tecum.

Page 1285 of the transcript testimony contains a question concerning the FBI and its possible use of mail covers. The FBI, on a selective basis during official investigations, utilizes mail covers in accordance with procedures set out in the Postal Manual, Part 861. Mail cover requests are directed to the appropriate Regional Postal Inspector in Charge in criminal and fugitive situations and to the Chief Postal Inspector in national security natters. Final decision as to whether a mail cover is effected lies with the appropriate postal official.

Page 1285 contains an inquiry as to whether there is any FDI program against the American Indian Movement. No FDI program has been directed against the American Indian Movement. The FDI has conducted investigations based on information indicating that the American Indian Movement or individuals associated with that organization have engaged in activities which could involve a violation of Title 18. U. S. Code, Section 2383 (Rebellion or

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

Re: Requests for Information Made by Members of USC at Rearing Held August 7, 1975, Regarding "Budget Inquiry on Intelligence Activities"

Insurrection), Section 2384 (Seditious Conspiracy) or other Federal statutes. Investigation has also been conducted at the Specific request of the Department of Justice. For example, by letter dated November 21, 1972, Deputy Attorney General Ralph E. Erickson requested that this Eureau intensify its efforts in identifying violence prone individuals or organizations within the American Indian movement who may be planning future violent demonstrations or criminal activities; by letter dated April 26, 1973, Assistant Attorney General Henry E. Petersen requested "reports of significant incidents involving Indians that might suggest the development of any future militant confrontation between Indians and the Government"; and by letter dated April 22, 1974, Assistant Attorney General Petersen reiterated the aforementioned instructions of November 21, 1972.

Page 1286 of the transcript testimony contains a series of questions relating to the Law Enforcement Intelligence Unit.

The Law Enforcement Intelligence Unit (LEIU) was originally established in 1956, and maintains its national clearinghouse at the California Department of Justice's Eureau of Identification and Investigation (CII), Sacramento, California. For administrative purposes LEIU has divided the country into four zones: northwest, southwest, east, and central, and membership is open to regular law enforcement organizations therein, including city police departments, sheriffs' offices, and other agencies. There is no fee for membership, but each agency joining is required to maintain an "intelligence unit," even if it consists of only one person.

U. S. House Solect Committee on Intolligence Activities (HSC)

Po: Requests for Information Made by Members of MSC at Hearing Hold August 7, 1975, Regarding "Budget Inquiry on Intelligence Activities"

The information exchanged by LDIU portains to hoodlung, mobsters, and organized crime in general, with particular reference to those criminals who move about from one jurisdiction to another or whose operations extend beyond the jurisdiction of any one agency.

The FBI has not accepted membership or formal participation in the activities of LEIU, but this Eureau has, when invited, sont representatives to attend meetings as observers.

In an article dated May 14, 1975, from the Los Angoles Times, Associated Press Vire Service, it was set forth that LETU has its headquarters in Long Beach, California, and operates a computerized information bank known as the Interstate Organized Crime Index. That index, based in the California Department of Justice, has received \$1,338,486 from the Federal Law Enforcement Assistance Administration. About 230 police agencies in the United States and Canada belong to the LETU.

Page 1291 of the transcript testimony contains a question from Representative Les Aspin as to the legal authority for the FBI "to get involved in things like internal security and counterespionage." Material responsive to this question setting forth the legal authority for FBI investigations has been previously furnished the REC as an enclosure to Eureau nemorandum dated September 4, 1975.

1 - The Attorney General

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

Re: Requests for Information Hade by Hembers of BSC at Hearing Held August 7, 1975, Regarding "Budget Inquiry on Intelligence Activities"

ROTE:

During the course of the hearing, the HSC Chairman stated that questions presented during the hearing would, at a later date, be furnished the Bureau in writing. By referenced letter 8/21/75, the Department reminded the HSC of the Chairman's statement and advised that pending receipt of the written questions, no replies were being formulated. In response to a letter from the HSC protesting this action, the Department, by letter 9/3/75, advised that replies would be prepared to the above questions based on the transcript testimony but requested that all future inquiries he directed to the Department in writing.

Naterial responsive to MSC inquiry concerning INLAT, surreptitious monitoring of defence efforts and mail covers was prepared by SA Thomas E. Burns; material relating to COMARC and "Garden Plot" was prepared by SA Keith Mendenhall; material relating to liminon activity in Camada was prepared by SA Robert L. Moore; material relating to ITT and the telephone company was prepared by SA Robert D. Hampton; material relating to American Indian Movement was prepared by SA Richard V. Held and material relating to ammanulations, bank records and "law enforcement intelligence unit" was prepared by SA Novard V. Dare.

SECRET

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

WASHINGTON, D. C. 20535

Addressee: House Select Committee

Figure 1 LTR LHM Memo Report dated 9/22/75

Caption of DocumentRequests for info made by members of HSC at hearing held 8/7/75 re "Büdget "Inquiry on Intelligence Activities"

Originating Office: FBI 230

Delivered by: Language 1 Language 1 Language 2 Langua

Return this receipt to the Intelligence Division, FBI

62 116 484-1-119



SEE INSTRUCTIONS ON REVERSE

CLASSIFY AS	APPROPRIATE	BEFOR	E COMPLETING.
TO: Intelligence Community Staff ATTN: Central Index	FROM:	E	
SUBJECT: Abstract of Information Provid	ed to Select Co	mmittees	
1. HOW PROVIDED (check appropriate term. If a document for review but not transmitted, so note.)	: was made available	2. DATE P	PROVIDED
DOCUMENT BRIEFING INTERVIEW TE	STIMONY OTHER	9	/22/75
3. TO WHOM PROVIDED (check appropriate term; add spec	ific names if approp	riate)	
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* HSC		· · · · · · · · · · · · · · · · · · ·	
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5. IN RESPONSE TO (list date and item number if in rewise state verbal request of (name), initiative, so		uest, other-	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 used underline for emphasis)	: list provided sepa	rately; if key	words not listed are
Budget and manpower data		. •	
Operating procedures			
Intelligence hendling			
8. SUMMARY (see reverse side before completing this it	em)		

At a hearing held with HSC specific inquiries into the operations of this Bureau: "Inlet"; hardling of informants; COINTELPRO; CONTEC or "Garden Plot"; FBI operations in Cenada; FBI's relationship with ITT; had FDI ever attempted surrentitiously to conitor the defense offerts of a Federal defendant: has FBI or FDI informant over authorized, directed, suggested or participated in an assassination or assassination attempt; FBI was sought or obtained illegal access to bank records; mail covers: American Indian Movement: Law Enforcement Intelligence Unit.

62-116464

FMK: fmk

(4)

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY I IN CONNECTION WITH HOUSTUDY

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.

The Attorney General

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

1 - Mr. W. R. Wannall

September 15, 1975

Director.

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

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

Enclosed for your approval and forwarding to the HSC is the original of a memorandum constituting this Bureau's responses to requests contained in HSC letter of August 19, 1975, which was forwarded to this Bureau by Department memorandum of the same date captioned "House Select Committee Request." copy of the Bureau memorandum is being furnished for your records.

With regard to request number 1 contained in HSC letter of August 19, 1975, and in accordance with instructions of Mr. Steven Blackhurst, Deputy Special Counsel for Intelligence Coordination, Department of Justice, on August 21, 1975, to FBI Special Agent Paul V. Daly, this Bureau is making available for review to HSC Staff Members at FBI Headquarters only that material which had been furnished to the Senate Select Committee (SSC) on or prior to July 22, 1975.

In accordance with specific instructions contained in above-mentioned Department memorandum of August 19, 1975, this Bureau is not responding to request number 5 as set forth in HSC letter of August 19, 1975. In addition, this Bureau has not prepared a response to request number 2 in HSC letter of August 19, 1975, as this request appears to be directed to the Department in that it requests opinions of the General Counsel. 62-119 401/-

Enclosures (2)

62-116464

EX-115 REC-6

OCT 23 1975

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

Wewl-Tre-

Asst. Dir.; Admin. Comp. Syst. . Ext. Affairs . Inspection (10 Files & Com. Plan. & Eval. Spec. Inv. Legal Coun. Telephone Rm. ' MAIL ROOM 🛂

TELETYPE UNIT

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GPO 954-546

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

62-116464

September 15, 1975

1 - Mr. T. J. McNiff

W. G. HOUGH STLECT COMMITTEE OF INTELLIGIES ACTIVITIES (HSC)

REQUESTS FOR INFORMATION CONCERNING RE: MATTRIALS FURNISHED SENATE SPLECT COMMITTER (SSC) AND THE GENERAL ACCOUNTING OFFICE (GAO) AS WELL AS CEPTAIN INFORMATION CONCERNING FBI INTERNAL CECANIZATION. INFORMANT PROGRAM AND CONFIDENTIAL FUNDS

Reference is made to HSC letter dated August 19, 1975, requesting cortain documents and information relating to specific operations of this Bureau. Set forth below by request number are roplies to requests contained in referenced communication which are directed to this Purecu.

Request amber 1 refers to HSC request of July 22, 1975, wherein this Burgau was requested to furnish to the HSC copies of all documents and materials provided to the SSC. Pursuant to an agreement reached August 19, 1975, at a conference between representatives of the HSC. Department of Justice and the FRI, this Bureau is making available for review to USC Staff Members at INI Hoadquartors as requested in HSC letter of July 22, 1975, a copy of naterial furnished to CSC by this Bureen. Material so designated by reviewing USC Staff Members has been and will continue to be processed for delivery to the HSC.

Remost number 9 manuscrafts a manuscraft node of the

N	Department of Justice.	موسور بيدر فيض عبد عبصه . التناب المشار يمثل يكثر بيكر عائد كامل عبد المار والمساور	NATURE WALLES
kr/3	Request number 3 requestion relating to the internal of	ganization of this	Bureau as well
Dep. AD Adm Dep. AD Inv. Asst. Dir.:	as information relating to the I confidential funds. Material re previously been furnished the Hi August 7, 1975, and August 14, 1	esponsive to this r iC by Bureau memora	equest has nda dated
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TELETYPE UNIT

NW 65994 Docld:32989684 Page 180

MAIL ROOM ____

GPO 954-546

Spec. Inv. _ Training ___ Legal Coun.

Director Sec'y .___

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

Re: Requests for Information Concerning Materials Furnished Senato Select Committee (SSC) and the General Accounting Office (GAO) as well as Certain Information Concerning FBI Internal Organization, Informant Program and Confidential Funds

Request number 4 refers to HSC request of July 30, 1975, wherein this Bureau was requested to make available for access to HSC Staff Members all FBI budgetary information previously furnished to the General Accounting Office pursuant to the latter's investigation for the House Judiciary Committee. By Eurcau memorandum dated August 27, 1975, you vero advised that material responsive to this request is available for review by HSC Staff Members at FDI Headquarters.

Request number 5 represents a request made of the Department of Justice.

1 - The Attorney General

NOTE:

Department instruction furnished by Mr. Blackhurst to SA Daly is contained in memorandum from Legal Counsel Division to Mr. J. B. Adams dated 8/22/75, captioned "Houstudy."

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIG	HOITA
WASHINGTON, D. C. 20535	
Addressee: Senate Select Committee	,
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Received by:	
Title:	
Return this receipt to the Intelligence Division, FBI	

62-1/6 4/6-118 ENCLOSURE

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

Mode available for review by appropriate HSC Staff Members a copy of material previously furnished to SSC: internal organization, informant program, confidential funds and FBI Budgetary information previously furnished General Accounting Office.

62-116464

FMK: fmk

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ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH HOUSTUDY

TREAT AS YELLOW

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CLASSIFY AS APPROPRIATE

INSTRUCTIONS

• Type or print clearly in ink.

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- 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.

The Attorney General

October 9. 1975

Lirector, FR

1 - Mr. Adams 1 - Mr. Moore

UNITEL STATES HOUSE SELECT COMMITTEE ON INTELLIGENCE 1 - Mr. Wannall

1 - Mr. Cregar 1 - Mr. Hotis

ACTIVITIES

1 - Mr. Daly

1 - Mr. Mintz

My memorandum to you dated October 7, 1975, captioned as above advised that the House Select Committee requested Unit Chief James C. Kraus to appear for public testimony on October 9, 1975, concerning the Bureau's investigation of violations of the interception of communications sintatos.

My memorandum explained that SA Erans, as a Unit Chief, is not in a policymaking position in the FIE. We felt that it would be more appropriate for the Attorney General or the Elector to designate a Bureau official to appear before the Committee in order to respond to their questions in public testimony. Luring a conference with Deputy-Attorney General Tyler on the morning of October 8, 1975, the Peputy Attorney General approved of a procedure whereby the Committee would be contacted and requested to permit the designation of an alternate witness. If the Committee declined to accept that proposal, the Leputy Attorney General approved of a proposal that the Committee would be requested to permit a Bareau official to accompany hir. Kraus and to be available to respond to questions concerning matters beyond the scope of the responsibilities of Mr. Kraus' unit. WASHIC

In this regard, Richard Vermeire of the Committee was promptly contacted and requested to agree to the substitution of an alternate witness for Mr. Kraus. Mr. Vermeire advised that he could not make such a decision and referred the matter to General Counsel A. Scarle Field, who also responded that he could not make such a decision and referred the matter to Chairman Pike. We were than advised that the Committee would not accept a substitute and that it would be necessary for Mr. Kraus

Ext. Affairs to annear as a witness.

OCT 21 1975

Inspection Intell. Laboratory IAM:mc Plan. & Eval. _

NW 65994 Docld:32989684 Page 185

GPO 954-546

The Attorney General

Accordingly, on the morning of October 9, 1975, Mr. Kraus appeared before the House Select Committee accompanied by Assistant Director Richard J. Gallagher, of the General Investigative Division, who supervises Mr. Kraus' work, and by Assistant Director - Legal Counsel John A. Mintz.

As the hearing proceeded, it became readily apparent that the objective of the hearing was to provide a forum for allegations made by former United States Attorney Anthony J. P. Farris; Michael J. Hershman, former General Investigator for the National Commission for the Review of Federal and State Laws Relating to Wiretapping and Electronic Surveillance; Anthony V. Zavala, former officer of the Narcotics Division of the Houston Police Department; and Martin L. Kaiser, the sole owner of a corporation which specializes in the development and manufacture of electronic surveillance and counter-measure equipment. The point of their combined testimony was that the FEI was unwilling, as a matter of policy, to undertake appropriate investigation of violations of the wiretapping statutes. In addition, the Committee addressed inquiries to Mr. Kraus concerning administrative matters and FEI policy which, because of his position, he was not prepared to discuss.

Though Mr. Kraus offered an explanation to the Committee that he had been interviewed by Committee staff members and had advised the staff of the limits of his authority and knowledge concerning FBI activities, the Committee still had insisted upon his appearance as the FBI representative. Mr. Kraus suggested that other Bureau officials would be more appropriate witnesses to respond to the Committee's inquiries, however, the Committee declined to accept the offer of the availability of another Bureau official. It should be noted that two Assistant Directors were present with Mr. Kraus and available to respond to any inquiries the Committee might have addressed to them.

The result of the arrangement enforced by the Committee's insistence upon Mr. Kraus appearing as the witness was that the Committee received public testimony containing numerous allegations concerning the FH, United States Attorneys, and the Department, but did not afford an

The Attorney General

opportunity for appropriate response. This imbalance was unfair to the witness and to the FII. Therefore, as we indicated in our previous memorandum, we feel it is inappropriate for the House Select Committee to dictate the level of representation of the FII before the Committee in public session.

We request that you consider this matter and seek an appropriate understanding with Chairman Pike that would permit the Committee's legitimate inquiries to be answered by those officials in a position to furnish complete and accurate statements of policy concerning broad administrative and operational maters. Further, we request that in future appearances before the House Select Committee you designate an appropriate Department official to attend and to be prepared to respond to such matters as must be deferred by an FEI witness to a representative of the Department.

- 1 The Coputy-Attorney General Atta: Nichael E. Shaheen, Jr. Special Counsel for Intelligence Coordination
- 1 Unice of Legislative Affairs

UNITED STATES GOVERNMENT

Memorandum

ro : Mr. J. B. Adams

FROM : Legal Counsel

SUBJECT: U. S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES

1 - Mr. Mintz - Encs. (2) 1 - Mr. Adams - Encs. (2)

1 - Mr. Decker - Encs. (2)
 (Attn: Mr. Neudorfer)

DATE: 9/5/75

1 - Mr. Wannall - Encs. (2)

1 - Mr. Cregar - Encs. (2) 1 - Mr. Hotis - Encs. (2)

1 - Mr. Daly - Encs. (2)

Legal County
Plant & Front
Spect Inv.
Training
Telephone Rm.
Director Ser'v

Attached is a letter from the Director to the Attorney General enclosing a letterhead memorandum for delivery to the House Select Committee dated September 8, 1975. The attached furnishes information stating that we have arrangements to make income tax payments for sources in certain instances with the Internal Revenue Service (IRS). Since this communication serves to notify the House Select Committee that IRS might have information concerning Bureau informants, that Committee could well contact IRS and request such information which might identify informants.

The Legal Counsel Division contacted Steven Blackhurst, Deputy Special Counsel for Intelligence Coordination in the Department, to determine whether the information concerning the financial arrangements made with IRS be given the Committee and what the Department's position would be if the Committee wanted the IRS records concerning Bureau informant income tax payments. Blackhurst indicated that we should give the financial information; however, he asked that the IRS be expeditiously advised that should they receive a request concerning Bureau informant tax material they should refer such requests to the Bureau so that the Department might be appropriately apprised of such a request. Blackhurst indicated that the Department would resist any attempt by the Committee to obtain such material but wanted to be sure that he had ample advance notice of any attempt by the Committee to get such records.

Enclosures (2) Sev 75 ST. 109

₩ OCT 17 1975

RECOMMENDATIONS - OVER

PVD: lad

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Dep. AD Inv. _

849

Legal Counsel to Mr. Adams
RE: U. S. HOUSE SELECT COMMITTEE
ON INTELLIGENCE ACTIVITIES

RECOMMENDATIONS:

(1) That the attached letter be approved and sent.

(2) That the Intelligence Division advise IRS to insure the Bureau is advised of any request by the House Select Committee relating to Bureau informant tax matters.

Will gran

Al Per

H.A. MSCUPPIN, IRS
ADVISED - MSGUPPIN
WILL ADVISE 1F IRS
CONTACTED TO DISCLOSE
INFO RESTAIS PROLEEM
10/7/71/PAR

1 - Mr. J. B. Adams 2 - Mr. J. A. Mintz (1 - J. B. Hotis) The Attorney General October 10, 1975 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. A. J. Duffin U/S. HOUSE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (HSC) Reference is made to memorandum dated September 22, 1975, from Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, Department of Justice, to Assistant Director John A. Mintz which transmitted an HSC request dated September 18, 1975, requesting access to all notes, memoranda, files and reports concerning Mr. Dick Wilson, Tribal Chairman of the Pine Ridge Indian Reservation. Enclosed for your approval and forwarding to the HSC is the original of a memorandum advising that this material is available for review at FBI Headquarters as requested. A copy of the memorandum is being furnished for It appears that this request is outside the ambit of House Resolution 591 which established the HSC. The decision of whether or not to comply with this request is being deferred to you. **EX-115** PEC-61 1 - The Deputy Attorney General 62 -1164 Attention: Michael E. Shaheen, Jr. Special Counsel for / Intelligence Coordination .15 CCT 21 1975 TRE IN BULKY ROOM" TELETYPE UNIT GPO: 1975 O - 569-920

Dep. AD Again AJD:mjg

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Director, FBI

your records.

Enclosures (2)

ENCLOSURE

62-116464

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Comp. Syst. Ext. Affairs

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· 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. A. J. Duffin

62-116464

October 10, 1975

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

REQUEST FOR ACCESS TO MATERIALS CONCERNING MR. DICK WILSON, TRIBAL CHAIRMAN OF THE PINE RIDGE INDIAN RESERVATION

Reference is made to HSC letter dated September 18, 1975, which requested access to all notes, memoranda, files and reports concerning Mr. Dick Wilson, Tribal Chairman of the Pine Ridge Indian Reservation.

This is to advise that the requested materials are available for review at FBI Headquarters, Room 4171, J. Edgar Hoover Building, Washington, D. C.

1 - The Attorney General

AJD:mjg/lhb/hb

(9)

ORIGINAL AND ONE COPY TO AG

NOTE:

Attached to the yellow of this memorandum is a Xerox copy of an indices search revealing all references of Wilson as contained in Bureau indices. Serials as set forth on this search slip are the material available for access with the exception of those references marked n. p., which were determined to be nonpertinent. Only those materials so noted required excisions and an unexcised version of these materials is being maintained by the Senstudy Project group.

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MAIL ROOM NW 65994 Docld:32989684 Page 191

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EXCISED DOCUMENTS

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WASHINGTON, D. C. 20535

Addressee:
HOUSE SELECT COMMITTEE

LTR ELHM Memo Report dated 10//75
U.S. HOUSE SELECT COMMITTEE ON INTELLIGENCE
fon of Document: ACTIVITIES re 9/18/75 request for
access to all notes, memoranda, files and
reports concerning Mr. Dick Wilson, Tribal
Chairman of Pine Ridge Indian Reservation.
Originating Office:
FBI

Delivered by: Lichard Gardy Date:

Title: Alm Und
Received by: Committee Division, FBI

Return this receipt to the Intelligence Division, FBI

SEE INSTRUCTIONS ON REVERSE

BEFORE COMPLETING.

TO: Intelligence Community Staff ATTN: Central Index, *						FROM:					
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ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH HOUSTUDY

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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.

DCH (infu)



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

Mirchael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

House Select Committee Letter dated October 2

Attached is a letter from the House Select Committee which requests various information from the FBI. Please prepare an appropriate response.

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10/14/75 to per my contacting to agree to grande from the perfect of agree to grande with the contacting of agree when the perfect of agree when we will be agreed to agree when the contact of the cont 10/9/75 Confuncted Daly + Mints - have argents
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10/H/74 Conf with Vermene & Haller of HSC agreed to furnish names only of case areal in 004 his SAC, when file It not designated. Also agreed to conduct interviews @ HQ with HQ file.

EX-115

02-11645-11

21 OCT 21 1975

V W.

62-116464

CT 2 3 1975 994 Docld:32989684 Page 201

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

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: House Select Committee Letter dated October 2

Attached is a letter from the House Select Committee which requests various information from the FBI, Please prepare an appropriate response.

cc: Paul Daly

OTIS G. PIKE, N. Y., CHAIRMAN

ROBERT N. GIAMO, CONN.
JAMES V. STANTON, OHIO
RONALD V. DELLUMS, CALIF.
MORGAN P. MURPHY, ILL.
LES ASPIN, WIS.
DALE MILFORO, TEX.
PHILLIP 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 2, 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 (a) the present FBI assignments or whereabouts of the following FBI agents and SACs and (b) the names and present FBI assignments or whereabouts of the FBI agents who had connections, in the official course of business, with any of the following persons or programs on the dates in question (FBI file numbers are provided when possible). We further request the names and present assignments or whereabouts of the persons who were the supervising SACs.We further request permission to interview the agents and SACs in question as soon as possible. In addition, we would further request that the agents and SACs in question bring relevant files with them to the interviews.

- a) 1. Agent Arthur Holder (Steubenville, Ohio), 1969.
 - 2. SAC Harry Maynor (New Orleans), present.
- b) 1. Ralph Abernathy (Pittsburgh, 1968) 100-448006-351
 - Mellon Foundation refusal to grant funds to Unity Corp. (Pittsburgh, 1968) 100-448006-171,255
 - 3. IFCO refusal to lend funds to SNCC (NYC, 1970) 100-448006-1880, 1890
 - 4. "Breakfast for Children" program disruption (Milwaukee, 1969)
 100-448006-1244

OCT 3 1975

Barbara Kiene, Donglassville, Georgia. October, 1972.

Bruce Bloy, Chicago, Illinois. October, 1972.

ENGLOSUE:

vW 65994 DocidΩ 2989684 Page 203

. Michael E. Shaheen, Jr. October 2, 1975 Page 2

- 7. Kathy C. Zahraie (Sledge), Seattle, Washington. October, 1974.
- 8. Norma Jean Lodico, Detroit, Michigan. December, 1973
- 9. Jo Ann Delia-Giustina, San Diego, California. February, 1973
- 10. Anne Chase, Berkeley, California. July, 1972.
- 11. Lori Patton, Mendham, New Jersey, March 29, 1973.
- 12. Marc Rich, San Diego, California. April, 1973.
- 13. Caryl Sholin, Oakland, California. Summer, 1972.
- Joe Ward, Carmel, California. November, 1969, August, 1973.
- 15. Matilde Zimmerman, San Diego, California. November 11, 1972.
- 16. William Eaton, 100-449698-34-86.
- 17. Dr. Gilbert Steiner, December 30, 1970. 100-449698-34-97
- 18. William Epton
- 19. Lee Raymond Kellison 100-449698-46-15
- 20. Michael Victor Abeles Mike Justesen Van Ly deGraf 100-449698-50-13
- 21. Peter Miquel Camejo
- 22. Larry Eugene Canada
- 23. Vernon Townes Grizzard III)
 Nicholas Michael Egleson)
 July 7, 1969
 100-449698-5-16,17
- 24. Donald Freed July 1, 1969 100-449698-26-31

Michael E. Shaheen, Jr. October 2, 1975
Page 3

Your prompt attention to this request will be appreciated.

Sincerely,

Aaron B. Donner Counsel to the Committee

John (info)



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

OCT 1 0 1975

John A. Mintz, Assistant Director TO:

Legal Counsel Division

Federal Bureau of Investigation

5B

FROM:

/Steve Blackhurst Assistant Special Counsel for Intelligence Coordination

House Select Committee Letter dated October 9

Attached is a letter from the House Select Committee requesting access to various FBI materials. Please prepare an appropriate response to this request.

19/14/2 assigned Hampton

REC-36

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SM/JAMES

21 OCT 15 1975

ENCLOSURE

Paul Daly

cc:

62-116464

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TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Steve Blackhurst

Assistant Special Counsel for Intelligence Coordination

SUBJECT: House Select Committee Letter dated October 9

Attached is a letter from the House Select Committee requesting access to various FBI materials. Please prepare an appropriate response to this request.

cc: Paul Daly

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 G. TREEN, LA. JAMES P. JOHNSON, COLO. ROBERT W. KASTEN, JR., WIS. A. SEARLE FIELD, STAFF DIRECTOR AARON B. DCNNER, COUNSEL

TELEPHONE: (202) 225-9751

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

October 9, 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 access to any and all investigative files concerning the following individuals:

- 1. Bruce Bloy
- 2. Cathy Sledge request 10/1/75
- 3. Joe Ward
- 4. Matilde Zimmerman
- 5. Caryl Sholin
- 6. Marc Rich
- 7. Laurie Paton
- 8. Jo-Ann Della Giustina
- 9. Barbara Kiene
- 10. Allen Taplin
- 11. Ann Chase
- 12. Sue Carroll
- 13. Maud Wilkinson

All of these individuals, with the exception of Laurie Paton, are members of either the Young Socialist Alliance or the Socialist Workers' Party.

Ms. Ellen Miller will be available to review these materials on October 17, 1975.

RECEIVED OCI 10 J/5

Sincerely,

A. Searle Field Staff Director

ENCLOSURE, (1) -116 464 -113

Dep. AD Adm Dep. AD Inv. Asst. Qir.: Admin. Comp. Syst. Ext. Affairs Files & Son Inspection Laboratory Legal Coun.

Assoc. Dir.

Training Telephone Rm

UP-041

(CIA) (BY DANJEL F. GILMORE)

WASHINGTON (UPI) -- A FORMER HOUSTON POLICE OFFICER, WHO BEGINS A THREE-YEAR SENTENCE FOR WIRETAPPING NEXT WEEK, TODAY TESTIFIED THAT

THREE-YEAR SENTENCE FOR WIRETAPPING NEXT WEEK, TODAY TESTIFIED THAT ILLEGAL/ELECTRONIC SURVEILLANCE IS WIDESPREAD IN BOTH POLICE AND FEDERAL LAW, ENFORCEMENT AGENCIES.

ANTHONY ZAVALA. FORMERLY OF THE HOUSTON POLICE DEPARTMENT NAR COTICS DIVISION, SAID THAT BETWEEN 1968 AND 1972 HE PERSONALLY WAS INVOLVED IN "ABOUT 35 ILLEGAL WIRETAPS."

"I WOULD ESTIMATE THAT DURING THE TIME I WAS THERE THE NARCOVID DIVISION CONDUCTED SOMEWHERE BETWEEN 700 AND 1,000 ILLEGAL WIRETAPS," HE SAID. "IT WAS THE MOST EFFECTIVE LAW ENFORCEMENT TOOL WE HAD."

ZAVALA TESTIFIED BEFORE THE HOUSE SELECT COMMITTEE ON INTELLIGENCE INVESTIGATING ELECTRONIC SURVEILLANCE OF U.S. CITIZENS.

AT THE SAME TIME, THE EQUIVALENT SENATE PANEL GRANTED IMMUNITY TO A FORMER CIA SCIENTIST, DR. SIDNEY GOTTLIEB, TO TESTIFY BEHIND CLOSED DOORS ON WHY HE DID NOT FOLLOW ORDERS AND DESTROY IN 1970 A CIA POISON CACHE WHICH WAS FOUND INTACT AND STILL LETHAL ONLY A FEW MONTHS AGO. MONTHS AGO.

WIRETAPPING IN HOUSTON, ZAVALA SAID, TOOK PLACE WITH THE KNOWLEDGE AND HELP OF THE TELEPHONE COMPANY AND WITH THE PERMISSION OF POLICE SUPERVISORS. HE SAID THE EQUIPMENT "WAS MANUFACTURED, AS A MATTER OF FACT, ON THE SIXTH FLOOR OF HEADQUARTERS."

"THAT WAS COMMON KNOWLEDGE AMONG US ALL AND THE FEDERAL MEN WHO FREQUENTED OUR HEADQUARTERS," ZAVALA SAID.

TAPS USUALLY WERE INSTALLED ON THE WIRES AT THE TOP OF TELEPHONE POLES, AND A SPECIAL CLIMBING SCHOOL WAS PLANNED FOR "SOME OF US WHO

WERE AFRAID OF HEIGHTS, "HE SAID.

ANTHONY FARRIS, FORMER U.S. ATTORNEY FOR THE SOUTHERN DISTRICT OF
TEXAS, SAID THAT THE FBI AND DRUG ENFORCEMENT AGENCY KNEW ABOUT THE ILLEGAL ELECTRONIC SURVEILLANCE BUT DID NOTHING -- DESPITE REPEATED

REQUESTS FOR AN INVESTIGATION BY HIS OFFICE.

HE SAID HE WROTE TO THEN-ATTORNEY GENERAL WILLIAM SAXBE AND OTHER OFFICIALS AND TALKED PERSONALLY ONCE LAST YEAR WITH FBI DIRECTOR LARENECE KELLEY.

UPI 10-09 11:34 AED REC 67

EJ JAN. 21 1976

WASHINGTON CAPITAL NEWS SERVICE

October 9, 1975

GENERAL INVESTIGATIVE DIVISION

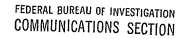
Attached concerns the Interception of Communications case which our Houston Office has under investigation regarding alleged wiretapping activities by the Houston Police Department.

The UPI news release states that former United States Attorney Farris said the FBI and the Drug Enforcement Administration knew about the illegal wiretaps and did nothing despite repeated requests for an investigation by his office. The article also says he wrote to the then Attorney General Saxbe and other officials and talked personally once last year with FBI Director Clarence Kelley. GID is not aware of any personal contact with the Director.

It is noted this statement is either a misquote or is in direct conflict with prior testimony by Farris before the Subcommittee on Courts, Civil Liberties, and the Administration of Justice of the Committee on the Judiciary on 5/27/75, wherein Farris was asked by Congressman Drinan why he didn't go to Clarence Kelley. He replied that he had hoped the people in the Criminal Division and the General Crimes Section would do that as they had done in other cases.

JCK:pmg

SPECIAL



OCT 0 9 1975

TELETYPE

NR Ø3 PG CODE

1:00 PM URGENT OCTOBER 9, 1975 CAK

TO: DIRECTOR (62-116464)

FROM: PITTSBURGH (66-56)

attention: villiam o. cregar; into

HOUST UDY -75

REFBIHQUEL OCTOBER 8, 1975.

ON OCTOBER 9, 1975, LAWRENCE A. SURDOVAL, JR., WAS

ONTACTED, AT WHICH TIME HE ADVISED THAT HE DESIRED THAT

HIS IDENTITY NOT BE REVEALED OUTSIDE THE BUREAU.

END

AJN FBIHQ CLR TU

REC-36

STIII

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CT 0CT 15 1975

S. C. Orogon

Dep.-A.D.-Adm. Dep.-A.D.-Inv. Asst. Dir.: Admin. Comp. Syst. Ext. Affairs Files & Com. Gen. Inv. Ident. Inspection Intell. Laboratory Plan. & Eval. Spec. Inv. . Training . Legal Coun. _ Telephone Rm.

Assoc. Dir.

Classe

Director Sec'y