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UP-066

(RAY)

CINCINNATI (UPI) -- JAMES EARL RAY CONTENDS HE DID NOT ASSASSINATE MARTIN LUTHER KING AND ONLY PLEADED GUILTY TO THE MURDER BECAUSE HE WAS "COERCED" BY LAWYER PERCY FOREMAN, AN ATTORNEY FOR RAY ARGUED TODAY.

"RAY CONTENDS HE DID NOT SHOOT KING," ATTORNEY JAMES LESAR SAID AFTER ARGUING BEFORE A FEDERAL APPEALS COURT THAT RAY BE ALLOWED TO DROP HIS 1969 GUILTY PLEA TO KILLING KING IN MEMPHIS, TENN., ON APRIL 4, 1968.

"THE FACT IS RAY WANTS A TRIAL," ADDED LESAR. "HE CLAIMS HE WAS

FRAMED."

JUDGE ANTHONY CELEBREZZE ASKED LESAR HOW RAY COULD CLAIM THAT FOREMAN "COERCED" THE GUILTY PLEA FROM HIM WHEN RAY PREVIOUSLY TOLD ANOTHER JUDGE HE WAS NOT COERCED INTO ENTERING THE PLEA.

"THE PROBLEM IN COERCION IS THAT THE PERSON UNDER COERCION WILL DENY IT," ANSWERED LESAR.

UPI 02-03 01:10 PES

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4-5-75 TENN. (UPI) -- CIVIL RIGHTS LEADER REV. JESSE JACKSON S OBSERVING THE SEVENTH ANNIVERSARY OF THE SLAYING OF IN LUTHER KING JR. FRIDAY HE BELIEVES THE CIA AND LYED IN THE ASSASSINATION.

JAMES EARL RAY SAID HE WAS NOT ALONE AND I BELIEVE BELIEVE HIM, " JACKSON ACKSON SAID HE MAKE A PERSONAL APPEAL E INVESTIGATION OF THE TO REOPEN THE INVESTIGATION OF OR OUP OF OTHER MINISTERS FROM ACROSS THE NATION IN ATTEMPTING TO INTERVIEW RAY, WHO IS NOW SERVING A SO-YEAR SERVING TENNESSEE STATE PRISON FOLLOWING HIS GUILTY PLEA IN RAY HAS REPUDIATED HIS CONFESSION AND NOW CLAIMS O IT BY DEFENSE LAWYER PERCY FOREMAN. ER AN EIGHT-DAY HEARING LAST YEAR, U.S. DISTRICT JUDGE RULED RAY IS NOT ENTITLED TO A NEW TRIAL. HOWEVER, THE IS BEING APPEALED. JACKSON, WHO WAS WITH KING IN MEMPHIS ON APRIL 4, 1968. THE DAY FOUNDER OF THE SOUTHERN CHRISTIAN LEADERSHIP CONFERENCE WAS SHOT. DHE DID NOT UNDERSTAND HO RAY WAS ABLE TO LEAVE THE SCENE OF THE LAYING AND MAKE HIS WAY TO LONDON, WHERE HE WAS ARRESTED TWO MONTHS "I BELIEVE THE CIA WAS INVOLVED," JACKSON SAID, "AND UNTIL IT'S PROVEN OTHER ISE I WON'T CHANGE MY OPINION.
"I THINK THE FEI WAS INVOLVED WITHOUT A DOUBT," HE SAID, "MAYBE MORE SO THAN THE CIA."

JACKSON SAID IN SUPPORT OF HIS CLAIM THAT THE LATE J. EDGAR HOOVER, DIRECTOR OF THE FBI, ISSUED A MEMO SAYING AGENTS SHOULD "DISRUFT, DISCREDIT OR OTHERWISE NEUTRALIZE THE CIVIL RIGHTS MOVEMENT."

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MURKIN TA SPOTLIGHT 3-2 SPOTLIGHT: THE FEI'S BIGGEST MANHUNT Civil & ofta por BY BRUCE BAKK! UNITED PRESS INTERNATIONAL
AN UNUSUAL APPEAL BY THE FBI WAS FLASHED INTO THE HOMES OF
MILLIONS OF AMERICANS ON A SUNDAY NIGHT IN APRIL, 1968.
AT THE END OF THE NATIONAL TELEVISION SHOW, "THE FBI," THE PICTURE
OF A WANTED MAN WAS SHOWN. THE MAN WAS JAMES EARL RAY, AN ESCAPER
FROM THE MISSOURI STATE PRISON, AND THE FBI ASKED FOR ANY INFORMATION THAT WOULD LEAD TO HIS ARREST.

HE WAS WANTED FOR THE MURDER OF DR. MARTIN LUTHER KING, JR., A
CRIME THAT TOUCHED OFF DAYS OF RIOTING, BURNING AND LOOTING BY BLACKS
IN CITIES ACROSS THE NATION. RAY, ALIAS ERIC STARVO GALT, "MUST BE
CONSIDERED EXTREMELY DANGEROUS," THE FBI WARNED.

IT WAS THE MOST INTENSIVE MANHUNT IN THE HISTORY OF THE FBI. EVERY
FACET OF RAY'S LIFE WAS EXAMINED. HUNDREDS OF FALSE LEADS-FROM
MEXICO AND COMMUNITIES ALL ACROSS THE UNITED STATES-WERE CAREFULLY MEXICO AND COMMUNITIES ALL ACROSS THE UNITED STATES - WERE CAREFULLY
CHECKED OUT.

THE MANHUNT LED TO NEW ORLEAMS, TO LOS ANGELES AND TO ATLANTA.

IT LED TO RIVERFRONT TOWNS ALONG THE MISSISSIPPI AND TO
BIRMINGHAM, ALA., WHERE THE GUN THAT KILLED KING WAS SOLD AT A
SPORTING GOODS STORE.

TWO MONTHS AFTER KING WAS KILLED, THE SEARCH LED TO HEATHROW

ALRPORT IN LONDON, WHERE JAMES EARL RAY WAS CAPTURED.

HE PLEADED GUILTY IN 1969 TO MURDERING KING AND WAS SENTENCED TO A
99-YEAR PRISON TERM. RAY APPEALED THE VERDICT AND SOUGHT A NEW TRIAL,
SAYING HIS ATTORNEY, PERCY FOREMAN, COERCED HIM INTO PLEADING GUILTY.

A FEDERAL JUDGE IN MEMPHIS THURSDAY DENIED RAY'S PLEA.

RAY, NOW 47, WAS PHILOSOPHICAL ABOUT THE DECISION.

"HE SAID HE WASN'T SURPRISED BY IT," SAID JIM GILCHRIST, AN
OFFICIAL OF THE TENNESSEE CORRECTIONS DEPARTMENT. "THERE SAS JUST A
TRACE OF A STRAINED SMILE ON HIS FACE, BUT NO EMOTION." RAY'S NEW
ATTORNEY SAID HE WOULD APPEAL FURTHER FOR A NEW TRIAL.

EVEN TODAY, DETAILS OF HOW RAY WAS TRACED TO EUROPE HAVE NOT BEEN
MADE PUBLIC. IT IS ONE OF MANY MYSTERIES SURROUNDING THE

ASSASSINATION OF KING, THE MAN WHO LED AMERICA'S CIVIL RIGHTS
PROTESTS OF THE 1950S AND 1960S AND WAS THE WINNER OF A NOBEL FEACE

PRIZE. PROTESTS OF THE 1990S AND 1960S AND MORE THAN A YEAR.

THE CIVIL RIGHTS PROTESTS SURGED ACROSS THE SOUTH -- TO ALEANY, GA.;

ST. AUGUSTINE, FLA., BIRMIMGHAM, ALA.; SELMA, ALA.; BACK TO
MONTCOMERY, TO WASHINGTON, D.C. AT THEIR HEAD WAS MARTIN LUTHER KING HE WAS ONE OF THE MOST CONTROVERSIAL MEN IN AMERICA. HE PREACHED NONVIOLENCE BUT HE LIVED EACH DAY WITH THE THREAT OF DANGER.

A SHOTGUN BLAST WAS FIRED THROUGH THE DOOR OF HIS HOME IN 1956. A YEAR LATER A DYNAMITE BOMB WAS THROWN ON HIS PORCH. IT DID NOT EXPLODE. IN ST. AUGUSTINE, A BEACH COTTAGE RENTED BY KING WAS RIDDLED WITH SHOTGUN FIRE. HE WAS AWAY AT THE TIME.

IN NEW YORK IN SEPTEMBER, 1958, A WOMAN STABBED KING WITH A LETTER OPENER AS HE AUTOGRAPHED COPIES OF ONE OF HIS BOOKS IN A HARLEM STORE. THAT CHEST WOUND BOTHERED HIM FOR THE REST OF HIS LIFE.

IN APRIL, 1968, KING WAS IN MEMPHIS, TENM., TO ORGANIZE A PROTEST MARCH OF STRIKING SANITATION WORKERS. HE WAS STAYING AT THE LORRAINE MOTEL AND IT WAS ON THE BALCONY OF THIS HOTEL THAT HE WAS SHOT AND KILLED FY A SNIPER. HIS DEATH WAS INSTANTANEOUS. 03-02 11:29 AED

ADD RAY, NEHPHIS

RAY CLAIMED HIS TAMED DEFENSE ATTORNEY, PERCY TOREMAN OF HOUSTON,
TEX., HAD COMPROMISED HIS RIGHTS AND PRESSURED HIM INTO ADMITTING THE
1986 MURDER IN ORDER TO PRESERVE THE COMMERCIAL VALUE OF BOOKS
WRITTEN ABOUT THE MURDER OF THE CIVIL RIGHTS LEADER,
ANY IS SERVING HIS SENTENCE AT THE MAIN TONHESSEE FRISON IN
MASHVILLE AND WAS NOT PRESENT FOR MCRAE'S RULING. HOWEVER, ONE OF HIS
THREE DEFENSE LAWYERS, ROBERT LIVINGSTON OF MEMPHIS, WAS IN THE
COURT.

"WE HAVE NO COMPLAINT AT ALL ABOUT THE FAIRNESS OF THIS COURT,"
LIVINGSTON SAID AS HE PREPARED TO TELEPHONE FELLOW ATTORNEYS BERNARD
FENSTERWALD AND JAMES LESAR OF WASHINGTON.

"HE RULED AGAINST US, BUT WE HAVE TWO COURTS UPSTAIRS (THE STR
U.S. CIRCUIT COURT OF APPEALS IN CINCINNATI AND THE U.S. SUPREME
COURT) THAT COULD RULE ACAINST HIM (MCRAE)." LIVINGSTON SAID.

"IF JAMES EARL RAY'S CONSTITUTIONAL RICHTS WERE NOT VIOLATED,"
LIVINGSTON SAID. "I DON'T KNOW OF ANY WAN IN AMERICA WHO HA EVER HAD
IS RIGHTS VIOLATED."

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UP-069

(RAY)

MEMPHIS. TENN. (UPI) -- JAMES EARL RAY READILY PLEADED GUILTY TO THE MURDER OF DR. MARTIN LUTHER KING JR. TO AVOID THE ELECTRIC CHAIR AND BECAUSE HE INTENDED TO ESCAPE FROM PRISON WITHIN TWO YEARS, PERCY

FOREMAN SAID IN A DEPOSITION READ IN FEDERAL COURT TODAY.
THE FAMOUS HOUSTON, TEX., DEFENSE LAWYER'S DEPOSITION WAS READ AT A HEARING THAT COULD LEAD TO A NEW TRIAL FOR RAY. RAY CONTENDS FOREMAN PRESSURED HIM INTO PLEADING GUILTY IN EXCHANGE FOR A 99-YEAR

SENTENCE, BUT THE LAWYER SAID THE CHARGE IS TOTALLY UNTRUE.

THE LAWYER SAID HE DISCUSSED WITH RAY THE DIFFERENCE IN A 99-YEAR PRISON SENTENCE AND A LIFE TERM BEFORE HE ENTERED THE GUILTY PLEA ON MARCH 10, 1969, BUT RAY WAS NOT INTERESTED IN THE TALK.

"IT DOESN'T MAKE ANY DIFFERENCE TO ME, " FOREMAN SAID RAY TOLD HIM.

"THERE ISN'T ANY JAIL THAT COULD KEEP ME MORE THAN TWO YEARS."

RAY ESCAPED IN 1967 FROM A MISSOURI PRISON, WHERE HE WAS SERVING AN ARMED ROBBERY SENTENCE, AND WAS A FUGITIVE AT THE TIME OF THE KING MURDER. AFTER HIS GUILTY PLEA, HE TWICE TRIED TO ESCAPE FROM A TENNESSEE PRISON, BUT WAS UNSUCCESSFUL.

FOREMAN SAID HE WAS CONVINCED RAY ACTED ALONE IN THE MURDER OF THE CIVIL RIGHTS LEADER, BUT ENCOURAGED CONSPIRACY THEORIES BECAUSE HE

DID NOT UNDERSTAND THE LAW.

"HE HAD THE IDEA THAT CONSPIRACY WAS A DEFENSE TO MURDER--THAT YOU COULD PARTICIPATE IN A CONSPIRACY AND NOT BE RESPONSIBLE FOR A MURDER, " THE LAWYER SAID.

FOREMAN SAID RAY'S MOTIVES FOR THE MURDER SPRANG FROM HATE OF

BLACKS. "HE WAS A RACIST: HE IS A RACIST AND HAS ALWAYS BEEN, " FOREMAN SAID. "HE COULDN'T IMAGINE ANYBODY THAT WAS WHITE NOT THINKING LIKE HE DID.

"HE THOUGHT HE WOULD BE THE CHAMPION OF THE WHITE RACE."

THE READING OF FOREMAN'S DEPOSITION WILL END THE HEARING WHICH BEGAN OCT. 22 BEFORE U.S. DISTRICT JUDGE ROBERT MCRAE JR. OPPOSING LAWYERS WILL FILE WRITTEN ARGUMENTS LATER AND MCRAE WILL RULE AT SOME TIME IN THE FUTURE WHETHER RAY WILL BE ALLOWED TO WITHDRAW HIS PLEA AND STAND TRIAL FOR THE MURDER.

UPI 11-01 12:50 PES





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RAY, WHO TESTIFIED TO HOURS AT THE TO READ THE DEPOSITION FROM ATTORNEY PERCY FOREMAN. RAY CONTENDS FOREMAN AND ALABAMA LAWYES RITHUR HANES SR. PRESSURED HIM TO PLEAD CUILTY TO BOLSTER ROYALTIES "HE (RAY) WAS A RACIST," FOREMAN SAID. "HE IS A RACIST AND HAS

THE MAN WHO NEGOTIATED THE D9-YEAR TERM IN EXCHANGE FOR THE DEATH PURILTY FOR RAY SAID UNSUBSTANTIAL BALLISTICS EVIDENCE IN THE CASE TOULD LIKELY NOT HAVE SWAYED A JURY TO ACQUIT RAY.

"I HAD HUNDREDS (OF CASES) WHERE THERE WAS A FRACTURED, FRAGMENTE MISSILE AND THE DEFENDANT WAS CONVICTED, "FOREMAN SAID. "ANY JURY THAT I HAD EVER WORKED WITH BEFORE, ON THE EVIDENCE THAT WAS AVAILABLE TO THE PROSECUTION, WOULD CONVICT HIM."

RAY AGREED TO PLEAD GUILTY, FOREMAN SAID, BECAUSE HE REALIZED THAT CONSPIRACY THEORIES HE HAD HELPED DEVELOP THROUGH THE AUTHORS WERE UNSUCCESSFUL, AND BECAUSE HE INTENDED TO ESCAPE JAIL WITHIN TWO YEARS.

"THERE WASN'T ANY QUESTION IN HIS MIND, AND VERY LITTLE IN MY HIND, THAT HE COULD GET OUT OF ANY PENITENTIARY IN A MATTER OF TWO YEARS, "FOREMAN SAID.

RAY TRIED TO ESCAPE TENNESSEE PRISONS TWICE INSUCCESSFULLY.

DEPLICATE TO B-WIRE.

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(RAY)

MEMPHIS (UPI) -- ONE OF JAMES EARL RAY'S FORMER LAWYERS TESTIFIED TODAY THAT HE CONSIDERED THE MURDER OF DR. MARTIN LUTHER KING JR. A POLITICAL KILLING AND DID NOT BELIEVE RAY SHOULD HAVE BEEN EXTRADITED FROM ENGLAND TO FACE MURDER CHARGES.

ARTHUR HANES SR., WHO REPRESENTED RAY FROM THE TIME OF HIS ARREST IN LONDON TWO MONTHS AFTER THE APRIL 4, 1968, MURDER UNTIL RAY FIRED HIM FIVE MONTHS LATER, SAID HE DID NOT FIGHT THE EXTRADITION ON ORDERS FROM HIS CLIENT.

"HE (RAY) TOLD ME AT THE TIME THAT HE WAS WEARY AND TIRED OVER THERE AND WANTED TO COME HOME, " THE FORMER MAYOR OF BIRMINGHAM, ALA.,

SAID. HANES' TESTIMONY CLASHED WITH THAT GIVEN LAST WEEK BY RAY. THE CONVICTED ASSASSIN SAID HE WANTED TO FIGHT EXTRADITION, BUT HANES TOLD HIM TO "JUST COME ON BACK AND STAND TRIAL."

HANES SAID TODAY HE WENT TO ENGLAND AT RAY'S REQUEST AND STRONGLY

ADVISED A FIGHT IN THE LONDON COURTS. "I ADVISED HIM -- AND I STILL THINK THAT IF THEY HAD SOMEBODY OVER THERE THAT UNDERSTOOD AMERICAN LAW -- THEY WOULD NOT HAVE EXTRADITED

"IN MY JUDGMENT, IT WAS A POLITICAL KILLING AND NOT AN EX TRADITABLE OFFENSE UNDER THE (EXISTING EXTRADITION) TREATY, " HE SAID. "I AGREED WITH HIM (RAY), BUT HE WANTED TO COME BACK HOME." BERNARD FENSTERWALD, CROSS-EXAMINING THE WITNESS FOR RAY, DID NOT ASK HANES TO EXPLAIN WHAT HE MEANT BY CALLING THE KILLING POLITICAL. UPI 10-31 01:51 PES

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Magywan MEMPHIS, TENN. (UPI) -- JAMES EARL PAY READILY PLEADED GUILTY TO THE DER OF DR. MARTIN LUTHER KING JR. TO AVOID THE ELECTRIC CHAIR AND AUSE HE INTENDED TO ESCAPE FROM PRISON WITHIN TWO YEARS, FERCY

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UF-142

MEMPHIS, TEMN. (UPI) -- JAMES EARL RAY'S FIRST DEFENSE ATTORNEYS
TESTIFIED TUESDAY THAT RAY STEADFASTLY INSISTED HE WAS ONLY AN
UNWITTING TOOL IN A CONSPIRACY TO KILL DR. MARTIN LUTHER KING JR.
IN THE FIRST TELLING IN A COURT OF RAY'S VERSION OF WHAT HAPPENED
ON THE NIGHT THE FAMED CIVIL RIGHTS LEADER WAS KILLED, ONE ATTORNEY
RELATED HOW RAY TOLD HIM ABOUT BUYING A GUN FOR A MAN NAMED "RAOUL"
AND OF STANDING IN FRONT OF A ROOMING HOUSE AT THE MOMENT KING WAS
SHOT FROM AMBUSH.

ARTHUR HAMES SR.--ONE OF THE MEN RAY ACCUSES OF RAILROADING HIM INTO A GUILTY PLEA--AND HIS SON ARTHUR JR. APPEARED AS THE STATE'S FIRST WITNESSES IN ITS EFFORT TO PREVENT A NEW TRIAL FOR RAY. BUT THEIR INITIAL TESTIMONY APPEARED TO SUPPORT RAY'S CONTENTION THAT HE NEVER ADMITTED FIRING THE GUN THAT KILLED THE NOBEL PEACE PRICE

THE STATE BEGAN PRESENTING ITS CASE AFTER RAY WOUND UP THREE DAYS OF TESTINONY WITHOUT SHEDDING ANY NEW LIGHT ON KING'S SLAYING.
UNDER QUESTIONING BY ASSISTANT STATE ATTORNEY GENERAL HENRY HALLE,
HAMES SR. SAID RAY NEVER VARIED IN HIS STORY OF THE NIGHT KING WAS

"I PINNED JAMES EARL RAY DOWN A NUMBER OF TIMES ABOUT WHETHER HE KILLED MARTIN LUTHER KING. INVARIABLY HIS ANSWER WAS NO," HANES SAID. HANES SAID RAY TOLD HIM THAT UNDER INSTRUCTIONS FROM A MAN HE KNEW ONLY AS RAOUL HE PURCHASED A RIFLE IN BIRMINGHAM AND ON THE DAY DEFORE KING DIED THE GUN "WAS TAKEN FROM HIM IN A MOTEL IN BIRMINGHAM AND THE DAY DEFORE KING DIED THE GUN "WAS TAKEN FROM HIM IN A MOTEL IN BIRMINGHAM AND HE NEVER SAW IT AGAIN UNTIL IT WAS THROWN DOWN NEAR

"THEY GAVE HIM A NOTE WITH THE ADDRESS ON MAIN STREET AND TOLD HIM TO BE THERE AT 3 O'CLOCK," HANES RECOUNTED THE STORY HE SAID RAY TOLD

HANES SAID RAY SAID THAT WHEN HE ARRIVED AT THE ADDRESS, THE ROOMING HOUSE FROM WHICH AUTHORITIES SAY KING WAS KILLED, HIS CONTACT TOLD HIM TO PARK HIS CAR IN FRONT OF THE HOUSE AND THEN SENT HIM TO BUY A FAIR OF BINOCULARS.

"AT 5:30 P.M., THE CONTACT SAID 'JIM, YOU GO DOWN AND GET YOURSELF A COUPLE OF BEERS, AND HE WAS STANDING IN FRONT OF THE ROOMING HOUSE AT 6 OR 6:01 P.M. WHEN THE SHOT WAS FIRED. HE SAID WHEN HE SAW THAT RIFLE ON THE GROUND HE KNEW HE WAS IN TROUBLE AND HE FLED."

HAMES' SON TESTIFIED, "I FEEL NOW AND I FELT THEN THAT THERE WAS A CONSPIRACY INVOLVED." HE SAID THAT RATHER THAN URGING RAY TO PLEAD GUILTY TO AVOID CERTAIN ELECTROCUTION, HE WAS PREPARED TO GO TO TRIAL AND BEG THE JURY NOT TO PUT THE ENTIRE BLAME "ON THIS LITTLE MAN."

DURING HIS FINAL TESTIMONY, RAY SAID HE "HAD A COUPLE OF PHONE NUMBERS" BUT "WAS NEVER ASSOCIATED WITH MORE THN ONE PERSON" DURING

THE COURSE OF THE OPERATION THAT RESULTED IN KING'S DEATH.

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BAY 10-30

INSERT 1ST NIGHT LD RAY MEMPHIS 264A AFTER 10TH FGH X X X HE FLED."
THE TESTIMONY CONFLICTED SOMEWHAT WITH RAY'S STORY TO A MEMPHIS
REFORTER LAST SUMMER, IN WHICH HE SAID HE WAS GETTING AIR IN A TIRE
OF HIS WHITE MUSTANG WHEN THE GUNSHOT PIERCED THE CIVIL RIGHTS
LEADER'S NECK.

RAY SAID IN THE INTERVIEW AT THE NASHVILWE STATE PRISON HE RETURNED TO THE AREA OF THE ROOMINGHOUSE AND, FINDING THE STREET SWARMING WITH POLICEMEN, MADE A U-TURN AND HEADED SOUTH. FICKUP 11TH PGH: HANES' SON

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UF-142

(RAY) MEMPHIS, TENN. (UPI) -- FOUR DAYS AFTER PLEADING GUILTY TO THE MURDER OF DR. MARTIN LUTHER KING JR., JAMES EARL RAY WROTE SEN. JAMES EASTLAND, D-MISS., TO SAY HE "PERSONALLY DID NOT SHOOT" THE CIVIL RIGHTS LEADER, RAY TESTIFIED TUESDAY.

THE LETTER, INTRODUCED INTO EVIDENCE AT A FEDERAL COURT HEARING THAT COULD LEAD TO A NEW TRIAL FOR THE CONVICTED ASSASSIN, SUGGESTED RAY WILL ARGUE HE WAS AN UNWILLING PARTICIPANT IN A PLOT THAT BROUGHT

A BOUT KING'S DEATH ON APRIL 4, 1968.
"I PERSONALLY DID NOT SHOOT MARTIN LUTHER KING," RAY WROTE THE ISSISSIPPI SENATOR ON MARCH 14, 1969, "BUT I BELIEVE I AM PARTIALLY RESPONSIBLE FOR HIS DEATH.

"WHAT DID YOU MEAN WHEN YOU SAID YOU WERE PARTIALLY RESPONSIBLE?"

ASKED JAMES LESAR, ONE OF RAY'S THREE LAWYERS.

"I BELIEVE YOU COULD BE INVOLVED IN SOME TYPE OF CRIME AND NOT

HAVE ANY DIRECT KNOWLEDGE OF IT, " RAY ANSWERED.
"DO YOU KNOW IF YOU ARE PARTLY RESPONSIBLE FOR THE DEATH OF MARTIN

LUTHER KING JR?" LESAR ASKED.

"I DON'T HAVE NO DIRECT KNOWLEDGE, " RAY SAID, "BUT I ASSUMED ..."

HE DID NOT FINISH THE STATEMENT.

RAY SAID HE WROTE EASTLAND BECAUSE THE VETERAN LAWMAKER WAS ON A COMMITTEE CONSIDERING AN INVESTIGATION OF THE ASSASSINATION AND HIS SUBSEQUENT GUILTY PLEA. HE SAID HE OFFERED TO COOPERATE WITH THE PROBE.

UPI 10-29 06:13 PES

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Director Sec'y

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(RAY)

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"DO YOU KNOW IF YOU ARE PARTLY RESPONSIBLE FOR THE DEATH OF MARTIN LUTHER KING JRT" LESAR ASKED.

"I DON'T HAVE NO DIRECT KNOWLEDGE," RAY SAID, "BUT I ASSUMED ..."
HE DID NOT FINISH THE STATEMENT.
LAY SAID HE WROTE EASTLAND BECAUSE THE VETERAN LAWMAKER WAS ON COMITTEE CONSIDERING AN INVESTIGATION OF THE ASSASSINATION AND HIS SUBSECUENT GUILTY PLFA. HE SAID HE OFFERED TO GOOPERATE WITH THE PROBE.

37A

RAY 10-50

DAY LD

BY ANITA MARIE LAPHAM MEMPHIS, TENN. (UPI) -- JAMES EARL RAY DENIED THESDAY THAT HE . KILLED DR. MARTIN LUTHER KING JR. BUT CONCEDED THAT HE MAY HAVE BEEN

"PARTIALLY RESPONSIBLE FOR HIS DEATH." TESTIFYING FOR THE SECOND DAY AT A FEDERAL COURT HEARING ON HIS PETITION FOR A NEW TRIAL, RAY HINTED AT A CONSPIRACY IN THE SNITER SLAYING OF THE CIVIL RIGHTS LEADER AT A MEMPHIS MOTEL ON APRIL 4

DEFENSE ATTORNEY JAMES H. LESAR ENTERED AS EVIDENCE A LETTER RAY 1968. WROTE TO SEN. JAMES O. EASTLAND, D-MISS., AFTER HIS MARCH, 1969, GUILTY PLEA THAT LED TO A 99-YEAR PRISON SENTENCE.

EASTLAND HEADED A COMMITTEE CONSIDERING A CONGRESSIONAL

INVESTIGATION OF THE KING MURDER.

"I PERSONALLY DID NOT SPOOT MARTIN LUTHER KING, " RAY SAID IN THE "BUT I BELIEVE I AM PARTIALLY RESPONSIBLE FOR HIS DEATH."

TUESDAY, AFTER RAY DENIED ONCE AGAIN THAT HE SHOT KING, "DO YOU KNOW IF YOU ARE PARTLY RESPONSIBLE FOR ATTORNEY ASKED HIM, THE DEATH OF MARTIN LUTHER KING UR. 9.

"I DON'T HAVE NO DIRECT KNOWLEDGE, " RAY RESPONDED, "BUT I

ASSUME ... " HE DID NOT FINISH THE STATEMENT.

RAY SAID HE HAD OFFERED TO COOPERATE WITH ANY PROBE OF THE NOBEL PEACE PRIZE WINNER'S MURDER WPILE HE PRESSED FOR REVERSAL OF HI

AS ISTANT STATE ATTORNEY GENERAL HENRY HAILE SPENT MOST OF TUREDAY GUILT PLEA. AFTERNOON QUESTIONING RAY ABOUT THE TRUTH OF HIS STATEMENTS TO TWO T FORMER DEFENSE ATTORNEYS WHOM HE ACCUSES OF PRESSURING HIM TO PLEAD

GUILTY FOR THEIR FINANCIAL GAIN.

RAY TOLD HAILE HE OMITTED SOME FACTS ABOUT HIS ACTIONS THE NIGHT OF THE KING DEATH WHEN DISCUSSING THE CASE WITH HIS FIRST DEFENSE LAWYER, ARTHUR HANES SR., OF BIRMINGHAM, ALA., BUT RAY SAID HE TOLD ATTORNEY PERCY FOREMAN, OF HOUSTON, TEX., WHO REPLACED HANES, NEARLY EVERYTHING.

ENTERED AS EVIDENCE WAS A LETTER FROM FOREMAN TO RAY. TIN MY OPINION, " THE LETTER SAID, "THERE IS A LITTLE MORE THAN A SPER CENT CHANCE THAT YOU WILL BE CONVICTED AND RECEIVE THE DEATH

PENALTY IF YOU GO TO TRIAL.

"IF I AM ABLE TO SAVE YOUR LIFE BY NEGOTIATING WITH THE COURT. I WILL CONSIDER IT ONE OF THE GREATEST FEATS OF MY CAREER. TRY SAID HE AGREED TO PLEAD GUILTY, BUT DIDN'T TAKE THE PLEA S.

THE DST LEGAL EFFORT. FI LOOKED ON THE DOCUMENT AS A HOLDING METHOD, " RAY SAID, REITERATING HIS CONTENTION THAT HE WANTED TO TAKE THE STAND AT A ...

BUT THAT FOREMAN REFUSED TO ALLOW HIM TO. "IN TIME, " RAY SAID, "I THOUGHT I'D TALK HIM INTO TRIAL."
(IN WASHINGTON TUESDAY, THE SUPREME COURT REJECTED TENNESSEE'S EFFORTS TO BLOCK THE PRODUCTION OF EVIDENCE IN THE HEARING.)

IPI 10-30 03:35 AES

## **Ray Outlines Events Before**

By Paul W. Valentine Washington Post Staff Writer

MEMPHIS, Oct. 29-James neys in preparing his defense, being with a group of men he refused to discuss with them. believes responsible for assassinating Dr. Martin Luther King Jr. here in 1968—but he steadfastly denied being the "actual shooter."

'In a federal court hearing in which Ray 46, is seeking to the civil rights leader stood on ford Huie with whom first the balcony of the Lorraine Hanes and then Foreman had Motel here.

But Ray would not say where he was or what he was doing at the moment the shot was fired, reportedly from the window of a flophouse adjacent to the motel.

"I told Arthur Hanes (one of Ray's former attorneys) the of conspiracy. truth on everything except what I left out . . I told him everywhere I'd been up to 10 minutes of 6 that evening," Ray testified.

He acknowledged renting a room in the flophouse and purchasing the rifle found bandoned nearby just after the shooting and later identified as the murder weapon.

When Tennessee Assistant Attorney General Henry Haile pressed for details, Ray's at-torneys protested asking for a private hench conference with U.S. District Court Judge Robert M. McRae. After a brief consultation. McRae ruled consultation. McRae ruled that Ray, could continue testifying about details he had discussed with his previous attor-

Earl Ray today acknowledged but not about matters he had

The ruling came in the context of Ray's attempts to show that his previous atterneys, Hanes and Percy Foreman, coerced him into pleading guilty.

Ray's current attorneys conoverturn his 1969 guilty plea tend Foreman pushed for a to King's murder, Ray for the guilty plea to avoid a trial so first time described details of that he could share royalties events leading to the shooting from books and magazine artiat 6:01 p.m. April 4, 1968, as cles with writer William Bradagreed to give exclusive details of the murder.

> Ray has contended since the day he pleaded guilty that there was a conspiracy to kill King. FBI, Justice Department and local law enforcement officials say there is no evidence

Though Ray would not specify yesterday where he was at the moment King was shot, his attorneys have said privately he was in another part of the city and has an alibi witness to testify sot if Ray wins a full-dress trial. They also contend Ray was unaware, that the group he was with in Memphis intended to kill,

> Wash. Post 10-30-74

Assoc. Dir. \_ Dep. AD Adm. \_\_ Dep. AD Inv. \_\_ Asst. Dir.: Mr CHANA Inspection Intell. Laboratory \_ Plan. & Eval. Spec. Inv. Training\_ Legal Coun. Telephone Rm. Director Sec'y \_\_

2 53A

SCLC 10-26 ATLANTA (UPI) -- THE SOUTHERN CHRISTIAN LEADERSHIP CONFERENCE FOUNDED BY DR. MARTIN LUTHER KING JR., SAID SATURDAY IT WAS CENTERESED THAT INGMESSEAVENRAY AND SURVED THET "FALL BEUVEVED HAVE EVET HEIAL.

THE SCLC REFERRED TO RAY AS A "MINNOW" IN THE CASE AND SAID THE

NEW TRIAL WAS NEEDED SO AUTHORITIES CAN GET TO THE "BIG FISH." RAY PLEADED GUILTY TO THE MURDER OF THE CIVIL RIGHTS LEADER IN EXCHANGE FOR A 99 YEAR PRISON SENTENCE, BUT HAS SINCE CHANGED HIS STORY AND NOW CONTENDS HE WAS PRESSURED BY HIS ATTORNEY, PERCY FOREMAN, INTO ENTERING THE GUILTY PLEA. A FEDERAL COURT IN MEMPHIS CURRENTLY IS HOLDING AN EVIDENTIARY HEARING INTO RAY'S CHARGES.

IN A TWO-FAGE STATEMENT ISSUED BY SCLC HEADQUARTERS, RIGHTS GROUP SAID IT IS CONVINCED THAT KING WAS KILLED BY A CONSPIRACY, AND THAT RAY IS JUST A "FALL GUY" FOR WEALTHY LEADERS OF THAT CONSPIRACY.

"WE DO NOT QUESTION JAMES EARL RAY'S GUILT OR INNOCENCE, " SAID THE SCLC STATEMENT. "THAT TO US IS IMMATERIAL WITHOUT OTHER PERSONS

INVOLVED IN THE CONSPIRACY BEING BROUGHT TO TRIAL.

THE SCLC SAID, "THIS IS WHY WE CALL FOR THE NEW TRIAL FOR RAY. CATCH AND PUNISH A MINNOW AND LET THE BIG FISH GET AWAY WOULD NOT BE JUSTICE TO ANY DEGREE.

IT CLAIMED THAT SOME WEALTHY PERSONS WHO WANTED KING DEAD "PAID A HUGE SUM OF MONEY, WE BELIEVE, TO A FEW LUNATICS WHO AGREED TO BE THE

PATSIES TO CARRY OUT THE CRIME.

"EVEN THOUGH JAMES EARL RAY WAS APPREHENDED AND GIVEN A 99-YEAR SENTENCE, THIS WAS NOT JUSTICE, NOR WAS IT LAW AND ORDER, BECAUSE JAMES EARL RAY WAS THE FALL GUY, " SAID SCLC. "HE WAS SET UP TO BE CAPTURED. "

THE SCLC STATEMENT, CLAIMED THAT RAY COOPERATED AT FIRST, "BUT FOR SOME REASON JAMES EAR RAY HAS BECOME DUSSATISFIED WITH THE WAY THINGS HAVE WORKED OUT FOR HIM, AND AS WE ALL KNOW HE HAS STARTEDHTO TALK AND COMPLAIN ABOUT THE WAY HE WAS FORCED TO CONFESS TO THIS BRUTAL MURDER."

UPI 10-26 05:12 PED

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UP-025

(RAY)
MEMPHIS, TENN. (UPI) -- CONFESSED ASSASSIN JAMES EARL RAY
TESTIFIED FRIDAY HE INCRIMINATED HIMSELF IN THE MURDER OF CIVIL
RIGHTS LEADER MARTIN LUTHER KING JR. "FOR A FEW DOLLARS" AND WAS

FORCED TO PLEAD GUILTY IN A FINANCIAL DEAL WITH HIS ATTORNEYS.
RAY, IN TWO TEDIOUS HOURS OF TESTIMONY, SAID HE HAD A "SUSPICION,"
HIS DEFENSE LAWYER, ARTHUR HANES SR., OF BIRMINGHAM, ALA., AND
A LABAMA WRITER WILLIAM BRADFORD HUIE WERE USING HIM TO MAKE BIG MONEY
WHEN HE PLEADED GUILTY TO THE KING ASSASSINATION.

RAY, IN HIS FIRST COURT STATEMENTS EVER IN THE CASE, SAID HE AGREED TO A CONTRACT WITH HANES AND HUIE IN ORDER TO GET MONEY TO PAY

HIS LEGAL FEES.

RAY SAID HE HAD ONLY \$150 DOLLARS WHEN HE WAS ARRESTED IN LONDON, ENGLAND, 69 DAYS AFTER THE APRIL 4, 1968, KING MURDER AND "THIS WAS THE ONLY METHOD WE COULD USE TO GET THE NECESSARY FUNDS."

SO RAY AGREED TO TELL HIS STORY TO HUIE.
"IT APPEARED I WAS BEING A STATE'S WITNESS AGAINST MYSELF FOR A

FEW DOLLARS, RAY TESTIFIED.

RAY IS SEEKING A NEW TRIAL ON GROUNDS HUIE, HANES AND A LATER RAY ATTORNEY, PERCY FOREMAN, PRESSURED HIM INTO MAKING THE GUILTY PLEA FOR WHICH HE RECEIVED A 99-YEAR SENTENCE.

UPI 10-26 09:51 AED

Assoc. Dir. Asst. D Admin. Intell. Training \_ Legal Coun. Telephone Rm. \_ Director Sec'y \_

(EVERS) WASHINGTON (UPI) -- THE JUSTICE DEPARTMENT TODAY ACCUSED FAYETTE, MAYOR CHARLES EVERS, WHO IS UNDER INDICTMENT FOR INCOME TAX EVASION, WITH "INTENTIONALLY" KEEPING RECORDS THAT HIDE HIS SOURCES OF INCOME.

BECAUSE THE SOURCES OF HIS INCOME CANNOT BE IDENTIFIED, THE JUSTICE DEPARTMENT SAID, IT HAS BASED ITS CASE AGAINST HIM ON

COMPARISONS OF HIS NET WORTH IN 1967 AND 1970.

A FEDERAL GRAND JURY IN JACKSON, MISS., LAST AUGUST CHARGED THE FORMER CIVIL RIGHTS LEADER AND HIS FORMER WIFE, NANNIE LAURA EVERS, WITH EVADING MORE THAN \$50,000 IN FEDERAL INCOME TAXES BETWEEN 1967 AND 1970.

THE JUSTICE DEPARTMENT FILED A STATEMENT ABOUT EVERS " RECORDKEEPING IN U.S. DISTRICT COURT AT JACKSON IN RESPONSE TO A MOTION BY EVERS ATTORNEYS THAT THE GOVERNMENT BE REQUIRED TO FURNISH

DETAILS OF THE ALLEGED UNREPORTED INCOME.

"...THE GOVERNMENT EXPECTS TO PROVE THAT THE DEFENDANTS
INTENTIONALLY MAINTAINED THEIR RECORDS IN SUCH FASHION AS TO MAKE IT
IMPOSSIBLE TO DETERMINE THE PRECISE SOURCE OF THEIR INCOME, "THE JUSTICE DEPARTMENT EXPLAINED IN A MOTION SAYING THE EXACT FIGURES WERE NOT AVAILABLE.

"THE GOVERNMENT EXPECTS TO PRODUCE EVIDENCE FROM WHICH A JURY MAY INFER THAT INCREASES IN THE DEFENDANTS' NET WORTH WERE THE RESULT OF

UNREPORTED INCOME OF THE DEFENDANTS VARIED BUSINESSES. UPI 10-25 04:34 PED

Assoc. Dir. Dep. AD Adm Dep. AD Asst. Dir Admin. Comp. Syspr-64 ldent. Inspection intell. Plan. & Eval. Spec. Inv. Training . Telephone Rm. . Director Sec'y \_

TT-121

(RAY)

MEMPHIS (UPI) -- A BROTHER OF JAMES EARL RAY TESTIFIED FRIDAY THAT AUTHOR WILLIAM BRADFORD HUIE OFFERED TO PAY THE RAY FAMILY \$12,000 TO KEEP RAY OFF THE WITNESS STAND AND THUS PRESERVE THE VALUE OF HIS BOOK ABOUT THE MURDER OF DR. MARTIN LUTHER KING JR.

THE STATEMENT WAS MADE BY JERRY RAY, WHO ALONG WITH ANOTHER BROTHER, JOHN, TOOK THE WITNESS STAND FRIDAY IN A FEDERAL COURT HEARING THAT COULD LEAD TO A NEW TRIAL FOR THE CONFESSED ASSASSIN OF THE FAMED CIVIL RIGHTS LEADER. JAMES EARL RAY NOW DENIES KILLING KING AND CLAIMS HE WAS PRESSURED INTO ENTERING A GUILTY PLEA IN THE CASE.

JERRY RAY TESTIFIED THAT WHEN HE ASKED HUIE WHETHER WHETHER HIS BROTHER'S ATTORNEY AT THE TIME, ARTHUR HANES SR. OF BIRMINGHAM, ALA., WOULD GO ALONG WITH KEEPING JAMES OFF THE WITNESS STAND, HUIE

REPLIED:

I'M THE ONE PAYING OUT MONEY. I CALL THE SHOTS." AS A RESULT OF THIS CONVERSATION, JERRY RAY SAID HE LATER TOLD JAMES, "'YOU DON'T HAVE AN ATTORNEY REPRESENTING YOU, HE'S REPRESENTING THE BOOK WRITER. I SAID, 'I'D FIRE HIM AND GET ANOTHER LAWYER.

JAMES EARL RAY NOW CONTENDS ATTORNEYS HANES AND PERCY FOREMAN OF HOUSTON, TEX., FAILED TO PROVIDE HIM WITH PROPER LEGAL COUNSEL BECAUSE OF THEIR FINANCIAL DEALINGS WITH HUIE, WHO WROTE THE BOOK, "HE SLEW THE DREAMER."

HANES, ORIGINALLY REPRESENTED THE ACCUSED MURDER BUT WAS REPLACED

NOV. 12, 1968 BY FOREMAN.

JERRY RAY TESTIFIED HE MET HUIE IN HUNTSVILLE, ALA., EARLY IN

NOVEMBER 1968 AT HULE'S REQUEST. "HE (HUIE) SAID ARTHUR HANES WAS HAVING TROUBLE WITH JAMES BECAUSE HE (JAMES) WAS WANTING TO GET ON THE WITNESS STAND, " JERRY RAY SAID. "HUIE SAID HE DIDN'T WANT JAMES ON THE STAND BECAUSE IT WOULD DESTROY THE VALUE OF HIS BOOK, BECAUSE WHAT HE TESTIFIED TO WOULD BE PUBLIC

KNOWLEDGE." JERRY RAY SAID THE WRITER TOLD HIM IF HE WOULD GET HIS BROTHER NOT TAKE THE STAND, HUIE WOULD GET \$12,000 FROM HANES AND GIVE IT TO

THE RAY FAMILY.

UPI 10-25 04:40 PED

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30 4A

RAY 10-25 2ND LD 271A

BY JIM BALENTINE
MEMPHIS, TENN. (UPI) -- JAMES EARL RAY TESTIFIED FRIDAY THAT
LAWYER PERCY FOREMAN CONVINCED HIM HE WOULD BE "BARBECUED" FOR THE
KILLING OF DR. MARTIN LUTHER KING JR. IF HE STUCK WITH HIS FIRST
A TTO RNEY, THEN ACCEPTED THE ALLEGED MURDER WEAPON AND GETAWAY CAR AS

A RETAINER TO BEFEND HIM.

TESTIFYING FOR THE FIRST TIME EVER IN THE CASE, RAY SPENT A
TEDIOUS TWO HOURS LATE FRIDAY COVERING THE FINANCIAL ARRANGEMENTS HIS

ATTORNEYS CLAIM FORCED HIM INTO THE GUILTY PLEA.

RAY CONTENDS THAT AUTHOR WILLIAM BRADFORD HUIE, FOREMAN AND RAY'S FIRST ATTOENEY, ARTHUR HANES SR., FORCED RAY TO PLEAD GUILTY IN ORDER TO KEEP HIM OFF THE WITNESS STAND AND PRESERVE THE FRESHNESS OF A BOOK HUIE WAS WRITING ON THE KILLING.

ATTORNEY JAMES LESAR READ INTO THE RECORD A CONTRACT BETWEEN HUIE AND DELL PUBLISHING CO. INC. OF NEW YORK, WHICH PROVIDED FOR PUBLISHING THE BOOK ON OR AFTER MARCH 15, 1969, AND STIPULATED THAT "NONE OF HIS (HUIE'S) PROCEEDS OF THE CONTRACT DIRECTLY OR INDIRECTLY GO TO JAMES EARL RAY."

"I DIDN'T KNOW THAT, " RAY SAID, "BUT I HAD A SUSPICION."

LES AR ALSO READ A LETTER FROM HUIE TO HANES IN WHICH HUIE AGREED

TO LOAN HANES \$35,000 IF HANES KEPT RAY OUT OF COURT UNTIL AT LEAST

FIVE MONTHS AFTER HIS RETURN TO THE UNITED STATES FROM HIS ARREST IN

LONDON.

"FIVE MONTHS AFTER RAY'S RETURN I EXPECT TO HAVE COMPLETED THE BOOK, " THE LETTER SAID.

RAY SAID HE DECIDED HE WOULD HAVE TO CHANGE ATTORNEYS AFTER HIS BROTHER JERRY CAME TO SEE HIM AND TOLD HIM THAT "MR. HUIE TOLD HIM IF I'D TAKE THE WITNESS STAND, IT WOULD DESTROY HIS BOOK."
FOREMAN, HE SAID, CAME INTO THE PICTURE "IN A SIDE WAY."

"HE SAID IF I STUCK BY HANES AND HUIE, I'D PROBABLY BE BARBECUED (ELECTROCUTED), " RAY'SAID. TO DEFEND HIM, RAY SAID, FOREMAN AGREED TO A FEE OF \$150,000, AND THEN ASKED ABOOUT THE MUSTANG CAR IN WHICH RAY FLED MEMPHIS AND THE RIFLE AUTHORITIES SAID RAY USED TO KILL KING. "I SIGNED THEM OVER TO HIM AS A RETAINER FEE, " SAID RAY,

CONCLUDING FRIDAY'S TESTIMONY.

RAY BEGAN HIS TESTIMONY LATE FRIDAY AFTER HIS BROTHER JERRY SAID HUIE HAD OFFERED THE RAY FAMILY \$12,000 TO HELP KEEP JAMES OFF THE WI THESS STAND.

HANES REPRESENTED RAY FROM SHORTLY AFTER HIS JUNE 8, 1968 ARREST IN LONDON UNTIL RAY FIRED HIM THE FOLLOWING NOV. 12. FOREMAN REPLACED HANES AND RAY FIRED HIM THE DAY AFTER THE GUILTY PLEA WAS MADE IN EXCHANGE FOR A 99-YEAR SENTENCE.

PICKUP 5TH PGH: RAY SAID HE

UPI 10-25 08:43 PED

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ADD RAY, MEMPHIS (UP-121)

JAMES KARL RAY LATER TESTIFIED HE SIGNED OVER TO HIS FIRST DEFENSE LAWYER 40 PER CENT OF ANY MONEY HE MIGHT GET FROM BOOKS BUT LATER

BECAME "SUSPICIOUS" ABOUT MUIE.

JAMES LEANED FORWARD IN THE WITHESS CHAIR AND SPOKE INTO A MICROPHONE AS HIS PRESENT ATTORNEY, JAMES LESAR, BEGAN PROBING THE FINANCIAL ARRANGEMENT BETWEEN HUIE AND LAWYERS FOREMAN AND HANES. HANES REPRESENTED RAY FROM SHORTLY AFTER HIS JUNE 8, 1968, ARREST UNTIL RAY FIRED HIM THE FOLLOWING NOV. 12. FOREMAN REPLACED MANES AND WAS FIRED THE BAY AFTER ME ENTERED RAY'S GUILTY PLEA ON MARCH 10, 1969.

RAY SAID HE FIRST MET HANES WHEN THE ALABAMA ATTORNEY RESPONDED TO A LETTER BY COMING TO HIM IN AN ENGLISH PRISON WHILE HE WAS AWAITING EX TRADITION. HE SAID HANES GAVE HIM TWO DOCUMENTS -- ONE GRANTING HANES POWER OF ATTORNEY AND THE OTHER CIVING HANES "40 PER CENT OF ANY REVENUE HE MIGHT RECEIVE THROUGH THE COMMUNICATIONS INDUSTRY.

"I ACCEPTED AND SIGNED THE BOCUMENTS," RAY SAID. LESAR ASKED WHEN BAY FIRST HEARD OF HUIE, WHO EVENTUALLY WROTE ON A BOOK ON HE CASE AFTER RAY'S CONVICTION ENTITLED "HE SLEW THE

DREAMER". "I HAVE NO RECOLLECTION OF EVER HEARING HIS NAME UNTIL I RETURNED TO THE UNITED STATES, " RAY SAID.

AFTER HE WAS EXTRADITED AND ARRIVED IN MEMPHIS ON JULY 19, 1968,

RAY SAID HE BEGAN TO DISTRUST NUIE.

"I HAD READ A BOOK BY HIM, I THINK IT WAS "THREE LIVES IN MISSISSIPPI" OR SOMETHING LIKE THAT, AND I GOT SUSPICIOUS. HIS TECHNIQUE, IT WOULD SEEM TO ME, WAS TO GET SOMEONE TO INCRIMIN WAS TO GET SOMEONE TO INCRIMINATE THEMSELF AND THEN ME'D GIVE THEM MONEY."

THE BOOK WAS ABOUT THE TRIAL OF THE MEN ACCUSED OF KILLING THREE

YOUNG CIVIL RIGHTS WORKERS AT PHILADELPHIA, MISS.

UPI 10-25 06:14 PED

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## MURRIN

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- 121

(RAY)

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'M THE ONE PAYING OUT MONEY. I CALL THE SHOTS." RESULT OF THIS CONVERSATION, JERRY RAY SAID HE LATER TOLD

SENTING THE BOOK WRITER.' I SAID, "I'D FIRE HIM AND GET ANOTHER

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RAY SAID THE WRITER TOLD HIM IN HE WOULD GET HIS BROTHER NOT THE STAND, HUIE WOULD GET \$12,000 FROM HANES AND GIVE IT TO

RAY FAMILY.

UPI 10-25 04:40 PED

ADD RAY, MEMPHIS (UP-121)

JAMES EARL RAY LATER TESTIFIED HE STONED OVER TO HIS FIRST DEFENSE 40 PER CENT OF ANY MONEY HE MIGHT GET FROM BOOKS BUT LATER

"SUSPICIOUS" ABOUT HUIE.

MES LEANED FORWARD IN THE WITNESS CHAIR AND SPOKE INTO A MICROPHONE AS HIS PRESENT ATTORNEY, JAMES LESAR, BEGAN PROBING THE FINANCIAL ARRANGEMENT BETWEEN HUIE AND LAWYERS FOREMAN AND HANES. HANES REPRESENTED RAY FROM SHORTLY AFTER HIS JUNE 8, L968, ARREST UNTIL RAY FIRED HIM THE FOLLOWING NOV. 12. FOREMAN REPLACED HANES AND WAS FIRED THE DAY AFTER HE ENTERED RAY'S GUILTY PLEA ON MARCH 10,

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AFTER HE WAS EXTRADITED AND ARRIVED IN MEMPHIS ON JULY 19, 1968,

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THE BOOK WAS ABOUT THE TRIAL OF THE MEN ACCUSED OF KILLING THREE

NG CIVIL RIGHTS WORKERS AT PHILADELPHIA, MISS. 10-25 06:14 PET

RAY 10-25 LD 271A JIN BALTHTINE HIS, TENN. (UFZ) -- JAMES EARL BAY TESTIFIED FRIDAY THAT AWYER PERCY FOREMAN CONVINCED HIM HE WOULD BE "BARBECUED" FOR THE KELLING OF DR. MARTIN LUTHER KING JR. IF HE STUCK WITH MIS FIRST A TRO RNEY. THEM ACCEPTED THE ALLEGED MURDER WEAPON AND GETAWAY CAR AS A RETAINER TO DEFEND MIM. TESTIFYING FOR THE FIRST TIME EVER IN THE CASE, RAY SPENT A TEDIOUS TWO HOURS LATE FRIDAY COVERING THE FINANCIAL ARRANGEMENTS HIS ATTORNEYS CLAIM FORCED HIM INTO THE GUILTY PLEA. RAY CONTENDS THAT AUTHOR WILLIAM EMADFORD MUIE, FOREMAN AND HAY'S FIRST ATTORNEY, ARTHUR HAMES SH., FORCED RAY TO PLEAD GUILTY IN ORDER TO VEEP HIM OFF THE WITNESS STAND AND PRESERVE THE FRESHVESS OF A HUTE WAS MRITING ON THE KILLING, TTORNEY JAMES LESAR READ INTO THE RECORD A CONTRACT BETWEEN HUTE AN DELL PUBLISHING CO. INC. OF NEW YORK, WHICH PROVIDED FOR PUBLISHING THE BOOK ON OR AFTER MARCH 15, 1969, AND STIPOLATED THAT MONE OF HIS (HUIE'S) PROCEEDS OF THE CONTRACT DIRECTLY OR INDIRECTLY GO TO JAMES EARL RAY."
"I DIDN'T KNOW THAT," RAY SAID, "BUT I HAD A SUSPICION."
LESAR ALSO READ A LETTER FROM HUIF TO HANES IN WHICH HUIF ACREED TO LOAN HANES \$35,000 IF HANES HEFT RAY OUT OF COURT UNTIL AT LEAST FIVE MONTHS AFTER HIS RETURN TO THE UNITED STATES FROM HIS ARREST IN LONION . FIVE MONTHS AFTER RAY'S RETURN I EXPECT TO HAVE COMPLETED THE " THE LETTER SAID. RAY SAID HE DECIDED HE WOULD HAVE TO CHANGE ATTORNEYS AFTER RIS PROTHER JERRY CAME TO SEE HIM AND TOLD HIM THAT "MR. HUIE TOLD HIM IF TAKE THE HESS STAND WOULD DESTROY HIS BOOK. FOREMAN, HE SAID, CAME INTO THE PICTURE "IN A SIDE WAY." "HE GAID IF I STUCK BY MANES AND HUIE, I'D PROBABLY BE BARBECUED TO THE THOUTED)." RAY SAID. TO DEFEND HIM, RAY SAID, FOREMAN AGREED TO A FEE OF \$150,000, AND THEN ASKED ABOUT THE MUSTAMS CAR IN WHICH RAY FLED MEMPHIS AND THE RIFLE AUTHORITIES GAID RAY USED TO KILL KING. "I SIGNED THEM OVER TO HIM AS A RETAINER FIE. " SAID RAY. CONCLUDING FRIDAY'S TESTINONY. BAY BEGAN HIS TESTIMONY LATE FRIDAY AFTER HIS BROTHER JERRY SAID E HAD OFFERED THE RAY FAMILY 612 DEC TO HELP KEEP JAMES OFF THE HI THESS STAND. ONDON INTIL RAY FIRED HIM THE FOLLOWING NOV. 12. FOREMAN REPL MANES AND RAY FIRED HIM THE DAY AFTER THE GUILTY PLEA WAS MADE IN ANGE FOR A SE-YEAR SENTENCE. FICKUP STN PGHI RAY SAID HE MPT 10-25 08:43 PED

RAY 10 #26 HIS, TENN. (UPI) -- CONFESSED ASSASSIN JAMES EARL MAY LED FRIDAY HE INCRIMINATED HIMSELF IN THE MURDER OF CIVIL LEADER MARTIN LUTHER KING JR. "FOR A FEW DOLLARS" AND WAS ONCED TO PLEAD CHILTY IN A FINANCIAL DEAL WITH HIS ATTORNEYS. RAY, IN TWO TEDIOUS HOURS OF TESTINGHY, SAID HE HAD A "SUSPICION," IS DEFENSE LAWYER, ARTHUR HAMES SR., OF SIRMINGHAM, ALA., AND LABARA WRITER WILLIAM BRADFORD HUIE WERE USING HIM TO MAKE BIG MONEY WHEN HE PLEADED GUILTY TO THE KING ASSASSINATION. AGREED TO A CONTRACT WITH HAMES AND ROTE IN ORDER TO GET MONEY TO PAY IS LEGAL FEES. MGLAND, 69 DAYS AFTER THE APRIL 4, 1968, KING MURDER AND "THIS WAS THE ONLY METHOD WE COULD USE TO GET THE NECESSARY RENDS." TT APPEARED I WAS BEING A STATE'S WITHESS AGAINST MYSELF FOR A HAY IS SEEKING A NEW TRIAL ON GROUNDS HULE, HANES AND A LATER RAY ATTORNEY, PERCY FOREMAN, PRESSURED HIM INTO MAKING THE GUILTY PLEAFOR WHICH HE RECEIVED A 39-YEAR SENTENCE. READ INTO THE RECORD BY HIS DEFENSE ATTORNEYS SHOWING THAT SAID HE DID NOT KNOW UNTIL FRIDAY'S COURT SESSION OF SOM MITNESS STAND AT LEAST FIVE MONTHS AFTER HIS RETURN TO AMERICA FOLLOWING HIS ARREST. FERVE MONTHS AFTER RAY'S RETURN ! EXPECT TO HAVE COMPLETED THE SCOR ( "HE SLEW THE DREAMER')." HUIE SAID IN THE LETTER TO HAMES. BAY TURNED HIS DEFENSE OVER TO FOREMAN, A FAMED TEXAS LAWYER, THE RAY'S BROTHER, JERRY RAY, TOLD HIM OF A VISIT WITH HUIE. THY BROTHER SAID MR. HUIE TOLD HIM IF I'D TAKE THE WITNESS STAND T WOULD PROBABLY DESTROY WIS BOOK, " HAY SAID.
RAY SAID FOREMAN HELPED HIM PREPARE THE LETTER TO FIRE HANES, AND AT THE SAME VISIT ASKED FOR POSSESSION RIGHTS TO HIS WHITE MUSTANG AND THE ALLEGED MURDER WEAPON, A .30-30 RIFLE.
RAY SAID FOREMAN TOLD HIM HIS LEGAL FEE FOR THE CASE WOULD BE STEAT WOULD INCLUDE AFFEALS AND EVERYTHING, " BAY SAID. SIGNED THEM (MUSTANG AND RIFLE) OVER TO HIM AS A RETAINER FEE. HE (FOREMAN) TOLD ME MR. HUTE AND MR. HANES WERE LONGTIME BEAUTH RAY SAID. "HE SAID IF I STUCK BY HANES AND HUTE I'D BRABEY BE BARBEQUED (ELESTROCUTED)."

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(UPI) -- JOHN RAY TESTIFIED THURSDAY THAT ATTORNEY FOREMAN ASKED HIM TO PRESSURE HIS BROTHER JAMES EARL INTO EADING CUILTY TO THE ASSASSINATION OF DR. MARTIN LUTHER KING INSTEAD OF TESTIFYING ABOUT A CONSPIRACY.
"HE SAID JIMMY WANTED TO TESTIFY, BUT HE DIDN'T WANT HIM TO," SAID WHO IS SERVING TIME IN AN ILLINOIS PRISON FOR ARMED ROBBERY. "S OMETHING ABOUT SOME COMSPIRACY OR SOMETHING." DAY'S LAST WITNESS IN A FEDERAL COURT EVIDENTIARY HEARING THAT COULD LEAD TO A NEW TRIAL FOR JAMES EARL RAY, WHO HAS REPUBLIATED HIS GUILTY PLEA AND CLAIMS FOREMAN, A FAMOUS TEXAS TRIAL LAWYER, PRESSURED HIM INTO THE GUILTY PLEA. JOHN SAID FOREMAN MET WITH HIM AND HIS SISTER, CAROL CULPEPPER, THIED TO GET THEM TO TALK JAMES EARL INTO PLEADING GUILTY. "HE THEY HAD MORE EVIDENCE OR SOMETHING -- THAT THEY D PICK A BLUE RIBBON JURY, AN UPPER CLASSMAN JURY. " MUCH OF RAY'S TESTIMONY ABOUT EVENTS BEFORE HIS BROTHER'S GUILTY PLEA WAS VAGUE.
HE SAID, "FOREMAN SAID HE DIDN'T WANT TO BRING IN ANY MORE PAR BECAUSE EVIDENCE OF A CONSPIRACY COULD IMPLICATE JIMMY AS PART OF CONS PIRACY." "MR. FOREMAN CAME UP WITH ALL KINDS OF DEALS, " HE SAID. ONE DEAL, SAID, INVOLVED JOHN JAY HOOKER JR., AN UNSUCCESSFUL CANDIDATE FOR HE SAID, INVOLVED JOHN JAY HOOKER JE., AN UN GOVERNOR OF TENNESSEE BOTH IN 1966 AND 1970. "SOMETHING WAS SUPPOSED TO BE WORKED OUT WITH HOOKER TO GIVE HI F MILLION DOLLARS PUBLICITY AND HOOMER WOULD PARDON HIM, " RAY DO. "PERCY FOREMAN WAS GOING TO ACT LIKE HOOKER WAS THE ONE ANSIBLE FOR ENTERING THE GUILTY PLEA AND AFTER HE GOT TO BE GOVERNOR RETD PARDON HIM. 10-24 07:50 07

4, 1968, MURDER.
"YOU DON'T AGREE WITH WHOSE THEORIES?" BATTLE AGAIN ASKED THE
DEFENDANT.

"MR. CANALE'S, MR. CLARK'S AND J. EDGAR HOOVER'S THEORIES ABOUT THE CONSPIRACY," RAY ANSWERED. PHIL CANALE JR., CHIEF PROSECUTOR AT THE TRIAL, AND HOOVER, DIRECTOR OF THE FBI, HAD ALSO SAID RAY ACTED ALONE.

AFTER THE BRIEF EXCHANGE, NO MORE WAS SAID OR ASKED ABOUT A

CONSPIRACY.

IN THE FIVE YEARS SINCE HIS TRIAL, RAY HAS CONTINUED TO INSIST, IN THE FIVE YEARS SINCE HIS TRIAL, RAY HAS CONTINUED TO INSIST, IN THE PLEA. HE TO THE LAWYER HOPED TO MAKE MONEY BY BOOSTING THE SALE OF WILLIAM BRADFORD HUIE'S BOOK, "HE SLEW THE DREAMER." RAY HAD SIGNED HIS SHARE OF THE ROYALTIES OVER TO THE ATTORNEY.

EARLY THIS YEAR, THE 6TH U.S. CIRCUIT COURT OF APPEALS ORDERED A FULL EVIDENTIARY HEARING TO DETERMINE THE VALIDITY OF RAY'S CLAIM. THE HEARING, TECHNICALLY A HABEAS CORPUS PROCEEDING, WILL BE TO DETERMINE WHETHER THE GUILTY PLEA SHOULD BE SET ASIDE AND A NEW TRIAL

ROBERT LIVINGSTON, ONE OF THREE DEFENSE LAWYERS, SAID IN AN EARLIER IN TERVIEW THAT RAY WAS DUPED BY TWO PROFESSIONAL GUNMEN WHO ACTUALLY KILLED THE CIVIL RIGHTS LEADER AND NOBEL PEACE PRIZE WINNER.

THE MEMPHIS LAWYER SAID THE KILLERS WERE HIRED BY FOUR OTHER MEN WHO BELIEVED KING WAS PART OF A FOREIGN PLOT TO TOUCH OFF A

REVOLUTION BY BLACK AMERICANS.

"THE GUNMEN DID IT STRICTLY FOR MONEY, " LIVINGSTON SAID.

"THE MOTIVES OF THE FOUR WEALTHY, SOCIALLY PROMINENT AMERICANS WHO PAID TO HAVE DR. KING KILLED SPRANG OUT OF HATE, " HE SAID, "ALTHOUGH THEY COULD PROBABLY RATIONALIZE WHAT THEY DID AS CONSISTENT WITH NA TI ONAL SECURITY."

FOREMAN DISPUTED THE CONSPIRACY THEORY, HOWEVER, IN A DEPOSITION GIVEN IN PREPARATION FOR THIS WEEK'S HEARING. HE SAID RAY WAS A ACIST WHO HATED BLACKS AND THOUGHT HE WOULD BE A HERO TO WHITE AMERICANS AFTER THE MURDER.

UFI 10-20 11:41 AED

MURKIN

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

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ADD NIGHT LO RAY, MEMPHIS 2024 XXX AFTER THE MURDER. IN AN INTERVIEW EARLIER THIS YEAR, SAID HE CAME TO MEMPHIS W THOUGHT WOULD BE A GUN-RUNNING ADVENTURE SET UP BY A M ROLEW ONLY AS "RAOUL." HE SAID HE HAD MET RAOUL IN CANADA IN 1967 FOLLOWING HIS ESCAPE FROM A MISSOURI PRISON WHERE HE WAS SERVING AN ARMED ROBBERY SENTENCE. RAY SAID HE WAS INSTRUCTED TO BUY A . JO-06 RIFLE, LATER IDENTIFIED THE RIFLE (IN BIRMINGHAN, ALA.), I WAS THEN BIYING INSTRUCTED TO PROCEED TO MEMPHIS, BUT TAKE MY TIME, AS I WAS SUPPOSED TO DELIVER THE RIFLE EITHER ON APRIL 3 OR APRIL 4. ON THE DAY KING WAS SHOT AS HE STOOD ON THE BALCONY OF THE BLACK-OWNED LORRAINE MOTEL NEAR DOWNTOWN MEMPHIS, RAY SAID HE CHECKED IN TO A RUNDOWN ROOMING HOUSE AT 422 SOUTH MAIN STREET. THE HOUSE IS UST ACROSS A NARROW STREET AND UP A SLIGHT HILL FROM THE MOTEL. THE CONVICTED ASSASSIN SAID HE WAS GIVEN \$200 BY RADUL AND TOLD TO BUT NOTICED A LOW TIRE ON THE WHITE MUSTANG HE WAS DECIDED INSTEAD TO TAKE THE CAR TO A SERVICE STATION. TO THE ROOMING HOUSE "THE WHOLE BLOCK WHEN I GOT BACK WAS STALED OFF AND POLICE WERE ALL OVER THE PLACE. PRAY SAID HE MADE A U-TURN ON MAIN STREET AND HEADED SOUTH. WASN'T UNTIL I GOT ALMOST TO GRENADA, MISS., THAT I TURNED OF RADIO AND HEARD WHAT HAPPENED, " NEWSAID. "THE RADIO BROADCAST TIONED 422 SOUTH MAIN STREET AND IT WASN'T UNTIL THEN I LEARNED MEN WHO CONSPIRED TO KILL DR. THAT I HAD BEEN ASSOCIATED WITH THE

POLICE SAID KING, IN MEMPHIS TO LEAD A MARCH IN SUPPORT OF STRIKING CITY SANITATION WORKERS, WAS HIT IN THE NECK BY A SINGLE SHOT, FROM THE .30-06 RIFLE. THE SHOT WAS FIRED, THEY SAID, FROM THE BATH ROOM OF THE ROOMING HOUSE.

AY WAS LINKED TO THE CRIME FROM FINGERPRINTS FOUND ON THE RIFLE LEF OUTSIDE THE FLOPHOUSE AND PRINTS FOUND IN THE BATHROOM, AUTHORITIES SAID. TWO MONTHS AFTER THE MURDER, HE WAS ARRESTED AS HE

GOT OFF AN AIRPLANE AT LONDON'S MEATHROW AIRPORT.

IT HAS NEVER BEEN EXPLAINED HOW RAY GOT FROM ATLANTA, WHERE HE A BANDONED THE MUSTANG, TO LONDON. IT ALSO REMAINS A MYSTERY HOW HE

FINANCED THE TRAVEL.

HOW MUCH OF THE MISSING INFORMATION WILL COME OUT AT THE VIDENTIARY HEARING IS NOT KNOWN. MCRAE HAS SAID HE IS NOT "GOING TO TRY THE GUILT OR INNOCENCE" OF RAY, BUT ALSO HAS SAID HE INTENDS TO FOLIOW THE APPEALS COURT ORDER FOR A "FULL EVIDENTIARY HEARING."

ATTORNEYS FOR THE DEFENSE WILL TRY TO MAKE THE HEARING AS BROAD AS OSSIBLE, WHILE ATTORNEYS FOR THE STATE HAVE SAID THEY CONSIDER THE

ONLY ISSUE WHETHER RAY'S GUILTY PLEA WAS MADE VOLUNTARILY.

BOUT THE ONLY CERTAINTY IN CONNECTION WITH THE HEARING IS THAT DISTRICT JUDGE'S RULING WILL NOT SE FINAL. REGARDLESS OF HIS DECISION, AN APPEAL WILL BE MADE. UPI 10-20 12:12 PED

RAY 10-21 DAY LD

(PHOTO HAS MOVED) BY ANITA MARIE LAPHAM

Put with To

MEMPRIS, TENN. (UPI) -- JAMES EARL RAY GOES TO COURT THIS WEEK TO TRY TO OVERTURN A 99-YEAR JAIL TERM FOR THE SLAYING OF DR. MARTIN LUTHER KING JR.

RAY, 47, IS SCHEDULED TO TESTIFY AT THE OUTSET OF THE HEARING STARTING TUESDAY THAT COULD AWARD HIM A NEW TRIAL DESPITE RIS MARCH 1969, CONFESSION THAT HE SLEW THE CIVIL RIGHTS LEADER WITH A

SNIPER SHOT THE NIGHT OF APRIL 4, 1968.

ATTORNEY PERCY FOREMAN SAID IN A DEPOSITION EXPECTED TO BE INTRODUCED AT THE SESSION ORDERED BY THE 6TH U.S. CIRCUIT COURT OF APPEALS IN CINCINNATI THAT RAY WAS A "WHITE RACIST" WHO "THOUGHT EVERYBODY WAS LIKE HIM."

THAT ISN'T UNUSUAL FOR PEOPLE, " FOREMAN SAID. "HE THOUGHT IVERY 30 DY THOUGHT LIKE HE THOUGHT, AND HE THOUGHT THE KILLING OF MERTIN ETTHER KING WOULD MAKE HIM THE CHAMPION OF THE WHITE RACE. THAT HE WOULD BE THE MOST POPULAR MAN IN AMERICA.

THE WAS A RACIST. HE IS A RACIST AND HAD BEEN ONE ALL HIS LIFE. HE COMED NOT THINK OF ANYBODY NOT BEING A RACIST IF THEY WERE WHITE.

THE NEVER INTIMATED THAT HE EXPECTED ANYBODY TO BELIEVE HE WAS

INFOCENT.

THE SCH OF A TRANSIENT, IMPOVERISHED MIDWESTERN FAMILY, RAY NOW BEGINS WHAT COULD BE ONLY THE SEMIFINALS OF HIS FIVE-YEAR BATTLE WITH THE COURTS.

SINCE SHORTLY AFTER HIS CONFESSION, HE HAS ACCUSED FOREMAN AND ARTHUR HAMES SR., OF BIRMINGHAM, ALA., ANOTHER FORMER ATTORNEY, OF COERCING HIM TO CONFESS TO INCREASE THEIR MONETARY DIVIDENDS ON TWO BEOKE ON THE KING ASSASSINATION.

INCLUDATE FOR HANES AND FOREMAN WERE TO COME FROM ROYALTIES OF THE SLEW THE DREAMER. " BY WILLIAM BRADFORD HUIE, AND "AN AMERICAN DEATH BY GEROLD FRANK.

HUNTED OVER TWO CONTINENTS UNDER THE NAME ERIC STARVO GALT AND ARRESTED AT HEATHROW AIRPORT IN LONDON, 69 DAYS AFTER THE KING MURDER, RAY ADMITS HE WAS IN MEMPHIS THE DAY OF THE MURDER.

HE SAID HE WAS IN THE ROOMINGHOUSE ACROSS FROM THE BALCONY WHERE KING FELL ON THE DAY KING WAS SHOT. HE ADMITS HIS FINGERPRINTS WERE ON THE .30-06 RIFLE FROM WHICH POLICE SAY THE FATAL BULLET WAS FIRED THE DAY KING WAS IN MEMPHIS TO LEAD A CITY SANITATION WORKERS STRIKE.

BUT THE 1967 MISSOURI PRISON ESCAPEE INSISTS HE KNEW NOTHING OF THE ASSASSINATION UNTIL IT WAS ALL OVER. AND THAT HE WAS THE VICTIM OF A FRAME-UP.

IN A LETTER TO HUIE. ALLEGEDLY HANDWRITTEN BY RAY DURING HIS EIGHT-MONTH INCARCERATION AT THE SHELBY COUNTY JAIL BEFORE HIS GUILTY PLEA, HE SAID HE KNEW NOTHING OF THE SLAYING UNTIL HE WAS OUT OF MEMPHIS.

"I DON'T KNOW WHEN, WHERE, THE TIME OR WHY KING WAS KILLED," THE LETTERS SAID. THEY WERE FILED IN FEDERAL COURT THIS WONTH IN PREPARATION FOR THE HEARING.

UPI 10-21 05:31 AED

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Training \_\_\_\_\_
Telephone Rm. \_\_
Director Sec'y \_\_

Assoc. Dir.

327P

RAY 10-7
CINCINNATI (UPI) -- THE 6TH U.S. CIRCUIT COURT OF APPEALS MONDAY
UPHELD THE RIGHT OF ATTORNEYS FOR JAMES EARL RAY TO EXAMINE MUCH OF

THE EVIDENCE COLLECTED BY THE STATE IN CONNECTION WITH THE MURDER OF DR. MARTIN LUTHER KING JR.

THE RULING, WHICH UPHELD AN EARLIER ORDER FROM U.S. DISTRICT COURT JUDGE ROBERT MCRAE JR., DISMISSED CLAIMS BY ATTORNEYS FOR THE STATE OF TENNESSEE THAT THE MATERIALS TO BE EXAMINED ARE NOT RELEVANT TO A HEARING FOR RAY SCHEDULED TO BEGIN BEFORE MCRAE ON OCT. 22. THE HEARING IS TO DETERMINE WHETHER RAY WAS COERCED INTO PLEADING GUILTY TO THE KING MURDER, AS HE CLAIMS, AND WHETHER HE IS ENTITLED TO A NEW TRIAL

ME ARE OF THE OPINION THAT THE SAID DISCOVERY ORDERS (ISSUED BY MCRAE) WERE WELL WITHIN THE EXERCISE OF THE SOUND DISCRETION OF THE DISTRICT COURT JUDGE, "THE APPEALS COURT SAID IN ITS BRIEF RULING.

ASSISTANT STATE ATTORNEY GENERAL HENRY HAILE OF NASHVILLE, SAID THE RULING WILL BE APPEALED TO THE U.S. SUPREME COURT. HE ALSO SAID THE CIRCUIT COURT WILL BE ASKED TO STAY ITS ORDER UNTIL A SUPREME COURT APPEAL CAN BE PREPARED.

IF SUCH A STAY IS GRANTED, IT LIKELY WILL DELAY THE SCHEDULED

LAWYERS BERNARD FENSTERWALD AND JAMES LESAR OF WASHINGTON AND ROBERT LIVINGSTON OF MEMPHIS CONTENDED ACCESS TO THE EVIDENCE WAS NECESSARY IN ORDER FOR THEM TO ADEQUATELY PRESENT RAY'S SIDE OF THE DISPUTE.

LAWYERS FOR THE STATE CONTENDED THE ATTORNEYS FOR RAY WERE ATTEMPTING TO SIFT THROUGH THE MOUNTAIN OF EVIDENCE IN THE HOPE OF FINDING SOMETHING THAT WOULD AID THEIR CLIENT.

DUPLICATE TO B WIRE POINTS UPI 10-07 11:53 PED



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MURKIN



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RAY 9-10

EMPRIS, TENN. (IPI) -- WHEN JAMES EARL RAY -- CONVICTED ASSASSION OF R. MARTIN LUTHER KING JR. -- COMES TO FEDERAL COURT HERE NEXT MONTH HIS SAFETY WILL BE THE RESPONSIBILITY OF A BLACK DEPUTY MARCHAL.

RAY, WHO IS ASKING U.S. DISTRICT COURT JUBGE ROBERT MCRAE TO SET ASIDE A 1969 GUILTY PLEA IN THE CIVIL RIGHTS LEADER'S SLAYING, IS SCHEDULED TO APPEAR IN COURT OCT. 23.

DIE JUDGE HAS APPOINTED DEPUTY W.S. MARSHAL WILLIE DEAN "BIG MILLIE" DURMAM AS CHIEF OF SECURITY ARRANGEMENTS FOR THE RAY HEARING.

DUCHAM, DESCRIBED BY ASSOCIATES AS A "GREAT GUY" BUT A "TOUGH MAN WHO CAN TAKE CARE OF HIMSELF," SAYS HE BEARS NO HARD FEELING TOWARD HAY AND SEES NOTHING UNUSUAL IN HIS SELECTION FOR THE JOB.

HE RECENTLY COMPLETED SPECIAL SECURITY TRAININ IN WASHINGTON,

D.C., AND WAS IN CHARGE OF "SECURITY FOR THE INDIANS AT THE MOUNDED KNEE, S.D., TRIAL."

DURHAM SAID HE WILL MAXE SPECIAL ARRANGEMENTS FOR MOUSING AND TRANSPORTING RAY, WHO WILL BE BROUGHT FROM TENNESSEE STATE PRISON WITRE HE IS SERVING HIS SENTENCE.

ALREADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALLEADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALLEADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALLEADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALLEADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALLEADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALLEADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALLEADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALLEADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALLEADY DURHAM HAS ORDERED SPECIAL METAL DETECTING DEVICES FOR SELECTING ALTERNATION. HE ALSO PLANS TO ISSUE PASSES TO THOSE AUTHORIZED TO ATTEND THE MEARING.

0-20 (Rev. 1-30-74)

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Spec. Inv. \_\_\_ Training \_\_\_\_ Legal Coun. \_ Telephone Rm. \_\_\_ Director Sec'y \_

Assoc. Dir. \_\_ Dep. AD Adm. \_

317A

TENN. (UPI) -- JAMES EARL RAY THOUGHT HE WOULD BECOME PION OF THE WHITE RACE" AND "THE MOST POPULAR MAN IN AMERICA" FOR KILLING DR. MARTIN LUTHER KING JR., HIS FORMER ATTORNEY QUOTED AS SAYING THURSDAY.

THE MEMPHIS PRESS-SCIMITAR, IN A COPYRIGHTED STORY, SAID IT HAD ALINED A COPY OF A DEPOSITION ATTORNEY PERCY FOREMAN GAVE ASSISTANT STATE ATTORNEY GENERAL HENRY HAILE EARLIER THIS YEAR IN WHICH FOREMAN D RAY NEVER CLAIMED HE WAS INNOCENT.

FOREMAN ALSO SAID RAY HAD TOLD HIM HE DELIBERATELY LEFT THE MURDER

WEAPON COVERED WITH HIS FINGERPRINTS.

A 99-YEAR SENTENCE FOR THE APRIL 4, 1968, F KING, IS TO REECEIVE A FEDERAL COURT HEARING OCT. 22 ASSASSINATION OF KING, IN HIS BID FOR A NEW TRIAL. THE PRESS-SCIMITAR SAID THE DEPOSITION WILL BE INTROJUCED AT THE HEARING.

RAY FIRED FOREMAN SHORTLY AFTER HE WAS CONVICTED ON MARCH 10,

T THE SAME TIME, RAY ALSO REPUDIATED HIS GUILTY PLEA. WHICH THE NEWSPAPER SAID IT

S CURRENT LAWYERS, CONTAINED THE FOLLOWING EXCHANGE:
FOREMAN: "THE OTHER THING THAT HE (RAY) HAD A MISAPPREHENSION, SINCE (RICHARD) NIXON AND (GEORGE) WALLACE ABOUT WAS THAT HE COULD, OF THE SHELBY COUNTY VOTE (INM1968), THAT A JURY SHOULD BE EXPECTED TO BE 70 PER CENT IN HIS FAVOR BECAUSE HE

EQUATED EVERY VOTE THEY GOT (AS BEING) ANTI-BLACK."

HAILE: "IN OTHER WORDS, IS IT FAIR TO SAY HE THOUGHT EVERYBODY WHO VOTED FOR NIXON AND WALLACE IN SHELBY COUNTY WAS IN FAVOR OF HAVING

UTHER KING KILLED?"

FOREMAN: "WELL, THAT WOULD BE UNFAIR, BUT IT IS SORT OF A SHORTHAND RENDITION. HE THOUGHT EVERYBODY WAS LIKE HIM. THAT IS UNUSUAL FOR PEOPLE. HE THOUGHT EVERYBODY THOUGHT LIKE HE THOUGH HE THOUGHT THE KILLING OF MARTIN LUTHER KING WOULD MAKE HIM THE THAT ISN'T CHAMPION OF THE WHITE RACE, THAT HE WOULD BE THE MOST POPULAR MAN IN

2025 RELEASE UNDER E.O. 14176

FOREMAN: "HE TOLD ME WHY, HE WANTED THE BOYS BACK AT JEFFERSON DONE IT, HE DIDN'T WANT TO BE CAUGHT, BUT HE WANTED CREDIT, HE THOUGHT HE WOULD BE THE HERO OF THE WHITE SEGMENT OF AMERICA." MONTO INTENTIONALLY PLACE HIS FINGERPRINTS ON THE BIFLE.

JAMES LESAR OF WASHINGTON, ONE OF RAY'S CURRENT ATTORNEYS WHO "HE SAID "MR. FOREMAN, THERE WASN'T AN INCH OF THAT GUN THAT
TIDN'T HAVE MY FINGERPRINTS ON IT. THEY COULDN'T HAVE BEEN ERASED AND
IT CAREFULLY TO KEEP THEM FROM BEING ERASED." BECAUSE THEY ONLY FOUND ONE OR TWO FINGERPRINTS ON THE RIFLE BARREL. THE ACCUSED ASSASSIN PAD SPECIFIC INSTRUCTIONS FOR HIS ATTORNEY. "I AM WORTH AT LEAST \$4.5 MILLION WITH LIABILITIES OF APPROXIMATELY \$1,40,000," THE PAPER DUOTED FOREMAN AS SAYING.
ON THE MORNING RAY ENTERED HIS GUILTY PLEA, THE DEPOSITION SAID, DAVIED THE ASSERTION, SAYING HE DID NOT WEED THE MOWEY AND ENTERED INTO A CONTRACT WITH HULF ONLY AT RAY'S URGING. BOOM ABOUT THE KING ASSASSINATION EARNEDARED SAID, IF HE COERCED FOR INTO PLEADING GUILTY RECAUSE OF THE FINANCIAL ARRANGEMENT, HE TOTAL OF THE FINANCIAL ARRANGEMENT, HE SOUTH OF THE MENT OF THE SAITE OF THE SAITE OF THE SAITE OF THE MONEY AND ENTERED THE MONEY AN FINANCIAL DEAL WITH ALAEAMA AUTHOR WILLIAM BRADFORD HUIE, FOREMAN AND RAY NOW CONTENDS FOREMAN AND ATTORNEY ARTHUR HANES SR. OF (THE PLEA) WAS TO SAVE A MAN'S LIFE." NOW CONSIDERING THE SUPREME COURT OUTLAWING THE DEATH PENALTY. IT BELIEVE HE WAS INVOCENT, THAT (PLEADING GUILTY) WOULDN'T BE NY ADVICE FOREMAN: "HE WEVER EVEN INTIMATED THAT HE EXPECTED ANYRODY TO HVITE: "DID HE EVER PROTEST HIS INNOCENCE TO YOU?" CONTO NOT THINK OF ANYBODY NOT PEING A PACIST IF THEY WERE WHITE. " "HE WAS A RACIST-- WE IS A PACIST AND MAD BREW ONE ALL OF WIS LIFT

HEI 08-58 00:52 PED

## MURKIN

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

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Director Sec'y \_ Dorough THOUGHT HE WOULD BECOME (UPI) -- JAMES EARL RAY OF THE WHITE RACE" AND "THE MOST POPULAR MAN IN ICA" FOR KILLING DR. MARTIN LUTHER KING JR., HIS FORMER ATTORNE QUOTED AS SAYING THURSDAY. MEMPHIS PRESS-SCINITAR, IN A COPYRIGHTED STORY, SAID IT HAD INED A COPY OF A DEPOSITION ATTORNEY PERCY FOREMAN GAVE ASSISTANT TE ATTORNEY GENERAL HENRY HAILE EARLIER THIS YEAR IN WHICH FOREMAN FOREMAN ALSO SAID RAY HAD TOLD HIM HE DELIBERATELY LEFT THE MURDER SERVING A SP-YEAR SENTENCE FOR THE APRIL 4. ASSINATION OF KING, IS TO REECEIVE A FEDERAL COURT HEARING OCT. 22 IS BID FOR A NEW TRIAL. THE PRESS-SCIMITAR SAID THE DEPOSITION BE INTROJUCED AT THE HEARING. RAY FIRED FOREMAN SHORTLY AFTER HE WAS CONVICTED ON MARCH 10. 1969, AT THE SAME TIME, RAY ALSO REPUBLATED HIS CUILTY PLEA. DEPOSITION, WHICH THE NEWSPAPER SAID IT OBTAINED FROM ONE OF RAY'S CURRENT LAWYERS, CONTAINED THE FOLLOWING EXCHANGE: FOREMAN: "THE OTHER THING THAT HE (RAY) HAD A MISAPPREHENSION ABOUT WAS THAT HE COULD, SINCE (RICHARD) NIXON AND (GEORGE) WALLACE AD RECEIVE TO PER CENT OF THE SHELBY COUNTY VOTE (IN 1968). THAT A MATED EVERY VOTE THEY GOT (AS BEING) ANTI-BLACK." MAILE: "IN OTHER WORDS, IS IT FAIR TO SAY HE THOUGHT EVERYBODY WHO ED FOR NIXON AND WALLACE IN SHELBY COUNTY WAS IN FAVOR OF HAVING FOREMAN: "WELL, THAT WOULD BE UNFAIR, BUT IT IS SORT OF A SHORTHAND RENDITION. HE THOUGHT EVERYBODY WAS LIKE HIM. THAT ISN'T NUSUAL FOR PEOPLE. HE THOUGHT EVERYBODY THOUGHT LIKE HE TROUGHT, AND THOUGHT THE KILLING OF MARTIN LUTHER KING WOULD MAKE HIM THE CHAMPION OF THE WHITE RACE, THAT HE WOULD BE THE MOST POPULAR MAN WAS A RACIST -- HE IS A RACIST AND HAD BEEN ONE ALL OF HIS LIFE. COULD NOT THINK OF ANYBODY NOT BEING A RACIST IF THEY WERE WHITE HALLET "DID HE EVER PROTEST HIS INNOCENCE TO YOU?"
FOREMAN: "WE NEVER EVEN INTIMATED THAT HE EXPECTED ANYBODY TO

E WAS INNOCENT. THAT (PLEADING QUILTY) WOULDN'T BE MY ADVI

A CONTENDS FOREMAN AND ATTORNEY ARTHUR HANES SR. DEAL WITH ALABAMA AUTHOR WILLIAM BRADFORD HUE. FOREMAN AND WERE TO RECEIVE THEIR LEGAL FEES FROM ROYALTIES FROM HUIE'S & ABOUT THE KING ASSASSINATION EARNED. FOREMAN WAS ASKED SPECIFICALLY, THE NEWSPAPER SAID, IF HE COERCE RAY INTO PLEADING GUILTY BECAUSE OF THE FINANCIAL ARRANGEMENT. HE DENIED THE ASSERTION, SAYING HE DID NOT NEED THE MONEY AND ENTERED INTO A CONTRACT WITH HUTE ONLY AT RAY'S URGING. AM WORTH AT LEAST 54.5 MILLION WITH LIABILITIES OF APPROXIMATELY \$140,000, " THE PAPER QUOTED FOREMAN AS SAVING. ON THE MORNING RAY ENTERED HIS GUILTY PLEA, THE DEPOSITION SAID, HE ACCUSED ASSASSIN HAD SPECIFIC INSTRUCTIONS FOR HIS ATTORNEY. FOREMAN: "ONE THING HE WANTED, THE VERY MORNING OF THE TRIAL, THI THE TANDING THE PLEA OF GUILTY, HE WANTED ME TO PROVE HE DIDN'T YEAR ONLY FOUND ONE OR TWO FINGERFRINTS ON THE RIFLE BARREL, ONE ON THE SCOPE, AND ONE SOMEWHERE ELSE. THE SAID, 'MR. FOREMAN, THERE WASH'T AN INCH OF THAT GUN THAT
DIDN'T HAVE MY FINGERPRINTS ON IT. THEY COULDN'T HAVE BEEN ERASED AND
I WREPPED IT CAREFULLY TO KEEP THEM FROM BEING ERASED.'"
JAMES LESAR OF WASHINGTON, ONE OF RAY'S CURRENT ATTORNEYS WHO
PARTICIPATED IN THE TAKING OF THE DEPOSITION, ASKED FOREMAN WHY RAY
WOULD INTENTIONALLY PLACE HIS FINGERFRINTS ON THE RIFLE. FOREMAN: "HE TOLD ME WHY. HE WANTED THE BOYS BACK AT JEFFERSON Y, MO., (WHERE HE HAD ESCAPED FROM PRISON) TO KNOW THAT HE HAD ELT. HE DIEN'T WANT TO BE CAUGHT, BUT HE WANTED CREDIT. HE GHT HE WOULD BE THE HERO OF THE WHITE SEGMENT OF AMERICA." HPI 08-29 09:52 PED

TENN. CUPID -- JAMES EARL MAY THOUGHT THE SLAVING OF DR. ACCORDING TO THE CONFESSED ASSASSIN'S FORMER ATTORNEY. PERCY FOREMAN, OF MOUSTON, TEX., WHO NEGOTIATED RAY'S GUILTY PLEAD TO A DO-YEAR PRISON SENTENCE, MADE THE STATEMENT IN A DEPOSITION PRINTED IN A COPYRIGHTED STORY THURSDAY IN THE MEMPHIS THE DEPOSITION WAS GIVEN TO AN ASSISTANT STATE ATTORNEY GENERAL. HENRY HAILE, EARLIER THIS YEAR AND WILL BE PRESENTED AS EVIDENCE IN A FEDERAL COURT HEARING OCT. 22 TO DETERMINE IF PAY IS ENTITLED TO A "THE CIPER THING THAT HE (RAY) HAD A MISAPPREHENSION ABOUT WAS THE DIRECTION HAT HE (RAY) HAD A MISAPPREFENSION ABOUT WAS THAT HE COULD, SINCE (RICHARD) NIXON AND (GEORGE) WALLACE HAD RECEIVED TO PER CENT OF THE SHELPY COUNTY VOTE (IN 1968). THAT A JURY SHOULD BE EXPECTED TO BE 70 PER CENT IN HIS FAVOR RECAUSE HE EQUATED EVERY VOTE THEY GOT (AS HEING) ANTI-BLACK, "FOREMAN SAID.

"IN OTHER WORDS," HAILE ASKED, "IS IT FAIR TO SAY HE THOUGHT EVERYBODY WHO VOTED FOR MIXON AND WELLACE IN SHELBY COUNTY WAS IN "WILL, THAT WOULD BE UNFAIR, " FOREMAN ANSWERED, "BUT IT IS SORT OF A SHORTKAND REMDITION. HE THOUGHT EVERYBODY WAS LIKE WIN. THAT ISN'T UN DEWAL FOR PEOPLE. HE THOUGHT EVERYBODY THOUGHT LIKE HE THOUGHT AND CHAIPION OF THE WHITE RACE, THAT HE WOULD BY THE MOST POPULAR MAN IN THE WAS A RACIST -- HE IS A RACIST AND HAD BEEN ONE ALL OF HIS FE. HE COULD NOT THINK OF ANYBODY NOT BEING A RACIST IF THEY WERE "DID HE EVER PROTEST HIS INNOCENCE TO YOUT" HAILF ASKED.
"HE NEVER EVEN INTIMATED THAT HE EXPECTED ANYBODY TO BELIEVE HE WAS INNOCENT, " THE ATTORNEY REPLIED. FOREMAN, WHO WAS FIRED BY RAY SHORTLY AFTER THE GUILTY PLEA ON MARCH 10. 1959, ALSO DENIED THAT HIS FINANCIAL INVOLVEMENT WITH ALAEAMA AUTHOR WILLIAM BRADFORD HUIE INFLHENCED HIS REPRESENTATION OF HIS CLIENT, FOREMAN WAS TO RECEIVE SO FER CENT OF THE ROYALTY RIGHTS BOOK THE SLEW THE DREAMER" AND RAY'S PRESENT ATTORNEYS ONTEND ME PRESSURED RAY TO PLEAD GUILTY "TO PRESERVE THE ECONOMIC IN DENVING THE ASSERTION, FOREMAN SAID HE BID NOT MEED THE MONEY. IE, RIT I AM WORTH AT LEAST SA. 5 MILLION WITH LIABILITIES FOREMAN SAID HE ENTERED THE CASE NOT TO MAKE MONEY, BUT TO SA

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RAY 8-29

MEMPHIS, TENN. (UPI) -- JAMES EARL RAY THOUGHT HE WOULD BECOME "THE CHAMPION OF THE WHITE RACE" AND "THE MOST POPULAR MAN IN AMERICA" FOR KILLING DR. MARTIN LUTHER KING JR., HIS FORMER ATTORNEY WAS QUOTED AS SAYING THURSDAY.

THE MEMPHIS PRESS-SCIMITAR, IN A COPYRIGHTED STORY, SAID IT HAD OBTAINED A COPY OF A DEPOSITION ATTORNEY PERCY FOREMAN GAVE ASSISTANT STATE ATTORNEY GENERAL HENRY HAILE EARLIER THIS YEAR IN WHICH FOREMAN SAID RAY NEVER CLAIMED HE WAS INNOCENT.

FOREMAN ALSO SAID RAY HAD TOLD HIM HE DELIBERATELY LEFT THE MURDER

WEAPON COVERED WITH HIS FINGERPRINTS:

RAY, SERVING A 99-YEAR SENTENCE FOR THE APRIL 4, 1968, ASSASSINATION OF KING, IS TO RECEIVE A FEDERAL COURT HEARING OCT. 22 IN HIS BID FOR A NEW TRIAL. THE PRESS-SCIMITAR SAID THE DEPOSITION WILL BE INTROJUCED AT THE HEARING.

RAY FIRED FOREMAN SHORTLY AFTER HE WAS CONVICTED ON MARCH 10, 1969, AT THE SAME TIME, RAY ALSO REPUDIATED HIS GUILTY PLEA.

THE DEPOSITION, WHICH THE NEWSPAPER SAID IT OBTAINED FROM ONE OF

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FOREMAN: "THE OTHER THING THAT HE (RAY) HAD A MISAPPREHENSION ABOUT WAS THAT HE COULD, SINCE (RICHARD) NIXON AND (GEORGE) WALLACE HAD RECEIVD 70 PER CENT OF THE SHELBY COUNTY VOTE (IN 1968), THAT A JURY SHOULD BE EXPECTED TO BE 70 PER CENT IN HIS FAVOR BECAUSE HE EQUATED EVERY VOTE THEY GOT (AS BEING) ANTI-BLACK."

HAILE: "IN OTHER WORDS, IS IT FAIR TO SAY HE THOUGHT EVERYBODY WHO WOTED FOR NIXON AND WALLACE IN SHELBY COUNTY WAS IN FAVOR OF HAVING

MARTIN LUTHER KING KILLED?"

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WHE WAS A RACIST-HE IS A RACIST AND HAD BEEN ONE ALL OF HIS LIFE. HE COULD NOT THINK OF ANYBODY NOT BEING A RACIST IF THEY WERE WHITE."

HAILE; "DID HE EVER PROTEST HIS INNOCENCE TO YOU?" FOREMAN: "HE NEVER EVEN INTIMATED THAT HE EXPECTED ANYBODY TO BELIEVE HE WAS INNOCENT. THAT (PLEADING GUILTY) WOULDN'T BE MY ADVICE NOW CONSIDERING THE SUPREME COURT OUTLAWING THE DEATH PENALTY. IT

(THE PLEA) WAS TO SAVE A MAN'S LIFE.

RAY NOW CONTENDS FOREMAN AND ATTORNEY ARTHUR HANES SR. OF COERCED HIM INTO PLEADING GUILTY BECAUSE OF A BIRMINGHAM. ALA.. FINANCIAL DEAL WITH ALABAMA AUTHOR WITLIAM BRADFORD HUIE. FOREMAN AND HANES WERE TO RECEIVE THEIR LEGAL FEES FROM ROYALTIES FROM HUIE'S BOOK ABOUT THE KING ASSASSINATION EARNED.

FOREMAN WAS ASKED SPECIFICALLY, THE NEWSPAPER SAID, IF HE COERCED RAY INTO PLEADING GUILTY BECAUSE OF THE FINANCIAL ARRANGEMENT. HE DENIED THE ASSERTION, SAYING HE DID NOT NEED THE MONEY AND ENTERED

INTO A CONTRACT WITH HUIE ONLY AT RAY BURGING.

"I AM WORTH AT LEAST \$4.5 MILLION WITH LIABILITIES OF

APPROXIMATELY \$140,000, " THE PAPER QUOTED FOREMAN AS SAYING.
ON THE MORNING RAY ENTERED HIS GUTETY PLEA, THE DEPOSITION SAID, THE ACCUSED ASSASSIN HAD SPECIFIC INSTRUCTIONS FOR HIS ATTORNEY.

FOREMAN: "ONE THING HE WANTED, THE VERY MORNING OF THE TRIAL, NOTWITHSTANDING THE PLEA OF GUILTY, "NE WANTED ME TO PROVE, HE DIDN'T SAY HOW, BUT HE WANTED ME TO PROVE HOW INEFFICIENT THE FBI WAS BECAUSE THEY ONLY FOUND ONE OR TWO FINGERPRINTS ON THE RIFLE BARREL, NONE ON THE SCOPE, AND ONE SOMEWHERE TASE.

"HE SAID, 'MR. FOREMAN, THERE WASN'T AN INCH OF THAT GUN THAT DI DN'T HAVE MY FINGERPRINTS ON IT. THEY COULDN'T HAVE BEEN ERASED AND

I WRAPPED IT CAREFULLY TO KEEP THEM FROM BEING ERASED. ""

JAMES LESAR OF WASHINGTON, ONE OF PAY'S CURRENT ATTORNEYS WHO PARTICIPATED IN THE TAKING OF THE DEPOSITION, ASKED FOREMAN WHY RAY WOULD INTENTIONALLY PLACE HIS FINGERPRINTS ON THE RIFLE. FOREMAN: "HE TOLD ME WHY, HE WANTED THE BOYS BACK AT JEFFERSON WHERE HE HAD ESCAPED FROM PRISON) TO KNOW THAT HE HAD BONE IT. HE DI DN'T WANT TO BE CAUGHT, BUT HE WANTED CREDIT, HE THOUGHT HE WOULD BE THE HERO OF THE WHETE SEGMENT OF AMERICA."

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0.56A BAY 8-24 (UPIN -- A STATE ATTORNEY SAID FRIDAY ME WILL APPEAL A COURT RULING SIVING DEFENSE ATTORNEYS FOR JAMES EARL IN ED ASSASSIN OF MARTIN LUTHER MING JR., PERMISSION TO LOOP FROM THE 1968 SLAYING.

DISTRICT COURT JUDGE ROBERT M. MCRAE JR. APPROVED THE DEFENSE'S REQUEST FOR EVIDENCE -- WHICH INCLUDED A FLOPHOUSE WIN TOWSILL -- EARLIER THIS WEEK DESPITE THE PROSECUTION'S CLAIMS STICK

RELEASE OF EVIDENCE WOULD ENCOURAGE BAY TO PERJURE HIMSELF. ASSISTANT STATE ATTORNEY CENERAL HENRY HATLE SAID HE WOULD APPEAL

THE DECISION TO THE U. S. 6TH CIRCUIT COURT OF APPEALS.

THE APPELLATE COURT EARLIER GRANTED THE HEARINGS FOR RAY, WHO NOW IS SERVING 99 YEARS AT THE STATE PRISON AT NASHVILLE, RAY CLAIMS

WAS LURED INTO THE GUILTY PLEA MARCH 16, 1969 .

MCRAE SET THE HEARING, WHICH COULD LEAD TO A NEW TRIAL FOR THE 1967 MISSOURI STATE PRISON ESCAPEE, FOR OCT. 22. HAY IS SLATED TO TESTIFY THREE OR FOUR DAYS AT THE TWO-WEEK HEARING ALONG WITH A

STRING OF DENFTS WITNESSES.
HAILE SAID IN NASHVILLE FRIDAY THAT MCRAE'S APPROVAL OF RELEASE OF

THE EVIDENCE FROM THE MURBER OF THE CIVIL RIGHTS LEADER WAS

"RI DICULOUS." RAY HAS ACCUSED HIS FORMER DEFENSE ATTORNEYS, PERCY FOREMAN OF HOUSTON, TEX. AND ABTHUR HANES SR., OF BIRMINGHAM, OF LETTING SHEEP FINANCIAL INTERESTS IN TWO BOOKS ON THE KING SLAYING INTERFERE SITH

THEIR PROPER REPRESENTATION OF HIM BEFORE HIS GUILTY FLEA. POBERT I. LIVINGSTON OF MEMPHIS, RAY'S PRESENT LAWYER, SAID FRIDAY WAS PLAGUED BY FREAKY TELEPHONE CALLS AND BELIEVED HIS HOME AND OFFICE TELEPHONES HERE BEING TAFFED BY EITHER THE STATE OF TENNESSEE

THE THE THE STATE OF TENNESSEE OR THE FEDERAL LIVINGSTON SAID, "BUT THEY BE JUST TRYING TO FIND OUT WHO I'M TALKING TO AND WHAT I'M FINDING OUT."

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RAY 8-24 MEMPHIS, TENN. (UPI) -- A STATE ATTORNEY SAID FRIDAY HE WILL APPEAL A COURT RULING GIVING DEFENSE ATTORNEYS FOR JAMES EARL RAY, CONVICTED ASSASSIN OF MARTIN LUTHER KING JR., PERMISSION TO LOOK AT EVIDENCE FROM THE 1968 SLAYING.

U. S. DISTRICT COURT JUDGE ROBERT M. MCRAE JR. APPROVED THE DEFENSE'S REQUEST FOR EVIDENCE -- WHICH INCLUDED A FLOPHOUSE WIN DOWSILL -- EARLIER THIS WEEK DESPITE THE PROSECUTION'S CLAIMS SUCH RELEASE OF EVIDENCE WOULD ENCOURAGE RAY TO PERJURE HIMSELF.

ASSISTANT STATE ATTORNEY GENERAL HENRY HAILE SAID HE WOULD APPEAL

THE DECISION TO THE U. S. 6TH CIRCUIT COURT OF APPEALS.

THE APPELLATE COURT EARLIER GRANTED THE HEARINGS FOR RAY, WHO NOW IS SERVING 99 YEARS AT THE STATE PRISON AT NASHVILLE. RAY CLAIMS HE WAS LURED INTO THE GUILTY PLEA MARCH 10, 1969.

MCRAE SET THE HEARING, WHICH COULD LEAD TO A NEW TRIAL FOR THE 1967 MISSOURI STATE PRISON ESCAPEE, FOR OCT. 22. RAY IS SLATED TO TESTIFY THREE OR FOUR DAYS AT THE TWO-WEEK HEARING ALONG WITH A

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THE EVIDENCE FROM THE MURDER OF THE CIVIL RIGHTS LEADER WAS

"RI DICULOUS." RAY HAS ACCUSED HIS FORMER DEFENSE ATTORNEYS, PERCY FOREMAN OF HOUSTON, TEX., AND ARTHUR HANES SR., OF BIRMINGHAM, OF LETTING THEIR FINANCIAL INTERESTS IN TWO BOOKS ON THE KING SLAYING INTERFERE WITH THEIR PROPER REPRESENTATION OF HIM BEFORE HIS GUILTY PLEA.

ROBERT I. LIVINGSTON OF MEMPHIS, RAY'S PRESENT LAWYER, SAID FRIDAY HE WAS PLAGUED BY FREAKY TELEPHONE CALLS AND BELIEVED HIS HOME AND OFFICE TELEPHONES WERE BEING TAPPED BY EITHER THE STATE OF TENNESSEE OR THE FEDERAL COVERNMENT.

"I DON'T KNOW WHETHER IT'S THE STATE OF TENNESSEE OR THE FEDERAL COVERNMENT," LIVINGSTON SAID, "BUT THEY'RE JUST TRYING TO FIND OUT

WHO I'M TALKING TO AND WHAT I'M FINDING OUT. UPI 08-24 05:58 AED

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RAY 7-20

MEMPHIS, TENN. (UPI) -- FIVE DAYS AFTER MARTIN LUTHER KING JR. WAS MURDERED, A LATIN GUNMAN TOLD A MEMPHIS LAWYER THAT A FRIEND OF HIS, WHO "HIRED OUT HIS GUN TO KILL NEGROES," SHOT THE CIVIL RIGHTS LEADER.

ASSISTANT ATTORNEY GENERAL HENRY HATLE OF NASHVILLE CONFIRMED SATURDAY THAT A TRANSCRIPT OF THE INTERVIEW GIVEN MEMPHIS ATTORNEY RUSSELL X. THOMPSON WAS FILED AS EVIDENCE IN CONNECTION WITH THE KING MURDER.

JAMES EARL RAY CONFESSED TO THE KILLING MARCH 10, 1969 AND IS SERVING 99 YEARS AT THE STATE PRISON AT NASHVILLE.

THERE IS TO BE A SPECIAL FEDERAL COURT HEARING SEPT. 30 TO DETERMINE WHETHER RAY, AS HE CLAIMS, WAS COERCED BY HIS FORMER DEFENSE ATTORNEYS INTO PLEADING GUILTY.

THOMPSON, WHO IN 1968 REPRESENTED THE LEGAL DEFENSE FUND OF THE NAACP, SAID A MAN CALLING HIMSELF TONY BENAVIDES CAME TO HIS OFFICE FIVE DAYS AFTER THE APRIL 4, 1968 KING SLAYING, SAYING HE FEARED HE WOULD BE CHARGED WITH MURDER IN THE GASE.

THO MPSON SAID BENAVIDES TOLD HIM THAT "PETE," A FORMER ROOMMATE OF HIS IN DENVER ACTUALLY KILLED THE NOBEL PEACE PRIZE WINNER AS HE

STOOD ON THE BALCONY OF A DOWNTOWN MEMPHIS MOTEL.

"HE CALLED HIMSELF TONY BENAVIDES," THOMPSON SAID, "BUT ALMOST IN THE SAME BREATH HE TOLD ME THE NAME WAS AN ALIAS. HE SAID ANOTHER PROFESSIONAL GUNMAN KILLED KING, BUT THAT HE WAS AFRAID THE POLICE AND FRI WERE GOING TO CHARGE HIM WITH THE SLAYING.

"HE SAID THE POLICE HAD PICKED HIM UP THE DAY AFTER KING'S DEATH AND HAD TAKEN HIM UP TO THE ROOMING HOUSE FROM WHICH THEY WOULD LATER

SAY THE BULLET THAT KILLED KING WAS FIRED, " THOMPSON SAID.

THE INSISTED HE WAS AN EXPERT ON FIREARMS AND TALKED ABOUT ELEVATION, WIND DRIFTAGE AND THEN SAID THE FATAL BULLET COULD NOT

HAVE BEEN FIRED FROM THE WINDOW, " THE LAWYER SAID.
THOMPSON QUOTED BENEVIDES AS SAYING THAT "PETE" FIRED THE FATAL BULLET TO KING'S NECK FROM THE BUSHES IN BACK OF THE ROOMING HOUSE

WHICH FACES THE MOTEL BALCONY.

"THE MAN CALLING HIMSELF BENAVIDES SAID HIS FRIEND PETE HAD HIRED \* OUT HIS GUN TO KILL NEGROES, " THOMPSON SAID. "MY VISITOR, HOWEVER, SAID HE WOULD NOT HIRE OUT HIS GUN FOR THE EXCLUSIVE PURPOSE OF KILLING NEGROES."

THOMPSON SAID HE INFORMED THE FBI, SHELBY COUNTY ATTORNEY GENERAL AND MEMPHIS POLICE JUST AFTER THE INTERVIEW WITH BENAVIDES, BUT THAT AUTHORITIES "LOST ALL INTEREST" AFTER RAY WAS CHARGED.

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Mr. McDonough RAY 7-4 BY ANITA MARIE LAPHAM

MEMPHIS, TENN. (UPI) -- TELEVISED TESTIMONY MAY BE INTRODUCED INTO SPECIAL EVIDENTIARY HEARING FOR JAMES EARL RAY, ACCORDING TO ONE OF THE ATTORNEYS FOR THE CONFESSED ASSASSIN OF DR. MARTIN LUTHER KING

U. S. DISTRICT JUDGE ROBERT MCRAE JR. HAS RULED THAT WITNESSES WHO LIVE MORE THAN 100 MILES FROM MEMPHIS MAY NOT BE FORCED TO TESTIFY AT THE STILL-UNSCHEDULED HEARING. THEREFORE, ATTORNEYS MAY HAVE TO RELY ON DEPOSITIONS AND ARE CONSIDERING THE USE OF VIDEO TAPES.

"WE WOULD RATHER HAVE THE TELEVISED DEPOSITION THAN THE OLD-FASHIONED WRITTEN PAGE, " ROBERT LIVINGSTON SAID WEDNESDAY, "YOU CAN SEE THE MANNER AND DEMEANOR OF THE WITNESS, OBSERVE HIS OVERALL APPEARANCE AND ATTITUDE AND TELL IF HE'S INTERESTED IN THE CASE.

"THAT OLD, COLD WRITTEN PAGE CAN'T REALLY TELL YOU MUCH, " THE

THE HEARING IS TO DETERMINE WHETHER RAY WAS, AS HE CLAIMS, COERCED MEMPHIS LAWYER SAID. INTO PREADING GUILTY TO THE SNIPER SLAYING OF THE CIVIL RIGHTS LEADER HERE ON APRIL 4. 1968. ATTORNEYS FOR THE CONFESSED ASSASSIN CONTEND THE TESTIMONY OF ATTORNEYS PERCY FOREMAN OF HOUSTON, TEX., AND ARTHUR HANES SR. OF BIRMINGHAM, ALA., AND AUTHORS WILLIAM BRADFORD HUIE OF BIRMINGHAM AND GERALD FRANK OF NEW YORK IS VITAL TO THEIR CASE.

RAY'S ATTORNEYS CLAIM HANES AND HUIE WORKED TOGETHER TO GET STATEMENTS FOR HUIE'S BOOK "HE SLEW THE DREAMER" AND THAT FOREMAN ALSO HAD A FINANCIAL INTEREST IN THE BOOK. THE ATTORNEYS ALSO CONTEND FRANK'S BOOK "AN AMERICAN DEATH" LIBELED RAY.

MCRAE RULED AT A PRE-HEARING CONFERENCE THAT WITNESSES WHO LIVE MORE THAN 100 MILES FROM MEMPHIS CANNOT BE SUBPOENAED TO APPEAR AT THE HEARING, BUT LIVINGSTON SAYS HE IS HOPEFUL THE WITNESSES WILL

MCRAE IS THE FIRST FEDERAL JUDGE IN WEST TENNESSEE TO ALLOW THE APPEAR VOLUNTARILY. WE OF VIDEO TAPED DEPOSITIONS IN HIS COURTROOM. THE FIRST SUCH RESENTATION WAS MADE EARLIER THIS WEEK.

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6-16

AN JUTTER ABSURDITY" JAMES EARL RAY'S CLAIM HE WAS COERCED INTO PLEIDING GUILTY TO THE ASSASSINATION OF DR. MARTIN LUTHER KING JR. THE ONLY ISSUE IS WHETHER JAMES EARL RAY'S MARCH 19, 1969, GUILTY PLEA WAS MADE INTELLIGENTLY AND VOLUMETARILY, "SAID TWO ASSTISTANT A TTORNEYS CENERAL, W. HENRY HAILE AND WILLIAM J. HAYNES JR., IN A MEMORANDUM FILED IN FIDERAL COURT.

SOTH SIDES FRIDAY TO SET A DATE FOR THE HEARING ORDERED BY THE

THE STATE LIGHTED IN ADDRESS WHICH

THE STATE LISTED 12 AREAS WHICH IT FEELS SHOULD BE EXPLOYED ABOUT THE HEARING, AND ALL DEAL WITH POSSIBLE CONFLICTS OF INTEREST BUTGERN D-PATERY'S FORMER ATTORNEYS ARTHUR HAYNES OF BIRMINGHAM, ALA. AND DEPROPOSED FOR ENAN OF HOUSTON, TEX., AND ALABAMA AUTHOR WILLIAM BRADFORD WHILE

WROTE, "HE SLEW THE DREAMER,"
FAY CONTENDS FOREMAN LURED HIM INTO PLEADING GUILTY IN ORDER TO
REF THAT HUIE'S BOOK WOULD BE A BIG SELLER SO FOREMAN COULD

HAVE WRITTEN OF INTEND TO WRITE BOOKS ABOUT THE RAY CASE TO SHOW THE UTTER ABSURED BY THE PETITIONER (RAY). " THE STATE BRIEF SAID.

ATTORNEYS FOR RAY, WHO WERE SUPPOSED TO FILE A SIMILAR MEMORANDUM MON DAY BUT DID NOT DO SO, HAVE INDICATED THEY WILL ASK THAT ALL WITNESSES BE BROUGHT TO MEMPHIS TO TESTIFY IN PERSON. ONE OF HIS LAVYERS, ROBERT LIVINGSTON OF MEMPHIS, SAID HE EXPECTS TO TAKE SEVERAL WEEKS TO BUILD RAY'S ARGUMENT FOR A NEW TRIAL.

MAY PLEADED GUILTY TO THE 1968 MURBER OF KING AND WAS SENTENCED TO 99 YEARS IN PRISON, BUT ALMOST IMMEDIATELY BEGAN EFFORTS TO GAIN A NEW TRIAL, CONTENDING HE WAS COERCED INTO PLEADING GUILTY BY HIS

EAY WON A PARTIAL VICTORY EARLIER THIS YEAR WITH THE 6TH U.S. CIRCUIT COURT OF APPEALS ORDERING THE HEARING TO DETERMINE WHETHER A NEW TRIAL SHOULD BE ORDERED.

TO EMPHIS FOR THE HEARING. HE HAS SAID HE EXPECTS TO TAKE THE STAND AND TESTIFY FOR THREE OR FOUR DAYS.

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REACTION 6-3

WITH RAY

NASHVILLE, TENN. (UPI) -- UNSHAVEN JAMES EARL RAY, SITTING IN A CLUTTERED PRISON CELL, SAID MONDAY HE WOULD PROBABLY TESTIFY FOR "THREE OR FOUR DAYS" AT A HEARING TO DETERMINE WHETHER HE WILL RECEIVE A NEW TRIAL IN THE ASSASSINATION OF DR. MARTIN LUTHER KING

"I'M GOING TO TAKE THE STAND," RAY TOLD NASHVILLE BANNER REPORTER LARRY BRINTON. "I'LL PROBABLY TESTIFY THREE OR FOUR DAYS, BUT I DON'T PARTICULARLY WANT TO."

BRINTON, WHO INTERVIEWED RAY THROUGH THE HEAVY BARS OF HIS MAXIMUM SECURITY CELL AT THE TENNESSEE STATE PENITENTIARY, SAID RAY WAS WEARING A SWEATSHIRT, PRISON TROUSERS AND WAS STANDING ON THE CONCRETE FLOOR IN HIS STOCKING FEET.

RAY ACCEPTED ALMOST STOICALLY HIS CLEARANCE BY THE U.S. SUPREME COURT TO SEEK WITHDRAWAL OF HIS GUILTY PLEA IN THE 1968 SNIPER-SLAYING OF KING.