READ INTO evidence was a letter Ray wrote, four days after the guilty plea, to Senate Judiciary Committee Chairman James O. Eastland, D-Miss., saying, "I personally did not shoot Dr. King, but I believe I am partly responsible for his death."

Asked what he meant, Ray replied, "I assumed you could be involved in some kind of crime and not have

knowledge of it. I had no direct knowledge."

Ray was asked whether he assumed that a rifle, identified asthe murder weapon and bearing his fingerprints, was used to kill King.

"I DIDN'T MAKE NO strong assumptions in that area," he replied.

He did not say what his responsibility had been, but added that "the man who made the rifle may have been responsible in part."

Much of the evidence that Ray has given to U.S. District Judge Robert E. McRae Jr. has been couched in

such cautious language.

Before being sentenced in King's death, Ray had served three prison terms and was in the midst of a fourth when he escaped from prison about a year before King's death

Ray's involvement in the assassination—which set off riots in black sections of many cities—is being piec-

ed together indirectly.

RAY TESTIFIED yesterday that he left California in March 1968 to go to New Orleans. He had been in California for several months, taking dancing lessons, going to bartender school, and having his nose bobbed.

He said he wanted his features altered so that he could get a merchant seaman's license. He said he knew that the FBI would be circulating a photograph

of him, and he did not want to resemble it.

He said that when he got to New Orleans, "I stopped there for maybe an hour or so. Then I left New Orleans. I had to go to Birmingham. I was supposed to meet a party in New Orleans but he had gone on to Birmingham."

Ray has contended that the "party" he met in Birmingham was a "blond Latin" named Raoul whom he had met the year before in Canada and who had persuaded him to smuggle items from Canada into the United States.

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Ray Contends He Was Miles From Murder

By MARTIN WALDRON 36.
Special to The New York Times

MEMPHIS, Oct. 29—James
Earl Ray testified today that he
did not assassinate the Reverthat he was more than a mile away at the time of the murder and that he had witnesses to prove it.

Mr. Ray has not yet finished giving his account of his involvement in the murder of the civil rights leader on April 4, 1968, in Memphis, but he ad-mitted involvement today and will be on the witness stand answering questions about it again tomorrow.

He said that his involvement

he said that his involvement thad been peripheral.

"I personally did not shoot Dr. King, but I believe I may be partly responsible for his death," the 47-year-old convict testified.

Mr. Ray is seeking a full-scale trial in the murder. He pleaded guilty in March, 1969, and was sentenced to 99 years' in prison after a one-hour court

proceeding.

He said on the witness stand today that he had pleaded guilty because he thought his attorney, Percy Foreman of Houston, might "fake" a de-fense if he insisted on a trial and that he might end up being sentenced to the electric chair.

He said that Mr. Foreman had seemed intent on getting

him to plead guilty.

Mr. Ray's acknowledgement that he may have been "partly responsible" for Dr. King's death, came, he said, in a letter he wrote to Senator James O. Bastland of Mississippi five years ago agreeing to cooperate with a proposed investigation of Dr. King's murder. Previous Jail Record

One of his attorneys, James Lesar of Washington, asked if by that he meant that he had assumed that the 30!06-caliber rifle found near the secene of the ambush had been used in the murder.

"I didn't make no strong assumptions in that area," Mr. Ray testified. He did not say what his responsibility had been, but added, "The man who made the rifle may have been responsible in part."

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The 'Party' in Birmingham

Mr. Ray has contended that the "party" he met in Birming-ham was a "blond Latin" named Raoul whom he had met the year before in Canada and who had persuaded him to smuggle items from Canada into

The Washington Post _ Washington Star-News_ Daily News (New York) _ The New York Times ____ The Wall Street Journal ____ The National Observer ____ The Los Angeles Times ___

He has said that Room kept him supplied with money for more than a year.

In questioning by his attorneys this morning, Mr. Ray said that he had been shown "10 or 12 pictures" of "Latin-appearing" individuals while he was awaiting trial in 1968.

One of these photographs, he said, was of a man who had been arrested in Dallas for questioning on the day that President Kennedy was assassinated there in 1963.

"I was asked if I would identify the man if he was brought to Memphis," Mr. Ray said. "I said no, although he did look similar to the party I was involved with."

The man arrested in Dallas was not charged, and his name was not mentioned in the courtroom today. He was identified as "an anti-Communist Cuban."

In addition to outlining some of the events in which he was involved leading up to the assassination, Mr. Ray dropped hints about the group of people he is now ready to contend "framed" him.

He indicated on two occasions that the slaying of Dr. King might be traced to Louisiana.

The first time he indicated this was when he was being examined by Mr. Lesar. Mr. Ray said that the investigation for his defense in 1968 was incompetent. "No one went to Los Angeles or to New Orleans, where I think much of the evidence lies," he said.

This afternoon, while being questioned by the assistant Memphis prosecutor, Henry Hile, Mr. Ray said that in the summer of 1968 he tried to get \$1,250 from William Bradford Huie, the author, to hire a secret special investigator. He said that he and his brother, Jerry W. Ray, "wanted to get this money to hire a private investigator to go to Louisiana." Mr. Hule was writing about James Earl Ray's involvement in the case.

One of Mr. Fay's former lawyers, Arthur Hanes of Birmingham, told reporters several years ago that Mr. Ray would never discuss Louisiana with him, that Mr. Ray "would clam up" ecome angry, if pressed about the topic.

A California sone wirter, Charles Stein, who rode with Mr. Ray from Los Angeles to New Orleans in December, 1967, told reporters that Mr. Ray was in love with a New Orleans woman.

"Evidence Held Nonexistent

Mr. Ray said this afternoon that one widely publicized piece of "evidence" against him did not exist. his, he said, was the marked map found in the Atlanta rooming house where Mr. Ray had lived for a couple of weeks before the assassination.

The state of Tennessee and the Federal Bureau of Investigation have said that the map had Dr. King's home and his offices encircled.

Mr. Ray said that two streets on the map had been circled. One was the street where the rooming house was he said and the other was reachtree Street, Atlanta's main thoroughfare.

Mr. Ray said that after he went to Birmingham the week before the assassination, he bought a rifle. He said he told his attorneys in 1968 and early 1969 that he had bought the rifle "but that it wasn't with my money."

He said he returned the first rifle because "I understand the first one was the wrong type and I had to take it back and get another." He said he did not examine either rifle, nor did he try to load or fire them.

Mr. Ray was beginning an account of his activities in Memphis when the judge adjourned court for the day. He said that after he had arrived here, he rented a room across the street from the motel where Dr. King was staying.

"Me and another party discussed this the previous evening," Mr. Ray said. "At that time, I didn't have a weapon."

He said he had been supposed to drive to a Main Street flop-house to rent a room, but that he got lost and parked his car in a lot a mile or more from the house. "I walked up there and rented a room," he said.

April 4, 1968, about four his before Dr. King was short

He said on that same afternoon he was sent to buy and in frared" telescope, but that the couldn't find one and bought a pair of binoculars instead. The binoculars were found with the rifle wrapped in a bedspread on a sidewalk outside the flop-house.



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Wile From Scene, **Ray Tells Court**

MEMPHIS - James Earl Ray has testified that he did not kill Martin Luther King Jr., that he was more than a mile away at the time of the murder and that he had witnesses to prove it.

Ray has not finished his account of his involvement in the murder of the civil rights leader here April 4, 1968, but he admitted involvement yesterday and was to be on the witness stand answering questions about it again today.

He said his involvement had been peripheral.

"I personally did not shoot Dr. King, but I believe I may be partly responsible for his death," Ray, who is 47, testified.

RAY SEEKS a full-scale trial. He pleaded guilty in March 1969 and was sentenced to 99 years in prison after a one-hour court proceeding.

He said on the witness stand yesterday that he had pleaded guilty because he thought his attorney, Percy Foreman of Houston, might "fake" a defense if he insisted on a trial, and that he might end up being sentenced to the electric chair.

He said that Foreman had seemed intent on getting him to plead guilty, and didn't seem to have time to sit down with him and discuss the case.

Foreman estimated there was a 99 percent chance he would get the death penalty if he went to trial, Ray said.

"I TOLD HIM I thought that was ridiculous, that the state would rely on circumstantial evidence and the most they could convict me of, if they convicted me, was aiding and abetting," Ray said, according to the Associated Press.

Ray's attorneys claim he was a dupe of a conspiracy by others to kill King

Ray later testified that he had rented a room across the street from a motel where King was slain thinking there would be "some kind of meeting between me and another party up there," AP reported.

Ray also said he had witnesses who could verify his whereabouts about 11 minutes before King was assassinated, but had kept the information to himself for fear the FBI would find out and harass them.

WHEN RAY was asked if his first attorney, Arthur Hanes Sr. of Birmingham, Ala., ever asked him if he was guilty of the murder, he replied:
"I just told him no."

He said that Foreman, who took over the case from Hanes, never asked him directly. "But some time in the early part of February (1969) he asked me to write out everything I did when I escaped from the Missouri State Penitentiary until I was arrested," Ray said.

"I just assumed he read from that that I wasn't in that narricular area (the slaying scene) and I wasn't guilty."

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Ray has contended that the "party" he met in Birmintham was a "blond Latin" named Raoul whom he had met the year before in Canada and who had persuaded him to smuggle items from Canada into the

United States.

'68 Location By Paul W. Valentine

Washington Post Staff Writer

MEMPHIS, Oct. 30-A lawyer for James Earl Ray testified today that his client was standing outside, the rooming house when the shot that killed Dr. Martin Luther King Jr. was fired from inside.

The statement by Arthur Hanes Sr. marked the first time that Ray's location at the moment of the murder, 6:01 p.m. on April 4, 1968, has been pinpointed in court testimony.

Up to now Ray has refused to say where he was or what he was doing. He has suggested only that he was unwit tingly involved with a group of men who came to Memphis in early April, 1968, and that someone else fired the shot that killed the civil rights leader as he stood on the balcony of the Lorraine Motel, to the rear of the rooming house.

Hanes, who was mayor of Birmingham, Ala., during the police-black clashes of the civil rights movement there in the early 1960s and was Ray's lawyer in 1968, detailed Ray's movements in and around Memphis before the King murder.

But the testimony shed little light on the identity of the trigger man

Unidentified colleagues "gave him a note to go to 4221/2 South Main St., Memphis [address of the rooming house] and be there at 3 p.m. on the 4th of April," Hanes said Ray told him.

There, at about 5:20 p.m., his "contact" suggested that Ray "go down and have a beer" in an adjacent bar, Hanes said he was told.

"Ray said he had a beer or two and that he then went out and was standing in front of the rooming house on the street when the shot was fired," Hanes testified.

Moments late, Ray noticed on the sidewalk a bundle con-taining a rifle he had purchased, Hanes, said Ray told him. "He knew he was in trouble and he fled."

Hanes said Ray identified his "contact" as "Raoul," a shadowy figure who as frequently been cited in the past by Ray's attorneys as a possible participant in a conspiracy to kill King.

Hanes' testimony came in the sixth day of a federal court hearing into claims by Ray that he was soerced into pleading guilty to the King murder.

tions in a low, even voice.

cial moments, his current at guilty. torneys have said privately

Hanes' testimony today was tracted with Huie for exclu-Foreman.

Pale and thin, Ray gazed tangential to the purpose of sive access to details of the at the floor during Hanes' the court hearing before U.S. murder. testimony, rarely looking up District Court Judge Robert as Hanes described Ray's ac McCrae to determine if Ray beat Ray into a guilty plea to was given ineffective assis-While kay has steadfastly tance by his earlier lawyers the exclusivity of the details refused to talk about the cru- and was coerced into pleading for Huie, Ray's present attor-While Ray has steadfastly tance by his earlier lawyers

Fensterwald and Lesar conthat Ray was elsewhere in the tend that Hanes and later at-

Foreman ultimately, browavoid a trial and to maintain neys say.

Both Hanes and his son, Arthur Hanes Jr., testified tocity and has an alibi witness torney Percy Foreman subor- day that they made a full into prove it. The attorneys, Berdinated Ray's legal interest vestigation of the case, and nard Fensterwald and James to financial profits they hoped were prepared to go to trial Lesar of Washington, have not to split with writer William in November, 1968, when Ray identified the witness.

Bradford Huie. They had consuddenly fired them and hired

> Wash Post 10-31-74

Ray Outlines Events Before Assassination

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By Paul W. Valentine Washington Post Staff Writer

MEMPHIS, Oct. 29—James Earl Ray today acknowledged being with a group of men he 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 overturn his 1969 guilty rlea to King's murder, Ray for the first time described details of events leading to the shooting at 6:01 p.m. April 4, 1968, as the civil rights leader stood on the balcony of the Lorraine 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 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 abandoned nearby just after the shooting and later identified as the murder weapon.

When Tennessee Assistant Attorney General Henry Haile pressed for details, Ray's attorneys protested, asking for a private bench conference with U.S. District Court Judge Robert M. McRae. After a brief consultation, McRae ruled that Ray could continue testifying about details he had discussed with his previous attorneys in preparing his defense but not about matters he had refused to discuss with them.

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

Ray's current attorneys contend Foreman pushed for a guilty plea to avoid a trial so that he could share royalties from books and magazine articles with writer William Bradford Huie with whom first Hanes and then Foreman had agreed 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 of conspiracy.

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 so if Ray wins a full-dress trial. They also contend Ray was unaware that the group he was with in Memphis intended to kill King.

The group, based in Louislana, was engaged primarily in smuggling narcotics, the attorneys said.

Ray, who appeared relaxed although pale and thin, testified that in March, 1968, a month before the assassination, he drove from Los Angeles to New Orleans to meet "another party" but "he had gong by Birmingham?" Ray did not identify the "party."

Ray said he caught up with the party in Birmingham, and the two of them drove to Atlanta, where Ray rented a room. He denied using a map that police say they later discovered in the room with the locations of King's home and church circled.

In late March, 1968, Ray testified, he returned to Birmingham, bought a rifle and brought it to Memphis but did not take it to the flophouse room. He did not say what he did with it and under Judge McRae's ruling state prosecutors did not press him.

He testified, however, that he did not practice firing the rifle and "never even tried to load it."

He said he rented the flophouse room on April 4, 1968, and left the general area at 5:50 p.m., 11 minutes before the assassination.

To buttress his conspiracy claim, Ray cited a letter he wrote in March, 1969, to Sen. James O. Eastland (D-Miss.) who was considering a Senate investigation.

"I personally did not shoot Dr. King, but I believe I am partly responsible for Dr. King's death," Ray said in the

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Asked what he meant by "I believe I am partly responsible," Ray answered, "You know, it's like you could be involved in a crime and not have any knowledge of it. "You could be involved in some other operation with the people in it."

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The National Observer
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James Earl Ray, second from right, is escorted by U.S. marshals as he leaves a Memphis jail to testify in court.

Ray Testifies He Was Mile From Murder

MEMPHIS—James Earl Ray testified Tuesday that he was a mile away when Dr. Martin Lutrier King was killed in 1968 and "I think I have eyewitnesses on this."

Times Staff Writer

assassin of Dr. King, said he had not told his attorneys of this alibi, or of the possible witnesses, because "if the FBI found out about the witnesses they would have harassed them."

Ray <u>did not</u> elaborate further on the matter.

U.S. Dist. Judge Robert McRae ruled that what Ray told his attorneys was relevant in this hearing, but not what he failed to disclose to them.

The hearing is aimed at allowing Ray to withdraw his guilty plea and obtain a new trial on the ground that his original attorneys neglected his defense and pressured him into pleading guilty because they had a financial interest in publications a bout the case that would be diminished by an open trial. The attorneys in question were Arthur Hanes of Birmingham and Percy Foreman of Houston. Thus, the hearing revolves around these matters, and not on the facts of the asssssination.

Foreman has said he recommended that Ray plead guilty because he was convinced he would be given the death penalty by a jury. He was sentenced to 99 years in pri-

Asked if he had always told his attorneys the truth, Ray replied that he did "except for what I left out."

By what he "left out," he presumably meant his assertion that he had witnesses to his alibi that he was a mile away from the scene when Dr. King was killed.

He admitted that he had purchased in Birmingham a 30-06 rifle, the gun found outside a flophouse door moments after Dr. King was shot, but that "it wasn't my money" used to buy the rifle.

One of Ray's current attorneys, James Lesar, elicited testimony that Ray had received a letter from Foreman on March 9, the day before he pleaded guilty, rejecting an offer by Ray of \$15,000 to withdraw from the case.

Ray said he did not want to plead guilty and had been telling Foreman that for some time. He said W. Preston Battle, the judge at his 1969 trial, told him that he could not continue hiring and firing attorneys, and that it was time to get on with the trial. Thus, Ray said, he could not fire Foreman, but asked him to withdraw.

Ray said Foreman told him he would take the first \$150,000 of any money that was made from books, articles and motion pictures about the assasination episode, which were based on information from Ray, plus \$14,000 in expenses, and would withdraw only if Ray pleaded guilty and did not create a scene in the courtroom the next day.

A letter concerning this deal, which Foreman wrote and which Ray signed, said in part: "And this advance, also, is contingent upon the plea of mility and sentence going through on Meson 10.

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1969, without any unseeming court."

Ray pleaded guilty and said, under questioning from Battle, that he understood what he was doing.

Ray said he thought his plea would be a "technical plea of guilty to get me out of town to refer penitentiary." Then he could retract the plea, obtain a new atterney and reopen the

Two days later, Ray started writing the first of a batch of letters repudiating the plea, sued Foreman and said "he could be involved in some kind of frime and not be aware of "t," suggesting he was a dune to conspirate.

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The New York Times
The Wall Street Journal
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Ray Postrayed As Trap Victim Of Ex-Lawyers

By MICHAEL LOLLAR

James Earl Ray's attorneys yesterday portrayed him as a man trapped into an unwanted murder confession as they laid a framework for conflict-ofinterest claims against his former attorneys.

As Ray's evidentiary hearing opened before U. S. Dist. Judge Robert M. McRae Jr., Bernard Fensterwald said the evidence will show a "blatant conflict of interest" on the part of Percy Foreman and Arthur Hanes, because of their dealings with Alabama author William Bradford Huie.

Foreman was the primary focus of yesterday's assault. Fensterwald, his Washington co-counsel James H. Lesar and Ray's Memphis attorney, Robert I. Livingston, said they will show that Foreman began negotiations for a guilty plea before undertaking any investigation of the April 4, 1968, slaying of Dr. Martin Luther King Jr.

In his opening statement, Fensterwald said that Foreman, a Houston attorney, "refused to try to stop prejudicial pretrial publicity" in the case and finally "coerced Ray into the guilty plea."

"The evidence will show that ... Foreman put every available pressure upon Ray to plead guilty. He said that Ray would barbecue if he went to trial."

The 46-year-old Ray, serving a 99-year sentence for the slaying, showed ttle emotion, but smiled occasionally during testimony by Insp. Billy J. Smith, the sheriff's deputy assigned as head of the 14-man security force for Ray in 1968 and 1969.

Livingston asked Smith if he recalled Ray and his attorneys turning the shower in his cell on and off to keep their conversations from being overheard by hidden microphones in Ray's maximum-security cell.

Smith replied, "I read the same book you read, and that's not true." The deputy said the claim was originated by New York author Gerold Frank in his book, "An American Death."

Ray laughed with the crowd of about 40 spectators at Smith's vigorous denial of the claim. Otherwise, the prisoner sat quietly, occasionally passing notes to his attorneys.

Testimony about Foreman's representation of Ray was introduced through Memphis attorney Russell X Thompson, who had been retained by Hanes "probably in August, 1968."

Thompson said Hanes asked him to serve as local counsel for Ray and that he enlisted the aid of private investigafor Renfro Hays to help compile statements from possible witnesses.

Thompson said he discussed the case with Hanes only briefly, primarily by telephone, but soon learned "through the newspapers" that Ray had fired Hanes, hiring Foreman to take his place.

Questioned by Lesar, Thompson said that Foreman never asked to see the investigative files which he compiled with the help of Hays. Thompson brought the files with him, including a statement taken from Charles Quitman Stephens. Stephens was a resident of the boarding house at 422½ South Main, from which the fatal shot supposedly was fired.

In a signed affidavit, Stephens said he saw a man resembling Ray run from the boarding house with a bundle under his arm after the shot was fired.

Lesar asked Thompson, "Would you consider that affidavit evidence that was essential in preparing a case for trial, a murder case?"

Thompson replied, "Well, I would in defense of a criminal case. I would think just about anything would be inportant. Anything I could get my hands on I would look for."

Another document in Thompson's files was an affidavit from an FBI firearms expert who examined the rifle supposedly used to murder King and

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Judge Robert M. McRae Jr.

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Conflict Of Interest Claims Are Prepared In Ray Hearing

(Continued from Page 1)

the 30.06 bullet removed from King during an autopsy.

In the affidavit, the agent said, "I could draw no conclusion whether the submitted bullet was fired from the submitted rifle."

Questioning Foreman's failure to ask for the affidavit when he was hired, Lesar asked Thompson if the document might have been important to Ray's defense.

"I suppose it would be relevant," Thompson said.

Thompson also testified that Frank, the New York author, asked to look at the investigative files, but Thompson said he turned him down for fear the book might interfere with Ray's right to a fair trial. The attorney said Frank then contacted Foreman, who "wrote to me on Nov. 13, 1968, authorizing my turning over the materials to Gerold Frank"

Thompson said he still refused to allow Frank access to his files, and, "I ended up just giving the whole thing to Hugh Stanton Jr.," former assistant public defender. The Shelby County Public Defender's Office was appointed to assist Foreman in Ray's defense. Thompson said that when Ray agreed to plead guilty Stanton returned the files to him.

Ray's current attorneys claim Forem an made no effort to examine Thompson's files or to conduct his own investigation of the case because he was primarily interested in "badgering" Ray to plead guilty.

When he agreed to represent Ray, Foreman assumed 60 per cent of the royalty rights to Huie's book, "He Slew the Dreamer," an account of the King slaying. Ray claims Foreman wanted him to plead guilty "to preserve the economic value of the book."

In Smith's testimony early yesterday the sheriff's deputy testified he was in charge of all security for Ray between July 19, 1968, and March 12, 1969, when Ray was transferred to the state penitentiary at Nashville.

Smith said all of Ray's incoming mail was scrutinized by deputies before it was given to Ray, "and all outgoing mail except to his attorneys."

All mail Teau by the deputies was copied and delivered to Lloyd 'Dusty' Rhodes, who was administrative assist-



James Earl Ray Is Escorted From Court With Mass Of Papers



Blackwell

Rhodes

ant to former Dist. Atty. Gen. Phil M. Canale, Smith said.

In his opening statement, Fenster-

wald said delivery of Ray's correspondence to his prosecutors is "an irremedial constitutional defect" in his treatment, making "the Ellsberg case look like a model of judicial rectitude" in comparison.

Fensterwald said the jail's use of television cameras and microphones to monitor activity in Ray's cell amounted to "systematic interference with Ray's Sixth Amendment right to counsel, especially his right to confer with counsel without interference by the state"

Smith testified two cameras were trained on Ray's cell at all times and a microphone was connected to one of the cameras. He said the microphone "was turned off whenever Ray's attorneys were in the cell."

Former Sheriff William N. Morris Jr., who authorized the security setup, said all of the security measures were discussed beforehand with Canale. "I might simply say that we didn't feel we were doing anything that would violate Mr. Ray's constitutional rights."

Rhodes, Canale's former administrative assistant, testified he was not a party to the prosecution of the Ray case. Questioned by Lesar, he said he knows "of no evidence that was made available to anybody" outside the attorney general's office. Lesar claims prosecutors gave confidential information to Frank, among others, without making the same information available to Ray's own attorneys.

The hearing will resume at 9:30 this morning with testimony by Dr. Mc-Carthy DeMere, Memphis plastic surgeon who served as jail physician to

Ray.



Defense Attorney Bernard Fensterwald's Briefcase Is Checked

(1) MURHIN

Ray Witness Called 'Too Drunk to Stand Up'

MEMPHIS (AP) — Fifteen minutes before Dr. Martin Luther King Jr. was assassinated, the only witness to place James Earl Ray near the slaying was so drunk he couldn't stand up, a cab driver has testified.

James McGraw, the cab driver, gave the testimony yesterday on the second day of a federal court hearing on Ray's efforts to withdraw his guilty plea to the King slaying and gain a new trial for murder.

McGraw said he was called to a rooming house across the street from the motel where King was shot April 4, 1968, to pick up

Charles Quitman Stephens and found Stephens drunk in an upstairs room.

"HE WAS laying on the bed and couldn't get up," McGraw said.

Stephens told officers he saw Ray running from an upstairs bathroom in the rooming house, from where officers theorize King was shot

Earlier yesterday, Ray was quoted by the doctor who treated him during his stay in the Shelby County jail as saying he wasn't alone in the King death.

Dr. McCarthy DeMere said he asked Ray if he were involved in the slaying as Ray prepared to leave Memphis in March 1969 to begin serving a 99-year settence in the state penitentiary in Nashville.

"Well, let's put it this way
I wasn't by myself"
DeMere said Ray replied.

plea, there never was any lestimony on Ray's guilt or mocence. But a former assistant in the public detender's office, Hugh Stanton Jr., testified yesterday he had concluded, "We didn't have much defense"

But Stanton said he was preparing a defense for Ray

until he pleaded guilty. "I was amazed and astounded" at the plea, Stanton said.

Despite his surprise, however, Stanton said he considered as reasonable the recommendation that Ray plead guilty. "I think it was, an extremely high probability that the jury probably would have given him the death penalty."

Stanton, whose father was public defender after Ray's 1968 arrest in London, now is district attorney. He and DeMere testified before Judge Robert M. McRae Jr. of U.S. District Court.

Explaining why he thought Rav's defense was weak, Stanton cited Ray's fingerprints on the murder weapon, Ray's presence in Memphis at the time and the discovery of his overnight bag at the scene of the shooting.

RAY CLAIMS his private attorney, Percy Foreman of Houston, Tex., coerced him to enter the plea and that none of his former attorneys developed a supportable defense for him.

Stanton said that several documents collected by defense investigators could have been used in support of Flay's innocence, including statements by witnessed disputing the site from which the fatal shot came.

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Ray Lays Guilty Plea Tø Greedy Attorney

By Paul W. Valentine Washington Post Staff Writer

MEMPHIS, Tenn., Oct. 25-James Earl Ray took the witness stand in his own behalf today, claiming his former attorneys had been more interested in book and movie royalties than in defending him in the 1968 assassination of civil rights leader Martin Luther King Jr.

Thin, ashen and dressed in a rumpled suit, the 46-year-old Ray told a crowded federal courtroom that attorney Arthur Hanes Sr., former mayor of Birmingham, Ala., and Hanes's successor, attorney Percy Foreman of Houston, signed lucrative contracts with author William Bradford Huie for a share of revenues from any books, magazine articles or films based on details of the King murder.

Ray into, pleading guilty in Tuesday. March, 1969, thus avoiding a trial and preserving details of

articles for Look magazine in which they generally deny and a book called "He Killed coercing Ray into pleading the Dreamer."

James H. Lesar, one of Ray's three current attorneys, has estimated Huie received a minimum of \$100,000 and Hanes and Foreman lessor amounts. Ray testified today that he received nothing, although at least one of the contracts provided that he was to receive 30 per cent of gross revenues.

"Huie told my brother (Jerry Ray) that if I took the stand, it would probably de-stroy his book," Ray told the court.

Ray testified in the fourth day of an evidentiary hearing at which he hopes to win a court order permitting him to withdraw his guilty plea and face trial in the King murder. Rays present attorneys face trial in the King murder. contend Foreman browbeat His testimony will resume on

Hanes is also expected to testify, but not Haie or Forethe case exclusively for Huie. man. The latter two have sub-Huie ultimately wrote three mitted depositions, however, guilty.

A-7 10-26-74

(Mount Clipping in Space Below)

Assoc. Dir. Dep.-A.D.-Adm. A.D.-Inv. Asst. Dir.: Admin. Comp Plan. & Eval. Spec. Inv. Tr ining Legal Coun. Tal phone Rm. Director Sec'y

Facts Of King's Death **Not Grandiose Theory**

MEMPHIS (AP) — The FBI King gave it a lot more publicagent who directed the investity than the usual case." gation into the murder of Dr.

now head of security for an inernational motel firm. "A man was killed. A man was caught. n many ways, it was like any other case, but the stature of

Robert I. Livingston, attorney Martin Luther King Jr. said for James Earl Ray, said Fri-Sunday the facts of the case day that he has been in perioddon't lend themselves to "grandiose theories" of a conspiracy.
"It was a relatively simple thing," said Robert G. Jensen,

OD. Therein Luther King Jr."

Describing a "conspiracy" behind the April 4, 1968, shooting of King in Memphis, Livingston said the intermediary is seeking immunity from prosecution for the slaying conspirators, who want to testify "in revenge" against "four Southern gentlemen" who hired them, not Ray, to kill King.

According to Livingston, eight men were involved in King's death, with Ray as the "patsy." He said Ray was "...just a gullible-type sort of fellow, easily influenced and led around. He had never been a high-powered criminal all his

life, just penny ante stuff..."
"If he (Livingston) has something, more power to him," said Jensen, adding that he had not read Livingston's claims because there was "no particular reason for me to read them.

"The facts that were developed were made public." Jensen said. "Many people don't want to accept what the facts are because in many instances, they don't lend themselves to grandoise theories. But we had to go with what facts we had. Theories and suppositions don't hold up in court.

Jensen described the investigation as a "good case, well worked, well handled. I'm satisfied with the results."

It is "probably true," Jensen aid, that King's slaying was ne of the most thoroughly inestigated murders in criminal history.

"There is little doubt that it was an extensive and in-depth investigation," he said. "It was worldwide, involving the cooperation of Canadian authorities, the Royal Canadian Mounted Police, Scotland yard and many, many others. We explored every angle and the only thing is that when the case developed, we could find no evidence of such a thing (a conpiracy)."

When the FBI had compiled the facts, he said, "a representative of the attorney general's office followed through and rechecked the material.

"The case was analyzed and it will continue to be analyzed," he said. "I don't think history buffs have ever put to rest the story of Lincoln and John Wilkes Booth.

"Fifteen years from now people will ask the same questions, but my personal opinion now lies with the public record. I have no personal theories whatsoever that differ with the record of the case."

(Indicate page, name of newspaper, city and state.)

The Spartanburg Journal

Page 2 A

Edition:

Author:

Editor:

T. A. Smith

Title:

Character:

Classification: 44

Submitting Office: Columbia

Being Investigated

FBI Agent: King Case 'Relatively Simple'

Assoc. Dir. Dep.-A.D.-Adim. Dep.-A.D.-Imw. Asst. Dir.: Admin. Comp Inspection Intell. Laboratory . Plan. & Eval. Spec. Inv. ___ Training _ Legal Coun. Telephone Rm. Director Sec'y

MEMPHIS (AP) — The FBI agent who directed the investigation into the murder of Dr. Martin Luther King Jr. said Sunday the facts of the case don't lend themselves

to "grandiose theories" of a conspiracy.
"It was a relatively simple thing," said Robert G. Jensen, now head of security for an international motel firm. "A man was killed. A man was caught. In many ways, it was like any other case, but the stature of King gave it a lot more publicity than the usual case.'

Robert I. Livingston, attorney for James Earl Ray, said Friday that he has been in periodic contact since March, with a representative of the "men who actually carried out the slaying of Dr. Martin Luther King Jr."

Describing a "conspiracy" behind the April 4, 1968,

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(Indicate page, name of newspaper, city and state.)

The Sumter Daily Item Sumter, S. C. -Page 10 A



Date: 5/27/74

Edition: Author:

Editor: H. D. OSTEEN. Sr.

JAMES EARL RAY; MARTIN LUTHER KING -Character: VICTIM

Classification: 44

Submitting Office:

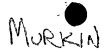
Being Investigated

When the FBI had compiled the facts, he said, "a representative of the attorney general's office followed through and rechecked the material.

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"The case was analyzed and it will continue to be analyzed," he said. "I don't think history buffs have ever put to rest the story of Lincoln and John Wilkes Booth.

"Fifteen years from now people will ask the same questions, but my personal opinion now lies with the public record. I have no personal theories whatsoever that differ with the record of the case."



(Mount Clipping in Space Below)

Conspiracy

Director Sec'y (Indicate page, name of newspaper, city and state.)

- PAGE 2

Rue

MEMPHIS, Tenn. (AP) -The FBI agent who directed the investigation into the murder of Dr. Martin Luther King Jr. says the facts of the case don't lend themselves to "grandiose theories" of conspiracy.

"It was a relatively simple thing," Robert G. Jensen said in a telephone interview. "A man was killed. A man was caught. In many ways, it was like any other case, but the stature of King gave it a lot more publicity than the usual case."

Robert I. Livingston, attorney for James Earl Ray, said -Friday that he has been in periodic contact since March with a representative of the

the slaying of Dr. Martin Luther King Jr." Ray, the only person charged in the case, pleaded guilty to murdering King, and is now serving a 99-year prison sentence.

"If he (Livingston) has something, more power to him, said Jensen, who now is head of security for an international motel firm. He said he had not read Livingston's claims because there was "no particular reason for me to read them.'

"The facts that were developed were made public,' Jensen said. "Many people don't want to accept what the facts

"men who actually carried out , are because in many instances they don't lend themselves to grandiose theories. But we had to go with what facts we had. Theories and suppositions don't hold up in court.

Alleging a conspiracy behind the April 4, 1968, shooting of King in Memphis, Livingston said the intermediary he talked to is seeking immunity from prosecution for the slaying conspirators. He said they want to testify "in revenge" against "four Southern gentlemen" who allegedly hired them, not Ray, to kill King.

According to Livingston, eight men were involved in King's death, with Ray the "patsy." He MARTINSVILLE

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Dep.-A.D.-Inv.-Asst. Dir.: Admin. Comp. Syst. Ext. Affairs

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BULLETIN MARTINSVILLE, VA.

Date: 5/27/74 Edition: VOL.85, # 126

Author:

Editor: JOHN D. WILSON Title: DR. MARTIN LUTHER KING. JR.

Character:

Classification: 44-657* Submitting Office RICHMOND

Being Investigated

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* "There is little doubt that it was an extensive and in-depth Tivestigation," he said. "It was

worldwide, involving the cooperation of Canadian authorities, the Royal Canadian Mounted Police, Scotland Yard and many, many others. We explored every angle and the only thing is that when the case developed, we could find no evidence of such a thing (a conspiracy)."

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"Fifteen years from now people will ask the same questions, but my personal opinion now lies with the public record. I have no personal theories whatsoever that differ with the record of the case."

(Mount Clipping in Space Below)

the directed the investigation to the murder of Dr. Martin Luther King, says the facts of the case do not lend themselves to "grandiose theories" of conspiracy. "It was a relatively simple thing," Jensen said. "A man was killed. A man was caught." Robert I. Livingston, attorney for James Earl Ray, said recently that he had been in periodic contact since March with a representative of the "men who actually carried out." Dr. King's slaying. Ray, who pleaded guilty to the murder, is serving a 99-year prison sentence. Jensen, now head of security for an international motel firm, discounted Livingston's remarks, saying there were the serving a prison sentence.

MURKIN

Assoc. Dir. Dep.A.D.Adm Dep.-A.D.-Inv. Asst. Dir.: Admin. Comp. Syst. Ext. Affairs Files & Con Gen. Inv. Ident. Inspection Intell. Laboratory . Plan. & Eval. Spec. Inv. Training Legal Coun. -Telephone Rm. Director Sec'y

(Indicate page, name of newspaper, city and state.)

<u>I-2</u> LOS ANGELES TIMES LOS ANGELES, CA.



Date: 5/28/74

Edition: Tuesday Final

Author:

Editor: William F. Thomas

Title: MARTIN LUTHER

KING

Character:

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Classification: LA-157-6456*
Submitting Office:Los Angeles

X Being Investigated

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MC DONOUGH

KING SLAYER SEEKS NEW TRIAL

CINCINNATI (UPI) -The U.S. 6th Circuit Court of Appeals ruled today that James Earl Ray, serving 99 years in jail for the murder of Martin Luther King, is entitled to a review of his guilty plea which could lead to a new trial.

Ever since the day after Ray pleaded guilty on March 10, 1969, to killing the civil rights leader, he has been seeking a new trial and permission to change his plea to innocent.

TODAY'S decision followed oral arguments before the court in October in which an attorney for Ray

contended his client had been "browbeaten, badgered and bribed" into pleading guilty.

Attorney Bernard Fensterwald said Ray's former attorney, Percy Foreman, coerced Ray into entering the guilty plea. That contention was the basis of Ray's

appeal to the court here.
"We hold that (Ray) is entitled to an evidentiary hearing," the three-judge appeals court panel said. "It is clear that the allegations which are the subject of Ray's petitions have never been tried upon their merits or resolved by any

if true, plainly negate any notion or idea that his guilty plea . . . was made voluntarily and intelligent-

'The allegations . true would support a finding that Ray's attorneys deliberately compromised their client's interests in order to further the financial success of (William Bradford) Huie's works in which they themselves had a substantial interest."

TO PAY for his defense, Ray had promised Foreman all royalties he received from Huie, an author who had made a deal with Ray court — allegations which to write about the case.

But Fensterwall said a letter Foreman sen to Ray just before the guilty plea was entered stated that Foreman said he would give back to Ray all money be yond an initial \$165,000 ff a

guilty plea were entered.

Ray, being held in a state
penitentiary in Nashville, Tenn., was not present when today's decision was issued.

imes Herald
The Evening Star (Washington) A-1
The Sunday Star (Washington)
Daily News (New York)
Sunday News (New York)
New York Post
The New York Times
The Daily World
The New Leader
The Wall Street Journal
The National Observer
People's World

1/29/74

Ray Granted Review of Guilty Plea

CINCINNATI, Ohio, Jan. 29 (AP)—James Earl Ray was given a chance today to contest his guilty plea in the murder of the Rev. Dr. Martin Luther King Jr. because of allegations his attorneys compromised his interests to fatten their pocketbooks.

The Sixth U.S. Arcuit Court of Appeals ruled that Ray, 41. who received a 99-year sentence for the 1968 murder of the civil rights leader, is entitled to a hearing to contest his 1969 guilty plea.

Ray argued that he was not given proper legal advice. He said his lawyers failed to ihvestigate his case properly and that their only interest was to collect royalties on materials written about him.

In a 2-to-1 decision, the circuit court sent Ray's petition back to the U.S. District Court in Nashville for review.

Ray alleged he was poorly advised by attorney Arthur Hanes, and by attorney Percy Foreman after he fired Hanes. He alleged both were more interested in funds that would accrue from articles and books planned by Alabama author William Brackord Huie than in his defense.

Ray said the lawyers considered his guilty plea para-

See RAY, A14, Col. 1

RAY, From A1

mount to the financial success of the sticles and a possible movie on the case.

The court cited two letters written to Ray by Foreman. The first letter said Ray had signed all royalties over to Foreman and that Foreman would keep all monies up to \$165,000. It also said Ray would get all royalties above that figure if he pleaded guilty and caused no embarrassing circumstances in the courtroom.

The second said Foreman would give \$500 to Ray's brother Jerry, "contingent upon the plea of guilty and sentence going through on March 10, 1969 without any unseemly conduct on your part in court."

would support a finding that into the specific contentions Ray's attorneys deliberately that are now before this compromised their client's in court." terests in order to further the financial success of Huie's written by Judge William E. selves had a substantial inter-Judge Harry Phillips. Judge

nard Fensterwald, contended had every chance to tell the that Ray was "browbeaten, trial judge that his plea was badgered and bribed" into not voluntary if that was the

The appeals court noted Dr. King was shot April 4, that the original trial judge had thoroughly questioned Ray about his plea, and gone to support a strike by

the allegations which are the extradited to this country.



JAMES EARL RAY ... accuses attorneys

subject of Ray's petition have The court said only by giv-never been tried upon their ing Ray a hearing on his con-merits or resolved by any tentions "may it be deter-court - allegations which, if mined whether the plea was true, plainly negate any notion intelligent or voluntary or en- or idea that his guilty plea tered as the result of coercion, and answers ... were made threats and promises.

"The allegations ... if true,"

"... No inquiry was made

The majority opinion was works in which they them Miller and concurred in by Anthony J. Celebrezze wrote a Ray's current attorney, Ber- dissenting opinion, saying Ray

whether it was voluntary.

But it said "it is clear, that later arrested in London, and

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The Washington Post A-1,14
The Evening Star (Washington)
The Sunday Star (Washington)
Daily News (New York)
Sunday News (New York)
New York Post
The New York Times
The Daily World
The New Leader
The Wall Street Journal
The National Observer
People's World

1-30-74

FINAL THE COMMERCIAL APPEAL

135th Year

No. 26

Memphis, Tenn., Saturday Morning, January 26, 1974

48 Pages

Price 10 Cent

Canale Relinquishes Long-Held Reins Of Justice

By JAMES COLE

Atty. Gen. Phil M. Canale Jr., who has quietly controlled the criminal justice system of Shelby County for nearly 19 years, yesterday announced he will retire March 1.

"It's just time for somebody else to step in and see if they can run the office better than I have," the 56-year-old prosecutor said yesterday afternoon.

Canale's announcement, which had been rumored for several weeks, came moments after he notified his staff of his decision.

A successor will be appointed by Gov. Winfield Dunn before the post comes up for grabs in a countywide race this August.

Canale, who has prided himself in keeping the attorney general's office out of politics, said he has no plans to interfere in the August election.

"My decision is entirely personal. It has nothing whatever to do with the

appointment of a successor," Canale

Asked if he feared the post may become a political football, Canale said, "I would hope it won't. It doesn't belong in politics any more than a judge-

He added that a closely contested race for the top prosecutor's spot has not occurred in the recent history of the county. Canale has never been opposed during his tenure, which extends back to 1955.

Canale said his plans remain undecided. But he added he is giving consideration to "several intriguing offers and situations." both public and private. He would not elaborate.

Canale was born in Memphis and was graduated from Catholic High School. He received his undergraduate degree from Notre Dame University and was attending Vanderbilt Universitv Law School when he was drafted into the Army as a private.

Four years later Canale had achieved the rank of major. He was in Eubardment Squadron, 12th Air Corps.

In 1947 he received his law degree from the old Southern Law School in Memphis. After a brief stint in private practice, he became an assistant attorney general under the late Will Gerber.

From 1952 through 1955 Canale served as city traffic judge. When Atty. Gen. John M. Heiskell resigned that vear. Canale was named as successor by Gov. Frank Clement. There were only six prosecutors on the staff then.

"I've always been more interested in the integrity of this office than in seeking publicity for it," Canale said of his quiet, behind-the-scenes style.

Canale who now runs the largest law firm in the state, said he has never had

to fire an assistant because of dishonesty.

"If you pick men of integrity, pay them well and stay out of politics, you rope for 32 months with the 329th Bom-shouldn't have any insoluble problems," Canale said in an interview published Jan. 1 in The Commercial Appeal.

"I'm the policy-maker, the father confessor, the referee, the decisionmaker and the administrator of all that

"I get credit for everything that goes right and the blame for everything that goes wrong," he said.

Asked yesterday how he rates his own performance. Canale said with typical short-spokenness, "A clear conscience is a soft pillow."

Canale said he has only heard rumors about who his successor might

Attorney Hugh Stanton Jr., a former Republican legislator and friend of Dunn's, has been reliably reported to be the governor's choice as Canale's replacement.

Canale's resignation opens the door for what is expected to be a hotly contested race next August.

Attorney Robert I. Livingston already has announced his candidacy. saying the county needs "a vocal attorney general." Odell Horton, president of LeMoyne-Owen College, a one-time federal prosecutor and former Criminal Court judge, has said he would seek the post if Canale should step aside.

And Ronald Krelstein, the Memphis Police Department's legal adviser, has expressed an interest in seeking the

Asked what his biggest decison has been as attorney general. Canale said. "They're all big. You make them daily when you're dealing with a person's liberty. Some are just more publicized than others."



Phil Canale

NOTE: REVIEW OF INTERVIEWS OF JOHN RAY, BROTHER OF JAMES EARL RAY, CONVICTED ASSASSIN OF MARTIN LUTHER KING WAS MADE BY SA JOHN C. LAWN ON 1/7/74. THIS REVIEW COVERED ALL INTERVIEWS CONDUCTED DURING A BANK ROBBERY INVESTIGATION INVOLVING JOHN RAY.

INTERVIEWS OF JOHN RAY DURING MURKIN INVEST-IGATION WERE REVIEWED BY SA KENNETH WILLIAMS, OF ST. LOUIS, ON 1/8/74.

NO INFORMATION WAS FOUND TO INDICATE THAT JOHN RAY, DURING INTERVIEW, EITHER REVEALED OF IMPLIED THAT BROTHER JAMES EARL RAY HAD TOLD HIM OF A CONSPIRACY OR COMPLICITY IN THE DEATH OF KING.

Around the Natio

Author

A federal judge ordered the Bureau of Prisons yesterday to permit an author to interview John Larry Kay, brother of convicted assassin James Earl Ray, at the federal penitentiary at Marion, Ill.

U.S. District Court Judge Frank J. Murray in Boston ruled that the bureau's denial of access to the inmate violated the First Amendment rights of George McMillan, who is writing a book on the slaying of the Rev. Dr. Martin Luther King Jr.

John Ray, 39, who is serving an 18-year prison term for a 1970 bank robbery, has been quoted as saying his older brother told him "I am not the only one in on this," indicating that the 1968 murder was the result of a conspiracy.

In Nashville, James Ray failed in his effort to block his transfer from a state prison to a federal penitentiary. U.S. District Court Judge L. Clure Morton on Wednesday denied Ray's petition for a temporary restraining order blocking the move.