

LEAVE THIS SPACE BLANK		GRAVES		Bobby	Ray	SEX male
FBI No.	410-150-D	LAST NAME	FIRST NAME	MIDDLE NAME	RACE white	
SIGNATURE OF PERSON FINGERPRINTED <i>Bobby Ray Graves</i>		CONTRIBUTOR AND ADDRESS CHIEF POLICE DEPARTMENT ALAMEDA, CALIF.		ALIASES		HT. (INCHES) WT. 75 185
RESIDENCE OF PERSON FINGERPRINTED 2110 Santa Clara Ave.		CONTRIBUTOR'S NO. 13519		LEAVE THIS SPACE BLANK		DATE OF BIRTH
OCCUPATION Baker		PLACE OF BIRTH Tenn		HAIR brn		EYES blu

LEAVE THIS SPACE BLANK		GRAVES, Bobby Ray		SEX Male	
FBI No.		LAST NAME	FIRST NAME	MIDDLE NAME	RACE White
SIGNATURE OF PERSON FINGERPRINTED <i>Bobby Ray Graves</i>		CONTRIBUTOR AND ADDRESS SHERIFF'S OFFICE ROOM 202 COUNTY COURTHOUSE OAKLAND 7, CALIF.		ALIASES	
RESIDENCE OF PERSON FINGERPRINTED 2110 Santa Clara Ave. Alameda, Cal.		YOUR NUMBER 139815		HT. (INCHES) WT. 74 185	
OCCUPATION		PLACE OF BIRTH Tenn		DATE OF BIRTH	
				HAIR Red.	
				EYES Hazel	

LEAVE THIS SPACE BLANK		TYPE OR PRINT		SEX M	RACE W
		LAST NAME		FIRST NAME	MIDDLE NAME
		Graves, Bobby Ray			
SIGNATURE OF PERSON FINGERPRINTED <i>Bobby Ray Graves</i>		CONTRIBUTOR AND ADDRESS CHIEF POLICE DEPARTMENT LOUISVILLE, KY. 40202		HT. (INCHES) WT. 67 185	
SCARS AND MARKS Tattoo on left arm		YOUR NUMBER 139815		HAIR Red.	
SIGNATURE OF OFFICIAL TAKING FINGERPRINTS Miller		DATE 9/26/67		EYES Hazel	
		PLACE FBI NO. HERE		DATE OF BIRTH	
		CLASS.		PLACE OF BIRTH Tenn	
		REF.			
		CHECK IF NO REPLY IS DESIRED			

10/68

NAME **GALT ERIC** Effective Date

Printer Type—Type Name First

House No. and Street, Apt. No. or Box or P.O. No. (In care of)

OLD ADDRESS **1535-N-SERRANO**

Post Office, State, and ZIP Code

CA 90027

House No. and Street, Apt. No. or Box or P.O. No. (In care of)

NEW ADDRESS **5533 HOLLYWOOD BLVD**

Post Office, State, and ZIP Code

CA 90028

(If signed as agent, include title, Do NOT print or type)

SIGN HERE **X Eric S Galt**

COMPLETE OTHER SIDE c55-16-78670-1 GPO

CHANGE OF ADDRESS ORDER

MAIL TO BE DELIVERED TO POST OFFICE OF OLD ADDRESS

THIS ORDER PROVIDES FOR THE FORWARDING OF FIRST-CLASS MAIL AND ALL PARCELS OF OBVIOUS VALUE (unless value of the parcel does not otherwise)

CHECK IF

FORWARDING POSTAGE IS GUARANTEED FOR

NEWSPAPERS AND MAGAZINES

CHANGE FOR

☐ ENTIRE FAMILY ☐ INDIVIDUAL SIGNER ONLY

☐ OR FIRM

CHANGE IS

☐ PERMANENT ☐ TEMPORARY UNTIL (Give date)

ENDORSEMENT OF CLERK OR CARRIER **10/22/68** **10/22/68**

Postmaster

(Post Office, State, and ZIP Code)

POD Form 3575, Apr. 1965

c55-16-78670-1

COMPLETE OTHER SIDE ►

MODERN PHOTO BOOKSTORE

166 Fifth Avenue
New York, N. Y. 10010

Amount
Enclosed \$ 8.95

Please send me the following books: No. 633 No. _____ No. _____

No. _____ No. _____ No. _____ No. _____ No. _____

I have purchased 2 or more books. Send me my FREE copy of "OFFICIAL DEPTH OF FIELD TABLES."

I enclose ☐ Check or ☒ Money Order, payable to: Modern Photo Bookstore. Postage prepaid
U. S. A. and Canada.

NAME ERIC J. GALT

ADDRESS 5600 HIGHLAND AVE.

CITY BIRMINGHAM STATE ALABAMA ZIP CODE 35205

MPV 967. Add 10% for localities which have them. Add 10% per mile for delivery
outside U.S.A. Allow approximately 10 days for delivery. SATISFACTION
GUARANTEED! Money will be refunded if books are returned within 10 days.

37,0456-5

MISSOURI STATE PENITENTIARY

JEFFERSON CITY, MISSOURI

(WRITE ON THIS SIDE OF SHEET ONLY)

DATE

11-24-66

Dr. Earl C. Biggs
 TO
 Biggs Bldg.
 STREET AND NUMBER
 Missouri
 STATE
 BUSINESS
 CITY
 RELATIONSHIP

James E. Ray
 FROM
 00416
 REGISTER NO.
 BOX 900 JEFFERSON CITY MISSOURI 65102
 B.B.
 HALL
 CELL NO 1

Dear Sir;

ON or about the 7 of Sept 1966 I was committed to the Biggs Building on order of the Cole County Circuit Court. On my arrival at Biggs Building I had with me my trial transcripts and other legal papers valued at about \$300.00 I also had \$4.00 in currency books. Mr. Perry said I could not take them to the ward that they would be kept in my personal property upon leaving Biggs bldg. Mr. Perry said they could not find them and that they might have been sent back to the prison. The officials said they wasn't returning here either. I would appreciate it if you would have some one to see if they could find this property as I can't replace it. I know before I left the receiving office it was put in a desk drawer in the receiving office.

Thanks

James E. Ray

MISSOURI STATE PENITENTIARY FOR MEN — I. REGULATIONS

VISITING: No visit will be authorized until the inmate has been assigned from the Reception-Diagnostic Center to the institution and has made the proper request for the issuance of a visitor's pass to his prospective visitors. All visitors must possess a visitor's pass issued from the institution. Identification will be required. The pass is valid only for the person whose name appears on the pass. Visits at the institution are permitted every day except Monday, between 9 a. m. to 1 p. m. Men assigned to the Sawmill Farm are permitted visits only on Saturdays and Sundays. Their visitor must notify the institution for 24 hours in advance of the intended visit. Children of inmates may be permitted, if conditions permit. Nieces and Nephews may be denied due to the limited visiting facilities. Men are permitted four (4) visits per month. Visits in the hospital are limited to Mother, father or wife, the length of the visit dependent on the condition of the inmate. No article will be brought into the institution. On the farms a family lunch may be prepared, subject to inspection. No one having served a sentence in a correctional institution will be permitted to visit. Anyone having the odor of an alcoholic beverage on their breath will be denied a visit. Visiting passes are issued at the request of the inmate. Do not write for a visiting pass.

CORRESPONDENCE: All correspondence for men whose assignment is in any way connected with the State Penitentiary must be addressed giving the man's name, register number, Box 900, Jefferson City, Missouri, 65102. This affects men who may be assigned to the Sawmill Farm, Renz Farm, Church Farm, Fordland Honor Camp or any other outside unit as well as men at the main institution. The inmates are permitted to write two letters per week. Improperly addressed mail will be returned to the sender. Incoming letters shall not exceed two (2) pages of paper not exceeding the normal 8½ x 11 inches, and shall not be written on but one side. Only approved correspondents will be permitted to receive letters from the inmate. Enclosures in the letter will prohibit its delivery—news clippings, etc.

MONEY: All money sent an inmate must be in the form of a postal money order, express or cashier's check made payable to the Treasurer, Missouri State Penitentiary. The order is to be placed in an envelope addressed to the inmate. All money orders must bear the name and address of the sender or they will not be credited to the inmate. Personal Checks and Cash will not be accepted. Money will only be accepted from members of the inmates family, exceptions to this ruling must be approved by the Warden.

PACKAGES: No package will be received at the institution. Occasionally the men will be permitted to receive various items, however, notice of this authorization will be transmitted from the institution. Items which are normal necessities are available in the inmate's canteen for purchase by the inmate. Local newspapers must come direct from the publisher to the inmate. All magazines must first be approved by the Associate Wardens Custody or Treatment. No item will be accepted from the home.

ALL ITEMS received at the institution are subject to the approval of the Warden or the Associate Wardens—Custody and Treatment.

FORDLAND HONOR CAMP: All regulations listed apply to this unit. Visits for the Honor Camp are conducted only on Saturdays and Sundays. Mail for men assigned to this unit must be posted Box 900, Jefferson City, Missouri 65102.

Do not attempt to visit any man at the institution unless you have a pass

44-760

BBK - 4 19 66
J. B. Nelson, MD
1. 11. 11. 11.
2. 11. 11. 11.

31,0456-8

MISSOURI STATE PENITENTIARY

JEFFERSON CITY, MISSOURI

(WRITE ON THIS SIDE OF SHEET ONLY)

03

DATE

10-24-66

Dr. Earl C. Hepler

TO Biggs Bldg.

Missouri Jefferson

STATE

CITY

Business

RELATIONSHIP

James E. Ray

00416

FROM

REGISTER NO.

BOX 900, JEFFERSON CITY, MISSOURI 65102

B.B.

HALL

CELL NO.

9

Dear Sir;

ON or about the 7 of Sept 1966 I was committed to the Biggs Building on order of the Cole County Circuit Court. On my arrival at Biggs Building I had with me my trial transcripts and other legal papers valued at about \$300.00 I also had \$9.00 in currency books. Mr. Perry said I could not take them to the work that they would be kept in my personal property upon leaving Biggs bldg. Mr. Perry said they could not find them and that they might have been sent back to the prison. The officials said they weren't returning here either. I would appreciate it if you would have some one to see if they could find this property as I can't replace it. I know before I left the receiving office it was put in a desk drawer in the receiving office.

Thanks

James E. Ray.

PLEASE READ REVERSE SIDE



REGISTER

PROVINCIAL MOTEL

Name Eric S. Galt
Address 2608 Highland Ave.
City Birmingham State Alabama
Representing _____
Make of Car Mustang License No. 136993 State Ala.

Date	No. In Party	Room No.	Rate	Tax	Amount	Paid In Advance
12-17-67	1	126	12.00	.66	12.66	—

X TUE.





Dear Sir;

Inclosed is two kys
I rec'd from you.
Am moving to Louisiana so won't
need them, I may have left
some containers of something
in the box if so just destroy
them. Thanks

Eric S. Galt

MONEY ORDER
HOLLYWOOD WESTERN BRANCH
Bank of America
NATIONAL TRUST AND SAVINGS ASSOCIATION
HOLLYWOOD, CALIFORNIA

PAYABLE AT ANY DOMESTIC
BRANCH OF THIS BANK

No. **0799 17281**

FEB 7 1968

DATE MAR 31 '68

16-1007
1223

PAY TO THE ORDER OF Locksmithing Institute, Little Italy, N.Y. 10750

72050000 DOLLARS

Good For NOT MORE THAN Five Hundred Dollars

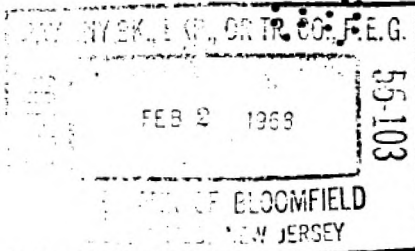
PURCHASER Eric S. Galt

R. A. Peterson
R. A. PETERSON - PRESIDENT

44-38861 JK Q219

6
FEB

ack
4/18/68



PAY TO THE ORDER OF
THE ADEITY TRUST COMPANY
NEWARK, N.J.

6-53

Mr. Hedgpeth
c. m. Hedgpeth
406 So. 2nd St.
Alhambra

16-3
FAL. ANY BANK, F.E.D.
SECURITY FIRST NATIONAL BANK
LOS ANGELES, CALIF.
ALHAMBRA BRANCH

114

R 6528 MM 31 72

89/8/1/6
20

44-38861 JK Q218

MONEY ORDER
HOLLYWOOD-WESTERN BRANCH
Bank of America
NATIONAL TRUST AND SAVINGS ASSOCIATION
HOLLYWOOD, CALIFORNIA

PAYABLE AT ANY DOMESTIC
BRANCH OF THIS BANK

No. 0799 18289

FEB 1 1968

DATE 799 JAN 29 '68

16-1007
1223

PAY TO THE
ORDER OF Mrs. Hedgpeth

\$ 3.00

Good For NOT MORE THAN FIVE HUNDRED DOLLARS

DOLLARS

PURCHASER

Eric Galt

R. A. Peterson
R. A. PETERSON - PRESIDENT

44-38861 JK Q218

89/81/4
no

44-38861 JK Q217

FOR DEPOSIT ONLY
140 PAY TO THE ORDER OF 140
SECURITY FIRST NATIONAL BANK
THE LOS ANGELES FREE PRESS
013-797

16-127
SECURITY FIRST NATIONAL BANK
LOS ANGELES, CALIF.
MEMPHIS, TENNESSEE
FEB 02 68 140

MONEY ORDER ...
HOLLYWOOD-WESTERN BRANCH
Bank of America
NATIONAL TRUST AND SAVINGS ASSOCIATION
HOLLYWOOD, CALIFORNIA

PAYABLE AT ANY DOMESTIC
BRANCH OF THIS BANK

No. 0799 18288

FEB 5 1968

DATE 799 JAN 29 '68 16-1007
1223

PAY TO THE
ORDER OF

Free press newspaper

\$4²⁵

Bank of America Money Order 25 cts

DOLLARS

Good For NOT MORE THAN Five Hundred Dollars

PURCHASER

Eric Helt.

R. Peterson
R. A. PETERSON, PRESIDENT

L217 JK 1986C-177

Effective Date

NAME GALT, ERIC S.
Print or Type—Last Name First

House No. and Street, Apt. No.; or Box or R.O. No. (In care of)

OLD ADDRESS 5533 HOLLYWOOD, BLVD.
Post Office, State, and ZIP Code

HOLLYWOOD, Calif. 90028
House No. and Street, Apt. No.; or Box or R.O. No. (In care of)

NEW ADDRESS GENERAL DELIVERY MAIN POST OFFICE
Post Office, State, and ZIP Code

ALANTA, GEORGIA.

SIGN HERE (If signed as agent, include title) DO NOT print or type

x Eric S. Galt

COMPLETE OTHER SIDE

655-10-75670-1 GPO

det 4/12/68

Change of address

CHANGE OF ADDRESS ORDER
MAIL OR DELIVER TO POST OFFICE OF OLD ADDRESS

THIS ORDER PROVIDES FOR THE FORWARDING OF FIRST-CLASS MAIL AND ALL PARCELS OF OBVIOUS VALUE (unless you or the sender direct otherwise)

CHECK IF

FORWARDING POSTAGE IS GUARANTEED FOR

☐ NEWSPAPERS AND MAGAZINES

CHANGE FOR

☐ ENTIRE FAMILY OR FIRM ☒ INDIVIDUAL SIGNER ONLY

CHANGE IS

☐ PERMANENT ☒ TEMPORARY UNTIL (Give date)

4-25-68

ENDORSEMENT OF CLERK OR CARRIER DATE ENTERED

POB Form 3575, Apr. 1965 655-10-75670-1



Postmaster

(Post Office, State, and ZIP Code)

FBI
LABORATORY

COMPLETE OTHER SIDE ►

29/9/68
4/16/68

50 - PAY -
THE BANK OF BLOOMFIELD
BLOOMFIELD, N.J.
MAR 1 1968
LOCKSMITH LEDGER, INC.
9191
MAR 02 68 01135

896

9191

AJ 896

PAY ANY BK., BKR. OR TELLER
55-103
MAR 1 1968
THE BANK OF BLOOMFIELD
NEW JERSEY

THE BANK OF BLOOMFIELD
NEW JERSEY

44-38861 JK Q223

MONEY ORDER
HOLLYWOOD-WESTERN BRANCH
Bank of America
NATIONAL TRUST AND SAVINGS ASSOCIATION
HOLLYWOOD, CALIFORNIA

PAYABLE AT ANY DOMESTIC
BRANCH OF THIS BANK

No. 0799 19704
MAR - 6 1968

DATE 2-26-68 16-1007
1223

PAY TO THE ORDER OF *Locksmith Ledger*

Bank of America 5 dollars 25 cts

DOLLARS

Good For NOT MORE THAN Five Hundred Dollars

PURCHASER *Eric S. Galt*

R. A. Peterson
R. A. PETERSON - PRESIDENT

44-38861 JK Q223

Dear Sir:

If you have not already
mailed the Book (PLEASE
DO NOT MAIL IT)

I am moving and will
shortly send you my
correct address. Thanks

Eric S. Galt
2608 Highland Ave
Birmingham Alabama

[Handwritten signature]

44-38861 JK Q327

58 May Ray
1902 Chicago
St. Louis 63112

AGREEMENT

AGREEMENT entered into this 6 day of July, 1960, by and between William Bradford Huie (herein "Author"), James Earl Ray (herein "Ray") and Arthur J. Hanes (herein "Hanes").

1. This Agreement is entered into with reference to the following:

(a) Author is and has been for many years a writer of international reputation and has had numerous books and articles published and serialized throughout the world.

(b) Ray has been charged with the murder of Martin Luther King, Jr.; and it is anticipated that a trial (herein "the Trial") of Ray for such murder will be held in the State of Tennessee in the near future.

(c) Hanes is an attorney at law licensed to practice as such in the State of Alabama; Ray and Hanes and each of them represent that Ray has engaged Hanes to act as his attorney in the Trial, that Hanes has accepted such engagement and that he will so act.

(d) Author proposes to write literary material dealing with the assassination of Martin Luther King, Jr., the alleged participation of Ray therein, and the Trial, for the purpose of establishing the truth with respect thereto.

(e) Ray and Hanes are desirous of assisting Author in such writing by furnishing to him such material relative to the subject matter of such writing which Author might not otherwise be able to obtain.

2. Ray and Hanes and each of them agree that they will use their best efforts to arrange as many personal interviews between Author and Ray and on the earliest occasions which may be permitted by the authority having jurisdiction over the institution in which Ray is then confined; and that they and each of them on such occasions and otherwise, through Hanes or other persons, will impart to Author such information (herein the "Private Material") with respect to the assassination of Martin Luther King, Jr., the alleged participation of Ray therein, and the life and activities of Ray, as they or either of them may have or reasonably may be able to obtain; and that Author shall have the right to use the Private Material or any part thereof in his writing of said literary material.

3. The literary material which Author proposes to write as aforesaid, including such of the Private Material as Author in his sole discretion elects to use, is hereinafter referred to as "said work". Author shall have, and if and to the extent that they or either of them have any rights, titles, or interests therein, Ray and Hanes, and each of them, give, sell, assign and transfer to Author, forever, the following absolute, exclusive and unqualified rights: the right to write said work and to use the same, in whole or in part, in whatever manner Author in his sole discretion may elect, including but not limited to the right to make and/or cause to be made magazine, book, dramatic, motion picture, television and/or other

adaptations of every kind, of said work or any part thereof, and for the purpose of making any of said adaptations Author or his designees may change, interpolate in, add to or subtract from or make foreign language versions of, said work, to such extent as Author in his sole discretion may elect; the sole and exclusive right to make motion pictures and television pictures of all kinds based in whole or in part on said work and/or containing characters of said work (including remakes of and/or sequels to any such pictures), with the right to sell, lease, license and generally deal in the same throughout the world, forever; the right to use the name, voice and/or likeness of Ray and Hanes, or either of them, in or as the title of said work; the right to obtain copyright in the name of Author or otherwise in all countries throughout the world, in and to said work and/or any of said adaptations; the sole and exclusive right to negotiate for, execute and deliver, in the name of Author alone or in the names of Author, Ray, and Hanes, or any of them (but without consulting with or obtaining the approval or consent of Ray or Hanes thereto), such licenses, grants, agreements, and contracts with respect to said work, any of said adaptations, and/or any of the rights hereinabove set forth, as Author in his sole discretion may elect; for this purpose (but without limiting the generality of the foregoing) Ray and Hanes and each of them hereby irrevocably appoint Author the true and lawful attorney of them and each of them to negotiate for, execute and deliver, in the names of Author, Ray and Hanes, or any of them, as Author may elect, any and all such licenses, grants, agreements and contracts.

4. Without in any manner limiting the generality of the foregoing, Ray and Hanes and each of them agree, upon demand, to execute and deliver to Author or his designees any and all such instruments, including but not limited to assignments, consents, approvals, and releases, which in the judgment of Author may be necessary or desirable to implement, effectuate or protect the rights of, or rights, titles and interests herein given or agreed to be given to Author with respect to said work and/or any of said adaptations.

5. In full consideration for all rights, titles and interests given or agreed to be given by Ray and Hanes to Author hereunder and for all agreements and acts of Ray and Hanes hereunder or pursuant hereto, Author agrees to pay to Ray and Hanes each, thirty per cent of the gross receipts from said work. All receipts shall be paid to and collected by the Author's agent, Ned Brown, Inc., 315 South Beverly Drive, Beverly Hills, Calif., and said Author's agent shall make payments to Ray and Hanes each, or their respective designees or assignees, within ten days after receipt. The Author's agent shall also, at quarterly intervals, furnish statements reflecting all transactions in reasonable detail. The Author's agent shall also, within ten days after their completion, furnish to Ray and Hanes copies of any and all contracts entered into by the Author.

6. Notwithstanding anything elsewhere herein contained, the parties expressly understand and agree as follows:

(a) Author has no obligation of any kind to Ray, Hanes or others to write or make or cause to be written or made said work or any of said adaptations, or to use any of the Private Material in said work or said adaptations. Author has not represented, warranted or agreed and does not represent, warrant or agree that if he does write or make or cause to be written or made said work or any of said adaptations he will in fact enter into any license, grant, agreement or contract relative thereto, or that in any event there will be any Author's net profits from said work in any particular amount or at all.

*Excluded
A-J-H
WGX*

(b) ~~In the event Author does not have an interview with Ray within 30 days after the date of this Agreement or the date when Ray first enters the United States hereafter, whichever is the later date, Author shall have the right and option, by written notice to Ray and Hanes, to terminate this Agreement and all of the respective rights and obligations of the parties hereunder. In the event any such notice is given, notice to Ray shall be deemed to have been sufficiently given, if mailed or delivered to the warden or other person in charge of the institution in which Ray may be confined at the time of the giving of such notice.~~

(c) Author shall receive credit for the writing for said work and/or said adaptations in such manner as Author may elect.

7. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective personal representatives, executors, administrators, heirs, legatees, and assigns. Author may transfer or assign this Agreement, all or any part of the rights, titles and interests herein given or agreed to be given to Author hereunder, and/or all or any part of any rights herein referred to, to any persons, firms and/or corporations.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

William Bradford Huie
William Bradford Huie
Author

James Earl Ray
James Earl Ray
Ray

Arthur J. Hanes
Arthur J. Hanes
Hanes

SS:

On July 8, 1968 before me, the
undersigned Notary Public personally appeared
WILLIAM BRADFORD HUIE known to me to be the person
whose name is subscribed to the within instrument
and acknowledged that he executed the same.

WITNESSETH my hand and official seal.

Arthur J. Hanes Jr

SS:

On Aug 1, 1968 before me, the
undersigned Notary Public personally appeared
JAMES EARL RAY known to me to be the person whose
name is subscribed to the within instrument and
acknowledged that he executed the same.

WITNESSETH my hand and official seal.

Arthur J. Hanes Jr

SS:

On July 8, 1968 before me, the
undersigned Notary Public personally appeared
ARTHUR J. HANES known to me to be the person whose
name is subscribed to the within instrument and
acknowledged that he executed the same.

WITNESSETH my hand and official seal.

Arthur J. Hanes Jr

WILLIAM BRADFORD HUIE

HARTSELLE, ALABAMA
July 8, 1968

Mr. Arthur J. Hanes
Attorney at Law
617 Frank Nelson Building
Birmingham, Alabama 35203

Dear Art:

This letter is meant to be part of our Agreement, signed on this date, and is an extension and clarification of Article 5 of said Agreement.

It is known and understood by you, Ray, and me that all advances made by publishers to an Author on a book contract are merely loans, returnable in full if, for any reason whatever, the book is not completed and accepted; and these advances or loans become income to the Author only after completion of the book and after its acceptance by the publisher.

Therefore, any monies paid by me to you and Ray while I am researching and writing this book are, in effect, loans from me to the two of you. However, under the circumstances, I am willing to consider these monies or advances made by me to the two of you non-returnable, if you and Ray will agree that these payments or advances shall not exceed the following schedule of payments:

1. On the signing of the first, or book, contract, I will pay you the sum of \$10,000.00. It is assumed that this will be on or about July 15th, not later than July 20th.
2. On the first day after Ray has been lodged in a jail in the United States, I will pay \$5000. It is assumed that this will be about August 1st.
3. One month after Ray has been lodged in the United States, I will pay \$5000.
4. Similarly, a month later, another \$5000.
5. Similarly, a month later, another \$5000.
6. Similarly, a month later, another \$5000.

Mr. Arthur J. Hanes

Page 2

July 8, 1968

7. Similarly, a month later, another \$5000.

In short, on signing, on Ray's return, and during the first five months after his return, I am obligating myself to pay you and Ray, under terms of our Agreement, to pay you and Ray a total of \$35,000. All payments, as per our Agreement, will be made to you by my agent, Ned Brown, and these payments, in equal amounts, will be charged against whatever may become due to you and Ray under the Agreement.

Five months after Ray's return, assuming that I receive all the cooperation from you and Ray guaranteed by the Agreement, I expect to have completed the book, or to have obtained legal extensions from the publisher, you and Ray. Normally a publisher has 30 days in which to accept or reject the book. Once the book has been accepted, the entire publishing advance will be paid; and thereafter, all payments made to me, from any and all sources, will be income, not loans; and this income will be divided and paid promptly as provided under the Agreement.

Your signature, along with that of Ray affixed by you under your Power of Attorney, will attest Agreement.

William Bradford Huie
William Bradford Huie

Arthur J. Hanes
Arthur J. Hanes

James Earl Ray
James Earl Ray

Box 3 of 4 ①

Sec. 7

DEAR SIR;

44-38861-5920

WOULD YOU SEND THESE ITEMS
SPECIAL DELIVERY. C/P

THE MANUAL DID NOT LIST THE
SHIPPING WT. ON THE ITEMS I
ORDERED SO I ADDED \$10.00 IF
IT IS MORE WILL PAY ON RECEIVING.

ON SENDING ORDER WOULD YOU SEND
ME ANY MANUALS YOU MIGHT HAVE ON

1. SOUND STRIPERS. *Let*

2. DESCRIPTIVE CIRCULAR ON
2 & F AUTOMATIC CINE PRINTER.

3. THE PRICE OF THE EUMIG MARK
S SOUND PROTECTOR. *THANKS*

\$39.00

ERIC S. GALT

2608 HIGHLAND AVE.

BIRMINGHAM, ALABAMA

I WOULD LIKE THIS ORDER
AS SOON AS POSSIBLE. THANKS

35205

AS. JK

JURY AS LAWFUL EVIDENCE, THE COURT APPLIED THE RULE THAT ALL THE EVIDENCE REGARDING THE STATEMENT MUST BE SUMITED AT THE HEARING IT HELD OUTSIDE THE PRESENCE OF THE JURY, ALL EVIDENCE INTRODUCED LATER IN THE TRIAL WOULD BE VOID.

THIS IS IN DIRECT CONFLICT WITH BLACKBURN V. ALABAMA, SUPRA, WHICH HOLDS; ... "SINCE CHAMBERS V. FLORIDA, 309 U.S. 227, 60 S. CT. 472, 80 L. ED. 716, THIS COURT HAS RECOGNISED THAT COERCION CAN BE MENTAL AS WELL AS PHYSICAL, A PROLONGED INTERROGATION OF AN ACCUSED WHO IS IGNORANT OF HIS RIGHTS AND WHO HAS BEEN CUT OFF FROM THE MORAL SUPPORT OF FRIENDS AND RELATIVES IS NOT INFREQUENTLY AN EFFECTIVE TECHNIQUE OF TERROR. THUS THE RANGE OF INQUIRY IN THIS TYPE OF CASE MUST BE BROAD, AND THIS COURT HAS INSISTED THAT THE JUDGMENT IN EACH CASE BE BASED ON A CONSIDERATION OF THE TOTALITY OF THE CIRCUMSTANCES." HINES V. ALABAMA, 355 U.S. 191, 197 77 S. CT. 201, 204 L. ED. 261.

AFFIDAVIT

I JAMES E. RAY, BEING DULY SWORN, UPON MY OATH, DO
DEPOSE AND SAY THE FOLLOWING:

1. I AM THE SAME JAMES E. RAY, DESIGNATED AS THE
PETITIONER IN THE ACCOMPANYING AND ATTACHED PETITION
FOR MOTION TO APPEAL, AND I DO VERILY BELIEVE THAT I HAVE
A JUST AND SUBSISTING CAUSE OF ACTION THEREIN AND
THAT UNLESS I AM PERMITTED TO FILE AND PROCEED
THEREUPON IN FORMA PAUPERIS, GRAVE INJUSTICE SHALL
RESULT,
2. I AM A CITIZEN OF THE UNITED STATES, OF LAWFUL AGE,
3. I DO NOT OWN ANY MONEY, STOCKS, BONDS, REAL-ESTATE,
OR ANY OTHER PROPERTY WHICH IS OF SUFFICIENT VALUE
TO PAY OR TO SECURE THE PAYMENT OF THE FILING FEES
OR COST OF PROCEEDING IN SAID CAUSE.

STATE of MISSOURI)
COUNTY of COLE) SS

JAMES E. RAY, AFFIANT,

SUBSCRIBED AND SWORN TO, BEFORE ME A NOTARY PUBLIC
IN AND FOR THE STATE AND COUNTY AFORESAID, AND
DONE IN MY OFFICE UNDER MY HAND AND MY SEAL
ON THIS AUG 15 1966

1966

My Commission Expires Oct. 10, 1969

NOTARY PUBLIC

MOUANT RESPECTFULLY SUGGESTS THAT THE AUTHORITY
FOR GRANTING OF THE MOTION BY THIS COURT IS VESTED
IN THIS COURT BY RULE 28.05 AND RULE 36.02 OF THE
RULES OF CRIMINAL PROCEDURE.

RESPECTFULLY SUBMITTED BY

James E. Ray

44-38861 JK K211

Mr. Schubert - asst. war.
Subject - mail

OTB
Henry Lang - asst
44-760

44-38861

JK

K211

MISSOURI STATE PENITENTIARY

(Inside Mail Only)

Name John E. Ray Number 00416 Date 5-1-60
Hall B Cell 24 Assignment cleaning plant
SUBJECT mailing list

Dear Sir,

could you add the following
to my mailing list if they
are not already on it

MAY 5 1960

Lucille Ryan - Mother ~~sk~~
John Ray - Brother ☒ MAY 5 1960
Jerry Ray - Brother ☒ MAY 5 1960
Mary Maher - second mother ☒ MAY 5 1960
all-1913-Hickory St. Louis Mo.

I had been writing to John
Ray & receiving mail But I got
a letter back Friday saying
he was not on the list. could
you let me know if the above are
on as I would also like to have
them on visiting pass. Thanks

Fold, seal and address on reverse side.

No m/v list

44-38861 JK K211

MISSOURI STATE PENITENTIARY

JEFFERSON CITY, MISSOURI 65102

(WRITE ON THIS SIDE OF SHEET ONLY)

DATE

June - 14 - 1965

Rep. Thomas Curtis
TO
House office Building
STREET AND NUMBER
Washington D.C.
CITY STATE
Business
RELATIONSHIP

James E. Ray
FROM
00416-1
REGISTER NO.

K BOX 900, JEFFERSON CITY, MISSOURI 65102
HALL 172
CELL NO.

Dear Congressman Curtis;

I am presently an inmate of the Missouri State Penitentiary at Jefferson City, 39 years old and serving 20 years from St. Louis, and have completed about 5 1/2 years of it. In April of this year I contracted some kind of illness which has caused me to be admitted to the hospital three times since the April date, and I seem to be getting worse. During this time I have never been examined by a doctor although the state hires several. I have requested such an examination several times and my Brother Jerry Ray who resides in St. Louis has written one of the Doctors and offered to pay for the examination. Both of the requests have been in vain. In view of the above mentioned facts which could be checked on and that the state legislature appropriate funds to pay the Doctors, I request very much appreciate it if your office could do anything about the above problem, I don't like to bother you as you must have more important things at hand, But I don't see any other recourse.

Sincerely

James E. Ray.

Recently seen by me twice
H. W. M.

JEFFERSON CITY, MISSOURI

MISSOURI STATE PENITENTIARY

(WRITE ON THIS SIDE OF SHEET ONLY)

DATE 7-13-66

Mrs. Becker

James Ray

Classification

00416

STREET AND NUMBER

REGISTER NO.

STATE

CITY

BOX 900, JEFFERSON CITY, MISSOURI 65102

RELATIONSHIP

FIVE BB
P.D.R.

HALL

CELL NO. 9

Dear Sir;

I am presently being held in the basement for attempted escape. The warden said I would either be tried in court or receive administrative punishment. They are going to try me in court as I have been out twice for hearing. In view of this and what the warden said don't you think I should be turned out.

I would appreciate any information you could give me on this.

Thanks

Chas. Warden

Inform S - he will remain in Max security pending outcome of trial. then we will check again.

MAY 5 1960

VISITING AND CORRESPONDENCE INQUIRY

Your name has been submitted by RAY, James E., Reg. No. 00416
an inmate of the Missouri State Penitentiary for consideration of (☒) visiting or (☒) correspondence privileges. Please complete the following questionnaire and return to the Classification Office, Box 900, Jefferson City, Missouri, not later than August 1, 1956. All spaces must be completed and verified by local law enforcement officer.

Name John Ray Relationship to inmate 13

Address 1913 W. Jackson Town Jefferson City State Missouri

Age 25 Sex M Marital Status: () Married (☒) Single () Divorced

How long have you known the inmate _____ In what way did you meet the inmate? _____

Have you ever been arrested? _____ If yes, what charge? _____

In what County and State _____

Your occupation _____ Are you now employed _____

Employer's name and address _____

I, the undersigned, declare that the above answers are true and understand that any misrepresentation in answering the questions will automatically result in the removal of my name from the inmate's visiting list or correspondence list, if such is approved.

Signed: _____

If married, signature of husband's approval is necessary.

Signed: _____

This statement of facts and signature to be witnessed by a local law enforcement officer as verification:

I, _____, _____ am
Name Title
acquainted with the above signer and to the best of my knowledge believe the answers as given to be true.

The contents of this form will be submitted for approval and if such approval is granted, you will receive by return mail notice that correspondence has been approved and correspondence regulations, and /or visiting pass and a list of visiting regulations.
Failure to receive such approval by return mail will be indication to you that you will not be privileged to visit or write to the inmate above.

E. V. NASH
Warden
Missouri State Penitentiary

*Pass mailed 5-18-60
Added to mailing list 5-20-60*

JOHN RAY
1819 PAPER ST.
ST. LOUIS, MO.

85W-Long
87966-0618
47-760

K 24



ASSOCIATE WARDEN
MR PATR WHITE
BOX 900
JEFFERSON CITY, MO.

James Earl Ray
1819 Park Hill
St. Louis, Mo.

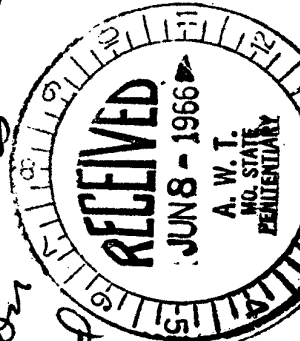
~~6-8-66
Ray
out~~

Dear Lin.
I lost my writing paper to
see my Brother. I appreciate
it. If you send me a new one.
Yours Truly
John Ray

P.S. Brother name + no. =
114 James Ray
004165

~~Ray~~

6-8-66
(R) Pres Mail this
date. Notation
made on card



44-38861 JK

STATE OF MISSOURI
CITY OF ST LOUIS

00416
JAMES RAY

IN THE CIRCUIT COURT
IN THE CIRCUIT COURT OF THE CITY OF ST. LOUIS

STATE OF MISSOURI, PLAINTIFF
V.S. _____ DEFENDANT

CASE NO. 7

DEFENDANTS MOTION TO VACATE AND
SET ASIDE JUDGMENT AND SENTENCE
BECAUSE OF INVASION OF FEDERAL AND
STATE CONSTITUTIONAL RIGHTS UNDER
AUTHORITY OF RULE 27.26.

JURISDICTIONAL STATEMENT.

RULE 27.26 OF THE RULES OF CRIMINAL
PROCEDURE (1952) FOR THE COURTS OF
MISSOURI, PROVIDE: A PRISONER IN
CUSTODY AND UNDER SENTENCE AND
CLAIMING A RIGHT TO BE RELEASED ON
THE GROUNDS THAT SUCH SENTENCE WAS
IMPOSED IN VIOLATION OF THE CONSTITUTION
AND LAWS OF THIS STATE OF THE UNITED STATES,
PG. 1

OR THAT THE COURT IMPOSING SUCH SENTENCE WAS WITHOUT JURISDICTION TO DO SO MAY FILE A MOTION AT ANY TIME IN THE COURT WHICH IMPOSED SUCH SENTENCE TO VACATE, SET ASIDE, OR CORRECT THE SAME.

RULE 26.02 OF THE RULES OF CRIMINAL PROCEDURE (1952) FOR THE COURTS OF MISSOURI PROVIDE:

THESE RULES ARE DRAFTED AND PROMULGATED PURSUANT TO AUTHORITY GRANTED THE SUPREME COURT BY SECTION 5, ARTICLE 6 OF THE CONSTITUTION OF 1945 OF THE STATE OF MISSOURI AND ARE INTENDED TO PROVIDE FOR THE JUST DETERMINATION OF EVERY CRIMINAL PROCEEDING. THEY SHALL BE

CONSIDERED TO SECURE SIMPLICITY AND UNIFORMITY IN PROCEDURE, FAIRNESS IN ADMINISTRATION AND THE ELIMINATION OF UNJUSTIFIABLE EXPENSE AND DELAY.

MOXAMT IS BY NECESSITY OF CIRCUMSTANCES PRESENTING THE FOLLOWING MOTION TO VACATE AND SET ASIDE JUDGMENT AND SENTENCE, ECT. PRO SE, FOR THE REASON THAT, THE FEDERAL COURTS HAVE TWICE, RULED ON HABEAS CORPUS HEARING THAT THE STATE IN VIEW OF TOWNSEND V. SAIN, 372 U.S. 293, 83-5CT. 745, SHOULD HAVE A CHANCE TO CORRECT THEIR OWN ERROR IF THEIR IS ERROR.

TWO. SOME OF THE ISSUES RISED IN THIS MOTION WERE NOT RISED IN THE ORIGINAL MOTION

Pg. 2

44-38861 JK K211

IV. BECAUSE, PERJURY TESTIMONY WAS INTRODUCED IN MOVANT'S TRIAL IN VIOLATION OF THE FOURTEENTH AMENDMENT TO THE UNITED STATES CONSTITUTION.

V. BECAUSE, THE MOVANT WAS WITHOUT THE ADVICE AND ASSISTANCE OF COUNSEL AT VARIOUS STAGES OF HIS TRIAL AND APPEAL VIOLATION OF THE SIXTH AMENDMENT TO THE UNITED STATES CONSTITUTION.

PRAYER

WHEREFORE, IN ALL OF THE FOREGOING PREMISES, AND FOR ALL THE FOREGOING REASONS, MOVANT PRAYS THAT THIS HONORABLE COURT SHALL NOTIFY THE CIRCUIT ATTORNEY OF THE CITY OF ST. LOUIS IN THE PREMISES HEREOF; SHALL THEN ASSIGN COMPETENT COUNSEL FOR THE PROSECUTION HEREOF ON BEHALF OF THE MOVANT.

RESPECTFULLY SUBMITTED BY
JAMES E. RAY PRO SE,
MOVANT-DEFENDANT.

P.G.H.

FOR A NEW TRIAL AND ON THE APPEAL TO
THE MISSOURI SUPREME COURT,

COMES NOW JAMES E. RAY, PRO SE, THE
DEFENDANT IN THE BEFORE CAPTIONED CAUSE,
ALLEGING A CAPITAL FELONY, TO MAKE
AND PRESENT HIS FORMAL WRITTEN
MOTION TO VACATE AND SET ASIDE
JUDGMENT AND SENTENCE BECAUSE OF
INVASION OF FEDERAL CONSTITUTIONAL
RIGHTS AND STATE LAWS FOR THE FOLLOWING
REASONS, TO WIT:

- I. BECAUSE, THE COURT USED A FAULTY
AND ILLEGAL METHOD IN REFERENCE
TO THE SIGN STATEMENT THAT WAS
INTRODUCED OVER PETITIONER'S TIMELY
OBJECTION IN VIOLATION OF THE
FOURTEEN AMENDMENT TO THE U.S. CONSTITUTION.
- II. BECAUSE, IN VIOLATION OF MOVANT'S FEDERAL
CONSTITUTIONAL RIGHTS UNDER THE
FOURTH AMENDMENT AND STATE STATUTES,
THE PETITIONER WAS NOT GIVEN A SANITY HEARING.
- III. BECAUSE, IN VIOLATION OF MOVANT'S
RIGHTS UNDER MISSOURI STATUTES, THE
COURT ISSUED FAULTY OR NO INSTRUCTIONS
TO THE JURY FOR THE SAID JURY TO
RULE ON CONCERNING MENTAL DURESS
OR COERCION. PG 3

STATE OF MISSOURI } ss
CITY OF ST. LOUIS }

IN THE CIRCUIT COURT OF THE CITY OF ST. LOUIS
STATE OF MISSOURI
DIVISION NO.

STATE OF MISSOURI, PLAINTIFF
VS.
DEFENDANT

CAUSE NO

SUGGESTIONS AND AUTHORITIES IN SUPPORT OF
DEFENDANTS MOTION TO VACATE AND SET ASIDE
JUDGEMENT AND SENTENCE

POINT ONE

MOVANT'S MOST RESPECTFULLY INVITES THE
ATTENTION OF THE COURT TO THE FACT
THAT ITS DECISION STANDS UPON ITS FACE
IN CONFLICT WITH THE DECISIONS OF THE
SUPREME COURT OF THE UNITED STATES, IN
BLACKBURN V. ALABAMA, 361 U.S. 199, 208, 80
S. CT. 274, 280; AND BROWN V. MISSISSIPPI,
297 U.S. 278, 56 S. CT. 461, 80 L. ED. 682,
IN REGARDS TO THE PROCEDURAL RULE THAT
THE COURT APPLIED IN DETERMINING IF THE
STATEMENT WOULD BE SUBMITTED TO THE
2 section PG. 5

HANDWRITING

Handwriting samples for letters A through Z, showing both capital and lowercase forms.

PRINTING - Print capital and small letters in space below

Printed alphabet samples: A B C D E F G H I J K L M N O P Q R S T U V W X Y Z

Writer's Initials J. R. Date 4-19-66

(4)

THE HANDWRITING AND HAND PRINTING ON THIS PAPER AND 5 OTHER SHEETS OF PAPER HAVE BEEN WRITTEN BY ME VOLUNTARILY. NO THREATS OR PROMISES HAVE BEEN MADE TO ME. I HAVE WRITTEN THESE SAMPLES WITH MY ☒ RIGHT ☐ LEFT HAND.

4-19-66
Date

James W. Ray
Signature of person giving samples

4/19/68
Date

Robert P. Pennington, Special Agent, FBI, Chicago, Ill.
Witness

4/19/68
Date

P. Wayne Robinson, Special Agent, FBI, Chicago, Ill.
Witness

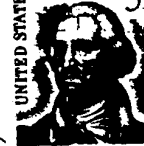
(8)

Holiday Inn Southeast MEMPHIS, TENNESSEE..

U. S. Highway 78
3728 Lamar


Holiday Inn-Southeast with its beautiful Four Seasons Restaurant is an important part of HOLIDAY CITY, the bustling home-office complex for Holiday Inns of America, Inc., its subsidiary companies, and independent firms that cater to every institutional need.
Tel: 363-1300, AC: 901

WASHINGTON 3



POST CARD

4 April 1968
Hello,
Nice place here
Lots of buildings in
the works.
A. Powell and staff
Holiday Inn
Box 130
Williston, Florida
Your Host from Coast-to-Coast!!
FE French

NAME <i>Alvin E. French</i>	RM. <i>10</i>
DATE <i>2-29-68</i>	RATE <i>7.00</i>
PAID	
STREET <i>2223 Collins Road</i>	
FIRM <i>440-315-415-8</i>	
CITY <i>Collins</i>	STATE <i>Fla</i> Post <i>34634</i>
MAKE OF CAR <i>Florida</i>	LICENSE NO. <i>13 E 323</i>
GALAXIE 500 Jolly	
NOTICE TO GUESTS THIS PROPERTY IS PRIVATELY OWNED AND THE MANAGEMENT RESERVES THE RIGHT TO REFUSE SERVICES TO ANYONE, AND WILL NOT BE RESPONSIBLE FOR ACCIDENTS OR INJURY TO GUESTS. THE MANAGEMENT PROVIDES A SAFE IN THE OFFICE AND CANNOT BE RESPONSIBLE FOR VALUABLES UNLESS THE GUEST CHECKS THEM AT THE OFFICE.	
REMARKS	
CLERK'S INITIAL	TIME CHECKED IN
 OF WILLISTON, FLA.	

K 31

JK

44-38861

Keys from
303

Sorry we could not
get to know you better
Mr. Flikeid

K27 IN 44-38461

" FBI -

Space #1

Standard Rent Agreement

For Apartment-Hotels, Apartments and Bungalow Courts

Room, Suite or Unit No. 303

THIS AGREEMENT, entered into this 5 day of March, 1967, by and between Ruth Smith operator of Graneray Park Apts (Name of Apartments, Court etc.) herein called lessor and Mr. & Mrs. Tom Flikeil herein called lessee whereby the lessee rents from said lessor those certain premises known and described as #303 (Apt., Rm., Suite, Unit) No. 28 located at 1831 N. Graneray Pl. in SA 28 California for tenancy from month to month commencing on the 1st day of March, 1967 and at a rental of One hundred & thirty five Dollars (\$135.00) per month (Mo. or Wk.) which rental the said lessee expressly agrees to pay each term in advance, commencing on the last day mentioned. It is agreed that the tenancy hereby created shall terminate at 12 o'clock Noon on the day of the termination of the tenancy. It is further agreed that the said premises shall be occupied as living quarters for residence, and for no other purpose, of the following named persons and no others Mr. & Mrs. Tom Flikeil

that if any additional persons in excess of the number herein specified occupy the premises, lessee agrees to pay additional rent in the amount of \$ 10.00 per month for each such additional person, but no such additional person may occupy the premises without lessor's prior written consent.

This agreement is subject also to the following covenants and conditions:

- Any failure by lessee to pay rent or other charges upon day due, or to comply with any other term or condition hereof shall terminate forthwith the tenancy, at the option of lessor, and the lessee hereby expressly waives any notice to quit and surrender possession of said premises, and lessor or his agent may enter said premises and take and retain possession of the same and exclude lessee therefrom. Upon such entry the lessee shall be liable to the lessor as follows: (a) for the installments of rent and other sums falling due hereunder for the period or periods after entry during which the premises remain vacant which sums shall be payable as they become due hereunder; (b) for all expenses including commissions, which may be incurred by lessor from time to time during the term hereof for re-letting the said premises, which expenses shall be payable as they are incurred; and (c) while said premises are subject to any lease or leases made by lessor pursuant to this paragraph, for the amount by which the monthly installments payable under such new lease or leases is less than the monthly installments of rent payable hereunder, which deficiency shall be payable monthly as the same is determined.
- Said tenancy may be terminated by either party by giving written notice to the other of intention to terminate at least 30 days before the expiration of the term of tenancy, and said lessor, or his agent, shall have the right to enter and take possession of said premises upon expiration of said notice in addition to any other remedy provided by law. Lessor may change the terms of this agreement at any time by giving written notice to lessee of such change of changes at least 30 days before expiration of the term of this tenancy.
- In the event of lessee's failure to give such notice of intention to terminate, he shall be liable for another term, and in event he shall abandon, or attempt to abandon, said premises or remove his property therefrom, the rental for such additional term, at the option of lessor, shall be immediately due and payable.
- Failure by lessor to exercise any of his rights under this agreement, or lessor's acceptance of rent after any default, shall not be considered or construed to waive any right of lessor or to affect any notice or legal proceeding theretofore given or commenced.
- Lessee agrees that he will not keep or permit to be kept in said premises any dog, cat, parrot or other bird or dumb animal.
- Lessee agrees not to violate any City ordinance or State law in or about said premises; not to commit or permit any waste or nuisance in about said premises, or in any way annoy, molest or interfere with other occupants of said premises; not to use in a wasteful, unreasonable or hazardous manner any of the utilities furnished by lessor, and to comply with the house rules of lessor, receipt of a copy of which lessee hereby acknowledges.
- Lessee agrees to pay the following as a part of the rental of said premises: All charges for electricity, gas and telephone and all charges for laundering of linens, blankets, and curtains of said premises; also to pay to lessor, on demand, the following: The reasonable estimated cost of laundering blankets and curtains of said premises after vacation thereof, and for cleaning said premises \$ 25.00 for quarters of three or more rooms and bath prior to delivery of possession.
- Upon incurrence by lessee of any charge it shall become immediately due and payable.
- Lessee shall not transfer his interest in or to this agreement, nor shall lessee assign or sublet said premises, nor any part thereof.
- Should lessor or owner or owner's agent be compelled to commence or sustain an action at law to collect said rents or parts thereof or to dispossess the lessee or month to month occupant or to recover possession of said premises, or to recover damages done to furniture (if unit be furnished) or fixtures or from any other cause arising from said lessee or month to month occupant, the lessee or month to month occupant shall pay all costs in connection therewith including counsel fees of attorney of said lessor or owner or owner's agent.
- Change in any provision hereof may be made by mutual agreement of the parties, endorsed hereon, without affecting any other part hereof.
- Lessor reserves the right to himself or his agent to enter said premises at reasonable times to inspect, clean or repair same, or to show same to prospective lessees, or for any lawful purpose. Lessee agrees not to change any lock or add any lock to said premises without written consent of lessor.
- It is agreed that lessor will exercise ordinary care but shall not be liable or responsible in any way for injury to any person, or for loss or damage to any article belonging to said lessee, or located in said premises, or other premises under control of lessor; that no right of storage is given by this agreement; that lessor is not liable for non-delivery of messages, and that lessor shall not be liable for, and this agreement shall not be terminated by reason of, any interruption of or interference with services or accommodation due lessee caused by strike, riot, orders or acts of public authorities, acts of other lessees, accident, the making of necessary repairs to the building of which said premises are a part, or any other cause beyond lessor's control.
- Nothing contained in this agreement shall be construed as waiving any of lessor's rights under laws of the State of California.
- Lessee acknowledges receipt in good condition of furniture and equipment listed in the inventory hereunder; provided, however, that if lessee shall find that any item thereof is not in good condition or that said inventory is incorrect in any particular, a statement of any defects or objections shall be delivered to lessor within three (3) days after the date hereof; otherwise it will be conclusively presumed that the inventory is correct in all particulars, and lessee agrees to pay for all breakage, damage or loss thereof.
- Lessee waives all rights, under section 1941 and section 1942 of the Civil Code of the State of California.

LIVING ROOM	DINING RM.-DINETTE	DRESSER	GLASSWARE	Bread Pan	Pie Tins
<input checked="" type="checkbox"/> <u>Fridges</u>	<input type="checkbox"/> Chairs	<input type="checkbox"/> Luncheon Sets	<input type="checkbox"/> Bowls, Fruit	<input type="checkbox"/> Broom	<input type="checkbox"/> Potato Masher
<input type="checkbox"/> Ash Stands	<input type="checkbox"/> China Cabinet	<input type="checkbox"/> Mattress Cover	<input type="checkbox"/> Bowls, Sugar	<input type="checkbox"/> Butcher Knife	<input type="checkbox"/> Pudding Pan
<input type="checkbox"/> Ash Trays	<input type="checkbox"/> Curtains (Pr.)	<input type="checkbox"/> Napkins	<input type="checkbox"/> Creamer	<input type="checkbox"/> Cake Pan	<input type="checkbox"/> Range
<input type="checkbox"/> Beds, Day	<input type="checkbox"/> Draperies (Pr.)	<input type="checkbox"/> Pillow Slips	<input type="checkbox"/> Fruit Dishes	<input type="checkbox"/> Cake Turner	<input type="checkbox"/> Refrigerator
<input type="checkbox"/> Beds, Wall	<input type="checkbox"/> Dining Table	<input type="checkbox"/> Sheets	<input type="checkbox"/> Glasses/Tumblers	<input type="checkbox"/> Can Opener	<input type="checkbox"/> Refrigerator Dishes
<input checked="" type="checkbox"/> Carpet	<input type="checkbox"/> Rugs	<input type="checkbox"/> Shower Curtains	<input type="checkbox"/> Goblets	<input type="checkbox"/> Carpet Sweeper	<input type="checkbox"/> Roaster, Covered
<input type="checkbox"/> Chairs, Desk	<input type="checkbox"/> BEDROOM, BATH & DRESSING ROOM	<input type="checkbox"/> Spreads, White	<input type="checkbox"/> Jelly Dish	<input type="checkbox"/> Carving Set & Steel	<input type="checkbox"/> Roasting Pan
<input type="checkbox"/> Chairs, Occasional	<input type="checkbox"/> Beds	<input type="checkbox"/> Spreads, Colored	<input type="checkbox"/> Oil Cruet	<input type="checkbox"/> Chairs	<input type="checkbox"/> Rolling Pan
<input type="checkbox"/> Chairs, Overstuffed	<input type="checkbox"/> Mattress	<input type="checkbox"/> Table Cloths	<input type="checkbox"/> Pickle Tray	<input type="checkbox"/> Chop Bowl	<input type="checkbox"/> Salt Box
<input type="checkbox"/> Consoles	<input type="checkbox"/> Pillows	<input type="checkbox"/> Table Pad	<input type="checkbox"/> Shakers, Pepper	<input type="checkbox"/> Chop Knife	<input type="checkbox"/> Sauce Pan
<input type="checkbox"/> Curtains (Pr.)	<input type="checkbox"/> Towels, Bath	<input type="checkbox"/> Toilet Seat Cover	<input type="checkbox"/> Shakers, Sal	<input type="checkbox"/> Coffee Canister	<input type="checkbox"/> Scrub Brush
<input type="checkbox"/> Davenport	<input type="checkbox"/> Towels, Face	<input type="checkbox"/> Towels	<input type="checkbox"/> Sherbets	<input type="checkbox"/> Colander	<input type="checkbox"/> Shakers
<input checked="" type="checkbox"/> Desk & Blotter	<input type="checkbox"/> Towels		<input type="checkbox"/> Vinegar Cruet		
<input checked="" type="checkbox"/> Draperies (Pr.)					

Ms. 9 - Mrs. 10m - Skikend
that if any additional persons in excess of the number herein specified occupy the premises, lessee agrees to pay additional rent in the amount of \$ 10.00 per month for each such additional person, but no such additional person may occupy the premises without lessor's prior written consent.

- This agreement is subject also to the following covenants and conditions:
- Any failure by lessee to pay rent or other charges upon day due, or to comply with any other term or condition hereof shall terminate forthwith tenancy, at the option of lessor, and the lessee hereby expressly waives any notice to quit and surrender possession of said premises, and lessor or his agent may enter said premises and take and retain possession of the same and exclude lessee therefrom. Upon such entry the lessee shall be liable to the lessor as follows: (a) for the installments of rent and other sums falling due hereunder for the period or periods after entry during which the premises remain vacant; (b) for all expenses including commissions, which may be incurred by lessor from time to time in the term hereof for re-letting the said premises, which expenses shall be payable as they are incurred; and (c) while said premises are subject to any lease or leases made by lessor pursuant to this paragraph, for the amount by which the monthly installments payable under such new lease or leases is less than monthly installments of rent payable hereunder, which deficiency shall be payable monthly as the same is determined.
 - Said tenancy may be terminated by either party by giving written notice to the other of intention to terminate at least 30 days before the expiration of the term of tenancy, and said lessor, or his agent, shall have the right to enter and take possession of said premises upon expiration of said notice in addition to any other remedy provided by law. Lessor may change the terms of this agreement at any time by giving written notice to lessee of such changes at least 30 days before expiration of the term of this tenancy.
 - In the event of lessee's failure to give such notice of intention to terminate, he shall be liable for another term, and in event he shall abandon, or attempt to abandon, said premises or remove his property therefrom, the rental for such additional term, at the option of lessor, shall be immediately due and payable.
 - Failure by lessor to exercise any of his rights under this agreement, or lessor's acceptance of rent after any default, shall not be considered or construed to waive any right of lessor or to affect any notice or legal proceeding theretofore given or commenced.
 - Lessee agrees that he will not keep or permit to be kept in said premises any dog, cat, parrot or other bird or dumb animal.
 - Lessee agrees not to violate any City ordinance or State law in or about said premises; not to commit or permit any waste or nuisance in or about premises, or in any way annoy, molest or interfere with other occupants of said premises; not to use in a wasteful, unreasonable or hazardous manner any of the utilities furnished by lessor, and to comply with the house rules of lessor, receipt of a copy of which lessee hereby acknowledges.
 - Lessee agrees to pay the following as a part of the rental of said premises: All charges for electricity, gas and telephone and all charges for laundering of linens, blankets, and curtains of said premises; also to pay to lessor, on demand, the following: The reasonable estimated cost of laundering blankets and curtains of said premises after vacation thereof, and for cleaning said premises \$ 25.00 for quarters of two rooms and bath or less, or \$ 35.00 for quarters of three or more rooms and bath prior to delivery of possession.
 - Upon incurrence by lessee of any charge it shall become immediately due and payable.
 - Lessee shall not transfer his interest in or to this agreement, nor shall lessee assign or sublet said premises, nor any part thereof.
 - Should lessor or owner or owner's agent be compelled to commence or sustain an action at law to collect said rents or parts thereof or to dispose of the lessee or month to month occupant or to recover possession of said premises, or to recover damages done to furniture (if unit be furnished) or fixtures or any other cause arising from said lessee or month to month occupant, the lessee or month to month occupant shall pay all costs in connection therewith including counsel fees of attorney of said lessor or owner or owner's agent.
 - Change in any provision hereof may be made by mutual agreement of the parties, endorsed hereon, without affecting any other part hereof.
 - Lessor reserves the right to himself or his agent to enter said premises at reasonable times to inspect, clean or repair same, or to show same to prospective lessees, or for any lawful purpose. Lessee agrees not to change any lock or add any lock to said premises without written consent of lessor.
 - It is agreed that lessor will exercise ordinary care but shall not be liable or responsible in any way for injury to any person, or for loss or damage to any article belonging to said lessee, or located in said premises, or other premises under control of lessor; that no right of storage is given by this agreement that lessor is not liable for non-delivery of messages, and that lessor shall not be liable for, and this agreement shall not be terminated by reason of, any interruption of or interference with services or accommodation due lessee caused by strike, riot, orders or acts of public authorities, acts of other lessees, accident, the making of necessary repairs to the building of which said premises are a part, or any other cause beyond lessor's control.
 - Nothing contained in this agreement shall be construed as waiving any of lessor's rights under laws of the State of California.
 - Lessee acknowledges receipt in good condition of furniture and equipment listed in the inventory hereunder; provided, however, that if lessee find that any item thereof is not in good condition or that said inventory is incorrect in any particular, a statement of any defects or objections shall be delivered to lessor within three (3) days after the date hereof; otherwise it will be conclusively presumed that the inventory is correct in all particulars, and lessee agrees to pay for all breakage, damage or loss thereof.
 - Lessee waives all rights, under section 1941 and section 1942 of the Civil Code of the State of California.

LIVING ROOM	DINING RM.-DINETTE	CHINAWARE	GLASSWARE	Bread Pan	Pie Tins
<input checked="" type="checkbox"/> Frig.	<input checked="" type="checkbox"/> Chairs	<input checked="" type="checkbox"/> Dresser	<input checked="" type="checkbox"/> Bowls, Fruit	<input checked="" type="checkbox"/> Broom	<input checked="" type="checkbox"/> Potato Masher
<input checked="" type="checkbox"/> Ash Stands	<input checked="" type="checkbox"/> China Cabinet	<input checked="" type="checkbox"/> Luncheon Sets	<input checked="" type="checkbox"/> Bowls, Sugar	<input checked="" type="checkbox"/> Butcher Knife	<input checked="" type="checkbox"/> Pudding Pan
<input checked="" type="checkbox"/> Ash Trays	<input checked="" type="checkbox"/> Curtains (Pr.)	<input checked="" type="checkbox"/> Mattress Cover	<input checked="" type="checkbox"/> Creamer	<input checked="" type="checkbox"/> Cake Pan	<input checked="" type="checkbox"/> Range
<input checked="" type="checkbox"/> Beds, Day	<input checked="" type="checkbox"/> Draperies (Pr.)	<input checked="" type="checkbox"/> Napkins	<input checked="" type="checkbox"/> Fruit Dishes	<input checked="" type="checkbox"/> Cake Turner	<input checked="" type="checkbox"/> Refrigerator
<input checked="" type="checkbox"/> Beds, Wall	<input checked="" type="checkbox"/> Dining Table	<input checked="" type="checkbox"/> Pillow Slips	<input checked="" type="checkbox"/> Glasses/Tumblers	<input checked="" type="checkbox"/> Can Opener	<input checked="" type="checkbox"/> Refrigerator Dis
<input checked="" type="checkbox"/> Carpet	<input checked="" type="checkbox"/> Rugs	<input checked="" type="checkbox"/> Sheets	<input checked="" type="checkbox"/> Goblets	<input checked="" type="checkbox"/> Carpet Sweeper	<input checked="" type="checkbox"/> Roaster, Cover
<input checked="" type="checkbox"/> Chairs, Desk	BEDROOM, BATH & DRESSING ROOM	<input checked="" type="checkbox"/> Shower Curtains	<input checked="" type="checkbox"/> Jelly Dish	<input checked="" type="checkbox"/> Carving Set & Steel	<input checked="" type="checkbox"/> Rolling Pin
<input checked="" type="checkbox"/> Chairs, Occasional	<input checked="" type="checkbox"/> Beds	<input checked="" type="checkbox"/> Spreads, White	<input checked="" type="checkbox"/> Oil Cruet	<input checked="" type="checkbox"/> Chop Bow	<input checked="" type="checkbox"/> Salt Box
<input checked="" type="checkbox"/> Chairs, Overstuffed	<input checked="" type="checkbox"/> Mattress	<input checked="" type="checkbox"/> Spreads, Colored	<input checked="" type="checkbox"/> Pickle Tray	<input checked="" type="checkbox"/> Chop Knife	<input checked="" type="checkbox"/> Sauce Pan
<input checked="" type="checkbox"/> Consoles	<input checked="" type="checkbox"/> Pillows	<input checked="" type="checkbox"/> Table Cloths	<input checked="" type="checkbox"/> Shakers, Pepper	<input checked="" type="checkbox"/> Coffee Canister	<input checked="" type="checkbox"/> Scrub Brush
<input checked="" type="checkbox"/> Curtains (Pr.)	<input checked="" type="checkbox"/> Chairs	<input checked="" type="checkbox"/> Table Pads	<input checked="" type="checkbox"/> Shakers, Sal	<input checked="" type="checkbox"/> Colander	<input checked="" type="checkbox"/> Shakers
<input checked="" type="checkbox"/> Davenport	<input checked="" type="checkbox"/> Chairs, Slipper	<input checked="" type="checkbox"/> Toilet Seat Cover	<input checked="" type="checkbox"/> Sherbets	<input checked="" type="checkbox"/> Curtains (Pr.)	<input checked="" type="checkbox"/> Sink Strainer
<input checked="" type="checkbox"/> Desk & Botter	<input checked="" type="checkbox"/> Chiffonier	<input checked="" type="checkbox"/> Towels, Bath	<input checked="" type="checkbox"/> Vinegar Crut	<input checked="" type="checkbox"/> Dish Pan	<input checked="" type="checkbox"/> Skillet
<input checked="" type="checkbox"/> Draperies (Pr.)	<input checked="" type="checkbox"/> Curtains (Pr.)	<input checked="" type="checkbox"/> Towels, Face	<input checked="" type="checkbox"/> Water Pitcher	<input checked="" type="checkbox"/> Double Boiler	<input checked="" type="checkbox"/> Soap Dishes
<input checked="" type="checkbox"/> Keys, Mailbox	<input checked="" type="checkbox"/> Draperies (Pr.)	CHINAWARE	SILVERWARE	<input checked="" type="checkbox"/> Dust Pan	<input checked="" type="checkbox"/> Soup Strainer
<input checked="" type="checkbox"/> Lamp Bulbs	<input checked="" type="checkbox"/> Dresser	<input checked="" type="checkbox"/> Bowls, Cereal	<input checked="" type="checkbox"/> Forks, Dinner	<input checked="" type="checkbox"/> Egg Beater	<input checked="" type="checkbox"/> Stool
<input checked="" type="checkbox"/> Lamps, Bridge	<input checked="" type="checkbox"/> Dressing Table	<input checked="" type="checkbox"/> Bowls, Sugar	<input checked="" type="checkbox"/> Forks, Salad	<input checked="" type="checkbox"/> Flour Canister	<input checked="" type="checkbox"/> Sugar Canister
<input checked="" type="checkbox"/> Lamps, Floor	<input checked="" type="checkbox"/> Dressing Table Bench	<input checked="" type="checkbox"/> Creamer	<input checked="" type="checkbox"/> Knives, Butter	<input checked="" type="checkbox"/> Flour Sifter	<input checked="" type="checkbox"/> Table
<input checked="" type="checkbox"/> Lamps, Table	<input checked="" type="checkbox"/> Lamps	<input checked="" type="checkbox"/> Cups, Bouillon	<input checked="" type="checkbox"/> Knives, Dinner	<input checked="" type="checkbox"/> Frying Pan	<input checked="" type="checkbox"/> Table Mat
<input checked="" type="checkbox"/> Mattress	<input checked="" type="checkbox"/> Night Stand	<input checked="" type="checkbox"/> Cups, Coffee	<input checked="" type="checkbox"/> Spoons, Bouillon	<input checked="" type="checkbox"/> Funnel	<input checked="" type="checkbox"/> Table Spoons
<input checked="" type="checkbox"/> Mirror	<input checked="" type="checkbox"/> Pictures	<input checked="" type="checkbox"/> Cups, Egg	<input checked="" type="checkbox"/> Spoons, Soup	<input checked="" type="checkbox"/> Garbage Pail	<input checked="" type="checkbox"/> Tea Canister
<input checked="" type="checkbox"/> Picture	<input checked="" type="checkbox"/> Rugs	<input checked="" type="checkbox"/> Gravy Boat	<input checked="" type="checkbox"/> Spoons, Sugar	<input checked="" type="checkbox"/> Grater	<input checked="" type="checkbox"/> Tea Kettle
<input checked="" type="checkbox"/> Pillows	<input checked="" type="checkbox"/> Soap Rack	<input checked="" type="checkbox"/> Plates, B.&B	<input checked="" type="checkbox"/> Spoons, Table	<input checked="" type="checkbox"/> Ironing Board	<input checked="" type="checkbox"/> Tea Spoons
<input checked="" type="checkbox"/> Rugs, Large	<input checked="" type="checkbox"/> Towel Rack	<input checked="" type="checkbox"/> Plates, Dinner	<input checked="" type="checkbox"/> Spoons, Tea	<input checked="" type="checkbox"/> Kettles, Large	<input checked="" type="checkbox"/> Tea Strainer
<input checked="" type="checkbox"/> Rugs, Small	<input checked="" type="checkbox"/> Wastebasket	<input checked="" type="checkbox"/> Plates, Salad	<input checked="" type="checkbox"/> Soup Ladle	<input checked="" type="checkbox"/> Kettles, Small	<input checked="" type="checkbox"/> Tin Lids
<input checked="" type="checkbox"/> Rugs, Runners	LINENS	<input checked="" type="checkbox"/> Plates, Soup	KITCHEN EQUIPMENT	<input checked="" type="checkbox"/> Knives and Forks	<input checked="" type="checkbox"/> Toaster
<input checked="" type="checkbox"/> Shade	<input checked="" type="checkbox"/> Bath Mat	<input checked="" type="checkbox"/> Platters	<input checked="" type="checkbox"/> Asbestos Mat	<input checked="" type="checkbox"/> Lemon Reamer	<input checked="" type="checkbox"/> Toilet Brush
<input checked="" type="checkbox"/> Studio Couch	<input checked="" type="checkbox"/> Bath Rug	<input checked="" type="checkbox"/> Sauce Dishes	<input checked="" type="checkbox"/> Basting Spoon	<input checked="" type="checkbox"/> Measuring Cup	<input checked="" type="checkbox"/> Trays
<input checked="" type="checkbox"/> Tables, End	<input checked="" type="checkbox"/> Blankets (Pr.)	<input checked="" type="checkbox"/> Sauces	<input checked="" type="checkbox"/> Biscuit Cutter	<input checked="" type="checkbox"/> Mixing Bowl	<input checked="" type="checkbox"/> Waste Basket
<input checked="" type="checkbox"/> Tables, Coffee	<input checked="" type="checkbox"/> Cloths, Dish	<input checked="" type="checkbox"/> Tea Pot	<input checked="" type="checkbox"/> Bowl Strainer	<input checked="" type="checkbox"/> Mop	<input checked="" type="checkbox"/> Wire Fork
<input checked="" type="checkbox"/> Tables, Occasional	<input checked="" type="checkbox"/> Cloths, Face	<input checked="" type="checkbox"/> Vegetable Dishes	<input checked="" type="checkbox"/> Bread Board	<input checked="" type="checkbox"/> Muffin Tin	MISCELLANEOU
<input checked="" type="checkbox"/> Vase	<input checked="" type="checkbox"/> Doilies		<input checked="" type="checkbox"/> Bread Box	<input checked="" type="checkbox"/> Paring Knife	
<input checked="" type="checkbox"/> Waste Basket	<input checked="" type="checkbox"/> Dresser Top			<input checked="" type="checkbox"/> Percolator	

17. This agreement shall inure to the benefit of the lessor and his successors in interest.
IN WITNESS WHEREOF, both parties have set their hands the day and year first above written.
Glamery Park Apts. Lessor
By Ruth Smith Agent
Thomas M. F. Likend
Mrs. Mrs. 10m (Mrs) Likend Lessee in Possession

MISCELLANEOUS WRITING

WILLIAM J. JAMES, JR. 3 THE BRICKS OFFICE & CO.
 100 S. 10th St. Jackson, Tennessee
 200 S. HIGHLAND AVE. BIRMINGHAM, ALABAMA
 35203 I WOULD LIKE TO ORDER AS SOON AS POSSIBLE
 10000. Eric S. Galt Eric S. Galt
 Eric S. Galt Eric S. Galt
 Eric S. Galt

Writer's Initials J.P. Date 11-19-68

(7)

MISCELLANEOUS WRITING

SEPT 5/77: WOULD YOU SEND THESE ITEMS
 SPECIAL DELIVERY. THE MANUAL DID NOT
 LIST THE SHIPPING WEIGHT ON THE ITEMS, I ORDERED
 SO I HOPED TO DO THATS IF IT IS MORE WITH
 PAY ON RECEIVING ON SENDING OTHER WOULD
 YOU SEND ME ANY MANUALS YOU MIGHT HAVE ON
 SOUND STRIPES 2. BIRCHITIVE CIRCUITS

Writer's Initials J.P. Date 6/8

(7)

J.P.

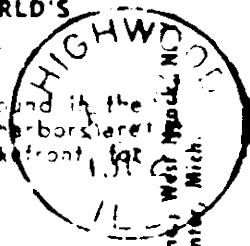
ROYAL CANADIAN
NAVY
50TH ANN. V



POST CARD

BURNHAM PARK YACHT HARBOR
showing
MCCORMICK PLACE, SHOWING WORLD'S
LARGEST CONVENTION CENTER
Chicago, Illinois

There is a lot of small lake craft aboard in the waters of Lake Michigan. Many excellent harbors are maintained along Chicago's 22 mile lakefront for boat enthusiasts.



Dear Lucy:
I will let you know
what I had to get an
interpreter to read
your last letter.

Milfa dadee le malberry
 3735 COTTAGE AVE.
 Quincy, Ill.
 Jerry stay
 NORTH SHORE
 CHICAGO, "The City Beautiful"
 John stay
 508:8 B

Post Card
 Dear Mr. H. J. H. H.
 R. R. 3rd
 Chicago, Ill.

CHICAGO, 'The City, Beautiful'

UNITED STATES DEPARTMENT OF JUSTICE
BUREAU OF PRISONS
INMATE REQUEST TO STAFF MEMBER

Date Dec - 25 - 55

To: Mr. Cof Porale officer
(Name and title of officer)

SUBJECT: State completely but briefly the problem on which you desire assistance. (Give details.)

I would like to add my
cousin Jerry Ryan to mailing
list, he lives at 339 1/2 S- 7th
St. Quincy Illinois with my aunt,
I have only one other correspondent.

(Use other side of page if more space is needed)

ACTION REQUESTED: (State exactly how you believe your request may be handled; that is, exactly what you think should be done, and how.)

routine

Name: James E. Ray No.: 72498

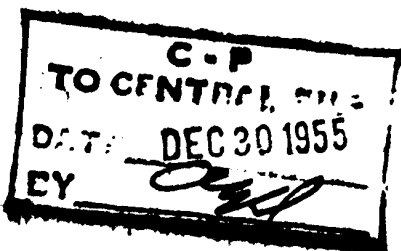
Work assignment: Paint Shop Living quarters: A - 300

Grade standing: (1st, 2nd, 3rd): 1st. File

NOTE: If you follow instructions in preparing your request, it can be disposed of more promptly and intelligently. You will be interviewed, if necessary, in order to satisfactorily handle your request. Your failure to specifically state your problem may result in no action being taken.

DISPOSITION: (Do not write in this space)

Date: Send vb on cousin



Send vb on cousin
asst

UNITED STATES DEPARTMENT OF JUSTICE
BUREAU OF PRISONS
INMATE REQUEST TO STAFF MEMBER

Date March - 19 - 58

To: Mr. Carlson parole officer
(Name and title of officer)

SUBJECT: State completely but briefly the problem on which you desire assistance. (Give details.)

Dear Sir;
would you put me on the list
for work clothes, am going out on C.R.
April 5 - 34 - W. 30 L. Thompson

(Use other side of page if more space is needed)

ACTION REQUESTED: (State exactly how you believe your request may be handled; that is, exactly what you think should be done, and how.)

Parole

MAR 20 1958

C-E

Name: James E. Ray No.: 72498

Work assignment: Dinning Room B Living quarters: A Dorm

Grade standing: (1st, 2nd, 3rd): _____

NOTE: If you follow instructions in preparing your request, it can be disposed of more promptly and intelligently. You will be interviewed, if necessary, in order to satisfactorily handle your request. Your failure to specifically state your problem may result in no action being taken.

DISPOSITION: (Do not write in this space)

Date: _____

☒ Personal account 65.00 Bonds: 0

☐ outside resources

☐ unpaid vacation & planned release employment

☐ recommendations: insurance recommended

\$?

C.R.
4-5-58

Officer

FPI-LX-1-18-58-GM Page 6040

44-38861 JK K257

UNITED STATES PENITENTIARY
LEAVENWORTH, KANSAS

REQUEST FOR CHANGE OF MAIL LIST

(No request for change of Correspondents or Special Purpose Letters will be considered unless this form is properly completed. All questions must be answered fully and instructions followed exactly. Correspondents will be added only under very exceptional and highly urgent circumstances.)

TO PAROLE OFFICE

REGULAR CORRESPONDENTS

I request that the following person(s) be added to my list of correspondents.
(Give reason for request in space at bottom of page.)

	NAME	RELATION	MARRIED OR SINGLE	OCCUPATION	ADDRESS
(1)					
	(print)				(print)
(2)					
	(print)				(print)

SPECIAL PURPOSE LETTERS

(Permission to send a Special Purpose Letter will not be given unless it is submitted along with this request. Indicate in the proper column the number of Special Purpose Letters to each correspondent you will require to complete your business. Give reason for your request in space at bottom of page.)

I request that I be permitted to write (a) Special Purpose Letter(s) to the following Person(s):

NO. OF LETTERS	NAME	RELATION	OCCUPATION	ADDRESS
(1)				
	(print)			(print)
(2)				
	(print)			(print)

CHANGE OF ADDRESS

Please change the address of my correspondent Lucille Ryan
to 307 1/2 Kentucky, Quincy, Ill. (If you are in one of the
(Attach letter notifying you of change of address.)
industries, are you sending part of your earnings to this person? (YES ☐) (NO ☐)

The request is submitted for the following reason(s): (Give clear and full explanation
If additional space is necessary, use reverse side.)

to exchange correspondents.

YOUR NAME James Ray YOUR NUMBER 72498 CELL LOCATION A-Dorm D-5
WORK ASSIGNMENT Bakery - B DATE Nov - 4 - 56

MAIL ROOM		DO NOT WRITE IN THIS SPACE	
To: CENTRAL FILE	MAIL ROOM	<u>Change sent to Mr. V. J. H.</u>	
Date: NOV 5 1956	NOV 6 1956		
By: <u>TCC</u>			

UNITED STATES GOVERNMENT

Memorandum

TO : SAC, ATLANTA (44-2386) DATE: 5/17/68

FROM : SA ALDEN F. MILLER

SUBJECT: MURKIN

RE: AIRLINE CHECKS

Delta Airlines

Through the assistance of Mr. JAMES STREET, DAL, Municipal Airport, the manifest for DAL overseas flights were checked for the dates of 4/7, 8, 9, 10 and 11/68, for passengers originating at Atlanta and destined overseas. It is noted all boarding passengers for this flight (#106) had previously been checked. Mr. STREET stated that persons boarding for overseas transportation, necessarily show their passports and other papers, however, no record of this is retained. He advised this is a precaution taken by Delta as the airline must pay for or provide passengers' return transportation should he arrive in a foreign country where his papers are not in order and hence, would not be eligible for admittance to that country. This is a joint Delta and Pan-American flight with stops at Dulles International, London and Frankfurt, Germany.

April 7, 1968 - Flight 106

There were no first class passengers boarding Atlanta for overseas.

Tourist: to London, England
Dr. ALVIA HOWELL
JACK HOBART

On 5/7/68, Delta reservations records reflect Dr. ALVIA HOWELL has contact phone number of 361-5797. Phone directory reflects Dr. ALVIA HOWELL, phone 361-4797, resides at 187 Russell Drive, S.E., Atlanta, Ga. 44-2386-1881

AFM:lcc

(2)

SEARCHED.....	INDEXED.....
SERIALIZED.....	FILED.....
MAY 17 1968	
FBI-ATLANTA	

cm

King's Name
4/13/68

Blackmore at post May

King's Name
4/13/68

Sec 9
Box 304
94-38861-
5420

King's + Anita King
1635 Avenue
apt 6

Keys from
303

Sorry we could not
get to know you better
Mr. Flikeid

K27 IN 44-38461

~~FBI~~