IN THE CRIMINAL COURT OF SHELBY COUNTY, TENNESSEE

STATE OF TENNESSEE

VS

JAMES EARL RAY, Alias

No. 16645 (Murder)

MOTION

J. A. BLACKWELZ, CLERK

Comes the Defendant in the above captioned cause, by

i'i

and through his Attorney of Record, and respectfully shows unto
this Honorable Court as follows:

- 1. Defendant has been incarcerated in the Shelby County,
 Tennessee jail awaiting trial in the above captioned cause since
 July 19, 1968 to and through the present.
- 2. From the time of his incarceration, to and through the present, Defendant has been constantly and continuously illuminated by high powered lights and has been continuously surveilled by television cameras and microphones which are received in the office of the Sheriff of Shelby County, Tennessee.
- 3. No other prisoner in Shelby County or throughout the free world is so illuminated and surveilled.
- 4. The presence of said illumination and surveillance has deprived Defendant of the opportunity to rest or sleep and has a tendency to cause Defendant to be nervous and disturbed and constitutes an electronic form of cruel and unusual punishment.
- 5. The presence of such illumination and surveillance further provides an unwarranted and undectable opportunity for illegal identification and/or lineup of Defendant for the purpose of refreshing or suggesting recollection of Defend. to potential material witnesses in this cause.

WHEREFORE, PREMISES CONSIDERED, the Defendant respect-fully prays this Honorable Court to issue an order directing the Sheriff of Shelby County, Tennessee to cease and desist from the use of television lights, cameras and microphones, to constantly surveille Defendant, and if Defendant be mistaken in this prayer, he respectfully moves this Honorable Court to issue such further and different order as it may deem meet and proper to remedy the ill herein alleged.

Respectfully submitted

Attorney for Defendant

CERTIFICATE OF SERVICE

I hereby certify that I have this J& day of September, 1968, served a copy of the foregoing Motion, by hand, upon the Attorney for the State of Tennessee in this case.

Attorney for Defendant

IN THE CRIMINAL COURT OF SHELBY COUNTY, TENNESSEE

STATE OF TENNESSEE

VS

JAMES EARL RAY, Alias

No. 16645 (Murder)

FILED 9/19/68

MOTION

J. A. BLACKWELL, CLERK
BY E. Kastic D. C

Comes, the Defendant in the above captioned cause, by and through his Attorney of Record, and respectfully shows unto this Honorable Court the following:

- 1. Defendant is incarcerated in the Shelby County,
 Tennessee, jail awaiting trial in the above captioned cause.
- Defendant has retained Arthur J. Hanes and Arthur
 J. Hanes, Jr. as counsel to represent him in this cause.
- 3. In order that Defendant may be fully represented before and during trial, it is necessary that he have the opportunity to confer in private consultation with his attorneys prior to trial.
- 4. Defendant has not been afforded the opportunity to confer in private with his counsel in the following: At all times when Defendant has been in consultation with counsel at least two law enforcement officers of Shelby County, Tennessee or the city of Memphis, Tennessee have remained present and within the hearing of Defendant and counsel; Television cameras and microphones have been focused on Defendant and counsel, the same with viewing screens and amplifiers in the office of the Sheriff of Shelby County, Tennessee; After each consultation, notes written by Defendant to counsel are inspected by law enforcement officers before counsel is allowed to leave Defendant; Defendant's mail to counsel is sensored and read by the Sheriff of

2025 RELEASE UNDER E.O. 14176

Shelby County or his agents.

WHEREFORE, PREMISES CONSIDERED, the Defendant prays this Honorable Court will issue an order directing the Sheriff of Shelby County, Tennessee to permit Defendant and his counsel to confer in private, absent the presence of law enforcement officers and television and microphone reproduction, and to permit Defendant and counsel to exchange notes and correspond without censorship by agents of the Sheriff of Shelby County, Tennessee.

Respectfully submitted,

By firstline 7-19

CERTIFICATE OF SERVICE

I hereby certify that I have this 18 day of September, 1968, served a copy of the foregoing Motion, by hand, upon the Attorney for the State of Tennessee in this case.

Attorney for Defendant

THE COMMERCIAL APPEAL, MEMPHIS THURSDAY MORNING, SEPTEMBER 12, 1968

Ray Security Called Danger To His 'Sanity'

By CHARLES EDMUNDSON
The health of James Earl
Ray, charged with slaying Dr.
Martin Luther King Jr., is so
threatened by security measures in force at the Shelby
County Jail that he may not be
able to stand trial as scheduled
Nov. 12. a private detective
employed by Ray's attorney
said last night.

Reniro T. Hays, 40-year-old investigator with offices in the Commerce of Title Building, compared some of the conditions in Ray's cell with "devices used by Communist police agents to destroy the health and balance of their victims."

Hays spoke of bright lights kept shining night and day, of television cameras constantly monitoring the prisoner and of and uninterrupted lack of

Arthur Hanes, Ray's attorney, complained of the same items to Criminal Court Judge W. Preston Battle in a preliminary hearing Friday. Mr. Hanes was instructed to put his complaint in writing. The written complaint is expected to be argued at another hearing Wednesday.

Mr. Hays said, his work in he interviewing prospective witnesses has been easier since ar Judge Battle Friday repeated his caution that a court order restricting publicity is not to interfere with the right of witnesses to talk to attorneys for the prosecution or the delense.

Interviewed by telephone in No. Birmingham, Mr. Hanes said only he will have his motion asking security changes ready No. Mr. Hanes charged the conditions "constitute cruel and unusual punishment."

Mr. Hays said he does not think the conditions criticized in Ray's cell result from intention

in Ray 5 cent result from themtional persecution.

"I don't for a moment think is Sheriff Bill Morris is trying to is drive this guy out of his mind. But it's the effect of this type of surveillance that counts."

EXHIBIT A

WEATHER FORECAST: High today 82. Low tonight 58. Fair through Friday.

SSTH YEAR-NO. 270

MEMPHIS, TENN., THURSDAY, SEPTEMBER 12, 1968

Hangs Has 'No Plans'

Ray's Attorneys Still Planning Trial Nov. 12

By ROY HAMILTON Press-Scimitar Staff Writer

The defense for James Earl Ray, accused killer of Dr. Martin Luther King, has "no plans" to seek a post-ponement of his trial scheduled Nov. 12 in Memphis, Arthur J. Hanes Jr. said to-

day.
"So far as I know we will be ready to go on the 12th," said Hanes, who is assisting his father, Arthur J. Hanes, in Ray's defense.

REPORT

It had been earlier reported that the senior Hanes had "intimated" in a Birming-ham interview that Ray might not be able to stand trial in November because his health was being jeopardized by intensive security measures in his Shelby County jail cell.

Hanes Sr. was in court on another matter but his son, when asked about the report, said, "Some things are read into statements that are quite often only in the eyes of the beholder. I know of no plans to ask for a continu-

COMPLAINT

The younger Hanes did confirm that Ray had com-plained about conditions in his cell and he said it was possible that a written motion may be filed next week asking for relief.

The defense lawyers are due back in Memphis Wednesday to inspect items to physical evidence accumulated by the state for use in the prosecution. The deiense won access to the state's evidence in a hearing last week in Judge W. Preston Battle's court.

QUOTED

In the earlier report, · Hanco Sr. was quoted as saying that Ray has undergone "enough to bug anybody" during his confinement. He said hay has had two guards "breathing down his neck 24 hours a day" and sometimes has to cover his eyes against the bright hights "shining on him, night and day" in order to rise. to sleep.

Hanes charged that the security ratus surrounding

(Details on Page 2.)

TELEPHONES:

EXHIBIT 5

IN THE CRIMINAL COURT OF SHELBY COUNTY. TENNESSEE

STATE OF TENNESSEE

V.

NO. 16645 MURDER FIRST DEGREE

NO. 16819 CARRYING DANGEROUS WEAPON

JAMES EARL RAY
ALIAS ERIC STARVO GALT,
ALIAS JOHN WILLARD,
ALLIAS HARVEY LOWMEYER,
ALIAS LOWMYER

SCIRE FACIAS

THE STATE OF TENNESSEE

TO THE SHERIFF OF SHELBY COUNTY;

irr

WHEREAS, in certain causes pending in the Criminal Court of Shelby County, Division III, wherein James Earl Ray, with aliases, is charged with Murder in the First Degree and Carrying a Dangerous Weapon, and whereas on the 18th day of July, 1968 an order was entered, amended on the 23rd of July, 1968, and supplemented on the 30th of July, 1968, prohibiting certain specific acts and further enjoining certain parties from making any and all statements which may be prejudicial to a fair trial by an impartial jury.

Herein fail not, and have you then and there this writ.

WITNESS, James A. Blackwell, Clerk of the Criminal Court of Shelby County, Tennessee at Memphis, Tennessee, this the 17 day of 1968.

A TRUE COPY ATTEST
DATE: 9-17-68
NAME: 11 ABLANT MEE
CRIMINAL COURT CLERK

JAMES A. BLACKWELL, CLERK

IN THE CRIMINAL COURT OF SHELBY COUNTY, TENNESSEE

STATE OF TENNESSEE

V.

JAMES EARL RAY
ALIAS ERIC STARVO GALT,
ALIAS JOHN WILLARD,
ALIAS HARVEY LOWMEYER,
ALIAS HARVEY LOWMYER,

NO. 16645 MURDER FIRST DEGREE

NO. 16819 CARRYING DANGEROUS WEAPON

Filed - Sept. 17, 1968 Desilachungst Clark

PETITION FOR CONTEMPT

TO THE HONORABLE W. PRESTON BATTLE, JUDGE OF THE CRIMINAL COURT OF SHELBY COUNTY, TENNESSEE, DIVISION III

Your petitioners, amici curiae show to the Court as follows:

That petitioners are the duly appointed and acting amici curiae having been so appointed by this Court by order of July 29, 1968.

That heretofore, the Court on July 18, 1968 entered an order on Courthouse and Courtroom procedures and publicity and on July 23, 1968, entered an amendment to said order. Further, under date of July 30, 1968 supplemented said orders prohibiting and enjoining the perpetration of certain specific acts in connection with publication given instant case including, but not limited to, making extra judicial statements about this case which involve (5) "--- or the treatment, acts and attitude of the defendant---" and all other statements which may be prejudicial to a fair trial by an impartial jury in this case, whether specified herein or not.

That there appeared in the Commercial Appeal, a newspaper of Memphis, Shelby County, Tennessee under date of Thursday morning, September 12, 1968 an article headed "Ray security called danger to his 'sanity'" under the byline of Charles Edmundson in which Renfro T. Hays, an investigator, and Arthur B. Hanes, Esq., the attorney for the defendant, are quoted, a copy of said item is attached hereto and made Exhibit A to this petition.

Under date of Thursday, September 12, 1968 there appeared in the Memphis Press Scimitar an item headed "Hanes has 'no plans' for delay" under the byline of Roy Hamilton in which Arthur B. Hanes, Sr., attorne.

record for the defendant is quoted, a copy of said newspaper item is attached hereto as Exhibit B.

The respondents, Charles Edmundson, Roy Hamilton, Renfro T. Hays and Arthur B. Hanes, Sr., had actual knowledge of the aforesaid orders and injunctions issued by the Court.

Petitioners believe and, therefore, aver that respondents are in contempt of the orders and injunction of this Court and that they should be cited in contempt thereof or be required to show cause why they should not be held in contempt of this Court.

WHEREFORE, PREMISES CONSIDERED, PETITIONERS PRAY:

1. That proper process issue demanding Charles Edmundson, Roy Hamilton, Renfro T. Hays and Arthur B. Hanes, Sr., to appear before this Court and show cause, if any they have, why they should not be adjudged in contempt of this Court and its orders and upon hearing of said cause that the Court enter such other orders as may be proper in the premises.

JUCZUS E. BURCH, JR., ATTORNE AT EAW

ALAN HANGUER, ATTORNEY AT LAW

COOPER TURNER, IR ANTORNEY AT LAW

JAMES D. CAUSEY, ATTORNEY AT LAW

LO READMAN ID ATTORIZE AT LAN

A TRUE COPY ATTEST DATE: 9/17/68

NAME: 58 Kostu

CRIMINAL COURT CLERK

A. HARDISON ATTORNEY AT LAW

DON OWENS ATTORNEY AT LAN

STATE OF TENNESSEE
COUNTY OF SHELBY

Personally appeared before me, the undersigned notary public, the aforementioned petitioners, who state that they have read the foregoing petition and that the facts contained therein are true to the best of their knowledge, information and belief.

M. M. Marchildon NOTARY PUBLIC

MY COMMISSION EXPIRES:

May 15-1972

FIAT

TO THE CLERK OF THE CRIMINAL COURT OF SHELBY COUNTY, TENNESSEE:

File this petition and issue scire facias upon the petition ordering the respondents, Charles Edmundson, Roy Hamilton, Renfro T. Hays and Arthur B. Hanes, Sr., to appear before this Court on the 27 day of Should not be adjudged in contempt of this Court for violation and disobedience of the Court's orders.

JUDGE W. Prestra Baute

A TRUE COPY ATTEST DATE: 9/17/68 NAME: EXISTU CRIMINAL COURT CLERK BH 44-1740

Enc. to Bureau:

BH airtels to Bureau dated 9/3 and 9/5/68.

137

NCLOSURE

OPTIONAL FORM NO. 10 MAY 1964 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATE GOVERNMENT

Memorandum

: DIRECTOR, FBI (44-38861)

DATE: 9/24/68

: SAC, BIRMINGHAM (44-1740) (P)

SUBJECT: MURKIN 00:ME

> ReMoairtel to Memphis, 9/4/68, regarding information furnished by one JIM LOCKHART concerning ROBERT PRATT, Birmingham attorney, who was reported in 1963 to have agreed to represent anyone who might be apprehended in executing a "contract" to assassinate Dr. MARTIN LUTHER KING.

> Birmingham file styled "ROBERT N. PRATT: ET AL: INFORMATION CONCERNING", Bufile 66-6353, BH file 92-272, contains considerable derogatory information concerning the character of PRATT, a disbarred attorney of Birmingham. Two copies each of BH airtels to the Bureau dated 9/3 and 9/5/68 containing background information on PRATT are being furnished the Memphis office, and for ready reference of the Bureau, one copy of each airtel is attached. Mobile is also being furnished one copy each.

Contact with warden's office, Jefferson County Jail, Birmingham, revealed it would be practically impossible to determine the identity of an inmate by nickname only during the year 1963 since there are confined daily an average of 250 inmates.

UACB, Birmingham considers that any contact with PRATT would be inadvisable at this time and no action regarding him will be taken.

REC 36

2 - Bureau (Enc. 2) - memphis (Enc. 4)

1 - Mobile (Info) (Enc. 2) (157-2627)

2 - Birmingham

HAS:scb

(7)

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

RECEIVED

Ост 3 II 14 AM 1968

MECH MECH MARKET F.

F. B. I. U. S. DEPT. OF JUSTICE

Uer 3 11 47 , a 161

·

Director, FBI (66-6353)

SAC, Directoringham (92-272) (P)

ROBERT W. PRATES.

JOHN PERSONS
ALABAMA ROARD OF PARDONS
AND PARCERS;
INFORMATION CONCERNING

On August 29, 1963, Mrs. MRNA PRAFO, also howen as Carolyn Pete, 1710-B Mooderest Ross, Styline Apartmans, Birmingham, Almhama, Telophone Number 231-1830, was a stacted concerning her son, LAUREST NATHAR FRARO, an escape of rail prisoner, who escaped Trom Kilby Palson, Montgomery lands, on August 5, 1968. (Mobile file 76, 1330 - Birmingha file 76-2441).

Birmingham attorney, had been taking payoffs for several years for the Parole Board. She stated that PRAID had told her on several occusions that he could get her son out of prison. On June 11, 1968, PRATE again asked her see the agreed to pay him \$300.00 and GAIL FRANKLIK, LAURENCE girl friend, agreed to pay PRATE \$300.00. Since PRAFE to fill out one of her checks on the Exchange Security Bank, Birmingham, in the smount of \$300.00, payable to R. M. PRATE. She then signed the check, and FRANKLIK gave PRAFE a check for \$200.00.

Subsequently, PRATT informed her that he had been unable to get her see out of Hilby for \$200.00 and a id it would take \$2,500.00. She and her husband, GRADY BUARD, told PRATT that they did not have that such money and after some arguing, PRATT returned the sensy to PRANO and FRANKLIN. Mrs. PRANO stated that she has the canceled shock in any possession and it was endorsed "R. N. PRATT, ROPING SATT."

before the Parole Board in Montgomory, Alabama, on August 1963, and that she banded the three-man beard a long envelope

S-Bareau (AM) S-Mobile (AM) /2-Simileghea CDO:pto

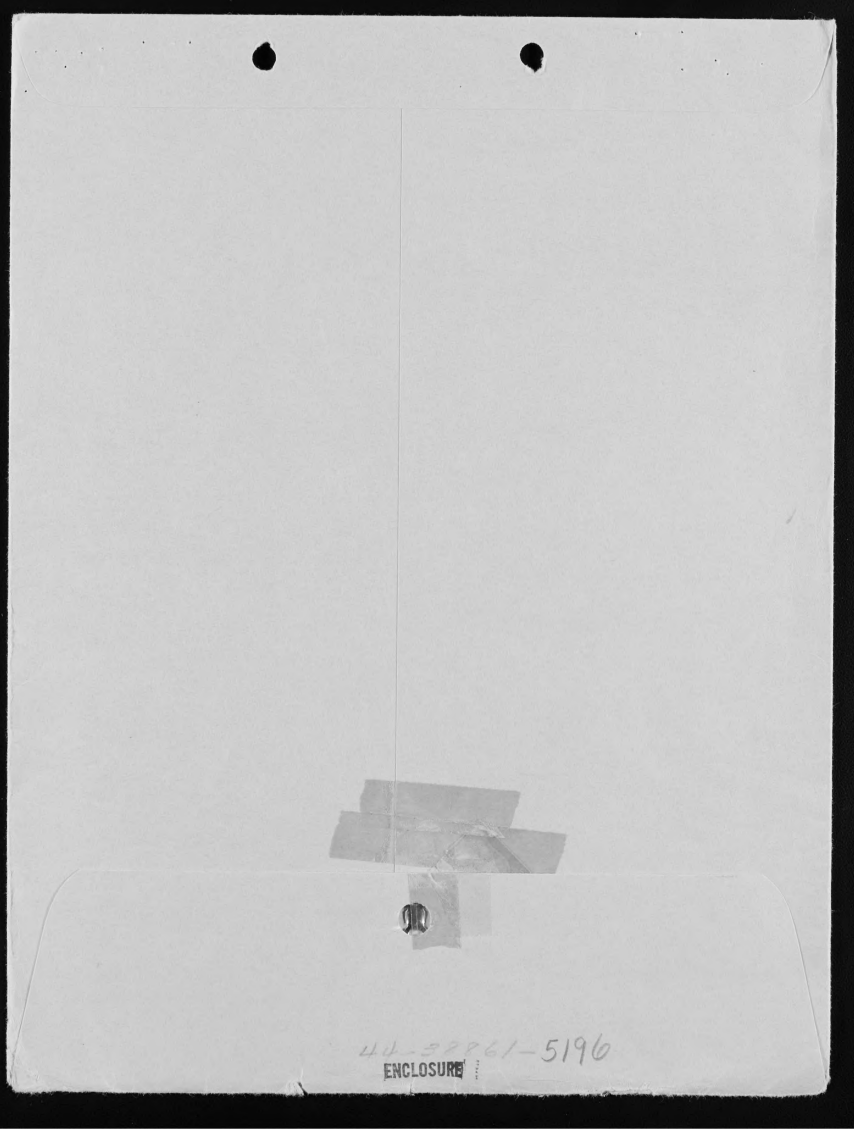
92-272-18
Searched Serialized Indexed

11 92-27 which contained a lotter from the Lessi Brickingers Union, which was directed to the learn see anid they the envelope contained memoy rather than papers some rain the knew July Fill Mill Will and the poplace that the size and not and arisel who he was. The man told her that it did not well meen blomingam main, so that our, Killylla. could remain set on parole. MINDITER was size! Let arrested while on parole. PAMRO obviod that she had learned from TIMINA WARD that there is apparently another sidile mae berides ENEENPOR in Montgenery but she die mot irrow kis mane. CHARRES THERE about paying hand in an enfort to get our the set of prepare FERREION; horevor, FIREIDION in Clour of the Alches Love CHONGE WALLACK, Dirmingham file 66-108 entitled "Color Survey, Mireloghan Division (Bureau ton Bireloghan Letter 2025 RELEASE UNDER E.O. 14176

DH 92-272 an article revealing that the board had released over 1300 convicts in the past flitten months. 20-20133). In these cases, PRATT was acting as agent for few Pederal credit unions; however, the United States Attorney Hews," dated June 24, 1964, which reflected that Birmingen. Lawyer, ROBERT M. FRATT, who has been under fire in the course, of his residences. Also arrested was RIMERT WARE, a con-victed burglar and one of PRATT's clients at the time. PRATT was a part-time City Judgo. look taken in the \$10,000 burghary of the Alabama Acciden woo Blamingham. MANN (NA) Director of Public Safety, Montgomery, Alabama, for he might does appropriate. 2025 RELEASE UNDER E.O. 14176

TO: FROM: BAC, BIRLINGHAM (92-272) IMPORMATION CONCERNING Title marked "Changed" to add name of DOMAL C. WILSON, aka Don Wilson, as third subject. Hond, Skyline Apartments, Eirmingham, Alabama, Stated that on 9/3/58, she was in the home of THELLE HADD, well-known Dirmingham madam, at which time JEANDERS HALPATRICE, MONtioned in referenced letter, came to WARD's house with her father-in-law, HUGH KILPATRICK, from Cullman, Alabama. HUGH KILPATRICK had a pistod with him and stated he was going to kill ROBERT WATE if FRATE did not return the \$500.00 he had given FRATT to have his son, KERNETH KILFATRICK, who is now in Kilby Prison, paroloi. JEANETTE KILFATRICK told THELMA WARD that she had called DON WILSON on the State Probation and Parole Board in Birmingham and stated that WILSON is the man PRATT contacted in Birmingham concerning getting KERNETH KILPATRICE paroled. - Bureau 2 - Mobile 2) - Birmingham ODB : bab (7) Jemb

BH 92-272 \$200.00 and PRATT hept \$200.00 of the money KILPATRICAL had paid; and when PHARO commented that this left only \$100.00 for the board members in Montgomery, WARD replied that this is why more money was needed. KELPATRICK met with ROBERT PRATE in the lobby of the know the outcome of the mosting. DONALD G. WILSON is the State Probation and Director of Public Safety, Montgomery, Alabama, in concee letter. 2025 RELEASE UNDER E.O. 14176

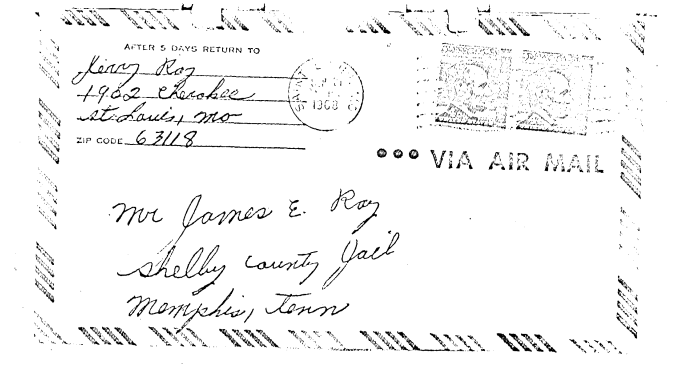


			FBI		
			Date:	9-24-68	
Trai	nsmit the following	in	(Type in plaintext o	r code)	
Via	AIRTEL	AM			
			(Prior	ity) -	-
	то:	DIRECTOR, FBI (44	4-38861)		
	FROM:	SAC, MEMPHIS (44-	MEMPHIS (44-1987) P		
		MURKIN			
	assistance of the Bureau are two copies of a letter prepared by J. B. STONER, Attorney-at-Law, addressed to JAMES EARL RAY. It is to be noted contents of letter suggest very strongly that J. B. STONER will arrive in Memphis and will make efforts to talk to subject RAY. There are also enclosed two copies of letter which appears to have been prepared by JERRY RAY to his brother JAMES EARL RAY. In this letter, JERRY indicates he has spoken with J. B. STONER and that STONER has indicated he didn't want a penny for helping JAMES EARL RAY. Of particular significance is the implied criticism of WILLIAM BRADFORD HUIE because of his stand on race relations. HUIE, as the Bureau knows, considers				
	JERRY's d	liberal on race riscussions with Jould be a good ide	. B. STONER	disclose that	J. B. STONER
	developme		u will be ke	ept advised of	other
		Co. Philip	EX-	102	i
	BUREAU MEMPHI		REC-15	erri. Hinkerenninkaren eta iza eta iza iza iza iza iza iza iza iza iza iz	5106
	RGJ:BN (4)			, SEP 26	1960
	C. C. Bichco				Bilinary v sandi
l	Ç. C.	D /		` \	
	Approved:	Kafensen	Sent	M Per	
		Special Agent in Charge			

The Marian Committee of the Committee of our **Te** pair hillings er Z

1. B. 4. S. D. F. T. Philippe

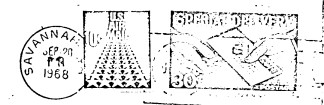
entropy of the second of the s



sept 21/68. Dear Jemmy! I received your letter yesterday morning and talked to stones over the phone a few hours after receiving your letter I cont tell you every word he told me as unlike ain other conventation this one was long, he talked for at least Fefteen minutes Her very much elnteusted in your welfore and he said everything he does for your ill Le for nothing as he dosent wont a cent, class not going to say very much conceing aur conversation as he said that he has just sent a letter to you asking you to och The Judge for permission to visit you. so you will peakley git that letter before this one. He did seem kind of unhappy about His writing That leads on account of his post Books and his stond on Race Relations. He also Throught it would be a good stole

If you took the stand. He figures on resiting You sept 27. He also said it was against The Saw for him to advise you on I egal matter being you have a Lawyer The Reason he didn't write to you soone was because he was in Hentucky. Il Call Foremon up monday and y I get hold of him then Ill write you the some day, if not all keep calling and will let you brown as soon as il tall to him personally il hope Found agrees to see your and his advice would meon a lat like I said in my last letter yangthing comes up where you want to see Jack or il about anything just let us braw, also if You want is to bee Hones, Hury or stoner and They could make it up here then we could meet them in memphis. Ill Clase for nows well write again pixt as soon as a Tall To Foremon- Caral & fact are aboy. Bruther Jeny Roy.

P. O. BOX 6263 SAVANNAH, GEORGIA 31405



Mr. James Earl Ray Shelby County Jail Memphis, Tennessee

Special Delivery

J. B. STONER
ATTORNEY AT LAW
P. O. BOX 6263
SAVANNAH. GEORGIA 31408
PHONE 355-4271 AREA CODE 912
September 20, 1968

Mr. James Earl Ray Shelby County Jail Memphis, Tennessee

Dear Mr. Ray:

I have just received your letter of September 18 requesting that I visit you in Memphis. Please excuse me for failing to answer your earlier letter, but I was in Kentucky where I am now representing eight innocent men who are falsely charged with murder.

I will leave Savannah next Wednesday and will head straight to Memphis to see you as soon as I stop off in Atlanta for one day. I will be at the jail to see you either next Friday or Saturday. Of course, if it is absolutely necessary for me to see you sooner, please advise and I will fly out to see you.

It is nice of you to offer to pay me, but that will not be necessary. I am willing to render any legal services that you request, free of charge.

As soon as you receive this letter, please write a letter to Judge Battle and ask him to please tell the officials at the jail to allow me to visit you when I arrive at the jail. Also, please send a letter to the Sheriff, or whoever is in charge of your jail and notify them that you wish for me to visit you on legal business. If they will let you use the phone, please call me.

With best wishes, I remain

Sincerely yours,

J.B. Stoner

JBS/ja

September 26, 1968

AIRTEL

1 - Mr. Long

TO: SACs, Memphis (Enclosures 2)

Jackson (Enclosures 2)

FROM: Director, FBI (44-38861) - 5///

) hury in

ST-116

Enclosed are two copies of a memorandum received from the Department relative to the assassination of Martin Luther King, Jr. The attached sets forth interview of Mr. Bill Sartor by Department attorney on June 12, 1958, and August 22, 1958, however, the memorandum was not furnished to us until September 23, 1958.

Remphis should completely evaluate the contents of the Dapartmental memorandum and submit comments and recommendations to the Bureau including what investigative aspects of the Departmental memorandum completed and indices check of Sarter. This should be handled immediately.

Jackson should immediately furnish Bureau and Memphis results of indices check concerning Sartor. Two copies of the Separtmental memorandum furnished to Jackson in the event it becomes necessary for investigation to be conducted in the future.

Based upon available data, no information recorded in Ereau files concerning Bill Sartor. No interview of Sartor should conducted until Bureau advises.

REL:bcp

7WB. 4

MURKIN 5-19-78

Tavel ___

Holmes

2 6 1968

SEP

MAILED 9

5 1 0 CT - 9 1968

Appli

SEE NOTE - PAGE TWO

SEP 26 M 211 M RANGE STORY TO THE SEPTEMBER OF THE SEPTEM

Cho Sh

NOTE:

Department, in a memorandum furnished us the results of an interview by them with one Bill Sartor who is allegedly a contract writer for Time, Inc., and who resides in Greenville, Mississippi. The interviews took place on June 12, 1968, and August 22, 1968, in which Sartor claims a conspiracy exists in the assassination of King and he gives names and locations including what appears to be Cosa Nosta figures, racketeers, and Memphis Police officers. Sartor does not furnish the Department complete details and he has not fully investigated this matter due to finances.

The Department has not furnished us with this information before, although we have been in receipt of some of the information contained herein which we ran out with negative findings as to a conspiracy involvement. The Department is requesting that we follow out all leads.

Sartor, in his interview with the Department expected or hoped that they would feed investigative results back to him, and if this is not possible he wanted to be given the story first or no later than anyone else. No indication in the Department memo of any committments other than the person conducting the interview advised he would report this information to his superiors.

It is possible that Memphis has run out some of the items in the Department memo, which resulted in negative findings and the Bureau would not be aware of such. Negative findings are not necessarily reported to the Bureau, therefore, Memphis should make an evaluation and submit their recommendations.

Jackson is being instructed to furnish Bureau and Memphis the results of indices check concerning Sartor. Jackson is also being furnished two copies of the Departmental memo in the event it becomes necessary to conduct investigation there at a future date.

UNITED STATES GOVERNMENT

DEPARTMENT OF JUSTICE

$\it Aemorandum$

TO

The Director

Federal Bureau of Investigation

DATE: SFP 201900

FROM

Stephen J. Pollak

Assistant Attorney General Civil Rights Division

SJP:eb

D.J. 144-72-662

SUBJECT:

James Earl Ray, Subject; Martin Luther King, Jr., Victim; Conspiracy Against Rights CIVIL RIGHTS

Attached is a copy of a memorandum of an interview which J. Harold Flannery, Deputy Section Chief of this Division's Central Section, had with William Sartor of Greenville, Mississippi. Mr. Sartor was identified to Mr. Flannery as a reporter who had been inquiring into the possible existence of a conspiracy to assassinate Dr. Martin Luther King., Jr. Mr. Sartor described himself to Mr. Flannery as a contract writer for Time, Inc., who has covered racial matters in Memphis, Tennessee.

As part of the full investigation of this matter requested by the Attorney General and confirmed in my memorandum of April 4, 1968, Please follow out all leads indicated in the attached memorandum if you have not already done so.

Attachment

15 bu 11 2 21 1/1-5%

ST-116

AL INDIA

E. Z. 259.330

i 2.5 Our - Le Line ou pas per no un sus F21

Jan 20 1, 16 1 16

-6for no apparent reason, by a man named Powers from New Orleans. Sartor had nothing further on this in August. 5. An unidentified Negro policeman was moved from his assignment at the Fire Station (and Police Tactical Unit Station) at about 5:00 p.m. on the day of the assassination. According to Sartor, the Dispatcher told the policeman to move two or three times during the afternoon, but he did not do so until explicitly advised to that effect by a superior. In August, Sartor identified the policeman as E. E. Redditt and said that Redditt had broken off an interview with Sartor after starting to discuss his move from the station. Two Negro firemen were moved from the station a day or two before the shooting. One of them has reportedly told friends that, two or three days before Dr. King was shot, a telescope or binoculars were set up on a tripod in the fire station and focused on the Lorraine Motel balcony. In August, Sartor said that one fireman left the Department or was suspended shortly after the shooting, and that he has been unable to locate either of them. He dd not have their names. Memphis Chief of Detectives, W. P. Houston, called the Lorraine Motel in the early afternoon of April 4 and spoke to a maid named Delores (LNU). He inquired about stationing detectives there, and the maid said that the manager would call back. He did not; nor did Houston. Sartor says that former Mayor Ingram provided this information. Sartor was unable during either interview to relate the foregoing allegations to his conspiracy theory, but he says that some of it, and other information possessed by former Mayor Ingram concerning corruption in the Police Department, suggest that a number of officers may have known of or participated in the conspiracy-because they were bribed or feared exposure. I told Sartor that I would report his information to my superiors.

-5 -boy allegedly heard a shot and saw a man jump up from the bushes behind the rooming house (below the window area from which the shot is thought to have been fired) and run off. According to Sartor, the little boy has been identified and interviewed by Bureau agents and the Memphis Police Department. II During our first conversation, on June 12, 1968, Sartor gave me the following fragments of allegations and information: Shortly after the killing, a bartender overheard some Memphis policemen say that there had been a "slip-up," and that the assassination was originally scheduled to take place after the march for which Dr. King had returned to Memphis. When I asked Sartor about this in August, he said that one of his New Orleans informants had also referred to a similar change in plans. 2. A minister, identified by Sartor in August as Rev. Carl Basinger, 1617 E. Moreland, Memphis, was advised by a ranking officer in the Memphis Police Department (captain or above) not to go near Dr. King because something was going to happen to him. 3. According to former Mayor Ingram (although my notes are not clear as to whether Sartor got this directly from him), a civilian was seen lying in the back of a police car immediately after the shooting, and near Mulberry or Huling he got out of the police car, into another car, and was driven away. Sartor had nothing further on this in August. John McFerren, the Negro civil rights activist from Somerville, Tennessee, overheard part of a telephone conversation at the Scott Street Produce Market in which the speaker allegedly made the comments noted above. Shortly thereafter, McFerren was visited, 2025 RELEASE UNDER E.O. 14176

-4-Memphis (Leberto and others) had not been paid, and it was they who wanted Ray at large as a lever on higherups in the rackets. In any event, Sartor's informants claim that Ray's escape from Memphis was engineered with the connivance of several Memphis police officers who knew of the plot. After the money problem was resolved, Ray deliberately permitted himself to be arrested in London with the understanding that he will be acquitted in Memphis. However, another story has it that he will be killed in a holocaust which will endanger a large number of lives. Two aspects of the foregoing information persuade Sartor of its accuracy. First, he has received identical fragments of information independently from different sources. Secondly, several of his sources in Memphis and New Orleans have told him that agents of Bureau and non-Bureau Justice Department representatives, including a man named (FNU) Voight, have interviewed them about the assassination. Sartor took me to meet Pat Lyons who, according to Sartor, is a petty gambler with sources of information close to Frank Leberto. In my presence, Lyons repeated to Sartor that, according to "Ernie" (Lyons did not give a last name), Ray met Joe Cacameci at a Lion Service Station on the night before or the day of the shooting. Lyons expressed concern for the safety of his wife and children; I did not comment or ask him any questions. He also said that the "talk" was that Ray would be acquitted. Sartor says that his informants will probably be willing to talk to us, but that they will ask for money, immunity, or protection or all three. Because Sartor wants us to contact his principal informants through him, he declined to identify any contacts except Lyons, Rev. Carl Basinger and Memphis policeman E. E. Redditt, below. An additional, apparently unrelated, piece of information furnished by Sartor was that a little Negro

Mr. Pollak September 17, 1968 JHF: swh J. Harold Flannery James Earl Ray, Subject; Martin Luther King, Jr., Victim. Conspiracy Against Rights CIVIL RIGHTS I I interviewed Bill Sartor in connection with the captioned matter for about four hours on August 22, 1968. He had been identified to me in June by Jesse Epps as a reporter who had been inquiring into the possible existence of a conspiracy to assassinate Dr. King. At Mr. Epps' request I met Sartor then briefly, and he gave me bits and pieces of information and rumors about the killing that he had accumulated to that point. His interest had been aroused, he said, by the firm con-viction among many Negroes in Memphis that there was a conspiracy possibly involving some members of the Memphis Police Department. My conversation with him in June is set out in part II, below. Sartor lives at 1242 Kirk Circle in Greenville, Mississippi (phone 335-3272), with his wife and one or two children. He is a contract writer for Time, Inc., and he has covered Memphis, particularly racial matters, since before the Sanitation Workers strike. He appears to be known and trusted by those Negro leaders in Memphis with whom I have talked (Epps, Trotter, Rev. Jackson, Rev. Bell, etc.), and he says that he is close to the (former) Mayor Ingram faction of the white community. I attach a copy of his latest piece on Memphis which appeared in the August 16, 1968, issue of Time. I can not evaluate Sartor's reliability or that of his sources, but he is a "low key" fellow who is not apparently irrational or fanciful. He says he 2025 RELEASE UNDER E.O. 14176

44-38861- 5197

-2approached the allegations of a conspiracy with skepticism (which I doubt), but that he is now largely persuaded there was one. He declines (for the moment) to identify his sources, with three unimportant exceptions, beyond saying that they include four or five petty racketeers in Memphis, New Orleans, and elsewhere and one well placed protege of Carlos Marcellos in New Orleans. He comes to us, he says, primarily to assist in ascertaining the truth, but also with the expectation or hope that we will feed investigative results back to him. If that is not possible, he would like to be given the story first or, failing that, no later than anyone else. He has been spending most of his time on this since the assassination, but can not go much farther because some his sources have begun to ask for the kind of money or protection that he is unable to provide. Charlie Stein, a petty racketeer connected with organized crime, contacted James Earl Ray in Los Angeles and told him that there were people in New Orleans whom he ought to talk to. Whether Stein happened upon Ray or sought him out knowing that he needed money and was an escaped prisoner is not known, but Ray was told that the people he ought to talk to would help him with money and his fugitive status. Ray's contacts in New Orleans were with Mafia-Cosa Nostra representatives who referred him to Frank Leberto (or Miberto), a Memphis racketeer and lieutenant of Carbs Marcellos, the Southern Mafia chieftan in New Orleans. Leberto owns or works at the Scott Street Produce Market where John Mererren of Somerville alleged-ly overheard a man speaking on the telephone say, on or about the day of the assassination: "Shoot him on the balcony, shoot him anywhere; and go to New Orleans for your money, don't come back here." According to Sartor's informants, the Cosa Nostra agreed to "broker" or to arrange the assassination, for an amount somewhat in excess of three hundred thousand dollars (\$300,000), after they were contacted in the Northeast (New Jersey or Pennsylvania), by representatives of "Forever White", an elite organization of wealthy 2025 RELEASE UNDER E.O. 14176

-3segregationists with officers or subgroups in seven Southern states. The Mafia's (which Sartor used interchangeably with Cosa Nostra throughout the interview) interest was less the money than the investment-type opportunity presented, i.e., to get in a position to extract (or extort) governmental or other favors from some well placed Southern white persons, including the KKK and White Citizens Councils. Quitman, Mississippi, was said by Sartor to be a possible base of "Forever White's" operations. Claude Cockrell, allegedly a Memphis segregationist, extortionist, narcotics pusher, and petty racketeer, may have been a contact between the Mafia and "Forever White." In any event, he is thought to . have gone to Miami, Florida, between April 14 and 24, 1968, where he may have picked up money to be delivered to Philadelphia or New Jersey. Cockrell also may have been instrumental in getting Ray out of Memphis after the assassination either by truck (according to Sartor's New Orleans informants) or in Cockrell's private plane, which is said to use a private landing strip at Millington and which is piloted by one Joe Shafer. According to Sartor, Joe Cacameci (ph.) and Larry Mann (aka. Larry Manning and Larry Max), two professional killers, are also involved. Joe Cacameci allegedly met James Earl Ray at a Lion Service Station in Memphis the day of or the night before the shooting. Larry Mann has been saying that he works for Frank Leberto and is responsible for "getting" James Earl Ray. According to one of Sartor's New Orleans informants, James Earl Ray was seen at, or stayed at, the Pontotoc Hotel in Memphis approximately three days before the shooting. The original plan was that Ray would be arrested immediately after the shooting, tried, and acquitted. There was a change, however, perhaps as late as an hour before the shooting, due to a mix-up involving the money. Either the Mafia wanted bim at large until the balance of the price was paid or, more likely, says Sartor, the money was still in the North and the shares of those in 2025 RELEASE UNDER E.O. 14176

FD-35	5 (Rev. 5-22-64)		6 6	Mr. Tahan Lean oh Me. Dolg
•		•	,	The second second
		F B I Date: a	0.7	
Trans	smit the following in	J	-2 5-68	4
TTUIIS		(Type in plaintext or co	(de)	
Via _	AIRTEL	AM (Priority)		le Miss Gamly
	TO: DIRECTO	R, FBI (44-38861)		
		MPHIS (44-1987) P	$\lambda = \lambda$	
	Murkin.		6. 381	
	3 BUREAU (Enc. MEMPHIS RGJ:BN (4)	1)		
		pichOP	17 / D 8 15 SEP 27	5/
	,C.	c. • Bishop	Company to comme	TOP 135 /2
	100 g one 16 11 68			

SEP 26 11 05 PH SEC 1258

U. S. DEPT-POF DUSTICE II STORE

SEP 27 1/32 1/3h

To, Juny Ray 1902 Cherokee St. Jouis, misson 63118

9-24-68

Don Juy;

Duid your letter mondy sted to her enoughting is allight, I also heard from o. B. Stone he said he would be up Soturbay, I teld you in the let letter that you didn't half to tell to I roum yet had I guess it would know they want out I found out when stones would be here but now I no, I guess you know this case is getting his of complicated plus they home the triel alot set for now. 12 most o don't think Homes can do everything take here to be clone. What I would here to be clone. What I would

2025 RELEASE UNDER E.O. 1417

Company of the State of the Sta

tilking to Dovemon is to sent me his plane no. + oddress as a con write to him + explain the ceacumstance of the case to him.

		FBI		
		Date: 9	0/26/68	
nnsmit the following	in	(Type in plaintext or	code)	
AIRTEL				
		(Priori	ty) 	
T9 1/ :	DIRECTOR, FBI	(44-38861)		
EAOM :	SAC, CHICAGO (44-1114)		
SUBJECT:	MURKIN			
	Re Bureau airt	el dated 9/19	/68.	
with the	staurant, Winnet	ka, Illinois, n, last on 9/	GEMAN of the Ind remain in conta 25/68, and have UIE.	ct
	Bureau will be	kept advised	•	
		•0		J-13 1
n (e∯ op	dEC-58	44-2885	<i>9///</i>
(3)- Burea			18 SEF 27 1563	
1 - Memph	nis (44-1987)		the contract and the contract of the contract	
1 - Chica	ago			
RWS:sp (5)			**	
&prevdcT7s	1968 pecial Agent in Charge	Sent	M Per	

2025 RELEASE UNDER E.O. 14176

F B I

Date: 9/24/68

	-	(Type in plaintext or code)	
-	AIRTEL	ATR MAIL. (Priority)	
	TO:	DIRECTOR, FBI	
	FROM:	SAC, SACRAMENTO (100-427) (P)	
	SUBJECT:	MURKIN	
		OO: Memphis	
		Re Memphis airtel to Bureau, 9/9/68, Bure os Angeles and Sacramento, 9/12/68 and Bures, Sacramento, and Memphis, 9/12/68.	
		AT STOCKTON, CALIFORNIA	
		Mrs. MARIE BUBB, Stockton Credit Bureau, advised on 9/18/68, that she could locate WILLIAM SHORT.	
	-	Lt. WILLIAM KATES (NA), San Joaquin Count fication Bureau, advised on 9/18/68 that h ord for LEON WILLIAM SHORT.	
		It is noted that Clements, California is near Stockton and that there are many it in that area at the present time.	•
	LON VILLIAM S	The Sucramento indices contain no record	
``	3 - Bureau 2 - Memphis (4 1 - Sacramento		1-52
	RFS:cfp (6)	Co. C.	the to
_			SEE
	pproved:	SentM Per igl.Agent in Charge	

2025 RELEASE UNDER E.O. 14176

the Carlotte

Since the Contraction of the property

A Company of the Comp

Tar 27 Jag Say Chin

And the second of the second o

UNITED STATES GOVERNMENT

Memorandum

TO

DIRECTOR, FBI (44-38861)

DATE: 9/27/68

FROM : LEGAT, MANILA (44-2) (RUC)

SUBJECT: MURKIN

COST DATA

ReBucab, 7/2/68; Manila letter, 7/26/68.

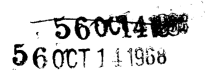
Since the submission of reMANlet, no additional time was expended or expenses incurred in connection with this matter.

3-Bureau (1-Liaison Section) 1-Manila

JSL: hke (4)

1- OCT 9 1808





GENERAL MASSEL PLIAF

OCT 11 5 20 AM '68

H. DEPT OF MISTICE

 $(200 \, T_{\rm bol}) = (200 \, T_{\rm bol}) + (200 \, T_{\rm bol})$

		FBI	
		Date: 9/25/68	
Transmi	it the following in	(Type in plaintext or code)	
Via	AIRTEL	A IRMA IL	į V
v iu		(Priority)	1
	TO:	DIRECTOR, FBI (44-38861)	
	FROM:	SAC, ATLANTA (44-2386) (P)	
	MURKIN		
	turned or S. WILLIS	On 9/24/68, subject's car, a 1966 white Mustang, Serial Number 6T07C190647, was zer to Captain ROBERT A. COCHRAN and Lt. S. They drove the automobile from Atlant Memphis, Tenn., the same date.	s GEORGE
	3-Bureau 2-Memphis 2-Atlanta ORH:bjc (7)	s (44–1987) / 27	

Special Agent in Charge

App. 5.1 d. 0 0 7 - 3 1368

Per_