0-20 (Rev. 8-5-74)

Assoc. Dir. Dep. AD Dep. (D) Asst. Diff: Admin. Comp. Syst. Ext. Affairs Files & Cor Gen. Inv. 3 ldent. Inspection Intell. . Laboratory Legal Coun. Plan. & Eval. Spec. Inv. \_ Training \_ Telephone Rm. \_ Director Sec'y \_

UP-134

R B ADD 1 KING INVESTIGATION, WASHINGTON (UP-050)
A JUSTICE DEPARTMENT SPOKESMAN SAID WEISBERG WAS WRONG IN THINKING
HE GOT THE MATERIAL AS A RESULT OF HIS SUIT. HE SAID DEPUTY ATTORNEY
GENERAL HAROLD R. TYLER JR. MADE THE DECISION THREE DAYS BEFORE HE

HEARD ABOUT THE SUIT.
WEISBERG FILED THE SUIT ON NOV. 28 BUT THE U.S. ATTORNEY DID NOT GET A NOTICE OF THE SUIT UNTIL DEC. 1 AND THE JUSTICE DEPARTMENT CRIMINAL DIVISION, ON DEC. 2, THE SPOKESMAN SAID. HE SAID TYLER WAS NOT TOLD UNTIL DEC. 3. UPI 12-11 05:52 PES

12-14-75 JCL/PWL

WASHINGTON CAPITAL NEWS SERVICE VCE-38861-6 RECEIVED-DIRECTOR

F. B. I REC'D-CIV RIGHTS

DEC 12 9 11 AH 1975 B E 15 12 12 PH 1975

A William William

DEC 12 10 57 AM '75

RECEIVED
ASSISTANT DIRECTOR
EXTERNAL AFFAIRS
DIVISION

DEC 12 11 34 AM \* 75

į

ASSOCIATE DIRECTOR

A Division of CBS Inc. 524 West 57 Street New York, New York 10019 (212) 765-4321

Dear Mr. Wiseman:

December 15, 1975

To confirm our telephone conversation:

What CBS News has been seeking, under the Freedom of Information Act, in addition to the material you have made available to us, includes:

- 1. Photographs and/or photomicrographs of the test bullets fired from the evidence rifle in the King case.
- 2. Analyses of the test bullets, comparing them in detail to the murder (evidence) bullet.

As I indicated to you, we have seen the test bullets and filmed them. But our amateur, eyeball examination does not give us the expert information we need.

As I also indicated to you, our ballistics expert, Lowell Bradford, having seen only a photograph of the evidence bullet obtained by Ray's defense attorneys, feels that identification of the bullet as having - or having not - come from the evidence rifle - should be readily possible.

I await your call and your letter in reply.

Ernest S. Leiser

Senior Producer

44-38861-602C

Mr. Thomas L. Wiseman Special Agent, F.B.I. Room 5435

J. Edgar Hoover Building Washington, D.C.

cc Mr. Volney Brown, U.S. Department of Justice Mr. Allen Shaklan, CBS

5 5 APR 2 9 1976

1 - Mr. Callahan 1 - Mr. Adams

1 - Mr. Gallagher

The Attorney General

December 29, 1975

Director, FBI \$4-3886

1 - Mr. O'Connell
1 - Mr. Peelman
1 - Mr. Lawn
1 - Mr. Wannall

ASSASSINATION OF MARTIN LUTHER KING, JR. Moore

Attached is a copy of a letter and envelope with enclosure dated December 15, 1975, received by this Bureau from James Earl Ray.

In his letter, Ray requests that no evidence or potential evidence be destroyed by the FBI or by the Department pending a decision on Ray's appeal before the U. S. Sixth Circuit Court of Appeals.

For your information, all physical evidence acquired by this Bureau during the course of this investigation was turned over to Tennessee authorities in October, 1968, pursuant to Departmental instructions received by this Bureau on October 24, 1968.

Receipt of Ray's letter has been acknowledged by this Bureau.

## Enclosures (3)

- 1 The Deputy Attorney General Enclosures (3)
- 1 Assistant Attorney General Enclosures (3) Civil Rights Division
- 1 Assistant Attorney General Enclosures (3) Criminal Division

NOTE: See cover memorandum J. S. Peelman to Mr. Gallagher dated 12/24/75, captioned

TELETYPE UNIT

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

Dep. AD Inv. \_\_\_

Asst. Dir.: Admin. 44-38861 Comp. Syst. ...

JCL/pwl ) 13 (

Gen. Inv.

Ext. Affairs

Legal Coun.

Inspection
Intell.

Laboratory
Plan. & Evol.

Spec. Inv.

Training

Telephone Rm. —
Die 104 ec JAN 1 MAIL ROOM

DEC 2 9 1975

Jan ?

nll

am

MhW GPO 954-546 8 4 JAN 15 1976 GENERAL INVESTIGATIVE

December 15th 1975

Mr. Clarence M. Kelly Director, F.B.I. Washington, D.C.

> re: Ray(def.) v. Tenn., Cr. indictment no.16645, Shelby county, Tennessee. (1968)

Dear Sir:

In reference to the above titled suit, I (the defendant) have been with the assistance of counsel pursuing this matter through the courts (rather than the press & committees) for the past six (6) years attempting to have the plea voided and thereafter receive a jury trial.

Murkin)

However, as of late several press releases have been received here with substantial misgivings, one with reference to your office cited below:

In the December 11th 1975 edition of the Nashville Tennessean newspaper it was reported that in responce to a question from United States Senator Barry Goldwater, before a Senate committee on 12/10/75, you implied that..."depending on the Justice Department decision whether to reopen the above suit, certain evidence, eg., FBI tapes & other material pertaining to the Dr. Martin Luther King jr. investagation, would be destroyed", or words to that effect.

Because of the aforementioned implied action by your office, and since unlike the former Director the defendant has not as yet been planted and thus can and still does intend to defend himself before the courts, I would respectfully request (or what ever phrase is legally necessary) that no evidence or potential evidence be destroyed by the FBI or it's parent Justice Department until the courts, rather than the J.D., have made a final determination on the merits of the Habeas Corpus appeal now pending before the United States Sixth circuit Court of appeals. See, Ray v. Rose, case no. 73-1545.

Further, their should be a final determination in the cr. appeal before the windup of 1976; however, thereafter, apparently under Tennessee case law a defendant can, after the Sup. Ct. denies certiorari if it does herein, file a civil action as a collateral to the cr. action but any legal action with reference to criminal or civil can be concluded within a relatively short period in the evidentiary phase of the proceedings and thus the herein legal request that the Government not destroy any evidence in the matter does not appear to be

inconsiderate or inappropriate. MEMO TO AG ENC.3

MEMO DEELMAN TO BALLACITER

MEMO TO IAG ENE 3 12/29/2012 1- ENE 3 JOLIENZ 1-ERIM. BIJ-ENE 3 DEC 22 1 15 PH 1975 DEC 19 7 36 PM 1975

JAN 14 74 31 PH 1976

The defendant is also not convinced, contrary to press speculation, that the material in question is in sum salacious in nature as it is inconceiveable the Bureau would conduct a protracted investagation looking exclusively for indecorous matter -- and the defendant would expect no evidence be destroyed relieing on such an explanation.

In a related matter, during the Watergate hearings & trials their was considerable vexation in the communications industry and their political gobetweens because of speculation in the same industry that the White House tapes and other potential evidence might be destroyed or altered thus an "obstruction of justice".

Indon't expect the same vexation in the instant matter but I believe the courts did subsequently rule said White House tapes were legitimate evidence and under the same rationale the material your office has implied it would destroy would appear to be "litigimate evidence".

Further, Title 28 section 534 of the U.S. code might preclude the destroying of evidence; also, see attached clipping wherein the U.S. court of appeals for the District of Columbia ruled that "full sanctions" would in the future be invoked in the Bureau destroyed evidence which could provide information or leads for cr. defendants.

In summary, I believe the defendant, concurrently with the courts, has a substantial legal standing in this matter having been sentenced to an extended prison term in 1969 under the indictment and until just recently confined under primitive (solitary confinement) conditions and for the Government's agents to be burning potential evidence on the eve of a possible supreme court ruling. or ratifying a lower court ruling, reversing the defendant's conviction because of Fraud would appear to be Actionable.

Concluding, maybe it's custom that some type restraining order be filed with the courts to enforce the aforementioned request but where the petitioners, as defendant is, indigent the courts customarily put a liberal interpretation on matters of the instant quality.

( a copy of the foregoing letter will be posted to the A.G. for Shelby county, Tennessee, as Tennessee apparently still has jurisdiction in the indictment and interest in the subject matter.

Sincerely: defendant, James e. Ray #65477

cc: Barry Goldwater, U.S. Senator

cc: Hugh Stanton jr., Esq. A.G. Shelby ct. Tn.

cc: defendant's counsel

Station-A State prison

Nashville, Tn. 37203.

5.0

Ray, J. #65477 Station-A Unit-3/8-1 Nashvulle, Tn. 37203.



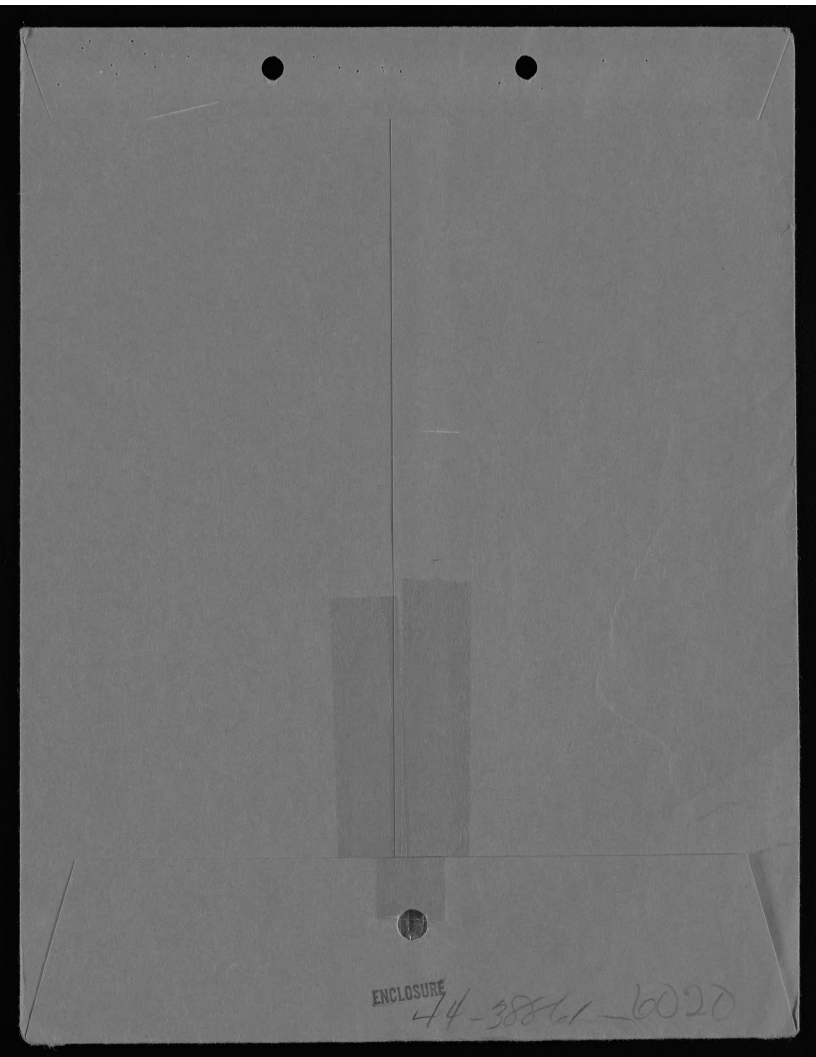




Ghirlandaio: National Gallery Christmas US postage

No. 070246
MAIL

TO: Mr. Clarence M. Kelly
Director, Federal Bureau of investagation
Washington, D.C.



# FBI Ordered To Keep Notes

By DAVID PIKE

Washington Star

District of Columbia that its has been prepared.

agents here must keep the rough notes they take while interviewing witnesses to a crime.

In an opinion written by Judge J. Skelly Wright, a but not "bad faith." three-judge panel of the court ruled Monday that such information may later be found by the courts to be case of three men convicted notes and partly from the witness does testify, the lems." helpful to a defendant and of the armed robbery of a agents recollection of the in- notes might reveal a distherefore relevant to a Washington, D.C., savings terview," the court said. case.

appellate court ruling in police had kept their inter- outright error whenever the witness' credibility." WASHINGTON - The 1971, but that FBI agents, as view notes and because "the there is a transfer of infor-Federal Bureau of Investi- a matter of practice, contin- evidence of guilt adduced at mation in this manner." gation has been told by the ue to throw away such notes trial was overwhelming." U.S. Court of Appeals for the after a report based on them

> Wright's opinion said that such behavior by the FBI, in view of various earlier court rulings, was "negligence"

and loan in March 1972.

bia police have been pre- spite destruction of the FBI report, there is clearly room would obviously be impor- the report.

said, "full sanctions will be said: invoked in future cases unless the FBI's practices are modified ...

serving such notes since an notes because, it said, D.C. for misunderstanding or tant for use in impeaching

Outlining the impact of the However, Wright's opinion present practice, the court

"Whether or not the prosecution uses the witness at trial, the notes could contain "The reports contain the substantive information or usually shorter. They conagents' narrative account of leads which would be of use the witness statement, pre- to the defendants on the The ruling came in the pared partly from the rough merits of the case. If the crepancy between his testimony on the stand and his such methods for preserving said plant manager Ralph "ALTHOUGHTHE agents story at a time when the the agents' notes as reducing THE APPEALS court are trained to include all the events were fresh in his documents to microfilm or our own water well and # noted that District of Colum- upheld the convictions de- pertinent information in the mind. The discrepancy simply stapling the notes to ldoks like we may even have

THE GOVERNMENT had argued that keeping the rough notes would impose "an intolerable administrative burden on the bureau."

But the judges found that the average report was only two pages long, and the notes cluded that preserving the ground. notes would not create "unsuperable space prob-

Oil Find Gets In Way Of Digging for Water

SAN ANTONIO, Tex (AP) - Striking oil is usually a cause for celebration, but to the welldigging crew at the Patio Mexican Foods plant, finding the black gold was little more than/an annoy-

In fact, the crew hit oil, albeit a poor grade, five times before they finally found the water hey were drilling for 1,400 feet under-

was beginning to wonder if we'd ever find the water we needed with all The opinion suggested that fil getting in the way," Cornwell. "But now we have

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

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Jenkins

FROM : Mr. J. J. McDermott

SUBJECT: FREEDOM OF INFORMATION ACT (FOIA) REQUEST OF

ERNEST S. LEISER OF CBS NEWS

Barre

DATE: 12/24/75

Assoc. Dir. Dep. AD Adm. \_ Dep. AD Inv. \_\_ Asst. Dir.: Admin. \_ Comp. Syst. \_ Ext. Affairs Files & Com. . Gen. Inv. \_ Ident. Inspection . Laboratory Legal Coun. Plan. & Eval. \_ Spec. Inv. \_ Training . Telephone Rm. \_ Director Sec'y \_\_\_

## BACKGROUND

By letter dated September 5, 1975, Ernest S. Leiser, a Senior Producer for CBS News, wrote the Director requesting under the FOIA access to some of the laboratory documents and material related to the assassination of Martin Luther King, Jr.

By letter dated October 7, 1975, the request was denied (b7A,B) because it involved evidentiary data and James Earl Ray currently had an appeal pending in the 6th Circuit Court of Appeals.

From this denial, CBS, through its attorney
Allen Y. Shaklan appealed. United States Department of
Justice, Civil Rights Division, interposed a memorandum of
objection to the release of any of the requested data, stating
such release might have a detrimental effect on the result
of the pending appeal and possible re-trial. The Deputy
Attorney General decided the documents must be released and so
advised CBS by letter dated December 1, 1975. The requested
documents were furnished to CBS by letter dated December 2, 1975.

By letter dated December 15, 1975, Leiser requested an explanation as to absence in the released material of information regarding photos, photomicrographs, and analyses of the test bullets comparisons with the death bullet. The Laboratory Division has responded to this request by addendum dated December 22, 1975, indicating the death bullet in this case was too distorted to be of value for microscopic purposes and, therefore, no photographs or photomicrographs were made of the test bullets.

1 - Mr. Moore
1 - Mr. Cochran

175 SEC-69

4 -38861-LOOA 3-2

TLW:meb

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

Memo to Mr. Jenkins RE: Ernest S. Leiser

On December 23, 1975, in response to a telephone inquiry Leiser was informed of the Laboratory response which will be confirmed in writing. Leiser is intending to present on January 2, 1975, on television as part of CBS's "American Assassins," special the Martin Luther King, Jr., murder. It is reasonable to assume that the material provided by the Bureau will be used on this TV presentation. In Mr. Leiser's letter of December 15, 1975, he indicated CBS has employed as a ballistics expert in this Martin Luther King, Jr., matter, Lowell Bradford, who felt that identification of the bullet as having-or having not-come from the evidence rifle-should be readily possible. Laboratory Division personnel question Bradford's "expertise" and point out he has appeared in the past in cases expressing opinions conflicting with Bureau findings.

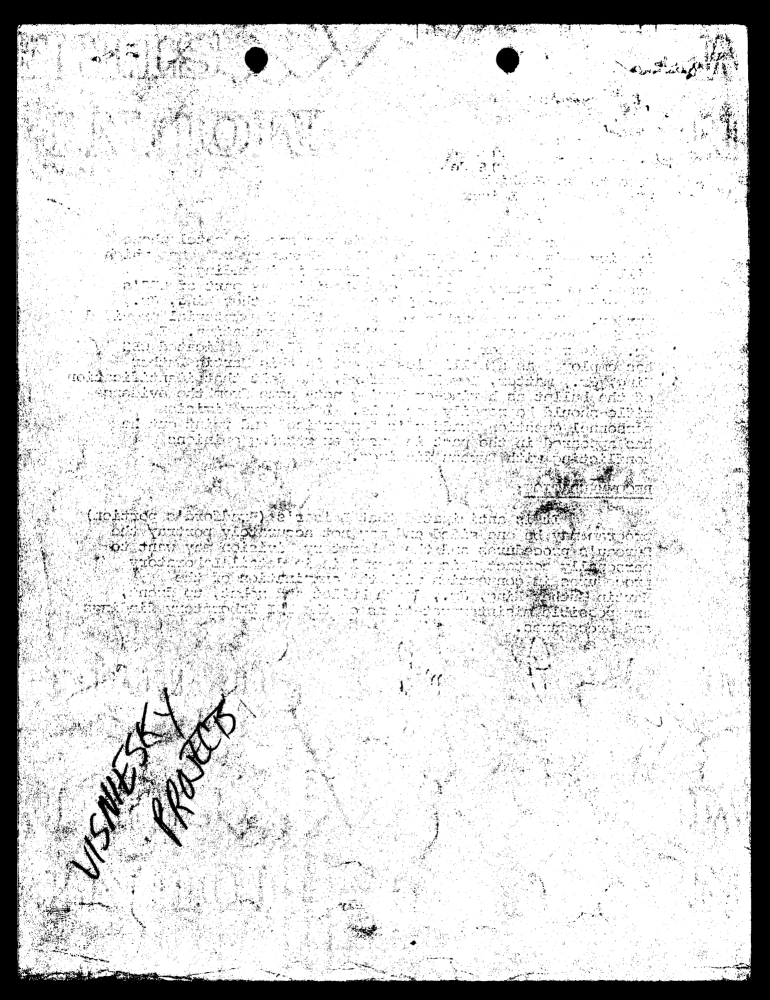
## RECOMMENDATION:

It is anticipated that Leiser's (Bradford's portion) program may be one sided and may not accurately portray the Bureau's procedures and the Laboratory Division may want to personally contact Leiser to explain in detail Laboratory procedures in connection with the examination of the Martin Luther King, Jr., death bullet and rebut, up front, any possible misinterpretations of the FBI Laboratory findings and procedures.

Ly all

gl

- 2 -



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

UNITED STATES GOVERNMENT

## Memorandum

TO

Mr. Gallagher

FROM

J. S. Peelman

SUBJECT: MURKIN

1 - Mr. Callahan

1 - Mr. Adams 1 - Mr. Gallagher

1 - Mr. O'Connell DATE: 12/24/75

1 - Mr. Peelman

1 - Mr. Lawn

1 - Mr. Wannall

1 - Mr. Moore

Assoc. Dir. Dep. AD Adm. \_ Dep. AD Inv. \_ Asst. Dir.: Admin. Comp. Syst. \_ Ext. Affairs Files & Com Gen. Inv. Ident. \_\_ Inspection Intell. Laboratory \_ Legal Coun. Plan. & Eval. \_\_ Spec. Inv. \_ Training \_ Telephone Rm. \_\_\_

Director Sec'y \_\_\_

This is the case involving the murder of Martin Luther King, Jr., in Memphis, Tennessee, in April, 1968.

Attached for approval is a memorandum to the Attorney General enclosing a copy of a letter and envelope with enclosure which was received by this Bureau from James Earl Ray. This memorandum has been prepared with copies for the Deputy Attorney General, Assistant Attorney General (AAG) Criminal Division and AAG Civil Rights Division in view of the Department's current review of all Bureau files pertaining to Martin Luther King.

In his letter to FBIHQ, Ray advises that he has read that certain evidence gathered by this Bureau in the Martin Luther King investigation may be destroyed. Ray, obviously believing that this material relates to the investigation of the assassination of Dr. King, requests that no evidence be destroyed by this Bureau or by the Department pending Ray's appeal before the Sixth Circuit Court of Appeals. (All evidence obtained by this Bureau during the investigation of the assassination of Martin Luther King was turned over to Tennessee authorities in October, 1968.)

Enclosed with Ray's letter was a copy of a news-paper article dated 12/11/75, which set out a decision by the U. S. Court of Appeals for the District of Columbia that Special Agents of the FBI must retain the notes prepared by them during interviews.

On 3/10/69, James Earl Ray entered a plea of guilty to the charge of murder of King and received a 99-year sentence. Federal process against Ray, charging him with violation of Title 18, Section 241, U. S. Code, RECORDED conspiring to violate the civil rights of Martin Luther, JAN 8 1976 King, was dismissed on 12/2/71.

Ray's letter has been acknowledged by form letter advising Ray that a copy of his communication has been forwarded to the Department of Justice.

ACTION: If approved, the attached memorandum should be forwarded to the Attorney General.

Encls: 44-38861

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

84

Dec 24 9 55 AM 1975 LEGAL COUNSEL

GENERAL INVESTIGATIVE

DEC 24 9 06 AM 1975

U. S. DEPT. OF JUSTICE

DEC 29 11 35 AM '75

ASSOCIATE DIRECTOR

RECEIVED

DEC 24 10 on MM '75

ASSOCIATE DIRECTOR

# 0-70 (Rev. 3-28-72) OFFICIAL FORM NO. 10 MAY 1962 EDITION OSA GEN. REG. NO. 27 UNITED STATES GOVERNMENT Memorandum

TO	: Assistant Attorney General DATE: 1/6/76 Civil Rights Division
FROM	Director, FBI ROBERT A. MURPHY ROOM 1938 TODD
SUBJECT	ASSASSINATION OF DR. MARTIN LUTHER KING, JR.
	Reference is made to memorandum dated
	There is enclosed one copy of the report of Special Agent at
	A.  This covers the preliminary investigation and no further action concerning a full investigation will be taken by this Bureau unless the Department so directs.  B. The investigation is continuing and you will be furnished copies of reports as they are received.
	C.  The investigation requested by you has now been completed. Unless advised to the contrary no further inquiries will be made by this Bureau.
	D.  Pursuant to instructions issued by the Department, no investigation will be conducted in this matter unless specifically directed by the Department.
3,3	E.   Please advise whether you desire any further investigation.
	F This is submitted for your information and you will be advised of further developments.
	GThis is submitted for your information and no further investigation will be conducted unless specifically requested by the Department.
	H.  This covers the receipt of a complaint and no further action will be taken by this Bureau unless the Department so directs.
	Enc. 1 Enclosed is a copy of a teletype dated 1/5/76 From our Atlanta Office. NOT RECORDED
who is a	17 IAN 9 1076

8 4 JAN 9 1976 NOTE: Reference is made to a conversation between Departmental Attorney Robert A. Murphy and SA H. N. Helterhoff on 1/6/76. Mr. Murphy requested the following investigation re this allegation by Leon Owen Powell:

Interview Claude Powell, Compos and Davis for any information they have re Leon Owen Powell's allegation; obtain artist's conception of Ralph (Last Name Unknown) from Leon Owen Powell; determine present whereabouts including residence and employment of Ray Godfrey. Mr. Murphy stated Godfrey should not be interviewed at this time. Determine all places where Claude Powell reportedly incarcerated to determine if ever incarcerated with James Earl Ray; handle any additional obvious and local leads developed such as the interview of any additional witnesses developed during interview. The CRD will make a determination re providing Leon Owen Powell with polygraph upon completion of above investigation.

0-70 (Rev. 3-28-72)
OPTIONAL FORM NO. 10
MAY 1962 EDITION
GSA GEN. REG. NO. 27

UNITED STATES GOVERNMENT

## Memorandum

: Assistant Attorney General

CIVIL RIGHTS DIVISION

FROM

: Director, FBI

SUBJECT

There is enclosed one copy of the report of Special Agent	
A This covers the preliminary investigation and no further action concerning a full investigation will be taken by this Bureau unless the Department so directs.  B The investigation is continuing and you will be furnished copies of reports as they are received.  C The investigation requested by you has now been completed. Unless advised to the contrary no further inquiries will be made by this Bureau.	
A.   This covers the preliminary investigation and no further action concerning a full investigation will be taken by this Bureau unless the Department so directs.  B.   The investigation is continuing and you will be furnished copies of reports as they are received.  C.   The investigation requested by you has now been completed. Unless advised to the contrary no further inquiries will be made by this Bureau.	
a full investigation will be taken by this Bureau unless the Department so directs.  B The investigation is continuing and you will be furnished copies of reports as they are received.  C The investigation requested by you has now been completed. Unless advised to the contrary no further inquiries will be made by this Bureau.	
c. The investigation requested by you has now been completed. Unless advised to the contrary no further inquiries will be made by this Bureau.	
advised to the contrary no further inquiries will be made by this Bureau.	***
D. Pursuant to instructions issued by the Department, no investigation will	
be conducted in this matter unless specifically directed by the Department.	
E.   Please advise whether you desire any further investigation.	
F. This is submitted for your information and you will be advised of further developments.	
G.  This is submitted for your information and no further investigation will be conducted unless specifically requested by the Department.	
H.  This covers the receipt of a complaint and no further action will be taken by this Bureau unless the Department so directs.	
이 물건 물건하다. 전달하다 하는 사람들은 사람들이 되는 사람들이 되어 들었다. 이 사람이 되었다.	
Enc.	
NOTE: This concerns FOIA request of JOHN LARRY RAY. 44-3886 1-	
ENCLOSURE NOT RECORDED	
17 JAN 8 1976	V

8 4 JAN 9 1976 NATIONAL PRISON PROJECT SUITE LOL 1121 16st N. W. WASHINGTON. D.C. 20036

Dear Mr. Bronstein:

December 15, 1975

I have been trying to get the F.B.I. to turn over to me my file under the freedom of information act. since July 8, 1975. I expect you know that the F.B.I. only have to complied with the f.c.I.a. under ten days. However, In my c se it been six months and I see no relief in sight. I have been giving one excuse after another,

Recently the st. louis post dispatch ran an article in an editorial claiming that the F.RI. WAS STONEWALLING IT when it came to turning over information under the F.O.I. A.

A few days later the head of the F.B.I. in st louis wrote an answer to this editorial claiming that they was not stonewalling it. I expect you can see by the tactic they are using on me that they are stonewalling it.

one of the reasons they might be stonewalling it in may case is that I'M
serving eighteen years in a federal penitentiary for picking up on a highway
a person who was found not guilty of robbing a bank. I then found out
that agents had theaten my co-defendant from taken the stand at my trial while of they legalized an illegal searched of his room with perjury testimony. Soley for
the purpose of being able to plant a 'DEAD MAN MONEY' into the trial as evidence.
One of these agents was J. Wallaca? Laprade who recently was sued by Rev. Koen
for sending perverted letters to Mr. Koen and his wife. Well Mr. Laprade
also entered a lawsuit which I filed against an F.B.I. agent in St. Louis. He
gave a searn affidavit backing up this other agent. I prove it was perjury. the

Judge however dismissed the suit, I found out later that perjury is permissible in federal court as log as it doesn't come from th defende table.

I appreciate if you can help me get my file from the F.B.I. under the F. O. I. A.

Sincerely,

FIRE 1000 HARION, ILLIHOIS 62959

CC. ST. LOUIS POST DISPATCH
CLARENCE KELLY, DIRECTOR OF THE P.B.I.

January 5, 1976

EX-116

Mr. Ernest S. Leiser

CBS News

524 West 57 Street

New York, New York 10019

Dear Mr. Leiser:

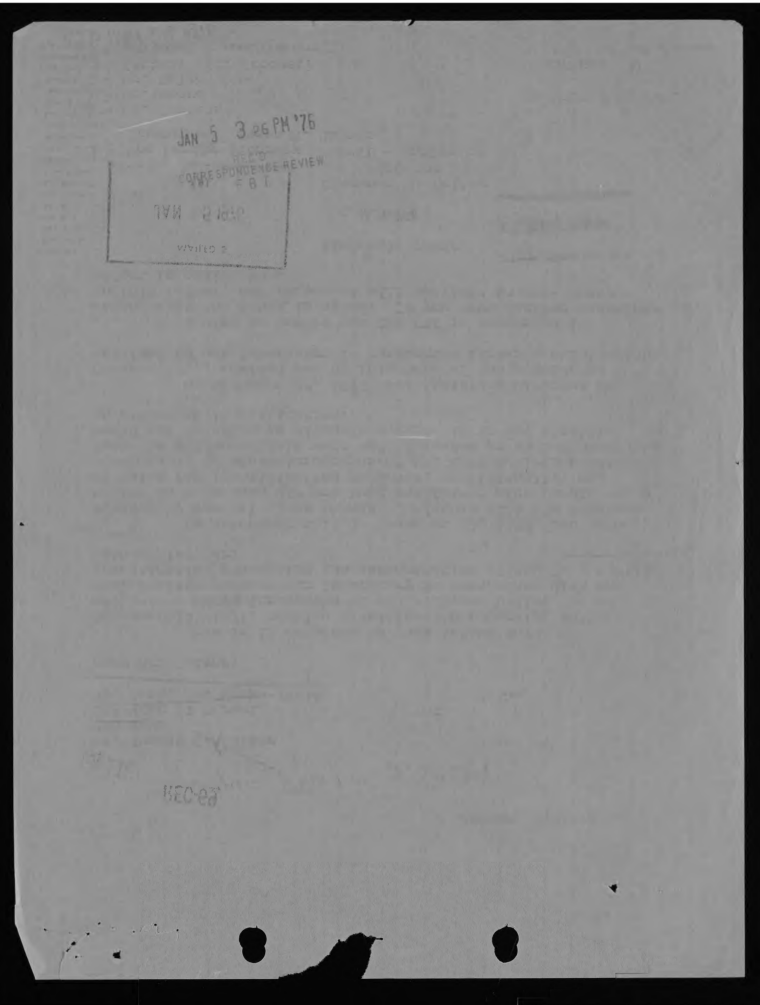
This is in response to your letter dated
December 15, 1975, seeking clarification regarding bullet
comparison photomicrographs of the evidence bullet and of
test bullets made by our laboratory in connection with the
investigation concerning the assassination of the late Martin
Luther King, Jr.

By telephone call on December 23, 1975, you were advised by Special Agent Thomas L. Wiseman that the evidence bullet in this case did not bear sufficient microscopic marks of value for identification purposes. Additionally, no photographs or photomicrographs of the test bullets obtained from the evidence rifle were made inasmuch as such photographs would not be taken in situations where it is not possible to effect an identification.

On December 29, 1975, FBI Assistant Director Jay Cochran, Jr., advised you by telephone of the procedures utilized by our laboratory in conducting firearms examinations.

I wish to assure you the FBI is concerned in seeing that the truth is aired. If you have further questions in this matter, our personnel will continue to make every effort to assist you.

Assoc. Dir. MAILED 6 Sincerely yours, Dep. AD Adm. Dep. AD Inv. Asst. Dir.: C. M. Kelley 5 1976 Admin. Comp. Syst. \_ Clarence M. Kelley Ext. Affairs \_\_\_ Files & Com. Director 1 - The Deputy Attorney General - Enclosure Attention: Susan M. Hauser Intell. \_\_ Lahorotory 1 - Mr. Cochran Plan. & Eval. Mr. Moore SEE NOTE PAGE TWO. Training 1 Mr. Walsh Ene Legol Coun. (Atten: Mr. Groover) ATLW:meb (8) MAY 04 1976 GPO: 1975 O - 569-920



Mr. Ernest S. Leiser

Note: By our letter dated 12/2/75, CBS was furnished the laboratory information it requested in the Murkin. By letter dated 12/3/75, requester sent full payment for the released documents (\$16.50). By letter dated 12/15/75 requester made further inquiry regarding the released material. The response was coordinated with Laboratory Division. See memo McDermott to Cochran 12/18/75, McDermott to Jenkins 12/24/75 and Cochran to Jenkins 12/29/75.

TELETYPE

URGENT

TO ATLANTA (44-2386)

1 - Mr. Peelman=

1/6/76

FROM DIRECTOR FBI (44-38861) 1 - Mr. Morrissey

1 - Mr. Helterhoff

MURKIN

REATTEL JANUARY 5, 1976.

CIVIL RIGHTS DIVISION (CRD), U. S. DEPARTMENT OF

JUSTICE, REQUESTS THE FOLLOWING IMMEDIATE INVESTIGATION TO

RESOLVE ALLEGATION MADE BY LEON OWEN POWELL AS SET FORTH IN

RETEL.

INTERVIEW CLAUDE POWELL, COMPOS AND DAVIS FOR ANY INFORMATION THEY HAVE RE LEON OWEN POWELL'S ALLEGATION.

OBTAIN ARTIST'S CONCEPTION OF RALPH (LAST NAME UNKNOWN)
FROM LEON OWEN POWELL. HANDLE THROUGH FACIAL IDENTIFICATION
CATALOG AS SET FORTH IN FBI HANDBOOK, PART I, PAGE 21.
IMMEDIATELY FACSIMILE RESULTS DIRECTLY TO EXHIBITS SECTION,
FBIHQ, AND TELEPHONICALLY DISCUSS ANY PROBLEMS RE ARTIST'S
CONCEPTION DIRECTLY WITH EXHIBITS SECTION.

DETERMINE PRESENT WHEREABOUTS INCLUDING RESIDENCE

AND EMPLOYMENT OF RAY GODFREY. CRD STATED GODFREY SHOULD

NOT BE INTERVIEWED AT THIS TIME REC-2944-3886/

1- SAC, MEMPHIS (44-1987)

114

15 JAN 8 1976

HNH:bap (6)

FEDERAL BUREAS EXIMPOTEDIOPAGE 3...

A

JANO 6 1976 509 PVIII TELETYPE

TELETYPE

5 g m

roining gal CEn. 7 JAN 15 1976

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

sst. Dir.:

Ext. Affairs
Files & Com:
Gen. Inv.
Ident.
Inspection
Intell.
Laboratory

TELETYPE UNIT

GPO 954-546

PAGE TWO (44-38861)

DETERMINE ALL PLACES WHERE CLAUDE POWELL REPORTEDLY

INCARCERATED TO DETERMINE IF EVER INCARCERATED WITH JAMES EARL

RAY.

HANDLE ANY ADDITIONAL OBVIOUS AND LOGICAL LEADS DEVELOPED SUCH AS THE INTERVIEW OF ANY ADDITIONAL WITNESSES DEVELOPED DURING INTERVIEW. IF ANY QUESTION ARISES RE COVERING ANY ADDITIONAL LEAD, PROMPTLY CONTACT FBIHQ.

CRD WILL MAKE A DETERMINATION RE PROVIDING LEON OWEN POWELL WITH POLYGRAPH UPON COMPLETION OF ABOVE INVESTIGATION.

IMMEDIATELY CONDUCT THIS INVESTIGATION AND SUTEL SUMMARY
ON A DAILY BASIS UNTIL THIS INVESTIGATION IS COMPLETED. HANDLE
ANY LEADS OUT OF YOUR DIVISION BY TELETYPE. HANDLE PURSUANT
TO SECTION 27, VOLUME II, MANUAL OF INSTRUCTIONS. ALSO FURNISH
ALL INFORMATION TO MEMPHIS, THE OFFICE OF ORIGIN.

COPY MAILED MEMPHIS.

TELETYPE TO SAC, AT RE: MURKIN

NOTE: See Peelman to Gallagher memorandum, same date, same caption. The request concerning an artist's conception coordinated with Mr. J. F. Morrissey, Exhibits Section.

RECEIVED TELETYPE UNIT

OWN PARTALE AR

JAN 6 4 17 PM '76 RECEIVED TELETYPE UNIT

### FBI FACIAL IDENTIFICATION FACT SHEET of only LEGIBLE DUPLICATE COPY to hibits Section, Administrative Division. TAIN ORIGINAL for your files.) NAME OF WITHESS \_LEON At the beginning of interview a detailed description of unknown subject should be obtained from witness. ASE 44.48 RACE \_ COMPLEXION MEDIUM 200 STOCKY - MUSCULAR WEIGHT NOR OF EYES \_\_DARK COLOR OF HAIR DK BROWN - CHRYING "EMPLES Check items listed below which best represent this description. MEAD D NOSE F CHIR HAIR L mai Pi. average ☐ 1. average 2 1. straight 2. concave 2. jedling 2. Curty or wavy 3. kinky 2 trimenter 3. Innebed 3. polehed A. long 4. monding A. martou base 4. heldler ☐ 5. seeb. El's sears 5. crew cut or flat-ton C 6. downward tip 6. double chin EYFS ☐ 7. sapili 7. cieft or dissole K FACIAL LINES L MEXAGE ☐ 3. large 1. furchead 2. bulging 3. wide base 2. beforces eyes 3. Stepied 3. make to corner of mouth Smithen or deep-set G EARS 5. His raised 4. side of face El. more 5. around evels S. cinco-sat E MOUTH 12 protracting 6. chie and neck 7. wide-sel 3. clase-set 1. average A. heavy lid 2. both lips thick A evertanging lid L MESTACHE 3. both lies this 4. thick upper lip H CHEEK AND CHEEKBONE EYÉRROYS 5. thick lower lin M BEARD Di. average C. this name lin 12. moniment 7. thin lower lip 3. synken cheek I http:/ O & large N POCKMARKS AND SKIN 1 9. seeali ☐ IRREGULARITIES 4. meeting Using description nated above, direct the witness to the sections of Facial Identification Catalog which show examples of items checked. Photographs selected by witness from the Catalog as representing a likeness to the feature of the unknown subject should be recorded below, using the key number found under each photograph. MEAN KA1-6 B MOSE ((1) 7 - 70 H CHEEK AND CHEEKBONE KH 2-5 E MOUTH KE 1-16 1 HAIR KJ 1-1 EVES KB4-1 M BEARD K FACIAL LINES F CHIN KF 5-8 **POCKMARKS** EXERNORS KC 3-9 AND SKIN G EARS KG 1-5' IRREGULARITIES Complete description on reverse side of sheet. 61-6023

ARK BLUE	Sur white	SHIAT	AUD TUR			-
		*				*****
						العبر 
	AD	DITIONAL	REMARK	5		
ERY NEAT -	exprehely u					3
4	-LOOKED LI	**		A		
WYER"	Mi Mi	- IIII		P	-3/2	
74.13				4-	_ <u>_</u> h	
				V '	- "	
	3	and the second s		$\sum_{i=1}^{n} \frac{1}{2} \left( \sum_{i \in \mathcal{A}_i} \frac{1}{2} \right) = \frac{1}$	- /	
<u> </u>	*			N N		
		*				٠.
			<del>VI. 11. 11. 11. 11. 11. 11. 11. 11. 11. 1</del>	sition of ho	of head to mark sicline, hat, scar	(s),
					eard, mustache, i	
		. •				
· .					<del>, , , , , , , , , , , , , , , , , , , </del>	
					Managaditeningsalpanensassassassassassassassassassassassassas	·
	· ·					
				4, 4, 4, 5		
						***************************************
		, ^	6		175	
	NE OF WINESS LEON	v VWER	POWELL		DATE 1-7-7	φ
mre Mus	AKIN	——————————————————————————————————————				
al design						
e mo, 44-3886	FIELD OFFICE	NO. 44-23	86 INTE	RVIEWING TWO	HAS I WI	usc
<b>4</b> <b>4</b> 00			•	1787 97		

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

: Mr. Gallagher

FROM J. S. Peelma

SUBJECT: MURKIN

DATE: 1/6/76

1 - Mr. Callahan

1 - Mr. Adams - Mr. Gallagher Legal Coun.

- Mr. O'Connell - Mr. Peelman

Training . - Mr. Helterhoffelephone Rm. \_

- Mr. Moore

1 - Mr. Wannall 1 - Mr. Walsh

(Mr. Morrissey

Assoc. Dir.

Inspection Intell.

Laboratory

Plan. & Eval. \_\_

Spec. Inv.

Director Sec'y \_\_\_

Dep. AD Adm. \_ Dep. AD Inv. \_ Asst. Dir.: Comp. Syst. Fyt Affairs Files & C

PURPOSE: To advise of the institution of investigation to resolve an allegation by Leon Owen Powell that he and his brother were offered payment in 1967 to murder Dr. Martin Luther King, Jr.

BACKGROUND: This case pertains to the shooting death of Dr. Martin Luther King, Jr., on 4/4/68. Earl Ray pled quilty to this murder and presently is in local confinement.

By teletype dated 1/5/76, our Atlanta Office advised of information furnished by one Leon Owen Powell who, in essence, claims he and his brother, Claude Powell, Jr., while in an Atlanta bar in October - November, 1967, were approached by a mutual friend, Ray Godfrey, who asked the Powells if they were interested in making \$50,000. Godfrey told them he would put them in contact with an individual who would pay them to murder King. Approximately one week later at the same bar, the Powells were approached by an individual named Ralph (Last name unknown), who said "I guess you know why I'm here" and subsequently opened his briefcase displaying what he said was \$25,000. Powell said they told Ralph they needed time to think it over. Ralph replied "if your mind is not made up now, I can't do business with you." Powell said Ralph never said the money being offered was to kill King. Powell states neither he nor his brother were involved in murder of King.

Leon Owen Powell also stated that the only other individuals aware of this meeting with Ralph (LNU) were his former wife, Annie Lois Compos and Pete Davis, owner of the bar. He stated Compos had no first-hand knowledge, and she is aware of the facts as he described them to her.

HNH: bap (10)

CONTINUED - OVER

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

8 4 JAN 2 1 1978

GENERAL INVESTIGATIVE

JAN 8 10 37 AH '76

JAN 6 3 12 PM 1976

U. S. DEPT. OF JUSTICE

RECEIVED

RECEIVED

1 12 12 PM 1976

COU 0

Memorandum to Mr. Gallagher RE: MURKIN

Davis observed Ralph (LNU) enter and exit the bar but had not entered into the conversation. Leon Owen Powell stated the reason he believes he and his brother were contacted by Godfrey is because his brother "Shotgun" served 5 years for armed robbery and had a reputation for being an expert with a shotgun. Leon Owen Powell stated he is willing to take a polygraph in this matter.

DETAILS: On 1/6/76, this matter discussed with Mr. Robert A.

Murphy, Chief, Criminal Section, Civil Rights

Division (CRD), U. S. Department of Justice and he requested immediate investigation to resolve this allegation. Mr. Murphy requested the following investigation:

Interview Claude Powell, Compos and Davis for any information they have re this allegation by Leon Owen Powell; obtain artist's conception of Ralph (LNU) from Leon Owen Powell; determine present whereabouts, including residence and employment of Godfrey - CRD stated Godfrey should not be interviewed at this time; determine all places where Claude Powell incarcerated to determine if he ever was incarcerated with James Earl Ray and handle any additional obvious and logical leads developed, such as the interview of any additional witnesses developed during interview. CRD will make a determination whether Leon Owen Powell should be given a polygraph examination upon the completion of the above investigation. This request from Mr. Murphy has been confirmed in writing.

Atlanta has been advised by separate communication to conduct this investigation immediately.

ACTION: For information. You will be advised of any pertinent developments.

ာ

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

# emorandum

: Mr. Gallagher

: J. S. Peelman

SUBJECT: MURKIN

Ext. Affairs DATE: 1/14/76 1 - Mr. Callahan Intell. 1 - Mr. Adams 1 - Mr. Gallagher Legal Coun.

1 - Mr. O'Connell Plan. & Eval. 1 - Mr. Peelman Training \_\_ 1 - Mr. Helterhoffelephone Rm. \_

Director Sec'y \_ 1 - Mr. Moore

Assoc. Dir. \_

Asst. Dir.: Admin. Comp. Syst. \_

Files & Con

Inspection

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

1 - Mr. Wannall 1 - Mr. Walsh 1 - Mr. Cochran

(Attn: Mr. Balog)

To advise of the status of the investigation PURPOSE: instituted to resolve an allegation by Leon Owen Powell that he and his brother, Claude Powell, Jr., were offered payment in 1967 to murder Dr. Martin Luther King, Jr.

BACKGROUND: This case pertains to the shooting death of Dr. Martin Luther King, Jr., on 4/4/68. Earl Ray pled guilty to this murder and presently is in local confinement.

You were previously advised in a J. S. Peelman memorandum to Mr. Gallagher, dated 1/6/76, that by teletype dated 1/5/76, our Atlanta Office advised of information furnished by one Leon Owen Powell who, in essence, claims he and his brother, Claude Powell, Jr., while in an Atlanta bar in October - November, 1967, were approached by a mutual friend, Ray Godfrey, who asked the Powells if they were interested in making \$50,000. Godfrey told them he would put them in contact with an individual who would pay them to murder King. Approximately one week later at the same bar, the Powells were approached by an individual named Ralph (Last name unknown), who said "I guess you know why I'm here" and subsequently opened his briefcase displaying what he said was \$25,000. Powell said they told Ralph they needed time to think it over. Ralph replied "if your mind is not made up now, I can't do business with you." Powell said Ralph never said the money being offered was to kill King. Powell states neither he nor his brother were involved in the murder of King. 388101

44-38861

5 JAN 19 1976

HNH:bap (11)

CONTINUED - OVER

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

REC'D-CIV RICHTS

CENERAL INVESTIGATIVE FRAL INVESTIGATIVE DIVISION 5030 JE.M. FRONT OFFICE

JAN 16 7 15 AM 36 14 1 04 PM 1976

U.S. DEPT OF JUSTICE FBI

RECEIVED

JAN 15 12 46 PM '76

ASSOCIATE DIRECTOR

Memorandum to Mr. Gallagher RE: MURKIN

Leon Owen Powell also stated that the only other individuals aware of this meeting with Ralph (LNU) were his former wife, Annie Lois Compos and Pete Davis, owner of the bar.

The Civil Rights Division (CRD), U. S. Department of Justice, requested investigation to resolve this allegation.

DETAILS: Claude Powell, Jr., was interviewed and although he also claims a payment offer was made to kill King, his account : differs somewhat from that of Leon Owen Powell. Claude Powell, Jr., states that three or four weeks prior to the murder of King, he and his brother, Leon, were seated in a booth in Pete's Bar in Atlanta. Ray Godfrey, a friend of Leon's, joined them in their booth and engaged in conversation with Leon. Claude paid no particular attention to what they were talking about. Godfrey then left the booth and approximately ten to fifteen minutes later, an unknown subject (unsub), a white male, joined them in their booth and placed an expensive-looking briefcase on the table. The unsub told them he wanted them to kill King and would pay \$25,000 now and \$25,000 when the job was done. The unsub then opened his briefcase, which was full of wrapped currency. Claude stated he was shocked, assumed it was some sort of a joke and he ignored the unsub. The unsub then closed his briefcase and departed.

Wendell Sutton Powell, a brother, stated he had not heard of anyone contacting his brothers re offering them money to assassinate King. He advised if Claude had seen \$25,000 in one lump sum, Claude would have told others about it. He advised that Claude used to drink alot and talk glibly when in a drunken condition.

Leon Owen Powell has furnished information for the preparation of an artist's conception of the unsub who reportedly made the payment offer. Claude Powell, Jr., states he would not recognize the unsub and was unable to furnish information for an artist's conception.

Annie Lois Compos, former wife of Leon Owen Powell, after some prompting, remembered an incident wherein Leon told her an individual had contacted his brother and him regarding the murder of King. Leon told her that the man had a suitcase

Memorandum to Mr. Gallagher
RE: MURKIN

full of money and wanted them to murder King. She stated Leon was very intoxicated when relating the story to her after the King assassination. She stated that numerous times while Leon was drunk, he would talk about various killings and killers.

Investigation determined that Pete Davis, the owner and operator of the bar, died of cancer in May of 1975.

Ray Godfrey has been fully identified as Arnold Ray Godfrey and has advised that he did not talk with either of the Powells re the assassination of King nor did he introduce anyone to them re the assassination of King. He denied all knowledge of any assassination plot re King.

The results of our investigation have been closely coordinated with the CRD and on 1/14/76, Mr. Robert A. Murphy, Chief, Criminal Section, CRD, requested that polygraph examinations be afforded to Leon Owen Powell, Claude Powell, Jr., and Arnold Ray Godfrey, in an attempt to further resolve this matter. This request from Mr. Murphy has been confirmed in writing.

By separate communication, Atlanta is being instructed to have SA John B. Reynolds, Bureau-approved polygraph examiner, afford the requested polygraph examinations to Leon Owen Powell and Arnold Ray Godfrey. SA Loren K. Lee, Bureau-approved polygraph examiner, San Antonio Division, is also being instructed to afford the requested polygraph examination to Claude Powell, Jr., presently in the El Paso Division, since our El Paso Office does not have a Bureau-approved polygraph examiner. This coordinated with Laboratory Division.

ACTION: For information. You will be advised of any pertinent developments.

Me By

D. Co.

A 23 23

FEDERAL BUREAU OF INVESTIGATION
COMMUNICATIONS SECTION

JAN 0 8 1976

TELETYPÉ

NRØØ6 CE PLAIN

6:30PM NITEL JANUARY 8, 1976 JDC

TO:

DIRECTOR (44-38861)

ATLANTA (44-2386)

EL PASO

MEMPHIS

FROM: D MURKIN CHARLOTTE (44-1365)

CHARLOTTE (44-100)

RE ATLANTA TELETYPE TO THE DIRECTOR, DATED JANUARY 7, 1976.

1953, POWELL ARRESTED LOCALLY FOR FAILURE TO STOP AT INTERSECTION.

CHARLOTTE, N. C., AND MECKLENBURG COUNTY POLICE DEPARTMENT RECORDS REFLECT CLAUDE DOWELL, JR., BELMONT, N. C., WAS SENTENCED MAY 16, 1949, FOR ARMED ROBBERY TO FIVE TO TEN YEARS IN THE N. C. STATE PENITENTIARY, RALEIGH, N. C. ON MAY 22,

MECKLENBURG COUNTY CLERK OF COURT RECORDS REFLECT WENDELL,
SUTTON POWELL BORN

ARRESTED AND SENTENCED AT SAME

TIME TO SAME TERM AS CLAUDE POWELL ON ARMED ROBBERY CHARGE.

WENDELL SUTTON POWELL, POSSIBLY A BROTHER OF CLAUDE, HAS

SEVERAL OTHER ARRESTS FOR OPERATING A VEHICLE WHILE UNDER THE

INFLUENCE AND PUBLIC DRUNK, LAST BEING ARRESTED MARCH 17, 1974,

FOR PUBLIC DRUNK. WENDELL SUTTON POWELL RESIDED 218 EWING

DRIVE, BELMONT, N. C., AT THAT TIME.

PΙΙ

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

Director Sec'y

COM .

GENERAL INVESTIGATIVE

GENERAL INVESTIGATIVE

GENERAL INVESTIGATIVE

GENERAL INVESTIGATIVE

GENERAL INVESTIGATIVE

RECEIVED

GENERAL INVESTIGATIVE

RECEIVED

GENERAL INVESTIGATIVE

AN 9 7 44 PH '76F B I

F B JAN 9 6 44 AM 1976

U S DEPT OF JUSTICE

PAGE TWO CE 44-1365

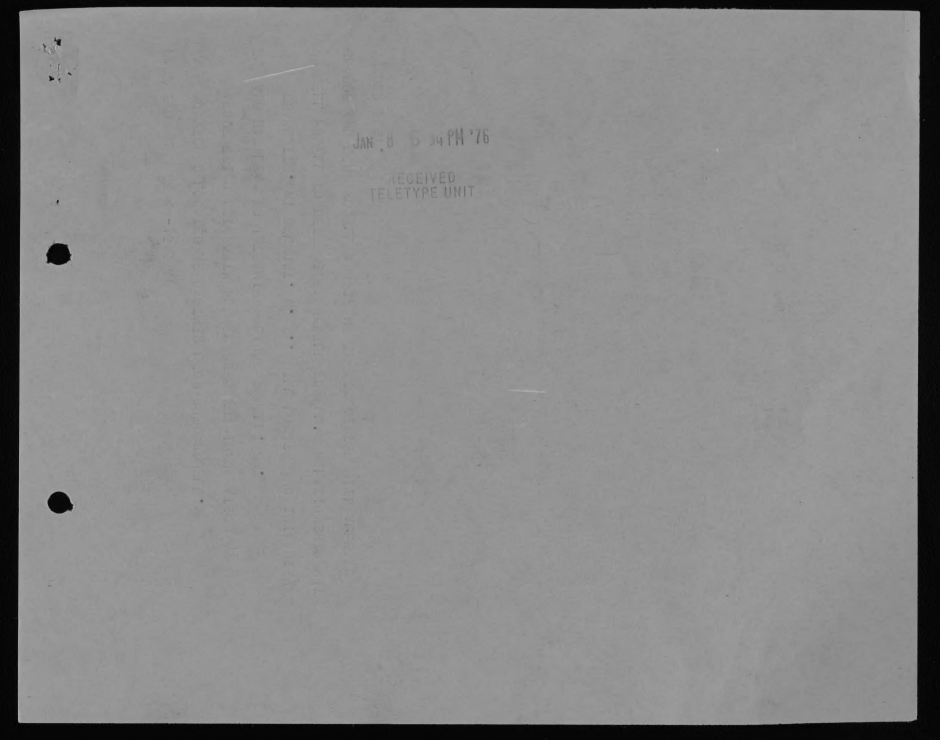
NO RECORD LOCATED RE BROTHER LEON OWEN POWELL.

ABOVE BEING SET FORTH FOR EL PASO FOR INFORMATION AS
EL PASO HAS LEAD TO INTERVIEW CLAUDE POWELL, JR.

CHARLOTTE, AT BELMONT, N. C., WILL LOCATE AND INTERVIEW
WENDELL POWELL TO DETERMINE WENDELL POWELL'S RELATIONSHIP WITH
CLAUDE AND LEON POWELL AND IF HE IS ACQUAINTED WITH ALLEGED
MURDER PLOT.

END.

HOLD



FEDERA BUREHILLE MASSILWING COMMUNICATIONS SECTION

NRØIØ AT PLAIN

4:37 PM URGENT 1-8-76 HLF

TO:

DIRECTOR (44-38861)

EL PASO

MEMPHIS (AM)

ATLANTA (44-2386) (P) FR OM:

MURKI N

RE EL PASO TEL TO BUREAU. JANUARY 7. 1976: ATLANTA TEL TO DIRECTOR, JANUARY 7, 1976; AND BUREAU TEL CALL TO ATLANTA, JANUARY 8, 1976.

ON JANUARY 7, 1976, LEON OWEN POWELL RECONTACTED AND ADVISED HE WOULD "STICK BY HIS STORY". ARTIST'S CONCEPTION OF RALPH (LNU) OBTAINED FROM LEON POWELL AND SENT TO EXHIBITS SECTION, VIA SEPARATE COMMUNICATION. POWELL ADVISED HIS BROTHER LOCATED IN ROOM 210 OF SCOTTISH, INN. MIDLAND, TEXAS AND EMPLOYED THERE BY UNIDENTIFIED HOME BUILDER DOING EITHER CARPENTRY OR DRYWALL WOR ( nu,

ON JANUARY 7, 1976, ANNIE LOLE CAMPOS, WHITE FEMALE, DATE OF

WAS CONTACTED OND ADVISED SHE HAD BEEN BIRTH VIOUSLY MARRIED TO LEON OWEN POWELL FROM 1955 UNTIL 1975.

SOME PROMPTING. SHE REMEMBERED THE INCIDENT WHEREBY HER EX-HUSBAND, LEON POWELL, RELAATED TO HER AN INDIVIDUAL HAD CONTACTED

END PAGE ONE.

PΙΙ

Assoc. Dir. Dep.-A.D.-Adm Dep.-A.D.-Inv. Asst. Dir.: Admin. Cemp. Syst. Ext. lde/t. Inspection Laurratory rian & Eval. Spec. Inv. It during . Land Coun. Tempoone Rm.

Director Sery

8 4 JAN 2 1 1976

REC'D-CIV RIGHTS JAN 8 5 42 PM . 76 JAN 9 6 45 AM 1976 F. B. TUSTICE JAN 9 8 45 HILLSON THE STATE OF THE STATE O THE LEGISLIE TERE ELUSION AND LIKE INCIDENT VALUE OF -Juncha Avabibo 10 favo onew Bondif Labor lage Halif Job-1 val THE AVA SE' 1328' AVE DUMINOISE AND VOLUCES AND HOUSE AND THE SELECTION OF THE ON TENNES LITER " SECRET STORY VANTE TO SECRET SECRET SECRET OF SECRET OR MIDE LIEFES HOSE SHIPDES DOING EILPES CVSbinish Ob. Longer 1014. HOW SIG OF SCOSILSULTURE, MIDLAMO, TEXAS AND SMOLOSTED FOR AN DVENIE COMMINICATION. BONDER ADDRESS WAS PROBLED IN 197 MED LOUR FLOW BORETT VNG SERL 10 EXPERSES GEGET OF MEV LIGHT WELLOW, SA ALS ELODAN' OVERTILLS CONCEDITION OF THE WAR UN AVMINIA A. MAR. FROM ONEW BONEYE BENGALVELL ON SUNI . love. AS CIOL . John AT 1976; And Superior for CALL TO ALLAND A MAN A SE AF BOLD IN 10 BREEVE TOURSE AT 1818; ATLANSA TO I LINKIN' KEN KEN VALLANTE (LANGERED) CPY DIRECTOR (44-08861) AND BUT RECENT TOWARD PIL INTERVAL BENEVA

PAGE TWO (44-2386)

HIS BROTHER AND HIM REGARDING MURDER OF MARTIN LUTHER KING,

JR. POWELL TOLD HER THAT MAN HAD A SUITCASE FULL OF MONEY AND
WANTED HE AND HIS BROTHER, CLAUDE, TO MURDER KING. POWELL WAS
VERY INTOXICATED WHEN RELATING THIS STORY TO HER. SHE
SPECIFICALLY REMEMBERS HE RELATED THIS TO HER AFTER THE KING
ASSASSINATION. HER EX-HUSBAND WAS CONSTANTLY GETTING DRUNK AND
SPENDING ALL HIS PAY CHECK ON BOOZE. NUMEROUS TIMES SHE HAD
TO PULL HIM OUT OF A BAR BEFORE HE SPENT ALL HIS MONEY SO THERE
WOULD BE ENOUGH LEFT TO BUY GROCERIES. NUMEROUS TIMES, WHILE
HE WAS DRUNK, HER EX-HUSBAND WOULD TALK ABOUT VARIOUS KILINGS
AND KILLERS. SHE THOUGHT THIS WAS MOSTLY THE LIQUOR TALKING;
HOWEVER, IF HE STUCK BY HIS STORY WHEN HE WAS SOBER, SHE WOULD
ATTRIBUTE SOME VALIDITY TO HIS TALE. SHE COULD NOT SUPPLY
ANY FURTHER INFORMATION.

ON JANUARY 8, 1976, BOBBY JOHNSON, RADIO STATION, WPLO COUNTRY AND WESTERN MUSIC STATION, ADVISED THERE HAD BEEN A COUNTRY AND WESTERN SINGER BY THE NAME OF RAY GODFREY IN 1967 OR 1968. THIS SINGER WAS HANDLED LOCALLY BY LOWERY MUSIC COMPANY, ATLANTA, GEORGIA. ON JANUARY 8, 1975, MARY TALLENT, END PAGE TWO.

PAGE THREE (44-2386)

SECRETARY TO PRESIDENT, LOWERY MUSIC COMPANY, ADVISED IN 1967 HER FIRM HANDLED COUNTRY AND WESTERN SINGER BY NAME OF RAY GODFREY.

GOD FREY WOULD, AT THIS TIME, BE APPROXIMATELY FORTY-FIVE TO FIFTY YEARS OF AGE AND IS A WHITE MALE. SHE DESCRIBED GODFREY AS REAL "COUNTY" FELLOW. SHE REFUSED TO BELIEVE GODFREY COULD BE IN ANY TROUBLE WHATSOEVER. NATURE OF ATLANTA'S INQUIRY NOT RELATED TO HER. SHE STATED GODFREY WORKED FOR ATLANTA WATER DEPARTMENT WITH TELEPHONE NUMBER 622-1481 AS WORK PHONE. SHE ALSO ADVISED RECORDS REFLECT GODFREY HAD SOCIAL SECURITY ACCOUNT NUMBER

SHE ALSO FURNISHED NEGATIVE OF PHOTOGRAPH OF RAY GODFREY.

TELEPHONE NUMBER 622-1481 IS LISTED TO ATLANTA CITY DEPARTMENT OF ENVIRONMENT AND STREETS. MRS. L. S. PENNINGTON, DIRECTOR
OF PERSONNEL, CITY OF ATLANTA, RECONTACTED AND ADVISED THAT PAT
SOJKA, SUPERVISOR, SEWER REPAIR DIVISION, WOULD BE PERSON TO
CONTACT RE ANYONE EMPLOYED AT TELEPHONE NUMBER 622-1481.

PAT SOJKA ADVISED CITY OF ATLANTA DOES HAVE AN EMPLOYEE

NAMED RAY GODFREY, EMPLOYED AS A SEWER SERVICE FOREMAN. GODFREY

IS KNOWN TO BE A COUNTRY AND WESTERN SINGER. RAY GODFREY IS NOT

END PAGE THYREE.

ΡII

PAGE FOUR (44-2386)

HIS COMPLETE NAME, HOWEVER. CURRENT RECORDS OF SEWER DEPARTMENT

REFLECT TRUE NAME AS A. R. GODFREY, LIVING AT 1105 LAKESHORE

DRIVE, JONESBORO, GEORGIA, TELEPHONE 477-5036. ARNOLA CONTROL OF PERIOD OF PER

TO THE BUREAU, JANUARY 7, 1976, IT IS TO BE NOTED DOROTHY DAVIS ADVISED HER HUSBAND, PETE DAVIS, OWNED AND OPERATED BAR KNOWN AS "PETE'S PLACE" ON MORELAND AVENUE JUST SOUTH OF INTERSECTION OF CONFEDERATE AND MORELAND AND THAT HER HUSBAND DIED IN MAY, 1975 OF NATURAL CAUSES, NAMELY CANCER.

ON JANUARY 8, 1976, AT 3370-CI ADVISED TELEPHONE NUMBER
477-5036 SUBSCRIBED TO BY ARNOLD GODFREY, ORIGINALLY CONNECTED
APRIL, 1961 AND TRANSFERRED TO ABOVE ADDRESS OCTOBER, 1974. UP
TO 1970, EMPLOYED BY CITY OF ATLANTA CONSTRUCTION DEPARTMENT,
NO UP-DATE AVAILABLE FOR EMPLOYMENT SINCE. IT WOULD APPEAR
GODFREY'S NAME IS ARNOLD RAY OR RAYMOND GODFREY.

ATLANTA CONDUCTED ALL INVESTIGATION REQUESTED BY CIVIL RIGHTS DEPARTMENT, HOWEVER, IS KEEPING CASE IN PENDING STATUS IN VIEW OF THE FACT THAT CHARLOTTE AND EL PASO HAVE OUTSTANDING INVESTIGATION.

END PAGE FOUR.

PAGE FIVE (44-2386)

POWELL BROTHERS, LEON AND CLAUDE, SHOULD BE CONSIDERED

POTENTIALLY DANGEROUS.

END.

PLS HOLD