Volume Number CLASSIFICATION NO. Serials of Justice FBI - CENTRAL RECORDS CENTER LA - LOS ANGELES Serial # Class / Case # Vol. Sub OPEN S 0056 156 8/11/1202016 **(E)** 2025 RELEASE UNDER E.O. 14176

2025 RELEASE UNDER E.O. 14176

1 2 205 South Droadway Los Angeles, California 90012 3 Madison 6 9167 4 Attorney for the Defendant 5 6 7 8 SUPERIOR COURT OF THE STATE OF CALLFORNIA 9 FOR THE COUNTY OF LOS ANGELES 1.0 31 PROPER OF THE STATE OF 12 NO. A 233, 421 CALLPORNIA, 13 POINTS AND AUTHORITIES Plaintiff, AND DECLARATION 14 -V5-15 SIRFAN BISHARA SIRFAN, 16 Defendant. 17 RUSSELL E. PARSONS declares and states: 18 19 STATEMENT OF THE FACTS The defendant here is charged with murder and other offenses 20 involving the shooting of Senator Robert F. Kennedy at the Ambassa-31 dor Notel about midnight between June 4, 1958 and June 5, 1968. The 22 defendant, Sirhan B. Sirhan, is alleged to have shot Senator Robert 23 P. Kennedy. It is claimed by several witnesses that they were pre-24 cont, saw and heard a show and Senator Kennedy was immediately exam-25 . Ted by many people. Sirhan 3. Sirhan was selzed upon the spot, 26 as amodiscoly taken by officers to Rampart jail and to other jails 27 and was questioned by police officers throughout the balance of the 28 ought at various places. At times there were two or three police 29 olficers present, at times there were Deputy District Atterneys 30

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present, and recordings were taken of those conversations. Se was .

semaned by dostors and at one inscence there was a reporter to take

s statement and possible recordings. We have asked for these

statements, we have been permitted to take depositions of some of the officers, we have seen photostatic copies of some of the documents that were seized by the police officers without benefit of a Search Warrant at the defendant's mother's home in Pasadena, California, which is a minimum of some twelve miles from the Ambassador Motel in Nos Angeles.

We do not know what was said in the statements hereinabove referred to, heither is the defendant able to give us the names of all the persons present, nor does he recall exactly what was said; and it is necessary for the proper preparation of the defense in this case that we have access to all of the documents hereinabove referred to, the names of the persons hereinabove referred to so that we might examine such statements, transcripts, reports, films, recordings, tapes, and that we might have the names and addresses of the persons hereinabove referred to which we do not have.

Declarant has employed two licensed investigators licensed by the State of California, namely Michael A.McCowan and Ronald Allen, and has sent them into the field and in most instances they have been informed by possible witnesses in substances that they could not talk with us, they did not let us see even hospital reports and in such instance the investigators tell me that they were advised by such persons that representatives of the District Attorney of Los Angeles County had been there, and/or agents of the Federal Dureau of Investigation, who had shown credentials and in efstated they did not have to talk and ware not allowed to talk to these representatives of mine because they were admonished by the officers that they smould not talk to anyone. our representatives were back to such people and those people were advised, communicated with the District Attorney's office and stated that they thought while was in substance unfair and since that time of them have talked with up and have gaven us consideration and

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by the court to speak to us, they would do so. In substance, I neare from my conversations with the District Attorney's office that in order for us to get what is hereinabove asked for, it would be better for us to seek an order of court and this procedure was suggested to us by one of the Deputy District Attorneys working on the case.

That in the opinion of declarant, after years of experience in this field, such information should be given to us as we seek here, or it wall appears to a denial of due process. As the court said in Walker vs. Superior Court, 155 CAL 26 134 141,

"The state in its might and power ought to be and is too jealous of according a defendant a fair and impartial trial, to hinder him in intelligently preparing his defense and availing him of all competent material and relevant evidence that tends to turn light on the subject matter on trial."

Powell vs. Superior Court, 48 Cal 2d 704 709.

"Since People vs. Riser (1956) 47 CRL 2d 566-585, 305 PA
2d I, the courts of California have been exceedingly jealous of the
right of a defendant to be granted the right of discovery and production of evidence. The cases are now legion to that effect and
some are summarized in California Evidence, Witkin, 2nd Edition,
pages 965 and succeeding pages, and a fair discussion is also found
in Walker vs. Superior Court, 155 CAL 2d 134 317, PA 2d 130."

Wherefore declarant on behalf of Sirhan B. Sirhan respectfally prove for enterior alrecting that we be given the information correlations referred to and in the motion described. This is particularly true in this case of historical significance which is leing watehad throughout the world with a view to see that justice be done.

Under Pougley of perjury I hereby state that the foregoing to true and correct.

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ROSSELL E. PARSONS 205 South Broadway Los Angeles, California 90012 Madison 6 9167 Attorney for Defendant

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SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUPTY OF LOS ANGELES

PEOPLE OF THE STATE OF () CALIFORNIA, () Plaintiff, () -vs-

NO. A 233, 421

PETITION OF SIRTAN BISHARA SIRTAN

SIRHAN BISHARA SIRHAN,
Defendant.

Comes now the petitioner, Sirhan B. Sirhan, by and through his attorney, Russell E. Parsons, and respectfully petitions the court to make an order directing that the District Attorney of the County of Los Angeles and/or the Chief of Police of the City of Los Angeles, California, to deliver to petitioner's counsel the Sollowing documents and/or information listed hereinafter.

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The District Autorney of the County of Los Angeles permitting counsel for the said defendant to inspect and review certain documents, statements, papers, books, booklets, tape recordings, and any and all transcripts thereof, films of any photographs of the said Sirhan B. Sirhan, or moving pictures or the films thereof taken of the said Sirhan B. Sirhan while he was in the custody of the Los Angeles Police Department, the District Attorney of the County of Los Angeles, or any of his deputies, or any other police

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agency, and any and all statements taken by the Federal Eureau of Investigation or ear of its officers or agents which have been delivered to the possession of the District Attorney of the County of Los Angeles, or any officer working under the direction and supervision of the District Attorney of the County of Los Angeles.

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Also any statements or reports by Dr. Marcus Crayhan, M.D., or any Deputy Sheriff, police officer, jail attendant, hospital attendant, murse or nurse's aid working with, under the direction of, or in cooperation with either Dr. Marcus Crayhan or Dr. Phillip Attalla.

Also the name of the reporter present at the time Dr. Crayhan and/or Dr. Attalla interviewed Sirhan B. Sirhan, and the notes, transcripts and reports of such reporter.

III .

Also the statements of any person given to the Los Angeles Police and in the possession of or under the direction of the District Attorney of Los Angeles County of any such person who claims to have seen Sirhan B. Sirhan at the Ambassador Hotel the night of the shooting of Senator Robert F. Kennedy.

Also the statements of any person given to the Los Angeles Police and in the possession of or under the direction of the District Attorney of Los Angeles County of any such person who claims to have seen Sirhan B. Sirhan at any target or shooting range within ear months prior to the shooting of Sanaton Robert F. Kennedy.

IV

Also any statement taken by the police, Federal Sureau of Investigation, or any investigative agency including the Bureau of Investigation attached to the office of the District Attorney of the County of Los Angeles, from Dr. Reslie Koltz of the Pasadena Sity College. From any statement at the University of California at

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Los Angeles who visited or called at the Kennedy headquarters on Wilshire Boulevard, Los Angeles, some days before the assassination 3 of Senator Robert F. Kennedy. 4 5 Also any statement or transcript of an interview with 6 Enrique Rabago, one of two men Sirhan B. Sirhan says he talked with 7 at the Ambassador Hotel on the night of June 4, 1968. 8 9 . Also any statement or report made by Mr. Alfred N. Nicolas, 10 Counselor at Pasadena City College. 11 VII 12 Also any statement or report made by Mr. Elviov Angelino, 13 a teacher of Anthropology at Pasadena City College. 14 Also any statement or report made by Mrs. Harrick, Placement 15 Service Offices, Pasadena City College. 18 17 18 Also any statement or report made by Mr. William Beveridge, a gurdener, 167 North Sierra Madre, Pasadena, California. 19 20 21 Also any statement or report made by Mr. William C. Beveridge omployed at Parmenter Auto Supply, 2811 Sierra Grande, Pasadana, 22 23 California. 24 XI 25 Also any Statement or report made by Dr. Richard A. Welson, M.D., Corola, Callifornia, who treated Sirhan B. Sirhan after his 28 injury at the Altafisch Ranch, Corona, California. 27 28

Also any statement or report made by the clerk or custodian

of the official records concerning the treatment and care rendered

Sighan B. Sighun of the Corona Community Rospital, Corona, Riverside

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Also any statement or report concerning statements taken by the Los Angeles Police Department, any representative of the District Attorney's Office of the County of Los Angeles, State of California, or any other police agency taken from Sirhan B. Sirhan after his arrest.

VIX

Also any statement or report taken from Deputy Sheriff Livingston, a Deputy Shariff of the County of Los Angeles, at one time assigned to the new County Jail, 441 Bauchet Street, Los Angeles, California.

Also any statement taken from the Range Master, Lloyd Hager, and Carl Buckner, and any other person interviewed at the pistol range (San Gabriel Valley Gun Club, 4001 Fish Canyon Road, Duarte, California).

XVI

Also the name of the Federal Bureau of Investigation agent who gave a lie detector test to the witness Buckner. We want both his first statement and his second statement.

XVII

Also the statement or report of a girl whose name is unknown to us who was at the target range.

Also any Statement or evidence of any person who saw Sirhan B. Birhan after he left the range in Fish Canyon on June 4, 1963.

Also any statements or raports taken from the person at the gen shop or gun shops where it is contended that Sirhan B. Sirhan

B. Sirhan practicing with a gun prior to the date of the assassination of Senator Robert F. Kennedy.

Also a statement of report from anyone who saw Sirhan B. Sirham at the Ambassador Rotel, Los Angeles, California, at Senator Ruchel's party prior to the shooting or at the Rafferty party at the Ambassador Hotel in Los Angeles, California.

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Also the statements or reports of any person who claims to have seen Surhan B. Sirhan in the kitchen at the Ambassador Hotel some minutes before the shooting.

XXIII

Also the statements or reports of any person who claims to have been at the Ambassador Hotel at or about the time of the shooting who claims to have had any part in the apprehension of Sirhan B. Sarhan shortly after the shooting of Senator Robert F. Kennedy.

Also any and all photographs and/or films thereof taken at, during, before, and after the shooting of Senator Robert F. Kennedy in the vicinity of the kitchen of the Ambassador Motel, Los Angeles.

XXX

Any statement or report by any student at the University of California at Los Angeles or any other person, or photos taken by such a person, or moving pictures, and delivered by the Los Angeles Police and the District Artorney of the County of Los Angeles showing the defendant, Sirhan 3. Sirhan, at the political rallies or in and about the Ambassador Hotel on June 4, 1988 or Dune 5, 1988.

Also all statements of any officer or private person who to have East-Sirhan B. Sirhan after his arrest and apprehention and until approximately S a.m. the morning of his arrest.

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Also all reports: criminal, booking, evidence, logs, officer's notes, individuals' notes, or statements made by anyone regarding Sirhan B. Sirhan's activities from the time of his arrest until 8 a.m. the morning of June 5, 1968.

· XXXXIII

Also all medical reports made April 5, 1968 concerning
Sirhan B. Sirhan and the names of all persons who may have administered any medical treatment to Sirhan B. Sirhan and the results of any such medical treatments and/or tests and the names of the person or persons who administered such treatments or tests, namely blood tests or any other tests usually given by the local authorities such as Police Department, Shariff's Department, District Attorney of Los Angeles County, or under their direction, to persons suspected of having drank alcohol or taken drugs or stimulants of any kind.

VIXXX

Also all statements or recordings thereof made by Sirhan B. Sirhan or taken by any police agency or any other person in conjunction with this case from the time of Sirhan B. Sirhan's arrest to this date.

MOON

Also the name of the Deputy Sheriff that pushed Sirhan B. Sirhan in the wheelchair directly after his arrangement, believed to have been Deputy Sheriff Livingston, and any statements made by such officer concinning anything he observed or new about Sirhan B. Serhan during that period.

TEXTAGE

Also try report by the officer or person who saw Sirhan 2. Sirhan kick the coffee cup out of the hand of Officer Willoughby the night or morning he was interviewed, June 5, 1968.

SECTION 1

Alon that we be parmitted to entrine and hear all tages of

interviews by any police officer or officer of the District Attorney of Los Angeles County and that we be permitted to examine any and all transcripts of such tapes, some of such tapes were taken at interviews of Sirhan B. Sirhan on the morning of June 5, 1968 at which time officers of the Los Angeles Police Department, namely Lt. William Jordan, Deputy of the Los Angeles District Attorney's office, and Deputy District Attorney John Howard, and District Attorney's Investigator George Murphy, one or more of whom were present at various occasions and interviews.

Under penalty of perjury I hereby state that the foregoing is true and correct.

DATED:

RUSSELL E. PARSONS Attorney for Sirhan B. Sirhan

SEARCHED INDEXED SERIALIZED SERIA

SUCCERT E. PARSONS 205 South Broadway I Los Angeles, California 90012 2 Madison 6 9167 3 Attorney for Dofendant 15 8 B 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES 9 10 11. PROPLE OF THE STATE OF

NO. A 233, 421

MOTION FOR DISCOVERY

Plaintiff, -vs-STRHAN BISHARA SIRHAN.

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Defendant.

Comes now the defendant Sirhan B. Sirhan and respectfully moves the court for an order directing:

. The District Attorney of the County of Los Angeles permitting counsel for the said defendant to inspect and review certain documents, statements, papers, books, booklets, tape recordings, and any and all transcripts thereof, films of any photographs of the said Sirhan B. Sirhan, or moving pictures or the films thereof taken of the said Sirhan B. Sirhan while he was in the custody of the Los Angeles Police Department, the District Attorney of the County of Los Angeles, or any of his deputies, or any other police agancy, and any and all statements taken by the Federal Bureau of Investigation or any of its officers or agents which have been delivered to the possession of the District Attorney of the County of los Angeles, or any officer working under the direction and

supervision of the District Attorney of the County of Los Angeles.

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Also any statements or reports by Dr. Marcus Crayhan, M.D., or any Deputy Sheriff, police officer, jail attendant, hospital attendant, nurse or nurse's aid working with, under the direction of, or in cooperation with either Dr. Marcus Crayhan or Dr. Phillip Attalla.

Also the name of the reporter present at the time Dr. Crayhan and/or Dr. Attalla interviewed Sirhan B. Sirhan, and the notes, transcripts and reports of such reporter.

III

Also the statements of any person given to the Los Angeles Police and in the possession of or under the direction of the District Attorney of Los Angeles County of any such person who claims to have seen Sirhan B. Sirhan at the Ambassador Motel the hight of the shooting of Senator Robert F. Kennedy.

Also the statements of any person given to the Los Angeles Police and in the possession of or under the direction of the District Attorney of Los Angeles County of any such person who claims to have seen Sirhan B. Sirhan at any target or shooting range within six months prior to the shooting of Senator Robert F. Kennedy.

IV

Also any statement taken by the police, Federal Bureau of Investigation, or any investigative agency including the Bureau of Investigation attached to the office of the District Attorney of the County of Los Angeles, from Dr. Leslie Kolti of the Pasadena City College, from any students at the University of California at Los Angeles who visited or called at the Kennedy headquarters on Wilshire Boulevard, Los Angeles, some days before the assassination of Senator Robert F. Kennedy.

V

Enrique Rabago, one of two men Sirhan B. Sirhan says he talked with at the Ambassador Hotel on the night of June 4, 1968. 3 878 4 Also any statement or report made by Mr. Alfred N. Nicolas, 6 6 Counsellor at Pasadena City College. 7 8 Also any statement or report made by Mr. Elvicy Angelino, a teacher of Anthropology at Pasadena City College. 9 10 VYYY 11 Also any statement or report made by Mrs. Harrick, Placement 12 Service Offices, Pasadena City College. 13 YX 14 Also any statement or report made by Mr. William Beveridge, 15 a gardener, 167 North Sierra Madre, Pasadena, California. 18 17 Also any statement or report made by Mr. William C. Beveridge employed at Parmenter Auto Supply, 2811 Sierra Grande, Pasadena, 18 California. 19 20 XX 21 Also any statement or report made by Dr. Richard A. Nelson, M.D., Corona, California, who treated Sirhan B. Sirhan after his 23 injury at the Altafisch Ranch, Corona, California. 24 XXX 23 Also any statement or report made by the clerk or custodian 26 of the official records concerning the treatment and care rendered 27 Sirhan B. Sirhan at the Corona Community Hospital, Corona, Riverside 28 County, California. 29 KIKI 30 Also any statement or report concerning statements taken by 31 the Los Augeles Police Department, any representative of the District 32 Attorney's office of the County of Los Angeles, State of California, 3.

Also any statement or transcript of an interview with

or any other police agency taken from Sirhan B. Sirhan after his arrest. MIV Also any statement or report taken from Deputy Sheriff Livingston, a Deputy Sheriff of the County of Los Angeles, at one time assigned to the new County Jail, 441 Bauchet Street, Los Angeles, California. VX Also any statement taken from the Range Master, Lloyd Hager, and Carl Buckner, and any other person interviewed at the pistol range (San Gabriel Valley Gun Club, 4001 Fish Canyon Road, Duarte, California; XVI Also the name of the Federal Bureau of Investigation agent who gave a lie detector test to the witness Buckner. We want both his first statement and his second statement. XVII Also the statement or report of a girl whose name is unknown to us who was at the target range. XVIII . Also any statement or evidence of any person who saw Sirhan B. Sirhan after he left the range in Fish Canyon on June 4, 1968. XIX Also any statements or reports taken from the person at the gun shop or gun shops where it is contended that Sirhan B. Sirhan purchased ammunition. XX Also the name of any person who claims to have seen Sirhan B. Sirhan practicing with a gun prior to the date of the assassination of Senator Robert F. Rennedy. Thank Also a statement or report from anyone who saw Sirhan B.

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Sirhen at the Ambassador Hotel, Los Angeles, California, at Senator Kuchel's party prior to the shooting or at the Rafferty party at the Ambassador Hotel in Los Angeles, California.

XXXI

Also the statements or reports of any person who claims to have seen Sirhan B. Sirhan in the kitchen at the Ambassador Hotel some minutes before the shooting.

XXIII

Also the statements or reports of any person who claims to have been at the Ambassador Hotel at or about the time of the shooting who claims to have had any part in the apprehension of Sirhan B. Sirhan shortly after the shooting of Senator Robert F. Kennedy.

XXIX

Also any and all photographs and/or films thereof taken at, during, before, and after the shooting of Senator Robert F. Kennedy in the vicinity of the kitchen of the Ambassador Hotel, Los Angeles.

XXX

Any statement or report by any student at the University of California at Los Angeles or any other person, or photos taken by such a person, or moving pictures, and delivered by the Los Angeles Police and the District Attorney of the County of Los Angeles showing the defendant, Sirhan B. Sirhan, at the political rallies or in and about the Ambassador Hotel on June 4, 1968 or June 5, 1968.

XXXI

Also all statements of any officer or private person who claims to have seen Sirhan B. Sirhan after his arrest and apprehension and until approximately 8 a.m. the morning of his arrest.

XXXXII

Also all reports: criminal, booking, evidence, logs, officer's notes, individuals' notes, or statements made by anyone regarding Sirhan B. Sirhan's activities from the time of his arrest until 8 a.m. the morning of June 5, 1968.

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Also all medical reports made April 5, 1968 concerning Sirnen B. Sirhan and the names of all persons who may have administered any medical treatment to Sirhan B. Sirhan and the results of any such medical treatments and/or tests and the names of the person or persons who administered such treatments or tests, namely blood tests or any other tests usually given by the local authorities such as Police Department, Sheriff's Department, District Attorney of Los Angeles County, or under their direction, to persons suspected of having drank alcohol or taken drugs or stimulants of any kind.

VIXXX

Also all statements or recordings thereof made by Sirhan B. Sirhan or taken by any police agency or any other person in conjunction with this case from the time of Sirhan B. Sirhan's arrest to this date.

XXXV

Also the name of the Deputy Sheriff that pushed Sirhan B. Sirhan in the wheelchair directly after his arraignment, believed to have been Deputy Sheriff Livingston, and any statements made by such officer concerning anything he observed or saw about Sirhan B. Sirhan during that period.

XXXXX

Also any report by the officer or person who saw Sirhan B. Sirhan kick the coffee cup out of Officer Willoughby's hand the night or morning he was interviewed, June 5, 1968.

TIVXXX

Also that we be permitted to examine and hear all tapes of interviews by any police officer or officer of the District Attorney of Los Angeles County and that we be permitted to examine any and all transcripts of such tapes, some of such tapes were taken at interviews of Sirhan B. Sirhan on the morning of June 5, 1958 at which

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time officers of the Los Angeles Police Department, namely Lt. William Jordan, Deputy of the Los Angeles District Attorney's office, and Daputy District Attorney John Howard, and District Attorney's Investigator George Murphy, one or more of whom were present at various interviews and occasions. Respectfully submitted. DATED: RUSSEIL E. PARSONS Attorney for Sirhan B. Sirhan 2.1

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. Date: 10/10/68

Transmit the following in			•
		(Type in plaintext or code)	
Via	AIRTEL	AIR MAIL - REGISTERED	
		- (Priority)	

TO:

DIRECTOR, FBI (62-587)

FROM:

SAC, LOS ANGELES (56-156)(P)

SUBJECT: KENSALT

Re Los Angeles Airtel to Bureau 9/25/68.

Enclosed for the Bureau is one copy each of three legal documents submitted by Attorney RUSSELL E. PARSONS on behalf of SIRHAN B. SIRHAN. These documents include:

- Points and Authorities and Declarations which lay basis for Motion of Discovery.
- 2) Petition of SIRHAN B. SIRHAN for all documents and statements in case.
- 3) Motion of Discovery which will be heard 10/14/68 at next scheduled court appearance for SIRHAN.

Item seven in Motion of Discovery requests statement or report by Mr. ELIVOV ANGELINO, a teacher of Anthropology at Pasadena City College. There is no record of interview of ANGELINO by FBI, Los Angeles, or by SUS Unit, Los Angeles Police Department, investigating this matter. This will be followed and ANGELINO will be interviewed by either this office or LAPD.

Item sixteen requests name of FBI Agent who gave lie detector test to witness BUCKNER. BUCKNER was interviewed by FBI Agents. However, the only lie detector test given BUCKNER was given by LAPD and no FBI Agents participated or were present during this test.

2 - Bureau (Enc. 3) (RM) 2) - Los Angeles AOR/slj (4)

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As set forth in referenced airtel, the District Attorney's Office still maintains the position that nothing will be made available except through the proper channels of the Court and review of material by the defense will be made at the office of the District Attorney.

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Date:

10/22/68

Transmit the following in			PLAIN	Γ	
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Via	TELETYPE	•	URGENT		
			,	(Priority)	

TO:

DIRECTOR, FBI (62-587)

FROM:

SAC, LOS ANGELES (56-156) SENT BY CODED TELETIFE

KENSALT.

SIRHAN BISHARA SIRHAN APPEARED TODAY BEFORE LOS ANGELES SUPERIOR COURT JUDGE HERBERT V. WALKER FOR ARGUMENTS ON MOTION FOR SUPPRESSION OF EVIDENCE CONSISTING OF PAPERS AND NOTEBOOKS TAKEN FROM HOME OF SIRHAN. IN PASADENA, CALIFORNIA, JUNE FIVE LAST. SIRHAN REPRESENTED BY ATTORNEY RUSSELL E. PARSONS. PROSECUTION REPRESENTED BY DEPUTY DA LYNN COMPTON AND ASSISTANT DAS DAVID FITTS AND JOHN HOWARD. WITNESSES INCLUDED MARY ADEL, MUNIR SIRHAN, AND LAPD OFFICE PS.

JUDGE WALKER DENIED THE DEFENSE MOTION FOR SUPPRESSION OF EVIDENCE.

56-156 AOR: vjh

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Special Agent in Charge RELEASE UNDER E.O. 141

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