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# File #:

62-116395

# Serial Scope:

1406, 1407

1409 THRU 1411 1413 THRU 1416 1418 1420 1423, 1423 1425 THU 1428

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Released under the John F. Kennedy Rasassination Repords Collection Rot of 1992 (44 USC 2107 Dote). Case=:UN 88188 Date: 11-18-2017 FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMAN

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#### United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, 94TH CONGRESS)

WASHINGTON, D.C. 20510

February 26, 1976

Mr. David Ryan Federal Bureau of Investigation J. Edgar Hoover Building Washington, D.C.20535

Dear Dave:

This is to confirm (belatedly) in writing what I told you several months ago. On November 5, 1975, I gave pp. 2-9 of your deposition of October 21 to Mr. Schwarz and Mr. Smothers, with a memorandum setting forth our agreement and your request that Committee members be told of your concern.

Since it appears that the Senators did not actually see your deposition, I have copied pp. 2-7 and 60-62 (which contain your final statement) and will see that the Committee members receive them when they are given the draft COINTELPRO report. If you have any objections to this, please let me know.

Sincerely,

Bertera

Barbara Ann Banoff

HEREIN OF UNITARIED JAMES

B APR 8 1976

UNRECORDED COPY FILED IN

the state of the

1 - Mr. J. B. Adams 2 - Mr. J. A. Mintz (1 - Mr. P. V. Daly) 1 - Mr. T. W. Leavitt

The Attorney General

March 23, 197

Director, FBFC- 113 2 -116 395 1 - Mr. S. F. Phillips 1 - Mr. D. Ryan UNITED STATES SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH

RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to my letter dated January 22, 1976, enclosing copies of a memorandum of the same date, with enclosures reporting interviews conducted by the Senate Select Committee (SSC) staff with Special Agent David Ryan of the Intelligence Division, FBI, on October 16 and 21, 1975.

Enclosed for your information is a copy of an SSC letter dated February 26, 1976, which was directed to Special Agent David Ryan by Miss Barbara Ann Banoff of the SSC staff. This letter was apparently sent in accordance with an agreement made by Banoff with Ryan that he would continue his interview relating to this Bureau's discontinued Counterintelligence Programs (Cointelpros) only if his concern regarding the preoccupation of the SSC staff in an area of sensationalism was communicated to the Chief Counsel and Minority Counsel of the Committee.

Enclosure

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

62-116395

Dep. AD Ad

Comp. Syst

Ext. Affairs Files & Com.

Inspection

Legal Coun.

Intell.

The Deputy Attorney General (Enclosure) Attention: Michael E. Shaheen, Jr.

Special Counsel for Intelligence Coordination

1 - 62-116009 (Cointelpro)

APPROVED: Assoc. Dir....

> Dep. AD Adm Dep. AD Inv. Asst. Dir.: Admin....

Gen. Inv.... Ident..... Inspection..... Intell.

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TO BE DELIVERED BY OFFICE OF CONGRESSIONAL AFFAIRS

· TELETYPE UNIT Director Sec'y \_\_\_

GPO: 1975 O - 569-920

NW 55156 DocId:32989581 'Page'3

FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

COMMUNICATIONS SECTION

:55 AM NITEL FEBRUARY 26, 1976 ABN FER 2 1973

DIBECTOR. FBI (62-116395)

FROM: SALT LAKE CITY (100-11635)

SENSTUDY 75.

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Asst. Dir.:

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Laboratory — Plan. & Eval.

Spec. Inv. .
Training \_

Legal Coun.

Telephone Rm. Director Sec'y

REBUNITEL FEBRUARY 23, 1976.

FORMER SA STEVEN L. CHRISTENSEN CONTACTED FEBRUARY 25, 1976.
BY SAC AND SA JOSEPH C. CWIK AND ADVISED OF CONTENTS OF RETEL.

CHRISTENSEN ADVISED HE HAD RECENTLY BEEN CONTACTED BY
MICHAEL MADIGAN, COUNSEL FOR THE SENATE SELECT COMMITTEE. HE
STATED HE HAD TOLD MADIGAN HE DID NOT WANT TO GO TO WASHINGTON
AND THAT PRIOR TO ANY INTERVIEW HE WOULD NEED A RELEASE FROM
EITHER THE FBI OR JUSTICE DEPARTMENT. HE SAID MADIGAN TOLD HIM
IP WAS NOT NECESSARY TO HAVE A RELEASE FROM THE FBI OF JUSTICE
AND THAT THEY HAD RECENTLY INTERVIEWED SA C. JORDAN NAYLOR,
SA EARL PETERSEN AND SA (FNU) OLSEN. HE SAID HE BELIEVES MADIGAN
ALSO STATED THEY HAD INTERVIEWED FORMER SAC REX I. SHRODER AND
SAC CLARK F. BROWN (NOTE THEY HAVE NOT INTERVIEWED BROWN NOR
HAS BROWN BEEN CONTACTED BY THEM). HE ALSO STATED MADIGAN SAID
HE WOULD PREFER THAT CHRISTENSEN APPEAR ON A VOLUNTARY BASIS
BUT THEY DID HAVE SUBPOENA POWER AND WOULD USE IT THE

8 4 MAR 1 1 1976

W 55156 DocId:32989581 Page



SU 100-11635 PAGE TWO

NECESSARY. HE INDICATED TO CHRISTENSEN THEY HAD BEEN IN CONTACT WITH (FNU) BAILEY AT THE BUREAU. MADIGAN WAS SUPPOSED TO RECONTACT CHRISTENSEN FEBRUARY 24 LAST BUT DID NOT.

CHRISTENSEN CONTINUED THAT IF MADIG AN HAD CALLED FEBRUARY 24

HE HAD INTENDED TO TELL HIM THAT IF INTERVIEWED HE WANTED IT TO

BE IN THE PRESENCE OF HIS OWN COUNSEL AND THAT HE COULD NOT

AFFORD TO PAY HIS COUNSEL'S FARE TO WASHINGTON SO THEY WOULD HAVE

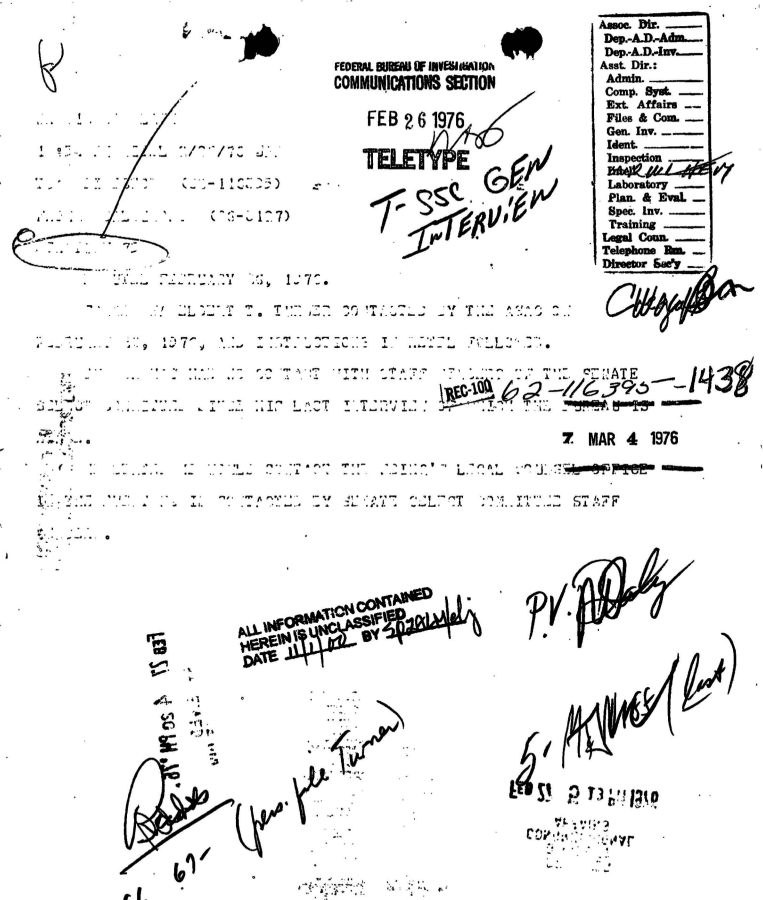
TO MEET HIM IN SALT LAKE CITY. HE ALSO INTENDED TO ADVISE THEM

HE WOULD NOT CONSENT TO AN INTERVIEW UNLESS THEY HAD A LETTER

FROM THE BUREAU OR DEPARTMENT OF JUSTICE GRANTING HIM CLEARANCE.

HE SAID SINCE THEY HAD NOT RECONTACTED HIM, HE ASSUMED THEY
WERE NOT GOING TO INTERVIEW HIM; HOWEVER, IF CONTACTED HE WOULD
PROMPTLY CONTACT THE OFFICE OF LEGAL COUNSELING DIVISION IN ACCORDANCE WITH RETEL.

END.



**8 4 MAR 9 1076** NW 55156 DocId \$2989581 Page 6 JERAL BUREAU OF INVESTIGATION MMUNICATIONS SECTION

NR ØØ3 CO PLAIN

4:49 PM URGENT FEBRUARY 26. 1976 JDH

DIRECTOR (62-116395)

FROM: COLUMBIA

SENSTUDY 75

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

REBUNITEL FEBRUARY 26. 1976.

FORMER ASSISTANT DIRECTOR FLETCHER D. THOMPSON CONTACTED THIS DATE AND ADVISED TO BE ALERT FOR A POSSIBLE CONTACT BY THE SENATE SELECT COMMITTEE (SSC). FURTHER. HE AGREED THAT ₹ FORE CONSENTING TO INTERVIEW WITH SSC HE WOULD CONTACT THE

BUREAU'S LEGAL COUNSEL DIVISION CONCERNING RIGHTS. PARAMETERS OF

INTERVIEW AND ANY RELEASE OF CONFIDENTIALITY AGREEMENT.

AS NOTED THAT THOMPSON IS PRESENTLY PRACTICING LAW WITH OFFICES

AT 240 MAGNOLIA STREET. SPARTANBURG. S. C., OFFICE TELEPHONE NUMBER 803-573-7575. HE IS ALSO EMPLOYED AT THE SPARTANBURG

METHODIST COLLEGE, SPARTANBURG, S. C., TELEPHONE 803-576-3911

THOMPSON ADVISED THAT SUBSEQUENT TO APRIL 1. 1976. HIS NEW

RESIDENCE WILL BE RIVERAGE DRIVE. MOORE. S. C. 29369.

END

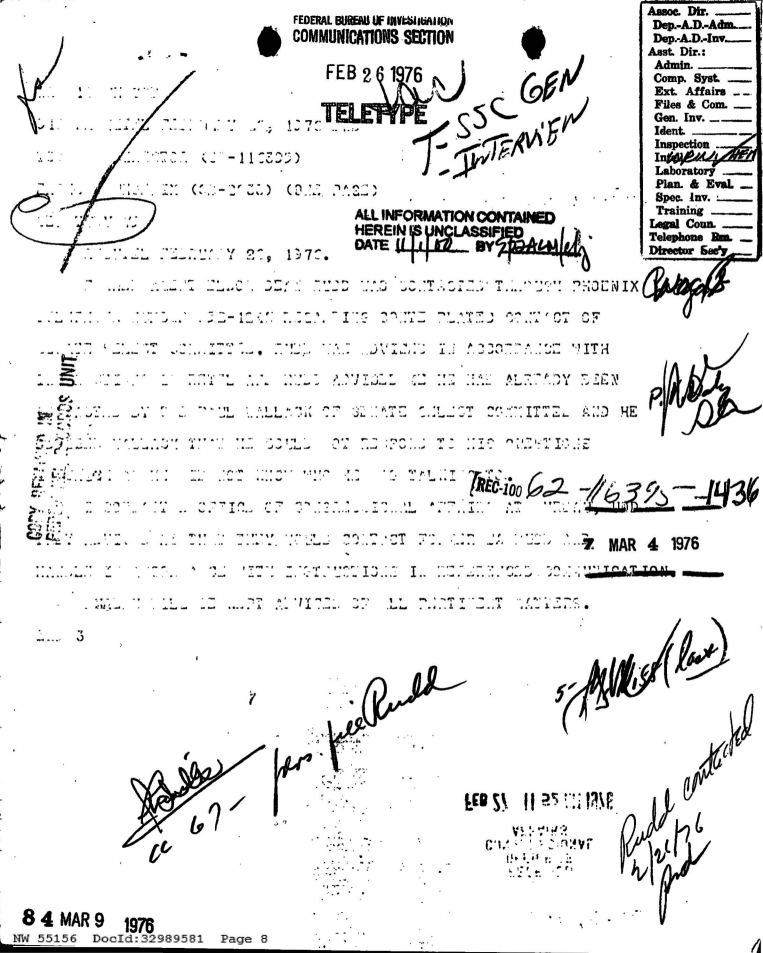
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UNITED STATES GOVERNMENT

5010-106

### Memorandum

Wannall

W. O. Cregar

SENSTUDY 75 SUBJECT:

1 - Mr. J. B. Adams 2 - Mr. D. W. Moore (1 - H. A. Boynton)

DATE: 2/25/76

2 - Mr. J. A. Mintz (1 - P. V. Daly)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE ILLLEU\_ BY 21

This memorandum reports the review by Section Chief William O. Cregar of the Senate Select Committee (SSC) draft of the Huston Report.

On 2/20/76, Mr. Loch Johnson, SSC Staff, telephonical contacted Cregar advising that the draft report of the SSC on the Huston Report was completed. Johnson requested somebody from the Bureau review the draft for accuracy and for classification purposes. Contact was made with Supervisor Paul V. Daly of the Legal Counsel Division to determine what the ground rules were for reviewing draft reports. After consultation with the General Counsel of the SSC, Daly advised that the draft report had to be read in the SSC space and that no notes describing the content of the report could be taken.

On the morning of 2/23/76 and the afternoon of 2/24/76. Cregar reviewed the narrative portions of the draft amounting to 127 pages. No effort was made to review the footnotes or supportive documents to the report.

Basically, the report engaged in a historical the facts leading up to the review of the facts leading up to the request by the President for a meeting with Mr. Hoover and other officials at which time he designated Mr. Hoover chairman of an ad hoc committee responsible for preparing a report subsequently known as the Huston Plan. The SSC draft develops in some detail the sequence of events leading up to the preparation of the report; the signing of the report in Mr. Hoover's office;

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Director Sec'y

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

Files & Com. \_

Memorandum to Mr. W. R. Wannall Re: Senstudy 75 62-116395

the transmittal of the report to the President; the subsequent receipt of a letter signed by Tom Charles Huston implementing the Plan; the meeting of Mr. Hoover with then Attorney General John Mitchell; the reaction of Attorney General Mitchell to the Plan; and the subsequent recall of Huston's letter by the White House.

Throughout the report, there are reflected statements made by various senators of the SSC during hearings of the Committee on the Huston Plan. In addition, there are portions of testimony by former Attorney General Mitchell, former Director of CIA Richard Helms, and former Chief of the Counterintelligence Staff, CIA, James Angleton, as well as the exchanges which occurred between Senator Church and Mitchell, Helms and Angleton. Throughout the report, there are references to Bureau officials testifying without naming these officials. Mr. Loch Johnson agreed that these officials would be named and identified them as being William C. Sullivan and Charles D. Brennan.

The report highlights the fact that there was considerable collusion between Sullivan and Huston during the early stages of the preparation of this report. It also highlights the fact that Sullivan changed his tactic upon the resignation of Cartha D. DeLoach, former Assistant to the Director, stating that Sullivan's tactic was to ensure that he would be designated as DeLoach's replacement. It particularly notes that Sullivan engaged in duplicity in that he was telling Tom Charles Huston that he was in favor of all recommendations contained in the Huston Plan while advising Mr. Hoover that recommendations in the Huston Plan could cause problems for the Bureau.

CONTINUED - OVER

Memorandum to Mr. W. R. Wannall

Re: Senstudy 75

62-116395

The draft report makes the observation that, even though the Huston Plan was recalled by the President, certain of its recommendations were still put into effect, namely, the continuation of a covert mail opening program by CIA (the Hunter Program); the intensification of the National Security Agency's monitoring of American citizens' overseas telephone calls; the reduction by the Bureau of the permissible age of FBI campus informants from 21 years to 18 years and the intensification of FBI investigations in the internal security field.

It was pointed out to Johnson that the reduction in the age of FBI campus informants was certainly not a violation of the law and would appear to be ludicrous to highlight when in fact it was nothing more than an internal change by the FBI. Johnson recognized that it did not have the same impact that CIA and NSA programs had and said he would probably tinker with the language to recognize the fact that the reduction of the informant's age from 21 years to 18 was in no way a violation of any law or an impropriety of any kind.

#### NEW INFORMATION SURFACED IN THE SSC DRAFT

The only information which appears in the SSC draft not previously known by the Bureau is the fact that the Intelligence Evaluation Committee of the Department, created subsequent to the rejection of the Huston Plan, submitted a memorandum dated 1/19/71 by an unknown author wherein it was suggested the Huston Plan be implemented. The SSC draft speculates that the author of this 1/19/71 memorandum was Robert Mardian, former Assistant Attorney General, Internal Security Division. Additionally, John Dean, who was transferred from the Justice Department to the White House, advised SSC Staff Members that Robert Halderman

CONTINUED - OVER

Memorandum to Mr. W. R. Wannall Re: Senstudy 75

62-116395

wanted Dean to attempt to reinstitute the abortive Huston Plan. Dean alleges in the draft that he went along with Halderman purely for cosmetic purposes but that he never intended to make an effort to reinstitute the Huston Plan. The only thing Dean agreed to was the creation of the Intelligence Evaluation Committee with the Department.

#### RECOMMENDATIONS OF THE SSC

The draft concludes with a series of recommendations. Loch Johnson observes that most of these, if not all of the recommendations, will probably be eliminated inasmuch as he readily recognizes some of them are not practical and others have been preempted by the President's new Executive Order. However, for the benefit of the record, the following recommendations appeared on the draft report:

- (1) Any expansion of intelligence collection operations should require (a) consultation with the agencies', bureaus' or departments' legal counsel before implementation; (b) approval by the head of the agency as well as the Department of Justice; (c) both the President and appropriate committees of Congress be informed in advance of implementation.
- (2) Congress should provide guidance for agencies, bureaus or departments in any intelligence collection operation.
- (3) There should be better face-to-face coordination between the heads of agencies, bureaus or departments.
- (4) There should be monthly meetings of a Monthly Intelligence Forum made up of representatives of the Congress, the President, the Department of Justice and leading citizens.
- (5) There should be penalties for ignoring any of the above provisions.
- (6) Each agency, bureau or department should have within their ranks an Inspector General System.
- (7) Appropriate committees of Congress should review intelligence collection methods with the heads of the agency, bureau or department under oath.

CONTINUED - OVER

Memorandum to Mr. W. R. Wannall Re: Senstudy 75 62-116395

#### **ISSUES**

There are no issues surfaced by this draft report which have not been aired previously. From an FBI standpoint, the Bureau comes out fairly well. If there is any criticism of the Bureau, it appears to rest solely on William C. Sullivan's shoulders. There are several references to Mr. Hoover that describe him as being angry but certainly, in the main, it points out that Mr. Hoover was the sole Government official to recognize the danger of the Huston Plan and Insisted that it be brought to the Attorney General's attention for resolution. It is not recommended that we prepare any press statement regarding the Huston Plan other than that which we have previously used.

#### **OBSERVATIONS:**

Cregar spent approximately six hours reviewing this draft. He made approximately 3 1/3 pages of suggested changes in the report, all of which were accepted by Mr. Johnson. In the main, the suggested changes were cosmetic or designed to cast the Bureau in an accurate light. In certain portions of the draft, Mr. Johnson was told that the White House should be consulted particularly when the draft quoted from the Huston Plan and, in another instance, the NSA should be consulted particularly when the Plan made reference to the National Security Council Intelligence Directive Number 6 (communications intelligence). In both instances, Mr. Johnson assured Cregar that this would be done.

#### ACTION:

That no press response be developed regarding the draft report of the SSC on the Huston Plan, inasmuch as no issues were identified which warrant the Bureau's comment.

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## ${\it 1emorandum}$

Mr. J. B. Adams

DATE: 2-24-76

**FROM** 

:Legal Counse]

SUBJECT: SENSTUDY 75

ALL INFORMATION CONTAINED HEREINIGUNCLASSIFIED

Training Telephone Rm. Michael Epstein, staff member, captioned Committee pirector Sec'y requested that Unit Chief Seymor F. Phillips be released for a voluntary deposition concerning his knowledge of the FBI's investigation concerning Martin Luther King, Jr., Southern Christian Leadership Conference, Cominfil, Stanley David Levison, and matters relating to these investigations. noted that SA Phillips had previously been interviewed concerning these topics but not under oath and the purpose of this request

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

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By memorandum dated 8-1-75 SA Phillips was released from his employment agreement for purposes of a staff interview concerning his knowledge of the FBI's investigation concerning Martin Luther King, Jr. Since the topic of this particular interview will be wider in scope, it is necessary that a new waiver of the employment agreement be secured.

was to place SA Phillips under oath for testimonial purposes.

During the prior interview of SA Phillips based on a self-imposed restriction by the Senate Select Committee, no information was to be given concerning information developed through wiretaps or microphone surveillance. This was based on discussions between Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination, and Inspector John B. Hotis of the Legal Counsel Division. On 2-24-76 the aforementioned facts were brought to the attention of Michael E. Shaheen, Jr., Special Counsel for Intelligence Coordination, and he stated that SA Phillips could give any information concerning these topics to the Senate Select Committee and if they did not desire to hear the products of electronic surveillance that that was their decision. He noted that this self-imposed restriction by the Senate Select Committee concerning the Martin Luther King matter was prompted by their anticipation of entering into an agreement with attorneys of the King family and the Department of Justice concerning the 62-116295-King investigation. **REC-100** 

1 - Mr. Wannall

1 - Mr. Mintz

1 - Mr. Cregar

1 - Mr. Phillips

1 - Mr. Daly

1 - Personnel File SA Seymor F. Phillips

RECOMMENDATION

CONTINUED - OVER

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Page 14

Legal Counsel to Adams Memorandum Re: SENSTUDY 75

#### RECOMMENDATION:

That SA Phillips be released from existing employment agreement for purposes of this interview and that he be advised his appearance is, of course, voluntary in nature.

 $V_{-1}$ 

And A Jan Jan

- 2 -

1 - Mr. J. P. Callahan 1 - Mr. J. B. Adams

1 - Mr. D. W. Moore, Jr.

1 - Mr. J. A. Mintz 1 - Mr. W. R. Wannall

February 23, 1976

-2357-C

The Attorney General

Director, FBI

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) 1 - Mr. W. O. Cregar

1 - Mr. J. G. Deegan 1 - Mr. J. P. Graham

1 - Mr. E. F. Glenn

Within the past several months newspapers in the San Diego, California, area have been denouncing the Federal Bureau of Investigation (FBI) because of allegations that the FBI promoted guerrilla-type warfare against blacks and political dissidents and the FBI's involvement with the Secret Army Organization (SAO).

On January 28, 1976, Special Agent in Charge (SAC), San Diego, furnished a copy of an article from the January 27, 1976, "San Diego Union" Newspaper which attributes to Michael Madigan, an SSC investigator, the statement that ". . . his four-day visit to California has confirmed most news reports about FBI involvement with the SAO's guerrilla war against political dissidents in San Diego during the early 1970s." The news report referred to in this statement includes a pine article series printed by the "San Diego Union" which contains allegations of illegal conduct by the FBI in connection with the SAO.

As you are aware there have been allegations the FBI created, financed and controlled the SAO, a now defunct anticommunist, paramilitary organization that was headquartered in San Diego and these allegations have been furnished to you. Our inquiries into this matter disclosed no information indicating these allegations are true and by letter dated February 18, 1976, captioned "San Diego Operations" you were furnished results of these inquiries.

On January 30, 1976, Mr. Madigan, accompanied by Mr. John T. Elliff, Director, Domestic Intelligence Task Force, SSC, attended a conference regarding this matter at FBI Headquarters. Mr. Madigan admitted participating in an off the record conversation with a "San Diego Union"

1)- 62-116395 DUPLICATE YELLOW

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SEE NOTE PAGE 3

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The Attorney General

reporter; however, the information in the news account of that conversation was <u>inaccurate</u>. Mr. Madigan stated that this conversation took place over breakfast while in San Diego. He indicated that he did not make the statements attributed to him as published in the "San Diego Union." He stated quite to the contrary that he told the reporter in this conversation that his investigation to date had disproved some of the allegations that had appeared in the "San Diego Union." Mr. Madigan stated that he was upset over the distortions and inaccurate information appearing in this article and that he had called the editor of the "San Diego Union" for the purpose of demanding that a retraction be printed.

On February 2, 1976, Mr. Elliff advised that Mr. Madigan had telephonically contacted the editor of the "San Diego Union" to protest his being misquoted. The "San Diego Union" editor promised to retract the statements previously attributed to Mr. Madigan on receipt of a letter confirming the telephone call. The editor also stated that an unspecified disciplinary action would be taken against the reporter.

This is to advise that in a letter dated February 2, 1976, addressed to Mr. Gerald Warren, Editor, "San Diego Union," from Michael J. Madigan, Counsel, Senate Select Committee, (copy attached), Mr. Madigan points out inaccurate portions of the article that appeared in a January 27, 1976, issue of Mr. Warren's newspaper. This letter also contains comments reporter Dillon allegedly made which imply he overstated his case against the FBI in his series of articles.

The above is for information. Enclosure

1 - The Deputy Attorney General (Enclosure)
Attention: Michael E. Shaheen, Jr.
Special Counsel for
Intelligence Coordination

The Attorney General

#### NOTE:

See memorandum J. G. Deegan to Mr. W. R. Wannall, 2/3/76, captioned "SENSTUDY 75," JPG:eks, which set forth the same information as above and to which Mr. J. B. Adams attached routing slip stating "Attach a letter to AG w copy to Deputy."



Mr# Gerald Warren
Editor
San Diego Union
P.O. Box 191
San Diego, California 92112

Dear Mr. Warren:

I was surprised to read the article entitled "Report Due on FBI Probe" which appeared on the front page of the San Diego Union of January 27, 1976. The article contained statements attributed to me which were false. I regret to say that I feel this inaccurate reporting was done intentionally by your reporter, Mr. Dillon, in a brazen attempt to buttress his earlier articles about the SAO. Specifically, Dillon's article states:

"Madigan said his four-day visit to California has confirmed most news reports about FBI involvement with the SAO's guerrilla war against political dissidents in San Diego during the early 1970's."

His article goes on to say:

"The FBI was 'very much involved' with the Secret Army Organization, a Senate investigator said here yesterday after interviewing the SAO co-founder and former FBI informant Howard Berry Godfrey."

Both of these statements attributed to me are false. I never made such statements to Dillon or anyone else. To the contrary, what few things I did say to Dillon were almost the opposite. More particularly, I asked him where the evidence was for the statement reported in his January 11, 1976 article which claimed that the FBI "created a group known as the Secret Army Organization . . . . " I told Dillon that our investigation had uncovered no such evidence. With a sheepish smile, Dillon implied that he knew of no evidence

of the FBI's involvement with its informer Godfrey does not present a pleasant picture, I now feel compelled to state publicly that, in my opinion, the <u>San Diego Union</u> articles by Mr. Dillon have presented an exaggerated picture of what really happened.

As I indicated in my telephone conversation on January 30, 1976 with Mr. McArthur of your newspaper, I am requesting that you print this letter as testimony of your newspaper's sense of fair play, honesty and accurate reporting; a sense which your reporter lacked. The people of San Diego are entitled to no less.

Sincerely yours,

Michael J. Madigan Counsel, Senate Select Committee on Intelligence Washington, D.C.

- Mr J. B. Adams . A. Mintz Mr. P. V. Daly) 1 - Mr. W. R. Wannall 1 - Mr. J. G. Deegan 1 - Mr. S. S. Mignosa February 23, 1976 The Attorney General 1 - Mr. R. L. Shackelford 1 - Mr. W. O. Cregar Director, FBI 1 - Mr. T. J. McNiff U. S. SENATE SELECT COMMITTEE ALL INFORMATION CONTAINED ON INTELLIGENCE ACTIVITIES (SSC) HEREIN IS UNCLASSIFIED DATE WILL BY SDUA On February 6, 1976, the SSC held an Executive Session concerning "Domestic Intelligence Investigations." During the course of the Executive Session, several requests were made of Bureau personnel present for materials relating to FBI operations. Enclosed for your approval and forwarding to the Committee is the original of a memorandum, with enclosures which is responsive to the requests made at the above Executive Session. A copy of this memorandum, with enclosures, is being furnished for your records. Enclosures (8) 62-116395 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination TJM: 1hb/hb (13)Assoc. Dir. Dep. A'D'Adm. \_ Dep. AD Inv. Asst. Die .: Admin Comp. Syst. Ext. Affairs Files & Com, \_\_\_ Gen. Inv. Inspection . TOP SECRET MATERIAL ATTACHED Intell. \_ Laboratory Legal Coun. Plan. & Eval. Spec. Inv. TO BE HAND-DELIVERED BY THE OFFICE OF CONGRESSIONAL AFFAIRS Telephone Rm. \_\_ MAIL ROOM TELETYPE UNIT Director Sec'y GPO: 1975 O - 594-120 N 45 MAR 800C 1878 2989581 Page 21

I. B. Adams 🗫 2 - Mr . A. Mintz Mr. P. V. Daly) 1 - Mr. W. R. Wannall 1 - Mr. J. G. Deegan 1 - Mr. S. S. Mignosa February 23, 1976 The Attorney General 1 - Mr. R. L. Shackelford 1 - Mr. W. O. Cregar Director. FBI 1 - Mr. T. J. McNiff U. S. SENATE SELECT COMMITTEE ALL INFORMATION CONTAINED ON INTELLIGENCE ACTIVITIES (SSC) HEREIN IS UNCLASSIFIED On Pebruary 6, 1976, the SSC held an Executive Session concerning "Domestic Intelligence Investigations." During the course of the Executive Session, several requests were made of Bureau personnel present for materials relating to FBI operations. Enclosed for your approval and forwarding to the Committee is the original of a memorandum, with enclosures which is responsive to the requests made at the above Executive Session. A copy of this memorandum, with enclosures, is being furnished for your records. Enclosures (8) 12-1165 62-116395 1 - The Deputy Attorney General Michael E. Shaheen, Jr. Attention: Special Counsel for Intelligence Coordination TJM: 1hb/hb (13)soc. Dir. Dep. ADTAdm. Dep. AD: Inv. Asst. Die Admin Ext. Affairs Files & Com. SECRET Intell. Laboratory Legal Coun. Plan. & Eval. \_\_\_ TO BE HAND-DELIVERED BY THE OFFICE OF CONGRESSIONAL AFFAIRS Telephone Rm. \_\_\_ MAIL ROOM TELETYPE UNIT GPO: 1975 O - 594-120 Director Sec'y \_\_\_

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1 - Mr. J. B. Adams
2 - Mr. A. Mintz
(1 Mr. P. V. Daly)
1 - Mr. W. R. Wannall
1 - Mr. J. G. Deegan
1 - Mr. S. S. Mignosa
February 23, 1976
1 - Mr. R. L. Shackelford

Mr. W. Of Ofter of

1 - Mr. T. J. McNiff

The Attorney General

Director, FBI

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

On February 6, 1976, the SSC held an Executive Session concerning "Domestic Intelligence Investigations." During the course of the Executive Session, several requests were made of Eureau personnel present for materials relating to FBI operations.

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Enclosures (8)

62-116395

1 - The Deputy Attorney General
Attention: Michael E. Shaheen, Jr.
Special Counsel for
Intelligence Coordination

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Telephone Rm. \_\_\_

- Mr. J. Adams Mintz 2 - Mr. J.7 (1 - Mr. P. V. Daly) 1 - Mr. W. R. Wannall

> 1 - Mr. J. G. Deegan 1 - Mr. S. S. Mignosa

1 - Mr. R. L. Shackelford

February 23, 1976

62-116395

1 - Mr. W. O. Cregar 1 - Mr. T. J. McNiff

INFORMATION CONTAINE SENATE SELECT COMMITTEE TO STUDY COVERNMENTAL OPERATIONS WITH respect to intelligence activities (SSC)

At the SSC Executive Session held February 6. 1976, concerning "Domestic Intelligence Investigations," several requests were made of Bureau representatives present for additional material having a bearing on FBI operations. These requests are identified as follows:

Senator Walter F. Mondale noted that statements were placed into the record at the Executive Session by Section Chiefs Sebastian S. Mignosa and Robert L. Shackelford. Senator Mondale advised that the SSC would accept for inclusion into the megoral prepared copies of statements made at the Executive Session.

As the testimony of Mr. Mignosa on the subject of "Terrorist Activity" was interspersed throughout the entire Session and did contain references to statistics and specific case studies, Mr. Mignosa has prepared a written summary containing pertinent portions of his testimony, a copy of which summary is attached for inclusion into the record.

As the introductory remarks on "Domestic Intelligence Investigations" offered by Mr. Shackelford B.P. AD Inv. \_ at the above Executive Session were made at one satting in a relatively uninterrupted manner and as the proceedings were recorded by a court reporter, Mr. Shackelford believes that no additional purpose would be served at this time by preparation of a summary of pertinent portions of his testimony for inclusion into the record.

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Dep. AD Inv. \_\_\_

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Inspection . Intell. Laboratory . Legal Coun. Plan. & Eval. \_\_\_

Training \_ Telephone Rm. \_\_\_

Director Sec'y \_\_\_\_

Asst. Dir.:

Admin. \_ Comp. Syst. \_\_\_\_ Ext. Affairs \_\_\_\_ - Mr. J. Mintz B. Hotis) (1 - Mr)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. R. L. Shackelford

1 - Mr. J. G. Deegan

1 - Mr. G. J. Lex

HEREIN IS UNCLASSIFIED MAJOR DEMONSTRATIONS OR DISTURBANCES WHICH OCCURRED IN THE UNITED STATES DURING THE PERIOD 1965-75, IN WHICH DOMESTIC SUBVERSIVE GROUPS PLAYED A SIGNIFICANT ROLE

> Background information concerning the history of subversive groups which sponsored demonstrations can be found in a 1971 pamphlet entitled "The Assault on Freedom" prepared for the Subcommittee to Investigate the Administration of the Internal Security Act, and Other Internal Security Laws of the Committee on the Judiciary, United States Senate. Pages 89-101.)

The antiwar movement, which began in the United States in the 1960's, was merely a prelude to a major struggle by Marxist-Leninist groups in this country to build a mass movement against the Government. antiwar movement centered around demonstrations and was later broadened by these groups to include a wide range of controversial domestic issues, such as poverty, racism, unemployment, and foreign policy.

Although earlier demonstrations were planned and organized by the Students for a Democratic Society (SDS, see appendix), the antiwar movement eventually led to mass demonstrations during the early 1970's, sponsored by two communist-influenced organizations, the National Peace Action Coalition (NPAC), and the Peoples Coalition for Peace and Justice (PCPJ).

Historically, the New Mobilization Committee to End the War in Vietnam (NMC) or "New Mobe" had sponsored demonstrations in October, 1967, at the Pentagon, and in November, 1969, in Washington, D. C., through the joint efforts of the Communist Party (CP, see appendix) and the Socialist Workers Party (SVP, see appendix) which dominated

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Re: Major Demonstrations or Disturbances Which Occurred in the United States During the Period 1965-75, in which Domestic Subversive Groups Played a Significant Role

it. Leaders of the NMC maintained almost constant contact with the governments of Cuba, North Victnam, and representatives of the National Liberation Front of South Vietnam. When differences in strategy among NMC leaders occurred, the followers of the SWP formed the NPAC, and the followers of the CP formed the PCPJ. The "New Mobe" had included many groups, but one of the most influential groups in it was the Students Mobilization Committee to End the War in Vietnam (SMC). The SMC was controlled by the Young Socialist Alliance (YSA), the youth arm of the SWP.

The NPAC, under the influence of the SWP, wanted to follow a single issue, the war, and a single tactic, massive rallies and marches. MPAC insisted, however, that these be peaceful demonstrations. The PCPJ, under the influence of the CP, in addition to demonstrations, was committed also to include issues on poverty, racism, and repression. In addition, other tactics included civil disobedience. The Trotskyists in NPAC did not reject the use of civil disobedience and violence, but felt it was premature for such actions as they would be counterproductive.

In 1971, the top leadership of PCPJ included five members of the CP. Similarly, leadership of the MPAC was dominated by members of the SVP. In fact, four of the national coordinators of the NPAC were affiliated with the SVP; in addition, the NPAC steering committee was dominated by SVP and/or YSA members.

The first large scale antiwar demonstration organized by the NMC and SMC occurred in April, 1967, when 100,000 assembled in New York, and 50,000 in San Francisco. From that point, the nature of peaceful demonstrations changed as depicted by the violent assault on the Pentagon during October 21-22, 1967. The goal of this march which was planned by the NMC with representatives from CP, SMP, and the SDS, was to take over the Pentagon. Violent efforts were made to smash through the guards and enter the Pentagon.

Re: Major Demonstrations or Disturbances Which Occurred in the United States During the Period 1965-75, in which Domestic Subversive Groups Played a Significant Role

The "March on the Pentagon" was followed by the confrontation in Chicago in August, 1968, during the Democratic National Convention, and the effort to disrupt the Presidential Inauguration in Washington in January, 1969. The confrontation by antiwar activists at the National Convention resulted in Chicago authorities being challenged to maintain control of the situation, with the premeditated intention by NMC leaders to instigate disorder and provoke violence.

In this regard, from September, 1969, to July, 1970, 1792 demonstrations occurred in the United States resulting in 7561 arrests, 462 individuals injured, and including 8 deaths. Total damages were estimated to be around \$10 million.

The massive demonstration on April 24, 1971, sponsored by NPAC in concert with worldwide demonstrations on that date organized by the Fourth International (FI, see appendix) was, for the most part, peaceful with some isolated incidents of violence reported.

The NPAC and PCPJ received solidarity support from foreign communists and joined in the spring of 1971, to bring about their most massive and protracted struggle. The largest demonstrations ever held took place during April 24 - May 4, 1971, at Washington, D. C. This gave the movement renewed emphasis to "set the date" for withdrawal from Vietnam, and to schedule anti-U. S. demonstrations at U. S. Embassics around the world on July 4, 1971, in unison with communist groups in other countries.

The organizational skill and discipline of the Erotskyists was clearly demonstrated by the smooth way in which plans for action were carried out in the course of the demonstrations on April 24, 1971. In contrast to peaceful demonstrations on April 24, 1971, PCPJ planned civil disposedience during new demonstrations for the first week of May, 1971. PCPJ called for total disruption of the functions of Government in Washington, D. C., by deliberately blocking

Re: Major Demonstrations or Disturbances Which Occurred in the United States During the Period 1965-75, in which Domestic Subversive Groups Played a Significant Role

transportation, tying up the telephone system and the "liberating" of various Government buildings. These particular demonstrations sought to bring the U. S. Government to a halt, and insisted on Congress ratifying a "People's Peace Treaty" which had been drafted in Hanoi, North Vietnam.

During the PCPJ sponsored week of demonstrations, violence became so intense that on May 3, 1971, troops were lined shoulder-to-shoulder across Hemorial Bridge and to a lesser degree on the 14th Street Bridge leading to Washington, D. C. Vehicles were abandoned in the middle of streets attempting to block traffic, ropes were run across streets, and large groups of demonstrators joined arm-to-arm at intersections for the purpose of shutting down orderly business in the city. Without Federal troops and enormous numbers of police officers, it is clear the avowed purpose of demonstration leaders would have been accomplished.

No attempt is being made to document all demonstrations which occurred throughout the United States during the period 1965-75, however, the following is a list of some of the major demonstrations in that period in which domestic subversive organizations played a principal role:

#### DEMONSTRATIONS BY DATE

Date	Demonstration	Group Participation	f of Participants	Damage or Violence	# of Arrests
4/17/65	Students March on Washington	SDS, CPUSA	15,000		
4/15/67	Antiwar Demonstration	SMC, NMC	190,000 (NY City) 59,000 (San Francsco)	(Member of CPUSA Natnl Committee serve as monitor over SF Demonstration)	a 💌
10/21-22/67	March on Pentagon	HMC	35,000	Violent efforts made to enter building	600
4/23-30/68	Columbia University Demonstrations	SDS	1,000	3 250,000	696
8/25-28/68	Democratic National Convention, Chicago, IL	NIAC	5,000	In excess of 160 policemen injured	
1/18-20/69	Presidential Inauguration Washington, D. C.	NMC	5,000	Attempt to disrupt inaugural parade & numerous acts of violence	90

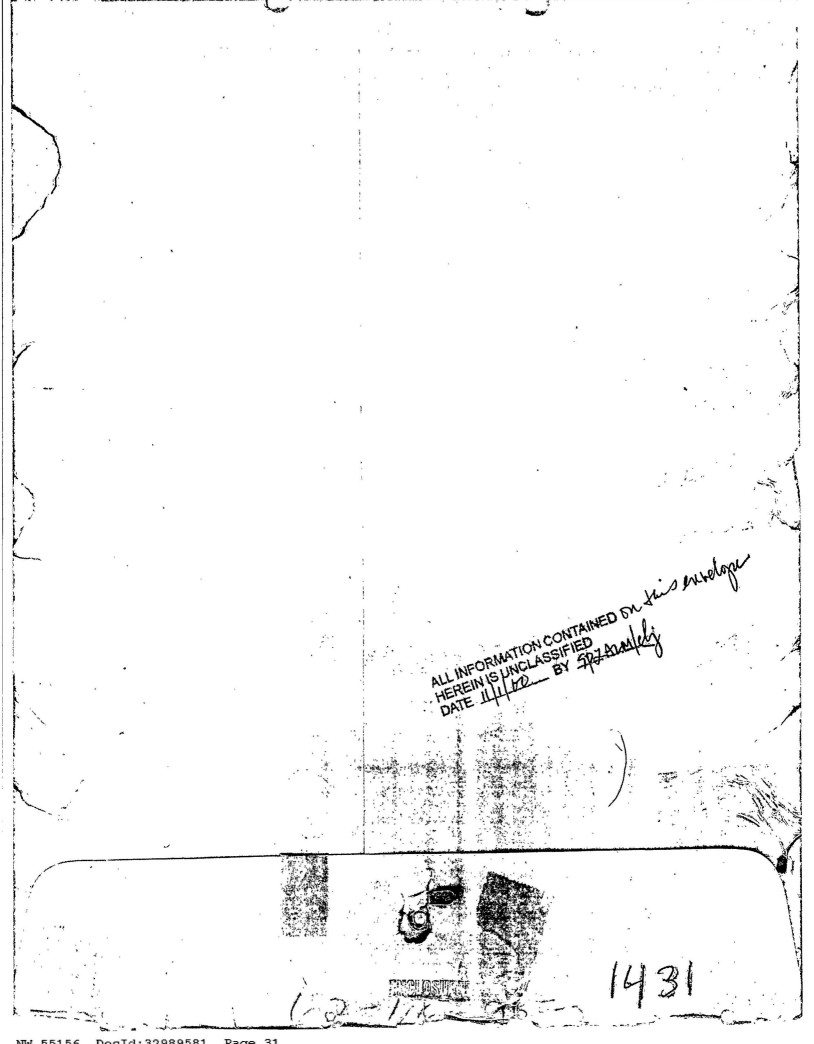
Date	Demonstration	Group Participation	f of Participants	Damage or Violence	Arrests
10/8-11/69	Days of Rage Chicago, IL	Weathermon Faction, SDS	1,000	\$180,000 & numerous policemen injured	280
11/13-16/69	Antiwar protest Washington, D. C.	MAC	MDC-250,000 SP 80,000	In DC, \$245,000 including 20 Govt buildings & 76 law enforcement vehicles	DC 606
4/24-5/4/71	Antiwer Demonstrations (Mayday)	NPAC PCPJ	300,000 on largest day	Wide spread violence & efforts to shut don U.S. Sovernment	
4/27-5/4/74	Protest Demonstration White House, DC	The second of the second of the second secon	1,000 PLP,	*	<b>5</b> .

L - The Attorney General

Mayday Demonstration Boston Detroit Los Angeles

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LIST OF ORGANIZATIONS DESIGNATED BY THE ATTORNEY GENERAL PUNSUANT TO EXECUTIVE ORDER 10450

The following organizations have been designated by the Attorney General pursuant to Executive Order 1-500. It request is received for information concerning designation of organization under % 10450, inform individual to direct his request to Department of Justice, Washington, D. C., attention of Internal Security Section, (Criminal | Division.

Abraham Lincoln School, Chicago, 11].
Action Committee to Free Spain how
Alabama Feople's Extestional Association (See Communist Political Association,)
American Association for Reconstruction in Yugoslavia, Inc.
American Franch of the Federation of Greek Haritime Unions
American Christian Laticallist Party
American Committee for European Workers' Helief (See Socialist Workers Party,)
American Committee for Protection of Formics Porn American Committee for European Worfers' Helief (See Socialist World American Committee for Protection of Foreign Born American Committee for Stanish Freedon

American Committee for Stanish Freedon

American Committee for Yugoslav Relief, Inc.

American Committee for Yugoslav Relief, Inc.

American Committee to Survey Labor Conditions in Europe

American Committee to Survey Labor Conditions in Europe

American Council for a Decoration Greece, formerly known as the Greenonity Greek American Condition of Hational Unity

American Council or Soviet Relations

American Condition Confress

American League Afainst Var and Fascism

American League of Feace and Democracy

American National Isofalist Earty

American National Socialist Farty

American Patrolos, Inc.

American Feace Crusade

American Feace hebilization

American Feace hebilization

American Foles for Feace

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED 100

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known as the Greek American

American Poles for Pence Imerican Polish Labor Council Imerican Polish League American Rescue Scip mission (a project of the United Americans Spanish Aid

Committee) Committee)
American-Russian Fraternal Society
American-Russian Fraternal Society
American Russian Institute, New York, also known as the American Russian Institute
for Cultural Relations with the Soviet Union
American Russian Institute, Philadelphia
American Russian Institute of San Francisco
American Russian Institute of Southern California, Los Angeles
American Slav Congress

American women for reace American Youth Congress American Youth for Pemocracy

Armenian Progressive League of America Associated Klans of America

Association of Georgia Films Association of Geoman Nationals (Reichsdeutsche Vereinigung) Ausland-Organization der NSDAP, Overseas Branch of Naci Party

Baltimore Forum Benjamin Davis Freedom Committee Black Drazon Society
Black Drazon Society
Boston School for Mirkist Studies, Boston, Massachusetts
Bridges-Robertson-Echmidt Defense Committee

Bulgarian American People's League of the United States of America

California Emergency Defense Committee
California Labor Scheel, Inc., 321 Bivicadero Street, San Francisco, California Carpatho-Russian People's Society
Central Council of American Women of Croatian Descent, also known as Central Council of American Croatian Women, National Council of Groatian Women
Central Japanese Association of Southern California
Central Japanese Association of Southern California
Central Organization of the German-American National Alliance (Deutsche-Amerikanische Rinaritafront)
Cervantes Fraternal Society
China Welfare Appeal, Inc.
Chopin Cultural Coster
Citizens Committee to Free Earl Browder
Citizens Committee to Free Earl Browder
Citizens Committee of the Upper West Side (New York City)
Citizens Emergency Defense Conference
Citizens Protective League
Citil Liberties Spoisoring Committee of Pittsburgh

Civil Liberties Sponsoring Committee of Pittsburgh
Civil Rights Congress and its affiliated organizations, includings
Civil Rights Congress for Texas
Veterans Against Discrimination of Civil Rights Congress of New York
Civil Rights Congress for Texas (See Civil Rights Congress.)
Columbias Comite Coordinador Pro Republica Espanola

Committee for a Democratic Far Eastern Policy Committee for Constitutional and Political Freedom Committee for hationalist Action

Committee for Peace and brotherhood Festival in Philadelphia Committee for the Defense of the Pittaburgh Six

This document is prepared in response to your request and is not for dissemiration outside your Committee. Its we is limited to official process is a by gour Committee and the content may not be disclosed to unauthorized poison-

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APPENDIX

LIST OF ORGANIZATIONS DESIGNATED BY THE ATTORNEY GENERAL PURSUANT TO EXECUTIVE ORDER 10450

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Committee for the Negro in the Arts
Committee for the Fretection of the Bill of Rights
Committee for World Youth Friendship and Cultural Exchange
Committee to Abolish Discrimination in Maryland, also known as Congress
Against Discrimination, Maryland Congress Against Discrimination, and
Provisional Committee to Abolish Discrimination in the State of Maryland
Committee to Aid the Fighting South
Committee to Defend Maric Richardson
Committee to Defend the Rights and Freedom of Pittsburgh's Political
Prisoners
Committee to Uphold the Bill of Richts

Prisoners Committee to Uphold the Rill of Rights Commonwealth College, Henn, Arkansas Communist Party, U.J.A., its subdivisions, subsidiaries and affiliates Communist Political Association, its subdivisions, subsidiaries and affiliates,

Communist Political Association, its subdivisions, subsidiincluding:
 Alabama People's Educational Association
 Plorida Press and Educational League
 Oklahoma League for Political Education
 People's Educational and Iress Association of Texas
 Virginia League for People's Education
Confress of American Revolutionary Writers
Confress of American Women
Confress of the Unemployed
Connecticut Committee to Aid Victims of the Smith Act
Connecticut State Youth Conference
Council for Jobs, Relief and Housing
Council of Greek Americans
Council of Greek Americans
Council of Greek Americans
Council on African Affairs
Croatian Benevolent Fraternity

Dai Nippon Butoku Zai (Military Virtue Society of Japan or Military Art Society of Japan)
Daily Worker Press Club Daniels Defense Committee
Dante 111 Shieri Society (between 1935 and 1940)
Dennis Defense Committee

Detroit Youth Assembly Past Bay Peace Committee Elsinore Progressive League Emergency Conference to Save Spanish Refugees (founding body of the North American Spanish Aid Committee)

Everybody's Committee to Cutlaw War

Families of the Baltimore Smith Act Victims
Families of the Smith Act Victims
Federation of Italian Var Veterans in the U.S.1., Inc. (Associazione Nazionale
Combattenti Italiani, Federazione degli Stati Uniti d'America)
Finnish-American Mutual Aid Society
Florida Press and Educational Loague (See Communist Political Association.)
Frederick Douglass Fucational Conter

Frederick Douglass Educational Center Freedom Stage, Inc. Friends of the New Germany (Freunde des Neuen Deutschlands) Friends of the Soviet Union

Garibaldi American Fraternal Society
George Washington Carver School, New York City
German-American Eund (Amerikadeutscher Volksbund)
German-American Republican League
German-American Vocational League (Deutsche-Amerikanische Berufsgemeinschaft)
Gundfan Club

Guardian Club

Harlem Trade Union Council
Hawaii Civil Liberties Committee
Heimuska Kai, also known as Nokubei Heieki Gimusha Kai, Zaibel Nihonjin,
Heiyaku Gimusha Kai, and Zaibei Heimusha Kai (Japanese residing in America
Military Conscripts Association)
Hellenic-American Brotherhood
Hinode Kai (Toperial Japanese Reservists)
Hinonaru Kai (Hising Sun FL.g Society—a group of Japanese War Veterans)
Hokubei Zaigo Shoke Dan (North American Reserve Officers Association)
Hollywood Writers Hellization for Defense
Hungarlan-American Council for Democracy
Rungarlan Brotherhood

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Hungarian Brotherhood

#### APPEUDIX

LIST OF ORGANIZATIONS DESIGNATED BY THE ATTORNEY GENERAL PURSUANT TO EXECUTIVE ORDER 10450

Committee for the Negro in the Arts
Committee for the Protection of the Bill of Rights
Committee for the Protection of the Bill of Rights
Committee for World Youth Friendship and Cultural Exchange
Committee to Abolish Discrimination in Haryland, also known as Congress
Against Discrimination, Haryland Congress Against Discrimination, and
Provisional Committee to Abolish Discrimination in the State of Haryland
Committee to Befond Marie Richardson
Committee to Defend the Rights and Freedom of Pittsburgh's Political
Prisoners
Committee to Uphold the Bill of Rights
Commonwealth College, Hona, Arkannas
Communist Party, U.S.A., its subdivisions, subsidiaries and affiliates
Communist Pelitical Association, its subdivisions, subsidiaries and affiliates,
including:
Alabama People's Educational is ciation
Florida Press and Educational L. goOklahoma League for Folitical Education
People's Educational and Fress Association of Texas
Virginia League for People's Education
Congress of American Envolutionary Writers
Congress of American Women
Congress of American Democracy
Connecticut Committee to Aid Victims of the Smith Act
Connecticut State Youth Conference
Council for Jobs, Relief and Housing
Council of Greek Americans
Council of African Affairs
Connecticut Faternity

Dai Hippon Butoku Tai (Military Virtue Society of Japan or Military Art Society of Japan)
Daily Worker Fress Club
Janiels Defense Committee
Dante Alighieri Society (between 1935 and 1940)
Dennis Defense Committee
Detroit Youth Assembly

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East Bay Peace Committee
Elsinore Progressive League
Emergency Conference to Save Spanish Refugees (founding body of the North
American Spanish Aid Committee)
Everybody's Committee to Cutlaw War

Families of the Baltimore Smith let Victims
Families of the Smith let Victims
Faderation of Italian Var Veterans in the U.S.:., Inc. (Associazione Nazionale
Combattenti Italiani, Federazione degli Stati Uniti d'America)
Finnish-American Mutual Aid Society
Florida Fress and Educational League (See Communist Political Association.)
Frederick Deuglass Educational Center
Freeden Stage, Inc.
Friends of the New Germany (Freunde des Neuen Deutschlands)
Friends of the Soviet Union

Garibaldi imerican Fraternal Society
George Washington Carver School, New York City
George Washington Carver School, New York City
German-American Annot (Amerikadoutscher Volksbund)
German-American Republican League
German-American Vocational League (Deutsche-Amerikanische Berufsgemeinschaft)
Guardian Club

Harlem Trade Union Council
Hawaii Civil Liberties Committee
Heimuska Yai, also known as Nokubei Heieki Gimusha Kai, Zaibel Kihonjin,
Heiyaku Gimusha Xai, and Zaibel Heimusha Yai (Japanese residing in America
Military Conscripts Association)
Hellenic-American Brotherhood
Binode Kai (In-erial Japanese Resertists)
Hibomaru Kai (Kising Sun Flag Society--s group of Japanese War Veterans)
Hokuhei Zaigo Shoke Dan (North American Reserve Officers Association)
Hollywood Writers M-bilization for Defense
Hungarian-American Council for Democracy
Hungarian Brotherhood

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LIST OF ORGANIZATIONS DESIGNATED BY THE ATTORNEY GENERAL PURSUANT TO EXECUTIVE ORDER 10450

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Idaho Pension Union Independent Party, also known as Independent People's Party (Seattle, Wash.) Industrial Workers of the World International Labor Defense International Workers Order, its subdivisions, subsidiaries and affiliates International Workers Order, its subdivisions,

Japanese Association of America
Japanese Overseas Central Society (Kaigai Dobe Chuo Kai)
Japanese Overseas Convention, Tokyo, Japan, 1940
Japanese Protective Association (Recruiting Organization)
Jefferson School of Social Science, New York City
Jewish People's Committee
Jewish People's Fraternal Order
Jikyoku Iinkai (The Committee for the Crisis)
Jikyoku Iinkai (The Committee for the Crisis)
Johnsou-Forest Group, also known as Johnsonites
Joint Inti-Fasciat hefugee Committee
Joint Council of Progressive Italian-Americans, Inc.
Joseph Weydemeyer School of Social Science, St. Louis, Missouri

Ribel Seinen Kai (issociation of U. S. Citizens of Japanese investry who have returned to America after studying in Japan)
Inlights of the White Gazzellia
Iu Klux Kian
Kyfthaeuser, also known as Kyfthaeuser League (Kyfthaeuser Bund), Kyfthaeuser
Fellowship (Kyfthaeuser Kameradschaft)
Iyfthaeuser War Relief (Kyfthaeuser Kriegshilfswerk)

Lesor Council for Negro Rights Labor Research Association, Inc. Labor Youth League League for Common Sense League of American Writers Lictor Society (Italian Black Shirts)

Macedonian-American People's League
Mario Morgantini Circle
Mariins Dabor Committee to Defend Al Lannon
Massachusetts Committee for the Bill of Rights
Massachusetts Committee for the Bill of Rights
Massachusetts Minute Women for Peace (not connected with the Minute Women of
the U, S. A. Inc.)
Maurice Braverman Defense Committee
Michigan Civil Rights Federation
Michigan Council for Peace
Michigan School of Social Science

Manka Teikoku Gunyudan (Imperial Military Friends Group or Southern California
Var Veterans)
National Association of Mexican Americans (also known as Asociacion Nacional
Mexico-Americann)
Meticonal Blue Star Mothers of America (not to be confused with the Blue Star
Mothers of America organized in February 1942)
National Committee for Preedom of the Press
National Committee for the Defense of Political Prisoners
National Committee to Win Amnesty for Smith Act Victims
National Committee to Win Amnesty for Smith Act Victims
National Committee to Win the Prace
National Conference on American Policy in China and the Far East (a conference
Wational Council of Americans of Croatian Descent
National Council of American-Soviet Friendship
Mational Council of American-Soviet Friendship
Mational Hefre Conference for Feace
National Negro Labor Council
National Negro Labor Council
National Negro Labor Council
Nationalist Action League
Nationalist Party of Fuerto Rico
Nature Friends of America (aince 1935)
Negro Labor Victory Committee
New Committee for Fublications
Nichibel Negro Labor Councitee to Aid Spanish Democracy
North American Committee to Aid Spanish Democracy
North American Spanish Aid Committee
North Philadelphia Forum
Northwest Japanese Association

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LIST OF ORGANIZATIONS DESIGNATED BY THE ATTORNEY GENERAL PURSUANT TO EXECUTIVE ORDER 10450

Ohio School of Social Sciences
Oklahoma Committee to Defend Political Prisoners
Oklahoma League for Political Education (See Communist Political Association.)
Original Southern Klane, Inc.

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Pacific Northwest Labor School, Seattle, Washington
Palo Alto Peace Club
Partido del Puchlo of Panama (operating in the Canal Zone)
Peace Information Center
Peace Novement of Ethiopia
People's Drama, Inc.
People's Drama, Inc.
People's Educational and Press Association of Texas (Sce Communist Political
Association.)
People's Educational Association (Incorporated under name Los Angeles Educational
Association, Inc.), also known as People's Educational Genter, People's
University, People's School
People's Institute of Applied Religion
People's Fograms (Scattle, Wash.)
People's Radio Foundation, Inc.
People's Rights Party
Philadelphia Labor Committee for Negro Rights
Philadelphia Subool of Scooial Science and Art
Photo League (New York City)
Pittsburgh Arts Club
Political Prisoners' Welfare Committee
Polonia Society of the IWC
Progressive German-Americans, also known as Progressive German-Americans of
Chicago

Progressive German-Americans, also known as Progressive German-Americance Chicago
Proletarian Party of America
Protestant War Voterans of the United States, I'm.
Provisional Committee of Citizens for Peace, Southwest Area
Provisional Committee on Latin American iffairs
Fuerto Rican Comite Pro Libertades Civiles, also known as Comite Pro

De-echos Civiles Puertorriquenos Unidos (Puerto Ricans United)

Quad City Committee for Peace Queensbridge Tenants League

Revolutionary Workers League Romanian-imerican Fraternal Society Russian American Society, Inc.

Sakura Kai (Patriotic Society, or Cherry Association-composed of veterans of

Sakura Kai (Patriotic Society, or Cherry Association—comp. Russo-Japanese Mar)
Samuel Adams School, Boston, Hassachusetts
Santa Earbara Peace Forum
Schappes Defense Committee
Schneiderman-Darcy Defense Committee
School of Jewish Studies, New York City
Seattle Labor School, Seattle, Washington
Serbian-American Fraternal Society
Serbian Vidovdan Council
Shinto Temples (limited to State Shinto abolished in 1945)
Silver Shirt Legion of America
Slavic Council of Southern California
Slovak Workers Society
Slovenian-American National Council

Slovak Workers Society
Slovenian-American National Council
Socialist Workers Farty, including American Committee for European Workers' Relief
Sokoku Kai (Fatherland Society)
Southern Regro Youth Congress
Suiko Sha (Reserve Officers Association, Los Angeles)
Syracuse Women for Peace

Tom Paine School of Social Science, Philadelphia, Pennsylvania Tom Paine School of Westchester, New York Trade Unionists for Peace, also known as Trade Union Committee for Peace Tri-State Negro Trade Union Council

Ukrainian-American Fraternal Union
Union of American Croatians
Union of New York Veterans
Union of New York Veterans
United American Syanish Aid Committee
United American Syanish Aid Committee
United Committee of Jewish Societies and Landsmanschaft Federations, also known
as Coordination Committee of Jewish Landsmanschaften and Fraternal Organizations

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LIST OF ORGANIZATIONS DESIGNATED BY THE ATTORNEY GENERAL PURSUANT TO EXECUTIVE ORDER 10450

United Committee of South Slavic Americans
United Defense Council of Southern California
United Harlem Tenants and Consumers Organization
United May Day Committee
United Nogro and Allied Veterans of America

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Veterans Against Discrimination of Civil Rights Congress of New York (See Civil Rights Congress.)
Virginia League for People's Education (See Communist Political Association.)
Volce of Freedom Committee

Walt Whitman School of Social Science, Newark, New Jersey Washington Bookshop Association
Washington Committee for Democratic Action
Washington Commonwealth Federation
Washington Commonwealth Federation
Washington Pension Union
Wisconsin Conference on Social Legislation
Workers Alliance (since April 1936)

Yiddisher Iultur Farbaud Young Communist League Yugoslav-American Cooperative Home, Inc. Yugoslav Scaman's Club, Inc. APPENDE CASES

# The Adnan Award Case (S)

A source, who has furnished reliable information in the past, advised us in March of 1973 that Adnan Awwad was due to arrive on March 28, 1973, via an Air France flight for a two-day visit. According to the source, Awwad was an undercover Al Fatah leader who was assigned the mission of reconnaissance of airports and other international facilities for possible targeting by Al Fatah. Upon receipt of this information, the Bureau of Customs was alerted and subsequent information developed by the source disclosed that Awwad had changed his flight plans and was going to arrive on March 30, 1973, aboard an Alitalia Airlines flight. Through liaison with the Immigration and Naturalization Service at Chicago, an Exclusion Order was issued barring the entrance of Awwad into the United States.

The basis for the exclusion was that Awwad's activities and interests were inimical to the national security under Subsection 235C, Title 8, United States Code, Sections 1225.

Lawwad arrived, was detained by Immigration and Customs officials and was photographed, fingerprinted and thoroughly searched. He was thereafter placed aboard an Alitalia flight for return to Italy.

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"TRIBOM" - ATTEMPTED BOMBINGS OF THREE LOCATIONS IN VICINITY OF ISRAELI FACILITIES, NEW YORK, NEW YORK, MARCH, 1973

During the night of March 6-7, 1973, two automobiles, containing explosive devices, were recovered at the New York City Police Department (NYCPD) Automobile Impound Lot, 12th Avenue, New York, New York. Each of the devices was in the trunk of a rental car, one of which had previously been toxed from East 43rd Street and 5th Avenue, New York, New York, where it had been parked illegally adjacent to the Israel Discount Bank. The other car had previously been towed from East 47th Street and 5th Avenue, New York, New York, where it had been parked illegally adjacent to the First Israel Bank and Trust Company. At approximately the same time, a third explosive device was recovered in the trunk of a rental car parked adjacent to the El Al IsraeliAirlines warehouse facility at John F. Kennedy International Airport, 132nd Street and 149th Avenue, Queens, New York.

The two explosive devices recovered at the NYCPD Impound Lot each consisted of a quantity of plastic explosive appearing to be of foreign manufacture, two 5 gallon and 1 three gallon containers of gasoline, one 20 pound tank of propane gas and a wind-up clock timing device connected to a 9 volt battery and an electric blasting cap. The explosive device recovered in

the car at the El Al Israel Airlines warehouse was of similar construction, except that it consisted of three 5 gallon containers of gasoline, two 20 pound tanks of propane gas, two packages of plastic explosive totaling over three pounds in wright, and two electric blasting caps. All devices were distarted by the NYCPD Bomb Squad.

Hand-printed literature of the Black September Orcanization, an Arab terrorist group, was found in all of the
automobiles. It is believed that the automobiles containing
the explosive devices were left near the Israeli establishments
cometime during the late afternoon or early evening of March 3,
1973. The explosive devices were capable of detonation but
failed to do so due to a defect in the electrical circuitry of
the devices.

Subsequent investigation by the FBI developed the following facts concerning KHALID AL-JAWARY:

AL-JAWARY entered the United States at Boston, Rassachusetts, from Montreal, Canada, aboard Delta Airlines flight 625 on January 12, 1973. Upon his arrival on a B-2 (visitor's) visa issued in Beirut, Lebanon, he furnished information to the Immigration and Naturalization Service (INS) indicating he was born July 1, 1945, in Iraq and was a citizen of Iraq. He had in his possession Iraqi passport number 148151. He thereafter traveled to New York City.

AL-JAWARY resided at the Sheraton Motor Inn in New York City from January 12, 1973, to January 30, 1973. After returning from a motor trip to Philadelphia, Pittsburgh, and washington, D. C., he re-registered at the Sheraton Motor Inn on February 8, 1973, finally checking out on February 15, 1973. No then resided at the Mayflower Hotel, Jersey City, New Jersey, until March 3, 1973.

During his stay at the Mayflower Hotel, he registered for flying lessons at Teterboro Airport, but later returned and obtained his deposit from the school, advising them that he was unable to have his visa extended and, therefore, had to leave the United States. INS had no record of his applying for an extension of his visa.

During the morning of February 28, 1973, an individual, subsequently identified as AL-JAWARY, purchased a 9 volt battery, a roll of speakerwire, and a roll of black vinyl tape from an automobile supply store in Jersey City, New Jersey. Remnants of these items were recovered in AL-JAWARY's room at the Mayflower Motel, and laboratory analysis indicated that these items were the same as the materials used in the construction of the explosive devices located in the three rental cars.

Later, during the morning of February 28, 1973, an individual, who could not be identified, purchased two 3 gallon containers from this same automobile supply store.

During the afternoon of February 28, 1973, an individual, subsequently identified as AL-JAWARY, attempted to purchase ten 5 gallon containers from another automobile supply store in the same general vicinity in Jersey City, New Jersey. At this time, AL-JAWARY attempted to pay for his purchases with an American Express traveler's check, but because the signature was in Arabic, the store owner refused to accept it.

At 1:46 p.m. on March 1, 1973, AL-JAWARY rented a 1973 Plymouth Fury from Avis Rent-a-Car, 310 East 64th Street, New York City. At this time, he used the name Y. SHAHIN and displayed a Jordanian passport number 170631 and an International Univer's License number 00001. This automobile was later recovered at the El Al Terminal at JFK Airport.

Between 3 p.m. and 4 p.m. on Narch 1, 1973, AL-JAWARY attempted to rent a car from Olin's Rent-a-Car, First Avenue and 39th Street, but inasmuch as he lacked a local address, he was refused the rental of a car.

At 12:30 p.m. on March 2, 1973, AL-JAWARY checked into the Hotel Holland, 351 West 42nd Street, New York City, paying in advance for three days. He used the name AID Y. SHAHIN when registering.

At 1:30 p.m. on March 2, 1973, AL-JAWARY, using the name SMAHIN, rented a Plymouth Duster from Hertz, 304 West 49th Street. This automobile was subsequently recovered at the NYCPD Impound Lot as mentioned.

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At\*1:51 p.m. on March 2, 1973, AL-JAWARY, using the SHAHIN, returned to Olin's Rent-a-Car, First Avenue and Jith Street, New York City, and, upon presenting his receipt from the Holland Hotel, his Jordanian passport and International river's License, was rented a 1973 Dodge Part. This automobile sur subsequently recovered at the NYCPD Impound Lot as mentioned.

Between 2 p.m. and 3 p.m. on March 2, 1973, AL-JAWARY returned to the automobile supply store in Jersey City, New Jersey, and purchased seven 5 gallon containers paying cash.

It appears that the above-described three rental cars with the explosive devices in the trunks were parked sometime during the afternoon or early evening of March 3, 1973.

A search of AL-JAWARY's room at the Mayflower Hotel, Jursey City, New Jersey, located not only remnants of the components of the bomb, but also traces of the plastic explosive, as well as the hour-hand of one of the clocks used in the construction of the devices.

Latent fingerprint examination by the FBI Laboratory determined that prints obtained from items in AL-JAWARY's room at the Mayflower Hotel, items recovered from each of the rental cers, latent prints on the registration card at the Holland Hotel, and latent prints from items handled by AL-JAWARY at the Sheraton Woter Inn and at the flying school at Teterboro Airport were all identical.

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Additionally, the handwriting on car rental agreements, notel registration cards and post cards received by individuals associated with AL-JAWARY during his stay in the United States all appear to have been written by the same person. It is also believed that the Black September Organization hand printed literature found in the rental cars is identical to other specimens known to have been written by AL-JAWARY. (5)

Investigation has determined that AL-JAWARY departed the United States via Air France on March 3, 1973.

Post cards, as well as cashed American Express traveler's checks bought by AL-JAWARY on February 23, 1973, in New York City, indicate that since his departure AL-JAWARY was in Paris on March 4, 1973, Rome on March 6, 1973, Lebanon for an unknown period of time, and in Syria on March 28, 1973.

On May 17, 1973, the Federal Grand Jury in the Eastern District of New York (covering Queens County) returned a one count indictment and on May 23, 1973, the Federal Grand Jury in the Southern District of New York (covering New York County) returned a two count indictment charging AL-JAWARY with violation of Title 18, Section 844 (i) of U.S. Code in that he did knowingly, wilfully and unlawfully attempt to maliciously damage and destroy by means and use of explosive materials the El Al Israeli Airlines cargo facility building at John F. Kennedy International Airport, Queens,

New York, and the Israel Discount Bank and the First Israel Bank and Trust Company, both New York, New York, which property was then and there used in interstate and foreign commerce, which activities affected interstate and foreign commerce.

PLOT BY AL FATAH TO ASSASSINATE KING HUSAYN OF JORDAN DURING HIS VISIT TO THE UNITED STATES, MARCH, 1972 (5)

A double agent of this Bureau, who was initially recruited by Al Fatah in the Middle East to set up assassination plots against U. S. political leaders, advised during March, 1972, that Al Fatah intended to attempt to assassinate King Husayn of Jordan during his visit to the United States in March, 1972.

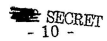
As a result of the information obtained from this source, we obtained the names of more than 500 Arab individuals who had applied for visas to enter the United States during the visit of King Husayn. These names were checked with the source who identified three visa applicants as members of the Assassination Section of Al Fatah. This information was forwarded to Secret Service who had protective responsibility for King Husayn during his visit and to the State Department for appropriate action with respect to denying visas to these individuals.

During King Husayn's visit there were no incidents involving his safety.

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# RE: FILIBERTO INOCENCIO OJEDA RIOS

U. S. citizen who was born on 4/26/33, in Puerto Rico, is a Cuban intelligence agent who has operated in Puerto Rico and in New York City. After receiving complete intelligence training in Cuba, Ojeda returned to Puerto Rico and became involved in numerous terroristic incendiary actions. In December, 1969,



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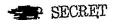
Ojeda was charged by the Police of Puerto Rico with violation of the Explosives Law of Puerto Rico. He subsequently became a fugitive and FBI assistance was obtained by local authorities to effect his apprehension. Based principally upon FBI investigation and information provided by a confidential informant, Ojeda was apprehended by the FBI on 10/10/70, on a charge of Unlawful Flight to Avoid Prosecution - Explosives Law of Puerto Rico. After his release on bond, Ojeda jumped that bond and is at the present time an FBI fugitive. He is also a prime suspect in the numerous terroristic bombings which have recently occurred in New York City and Puerto Rico.

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RE: PARTIDO SOCIALISTA OBRERO (Socialist Workers Party) (PSO)

This organization should not be confused with the Trotskyist SWP.

PSO was created in Puerto Rico in 1968 under the subversive banner of Marxism-Leninism as expounded by the Maoist Chinese. PSO advocated armed revolution in its endeavor to obtain independence of Puerto Rico from the United States. The FBI initiated investigation of PSO in Puerto Rico in 1968 and in due course confidential informants were developed.



PSO engaged in several bombings and incendiary actions in Puerto Rico and based principally upon information provided by FBI sources, the Police of Puerto Rico were enabled to arrest nine PSO members on 4/29/69, on charges of violating the Puerto Rican Explosive Law.

FBI sources reported in 1968 that within PSO a clandestine extension was developing. That development became known as Movimiento Independentista Revolucionario En Armas (MIRA).

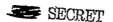
#### RE: MIRA

MIRA was organized in Aguadilla, Puerto Rico, in December, 1968, as the covert action arm of the PSO, referred to above. It was composed of select PSO members who, for the most part, were trained in Cuba to carry out waves of terrorism, sabotage and incendiarism directed against American-owned establishments in Puerto Rico and other "imperialist" targets such as the National Guard and other military installations in Puerto Rico. Several MIRA targets were also victimized in New York City.

MIRA separated from PSO and fell under the control and leadership of Filiberto Inocencio Ojeda Rios, the Cubantrained intelligence agent previously referred to herein. Ojeda masterminded the foreign inspired wave of terrorism aimed at the United States and/substantially aided by his Cuban principals. Confidential informants operated by the FBI provided information disclosing that MIRA also had a resident branch located in New York City which was headed by Carlos Feliciano Vasquez, another U. S. citizen of Puerto Rican extraction. As a result of FBI investigation and information provided by FBI informants, the New York City Police Department arrested Feliciano in May, 1970, while he was in the act of placing a pipe bomb in New York City. Had that bomb detonated it would have had devastating results. Feliciano was identified as an individual completely dedicated to obtaining the independence of Puerto Rico through violent means.

# RE: JUAN ANTONIO CASTILLO AYALA

This individual is another dedicated member of MIRA who was arrested by the Police of Puerto Rico in 1970 for violation of the Explosives Law of Puerto Rico. Castillo Ayala is also one of the original disciples of Filberto Ojeda Rios.



After being in Federal fugitive status since 1970 and the subject of intensive FBI investigation to locate him, Castillo Ayala was apprehended by FBI Agents in New York City in November, 1975, where he lived under an assumed identity. He is also a prime suspect in the numerous terroristic bombings which have recently occurred in New York City. It was by means of information provided by FBI operated sources that Ayala was identified as a dedicated terrorist and revolutionary.

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#### VISIT OF JAPANESE EMPEROR HIROHITO TO THE UNITED STATES 9/30-10/13/75

Investigation Leading to the Arrest of Elizabeth J. Young and Kenneth R. Chin

On September 30, 1975, the New York Office of the FBI advised the Los Angeles Office that one Mary Kochiyama had attempted to obtain a press pass, which was to be utilized in connection with the visit of the Emperor and Empress of Japan to the New York area. Kochiyama also requested a press pass for one Joanne Miyamoto.

Investigation conducted by the Los Angeles Office determined that Joanne Miyamoto Schact, aka, Joanne Miyamoto was arrested along with others by Los Angeles Police Department for numerous traffic violations on April 27, 1973. At the time, she was transporting Russell Means, American Indian Movement (AIM) leader when he was arrested by the FBI.

Files of the Los Angeles Office reveal that on April 27, 1973, a confidential source advised Miyamoto's name appeared on the "Wounded Knee media contact list." The Wounded Knee Committee was a Los Angeles group that supported AIM occupation at Wounded Knee, South Dakota, in 1973.

A second confidential source advised on August 14, 1969, that Miyamoto was in contact with the Los Angeles Chapter SECRET

of the Black Panther Party (BPP) requesting a copy of the Bobby Hutton report. Hutton was a BPP member killed by San Francisco, California, police in the late 1960's.

On August 7, 1975, a third source advised that an oriental female appeared at Cole's Sporting Goods Store in Inglewood, California, on July 29, 1975, and bought a semi-automatic AR-180 rifle. Source stated this female used the name Elizabeth Ann Young and asked some questions about riot type shotguns and AR-15 rifles.

Further investigation determined that Young had recently purchased other weapons and had in the past listed 4303 Arlington Avenue, Los Angeles, as an address.

It was noted by the Los Angeles Office that Miyamoto and Young reside in adjacent residences at the southeast corner of 43th Street on Arlington Avenue. Also, it was not known whether or not Miyamoto and Young were friends or associates.

On August 20, 1975, a fourth source advised that Elizabeth J. Young was a tenant at 1555 6th Avenue, Los Angeles, from October, 1973, to June, 1974, and left a forwarding address of 3306 92th Street, Jackson Heights, New York.

The above information was provided to the U. S. Secret Service. On October 4, 1975, U. S. Secret Service advised the New York Office of the FBI that the Secret Service, utilizing the above information, had executed a search warrant at the apartment of Kenneth R. Chin, who was living with Elizabeth J. Young. The search revealed numerous weapons, including the rifle purchased by Young in California and thousands of rounds of ammunition. Chin and Young were thereafter arrested by the Secret Service and charged with violation of the Federal Firearms Act. Chin and Young are currently awaiting trial on the above charge.

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#### TERRORIST ACTIVITY

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Bombings were the primary terrorist tactic in this country last year. There were 89 bombings attributable to terrorist activity in 1975, as compared with 45 in 1974 and 24 in 1973.

Six persons died in terrorist-claimed bombings in 1975 and 76 persons were injured. Five other deaths were reported in other types of terrorist incidents. Monetary damage reported in terrorist bombings exceeded 2.7 million dollars.

The New World Liberation Front, a revolutionary group operating primarily in California, claimed 19 bombings in 1975, primarily targeted against a public utility. The Armed Forces of Puerto Rican National Liberation (FALN) claimed 18 bombings, targeted against Government and corporate targets, especially banks, in New York City, Chicago, and Washington, D. C.

## FALN

The Armed Forces of Puerto Rican National Liberation, or FALN, took credit for the most serious terrorist bombing reported in 1975: the explosion which claimed four lives on January 24 at the Fraunces Tavern in New York City. The group claimed a total of 18 bombings and one attempted bombing in 1975.

The capabilities of the FALN were also illustrated by the simultaneously coordinated attacks against "Yanki government and monopoly capitalist institutions" in New York, Chicago, and Washington, D. C., on October 27, 1975, the "first anniversary of our existence as an organization" in the words of the FALN communique issued in connection with these bombings. (The group's first claimed bombings-against five corporate and banking targets--took place October 26, 1974).

Half of the FALN-claimed bombings took place in New York in 1975, and half were directed against banks. Weekends or Mondays before business hours were the time of three-fourths of FALN bombings. The group has demanded independence for Puerto Rico and freedom for five Puerto Rican "political prisoners," nationalists convicted of attacks on President Truman and the U.S. House of Representatives in the 1950's.

NATIONAL SECURITY INFORMATION

Unauthorized Disclosure Subject to Criminal Sanctions

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#### NWLF

The New World Liberation Front (NWLF) claimed 19 bombings and one attempted bombing in 1975; all but one of these took place in California. A primary target of this group has been the property of the Pacific Gas and Electric Company. The NWLF has not shown any time pattern in their attacks, but have consistently carried out actions almost every month of the past year.

While previous NWLF actions have attacked targets connected with international issues, i.e., hotels leased by a multinational corporation in protest of alleged corporate actions abroad, recent attacks have focused on local issues. Besides demanding cuts in local utility rates for individuals, as opposed to businesses, recent communiques have concerned "poor people's health" and actions of San Francisco city government. Credit has been taken in NWLF communiques for four recent automobile bombings in San Francisco, aimed at police.

#### WEATHER UNDERGROUND

This self-described "guerrilla organization" of "communist women and men, underground in the United States" claimed three bombings, and one attempt, in 1975. The first Weather Underground (WU) bombing, on January 29, was against the State Department in Washington, D. C. At the same time, another WU-claimed bomb failed to go off at a Department of Defense facility in Oakland, California.

On June 16, the group claimed the bombing of New York City bank and on September 5, a bombing that caused \$150,000 damage at the Kennecott Copper Building in Salt Lake City was claimed by the WU. This bomb had been placed in a ladies' room; the State Department bomb had also been placed in a wall with access from a ladies' room.

WU published four issues of its newsletter, Osawatomie, in 1975, and its aboveground support arm, Prairie Fire Organizing Committee, also issued a publication, Groundswell. The group demanded; "Stop U. S. aid to the junta in Chile" in the communique claiming the Salt Lake City bombing and each issue of Osawatomie has said of the Bicentennial: "The rulers have set the time for the party; let us bring the fireworks."

Four other revolutionary-type groups claimed significant bombing activities in 1975. Safeway grocery stores have been the targets of two groups. The George Jackson Brigade claimed four bombings in

Washington State, half against Safeway. The Emiliano Zapata Unit (EZU) took credit for three Safeway bombings (and one Bank of America bombing) in the San Francisco area since the end of October, 1975. One EZU communique spoke of children suffering from malnutrition and threatened: "We will kill to protect our children."

The Red Guerrilla Family claimed three bombings in California in March, April, and July, targeting Government in two cases. In Denver, Colorado, the Continental Revolutionary Army (CRA) took credit for four bombings in 1975 against primarily Government targets. The last CRA communique attacked U.S. activities abroad—in Panama, Chile, Cuba, Puerto Rico, and North Vietnam.

Black Liberation Army (BLA) activity in 1975 was limited to four escape attempts. A major portion of the group is incarcerated for the numerous attacks on police and bank robberies that have been linked to the BLA since 1971. One of these jailbreak attempts, on May 25 in New York City, resulted in the death of a BLA member when his bedsheet rope broke during a ten-story descent to the ground.

## AIM

Indian occupants of two vehicles were arrested November 14, 1975, by Oregon State Police at Ontario, Oregon, after an exchange of gunfire with an officer. It was later determined that Leonard Peltier, charged with the June 26, 1975, murder of two FBI Agents, had been involved in this incident and had escaped.

Timing devices and other bomb components were found in the two vehicles, along with nine high-powered rifles, some with serial numbers obliterated, two police-type shotguns, and three heavy caliber pistols. Seven fifty-pound cases of dynamite were seized and there were indications the individuals involved were interested in Bicentennial activities.

American Indian Movement (AIM) leader Dennis Banks has said, on December 16, 1974, in a Sacramento, California, television interview, that a goal of AIM is to "stop the Bicentennial celebration." Another AIM leader Vernon Bellecourt, said in a March 15, 1973, speech at Berkeley, California, that "by 1976, the 200th anniversary of the founding of the U.S., AIM will be powerful enough to blow out the candles on the birthday cake."

	•	# Of Bombings	•••	Property Damage	Injuries,	Deaths	
	1972	1,962		7,991,815	176	. 25	_
•	2.000 MM	•		• •	,		
	1973	1,955		7, 261, 832	187	22	
	1974	2,044		9, 886, 563	207	24	
	Thru Nov 1975	1,906		25, 313, 413	263	55	
	Prelimina Figures	ary			·		

We have at this moment no specific reported information that international terrorist groups will target the Bicentennial celebrations for a terrorist act, However, many of the groups and organizations currently of investigative interest to the Bureau have made veiled threats concerning terrorism during Bicentennial celebrations. Domestic groups such as the Peoples Bicentennial Commission; the American Indian Movement; the Weather Underground and other revolutionary "New Left" type groups have threatened actions to disrupt the celebrations. Foreign-inspired or financed groups such as the Palestine liberation movement, the Puerto Rican independence groups, as well as South and Central American liberation organizations have reportedly talked about disrupting the Bicentennial by acts of terrorism. Past experience has shown that it is events such as the Bicentennial, which are the focus of worldwide attention, that have become the target of the international terrorist in order to obtain maximum notoriety for their cause. In connection with the Bicentennial, there will be numerous foreign dignitaries and heads of state visiting the United States and any group. whether domestic or foreign which feels that it has a "cause" against that particular individual, could strike while that dignitary or head of state was in the United States. For example, the Queen of England will visit the United States early July, 1976, and a terrorist group such as the Irish Republican Army (IRA) which has not committed any terrorist acts in the United States to date could conceivably target the Queen for assassination or attempt kidnapping while she was in the United States. We must remember that terrorism is theatre and what better stage than an attack during the Bicentennial celebrations, our election year, or the Olympics in Canada.

The Puerto Rican independence groups have shown by their bombing of historic Fraunces Tavern in New York City that they are committed to terrorist acts against sites holding historic value to the United States. It has been reported many of the Puerto Rican terrorists have been trained in Cuba and receive substantial aid for their terrorist acts from that country. As, once again, relations have cooled between the United States and Cuba, it can be expected Cuba will not act as a restraining agent to prevent further acts of terrorism by their trained Puerto Rican terrorists in the United States.

Of prime concern also during the Bicentennial is the forming of a new Arab terrorist group made up of elements from the "Rejection Front" and headed by the international notorious terrorist "Carlos" true name Ilich Ramirez Sanchez. This new group is reportedly backed by both (5)

Libya and Algeria and its targets are Western Government leaders. Prior terrorist acts in which Sanchez has been connected with have always been on the spectacular side, i.e. (OPEC), and the events during the Bicentennial offer a perfect stage. (5)

Other groups of the Palestine liberation movement, such as Al Fatah and its terrorist wing, the Black September Organization, have ceased international terrorist operations since the Palestine Liberation Organization (PLO) has received observer status at the UN. This, of course, is no guarantee that these terrorist organizations will not resume international terrorist operations if they feel that a political solution cannot be achieved at the UN.

The Jewish Defense League (JDL) has apparently embarked once again on a systematic terrorist binge directed at those countries in the UN who voted for the resolution equating Zionism with racism. The JDL readily reflects the feelings of the Israeli Government in the United States. Any decision reached by international bodies, such as the UN, which adversely affect Israel becomes the JDL's cause, and they strike out on behalf of Israel against the countries voting for the adverse action against Israel. Thus far, there have been ten incidents involving ten different missions to the UN. These have been rock throwing incidents, intrusion onto mission property, one bombing and attempted bombings at missions and at the UN itself. A member of the JDL in November, 1974, on public television openly threatened the life of Yasir Arafat, the leader of the PLO. Arab establishments in the United States and Arab diplomats continue to be targets of the JDL.

Other terrorist groups such as the Japanese Red Army and the anti-Castro elements within the United States, have proven by their actions that they are a credible threat against dignitaries who might visit the United States during Bicentennial activities. The IRA has engaged in terrorist operations in Britain, breaking away from the traditional urban guerrilla warfare they had engaged in in Northern Ireland by adopting the terrorist weapon of bombings, hoping to cause hysteria in major cities within Britain. Individuals connected with anti-Castro groups in the United States have engaged in numerous attempted and actual bombings of Cuban establishments throughout North and South America. They have engaged in mail and book bombs directed to Cuban establishments, as well as the bombing of banking institutions and other commercial firms which deal with Cuba.

Under Public Law 92-539, the "Act for the Protection of Foreign Officials and Official Guests of the United States," the FBI has investigated approximately 900 incidents. These incidents range from the mugging of an Ambassador's wife to the armed takeover of a foreign embassy. They also include such things as the harassment of a foreign Consular official by telephone and the bombing of a foreign mission to the United Nations.

Public Law 92-539 provides for concurrent jurisdiction between the FBI and local police departments. The facts of any violation are immediately presented to the U.S. Attorney for his opinion as to whether FBI investigation is warranted. As a general rule, the U.S. Attorney will authorize FBI investigation only when the violation is a major one and when there are aspects of foreign policy to be considered.

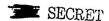
One example of a major PFO violation investigated by the FBI is the attempted bombing of the United Nations. Five sticks of dynamite were found in the United Nations on August 7, 1974, by a United Nations security guard. Even though the Secretary General of the United Nations refused to allow the FBI to enter United Nations grounds, the case was solved and one Michael Halsey Brown, a member of the American Nazi Party, was convicted under the Protection of Foreign Officials statute and sentenced to 25 years in the custody of the Attorney General.

Another example is the armed takeover of the Philippine Embassy. On November 18, 1974, Napoleon Bayaga Lechoco, armed with a firearm, took over the Philippine Chancery, Washington, D. C. Ambassador Eduardo Z. Romualdez and Attache Mario S. Lagdameo were taken as hostages, but remainder of Embassy personnel escaped.

The FBI immediately responded to the scene and took overall charge of the efforts to neutralize the situation, following receipt of the U.S. Attorney's opinion that a Federal investigative presence was warranted. FBI contingency plans developed for such a situation were utilized.

At approximately 2:00 a.m., November 19, 1974, subject surrendered to FBI Agents.

On June 25, 1975, Lechoco was found guilty on seven counts including violations of the Act for the Protection of Foreign Officials. He was later sentenced to ten years in the custody of the Attorney General.



#### SOCIALIST WORKERS PARTY

The Socialist Workers Party (SWP) is a revolutionary, Trotskyist-communist organization, which is headquartered in New York City. Its purpose, as stated in its Declaration of Principles, is the overthrow of the U.S. Government and the institution of a dictatorship of the working class and the eventual achievement of a communist society. It was founded in 1938 and maintains close association with international Trotskyist organizations as a "sympathizing" group, but it denies formal membership in any foreign group to escape application of the Voorhis Act, which regulates certain types of organizations subject to foreign control. While the SWP does not openly advocate the use of violence at the present time to overthrow the U.S. Government, it believes that eventual violent revolution in the U.S. is inevitable. Its objection to the current use of violence is based on the ground that it believes violence is premature at this time. The SWP seeks to precipitate a revolution when conditions are ripe and to seize control of the revolution and to direct it when it occurs.

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COMMUNIST PARTY, USA (CPUSA)

Title 50, USC, Section 781 (Internal Security Act of 1950) stated that, as a result of evidence adduced before various committees of the Senate and House of Representatives, Congress found the existence of a world communist revolutionary movement, whose purpose is to establish a communist totalitarian dictatorship in the world's countries through the medium of a world-wide communist organization. Communist action organizations in various countries endeavor to carry out the objectives of the world communist movement by bringing about the overthrow of existing governments by any means. The communist organization in the United States -- the CPUSA -- pursuing its stated objectives, presents "a clear and present danger a to the security of the United States." The Subversive Activities Control Board, established by Section 791 of the above Act, found the CPUSA to be a communist action organization. This finding was upheld by the United States Supreme Court 🔻 in June, 1961. The CPUSA has continued to be an arm of the international communist movement dominated by the Soviet Union. The CPUSA, in its dependence on the Soviet Union, has never knowingly adopted a position contrary to Soviet policy. leaders frequently confer with Soviet leaders to receive guidance and direction on the policies the CPUSA is to follow. There has been no evidence that the primary aims of the CPUSA, as they conform to Soviet objectives, have changed over the years.

STUDENTS FOR A DEMOCRATIC SOCIETY/ WORKER STUDENT ALLIANCE, Formerly Known as Students for a Democratic Society

Students for a Democratic Society (SDS) came into existence in June, 1962, and for the remainder of that decade functioned as the leading New Left campus-based student organization in the U.S. From an initial posture of "participatory democracy," SDS moved toward Marxist-Leninist ideological predomination with debate centering on how best to create a revolutionary youth movement. During 1968-1969, internal factionalism developed within SDS resulting in a split in June, 1969, into three organizations: Weatherman; Worker Student Alliance (WSA); and Revolutionary Youth Movement (RYM). Weatherman and RYM are no longer affiliated with SDS, however, WSA continues to use the name SDS.

At the 1970 SDS/WSA National Convention, a confrontation occurred between Progressive Labor Party-(PLP) (a Marxist-Leninist organization advocating violent overthrow of the Government) oriented leadership and various caucuses opposed to PLP domination. The resulting struggle left the PLP-oriented leadership in complete control of SDS/WSA, which was headquartered in Cambridge, Massachusetts.

PLP control of SDS/WSA continued until February, 1974, when the Boston chapter of PLP split from PLP National Headquarters and formed Party for Workers Power (PWP) (a "revolutionary communist" organization advocating the violent overthrow of the government by the workers). SDS/WSA is now fragmented into two groups, one which supports PWP policy headquartered in Cambridge, Massachusetts, and the much larger group which supports PLP policy headquartered in New York City.

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#### FOURTH INTERNATIONAL

The Fourth International (FI) was founded in 1938 at Paris, France, embodying the ideological position of Leon Trotsky of "continuing revolution" in the application of Marxism. The FI is the largest Trotskyist group with worldwide representation. The Socialist Workers Party (SWP), a U.S. based Trotskyist group, participates in FI activities and leads a faction of the FI, although it does not maintain formal membership in the FI. The dominant faction of the FI, in February, 1974, took the position of favoring the current use of guerrilla warfare and armed struggle to achieve a revolution in Latin America if local conditions indicate that such violence would enhance the revolution.

#### PROGRESSIVE LABOR PARTY

The Progressive Labor Party (PLP), which was founded in 1965, adopted a constitution which "resolved to build a revolutionary movement" and "build a socialist USA with all power in the hands of the working people." PLP followed the Chinese communist line for several years but became critical of Chinese leaders for establishing a dialogue with the U.S. following President Nixon's visit to China in Thereafter, PLP declared itself to be an independent Marxist-Leninist organization aimed at setting up a dictatorship of the working class. According to Milton Rosen, National Chairman, the PLP advocates violent overthrow of the Government, but has set no timetable for its overthrow. The PLP, which is headquartered in New York City, has chapters in more than 25 cities in the U.S., and has, in the past year, initiated efforts to make PLP "an international party with the aim of rebuilding a new revolutionary communist movement."

In 1972, the PLP organized the Workers Action Movement (WAM) as a front group in order to build a base in the trade union movement and to attract workers into PLP.

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	WASHINGTON, D. C. 20535							
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Caption of Document:	U. S. Senate Select Committee (SSC). (SSC Executive Session held 2/6/76)							
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SEE INSTRUCTIONS ON REVERSE

BEFORE COMPLETING. CLASSIFY AS APPROPRIATE TO: Intelligence Community Staff FROM: ATTN: Central Index FBI Abstract of Information Provided to Select Committees SUBJECT: 1. HOW PROVIDED (check appropriate term. If a document was made available 2. DATE PROVIDED for review but not transmitted, so note.) 2/23/76 DOCUMENT BRIEFING INTERVIEW TESTIMONY OTHER 3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate) SSC X HSC 4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject) ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED Memorandum and enclosures 5. IN RESPONSE TO (list date and item number if in response to formal request, other-CLASSIFICATION OF wise state verbal request of (name), initiative, subpoena, etc.) INFORMATION (enter U, C, S, TS or Codeword) Verbal requests made to FBI representatives during SSC Executive Session held 2/6/76 U 7. KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis) Information Handling Operating Procedures

8. SUMMARY (see reverse side before completing this item)

Material furnished provides additional information on FBI operations in the following categories:

"Terrorist Activity" Executive Order 10450 Major demonstrations by Domestic Subversive Organizations

62-116395

# TREAT AS YELLOW

AJD:1hb (4)

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX

IN CONNECTION WITH SENSTUDY 75.

CLASSIFY AS APPROPRIATE

#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. S. J. Miller

62-116395

February 12, 1976

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to SSC request dated February 4, 1976.

On January 30, 1976, copies of documents, which are to be exhibits to the public hearings on domestic intelligence activities, were delivered by the SSC to the FBI for review of their sanitization in terms of their public release.

These documents were reviewed, marked for some additional excisions, and returned to the SSC on February 4, 1976, for whatever use the Committee deems appropriate.

1 - The Attorney General

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NW 55156 DocId:32989581 Page 70

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#### NOTE:

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r. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. S. J. Miller

The Attorney General

February 12, 1976

Director, FBI

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Reference is made to the February 4, 1976. SSC request pertaining to certain documents which are to be exhibits to the public hearings on domestic intelligence activities.

Enclosed for your approval and forwarding to the SSC is the original of a memorandum responsive to this request.

Also enclosed for your records is a copy of the memorandum.

Enclosures (2)

7 MAR 4 1976 ...

62-116395

1 - The Deputy Attorney General

Attention: Michael E. Shaheen, Jr. Special Counsel for

Intelligence Coordination

SJM:1hb | hb (9)

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62-116325-1428 ENGLOSURE,

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Intelligence Community Staff TÖ:

ATTN: Central Index

FROM: FBI

Abstract of Information Provided to Select Committees SUBJECT:

1. HOW PROVIDED (check appropriate term. If a document was made available for review but not transmitted, so note.)

2. DATE PROVIDED

DOCUMENT

BRIEFING

INTERVIEW

TESTIMONY

OTHER

2/12/76

3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)

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4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject)

#### Memorandum and enclosures

5. IN RESPONSE TO (list date and item number if in response to formal request, otherwise state verbal request of (name), initiative, subpoena, etc.)

6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or Codeword)

SSC letter dated 2/4/76

U

7. KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis)

# Operating Procedures Information Handling

8. SUMMARY (see reverse side before completing this item)

Documents, which are to be exhibits to the public hearings on domestic intelligence activities, returned to SSC after review and additional excisions.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4

62-116395

AJD:1hb (4)

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH SENSTUDY 75.

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3791 (6-75)

#### INSTRUCTIONS

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2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall

The Attorney General

February 11, 1976

Director. FBI

1 - Mr. J. G. Deegan

1 - Mr. J. T. Aldhizer 1 - Mr. W. O. Cregar

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) 1 - Mr. S. F. Phillips

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Reference is made to SSC letter dated January 23 1976, requesting, in part, materials relating to Martin I King, Jr.

Enclosed for your approval and forwarding to the SSC is the original of a memorandum responding to Item 3 of the request for materials concerning King. Responses to Items 1. 2 and 4-6 are contained in FBI memorandum dated February 6. 1976, forwarded to you by letter of same date,

· Also enclosed for your records is a copy of the memorandum concerning Item 3. **7** MAR **4** 1976

Our letter to you of February 6, 1976, made certain observations concerning the repetitive requests for same material which we have been receiving from the SSC. We also expressed our belief that the repetitive requests are counterproductive to our abilities to prepare prompt responses for the SSC. In light of the information contained in the enclosed memorandum, please consider our observations concerning Item 3 as an extension of those made in our February 6, 1976, letter.

1 53 11 76 Dep. AD Adm. \_ Enclosures (2) Dep. AD Inv. \_ - The Debuty Attorney General Attaction: Michael E. Shaheen, Jr. Special Counsel for Inspection Intell. Intelligence Coordination Plan. & Eval.

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2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall 1 - Mr. J. G. Deegan

February 10, 1976

- Mr. J. T. Aldhizer

1 - Mr. W. O. Cregar

1 - Mr. S.F. Phillips U. S. SENATE SELECT COMMITTEE to study governmental operations with respect to intelligence activities (SSC)

Reference is made to SSC letter dated January 23. 1976, requesting, in part, materials relating to Martin Luther King, Jr.

This memorandum is in response to Item 3 of the request for materials relating to King. Responses to Items 1, 2, and 4-6 were made in FBI memorandum dated February 6, 1976.

Item 3 called for:

"Access to the briefing paper or memorandum utilized by personnel of the Domestic Intelligence Division in the briefing of Coumittee Chairman Frank Church and certain Committee staff members concerning Stanley David Levison."

Mr. Michael B. Shaheen, Jr., Special Counsel for Intelligence Coordination of the U. S. Department of Justice, has advised this Bureau that after his discussion of Item 3 with Mr. Michael Epstein, SSC Staff Member, we should consider Item 3 to be modified as follows. The SSC is not asking for any paper or memorandum prepared for and utilized by FBI Intelligence Division personnel in the briefing of Senator Church, et al. What the SSC does desire is written material from FBI files which established the Communist Party, USA (CPUSA) membership of Levison. a matter reported on by the PBI in numerous documents pertaining to Levison as well as to King, to whom

Dop. AD Adm. - Levison was a close associate and advisor during the 1960s. Dep. AD Inv. \_ Asst. Dir.: Admin. Comp. Syst. \_

Original and one copy to ag SFP:mjg/y Gen. Inv.

(10)

This document is prepared in response to your request and is not for dissemi-

nation outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

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**ENCLOSURE** 

SEE NOTE PAGE TWO

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Plan. & Eval. \_ Spec. Inv. \_

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Page 76

U. S. Senate Select Committee to Study Governmental Operations With Respect to Intelligence Activities (SSC)

The matter of documenting Levison's CPUSA membership has been addressed in prior SSC requests, and FBI responses thereto. For example, in response to an SSC request dated November 7, 1975, FBI memorandum dated November 20, 1975, brought to notice the highly sensitive oral briefing furnished to Senator Church and selected members of the SSC Staff by FBI personnel on November 5, 1975. It was stated that this briefing was intended, in part, to serve in lieu of any written information in response to SSC requests for communications documenting Levison as a secret member of the CPUSA.

The FBI memorandum dated February 6, 1976, responding to the other Items in the January 23, 1976, request also elucidates on FBI documentation supporting the reported CPUSA membership of Levison.

Once again, we are reiterating our position, which remains unchanged, that our briefing of Senator Church and selected SSC Staff Members was sufficiently candid and informative to have resolved any doubt as to Levison's communist background, including hismembership in the CPUSA. As those who were briefed are fully aware, this Bureau, at considerable risk to the security, personal and otherwise, of several individuals, "walked the extra mile" with the Committee. Security considerations, personal and otherwise, are still paramount. In good conscience, we are unable to be more informative in this matter which the Committee continues to pursue.

1 - The Attorney General

# NOTE:

Shaheen's advise as to modification of Item 3 was to Supervisor S. F. Phillips of the Senstudy 75 Project. The matter of utmost sensitivity involved here concerns our highest level coverage of the CPUSA.

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Addressee: SENATE SELECT COMMITTEE,
LTR KLHM Memo Report dated 2/16/176
Caption of Document: SENATE SELECT COMMITTEE
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1/23/76
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#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
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Ar. J. A. Mintz (1 - Mr. J. B. Hotis) - Mr. W. R. Wannall - Mr. W. O. Cregar - Mr. H. W. Porter February 25, 1976 The Attorney General Director,/FBI ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED United States Senate Select Committee TO STUDY GOVERNMENTAL OPERATIONS WITH respect to intulligence activities (sec) Reference is made to a letter from the SSC dated N November 21, 1975, requesting delivery of materials pertaining to authorization and purpose of certain electronic surveillances. N Enclosed for your approval and forwarding to the SSC O is the original of a memorandum which responds to the November 21 letter, and is pursuant to an agreement on February 12, 1976, જી between Mr. Steven Blackhurst, Deputy Special Counsel for Intelligence Coordination, Department of Justice, and Mr. John Elliff, Director, Domestic Intelligence Task Porce. enclosed material is being furnished in its excised version for delivery. A copy of this memorandum is being furnished for your records. Enclosures (2) **EX-116** 624116395 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for MAR 2 Intelligence Coordination HWP son (1) SEE NOTE PAGE Dep. AD Adm. ... Dep. AD Inv. \_ Asst. Dir.: MATERIAL ATTACMED Comp. Syst. Ext. Affairs 3 21 PH 1976 Files & Com. \_\_ Inspection . SSIGNAL COMSRI OFFICE OF Laboratory BECFIAED Plan. & Eval. \_ GPO: 1975 O - 569-920

TELETYPE UNIT

Page 81

DocId: 32989581

The Attorney General

### NOTE:

SSC letter of November 21 requested certain materials pertaining to 30 telephone and 9 microphone surveillance targets. By memoranda of December 1, 19, and 29, 1975, and January 5, 1976, we furnished response to Items 1, 3, 7, 22, 25-27, and 29 regarding telephone surveillances, and Items 1-9 regarding microphone surveillances. The documents being furnished by this memorandum were originally forwarded to the Department by memoranda of December 8 and 15, 1975.\* They were returned to the Bureau on February 12, 1976, and a request was made that they be re-submitted in their present, excised form.

\* yellows Attached

Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. H. W. Porter

62-116395

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February 25, 1976

UNITED STATES SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

RE: REQUEST PERTAINING TO AUTHORIZATION
AND PURPOSE OF ELECTRONIC SURVEILLANCES
CONDUCTED BY THE FBI

Reference is made to the SSC letter of November 21, 1975, requesting delivery of materials pertaining to the authorization and purpose of certain electronic surveillances conducted by the FBI.

The SSC letter of November 21 referenced a summary chart prepared by the FBI showing electronic surveillances conducted by the FBI since 1960. This chart was furnished to the SSC by memorandum of October 23, 1975.

This memorandum effects delivery of documents responsive to Items 2, 4, 5, 6, 8-10, 12-16, 18-21, 23-24, 28, and 30. Response to Item II is being furnished by separate communication in response to a request contained in SSC letter February 5, 1976. The remainder of Items not delivered by this memorandum were delivered in memoranda of December 1, 19, and 29, 1975, and January 5, 1976.

With respect to Item 6, material relating to a "Racial Extremist Group Member" for the year 1971 is included with the response to Item 18. The "Racial Extremist Group Member" statistic listed for 1972 represents an error made in preparation of the aforementioned summary chart of electronic Dep. AD Adm. surveillances. There was no telephone surveillance in 1972 Dep. AD Inv. in that category.

Asst. Dir.: in that category.

No.

NW 55156 DocId:32989581

Page 83

RE: REQUEST PERTAINING TO AUTHORIZATION AND PURPOSE OF ELECTRONIC SURVEILLANCES CONDUCTED BY THE FBI

General in these matters are voluminous, we have furnished a representative number of documents during the years mentioned on the summary chart. Continuations of the electronic surveillances were requested on a six-month, and later three-month, interval.

Response to Item 17, the "Black Extremist (1971)" was included with material in response to Item 18.

1 - The Attorney General

140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION	1426
WASHINGTON, D. C. 20535	3
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8. SUMMARY (see reverse side before completing this item)

Delivery of material pertaining to the authorization and purpose of certain electronic surveillances conducted by the FBI.

62-116395

AJD: 1hb (4)

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH SENSTUDY 75.

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1 - Mr. J 3. Adams 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. D. W. Moore 1 - Mr. W. R. Wannall February 20 . 1976 The Attorney General 1 - Mr. R. L. Shackelford 1 - Mr. W. O. Cregar Director, FBI 1 - Mr. T. J. McNiff SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED Enclosed for your information is a copy of a Bureau memorandum which contains as an enclosure a letter received by this Bureau from Mr. Larry D. Grathwohl, who 124-157. served as a paid informant of the FBI from October, 1969, through June, 1971, during which time he furnished valuable information concerning the Weatherman Organization. contents of this letter are believed to be self-explanatory and it sets forth Mr. Grathwohl's observations as to the tenor of the SSC inquiry into FBI operations based on his experience with one member of the SSC Staff. Mr. Grathwohl, on February 12, 1976, advised that he interposed no objections to copies of his letter being disseminated to the White House and Senator Frank Church, Chairman of the SSC. Extra copies of the above memorandum and Mr. Grathwohl's letter are enclosed should you deem further dissemination of the letter as indicated above to be appropriate. Enclosures (6) 62-116395 JUN 10 1976 \_1 - The Deputy Attorney General Dep. AD Adm. \_ Michael E. Shaheen, Jr. Attention: Dep. AD Inv. \_\_\_ Special Counsel for Asst. Dir.: Intelligence Coordination Comp. Syst. . Ext. Affairs \_ Inspection \_ TJM: 1hb Wb Laboratory \_ Legal Coun. \_\_\_ Plan. & Eval. Spec. Inv. Training \_ Palivoired to Telephone Rm. MAIL ROOM TELETYPE UNIT Director Sec'y

B. Adams 1 - Mr. 2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis)

1 - Mr. D. W. Moore

1 - Mr. W. R. Wannall

1 - Mr. R. L. Shackelford

62-116395

February 20, 1976

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

U. S. SENATE SELECT COMMITTEE TO STUDY COVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Mr. Larry D. Grathwohl served as a paid informant of the FBI from October, 1969, through June, 1971, during which time he furnished valuable information concerning the overt and covert operations of the violence-prone Weatherman Organization.

By letter dated January 28, 1976, ir. Grathwohl advised this Bureau of the results of an interview of him conducted in the Summer of 1975 by a representative of the SSC. The contents of Mr. Grathwohl's letter, a copy of which is attached for your information, are believed to be self-explanatory.

Enclosure

1 - 134 - 19791

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

TJM: 1hb/h6

(13)

ORIGINAL AND TWO COPIES TO AG

NOTE:

By letter dated 1/11/76, Grathwohl advised that he was publishing a book regarding the growing Assoc. Dir. \_\_\_\_ terrorist problem in this country. In this letter he Dep. AD Inv. — mentioned he had been interviewed by the Church Committee and stated he would be happy to put into writing the Comp. Syst. — very negative approach taken by the SSC representatives Files & Com. \_ during the interview concerning FBI operations. - letter 1/23/76, the Bureau replied that, if Grathwohl so desired, this Bureau would be happy to see the results

NOTE CONTINUED PAGE 2

TELETYPE UNIT [

Asst. Dir.:

Intell.

Legal Coun. \_ Plan. & Eval. \_

Spec. Inv. \_ Training -

Telephone Rm. \_\_ MAIL ROOM Director Sec'y \_\_\_\_

NW 55156 DocId:32989581

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

# NOTE CONTINUED:

of his contact with the Church Committee. Enclosed 1/28/76 letter of Grathwohl indicates the interview of him was conducted by SSC Staff Member Mark (believed to be Mike) Epstein. The tenor of Grathwohl's letter indicates that the whole purpose of the interview was to determine if Grathwohl had any adverse criticism to levy concerning his relationship with this Bureau. When no such information was obtained, Epstein indicated that Grathwohl would not be called to testify at SSC hearings.

Mr. Larry D. Grathwohl 2212 Oak Creek Place Hayward, California 94541

January 28,1976

Mr. Clarence M. Kelley , Director

United States Department of Justice Federal Bureau of Investigation Washington, D.C. 20535

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11 11 12 BY SPZ MLM

Dear Mr. Kelley:

I am in receipt of your letter dated January 23,1976, and will forward a copy of my book to you as soon as I receive them.

In regards to my interview with Mark Epstein from Senator Church's committee, the following is a brief summary:

I am no longer sure as to the exact dates but as best as I can remember it was on July 17,1975 that I received a call from Paul Avery who is a reporter for the San Francisco Chronicle. Paul asked me if I would object to being interviewed by an investigator from Senator Church's committee. I told him that I had no reason not to talk to anyone from any committee and told Paul to have him give me a call.

The next day, which would be July 18,1975, a man who said he was Mark Epstein called me and said he was from Senator Church's committee and that Paul Avery had given him my name and phone number.

He requested a meeting on that very day as he had to return to Washington that evening. I told him he could come to my house for the interview.

He arrived at my house at about 2:00 PM and stayed until about 5:00 PM. He asked me to give him a full description of my activities with the F.B.I. and the Weather Underground. I started from the beginning and as the story unfolded he interrupted as he desired additional information.

ENGLOSSING 62-116395-1-125 X

Mr. Clarence Kelley January 28,1976 Page 2

As the interview progressed, I became aware that the only time he interrupted me was when he thought he had discovered some mistake the F.B.I. had possibly made.

A good example of this is in regards to the Detroit
Police Officer's Association bombing plot. This was the only
bombing plot that I was involved in while I was with the
Weathermen and Mr. Epstein found it very interesting. He
was mainly interested in what the F.B.I. had said and done in
regards to my activities in this plot. What was the F.B.I.
going to do when the time came to actually place the bomb, he
asked over and over again. Since Bill Ayers had told me to
forget the DPOA bombing and go to Madison, Wisconsin instead,
I could not accurately answer his question as my part in the
plot came to an end before the bomb was to be placed. I did
remember that Carl O'Gara, who was the F.B.I. agent that I was
in contact with in Detroit at the time, had told me to be very
careful as to what part I took in the planning, and under no
circumstances was I to initiate any action.

Mr. Epstein found this a little difficult to believe or at least that is what he said. The entire interview went this way until Mr. Epstein felt that he had heard enough.

As he was leaving, he told me that he did not expect that the committee would ask me to testify. Upon hearing this I asked why, was there any problem? Mr. Epstein replied, "well you really do not have very much bad to say about the F.B.I., now do you"? No, I suppose not was my answer to this statement and I repeated as I had throughout the entire interview that never once during my association with the F.B.I. was I asked to do anything illegal, quite the contrary if anything the Bureau was constantly reminding me to be extremely careful of what I did and said, so as not to instigate anything.

Mr. Epstein left telling me that he would be in touch with me in about two weeks. After waiting for his call for about a month I decided to call him at which time he informed me that a decision had not been made in regards to my testimony. I called him on several different occasions and he was never there, and never returned my calls.

Mr. Clarence Kelley January 28,1976 Page 3

After reading about the testimony that the ex-Klu-Klux-Klan informer gave about F.B.I. activities in the south I realized that the probable reason that I was not called was because Senator Church's committee found somebody that had nothing but bad things to say about the F.B.I.

I hope this will be helpful to you and your impending struggle to maintain the F.B.I.'s integrity. I do not believe that Senator Church's committee is as unbiased as they would like people to believe and as I can understand where the over zealousness of individual agents could cause mistakes to be made that does not necessarily mean that the entire F.B.I. is guilty.

Sincerely yours,

Lower ( ) Grant

Larry D. Grathwohl



SEE INSTRUCTIONS ON REVERSE

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	Tntel	lligence Commu ral Index	nity Staff	FROM: FBI			
Sĭ	JBJECT: A	Abstract of In	formation Provi	ded to Select Commit	tees		
101	for review	but not transmitted	d, so note.)		2/20/76		
X	DOCUMENT	BRIEFING	INTERVIEW   '	TESTIMONY OTHER			
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	wise state v		item number if in r 'name), initiative,	esponse to formal request, subpoena, etc.)	other- 6. CLASSIFICATION OF INFORMATION (ente. U, C, S, TS or Codeword)		

U

7. KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis)

Not applicable

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

8. SUMMARY (see reverse side before completing this item)

Information regarding paid informant who furnished information regarding Weatherman Organization.

LHM Not furnished SSC per Blackhurst to Daly memorandum 3/30/76.

62-116395

SJM: 1hb (3)

TREAT AS YELLOW

CLASSIFY AS APPROPRIATE

#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

# lemorandum

: Mr. J. B. Adams

DATE: 2/19/76

: Legal Counsel SUBJECT: \ SENSTUDY 75

Assoc. Dir. Dep. AD Dep. AD

Comp. Syst. Ext. Affairs

Files & Com.

Director Sec'y On 2/17/76, Michael Madigan, Senate Select Committee, requested that former Special Agent Steven L. Christensen be made available for Staff interview concerning his knowledge of the Secret Army Organization.

## RECOMMENDATIONS:

That former SA Christensen be released from any existing employment agreement for purposes of interview by the Senate Select Committee.

(2) That the Intelligence Division advise former SA Christensen (address: Apartment 22, Post Office Box 203, Kanosh, Utah, phone number 759-2401) that he will be contacted by the Senate Select Committee for purposes of interview.

That Legal Counsel Division orally advise the Senate Select Committee of former SA Christensen's current whereabouts.

1 - Mr. Mintz

1 - Mr. Wannall

1 - Mr. Cregar 1 - Mr. Daly

1 - Personnel File - Steven L. Christensen

Lad LAD ALL INFORMATION CONTAINED (8)

DD FEB 27 1976

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# **MESSAGE RELAY**

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	RUEBWJA/	Assistant Attorney General, Civil Rig	hts Division				
	RUEBWJA/	Assistant Attorney General, Criminal  Attn: Internal Security Section	Divísion Attn: Gener	ral Crimes Se	ection		10-
	RUEABND/	Drug Enforcement Administration	RUEANAT/	Nations	al Aerona	utics & Space Adm.	1.1
	RUEBWJA/	Immigration and Naturalization Service	e RUEOIAA/	Nation	al Security	y Agency	
	RUEBWJA/	U. S. Marshal's Service		(DIRNS	SA/NSOC	(Attn: SOO))	
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	RUEACSI/	Department of the Army	RUEAUSA/			vice (if Classified) if Unclassified)	
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4:20 PA WITEL 2/23/76 MCC

TO DIRECTOR (62-116395)

TELL SAN FRANCISCO (04-00)

ATTY LEGAL COUNSEL DIVISION

Assoc Dir.
Dep. A.D. Adra
Dep. A.D. Adra
Dep. A.D. Inv.
Asst. Dir.:
Admin.
Comp. Syst.
End. Asst. Dir.:
Filed Lord
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Spec. lav.
Training
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Dolly

AGENCY REPORTED THAT RUBERT LIE LEWIS, INVESTIGATOR FUR THE CHURCH COMMITTEE, HAD BEEN TRYING TO GET SOMEONE TO TESTIFY SEMBRE THE COMMITTEE ON THE MISHANDLING OF THE HEARST CASE.

HE WAS SUPPOSED TO HAVE BEEN IN CONTACT WITH ED MONTGONERY, A RETURN EXAMINER REPORTER, AND POSSIBLY THE HEARSTS.

FOR MANY YEARS. HE CALLED MONTGOMERY AND ASKED HIM CONCERNING
THE ABOVE. MONTGOMERY SAID THAT HE HAD RECEIVED A TELEPHONE CALL
FROM A THIRD PARTY ASKING HIM TO CALL LEVIS IN WASHINGTON AS
HE WANTED ADVERSE TESTIMONY ABOUT THE FEI. MONTGOMERY CALLED
AND WHEN UNABLE TO SPEAK WITH LEVIS AND AFTER BEING ADVISED OF
WHAT LEVIS WANTED, HE HUNG UP. ON SUNDAY, FEBRUARY 22, 1976,
LEVIS CALLED MONTGOMERY. HE TOLD MONTGOMERY HE WANTED SOMEORE
TO TESTIFY AS FEW HOW THE FRE HAD MESSED UP THINGS ON THE UEST
COAST. MONTGOMERY IS NOT SURE IF HE SPECIFICALLY MENTIONED

100 LCD

PAGE TWO SF 64-6037

THE HEARST CASE. MONIGOMERY TOLD LEWIS HE HAD NOTHING IN THIS REGARD HE COULD TESTIFY TO, THAT THE FOT WAS DOING A FINE JOB, THAT HE, MONTGOMERY, DID NOT APPROVE OF THE WAY THE CHURCH COMMITTEE HAD HANDLED ITSELF IN THE PAST AND THAT THEY SHOULD GET OFF OF THE BACKS OF THE CIA AND THE FOT AND LET THEM GET ON WITH THE JOB AND THEN HUNG UP.

MONTGOMERY MADE THE COMMENT THAT HE THOUGHT THIS WAS A TERRIBLE WAY TO ATTEMPT TO GET FACTS. SAC BATES SUGGESTED TO HIM IF HE FELT SO STRONGLY ABOUT IT, HE SHOULD CONSIDER WRITING AN ARTICLE FOR THE EXAMINER AS TO THE APPROACH MADE TO HIM BY THE COMMITTEE. MONTGOMERY RETIRED SEVERAL MONTHS AGO, BUT IS STILL CLUST TO THE EXAMINER.

ABOVE BEING SUBMITTED FOR BUREAU'S INFORMATION.

END

2/13/7 fewis per Elliff 556 is not a steff member ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11110 BY 87344

Mr. Larry D. Grathwohl 2212 Oak Creek Place Hayward, California 94541

February 14,1976

Mr. Clarence Kelley
Director
United States Department of Justice

Federal Bureau of Investigation Washington, D.C. 20535

Dear Mr. Kelley:

I talked to Special Agent Jack Baker, of the San Francisco Field Office, yesterday. He told me of your request to show the letter that I wrote to you, concerning the Church Committee. I have no objection to you using that letter in any way that you may deem necessary.

I sent that information to you, with the hope that it would in some way help in your struggle to maintain the F.B.I.'s integrity. If Senator Church and his Committee are really trying to establish reasonable guide lines for F.B.I. activities, then some effort should have been made to present the correct as well as the incorrect methods that are employed to gather intelligence information. I feel that my experience with the F.B.I. qualifies me to say something about the correct methods that were used in my case, and why the Church Committee chose to ignore me is a little difficult to understand.

I would like to add that it is my belief that if the intelligence community is greatly weakened, at this crucial time, the
terrorist problem is going to grow accordingly. Mistakes may have
been made in the past but this does not negate the fact that the
acts of terrorism, in this country, have increased tremendously
in the last few years and will continue to do so if little or nothing
is done to put a stop to it. I believe that my experience with the
Weathermen qualifies me to speak out on this issue as well.

As you have said, Mr. Kelley, "the American people are going to have to decide which they fear the most, the F.B.I. or the terrorist." There are many organizations, in the United States today, that advocate the violent overthrow of our Government.

These people must be watched as the possibility exists that the violent rhetoric may change into violent action.

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14 FEB 18 1976

NW 551 MAR Docid 976 989581 Page 100

UNRECORDED COPY

1976

Mr. Clarence Kelley February 14,1976 Page 2

If in the future I can be of any assistance to you, in any way, please feel free to ask. I do not care to see the same kind of situation develop here in the United States that already exists in Northern Ireland and I am willing to do all that I can to see that it does not.

Sincerely yours,

Sarry U. Gralhun

Larry D. Grathwohl

Larry D. Grathwohl
2212 Oak Creek Place
Hayward, California 94541

6 14 FEB 1976

DIDE

Mr. Clarence Kelley, Director
United States Department of Justice
Federal Bureau of Investigation
Washington, D.C. 20535

# $\it 1emorandum$

Miller **FROM** 

SUBJECT

W. O. Cregar

PURPOSE

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

2 - Mr. J. A. Mintz (1 - Mr. Paul V. Daly) 1 - Mr. J. G. Deegan

DATE:

1 - Mr. W. O. Cregar

Comp. Syst. Ext. Affairs 2/26/76 Files & Com. Gen. Inv. Ident. Inspection Intell. Laboratory Legal Coun. Plan. & Eval. Spec. Inv. Training.

This is to record transmittal of certain documents to the Senate Select Committee (SSC) by the Department of Justice.

# BACKGROUND

By SSC letter to the Attorney General (AG) dated 2/4/76(copy attached), a request was made for certain documents which the Department of Justice recently made available to the attorneys for the plaintiffs in a pending civil action entitled "Iberia Hampton, et al., v. Edward Hanrahan, et al. (U. S. D. C., N. D., Illinois)."

As current and former personnel of the Chicago Office of the FBI are named as defendants in the civil action, the question arose as to whether or not these documents could be released to the SSC. Subsequent contact with the U.S. Attorney's office in Chicago determined that the documents had been made available to the plaintiffs' attorneys and were not under a protective court order.

Steven Blackhurst, Assistant Special Counsel for Intelligence Coordination, Department of Justice, telephonically advised on 2/9/76 that the Department had ruled that the documents could be furnished to the SSC. Consequently, copies of the documents were forwarded to FBIHQ by Chicago airtel 2/13/76 (copy attached).

& ENGLOSURE

Enclosures 62-116395

SJM: If is (5) سر

MAR 1 1976 CONTINUED - OVER

"ENCLOSURE IN BULKY ROOM

NB 41MAR 20c19782989581 Page 103

Assoc. Dir. .

Asst. Dir.: Admin.

Telephone Rm. Director Sec'y

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

Memorandum to Mr. W. O. Cregar Re: Senstudy 75 62-116395

On 2/18/76, Blackhurst telephonically advised of procedure to be used in transmitting these documents to the SSC. He said that they are technically Justice Department documents as Assistant U. S. Attorney Arnold Kanter, who is defending FBI personnel, has possession of the documents and is in control of them. Blackhurst said he would take possession of the documents, write the transmittal letter to the SSC, and the AG would be responsible for the security of the documents.

On 2/19/76, Danny Coulson of the Legal Counsel Division made the documents available to Blackhurst for review and forwarding. They were transmitted to the SSC by Blackhurst letter dated 2/19/76 (copy attached).

Copies of these documents are being maintained in the Project Senstudy Unit.

# ACTION:

None. For record purposes.

for.

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535	₹′						
Addressee: STEVEN BLACKHURST, DEPT. OF JUSTICE	١.						
Documents  KREK LHM Memo Report dated 2/19/76							
Caption of Document: 2/4/76 Senate Select Committee Request	1						
Originating Office: FBI							
Delivered by: 5- mills Date: 2/19/76							
Received by: Steve Blackhurst	k						
Title:	¥						
Return this receipt to the Intelligence Division, FBI							

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DATE 1111 0 BYSP2ALM

62-1163.95-1420 ENGLOSURE



## OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

FEB 6 1976

Jan Shounton

John A. Mintz, Assistant Director TO:

Legal Counsel Division

Federal Bureau of Investigation

FROM:

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

SUBJECT: SSC Request Dated February 4, 1976

Attached is a letter from the SSC dated February 4,

Please arrange for an appropriate response. 1976.

ALL FEI INFORMATION CONTAINED

cc: Paul Daly

DocId:32989581 Page 106



62-116395- 1420

FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMAN HOWARD H. BAKER, JR.

PHILIP A. HART, MICH. WALTER F. MONDALE, MINN.
WALTER F. MONDALE, MINN.
WALTER P. MEDDLE STIN, KY.
RÖBERT MURGAN, N.C.
GARY HART, COLO. BARRY GOLDWATER, A RICHARD S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR FPEDERICK A. O. SCHWARZ, JR., CHILF COUNSEL, CURTIS H. SMOTHERS, MINORITY COUNSEL Almiled States Beneale

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, SATH CONGRESS)

WASHINGTON, D.C. 20510

February 4, 1976

The Honorable Edward H. Levi Attorney General of the United States United States Department of Justice ALL FALE: FORMATION CONTAINED Washington, D. C.

Dear Mr. Attorney General:

It has come to the attention of the Senate Select Committee to Study Governmental Operations with Respect to Intelligence Activities that on February 2, 1976 the Department of Justice turned over to plaintiffs in the Hampton v. City of Chicago case certain Justice Department and FBI documents.

The Select Committee believes these documents may be relevant to its investigation of the FBI's role in the December 4, 1969 raid, and for this reason I now request that these documents be sent to the Select Committee.

Your promptest attention to this document request will be greatly appreciated.

Frank Church

Chairman

Sincerely,

of Butilly and the server of t Turned our To star about him 2/19/76 Behave to Jourse The grand to stal so Jet Besties 2/19/12 \$ :

02-116395-1420

2/13/76

AIRTEL

TO

DIRECTOR, FBI (44-44202)

(Attn: INTD)

FROM

SAC, CHICAGO (44-1503)

SUBJECT:

IBERIA HAMPTON, ET AL, V.

EDWARD HAMRAHAN, ET AL,

(U.S.D.C., N.D. ILL.)
CIVIL ACTION FILE 70-C-1384

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE IL TO BYSDZALM LA

Enclosed for the Bureau under separate cover are four packets numbered one through four and containing the following:

# Packet Number One

This packet consists of four copies each of 40 excised and unexcised documents turned over to the plaintiffs on 1/28/76. Also enclosed in this packet are four copies of a serial by serial inventory of the 40 documents.

# Packet Number Two

This packet consists of four copies each of 32 excised and unexcised documents turned over to the plaintiffs on 1/30/76. Also enclosed in this packet are four copies of a serial by serial inventory of the 32 documents.

ALL DOCUMENTS IN PACKETS ONE AND TWO WERE TAKEN FROM CHICAGO FILE 157-2209, CAPTIONED COUNTERINTELLIGENCE PROGRAM, BLACK NATIONALIST - MATE GROUPS, RACIAL INTELLIGENCE (BLACK PANTHER PARTY) (EPP).

3 - Dureau (Encls. 4)

1 - Package

2 - Chicago

MD:jeo

(5)

CG 44-1503

# Packet Number Three

This packet consists of four copies each of 11 excised and unexcised documents turned over to the plaintiffs on 2/6/76. Also enclosed are four copies each of a serial by serial inventory of the 11 documents.

ALL DOCUMENTS IN PACKET NUMBER THREE WERE TAKEN FROM THE FILE OF WILLIAM O'NEIL, CHICAGO FILE 170-985, AND ONLY COVER THE PERIOD 11/1/69 THROUGH 12/15/69.

# Packet Number Four

This packet consists of four copies each of an inventory of the 34 documents turned over, April, 1974, and the 193 documents turned over May, 1975.

To date, the inventories enclosed represent a listing of all documents turned over to plaintiffs in captioned matter.

It is anticipated further documents will be turned over and will be taken from the file of O'NEIL and each of the plaintiff's files. Prior to turn over, Chicago will submit unexcised copies to the Bureau for authorization of the Attorney General.

Chicago will continue to provide the Bureau with excised and unexcised copies and inventory lists for all documents turned over to plaintiffs.

Honorable Frank Church, Chairman United States Senate Select Committee on Intelligence Activities Washington, D. C. 20510

Dear Senator Church:

Transmitted herewith are the documents you requested in your letter to the Attorney General dated February 4, 1976. These documents were not turned over to the plaintiffs in the Hampton case, but the plaintiffs in that case were given access to them.

Sincerely,

STEVEN BLACKHURST Assistant Special Counsel for Intelligence Coordination

ALL THI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE IN TO BY SDIALM OF Double Stanfall

OTE: SEE INSTRUCTIONS ON REVERSE

	CLASSIFY A	AS APPROPRIATI		BEFOR	RE COMPLETING.					
TO: Intelligence Communit	y Staff	FROM:	•	30 M. 3						
ATTN: Central Index		FB	I							
SUBJECT: Abstract of Information Provided to Select Committees										
1. HOW PROVIDED (check appropriate term. If a document was made available for review but not transmitted, so note.)										
X DOCUMENT BRIEFING	INTERVIEW	restimony	OTHER		2-19-76					
3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)										
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4. IDENTIFICATION (provide description interviewee, testifier and subjections)		ments; give na	ame or identi	fication	number of briefer,					
Department of Justice	e letter an	d enclos	ures							
5. IN RESPONSE TO (list date and item number if in response to formal request, otherwise state verbal request of (name), initiative, subpoena, etc.)  6. CLASSIFICATION OF INFORMATION (ente U, C, S, TS or Codeword)										
SSC request 2-4-76										
					U					
7. KEY WORDS (enter the appropriate in used underline for emphasis)	key words from th	he list provid	led separatel	y; if key	words not listed are					
,										
Information handling										
				¥						
8. SUMMARY (see reverse side before of										
Materials concerning	Iberia Ham	pton, et	al, Civ	il Act	cion.					
, ,										
ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE ILLLED BY SPEALM LED										
62-116395										

SJM:ds ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX

IN CONNECTION WITH SENSTUDY 75.

CLASSIFY AS APPROPRIATE

(4)

#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- $\bar{\mathbf{e}}$  "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

FORMATION CONTAINED

February 24, 1976

ORANDUM FOR MR. JENKINS MR. MOORE

SENATE SELECT COMMITTEE REPORT RE:

As announced in the February 24, 1976, meeting of the Executives Conference, it is expected that the Senate Select Committee Report will be out about March 15, 1976. It is thought probable that we will be criticized on several points.

As I explained to the Conference, we should now start gathering together the body of material necessary in order to draw up either a simultaneous release at the time the report is given publication or to follow immediately afterwards. There is no reason why we cannot defend ourselves on this occasion, particularly in developing statements to the effect that:

- Certain harm has come to the Bureau as a result of the 1. revelations made by leaks or careless handling.
- There have been repeated reports that persons called for 2. interview before members of the staff have been asked to give gossip; rumors, and other unfounded information upon which apparently some conclusions have been drawn which are totally unfounded. -- Such an approach is, of course, not available to us and certainly not considered as a professionaltype approach.
- 3. It should be pointed out independent of any of the investigations or inquiries, we have done some things which indicate our willingness to so-call clean our own house. This should not be given in the sense that we were wrong necessarily, but that in view of the present feeling about investigations, we deemed it necessary to adopt certain changes and procedures in order that we might not only follow the letter but the spirit of propriety. One of the matters which could be mentioned is that we dropped the ADEX program and it now no longer exists.

Intell. Laborator CMK: EDM (4) Legal Coun.

Assoc. Dir. Dep. AD Adm. \_

Asst. Dir.: Admin.

Comp. Syst.

Ext. Affairs Files & Com. \_

Gen. Inv.

Ident. Inspection

Dep. AD Inv. \_

Plan. & Eval.

SENT FROM D. O. TIME 1:02 Pm DATE 2-25REC-5063-116395

ST-111

18 FEB 27 1976

Page 113

February 24, 1976

Memorandum for Messrs. Jenkins and Moore

This release should not be drawn up in a contentious manner and I do not think we should bear down on the leaks or some of the other things which we consider reprehensible, but that we give these conditions as so obviously different from the manner in which we are expected to conduct our business. As we were recently informed by Nicholas Gage, there are ways to develop our thinking rather than the open type of statement. It was even said that on occasion there is a great deal of impact when it is given in an oblique manner.

" I consider this as a very important assignment and will give every assistance I possibly can to the preparation of the release.

Very truly yours,

Clarence M: Kelley

UNITED STATES GOVERNMENT

# Memorandum

:Mr. Jenking

FROM

ALL INFOFWATION CONTAINED DATE: 2/18/76 HEREIN S LINGLASSIFIED

SUBJECT: CHURCH COMMITTEE REPORT RESPONDING TO CRITICISM T. Latyratuich

Assoc. Dir. Dep. AD Adm. Dep. AD Inv. \_

Asst. Dir.: Comp. Syst Ext. Affairs

Files & Com.

Gen. Inv. Ident. Inspection

Spec. Inv. Training .

Telephone Rm. \_ Director Sec'y.

Intell. Laboratory Legal Coun. Plan. & Eval.

The report of the Senate Select Committee on gence (Church Committee) is reportedly to be completed and released approximately March 15th. We have already been provided with a number of documents which the Church Committee intends to publish in connection with its forthcoming report. As expected, these documents clearly indicate that the Bureau It can be expected that will be in for substantial criticism. the report will be released with the usual hoopla and with appropriate media exposure.

It is the feeling of the External Affairs Division that after almost a year of intensive investigation and resultant publicity that the American public are tired of listening to the same old faces making the same old accusations. It is felt that steps should be taken to prepare for the Yelease of the Church Committee report and have information available which can be provided to the field and media contacts of the External Affairs Division countering the criticism of the Church Committee report. It can be readily expected that the COINTELPRO \ and the alleged harassment of Martin Luther King, as well as the use of informants, will be the principal areas of criticism.

The External Affairs Division feels that representatives of the Intelligence Division and the External Affairs Division should begin immediately to review the aforementioned critical areas in order to adequately prepare responses to the forthcoming Church Committee report.

#### RECOMMENDATION

TO FEB 27 1976 That representatives of the Intelligence and External Affairs Divisions immediately commence working on material to ple 6 7 11 6 3 95 effectively respond to the Church Committee report.

1 - Mr. Adams

1 - Mr. Moore

1 - Mr. Wannall

1 - Mr. Campbell

l - Mr. Malmfeldt

HAB: asq

11

SEE ADDENDUM

PAGE 2

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

While the forthcoming Senate Select Committee report may be expected to be highly critical of past alleged FBI abuses, we do not anticipate it will include many, if any, new revelations. Numerous memoranda, position papers, and briefing materials have been prepared regarding past areas of criticism. While it is not believed feasible to prepare additional general briefing material in anticipation of the release of the report, Intelligence Division is available to brief External Affairs relating to specific areas of past criticism and to promptly respond to any new allegations resulting from the report.

where our

ADDENDUM

1.	•		FBI	
1			Date: FEB 19 1976	
Trans	smit the	e following in _	(Type in plaintext or code)	
Via _		AIRTEL	(Priority)	
		то:	DIRECTOR, FBI (62-116395) (ATTN: INTD - W.O. CREGAR)	
		FROM	ADIC, NEW YORK (62-15065)	
		SUBJECT	SENSTUDY 75  ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11 1 00 BY 97 ALM	eli
			ReButeletype, 2/12/76.	0
		by Specia	Attached is one xerox copy of an affidavit sold Agent DANIEL A. FLYNN on 2/13/76.	i gnedi
30 S.33	EL RECORDS UNIT	York Office original coview by State of the second	BEN MARSHALL, who identified himself as Chiety, Senate Select Committee, arrived at the Noce on 2/13/76. He had in his possession the of the transcript of Special Agent FLYNN's intaff Counsel JAMES DICK. Each page of this to classified "Top Secret". Two copies of the affidavit were attached to the transcript.	ew ter-
20 hu		Special A	DOLORES O'BRIEN of the New York Office notarigent FLYNN's signature.	ized
2		c 4 ob 3 (	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	432-4
	(	3)- Bureau (1 - /	ATTN: INTÓ - W.O. CREGAR)	FEB 20 1976
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			<i>λ</i> 0	

8 4 MAR 2 1976 Special Agent in Charge NW 55156 DocId: 32989581 Page 117 Sent \_\_\_\_\_M Per \_\_\_\_

AIRTEL

TO:

DIRECTOR, FBI (62-116395) (ATTN: INTD - W.O. CREGAR)

FROM:

ADIC, NEW YORK (62-15065)

SUBJECT: SENSTUDY 75

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
AY OF ALLIN

ReButeletype, 2/12/76.

Attached is one xerox copy of an affidavit signed by Special Agent DANIEL A. FLYNN on 2/13/76.

BEN MARSHALL, who identified himself as Chief of Security, Senate Select Committee, arrived at the New York Office on 2/13/76. He had in his possession the original of the transcript of Special Agent FLYNN's interview by Staff Counsel JAMES DICK. Each page of this transcript was classified "Top Secret". Two copies of the attached affidavit were attached to the transcript.

 $$\operatorname{\textsc{DOLORES}}$  O'BRIEN of the New York Office notarized Special Agent FLYNN's signature.

(3) - Bureau (Enc. 1) (RM) (1 - ATTN: INTD - W.O. CREGAR) 1 - New York

DAF:tfb (5)

ALL INFORMATION CONTAINED on this envelope HEREIN IS UNCLASSIFIED DATE 111110 BY SPALLMELY

62-116395 1415

# Affidavit of Daniel A. Flynn

Daniel A. Flynn, being duly sworn, deposes and says:

- I have read the transcript of James Dick's interview with me on September 10, 1975. I have made two pages of corrections on separate sheets, dated September 30, 1975, which are attached to that transcipt.
- The transcript and my corrections thereof accurately reflect Mr. Dick's interview with me. To the best of my knowledge, the facts as set forth in the transcript, with my corrections, are true and correct.

Subscribed and sworn to before me this 13th day of February 1976 at New York

NOTARY Public

> DOLORES M. O'BRIEN Notary Public, State of New York

No. 24-460:204 Qualified in Kings County Commission Expires March 30, 1977 ALL INFORMATION CONTAINED



### OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

FEB 1 0 1976

ALL FRED INTO PLIATION CONTAINED

TO:

John ntz, Assistant Director

Legal Counsel Division Federal Bureau of Investigation

FROM:

Steven K. Blackhurst

SB

Assistant Special Counsel for Intelligence Coordination

SUBJECT:

Senate Select Committee Request

dated February 9, 1976

Attached is a letter from the Senate Select Committee dated February 9, 1976. Please arrange for an appropriate 3/12/24 Conference with Blackburst. Dept will handle regione to just it is yattacked.

3/2/24 Grey by 6/5 to Charlend, Mc Hale.

cc: Paul Daly

REC-50 62-116395= ST-III

MAR 1 1976

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R 4 10762989581 Page 121

5 71 14

FEB 1 0 1976

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Steven K. Blackhurst

Assistant Special Counsel for Intelligence Coordination

SUBJECT: Senate Select Committee Request

dated February 9, 1976

Attached is a letter from the Senate Select Committee dated February 9, 1976. Please arrange for an appropriate response.

STEEL SPERMULY

cc: Paul Daly

RANK CHURCH, IDAHO, CHAIRMAN J. G. TOWER, TEXAS, VICE CHAIRMAN PHILIP & WARTH TACH. HOWARD H. BAKER. J

PHILIP JA WARTE MEH.
WALTER F. MONDALE, MINN.
WALTER D. HUDDLESTON, KY.
ROBERT MORGAN, N.C.
GARY HART. COLO.

HOWARD H. BAKER, JR., TENN, BARRY GOLDWATER, ARIZ. CHARLES MC C. MATHIAS, JR., MD. RICHARD S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL

# United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, SATH CONGRESS)

WASHINGTON, D.C. 20510

February 9, 1976 ·

Michael E. Shaheen, Jr., Esq.

Special Counsel for Intelligence Coordination

Office of the Deputy Attorney General

U. S. Department of Justice

Washington, D. C. 20530

ALLEBI INFORMATION CONTAINED

Dear Mike:

The following materials were requested orally by Senator Mondale and Senator Morgan at the executive session hearing with FBI officials on Friday, February 6, 1976. This letter confirms those requests.

The Select Committee requests delivery of a copy of the "Attorney General's list" in its latest form, all materials pertaining to the decision to terminate the Attorney General's list in 1974, and all materials pertaining to the current policy of the Justice Department regarding investigations of organizations pursuant to Executive Order 10450, as amended.

In addition, the Committee requests appropriate FBI materials describing the policies and procedures of the Bureau for investigations carried out pursuant to Executive Order 10450, as amended, including but not limited to the standards for checking the names of federal employees or prospective employees in FBI files (a National Agencies Check), the standards for determining whether or not there is "derogatory information" in the FBI files, the policies for dissemination of such information, and the circumstances under which the FBI will conduct its own investigation of a prospective federal employee.

Sincerely,

John T. Elliff, Director
Domestic Intelligence Task Force

GENGLOSURE 375 1414

Page 123

B. Adams

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) Dep. AD Inv.

1 - Mr. W. R. Wannall

1 - Mr. R. L. Shackelford Comp. Syst. \_

2/9/76 DATE:

1 - Mr. J. G. Deegan

1 - Mr. S. S. Mignosa

1 - Mr. W. O. Cregar

1 - Mr. T. J. McNiff

Assoc. Dir. Dep. AD Adm. \_\_ Asst. Dir.: Admin. Ext. Affairs . Files & Com. \_\_ Ident. Laboratory Plan. & Eval. Spec. Inv. \_ Training . Legal Coun.

> Telephone Rm. Director Sec'v

Reference is made to my memorandum 2/9/76, captioned as above, setting forth results of Senate Select Committee (SSC) Executive Session held 2/6/76 concerning "Domestic Intelligence Investigations."

During the course of the Executive Session, several requests were made of Bureau personnel present. These requests are listed below alongside the names of the requester:

Senator Walter F. Mondale - Statements were read into the record at the Executive Session by Section Chiefs Sebastian S. Mignosa (CI-3 Section) and Robert L. Shackelford (IS-2 Section). Senator Mondale advised that the SSC would accept for inclusion into the record, if the Bureau so desired, copies of statements read at the Executive Session RFC-50 62 7/6 395 2 MAR 1 1976

Senator Robert Morgan - During discussion concerning Bureau investigation of the Ku Klux Klan, Senator Morgan requested all information concerning payments made by this Bureau to George F. Dorsett, whom he alleges to have been a Bureau informant. At another period at the Executive Session, Senator Morgan requested a copy of the now defunct "Attorney General's 5-MMT Subversive List."

62-116395

TJM: 1hb lhb (10)

ALL INFORMATION CONTAINED HEREIN IS LINCLASSIFIED

CONTINUED - OVER

Memorandum to Mr. W. R. Wannall

Re: Senstudy 75

62-116395

Chief Counsel Frederick A. O. Schwartz - During discussion concerning Bureau investigation of domestic organizations, Mr. Schwartz requested a list of readily available major demonstrations. in this country for which domestic subversive organizations were responsible.

### **OBSERVATIONS:**

A copy of the now defunct "Attorney General's Subversive List" has been obtained by the Senstudy Project Regarding the list of major disturbances for which domestic subversive organizations were responsible. although no date was set, it is believed that such a list covering the years 1965-1975 would be responsive to the request of Mr. Schwartz.

It is believed preferable that the above-requested material be obtained or prepared by the sections of the Intelligence Division listed below and responsive material forwarded to the Senstudy Project Unit for inclusion in one cover communication directed to the Attorney General for referral to the SSC.

### RECOMMENDATIONS:

That the IS-1 Section prepare and send to the Senstudy Unit an appropriate reply to Senator Morgan's request for information concerning alleged payments made Handled . Let to 110 mill mec. by this Bureau to George F. Dorsett.

CONTINUED - OVER

identified?

Memorandum to Mr. W. R. Wannall

Re: Senstudy 75

62-116395

2. That the TS-2 Section, if deemed desirable, furnish the Senstudy Unit a copy of the statement read by Section Chief Robert L. Shackelford at SSC Executive Session 2/6/76 and also prepare a list of readily available major demonstrations occurring in the United States in the past 10 years for which domestic subversive organizations were responsible.

Handled. Let to 11 & jock and bline for 55 c yrstro J.M.

3. That CI-3 Section, if deemed desirable, furnish to Senstudy Unit a copy of statement read by Section Chief Sebastian S. Mignosa at SSC Executive Session 2/6/76.

war/for

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am

Jon

ROBERT MORGAN HORTH CAROLINA

# United States Senate

WASHINGTON, D.C. 20510

February 2, 1976

ALL INFORMATION CONTAINED

The Honorable Clarence M. Kelley Director Federal Bureau of Investigation Washington, D.C. 20535

Dear Mr. Kelley:

Legal Cour Telephone KmA Director/ Sec's

Assoc. Dir. Dep.-A.D.A Dep.-A.R.-Inves

Asst. Dir. Admin

Comp.

Syst. Ext. Affairs

Files & Com.

Gen. Inv. Ident. Inspection Intell. Laboratory . Plan. & Eval. Spec. Inv. Training (

I am in receipt of your letter of January 30, 1976 in which you referred to my comments before the Asheville Area Chamber of Commerce. It is sad for me to tell you that the statements attributed to me are substantially what I said to the Chamber. I am convinced, after personally observing countless FBI documents as a member of the Senate Select Committee on Intelligence, and after observing some of those charged with the responsibility of responding to Committee inquivies directed to the FBI, that the Bureau does constitute a serious threat to the individual liberties of American citizens.

I doubt that anyone can read of the many actions of lawlessness committed by the Federal Bureau of Investigation in the last decade; of the unwarranted domestic surveillance, bugging, and wiretapping, without concluding that the Bureau is not far from being in the same condition it was in when Attorney General Harlan Stone reorganized it in the 20's. In addition, Mr. Kelley, I have seen very little in the actions of the top echelon of the Bureau to indicate to me that there is any real change in the philosophy of those who direct it. The usual response to the mention of the actions of wrongdoing has been in the nature of, "We have made some mistakes in the past..." or, "We were wrong, but..." REC-50

In your letter you state, "Understandably, such sentiments are most disturbing to my associates and to me." As one who had been an ardentadmirer of Mr. Hoover and the Bureau for many years, the sentiments are disturbing to me also. They are, however, the direct result of reading the Bureau's own documents and of hearing the testimony of Bureau officials before the Select Committee.

Copy made for Tele. Rm.

Manigat Comme Le la come 2/5/26 PVD Red

23 FEB 2

The Honorable Clarence M. Kelley February 2, 1976
Page Two

I, as you well know, have a long history in the field of law enforcement. The State Bureau of Investigation, under my direction as Attorney General of North Carolina, performed excellently as the State's primary law enforcement agency. It is my hope that the Federal Bureau of Investigation can, in the near future, regain its status as a highly respected law enforcement agency. This can only be accomplished by the Bureau's free admission that, for whatever reason, it has placed itself above the law in the past on occasions too numerous to mention and by its active willingness to work with the American people through their elected representatives in Congress to bring to light and to correct those abuses of the past.

The Domestic Subcommittee of the Select Committee, on which I serve, is now in the process of completing its inquiry into past FBI activities and preparing legislation and guidelines to govern future FBI activities. If you feel that you can be of assistance to me in performing my duties on the Subcommittee I will be glad to meet with you and discuss your ideas at a time convenient to us both.

Sincerely yours,

Robert Morgan

(NORTH CAROLINA)

RM/wrj

REWRITE \$ 1/20/10

January 30, 1976

Egnorable kobert Morcan United States Senate Washington, D. C. 20519 ALL INFORMATION CONTAINED

Dear Secator Morgan:

I was distressed to read a news article in the January 15th edition of the Ambeville Timbs relating to comments you made before the Asheville Area Chamber of Converse. The account under the by-line of staff writer Hito Boyd attributed to you the statement that you consider the FMI the most dangerous thresh facing the nation today. Far also quotes you as stating that the FMI "is rotton to the core." Vaderstandably, such sentiments are most disturbing to my associates and to we.

If the account does represent your evaluation of the PSI, I would like to personally discuss these issues with you at the earliest opportunity.

Sincerely yours.

Clarence M. Xelley Diractor

- 1 Charlotta Personal Attention SAC: Regreat1 1-21-76.
- 1 Mr. Adams
- 1 Mr. Moore
- 1 Ar. Hints
- 1 Mr. Wannall
  - Attention: ShyJoseph G., Desgan
- 1 Office of Congressional Affiles
- 1 Mr. Campbell

NOTE: Article forwarded to Eurean by SAC, Charlotte. Letter per

WRR:bjy (11)

(MOTE CONTINUED PAGE 2)

# Honorable Robert Morgan

NOTE continued: instructions of Deputy Associate Director Adams. Senator Morgan is the former North Carolina Attorney General, a freshman Senator and member of the Select Committee on Intelligence. He has made critical comments about the FBI in the past.

# Memorandum

: Mr. J. B. Adams TO

2/5/76 DATE:

FROM : Legal Counse

SUBJECT

ALL INFORMATION CONTAINED HEREINIS UNCLASSIFIED

Attached is Senator Robert Morgan's response to our letter dated 1/30/76 (copy attached) which is addressed to the Director and dated 2/2/76. In his letter, Senator Morgan invites the Director to meet with him to discuss matters before the Domestic Subcommittee of the Senate Select Committee. Director noted on the letter "Arrange for conference for next week please."

Contact with Walter Ricks, Senator Morgan's designee on the Senate Select Committee, determined the only mutually convenient time for the Director to meet with Senator Morgan would be 2/17/76 at 2 p.m. The Director has accepted this time for the meeting which will take place in Senator Morgan's Office, 1251 Dirksen Senate Office Building. Mrs. Metcalf was advised.

The Intelligence and External Affairs Divisions should promptly prepare material for the Director's use in his meeting with Senator Morgan.

SA Richard Taylor of the Legal Counsel Division will accompany the Director to Senator Morgan's Office.

### RECOMMENDATION:

IST-11T REC-50 (12 -//63) That the External Affairs and Intelligence Divisions prepare briefing material for the Director.

### Enclosures (2)

1 - Mr. Mintz - Encs. (2)

1 - Mr. Adams - Encs. (2)

1 - Mr. Moore - Encs. (2)

1 - Mr. Wannall - Encs. (2) 1 - Mr. Cregar - Encs. (2)

1 - Mrs. Metcalf - Encs. (2)

1 - Mr. Daly - Encs. (2)

1 - Mr. Hotis - Encs. (2)

PVD:lad LAD

1 - Telephone Room

Assoc. Dir.

Asst. Dir.: Admin.k Comp. Syst

Dep. AD Adm. Dep. AD Invl

(10)

FEOERAL BUREAU OF INVESTIGATION Dop.-A.D.-Admi. COMMUNICATIONS SECTION Dep.-A.D.-Lay. Asst. Dir.: Admin reg 04 m Comp Syst .. Ext. Affairs Files & Com. NR ØØ2 SD PLAIN Gen. Inv. Ident. 12:22 AM NITEL 2-4-76 TS Inspection Laboratory . Plan. & Eval. Spec. Inv. ALL INFORMATION CONTAINED DIRECTOR, FBI (157-23577) Training . Legal Coun. SAN DIEGO (157-2815)(P) Telephone Rm. Director Sec'y SECRET ARMY ORGANIZATION (SAO). EXTREMIST MATTER. RE SAN DIEGO AIRTEL JANUARY 28, 1976 CAPTIONED ENSTUDY 75" AND BUREAU NITEL TO SAN DIEGO FEBRUARY 2, 1976. SAN DIEGO SPECIAL AGENTS INTERVIEWED BY MICHAEL MADIGAN. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) RE HOWARD BARRY GODFREY AND THE SECRET ARMY ORGANIZATION (SAO) MADE NO STATEMENTS INDICATING THAT FORMER INFORMANT HOWARD BARRY GODFREY WAS A "PROBLEM" AND SA CHRISTENSEN WAS YOUNG AND INEXPERIENCED IN HANDLING HIM, NOR WAS ANY COMMENT MADE REGARDING SUPERVISOR ANTHONY J. MALONEY, FORMER SPECIAL AGENTS ROBERT S. BAKER AND EUGENE OLSEN WERE NOT CONTACTED REGARDING THIS MATTER. THE BUPEAU MIGHT DESIRE TO REVIEW TRANSCRIPTS OF ALL INTERVIEWS CONDUCTED BY MADIGAN AS THE INTERVIEWS NW 55156 DocId:32989581 Page 132

PAGE TWO -

SD 157-2815

WERE RECORDED AND MADIGAN INDICATED THAT TRANSCRIPTS WOULD BE MADE AVAILABLE.

MAKE AVAILABLE TO THE SAN DIEGO OFFICE TRANSCRIPTS OF INTERVIEWS OF OLSEN, BAKER, AND FORMER SA STEVEN L. CHRISTENSEN. IT IS BELIEVED THAT MADIGAN WILL MAKE THESE THREE TRANSCRIPTS AVAILABLE ONLY TO THE PERSONS INTERVIEWED.

SAN DIEGO WILL ADVISE IF MADIGAN'S LETTER APPEARS
IN THE NEWSPAPER AND WILL PROVIDE BUREAU WITH COPY.
END

Assoc. Dir. FEDERAL BUREAU OF INVESTIGATION Dep.-A.D.-Adm. COMMUNICATIONS SECTION Dep.-A D. Fay. Asst. Dir.: . NR 02 3D CODE Adipin. Comp Syst \_ Ext. Affairs \_ 12:32AM FEBRUARY 5, 1976 NITEL MLR Files & Com. . Gen. Inv. ... Inspection WHO VIE Lab ratory Plan & Evel. TO: DERECTOR. FBI (157-23577) Sp. .. Jav. . Training . ŠAN DIEGO (157-2815)(P) Legal Conn. FROM: Telephone Em. . Director Sec'y SECRET ARMY ORGANIZATION (SAO). EXTREMIST MATTERS. ME SAN DIEGO TELETYPE FEBRUARY 3, 1976 AND TELEPHONE CALL TO SAN DIEGO BY BUREAU SUPERVISOR SEYMOR PHILLIPS FEBRUARY 4. 1976. REGARDING COMMENTS BY MICHAEL MADIGAN, SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) THAT HE GOT THE IMPRESSION FROM STATEMENTS MADE DURING INTERVIEWS IN SAN DIEGO THAT FORMER INFORMANT HOWARD BARRY GODFREY WAS A "PROBLEM" AND SA CHRISTIANSEN WAS YOUNG AND INEXPERIENCED AT HANDLING HIM AND THAT AT ONE TIME WHEN CHRISTIANSEN WANTED TO DISCUSS CODFPEY WITH SUPERVISOR MALONEY, MALONEY ALLEGEDLY STATED THAT TF WAS ABOUT GODFREY HE DID NOT WANT TO HEAR ABOUT IT, THE FOLLOWING ADDITIONAL INFORMATION IS FURNISHED TO THE BUREAU: ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFJE 70MAR NW 55156 DocId:32989581

PAGE, TWO SD 157-2815

RETIRED SA EUGENE OLSEN ADVISED ON FEBRUARY 4,

1976, THAT HE DID NOT INDICATE THAT GODFREY WAS A

PROBLEM TO THE FBI AND THAT HE DID NOT MENTION SUPERVISOR MALONEY OR FORMER SA CHRISTIANSEN TO MADIGAN

NOR WAS HE ASKED QUESTIONS ABOUT EITHER CHRISTIANSEN

OR SUPERVISOR MALONEY.

RETIRED SA ROBERT S. BAKER ADVISED ON FEBRUARY 4, 1976, THAT HE DID NOT STATE THAT FORMER INFORMANT GODFREY WAS A PROBLEM AND THAT HE DID NOT MENTION SUPERVISOR MALONEY'S NAME TO MADIGAN. HE WAS ASKED HIS OPINION OF CHRISTIANSEN AND HE TOLD MADIGAN THAT HE HAD ASKED THAT CHRISTIANSEN BE ASSIGNED TO WORK SECUPITY-TYPE INVESTIGATIONS BECAUSE HE WAS IMPRESSED WITH HIS HANDLING OF INVESTIGATIONS IN THE CRIMINAL FIELD. HE SAID IN HIS OPINION CHRISTIANSEN WOULD NEVER ENCOURAGE AN INFORMANT TO ENGAGE IN VIOLENT OR ILLEGAL ACTIVITY. HE SAID HE CONSIDERED CHRISTIANSEN TO BE INTELLIGENT AND TO HAVE A EPILLIANT MIND.

PAGE THREE

SD 157-2815

CHRISTIANSEN WAS LITTLE SLOW ON SOME OF HIS PAPERWORK AND RETIRED SA BAKER LIKENED HIM TO AN ABSENTMINDED PROFESSOR WHO CONCENTRATES ON MATTERS HE CONSIDERS IMPORTANT TO THE EXCLUSIONOF OTHER MORE MINOR MATTERS.

HE POINTED OUT TO MADIGAN THAT CHPISTIANSEN HAD A DEGREE IN CHEMISTRY AND WAS THEREFORE SCIENCE-ORIENTED.

BAKER SAID HE DID NOT INDICATE TO MADIGAN THAT CHRISTIANSEN WAS YOUNG AND INEXPERIENCED.

END

PLS HOLD



# IN THE SENATE OF THE UNITED STATES

vir.				nosle, Mr. Mathia K. Hart of Colora	. 2
	submitted the	•:		ferred to the Commit	tee on

To establish a Standing Committee of the Senate on Intelligence Activities, and for other purposes.

Afragert title of bill beral

Be it enacted by the Senaic and House of Representatives of the United States of America in Congress assembled, that this Act may be cited as the "Intelligence Oversight Act of 1976".

SEC. 2. It is the purpose of this Act to establish a new standing committee of the Senate, to be known as the Committee on Intelligence Activities, to oversee and to make continuing studies of the intelligence activities and programs of the United States Government. In carrying out this purpose, the Committee on Intelligence Activities shall make every effort to assure that the appropriate departments and agencies of the United States provide informed and timely intelligence modessary for the Executive and Legislative Branches to make sound decisions affecting the security and vital interests of the Nation. It is further the purpose of this Act to provide vigilant legislative oversight over the intelligence activities of the United States to assure that such activities are in conformity with the Constitution and laws of the United States.

- SEC. 3. Sections 4 through 12 of this Act are enacted --
- (1) as an exercise of the rulemaking power of the Senate, and as such they shall be considered as part of the Standing Rules of the Senate, and such rules shall supersede other rules only to the extent that they are inconsistent therewith; and
- (2) with full recognition of the constitutional right of the Senate to change such rules at any time, in the same manner, and to the same extent as in the case of any other rule of the Senate.
- SEC. 4. Rule XXIV of the Standing Rules of the Senate is amended by adding at the end thereof a new paragraph as follows:
- "3. (a) Five members of the Committee on Intelligence Activities shall be appointed by the majority leader of the Senate and four shall be appointed by the minority leader of the Senate.
- (b) No Senator may serve on the Committee on Intelligence
  Activities for more than six years, exclusive of service by any Senator
  on such committee during the Ninety-fourth Congress. To the greatest
  extent practicable, the requirements of this section shall be met by
  selecting three Senators to serve on such committee at the beginning of
  the Ninety-sixth Congress and each Congress thereafter who did not serve on
  such committee during the preceding Congress.
- (c) At the beginning of each Congress, the members of the Committee on Intelligence Activities appointed by the majority leader shall select a chairman and the members of such committee appointed by the minority leader shall select a vice chairman. The vice chairman shall act in the place and stead of the chairman in the absence of the chairman".
- SEC. 5. (a) Paragraph 1 of Rule XXV of the Standing Rules of the Senate is amended by adding at the end thereof the following new subparagraph:
- "(s)(l) Committee on Intelligence Assivities, to which committee shall be referred all proposed legislation, messages, petitions, memorials, and other matters relating to the following:
- "(A) The Central Intelligence Agency and the Director of Central Intelligence.

- "(B) Intelligence activities of all other departments and agencies of the Government, including, but not limited to, the intelligence activities of the Defense Intelligence Agency, the National Security Agency, and other agencies of the Department of Defense; the Department of State; the Department of Justice; and the Department of the Treasury.
- "(C) The organization or reorganization of any department or agency of the Government to the extent that the organization or reorganization relates to a function or activity involving intelligence activities.
  - "(D) Authorizations for appropriations for the following:
    - "(i) The Central Intelligence Agency.
    - "(ii) The Defense Intelligence Agency.
    - "(iii) The National Security Agency.
    - "(iv) The intelligence activities of other agencies and subdivisions of the Department of Defense.
    - "(v) The intelligence activities of the Department of State.
    - "(vi) The intelligence activities of the Federal Bureau of Investigation, including all activities of the Domestic Intelligence Division.
    - "(vii) Any department, agency, or subdivision which is the successor to any agency named in item (i), (ii), or (iii); and the activities of any department, agency, or subdivision which is the successor to any department or bureau named in item (iv), (v), or (vi) to the extent that the activities of such successor department, agency, or subdivision are activities described in item (iv), (v), or (vi).
- "(2) The Committee on Intelligence Activities shall have exclusive jurisdiction over all matters described in subclauses (A) and (D) of clause (1). Nothing in this Act shall repeat or diminish the jurisdiction of other standing committees of the Senate as to the matters described in subclauses (B) and (C) of clause (1). To the extent that the jurisdictions of other standing committees of the Senate include the matters described in subclauses (B) and (C) of clause (1), the jurisdiction of such other standing committees shall be concurrent with that of the Committee on Intelligence Activities.
- (b) Paragraph 3 of Rule XXV of the Standing Rules of the Senate is amended by inserting:
  "Intelligence Activities ----- 9"

"Listrict of Columbia -----7".

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immediately below

- (c) Paragraph 6 of Sule XXV of the Standing vales of the Generolis amended by adding at the end thereof the following new subparagraph:
- "(i) For the purposes of this paragraph, service of a Senator as a member of the Committee on Intelligence Activities shall not be taken into account".
- SEC. 6. The Committee on Intelligence Activities of the Senate, for the purposes of accountability to the Senate, shall make regular and periodic reports to the Senate on the nature and extent of the intelligence activities of the various departments and agencies of the United States. Such committee shall promptly call to the attention of the Senate or to any other appropriate committee or committees of the Senate any matters deemed by the Committee on Intelligence Activities to require the immediate attention of the Senate or such other committee or committees. In making such reports, the committee shall proceed in such manner as will protect national security.
- SEC. 7. No member of the Committee on Intelligence Activities of the Senate and no employee of such committee shall disclose, except in closed session of the Senate, any information in the possession of or obtained by such committee relating to the activities of the Central Intelligence Agency or the intelligence activities of any other department or agency of the United States, unless authorized by such committee.
- SEC. 8. (a) No person may be employed as a professional staff member of the Committee on Intelligence Activities of the Senate or be engaged by contract or otherwise to perform professional services for or at the request of such committee for a period to: taling more than six years.
- engaged by contract or otherwise to perform services for or at the request of such committee shall be given access to any classified information by such committee unless such employee or person has (1) agreed to be bound by the rules of the Senate and of such committee as to the security of such information during and after the period of his employment or contractual agreement with such committee; and (2) received an appropriate security clearance as determined by such committee in consultation with the Director.

Central Intelligence. The type of security clearance to be required in the case of any such employee or person shall, within the determination of such committee in consultation with the Director of Central Intelligence, be commensurate with the sensitivity of the classified information to which such employee or person will be given access by such committee.

SEC. 9. The Committee on Intelligence Activities of the Senate shall formulate and carry out such rules and procedures as it deems necessary to prevent the disclosure, without the consent of the person or persons concerned, of information in the possession of such committee which unduly infringes upon the privacy or which violates the constitutional rights of such person or persons. Nothing herein shall be construed to prevent such committee from publicly disclosing any such information in any case in which such committee determines the national interest in the disclosure of such information clearly outweighs any infringement on the privacy of any person or persons.

SEC. 10. (a) The Committee on Intelligence Activities of the Senate may disclose any information upon the Committee's determination that the national interest would be served by such disclosure. In any case in which such committee decides to disclose any information requested to be kept secret by the President, such committee shall notify the President to that effect.

Such committee may not disclose such information until the expiration of ten days following the day on which notice is transmitted to the President. If (1) prior to disclosure of such information the President submits a written certification to the Senate through such committee stating has opinion, and the reasons therefore, that the threat to national security posed by such disclosure outweighs any public interest in disclosure and that the question of disclosure is of such importance to the vital interests of the United States that it requires a decision by the full Senare, and

NW 55156 DocId:32989581 Page 141

Central Intelligence. The type of security clearance to be required in the case of any such employee or person shall, within the determination of such committee in consultation with the Director of Central Intelligence, be commensurate with the sensitivity of the classified information to which such employee or person will be given access by such committee.

SEC. 9. The Committee on intelligence Activities of the Senate shall formulate and carry out such rules and procedures as it deems necessary to prevent the disclosure, without the consent of the person or persons concerned, of information in the possession of such committee which unduly infringes upon the privacy or which violates the constitutional rights of such person or persons. Nothing herein shall be construed to prevent such committee from publicly disclosing any such information in any case in which such committee determines the national interest in the disclosure of such information clearly outweighs any infringement on the privacy of any person or persons.

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NW 55156 DocId:32989581 Page 142

(2) after receipt of a certification by the President made pursuant to this subsection, the Committee on Intelligence Activities decides to refer the question of disclosure of such information to the Senate, such information may not be disclosed unless the Senate agrees to a resolution approving the disclosure of such information, or the Senate agrees to a resolution referring the matter to the Committee on Intelligence Activities for final disposition, and the Committee on Intelligence Activities thereafter approves the disclosure of such information.

(b) Any question referred to the Senate by the Committee on Intelligence Activities pursuant to subsection (a) shall be disposed by the Senate by a vote on such question within three calendar days following the day on which the question is reported to the Senate, excluding days on which the Senate is not in session.

SEC. 11. The Committee on Intelligence Activities of the Senate is authorized to permit any personal representative of the President, designated by the President to serve as a liaison to such committee, to attend any closed meeting of such committee.

SEC. 12. Upon expiration of the Select Committee on Governmental Operations With Respect to Intelligence Activities, established by Senate Resolution 21, 94th Congress, all records, files, documents, and other materials in the possession, custody or control of such committee shall be transferred to the Committee on Intelligence Activities.

SEC. 13. (a) Notwithstanding any other provision of law, it shall be the duty of the heat of each department and agency of the United States to keep the Committee on Intelligence Activities of the Senate Fully and currently informed with respect to intelligence activities which are the responsibility of or engaged in by such department or agency.

(b) Notwithstanding any other provision of law, it shall also be the duty of the head of any department or agency of the United States involved in any intelligence activities to furnish any information or document in its possession, custody, or control, or witness in its employ, whenever requested by the Committee on Intelligence Activities of the Senate with respect to any matter within such committee's jurisdiction.

(c) No department or agency of the United States may engage in, directly or indirectly, any significant covert or clandestine operation in foreign countries unless and until the Committee on Intelligence Activities of the Senate has been fully

clandestine operation in foreign countries unless and until the Committee on Intelligence Activities of the Senate has been fully informed of the proposed activity by the head of the department or agency concerned prior to the time such activity is initiated. This subsection shall not apply to activities intended solely for collecting necessary intelligence.

(d) The provisions of subsection (c) of this section shall not apply during military operations initiated by the United States under a declaration of war by the Congress or an exercise of powers by the President under the War Powers Resolution.

SEC. 14. No funds may be appropriated for any fiscal year beginning after September 30, 1976, to or for the use of any department or agency of the United States to carry out any of the following activities, unless such funds have been previously authorized by law to carry out such activity for such fiscal year.

- (1) The activities of the Central Intelligence Agency.
- (2) The activities of the Defense Intelligence Agency.
- (3) The activities of the National Security Agency.
- (4) The intelligence activities of other agencies and subdivsions of the Department of Defense.
- (5) The intelligence activities of the Department of State.

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- (6) The intelligence activities of the Federal Bureau of Investigation, including all activities of the Domestic Intelligence Division.
- (7) Any activity of any department, agency or subdivision which is the successor to any department,
  agency, or subdivision named in clauses (1) through
  (6) to the extent that such activity is one described
  in such clauses.
- As used in this Act, the term "intelligence activities" means (1) the collection, analysis, production, dissemination or use of information affecting the relations of the United States with any foreign government, political group, party, military force, movement or other association, and other activity which is in support of such activities; (2) activities taken to counter similar activities directed against the United States; (3) covert or clandestine activities affecting the relations of the United States with any foreign government, political group, party, (3)military force, movement or other association; the collection, analysis, production, dissemination, or use of information about activities of persons within the United States, its territories and possessions, or nationals of the United States abroad who pose, or may be considered by any department, agency, bureau, office, division, instrumentality, or employee of the United States to pose a threat to the security of the United States, and covert or clandestine activities directed against such persons. Such term does not include tactions foreign military intelligence scrving no national policy making function.
- SEC. 16. Nothing in this of shall be construed as constituting an authorization for the conduct of any activity not otherwise authorized by law.
- SEC. 17. If any provision of this Act, or the application thereof to any person or circumstance, is held invalid, the validity of the remaining provisions and the application of such provisions to other persons or circumstances shall not be affected thereby.

# Memorandum

Mr. J. B. Adams

DATE: February 4, 1976

Ext. Affairs

Training

Telephone Rm.

Director Sec'y

Files & Com.

Legal Counse

INTELLIGENCE\_OVERSIGHT ACT OF 1976

94TH CONGRESS, 2ND SESSION

ALL INFORMATION CONTAINED HEREINIS UNCLASSIFIED

SYNOPSIS:

Captioned legislation was prepared by the Senate The bill would create a standing committee Select Committee. of the Senate to oversee all governmental intelligence activities. The Committee would have unlimited access to FBI documents and information, authority to disclose information, and exclusive jurisdiction over authorizations for appropriations for intelligence activities.

### RECOMMENDATION:

For information.

Employeese

1 - Mr. Wannall - Enc. 1 - Mr. Mintz - Enc.

62-116385-1410 DETAILS CONTINUED - OVER

1 - Mr. Miller

1 - Mr. Walsh - Enc.

1 - Mr. Daly - Enc.

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23 FEB 25 1976

Legal Counsel to Adams Memo

Re: INTELLIGENCE OVERSIGHT ACT OF 1976

S.2893

94TH CONGRESS, 2ND SESSION

#### DETAILS:

Captioned legislation is the product of the Senate Select Committee on Intelligence Activities. The bill, sponsored by all the members of the Senate Select Committee except Senators Tower, Baker, and Goldwater, was referred to the Committee on Government Operations with instructions to report the bill to the Senate not later than March 1, 1976, and then to be immediately referred to the Committee on Rules and Administration with instructions to report the bill to the Senate not later than March 20, 1976.

Section 2 states the purposes of the bill: to establish a new standing committee of the Senate, the Committee on Intelligence Activities, to oversee and to make continuing studies of the intelligence activities and programs of the United States Government.

Section 15 defines "intelligence activities" to mean, among other things, activities taken to counter activities directed against the United States such as the collection, analysis, production, dissemination, or use of information affecting the relations of the United States with any foreign government or related group; covert or clandestine activities affecting the relations of the United States with any foreign government or related group; and "the collection, analysis, production, dissemination, or use of information about activities of persons within the United States...who pose, or may be considered by any department, agency, bureau...of the United States to pose a threat to the secutity of the United States, and covert or clandestine activities directed against such persons."

Sections 4 through 12 of the bill would be enacted as an exercise in the rulemaking power of the Senate. Thus, it would be within the power of the Senate, once the bill is enacted, to amend Sections 4 through 12 without the consent of either the House of Representatives or the President of the United States.

Legal Counsel to Adams Memo
Re: INTELLIGENCE OVERSIGHT ACT OF 1976
S.2893
94TH CONGRESS, 2ND SESSION

Sections 13 through 17 would have the force and effect of a statute.

Section 4 provides that the Committee would be composed of nine members. Regardless of the political composition of the Senate, five members would be appointed by the majority leader and four by the minority leader. No member of the Committee would be permitted to serve on the Committee more than six years.

Subsection 5(a) would give to the Committee exclusive jurisdiction over all legislation and other matters relating to the Central Intelligence Agency, the Director of Central Intelligence, and authorizations for appropriations for, among other things, the intelligence activities of the FBI, "including all activities of the Domestic Intelligence Division (sic)."

This same subsection would grant to the Committee concurrent jurisdiction with other standing committees, which now have such jurisdiction, for intelligence activities of, among others, the Department of Justice, and the organization or reorganization of any governmental agency relating to intelligence activities.

Subsection 5(b) would prohibit one Senator serving as chairman of the Intelligence Committee and another Senate Committee at the same time.

Section 6 would require the Committee to report to the Senate on the nature and extent of governmental intelligence activities, and to report, when appropriate, to other committees. The Committee would be required to proceed in such manner as will protect national security."

Section 7 would prohibit disclosure of information about intelligence activities by any member or employee of the Committee except in closed session of the Senate, unless the disclosure was authorized by the Committee.

Legal Counsel to Adams Memo
Re: INTELLIGENCE OVERSIGHT ACT OF 1976
S.2893
94TH CONGRESS, 2ND SESSION

A single Committee member, however, is entitled under Senate Rule 35, to request a closed session of the Senate in which he may disclose to the Senate any information of any kind. He may use a closed session to request that the full Senate overrule a Committee decision concerning public disclosure.

Section 8 pertains to the Committee staff. It would limit staff employment to six years, and require a staff employee to agree to be bound during and after employment by the rules of the Senate and other committees with respect to the security of classified information. It also would require an employee to receive an appropriate security clearance.

Section 9 would require the Committee to formulate rules to prevent the disclosure of information which would violate a person's constitutional rights or privacy. This requirement would not prevent the Committee from publicly disclosing information if it determined the national interest "clearly outweighs" any infringement of the privacy of any person.

Section 10 describes the procedures for the disclosure of information in the Committee's possession. The Committee could disclose any information if it determines the national interest would be served by the disclosure.

In any case in which the Committee were to decide to disclose any information which the President requested be kept secret, the Committee would be required to notify the President of its intention and it could not disclose the information for ten days. If the President, prior to the disclosure, were to certify in writing that the disclosure would threaten the national security, and if the Committee were to decide to refer the question of disclosure to the Senate, the information could not be disclosed unless the full Senate were to agree to do so, or the Senate were to refer the matter back to the Committee and the Committee thereafter were to approve the disclosure.

Legal Counsel to Adams Memo
Re: INTELLIGENCE OVERSIGHT ACT OF 1976
S.2893
94TH CONGRESS, 2ND SESSION

If the question of disclosure were to be referred to the Senate by the Committee, the Senate would be required to vote on the matter within three days.

Ultimate authority to decide what information should be disclosed thus would rest with the Committee, except that, as noted, a member of the Committee would have the right under Senate Rule 35 to request a secret session of the full Senate and to move that the full Senate overrule a decision of the Committee.

Section 11 would authorize the Committee to permit a personal representative of the President to serve as a liaison to the Committee and to attend closed meetings.

Section 12 provides that all materials now in the custody of the Senate Select Committee would be transferred to the new Committee.

As mentioned above, Sections 4 through 12, if the bill is enacted, could be amended by the Senate acting alone, since these sections would be enacted as an exercise in the rulemaking power of the Senate.

Subsection 13(a) would impose upon the head of each intelligence agency an affirmative duty to keep the Committee "fully and currently informed with respect to intelligence activites" of his agency.

Subsection 13(b) would make it the duty of the head of each intelligence agency "to furnish any information or document in its possession, custody, or control, or witness in its employ, whenever requested by the Committee..." with respect to any matter within the Committee's jurisdiction.

This duty, if imposed, would give to the Committee, its staff, or an agency working at the Committee's direction, such as the General Accounting Office, unreserved, unlimited, total, and complete access to FBI information and documents. No mention is made, for example, of the head of the agency having authority to withhold the identity of a confidential source of information.

Legal Counsel to Adams Memo

Re: INTELLIGENCE OVERSIGHT ACT OF 1976

S.2893

94TH CONGRESS, 2ND SESSION

It is not clear from reading this subsection whether the duty which would be imposed would require the furnishing of information or documents in the possession of a "witness in /the agency's/ employ," or whether the duty would be to furnish to the Committee a "witness in /the agency's/ employ." In view of the unlimited access to information and documents granted by this subsection, the proper interpretation of this phrase is of no moment.

Subsection 11(c) would prohibit covert or clandestine activities in foreign countries in peace time without prior notice to the Committee.

Section 14 would require annual authorization for appropriations for the intelligence activities of, among others, the FBI, "including all activities of the Domestic Intelligence Division (sic)," or its successor.

Perhaps a word is in order about what the bill would not do. It would not create a joint House-Senate Committee; it would not reduce the number of committees having oversight jurisdiction over the FBI; it would not establish penalties for unauthorized disclosure of information; it would not require prior notice before engaging in specific acts, although the authorization for appropriation section (Section 14) could result in nearly the same thing; and it would not apply to criminal intelligence unless it were to be determined by the Attorney General or the Director that criminals pose or are considered to pose a threat to the security of the United States. (Differentiating between the various species of intelligence is beyond the scope of this memorandum.)

What would the bill do? It would create a new standing committee of the Senate; it would add one to the number of committees with some oversight jurisdiction over the FBI; it would grant total access to FBI documents and information - access unprecedented even during the investigations by the Senate and House Select Committees; it would give one Senate Committee the authority to disclose sensitive

Legal Counsel to Adams Memo

Re: INTELLIGENCE OVERSIGHT ACT OF 1976

S.2893

94TH CONGRESS, 2ND SESSION

information over the objection of the President of the United States, save in those instances when Rule 35 is invoked in which case the Senate would have the authority to overrule the President(It is noted that if this Rule were to be utilized, all 100 Senators in most instances would have access to the information. Any one member of the Committee can demand the closed session of the Senate under Rule 35. Therefore, if the Executive's fear of the harm which could be caused by disclosure by the Senate - either authorized or improper - outweighs the Executive's determination of the benefits to be gained from an intelligence activity, then in that case the bill will have created a one-Senator veto of the intelligence activities of the United States Government.); it would grant the Senate power to change the procedures for the disclosure of information; it would impose an affirmative duty on the Director to keep the Committee fully and completely informed of the intelligence activities of the Bureau; and it would require the FBI to obtain annual authorization for appropriations for all intelligence activities.

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K

1 - Mr. W. Cregar 1 - Mr. J. G. Deegan 1 - Mr. T. J. McNiff Airtel

To: SACs, Butte (Enclosures - 7) Mr. J. F. Graham Minneapolis (Enclosure)

2/23/76

From: Director, FBI (62-116395)

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Reference is made to Director teletype 2/19/76.

Enclosed for Butte are San Diego to Director memoranda dated 6/5/69, 9/18/69, 10/6/69, 11/10/69, and 12/3/69, and Special Agent in Charge (SAC), San Diego, to Director airtels dated 6/6/69, and 11/12/69, all submitted under the Counterintelligence Program (COINTELPRO) caption. All these communications have been authored by Special Agent Roy L. Burns, now assigned to the Billings, Montana, Resident Agency.

Enclosed for Minneapolis is one copy of Director letter to SAC, Los Angeles, dated 10/31/68, under the COINTELPRO caption which was authored by Assistant Special Agent in Charge William D. Neumann when assigned to FBI Headquarters.

Enclosed documents will be the subject matter of anticipated SSC interviews as set forth in referenced teletype.

JPG:eks of (9)

FER ON 12/15

FEB 25 1976

NOTE:

Assoc. Dir. \_

Admin. \_

Dep. AD Adm. \_

Dep. AD Inv. \_\_\_

Comp. Syst. \_\_\_\_ Ext. Affairs \_\_\_\_

Files & Com. \_\_\_

Gen. Inv. \_\_\_\_

Inspection \_

Plan. & Eval. \_

Spec. Inv. \_\_\_

Legal Coun. \_

Intell. \_

Referenced teletype flerted incumbent Bureau personnel to impending SSC interviews which have been arranged at the request of the SSC. The SSC has indicated that certain portions of Bureau memoranda and airtels may be quoted in the SSC's final report on FBI intelligence operations and that the SSC was seeking to take the testimony of persons whose memoranda and statements might be quoted in that report. Memoranda cited above pertain to the FBI's involvement in the alleged interaction between the Black Farty and the US Organization.



## OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

FEB 2 n 1976

TO: John A./Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM:

: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT:

enate Select Committee Request Dated February 19, 1976

Attached is a letter from the Senate Select Committee dated February 19, 1976. Please arrange for an appropriate response.

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MINISTER .

REC.65 ST-107 62-116395-1407

CD FEB 26 1976

cc: Paul Daly





TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Burcau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: Senate Select Committee Request Dated February 19, 1976

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10/31/00 spznenjely

cc: Paul Daly

FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMAN

PHILIP'S, HART, MICH. Walter F. Mondale, Minn. Walter B. Widdleston, Ky. Robert Morsan, N.C. Gazy Hart, Colo. HOWARD H. BAKER, JR., TENN. BARRY GOLDWATER, ARIZ. CHARLES MC C. MATHIAS, JR., MD. RICHARD S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL.
CURTIS R. SMOTHERS, MINORITY COUNSEL

### United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, NATH CONGRESS)

WASHINGTON, D.C. 20510

February 19, 1976

Michael E. Shaheen, Jr., Esq. Special Counsel for Intelligence Coordination Office of Deputy Attorney General U. S. Department of Justice ALL FBI INFORMATION CONTAINED Washington, D.C. 20530 HEREINIS UNCLASSIFI DATE D 31 70 BY 502

Dear Mike:

On November 19, 1975, Deputy Associate Director James Adams testified before the Committee that there havebeen 25 incidents of FBI harrassment with respect to Martin Luther King, Jr. I would appreciate your providing us with an itemization of the incidents to which Mr. Adams was referring.

I assume that all underlying materials pertaining to each of these incidents have been previously supplied to the Committee. However, in the event that that is not the case, I would appreciate your forwarding copies of such materials as soon as possible.

Your cooperation is appreciated.

Sincerely,

John T. Elliff

Director

Domestic Intelligence Task Force

12-111-375-1407 Page 15

NW 55156 DocId:32989581



#### OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

FEB 2 0 1976

ALL FRI INFORMATION CONTAINED

TO:

John A. Mintz, Assistant Director

Regal Counsel Division

Federal Bureau of Investigation

FROM:

Steven K. Blackhurst

Assistant Special Counsel for

53

Intelligence Coordination

SUBJECT:

SSC Letter Dated February 18, 1976

Attached is a letter from the Senate Select Committee dated February 18, 1976, which requests interviews with FBI agents who wrote various memoranda concerning the Black Panther Party in Chicago Because such interviews might impair the Department! ability to conduct a defense in the Hampton trial if Chicago, I have asked the Department attorneys handling that case to give us their views on an appropriate response to Senator Church's letter. One possible response would be to provide the SSC with the transcripts of the FBI agents testimony at the trial concerning these memoranda, instead of allowing the SSC to interview these agents. We would appreciate it if the FBI would also consider what response would be appropriate to this letter.

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ALLIE DE RESPERMING

TO: John A. Mintz. Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Steven K. Blackhurst

Assistant Special Counsel for Intelligence Coordination

SUBJECT: SSC Letter Dated February 18, 1976

Attached is a letter from the Senate Select Committee dated February 18, 1976, which requests interviews with FBI agents who wrote various memoranda concerning the Black Panther Party in Chicago. Because such interviews might impair the Department's ability to conduct a defense in the Hampton trial in Chicago, I have asked the Department attorneys handling that case to give us their views on an appropriate response to Senator Church's letter. One possible response would be to provide the SSC with the transcripts of the FBI agents testimony at the trial concerning these memoranda, instead of allowing the SSC to interview these agents. We would appreciate it if the FBI would also consider what response would be appropriate to this letter.

cc: Paul Daly

FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMAN

PHILIP A. HART, MUCH.
WALTER F. MONDALE; MINN.
WALTER D. HUDGLESTON, STY BORERT MORGAN, N.C. GARY HART, COLO.

HOWARD H. BAKER, JR., BARRY GOLDWATER, ARIZ. CHARLES MC C. MATHIAS, JR., MD. RICHARD S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL.

United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, 94TH CONGRESS)

WASHINGTON, D.C. 20510

February 18, 1976

The Honorable Edward H. Levi Attorney General of the United States United States Department of Justice Washington, D. C. 20530

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Dear Mr. Attorney General:

As a part of the Select Committee on Intelligence's preparation of a final report on FBI domestic intelligence operations, we will be seeking to take the testimony of persons whose memoranda and statements might be quoted in that report.

In our investigation into the FBI's counterintelligence activities against the Black Panther Party in Chicago certain Bureau memoranda and Airtels may be quoted. The following is a list of these documents. Actual copies, received by the Select Committee from the FBI, are also enclosed.

Memorandum SAC, Chicago to Director, FBI 12/16/68 Memorandum SAC, Chicago to Director, FBI 1/13/69 Memorandum SAC, Chicago to Director, FBI 3/14/69

The Select Committee staff believes that Special Agents Joseph Stanley, Joseph McCabe, and Roy Martin Mitchell were responsible for these memoranda and we would appreciate your forwarding to us the names of other FBI personnel responsible for their preparation. We would also like you to make the necessary arrangements for Select Committee staff to be able to interview these persons.

Your prompt attention to this matter will be greatly appreciated.

Yours very truly,

Frank Church

Chairman

62-116395-1406