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Federal Bureau of Investigation

Washington, D.C. 20535

June 10, 2016

FOIPA Request No.: Subject: WHITE, GEORGE HUNTER

Records responsive to your request were previously processed under the provisions of the Freedom of Information Act. Enclosed is one CD containing 16 pages of previously processed documents and a copy of the Explanation of Exemptions. Documents or information originating with other Government agencies originally referred to that agency were not included in this release. This release is being provided to you at no charge.

Additional records potentially responsive to your subject may exist. Please submit a new FOIA request if you would like the FBI to conduct a search of the indices to our Central Records System.

Submit requests by mail or fax to – Work Process Unit, 170 Marcel Drive, Winchester, VA 22602, fax number (540) 868-4997.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S. C. § 552(c) (2006 & Supp. IV (2010). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

For questions regarding our determinations, visit the www.fbi.gov/foia website under "Contact Us." The FOIPA Request Number listed above has been assigned to your request. Please use this number in all correspondence concerning your request. Your patience is appreciated.

You may file an appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's FOIAonline portal by creating an account on the following web site: https://foiaonline.regulations.gov/foia/action/public/home. Your appeal must be postmarked or electronically transmitted within sixty (60) days from the date of this letter in order to be considered timely. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal." Please cite the FOIPA Request Number assigned to your request so that it may be easily identified.

Sincerely,

David M. Hardy Section Chief, Record/Information Dissemination Section Records Management Division

Enclosure(s)

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b)(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding;
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records;
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service he release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

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FEDERAL BUREAU OF INVESTIGATION

Jail U.S. Ace Agent 11/2 Hrs. for Silence

The Government's No. 1 narcotics agent, bemedaled George White, was thrown into jail by Federal Judge Edelstein yesterday afternoon after he stubbornly refused to give a Federal grand jury the name of his private informers while U.S. Attorney Lane was within hearing.

The brief sojourn behind bars changed White's mind, however, and he was released at 5 pm. after promising to divulge the required information at a grand jury session Lane said would be held next Monday.

The special jury is currently investigating the missing Thomas (Three-Finger Brown) Luches, who was branded before the State Crime Commissioner recently as underworld successor to Frank Costello and an associate of Lane and other officials

and other officials.

Judge Edelstein gave White two chances yesterday to answer the grand jury's questions in a series of dramatic courtroom scenes, but the ace agent declined both times, stating he would comply only if ordered to do so by Federal Bureau of Narcotics Commissioner Anslinger, in Washington.

Washington.

In remanding the internationally famous enforcement officer to the Federal House of Detention, Judge Edelstein told him:

"You yourself..hold the key to open the jail doors. If you purfe yourself that door will be opened."

White, 44, of 71 W. 12th St., currently narcotics chief of the New England area, had been called before the grand jury to reepat evidence he gave the State Crime Comissoin about Luchese being the coordinator of the narcotics racket in this country. He first refused to name his informers on Wednesday.

rs on Wednesday.

Taken before Judge Edelstein yesterday, he again refused, saying he would give the names only if Lane and his assistants would leave the room. After two rebuffs of Judge Edelstein's order that he testify, White was permitted to summon City Council President Rudolph Halley as his counsel.

Halley vainly sought a postponement of the jailing order, stating that White feared his informants might be killed if information he gave "leaked out," and said the agent "does not want the blood of these witnesses on his conscience." 12:00

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Times-Herald	
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Date: FO 132	۷_

THOSE Washington Follies will soon get second billing to George White's Scandals. He's a new George White, but he's going to lift the curtain on some old scandals. George H. White's his full name. Supervising agent of the Narcotics Squad of the United States Treasury Department is his official job. Master of American counter-espionage training and undercover operative for the OSS across the world were his war time diversions.

More recently, in the few hours, in fact, before this column was hacked out, George H. White was in Washington conferring with Newbold Morris, a man long familiar with skating on thin ice. White is being loaned from the Treasury Dept.—much to the Treasury's anger—to investigate one special phase of Federal corruption. White

White will attempt to uncover the links between the underworld and government officials for Newbold Morris. And he's the one man who can do it. For White knows more about the mobs, from Lucky Luciano on down, or up as you'd have it, than any other operative in the United States.

Yet this Treasure to uncover the links

Yet this Treasury trouble shooter wasn't released to Morris until President Truman per-

released to Morris until Fresheth Transcription Sonally intervened.

Morris insisted on the Treasury man because he was recommended by friends in New York who had watched him tear apart the crime syndicates for the Kefauver Committee last Winter. White then was on secret loan to Kefauver, it can now be reported, and was helpful heaving he knows the mobs well and knows just where they reach because he knows the mobs well and knows just where they reach in any racket, including corruption of those who govern us.

BY THE time this appears, White (if he moves on schedule) will

have homesteaded on some of the 20,000 square feet Morris snared from the government and, of course, will have dug a hefty chunk out of the \$550,000 which the investigator from New York got from President Truman's personal executive fund.

There'll be a staff of some 150 to 200 administrative and professional men to draw on—and draw he will. White has been in government intelligence service on the military and criminal fronts and the grim fact is that some Federal circles now are suffering from a dose of garden variety jitters. White'll spare no one—and no one's going to pressure him into forgetting a name conveniently. veniently

All of which has quietly excited labor circles whose professional

All of which has quietly excited labor circles whose professional interest in this probe is best reported as an eagerness to see uprooted those mobs which push them around—but can't be slugged because "the boys" reach down into police departments from higher up, inside politics.

Over in New Jersey, where the CIO first set up a little Kefauver Committee and banned those high pressure year books which mulet millions from industrialists the country over, labor leaders now are planning to turn into swift action the national CIO's resolution calling for higher morality in government.

WITHIN a few days the Essex-West Hudson CIO Council, op-

WITHIN a few days, the Essex-West Hudson CIO Council, opwithin a few days, the Essex-West Hudson CiO Council, operating in a gory area of mob concentration, will suggest new laws to the six municipalities in its jurisdiction. They'll ask, in effect, that all top public officials publish their incomes; their source of funds and their total assets.

Meanwhile, this CiO council has asked its state chief, Carl Holderman, to push for similar statewide legislation. Soon this will spread across country along the CiO grapevine.

"Theres a purpose to this resolution," we were told by Joel Jacobson, executive secretary of the local council which worked up the proposals.

the proposals.

"We know it's practically impossible to stop all corruption, but we want to make it difficult for the racketeers to influence local government. Then if it can be stopped nationally, swell, we've won a little in this fight to keep the syndicates from dominating business and labor in this land of ours. We hope it goes."

(Follow Victor Riesel in the Mirror every Monday, Wednesday,



Belmont L Clegg

Rosen

Nease

Laughlin Mohr_

Tele. Room.

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Page

Times-Herald

Wash. Post

Wash. News

Wash. Star

N.Y. Mirror

N.Y. Compass

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Tolson Ladd ir. Nichova Mr. Belmont Mr. Clegg Mr. Glavin Mr. Harbo Mr. Rosen . Mr. Tracy Mr. Laughlin Mr. Mohr Mr. Winterrowd Tele. Room Mr. Holloman Miss Gandy

The GPZ

(WHITE)

NEW YORK-THE FEDERAL BUREAU OF NARCOTICS SUPERVISING AGENT FOR NEW ENGLAND PURGED HIMSELF OF A CONTEMPT OF COURT RULING BY APPEARING

BEFORE A GRAND JURY AND ANSWERING ALL ITS QUESTIONS.

FEDERAL JUDGE DAVID EDELSTEIN WITHDREW HIS CONTEMPT CHARGE AGAINST GEORGE HE WHITE WHEN THE JURY REPORTED THAT WHITE HAD ANSWERED FULLY.

JUDGE EDELSTEIN HAD JAILED WHITE FRIDAY FOR TWO HOURS WHEN THE NARCOTICS AGENT HAD REFUSED TO NAME AN INFORMER WHO HAD LINKED THOMAS (THREE FINGER BROWN) LUCHESE TO AN ILLEGAL TRAFFIC IN NARCOTICS WHILE U.S. ATTORNEY MYLES J. LANE OR HIS ASSISTANTS WERE IN THE ROOM.

LUCHESE HAD BEEN REVEALED AS A ACQUAINTANCE OF LANE AND ONE OF HIS OFFICE STAFF MEMBERS IN TESTIMONY PRESENTED FOR A HEARING OF THE STATE CRIME COMMISSION INTO GANGSTER LINKS TO POLITICAL FIGURES.

WHITE HAD REFUSED TO NAME THE INFORMER BECAUSE HE SAID. IT WOULD THREATEN THE UNDERCOVER AGENT'S LIFE. HE SAID AFTER TODAY'S APPEARANCE HE HAD NOT BEEN ASKED TO DIVULGE THE NAME OF ANY PERSON WHO MIGHT SUFFER AS A RESULT OF THE DISCLOSURE.

12/8--GM330P

11:53 -- C LE 1552

Before Charge, Judge Frees U.S. Narcotics Official of Contempt in Lane Clash

By Walter Arm

The Federal Rackets Grand Jury investigating the activities of Thomas Luchese, alias Three-finger Brown, was told vesterday that it could forego the guidance of United States Attorney Myles J. Lane if i tfelt like it and operate on its own.

on its own.

The advice was given by Judge David N. Edelstein in United States District Court after he absolved Col. George H. White, New England Supervisor of the Narcotics Bureau, of a contempt citation. Col. White had refused on Friday to answer questions with Friday to answer questions with Mr. Lane in the grand jury room but later changed his mind and purged himself yesterday by testifying.

"Although the bulk of a grand jury's work is guided by the United States Attorney;" Judge Edelstein told the grand jurors, "You are not necessarily confined to his guidance.

"Absolutely Secret".
"You ca ninvestigate any matters which come to your attention and subpoens witnesses on your own. You can come to the court for any further advice."

The grand jurous left after the

unusual charge, without disclosing how they felt. Judge Edelstein had emphasized that their investigation was to be kept "absolutely

gation was to be kept "absolutely secret."

Col. White had investigated the activities of Luchese for a year and, along with the New York State Crime Commission, learned that Luchese had met Mr. Lane through Armand Chankallan, administrative assistant in Mr. Lane's office. The grand jury investigation of Luchese was ordered by Mr. Lane after that informaby Mr. Lane after that informa-

tion was made public at recent open hearings of the commission. Col. White had named Luchese as active in the narcotics racket in New York but Balked when he was asked for the names of his informants. His refusal to testify in, the presence of Mr. Lane or any of his assistants brought the contempt citation against him

Question Is Changed

He testified for an hour yesterday before the grand jury, with Mr. Lane in the room, but was not asked precisely the same question asked precisely the same question he had refused to answer on Friday. Instead, both he and Mr. Lane said, "an arrangement" was worked out by which the names would be "supplied" to the grand

After he was cleared, Col. White held an odd sort of press conference with Mr. Lane in the latter's office. Both men maintained a cordiality on the surface but sat at opposite ends of the conference table and have addressed. ference table and never addressed

ference table and never addressed each other directly.

Mr. Lane said Col. White had "co-operated 100 per cent" and added: "Perhaps this whole thing has been a misunderstanding: We're both working towards the same objective."

"No Fault to Find"

Col. White said: "Everything is completely satisfactory to me.

I have no fault to find with the solution arrived at ... Everything was very fair and equitable and I was very fair and equitable and I also fold the grand jurors that me refulal to testify in Mr. Lanes

presince was not intended to impy that! I had any evidence whatso-ever of my own knowledge that Mr Lane in particular or any member of his staff in general were guilty of anything ... I have no personal grudge or ill feeling against Mr. Lane or his staff."

Mr. Lane said that the grand

jury has heard five witnesses so far... He said that Luchese had not been called as yet and added:
"We'll have to await develop-ments."

He said Mr. Chankalian would be called, "if any evidence points to him—and so will anyone else. What I want to do is let the chips lie where they fall."

Tolson Ladd. Nichols Nichols Belmont Clegg Glavin Harbo Rosen Tracy Laughlin. Mohr_ Winterrowd Tele. Rm. Holloman_

. LEC 16 .952

G.I.R. 3

Times-Herald

Wash. Post

Wash. News

Wash. Star

N.Y. Herald Tribune

N.Y. Mirror

N.Y. Compass

Date:

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January 14, 1953

PE'SONAL AND CONFIDENTIAL

REGRETAR MAIL - SE CIAL DELIVERY

i. R. -0

EX-123
Honorable Thomas E. Dewey
The Governor of New York
Albany, New York

My dear Sovernor Dewey:

I thought you might be interested in the following information concerning Colonel George Hunter White who is, at the present time, District Supervisor of the Federal Bureau of Narcotics for the New England States.

shite was born June 22, 1907, at Los Angeles, California. He attended Oregon State College for two years during which time he took commercial courses. From 1927 to 1933, he was a reporter for the "San Francisco Call Bulletin," the Los Angeles City News Service, the "Los Angeles Express" and the Los Angeles Radio News Service. From 1933 to 1934, he was a private investigator in Los Angeles, and then in August, 1934, through Civil Service, secured an appointment as a Patrol Inspector for the United States Immigration Border Patrol. the latter part of 1935, he was transferred to the Bureau of Narcotics, United States Treasury Department, where he assumed the position of Special Agent. Thite has remained with the Narcotics Bureau since 1935 excepting the years 1942 through 1945, when he was in the United States Army, and 1950 and 1952, when he had short tenures with the Kefauver Committee and with Newbold Morris.

In 1950, White was loaned by the United States
Treasury Department to the Kefauver Committee as an investigator.
This Bureau was later advised that White had been found very
unsatisfactory by the Kefauver Committee and that they had used
him for only a couple of months. It was waid that his services
had been so unsatisfactory and that the had caused so much
confusion the Committee released him and sent him back to the
Narcotics Bureau. (Robert Calhier, former FBI Agent)

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Committee to Investigate Organized Crime in Interstate Commerce at New York City. At the time he testified, he stated that he had been with the United States Treasury for seventeen years, including four years in the United States Army; and that he had conducted criminal investigations in Federal narcotics throughout the world. He also advised that he had been a Lieutenant Colonel in the Army, and had been placed in charge of counterespionage training and later, operations in India and some portions of the United States attached to the Office of Strategic Services. He indicated that on one occasion he had gone to Turkey to prevail upon the Turkish authorities to destroy sources of certain drugs. He testified generally on the use of narcotics and specifically concerning his contacts as a narcotics investigator with certain of the gangster element.

The "New York Mirror." dated February 27, 1952, carried an article stating that White, who was considered a master of American counterespionage training and undercover operative for the Office of Strategic Services, had been conferring with Newbold Morris. The article stated that White was being loaned by the Treasury Department to work on a special phase of Federal corruption under the supervision of Newbold Morris. His assignment was to uncover the links between the underworld and the Government officials.

On December 5, 1952, White, in the capacity of an Agent for the Narcotics Bureau, was cited for contempt by the Federal Rackets Grand Jury in New York because he had refused to furnish the name of his informant to the members of the Grand Jury. The case involved before the Grand Jury concerned Thomas Luchese, an alleged narcotics peddler. On December 8, 1952, White was able to purge himself of the contempt citation inasmuch as he apparently had reached an agreement with members of the Grand Jury.

With expressions of my highest esteem and best regards,

Sincerely yours,

Mr. Harbo, 7625 Mr. Conrad, 7142 Mr. Downing, 6228 IB

7-26a

b7D

Date August 31, 1953 Case Re	COLONEL CEORGE HUNTER WHITE CHEER CHITE
Consigned to SAC, New York Urlet 8,	/14/53;WiF: <u>1'ER</u>

62-96735

List of Contents PC-36463 DE

Ql vial containing liquid

registered mail

JAL: js

SPECIAL INSTRUCTIONS: Mail Room, place date of shipment and registry number; Shipping Room, show

date of shipment and in tral this invoice; then return it to person whose name is checked in column at right. After this checked name has been initialled, invoice should be placed in administrative file.

FEDERAL BUREAU OF INVESTIGATION

Recorded 8/26/53 rll Laboratory Work Sheet

Re: COLONEL GEORGE HUNTER WHITE INFORMATION CONCERNING

File #62-96735 -/ D Lab. # PC-36463 DE

Examination requested by: SAC, New York	b7D
Date of reference communication: Let 8/14/53 Date received: 8/20/53	
Examination requested: Chem. Anal. (Gen. Chem. Anal.)	
Result of Examination: Examination by: MAGEE	

Specimens submitted for examination

Ql One screw cap vial containing liquid Q2 One ampants ampule containing liquid

R, - very strong test with pyridice + 11004.

- NaOH alle & R, cause CH45 to reports.

in a consentated relation of chlorely and some lights.

Rr - contains NaCI + very unabant of an organic directly louinoble graphed + H2504 griss a red - pay be to violet color with ryptals from Rz.

- nample conscillated in navellation +

gold chloriste added. The pot was not

extall charitation of reopolarisme

or indicated by busin application.

- atopino, gold chloride gives an

oil; not like Q2.



FEDERAL BUREAU OF INVESTIGATION WASHINGTON D. C.

To:

August 31, 1953

SAC. New York

There follows the report of the FBI Laboratory in the examination of the evidence received from your office.

Re:

COLONEL GEORGE HUNTER CHITE INFORMATION CONCERNING

John Edgar Hoover, Director

b7D

RECORDED - 90

FBI FILE NO. LAB. NO.

YOUR FILE NO

PC-36463 DB

Examination requested by:

Addressee

Reference:

Letter dated 8/14/53

Examination requested:

Chemical Analyses

Specimens:

Q1 One screw cap vial containing liquid

Q2 One ampule containing liquid

Results of Examination:

Specimen Cl was found to contain a fairly concentrated solution of chloral hydrate, which is a sedative and hypnotic.

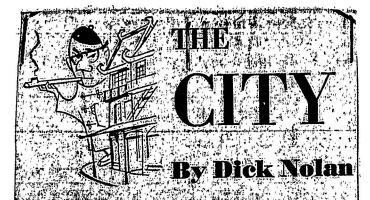
Specimen Q2 was found to contain a very small amount of an organic material in a dilute solution of sodium chloride or ordinary table salt. This preparation was most probably prepared for injection by the use of a syringe and hypodermic needle. The amount of organic material or active principal in this specimen was too limited for identification purposes.

Specimen 11 isot Specimen Q2 was consumed in the examinations. returned to you under separate cover by registered mail.

JWM: js

Glavia

Laughlin



IN DUBIOUS BATTLE "Heyvins, come quickly, for some nut is firing a pistol, and I fear he will deal somebody a hurt, " said the horiest fisherman, And the United States Coast Guard was off in a surge of bow wave to apprehend the scoundrel, whose artillery practice was reportedly going on spmewhere between Alcatraz and Angel Island U. S. Coast Guard don't allow no shootin' there.

At the scene, whom should the Coast Guard come upon but Col. George White, the dope sleuth, folling on his boat, the "Little Giant."

Pistol asked Colonel White innocently Why bless you sirs, ain't nobody around here but us fishes.

Well, one word led to another. The Coast Guard ordered White to return to Yacht Harbor on the double, or at flank speed, or whatever the expression is. White told the Coast Guard to go guard a-coast. The Coast Guard grew insistent. White pleaded engine troubles

Finally the Coast Guard TOWED the Little Giant into Yacht Harbor, and there put in a yell for, the cops. Who, upon hearing it was Colonel White who was involved, suddenly found all kinds of other business to attend to instead.

But the Coast Guard, still fuming, has reserved its biggest broadside for last. A formal report of the incident in quintuplicate, to Higher Authorities. With a special copy o Commissioner Harry Anslinger, White's boss. I that doesn't sink the Little Giant, the Coast Guard is through

Fill 12-96735
Bufile 62-96735
"George Hunter White

SAN FRANCISCO EXAMINER San Francisco, California Date: \$ 15/59 Date:

Edition: Final Managing Editor:

LISTON von BERALDINGEN

CHARLES MAYER Publisher: Case: Colonel George WHITE US WARIOTICS BURRAU SAN FRANCISCO, CALIF Classification:

62-96735 NOT RECORDED

149 [JIL 29 1959

SEARCHED.....INDEXED..... SERIALIZED......FILED...... JUL 1 5 1959 FBI - SAN FRANCISCO



Office Memorandum. United States Government

TO : Mr. Tolson	DATE: July 2, 1956
FROM: L. B. Nichols,	Tolson Nichols Boar imad Belmont
SUBJECT: et al; , et al.	b6 Mason Mohr b7C Parsons Kosen
VICTIMS - CIVIL RIGHTS	Nease
BUFILE 44-10131	Wingers Tele. Room Holloman Gandy
	y, was referred to my office fandy tonight advising that in connection
by Mr. Rosen when he called in at 6:35 p.m. with the current investigation we are conduct	ting into allegations that
of North Las Vegas Polic	ce Department and others violated b6
civil rights of certain prisoners by beating th	hem up; that the Bureau had come on ho
to information that had called a narcotic	cs agent. George White, in 🥂 🐧
San Francisco and during the course of the co	
investigated the Director previously and that	the investigation had been called off.
As a result of this, the Direct	
narcotics agent be immediately interviewed i	
In this connection, Heber Clegg, ASAC, Salt	\
denied making the statement and also denied	
With this background, Corneli	ius advised that
called the Resident Agency at Las Vegas adv	ising that he had a tip that we were
	tated he investigated the Director and
	about and what the investigation of the
Director was all about. Cornelius was told to	
advised that we had heard a rumor that when confronted, he denied making the states	had made such a statement and be ment and also denied ever having be be
investigated the Director. Cornelius was ins	- (at h/(
no observation or comment as this appeared	
Cornelius stated he thought this was correct	
undoubtedly got the information directly from	was instrumental
	Las Vegas. 162
	NGT BYE , 160D
In any event, since	already has the sury, 10urs suggested 766
statement for Cornelius to give back to	does not give him anything more by
than he already has and it knocks down the fa	
of the Director. Mr. Holloman was advised	by the log range of the action taken.
JJM:hpf	ed & not been don
(5)	IZ all not the time
cc - Mr. Boardman	the words of the time
Mr. Rosen	most when my
Mr. Holloman	and about about with
Yac	The District at 9.2542

Office Memorandum . United States Government

ro : Mr. Tolson

DATE: July 3, 1956

FROM: L. B. Nichols

SUBJECT:

NORTH LAS VEGAS, NEVADA

b6 b7C Belmont
Mason
Mohr
Parsons
Rosen

Tolson .

Nichols.

Tele. Room Holloman __ Gandy ____

SAC Cornelius, Salt Lake City, called in this afternoon to advise that today's edition of the Las Vegas Sun reflected an article by Henry Greenspun, on the front page, lower portion, with the by-line, "J. Edgar Hoover Exonerated." Underneath that there was a second line whi read, "Tall Tale in North Las Vegas, Nevada."

The article went on to state that a "Tall Tale" had been told about J. Edgar Hoover and FBI agents in Las Vegas and San Francisco had completely exonerated Mr. Hoover. The article reflected that Chief of Police Pool was quoted as making statements that "Pool had J. Edgar Hoover at the gray walls of prison; however, George White, a narcotics agent interceded and the case was closed."

The article went on to include that **Po**ol and White had both advised reporters that the entire story was a fabrication of lies. The story was described as a "tempest in a teapot."

SAC Cornelius stated that Pool appears to be the source of information in the article.

ACTION:

Cornelius was instructed to send in the article AMSD.

CDD:hpf
(3)

cc - Mr. Jones

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Office Memorandum . u	NITED ST	ATES G	OVERNM	ENT	
то :		DATE:	6/22/56	Tolson Boardman, Nickelland Bellont Barbon	b6 b7C
FROM :	Time of	Calls:	9:08 p.m. 9:35 p.m.	I alom	Ŕ
CIVIL RIGHTS	• Victims		; /c	b6 Vizon Winterrow b7C Tele. Roo Hollogian Cianty	on-
Police Department, and a subject statement to Resident Agents at L containing unsubstantiated allega North Les Vegas, Nevada, had telepresence George White, Agent in C San Francisco, California, on or the FBI were investigating him be indicted. Immediately upon te states told him that White h contact the U.S. Attorney General said that on one occasion in the Hoover, Director, FBI, "at the prhad him discontinue invest threatened the life of facts of this case and he believe This investigation conc to their mistreatment by North Las Vegas, Nevada, Police D 2/27/56, in attempts to Malicit i burglaries. Two of the subjects, were formerly employed by the Hou both were dismissed therefrom and Preliminary investigation institu District Attorney Clark County, N statements denied mistreatment of voluntarily appeared at Les Vegas signed statement confirming in de made by two of the victims and re statement and testimony before the	of North in this ca as Vegas, tions that phonically harge, Burabout 4/1/ and harmination ad said the land have ed that Gewould do past he ison door igation. Ison doo	h Les Verse, furnive vada. contact eau of 156, advise was at of phone at he (Verse) what he had had he ever carry of ations the concern of 16 concern to 16	egas, Nevanished a son 6/22/5 ted in Narcotics, ising White fraid hase call white) would off the ite had a said. It had a said. It had a said. It had a said to the the corrections of the complaint in signed and furnis of brutali us signed and July 1	igned (1) ieht b6 b7 ild let hent; polyment b of	6 7c
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Memorandum to Mr. Kosen	
claimed the previous statement and testimony were the result of threats against his life made by of concerning at Al, may be spiteful, nevertheless this matter is being thoroughly run out.	
	56 57C
White who had previously served as Agent in Charge of the Bureau of Narcotics in Los Angeles in 1955 was considered "persona non grata" with local law enforcement. according to b6 Los Angeles Police Department. referred to White as a "double b7c crosser" and a publicity hound, unreliable and uncooperative (62-36446-264). As District Supervisor of Narcotics, San Francisco, White recently tried to direct the Bureau's handling of the coverage of a bribery payoff of a Narcotics Agent by a narcotics' violator previously arrested and released by the Narcotics Bureau.	· consider the desired in
This case referred to the FBI by Narcotics Bureau Agent White. Subsequently, after being advised that the FBI would handle the investigation in the manner it saw fit, White after the subsequent meet and payoff by narcotics' violator to Narcotics Agent, was highly pleased at the manner in which the FBI covered the payoff and took into custody the violator.	
ACTION TAKEN:	
(1) ASAC Clegg has been instructed to expedite his efforts to verify the alleged phone call from to White. By subsequent teletype Salt Lake City advised the contents of the statement furnished by are being forwarded to sureau by Air Mail Special Delivery.	:

Memorandum to Mr. Kosen

(2) SAC Cornelius at Salt Lake City has been telephonically instructed that either he personally or ASAC Clegg should immediately contact and confront him with allegations and vigorously pin down as to these alleged statements. The Bureau is to be advised by teletype of the results.	ь6 ь70
(3) Saturday San Francisco Office, has been telephonically instructed to have SAC Whelan or in his absence ASAC McMahon contact District Supervisor of the Bureau of Narcotics, George Hunter White, at San Francisco, and pin him down concerning the alleged phone call received by him from on or about April 1, 1956. The Bureau is to be advised of the results by teletype.	ь6 ь7С
(4) Upon receipt of the results of the above interviews, appropriate recommendations will be made and indicated action taken.	
(5) SAC Burton, Houston Office, was telephonically instructed that full background data concerning be forwarded to the Bureau; however, no inquiries should be conducted by the Houston Office at Housto regarding the absurd allegation concerning the Director.	b6 b7C n
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