* 040 : 1964 0-721-594 400 NO DEUEO (* 24.77) DELLASSIAVATRIN ANDED HELE SE OF THIS JOCOM Ray Trial Planned In Memphis in Fall MEMPHIS (AP) (2) Shelby County District Atty. Phil M. Canale says he is planning an early fall trial in Memphis for James Earl Ray, whose extradition for trial in the murder of Dr. Martin Luther King Jr. was ordered yesterday in London. CIA HISTORICAL REVIEW PROGRA In London today Ray's British lawyers began preparing his appeal of the extradition ruling. Ray remained under close guard tin London's Wandsworth prison. The appeal process could delay his return to the United States until at least late this month. Dist. Atty. Canale yesterday said he would head the prosecution and denied the courtroom would be filled with top Justice Department lawyers, as claimed by Ray's attorney, Arthur Hanes of Birmingham, Ala. "If a federal attorney is present, it will be in the capacity of observer," Canale said. Hanes, in Birmingham, said be does not plan to ask that Ray's trial be changed from Memphis, where King was killed on April 4 ANALYSIS* OR CHARGEOUT REFERENCE DOCUMENT TYPE LIFE NO

SECRET



British Court wo Orders Ray's Return to U.S.

Appeals Expected To Bar Departure At Least to August

By SMITH HEMPSTONE European Correspondent of The Star

LONDON - Bow Street Magistrate Frank Milton this afternoon ordered James Earl Ray, alias Ramon George Sneyd, returned to the United States to face charges of murdering Dr. Martin Luther King Jr.

Milton held that Ray should also be extradited on the lesser charge of breaking out of the Missouri State Penitentiary in 1967, where he was serving a 20-year sentence for armed robbery.

Ray asked for and received the right to legal aid. He has 15 days in which to appeal the extradition order to the High Court. His lawyers confirmed to day that he will appeal.

Should this appeal fail, Ray. will have another 14 days in which to make final appeal to the House of Lords. Thus if Ray exhausts these two avenues and loses his case - he cannot bc returned to the United States before August.

Vinson Present in Court

Assistant U.S. Atty. Gen. Fred M. Vinson Jr. was present in court as Milton handed down his verdict. Ray was so closely guarded by plainclothesmen that it was impossible to see his expression as he stood to hear the verdict.

Milton said that he accepted evidence that "James Earl Ray is the same man as the person here before me."

Milton said that Roger Frisby, Ray's attorney, had "conscien-tiously," persuasively and most ably" argued that Ray's crime was of a political, not personal,

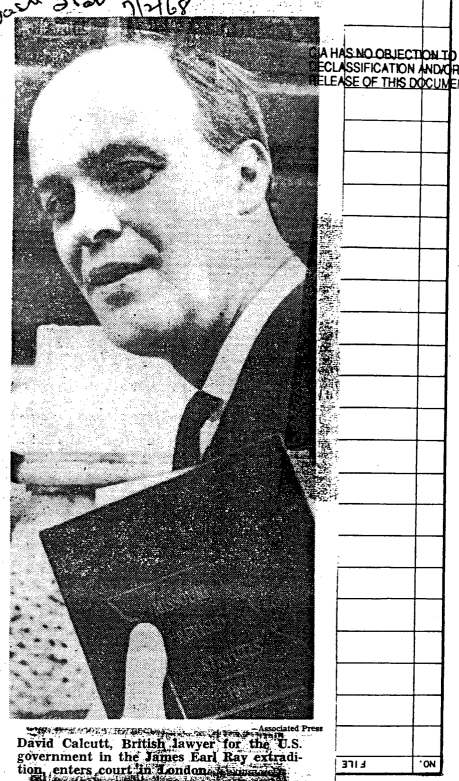
* OR CHARGEOUT

"I do not hold so," Milton

Milton said that assassination of Dr. King "on the face of it was an individual act when there was no insurrection in existence or, as far as one knows, in prespect."

Frisby had argued that within the context of civil rights agitation, King's slaying in Memphis, Tenn., April 4 was a political

Milton said that "40 hold



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take place within context of

"something larger" to be construed as political.

case, I should have had a little

more freedom to write and visit

people."

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possibly make any uniterence in Ray did not know Dr. Ame and my decision on this case."

But David Calcutt, attorney for the U.S., stated that parts of Ray's allegations were incorect.

Ray Makes Statement

Ten minutes after court had adjourned for lunch, Ray, who t his hearing Thursday denied having killed Dr. King, returned nake a statement.

Ray said he objected (as he statement of his reaction June 8 n knowledge that he was wanted for murder in U.S.

Butler testified on Thursday that Sneyd said, "Oh, God . . . I feel so trapped" as he slumped into a chair and placed his head in his hands.

Ray said he was objecting to Butler's statement "in view of the fact that this case will probably be given wide publicity in the United States, especially in the so-called liberal press.'

Couldn't See Attorney

He also objected to the fact that he had not been allowed to see his American attorney, Arthur Hanes of Birmingham, Ala. Ray said he' believed there

was "a connection" between extradition hearing and "the trial in the States".

He added, "I think that in view of the seriousness of this case, I should have had a little more freedom to write and visit people."

As Ray stood at the afternoon session to hear the chief magistrate's decision, Milton said:

Both (defense) submissions fail and the accused will be commiffed to prison to await extra-dition to the United States on both charges."

Remanded to Prison

Ray was remanded to prison until July 9 on two lesser British charges of using false passport to enter the United Kingdom and carrying an unlicensed firearm when he was arrested at London's Heathrow Airport on June

Ray heard the verdict in si lence before being hustled out of court by detectives.

The federal charge of conspir-ing to deprive Dr. King of his civil rights, since this is not covered by the extradition treaty, has been dropped. Ray can be tried in the U.S. only on those charges for which he is extradited.

Throughout today's hearing, Ray, wearing an open necked white shirt and a blue patterned suit, sat flanked by detectives. Police frisked newsmen and spectators before allowing them into the court, which is directly opposite Covent Garden Opera House.

Defense Presents Arguments

Frisby argued this morning that for the offense to be a politi-

had nothing against him personally. He termed Dr. King " cal figure engaging in political activities" as he sketched in outlines of the civil rights offensive beginning with the Alabama bus boycott of 1955, which Dr. King led. Political Activities Claimed As further evidence of the political nature of Dr. King's activdid Thursday) to chief Scotland ities, Frisby cited 1964 presiden-Yard detective Thomas Butler's tial campaign, in which Dr. King and other Negro leaders urged their supporters to vote for President Johnson rather than Senator Barry Goldwater, the Republican candidate. He said that some observers estimated that 90 percent of the Negro voters followed these instructions. He credited Dr. King in 1964, against background of violence, of obtaining passage of the civil rights law which, among other things, banned segregation in interstate transport.

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These acts, Frisby argued, were "clearly" of a political nature. If no personal motive could be detected for murder of Dr. King, he said that "the odds are that the crime was political." Calcutt argued that "a lone murder of a public figure" can-

not be said to satisfy the requirement that such act should take place within context of "something larger" to be construed as political.

He said that the defense had presented no evidence that any sort of state of insurrection existed in the U.S. at time of Dr. King's murder.

Calcutt contended that "not one shred of evidence" had been presented to show that Dr. King had been assassinated "to further any larger enterprise.'

"It was a lone assassination for purely private purposes," he said.

Calcutt argued that it was clear that concept of political asylum is for "refugees from something other than criminal acts."

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	appeal the decision. The magistrate granted Ra				
	legal aid to pursue his appeal is	n **			1
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· · · · · · · · · · · · · · · · · · ·	There was no reaction from spectators in the crowded court-	ed States. But he refused to accept the defense contention that			_
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		to apply only to the first-degree-	in the United States, especially		
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,		ing in Memphis April 4.	"I would urge this court to		1
**		On Personal Grounds	take in the totality of the cir-		
		- 	cumstances," Ray said. "One,		1
		When Ray was put on the	that I did not sign any kind of		1
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		20, he was wanted also on a	the fact that I said I did not		1
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		deny King his civil rights.	anybody connected with the		
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	 	killed King, or even knew him. Frisby told the court that	ment.		
:		whoever did the shooting did not	"One other thing I object to,		1
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		in King's murder.	"He subsequently made a trip		
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		carrying charges under the alias	would be permitted to read the		
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			private purpose."	denial today "especially in view		
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			no conspiracy seemed intended	probably be given wide publicity		
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			ing in Memphis April 4.	Never Signed Anything		
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			20. he was wanted also on a	statement whatsoever, and also		
		1	federal charge of conspiracy to	the fact that I said I did not	1	
		1	deny King his civil rights.	want to have conversation with		
			The prisoner has denied he	anybody connected with the	 	
			killed King, or even knew him.	United States Justice Depart-		
		l	Frisby told the court that	ment.	1. 1	•
			whoever did the shooting did not	one other thing I object to,		
		1	do it on personal grounds but	I'm sure it is not connected with	[
		 	because he disapproved of the	the case. I believe there is a	 	
			type of activity King was con-	connection between this hearing		
			ducting.	and the trial in the States. Short-	l i	
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	e .		Milton said he found no difficul-	British authorities, I engaged an	!	•
			ty in establishing that there was	according — and Difficu States —		
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			in King's murder.	ham, Ala.	1	
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	ANALYSIS. OR CHARGEDUT	PAGE	tion without difficulty Ray was	sible and that he would forward the letter to Mr. Callaghan. Evi-	TYPE	רב ואס.
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			carrying charges under the alias	would be permitted to read the		
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			before me.	to write and visit people in the		
			Lawyers close to the case said	circumstances. That is all I have		
			an appeal would be carried to	to say and I would like to thank		
			the High Court with arguments	the court "		
			on the same political grounds as			
			Milton rejected in Magistrate's	g a de la la la del de deservició de la	ı	
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Should the High Court reject the appeal, Ray could go to the House of Lords, which is Britain's highest court. But he

could make an appeal to the Lords only on a point of law. The extradition order against

the 40-year-old prisoner was on two grounds — being "a fugitive criminal accused of murder"

and "a fugitive convicted of robbery." This traces to his escape in April 1967 from the Missouri State Penitentiary at Jefferson City, where he was starting his eighth year of a 20-year sentence

Two British charges on which Ray was arrested at London Airport June 8 — having a forged Canadian passport and an unlicensed gun — are due to come up next Tuesday. In view of the developments, they may be

Ray Makes Statement Ray voiced a complaint about British officialdom in the final

for armed robbery.

dropped.

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ANALYSIS. OR CHARGEOUT

Ray on Stand, Denies Killing Of Dr. King

LONDON (UPI) - James Earl Ray took the witness stand today in his fight against extradition and denied he was the assassin of Dr. Martin Luther King Jr.

Asked by his counsel "did you kill Dr. Martin Luther King? Ray replied quickly and in matter-of-fact tones:

"No, sir. Ray had entered the courtroom in historic Bow Street Magstrate Court chewing gum, his face already showing the begin

ning of five o'clock shadow. He hunched forward, his jaw muscles twitching from time to time, as British attorney Qavid Calcutt, acting for the "single hand" killer of King and Ray then resumed his seat in demanded his return for trial as from the iron-railed a murderer. Ray, who has been silent since his arrest at London airport June 8 on charges of having illegal passports and carrying a pistol, rose after his lawyer announced to a stunned court; "I call my client." Ray, flanked by two Scotland Yard detectives, marched to the witness stand. One of the detectives guarding him against possible assassination attempts shifted between latal shots. him and the main body of the court.

Prisoner Not Sworn In

"I think you should sit here bly at the end of the week. and take the oath seated," Magistrate Frank Milton said

The attorneys and the magistrate then discussed under what seat when told during an intername Ray should be sworn in. view that he was suspected of He was arrested as Ramon being Ray, wanted for murder George Sneyd. It was decided with a gun and other crimes in not to swear him in at all but the United States. merely to have him answer his counsel's questions.

"Are you the men arrested at London Airport June 8?" his

quickl yand clearlyg ETAOIN

Killing of Dr. King Denied by Prisoner

Continued From Page A-1 were correct and Ray said, unconscionable length of time.'
"Yes, that's correct."
"The third time Mr. Stevens

The clerk then asked Ray if he would like to sign his statement. room window," Calcutt said.

Ray suddenly leaned forward in the chair, looked slightly surprised and said, "Well, how would sign it?"

The comment uttered with a trace of Southern accent drew mild titters from the courtroom.

Won't Sign Document

There was more consultation between the magistrate and Frisby and Frisby then said Ray United States, said he was the should not sign the document.

Calcutt had begun his testimony today by accusing Ray of executing the "calculated, brutal and senseless murder" of King April 4, in Memphis, Tenn., with a rifle which bore his fin-

gerprints.
"In my mind this was the single-handed work of this defendant," Calcutt said.

He said a witness saw him enter a Memphis boarding house bathroom and heard him fire the

The testimony today was so lengthy the British magistrate said there would have to be another hearing next week, proba-

The chief Scotland Yard superintendent, Thomas Butler, said the accused slumped to a

But Butler said Ray made no admission of guilt.

Said He Felt Trapped

Eur - Eur U.S. authorities the Saw Ray en quickly and clearly ETAOIN ter a rooming house bathroom quickly and clearly and showed overlooking the motel where had seen earlier with our bathroom a shot fired Brewer (the landlady) in Room

"The third time he stayed an

"The third time Mr. Stevens heard a hsot fired from the bath-

"A minute later, Mr. Stevens saw a man coming from the bathroom. He was the same man who had booked accommodation," he continued.

King was hit as he stood on a motel balcony. Investigators said the shot was fired from thebathroom window in the rooming house across the street

As Ray stood — showing apparent emotion — in the pro-oner's dock, Calcutt Indian him and said: 'This ire death was the work of this exim inal."

Work of "Single Hand"

Calcutt described the crime a "the working of a single hand."
Today's was the third British court appearance for the 40-year-old escaped convict from Missouri since Scotland Yard its tectives arrested him at a Lon don airport June 8 and tan per him with possessing fall ports and a loaded pistor. he was traveling under the name of a Toronto policeman, Ramon George Sneyd.

One hundred policemen guarded Ray at the hearing. He rode to the court in a black police. paddy wagon.

Calcutt quoted Stevens as saying he was certain a shot had been fired from the bathroom window, "because a partition be tween my kitchen and the hath room was very thin."

Saw Man Running

"I looked through a th pane of glass and heard coming from across the the direction of the Lorente tel," the lawyer quoted strain 'I opened my door and lin toward the bathroom was open. I saw a man fifth He was carrying a build to looked to be about the feet long and six to eigh in wide. It was wrapped in pers."

wuay in his right against extradition and denied he was too in the chair, looked slightly surassassin of Dr. Martin Luther King Jr. prised and said, "Well, how would lign it?" Asked by his counsel "did you kill Dr. Martin Luther King" Ray replied quickly and in matter-of-fact tones: "No, sir." trace of Southern accent drew Ray had entered the courtroom in historic Bow Street Magistrate Court chewing gum, his face already showing the beginmild titters from the courtroom. Won't Sign Document ning of five a clock shadow. He hunched forward, his jaw muscles twitching from time There was more consultation between the magistrate and to time as British actionney Qavid Calcutt acting for the Frisby and Frisby then said Ray United States, said he was the should not sign the document. 'single hand" killer of King and Ray then resumed his seat in demanded his return for trial as front of the iron-railed prisoner's dock. Ray, who has been silent since Calcutt had begun his testimoinal." his arrest at London airport by today by accusing Ray of June 8 on charges of having executing the "calculated, bru-illegal passports and carrying tal and senseless murder" of illegal passports and carrying a pistol, rose after his lawyer King April 4, in Memphis, Tenn., announced to a stunned court with a rifle which bore his fin-"I call my client." gerprints. Ray, flanked by two Scotland gle handed work of this defend-In my mind this was the sin-Yard detectives, marched to the ant," Calcutt said. witness stand. He said a witness saw him One of the detectives guarding enter a Memphis boarding house him against possible assassinabathroom and heard him fire the tion attempts shifted between fatal shots. him and the main body of the The testimony today was so court. lengthy the British magistrate George Snevd said there would have to be an-Prisoner Not Sworn In other hearing next week, proba-"I think you should sit here by at the end of the week. and take the oath seated," Mag-istrate Frank Milton said The chief Scotland Yard supaddy wagon. perintendent, Thomas Butler, The attorneys and the magis said the accused slumped to a The attorneys and the magistrate then discussed under what seat when told during an intername. Ray should be sworn in view that he was suspected of He was arrested as Ramon being Ray, wanted for murder George Sneyd. It was decided with a gun and other crimes in not to swear him in at all but the United States. room was very thin." merely to have him answer his But Butler said Ray made no counsel's questions. "I looked through admission of guilt. 1 "Are you the men arrested at Said He Felt Trapped London Airport June 8?" his attorney Rober Frisby asked The accused had been standine accused nad been standing up, but at this he suddenly attributed down in the seat behind but but its fead in his hands and said the od!' Butler said inoment or so he addices to the said in the seat behind the said. "Yes ir," replied Hay
Did you know Martin with
Kung personally?" ANALYS IS. OR CHARGEOUT u ne. U.S. authorities the saw Ray en-ter a rooming house bathroom Ray s quickl yand clearing control wide. It was wrapped pers." overlooking the motel where had seen earlier with Mrs.
King died, heard a shot fired Brewer (the landlady) in Room quickly and clearly and showed little emotion. Then Frisby asked: "Did you kill Dr. Martin Luther King?" from the bathroom and saw Ray 5B. I went back to the window And with no change of expression and almost matter-of-factly came the denial.

"No, sir," Ray said.

Political Crime Indicated

"The whole burden of my case is

that Dr. King is a political fig-

ure." The extradition agreement

between the United States and

Britain does not cover political

During his entire brief testi-

mony Ray sat back in his chair

in the witness box, resting his

left arm on the railing. He ap-

peared in full control of himself

and only the squeaky tone of his

voice in his first answers be-

The court clerk, using a foun-

in pen, took the procedure

Can 1141

in shorthand and then read

'r to ray. He asked if it

traved his inner turmoil.

crimes.

Frisby had told the court:

He identified the witness as a 'Mr. Stevens.' A resident of the rooming house in Memphis at the time of the slaying was harles Stevens.

Ray sat wordless, shoulders hunched forward, his jaw muscles twitching from time to time like a man clenching his teeth. Calcutt said Ray bought the murder rifle with a telescopic sight and fired the fatal bullet from the window of a Memphis boarding house.

Seen By Witness

"The defendant saw the landlady and was seen by a witness, a Mr. Stevens who saw Ray enter the boarding house bathroom three times on the day King was assassinated," Calcutt quoted Stevens as saying.

re minute later, Mr. Dievella saw a man coming from the bathroom. He was the same man who had booked accommos dation," he continued.

King was hit as he stood on a motel balcony. Investigators said the shot was fired from the bathroom window in the rooming house across the street

As Ray stood — showing ind apparent emotion — in the prisoner's dock, Calcutt longed him and said: "This tragic death was the work of this crim

Work of "Single Hand"

Calcutt described the crime as "the working of a single hand." Today's was the third British court appearance for the 40-year-old escaped convict from Missouri since Scotland Yard de tectives arrested him at a Lor don airport June 8 and charged him with possessing false pass ports and a loaded pistor. He was traveling under the name of a Toronto policeman, Ramon

One hundred policemen guarded Ray at the hearing. He rode to the court in a black police

Calcutt quoted Stevens as saying he was certain a shot had been fired from the bathroom window, "because a partition tween my kitchen and the same was your thin."

Saw Man Running

pane of glass and hear coming from across the the direction of the Lore tel," the lawyer quote "I opened my door and toward the bathroom was open. I saw a man remnin He was carrying a build whi looked to be about the confeet long and six to q

and looked toward the Lorraine Motel. I saw a lot of men and policemen."

The barrister charged the bundle the man carried contained the murder rifle, with telescopic sight, and binoculars. Calcutt said there was strong evidence the bullet that killed King came from the rifle. He said the United States also had evidence Ray. purchased the rifle. The rifle was found in a doorway on the street.

Calcutt quoted a deposition from George Bonebrake, U.S. Department of Justice fingerprint expert, that three fingerprints found on the murder rifle, its telescopic sight and a pair of binoculars found outside the rooming house matched prints of Ray on file with the FBI.