

44-38861-5212

In replying to this letter, please write on the envelope:

Number 059184 Name SNEYD

H. M. PRISON,  
HEATHFIELD ROAD,  
WANDSWORTH,  
LONDON, S.W.18.

DEAR SIR;

6-29-68

I thought I would write you  
in regards to my extradition  
hearing which began Thursday,  
Today is to be sunny for  
afield and at this point I think  
it might of been a mistake to  
submit extradition I won't go into  
details as you probably have read  
the details in the paper.  
I suppose you read the paper  
that my English attorney sent  
you concerning Mr. Wilson press  
conference. In my opinion one  
there, Sgt. Butler of Scotland  
yard stood where Wilson left  
off but I may correct some  
of it Tuesday when the hearing  
resumes. I read the letter you  
sent me and I have no  
intention discussing the case

No. 243 (25150-3-10-62)

with anyone, I would also  
like to say that I have  
no intention of making any  
oral statement just that  
I have nothing to hide, but  
I would rather tell my  
version to a court of law.  
I am also going to write Mr.  
General Clark to this effect  
as it will stop them from  
dreaming up something while  
they are taking me from  
London to the U.S.  
That was highly unusual for  
the British government not  
letting you visit means they  
have a special place for  
so called security cases.  
From what I gather from my  
English lawyer the U.S. government  
had something to do with  
keeping you from seeing me.  
Do you think it would be  
worth while to talk it up  
with a congressman?  
Also I am writing my brother and  
asking him to send you a  
return. I'd desire that further  
when I see you.

also I have read where  
they are getting a special  
place reserved in the Memphis  
Joint for television coverage  
I think I have had enough  
publicly would this be any  
way to prevent this or do  
you think it necessary to prevent  
it  
that all I can think of at the  
present

Sincerely

R. G. Inez

Britton, James W. O.

M.F. 59152 MAPLEWOOD MISSOURI

P.S. Help letter for references

Reg Mail 5

M. R. ARTHUR J. HANES

ATTORNEY AT LAW

617 FRANK NELSON BLDG.

BIRMINGHAM, ALABAMA 35203

U. S. A.

44-38861-5212

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Number 059184 Name SNEYD

H. M. PRISON,  
HEATHFIELD ROAD,  
WANDSWORTH,  
LONDON, S.W.18.

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present

Sincerely

R. G. Inez

Brittish phone no.

M.F. 59152 MAPLEWOOD MISSOURI

P.S. Help letter for references

2/16-68

In replying to this letter, please write on the envelope

Number 10/111 Name S. J. J. J.

HEATHFIELD ROAD,  
WANDSWORTH,  
LONDON, S.W.15.

DEAR SIR;

I AM AT PRESENT BEING HELD  
IN WANDSWORTH PRISON AWAITING THE  
COMPLETION OF AN EXTRADITION  
HEARING AND PROBABLY DEPARTURE TO  
THE U.S.A. ON THUR. 21-1-68  
MR. BERTHOLOTTI HANES MY ATTORNEY  
FROM THE UNITED STATES CAME  
TO LONDON FROM THE U.S. TO  
SEE ME. ONE OF THE PERSONS  
HE CAME HERE WENT TO CONSULT  
WITH ME ABOUT A MURDER  
CHARGE AGAINST ME IN THE U.S.  
UPON MR. HANES ARRIVAL IN LONDON  
HE CONTACTED MY ENGLISH LAWYER  
MR. ROGER FRISBY AND ASKED MR.  
FRISBY TO APPEAR FOR HIM TO  
VISIT ME AT THE PRISON. MR.  
FRISBY THEREUPON REQUESTED  
PERMISSION FROM THE HOME OFFICE  
OVER

No. 243 (25150-3-10-52)

5015  
H-1-10-68



FOR MR. HANEC TO CONSULT  
WITH ME. THE HOME OFFICE  
REFUSED ON THE GROUNDS  
OF SECURITY THIS SEEMS A  
VERY LAINE EXCUSE AS THEY  
HAVE A SPECIAL PLACE HERE  
FOR JUST SUCH PURPOSES IT  
CONSISTS OF A PARTITION OF A  
SMALL WINDOW AND YOU THINK  
THROUGH HEAVY SCREENS.  
I THINK FORMER HOME SECRETARY  
MR. SANDS WOULD CONFIRM THIS.  
FOREIGN POLICE AND OTHER  
PEOPLE CAN VISIT ME.  
THEIR HAS BEEN MUCH EVIDENCE  
GIVEN AT MY HEARING IN  
MAGISTRATE COURT AND ITS POSSIBLE  
MY CASE HAS BEEN PREVIOUSLY BY  
NOT SEEING HIM SINCE THE  
HEARING AND MY TRIAL IN THE  
U.S. ARE INTERRELATED.  
SINCE THESE CHARGES ARE  
INTERRELATED I THINK IT IS  
HIGHLY UNUSUAL FOR THE BRITISH  
GOVERNMENT TO DENY ME THE  
RIGHT TO SEE MY U.S.  
ATTORNEY, EVEN IN THE  
SO CALLED TORN CURTAIN  
COUNTRIES YOU CAN HAVE

44-38861-13

VISITORS FROM ONE'S OWN  
COUNTRY I HAVE WRITTEN  
TO THE HOME OFFICE AND  
PLEASE ENJOY BY AN ORDER  
THAT ARE FORGET AND WRITING YOU  
WITH THE THOUGHT YOU DATE  
MAKE INQUIRIES AND IF THE  
GOVERNMENT ACTION BE ILLEGAL  
YOU WILL PREVENT IT FROM  
HAPPENING IN THE FUTURE

SINCERELY

Richard George Doyle

4-2-56  
MR. EDWARD HEATH, M.P.

6-15-68

Dear Jimmy:

I will drop you a few lines to let you know what I heard about you over there.

I'm calling the Lawyers that you know of to see if you are going to stay in Canada or return and if I can see you in any way.

I call 'Perry Foreman' that will know what Lawyers you know only take your name if you ask him.

Judge Casey told the F.B.I. 3 weeks ago that they were going to Review your sentence at Jeff. City, Missouri then I jump the F.B.I. after I saw Howard of Missouri sent copies paper of the news, the F.B.I. told me to call the Judge and District Attorney.

44-3-150

You will find phone no. by  
you can make a call. Call collect  
no. (M 5-59 15 2) (Mpls. area)  
also write to  
me at her address John Ray  
9025 Belvue  
Mpls. Minn.

44-38861-27



UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

In Reply, Please Refer to  
File No.

REGISTERED

Date: October 2, 1968  
To: Director, FBI (44-38861)  
From: Legat, Ottawa (44-4)  
Subject: MURKIN - COST DATA

*JAGGONSON*

Remylet 9-4-68.

During the month of September, the Legat spent two hours on Murkin with no undue expenses either in the way of travel or telephone calls.

Clerical personnel of the Ottawa Office spent half an hour on Murkin.

3 - Bureau  
1 cc - Liaison Direct  
1 - OTT  
MLI:jhc  
(4)

44-38861-1111  
NOT RECORDED  
OCT 7 1968

~~SIX~~

~~THREE~~

56 OCT 10 1968

RECEIVED  
GENERAL INVESTIGATIVE  
OCT 7 2 52 PM 1968  
F. B. I.  
U. S. DEPT. OF JUSTICE

REC'D  
FBI  
OCT 7 5 25 PM '68

REC'D  
FBI

( )  
:

TO : SAC, NEW YORK  
FROM : SAC, NEW YORK  
SUBJECT: [Illegible]

RE: [Illegible]

F B I

Date: 9-28-68

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

Via AIRTEL AM  
(Priority)

TO: DIRECTOR, FBI (44-38861)  
FROM: SAC, MEMPHIS (44-1987) P

MURKIN.

There are enclosed herewith original and one copy of clipping from the "Memphis Press-Scimitar" of 9-27-68, setting forth results of contempt hearings in instant case.

3 BUREAU (Enc. 2)(AM)  
1 MEMPHIS

RGJ:BN  
(4)

*Handwritten:* 1-68  
1-30/68

*Stamp:* RECEIVED  
FBI - MEMPHIS

*Handwritten initials:* SK

Approved: [Signature]  
Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

61 OCT 3 1968

Handwritten initials or signature in the top right corner.

FBI

SEP 29 11 37 AM '64

SEP 29 11 37 AM '64

SEP 29 11 37 AM '64





(Mount Clipping in Space Below)

# Lawyers Battle

## in Court

# Over Reports

# About Ray

(Indicate page, name of city and state.)

Page 1 and 4

MEMPHIS PRESS-SCIMITAR

Memphis, Tenn.

Date: 9-27-68

Edition: HOME EDITION

Author:

Editor: Chas., H. Schneider

Title:

Character:

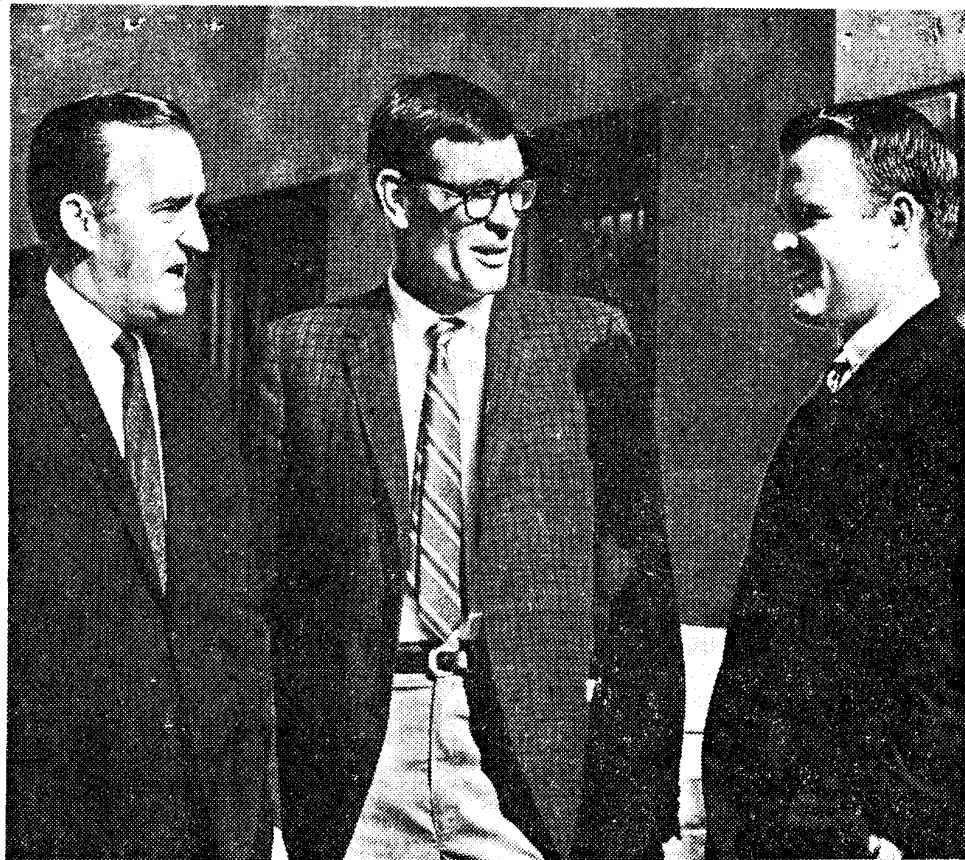
or

Classification:

Submitting Office: Memphis

Being Investigated

ENCLOSURE



**TWO CONTEMPT DEFENDANTS CONFER WITH ATTORNEY**

Arthur Hanes, attorney for James Earl Ray, and Roy Hamilton, Press-Scimitar reporter, defendants in the contempt case, are shown with Arthur Hanes Jr., attorney for his father.



**RENFRO HAYS**

Before contempt hearing started.

—Press-Scimitar Staff Photos by William Leaptrott

# Judge Hears Testimony On Contempt

Hanes and Son  
Duel With  
Lucius Burch

Arthur Hanes took the witness stand in Criminal Court today and had heated exchanges with a prosecutor over whether Hanes was guilty of violating a court order against talking "for publicity."

Hanes, defense lawyer for James Earl Ray in the slaying of Dr. Martin Luther King, was one of four persons ordered to show cause why they should not be held in contempt of Judge Preston Battle's court order to restrain pre-trial "publicity."

## CHARGED

Named with Hanes were Renfro T. Hays, a private detective employed by Hanes; Charles Edmundson, a reporter for The Commercial Appeal; and Roy Hamilton, a reporter for The Press-Scimitar.

Serving as prosecutor was Lucius Burch, who is also one of a seven-member committee of the Memphis and Shelby Court Bar Association appointed by Battle to assist in restraining publicity.

Judge Battle had ordered both defense and prosecution attorneys, their agents and employes, all law enforcement officials of Memphis and Shelby County, all potential witnesses and all employes at the Courthouse and the County Office Building from "giving interviews or making extra-judicial statements prejudicial to a fair trial by an impartial jury." All of these persons were served with a copy of the order and Memphis newspapers and other news media were sent a copy of the order.

## ORDERS READ

The hearing opened with a reading of the court orders issued by Judge Battle concerning publicity. Stories from The Commercial Appeal and The Press-Scimitar were read, along with the stories published on Sept. 12 for which Hamilton and Edmundson were ordered to show cause why they should not be held in contempt.

Bubba Blackwell, Criminal Court Clerk, produced lists with Hamilton and Edmundson's signatures on which they had signed for copies of Judge Battle's orders issued on July 30. This was an at-

Turn to Page 4—LAWYERS

# Lawyers Clash as Judge Hears Contempt Cases

From Page 1

tempt to show that the two reporters had knowledge of the court's orders, even though newspapers were not cited in them.

The junior Hanes made a motion to exclude all the evidence presented and to dismiss the petition against his client. He said that the evidence presented "is not prima facie evidence against him that these conversations ever took place at all," that they were hearsay evidence.

## DENIAL

Judge Battle interrupted: "Does he deny these conversations took place?" The young lawyer seemed a little hesitant about answering. Battle insisted: "Answer my question. Does he deny these conversations?"

Then young Hanes said: "Yes, he must deny the substance of the reports (of the conversations). He is in the process of preparing major litigation. If he is going to be subjected to hearsay evidence, he would be subject to the will or vagary of any reporter or editor across the country." He said his father would "be spending all his time" defending himself against such charges.

Battle refused to dismiss the charges and said: "There are real issues to be decided here and now." He referred to the attorneys for the defense as "lawyers who show proneness for making press statements" and holding press conferences.

Burch asked if the senior Hanes said he had been misquoted by Hamilton and Ed-

mundson. "If so, we want it in the record by a sworn statement," Burch said.

## BURDEN OF PROOF

The junior Hanes asked: "Your honor, is the burden of proof on the defendant?"

Battle replied: "No, on the petitioners to the case, but they have a right to ask for an affidavit that says he was misquoted."

Hanes read several parts of the Commercial Appeal article of Sept. 12 and denied that they constituted any violation of the order.

Battle then asked about the statements in The Press-Scimitar article of Sept. 12 and about the statements allegedly made in an interview printed in an Associated Press report from Birmingham.

Battle asked if the senior Hanes made the statements that were reported in the story of the Birmingham interview. Hanes replied: "No, not to Mr. Hamilton."

## AP REPORT

Battle replied: "No, it was not made to Mr. Hamilton. It was made and disseminated in an Associated Press report which was picked up by Mr. Hamilton." Then Battle said he wanted to know if Hanes had ever made any extra-judicial (outside the courtroom) statements concerning the Ray case. At that point the junior Hanes offered to put his father on the stand and did so.

The senior Hanes took the stand. After being shown the newspaper clippings admitted that he had made complaints about Ray's treatment in open court, he said: "I did not set up any interviews. I did not call any press conferences."

He said he had declined to answer many questions put to him by newspaper reporters. The junior Hanes asked if he had ever intimated that

Ray might not be able to stand trial Nov. 12 as scheduled because of his treatment in the jail.

## EARLIER TRIAL

The senior Hanes said in reply: "As a matter of fact, I think this case should have gone to trial earlier. It was set earlier, but obviously for political reasons or some other reasons it was reset until Nov. 12."

## POSTPONEMENT

The junior Hanes reread the statement concerning the postponement from The Press-Scimitar article of Sept. 12 and asked if he denied ever making that statement outside the courtroom. The senior Hanes said he did.

Burch asked the senior Hanes if he denied making the statement attributed to him concerning Ray's treatment in the jail. He again denied making the statement.

Hanes continued: "I'm more interested than anybody else, except the judge, in seeing that my client gets a fair trial. I ask you, am I going to do anything to prejudice my client's case?"

Burch replied: "Are you also interested in the State getting a fair trial?"

## MERITS

"I certainly am, sir," replied Hanes. "I have told the press around the world I would not comment on matters going into the merits of this case."

During the exchange between the two attorneys, they frequently interrupted each other, causing the junior Hanes to complain to the court about the by-play. He also objected to the manner in which Burch questioned the senior Hanes.

His objection was overruled.

Hanes continued his statement: "I have not called any press conferences for publicity. I don't need it. This case itself attracts publicity."

## DEFENSE

"I am concerned with the problem of pre-trial publicity. I have argued against it before this court and I believe in it. But I'm going to defend my client with everything in my might."

Burch asked the senior Hanes if he intended in the future to make any statements in violation of the court's order prohibiting extra-judicial statements.

The two attorneys then discussed what constituted extra-judicial statements.

Burch asked Hanes if he thought the statements concerning Ray's treatment "will cause sympathy in the community."

Hanes replied he couldn't judge that. He said the question of whether Ray could get a fair trial could only be determined after a jury had been selected.

Hanes said in reply to a Burch question: "I had a lot of reporters call me, but I have not made any statement prejudicial."

## 'BUG' STATEMENT

Burch said: "Have you ever made a statement outside this courtroom to any person that . . . Ray has 'enough to bug anybody' because of tight security and bright lights in his cell?"

F B I

Date: 9-27-68

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

Via AIRTEL AM \_\_\_\_\_  
(Priority)

TO: DIRECTOR, FBI (44-38861)  
FROM: SAC, MEMPHIS (44-1987) P  
MURKIN.

There are enclosed original and one copy each of newspaper clippings in captioned matter.

3 BUREAU (Enc. 6)  
1 MEMPHIS

RGJ:BN  
(4)

*Handwritten notes and stamps:*  
10/1/68  
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10/31/68  
1968

C. C. Bishop

Approved: Reifen Sent \_\_\_\_\_ M Per \_\_\_\_\_  
Special Agent in Charge

51 OCT 3 1968

RECEIVED  
FEB 11 1969  
U.S. DEPT OF JUSTICE

RECEIVED  
FEB 11 1969  
U.S. DEPT OF JUSTICE

(Mount Clipping in Space Below)

## 'Ray, Attorney Confer Again

Arthur J. Hanes held another jail cell conference with James Earl Ray today while Hanes' son, Arthur J. Hanes Jr., prepared to defend his father at a contempt hearing.

"I told my son that's one case he had better win or look for another law partner," quipped the senior Hanes, a former mayor of Birmingham.

Hanes, two Memphis newsmen and a private detective have been cited to appear before Judge W. Preston Battle at 9:30 a.m. tomorrow and show cause why they should not be held in contempt.

A petition filed last week by the Bar Association committee appointed by the judge to advise him on pre-trial publicity charged Hanes and the others with violating the court's anti-publicity order.

(Indicate page, name of newspaper, city and state.)

— PAGE |

— MEMPHIS PRESS-  
SCIMITAR

— MEMPHIS, TENN.

Date: **9-26-68**

Edition: **Home**

Author:

Editor: **Charles H.**

Title: **Schneider**

Character:

or

Classification: **44-1987**

Submitting Office: **Memphis**

Being Investigated

# Canale Says Guards Don't Eavesdrop

**Attorney General  
Denies Charge By  
Ray's Attorney**

**By ROY B. HAMILTON**  
Press-Scimitar Staff Writer

Atty. Gen. Phil Canale today "emphatically denied" a defense charge that guards eavesdrop over microphones on conversations between James Earl Ray and his chief legal counsel, Arthur B. Hanes Sr. in Shelby County Jail.

In a two-page written reply to defense motions filed last week, the attorney general said the microphones in Ray's cell are turned off during his conferences with Hanes.

"In truth and fact, the petitioner (Hanes) has had tests performed at his request showing to the petitioner's satisfaction that his conferences with Ray cannot be heard by guards in the cell," Canale said.

## REQUESTS

The defense motion asked Criminal Court Judge W. Preston Battle to order Sheriff William Morris to "cease and desist" from using television cameras, bright lights and microphones to monitor Ray's cell on the third floor of the county jail building.

Hanes charged he has never been able to talk to the prisoner outside of the presence of at least two guards and without being subjected to the scrutiny of television cameras and microphones.

(Mount Cl)

"The attorney general is curious as to how the petitioner knows what has been or has not been heard by the guards assigned to Ray's cell," Canale stated in his answer, filed in the Criminal Court Clerk's office this morning.

## 'FOR SECURITY'

Asking Judge Battle to reject Hanes' motions, Canale maintained that the microphones were placed in the cell for security reasons. As to defense contentions that the sheriff's office should be stopped from censoring correspondence between Ray and his attorneys, Canale said the state is legally entitled "to read any written communication emanating from the prisoner Ray to anyone. For the sheriff not to do his duty in this regard would be incongruous with his duty to this office and to the people of this community."

Arguments on the motions are scheduled to be heard in Judge Battle's court Friday, the same day a hearing is scheduled on a contempt petition. Hanes, two newspaper reporters, Roy Hamilton of The Press-Scimitar and Charles Edmundson of The Commercial Appeal, and a private investigator, Renfro Hays, have been instructed to appear before Judge Battle and show cause why they should not be held in contempt for violating the court's pre-trial, anti-publicity order.

Hanes and his son, Arthur J. Hanes Jr., who is assisting in Ray's defense, are flying to Memphis from Birmingham tonight. Ray's murder trial in the slaying of Dr. Martin Luther King is set for Nov. 12.

(Indicate page, name of newspaper, city and state.)

PAGE 1

MEMPHIS PRESS-  
SCIMITAR

MEMPHIS, TENN.

Date: 9-25-68

Edition:

Author: CHAS, H. SCHNEIDER

Editor:

Title:

Character:

or

Classification:

Submitting Office: MEMPHIS

Being Investigated



(Mount Clipping in Space Below)

# Arresting Officer In London Expected As Ray Witness

By CHARLES EDMUNDSON

Detective Supt. Tommy Butler of Scotland Yard, who arrested James Earl Ray at London's Heathrow Airport June 8, is expected to be a key witness when Ray goes on trial in November on a charge of murdering Dr. Martin Luther King Jr.

Atty. Gen. Phil M. Canale last night confirmed that Superintendent Butler's name is on the list of prosecution witnesses Criminal Court Judge W. Preston Battle ordered given to Ray's attorneys.

The list is understood to contain the names of other detectives from London and those of several FBI investigators.

The list is described as "potential witnesses." But Superintendent Butler, a 55-year-old bachelor famed for such things as solving London's 1963 seven-million-dollar train robbery, is considered certain to be subpoenaed.

Meanwhile Ray, in his suite at Shelby County Jail, was reported by Mr. Canale as "averaging nine hours sleep in 24

and no more disturbed or nervous than any other defendant called on to answer an indictment by which he could be sentenced to die."

The attorney general described Ray's condition in an answer filed in the Criminal Court clerk's office to charges that bright lights and television cameras interfere with the prisoner's sleep and possibly endanger his health.

Arthur J. Hanes of Birmingham, chief counsel for Ray, had charged that the conditions of Ray's imprisonment

constitute "cruel and unusual punishment."

Mr. Canale agreed that microphones have been installed in Ray's cell but denied this constitutes a violation of the prisoner's right to private counsel.

The microphones are used for security purposes only and are turned off when Mr. Hanes and Ray confer, the attorney general said. Tests have been made and have proved to Mr. Hanes' admitted satisfaction that his conferences with the defendant are private and not overheard, Mr. Canale said.

Mr. Canale described as "ridiculous to the point of being ludicrous" Mr. Hanes' charge that television cameras are being used as a substitute for a lineup in preparing witnesses to identify Ray at the trial.

"If this were done, it would not be competent evidence under United States Supreme Court decisions," Mr. Canale added.

Mr. Hanes and his son, Ar-

thur Hanes Jr., are to spend today in Memphis going over items of evidence, including the white Mustang in which Ray is said to have escaped from Memphis after shooting Dr. King April 4.

Mr. Hanes is also expected to file today his reply to Judge Battle's order to show cause why he should not be held in contempt of the court's order forbidding publicity that might interfere with a fair trial. The contempt hearing is set for 9:30 a.m. tomorrow.

(Indicate page, name of newspaper, city and state.)

Page 14

The Commercial Appeal

Memphis, Tenn.

Date: 9-26-68  
Edition: Final  
Author:  
Editor: Frank R. Allen  
Title:

Character:  
or  
Classification:  
Submitting Office: Memphis  
 Being Investigated

Rosen to DeLoach memorandum

RE: MURKIN

ENCLOSURE (1)

4-3061-5013

SEARCHED

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. DeLoach

DATE: September 30, 1968

FROM : A. Rosen

1 - Mr. DeLoach  
1 - Mr. Rosen  
1 - Mr. Malley  
1 - Mr. McGowan  
1 - Mr. Long  
1 - Mr. Bishop

SUBJECT: MURKIN

## SYNOPSIS:

This is the case involving the murder of Martin Luther King, Jr. Judge W. Preston Battle, Memphis, Tennessee, issued a court order on September 18, 1968, for the defense to inspect, copy or photograph items and documents of evidence in relation to trial of James Earl Ray on state charges, which include penal records and psychiatric reports of Ray. Mr. Phil M. Canale, Jr., who is handling the state's prosecution advised order is in reference to evidence now in possession of Memphis Police Department, and he does not intend to exhibit to the defense any reports contained in our investigative reports furnished to him by us. Representatives of Mr. Canale were in our laboratory reviewing evidence recovered by us and in our possession. Any evidence they request and we turn over to them will be subject to inspection by the defense. The Department has advised it will no doubt be necessary to turn over some of our evidence to Memphis authorities. Evidence recovered by Memphis is under very strict control of Mr. Canale.

## ACTION:

This matter is being followed closely, and the Department is being furnished a copy of the court order. The Department will be advised of Mr. Canale's interpretation of the court order.

## BACKGROUND:

Judge W. Preston Battle, Criminal Court of Shelby County, Memphis, Tennessee, issued a court order on September 18, 1968, for the defense to inspect, copy or photograph items and documents of evidence in relation to the trial of James Earl Ray on state charges. The items and documents of evidence includes firearm, automobile and objects found therein, guest registers of hotels, motels and rooming houses, penal records of Ray,

Enclosure

REL:jms  
(7)

OCT 2 1968  
CONTINUED - OVER

56 OCT 17 1968

RECEIVED

SEP 27 4 04 PM '68

SEP 30 10 32 AM '68

SEP 28 10 11 AM '68

RECEIVED DIRECTOR J. I.  
F B I U.S. DEPT. OF JUSTICE

SEP 30 11 19 AM '68

SEP 30 1 00 PM '68

F B I  
REC'D DIRECTOR

SEP 30 10 11 AM '68

Rosen to DeLoach memorandum  
RE: MURKIN

psychiatric reports of Ray, television sets, binoculars, or other tangible objects purportedly used or handled by Ray. The judge in this court order denied the defendants motion to produce ballistic and weapons test.

Mr. Phil M. Canale, State Attorney General, Shelby County, Memphis, Tennessee, who is handling the state's prosecution advised the order is in reference to the evidence now in possession of his department as recovered at the scene of the assassination by the Memphis Police Department. It is noted that the court order cites penal records of Ray and psychiatric reports. Reports such as these are contained in the results of investigative reports furnished to Mr. Canale, with Departmental approval. In relation to this Mr. Canale has advised the court order does not refer to the investigative reports furnished to him and he does not intend to exhibit these to the defense.

Three representatives from Mr. Canale's office were in our laboratory reviewing the evidence recovered by us and which is in our possession. According to Mr. Canale, when any of our evidence is turned over to them at their request, the Defense has the legal right to inspect this evidence. There appears to be nothing objectionable in this, as the Department has advised that it will no doubt be necessary to turn some of our evidence over to the Memphis authorities.

Mr. Canale has advised that Arthur J. Hanes, attorney for James Earl Ray, has inspected some of the evidence in possession of Memphis authorities and Hanes has not made any requests whatsoever for inspection of evidence in the FBI's possession. Mr. Canale has further advised the evidence as recovered by the Memphis Police Department is under his own very strict control and the utmost security is being maintained to insure the evidence is preserved.

EPW  
2

IN THE CRIMINAL COURT OF SHELBY COUNTY, TENNESSEE

STATE OF TENNESSEE

VS.

No. 16645  
(Murder)

JAMES EARL RAY, Alias

O R D E R

This cause having come on for hearing on September 6, 1968, on defense Motion for Discovery, the Court having heard arguments of counsel for the State of Tennessee and for the defense, and being otherwise fully advised in the premises,

It is, therefore, ORDERED, ADJUDGED and DECREED as follows:

The defense Motion for Production of books, papers, documents and tangible objects is hereby granted as to the following: Any fire-arm or other weapon belonging to Defendant or allegedly used in committing the crime charged; Any automobile allegedly owned or operated by Defendant and any and all objects found therein; Documents, particularly guest registers, pertaining to any hotel, motel, rooming house or other purported place of residence, temporary or permanent, of Defendant from April 23, 1967, until June 8, 1968, and of the alleged victim of the crime charged from March 25, 1968, through April 4, 1968; Any photographs in possession of the Attorney General purportedly showing Defendant or others sought in connection with the crime herein charged; Penal records of Defendant, including any and all medical, optometric, or psychiatric reports contained therein or produced while Defendant was in custody of any authority; Any military records of Defendant in the possession of the Attorney General, including results of medical, optometric, or psychiatric tests and results of proficiency tests; Passports, visas and applications therefor; Manifests, passenger lists, tickets, or other documents pertaining to transportation of or travel by Defendant; Any fingerprints found on tangible objects

named or produced herein; Any fingerprints used or displayed in any search for Defendant; Expended slugs from a firearm, or fragments thereof; Bullets, hulls, shells or casings, expended or unexpended; Maps, television sets, binoculars, or other tangible objects purportedly used or handled by Defendant; Logs and records of calls made over the radio network of any law enforcement agency of Shelby County, Tennessee, during the period of April 4, 1968 through April 5, 1968; The names and addresses of all witnesses for the State in this cause; Any and all statements, signed or unsigned, attributed to or purportedly made by Defendant and ~~any and all statements made in the presence of the Defendant to which note of his reaction was made;~~ Any bank or trust company records pertaining to Defendant, his accounts or transactions by or concerning him.

*C. J. H.*

The Attorney for Defendant shall be allowed to inspect, copy, or photograph the above named items and documents at such reasonable time, place and manner as shall be mutually convenient to the Attorney for the State and the Attorney for Defendant; The terms of such inspection shall remain under the supervision and control of the Court.

The Defendant's Motion to Produce ballistic and weapons tests and reports thereof is hereby denied as being the work product of a law enforcement officer or Attorney for the State.

Done this 18<sup>th</sup> day of September, 1968.

*W. Preston Battle*

Judge, Division 3, Criminal Court of Shelby County, Tennessee

*OK Robert K. Dyer  
Executive Attorney*

*9/18/68  
affirmed by  
Arthur H. Hines  
attorney for  
defendant*

TO: DIRECTOR, FBI (44-38861)

FROM: MEMPHIS (44-1987)

One xerox copy of a letter

REF: MEairtel to Bureau 9/30/68

44-38861-544

ENCLOSURE



F B I

Date: 9/30/68

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

Via AIRTEL \_\_\_\_\_  
(Priority)

TO: DIRECTOR, FBI (44-38861)  
FROM: SAC, MEMPHIS (44-1987) (P)  
SUBJECT: MURKIN

Enclosed herewith for the Bureau and Miami is one xerox copy of a letter addressed to the Shelby County Sheriff, Memphis, Tenn., from DONALD LEE MITCHELL, who is an inmate of the Collier County jail, Naples, Fla.

According to the contents of this letter, MITCHELL states he has some information of value re JAMES EARL RAY that would be of interest to the Sheriff. Also in this letter, MITCHELL indicates that he wants "something out of the deal as well."

LEAD

MIAMI DIVISION

AT NAPLES, FLA.

Will UACB interview inmate DONALD LEE MITCHELL, Collier County jail, to determine if he does have any pertinent information re the MURKIN investigation. No promises should be made to MITCHELL nor should any deals be entered into.

Memphis indices negative as to whether MITCHELL was interviewed by any division re MURKIN matter.

(3 - Bureau (Enc. 1) ENCLOSURE  
2 - Miami (Enc. 1)  
2 - Memphis  
RFB:LF  
(7)

REC-57

44-38861-544  
18 OCT 2 1968

Approved: RW [Signature] Sent \_\_\_\_\_ M Per \_\_\_\_\_

Special Agent in Charge

5 OCT

OCT 3 1968

RECEIVED  
GENERAL INVESTIGATIVE

OCT 2 10 25 AM 1968

F. B. I.  
U. S. DEPT. OF JUSTICE

(1)  
TO: SAC, NEW YORK  
FROM: SAC, PHOENIX (100-100000) (P)  
SUBJECT: [Illegible]

RECEIVED  
FBI  
OCT 2 1968

[Illegible typed text]

[Illegible typed text]

[Illegible typed text]

[Illegible typed text]

[Illegible typed text]

[Illegible typed text]

[Illegible typed text]

[Illegible typed text]

[Illegible typed text]

[Illegible typed text]

Sept. 24, 1968

P.O. Box 1277  
Naples, Fla.

Dear Sheriff:

My name is: Donald Lee Mitchell, age 26, years.

I have been in the Missouri State Prison, three (3) times.

This is to let you know I got out June 1, 1966. I was in the walls from January until June, 1966.

Since I have some information concerning James Earl Ray. If you are interested please contact me at the

Page 2

Callier County Jail,  
Naples, Florida, Box 1277.

I think that you  
will be very much in-  
terested, but may I  
also state that I want  
something out of the  
deal as well.

I am doing two (2)  
years at the County  
Jocade, but I am new  
in the County Jail for  
an escape, of the 22nd,  
September, 1968.

Hoping to hear from  
you soon  
Sincerely yours  
Don L. Mitchell

P.S. I want this time suspended  
on me out of state so on

W. J. Mitchell  
P.O. Box 1277  
Naples, Fla.  
33940

NAPLES, FL  
SEP 3  
1968  
PM  
33940



To: Shelby County Sheriff's  
Department  
Memphis, Tennessee

PERSONAL  
BUSINESS  
OK  
9/3

Mr. Leo M. Pellerzi  
Assistant Attorney General for Administration  
Director, FBI

October 2, 1968

Voucher Covering Cost of Airplane --  
Assassination of Martin Luther King, Jr.

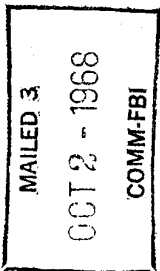
In response to verbal instructions received from Mr. F. A. Long, Acting Chief, Budget and Accounts Branch, Justice, there is attached a voucher, for payment from Departmental funds, in an amount of \$9,214.60 received from Scott Air Force Base, Illinois, erroneously billed to this Bureau. This voucher covers flight of the plane from the United States to England to pick up James Earl Ray, subject, and return him to the United States. All arrangements for this flight were made by representatives of the Department of Justice. Furthermore, since the plane was used to transport a prisoner, the funds of this Bureau are not available for payment of this voucher.

Enclosure

1 - Mr. Rosen (Direct)

WCJ,klw  
(11)

NOTE: Mr. F. A. Long advised this office voucher would probably be paid from Department funds and that the State of Tennessee had promised to reimburse the Department.



Tolson  
DeLoach  
Mohr  
Bishop  
Casper  
Callahan  
Conrad  
Felt  
Gale  
Rosen  
Sullivan  
Tavel  
Trotter  
Tele. Room  
Holmes  
Gandy

MAIL ROOM  TELETYPE UNIT

OCT 2 2 21 PM '68

REC'D READING ROOM

F B I

OCT 2 9 36 AM '68

U.S. DEPT. OF JUSTICE

RECEIVED DIRECTOR  
F. B. I.

OCT 2 3 10 PM '68

OCT 2 1 37 AM '68

OCT 1 5 33 RE...

U.S. DEPT. OF JUSTICE

OCT 2 1 10 PM '68

VOUCHER FOR TRANSACTIONS  
BETWEEN APPROPRIATIONS AND/OR FUNDS

D.O. Vou. No. \_\_\_\_\_  
Bu. Vou. No. \_\_\_\_\_  
Bill No. 4025-8-69

Department of Justice, Mr. H. P. Callahan  
Assistant Director, of Admin. Div. FBI Room 5515  
Washington, D. C. 20535

PAID BY

U.S. \_\_\_\_\_, Dr.,  
(Department, establishment, bureau, or office billed)

To U.S. HQ MAC (MIRACAO) SCOTT AFB, ILLINOIS 62225  
(Department, establishment, bureau, or office billing)

ORDER NO.	DATE OF DELIVERY	ARTICLES OR SERVICES	QUAN- TITY	UNIT PRICE		AMOUNT Dollars and Cents
				Cost	Per	
	Aug. 68	Special Assignment Airlift Service. SFB/999/160 174.80 Two(2)fares from McGuire to Lakenheath A.B. @ 73.00= 146.00 <u>320.80</u> SFB/1175/200 <u>8,893.80</u>				
		Military Labor Cost: \$5,316.82				\$9,214.60
		Military Labor Cost reflects 57.7% of the Special Assignment Tariff rate for all FY 69 charges.				Record Date-Month: Oct. 68
TOTAL						\$9,214.60

Remittance in payment hereof should be sent to —

HQ MAC (MIRACAO) SCOTT AFB, ILLINOIS 62225

20 Sept. 68

ACCOUNTING CLASSIFICATION — Billing Office (Appropriation Symbol must be shown; other classification optional)

ACCOUNTING CLASSIFICATION	AMOUNT
5724922.030 68 086 5993200	\$9,214.60

CERTIFICATE OF OFFICE BILLED

I certify that the above articles were received and accepted or the services performed as stated and should be charged to the appropriation(s) and/or fund(s) as indicated below; or that the advance payment requested is approved and should be paid as indicated.

(Authorized administrative or certifying officer)

(Date)

(Title)

ACCOUNTING CLASSIFICATION — Office Billed (Appropriation Symbol must be shown; other classification optional)

Paid by check No. \_\_\_\_\_



SPECIAL ASSIGNMENT AIRLIFT FLIGHT ITINERARY LOG

DATE PREPARED

19 July 68

1. TO: MAC (SABAC) Scott AFB, Illinois 62225	2. FROM: 98 MASq, 89 MAig Andrews AFB, Wash DC 20331	
3. TRIP IDENTIFIER SFB/1175/200	4. AIRCRAFT NUMBER 62-4129	5. AIRCRAFT TYPE C-135
6. REIMBURSING AGENCY Office of the Secretary of the Air Force	CUSTOMERS IDENTIFICATION CODE 4-4-669-4580-525300	SARD NUMBER

7. AUTHORIZATION  
Special Missions Office, Hq USAF

8. FLIGHT ITINERARY

LOCATION	DATE	TIME	FLT TIME
DEPART Andrews AFB	18 Jul	1415	(leg 1)
ARRIVE Lakenheath AB, England	18 Jul	2140	7:25
DEPART Lakenheath AB, England	18 Jul	2335	(leg 2)
ARRIVE Memphis NAS, Tennessee	19 Jul	0350	9:15
DEPART Memphis NAS, Tennessee	19 Jul	0955	(leg 3)
ARRIVE Andrews AFB	19 Jul	1130	1:35
DEPART			(leg 4)
ARRIVE			
DEPART			(leg 5)
ARRIVE			
DEPART			(leg 6)
ARRIVE			
DEPART			(leg 7)
ARRIVE			
DEPART			(leg 8)
ARRIVE			
DEPART			(leg 9)
ARRIVE			
DEPART			(leg 10)
ARRIVE			
TOTAL FLIGHT TIME			18:15

REMARKS  
Passenger Manifest Attached

2

TYPED NAME, GRADE AND TITLE JOHN E. JOLLEY JR, LT COL, OPS OFFICER	SIGNATURE
---	-----------

SPECIAL ASSIGNMENT AIRLIFT FLIGHT ITINERARY

DATE PREPARED

19 July 68


1. TO: MAC (MABAC) Scott AFB, Illinois 62225	2. FROM: 98 MASq, 89 MAWg Andrews AFB, Wash DC	
3. TRIP IDENTIFIER SFB/1114/199	4. AIRCRAFT NUMBER 62-4126	5. AIRCRAFT TYPE C-135
6. REIMBURSING AGENCY Department of the Army	CUSTOMERS IDENTIFICATION CODE 4-4-669-4580-525300	SARD NUMBER

7. AUTHORIZATION  
Special Missions Office, Hq USAF

8. FLIGHT ITINERARY

LOCATION	DATE	TIME	FLT TIME
DEPART Andrews AFB	18 Jul	0140	(leg 1)
ARRIVE Rhein Main AB, Germany	18 Jul	1000	8+20
DEPART Rhein Main AB, Germany	18 Jul	1200	(leg 2)
ARRIVE Andrews AFB	18 Jul	2026	8+26
DEPART			(leg 3)
ARRIVE			
DEPART			(leg 4)
ARRIVE			
DEPART			(leg 5)
ARRIVE			
DEPART			(leg 6)
ARRIVE			
DEPART			(leg 7)
ARRIVE			
DEPART			(leg 8)
ARRIVE			
DEPART			(leg 9)
ARRIVE			
DEPART			(leg 10)
ARRIVE			
TOTAL FLIGHT TIME			16+46

REMARKS  
Passenger Manifest Attached

TYPED NAME, GRADE AND TITLE: JOHN E. JOLLEY JR, LT COL, OPS OFFICER  
SIGNATURE: 

CERTIFICATE OF ACCEPTANCE OF LIABILITY

*Mission  
2999  
V6-7943*


The Federal Bureau of Investigation requests military  
(Agency)

air transportation for official travel .  
(Purpose)

Route: Andrews-McGuire

I certify that commercial transportation is neither available,  
readily obtainable or satisfactorily capable of meeting requirements.

I certify that U. S. military air transportation requested  
above is required by the Federal Bureau of Investigation and is to be  
billed to: Assistant Director, Administrative Division, FBI, 9th and  
Pennsylvania Avenue, Northwest, Washington, D. C. 20535.



N. P. Callahan  
Assistant Director

SPECIAL ASSIGNMENT AIRLIFT FLIGHT ITINERARY			DATE PREPARED	
1. TO: (MAC (MABAC) Scott AFB, Ill		2. FROM: 98 Mil Aft Sq Andrews AFB, Wash, DC		
3. TRIP IDENTIFIER SFB/1175/200		4. AIRCRAFT NUMBER 62-4129	5. AIRCRAFT TYPE C135	
6. REIMBURSING AGENCY The Department of Justice		CUSTOMERS IDENTIFICATION CODE	SARD NUMBER	
7. AUTHORIZATION Special Missions Office-llq USAF				
8. FLIGHT ITINERARY				
LOCATION		DATE	TIME	FLT TIME
DEPART Andrews AFB, Wash, DC		18 Jul	1415	(leg 1)
ARRIVE Lakenheath AB, England		18 Jul	2140	7+25
DEPART Lakenheath AB		18 Jul	2335	(leg 2)
ARRIVE Memphis NAS, Tenn		19 Jul	0850	9+15
DEPART Memphis NAS		19 Jul	0955	(leg 3)
ARRIVE Andrews AFB		19 Jul	1130	1+35
DEPART				(leg 4)
ARRIVE				
DEPART				(leg 5)
ARRIVE				
DEPART				(leg 6)
ARRIVE				
DEPART				(leg 7)
ARRIVE				
DEPART				(leg 8)
ARRIVE				
DEPART				(leg 9)
ARRIVE				
DEPART				(leg 10)
ARRIVE				
			TOTAL FLIGHT TIME	
			18+15	
REMARKS				
Transportation request attached				
<u>THIS IS A CORRECTED COPY</u>				
TYPED NAME, GRADE AND TITLE		SIGNATURE		
JOHN E. POLLEY JR. Lt Col. Ops Officer		<i>John E. Polley Jr.</i>		

SPECIAL ASSIGNMENT AIRLIFT FLIGHT ITINERARY LOG

DATE PREPARED

19 July 68

1. TO: MAC (MABAC) Scott AFB, Illinois 62225		2. FROM: 98 MASq, 89 MAWg Andrews AFB, Wash DC 20331	
3. TRIP IDENTIFIER SFB/1175/200	4. AIRCRAFT NUMBER 62-4129	5. AIRCRAFT TYPE C-135	
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LOCATION	DATE	TIME	FLT TIME
DEPART Andrews AFB	18 Jul	1415	(leg 1)
ARRIVE Lakenheath AB, England	18 Jul	2140	7+25
DEPART Lakenheath AB, England	18 Jul	2355	(leg 2)
ARRIVE Memphis NAS, Tennessee	19 Jul	0850	9+15
DEPART Memphis NAS, Tennessee	19 Jul	0955	(leg 3)
ARRIVE Andrews AFB	19 Jul	1130	1+35
DEPART			(leg 4)
ARRIVE			
DEPART			(leg 5)
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DEPART			(leg 6)
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DEPART			(leg 7)
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DEPART			(leg 8)
ARRIVE			
DEPART			(leg 9)
ARRIVE			
DEPART			(leg 10)
ARRIVE			
TOTAL FLIGHT TIME			18+15

REMARKS

Passenger Manifest Attached

TYPED NAME, GRADE AND TITLE JOHN E. JOLLEY JR, LT COL, OPS OFFICER	SIGNATURE <i>John E. Jolley Jr</i>
---	---------------------------------------

AFR 76-28

CERTIFICATE OF ACCEPTANCE OF LIABILITY

*Missouri # 1178*

The Department of Justice  
Agency

request military air transportation for the return, under extradition  
(Purpose)  
proceedings, of James Earl Ray from London, England to the United States.

ROUTE: Andrews AFB, Md. - Lakenheath AFB, England -  
Memphis, Tenn. - Andrews AFB, Md.

I certify that commercial transportation is neither available,  
readily obtainable, nor satisfactory capable of meeting the require-  
ment.

I certify that U.S. military air transportation requested  
above is required by The Department of Justice  
(Name of Requesting Agency)  
and is to be billed to Budget and Accounts Office  
(Address)

Administrative Division, Department of Justice, Washington D. C. 20530

Signature *L. M. Pellerzi*

Name L. M. Pellerzi  
(Typed or Printed)

Title Assistant Attorney General  
for Administration

*8-9-68  
Copy to 89th MAW*

44  
ENCLOSURE

F B I

Date: 10/1/68

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL AIRMAIL  
(Priority)

TO: DIRECTOR, FBI (44-38861)  
 FROM: SAC, JACKSON (157-9586) (P)

MURKIN

Re Bureau airtel to Memphis and Jackson, dated  
 9/26/68, with attached interview of Mr. BILL SARTOR.

Indices check at Jackson disclosed the following:

A review of Jackson file 157-7945 captioned  
 "JAN SARTOR, Aka, Jan Scudder, Johnna Lou Scudder - RM"  
 disclosed that on 5/3/67, one JAN SARTOR contacted the  
 Greenville, Mississippi, Resident Agent of the FBI where  
 she provided the following information:

She is (at that time) the Greenville reporter  
 for the Memphis "Commercial Appeal" (a daily newspaper from  
 Memphis, Tennessee) and also writes free lance for other  
 papers and magazines. She has written articles under  
 the name of JAN SCUDDER for Sepia, a Negro magazine produced  
 at Fort Worth, Texas. Her husband, WILLIAM SARTOR, writes  
 free lance for Time and Life Magazines.

In August, 1966, she attended a conference of  
 the Southern Christian Leadership Conference (SCLC) in  
 C. C. - Bishop

3-Bureau (RM)  
 2-Memphis  
 3-Jackson  
 2-157-9586  
 1-157-7945

JLP/wgj  
 (8)

REC-64

12 OCT 3 1968

Approved: \_\_\_\_\_

61 OCT 10 1968

Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

OCT 9 1968

RECEIVED  
GENERAL INVESTIGATIVE

OCT 9 10 05 AM 1968

F. B. I.  
U. S. DEPT. OF JUSTICE





JN 157-9586

Jackson, Mississippi, and later wrote an article for Sepia Magazine concerning this conference. During the period she covered this conference, she was not accompanied by her husband and registered at the King Edward Hotel in Jackson as JAN SCUDDER.

Shortly after her return to Greenville from Jackson, she received a telephone call from an individual who said he was calling long distance from a pay telephone which she assumed was in Jackson, Mississippi. This individual furnished his name as either ED or JAMES FLEMING. He said he had attended the SCLC Conference at Jackson and had seen a man taking a photograph of her standing in front of the King Edward Hotel with two Negro males. He stated he was trying to determine the identity of the photographer, as his picture had also been taken at that time. This individual asked her several times why she was there and asked her whether or not she was a member of SCLC.

A few days later she received another long distance telephone call and the operator said the unidentified caller was trying to reach ED HAMLETT. Mrs. SARTOR said she was not aware of it at that time but later learned that ED HAMLET is a Negro who is a member of the Southern Student Organizing Committee (SSOC), which is a branch of the Student Nonviolent Coordinating Committee (SNCC).

Mrs. SARTOR alleged that the man's voice in the background sounded similar to the same man who had called her previously.

She received no further telephone calls until last week (5-10-67) when she received another telephone call wherein the operator asked for BILL SARTOR. During this incident the operator said she was trying to reach ED HAMLETT through Mr. SARTOR. She heard the same man's

JN 157-9586

voice giving the number to the telephone operator. This was also a long distance telephone call, city not known.

Prior to 5/17/67, the telephone operator called and told her they were trying to locate Mrs. SARTOR's mother and the operator requested the name of her mother, and where she could be reached. During this call the same man came on the telephone and said he was calling from Nashville, Tennessee. He indicated his name was JAMES/MASON and that he was calling for JAMES/FLEMING. He stated he thought they might be related and he was trying to locate relatives.

Mrs. SARTOR alleged that she did not give this man any information. Later, the same day, she received another telephone call wherein the operator said she was trying to locate Mrs. MARTIN LUTHER KING, JR.

Mrs. SARTOR inquired from the operator the identity of the calling party and she heard a man say that he did not want to give his name. The operator then told her the telephone call was from a public telephone in Memphis, Tennessee.

Since the last incident, her maid, her neighbor, and her employer, the "Commercial Appeal" have all received telephone calls inquiring about her relatives, husband, type of work, and other personal information. She said the telephone call at the "Commercial Appeal" was concerning her association with Sepia Magazine, which she had not told her employer at the "Commercial Appeal" about, and whether or not her husband wrote articles for Ebony Magazine.

During the above interview, Mrs. SARTOR said she was concerned about the harassing nature of the telephone calls and that she was unable to determine the purpose of such calls. She said she felt that someone

JN157-9586

may be mistakenly identifying her as a civil rights worker because she attends numerous civil rights functions in an official capacity for her employers. She indicated she does not and never has belonged to any civil rights organizations. She said that one of the editors of the "Commercial Appeal" suggested to her that the originator of these telephone calls could be one EDGAR DOWNING a self-styled investigator and a "nut" known to the Memphis area.

The following description and background data was obtained through observation and interview:

Name	Mrs. WILLIAM G. SARTOR
Aliases	Jan Sartor Jan Scudder Johnna Lou Scudder
Sex	Female
Race	White
Date of birth	<input type="text"/>
Place of birth	Pilot Point, Texas
Height	5' 11"
Weight	115 pounds
Hair	Brown
Eyes	Blue
Marital status	Married (WILLIAM G. SARTOR)
Parents	CHARLES and LULA SCUDDER Spur, Texas
Employment	Reporter, "Commercial Appeal" Memphis, Tennessee; free lance writer;
Residence	1255 Loundes Greenville, Mississippi.

The file further reflected that on 5/19/67, EDGAR DOWNING contacted the Jackson FBI Office in person seeking information concerning JAN SARTOR. DOWNING indicated