Iemorandum.

Mr. DeLoac

FROM

A. Rosen

DATE: March 11, 1969

1 - Mr. DeLoach

1 - Mr. Rosen

1 - Mr. Malley

1 - Mr. McGowan

1 - Mr. Long

Tolson DeLoach Mohr -Bishop Callahan Contad Sullivan Tavel . Trotter

This is the case involving the murder of Martin Luther King.

Assistant Attorney General Jerris Leonard, Civil Rights Division, met with Messrs. Rosen and Martindale in his office, together with his Deputy Robert Owen and Attorney David Norman. He was interested in two matters:

Item 1 re James Earl Ray (Murder of Martin Luther King)

The first matter concerned the disposition of the Federal conspiracy warrant presently outstanding concerning James Earl Ray, who was sentenced to 99 years in Tennessee.

Leonard stated the President would be going to take the position in a future press conference that the Federal Government was continuing to give intensive interest to the possibility of the existence of a conspiracy. Because of this, Leonard felt the Department ought to decide on the action which should be taken at this time and possible future procedure.

After discussing such possibilities as the dismissal of the warrant, filing the Federal warrant as a detainer against the state process, interviewing Ray immediately or postponing such an interview, and the possibility of calling him before a Federal grand jury, the following decision was reached by Leonard.

He felt that, insofar as the timing was concerned, the most desirable procedure at this time without making any commitments by the Federal Government beyond what the President would say was to try to interview Ray at the earliest possible time. In this connection, he asked that we contact the SAC at Memphis (Jensen) and have him get in touch with Canale, the District Attorney, to determine whether the circumstances are such as to allow an interview with Ray at this time to determine whether he will give any information concerning possible conspirators.

SAC Wante. 3/12/69-CLM AR:ige

TT MAR 14 1969

CONTINUED - OVER

(6)

Memorandum to Mr. DeLoach

Re: MURKIN

ACTION TO BE TAKEN:

If approved, we will instruct the Memphis Office to immediately take the necessary steps to determine whether Ray can be interviewed. This will involve the possibility of clearance from Attorney Percy Foreman.

