

RAIGORODEKY was specifically asked if he knew if de MOHRENSCHILDT or his wife had engaged in homosexual activities, and he replied in the negative.

RAIGORODSKY stated on May 13, 1963, he had just received a letter from de MOHRENSCHILDT, postmarked 3-11-63, on stationery of the Racquet and Tennis Club, 370 Park Avenue, New York, saying that he and his wife had been detained an additional ten days in New York and Philadelphia and sending regards.

All of the individuals named above stated that in view of the personal relationship they had with the de MOHRENSCHILDTs they would decline to furnish any affidavit or testify in any court proceedings at this time.

A confidential source at the Republic National Bank advised that de MOHRENSCHILDT had applied for a letter of introduction to a bank in Port au Prince, Haiti, which letter was forwarded April 16, 1963, stating in substance that the de MOHRENSCHILDTs had maintained a satisfactory customer relationship with the Republic and that they had extended credit to him, both secured and unsecured, in 4-figure amounts. He was believed to be a petroleum geologist and engineer, that he had received training in Belgium and was supposed to have received a Masters Degree in Petroleum from the University of Texas in 1945; was known to have been affiliated with a MR. EDWARD G. HOOKER of New York City in the oil business; that he was known to Dun and Bradstreet. It is believed that this letter may lend significance that he was, or still may be, planning to go to Haiti.

MRS. PIO (FLORENCE) CRESPI, 5555 Walnut Hill and MRS. LEE (HELEN) VAN ATTA, 3801 Gillon, both stated that they are close personal friends of MRS. DENTON and that they knew GEORGE de MOHRENSCHILDT during the period of his marriage to her. Both consider him to be a Bohemian type individual and totally unsuited for the care of an ill youngster. Both stated that they consider de MOHRENSCHILDT to be without moral background, but they could furnish no specific information relative to any homosexual activity or personal abuse of any child or member of his family. Both stated they considered MRS. DENTON to be a person of excellent character and reputation and certainly, by virtue of both her medical background and that of her present husband, to be ideally suited for the care of MRS. DENTON's and GEORGE's daughter, NADIA, now possibly eleven or twelve, residing with MRS. DENTON in Villanova.

MR. LEWIS RUSSELL, Juvenile Court Judge, who represented MRS. DENTON in her divorce action against GEORGE in 1956, stated that he could furnish no specific information which would be of value from a moral standpoint that would be helpful in the present hearing at Reading based on his knowledge of the content of his legal file concerning the divorce.

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