

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

MAR 5 1964

TELETYPE

*allow*

*Dia*  
*Pck*

FBI DALLAS

855 PM CST URGENT 3-5-64 FLL

TO DIRECTOR (44-24016) ATTENTION CIVIL RIGHTS SECTION

FROM DALLAS (44-1639) 5P

JACK L. RUBY, also known as AKA. LEE HARVEY OSWALD, also known as AKA DASH VICTIM DECEASED.

CIVIL RIGHTS.

REMYTEL TWO SIXTEEN PM TODAY.

ENTIRE COURT SESSION THIS AFTERNOON CONSISTED OF CONTINUATION OF CROSS EXAMINATION AND SOME REDIRECT EXAMINATION OF T. D. MC MILLION, DALLAS POLICE DEPARTMENT. BULK OF CROSS EXAMINATION CONSISTED OF EFFORTS TO DISCREDIT MC MILLONS TESTIMONY ON BASIS THAT HE DID NOT INCLUDE ALL OF THE INFORMATION TO WHICH HE TESTIFIED IN HIS ORIGINAL REPORT TO HIS SUPERIORS CONCERNING SHOOTING OF OSWALD, AS TO EXACT DISTANCE AND PLACES WHEN HE ALLEGEDLY HEARD STATEMENTS OF RUBY AS INDICATED IN RETEL.

MC MILLON TESTIFIED HE HAD BEEN INTERVIEWED TWICE BY FBI AGENTS AND COULD NOT STATE DEFINITELY WHETHER HE HAD TOLD FBI AGENTS ALL OF THE INFORMATION TO WHICH HE HAD TESTIFIED.

DEFENSE EVENTUALLY PASSED WITNESS AND PROSECUTION OFFERED IN EVIDENCE STATEMENTS GIVEN BY MC MILLON TO HIS SUPERIORS NOVEMBER TWENTYFOUR AND THIRTY, LAST.

END PAGE ONE

79 MAR 11 1964

44-24016-1175

REC-16

12 MAR 9 1964

*6-M*

PAGE TWO

DEFENSE IMMEDIATELY MADE MOTION FOR MISTRIAL ON BASIS THEY HAD ATTEMPTED, IN CONNECTION WITH PREVIOUS WITNESS, TO OBTAIN SIMILAR STATEMENTS OF PREVIOUS WITNESS UNDER SUBPOENA DUCES TECUM, BUT HAD BEEN DENIED ACCESS TO SAME, THAT THEY WOULD NOW HAVE THE RIGHT TO EXAMINE STATEMENTS AND QUESTION MC MILLON CONCERNING SAME PRIOR TO STATEMENTS BEING ADMITTED IN EVIDENCE, THAT IF THEY CONSIDERED THE STATEMENTS PURELY SELF SERVING AND DID NOT DESIRE THEY BE ADMITTED IN EVIDENCE, AN ERRONEOUS INFERENCE MIGHT BE MADE TO JURY THAT STATEMENTS HAD INCRIMINATING INFORMATION. COURT DENIED MOTION AND DEFENSE WAS PERMITTED TO USE STATEMENTS FOR QUESTIONING WITNESS PRIOR TO THEIR ADMISSION AS EXHIBITS.

TOWARD END OF CROSS EXAMINATION TODAY, REFERENCE WAS MADE TO FACT THAT SPECIAL AGENT C. RAY HALL, FBI, HAD QUESTIONED RUBY AT DALLAS POLICE DEPARTMENT, NOVEMBER TWENTYFOUR, LAST, AND THAT MC MILLON WAS PRESENT ON GUARD DUTY DURING A PORTION OF SUCH INTERVIEW. DEFENSE QUESTIONED MC MILLON AS TO WHAT RUBY TOLD SA HALL. MC MILLON ANSWERED IN GENERALITIES TO EFFECT THAT HE DID NOT PAY ATTENTION TO ALL OF RUBY-S ANSWERS, BUT WAS AWARE THAT MUCH OF THE INFORMATION OBTAINED WAS BACKGROUND DATA.

END PAGE TWO

PAGE THREE

HE SPECIFICALLY STATED HE DID NOT KNOW WHETHER RUBY TOLD SA HALL HOW HE GOT INTO BASEMENT AREA OF CITY HALL DAY OF SHOOTING.

DEFENSE ATTORNEYS HAVE ADVISED THEY DESIRE TO TALK TO SA HALL. THEY WERE INFORMED SA HALL IS OUT OF CITY AND THE TIME OF RETURN NOT DEFINITE. NO FURTHER APPROACH HAS BEEN MADE BY THE ATTORNEYS TO THIS OFFICE AT THE TIME OF THIS COMMUNICATION. FOR INFORMATION BUREAU, SA HALL CONDUCTING POLYGRAPH EXAMINATION SAN ANTONIO DIVISION. 192

DISCREET INQUIRY CONCERNING [REDACTED] FORTYSEVEN ZERO SEVEN GASTON AVENUE REVEALS [REDACTED] MOVED TO APARTMENT EIGHT APPROXIMATELY FIVE WEEKS AGO AND INFORMED LANDLADY SHE WAS AN UNDERCOVER AGENT, BUT DID NOT DISCLOSE EMPLOYER. [REDACTED] IS ALLEGEDLY DIVORCED WITH EXHUSBAND AND THREE SONS RESIDING TYLER, TEXAS. SHE REPORTEDLY OWNS A FIFTYFIVE CADILLAC, LICENSE NUMBER ON THIS CADILLAC OBSERVED AND IS REGISTERED TO [REDACTED] EIGHTYONE THIRTYSIX NELSON, DALLAS, TEXAS. [REDACTED] DESCRIBED WHITE FEMALE, THIRTYNINE, FIVE THREE, ONE TWENTYFIVE, BROWN  
END PAGE THREE

PAGE FOUR

HAIR, PLEASING APPEARANCE. ADDITIONAL DISCREET INQUIRY BEING  
MADE REGARDING BACKGROUND OF [REDACTED]

THE LOS ANGELES DIVISION HAS ADVISED THAT CONFIDENTIAL  
INFORMATION RECEIVED FROM INTELLIGENCE DIVISION, LOS ANGELES  
POLICE DEPARTMENT, THAT ONE FRED OTASH WAS REPORTEDLY IN DALLAS  
ASSISTING ATTORNEY MELVIN BELLI IN DEFENSE OF RUBY. BUREAU IS  
REFERRED TO SAC LETTER SIXTYONE DASH SEVENTYTWO PAREN(A) PAREN  
DATED DECEMBER TWENTYSIX, SIXTYONE, REGARDING FRED OTASH. DISCREET  
INQUIRY REVEALS PRIVATE INVESTIGATORS IN BELLIS PARY REGISTERED  
AT THE STATLER HILTON HOTEL UNDER THE NAMES BRODY, MOSCOW, AND  
OTASH. THE THREE CHECKED OUT OF HOTEL FEBRUARY TWENTYSEVEN OR  
TWENTYEIGHT, LAST, AND ADVISED THEY WERE RETURNING TO LOS  
ANGELES. NO FURTHER INQUIRIES BEING MADE REGARDING ACTIVITY OF  
OTASH IN DALLAS, UACB. <sup>Unless Advised to Contrary by Bureau</sup>

DISTRICT ATTORNEY HENRY WADE WAS CONTACTED BY SAC  
SHANKLIN THIS DATE AND ADVISED THAT INFORMATION HAD BEEN RECEIVED  
THAT HE HAD A SURPRISE WITNESS BY THE NAME OF [REDACTED] WHO WOULD  
TESTIFY FOR THE PROSECUTION TO THE EFFECT SHE KNOWS OSWALD AND  
RUBY WERE GOOD ACQUAINTANCES AND OLD FRIENDS. WADE ADVISED THAT  
HE HAD NEVER HEARD OF THE NAME [REDACTED] AND KNOWS NOTHING  
END PAGE FOUR

PAGE FIVE

ABOUT ANY SUCH WITNESS. HE STATED THE ONLY WITNESSES HE KNEW OF THAT HAD PLACED OSWALD AND RUBY TOGETHER WERE THOSE THAT HE HAD FOUND IN OUR REPORTS FROM A REVIEW AND THAT BASED UPON THE REVIEW OF THESE REPORTS, HE HAD COME TO THE CONCLUSION THERE WAS NO CREDIBILITY TO THESE ALLEGATIONS. HE STATED THAT HE WAS NOT PLANNING ON INTRODUCING ANY SUCH TESTIMONY AT THIS TIME. HE EXPECTS TO CONCLUDE HIS PRESENTATION TOMORROW AND ADVISED THAT PRIOR TO INTRODUCING ANY OF THESE WITNESSES, IF HE EVER DESIRES TO DO SO, HE WOULD CALL AND SO ADVISE. NO FURTHER INQUIRY BEING MADE CONCERNING [REDACTED]

~~CORR PAGE 4 LINE 9 WORD 7 SHD. BE "PARTY"~~

END

WA PLS ACK FOR THREE MSGS

HOLD

VS R 3

FBI WASH DC

~~MR. ROSEN~~  
COY MR. BELMONT