

The Attorney General .

Director, FBI

- 1 - Mr. Adams
- 1 - Mr. Moore  
March 15, 1977
- 1 - Mr. Peelman
- 1 - Mr. [redacted]
- 1 - Mr. [redacted]

ASSASSINATION OF PRESIDENT JOHN F. KENNEDY  
11/22/63; DALLAS, TEXAS

Enclosed for your information is a letterhead memorandum dated March 4, 1977, at Jacksonville, Florida, entitled, "House Select Committee On Assassinations, Assassination of President John F. Kennedy, November 22, 1963, Dallas, Texas," containing results of an interview with [redacted] conducted by Special Agents of the FBI on March 1, 1977.

[redacted] who is awaiting sentencing on local charges, requested through his attorney that he be interviewed pertaining to the assassination of President John F. Kennedy.

For background information, [redacted] born [redacted] in Cuba and who participated in the Bay of Pigs invasion, April, 1961, was identified as a subject in five bombings in December, 1975, which caused damage to two United States Post Offices, a Federally insured bank, a Social Security Office, and the Miami Office of the FBI. He was indicted by a Federal Grand Jury, Southern District of Florida, on January 23, 1976, charging him with violation of Title 18, USC, Section 844 (Malicious Damage by Explosives to a U. S. Agency). A bench warrant was issued the same date for his arrest. He was subsequently located in Chile and was arrested by FBI Agents at Miami on May 20, 1976, after his expulsion from Chile. On June 3, 1976, [redacted] was indicted on 17 additional counts involving the above bombings and additionally with a bombing at the Miami International Airport which occurred on October 17, 1975.

NOT RECORDED

On August 24, 1976, [redacted] 167 MAR 18 1977 guilty on all counts by a jury in the U. S. District Court, Jacksonville, Florida. He was subsequently arrested by officers of the Duval County Public Safety Department and charged by the Florida State Attorneys Office, Miami, with nine counts each of possession of explosives, arson, and discharging destructive devices.

EEH/gjw  
(14)

DUPLICATE YELLOW

SEE NOTE PAGE THREE.

84 MAR 23 1977

ORIGINAL FILED IN 62-11727-181

The Attorney General

[redacted] was recently convicted of all local charges and is scheduled to be sentenced on March 17, 1977, at Shalimar, Florida.

On March 1, 1977, [redacted] was interviewed, the results of which are contained in the attached letterhead memorandum. A copy of this letterhead memorandum has also been furnished to the Florida State Attorneys Office, Miami, Florida, by the Miami Office of the FBI.

With the concurrence of the Department, the House Select Committee On Assassinations will be advised of [redacted] desire to testify before that Committee.

Enclosure

- 1 - Deputy Attorney General  
(Enclosure)
- 1 - Assistant Attorney General  
Office of Legislative Affairs  
(Enclosure)
- 1 - Assistant Attorney General  
Criminal Division  
(Enclosure)
- 1 - SAC, Miami (89-35) (For information)

① - 62-109060  
1 - 174-6570

The Attorney General

NOTE: [REDACTED] was indicted in MIBOM, 1/23/76, and subsequently found not guilty in U. S. District Court, Miami on 8/24/76. He was arrested by local authorities, tried, and convicted on nine counts each relating to bombings in Miami and is presently awaiting sentencing. [REDACTED] requested, through his attorney, interview to furnish information concerning assassination of President John F. Kennedy. On 3/1/77, [REDACTED] was interviewed by Bureau Agents. [REDACTED] did not provide any specific information concerning assassination of President John F. Kennedy but repeatedly stated during interview he had information which would "embarrass" the FBI. He advised he would testify before the House Select Committee On Assassinations (HSCA) and would only furnish information to the FBI and HSCA under condition that his State conviction on bombing charges be dismissed. He related that if his conditions were not met, he would release his information to news media on a limited basis. [REDACTED] was advised FBI could not be a part in meeting his conditions. [REDACTED] declined to furnish any specific information except to repeat his demands that State conviction be dropped before he would provide information in his possession and to threaten release of information to news media if his conditions were not met. Copy of LHM furnished Florida State Attorney for his information. HSCA will be advised of [REDACTED] desire to testify before HSCA through Congressional Liaison with concurrence of Department.