

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Tolson

DATE: 12-3-63

FROM : A. H. Belmont

SUBJECT: ASSASSINATION OF THE PRESIDENT
November 22, 1963

VO

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

Belmont

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At 6:10 P.M. Deputy Attorney General Katzenbach called. He said Chief Justice Warren had called a meeting of the Commission appointed by the President for 10:00 A.M., Thursday morning. Justice Warren wants a high-level liaison man from any interested agency. Katzenbach will attend the meeting but he feels that the FBI should have someone there also to answer any questions the Commission might have regarding the scope of the investigation, etc. Katzenbach thinks the Bureau representative should be the Director or Belmont. I made no commitment to Mr. Katzenbach, but I recommend we advise him that our report in this matter will speak for itself and until the report is ready, there is no real purpose in an FBI representative being present at the Commission meeting. With respect to this, it is noted that Katzenbach felt it was better to show willingness to cooperate with the Commission in every respect.

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Katzenbach said that there are problems arising between the Texas Board of Inquiry headed by Texas Attorney General Carr and the Presidential Commission headed by Justice Warren; that Texas wants to go ahead with an inquiry and Warren wants them to hold off. Attorney General Carr and the past president of the Texas Bar Association are to come and see Katzenbach tomorrow, at which time he will try to calm the waters and establish ground rules. Katzenbach wanted to know if we wanted to talk to Attorney General Carr and the others. I told him we did not, that we were busy investigating this matter and trying to get out our report.

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Mr. Katzenbach asked whether I could give him a timetable on the report. I told him no I could not, that we were working as hard as we could and that was all I could say.

Right

- 1 - Mr. Mohr
- 1 - Mr. DeLoach
- 1 - Mr. Rosen
- 1 - Mr. Sullivan

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Mr. Tolson

On the morning of 12/4/63 I called Mr. Katzenbach and advised him that we see no real reason for us to have anyone at the meeting of the commission on Thursday morning; that there is nothing that we can contribute at this time. I pointed out that we were working on the investigation and the report, and will submit it to the Department as soon as possible, and until that time we are not saying anything.

Katzenbach said he felt this puts him in a rather peculiar position and at least he would like to have someone come down before the Thursday morning meeting and brief him as to what we are doing, so that he could be in a position to answer questions. I told him that this was undesirable; that if the question is raised as to what the FBI is doing, there is a very simple answer, namely that we are pressing the investigation and the writing of the report; that this is our major goal and until this is completed there is nothing we can contribute. I pointed out that there is no question of any reluctance on the part of the FBI, as we are bending every effort to produce the information the commission will need.

Relative to the second point, about the Texas board of inquiry, I told Mr. Katzenbach that the Director feels it would be very unwise for this board to conduct an inquiry now; that they would have to use our evidence, and this evidence is being made available first to the President's commission; therefore, the two inquiries would be at cross purposes. Katzenbach was in full agreement and said his problem is one of convincing the commission of this.

Katzenbach said that he had been talking to Chief Justice Warren, and Warren had indicated to him that the chief counsel for the President's commission will be Warren Olney. Katzenbach thought that this would be most undesirable. Katzenbach said that, as we probably know, Chief Justice Warren thinks that Olney can do no wrong, and he (the Chief Justice) had made the point that Olney is conversant with the FBI's procedures and thus would be operating in a familiar field. Katzenbach said if we have any ideas as to how Olney can be blocked as chief counsel, he would like to have them. I told him that, as far as I was concerned, Olney was an undesirable choice, and if we had any thoughts we would get them to him.

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