

Tolson \_\_\_\_\_  
 DeLoach *DL* \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 Bishop *MB* \_\_\_\_\_  
 Casper \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 Conrad \_\_\_\_\_  
 Felt \_\_\_\_\_  
 Gale \_\_\_\_\_  
 Rosen *RO* \_\_\_\_\_  
 Sullivan \_\_\_\_\_  
 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

~~REC-5~~

*Shel*  
*Rapier*  
*John*  
*5-Section*

UPI-167

ADD 2 CRIME WASHINGTON  
 SEN. RUSSELL B. LONG, D-LA., TOLD THE SENATE HIS AMENDMENT  
 REGULATING POSSESSION OF FIREARMS WOULD HAVE EFFECTED SUCH PERSONS  
 AS LEE HARVEY OSWALD, KILLER OF PRESIDENT JOHN F. KENNEDY.  
 UNDER THE LONG PROPOSAL, IT WOULD BE UNLAWFUL FOR ANYONE  
 CONVICTED OF A FELONY, ANY VETERAN OF THE ARMED FORCES WHO WAS  
 DISCHARGED UNDER CONDITIONS OTHER THAN HONORABLE, ANYONE JUDGED  
 MENTALLY INCOMPETENT, ANYONE WHO HAD RENOUNCED HIS CITIZENSHIP  
 OR ANY ALIEN UNLAWFULLY IN THE COUNTRY TO POSSESS FIREARMS.  
 ENDORSING THE ATTEMPT TO OVERTURN THE SUPREME COURT DECISIONS,  
 SEN. JOHN L. MCCLELLAN, D-ARK., SAID "THEY HAVE SET FREE MANY  
 DANGEROUS CRIMINALS AND ARE DAILY PREVENTING THE CONVICTION OF  
 OTHERS WHO ARE GUILTY.

"HOW CAN THE FREEING OF KNOWN, ADMITTED, AND CONFESSED  
 MURDERERS, ROBBERS, AND RAPISTS BY THE COURTS, NOT ON THE BASIS  
 OF INNOCENCE, BUT RATHER ON THE PRETEXT OF SOME ALLEGED, MINOR,  
 OR DUBIOUS TECHNICALITY BE JUSTIFIED."  
 5/17--TS545PED

REC 5

SI-116

NOT RECORDED  
199 JUN 5 1968

62-109060

79 JUN 12 1968

WASHINGTON CAPITAL NEWS SERVICE