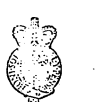
Mr. Mehr. Mr. B. hup ... Mr. Chaper_ Mr. Callulian Mr. Corrad. FBI Mr. Falt. Mr. Gale Date: 10-24-68 Mr. Rosen... Mr. Sullisa Transmit the following in Mr. Tavel. A (Type in plaintext or code) Mr. Trotter. RTEL AM Tele, Room_ Via Miss Holmes_ (Priority) Miss Gandy. TO: DIRECTOR, FBI (44-38861) FROM: SAC, MEMPHIS (44-1987) MURKIN Submitted herewith for the information and assistance of the Bureau are three items of correspondence. The first is a letter forwarded to JAMES E. RAY from the Chief Clerk of the Bow Street Magistrate's Court at London. The second letter was prepared by JAMES EARL RAY and forwarded to Honorable W. PRESTON BATTLE, Criminal Courts Building, Memphis, Tennessee. The third is from subject RAY to his attorney, ARTHUR HANES, Of significance, RAY in his letter to HANES requests that Mr. HUIE not go to any of the addresses in Miami until after the trial. In this connection, RAY also states "that part of the story just covers a few days anyhow and is not too important." The above material is being furnished for the Bureau's information. 35861-5327 1 った対応と URE BUREAU (Enc. 6)(AM) MEMPHIS 12 NOV 7 1968 **RGJ:BN** (4) Bishop C C. 79 NOV 141968 nal Sent Per м Special Agent in Charge

63 P.E. 15 G. Mr. Juqua M. Ray, c/o The Covernor, County Jail, MELTIES, Termosseo, U.S.A.

Tol.: TEMple Bar 9811

AVI:/RH



BOW STREET MAGISTRATES COURT, LONDON, W.C.2

21st October 1968

Dear Sir,

Your letter addressed to the Chief Magistrate has been passed to me.

With regard to the extradition hearing at this Court, I should first explain that there is no transcript of the complete hearing. The only documents in existence were those sent from America and presented to the Court and the short verbal evidence, including your own, which was taken at this Court, but all those documents at the end of the proceedings were delivered to the Secretary of State. I do, however, understand that copies of the American documents and copies of the evidence given at this Court were in possession of the solicitor who acted for your defence, and I understand that he will be writing to you on the question of sending these to you.

As regards your second question, the assignment of Er. Eugene, the logal position at the time that you appeared before this Court was that the Court, having granted you legal aid, is then had a duty to assign to you a solicitor from a list which is prepared by the Inner London Quarter Sessions. A defendant is normally asked whether he wishes to choose a solicitor himself from that list, but if he does not know any solicitor and does not wish to make the choice himself, then it is my duty to name a particular solicitor. This is done more or less in rotation down the list, but some special regard is had to extradition proceedings which require the solicitor assigned to have some experience in that field. The firm which Mr. Eugene belongs, Messrs. Dresden & Co., were such The firm to solicitors and accordingly were assigned by the Court. The solicitors were then free to instruct whichever Gounsel they chose, and apparently they chose Mr. Frisby. The point I must emphasise is that there was no question of any person recommending the firm of Dresdens. The assignment was in accordance with the normal practice.

Yours faithfully,

Chief Clerk

Mr. James E. Ray, c/o The Governor, County Jail, Memphis, Tennessee, U.S.A.

J. BAY COUNTY, JUIL MENIPHIS, TENN To, How, W. prestor Baltle criminal counts Blog. minphie, Tenn. 10-18-68 Den Sir; I DONT LIKE TO BOTHER YOU AGAIN WITH MINOR PROBLEMS, BUT iT will BE NE,SSARY FOR ME TO BUY SOME CLOTHING FOR TRIAL, I JUST HAVE ON CHANSE AT THE JAIL, EVERYTHING ELSE is WINTER CLOTHING AND DON'T FIT. I WOULD LIKE YOUR PERMISSION FORA THILOR TO COME IN AS I HAVE TRUBLE GETTING CLOTHING To FIT ALSO SINCE I HAVE BEEN IN HERE I HAVE BEEN USING AN ELECTRIC RAZOR Which CAUSES A RASH. SO WOULD ALSO LIKE YOU PERMISSION DURING THE TRIAL

To USE A SHFTY RAZOR, THEY HAVE THE SECURITY KIND THAT LOCKS THE BANDE IN WITH A KEY. MIR. HANES AND I DESIDED TO WRITE YOU HS HE IS TO BUSY TO FILE A MOTION, THE STATE JUST GAUL HIM A NEW LIST OF WITINESS AT This LATE DATE. I WOULD APPRECIATE IT IF YOU WOULD LET ME KNOW IF THIS IS NOT IN YOUR JURISDICTION SO I CAN CONTACK SOMEONE ELSE BEFORE TRIAL. IT, SEEMS THE SHERKIF OFFICE DENICH BOTH OF THESE REQUEST BY MR. HANES. ALSO ANY THILOR THE AUTHORITES DESIDES ON is ALLRIGHT WITH ME. THMATS SINCERELY formen May

------J. RAY COUNTY JAIL MENAPAIS, TENN To. Mr. arthin Honer, att. 617 - Fronk Relam Balg Bermigham, Olaborna. 35203 10-18-68 Dear mr. Homes; I was thinky about that long list of witness yesterday, It scens must af them resulted from mr. Huis going to change Therefore ask him net to go To ong of the oddussie in miomi until ofto the tril state, That way if Clark send a couple durin down their it will be to late to put the on the cution list. That part of The solorg fant covers a few dys on flow and is not to importent, aler if you didn't deitrag thespopen for sind all of the to ferry.