

UNITED STATES GOVERNMENT

Memorandum

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	
Mr. Holloman	
Miss Gandy	

TO : Mr. Mohr

DATE: 9-2-69

FROM : C. L. Trotter

SUBJECT: JAMES EARL RAY
IDENTIFICATION MATTER

On 3-10-69 Ray, who had been charged with the murder of Martin Luther King, plead guilty in Tennessee State Court and was sentenced to 99 years in the Tennessee State Prison at Nashville. In addition, he still has 13 years to serve in Missouri. The judge who sentenced Ray was W. Preston Battle, Criminal Court, Memphis, Tennessee. Battle is dead, the victim of a heart attack in his chambers on 3-31-69. On 4-7-69 Ray filed a motion for a new trial in Memphis and on 5-26-69 Judge Arthur Faquin dismissed this. On 6-16-69 a "prayer for appeal" was denied by Judge Faquin. On 6-25-69 Ray appealed to the Tennessee State Court of Criminal Appeals for a court review of the trial record and this was denied on 7-15-69. There are no court-imposed restrictions on discussing the evidence in this case.

Some very excellent latent fingerprint identification techniques employed in this case resulted in Ray's identification by the Bureau's Identification Division.

RECOMMENDATION:

That the attached interesting identification be approved for classroom and speech use.

Enc. ENCLOSURE

- 1 - Mr. DeLoach
- 1 - Mr. Bishop
- 1 - Mr. Rosen

CLT:cay
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SEE ADDENDUM OF GENERAL INVESTIGATIVE DIVISION
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CLT

ADDENDUM GENERAL INVESTIGATIVE DIVISION 9/3/69 JGK:cs

Although Ray's appeal in Tennessee State Court was denied by the court on 7/15/69, the State Prosecuting Attorney previously advised that Ray can continue his appeals by filing petitions for Writs of Habeas Corpus in State Court and if these are unsuccessful, he can do the same in Federal Court. The prosecuting attorney anticipates that Ray will avail himself of such remedies, although there is no current indication as to when he will do so.

In light of this, it is not felt desirable for the Bureau to comment beyond that which is a matter of public record, that is, what has been publicly testified to in open court.

ADDENDUM CRIME RECORDS DIVISION 9-4-69 TEB:hak

Every convicted person has the privilege of filing a Writ of Habeas Corpus while a prisoner. If we allow the possibility of Ray doing so to prevent us from getting out to the public the story of the excellent work done by the FBI in this case, it will never be possible to get it out so long as Ray is serving his life sentence, if the feelings of the General Investigative Division are followed. In addition, it should be born in mind that the danger of prejudicing a case by publicity only applies prior to and during the actual trial of the case. Publicity cannot prejudice a case in the appeals stage since this stage is concerned only with matters of law rather than fact.

Have we any legal supports of this?

The FBI has done an outstanding job in this case and we should now start letting the public know of this job through items like the attached, through articles, and through cooperating with a good author like Jim Bishop, who has been commissioned by Reader's Digest to prepare a comprehensive book on this case.

I agree. The longer we refuse cooperation for good reasons the greater our loss is from a public relations standpoint.

*TEB
I agree with Rosen's view
9/4/69*

**JAMES EARL RAY
INTERESTING IDENTIFICATION**

Martin Luther King, Jr., was killed on April 4, 1968, while standing on a balcony of the Lorraine Hotel in Memphis, Tennessee. The unknown killer made good his getaway, but in so doing, left behind evidence that would eventually help lead to his identification, apprehension and imprisonment. Items left behind were a .30-06 Remington rifle with attached Redfield telescopic sight, binoculars, and a blue zipper bag containing clothing and personal articles. These items were found in the vicinity of a rooming house across from the Lorraine Hotel. Investigation determined that subject had rented a room at the rooming house using the name John Willard, and it was from the bathroom in this establishment that the fatal shot was fired. The rifle and other evidence was delivered to the FBI Laboratory and Identification Division by a Special Agent of the Memphis Division.

Several latent prints of value were developed on the items submitted. Two of these latent prints, one on the rifle and one on the binoculars, were found to have been made by the same finger and the position of these prints, as well as the shape and slope of the ridges, indicated the prints were probably from the left thumb.

Thorough investigation developed considerable information relative to the murderer. The rifle had been purchased in Birmingham by an individual using the name Harvey Lowmeyer; the white Mustang believed to be the getaway car was registered to an Eric Starvo Galt who had spent the night preceding the murder at the Rebel Motel in Memphis. Galt was further traced to a rooming house in Atlanta where additional evidence was recovered, including a map of Mexico. A latent fingerprint developed thereon was identified with the latent prints on the rifle and binoculars. This identification enabled the FBI fingerprint experts to say that this print, in addition to probably being from the left thumb, was an ulnar loop of 12 ridge counts.

The latent prints developed on the rifle, binoculars, the map, and other evidence had been compared during the eleven days following the murder with approximately 400 suspects, had been searched through all sections of the FBI's single fingerprint file and compared with all outstanding FBI identification orders.

ENCLOSURE

Based on the premise that the latent fingerprint recovered from the rifle, binoculars and map of Mexico was probably from the left thumb and was an ulnar loop of 12 ridge counts, a review of the fingerprint records of the 53,000 fugitives on file was undertaken and it was found that approximately 1900 of these fugitives had ulnar loops of 10 - 14 ridge counts in the left thumb. Comparisons were started and on April 19, 1968, 15 days after the crime, the latent fingerprints were identified with the fingerprints of James Earl Ray, an escapee from the Missouri State Penitentiary where he had been serving time for robbery.

The fingerprint identifications with James Earl Ray triggered an intensive man hunt involving law enforcement officers and investigative personnel, not only in the United States, but also Mexico, Canada, England, and other countries.

The possibility that Ray himself might have been killed was not overlooked and all unknown deceased fingerprint cards received by the FBI were referred to the Latent Fingerprint Section for comparison. One case of this type concerned a body found buried on the beach at Acapulco, Mexico. Fingerprints taken by local authorities from this body were examined in the Latent Fingerprint Section but, because of the condition of the body, were of no value. An examiner from the FBI's Latent Fingerprint Section flew to Mexico and on examining the flesh of the fingers was able to determine that the body was not that of James Earl Ray.

Another phase of the investigation led to Canada and there, following an exhaustive search of passport applications, it was determined that Ray had obtained a passport under the name of Ramon George Sneyd and had taken an airplane flight to London.

Copies of the FBI Identification Order prepared following Ray's identification by latent prints were immediately furnished to Scotland Yard and on June 8, 1969, while attempting to board a flight for Brussels, Belgium, Ray was arrested at London Airport.

Ray was subsequently ordered extradited to Memphis, Tennessee, to stand trial for murder and to Missouri as an escaped felon. On March 10, 1969, Ray plead guilty to King's murder and was sentenced to 99 years in the Tennessee State Penitentiary.