

UNITED STATES GOVERNMENT

# Memorandum

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

TO : Mr. DeLoach

DATE: June 12, 1968

FROM : A. Rosen *AR*

- |                 |                  |
|-----------------|------------------|
| 1 - Mr. DeLoach | 1 - Mr. Conrad   |
| 1 - Mr. Rosen   | 1 - Mr. Sullivan |
| 1 - Mr. Malley  | 1 - Mr. Mohr     |
| 1 - Mr. McGowan | 1 - Mr. Bishop   |
| 1 - Mr. Long    | 1 - Mr. Gale     |
|                 | 1 - Mr. Trotter  |

SUBJECT: MURKIN

Assistant Attorney General Stephen J. Pollak, Civil Rights Division, called stating he had not gotten any teletypes, cablegrams or airtels in connection with the King case other than the one which had been sent concerning the arraignment of the subject.

I advised him that investigation was going forward in Canada by the RCMP and that Scotland Yard was handling inquiries in London, that the numerous references that have appeared concerning the alleged activities of Ray during his residence in Canada and in London were being given attention by these agencies.

I advised him that information which had been developed by our representative who went to Lisbon will be furnished to him just as soon as we have received a report concerning this matter, that we have not received any information concerning the results of the investigation by the Canadian and Scotland Yard authorities in the form of reports.

It is recalled on Saturday, June 8, as reflected in Mr. DeLoach's memorandum of 6/8/68, the Attorney General turned to Pollak during the conversation in the Attorney General's Office and stated he wanted Pollak to divorce himself from other work for the next several days and that he should supervise this case completely. The Attorney General also wanted Pollak to keep advised of all communications, teletypes or cablegrams that might come in in connection with this case. Mr. DeLoach advised the Attorney General that any facts pertinent would be furnished to the Department, after which the Attorney General indicated the meeting was over.

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We have received numerous teletypes from various offices, as well as telephonic information from the field offices and Legats. We have not furnished copies of this traffic to Mr. Pollak. This material, of course, contains administrative data and other traffic which is not ordinarily disseminated outside of the Bureau, purely intra-Bureau information containing leads and instances of evaluations of information being obtained.

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JUN 7

Memorandum to Mr. DeLoach  
Re: MURKIN

The Department has been furnished with the pertinent reports in this case and since the apprehension of Ray we have been currently in touch with representatives of the Department concerning developments which have been brought to the Director's attention. We can, however, screen teletypes and furnish copies to the Department, eliminating administrative material and furnishing that information which may be pertinent.

ACTION TO BE TAKEN:

If approved, we will follow this procedure. We will issue appropriate instructions to the field that teletypes submitted in this case in the future must be prepared for appropriate dissemination.

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No. Only disseminated information usually disseminated D.D. of X.

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