

Abstracts - batch received 3/29/80 - total withholdings and unjustified withholdings established by checking

2636. This and the underlying record both state that a copy of a probation ~~psychiatrist's~~ psychiatrist's report on Ray are enclosed with the Serial. In what was provided to me it isn't. The shrink evaluated "increasingly severe, obsessive, compulsive trend..." Of course I want it.

2650. Described by worksheet as San Francisco TT, 2 pages, which can be released whether or not there is anything reasonably segregable in the content. OPR says this is "tele re Betty Brandon call from King." This indicates that in two pages at least some is reasonably segregable. The FBI was seeking privacy for its own protection, because of its wrongful acts, not in the interest of the dead King or Ms. Brandon.

2725X. Whether or not there is anything reasonably segregable, the description disclosed on the worksheet is not within any exemption. This is a 3pp. ^{Miami} ~~Miami~~ TT. In three pages some ought be segregable.

2725X6. Same as 2725X, above.

2799. This, like a disproportionate percentage, is a St. Louis record. They coincide in time with FBI desperation that extended to the urging of admittedly illegal and Un-Constitutional surveillances on the Ray family. In the abstract the excision is in "RE USE OF (ORILITERATED) ST LOUIS RECOMMENDS AGAINST USE IN ST. LOUIS AREA..." I ask that you satisfy yourself that the (7)(C) and (D) claim is made for a living person or persons and not to hide some of the deeds recommended by Memphis.

2804. The Memphis recommendation in 2799 included Kansas City. The abstract for 2804 is withheld under claim of (7)(D) with no reasonably segregable material, which I am sure is not true from the worksheet. That this is a Kansas City TT certainly is reasonably segregable, as is the date, whether or not more is.

2898. Again St. Louis. There are 2 pages in the underlying record, totally withheld, as is the abstract, under (7)(C). The explanation is "Information of a personal nature regarding a third party." This third party is identified by OPR: "Max Anthony Ryan: 1) JER's brother that was adopted out 2) interview held in abeyance because of possible

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Page(s) withheld for the following reason(s):
INFORMATION OF A PERSONAL NATURE REGARDING
A THIRD PARTY

For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-2898

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For your information: The document was referred to CIA
on 3/17/77

The following number is to be used for reference regarding these pages:
abstract for 44-38861-3119

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INFO EXEMPTED BY STATUTE; RECORDS THE DISCLOSURE OF WHICH WOULD BE A CLEARLY UNWARRANTED INVASION OF PERSONAL PRIVACY; INFO OF A PERSONAL NATURE RE A THIRD PARTY.

For your information: STATUTE USED - T28 USC 534

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-3196

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Page(s) referred for consultation to the following government agency(ies); CIA as the information originated with them. You will be advised of availability upon return of the material to the FBI.

_____ Page(s) withheld for the following reason(s):

For your information: this document was referred on 3-12-77

The following number is to be used for reference regarding these pages:
abstract number 44-38861-3286

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X Page(s) withheld for the following reason(s):
INFORMATION OF A DELIBERATIVE NATURE

For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-3374

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INFORMATION OF A DELIBERATIVE NATURE

For your information: _____

The following number is to be used for reference regarding these pages:
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X Page(s) withheld for the following reason(s):
INFORMATION OF A DELIBERATIVE NATURE

For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-3400

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Page(s) withheld for the following reason(s):
INFORMATION OF A PERSONAL NATURE REGARDING A
THIRD PARTY; INFORMATION FROM A CONFIDENTIAL
SOURCE

For your information: _____

The following number is to be used for reference regarding these pages:
abstract for 44-38861-3436

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For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-3515

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Page(s) withheld for the following reason(s):
INFORMATION FURNISHED BY A CONFIDENTIAL SOURCE

For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-3542

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_____ Page(s) withheld for the following reason(s):

For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-3562

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X Page(s) withheld for the following reason(s):
INFORMATION OBTAINED FROM A
CONFIDENTIAL SOURCE

For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-3618

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irreparable injury and doubtful results." If my recollection is correct, in anticipating "irreparable injury" in 1960 the FBI's magic exceeded that it has displayed with bullets but the "doubtful results" represents good judgement. Max died while all of the FBI's investigation was getting it nowhere. He drove a car off a bridge. He was a youngster, compared to the others. About 20 years old. So further "irreparable injury" would represent an advanced stage of FBI magic. (A younger sister also was adopted out of raised in an institution, but the FBI did not withhold pertaining to her - and her name isn't even Ray. He hobgobbling of small minds with consistency.)

I regard this as further proof of the accuracy of my forecast, that the FBI would process the ~~index~~ abstracts not in accord with proper standards or your testimony or your reports but, to the degree possible, with the intent of perpetuating improper withholdings by hiding proof of their impropriety.

3119. The underlying record is of six pages, referred to the CIA, according to the worksheet. The abstract dates this at 3/17/77, more than enough time for action under a 10-day Act. That there is reasonably segregable ^{content} /not requiring CIA assent is indicated by the OPR: "A Pan American black negotiated for a job in Alabama in 1964 with one (obliterated) and thinks (obliterated may be implicated)." (7)(C)

3196. (b)(3), (6) and (7)(C) are claimed, with this explanation: "Info exempted by statute; records the disclosure of which would be a clearly unwarranted invasion of personal privacy; info of a personal nature re a third party." The claims duplicate those made for the underlying record, a 3-page internal record. According to OPR: "Memo to De Loach on Lemax (noted by H)- rundown on Lemax background and TV show, etc. Very derogatory - check see Lemax file bu Bureau."

Louis Lemax ~~stunt~~ died a decade or more ago. The FBI made him a public person in this case, if he didn't do it himself, as I believe he did with his writing and so-called investigating. The FBI didn't like his writing, knew he had a criminal record, and in what it has disclosed, tried to establish that he and Ray were in jail together. (They weren't.) His criminal record it did disclose. He is no less of a third party than I am, more of one than many others pertaining to whom the FBI disclosed very

deregratory and extremely personal information not all of which was accurate and almost all of which was relevant to nothing in the investigations. The Memphis records disclosed to me abound in this kind of information.

3286. (Actually, incoming only.) That it is of two pages and other identifiers could be disclosed.

3374. (b)(5) is claimed for "information of a deliberative nature." However, the Department has disclosed its nature: ~~XXXXXXXXXXXX~~ "Proposed dismissal of robbery charge." One possibility is the state charge on which Ray had been sentenced, the sentence he was serving the day he escaped, which was also the day the conviction was reversed or the day before or after it. The FBI disclosed that it conferred with the judge, Judge Casey, but withheld some of those records. This conference was quite some time after the escape, after Dr. King was killed. There are other possibilities, none of which from my reading of decisions, qualifies for the exemption

3392. (b)(5) is claimed, "information of a deliberative nature." But the OPR's disclosed notes indicate my guess with regard to 3374 may be accurate. It states, "Judge Casey." Also, the information on the worksheet is not (b)(5) information.

3400. (b)(5) again, "information of a deliberative nature." (St. Louis TT, 3pp, which also is not (b)(5) information.)

At the time I received the underlying records I raised these questions with the FBI, which never responded.

3436. (7)(C) and (D) are claimed for "information of a personal nature regarding a third party; information from a confidential source." The OPR notes establish that the claim is spurious. Gannon's death some years ago makes it pointless. The OPR says, "John Eugene Gannon - taught Ray how to burglarize; cased several jobs together." That Gannon was informing for the FBI was so well known it tried to make a case that Jerry Ray beat him up over it. So much is known about that character defaming him appears to be quite unlikely. (He was known as "the cat man" because of the astronomical number of cats who shared his uncleaned home.)

3515. This underlying record was forwarded to the CIA for response still not made on 8/17/77. The OPR's notes report information identical with FBI information that the FBI did not withhold in its own records, "Italian Intelligence Services - advised of JER w/description - requested to maintain watch." This has to be withheld or referred?

3542. (7)(D) is claimed for "information furnished by a confidential source." It is so little confidential that I discussed it with the FBI from other records not withheld. This is established by the OPR's note, "Jerry Raynes: check phone calls." So little confidential that the phone company is required to provide the subscriber with written notification after the lapse of a certain period of time. Jerry Raynes is the head of that family, the others calling themselves Ray. Moreover, that the phone company provided this service is already disclosed by the FBI.

3562. Referred to the CIA 8/17/77, without any action since.

3618. (7)(D) is claimed for "information obtained from a confidential source." It is a one-page St. Louis TT at least some of which is reasonably segregable. Assuming the claim itself is justified.

44-38861-2636

Encl. 1

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ENC. 1 COPY REP BY PSYCHIATRIC CONSULTANT TO BOARD OF PROBATION & PAROLE, STATE OF MISSOURI, DATED DEC. 20, 1966, RE JAMES EARL RAY. INFO BEING FURNISHED BECAUSE OF PSYCHIATRIST'S COMMENTS RE RAY'S INCREASINGLY SEVERE, OBSESSIVE, COMPULSIVE TREND WHICH MAY AID IN EVALUATING RAY'S ACTIVITIES. INFO IS CONFIDENTIAL & CANNOT BE RELEASED WITHOUT COURT ORDER.

The copy of the Ray psych report is not attached

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Page(s) withheld for the following reason(s):
INFORMATION OF A PERSONAL NATURE REGARDING
A THIRD PARTY

For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-2650

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X Page(s) withheld for the following reason(s):
INFORMATION WHICH IS CURRENTLY AND PROPERLY CLASSIFIED.

For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-2723X3

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INFORMATION WHICH IS CURRENTLY AND PROPERLY CLASSIFIED

For your information: _____

The following number is to be used for reference regarding these pages:
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44-38861-2799

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RE MEMPHIS IT, APRIL TWO NINE, LAST REQUESTING
KANSAS CITY AND ST. LOUIS RECOMMENDATIONS RE
USE OF ██████████ ST LOUIS RECOMMEN
AGAINST USE IN ST. LOUIS AREA. EXISTING SOURCES
AND THOSE UNDER DEVELOPMENT IN ST. LOUIS
BELIEVED ADEQUATE. -P-

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X Page(s) withheld for the following reason(s):
INFORMATION REGARDING A CONFIDENTIAL
INFORMANT

For your information: _____

The following number is to be used for reference regarding these pages:
ABSTRACT FOR 44-38861-2804

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