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## **Doubts linger about King's**

## Jurors and others think Ray was part of a conspiracy

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After 28 years, they still have doubts.

"I'll always believe there was a conspiracy," said James Pate, one of 12 Memphis jurors who in 1969 accepted James Earl Ray's guilty plea for the assassination of the Rev. Martin Luther King Jr.

James Earl Ray could not have pulled this off himself. I just wish they could have a trial so every-body could know what happened."



Prosecutors say evidence of Ray's guilt is overwhelming. Still, speculation thrives about King's 1968 murder in Memphis, and not just conspiracy crackpots have kept it alive. Reviewing

**James Earl Ray** 

King's murder in 1979, a con-

gressional com-mittee concluded Ray shot King but said there was a "likelihood" of a conspiracy.

That sentiment prevailed when reporters this month interviewed several members of the only legal panel to sit in judgment of Ray in court.

The 1969 Ray jurors agreed on one point: Ray is guilty of King's murder.

Yet four of the five who commented expressed concerns that others may have escaped justice. Among the original 12, one declined comment, at least two are dead and four could not be located.

"I think somebody helped [Ray]]" said Joe Stovall Jr., 67, a semi-retired carpet salesman. "He's too dumb. I just don't feel like this man could have gotten out of the country as fast as he did."

Pate, 51, now the owner of a pest-control company, said a trial could help clarify concerns, but

Stovall said he didn't think the government should spend money on a trial for Ray.

John Blackwell agreed with Stovall.

"I don't think he should get a trial — he had his trial," said Blackwell, 60, a retired air traffic controller who said he still won-ders if Ray got help, but said he isn't overly troubled. "He had his opportunity.

It was a cold, crisp day in Mem-phis on March 10, 1969, when Ray, wearing an ill-fitting suit, lumbered into a courtroom in the old Criminal Courts building downtown to change his plea from inno-cent to guilty.

During a three-hour hearing, the state called five witnesses who told how King was murdered April 4, 1968. One by one, they told of the horror of King's shooting, and how the evidence pointed to Ray. Rev. Samuel Billy Kyles of

Memphis and Chauncey Eskridge, King's lawyer, told how they watched as King, shot by a sniper, lay dying in a pool of blood on the balcony of the Lorraine Motel.

Shelby County Medical Exam-iner Jerry Francisco said King died when a bullet struck his spine. The angle of the bullet's path was consistent with having come from the second story of a rooming house across the street, he said.

Police Inspector N.E. Zachary said he found a rifle, a pair of binoculars and other items wrapped in a bedspread on the sidewalk in front of the rooming house on Main Street.

FBI agent Robert Jensen, in charge of the bureau's Memphis office, said police turned over the rifle and evidence bundle to him hours after the murder. Then prosecutor Jim Beasley, now a retired Criminal Court judge, narrating from the guilty plea in which Ray agreed to 56 detailed allegations in return for a 99-year sentence, brought the case together:

Three hours before King was shot, Ray, an escaped convict from a Missouri prison, rented a room across the street under an alias. About an hour later, he purchased binoculars on Main Street. Ray's prints were found on the rifle, the

## murder

binoculars and other ments.

Ray fled overseas after the murder. In signing his plea, Ray admit-ted to all of this, including firing the shot that killed King.

But it was Ray who stole the show.

Speaking out of turn, Ray rose to his feet to contest statements that there had been no conspiracy.

"Your honor, I would like to say something," Ray told Judge W. Preston Battle as observers took a collective breath.

Moments earlier, District Attorney General Phil Canale had an-nounced to the court that, "Dr. Martin Luther King Jr. was killed by James Earl Ray and James Earl Ray alone." Also, Ray's attorney, Percy Foreman said he was in agreement with U.S. Attorney General Ramsey Clark that there had been no conspiracy, triggering Ray's outburst.

"The only thing that I have to say," Ray told Battle, "is that I

"You don't agree with Mr. Clark." "You don't agree with whose theories?" Battle asked at one point. Ray, in his trademark ram-

"Mr. Canale's, Mr. Clark's and Mr. J. Edgar Hoover's about the conspiracy," Ray said. Ray's impromptu speech made

an impression on juror James Ballard, now 63. "He said, 'I'm not saying I did it

alone,' " said Ballard, a salesman. "And it just seems logical [he got help]. One guy who's an escaped convict on the run, why would he just up and shoot King?"

The jury, empaneled under a practice of using juries to accept pleas for major crimes, was asked by a show of hands to accept Ray's

plea. All 12 raised their hands. But Battle's decision not to question Ray about a conspiracy puzzled some.

"Why hadn't Judge Battle

seized this extraordinary opportu-nity to question Ray about con-spiracy?" author Gerold Frank asked in his 1972 book, "An Ameri-can Death: The True Story of the Assassination of Dr. Martin Luther King Jr. and the Greatest Manhunt of Our Time." Frank answered his own ques-tion: Battle could not question Ray because then it would not be a free and voluntary plea of guilty. It could have been overturned on ap-peal.