

FBI WASH DC

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

JAN 25 1964

TELETYPE

Mr. Tolson	
Mr. DeLoach	
Mr. Mohr	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. DeLoach	
Mr. Evans	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

TU  
FBI DALLAS  
3-53  
FBI DALLAS

PM CST URGENT 1-25-64 DRL  
TO DIRECTOR  
FROM DALLAS (100-10,461)  
LEE HARVEY OSWALD, IS-R-CUBA.

REC-55

*McCallister*  
*Boyer*

REBUTEL CALL JAN. TWENTYFOUR LAST REFERRING TO ARTICLE  
APPEARING IN THE NATION OF JAN. TWENTYSEVEN LAST AND A PORTION  
THEREOF QUOTING DIST. ATTY HENRY WADE OF DALLAS AND HIS ASSISTANT  
WILLIAM ALEXANDER. WITH RESPECT TO THE QUOTE FROM WADE, HE  
ADVISES THAT REPORTER HUDKINS WAS FORMERLY A POLICE REPORTER FOR  
BOTH THE DALLAS TIMES HERALD AND DALLAS MORNING NEWS, THAT HE WAS  
A RATHER WILD TYPE OF REPORTER AND THAT HE WAS HERE AFTER THE  
ASSASSINATION OF PRES. KENNEDY REPRESENTING THE HOUSTON POST. HE  
REMEMBERS THAT SOMETIME IN LATE DEC., HUDKINS POSED SOME LEADING  
QUESTIONS TO HIM ABOUT WHETHER OSWALD WAS AN INFORMANT OF THE  
FBI, CIA OR SOME GOVERNMENTAL AGENCY. HE STATED THAT HE TOLD  
HUDKINS QUOTE I DON'T KNOW ANYTHING ABOUT IT UNQUOTE, AND THAT  
HE POSSIBLY MIGHT HAVE SAID QUOTE EVEN IF HE WERE I DON'T THINK  
IT OUGHT TO BE PUBLICIZED. HE DEFINITELY DENIES THE STATEMENT  
ATTRIBUTED TO HIM.

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62-1091090-1

REC 55 105-82555-1706

22 JAN 30 1964

ASST. DIST. ATTY WILLIAM ALEXANDER STATED THAT SOMETIME IN  
HUDKINS DID APPEAR AND TALK WITH HIM AND HE INDICATED THAT  
HE WAS WORKING ON A REAL GOOD STORY, TRYING TO PROVE THAT OSWALD  
WAS AN INFORMANT OF THE FBI, CIA OR SOME GOVERNMENTAL AGENCY AND  
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MR. BELMONT FOR THE DIRECTOR

SOVIET UNION

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THAT HE HAD RECEIVED INFO THAT OSWALD'S NOTEBOOK WHICH HAD BEEN SEIZED BY THE POLICE HAD AGENT HOSTY OR HASTY'S NAME AND THE TELEPHONE NUMBER OF THE LOCAL FBI OFFICE, AND POSSIBLY A LICENSE NUMBER OF A CAR, AND HE ASKED ALEXANDER IF THAT DIDN'T MEAN OSWALD WAS AN INFORMANT OF THE FBI. ALEXANDER CLAIMS THAT HE TOLD HIM THAT HE DIDN'T KNOW ANYTHING ABOUT HIS BEING AN INFORMANT. WHEN QUESTIONED ABOUT THE NOTEBOOK, ALEXANDER STATES HE SAID, QUOTE IT LOOKS LIKE YOU HAVE THE STORY THERE UNQUOTE. HE DENIES MAKING ANY FURTHER STATEMENTS TO HUDKINS.

IN ADDITION , BOTH WADE AND ALEXANDER WERE INTERVIEWED THIS DATE RE THEIR APPEARANCE BEFORE THE PRESIDENT'S COMMISSION IN WASH., D. C. ON JAN. TWENTYFOUR. MR. WADE ADVISED THAT HE DID APPEAR BEFORE THE COMMISSION ON JAN. TWENTYFOUR AND FURNISHED THE FOLLOWING INFO. ON JANUARY TWENTYTWO AT ABOUT TEN P. M., WAGGONER <sup>Attorney General</sup> CARR, DIST. ATTY. FOR THE STATE OF TEXAS, CALLED WADE AND MENTIONED SOMETHING ABOUT AN ARTICLE APPEARING IN A NATIONAL MAGAZINE RE THE POSSIBILITY THAT OSWALD HAD BEEN AN INFORMANT OF THE FBI, CIA OR SOME OTHER GOVERNMENTAL AGENCY AND THAT SUPPOSEDLY WADE AND ALEXANDER HAD BEEN QUOTED IN THIS ARTICLE. CARR ADVISED HIM THAT THE COMMISSION WANTED HIM TO APPEAR. HE THEN STATED THAT HE TALKED TO THE COMMISSION AND TOLD THEM THAT HE DIDN'T KNOW ANYTHING, BUT THAT CARR LATER CALLED HIM AND SAID THAT THEY WANTED HIM TO APPEAR ANYWAY, AND THAT ARRANGEMENTS WERE FIRST MADE TO SEND AN AIR FORCE PLANE DOWN TO TAKE THEM UP, BUT LATER THIS WAS CANCELED.

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PAGE THREE

*Southern Methodist University* *Texas*  
*D.C.*  
AND HE AND HIS ASST., ALONG WITH WAGGONER CAR, ROBERT STOREY,  
FORMER DEAN OF SMU, AND LEON NAWORSKI, HOUSTON ATTY, EMPLOYED  
BY CARR IN CONNECTION WITH THIS MATTER, ALL WENT TO WASH., D. C.  
ON JAN. TWENTYTHREE. THEY ALL APPEARED AT THE COMMISSION HDQTRS.  
AND HAD AN INFORMAL TYPE DISCUSSION WITH CHIEF JUSTICE WARREN AND  
CHIEF COUNSEL LEE RANKIN. THEY WERE QUESTIONED RE THE INFO IN  
THE NATION ARTICLE, AT WHICH TIME, WADE ADVISED THE COMMISSION  
THAT HE HAD BEEN MISQUOTED BY THIS REPORTER, THAT HE HAD NO INFO  
TO THE EFFECT THAT OSWALD WAS AN INFORMANT OF THE FBI OR ANY  
GOVERNMENTAL AGENCY, AND HE ALSO AT THAT TIME EXPRESSED THE OPINION  
THAT EVEN IF HE WERE, HE DIDN'T THINK IT OUGHT TO BE PUBLICIZED.

WADE'S ASSISTANT, ALEXANDER, WAS ALSO QUESTIONED AND HE  
ADVISED THAT HE HAD NO INFO AS TO OSWALD BEING AN INFORMANT OF THE  
FBI, CIA OR ANY GOVERNMENTAL AGENCY. HE DID POINT OUT THAT IN A  
NOTEBOOK OF OSWALDS, SEIZED BY THE POLICE, THAT AGENT HOSTY'S  
NAME WAS IN THE NOTEBOOK, ALONG WITH MANY OTHERS, IN ADDITION THE  
TELEPHONE NUMBER OF THE DALLAS OFFICE OF THE FBI, AND THE LICENSE  
NUMBER OF A CAR.

ALEXANDER STATED THAT IN ADDITION HE TOLD CHIEF JUSTICE  
WARREN AND RANKIN THAT ON THE AFTERNOON OF JAN. TWENTYONE, AFTER  
CONCLUSION OF THE BOND HEARING FOR RUSY AND WHILE THE REPORTERS  
WERE WAITING FOR SOME STATEMENT FROM THE JUDGE, THERE WERE A  
NUMBER OF REPORTERS IN THE JUDGE'S COURTROOM AND HE HEARD SOME  
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REPORTER HE BELIEVED TO BE FROM THE NORTH AND OTHER REPORTERS DISCUSSING THE POSSIBILITY THAT OSWALD WAS A COUNTER SPY FOR THE FBI, CIA OR SOME GOVERNMENTAL AGENCY. HE REMEMBERS HEARING THE WORDS SPECIAL SERVICES MENTIONED. HE ALSO REMEMBERS HEARING SOME REPORTER MAKE THE STATEMENT THAT OSWALD WAS SUPPOSEDLY ON THE PAY ROLL OF THE GOVT. AT TWO HUNDRED DOLLARS A MONTH, BEGINNING SEPT. NINETEEN SIXTYTWO AND THAT HE HEARD PAY ROLL NUMBER ONE SEVEN NINE OR VOUCHER ONE SEVEN NINE MENTIONED. ALEXANDER PURPORTEDLY ALLEGES THAT HE DOES NOT KNOW THE NAME S OF THESE REPORTERS.

MR. WADE ADVISED THAT HE ALSO DISCUSSED WITH RANKIN AND CHIEF JUSTICE WARREN THE FACT THAT HE WAS GOING TO HAVE TO EXAMINE THE REPORTS AT THE USA'S OFFICE AND THAT HE DEFINITELY PREFERRED TO HAVE THE REPORTS MADE AVAILABLE TO HIM. HE WAS ADVISED THAT THIS WAS A MATTER THAT HAD TO BE DETERMINED BY THE PARTICULAR DEPARTMENT, AND HE RECALLS THAT AT THIS TIME SOME MENTION WAS MADE OF THE FACT THAT THE COMMISSION HAD STILL NOT RECEIVED ANY REPORT FROM THE STATE DEPARTMENT OR CIA. HE SAID HE ALSO TOOK UP WITH THEM THE FACT THAT IT HAD BEEN INDICATED TO HIM BY MR. MILLER OF THE DEPT OF JUSTICE THAT CERTAIN INFO FROM THE FBI REPORTS MIGHT BE MADE AVAILABLE TO THE DEFENSE IN THE RUBY CASE AND HE VOICED HIS DISAPPROVAL OF THIS AND HE WAS ADVISED THAT AGAIN THIS WOULD BE UP TO THE DEPARTMENT. CHIEF JUSTICE WARREN THEN TOLD HIM THAT THEY HAD WRITTEN A LETTER TO MR. BELLI WHEREIN THEY HAD TOLD HIM THAT THEY WERE NOT AN INVESTIGATIVE AGENCY, ETC. AND THAT HIS REQUEST FOR REPORTS WOULD HAVE TO BE TAKEN UP WITH THE

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DEPT. WADE STATED CHIEF JUSTICE WARREN ALSO READ A LETTER THAT HE HAD DIRECTED TO MR. HOOVER, STATING THE POSITION OF THE COMMISSION WITH REGARD TO THE FILES. HE STATED THAT DURING THE COURSE OF THE CONVERSATION, HE BROUGHT UP THE FACT THAT HE HOPED THERE WOULD NOT BE ANY ADDITIONAL PUBLICITY RE THE LACK OF ANY ASSOCIATION BETWEEN RUBY AND OSWALD FOR FEAR IT WOULD HURT HIS CASE.

WADE ADVISED HE WAS FURNISHING ME THIS INFO IN STRICTEST CONFIDENCE AS HE HAD BEEN INSTRUCTED THAT UNDER NO CIRCUMSTANCES WAS ANY INFO RE THIS INTERVIEW OR INTERVIEWS TO BE GIVEN OUT, AND HE DESIRES TO BE PROTECTED. WADE ALSO STATED THAT HE CONFIDENTIALLY ADVISED LEE RANKIN THAT ANYTHING THAT ALEXANDER SAID CONCERNING THE FBI OR THE DEPARTMENT HAD TO BE TAKEN WITH A GRAIN OF SALT. HE SAID THAT ALEXANDER AND AUSA B. W. TIMMINS IN THE RECENT TRIAL OF THE CASE WHICH ~~PROSECUTED~~ WAS PROSECUTED IN STATE COURT CAPTIONED FRANK EARL FLECK, AKA, NATIONAL BANK OF COMMERCE, DALLAS, TEXAS, JUNE TWENTYEIGHT, SIXTYTHREE, BR., BU FILE NINE ONE DASH ONE SEVEN EIGHT EIGHT NINE, HAD HAD QUITE A RUN IN OVER THE TESTIMONY OF AGENTS AND THE PRODUCTION OF CERTAIN RECORDS AND THAT THEY HAD ALMOST COME TO BLOWS. HE STATED ALEXANDER HAD BEEN VERY CRITICAL OF THE DEPT. AND ATTY GENERAL KENNEDY AND THAT THE USA'S OFFICE IN DALLAS DEFINITELY DOES NOT GET ALONG WITH ALEXANDER AND THAT HE HAS BEEN INFORMED BY USA BAREFOOT SANDERS

END PAGD FIVE

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THAT HE, WADE, OR HIS FIRST ASST. JAMES ~~BOYD~~ <sup>BOYD</sup> WILL HAVE  
TO ~~REVIEW~~ <sup>REVIEW</sup> THE FILES, AS THEY WILL NOT PERMIT WILLIAM ALEXANDER  
To Do So.

AFTER RETURNING TO THE ~~BOYD~~ OFFICE, MR. WADE CALLED AND  
FURNISHED FOLLOWING ADDITIONAL INFO. DURING THE MEETING WITH  
THE COMMISSIONER, WADE CANNOT RECALL JUST HOW THE QUESTION WAS  
BROUGHT UP, BUT STATES HE GOT THE IMPRESSION THAT THE COMMISSION  
WAS INTERESTED IN THE THREAT AGAINST OSWALD'S LIFE ON NOV.  
TWENTYFOUR, AND HE TOLD THE COMMISSION THAT SHERIFF DECKER,  
DALLAS COUNTY, HAD TOLD THE PD THAT HE WOULD MOVE OSWALD AT SIX  
~~SEVEN~~ A. M. IF THE POLICE SO DESIRED.

WADE CANNOT REMEMBER ANYTHING ELSE RE THAT PHASE OF THE CONVERSATION.

*b7D*  
[REDACTED]

[REDACTED] VOLUNTARILY CONFIDENTIALLY ADVISED THE FOLLOWING  
INFO. [REDACTED] REQUESTED THAT HIS NAME BE KEPT CONFIDENTIAL. IN

NINETEEN FIFTYSEVEN AND FIFTYEIGHT, <sup>Mrs William</sup> WM. A. ALEXANDER, PRESENTLY  
ASST. DIST. ATTY, DALLAS COUNTY WAS STILL MARRIED TO CUBA LEE

ELIC ALEXANDER, WHOM HE HAD MET AND MARRIED DURING WORLD WAR TWO  
IN CALIF. ACCORDING TO [REDACTED] <sup>Texas</sup> MRS. ALEXANDER CAME TO HIS OFFICE

ON NUMEROUS OCCASIONS ATTEMPTING TO GET [REDACTED] TO HANDLE HER  
DIVORCE CASE AGAINST ALEXANDER. [REDACTED]

*b7D*  
[REDACTED]

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b7D

██████████ HE STATES THAT MRS. CUSA ALEXANDER IS NOW DIVORCED FROM ALEXANDER AND RESIDES UNDER THE NAME OF CUSA LEE GLICK ALEXANDER, BOX FOUR ONE SIX, CARLSBAD, CALIF., WHICH IS A SUBURB OF SAN DIEGO. ██████████ STATED THAT HE HAD NO MOTIVE FOR FURNISHING THIS INFO OTHER THAN HE HAD READ IN THE NEWSPAPER THAT THE DIST. ATTY'S OFFICE WANTED THE USE OF FBI REPORTS IN THE RUBY TRIAL. ██████████ STATED ALSO THAT ALEXANDER HAD BEEN KNOWN TO CARRY A GUN ON HIS PERSON AND HAD ACTUALLY BEEN IN THE COURT ROOM WEARING A GUN.

END

CC-MR. SULLIVAN

WA RL

FBI WASH DC

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TU CLR

