

CTIA NEWS

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WE NEED YOUR HELP

With the commencement of the New Year, the Committee to Investigate Assassinations proposes to publish a Newsletter to keep its members and other interested persons better informed as to current activities, time, funds, and the cooperation of our members permitting, we hope to publish recent developments in our work and related news every three months.

The Committee is frankly dependent on contributions for its work. Its staff is unpaid. Its office rental, telephone, stationery, and postage expenses are far in excess of its receipts, notwithstanding that we have received a number of contributions for which we are deeply appreciative.

The publication and distribution of this Newsletter obviously costs money and will run us further into the red. If we are to continue, we must have your help. We leave it to you to decide how much.

There will be a second issue. Prospects beyond that depend on the response we get from you. We know full well that there are many who cannot afford much. If we publish at all, everyone who expresses interest, regardless of contribution, will receive a copy.

Naturally, we are also interested in your reaction to this Newsletter and any suggestions you may have as to material to be included. Our correspondence is heavy, and we cannot always respond to your inquiries and suggestions as rapidly as we would like, but please let us hear from you.

ASSASSINATION LAWSUITS

On the judicial battlefront, a number of assassination-related suits are slowly wending their way through the courts. Foremost, perhaps, is James Earl Ray's petition for a new trial. Midway through the September 2nd hearing in Memphis, Judge Williams indicated a desire for further details in support of Ray's allegations, particularly the allegation that Ray's former attorney, Percy Foreman, negotiated the guilty plea directly with Judge Battle rather than with the District Attorney's office.

To meet this request, the hearing was continued over, and we subsequently filed a supplemental petition containing many additional facts in support of our allegations.

Our next bout in court is now set for February 23rd. That is a long time from September 22nd, when we filed our Supplemental Petition. It took the State of Tennessee two and a half months to produce a two-page reply to the Supplement.

However, brief, this time the State's reply clearly joined issue by denying the facts alleged in our Supplement, rather than merely asserting, as in the past, that our petitions contained only "conclusionary allegations" which were insufficient grounds for holding an evidentiary hearing.

This means that on February 23rd we will move for an evidentiary hearing, since the State's denial of our allegations has created issues of fact which can only be resolved by such a hearing. Under Tennessee law James Earl Ray is required to testify at such evidentiary hearing.

On the west coast, Sirhan Sirhan's appeal is getting under way. Sirhan's attorney, Luke McKissack, recently filed a 700 page brief alleging some 18 grounds for relief. It is now rumored that Melvin Belli will represent Sirhan on appeal.

In an attempt to shake loose some of the vast mound of suppressed assassination documents, a number of civil suits have been filed under the Freedom of Information Act. More such suits will be filed in the near future.

The Freedom of Information Act suit with perhaps the greatest potential--one which may ultimately go all the way to the Supreme Court--is the "Spectro suit." This suit, filed by Harold Weisberg, seeks access to the spectographic analyses made of bullets, bullet fragments, and the clothing of President Kennedy. Judge Sirica recently granted a motion by the United States Attorney to dismiss the Spectro suit. Oral argument on the spectro complaint was severely circumscribed by the Judge--to less than 30 minutes. Assistant United States Attorney Robert Weidig asserted that it had been determined by the Justice Department it was "not in the national interest" to make public the spectographic analyses.

While the Freedom of Information Act provides that certain agency records may be exempt from public disclosure on grounds of "national security," the law says nothing at all about "national interest," and, in any event, neither can be invoked purely on the say-so of an assistant U.S. Attorney. In addition, it is difficult to see how it would be against the national interest to learn whatever truth may be revealed by scientific tests like spectographic analysis.

Somewhat along the same lines as the Spectro suit is a complaint filed by Dr. John Nichols in Topeka, Kansas. The Nichols suit requests that he be allowed to examine the bullets, bullet fragments, and articles of clothing of President Kennedy by a process known as nuclear activation analysis.

There are two important advantages to nuclear activation analysis. The first is that the tests may be performed without in any way mutilating, diminishing, or even marking the specimens which are analyzed. Secondly, nuclear activation is ten times more refined than spectographic analysis; it can detect very minute quantities of a trace element which might not be revealed by spectographic examination alone, thus improving the chances of making a unique determination of the origin or history of the specimen. Unfortunately, when Warren Commission staff member Melvin Eisenberg raised the question of whether nuclear activation analyses would show if a bullet had passed through President Kennedy's tie or shirt collar, J. Edgar Hoover rejected any inquiry in that direction, merely asserting "it is not felt that the increased sensitivity of neutron activation analyses would contribute substantially to the understanding of the origin of this hole and frayed area." (Vol. XX, p.2)

There are two other Freedom of Information suits now before the courts. Harold Weisberg has filed a suit, pro se, which asks that he be given access to inspect articles of the President's clothing, or, alternatively, that photographs of the clothing be made for him or copies of existing photographs of the clothing made by the Archives be given him. The first hearing on this suit will probably come in early 1971 before U.S. District Judge Gerhard Gesell.

In the second suit, the Committee to Investigate Assassinations has filed a complaint against the Department of Justice for access to the 6,000-page FBI report on the RFK assassination. This file was made available to Sirhan's defense counsel and author Robert Blair Kaiser ("R.F.K. Must Die"), but the Justice Department has refused to grant us access to it.

A number of other Freedom of Information suits are being contemplated. These include suits for access to the FBI reports on David Ferrie, the file on Lee Harvey Oswald which the Russians turned over to the U.S. Government, and the raw materials used by the autopsy panel which Ramsey Clark convened just prior to the Shaw trial.

NEW ASSASSINATION BOOKS

In the literary field, two books dealing with assassinations have been published recently, and a third is expected to hit the bookstands in early 1971. Robert Blair Kaiser has authored the first critical examination of the investigation into the RFK assassination. "R.F.K. Must Die: A History of the Robert Kennedy Assassination its Aftermath," E.P. Dutton Co., presents the thesis that Sirhan shot Kennedy under the influence of post-hypnotic suggestion and points to a possible conspiracy in that assassination. It contains much data not otherwise available in published form.

Jim Garrison's A Heritage of Stone has also been published. A favorable review of it appeared in the New York Times. Garrison's book largely avoids any discussion of the Clay Shaw trial. Instead, Garrison concentrates on the politics of the assassination. Basically, the book argues the thesis that Kennedy was assassinated because he threatened the political interests of the military-industrial-intelligence complex. In particular, Garrison feels that the JFK assassination was tied to policies which the President had implemented to abate Cold War tensions, including a planned withdrawal of American troops from Vietnam.

Harold Weisberg has now written a book on the assassination of Dr. Martin Luther King. It is to be published early next year by Outerbridge and Dienstfrey, a New York firm, under the title of Frame-Up. The book argues very persuasively that: 1) James Earl Ray did not shoot Dr. King, 2) the assassination could not have been carried out as officially described and 3) there is abundant evidence of a conspiracy.

COMPUTERS BEING APPLIED TO ASSASSINATION DATA

In a series of articles published in Computers and Automation, a professional monthly devoted to the computer sciences, Richard C. Sprague has drawn national attention to the many unsolved problems surrounding the JFK, MLK, and RFK assassinations. Applying computer-assisted analysis to his extensive accumulation of photographs and motion pictures from Dealey Plaza, Dick's sensational article in the May, 1970 issue showed how computers may be used to reconstruct the sequence of events immediately before and after the JFK assassination.

This work has yielded an accurate time-table indicating when various photographs were taken, thus permitting an instant-by-instant analysis of the movements of people, vehicles, and other objects of interest. It has uncovered evidence of the existence of other photographers whose presence at the scene had been overlooked, and it has provided numerous leads toward the identification of certain witnesses (participants?) whose activities have never been explained.

Subsequent articles by Dick and others, including C & A's socially conscious editor, Edmund C. Berkeley, discussed other aspects of the JFK, MLK, and RFK assassinations in a way that has drawn a large and favorable response from persons all over the country. Incidentally, these articles require no knowledge of computers to appreciate. If you want information on availability and costs of reprints, write to Computers and Automation, 815 Washington St., Newtonville, Mass. 02160.

CTIA PROJECT

Following Sprague's lead, the CTIA has undertaken to computerize the voluminous files of written data compiled in the course of the investigation into the JFK assassination. At present, we are storing data on various kinds of association or connection between people, places, organizations, and activities (including dates or other chronological data) as reported in selected source documents. The information is tabulated on a coding sheet, converted to numbers according to a numerical key, and then punched into IBM cards for input into computer storage and processing.

When complete, we expect to be able to supply quick answers, within the limits of the data available, to such questions as: Where was Lee Harvey Oswald on November 5, 1963? What acquaintances, if any, did Jack Ruby and David Ferrie have in common? What organizations did Marina Oswald belong to while living in Minsk? Questions of this type frequently come up and are often beyond the reach of the memories of individual experts. The computer, on the other hand, can store large volumes of such data, sort it out in various ways, and print it out on demand.

The coding system for this project was devised during the summer of 1970 through the collaborative efforts of Sprague, Berkeley, Bud Fensterwald, Bob Smith and Dick Ehike. Most of the coding that has been done to date, which includes the Warren Report, several books, and many of the CTIA office files, is the work of Dick Ehike.

Others are developing the programs for storage, retrieval, and correlation of the data.

The CTIA needs help from persons willing to spend time reading and extracting data from source documents in their possession. This work requires no knowledge of computers, but it does demand careful and systematic tabulation of information. Standard forms and instructions are available from CTIA offices. Write us if you can help. Most of the 26 volumes still await extraction, so there is plenty to do.

DOES THE ARMY MONITOR ASSASSINATIONS, TOO?

Grounds for belief that intelligence components of the military services might have been conducting surveillance operations at the scene of the MLK and RFK assassinations were established by disclosures made during NBC's "First Tuesday" telecast on December 1st. The second hour of the telecast, narrated by Sander Vanocur, documented numerous and widespread instances in which agents gathered data on attendees at various political functions. Some of the functions covered include the 1968 political conventions in Miami and Chicago, the MLK funeral, and the Poor People's March on Washington. According to various former Army agents who appeared on the telecast, the Army monitored communications, took photographs, and prepared detailed reports of individuals observed at these functions, purportedly in the interest of preventing civil disturbance. Extensive files from these surveillances are stored at Fort Holabird, Md.

Although not mentioned in the telecast, the MLK visit to Memphis and the RFK campaign wind-up in Los Angeles were events of the same character as had drawn the attentions of the Army observers, both on earlier and later occasions. Notwithstanding the absence of public reports in these instances, the presumption is that they were covered, at least in some degree. Or if not, it might be asked, why not?

In a subsequent statement published in the Washington Star, former Defense Secretary Clark Clifford denied any knowledge that such things were going on, implying that the military operates independently of the Sec. Def. Office in such matters. Apparently, surveillance of the American public by our own military services can and does occur without the knowledge of responsible officials. Senator Ervin has now announced that he will hold hearings on the subject sometime in late February or early March.

The possibility that some sort of early version of such surveillance might have been operating in Dallas ought not to be dismissed, either. Students of the JFK assassination were aware long ago that an agent of the Army Intelligence Corps was present in Dealey Plaza. He took a photograph of the TSBD some 30 seconds after the shots and subsequently entered the building and "worked with the Sheriff's Deputies at the rear." He reported to the FBI that he had submitted a report of his activities to his unit and that the report would be made available on request (see "Six Seconds in Dallas," pp. 312-313). Neither his photograph nor his report have ever been disclosed, nor is his name mentioned in the Warren Report or the 26 volumes.

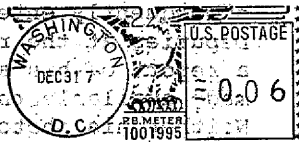
The CTIA hopes that Senator Ervin will see fit to ask questions about the Army's possible knowledge of these assassinations. Was it present, officially or unofficially, at any of the three major assassinations? Where are its reports? Why, in its self-appointed role as monitor of potential civil disturbances, has the Army been unable to provide any protection to our leaders?

OTHER CTIA WORK

A number of CTIA members have been conducting interesting research on their own, keeping us informed of their progress by correspondence. Next issue, the CTIA Newsletter will give you a run-down on who's doing what, and where we think future effort can best be applied.

Write us if you have something to report that others should know. Be sure to indicate whether you wish your name mentioned.

CTIA NEWSLETTER
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Many of our readers send us newspaper clippings from time to time. Thus, last December a reader in New York sent us a copy of John Leonard's book review of American Grotesque and Heritage of Stone which appeared in the December 1, 1970 issue of the New York Times. By chance, this copy of the review from the New York City edition was compared with a copy of the same review as it had appeared in the out-of-town edition of the Times. Much to our

amazement, the "all the news that fits we print" Times ran two different versions of the Leonard review. This it accomplished by changing the heading and lopping off, in the manner of a Saigon newspaper, the last paragraph and a half of the review. These changes, we thought, exactly reversed what the reviewer intended to say. For the benefit of our readers, and so they may arrive at their own judgment, we reprint both versions below.

THE NEW YORK TIMES, TU

Books of The Times

Dec. 1, 1970

The Shaw-Garrison Affair

By JOHN LEONARD

AMERICAN GROTESQUE. *An Account of the Clay Shaw-Jim Garrison Affair in the City of New Orleans.* By James Kirkwood. 669 pages. Simon & Schuster. \$11.95.

A HERITAGE OF STONE. By Jim Garrison. 253 pages. Putnam. \$6.95.

Bad vibrations.

New Orleans District Attorney Jim Garrison arrested New Orleans businessman Clay Shaw, charging that Mr. Shaw conspired to assassinate President John F. Kennedy. Mr. Shaw was acquitted by a jury. Mr. Garrison then had Mr. Shaw re-arrested on two charges of perjury. Mr. Shaw is suing Mr. Garrison, and a host of others. The judge at Mr. Shaw's trial has since been arrested in a motel room where stag movies and loose women are alleged to have exhibited themselves. The principal witness against Mr. Shaw has since been arrested for burglary. Mr. Garrison has since been accused of molesting a 13-year-old boy at the New Orleans Athletic Club, which is interesting because Mr. Shaw allegedly had links with the New Orleans homosexual underground.

No, this is not a fiction by Gore Vidal. It is a serialized novel on the front pages of our daily newspapers. Maybe that explains why novelist James Kirkwood—"Good Times/Bad Times"—got obsessed with the subject. Mr. Kirkwood met Mr. Shaw, and believed his story, and so wrote a sympathetic article before the trial (published by Esquire) and an indignant article after the trial (rejected by Playboy) and this tome-stone of a book (troubling the reviewer). Did Clay Shaw know David Ferrie and Lee Harvey Oswald? Is Jim Garrison paranoid about the Federal government? One wishes the whole business were a fevered invention.

'Perjury' Atop 'Conspiracy'

It isn't. Mr. Kirkwood argues in "American Grotesque" that Jim Garrison used Clay Shaw to try the Warren Commission report; that Garrison scraped the bottom of the barrel for variously sick and variously intimidated witnesses to smear Shaw; that Garrison's guerrillas sought a jury of sub-par intelligence to bemuse with bloody

fantasies; that, having empaneled such a jury, they were so upset by the acquittal that they added the insult of "perjury" charges to the injury of "conspiracy" accusations. Unfortunately, Mr. Kirkwood is so conscientious in his reportage that one wonders why so many people claimed to have seen Mr. Shaw with Oswald and Ferrie. Were they all mistaken or lying?

To be sure, conspiracy wasn't proved, and the state embarrassed itself with surreal incompetence. But "conspiracy" is no longer the charge against Shaw; perjury is. We have only Mr. Kirkwood's emotional word on innocence to go by. Such a word isn't conclusive, not even in a book reviewer's court. Mr. Kirkwood's loyalty to a friend is admirable; his taped interviews with all the principals in the first Shaw trial are fascinating; his attention to trivia is in the best parajournalistic tradition—the little boy who cried Tom Wolfe. But legitimate questions about John Kennedy's assassination aren't answered according to the buddy system.

Which brings us to Jim Garrison's "A Heritage of Stone." The District Attorney of Orleans Parish argues that Kennedy's assassination can only be explained by a "model" that pins the murder on the Central Intelligence Agency. The C.I.A. could have engineered Dallas in behalf of the military - intelligence - industrial complex that feared the President's disposition toward a détente with the Russians. Mr. Garrison nowhere in his book mentions Clay Shaw, or the botch his office made of Shaw's prosecution; he is, however, heavy on all the other characters who have become familiar to us via late-night talk shows on television. And he insists that the Warren Commission, the executive branch of the government, some members of the Dallas Police Department, the pathologists at Bethesda who performed the second Kennedy autopsy and many, many others must have known they were lying to the American public.

Frankly, I prefer to believe that the Warren Commission did a poor job, rather than a dishonest one. I like to think that Mr. Garrison invents monsters to explain incompetence.

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Who Killed John F. Kennedy?

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Mysterles Persist

Frankly, I prefer to believe that the Warren Commission did a poor job, rather than a dishonest one. I like to think that Mr. Garrison invents monsters to explain incompetence. But until somebody explains why two autopsies came to two different conclusions about the President's wounds, why the limousine was washed out and rebuilt without investigation, why certain witnesses near the "grassy knoll" were never asked to testify before the Commission, why we were all so eager to buy Oswald's brilliant marksmanship in split seconds, why no one inquired into Jack Ruby's relations with a staggering variety of strange people, why a "loner" like Oswald always had friends and could always get a passport—who can blame the Garrison guerrillas for fantasizing?

Something stinks about this whole affair. "A Heritage of Stone" rehashes the smelliness; the recipe is as unappetizing as our doubts about the official version of what happened. (Would then-Attorney General Robert F. Kennedy have endured his brother's murder in silence? Was John Kennedy quite so liberated from cold war clichés as Mr. Garrison maintains?) But the stench is there, and clings to each of us. Why were Kennedy's neck organs not examined at Bethesda for evidence of a frontal shot? Why was his body whisked away to Washington before the legally required

Was 'Hardly Surprised' by Decision--Garrison

Comment Follows Ruling
by Christenberry

Dist. Atty. Jim Garrison said Friday he was "hardly surprised" at the federal court decision blocking his prosecution of Clay Shaw because "we've been fighting the federal government for more than three years."

The district attorney's comments came following a decision Thursday by United States Dist. Court Judge Herbert W. Christenberry that forbade Garrison from trying Shaw on a charge that he lied during his trial of conspiring to kill President John F. Kennedy.

Shaw said he was "delighted" with the decision, but added that he was not convinced that his ordeal was over. Garrison still has the right to appeal, he pointed out.

'FEELS EMPATHY'

Garrison said he understood Shaw's feelings, saying that he felt "empathy" for the man he charged with conspiring to kill the former President.

My initial reaction to the decision," Garrison said, "was that he (Shaw) was a human being who got a break. I didn't feel bad. I felt good," he said.

"I have never liked being in a position of hurting people and I have never gotten over my basic compassion for the defendant.

"I had to do something that I was not particularly happy about and my reaction was one of empathy for Shaw."

Garrison had charged Shaw with lying during his trial when he said that he did not know Lee Harvey Oswald, the man the Warren Commission said killed the President.

After all the years of prosecution, Shaw still contends that he is not bitter. "It's been a bad four years but it's getting better."

WRITING PLAY

To keep himself busy Shaw is writing a play, lecturing on the sensations felt in being a defendant in a presidential assassination trial and restoring buildings in the French Quarter.

Meanwhile, Garrison, who has suffered a severe spinal infection, is seldom seen in his office. He has written a book on the American political situation with the assassination of President Kennedy as the theme. He has a contract to write three more books.

Garrison book was mentioned. Judge Christenberry in his decision to block the prosecution of Shaw. "It is obvious that the sale of defendant's book may be promoted by the publicity resulting from the continued prosecution of Clay Shaw," the judge said.

Garrison said he is not sure whether an appeal of the judge's decision will be forthcoming. "You reach a point where pursuing a rabbit almost endlessly while the wolves involved in this matter are out beyond your jurisdiction, power and distance becomes a question of fairness. I could not go on forever just putting people in jail," Garrison said.

Of the ruling itself, Garrison said, "I don't want to get involved in the technicalities of the rulings. Judge Christenberry is one of the most experienced judges on the federal bench."

IRONIC!