

Widderbauer/ans

MV9

MEMORANDUM

August 26, 1964

To:

J. Lee Rankin

From:

Walter J. Willens

Get

Re: Mr. Galvin and Shultz and I raise questions concerning the palimpsest which Lt. Day of the Dallas Police Department testified he lifted from the underside of the barrel of the K-1 rifle on November 22, 1963. That entry is set forth on pages 7-10 of the proposed final draft of Chapter 24 of the Report, copies of which are attached.

We request that additional investigation be conducted to determine with greater certainty that the palimpsest was actually lifted from the rifle as Lt. Day has testified. The only evidence we presently have at that point is the testimony of Lt. Day himself. We recall that although he lifted the palimpsest on November 22, 1963, he did not provide a copy of the lift to the FBI until November 26, 1963 (S H 260-61). He also testified that when the lift he "could still see traces of the print under the paper and was going to try to use photography to bring out or bring out a better print." Mr. Malone of the FBI testified with respect to the lift of the palimpsest, that "obviously the lifting had been so complete that there was nothing left to show any writing in it but itself as to the existence of such—or as attempt on the part of anyone else to procure the rifle" (Id. at 34).

Additional problems are raised by the fact that:

1) Mr. Malone testified that the poor quality of the lift made it difficult and not conducive to getting a good print;

2) Two of the other prints on the rifle could be identified because they were of such poor quality;

3) The other prints on the rifle were protected by calling to mind the area where the palimpsest had been lifted and yet, even though Lt. Day specified that other lifts had "faded" prints on but less their book form, could testify on that, when he was asked why he had not released the lift to the FBI on November 22, 1963,

cc: Mr. Willens
Mr. Liebelot
Mr. Newman

We should review the above circumstances at our conference with Agent Larson and Inspector Miller. The comparison of the palmprints should be reviewed to determine, if possible, whether or not it was removed from a different surface. The possibility that the palmprints or evidence of the file was destroyed while the file was in transit should be reviewed with them. The exact condition of the file at the time it was turned over to the FBI Denver office should be ascertained. Agent Larson should be asked if he can think of any explanation for the apparent conflict in the above testimony.

We should also:

1) Determine whether or not Lt. Ray had knowledge when he worked with the prints on the file. If he did, we should obtain substance from those who advised him.

2) Lt. Ray should be asked why he preserved the finger prints on the file, which were sufficiently clear to make positive identification, and yet did not preserve the palmprints, which are clear enough for that purpose.

3) Lt. Ray should also be asked why he removed only the palmprint and should be interrogated according his recollection that he saw the palmprint still on the file after he made the file.

4) Lt. Ray should be asked if he took any photographs of the palmprint on the file after the file. He may know that he, or he did photograph the less valuable fingerprints, and the palmprint on the file, according to his testimony, was still the "best bid" for identification. It is also of significance that Lt. Ray stated that he was going to obtain an FBI expert through use of photocopying.

Inspection by [Signature]

Attachment