

FBI WASH. DC

FEDERAL BUREAU INVESTIGATION
U. S. DEPARTME OF JUSTICE
COMMUNICATION SECTION
MAR 13 1969

TELETYRE

PBI NIMPHIS

705 P. URGENT 3-13-69 DND

TO DIRECTOR (44-38861) ATTN: MR. AL ROSEN, ASSISTANT DIRECTOR

FROM MEMPHIS (44-1987)

MURKIN - ASSASSINATION OF MARTIN LUTHER KING, JR

Silvy

Mr. Conrad.

Mr. Bulliva

AT APPROXIMATELY TWO FORTYFIVE PM, INTERVIEW WAS BEGUN WITH

JAMES EARL RAY BY SAC, MEMPHIS AT TENNESSEE STATE PRISON. INTERVIEW

CONCLUDED AT APPROXIMATELY THREE THIRTYFIVE PM. RAY ON ENTERING

ROOM SAID. YOU'RE THE GUY WHO TESTIFIED. I DON'T WANT TO TALK

TO YOU OR ANYBODY FROM THE FBI. RAY WAS ASKED TO SIT DOWN AND

WAS TOLD IT WAS POSSIBLE WE HAD THINGS WE COULD TALK ABOUT. RAY

SAID. I'M NOT GOING TO TALK ABOUT CASE AS I'VE BEEN MISQUOTED

ENOUGH. HE WAS UNABLE TO POINT OUT ANY SPECIFICS WHERE FBI HAD

EVER MISQUOTED HIM. HE WAS ALSO TOLD FBI HAD NOT INTERVIEWED

MIM SO IT WAS NOT POSSIBLE FOR US TO MISQUOTE HIM. RAY INDICATED

HE BETTER GO BACK TO CELL AS SAC WAS ONLY TRYING TO TRICK HIM

INTO TALKING ABOUT CASE. HE WAS THEN REMINDED OF HIS GUILTY PLEA

IN OPEN COURT AND WAS ASKED IF HE INTENDED TO CHANGE THIS. HE

SAID NO.

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AY THEN CRITICIZED HIS ATTORNEY ART HANES. SR. RE SAID HANES WAS NOT GOOD ATTORNEY AS HE REFUSED TO INVESTIGATE CASE. SAC INTERJECTED THAT HIS ATTORNEY HAD HIRED INVESTIGATOR, TO 03 1

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MR. DELOACH FOR THE DIRECTOR

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WHICH RAY REPLIED. "HE'S NO GOOD EITHER, AND HE ONLY BEGAN TO INVESTIGATE A FEW DAYS BEFORE THE TRIAL." RAY STATED HANES REALLY WASN I HIS ATTORNEY AS WILLIAM BRADFORD HUIE HAD HIRED HANED TO GO TO LONDON TO ACT AS ATTORNEY FOR RAY, IN RETURN FOR STORY CONTRACTS. RAY WOULD NOT AMPLIFY ON CONTRACTS BUT DID STATE HE HAD TWO HUNDRED THOUSAND DOLLARS IN CONTRACTS OUT. RAY SAID HE HADN I RECEIVED ANY MONEY ON ANY OF THESE CONTRACTS YET. HE ALSO SAW HE HAD CONTRACTED WITH PERCY FOREMAN REGARDING POSSIBLE STORY.

ALSO SAID PART OF HIS CONTRACT WITH FOREMAN WAS THAT RAY WOULD.

WOT EMBARRASS FOREMAN IN COURT. WHEN ASKED IF THAT IS WHY HE SAID NO MORE IN COURT WHEN HE ROSE TO MAKE COMMENT, RAY SAID HE WOULDN'T TALK ABOUT IT ANY MORE.

HE THEN BECAME CRITICAL OF FOREMAN, SAYING HE WOULDN'T INVESTIGATE HIS CASE EIGHER. SAID THAT FOREMAN CAME TO HIM WITH A NEGATIVE ATTITUDE, SAYING "YOUR BEST DEFENSE IS TO PLEAD GUILTY OR YOU'LL GET THE DEATH SENTENCE." RAY INDICATED DISSATISFACTION WITH HIS PAST ATTORNEYS. HE SAID HE WAS TRYING TO GET AN ATTORNEY IN GEORGIA NOW. HE REFUSED TO INDENTIFY THIS ATTORNEY. (SAC HAD PREVIOUS DISCUSSION WITH WARDEN LAKE RUSSELL AT PRISON AND WARDEN HAD ADVISED RAY HAD TOLD HIM HE END PAGE TWO

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WAS MAKING EFFORTS TO GET J. B. STONER. AN ATTORNEY IN GEORGIA TO REPRESENT HIM. (J. B. STONER WELL KNOWN FIGURE IN VARIOUS WHITE HATE GROUPS IN GEORGIA.)

ANYTHING, AS HE FELT HIS ATTORNEY WOULD BE ABLE TO REOPEN HIS CASE. HE ALSO SAID HE HAD LETTER PREPARED TO SEND TO SENATOR EASTLAND AND THEN IN ABOUT TWO OR THREE MONTHS HIS CASE WOULD BE CLEARED UP. HE INDICATED HE MIGHT THEN BE WILLING TO SIT DOWN AND DISCUSS THE CASE FULLY.

SERIES. HE WONDERED WHY FBI ALWAYS HAD TO LET THE CRIMINALS IDRAW FIRST BEFORE THEY WERE SHOT. HE WAS TOLD THIS IS ONLY CONSISTENT WITH THE FACTS. AS OUR WEAPONS ARE USED ONLY IN SELF DEFENSE. HE EXPRESSED SOME SKEPTICISM. HE THEN ASKED IF FBI THOUGHT HE WAS STUPID ENOUGH TO LEAVE HIS FINGERPRINTS IN THE AREA WHERE A PUBLIC FIGURE WAS KILLED. HE WAS ASKED IF HE WAS TRYING TO TELL SAC THAT SOMEONE PEANTED HIS PRINTS. AND IF SO HIS STORY WAS GETTING THIN AND SAC WOULD LEAVE. HE THEN RAISED SOME QUESTIONS ABOUT NOT EVER HAVING BEEN IDENTIFIED IN A

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LINEUP AND WAS NOT SURE THAT ANYONE COULD IDENTIFY HIM. HE THEN INDICATED HE HAD READ IN A CANADIAN PAPER THAT ONE CHARLIE STEPHENS COULD PRODABLY COULD IDENTIFY HIM AS HE THOUGHT CHARLIE STEPHENS HAD A GOOD LOOK AT HIM IN ROOMING HOUSE. HE DID NOT WANT TO DISCUSS THIS FURTHER.

WITH A PHOTOGRAPH UNTIL HE MADE SOME PHOTOGRAPHS AVAILABLE ON THE WEST COAST. THE ABSURDITY OF THIS STATEMENT WAS POINTED OUT TO HIM AS HE KNEW THE STATE HAD SEVERAL WITNESSES WHO COULD TOENTIFY HIM.

HE WAS ASKED IF HE DIDN'T WANT TO TALK ABOUT SOMETHING ELSE.
SUCH AS HIS TRIP FROM LOS ANGELES TO NEW ORLEANS. HE SAID NO.
THAT HE HAD MADE A MISTAKE GETTING MIXED UP WITH STEIN. HE SAID
STEIN WAS ONLY A "HIPPIE." HE WOULD NOT TALK FURTHER ABOUT STEIN.

OTHER MISCELLANEOUS MATTERS COVERED WITH RAY INDICATED HE SAID HE NEVER RECEIVED A PROPERTY RECEIPT FROM BUTLER OF SCOTLAND YARD, WHEN ARRESTED THERE. HE SAID THIS RECEIPT MIGHT BE OF VALUE AT SOME FUTURE DATE. HE REFUSED TO CLARIFY THIS.

OF IT. HE CONTINUOUSLY CLAIMED THIS WOULD BE MATTER FOR HIS END FAGE FOUR

PAIR OF ASSOCIATES OF SAC. AGENTS JOE C. HESTER AND ROBERT F. BOYLE.
RAY SAID HE DID NOT WANT TO TALK TO FBI BECAUSE ALL THEY WANTED TO
DO WAS TRICK HIM. RAY AT CONCLUSION OF INTERVIEW SAID HE DID
WOT WANT TO TALK TO ANY OTHER AGENTS AT THIS TIME. HE WAS TOLD.
THERE WERE TWO OTHER AGENTS WITH SAC. HE DID MEET THESE TWO AGENTS
JUST PRIOR TO BEING RETURNED TO HIS CELL. HIS PARTING COMMENT
WHEN GOING THROUGH CELL DOOR WAS, TAKE A GOOD LOOK AS YOU MAY BE
LOOKING FOR ME AGAIN.

MORNING AND PERHAPS WE COULD AGAIN ENGAGE IN SMALL TALK. RAY SAIE MAYDE I WILL NOT TALK WITH YOU AGAIN.

A. M. WITH RAY

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RAY'S COMMENT ABOUT TAKING A GOOD LOOK WAS SPECIFICALLY. POINTED OUT TO THE OFFICERS ON DUTY IN THE MAXIMUM SECURITY
SECTION AND IT WAS SUBSEQUENTLY POINTED OUT TO WARDEN RUSSELL.
IN ADDITION, IN DISCUSSIONS WITH WARDEN RUSSELL, SAC REQUESTED
THAT VISIT OF FBI TO TENNESSEE STATE PENITENTIARY SHOULD BE HELD CONFIDENTIAL. WARDEN INDICATED HE WOULD DO SO BUT, OF COURSE,
STORY WOULD STILL GET AROUND IN THE PRISON YARD. P.
END