The Levi "task force" report pretends to criticize the FBI. One of the few reasons for the essential trivial criticism is because the FBI filed a conspiracy charge in Birmingham rather than Memphis because "we cannot rely on the U.S.Attorney at "emphis." Two internal memos to "artha DeLoach disclose the real reasons. The "task force" did not. Naturally enough when the law required that I be given these pages the FBI contrived a phoney exemption to withhold them from me. (I obtained them "arch 4, 1977.)

Once it was decided to file the conspiracy charge the first (Serial 1555) under the statute being used the complaint can be filed in any district in which the conspiracy took place or an overt act occurred...limited to filing the complaint at "emphis or Birmingham."

(Serial 2579)
The second memo explains that the charge was filed in Birmingham because the "overt act" of purchasing the rifles was in Birmingham. Except for tense both use identical language about not being able to "rely on the U.S.Attorney at Memphis." Both am next state "we would immediately loose control of the situation." The first only given the reason, "the complaint would become public knowledge."

Yet it concludes that "charges should be immediately filed and Galt's fugitive status should be given the widest possible publicity." And under "ACTION" first is "Ee should file the proposed compliant at Birmingham." After other recommendations, normal and proper, like "issue a wanted flayer and a fugitive press release, "last, almost an afterthough is "At the apporpriate time the Attirney General should be advised." The Attorney General is not asked or consulted. After the fact and whenever the Hoover considered "the appropriate time" he would be told. After all, he was only the Attorney "eneral.

The real reason for not filing in Memphis from this record is not apprehension about the United States Attorney there. It was fear that the FEI could not hog the publicity it plotted, "immediately." That "the complaint would become public knowledge" was certain once it was filed. It also was the FEI's desire, a proper desire. The only difference is that it feared that in Memphis the federal prosecutor would have made the announcement instead of Hoover in Washington. His release was drafted and approved before the complaint was filed.

This is what was most urgent while the cities were still aflame, imaging restricted to the same of the same in the FBI were willing to run some risk. As explained to DeLoach, which really means to Hoover through him, it is "We have checked with Birmingham and we have no assurance we could keep a compliant filed there a secret." Keepin it secret meant only long enough to have the filing reported back to Washington so the prepared release could be distributed. The reason they feared a leak in Birmingham is because "the U.S.Attorney is presently in Houston." The FBI that was not careful xines when its filed bulges with threats again King's life was careful over losing a headline for Moover. Headquarters had the Birmingham office investigate in advance. This is how it learned that the trusted United States Attorney was in Texas.

In Birmingham it faced a other possible catastrophy: It would have to file the complaint with the United States Commissioner, also duly investigated. The sexism of what followed is not in the "task force" report: when "The U.S.Commissioner is a woman who does not have too firm a grasp on her operation."

For the FBI this was kind, especially so considering that the "operation" was no more than a rubber stamp.

They decided to risk "a woman who does not have too firm a grasp on her operation" in preference to a "nited States Attorney who might tell the press p which he should have done.

What in fact the FBI planned with maximum fanfare - only in Hoover's name.

The memos dow not say, as the "task force" also did not say, that there was another and for the FBI a very real problem if it let the Department of Justice do the proper business of the Department of Justice and file criminal charges. If a conspiracy charge had been filed in Memphis there could not have been a Memphis State prosecution predicated upon the certainty certainty that there had been no conspiracy.

There was a reward for all "cover's underlings in this manipulation of the filing of criminal charges and the control over subsequent events from that manipulation.

There are six sets of initials appended to the second memo. Most important is the approval "OK H.O