Ford Would Sift New Data InKennedy, King Slayings NOV 2 2 1975

By NICHOLAS M. HORROCK. Special to The New York There

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effort to identify the mole in

the F.B.I. who had subjected

The Warren Commission, to

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which Mr. Ford alluded, did

not investigate Dr. King's

in 1984, arrestigation the

shooting of Resident 1 innedy

in Dalles in Nov. 22 1963. It concluded that Les Marvey

Oswald, a marine who had de-

fected to the Soviet Union, had

noted along in killing the

Spokiemian for Mr. Levi, in siderning of the moving to be

condit and De Thinks case, cald Wals a mot to know a mapping a short to the

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fors the Senate Select Commisse on Intelligence con-

firzaed that the F.B.L. had conducied a six-year effort of dis-

credit Dr. King and to assnove

him from leadership of the civil rights spovement. If was the

F.E.I. that also conducted the

Dr. King, who led the South-

Gin Christian Leadership Con-

forence to the forefront of the

elvil rights movement, was shot to desth on the balcony of a

Mamphis motel on April 4, 1965.

The F.J.L later identified the

filler ad Jamos Bari Bell, a for-

Mr. Ray was apprehended, after an international manhunt

and pleaded guilty to the charge. He has now reputated

his confession and is seeking a new trial. Mr. Ray, who is serving a life sentence in Ten-

Mr. Levi's order, according to prison officials.

spokesman could not estimate

when the review would be com-pleted. He said that the Attor-

ney General had set no time limit on it. He said that one lawyer in the Civil Division had characterized the Investigation as "incredibly thorough."

In two days of hearings last

week, the Senate intelligence committee disclosed a pattern

of harassment by the F.B.I. that began in 1982 and dogged Dr. King until his death.

The bureau placed 18 winetapa

and eight room bugs on tale-

phones or premises used by Dr.

King. It had obtained authori-

had no comment on

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investigation of the killing.

Dr. King to the harassment.

death. It is an id for 10

Timber Idianation.

WASHINGTON, Nev 29 -President Ford last night urged that "some responsible group or organization" investigate "new developments" that have arisen concerning the assassisations of President John F. Danfedy and the Rev. Dr. Mar-Ma Luther King, Jr.

Winder questioning by reportin at a White House news conference, the President said the Kennedy case if the new sovelopments could be "invessalad without reopening the tibela matter... I think some and a group or granizaothers aspects." and in Primitiston, so that th literity should be shine di br . 'somebe sy ... ether under" (* 16.a. e. noes faquiry rold 5. i Mostriana. This is the first time that President Ford publicity adknowledged that the new developments in the Fereivly essassination might was inresignition, Although Will Presiand had never said in the west that he opposed a reopened inquiry he had always stood by the findings of the Warren Commission.

This is an apparent reference to David W. Belin, a sector Commission, who, last Satursy, urged Congress to response the Warren Commission hearings to lay to rest the questions posed by the new data.

Sarlier today Attorney Gen-traf Edward H. Leve and inced through a spokes the that he had assigned two top level Department of Justice officials to review the investigation of Dr. King's death in the light of testimony that the black leader had been a target of harassment by the Federal Bureau of Investigation.

A spokesman for Mr. Levi, said the attorney general had "instructed J. Stanley Pottinger and Richard L. Thornburgh, assistant Attorneys General, to review the file and advise him on whether the investigation should be reopened.

President Ford told reporters

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meed freed DUAT Received in 1963 on the ground list a suspected that Commutrated the chail rights move ment.

In addition to the electronic surveillance of Dr. King, testi-mony showed that the bureau had attempted to stop a college. from giving him an honorary degree, tried to keep him from getting an audience with the Pope and the set in a tape recording of aliegedly unsavory incidents picked up by telephone taps and room bugs.

The tape was accompanied by a letter that warned Dr. King, "There is only one thing left for you to do. You know what it is . . . you are done. There is but one way out for you."

Dr. King regarded this as an effort to drive him to suicide, according to statements made at the hearings.

25 Separate Incidents

James B. Adams, an associate deputy director of the F.B.I. said that the bureau had discovered 25 separate inci-dents of harassment of Dr.

King. Wir. Adams comowledged in his testimony that here was "no saturory asis or justifica-tion" for the F.3.I.'s action spainst Dr. King.

Of the vorious acts of harassment, the Senate investigators found one that came within days of Dr. King's death. According to Michael Epstein, a member of the staff, when Dr. King first stent to Memphis in behalf of striking garbage work-ers in March 1968, he stayed at a motel Ewned by Whites.

Burass documents showed that the F.S.I. had suggested heaking this information to the press. There was no evidence hat it d.d. Mr. Epstein testified, but several news organizations sent get an article saying that Dr. King singed at the white estabilshment.

When he returned to Mempists in early April(he registered at the black-owned Lorraine

notel, where he was killed. The Justice Department has for some time been conducting a peparate investigation to deviolated the law in the treat-ment of Dr. King.

- Tennessee Opposes Plea

CINCINNATI, Nov. 26 (UPI) The State of Tennessee has urged the United States Court of Appeals for the Sixth Circuit to reject Mr. Ray's effort to withdraw his confession to Dr. King's murder.

In a brief filed yesterday, Assistant State Attorney General William Haynes Jr. argued that Mr. Ray's contention that his guilty plea had resulted from constitutionally inadequate legai advice was meritless.

Mr. Ray is asking the appelsate court to overturn a ruling last fall by United States Dis-trict Judge Robert McRae Jr. of Memphis that the guilty plea. was valid, and that Mr. Ray was not entitled to a full-scale trial.