AGGRAY

1ST ADD RAY NASHVILL RFR 4-6 XXX CARES NOT TO D.4.\*

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1STRICT APPEALS COURT IN CINCINNATI 100K THE PLEA FOR A TRIAL UNDER ADVIE MEMT.

ADVIE MEMT.

BUTTER SINCE HE VAS RELEASED FROW HIS SOLITARY CELL ON THE PRISON'S BUTTER SINCE HE VAS RELEASED FROW HIS SOLITARY CELL ON THE PRISON'S BUTTER SINCE HE VAS RELEASED FROW HIS SOLITARY CELL ON THE PRISON'S BUTTER SINCE HE VAS RELEASED FROW HIS SOLITARY CELL ON THE PRISON'S BUTTER SINCE HE VAS RELEASED FROW HIS SOLITARY CELL ON THE PRISON'S BUTTER SINCE HE VAS RELEASED FROW HIS SOLITARY CELL ON THE PRISON'S BUTTER SWALD JR OF WASHINGTON, ANOTHER RAY LAWYER, DISPUTES BERNARD FERSTLEWALD JR OF WASHINGTON, ANOTHER RAY LAWYER, DISPUTES BE WERD SAY RAY HAS CHANGED HIS STORY OVUE THE YEARS AND IS NOT TO THOSE WERD SAY RAY HAS CHANGED HIS STORY OVUE THE YEARS AND IS NOT TO THE SELVED 'HE YEARS AND IS NOT TO THE SAY RAY HAS CHANGED HIS STORY OVUE THE YEARS AND IS NOT TO CITE THE SELVE HAD A PHOTOGRAPHIC MEMORY, HE'S BOUND TO CITE THE SELVE HAD A PHOTOGRAPHIC MEMORY, HE'S BOUND TO CULSTIONS THAT UNLESS HE HAD A PHOTOGRAPHIC MEMORY, HE'S BOUND TO AVOID THE ELECTRIC CHAIR. THE BURDEN WILL BE ON THE STATE OF TENNESSEE IS SUCCESSFUL IN VIRTUAL THE BURDEN WILL BE ON THE STATE OF TENNESSEE TO PRODUCE EVIDENCE IS CIRCUMSTANTIAL AT BEST AND I TRINK ATTORNEY SAID. THEIR FROWL HIMSE WHO CILLY. THE PLAIN SPOKEN MEMPHIS NOT THE YEAR SAY RAY FLETURE FROM THE STATE BASES ITS THE PLAIN SPOKEN MEMPHIS TO PRODUCE EVIDENCE IN TIMES WHO CILLIES SHOW THE STATE BASES ITS THE FLOW OF THE STATE STAY VIRTUES WHO CILLIES SHOW THAT SEVERED KING'S FROM THE WITCH HOLD WAS AND THE STATE STAY VIRTUES WE DESENTIALLY A SCIENCE WAS A FAVE TO PRODUCE BATHROON WHERE THE SINGLE SHOT THAT SEVERED KING'S FROM THE MIRDER SHOT THE STATE STAY VIRTUES IS ESSENTIALLY A SCIENCE WAS A FALLE OF THE STATE STAY VIRTUES IN EXPENSIVE WAS NOT THE PRAINCED THAT HE WOULD NOT HE STATE STAY WITCHES WAS NOT THE WAS THE PL PENALTY.

PENALTY.

THERE WAS NO REAL HOPE OF AVOIDING THE DEATH PENALTY FOR JAMES THERE WAS NO REAL HOPE OF AVOIDING THE DEATH PENALTY FOR JAMES EARL RAY OTHER THAN TO ENTER THE PLEA OF GUILTY...AND RAY'S DECISION WAS A REASONED AND INTELLIGENT ONL. HAYNES WROTE.

THE JUSTICE DEPARTMENT. WHICH HAS SO FAR DECLINED SUGGESTIONS THAT THE JUSTICE DEPARTMENT. WHICH HAS SO FAR DECLINED SUGGESTIONS THAT IT REOPEN THE KING INVESTIGATION. HAS STATED IT IS SATISFIED THAT RAY ACTED ALONE. BUT STILL UNANSWERED IS THE QUESTION OF WHERE RAY—A SMALL—TIME HOLDUP MAN AND ESCAPEE FROM THE MISSOURISTATE HIS TRIP TO PRISON—OBTAINED THE MONEY TO FINANCE HIS \$2.000 MUSTANG. HIS TRIP TO PRISON—OBTAINED THE MONEY TO FINANCE HIS \$2.000 IN HIS POSSESSION. WHEN HE WAS CAUGHT. THE FUGITIVE STILL HAD \$200 IN HIS POSSESSION. WHEN HE WAS CAUGHT. THE FUGITIVE STILL HAD \$200 IN HIS POSSESSION. HINTS OF A CONSPIRACY BROUGHT FORTH BY CONVICTED HEROIN DEALER ROBERT HINTS OF A CONSPIRACY BROUGHT FORTH BY CONVICTED HEROIN DEALER ROBERT HINTS OF A CONSPIRACY BROUGHT FORTH BY CONVICTED HEROIN DEALER ROBERT BY WATSON AND CONVICTED CONFIDENCE MAN CLIFFORD HE ANDREWS. CLAIMS BY WATSON AND CONVICTED BUT HAVE HEARD OF A PLOT AGAINST KING HAVE LARGELY BEEN DISCOUNTED. BUT HAVE RAISED SOME QUESTIONS.

LAWSERS FOR BOTH SIDES NOW SAY THAT WHETHER RAY GETS A TRIAL WILL LAWSERS FOR BOTH SIDES NOW SAY THAT WHETHER RAY GETS A TRIAL WILL LAWSERS FOR BOTH SIDES NOW SAY THAT WHETHER RAY GETS A TRIAL WILL LAWSERS FOR BOTH SIDES NOW SAY THAT WHETHER RAY GETS A TRIAL WILL LAWSERS FOR BOTH SIDES NOW SAY THAT WHETHER RAY GETS A TRIAL WILL IN ADDITION, RUMCRS OF AN FBI CONSPIRACY AGAINST KING HAVE ALSO

SURFACED.

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LIKELY BE DECIDED BY THE SUPPLME COURT. POSSIBLY IN EARLY 1977.

"ANY WAY I SEE IT. THE SUPPLME COURT IS GOING TO HAVE TO DECIDE

"ANY WAY I SEE IT. THE SUPPLME COURT. THEY LL FIGHT US ON

STEP OF THE WAY. IF WE WIN IN THE APPEALS COURT, THEY LL APPEAL."

UP TO THE SCPREME COURT. IF WE LOSE, YOU CAN BE SURE WE'LL APPEAL.

"PART OF THE FIRST SUCCESSFUL ATTEMPT TO BLOCK A TRIAL FOR RAY.

"PART OF THE FIRST SUCCESSFUL ATTEMPT TO BLOCK A TRIAL FOR RAY.

"AGREES.

"RAY." ATTORNEYS WILL BE FIGHTING IN THE APPEALS COURTS AS LONG AS.

"PRAY." ATTORNEYS WILL BE FIGHTING IN THE APPEALS COURTS AS LONG AS.

"LIFE AND BREATH HOLD OUT." HE SAID RECENTLY.

LIFE AND BREATH HOLD OUT." HE SAID RECENTLY.

BECOMES ELIGIBLE FOR PAROLE 22 YEARS FROM NOW EVEN THOUGH HIS

SENTENCE DOES NOT OFFICIALLY EXPIRE UNTIL APRIL 29. 2019.

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SMILE AS HE INDICATED HE'D RATHER RISK A TRIAL THAN CONTINUE TO SERVE

SMILE AS HE INDICATED HE'D RATHER RISK A TRIAL THAN CONTINUE TO SERVE

OUT HIS TERM IN HIS DINGY. CRAMPED PRISON CELL.

"YOU'VE NEVER BEEN IN PRISON, HAVE YOUT" HE SAID WRYLY. "THAT'S

"ALL I THINK I NEED TO SAY."

"ADV FOR AMS SUN APRIL 4"

UPI Q4-Q1 Q8;23 PES

1.3