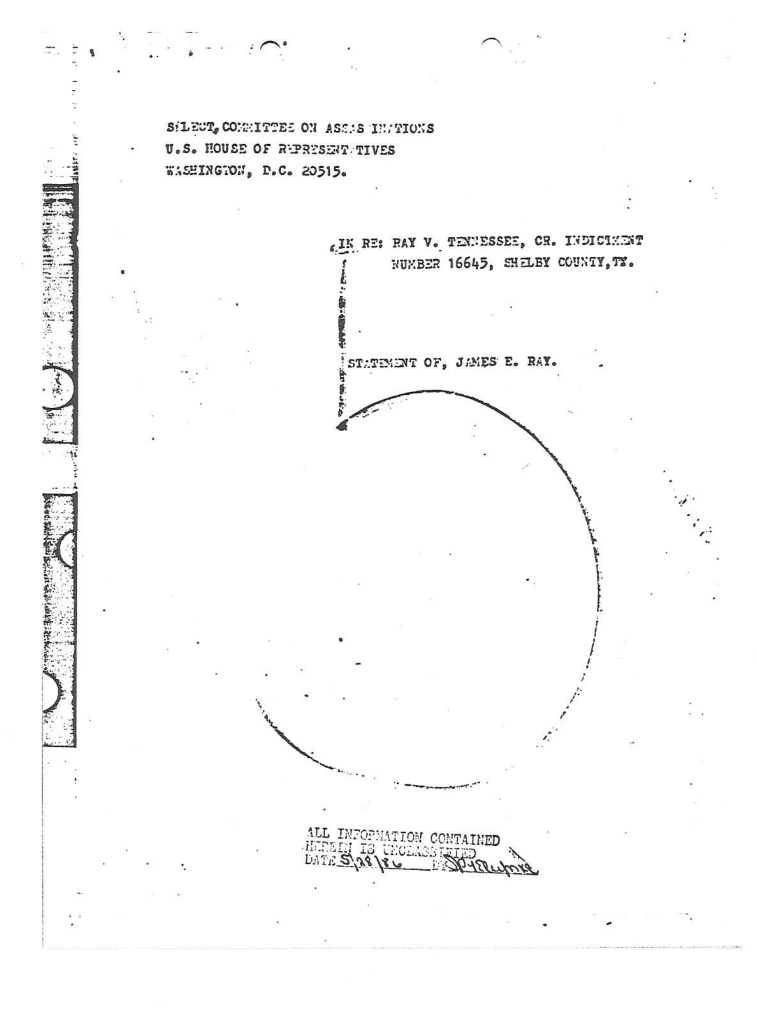
Assoc. Dir. Des. AD Ada Asst. Dir.: UNITLD STATES DEPARTMENT OF JUSTICE UNITED STATES GOVERNMENT Adm. Servs. FEDERAL BUREAU OF INVESTIGATION Crim. Inv. . morandum Ident. \_\_ Intell. Laboratory Legal Coun. DATE: 8-17-78 Plan. & Insp. TO : Mr. Bassett Rec. Mont. Toch. Servs. 1 - Mr. Bassett Training ... Public Affs. OH. 1 - Mr. Bailey FROM : D. Ryan Telephone Rm. 1 - Mr. Ryan Director's Sec'y . 1 - Mr. Foster HOUSE SELECT COMMITTEE ON ASSASSINATION 1 - Mr. Busching SUBJECT: U. S. HOUSE OF REPRESENTATIVES (HSCA) . . . PURPOSE: To provide copy of opening statement by James Earl Ray at the public hearings of the HSCA on 8-16-78. DE AILS: On 8-16-78, after the recess of the Committee hearings th. - date, G. Robert Blakey, Chief Counsel and Director, HSCA, mac. available the attached copy of an opening statement which was prepared by James Earl Ray and read by him during the public hearing of 8-16-78. It is noted that when Mr. Ray made the statement, he made some revisions to it. Mr. Blakey advised that the Number 5 imprinted on the various pages is not significant and only an internal control number used by the Committee. RECOMMENDATION: None. For information. Enclosure Legal Coun. Adm. Serv. APPROVED Plan, & Insp. ] Rec. Mgnt. RCB:pfm (6) Crim, Inv. Tech. Servs. Director Ident. Assoc. Dir. Intell. Training Dep. AD Adm. Public Affs. Off. Laboratory Dep. AD Inv. 1 EX-120 6211 62 - 11/29 REC-60 "LUCLOSUPE ATTACHED SEP 1 1978 5 - 4 N'E'DER ART REICE . i. .. 6 . ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED NER LANT Parsa Barred DATE 5129180 360 115 269 8240.0 401 0197 8 4 1940.0 610 19 4 1940.0 FBI/DOJ Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan 1978 4



THE STATEMENT I AM ABOUT TO GIVE THIS CONCUTTEE IS ESSENTIALLY . . THE SAME TESTINOHY I WOULD HAVE GIVEN THE TRIAL COURT IN MEMPHIS, . TERNESSEE, IN 1969 IF THAT COURT WOULD HAVE HAD THE FORTITUDE TO HAVE ORDERED & PUHLIC TRIAL INTO THE MURDER OF DR. MARTIN LUTHER KING Jr., RATHER HEL MAKING AN -IN-CHIMBERS "DEAL" WITH THE ATTORNEY WHO WAS ALLEGEDLY REPRESENTING ME, PERCY FOREMAN, AND CAPITULATING TO THE WISHES OF THE DOMINANT CONVERCIAL PUELISHING COMPANIES & THE COMPANIES SPECIAL RELATIONSHIPS WITH THE INTELLIGENCE COMMUNITIE IN ESSENCE I WOULD HAVE TOLD THE TRIAL COURT & JURY THAT I DID NOT SHOOT MARTIN LUTHER KING Jr. JUST AS I AM NOW TELLING THIS COMMITTEE AND IF I WOULD HAVE HAD A LAWYER TO REPRESENT ME, I COULD HAVE OFFER CONCLUSIVE PROOF IN SUPPORT OF THE DEVIL I KNOW SEVERAL LARGE PUBLISHING HOUSES WORKING WITH THE F.B.I. HAVE OFFERED UP VARIED MOTIVATIONAL ALLEGATIONS -- WHICH ARE REFERED .: TO BELOW -- TO SUPPORT THE GOVERNMENT'S CASE AGAINST ME, BUT IT WAS NOT I WHO POSTED MARTIN LUTHER KING HOTES SUGGESTING HE KILL HIMSELF, RATHER IT WAS THE F.B.I.; NORNWAS IT THE WITNESS WHO CELEBRATED UPON HEARING OF HIS MURDER, THAT TO WAS THE F.B.I -- AND IT WAS ALSO NOT I WHO IN THE 1930'S INFECTED BLACKS WITH SYPHILIS GERAS FOR EXPER-IMENTAL PURPOSES THEN DECLINED TO TREAT THEM, THAT WAS THE ACTION OF A GOVERNMENT BODY WITH THE ACQUIESCENCE OF THE DOMINANT PRESS. IN RESPECT'S TO THE GUILTY PLEA I MADE IN THE KING CASE, IT IS NOT A DIFFICULT MATTER FOR AN ATTORNEY TO MANEUVER HIS CLIENT INTO A GUILTY PLEA TO A CRIMINAL INDICTMENT, ESPECIALLY WHEN THE ATTORNEY HAS THE ACTIVE COOPERATION OF THE JUDGE & PROSECUTOR, AND I AM SURE Láit -

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EVERY MEMBER OF THIS COLMITTEE WITH LEGAL TRAINING KNOWS THIS, BUT THE PUBLIC DOSEN'T, THEY THINK OF CUILTY PLEAS AS THEY USED TO THINK OF THE F.B.I., THAT THE PLEAS ARE HADE IN HEAVEN. FURTHER, EVERY JUDGE WHO HAS LAYED HANDS OF THIS CASE KNOWS THE PLEA WAS PROCURED BY FRAUD, AND THEREFORE KNEW A TRIAL SHOULD HAVE BEEN ORDERED. BUT THE COURTS HAVE BEEN MORE INFLUENCED BY SAT EDITORIALS INHEDDED IN "TIME" NAGAZINE AFTICLES ABOUT THE CASE THAN THEY HAVE IS THE LAW BOOKS.

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BUT MAYBE I SHOULD BE IN JAIL ALTHOUGH NOT FOR SHOOTING AFTONE RATH. & BEING FOOLIGH HOUGHT TO RETURN TO A LEGAL SHAKE PIT, EVEN IF THE OFFER WAS FORT KNOW & CHARLIE'S ANGELS TO SPEND IT ON, ONCED I HAD REACHED CANADA IN 1967.

I BELIEVE WHAT EVER THIS COMMITTEE'S ULTIMATE FILDIEGS ARE IN THIS MATTER IT WILL HAVE PERFORMED A VALUABLE SERVICE, IF UNINTENTION AL, IN UNMASKING THE UNITED STATES JUDICIAL SYSTEM'S OPERATION, IN LEAGUE WITH DOMINANT PUBLISHING COMPANIES, IN RATIROADING INNOCENT DEFENDANTS IN CONTROVERSAL CRIMINAL CASES INTO PRISON, THEN CONTRIB-UTING TO THE SAVAGING OF THE DEFENDANTS THEN SOLITARY CONFIDENENT, ECT., AFTER THE DEFENDANTS ARE IMPRISONED. ALL OF THIS MERELY BECAUSE THE DEFENDANTS INSISTED ON PROVISIONS GUARANTEED THEN UNDER THE FEDERAL CONSTITUTION AND LACKED THE POLITICAL INFLUENCE TO CLAIM IT. THAT IS, FOR CLASS OR OTHER REASONS THEY WERE OUT OF FAVOR WITH THE DOMINANT PRESS. IN THIS RESPECT, THE SUNDICATED COLUMNIST, CAML ROWEN, HAS WRITTEN TO THE EFFECT THAT "IF ANY GROUP IN THE UNITED STATES DOES FOT HAVE INFLUENCE WITH THE DOMINANT PRESS THEY CAM EXPECT TO BE GROUND UNDER.

FINALLY, IT WOULD APPEAR THAT THE LAST ACT PERFORMED BY THE INTELLIGENCE AGENCIES/PUELISHING EMPIRES WHEN A PUELIC FICTRE IS MURDERED, AND THE ALLEGED MURDERER IS DECIDED UPON, IS FOR THE CONSTRUCTION OF A "PSYCHOLOGICAL PROFILE" FOR THE EDIFICATION OF THE JUDICIARY, ANITHESS APPOPTLE ATTACHED AS EXE A F A-1-. IN THE INSTAUR CLEE THE "PSYCHOLOGICAL PROFILE" AS PROPORTED ET THE F.E.I.; "THE" HAGAZINE; "TIME'S" LECIAN, GEORGE MCHILLIAN, AND UNITED PRESS INTERNATIONAL CHARACTERIZES THE WITHESS AS THUS: 1... A NARCOTIC ADDÍCT .... "TIHE" MAG.JAN. 26,1976 ISS 2. A MARCOTIC PEDDLER .. 3. A SEX DEVIATE, TYPE UNEXPLAINED ... 4. MAINLINED DRUGS ..... .... F.B.I./D.P.I. WIRESERVICE RELEASE, JAHUARY 25, 197 5. WENT INSAME, 1963-64 period ..... 80 6. CONSTANTLY READ GIRLIE HAGAZINES ..... 7. SENT OBSCENE LETTER TO POST OFFICE. 1967-68 Period ..... 8. PLAGUED TWO WOMEN WITH LATE NIGHT TELEPHONE CALLS, 1967-68 period 9. INVOLVED IN DRUG TRAFFIC LASTLY, CHEATED FELLOW PRISONERS IN . CROOKED CARD GAMES .....

IN REGARD TO THE ABOVE MENTIONED "PSYCHOLOGICAL PROFILE", I WILL ACCEPT THE "PROFILE" AS THE TYPE PERSON WHO WOULD SHOOT MARTIN LUTHEN KING Jr., FURTHER, AS I DID IN A LETTER TO ATTORNEY GENERAL, GRIFFIN BELL (EXH. B), IF ANY ONE OF THE AFOREMENTIONED ACCUSATIONS CAR HE SUBSTANTIATED BY THE RECORD: PRISON RECORDS; MILITARY RECORDS; EMPLOYMENT RECORDS, OR ANY RESPONSIELE OFFICIAL CONVERSAUT WITE SAID RECORDS, THEN I WILL APPEAR BEFORE THIS COMMITTEE AND TAKE FULL RESPONSIBILITY FOR THE KING MURDER--THEN I REFERS TO "RECORDS", THAT DOES NOT INCLUDE F.B.I. PURCHASED INFORMATION FROM THEIR INFORMERS.

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WHILE THE GOVERNMENT COVERNMENT PRESS MAS FRECTING & DISSEMBLATING THE AFOREMENTIONED "PROFILE" CHARACTERIZATION, THE P.B.I. WAS ALSO HAVE SSING VARIOUS MERBERS OF MY PAMILY IN ORDER TO MANUEVER THEM INT A PUSITION WHEREBY THEY WOULD HAVE TO PERJURE THEMSELVES AGAINST HE IN SOME MANNER RELATED TO THE KING CASE IN ORDER TO ESCAPE PRISON THEMSELVES, FOR INSTANCE:

- THE F.B.I. EVIDENTLY BURGLARIZED MY SISTER, CAROL PEPPER'S HOME IN 1968 LOOKING FOR INCRIMINATING EVIDENCE (JACK ANDERSON, SYNDICATED COLUMN, HOVEMBER 8, 1977.)
   THE F.B.I. HAD MY BROTHER, JOHN L. RAY, PROSECUTED & CONVICTED FOR AIDING & ABETTING A BANK ROBBERY, AND THE THRIAL JUDGE, NOW F.B.I. DIRECTOR, WILLIAM H. WEBSTER, SENTENCE HIM TO EIGHTEEN YEARS; WHILE THE ACTUAL ROBBER LATER HAD HIS CHARGE TRANSFERED TO THE E.D. OF CALIFORNI WHERE FEDERAL JUDGE, M.D. CROCKER SENTENCED THE ROBBER TO EIGHTEEN MONTHS.
  - 3. AND THE WIRESERVICES REPORTED ON AUGUST 8,1978, THAT THE F.B.I. HAD PAYED AN INFORMER, OLIVER PATTERSON, TO: STEAL LETTERS; WIRETAP CONVERSATIONS, ect., FROM ALOTHER BROTHER, JERRY W. RAY.

BOX IN THE MANNER AS FOLLOWS: SEVERAL DAYS PRIOR TO THE ESCAPE I FASHIONED & BOARD APPROXIMATELY 3x4 FEST WHICH WOULD FIT INSIDE A BOX USED TO TRANSPORT BREAD OUTSIDE THE PRISON. IN ADDITION, I MADE SEVERAL HOLES IN THE LOWERS SIDES OF THE BOX WITH A HAPMER & NAIL. THEREAFTER ON APRIL 23, 1967, I ENTERED THE PRISON K11 ICHEN: EARLY (I WORKED AFTERNOONS ), AT APPROXIMATELY 8:00AM. LATER I ENTURED THE BREAD ROOM THERE BREAD FROM THE BAKERY WAS LOADED INTO THE BOX TO BE TRUCKED TO A PRISON FARM. SOMETIME AFTER ENTERING THE BREAD ROOM 1 GOT INTO THE BREAD BOX AND COVERED MYSELF WITH THE 3x4 FOOT BOARD. THEREAFTER A PRISONER FILLED THE BOX WITH BREAD AND THEN TRANSFERED THE BOX DOWNSTAIRS VIA ELEVATOR ONTO A PLATFORM USED TO LOAD TRUCKS TRANSPORTING ITEMS OUTSIDE THE PRISON COMPOUND. SHORTLY THEREAFTER THE BOX, WITH ME ENCLOSED, WAS PLACED ON A WAITING TRUCK. THE TRUCK THEN PROCEEDED THROUGH A PRISON SECURITY GATE WHERE A GUARD SEARCHED THE BOX BY RAISING THE LID AND VIEWING INSIDE. AFTER PASSING THROUGH THE PRISON GATE I GOT OUT OF THE BOX. AFTER THE TRUCK CROSSED THE MISSOURI RIVER BRIDGE, NEARBY THE PRISON FARM, IT STOPPED BEFORE TURNING INTO THE ROAD LEADING TO THE FARM; WHEN THE TRUCK STOPPED I DISEMBARKED. I THEN CROSSED THE HIGHWAY, TURNED RIGHT, AND FOLLOWED & DIRT ROAD UNTIL I CAME UPON SEVERAL JUNKED AUTOMOBILES. I STAYED IN ONE OF THE VECHICLES UNTIL DARK, THEN LEFT THE VECHICLE, CROSSED UNDER THE BRIDGE THAT I HAD PREVIOUSLY CROSSED IN THE BREAD TRUCK. I THEN HADE MY WAY TO A NEARBY RAILROAD TRACK. ( I HAD DEPARTED THE PRISON WITH SEVERAL CANDY BARS AND IN ADDITION HAD TAKEN SOME BREAD FROM THE BREAD TRUCK; I HAD ALSO TAKEN FROM THE PRISON ON MY PERSON APPROXIMATELY \$250.00. AND A RADIO ALONG WITH A SOCIAL SECURITY CARD NUMBER REGISTERED UNDER THE

ON APRIL 23, 1967, I ESCAPED FROM THE MISSOURI STATE PRISON IN A BREAD

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p. 5

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NAME OF, JOHN L. RAYNS & TWO PHONE NUMBERS.)

AFTER A PERIOD OF WALKING THE RAILHOAD TRACKS I CROSSED VIA A SWITCH ONTO ANOTHER SET OF TRACKS. AFTER WALKING TWO OR THREE NIGHTS ON THE TRACKS, AND SLEEPING DAYS, AND HAVING RAN OUT OF FOOD, I CAME UPON A TRAILER. APPARENTLY THE TRAILER WAS INTENDED AS A FISHING CABIN AS I BELIEVE IT WAS LOCATED NEAR A RIVER. I ENTERED THE TRAILER AND FOUND A BOITLE CONTAINING WINE AND SEVERAL ITEAS OF FOOD, UPON LEAVING THE TRAL TR I HAD THS WINE & FOOD WITH ME. . TT TS MY RECOLLECTION THAT DURING THIS A ". 'HOXIMATE PERIOD & AGAIN CROSSED & SWITCH ONTO ANOTHER TRACK; HOW-EVER. DURING ALL OF THE PALKING I WAS MOVING IN THE GENERAL DIRECTION OF KANSAS CITY, MISSOURI. ON THE 4th OR 5th DAY OUT I WAS ALSO TRAVELING BY DAY. ON ONE OF THESE DATS IT COMMENCED RAINING AND I MOVED UNDERNEATH A TRUSSEL AND STARTED A DIRE. SHORTLY THEREAFTER A HANDCAR STOPPED OVER THE TRUSSEL. THE TWO OPERATORS OF THE CAR DISERBARKED AND ENQUIRED OF ME ABOUT THE SMOKE. I EXPLAINED I HAD BEEN CAUCHT IN THE RAIN AND HAD STARTED THE FIRE TO DRY OUT. THEY SAID ALRICHT AND LEFT. ( DURING THIS PERIOD MY SHOES HAD FELL OFF CONSEQUENTLY I HAD TO MAKE A FORCIBLE ENTRY INTO A STORE TO OBTAIN ANOTHER PAIR). ON THE 6TH DAY I OBSERVED A SMALL TOWN. THAT EVENING I ENGERED THE TOWN, PURCHASED FOOD & DRINK, THEN RETURNED TO THE RAILFOAD YARDS. LATER THAT EVENING I CAUGHT A FRIEGHT TRAIN TRAVELING IN THE DIRECTION OF ST. LOUIS, MISSOURI. I ARRIVED IN ST. LOUIS WHILE IT WAS STILL DARK. AFTER A PERIOD OF WAITING IN THE RAILROAD YARDS, AND WHEN IT CORMENCED TO LICHTEN, I MADE MY WAY TO SOUTH ST. LOUIS TO THE RESIDENCE OF AN INDIVIDUAL WHO CALLED HIMSELF THE " CATMAN", HIS APPARENT GIVEN NAME BEING, JACK CORWIN. I INTENDED FOR MR. CORWIN TO ARRANGE FOR MY TRANSPORTATION TO EDWARDSVILLE. ILLINOIS; HOWEVER, GORWIN WAS NOT HOME THEREFORE I CAUGHT & TAXI TO, BAST

THEREAFTER I CAUGHT ANOTHER TAXI TO EDWARDSVILLE, ILLINOIS, THEN THE BUS STATION WHEREIN I BOARDED & BUS BOUND FOR CHICAGO, ILLINOIS. ALTHOUGH I AM NOT CERTAIN I BELIEVE I PAYED THE BUS DRIVER THE PARE RATHER THAN PURCHASING A TICKET IN THE STATION. UPON ARRIVING IN CHICAGO ON APRIL 30, 1967, I MADE MY WAY TO 2731 NORTH SHEPFIELD AND RENTED & ROOM. ON MAY 3, 1967, I APPLIED FOR A JOB AS DISHWASHER AT THE DIDIAN TRAIL RES AURANT IN WILMETKA, ILLINOIS, A CHICAGO SUBURS-I LEARNED OF THE JOB FROM AN ADVERTISEMENT IN THE CHICAGO TEHEUNE NEWSPAPER. I RECEIVED THE JOB & 3 SHORTLY THEREAFTER I FURCHASED & 1960 CHRYSLER FOR \$100.00. I PURCHASED THE CHRYSLER IN DEDER TO ACCUMULATE IDENTIFICATION & CONJUTE TO & FROM WORK. I ALSO TOOK A DRIVER'S TEST AND PASSED; HOWEVER, ALTHOUGH I RECEIVED A TEMPORARY DRIVING PERMIT I NEVER RECEIVED THE PERMANENT LICENSE. I USED THE NAME, JOHN L. RAYNS, DURING THIS PERIOD. WHILE I WAS EXPLOYED BY THE AFOREMENTIONED RESTAURANT I WROTE THE CANADIAN COUNSEL IN CHICAGO ENQUIRING ABOUT CANADIAN INMIGRATION PROCEDURE; IN REPLY THE COUNSEL MAILED ME SEVERAL BROCHURES. ON OR ABOUT JUNE 27, 1967, I TERMINATED EXPLOYMENT AT THE INDIAN TRAIL LESTAURANT. THEREAFTER I DROVE TO QUINCY, ILLINOIS, TO WAIT FOR THE LAST CHECK TO CLEAR FROM SAID RESTAURANT EXPLOYMENT. IT WAS ALSO MY INTENTION TO VISIT WHILE IN QUINCY AN AUNT, MRS. FRANK FULLER, AND SES ONE OR TWO ACQUAINTANCES. I STAYED IN QUINCY APPROXIMATELY 12 DAYS, ALTHOUGH I DID NOT SEE MY AUNT. DURING THE PERIOD IN QUINCY I STAYED ALTERNATIVELY IN TWO HOTELS; ONE BEING LOCATED ON THE CORNER OF 2ND AND OAK STREET, THE OTHER ON THE CORNER OF 3RD AND OAK STREET. THE ONLY INDIVIDUAL THAT I SAW AND WAS FAMILIAR WITH IN QUINCY WAS TED CROWLEY, A PROPRIETOR OF A LOCAL CLUB. I MAY HAVE TOLD MR. CROWLEY SOMETHING TO THE EFFECT THAT I HAD RECENTLY BEEN STER ON DADATE FROM PRISON. AFTER STAYING IN QUINCY. ILLINDIS, FOR

THE ABOVE MENTIONED PERIOD, I RETURNED TO WINNETKA, HILINOIS, TO PICK-UP THE CHECK I HAD COMING FROM THE INDIAN TRAIL RESTAURANT; IT IS ALSO MY RECOLLECTION THAT I CHECKED INTO A HOTEL LOCATED AT 1648 WEST LUNT STREET FOR A COUPLE DAYS.AFTER PICKING UP THE CHECK I DECIDED TO DRIVE TO EAST ST. LOISE, ILLINOIS, AND POSSIBLY SEE FAMILY MEMBERS BEINDE MOVING TO, CANADA. ON THE WAY TO EAST ST. LOUIS I DEVELOPED CAR TRUBLE. I RECALL SLE PING IN THE CHRYSLER ONE NIGHT & A HIGHWAY PATROLMAN WAKING & ASKING ME IF I HAD ANY PROBLEMS. IN EAST ST. LOUIS I STAYED ONE NIGHT IN AFFUIL-DOAN HOTEL NEAR DOWNTOWN. THE NEXT DAY I SOLD THE CHRYSLER TO A SERVICE STATION OPERATOR FOR APPROXIMATELY \$50.00; I THEN PURCHASED IN EAST ST. LOUIS ON JULY 15, 1967, A RED PLYHOUTH FOR \$200.00- I HAD A PROBLEM MAKING THE PURCHASE ALTHOUGH I DON'T RECALL WHAT THE PROBLEM WAS. I PHONED JACK " THE CATMAN" GOWEIN DURING THE DAY; MET HIM IN EAST ST. LOUIS, AND HAD HIM PURCHASE MENA PISTOL FROM A FINCE HE KNEW AND THAT HE COULD PAY FOR PENSION DAY I TOLD COWRIN TO TELL MY FAMILY MEDERS THAT I WAS LEAVING THE COUNTRY AND WOULD TRY TO CONTACT THEM LATER; AND FOR HIM NOT TO MENTACH TO THE POLICE THAT HE HAD SAW ME UNLESS HE WANTED TO GO TO JAIL. LATER THAT DAY I DROVE TO INDIANAPOLIS, DIDIANA, STAYING IN A HOTEL THAT NIGHT. THE NEXT DAY I CROSSED INTO CANADA VIA THE MINDSOR TURNEL IN DETROIT, MICHIGAN. I SLEPT ALONG THE ROAD THE NIGHT OF JULY 16, 1967, AND THE NEXT DAY I ENTERED THE ENVIRONS OF MONTREAL, CANADA, STAYING IN A MOTEL PART OF THE DAY.

THE DAY I ENTERED MONTREAL PROPER ONE OF THE FIRST THINGS I DID WAS ENQUIRE OF A TRAVEL AGENCY, VIA TELEPHONE, THE PROCEDURE FOR A CANADIAN TO ACQUIRE & CANADIAN PASSPORT. I WAS INFORMED THAT I MUST HAVE & GUARANTOR WHO WOULD TESTIFY THAT HE/SHE HAD KNOWN ME FOR THO YEARS.) THAT EVENING IN MONTREAL ON ST. CATHERINE EAST, IN & NIGHT CLUB, I WAS ACCOSTED BY A PROSTITUTE, SUBSEQUENTLY I ACREED TO GO TO HER PLACE VIA TAXICAB. AFTER WE GOT LOCATED IN HER APARTMENT I GAVE HER THE RE-QUESTED \$25.00 PEE AND ONE CARRIED THE MONEY TO AN OFFICE . MHEN I LEF: I WROTE DOWN THE DORESS OF THE BUILDING. THE NEXT DAY I RENTED AN AP ... IMENT IN THE, HR-K-APARTMENTS, LOCATED AT, 2589 NOTRE DAME EAST; THEN LATER, I PARKED MY AUGCOUNTLE CLOSED TO THE BUILDING WHERE I HAD THE NIGHT BEFORE BEEN WITH THE PROSTITUTE. THAT EVENING I RETURNED TO THE AFOREMENTIONED NICHT CLUB AND, MEETING THE SAME CIRL, AGAIN ACCOMPANIED HER VIA TAXI TO HER APARTMENT. INSIDE HER APARTMENT I GAVE HER ANOTHER \$25.00 BUT THIS TIMS I SHOWED HER THE PISTOL MR. COBWIN HAD PURCHASED FOR ME AND TOLD HER I WOULD CO WITH HER TO WHERE EVER SHE WAS TAKING THE MONEY. WHEN SHE AROUSED THE MANAGER INTO OPENING THE "OFFICE" DOOR I PUT THE PISTOL ON HIM. WE MOVED BACK INTO THE OFFICE WHEREI I ASKED HIM FOR THE MONEY. TAKING OUT HIS WALLET HE OFFERED ME THE SMALL AMOUNT IN IT, ABOUT 5 OR 10 DOLLARS. WHEN I TOLD HIM I WANTED THE LREST OF THE MONEY, HE SPOKE ABOUT A CABINET NEARBY AND MOTIONED TO A CONTAINER. BEFORE LEAVING THE "OFFICE", I HAD THE MANAGER LIE ON A BED AND THE GIRL REMOVE HER STOCKING AND TIE HIS HANDS & LEGS. I THEN HAD HER GET UNDER THE BED BEFORE DEPARTING. LATER I FOUND I HAD TAKEN APPROXIMATELY \$1.700,00 IN MIXED CURRENCY FROM THE MANAGER'S OFFICE.

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DURING THE NEXT FEW DAYS I PURCHASED CLOTHING AND DECIDED THE ONLY WAY

I COULD COME BY TRAVEL DOCUMENTS IN ORDER TO LEAVE CANADA WOULD BE TO EITHER PERSUADE SCHEDONE TO ACT AS MY GUARANTOR OR, PERHAPS ROLL A DRUNKING SEAMAN FOR HIS SEAMAN'S PAPERS. DURING THE NEXT COUPLE OF WEEKS I DID SPEAD CONSIDERABLE TIME NEAR THE MONTREAL DOCK AREA FREQUENTING BARS. I WAS NEVER ABLE TO COME BY MERCHANT SEAMAN PAPERS ALTHOUGH I DID CONTACT AN INDIVIDUAL WHO INTRODUCED HIMSELF AS ROUAL. I FIL T MET HIM IN THE NEPTUNE TAVEEN. 121 WEST COMISSIONERS STREET. HE WAS APPROXIMATELY 35 TO 40 YEARS OLD, 5"9 INCHES TALL, WITH DARK HAIR AND A RED TINT IN IT & HE SPOKE WITH A SLIGHT SPANISH ACCENT. I ASSUMED FROM HIS DEVEANOR & CONVERSATION THAT OUR INTEREST COULD BE COMPATIBLE, AND AFTER A COUPLE METTING IT WAS ESTABLISHED THAT I WAS INTERESTED IN SOME TYPE TRAVEL DOCUMENTS, WHILE HIS INTEREST WAS IN LOCATING SOMEONE WHO WOULD, FOR A PRICE HELP HIL HOVE SOME TYPE CONTRABAND THROUGH UNITED STATES CUSTOMS AT THE CANADIAN BORDER. DURING THE INITIAL MEETING WITH ROUAL, PERHAPS 3 OR 4, NOTHING WAS DECIDED DEFINITELY MAINLY BECAUSE I HAD DECIDED TO TAKE A VACATION IN A LAURENTIAN MOUNTAIN RESORT AND WHILE THERE ENLIST THE ASSISTANCE OF SOMEONE, PREFERABLE FEMALE, IN PROCURING A CAMADIAN PASSPORT, 1.0. ATTEMPTING TO FIND SOMEONE, WHO WOULD ACT AS MY GUARANTOR IN MAKING APPLICATION FOR A PASSPORT, SUBSIQUENTLY I DID DRIVE TO THE GRAY ROCKS INN, IN THE LAURENTIAN MOUNTAINS, AND MET A WOMAN -AUD LATER SAW HER AGAIN IN THE CANADIAN CAPITOL OF OTTAWA. HOWEVER, I LEARNED SHE WAS EXPLOYED BY THE CANADIAN GOVERIMENT AND THUS CONSIDERED IT ILL ADVISED TO DISCUSS THE GUARANTOR QUESTION WITH HER. THEREFORE IN RETURNING TO MONTREAL FROM THE LAURENTIANS MOUNTAINS I HAD DECIDED TO ACCEPT ANY REASONABLE PROPO-SITION ROUAL MIGHT OFFER IN RETURN FOR TRAVEL DOCUMENTS.

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AFTER' I RETURNED TO MONTREAL I DID MEET WITH ROUAL SEVERAL MORE TIMES. HIS PROPOSALS, AND MY ACCEPTANCE, WERE IN ESSENCE:

- THAT I WOULD MEST HIM IN WINDSOR, CANADA, AT APPROXIMATELY 3:00PM AUGUST 21, 1967, NEAR THE RAILROAD STATION IN MY AUTOMOBILE.
- 2) THAT HE WOULD THEN PROVIDE ME WITH CERTAIN PACKAGES TO TRANSPORT ACROSS THE BORDER INTO THE UNITED STATES.
- 3) THAT I WOULD FOR TRANSPORTING THE PACKAGES INTO THE UNITES. STATES BE PROVIDED WITH TRAVEL DOCUMENTS AND AND UNSPECIFIED AMOUNT OF MONEY.
- 4) THAT THEREAFTER I WOULD SELL THE PLYMOUTH AUTOMOBILE AND TRAVEL TO BIRM DIGHAM, ALABAMA, WHEREIN I WOULD AGAIN MEET ROUAL FOR SOME SIMULAR TYPE SMUGGLING OPERATION APPARENTLY IN MEXICO ROUAL HAD INITIALLY SUGGESTED THAT I GO TO MOBILE, ALABAMA.

I ACCEPTED THE ABOVE MENTIONED PROPOSALS, ALTHOUGH IT WAS MY INTENTIONS ONCED I LAYED HANDS ON THE TRAVEL DOCUMENTS TO RETURN TO CANADA.

ON AUGUST 21, 1967, AT APPROXIMATELY 3:00PM I WAS PARKED NEAR THE WINDSOR, CANADA, RAILROAD STATION AND AFTER WAITING A HALF HOUR OR LESS ROUAL CAME TO THE PLYMOUTH WITH AN ATTACHE CASE, ENTERED THE AUTOMOBILE, AND SAID "LETS CO". STARTING THE AUTOMOBILE HE DIRECTED ME TOWARD A SIDE STREET WHEREIN HE MOVED INTO THE BACK SEAT AFTER STOPPING AND PLACED THREE PACKAGES UNDER THE BACK REST, THEN RETURNING TO THE FRONT SEAT HE DIRECTED ME TOWARD THE TUNNEL THAT CONNECTS WINDSOR WITH DETROIT, MICHIGAN. BEFORE WE ARRIVED AT THE TUNNEL ENTRANCE HE ASK ME TO LET HIM OUT SAYING HE WOULD CROSS SEPERATELY

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AND FOR ME TO PICK HIM UP ON THE UNITED STATES SIDE. HE SAID HE WOULDD CROSS IN A CAB AND TO CIVE HIM A FEW MINUTES BEFORE I CROSSED. I CLEARED THE CUSTOMS WITH NO DIFFICULITY AND PICKED UP ROUAL ON THE UNITED STATES SIDE OF THE TUNNEL. HE THEN DIRECTED ME TO ANOTHER SIDE STREET WHERE HE REMOVED THE PACKAGES. I THEN DROVE HIM TO THE DETROIT BUS STATION. LETTING HIM OUT HE TOLD ME TO ACTURN TO WINDSOR AND WAIT AT THE SAME PLACE AS BEFORE. I THEN RETURNED TO THE WINDSOR HAILROAD STATION AND AFTER 10 OR 15 MINUTES KOUAL APPEARED AGAIN AND WE REPEATED THE PROCEDURE EXCEPT THIS TIME WE TRAVEL O OVER THE BRIDGE CONNECTING THE TWO COUNTRIES. HOWEVER, WHILE WAITING TI LINE TO CROSS THE WRIDE T-HOTICED CUSTOM'S OFFICERS WERE SEARCHING SEVERAL OF THE AUTOMOBILES AHEAD OF ME. RECALLING I HAD A TELEVISION SET IN THE PLYNOUTH, WHICH I WAS REQUIRED TO DECLARE AT CUSTOMS. AND WISHING TO AVOID A SEARCH OF THE PLYMOUTH, I DECLARED THE TELEVISION SET. THE CUSTOM'S OFFICER THEN DIRECTED ME INTO A SPECIAL LANE AND WAS IN-THE PROCESS OF SEARCHING THE PLYNOUTH WHEN ANOTHER CUSTOM'S OFFICER APPEARED AND, APPARENTLY ORDERING THE FIRST CUSTON'S OFFICER TO OTHER DUTIES, TOLD ME TO PAY A TELEVISION TAX IN CUSTOM'S OFFICE AND LEAVE. WHEN I LATER MET ROUAL ON THE UNITED STATES SIDE OF THE BRIDGE HE APPEARED SCHEWHAT NERVOUS, AND I INFORMED HIM I HAD BEEN HELD UP BY CUSTOMS AND SHOWED HIN THE TELEVISION TAX-RECEIPT PROVIDED BY CUSTOMS. WE THEN DROVE TO A SIDE STREET IN DETHOIT AND MOVING THTO THE BACK OF THE PLYHOUTH HE REMOVED THE THREE PACKAGES FROM BEHIND THE BACK SEAT BACK HEST. MOVING BACK INTO THE FRONT SEAT OF THE PLYMOUTH ROUAL GAVE ME APPROXIMATELY \$1.500.00 IN MIXED CURRENCY HOWEVER, OFFERING SCHE EXCUSE, HE SAID HE WAS UNABLE TO OBTAIN THE TRAVEL DOCUMENTS ALTHOUGH HE DID AS URE ME HE WOULD BE ABLE TO COME BY THE PAPERS AT A LATER DATE. HE ALSO SUCCESTED I DISPOSE OF THE OLD PLYMOUTH THEN WE WOULD PURCHASE A LATER

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MODEL AUTOMOBILE WHEN WE MET IN BIRM LINGHAM, ALABAMA. HE THEN TOLD ME HE WOULD WRITE ME IN C/O GENERAL DELIVERY BIRMINCHAM, ALABAMA, UNDER THE GALT :. NAME; ALSO, HE GAVE ME A NEW ORLEANS, LOUISIANA, TELEPHONS NUMBER IF I NEEDED TO CONTACT HIM. THEREAFTER I LEFT HIM AT THE BUS STATION AND DROVE TO CHICAGO, ILLINOIS, WHEREIN A GAVE MY BROTHER, JERRY W. RAY, THE PLYMOUTH AND CAUCHT & TRAIN TO BIRY DIGHAM, ALABAMA. I ARRIVED IN BIRMINGHAM ON AUGUST 25, 1967, THE YEXT DAY I RENTED A ROOM AT 2608 HIGHLAND AVENUE UNDER THE NAME OF, ERIC S. CALT. THE FOLLOWING MONDAY AUGUST 28, 1967, I CHECKED AT THE TENERAL DELIVER WINDOW IN THE MAIN POST OF ICE ENQUIRING ABOUT MAIL ADDRESSE. TO ERIC GALT THE POSTAL CLERK ASK ME FOR MY MIDDLE INITIAL AND WHEN 1 SUPPLIED THE LETTER S HE GAVE ME A LETTER FROM ROUAL. IN THE LETTER ROUAL ASK ME TO FOT HIM AT THE STARLITE CAFE, LOCATED DIRECTLY ACROSS THE STREET FROM THE POST OFFICE, THAT EVENING. LATER I MET HIM IN THE STARLITE AND HE ASK ME TO TRY TO LOCATED FOR SALE A LATE MODEL AUTOMOBILE. THE NEXT DAY I FOUND THROUGH A NEWSPAPER ADD A 1966 MUSTANG. THAT EVENING I AGAIN MET HOUAL IN THE STARLITE AND DESCRIBED THE MUSTANG TO HIM. HE SAID IT SOUNDED ALRIGHT AND THE NEXT MORNING HE GAVE ME \$2.000.00 WITH INSTRUCTIONS TO BUY THE MUSTANG. LATER IN THE MORNING I TOOK AFTAXI TO 701 SOUTH 48th STREET AND PURCHASED THE MUSTANG FROM IT'S OWNER MR. WILLIAM D. PAISLEY. AFTER PURCHASING THE AUTOMOBILE I DROVE TO THE STARLITE CAFE, PICKED UP ROUAL, AND FROM THE STARLITE ON TO THE RESIDENCE I WAS STAYING AT ON HIGHLAND AVENUE. PARKING ON A MALL IN FRONT OF THE RESIDENCE. BEFORE DEPARTING ROUAL ASK FOR. AND I GAVE HIM, A SET OF KEYS TO THE MUSTANG; HE ALSO WROTE DOWN MY ADDRESS & PHONE NUMBER, HE THEN GAVE ME \$500.00 FOR LIVING EXPERSES, AND ANOTHER \$500.00 FOR A LIST OF CAMERA EQUIPMENT. LASTLY, HE GAVE ME ANOTHER TELEPHONE NUMBER LISTED IN BATON ROUGE, LOUISIANA, AS A "BACK UP" NUMBER, AND SUGGESTED I LAY LOW FOR A MONTH OR SO THEN HE WOULD CONTACT ME ABOUT THE BUSINESS AT HAND

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DURING MY STAY IN BIEM DIGHAM, ALABAMA, I RENTED A BANK VAULT; ACCUMULATED IDENTIFICATION UNDER THE GALT NAME, AND MADE THE CAMERA PURCHASES ROUAL REAUESTED. I HAD ALSO CONTACTED A LINGERING VIRUS, APPARENTLY IN CANADA. AND WAS TREATED FOR THE AILMENT BY A DR. SCHWARTZ IN, BIRMINGHAM. SUB-SEQUENTLY I WAS CONTACTED BY BOUAL'S APPARENT HEPRESENTATIVE ASKING ME TO MEET ROUAL IN NEW ORL ANS, LOUISISANA, IN EARLY OCTOBER, 1967. ON OR ABOUT OCTOBER 6, 1967, I DEPARTED BIFMINGHAM, ALABAMA, IN ROUTE TO NEW ORLEANS, LOUISIANA, INTENDING TO MEST ROUAL IN, NEW ORLEANS. THE NEXT DAY, OR THE D'Y AFTER, UPON ARRIVING IN BATON ROUGE, LOUISIANA, I PHONED THE BATON ROUGS NUMBER ROUAL HAD GIVEN ME; UNABLE TO REACH THE PARTY I THEN PHONED THE NEW ORLEANS NUMBER AND DID REACH THIS PARTY. I WAS TOLD TO PROCESS ON TO NUEVO LAREDO, MEXICO, AND WAS GIVEN THE NAME & ADDRESS OF A MOTEL TO CHECK INTO AFTER AREIVING IN NUEVO LAREDO. BEFORE LEAVING BATON ROUGE I MAILED BACK TO THE BIRWINGHAM BANK THE SAFETY DEPOSIT VAULT KEY ASSUMING I WOULD NOT BE RETURNING TO BIRMINGHA, ALABAMA. UPON LEAVING BATON HOUGE FOR MEXICO I BRIEFLY TRAVELED IN THE DIRECTION OF DALLAS, TEXAS, INTENDING TO SEE AN INDIVIDUAL WHO WAS CONVERSANT WITH UNDERWORLD ACTIVITIES ALONG THE BORDER SEPERATING THE UNITED STATES FROM MEXICO. HOWEVER, I SUB-SECUENTLY DECIDED AGAINST THE DALLAS TRIP AND THEREFORE TURNED TOWARD SOUTH TEXAS & MEXICO. I ARRIVED IN NUEVO LAREDO, MEXICO, ON OR ABOUT OCTOBER 7, 1967. IN THE EVENING. UPON ENQUIRY FROM A POLICEMAN OR CAB DRIVER I LOCATED THE MOTEL I WAS EARLIER INSTRUCTED TO CHECK INTO. AFTER I HAD SIGNED INTO THE MOTEL AND WAITED & COUPLE HOURS ROUAL APPEARED ASKING HOW I WAS CETTING ALONG AND IF READY FOR BUSINESS. HE ASK IF I HAD A VISA AND I REPLIED 'NO. HE THEN SAID WE WOULD CROSS THE BORDER INTO THE UNITED

AND THE MATTER OF TRAVEL DOCUMENTS FOR ME.

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STATES AND TRANSPORT IN THE MUSTANG CERTAIN ITEMS DITO MEXICO. LEAVING THE MOTEL WE DROVE DOWN TO THE LOCAL SQUARE WHERE I LET HIM OUT. HE SAID TO GIVE HIM A FEW MIRITES TO CATCH A TAXI THEN TO MEET HIM ON THE OTHER-SIDE OF THE BORDER. PICKING HIM UP ON THE OTHER SIDE HE DIRECTED ME NORTH FOR MAYBE 7 OR 8 BLOCKS, THEN WEST FOR A COUPLE MILES ENDING UP ON A SIDE STRE.T BEHIND WORKER ANTONOBILE AND SSIDE A FRAME HOUSE. HE THEN R HOVED A TIRE FROM THE OTHER AUTOMOBILE, PLACED IT IN THE TRUNK OF OUR MUSTANG, AND DIRECTED WE BACK TOWARD MEXICO. ON THE WAY TO THE MEXICAN CUSTOMS HE TOLD HE TO APPLY FOR A VISA AND WHEN CUSTOMS OF ICIALS COMPENSED SEARCHING THE MUSTANG GIVE THEM BACH A DOLLAR AND THEY WOULD THEN ONLY MAKE A PERFUNCTORY SEARCH. WHEN WE NEARED THE MEXICAN CUSTOM'S HOUSE ROUAL , GOT OUT OF THE MUSTANG SAYING TO PICK HIM UP ENCHER BESIDE OR IN FRONT OF THE CUSTOM 'S HOUSE AFTER I GOT THE VISA. I THEN APPLIED FOR THE VISA. THE PERSON WHO ISSUED THE VISA ASK FOR A VOTER REGISTERATION SLIP FOR IDENTIFICA-TION, BUT ACCEPTED A DRIVERS LICENSE & PONK SLIP (TITLE) IN LIEU. WHEN THE CUSTOMS OFFICER COMMENCED SEARCHING THE MUSTANG & PLACING A CUSTOMS MARK ON THE ITEMS ENCLOSED I GAVE THEM EACH A DOLLAR AND THEY WAIVED ME THROUGH. AFTER LEAVING CUSTON'S I PICKED UP ROUAL BESIDE THE BUILDING AND WE RETURNED TO THE MOTEL BY A CIRCUITOUS ROUTE. I HULLED INTO THE MOTEL DRIVEWAY AND THE TIRE WAS REMOVED AND PLACED IN THE AUTOMOBILE IT WAS ORIGINALLY REMOVED FROM EARLIER ON. ROUAL TOLD ME HE WOULD SEE ME AGAIN IN THE MORNING, AND AS I BACKED OUT OF THE DRIVEWAY I BRIEFLY SAW THE PROFILE OF THE PERSON DRIVING THE OTHER AUTOMOBILE. THE NEXT MORNING ROUAL SHOWED UP, ASK IF I WERE READY, AND UPON AN AFFIRMATIVE REPLY, I CHECKED OUT OF THE MOTEL. UPON LEAVING HE RODE WITH ME FOR ABOUT 6 BLOCKS, THEN HE GOT INTO ANOTHER AUTOMOBILE AFTER TELLING ME TO FOLLOW THE OTHER CAR. ONCED

OUTSIDE THE CITY WE STOPPED AND AGAIN THE <u>TIRE</u> WAS PLACED IN MY AUTOMOBILE WITH ROUAL TELLING HE TO FOLLOW HIM UNTIL WE HAD CLEARED THE INTERIOR CUSTON'S HOUSE. ABOUT FIFTY KILCASTERS FURTHER ON WE ENTERED THE CUSTON'S CHECK. ROUAL'S CAR WAS HELD UP; HOWEVER, AFTER CHEACKING MY BACK TAG I WAS WAIVED ON THROUGH BY THE INSPECTOR. LATER A COUPLS KILCAETERS DOWN THE ROAD ROUAL PASSED ME AND STOPPED IN FRONT OF THE MUSTANG. ROUAL FOT INTO THE MUSTANG AND OFFERED SCME TYPE OF APOLO.Y ABOUT STILLING BEING AND OFFERED SCME TYPE OF APOLO.Y ABOUT STILLING BEING AND OFFERED SCME TYPE OF MEET ME IN THE FUTURE. I TOLD HIM I MOST LIKELY WOULD TRAVEL TO LOS ANGELESS, CALIFORNIA; HE SAID THEM HE WOULD CONTACT ME THERE THROUGH POST BY GENERAL DELIVER. HE ALSO GAVE ME ANOTHER NEW ORLEANS, LOUISIANA, TELLPHONE NUMBER AND ASS IF I MEET THE OLD NEW ORLEANS NUMBER— I THINK '. I GAVE THE OLD NUMBER TO HEM.

TRAVILING THROUGH MEXICO I ULTIMATELY ENDED UP IN <u>PUEHTO VALLENTA</u>. DURING MY STAY IN PUERTO VALLENTA I ATTEPNTED TO TRADE THE MUSTANG FOR A PIECE OF REAL ESTATE PROPERTY, THUS STAY IN MEXICO, II ALSO SAW AN ADVERTISEMENT IN THE U.S. NEWS AND WORLD REPORT NEWS MAGAZINE ASKING FOR PERSONS INTERESTED TO MAKE APPLICATION FOR DENIGRATION TO RHODESIA-I WROTE TO THE ADDRESS LIST FOR INFORMATION ABOUT THE MATTER BUT NEVER RECEIVED A REPLY WHILE IN MEXICO.

I DEPARTED PUERTO VALLERTA, MEXICO, ON OR ABOUT NOVEMBER 15, 1967, TRAVELING NORTH TOWARD THE UNITED STATES. ON THE WAY I GAVE A HITCH HIKER A RIDE TO THE BORDER. AFTER ARRIVING NEAR THE BORDER SEPERATING MEXICO FROM THE UNITED STATES I STAYED OVER NIGHT IN A MOTEL AT TIJUANA. THE NEXT DAY IN PREPARING TO LEAVE THE MOTEL FOR THE UNITED STATES, AS WAS MY PRACTICE, I SEARCHED THE MUSTANG. DOWN BETWEEN THE FRONT SEAT & THE GEAR BOX I FOUND A CIGARETTE CASE WITH A PACK OF CIGARETT'S IN THE CASE. INSIDE BETWEEN THE CASE & THE PACK WAS A BUSINESS CARD. THE NAME AND MOST OF THE ACCORPANYING INFORMATION HAD BEEN INKED OUT. WHAT I COULD SES THAT WAS STILL PARTLY VISIBLE WAS THE NAME "NEW ORLEANS" & THE LETTERS "LEAA". ON THE BACK SIDE OF THE CARD WAS THE HAND-MRITTEN MAME OF, RANDOLPH ERWIN ROSEN. RETAINING THE CARD I CROSSED THE BORDER INTO THE UNITED STATEC. ( IN THE SEPTEMER 1977 ISSUE OF PLAYBOY MAGAZINE, PLAYBOY REPORTED THAT IN 1967 DEAR WAS NOT IN EXISTENCE; HOWEVER, UPON ENQUIRY BY A PARTY REPRESENTING ME, LEAA OFFICES IN WASHINGTON D.C. STATED THAT PRIOR TO 1968 A FORE-HUNDER TO LEAT TITLED, ?, WAS IN EXISTENCE AND OPERATED IN , NEW CRUBANS. FURTHER, UPON REQUEST THE LATE MR. CLYDE WATTS, AN ATTORNEY WITH OFFICES IN OKLAHOVA CITY, OKLAHOMA, INVESTIGATED, IN 1974, AND REPORTED THEREAFTER, THAT RANDOLPH ERWIN ROSEN, WAS IN FACT, RANDOLPH ERWIN ROSENSON).

ON NOVEMBER 19, 1967, I ARRIVED IN LOS ANGELES, CALIFORNIA, AND RENTED AN APARTMENT LOCATED AT 1535 NORTH SERRANO AVENUE. THEN LATER, ON JANUARI 19, 1967, I MOVED TO 5533 HOLLYWOOD BOULEVARD RESIDING THERE UNTIL ABOUT MARCH 17, 1968.

DURING MY STAY IN LOS ANCELES, CALIFORNIA, I MADE THE FOLLOWING ATTEMPTS

1) PLACED AN ADD IN THE "HELP WANTED" SECTION OF THE LOS ANGELES TIMES NEWSPAPER.

2) CONTACTED THE "BIG BEAR" RESORT IN THE INTERIOR OF CALIFORNIA.

3) TOOK A BAR TENDERING COURSE.

4) APPLIED AT THO HOTEL FOR EMPLOYMENT.

5) FILLED OUT AN APPLICATION FOR EXPLOYMENT WITH THE INTERNAL REVENUE SERVICE.

I MADE THE FOLLOWING ENQUIRES & ACTS IN AN ATTEMPT TO LEAVE THE . UNITED STATES:

1) AFTER HEADING IN THE LOCAL NEWSPAPER THAT UNITED STATES CITIZENS COULD TRAVEL TO COLUMBIA, SOUTH AMERICA, WITHOUT A PASSPORT, I CHECKED INTO THIS MATTER.

2) CONTACTED SEVERAL ORGANIZATIONS 'ABOUT INFORMATION PERTA! ING TO RHODESIAN DEFIGRATION.

3) PHONED THE UNITED STATES COAST GUARD SEVERAL TIMES ENQUIRING ABOUT THE PROCEDURE TO FOLLOW IN ORDER TO GAIN MERCHANT SEAMAN'S PAPERS - IN THIS RESPECT, I HAD MINOR PLASTIC SURGERY ON MY NOSE IN MARCH 1968 PERFORMED BY, DR. RUSSELL HADLEY, IN ORDER THAT I MIGHT CHANGE MY APPEARANCE ENOUGHT TO AVOID IDENTIFICATION IF I NEEDED A PICTURE FOR THE MERCHANT SEAMAN PAPERS. )

IN EARLY DECEMBER 1967 I CHECKED AT THE GENERAL DELIVERY SECTION, MAIN FOST OFFICE, TO SES IF HOUAL HAD POSTED ANY MESSAGES; FINDING THAT HE HAD NOT SENT A COMMUNICATION-I PHONED NEW ORLEANS UNDER THE NUMBER HE HAD GIVEN WE IN MEXICO. THE PERSON THAT ANSHERED ENQUIRED IF I COULD TRAVEL TO NEW ORLEANS IN LATE DECEMBER. I REPLIED IN THE POSITIVE AND THEREAFTER MADE ARRANGMENTS WITH A, CHARLEY STEIN, WHOM I HAD MET IN A LOCAL BAR, TO HELP WITH THE DRIVING TO NEW ORLEANS. WHEN MR. STEIN-WHO WAS HABITUALLY SHORT OF MONEY-AND I WERE READY TO LEAVE FOR NEW ORLEANS, ABOUT DECEMBER 15, 1967, HE ASK TO USE MY TELEPHONE IN ORDER TO NOTIFY

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HIS FAMILY IN NEW ORLEANS OF HIS PENDING VISIT. DURING THE TRIP I PHONED MY BROTHER, JERHY W.RAY, <u>ONE TIME</u>. OTHER THAN MR. STEIN BUSYING HID-SELF LOCKING FOR FLYING SAUCERS, NOTHING ELSE OF INTEREST TRANSPIRED ON THE TRIP UNTIL WE REACHED NEW ORLEANS. UPON REACHING THE CITY I DIALED THE PHONE NUMBER ROUAL HAD PROVIDED ME WITH IN MEXICO; ARRANGED A MEETING WITH HID: IN THE LE BUNNY LOUNGE ON GANAL STREET, AND DURING THE SUBSEQUENT MEETING IN THE LOUNGE ROUAL TOLD ME THAT IN EARLY MAY HE WANTED TO TRANSPORT SCHE RIFLES INTO MEXICO AND FOR ME TO HELP HIM. HE SAID HERE WOULD BE ABOUT \$12,000 IN IT FOR ME IN ADDITION TO THE USUAL FROMISE OF TRAVE, DOCUMENTS. I AGREED TO HIS PROPOSITION BUT TOLD HIM I WAS LOW ON FUNDST SUBSEQUENTLY HE GAVE ME &500.00 IN TWENTY DOLLAR MOTES.

RETURNING TO LOS ANGELES I MOVED TO THE AFOREMENTIONED HOLLYWOOD BOULEVARD ADDRESS, RESIDING THERE WHEN IN FLEXUARY 1968 I RECEIVED A WRITTEN COMMUNICATION FROM HOUAL ASKING ME TO MEET HIM IN NEW DELEANS, LOUISIANA, ON A CERTAIN DAY IN MARCH, FOR A TRIP TO ATLANTA, GEORGIA, AND TO ACKNOWLEDGE THE COMMUNICATION. I ACKNOWLEDGED BY TELEPHONE THAT I WOULD BE IN NEW ORLEANS ON THE DATE REQUESTED.

OF OTHER POSSIBLE INTEREST TO THE COMMITTEE, DURING MY STAY IN THE LOS ANGELES AREA, I WAS ROBBED OF A WATCH & THE KEYS TO THE MUSTANG OUTSIDE OF A BAR ON HOLLYWOOD BOULEVARD, CONSEQUENTLY I HAD TO HIRE A LOCK-SMITH TO MAKE ME ANOTHER SET OF KEYS. I DID COPERATY SOME ADDRESSES THROUGH UNDERGROUND PUBLICATIONS ADVERTISING UNATTACHED FEMALES; LATER I DID USE ONE OF THESES ADDRESSE'S (SBS BELOW). I NEVER ATTEMPTED TO CONTACT ANY OF THE PERSONS LISTED UNDER THE ADVERTISEMENTS EXCEPT ONE, WHO LISTED HERSLF AS A "WYMPHO SOMETHING"-OF COURSE I HAD BEEN IN JAIL SIX YEARS.

ON OR ABOUT MARCH 17, 1968, I DEPARTED LOS ANGELES FOR NEW ORLEANS. LOUISIANA. APPARENTLY I WAS LATE. IN ARRIVING IN NEW ORLEANS: IN CALLING THE PARTY UNDER THE APOREMENTIONED NUMBER I WAS TOLD TO DRIVE ON TO BIKE DICHAM, ALABAMA, AND MEET ROUAL IN THE STARLITE CAFE. ARRIVING IN BIRMINCHAM AND ENTERING THE STARLITE, AGAIN SCHE-WHAT LATE, I MET ROUAL AND WE PROCE DED ON TO ATLANTA, GEORGIA. ARRIVING IN ATLANTA WE COMMENCED SEABCHING FOR IN APARTMENT FINALLY LOCATING A ROCH FOR RENT AT 113 14th STREET, NORTHEAST; HOWEVER, BEC USE OF THE INTOXICATED CONDITION OF THE PROPRIETOR I HAD A PROE .: M RENTING THE ROCM AND, BECAUSE OF THE DELAY, ROUAL BRIEFLY ENTERED THE "LF.ICE". AFTER THE RENTAL WE WENT TO A RESTAURANT ON PEACHTREE STREET FOR A MEAL, AND WHILE IN THE RESTAURANT MADE ARRANGAENTS FOR ROUAL TO HEAT ME AT THE RECENTLY RENTED ROOM THE NEXT DAY. THE NEXT DAY. ROUAL CAME TO THE KOOM I HAD KLITED (NEXT DOOR TO THE PROPRIETOR'S OF: ICE), AND THE CONVERSATION WAS A REHUN OF THE PREVIOUS EVENING'S CONVERSATION IN THE PEACHTREE STREET RESTAURANT. IN ESSENCE, I WAS TO PURCHASE RIFLES IN ATLANTA TO BE LATER SHOWN TO PROSPECTIVE BUYERS. BUT BECAUSE OF AN IDENTIFICATION PROBLYM, ALL OF MY IDENTIFICA-TION WAS LISTED UNDER THE STATE OF ALABAMA; I SUCCESTED WE PURCHASE THE RIFLES IN ALABAMA, WHICH ROUAL AGREED TO DO. UPON LEAVING ROUAL SUCCESTED I STAY CLOSE TO THE ROOM SINCE HE HOULD RETURN IN A COUPLE DAYS AND THEN WANTED ME TO DRIVE HIM TO MIAMI, FLORIDA-HOWEVER HE NEVER DID APPEAR FOR THE MIAMI TRIP.

AFTER ABOUT A WEEK HOUAL DID APPEAR AND WE DROVE TO BIRMINGHAM, ALABAMA, TO DEPLEMENT WHAT WE HAD PREVIOUSLY AGREED TO. I CHECKED INTO THE TRAVEL-LODGE IN BIRMINGHAM; WE THEN CHECKED THROUGH THE YELLOW PAGES OF THE PHONE BOOK, AND PERHAPS NEWSPAPERS, FOR AN ESTABLISHMENT THAT SOLD RIFLES, DECIDING ON THE <u>AFROMARINE SUPPLY COMPANY</u>. SUBSEQUENTLY I DID PURCHASE A RIFLE WITH MILITARY SPECIFICATIONS AT AFROMARINE. AFTER THE PURCHASE ROUAL GAVE ME THE NAME OF A MOTEL ( NEW REBEL ), IN MEMPHIS, TENNESSES, TELLING ME TO TRANSPORT THE RIFLE TO THE MOTEL AND MENT HIM THERE AT A CENTAIN DATE ( APRIL 3, 1968 ), AND TIME, SATING HE, IN THE INTERVAL, HAD TO MAKE A BUSINESS TRIP TO NEW ORLEANS, LOUISIANA.

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TH: EAFTER, CONDERING ON MARCH 29, 1968, THE DAY I PICKED UP THE RIFL', I TRAVELED IN THE DIRECTION OF MEMPHIS, TERNESSES. SUBSEQUENTLY I REN ED ROOMS IN: FLORENCE, ALABAMA; CORINTH, MISSISSIPPI; DESOTO, MISSISSIPPI, AND OTHER MOTEL ADDRESSES THAT, I CANNOT RECALL ALTHOUGH I AS JUM THE F.E.I. HAS THE ADDRESSES. I DID, NOT AT ANY TIME DEVIATE FROM THE AFOREMENTIONED HOUTE AND SPECIFICALLY, I DID NOT RETURN TO ATLANTA, GEORGIA, AFTER DEPARTING BIRMINGHAM, MABAMA, ON MARCH 29, 2 1968, UNTIL APRIL 5, 1968.

I ARRIVED IN THE SUBURBS OF MEMPHIS, TEXNESSES, ON APRIL 2, 1968, AND CHECKED INTO THE NEW REBEL MOTEL IN MEMPHIS PROPER ON APRIL 3, 1968. IT COMMENCED RAINING THAT EVENING AND AT APPROXIMATELY 9:00PM. ROUAL APPEARED AT THE ROOM I WAS OCCUPYING.

KOUAL TOLD ME IT WOULD BE NECKSSARY TO TAKE A ROOM FOR A FEW DAYS IN . MEXPHIS. HE ALSO INFORMED ME HE HAD A PLACE LOCATED NEAR THE WATERFRONT AND THAT HE OR I, OR BOTH, WOULD RENT A ROOM AT THE LOCATION IN MY NAME. I TOLD ROUAL THAT I DID NOT CARE TO HAVE MY NAME USED IF THERE WERE GOING TO BE ANY GUNS IN THE PLACE, OR IF WE WERE INVOLVED IN SCREETHING WE COULD POSSIBLY BE ARRESTED FOR THE SUCCESTED & NAME, JOHN WILLARD, THAT I HAD USED INDIRECTLY OCED BEFORE, THUS A NAME I COULD BASILY REALEMBER. THAT WE COULD USE TO AST A ROOM UNDER. ROUAL ACREED TO USE THE WILLARD NAMS. HE THEN COMMENTED THAT IF EVERYTHING PROCRESSED ALRICHT THEN HE & I WOULL RETURN TO BIRMINCHAM, ALABAMA, AND PURCHASE 10 OR MORE OF THE SCOPED: RIFLES, IN ADDITION TO A LARGE SUPPLY OF THE FOREIGN BRAND RIFLES THAT I HAD LOOKED OVER IN THE GUN STORE IN BIRMINGHAM. THE IMPLIED THAT AFTER WE HAD PURCHASED THE FIREARYS THEY WOULD BE SHIPPED TO NEW ORLEANS, LOUISIANA, BY BOAT. BEFORE DEPARTING ROUAL TOLD ME TO MEET ADM AT THE 422 SOUTH-MAIN STREET ADDRESS AT 3 or 4 PM THE NEXT DAY. HE WROTE DOWN THE ADDRESS ON A SLIP OF PAPER AND I WHOTE DOWN FOR HIM THE WILLARD NAME TO USE IF HE SHOULD RENT A ROOM FOR ME OR HIMSELF. HE MENTIONED THAT IF HE WERE NOT IN A ROOM AT THE SOUTH MAIN STREET ADDRESS WHEN I ARRIVED HE WOULD BE IN A BAR & GRILL LOCATED ON THE GROUND FLOOR OF THE BUILDING. HE THEN TOOK THE RIFLE AND DEPARTED AND THAT WAS THE LAST TIME I SAW THE WEAPON. THE NEXT DAY I DID NOT CHECK OUT OF THE MOTEL UNTIL LATE MORNING. AFTER HAVING BREAKPAST AT A NEARBY RESTAURANT I DROVE TO THE SOUTH PART OF MEMPHIS ( I MAY HAVE BEEN IN MISSISSIPPI ) AND WAITED & PERIOD OF TIME IN & BEER HOUSE AND GENERALLY JUST STALLED UNTIL TIME FOR THE RENDEZVOUS WITH ROUAL AT 422 SOUTH MAIN STREET, FINALLY I DROVE TO A COMMERCIAL PARKING LOT: AFTER CHECKING THE MUSTANG INTO THE LOT, AND RECEIVING DIRECTIONS FROM THE PARKING LOT ATTENDANT TO THE LOCATION OF MAIN STREET, I THEN COMMENCED WALKING IN

P. 22

A CENERAL DIRECTION TOWARD WHAT APPRARED TO BE THE MAIN SECTION OF MEMPHIS. FURTHER ON, WITH THE ASSISTANCE OF A POLICEMAN, I LOCATED MADI STERST AND TRAVELING. SOUTH ON MAIN I MADE AT LEAST ONE INQUIRY IN BARS CONCERNING THE 4222 SOUTH MAIN STREET ALLRESS; ONE OF THE PLACES OF INQUIRY MAY HAVE BEEN A "JIM'S BAR". AFTER I HAD LOCATED THE APPARENT ADDRESS OF THE SOUTH MADI STREET BUILDING I HAD BEEN SEARCHING FOR, AND KHICH HAD & "JIM'S CRILL" ON THE CROUND FLOOR; I ENTERED THE BAR/CRILL LOOKING FOR ROUAL, HE WAS NOT IN THE ESTABLISH-MENT; HOWEVER, I DID NOTICE TWO WHITE MALES THAT I HAD PREVIOUSLY SEEN IN ONE OF THE BARS I HAD JUST RECENTLY BEEN IN MAKING INQUIRES CONCERNING THE ADDRESS : WAS SEARCHING TOR. ONE OF THE THO DIDIVIDUALS APPEARED TO BE NOTICING 13 MORE THAN WAS NECESSARY. ( I AM CERTAIN THAT I DID NOT MEET ROUAL IN J D. S GRILL THE FIRST TIME I ENTERED THE ESTABLISHIENT BECAUSE OF THE CROWDED CONDITIONS, UNLIKE THE SECOND, AND THE TWO INDIVIDUALS IN THE BAR WHO WERE NOT PRESENT WHEN I DID MEET ROUAL). I ORDERED A BEER AND SHORTLY THEREAFTER DEPARTED THE TAVERN GOING UPSTAIRS TO DIQUIRE ABOUT RENTING & ROOM. UPON INQUIRY THE PROPRIETRESS INFORMED ME SHE HAL TWO ROCHS TO LET AND SHOWED ME BOTH OF THEM. SINCE THE SECOND WAS ONLY A SLE PING ROOM I RENTED IT PAYING WITH A \$20.00 BILL, AFTER SIGNING THE REGISTRY UNDER THE NAME OF JOHN WILLARD. THE ONLY OTHER PERSON I SAW, OR EVER SAW EXCEPT ROULA, IN THE ESTABLISHMENT, WAS AN KLDERLY WHITTE MALE WHO WAS IN THE PROPRIETRESS "OFFICE" WHEN I FIRST INQUIRED ABOUT THE ROOM. INMEDIATELY UPON RETAINING THE ROOM I LEFT THE BUILDING TO RETURN TO THE PARKING LOT TO PICK UP THE MUSTANG; IT WAS NOW APPROXIMATELY 4:00PM BECAUSE OF MY DELAY IN LOCATING THE SOUTH MAIN STREET ADDRESS. RETURNING TO THE PARKING LOT, WHICH I ESTIMATE WAS ONE MILE FROM THE 422 SOUTH MAIN STREET ADDRESS, I PICKED UP THE MUSTANG AND SUBSEQUENTLY PARKED THE AUTOMOBILE ALMOST DIRECTLY IN LINE WITH THE FRONT ENTRANCE OF J DA 'S CRILL, AND D-HEDIATELY BEHIND ANOTHER AUTOMOBILE. I DID NOT MOVE THE MUSTANG AGAIN UNTIL APPROXIMATELY 5:40PH THE SAME DAY. ( I LATER NOTICED UPON

LEAVING THE POCHING HOUSE ON ONE OF SEVERAL OCASSIONS THAT THERE WIRE SEVERAL OTHER AUTOMOBILES PARKED NEARBY THE SAME COLOR AS THE MUSTANG, A WHITISH COLOR).

UPON EXTERING JIM'S CRILL FOR THE SECOND TIME, I FOUND THAT THE INDIVIDUAL CALLING HIMSELF ROUAL WAS PRESENT. THIS TIME THE BAR WAS NOT SO CROWDED AND ROUAL WAS SITTING IN THE LUNCH-COUNTER SECTION DRINKING COFFEE. AFTER THE AMENITIES I TOLD HIM I HAD SOME DIPPICULTY LOCATING THE POOMING HOUSE UPSTAIRS, WE DEPARTED ALMOST INMEDIATELY WHEN HE SUCCESTED WE GO UPSTAIRS TO THE MOOM I HAD RENTED. ON THE WAY OUT OF THE GRILL HE ASK ME IF I HAD THE MUSTANG FITH ME: I POINTED TO IT SAYING "THERE IT IS". ONCED UPSTAIRS IN THE ROOM I HAD RENTED ROUAL SUCCESTED I BRING WHAT PERSONAL ITEMS I HAD IN THE MUSTANG UP TO THE BOOM SAYING "HE MAY MAVE TO STAY HERE 3 or 4 DAYS", HE ALSO ASKED ME TO PURCHASE A PAIR OF BINOCULARS WITH INFRA-RED ATTACHAENTS SAYING THE "PEOPLE" ALSO WANTED TO EXAMINE SOME GLASSES. ROUAL GAVE ME DIRECTIONS TO A NEARBY SPORTING COODS STORE WHERE IN I COULD PURCHASE THE GLASSES. LEAVING THE ROOMING HOUSE I WAS UNABLE TO LOCATE THE SPORTING GOODS STORE THE FIRST TRIP. RETURNING ROUAL AGAIN EXPLAINED TO ME THE LOCATION . OF THE SPORTING GOODS STORE. ( UPON RETURNING TO THE ROOM AFTER THE FIRST TRIP LOOKING FOR THE SPORTING GOOD STORE, I REMOYED A SMALL TRAVELING CASE FROM THE MUSTAND CONTAINING PERSONAL ITEMS AND DEPOSITED THE CASE IN THE ROOM ; HOWEVER, BECAUSE I WAS SOMEWHAT CONVERSANT WITH THE TYPE ESTABLISHMENT I WAS IN, WHAT WITH NO LOCKS ON THE DOORS, OR EVEN DOOR NOES, JUST & STRAP TO PULL THE DOOR TO, AND THE PLACE AN APPARENT HABITAT FOR WINO'S WHEREIN ANYONE COULD ENTER ANYONE ELSE'S RENTAL AT WILL, I DID NOT CARRY ANY OTHER PERSONAL ITEAS TO THE ROOM OTHER THAN THE AFOREMENTIONED CARE & IT'S CONTENTS EXCEPT A COVER WHICH I USED TO COVER THE COUERING ALREADY ON THE BED. I PLACED THE CASE UNDER THE BED).

ON THE SECOND TRIP SEEKING THE SPORTINGS GOODS STORE I LOCATED IT. UPON INQUIRY THE SALESMAN INFORMED ME THAT THE STORE DID NOT CARRY INFRA-RED ATTACHMENTS FOR BINOCULARS AND THAT I WOULD HAVE TO PURCHASE THEM AT AN ARMY SURPLUS STORE; HOWEVER THE SALESMAN DID SELL ME BINOCULARS. ON THE WAY BACK TO THE ROOMING HOUSE I STOPPED AT A DRUGSTORE ON THE GROUND FLOOR OF THE CHISCA HOTEL AND ORDERED ICE CREAM. WHITE WAITING ON THE GROUND FLOOR OF THE CHISCA HOTEL AND ORDERED ICE CREAM. WHITE WAITING ON THE ORDER I SAT, AS CUSTOMARY, DIRECTLY ACHOSS FROM THE CASH REGISTER AND DISTINCTLY RECALL THE APPARENT HENAGER, WHO WAS A WHITE MALE, INSTRUCTING A YOUNG BLACK WITAN ON THE INTRIACIES OF USING A CASH REGISTER, THUS I ASSUM SHE HAD JUST STARTED; WORKING IN THE STORE THAT DAY. ( THE ATTORNEYS REPRESENT-ING ME IN THE KING CASE IN 1968-69 WERE BNABLE TO LOCATE THE DRUGSTORE IN QUESTION; HOWEVER, IN FEBRUARY 1969 I DESCRIBED TO A POLICEMAN, WHO WAS GUARDING ME IN THE MERCHINE JAIL CELL, THE APPROXIMATE LOCATION OF THE STORE AND HE INFORMED ME THE NAME OF THE STORE).

AFTER RETURNING TO THE MAIN STREET ROCMING HOUSE T TOLD ROUAL WE WOULD HAVE TO PURCHASE THE INFRA-RED ATTACHMENTS AT AN AFMY SURPLUS STORE; I ALSO INFORMED HIM THAT I HAD NOT EATEN SINCE EREAKPAST. HE SAID TO GO OUT AND HAVE A MEAL & TAKE IN A MOVIE SINCE HE WANTED TO SEE SOME PEOPLE IN PRIVATE THAT EVENING BUT, TO LEAVE THE MUSTANG OUT IN FRONT AS HE WOULD MOST LIKELY NEED IT THAT EVENING OR NIGHT. I THEN MENT DOWN STAIRS INTO JIM'S CRILL AND ORDERED A BEER ALTHOUGH I DID NOT DRINK IT...I SAY THIS BECAUSE I RECALL SEEING A WHITE WAITRESS ON ONE OCASSION WHILE I WAS IN THE ESTABLISHMENT, AND ON THE NEXT OCASSION THERE WAS A BLACK WAITRESS ON DUTY. LEAVING THE GRILL I SAT IN THE MUSTANG 10 OF 15 MINUTES BEFORE TRAVELING NORTH ON MAIN STREET AND ENTERING A BAR & RESTAURANT LOCATED ON THE LEFT\_HAND SIDE OF THE STREET AND FAIRLY NEAR TO A MOVIE HOUSE ACROSS THE STREET. I ORDERED A

SANDWICH AND WHILE SITTING THERE RECALLED THAT I HAD CHANGED THE BACK REAR TIRE ON THE RICHT SIDE, WHEN PACING THE FRONT OF THE MUSTANG, THE DAY BEFORE, AFTER THE TIRE HAD DEVELOPED & SLOW LEAK. THINKING THE DAMAGED TIRE SHOULD BE FIXED. ESPECIALLY IF THE MUSTANG SHOULD BE USED THAT NIGHT. I RETURNED TO THE MUSTANG AND DROVE IT NORTH ON MAIN STREET FOR MAYBE 3 or 4 BLOCKS BEFORE TURNING RIGHT AND TRAVELING & OR 5 MORE BLOCKS TO A SERVICE STATION. THERE WERE 2 OR 3 SERVICE STATIONS AT THE INTERSECTION; I ENQUIRED OF ONE IF THEY COULD FIR & SPARE TIRED WHILE I WAITED AND WAS INFORMED THAT I WOULD HAVE TO WAIT AWHILE BECAUSE OF THE BUSINESS VOLUME. MOVING TO THE OTHER STATION 1 30 NOT RECALL ASKING FOR THE TIRE TO BE REPAIRED ALTHOUGH I DID HAVE THE MUSTAN SERVICED. UPON LEAVING THE SERVICE STATION I CIRCLED AROUND IN A MANNER THAT WOULD RETURN ME TO THE ORIGINAL PARKING SPACE IN FRONT OF JIM'S GRILL: HOWEVER, WHEN DRIVING ONTO MAIN STREET I SAW A POLICE CAR PARKED BLOCKING OFF THE STREET THAT I WOULD HAVE TO DRIVE THROUGH IN ORDER TO RETURN TO MY ORIGINAL PARKING SPACE. IN ADDITION I SAW WHAT APPEARED TO BE 2 OR 3 PEOPLE RUNNING OR WALKING RATHER FAST OPPOSITE THE POLICE CAR. I THE VERED OFF TO THE LEFT TOWARD SOUTH MEAPHIS TRAVELING THROUCH WHAT APPEARED TO BE A PREDOMINANTLY BLACK COMPUNITY. I EVENTUALLY ENDED UP IN MISSISSIPPI TRAVELING TOWARD NEW ORLEANS, LOUISIANA. IT WAS MY INTENTION TO PHONE A NEW ORLEANS NUMBER IN MY POSSESSION AND HAVE THE PARTY ON THE OTHER END ATTEMPT TO FIND OUT WHAT IF ANYTHING HAD HAPPENED IN THE AREA OF THE APOREMENTIONED SOUTH MAIN STREET ROOMING HOUSE; HOWEVER, BHORTLY AFTER ENTERING THE STATE OF MISSISSIPPI I HEARD OVER THE CAR RADIO THAT DR. MARTIN LUTHER KING, JR. HAD BEEN SHOT IN MEMPHIS. A SHORT WHILE LATER ( APPROXIMATELY 15 MINUTES ), ANOTHER NEWS BULLETIN ON THE RADIO STATED POLICE AUTHORITIES WERE LOOKING FOR A WHITE MUSTANG & A WHITE MALE SUBJECT AS A SUSPECT IN THE SHOOTING OF DR. KING; CONSEQUENTLY THE FIRST DITERSECTION I CAME TO I TURNED EAST TRAVELING TOWARD ATLANTA, GEORGIA,

WAY OF BIRMINGHAM, ALABAMA. SHORTLY AFTER TURNING RAST I STOPPED THE MUSTANG AND THREM VARIOUS ITEAS OF OF THE TRUNK INCLUDING ALL OF THE CAMERA EQUIPMENT THAT ROUAL HAD HAD ME TO FURCHASE FOR HIM—THE EQUIPMENT WAS STILL IN THE ORIGINAL WRAPPING CASES WHEN I DISCARDED IT. IT WAS RAINING SLICHTLY AT THE TIME AND I TOOK A CLOTH AND ATTERPTED TO WIPE OFF ANY FINGERPRINTS I MAY HAVE LEFT ON THE OUTSIDE OF THE MUSTANG. ( SEVERAL YEARS LATER MY BROTHER, JERRY W. RAY, TOLD ME THAT DAMEDIATELY AFTER THE GUILTY PLACE THE MEMOPHIS ATTORNEY GENERAL GAVE HIM THE DAMAGED TIRE & THE FLOOR MATS FROM THE MUSTANG).

C ....

THEREAL ER I DROVE THEOUGH BIRMINGHAM, ALABAMA, AND LATER INTO THE STATE OF GEORGIA, APPROXIMATELY THIRTY (30) MILES FROM ATLANTA, GEORGIA, I RAN LOW ON FUEL AND STOPPED AT A SERVICE STATION FOR CASOLINE. I ARRIVED IN ATLANTA AT APPROXIMATELY 7:30AM. I ABANDONED THE MUSTANG IN A PRIVATE. PARKING LOT NEAR CAPITOL HOMES. I THEN RETURNED TO THE ROOM I HAD PREVIOUSLY RENTED LOCATED AT 113 14th STREET, NORTHEAST. I PLACED EVERYTHING IN A CASE THAT IT WOULD HOLD AND DISCARED THE REMAINING ITEMS LEFT IN THE ROOM. I THEN WALKED TO THE PLEDMONT LAUNDRY WHERE IN I HAD LEFT SEVERAL ITEMS OF CLOTHING TO BE CLEANED IN LATE MARCH OF 1968. I THEN PHONED A BUS STATION FOR RESERVATIONS TO DETROIT, MICHIGAN. BEING INFORMED THAT A BUS WAS LEAVING ATLANTA FOR DETROIT, MICHIGAN, THAT AFTERNOON I RETURNED TO THE ROOMING HOUSE FOR THE CASE. I THEN DEPARTED THE BUILDING AND CAUGHT & TAXI CAB TO THE BUS STATION WHEREIN I PURCHASED A TICKET TO DETROIT, MICHIGAN. THE BUS WAS NOT DUE TO LEAVE ATLANTA FOR SEVERAL HOURS SO I CHECKED-IN THE CASE AND TRAVELED SEVERAL BLOCKS FROM THE BUS STATION AND WAITED IN A BAR UNTIL UNTIL DEPARTURE TIME FOR THE BUS; HOWEVER, UPON RETURNING TO THE BUS STATION I LEARNED THE BUS WOULD BE LATE IN IT'S DEPARTURE SCHEDULF. AFTER THE BUS

DID DEPART FROM ATLANTA IT PROCEEDED ON TO CINCINNATI, CHIO, WITH A LAYOVER IN THAT CITY FOR APPROXIMATELY TWO HOURS. DURING THE LAYOVER I MAITED IN A NEARBY BAR UNTIL IT CLOSED AT 2:30AM, THEN I WAITED IN THE BUS TERMINAL ANOTHER 20 OR 30 MINUTES BEFORE THE BUS DEPARTED FOR DETHOIT, MICHIGAN. ARRIVING IN DETROIT AT APPROXIMATELY 7:30AM. I THEN MADE RESERVATIONS FOR A TRAIN BOUND FOR TORONTO, CANADA. BEFORE LEAVING FOR THE CANADIAN SIDE OF THE BORDER I TOOK A TAXI CAB TO A THAIN STATION APPROXIMATELY TWO MILES FROM DOWNTOWN DETROIT. ADJACENT TO THE TRAIN STATICN WAS AN OPEN SQUARE BLOCK (PARK). DIRECTLY ACRL..., DIAGONALLY, FROM THE TRAIN STATION, AND ACROSS THE OPEN LOT, WAS A BAREER SHOP WHEREIN I HAD A SHAVE & MAIRCUT.

p. 28

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I ARRIVED IN TORONTON, CANADA, AT APPROXIMATELY 6:30 FM APRIL 6. 1968 AFTER CHECKING MY CASE INTO THE LUGGAGE DEPARTMENT I MADE MY WAY WEST ON FOOT. AFTER HALKING APPROXIMATELY TO MILES. AND MAKING ENQUIRES ALONG THE WAY FOR RENTAL QUARTERS, I EVENTUALLY FOUND & ROOM FOR RENT AT 102 OSSINGTON AVENUE. THE PROPRIETRESS'S NAME WAS, MRS. ADAM SZPAKOWSKI: J-PATED MRS. SZPAKOWSKI \$10,00 FOR ONE WEEK'S RENT. MRS. SZPAKOWSKI, WHO SPOKE WITH A HEAVY ACCENT, DID NOT ASK ME MY NAME NOR DID VOLUNTEER THE INFORMATION. THEREAFTER ON THE FOLL . UNG MONDAY APRIL , 1968, I MADE MY WAY TO THE OF ICES OF THE TOPOWE DEVENING TELECRAM AND ASK TO SEE BACK IS USE OF THE PAPER FOR THE YEAR 1932. THE LIBRARIEN CAVE ME THE REQUESTED IS US ON MICROFILM AND AS ; ISTED ME WITH THE PROJECTOR. AFTER A TIME CHOOSED SEVERAE NAMES FROM THE FILKS; THO OF THE NAMES WIKE, RAMON GEORDE SNEYD & PAUL B. BRIDGMAN. MY PURPOSE IN OBTAINING THESE NAMES WAS TO APPLY FOR A PASSPORT UNDER ONE OF THE NAMES IF CONDITIONS WERE FAVORABLE. LEAVING THE NEWSPAPER : OF ICS I MADE MY WAY BACK TO THE ROOM ON OSSINGTON AVERUE; HOWEVER, BEFORE I GOT TO OSSINGTON I WAS STOPPED AND TICKETED BY A PLOICEMAN FOR JAY-WALKING. I MAD REMEMBERED A WOMAN'S ADDRESS IN TORONTO, 6 CONDOR STREET, FROM SOME ADDRESSES I HAD, COTTEN OUT OF AN UNDERCHOUND PUBLICATION APPARENTLY SPECIALIZING IN "GRINGING PEOPLE TOGETHER"; I GAVE THE POLICEMAN THE CONDOR STREST ADURESS AS MY OWN. I AM FAIRLY CENTAIN I ALSO GAVE MY NAME AS, ERIC CALT, TO THE POLICEMAN. THE NEXT DAY I PHONED THE LOCAL POLICE STATION ENQUIRING ABOUT THE TICKET, HOWEVER, THE STATION DID NOT HAVE THE TICKET ON FILE. AFTER I ARRIVED BACK AT THE OSSINGTON AVENUE ADDRESS I WROTE THE NAME OF PAUL BRIDGYAN ON A SLIP OF PAPER AND GAVE IT TO MRS. SZPAKOWSKI INFORMING HER "THIS IS MY NAME". THE NEXT DAY I PROCEEDED TO CONTACT BY TELEPHONE SEVERAL OF THE NAMES I HAD GOTTEN FROM THE TORONTO EVENING TELECRAM.

TELLING THEM I WAS WITH THE REGISTRA GENERAL'S OFFICE INVESTIGATING A PASSPORT MATTER; ENQUIRING OF THEM IF THEY HAD EVER BEEN ISSUED A CANADIAN PASSPORT. EVENTUALLY I CONTACTED, MR. RAMON GEORGE SNEYD, A TORONTO POLICEMAN, AND UPON ENQUIRY MR. SNEYD INFORMED ME THAT HE HAD NEVER APPLIED FOR A CANADIAN PASSPORT. THEREPORE SHORTLY THEREAFTER I MADE MY WAY TO THE ARCADE PHOTO STUDIO AND HAD SEVERAL PASSPORT PHOTOS TAKEN; I USED THE PAUL BEDOCHAN NAME IN APPLYING FOR THE PASSPORT PHOTOS. DURING THIS PERIOD I HAD DENTED ANOTHER ROCM LOCATED AT 962 DUNDAS STREET WEST FT.M A, MRS. SUN LOO I REGISTERED UNDER THE NAMS OF, RAMON GEORGE SNEYD, A.D TOLD MRS. LOO WORKED NICHT THUS WOULD BE IN DAYS-I SPENT THE NIGHTS AT THE OSSINGTON AVENUE ADDRESS.

I THEN VISITED THE KERNEDY TRAVEL AGENCY IN TORONTO ENQUIRING ABOUT THE PROCEDURE FOR OBTAINING A CANADIAN PASSPORT. I TOLD, THE OFFICE MANAGER, MRS. LILLIAN SPENCER, THAT I DID NOT HAVE A GUARANTOR HAVING JUST RETURNED, TO TORONTO. MRS. SPENCER INFORMED ME THAT IT WAS NOT DECESSARY TO HAVE A GUARANTOR, RATHER I COULD MAKE A SWORN STATEMENT THAT I WAS A CITIZEN OF CANADA; HAVE THE STATEMENT NOTORIZED; THEN HER OFFICE WOULD APPLY FOR THE PASSPORT. I DID APPLY FOR A PASSPORT THROUGH MRS. SPENCER'S OFFICE UNDER THE NAME OF, RAMON GEORGE SWEYD, AND USING THE DUNDAS STREET WEST ADDRESS. (<u>IF I HAD BEEN THROUGH ENOUGHT</u> TO GAIN THE AFOREMENTIONED INFORMATION DURING MY FIRST TRIP TO CANADA IN JULY 1967 I AM SURE I WOULD NOT BE TESTIFYING BEFORE THIS COMMITTEE TODAY). DURING THIS PERIOD I ALSO MADE A BRIEF TRIP TO MONTREAL, CANADA, TO ENQUIRE ABOUT SHIP RESERVATIONS TO EUROPE.

IN EARLY MAY, 1968, WY PASSPORT IN THE NAME OF, RAMON GEORGE SNEYD, WAS PRESENTED TO ME BY THE KENNEDY TRAVEL AGENCY. ON MAY 6, 1968, I DEPARTED CANADA BOUND FOR LONDON, ENGLAND, AND ARRIVED IN LONDON ON MAY 7, 1968. DAMEDIATELY THEREAFTER I BOARDED A PLANE FOR LISBON, PORTUGAL. WHILE IN LISBON, AND BECAUSE MY PINANCES MERE SUCH THAT I COULD NOT AFYORD FARE TO A MORE DESTANT COUNTRY, SAY AUSTRALIA, I HADE SEVERAL EFFORTS TO GAIN TRANSPORTATION TO AFRICA. DURING ONE PERIOD IN A MEETING WITH A BLACK & WHITE MALE I ATTEMPTED TO JOIN A MILLINARY UNIT IN BIAFRA BU WAS UNSUCCESSFUL. FINALLY I DID FIND A SHIP WITH A' AVAILABLE BENTH BOURD FOR ANGOLA; MOREVER, A VISA WAS REQUIRED TO ENTER ANCOLA AND SINCE THE SHIP WAS LEAVING FOR ANGOLA IN THREE DAYS, AND IT REQUIRED SEVEN DAYS FOR A VISA TO BE PROCESSED. I MISSED THE OPPORTUNITY. RETURNING TO LONDON, ENGLAND, AFTER APPROXIMATELY TEN DAIS IN PORTUGAL, I ATTEMPTED ON JUNE 8, 1968, TO LEAVE ENGLAND VIA AIRPLANE DESTINED FOR

I ATTRAPTED ON JUNE 8, 1968, TO LEAVE ENGLAND VIA AIRPLANS DESTINED FOR BRUSSELS, BELGIUM; HOWEVER, I WAS DETAINED AT LONDON'S HEATHROW AIRPORT BY THE POLICE AND SUBSEQUENTLY ARRESTED BY ENGLISH AUTHORITIES AND HELD FOR EXTRADITION TO THE UNITED STATES.

THEREAFTER I WROTE MESSES, F. LEE BAILEY & ARTHUR J. MANES SR., OF THE MASSACHUTTES & ALABAMA BAR RESPECTFULLY ABOUT REPRESENTATION IN THE MATTER I WAS BEING DETAINED UNDER, WAMELY THE DR. MARTIN LUTHER KING JR. HOMICIDE. MR. BAILEY INFORMED ME INDIRECTLY THAT THERE WOULD BE A CONFLICT-OF-INTEREST INVOLVED IF HE SHOULD TAKE THE CASE, THUS DECLINED; MR. HANES ACCEPTED THE CASE, APPARENTLY AFTER CONTACTING THE ALABAMA NOVELIST, WILLIAM BRATFORD HULE AND, PRESENTING ME WITH A LITERARY CONTRACT TO SIGN. THEREAFTER I WAS SUBSEQUENTLY ORDERED BY AN ENGLISH COURT TO BE

EXTRADITED TO THE UNITED STATES AND IN FACT WAS EXTRADITED AND LODGED IN THE MEMPHIS, TERNESSEE, JAIL ON JULY 19, 1968. AFTER I WAS LODGED IN THE MEMPHIS JAIL THE APOREMENTIONED ATTORNEY. HR. ARTHUR J. HANZS, Sr., HAD ME ENTER DITO A SERIES OF LITERARY . CONTRACTS WITH HIM AND, WILLIAM BRATFORD HUIE, THE ALABAMA NOVELIST, IN ORDER, MR. HANES SAID, TO FINANCE A SURY TRIAL IN THE KING CASE. SUBSEQUENTLY, IN NOVERBER, 1968, MY BROTHER, JERLY W. RAY, VISITED ME IN SAID JAIL AND S ID THAT HE HAD RECENTLY VISITED, WILLIAM BRATFORD HUTS, AND THAT MP. HUE HAD OFFERED ME, DIDIRECTLY, THROUGH JERRY, \$12. YO, IF I WOULD NOT TAKE THE WITNESS STAND IN THE KING CASE SAYING " MY LESTINONY FROM THE WITNESS STAND WOULD DESTROY THE LITERARY VALUE OF THE BOOK HE (HUIE), WAS WRITING ABOUT THE CASE". CONSEQUENTLY WHEN PERCY FOREMAN, A MEMBER OF THE TEXAS BAR, APPEARED WISOLICITED AT THE MEMPHIS JAIL & FEW DAYS LATER AND VISITED ME, I AGRE WITH MR. FOREMAN'S SUCCESSION THAT I FIRE MR. HANES AND HIRE, FOREMAN. PERCY FOREMAN HAD THE ABOVE MENTIONED CONTRACTS IN HAND AND SAID THE ONLY THING ARTHUR HANES WAS INTERESTED IN WAS THE MONEY BEING PROVIDED HE BY BRATFORD HUIE, AND THEN PRONISED ME, AND LATER THE TRIAL JUDGE, THAT IF I RETAINED HIM. IN THE CASE HE WOULD NOT BECOME INVOLVED WITH WILLIAM BRATFORD HUIK IN COMMERCIAL PUBLISHING VENTURES. THEREAFTER THIS "PROMISE" OF PERCY FORELAN'S WAS OF A SHORT DURATION IN THAT WITHIN A FEW DAYS OF BECOMING COUNSEL-OF-RECORD IN THE CASE HE MADE ARRANGMENTS WITH BRATFORD HUIE TO HAVE, ARTHUR HANES Sr., INTEREST IN SAID CONTRACTS TRANSFERED TO HIMSELF. THEN LATER, IN JANUARY 1969, MR. FOREMAN PRESENTED ME WITH A CHECK MADM, WILLIAM BRATFORD HUIS, FOR \$5.000 FOR MY ENDORSEMENT SAYING HE "NEEDED THE FIVE THOUSAND TO RETAIN CO/COUNSEL". HEWEVER, IN DECEMBER 1968 ATTORNEY FORDIAN HAD PERSUADED

THE TRIAL JUDGE, W. PRESTON BATILE, THAT NO FUNDS MERE FORTH-COMMING FROM, BRATFORD HUIE, OR ELSE WHERE, AND THUS HAD THE JUDGE APPOINT THE PUBLIC DEFENDER, HUGH STANTON Sr., AS CO/COUNSEL-MR. STANTON HAD PREVIOUSLY REPRESENTED THE STATE'S CHIEF WITNESS, CHARLEY STEPHENS, IN THE CASE. THE SAME CHARLEY STEPHENS WHO, FOR A PROMISE OF \$100.000 FROM THE UNITED STATES GOVERNMENT, HAD COMMITTED PERJURY THROUGH A SWORN AFFIDAVIT BY PALSELY HERMITYING ME THROUGH A PICTURE 1' ORDER FOR THE GOVERNMENT, TO HAVE ME EXTRADITED FROM LONDON, ENGLAND.

THE. IN FEBRUARY, 1969, PETCY FOREMAN RECEIVED ANOTHER \$5.000 CHECK FROM WILLIAM BRATFORD HULE THIS TIME HE DID NOT BOTHER TO HAVE ME ENDORSE IT, RATHER HE JUST FORGED MY NAME TO IT AND CASHED IT IN COMPLICITY WITH, PLANTERS DANK OF MEMPHIS.

HUIE, ATTORNEY FOREMAN THEN COMMENCED, ON FEBRUARY 13, 1969, MANEUVERING ME LITC A GUILTY PLEA. FOREMAN'S ARGUMENTS FOR THE PLEA WERE IN ESJENCE:

> 1) THAT THE PRESS HAD ALREADY CONVICTED TE BY INFLAMING THE MINDS OF POTENTIAL JUORS.

2) THAT THE COVERIMENT HAD BRIBED AN ALLECED WITNESS,
CHARLEY STEPHENS, INTO PERJURING HIMSELF AGAINST ME BY OFFERING STEPHENS A \$100,000 REWARD TO SAY HE SAN SCHEDNE FAVORING ME LEAVING THE ROOMING HOUSE, WHERE DR. KING WAS ALLEGEDLY SHOT FROM, IMMEDIATELY AFTER THE SHOT WAS FIRED. (WIFE COMMITTED--EXH--C).
3) THAT IT WOULD IN SOME MANNER BE IN MY FINANCIAL INTEREST TO PLEAD GUILTY AS CHARGED.

4) THAT THE TRIAL JUDGE WANTED A GUILTY PLEA BECAUSE HE WAS CONCERNED THE BLACKS MIGHT BURN THE TOWN DOWN-IN RESPECT'S TO PERCY FORFMAN & THE JUDGE'S EX-PARTS ME TING ARRANGING THE PLEA, APPARENTLY THE TWO HAD BIGHT MEETING.

THEN LATER, IN MARCH 1969, FOREMAN SAID THAT IF THE CASE WAS NOT SETTLED THROUGH A GUILTY PLEA THE GOVERNMENT WOULD PROBABLY ARREST MY BROTHER, JERHY W. RAY, INDER SOME TYPE CONSPIRACY CHARGE IN THE DR. MARTIN LUTHER KING Jr., HOMICIDE. HE ALSO SAID THAT THE F.B.I. NOULI MOST LIKELY ARREST IF FATHER, GEORGE RAY, WHO WAS THEN NEAR SEVENTY YEARS OF AGE, AND HAVE HIM RETURNED TO THE IOWA STATE PRISON WHEREIN HE HAD &SCAPED IN THE 1920°S.

IN CONJUNCTION WITH THE AFOREALNTIONED THREATS & PROMISES, PERCY FOREMAN CONVINCED ME HE WOULD "THROW" THE CASE IF I MANAGED TO FORCE HIM TO TRIAL ( IN FACT IN AN ARTICLE PUBLISHED IN LOCK MAGAZINE IN MAY 1969, SOLD TO THE PUBLICATION BY PERCY FOREMAN FOR \$1 000, HE IN EFFECT ADMITTED AS WOULD HAVE "THROWEN" THE CASE IF I WOULD HAVE FORCED HIM TO TRIAL. CONSEQUENTLY, THROUGH WRITHEN CONTRACTS, A AGREED ON MARCH 9, 1969, TO ENTER THE GUILTY PLEA. MY CONTRACTUAL AGREE MENTS WITH PERCY FOREMAN IN RESPECT'S TO THE TERMS OF THE CUILTY PLEA ARE AS FOLLOWS:

1st. CONTRACT,

IF THE PLEA IS ENTERED AND THE SENTENCE ACCEPTED AND NO EMBARRASSING CIRCUMSTANCES TAKE PLACE IN THE COURTROOM; I AM WILLING TO ASSIGN TO ANY BANK...ALL OF MY RECEIPTS UNDER THE ABOVE ASSIGNMENT IN EXCESS OF \$165.000".

## 2nd. CONTRACT,

"...I AM WILLING TO ADVANCE JERRY ( RAY) \$500 AND ADD IT TO THE \$165.000 MENTIONED IN MY OTHER LETTER TO YOU TODAY. IN OTHER MORDS, I WOULD RECEIVE THE FIRST \$165.000. BUT I WOULD NOT MAKE ANY OTHER ADVANCES-JUST THIS \$500. AND THIS ADVANCE ALSO IS CONTINGENT UPON THE PLEA OF CUILTY AND SENTENCE GOING THROUCH ON MARCH 10, 1969, WITHOUT ANY UNSERALY CONDUCT ON YOUR PART IN COURT". ( EXI-D).

DURING THE PERIOD OF MY CONFIDEMENT IN THE MENTHIS JAIL, WHICH TOTALED APPROXIMATELY EIGHT ( 8 ) MONTHS, THE CONDITIONS WERE AS FOLLOWS:

THE STATE OF TEINESSEE RETAINED, OR WAS ORDERED TO RETAIN, THE FEDERAL PRISON OFFICIALS THO IN A FIRST OFDER OF BUSINESS ORDERED SHEAT 3 OF MEDAL BE PLACED OVER ALL OF THE WINDOWS THUS SHUTTING OUT FRESH AIR AND LIGHT. THE FEDERALS THEN HAD A ELOWER INSTALLED FOR OXYGEN, WHICH RESULTED IN MY HAVING FREQUENT NOSE BLEEDS. THE BLOWER COULD ONLY BS OPERATED OUTSIDE THE CELL-BLOCK. BECAUSE OF THE LACK OF NATURAL LIGHT THE FEDERALS HAD LIGHTS RIGGED IN THE CELL-BLOCK. IN-CLUDING THE CELL I WAS CONFINED IN, WHICH WERE KEPT ON WENTY-FOUR (24) HOURS A DAY. COMPLAINING TO THE TRIAL COURT ABOUT BEING UNABLE TO SLEEP UNDER THESES CONDITIONS THE COURT SAID " SLE P IN A MASK". DURING THIS CONFINEMENT PERIOD I BROKE OUT IN A RASH THINKING MAYBE I HAD BEIN POISONED I ASKED THE DOCTOR, WHO WAS RELATED TO THE PROSECUTOR. FOR A BLOOD TEST. IT REQUIRED Z OR 3 DAYS TO HAVE THE TEST. AFTER THE BLOOD SAMPLE FINALLY WAS TAKEN I WAS NEVER TOLD THE TEST FINDINGS; HOWEVER, IN & 1974 HABEAS CORPUS HEARING THE DOCTOR TESTIFIED THE MEMPHIS SHERIFF, WILLIAM MORYIS, HAD ORDERED HIM TO DESTROY ALL OF MY MEDICAL RECORDS.

OF OTHER POSSIBLE INTEREST TO THIS COMMITTEE WHILE PERCY FOREMAN REPRESENTED ME: I ONCED PROVIDED ATTORNEY FOREMAN WITH A PHONE NUMBER, POSSIBLY CONNECTED TO THE KING HOMICIDE, TO INVESTIGATE, HOWEVER, FOREMAN

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COMMENTED LATER THAT IF THERE WERE TO BE ANY PHONE NUMBERS DITROJUCED DATO THE CASE "HE" WOULD PROJUCE THEM THEOUGH HIS INTERSTATE GAMBLING CONMECTIONS VIA A, MEYER LANSKY.

THE DAY AFTER THE GUILTY PLEA I WAS TRANSFERED TO THE STATE PRISON L!! NASHVILLE, TENNESSEE. UPON ARRIVAL ALL OF MY PERSONAL PROPERTY, IN LUDING THE AFOR SENTIONED PHONE LUMBER I HAD WRITTEN DOWN BACKWARDS ON & SHEET OF PAPER HAS CONFISCATED BY THE CORRECTIONS COMMISSIONER, ER. MARRY AVERY. TWOLOR THREE DAYS LATER SAID PROPERTY WAS RETURNED TO HE EXCEPTING VARIOUS ITEMS OF PERSONAL & LEGAL MAIL THAT HAD BEEN POSTED TO ME IN C/O THE NASHVILLE PRISON. ( PHONE NO. - EXH -- C). THE PIEST DAY IN THE PRISON I WAS COMPLIED FORTHWITH IN SOLITARY CONFINEMENT AND WAS ON, THAT SAME DAY, DIFORTED BY CORRECTIONS COMMISSIONER, HARKY AVERY, THAT I WOULD NEVER BE RELEASED FROM SOLITARY CONFINEMENT UNLESS I CEASED EP. ORTS TO GAD! A PUBLIC TRIAL IN THE KING CASE: HE SAID HE WAS SPEAKING FOR THE "HIGHEST AUTHORITY" I HAD FILED A MOTION FOR A NEW TRIAL THE DAY AFTER I ENTERED THE PRISON, AND SO INFORMED MR. AVERY OF MY INTENT IN THIS MATTER. THEREAFTER I JAS CONFINED FOR THIRTE N ( 13 ) MONTHS IN SOLITARY CONFINENTAND DURING THE INITIAL PERIOD OF THIS CONFINEMENT HAD TO BE TREATED BY A DOCTOR SEVERAL TIMES FOR NASAL MEMBRANE HEMORRAHAGING. THIS AILMENT ( DAMAGED MEMBRANE ) WAS DUE TO CONFINEMENT CONDITION IN THE MEMPHIS JAIL, 1.e., LACK OF VENTILATION. IN ADDITION, DURING THIS PERIOD I WAS ALSO TREATED FOR ESOPHAGUS SPASMS, ALSO RELATED TO THE MEXPHIS JAIL CONFINEMENT CONDITIONS.

AFTER THIRTE N ( 13 ) MONTHS OF THIS TYPE CONFINEMENT I UNDERSTAND THE

SIXTH CIRCUIT COURT OF APPEALS, INTERCEDED WITH PRISON AUTHORITIES AND HAD THEM TRANSFER ME TO THE STATE PRISON AT PETROS, TENNESSEE -IF I HAD NOT BEEN TRANSFERED I DOUBT IF I WOULD HAVE BEEN HERE TODAY. IN LATE JULY OF 1972 THE PETROS PRISON WAS CLOSED AND I WAS TRANSFERED BACK TO THE NASHVILLE PRISON. AFTER BEING IN THE GENERAL PRISON POP-ULATION FOR FOUR (4) DAYS I WAS SOMEONED TO THE MAIN PRISON OFFICE A D INFORMED I WOULD BE RETURNED TO SOLITARY CONFINEMENT. REQUESTING TU :322 THE WARDEN, JAMES COSE, I WAS INFORMED BY MR. ROSE THAT "PEOPLE CUT IN TOWN" WANTED ME PLICED IN SOLITARY BUT THAT IF I QUITE LITIGATING THE CASE HE WAS SURE I WOULD BE R LEASED FROM SOLITARY CONFINSMENT. THEREAFTER I STAYED IN SOLITARY CONFINEMENT FOR THREE (3) YEARS, THE FIRST EIGHTE IN MONTHS I WAS PERMITTED OUT OF THE CELL, WHICH WAS APPHOXIMATELY 6 x 12 FEET, FOR CITLY FOUR MINUTES PER DAY-THAT WAS TO TAKE A SHOWER. THE CELL BLOCK WAS INFESTED WITH INSECTS & RODENTS. DURING THE THREE ( 3 ) YEARS I WAS IN THE BUILDING FOUR PRISONERS ( EXH\*F) CONTITUED SUICIDE, TWO BY HANGING & TWO BY SETTING THE SELVES ON FIRE ... NATURALLY THE DOMINANT PRESS IN THE UNITED STATES SAID NOTHING ABOUT THESE SUICIDES, ALTHOUGH IF THEY HAD HAPPENED IN A FOREIGN COUNTRY THE SAME PRESS WOULD HAVE BEIN IS A SELF-RIGHTEOUS RACE, OR PRETENED RACE. DURING THIS PERIOD, SPECIFICALLY IN DECEMBER, 1973, TEINESSEE CORRECTIONS OF. ICIALS ACTING IN COLLUSION WITH THE UNITED STATES DEPARTMENT OF JUSTICE, ATTEMPTED TO ILLEGALLY REANSFER ME TO THE FEDERAL MENTAL INSTITUTION IN SPRINGFIELD, MISJOURI...THIS ATTEMPTED TRANSFER WAS AFTER THE AFOR MENTIONED OFFICIALS LEARNED OF A SUIT THAT WAS TO BE FILED IN MY BEHALF IN FEDERAL COURT REFERING TO THOES WHO MAY HAVE BEEN

LATE WILLIAM S. MILLER, RECENTLY A JUDGE ON THE UNITED STATES

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RESPONSIBLE FOR THE SHOOTING OF, DR. MARTIN LUTHER KING, jr.

OF OTHER POSLIBLE INTEREST TO THIS COMMITTED DURING THIS PERIOD: JUST RECENTLY THE AFOR-MENTIONED CORRECTIONS COMMISSIONER, HARRY AVERY, HAS STATED HE GAVE ALL OF THE PAPERS, ECT., HE RETAINED OF MINE & THOES CONNECTED WITH THE KING CASE TO ATTORNEY, THOMAS WARDLOW STRELE, OF THE TENNESSEE ( NASHVILLE ) BAR, AND THAT THE PAPERS SUNSEQUENTLY DISAPPEARED FROM MR. STELLE'S OFFICE.

IN ADDITION, ATTORNEY PERCEMPOREMAN HAS TESTIFIED THAT HE TOO GAVE HIS COMPL TE FILE IN THE KING CASE INCLUDING ALL INFORMATION I HAD GIVEN MR. FO MAN, TO ANOTHER NASHVILLE ATTORNEY, THE LATER JOHN J. HOOKER, sr., AND THAT MR. HOOKER "LOGT" THE.

Respectfully: James

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REFERINCES

1. Percy Forenan testified he met with trial Judge, 7. Preston Eattle 6 or 8 times arranging the guilty plea. See Forenan deposition, Ray v. Forenan, et al, Civil No. 60199, W.D. Tenn.

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2. See, CHE-TV t pe I supplied this committee therein Charley Stephens, shortly after the shooting of Dr. Martin Luther Ming jr., and after viewing by picture, told CHE that I was not the person he se n leaving the 422 wouth main street address.

3. prison records, Mashvale.

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4. I have a copy of the therein harry Avery made said statements.