of the

1-Mr. Kosen 1-Mr. Conrad 1-Mr. Griffith 1-Mr. Mortimer 1- Lab File

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C.

Mr. Phil M. Canale, Jr. Attorney General County Office Building Memphis, Tennessee 38101

Attention: Mr. Robert Dwyer

October 8, 1968

This examination has been made with the understanding that the evidence is connected with an official investigation of a criminal matter and that the Laboratory report will be used for official purposes only, related to the investigation or a subsequent criminal prosecution. Authorization cannot be granted for the use of the Laboratory report in connection with a civil proceeding.

Assassination of Ro. Martin Luther King, Jr.

John Edgar Hoover, Director YOUR NO. FBI FILE NO. D-680928019 JK

LAB. NO.

Examination requested by:

Examination requested:

FBI, Memphis

Letter 9/26/68

References

Document

Ress. Three sheets of yellow ruled paper and one sheet of white ruled paper to "Sheriff Morris" and one sheet of white ruled paper to "Lt. Smith" bearing purported handwriting and hand printing standards of JAMES EARL RAY

Result of examination:

The examinations reported in this communication are those requested during a conference with Mr. Robert Dwyer, Mr. James Beasley and Mr. John Carlyle of your office on September 26, 1968.

- FBI, Memphis (44-1987) - Enclosure FBI, Los Angeles (44-1574)

(continued on next page)

Specimen Qc288, a Canadian Money Order, is too indistinct for a satisfactory examination; however, differences were noted between the writings on this item and K211, K488, Q261 and Q262.

The "Galt" signatures alone appearing on Q86, Q131, Q132, Q141, Q173, Q216, Q219, Q221, Q223, Q226, Q258, Q260, Q327, Q337, Kc4 and K5 were determined to have been prepared by the writer of Q261 and Q262 (records of the bartender school in Los Angeles, California).

The conclusions reported in the following paragraph are the result of comparing pertinent questioned items with K211 (records of the Missouri State Prison), Q261 and Q262.

The questioned hand printing or handwriting and the signatures, where they appear, on Q133, Q134, Q215, Q216, Q219, Q221, Q223, Q260, Q326, Q327 and K5 were determined to have been prepared by the writer of K211, Q261 and Q262.

The items in question were compared with specimens K488, Q261 and Q262, previously described. As a result of these comparisons it was concluded that the questioned hand printing or handwriting and signatures, where they appear, on Q133, Q134, Q215, Q260, Q326, Q327 and K5 were prepared by the writer of K488, Q261 and Q262.

Specimen Q337, the location of which was requested by Mr. Beasley, was returned to the Los Angeles Division of this Bureau on May 17, 1968, with the results of a latent fingerprint examination.

K488 is returned to FBI, Memphis. Photographs were made.

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	TO: DIRECTOR, FBI (44-38861) ATTN: DOCUMENT SECTION FBI LABORATORY
	FROM: SAC, MEMPHIS (44-1987) P
ŀ	MURKIN 650928019
-	. 600320013
	prepared by subject JAMES EARL RAY. These are all samples of known handwriting and hand printing of subject RAY. They should be utilized for any additional handwriting comparison needed in captioned case.
	In addition, there are furnished herewith the originals of two letters which were forwarded by RAY to the Honorable W. PRESTON BATTLE, Judge of the Criminal Court, Memphis, Tennessee. Judge BATTLE will be the presiding Judge in the JAMES EARL RAY trial. These letters were furnished by Judge BATTLE to SAC. In connection with these letters, District Attorney General PHIL M. CANALE, Memphis, raised point that possibility exists that utilization of material furnished the Judge might be prejudicial at some future date. CANALE pointed out that since Judge BATTLE would hear case he was of opinion that it would probably not be feasible to utilize handwriting in letters sent Judge BATTLE. Therefore, it is requested that handwriting examination prepared by Document Section utilize letters received from Sheriff MORRIS as primary sources for examination purposes.
1	Results of examination regarding letters received by Sheriff MORRIS should be handled in separate communication. Handwriting examination relative to letters received by Judge BATTLE should not be incorporated in the examination of hand-
r	writing contained in letters received by Sheriff MORRIS. The tters received by Judge BATTLE should be made a matter of a

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. Special Agent/in Charge

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a separate examination and a separate Laboratory report.
District Attorney General CANALE's views should be incorporated in any results pertaining to examination of the letters received by Judge BATTLE.

The originals should be returned to the Memphis Office so that they can be delivered to Sheriff MORRIS and Judge BATTLE.

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