ST. LOUIS POST-DISPATCH

John Ray, In Prison Again, Says Brother Is

Of the Post-Dispatch Staff 19 and Richard Dudman By Robert Goodrich

of Dr. Martin Luther King. of James Earl Ray, convicted assassin prison in what he contends is the latest of John Larry Ray is back in federal

not true, prother. But the committee's chief Committee, tried to have John Ray Freedom of Information Act appears to Indicate that the House Assassinations Washington attorney under the federal counsel, G. Robert Blakey, says that is An internal memo obtained by Ray's

committee is the cause of his troubles is just foolishness." 'John is really a very sad case," "He has been involved in

Springfield, Mo. Officials there say he is a (member of the work, force, not a patient but will hot say what his duties are the butter of the control of the Ray, 46, is confined at the Medical for Federal Prisoners at

that or any other bank robbery and that even if he had been, 18 years was a stiff years in prison for driving the getaway car in a St. Peters bank robbery. He told the Post-Dispatch in an interview term for a mere "wheel man." last year that he was not involved in Ray was sentenced in 1970 to 18

area bank holdupa, including one in 1987 in Alion that Blakey and committee members thought might have helped thrance the King assassination. The expired, five-year statute of limitations had the House Assassinations Committee. He was asked about various St. Louis u. In the spring of 1978, John Ray was called several times as a witness before but Ray denied knowing

as brothers,"

anything about the robberies.

Blakey said, "We d evidence that he had participated in a series of bank robberies. Other people developed

who participated with him said that he did it."

perjury. Justice Department prosecute Ray for

declining (to prosecute)," according to an internal memo by Alfred A. Hantman, chief of the general crimes the alleged false testimony was "not material" and "surrounding circumstances" indicated that section of the department's criminal discretion is best exercised by The Justice Department replied that

before the committee concerning his knowledge of the assassination of Dr. Justice Department representatives on May 24, 1978, and "advised that the primary reason that he wanted John Martin Luther King." Ray charged with perjury was to convince James Earl Ray to testify The memo says Blakey met with Ray to testify

for suggesting prosecution. He said he went to the Justice Department only erroneous representation of his reasons Blakey said that is a totally

because he believed there was clear evidence of perjury, which "certainly had obstructed the reffort by the committee to find out the truth."

A latter memo, written by Hantman's assistant Roger B. Cubbage, says:

"Returning an indictment against John Ray in order to pressure his brother criminal laws to pressure an individual into cooperating with the government. It is another thing to use the criminal involved are close family relatives such particularly true when the individuals another laws against someone to pressure and should be viewed as an abuse of process. It is one thing to use the James Earl Ray Into cooperating could the government individual into cooperating

obtained by the Post-Dispatch. Copies of both memos were obtained by Ray's Washington attorney, James H. Lesar, under the Freedom of Information Act, and copies were later

FUIL SERVICE LUMBER & BUILDING MATERIAL CENTERS

attorney general, told the Post*Dispatch he was not at the May meeting when Diakey first presented this material. But Keuch and he was Robert L. Keuch, deputy assistant

> THRU SAT., JAN. B THIS AD GOOD PRICES IN

0961

collar criminal."

convicted and it won't be a white-

"Somebody is going to be

Civiletti, then deputy attorney general prosecuted to put pressure on his brother. The later meeting also present at a later meeting when Blakey denied that he wanted John Ray involved Attorney General Benjamin R.,

There were several meetings and conferences on the subject, Keuch said. In his opinion, the department's "an honest disagreement" with Blakey.

are not as restricted as grand juries and courts on what is material to their investigations, he said. "materiality" was grounds for not prosecuting. Congressional committees

two other reasons for the decision not to Justice Department records show

- The suggested perjury charge would involve a crime for which the prosecute: ...

judges.

served anywhere near that long. who supposedly committed the crime, years, for driving a getaway car. His lawyer says none of his co-defendants, unusually long sentence, almost eight Ray siready had Berved

They decided to "retard" his release. Assassination Committee's findings. But in June 1978, a few days before he was to be paroled, Ray was arrested at Dismas House, a St. Louis "halfway house," and held in the St. Clair County Jail in Belleville while federal parole

in an interview on June 17, Ray told them. The control of the Bureau of Prisons the Post-Dispatch the committee was According to the Bureau of Prisons determined to get him. "They've got a regional office in Kansas City, the million dollars to investigate that King. National Parole Commission affirmed

statute of limitations had long expired. This is called "bootstrapping" by prosecutors and is frowned upon by

criminal," he said. deal. Somebody is going to be convicted be white-collar

Ray was later allowed to return to Dismas House. He obtained a job driving an airport bus. But last Jan. 20, he was involved in a traffic accident in Fredericktown, Mo. Although his parole was "retarded,"

refused a breath test for "other reasons", that he did not specify. He said he had posted a \$144 bond, which In a letter to the Post-Dispatch, Ray said he had not been drinking, but had was forfeited when he did not return for

could clear up his license problem. His driver's license was suspended and he was laid off from his job until he

the confined at the St. Clair County Jail of confined at the St. Clair County Jail of pending a parole board hearing. On y Sept. 13 in St. Louis, according to his in St. Louis, according to his in lawyer, the parole authorities a recommended his return to prison for the alleged drinking and the failure to them.(2) (7) redericktown arrest to



for parole again on April 10, authorities prison at Springfield. He will be Ray was taken from that decision on Nov - Back behind ban John Larry Ray