

UNITED STATES GOVERNMENT

# Memorandum

TO : Director, FBI (44-38861)

DATE: 10/14/68

FROM: SAC, Memphis (44-1982) (P)

SUBJECT: MURKIN

Submitted herewith for the Bureau's information are two copies of an Order issued by Judge W. PRESTON BATTLE, Memphis, Tenn., relative to seating accommodations in the courtroom in anticipation of forthcoming trial.

Also submitted are two copies of an "Order on Scire Facias," issued by Judge BATTLE.

In addition to the above Orders issued by Judge BATTLE, there are enclosed two copies each of the following:

Letter prepared by subject JAMES EARL RAY to his brother JERRY, dated October 14, 1968.

Letter dated October 9, 1968, addressed to subject by his brother, JERRY RAY, St. Louis, Mo.

Letter dated October 14, 1968 from subject to Attorney ARTHUR HANES.

(2 - Bureau (Enc.-10)  
1 - Memphis  
RGJ:ME  
(3)

REC 53

5242

15003



OCT 25 1968

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

IN THE CRIMINAL COURT OF SHELBY COUNTY, TENNESSEE

DIVISION THREE

STATE OF TENNESSEE, §  
§  
vs. § NOS. 16645 and 16819  
§  
JAMES EARL RAY, Alias ERIC §  
STARVO GALT, Alias JOHN WILLARD, §  
Alias HARVEY LOWMEYER. §

ORDER ON SCIRE FACIAS

This cause came on to be heard on a verified petition for citation for contempt of Arthur J. Hanes, Sr., Renfro T. Hays, Roy Hamilton and Charles Edmondson, heretofore filed by the Court-appointed amici curiae; personal service of said petition upon all four named respondents; scire facias issued by this Court ordering said respondents to show cause why they should not be held in contempt of previous orders of this Court; the sworn answer of the respondent Renfro T. Hays; the hearing in open court on the 27th day of September, 1968 and on the 30th day of September, 1968, at which time sworn testimony was adduced by the petitioners and the respondents; the argument of counsel for all parties; the exhibits in the cause, and upon the entire record in this cause, from all of which it appears to the Court:

That the respondents Arthur J. Hanes, Sr., Renfro T. Hays, Roy Hamilton and Charles Edmondson, each, are guilty of contempt as found by this Court in its opinion which has been filed in this cause, and which the Court incorporates by reference in this order the same as if copied herein verbatim; and

The Court being undecided at this time as to what action the Court should take by way of punishment on account of said contempts,

ALIAS HARVEY LOWMEYER, §  
§

ORDER ON SCIRE FACIAS

This cause came on to be heard on a verified petition for citation for contempt of Arthur J. Hanes, Sr., Renfro T. Hays, Roy Hamilton and Charles Edmondson, heretofore filed by the Court-appointed amici curiae; personal service of said petition upon all four named respondents; scire facias issued by this Court ordering said respondents to show cause why they should not be held in contempt of previous orders of this Court; the sworn answer of the respondent Renfro T. Hays; the hearing in open court on the 27th day of September, 1968 and on the 30th day of September, 1968, at which time sworn testimony was adduced by the petitioners and the respondents; the argument of counsel for all parties; the exhibits in the cause, and upon the entire record in this cause, from all of which it appears to the Court:

That the respondents Arthur J. Hanes, Sr., Renfro T. Hays, Roy Hamilton and Charles Edmondson, each, are guilty of contempt as found by this Court in its opinion which has been filed in this cause, and which the Court incorporates by reference in this order the same as if copied herein verbatim; and

The Court being undecided at this time as to what action the Court should take by way of punishment on account of said contempts and being desirous of giving the matter further consideration,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that this matter be, and the same is hereby, reserved by this Court for further and future orders of this Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the motions of the respondents Roy Hamilton and Charles Edmundson, made by and through their attorneys, the Honorable Armistead Clay and the Honorable Ezra Z. Bryan, at the conclusion of the Court's opinion, to reconsider the Court's action and, in the alternative, to fix punishment, are hereby denied.

To all of which the respondents respectfully except.

Clyde W. Miller

JUDGE

Oct. 11, 1968 in and for GEF  
1968, June 20 Term

IN THE CRIMINAL COURT OF MEMPHIS, TENNESSEE

STATE OF TENNESSEE

VS.

NO. 16645 Murder First Degree

NO. 16819 Carrying Dangerous Weapons

JAMES EARL RAY  
Alias Eric Starvo Galt,  
Alias John Willard,  
Alias Harvey Lowmeyer,  
Alias Harvey Lowmyer.

ORDER

Attendance in the Courtroom will be limited to the seating accommodations of the Courtroom except insofar as the Court shall order.

The north portion of the Courtroom behind the rails consisting of seats numbered 1 through 42 will be reserved for accredited representatives of the news media who will be admitted to the Courtroom only upon presentation of credentials issued by this Court. The south portion of the back of the Courtroom behind the rails consisting of seats numbered 43 through 71 will be available to members of the public for each session of the Court in order of their appearance except for        seats for family and/or friends of the defendant, and        seats for family and/or friends of the deceased.

Seat assignments for representatives of news media shall be as follows:

- Seat No. 1. Associate's Press Representative
2. U. P. I. Representative
3. Associated Negro Press Representative
4. National N. E. C. T.V. and Radio Representative
5. National C. B. S. T.V. and Radio Representative
6. National A. B. C. T.V. and Radio Representative
7. Commercial Appeal Representative
8. Press-Scimitar Representative
9. Tri-State Defender Representative
10. Memphis World Representative

11. Memphis W H C T.V. Representative
12. Memphis W R E C T.V. Representative
13. Memphis W H B Q T.V. Representative
14. Memphis W.M.P.S. Representative
15. Memphis W.D.I.A. Representative
16. The New York Times and News Service Representative
17. Los Angeles Times and News Service Representative
18. Chicago Daily News Wire Service Representative
19. St. Louis Post Dispatch Representative
20. The Nashville Banner Representative
21. The Nashville Tennessean Representative
22. Washington Daily News-Scripps Howard News Representative
23. Wall Street Journal (National Observer) Representative
24. The Birmingham News Representative
25. Atlanta Constitution Representative
26. This seat to be shared by following named four (4) London newspapers on a revolving basis to be worked out among themselves, and plan to be approved by the Court:
  - (a) The London Daily Mirror Representative
  - (b) The Daily Telegraph and Morning Post Representative
  - (c) The Daily Mail Representative
  - (d) The London Daily Express Representative
27. Reuters Representative
28. Deutsche Press-Agentur Representative
29. Toronto Telegram Representative
30. French News Agency Representative
31. This seat to be shared by Life-Time-Fortune magazines on a revolving basis to be worked out among themselves, and plan to be approved by the Court.
32. Newsweek Representative
33. Harpers Representative
34. Saturday Evening Post Representative
35. Gerold Frank, Doubleday and Company
36. George McMillan, Little Brown and Company
37. W.S.G.H., Birmingham
38. Clay D. Blair, Bantam Books
39. Revolving Seats
40. " "

41. Revolving Seats

42. " "

Enter.

Clyde E. Powers  
Judge Division III

Criminal Court, Shelby County, Tennessee

Date: Oct. 14, 1968

To. Mr. Jerry Ray

1902 Cherokee

St. Louis, Missouri.

63118

Dear Jerry;

Oct-14-68

I rec'd your letter a couple days ago.  
There is a cause of title I would  
like for you to do when you come down.  
One I want to sign the power of attorney  
over to you, it's just a one page  
document giving you the right to sign  
anything for me with my name, I  
guess you could get one from a notary  
and bring it down I will then sign  
it and give it back to you. also  
when you come down I would  
like to have an interview and discuss  
anything you may be considering in regard

and ask him to give you any  
information they have in you on  
the limits of an Alabama among  
the practices in Tennessee, I seems  
as if you from Alabama you can  
give the one case a year or two  
and I will half to have a Tennessee  
act for the other committee being.  
I would ask Mr. Hanes about this  
but he is in California visiting nature and  
I don't know when he will be back,  
well I guess that all for now,  
Take it easy - Jim

P.S.

I think the Bar association is -  
located in the Criminal Court Building.

Aug, 68

Dear friend:

Just a short letter to let you know  
Jack got back okay, he got back  
Friday evening and I received your  
letter yesterday.

There hasn't much to write about  
as I haven't heard from Home or anybody  
else concerning this case.

Will probably clean house and go home  
Wednesday about the day after if you won't  
mind contact anybody for you let me  
know as you like and I will con firmer  
in writing to meet you.

There isn't much about to write  
about, I Friday wanted to let you  
know about your letter.  
Everybody is the same just away.

As ever

Walter

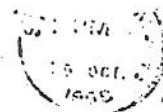
Very truly yours

P.S.

I was just on my way way to mail to  
mail this letter when I received your last  
letter. It was just going over to the  
old town in which each is at. Will take  
your letter over to him and after we will  
cut the information you want either back  
or it will write you and pass along the  
information.

as soon

Very:



170 S. Chestnut  
Austin, Tex. 6415

air mail

McLennan County, Texas

Postmarked Oct. 25, 1915

MEMPHIS, TENN.  
COUNTY JAIL.



To. Mr. Arthur Hanes  
Att. at Law.  
Birmingham, Alabama.

35203

Dear Mr. Hanes;

Oct-14-68

I will just write a short note,  
everything is about the same, the papers  
have been writing about 2 articles everyday  
about the case, the last article took up  
the whole front page of the 2nd section.

I guess they had a little brief from  
the state attorney office as they come  
up with a couple new theories, also  
bring me up a set of books as one  
suppose to be a hippie according  
to the last article, the main reason  
I am writing this letter is to say  
I havent made any cruel statements  
while up here and will not  
until I go to court, this would  
be similar to the letter I sent

act - 14 - 68

To you on attached card from Engle.

I read in the paper a couple of days ago when  
the federal court were using this tactic to  
get convictions.

Well I suppose that's all for now

Sincerely

James E. Ray.

Memphis County Jail