- FBI-King Section 25, Serials 2674-2750, 248 pages.
- 2710 shows they were heeping tabs on Jerry in part through Jimmigs former associate in the Eroger job, who said he taught Jimmy burglary and had not seen him since that job. He was also under physical surveillance.
- 2725 teletype to really lean on John Ray through his license to run "rapevine Tavern. Obliterations make it uncertain but there is apparent reference to Albert Pepper in "IF GRAND JURY IS NOT IN SESSION TO SUBPORNA RECORDS, YOU SHOULD INSURE THAT REVIEW OF THE MECOPDS CAN BE ACCOMPLISHED WITH FULL SECURITY AND THE BUREAU'S INTERNET WILL SE FULLY . MOTHETED. 2 Does this mean berglarize but don't get caught?
- Unrecorded serial between 2736 and 2737 is clearly based on an inside informant in SCLC Atlanta offices.
- 2734 is an illustration of the waste of time in building statistics. There is a semiliterete letter from Una, S.C. asking where Aing was killed, buried, etc. and it was actually answered over hoover's signature.

## No 2740

1

2749 (2750 withheld) is 17 pp report of 242 4/29 attached to Jevons some to Conrad. On examinations of evidence. Not possible to say if rifle fired bullet, as in what are probably other copies of this.

15 is definitive enough on the tie being blown off and by something from inside the body larger than the bullet and possibly include bone

FRI-King Section 70 Serials 5171-5231 68 documents 207 pp released

The first matte serials relate to what muie was up to and inaccurately to the same with J.P. Stoner, attributed to "cMillian.

5176 withheld on groubdiof RCMP source.

5193 indications of electronic surveillance, mail interception re J.B.Stoner/Ray.

5196 includes copies intercept legal mail, w/ Stoner, Jerry. The Jerry 9/21 is clear indication of what 'immy never said and 'erry didnot, that 'immy was trying to arrange for Foreman in September 1968, not for the first time that 'ovember. This could have been important in the evid. hrg. It was withheld by the 'emphis authorities under discovery. 5198 is Jimmy's letter to 'erry 9/24 also on chaging counsel, getting Foreman. It is clear that Jimmy's concern over his defense is of much earlier date than they told use or we had any reason to believe.

5197 all 9 pp ref. DOJ.

5202 is five more samples Ray's writin from Sheriff and even Judge Battle! With an expression of Canale's concern over the legalities. All withheld on discovery, I think. Including Jimmy's letter to Sheriff. The interpretation of Hanes' comments,5203, including in press at time, is that Hanes might withdraw over Stoner, who was not to be criminal counsel, it appears that Ray was not satisfied with Hanes.5205 more in DC on interceptions and use of them.

5207 all 5 pp withheld because of RCMP origin.

5209 They all knew that "ay's wiritings to his attorney were privilged and were ordered to do no more than soan them for security purposes. 5212 holds other samples of these interceptions not produced on discovery.

Unrecorded serial between 5212 and 5213 includes a news story in which the head is Canale's allegation that Ray's guards do not eavesdrop, what Hames had charged. This in the midst of the fruit of that eavesdropping in these serials.

5213 Canale is not going to let Hanes have evidence seemingly within Battle's order.

5216 Jan Scudder (Sartor), investigated by one Edgar Downing, Harassment of earlier period.

5218 The names masked are masked after I complained about this earlier and in that complaint specified that these names and this identical record are in the court records.

5220 FBI reminds Dept about Ruis search warrant for Ray's notes.

5222 Dr. Hadley's name and that of lawyer originally withheld. In Huie index. Also 5223

5227 More sample of copies of Ray's correspondence. inc. from presiding judge. Also 5228.

5230 withheld RCMP

The offenses against justice and Ray's rights frow more serious in my opinion as they also grow more common.

I have just finished going over Section 70. These contain proof of interception of defense communications, copying them, making them available to the FBI as well as the prosecution, etc. Now we have the judge making himself an adjunct of the prosecution by voluntarily giving SAC Jensen the letter hay wrote him, for use as a lab specimen.

Here also there is a prima facte case of the prosecution lying to the judge, who had to know better than believe there was no cavesfropping.

These stories also remind that bad as he was Battle held that under Tenn. law Ray's legal communications could be scanned byt not read. ere they were copied and read by everyone.

I hope you are keeping a separate file of the extra copies on this general subject I am making for you. The time may come when you may want rapid access. In my own filing on this I am lumping surveillances and rights together.

While - am strongly opposed to saying or doing anything now, in part because I expect there to be much more of this, I do suggest that you be thinking of a constitutional law expert who might be of help to you at some point in the future.

Pest.

Dear Jin.

2/5/77

Who phoned at precisely this point!

You may recall that when I seturned from St. Louis in 1972 I teld you that all indications were that the FBI had done a job on John Ray. I did not have time to investegate then or since. The case nade no sense at all, as you know. I may have written axes a sense on the transgressions against John's rights, etc/

I believe John filed a request for the files on himself and get a few pages. I'm het certain but this is new important. There is such on John in what I've received.

I believe he should have a) either all the files on him prior to the hearing or b) proof that they have been withheld after proper request.

So I suggest you be certain about the request.

He was not what the RBI regarded as cooperative. He may in fact not have been truthful. They decided to get him and are explicit in this but not as it relates to having him charged and convicted. Just to put him out of business with, perhaps, a liquer permit violation charge. (I think the business was in arelos name, a not uncommon practise with liquer licenses.) In Serial 2243 they talk about their "efforts directed toward developing liquer permit violations to serve as lever to force cooperation" in Murkin.

I would not tell "ohn this now because it will be picked up and anything else of this nature will be obliterated.

Best,

P.S. Jerry,

2/20/77

I've put a little more together.

Do you know if there was a breakin at Albert's place of business any time beginning very early "ay 1968?

The FBI had people you knew talking to it, as you also did.

About May 1, 1968 you told one or the other that you should have told the FBI about a man who claimed to have taught Jimmy how to be a burglar.

You also said that Jimmy considered him a little stir-bugs.

When you were back in Chicago the agents were to have looked you up to see what they could get from you on this. They were to try and learn how close Jimmy was to that guy.

This kind of thing was, of course, necessary for the FEI when it had Jimmy as a suspect.

But you might want to consider which of these you trusted spoke to them.

They did not need any persuading on Jimmy but some of the stuff I've seen must have made an impression of lawyers who read it.

In the report they did not use the name of that particular source but some probably comes from Curtis. They knew he was a liar but the lawyers didn't when they saw what the FBI fed them.