## got wot I gere

Int．Soc．xiv litton dated 10／15／63．It also cannot rance the purpose pot ny VIsIt to J ND，which was one thine andy I have tie records．



The $10 / 15 / 69$ letter is not attrohed as the aired l says it is．Int in what was given me
The first graf on we rafors to wy books as frost critical of the Bureau，＂the greatest of sinks It his a blazed and legs than accurate rotoronce to wy having been fixed and roblura by Estate an then matgaiase
 his Juster not be maccosmek acknowledged．＂

It accurately describes Stoner as then one of Ray＂＇Invyers and＂a notorious subrogatiunist，${ }^{n}$ which in not an exaggeration．

The attached note orders the Savannah office（of origin on Stoner and EiSk P）to ＂be abort for any acictional information along thane jas from any source．e．＂which can moan only intrusion in Ray＇s legal rights and mine uncior the First Annulment，what her by informant or illegal interception of comiungations．

What appears to be 5835 slap jest manage a to have the last two digits removed in oopyinge it is the 10／21／69 EMisjld ammo for Director to the Assistant Director，I．SD， respondinis to the $10 / 15 / 69$ ．It refers only to what Stoner had told me，that the EDI
 mons of identifying the source of his offer as an FEM fiformato）The memo concludes there is no basis for this．

5036 refers to a Phoenix letter to Bureau，is a KC LAM，relating to a Leavenworth prisoner．

5837 is the JCHillim（Joe Hester？）airted of $10 / 27 / 69$ to Dervetor attaching a carbon of tho letter signed by zzunct jensen saying there is no basie to what toner said．
 tine this precedes the serials above．

It begins with a fade statement each of the two parts of which is false．The first is that I was interviewed by a Department attoreny at my request．The second part of this is what is inherent，not stated，that the was the purpose of may being there．The second false statement is that moho is obviously an attempt for by Heosberg and Stoner to discredit the duran．

It then goes into the distorted reflections of my writing and mo end the State matter， concluding with a pointed suggestion that the keeping of files on me bo hidden，＂（This Is a public source data，article in＂hiashiagton Post＇11－18－47，）＂（Parenthetically and probsibly to hide the source of the defamatory leak，the original source，the old impose Araxilary iacrald，is not given）It ropsats there was approval not to respond to ny April 1969 PCIA request and at the end of the graf has＂$(100-35138)$＂which is probably the file on ma．

Sha reason given for not interviewing wither one of us it our alleged backgrounds． ＂Mich is also a way of avoiding any specifics Stoner might have had．Hoover OKed all．
（Although nine are earlier coownints relating to Ray＇s efforts to get the extradition documents follow．）

Nos what racily happened is nothing like this and is not in any way sugcost in this． Obvious dy ISD was not of jurisdiction in the Kry／King case．Cxirainal，perhaps Cid，were，as of any iknowladge I could have had then．I＇d not have gone to tho FBI with such a story but to them，if anybody．

Lid and I had driven to Washington．Our first stop，early in the morning，was the Fogey mansion on about $318 t$ of i Woodland Drive．We were friends with ours and Diana， who cared for Irs．$^{\text {rigel，then well }}$ into her BOa．There had been a news story about arrents In a plot against haiti．I was discussing this with louis．As best I recall he succested I should call DJ．If not I did it on my own．In any event，the operator referred me to 部 as I recall Criminal and I was told Ind be call d back e I was，by ISD．Or told who to
aall in ISD. I ves trum asked to 80 to what in thinic is the Triancle 31ds on 9th whoro it has afficen on the wast ofite of the floom in mistoh that purtioukar ofice wase I thinik they made it for the gftermnon.

I hat tol Louts of tho acinctsence of iny having intozviowed to plottara of a latti Invasion wio were so open they allowed mo to tape it and made opan phome calla and spoke In rospansy to othere in ry prosence. Thesse vere two of tive anif-Gastro soldign-of-
 (It was ry aecond tuped Intartedsu with Elowardo)

I recall that rathor then inviting syeeli in I offorod wy inles, Including tho tapea, all ot which wore nonmonitionstiah. Inatead I was amked to go in. I did asic for a copy of the chargon f 1 l sat In thet case. If is not unlikaly that during convargation tha call that
 asked ne what I was dotng or syythiny about my worts - now indond would I have cazduated. such intorviowe biom tho Dopariment filed chargoa. (3tonve tells that atory oftan. I aam and heard it on a 5ث, touia IV talic ahow I've roiorrad to earlior in theso notese)

The langer was quito erodted. why not-proof of conspiracy/and plotting?
(Howning clatma a cIa piet and than clafmod oIA support in that ronture, fineluding a plane or planaso)
 course. Ho nays "Goodl I'11. soa you 覂ondayo"

Fie did not. obody evoz did. But undar aate of $10 / 13 / 69$ signed by John H. Davitt for J. Naltar Yaaglay, ISD, is a ahort latter neying nothing a out thia $23 I$ sturf, ondy "refer noe is made to your racent couvorsettion with Hise Jumes P, Hornis of this Diviston" and axcloaing a cogy of the Indiutment in Jhitod Stateg Vo Rone Loon, at al.


 introdueed Into oven court in the trial of an aworican plus the acmaiasion that they wow Rey ${ }^{1}$ s an a mattar of rightmand denied to him. What the Britiah court really did is murrunder its raconta to FB agents who geve than to Camale. Oniy after my FCIA offorts did Stnte retriffove then from $\mathrm{C}_{\text {anale. }}$
 5846 the FioRe etute referred to barlier. Not threntsez Furthor rain in 5840.

