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San Francisco File No. 62-2812

One of the persons present said that they had gone to see phonetic) about a yellow ticket for the construction which was not saud to them. However, they did not deviate from the plan which they gave to and on the basis of that plan, gave them the go-

It was pointed out that it was only necessary to prove at the hearing that afternoon that this structure was one building started before the stop order of the CPA went into effect. The CPA had given them a letter on which they relied and had informed them that it was not necessary that they have a yellow ticket, and that they, the CPA, were not empowered to give them one. According to one of the men, possibly the only respect in which they failed to comply completely with the letter of the CPA regulations was in that they did not file a plot plan before March 27.

About 1:00 P.M. all the men in Room 310 left with the avowed purpose of going to the hearing.

Later in the afternoon some people entered Room 310, and commenced making plans to leave on the 6:30 P.M. plane for Los Angles. He said that

decision had been in their favor, and they received permission to go ahead with the work. He told that SIEGEL was going to Las Vegas in the morning.

Shortly thereafter SIEGEL called long distance to Las Vegas and informed the person to whom he spoke that everything was all right, and that he would be there in the morning. He instructed the person to whom he spoke to bust somebody's head.

San Francisco File No. 62-2812

670

in what appeared to be an academic discussion, expressed the opinion that a person couldn't perjure himself if he were not put under oath. Assured that that was not so. Statements made at the hearing were subject to perjury charges even though the vitnesses had not been put under oath. The reminded that the commissioner had admenished then that statements made at the hearing by vitnesses were subject to the provisions of some code section (which named). This neant, said that one could commit perjury at the hearing.

_

The persons in Room 310 speculated as to where might be, and it was thought that he was drunk.

bic

About 5:00 P.M. they all left Room 310.

The following information was furnished to Special Agent on August 13, 1946:

P3CP36

On the norning of that date subject telephonically conmunicated with an unknown woman advising her that one (phonetic) was there attempting to do something, but up to the present time had been unsuccessful. SIEGEL advised this woman that he could always be reached at Room 307 at the 5t. Francis Hotel, San Francisco.

bac

Shortly after the conversation was completed, an unknown man entered SIEGEL's room. SIEGEL inquired whether or not he had obtained reservations for that evening. During the course of the conversation, subject made the remark that it was O.K. concerning the OPA, but he should not fool around with the Federal Government. The unknown man was referred to by SIEGEL as and associates in connection with the Flamingo Hotel. SIEGEL also mentioned that an investigation regarding the building had been made prior to the authorization of the construction.

px

During the course of the conversation, SIEGEL volunteered to this individual whom he referred to as that someone had been trying to shake him down for \$50,000, but that he had knecked the ______ out of both of them. At this time apparently another unknown individual was in the room with SIEGEL Subsequently conversation reverted to the building which SIEGEL referred to as a building which was to be constructed in the form of a horseshoe.

boc

San Francisco File No. 62-2812

During this conversation, an individual whom SIEGLL referred to as sentered the room.

A short conversation was had with short the Civilian Production Administration, Los angeles. The conversation concerned some blueprints regarding the construction. It was mentioned that the plan was originally to build a lattice steel building; however, in January due to the steel situation, it was decided to make the construction concrete. It was stated that could not take care of the whole job, and consequently the Del Webb Construction Company was called in. It that time the building was reportedly seventy per cent complete. The above conversation was conducted by an antividual who was referred to as

The conversation was thereupon taken up by an individual referred to as the was attempting a full explanation of the namer in which the buildings were to be constructed and the material. From the tenor of the conversation, it appeared that was indicating to the individuals present the events which would transpire at the hearing and the questions which would be asked of itnesses. About noon on the above date, all the individuals in Room 307 left.

On August 14, 1946, furnished the following information to Special agent

During the morning of that date and one or two other individuals entered SIEGEL's room at the St. Francis Hotel.

The general conversation concerned the hearing which was continued ever from the previous day. SIEGEL expressed the hope that the hearing would and on that date in order that he might return to Las Vegas. During this conversation, an individual named telephonically contacted SIEGEL. SIEGEL asked f licenses had been obtained. Evidently did not know whether the said

liberse had been obtained, and SIEUEL instructed him to find out.

During the conversation regarding the building construction, SINGEL stated that it was his desire that the Commissioner understand that the building was one single building and not two buildings. He informed that the hearing would be scheduled at 12 Noon and would understand by over by 2:30 P.M. that afternoon, Shortly thereafter left SIEGEL's room.

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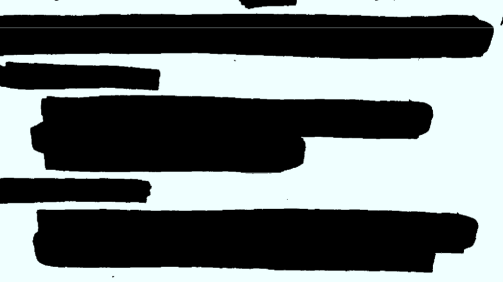
San Francisco File No. 62-2812

On the same date the following information to Special Agent

At about 11:00 A.M. STEGEL placed telephone calls to Las Vegas 7070 and 2183, and talked to employee Las Vegas Club Race Book). SIEGEL told that an exployee Las Vegas Club Race Book). He explained that they had been in session at the hearing for five hours on the previous day, and that they were to return at 1:30 P.M. on August 1h, 19h6. He asked to get in touch with semebody about the license for the Flamingo. SIEGEL told that he would call back later.

Shortly before the telephone conversation entered SIEGEL's room and after the call, he entered into conversation with SIEGEL. SIEGEL said that an ex-cop had only talked to a timekeeper on the job, and that this ex-cop who was the investigator claimed that their construction was two buildings. He wanted to know of how the CPA could expect a hotel six miles out of town to operate without a restaurant. He showed some asperity in his conversation and when said, "Somebody got the setup. What's the idea of picking on us if they didn't?" SIEGEL threatened someone, but indicated that he would not rue him.

Shortly thereafter SIEGEL and left Room 307.





FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.
×	Deleted under exemption(s)
	Information pertained only to a third party with no reference to you or the subject of your request.
	Information pertained only to a third party. Your name is listed in the title only.
	Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.
	Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).
	Page(s) withheld for the following reason(s):
	For your information:
Ø	The following number is to be used for reference regarding these pages: 62-81518-138 pg 18

XXXXXX XXXXXX XXXXXX

69871 San Francisco File No. 62-2812 At 6:30 P.H. August 14, 1946, subject, were seen to board Mestern Airlines Flight 329 for Los Angeles bx 600 by Special Agents and the writer. On August 15, 1946, contacted at his home at Stanford University by Special -gent bre was re-620 and the writer. He stated that in the hearing against Del respondents, the following had appeared as interested parties: SIEGEL. advised the following individuals appeared as attorneys for the respondents:

- 19 -

advised that during the hearing enhibited a plan dated January 12, 19h6 and destified this was the plan followed in construction of the Flamingo Hotel. stated that he noted that the plan lacked details and he on his commotion inaskuch as for the CPL, did not, asked if he could build a building using only these plans and to his surprise replied "No." stated that he asked whether or not the local building code required the filing of detailed plans and received a reply they did not.

The respondents testified that on April 16, 1946 they had received what is known as a number one wire from the Civilian Production Administration to the effect that they must stop construction if in violation of the freeze order of Earch 26, 1946. On April 28, 1946, they showed for the Reno Division of the San Francisco Regional Office, the plan of January 12 and told him that construction was proceeding under this plan. At Frequest they confirmed this by letter. The respondents also showed that an the following day who to that inasmuch as the building was started before the Barch 26 freeze order they could not be in violation of the order. They testified that they continued construction and during the fourteen weeks previous to the instant stop order they spent over \$700,000 and committed themselves to approximately \$500,000 more in addition to \$400,000 before receiving the first stop order above—mentioned.

stated that the CPA had presented a very week case and had put into evidence only the very sketchy plots, nother of which showed alevation or other details. He stated apparently little investigation had been made by the CPA after that oked continuing construction. Stated that points at i sate finally devolved down to where he was concerned with the CPA regularious that the building be the same as to size and kinds as commenced made have larch 26. He stated that the CPA had put in no proof that the CPA daing being constructed was

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Princisco 7114 No. 69-2812

not the same is designed as to size and kind. He stated that although there was no proof he himself privately inferred a doubt as to whether the building was the same size from the blan of January 12 which was put actually put up a building from the plan of January 12 which was put in evidence by the respondents. Stated that he therefore decided in favor of the respondents on the facts before him, but ellowed the CPA until September 5, 1946 to produce further evidence if they so desired. He stated that unless the CPA requests a further bearing the case will be considered closed on that date.

stated that no one had approached him either before, during or after the hearing in regard to the matter and that though at one time had followed up the introduction. He stated had asked him if FRI egents could sit in at the hearing, but he had merely passed it off by replying that although the hearings were usually closed he supposed that the representatives of another government agency might sit in. It is noted that at that time no contact had been made by this office with the Givilian Preduction equinistration here.

recess in the hearing he overheard the name of Senator McCLEAN of Revada mostioned. At this time he heard the remark that McCLEAN would come into this matter "over my data body".

On August 19, 1966 Assistant Special Agent in Charge . 3. OSTHOLTHOFF and the writer interviewed Similar Production Ammistration, 1355 Barket crost, an rr cosco Climana. stated he was not very well acquainted aim the case involving the Floridae Hotel although e bad attended about flifteen minutes of the hearing held before on mountain. 1946. He stated that the entire file conving the case was in the possession of of the CPA for the region comprised of California, evada and an zona. explaino! that he has no jurisciction OASI mo is responsible directly to CPA, Washington, D.C. er stated that his region is somewhat different then the region covered by comprised of Northern California, Nevada, Alan, Washington, Ideho, Loutana and Wyoming.

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San Francisco File No. 62-2812

telephonically requested of the Reno Office of the CPL to make his files available to the FBL.

subsequently came to office at which time he advised that he would not be able to furnish information concerning the facts brought out by his investigation or at the hearing or to make available his file or the transcript of the record at the hearing inashuch as he felt that further investigation would be conducted by the Compliance Division of the Civilian Production investigation would be conducted by his office, but he was coing to have a conference that afternoon with for the Civilian Production Administration.

On August 20, 19%6. Assistant SLC OSTHOLTHOFF and the writer again contacted as well as for the CPA. At this time as well as to make available his files regarding instant case or the transcript of the hearing until such time as the CPA investigation was concluded and their case closed. He stated he felt that to do so might interfere with their investigation.

- PENDING -

San Francisco File No. 62-2812

UNDEVELOPED LEADS

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S.N FRUNCISCO FIELD DIVISION

Will determine the identity and brief personal history of the following individuals:

. AT RICHHOMD, CLIFORNIA

AT STOCKTON, CALIFORNIA

AT SACRUENTO, CALIFORNIA

AT SIN FRINCISCO, CILIFORNIA

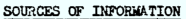
Will discreetly determine the activities and associates

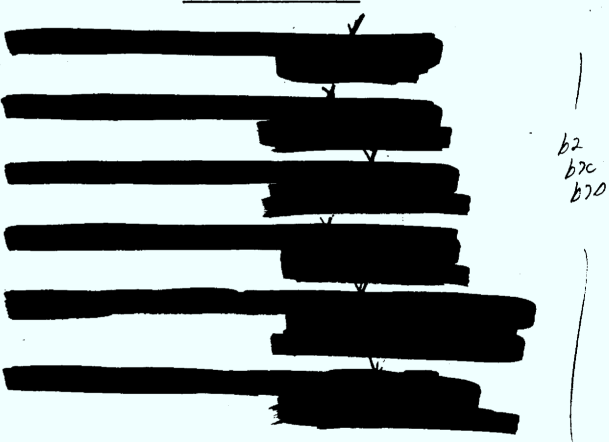
Two copies of this report are being furnished to the Chicago Field Division because of the connection between this case and the CLPGL Case.

One copy of this report is being furnished to the Salt Lake City Field Division inasmuch as investmention concerning several of the individuals mentioned herein is being carried on by that field division.

San Francisco File No. 62-2812

69876





The above were considered as Confidential Informants in order to protect their identities.

Office Memorandum · UNITED STATES GOVERNMENT

TO

MR. ROSEN

670

DATE: September 5, 1946 Call: 8:15 PM

FROM

SUBJECT:

BENJAMIN "BUGS" SIEGEL

MISCELIANEOUS INFORMATION CONCERNING -

CRIME SURVEY

be

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At 8:15 PM pn September 5, 1946, SAC Harry Kimball called from San Francisco advising that Siegel is registered at the St. Francis Hotel in San Francisco occupying rooms 1133 and 1134.

He stated that the installation will be given

the previously designated

Mr. Kimball advised that at the time of his call it was 5:15 PM in San Francisco and that up to five minutes before his call the CPA Hearing concerning the subject was still in session. He stated that will be contacted immediately after the hearing in order to obtain the results and all pertinent information. He stated that the Bureau would be promptly advised of the facts obtained.

ALU THERE DATE

ALL INFORMATION CONTAINED
HEREIN IS UN ASSIFIED
DATE WISE IS BY SO-1 MARCH

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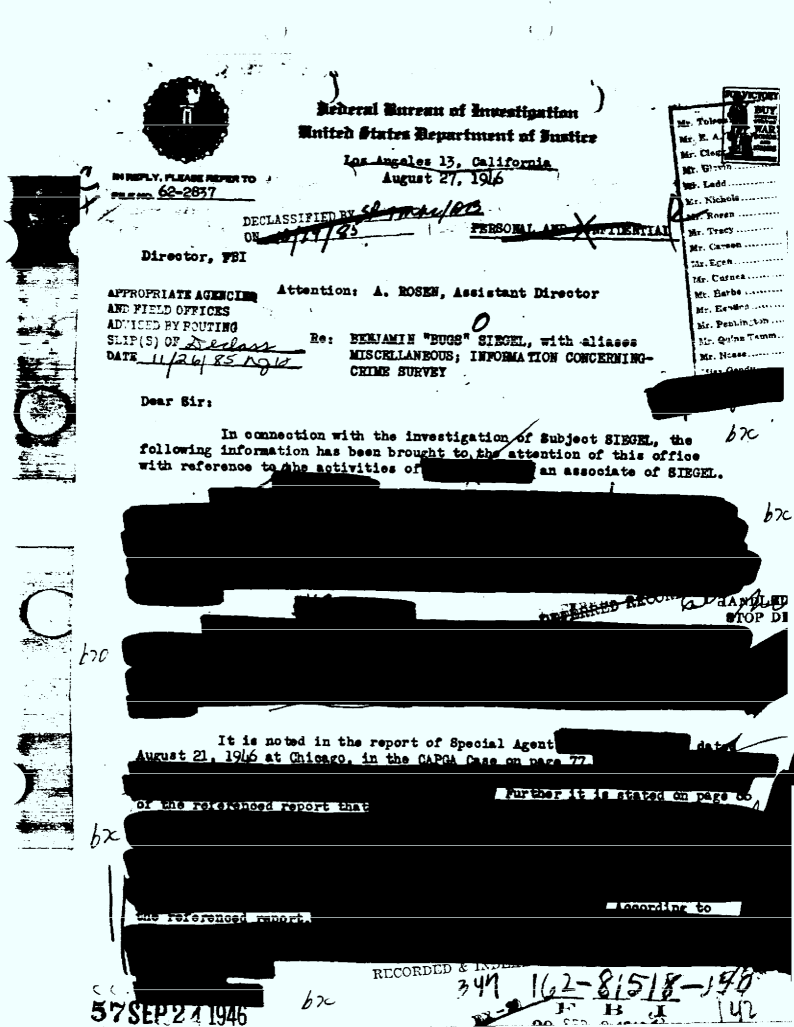
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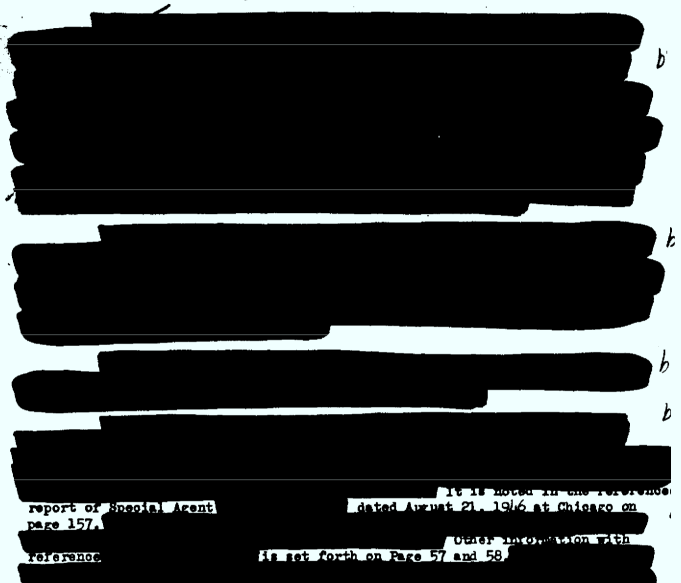
B9 SEP 11 MAG



Director, FBI

August 27, 1946

No: BENJAMIN "BUGG" SIEGEL, with aliases



As other information is developed indicating the activities of Eastern hoodlums who are in contact with SIEGEL, and their associate this information will be brought to your attention as well as the attention of the Chicago Field Office.

Very truly yours,

62-2837 byc A. E. OS THOL THOFF

cc: Chicago (Attention: E. J. CONNELLEY, Assistant Director)

BENJAMIN "BOGS" SIEGEL , WEAS, MISC. INFO CONCERNING, CRIME SOMFEY I UNAVAILABLE OVER WEEHEND FOR OPINION ON WILL BE CONTACTED AT EARLIEST OPPORTUNITY d 10 15 4 ale information co U OF IMPERIORITION NEWT OF JUSTICE HOLLS SECTION TELEMETER DIRECTOR AND SAC LOS ANGELES MASH 4 LOSA 3 FROM SFRAM OUTCOME OF HEARING. KINBALL - SEP LE PLANT

who received him very cordially. however, indicated that witnesses at a hearing of this type are not usually placed under cath unless a request that such testimony be furnished under oath is made by the attorneys. He stated under the circumstances since this was merely a continuance of the previous hearing and the parties testifying were not placed under oath, that he did not contemplate placing any of the witnesses under oath.

Mr. Ostholthoff requested advice as to the desirability of contacting \ representing the CPA at this hearing to determine if he would request that testimony he given under oath. He advised no information was known concerning the fact that he had unsuccessfully applied for a position as a Special Agent some years ago and when contacted by Mr. Ostholthoff at the last interview had appeared rather cooperative. This contact was made after the Bureau had made arrangements through officials at Washington to have information on the hearing made available to Bureau Agents. It is noted was most uncooperative when first contacted by Mr. Ostholthoff on August 20, 1946. He refused to permit Agents to examine the CPA files relative to this hearing and even declined to disclose the name of the reporter, who recorded the hearing. Wr. Ostholthoff was advised that no contect should be made with at the present time, it being noted that the hearing is scheduled to take place at 1 p.m., San Francisco time today, that is 4 p.m. Washington time.

If considered advisable arrangements may be made through CPA headquarters here for the necessary instructions to be issued to

is stopping at a hotel within two blocks of the CPA headquarters in San Francisco, the name was not recalled by Mr. Ostholthoff, but himself has not as yet been seen by the Agents. Siegel and his party have had no opportunity to contact as they arrived at San Francisco at 7 p.m. last evening. Siegel is accompanied by Virginia/Hill.

is also at San Francisco. All of the above are stopping at the St. Francis Hotel. Inasmuch as the Siegel party did not confirm the hotel reservations previously made, their reservations had been cancelled prior to their arrival.

RECORDED & INDEXED

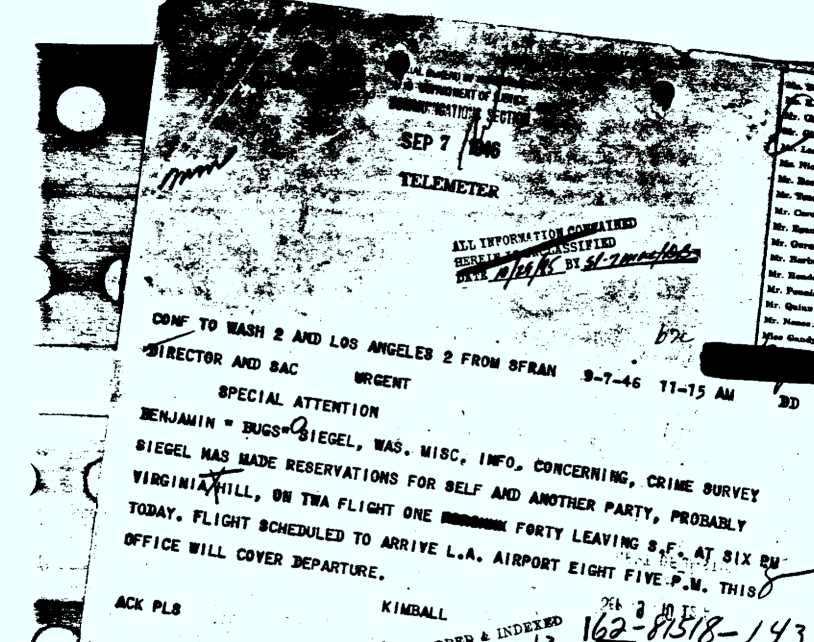
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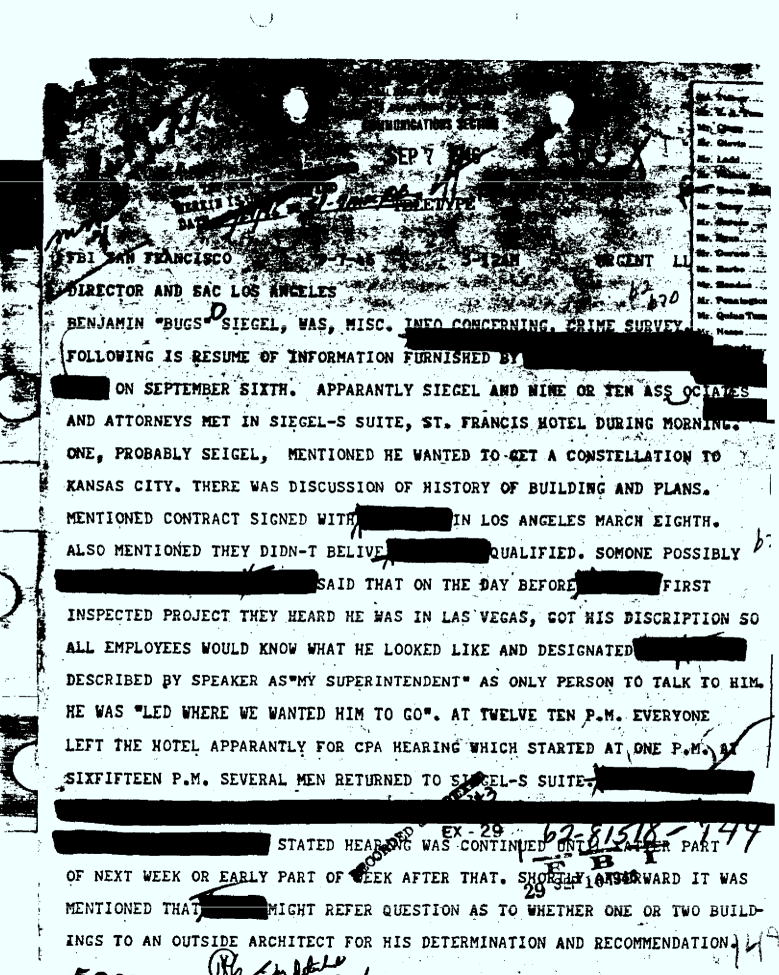
Memo to Mr. Rosen

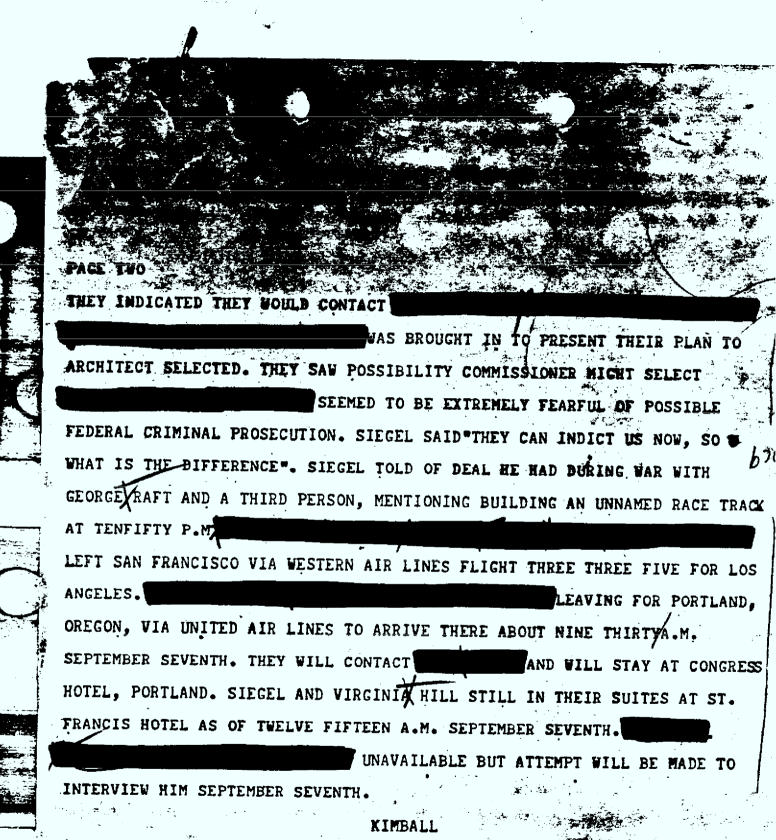
Physical surveillances of Siegel and his party are being conducted.

ACTION TAKEN PARTY I have asked Mr. Hendon to call his contact at CPA so that instructions can be given to the CPA representatives in San Francisco representing the Government to request that the individuals appearing before the Commissioner may be placed under oath.



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WA 6-20 PXX AM OK FBI WASH DC GAR

ffice Memorandum UNITED STATES GOVERNMENT A. Rosen DATE: September 3, 1946 Call 12:15 P.M. ALL INFORMATION CONTAINS SUBJECT: BENJAMIN "BUGS MISCELLANEOUS CRIME SURVEY On September 3, 1946, Mr. Ostholthoff called the Bureau from the Los Angeles Division to furnish the following information concerning the hearing held before the Civilian Production Administration at San Fran-

cisco, California, pursuant to Bureau instructions.

After reviewing the transcript of the minutes taken at this hearing and made available to him by the CPA in San Francisco, Mr. Ostholthoff advised that the witnesses who testified therein were not placed under oath by the Commissioner before furnishing their testimony. However, Mr. Ostholthoff stated that before taking any testimony the Commissioner informed all of the witnesses that it would be a violation of law for them to make false statements at the hearing, but the Commissioner did not specify the Statute which he had in mind. The Commissioner also imformed the witnesses prior to their taking the witness stand that they did not have to testify to anything which might incriminate themselves.

According to the transcript of testimony Mr. Ostholthoff advised that the following three individuals testified on behalf of subject Siegel:

During this hearing Mr. Ostholthoff stated that the Government contended that the Casino and Restaurant, which are presently under construction at Las Vegas, Nevada, constitute one building project which is separate and apart from the proposed hotel which is also now under construction consisting of approximately 100 rooms. The Government has indicated no objection to the completion of the Sasino and Restaurant since its construction was started prior to the stop order is said by the CPA on March 26, 1946, prohibiting all new commercial buildings. same time, however, the Government also contends that since the construction of the Flamingo Hotel was started after the issuance of the CPA stop order and is physically separated from the Casino and Restaurant by a space of approximately 120 feet, its further construction must be stopped pursuant to the CPA stop order of March 26, 1946. 1 DECORDED & INDEXED

Mr. Ostholthoff further stated that subject Miesel maintained that the Casino, Restaurant, and Hotel are all one and the same building project and were intended to be one building from the date STP the 'antical planning. They contend, therefore, that since the construction of this project was instituted prior to March 26, 1946, when the CPA issued its stop order on new commercial construction, they are at liberty to proceed with the building of the Casino, Restaurant and Hotel. At this time Mr. Ostholthoff advised that the Casino and Restaurant are

COPIES DESTROYED

Mr. A. Rosen

seventy-five per cent completed while the Hotel is only sixty-five per cent completed

When took the witness stand in behalf of subject Siegel he testified generally to the effect that the Casino, Restaurant, and Hotel were all one project, maintaining that the Casino and Restaurant were only parts of the main building which is the Hotel. The construction of the Flamingo Hotel, further pointing out that the basements of the Restaurant and Casino go around and through the Hotel, thereby making it one edifice. Mr. Ostholthoff expressed the belief that these allegations may be false since investigation has established that separate building permits were taken out for the Casino and the Hotel and, secondly, because/different contractor was hired specifically and solely for the purpose of constructing the Casino and Restaurant.

When took the witness stand, Wr. Ostholthoff stated that he appeared to be testifying truthfully out noted that gave very careful and at times confusing answers in reply to questions posed by the Government. Mr. Ostholthoff expressed the belief that it would be extremely difficult to establish a case of perjury against but said he wished to hold his final opinion in abeyance until he had an opportunity to study thoroughly the transcript of the minutes in this initial hearing.

When who represented the builders of the Flamingo Hotel, took the witness stand on behalf of subject Siegel. Wr. Ostholthoff advised that he testified along substantially the same lines as also contended that the Casino, Restaurant, and Hotel were all one building and further that this had been the intention of Siegel and his associates from the beginning of this project. Mr. Ostholthoff again expressed the belief that some of the allegations made by witness may be false for the same reasons that some of the allegations made may be false.

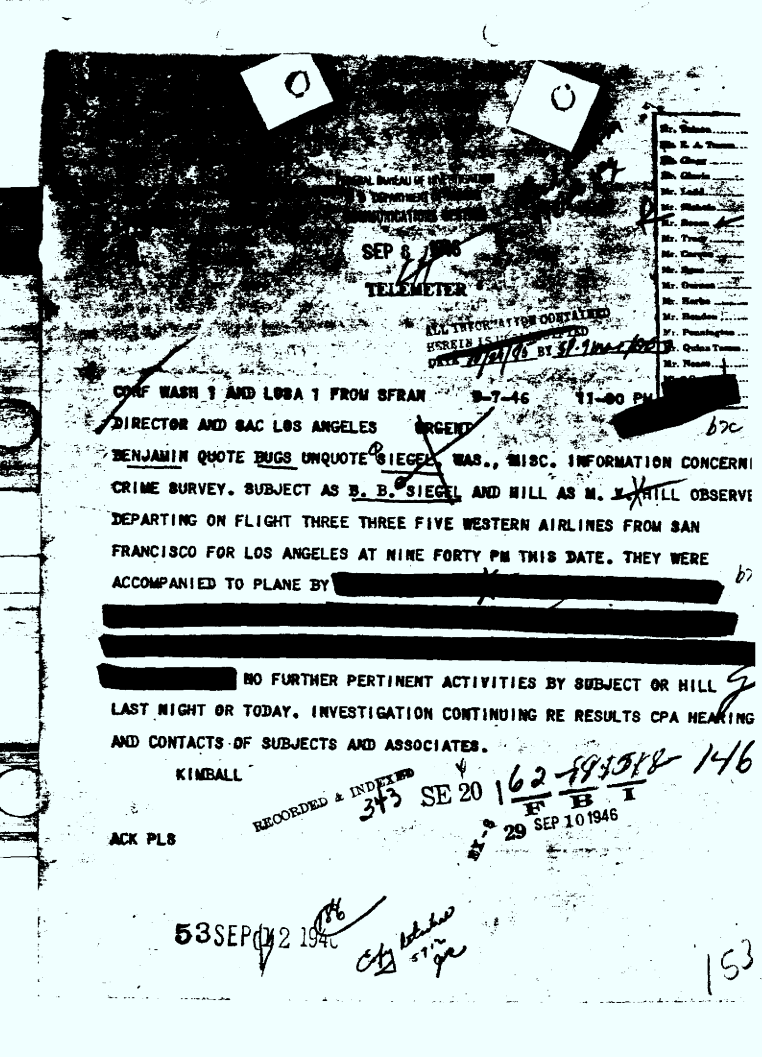
At the conclusion of this hearing Mr. Ostholthoff advised that the Commissioner found in favor of Siegel and his associates and directed that the construction of the Flamingo Hotel should proceed. However, the Commissioner also gave the Government until Thursday, September 5, 1946, in which to develop and present further evidence to show that the construction of the Flamingo Hotel should be stopped forthwith. Mr. Ostholthoff stated that the San Francisco Office of the CPA has conducted additional investigation and is desirous of presenting additional information at the hearing to be held on September 5, 1946, in the hope that it can prevent the further construction of the Flamingo Hotel. Mr. Ostholthoff noted that the San Francisco Office of the CPA is now cooperating fully with the Bureau in connection with this inquiry.

ACTION TAKEN

The writer requested Mr. Ostholthoff to make appropriate arrangements to cover the supplementary hearing to be held concerning this matter on September 5, 1940 and also to furnish the Bureau as soon as possible with pertinent sections of the

Mr. A. Rosen

official transcripts of both of these hearings tending to indicate the commission of perjury on the part of any witnesses testifying on behalf of subject Siegel. Mr. Ostholthoff stated that the Bureau's wishes in this regard would be complied with as soon as the information desired is available. He said the Bureau would be advised of the ultimate disposition of the hearing to be held on September 5, 1946, as soon as it is known. Mr. Ostholthoff stated that he contemplated taking no immediate action concerning the establishment of perjury on the part of any of the individuals involved pending the outcome of this hearing.





cheral Bureau of Investigation. United States Bepartment of Justice Salt Lake City, Utah August 29, 1946

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APPROPRIATE AGENCIES AND FIELD OFFICES ADVISED BY EQUIING SLIP(S) OF Decla

Director, FBI

DECLASSIF1

Re:

BEN JAMIN "BUGS" SIEGEL MISCELLANEOUS - INFORMATION CONCERNING CRIME SURVEY

Dear Sir:

In conformity with the telephonic instructions given to Mr. OSTHOLTHOFF at Los Angeles by Mr. HARBO of the Bureau, which was recently in use at Las Vegas, Nevada and found to have a defective switch, is being forwarded to the Bureau today by Railway Express under Government Bill of Lading J-390728. The original and two copies of this bill of lading are enclosed.

Very truly yours,

SAC

Encl.

JON 94-142-Sub.A

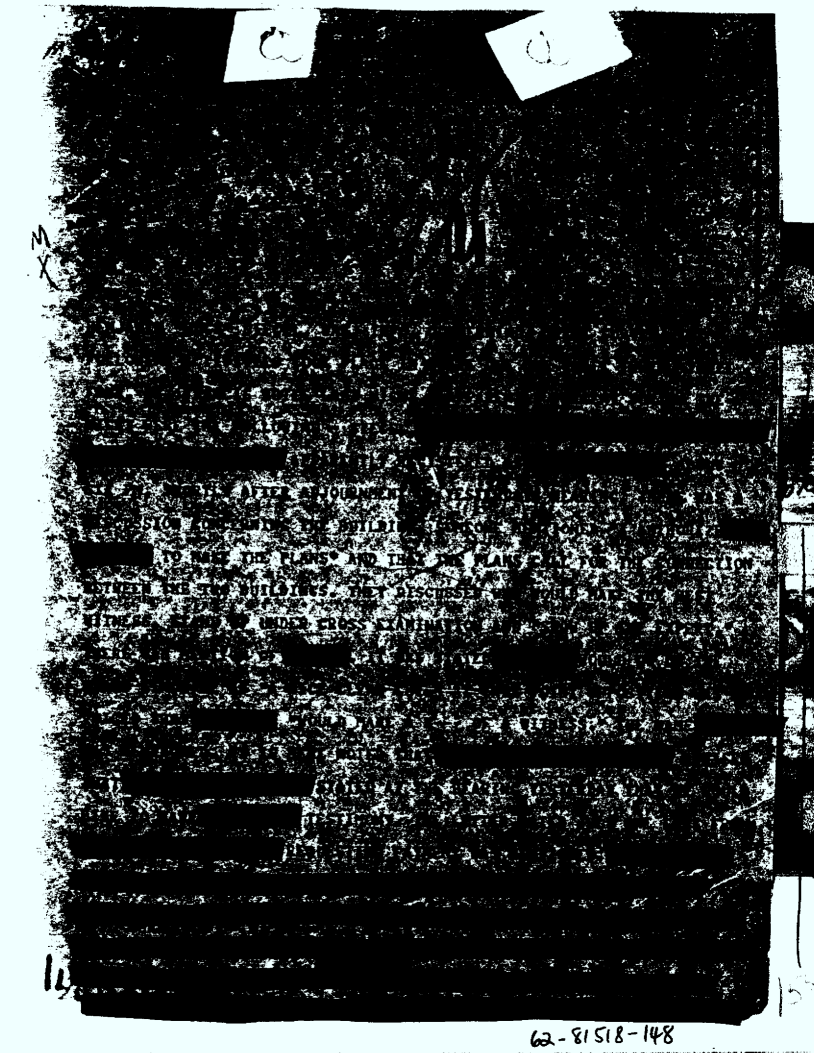
cc - Mr. A. E. Ostholthoff, Los Angeles (P.& C.)

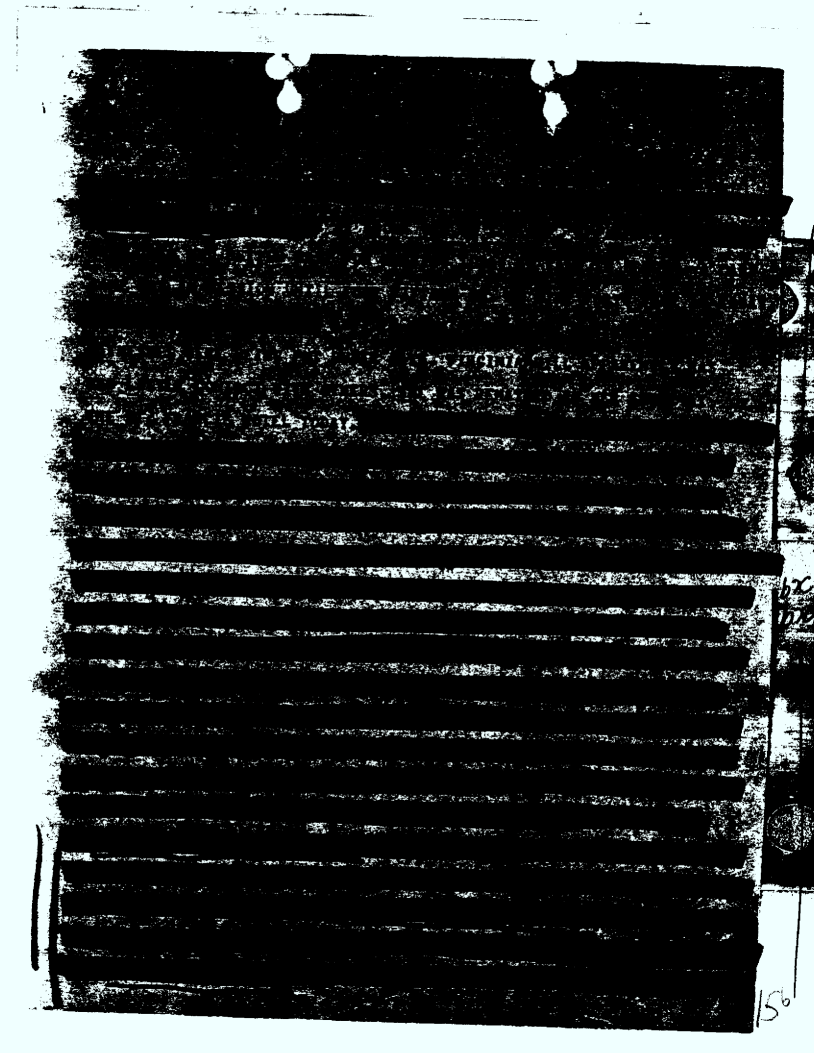
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Office Memorandum . UNITED STAYES GOVERNMENT

DATE: 9/6/46

Call 2 pm

SUBJECT: BENJAMIN "BUGS" SIEGEL MISCELLANGOUS - INFORMATION CONCERNING

Mr. Ostholthoff, Los Angeles, telephonically furnished the following information at this time in connection with the above-entitled matter.

He stated that the witnesses at the CPA hearing in San Francisco were placed under oath, however, yesterday only Government witnesses appeared. It is planned that Siegel's witnesses will appear before the Commissioner at the hearing/and they will be placed under oath.

Mr. Ostholthoff stated in connection with the microphone coverage of Siegel and party at the hotel last night there was nothing of special significance. Siegel and party went back to Siegel's room about 5:30 p.m. last night. Mention was made of

Ostholthoff stated that mention was also made that they would have to get someone who could show up the expert. Ostholthoff believed that Siegel's party was referring to the CPA expert, and that they would have to put someone on to offset his testimony. It was suggested that Del-Webb Construction be put on but someone objected because they thought he would not make a good witness. one of Siegel's attorneys, made the statement he thought the hearing would be favorable on the following day. The party went to dinner about 7 p.m. and returned about 9:15 p.m. and played poker until 4:15 a.m. mentioned he had lost \$200,000 on the stock market in the last three days.

Ostholthoff said that in the teletype which was sent in last night by the San Francisco office the reference to a and the reference to should be who is a criminal lawyer and handles such matters for Siegel in los Angeles. Ostholthoff stated this seems to indicate that Siegel is taking the dominant part in this hearing rather

Ostholthoff stated he would keep the Bureau advised of EX - 6



Office Memorandum • UNITED STATES GOVERNMENT

TO : MR. TOLSO

PROM : R. C. HENDON K

subject: BENJAMIN SIEGEL, with aliases

ALL INFORM TION CONTAINED
HERE IN IS BY SO-1 March 1999

Administration, at 1:45 p.m. yesterday. I pointed out to him that the hearing in connection with further construction on the least of the did not contemplate putting the witnesses under oath at this hearing. I stated that it was our understanding that did not contemplate putting the witnesses under oath at this hearing. I stated that in view of our interest in the matter from a possible fraud angle, we had the feeling that any possible action by the Government in the future might be greatly strengthened should any testimony be under oath since this would support any possible purjury violation.

He stated that it was not customary to put witnesses in such hearings under oath. To my inquiry he advised, however, that there was the right of the Government to put witnesses under oath in these hearings and I stated that as I had previously indicated to him there were great possibilities of severe public criticism against the CPA and the administration generally should further construction in this matter be permitted and that it certainly might be wise for the oaths to be administered.

stated that he would immediately telephone at San Francisco to determine whether this could be done. He stated that this case of course was like hundreds of others that came to the attention of the CPA but that perhaps it was the only one of the type that would come to our attention. I said that the contemplated use of the hotel and casino perhaps took it out of the usual type and reiterated that he might want to be certain that the Government's interests were fully protected since I assumed his organiza tion and ours had the same purpose of protecting the Government. He stated that perhaps the CPA and the FBI were investigating the same thing and indicated that if they determined any fraud it would of cours be turned over to us. I stated I felt there was no duplication since at this point there was little that the FBI could do until the hearing and the conclusion of the CPA orders had been determined. I mentioned of the CPA who was away again that yesterday, had indicated his interest in this matter to me.

70 SEP 18 1946

RECORDED & AINDEXED EX - 31

162-81518-150

O : MR. E. A. !

DATE: 9/3/46

FROM : A. BOSEN

HEREIN IS I'M CONTROL OF THE

SUBJECT:

BENJAMIN "BUGS" STEGEL

MISCELIANEOUS - INFORMATION CONCERNING

With reference to SA Ostholthoff's telephone call referred to in the attached memorandum, the following information is furnished concerning the action taken by the Bureau.

On August 19, 1946, Ostholthoff at 5:40 p.m., said he and another Agent had gone to the CPA headquarters at San Francisco, had talked to the Regional Director and indicated to him in what they were interested. The Regional Director pointed out that the matter was one not within the jurisdiction of his office but referred Ostholthoff to of the Compliance Section of the CPA. As reflected in the telephone call, the ultimate result of Ostholthoff's contact with was to the effect that the information which he sought was not available. Upon the basis of the substance of the above information, Ostholthoff was directed to make a formal request for the material desired so that we could go on record with the CPA in California as to our specific desires in this matter.

On August 20, 1946, pursuant to my instructions, Ostholthoff called me back and at 3:30 p.m., Washington time, advised me that he had made a specific request of and that refused to make the files available to Ostholthoff. I advised Ostholthoff in view of the refusal that the Bureau would probably go directly to CPA and make the request here in Washington for the information and if we did not go directly to CPA we might have to handle it through the offices of the Attorney General. I told Ostholthoff he would be advised as to what action the Bureau would take in this regard. I cautioned Ostholthoff in connection with his open inquiries into the matter and to be circumspect in his dealings in order not to disclose the Bureau's interest in the overall picture. This information was furnished to Mr. Tamm's office on August 20, 1946, and Ostholthoff was to prepare and forward to the Bureau AMSD for my attention all of the details in this matter.

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Los Angeles, California August 26, 1946

MEMORANDUM FOR THE DIRECTOR:

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DATE

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ASSITION
BY 5-1 MARCHINE

Re: BENJAMIN "BUGS" SIEGEL
MISCELLANEOUS: INFORMATION CONCERNING;
CRIME SURVEY

Pursuant to your request today, there is set out below the facts concerning my conferences with Officials of the Civilian Production Administration at San Francisco on August 19th and 20th. The information concerning the conferences was furnished to the Bureau in a memorandum dated August 20, 1946, although that memorandum did not have all of the detail which I am setting out below.

On August 19, 1946, at 10:00 a.m. Special Agent and the writer interviewed of the Civilian Production Administration, 1355 Market Street, San Francisco, California. We advised that we were interested in going over the files of the C.P.A. in connection with the construction of the Planingo Hotel at Las Vegas, Nevada. We advised that we had information to the effect that there was possibly fraud against the government involved and that there was possibly perjury involved on the part of the individuals constructing the Flamingo Hotel. We also advised him briefly of the background of the individuals concerned with the construction of the hotel.

explained that he was not intimately acquainted with the case of the Flamingo Hotel and that he had attended about fifteen minutes of the hearing before on August 13, 1946. He said he had only a general idea that the controversy revolved around whether there was being constructed one building or several buildings, but he was not in a position to go into the technical aspects of the matter. . He said that the entire file on this is in the possession of for the region comprised of all california evada, and Arizona and who was responsible directly to for the C.P.A. at Washington, D.C. In other words, said that does not report to amen though for the C.P.A. explained that he is Regional Director for Region Number 9 which covers the following territory: Northern California, Nevada, Oregon, Washington, Idaho, Montana and Wyoming. evidenced a great willingness to cooperate with us, and during the course of our conference with him he communicated with who was in charge of the Reno Office and

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MEMORANDUM FOR THE DIRECTOR:

August 26, 1946

works under an analysis and instructed him to make available to the F.B.I. his complete file concerning the Flamingo Hotel and to furnish whatever information an agent might ask.

called to his office and at that time we explained to him our interest in the construction of the Flamingo Hotel. He said that he understood that the F.B.I. had some interest in this matter. When he was asked to produce the file in order that we might review it, he said that he could not produce the file because the case was still pending, that there would probably be another hearing on this matter before the commissioner on September 5, 1946, and, therefore, he did not think that the F.B.I. should look at the file. We asked him what 620 further action the C.P.A. planned to take, and he stated that he did not know. He said that he is going to have a conference with the legal staff of the C.P.A. on August 19, 1946, and requested that we come back on August 20, 1946, when he would be in a better position to discuss the matter. We told him that we were interested only in the facts in controversy, and he stated that he did not know completely what those facts were, that it would be necessary to review the transcript of the hearing before that the case apparently would turn on rather technical points, and that it would probably be necessary for his organization to secure technical help in working out their investigation. He said that at this point he was not certain that further investigation would be made or that the C.P.A. would do anymore about this case, but that he would be able to advise us concerning this on August 20.

Upon our return to the San Francisco Office, Special Agent telephonically communicated with and asked him for the name of the firm which was preparing the transcript of the hearing before.

At this time advised that he did not think he should furnish us with the name of the reporter and did not think that he should furnish us with the transcript inasmuch as their investigation was still pending. He was asked whether or not he had gone into the matter with for the C.P.A. who had handled the hearing, and he stated that he had briefly done so but that they had not completed the discussion and would not do so in time for us to meet with him at 4:00 p.m. August 19, it having been explained to him that Agent OSTHOLTHOFF desired to catch a 5:00 o'clock plane rather than wait over until the following day.

On August 20, 1946, at 9:00 a.m. Special Agent and the writer had another conference with at which time there was also present for the C.P.A. who handled the hearing on bahalf of the C.P.A. before

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MEMORANDUM FOR THE DIRECTOR

August 26, 1946

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This conference was held in the office of application and before the arrival of application application that he had no control over anything that the desired that we be furnished all possible information concerning this matter.

At this time we again asked to go over the file on the entire Flamingo Hotel matter, and stated that he would not do this because of the fact that the investigation on the part of the C.P.A. was still pending; that if we felt his attitude was unreasonable we would have to have his superiors in Washington order him to turn over the file to us. We also formally asked him for the name of the court reporter who was preparing the transcript of the hearing before and this was refused us.

said that he did not want to furnish this transcript to us because there were several things said at the hearing which were off the record and he wanted to go over those with the commissioner before making any transcript available to us.

I told that we could not understand their attitude, that we were not "outsiders" nor were we aligned with the respondents in this matter but were representatives of another Government agency which had jurisdiction to investigate fraud against the Government. I asked if the builders of the Flamingo Hotel would be entitled to a copy of the transcript of this hearing, and the answered the question by stating, "Yes, they would if they pay the fee".

said that he did not want to appear unreasonable but suggested that we wait until the completion of the hearing on September 5, fter which time he would be willing to turn over all of the information. then pointed out that it was August 20 and the hearing was to be held September 5 and that we would be held up only two weeks. We pointed out that time is of the essence in a matter of this kind, that the individuals involved in this matter work fast, and that a great deal of evidence could disappear in two weeks. then stated that we had gone over the case yesterday, and I advised him that if he had furnished us the facts in this matter yesterday I apparently had missed hearing them and asked that he repeat the facts in controversy on the whole investigation. He then stated that the matter revolved around whether the first permission which was granted by was valid and whether the builders of the Flamingo Hotel were constructing one building or more than one building. I pointed out that we were dealing in generalities and that we wanted the facts in the matter. I pointed out that they had presented a case before a commissioner and had received an adverse ruling. I asked him why an adverse ruling had been received, and he stated that: "You would have to read the commissioner's mind to get the answer to that." I told

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August 26, 1946

MEMORANDUM FOR THE DIRECTOR:

him that I did not believe that was the case, that in any court proceeding by analyzing the facts presented by the Government and those presented by the defense you can obtain the reasons for a decision.

then reverted back to the theory that the matter was highly tehonical. I then asked him why the stop order was sent to the builders of the Flamingo Hotel, and he said that was based on investigation conduoted by the Compliance Division of the C.P.A. which had been furnished to the Washington headquarters of the C.P.A., who had issued the stop order. I asked him in view of the fact that this investigation had been conducted if they were not in a position at that time to present a case before the commissioner which would uphold the contention of the Government, and he stated that they were supposed to be in a position to do that but sometimes they were caught short on a stop order and they do not have enough evidence to present. He said that he felt that if the F.B.I. conducted an investigation of this matter at this time it would harm the investigation of the C.P.A. I asked him how it would harm the C.P.A. investigation, and he said he did not know. I then advised him that I did not helieve that our investigation would interfere with the C.P.A. remarked about swarms of agents out investigating this matter who had been duplicating the C.P.A. investigation and said that the builders of the Flamingo Hotel would come up to the hearing with high-price lawyers and technical experts. I asked him if the builders of the Flamingo Hotel were not already on notice that his organization was conducting an investigation, and he admitted that they had already appeared at the first hearing with high-price lawyers and technical assistants.

then proposed that we hold off our investigation until after the C.P.A. hearing September 5th. He said that if both the C.P.A. and the F.B.I. investigate this matter we might both fail, but that if C.P.A. alone investigates it the chance of C.P.A. failing is less. However, he stated that if the C.P.A. fails to make its case then they will turn the matter over to us. I told him that he himself stated that we would be going over the same investigation, and I pointed out that if that is true that if the C.P.A. fails then the F.B.I. fails. He admitted that this was true.

The only thing that would reveal as to the future investigation of the C.P.A. was that they planned to take photographs of the work as it now stands on the Flamingo Hotel and to try to get technical assistance. He said that they might not be able to get this technical assistance and then he did not know what the results of their case might be. He said that they thought they might try to get additional plans used by the construction company.

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MEMORANDUM FOR THE DIRECTOR:

August 26, 1946

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I then asked the stick. He replied that he did think so, otherwise, they would not proceed with further investigation. Naturally he qualified this by stating that it depends on what evidence is secured, that if the same evidence is secured that he feels can be secured the stop order of the C.P.A. can be made final.

We asked what recourse the builders have in the event the stop order is made final, and they stated that they can appeal to the Chief Compliance Officer of the C.P.A. after which they can have recourse to the Federal Courts for a restraining order.

then asked if there was anything else that I wanted, and I told him that we had not received anything that we came for, that what we wanted was the full facts on this entire matter. I told him that apparently he had no intention of furnishing that to us and his attitude was that he would have to secure the authority for him to furnish this information to us from his superiors in Mashington. He stated that this was correct.

A. E. Ostholitroff

A. B. OSTHOLTHOFF

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OFFICE OF DIRECTOR, FEDERAL BUREAU OF INVESTIGATION

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Office Memo.

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GOVERNMENT

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FROM :

D. M. Lade

BUBIECT:

BENJAMIN "BUOS" SI BOEL

MISCELLANEOUS - INFORMATION CONCERNING

With reference to the information received from Special Agent Ostholthoff indicating that the CPA in San Francisco had refused to furnish information to Ostholthoff, I desire to advise that I received a memorandum from the Investigative Division either late Tuesday night, August 20, or the first thing Wednesday morning, August 21, which indicated that Mr. Ostholthoff had telephoned the Bureau and had advised that he had been refused access to the CPA records. It was recommended that the matter be taken up with the headquarters of the CPA here and a memorandum indicating that Mr. Ostholthoff had been instructed to forward air mail special delivery the details with reference to this matter, was submitted.

I took no action on this memorandum and in fact took no further action until the receipt of this air mail letter, which was on Thursday night August 22. On receipt of the letter from Ostholthoff on Thursday night, I, on Friday, called the matter to the attention of the Director on the telephone and secured his authorization to discuss the matter with CPA headquarters in Washington in an effort to secure access to the records. Subsequent to talking to the Director, Mr. Hendon informed me that he was having dinner with the Deputy Director of CPA on Saturday and that he was a close personal friend of the Deputy Director and would take the matter up with him on that occasion, which he did do.

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FEDERAL BUREAU OF INVESTIGATION MECELIAMOUS; DIFCHELFICH SIRGEL, with aliases, "Bugs" Siegel, CONCERNING; GRIDE SURVEY CONFIDENTIAL EYNOPSIS OF FACTS: Background In organizon concerning Benjalin *BUGS* SIECEL appearing In MY files set forth. Report of Special Agent A. E. Outholtheff, 8/7/46. los Angeles, APPROPRIATE AGENCIAS AND FILL OFFICES ADMICED BY REMIING SLIP(I) OF Declar FORWARDED COLUMN OFIEE DESTROYED 3 - Bureau 2 - Chicago-Att: Assistant Director c. E.J. Connelley (Enc.) (Info.) 2 - Los Angeles (Enc.) 1 - Salt Lake City (Info) 2 - Hear Torib 18 1946 boc

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DEPATIS:

the new York Field office generaling

Under date of August 11, 1945 the Los Augusto Mivision requested by teletype that the identity of

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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.
×	Deleted under exemption(s) b>c with no segregable material available for release to you.
	Information pertained only to a third party with no reference to you or the subject of your request.
	Information pertained only to a third party. Your name is listed in the title only.
	Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.
	Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).
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	For your information:
×	The following number is to be used for reference regarding these pages: 62-8/5/8-/53 pg 3

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The Mer York Miles feel to reveal any information whatsoever in connection with the Seelever, if he is financially or otherwise by connected that is believed that the investigation of the is well as instant investigation or that of the CARMA will bring to light the identity of the is involved in any criminal activities.

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The following information is being submitted by Special Agent covering investigation conducted on August 15, 1946 concernpredicated upon tos Angeles teletype dated angust 14, 1940.

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llewing information is being reported by Special Agent and is the result of a review of the files of the New York field office in connection with SIREL's activities. Report of reference indicated a desire that factual background information of SIECEL appearing in the New York files be furnished, particularly his known associates in New York City and on the west coast.

A review of the files of the New York effice reflects that STERL's name appears in ever a hundred references. STERL, however, is most prominently mentioned in the Furdress investigation which was instituted in 1938 for the purpose of locating The New York files reflect that SIEGEL's name is first mentioned in a letter to the Bureau dated January 9, 1934 regarding the general gangster investigation (Los Angeles Field office file 62-999) which was being made at that time. According to this letter, SIECEL is mentioned as one of the more important gangsters in New York City who is extremely wealthy and resides at the Waldorf Astoria Hotel. He is connected with IEPKE and LUCIANO and also invests money in the LONGY ZWILLMAN mob along hard liquor lines. He was formerly a killer and makes considerable money out of bootleg liquors and also controls the fake label racket. It also appears that SIEGEL checked out of the Waldorf Astoria where he had made his residence on March 2, 1934, at which time he went to California, and it is believed that with the exception of a few trips to New York City SIMCEL maintains his permanent residence on the west coast since March 2, 1934.

SIEGEL's name was also quite prominently mentioned in the Murder, Inc. investigation which was handled under the personal supervision of the then District Attorney for Brooklyn, WILLIAM O'DWYER. According to a newspaper release dated April 5, 1940 in the New York Evening Journal American, the following is noted: "District Attorney O'DWYER named two imported gummen as having been brought here (New york) to silence withesses ISADOREABERNSTEIN, trigger man from the Detroit Purple Gang, and HEN (BUGS) SIEEL, leading west coast racketeer. According to DWIER, SIEEL resided at a Manhattan hotel for three days but when it was determined that the local police knew of his presence in New York City, he immediately checked sut and possibly returned to the west coast.

A great deal of investigation in the Furdress and Murder, Inc. investigations was conducted both in Los Angeles and New York City in connection with SIEGEL's present and past activities, and from a review of these files it was noted that the Los Angeles office is in possession of all pertinent serials in connection therewith.

Manhattan Company investigation, which information came from a confidential informant who advised that "BUSE" SIEGEL and BUSETCHERS (MYTERIALISE) as convoy guards for alcohol trucks running from New York to thicago. Informant was of the spinion that both SIEGEL and METERS were truly hardened criminals and individuals believed to be smart and wise in the underworld vernacular and who were looked on by both police and underworld characters as ruthless killers.

In 1933 shortly after WAIK! GORDON was sent tway on an income tax violation in the Bouthern District of New York, a conference was held in Not Springs. Arkanas attended by Lengt Evillian, LUCIANO, as well as twenty other racketeers. The purpose of this meeting was to settle the differences which had arisen between the WAXEY GORDON mob and the combination of the BUGS SIEGEL, BUGSY MEYERS, CHARLIEAUCIANO and holds. Shortly after this conference an open gang war broke out and as a result five of GORDON's henchmen were rubbed out, two in New Jersey, two in the Bronx and one in Manhattan. There is no indication, however, in this particular report as to the identity of the individuals who were killed or as to who perpetrated these murders.

During the investigation of the case it was reported that when case it was beame to New York Orty from Hollywood in 1939 he was reported to be a close friend of and had introduced RENJAMIN SIEGEL and MEYER LANSKY at a time when SIEGEL and LANSKY set up racketeering operations in California.

In the Furdress investigation when was interviewed by Bureau Agents in Chicago on October 5, 1934, she stated she met BIGS STECKL in New York City during her various visits to New York with She knew him under the name of "HUGS" and observed that he was continually in the company of She did not, however, know the nature of SIECEL's business but volunteered he was bound to be in some racket if he was friendly

The Men York references in connection with the Kansas City cassagre indicate/that on or about August 5, 1933 one and a B. SIEGEL registered at the New Bismarc Hotel, Itimatic City, New Jersey.

B. SIEGEL might have been identical with BENJAMIN (BUGS) SIEGEL. There was no indication that the above has been verified.

In a letter to the Director dated December 2. 1938 in the Furdress case, it was noted that

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reach beliding, but Inthe City, was a private mocountant the MITER LABORY,

M. E. Gurnea transmitted to all field offices of the Bureau a lengthy report containing individual summaries on outstanding individuals in the Furdress case as well as other known criminals in the United States. It is noted that in this report there appears a seven page summary concerning the background, associates, etc. of SIECEL as reflected by the investigation conducted in the Burdress case, as well as a review of other information in the New York office. The above mentioned summary contains all of the pertinent information appearing in the files of the New York office.

Since this investigation as well as the investigation of SIECEL since 1934 was carried on principally by the Los Angeles Field office, to effort is being made at this time to set out the information appearing in the files of the New York office.

Re: MEYER LANSKY

Reference report also requests that pertinent information developed in New York City concerning MEYER IANSKY be furnished to the Los Angeles Field office. In view of IANSKY's recent trip to Los Angeles and the fact that he is considered a major subject by the New York Field office, all information obtained concerning IANSKY is being reported in the Capga investigation and copies of these reports are being designated for the Los Angeles Field office. In the report of Special Agent dated August 30, 1946 at New York, a summary of IANSKY's background as well as his present activities has been set forth.

ENCLOSURES - CHICAGO

4 photographs of

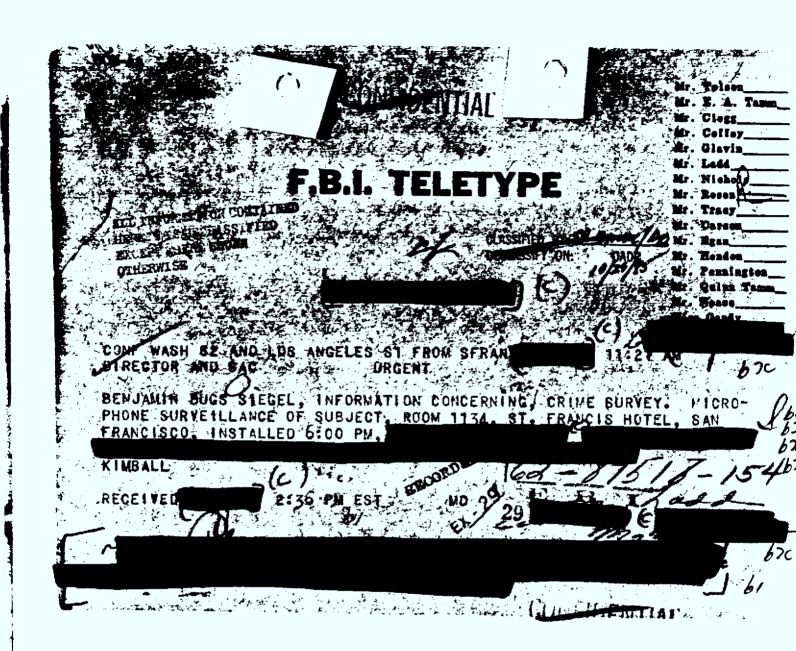
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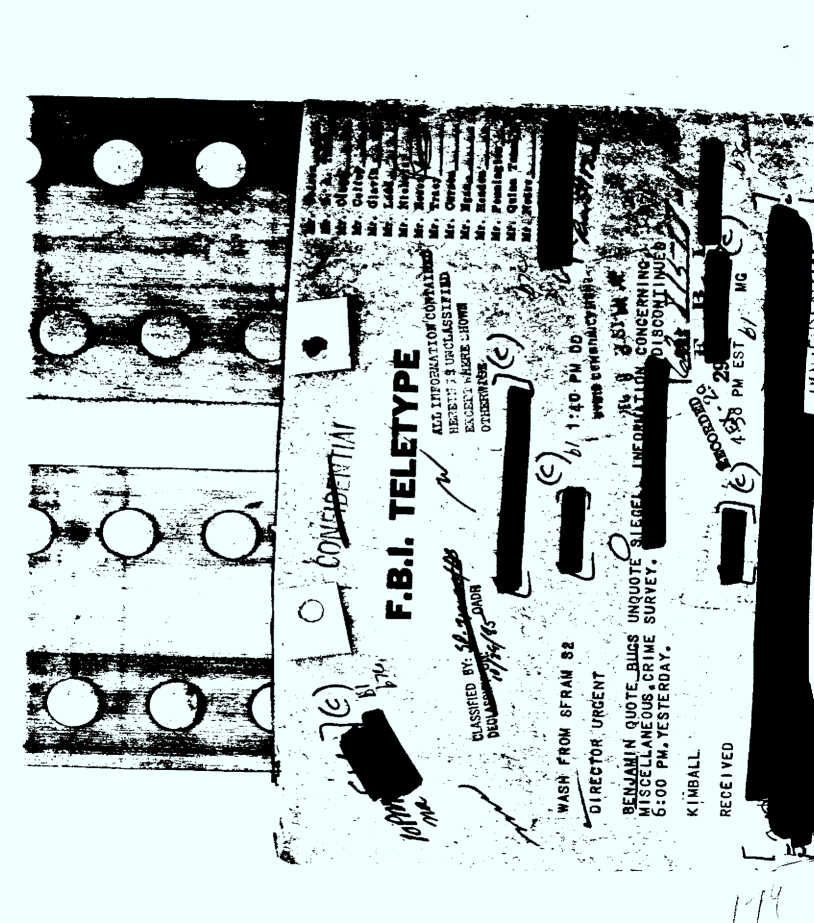
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- PENDING -

At New York Gity: - Will furnish additional information concerning the present activities of

Copies of this report are being designated for the Chicago and Salt Lake City Field offices for information in view of the fact that these offices may have some occasion to conduct some investigation concerning in the future either in instant case or in the Capga investigation.







HOME

TO THE REAL PROPERTY OF THE PARTY OF THE PAR DYLGEO THAT ON

FROM BIRDEL BEODESTING THAT HE WEET HIM BOME DOSTANCE FROM THE C. OFFICE IN L.A. LOID WEET STEGEL AND TIME STEGEG TOLD LANINGO HOTEL AND THAT HE FEELS HE IS BEING PERSECUTED BY THE

ERIMENT. ALSO HIS ENTIRE TINE CLAL RESOURCES FLEW UP INTO THIS PROJECT AND THAT STEED INTENDS SUBHITTING RETUTIONS FROM APPROXIMATELY THREE HONORED SOME OF WHOLF ARE EMPLOYED ON AS LABORERS ON THE TOWARD

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Director, FBI

Anited States Department of Instice Sederal Aureau of Investigation

Los Angeles, California September 4, 1946

Re: TECHNICAL SURVEILLANCE GEORGE RAFT 1218 Cbldwater Canyon Los Angeles, California Telephone Crestview 6-3711

Dear Sir:

Reference: Your teletypes of July 13 and August 27, 1946; ours of August 27, 1946.

This surveillance has not been installed on GEORGE RAFT's home due to the fact that 670 675

It is believed that it would seriously endanger this office standing by regarding a Prop DESK relationship technical surveillances conducted in los Angeles if this matter were pursued further. It is therefore recommended at this time that no technical םכם surveillance be undertaken on the GEORGE RAFT residence.

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Very truly yours,

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October 4, 1946

PERSONAL ATTRITION

Mr. N. B. Hood Special Agent in Charge Pederal Bureau of Investigation 900 Security Building Les Angeles 13, California

HERE IS UNCLUSIONS BY S - 7 MARCH

Bear Mr. Hoeds

Beforence is made to your letter of September k, 1946 denderning the difficulties which will be encountered in the preposed installation of a technical surveillance on George Raft's home.

Yea are, of course, thoroughly familiar with the value of this proposed technical installation and the Bureau therefore requests that you personally consider all of the circumstances in the matter and submit to the Bureau a definite recommendation regarding the installation at an early date.

Minearely yours,

John Edgar Hoover Birector DEPT. OF JUSTI

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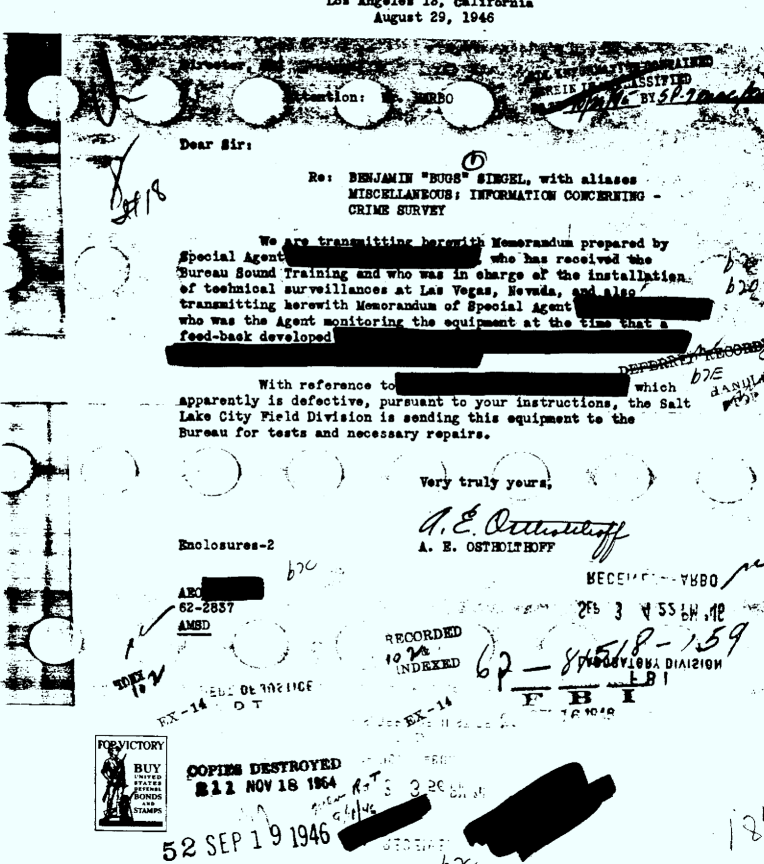
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ECENTURE AS OF WASHINGTON

STATE OF STREET OLLOW ME AND TIMES TO SERVI OR MYS. LABOR BUEN COMMISSIONER MAS INDICATED THAT REACH A DECISION OF THE FLATURE CASE AT THE CONCLUSION HEARING THIS WEEK FELT THE COMMISSIONER MAY HOLD FOR SUBJECT AND ASSOCIATES SINCE HE HAS ALLOWED IN EVIDENCE SE MUCH EXTRANEOUS MATERIAL SUCH AS THE LARGE SUM OF MONEY RESPONDENTS. "OKAY" THAT THE I SEUE HAS BEEN CON HAVE EXPENDED SINCE FUSED IN THE COMMISSIONERS WIND. PRESSURE IN ING BEEN BROUGH CASE ON CHA OFFICIALS, THOUGH HE DIEBERSTOOD THAT CARRAN OF NEVADA WAS IN SAN FRANCISCO DURING FIRST HEARING AND WANTED TO COME TO THE HEARIN REFUSED TO ALT HIS DOING SO ALSO NOTED FROM LOCAL NEWSPAPER ACCOUNT THAT MC CARRAN WAS IN SAN FRANCISCO LAST WEEK DURING MEARING GIVE A SPEECH BEFORE A CONFERENCE OF FEBERAL CINCULT

Sederal Sureau of Investigation United States Department of Justice

Los Angeles 15, California August 29, 1946



Las Vegas, Nevada August 25, 1946

PERSONAL

MEMORANDUM FOR MR. OSTHOLTHOFF:

Re:BENJAMIN "BUGS" SIEGEL, MISCELLANBOUS, INFORMATION CONCERNING - CRIME SURVEY; TECHNICAL SURVEILLANCES, LAS VEGAS, NEVADA.

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LOS ANGELES, CALIF,

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Special Agent and the writer conducted exhaustive tests of the technical equipment at the plant.

The examination revealed that evidently has a defective input selector switch or short circuit inside the emplifier because when the input selector switch is turned to the "play back" position, the amplifier allows the reproduced recorded sound to feed back onto the Subject's telephone line as well as into the amplifier speaker and head phone jacks.

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For test purposes, direct taps were made between the defective h70 and the feed back was monitored. The volume and tone quality or this feed back was equivalent to that obtained from a direct monitor of the amplifier itself during the play back.

The other recorders in use at the plant were tested on all lines and no such feed back was evident through these machines. Periodic checks have been made of the technical equipment at the Las Vegas plant and the equipment has functioned satisfactorily until the occasion of this incident.

It is believed that the technical difficulty developed only on the afternoon of August 22nd, because of the fact that the long distance lines into the Las Vegas Club and race book offices are very frequently used during the day, particularly L.D. 7070, and there have been no indications in the past of such a feed back or any other mechanical difficulty until this incident arose. Had there been such a defect existing previously, it is believed that the writer would have been apprised of the defect because of the regular examinations

of the equipment.

telephones are in use.

The equipment was found to be functioning properly in every other respect, including the meon warning lights which glow when the subject

Special Agent who was operating the plant at the time of this incident, advised the writer that the warning light on L.D. 7070 at the plant flashed on while he was transcribing the recorded conversation said that he immediately turned off the play back unit and began monitoring the line again. He monitored for a few minutes but heard nothing on the line. He stated that since the warning lights have sometimes glowed in the past when no one was on the line, probably due to a telephone operator having her telephone cord plug in the subject line jack in the central office of the telephone company or due to the subject telephone instrument being off the cradle, he turned the play back unit on and proceeded to monitor and transcribe the recorded conversation.

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As soon as a test of the technical equipment confirmed that the feed back had occurred, all technical surveillances in las vegas were discontinued as of 10:00 p.m. August 22, 1946.

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All technical equipment has been removed from the plant

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The defective has been sent to the Salt Lake City Field Division to await shipment to the Bureau as soon as Bureau instructions have been received.

bic

Special Agent

August 25, 1946

Semorandum to A. E. Ostbolthoff:

ALL INFORMATION CONTAINED HEREIN IS INCLUDED

On August 22, 1946 I was on duty at the technical surveillance in סכפ DYE b2 670 67E 620 BOKE The light b?=

stayed on a few minutes and then went off. The complete recording was not played back from beginning to end but was played as it was transcribed.

The above procedure has been followed in the past and no technical difficulty has been encountered with a possible feed back.

Special Agent

bx

62-81518-159

B. B. OFPARTMENT OF JUSTINE

AUG 27 1946

LOS ANGITLES, CALIF,

PURPOSE PURPOSE ALL INFORMATION CONTAINED HEREIN 10 125 (5 BY 51 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	** 1
FROM: SUBJECT: BENJAMIN "BUCS" SIEGEL, with aliases, MISCELLANEOUS INFORMATION CONCERNING - CRIME SURVEY ALL INFORMATION CONTAINED HEREIN STILED HEREIN STILED To advise you of the receipt of statements of agents installing in the contained and operating technical surveillance at Las Vegas, Nevada. Is being examined by the Technical	T/T
SUBJECT: BENJAMIN BUGS SIEGEL, with aliases, MISCELLANEOUS INFORMATION CONCERNING - CRIME SURVEY ALL INFORMATION CONTAINED HEREIN 15 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	VT.
SUBJECT: BENJAMIN BUCS SIECEL, with aliases, MISCELLANEOUS INFORMATION CONCERNING - CRIME SURVEY ALL INFORMATION CONTAINED HEREIN IS A STREET OF STREET	.946
SUBJECT: BENJAMIN BUCS SIECEL, with aliases, MISCELLANEOUS INFORMATION CONCERNING - CRIME SURVEY ALL INFORMATION CONTAINED MERELL INFORMATION CONTAINED	***
PURPOSE To advise you of the receipt of statements of agents installing with the last operating technical surveillance at Las Vegas. Nevada. Is being examined by the Technical Laboratory.	71 i
To advise you of the receipt of statements of agents installing and operating technical surveillance at Las Vegas. Nevada. Is being examined by the Technical Laboratory.	20 II
To advise you of the receipt of statements of agents installing has and operating technical surveillance at Las Vegas. Nevada. Is being examined by the Technical Laboratory.	
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Laboratory.	
Laboratory.	1070
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BACKGROUND .	
	6
RECORDED 67-815/6-16	50
EXPLANATION OF BY INDEXED F B	
Special Agent who installed the technical	1.
installation at the Las Vegas Club, Las Vegas, Nevada, upon receipt of this in-	b
formation immediately removed all technicals in Las Vegas. Spe Agent immediately conferred with	lako
Agent inspected the technical equipment in use at the Bure plant and advised that	
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10 to 10 to

Memorandum to Mr. Rosen

input selector switch or short circuit inside the amplifier because when the input selector switch was turned on to the "play back" position the amplifier allowed the reproduced recorded sound to feed back on the telephone line.

STATEMENT OF SPECIAL AGENT

who was on duty at the Bureau's plant of operation at

ACTION TO BE TAKEN

The Tachnical Laboratory is presently conducting a test which was in use at Las Vegas, Nevada, which permitted certain subjects to hear a play-back of their own conversation.

boc

bx

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BIFFEEDVE

19

CONFIDENCE

Memorandum UNITED STATES GOVERNMEN

Mr. Rosen

DATE: 9-12-46

PROM

SUBJECT: BENJAMIN "BUGS" SIEGEL. Was.

Call: 10:50 PM

MISCELLANEOUS INFORMATION CONCERNING

CRIME SURVEY

Pursuant to your instructions, I called Ostholthoff at Los Angeles relative to the transpirations at San Francisco this afternoon, September 12, when the Flamingo Hotel matter was to go before the CPA authorities for a hearing. He advised that he was awaiting word from San Francisco on this and had issued specific instructions to San Francisco today to immediately notify him and the Bureau of all developments. The Bureau's vital interest in this matter was fully recognized by Ostholthoff, and he stated that he would talk with San Francisco by telephone if he had not heard from them by 9 PM, Pacific Coast Time, pointing out he was waiting until that time since there was some indication that the hearings might run over into an evening session.

Regardless, Ostholthoff stated that he will insist that San Francisco dispatch a teletype furnishing all details to the Bureau tonight, September 12, so that the Bureau will have the full particulars before tomorrow morning. September 13. He stated that he did know that Siegel,

and two other men had arrived at San Francisco by airplane this morning, September 12, and had registered at the St. Francis Hotel.

boc

52 SEP 19 1946

bx



United States Bepartment of Instice Rederal Bureau of Investigation

62-2837

JUSTIFICATION FOR CONTINUATION OF TECHNICAL OR MICROPHONE SURVEILLANCE

RE: Title BENJAMIN BUGS SIEGEL, WAS.

Character of Case MISC., INFO. CONCERNING

/ J. Field Office Los ANGELES

62

CONF. INTERMEDIATION 62

Type of Surveillance: (Technical or Microphone)

1. Subject's name and address:

BENJAMIN SIEGEL 721 N. Doheny Dr., Beverly Hills, California

bic.

-Telephone CRestview 6-8338

2. Location of technical operation:

Central Plant

HEREIN IS BY SP. 7 MAC ST.

3. Dates of initial authorization and installation:

July 15, 1946 July 15, 1946

4. Previous and other installations on the same subject (with dates and places):

None

REGION = 62-81518 - // = 37 SEP 1710KF

5. Specific valuable information obtained since previous report with indication of specific value of each item and what use was made of each item of information involved:

Information as to Siegel's whereabouts, activities and contects, which has been of great assistance in furthering the investigation of Siegel

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and his associates.

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