

### FEDERAL BUREAU OF INVESTIGATION

# SURREPTITIOUS ENTRIES

**PART 4 OF 23** 

FILE NUMBER: 62-117-166

MAR 2 4 19/6

TELETYPE

NR 994 KC CODE

4:42 PM NITEL 03-24-76 WRS

TO:

DIRECTOR.

ATTN: INTD, IS-3 SECTION

FROM:

KANSAS CITY

REQUEST OF THE ASSISTANT ATTORNEY

GENERAL, CIVIL RIGHTS DIV., FOR INFORMATION

CONCERNING SURREPTITIOUS ENTRIES

I HAVE NO KNOWLEDGE OF ANY BREAK-INS OR SURREPTITIOUS ENTRIES PERFORMED BY BUREAU AGENTS OR BY OTHERS WITH PRIOR OR SUBSEQUEST KNOWLEDGE BY FBI AGENTS SINCE JANUARY 1, 1966.

END

HOLD

4/17/10]

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Assoc. Dir. Dep.-A.D.-Ada Dep.-A.D.-Inv. Anet. Dir.: Admin. . Comp. Syst. Ext. Affairs Files & Com. Gen. Inv. Ident. ... Inspection Intell.7 Laboratory Plan. & Eval Spec. Inv. Training Legal Coun. Telephone Rm. Director Sec'y

Sa-3 Section

MAR 2 = 1976

TELETYPE

NROO4 KX CODE

5:15 PM NITEL MARCH 24, 1976 WEH

TO:DIRECTOR, FBI (66-8160)

FROM: KNOXVILLE (66-813)

SURREPTITIOUS ENTRIES.

JUNE.

RE AIRTEL FROM DIRECTOR TO ALL FIELD OFFICES

DATED MARCH 18, 1976.

I HAVE NO KNOWLEDGE OF ANY SURREPTITIOUS ENTRIES

AS DESCRIBED IN REFERENCED AIRTEL - HAROLD C. SWANSON, SAC.

END.

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RESPUSEM COL

RATE 3-15-82 BY SPUJEM COL

soc. Dir. Dep.A.D.Ad Dep.-A.D.-Inv. Asst. Dir.: Admin. . Comp. Syst. Ext. Affairs . Files & Com. Gen. Inv. \_\_. Ident. Inspection Intell. The Laboratory . Plan & Eval. Spec. inv. . Training . Legal Coun.

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Director Sucy.

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COMMUNICATIONS SECTION

MAR 25 19/g

NY 195

TELETYPE

NRØ22 NY CODE

10:50PM

NITEL 5-25-76 JPZ

TO:

DIRECTOR, FBI

FROM:

SAC PHILIP A. MC NIFF, ADMINISTRATIVE DIVISION,

NEW YORK OFFICE

ATTN:

INTD, IS - 3 SECTION

JUNE

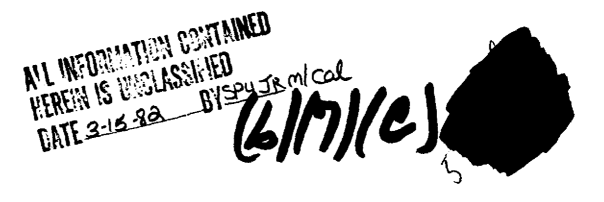
REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION. FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES. REBUAIRTEL, MARCH 18. 1976.

I HAVE NO KNOWLEDGE, DIRECT OR INDIRECT, OF ENTRY ACTIVITY IN CONNECTION WITH INSTALLATIONS OF ELECTRONIC SURVEILLANCES, FEASIBILITY SURVEYS, AND ENTRIES TO COLLECT INFORMATION.

E ND

Amoc. Dir. Dep.-A.D.-Ad Dep.-A.D.-Inv\_ Amst. Dir.: Admin. Comp. Syst. \_ Ext. Affairs \_ Files & Com. \_ Gen. Inv. . Ident. Inspection Intollur L Laboratory Plan & Eval Spec. Inv. . Training Legal Coun. Telephone Rm. Director Sec'y

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COMMUNICATIONS SECTION

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NY330

NRØ35 NY CODE

11:25 PM NITEL MARCH 29, 1976 GBM

TO:

DARECTOR, FBI

FROM:

SAC R. C. DENZ, CI DIVISION, NYO

JUNE

ATTN: INTD, IS-3 SECTION

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

I CAN RECALL NO PERSONAL KNOWLEDGE OF SUCH INFORMATION OTHER THAN THAT GAINED FROM THE NYO'S SPECIFIC RESPONSES TO RECENT FBI HEADQUARTER'S REQUEST FOR INFORMATION IN THIS MATTER.

END.

ALL INFORMATION CONTAINED
HEREW IS ENGLASSIFIED
DATE 3-15-82 BY SPUJEMI COL

> MAR 3 U 1976 tow TELETYPE

NY539

NR004 NY CODE

904AM NITEL 3-29-76 SENT 3-30-76 PAC

TO DIRECTOR

FROM SAC THOMAS J. EMERY

SURREPTITIOUS ENTRIES

REBUAIRTEL MARCH EIGHTEEN, SEVENTYSIX.

DATE 3-15-82

SENDER HAS NO RECOLLECTION OR OTHER

KNOWLEDGE PERTINENT TO INQUIRY IN REAIRTEL.

END

(OPERNIZED CRIME DID. NY OFFICE)

ALL INFORMATION CONTAINED 6/7/6/L
HEREIN IS UNCLASSIFIED
DATE 3-15-82

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NY 196

MAR 25 19/5

NR023 NY CODE

10:53PM NITEL 5-25-76 JPZ

TO:

DIRECTOR, FBI

FROM:

SAC WILLIAM F. BEANE, NEW YORK OFFICE

ATTN: INTD, IS-3 SECTION

JUNE; REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES

REBUREAUAIRTEL TO SAC, ALBANY, MARCH 18, 1976, CAPTIONED "SURREPTITIOUS ENTRIES".

TO THE BEST OF MY RECOLLECTION, I HAVE NO KNOWLEDGE, EITHER DIRECT OR INDIRECT, CONCERNING ANY BREAKINS OR SURREPTITIOUS ENTRIES PERFORMED BY BUREAU AGENTS OR BY OTHERS SINCE JANUARY 1, 1966.
END.

HEREIN IS UNGLASSIFIED

DATE 3-15-82

BY SPYJRMICOL

Amoc. Dre. Den.-A.D.-Ada Dep.-A.D.-Inv. Asst. Dir.: Admin. Comp. Syst. Ext. Affairs . Files & Com. Gen. Inv. . Ident Inspection Intellet Laboratory Plan & Eval Spec luv. . Training . Legal Count Telephone Rm. Director Sec'y

2634 m

MAR 2 3 1976

NR 002 NF CODE

TELETYPE

330PM NITEL MARCH 23, 1976 KND

TO DIRECTOR (66-8160)

FROM NOR/FOLK

JUNE

ATTENTION: INTD, IS-3 SECTION.

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

REBUARITEL MARCH 18, 1976.

I HAVE NO KNOWLEDGE WHAT SCEVER OF ANY BREAK-INS OR SURREPTITIOUS ENTRIES PERFORMED BY BUREAU AGENTS OR OTHERS SINCE JANUARY 1, 1966.

SIGNED: HERBERT D. CLOUGH, JR. NORFOLK DIVISION

Dep. A.D. Adm Dep.A.D.-Inv. Asst. Dir.: Admin. Comp. Syst. Ext Affairs Files & Com. Gen. Inv. . Ident Inspection Intell Tunf Laboratory Plan & Eval. Spec. Inv. Training . Legal Coun. Telephone Rus.

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END

FOD FBIHQ

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 3-15-82 BY SPUJEM COL

ROUTE IN ENVELOPE

NY 307

NR) 12 NY CODED

FLUCRAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

MAR 29 1976

TELETYPE

8:53 P.M. NITEL MARCH 29, 1976 GBM TO: DIRECTOR, FBI (66-8160)

(ATT: INTD, IS -3 SECTION)

FROM: ADIC J. WALLACE LA PRADE

JUNE

RE:

SURREPTITIOUS ENTRIES

I HAVE NO PERSONAL KNOWLEDGE INDEPENDENT OF THAT GAINED AS THE RESULT OF THE NEW YORK OFFICE'S RESPONSES TO FBI HEADQUARTERS CONCERNING SURREPTITIOUS ENTRIES. END.

Assoc. Dir. Den-A.D.-Ada Dep.-A.D.-Inv.\_ Asst. Dir.: Admin. Comp. Syst. \_ Ext. Affairs . Files & Com. . Gen. Inv. \_ Ident. ...\_\_\_ Inspection . Intelit white Laboratory ... Plac - Eval. Spe .... Traic g Legal Coan ... Telephone Rus. Director Secty

504 JR ml cal

NY 583

NR 009 NY CODED

TELETYPE

4:26PM NITEL APRIL 5, 1976 CRG

TO:

DIRECTOR. FBI

FROM:

ADIC, NEW YORK

A T T E N T I O N: INTD-IS-3 SECTION

REQUEST OF THE ASSISTANT ATTORNEY GENERAL; CIVIL RIGHTS DIVISION

FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES

SAC JAMES O. INGRAM

INTERNAL SECURITY DIVISION

NEW YORK OFFICE

I HAVE NO RECOLLECTION OF EVER AUTHORIZING A SURREPTITIOUS ENTRY. I HAVE IN MY PRESENT CAPACITY AS SAC, INTERNAL SECURITY DIVISION, NEW YORK OFFICE, APPROVED COMMUNICATIONS FORWARDING BACKGROUND ON ENTRIES CONDUCTED BY NEW YORK OFFICE PERSONNEL IN THE PAST. THESE COMMUNICATIONS WERE SUBMITTED TO FBIHGEN.

RESPONSE TO REQUESTS OF THE UNITED STATES DEPARTMENT OF JUSTICE.

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Assoc. Dir. Dop.-A.D.-Adm. Dep-A.D. Inv.... Asst. Dir.: Admin. Comp. Syst. . Ext. Affairs \_ Files & Com. \_ Gen. Inv. Ident\_ Inspection Intell.77 Plan & Eval . Spec. inv. Training Legal Cours. . Telephone Rm. Director Sec'y

VISION IS-3

MAR 3 0 1976

TELETYPE

SF NR 533

NR #16 SF CODE

9:05PM NITEL MARCH 29, 1976, MJE

TO:

DIAECTOR (66-8160)

FROM:

SAN FRANCISCO

ATTN:

INID, IS-3 SECTION

SURREPTITIOUS ENTRIES

RE BUREAU AIRTEL TO ALL OFFICES, MARCH 18, 1976.

I HAVE NO KNOWLEDGE OF ANY SUCH ACTIVITIES AS MENTIONED IN REFERENCED BUREAU AIRTEL.

END

Assoc. Dir. Dep.-A.D.-Adm. Dep.-A.D.-Inv.\_\_ Asst. Dir.: Admin. Comp. Syst. Ext. Affairs ... Files & Com. \_ Gen. Inv. \_ Ident .\_\_ . Inspection JULVA Laboratory Plan. & Eval. Spec. Inv. . Training . Legal Coun. Telephone Rm. Director Sec'y

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TELETYPE

NR008 SL CODED

4:40PM NITEL 3-25-76 TJO

TO DIRECTOR (66-8160)

(ATIN: INTD, IS-3 SECTION)

FROM ST LOUIS

SURREPTITIOUS ENTRIES.

RE BUREAU AIRTEL TO ALBANY, MARCH 18, 1976.

I HAVE NO KNOWLEDGE OF SURREPTITIOUS ENTRIES SINCE JANUARY 1. 1966.

END

Assoc. Dir. Dep.-A.D.-Ada Dep.-A.D.-Inv. Asst. Dir.: Admin. Comp. Syst. Ext. Affairs Filer & Com. Gen. Inv. \_ Ident Inspection Intell. Totale Laborator Plan & Eval Spec. Inv. Training Legal Coun. Telephone Pro Director Suc'y

um 460:

HEREN IE U. J. A.E.I. IEI J. J. BYS. J. S. BYS. J. S. BYS. J. BYS. J. S. BYS.

FLUCIAL BUHEAU OF INVESTIGATION CUMMUNICATIONS SECTION

MAR 2 6 1976

**JELETYPE** 

NR MM2 SU PLAIN

SENT 155 AM MARCH 26, 1976 NITEL MARCH 25, 1976 CXV

TO: DIRECTOR, FBI (66-8160)

ATTN: INTD, IS-3 SECION

FROM: SALT VAKE CITY

Dep.A.D.-Inv. Asst. Dir.: Admir. Comp. Syst. Ext. Affairs Files & Com. Gen Inv. . Ident . Inspection Intell With HE Laboratory Plan. & Eval. Spec. Inv. Training Legal Coun. Telephone Rm. Director Sec'y

Assoc. Dir. \_\_ Dep.-A.D.-Ada

REQUEST OF THE ASSISTANT ATTORNEY GERERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

I HAVE NO INDEPENDENT KNOWLEDGE OF SURREPTITIOUS ENTRIES BY FBI PERSONNEL SUBSEQUENT TO JANUARY 1, 1966. END.

ALLIEN BYSPHJEM COLL
BYSPHJEM COLL
GATE 3-15-82

[LATE 3-15-82]

[LATE 3-15-82

MAR 2 6 1973

ILLE ILE

MR 005 SA CODE

5:20 PM NITEL MARCH 26, 1976 RWS

TO

MRECTOR (66-8160)

FROM

SAN ANTONIO

ATTN: INTD, IS - 3 SECTION.

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

REBUAIRTEL TO AL, MARCH 18, 1976.

I DO NOT RECALL ANY INFORMATION REGARDING ANY
SURREPTITIOUS ENTRIES DURING THE PERIOD JANUARY 1, 1966, TO
DATE NOR DO I HAVE KNOWLEDGE INDEPENDENT OF THAT GAINED
AS A RESULT OF THIS OFFICE'S RECENT RESPONSES TO FBIHO
REQUESTS FOR INFORMATION ABOUT SURREPTITIOUS ENTRIES.

IN VIEW OF THE ABOVE I AM NOT SUBMITTING A "PERSONAL COMMUNICATION" TO THE DEPARTMENT.

END.

SDS FBIHO

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THE REPORTED TO

seec Dir. Don. A.D. Adm Dep.A.D.-Inv. Asst. Dir.: Admin. Comp Syst. Ext. Affairs Files & Com. . Gen. Inv. Ident Inspection Inteli Laborators Plan & Eval Spec. Inv. Training Legal Count. Telephone Rm.

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Den. A.D. Triv

Aust Dir.:

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Telephone Rm Director Secty

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MAR 2 4 1976 TELETYPE

NR 006 MO CODE

835 PM WITEL MARCH 24, 1976 TEB

TO DIRECTOR (66-8160)

FROM MOBILE (66-1198)

ATTENTION: INTD, IS-3 SECTION.

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION,

FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

REBUAIRTEL TO ALBANY MARCH 18, 1976.

I HAVE NO PERSONAL RECOLLECTION OF SURREPTITIOUS ENTRIES CONDUCTED BY FBI PERSONNEL OF THE MOBILE DIVISION FROM JANUARY 1, 1966 TO DATE.

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HOL.

MJW FBIHQ CLR NO TRAFFIC FOR U

AL INFORMATION CONTAINED

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DATE 3-15-52

DATE 3-15-52

KUUTE IN ENVELOPE

ffoeral bureau of investigation COMMUNICATIONS SECTION

WAR 2 4 1976

TELETYPE

NR 007 NK CODE

5:15PM 03/24/76 WITEL RXG

TO DIRECTOR, FBI

FROM NEWARK (67-1000)

ATTENTION: INTD, IS-3 SECTION

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS

DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES

RE: BUREAU AIRTEL TO ALBANY DATED MARCH 18, 1976, CAPTIONED, "SURREPTITIOUS ENTRIES."

I HAVE NO FIRSTHAND KNOWLEDGE OF ANY SURREPTITIOUS ENTRIES BY BUREAU AGENTS SINCE JANUARY 1, 1966. AT NO TIME DURING THIS PERIOD DID I EVER PARTICIPATE IN SUCH AN ENTRY NOR DID I HAVE ANY KNOWLEDGE CONCERNING ANY SUCH ENTRY.

END

PLS HOLD

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ROUTE IN ENVILOPE

CL SURSCATIONS SECTION

MAR 2 6 1973

NRØØ4 NH CODED

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11:34PM NITEL MARCH 26,1976 ETS

TO:

DIRECTOR

FROM:

NEW HAVEN

JUNE

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

I HAVE NO KNOWLEDGE OF ANY BREAK-INS OR SURREPTITIOUS ENTRIES PERFORMED BY BUREAU AGENTS OR OTHERS WITH PRIOR OR SUBSEQUENT KNOWLEDGE OF BUREAU AGENT SINCE 1/1/66.

Assoc. Dir. Dep.-A.D.-Adm Dep.-A.D.-Inv. Aunt. Dir.: Admin. Comp. Syst. Ext. Affairs Files & Com. Gen. Inv. . Ident. . in: II. The Lawratory Plan. & Eval Spec. Inv. Training Legal Coun. Telephone Rm. Director Sec'y

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BY SPATRON COL

(4/7/4)

ROUTE IN ENVELOPE

#9)\$HOLD

MAR 2 d 1976 tow TELETYPE

NR 001 NO PLAIN

9:13 AM NITEL MARCH 26, 1976 LFJ

TO DIRECTOR, ATTN: INTD, IS-3 SECTION

FROM NEW ORLEANS (62-4461)

JUNE

REQUEST OF THE ASSISTANT ATTURNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

REBUAIRTEL TO ALL OFFICES, MARCH EIGHTEEN LAST.

ALL INFORMATION I HAVE PERSONAL RECOLLECTED KNOWLEDGE OF ABOUT SURREPTITIOUS ENTRIES SINCE JANUARY ONE, NINETEEN SIXTY-SIX HAS BEEN PREVIOUSLY FURNISHED IN CONNECTION WITH REQUESTS OF FBIHQ.

END MESSAGE...

WLC FBIHO

REFERENCE " 15 TO INFORMATION FURNISHED RE THE 3/1966 U.TA KNTKY

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Assoc. Dir. Dep.A.D.Adm. Dep.A.D. Inv.\_\_\_ Asst. Dir.: Admin. Comp. Syst. \_ Ext. Affairs \_\_\_ Files & Com. \_\_ Gen. Inv. \_\_ Inspection . Intell. Laboratory Plan & Eval \_ Spec. Inv. \_ Training . Legal Coun. Telephone Rm. \_

NR GIE PG CODE

9:49 PM NITEL MARCH 24, 1976 PCZ

DIRECTOR

FROM: PITTSBURGH

ATTENTION: INTD, IS - 3 SECTION

oe. Dir. Dep. A. D. W. Dep.-A.D.-Inv Asst. Dir.: Admin Comp. Syst. Ext. Affaire Files & Com. Gen. Inv. Ident. Inspection Intell Title

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES

REBUAIRTEL, MARCH 18, 1976.

I HAVE NO KNOWLEDGE OF ANY BREAK-INS OR SURREPTITIOUS ENTRIES PERFORMED BY BUREAU AGENTS OR OTHERS WITH PRIOR OR SUBSEQUENT KNOWLEDGE OF BUREAU AGENTS SINCE JANUARY 1, 1966. 6X7/10

E ND

MJW FBIRO

ROUTE IN ENVELOPE

NR 003 PD CODE MAR 25 197

2:58 P M VITEL MARCH 25, 19

TO:

DIRECTOR

FROM:

PORTLAND

ATTN: INTD, IS-3 SECTION, JUN

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITOUS ENTRIES.

I, JOHN W. O'ROURKE, SPECIAL AGENT IN CHARGE, PORTLAND DIVISION, TO THE BEST OF MY PERSONAL RECOLLECTION, HAVE NO KNOWLEDGE OF ANY BREAK-INS OR SURREPTITIOUS ENTRIES PERFORMED BY BUREAU AGENTS SINCE JANUARY 1, 1966.

END

SLR FBIHQ

1 SPYJRM COL

Ext. Affairs Files & Com. Gen. Inv. Ident. Inspection Intell. 734 Laboratory Plan & Eval Spec. Inv. Training Legal Coun.

Telephone Rm

Director Suc'y

Assoc Dir. Dep.-A.D.-Adı Dep.-A.D.-Inv. Asst. Dir.: Admin.

Comp. Syst.

IR 007 RH CUDED

MAR 2 9 1976

5:18 PM WITEL 3-29-76 PM

TELÉTYPE

TO:

DIRECTOR, FBI (66-8160)

FR Q4:

RICHMUND (66-2171) 11

ATTENTION: INTD, IS-3 SECTION.

REQUEST OF THE ASSISTANT ATTURNEY GENERAL, CIVIL RIGHTS DIVISION, FUR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

I HAVE NO KNOWLEDGE CONCERNING SURREPTITIOUS ENTRIES.

Dep.-A.D.-Adm Dep.-A.D.-Inv.\_ Aset. Dir.: Admin. Comp Syst \_ Ext. Affaire . Files & ( m. . Gen. Inv. \_\_\_\_ Ide:.r Inspection. Int FMF Late satury Pian & Eval Spec. inv. 🜊 👱 Training \_\_\_\_\_ Legal Coun \_\_\_\_ Telephone km. Director Secty

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/IS-3 Rm 467/

ADMINISTRATIVE:

REBUAIRTEL, MARCH 18, 1976, CAPTIONED "SURREPTITIOUS ENTRIES (JUNE)".

END

PILITE SUSPENDENCO LA PORTE SPECIAL CONTROL CO

MR 993 SC CODE

12:45 PM NITEL 3/24/76 VLS

TO.

DIRECTOR

SACRAMENTO (66-

SIRREPTITIOUS ENTRIES - JUNE

ATTN: INTD, IS - 3 SECTION

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

REBUAIRTEL MARCH 18, 1976.

I HAVE NO PERSONAL KNOWLEDGE OF ANY SURREPTITIOUS ENTRIES PERFORMED BY THIS OFFICE AS REFERRED TO IN REFERENCED COMMUNICATION. 6/17/05

CATE 3-15-82

END

EFG FBIHO

FEDERAL BUREAU OF ANVESTIGATION COMMUNICATIONS SECTION 1976

oe. Dir. Den.-A.D.-A Dep.-A.D.-Inv. Asst Dir. Admin. Comp. Syst. Ext. Affaire Files & Com. Gen. Inv. \_ Ident Inspection Intell Task Laboratory Plan. & Ev Training egal Com



ROUTE IN ENVELOPE

COMMUNICATIONS SECTION

MAR 26 1976 TELETYPE

NR 03 SD CODE

2:59 AM MARCH 26, 1976 NITEL MAH

TO: DIRECTOR, FBI

ATTN: INTD IS-3

JUNE

FROM: SAC SAN DIEGO (66-96)

REQUEST OF THE ASSISTANT ATTORNEY GENERAL, CIVIL RIGHTS DIVISION, FOR INFORMATION CONCERNING SURREPTITIOUS ENTRIES.

REBUAIRTEL 3/18/76.

I, RONALD L. MALEY, SAN DIEGO DIVISION, HAVE NO KNOWLEDGE OF SURREPTITIOUS ENTRIES AS REQUESTED IN REBUAIRTEL. END

Assoc. Dir. Dep.-A.D.-Adm Dep.-A.D.-Inv. Anst. Dir.: Admin. Comp. Syst. Ext. Affairs Files & Com. Gen. Inv. Ident Inspection IntellULL Laboratory Plan & Eval Spec. Inv. Training Legal Coun Telephone Rm. Director Sec'y

Castidy



NITED STATES GC L'ENMENT Dep. AD Adm. \_ MemorandumDep. AD Inv. The Director DATE: 12-9-76 PARMATION CONTAINED TE THUE ASSIFIED Legal Counsel while shown SUBJECT: SURREPTITIOUS ENTRY INVESTIGATION OCIVIL RIGHTS DIVISION SUR **PURPOSE:** To alert you to the existence of information relevant to the question your hour and him this fill the extra ion concerning the surreptitious entry whether you matter. SYNOPSIS A Purauant to your instructions I furnished you a memorandum dated December 8, 1976, captioned as above which addressed the question whether there is any indication that the Civil Rights Division restricted access to the results of their investigation so that it would not be available to you for purposes of taking administrative action within the FBI. While reviewing the documents furnished me by Mr. Long for that purpose, I discovered a memorandum which I had not known existed previously. The memorandum did not deal with the question of whether the Civil Rights Division restricted access to the results of their investigation but it did contain information concerning surreptitious entries that had been developed within the FBI. I cannot assess till significance because additional investigation is required. However, it is me opinion that you should be alerted to the existence of the information so that you may be prepared to order the necessary investigation and consider taking appropriate administrative action at such time as it may be possible to do so consistent with the Civil Rights Division investigation. The memorandum was from Director, FBI, to a stant Attorney General, Civil Rights Division, captioned 'Surreptitions Entries, 4 dated May 14, 1976. It transmitted one copy each of responses from FBI officials who were asked to furnish 'their complete and full knowledge of any and all break-ins or surreptitious entries performed by Bureau Agents or by others with prior or subsequent knowledge by the Agents since January 1, 1966. " The Assistant Attorn . General, Civil Rights Division, had requested such an inquiry of Bureau officials in his memorandum to 1 - Mr. Mintz Enclosures Buy U.S. Savings Bonds Regularly on the Payroll Saving

Memo Legal Counsel to the Director Re: Surreptitious Entry Investigation

you of January 20, 1976. Included in the responses from the Bureau officials was one from a current Bureau official whose response was dated April 5, 1976. His statement was 'I have been involved in both the domestic and foreign fields in intelligence for the majority of my career in the FBI and during this period I have been aware of many surreptitious entries, although I cannot specifically identify any at this point, either by dates, places, or targets involved."

The above-quoted statement must be compared with information reported in an Inspection Division memorandum prepared subsequently. The memorandum from H. N. Bassett to Mr. Callahan captioned "Surreptitious Entries" dated May 11. 1976, reported the results of the Inspection Division inquiry in the New York Office. On page 9 of the memorandum, it was reported that the current Bureau official whose statement is quoted above was identified as a person whose initials appear in the block stamp on memoranda found in the New York Office regarding surreptitious entries on December 11, 1972, and December 20, 1972. Attached for your information is one copy each of the memorandum to the Assistant Attorney General, Civil Rights Division, May 14, 1976, and the relevant enclosure plus one copy of the Bassett to Callahan memorandum, 5-11-76.

#### RECOMMENDATION:

That at such time as you obtain the concurrence of the Assistant Attorney General, Civil Rights Division, this matter be referred to the Planning and Inspection Division for investigation.



UNITED STATES G

## $oldsymbol{M} emorandum$

The Director

12-9-76 DATE:

FROM

Legal Counsel

SUBJECT:

SURREPTITIOUS ENTRÍES

OCIVI Rights DUSION SURRED

PURPOSE:

To record a conference with the Attorney General concerning captioned matter.

#### SYNOPSIS AND DETAILS:

At approximately 9:30 a.m. on December 9, 1976, Doug Marvin, counseled to the Attorney General, called me and said the Attorney General requested me to meet with him personally at once. I met with the Attorney General in his office at approximately 9:35 a.m. We were joined by Doug Marvin, Jack Fuller and the Deputy Attorney General, all of whom attended at the Attorney General's specific request.

The Attorney General told me that he was concerned that there appeared to be some lack of agreement between the FBI and the Civil Rights Division regardi the authority of the Director to undertake an investigation for purposes of administrative action. He said that when the issue has been discussed there seems to have been some difficulty on the part of both the FBI and the Civil Rights Division in agreeing upon the correct state of affairs. He said that you had indicated to him that you had conferred with me concerning these matters and that he desired to discuss them with me. He said that in his discussions with Assistant Attorney General Pottinger as recently as the evening of December 8, 1976, it was Mr. Pottinger's position that the Director was not constrained from undertaking an investigation for purposes of administrative action at the present time and that it has never been his position that the Director was ever constrained in that regard Further, Mr. Pottinger took the position that the Director had available to him sufficient information on which he could take administrative action which informati was contained in a 'Bassett memorandum.' The Attorney General then asked me

Enclosure -1 - Mr. DeBruler 1 - Mr. Mintz BY SPY JEM/COLLEGA

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

Den. AD Adm. -Dep. AD Inv.

Memo Legal Counsel to the Director Re: Surreptitious Entries

to explain to him the Director's position.

I told the Attorney General that before the Director could undertake any administrative action in this matter he would need some indication from the Assistant Attorney General of the Civil Rights Division or from the Attorney General that they concurred in the decision to take administrative action while the Civil Rights Division investigation is still pending and that the Director had told me personally during this week that he had not received such concurrence and moreover that it was his understanding from Mr. Pottinger that he should not proceed to take administrative action while the Civil Rights Division investigation is pending. I told the Attorney General that even if the Director had the Assistant Attorney General or the Attorney General's concurrence to take administrative action he could not realistically do so without having the factual basis on which such action could be taken. I explained to him the "Bassett memorandum" apparently refers to a memorandum prepared by Assistant Director Bassett at the time he was in charge of the Inspection Division and that the memorandum merely confirms the existence of certain documents in the New York Office and reports that those documents bear initials which are identifiable with current Bureau officials. I told him that the memorandum did not report information in addition to the existence of the documents and of the initials and that such limited information was insufficient to use as a basis for administrative action. I told him that additional investigation was required in the form of interviews and possibly other document reviews but that in accordance with the Director's understanding of the limitations imposed on him by the Civil Rights Division, the necessary additional investigation could not be conducted.

The Deputy Attorney General said that he agreed with the Director's understanding of the circumstances but that Mr. Pottinger was taking the position that the Director was not bound to refrain from doing those things necessary in order to take administrative action.

I then told the Attorney General that it was my opinion that the Director would order an investigation for the purposes of taking appropriate administrative action if he were authorized to do so by the Attorney General. The Attorney General

Memo Legal Counsel to the Director Re: Surreptitious Entries

said that if that were the Director's position the Attorney General would consider a memorandum from the Director expressing his desire to conduct the necessary investigation and stating that he intends to order such investigation unless directed not to do so by the Attorney General. The Attorney General made clear that the decision whether such a request should be made by the Director lies solely within the discretion of the Director.

I told the Attorney General I would bring these matters to your attention and I was confident that he would have a response from you shortly.

The Attorney General said that he had discussed the possibility of the Director ordering an investigation for administrative purposes but the Director had told him that it was difficult to undertake investigations based on rumors. The Attorney General said he understood that but that he would like to make a specific point that the FBI should have a method of inspecting offices that would identify such problems so that there would be no need for the Director to rely upon rumors.

#### RECOMMENDATION:

That you send the attached proposed memorandum to the Attorney General requesting his concurrence in your decision to order an investigation for purposes of administrative action concerning surreptitious entries.

SK

Adm. Serv..... APPROVED: Legal Coun Ext. Affairs..... Plan. & Inst... Fin. & Pers..... Rec. Mgt..... Director..... Gen. Inv. S. & T. Serv..... Assoc. Dir.... Dep. AD Adm.... Ident..... Spec. Inv..... Training..... Dep. AD Inv.... Intell.\_\_\_\_

DeBru Mintz vision: **Merefere**, I t Civil Richts Division ( that there does not seem to be a completed. It has been my dealer from the beginning the facts be promptly collected and made available at that any orizainal or administrative action deemed appropriate might be undertaken without delay. I still believe that my obligations to the FEI and to you require m to resolve the administrative reports of this making as ag ne as possible. Further delay may be herreful to this Bureau. Therefore, It is my inten to order an investigation to be conducted by the Figuring and Inspection Division of this Bareau under our direct supervision so the furnished the facts and that appreciate adm action may be take It is my present intention to es et a fall fan presently known to remitte ins discovered during the gourse of in my decision to orde General of the Civil ? el my dociaton er i ani directives in w l such written res rad E will proceed to e Deguty Attor: MAY 28 19/9



OPTIONAL FORM HO, 10
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GSA PPIR (4) CF1 101-11.4

UNITED STATES GOV LRNMENT

### Memorandum

**f**e : 7

The Director

DATE: 12-9-76

Fin. & Pers. \_\_\_\_ Gen. Inv. \_\_\_\_ Ident. Inspection \_\_\_\_\_

Dep. AD Adm. \_

Dep. AD Inv. Asst. Dir.:

FROM

Legal Counsel

-/- / Te

SUBJECTI

SURREPTITIOUS ENTRIES

Rec. Mgnt. \_\_\_\_ Spec. Inv. \_\_\_

Telephone Rm.
Director Sec'y

#### PURPOSE:

To record a call from Assistant Attorney General Pottinger concerning captioned matter.

11 1 MIL A SURREA

#### DETAILS:

At approximately 2:17 p.m. on December 9, Assistant Attorney General Pottinger called me and said that he had spoken with you on the evening of December 8 concerning captioned matter. He said that today he had talked with the Attorney General concerning this matter and the Attorney General had told him of the Attorney General's conference with me on the morning of December 9. Mr. Pottinger said he feels there is a continuing lack of understanding and he would like to suggest a meeting directly between himself and the FBI because to involve the Attorney General and the Deputy Attorney General as intermediaries seems to cause things not to be clear. He suggested that a conference be held in your office at 10 a.m. on Tuesday, December 14, 1976, to be attended by you, Mr. Pottinger, Jim Turner of Pottinger's staff, Mr. DeBruler, and me.

He said that he would like to present to you at that time a memorandum concerning guidelines on administrative action which you might undertake. Secondly, he would like to refer to you matters which you might consider for administrative action. Third, he would like to furnish you his ideas concerning how investigations might be structured to uncover facts and he would like to share with you his methodology. I agreed that we would set 10 a.m., December 14, 1976, in your office as the time and place for such a meeting if your schedule would permit. Your secretary advised me that such a meeting could be scheduled for us at that time and we made a tentative commitment for you.

1 - Mr. DeBruler
1 - Mr. Mintz
JAM

(3)

CONTINUED - OVER

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

Memo Legal Counsel to the Director

Re: Surreptitious Entries

At approximately 4:20 p.m. on December 9, I called you at New Orleans and advised you of my conference with the Attorney General and of the call I received from Mr. Pottinger and of the scheduled meeting. I advised you that I had prepared a memorandum that you might send to the Attorney General indicating your intention to undertake investigation for purposes of administrative action in regard to surreptitious entries. I recommended to you that even though a meeting is scheduled with Mr. Pottinger that you consider forwarding the memorandum to the Attorney General in order to make your position clear.

#### RECOMMENDATION:

For information.

~ X

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# Memorandum

TO : THE DIRECTOR

DATE: 12-10-76

Den AD Inv

SUBJECT: SURREPTITIOUS ENTRY INVESTIGATION

On 6-18-76, I assumed the duties of investigation coordinator for the surreptitious entry investigation. It was clearly established and defined by Mr. Adams that I would be working with the Department on this investigation. In the beginning, it was established that I would designate a copy of all the results of my investigation to Mr. Adams. I submitted the very first paper on result of investigation to Mr. Gardner of the Department, and a copy to Mr. Adams. Upon delivering the copy to Mr. Gardner, it was observed by him that a copy was designated for Mr. Adams. He remarked at this time that results of investigation were to go to him only and nothing was to be submitted to the Bureau. At that time, it was understood that this situation would be discontinued and, as a result thereof, I was under instructions by Mr. Adams and Mr. Gardner to submit no results of investigation to anyone at the Bureau but to Mr. Gardner only.

Mr. Gardner advised me that he wanted it to be clearly understood that no one at the Bureau was to be advised of the results of any investigation in this matter by me or anyone in the crew. If Mr. Kelley or anyone at the Bureau was to be advised of any startling investigation that was breaking or the result of any investigation, this would only be effected by Mr. Gardner and preferably Mr., Pottinger.

In view of the above, it was clearly understood by me that I would not furnish results of investigation to anyone at the Bureau; that I was clearly working with Mr. Gardner and would report to him only as to the results of investigation.

As a matter of interest, I advised several members of the Mr. Gardner's staff that I thought something should be called to Mr. Kelley attention and so recommended. This was done, as again, it was clearly understood that things would be brought to Mr. Kelley's attention only through Mr. Gardner and Mr. Pottinger.

	Mintz DeBruler
RE (4)	).[7](C)

APPROVED:	Adm. Serv
	Ext. Affairs
Director	Ext. Affairs Fin. & Pers. Cen. Inv.
Assoc. Dir	Gen. Inv
Dep. AD Adm	Ident.
Dep. 4D Inv	Inteli.

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

P 617 DQ

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Decembe. #, 1976

Mr. Kelley:

I talked with Assistant Director Fehl concerning the attached matter and he advises me that he responded to you as to the check with

R. E Long

(6/6) (7/C)

3-282 B/SPYJRM/cal



# FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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material available for release to you.
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Information pertained only to a third party. Your name is listed in the title only.
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XXXXXX XXXXXX XXXXXX Assistant Attorney General Civil Rights Division

December 10, 1976

PEDERAL GOVERNERS Director, FBI 1 - Mr. Adams 1 - Mr. Fehl SPECIAL AGENT ALL (W6) (KE ACTION MEMOILANDUM SULFEPANIS ENTRIES This is in response to your memorandum to Assistant Director Frederick C. Fehl dated December 7, 1976, which outlines your request to have Special Agent (SA) of the need to have him interviewed by Mr. Gardner of your office by Friday, December 10, 1976. In addition, it was further requested be informed of your desire to grant him immunity from prosecution regarding any matter he testifies to in the interview as well as before a grand jury, in the event that such testimony becomes necessary at a later date. You also requested that Agent be informed he had a right to counsel and that he has no obligation to be interviewed, although he does have an obligation to respond to a subpoena. -57123 Rice 25 1 + - 19/26 Agent has been contacted on several occasions regarding this matter, the most recent being December 8 and 9, 1970, at which time he was furnished a transcript of your memorandum outlined above. It has been Agent position from the beginning that any effort by him to surface from his undercover capacity would ceriously jeopardize his assignment. Agent has continually advised that he has no objection to conversing with Department of Justice officials on this matter at the conclusion of this assignment; however, for him to react to this request would require him to make contact with an attorney of his own choice. He believes that Ly making himself available to personal counsel he would be jeopardizing Dea. AD Adm. . \_ his undercover role. ifter fully evaluating the Department's hour recent request, respectfully adviced he has no other alternative than to have the Department execute the subpoena for his appearance. Adm. Serv. APPROVED: Plan, & Era S. 3. BODA & TO DEP AA PRODUCTION OF A STANDARD CONTROLLY AND SPECIAL SPEC Ext. Affairs... WALD MAN CR. DIN Director MMg. ர**்**புக்; l'er... ..... – `MAIL ROOM 🔯

Assistant Attorney General Civil Rights Division



Agent has advised that if he is compelled to surface or testify based upon the request of the Civil Rights Division that the Department provide him written assurance of their assumption of full responsibility in the event his undercover role is compromised including consequences of his safety and security.

It is the opinion of Eureau officials on the scene who maintain contact with him that an appearance before a grand jury would in all probability end his effectiveness as an undercover Agent in this highly sensitive criminal investigation. It is their further opinion that the pitfalls of appearing before a grand jury include possible exposure of his identification through uncontrolated circumstances. There is concern, of course, as to a member of the grand jury possibly identifying Agent and/or his identity being established or observed by persons unknown who could be in or around the Federal grand jury axen or the courtbourse.

In view of the fact that the investigation in which Agence is involved is of such magnitude, there is a dire need dist he continue to remain in an undercover capacity at least until late Lecember, 1976. The tentative overt stage of this investigation involving individuals of national prominence is being scheduled for mid-January, 1977. It is the opinion of all the individuals involved in this investigation that all undercover agents should continue in these assignments for a short period of time while the overt stage of the investigation is under way in order to gather additional saledone regarding the overall investigation.

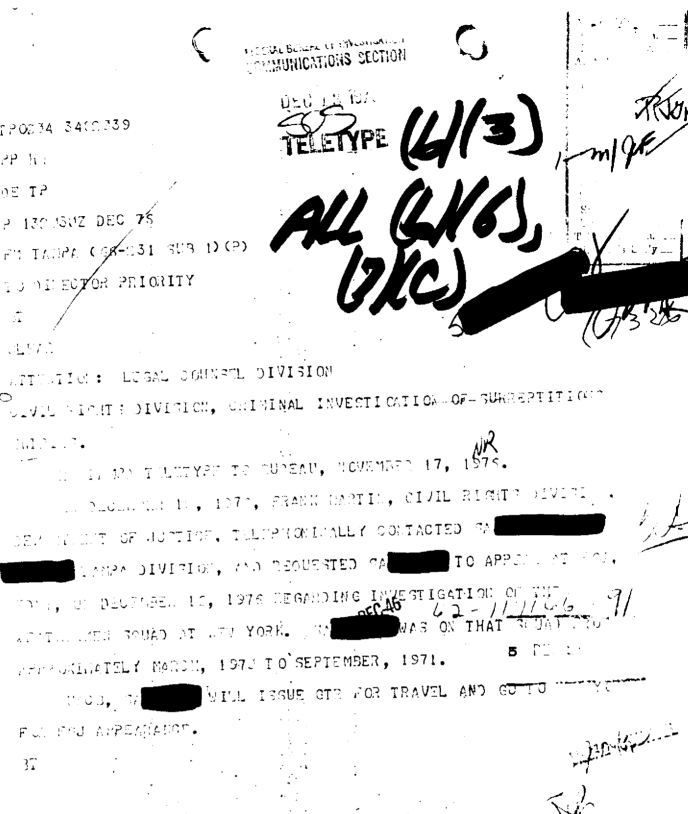
One of the most important factors in evaluating the decision in this matter centers around the personal safety and security of not only Agent but of an informant who had furnished highly sensitive information during the course of this lengthy investigation. We feel that should Agent undercover role be exposed this time, it would call for immediate action in protecting the informant since his life would be endangered in addition to cotrag diminishing his usefulness during the overt investigation.

Assistant Attorney General Civil Lights Division

We had previously contemplated conducting overt investigation in this matter at a time earlier than December 40, 1976. However, the success that we have achieved has necessitated our investigation continuing in a covert fashion.

(4K6) (2KC) This matter has been thoroughly discussed on several occasions with Jay C. Waldman, Deputy Assistant Attorney Conoral, arminal Pivision, by reason of the fact that the Criminal Livision has the prosecutive responsibility of this investigation. Inas, such as a subpoena of Agent at this time would have such an adverse effect on the criminal investigation pending as well are his safety, it is felt a conference should be held by the Civil Lights Division and the Criminal Division with Deputy Attorney General Tyler for the purpose of discussing the issues contained in this memorandum prior to the issuance of any subpoena for Agent to appear before a Federal grand jury. Representatives of the Federal Eureau of Investigation stand ready to participate and discuss this matter.

1 - Assistant Attorney General
Criminal Division
Attention: Jay C. Waldman
Deputy Assistant Attorney General



WILL ISSUE GTR FOR TRAVEL AND GUID FUL FOU APPEARABOY.

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UNITED STATES ... VERNMENT 1 - Mr. Adams 1 - Mr. Mintz 1 - Mr. Gallagher DATE: 12/21/76 - Mr. Ingram Mr. Deegan BY DEPARTMENT OF JUSTICE TO INTERVIEW REGARDING HIS KNOWLEDGE OF

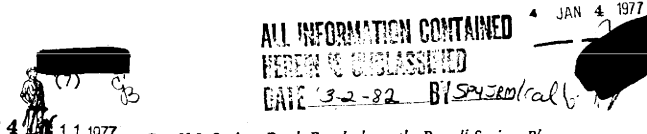
SURREPTITIOUS ENTRIES

Purpose is to advise of a telephone contact received from an attorney in the Criminal Division, Civil Rights Section, Department of Justice (DOJ) requesting an interview of SA concerning his knowledge on any surreptitiou entries conducted by the squad that handled the Black Panther Party (BPP) case in the New York Office.

Est. Allaire

During the p.m., of 12/20/76 Daniel Bell, Attorney, Crim Division. Civil Rights Section, DOJ telephonically contacted at FBIHQ. Mr. Bell inquired as to whether SA was identical to Supervisor who formerly supervised the squad handling the BPP case in the New York Office answered in the affirmative. Mr. Bell advised that he has been conducting an investigation regarding surreptitious entries on the part of Bureau Agents. He further advised that during the course of this investigation, information has come to his attention which discloses that the squad that handled the BPF case in the New York Office may have been involved in surreptition entries in the past. Mr. Bell stated he would like to interview SA for any knowledge he may have concerning this matter. Mr Bell further stated to SA that the information he has developed to date does not implicate him in any criminal action. However, during the course of the formal interview that is to be conducted he may have to ask SA questions that may tend to incriminate him and if such be the case, SA would be apprise of his rights. SA advised Mr. Bell that in view of the late he would not set a definite date for an interview until he consid By way of background SA was the supervisor of square

By way of background SA 43 in 1970, 71, 72, and 73 in the New York Office, which squad did handle the BPP case.



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

Memorandum Shea to Deegan

Re: Request By Department Of Justice To Interview

Regarding His Knowledge Of

Surreptitious Entries

#### RECOMMENDATION:

That SA the be released from the obligation of his employment agreement to maintain information obtained in the course of his employment in confidence, in order that he can appropriately discuss this matter with his own legal counsel.

APPROVED:

Adm. Serv. Legal Coun.

Ext. Affairs Plan. & Insp.

Director Fin. & Pers Rec. Mgt.

Assoc. Dil Gen. Inv. S. & T. Serv.

Dep. AD Adm. Ident. Spec. Inv.

Dep. AD Inv. Initial. Training

OFTICHAL FORM NO. 18 MAY 1962 EDITION GSA FFME 141 CFRS 101-11.4 UNITED STATES GOVERNMENT

### lemorandum

MR. ADAMS

12/23/76

Dund AD Adm. \_\_

Dec. AD Inv. Adm. Serv Ext. Affairs

W. K. DE BRULER

SURREPTITIOUS ENTRY INVESTIGATION

DEPARTMENT OF JUSTICE

CIVIL RIGHTS PROJECT

**PURPOSE** 

The purpose of this memorandum is to advise you that has been subposting to testify 1/4/77 in captioned matter.

#### DETAILS

who is on extended annual leave until 1/3/77 in Cincinnati, Ohio, telephonically advised Chief Inspector David A. Brumble that on 12/23/76 he had received a telephone call from William Gardner, Section Chief, Criminal Section, Civil Rights Division, U. S. Department of Justice. Gardner informed him that he poenaed to testify before the Federal Grand Jury in New York City concerning the surreptitious entry matter on 1/4/77stated he had previously talked to Gardner concerning this matter in August, 1976 advised that Gardner voluntarily commented that his group was trying to get as much testimony as possible before the Federal Grand Jury and that 'they' plan to leave the results of their inquiry for the new Attorney General to make a decision in this matter.

ACTION

RFG-31

REFELL & BALLASSIER

None . . . submitted for your information.

JAN 5 1977

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l - Mr. Mintz l-Mr. Long

DAB

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

### 1 emorandum

: Mr. R.J. Gallagher TO

: J.G. Deegan

1 - Mr. Adams

1 - Mr. Mintz

1 - Mr. R.E. Long

DATE: 1/4/77

Assoc. Dir.

Dep. AD my

l - Mr. Gallagher

l - Mr. Ingram

l - Mr. Deegan

SUBJECT: REQUEST BY DEPARTMENT OF JUSTICE ATTORNEY

TO INTERVIEW SA REGARDING

HIS KNOWLEDGE OF SURREPTITIOUS ENTRIES

Purpose of this memorandum is to advise that will travel to New York City on official business on 1/6/77 to be interviewed by Departmental Attorneys of the Civil Rights Division, Criminal Section, Department of Justice (DOJ), regarding their investigation of surrepti-

tious entries. FX-109

You have been previously advised that SA formerly the Supervisor of the Black Extremist Desk, New York Office, from 1970 to 1973, was telephonically contacted on 12/20/76 by Daniel Bell, Attorney, Criminal Section, Civil Rights Division, DOJ, wherein Mr. Bell advised that he has been conducting an investigation regarding surreptitious entries on the part of Bureau Agents and during the course of this investigation information has come to his attention which discloses that the squad that handled the Black Panther Party case in the New York Office may have been involved in surreptitious entries in the past. Mr. Bell stated he would like to interview SA for any personal knowledge he may have concerning this matter. He further stated to SA that the information he has developed to date does not implicate him in any criminal action. However, during the course of the formal interview he may have to ask direct questions that may tend to incriminate him and, if such be the case, SA would be apprised of his SA and advised Mr. Bell that in view of the latter statement, he would not set a definite date for an interview until he decides what action he would take, whether tain counsel or not.

BY SP45RM/ca Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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Memorandum to Mr. R.J. Gallagher

RE: REQUEST BY DEPARTMENT OF JUSTICE ATTORNEY
TO INTERVIEW SATE REGARDING
HIS KNOWLEDGE OF SURREPTITIOUS ENTRIES

Through his attorney, SA learned on 1/3/77 that he is scheduled to be interviewed by Departmental Attorneys on Thursday, 1/6/77, in New York City.

#### ACTION:

For information. SA will appear as scheduled, accompanied by counsel.

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APPROVED:	E off 12 Amon	Little Control Services
Director Div	A CA	S <sub>1</sub> > 1, Cary
Dep. AD Inv	Intalia	Training

UNITED STATES GO

## lemorandum

The Director

1-7-77

FROM

Legal Counse

SUBJECT:

SURREPTITIOUS ENTRIES INVESTIGATION

#### SYNOPSIS AND DETAILS:

afternoon, January 11, 1977.

At 5:10 p.m. on January 7, 1977, former SAC me and said that he had been contacted by Paul Hoeber of the Civil Rights Division that he would be subpoenaed before a Federal of the Department who told Grand Jury in New York City and attempted to make arrangements for the date of his appearance said that he will probably appear next Tuesday

He asked me for any instructions the Bureau may have. I told him that the Director has indicated the Bureau will cooperate in this investigation and that for purposes of relieving him of the obligations of his secrecy agreement he could consider my advice to him that he was relieved of that obligation to provide him sufficient authority for the limited purposes of his interview by Department representatives or his testimony before the Federal Grand Jury. I also told that he might consider whether he would require the assistance of counsel. He said he had discussed that matter with the Department representative and had determined in his own mind that the assistance of counsel would not be needed at this time.

#### RECOMMENDATION:

For information.

Ext. Affairs..... ..... Fin. & Pers.....

1 - Mr. Long

1 - Personnel file of

1 - Mr. Mintz

JAM

(4)



Dep. AD Inv

BYSPYJEM/COL

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

### Bill Beane

January 12, 1977

10

O maney totimus Entries

Dear Tom:

Per our conversation today, I'm enclosing two copies of each communication. There were no supplemental serials. This is the only thing we have.

Sincerely,

ST 100

ST 200

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BYSPHJEMICAL

#### January 10, 1966 NOT FOR FILE

#### CHICAGO COMMITTEE TO DEFEND THE BILL OF RIGHTS (CCDBR)

#### Facts

The headquarters of the CCDER are located in Room 4D1, 4D1 South Bearborn Street, Chicago, Illinois. The CCLUB, although having a Board of Directors, is primarily controlled by MICHARD CRILEY, a former member of the State Board, Communist Party of Illinois.

The CCDTR is at the present time the leading front organization of the CD of Illinois in connection with the CD'T appivation are officers in the civil liberties field.

#### Security

who is the for the building located at 401 Dearborn Street, Chicago (headquarters of the CC ) (Color of the dearters of the contained so derogative information regarding however, it should be noted that

extracted and displayed an extractely cooperative attitude and expressed his willingness to be of assistance to the FRI. Credit and criminal checks negative regarding

has advised that at 12:00 Midnight the building is locked and thereafter the building

again reopened at 5:30 All will not have knowledge of this anonymous source development.

#### Anticipated Productivity

It is expected that this source will be able to furnish information concerning the current officers, activities and financial status of the CCDRB. Some of this information would not be available through any other source.

#### Recommondation

In view of the maximum security, it is recommended that authority be granted to make contact with this source on or about 1/14/66, sometime during the period 1:00 AM to 5:00 AM.

1-Bureau

62-117166 9

ENGLOSURE

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IMPECO ROLL

addition, it is expected that information can be obtained through this source concerning mechanics to be implemented by the MMC with regard to demonstrations at the forthcoming Democratic National Convention. This source can also provide valuable information concerning the establishment of coffee houses and implementation of procedures to "creatively disrupt the military."

#### Recommendation

In view of the maximum security, it is recommended that authority se granted to make contact with this source on or about July 16, 1968, sometime between the period 1:00 AM to 5:00 Am.

### NATIONAL MODILIZATION CONMITTEE TO END THE MAR IN VICTORY (MIC)

#### Facts

The Chicago Office of the NuC is located in Reem 315, 407 South Fearborn Street, Chicago, Illinois. The NuC is principly controll in by TUPNED PAGE, boy activist Chicago Office and Chicago area coordinator of the NuC.

The NUC is at the present time the leading organization poblicing anti-var demonstrations against the Personatic National Convention to be held the last wack of Angust, 1898. In addition, the UC and as ad hoc committee known as Support of Support which is currently organizing collect houses outside of various military bases throughout the country for the purpose of enticing military personnel to these coafee houses for "creative disruption of the military."

#### Searity

Marinen decurity oxists.

potential

confidential source-racial matters. Chicago Office. is

407 South Dearborn, Chicago

for the building housing the NMC. He stated

cooperative attitude and expressed a willingness to be of assistance to the FBI will not have knowledge of this anonymous source development.

Chicago indices, a check of the Chicago Credit Bureau records and Chicago Police Department records failed to reflect any adverse information regarding

#### Anticipated Productivity

It is expected that this source will be able to furnish information concerning the present leadership of the NMC in the Chicago area, its activities and sources of finances. In

1-Bureau 1-Chicago (100-

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#### UNITED STATES DEPARTMENT OF JUSTICÉ

#### FEDERAL BUREAU OF INVESTIGATION

New York, New York January 7, 1977

In Reply, Please Refer to

11/

Can Chilips in a win Mr. Clarence M. Kelley Director Federal Bureau of Investigation Washington, D. C.

Dear Mr. Kelley:

This letter is in regard to attorney's fees for Special Agents of the Federal Bureau of Investigation (FBI), which were the result of subpoenas and/or requests to be interviewed by attorneys from the United States Department of Justice in connection with the Civil Rights Division's inquiry into the FBI's Weather Underground investigations.

Enclosed herewith is a copy of the bills for 29 Special Agents of the FBI from Attorney New York and Counselor at Law 11501.

Each of the Agents is aware of the bill andagree that the attorney's fees should be paid for by the Department of Justice since these expenses were incurred as a result of actions taken in the course of their employment.

I, therefore, respectfully request that you forward the enclosed bills to the Attorney General of the Department of Justice with a recommendation that they be paid by the Department.

Special Agent Federal Bureau of Investigation New York New York

Encls. 29 84 FEB 4 1977.



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	For your information:
×	The following number is to be used for reference regarding these pages:

GEA FRAR (41 CFR) 101-11.6 UNITED STATES GOVERNMENT MemorandumDirector, FBI DATE: 1/7/77 AAttn: Finance & Personnel Section Legal Counsel Division ADIC, New York CRIMINAL INVESTIGATIONS SURREPTITIOUS ENTRIES Enclosed herewith is a letter from SA New York Office, as well as bills for 29 Special Agents of the FBI from attorney Enclosed bills from Attorney in connection with captioned matter. It is noted that SA currently and attorney represents that organization and/or its members. l-New York  $\overline{(4)}$ 1 SPYJRM Cal

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

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1 - Mr. Long 1 - Mr. Mintz

CRIMINAL INVESTIGATIONS SURREPTITIOUS ENTRIES

PERS. DE DIVINE

Reference New York letter to Bureau 1-7-77 captioned as above.

Referenced New York letter enclosed one copy each of individual bills for professional services rendered by an attegney for 29 Special Agents. The enclosures do not provide acceptable documentation of specific individual requests by the Special Agents.

Advise the Agents that requests for the Department of Justice to pay the bills should be made by individual letters of request from each Agent desiring to make such request. Letters should be addressed to the Attorney General and should include sufficient information justifying the request to afford a reasonable basis for the Attorney General to make a determination in each instance. Such letters may be forwarded to FEI Headquarters for delivery to the Attorney General.

JAM (5) (7)(6)

ALL INFORMATION CONTAINED

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2-11/166

Mr. J. Stanley Pottinger Assistant Attorney General Civil Rights Division

1/25/77

Thomas J. Johnson, Deputy Assistant Director, Office of Professional Responsibility

POSSIBLE SURREPTITIOUS ENTRIES CHICAGO DIVISION, FBI

FEDERAL GOVERNMENT

Enclosed you will find Xerox empies of two serials located in the Chicage Office in the "de not file" file, indicating there was possibly a surreptitions entry involved ocacerning both of the serials.

As you indicated in our telephone conversation of January 12, 1977, you wish to have copies of these serials and you will advise me as to any action you may take concerning them.

TMJ

1 - Mr. Long

1 - Mr. Mintz

1 - Mr. Hamilton.

1 - Mr. Johnson (Decet)

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Assoc. Dir. Dep. AD Adm. Dep. AD Inv. TP 0 006 Asst. Dir.: 034 0358 Adm. Serv. Ext. Affairs RR HQ Fin. & Pers. Gen. Inv. DE TP Ident. Intell. R 022241Z FEB FM TAMPA (66-231 SUB 1) (P) HL (465, ale TO DIRECTOR ROUTINE Firector's Sec'y. BT CLE AR ATTENTION: LEGAL COUNSEL DIVISION CIVIL RIGHTS DIVISION, CRIMINAL INVESTIGATIONS OF SURREPTITIOUS ENTRIES. ON FEBRUARY 2, 1977, RICHARD JOHNSTON, ATTORNEY, CIVIL RIGHTS DIVISION, DEPARTMENT OF JUSTICE, TELEPHONICALLY CONTACTED SA TAMPA DIVISION, AND ADVISED SA THAT HE DESIRED TO INTERVIEW HIM IN COMMECTION WITH CERTAIN ACTIVITIES WHICH HE MAY HAVE BEEN INVOLVED IN WHILE ASSIGNED TO THE STATEN ISLAND RA OF THE NEW YORK DIVISION. SA AGREED TO BE INTERVIEWED BY JOHNSTON AT WASHINGTON, D. C., ON FEBRUARY ST-105 10, 1977. REC-33 UACB . SA WILL ISSUE A GIR FOR TRAVEL AND WILL PROCEED 6 FEB 7 197 TO WASHINGTON, D. C., FOR THAT INTERVIEW. BI BY SPUTEM(CO FEB 1 5 1977.

### PROPOSED CHANGE IN MANUAL OF RULES AND REGULATIONS

Part I, Section 1, Subsection A, 3, headed "Illegal Activities," page 3. Add a new last (fifth) paragraph to A, 3 on page 3 as follows:

All of the foregoing prohibitions, including those pertaining to illegal surreptitious entries, are applicable to all phases of the FBI's work, criminal, civil, domestic security and foreign counterintelligence.

1	_	Mr.	Mintz	(Route	through	for	review
	_	7477 .	TATETYFE	1400000	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		

1 - Mr. Fehl (Route through for review)

1 - Mr. Gallagher (Route through for review)

1 - Mr. Leavitt (Route through for review)

1 - Mr. T. M. Johnson (Attn: Mr. Stoy (Route through for review))

# (6/6),(7/C)

NOTE: The above-cited portion of the Manual of Rules and Regulations concerning "Illegal Activities" presently contains four paragraphs delineating the various types of illegal, and thus prohibited, activities for FBI personnel, including such things as entrapment or other improper, illegal or unethical tactics in procurement of evidence; illegal mail openings; illegal electronic surveillances; and brutality, physical violence, duress, and intimidation. It is believed that this portion of the Manual should have the addition quoted above for the two-fold purpose of emphasizing the extreme importance of

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, b.	our prohib	itions against il	legal surrept	itious entries a	nd, more
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The Attorney General

AND OTHER OFFENSES

April 15, 1977

Director, FBI

DERAL GOVERNMENT

1 - Mr. Held 1 - Mr. Boynton

1 - Mr. Mintz

CIVIL RIGHTS DIVISION INVESTIGATION
OF ALLEGATIONS OF SURREPTITIOUS
ENTRIES, MAIL OPENINGS, WIRETAPPING.

The recent indictment of a former FEI supervisor on charges of illegal mail opening, wiretapping, and other effenses has caused great concern in the FEI. While I cannot address the specific issues in regard to that indictment both because I do not have knowledge of relevant facts and because it would be improper for me to interfere with the grand jury process, I would like to bring to your attention some general information concerning the FEI as an institution in order that you might determine its relevance to the indictment and to other matters which may yet be pending resolution in the Civil Rights Division investigation.

0175 Division CRIMINA/ In

Based on public statements of former officials of the FBI and on comments made by others currently employed by the FBI, it is reasonable to conclude that activities such as those charged in the indictment were the product of an atmosphere generated by the FRI as an institution. The final \_prosecutive epinion rendered by the Department of Justice in regard to callegations of illegal mail opening purguant to a program of the Central Intelligence Agency indicated that it was based, in part, on the inability of the Government to prove the absence of Presidential authority, but it indicated that it was also based on the judgment that it was not feasible to successfully prosecute under circumstances where the activity was chargeable to an institution functioning during a particular era rather lian to specifically an to specifically identifiable individual defendants. essing the specific see involved in the indictment in g of Presidential methority, I would like to bri

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The Attorney General

which may have occurred as a result of institutional failures on the part of the FBI should be so characterized in your deliberations.

I do not intend to imply that your previous consideration of these matters was based on less than all of the facts synighle to you. Instead, I am requesting that you review the factual results of the Civil Rights Division investigation in light of the possibility that they should be regarded as institutional failures primarily and that any individual sulpability is secondary and such failure and sulpability should be dealt with in a manner that would not only vindicate the law but would also restors confidence in the FBI as an institution. My personal efforts in that regard have been made known to you, to the employees of the FBI, and to the general public. It is my belief that a policy of openness and adherence to the law will speed similar institutional failures in the inture. In that atmosphere, individual acts of irresponsibility or illegality may be dealf with accordingly in the inferre.

If you approve my request that you review these matters as I have suggested, it would assist me in the administration of this Bureau if you would so advise me by letter and if you would so advise me of the results of your deliberations at your earliest convenience.

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The Attorney General

DEDERAL GOVERNORS

Mr. Hotis

15 Mr. AHeld

Director, FBI

UNAUTHORIZED DISCLOSURES CONCERNING CIVIL RIGHTS DIVISION INVESTIGATION OF SURREPTITIOUS ENTRIES

**૱**.૩.₽૱

- Mr. Adams - Mr. McDermott

Arriving 1977

As you are evere, the repeated washthorised disclosures of information concerning the Papertment's investigation into alleged wrongdoings by present and former employees of this Bureau has been a matter of serious concern to me. I know that you share this concern and are deing your utwost to quard against a repetition of this conduct.

One recent example of these disclosures is found in the March 31, 1977, issue of the Washington Fost, captioned "Indictments Urged of FBI Agents in Illegal Break-Ins." article announced that Justice Department efficials had recommended indictments of "law-level personnel involved in illegal burglaries as a stepping-stone to possible further prosecution of approximately six present and former PBI executives." As you know, this is not an isolated incident. Similar articles have appeared repeatedly ever the past several months, discussing the progress of the Department's investigation, speculating on the likelihood of indictments, identifying persons who are the principal subjects of the investigation, and disclosing matters such as trial strategy that could be known only to attorneys or others in the Department of Justice who ware closely connected with the investigation. REC 61 62-11716 6-10

On June 30, 1976, I sent a memorandum to the Assistant Attorney General, Civil Rights Division, J. Stanley Pottinger, implicing whether an investigation should be conducted regarding Dep. AD Adm. disslowwere that appeared earlier that month in the New York Per AD AND POST. Mr. Pottinger replied that "so such investigation should On October 21, 1976, I Asswarded a compleint

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form to the ruble integrity Section of the Strinki Division, enclosing a copy of we article in the Special Times of the sees date, meting that the integration continued therein night involve a violation of the Follows is along the reply, Assistant Athorney General Richard is the Strings and Special that the Criminal Division was "revise Min Science Weige that the Criminal Division was "revise Min Science Weige that the Civil Rights Division has measured its impury into the illegal entries.

In my spinion, the deliberate displaying of this information may constitute a violation of Mercuriana provisions of the Privity Ass. If is correlate contrary to explicit regulations at the Special Spe

I cortainly do not intend to minimize the coriousness of the charges that have been made against progest and former members of this Eureau. I recognize also the mecessity for investigation and the meed for a prompt and impartial resolution of the allegations. It is for this reason them I deferred to the Department of Justice and avoided mailing any inquiries regarding the investigation. But as Director of the FEI I have a special responsibility to insure that may employees are treated in a fair and impartial manner, Directorly where allegations of miscondopt may recall in griminal charges. They are entitled to no more—and pentainly me less—then any other citizen in minima elementaries.

I therefore respectfully request the state matter be referred to the Office of Professional Constitution in accordance with 25 C.F.E. a O.M. and the Constitute advised of the progress of the inequiry.

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Note: This letter formally requests that the Office of Professional Responsibility inquire into the mautherized disclosures of information concerning the Department's investigation into alleged wrongdoings by present and former Bureau personnel. Although we have had prior correspondence with the Department in this matter, neither of our early communications was directed to the Attorney General: nor did we emplicitly request an inch the Office of Professional Responsibility. reviews allegations against Departmental employees involving violations of law, Departmental regulations, as Departmental standards of sonduct. It was greated primarily to make certain that Departmental employees perform their duties in accord with the professional standards expected of the Nation's principal law enforcement agencies. Accordingly, this matter seems uniquely suited to the resp insibilities of that Office.

APPROVED:

Assoc. Dir.

Logal Cour 5. & T. Serv.

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OPTIONAL FORM NO. TO MAY 1962 EDITION GSA FFMR (A) CTAY 101-11.6 UNITED STATES GO

### Memorandum

TO

DATE: 4/18/77

Dec. AD Adm. Dep. AD Inv.\_ Asst. Dir.: Adm. Serv.

Telephone Rm. Director Sec'y

L. E. Rhyne FROM

SUBJECT CIVIL RIGHTS INVESTIGATIONS SURREPTITIOUS ENTRIES

1 - Mr. Held

1 - Mr. McDermott

- Mr. Adams l - Mr. Moore

1 - Mr. Ingram - Mr. Rhyne

1 - Each Assistant Director

. OKC)

The purpose of this memorandum is to advise of the comments of concerning the indictment of former Agent John-Kearney.

RECOMMENDATION: None. For information.

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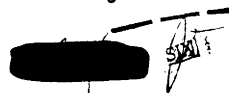
On 4/15/77 SA White-Collar Crime (WCC) Section, Criminal Investigative Division, contacted concerning a request by the State of Arizona for a speaker at a WCC school now a private attorney, was formerly the the U. S. Attorney's Office in Washington, D. C. He was also to U. S. Attorney Earl Silbert in the Watergate prosecutions. He is a highly a spected attorney in the District and has lectured at Quantico.

MEW 35 DE 54 6 FX-106 Following the discussion concerning the school, stated, "I am irate over the indictment of the Agent in New York. Those guys over at the Department are reprehensible and irresponsible to even consider such a thing. went on to state he had represented some of the CIA people

in their problem and the Department didn't prosecute them. (19)

APR 27 1977

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1977, Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Memorandum to Mr. Moore Re: Civil Rights Investigations

He is defending one CIA agent in a civil suit arising out of the mail openings. He added, "I am willing to defend any FBI Agent free of charge." He closed the conversation with "Let me know if I can help."

was thanked for his support and was told his thoughts would be conveyed to Bureau officials.



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) 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.
Decument(s) originating with the following government agency(ies)    Compared to the following government agency (ies)   Compared to the for direct response to you.
Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.
Page(s) withheld for the following reason(s):
For your information:
The following number is to be used for reference regarding these pages:

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OPTIONAL FORM NO JULY 1973 EDITION GBA FPMR (41 CFR) (01-11,4 UNITED STATES GOVERNMENT

### $m{A}emorandum$

The Associate Director

DATE: 5 - 3 - 77

Legal Counse

SUBJECT:

CIVIL RIGHTS DIVISION INVESTIGATION

OF SURREPTITIOUS ENTRIES AND OTHER

ALLEGED OFFENSES

PURPOSE:

The purpose is to report a request by Congressman Thomas Luken (Ohi for public information regarding captioned matter.

1 N. W/102.

#### SYNOPSIS AND DETAILS:

At 3:10 p.m. on May 3, Congressman Thomas Luken of Ohio telephonic advised me that he is interested in receiving all information available concerning captioned matter with particular emphasis on the indictment of John Kearney. I told the Congressman that investigation was conducted by the Civil Rights Divisi of the Department and that the Bureau has not been furnished the results of that investigation. I told him that recently two groups of Special Agents met with the Attorney General and expressed their concerns regarding the indictment of Kearney and that the Attorney General had indicated his responsibility was to proceed with the indictment. I told the Congressman that it was only that sort of information that the Bureau could furnish him at this time.

Congressman Luken asked me whether any of the Director's statement concerning these matters had been made publicly and whether there were any n clippings that might be relevant. He also asked whether there had been any remade in Congress concerning these matters. I told him that the Director had r public comment and that there were remarks published in the Congressional Re and in the public press by others. He requested assistance in locating such pul material and I indicated to him that we would endeavor to aid him to that extent. 124 XEROX

1 - Mr. Daly

1 - Mr. Boynton

- Mr. Mintz

MAY 17 1977

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CONTINUED - OVER
U.S. Savings Bonds Regularly on the Payroll Savings Plan

Memo Legal Counsel to the Associate Director Re: Civil Rights Division Investigation of Surreptitious Entries and Other Alleged Offenses

#### RECOMMENDATION:

The Office of Congressional Affairs will furnish Congressman Luken with copies of the Director's public statements and any available references to published news items and remarks appearing in the Congressional Record.

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ADIC, New York

1 - J. B. Adams 1 - J. A. Mintz 1 - A. J. Decker, Jr.

5/9/77/

(Atth

1 - D. W. Moore, Jr.

1 - J. D. Maurice

IDENTIFICATION OF SOURCE USED IN A FEDERAL BUREAU OF INVESTIGATION MEMORANDUM; FREEDOM OF INFORMATION - PRIVACY ACT (FOLPA) MATTER

(BUDED COB 5/16/77)

NOV 0 8 1977

From: Director, FBI

66-1372-34-209 By letter dated February 21, 1962, captioned "JUNE" you advised FBIHQ that symbol number to a highly confidential source, namely the U.S. Festival Committee (Eighth World Youth Festival) Room 807, 460 Park Avenue South, New York, New York, for the date 2/16/62. source was recontacted by the New York Office on 6/7/62.

was subsequently Material obtained from included in an FBI memorandum dated July 2, 1962.

In connection with a pending FOIPA action, the Bureau has reviewed this memorandum as well as pertinent Bureau files but cannot clearly establish the exact nature of this source, whether it was a surreptitious entry or another sensitive investigative technique.

The identity of this source will affect the FOIPA statutory exemptions available for use and the extent of the information to be released.

This memorandum was also examined that the FOIPA Appeals Unit, Department of Justice, with their recommendation that its release be held in abertage pending the Burgeu's determi-

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revied of the furthment files if your stitue of take whatever other atera are acceptable in furthment in the matter of this source. If the injuries in a property is a property the matter of the number, further all mentals required by

#### Submit results by COS 5/14/77.

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NOTE: J. M. Barris memorandum to Mr. A. . Decker, Jr., dated 3/10/77, recommended that Mr. J. B. Adams determine the identity of which is set forth in T. D. Rushing to J. B. Bland memorandum dated 7/2/62 Serial 5270X of Bureau file 66-2542-3-34, which is maintained in the Special File room, is New Yorks letter of February 21, 1962, to the Director captioned "JUNE." This letter does not contain any additional information that would further identify other than that which is set forth in the first paragraph of this letter. By letter dated 4/18/77, we addressed a letter to the Assistant Attorney General, Civil Rights Division, requesting authority for us to make necessary inquiries to determine the nature of this source. The reason for the request was to be absolutely sure that any inquiry by us to establish the identity of would not interfere with the Civil Rights Divisions investigation of surreptitious entries: By letter dated 4/29/77 the Department advised they have no objection to us taking whatever steps are necessary to determine the nature of the source.

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NY 62-15295

### REQUEST OF THE BUREAU

It is noted that New York airtel, dated 5/16/77 requested the Bureau to ascertain from the Department and/or Bureau officials who conducted inquiries in the surreptitious entry investigation at the NYO, a listing of personnel who were assigned to Squad 47 of the NYO during the pertinent period.

In addition, it is suggested that the Bureau ascertain from the Department the identities of all FBI personnel who were subpoenaed and/or interviewed and/or appeared before a Grand Jury in connection with the surreptitious entry investigation conducted by the Civil Rights Division of the Department of Justice during the past year.

After a listing of these personnel and Squad 47 personnel is obtained, it is suggested that the Bureau ascertain the current offices of assignment of these personnel from the Personnel Section, inasmuch as many of these individuals have been transferred from the NYO.

The Bureau may then desire to set out leads to have these personnel interviewed in accordance with instructions set out in Bureau airtel, dated 5/9/77.

LEADS

NEW YORK

AT NEW YORK, NEW YORK. 1. Will interview Supervisor when available.

2. Will await receipt from the Bureau of a listing of personnel currently assigned to the NYO who had been assigned to Squad 47 during the pertinent period, and a listing of personnel currently assigned to the NYO who were subpoenaed and/or interviewed and/or appeared before a Grand Jury in connection with the surreptitious entry investigation conducted by the Civil Rights Division of the Department of Justice during the past year, and will interview these personnel, if so desired by the Bureau.

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OPTIC TALL FORM NO. 10 JULY 1973 EDITION . GRA FPMR (41 CFRI 10141.8 UNITED STATES GOVERNMENT 1 - Mr. J. J. McDermott 1 - Mr. J. B. Adams lemorandum 1 - Mr. H. N. Bassett 1 - Mr. R. E. Long : Mr. Decker 6/1/77 DATE: 1 - Mr. J. A. Mintz - Mr. A. J. Decker, Jr. SUBJECT: ALLEGATIONS OF UNAUTHORIZED LEAKS OF CLASSIFIED IN FORMATION EXECUTIVE ORDER 11652 MI 3.3.82 PURPOSE: To request approval for attditional internal investigation relative to unauthorized leaks of classified information arising out of the Department's Civil Rights Division "Surreptitious Entry Investigation As reported in memorandum to Mr. Decker, 5/5/77. Leon Ulman, Chairman, Department Review Committee (DRC) requested in a memorandum dated 4/21/77 that the Bureau's Document Classification Officer (Security Officer) initiate an internal investigation concerning alleged unauthorized leaks of classified information arising out of the Civil Rights Division's "Surreptitious Entry Investigation." This request is pursuant to Title 28, Code of Federal Regulations, Part 17.55, which is the implementation directive for Executive Order 11652 which, in part, requires the Security Officer of each division to conduct inquiries to determine whether corrective measures and appropriate administrative, disciplinary or legal action should be taken in a case of unauthorized disclosure of classified information. Inquiry findings and recommendations of the Security Officer must be reported to the Department Security Officer and the DRC. In accordance with Mr. Ulman's request and with your approval, airtel dated 5/9/77 requested New York to conduct appropriate investigation concerning access to and disposition of certain classified documents in New York SAC Folder 25 which may have been subject to unauthorized disclosure. By airtel dated 5/20/77 from New York, the following Bureau officials were identified as having access to the material in question: Assistant Director H. N. Bassett; Assistant Director R. E. Long and his investigative staff; SAC J. E. Otto, Minneapolis Divisions 13 SAC P. A. McNiff. Tampa Division; SAC C. E. Price, Richmond Division Legal Counsel Division. and SA Secret 6/20/11 62-11716 Enclosures NOT RECORDED CONTINUED - OVER 62-116065 191 JUL 13 .37/ CONTIDENTIAL MATERIAL ATTACH ADDENDUM, LEGAL COUNSEL DIVISION - PAGE 4

DDENDUM, LEGAL COUNSEL DIVISION - PAGE 4

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

Memorandum to Mr. Decker Re: Allegations of Unauthorized Leaks of Classified Information 62-116065

Assistant Director Long advised on 5/25/77 he was precluded from releasing material or discussing matters relating to the Civil Rights Division "Surreptitious Entry Investigation" based on an agreement between the Bureau and the Department of Justice. He suggested the documents contained in New York SAC Folder 25, which is now maintained at FBIHQ, should be provided through the Department and those Bureau officials assigned to that investigation who had access to the documents in question be interviewed by Departmental officials conducting the Department's internal investigation concerning unauthorized disclosure of classified information in this matter.

In view of the above, it is requested that you approve the following required to pursue the Bureau's responsibility in this internal investigation.

RECOMMENDATION: 1. That the attached letter to Leon Ulman, Chairman, DRC, be approved in order to (a) advise what action the Bureau is taking in this matter, and (b) to request the Department review documents and interview certain Bureau officials not available to the FBI because of Departmental agreement.

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Memorandum to Mr. Decker

Re: Department Review Committee

62-117024

2. That the attached airtel be sent to the SACs Minneapolis, Richmond and Tampa, requesting each provide an affidavit concerning their knowledge of access to and/or unauthorized disclosure of classified information contained in New York SAC Folder 25.

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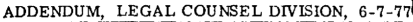
3. That approval be given to interview and obtain affidavits from Assistant Director Bassett and Legal Counsel Division, in connection with this matter.

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Memorandum D. Ryan to Mr. Decker Re: Allegations of Unauthorized Leaks of Classified Information Executive Order 11652





The following is being set forth in response to Mr. Revell's routing slip of 6-6-77 in which he requested Legal Counsel Division's views on this matter.

The interviews and affidavits for which permission is sought concern a matter which could be the subject of criminal charges under Title 18, United States Code, Section 793(d), (copy attached). Since the individuals who are to be interviewed and whose affidavits are to be secured are identified as having had access to information which was wrongfully disclosed, this necessarily means that they are, in effect, suspects in any potential criminal prosecution. Therefore, it is our recommendation that such individuals be advised of their rights before any interview and the securing of affidavits.

APPROVED

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# ADDENDUM RECORDS MANAGEMENT DIVISION DOCUMENT CLASSIFICATION OFFICE 6/15/77



In accordance with the recommendation of the Legal Counsel Division in an addendum dated 6/7/77 to this memorandum, those Bureau officials furnishing affidavits will be advised of their rights before being interviewed. See addition to last paragraph, page 2, of the airtel and item 3, page 2, of letter to Mr. Ulman, both of which are attached to the cover memorandum.

Mr. Leon Ulman, Chairman Department Review Committee FEDERAL GOVERNMENT

June 2, 1977

ALLEGATION OF UNAUTHORIZED LEAK OF CLASSIFIED INFORMATION (SURREPTIZIOUS ENTRY INVESTIGATION)

ALL LUG

Reference is made to your memorandum dated April 21, 1977, instructing that pursuant to Title 28, Code of Federal Regulations, Part 17, an internal investigation be conducted regarding alleged unauthorized disclosures of classified information in connection with the Civil Rights Division "Surreptitious Entry Investigation.

In accordance with your request, enclosed is a copy of a memorandum prepared by this Bureau's New York Office dated May 26, 1977, setting forth the results of interview of 14 employees of this Burcau's FBI office. This memorandum also contains an assessment relating to the damage resulting from the unauthorized disclosures of classified national security information which have appeared in the media in connection with the "Surreptitious Entry Investigation." A copy of the enclosure is also being furnished to the Department Security Officer with a copy of this memorandum.

This investigation is continuing within the FBI and you will be advised of further results.

NOT RECORDED 192 JUL 15 1977

Enclosure

1 - Lloyd A. Bastian, Acting Director Security Programs Staff Office of Management and Finance

MAILED 14 JUN **1**1977 Laboratory -

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SEE NOTE PAGE 2

Chairman
Department Review Committee

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### NOTE:

Memorandum from to Mr. Decker, dated 5/5/77, was approved initiating this internal investigation which is being accomplished at the specific directions of the Chairman of the Department Review Committee in accordance with 28 CFR 17, which requires information be furnished to the Department Review Committee relating to unauthorized disclosures of classified information.

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# Memorandum

TO

Mr. Decker

DATE:

6/2/77

Assoc. Dir. Dep. AD Adm.

Dep. AD Inv. . Acet. Dir.: Fut. Affairs

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SUBJECT:

SPECIAL AGENT

MILWAUKEE DIVISION (PROJECT ONSLAUGHT)

REQUEST TO APPEAR BEFORE FEDERAL GRAND JURY,

WASHINGTON, D. C.

PURPOSE:

To advise of the request by Departmental Attorney

Paul Hoeber for captioned Special Agent to appear before the Federal Grand Jury and to obtain release from employment agreement, to allow him to consult with a personal attorney and to testify before the Grand Jury.

### DETAILS:

On 6/1/77, Special Agent. of the Milwaukee Division, who is on temporary duty in the Freedom of Information-Privacy Acts Branch with Project Onslaught, was contacted by Departmental Attorney Hoeber. Hoeber advised him that his presence before the Federal Grand Jury presently sitting in Washington, D. C. was desired on Friday, 6/3/77. REC-115 6

has notified his SAC of the above 16 1977 as well as his response to the Department Attorney that he would appear.

has ret<u>ained a personal counsel</u> in Washington, D. C., who is has represented FBI personnel in this matter and is on the approved list. (HAS clear ANCE)

In view of the short deadline, SA assume that he has the Director's approval releasing him from his employment agreement and authorizing him to discuss FBI investigative matters with both his personal attorney and the Grand Jury.

1 - Legal Counsel

CONTINUED - OVE

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

Memorandum to Mr. Decker

RE Special Agent

Request to Appear Before Federal Grand Jury

has requested that no record of the above be made in his personnel file. This memorandum should be filed in the Surreptitious Entries investigative file and any necessary indexing made to that file.

## RECOMMENDATION:

None, for information.

Macal

UNITED STATES GOVERNMENT lemorandum MR. SKAGGS TO SUBJECT: SURREPTITIOUS ENTRY This is to advise that authority is hereby given for Administrative Services Division, to work in an overtime capacity for one hour beginning at 8:00 am and ending 9:00 a.m. for an indefinite period of time. This time spent is very necessary due to the nature of the investigation. REL (5) 1 - Mr. Bassett (Attn: Mr. Keehan) 1 - Mr. Midkiff 1 - Mr. Skaggs 1 - Personnel file of 51-115 62-117166-107 JUN 30 1977 SPYJRM(cal

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

OPTIONAL FORM NO. 10 JULY 1873 EDITION GBA FPMR (41 CFR) 101-11.6

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SA 5/16/77 from :		ived telephone call on himself as RICK JOHNS	
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RCO 058 1962030Z PP HI MP JUL 15 3 37 PH '77 DE RC P 152030Z JULY 77 FM RAPID CITY (62-0) TO DIRECTOR MINNEAPOLIS (SAC PERSONAL ATTENTION) Come Roft Kin Sursptil BT CLEAR ATTENTION OFFICE OF LEGAL COUNSEL UNITED STATES VERSES JOHN DOE: 2-117166-109 MISCELLANEOUS INFORMATION CONCERNING. RE PAPID CITY TELETYPE TO DIRECTOR DATED JULY 15. No longer at MP o/2 1977. ON JULY 15. 1977. SA CONTACTED AND WAS ADVISED THAT HAD DISCUSSED THIS MATTER WITH DEPARTMENTAL ATTORNEY STEVEN HORN AND THAT SA PRESENCE WOULD NOT BE REQUIRED ON MONDAY, JULY 18, 1977, AND THAT A NEW SUBPOENA WOULD BE ISSUED. BT ST-126 REC-26 AUG 4 1977 BYSPY JEW Cal LAIL 3-3-82 7 9 AUG 1 2 1977

Assoc, Dir.

Dep. AD Adm

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Adm. Serv. Caim. Inv.-JUL 13 3 23 PH 177 WF0005 1941914Z RECEIVED FEDERAL BUT PP HI OF INVESTIGATIO COMMUNICATIONS SECTION JDE WF 1 P 1319142 JUL 77 FM WASHINGTON FIELD (62-0) (P) Civil Righto Min. TO DERECTOR PRIORITY BT. **EFTO** ATTENTION LEGAL COUNSEL WASHINGTON FIELD OFFICE AGENTS SUBPOENAED TO APPEAR BEFORE GRAND JURY, WASHINGTON, D.C., CONCERNING SURREPTITIOUS **ENTRIES** A NUMBER OF SPECIAL AGENTS OF THE WASHINGTON FIELD OFFICE HAVE BEEN SUBPOENAED, OR WILL BE SUBPOENAED IN THE IMMEDIATE FUTURE, TO APPEAR BEFORE FEDERAL GRAND JURY SITTING IN WASHINGTON, D.C., INCLUDING SPECIAL AGENTS ST-126 JUL 19 1977 ATTORNEY! WITH THE FIRM OF WASHINGTON, D.C., COUNSEL FOR SPECIAL AGENTS HAS ADVISED THAT BEFORE TESTIFYING CONCERNING MATTERS OF A CONFIDENTIAL AND OR CLASSIF

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Assoc. Dir.

Dep. AD Adm.

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Asst. D.r.:

PAGE TWO WF 62-0 E F T O

NATURE BEFORE AN UNCLEARED GRAND JURY, IT WOULD BE NECESSARY FOR THESE SPECIAL AGENTS TO HAVE WRITTEN AUTHORIZATION RELEASING THEM FROM THEIR OBLIGATIONS UNDER THE FORM FD 291, EMPLOYMENT AGREEMENT, TITLE 28, SECTION 17.3, UNITED STATES CODE, AND EXECUTIVE ORDER 11652, DATED MARCH 8, 1972, WHICH STATES THAT AGENTS CANNOT REVEAL CLASSIFIED MATERIAL TO UNCLEARED PERSONS.

BUREAU IS REQUESTED TO PROVIDE THE AGENTS MENTIONED ABOVE WITH WRITTEN INSTRUCTIONS REGARDING THIS MATTER. BT.

