

**FEDERAL BUREAU OF INVESTIGATION**  
**FREEDOM OF INFORMATION/PRIVACY ACTS SECTION**  
**COVER SHEET**

**SUBJECT: MURRAY HUMPHREYS**

**PART 12 OF 13**

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**FEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET**

2 Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

- ☒ Deletions were made pursuant to the exemptions indicated below with no segregable material available for release to you.

Section 552Section 552a☐ (b)(1)☐ (b)(7)(A)☐ (d)(5)☐ (b)(2)☐ (b)(7)(B)☐ (j)(2)☐ (b)(3)☒ (b)(7)(C)☐ (k)(1)☒ (b)(7)(D)☐ (k)(2)☐ (b)(7)(E)☐ (k)(3)☐ (b)(7)(F)☐ (k)(4)☐ (b)(4)☐ (b)(8)☐ (k)(5)☐ (b)(5)☐ (b)(9)☐ (k)(6)☐ (b)(6)☐ (k)(7)

- ☐ 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.
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24-105

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Trotter	_____
Tele. Room	_____
Holmes	_____
Gandy	_____

☐ AIRGRAM    ☐ CABLEGRAM    ☐ RADIO    ☒ TELETYPE

10:20 PM CDST URGENT 6-25-65 [REDACTED]  
 TO DIRECTOR AND OKLAHOMA CITY  
 FROM CHICAGO 252255

MURRAY L. HUMPHREYS, AKA. FUGITIVE, AR. DAILY SUMMARY.

(b)(7)(c) S

HUMPHREYS SCHEDULED TO APPEAR BEFORE FGJ CHICAGO, JUNE 25 INSTANT FOR PURPOSE OF HAVING HUMPHREYS ORDERED TO EITHER ANSWER QUESTIONS RE NARCOTICS PREVIOUSLY PUT TO HIM BY GRAND JURY OR TAKE FIFTH AMENDMENT. NOTED HUMPHREYS REFUSED TO ANSWER SUCH QUESTIONS DURING INITIAL APPEARANCE MONTH AGO BUT ALSO REFUSED TO INVOKE FIFTH AMENDMENT SAYING ANSWERS TO THESE QUESTIONS COULD NOT INCRIMINATE HIM SINCE HE WAS NEVER INVOLVED IN NARCOTICS.

NOTED HUMPHREYS UNDER CONTINUING SUBPOENA WITH AGREEMENT HE WOULD REAPPEAR ANY TIME UPON NOTICE TO HIS ATTORNEY, [REDACTED] [REDACTED] HIGHLY CONFIDENTIAL SOURCE ADVISED JUNE 23 HUMPHREYS MET 11 AM THAT DATE WITH [REDACTED] HUMPHREYS OBSERVED BY BUAGENT ENTERING DESIGNATED MEETING PLACE THAT TIME.

ON PM JUNE 23 USA'S OFFICE CONTACTED [REDACTED] AND ADVISED HIM TO INFORM HUMPHREYS TO APPEAR BEFORE FGJ JUNE 25. AT MID AFTERNOON JUNE 24 [REDACTED] INFORMED USA'S OFFICE HE HAD BEEN UNABLE TO CONTACT HUMPHREYS TO ADVISE HIM OF USA'S CONTACT OF [REDACTED]

ON JUNE 24 HIGHLY CONFIDENTIAL SOURCE ADVISED BY GODFREY BROUGHT HUMPHREYS MESSAGE FROM [REDACTED] THAT [REDACTED] DESIRED TO MEET HUMPHREYS THAT DATE SAME PLACE AND HUMPHREYS WAS NOT TO CONTACT

REC-70

EX 109

15 JUN 29 1965

Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
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☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

PAGE 2 FROM CHICAGO 252255

(b)(7)(c)

██████████ OFFICE IN ANY MANNER. GODFREY ADVISED ██████████ HAD BEEN CONTACTED AS ABOVE BY USA'S OFFICE AND THAT ██████████ FELT "SOMETHING BAD IS IN THE WIND." AS RESULT, GODFREY SAID, ██████████ SUGGESTS HUMPHREYS MAKE HIMSELF UNAVAILABLE. IN MEANTIME, ██████████ ATTEMPTING TO LEARN OF PLANS OF GOVERNMENT FOR HUMPHREYS. HUMPHREYS THEN COULD ACCEPT SERVICE OF SUBPOENA EARLY WEEK JUNE 28. HUMPHREYS INSTRUCTED GODFREY TO SET UP MEET WITH ██████████ FOR NOON JUNE 24.

USA'S OFFICE THEREUPON REQUESTED HUMPHREYS BE LOCATED AND ISSUED NEW SUBPOENA CALLING FOR HIS APPEARANCE AM, JUNE 25. EFFORTS TO LOCATE AND SERVE UNSUCCESSFUL TO DATE.

SOURCE ADVISES WHEN HUMPHREYS RETURNED TO HIS RESIDENCE EARLY PM, JUNE 24 HE WAS VISITED BY HIS ASSOCIATE, ██████████ HE IMMEDIATELY ASKED ██████████ IF ██████████ OBTAINED "THOSE TICKETS" FOR HIM. ██████████ REPLIED, ██████████

██████████ POSSIBLE HUMPHREYS TRAVELLED TO NORMAN, OKLAHOMA, BY RR SINCE HE ALWAYS INSTRUCTS ██████████ TO OBTAIN TICKETS FOR SUCH TRAVEL.

IN VIEW OF HUMPHREYS UNAVAILABILITY, BENCH WARRANT WAS ISSUED BY JUDGE J. SAM PERRY TO COMPEL HIM TO APPEAR BEFORE FGJ. HUNDRED THOUSAND DOLLAR SURETY BOND SET BY JUDGE PERRY.

SOURCE AND INVESTIGATION HAS DETERMINED HUMPHREYS NOT AT RESIDENCE OR KNOWN HANGOUTS HERE. OKLAHOMA CITY REQUESTED TO MAKE APPROPRIATE INVESTIGATION INCLUDING CONTACT ESTABLISHED



Tolson \_\_\_\_\_  
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☐ AIRGRAM    ☐ CABLEGRAM    ☐ RADIO    ☒ TELETYPE


PAGE 3 FROM CHICAGO 252255

(H)(7)(C)

SOURCES IN NORMAN TO DETERMINE IF HUMPHREYS THERE AND TO EFFECT HIS ARREST IF LOCATED.

SOURCE ADVISED HUMPHREYS CONVINCED HE WILL BE OFFERED IMMUNITY AS WAS GIANCANA. INDICATED HE WILL REFUSE TO ACCEPT IMMUNITY AND GO TO JAIL INSTEAD. FUGITIVE FORM LETTER SUBMITTED.

RECEIVED: 6-25-65 12:45 AM PARTIALLY UNDECIPHERABLE

CORRECTION RECEIVED: 6-26-65 3:45 PM 

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DECODED COPY ✓☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPETolson  
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Gandy7:51 PM CST URGENT 6-26-65  
TO DIRECTOR AND CHICAGO  
FROM OKLAHOMA CITY 262145① also known as Anti-racketeering  
MURRAY LLEWELYN HUMPHREYS, ~~AKA~~-FUGITIVE. ~~AKA~~.

(F)(7)(C):(D) 5-

SYNOPSIS: HUMPHREYS ARRESTED BY BUREAU AGENTS, NORMAN OKLAHOMA 1:15 PM, SATURDAY, JUNE 26, 1965, HELD OKLAHOMA COUNTY JAIL, OKLAHOMA CITY, OKLA., IN LIEU OF \$100,000 SURETY BOND.

DETAILS: REFERENCE TELEPHONE CALLS BETWEEN CHICAGO AND OKLAHOMA CITY JUNE 25 AND 26 INSTANT, AND CHICAGO TELETYPE TO BUREAU AND OKLA. CITY JUNE 25 INSTANT.

Federal Grand Jury UPON RECEIPT INFO HUMPHREYS HAD FAILED TO APPEAR CHICAGO ~~FED~~, IMMEDIATE INVESTIGATION INITIATED NORMAN, OKLA., SINCE HUMPHREYS DAUGHTER RESIDES THAT AREA AND HIS EX-WIFE MARY CLEMM BRENDLE HUMPHREYS, RESIDES ON ESTATE NEAR NORMAN. SINCE HUMPHREYS HAS BEEN KNOWN TO VISIT THIS AREA IN PAST, IMMEDIATE INQUIRIES CONDUCTED AND SURVEILLANCES ESTABLISHED.

IMMEDIATE SURVEILLANCE ESTABLISHED AREA [REDACTED] AND AT 11:40 AM, HUMPHREYS WAS OBSERVED TO ENTER THIS BUILDING WITH HIS EX-WIFE. SURVEILLANCE MAINTAINED AND

ST-107 REC-69

92-3018-147-3  
1 JUN 29 1965

MR. BELMONT FOR THE DIRECTOR

Tolson \_\_\_\_\_  
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☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

PAGE TWO FROM OKLAHOMA CITY 262145

(H)(7)(C): (D)

AND BOTH DEPARTED. HUMPHREYS, BY SELF, WENT ON BRIEF SHOPPING TOUR, WENT BY BUS STATION AND TO SANTA FE RAILROAD STATION.

HUMPHREYS WAS ARRESTED AT RAILROAD STATION BY AGENTS

AND [REDACTED] SA [REDACTED] AND WRITER WERE NOT AT RAILROAD STATION AT TIME ARREST MADE, ALTHOUGH ON CASE. ARREST DELAYED FEW MINUTES AFTER SUBJECT DEPARTED [REDACTED]

UPON ARREST, SUBJECT ASKED TO BE PERMITTED CALL HIS ATTORNEY IN CHICAGO. REQUEST GRANTED AND HE MADE SUCH A CALL.

UNITED STATES DISTRICT JUDGE

WESTERN DISTRICT, OKLAHOMA

USDA LUTHER BOHANON, JUDGE, DIRECTED THAT UPON ARREST SUBJECT BE TAKEN DIRECTLY TO THE OKLAHOMA COUNTY JAIL, OKLAHOMA CITY, OKLA. IN LIEU OF HIS MAKING THE \$100,000 SURETY BOND. JUDGE BOHANON ADVISED HE WILL BE AVAILABLE DURING THE AFTERNOON JUNE 26 INSTANT TO ACCEPT ARRANGMENTS FOR ANY SURETY BOND IF MADE. SUBJECT HAS BEEN PLACED IN OKLAHOMA COUNTY JAIL, WHERE HE HAS BEEN FINGERPRINTED AND PHOTOGRAPHED. FACTS RELEASED TO PRESS AND NEWS MEDIA. CHICAGO AND BUREAU HEADQUARTERS NOTIFIED TELEPHONICALLY RE ARREST.

RECOMMENDATIONS BEING SUBMITTED SEPARATELY RE FINE AND EFFECTIVE PERFORMANCE AGENTS, OKLAHOMA CITY OFFICE.

RECEIVED: 10:14MLT [REDACTED]

CC: MR. GALE

# Memorandum

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
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Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

DATE: **June 25, 1965**

(b)(7)(C)

U. S. Attorney Hanrahan on June 24, 1965, contacted Humphreys' attorney to require Humphreys' presence before the Grand Jury today. Humphreys' attorney did not know Humphreys' whereabouts, and consequently, U. S. District Court Judge J. Samuel Perry today issued a bench warrant for Humphreys' arrest. Judge Perry set bond at \$100,000.

**ACTION:**

Our Chicago Office is in contact with Oklahoma City instructing that office to arrest Humphreys and have him returned to Chicago.

- 1 - Mr. Belmont  
1 - Mr. Rosen  
1 - Mr. DeLoach  
1 - Mr. Gale  
1 - Mr. [REDACTED]  
1 - Mr. [REDACTED]  
1 - Mr. [REDACTED]

- 8 -

79 JUL 2-1965

15 JUL 2

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE OKLAHOMA CITY	OFFICE OF ORIGIN CHICAGO	DATE 6/30/65	INVESTIGATIVE PERIOD 6/25-28/65
TITLE OF CASE  MURRAY LLEWELYN HUMPHREYS, Aka <i>activity 6-26-65</i>		REPORT MADE BY [REDACTED]	TYPED BY [REDACTED]
		CHARACTER OF CASE  AR <i>10-6-65</i>	

## REFERENCES:

(F)(7)(C)

Chicago telephone call to Oklahoma City, 6/25/65.  
 Chicago radiogram to Director and Oklahoma City, 6/6/65.  
 Oklahoma City telephone call to Chicago, 6/27/65.  
 Oklahoma City telephone call to the Bureau, 6/27/65.  
 Oklahoma City telephone call to Chicago, 6/28/65.

- P -

## LEADS:

THE LAS VEGAS DIVISIONAT LAS VEGAS, NEVADA

If not already done, will discreetly ascertain possible connection of MURRAY L. HUMPHREYS with the Sahara Realty Corporation and [REDACTED]

[REDACTED] Las Vegas, Nevada, it being noted HUMPHREYS left [REDACTED] calling card at the telephone in the Norman, [REDACTED]

APPROVED  COPIES MADE:	SPECIAL AGENT IN CHARGE  [REDACTED]	DO NOT WRITE IN SPACES BELOW	
(3) - Bureau (92-3088) (RM) 3 - Chicago (92-348) (1 - USA, Chicago) 2 - Las Vegas 2 - Oklahoma City (92-179)		1445	REC- 60
		12 JUL 1 1965	EX 100
Dissemination Record of Attached Report		Notations	
Agency		[REDACTED] NINE STAT SECT.	
Request Recd.	1 - Dept 7-8-65		
Date Fwd.			
How Fwd.	1 - D44		
By	WV		

70 JUL 18 1965

OC 92-179

Oklahoma train depot after his arrest at Norman.

THE OKLAHOMA CITY DIVISION

AT OKLAHOMA CITY

Will maintain contact with established sources concerning the subject.

ADMINISTRATIVE:

By separate communication the Bureau and Chicago are being furnished a list of property in subject's possession, including serial numbers of all the bills which he turned over to Oklahoma County Sheriff's Jailer when incarcerated.

Duplicate keys are being forwarded to Chicago of the keys in HUMPHREYS' possession.

OC 92-179

INFORMANTS

(b)(7)(C): (D)

[REDACTED]

(Upon request)

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 1 - USA, Chicago

Report of: [REDACTED]

Date: 6/30/65

Office: Oklahoma City

Field Office File #: 92-179

Bureau File #: 92-3088

Title: MURRAY LLEWELYN HUMPHREYS

(b)(7)(C):(D)

Character: ANTI-RACKETEERING

Synopsis:

Investigation instituted 6/25/65 to ascertain if subject in Norman, Oklahoma. Subject located at [REDACTED] Norman, Oklahoma, 6/26/65, and thereafter apprehended at Norman Train Station at approximately 1:05 p.m. Subject attempted to phone his attorney, [REDACTED] in Chicago, Illinois, but could not locate him; did call his brother in Chicago. Subject incarcerated Oklahoma County Jail and turned over to custody of U. S. Marshal. Subject left calling card of [REDACTED] Sahara Realty Corporation, Las Vegas, Nevada, at telephone booth in Norman.

Oct 15 3 23 PM '65

- P -

DETAILS:

Upon telephonic communication on June 25, 1965, that subject had failed to appear before U. S. Grand Jury in Chicago that date, and that bench warrant had been issued by Judge J. SAM PERRY, investigation was immediately instituted, personally directed by SAC LEE O. TEAGUE.

[REDACTED] Norman, Oklahoma, advised on June 25, 1965, that he did not know if HUMPHREYS was in Norman at that time but would make every effort to ascertain if he was there.



OC 92-179

Surveillances were instituted at appropriate transportation centers.

AT NORMAN, OKLAHOMA

(b)(7)(c):(D)

[REDACTED]

At approximately 1:05 p.m., HUMPHREYS was located at the Norman Train Depot of the Santa Fe Railroad and was apprehended at the ticket counter by Bureau Agents. He requested to be allowed to phone his attorney and thereafter placed a telephone call to [REDACTED] Chicago, Illinois, telephone [REDACTED] but was unable to reach [REDACTED].

(b)(7)(c)

HUMPHREYS called MARTHA MARY BRENDLE, his first wife's mother, and made arrangements for the Volkswagen Station Wagon he had been driving to be picked up in Norman.

He thereafter called his brother in Chicago, Illinois, DI 8-6610, and instructed him to contact [REDACTED] and advise [REDACTED] of his arrest.

HUMPHREYS was taken immediately to Oklahoma City and incarcerated in the Oklahoma County Jail. He was turned over to the custody of Deputy U. S. Marshal [REDACTED]

On June 28, 1965, [REDACTED] Ticket Agent, Santa Fe Railroad, Norman, Oklahoma, advised HUMPHREYS was in the process of making reservation for a bedroom on the northbound Santa Fe train to Chicago, under the name J. POPE when arrested.

Examination of the phone booth from which HUMPHREYS placed his telephone call reflected a calling card from the Sahara Realty Corporation - [REDACTED] telephone number [REDACTED] "any time," address [REDACTED] Las Vegas, Nevada. It is believed HUMPHREYS inadvertently left this card while attempting to find the telephone number of his brother in his wallet.



*In Reply, Please Refer to  
File No.*

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Oklahoma City, Oklahoma  
June 30, 1965

Title MURRAY LLEWELYN HUMPHREYS

Character ANTI-RACKETEERING

(b)(7)(c)

Reference Report of SA [REDACTED]  
Oklahoma City, 6/30/65

All sources (except any listed below) whose identities are concealed in referenced communication have furnished reliable information in the past.

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
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Holmes \_\_\_\_\_  
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☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

2:57 PM CDST DEFERRED 6-8-65  
TO DIRECTOR  
FROM CHICAGO 081835

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

CHICAGO PRESS REPORTED THIS DATE CIVIL CASE VS. HUMPHREYS TO OBTAIN ADDITIONAL INCOME TAXES PUT OFF TO FALL TERM U.S. TAX COURT DUE TO "ARRANGEMENTS MADE IN WASHINGTON." BUREAU REQUESTED OBTAIN DETAILS OF ABOVE THROUGH LIAISON IRS.

HUMPHREYS SCHEDULED MEET WITH [REDACTED] 10:30 AM JUNE 8 TO DISCUSS ABOVE CASE. WILL THEN MEET RALPH PIERCE AT JOLLY CHEF RESTAURANT, LOOP AREA, FOR LUNCH. WILL RETURN TO APARTMENT 1 PM FOR NAP. INSTRUCTED BY GODFREY TO RENT CAR FOR HIM SINCE HE WANTS TO TAKE SECOND WIFE TO PHIL SCHMIDT'S RESTAURANT IN HAMMOND, INDIANA, FOR DINNER EVEING JUNE 8.

DETERMINED THAT VISITOR FROM OUT OF TOWN HUMPHREYS SCHEDULED TO MEET AT NORWOOD HOUSE 3 PM JUNE 7 WAS [REDACTED] IN CHICAGO TO REPRESENT PAUL RICCA IN DEPORTATION HEARING. NOT ACTUALLY KNOWN HUMPHREYS MADE CONTACT HOWEVER.

HUMPHREYS ADVISED SECOND WIFE "I HAVE NEVER BEEN SO BUSY. THE FBI HAS US RUNNING CRAZY. THERE IS MOE'S CASE, PAUL'S CASE AND MY OWN STUFF. AND WE KNOW THERE IS A LOT MORE COMING ON THIS GRAND JURY BUSINESS. THINGS GET WORSE EVERY DAY."

RECEIVED: 4:29 PM [REDACTED]

REC-40

4 JUN 18 1965

6/17/65

AIRTEL

1 - Mr. [REDACTED]

TO: SAC, Chicago  
FROM: Director, FBI

REC-40

92-3082-1446

~~92-3082-1446~~

MURRAY L. HUMPHREYS, aka  
AR

(b)(7)(c)

Reurtel 6/8/65.

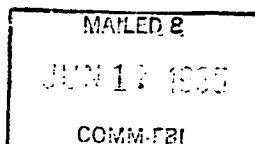
Information has been received from Internal Revenue Service (IRS) Headquarters that the records of the Tax Court Division of that agency show that Humphreys, through his attorneys, filed a motion for continuance in his tax case. The Government imposed no objection and the court granted the motion on 5/12/65. A representative of IRS has advised that this is not an unusual procedure in civil tax cases.

Information has also been received from IRS Headquarters that this type information is public and that any further details, if needed, relative to this matter can be obtained through the Tax Court Division, Office of Regional Counsel of the IRS Office in Chicago.

NOTE: The Tax Court at Chicago is currently making inquiry into the tax responsibility of Chicago top hoodlum Murray Humphreys and recently Chicago newspapers indicated that a continuance had been granted to Humphreys through arrangements made in Washington. Chicago requested contact with IRS to determine details.

(4)

Tolson \_\_\_\_\_  
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Gandy \_\_\_\_\_



56 JUN 29 1965

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Belmont

DATE: June 28, 1965

FROM : J. H. Gale

SUBJECT: MURRAY HUMPHREYS  
ANTI-RACKETEERING

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
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Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

Assistant Special Agent in Charge Welte, Chicago Office, called to advise that Humphreys is now being transported by United States Marshal from Oklahoma City, Oklahoma, to Chicago. They are scheduled to arrive in Chicago at approximately 11:30 a.m. today.

Humphreys was arrested by Agents at Oklahoma City Saturday, June 26, 1965, under a bench warrant issued by Federal District Judge in Chicago, based on Humphreys' unavailability for testimony according to the terms of a subpoena previously served on him.

The judge in Chicago fixed bond at \$100,000 and Humphreys was held in jail over the weekend because of inability to make bond in Oklahoma City. While it is not known at present, it appears that after arrival, Humphreys will be able to make this bond.

Welte said the United States Marshal is transporting Humphreys under handcuffs and that upon arrival in Chicago, he will be turned over to the United States Marshal there. He added that there is considerable favorable press reaction to this situation.

## ACTION:

This matter will be closely followed by Chicago for further developments of interest.

(b)(7)(C)

- 1 - Mr. Belmont
- 1 - Mr. DeLoach
- 1 - Mr. Gale
- 1 - Mr. [REDACTED]
- 1 - Mr. [REDACTED]

(6)

65 JUL 13 1965

REC-15

14 JUN 30 1965

*[Handwritten signature]*

*[Handwritten notes]*

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**FEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET**

3 Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

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Section 552Section 552a☐ (b)(1)☐ (b)(7)(A)☐ (d)(5)☒ (b)(2)☐ (b)(7)(B)☐ (j)(2)☐ (b)(3)☒ (b)(7)(C)☐ (k)(1)☒ (b)(7)(D)☐ (k)(2)☐ (b)(7)(E)☐ (k)(3)☐ (b)(7)(F)☐ (k)(4)☐ (b)(4)☐ (b)(8)☐ (k)(5)☐ (b)(5)☐ (b)(9)☐ (k)(6)☐ (b)(6)☐ (k)(7)

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- ☐ For your information: \_\_\_\_\_

- ☒ The following number is to be used for reference regarding these pages:

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 X NO DUPLICATION FEE X  
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UNITED STATES GOVERNMENT

# Memorandum

TO : SAC, Chicago (92-350)

DATE: 6/30/65

FROM : SAC, Springfield (92-145) P

SUBJECT: MURRAY L. HUMPHREYS, aka  
AR

A Chicago newspaper has recently made available to the State's Attorney, Sangamon County, certain recordings made in a Chicago hotel room, wherein payment to legislators was made. At this time, these recordings are unavailable to the Springfield office, however, if and when they are released to other investigative agencies, they will be reviewed and if any information of pertinence to HUMPHREYS is mentioned, Chicago will be advised.

Investigation at E. St. Louis, Illinois, as outlined in Springfield airtel to Bureau, 4-23-65, will be furnished to Chicago as soon as available.

② - Bureau (b)(7)(c)  
3 - Springfield  
[REDACTED]

(5)

REC 44

88-1449  
12 JUL 1 1965

NINE

7/13/65

1 - Mr. [REDACTED]

AIRTEL

TO: SAC, Springfield (92-145)

FROM: Director, FBI (92-3088) - 1449  
REC-135  
JUL 13 1965

MURRAY L. HUMPHREYS, aka  
AR

Re Springfield memorandum 6/30/65.

(H)(7)(c)

Referenced memorandum contains no details as to how the recordings referred to therein were made; the circumstances concerning their being made available to the State's Attorney's Office, Sangamon County, Illinois; or the conditions upon which this material will be released to investigative agencies. You should promptly furnish the Bureau full and complete details concerning aspects of this situation referred to above.

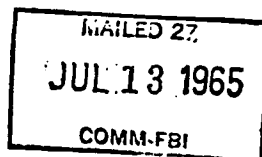
In view of the possibility that such recordings may have been obtained under circumstances raising a question as to their legality, you should not accept them for review pending the furnishing of the above-requested additional information and Bureau clearance for such review.

2 - Chicago (92-350)

NOTE: Chicago sources have furnished considerable information as to efforts of Murray Humphreys to influence passage of anticrime bills in the Illinois State Assembly. A Chicago newspaper has obtained recordings wherein payment was allegedly made to Illinois legislators concerning this legislation and has furnished them to the State's Attorney's Office, Sangamon County, Illinois, and the Springfield Office has advised these recordings will be reviewed in the event they are released to investigative agencies. In view of the publicity angle and the fact that such recordings may have been illegally obtained, Springfield is being requested to furnish further clarifying information and instructed not to accept these recordings for review pending further Bureau clearance.

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

MAIL ROOM ☐ TELETYPE UNIT ☐





## DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☒ RADIO ☐ TELETYPE

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

R-100

DEFERRED 6-30-65 3:22 PM

TO DIRECTOR

FROM CHICAGO 301726

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

(F)(7)(C)

HIGHLY CONFIDENTIAL SOURCE ADVISED HUMPHREYS TAKEN BY HY GODFREY TO MEETING WITH ATTORNEY MAURICE WALSH, 9 AM, JUNE 29. HUMPHREYS RETURNED TO APARTMENT LATE AM THAT DATE AND SPENT REST OF DAY RESTING AND PRACTICING ANSWER TO FGJ QUESTIONS. ANSWER WILL BE SAME AS PREVIOUSLY FURNISHED BY SOURCE WITH ADDITION OF TWO SENTENCES QUESTIONING PERTINENCY OF INQUIRY AND COMPLAINING QUESTIONS. DO NOT ADEQUATELY MAKE CLEAR TOPIC OF INQUIRY AS REQUIRED BY SUPREME COURT RULING. HUMPHREYS APPARENTLY DID NOT MEET WITH HIS GROUP THAT DATE.

ON JUNE 30 HUMPHREYS QUESTIONED GODFREY AS TO WHETHER [REDACTED] AND OTHER MEMBERS HIS GROUP WANTED MEETING TODAY. GODFREY ADVISED HE HAD NOT BEEN SO REQUESTED BY CHICAGO ATTORNEY [REDACTED] WANTED TO MEET HUMPHREYS. GODFREY SUGGESTED LUNCHEON MEET AT EXECUTIVE HOUSE HOTEL WHICH HUMPHREYS AGREED TO. GODFREY INDICATED HE WOULD INFORM [REDACTED] WHERE HUMPHREYS WOULD BE SO [REDACTED] COULD JOIN MEETING IF SO DESIRED. GODFREY WOULD ALSO CONTACT [REDACTED] TO ADVISE HIM WHERE HUMPHREYS WOULD BE.

REC 44

92-3088-1434

RECEIVED: 4:40 PM

58 JUL 13 1965

14 JUL 1 1965

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Belmont *ab*

DATE: June 28, 1965 *JR*

FROM : J. H. Gale *JH Gale*

SUBJECT: MURRAY HUMPHREYS  
ANTI-RACKETEERING

*ab*

Tolson	✓
Belmont	✓
Mohr	✓
DeLoach	✓
Casper	✓
Callahan	✓
Conrad	✓
Felt	✓
Gale	✓
Rosen	✓
Sullivan	✓
Tavel	✓
Trotter	✓
Tele. Room	✓
Holmes	✓
Gandy	✓

(b)(7)(C) *[REDACTED]*

Assistant Special Agent in Charge Welte, Chicago Office, advised that Humphreys arrived back in Chicago in custody of United States Marshal and that there was intensive press and television coverage of the incident.

Humphreys was released on \$100,000 bond, which was put up by *[REDACTED]* a hoodlum-oriented professional bondsman of Chicago. As a special concession, *[REDACTED]* agreed to charge Humphreys only two per cent of the amount of the bond instead of his usual fee of ten per cent.

Welte said that Humphreys had returned to the vicinity of the highly confidential source covering his apartment and has expressed complete amazement that the FBI had so much detailed information as to his whereabouts and activities leading to his arrest. Welte added that the press interest continues to be intensive and that full coverage is being given to the sequence of events involving Humphreys.

## ACTION:

Chicago is following this matter closely for further developments of interest.

- 1 - Mr. Belmont
- 1 - Mr. DeLoach
- 1 - Mr. Gale
- 1 - Mr. *[REDACTED]*
- 1 - Mr. *[REDACTED]*

(6)  
58 JUL 13 1965  
FMB

✓ *EX 100*  
REC-75

72-1451  
14 JUL 1 1965  
*Adm*  
*OK*  
*OK*

U.S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION  
JUL 1 1965  
TELETYPE

also  
Mr. Tolson  
Mr. DeLoach  
Mr. Casper  
Mr. Callahan  
Mr. Conrad  
Mr. Felt  
Mr. Gale  
Mr. Rosen  
Mr. Sullivan  
Mr. Tavel  
Mr. Trotter  
Tele. Room  
Miss Holmes  
Miss Gandy

FBI WASH DC

FBI CHICAGO

4 33 PM CDST URGENT 6-28-65

TO DIRECTOR (92-3088)

FROM CHICAGO (92-348) 2P

MURRAY L. HUMPHREYS, AKA. - FUGITIVE. <sup>also known as</sup> <sup>Anti-racketeering</sup> AR. DAILY SUMMARY.

REFERENCE

RE CHICAGO CALL TO BUREAU JUNE TWENTY EIGHT INSTANT.

U. S. Marshal

HUMPHREYS RETURNED TO CHICAGO O'HARE AIRPORT IN CUSTODY OF USM,  
OKLAHOMA CITY, ELEVEN THIRTY SIX A.M. TODAY VIA AMERICAN AIRLINES  
FLIGHT THREE THREE TWO, AT WHICH TIME HUMPHREYS TURNED OVER TO USM,  
CHICAGO.

U. S. Marshal

AT TEN THIRTY A.M. THIS DATE ATTORNEY [REDACTED] APPEARED  
BEFORE FEDERAL JUDGE J. SAM PERRY WITH MOTION TO QUASH BENCH WARRANT  
ISSUED AGAINST HUMPHREYS. [REDACTED] BASED MOTION ON FACT GOVERNMENT'S  
APPLICATION FOR WARRANT NOT FOUNDED ON TESTIMONY. FURTHER, NO  
SHOWING MADE THAT GOVERNMENT MADE PROPER EFFORT TO NOTIFY HUMPHREYS  
CONCERNING REAPPEARANCE BEFORE <sup>Federal Grand Jury</sup> ~~FGJ~~ JUNE TWENTY FIVE LAST. FURTHER,  
THAT HUMPHREYS IS AGED MAN UNDER DOCTOR'S CARE AND CURRENT INCARCERA-  
TION COULD SERIOUSLY IMPAIR HEALTH. JUDGE PERRY DENIED MOTION  
STATING HUMPHREYS' ACTION IN LEAVING JURISDICTION WITHOUT NOTIFYING

92-3088-1452

JUL 1 1965

END PAGE ONE

70 JUL 13 1965

MR. BELMONT FOR THE DIRECTOR

PAGE TWO CG 92-348

(b)(7)(c)

Federal Grand Jury  
FBI.

HIS ATTORNEY AS TO WHEREABOUTS BORDERED ON CONTEMPT OF  
JUDGE PERRY ALSO REFUSED TO REDUCE BOND.

SPECIAL AGENT

AT TWELVE THIRTY P.M. TODAY SA [REDACTED] OBSERVED  
GATHERING OF HOODLUMS, ROOKERY RESTAURANT, CHICAGO LOOP, WHICH  
INCLUDED [REDACTED] RALPH PIERCE, [REDACTED] AND PAUL DE LUCIA.

[REDACTED] ACCOMPANIED BY PIERCE MADE PHONE CALL INQUIRING WHEN HUMPHREYS  
COULD BE EXPECTED TO BE RELEASED. [REDACTED] AND DE LUCIA OVERHEARD DIS-  
CUSSING NEWSPAPER ACCOUNTS OF HUMPHREYS SITUATION AND COM-  
PLAINED BITTERLY OVER TREATMENT OF HUMPHREYS CLAIMING IT EMBARRASSING  
TO THEIR GROUP. [REDACTED] PERPLEXED AS TO HOW HUMPHREYS ALLOWED HIMSELF  
TO BECOME INVOLVED IN THIS MANNER.

AT TWO P.M. TODAY HUMPHREYS RELEASED ON ONE HUNDRED THOUSAND  
DOLLAR BOND POSTED BY HOODLUM BONDSMAN [REDACTED] WHO CLAIMED HE  
WOULD CHARGE HUMPHREYS ONLY TWO PER CENT FEE AND NOT USUAL TEN PER  
CENT.

HUMPHREYS SITUATION RECEIVING TREMENDOUS ATTENTION CHICAGO NEWS  
MEDIA.

END AND ACK FOR TWO MESGS PLS

WA. [REDACTED] 2

FBI WASH DC

TU CLRP

CG: LRM: CME

DECODED COPY

Tolson ✓  
 Belmont ✓  
 Mohr ✓  
 DeLoach ✓  
 Casper ✓  
 Callahan ✓  
 Conrad ✓  
 Felt ✓  
 Gale ✓  
 Rosen ✓  
 Sullivan ✓  
 Tavel ✓  
 Trotter ✓  
 Tele. Room ✓  
 Holmes ✓  
 Gandy ✓

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

11:26 PM CDST DEFERRED 6-29-65  
 TO DIRECTOR  
 FROM CHICAGO

292222

ANTIRACKETEERING

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

HIGHLY CONFIDENTIAL SOURCE ADVISED HUMPHREYS  
 RETURNED TO HIS APARTMENT IMMEDIATELY AFTER MAKING BOND  
 JUNE 28 LAST.

HUMPHREYS IMMEDIATELY JOINED BY HY GODFREY AND  
 ERNEST HUMPHREYS. GODFREY ADVISED "THEY WANT TO SEE  
 YOU TODAY OR TOMORROW" AND [REDACTED] IS GONNA BE THERE  
 TOO."

HUMPHREYS INSTRUCTED GODFREY TO CONTACT HIS LOCKSMITH  
 AND HAVE ALL APARTMENT LOCKS CHANGED SINCE "THE FBI  
 MAY HAVE COPIED MY KEYS." THIS WAS ACCOMPLISHED SAME DATE.

HUMPHREYS DISCUSSED FOR TWO HOURS HIS ARREST.  
 ALTHOUGH HIS ATTORNEY CLAIMED IN COURT JUNE 28 HE WAS  
 SICK MAN IT IS OBVIOUS HUMPHREYS, THOUGH TIRED, DID NOT  
 SUFFER IMPAIRMENT TO HEALTH. HUMPHREYS APPEARS PARTICULARLY  
 UPSET SINCE NEWS MEDIA CHICAGO, OKLAHOMA AND FLORIDA  
 FOCUSED SO MUCH ATTENTION ON ARREST. PARTICULARLY UPSET  
 WITH ARTICLE OF SANDY SMITH CHICAGO SUN TIMES WHICH  
 DESCRIBED HOW HUMPHREYS STUPIDLY BROUGHT ABOUT ARREST DUE  
 TO FOOLISH ATTEMPT TO EVADE SUBPOENA. HUMPHREYS FEELS  
 FBI MAKING PEOPLE WHO DEAL WITH HUMPHREYS LOSE RESPECT  
 FOR HIM.

IN ABSENCE OF HUMPHREYS, HIS BROTHER EXPRESSED CONCERN  
 FOR HIM WITH FEELING HUMPHREYS BLUNDER IN RUNNING FROM

REC-63

2 JUL 2 1965

Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Casper \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 Conrad \_\_\_\_\_  
 Felt \_\_\_\_\_  
 Gale \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Sullivan \_\_\_\_\_  
 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

PAGE TWO CHICAGO 292222

SUBPOENA WILL CAUSE LOSS OF RESPECT FOR HIM: "WHEN YOU HAVE LIVED YOUR LIFE WITH RESPECT YOU DON'T LIKE PEOPLE THINK THAT NOW THEY'RE CATCHING UP WITH YOU AND MAYBE YOU'RE NOT THE GUY THEY THOUGHT YOU WERE. IF YOU ARE USED TO BEING THE TIP GUY AND NOBODY CAN TOUCH YOU, IF YOU COME DOWN THEN EVERYBODY JUMPS ON YOU AND YOU LOST THE RESPECT."

GODFREY ADVISED [REDACTED] AND [REDACTED] FEEL HUMPHREYS APARTMENT MAY BE "BUGGED" SINCE FBI APPARENTLY KNEW HUMPHREYS EVERY MOVE. HOWEVER, HUMPHREYS DISMISSED ANY POSSIBILITY OF THIS. FEELS HE HAS BEEN SO CAREFUL TO KEEP APARTMENT GUARDED IN ABSENCE FBI HAS HAD NO CHANCE TO ENTER. DETAILED AIRTEL BUREAU AND OKLAHOMA CITY FOLLOWS. (b)(7)(c)

RECEIVED: 12:48 AM 6-30-65 [REDACTED]

Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Casper \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 Conrad \_\_\_\_\_  
 Felt \_\_\_\_\_  
 Gale \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Sullivan \_\_\_\_\_  
 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

UPI-147

(CRIME)

CHICAGO--A FEDERAL JUDGE ISSUED A BENCH WARRANT TODAY FOR MURRAY (THE CAMEL) HUMPHREYS, REPUTED POLITICAL FIXER OF THE CHICAGO CRIME SYNDICATE, WHEN THE ONE-TIME LIEUTENANT OF AL CAPONE FAILED TO KEEP A DATE WITH A FEDERAL GRAND JURY.

FBI AGENTS AND FEDERAL MARSHALS STARTED A SEARCH FOR HUMPHREYS. GOVERNMENT ATTORNEYS DIRECTING A GRAND JURY INVESTIGATION INTO SYNDICATE OPERATIONS TOLD U.S. DISTRICT COURT JUDGE JOSEPH SAM PERRY THAT HUMPHREYS FAILED TO APPEAR IN ANSWER TO A SUBPOENA. HUMPHREYS WAS THE SECOND HOODLUM TO RUN AFUL OF THE LAW IN THE GRAND JURY INVESTIGATION.

SAM (MCE) GIANCANA, REPUTED BOSS OF CHICAGO CRIME CIRCLES, HAS BEEN BEHIND BARS IN COOK COUNTY JAIL SINCE JUNE 1 ON A CONTEMPT OF COURT CITATION.

6/25--N532PED

ENCLOSURE

WASHINGTON CAPITAL NEWS SERVICE

92-3098-1454

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Belmont *at*

FROM : J. H. Gale *JHG*

SUBJECT: MURRAY (CAMEL) HUMPHREYS  
INFORMATION CONCERNING

DATE: 6/26/65

*all*

Tolson	<input checked="" type="checkbox"/>
Belmont	<input checked="" type="checkbox"/>
Mohr	<input checked="" type="checkbox"/>
DeLoach	<input checked="" type="checkbox"/>
Casper	<input checked="" type="checkbox"/>
Callahan	<input checked="" type="checkbox"/>
Conrad	<input checked="" type="checkbox"/>
Felt	<input checked="" type="checkbox"/>
Gale	<input checked="" type="checkbox"/>
Rosen	<input checked="" type="checkbox"/>
Sullivan	<input checked="" type="checkbox"/>
Tavel	<input checked="" type="checkbox"/>
Trotter	<input checked="" type="checkbox"/>
Tele. Room	<input checked="" type="checkbox"/>
Holmes	<input checked="" type="checkbox"/>
Gandy	<input checked="" type="checkbox"/>

*VR*

*100*

SAC Lee Teague, Oklahoma City, called to advise that the above captioned subject, who is a leading Chicago racket figure and a close associate of Sam Giancana, was arrested by Agents of the Oklahoma City Office in the railroad station at Norman, Oklahoma, at 3:15 p.m. Eastern Daylight Time, 6/26/65. There was no incident to the arrest. At the time of the telephone call the Agents were transporting Humphreys to Oklahoma City where he will be held in the Oklahoma County Jail on a bench warrant issued in Chicago because of Humphreys' failure to appear before Federal Grand Jury on 6/25/65 in answer to a subpoena. There is a \$100,000 surety bond out for Humphreys, in Chicago.

Handling of press inquiries being coordinated with Crime Records.

## ACTION:

For information.

- (b)(7)(c)
- 1 - Mr. DeLoach
  - 1 - Mr. Belmont
  - 1 - Mr. Gale
  - 1 - Mr. [REDACTED]
  - 1 - Mr. [REDACTED]
- 6*
- [REDACTED]
- (7)

REC-12

9-3077-1454

10 JUL 1 1965

JUL 12 1965

*91*



Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Casper \_\_\_\_\_  
 Callahan \_\_\_\_\_  
 Conrad \_\_\_\_\_  
 Felt \_\_\_\_\_  
 Gale \_\_\_\_\_  
 Rosen \_\_\_\_\_  
 Sullivan \_\_\_\_\_  
 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☒ RADIO ☐ TELETYPE

R-76  
 DEFERRED 7-1-65 12:20 PM  
 TO DIRECTOR  
 FROM CHICAGO 011552

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

HIGHLY CONFIDENTIAL SOURCE ADVISED HUMPHREYS AND GODFREY MISS CONNECTIONS FOR LUNCHEON MEETING JUNE 30. HUMPHREYS INSISTED MEETING WAS SET FOR CONTINENTAL HOTEL WHILE GODFREY CORRECTLY ARGUED MEET WAS ARRANGED FOR EXECUTIVE HOUSE HOTEL. GODFREY FINALLY MADE CONTACT WITH HUMPHREYS JUNE 30 THROUGH AUTO DEALER [REDACTED] WHICH INDICATES HUMPHREYS AND GODFREY NOW USING [REDACTED] AGENCY AS MESSAGE DROP.

HUMPHREYS SCHEDULED USUAL MEET OFFICE [REDACTED] 10 AM JULY 1. ADVISED HE WOULD THEN MEET [REDACTED] BARBER SHOP RANDOLPH TOWERS AND THEN WOULD VISIT OFFICE MIKE BRODKIN. HOWEVER, ANOTHER HIGHLY CONFIDENTIAL SOURCE INDICATED BRODKIN INTENDED TO MEET [REDACTED] IN BARBER SHOP AND NOT IN OFFICE.

RECEIVED: 12:56 PM [REDACTED]

REC-73

X 113

2 JUL 2 1965

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☒ RADIO ☒ TELETYPE

6:40 PM CDST DEFERRED 7-2-65  
TO DIRECTOR  
FROM CHICAGO 022030

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

HIGHLY CONFIDENTIAL SOURCE ADVISED HUMPHREYS MET MIKE BRODKIN AND [REDACTED] AS SCHEDULED JULY 1. DISCUSSED FACT LETTER HE RECENTLY RECEIVED OBVIOUSLY HAD BEEN OPENED PRIOR TO RECEIPT. DISCUSSED RECENT ARREST AND ADVISED HE HAS PURCHASED AIRPLANE TICKET IN CHICAGO PRIOR TO DEPARTURE CALLING FOR RETURN HERE JUNE 27. ALSO THAT STATION MASTER IN NORMAN, OKLAHOMA RAILROAD STATION COULD TESTIFY HUMPHREYS INQUIRED RE RETURN TO CHICAGO JUNE 26. THIS, HE CLAIMS, REFUTES NEWSPAPER STORIES HE WAS ELEEING TO MEXICO AND SHOWS HIS GOOD FAITH AND LACK OF CONTEMPT FOR GRAND JURY.

BRODKIN DELIVERED GIANCANA'S MESSAGE THAT GIANCANA HAS NO INTENTION OF CHANGING MIND BY ATTEMPTING TO ANSWER QUESTIONS, FGJ.

BRODKIN DISCUSSED WITH HUMPHREYS THAT "LIBBY," PROBABLY FORMER US CONGRESSMAN ROLAND V. LIBONATI, HAD REPROACHED US DISTRICT JUDGE J. SAM PERRY FOR ISSUING WARRANT FOR HUMPHREYS AND SETTING \$100,000 BOND WHEN GOVERNMENT ONLY RECOMMENDED \$5,000. FROM CONVERSATION IT WOULD APPEAR "LIBBY" HAS POLITICAL INFLUENCE WHICH AFFECTS JUDGE PERRY. REPROACH WAS MADE AFTER HUMPHREYS ARRESTED AND NO FAVORABLE TREATMENT REQUESTED OR OBTAINED.

ST-116

RECEIVED: 7:54 PM

REC-3572-3088-1436

11 JUL 6 1965

N S P !

F B I

Date: 6/29/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

Via AIRTEL

AIR MAIL

(Priority)

TO: DIRECTOR, FBI (92-3088)

FROM: SAC, OKLAHOMA CITY (92-179) P

MURRAY LLEWELYN HUMPHREYS, aka  
AR

OO:CHICAGO

Attached for the Bureau and Chicago is one copy each of a list of serial numbers of currency in possession of Subject HUMPHREYS at time of his arrest in Oklahoma City, Oklahoma, on 6/26/65.

Enclosed for Chicago are six (6) keys which are duplicates of keys located in possession of HUMPHREYS at the time of his arrest and found in his personal effects at the Oklahoma County Jail, Oklahoma City.

Upon inspection of the personal effects of Subject, following his arrest in Norman, Oklahoma and his subsequent incarceration in Oklahoma County Jail, Oklahoma City, the following items were noted:

- 1) Operator's license for State of Illinois, No. H516-5330-3113, in name of L. MORRIS HUMPHREYS, 300 N. State Street, Chicago, Illinois.
- 2) One Carte Blanche Card No. [REDACTED] expiring February, 1966 in name LLEWELYN M. HUMPHREYS.
- 3) One bottle nitroglycerin pills.

- ENCLOSURE
- ③ - Bureau (Enc. 1)  
2 - Chicago (92-348) (Enc. 7) RM  
2 - Oklahoma city

(7)

Approved: \_\_\_\_\_  
Special Agent in Charge

Sent

M

Per

NO PREVIOUS RECORD AS LISTED N S P 1

C C - Wick

REC 25

92-3088

145

2 JUL 1 1965

(F)(7)(C)

- 4) One "Plaget" automatic watch, case number 13601 A 3, SN 110956.
- 5) One American Airlines ticket #2754087, stamped as purchased Chicago, 6/24/65, Round Trip, in name "L. HUMPHREYS", remaining stub in ticket folder reflecting return Flight 794 at 3:25 p.m. 6/27/65. Ticket did not reflect incoming Flight.
- 6) One original type-written petition filed in District Court, Cleveland County, Oklahoma, captioned as follows: "Order Vacating Judgment", filed by CLUMA HUMPHREYS, Plaintiff against LLEWELYN HUMPHREYS, Defendant. Petition stamped into office of Court Clerk No. 3849D, dated 4/20/65, Docket No. D 14, page 93, petition signed ELWIN J. BROWN, District Judge, Cleveland County, Oklahoma.
- 7) One original type-written petition filed in District Court, Cleveland County, Oklahoma, captioned as follows; "Judgment", CLUMA HUMPHREYS, Plaintiff and LLEWELYN HUMPHREYS, Defendant filed in Office of Court Clerk, 5/20/65, as No. 3849D, Docket No. D 9, page 93. This judgment petition indicates a resettlement of alimony to be paid by HUMPHREYS to his ex-wife CLUMA HUMPHREYS in which petition signed by HUMPHREYS admits owing balance of alimony in amount of \$103,500, agreed to be paid by HUMPHREYS in the amount of \$1,250 per month as of 6/1/65.
- 8) Type-written copy on Onion Skin paper stating as follows:

"I refuse to answer on the ground that the answer may furnish a link in a chain of circumstances to be used to incriminate me, or may tend to incriminate me and subject me to infamy and to degrade me, or to subject me to forfeiture or penalty. I further claim my right to privacy and silence under the 1st Amendment, that this action and these questions are designed under a published plan to subject me to cruel and inhuman punishment in violation of the 8th Amendment, and to subject me to punishment in excess of that prescribed for petty offenses and misdemeanors and to convict me in the eyes of my fellow citizens without being confronted by any accusers or being afforded a statement of the nature and cause of any accusation against me either by information or indictment and a trial by jury and to deny me due process of law".

For information of Chicago, Subject HUMPHREYS at the time of his arrest at railroad station, Norman, Oklahoma by Bureau agents, HUMPHREYS requested permission to place telephone call to his

(6)(7)(d)

attorney in Chicago which was granted. HUMPHREYS placed telephone call through pay telephone at railroad station in care of [REDACTED] Chicago, at [REDACTED] which call was placed at 1:10 p.m. Subject HUMPHREYS advised Mr. [REDACTED] was his Chicago attorney but that [REDACTED] was not at his residence and requested permission to place a further call to his "brother", which brother was unnamed. This call was placed to Chicago number ~~Oliversey 8-6610~~. Chicago will note further, that at the time of making these calls, HUMPHREYS was offered change by arresting agents to which HUMPHREYS replied, that he always carries a large number of quarters with him and indicated all telephone calls made by him were made through pay telephones. Subject had in his possession \$6.12 in change, most of which was in quarters.

Also for information of Chicago, in the event of subsequent inquiry into identity of [REDACTED] the custodian at Oklahoma County Jail, advised 6/28/65, that a letter had been sent out by [REDACTED] a suspect in two armed bank robberies in Oklahoma City to his brother, [REDACTED] in which suspect [REDACTED] advises his brother of contact with HUMPHREYS and suggests he write HUMPHREYS in Chicago. This letter reads as follows:

"27 June 1965

"Dear [REDACTED]

"Well old son I suppose one never grows too old to be surprised. I have had an experience over the weekend that I can only call bizzare.

"You may have noted in the paper that MURRAY (the CAMEL) HUMPHREY was "apprehended and incarcerated here by the quick work of the local FBI Office" - he was that, alright, as he was purchasing a ticket back to Chicago.

"Anyway was put in here with me in the Maximum Security Section of the County Jail. He left this morning after having stayed just long enough for me to have some infereshing conversation with him and played quite a few hands Chicago style gin rummy. I very quickly found that Chicago style is nothing as compared to Big Top style. HUMP found that out too as he indicated when he checked out leaving me to "C" notes at the desk. He is a very interesting character, friendly, soft spoken, considerate, smart and above all loaded with long green. He wound up

OC 92-179.

a good friend of mine. He mentioned you, your writing you know. You might write him, L. HUMPHREY, 300 N. State, Apartment 5131, Chicago, Illinois. Mention me and the gin game and let know what.

Love [REDACTED]

(H)(7)(C)

LEADS:

The Bureau is requested to search enclosed list of serial numbers of currency in possession of HUMPHREYS at time of his arrest in NSPF. |||

OKLAHOMA CITY DIVISION

Will report arrest.

Federal Reserve Notes  
#10 Denomination

A 599 68 57 B DR  
B 5616 4.265 J DR  
B 571 50.1 64 C DR  
D 092 711 23 C DR  
E 53 945 169 C DR  
G 08 96 53 26 G 11  
G 17 33 83 99 G 11  
G 21 89 73 64 \*  
G 23 90 59 11 G 11  
G 24 59 63 40 DR  
G 24 81 97 14 G 11  
G 24 89 63 84 G 11  
G 32 72 60 77 G 11  
G 40 02 25 90 G 11  
G 45 23 19 89 G 11  
G 49 19 38 59 F 11  
G 52 27 45 51 DR  
G 52 90 94 66 G 11  
G 53 20 84 31 G 11  
G 55 04 77 06 G 11  
G 55 64 88 24 G 11  
G 56 51 68 21 G 11  
G 56 71 36 02 G 11  
G 56 75 45 33 G 11

ENCLOSURE

1457

G 58 68 15 14 G

G 59 75 84 30 F

G 60 69 28 98 G

G 63 53 82 77 G

G 66 29 80 75 G

G 70 07 48 99 G

G 72 94 27 18 G

G 75 22 20 64 G

G 76 23 59 95 G

G 79 14 27 73 G

G 81 80 25 F

G 82 67 18 24 G

G 82 89 47 86 G

G 83 08 11 30 G

G 85 22 62 73 G

G 87 51 52 58 G

G 87 72 51 24 G

G 88 27 86 85 G

G 89 46 83 83 G

G 89 57 95 19 G

G 90 83 87 85 G

G 91 20 91 01 G

G 91 61 36 53 G

G 92 87 24 85 G



G 92 89 26 76 G

G 94 56 97 13 F

G 95 99 22 92 G

Federal Reserve Notes

#20.00 Denomination

B 21050612 C

D 33402577 B

D 72890113 B

G 09229514 C

G 29973311 C

G 40085225 C

G 67087977 C

G 73743962 C

G 75139706 B

G 77749138 C

G 77886125

L 77634014 C

Federal

Reserve NOTES

100

Denomination

B 09012487 A 1

B 17578474 A 1

E 03778788 A

G 02124523 A

G 02356928 A

G 02584383 A

G 02853951 A

G 03809644 A

G 04843686 A

G 07316329 A

G 08953124 A

G 09259914 A

H 01026063 A

I 00496567 A

K 03399953 A

L 02190041 A

L 05862920 A

L 07224601 A

7/7/65

AIRTEL  
REC 25

1 - Mr. [REDACTED]

TO: SACs, Oklahoma City (92-179)  
Chicago (92-348)

FROM: Director, FBI

MURRAY LLEWELYN HUMPHREYS, aka  
AR

(b)(7)(C)

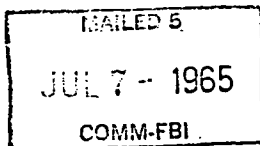
Re Oklahoma City airtel 6/29/65.

No record in NSPF of serial numbers of currency found  
in possession of Humphreys at the time of his arrest.

NOTE: Humphreys was arrested by Bureau Agents in Oklahoma City,  
Oklahoma, on 6/29/65 on basis of bench warrant issued by Federal  
District Judge, Chicago, Illinois, for failure to be available for  
appearance before Federal District grand jury as required. List  
of serial numbers of currency found in Humphreys' possession at time  
of arrest checked through NSPF with negative results.

(6)

[Handwritten signature]



Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

MAIL ROOM ☒ TELETYPE UNIT ☐

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**FEDERAL BUREAU OF INVESTIGATION  
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Section 552Section 552a☐ (b)(1)☐ (b)(7)(A)☐ (d)(5)☐ (b)(2)☐ (b)(7)(B)☐ (j)(2)☐ (b)(3)☒ (b)(7)(C)☐ (k)(1)☒ (b)(7)(D)☐ (k)(2)☐ (b)(7)(E)☐ (k)(3)☐ (b)(7)(F)☐ (k)(4)☐ (b)(4)☐ (b)(8)☐ (k)(5)☐ (b)(5)☐ (b)(9)☐ (k)(6)☐ (b)(6)☐ (k)(7)

- ☐ 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.

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F B I

Date: 6/24/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL \_\_\_\_\_  
(Priority)

TO : DIRECTOR, FBI

FROM : SAC, CHICAGO (92-1913)

SUBJECT: ~~X~~ PROPOSED EXCHANGE  
 TWELVE MILLION DOLLARS IN  
 DOMINICAN REPUBLIC PESOS  
 FOR AMERICAN DOLLARS  
 AR

*RE BUREAU AIRTEL DATED 6/21/65* (b)(7)(C)  
 Re Bureau airtel dated 6/21/65, instructing Chicago immediately furnish Bureau any additional information received and submit recommendations as to further action which can be taken to resolve this obligation.

It would appear that all logical investigation has been completed. Interview could be conducted with [REDACTED] and with [REDACTED]

However, the Chicago Office is unable to recommend this since it is not believed that any such contact could be made without jeopardy to a highly sensitive source which is furnishing invaluable information on a day to day basis.

The Chicago Office will remain alert to any further mention of this situation. The attention of the Bureau is invited to the feeling of the Chicago Office that in the event HUMPHREYS decides to go into this situation he will make some mention of it in the present

- ③ - Bureau
- 1 - New York
- 1 - Baltimore
- 1 - Oklahoma City
- 1 - Chicago

REC-70

92-3088-1468  
16 JUN 25 1965

d: *[Signature]*  
 Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

CG 92-1913

(b)(7)(c)

of the source. This is particularly true since 95% of the conversation which HUMPHREYS has with [REDACTED] are in the presence of the source and it is [REDACTED] whom he apparently intends to use to effect the exchange in Switzerland.

It is therefore the recommendation of the Chicago Office that no further investigation be conducted at this time pending the receipt of additional information from a Chicago source.



UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI

DATE: 6/29/65

FROM : SAC, CHICAGO (92-350 Sub 5)

JUNE

SUBJECT: MURRAY L. HUMPHREYS, aka  
AR

(b)(7)(C) EW SO 5-

Confidential sources of the Chicago Office have furnished continuing information indicating that it is the daily pattern of HUMPHREYS and other leading Chicago hoodlums to initiate their activities with a visit with their associate, [REDACTED] HUMPHREYS ordinarily has breakfast with [REDACTED] at Cally's Restaurant in the Loop area of Chicago and then frequently accompanies [REDACTED] to [REDACTED]'s office at [REDACTED] in Chicago.

HUMPHREYS also dines occasionally with [REDACTED] in the evening hours, and considers [REDACTED] to be one of his closest associates and confidants. Recently a highly confidential source of the Chicago Office advised that HUMPHREYS informed his former wife, that he keeps "papers" in the office of [REDACTED]

During the early 1960's when Chicago top hoodlum PAUL DE LUCIA was incarcerated in the Federal Penitentiary at Leavenworth, Kansas, he was visited regularly by [REDACTED] [REDACTED] was accompanied on these visits by Chicago top hoodlum ANTHONY ACCARDO. Another indication of the degree of close association between DE LUCIA and [REDACTED] is the fact that when DE LUCIA was arrested for his part in the Hollywood extortion case in the 1940's, the bond for him and his six associates, in excess of \$100,000, was paid by [REDACTED] who later testified that the money for the bond was "left on his desk by unknown persons."

Another outstanding example of [REDACTED] complete domination by the Chicago hoodlum element occurred during the [REDACTED]

- 2 - Bureau (REGISTERED)  
1 - Chicago  
[REDACTED]

(3)

REC-18

EX-107

JUL 1 1965

SPEC. DEL. RM

(b)(7)(c)

early 1960's when TONY ACCARDO was indicted for income tax evasion and was the subject of a lengthy court trial. [REDACTED] who has prepared ACCARDO's income tax returns for many years, also was responsible for preparing those returns which were subjected to scrutiny and the basis for the charge of income tax evasion on the part of ACCARDO. During this trial, the report went out that [REDACTED] was extremely ill and suffering from cancer of the throat, with only a short time to live. Subsequent investigation by the Chicago Office has indicated that [REDACTED] has been enjoying extremely good health in recent years, and his close friends were completely unaware that he was suffering from cancer or any other serious illness.

[REDACTED] purpose was to delay the ACCARDO trial which he was successful in accomplishing. This tactic is not at all unusual, since MURRAY HUMPHREYS, for one, has in the past claimed to be extremely ill and unable to carry on the duties of an active major hoodlum, by falsely claiming that he is crippled, almost blind, and suffering from numerous illnesses. Then again, recently, JIMMIE ALLEGRETTI has claimed that he is unable to serve a contemplated jail sentence because of serious illness and short life expectancy, when in reality he has continued in his role as an after-dark visitor to Chicago's gay Rush Street area.

During the recent deportation proceedings held in Chicago, in an attempt to return PAUL DE LUCIA to Italy, DE LUCIA's attorney requested and obtained a delay based upon his information that [REDACTED] who had pertinent tax information, was ill and in New York City. Since [REDACTED] has recently been seen in the Chicago area, it is apparent that once again, a huge lie had been perpetrated by [REDACTED] and his hoodlum associates in an effort to delay the judicial proceedings involving one of Chicago's top hoodlums.

CG 92-350 Sub 5

(b)(7)(c)

DE LUCIA, during his deportation hearings, has claimed that he had legitimate income in recent years in the amount of some \$90,000 from race track winnings. The Chicago Office is aware that this claim is fraudulent and that this has been recommended by [REDACTED] to DE LUCIA and all his hoodlum associates as a method of making illegitimate income with a cloak of legitimacy.

Because of the outstanding potential represented by the possibility of a misur installation concerning [REDACTED] it is suggested that the Bureau grant authority for a survey for such an installation. This survey would be conducted with extreme caution and under full security. Absolutely no trespass would be involved and no one connected with this space will have knowledge nor will any contact be made with this lessor or any other tenant or employee in this building in connection with this proposed installation. The Bureau is respectfully requested to give every possible consideration in authorizing the Chicago Division to conduct a survey.

REC-18

SAC, Chicago (92-350 Sub 5)

7/7/65

Director, FBI

JUNE

EX-107

MURRAY L. HUMPHREYS, aka  
AR

1 - [REDACTED]  
1 - Mr. [REDACTED]  
1 - Mr. [REDACTED]

Reurlet 6/29/65.

(b)(7)(c)

Your desire to develop intelligence information through use of misur coverage of [REDACTED]

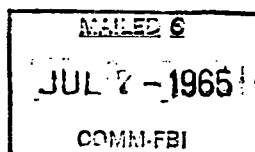
[REDACTED] Chicago, is appreciated. However, in view of the subject's previous allegation that your office was attempting to establish an electronic listening device in his office, authority not granted at this time to conduct a survey to determine feasibility of misur coverage of [REDACTED]

It is noted that [REDACTED] has been the attorney for the subject, who was a witness before the Federal Grand Jury probing organized crime in the Chicago area. You should bear in mind that the Bureau will not authorize use of misur coverage if there is any indication that use of this technique will jeopardize future prosecutive action.

NOTE: [REDACTED] is a CG attorney who is closely allied with many leading CG racket figures, whom he serves as a confidant and advisor. CGO requests authority to conduct a survey to determine feasibility of misur coverage in his office. In September, 1963, the subject complained to the CG Bar Association that the FBI was attempting to place an electronic listening device within his office. [REDACTED] allegation was unfounded. Any technical coverage of [REDACTED] would be a particularly sensitive endeavor in view of his previous complaint and since the current FGJ in CG has caused much unrest and uncertainty in the CG underworld. It is not believed in the Bureau's best interests to establish misur coverage in his office. Bulet 3/1/65 captioned [REDACTED] AR," denied a similar request [REDACTED] by the CGO.

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

(6)



ROUTE IN ENVELOPE

JUL 1 1965

MAIL ROOM

TELETYPE UNIT

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Section 552Section 552a☐ (b)(1)☐ (b)(7)(A)☐ (d)(5)☐ (b)(2)☐ (b)(7)(B)☐ (j)(2)☐ (b)(3)☒ (b)(7)(C)☐ (k)(1)☒ (b)(7)(D)☐ (k)(2)☐ (b)(7)(E)☐ (k)(3)☐ (b)(7)(F)☐ (k)(4)☐ (b)(4)☐ (b)(8)☐ (k)(5)☐ (b)(5)☐ (b)(9)☐ (k)(6)☐ (b)(6)☐ (k)(7)

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- ☐ For your information: \_\_\_\_\_

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7/7/65

RA  
57  
AIRTEL

REC-6

TO: SAC, Miami

FROM: Director, FBI

1 - Mr. [REDACTED]  
1 - Mr. [REDACTED]

PROPOSED EXCHANGE OF TWELVE MILLION DOLLARS  
IN DOMINICAN PESOS FOR AMERICAN DOLLARS  
AR

(H)(7)(C):(D)

[REDACTED] received information from [REDACTED]  
(protect identity), on 6/30/65. [REDACTED]

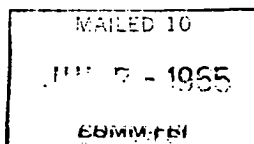
[REDACTED]

Miami requested to identify [REDACTED]  
This should be done discreetly with full protection afforded [REDACTED]  
Enclosed for information of Miami are copies of a letter-  
head memorandum containing information received from a highly  
confidential source concerning an alleged offer by an unidentified  
Oklahoma attorney to Chicago hoodlum Murray Humphreys to exchange 12  
million dollars in Dominican Republic pesos for American dollars.  
Not known whether the scheme referred to in the letterhead memorandum  
has any connection with information received from [REDACTED] and  
this is being furnished for the background information of Miami in  
covering the above leads. Information in the letterhead memorandum  
was received from an extremely sensitive and invaluable source and  
complete protection and full security must be afforded this information.

Enclosures (2)

1 - Chicago

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_



MAIL ROOM ☒ TELETYPE UNIT ☐

**Airtel to Miami**

**Re: Proposed Exchange of Twelve Million Dollars  
In Dominican Pesos for American Dollars**

**Miami submit results of inquiry to Bureau and Chicago  
by letterhead memorandum not later than 7/19/65.**

F B I

Date: 7/2/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL \_\_\_\_\_  
(Priority)

TO : DIRECTOR, FBI

FROM : SAC, CHICAGO (92-350 Sub Z)

SUBJECT : MURRAY L. HUMPHREYS, aka  
AR

J U N E

S U M M A R Y

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM THE BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT.

██████████ furnished information concerning activities on June 28, 1965:

Source advised that at 2:16 p.m. on the above date, HUMPHREYS returned to his apartment. It is noted that he was released on bond from the custody of the U.S. Marshal, Chicago, at 2:00 p.m. on June 28, 1965, following his arrest in Norman, Oklahoma, after he had fled Chicago to avoid giving testimony before the Federal grand jury here.

- ③ - Bureau (REGISTERED)  
 1 - Oklahoma City (REGISTERED)  
 1 - Chicago

(5)

REC-21

92-3088-1463

JUL 13 1965

EX-100

SPEC. AGENT IN CHARGE

Approved: \_\_\_\_\_

Special Agent in Charge

Sent \_\_\_\_\_

M

Per \_\_\_\_\_

6 JUL 16 1965



111 ~~██████████~~ When HUMPHREYS arrived, his maid, ~~██████████~~ (b)(7)(c) was in the process of cleaning his apartment. He explained to her that the Government "had me locked up, trying to push me around," but that such a situation cannot be helped since "That's all in politics, ~~██████████~~"

At 2:40 p.m., HUMPHREYS' brother, ERNIE, arrived, and at 2:43 p.m., HUMPHREYS' chauffeur and bodyguard, HY GODFREY arrived. At this time the following conversation ensued:

GODFREY: How you feel?

HUMPHREYS: All right. Tired. Where's ~~██████████~~

GODFREY: Just going out to his mother's.

HUMPHREYS: She still living?

GODFREY: Yeah. Listen, they want to see you today or tomorrow.

ERNIE: You two want to talk without me?

HUMPHREYS: No.

GODFREY: ~~██████████~~ is gonna be there, too.

HUMPHREYS: Well, it all depends on what happens. I don't know what the grand jury is gonna do. I got to see ~~██████████~~ I am to be in his office at 4:30 today.

GODFREY: Now, listen, ~~██████████~~ (ph) went to ~~██████████~~ office at 3:30 or 4:00 o'clock Thursday afternoon and said we know that HUMPHREYS is in his apartment.

(b)(7)(c)

So yesterday I talked to [redacted] and [redacted] and they are under the impression that they have a bug in here so they were able to know when somebody is in here. And, ah... when I came in here about 8:30 or 9:00 that night, they were in the lobby.

HUMPHREYS:

Well, then, I don't know because they woulda known nobody was here if that was true.

GODFREY: Yeah.

It is noted that the mother of Chicago top hoodlum [redacted] is seriously ill in Little Company of Mary Hospital in Chicago.

Apparently the hoodlum associates of HUMPHREYS wanted to meet with him either on June 28 or 29, 1965. Chicago attorney [redacted] one of the closest associates and confidants of HUMPHREYS likewise would attend this meeting.

HUMPHREYS obviously does not know what next is in store for him as regards his appearance before the Federal grand jury here. Chicago attorney [redacted] is representing him.

The Chicago Office is unable to furnish any indication as to the identity of [redacted] (ph). It is noted that a subpoena was issued calling for the appearance of HUMPHREYS before the Federal grand jury here at 3:30 p.m. on Thursday, June 24, 1965. Inasmuch as HUMPHREYS had been observed on the floor of his residence at 1:20 p.m., by a Bureau agent, indications were given to the United States Attorney's Office shortly thereafter that it was the belief, based on this observance, that HUMPHREYS was then in his apartment. Apparently someone indicated to attorney [redacted] that the United States Attorney's Office felt that HUMPHREYS was then in his apartment. It would appear that during the

(b)(7)(c)

conference of Chicago hoodlums observed by SA [REDACTED] on 6/28/65, at the Rookery Restaurant in Chicago, [REDACTED] and Chicago top hoodlum [REDACTED] felt that possibly the Government was of the belief that HUMPHREYS was then in his apartment due to the fact that they had established an electronic surveillance there; however, GODFREY indicates that when he came into Marina City, the residence of HUMPHREYS, at approximately 8:30 or 9:30 p.m., an FBI surveillance was then in progress. It is noted that GODFREY and HUMPHREYS discuss this surveillance in greater detail as set out herein-after in this communication. Due to this, and to the fact that HUMPHREYS believes that the Belden-Stratford Hotel was under surveillance while he was in Oklahoma, HUMPHREYS indicates at this point, and with more emphasis later, that he does not feel his apartment has been penetrated.

HUMPHREYS then instructed GODFREY to contact the locksmith originally referred to him by Chicago top hoodlum RALPH PIERCE to take out all locks in his apartment and install new ones. HUMPHREYS indicated that his reason for this was that "because when I was in the jail there, they were around back and forth and I figure they were getting my things, you know." Later, HUMPHREYS indicated that he wouldn't be surprised if the FBI had flown from Oklahoma City to Chicago with the keys which they had confiscated from his belongings in order to enter his apartment. He indicated this was the reason why he wanted his apartment occupied at all times in his absence.

GODFREY departed at this point, and HUMPHREYS and his brother, ERNIE, engaged in the following conversation:

ERNIE: They sure raised a big stink over nothin'.

HUMPHREYS: That's part of their game, it's a publicity stunt.

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ERNIE: Was it hot?

HUMPHREYS: Not too bad, not as hot as it is here today.

ERNIE: What about in the can?

HUMPHREYS: No, they put me in what they call security. It's a security cell. But they don't let you have nothing in there. They take everything away from you and you have to eat their food. And they just put a mattress on your bunk. No pillow or nothin'. But they treated me all right, they were all real nice. But you see, they were all Sheriff's guys, they were all scared to death because of that (obs) \$100,000 bond. That \$100,000 bond means you're a badly wanted man. That scares them all. And they figure they have to be careful of the FBI, you know. But you see, when the FBI turns you in, the Marshal takes over. And he was a real nice guy. He brought me to Chicago, no handcuffs, or nothin'. A real nice guy. He says I don't care, see, he's the boss, he says, because I'm quittin'. I'm going in the undertaking business, he says, and he was very gentleman-like.

ERNIE: Did you get the wire? That you were supposed to see the lawyer?

HUMPHREYS: No, that's just when I got pinched. Here's what happened. I just got it and I went over to the depot to get the tickets, I was gonna leave that night. And I had called (b)(7)(c) before that and he called me back. And then I walked across the street and I saw that big FBI guy. But I kept walkin'. So I went into the depot and they walked in too. So then I called you for you to get ahold of HY to work out the bond.

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HUMPHREYS:

You see, on Saturday, you can't get a judge. (b)(7)(C)

ERNIE:

I figured that, but RALPH called and said he thought you could get one.

HUMPHREYS:

Yeah, but see, if they woulda given me a bond down there I coulda walked out and got on the train and come home.

When HUMPHREYS refers above to [REDACTED] he refers to his associate, [REDACTED]. Apparently he had telephonically contacted [REDACTED] from Norman, Oklahoma, prior to his arrest. He apparently made a telephone call in an attempt to reach [REDACTED] without success following his arrest, and then contacted his brother, with instructions that his brother contact GODFREY in order to arrange for his bond.

HUMPHREYS and his brother then continued their conversation:

HUMPHREYS:

... But I want you to be very careful because they might now want to give you a subpoena. You know how to claim your privilege, don't answer any questions.

You know, ERNIE, you may have talked too much, already, when you told [REDACTED] I would be here at 7:00 o'clock.

ERNIE:

No, that wasn't talking too much. I told you, he asked me right at the door here, that you told me that two days ago.

HUMPHREYS:

Yeah, but you told him downstairs.

ERNIE:

No, I didn't. I told him right at the door when he came here. I said he made the date two days ago and I came by early because I thought he might be taking a nap here. It was funny, I saw them

(b)(7)(c)

downstairs and he said make some calls and get ahold of him. So I called a number and asked for HY and a lady answered and she said, there ain't no HY around here, and I said, well, look around, ha ha. And then I said, I can't get ahold of HY even. So in the meantime - then I walked out and I seen you just getting away in a cab.

HUMPHREYS:

No, you didn't see me, you are mistaken. I snuck down and walked away for two blocks and then got a cab and went. I didn't come past here in a cab, what kinda brains you think I got?

ERNIE:

But then [REDACTED] says, here's a note, you take this up there and put it in his apartment, telling him to call me right now. So here it is, I left it here.

HUMPHREYS:

Is this his handwriting?

ERNIE:

Yeah, that is in his writing. But he was very nice, he didn't get mad or nothin'.

HUMPHREYS:

That's right. He's a con guy, he is. He talks and talks and opens up conversations and then he listens. But you see what musta happened. They put out a call down there and sure enough, I walked right into it. But I was in town a day before they caught up with me. And the funny part of it, they got me when I went in to buy my ticket back. Who was the guy with [REDACTED], do you know?

ERNIE:

Kind of a blond headed guy.

HUMPHREYS:

But don't talk to them, ERNIE. They act real nice and it's just to get you to talk to them. Like down there, they were real nice to me and then I

(H)(7)(C)

saw what they were doin', because all the photographers come in and took pictures of me. They set me up. But this judge bothers me. I understand that the District Attorney asked for a \$5,000 bond and he made it \$100,000.

ERNIE: Why? He's supposed to be a fairly good judge.

HUMPHREYS: Yeah, well he was set up.

ERNIE: Well, I stayed here while you were gone.

HUMPHREYS: Yeah, that's what I was worried about, see? Because they'd jump on a plane and come here with the keys and back there like nothin' happened. They'd have a whole week end. See, now [REDACTED] thinks this room is bugged. I don't think they could ever have got in here because I've been careful as hell. They could never of got in here. See, I got that thing over there and one in the bedroom. I'd catch them if they ever got in here while I'm gone. They only way they could put a bug in here is through the television. Or they can come through your light socket, that I know. But I don't know how they have to work it to do that. But [REDACTED] is just guessing, the heck with it, don't worry about it.

In reference to [REDACTED], this is the agent assigned the investigation of HUMPHREYS in Chicago.

It is noted that SAs [REDACTED] and [REDACTED] attempted to serve a subpoena on HUMPHREYS at 3:45 p.m. on 6/24/65 at the residence of HUMPHREYS. However, the door was answered by ERNIE HUMPHREYS, who advised that HUMPHREYS was not then present. It is noted that the source indicated that HUMPHREYS was then in his apartment with ERNIE HUMPHREYS. At this point ERNIE HUMPHREYS advised the agents that he had an appointment with HUMPHREYS at 7:00 p.m. that date, and that he was "sure" that HUMPHREYS would be there at that time, even

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though the appointment had been made, he said, two days prior thereto. Apparently HUMPHREYS is concerned that ERNIE HUMPHREYS "may have talked too much already," when he indicated that MURRAY HUMPHREYS was in Chicago at that time and that he had made an appointment to be at his apartment to meet his brother at 7:00 p.m. that date.

The rest of the conversation of ERNIE HUMPHREYS concerns the fact that when he advised that HUMPHREYS was not in his apartment, the agents went to the lobby of the residence of HUMPHREYS, where they conducted a surveillance for the purpose of indicating to the HUMPHREYS brothers that they were awaiting the arrival of HUMPHREYS. It is noted that this was done for the reason that the agents did not want HUMPHREYS to feel that they were aware that HUMPHREYS was then in his apartment.

ERNIE HUMPHREYS shortly thereafter approached the agents in the lobby and the agents, in carrying out their pretext of being unaware of the whereabouts of MURRAY HUMPHREYS, requested ERNIE HUMPHREYS to make a series of telephone calls in an attempt to locate MURRAY HUMPHREYS. This explains ERNEST HUMPHREYS' reference to the fact that he had made a telephone call in an apparent attempt to contact HY GODFREY. Obviously, although the agents were not aware of it at the time, MURRAY HUMPHREYS used this occasion to surreptitiously leave his apartment building and walk two blocks from the building where he caught a taxicab for the purpose of evading service of the subpoena. HUMPHREYS apparently then spent the night elsewhere and traveled to Norman, Oklahoma, on Friday, June 25, 1965. It is also noted that, in order to show the efforts being made in an attempt to reach HUMPHREYS, and to carry out the pretext that the agents were unaware that HUMPHREYS was in his apartment at the time of the appearance thereby the agents, the agents left a note for HUMPHREYS to be taken by ERNEST HUMPHREYS to his brother's apartment, requesting that MURRAY HUMPHREYS immediately contact the agents upon his return to his apartment.

In his reference to the judge, HUMPHREYS refers to Judge J. SAM PERRY of the U.S. District Court here who set the



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bond for HUMPHREYS at \$100,000 even though the U.S. Attorney's Office requested only a bond of \$5,000.

From HUMPHREYS' conversation it would appear that he has left some kind of a device or trap so that he could become aware in the event any unauthorized person entered his apartment in his absence; however, there is no indication as to the nature of this device.

HUMPHREYS and his brother then continued their conversation:

ERNIE: And then [REDACTED] came out to our place at 8:30 the next day. (b)(7)(c)

HUMPHREYS: At your hotel?

ERNIE: Yeah, and I'll tell you how nice the hotel girls are. On the switchboard. They asked the girls and they said they left a standing order not to put any calls through until they call down and release the phone. They went to the management and it's new management. And the manager came down and talked to the girls and said we can't disturb that order. And they never got through.

HUMPHREYS: Well, what did they want?

ERNIE: I dunno. The girls laughed. They said we had some friends of yours here but we wouldn't let them through. Which was nice of them.

HUMPHREYS: Yeah. Boy, I'm tired.

ERNIE: I bet you are.  
We was worried because we figured that jail was awful hot.

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HUMPHREYS:

No, it wasn't bad. There was a breeze coming (b)(7)(c) through there. It wasn't bad. And anyhow, when you're in this stuff, you have to take the bad with the good.


ERNIE:

Well, when you called me when you were bein' pinched, I called HY and told him I was having trouble getting the lawyer, he was at [REDACTED]. So he reached out and contacted [REDACTED] and he reached out and contacted him right away and then RALPH called.

HUMPHREYS:

Yeah. Now listen, I don't know what happens now. I got to see the lawyer at 4:30. You leave your phone open tomorrow because if I go before the grand jury I want someobdy sitting in here so they can't get in. The only thing I have to get you a new key and you can give [REDACTED] a new key. When we change these locks. Boy, did they take pictures of me, turn me sideways and every such way. And then the FBI set it all up so when I got to Oklahoma City at the jail, they really had a reception set up for me.

ERNIE:

SANDY SMITH had me takin' over your job while you were gone. And he blasted the Belden-Stratford Hotel. But what I want to know is, if I took your job, where do I get the money? 

HUMPHREYS:

That's what I'd like to know, too - there's none around, I can tell you that. Listen, did they put that wire tap through?

ERNIE:

It went through the house, but I don't know.

HUMPHREYS:

I'll look it up, don't worry about it. Well, I'll take a bath and then get dressed and go to [REDACTED] office. Then I'll come back and get some sleep

(b)(7)(c)  
because I'm tired. But you stay here to keep them out. [REDACTED] went away, see, when I need him, he has to go away. But you see, [REDACTED] got a vacation and I guess they had to go now or not go.

ERNIE:

Do you mind if I call BIRDIE and tell her I won't be back for awhile?

HUMPHREYS:

Sure, but go down to the drugstore and call from there. There are two phones in there. See, there's no sense taking chances.

ERNEST HUMPHREYS, above, refers to the fact that the agent assigned the investigation of his brother attempted to place a telephone call to ERNEST HUMPHREYS at the Belden-Stratford Hotel where ERNEST resides at 8:30 a.m., on 6/25/65, in order to determine whether ERNEST HUMPHREYS had been able to contact his brother, as he promised he would attempt to do. However, the switchboard operator and the manager of the hotel both refused to allow a telephone call to be placed into the apartment of ERNEST HUMPHREYS, due to the existing arrangement effected by ERNEST HUMPHREYS that no calls be placed to his apartment there until he telephonically contacts the switchboard and releases his phone.

[REDACTED] is a Chicago top hoodlum. It would appear that HY GODFREY was with him when contacted by ERNEST HUMPHREYS. Apparently GODFREY immediately contacted Chicago top hoodlum [REDACTED] who was able to reach [REDACTED] immediately. Apparently Chicago top hoodlum RALPH PIERCE then contacted ERNEST HUMPHREYS.

SANCY SMITH is a reporter for the "Chicago Sun-Times." It is noted that he wrote an article during the absence of HUMPHREYS stating that the FBI had "staked out" the apartment of ERNEST HUMPHREYS at the Belden-Stratford Hotel in an attempt to locate MURRAY HUMPHREYS. He also indicated in his article that ERNEST HUMPHREYS had assumed the duties in organized crime of MURRAY HUMPHREYS while HUMPHREYS was attempting

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to avoid arrest.

When HUMPHREYS indicated interest in whether "they put that wire tap through," he indicates his interest in the legislation pending before the Illinois State Legislature authorizing wiretapping on the part of State law enforcement agencies.

It is noted that HUMPHREYS has been working diligently in an attempt to influence opposition to passage of this legislation.

When HUMPHREYS indicated that [REDACTED] went away," he refers to his associate, [REDACTED] who apparently went on vacation due to the fact that his mistress, Chicago entertainer [REDACTED] was in between engagements and it was an opportune time for them to take a vacation away from Chicago.

"BIRDIE" is the wife of ERNEST HUMPHREYS.

At 4:01 p.m., 6/28/65, HY GODFREY arrived and at 4:04 p.m., the locksmith which he had contacted pursuant to HUMPHREYS' instructions, arrived. This locksmith effected the change of all locks on the door of HUMPHREYS' apartment..

GODFREY also brought new batteries for the burglar alarm of HUMPHREYS at this time.

At this point, the following conversation took place between HUMPHREYS, GODFREY and ERNEST HUMPHREYS:

HUMPHREYS:

Go over to Celano's and tell him when I was in jail, I lost one of the gold buttons on this jacket. He put four of those on there and charged me \$175. Tell him to replace this one and put it on here. But you know those dumb bunnies, they didn't even know these were solid gold when they put me in jail. Boy, they're all scared of those G guys, I'll tell you that. You know what the fingerprint guy told me? He said everyone of

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those FBI guys is brainwashed. Every one of them is brainwashed. He said you can't talk to them. He said if we tried to be decent, they'd go right in and tell them. He's an old timer and he told me when nobody was around that he had to take some more pictures because the G wanted more pictures. He said every one of those FBI guys is the same. All brainwashed.

GODFREY: That's right. Well, you can see it here. They train them all the same, they make monsters outa them. That's a trap they put them all in.

HUMPHREYS: Have [REDACTED] clean that before he puts the button on because that's the coat I was in the can in and you don't know what I picked up there. (b)(7)(C)

GODFREY: What you picked up, you know I wouldn't put it past them guys to, ah, you know. You better check everything. Did they confiscate everything?

HUMPHREYS: Everything, even my money.

GODFREY: Well, you better give everything a good going over. They mighta slipped something into something, you know?

HUMPHREYS: They weren't even gonna let me keep my pipe and my pouch, but the head marshal there said, oh, give it to him. See, this was after the G guys had left, you see, they're afraid of those G guys. I mean FBI guys, because they're both G, but you see, even the marshals are afraid of the FBI guys. And then after the FBI goes away, they're all real nice guys. I mean they'd do little things but I didn't try, but I imagine after I was there a while, I'd break them down. But the

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guy in the jail said they're all brainwashed and no matter what you tell them, they'll repeat it. And he says all the time they're trying to set you up. So you see, they get that in their training and they're all alike, all over. Always trying to get you set up.

HUMPHREYS:

Oh, you know who come to see me at the jail and they wouldn't let him in? What's his name, used to work with you at the store. He said, listen, I've known him and this and that and they wouldn't let him in.

GODFREY: They'll put a burn on him. Ha ha ha.

HUMPHREYS:

No, I don't think so because when he came, the FBI wasn't there, this was the Sheriff's guy. See, like I tell you, you can deal with them when the G goes away. He told them he hasn't seen me in 35 years. You know who I mean, ERNIE, I can't think of his name. Something like [REDACTED] but that's not it. He worked in the store and he musta thought I was you. I remember him, he had a lotta class. [REDACTED] came, there, too, but they wouldn't let her in either.

ERNIE: [REDACTED] called [REDACTED] for [REDACTED] to tell me that you had been picked up. (b)(7)(c)

HUMPHREYS:

Yeah?

GODFREY: Were you able to make a call, CURLEY?

HUMPHREYS:

Yeah, I called him and I tried to call [REDACTED] but he wasn't home.

GODFREY:

Well, ERNIE tried to get him too and finally he called me and I got ahold of [REDACTED] and [REDACTED]

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HUMPHREYS:

(H)(7)(C)  
Well, I didn't want to say get ahold of HY, because I didn't want them to know I would call you. All I told you, ERNIE, is you know what to do. Because they stand right there, and say is there anybody else you want to call?

ERNIE:

You know [REDACTED] ought to get a job with the Mets. He'd make a hell of a left fielder. That's where he always is when you need him. He's sure far enough away when there is trouble.

HUMPHREYS:

Well, he didn't run away on purpose. Well, let's put these batteries in. Don't forget to write the date on them.

[REDACTED] is a custom tailor in Chicago. Apparently one of the solid gold buttons on the sports jacket worn by HUMPHREYS when he was arrested was lost by HUMPHREYS in Oklahoma. HUMPHREYS obviously desires that this button be replaced.

From the conversation of HUMPHREYS concerning his arrest, it is obvious that local law enforcement in Oklahoma City holds the FBI agents there in great respect, and would not consider furnishing any favorable treatment to HUMPHREYS for fear that the FBI would learn of this relaxation of regulations.

Apparently GODFREY feels that the FBI may have tried to plant some type of surreptitious eavesdropping device in the effects or clothing of HUMPHREYS while he was in jail so that this would be carried with him so that his conversations could subsequently be monitored.

The Chicago Office is unaware of the identity of the individual who attempted to visit HUMPHREYS while in the County Jail at Oklahoma City; however, it is obvious that he

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is not an associate of HUMPHREYS in organized crime. (b)(7)(c)  
HUMPHREYS' reference to [REDACTED] is obviously a reference to his daughter.

"CURLEY" is the nickname by which HUMPHREYS is referred to by his associates.

ERNIE: They sure put a blast on my hotel. The papers said they even had my apartment there all staked out, that they thought you might be holed up there.

HUMPHREYS: Yeah? Well, you know what I would bet? You say that [REDACTED] tried to, well I bet he got hot at them for that and put a blast on them. You know he says he can't give stuff out, but only the boss. But he can ask the boss, can't he?

ERNIE: Well, it shows one thing. They didn't know where you were at. Not at that time.

GODFREY: Oh, they didn't. When I left here at 8:30 Thursday night, he was still hanging around looking for you.

HUMPHREYS: He was? Well, then HY, don't you see that he couldn't have anything in here? He was still here Thursday night? Well, then, what the hell.

GODFREY: He was there when I come in and when I left he was still - four hours I know of. He thinks I don't know where he hides out downstairs. But he ain't the smart guy he thinks he is because I come up from behind him and he don't even see me. Ha ha ha ha.

GODFREY: SANDY SMITH says this is a real kickback.

HUMPHREYS: Kickback? What do you mean, kickback?



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GODFREY: A whatchacallit, a backfire. That you made an ass out of yourself, that you caused all this because you were stupid. He puts in there about the not-so-foxy fixer. That the Government wasn't even going after you, but you run away and caused what happened yourself.

HUMPHREYS: He did, huh? Well, they just want people to think that. We know who he's working for. How did [REDACTED] sound? (b)(7)(C)

ERNIE: All right.

HUMPHREYS: She got a lotta heat. They had it all over the papers down there. Pictures of the house, here's the story, I brought back, headlines.

GODFREY: They had it down in Florida, too. It was loaded down there.

HUMPHREYS: You know, to be honest, all this newspaper and TV stuff is maybe the worst. Because you see, what they do is, the G, I mean, they use them guys to make you look silly. And then they figure if they make me look silly, and, ah, foolish, then maybe the guys I work with will lose their respect. Because they figure I'm supposed to be the guy who gets the most respect and therefore I can get things done that the other guys can't and if I look silly, then what about the other guys? And they figure that there, see? If I am made to look stupid, then they figure the people I talk to will say, that dumb guy, I don't have to do no favors for him, maybe, if he's that dumb, I'll get heat like he does. You see? That's the bad thing here.

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GODFREY: Oh, it just a lot of (obs), CURLEY, nobody believes what they read in the paper anyhow.

HUMPHREYS: Well, I got to get going.

ERNIE: Do you want me to pick you up there, at the lawyer's office?

HUMPHREYS: Well. No, you stay here until the locksmith gets done.

ERNEST HUMPHREYS again refers to the fact that Chicago newspapers claimed that the FBI had staked out the apartment of ERNEST HUMPHREYS at the Belden-Stratford Hotel in an attempt to locate MURRAY HUMPHREYS. HUMPHREYS, although apparently aware that the agent assigned his investigation has no authority to give information to the press, feels that it is possible that the reference to the Belden-Stratford Hotel was made in newspaper accounts due to the fact that, as he was previously advised by his brother, the FBI received no cooperation from the management of that hotel. HUMPHREYS apparently feels that the agent requested the SAC to give them this information.

ERNEST HUMPHREYS makes the point that if this is true, it would apparently show that the FBI was not aware of the whereabouts of HUMPHREYS at that time. GODFREY then indicated that he had observed the agent observed HUMPHREYS' investigation, conducting a surveillance of HUMPHREYS' apartment building during the mid-evening of Thursday night.

HUMPHREYS obviously concludes that if these two things are true, then the FBI could not possibly have installed an electronic eavesdropping device in his apartment because if they had, they would not be surveilling his building when they knew where he was. It is noted that, as noted above, this surveillance was conducted and maintained as a pretext in order to convince HUMPHREYS that the FBI was

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in no position to know of his whereabouts. It should be admitted, however, that GODFREY was not observed in his counter-surveillance.

In his reference to the article of SANDY SMITH, GODFREY refers to one of SMITH's week end articles which claimed that HUMPHREYS had made a serious blunder and a big mistake and that he had caused all his troubles himself wherein in fact, the Government had no plans to grant immunity to him on ~~June~~ 25. SMITH's article indicated that HUMPHREYS was evading the subpoena and subsequently the warrant due to his belief that the Government would grant immunity to him and to ANTHONY TISCI on June 25. SMITH wrote that HUMPHREYS desired that TISCI be the "guinea pig" and that HUMPHREYS desired to find out exactly what the strategy of the Government would be prior to his appearance. SMITH wrote that, in fact, the Government did not grant immunity to TISCI and had no intention of granting immunity to HUMPHREYS, either, and that HUMPHREYS had made a serious blunder, for this reason.

HUMPHREYS then indicates what appears to be his genuine concern that he will lose face in the eyes of his fellow hoodlums and particularly in the eyes of those public officials, labor leaders, and legitimate businessmen with whom he must deal. It is noted that it is the function of HUMPHREYS in organized crime in Chicago to establish and maintain personal contact with legitimate individuals in order to obtain favorable treatment for the members of organized crime here. HUMPHREYS obviously feels that if the Government, through news media, can cause these people to lose respect for him, the Government will accomplish a substantial gain.

HUMPHREYS then departed his residence at 4:15 p.m., to contact his attorney. During his absence, his brother, and HY GODFREY carried on the following significant conversation:

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ERNIE: He jokes about this, but he ....

GODFREY: Well, he's a proud guy. It's just too bad this had to happen to him.

ERNIE: What he don't like is for people to think he made a mistake. I mean for people who don't know he did the right thing. You know, HY, I'm older than you are, I'm older than he is. When you have lived your life with respect and always have done the right thing, you don't like to have people think that now they're catching up with you and maybe you're not the guy they think you are. It's like the Yankees. If you always are used to being the top guy and nobody can touch you, well, if you come down, then everybody jumps all over you and you might lose the respect. And that's one thing he's always had, is the respect.

GODFREY: Well, he hasn't lost that, we know that.

ERNIE: Yeah, but the people who read the papers ...

GODFREY: But they're all squares, who the (obs) cares about them?

ERNIE: What I'm saying is, he does.

From the comments of ERNEST HUMPHREYS, it would appear that he has clearly understood the concern of his brother that the people with whom his brother must deal to fulfill his function in organized crime will lose respect for him as a result of what appears to have been a serious blunder on the part of HUMPHREYS. ERNEST HUMPHREYS compares the lifelong success of his brother in organized crime to the perennial domination of organized baseball by the New York Yankees. It would appear that ERNEST HUMPHREYS feels there is a parallel in the simultaneous rise and decline of HUMPHREYS and the New York Yankees.

Although HY GODFREY apparently feels that it does not matter that the uninitiated public might lose respect for

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HUMPHREYS, and that this is no concern of theirs, ERNEST HUMPHREYS makes the point that MURRAY HUMPHREYS, being the proud man he is, obviously is concerned, and could suffer from a loss of self-respect.

(b)(7)(c)

At 4:45 p.m., HUMPHREYS returned to his apartment and advised that when he telephonically contacted his attorney, preparatory to meeting with him, it had been decided that instead he would meet with [REDACTED] at nine the following morning.

Shortly thereafter, the locksmith completed his change of locks and furnished HUMPHREYS new keys to these locks.

When HUMPHREYS then advised his brother of his intention to travel the ten or twelve blocks to his attorney's office on the morning of June 30, 1965, the following conversation took place:

ERNIE: Do you want me to pick you up?

HUMPHREYS: No, I'll walk. I'll start about eight o'clock here and I'll go and have some coffee or something. Don't worry about me, ERNIE.

ERNIE: Well, there is no cabs (during cab strike).

HUMPHREYS: Will you leave me alone? I'll do my own manipulating.

ERNIE: Yeah, but not in this hot weather, you shouldn't walk. All right, you walk down there, then, but do you want me to drive you any time during the day?

HUMPHREYS: No.

CG 92-350 sub Z

ERNIE: Because I got an air conditioned car.

(b)(7)(c)

HUMPHREYS:

HY does that for me, ERNIE, you know that. Now what the hell, HY works for me, you know. Even if that jerky [REDACTED] went away. Look, ERNIE, don't let this get you down.

ERNIE: ME? Lou, --

HUMPHREYS:

Okay, ERNIE, thanks, I know. I'll talk to you.

It is obvious that the brother of HUMPHREYS has an affectionate concern for the physical and mental well-being of his younger brother. It is noted that MURRAY HUMPHREYS is referred to as "LOU" by all members of his immediate family.

At 4:51 p.m., ERNEST HUMPHREYS departed, and MURRAY HUMPHREYS spent the rest of the evening at home by himself.

One copy of this communication is being submitted to Oklahoma City for their information concerning the comments of HUMPHREYS regarding his arrest by the Oklahoma City Division.

It is noteworthy that at no time does HUMPHREYS indicate any suspicion that [REDACTED] was instrumental in effecting his arrest.

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM THE BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT.

F B I

Date: July 6, 1965

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via A I R T E L

(Priority)

TO : DIRECTOR, FBI

FROM : SAC, CHICAGO (92-350 sub 11)

SUBJECT: MURRAY L. HUMPHREYS, aka.  
AR

JUNE

SUMMARY

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT.

██████████ furnished information concerning the activities on 6/28/65. (b)(2) (F)(7)(C)(D)

This source advised that on the above date ██████████ and BRODKIN returned to their office at 12:56 p.m. having just taken Washington, D.C. attorney ██████████ to the airport after accompanying ██████████ to the Cook County Jail where ██████████ visited with Chicago top hoodlum SAM GIANCANA. It is noted that this source has previously advised that Washington, D.C. attorney EDWARD BENNETT WILLIAMS originally was scheduled to come to Chicago on 6/28/65 to converse in the warden's office with GIANCANA. However, according to this source, WILLIAMS claimed that he was ill and unable to make the trip to Chicago at this time. As a result, ██████████ who apparently is defending a case in Detroit, Michigan, either came from Detroit or Washington, D.C. to Chicago on the morning of 6/28/65 and then left Chicago either late on that morning or early on that afternoon en route to Detroit.

③ - Bureau

1 - Washington Field (AM)

1 - Chicago

(5)

Approved: *[Signature]*

Sent \_\_\_\_\_ M Per \_\_\_\_\_

6 JUL 16 1965 Agent in Charge

Copy to HQ  
143 2125178  
06/10/65  
EX-100  
REC-21

3 JUL 8 1965

SPEC. MAIL RM.

(b)(7)(c)

At 1:30 p.m. BRODKIN made a telephone call and attempted to contact [REDACTED], Chicago top hoodlum [REDACTED]. It would appear that BRODKIN contacted the residence of [REDACTED] mother in Evergreen Park, Illinois. The reason for this is that he apparently talked to a relative of [REDACTED] and inquired concerning the health of [REDACTED] mother. He requested that [REDACTED] be asked to return his call.

At 2:55 p.m. Chicago top hoodlum FELIX "MILWAUKEE PHIL" ALDERISIO arrived. BRODKIN explained to him that [REDACTED] is on trial with [REDACTED] (phonetic) in Detroit and that this was the reason for his quick visit to Chicago. BRODKIN explained that Chicago attorney [REDACTED] had contacted BRODKIN the previous day and advised him that EDWARD BENNETT WILLIAMS would not come to Chicago but that [REDACTED] had to meet [REDACTED] in Chicago at the airport. [REDACTED] wanted BRODKIN to make arrangements at the Cook County Jail with [REDACTED] for a visit between [REDACTED] and GIANCANA. BRODKIN explained to GIANCANA that he set the visit up. Following this statement he indicated his displeasure with United States Marshal [REDACTED]. It is noted that GIANCANA is in the Federal tier of the Cook County Jail and that although the jail is under the jurisdiction of [REDACTED] the Federal tier there is supervised by the United States Marshal's Office.

*Mancara?*  
BRODKIN then discussed the fact that he was present with [REDACTED] and [REDACTED] when they talked to GIANCANA. According to BRODKIN, BRODKIN sent his regards to ALDERISIO and [REDACTED]. BRODKIN and [REDACTED] gave GIANCANA cigars and were told by GIANCANA that he wanted "the fellows" to know that he is fine and that they should not worry about him.

ALDERISIO and BRODKIN then discussed the attitude of GIANCANA in refusing to answer "any" questions. ALDERISIO opined that if GIANCANA answers any of the questions he will be giving up "all his rights". BRODKIN agreed that GIANCANA should remain silent "because he is the leader and he will not set a bad example". BRODKIN advised that he informed [REDACTED] as to what he should tell "the G" and BRODKIN used an obscene phrase indicating that GIANCANA should refuse to cooperate with the government.



BRODKIN indicated that he had been informed by GIANCANA that he, BRODKIN, will be included hereinafter on the list of visitors authorized to visit GIANCANA at the Cook County Jail. (H)(7)(C)

BRODKIN then informed ALDERISIO that [REDACTED] had told him that WILLIAMS did not come to Chicago because he was not feeling well. ALDERISIO indicated his concern about WILLIAMS in that he is afraid that WILLIAMS "is afraid to do anything on my case". ALDERISIO indicated that he cannot understand why WILLIAMS is "afraid". Neither ALDERISIO nor BRODKIN were aware of the present whereabouts of WILLIAMS at that time. ALDERISIO then advised that WILLIAMS is supposed to come to Chicago on Thursday, July 1, but ALDERISIO doubts that WILLIAMS will make it because WILLIAMS has put off this trip "so many times". It is noted that this source has advised that ALDERISIO has requested WILLIAMS to come to Chicago to discuss the appeal of ALDERISIO in his ITAR - Extortion case in Denver.

BRODKIN then mentioned that he had to get in touch with [REDACTED] to deliver the message given him by GIANCANA.

II ALDERISIO and BRODKIN then discussed at some length the arrest over the previous weekend of MURRAY HUMPHREYS, Chicago top hoodlum, and NORMAN, Oklahoma. BRODKIN and ALDERISIO felt that it was "crazy" for Judge PERRY to have set a bail bond of "100 pieces". ALDERISIO indicated that he had instructed his close associate, Chicago bondsman [REDACTED] to furnish this bond for HUMPHREYS.

BRODKIN and ALDERISIO then again indicated their concern with the lack of initiative which they feel WILLIAMS is taking on the appeal of ALDERISIO. BRODKIN indicated that he feels that the defense of WILLIAMS in the ALDERISIO trial in Denver was "mishandled" by WILLIAMS. ALDERISIO emphatically agrees with BRODKIN's viewpoint in this regard.

ALDERISIO then again referred to the arrest of HUMPHREYS in Oklahoma and the way the government is "pushing" HUMPHREYS around. BRODKIN also deplored the government action against HUMPHREYS, but stated "you know HUMPY, he's liable to give them plenty of trouble before he gets through".

CG 92-350 sub 11

(F)(7)(C)

At 3:20 p.m. ALDERISIO departed for Postl's Health Club and shortly thereafter BRODKIN left to meet Chicago attorney [REDACTED] at Maurice's Restaurant in the Loop area.

One copy of this communication is being submitted to the Washington Field Office due to their interest in the law firm of Williams and Wadden.

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT.

## MEMORANDUM FOR IDENTIFICATION DIVISION

P JUL 12 1965

Bufile <u>42-3048</u>		Name of Subject <u>Murray L. Humphreys</u>		Date <u>7-9-65</u>
FBI # <u>581902</u>	Serial #	Other Identifying #	Fugitive Index # <u>107687</u>	Subject Located <input checked="" type="checkbox"/>

## Prosecution dismissed

City Murray Okla Reason and/or by whom: Bu agents  
 Date 6-26-65 inc. Okla Co Jail, OC

## Action to be taken

Cancel fugitive stops for Index

☐ Cancel want in LEB☒ Gen'l Fug☐ Add additional aliases☐ SS

I. O. # \_\_\_\_\_

☐ Deserter

Date of Fug Card \_\_\_\_\_

Ident Memo Received ☐ Yes ☒ No☐ DescriptionPer OC tel 6-26-65

Pjj

7/16  
7/1

## Remarks

42-3048-

RECEIVED

JUL 19 1965

ET 1146

JUL 20 1965

## DECODED COPY

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R-90  
DEFERRED 7-9-65 2:59 PM  
TO DIRECTOR  
FROM CHICAGO 091739

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY. *index* (b)(7)(c)

HIGHLY CONFIDENTIAL SOURCE ADVISED HUMPHREYS INSTRUCTED  
HY GODFREY JULY 9 TO REACH [REDACTED] AND HAVE HIM MEET  
HUMPHREYS OFFICE [REDACTED] AS SOON THAT MORNING AS  
POSSIBLE. INDICATED HE WOULD GO THERE IMMEDIATELY. [REDACTED]  
IN FLORIDA AND GRANTED HUMPHREYS PERMISSION TO USE OFFICE  
IN ABSENCE.

GODFREY INDICATED HE HAD THREE PLACES HE MIGHT CONTACT  
[REDACTED] THAT MORNING. FIRST, APEX AMUSEMENT CORPORATION.  
SECOND, RANDOLPH TOWERS BARBER SHOP. THIRD, CELANO'S  
CUSTOM TAILORS. NOT CLEAR WHETHER GODFREY REFERRED TO  
THESE AS MEETING PLACES OR MESSAGE CENTERS OF [REDACTED]

HUMPHREYS INTENDS TO ATTEND WEDDING SON LES KRUSE  
JULY 10. WILL BE DRIVEN TO WEDDING AND/OR RECEPTION  
VILLA VENICE BY HIS CLOSE ASSOCIATE AND CONFIDANT [REDACTED]

RECEIVED: 3:45 PM [REDACTED]

REC-55

92 - 3088 - 146

14 JUL 13 1965

70 JUL 22 1965

**DECODED COPY**

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

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9:49 PM CDST DEFERRED 7-6-65

TO DIRECTOR

FROM CHICAGO 062403

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

HIGHLY CONFIDENTIAL SOURCE ADVISED LATE AFTERNOON JULY 2 LAST, HUMPHREYS RETURNED TO HIS APARTMENT FOLLOWING MEET WITH [REDACTED] ON WEST SIDE CHICAGO. ADVISED HIS BROTHER ERNEST WHO CONTROLS A DISTRICT FOR GAMBLING PURPOSES, OF CONCERN OF CHICAGO GROUP WITH NEW STATE LAW MAKING "SYNDICATED GAMBLING" A FELONY. NOTED [REDACTED] ADVISED HIM [REDACTED] QUIT AND THAT "POLICY IS ALL DOWN". [REDACTED] IS POLICE CONTACT FOR HOODLUM GROUP AND APPARENTLY INVOLVED IN POLICY RACKET.

ALSO CHICAGO GROUP FEELS THAT AMOUNTS OF PAYOFFS TO POLICE WILL INCREASE GREATLY TO "\$1,500 A PAYOFF". BUT GROUP EVEN THEN WILL NOT BE ABLE TO DEAL WITH FACT FBI WILL CONTINUE TO OBTAIN WARRANTS BECAUSE "YOU SEE THE FBI DOESN'T TIP OFF, THEY JUST SAY TO THE COPPERS, COME ON, WE GOT A WARRANT".

HUMPHREYS ADVISED THAT ATTEMPTS WERE MADE TO RAID FIVE BOOK-MAKING ESTABLISHMENTS FIRST DAY NEW GAMBLING WAS EFFECTIVE, JULY 1. FOUR ATTEMPTS MADE BY CHICAGO PD DISTRICTS WERE UNSUCCESSFUL BECAUSE "YOU SEE, THEY GOT TIPPED OFF". HOWEVER, OTHER RAID MADE BASED ON FBI WARRANT WITH FBI OBSERVERS AND WAS ONLY ONE WHICH WAS SUCCESSFUL.

HUMPHREYS CAUTIONED HIS BROTHER TO BE ESPECIALLY CAREFUL IN HIS ACTIVITIES SINCE "FBI KNOWS YOU'RE HELPING ME NOW SINCE THE OTHER DAY".

RECEIVED: 11:00 PM

MR. BELMONT FOR THE DIRECTOR

REC- 57 92-3088-14  
12 JUL 13 1965

FBI  
51 JUL 22 1965

The intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

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☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

8:42 PM CDST DEFERRED 7-6-65

TO DIRECTOR

FROM CHICAGO

061921

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

HIGHLY CONFIDENTIAL SOURCE ADVISED HUMPHREYS VISITED BY LESLIE KRUSE AND HYGODFREY JULY 3 LAST. GODFREY GAVE HUMPHREYS \$1,000 IN SMALL BILLS AND DEPARTED.

KRUSE ADVISED HE FEELS HE IS SUBJECT OF GRAND JURY SUBPOENA AND THEREFORE HIDING FROM FBI. IS RESIDING UNDER NAME BERNARD FOX AT HOWARD JOHNSON LODGE, SKOKIE, ILLINOIS. DOES NOT WANT PUBLICITY ATTENDANT TO ~~EGG~~ APPEARANCE UNTIL AFTER MARRIAGE OF HIS SON NEXT WEEKEND. RECEPTION BEING HELD VILLA VENICE, A GIANCANA ENTERPRISE. HUMPHREYS CAUTIONED KRUSE NOT TO MAKE CONTACT WITH ANYONE HE KNOWS BECAUSE "IT'S HARD TO BEAT THE FBI BECAUSE THEY'RE ALL OVER AND EVERYBODY SNITCHES TO THEM." ~~██████████~~ ALSO ATTEMPTING TO "STAY OUT OF CIRCULATION" BY RESIDING AT THIS MOTHER'S HOUSE WHILE RALPH PIERCE ALSO "STAYING CLEAR."

PURPOSE OF KRUSE'S CONTACT WAS TO REPORT RESULTS OF HIS EFFORTS TO BEAT CRIME BILLS, ILLINOIS STATE LEGISLATURE. NOTED SOURCE PREVIOUSLY INDICATED HUMPHREYS USING KRUSE THIS REGARD. IT NOW APPEARS HUMPHREYS TURNED THIS OPERATION OVER TO KRUSE WHEN HE ENCOUNTERED HIS OWN PROBLEMS. INDICATED MONEY HAD BEEN SPENT TO DEFEAT BILL AUTHORIZING WIRE TAPPING BY LOCAL LAW ENFORCEMENT. NOTED THIS BILL DEFEATED IN SPITE OF EFFORTS MAYOR DALEY WHOSE INFLUENCE ENABLED PASSAGE SOME HALF DOZEN OTHER ANTI CRIME BILLS INCLUDING IMMUNITY LAW. KRUSE INDICATED "59" APPARENTLY \$59,000, HAD

66 JUL 22 1965

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☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

PAGE TWO CHICAGO 061921

(F)(7)(C)

BEEN COMMITTED IN BRIBES. KRUSE ASSISTED IN HIS EFFORTS BY INDIVIDUAL BELIEVED IDENTICAL PAUL DORFMAN, CHICAGO LABOR RACKETEER.

KRUSE ALSO ADVISED HUMPHREYS THAT SAM BATTAGLIA WANTED HUMPHREYS' GROUP TO GIVE HIM "10" FOR EFFORTS BATTAGLIA GROUP SAME REGARD. HUMPHREYS INDICATED APPROVAL BUT WILL CONVERSE WITH [REDACTED] REGARDING THIS FIRST. DETAILED AIRTEL FOLLOWS.

RECEIVED: 9:38 PM [REDACTED]

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10:49 PM CDST DEFERRED 7-8-65

TO DIRECTOR

FROM CHICAGO

082124

MURRAY L. HUMPHREYS, AKA, AR, DAILY SUMMARY

HIGHLY CONFIDENTIAL SOURCE ADVISED MID AFTERNOON JULY 7, LAST, HUMPHREYS ADVISED HIS BROTHER "THE MARSHAL TURNED DOWN SOME MONEY YESTERDAY".

ANOTHER SOURCE ADVISED SHORTLY THEREAFTER CHICAGO ATTORNEY [REDACTED] ADVISED MIKE BRODKIN, PHIL ALDERISIO, AND BONDSMAN [REDACTED] THAT HE HAD APPROACHED U. S. MARSHAL [REDACTED] PREVIOUS DAY: [REDACTED]

" SOURCE INDICATED [REDACTED] REFUSED [REDACTED] ALSO INDICATED HE MET WITH HUMPHREYS 11:00 THAT DATE TO REPORT THIS UNSUCCESSFUL CONTACT.

FROM ABOVE IT WAS APPARENT SOME CHANGE IN GIANCANA'S STATUS IN COOK COUNTY JAIL TOOK PLACE. APPROPRIATE INQUIRY DETERMINED GIANCANA MOVED FROM SOLITARY, MAXIMUM SECURITY CELL LAST WEEK TO ANOTHER SECTION WHERE IS COMMINGLED WITH FELLOW PRISONERS. THIS DONE ON AUTHORITY OF MARSHAL [REDACTED] WHO INFORMED [REDACTED] HE HAD DONE IT OVER OBJECTIONS OF WARDEN [REDACTED] ON ORDERS OF JUDGE WILLIAM CAMPBELL WHO THREATENED [REDACTED] WITH CONTEMPT OF COURT. REC-57. 92-308-1468

MR. BELMONT FOR THE DIRECTOR

12 JUL 13 1965

66 JUL 22 1965

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.



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☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

PAGE TWO FROM CHICAGO 082124

(H)(7)(C)

FROM CONVERSATION IT IS NOT CLEAR WHETHER GIANCANA IS CONTENT WITH NEW STATUS. ALTHOUGH HUMPHREYS AND [REDACTED] APPEAR TO HAVE ATTEMPTED TO BRIBE MARSHAL [REDACTED] TO HAVE GIANCANA RETURNED TO HIS ORIGINAL CELL, BRODKIN APPEARED TO COMMENT: "WELL, I UNDERSTAND HE LIKES IT BETTER NOW."

HUMPHREYS ALSO ADVISED HIS BROTHER HE HAS BEEN MEETING WITH NY ATTORNEY [REDACTED] WHO WAS REFERRED TO HUMPHREYS BY [REDACTED] FEELS HE HAS SOLUTION TO IMMUNITY TACTIC. FEELS GRANT OF IMMUNITY WILL OVERCOME RESORT TO FIFTH AMENDMENT BUT WILL NOT OVERCOME PROPER RESORT TO SEVERAL OTHER AMENDMENTS SUCH AS RIGHT TO PRIVACY. [REDACTED] FEELS THAT IF RECORD IS PROPERLY MADE BEFORE GRAND JURY SUCCESSFUL APPEAL CAN BE MADE. HE SUGGESTS GIANCANA NOW ACCEPT IMMUNITY GRANT AND COME TO FGJ AND ANSWER QUESTIONS UNTIL A PARTICULARLY PERTINENT ONE IS ASKED. THEN GIANCANA SHOULD REFUSE TO ANSWER BY INVOKING SEVERAL PRIVILEGES PROVIDED BY CONSTITUTION SUCH AS RIGHT TO FAIR TRIAL, TO BE FACED BY ACCUSORS, NOT TO BE SUBJECTED TO CRUEL AND INHUMAN PUNISHMENT, NOT TO BE DEGRADED, TO KNOW THE NATURE OF THE CHARGES AGAINST HIM, ETC.

HUMPHREYS MET AGAIN WITH [REDACTED] 6 PM JULY 7, LAST, AT WHITEHALL CLUB WHERE HE WAS TO BE JOINED BRIEFLY BY [REDACTED] HUMPHREYS INTENDED TO HAVE [REDACTED] MEET WITH [REDACTED] GIANCANA'S ATTORNEY, AND EXPLAIN THEORY TO [REDACTED]

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PAGE THREE FROM CHICAGO 082124

(b)(7)(c)

[REDACTED] WILL THEN RELAY THIS ADVISE TO GIANCANA IN JAIL SINCE GIANCANA MUST DECIDE OWN FATE.

HUMPHREYS AND ATTORNEY [REDACTED] HAVE NOW FINALIZED ANSWER TO BE GIVEN TO QUESTIONS BY FGJ WHICH INCORPORATES ABOVE CONSTITUTIONAL PRIVILEGES. HUMPHREYS GAVE COPY TO [REDACTED] WHO HAD BRODKIN MAKE SEVERAL COPIES FOR GROUP. ANSWER TAKES ABOUT FIVE MINUTES TO READ.

ON JULY 7, LAST, HUMPHREYS HAD [REDACTED] FILE NOTICE OF APPEAL TO ARREST WARRANT AND BOND. ATTEMPTS TO SHOW HE WAS UNAWARE HIS APPEARANCE DESIRED AND CAN SHOW HE INTENDED TO RETURN TO CHICAGO AREA FROM OKLAHOMA SAME WEEKEND. SOURCE ADVISED HUMPHREYS WOULD DO THIS SINCE HE DID NOT EXPECT GOVERNMENT TO REMAIN "DORMANT" AND THAT HIS INDICTMENT WOULD BE FORTHCOMING SHORTLY. HUMPHREYS FELT "BEST DEFENSE IS A GOOD OFFENSE." AUSA SCHIPPERS ADVISED THIS DATE HE HAS NEGATIVELY CONSIDERED PROSECUTION OF HUMPHREYS.

SOURCE ADVISED EDWARD BENNETT WILLIAMS REFUSED TO SEE ALDERISIO IN WASHINGTON WHEN ALDERISIO RECENTLY TRAVELLED THERE AND WILL NOT HANDLE APPEAL ALDERISIO. ALSO WILLIAMS HAD ARGUMENT WITH GIANCANA AND MAY NOT NO LONGER REPRESENT HIM. WILLIAMS DESCRIBED BY ALDERISIO IN OBSCENE TERMS AND BY BRODKIN AS TEMPERMENTAL PRIMA DONNA.

RECEIVED: 12:13 AM 7-9-65 [REDACTED]

CONFIDENTIAL

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☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

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Sullivan ✓  
Tavel ✓  
Trotter ✓  
Tele. Room ✓  
Holmes ✓  
Gandy ✓

6:05 PM CDST DEFERRED 7-12-65

TO DIRECTOR  
FROM CHICAGO

121907

ALSO KNOWN AS Anti-racketeering

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

HIGHLY CONFIDENTIAL SOURCE ADVISED HUMPHREYS ATTENDED WEDDING OF LES KRUSE'S SON JULY 10 AND SPENT REST OF WEEKEND HOME STUDYING ANSWERS TO <sup>Federal Grand Jury</sup> FGJ QUESTIONS.

HUMPHREYS SCHEDULED MEET WITH [REDACTED] AND RALPH PIERCE AT PALMER HOUSE, 11:30 AM, JULY 12 INSTANT.

CHICAGO GROUP CONTINUES TO SOLICIT ADVICE FROM LAWYERS FROM ELSEWHERE IN DEFENSE OF IMMUNITY MANEUVERS. LATEST ATTORNEY IS NAMED [REDACTED] OR [REDACTED] (PHONETIC) WHO VISITED HERE JULY 9. HE AND [REDACTED] CONFERRED THAT DATE, WHATEVER COUNSEL HE GAVE NOT KNOWN.

CHICAGO ATTORNEY [REDACTED], FORMER HEAD ACLU HERE, INFLUENCED ACLU CHAPTER HERE TO PETITION ILLINOIS GOVERNOR <sup>KEARNEY</sup> NOT TO SIGN STATE IMMUNITY ACT. ADVISED OVERWHELMING SENTIMENT ACLU HERE IS AGAINST DENIAL OF BAIL TO GIANCANA WHILE APPEAL PENDING.

AN ASSOCIATE OF BIEBER AND BRODKIN, LEGITIMATE CHICAGO BUSINESSMAN [REDACTED] WAS SENT TO FRIEND DESCRIBED ONLY AS "FEDERAL PROSECUTOR." [REDACTED] WAS ADVISED GIANCANA'S ATTORNEYS MADE MISTAKE WHICH SHOULD NOT BE REPEATED WHEN OTHER HOODLUMS APPEAR. THIS MAN TOLD [REDACTED] GIANCANA ERRED WHEN HE WAS NOT ADVISED TO REFUSE TO ANSWER QUESTIONS BY CITING ADVICE OF HIS ATTORNEYS THAT HE WAS TO TAKE FIFTH AMENDMENT. THIS PERSON EXPLAINED IN THAT CASE IF ANYONE

AMERICAN CIVIL LIBERTIES UNION

REC-60

92-3684 467

JUL 15 1965

66 JUL 22 1965

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 DeLoach \_\_\_\_\_  
 Casper \_\_\_\_\_  
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 Sullivan \_\_\_\_\_  
 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

PAGE TWO FROM CHICAGO 121907

(b)(7)(c)

GUILTY OF CONTEMPT WOULD BE ATTORNEY AND NO DANGER OF THIS EXISTS.

ACCORDING TO SOURCE, PHIL ALDERISIO COMPLAINED BITTERLY, CLAIMS CHICAGO HAS BECOME "ROUGH TOWN BECAUSE OF THE G. THEY GOT EVERYBODY SHUT DOWN" AND IF LOCAL AUTHORITIES DO NOT ACCOMPLISH THIS ON THEIR OWN INITIATIVE, "THE G TAKES THEM BY THE HANDS AND MAKES THEM. IT'S BECOME A BIG RAT RACE TO KEEP UP WITH THE G."

RECEIVED: 7:26 PM [REDACTED]

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**FEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET**

2

Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

- ☒ Deletions were made pursuant to the exemptions indicated below with no segregable material available for release to you.

Section 552Section 552a

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| <input type="checkbox"/> (b)(1) | <input type="checkbox"/> (b)(7)(A)            | <input type="checkbox"/> (d)(5) |
| <input type="checkbox"/> (b)(2) | <input type="checkbox"/> (b)(7)(B)            | <input type="checkbox"/> (j)(2) |
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- ☐ Information pertained only to a third party with no reference to you or the subject of your request.
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- ☐ For your information: \_\_\_\_\_

- ☒ The following number is to be used for reference regarding these pages:

FBI HQ file 92-3088-1470

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SENT BY CODED TELETYPE

REC'D-TELETYPE UNIT  
F B I

JUN 1 12 54 PM '65  
6/1/65

CODE

TELETYPE

URGENT

1 - Mr. [REDACTED]

TO SACS NEW YORK 3  
OKLAHOMA CITY (92-179)

EX-107 REC 45  
FROM DIRECTOR FBI (92-3088)-1470

(b)(7)(c)

PROPOSED EXCHANGE TWELVE MILLION DOLLARS IN DOMINICAN REPUBLIC  
PESOS FOR AMERICAN DOLLARS, AR.

RE OKLAHOMA CITY AIRTEL MAY TWENTY-NINE LAST.

NEW YORK IMMEDIATELY COVER LEAD TO VERIFY [REDACTED]

MARTIN MARIETTA COMPANY OR [REDACTED] TO  
OKLAHOMA ATTORNEY [REDACTED]

BUTEL BUREAU AND OKLAHOMA CITY RESULTS OF INQUIRY NOT LATER  
THAN JUNE TWO NEXT.

NOTE: On a recent visit to Norman, Oklahoma, Chicago top hoodlum  
Murray Humphreys was offered a proposal involving the exchange of 12  
million dollars in Dominican Republic pesos for American money. The  
offer was reportedly made by a Norman attorney who had reportedly been  
in contact with [REDACTED] the Martin Marietta Company of  
New York, which individual allegedly was promoting this scheme.  
Investigation to date has not positively identified attorneys involved  
and New York being instructed to check [REDACTED] Martin Marietta  
Company and its [REDACTED] to determine if either  
contacted [REDACTED]

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
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Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

(3)

VIA TELETYPE

JUN 1 1965

2:42 PM  
ENCIPHERED

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

JUN 1 1965

TELETYPE

6 JUL 26 1965 TELETYPE UNIT

F B I

Date: 7/8/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

VR A I R T E L \_\_\_\_\_  
(Priority)

TO : DIRECTOR, FBI  
FROM : SAC, CHICAGO (92-350-sub 12) JUNE  
SUBJECT: MURRAY L. HUMPHREYS, aka.  
AR

SUMMARY

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT.

[REDACTED] furnished information concerning activities on 7/3/65.

The source advised that on the above date, a Saturday, Chicago top hoodlum LESLIE KRUSE was brought to the apartment of HUMPHREYS by HUMPHREYS' bodyguard and chauffeur, HY GODFREY, at 8:52 a.m.

GODFREY gave \$1,000.00 in "small money" to HUMPHREYS.

KRUSE then indicated that he is of the belief that he is the subject of the subpoena calling for his appearance before the Federal Grand Jury. As a result he advised that he is "staying out of circulation". He advised that his son, [REDACTED] is to be married on 7/10/65 and that he did not desire to obtain the publicity which would be attendant to his being subpoenaed and appearing before the Federal Grand Jury.

- (3) - Bureau
- 1 - Oklahoma City (AM) (RM)
- 1 - Chicago

REC 45

14 JUL 12 1965

(5)

E.C. Wick

EX - 117

Approved: \_\_\_\_\_  
Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

SPEC. MAIL

CG 92-350-sub Z

The following conversation then took place between KRUSE, GODFREY and HUMPHREYS:

H: Well, you roll with the punches. Boy, they really gave me a pushin' around. That FBI, they're bastards. They're dirty bastards. They really caught me when I was tryin' to get back and the FBI told them I was trying to get to Mexico. You see how dirty they are? But I got it all wrote down so they're dead on that, you see? But they got everybody bluffed, everybody is afraid of them. How much is this, HY?

G: A thousand dollars.

H: OK. And they really conned me and I conned them right back. You see I saw the FBI guy go and make a call but I thought he was just calling his office, you know? But when I got there they had the papers all there and then I knew who he called. And I put my head down and he said put your head up! Right away. But the jail was terrible, boy it was terrible. . . . . but the Marshall was all right, he brought me back, no handcuffs or nothin! But that FBI, they're a dirty bunch of guys.

(b)(7)(C)

K: Was [REDACTED] down there?

H: No.

K: You got pinched right after you called here, I hear.

H: Yeah. I went to the bus depot and they musta spotted me around there. What I figure is that he called down there and they spotted guys all around town and not only there because the blonde told me they had boats in Florida and cars on our street there. So you see they were all over the country for me.

At this point money is counted.

G: That [REDACTED] got offa probation. He got back. He's gonna try to get back to HOFFA and get back in the union. He's got a letter which will let him, a letter releasing him from probation. That's a hell of a break for him.



CG 92-350-sub Z

H: Listen, when are you gonna get that gold button for me? Or do I hafta get it myself?

G: I'll get it.

(b)(7)(C)

K: How's [REDACTED]

H: All right.

G: He's staying out to his mother's house, he wants to stay outa circulation too.

H: Listen, I have to call a lawyer, but I don't think anybody will be in his office today, do you? But he sent for me, whats his name, that, ah, [REDACTED] About my taxes. I was just dressin' to call him.

G: OK, I'm going out south.

H: Get my button first. Just walk in and take it outa the case, don't pay no attention to him.

GODFREY left at this point.

K: What I am trying to do is duck until after the wedding. I don't know about her folks. How they would take it.

H: Oh, I'd duck it all together.

K: I'd like to call my kid and take him out to dinner but they're on my phone. But I'm gonna go on home over the weekend.

HUMPHREYS obviously refers to his arrest in Norman, Oklahoma, on 6/26/65. It is noted that although this source indicates that HUMPHREYS intended to return to Chicago, the Chicago newspapers indicated that he was attempting to flee to Mexico. Obviously HUMPHREYS feels that the FBI furnished this information to the newspapers. HUMPHREYS also refers to the aggressive investigation and surveillance of the Oklahoma City Office of the FBI,

as compared to the easy treatment of him by the United States Marshal's Office there. It is noted that HUMPHREYS has been conversing concerning his arrest ever since he returned to the Chicago area on 6/28/65.

(b)(7)(c)

[REDACTED] is a former business agent of the teamsters union in St. Louis. He is a former Chicago hoodlum. Apparently he has recently been released from probation, and has a letter to this effect which will allow him, if the union is so inclined, to resume his previous duties with the teamsters.

The reference to the "gold button" is to the fact that when HUMPHREYS was arrested in Norman, Oklahoma, he was wearing a sport coat containing three gold buttons worth \$175.00. One of the buttons apparently was lost by HUMPHREYS during his incarceration in the Oklahoma City County Jail. He has previously instructed GODFREY to obtain a replacement of this button and apparently GODFREY has not been particularly punctual in completing this assignment.

The reference to [REDACTED] is a reference to Chicago top hoodlum [REDACTED] who apparently likewise is evading the service of a subpoena by staying at his mother's residence in Evergreen Park, Illinois. It is noted that [REDACTED] has already appeared before the Grand Jury, but apparently fears that he will be recalled such as was HUMPHREYS.

The reference to [REDACTED] is obviously a reference to Chicago attorney [REDACTED] formerly was an attorney for the Appeals Division of the Internal Revenue Service in Chicago, but was discharged from this position when his association with Chicago hoodlums was brought to the attention of Internal Revenue Service here. Apparently he feels that he can be of some assistance to HUMPHREYS in his civil suit by Internal Revenue Service for some \$100,000.00 which Internal Revenue Service claims HUMPHREYS owes in back taxes.

CG 92-350-sub Z

Following the above conversation KRUSE indicated that he had come to talk to HUMPHREYS concerning the following:

K: Listen, here's what I want to see you about. We've been workin' hard on this thing, RED and I. I been with RED everyday. And we beat everything except one thing and he told us before it will cost too much money and then it would be in doubt. That was that stop and frisk, you know?

H: Yeah, well, that went thru didn't it.

K: Yeah.

H: We'll have to get started and get a case on that. That's unconstitutional. Try to take it up, because that's a bad law.

K: Yeah, All right. Now, RED went over and saw TEETS yesterday. And straightened out everything. You know what it cost us? Well, 59 up to the other day.

H: 59?

K: Now, I'll break it down for you. First, 25. . . . .  
.....

Apparently KRUSE has figures and names written on a piece of paper. He did not mention any names at this point.

K: Now, TEETS sent word to get 10 and give it to him to give out there. But [REDACTED] . . . . . (b)(7)(c)

H: . . . . [REDACTED] . . . . have to take out of our pocket.

K: But I haven't seen our man yet, you know? But I'm gonna stall him.

H: Did you take care of him on that before?

K: We sent it down to him.

H: I mean on the wire tapping.

CG 92-350-sub Z

K: Yeah. RED told me yesterday that TEETS told me to tell you to get this, the ten.

H: Well, I don't know what, but we'll have to do it. Listen, when you make an obligation, you must stand by it.

K: That's right. Now RED and I were going over what we are obligated for and

H: Be honest with everybody.

K: Yeah.

H: Listen, you're the guy on the deal, you're the guy that has to make the decision.

H: And whatever decision you make, we have to accept. A guy that's not on the deal he can't complain.

K: Yes. But I want to let you know what I'm doing at all times. So then I'll go up and see him at the end of the week or so.

H: That's all right. Lets talk to [REDACTED] tho.

(b)(7)(c)

From the above it is clear that the primary purpose of the visit of KRUSE to HUMPHREYS on 7/3/65 concerned his desire to report to HUMPHREYS concerning the efforts of KRUSE to oppose the anti-crime bills in the Illinois State legislature in Springfield. It is noted that the Illinois State legislature adjourned following the passage of approximately a half dozen anti-crime bills on 6/30/65.

The reference to RED is apparently a reference to PAUL "RED" DORFMAN, a Chicago hoodlum and labor racketeer and a former business agent of the teamsters. [REDACTED] has previously advised that HUMPHREYS utilized the services of DORFMAN in attempts to defeat the legislation.

(b)(2)

(b)(7)(d)

KRUSE's reference to "~~that stop and frisk~~" is a reference to the bill which was passed by the legislature authorizing local law enforcement in Illinois to stop anyone suspected of having committed a felony and search them for evidence of their identification and of the crime. Apparently HUMPHREYS feels that they will have to make a test case of the law since he feels that it is unconstitutional. It is noted that another highly confidential source recently indicated that this is the opinion of Chicago attorney MIKE BRODKIN.

The reference to "~~TEETS~~" is a reference to Chicago top hoodlum SAM ~~BATTAGLIA~~. Sources and informants of the Chicago Office have indicated that BATTAGLIA has taken over the functions in organized crime of SAM GIANCANA during the continued incarceration of GIANCANA for contempt of the Grand Jury.

KRUSE appears to indicate that as of the day of his conversation with HUMPHREYS, 7/3/65, he has committed \$59,000.00 in bribes to influence opposition against the anti-crime bill. Later on it is obvious that BATTAGLIA has sent word through DORFMAN that the HUMPHREY group is to send \$10,000.00 to BATTAGLIA as their share of the expenditures made by BATTAGLIA against the anti-crime bills. It is not clear whether the \$10,000.00 is included in the \$59,000.00 committed by KRUSE. III

KRUSE's reference to "our man" is possibly a reference to [REDACTED]. It is noted that this source has previously indicated that KRUSE took HUMPHREYS to meet [REDACTED] surreptitiously in Springfield at the time when HUMPHREYS was initiating efforts to influence opposition to the anti-crime bills. [REDACTED] is the [REDACTED] of the Illinois State House of Representatives who was purged by the Republican Party after it became apparent to them that he had been corrupted in return for his favorable consideration of pending legislation. Although [REDACTED] is no longer a State legislator, he has been in (b)(7)(c)

11 (b)(7)(c)

Springfield as a registered lobbyist and has considerable contact in the State Capitol. However, it is also possible that KRUSE here refers to [REDACTED] of the so-called "West Side Bloc". This group was a group of legislators from the west side of Chicago, most of them being Italian, who for years could be counted upon by the hoodlum element to oppose anti-crime legislation and to pass legislation furthering the interests of hoodlums and their associates. It is known that [REDACTED] was sent to Springfield by HUMPHREYS in this cause. However, since it is known that KRUSE is close to [REDACTED] who is from Antioch, Illinois, in the area covered for organized crime by KRUSE, it would seem more likely that KRUSE here refers to [REDACTED] rather than [REDACTED].

HUMPHREYS reference to "the wire tapping" is to a bill which would have authorized local law enforcement in Illinois to monitor telephone conversations upon the authority of local courts and to use information obtained as a result thereof as evidence in local trials. However, this bill was the only bill sponsored by Chicago Mayor RICHARD J. DALEY'S commission which was defeated in the legislature. It is noted that approximately a half a dozen measures were sent to Governor KERNER for his signature. These included the bill which HUMPHREYS desired to defeat the most, the bill authorizing local prosecutors to grant immunity to witnesses and thereby require their testimony after contact with the United States Attorney General for his authority to do so. Another bill which HUMPHREYS desired to block which has been passed was the bill extending the life of the local Grand Juries from 12 to 18 months and authorizing more Grand Juries to sit at one time. Another bill which HUMPHREYS attempted to defeat which was subsequently passed and which has already been signed into law is the law changing a conviction for certain gambling activities into a felony rather than a misdemeanor as previously has been the case in Illinois. It is noted that if evidence is now uncovered showing bets totaling \$2,000.00 and five instances of accepting wages it is now defined as "syndicated gambling" and a sentence of up to five years and/or a fine of \$5,000.00 can be levied.

CG 92-350-sub Z

Another bill which HUMPHREYS sought the defeat unsuccessfully was the bill permitting circumstantial evidence of gambling to be permitted and giving much greater weight to this type of evidence. Another such bill which was passed is the bill making heavy sentences on intimidation of "juice" victims. Another bill which was passed against the wishes of HUMPHREYS was the bill requiring that owners of taverns keep such records so as to make it easier to determine who the actual owner of the tavern actually is. All of these bills were opposed by HUMPHREYS unsuccessfully and this makes KRUSE's comment: "We beat everything except one thing" unexplainable to the Chicago Office. It would appear that the only bill in which HUMPHREYS was interested which was defeated was the wire tapping bill. It is noted that another bill, which would have restricted the sale of firearms to people in certain classifications such as felons, was also defeated. However, no source indicated that HUMPHREYS particularly opposed this bill and the bill was defeated following the pressure against it levied by hunters and gun fanciers. It is not known that there was any particular opposition on the part of organized crime to this bill.

It is apparent that HUMPHREYS counsels KRUSE that whenever a legislator was promised any sum of money that KRUSE "stand by" that "obligation". HUMPHREYS also indicates that if KRUSE makes a decision that the legislator should get the money, whether he was able to perform or not, no one is going to question KRUSE's decision in this regard.

KRUSE's remark that he would "go up and see him" (b)(7)(c) would strengthen the interpretation of the Chicago Office that KRUSE refers to [REDACTED] as being "our man". It is noted that Antioch, Illinois, is northwest of the City of Chicago and that any trip made by KRUSE to see [REDACTED] in Antioch would be in a northerly direction. It is also noted that [REDACTED] resides on the near southwest side of the City of Chicago and it would not be necessary to "go up" in order to contact [REDACTED].

The following conversation then ensued:

CG 92-350-sub Z

K: Lets see. Tuesday, Wednesday and Thursday I'm gonna stay away from home. Friday I'm going home. We got a dinner Friday and Saturday is the wedding. Then the hell with them.

H: Well, here's the thing, Les. You got to watch out for the FBI. If you're lamming, lam. Don't making any contacts. I found that out myself. They musta been lookin' for me all over the country because you see they know where you go. They know where everybody is that you know. And they watch everybody when they really want you. So you see, you just got to stay away from everybody when you lam.

K: How is BILLIE?

H: She's fine. She works that farm like a son of a gun. She got it fixed up pretty nice and now she wants to sell it. She bought that for \$10 an acre and now its worth 25.

K: OK, I'm shoving along.

H: All right. I'll be here if you want me. You know my secret now that HY showed you how to come up that elevator so nobody sees you all the way from the bottom. Now, ah, I don't open the door for nobody. But write a note and slip it under the door.

K: OK, HUMPY, have a nice weekend.

H: All right. You do likewise.

(b)(7)(c)

K: Tell [REDACTED] I said hello. And if you want me, HY knows where I'll be.

H: OK, but don't run around because, see, what they do, the whole FBI goes out. You understand? And its hard to beat them because they're all over and everybody snitches to them.



CG 82-350-sub Z

K: Here is my number. 679-4200, Howard Johnson Lodge, 9333 Skokie Boulevard. The name is BARNARD (FOX?) is the name I'm using.

H: Mr. FOX (or KLOTZ), I'd say, I wouldn't use the first name. Is this a hotel or something?

K: A motel.

H: Listen, where is RUSSKY? He's staying clear too, isn't he?

K: . . . . . played golf yesterday.

Here KRUSE again indicates that he would remain "out of circulation" during the early and middle of this week but that he would return to his residence in the Chicago area on Friday, 7/9/65, for a pre-wedding dinner in honor of his son and future daughter-in-law and that he would then attend his son's wedding on Saturday, 7/10/65. KRUSE then indicates that he would then remain available in the event that the FBI desired to serve him with a subpoena. At this point it should be noted that no plans have been contemplated to serve KRUSE.

HUMPHREYS in cautioning KRUSE not to make any contacts which might lead to his discovery by the FBI again indicates as he has in the ~~past~~ past that he was contacted by his second wife who resides on the HUMPHREYS estate in Key Biscayne, Florida, that the FBI in Miami attempted to locate him at her residence. HUMPHREYS obviously feels that the FBI was not aware as to his whereabouts and that they searched "all over the country" when they attempted to locate him.

The reference to "BILLIE" is a reference to MARY CLEMM BRENDLE HUMPHREYS, the first wife of HUMPHREYS who resides on a farm outside of Norman, Oklahoma.

When HUMPHREYS refers to "my secret now that HY showed you" he refers to the fact that he has discovered an entry way to his apartment building which he believes will preclude observation of anyone visiting him.

It is noted that Marina City, where HUMPHREYS resides, has approximately a half dozen levels and entrances so that any surveillance attempted there requires substantial manpower. It is possible that what HUMPHREYS has discovered is that there is a freight elevator which operates from the dock along side the Chicago River on a level lower than the ground level of Marina City which can be used to indirectly arrive on the 51st floor of the East Tower of Marina City, where HUMPHREYS' apartment is located. Anyone using this elevator can park their car several blocks from Marina City and walk along the river front and enter the elevator without being viewed by anyone on any of the other levels of Marina City including the logical entrance in the main lobby. HUMPHREYS also apparently is so security conscious that he will not use the peep hole in his apartment door to view a visitor for the reason that anyone standing outside the apartment door can see a blockage of the light in HUMPHREYS' apartment which would indicate that someone is inside. For this reason, it appears that the only way to have HUMPHREYS open his door for a friendly visitor is for that visitor to slip a note under the door with a proper identification. In regard to the security of HUMPHREYS it is noted that on (b)(7)(c) the evening of 7/2/65 Chicago automobile dealer [REDACTED] visited HUMPHREYS' apartment. When HUMPHREYS showed [REDACTED] his apartment he indicated that he had three burglar alarms and indicated that these burglar alarms were attached not only to the front door, but to the living room and to the bedroom of HUMPHREYS so that anyone entering HUMPHREYS' apartment, even though they should be successful in turning off the burglar alarm to the front door, would be "trapped" by the two other burglar alarms apparently surreptitiously located in HUMPHREYS' apartment. This apparently explains why HUMPHREYS felt that no one could enter his apartment without being "trapped" when he conversed with his brother last week concerning the possibility that the FBI had been able to penetrate his apartment.

From KRUSE's conversation it is obvious that he is residing in a motel under a fictitious identity. The telephone number which he furnished HUMPHREYS is listed to the Howard Johnson Lodge at 9333 Skokie Boulevard in Skokie, a northwest suburb of Chicago.

The Chicago Office has obtained references to "RUSSKY" since 1959 when those hoodlums who frequented Celano's Customs Tailors occasionally referred to a Chicago hoodlum with that nickname. The Chicago Office has been led to believe that RUSSKY refers to Chicago top hoodlum RALPH PIERCE. Although HUMPHREYS almost always speaks of PIERCE as "RALPH" the context of his mention of RUSSKY here would confirm the interpretation of the Chicago Office that RUSSKY is RALPH PIERCE since the closest associate of KRUSE is PIERCE and since PIERCE is known to be an avid, though mediocre, golfer.

KRUSE and HUMPHREYS then concluded their conversation with the following remarks:

H: You know, I'm quite sure that MORRIE NORMAN is bad.

K: Well, he might be bad, but its unconscious. He's not an out and out stool pigeon. You see that guy talks to him and he drops things he wants to know, you know, without knowing what he is doing.

H: Well, but you see [REDACTED] I keep ducking him because (b)(7)(c) [REDACTED] is convinced and I don't want to upset [REDACTED]. You know when [REDACTED] gets something on his mind, its hard to talk him out of it.

K: That's right.

H: So I don't want to upset him so I stay away from MORRIE.

K: All right, I'll see you.

MORRIS NORMAN is a millionaire drug store and restaurant owner in the Chicago area. Although he has never been considered a PCI or informant, he has been contacted frequently by Chicago agents and particularly by the agent assigned the investigation of HUMPHREYS. Although he has furnished no information which was particularly important, he has furnished considerable information concerning the whereabouts and habits of Chicago area hoodlums such as HUMPHREYS, KRUSE and PIERCE due to the fact that

CG 92-350-sub Z

PIERCE and KRUSE in particular frequent one of these restaurants and since PIERCE is a life-long "associate of NORMAN". The Chicago hoodlums have been aware of the fact for some time that NORMAN considers Chicago agents to be his personal friends, since he has so informed them of this on many occasions. It should be clearly understood that there is no breach of any security in regard to the knowledge of HUMPHREYS and KRUSE that NORMAN is contacted by the FBI since there has been no attempt on the part of NORMAN to hide this fact and since he has never furnished any information on a confidential basis. As a matter of fact, the Chicago Office has long felt that NORMAN has greater loyalty to his hoodlum associates than he does to Bureau agents and contacts of NORMAN have always been handled with that thought in mind. Attention is invited to information submitted to the Bureau as far back as 1960 when on three occasions NORMAN visited Celano's Custom Tailors to advise HUMPHREYS of his contacts by FBI agents. It is also noted that instant source advised that NORMAN visited HUMPHREYS at HUMPHREYS' residence approximately two weeks ago and during the course of his contact with HUMPHREYS discussed the agent assigned to HUMPHREYS' investigation.

It would appear that the Chicago hoodlum most convinced that NORMAN is dangerous to the cause of the hoodlums is [REDACTED] (b)(7)(c) It would also appear that HUMPHREYS does not feel that NORMAN constitutes any particular danger, probably due to the fact that NORMAN is not privileged to the activities of HUMPHREYS to any great degree, but that HUMPHREYS does not desire to "upset" the excitable [REDACTED] by taking particular issue with him in this regard.

One copy of this communication is submitted to the Oklahoma City Office in view of HUMPHREYS' continued conversation concerning his arrest in Norman, Oklahoma.

CG 92-350-sub Z

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT.

F B I

Date: 7/7/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via A I R T E L \_\_\_\_\_  
(Priority)

TO : DIRECTOR, FBI  
 FROM : SAC, CHICAGO (92-350-sub 11) JUNE  
 SUBJECT: MURRAY L. HUMPHREYS, aka.  
 AR

SUMMARY

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT. (b)(2)

[REDACTED] furnished information concerning (b)(7)(D) activities on 7/1/65.

Source advised on the above date that at 10:52 Chicago top hoodlum MURRAY L. HUMPHREYS arrived to converse with Chicago attorney MIKE BRODKIN. HUMPHREYS discussed his recent arrest in Norman, Oklahoma, by the FBI and complained concerning the fact that the FBI apparently took major case fingerprints of him. However, he was extremely laudatory concerning the very cordial treatment of him by the "Head Marshal" in Oklahoma City. HUMPHREYS made the point several times that whereas the FBI had insured that the newspapers were present so that they could "make a big fuss" by taking numerous photographs of him, the "Head Marshal" did everything he could to make his stay in the Oklahoma City County Jail as pleasant as possible and when returning HUMPHREYS to Chicago on the airplane. (b)(7)(C)

- ③ - Bureau  
 1 - Oklahoma City (AM) (RM)  
 1 - Chicago

(5)

Approved: \_\_\_\_\_

Special Agent in Charge

Sent \_\_\_\_\_

M

Per \_\_\_\_\_

6 JUL 26 1965

147  
 12 JUL 9 1965  
 SPEC. MAIL RM

(b)(7)(c)

did not cuff him. HUMPHREYS also complained that when he arrived in Chicago there were eight federal marshals to meet him which amazed the Oklahoma City Marshal who indicated to HUMPHREYS that the marshal in Chicago was making a "circus" out of the situation. HUMPHREYS detailed that four marshals took him in one car in handcuffs while there were marshals in a lead car and in a car tailing HUMPHREYS en route from the airport to the Federal Lockup in the Loop. This caused BRODKIN to order obscenities concerning the United States Marshal in Chicago, [REDACTED]

HUMPHREYS advised BRODKIN that he had felt sympathy for a bank robber who was incarcerated in the jail in Oklahoma City with him and that when he left he left a couple of hundred dollars for this individual with the Marshal. HUMPHREYS then indicated how there is a "difference in guise" in that the Marshal in Oklahoma City "snuck me out of the jail so that the photographers wouldn't catch us but when they got here all the photographers were waiting at the airport".

BRODKIN indicated that at that time Chicago top hoodlum [REDACTED] was in the Randolph Towers Barber Shop but would be up shortly.

HUMPHREYS then requested BRODKIN to telephonically contact Chicago attorney [REDACTED] and advised [REDACTED] where HUMPHREYS was. BRODKIN thereupon requested his secretary to reach [REDACTED]. Approximately one-half hour later when [REDACTED] returned the call, HUMPHREYS indicated that he would meet him later.

At this point the following conversation took place:

H: Look at the letter I received yesterday. Look at this, how the stamps are messed up. See they leave it like that so that you know they got in there. See how rotten they are. Read it.

B: Did you see LIBBY?

H: No. I tried to see him yesterday.

CG 92-350-sub11

B: The guy dogged it, you know. Dogged it real bad.

H: I'll tell you, I was over to see him before. He said I didn't do the favor for him I did nit for his lawyer.

Now, Mike, here are my telephone bills from when I first moved in. This bill here is for the installation. There isn't a god damm charge for a call no place. See, you have a telephone here because they buzz you on the phone when somebody comes and wants up. But you see, nothing here, I'm in the right all the way down the line, do you agree with me?

B: Yeah. But what are they mad at you about, something you said in the Grand Jury?

H: They started talking about narcotics and I had been taking the Fifth. And, uh, they were just trying to embarrass me. And that won't incriminate me. And he said you won't say it may tend to incriminate you? And I said, no, I won't. I said I'll do this much for you, Sir. I said I'll be happy to answer that question. Anyway you want to ask it, I'll answer that one question, but that will be all. But they wouldn't go for that.

H: Well, the judge said to LIBBY, he said (elevated train drowned this out).

H: Yeah, but then [REDACTED] went in and talked to him. You see, they only asked for 5 and he kicked it up. (b)(7)(c)

B: I know he kicked it up. What I am trying to tell you now is what LIBBY told me. He said that when the government went into hold you in contempt on the motion of the D.A. to issue a bench warrant for you, for reason that you didn't appear, there was nobody to step up and say to the court well, we are unable to locate Mr. HUMPHREYS, but we know he isn't sick, but he will be in the minute I locate him. Thats where you got in trouble, did you know that?



H: No.

B: See what I mean, do you follow me now? Now that's what the judge said. That's what LIBBY told me. and LIB felt real bad. I said, LIB, you're crying, god damm it it isn't your fault.

H: No. I wanted to go up and explain it to him. I am going to say that I did not know that they wanted me, that I left Friday to go down to see my daughter who is sick [REDACTED] ..... See, that's what I was there for. And not only that I had to see a lawyer down in that town because he had increased the alimony, see? And I went up to get the taxes so I won't have to pay taxes on it. (b)(7)(c)

It is noted in reference to the above conversation that [REDACTED] indicated that when HY GODFREY visited the residence of HUMPHREYS earlier that same morning the letter exhibited to BRODKIN was also shown to GODFREY. (b)(2) (b)(7)(D) It is obviously HUMPHREYS' opinion that a letter which was recently received was opened by law enforcement officers. He apparently believes that they left the letter in such a condition on purpose so that they could indicate to HUMPHREYS that his mail was being opened. The Chicago Office has no information whatsoever concerning this situation .

The reference above to LIBBY is possibly a reference to former United States Congressman ROLAND V. LIBONATI who is always referred to by his hoodlum associates as "LIBBY". Apparently LIBONATI has some type of a political connection with U.S. District Judge J. SAM PERRY and visited PERRY to learn from him the reasons for PERRY's treatment of HUMPHREYS in that when the government requested a \$5,000.00 be set for HUMPHREYS Judge PERRY instead made the bond \$100,000.00. He also granted the government request that a warrant be issued for the arrest of HUMPHREYS. It would appear that LIBONATI intended to indicate his unhappiness with the actions of Judge PERRY in this regard. It is also obvious that HUMPHREYS exhibits his telephone bills to BRODKIN to show that the government cannot grant him immunity on the basis of the FCC Immunity Statute. The reason for this is that HUMPHREYS has never had any charges for long distance telephone calls from his apartment

in the period of his residence there.

(b)(7)(c)

HUMPHREYS' description of his answer before the Federal Grand Jury concerning his involvement in narcotics is generally accurate. It is noted that this is the reason that his presence was requested again before the Grand Jury. The U.S. Attorney's Office desires that HUMPHREYS be brought into open court and required either to answer the question concerning narcotics or to invoke his constitutional privilege against incriminating himself.

Apparently Judge PERRY informed LIBONATI that when the government made the motion for a bench warrant HUMPHREYS was not represented by counsel. In other words, [REDACTED] who is representing HUMPHREYS in this regard, was not present to oppose the government motion and this is Judge PERRY's excuse to LIBONATI for issuing the warrant.

It would appear that HUMPHREYS intends to claim that he left Chicago to visit his daughter in Norman, Oklahoma, for the reason that his daughter is sick. [REDACTED]

[REDACTED]. It also appears that HUMPHREYS business in Norman, Oklahoma, included a visit to his attorney, [REDACTED] for the purpose of obtaining the court records ordering an increase in his alimony to his first wife.

BRODKIN and HUMPHREYS then discussed the fact that [REDACTED] has closed his exclusive restaurant, The Imperial House. BRODKIN indicated to HUMPHREYS that [REDACTED] talked to Chicago top hoodlum ANTHONY ACCARDO in doing this and also indicated that there is a feeling on his part that Chicago top hoodlum ROSS PRIO had a financial investment in the Imperial House. From the conversation it would appear that BRODKIN is aware that [REDACTED] is attempting to open another restaurant in a new location. He indicated to HUMPHREYS that this might be a good idea in that the PRIO group could recoup their losses from the Imperial House investment.

CG 92-350-sub 11

At this point the following conversation ensued:

(b)(7)(c)

B: Here's what I want to tell you. The other day [REDACTED] came in and we went to see MOE. I made the arrangements and we went out there.

H: Here, hold up a minute, lets put the TV on.

At this point the TV was turned on loudly and only snatches of the rest of the conversation was obtained.

B: [REDACTED] . . . . . get ahold of [REDACTED] (phonetic). [REDACTED]

H: You mean me get ahold of [REDACTED] (phonetic)?

B: You could do it.

H: The only problem is [REDACTED] goes up thru . . . . .

B: Wait a minute, discuss it with [REDACTED] first. I'd mention it to [REDACTED] but I don't want him to think I'm going over his head. So listen, I went over there to see the warden . . . . . visit him, I told him the story, go ahead. So when I seen MOE, he says Jesus Christ, I had a dream about you. He said I'll put you on the list of visitors.

This conversation obviously refers to the information previously obtained during a conversation between BRODKIN and Chicago top hoodlum FELIX "MILWAUKEE PHIL" ALDERISIO in that [REDACTED] Washington, D. C. attorney who is associated with EDWARD BENNETT WILLIAMS, came to Chicago where BRODKIN, Chicago attorney [REDACTED] and [REDACTED] visited Chicago top hoodlum SAM GIANCANA in the Cook County Jail. Obviously since this appears to be the reason that BRODKIN wanted HUMPHREYS to visit him, HUMPHREYS invokes his acute consciousness for security by suggesting that the television be turned on to prevent any monitoring of this portion of the conversation.

(b)(7)(c)

Due to the interference of the television set combined with the fact that the weather in Chicago on 7/1/65 was such that the window to BRODKIN's office was left open allowing the loud noise of the elevated trains to enter, most of the above conversation was not obtained by the source. The Chicago Office is unable to make any definite conclusion as to who GIANCANA wanted contacted and for what purpose. However, it is noted that the United States Commissioner in Chicago is named [REDACTED]. The reference to [REDACTED] in this conversation is to Chicago top hoodlum GUS ALEX and the reference to MOE is a reference to GIANCANA.

Immediately following the above conversation HUMPHREYS and BRODKIN then conversed as follows:

- H: Now, let me tell you something. Its against our religion to answer questions. But if they would just give you a list of questions and say this is what you gotta answer, then we could look at the list and maybe they could be answered. But when they say answer everything, what the hell you gonna do? You're gonna go to jail, that's all!
- B: Well, anyway, he said to me, I ain't gonna give them no answers. (obs) them!
- H: And here's my airplane ticket to come back Sunday. I got this before I left. This is no bull (obs). And the station master would say that I came in there to try to get back to Chicago Saturday, you see? This stuff about Mexico!

HUMPHREYS obviously feels that it is the code of the underworld not to testify. However, he feels that if the government would furnish a list of questions which would consist entirely of all that were to be answered, a witness could then peruse the questions to make a determination as to whether he might be able to answer such questions without involving himself or his associates. However, since

the government does not follow this procedure, and since the government can ask any question or series of questions which they desire, HUMPHREYS apparently feels there is only one recourse and that is to refuse to take immunity and answer the questions and instead "go to jail, that's all".

BRODKIN obviously again advises HUMPHREYS that it is GIANCANA's decision, which he continues to hold, that he will answer no questions. It is noted that the source earlier in the week furnished this indication during the BRODKIN - ALDERISIO conversation.

HUMPHREYS obviously indicates to BRODKIN that he had purchased an airplane ticket in Chicago which called for his return to Chicago on Sunday, 6/27/65. This purchase would have been made prior to his departure for Norman, Oklahoma, from Chicago. HUMPHREYS indicates that this, plus the fact that the station master at the railroad station in Norman, Oklahoma, was contacted by him concerning arrangements to return to Chicago on Saturday, 6/26/65, would prove his good intentions and that he was not attempting to flee to Mexico as the Chicago newspaper indicated upon his arrest in Oklahoma. The Chicago Office is at a loss to understand, however, how HUMPHREYS will introduce this testimony since if he gets on the stand in his own defense he will open himself up to cross examination concerning his past history. (F)(7)(C)

At this point Chicago top hoodlum [REDACTED] arrived. He and HUMPHREYS then discussed the letter received by HUMPHREYS which apparently had been opened, in the opinion of HUMPHREYS, by law enforcement officers. They then discussed the fact that the "stop and frisk" bill had been passed in the Illinois State legislature the other day. It is noted that this bill gives local law enforcement the authority to stop anyone suspected of having committed a crime and searching that individual for evidence of the crime. ALEX and BRODKIN then discussed the constitutionality of this bill, it being the opinion of BRODKIN that the bill is unconstitutional.

CG 92-350-sub 11

(A)(7)(C)

At this point HUMPHREYS and [REDACTED] apparently wished to converse outside the presence of BRODKIN. They, therefore, left the presence of the source and conferred in another room. Following approximately a ten minute conference they departed together at 11:28 p.m. BRODKIN indicated to [REDACTED] upon the departure of [REDACTED] that later in the day he would be in the barber shop at the Continental Hotel in the event [REDACTED] decided to contact him.

One copy of this communication is being submitted to the Oklahoma City Office for their interest in the comments of HUMPHREYS concerning his recent arrest in Norman, Oklahoma.

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT.

**FBI**

Date: 7/13/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

**AIRTEL**

**(Priority)**

TO : DIRECTOR, FBI

FROM : SAC, CHICAGO (92-350 sub 11)

SUBJECT: MURRAY L. HUMPHREYS, aka  
AR

**JUNE**

## S U M M A R Y

activities on 7/9/65. [REDACTED] furnished information concerning

At 2:42 p.m., on the above date, Chicago top hoodlum FELIX ALDERISIO, Chicago attorney [REDACTED] and Chicago attorney [REDACTED] conferred. It was obvious that this conversation had commenced elsewhere and was continued as they entered the office:

③ - Bureau (RM)  
1 - Chicago

(4)

**REC 36**

92-3088-1473

1 JUL 15 1965

**Approved:**

Special Agent in Charge

**Sent**

6 JUL 26 1955 Special

**SPEC. MAIL RM**

XXXXXX  
XXXXXX  
XXXXXX

**FEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET**

5 Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

- ☒ Deletions were made pursuant to the exemptions indicated below with no segregable material available for release to you.

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- ☒ 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.
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FBI HQ file 92-3088-1473 (pgs 2 thru 6)

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 X NO DUPLICATION FEE X  
 X FOR THIS PAGE X  
 XXXXXXXXXXXXXXXXXXXXXXXX



CG 92-350 sub 11

HORNSTEIN: Listen, what I don't understand, why can't you people reach these guys like you used to?

(No answer to that)

HORNSTEIN:

Or why can't you do something to have some of these judges brought in and ask them some questions about themselves?

(b)(7)(C)

ALDERISIO:

Yeah, that's right, the (obs).

[REDACTED]

HORNSTEIN:

Yeah, and look what they did to HUMP. And even a 100,000 dollar bond. Is that the law? This isn't right, this is America! They can't do it! But look in New York, [REDACTED] was telling me they gave him immunity and he wouldn't talk and they let him out on bond. He's out on bond right now. What is this, is New York a part of America and Chicago is not?

ALDERISIO:

That's right! Where is [REDACTED] right now?

HORNSTEIN:

He's back here, in Chicago.

ALDERISIO:

Well, that's the point. If you can get bond in New York, what's wrong with us in Chicago?

[REDACTED]

HORNSTEIN:

Let me ask something. Did that broad do MOE any harm?

CG 92-350 sub 11

(H)(7)(C)

ALDERISIO:

No. The only harm she done is they got a lot of ...uh...notoriety with that.

[REDACTED] is a close friend of [REDACTED] operates a wholesale drug company in the Chicago area. His [REDACTED] who is a [REDACTED] is unknown. The advice which this [REDACTED] gave [REDACTED] appears to be self-explanatory.

The reference by HORNSTEIN to "HUMP" is obviously a reference to Chicago top hoodlum MURRAY HUMPHREYS.

III X The reference to [REDACTED] is a reference to [REDACTED] Chicago theatrical agent and associate of the [REDACTED], who was a conduit through which the [REDACTED] appeared to be able to bribe officials of the New York State Liquor Authority to grant a liquor license to the Playboy Club in New York City. It is noted that [REDACTED] was convicted of his participation in this scheme. Following his conviction in the State Courts in New York City, [REDACTED] was again called before the grand jury and asked to testify concerning his association with the NYSLA and when he refused, he apparently was granted immunity. He then again refused to testify and was cited for contempt of court. However, the point made here by ALDERISIO and HORNSTEIN is that rather than being sent to jail immediately without bond, [REDACTED] was released on bail and is presently in Chicago free on bond. Obviously HORNSTEIN and ALDERISIO compare the treatment of [REDACTED] by the District Attorney's Office in New York in a local situation with that given GIANCANA by Federal authorities in Chicago.

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM THE BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT.

## DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

Holmes  
Belmont  
Mohr  
DeLoach  
Casper  
Callahan  
Conrad  
Felt  
Gale  
Rosen  
Sullivan  
Tavel  
Trotter  
Tele. Room  
Holmes  
Gandy

9:28 PM CDST DEFERRED 7-16-65

TO DIRECTOR

FROM CHICAGO 162247

ALSO KNOWN AS ANTIRACKETEERING

MURRAY L. HUMPHREYS, AKA., AR, DAILY SUMMARY. (H)(7)(C). (D)

[REDACTED] ADVISED SA [REDACTED] JULY 16  
INSTANT HE WAS RECENTLY CONTACTED BY [REDACTED]  
[REDACTED] WHO MADE ARRANGEMENTS FOR INFORMANT TO BE CONTACTED BY  
HUMPHREYS. [REDACTED]

[REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]  
HUMPHREYS INDICATED GAMBLING LOCATION CONTROLLED BY CHICAGO  
TOP HOODLUM [REDACTED] HUMPHREYS INDICATED INFORMANT  
SHOULD FILE MOTION TO QUASH BASED ON FAULTY SEARCH WARRANT.  
HUMPHREYS INDICATED IF THIS WAS UNSUCCESSFUL, HE WOULD TAKE CARE  
OF NECESSITY OF SUBSEQUENT FIX OF GRAND JURY OR JURORS AND/OR  
ARRESTING OFFICERS.

NOTED [REDACTED] IS CHICAGO ATTORNEY CLOSELY ASSOCIATED  
WITH HUMPHREYS' CLOSE ASSOCIATE, [REDACTED] AND IS FORMER  
ASST. U.S. ATTORNEY  
AUSA HERE.

CHICAGO WILL FOLLOW DEVELOPMENTS THIS PROSECUTION.

RECEIVED: 10:55 PM [REDACTED]

REC-93

92-3088-1474

JUL 20 1965

F B I

Date: 7/9/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via A I R T E L \_\_\_\_\_  
(Priority)

TO : DIRECTOR, FBI

FROM : SAC, CHICAGO (92-350-sub Z)

JUNE

SUBJECT: MURRAY L. HUMPHREYS, aka.  
ARSUMMARY

██████████ furnished information concerning (b)(2)  
activities on 7/2/65. (b)(7)(C):(D)

At 3:23 p.m. on the above date the brother of MURRAY HUMPHREYS, ERNIE HUMPHREYS, arrived to confer with HUMPHREYS. MURRAY HUMPHREYS advised his brother that he had just returned "from the west side" where he had had lunch with Chicago top hoodlum ██████████. He advised his brother that "The policy is all down and everything. ██████████ quit". HUMPHREYS referred to the fact that on 7/1/65 the recently enacted Illinois State statute making "syndicated gambling" a felony became effective. This law provides that if evidence is obtained during a legal arrest showing that the bookmaker or policy operator was engaged in five distinct wagers and had a total amount of wagers in excess of \$2,000.00, the crime was then a felony and subject to a sentence of five years in prison and/or a \$5,000.00 fine.

HUMPHREYS indicated that the policy operators feel that they cannot "operate" with this law. All those (obscene for Negroes) would snitch on you, they would all snitch, very few of them are right guys".

Following the above HUMPHREYS and his brother then engaged in the following conversation:

③ - Bureau  
1 - Chicago  
██████████

REC 42 - 14/75

JUL 15 1965

Approved: *[Signature]*

Special Agent in Charge

Sent

M

Per *[Signature]*

6

JUL 20 1965

CG 92-350-sub Z

H: Lets talk about you, what are you doin' to cover up, you see they're starting to work.

E: . . . . .

H: No, I'm talkin' about the bookin'. You got to be awful careful, Ernie, awful careful. Because you see what they did, they had a whole list ready and they let the FBI go and get the warrants.

E: Well, they have done that before.

H: You're god damm right they have! But now, with this new law, there's a five year jolt. What you have to do is make sure you have no money and no slips around. Now they only found . . . . thousand dollars on this guy they raided yesterday but they said they got more than that over the telephone. With calls coming in, but they have no case that way. But thats what you have to do, take the slips out of the place every couple hundred dollars that comes in.

E: Well, I've been very fortunate, I've never blown a license. A lot of pinches but I never blew a license. Mine have been very lucky.

H: Let a couple of them blow a license and they'll quit.

E: You know whats gonna happen. Its gonna take a thousand dollar payoff now.

H: Easy! It'll be just like New York, it'll be 1500 dollars a payoff. You're gonna have to have a cover up. I notice that these joints they hit yesterday, they had them all lined up for this, but most of them had quit. You see, they got tipped off.

E: Well, we got some tips the day before.

H: Yeah, but you see, the FBI doesn't tip off, they just say to the coppers, come on, we got a warrant. The main thing is to get rid of the bet right away before they pile up so if you get caught you're not a syndicate center. They syndicate center is where you get

CG 92-350-sub Z

hurt. Listen, everybody gets pinched its gonna be a syndicate center no matter if you are or not!

E: Oh, sure.

E: The problem is to have a guy keep running out. I done this the other day: I had one guy and I said if you get a call with one ring that means call him. But we've always been unusually careful. Actually, Lou, I've taken less pinches than anybody who's been around as long as I have. And we've been jumpin' from here to there and there. But they know that after a while. We've been usin' every precaution. But with this bill we're gonna have to be even more careful. These are bad bills tho.

H: Well, the state immunity bill won't stand up. But you got to be careful, Ernie, because if they ever splash on you, they'll hollar income tax and everything else because you're who you are. See they know you're helping me now since the other day.

E: Yeah, because they know now I was covering up for you. Oh yeah, if they get me now, I'm a dead dog.

H: Yes, because those guys get hot when you lie to them and they remember that and they'll go after you. See, I hate to see you get involved with them. They get after you and they never stop until they get you or you stop them somehow. And you can't stop them. But listen, I got to take my nap and get dressed by 5:30. But I'll be home all weekend. Tomorrow night I think I'll get woman.

E: Huh?

H: Tomorrow night I hope I get woman. I hope.

E: Thats good. Take care of yourself.

I II

In explanation of the above it is noted that information has been received from time to time indicating that ~~ERNEST HUMPHREYS~~ is in charge of a district on the southwest side of Chicago where he controls gambling for the organized Chicago group. What HUMPHREYS refers to is the fact that on the first day when the new law became effective, 7/1/65, there were five raids conducted on bookmaking establishments by law enforcement officers in the Chicago area. Four of these raids were attempted by districts of the Chicago Police Department and all four of these raids were unsuccessful in that there was no evidence of gambling found on the premises. HUMPHREYS indicates that the reason for this is that "they got tipped off". The fifth raid was a raid conducted by the Intelligence Unit of the Chicago Police Department based on an FBI warrant and with FBI observers. This raid was successful and as of the date of this communication is the only raid which has been successfully conducted in the Chicago area since the enactment of the above legislation.

HUMPHREYS indicates that since the law reads that there must be five separate wagers and a total of \$2,000.00 or more bet, the only way for a bookmaker to operate since the enactment of the above legislation is to make sure that whenever he accepts wagers totaling "a couple hundred dollars" the slips indicating such wagers must be "taken out of the place".

ERNEST HUMPHREYS indicates that he has been very fortunate in that the liquor licenses of the taverns where bookmaking in his district has been conducted have never been revoked following a legal arrest.

ERNEST HUMPHREYS feels that it will now take "a thousand dollar payoff" to local law enforcement in order to obtain information that a bookmaking establishment is to be raided. However, MURRAY HUMPHREYS feels that it will be worth at least \$1500.00 for such a payoff.

MURRAY HUMPHREYS feels that his brother must now be particularly careful since he was involved "covering up" for MURRAY HUMPHREYS when MURRAY HUMPHREYS temporarily evaded the subpoena calling for his reappearance before the Federal Grand Jury here. It is noted that when the agents appeared at HUMPHREYS' apartment with the subpoena

CG 92-350-sub Z

the door was answered by ERNIE HUMPHREYS who advised that his brother was not then there. Later ERNEST HUMPHREYS again contacted the agents on three occasions and obviously furnished untruths that he did not know where his brother was. Both HUMPHREYS brothers agree that ERNIE HUMPHREYS is now a special target since he had lied to FBI agents, and that the FBI will "never stop until they get you or you stop them somehow" and since ERNEST HUMPHREYS has no particular way he can stop the FBI. It is noted that MURRAY HUMPHREYS continually expresses his feeling that the FBI makes particular effort to prosecute those persons who for some reason the FBI takes a particular interest in. In this regard it should be noted that HUMPHREYS apparently does not feel that the FBI will make unethical or illegal attempts to investigate or prosecute such people, but that their attention will be more keenly focused on individuals in this category.

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION. IT SHOULD NOT BE INCLUDED IN THE BODY OF A REPORT EVEN THOUGH PARAPHRASED. IT SHOULD NOT BE USED IN LEAD COVERAGE OR AS THE BASIS FOR AN INTERVIEW UNLESS SPECIFIC CLEARANCE IS OBTAINED FROM BUREAU AND FROM CHICAGO. THIS IS AN EXTREMELY DELICATE AND SENSITIVE SOURCE WHICH THE CHICAGO OFFICE IS MAKING EVERY EFFORT TO FULLY PROTECT.



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 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

7:03 PM CDST DEFERRED 7-26-65  
 TO DIRECTOR  
 FROM CHICAGO 262126

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

(H)(7)(C):(D)

SPOT PHYSICAL SURVEILLANCE JULY 26 DETERMINED HUMPHREYS PICKED UP AT RESIDENCE 9 AM BY HY GODFREY AND TAKEN TO WESLEY MEMORIAL HOSPITAL. ALTHOUGH NATURE OF VISIT NOT DETERMINED, NOTED HUMPHREYS UNDERGOES FREQUENT PHYSICAL EXAMINATIONS.

[REDACTED] ADVISED SA [REDACTED] JULY 26 [REDACTED] INDICATED HUMPHREYS WAS PHOTOGRAPHED IN OKLAHOMA CITY BY FBI AND NOW FEELS FBI MAY HAVE VIOLATED HIS CONSTITUTIONAL RIGHTS IN SO DOING.

INFORMANT SAID HUMPHREYS MAY PROCEED FURTHER THROUGH ATTORNEY [REDACTED] AND AT LEAST ATTEMPT TO OBTAIN COURT ORDER TO HAVE PHOTOS DESTROYED.

AM INFO COPY OKLAHOMA CITY.

92-3088-1477

RECEIVED: 8:14 PM [REDACTED]

REC-102

JUL 28 1965

*[Handwritten signature]*

*Antel DC  
 7-28-65  
 7-29-65*

7/27/65

L - Mr. [REDACTED]

AIRTEL

TO: SAC, Oklahoma City

FROM: Director, FBI

REC-102

MURRAY L. HUMPHREYS, AKA  
AR

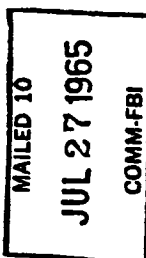
(S)(T)(C)

Re Chicago 601 7/26/65.

Oklahoma City advise Bureau and Chicago of details concerning any photographing of Humphreys and present location of photographs if made.

2 - Chicago

NOTE: Humphreys reportedly has consulted an attorney concerning photographs allegedly made of him in Oklahoma City by FBI and may be contemplating efforts to obtain court order to have photographs destroyed on theory that obtaining of them violated his Constitutional rights. Oklahoma City Agents recently arrested Humphreys on a warrant based on his failure to appear before Federal Grand Jury in Chicago.



(6)

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
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Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

MAIL ROOM ☒ TELETYPE UNIT ☐

UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI

DATE: 7/16/65

FROM :

SAC, MIAMI (92-1621) (C)

SUBJECT:

*MURRAY HUMPHREYS*

\* PROPOSED EXCHANGE OF TWELVE MILLION  
DOLLARS IN DOMINICAN PESOS FOR  
AMERICAN DOLLARS

AR

(b)(7)(C):(D)

Re Bureau airtel to Miami, 7/7/65.

Enclosed herewith are the original and four  
copies of a letterhead memorandum relating to [REDACTED]

No identification could be developed pertaining  
to [REDACTED] based upon information furnished by  
Legat, Santo Domingo.

From a perusal of the information contained in  
the LHM enclosed herewith, it would appear that there is  
no relationship between the information furnished by  
[REDACTED] and that information furnished by the  
Chicago Office wherein MURRAY HUMPHREYS was in contact with  
individuals relating to twelve million dollars in Dominican  
Republic pesos. It would appear that the situation  
described by [REDACTED] is in all probability another type  
of swindle or attempted fraud on the part of [REDACTED]

It should be noted that with regard to the  
situation described in the LHM, this matter was presented  
to the United States Attorney's Office in Miami on December 10,  
1959, at which time AUSA LLOYD G. BATES, JR., declined  
federal prosecution in view of the fact that the witnesses  
would be reluctant to testify by reason of fear of jeopardizing  
close members of the family in Cuba. No further investigation  
was conducted.

2 - Bureau (Enc. 5)  
1 - Miami

ENCLOSURE

REC-63

16 JUL 20 1965

54 AUG 35 1965

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F B I

Date: 7/12/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL \_\_\_\_\_  
(Priority)

TO : DIRECTOR, FBI

FROM : SAC, CHICAGO (92-350 Sub 11)

JUNESUBJECT: MURRAY L. HUMPHREYS, aka  
ARSUMMARY

1/16-1/18  
[redacted] and [redacted] furnished information concerning activities on 7/7/65.

REC-21 (H)(2)

(H)(7)(C): (D)

At 2:02 PM on the above date Chicago top hoodlum [redacted] arrived to confer with Chicago Attorney MIKE BRODKIN. It became evident that Chicago top hoodlum MURRAY HUMPHREYS furnished a copy of the answer which he and Chicago attorney [redacted] have been working on for the past several weeks. This is the answer which HUMPHREYS will give in the event he is called for questioning before the Federal Grand Jury. [redacted] gave his copy of this answer to BRODKIN with the request that BRODKIN have his secretary make four xerox copies of the answer. [redacted] advised that he likes this answer because [redacted] "It mentions the first amendment, the fourteenth and other amendments without mentioning the numbers".

[redacted] then requested whether or not BRODKIN has given any study to the new gambling law passed by the Illinois State Legislature. It was evident that [redacted] had previously

- 3 - Bureau (RM)
- 1 - Detroit (RM)
- 1 - New York (RM)
- 1 - Chicago

(6)

REC-21

EX 105

JUL 16 1965

Wick

5

Special Agent in Charge

Sent

Per

(b)(7)(c)

requested BRODKIN to accomplish this. BRODKIN, however, indicated that he had not had an opportunity to make an exhaustive study of the law in order that he could render an opinion concerning it.

BRODKIN then asked [REDACTED] "What happened with [REDACTED] when he testified?" It is noted that [REDACTED] was subpoenaed to appear before the Federal Grand Jury on 6/28/65. When he appeared, however, he advised that he did not have an attorney and that he would like to have time to obtain one. He was therefore ordered to report back at 2:00 PM with an attorney. The answer of [REDACTED] is self-explanatory as to the situation which then took place:

[REDACTED]

It is not absolutely clear from the above whether [REDACTED] perpetrated a hoax upon the United States Attorney's office when he was able to evade questioning by the Federal Grand Jury and whether Chicago attorney [REDACTED] counseled him in this regard. However, the above could be interpreted in that light.

[REDACTED] and BRODKIN then engaged in a conversation which made it clear that practically all defense attorneys in the Chicago office are spending a good deal of time studying the "books on immunity". [REDACTED] indicated that if one of these attorneys is able to obtain "immunity" to the immunity maneuver of the government, [REDACTED]

(F)(7)(C)

[REDACTED] then questioned BRODKIN concerning his opinion of the new "stop and frisk" law which was recently passed by the Illinois State Legislature allowing local law enforcement in Illinois to stop anyone suspected of having committed a felony and conducting a search to obtain evidence of the felony. In reply to [REDACTED] question in this regard BRODKIN made the following answer: "The Supreme Court will throw that out. I talked to Kringbiel the other day". RAY KRINGBIEL is the Chief Justice of the Illinois Supreme Court. TLL

BRODKIN then informed [REDACTED] that Chicago top hoodlum PHIL ALDERISIO told him that he traveled to Washington, D. C. recently in order to visit Washington, D. C. attorney EDWARD BENNETT WILLIAMS but "WILLIAMS wouldn't talk to him. PHIL said you (obscene), he told him off and everything. That's what he said. You know he don't understand why MOE did what he did." It would appear obvious from this conversation that ALDERISIO traveled to Washington, D. C. to visit WILLIAMS concerning the appeal of ALDERISIO in his ITAR - Extortion conviction in Denver, Colorado. WILLIAMS represented ALDERISIO in that case. It would also appear that WILLIAMS does not now desire to represent ALDERISIO in any appeal which ALDERISIO may make of that conviction. It would also appear that WILLIAMS does not understand why GIANCANA went to jail rather than attempt to answer questions of the Federal Grand Jury. More conversation concerning this takes place later in the conference.

BRODKIN then made a telephone call to the Cook County Jail. When he was informed that "the Warden" was not in he asked to talk to [REDACTED], the Assistant to Warden [REDACTED] of the Cook County Jail. He requested that [REDACTED] "reach out and have [REDACTED] get ahold of me now". BRODKIN then gave [REDACTED] his unlisted telephone number.

At this point Chicago top hoodlum PHIL ALDERISIO arrived. He may have been accompanied by Chicago bondsman [REDACTED] at this point inasmuch as [REDACTED] is known to be a close associate and in view of the fact that [REDACTED] later engaged in the conversation which ensued.



(b)(7)(C)

ALDERISIO advised that he had learned that AUSA DAVID SCHIPPERS, Chief of the Special Prosecutions Unit of the USA's Office here, had a heart attack. This is inaccurate. They then discussed the fact that SCHIPPERS is related by marriage to former Police Captain [REDACTED] who [REDACTED] believes to be "a nice guy".

At this point in the conversation the conferees engaged in the following conversation:

[REDACTED] [REDACTED]

Brodkin: Listen, we're gonna appeal one of the [REDACTED] brothers.

[REDACTED] [REDACTED]

[REDACTED] [REDACTED]

[REDACTED] [REDACTED]

[REDACTED] [REDACTED]

(b)(7)(C)

Brodkin: Well, this judge is a (obscene).

[REDACTED]

[REDACTED]

Brodkin: Sure, that bull (obscene) about him goin' to Mexico!

[REDACTED]

Brodkin: Oh sure, they got to make some disposition of it.

[REDACTED]

[REDACTED]

Brodkin: Well, you can see that that HANRAHAN is a publicity hound

[REDACTED]

Brodkin: Oh, for Christ sake, relax. You are the most nervous guy. The only time I see you relax is when you're riding your bicycle. Did you ever see the bicycle he's got, PHILLY? Its got everything but hot and cold running water.

From the above conversation it is obvious that the hoodlums and BRODKIN discussed the recent arrest in Norman, Oklahoma of Chicago top hoodlum MURRAY HUMPHREYS. It is noted that this appeal was filed on the date of the conversation. AUSA SCHIPPERS advised that this appeal was filed and that he does not exactly understand what is being appealed except that HUMPHREYS apparently wants the bond set aside and wants to insure that there will be no further prosecutive action.

(b)(7)(C)

ILL.  
AUSA SCHIPPERS also indicated that he has considered negatively any prosecution of HUMPHREYS for contempt of court based on his trip to Norman, Oklahoma when his appearance before the Grand Jury was desired and Chicago attorney [REDACTED] had been so notified. The reference to [REDACTED] is a reference to AUSA SCHIPPERS' Chief Assistant in the USA's Office, [REDACTED]. When [REDACTED] refers to the krebiozen matter, he refers to the fact that [REDACTED] apparently was occupied with another trial in Chicago and was unavailable to receive the original phone call made by the USA's office to his office to advise that HUMPHREYS' appearance was desired on 6/25/65. The reference to HANRAHAN is the USA in Chicago. ILL.

BRODKIN then advised he was leaving the following day, 6/8/65, to travel to Saginaw, Michigan to attend the wedding of the daughter of Chicago top hoodlum EDWARD VOGEL there. He advised that he was flying and would leave Chicago at 12:50 and would be picked up in Saginaw by VOGEL at 2:40 that afternoon. He then advised that Saginaw, Michigan, is "not too far from Detroit, I may go over there and see my old friend, LICAVOLI, and his art gallery, his kids. Here's an invitation I got, Vesuvio Art Gallery, 40 West Grand (ph) River, Detroit. 15126.... Grosse Point Park." It would appear that BRODKIN here refers to the family of Detroit top hoodlum PETE LICAVOLI.

At 2:56 PM [REDACTED] left to go to Postl's Health Club. At 3:04 PM the unlisted telephone of BRODKIN rang and BRODKIN apparently was informed that SAM GIANCANA is now "all right". BRODKIN made quite a point over the fact that he was to understand that GIANCANA is now "all right". When he hung up the phone he advised ALDERISIO and [REDACTED] that "that was [REDACTED] the lawyer. Says he went into see him and he is fine." BRODKIN obviously refers to Chicago attorney [REDACTED] one of the attorneys representing GIANCANA. This conversation appears pertinent in light of further conversation on 7/7/65.

BRODKIN and [REDACTED] then discussed the fact that the individual who was to "handle" the opposition to a new bill sharply restricting bail bondsmen in the State of Illinois,

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previous week GIANCANA, upon the orders of Marshal [REDACTED] was transferred from his isolated cell in the maximum security division of the Cook County Jail to the tier where all prisoners are commingled. It would appear that although GIANCANA initially disliked this transfer, the telephone call which BRODKIN earlier received from [REDACTED] indicated that GIANCANA was now satisfied with this transfer and apparently did not desire to be transferred back to his maximum security cell. However, it would appear that this is what GIANCANA desired at the time that [REDACTED] approached Marshal [REDACTED]. In this regard reference is made to the portion of this communication wherein MURRAY HUMPHREYS, according to [REDACTED] discusses this situation with his brother and later with [REDACTED]. Obviously Marshal [REDACTED] declined to accept any "contribution" apparently feeling that there are too many people involved in this situation for him to give GIANCANA favorable treatment. It would also appear that [REDACTED] ordered Warden [REDACTED] to effect the transfer on the orders of Chief Judge WILLIAM CAMPBELL, who apparently threatened [REDACTED] with contempt of court, or so [REDACTED] informed [REDACTED]. The conclusion of the Chicago Office that GIANCANA now does not desire to be transferred back to the Maximum Security cell would appear to be strengthened by the remark of BRODKIN indicating that [REDACTED] should talk to [REDACTED] before he makes any further effort to effect this transfer.

The remarks of [REDACTED] concerning the "FBI investigation" of [REDACTED] refers to an investigation made by the Chicago Office approximately 3 years ago when allegations were received indicating that Marshal [REDACTED] was receiving kickbacks for referral to favorite bondsmen. At that time it is known that [REDACTED] was officially interviewed by Agents of this office. It would appear that not only did [REDACTED] furnish false information concerning his association with [REDACTED] but that he also contacted his fellow bondsmen and suggested to them that they also refrain from furnishing information.

At almost precisely the same time the conversation was being reported by [REDACTED] [REDACTED] advised that Chicago top hoodlum MURRAY HUMPHREYS was visited by his brother, ERNIE HUMPHREYS.

(b)(7)(c)

HUMPHREYS complained to his brother that [REDACTED] had requested that the HUMPHREYS group meet that day for lunch at the Wabash Inn, 204 South Wabash. HUMPHREYS advised that due to the cab strike he had to walk to this location which is approximately a dozen blocks from his residence and when he got there found that no one else was there. HUMPHREYS complained about the carelessness of [REDACTED] in this regard.

HUMPHREYS then remarked that he expects that he and Chicago top hoodlum [REDACTED] will be notified to reappear before the Federal Grand Jury in Chicago on July 9, 1965, due to the fact that that day is a Friday and it appears to HUMPHREYS that the Government desires to hold hearings on Friday so that if they find a hoodlum in contempt of court they can incarcerate him in the County Jail over the weekend before setting bond.

HUMPHREYS then discussed with his brother his attitude toward [REDACTED] a Chicago attorney, who is associated with [REDACTED] in the practice of law here. HUMPHREYS informed his brother that years ago when [REDACTED] was an AUSA he had charge of the Grand Jury. HUMPHREYS advised that the father of [REDACTED] was associated with someone with whom HUMPHREYS had a contact. HUMPHREYS then went to see the father of [REDACTED] for "some information on the Grand Jury and he wouldn't give it to me. He said no!" HUMPHREYS then advised that when [REDACTED] went into the private practice of law he represented JOHN T. "SANDY" O'BRIEN, the international Vice President of the Teamsters Union and the head of the Chicago Local of the Teamsters Union. HUMPHREYS mentioned that O'BRIEN had his second wife on the payroll "for so much money. They put the pressure on me and I wouldn't talk to them and I said I am not answering any questions for you". HUMPHREYS then indicated that he refused to answer any questions for [REDACTED] due to his "distrust" of [REDACTED] but was finally contacted by [REDACTED] who informed HUMPHREYS: [REDACTED]

(b)(7)(c)

HUMPHREYS then informed his brother that "tonight I have to go out to meet one of the lawyers. He is a pretty good lawyer. That's that [REDACTED] he got 60 days on the HOFFA case. He's pretty sharp. He's been guiding me on this stuff on how to approach the lawyers and he said that MOONEY should go back into the Grand Jury and answer a few questions and then rebel, see, and he says at least that gives the judge time to give him a sentence. Then they can get him right out. You know, take him out and he says on this you are defeated because this is the way the judge is giving them, he says it's impossible for a judge to give you all that much leeway, you know, anybody. Because they are violating not only the fifth, six, the fourth, the first and the ninth and he started naming the different things and he said that's impossible, the judge just can't give you immunity on all of that stuff. Even so I think it's the sixth and the ninth where you have a right to privacy, see? That's the way from the fifth amendment, you can claim you have a right to privacy on certain things. I don't know. We'll see. Time will tell." HUMPHREYS obviously refers here to New York Attorney [REDACTED] who represented JAMES HOFFA in the Nashville, Tennessee case and who was fined for contempt of court in that situation. He has also been a counsel of Chicago top hoodlum [REDACTED]

HUMPHREYS then advised his brother that Chicago top hoodlum SAM GIANCANA was moved by the Government "into a cell with all of the prisoners, he is not by himself and that's why I have an appointment for this afternoon to try and straighten it out. The Marshal is a big jerk. Nothing but a shanty Irishman. I had to go back there because he turned down some money yesterday. Some other guy is going along." ERNIE HUMPHREYS then commented that it used to be all right over there which caused HUMPHREYS to advise his brother: "This is a new guy. He is a no good jerk! DOUGLAS put him in there. DOUGLAS has his brother working out of New York."

From the above it is obvious that HUMPHREYS refers to U. S. Marshal [REDACTED] who is the former Chauffeur of U. S. Senator PAUL DOUGLAS of Illinois. It is commonly accepted knowledge that [REDACTED] was made the U. S. Marshal due to the sponsorship of Senator DOUGLAS. It is also obvious that what

*S.C.*

HUMPHREYS refers to here is the same situation referred to above by [REDACTED] as reported by the other source. It is interesting to note that at almost the same time that [REDACTED] was informing ALDERISIO and BRODKIN of this situation, HUMPHREYS was advising his brother.

*File -*  
HUMPHREYS then indicated his displeasure with Mayor RICHARD J. DALEY of Chicago as being "the guy behind all of this. He is a jerk and a pain in the neck. He's become lily white. He is the strongest politician in the United States." ERNIE HUMPHREYS agreed by saying: "He is loaded now and he is getting lily white."

Shortly following the departure of ERNIE HUMPHREYS, HUMPHREYS was visited by his bodyguard and errand boy, HY GODFREY. GODFREY was severely criticized by HUMPHREYS due to the misunderstanding concerning the meeting at the Wabash Inn. HUMPHREYS indicated that he was very upset about having to walk "all over town".

HUMPHREYS then informed GODFREY that he should inform [REDACTED] that HUMPHREYS would be at the White Hall Club at 6:00 that evening "to meet with a lawyer over there with [REDACTED] and that [REDACTED] should meet HUMPHREYS there "at least be there so I can talk to him. Do you understand?"

HUMPHREYS then berated GODFREY again and accused him of acting like a "(obscene) prima donna. I told you this morning that I had important things to do and I had to meet [REDACTED] and I had to make another stop". Obviously the reference to [REDACTED] and the meet with him refers to the 11:00 meet which [REDACTED] advised BRODKIN he had with HUMPHREYS. GODFREY attempted to excuse himself by shifting the blame on [REDACTED]

HUMPHREYS indicated his displeasure with [REDACTED] since [REDACTED] was to inform HUMPHREYS as to what type of a present to give to the daughter of EDWARD VOGEL, Chicago top hoodlum, who was being married in Saginaw, Michigan, on 7/10/65. [REDACTED] has neglected to so inform HUMPHREYS and HUMPHREYS feels that since



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VOGEL has now left for Saginaw, Michigan it is too late to gracefully give him a present. HUMPHREYS indicated that he did not desire to "degrade [REDACTED] by giving more than he does".

HUMPHREYS then asked GODFREY whether [REDACTED] intended to attend the wedding of VOGEL in Michigan or the wedding of KRUSE's son in Skokie on July 10, 1965. When GODFREY informed HUMPHREYS that [REDACTED] probably would not travel to Michigan to attend the VOGEL wedding, HUMPHREYS again became upset with [REDACTED] and advised GODFREY "He doesn't know what the hell he is doing. He is so jerky. And he knew that I had business with him and that that is a long (obscene) walk for me. I should have told him he ought to (obscene phrase)". At 3:26 PM [REDACTED] arrived. Obviously having left BRODKIN's office he went to Postl's Health Club where he apparently was contacted by GODFREY concerning HUMPHREYS' displeasure with him. [REDACTED] attempted to excuse himself for having failed to keep his appointment with HUMPHREYS earlier in the day by advising that he had been put in touch by [REDACTED] SAM ALEX, with another Attorney and that he was unable to break away to keep the appointment with HUMPHREYS.

HUMPHREYS then advised [REDACTED] that "we got a lawyer from New York. This is MOONEY's business, we are only trying to help him. But all I said is you go and talk to [REDACTED] explain the whole thing to him. I said you see [REDACTED] and explain this to [REDACTED] [REDACTED] is a lawyer, but he is a little dumb. I said you have to make the point very clear to him, so he can look, and I said let him explain it to you two or three times. Meet him tonight. You understand? He can maneuver. Anything can beat it because this is all unconstitutional but they are going to make a thing out of it, you understand."

*LEAD III 14901 MK*

It is obvious that HUMPHREYS refers to his meeting with New York attorney [REDACTED] and has suggested to [REDACTED], after having listened to the theories of [REDACTED] in the attempt to beat the immunity tactic thing used by the government against the Chicago group at this time, to contact GIANCANA's Chicago attorney, [REDACTED] HUMPHREYS indicates his lack of respect for the intelligence of [REDACTED] and apparently has suggested to [REDACTED] that he may get perfectly clear through repeated explanations to [REDACTED] what

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██████ feels can be done to beat the government in this regard. Obviously ██████ theories are those which HUMPHREYS furnished to his brother in the earlier afternoon. As HUMPHREYS later said, it is GIANCANA's decision to make as to whether he wants to attempt to answer certain questions of the Grand Jury and then use the theory of ██████ in evading further questions. ██████ having visitation rights to the County Jail to visit his clients, apparently is to talk to ██████ and then relay suggestions to GIANCANA who must make the decision.

HUMPHREYS then advised ██████ that he feels that ██████ is "another outstanding guy like WILLIAMS in Washington". However, he advised that he understands that both ██████ and WILLIAMS are "tempermental and they are at loggerheads. But I said we can't have nothing like that. Then I told him to explain the points to ██████ you understand?" HUMPHREYS indicated again that "MOONEY has to make the decision. We can't make the decision."

HUMPHREYS then furnished to ██████ what ██████ had told him concerning his attempt to bribe U. S. Marshal ██████. HUMPHREYS indicated that he did not believe ██████ when ██████ attempted to inform ██████ that he was unable to provide favorable treatment to GIANCANA in the Cook County Jail due to the continued interest of Judge WILLIAM CAMPBELL in this situation. HUMPHREYS advised: "You know that's a damn lie. The Judge doesn't tell a Marshal when he puts him in custody. That's a damn lie. And I don't know about ██████ either, he says I can't do anything with that guy, that's (obscene phrase) for (obscene phrase) indicated that HUMPHREYS does not believe that ██████ gave his best efforts in this regard."

HUMPHREYS indicated, however, that he does not intend to let the situation exist without making further attempts to help GIANCANA: "You understand, we can't sit down and let a guy in jail without helping him".

HUMPHREYS then indicated that he had been in touch with someone else regarding this situation but had informed him that: "I don't want you to handle the money. I want ██████ to handle the money".

(b)(7)(c)

HUMPHREYS then indicated that [REDACTED] believes that there is no reason for GIANCANA to continue to serve his jail sentence. He advised that [REDACTED] believes a proper record was not made in the grand jury by GIANCANA and that GIANCANA should again come before the Grand Jury and this time attempt to answer some questions and then use the various privileges which are available to him through the U. S. Constitution in refusing to answer the most pertinent questions. In this manner GIANCANA will have made a record which will serve as the basis for an appeal to the Supreme Court.

[REDACTED] then advised HUMPHREYS that it was his opinion that HUMPHREYS should [REDACTED]

[REDACTED] HUMPHREYS indicated that he would do this but suggested to [REDACTED] in an apparent effort to needle him, not to locate the meeting place "So I have to walk so far."

At 4:04 PM [REDACTED] left HUMPHREYS. At 5:30 PM HUMPHREYS left his apartment and returned at 9:58 PM. It would appear that he was in contact with New York attorney [REDACTED] during the interim.

One copy of this communication is being submitted to the Detroit Office in view of the possibility that BRODKIN may have visited PETE LICAVOLI in Detroit over the weekend of 7/10 and 11/65.

One copy of this communication is being submitted to the New York Office for the information in view of the consultation which took place during the week of 7/4/65, between HUMPHREYS and New York attorney [REDACTED]

EXTREME CAUTION SHOULD BE EXERCISED IN THE USE OF THIS INFORMATION SO AS NOT TO JEOPARDIZE THESE HIGHLY DELICATE AND SENSITIVE SOURCES.

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE <b>CHICAGO</b>	OFFICE OF ORIGIN <b>CHICAGO</b>	DATE <b>7/26/65</b>	INVESTIGATIVE PERIOD <b>5/20 - 7/15/65</b>
TITLE OF CASE  <b>MURRAY L. HUMPHREYS, aka</b>		REPORT MADE BY <b>SA [REDACTED]</b>	TYPED BY <b>[REDACTED]</b>
		CHARACTER OF CASE  <b>AR</b>  <b>(b)(7)(c)</b>	

REFERENCES

Report of SA [REDACTED] at Chicago dated 5/25/65.  
 Report of SA [REDACTED] dated 6/30/65 at Oklahoma City.

- P -

ENCLOSURESTO THE BUREAU - TWO (2)

Two copies of letterhead memorandum characterizing informant utilized in instant report.

LEADSMIAMI

AT MIAMI, FLORIDA Will continue to maintain contact with [REDACTED] who are familiar with occurrences in the vicinity

APPROVED <i>[Signature]</i>	SPECIAL AGENT IN CHARGE	DO NOT WRITE IN SPACES BELOW	
COPIES MADE: (3) - Bureau (92-3088) (Encl 2) (RM) 1 - USA, Chicago 3 - Miami (62-3993) (RM) (1 - USA, Miami) 2 - Oklahoma City (92-179) (RM) 2 - Chicago (92-348)		92-3088-1480	EX-113
		RECORDED 9 JUL 30 1965	
Dissemination Record of Attached Report		Notations	
Agency			
Request Recd.	1 - Dept 8-5-65		
Date Fwd.			
How Fwd.	1 - B + P		
By			

55 AUG 9 1965

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of 210 Harbor Drive, Key Biscayne, Florida, the current residence of the second wife of HUMPHREYS, BETTY JEANNE. The purpose of this contact is to make sure that the Miami Office will be immediately advised should HUMPHREYS visit his second wife, in order that Miami may immediately bring this to the attention of the Chicago Office.

(b)(7)(C):(D)

OKLAHOMA CITY

AT NORMAN, OKLA. Will maintain contact with [REDACTED]

The purpose of this contact is to insure that should HUMPHREYS visit his first family, such contact will be immediately made known to the Oklahoma Division in order that the Chicago Office may be advised promptly.

CHICAGO

AT CHICAGO, ILLINOIS Will continue to conduct and report investigation concerning the activities of MURRAY L. HUMPHREYS in consonance with Bureau letter to Chicago dated 11/27/57 entitled "TOP HOODLUM PROGRAM; ANTI-RACKETEERING," and in conformity with Bureau letter dated 2/10/61 entitled "MURRAY HUMPHREYS, aka, AR," and Bureau letter to New York dated 4/12/61 entitled "CRIMINAL INTELLIGENCE PROGRAM."

ADMINISTRATIVE

Such information provided by [REDACTED] which is believed susceptible to paraphrasing has been included in the body of this report. It is the considered opinion of the Chicago Office that this information has been paraphrased in such manner that it does not represent any threat to the security of this source. At the same time, it enables the details of this report to present a complete and well-rounded picture of the activities and associates of HUMPHREYS.

(b)(2)

(b)(7)(D)

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INFORMANTS

Identity of Source

[REDACTED]

(b)(2):(b)(7)(D)

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 1 - USA, Chicago (Registered)  
1 - USA, Miami (Registered)

Report of:

SA [REDACTED]

Office:

CHICAGO

Date:

7/26/65

Field Office File #: CG 92-348

Bureau File #: 92-3088

Title:

MURRAY L. HUMPHREYS

(b)(7)(c)

Character:

ANTI-RACKETEERING

## Synopsis:

HUMPHREYS continues to maintain his residence in Apartment 5131, East Tower, 300 North State Street, Chicago, Ill. HUMPHREYS appeared before Federal grand jury, NDI, Chicago, 5/21/65. AUSA DAVID SCHIPPERS advised that upon completion this appearance, HUMPHREYS was requested to furnish telephone number and to be subject to recall. HUMPHREYS refused to furnish telephone number and advised that he could be recalled upon notification to his attorney, [REDACTED] [REDACTED] contacted p.m. 6/23/65 and notified that HUMPHREYS was to appear before Federal grand jury 6/25/65. When [REDACTED] advised on 6/24/65 unable to contact HUMPHREYS to advise him of desired appearance, new subpoena issued for HUMPHREYS. Attempts to serve subpoena on HUMPHREYS at his residence unsuccessful, although it appears HUMPHREYS in residence at time. On 6/25/65, following additional unsuccessful efforts to locate HUMPHREYS, arrest warrant issued to compel HUMPHREYS to testify. HUMPHREYS located railroad depot, Norman, Okla., early afternoon 6/26/65. Confined Oklahoma County Jail until 6/28/65, when returned to Chicago. Posted \$100,000 bond and released 6/28/65. HUMPHREYS subject of civil suit to collect approximately \$79,000 in income taxes. Suit postponed until fall calendar of U.S. Tax Court in Chicago. Thirteen current associates of HUMPHREYS identified herein. Five attorneys currently utilized by HUMPHREYS identified herein.

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DETAILS: AT CHICAGO, ILLINOIS

I. PERSONAL HISTORY AND  
BACKGROUND

Residence

Apartment 5131  
300 North State Street  
(Marina City)  
Chicago, Illinois

(b)(7)(C):(D)

[REDACTED] advised that MURRAY HUMPHREYS continues to maintain his residence in Apartment 5131, East Tower, Marina City, at 300 North State Street, Chicago, Illinois.

Relatives

[REDACTED] advised that the following are the relatives of MURRAY HUMPHREYS with whom he maintains close contact:

First wife, MARY CLEMM "BILLIE" BRENDLE HUMPHREYS; informant advised she resides on a farm outside Norman, Oklahoma.

[REDACTED] The informant advised that this is the daughter of HUMPHREYS, who resides in Norman.

[REDACTED] Informant advised this is the grandson of HUMPHREYS, approximately 11 or 12 years old. Informant is uncertain whether this grandson currently resides with his grandmother or with his mother; however, he is believed to reside in the Oklahoma City or Norman, Oklahoma, area.



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BETTY JEANNE NEIBERT STACEY VINE HUMPHREYS.

This is the second wife of HUMPHREYS, who currently resides at 210 Harbor Drive in Key Biscayne, Florida.

ERNEST "JACK" HUMPHREYS. Informant advised this is the older brother of MURRAY HUMPHREYS and that he currently resides at the Belden-Stratford Hotel on the near north side of Chicago.

II. APPEARANCE OF HUMPHREYS BEFORE FEDERAL GRAND JURY, EVASION BY HUMPHREYS OF SECOND SUBPOENA TO APPEAR BEFORE GRAND JURY; FUGITIVE STATUS OF HUMPHREYS; ARREST OF HUMPHREYS IN RAILROAD DEPOT AT NORMAN, OKLAHOMA; RETURN OF HUMPHREYS TO CHICAGO, ILLINOIS; RELEASE OF HUMPHREYS ON \$100,000 BOND

(b)(7)(c)

MURRAY HUMPHREYS appeared before the Federal grand jury, Northern District of Illinois, on May 21, 1965. According to Assistant U.S. Attorney DAVID SCHIPPERS, HUMPHREYS refused to give his telephone number to the grand jury and advised that he never answered his telephone. When advised that he was being held subject for recall under the terms of his subpoena, HUMPHREYS advised that he would make himself available to the grand jury upon notification to his attorney, [REDACTED] Chicago, Illinois.

On the afternoon of June 23, 1965, [REDACTED] was advised by the U.S. Attorney's Office that HUMPHREYS should appear before the Federal grand jury on June 25, 1965.

At 11:00 a.m. on June 23, 1965, SA [REDACTED] observed HUMPHREYS entering the 900 North Michigan Building at 900 North Michigan Avenue, Chicago, Illinois.

On June 24, 1965, attorney [REDACTED] advised the U. S. Attorney's Office that he had been unable to locate HUMPHREYS in order to inform him that his appearance before the Federal

grand jury was required.

(b)(7)(C):(D)

Assistant U.S. Attorney ~~SCHIPPERS~~ therefore advised that he desired that a new subpoena be served upon HUMPHREYS calling for his appearance the following day.

At 1:20 p.m., on June 24, 1965, SA [REDACTED] observed HUMPHREYS arriving on the 51st Floor of the East Tower of Marina City by elevator. He proceeded in the direction of his apartment. While SA [REDACTED] went to the U.S. Attorney's Office in order to obtain the subpoena to be issued for HUMPHREYS, the corridor outside the apartment of HUMPHREYS was observed by SA [REDACTED] SA [REDACTED] at no time observed HUMPHREYS leaving his apartment. SA [REDACTED] and SA [REDACTED] returned to the HUMPHREYS apartment, where unsuccessful efforts were made to serve the subpoena on HUMPHREYS.

On June 25, 1965, when HUMPHREYS did not appear before the Federal grand jury, a warrant was issued to compel his testimony by U.S. District Judge J. SAM PERRY. A \$100,000 bond was set.

[REDACTED] advised that it was his understanding that HUMPHREYS did not desire to appear before the Federal grand jury on June 25, 1965, for the reason that he felt that he would be granted immunity and would be forced to decline this offer. He felt that he thereupon would be sent to jail for contempt of the grand jury, as was his associate, SAM GIANCANA. Informant advised that HUMPHREYS thereupon decided to let other of his associates who would appear before the grand jury that day serve as "guinea pigs" in order that HUMPHREYS could observe what strategy the Government would use and therefore be in a better position to counteract this strategy. The informant advised, therefore, that HUMPHREYS decided not to appear before the Federal grand jury, even though he was aware on June 24, 1965, that he was to appear the next day. The informant advised that it was the intention of HUMPHREYS to voluntarily appear before the grand jury on June 28, 1965, following the week end of June 26 and June 27, 1965.

[REDACTED] also advised that he understood that HUMPHREYS had purchased railroad tickets for a destination not known to the informant, and that he would return to the Chicago

area, probably on the evening of June 27, 1965. Although the informant advised that he was not certain of the destination of HUMPHREYS, inasmuch as it was railroad tickets which were purchased by HUMPHREYS, he felt that HUMPHREYS was probably traveling to the Norman, Oklahoma, area to visit members of his first family. The informant advised that he at no time had ever known HUMPHREYS to use railroad transportation for any other destination since HUMPHREYS travels by air to all other localities.

On the early afternoon of June 26, 1965, HUMPHREYS was observed in the railroad depot of the Santa Fe Railroad in Norman, Oklahoma. He was immediately apprehended. HUMPHREYS was then taken to the Oklahoma County Jail in Oklahoma City, Oklahoma, where he was incarcerated for the week end of June 26 and 27, 1965. On June 28, 1965, HUMPHREYS was returned by air by Deputy U.S. Marshals to Chicago, Illinois.

On June 28, 1965, HUMPHREYS posted \$100,000 bond and was released.

[REDACTED] advised that he understands that prior to the departure of HUMPHREYS from Chicago for Norman, Oklahoma, HUMPHREYS purchased an airline ticket back to Chicago calling for a flight on June 27, 1965. However, when he became concerned over the notoriety in the press given his disappearance, HUMPHREYS decided to return to Chicago on June 26, 1965. The informant advised that this was HUMPHREYS' purpose in being in the Santa Fe Railroad Depot in Norman, Oklahoma, on June 26, 1965, when he was apprehended. (F)(7)(D)

The informant also advised that HUMPHREYS lost a great deal of respect in the minds of his associates in and out of organized crime in the Chicago area due to what they consider his "blunder" in attempting to evade appearance before the grand jury. The informant advised that his associates feel that HUMPHREYS gained absolutely nothing by his tactics, and instead, caused a great deal of trouble for himself which would not have occurred had he not attempted to flee the Chicago area in an effort to evade the subpoena and subsequently the warrant calling for his arrest.

The actions of HUMPHREYS in this regard occasioned considerable public interest as evidenced by the many newspaper

articles which appeared in the Chicago press from the time of the issuance of the warrant until the release of HUMPHREYS on bond. As examples, the "Chicago Tribune," on page one of its edition of June 26, 1965, carried an article, accompanied by photograph of HUMPHREYS, entitled, "Order Arrest of Mobster Humphreys." "Chicago's American," on page one of its issue of June 26, 1965, accompanied by a photograph of HUMPHREYS, carried an article entitled "FBI In Nationwide Hunt for Humphreys," subcaptioned "Mob's Getting Shakes." The "Chicago Sunday Tribune," on page one of its issue of June 27, 1965, carried a photograph of HUMPHREYS with head bowed in handcuffs, entering the jail in Oklahoma City, Oklahoma. Accompanying this photograph was a front page article entitled "FBI Arrests Humphreys at Oklahoma Rail Depot." "Chicago's Sunday American," on page one of its issue of June 27, 1965, carried an article entitled "Mobster Humphreys Seized by FBI in Oklahoma Rail Station." This article was also accompanied by the photograph of HUMPHREYS with head bowed, wearing handcuffs as he entered the Oklahoma City Jail. The "Chicago Sunday Sun-Times," in its issue of June 27, 1965, carried an article with the same photograph, entitled "Humphreys Seized in Oklahoma." The "Chicago Sun-Times," in its issue of June 28, 1965, carried an article entitled "Gang's Fixer, Humphreys, Spends Second Day in Jail." The "Chicago Tribune," in its issue of June 28, 1965, carried an article entitled, "Oklahoma to Return Humphreys Today." "Chicago's Sunday American," on the front page of its issue of June 28, 1965, carried an article entitled "U.S. Returns Humphreys Here - In Manacles." This article was accompanied by a photograph of HUMPHREYS yelling at photographers as he was accompanied by U.S. Marshals arriving in Chicago from Oklahoma City. The "Chicago Daily News," in its edition of June 28, 1965, carried an article entitled "Humphreys Posts Bond." This article was accompanied by a photograph at O'Hare Airport, showing HUMPHREYS attempting to duck his head as he was led by Marshals in handcuffs off the airplane. The "Chicago Sun-Times," in its issue of June 29, 1965, carried an article entitled "HUMPHREYS Out of Jail on \$100,000 Bond." The "Chicago Tribune," in its issue of June 29, 1965, on the front page, carried an article entitled "Judge Firm, Mob Fixer Posts Bond."

**III. MOTION FILED BY HUMPHREYS TO  
VOID WARRANT ISSUED TO COMPEL  
HIS TESTIMONY BEFORE FEDERAL  
GRAND JURY**

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It is noted that at 10:30 a.m., on June 28, 1965, shortly before HUMPHREYS was returned by the U.S. Marshal's Office to Chicago, his attorney, [REDACTED] appeared before Federal Judge J. SAM PERRY with a motion to quash the bench warrant issued against HUMPHREYS. This motion was based on the contention that the Government's application for the warrant was not founded on legal testimony and that no showing was made that the Government made proper effort to notify HUMPHREYS concerning his appearance before the grand jury. Further, that HUMPHREYS is an aged man under doctor's care and current incarceration could seriously impair his health. This motion was denied by Judge PERRY, who stated that HUMPHREYS' action in leaving the jurisdiction without notifying his attorney as to his whereabouts bordered on contempt of the grand jury. Judge PERRY also refused to reduce the \$100,000 bond at this time.

On July 8, 1965, Assistant U.S. Attorney SCHIPPERS advised that a motion was filed with the Clerk of the U.S. Court of Appeals in Chicago on that date requesting the court to void Judge PERRY's denial of the bid by [REDACTED] on June 28, 1965, to recall the bench warrant on which HUMPHREYS was arrested. The motion contended that [REDACTED] was unable to locate HUMPHREYS in time to let him know that he was wanted and that there was insufficient time to insure his presence. The motion claims that there was no intention on the part of HUMPHREYS to evade the jury session.

**IV. CIVIL TAX CASE AGAINST  
HUMPHREYS**

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The "Chicago Sun-Times," on page 20 of its issue of May 29, 1965, carried an article, "HUMPHREYS Faces Tax Court Hearing On Florida Home." This article indicated that the Government will seek income taxes on \$78,900 from "the crime syndicate's fixer," MURRAY HUMPHREYS, when the U.S. Tax Court convenes on June 7, 1965. The article indicated that the case

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against HUMPHREYS resulted from an Internal Revenue Service probe of his \$135,000 home in Key Biscayne, Florida.

The "Chicago Sun-Times," in its issue of June 7, 1965, carried an article entitled "Air Top Gangster's Stock Profit." This article indicated that a Government civil suit charged that hoodlum MURRAY "THE CAMEL" HUMPHREYS, made a quick \$42,000 profit on a stock deal engineered by JOHN "JAKE THE BARBER" FACTOR, and that the Government was seeking a total of \$78,943 from HUMPHREYS for 1957, 1958, and 1960. The article indicated that involved are purchases and sales by FACTOR of stock in the 1st National Life Insurance Company of America. The article stated that on July 25, 1960, FACTOR sold the gangster 400 shares of the stock at \$20, each, for a total of \$8,000, when at the same time, FACTOR was paying \$125 a share to other holders of the same stock in the same company. Eight months later, HUMPHREYS sold his bloc of stock at \$125 a share for a total of \$50,000. IRS contends that this amounted to a \$42,000 gift by FACTOR to HUMPHREYS.

The "Chicago Sun-Times," in its edition of June 8, 1965, in an article entitled "Gangster's Tax Trial in Stock Deal Put Off," indicated that the civil suit against HUMPHREYS had been postponed until the fall term of the U.S. Tax Court.

IV. CURRENT ASSOCIATES OF  
MURRAY HUMPHREYS

(b)(7)(D)

ANTHONY ACCARDO

✓ [redacted] advised that ANTHONY ACCARDO is a long-time associate of MURRAY HUMPHREYS, in that both have been active in the leadership of organized crime in the Chicago area since the 1930's. Informant advised that at the present time, however, HUMPHREYS meets only occasionally with ACCARDO.

FELIX "MILWAUKEE PHIL" ALDERISIO

✓ [redacted] advised that although HUMPHREYS and ALDERISIO are currently active in the affairs of organized crime on a leadership basis, they meet only infrequently, and that he knows of only one occasion during June, 1965, when HUMPHREYS met with ALDERISIO.

(b)(7)(C):(D)

144 [redacted] advised that MURRAY HUMPHREYS and [redacted] have been extremely close associates in the affairs of organized crime since the 1950's, when [redacted] became an associate of HUMPHREYS on a leadership level.

[redacted] advised that HUMPHREYS and [redacted] meet to discuss the affairs of organized crime practically on a daily basis at the present time.

SAM BATTAGLIA

144 [redacted] advised that he understands that SAM BATTAGLIA is currently handling the functions of SAM GIANCANA while GIANCANA is incarcerated. He noted that GIANCANA is the undisputed leader of organized crime in the Chicago area at this time.

[redacted] advised that although BATTAGLIA has assumed the responsibilities of GIANCANA, BATTAGLIA and HUMPHREYS meet only occasionally and that on only one occasion during June, 1965, was HUMPHREYS in personal and direct touch with BATTAGLIA.

[redacted] advised that [redacted] an attorney at [redacted] Chicago, Illinois, is a constant associate and confidant of HUMPHREYS at the present time.

144 [redacted] advised that although [redacted] and MURRAY HUMPHREYS are associated in the affairs of organized crime on a leadership level, he knows of only one occasion when HUMPHREYS met with [redacted] in June of 1965.

LESLIE KRUSE

144 [redacted] advised that LESLIE KRUSE is a very close current associate of MURRAY HUMPHREYS, and that while HUMPHREYS has been otherwise occupied with his own problems,

(F)(7)(C):(D)

KRUSE has been handling the efforts of HUMPHREYS to influence opposition to the anti-crime bills which were considered by the 74th General Assembly in Springfield, Illinois. The informant was unable to furnish any further details in this regard, however.

[REDACTED] advised that KRUSE is a leader of organized crime and functions under the direction of HUMPHREYS.

RALPH PIERCE

[REDACTED] advised that RALPH PIERCE meets practically on a daily basis with HUMPHREYS at the present time. He advised that PIERCE is the leader of organized crime, having responsibility for the South Side of Chicago.

[REDACTED] advised that he understands that [REDACTED] who now resides in the area of St. Louis, Missouri, was placed in the employment of a company in St. Louis through the influence of HUMPHREYS. This informant advised that he understands that HUMPHREYS contacted FRANK "BUSTER" WORTMAN, the leading hoodlum in the downstate Illinois area, and requested that WORTMAN obtain a job for [REDACTED] through the influence of WORTMAN with the Pipefitters Union in the St. Louis, Missouri, area.

On June 9, 1965, [REDACTED] Pipefitters Local 562, 1242 Pierce Street, St. Louis, Missouri, advised that one [REDACTED] went to work on May 25, 1965, for the [REDACTED] St. Louis, Missouri. Although [REDACTED] is not a dues-paying member of the Pipefitters Union, [REDACTED] advised he apparently is doing work as a pipefitter.

PAUL RICCA, aka  
Paul DeLucia

[REDACTED] advised that PAUL DE LUCIA and MURRAY HUMPHREYS have been associated in the affairs of organized crime



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on a leadership level since the mid-1920's.

(b)(7)(c):(d)

[REDACTED] advised that during the month of June, 1965, HUMPHREYS was in frequent contact with RICCA inasmuch as HUMPHREYS was attempting to assist RICCA during the hearings concerning the deportation of RICCA in Chicago.

[REDACTED] advised that he is aware that HUMPHREYS met with an individual whom he believes to be identical with [REDACTED] at Celano's Custom Tailors on North Michigan Boulevard on the near north side of Chicago on May 26, 1965, during the afternoon hours.

[REDACTED] advised that approximately a month following this meeting, [REDACTED] was elected Business Manager of Local 134, of the International Brotherhood of Electrical Workers in Chicago. [REDACTED] for years had been the assistant to HUMPHREYS' close associate, MICHAEL J. KENNEDY, who resigned his position due to his ill health. It was KENNEDY's public recommendation that [REDACTED] be elected to replace him.

[REDACTED] advised, although he cannot be absolutely certain, that he understands that HUMPHREYS approved the slating of [REDACTED] in this regard.

It is noted that [REDACTED] as previously been identified as an associate of HUMPHREYS.

At 4:25 a.m., on June 15, 1965, a telephone call was received by the Chicago Office of the FBI from an individual who identified himself as [REDACTED]. He advised that he resides in Apartment [REDACTED] in the Marina City Towers. He also advised that he has a practice of [REDACTED] Avenue. [REDACTED] advised that he had been invited to an apartment located on the 53rd floor of Marina City and had a few drinks there on the evening of June 14 and June 15, 1965. He advised that while drinking at this party, he was approached

by an individual, who, in a threatening manner, questioned him concerning his association with "MURRAY 'THE CAMEL' HUMPHREYS." [REDACTED] wanted to advise that although he occasionally frequents the bar located on the first floor of Marina City and has spoken to HUMPHREYS there, he is not a close associate of HUMPHREYS. He advised that the conversation which he has with HUMPHREYS concerns "drinking." He stated that he wanted to put this on record with the FBI.

[REDACTED] was unable to furnish any information leading to the identification of the person who questioned him concerning his association with HUMPHREYS.

[REDACTED] advised that at the present time, HUMPHREYS sometimes can be contacted through [REDACTED] who operates a [REDACTED] automobile agency on [REDACTED] on the near north side of Chicago. The informant advised that [REDACTED] and HUMPHREYS are personal friends.

144 V. CURRENT ATTORNEYS UTILIZED  
BY MURRAY HUMPHREYS

[REDACTED] advised that at the present time, MURRAY HUMPHREYS is seeking legal counsel from a battery of attorneys for the purpose of determining what procedure he should follow in attempting to cope with the tactics of the Federal Government. The informant advised that HUMPHREYS has been attempting to devise strategy to overcome the use of the "immunity maneuver," which HUMPHREYS feels threatens all leaders of organized crime in the Chicago area. The informant noted that SAM GIANCANA is presently incarcerated in the Cook County Jail after refusing to testify following the offer of immunity made by Federal Judge WILLIAM CAMPBELL.

HUMPHREYS also has been consulting attorneys due to the fact that he is a defendant in the civil suit for back income taxes.

[REDACTED] identified the attorneys presently being consulted by HUMPHREYS in the above regards, as follows:

CG 92-348

[REDACTED]  
[REDACTED]  
[REDACTED]  
(New York City);  
[REDACTED]  
[REDACTED]

(f)(7)(c)

## FEDERAL BUREAU OF INVESTIGATION

Date 7/2/65

MURRAY L. HUMPHREYS was observed at 11:01 AM on June 23, 1965, entering the building at 900 North Michigan Avenue, Chicago, Illinois.

HUMPHREYS was alone. He wore a brown suit, no hat. He approached the building from the north, on the West side of the street.

(F)(7)(C)

On 6/23/65 at Chicago, Illinois File # 92-348

by SA [REDACTED] Date dictated 6/28/65

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

## FEDERAL BUREAU OF INVESTIGATION

Date 7/2/65

MURRAY L. HUMPHREYS was observed at 1:20 PM on the 51st floor, East Tower, Marina City, 300 North State Street, Chicago, Illinois. He was alone.

---

On 6/24/65 at Chicago, Illinois File # 92-348

by SA [REDACTED] <sup>(b)(7)(c)</sup> Date dictated 6/28/65

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.



UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

323  
CG 92-348  
In Reply, Please Refer to  
File No.

Chicago, Illinois  
JULY 26, 1965

TITLE: MURRAY L. HUMPHREYS

CHARACTER: ANTI-RACKETEERING

(b)(7)(c)

REFERENCE: Report of SA [REDACTED] at Chicago,  
Illinois, dated and captioned as above.

All sources (except any listed below) whose identities  
are concealed in referenced communication have furnished  
reliable information in the past.

This document contains neither recommendations nor conclusions  
of the FBI. It is the property of the FBI and is loaned to  
your agency; it and its contents are not to be distributed  
outside your agency.



In Reply, Please Refer to  
File No.

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Chicago, Illinois  
July 26, 1965

RE: MURRAY L. HUMPHREYS,  
ANTI-RACKETEERING

Reference is made to the report of SA [REDACTED]  
[REDACTED] at Chicago, Illinois, dated and captioned as above.

(b)(7)(C): (D)

CHARACTERIZATION OF INFORMANTS

[REDACTED] has furnished continuing information  
concerning Murray Humphreys and his associates.

This document contains neither recommendations  
nor conclusions of the Federal Bureau of Investigation.  
It is the property of the Federal Bureau of Investigation  
and is loaned to your agency; it and its contents are not  
to be distributed outside your agency.

F B I

Date: 7/29/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL AIRMAIL  
(Priority)

TO : DIRECTOR FBI (92-3088)  
FROM: SAC OKLAHOMA CITY (92-179) P  
MURRAY L. HUMPHREYS, aka  
AR

Re Chicago teletype to Director 7/26/65 and Bureau airtel to Oklahoma City 7/27/65.

When HUMPHREYS was arrested 6/26/65 and incarcerated at Oklahoma County Jail, instructions were given to the Records Officer at the Oklahoma County Jail to take numerous photographs of HUMPHREYS.

HUMPHREYS objected to having photographs taken without his glasses so photographs were taken only with his glasses on since the glasses were clear and since HUMPHREYS usually wears glasses.

Sequence of events concerning photographing of HUMPHREYS at the Oklahoma County Jail is as follows:

After booking HUMPHREYS, he was taken to the Records Room where he was fingerprinted. Records Officer returned to the booking desk and advised Agents that HUMPHREYS would not permit pictures to be taken with his glasses off.

Arresting Agents went to the Records Room and asked HUMPHREYS what the problem was at which time HUMPHREYS replied there was no problem except he would not allow photographs taken with his glasses off. He indicated the FBI must have numerous photographs of him with and without his glasses.

HUMPHREYS was advised he was under arrest and as such photographs would be taken whereupon he replied that he would be willing to have photos taken with his glasses on but was not

3-Bureau  
2-Chicago (92-348)  
2-Oklahoma City

REC-56

92-3088-148

(P)(7)(C)

EX-100

AUG 2 1965

Approved: \_\_\_\_\_

55 AUG 10 1965

Special Agent in Charge

Sent \_\_\_\_\_

M

Per \_\_\_\_\_



OC 92-179

willing to have photos taken with his glasses off. He stated at one time several years ago he made officers fight him to take his photograph at all.

Records Officer was instructed to photograph HUMPHREYS with glasses on.

Photographs taken by the Oklahoma County Records Officer are presently maintained in the Records Section of the Oklahoma County Jail, which will be made available to FBI at any time and in any quantity upon request.

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

AUG 4 1965

TELETYPE

FBI WASH DC

FBI CHICAGO

1121 AM CDST DEFERRED 8/4/65

TO DIRECTOR (92-3088)

FROM CHICAGO (92-348) 1P

Mr. Tolson ☒  
Mr. Belmont ☒  
Mr. Mohr ☐  
Mr. DeLoach ☐  
Mr. Casper ☐  
Mr. Callahan ☐  
Mr. Conrad ☐  
Mr. Felt ☐  
Mr. Gale ☐  
Mr. Rosen ☐  
Mr. Sullivan ☐  
Mr. Tavel ☐  
Mr. Trotter ☐  
Tele. Room ☐  
Miss Holmes ☐  
Miss Gandy ☐

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

(b)(7)(C)

AUSA DAVID SCHIPPERS ADVISED HE IS ISSUING NEW SUBPOENA FOR HUMPHREYS TENTATIVELY CALLING FOR HIS REAPPEARANCE FGJ HERE AUGUST TEN NEXT. PURPOSE OF APPEARANCE CONCERNS HUMPHREYS REFUSAL TO ANSWER QUESTIONS OR TAKE FIFTH AMENDMENT RE HIS INVOLVEMENT NARCOTICS. SCHIPPERS FEELS HUMPHREYS MAY HAVE "OPENED THE DOOR" BY REFUSING TO INVOKE FIFTH AMENDMENT RE NARCOTICS. SCHIPPERS PLANS TO AGAIN ASK SAME QUESTION OF HUMPHREYS BEFORE FGJ AND IF HUMPHREYS USES SAME TACTICS WILL THEN TAKE HUMPHREYS BEFORE USDC JUDGE TO DETERMINE WHETHER SUCH FAILURE TO ANSWER OR TAKE FIFTH AMENDMENT PROPER. JUDGE COULD THEN ORDER HUMPHREYS TO ANSWER OR HOLD IN CONTEMPT OF COURT. LATTER POSSIBLE CONSIDERED BY CHICAGO OFFICE REMOTE SINCE HUMPHREYS EXPECTED TO TAKE FIFTH AMENDMENT IF FORCED BY SUCH PROCEDURE.

SCHIPPERS REQUESTED FBI SERVE SUBPOENA WHICH WILL BE DONE UACB.

END

WA

FBI WASH DC

P

70 AUG 11 1965

REC-32

8 AUG 5 1965

XLRP

FBI WASH DC

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

AUG 4 1965

TELETYPE

Mr. Tolson	_____
Mr. Belmont	_____
Mr. Mohr	_____
Mr. Casper	_____
Mr. Callahan	_____
Mr. Conrad	_____
Mr. Felt	_____
Mr. Gale	_____
Mr. Rosen	_____
Mr. Sullivan	_____
Mr. Tavel	_____
Mr. Trotter	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

FBI CHICAGO

1024PM CDST DEFERRED 8-4-65

TO DIRECTOR (92-3088)

FROM CHICAGO (92-348)

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

(b)(7)(c)

AT THREE P.M., AUGUST FOUR INSTANT, MURRAY HUMPHREYS AND UNIDENTIFIED FEMALE OBSERVED ALIGHTING FROM ELEVATOR IN LOBBY OF HUMPHREY'S RESIDENCE, BOTH HEAVILY LADEN WITH BAGGAGE APPARENTLY ABOUT TO DEPART ON TRIP TO UNKNOWN DESTINATION. HUMPHREYS SERVED WITH SUBPOENA BY BUAGENTS FOR APPEARANCE FGJ, CHICAGO, TEN AM, AUGUST TEN NEXT. HUMPHREYS INDICATED "I'LL BE THERE" AND DEPARTED WITH FEMALE COMPANION IN AWAITING CAB.

END

WA... [REDACTED]

FBI WASH DC

REC-11  
EX 103

92-3088-1463

AUG 5 1965

54 AUG 13 1965

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

AUG 8 1965

TELETYPE

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. DeLoach	✓
Mr. Casper	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. Felt	✓
Mr. Gale	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Holmes	✓
Miss Gandy	✓

FBI WASH DC

FBI CHICAGO

546 PM CDST DEFERRED 8/9/65

TO DIRECTOR (92-3088)

FROM CHICAGO (92-348) 2P

MURRAY HUMPHREYS, AKA. AR. [Anti-racketeering]

ATTORNEY MAURICE WALSH APPEARED BEFORE FEDERAL JUDGE WILLIAM CAMPBELL, TWO PM, THIS DATE, REPRESENTING HUMPHREYS. FILED MOTION TO QUASH SUBPOENA CALLING FOR HUMPHREYS' APPEARANCE BEFORE FGJ TEN AM, AUGUST TEN, NEXT, ON BASIS ONE: FGJ ILLEGALLY CONSTITUTED, TWO: GOVERNMENT KNOWS HUMPHREYS WILL INVOKE FIFTH AMENDMENT AND THIS MERELY MEANS TO GRANT HUMPHREYS IMMUNITY.

WALSH FILED SECOND MOTION CLAIMING TO "CHALLENGE THE ARRAY CLAIMING FGJ ILLEGALLY CONSTITUTED IN THAT IT WAS NOT PROPERLY SELECTED BY CLERK OF COURT NOR PUBLIC NOTICE GIVEN OF PERSONS SELECTED."

PRIOR TO HEARING OF MOTIONS USA EDWARD V. KANEHAN TOGETHER WITH WALSH MET WITH JUDGE CAMPBELL IN JUDGE'S CHAMBERS AND FOLLOWING DISCUSSION IT WAS ANNOUNCED THAT MATTER CONTINUED UNTIL TEN AM, AUGUST TEN, NEXT, AT WHICH TIME HUMPHREYS AND ATTORNEYS

END PAGE ONE

54 AUG 18 1965

PAGE TWO

Federal Grand Jury

AS WELL AS GOVERNMENT ATTORNEYS AND FGJ WILL ALL BE PRESENT IN  
JUDGE CAMPBELL'S COURTROOM.

(H)(7)(C)

Assistant United States Attorney

AUSA DAVID SCHIPPERS ADVISED GOVERNMENT CONTENTION RE BOTH  
MOTIONS MERELY "ATTEMPTS TO CLOUD ISSUE" AND STATES HE FEELS  
STRONGLY CAMPBELL WILL OVERRULE BOTH MOTIONS. SCHIPPERS CONTINUED  
THAT FROM DISCUSSIONS WITH WALSH, THIS DATE, HE IS OF OPINION  
HUMPHREYS EXTREMELY CONCERNED OVER POSSIBILITY OF BEING GRANTED  
IMMUNITY DURING TOMORROW'S PROCEEDINGS.

CORR PLS 1ST PAGE OF 2 MESSAGE LN 8 QUOTES SHOULD BE AFTER ARRAY  
END

ACK FOR 2 TT

WA.. [REDACTED] FOR TWO

FBI WASH DC

WASH DC

FEDERAL BUREAU OF INVESTIGATION  
DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

AUG 10 1965

FBI CHICAGO

744 PM CDST URGENT 8-10-65

TELETYPE

TO: DIRECTOR (92-3088)

FROM: CHICAGO (92-348)

Mr. Tolson  
Mr. Belmont  
Mr. Mohr  
Mr. DeLoach  
Mr. Casper  
Mr. Callahan  
Mr. Conrad  
Mr. Felt  
Mr. Gale  
Mr. Rosen  
Mr. Sullivan  
Mr. Tavel  
Mr. Trotter  
Tele. Room  
Miss Holmes  
Miss Gandy

MURRAY HUMPHREYS, AKA. AR. ~~Anti-Racketeering~~

(b)(7)(c)

HUMPHREYS APPEARED TEN AM THIS DATE IN COMPANY OF MAURICE WALSH, HIS ATTORNEY, BEFORE FEDERAL JUDGE WILLIAM CAMPBELL AT WHICH TIME WALSH'S MOTIONS PRESENTED. NOTED BUREAU FURNISHED MOTIONS MY TEL EIGHT NINE LAST. AT THIS TIME, USA EDWARD HANRAHAN FILED MOTION, BEFORE JUDGE CAMPBELL REQUESTING THAT TRANSCRIPT OF HUMPHREYS' TESTIMONY BEFORE FGJ ON MAY NINETEEN AND TWO ONE LAST BE PLACED BEFORE THE COURT, AND THAT COURT ORDER HUMPHREYS TO RETURN TO GRAND JURY AND GIVE DIRECT ANSWERS TO QUESTIONS PLACED TO HIM BY THAT BODY. CAMPBELL, AFTER HEARING ARGUMENTS ON ALL MOTIONS, DENIED BOTH MOTIONS OF DEFENSE AND UPHELD MOTION OF USA. CAMPBELL SPECIFICALLY ORDERED HUMPHREYS TO RETURN TO GRAND JURY AND ANSWER ALL QUESTIONS PLACED TO HIM EXCEPT THOSE WHICH HE FELT WOULD OR MIGHT TEND TO INCRIMINATE HIM. TO THOSE QUESTIONS, JUDGE CAMPBELL INSTRUCTED HUMPHREYS THAT HE HAD RIGHT AND DUTY TO INVOKE FIFTH AMENDMENT AND THAT HE WAS NOT TO DIGRESS NOR ATTEMPT TO QUALIFY HIS ANSWER. WALSH ATTEMPTED TO HAVE JUDGE CAMPBELL ALLOW HUMPHREYS TO READ ADDITIONAL REASONS FOR REFUSAL TO ANSWER QUESTIONS PLACED TO HIM BASED ON VIOLATION OF OTHER AMENDMENTS NAMELY THE FIRST, FOURTH, AND EIGHTH; HOWEVER, CAMPBELL REFUSED WALSH'S PLEA THAT 1965

55 AUG 20 1965

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1486  
AUG 10 1965

PAGE TWO

CG 92-348

THAT FIFTH AMENDMENT WOULD BE SUFFICIENT FOR HUMPHREYS AND WOULD BE ALL INCLUSIVE.

HUMPHREYS RETURNED TO GRAND JURY AT TWO P.M. THIS DATE AND TESTIFIED THOROUGHLY CONCERNING EVENTS OF JUNE TWO THREE THROUGH TWO SEVEN WHICH DATES CONCERNED HIS ATTEMPTED RECALL BEFORE GRAND JURY AND SUBSEQUENT TRIP TO NORMAN, OKLAHOMA, AS WELL AS HIS SUBSEQUENT ARREST BY BUREAU AGENTS.

COMPLETE DETAILS OF HUMPHREYS' ANSWERS NOT AVAILABLE. HOW-  
*Assistant United States Attorney*  
EVER, AUSA DAVID SCHIPPERS ADVISED, FOLLOWING HUMPHREYS' APPEARANCE, HE FEELS STRONGLY THAT GOVERNMENT SHOULD PROCEED WITH CASE BASED ON UNLAWFUL FLIGHT TO AVOID GIVING TESTIMONY AND PERJURY BASED ON HUMPHREYS TESTIMONY. HUMPHREYS DISMISSED ENTIRELY FROM FURTHER GRAND JURY PROCEEDINGS FOLLOWING AFTERNOON TESTIMONY.

CHICAGO FOLLOWING CLOSELY AND AS SOON AS TRANSCRIPT AVAILABLE, WILL EXPEDITE COVERAGE OF LEADS IN ATTEMPT TO OBTAIN PROSECUTABLE CASE AGAINST HUMPHREYS.

CORRECTION PLS FIRST PAGE LAST LINE THE FIFTH WORD SHOULD READ CAMPBELL RTXXX RPT CAMPBELL

END

WA...PLS HOLD FOR TWO MORE

(H)(7)(C)

WA...

FBI WASH DC

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

AUG 11 1965

TELETYPE

FBI WASH DC

FBI CHICAGO

513 PM CDST URGENT 8/11/65

TO DIRECTOR (92-3088)

FROM CHICAGO (92-348) 2P

Mr. Tolson	_____
Mr. Belmont	_____
Mr. Mohr	_____
Mr. DeLoach	_____
Mr. Casper	_____
Mr. Callahan	_____
Mr. Conrad	_____
Mr. Felt	_____
Mr. Gale	_____
Mr. Rosen	_____
Mr. Sullivan	_____
Mr. Tavel	_____
Mr. Trotter	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

RE: MURRAY L. HUMPHREYS, AKA AR.

(H)(7)(C)

DURING FGJ INQUIRY OF HUMPHREYS YESTERDAY INTO POSSIBLE ATTEMPTS BY HUMPHREYS TO DODGE SERVICE OF SUBPOENA JUNE TWENTY FOUR LAST, HUMPHREYS MADE AVAILABLE TO USA COPIES OF RESERVATIONS WITH AMERICAN AIRLINES MADE JUNE TWENTY FOUR LAST. INVESTIGATION THIS DAT AT SHERATON HOTEL, WHERE HUMPHREYS PURCHASED TICKETS, IDENTIFIED CLERK WHO SOLD TICKETS WHO RECALLED HUMPHREYS CALLING IN PERSON MORE THAN ONCE FOR TICKETS WHICH REQUIRED SOME VERIFICATION WITH HER MAIN OFFICE. FROM NOTATIONS MADE ON TICKETS SHE RECALLED HE STAYED AT LOCAL HOTEL, EITHER THE SHERATON OR ST. CLAIR BUT DID GET IMPRESSION HE WAS FROM OUT OF TOWN. NOTED HUMPHREYS AND OTHER TOP HOODLUMS HAVE UTILIZED ST. CLAIR FOR MEETINGS AND RESIDENCE FOR YEARS. NUMBER SIX ZERO NINE ON RESERVATION BELIEVED BY CLERK TO REFER TO ROOM NUMBER OF HIS HOTEL WHERE HE COULD BE REACHED. INQUIRY SHERATON HOTEL REVEALS NO SUCH ROOM OR EXTENSION NUMBER. INVESTIGATION SHOWS SUCH ROOM AT ST. CLAIR. MANAGEMENT OF ST. CLAIR COMPLETELY UNCOOPERATIVE IN PAST. SPECIAL

END PAGE ONE

EX. 107

REC-70

11 AUG 13 1965

55 AUG 19 1965



PAGE TWO

PROSECUTOR AUSA DAVID SCHIPPERS ADVISED OF ABOVE AND STATED SUBPOENA  
WILL BE PROVIDED AUGUST TWELVE<sup>AM</sup> AND REQUESTED BUAGENTS SERVE INSTANT  
SUBPOENA ON ST. CLAIR HOTEL TO OBTAIN PERTINENT ROOM RECORDS OF  
RESIDENTS DURING JUNE LAST. UACB BUAGENTS WILL SERVE SUBPOENA AS  
REQUESTED. CHICAGO BELIEVES ABOVE WILL SUBSTANTIATE PREVIOUS INFO  
THAT HUMPHREYS FLED TO OKLAHOMA TO AVOID SERVICE OF SUBPOENA AND WILL  
BE OF EXTREME VALUE TO PENDING CASE CHARGING HUMPHREYS WITH UNLAWFUL  
FLIGHT TO AVOID GIVING TESTIMONY.

~~CORR PLS PG 2 LN 2 AFTER WD 5 THERE SHD BE ADDED AM~~

END

WAS....

(b)(7)(c)

FBI WASH DC

CLR

8/11/65

AIRTEL

1 - Mr. [REDACTED]

TO: SAC, Chicago  
FROM: Director, FBI

MURRAY L. HUMPHREYS, aka  
AR

Reurtel 8/10/65.

(b)(7)(C)

Prosecution of Humphreys on a substantive charge of unlawful flight to avoid giving testimony and/or perjury would be a most effective additional blow against the leaders of the Chicago criminal element. You should follow this matter closely and insure that all necessary information is in the possession of the U. S. Attorney, or, if additional inquiry is necessary, leads should be set forth for handling on an expeditious basis.

It is noted that retel indicates Humphreys was dismissed "entirely" from further grand jury proceedings. This would appear to indicate that Humphreys has been relieved of all further mental pressures with respect to the possibility of future appearances and his anticipation that he may be granted immunity. It also appears, therefore, that in the absence of prosecution for unlawful flight or perjury that no further action by the grand jury with respect to Humphreys is contemplated. Advise.

The Chicago Office should advise Bureau immediately when decision received with respect to possibility of prosecuting Humphreys as a result of testimony recently given to the grand jury. Chicago should also advise Bureau of future course of action contemplated by the U. S. Attorney with respect to other witnesses to appear in the investigation of Chicago's criminal organization.

Tolson \_\_\_\_\_  
Belmont \_\_\_\_\_  
Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
Callahan \_\_\_\_\_  
Conrad \_\_\_\_\_  
Felt \_\_\_\_\_  
Gale \_\_\_\_\_  
Rosen \_\_\_\_\_  
Sullivan \_\_\_\_\_  
Tavel \_\_\_\_\_  
Trotter \_\_\_\_\_  
Tele. \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

MAILED 25

1965

RECEIVED

REC-34

77-3188-147

AUG 18 1965

55 AUG 19 1965

MAIL ROOM ☒ TELETYPE UNIT ☐

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XXXXXX  
XXXXXX

**FEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET**

5 Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

- ☒ Deletions were made pursuant to the exemptions indicated below with no segregable material available for release to you.

Section 552Section 552a☐ (b)(1)☐ (b)(7)(A)☐ (d)(5)☐ (b)(2)☒ (b)(7)(B)☐ (j)(2)☐ (b)(3)☒ (b)(7)(C)☐ (k)(1)☐ (b)(7)(D)☐ (k)(2)☐ (b)(7)(E)☐ (k)(3)☐ (b)(7)(F)☐ (k)(4)☐ (b)(4)☐ (b)(8)☐ (k)(5)☐ (b)(5)☐ (b)(9)☐ (k)(6)☐ (b)(6)☐ (k)(7)

- ☒ *Two of the above pgs contains* 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: \_\_\_\_\_

- ☒ The following number is to be used for reference regarding these pages:

*FBI HQ file 92-3088-1488 & 1489*

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 X DELETED PAGE(S) X  
 X NO DUPLICATION FEE X  
 X FOR THIS PAGE X  
 XXXXXXXXXXXXXXXXXXXXXXXX

FBI WASH DC

FBI CHICAGO

635 PM CDST DEFERRED 8-18-65 [REDACTED]

(b)(7)(c)

TO DIRECTOR (92-3088)

FROM CHICAGO (92-348) 2P

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

TRANSCRIPT HUMPHREYS TESTIMONY BEFORE FGJ, CHICAGO, OBTAINED AUGUST EIGHTEEN INSTANT AND CONFERENCE HELD WITH AUSAS DAVID SCHIPPERS AND SAM BETAR, WHO ARE OF OPINION HUMPHREYS COMMITTED PERJURY BEFORE FGJ AND REQUESTED ADDITIONAL INVESTIGATION TO SUBSTANTIATE. SPECIFICALLY, THEY FEEL IT CAN BE SHOWN THAT HUMPHREYS LIED TO FGJ WHEN HE TESTIFIED HE WAS UNAWARE HIS PRESENCE BEFORE FGJ DESIRED BEFORE HE LEFT CHICAGO EN ROUTE NORMAN, OKLAHOMA, JULY TWENTY FOUR LAST. AUSAS FEEL AGENTS' TESTIMONY SUFFICIENTLY STRONG TO SHOW HUMPHREYS IN HIS APARTMENT WHEN ATTEMPT MADE THERE JULY TWENTY FOUR TO SERVE SUBPOENA AND THEREFORE KNOW OF SUBPOENA. NOTED AGENTS HEARD TWO VOICES IN APARTMENT AND DUE TO PREVIOUS INTERVIEWS OF HUMPHREYS ONE AGENT RECOGNIZED ONE VOICE AS THAT OF HUMPHREYS;

REC 1 -1490

END PAGE ONE

PAGE TWO

ALSO, THROUGH PEEPHOLE WERE ABLE TO DISTINGUISH TWO PERSONS PRESENT IN APARTMENT. HUMPHREYS ALSO OBSERVED ON FLOOR OF HIS APARTMENT BUILDING LEAVING ELEVATOR AND HEADING TOWARD HIS APARTMENT, AND SURVEILLANCE DID NOT OBSERVE HUMPHREYS LEAVE APARTMENT FROM THAT TIME UNTIL AGENTS ARRIVED WITH SUBPOENA SHORTLY THEREAFTER: WHEN JACK HUMPHREYS OPENED DOOR TO CONVERSE WITH AGENTS, AGENTS OBSERVED BLUE SPORT COAT OF HUMPHREYS WHICH IT IS BELIEVED HUMPHREYS WAS WEARING WHEN APPREHENDED IN NORMAN EVEN THOUGH HE TESTIFIED HE DID NOT RETURN TO APARTMENT AFTER LEAVING THERE PRIOR TO TRAVEL TO NORMAN. AUSAS ALSO FEEL THAT HUMPHREYS' TESTIMONY HE LEFT CHICAGO TO VISIT [REDACTED] IN OKLAHOMA WILL NOT IMPRESS JURY SINCE HUMPHREYS ADMITTED HE MADE NO ATTEMPT TO VISIT DAUGHTER WHILE THERE.

(b)(7)(c)

CHICAGO OPENING SEPARATE PERJURY FILE FOR EXPEDITIOUS INVESTIGATION HERE AND OKLAHOMA CITY TO BRING CASE TO EARLY PROSECUTIVE STAGE. DETAILED AIRTEL FOLLOWS. AM COPY OKLAHOMA CITY.

END

WA .. [REDACTED]

FBI WASH DC

TU CLR

XXXXXX  
XXXXXX  
XXXXXX

**FEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET**

1 Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

- ☒ Deletions were made pursuant to the exemptions indicated below with no segregable material available for release to you.

Section 552Section 552a☐ (b)(1)☐ (b)(7)(A)☐ (d)(5)☐ (b)(2)☐ (b)(7)(B)☐ (j)(2)☐ (b)(3)☒ (b)(7)(C)☐ (k)(1)☒ (b)(7)(D)☐ (k)(2)☐ (b)(7)(E)☐ (k)(3)☐ (b)(7)(F)☐ (k)(4)☐ (b)(4)☐ (b)(8)☐ (k)(5)☐ (b)(5)☐ (b)(9)☐ (k)(6)☐ (b)(6)☐ (k)(7)

- ☐ 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:

FBI HQ file 92-3088-1492

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 X NO DUPLICATION FEE X  
 X FOR THIS PAGE X  
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FBI

Date: 8/18/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

Via AIRTEL \_\_\_\_\_  
(Priority)

TO : DIRECTOR, FBI (92-3088)

FROM: SAC, CHICAGO (92-348)

MURRAY L. HUMPHREYS, Aka.  
AR

Re Bureau airtel 8/11/65.

The transcript of testimony given by HUMPHREYS before the FGJ during his appearance 8/10/65 was received this date and is being reviewed to insure that all logical leads to prove a perjury case against HUMPHREYS will immediately be investigated. All investigation at [REDACTED] here has been completed. Details of this investigation were set out in mytel 8/13/65.

Although HUMPHREYS was informed by AUSAs that he was being discharged from further appearances under the subpoena served on him on 8/4/65, nothing was said to him which would give him relief from the emotional anxiety from which [REDACTED] has previously indicated he has been suffering. HUMPHREYS is aware that, at least in his case since he fled the state while under subpoena, it has been the policy of the government to serve a new subpoena on him when his appearance is desired. Therefore, there is nothing in the procedure of discharging him from the subpoena served on 8/4/65 which could possibly give HUMPHREYS the solace of feeling that his experience with the FGJ is finished.

③ - Bureau  
① - Chicago

(4)

REC-61

92-3088-1492

11 AUG 21 1965

Approved: [Signature]  
Special Agent in Charge  
51 AUG 27 1965  
F146

Sent [Signature] M Per \_\_\_\_\_

CG 92-348

(b)(7)(c)

On 8/18/65, SAs [REDACTED] and [REDACTED] conferred with AUSAs DAVID P. SCHIPPERS and SAMUEL J. BETAR concerning possibility of proceeding against HUMPHREYS on UFAT charge and/or perjury. SCHIPPERS stated that at this time he is of the opinion that it would be best to proceed against HUMPHREYS on a perjury charge in view of the substantial available agent testimony. Also to indict HUMPHREYS on a perjury charge would discourage other hoodlums from attempting "to bluff" the government with evasive and false statements.

SCHIPPERS has further advised that he plans to proceed with the [REDACTED] extortion matter on or about 9/1/65. As the Bureau is aware, one of the main witnesses to be called during this investigation is CHARLES "CHUCKIE" ENGLISH, to whom SCHIPPERS plans to have immunity granted. In respect to the granting of immunity, ENGLISH is the only Chicago hoodlum who it has been definitely decided to grant this order to at this time. The Chicago Division has attempted to proceed cautiously with further immunity grants pending a decision from the Supreme Court on the GIANCANA case as to providing immunity to SAM BATTAGLIA at some future date.

The Bureau will be kept advised concerning all pertinent developments in the HUMPHREYS situation as they develop.



Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
 Mohr \_\_\_\_\_  
 DeLoach \_\_\_\_\_  
 Casper \_\_\_\_\_  
 Callahan \_\_\_\_\_  
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 Tavel \_\_\_\_\_  
 Trotter \_\_\_\_\_  
 Tele. Room \_\_\_\_\_  
 Holmes \_\_\_\_\_  
 Gandy \_\_\_\_\_

# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☒ RADIO ☐ TELETYPE

R-71

DEFERRED 8-24-65 2:28 PM

TO DIRECTOR

FROM CHICAGO 241720

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

SPOT PHYSICAL SURVEILLANCE AUGUST 23 LAST DETERMINED HUMPHREYS MET WITH [REDACTED] RALPH PIERCE, HY GODFREY AND POSSIBLY CHARLES ENGLISH FOR LUNCH AT PETE FISH'S RESTAURANT, NEAR NORTH SIDE, CHICAGO.

INVESTIGATION TO PROVE PERJURY ON PART HUMPHREYS BEFORE FGJ CONTINUING HERE. ATTEMPTS HAVE BEEN MADE TO INTERVIEW ASSOCIATE [REDACTED] HOWEVER [REDACTED] HAS NOT AS YET MADE HIMSELF AVAILABLE. AUSAS REQUEST INTERVIEWS ERNEST HUMPHREYS AND [REDACTED] WHOM HUMPHREYS IMPLICATED IN TESTIMONY BE HELD IN ABEYANCE THIS TIME.

RECEIVED: 2:49 PM [REDACTED]

REC-32

EX-101

91-311-1493  
3 AUG 25 1965

57 AUG 30 1965

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

*7/12/65*  
**DECODED COPY**

Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
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☐ AIRGRAM ☐ CABLEGRAM ☒ RADIO ☐ TELETYPE

R-27

DEFERRED 8-23-65

3:31 PM

TO DIRECTOR

FROM CHICAGO

231904

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

*7* SPOT PHYSICAL SURVEILLANCE AUGUST 20 LAST DETERMINED HUMPHREYS DEPARTED RESIDENCE 9:15 AM. MET WITH ASSOCIATE [REDACTED] AT CALLY'S COFFEE HOUSE, WASHINGTON AND (R)(C) DEARBORN UNTIL 10:10 AM. THEN WALKED BLOCK AND HALF TO WABASH AND WASHINGTON WHERE HE WAS PICKED UP BY HIS CHAUFFEUR AND BODY GUARD, HY GODFREY.

RECEIVED: 4:36 PM [REDACTED]

EX-100

REC-126

92-3088-1494

3 AUG 25 1965

7/20/65  
 11/10/65

55 SEP 1 1965  
 1446 FILE

RECEIVED-CYR

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

F B I

Date: 8/19/65

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL \_\_\_\_\_  
(Priority)

TO : DIRECTOR, FBI  
FROM : SAC, CHICAGO (74-217 )  
SUBJECT: MURRAY L. HUMPHREYS, aka  
PERJURY

Re Chicago tel 8/18/65, advising the Bureau and Oklahoma City that a perjury investigation had been opened based on the obviously perjured testimony of HUMPHREYS before the Federal grand jury, Northern District of Illinois, August 10, 1965.

As set out in remytel, the transcript of HUMPHREYS' testimony on the above date has been obtained and has been exhaustively perused for leads to show that HUMPHREYS perjured himself during such testimony. AUSAs DAVID P. SCHIPPERS and SAMUEL J. BETAR, advised on 8/18/65, that they feel that HUMPHREYS perjured himself and that potential exists for a successful prosecution of HUMPHREYS for perjury if further investigation by the FBI is successful in the establishment of two or three additional factors to corroborate the evidence already available in this regard.

The Oklahoma City Office is requested to expeditiously conduct the investigation requested in this communication. The agents assigned this investigation should prepare for the investigation by being completely conversant with all the

- ③ - Bureau  
2 - Oklahoma City  
2 - Chicago  
(1 - 92-348)

Approved: [Signature]

Special Agent in Charge

Sent [Signature]

M

Per [Signature]

CG 74-

details of HUMPHREYS' travel to the Oklahoma City area as set out in the reports of SA [REDACTED] at Oklahoma City, and of SA [REDACTED] at Chicago. (b)(7)(c): AD

The Oklahoma City Office is requested to conduct an interview of MARY CLEMM BRENDLE HUMPHREYS, the first wife of HUMPHREYS. It is noted that HUMPHREYS testified on August 10 that the "sole purpose" of his travel to Norman, Oklahoma, on June 24, 1965, was because he had been telephonically contacted by his first wife, who [REDACTED]

The Oklahoma City Office is requested to ascertain from MARY CLEMM whether she placed such a telephone call to HUMPHREYS; when she placed such a call; [REDACTED] and where she contacted HUMPHREYS in Chicago. The Oklahoma City Office is also requested to check the [REDACTED]

In regard to MARY CLEMM, it is noted that she and her grandson, [REDACTED] recently spent two or three weeks with HUMPHREYS in Chicago and that she was with HUMPHREYS on August 4, 1965, when HUMPHREYS was served with a subpoena calling for his appearance before the grand jury. Obviously, therefore, HUMPHREYS has been in a position to make certain that MARY CLEMM furnishes information which will not conflict with his testimony.

In view of the fact that the agents who attempted to serve the subpoena on HUMPHREYS at his apartment on June 24, 1965, observed HUMPHREYS' blue sport coat hanging on a chair in his apartment, when the apartment door was opened by HUMPHREYS' brother, JACK, the Oklahoma City agents who apprehended HUMPHREYS on June 26 are requested to prepare appropriate 302's describing the sport coat of HUMPHREYS if it is believed that HUMPHREYS was wearing such a sport coat at the time of his apprehension. It is noted that the Chicago agents have observed that this sport coat is royal blue in

(b)(7)(c): (D)

color with <sup>four</sup>~~three~~ gold buttons. The reason this is pertinent is that HUMPHREYS advised the grand jury that he left his residence on the morning of June 24 and did not return there before he left for Norman, Oklahoma. It would therefore be pertinent in discounting his story if the same sport coat worn by HUMPHREYS at the time of his apprehension was observed by the Chicago agents in his apartment at 3:00 p.m. on June 24.

Although HUMPHREYS initially advised that his "sole purpose" in traveling to Oklahoma was in regard to [REDACTED] he later testified that he visited the office of his wife's attorney in Norman, Oklahoma, for purposes of settling alimony arrangements. The reference to this attorney is obviously a reference to Norman attorney [REDACTED]. The Oklahoma City Office should interview [REDACTED] particularly to determine from [REDACTED] whether HUMPHREYS indicated by any manner whatsoever any knowledge of the fact that he was evading a subpoena to appear before the Federal grand jury in Chicago. [REDACTED]

[REDACTED] the interview should include questions concerning the actual reasons in this regard for purposes of an FD 302. Even though it is realized that [REDACTED] every effort should be expended to obtain any indications which HUMPHREYS may have made to him indicating that HUMPHREYS had knowledge that he was wanted in Chicago. Any testimony by [REDACTED] in this regard would go a long way towards a successful prosecution in this case.

The Oklahoma City Office also should make contact with [REDACTED]

[REDACTED] The reason for this investigation should be to show whether there was any actual emergency insofar as [REDACTED] is concerned. The Chicago Office is unaware as to whether [REDACTED]

[REDACTED] For the information of the Oklahoma City Office in covering this phase of investigation, [REDACTED] indicated some time ago that when [REDACTED]

CG 74-

(b)(3)  
(b)(7)(c)

[REDACTED]

In the event the Oklahoma City Office is not aware as to the whereabouts of [REDACTED] on June 23 and 24, 1965, perhaps [REDACTED] could be contacted in this regard.

For the information of the Oklahoma City Office, it is also noted that [REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

The Oklahoma City Office is requested to attempt to ascertain whether any radio or television stations in the Oklahoma City or Norman area carried a news broadcast concerning HUMPHREYS on the morning of Saturday, June 26, 1965. In the event that it is ascertained that no such broadcast was carried by Oklahoma City or Norman radio or television stations, the Oklahoma City Office is then requested to obtain information from a

CG 74-

radio authority in that area as to whether any Chicago radio stations can be heard during the daylight hours in that area.

(H)(2)

(H)(7)(C):(D)

The Oklahoma City Office is also requested to obtain [REDACTED] the time of HUMPHREYS' apprehension on June 26, 1965. Not only should these [REDACTED]

[REDACTED] The reasoning behind this is that if it can be shown that HUMPHREYS [REDACTED]

[REDACTED] this would show knowledge on his part that he was wanted in Chicago.


In regard to the interview of [REDACTED] it is noted that at another place in the testimony of HUMPHREYS, he advised that [REDACTED] had "increased the alimony and I wanted to get the papers to bring back to Chicago, so I went up to his office to ask him." When questioned as to whether the increase in the alimony payments was "by agreement by yourself and your wife," HUMPHREYS replied that there was "no agreement" and that instead, the alimony had been increased "by compulsion." Although it is not particularly pertinent to the perjury inquiry, [REDACTED] should be asked as to whether there was any indication given to him that the agreement to increase the alimony payments was initiated by HUMPHREYS. In this regard it is noted that [REDACTED] has furnished information indicating that HUMPHREYS, upon learning that it was advantageous to him tax-wise, to be legally compelled to pay alimony rather than by bequeathing it to his wife by will, instituted the alimony increase agreement. The Internal Revenue Service, of course, would be interested in any such arrangement initiated by HUMPHREYS and the evidence, if introduced in the perjury trial of HUMPHREYS, would have a bearing on the character and reputation of HUMPHREYS.

It is also requested that the Oklahoma City Office ask [REDACTED] whether HUMPHREYS arrived at his office

CG 74-

as a result of a prior appointment. It is noted that HUMPHREYS testified that he did not have an appointment with [REDACTED] but "just dropped in." (F)

Investigation at [REDACTED] in Chicago has determined that before HUMPHREYS left Chicago via Santa Fe Railroad, [REDACTED]



[REDACTED]

[REDACTED]



[REDACTED]

[REDACTED]

Obviously the most important factor in this investigation is to show that HUMPHREYS gave some indication that he knew that he was evading a subpoena calling for his appearance before the Federal grand jury in Chicago. If this can be shown, HUMPHREYS is guilty of perjury repeatedly in his testimony before the grand jury. Although AUSA SCHIPPERS advises that agents of the FBI can legally and ethically be furnished with grand jury testimony, it is not believed that any indication of knowledge as to what HUMPHREYS testified to should be given to any of the above interviewees. It is noted that HUMPHREYS is very alert to any and every opportunity to embarrass the FBI in particular and the Federal Government in general. Therefore, it is possible that he could seize upon

**CG 74-**

**knowledge by FBI agents of grand jury testimony to the embarrassment of the Bureau.**

**It is requested that the above investigation be completed as expeditiously as possible.**

8/25/65

AIRTEL

1 - Mr. [REDACTED]

TO: SAC, Chicago  
FROM: Director, FBI

MURRAY L. HUMPHREYS, aka  
PERJURY  
ATTENTION: SPECIAL INVESTIGATIVE DIVISION

(H)(7)(C)

Reurairtel 8/19/65.

All future communications in the Perjury investigation of Humphreys should be directed to the attention of the Special Investigative Division, including reports which can be transmitted to the Bureau by routing slip with this designation.

(4)

Tolson \_\_\_\_\_  
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Mohr \_\_\_\_\_  
DeLoach \_\_\_\_\_  
Casper \_\_\_\_\_  
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Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

MAILED 10  
AUG 25 1965  
COMM-FBI

REC-73

19 AUG 26 1965

51 AUG 31 1965

TELETYPE UNIT ☐

Tolson \_\_\_\_\_  
 Belmont \_\_\_\_\_  
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# DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☒ RADIO ☐ TELETYPE

R-53

DEFERRED 8-26-65 12:08 PM

TO DIRECTOR

FROM CHICAGO 261428

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

[REDACTED] ASSOCIATE HUMPHREYS, INTERVIEWED AUGUST 25 LAST. [REDACTED] REFUSED TO COME TO FBI OFFICE AND INSISTED INTERVIEW TAKE PLACE IN CROWDED LOBBY PALMER HOUSE HOTEL. CORROBORATED HUMPHREYS TESTIMONY TO FGJ THAT HE PURCHASED RR TICKET FOR HUMPHREYS' TRAVEL TO OKLAHOMA. WAS EXTREMELY EVASIVE RE ALL DETAILS THIS AND ALL OTHER QUESTIONS PUT TO HIM. ADVISED HE PREFERRED TO TALK TO FGJ RATHER THAN INTERVIEWING AGENTS. ADMITTED HE HAD DISCUSSED CONTACT WITH HUMPHREYS. TERMINATED INTERVIEW ABRUPTEDLY SAYING AGENTS WERE TRYING TO "INVOLVE" HIM.

RECEIVED: 12:47 PM [REDACTED]

REC-49

12-26-65 1497

AUG 27 1965

53 SEP 1 1965

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

AUG 30 1965

TELETYPE

FBI WASH DC

FBI CHICAGO

546 PM CDST DEFERRED 8-30-65

TO: DIRECTOR

FROM: CHICAGO

MURRAY L. HUMPHREYS, AKA. AR DAILY SUMMARY.

(b)(2)

(b)(7)(C): (D)

[REDACTED] ADVISED AUGUST THIRTY INSTANT  
HUMPHREYS OBSERVED AT CALLY'S COFFEE HOUSE HAVING BREAKFAST WITH  
ASSOCIATE [REDACTED] AND HY GODFREY. HUMPHREYS AND GODFREY THEN LEFT  
CALLY'S AND ENTERED SEVEN SEVEN W. WASHINGTON, OFFICE BUILDING  
WHERE EUGENE BERNSTEIN LOCATED. HUMPHREYS LATER LEFT THERE AND  
WALKED TO TEN SOUTH LA SALLE WHICH HE ENTERED. PURPOSE OF VISIT  
THERE NOT KNOWN. HUMPHREYS LATER OBSERVED HAVING LUNCH WITH  
RALPH PIERCE AT STOUFFER'S RESTAURANT, RANDOLPH STREET, LOOP AREA.  
END

WA .... [REDACTED]

FBI WASH DC

TUCLR

EX-100

REC- 13

1498

AUG 31

XXXXXX  
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**FEDERAL BUREAU OF INVESTIGATION  
FOIPA DELETED PAGE INFORMATION SHEET**

1 Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

- ☒ Deletions were made pursuant to the exemptions indicated below with no segregable material available for release to you.

Section 552Section 552a☐ (b)(1)☐ (b)(7)(A)☐ (d)(5)☐ (b)(2)☐ (b)(7)(B)☐ (j)(2)☐ (b)(3)☒ (b)(7)(C)☐ (k)(1)☒ (b)(7)(D)☐ (k)(2)☐ (b)(7)(E)☐ (k)(3)☐ (b)(7)(F)☐ (k)(4)☐ (b)(4)☐ (b)(8)☐ (k)(5)☐ (b)(5)☐ (b)(9)☐ (k)(6)☐ (b)(6)☐ (k)(7)

- ☐ 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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FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

Mr. Tolson \_\_\_\_\_  
Mr. Belmont \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. DeLoach \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Gale \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Sullivan \_\_\_\_\_  
Mr. Tavel \_\_\_\_\_  
Mr. Trotter \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

FBI WASH DC

FBI CHICAGO

616 PM CDST DEFERRED 9-7-65

TO: DIRECTOR (92-3088)

FROM: CHICAGO (92-348)

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

[REDACTED] ADVISED TEN AM TODAY HUMPHREYS  
THEN AT PLATO'S PLACE WITH TWO UNIDENTIFIED PERSONS. FIBOR DET-  
ERMINED HUMPHREYS MEETING WITH ASSOCIATES [REDACTED] AND  
[REDACTED] AND HUMPHREYS THEN VISITED ART DEPARTMENT, MARSHALL  
FIELD AND CO. WHERE HUMPHREYS PURCHASED PAINTING. HUMPHREYS AND  
[REDACTED] THEN WENT TO HUMPHREYS' APARTMENT. HUMPHREYS LATER JOINED  
[REDACTED] RALPH PIERCE AND LES KRUSE AT ITALIAN RESTAURANT, STATE  
AND LAKE STREETS, FOR DAILY NOON LUNCHEON MEET.

END

WA... [REDACTED]

FBI WASH DC

REC 33

EX-113

5 SEP 8 1965

66 SEP 14 1965

NA  
9-13-65  
[initials]

ALS

Tolson	_____
Belmont	_____
Mohr	_____
DeLoach	_____
Casper	_____
Callahan	_____
Conrad	_____
Felt	_____
Gale	_____
Rosen	_____
Sullivan	_____
Tavel	_____
Trotter	_____
Tele. Room	_____
Holmes	_____
Gandy	_____

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☐ AIRGRAM    ☐ CABLEGRAM    ☒ RADIO    ☐ TELETYPE

R-58

URGENT 9-13-65 5:06 PM

TO DIRECTOR

FROM CHICAGO 131927

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

(b)(2)  
(b)(7)(C):(D)

FROM INFORMATION PROVIDED BY [REDACTED]

[REDACTED] INFORMANT HAS OBSERVED HUMPHREYS AT PLATO'S PLACE APPROXIMATELY 10 A. M. EACH WEEKDAY MORNING DURING THE PAST WEEK AND ALSO TODAY. ON EACH OCCASION HUMPHREYS HAS BEEN OBSERVED ENTERING WITH [REDACTED] TWICE LAST WEEK AND TODAY HUMPHREYS AND [REDACTED] WERE JOINED BY ASSOCIATE [REDACTED] TODAY HUMPHREYS AND [REDACTED] LEFT PLATO'S AND WERE OBSERVED BY BUAGENTS TO ENTER MARSHAL FIELD'S ANNEX WHERE HUMPHREYS MADE SERIES OF CALLS. HUMPHREYS THEN JOINED [REDACTED] AND RALPH PIERCE AT PALMER'S PUB FOR NOON LUNCH MEETING.

RECEIVED: 5:34 PM [REDACTED]

REC-60

16 SEP 14 1965

EX-101

70 SEP 17 1965

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.



UNITED STATES GOVERNMENT

# Memorandum

TO : Director, FBI

DATE: 9-17-65

FROM: Legat, Santo Domingo (92-2) (RUC)

SUBJECT: PROPOSED EXCHANGE OF TWELVE MILLION  
DOLLARS IN DOMINICAN REPUBLIC PESOS  
FOR AMERICAN DOLLARS  
ANTI - RACKETEERING

(b)(7)(c):(d)

Reference Santo Domingo teletype #247, dated July 2, 1965, and memorandum dated July 16, 1965, at Miami, Florida, captioned [REDACTED]  
Reference also Santo Domingo letter dated August 13, 1965.

[REDACTED] (protect identity), advised on August 16, 1965, that he could furnish no additional information concerning instant matter.

Extra copies of this letter are attached for forwarding by the Bureau to Chicago and Miami Offices.

No further action is being taken in this matter unless additional information is received indicating that the subjects of instant case are attempting to convert Dominican pesos for American dollars.

- 7 - Bureau  
(1 - Foreign Liaison)  
(2 - Chicago)  
(2 - Miami)  
1 - Santo Domingo

*Murray L. Humphreys*

(8)

REC-62 92-3088-1502

2 SEP 21 1965

EX-101

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

FBI WASH DC

SEP 24 1965

TELETYPE

FBI CHICAGO

1208 PM CDST URGENT 9/24/65

TO DIRECTOR (92-3088) AND OKLAHOMA CITY

FROM CHICAGO (92-348) 1P

Mr. Tolson	_____
Mr. Belmont	_____
Mr. Mohr	_____
Mr. DeLoach	_____
Mr. Casper	_____
Mr. Callahan	_____
Mr. Conrad	_____
Mr. Felt	_____
Mr. Gale	_____
Mr. Rosen	_____
Mr. Sullivan	_____
Mr. Tavel	_____
Mr. Trotter	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

(b)(3)

(b)(7)(C)

CONFERENCE HELD WITH AUSA DAVID SCHIPPERS RE EVIDENCE  
AVAILABLE TO PROVE PERJURY OF HUMPHREYS WHEN HE TESTIFIED BEFORE  
FGJ [REDACTED]

[REDACTED]. USA FEELS AGENT TESTIMONY PROBABLY SUFFICIENT  
TO SHOW HUMPHREYS ACTUALLY IN HIS APARTMENT WHEN AGENTS ARRIVED THERE  
TO SERVE SUBPOENA. HOWEVER, ANY CORROBORATIVE EVIDENCE TO SHOW  
HUMPHREYS AWARE HE WAS WANTED IN CHICAGO WHILE IN OKLAHOMA WOULD  
GREATLY ASSIST PERJURY CASE. CONFERENCE SCHEDULED WITH SCHIPPERS  
SEPTEMBER TWENTY SEVEN NEXT. OKLAHOMA CITY REQUESTED TO SUAIRTEL  
SUMMARY OF RESULTS OF INVESTIGATION REQUESTED IN ORDER RESULTS MAY  
BE MADE KNOWN TO USA'S OFFICE FOR CONFERENCE. SCHIPPERS EXPECTS TO  
PRESENT TO FGJ ALL AVAILABLE INFORMATION THIS INVESTIGATION AS SOON  
AS NEW FGJ IMPANELED.

REC-74

92-3088-1503

OKLAHOMA CITY TO BE ADVISED

2 SEP 27 1965

END AND HOLD

EX-103

FBI

FBI WASH DC 1 1965

NA  
9-28-65  
Haw

Tolson ☒  
Belmont ☒  
Mohr ☒  
DeLoach ☒  
Casper ☒  
Callahan ☒  
Conrad ☒  
Felt ☒  
Gale ☒  
Rosen ☒  
Sullivan ☒  
Tavel ☒  
Trotter ☒  
Tele. Room ☒  
Holmes ☒  
Gandy ☒

## DECODED COPY

☐ AIRGRAM ☐ CABLEGRAM ☐ RADIO ☒ TELETYPE

1:46 PM CSDT DEFERRED 9-28-65

TO DIRECTOR

FROM CHICAGO

281725

Anti-rockelevator

(b)(7)(C)

MURRAY L. HUMPHREYS, ~~AR~~. AR. DAILY SUMMARY.

LITTLE ROCK ADVISED HUMPHREYS MADE RESERVATIONS MAJESTIC HOTEL, HOT SPRINGS, OCTOBER 12 NEXT THROUGH OCTOBER 26. LITTLE ROCK ADVISED TO MAINTAIN CONTACT SOURCE THERE TO DETERMINE WHETHER HUMPHREYS ACTUALLY ARRIVES AND IDENTITY COMPANION HE INDICATES WILL ACCOMPANY HIM NOTING POSSIBILITY EXISTS HUMPHREYS MAY BE INDICTED FGJ CHICAGO BEFORE OCTOBER 12 FOR PERJURY. ALTHOUGH HUMPHREYS TRAVEL TO HOT SPRINGS HERETOFORE HAS ALWAYS BEEN FOR PLEASURE AND THERAPY, CHICAGO WILL DESIRE KNOWLEDGE HUMPHREYS' WHEREABOUTS AT ALL TIMES IN VIEW OF ABOVE.

LITTLE ROCK ALSO ADVISED CHICAGO HOODLUM LESLIE KRUSE HAS MADE RESERVATIONS AT ARLINGTON HOTEL, HOT SPRINGS, FOR OCTOBER 7 NEXT. DURATION OF STAY NOT KNOWN. AIRMAIL COPY LITTLE ROCK.

RECEIVED: 3:04 PM

REC-48

EX-10

11 SEP 30 1965

FBI WASH DC

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

OCT 4 1965

TELETYPE

FBI CHICAGO

245 PM CDST DEFERRED 10/4/65

TO DIRECTOR (92-3088)

FROM CHICAGO (92-348) 1P

Mr. Tolson	_____
Mr. Belmont	_____
Mr. Mohr	_____
Mr. DeLoach	_____
Mr. Casper	_____
Mr. Callahan	_____
Mr. Conrad	_____
Mr. Felt	_____
Mr. Gale	_____
Mr. Rosen	_____
Mr. Sullivan	_____
Mr. Tavel	_____
Mr. Trotter	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

(b)(2)

(b)(7)(c):(d)

[REDACTED] ADVISED HUMPHREYS CONTINUED RECENT  
PATTERN OF ACTIVITY BY MEETING WITH [REDACTED] AND [REDACTED]  
[REDACTED] AT PLATO'S PLACE FOR BREAKFAST. ON OCTOBER ONE SPOT  
FISUR INSTITUTED AND HUMPHREYS OBSERVED LEAVING PLATO'S AND  
THEN MADE CONTACT OFFICE OF [REDACTED] ATTORNEY WHO IS  
REPRESENTING HIM BEFORE U.S. TAX COURT. APPARENTLY DID NOT  
HAVE USUAL NOON LUNCHEON MEET TODAY SINCE INFORMANT OBSERVED  
[REDACTED] LUNCHING ALONE AT PALMER'S PUB.

PERJURY INVESTIGATION NEARING COMPLETION. HUMPHREYS'  
MAID, [REDACTED] INTERVIEWED, GENERALLY UNCOOPERATIVE WHEN  
ASKED SPECIFICS OF HUMPHREYS' RECENT WHEREABOUTS AND LIED  
WHEN QUESTIONED RE HUMPHREYS' ASSOCIATES WHOM CHICAGO OFFICE  
AWARE SHE IS ACQUAINTED WITH. AUSA SCHIPPERS ADVISED TODAY  
TENTATIVELY PLANS TO PRESENT PERJURY EVIDENCE TO FGJ HERE NEXT  
WEEK.

END

WA. [REDACTED]

REC-24

92-3088-1505

EX 105

OCT 5 1965

FBI WASH DC

OCT 7 1965  
TU CLRO

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE <b>CHICAGO</b>	OFFICE OF ORIGIN <b>CHICAGO</b>	DATE <b>10/1/65</b>	INVESTIGATIVE PERIOD <b>7/16 - 9/20/65</b>
TITLE OF CASE  <b>MURRAY L. HUMPHREYS, aka</b>		REPORT MADE BY <b>SA [REDACTED]</b>	TYPED <b>[REDACTED]</b>
		CHARACTER OF CASE  <b>AR</b>  <b>(b)(7)(c)</b>	

REFERENCES

Report of SA [REDACTED] dated 7/26/65 at Chicago.

- P -

ENCLOSURES

TO THE BUREAU - TWO (2)

Two copies of LHM characterizing informants used in instant report.

LEADSMIAMI

AT MIAMI, FLA. Will continue to maintain contact with [REDACTED] who are familiar with occurrences in the vicinity of 210 Harbor Drive, Key Biscayne, Florida, the current

APPROVED <i>[Signature]</i>	SPECIAL AGENT IN CHARGE	DO NOT WRITE IN SPACES BELOW	
COPIES MADE:		92-3088	1506 REC-76
③ - Bureau (92-3088) (RM) 1 - USA, Chicago 3 - Miami (62-3993) (RM) (1 - USA, Miami) 2 - Oklahoma City (92-179) (RM) 2 - Chicago (92-348)		EX-105	
Dissemination Record of Attached Report		4 OCT 6 1965	
Agency		Notations	
Request Recd.	1-Dept. 10-18-65	<i>[Signature]</i> ST-11-2207	
Date Fwd.			
How Fwd.	1-10-65		
By			

55 OCT 19 1965

CG 92-348

residence of the second wife of HUMPHREYS, BETTY JEANNE. The purpose of this contact is to make sure that the Miami Office will be immediately advised should HUMPHREYS visit his second wife, in order that Miami may immediately bring this to the attention of the Chicago Office.

OKLAHOMA CITY

(b)(7)(c):(D)

AT NORMAN, OKLA. Will maintain contact with [REDACTED]

The purpose of this contact is to insure that should HUMPHREYS visit his first family, such contact will be immediately made known to the Oklahoma Division in order that the Chicago Office may be advised promptly.

CHICAGO

AT CHICAGO, ILL. Will continue to conduct and report investigation concerning the activities of MURRAY L. HUMPHREYS in consonance with Bureau letter to Chicago dated 11/27/57 entitled "TOP HOODLUM PROGRAM; ANTI-RACKETEERING," and in conformity with Bureau letter dated 2/10/61 entitled "MURRAY HUMPHREYS, aka, AR," and Bureau letter to New York dated 4/12/61 entitled, "CRIMINAL INTELLIGENCE PROGRAM."

ADMINISTRATIVE

A perjury investigation of HUMPHREYS has been opened in the Chicago Office following his testimony before the Federal grand jury in Chicago on August 10, 1965, that he was unaware that he was wanted before the grand jury in Chicago on June 25, 1965, when he left Chicago on June 24, 1965. The Chicago and Oklahoma City Offices are presently conducting investigation in that regard, and reports will be submitted to the Bureau under the perjury caption. The U.S. Attorney's Office in Chicago intends to present this perjury case before

CG 92-348

(b)(2)  
(b)(7)(C):(D)  
the Federal grand jury in Chicago in the immediate future.

INFORMANTS

Source

Date Information Furnished

[REDACTED]

[REDACTED]

8/17/65 to SA [REDACTED]  
[REDACTED]

[REDACTED]

[REDACTED]

8/30/65 to SA [REDACTED]  
[REDACTED]

[REDACTED]

7/30/65 to SA  
[REDACTED]

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 1 - USA, Chicago  
1 - USA, Miami

Report of: SA [REDACTED] (b)(7)(C) Office: CHICAGO  
Date: 10/1/65

Field Office File #: 92-348

Bureau File #: 92-3088

Title: MURRAY L. HUMPHREYS

Character: ANTI-RACKETEERING

## Synopsis:

HUMPHREYS continues to reside in Apartment 5131, East Tower, Marina City, 300 N. State St., Chicago, Ill. Subpoena served on HUMPHREYS by Bureau agents 8/4/65 calling for his appearance before the Federal grand jury 8/10/65. Prior to appearance, HUMPHREYS appeared before USDJ WILLIAM CAMPBELL and was ordered to either answer questions previously put to him before Federal grand jury or plead inability to answer because of possible incrimination. HUMPHREYS then testified (b)(3) before grand jury two and a half hours. AUSA DAVID SCHIPPERS subsequently advised HUMPHREYS' testimony [REDACTED]

However, Bureau agent observed HUMPHREYS enter apartment on afternoon that date and did not observe him leave prior to time Bureau agents attempted to serve subpoena on HUMPHREYS. Also, Bureau agents heard voices in apartment at time immediately before attempt made to serve subpoena, and when brother of HUMPHREYS opened apartment door, agents observed blue sport jacket believed to be identical with same jacket HUMPHREYS was wearing when apprehended on 6/26/65 in Oklahoma. USA feels potential exists for prosecution of HUMPHREYS for perjury based on this testimony. Eight current associates and six meeting places of HUMPHREYS identified herein.

- P -



CG 92-348

DETAILS:

AT CHICAGO, ILLINOIS

I. PERSONAL HISTORY AND BACKGROUND

Residence

Apartment 5131  
300 North State Street  
(Marina City)  
Chicago, Illinois

(b)(7)(C):(D)

[REDACTED] has advised that MURRAY HUMPHREYS has resided in Apartment 5131, East Tower, Marina City, 300 North State Street, Chicago, Illinois, since the spring of 1963.

On September 7, 1965, SA [REDACTED] observed HUMPHREYS leaving the ground floor of the East Tower of Marina City at 9:35 a.m.

II. CIRCUMSTANCES SURROUNDING ATTEMPT  
BY BUREAU AGENTS TO SERVE SUBPOENA  
ON HUMPHREYS ON AFTERNOON, JUNE 24,  
1965

## FEDERAL BUREAU OF INVESTIGATION

Date 7/6/65

1

(b)(7)(c)

At 1:20 p.m. on June 24, 1965, SA [REDACTED] observed MURRAY L. HUMPHREYS arriving by elevator on the 51st floor of the East Tower of Marina City and approach his apartment, 5131.

At 2:00 p.m., HUMPHREYS not being observed to leave his apartment, SA [REDACTED] was relieved by SA [REDACTED] who watched HUMPHREYS' apartment until SA [REDACTED] and SA [REDACTED] returned with a subpoena for HUMPHREYS at 3:10 p.m. HUMPHREYS had not been observed leaving his apartment by SA [REDACTED]

SAs [REDACTED] and [REDACTED] then approached the door of HUMPHREYS' apartment. They were able to hear two voices conversing inside. SA [REDACTED] knowing the voice of HUMPHREYS from previous conversations with him, recognized one of the voices as being that of MURRAY HUMPHREYS.

The agents rang the doorbell to the apartment 5131 at 3:25 p.m. Within a matter of two minutes or so, the door was opened. SA [REDACTED] introduced himself and SA [REDACTED] and exhibited his credentials as an FBI Agent. When asked to identify himself, ERNEST HUMPHREYS introduced himself as JACK HUMPHREYS, the brother of MURRAY HUMPHREYS and indicated that SA [REDACTED] is known to him from prior contacts.

ERNEST HUMPHREYS was asked whether his brother was present in his apartment. He replied that he was not. ERNEST HUMPHREYS was then advised in a loud voice, loud enough for any one else in the apartment to have heard, that the agents had a subpoena calling for the appearance of MURRAY HUMPHREYS before the Federal Grand Jury in Chicago on the morning of June 25. ERNEST HUMPHREYS then reiterated that his brother was not then present and he did not know his present whereabouts. However, he advised that he expected that HUMPHREYS would be in his residence at 7:00 p.m. that date since he, ERNEST HUMPHREYS, had been requested by MURRAY HUMPHREYS to meet him there at that time. ERNEST HUMPHREYS was told that this would appear to indicate that MURRAY HUMPHREYS was then in Chicago and he replied, "That's right, as far as I know he is."

On 6/24/65 at Chicago, Illinois File # CG 92-348

by SA [REDACTED] SA [REDACTED] &  
SA [REDACTED] Date dictated 6/30/65

(F)(7)(C)  
SAs [REDACTED] and [REDACTED], while conversing with ERNEST HUMPHREYS, noted that although he wore a suit coat, a royal blue sport coat was draped over a chair in the apartment.

SA [REDACTED] and SA [REDACTED] then went to the lobby of Marina City where they were approached in approximately 15 minutes by ERNEST HUMPHREYS. ERNEST HUMPHREYS then agreed to make a series of phone calls in efforts to reach his brother. In approximately 20 minutes he advised that he could not reach "anyone, not even HY". He then left the presence of the agents.

ERNEST HUMPHREYS again approached the agents at approximately 4:20 p.m. He agreed to go to the apartment of his brother to see if his brother was there. He returned in about five minutes to advise that the apartment was empty at that time. At this time he again indicated he was sure that HUMPHREYS would be in his apartment at 7:00 p.m. pursuant to the appointment he had previously mentioned. He suggested that the agents write out a note which he would then take to the apartment of HUMPHREYS. SA [REDACTED] then wrote a note asking MURRAY HUMPHREYS to telephonically contact SA [REDACTED] at the FBI Office, telephone number 431-1333, at his earliest convenience. ERNEST HUMPHREYS then left the lobby and when he returned he advised he had left the note where MURRAY HUMPHREYS would immediately see it when he returned "at 7:00 p.m."

At 6:55 p.m., SA [REDACTED] again rang the doorbell of apartment 5131. There was no answer. SA [REDACTED] remained in the corridor outside apartment 5131 of the East Tower until 7:28 p.m. on June 24. At no time was there any response to the ring and SA [REDACTED] was unable to observe or hear any activity in the apartment.

On June 25, 1965, SA [REDACTED] rang the doorbell at apartment 5131 at 9:00 a.m. However, there was no response.

At 8:20 a.m. on June 25, 1965, SA [REDACTED] attempted to telephonically contact ERNEST HUMPHREYS at his apartment at the Belden-Stratford Hotel but was advised by the switchboard girl and by the manager that ERNEST HUMPHREYS had instructed that no calls be placed to his apartment there.

III. APPEARANCE OF HUMPHREYS BEFORE  
THE FEDERAL GRAND JURY,  
NORTHERN DISTRICT OF ILLINOIS,  
AUGUST 10, 1965

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(b)(7)(c)

Assistant U.S. Attorney DAVID SCHIPPERS advised that HUMPHREYS' attorney, MAURICE WALSH, appeared before Federal Judge WILLIAM CAMPBELL on August 9, 1965, to file a motion to quash the subpoena calling for HUMPHREYS' appearance before the Federal grand jury on August 10. It is noted that this subpoena was served on HUMPHREYS in the immediate vicinity of his apartment on August 4, 1965, by SAs [REDACTED] and [REDACTED]. The motion filed by WALSH contended that the Federal grand jury was illegally constituted and that the Federal Government knows that HUMPHREYS would invoke the 5th Amendment before the grand jury and merely intended to grant HUMPHREYS immunity.

Assistant U.S. Attorney SCHIPPERS also advised that a second motion was filed by WALSH on August 9, 1965, to "challenge the array, claiming the Federal grand jury was illegally constituted in that it was not properly selected by the Clerk of Court, nor was public notice given of persons selected."

Assistant U.S. Attorney SCHIPPERS advised that prior to the hearing of the motion, U.S. Attorney EDWARD V. HANRAHAN met with WALSH before Judge CAMPBELL in the chambers of Judge CAMPBELL, and it was then announced that the matter would be continued until 10:00 a.m., the following day, at which time HUMPHREYS and his attorneys would be present before Judge CAMPBELL in the courtroom of Judge CAMPBELL.

Assistant U.S. Attorney SCHIPPERS advised that at 10:00 a.m. on August 10, 1965, HUMPHREYS appeared with WALSH at which time the motions of WALSH were re-presented. At this time U.S. Attorney HANRAHAN filed a motion before Judge CAMPBELL, requesting that the transcript of HUMPHREYS' testimony before the Federal grand jury on May 19, and 21, be placed before the Court, and that the Court order that HUMPHREYS return to the grand jury and give direct answers to questions placed to him by that body. Judge CAMPBELL, after hearing arguments

on all motions, denied both motions of HUMPHREYS and upheld the motion of U.S. Attorney HANRAHAN. Judge CAMPBELL specifically ordered HUMPHREYS to return to the grand jury and answer all questions placed to him except those which he felt would or might tend to incriminate him. To these questions Judge CAMPBELL instructed HUMPHREYS that he had the right and duty to invoke the 5th Amendment, but that he was not to digress nor attempt to qualify his answer.

Assistant U.S. Attorney SCHIPPERS advised that HUMPHREYS then testified before the Federal grand jury for two and a half hours. He advised that HUMPHREYS' testimony (H)(3)



Assistant U.S. Attorney SCHIPPERS advised that he feels that potential exists for the prosecution of HUMPHREYS for perjury based on his testimony on August 10, 1964, before the Federal grand jury. Assistant U.S. Attorney SCHIPPERS advised that the testimony of the Bureau agents concerning circumstances surrounding the attempt to serve the subpoena on HUMPHREYS on June 24, 1965, as set out above under the caption "CIRCUMSTANCES SURROUNDING ATTEMPT BY BUREAU AGENTS TO SERVE SUBPOENA ON HUMPHREYS JUNE 24, 1965," will be sufficiently strong to show that HUMPHREYS was in his apartment when the attempt was made there on June 24, and that HUMPHREYS therefore knew that his appearance before the grand jury was desired before he left on the Santa Fe Railroad on the evening of June 24, 1965, for Norman, Oklahoma. Assistant U.S. Attorney SCHIPPERS advised that he feels that the fact that HUMPHREYS was observed on the floor of his apartment building, leaving the elevator and heading towards his apartment, and was not observed leaving his apartment from that time until agents arrived with the subpoena shortly thereafter, is of pertinence. He also advised that the fact that agents heard two voices in the apartment and that due to previous interview, one of the voices was recognized as that of HUMPHREYS, is of pertinence. Of further pertinence is the fact that Bureau agents observed a blue sport coat in the apartment of HUMPHREYS

which is believed to be identical with the one which HUMPHREYS was wearing when apprehended in Norman, Oklahoma, even though he testified to the grand jury that he did not return to his apartment after leaving there on the morning of June 24, 1965, prior to travel to Norman. Assistant U.S. Attorney SCHIPPERS also feels that HUMPHREYS' testimony that he left Chicago to visit his mentally sick daughter in Oklahoma will not impress a jury since HUMPHREYS admitted that he made no attempt to visit his daughter while in the Norman area.

The following newspaper articles are representative of those which appeared at the time of HUMPHREYS' appearance before the grand jury in Chicago on August 10, 1965.

The "Chicago American," in its issue of August 10, 1965, on page 1, carried an article entitled "The Camel Goes to Court, 'Talk or Jail' Order Seen." This article is partially quoted as follows:

"Murray (The Camel) Humphreys, the crime syndicate's behind-the-scenes man in politics, was expected to appear today before Chief William J. Campbell in federal District court, then go before a grand jury investigating syndicate operations here.

"Humphreys, 66, who in June decided he'd sooner be in Oklahoma than before the jury, may be told to cooperate in the investigation or face joining Momo Salvatore (Sam) Giancana in the Cook county jail, observers speculated.

"Giancana, operating boss of the syndicate here, has been in the county jail since June 1. Campbell ordered him there when he failed to comply with an order to testify under immunity granted him by the jury.

#### "EXPECT SAME ACTION

"A similar treatment for Humphreys was forecast by court followers when it was noted that his

scheduled appearance before Campbell precedes his subpena to be questioned before the jury."

The "Chicago American," on page 1, of its edition of August 11, 1965, carried an article on page 1 entitled "Did 'The Camel' Talk? HUMPHREYS BEFORE JURY FOR 2½ HOURS."

The "Chicago American," in an edition other than the one quoted above on August 11, 1965, but on the same date, carried an article on page 1, entitled "HUMPHREYS Ordered to Answer Jury Quiz." This article is quoted below in its entirety:

"Murray Llewellyn Humphreys, former Capone gangster who now is called the crime syndicate's 'political fixer,' today was ordered to answer questions asked by a federal grand jury.

"Humphreys was told by Chief District Judge William J. Campbell that he must either answer the questions or state that he is refusing to answer for fear of incriminating himself.

#### "NO IMMUNITY GRANT

"Humphreys, known as The Camel, was not granted immunity from prosecution, altho such immunity had been granted by the court to his crime syndicate chieftain, Momo Salvatore (Sam) Giancana.

"When Giancana refused to answer the grand jury's questions, despite the immunity, he was sent to the Cook County jail where he has been since June 1.

"Humphreys was further directed to answer to the grand jury's subpena, calling for his appearance later today. He is free in \$100,000 bond, which he was required to raise after he fled from grand jury jurisdiction while under subpena.

"Campbell told Humphreys:

"'You are directed to report back to the grand jury, then and there to fully respond and answer all questions put to you, except those to which you desire, in the exercise of your own judgment and discretion, to exercise your privilege against self-incrimination.'

"LONG POLICE RECORD

"Humphreys, now 66, has a police record dating back 50 years. He looked grim as the judge ordered him to stop 'parrying' the grand jury's questions. Campbell told him:

"'As to such questions as you feel might tend to incriminate you, you have not only the right but the duty to exercise your privilege.'

"Campbell then ordered Humphreys not to argue with the jury.

"When Humphreys' lawyer, Maurice J. Walsh sought to read a statement he had prepared for his client to read to the grand jury, Campbell halted him. Campbell had earlier said:

"'If and when he (Humphreys) is indicted, he has a right to challenge the grand jury. As a witness, he must cooperate. It is his duty as a citizen.'

"Campbell denied Walsh's motion to rule selection of the grand jury invalid. The grand jury has sat since last December. In making his ruling, Campbell disclosed that in two previous grand jury appearances, Humphreys has given such answers as:

"'I don't think it would incriminate me, but I decline to answer,' and 'I'm not claiming my privilege, but I don't know why you are going into narcotics.'



"When Campbell concluded his instructions to Humphreys, he looked directly at the former convict and asked:

'Do you understand?'

"Humphreys replied:

'Yes, Your Honor, I do.'

#### "CONSTITUTIONAL PRIVILEGES

"Walsh's prepared statement, later shown to reporters, cited constitutional privileges, other than the 5th amendment.

"Walsh felt Humphreys should be permitted to evade grand jury questions:

"1. Because of a 'right to silence' said to be guaranteed by the 1st amendment to the Constitution.

"2. Because of that provision of the 8th amendment prohibiting cruel and unusual punishment, and the supposed right not to be convicted in the eyes of the public without confrontation by one's accusers.

"When United States Atty. Edward V. Hanrahan moved this morning asking that Campbell order Humphreys to answer questions, he offered in evidence three transcripts of Humphreys' earlier appearances before this grand jury. Humphreys read them carefully.

#### "DARK GRAY SUIT

"Today white-haired Humphreys was dressed in a dark gray suit, a white on white shirt, a black and white checked tie, black silk socks, black alligator shoes, and dark glasses.

"Humphreys joked with reporters before the hearing but appeared tense and nervous as he read the transcripts.

"PEEK INTO JURY PROBE

"A unique peek into the grand jury's investigation was provided by the government's exhibit of the jury's transcripts.

"The questions, asked by Betar, and answered by Humphreys, show two things:

"1. - The Government suspects Humphreys of involvement in the narcotics racket.

"2. - Humphreys resents this.

"Here are excerpts from the questions and answers:

"Q - Were you further aware, Mr. Humphreys, that the field office of the federal bureau of narcotics in France and in Italy does not necessarily confine itself to the investigation of narcotics traffic in these areas? A.-- I respectfully decline to answer that, sir, on the grounds it may tend to incriminate me, but I don't think it would.

"STILL REFUSES ANSWER

"Q. - You don't think it would?

"A.- No, I don't think it would. What are you talking of narcotics to me for?

"Q.- Would you like to answer the question then, Mr. Humphreys. A. - No, I wouldn't like to answer, but I don't want to go into narcotics. What do I have to do with narcotics?

"And later the government resumed:

"Q.- Mr. Humphreys, if you do not honestly believe that your answer might tend to incriminate you, you certainly .... A. - Well, one answer leads to another, if I understand it right, so in

order to protect my rights I have to claim my privilege all the way thru. But I don't think your questions and what you are putting to me here are coming to me. That's why I am resenting it.

"WERE YOU IN NICE?

"Q. - I see. Would you like to tell the ladies and gentlemen of the jury what you were doing in Nice, France, on Jan. 10, 1963, Mr. Humphreys? Would you like to tell us what innocent endeavor you were doing at the time? A. - I will have to claim my 5th amendment respectfully on that.

"And later the government continued:

"Q.- And it is your statement, sir, before this grand jury that my questions concerning as you put it, the narcotics trafficking, or having some connection to narcotics, could not form even the remotest link in a chain, is that right, sir? A.- Well, I must claim my privilege under the fifth amendment, and I am going to stay to the fifth amendment on that and that's all I am going to tell you on that, because I don't like that question.

"STILL UNDER SUBPENA

"And still later, Betar concluded the questioning with this:

"Q.- You understand, Mr. Humphreys, it is unnecessary to subpoena you again when we desire you? A.- I will be happy to come anytime, so long as we don't talk about narcotics. "

IV. CURRENT ASSOCIATES OF  
MURRAY HUMPHREYS

TONY ACCARDO

ANTHONY J. ACCARDO *ILL*

(b)(7)(D)

██████████ advised that on June 9, 1965, he observed MURRAY HUMPHREYS meeting with ANTHONY J. ACCARDO and PAUL

(b)(7)(c): (D)

RICCA at Meo's Norwood House Restaurant, at 3:00 p.m.

[REDACTED] has identified TONY ACCARDO as being a long time close associate of MURRAY HUMPHREYS, inasmuch as both have been leaders of organized crime in the Chicago area for many years.

*ILL*  
On August 23, 1965, SAs [REDACTED] and [REDACTED] observed GUS ALEX enter the front door of Pete Fish's Restaurant, Ontario and St. Clair Streets, Chicago, at 11:57 a.m. At 12:07 p.m., MURRAY HUMPHREYS was observed entering the front entrance of Pete Fish's Restaurant.

[REDACTED] has identified [REDACTED] as being a very close associate of MURRAY HUMPHREYS, who meets frequently with HUMPHREYS for the reason that both are active in the leadership of organized crime in the Chicago area.

*ILL*  
[REDACTED] advised that he observed MURRAY HUMPHREYS enter [REDACTED] at 10:15 a.m., on August 30, 1965.

[REDACTED] advised that it is almost the daily practice of HUMPHREYS to visit the offices of Chicago attorney [REDACTED] at [REDACTED] Street, as his first order of business on each week day.

"CHUCK" ENGLISH *ILL*

SAs [REDACTED] and [REDACTED] observed an individual resembling CHUCK ENGLISH entering Pete Fish's Restaurant at 12:03 p.m., on August 23, 1965, on the same day that HUMPHREYS was observed arriving there at 12:07 p.m.

[REDACTED] advised that Pete Fish's is one of the favorite places for HUMPHREYS to meet with his associates in organized crime. This informant identified ENGLISH as being a leader of organized crime in the Chicago area, although not on the same level as HUMPHREYS.

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HY GODFREY *IL*

(b)(7)(c):(D)

SAs [REDACTED] and [REDACTED] observed HY GODFREY enter the front door of Pete Fish's Restaurant at 11:25 a.m., and depart from there at 11:27 a.m. At 11:35 a.m., GODFREY again entered the front door of Pete Fish's Restaurant, and at 11:55 a.m., he was observed on the sidewalk in the vicinity of this restaurant. It is noted that HUMPHREYS was observed entering the restaurant at 12:07 p.m.

[REDACTED] advised that it has been the function of HY GODFREY to set up the meeting places to be used during the lunch hour by MURRAY HUMPHREYS and GUS ALEX with their associates. This informant advised that it is the usual function of GODFREY to arrive at the meeting place early to take care of the arrangements inside and during the meeting of the hoodlums, to observe the scene inside and outside the restaurant to insure that the meeting is not being observed by law enforcement agents.

RALPH PIERCE *IL*

SAs [REDACTED] and [REDACTED] observed RALPH PIERCE arriving by taxicab at Pete Fish's Restaurant and entering the front entrance of this restaurant at 11:52 a.m., on August 23, 1965. At 12:07 p.m., MURRAY HUMPHREYS was observed entering this restaurant.

[REDACTED] advised that RALPH PIERCE and MURRAY HUMPHREYS are extremely closely associated in the leadership of organized crime in the Chicago area, and that they generally meet for lunch in various public restaurants in the Loop and Near North Side areas of Chicago, two or three times a week, in order to discuss the affairs of organized crime.

PAUL RICCA, aka Paul DeLucia *IL*

[REDACTED] advised that on June 9, 1965, HUMPHREYS met with PAUL RICCA, and TONY ACCARDO, at 3:00 p.m., at Mec's Norwood House Restaurant.

[REDACTED] has identified PAUL RICCA as having been a close associate of MURRAY HUMPHREYS since the 1920's,

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inasmuch as both have been associated since that time as leaders of organized crime in the Chicago area.

**[REDACTED]** *ILL* (b)(7)(c): (D)  
**[REDACTED]** advised that he observed MURRAY HUMPHREYS under circumstances which indicated that he had breakfast on that date with **[REDACTED]** at approximately 10:00 a.m. at Cally's Coffee House, Dearborn and Washington Streets, Chicago, Illinois.

**[REDACTED]** has identified **[REDACTED]** as being an extremely close associate of MURRAY HUMPHREYS for the past ten years or so. This source advised that **[REDACTED]** previously was employed by HUMPHREYS' associate, FRANK WORTMAN, to *214* operate a gambling casino at the Paddock Club, in the East St. Louis, Illinois, area. This source also advised that **[REDACTED]** also operated the Cameo Club at the location where the Playboy Club is now located on Walton Street in Chicago, and that he was also the manager of at least two hotels in Chicago and of the Midwest Athletic Club in the Midwest Hotel on the west side of Chicago. This source advised that **[REDACTED]** at the present time is the business manager of entertainer **[REDACTED]** who recently appeared at the Conrad Hilton Hotel. This source advised that **[REDACTED]** is presently separated from his wife, who resides with their adult son on **[REDACTED]** on the North Side of Chicago, and that **[REDACTED]** currently resides with **[REDACTED]** at **[REDACTED]** Chicago.

It is noted that it was **[REDACTED]** who was observed by **[REDACTED]** with HUMPHREYS in Canada in October, 1963. Photographs of **[REDACTED]** were obtained **[REDACTED]**

## FEDERAL BUREAU OF INVESTIGATION

1

Date 8/31/65

(b)(7)(c): (D)

On the early morning of August 24, 1965, SA [REDACTED] telephonically contacted a woman who identified herself as [REDACTED] at [REDACTED] in Chicago. She advised that [REDACTED] was not then at that number which she said was his residence, but stated that she would furnish a message to him. She advised that although he has no office he has a "patent project."

At 4:40 PM on August 24, 1965, [REDACTED] telephonically contacted SA [REDACTED] and agreed to recontact him at 1 PM on August 25, 1965 relative to a meeting for interview purposes.

At 1:25 PM on August 25, 1965, [REDACTED] telephonically advised SA [REDACTED] that he would not come to the FBI Office for an interview but that he was then at the cigar counter in the lobby of the Palmer House Hotel in Chicago and that he would talk to SA [REDACTED] there.

At 1:35 PM SAs [REDACTED] and [REDACTED] contacted [REDACTED] in the lobby of the Palmer House Hotel. [REDACTED] advised that he understood that he did not have to talk to the Agents and that he had the right to consult with his attorney. Except to say that he had been in the hotel business and is now retired on a Social Security pension, being 67 years of age, and that his employment background could be located in the files of the Social Security Administration, [REDACTED] refused to furnish any information concerning his background. However, he advised that anyone of the United States District Judges in Chicago could be contacted to obtain background information concerning [REDACTED] since he is acquainted with all of them.

[REDACTED] advised that he had breakfast in a small restaurant located two doors from the Stop and Shop Grocery Market on Washington Street near Dearborn in the Loop area of Chicago. He advised that he cannot remember the exact date. He advised however, that [REDACTED] joined him for breakfast on

On 8/25/65 at Chicago, Illinois File # CG 74-217

by SAs [REDACTED] and [REDACTED] Date dictated 8/25/65

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(b)(7)(c)

this occasion and asked him to purchase a railroad ticket to Norman, Oklahoma for him. [REDACTED] advised that he did as requested.

When asked when and where he gave this ticket which he had purchased for HUMPHREYS to HUMPHREYS, [REDACTED] advised that he did not wish to become "involved" and, in any event could not remember where or when he furnished this railroad ticket to HUMPHREYS.

When asked concerning the nature of his relationship with HUMPHREYS and the period of time which he has known HUMPHREYS, [REDACTED] again answered that he did not wish to become "involved" and accused the Agents of "prying". He specifically advised that he would prefer to talk to a Federal Grand Jury rather than the Interviewing Agents in regard to these questions.

[REDACTED] was asked whether he has done frequent favors for HUMPHREYS. He again accused the Agents of "prying" but then advised that he did not frequently perform favors for HUMPHREYS.

When asked whether he has ever travelled with HUMPHREYS, [REDACTED] advised that he had not. He answered this question negatively on two occasions.

When asked whether or not he has ever travelled at the request of HUMPHREYS or in behalf of HUMPHREYS, [REDACTED] then advised that he desired to terminate the interview. He advised that he had nothing further to tell the Agents and that he could see no purpose in becoming "involved" in this situation.

RYAN advised that if he should recall the answers to any of the questions asked of him concerning the nature of his relationship with HUMPHREYS, the period of time which he has known HUMPHREYS, when and where he furnished the railroad ticket to HUMPHREYS, etc., he would "voluntarily" contact the



3

CG 74-217

(F)(7)(C)

Agents. He indicated, however, that he did not feel that he would recall any of these details in the future.

It is noted that as the interview in the Palmer House Hotel lobby commenced, [REDACTED] was asked to accompany the Agents to the offices of the FBI where circumstances would permit a more appropriate interview. However, [REDACTED] refused this request. He was then asked whether he would accompany the Agents to the balcony of the Palmer House Hotel lobby where more privacy could be afforded. He also refused this suggestion. [REDACTED] terminated the interview by extending his hand for a handshake and abruptly turning on his heel and walking away from the Agents.

**V. CURRENT MEETING PLACES OF  
MURRAY HUMPHREYS**

**Meo's Norwood House**

(H)(7)(C):(D)

It is noted that information is set out hereinabove showing that on June 9, 1965, HUMPHREYS met with his associates, TONY ACCARDO and PAUL RICCA at Meo's Norwood House. It is noted that this restaurant is located in a western suburb of Chicago, Illinois. [REDACTED] has advised that members and leaders of organized crime who operate and reside on the west side and in western suburbs of Chicago have been using the Norwood House for several years as one of their favorite meeting places. It is operated by the MEO family who, according to the informant, are very friendly with these individuals.

**Hyatt House  
Lincolnwood, Illinois**

[REDACTED] advised that during the mid-summer of 1965, LESLIE KRUSE met with some of his associates such as MURRAY HUMPHREYS, occasionally in the coffee shop of the Hyatt House in Lincolnwood, Illinois. He advised that the meetings are in regard to strategy wherein problems are discussed regarding the operation of organized crime.

**Plato's Place**

[REDACTED] advised that he has observed MURRAY HUMPHREYS meeting with his associates, [REDACTED] and HY GODFREY, all above, on almost a daily basis from September 7, 1965, through September 17, 1965, at Plato's Place, located on the northwest corner of Randolph and Dearborn, Chicago. The informant advised that these meetings take place around 10:00 a.m.

**Pete Fish's Restaurant**

Attention is directed to the information appearing above under the caption, "Associates," indicating that HUMPHREYS met with several of his associates in organized crime, at Pete Fish's Restaurant, St. Clair and Ontario Streets, on the near north side of Chicago, at the noon lunch

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hour on August 27, 1965.

Cally's Coffee House,  
Dearborn and Washington Streets  
Chicago, Illinois

(F)(3)  
(F)(7)(C):(D)

Attention is directed to the information set out hereinabove under the caption "Associates," indicating that [REDACTED] observed HUMPHREYS and felt that HUMPHREYS had just had breakfast at Cally's Coffee House on that date.

[REDACTED] advised that it has been the long-time practice of MURRAY HUMPHREYS to have breakfast with Chicago attorney [REDACTED] at approximately 10:00 a.m. each day. Informant advised that this generally has been the first order of business of HUMPHREYS. He advised that on some occasions, HUMPHREYS meets [REDACTED] in [REDACTED] office and then goes to Cally's Coffee House, whereas on other occasions he reverses the procedure by meeting [REDACTED] initially at Cally's.

[REDACTED] advised that it is his opinion that HUMPHREYS has discontinued use of Cally's Coffee House as an early morning meeting spot with [REDACTED] and now meets instead at Plato's Place, approximately one block north. It is noted that Assistant U.S. Attorney DAVID SCHIPPERS advised that HUMPHREYS [REDACTED]

[REDACTED]. It would appear that HUMPHREYS has changed this location after having testified concerning it.

Office of EUGENE BERNSTEIN,  
77 West Washington  
Chicago, Illinois

Attention is drawn to the information set out immediately above, under the sub-caption "Cally's Coffee House," indicating that MURRAY HUMPHREYS is in the general practice of meeting almost daily at the office of [REDACTED] at approximately 10 a.m.



In Reply **FD-323** to  
File No.

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Chicago, Illinois  
**OCTOBER 1, 1965**

**TITLE: MURRAY L. HUMPHREYS**

**CHARACTER: ANTI-RACKETEERING**

(b)(7)(c)

**REFERENCE: Report of SA [REDACTED] at  
Chicago, Illinois, dated and captioned as above.**

All sources (except any listed below) whose identities are concealed in referenced communication, have furnished reliable information in the past.

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FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION

OCT 5 1965  
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MURRAY L. HUMPHREYS, AKA. AR. DAILY SUMMARY.

(b)(7)(C):(D)

16d [REDACTED] ADVISED HUMPHREYS HAD BREAKFAST  
TODAY WITH [REDACTED] AT PLATO'S PLACE. FIGUR THEREAFTER  
DETERMINED HUMPHREYS LUNCHEDED AT PALMER'S PUB, PALMER HOTEL, WITH  
MIKE BRODKIN, [REDACTED] RALPH PIERCE AND HY GODFREY.

[REDACTED], CHICAGO PD, ADVISED  
TODAY HUMPHREYS CONTINUES TO ACTIVELY PURSUE HIS CASE AGAINST (b)(7)(C)  
INTELLIGENCE UNIT OFFICERS, CHICAGO PD, BASED ON THEIR ALLEGED  
ILLEGAL ENTRY OF HIS APARTMENT APPROXIMATELY A YEAR AGO. [REDACTED]  
ADVISED HIS OFFICERS RECENTLY FURNISHED AFFIDAVITS TO THE DEFENSE;  
HOWEVER, NO COURT DATE HAS YET BEEN SET.

END

WA .... [REDACTED]

FBI WASH DC

CLR

REC-24 92-3088-1501

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F146  
51 OCT 12 1965

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FBI WASH DC

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATIONS SECTION  
OCT 12 1965  
TELETYPE

FBI CHICAGO

1142 AM CSDT DEFERRED 10/12/65

TO DIRECTOR (92-3088)

FROM CHICAGO (92-348) 1P

MURRAY L. HUMPHREYS, AKA AR. DAILY SUMMARY.

(F)(7)(C) [REDACTED]

PERJURY INVESTIGATION HUMPHREYS COMPLETED. REPORT SUBMITTED.  
AUSA DAVID SCHIPPERS FEELS CASE WILL BE PRESENTED TO FGJ NO LATER  
THAN NEXT WEEK.

HUMPHREYS HAS RESERVATIONS COMMENCING OCTOBER TWELVE INSTANT  
MAJESTIC HOTEL, HOT SPRINGS.

LITTLE ROCK REQUESTED TO MAINTAIN CONTACT WITH SOURCES THERE  
TO DETERMINE IF HUMPHREYS ARRIVES AS SCHEDULED AND HOW LONG HE  
REMAINS SINCE ARREST ON INDICTMENT MAY TAKE PLACE THERE.

AM COPY LITTLE ROCK.

END

WA.. [REDACTED]

FBI WASH DC

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OCT 13 1965

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65 OCT 13 1965

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE <b>CHICAGO</b>	OFFICE OF ORIGIN <b>CHICAGO</b>	DATE <b>10/11/65</b>	INVESTIGATIVE PERIOD <b>8/19 - 10/11/65</b>
TITLE OF CASE <b>MURRAY L. HUMPHREYS, aka Louis Humphreys, Murray Humphries, Lou Hart, Mr. Pope, Ed Ryan, Mr. Lincoln, "Hump," "The Camel," "Curley"</b>		REPORT MADE BY SA [REDACTED]	TYPED BY [REDACTED]
		CHARACTER OF CASE <b>(b)(7)(C)</b>	
		<b>PERJURY</b>	

- P -

LEADCHICAGO

AT CHICAGO, ILLINOIS. Will continue to follow this matter closely with the USA's Office in Chicago. It is noted that the USA intends to present evidence in this matter to the FGJ in Chicago either late in the week of October 10, 1965, or the following week, October 17, 1965.

ADMINISTRATIVE

One copy of this report is being submitted to the Oklahoma City Office inasmuch as that Office conducted extensive

APPROVED <i>[Signature]</i>	SPECIAL AGENT IN CHARGE	DO NOT WRITE IN SPACES BELOW	
COPIES MADE:  ② - Bureau 1 - USA, Chicago 1 - Oklahoma City (74-132) (Info) 3 - Chicago (74-217) (1 - 92-348) <i>OK 10/13/65</i>		74-1509	MCT-26
		16 OCT 13 1965	REC-35
			EX-11
DISSEMINATION RECORD OF ATTACHED REPORT		NOTATIONS	
AGENCY.....			
REQUEST RECD. <i>1-D-1</i>	<i>10-24-65</i>		
DATE FWD.			
HOW FWD.			
BY.....	<i>F. H. Y.</i>		

60 NOV 4 1965



CG 74-217

investigation in this matter and since Agents of that Office may be subpoenaed to Chicago to testify concerning the royal blue sport coat worn by HUMPHREYS when he was apprehended by Bureau Agents in Norman, Oklahoma, on 6/26/65.

Records of [REDACTED]

[REDACTED] were reviewed on 10/5/65, by [REDACTED]  
[REDACTED] at the request of IC [REDACTED]

(H)(7)(C): (S)

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- B\* -

5

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 1 - USA, Chicago

Report of: SA [REDACTED]  
Date: October 11, 1965

Office: Chicago, Illinois

Field Office File #: 74-217

Bureau File #:

Title: MURRAY L. HUMPHREYS

(b)(7)(c)

Character: PERJURY

Synopsis: This investigation based upon opinion of AUSA DAVID P. SCHIPPERS, Chicago, who advised on 8/18/65, he feels HUMPHREYS perjured himself when he testified before Federal Grand Jury (FGJ) on 8/10/65, that he was unaware his presence before the FGJ in Chicago was desired on 6/25/65, when he left Chicago en route Norman, Oklahoma on 6/24/65. Noted HUMPHREYS testified before Grand Jury in Chicago in May, 1965, and agreed to make himself available for recall upon notification to his attorney. Pursuant to that understanding, USA's Office notified attorney on 6/23/65, that HUMPHREYS' presence before FGJ was desired on 6/25/65. On 6/24/65, attorney advised he was unable to contact HUMPHREYS. Therefore, new subpoena was issued for HUMPHREYS. FBI Agents unsuccessfully attempted service in Chicago. On 6/26/65, service was effected by FBI in Norman, Oklahoma. Shortly before time of attempted service of HUMPHREYS in Chicago on 6/24/65, HUMPHREYS was observed by FBI Agent on floor of his residence approaching his apartment at 1:20 p.m. HUMPHREYS was not observed leaving apartment until Agents arrived with subpoena at 3:10 p.m. Agents heard two voices in HUMPHREYS' apartment and recognized one as HUMPHREYS. Door was opened by HUMPHREYS' brother, ERNEST, who advised HUMPHREYS not there but would be there at 7 p.m. that date. ERNEST HUMPHREYS advised of subpoena calling for his brother's appearance 6/25/65. Agents noted royal blue sport coat draped over chair in apartment. When later apprehended, HUMPHREYS was wearing sport coat of identical characteristics. [REDACTED] confirmed testimony of

HUMPHREYS that HUMPHREYS requested him to purchase railroad tickets to Oklahoma for HUMPHREYS but claimed unable to recall where or when he gave tickets to HUMPHREYS following his purchase of them. Employees, Santa Fe Railroad, recall HUMPHREYS as passenger on "Texas Chief" which departed Chicago at 7 p.m. CDT, 6/24/65. Copies "Chicago Sun-Times" of 6/25/65, which carried article containing information HUMPHREYS had been summoned to appear before FGJ, Chicago, 6/25/65, and that FBI was searching for HUMPHREYS placed aboard "Texas Chief" 6/24/65. In HUMPHREYS' testimony of 8/10/65, HUMPHREYS claimed reason for his travel as being to [REDACTED]

[REDACTED] since he had been advised by former wife that his presence was needed to deal with this situation. However, he later testified he made no attempt to contact or visit his daughter or make arrangements for her care while in Oklahoma 6/25-26/65. [REDACTED]

[REDACTED] HUMPHREYS' former wife, during two interviews, advised she is unable to recall receiving call from HUMPHREYS or making call to HUMPHREYS immediately prior to 6/24/65, [REDACTED]

[REDACTED] Possibility exists HUMPHREYS may have learned on 6/25/65, that his presence had been desired before FGJ in Chicago that day since such news carried on Oklahoma City television broadcast at 10 p.m. that night and since at least one Chicago radio station can be received in Norman, Oklahoma, area at all hours of day and night. [REDACTED]

[REDACTED] HUMPHREYS testified he visited Norman attorney, one [REDACTED] on morning 6/26/65, in Norman. [REDACTED]

[REDACTED] HUMPHREYS' maid advised she was unaware [REDACTED]

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(b)(7)(c)

whether HUMPHREYS aware his presence desired before FBJ when he left Chicago 6/24/65. Attempt made to interview [REDACTED] who resides with HUMPHREYS' associate, [REDACTED] and who would, therefore, be in position to know whether [REDACTED] knew HUMPHREYS was fleeing subpoena. However, [REDACTED] refused to answer questions in presence attorney, [REDACTED]

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DETAILS: AT CHICAGO, ILLINOIS

I. PREDICATION

This investigation is based upon the opinion of Assistant United States Attorney (AUSA) DAVID P. SCHIPPERS who advised on August 18, 1965, that, based on information provided him by the Federal Bureau of Investigation on that date, that MURRAY L. HUMPHREYS, a leader of organized crime in Chicago, perjured himself when he testified before the Federal Grand Jury (FGJ) in Chicago on August 10, 1965, that he was unaware his presence before the FGJ in Chicago was desired on June 25, 1965, when he left Chicago en route to Norman, Oklahoma, on June 24, 1965.

It is noted HUMPHREYS testified before the FGJ in May, 1965, and at that time agreed to make himself available for recall upon appropriate notification of his attorney, MAURICE WALSH, 105 West Adams Street, Chicago, Illinois. Pursuant to that understanding, the United States Attorney's Office in Chicago notified WALSH on June 23, 1965, that the presence of HUMPHREYS was desired before the FGJ in Chicago on June 25, 1965.

On June 24, 1965, WALSH advised that he was unable to make contact with HUMPHREYS to advise him of the above. For this reason, a new subpoena was issued for HUMPHREYS at 3 p.m. on June 24, 1965. FBI Agents [REDACTED] and [REDACTED] unsuccessfully attempted service of that subpoena in Chicago at the residence of HUMPHREYS on June 24, 1965, and elsewhere in Chicago on June 25, 1965.

At 1:15 p.m. on June 26, 1965, service of HUMPHREYS was effected by FBI Agents in the Santa Fe railroad depot in Norman, Oklahoma. HUMPHREYS was returned to Chicago by Deputy United States Marshals on June 28, 1965, after spending the intervening 1½ days in the Oklahoma County Jail in Oklahoma City. On June 28, 1965, HUMPHREYS was released on \$100,000 bond.

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On August 4, 1965, another subpoena was served on HUMPHREYS in Chicago calling for his appearance before the FGJ in Chicago on August 10, 1965. When HUMPHREYS appeared on that date, he gave the testimony which, in AUSA SCHIPPERS' opinion, is perjured.

II. ATTEMPT BY FBI AGENTS TO  
SERVE SUBPOENA ON  
HUMPHREYS, JUNE 24, 1965



## FEDERAL BUREAU OF INVESTIGATION

Date 7/6/65

1

(b)(7)(c)

At 1:20 p.m. on June 24, 1965, SA [REDACTED] observed MURRAY L. HUMPHREYS arriving by elevator on the 51st floor of the East Tower of Marina City and approach his apartment, 5131.

At 2:00 p.m., HUMPHREYS not being observed to leave his apartment, SA [REDACTED] was relieved by SA [REDACTED] who watched HUMPHREYS' apartment until SA [REDACTED] and SA [REDACTED] returned with a subpoena for HUMPHREYS at 3:10 p.m. HUMPHREYS had not been observed leaving his apartment by SA [REDACTED]

SAs [REDACTED] and [REDACTED] then approached the door of HUMPHREYS' apartment. They were able to hear two voices conversing inside. SA [REDACTED] knowing the voice of HUMPHREYS from previous conversations with him, recognized one of the voices as being that of MURRAY HUMPHREYS.

The agents rang the doorbell to the apartment 5131 at 3:25 p.m. Within a matter of two minutes or so, the door was opened. SA [REDACTED] introduced himself and SA [REDACTED] and exhibited his credentials as an FBI Agent. When asked to identify himself, ERNEST HUMPHREYS introduced himself as JACK HUMPHREYS, the brother of MURRAY HUMPHREYS and indicated that SA [REDACTED] is known to him from prior contacts.

ERNEST HUMPHREYS was asked whether his brother was present in his apartment. He replied that he was not. ERNEST HUMPHREYS was then advised in a loud voice, loud enough for any one else in the apartment to have heard, that the agents had a subpoena calling for the appearance of MURRAY HUMPHREYS before the Federal Grand Jury in Chicago on the morning of June 25. ERNEST HUMPHREYS then reiterated that his brother was not then present and he did not know his present whereabouts. However, he advised that he expected that HUMPHREYS would be in his residence at 7:00 p.m. that date since he, ERNEST HUMPHREYS, had been requested by MURRAY HUMPHREYS to meet him there at that time. ERNEST HUMPHREYS was told that this would appear to indicate that MURRAY HUMPHREYS was then in Chicago and he replied, "That's right, as far as I know he is."

On 6/24/65 at Chicago, Illinois File # CG 92-348

SA [REDACTED] SA [REDACTED] &  
by SA [REDACTED] Date dictated 6/30/65

(b)(7)(c)

SAs [REDACTED] and [REDACTED] while conversing with ERNEST HUMPHREYS, noted that although he wore a suit coat, a royal blue sport coat was draped over a chair in the apartment.

SA [REDACTED] and SA [REDACTED] then went to the lobby of Marina City where they were approached in approximately 15 minutes by ERNEST HUMPHREYS. ERNEST HUMPHREYS then agreed to make a series of phone calls in efforts to reach his brother. In approximately 20 minutes he advised that he could not reach "anyone, not even HY". He then left the presence of the agents.

ERNEST HUMPHREYS again approached the agents at approximately 4:20 p.m. He agreed to go to the apartment of his brother to see if his brother was there. He returned in about five minutes to advise that the apartment was empty at that time. At this time he again indicated he was sure that HUMPHREYS would be in his apartment at 7:00 p.m. pursuant to the appointment he had previously mentioned. He suggested that the agents write out a note which he would then take to the apartment of HUMPHREYS. SA [REDACTED] then wrote a note asking MURRAY HUMPHREYS to telephonically contact SA [REDACTED] at the FBI Office, telephone number 431-1333, at his earliest convenience. ERNEST HUMPHREYS then left the lobby and when he returned he advised he had left the note where MURRAY HUMPHREYS would immediately see it when he returned "at 7:00 p.m."

At 6:55 p.m., SA [REDACTED] again rang the doorbell of apartment 5131. There was no answer. SA [REDACTED] remained in the corridor outside apartment 5131 of the East Tower until 7:28 p.m. on June 24. At no time was there any response to the ring and SA [REDACTED] was unable to observe or hear any activity in the apartment.

On June 25, 1965, SA [REDACTED] rang the doorbell at apartment 5131 at 9:00 a.m. However, there was no response.

At 8:20 a.m. on June 25, 1965, SA [REDACTED] attempted to telephonically contact ERNEST HUMPHREYS at his apartment at the Belden-Stratford Hotel but was advised by the switchboard girl and by the manager that ERNEST HUMPHREYS had instructed that no calls be placed to his apartment there.

CG 74-217

III. PURCHASE OF RAILROAD TICKET  
USED BY HUMPHREYS FOR TRAVEL  
TO NORMAN, OKLAHOMA, JUNE 24, 1965

## FEDERAL BUREAU OF INVESTIGATION

Date 8/18/651

(b)(7)(C)

On August 13, 1965, [REDACTED]

[REDACTED] was contacted regarding train reservations and tickets bought for and used by MURRAY L. HUMPHREYS for travel via Santa Fe Railroad from Chicago to Norman, Oklahoma.

[REDACTED] furnished a photostat of a one-way ticket to Norman purchased June 24, 1965, with a fare of \$33.23. This ticket is numbered AB 39210. He also furnished a copy of an Agent's Stub of a Pullman ticket numbered 15 974 for a Chicago to Norman, Oklahoma trip purchased from ticket seller number 75. This was bought on June 24, 1965, for \$20.45 and included accommodations as follows:

Bedroom A, in car 156 for one passenger  
on the 6:00 p.m. train.

[REDACTED] said he could furnish no further identifying data about the purchaser or user of these tickets other than that the ticket must have been purchased late in the day on the 24th of June. He identified number 75 ticket seller as [REDACTED]

On 8/13/65 at Chicago, Illinois File # CG 92-348

SAs [REDACTED] and [REDACTED]  
by [REDACTED] Date dictated 8/16/65

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## FEDERAL BUREAU OF INVESTIGATION

Date 8/18/651

(H)(7)(C)

[REDACTED] was exhibited a railroad ticket and pullman ticket purchased on June 24, 1965, for transportation from Chicago to Norman, Oklahoma, and stated he could not recall anything about the passenger or person who bought it.

[REDACTED] stated that he usually finishes his days work at 3:00 p.m. but on the 24th he worked until after 4:00 p.m. He stated that from the numbers on the ticket and the few tickets sold after the above tickets were sold that he would estimate the ticket to be purchased after 3:00 p.m. at his window.

On 8/13/65 at Chicago, Illinois File # CG 92-348

SAs [REDACTED] and [REDACTED]  
by [REDACTED] Date dictated 8/16/65

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## FEDERAL BUREAU OF INVESTIGATION

1

Date 8/31/65

(b)(7)(c)

On the early morning of August 24, 1965, SA [REDACTED] telephonically contacted a woman who identified herself as [REDACTED] at [REDACTED] in Chicago. She advised that [REDACTED] was not then at that number which she said was his residence, but stated that she would furnish a message to him. She advised that although he has no office he has a "patent project."

At 4:40 PM on August 24, 1965, [REDACTED] telephonically contacted SA [REDACTED] and agreed to recontact him at 1 PM on August 25, 1965 relative to a meeting for interview purposes.

At 1:25 PM on August 25, 1965, [REDACTED] telephonically advised SA [REDACTED] that he would not come to the FBI Office for an interview but that he was then at the cigar counter in the lobby of the Palmer House Hotel in Chicago and that he would talk to SA [REDACTED] there.

At 1:35 PM SAs [REDACTED] and [REDACTED] contacted [REDACTED] in the lobby of the Palmer House Hotel. [REDACTED] advised that he understood that he did not have to talk to the Agents and that he had the right to consult with his attorney. Except to say that he had been in the hotel business and is now retired on a Social Security pension, being 67 years of age, and that his employment background could be located in the files of the Social Security Administration, [REDACTED] refused to furnish any information concerning his background. However, he advised that anyone of the United States District Judges in Chicago could be contacted to obtain background information concerning [REDACTED] since he is acquainted with all of them.

[REDACTED] advised that he had breakfast in a small restaurant located two doors from the Stop and Shop Grocery Market on Washington Street near Dearborn in the Loop area of Chicago. He advised that he cannot remember the exact date. He advised however, that MURRAY HUMPHREYS joined him for breakfast on

On 8/25/65 at Chicago, Illinois File # CG 74-217

SAs [REDACTED] and [REDACTED]  
by [REDACTED] Date dictated 8/25/65

(b)(7)(c)

this occasion and asked him to purchase a railroad ticket to Norman, Oklahoma for him. [REDACTED] advised that he did as requested.

When asked when and where he gave this ticket which he had purchased for HUMPHREYS to HUMPHREYS, [REDACTED] advised that he did not wish to become "involved" and, in any event could not remember where or when he furnished this railroad ticket to HUMPHREYS.

When asked concerning the nature of his relationship with HUMPHREYS and the period of time which he has known HUMPHREYS, [REDACTED] again answered that he did not wish to become "involved" and accused the Agents of "prying". He specifically advised that he would prefer to talk to a Federal Grand Jury rather than the Interviewing Agents in regard to these questions.

[REDACTED] was asked whether he has done frequent favors for HUMPHREYS. He again accused the Agents of "prying" but then advised that he did not frequently perform favors for HUMPHREYS.

When asked whether he has ever travelled with HUMPHREYS, [REDACTED] advised that he had not. He answered this question negatively on two occasions.

When asked whether or not he has ever travelled at the request of HUMPHREYS or in behalf of HUMPHREYS, [REDACTED] then advised that he desired to terminate the interview. He advised that he had nothing further to tell the Agents and that he could see no purpose in becoming "involved" in this situation.

[REDACTED] advised that if he should recall the answers to any of the questions asked of him concerning the nature of his relationship with HUMPHREYS, the period of time which he has known HUMPHREYS, when and where he furnished the railroad ticket to HUMPHREYS, etc., he would "voluntarily" contact the

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CG 74-217

Agents. He indicated, however, that he did not feel that he would recall any of these details in the future.

(b)(7)(c)

It is noted that as the interview in the Palmer House Hotel lobby commenced, [REDACTED] was asked to accompany the Agents to the offices of the FBI where circumstances would permit a more appropriate interview. However, [REDACTED] refused this request. He was then asked whether he would accompany the Agents to the balcony of the Palmer House Hotel lobby where more privacy could be afforded. He also refused this suggestion. [REDACTED] terminated the interview by extending his hand for a handshake and abruptly turning on his heel and walking away from the Agents.



CG 74-217

IV. RECOLLECTION OF SANTA FE  
RAILROAD EMPLOYEES THAT  
HUMPHREYS TRAVELED ON  
"TEXAS CHIEF," JUNE 24, 1965

## FEDERAL BUREAU OF INVESTIGATION

1Date 9/24/65

(b)(7)(c)

[REDACTED] Chicago, Illinois, advised that he was the porter in the club car of the "Texas Chief" train of the Santa Fe Railroad, which departed Chicago at 7 PM, Chicago time, on June 24, 1965.

[REDACTED] recalled that between 6:45 and 7:30 PM, and probably before the train left the Polk Street Depot in Chicago, a person whom he now knows to be MURRAY HUMPHREYS entered the club car and ordered a Hennessey Cognac.

[REDACTED] advised that his duties included placing newspapers in the club car of the "Texas Chief". He recalls specifically that he placed copies of the June 25, 1965 issue of the "Chicago Sun-Times" in the club car of that train on June 24, 1965.

[REDACTED] advised that he had absolutely no conversation with HUMPHREYS other than to acknowledge HUMPHREYS order of a Hennessey Cognac.

[REDACTED] advised that he has no way of knowing whether HUMPHREYS was aware that he was wanted for the Federal Grand Jury in Chicago at the time of his contact with him.

[REDACTED] advised that the reason he knows that the person he served was HUMPHREYS is that he read concerning the apprehension of HUMPHREYS by the FBI in Norman, Oklahoma, a day or two following the above occurrence and upon seeing the photograph of HUMPHREYS in the newspapers recalled that this was the person he served on the "Texas Chief" on June 24, 1965.

[REDACTED] advised that he could furnish absolutely no further information concerning HUMPHREYS' travel to Norman, Oklahoma.

On 9/20/65 at Chicago, Illinois File # CG 74-217  
by SA [REDACTED] Date dictated 9/20/65

CG 74-217

In regard to the "Chicago Sun-Times" of June 25, 1965, mentioned above by Mr. [REDACTED] it is noted that on page 16 of that edition of the "Chicago Sun-Times," a daily newspaper published in Chicago, Illinois, appeared an article entitled, "U.S. Jury Summons Contractor, 2 Mobsters." This article, written by reporter SANDY SMITH, contained the information that "Murray (Curly) Humphreys, an aging gangster who maneuvers the fixes required by the mob in the courts and the Illinois General Assembly" was "among those summoned to appear before the jury Friday." This article also contained the information that "Humphreys appeared previously before the grand jury. His attorneys Thursday were making an effort to delay his second appearance until Monday. Government prosecutors rejected the request for delay by Humphreys' lawyers. Agents of the Federal Bureau of Investigation began a search for Humphreys to serve him with a subpoena to appear Friday."

## FEDERAL BUREAU OF INVESTIGATION

1

Date 9/10/65

(b)(7)(c)

[redacted] who resides at [redacted] was contacted at his place of residence. The official identity of the contacting Agent was made known to him and his cooperation was solicited concerning any information he could recall relative to the events which took place on the "Texas Chief Train" for the day of June 24, 1965, and June 25, 1965.

[redacted] stated that he was a pullman conductor who worked the Santa Fe Railroad train "Texas Chief" which departed Chicago, Illinois, at 7 p.m. on June 24, 1965. Other employees working on this train, according to [redacted] were [redacted] porter, of Dallas, Texas, and [redacted] bartender and club car attendant, who was from Chicago, Illinois.

[redacted] said that prior to the "Texas Chief" departing Chicago he checked the pullman tickets of the passengers in the railroad station. It was a railroad policy that late published newspapers be placed aboard the train prior to its departing for the convenience of the passengers. He advised that a number of copies of the Chicago "Sun-Times" newspaper were placed aboard the train on the evening of June 24, 1965. He recalled that these newspaper copies were dated for June 25, 1965.

[redacted] said that either on the night of June 24, 1965, or during the day of June 25, 1965, he engaged in a conversation with [redacted] in the club car of the train. [redacted] told [redacted] that he [redacted] had a celebrity on the train by the name of MURRAY HUMPHREYS. [redacted] further explained that HUMPHREYS was a "big time racket figure" out of Chicago, Illinois, who had recently testified before a United States Federal Grand Jury. As a result of this conversation both [redacted] and [redacted] picked up the "Sun-Times" newspaper and read an article about MURRAY HUMPHREYS. It was at this time that [redacted] realized that he remembered the following about HUMPHREYS: HUMPHREYS boarded Pullman Car 156 in order to take up his

On 9/10/65 at Kansas City, Missouri File # KC 92-150

CG 74-217

by SA [redacted] - [redacted] Date dictated 9/10/65

(F)(7)(C)

accommodations in Bedroom A on the "Texas Chief". HUMPHREYS was nattily attired in dark slacks wearing a dark blue blazer which had silver buttons on it. He wore no hat and had the appearance of being a college professor. [REDACTED] after viewing a photograph of HUMPHREYS, said that the photograph did resemble HUMPHREYS; however, his observation of HUMPHREYS on June 24, 1965 and June 25, 1965, reflected that HUMPHREYS was a better dressed and better looking man than the photograph of him.

[REDACTED] stated that to the best of his recollection he had no conversation with HUMPHREYS and never observed HUMPHREYS to carry or read a newspaper. He did recall that HUMPHREYS was carrying a small brief case. He remembered that HUMPHREYS was met at Norman, Oklahoma, at the train station there by a woman with a small boy (seven or eight years old), who appeared to be a grandson of HUMPHREYS. According to [REDACTED] this was the last time he recalled viewing HUMPHREYS.

[REDACTED] remarked that during the conversation which he had with [REDACTED] he recalled that [REDACTED] bragged that he was acquainted with and friendly to MURRAY HUMPHREYS. [REDACTED] explained that during his days off from the railroad company, he worked as a bartender in a local Chicago cocktail lounge where MURRAY HUMPHREYS was a frequent guest.

[REDACTED] concluded that he suspected that [REDACTED] probably conversed with HUMPHREYS on the train because if [REDACTED] had been truthful, he was the type of person who would enjoy talking with a man of HUMPHREYS' prominence.