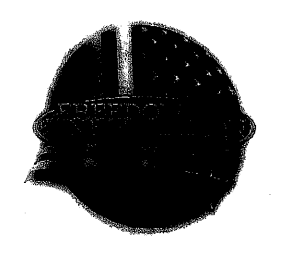
FREEDOM OF INFORMATION AND PRIVACY ACTS

Subject: Sulius Rosenberg

File Number: 65-15348

Section: 64



FEDERAL BUREAU OF INVESTIGATION

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FILE DESCRIPTION NEW YORK FILE

SUBJECT Julius Rosenberg FILE NO. 65-15348 VOLUME NO. 64 SERIALS 3066 Last Serialia

| remery Werkel 1-503 (2-18-77) | heet VOLI | ME 64 NEW YORK I | ILES | , | DEMPT TO | ma |
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| Not 65 - | 15348 | Bay Julius Rosen | BERC | | KEA TEN | ED BY |
| 8erial | Date | Description (Type of communication, to, from) | | Pages Release | d * | (minth/poor) Exemptions used or, to when informal (identify statute if thit3) eried) |
| 3066 | 40/10/10 | SA MEMO TO SAC. | 1 | / | No | |
| 3067° | 12/30/14 | INFORMANT REPORT FD - 30G | 3 | 1 | No | |
| 3068 | 1/28/75 | SA MEMO TO SAC | 1 | 1 | No | |
| 3069 | 2/4/75 | NY LETTER TO BUREAU | / | 1 | Yes | |
| 3070 | 2/14/75 | BUREAU LETTER TO NY, WITH I COPY | 1. | , | YES | N. J. A. B. |
| 307/ | 2/28/75 | MY TELETYPE TO BUREAUCTYPE OUT COPY) S'AME AS ABOVE (TRANSMIT COPY) | 4 | 3 | Y=s | |
| 3072 | 2/28/75 | NY AIRTEL TO BUREAU | 1 | 1 | yes | • |
| 3073 | 2/20/75 | PERLIN LETTER TO USA, SONY | 4 | 4 | YES | |
| 3074 | 2/20/75 | SAME AS SERIAL 3073 | 4 | 4 | 1/25 | |
| 3075 | 3/3/75 | SA MEMO TO SAC | 1 | 1 | No | |
| 3076 | 3/6/75 | INFORMANT REPORT FD-306 | 4 | 2 | No | |
| 3077 | 3/11/15 | INFORMANT REPORT FO.306 | 2 | 1 | No | |
| 3076 | 3/6/75 3/11/75 | INFORMANT REPORT FD-306 INFORMANT REPORT | 2 | 1 | No | |

| • Not <u>65</u> | -15348 | _ Box JULIUS ROSENB | er6 | | | VED BY Jung Date: 11/77 |
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| Berial | Date | · Description (Type of communication, to, from) | No. o | Rolesse | * | Exemptions used or, to whom referred (Identify statute if (b)(5) cited) |
| 3078 | 3/14/25 | MY TELETYPE TO BUREAU | 2 2 | 2 | Yes | |
| 3079 | 3/17/75 | NY AIRTEL TO BUREAU | , | / | 1/E3 | |
| 3080 | 3/20/75 | BUREAU TELETYPE TO MY | 1 | 1 | Yes | |
| 3081 | 4/3/75 | NY AIRTEL TO BUREAU | 1 | / | YES | - |
| 308L | 2/75 | SMITH ALUMNAE QUARTERLY ARTICLE | 4 | 4 | YES | 4/64, y 4 |
| 3083 | 3/13/15 | SAYPOL LETTER TO DIRECTOR, FBI | 3 | 3 | YES | , |
| 3084 | 3/13/15 | SAYPOL RETTER TO ABIC, NY | 1/1 | 1/ | No | |
| 308 5 | 4/14/75 | BURGAU AIRTEL TO MY | 1- | / | Yes | |
| 3086 | 4/11/75 | LEGAT, TEL AUIV TELETYPE TO BUREAU | 4 | 4 | YES | |
| 308 7 | 4/14/75 | BUREAU ROUTING SLIP | 1 | 1 | Yes | ATTACHED TO SERIAL |
| 088 | 4/15/25 | WITH COPY AU | 1 | , | Yes | |
| 089 | 3/11/75 | INFORMANT REPORT | 2 | 1. | No | (1) My (1) (1) (1) (1) (1) (1) |

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| Serial | · | Description | | f Pages | * | Date:(month/year) Exemptions used or, to whom referred |
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| oenti | Date | (Type of communication, to, from) | Actual | Release | 1) | (Identify statute if (b)(3) cited) |
| 3090 | 5/2/75 | ADIC MEMO TO SAC | 2 | 2 | No | |
| 309/ | 5/4/75 | NY AIRTEL TO BUREAU | 2 | 2 | YES | ÷ |
| 3092 | 5/7/75 | WHO LETTER TO BUREAU WITH COPY | 1 | , | YES | |
| 3093 | 5/12/75 | BUREAU ROUTING SLIP TO NY WITH ESQUIRE ARTICLE | // | /" | YES | - · |
| 3094 | 6/4/75 | NY LETTER TO BUREAU | , | 1 | YES | in the second se |
| 3095 | 6/21/15 | NY POST ARTICE | 2 | 2 | No | ^ |
| 3096 | 7/11/15 | MY TIMES ARTICLE | 1 | 1 | No | |
| 3097 | 7/9/75 | NY POST ARTICLIE | 1 | 1 | No | |
| 3098 | 7/11/75 | NY TIMES ARTICLE 6 | 1 | 1 | No | , |
| 3099 | 7/5/75 | WALL STREET JOURNAL ARTICLE | , | 1 | No | . • |
| 3100 | 7/5/75 | NY POST ARTICLE | 1 | / | No | |
| 3101 | 7/5/75 | NY TIMES ALTICLE | / | / | No | • |

| 110 Not 65- | 15348 | _ Boi Julius Rosenia | ERG | | | Date | (month/year) |
|-------------|---------|---|-----|-------------|------|---|------------------|
| Serial . | Date | Description (Type of communication, to, from) | | Rolese | * | Exemptions used or, (Identify statute if (| to whom referred |
| 3102 | 7/15/75 | NY TIMES ARTICLE | 1 | / | No | , | |
| 3103 | 7/29/75 | "MAGAZINE" ARTICLE | 2 | 2 | No | | |
| 3104 | 7/23/75 | MY TELETYPE TO BUREAU | 2 | 2 | YES | | |
| 3105 | 7/29/75 | BURGAU ROUTING , | 1 | 1 | YES | | , |
| 3106 | | LISTING OF FOI DOCUMENTS CONTAINED IN OFFICE OF USA, SONY (ROUGH ORAFT) | 14 | 14 | YES | | 3188 OF THIS |
| 3107 | 7/30/75 | NY AIRTEL TO BUREAU | 2 | 2 | YES | | |
| 3108 | 7/30/15 | ADIC, NY LETTER TO USA, BONY | 1 | / | No | | • |
| 3109 | 8/18/75 | NY DAILY NEWS ARTICLE | , | 1 | No | | , |
| 3110 | 7/25/75 | BUREAU ROUTING SLIP TO MY | 1 | 1 | YES | • | |
| 311-1 | 8/23/75 | NY POST ARTICLE | 1 | 1 | No | • | |
| 3112 | 8/30/75 | NY TIMES ARTICLE | 1 | 1 | No | | |
| 3113 | 9/15/75 | BUREAU ROUTING SLIP | 1 | 1 | 1/23 | | • |

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| Serial | Date | Description (Type of communication, to, from) | No. | Release | * | Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
| 3114 | 9/15/15 | BUREAU ROUTING SLIP. | 1 | / | 1/85 | 4 |
| 3115 | 9/18/75 | BUREAU ROUTING SLIP | / | 1 | YES | |
| 3116 | 9/16/15 | BUREAU ROUTING SLIP TO NY | 1 | 1 | Yes | |
| 3117 | 9/16/75 | BUREAL ROUTING , SLIP TO MY | , | 1 | YES | , |
| 3118 | 9/16/75 | BUREAU ROUTING SCIA | 1. | 1 | Yes | |
| 3119 | 9/16/75 | BUREAU ROUTING SLIP | . / | 1 | Yes | • |
| 3120 | 9/16/75 | BUREAU ROUTING SLIP | | / | Yes | |
| 3121 | 9/16/25 | BUREAU ROUTING SUA | , | 1 | Yes | |
| 3122 | 9/25/25 | SA MEMO TO SAC | , | 1 | No | í |
| 3123 | 10/2/75 | SA MEMO TO SAC | 2 | 2 | No | • * |
| 3124 | 10/16/75 | SA MEMO TO SAC | 2 | 2 | No | |
| 3125 | 10/16/75 | SA MEMO TO SAC | 4 | 4 | No | ٠٠٠. |

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| Serial . | Date | (Type of communication, to, from) | | Pages Released | * | Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
| 3126 | 10/16/75 | NY POST ARTICLE | , | / | 16 | |
| 3127 | 10/28/15 | NY TELETYPE TO BUREAU (TYPE OUT QOPY) SAME AS ABOUT (TRANSMIT COPY) | 3 | 3 | YES | , |
| 3128 | | LISTING OF FAI BOCUMENTS CONTAINED IN OFFICE OF USA, SONY | 13 | 13 | YES | |
| | | ACCOUNTABILITY OF OPCUMENTS LISTED IN SERIAL 3128: | | ! | | |
| 3128 (Page 2) | 6/10/50 | JENSEN REPORT AT PH | | 1 | | SEE BURILE GE-E9028 SERIAL 74 CAPTIONED DAVID GREENGLASS |
| | 6/12/50 | FRUTKIN REPORT AT NY | | | | SEE BUFILE GE-E9028 SERIAL TR CAPTIONED DAVID GREENGLASS |
| | 6/16/50 | MC CONNELL REPORT AT AQ | | | | SEE BUFILE 65-59026 SERIAL 91 CAPTIONED DAVID GREENGLASS |
| | 6/19/50 | ROBERTS REPORT AT SA | : | | | SZE BUFILE 65-59028 SERIAL 135 CAPTIONED DAVID GREENGLASS |
| • | 6/21/50 | KACHELHOFFER REPORT AT SL | | | | SEE BUFILE 65-59028 SERIAL 126 CAPTIONED DAVID GREENGLASS |
| | 6/22/50 | FITZGERALD REMAT AT CG | | | | SER BUFILE 65-690AB SERIAL AS CAPTIONED DAVID GREENGLASS |
| | 6/24/50 | RICE REPORT AT KC | 1 | | | SEE BUFILE GE-59026 SERIAL' NE C'APTIONES DAVID GREENGLASS |
| 3128 PAGE 3) | | LEWIS REPORT AT NY signated to or from Bureau and | | | : | SER BURNE 65- £9028 SERIAL 193 CAPTIONES DAVID GREENGLASS |

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| Sorial . | Date | Description (Type of communication, to, from) | No. of Page Actual Rele | Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
| agé 3 Cont. ' | 6/28/50 | FITZGERALD REPORT AT CG | | SEE BUFILE GS-59028 SERIAL 225 CAPTIONED DAVID GREENGLASS |
| | 6/29/50 | TURNER REPORT AT NK | | SEE BUFILE 65-59028 SERIAL 220 CAPTIONED DAVID GREENGLASS |
| | 7/3/50 | NICHOLSON REPORT AT WFO | | CAPTIONED DAVID GAFENGLASS |
| | 7/24/50 | JENSEN REPORT AT PH | | SEE BURILE 65-59028 SIERIAL 273 CAPTIONED DAVID GREENGLASS |
| | 8/1/50 | LEWIS REPORT AT MY | | SEE BURILE GS-59088 SERIAL A95 CAPTIONED DAVID GREENGLASS |
| | 8/5/50 | FRUTKIN REPORT AT NY | | SEE BUFILE 65-59078 SERIAL 307 CAPTIONED DAVID GREENGLASS |
| | 8/7/50 | NICHOLSON REPORT AT WFO | | SEE BUFILE 65-69028 SERML 304 CAPTIONED DAVID GREENGLASS |
| | 8/8/50 | Mª CONNELL REPORT AT AQ | | SEE BUFILE 65-59028 SERIAL 306 CAPTIONED DAVID GREENGLASS |
| , | 8/16/50 | FRUTKIN REPORT AT NY | | SEE BUFILE 65-59028 SERIAL 309 CAPTIONED DAVID GREENGLASS |
| | 9/13/50 | TIGNOR REPORT AT PX | | SEE BUFILE 65-590A8 SERIAL 331 CAPTIONED DAVID GREENGLASS |
| | 9/26/50 | LEWIS REPORT AT MY | | SEE BUCILE GE-57028 SERIAL 332 CAPTIONED DAVID GREENGLASS |
| | 10/27/50 | PAYMAN REPORT AT CG | | SEE BUSILE GS-57028 SERIAL 349 CAPTIONED DAVID GREENGLASS |

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| Serial | Date | Description (Type of communication, to, from) | No. of Pages Actual Released | # Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
| CONT. ' | 10/30/50 | LEWIS REPORT AT NY | | SEE BUSILE 65-59028 SERIAL 345 CAPTIONED DAVID GREENGLASS |
| | 12/19/50 | PAYMAN REPORT AT CG | | SEE BUFILE GS-59028 SERIAL 352 CAPTIONED DAVID GREENGLASS |
| | 12/27/50 | LEWIS REPORT AT NY | | SEE BUFNE 65-59088 SERIAL 353 CAPTIONED DAVID GREENGLASS |
| | 1/20/51 | PAYMAN REPORT AT CG | | SEE BUFILE 65-59028 SERIAL 357 CAPTIONED DAVID GREENGLASS |
| 3128 ME 4) | 7/7/50 | NORTON REPORT AT NY | | SEE BUPILE 65-58136 SERIAL 76 CAPTIONED JULIUS ROSENBERG |
| | 8/7/50 | WZ HARRING FON REPORT AT NY | | SEE BUFILE 65-58836 SERIAL 328 CAPTIONED JULIUS ROSENBERG |
| | 8/9/50 | #3 Harris Report At NK | | SEE BUFILE 65-58836 SERIAL 394 CAPTIONED JULIUS ROSENBERG |
| | | 44 Godb Report AT NY | | SEE BURIE GS-58226 SERIAL 368 CAPTIONED JULIUS POSEMBERG |
| | 9/8/50 | 45 LEE REPORT AT NY | | SEE BUFILE 65-58236 SERIAL 503 CAPTIONED JULIUS ROSENBERG |
| | | #GOOD REPORT AT NY | | COULD BE REPORT OF \$1/6/50. BUFILE 65-58236 SERIAL 438 |
| | 9/1/50 | MASTERSON REPORT AT NK | | SEE BUFILE GS-58236 SERIAL HSS CAPTIONED JULIUS ROSENBERG |
| | 7/18/50 | 48 NKHOLSON REPORT AT WFO | | SEE BUFILE 65-58836 SERIAL 69 CAPTIONES JULIUS ROSENBERG |

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| Serial | Date | · Description (Type of communication, to, from) | No. of Pages Actual Released | * | Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
| PAGE 4 CONT. ' | 8/10/50 | #9 KACHELHOFFER REPORT AT SL | | | SEE BUFILE 65.58236 SERIAL 371 CAPTIONED JULIUS ROSENBERG |
| | 12/2/50 | YAN DORN REPORT AT NY | | | SEE BUFILE 65-58236 SERIAL GOO CAPTIONED JULIUS ROSENBERG |
| | 1/2/51 | MORTON REPORT (AT NY) | | | SEE BUFILE 65-58736 SERML 646 CAPTIONES JULIUS ROSENBERG |
| PAGE 5) | 2/5/51 | MC CONNELL REPORT AT AQ | | | SEE BUFILE GS.ERRIG SERIAL GRE CAPTIONED JULIUS ROSENBERG |
| | 3/7/51 | LEWIS REPORT AT NY | | | SEE BUFILE GS-E8236 SERML 886 CAPTIONED JULIUS ROLENBER6 |
| | 3/15/51 | 747 | | | COULD BE REPORT OF 3/13/51 BUFILE 65-58836 SERIAL 847 |
| | 3/19/51 | #15 GARREN REPORT AT OC | | | SEE BUFILE 65.58336 SERIAL 910 CAPTIONES JULIUS ROSENBERG |
| | 3/14/51 | #16 LEE REPORT AT MY | | | SEE BUFILE 65-58136 SERIAL 922 CAPTIONES JULIUS ROSENBERG |
| | 4/28/51 | #17 NORTON REPORT AT NY | | | SEE BURGE 65-58836 SERIAL 1038 CAPTIONED JULIUS ROSENBERG |
| | 3/16/51 | #18 NORTON REPORT AT NY | | | SEE BUFILE 65-58836 SERIAL 901 CAPTIONED JULIUS ROSENBERG |
| | | HARRINGTON REPORT AT NY | | | SEE BUFILE 65-58236 SERIAL 1858 CAPTIONED JULIUS ROSENBERG |
| | | # 30 HARRINGTON REPORT AT NY | | | CAPTIONED JULIUS ROSENBERG |

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| ventery Works 0-503 (2-18-77) le Not <u>65-</u> | | JULIUS ROSE | | EVIE | WED BY Jung Date: 11/77 |
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| Serial | Date | (Type of communication, to, from) | Actual Released | | (identify statute if (b)(3) cited) |
| CONT. | 5/28/53 | CAHILL REMORT AT NY | | | PROCESSED AS OF 11/77 |
| 3128 PAGE 6) | 11/15/53 | # 22 CANILL REPORT AT NY | | | CANNOT DETERMINE IF PREVIOUSLY PROCESSED AS OF 11/77 |
| | 8/6/53 | #23 CAHILL REPORT AT NY | | | SERIAL BETWEEN 2041 AND 2042 |
| | 2/17/54 | WAY CANILL REPORT AT MY | | | PROCESSED AS OF 11/77 |
| | 2/21/51 | #25 Bibler Report AT AL | | | SEE BUFILE GS-5873G SERIAL 728 CAPTIONED JULIUS ROSENBERG |
| | 1/21/51 | #26' PAYMAN REPORT AT CG | | · · · · · · | COULD BE REPORT OF 1/20/51. BUFILE 65-59088 SERIAL 357 |
| | 12/19/50 | # 27 PAYMAN REPORT AT CG | | | SEE BUFILE 65-59028 SERIAL 352 CAPTIONED DAVID GREENGLASS |
| | 12/27/50 | #28 LEWIS REPORT AT NY | | | SEE BUFILE 65-59029 SERIAL 353 CAPTIONED DAVID GREENGLASS |
| • | 10/30/50 | #29 LEWIS REPORT AT NY | | | SER BUFILE 65-59086 SERIAL 345 CAPTIONED DAVID GREENGLASS |
| | 10/20/50 | #30 PAYMAN REPORT AT CG | | | COULD BE REPORT OF 10/27/50 BUFILE 65-59028 SERIAL 349 |
| | 1 | HSI TIGNOR REPORT AT PX | | | SEE BUFILE 65.57038 SERIAL 331 CAPTIONED DAVID GREENGLASS |
| | | #32 FRUTKIN REPORT AT NY | | | SEE BUFILE 65-57038 SERIAL 309 CAPTIONES DAVIS GREENGLASS |

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| Serial | Date | Description (Type of communication, to, from) | No. of Pages Actual Released | * | Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
| 6E G | 8/8/50 | M' CONNELL REPORT AT AQ | | | SEE BUFILE GS-59028 SERIAL 306 CAPTIONED DAVID GREENGLASS |
| 128 46E7) | 2/1/50 | M34 NICHOLSON REPORT AT WFO | | | SEE BUPILE GS-51028 SERIAL 304 CAPTIONED DAVID GREENGLASS |
| | 8/5/50 | #35" FRUTKIN REPORT AT NY | | | SEE BUFILE 65-59028 SERIAL 307 CAPTIONED DAVID GREENGLASS |
| | 8/1/50 | LEWIS REPORT AT NY | | | CAPTIONED DAVID GREENGLASS |
| | 7/24/50 | JENSEN REPORT AT PH. | | | SEE BUFILE 65-59028 SERIAL 273 CAPTIONED DAVID GREENGLASS |
| · | 7/3/50 | MICHOLSON REPORT AT WEO | | | SEE BUFILE 65-59028 SERIAL 236 CAPTIONED DAVID GREENGLASS |
| | 6129/50 | TURNER REPORT AT NK | | | SEE BUFILE 65-59028 SERIAL 220 CAPTIONED DAVID GREENGLASS |
| | 6/28/50 | # 40 FITZGERALD REPORT AT CG | | | SEE BUFILE 65-59028 SERIAL 225" CAPTIONED DAVID GREENGLASS |
| • | 6/26/50 | LEWIS REPORT AT NY | | | SEE BUFILE GS-E9038 SERIAL 193 CAPTIONED DAVID GREENGLASS |
| | 6/24/50 | RICE REPORT AT KC | | | SER BUFILE 65:59028 SERIAL 150 CAPTIONED DAVID GREENGLASS |
| | | # 43 FITZGERALD REPORT AT CG | | _ | SEE BUFILE GS-59038 SERIAL IST CAPTIONED DAVID GREENGLASS |
| | | RACHELHOFFER REPORT AT SL | | | SEE BUFILE 65-59028 SERIAL 126 CAPTIONED DAVID GREENGLASS |

| Not 65- | 15348 | _ Rei UULIUS ROSENI | BERG | · ——— | Date: 11/77 |
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| Serial . | Date | Description (Type of communication, to, from) | No. of Pages Actual Released | * | Exemptions used or, to whom referred (Identify statute if (b)(3) gited) |
| 667 0NT.1 | 6/19/50 | #45 ROBERTS REPORT AT SA | | | SEE BUFILE 65.59028 SERIAL 135 CAPTIONED DAVID GREENGLASS |
| 128 AGE &) | 6/16/50 | MC CONNELL REPORT AT AQ | | | SEE BUFILE GE-STOOR SERIAL TI CAPTIONED DAVID GREENGLASS |
| - | 6/12/50 | FRUTKIN REMORT AT NY | | | SEE BUFILE 65-59026 SERIAL 78 CAPTIONED DAVID GREENGLASS |
| | 6/10/50 | JENSEN REPORT AT PH | | | SEE BURILE 65-59028 SERIAL 74 CAPTIONED DAVID GREENGLASS |
| | 9/26/50 | HU9 LEWIS REPORT AT NY | | | SEE BUFILE 65-59028 SERIAL 333 CAPTIONED DAVID GREENGLASS |
| · | וצלדגלד | HARRINGTON REPORT AT NY | | | SEE BUFILE G5-59028 SERIAL 37. CAPTIONED DAVID GREENGLASS |
| | 12/15/50 | #51 CAHILL REPORT AT NY | | | SEE BUFILE 101-2115 SERIAL 122 CAPTIONED MAX ELITCHER |
| 7 | 10/2/50 | HSA CAHILL REPORT AT NY | | | SEE BUFILE 101-2115 SERIAL 95 CAPTIONED MAY ELITCHER |
| • | 8/5/50 | M53 CAHILL REPORT AT NY | | | SEE BUFILE 101-2115 SERIAL 75 CAPTIONED MAX ELITCHER |
| | 8/23/50 | #54 Shroder Report AT SA | | | SEE BUFILE 101-2483 SERIAL 243 CAPTIONED MORTON SOBELL |
| | 1 1 | HES GLENN REPORT AT WFO | | | SEE BUFILE 101-2483 SERIAL 184 CAPTIONED MORTON SOBELL |
| | | HUNDT REPORT AT NK | | | SEE BUFILE 101-2483 SERIAL 72. CAPTIONED MORTON SOBELL |

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| Beriel | Date | (Type of communication, to, from) | | Page # | * | Exemptions used or, to whom referred (identify statute if (b)(3) cited) |
| A6E 9) | 8/5/50 | | | | | SEE BUFILE 101-2483 SERIAL 196 CAPTIONED MORTON SOBELL |
| | 9/21/50 | SHROBER REPORT AT NY | | | | SEE BUFILE 101-2483 SERIAL HOI CAPTIONED MORTON SOBELL |
| | 10/6/50 | HS9 HARRY REPORT AT NF | | | | SEE BURILE 101-2483 SERIAL 492 CAPTIONED MORTON SOBELL |
| | 10/9/50 | GLENN REPORT AT WFO | | | - | SEE BUFILE 101-2483 SERIAL 481 CAPTIONED MORTON SOBELL |
| · | 10/2/50 | WHALEN REPORT AT NH | | | | SEE BURILE 101-2483 SERIAL 48" CAPTIONED MORTON SOBELL |
| | 10/11/50 | HANKINSON REPORT AT OC | | | | SEE BUFILE 101-2483 SERIAL 520 CAPTIONED MORTON SOBELL |
| | 10/26/50 | MG3 MGGWINN REPORT AT NY | | | | SEE BUFILE 101-2483 SERIAL 623 CAPTIONED MORTON SOBELL |
| · · · · · · · · · · · · · · · · · · · | 10/31/50 | SOODROW REPORT AT NH | | | | SEE BUFILE 101-2483 SERIAL 606 CAPTIONED MORTON SOBELL |
| | 10/25/50 | HES TOWER REPORT AT SE | | | | SEE BUFILE 101-2483 SERIAL 589 CAPTIONED MORTON GOBELL |
| | 1931/50 | BRYANT REPORT AT LA | | | | SEE BUFILE 101-2483 SERIAL 644 CAPTIONED MORTON SOBELL |
| | | HET JENSEN REPORT AT PH | | | | SEE BUFILE 101-2483 SERIAL 66 CAPTIONED MORTON SOBELL |
| • | | HE8 SHROBER REPORT AT NY | | | | SEE BUFILE 101-2483 SERIAL GAI CAPTIONED MORTON SOBELL |

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| Nex 65- | 15348 | _ · RAI JULIUS ROSEA | Date: | | |
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| Serial | Date | Description (Type of communication, to, from) | No. of Pages Actual Released | * | Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
| 128 128 | 1/3/51 | #69 GUILFOILE REPORT AT AL | | | SEE BUFILE 101-2483 SERIAL 833 CAPTIONIED MORTON SOBELL |
| | 4/25/51 | SHROBER REPORT AT NY | | | SEE BURILE 101-2483 SERIAL 961 CAPTIONED MORTON SOBELL |
| | 1/24/51 | SHROBER REPORT AT NY | | | SEE BUFILE 101-2483 SERIAL 787 CAPTIONED MORTON SOBELL |
| | 2/10/51 | HUNGT REPORT AT NK | | | SEE BUFILE 101-2483 SERIAL 802 CAPTIONED MORTON SOBELL |
| | 12/1/5/1 | SHROBER REPORT AT NY | | | SEE BUFILE 101-2483 SERIAL 787 CAPTIONED MORTON SOBELL |
| | 2/28/51 | HTY LYONS REPORT AT NK | | · | SEE BUFILE 65-58336 SERIAL 794 CAPTIONED JULIUS ROSENBERG |
| | ८/२८/८। | GLENN REPORT AT WFO | | | CANNOT DETERMINE IF PREVIOUSLY PROCESSED AS OF 11/77 |
| | 8/11/50 | #76 HANSEN REPORT AT PH | | | SEE BUFILE 65-57449 SERIAL 627 CAPTIONED HARRY GOLD |
| • | 6/3/52 | M77 ROYAL REPORT AT NY | | | PROCESSED AS OF 11/77 |
| | 9/3/52 | H79 ROYAL REPORT AT NY | | | PROCESSED AS OF 11/77 |
| | 12/1/52 | # 80 ROYAL REPORT AT NY | | · · · · · · | PROCESSED AS OF 11/77 |
| 28 16E 11 | | #81 SILVERTHORN REPORT AT NY | | | PROCESSED AS OF 11/77 |

| ile Not 65 | -15348 | BOI JULIUS ROSENE | • | Detet | | |
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| Serial | Date | Description (Type of communication, to, from) | No. of 1 | Pages Raiseasad | * | Exemptions used or, to whom referred (Identify statute if (b)(3) gited) |
| PAGE 11 CONT. | 9/29/50 | #82 SILVERTHORN REPORT AT NY | | | | PROCESSED AS OF 11/77 |
| | 8/16/50 | #83 SILVERTHORN REPORT AT NY | | ļ | | CANNOT ABTERMINE IF REVIOUSE PROCESSIED AS OF 11/77 |
|) | 11/22/50 | #84 HRADSKY REPORT AT NY | | | | PROCESSED AS OF 11/17 |
| | 2/28/51 | HEST , HEADSKY REPORT AT NY | | | | PROCESSED AS OF 11/77 |
| | 10/11/50 | #86 MAHONEY REPORT AT AL | | | | CANNOT DETERMINE IF AREMOUSLY PROCESSED AS OF 11/77 |
| | 8/11/50 | GORBON REPORT AT BS | | | | PROCESSED AS OF 11/77 |
| - | 1 | #88 SILUER THORN REPORT AT NY | | | - | PROCESSED AS OF 11/77 |
|) | 1 . 1 | #89 WHALEN REPORT AT NH | | | | CANNOT DETERMINE IN PREVIOUSLY PROCESSED AS OF 11/17 |
| • | | #90 SILVERTHORN REPORT AT NY | | | | PROCESSED AS OF 11/77 |
| | | H91 WHALEN REPORT AT NH | | | | PROCESSED AS OF 11/77 |
| | 11/17/52 | HGR ROYAL REPORT AT NY | | | | PROCESSED AS OF 11/77 |
| | | #93 ROYAL REPORT AT NY | | | | PROCESSED AS OF 11/17 |

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| Soria) | - Date | Description (Type of communication, to, from) | No. of Pe | igos # | Exemptions used or, to whom referred (Identify statute if (b)(3) sited) |
| 3128 PAGE 12) | 6/3/52 | | | | PROCESSED AS OF 11/17 |
| · | 3/17/52 | | | | PROCESSED AS OF 11/77 |
| | 3/26/52 | #96 MAXSON REPORT AT AL | | | PROCESSED AS OF 11/77 |
| | 1/8/52 | ROYAL REPORT AT NY | | | PROCESSED AS OF 11/77 |
| | 6/3/58 | # 98 ROETTING REPORT AT NY | ٠ | | SEE BUFILE 100-346193 SERIAL IT |
| | 6/5/59 | ROETTING REPORT AT NY | | | SEE BUFILE 100-346193 SERIAL 175 CAPTIONED ANATOLI YAKOVLEV |
| | 6/23/60 | ROETTING REPORT AT NY | | | SEE BUFILE 100-346193 SERIAL 176 CAPTIONED ANATOLI YAKOVLEY |
| | 7/13/62 | ROETTING REPORT AT MY | | | SEE BUFILE 100- 346193 SERIAL IS CAPTIONED ANATOLI YAKOVLEV |
| • | 7/25/63 | ROBITING REPORT AT NY | i | | SEE BUFILE 100-346193 SERIAL 18. CAPTIONED ANATOLI YAKOVLEV |
| | 5/20/59 | # 103 SAC, NY LETTER TO USA, SONY | | | · |
| | 5/29/61 | #104 KENNEMUR REPORT AT NY | | | PROCESSED AS OF 11/77 |
| 28 A4E/3) | - | FOLDER CONTAINING: | | | • |

| Pile Not 65-15348 Rei JULIUS ROSENBERG Date 11/ | | | | | | | |
|---|----------|---|------------------------------|---|---|--|--|
| Sorial | Date | Description (Type of communication, to, from) | No. of Pages Actual Released | * | Exemptions used or, to whom referred (Identify statute if (b)(3) cited) | | |
| PAGE 13 PONT. | 5/20/59 | ITEM # 103 | | | • | | |
| | 11/26/52 | NY LETTER TO AUSA | | | · | | |
| | 3/1/53 | SAC, NY LETTER TO USA, SONY | ` | | | | |
| | 3/2/54 | SAC, NY LETTER TO USA, SANY | | | · | | |
| | 2/25/54 | SACINY LETTER TO USA, SONY | | | | | |
| | 3/4/54 | SAC, NY LETTER TO USA, SONY | | | | | |
| | 9/15/50 | LETTER FROM DIRECTOR, FBI TO ASST. ATTORNEY GENERAL | | | | | |
| | 3/30/51 | LETTIER FROM DIRECTOR, FOI TO IRVING SAYPOL | | | | | |
| • | 7/3/56 | #106 LETTER FROM EXECUTIVE | | | | | |
| | | GENERAL TO USA, SONY | | · | • | | |
| | | WITH COPY OF 6/28/56 MEMO FROM DIRECTOR. | | | • | | |
| ************************************** | | FBI TO WILLIAM P. RODGERS | | | • | | |

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| Serial | Date | Description (Type of communication, to, from) | No. of Pages Actual Released | * | Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
|--------|------|--|---------------------------------|---|---|
| GE 13 | | "A BOUND OPEN FOLDER WITH | | - | NOT OTHERWISE DESCRIBED FOR CROSS- REFERENCING |
| | | 33 ENCLOSURES CONTAINING LETTERS FROM 2/14/51 | | | PURPOSES. |
| | | TO THE HONORABLE IRVING SAYPOL, USA. | | | |
| | | THESE AGTTERS AND 33 DOCUMENTS CONTAINED | | | |
| | · | FORWARDED TO THE USA | | | 2 3 11. 1 |
| | | FROM 2/14/51 THROUGH 3/23/51." | | | |
| | | | | | |
| | | SERIALIZATION CONTINUED ON NEXT PAGE | | | |
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| Serial | Date | Description (Type of communication, to, from) | | Pages Ralease | * | (month/year) Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
|--------|----------|---|--------|------------------|------|---|
| 129 | 9/26/75 | ADIC, NY LETTER TO | 1 | 1 | No | , |
| 130 | 9/26/25 | NY AIRTEL TO BUREAU | 2 | 2 | YES | |
| 3/3/ | 10/31/75 | NY DAILY NEWS ARTICLE | 1 | 1 | No | |
| 3132 | 11/12/15 | NY TELETYPE TO BUREAU (TYPE OUT COPY) SAME AS ABOVE (TRANSMIT COPY) | 3 3 | 3 | YES | |
| 3133 | 11/19/25 | NY AIRTEL TO BUREAU | 1 | 1 | YES | |
| 450 | 11/28/15 | INFORMANT REPORT FD - 306 | 5 | / | No. | <i>'</i> |
| 135 | 2/5/76 | SA MEMO TO SAC | 2 | 2 | No | |
| 3136 | 9/25/75 | BUREAU ROUTING SLIP TO NY | , | 1 | YES | , |
| 3137 | 9/25/75 | BUREAU ROUTING SLIP TO NY | 1 | 1 | Yes | |
| 3138 | 9/25/75 | BUREAU ROUTING SLIP TO NY | 1 | 1 | 1/65 | • |
| 139 | 9/25/75 | BUREAU ROUTING SLIF TO MY | , | / | YES | • |
| 140 | 6/15/76 | NY TELETYPE TO BUREAU | 2 | / | 1/55 | • |

| Serial | 7-1534E | Description (Type of Stanunication, to, from) | | No. of Pages # | | Exemptions used or, to whom referred (identify statute if (b)(3) cited) |
|--------|---------|---|---|----------------|-----|---|
| 41 | 6/17/76 | SA MEMO TO SAC | 2 | 2 | No | 1,0,0,0,0,0 |
| 42 | 6/22/76 | IC MEMO TO SAC | 1 | 1 | No | 7 |
| 143 | 4/7/76 | LA ROUTING SUP TO NY | 1 | 1 | No | |
| 3144 | 5/13/16 | LA ROUTING SLIP TO MY | 1 | 1 | No | ! |
| 145 | 5/7/76 | LA ROUTING SLIP TO NY | 1 | 1 | No | |
| 46 | 4/7/76 | LA ROUTING SLIP TO NY | 1 | 1 | No | |
| 147 | 6/21/26 | LA ROUTING SLIP TO NY | 1 | 1 | No | |
| 48 | 6/29/76 | NY LETTER TO LA | 1 | 1 | No | |
| 49. | 7/28/76 | SA MEMO TO SAC | 1 | 1 | No | • |
| 50 | 8/6/76 | AFFICAULT OF SA LEWIS D. SCHILIRO | 9 | 9 | Yes | • |
| 151 | 8/6/76 | NY AIRTEL TO BUREAU | 2 | 2 | YES | , |
| 52 | ברוף/ב | NY TELETYPE TO BUREAU | 4 | 4 | Yes | • |

| Sorial | Date | Description (Type of communication, to, from) | No. o | Release | * | (month/year) Exemptions used or, to whom referred (Identify statute if (b)(3) cited) |
|---------------|---------|---|-------|-------------|------|---|
| 3153 | 6/14/77 | INDICES SEARCH SLIP FO - 160 | 1 | 1 | YES | , |
| 3154 | 6/14/77 | INDICES SEARCH SLIP FB-160 | 1 | 1 | YES | |
| 3155 | 6/16/77 | NY AIRTEL TO BUREAU | , | 1 | 1/25 | |
| 3156 | 6/19/22 | NY TIMES ARTICLE | 6 | 6 | No | |
| TOP SERIAL | 5/17/77 | BUREAU AIRTEL TO AL | 2 | 2 | Yes | |
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| Volume No. 65 | 64 -15348 | DOCUMENT JUSTIFICATION Rosenberg Et. AL. |
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| Seriel Number | Date of Serial | DELETION (S) |
| 3071 | 2/28/75 | (b) (1) - The text on pages 2 and 4 and page 3 entirely of both the type out will copy and transmit copy of this serial have been classified pursuant to Executive Order 11652 on 11/21/77, and it bears the Classification Officers numbers 2040 and 3137. |
| | | (b) (7) (C) - Deletions were made at the bottom of page 1 of the type out copy to withhold the names of Special Agents inasmuch as the release of this information would constitute an unwarranted invasion of privacy. |
| 3072 | 2/28/75 | No deletions were made. |
| | | (Please be advised that although this information was not released in 3071 the material is paraphrased in such a way so as to allow disclosure.) |
| 3073 | 2/20/75 | No deletions were made. |
| 3074 | 2/20/75 | No deletions were made. |
| 3075 | 3/3/75 | (b) (7) (C) - Deletions were made on this serial to withhold the names of Special Agents inasmuch as the release of this information would constitute an unwarranted invasion of privacy. |
| 3076 | 3/6/75 | (b)(l) - Pages 3 and 4 of this serial have been classified pursuant to Executive Order 11652 on 12/2/77, and it bears the Classification Officer's number 2040. |
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| | 64 65-15348 | DOCUMENT JUSTIFICATION Rosenberg Et. AL. |
|------------------|----------------|--|
| Serial Number | Date of Serial | DELETION (S) |
| 3077 | 3/11/75 | (b) (7) (C) - Deletions were made at the bottom of page 1 and at the top of page 1a to withhold the names of third parties to the extent that the release of this information would constitute an unwarranted invasion of personal privacy. In addition, the names of Special Agents on page 1 of this serial under the block received by, and in the block stamp of the release of these names would constitute an unwarranted invasion of personal privacy. (b) (7) (D) - All other deletions on pages 1 and 1a have been made to the extent that the release of this information would disclose the identity of a source for which an expressed or implied promise of confidentiality has been given. To release this information would also compromise the further effectiveness of this source. (b) (1) - The text on page 2 has been classified pursuant to Executive Order 11652 on 12/2/77 and it bears the Classification Officer's number 2040. (b) (7) (C) - This exemption was cited on page 1 to protect the identities of third parties. These deletions can be found at the bottom of page 1 of this serial. The release of this information would constitute an unwarranted invasion of personal privacy. In addition, the names of Special Agents of the FBI have been deleted on the first page of this serial under the block "received by," and at the bottom right hand corner in the block stamp, inasmuch as the disclosure of these names would constitute an unwarranted invasion of personal privacy. (b) (7) (D) - All other deletions on the first page of this serial deal with material, the disclosure of which, would reveal the identity of a source for which an expressed or implied promise of confidentiality has been given. To release this information would also compromise the further effectiveness of this source. |

| Volume No. | 64 55-15348 | DOCUMENT JUSTIFICATION Rosenberg Et. Al. |
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| Serial Number | Date of Serial | DELETION (S) |
| 3078 | 3/14/75 | (b) (7) (C) - The name of a Special Agent has been deleted at the bottom of both the type out copy and transmit copy; inasmuch as the release of this information would constitute an unwarranted invasion of privacy. |
| 3079 | 3/17/75 | (b) (1) - The text on page 1 of this serial has been classified pursuant to Executive Order 11652 on 11/21/77, and it bears the Classification Officer's number 2040. |
| ,3080 | 3/20/75 | (b) (7) (C) - Deletions were made at the bottom of this serial to withhold the names of Special Agents, inasmuch as the release of this information would constitute an unwarranted invasion of privacy. |
| 3081 | 4/3/75 | No deletions were made. |
| 3082 | 2/75 | No deletions were made. |
| 3083 | 3/13/75 | No deletions were made. |
| 3084 | 3/13/75 | No deletions were made. |
| 3085 | 4/14/75 | (b) (7) (C) - Deletions were made on the original of this serial to withhold the name of a Special Agent, inasmuch as the |
| | | release of this name would constitute an unwarranted invasion of privacy. |
| 3086 | 4/11/75 | (b) (7) (C) - The name of a Special Agent was deleted from the block stamp on page 1 of this serial. The disclosure of this name would constitute an unwarranted invasion of privacy. |
| | | (b)(7)(D) - This exemption is cited for all other deletions contained within this four page serial. The information deleted pertains to the name of a source for which an expressed promise of confidentiality has been given. The release of |
| • | | this information would disclose the identity of the source. |
| i | 1 | |

| Serial Date of Number Serial DELETION (S) (b) (7) (C) - The name of a Special Agent was deleted from the block stamp on this serial, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. (b) (1) - Paragraphs 2 and 3 of this serial, both copies, have been classified pursuant to Executive Order 11652 on 11/22/77, and it bears the Classification Officers' numbers 163 and 2040. (b) (7) (C) - Deletions were made from the block stamp on one copy of this serial to protect the names of Special Agents. The release of this information would constitute an unwarranted invasion of privacy. (b) (7) (D) - Deletions were made from paragraphs 1 and 2, and in the lower left hand corner, to protect designated symbol numbers of a source who has been assured of complete confidentiality. To release this information would also compromise the further effectiveness of this source. 3089 3/11/75 This serial is a duplicate of serial 3077 contained within this volume. For an explanation of deletions, please refer to the justifications of serial 3077. No deletions were made. (b) (1) - Paragraph 1 of this serial has been classified pursuant to Executive Order 11652 on approximately 11/22/77, and it bears the Classification Officers' numbers 163 and 2040. This justification applies to both copies of this serial. | Volume No. 6 | 64 5-15348 | DOCUMENT JUSTIFICATION Rosenberg Et. Al. |
|---|------------------------------|---------------------------------------|--|
| block stamp on this serial, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. (b) (1) - Paragraphs 2 and 3 of this serial, both comes, have been classified pursuant to Executive Order 11652 on 11/22/77, and it bears the Classification Officers' numbers 163 and 2040. (b) (7) (C) - Deletions were made from the block stamp on one copy of this serial to protect the names of Special Agents. The release of this information would constitute an unwarranted invasion of privacy. (b) (7) (D) - Deletions were made from paragraphs 1 and 2, and in the lower left hand corner, to protect designated symbol numbers of a source who has been assured of complete confidentiality. To release this information would also compromise the further effectiveness of this source. This serial is a duplicate of serial 3077 contained within this volume. For an explanation of deletions, please refer to the justifications of serial 3077. No deletions were made. 5/4/75 No deletions were made. (b) (1) - Paragraph 1 of this serial has been classified pursuant to Executive Order 11652 on approximately 11/22/77, and it bears the Classification of ficers' numbers 163 and 2000. | | B . | DELETION (S) |
| and it bears the Classification Officers' numbers 163 and 2040) | 3088 3089 3090 3091 | 4/14/75 4/15/75 3/11/75 5/2/75 5/4/75 | (b) (7) (C) - The name of a Special Agent was deleted from the block stamp on this serial, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. (b) (1) - Paragraphs 2 and 3 of this serial, both copies, have been classified pursuant to Executive Order 11652 on 11/22/77, and it bears the Classification Officers' numbers 163 and 2040. (b) (7) (C) - Deletions were made from the block stamp on one copy of this serial to protect the names of Special Agents. The release of this information would constitute an unwarranted invasion of privacy. (b) (7) (D) - Deletions were made from paragraphs 1 and 2, and in the lower left hand corner, to protect designated symbol numbers of a source who has been assured of complete confidentiality. To release this information would also compromise the further effectiveness of this source. This serial is a duplicate of serial 3077 contained within this volume. For an explanation of deletions, please refer to the justifications of serial 3077. No deletions were made. (b) (1) - Paragraph 1 of this serial has been classified pursuant to Executive Order 11652 on approximately, 11/22/77 |
| (b) (7) (C) - The name of a Special Agent was deleted from the block stamp in the lower right hand corner of one copy of this serial, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. | | | This justification applies to both copies of this serial. (b) (7) (C) - The name of a Special Agent was deleted from the block stamp in the lower right hand corner of one copy of this serial, inasmuch as the release of this name would |

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| Volume No. 65- | | DOCUMENT JUSTIFICATION Rosenberg Et. Al. |
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| Serial Number | Date of Serial | DELETION (S) |
| 3095 | 5/12/75 6/4/75 6/21/75 | (b) (7) (D) - Deletions were made on both copies of this serial in the lower left hand corner to exclude identifying information of a source for which an expressed or implied promise of confidentiality has been given. The release of this information would disclose the identity of the source and compromise his further effectiveness. (b) (7) (C) - Deletions were made on page 1 of this serial to withhold the name of a Special Agent, inasmuch as the release of this information would constitute an unwarranted invasion of privacy. No deletions were made. (b) (7) (C) - Deletions were made on page 1 to withhold the name of a Special Agent, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. |
| | 7/11/75 7/9/75 | No deletions were made. (b) (7) (C) - Deletions were made on this serial to withhold the name of a Special Agent, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. |
| 3099 | 7/15/75 | (b) (7) (C) - The name of a Special Agent was deleted from the lower right hand corner of this serial, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. |
| 3100 | 7/15/75 | No deletions were made. |
| 3101 | 7/15/75 · | No deletions were made. |

| Volume No. 64 File No. 65-15348 | | DOCUMENT JUSTIFICATION Rosenberg Et. Al. | | |
|------------------------------------|--------------------|---|--|--|
| Serial Number | Date of Serial | DELETION (S) | | |
| 3102 | 7/15/75 7/29/75 | (b) (7) (C) - Deletions were made on this serial in the lower right hand corner to withhold the name of a Special Agent, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. Please note that this serial is identical to serial 3101. No deletions were made. | | |
| 3104 | 7/23/75 | (b)(1) - The text that has been deleted on page 2 of this serial has been classified pursuant to Executive Order 11652 on 12/2/77, and it bears the Classification Officers numbers 2040 and 3137. | | |
| | | (b)(7)(C) - The name of a Special Agent has been deleted from the block stamp in the lower right hand corner of page 1, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. | | |
| 3105 | 7/29/75 | (b) (1) - The text of this serial has been classified pursuant to Executive Order 11652 on 11/22/77, and it bears the Classification Officer's number 2040. | | |
| | • | (b) (7) (C) - The name of a Special Agent has been deleted from a block stamp, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. | | |
| 3106 | undated | (b)(7)(C) - Deletions were made on pages 3, 4, 12 and 13 to withhold the names of Special Agents, inasmuch as the release of this information would constitute an unwarranted invasion of privacy. | | |
| 3107 | 7/30/75 | (b)(1) - The text on page 2 of this serial has been classified pursuant to Executive Order 11652 on 12/1/77, and it bears the Classification Officers' numbers, 2040 and 3137. | | |
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| Volume No. 65- | 64 | | • |
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| | 13340 | DOCUMENT JUSTIFICATION Rosenberg Et. Al. | |
| Serial Number | Date of Serial | DELETION (S) | |
| | | (b)(7)(C) - Deletions were made on the first page of this serial to withhold names of Special Agents, the release of which would constitute an unwarranted invasion of privacy. | |
| 3108 | 7/30/75 | (b) (7) (C) - Names of Special Agents were withheld, inasmuch as the release of this information would constitute an unwarranted invasion of privacy. | |
| 3109 | 8/18/75 | No deletions were made. | |
| 3110 | 7/25/75 | (b) (1) - The text of this serial has been classified pursuant to Executive Order 11652 on 12/1/77, and it bears the Classification Officer's number 2040. | |
| | | (b) (7) (C) - The name of a Special Agent has been deleted from the block stamp, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. | |
| 3111 | 8/23/75 | No deletions were made. | |
| 3112 | 8/30/75 | (b)(7)(C) - The name of a Special Agent has been deleted from the block stamp, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. | |
| 3113 | 9/15/75 | (b) (7) (C) - The name of a Special Agent was deleted from the block stamp, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. | |
| 3114 | 9/15/75 , | Names of Special Agents were deleted from this serial, in- asmuch as the release of these names would constitute an unwarranted invasion of privacy. | |
| 3115 | 9/18/75 | (b) (7) (C) - The names of Special Agents were deleted from this serial, inasmuch as the release of these names would constitute an unwarranted invasion of privacy. | |
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| Volume No. 64 Pile No. 65-15348 | | DOCUMENT JUSTIFICATION Rosenberg Et. Al. | |
|----------------------------------|--|--|--|
| Serial Number | Date of Serial | DELETION (S) | |
| 3116 3117 3118 3119 3120 3122 | 9/16/75 9/16/75 9/16/75 9/16/75 9/16/75 9/25/75 | (b) (7) (C) - The name of a Special Agent was deleted from the block stamp, inasmuch as the release of this information would constitute an unwarranted invasion of privacy. No deletions were made. No deletions were made. (b) (1) - The text of this serial under "remarks" has been classified pursuant to Executive Order 11652 on 12/1/77, and it bears the Classification Officer's number 2040. (b) (7) (C) - The name of a Special Agent has been deleted from this serial, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. (b) (7) (C) - The names of Special Agents in a non-supervisory position at the FBI have been deleted, inasmuch as the release of these names would constitute an unwarranted invasion of privacy. (b) (7) (C) - Deletions were made on page 1 of this serial to withhold the names of Special Agents, inasmuch as the release of these names would constitute an unwarranted invasion of privacy. | |
| 3124 | 10/16/75 10/16/75 | (b) (7) (C) - The name of a Special Agent was deleted from page 1 of this serial, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. (b) (7) (C) - The name of a non-supervisory Special Agent was deleted from page 1 of this serial, inasmuch as the release of this name would constitute an unwarranted invasion of privacy. | |
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| Volume No. 64 Pile No. 65-1534 | |
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| 03-1334 | DOCUMENT JUSTIFICATION Rosenberg Et. Al. |
| Serial Dat Number Ser | e of ial DELETION (S) |
| | (b) (7) (C) - The name of a non-supervisory Agent has been deleted inasmuch as the release of this name would constitute an unwarranted invasion of privacy. (b) (7) (C) - (1) |
| | to withhold the name of a Special Agent, inasmuch as the re- lease of this name would constitute an unwarranted invasion of privacy. |
| 3132 | (b) (7) (C) - The name of a Special Agent was deleted from page 1, the transmit copy; of this serial inasmuch as the release of this material would constitute an unwarranted invasion of privacy. |
| 3133 | (b) (7) (C) - The deletion in line 3 of this serials text and the deletion at the bottom right hand corner were made to withhold the names of Special Agents inasmuch as the release of this information would constitute an unwarranted invasion of privacy. |
| | (b) (7) (D) - Deletions were made in lines 1, 2 and 7 of the text to withhold the name and identifying information of a source for which an expressed or implied promise of confident iality has been given. The release of this information would also compromise the further effectiveness of this source. |
| 3134 11/ | (b) (1) - Pages 2, 3, 4 and 5 of this serial have been classified pursuant to Executive Order 11652 on 12/2/77, and it bears the Classification Officer's number 2040. |
| | (b) (7) (C) - This exemption is cited to protect the names of third parties (located under "remarks" column and beside the file numbers). In addition, the names of Special Agents were removed under the block captioned "Received by" and from the block stamp. The release of this deleted material would constitute an unwarranted invasion of privacy. |
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| Volume No. 6: | 64 5-15348 | DOCUMENT JUSTIFICATION Rosenberg Et. Al. | , |
|------------------|----------------------|---|----|
| Serial Number | . Date of :Serial | DELETION (S) | |
| 3135 | 2/5/76 | (b) (7) (D) - All other deleted material on page 1 of this serial has been denied, inasmuch as the release of this information would disclose the identity of a source for which an expressed promise of confidentiality has been given. The release of this information would identify the source and compromise his further effectiveness. (b) (7) (C) - The name of a Special Agent has been deleted from page 1 of this serial, inasmuch as the release of this information would constitute an unwarranted invasion of privacy. | |
| 3136 | 9/25/75 | (b) (7) (C) - The names of Special Agents have been withheld in- asmuch as the release of these names would constitute an un- warranted invasion of privacy. | |
| 3137 | 9/25/75 | (b) (7) (C) - The name of a Special Agent has been deleted from a block stamp of this serial inasmuch as the release of this name would constitute an unwarranted invasion of privacy. | |
| 3138 | 9/25/75 | (b) (7) (C) - The names of Special Agents have been deleted from this serial inasmuch as the release of these names would constitute an unwarranted invasion of privacy. | |
| 3139 | 9/25/75. | (b) (7) (C) - The names of Special Agents have been deleted inasmuch as the release of these names would constitute an unwarranted invasion of privacy. | |
| 3140 | 6/15/76 | (b)(1) - The text on pages 1 and 2 of this serial have been classified pursuant to Executive Order 11652 on 12/2/77, and it bears the Classification Officer's number 2040. | 15 |
| | | (b) (7) (C) - The name of a Special Agent has been deleted from the block stamp in the lower right hand corner of page 1 inasmuch as the release of this information would constitute an unwarranted invasion of privacy. | |
| | • | | |

| Volume No. Pile No. 65 | 64 5-15348 | DOCUMENT JUSTIFICATION Rosenberg Et. AL. | | | | |
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| Serial Number | Date of Serial | DELETION (S) | • | | | |
| 3142 3143 3144 3145 3146 3147 3148 3149 | 6/17/76 6/22/76 4/7/76 5/13/76 4/7/76 6/21/76 6/29/76 7/28/76 | (b) (7) (C) - The name of a Special Agent has been deleted from this serial inasmuch as the release of this name would be an unwarranted invasion of privacy. (b) (1) - Paragraph 2 of this serial has been classified pursuant to Executive Order 11652 on 12/2/77, and it bears the Classification Officers' numbers 7009 and 2040. (b) (7) (C) - The names of FBI employees have been withheld on page 1 of this serial inasmuch as the release of these names would constitute an unwarranted invasion of privacy. (b) (7) (C) - The name of a Special Agent has been deleted from the block stamp of this serial inasmuch as the release of this name would constitute an unwarranted invasion of privacy. (b) (7) (C) - The name of a non-supervisory Special Agent of the FBI has been withheld from the block stamp of this serial inasmuch as the release of this name would constitute an unwarranted invasion of privacy. (b) (7) (C) - The name of a non-supervisory Special Agent has been deleted from the block stamp of this serial inasmuch as the release of this name would constitute an unwarranted invasion of privacy. No deletions were made. No deletions were made. (b) (7) (C) - The name of a Special Agent has been withheld from this serial inasmuch as the release of this name would constitute an unwarranted invasion of privacy. | | | | |
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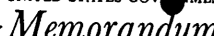
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UNITED STATES GOV





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TO

SAC, NEW YORK

(65-153;8)

12/19/74 DATE:

FROM

SUBJECT:

JULIUS ROSENBERG

ESP- R

It is noted that a matter is pending before the USA, SDNY, regarding captioned subject as a result of a requestfiled by the sons of subject with the office of the USA, SDNY.

Exhibits maintained by the NYO have been reviewed for any personal belongings of the subject which have been held by the NYO. All personal items contained in our exhibit section have been turned over to the office of the USA, SDNY, for return to the sons of subject.

It is recommended that this matter be retained in a panding status, until this matter has been disposed of.

65-15348-3066

PFD:mc (1)





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

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JULY 1973 EDITION BEA FPMR (41 CFR) 101-11-6 MMENT UNITED STATES GOV

Memorandum

SAC (65-15348)

DATE: JAN 28 1975

FROM

(38)

SUBJECT:

JULIUS ROSENBERG

ESP-F

On 1/28/75, Mr. MARTIN WISHNEW, Secy to newly appointed Chief Assitant AUSA, Mr. CAHILL, SDNY, advised the writer as follows:

The exhibits from NYO files, which were personal property of the ROSENBERGS, together with items which were previously turned over by the FBI to the US Marshall's. office, have been gathered together and are now in possession of Mr. CAHILL.

The above items are to be returned by the USA. SDNY. to the sons of the ROSENBERGS.

Prior to actually turning this material over to the ROSENBERGS, Mr. WISHNEW requested that the NYO furnish a photographer to take colored photos of this material for the benefit of the NYO and the USA's office.

This matter was discussed with SA acting SAC, and it was decided there would be no objection to this.

The Photo Lab is requested to furnish a photographer for this purpose.

Mr. WISHNEW is located in office of Mr. CAHILL. Room 401, US Court House, Foley Square, telephone number 791-0063.

PFD:gmm

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

DIRECTOR, PRI (65-58236)
(ATTN: MECHANICAL SECTION-PHOTO UNIT)

SAC, NEW YORK (65-15348)

JULIUS ROSENBERG ESPIONAGE_P

RellYairtel to Bureau, 10/30/74.

On 1/28/75, Mr. MARTIN WISHNEW, Secretary to Chief Assistant AUSA CAHILL, SDNY, NYC, advised that prior to returning certain personal items to the ROSENBERG family, which had formerly been in possession of the PBI or the USA, it was desired that these items be photographed for record purposes.

The items involved have been photographed by the NYO and seven negatives are enclosed herewith for the Eureau.

Request of the Bureau

It is requested that the Mechanical Section prepare three \mathbb{S}^n by 10^n color prints of each negative.

One of each print will be maintained in the NYO file and two prints of each will be furnished to the USA, SDNY per his request.

3-Fureau (Encls. 7)(R'f)
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(1-Mechanical Section)

PPP: 5m 3 8

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65- 15348-3069

UNITED STATES GOVERNMENT

Memorandum

| TO : | SAC, | New | York | (65-1 | 15348) |) |
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DATE: February 14, 1975

FROM : Director, FBI (65-58236)

JULIUS ROSENBERG

ESPIONAGE-R

Reference is made to your communication dated 2/4/75 transmitting negative(s) | film | photograph(s) | document(s) | pertaining to the above-captioned matter.

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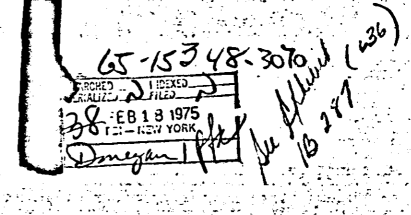
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SAC, New York (85-15348)

February 14, 1975

Director, FBI (65-58236)

JULIUS ROSENBERG ESPIONAGE-R

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TO: DIRECTOR, FBI

FROM: SAC, NEW YORK (65-15348)

ATTN: INTO AND FREEDOM OF INFORMATION ACT SECTION
JULIUS ROSENBERG: IS - R.

ON FEBRUARY 26, 1975, CHIEF ASSISTANT, UNITED STATES ATTORNEY, SOUTHERN DISTRICT OF NEW YORK (USA, SDNY), THOMAS J. CAHILL, SUPPLIED A COPY OF A LETTER AND ATTACHMENT ADDRESSED TO THE USA, SDNY, FROM MARSHALL PERLIN, 36 WEST 44TH STREET, NEW YORK, NEW YORK (NY). THIS LETTER WAS SIGNED BY MARSHALL PERLIN AND WILLIAM J. BENDER. IT IS IN REFERENCE TO A REQUEST MADE BY MICHAEL AND ROBERT MEEROPOL ALSO KNOWN AS (AKA) ROSENBERG IN REQUEST FOR FILES AND RECORDS IN THE MATTER OF ETHEL AND JULIUS ROSENBERG, ET AL. THIS LETTER SETS FORTH THAT MR. BENDER AND MR. PERLIN, ATTORNEYS FOR THE SONS OF THE ROSENBERGS WERE HEREWITH REQUESTING FOR COPIES OF FILES AND RECORDS PERTAINING TO THE CASE. MR. CAHILL STATED THAT THE LETTER REQUESTS INFORMATION OF THE UNITED STATES (US) GOVERNMENT IN CONNECTION WITH THE FREEDOM OF INFORMATION ACT AS AMENDED. AS THE BUREAU IS AWARE THE AMENDMENTS OF THIS ACT

REQUIRE THE GOVERNMENT TO FURNISH A DETAILED INFORMATION CONCERNING

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Approved: _____Special Agent in Charge

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Raus NY COUES -

12:59AM URGENT 2-25-75 SMS

TO:

DIRECTOR. F3I

FROM:

SAC. NEW YORK (65-15348)

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ATTN: INTO AND FREEDOM OF INFORMATION ACT SECTION
JULIUS ROSENBERG; IS - R.

ON FEBRUARY 26, 1975, CHIEF ASSISTANT, UNITED STATES ATTORNEY;
SOUTHERN DISTRICT OF NEW YORK (USA, SDNY), THOMAS J. CAHILL,
SUPPLIED A COPY OF A LETTER AND ATTACHMENT ADDRESSED TO THE USA,
SDNY, FROM MARSHALL PERLIN, 36 WEST 44TH STREET, NEW YORK, NEW YORK
(NY). THIS LETTER WAS SIGNED BY MARSHALL PERLIN AND WILLIAM J.
BENDER. IT IS IN REFERENCE TO A REQUEST MADE BY MICHAEL AND
ROBERT MEEROPOL ALSO KNOWN AS (AKA) ROSENBERG IN REQUEST FOR
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FOR COPIES OF FILES AND RECORDS PERTAINING TO THE CASE. MR. CAHILL
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(US) GOVERNMENT IN CONNECTION WITH THE FREEDOM OF INFORMATION ACT
AS AMENDED. AS THE SUREAU IS AWARE THE AMENDMENTS OF THIS ACT
REQUIRE THE GOVERNMENT TO FURNISH A DETAILED INFORMATION CONCERNING

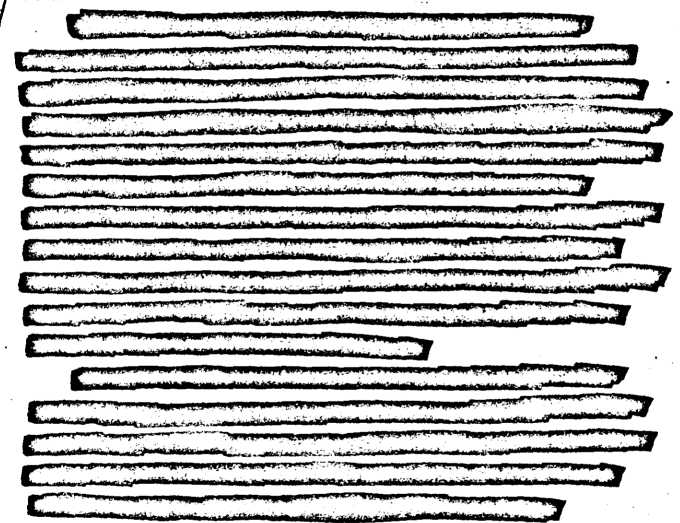
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AN EXPANSIVE AMOUNT OF INFORMATION CONTAINED IN BUREAU FILES.

THE REQUEST AND THE LETTER ARE BEING FURNISHED TO THE BUREAU

AS AN ENCLOSURE TO AN AIRTEL FOR THE INFORMATION OF THE BUREAU.



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CLR

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TOt

DIRECTOR, FBI (65-58236)

(ATT: INTO & FREEDOM OF INFORMATION ACT SECTION)

FROM:

SAC, NEW YORK (65-15348)

SUBJECT:

JULIUS ROSENBERG

ESP-R

ReNYmitel, dated 2/27/75, in this matter.

Enclosed herewith are two copies of the letter furnished to the NYO by Chief Assistant USA THOMAS J. CAHILL, SDNY, on 2/26/75. As set forth in referenced communication, IT. CAHILL stated that he is going to attempt to counteract the request in this particular matter as to the Freedom of Information Act as amended by pointing out that ANATOLI A. YAKOVLEV is still a fugitive from justice and the subject of an indictment and bench warrant in the SDNY.

FBINQ will be kept promptly advised of all details concerning this matter.

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65-15348-3072

38

MILTON E. PRIEDMAN

February 20, 1975

Paul J. Curran, Esq. United States Attorney Southern District of New York U. S. Courthouse New York, New York 10007 Michael and Robert Meeropol a/k/a Rosenberg request for files and records in the matter of Ethel Rosenberg and Julius Rosenberg et al.

Gentlemen:

The undersigned are attorneys for Messrs. Meeropol, and enclose herewith their letter request for copies of files and records pertaining to the above matter, as more particularly set forth in that letter.

re:

Their request is being made pursuant to the provisions of the Freedom of Information Act, as amended. Please respond thereto as expeditiously as possible and in accordance with the time provisions set by statute. Our clients are aware of charges for search and reproduction and are prepared to pay any reasonable costs in respect thereto.

We would appreciate your response be sent to the undersigned at the above address and a copy to Mr. Bender, c/o Constitutional Litigation Clinic, Rutgers University - Law School, 175 University Avenue, Newark, New Jersey 07102.

mp/fg

enclosure cc - Samuel Gruber, Esq.

Max R. Millman, Esq. Morton Stavis, Esq.

hi liyan

Certified Mail

1:112

La Der of De E

MICHAEL MEEROPOL AND ROBERT MEEROPOL

216 Fort Pleasant Avenue Springfield, Massachusetts 01108

February 20, 1975

Paul J. Curran, Esq.
United States Attorney
Southern District of New York
U. S. Courthouse
Poley Square
New York, N. Y. 10007

Gentlemen:

The undersigned are the sons of ETHEL ROSENBERG and JULIUS ROSENBERG. We wish to obtain all of the records relating directly or indirectly to investigation and prosecution of our parents. We wish full and complete disclosure to us of any and all records, data, memoranda, writings of every kind, in any form relating to this matter in your possession, care, or custody. This includes, but is not limited to:

All memorands, all correspondence including but not limited to letterhead memorands, minutes of meetings, conference letters, case reports, progress reports as well as work papers relating thereto, statements, interviews, and reports of interviews as well as notes and memoranda relating thereto, airtels, telex, burairtels, summaries, tapes, records, and transcripts of any data derived by any electronic or other surveillance devices, or any other writings of, to, from, and between, and among agents, employees, representatives, or individuals acting with or at the behest of

the Justice Department, the PBI, the United States Attorney's Office for the Southern District of New York, the United States Attorney's Office for the District of New Mexico, Pardon Attorney's Office, the Bureau of Prisons, the United States Postal Department or Authority, the Immigration and Maturalization Service, the State Department, the Atomic Energy Commission, the CIA, Intelligence Agencies of the Department of Defense, as well as of the Armed Porces, any state or local enforcement intelligence or investigating agencies, and writings received from or delivered to members of the United States Congress or any agency or employee or representative of the United States concerning or relating to any of the following for the period 1944 to the presents

- (a) Ethel Rosenberg, Julius Rosenberg,
 Morton Sobell, Anatolai Yakovlev,
 Klaus Fuchs, Harry Gold, Ruth Greenglass,
 David Greenglass, Max Elitcher, Oscar
 Vago, Abraham Erothman;
- (b) The investigation and prosecution of the case of the United States of America against Julius and Ethel Rosenberg and Morton Sobell, both prior to and after the execution of the Rosenbergs;
- (c) Post trial investigations of the case by any of the above persons or agencies;
- (d) All records pertaining to any of the witnesses called for the case of the United States against Julius and Ethel

Rosenberg and Morton Sobell and those included in the list of witnesses by the Government at the trial of said case;

(e) The same is to include but is not limited to 50 volumes of material and 25 file folders recently acknowledged to be part of the files and records of the Department of Justice, or copies of the same in your custody relating to the case of the United States of America against Ethel Rosenberg, Julius Rosenberg and Morton Sobell.

Very truly yours,

Michael Meeropal

Michael Meeropol
a/k/a Michael Rosenberg

Pohert Mearonal

Robert Meeropol a/k/a Robert Rosenberg MARSHALL PERLIN

ATTORNEY AT LAW DO WEST 44" STREET

HEW TORK, N.Y. MOORS

February 20, 1975

Paul J. Curran, Esq. United States Attorney Southern District of New York

U. S. Courthouse New York, New York 10007 Michael and Robert Meeropol a/k/a Rosenberg request for files and records in the matter of Ethel Rosenberg . .. and Julius Rosenberg et al.

Gentlemen:

The undersigned are attorneys for Messrs. Meeropol, and enclose herewith their letter request for copies of files and records pertaining to the above matter, as more particularly met forth in that letter.

re:

Their request is being made pursuant to the provisions of the Freedom of Information Act, as amended. Please respond thereto as expeditiously as possible and in accordance with the time provisions set by statute. Our clients are aware of charges for search and reproduction and are prepared to pay any reasonable costs in respect thereto.

We would appreciate your response be sent to the undersigned at the above address and a copy to Mr. Bender, c/o Constitutional Mitigation Clinic, Rutgers University - Law School, 175 University Avenue, Newark, New Jersey 07102.

mp/fg enclosure cc - Samuel Gruber, Esq. Max R. Millman, Esq. .

Morton Stavis, Esq.

Certified Mail

Lighter Since william : CARREAS

MICHAEL MEEROPOL AND ROBERT MEEROPOL

216 Fort Pleasant Avenue Springfield, Massachusetts 01108

February 20, 1975

Paul J. Curran, Esq.
United States Attorney
Southern District of New York
U. S. Courthouse
Poley Square
New York, N. Y. 10007

Gentlemen:

The undersigned are the sons of ETHEL ROSENBERG and JULIUS ROSENBERG. We wish to obtain all of the records relating directly or indirectly to investigation and prosecution of our parents. We wish full and complete disclosure to us of any and all records, data, memoranda, writings of every kind, in any form relating to this matter in your possession, care, or custody. This includes, but is not limited to:

All memoranda, all correspondence including but not limited to letterhead memoranda, minutes of meetings, conference letters, case reports, progress reports as well as work papers relating thereto, statements, interviews, and reports of interviews as well as notes and memoranda relating thereto, airtels, telex, burairtels, summaries, tapes, records, and transcripts of any data derived by any electronic or other surveillance devices, or any other writings of, to, from, and between, and among agents, employees, representatives, or individuals acting with or at the behest of

the Justice Department, the PBI, the United States Attorney's Office for the Southern District of New York, the United States Attorney's Office for the District of New Mexico, Pardon Attorney's Office, the Bureau of Prisons, the United States Postal Department or Authority, the Immigration and o Maturalization Service, the State Department, the Atomic Energy Commission, the CIA, Intelligence Agencies of the Department of Defense, as well as of the Armed Porces, any state or local enforcement intelligence or investigating agencies, and writings received from or delivered to members of the United States Congress or any agency or employee or representative :: of the United States concerning or relating to any of the following for the period 1944 to the presents

- (a) Bithel Rosenberg, Julius Rosenberg,
 Morton Sobell, Anatolai Yakovlev,
 Klaus Fuchs, Harry Gold, Ruth Greenglass,
 David Greenglass, Max Elitcher, Oscar
 Vago, Abraham Brothman;
- (b) The investigation and prosecution of the case of the United States of America against Julius and Ethel Rosenberg and Morton Sobell, both prior to and after the execution of the Rosenbergs;
- (c) Post trial investigations of the case by any of the above persons or agencies;
- (d) All records pertaining to any of the witnesses called for the case of the United States against Julius and Ethel

Rosenberg and Morton Sobell and those included in the list of witnesses by the Government at the trial of said case:

(e) The same is to include but is not limited to 50 volumes of material and 25 file folders recently acknowledged to be part of the files and records of the Department of Justice, or copies of the same in your custody relating to the case of the United States of America against Ethel Rosenberg, Julius Rosenberg and Morton Sobell.

Very truly yours,

Michael Meeropa

Michael Meeropol

a/k/a Michael Rosenberg

Robert Meeropol

a/k/a Robert Rosenberg

OPTIGUAL FORM NO. 10
JULY 1017 EDITION
UNITED STATES GOV NMENT

Memorandum

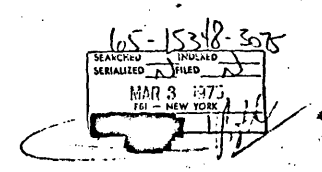
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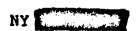
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SAC, NEW YORK (65-15348)

ATTN: INTO AND FREEDOM OF INFORMATION ACT SECTION

JULIUS ROSENBERG, ESPIONAGE - R. .

RENYTEL, FEBRUARY 28, 1975, AND NY CALL, MARCH 14,

ON THIS DATE, CHIEF ASSISTANT US ATTORNEY SDNY, REQUESTED IF THE NYO HAD ANY INSTRUCTIONS IN RELATION TO THE MATTER

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THE ROSENBERGS' SONS, THROUGH THEIR ATTORNEY MARSHALL PERLIN

MR. CAHILL STATED THAT HE HAD BEEN DEALING WITH DEPUTY ASSISTANT

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YAKOVLEV CASE OPEN AND COULD THE BUREAU FURNISH ANY INFORMATION &

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TO: DIRECTOR, FBI (65-58236)

FROM: SAC, NEW YORK (65-15348)

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ATTH: INTO AND FREEDOM OF INFORMATION ACT SECTION.

JULIUS ROSENBERG, ESPIONAGE - R.

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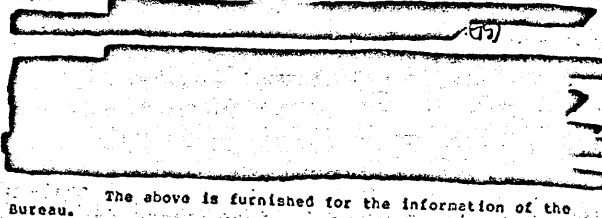
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10: DIRECTOR, FBI (65-58236) (ATTN: INTO AND FREEDOM OF INFORMATION SECTION)

BAC, NEW YORK (65-15348)

SUBJECT: JULIUS RUSENBERG ESPIONAGE - R

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- Bureau (RH) 1 - New York (100-31002) (YAKOVLEY)

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REURTEL MARCH 14, 1975.

YOU SHOULD ADVISE THOMAS J. CAHILL. CHIEF ASSISTANT U. S. ATTORNEY, SOUTHERN DISTRICT OF NEW YORK, THAT THE BUREAU CAN FURNISH NO INFORMATION INDICATING THAT ANATOLIY YAKOVLEY HAS BEEN OUTSIDE THE SOVIET UNION SINCE HIS DEPARTURE FROM THE UNITED STATES. FOR YOUR INFORMATION CIA WILL BE QUERIED FOR ARY INFORMATION ABOUT YAKOVLEV AND YOU WILL BE ADVISED OF ANY PERTINENT RESULTS

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FROM SAC. NEW YORK (65-15348)

SUBJECT: JULIUS ROSENBERG ESP-R

the NYO on 3/31/75 and advised as follows:

He is answering the request for information by the Rosenberg Attorneys with a denial. However, he has been advised by MARSHALL PERLIN, attorney for the ROSENBERGS, that in the event he doesn't get what he wants he is prepared to go to court to get it. CAHILL anticipates he will have to appear in court representing the Government, and at this point is not aware of what is possibly being done by the Department or the Bureau on the overall question of what material if any might be turned over from the files.

CAHILL indicated that he has not received any instructions from the Department in regard to the handling of this matter. In addition, he is faced with the fact that he has no AUSA on his staff who is at all familiar with this case. He stated that he is now appointing an AUSA to start familiarizing himself with the case, but that this will take a period of time.

CAHILL expressed concern over the facthat he may soon find himself standing in USDC to answer a complaint by the defense, and he would like to be in a position to tell the USDJ that the Department and the Bureau have men who are working on the problem of determining what material, if any, can be made available. He stated that at this point he assumed that the Department and FBIHO are working on this matter, but he does not know this officially.

2- Bureau (RM)
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AN INTERIM REPORT

ALLEN WEINSTEIN, associate professor of history and director, American Studies Program

Encountering government agencies in the course of scholarly research is far more common among political scientists and. sociologists than among historians. My own published " writings until recently involved no such contacts, dealing instead with such unpublic subjects as nineteenth century monetary politics, antebellum slavery and reform psychology. Several years ago, however, I began work on a study of the Cold War's impact upon American society during the so-called "McCarthy era" or what I prefer to call "the second red 🕾 scare." My research involved a reassessment of major internal security controversies of 1940s and 1950s including the Hissand Rosenberg cases. After publishing several articles on -these and similar cases of alleged Cold War subversion. I concluded any clear understanding of them required close scrutiny of the relevant FBI and Justice Department files. I initiated suit against both agencies in November 1972 to secure the Hiss files, assisted by the American Civil Liberties Union, and in September 1973, FBI Director Clarence M. Kelley granted me access to this material. I had requested access to the Rosenberg files the previous month, and Kelley agreed to provide these as well. The FBI Director acted unwillingly and only in response to a new policy initiated the previous month by then-Attorney General Elliot Richardson which liberalized release to scholars of both Justice Department and FBIAAS records more than fifteen years old,

Within a matter of months, the Justice Department had released thousands of pages from its files on both cases without making any deletions, although at an inflated cost for: "processing" and xeroxing of approximately \$2,500. To date, however, I have not received a single page of the FBI's 25,000 page Rosenberg dossier and only 275 heavily-censored pages of its 53,000 page file on the Alger Hiss case. At this rate; I calculated that it would take the Bureau over 400 years to deliver its remaining records on the two cases, which runs a bit

Mr. Weinstein has received an American Council of Learned Societies Fellowship and the Harry S. Truman Library Institute's yearly Tom E. Evans Award to assist him in his research while he will be on sabhatical during the second semester and on a leave of absence from the College during the first semester of the year 1973-76. Throughout the year Mr. Weinstein will commute between Smith and Cambridge, where he will be a Visiting Scholar at the Harvard Law School. He impes to revise his general study of society and the Cold War, The Second Red Scare, and to complete his study of the Julius and Ethel Rosenberg and Alger Hiss cases.

beyond my publisher's deadline. Even the small amount of material released by the FBI thus far was so thoroughly butchered in the censoring process that much of it would be far more helpful to amateur cryptographers than to professional historians. The FBI's long delays in complying with both the Richardson order and Kelley's own promise to release the files, as well as the unnecessary deletions it makes, reflect the Bureau's traditional indifference to its nominal overseers at the Justice Department, which rarely tried to supervise the agency closely during J. Edgar Hoover's half-century as Director.

Elliot Richardson's strenuous efforts to limit such virtual autonomy at the FBI ended abruptly with his resignation during the "Saturday Night Massacre," and the Bureau has managed to insulate itself again from effective Justice Department control under his successors as Attorney General.

My own case was not unusual. During the past year, despite pressures from the Justice Department, scholars studying subjects a half-century old have also been refused access to Bureau files: files on the Red Scare of 1919-1920, the government's raids on the IWW (the "Wobblies") during the First World War, Harding's Attorney General, Harry Daugherty, and similarly dangerous topics still remain closed to researchers. Because of the FBI's failure to comply with:

Justice Department regulations and its own promises in connection with my requests, I have renewed my lawsuit under the Freedom of Information Act. Congress strengthened that the measure significantly with a series of amendments passed in November 1974 over President Ford's veto:

Hoover's ghost still haunts the Bureau's personnel and practices, and a vaguely-Orwellian quality has characterized my experiences over the past year with the FBI. When agents promised "cooperation." When they agreed after pressure from a federal judge to "expedite" the processing of this material in reality (as I later learned) they stopped processing entirely. The indifferent officials of a weakened Justice Department offered no tangible help in ending the Bureau's evasiveness, and within a few weeks, both the new Attorney General and FBI Director Kelley will have to explain this behavior in federal court where, in recent months, "stonewalting" has not proved an effective substitute for prompt compliance with the law.

When the SMITH ALUMNAE QUARTERLY asked me for a brief article on my experiences, I thought that a glimpse at some entries from my journal might offer more insight into the problems than an elaborate recapitulation of this story's well-publicized facts.

65-15348 - 3082



October 15, 1973. Paid my first visit to the FBI today. Met fire Vernts Farrington, McCreight and Dennis, who handle such requests for the files. Only Farrington is old enough to have lived through the Hiss and Resemberg cases as an agent. All three promised to begin processing the files "immediately" for delivery "in the near future." I was interviewed in Farrington's office for almost an hour by an agent named "Jim Lee," who dwelt at length on my views of the Rosenberg case. (Author's note: I discovered later from Justice Department secret files that a "James P. Lee" had been a leading agent on that case. Lee never mentioned this fact during our entire talk.)

OCTOBER 26. Phoned McCreight and Dennis repeatedly in the past few days. Both becoming extremely vague on release dates. McCreight informs me that the Bureau will not release its critical interviews with principles in the Rosenberg case such as Klaus Fuchs, Harry Gold, David and Ruth Greenglass, or the Rosenbergs themselves until the Justice Department decides whether this would "invade their privacy." These interviews are crucial in determining the later credibility of witnesses, as even McCreight acknowledged. I pointed out

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Three pages of FBI files as released to the author



that Gold and the Greenglasses later testified to the contents of these interviews not only in open court but calter conviction) is wirnesses before the McCarthy committee. Also, the FBI has previously given out its files on the Rosenverg and Hiss tises to friendly writers such as Don Whitehead (The FBI Story) and Frederick Collins (The FBI in Peace and War) as wall as to public officials such as Nixon and McCarthy. Hoover was a veritable Johnny Appleseed with allegedly secret files, scattering them around Washington whenever it suited his purposes. McCreight was police but adamant: no processing would take place until the Bureau received "privacy" guidelines from Justice. (Author's note: These "guidelines" were never formulated.) McCreight also said that the Greenclass interviews particularly would never be released, since the couple (now living under an assumed name since his release from prison) have objected strenuously.

NOVEMBER 24. The past weeks have produced intense publicity on the story since the New-York Times reported earlier this month: "FBI TO OPEN SECRET FILES, WITH SOME DELETIONS, ON HISS, CHAMBERS, AND THE ROSENBERGS." Because of Watergate, most newspaper reporters and radio-TV interviewers are looking for an a anti-Nixon slant in connection with my research on the Hiss. case,". Most-often asked questions: "Was Hiss framed and did Nixon have a hand in it?" "Were the Rosenbergs framed ... " by the FBI?" Newspeople seem to think that the "answers". to these questions will be self-evident from a cursory examination of the FBI files; I remain skeptical. Although friendly towards me, the press wants at least an ounce of flesh at this point. Phone call yesterday from a producer of a nationallybroadcast interview show asking me to appear next Sunday if I had something incriminating to say about Nixon. Amazing!

DECEMBER 3. The nut mail has begun arriving. Several phone calls last week from "conspiracy theorists," who view my efforts as an opening wedge toward vindicating Oswald, Sirhan, Arthur Bremmer, James Earl Ray and probably even. Guiteau (Author's note: Garfield's assassin). Also, I received some far rightwing cards and letters, postmarked locally and unsigned. Several simply have stickers reading "COMMUNISM IS JEWISH," "HITLER WAS RIGHT," etc. My favorite begins: "You do not need FBI files on Hiss to write a book on cold war for every war including cold war the US fought was promoted to further the British Israelite plot for world control under the British Empire which is controlled by Pharisce Jews and the House of Rothschild."

JANUARY 3, 1974. Still no files, despite several frustrating months of doubletalk from the FBI. The Justice Department began releasing its materials last month including a previously-classified one-hundred page report on the Rosenberg case which quotes secret FBI files. Decided to try and present my problems to the incoming Attorney General, who agreed to see me in his Senate office today. This was Saxbe's last day in the Senate and, as I arrived, his staff feverishly packed files and office furnishings for transfer to the Justice Depart-

ment. Saxbe - smiling, friendly, almost cherubic - ushered me into a private office overflowing with packing crates govering the floor and all the chairs. One file open on his desk - with my name on it. We paced back and forth across the room as we talked, mainly for lack of a place to sit. I described the previous months' difficulties in securing FBI compliance, contrasted this with Justice's cooperation, and he appeared sympathetic. He spoke bluntly about the difficulties confronted by Kelley with holdover Hoover agents - "some of those types think they're still living in the nineteenth century," he noted, and "have to be dragged kicking and screaming into the 1970s." Interrupted by a call from former A. G. Richard Kleindienst. Saxbe talked about selecting a chauffeur and a Deputy A. G., most of the conversation being about the chauffeur. Before I left, Saxbe told me that someone at the FBI told him that I was trying to locate the Greenglasses in order to harass them. He seemed surprised at my assurance that this was a lie but apparently agreed with me that anything the Greenglasses told the Bureau 24 years ago could now be safely revealed to historians. He made no promises but assured me of his personal interest.

JANUARY 20, 1974. Fourth trip to Washington this month. I'm becoming a fixture at FBI headquarters. Perhaps soon I'll be included in the tour. The agents complain of growing pressure from Saxbe and from the U.S. Attorney in the District of Columbia (who is taking heat from a federal judge anxious to settle my case) to turn over some files. One major difficulty, an agent insisted, was that "some KGB man in this country might request our records." I agreed that this might prove embarrassing but suggested that the FBI might be skillful enough to distinguish between garden variety American historians and KGB operatives. Another time, at Farrington's request (Farrington is the agent in charge), I provided a detailed list of specific reports that I wanted immediately, a list drawn from reports mentioned in Justice Department files. (In April 1974, I was informed by Agent McCreight that various Rosenberg files that I had requested were either. "missing or lost," although they might even "be out to some supervisor or agent.") On another visit this month, McCreight assured me that I "would be getting a good cross-section of FBI documents - more than enough for (my) research." I thanked him but pointed out that my research would require the complete file on both cases. Shades of Attorney St. Clair and his client?

JANUARY 25. Today, Dennis handed over the first FBI file, heavily-blue pencilled seventeen page report. I asked about charges – originally the FBI had requested a 25% deposit on estimated total costs of approximately \$18,000 for both the Hiss and Rosenberg files. Much as Knopf (my publisher) wants to help, that figure would be ridiculously steep. Now, Farrington and Dennis asked me for \$50 for the seventeen page file. (This seemed generous until I calculated in the hotel later that at this rate [\$50 for each 17 pages], I would eventually pay \$155,000 for the Hiss file and \$74,100 for the Rosenberg records. Justice Department costs have been steep but still far less prohibitive.) When I began describing

the more reasonable payment procedures at salice, Farrington exploded: "Don't tell me about the Justice Department. 1 don't care how they handle things. They do things their way, and we do things our way. They don't tell us how to handle our affairs, and we don't tell them. And another thing, when you have any questions about our work, don't call the Justice Department! Call us! We handle our own policy, not them. They don't tell us what to do!" Farrington, of course, is depressingly correct....

Although the preceding excerpts suggest the quality of my own encounters with the FBI over the past sixteen months, they distort or neglect several equally-important factors in the overall story. First, the FBI has not succeeded in impeding my research. Quite the contrary. For one thing Justice Department records have yielded extremely important source material on the FBI investigations that accompanied preparations for the Hiss and Rosenberg trials.. For another, the publicity that has accompanied my efforts to secure the Bureau's files has alerted a number of individuals with important information on both cases to my presence. These private sources have shed new light on the cases through interviews and documents, information that in many instances is almost certainly not in the FBI files. The interviewing process continues along with a careful scanning of materials in such archives as the Truman Library and the Library of Congress. These sources, along with the printed primary records and previous studies, form the inevitable basis of my own work. Only genuinely gullible individuals or partisans truly believe that some "smoking gun" will emerge from the FBI files, some single piece of evidence that will "prove" their specific theory of either case. There are no shortcuts to the writing of serious history - even with FB1 files - that exempt a scholar from doing his homework.

Even at this point, however, the FBI and Justice Department files have provided new insights into the two cases. Documents in my possession show, for example, that the FBI (despite denials at the time) were inspecting actual Woodstock typewriters as early as December 1948 prior to the time Hiss's defense staff found another Woodstock on which Hiss. allegedly typed stolen government documents (this does not prove, of course, that the FBI Morged the Hist Woodstock as the latter's defenders have claimed); that prosecutors in the Rosenberg case originally opposed asking for the death penalty but were overruled by Truman Administration officials in Washington: that the House Committee on Un-American Activities withheld the microfilmed "pumpkin papers" from Justice Department prosecutors until shortly before Hiss's first trial; and that David Greenglass - the Rosenbergs' chief accuser - confessed to FBI agents in March 1953, months before the couple were executed, that he had stolen a piece of uranium from Los Alamos, a charge leveled by the Rosenberg defense lawyers during the trial. (Neither the FBI por the Justice Department, which was informed of Greenglass's confession by the Bureau, reported this critical admission at the time, despite the fact that it might have proved decisive in the Rosenbergs' last-ditch appeal for a stay of execution.) Finally, I must confess to a certain anxiety about the merits

I thought you the death of

fontained in FBI files to any reof releasing some raw d searcher, myself included. The current professed concern for privacy is not genuine, however, and stems primarily from its inability to use "national security" any longer as an argument against releasing files a quarter century old. The FBI thought nothing of cooperating not only with law enforcement agencies but with employers, credit bureaus and friendly journalists in the past whenever it wished to violate someone's privacy through distributing files. Still, the issue remains a serious one; secrecy's wrongs should not obviate privacy's rights. Far more thought should be devoted to establishing a fair and impartial mechanism for mediating between a healthy respect for individual privacy and an equally sober concern for releasing historically-important material contained in previous era's FBI files.

On my first visit to the Bureau's headquarters in October 1973, I pointed out to the agents in Farrington's office that the FBI had been placed in a unique position after Hoover's death. As long as he continued to run the agency, the 🐍 Bureau never really possessed a historical "past," since even scholarly scrutiny of events as distant as the World War I = - ta radical raids or the 1919-1920 Red Scare involved episodes in which Hoover himself had participated. In that sense, they remained "current" events in the mind of the Director, who used every available means to identify his own place in history with that of the Bureau. But the FBI can regain public respect in the future, respect tarnished by some of its activities under Hoover and L. Patrick Gray, only if it begins confronting candidly the complete history of its first half-century, mistakes as well as triumphs. Director Kelley began this process by acknowledging that the Bureau can make mistakes. something Hoover was loath to admit.

Now that many of the FBI's agents have retired and begun thinking about their own place in history, moreover, it : " . . becomes more difficult to suppress successfully any activity in which the Bureau took part during the Hoover era (wimess the involvement of a half dozen former agents on public tolevision's recent cocumentary on the Rosenberg case, all of then talking freely about their experiences). Any effort to cover up the Bureau's previous mistakes can only injure its chances for future credibility. Perhaps the time has come for a joint committee of FBI officials, historians, and archivists to in assume responsibility for the administration of the Bureau's records removing files more than fifteen years old under appropriate safeguards to the National Archives, if only to preclude such material being "lost," burned (as L. Patrick Gray had done) or otherwise misplaced. Only closer supervision by the Justice Department and by Congress will achieve this result, of course, but perhaps the moment for such scrutiny has arrived. My own experiences confirm, in a small way, the need for such changes. I think often these days about the remark made last year by a Washington reporter who expressed skepticism that I would ever receive the Hiss and Rosenberg files. "Even if those people haven't a thing to hide," he observed, "they will imagine that they do. Then, rather than 'embarrass the Bureau,' they will violate Justice Department rules and hang on desperately to the documents." For the moment, they have done just that.

Surrams Court of the State of New York



IRVING M. SAYPOL

JUSTICES CHAMBERS NEW YORK COUNTY COURT HOUSE NEW YORK, N.Y. 10007

March 13, 1975

Hon. Clarence M. Kelley Director Federal Bureau of Investigation Washington, D. C. 20535

Dear Mr. Kelley:

My daughter Barbara, now Mrs. Elliot Blinderman of Beverly Hills, California, an alumna of Smith College, Class of 1957, has sent me the enclosed photocopy of an article in the "Smith Alumnae Quarterly", February 1975 by Professor Alan Weinstein, entitled "Opening the FBI Files: An Interim Report". I direct your attention to the last page which she encircled with her comment "I thought you didn't ask for the death penalty. Is this error?"

I've enlightened her. Her question, as you can see, arises from Professor Weinstein's statement that FBI and Justice Department files have provided new insights * * *; "that prosecutors in the Rosenberg case originally opposed asking for the death penalty but were overruled by Truman Administration officials in Washington." I don't know the basis for this statement nor do I know what records he speaks about. I do know the facts. The Professor is all wrong and he fabricates...

Preliminarily, when I had the honor of President Truman's appointment as United States Attorney, the prevailing sentencing practice in criminal cases in the United States District Court for the Southern District of New York began with the prosecutor's recommendation for punishment. This was contrary to the practice in the State Courts where the judge took no recommendations. As Chief Assistant to my predecessor, the late John F. X. McGohey, one of my assigned responsibilities was sentence recommendation. Upon succeeding him in 1949, I raised the subject with the late Chief Judge John C. Knox. He requested that I continue the practice of "

65-15348 - 3083

Hon. Clarence M. Kelley

-2-

March 13, 1975

recommending sentence. In my six years in the office I recommended many such, hundreds, and I can count on my fingers the cases where judges modified my recommendation.

Now, to the point of the Professor's claim. I was never overruled by anybody. No one in Justice or out ever directed me, let alone overruled me on the matter of recommendation of sentence.

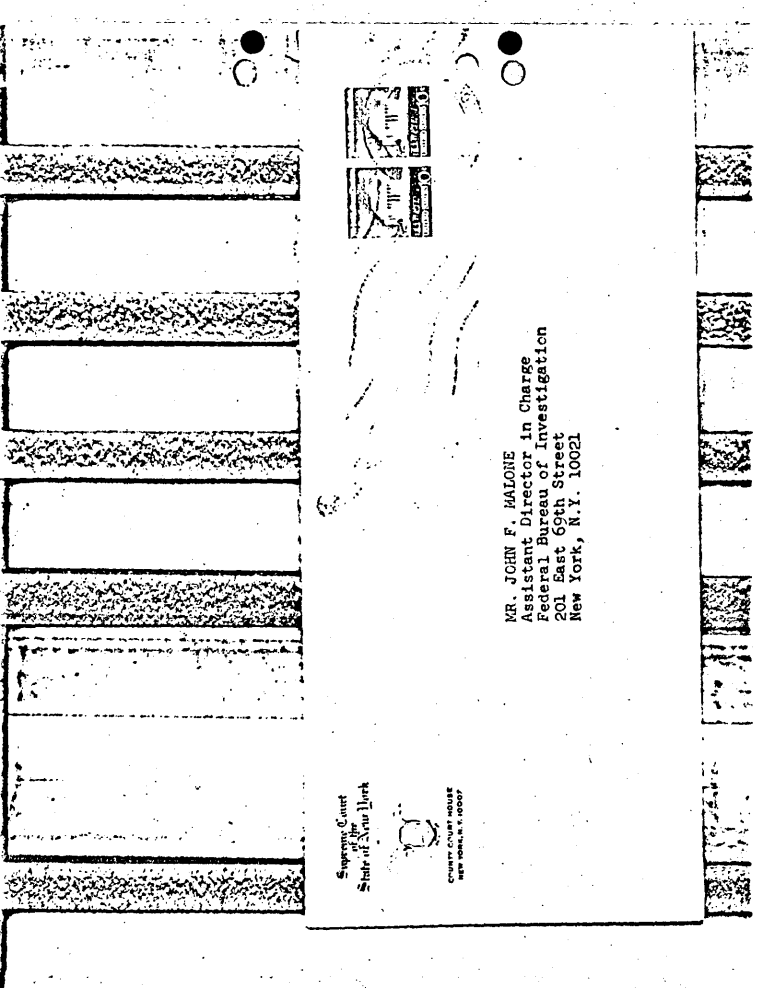
I was the only prosecutor in the Rosenberg case. While some of my assistants assisted in preparation for trial and I let four of them examine some of the witnesses, I took the lead. All policy decisions were mine and mine alone. Advice I sought and took, but I repeat, final decision was always mine.

On the matter of the Rosenberg sentences, I had decided to make the recommendations which later were imposed. I made no recommendation at sentence at the direction of the sentencing judge, in these circumstances. The day before sentence he asked for my views. I gave them and he inquired regarding the views of the Department of Justice. I had not solicited any. He asked me to seek these. I flew to Washington, met with the late Deputy Attorney General Peyton Ford and the late Assistant Attorney General in charge of the Criminal Division, James McInerney. They conveyed the views of your predecessor J. Edgar Hoover. There were differences all around among them, but capital punishment for one or both . was in not out. I left to return to New York, asked to telephone to Peyton Ford that night for final word on possible reconciliation of their views. I did so but the Washington situation remained at variance. It was at a public function that night that I phoned Mr. Ford in the presence of the judge who was attending the same event. Upon narrating to him the Washington division I was then asked by the judge to refrain from making any recommendation for punishment the next day in the course of my closing statement at sentence.

There you have direct evidence of the facts in contradiction to Professor Weinstein's story.

You may use this in any way to keep the record straight.

Truly yours,



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Supreme Court of the State of New York 65-15348-3084 March 13 1975 I Landene a copy courseporteur to the Breeter while Incutioner to you on the Xelephone yester de 12est wisher and Kind regards. Lugar 65-15348

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(Precedence)

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4/14/75

Io: SAC, New York (65-15348)

From: Director, FBI (65-58236)

JULIUS ROSENBERG ESP - R

ReButel 3/20/75.

CIA has been contacted and it can furnish no information showing that Anatoliy Yakovlev has been outside the Soviet Union since his departure from the U. S. in 1946.

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4/14/75

To: SAC, New York (65-15348)

From: Director, FBI (65-58236)

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FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

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JULIUS ROSENBERG! ETHEL ROSENBERG! ESPIONAGE - R

FOLLOWING CONTACT WITH CONSULAR OFFICIAL, U.S. ENGASSY, TEL T CONTACTED LEGAT

AVIV. MRS. TOVA KAGAN AND MRS.

APRIL 11, 1975, ADVISING THE FOLLOWINGS THE WHILE IN THE SOVIET UNION RESIDED AT

, KIEV, UKRATHE, PRIOR TO MAS.

TO ISRAEL FROM THE SOVIET UNION IN MARCH, 1975, SHE WAS PERSONALLY

ACQUAINTED WITH AN UNIDENTIFIED INDIVIDUAL WHO WAS CLOSELY AFFILIATED. WITH FORMER CHAIRMAN MIKITA KRUSCHEV. HE ALLEGEDLY REMAINS A CLOSE

PRIEND OF THE KRUSCHEV FAILLY. THE UNIDENTIFIED FRIEND

7. AWARE OF HER PLANS TO MIGRATE TO ISRAEL. ADVISED MAS.

THAT SHE BHOULD DISCLOSE TO U.S. AUTHORITIES THE FOLLOWING &

WHILE KAUSCHEV WAS STILL CHAIRMAN, HE WAS ASKED IF IT WERE

TRUE THAT THE SOVIET UNION FUNDED THE ROSE GERGS FOR THEIR ESPIONAGE ACTIVITIES LEADING TO THE UNAUTHORIZED DITOLOGIAL LINCES DELLED

OF ATOMIC SECRETS. KHUSCHEV ALLEGEDLY REACTED IN A WILLIAM 1 5 1975 RICOTIVED WITH BUREAU

BOUTING BLIP DATED BAD PAGE ONE

MANGER. STATING THAT RUSSIA DID NOT PAY THE ROSEABERGS! THE ROSEABERGE CARRIED ON THIS ACTIVITY FOR "IDEOLOGICAL PURPOSES AND TO PREVENT WAR."

THE UNIDENTIFIED FRIEND ASKED MRS. TO FURNISH THIS
INFORMATION TO U.B. AUTHORITIES BECAUSE OF THE RECENT PUBLIC
DISCLOSURES THAT THE ROSENSERS CHILDREN WERE MAXING AN
EFFORT TO CLEAN THEIR PARESIS.

SINCE MRS. IS A RECENT ARRIVAL IN ISRAEL AND DOES
NOT SPEAK HEBREN. SHE BECURED THE SERVICES OF MRS. KAGAR WHO IS
AN IGRAELI ATTORNEY PRACTICING IN TEL AVIV. ALL DATA FURNISHED
BY MRS. WAS THROUGH MRS. KAGAN ACTIRS AS INTERPRETER.
MRS. STATED THAT SHE IS NOT AND HAS NOT BEEN A "SOVIET
DISSENTER." AND NER ONLY PURPOSE IN DIVULGING THE ABOVE VAS
BECAUSE OF THE REQUEST OF THE UNIDENTIFIED FRIEND. HE REMAINS
UNIDENTIFIED, SINCE HE IS A HIGH-PLACED INDIVIDUAL IN THE SOVIET
UNION. MRS. FURTHER STATED SHE WOULD BE WILLING TO ANSWER
ANY QUESTIONS WITH REGARD TO THE MRUSCHEV FAMILY.

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| OR MRS. XABAT. | |
| LEGAT THANKED MRS. FOR HER INFORMATION, NOTING THAT | |
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| ACCORDANCE WITH HER DESIRE, MRS. | |
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| CHONASTAND THAT MRS. RAGAR COULD DO AS GHE WISHED IN THIS MATTER | 2 |
| BUT OKLY POINTED OUT THIS QUESTION WITH REGARD TO CONTACTING THE | |
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AGE FOUR RESS SINCE LEGAT WAS REQUESTED TO KEEP MRS. CONCEALED. MRS. KAGAN EXPRESSED UNLERSTANDING LEGAT HAS THE COMPLETE ADDRESSES AND TELEPHONE NUMBERS OF HAS. KAOAH AND MES. IN THE EVENT ANY HEED ARISES TO CONTACT THEN IN THE FUTURE, IN THE MEANTIME, NO FURTHER ACTION IS EEING TAKEN, AND THE ADOVE IS SUBMITTED TO THE BUREAU FOR INFORMATION. EMD

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DIRECTOR, FBI (65-58236)

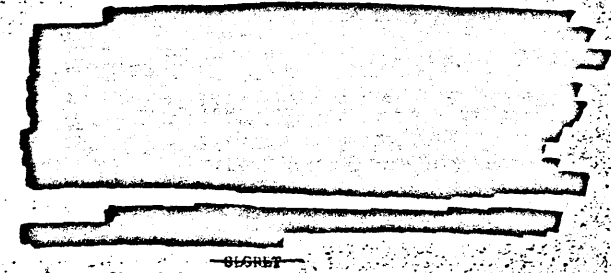
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UNITED STATES GOVERNMENT .

1emorandum

SAC ROBERT C. DENZ

ASSISTANT DIRECTOR LA PRADE

JULIUS ROSENBERG; ETHEL SUBJECT: ROSENBERG: ETAL

This will record a telephone call received form . Judge IRVING KAUFMAN this morning, at which time he expressed considerable concern over an article in the current_issue-of ESQUIRE magazine containing considerable information___ from the two sons of the ROSENBERGS, which article is written by a reporter by the name of MORGAN. He also indicated that last evening at the Federal Bar Association meeting one of the prosecutors in the case related he is being interviewed by NEWSWEEK magazine for an article that is to appear in the immediate future.

Judge KAUFMAN expressed considerable concern over an erganization the name of which he understands to be: "National Committee to Reopen the Rosenberg Case", adding this organization is aggressively pursuing re-airing the matter and will be taking full page ads in the New York Times containing support from leading citizens. One such person, he mentioned, was LINUS PAULING. These ads are allegedly designed to elicit support for the cause of the Committee and will culminate in a rally at Carnegie Hall.

I informed Judge KAUFMAN that we have been following these matters and bringing them to the attention of our distant headquarters in Washington, D. C. and they certainly are being appropriately brought to the attention of the Department of Justice. He emphasized he thought that a counter-move should He alluded to the fact that during the days of ... be taken. J. EDGAR HOOVER there were many such actions taken and he understands that the FBI today is not as aggressive. I pointed out to Judge KAUFMAN that we are as concerned as ever. we must rely upon the Department of Justice for any action 'Although that we take and I am encouraged by the attitude of Attorney'. General LEVI and his stand to support the FBI and hopefully in the future our efforts will be more noticeable. He volunteered that if he could ever do anything with the Department to provide support in these matters he would not hesitate to call Deputy Attorney General TYLER and I expressed appreciation 65-15348-3090 for his offer.

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MEMO

RE: JULIUS ROSENBERG; ETHEL
ROSENBERG; ETAL

Judge KAUFMAN is obviously alarmed over the publicity and the activities of this Committee. I tried to mitigate his fears. However, he pointed out that his concern is so intense that he has asked the Deputy Marshal to escort him to various meetings. He noted that in the past Assistant Director MALONE has provided an Agent for this. He asked if I thought it was proper for the Marshal to do it or would I want to provide an Agent. I informed him that it was entirely proper for the Marshal to provide such service and his decision to do that was accordingly quite appropriate.

I do not feel that we should assume the responsibility of providing escort service to Judge KAUFMAN. These developments should be fully explored with the Bureau being advised. It is also desired that the Bureau be apprised of my decision in connection with the escort service as indicated above.

AIRTEL

TO: DIRECTOR, FBI (65-58236)

FROM: SAC, NEW YORK (65=15348)

JULIUS ROSENBERG ESP - R (00:NY)

The following information is furnished for the information of the Bureau:

On 5/2/15, Federal Judge IRVING KAUFMAN contacted ADIC J. WALLACE LA PRADE of the NYO, and advised as follows:

Judge KAUFMAN expressed concern over an article in the current issue of "Esquire" Magazine regarding the Rosenberg case. He also expressed concern regarding recent activities of the National Committee to Reopen the Rosenberg Case, which organization has subscribed to full page Case, which organization has subscribed to full page newspaper ads advocating a re-airing of this case. The newspaper ads advocating a re-airing of this case. The Judge expressed his opinion that some counter-action Judge expressed his opinion that attention derived from this should be taken to combat the attention derived from this

Judge KAUFMAN indicated that he is so alarmed over the publicity received by the above committee, that he has requested a Deputy US Marshal to escort him to various affairs where he has been requested as a speaker.

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Judge KAUFMAN inquired if the above was proper, and he was advised that it was entirely proper that he should request such service from the office of the US Marshal.

The NYO is not familiar with the magazine article mentioned by KAUFMAN.

The NYO did not offer to provide any escort service for Judge KAUFMAN, and agreed with KAUFMAN's decision that this was a proper request of the US Marshal's Office.

The above is provided for the information of the Bureau. No additional action will be taken by the NYO.

DIRECTOR, FEI (65-58236)
5/7/75
(ATTH: INTO & PRIED M OF INFORMATION SECTION)

SAC, NPO (65-5521)(RUC)

JULIUS ROSENBERG ESP - R (00:NY)

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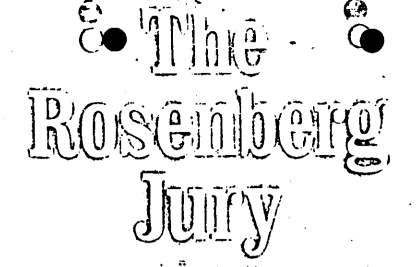
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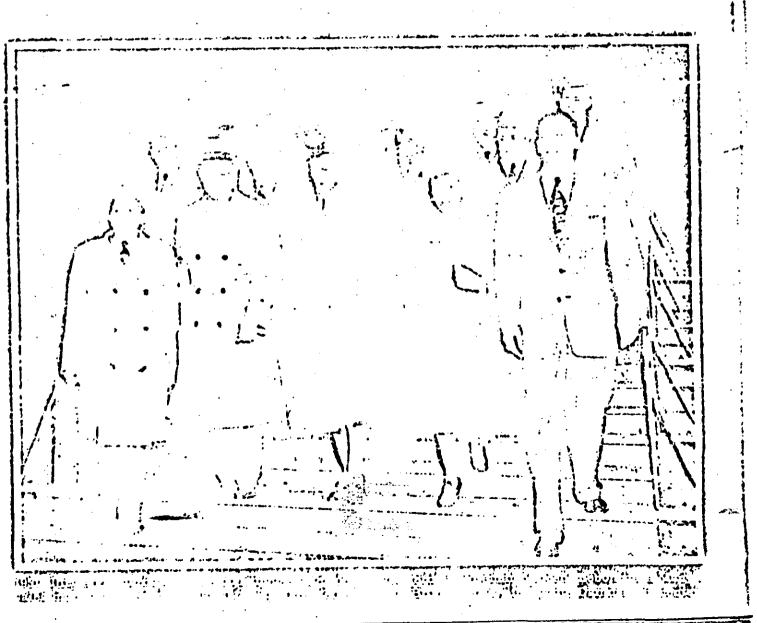
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magazine. Remarks SEARCHED SERIALIZED TO FILED MAY 1 - 1975 FBI - NEW YURK Fine. 1 Hufile 65-58436 girfile





been removed. Julius and thel, the only Americans ever sentenced to lear for atomic espicions, were executed Sing's electric chair on June 19, 1953, the day President Eisenhower again turned down a plea for elemency. A work of fiction would have ended with their deaths. But life is not as orderly as fiction, and does not obey the necessities of form. I cannot think of another case in the annals of twentieth-century American justice that has received as much sustained attention over so long a period of time. The Rosenbergs have become the most internationally celebrated martyrs since Captain Dreyfus.

In a steady procession of books, revisionist writers kept the case alive. Their thesis was that the Rosenbergs had been framed, that theirs was a political trial, that there had been no atomic secret to steal in the first place, and that Judge Irving R. Kaufman, who presided over the trial, was blinded by the cold-war fog of the early Fifties. The best revisionists, such as Walter and Miriam Schneir in Invitation to an Inquest, were like art restorers cleaning an old master. They clarified dark corners, brought out the true colors, and filled in missing flourishes in the design. They Inbored over the canvas so thoroughly that a second painting was revealed under the first, of a later period, and they announced to the world that they had discovered a forgery. They were followed by counter-revisionists, such as Louis Nizer in The Implosion Conspiracy, who said, after working with basically the same material, that although the corners might need restoring and certain details in the composition were blurred, the old master was genuine.

In 1974, two television programs, one fictional and one a documentary, were shown nationally and served as further reminders that the Rosenbergs are still with us. They are with us not only as a case but also as a cause in which a sizable number of persons continue to believe. Twenty-one years after their deaths, on June 17, 1974, Carnegie Hall was sold out for an evening devoted to the reopening of the case. Onstage, blowups of Picasso's sketches of Julius and Ethel, looking like saints without halos, dwarfed the participants, After so many years, the speakers could still summon a genuine sense of outrage. They talked about new evidence, and files the F.B.I. refused to open. The three thousand in the audience, including standees, were concerned enough to have paid between five and fifty dollars a ticket. They sat through an evening of speeches that flayed the dead horse of the Fifties, and a reading by a group of actors including Rip Torn, Jane Alexander, and Howard da Silva, of the Rosenbergs' death-house letters, which sounded so obviously composed with the thought of posthumous publication as to rob them of any true emotion.

The stars of the evening were Morton Sobell, the Rosenbergs' codefendant, who, having refused offers to take a plea, had been sentenced to thirty years in prison, and was released on parole after serving eighteen years, in 1969; and the Rosenbergs' two sons, Michael and Robert, who, after their parents' execution, took the name of the family that adopted them, the Mecropols. Here was twenty-seven-year-old Robert, blond and long-haired and taking after his mother, and here was thirty-one-year-old Michael, with his father's dark hair, moustache, and sensitive features, and they announced that they were dedicating their lives to seeking redress for their parents. It was as if they had been given a mandate not to let their memories rest.

tion to claim wherever feel is rightfully theirs. Their birthright was "Besenberg case," and their claim of ownership dependence on their parents' vindication. That the property setheirs admitted of no argument. Their parents' innocence was a passionately held, unshakable conviction.

There were, however, twelve jurors, acceptable to the defense and prosecution, who had no special interest in the case, and who had found Julius and Ethel Rosenberg guilty beyond a reasonable doubt, on the basis of the evidence. They had some claim to expertise in the matter, having sat through a three-week trial and sifted the evidence to reach a verdict. Were the jurors rogues and villains who had made a mockery of justice? Were they unintentional, gullible accomplices in a conspiracy to frame the Rosenbergs? Were they decent people who had performed their civic duty to the best of their ability?

None of the writers, revisionist or anti-revisionist, had bothered to interview the jurors. One television program, produced by NPACT for the Public Broadcasting System, The Unquiet Deaths of Julius and Ethel Rosenberg, did interview five jurors, but their remarks were perfunctory and edited to fit the general thrust of the program—that the Rosenbergs did not get a fair trial. Now, after twenty-four years, how would the jurors feel, and what would they remember? Did they, viewing the case with hindsight, still believe they had reached a correct verdict? Did they have doubts? Did they sometimes feel they had sent an innocent man and woman to their deaths? Did they continue to be affected by the case, as so many others seemed to be? Were they at ease with their consciences?

Those were some of the questions I wanted answered when I began to look for the Rosenberg jurors. Of the eleven men and one woman, two were dead, two I could not find, three would not discuss the case, and five, including the foreman, I was able to talk to. From their recollections, matched against the trial record, some new elements have emerged and are reported here for the first time:

- The jurors agreed from the start of their deliberations about the Rosenbergs' guilt. But one juror held out because he could not accept the possibility of a woman being sent to the electric chair. Because of that juror, the deliberations lasted nearly eight hours and went into a second day.
- The jurors today feel their verdict was the correct one. Nothing they have read or seen has shaken their belief in the Rosenbergs' guilt. They feel they had no ax to grind, that they judged the case solely on the evidence, and that they did a good job.
- The absence of a single Jewish juror has long been attributed to systematic prosecution challenges. The evidence shows that many apparently Jewish prospective jurors excused themselves from serving on the jury.
- Judge Kaufman, if the memory of one juror serves, acted on one occasion during the trial in a way that could be called tampering with the jury.
- The blunders of the defense did as much damage to the Rosenberga as the case presented by the prosecution.

the twelve Rosenberg jurour were osen from a panel of three hundre semi den whose names were taken from lists registered voters and who were summoned to the federal courthouse on Manhattan's Folcy Square on March 6, 1951. Because this was an espionage case involving a possible death sentence, a record number of veniremen was called. They filled Courtroom 110, the largest in the U.S. Southern District of New York.

Judge Kaufman, the forty-year-old "boy judge," a short man with small eyes and sleeked-down black hair whose wife's maiden name was Rosenberg, gave the defense thirty challenges to the government's twenty, "in view of the fact that there are several defendants on trial."

Judge Kaufman told the panel that the purpose of his questioning in the voir dire was to bring out any

bles we sympathy, "The minds of the jurors," he said, te sheet of paper with "elem ld lie the same () nething on it?"

The clerk read the indictment. A husband and wife, Juliest and Ethel Rosenberg, were charged with conspiring to steal secret information about the atom bon,' and passing it on to the Soviet Union. Their allegen espionage had begun in 1944, while the United States was still at war. According to the 1917 Espioname Act, drafted with disloyal German-Americans in mind, spying in wartime was a capital crime, but no one had ever been contented to death under the act. Morton Sobell, a radar expert, was charged with being a part of the conspiracy. The indictment listed twelve overlacts of involvement in the conspiracy. The principal witnesses against the Rosenbergs were Ethel's own brother, David Greenglass, and his wife, Ruth.

And the Rosenberg Kids

They never doubted their parents' innocence: now they intend to prove it

family attorney, bring valen- She wanted to make things "easier tines to parents on death row. for the family," as Robby puts it.

Til wenty-two years later, the photograph survives. Manny Bloch is taking the Rosenberg children to their parents in the Sing Sing death house. There's a gun tower and barbed wire in the background. Six-year-old leady is huddled under Bloch's arm, frightened, bewildered. Ten-year-old Michael strides a bit shead of his brother and the lawyer. He's wearing a peaked cap with furry en laps. His hands are in his panes prokeis. He doesn't look afraid at all. "My mornmy and daddy couldn't have done this." He knew because he had asked them, "Are you innocent?" "Of course we are," his parents told

Michael is now thirig one and a teacher of economics at a small, private college in 71: syachusetts. Robby, twenty-seven, is studying for his doctorate in anthropology. Long ago, while they were growing ·up, Michael told Robby what his parents had said. "Of course we

"The thing that held us together, the thing that kept us going, Robby says, "was the fact that we felt our parents were right and that they were good people and they had been wronged." Michael agrees: "There was the knowledge, the secure feeling that there wasn't a shred of possibility teat what everybody was saying about them was true."

Robby was too young to remember the worst of the long years, but Michael does. After their parents were arrested, the brothers were sent to stay with their maternal grandmother. She was "selfish, hardened by poverty." Michael is very bitter about her.

Mrs. Greenglass wanted her daughter Ethel to "cooperate," save 1953: Robby and Michael, with herself as her ron David had done.

Michael's memory is less forgiving. "She didn't really want to take care of us. You know, from her point of view, it would have been smarter for her to treat us nicely, as a way of getting through to my mother. Gat, well, maybe that was just her terstliness coming out."

She shunted the boys to their other grandmother. "We would have gone to her sooner if she hadn't been sick." Robby rememoors Grandma Rosenberg as well as Michael does. They alternate a litany of praise.

"She was a very courageous ventan," Robby says. "She believed in her son," says

Michael. "She went to the prison and she visited my father," Robby says. "She believed what he had to say and she supported him and she felt a family obligation to Michael and me. She did what she could. She bad high blood pressure and she was sick even when she was taking care of us. I mean, it was a strain on her. The whole trial was a strain on her."

It was thought best to move the boys out of New York. Too many in the city knew who they were. Neighborhood children tormented them. So, they were placed with a family in Toms River, New Jersey. "We were there until it was discovered who we were," Robby recounts, "and then the school district didn't want us. They threw us out." "Because we weren't legal residents," Michael deadpans.

They returned to New York and lived with Anne and Abel Meeropol. He was a songwriter. She was active in leftist causes. After the Rosenbergs died, the Mecropols legally adopted the boys. "I think our second parents took on a real hard and a very thankless task." Robby muses. His brother objects: "They didn't do it for the recogni-

(P.J.'s) had been given concerning the mature of the

As Judge Kaufman went Jam t ouestions, jurors began to ask they could not give a fair opt. A. Others said that, as World War Two veterans, they would be biased. A large contingent balked at serving in a capital case. "Your Honor, I am prejudiced somewhat against capital punishment," was an oft-heard phrase, insuring that the eventual twelve jurors would be men and women in favor of capital punishment.

So many jurors asked to be excused that Judge Kaufman commented: "I hope all these statements are being made in good faith and not in an effort to avoid what might seem to the jurors an unpleasant task." It was easy to be excused. All you had to say was that

difficult trial, an to back to your job and your rampe. It became clear a number of P.J.'s with apparentking to be excused. Perhaps ly Jewish names, ero sing to be excused. Perhaps they were relucted to sin judgment of a member of their own faith, with the implied possibility of hias. Whatever their reasons were, Ely Honig, Philip Frankel, Alfred Seymour Rocin, L. H. Hertz, Morris Haber, Samuel Begun, Hyman S. Scher, and Bernard H. Sakin, all asked to be excused.

The rounds of challenges began with the ranks of veniremen already thinned. Heading the government team was forty-five-year-old Irving H. Saypol, the U.S. attorney for the Southern District, the most important federal prosecuting post in the country. Squarejawed and tight-lipped, Saypol had won convictions

tion. They did it because they wanted to give love and they wanted to receive love, and they got that."

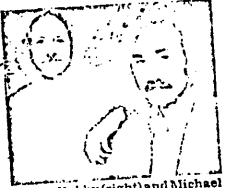
Adoption gave them new identities. Now they were Michael and Robby Mecropol. No one knew their secret-not in grade school, not in high school, not in college. When Robby joined S.D.S., his "primary worry was getting arrested and the possibility that, at some trial, the publicity would come out about my parents." It never happened.

The brothers hid from the world, not themselves. They were the sons of Julius and Ethel Rosenberg and they were not ashamed. "As teenacers, both Michael and I were worried about that," Robby begins. "But we didn't have any self-ha-

tred." Michael concludes. They told their secret to the women they married. "It was hard," Michael admits, frightening to take that risk. Later, they also told a very few close friends. Otherwise, they lived in anonymity. But, Michael says, "we spent all our lives knowing that sooner or later, it would have to end." It did-on June 19, 1973, the twentieth anniversary of the death of their parents.

On that day, they filed suit against attorney Louis Nizer for his book The Implosion Conspiracy. They signed their names and addresses to the court papers. Reporters reached them by nightfall.

"We had to do it," says Robby. "If we didn't, we couldn't have lived with ourselves." Nizer had quoted from the Rosenbergs' deathhouse letters to their sons. "That's eur legacy! That . . . is . . . it!" Michael shouts. "Our parents left us nothing but their lives and a large part of their lives is in their letters." Worse, Nizer had contrasted the brothers with "the sorry case of their parents." "The implication," Robby rages, "is that we succeeded because we reject what



Today: Robby (right) and Michael claim discrepancies in evidence will vindicate Julius and Ethel.

our parents stood for. We had to force him to retract."

The battle soon became broader. "Once we were out in the open," says Rouby, "we had no site mutive but to reopen the case. I mean, here we are, standing up and affirming our parents' innocence, and the papers say, What are you going to do about it? Nothing?

Of course, reopen the case. They had been time bombs, ticking twenty years, set to blow the lid off. They had never doubted their parents' innocence. "Of course we are." "We knew it in our gut before we knew it intellectually," Michael says. He began studying the case when he was twelve: "I understood enough to realize it was an unfair trial. I read the transcripts much later. Then I was convinced."

The saw holes: Harry Gold tes-tifying he stole secrets in Al-buquerque on a day he was in New York; the console table that came from Macy's, not the Russians, the snapshots that were family portraits, not passport photos for fleeing spies; the scientist who said the only atomic secret worth stealing was the fact a bomb could be made, not the "caricature" of a bomb presented at the trial. Michael

was convinced his parents had died innocent

He had not been allowed to read about the electrocutions. His brother was too young to read. But the newspaper stories were very vivid. They described how smoke rose from Ethel Rosenberg, as the current jolted through ber. Michael read about her death when he was older. "It makes me angry," he says, then, his voice growing softer, "it makes me cry."

Robby has his mother's curly hair, round face, and soft brown eyes. Michael, with his steelrimmed glasses and his moustache, is an cerie reminiscence of his father in the old new gasper pholographs. He is nearing the age of his

Inther when he died. think about it as having happened so long ago. But they would have been, now, fifty-five, fifty-six."

"Very vigorous, full of life," Michael added, "exchanging adult analyses and information with us."

"It would have been nice." Robby said. "Our memories were cut short before we ever had any real time with them."

"I play guitar, sing folk music," Michael noted. "My mother was a singer. It would have been delightful."

"For another twenty years from now, that could have gone on," said Robby, "Maybe even thirty."

It must hurt. "You get used to being yourself. It's your condition and you have no other standard by which to judge." Rollby was defensive. "I don't know what the level of hurt is for everyone else. Everyone has, things in their life that happen to them. Everything is relative. I mean, what is the level of pain? What is the level of hart?

Michael had another answer. "It hurts," he said. "It still hurts."

-- GERRY NAUGI

gainst Alger Hiss, William Reming hith Act. Time Communist leaders tried under thd magazine had dubbed him "the nation's number one egal hunter of top Communists." Among Saypol's five assistants was a slight, compulsively energetic young lawyer four years out of law school, eager to cut his teeth on an important case, Roy Cohn, who would go on to greater notoriety as an assistant to Senator Joseph McCarthy. Cohn recalled that "the prosecution had no special tactic for jury selection. We were so sure of the overwhelming nature of the evidence that nothing short of actual bias in favor of Communism would have made any difference. Of course, the government generally looks for law-abiding citizens, and the defense looks for oddballs and nonconformists. In the Rosenberg case, their shot was to hang the jury, to find one juror who would hold out."

The government systematically challenged, not Jews, but housewives. Not because they were afraid that a mother would refuse to vote a guilty verdict against Ethel Rosenberg, the mother of two, Roy Cohn recalled, but because "if you get housewives and mothers, if the jury is out late or is held overnight, they get

nervous because nobody is feeding the kids.

Defending the Rosenbergs with only a modest fee from the court was the father-and-son team of Alexander and Emanuel Bloch, Manny Bloch, fifty, specialized in civil rights cases and had defended several Communists. His father, seventy-four, was a business lawyer specializing in the sale of bakeries. He had never practiced criminal law Doing research for the Blochs was a young woman lawyer, Gloria Agrin (today she is Gloria Agrin Josephson), who recalled that "the defense's only concern was to eliminate people with obvious anti-Communist sentiments. In a sense we were looking for iconoclasts, people who could stand up to the influence of the times. When a black juror got on, we thought, well that might be helpful, but a black alone against eleven whites, it could go either way. We thought that with a woman on the jury, there might be sympathy there."

Neither side remembers any particular plan to challenge Jewish jurors. One of the few things Mr. Cohn and Miss Agrin agree on is that a Jewish juror "could go either way." "He could be like Judge Kaufman, who bent over backward to be severe," Miss Agrin said, "or

he could be sympathetic."

At nearly one p.m. on March 7, 1951, both the defense and the government had only one challenge left. The last two of the original three hundred veniremen went into the three-tiered jury box to the right of the judge's bench and sat in the two remaining green leather swivel armchairs. They were Mrs. Lisette Dummas, a former switchboard operator whose daughter had married a member of the National Guard, and Charles J. Duda, a bookkeeper whose grandparents had been born in Czechoslovákia and one of whose relatives had served in the Navy. If Bloch used up his last challenge on either of these two, he would be forced to take whomever the court brought in as added panelists. He would probably face an all-male jury. He decided to stay with what he had; so did the government. The court declared the jurors "satisfactory all around." It had taken one and a half days to pick them. Judge Kaufman's reputation for efficiency was deserved.

Who were these twelve out of an original three hundred who had survived the screening process? The foreman, automatically designated by his being scated in the No. 1 chair, was Vincent Lebonitte, thirty, an assistant sales manager for the R. H. Macy branch in

like Judge Kaufman, of White Plains, and a gray majored in psychology. Fordham University, wi He served in World War Two, in Patton's army, ending

up as a military policeman in Germany.

Today, he is an agent for the John Hancock Mutual Life Insurance Company, and is putting four of five children through college. He has trouble defending his conservative views against his children, who seem devoted to shaking the foundations of his beliefs. He defended Agnew until "Agnew pulled the rug from under me" by pleading no contest to criminal charges and resigning. At fifty-four, Lebonitte is stockier than at the time of the trial, and his wavy hair has greyed, but he has the same bright blue eyes and the same dedication to the task at hand. On the bulletin board in the John Hancock White Plains office, his name leads the list on the pink performance schedule. "I believe in what I sell," he said. "Last year I had zero lapses. That means the business I get, I keep."

The other eleven were:

Richard Booth, a caterer for the Seminole tennis club in Forest Hills, Queens. He had been married twenty-two years. His wife was a housekeeper for a family in Long Island. They had no children. I was un-

able to locate Richard Booth. Howard G. Becker was a forty-one-year-old auditor for the Irving Trust Company who lived in Mamaroneck with his wife and two children. He had started as a messenger at the age of seventeen, after graduating from Thoodore Rosewelt High School in the Bronx, and worked his way up. "In those days," he said, "during the Depression, you stayed put." Just as he was due to be inducted, in 1944, fathers were deferred. "I was saved by the bell," he says. Becker started serving on juries in 1937 and "they still haven't let go of me. Our company did not frown on this, they expected you to do it as a civic duty, they didn't dock you on your pay.

Today, at sixty-five, Becker is a walking advertisement for the virtue of settled habits. He has just retired from the Irving Trust, where he had become an administrative assistant in the personal banking division; he lives in the same house in Mamaroneck. He is trim and youthful, with a full head of salt-and-pepper hair. His first wife died in 1958 of multiple sclerosis, and he remarried four years later, "at the ripe old age of fifty-one." He is a Lutheran, has served on his local church board. His wife teaches Sunday school and sings in the choir. He is enjoying retirement. He is the

kind who knows how to keep busy.

Charles W. Christic was an auditor for the Tidewater Associated Oil Company, part of the Getty oil interests. Questioned by Judge Kaufman in the voir dire, Christic said: "My company has contracts with the government and I am also casually acquainted with a member of the F.B.I." Bloch asked the court to question Christie further. How long had he known the F.B.I. man? "Approximately two years," Christie said. "We are both members of a church organization. . . . Sometimes we see one another once a week; other times we don't." Bloch did not challenge. Christie had two young daughters, and might be expected to show

Today, Christic, white-haired and round-faced, is still with the oil company, working in their Delaware refinery. When I called him, he said he did not wish to discuss the trial. He had been interviewed by the NPACT team (producer Alvin Goldstein gave me access to the transcript), and their effort to "whitewash" the Rosenbergs had mosel him "I'm down on some TV commentator ter what you should think about it."

Mrs. Lisette D. Dang 's, then fifty, was a Bronx working wife with a max ed daughter, and the defense was pleased to have a wife and mother on the jury. Six years ago, Mrs. Dammas' husband Rudolf died sud she went to live with her daughter, Mrs. Grace Kraus, in Huntington, Long Island. The telephone was disconnected when I called, so I went to Huntington to see Mrs. Dammas. Her daughter answered the door and said: "My mother passed away in her sleep on the twentieth of March. She was seventy-three."

Had Mrs. Dammas ever wavered in her opinion that the Rosenbergs were guilty?

"My mother never wavered in her opinion in her

life," Mrs. Kraus said with finality.

I Harold H. Axley, forty-two at the time of the trial, was a partner in a Bronx bar and restaurant called Harley's. He grew up in a Southern Illinois railrond town, and spent the early Depression years working in Chicago for Western Electric. He moved to New York in 1936, where he met his wife Ruth. Axley spent the war years working on the Brooklyn piers in the Army Transport Service as a supervisor. "I had seventy-five men working for me," he recalls.

Axley was acceptable to the defense; he was not a

veteran, and he had two daughters and a son.

Today, Harold Axley and his wife live in a spacious, pleasantly furnished mobile home near the Hickory Run State Park in Pennsylvania with their Shetland sheepdog Shawn. At sixty-six, Axley is fit and ruddy from outdoor life, with straight fine white hair, a fleshy face, and light eyes. He is a passionate golfer, and appears to be enjoying his retirement. When I went to see him, he was at the golf club. His wife called him there and said: "The reporter you're supposed to see has been waiting half an hour." (In fact. I had just arrived.) Axley hurried home, settled down in an armchair, and asked his wife for a highball. She pretended not to hear, and Axley had to talk without refreshment.

In the New York Times story on the Rosenbergs' conviction published on March 30, 1951, Axley was erroneously named as the one juror who had held out against conviction and caused the deliberations to go into a second day. He still wonders who could have leaked that bit of misinformation.

D James A. Gibbons, forty-eight at the time of the trial, had been an accountant for the New York City Omnibus Company for twenty-eight years, and lived in the Bronx with his wife and two children. He belonged to Mike Quill's Transport Workers Union of America, C.1.O., and was active in union affairs, a possible reason for challenge by the prosecution that was overlooked.

When I called Gibbons, now a spry seventy-one and a retired widower still living at the same Bronx address, he said: "I've just passed away... when people call me about that case, that's what I say. I just want to let it lie."

I had reason to believe that Gibbons was the holdout juror, and I sent my wife Nancy to see him on the theory that a man who had wanted to save Ethel Rosenberg would hot be rude to a woman. When Nancy rang the bell of his apartment in the Parkchester section of the Bronx, he repeated that he did not want to discuss the trial.

"I've come all the way from Manhattan," Nancy

give me a grant of coffee?" Gibbons was extremely courteous, op the door, made coffee, and eventually admitted to he was the holdout juror. A short man with a trim of hair around a hald head, he was still excitable when he discussed the case. He kept moving as he talked, and folded sheets that had come in the laundry. He seemed divided between his wish to "let it lie" and an eagerness to disclose his role. He still seemed to feel that if he had held out successfully Ethel Rosenberg's life could have been saved and that this was a "burden" he still carried.

Emanuel Clarence Dean, the one black on the jury, worked for Con Ed demonstrating electrical appliances to a black clientele. He was single, fifty-seven at the time of the trial, and he lived in Manhattan on East Seventy-fifth Street. Dean died in 1968, leaving us to wonder whether he had felt any sympathy for the Rosenbergs, or whether, as the only black on the jury, he had decided to "go along to get along."

E Chauncey C. Miller, at fifty-eight the oldest member of the jury, was secretary of the Board of Commissioners of Pilots, a New York State agency. He was married and had a son, and belonged to the American Legion. Today, Miller is eighty-one and lives with his son in Scarsdale. He declined to discuss the case.

A Charles J. Duda, at twenty-nine the youngest member of the jury, was an auditor for Davis & Lawrence Company, a firm with offices in Bronxville that makes concentrates for soft drinks. Duda, the last juror chosen, had a wife and son, and had never served on a jury before, although he has served many times since. Today, at fifty-three, Duda is a widower, and has worked his way up to treasurer in his twenty-seven years with Davis & Lawrence. Duda is sharp-featured, with quick, humorous eyes, greying hair, and longish sideburns. Serving on the Rosenberg jury was his one brush with notoricty, and I got the feeling that he remembers it fondly, as an actor might remember an award-winning performance.

I James Mitchell was an accountant with the firm of Harris, Kerr, Forster & Company, and lived in the Bronx with his wife and two children. He was a World War Two veteran who had served a year in China. He had worked for the post office in 1948 and 1949, and had been the subject of a loyalty probe. He retired some years ago and moved to Phoenix, Arizona, where I was unable to locate him.

If James Tessitore, then forty-three, war an estimator for the Alco Gravure Division of l'ablications Corporation, Living in Mount Vernon, with three daughters in parochial school and a working wife. Now sixty-seven, he has retired in Toms River, New Jersey, where the two Rosenberg sons spent part of their childhood. When I called him, he said: "It's a closed case. I don't want to talk." A woman's voice in the background shouted: "Just tell him there is nothing more to say." "I'm very busy," Tessitoro said, "please don't waste my time."

These eleven men and one woman had three things in common: they were all willing to serve, they were in favor of capital punishment, and not one was Jewish.

It seemed odd that in a trial where the defendants were Jewish, the judge was Jewish, the defense lawyers were Jewish, and the prosecutor and one of his assistants were Jewish, not a single juror was Jewish. John Wexley in his book on the Rosenbergs wrote that the exclusion must have (Continued on page 124)

continued from page 109) been describe: "How was it possible that not kingle jury member or alternate was wish when more than thirty percent the population of New York City hapens to be of that faith or ancestry?"

when to be of that faith or ancestry?"
Westey and others who echoed this lew everlooked that he tat that the juries are not selected from New York City in from the U.S. Southern District, high includes cloven counties in New fork State going as far north as Counties and Greene Counties, and only we of the five loroughs, Munhattan and the Bronx. The ethnic balance of he Southern District did not match few York City's. Of the twelve Rosenwerg juriors, five lived outside the city, a suburbs such as White Plains, Dobbs Ferry, and Mound Vernon.

At the time, it ill not occur to jury

oreman Vincent I donitte that there were no Jews on the jury, "because there was so hille inquiry into a man's incliground." But he remembers that when the death sentence was given to the Rosenbergs, "I felt good that this [the gentencing] was strictly a Jewish show. It was Jew grainst Jew. It wan't the Christians langing the Jews." He also remembers thinking that "any other judge would have been more lenient than Knufman . . . the Jews hated the Longith upon their race. Knufman brought upon their race.

who had disgraced the Jewish people."

As for capital punishment, the jurors I talked to still believe in it. "I did then and still do believe in capital punishment," Harold A dev said. "If someone killed my wife and child I feel they should be punished for it." "An eye for an eye, a tooth for a tooth," Vincent Lebonitte said. "I'm a soft individual, but I still find we are going to have to go back to it. Seciety will disintegrate unlink people four dying for the acts they commit."

wanted to make an example of someone

they commit." One other thing: These twelve had not usked to be even ed. You could almost any they wanted to serve, "It would have been easy to cop out," Vincent labouitte remembers, "The pet phrase during jury selection was: 'Your Honor, I feel I can't sit with propriety in this case because of prejudice. When I got the number one chair I knew that meant I'd be foreman, and I was frightened out of my mind. I asked myself, should I stay or should I get out? I didn't feel up to it. Then I thought, if Isher off something clie mi, it he anxious to get a spot like this, I knew it had to do with e conspiracy to commit espionage. Suppore one of their cohorts was in the spot? Would they chicken out? I forced

myself to stay."

Judge Kaufman had told the jurors that their minds should be like "white sheets of paper." This was like asking them to induce temporary amnesia. How clse, whatever their goodwill, could they have remained unaffected by the climate of those intensely partisan times? By 1951, it was assumed that the Soviet Union was bent on the overthrow of the American system. Con-

the United States. Before the war, the party had been legal and open. Now, eitizens were prosecuted for their membership, and the word Communist became so disreputable that the courts ruled it was libelous.

The plainsong of cold-war rhetoric echoed daily in the media: Are you now or have you ever been a member of the Communist party? The Fifth Amendment, intended as a protection against self-incrimination, came to be seen as a proof of treason. Through the revelations of Whittaker Chambers and Elizabeth Bentley, a Soviet spy network was exposed, and the equation between Communist and foreign agent was established.

Fear of the Russians was also based on the fact that in 1949 they had successfully exploded their first atom bomb. The comfortable feeling that we alone had it gave way to the suspicion that they must have stolen the secret from us. Their backward technology and war-damaged industry could not have produced it without help from their spies. The magic device that insured postwar peace had been burglarized.

In February, 1950, the German-born physicist Klaus Fuchs, who had worked on the Los Alamos project in New atexico, was arrested in England. He confessed and was sentenced to fourteen years. In May, two F.B.I. agents questioned Fuchs in his British prison, and three days later, the first American was arrested and charged with atomic espionage. He was Harry Gold, a thirtynine-year-old bachelor chemist employed in a Philadelphia hospital, who admitted that he had met Fuchs eight times and acted as a courier between Fuchs and a Russian consular official. It was Gold who led the F.B.I. to the Greenglasses, and it was the Greenglasses who implicated the Rosenbergs.

Ninetecn-fifty was the year of Senator McCarthy's rise to prominence and of the arrests of the first American stom spies. It was also the year the Korean war broke out, on June 24. When American troops were committed, the public mind felt more strongly than ever that international Communism was the enemy. The connection between atom spies and the Korean war was seen as: "They stole the bomb from us and now that they've got it they feel they can start wars whenever and wherever they like."

These three bendlines from The New York Times of 1950 give some idea of the priorities that year: ATOM BOMB RHELTERS FOR CITY AT COST OF \$450,000,000 URGED. IP SOVIETS START WAR, ATOMIC BOMB ATTACK EXPECTED IN NEW YORK FIRST, GALLUP POLL MAJORITY FAVORS DEATH FOR TRAITORS.

DEATH FOR TRAITORS.

In this context, and with the insistent drumbeat of pretrial publicity the Rosenbergs received, what did it mean to ask the jurors to keep a fair and open mind? Did it mean that they would be able to check their beliefs and opinions outside the courtroom, with their hats and conts? Or did it mean that un al-

Communist spy would have as much ce to a fair trial in the United 1951 as a heretic in fifteenth-century Spain?

The jurors I talked to felt they had I reached their verdict solely on the basis of the evidence, in spite of their distaste for what the Rosenbergs represented. Several jurors knew nothing about the case when the trial began. "I'd never heard of these people before," Charles Duda said. "I never even knew they'd been arrested. It came as a complete surprise." "The first I heard of it was in the courtroom," Vincent Lebonitte said. "I had no idea what it was all about until the indictment was read," Harold Axley said. The media create the illusion that they saturate the country, but the extent of public indifference to important news stories is seldom measured.

Whatever anti-Communist prejudices the jurors brought into the courtroom must be weighed against Judge Kaufminn's repeated warnings not to judge the Rosenbergs on the basis of their possible membership in the Communist party. To the jurors, the black-robed judge sitting on his high bench was a figure of absolute authority. They viewed him with . . . well, reverence is not too strong a word. Harold Axley felt that "Kaufman's running of the trial verged on perfection. He bent over backward to give both sides a chance. He was constantly telling us that Communism was not a factor. He harped on this, and I tried to dispel it from my mind."

Vincent Lebonitte recalled that "in my time a Communist was a monster, someone who was going to destroy me and my way of life. They were going to enslave us. This was strongest in my high-school and college years. A Communist had leprosy." Conditioned as he was by the thinking of his time, Lebonitte nonetheless feels that he judged the case "strictly on the facts presented." "The defense and the judge said that Communism was not on trial," Howard Becker recalls. "But I started to get the impression that Communism was on trial. Although it was never proved in court, I felt they were members of the Communist party. That doesn't necessarily mean they were spics. But after all, the Communists were out to overthrow the government."

The trial lasted most of March, from the sixth until the twenty-ninth. The jurors arrived in the morning, heard testimony, and went out for a quick lunch in the Foley Square neighborhood. Groups of Rosenberg sympathizers would come up to them on the courthouse steps and sny: "You must remember that this is the mother of two children." In the afternoon they heard more testimony, and went home in the evening. Here again, as when they had been asked to suspend all their private beliefs, the jurors were being asked to behave in an unrealistic manner by not reeding about or discussing the trial. As Harold Axley put it, "You can shut yourself off to a certain extent, but I'd be riding the subway, and I'm a guy

mean that an al- be riding the subway, and I'm a guy

not going to let some writer impress me, every writer has a different wint, and I was there. But anyone wil. you he can shut himself off confely during a trial has never servel jury.

The jurors weighed the evidence, and responded to the people involved, the defendants, the witnesses, and the lawyers. After twenty-four years, memories have blurred, but bits of the trial are still vivid, snatches of testimony, the attitude of a witness, a defense maneuver, some bit of courtroom action.

In broad outline, the Rosenberg trial came down to two totally contradictory stories. The Greenglasses testified with a wealth of detail and connective tissue that the Rosenbergs had recruited them to spy. The Rosenbergs fiatly and completely denied having been involved in any kind of espionage. The jury had to decide whom to believe.

But before deciding, they were told something about the nature of the material Greenglass had confessed he had passed on. In 1951, we were still in the atomic dark ages. Practically nothing was known about the bomb except that it could kill and mutilate as no other weapon could. The jurors had to learn new words like "implosion." Jurors are customarily awed by experts. In the Rosenberg trial, they were ready to believe whatever the experts told them. They were all the more ready to believe as a result of what seemed at the time an inexplicable defense tactic.

Early in the trial, David Greenglass had described how he prepared the material he turned over to Julius Rosenberg, which included a sketch of the atom bomb. When a replica of that sketch was offered in evidence, Emanuel Bloch suggested that it be impounded so that the public could not see it.

"That is a rather strange request, coming from the defendant," Irving

Saypol said.

Judge Kaufman agreed that the sketch would be scaled after it had been shown to the jury.

Bloch asked to speak to the judge out of the jury's earshot, "Even at this late day this information may be of advantage to a foreign power," he said. "So I am satisfied that this be kept secret."

Judge Kaufman cleared the courtroom of speciators but allowed the

press to remain.

The jurors had already heard a distinguished professor of physical chemistry, Walter S. Koski, who had worked on the Los Alamos bomb project and been in direct contact with David Greenglass, Koski said the sketch of the lens mold prepared by Greenglass accurately described the 1945 experiments in "the development of the atomio bomb." This was information no other nation had at the time, Koski added. It gave away the principle of the third, or Nagasaki bomb, which was, Koski said, "the use of a combination of high explosives of appropriate shape to preduce a symmetrical converging detonation wave."

thereby conniming the impression to acthe data involved were essential to note lius would have spoken if she had per-tional security. Emanuel Bloch helps of mitted him. He was more human. She convince the jury that the Rosenbergs had in fact stolen the most important secret of the atomic age.

Explaining Bloch's action, Glorin Agrin said: "He had a very real problem. Saypol had told him at the start of the trial-if your clients do not confess they are doomed. We know we were facing the death sentence. Bloch wanted to show the court-we are just as patriotic as the others. He was trying to avoid the death sentence by lifting the stigma of treason, it was a courtroom decision, made on the spur of the moment."

The Blochs and Gioria Agrin did not know any more about the atom bomb than the jurors did. They had no reason to question the testimony of respected scientists who had worked on the bomb. Gloria Agrin thought the lens mold had something to do with cameras. "Halfway through the trial," she recalled, "a college friend who had majored in physics explained to me what a lens mold was and how it might have been used in an explosion. We had no way of judging how important the allegedly stolen information really was. We learned about implosion at the same time as the jury. We had no background in physics or science. We couldn't even get anybody to walk into our office and explain the indictment."

After the trial, many scientists affirmed that the concept of atomic secrecy was a fallacy. But at the time, said Gloria Agriu, "where were all these lovely scientists? Not one of them would speak up for fear of getting involved. Philip Morrison [co-noider of an atomic-bomb patent] did not speak up until a year later." Unable to find an expert for the defense who could have put the atomic-secret issue in more congenial perspective, Emanuel Bloch "almost had to take the government's word. Was this rough half-assed sketch of Greenglass' of any use to a foreign power? We had no way of knowing."

Since the defense took the importance of the stolen secrets for granted, it should come as no surprise that the jury did too. Vincent Lebonitte remembered that when the court was cleared at Bloch's request, he thought: "This must be really important." Harold Ax-ley believed the experts, "people who had no reason to give anything but the facts, they had no axes to grind, no reason to endear themselves with the government. At that time, I didn't even know the term implusion existed, and they convinced us that it was important."

As the trial progressed, the jurors sized up the principal actors. Morton Sobell, who never took the stand, remained a cipher. Of Julius and Ethel Rosenberg, Charles Duda said: "I never saw any two people so devoid of any emotion. I don't think they changed their expressions once during the entire length of the trial. They were stonefaced. You couldn't help but notice it."

more disciplined."

reenglass seemed less than human. Here was a brother sending his sister to the gallows to save his own skin," Vincent Lebonitte said. "Making his sister the goat. The defense brought that out time and again." Axley recalls that "Greenglass had a permanent grin on his face-it was not intentional. We studied him real sharply."

The thrust of the defense was to discredit Greenglass by portraying him as "repulsive." Here again, Bloch miscalculated the jurors' reactions. When it came to choosing between the Rosenbergs' and the Greenglasses' versions of the same events, they chose the latter precisely because they could not believe that anyone could turn in their own flesh and blood and be lying in the bargain. To do something that terrible to his own sister, they reasoned, Greenglass had to be telling the truth. The alternative was too shameful to contemplate. Such was the reaction of decent family men to what was emerging as a family quarrel of frightening proportion.

As Harrid Axley put it: "Take young Greengiass. Why would a boy go to this great length to testify against his sister and brother-in-law and build up such a preponderance of evidence against them, knowing it might mean their lives? I could not visualize this happening. I still can't, I felt that he could not have been lying about doing in his own sister.

James Gibbons said: "The most terrible and unforgivable thing in the Withit tant for his new a married tower fying against his sister. I couldn't understand it then and I don't understand it now. Jealousy's just not enough-you just do not testify against a relative unless there is something in

Against the defense's expectations, Greenglans, by shocking the jury, established his credibility. And if the jury believed the Greenglasses, the evidence pointing to the Rosenbergs' guilt was overwhelming. As Harold Axley put it: "There were too many elements inthese people do all these things? There was a kind of ht to the thing, it all fit.

The Resembergs did not help matters when they repeatedly took the Fifth Amendment in reply to questions concerning allexed Communist activities. As Charles Duda remembers, "They took the Fifth so dann many times. They must have thought it would be very dames ing not to take it." "They used the Fifth quite often," and Vincent Lebouitte, "to me it meant they were fliding comething, even though it was their constitutional privilege."

y old coincidence, when the Rosen-By bild trial was in its final week Estes Kefauver's traveling crime committee moved into a Folcy Square courtroom on a higher floor for eigh , stairs, famous underworld figures such na Frank Costello and Joe Adoma -Virginia Hill took the Fifth whe. were asked about their ties to or wed crime. The big-time bookie Erickson took the Fifth on the grounds that answering "may intend to criminate me," Downstairs, the Rosenbergs, were taking the Fifth concerning their ties to the Communist party. One day, according to Harold Axley, Judge Kaufman cleared the court and asked the jury to stay. Senator Charles W. Tobey, New Hampshire Republican and a folksy windbag who was a Kefauver committee staiwart, had come to visit. Judge Kaufman left the beach and went down the nisle to greet the older man, He introduced Senator Tobey to the jurors, "I'm very glad to be here and meet you," Senator Tobey said. "We could use people like you upstairs." If Axley's memory is accurate (four other jurors whom I asked to corroborate the incident did not recall it), the connection between the gangsters and the Rosenbergs, all of them taking the Fifth Amendment, was impressed upon the jury. When I called Judge Knulman, who is now chief judge of the U.S. court of appeals, to ask about this possible example of tampering with the jury, I was told by a clerk: "Judge Kaufman makes it a rule not to discuss trials over which he has presided."

According to Gloria Agrin, "taking the Fifth was done at the Rosenbergs' insistence. They were Communists but they were afraid that if they admitted it they would be questioned about their Communist' connections, and be asked to implicate others, and be cited for contempt of court." How the Rosenbergs, who were defendants in a capital case, could have been worried about a hypothetical contempt citation, remains one of the trial's minor mysteries.

In the trial's final days, there were two witnesses who particularly immored the funes because they were, Vincent Telemitte said, "little" bystanders with no ax to grind."

The Remakerss' maid, Mrs. Evelyn Cox, testified about a console table which Greenglass said the Rosenbergs had been given by the Russians, and which supposedly had a compartment for developing microfilm. The Rosenbergs raid on the stand that they had be writting to the stand that they had

she said that a friend of her husband gave it to he as a gift. Then she added that he hadn't seen him for a long time and it was a sort of wedding present. That is all the talk we ever had about the table."

It was enough to convince Charles Dudn that the Rosephergs were lying. "They said they bought it at Macy's," he recalled, "but they couldn't produce effort a sales slip or the table. Where

After 1 3. Come has Ben Seinclier, who can a plan appropriate sheep on Park Row, near the Londelput Delicing, spe-

Saturday in the middle of June, 1950. Schneider said, the Rosenbergs at their two sons had come in and of dered thirty-six passport photograph. Schneider remembered the Rosenberg because of the size of the order and because their sons were unruly. Julius Rosenberg had said something about a vacation in France.

To the jurors, Evelyn Cox and Ben Schneider were simple people like themselves, telling their atories without guile. To Vincent Lebonitte, ordering the passport pictures showed intent to flee. It was another brick in the mounting tower of guilt. Both sides rested, and the jurors now heard five hours of summation. "I had to constantly remind myself that all these effects were to impress us," Harold Axley recalled, "that this was their bag, the raising of voices, the lowering of voices, it was all for us."

It was on the afternoon of March 28, at 3:37 p.m., that Judge Kaulman began reading his ten-thousand-word charge. He told the jurors that they were not laymen taking part in a discussion, but sworn officials who had taken an oath to give a true verdict. He cautioned any one jurer against monopolizing the deliberations, "Don't be afraid to change your view because of pride and opinion, if you are convinced that your original view is wrong," he advised. "It would be silly for you to sit in a corner and sulk because someone does not agree with you. Talk it out. That is what deliberstion means."

He said that as a collective body, their verdict had to be unanimous. He explained that the hurden was on the government to establish guilt beyond a reasonable doubt, and reminded the jurors that membership in the Communist party or evidence of flight did not constitute presumption of guilt Finally, Kaufman said, "you are instructed that the question of possible punishment of the defendants in the event of conviction is no concern of the jury, and should not in any sense enter into or influence your deliberations ... you cannot allow a consideration of the punishment which may be inflicted upon the defendants to influence your verdict in any way."

Kaulman finished reading his charge at 4:46 p.m. The four alternate jurors, who had not been needed but who had attentively sat through the entire trial, were dismissed with thanks, and at jury will retire." They did not want to begin deliberations on an empty stomach, and went to an Italian restaurant off Folcy Square for dinner. Around 6 p.m. they were led into a room behind the jury box that was bare except for an oblong table and twelve armchairs. In front of each chair, there was a pad, a pencil, and an ashtray. At 6:08 the jury began what would amount to a total of more than seve hours of deliberations.

It was up to the foreman, Vincent :- Conitte, the second-youngest juror, to conduct the deliberations and keep

by having discussions?" Lenonite ked, "Is there anyone who would like any something on any point of testimony or on any thoughts he may have had? Let's get the ball rolling."

Someone suggested they should look at the indictment and the list of witnesses again to refresh their memories. Jurors are not allowed to take notes, and in a trial which involved complicated technical data, they were expected to perform feats of memory. At 6:40 the indictment and the list of witnesses were brought in.

The jurous reviewed some of the points that had impressed them. Morton Sobell had not testified in his own defense. He had taken the standard escape route for fleeing Soviet agents, via Mexico, where he had used seven aliases. This did not seem like the behavior of an innocent man. Julius Rosenberg had tried to appear candid, but had ruined that effect by hiding behind the Fifth Amendment. Certain moments in the trial had registered with the jurors as precisely as the pulse reactions in a lie-detector test. Such a moment was Rosenberg's account of a conversation with Green-glass in which he said, as Vincent Lebonitte recalls it, "What are you trying to do, Dave, threaten me and blackmail me?" Blackmail him for what, several jurous wondered?

Most jurors, like Charles Christic, voted guilty from the first ballot. "I voted guilty on the first vote and every vote that we had," he told the NPACT team.

The jurors wrote their verdicts on alips of paper, and passed the folded alips to Vincent Lebonitte, who took' the count. On the first vote, he recalled, "one, possibly two, did not vote for ruilty."

for guilty."

At 8:10 p.m., one juror asked to hear Ruth Greenglass' testimony starting with Julius Rosenberg's first approach. This was some of the most damning testimony in the trial: Julius wanted Ruth to tell David that he should collect information to pass on to the Russians. Ruth had taken \$150 from Julius for expenses and gone to Albuquerque to be with David on their wedding anniversary, November 29, 1944. She had told David about Julius' proposal and he had agreed to supply the information.

The jury came back into the jury box, and the Rosenbergs and Sobell were taken up, handcussed, to the court-room. The court reporter read the ten pages of testimony. Bloch asked that the cross-examination also be read. "Your request is denied," Judge Kaufman said. "That has not been requested by the jury. The jury will retire. We will give the jury exactly what they request."

The jury resumed its deliberations, and at 9:42 asked to see the exhibits, to take another look at Greenglass sketches of the bomb.

More votes were taken. One juror held out against a guilty verdict for Ethel Rosenberg. The issue, Vincent Lebonitte remembers, was not guilt

vidual," be said, "was squeamish alsout the possibility of a woman being passo death. He was under the improve that it was almost a foregone cof sion that she would suffer the lol her life. He also brought out the mother angle. It was not a dissent on the evidence, it was a dissent for sentimental reasons. The idea that a mother with two children could be put to death was revolting to him."

The "individual" was James A. Gibbons, the accountant for the bus company. "I believed they [the Rosenbergs] were guilty then, and I believe it now," he recalled. "But there were two children, and I had two of my own. I just couldn't . . . two of the three, that wasn't on my mind, but the mother of

two children"

"From the start," confirmed Charles Duda, "there was no question of guilt or innocence, but one man was really hung up because of the children.

Other jurors with growing children did not feel the qualms that James Gibbons felt. "I had two daughters at that time," Charles Christic said, "and it bothered me how they would subject their children to such a thing. I just couldn't understand it." The only mother on the jury, Mrs. Lisette Dammas, "did not share the elemency view at all," Vincent Lebonitte remembers.

Several jurors, including Vincent Lebonitte, argued with Gibbons that there was only a slight chance that the death sentence would be imposed, so why base a verdict on such a remote possibility? "There was a lot of talk about executions," Gibbons recalls. Gibbons continued to insist on leniency for Filhel Rosenhers.

Aside from the one holdout, there was a strong feeling among the jurors that it would not have been proper to return a verdict too quickly. They hunted for doubts, "We wanted to see if we could come up with something on both sides of the ledger," Vincent Lebonitte recalls. "We were embarrassed to come in with a verdict too fast, so we bent over backward to examine different parts of the trial."

At 10:55 p.m., Vincent Lebonitte drafted the following communication for the court: "Judge Kaufman: One of the jurors has some doubt in his mind as to whether he can recommend leniency for one of the defendants. He is interested in knowing your mind on the matter."

"I might say," Kaufman said, "that I am not proposed as yet to give the ninswer. I want to give some thought to it. He you gentlemen have any thoughts on the matter?"

Alexander Bloch: "I can't very well suggest anything. It is all up to you, Judge."

Court: "Yes."

A. Bloch: "Because ultimately you will be the one who will pass on it.

Court: "My present inclination is to just read back to them that portion of my charge which dealt with punishment. I have sent my clerk to look up cases on that subject."

At 11 p.m. the jurous returned to the

he added: "If you want to make a summer anyone taking him into a new added: "If you want to make a summer and saying, Look, this is the commendation, you can if you so desconer and saying, 'Look, this is the summer to be summe e, but I believe it rhould be stated to the jury that the recommendation should not in any way affect your decision ... it is my prerogative to follow or disregard any recommendation that you may make on the matter of punishment. Is that clear?"

Again the jury was locked in and went about its business, dispassionately. "I've been on a lot of juries," Harold Axley recalls, "and I've seen some real shindigs, almost to blows, but this jury did not go on any emotional tangents. I can't even remember any real loud voices. There was no personal animosity, and no one person dominated."

To Vincent Lebonitte, Judge Kaufman's message meant that "we should come in with guilty or not guilty and it was within the judge's realm to determine elemency. The sentence had nothing to do with us. Our only responsibility was to determine guilt.

James Gibbons continued to hold out. "I'm no hero," he says today. "It was the thought of those two small children."

By midnight, after six hours of deliberation, no verdict had been reached. At 12:10 a.m. on March 29 the court summoned the jurors and said: "Madam and gentlemen of the jury ... if you feel that you believe a verdict can be reached in a reasonable period of time, why then, I think it would probably be a good idea to continue your deliberations. Otherwise I will have to advise the marshal that I will consider locking you up for the evening."

The iner retired, and Harold Anier remembers saying: "Let's go to the hotel and think this thing out. We've had a long hard day of deliberations." The other jurors agreed, Again, Vincent Lebonitte drafted a message for Judge Kaufman: "Will you kindly make arrangements as you suggested from the bench due to still existent dis-

sident vote amongst us?"

Kaulman, after some discussion with the defense lawyers over the advisability of obtaining an immediate verdict for at least one of the defendants, gave genu't find words to describe this londithe order to find a hotel where the jurors could spend the night. They were taken to the Knickerbocker Hotel at 120 West Forty-fifth Street, the only hotel the marshals could find with twelve single rooms available on the same floor.

Howard Becker remembers that the Knickerhocker "wasn't a fleabag, but it wasn't first-rate. I thought it could have been wrapped up that night but if it menut that much to him, well, one night's not going to make that much difference. By the time they'd made arrangements it was two a.m. At seventhirty they banged on our door and we dressed and washed and had breakfast at Schrafft's.

"We were in court before ten. That morning we were all talking to him [Gibbons], explaining that it was not on his conscience, and that he thought they [the defendants] were guilty too.

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cent Lebonitte remembers that "I. changed his [Gibbons'] slant on it' I.

told him: 'Look, possibly this woman; that you want to save will someday, be ! a part of a conspiracy to transmit; secret information to a foreign power that would result in your own doons. and the destruction of your wife and your children.' That changed his way. of thinking."

Gibbons recalls that "I was made to understand that it wasn't the jury's jpb. to even think about the sentence." It; seldom happens that one juror can stand up to eleven others when they are locked in the same room, impatient to get out. It did not take long that morning for Gibbons to give in. He felt the relief that a man feels who has been defending an unpopular point of view ngainst uneven odds. Now that it was over, he recalls, "I felt like Pontius" Pilate washing his hands. If you know your Bible, you'll understand."

At 11:01 a.m. on March 20, 1951, after nearly eight hours of deliberations, the jury came in and declared the Rosenbergs and Morton Sobell guilty as charged. Bloch asked the court to poll the jury on each defendant. Perhaps the holdout would voice his reservations. Each of the jurors confirmed the

announced verdict.

"I was looking right at them [the Rosenbergs] when the verdict was rend," Charles Duda recalls, "I would; have passed right out, but they did not react.

In thanking the just, Marfaian vavealed his own feelings. "My own opinion is that your verdict is a correct verdict," he said, "and what I was particularly pleased about was the time which you took to deliberate in this case. I must say that as an individual ! cannot be happy because it is a sad day for America. The thought that chi-. zens of our country would lend themselves to the destruction of their own country by the most destructive wearons known to man is so shocking that I

Saypol said it would not be seemly for the government to thank the jury, which had done its duty, then added: "You jurors may go now, for you disband and revert to your personal roles, I hope satisfied that our work continues."

Curiously, Bloch also thanked the jury: "I feel satisfied by reason of the length of time that you took for your deliberations, as well as the questions . asked during the course of your deliberations; that you examined very carefully the evidence and came to a certain conclusion," he said. Later, when he was arguing on appeal that the Rosenbergs had not received a fair trial, these words would haunt him. ? How could be argue tack of fairness, & was asked, when at the time he had thanked the judge and jury? Again, the thanks were part of his policy not

tribute to Judge Kaulman a dealwar out the death sentence.

In his final words to the jury longe Kaufman was benign and mal. "Now I say to the jurors, I almost feel as if I will miss seeing those faces morning after morning, but I know it has been a tremendous inconvenience to most of you. It has taken you away from your businesses."

The trial was not over. On April 5, Judge Kaufman sentenced the Rosenbergs to death. In words swollen with cold-war rhetoric, he said they had a direct responsibility for Communist aggression in Koren, "with the resultant casualties exceeding fifty thousand Americans and who knows but that millions more of innocent people may pay the price of your treason?" Blaming the Korean war on the Rosenbergs was like blaming a fire on a passerby who happens to be carrying matches. The stridency of Kaufman's remarks showed that he was even more sensitized to the political context of the case than was the jury.

The death sentence was not only disproportionate to the crime, it provided the basis for a violent anti-American campaign that raged for years all over the world. It was as a result of Kaufman's sentence that the Rosenbergs became martyrs in countries which knew next to nothing about their trial. The campaign was as immoderate as the sentence, as each cry for mercy be-

came an assertion of innocence. The trial was given unprecedented judicial scrutiny. There were twentyfive applications for relief, seven of them to the Supreme Court, which doclined to seriow, and two applications to the President for executive elemency. The Rosenbergs were told that the death sentence would be commuted if they confessed. They did not confess, and they were executed on June 19, 1953. Six months later, on January 80, 1954, Emanuel Bloch, crushed by his failure to save the Rosenbergs and hounded by the threat of disbarment proceedings, died at the age of fiftytwo, and his father, Alexander, died several years after him.

The jurous' reactions to the sentence were mixed. Charles Christie felt that "conspiracy and treason were the same thing. I feel about treason pretty much the same way I feel about murder, rape, kidnapping, which includes hijacking, and I think the maximum penalty should be imposed. I feel that way right today." Vincent Lebonitte was surprised. "I didn't think he [Kaufman] would be that severe. We had done an honest job, the penalty was no concern of ours. I never looked for death or blood. I would have accepted the life sentence, thirty years, twentyfive years. But anyone who says it was a trumped-up - conviction - that makes me boil inside!" The jurors who had convinced James Gibbons that the chance of a death sentence was remote must have felt rather sheepish.

During the long period of appeals, friends and relatives of the Rosenbergs contacted furors. "Rosenberg's brother

"He put his foot in the door. He wanted me to write a letter to the President, said, there are cleven other jurors, with me? I said it was over, I didn't will anything more to do with it, and please to leave. He wouldn't take his foot from the door, I had to kick it away." Gibbons often thought about the woman he had tried to save. It had been the most difficult moral decision of his life, and he had given in to group pressure.

"After the trial, every now and then, my telephone would ring and it would be someone on one of these committees," Harold Axley recalls, "asking me to write someone—I can't even remember who at this point—and tell them the sentence was too harsh. I told them it would not have been proper to disagree with the sentence given out by the judge."

For years after the trial, Harold Axley had recurrent nightmares about the Rosenbergs. He saw himself back in the jury box, watching them, or talking to the other jurors, or going over the evidence in the jury room. "I don't attach any importance to it," he said. "I dream about my golf scores, too. Always the bad ones, not the good

After their moment in the limelight, the jurors went back to their normal lives. With the possible exception of Gibbons, the experience did not mark them in any profound way. They were part of a process, and carried out their duties in good faith. None of those I talked to have ever nurtured doubts about the Rosenbergs' guilt.

CARTOGRAPHY

(Continued from page 100) is the practical one, I see. A head for business, as they say." Easen turned to me. "Well; here we are, then," he said, counting out the bills. "Two months in advance."

I cook the money, recounted it carefully, and loudly, and pocketed the sum. Then Astepped over to the desk and prepared a receipt.

"Very efficient," Essen said.
"Yes, very," my nunt said.

I gave Essen his receipt, along with the key to the house, and was about to set forth the precise conditions of residence when my aunt spoke.

"Show Mr. Essen to the door, Nicholas, and see he is escorted safely to the house."

"That will not be necessary," Esset said. "I prefer to walk alone. Good day a I gave Essen his cont and hat and

accompanied him to the door.
"There are certain terms," I said.

"There are certain terms, I said.
"Of course, of course," Essen said
and he hyfried down the walk.

I returned to the parlor rather and noved with my aunt. She had rented the house without a moment's inquiry and allowed a foolish, ill-dressed retired teacher—fired for incompetence, for alweyknew—to kiss her hand.

My aunt poured herself a cup of coltra and sipped, ignoring me. I stood to the archway between parlor and fore

6/4/75

DIRECTOR, FBI (65-58236)

SAC, HEN YORK (65-153/8)(P)

JULIUS POSFNIEPG

On 6/3/75, DAVID GREENGLASS contacted the ...

He stated he had just road a review of the book "We Are Your Sons", by ROBERT and MICHAEL INTEROPOL. This review was written by LEO BRIDDY, and appeared in the New York Times Book Review of 5/25/75.

che following sentence which appears toward the end of the article: "The question of the Rosenbergs' guilt will, one hopes, be settled by suits now pending against the prosecution for subornation of perjury (of David Greenglass) and against the F.B.I. under the Freedom Of Information Act."

one moviedge of any pending subornation of perjury matter.

J. CANTILL, advised the NYO that no such case is presently pending.

The above is being furnished to the Bureau for information purposes.

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City Bar Leaders Defend Rosenberg

By SHEILA MORAN

The president and past presidents of the city Bar Assn. have issued a stateexpressing concern ment about "unfair criticisms and attacks" against . federal Judge Irving Kaufman, who presided at the controversial Rosenberg spy trial 24 years

Citing the recent flurry of attacks against the trial and "particularly the trial judge." the statement said: "Judges cannot defend themselves and it is the duty of the bar to speak up when criticism exceeds bounds of fairness and becomes partisan or selfserving."

The current president of the city bar, Cyrus Vance, told a reporter, "At this point this is just a statement by individuals." He indicated that the association itself would take no further action.

Kaufman, who is now chief judge of the U.S. Second Circuit Court of Appeals, senfenred Julius and Ethel Roenberg to death in 1951 after a jury found them guilty of transmitting atomic secets to the Russians, He haracterized their efforts for he Soviets as "worse than narder."

The Rosenbergs were elecrocuted at Sing Sing Prison m June 19, 1953 after 16 oppeals to the U.S. District

Court, seven to the U. b. Supreme Court, and two apricals to President Eisennower for elemency.

The Bar Assn. statement was signed by all the living presidents of the group, except for two who are disqualified, one as a federal judge and the other because ne dealt with the case as Atforney General under President Eisenhower.

"It's time some of the urew 2000 supporters: enfor members of the bar should speak out," said Whitney North Seymour, one of the eigni sho signed the statement.

Trial Judge

The statement said the attacks appear "on the air, in print and on picket signs which confront the judge at public dinners which he must attend." Vance also cited to a reporter a rally yesterday outside the U.S. Courthouse at Folcy Square.

Sons Lead Rally

The rally was led by the Rosenbergs' sons, Robert ami Michael Mecropol and drew about 60 demonstrators carrying picket signs.

The campaign to reopen the Rosenberg case escalated last year, when the couple's sons emerged from obscurity to try to clear the names of their parents, following the 1973 publication of "The Implosion Conspiracy," a bestselling book about the trial by Louis Nizer. The sons subsequently sued Nizer, a well-known lawyer, for defamation and invasion of privacy, but the suit was dis-

Last month, Robert Meeropol, 27, and Michael, 32, who use the name of their adontive parents, came out with a book of their own, entitled "We Are Your Sons."

Cold War Plot? They have said that Watergate revelations of high-level conspiracies, coverups and perjury in the name of national security have lent new credence to their long-held contention that their parents were the victims of a government frame-up to feed anti-Communist sentiment during the Cold War.

In March of 1974, a national committee was formed to reopen the case. A fund-raising rally at Carnegie Hall, sponsored by the committee,

The keynote speaker was Emny Alman, a Rulgers Com-Sersity sociologist, who charged there was evidence in government files that would show that the case had been manufactured by the Justice Dept. with the conversion of perjured wit-

The Rosenberg sons leveled similar charges at yesterday's rally in front of the courthouse where their parents were convicted. Using megaphones to attract lunchhour strollers around the downtown court complex.

Last February they filed a request with the Justice Dept, under the new Freedom of Information Act, secking to obtain FBI files on the case, including statements made by government witnesses to the FBI before the trial. They claimed that the Justice Dept. has refused their request on the grounds. that it would invade the privary of the witnesses.

Yesterday, they said they would file suit in Washington this month to obtain he documents.

Kaufmann, 65, who celebrated his 25th year on the federal bench last November. has remained silent about the Rosenberg case, but people who know him say he bristles when the topic is mentioned.

In a magazine article on First Amendment rights published earlier this month, Kaufmann wrote that he had planned to deliver the piece as a commencement address at : Pomora College In: Call

(incl. ate page, name of newspaper, city and state.)

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fornia. But after disturbances at a raily to reopen the Rosenberg case earlier this year in Santa Monica, Pomona officials, he said, "advised me that they feared graduation ceremonies might be disrupted if I appeared."

Kaufman wrote that the incident was part of a "continuing pattern of harassment because of a trial I presided over more than 20 fears ago, prior even to the birth of the vast majority of present university students.



Rosenbergs' Sons Will Be Given Access to Files on Their Parents

Attorney General Edward H. adopted Mr. Levi, item-by-item Levi has overruled both the decisions will have to be mad-Federal Bureau of Investigation on what material to release and what to withhold because its release might harm other persons, reveal investigative techply files on the case of Julius niques or endanger national and Ethel Rosenberg to the security. Rosenberg' sons as quickly as possible.

cuted on June 19, 1953, after its informants or its methods their conviction for passing of operation—even if the inatomic secrets to the Soviet formation is years old.

Union.

Their sons, Michael and Robert Meeropol, who use the name of the family that adopted them after the execution of their parents, filed a sweeping request for information about the case last February under new amendments to the Freedom of Information Law.

Both the F.B.I. director, Clarence M. Kelley, and United States Attorney, Frank Curran, agreed to limited parts of the sons requests but turned them down on access to large por-tions of the files. The Meeropols appealed those decisions to Mr. Levi.

In two letters, made public today, Mr. Levi and his deputy, Harold R. Tyler Jr., have told the Mecropols, through their attorney, Marshall Perlin of New York, that the department would take a liberal attitude in deciding what should be made available to them and that the files would be opened as rapid-

ly as possible.

The two brothers believe that their parents were innecent and that the information in the government files will prove that the case against them was a "fraud."

WASHINGTON, July 10-1 Even under the

The bureau is still very much opposed to the release of in-The Rosenbergs were exe. formation that might give away

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FBI Cites Security

Hiss, Rosenberg Files

Y TIMOTHY S. ROBINSON

Washington Post WASHINGTON - The FBI ers disclosure of certain inrmation in its 80-year-old les on Alger Hiss and Julius nd Ethel Rosenberg Would ientify "an extremely sensive source who presently intinues to furnish highly shiable information of a Junterespionage nature,"

argument in an affidavit filed in U. S. District Court here last week in a suit in which a historian is seeking access to the FBI files on

those persons. The affidavit is the most detailed explanation filed by the FBI on its reasons for refusing to release files on cases that have long been dormant.

Bresson argued that "mational security" would be harmed by the release of the files and raised the possibility that release could harm numerous third parties.

The Rosenbergs were executed after their conviction FBL? in 1953 on charges of giving

An FBI official, Thomas U.S. atomic secrets to the Henry Bresson, made that Russians' and their case has continued to be controversial

Hiss was convicted in 1950 of perjury after denying he gave state secrets to Communist spies. Still claiming he is innocent, Hiss is also seeking access to his own FBI flies and was recently granted access to certain portions of the files.

Bresson, a supervisory agent in the FBI's Freedom of Information Act section that handles such requests. raid the release of information which people furnished to the FBI in confidence "would create a breach of the public trust invested in the

The release "would have an

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inhibiting effect on our present and future ability to investigate and enforce the laws of the U.S.," Bresson said. adding that in some instances investigations would be "impossible, if the FBI cannot assure those who furnish us information that their identitles will be kept confidential-permanently confidential, and not simply for five years, or ten years or 20 years, or until a FOIA request is made."

In 1973 Attorney General Elliot L. Richardson authorized the release of certain information from FBI files in cases more than 15 years old, subject to a review of them by FBI personnel.

Bresson said in his affida-

vit that in the first half of this year the FBI had received 4831 FOJA requests, representing nearly one million pages of material to be processed, and that 100 persons have been assigned to the handling of requisis.

He said the purpose of the unit is to balance the needs of privacy and national security against the "legitimate right of public access" to the materials, and that two persons are working fulltime on requests by Smith College historian Allen Weinstein for the Hiss and Rosenberg files. Weinstein's still concerning access to the materials, is pending before U.S. District Judge William B. Jones.

Bracsson said that "release

of this material could disclose our information gathering expabilities during that time ate: frame [30 years agof; could disclose our degree of ex- ditiont pertise in certain technical athor: areas which, coupled with ditors presently available knowledges edge, could lead to a disclosure of our current. degree of expertise; and also could have a very detrim ental thurseters effect on the foreign rela

lations of the U. S." Bresson also said the FM Massification: had received "urgent re ubmitting Officer quests" from persons in Being investigated Berenberg cases "station that under no circumst meet do they want their identities or information concerning them released by the FriL"

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Rosenbergs Sons Will Be Given Access to Files on Their Parents

The Washington Star WASHINGTON. under the July 10- Even Attorney General Edward H. adopted Mr. Levi, item-by-item Levi has overruled both the decisions will have to be made Federal Bureau of Investigation what material to release and the U.S. Attorney in New release might harm other per-York and ordered them to sup-sons, reveal investigative techply files on the case of Julius niques or endanger national Ethel Rosenberg to the security.

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Julius and Ethel Rosenberg's soms sued under the Freedom of Informatios Act to obtain all government files on the explonage case that led to their parents' execution 22 years ago. The Justice Department recently

ordered the FBI to release some files.

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Rosenbergs Sons Sue For U.S. Files

WASHINGTON — Declaring they are "firmly convinced of the innocence" of their executed parents, the sons of Julius and Ethel

Rosenberg have filed suit in an attempt to bare all the government's files on the cele-

brated espionage case.

Robert and Michael Mecropol asked the U.S. District Court yesterday to order the handover of all such records

from the FBI, the CIA, the Energy Resources Development Administration, the Dept. of Justice and U.S. At-

torneys' offices.

Last month, the Justice Debt. announced it had ordered the FBI to turn over to the Rosenbergs' sons as

much as possible from an estimated 48,000 pages of files relating to the case.

But the two Mecropols,

who now go by name of the family that adopted them, told reporters outside the courthouse yesterday that they had witnessed only "government foot-dragging"

on the matter.

The brothers claim their parents were victims of the government's lust for a political victory at a time of anth Communist frenzy but the verdict stood up through an assortment of appeals by which more than 100 judges upheldethe fairness of their trial in New York before Federal Judge Irving R.

Kaufman.

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Michael Meeropol said he re-

Rosenbergs' Innocence Asserted In Sons' Suit to Open Case Files

WASHINGTON, July 14 (AP) dragging" on the matter, "All —Declaring that they were we have is promises—no files. "firmly convinced of the in no inventory of files, and no nocence" of their executed time table for release," said Ethel Rosenberg filed suit today Ropert Meeropol. in an attempt to make public. The brothers charge that their all the Government's files on parents were victims of the the celebrated espionage case. Government's lust for a politi-

Robert and Michael Meeropol cal victory-rather than justice ropert and Michael Meeropol cal Victory—rather than justice asked the United States District—at a time of what they call Court to order that all such enti-Communist frenzy in records be handed over by the Federal Bureau of Investigation, the Central Intelligence Agency, the Energy Resources Development Administration, the Development Administration, the Development of Justice and United improperly communicated with

partment of Justice and United improperly communicated with States Attorney's offices in the trial judge to gain conviction end the death penalty.

Their suit filed under provis. "Plaintiffs are firmly con-New Mexico and New York.

Their suit, filed under provisions of the Freedom of Information Act, also seeks an injunction barring any further destruction of the materials following a recent disclosure that the United States Attorney in

the United States Attorney in New Mexico had destroyed records on David Greenglass, who enjoyed being around. We witness against the Rosenbergs.

The Rosenbergs were executed 22 years ago after they were convicted of passing the secret of the atomic bomb to the Soviet Union. To the end the couple insisted they were! innocent, and doubt over the verdict has been expressed from many quarters over the years.

Last month the Justice Department announced that it had ordered the F.B.I. to turn over to the Rosenbergs' sons 28 much as possible from an estimated 48,000 pages of files relating to the case.

But the sons, who now go by the name of the Meeropoi family that adopted them. told !. reporters outside the courthouse today that the had wit-nessed only "Government foot(Indicate page, name of newspaper, city and state.) Date: Edition: Author: Editors Title: Character

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Rosenbergs' Innocence Asserted In Sons' Suit to Open Case Files

WASHINGTON, July 14 (AP) dragging" on the matter. WASHINGTON, July 14 (AP) dragging on the matter. All Declaring that they were we have is promises—no files. Firmly convinced of the innocence" of their executed time table for release, said no inventory of files, and no nocence of their executed time table for release, said Robert Meeropol. The brothers charge that their has the celebrated espionage case. Government's lust for a politi-Robert and Michael Meeropol Cal victory—rather than justice

all the Government's files on the celebrated espionage case. Robert and Michael Meeropol asked the United States District Court to order that all such records be handed over by the Federal Bureau of Investigation, the Central Intelligence Agency, the Energy Resources Development Administration, the Department of Justice and United States Attorney's offices in New Mexico and New York.

Their suit, filed under provisions of the Freedom of Information Act, also seeks an injunction barring any further destruction of the materials following a recent disclosure that the United States Attorney in New Mexico had destroyed records on David Greenglass, who was a key Government.

With the Victory parents, were victims of the Government's lust for a political victory—rather than justice at a time of what they call anti-Communist frenzy in America. They charge in their parents, and, failing that, orchestrated the testimony and improperly communicated with the trial judge to gain conviction and the death penalty. "Plaintiffs are firmly convinced of the innocence of their parents," said the suit. "The burdent plaintiffs have borne, the injury they have suffered needs have been account of the materials following a recent disclosure that the United States Attorney in New Mexico had destroyed records on David Greenglass. Who was a key Government witness against the Rosenbergs.

The Rosenbergs were executed.

The Rosenbergs were executed 22 years ago after they were convicted of passing the secret of the atomic bomb to the Soviet Union. To the end the couple insisted they were innocent, and doubt over the verdict has been expressed from many quarters over the years. Last month, the Justice De-

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(MAGAZINE PAGE FIVE)



James A. Wechsler

SOUT OF THE PAST

Attorney General Edward Levi has begun the process of reversing the FBI's long resistance to the opening of its archives in the Hiss and Rosenberg cases. While some legal controversy over the dimensions of disclosure may ensue, the split of Levi's move is a long, wise step forward.

I write this as one who was journalistically present during the unfolding of both dramas and who has never accepted the simplistic revisionist mythology that has grown up around these cases. Nothing I have read or heard has persuaded me that Alger Hiss or the Rosenbergs were innocent victims of diabolical cold war "frameups."

But I believe the interests of both justice and history will be served by maximum release of relevant documents, regardless of whose preconceptions are fortified by the material. Prolonged suppression over many long years has nourished doubts and conspiracy theories, even obscuring elementary facts that are matters of record.

Full disclosure may not resolve all ambiguities or uncertainties, especially among those who have acquired deep emotional investments in vindicating the defendants. But it should at least shift the debate from preoccupation with the claim that the government has desperately engaged in cover-up.

In fact this issue has made it increasingly difficult to atimulate any dispassionate differentiation between the record of the trial and the rhetoric of the subsequent years. Many Americans who were infants at the time of the verdicts have not yet read a paragraph of the testimony in either case, even while condemning the alleged infamy of the convictions.

This is not to say no real questions have been raised about the detailed conduct of the prosecutions. Neither would any evidence belatedly released in behalf of the government modify my personal opposition on general principle to the use of capital punishment.

But by now most of the public controversy is far removed from any relationship to the actual proceedings or the setting in which they took place.

Thus, when Alger Hiss recently sought readmission to the Massachusetts bar, the worthy contention that he had long ago "carned re-entry" was absurdly distorted by an attempt to portray him as a "victim of McCarthylsm." The argument has been echoed by others not around when these happenings occurred.

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The truth, of course, is that the Chambers-Hill confrontation took place before Joe McCarthy begun his unholy war against free institutions, and Hiss' ultimate conviction became one of McCarthy's retroactive weapons.

Similarly, it is now widely forgotten that during most of the Rosenbergs' case—until the death penalty became an imminent reality—their case was systematically ignored by the U. S. Communist organ, then known as the Daily Worker.

Some time ago I asked John Gates, who had been editor of The Worker at the time and left the Communist ranks after the crushing of the Hungarian rebellion, whether he recalled that long silence and how he explained it.

"We didn't need any orders," he said. "It was understood

that we didn't get involved in espionage cases."

He was not professing any personal knowledge of guilt. But he was suggesting awareness in high Communist echelons that the Rosenbergs had been something more than progressive Dodger fans.

(The most striking background volume on the Rosenbergs is E. L. Doctorow's "Book of Daniel," a roman a clef that renders no dogmatic legal judgments but offers dramatic insight into the Communist world the Rosenbergs inhabited.)

Much of the factual chronicle of the Hisa story is reviewed in the current Commentary by Irving Younger, a respected Cornell law professor and former judge. Drawn almost entirely from transcripts (of the trials and the Congressional hearings), his essay is a well-documented, sober reminder—which will come as a revelation to late arrivals—that the cumulative evidence against Hiss was substantially more concrete and conclusive than the initial verbal recitals of Whittaker Chambers.

Partisans of Hiss may ask why, if he was guilty, he has cluing so steadfastly to his claim of innocence, and it would be presumptious to proclaim an easy answer. Obviously one explanation is a sense of loyalty to those who initially railled to him. Another is that somewhere along the road he was the victim of legal malpractice and has subjectively come to envisage himself as a wronged man. But mysteries of motivation defy glib comment.

What matters at this moment is that the new Attorney General has apparently challenged the FBI's attempt to keep the files scaled on the grounds, among other things, that disclosure could identify "an extremely sensitive source who presently continues to supply highly valuable material of a counterespionage nature." The FBI's responsibility to those providing current information in confidence can present troublesome problems. But after nearly 30 years? Surely so venerable a super-source has earned retirement.

Date: 7/23/75 CODE Transmit the following in (Type in plaintext or code) NITEL TO: DIRECTOR (65-58226) NEW YORK (65-15348) FROM: ATTN: INTD ATTN: FREEDOM OF INFORMATION ACT SECTION JULIUS ROSENBERG, ESP-R RENY CALL, 7/23/75. CHIEF ASSISTANT US ATTORNEY SDNY THOMAS J. CAHILL CONTACTED THE NYO THIS DATE RELATIVE TO THE REPORTS THAT ARE IN POSSESSION OF THE US ATTORNEY'S OFFICE, SOUTHERN DISTRICT OF MY CONCERNING MR. CAHILL ADVISED THAT HE HAD BEEN IN CONTACT THIS MATTER. WITH BOTH A MR. AXLEROD AND MR. SHEA OF THE JUSTICE DEPARTMENT CONCEPNING THE MATERIAL THAT HAS BEEN REQUESTED BY THE SUBJECT'S SONS ROBERT AND MICHAEL MEEROPOL. MR. CAHILL STATED HE WAS NOT AWARE OF THE NUMBER OF REPORTS AND MEMORANDA CONTAINED IN THE FILE CABINET MAINTAINED BY THE SDNY CONCERNING THIS MATTER. ASSITISD DY JOYO ECTIEK SEXEMPT FROM COSICAT DATE OF DECLASSIFICAGE

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The below listed reports are located in the second drawer from the top in the steel cabinet numbered Department of Justice 51128. The top drawer of this cabinet contains motions relative to the ROSENBERG case number 114868. There are some FBI reports interspersed with the legal papers but these have been used to substantiate the government's case in various appeals and it is not felt that they can be separated without the direction of the USA.

Drawer #3 contains nine books of Grand Jury minutes in black bound folders as well as a looseleaf volume in green indicating a chronological and alphabetical order of the witnesses who appeared at the Grand Jury. This drawer also contains a looseleaf folder indicating on the outside a digest of the testimony of the JULIUS ROSENBERG case. This has been broken down into approximately 160 pages of a recording of both direct examination and cross-examination of the witnesses who appeared at the trial.

The fourth drawer contains one brown manila envelope with cancelled checks which were issued to MORTON SOBELL from Reeves Instrument Company. Otherwise, the drawer is empty.

The fifth drawer of this cabinet contains 15 bound black books relative to Grand Jury testimony from 1949 through 1953.

Cabinet number 51129 contains, the first drawer being the top drawer, legal papers relative to the ROSENBERG case and a blue bound looseleaf notebook containing a digest of the testimony of the JULIUS ROSENBERG case.

The second drawer contains legal documents as well as the various exhibits still remaining in the USA's Office relative to the trial itself.

Drawer #3 contains folders A through O broken down into various witnesses' statements as well as testimony of witnesses who appeared at the trial as well as documents

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which were used for their cross-examination. For example, personnel file of Navy Department of MAX ELITCHER.

Drawer 4 contains the same type of breakdown starting at P and ending at W. The latter portion of the drawer contains Grand Jury minutes. This drawer also contains a Chevron map of the City of Albuquerque.

Drawer 5 contains various legal papers of the USA'S office including charge outs relative to the various appeals in this particular trial. However, the majority of this material is legal papers of the USA's Office, SDNY relative to the trial and the appeals.

On 2/21/51, a letter to the Honorable IRVING A. SAYPOL, USA, was directed from SAC EDWARD SCHEIDT. This letter states as follows:

"Dear Mr. Saypol:

"For your possible assistance in the ROSENBERG case, there are transmitted herewith the following reports concerning DAVID GREENGLASS:

| "Report Of | Date | Place |
|------------------------|---------|--------------|
| ROBERT G. JENSEN | 6/10/50 | Philadelphia |
| LEO H. FRUTKIN | 6/12/50 | New York |
| HENRY L. MC CONNELL | 6/16/50 | Albuquerque |
| WILLIARD L. ROBERTS | 6/19/50 | San Antonio |
| EDWARD E. KACHELHOFFER | 6/21/50 | St. Louis |
| GAROLD R. FITZGERALD | 6/22/50 | Chicago |
| C. LAWRENCE RICE | 6/24/50 | Kansas City |
| JOHN W. LEWIS | 6/26/50 | New York |
| GAROLD R. FITZGERALD | 6/28/50 | Chicago |

| Report Of | Date | Place |
|----------------------|-----------|------------------|
| BLAKE E. TURNER | 6/29/50 | Newark |
| C. EDWARD NICHOLSON, | JR.7/3/50 | Washington, D.C. |
| ROBERT G. JENSEN | 7/24/50 | Philadelphia |
| JOHN W. LEWIS | 8/1/50 | New York |
| LEO H. FRUTKIN | 8/5/50 | New York |
| E. EDWARD NICHOLSON | 8/7/50 | Washington, D.C. |
| HENRY L. MC CONNELL | 8/8/50 | Albuquerque |
| LEO H. FRUTKIN | 8/16/50 | New York |
| CHARLES L. TIGNOR | 9/13/50 | Phoenix |
| John W. Lewis | 9/26/50 | New York |
| W. RULON PAXMAN | 10/27/50 | Chicago |
| JOHN W. LEWIS | 10/30/50 | New York |
| W. RULON PAXMAN | 12/19/50 | Chicago |
| JOHN W. LEWIS | 12/27/50 | New York |
| W. RULON PAXMAN | 1/20/51 | Chicago* |

A review of the material maintained by the USA's Office concerning JULIUS and ETHEL ROSENBERG as examined by SA and made available from the vault at the USA's Office on 7/29/75 reflects the following reports concerning JULIUS ROSENBERG:



- 1. Report of SA WILLIAM F. NORTON, Jr. at New York, dated 7/7/50, entitled, "JULIUS ROSENBERG, ESP-R, which is unclassified.
- 2. Two copies of the report of SA JOHN A. HARRINGTON at New York, dated 8/7/50, entitled "JULIUS ROSENBERG, ESP-R," unclassified.
- 3. Report of SA DONALD G. HARRIS, dated 8/9/50, at Newark, New Jersey, entitled "JULIUS ROSENBERG, ESP-R", unclassified.
- 4. Report of SA HAROLD F. GOOD (A) at New York, 8/11/50, entitled, "JULIUS ROSENBERG, ESP-R (Financial Report)" unclassified:
- 5. Report of SA JAMES P. LEE at New York, dated 9/8/50, entitled, "JULIUS; ETHEL ROSENBERG was, ESP-R" unclassified.
- 6. Report of SA HAROLD F. GOOD (A) at New York, entitled, "JULIUS ROSENBERG, ESP-R (Financial Report)" unclassified.
- 7. Report of SA JOHN M. MASTERSON at Newark, dated 9/1/50, entitled "JULIUS ROSENBERG, ESP-R", unclassified.
- 8. Report of SA C. EDWARD NICHOLSON, Jr. at Washington, D.C., dated 7/18/50, entitled, "JULIUS ROSENBERG, ESP-R" unclassified.
- 9. Report of SA EDWARD E. KACHELHOFFER at St. Louis, Missouri, dated 8/10/50, entitled "JULIUS ROSENBERG, ESP-R" unclassified.
- 10. Report of SA GERALD J. VAN DORN at New York 12/2/50, entitled "JULIUS ROSENBERG; ETHEL ROSENBERG, ESP-R" unclassified (accounting report).
- 11. Two copies of report of SA WILLIAM F. NORTON, Jr. dated 1/2/51, entitled "JULIUS ROSENBERG; ETHEL ROSENBERG was; MORTON SOBELL was ESP-R." It is to be noted that this report indicated that the copies were furnished to the USA, SDNY. These reports are unclassified.

- 12. Two copies of report of SA HENRY L.

 MC CONNEIL, entitled "JULIUS ROSENBERG; ETHEL ROSENBERG
 was; MORTON SOBELL, ESP-R" made at Albuquerque, dated
 2/5/51, two copies unclassified.
- 13. Report dated 3/7/51 of SA JOHN W. LEWIS at New York entitled "JULIUS ROSENBERG ET AL, ESP-R" unclassified.
- 14. Report of SA FRANCIS X. MC BRIDE dated 3/13/51, at New Haven, entitled "JULIUS ROSENBERG, ET AL, ESP-R" trolassified.
- 15. Report of SA BENNIE C. GARREN dated 3/19/51 at Oklahoma City, entitled "JULIUS ROSENBERG, ET AL, ESP-R" unclassified.
- 16. Report of SA JAMES P. LEE at New York, dated 3/14/51, entitled "JULIUS ROSENBERG, ET AL, ESP-R," unplaceified:
- 17. Report of SA WILLIAM F. NORTON dated 4/28/51 at NY entitled "JULIUS ROSENBERG, ET AL, ESP-R" unclassified.
- 18. Report of SA WILLIAM F. NORTON, Jr. at New York, 3/16/51, entitled "JULIUS ROSENBERG; ETHEL ROSENBERG was; MORTON SOBELL was, ESP-R" classified "Confidential."
- 19. Report of SA JOHN A. HARRINGTON at New York, dated 2/29/52, entitled "JULIUS ROSENBERG, ET AL, ESP-R" classified "Security Information Secretion"
- 20. Report of SA JOHN A. HARRINGTON at New York, 4/28/53, entitled "NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE, IS-C, INTERNAL SECURITY ACT OF 1950" classified "Security-Information Confidential."
- 21. Report of SA EDWARD J. CAHILL (A) at NY 5/28/53, entitled "NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE, IS-C," olgssified "Security-Information Gonfidential."

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- New York, dated 11/15/53, entitled "NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE, IS-C" classified "Security Information Confidential."
- 23. Report of SA EDWARD J. CAHILL (A) at New York, 8/6/53, entitled "NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE, IS-C" classified "Security Information Confidential."
- 24. Report of SA EDWARD J. CAHILL (A) dated 2/17/54 at NY, entitled "NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE, IS-C" classified "Confidential."
- 25. Report of SA PAUL R. BIBLER at Albany, dated 2/21/51, entitled "JULIUS ROSENBERG, ET AL, ESP-R" unclassified:
- 26. Report of SA W. RULON PAXMAN at Chicago, Illinois, dated 1/21/51, entitled "DAVID GREENGLASS, ESP-R" unclassified.
- 27. Report of SA W. RULON PAXMAN dated 12/19/50 at Chicago, entitled "DAVID GREENGLASS was ESP-R" unclassified.
- 28. Report of SA JOHN W. LEWIS at New York, dated 12/27/50, entitled "DAVID GREENGLASS was ESP-R" unclassified:
- 29. Report of SA JOHN W. LEWIS dated 10/30/50, at New York, entitled "DAVID GREENGLASS ESP-R" unclassified.
- 30. Report of SA W. RULON PAXMAN dated 10/20/50, at Chicago, entitled, "DAVID GREENGLASS was ESP-R" unclassified.
- 31. Report of SA CHARLIE L. TIGNOR at Phoenix dated 9/13/50, entitled, "DAVID GREENGLASS, ESP-R" unclassified.
- 32. Report of SA LEO H. FRUTKIN dated 8/16/50 at New York entitled, "DAVID GREENGLASS was, ESP-R" unclassified (Summary Report) (Supplementary Summary Report).
- 33. Report of SA HENRY L. MC CONNELL dated 8/8/50 at Albuquerque, entitled "DAVID GREENGLASS was ESP-R" unclassified.



- 34. Report of SA.C. EDWARD NICHOLSON, Jr. at Washington, D.C., 8/7/50 entitled, "DAVID GREENGLASS, ESP-R" unclassified.
- 35. Report of SA LEO H. FRUTKIN dated 8/5/50 at New York, entitled, "DAVID GREENGLASS was ESP-R" unclassified.
- 36. Report of SA JOHN W. LEWIS at New York, dated 8/1/50, entitled "DAVID GREENGLASS, ESP-R" unclassified.
- 37. Report of SA ROBERT G. JENSEN at Philadelphia, dated 7/24/50, entitled, "DAVID GREENGLASS, ESP-R" unclassified.
- 38. Report of C. EDWARD NICHOLSON, Jr. at Washington, D.C., dated 7/3/50, entitled, "DAVID GREENGLASS, ESP-R" unclassified.
- 39. Report of SA BLAKE E. TURNER dated 6/29/50, at Newark, entitled, "DAVID GREENGLASS was ESP-R" unclassified.
- 40. Report of SA GAROLD R. FITZGERALD dated 6/28/50, at Chicago, Illinois, entitled "DAVID GREENGLASS, ESP-R" unclassified.
- 41. Report of SA JOHN W. LEWIS at New York 6/26/50, entitled "DAVID GREENGLASS was ESP-R" upolassified.
- 42. Report of SA C. LAWRENCE RICE dated 6/24/50 at Kansas City, entitled "DAVID GREENGLASS, ESP-R" unclassified.
- 43. Report of SA GAROLD R. FITZGERALD dated 6/22/50, at Chicago, Illinois, entitled "UNSUB NUMBER 5 ALBUQUERQUE, NEW MEXICO; HARRY GOLD INFORMANT, ESP-R" unclassified.
- 44. Report of SA EDWARD E. RACHELHOFFER at St. Louis, Missouri, dated 6/21/50, entitled "UNKNOWN AMERICAN NUMBER 5, ALBUQUERQUE, NEW MEXICO, HARRY GOLD (INFORMANT) ESP-R" unclassified.
- 45. Report of SA WILLIARD L. ROBERTS dated 6/19/50, at San Antonio, Texas entitled "UNKNOWN AMERICAN NUMBER 5, ALBUQUERQUE, NEW MEXICO; HARRY GOLD (INFORMANT) ESP-R" unclassified.



- 46. Report of SA HENRY L. MC CONNELL dated 6/16/50, at Albuquerque, entitled "DAVID GREENGLASS, ESP-R" unclassified.
- 47. Report of SA LEO H. FRUTKIN dated 6/12/50 at New York, entitled "UNSUB NUMBER 5, ALBUQUERQUE, NEW MEXICO, HARRY GOLD INFORMANT, ESP-R" unclassified.
- 48. Report of SA ROBERT G. JENSEN at Philadelphia dated 6/10/50, entitled, "UNSUB NUMBER 5, ALBUQUERQUE, NEW MEXICO, HARRY GOLD INFORMANT, ESP-R" unclassified.
- 49. Report of SA JOHN W. LEWIS dated 9/26/50 at New York, entitled "DAVID GREENGLASS, ESP-R" unclassified.
- 50. Report of SA JOHN A. HARRINGTON dated 7/27/51 at New York, entitled "DAVID GREENGLASS was, ESP-R" unclassified.
- 51. Report of SA VINCENT J. CAHILL at New York dated 12/15/50, entitled "MAX ELITCHER; HELENE ELITCHER ESP-R"-unclassified.
- 52. Report of SA VINCENT J. CAHILL at New York, dated 10/2/50, entitled "MAX ELITCHER; HELENE ELITHCER, ESP-R"-unclassified.
- 53. Report of SA VINCENT J. CAHILL dated 8/5/50, at New York, entitled, "MAX AND HELENE ELITCHER, ESP-R" unclassified.
- 54. Report of SA REX I. SHRODER at San Antonio dated 8/23/50, entitled "MORTON SOBELL was FUGITIVE, ESP-R" unclassified.
- 55. Report of SA LEWIS E. GLENN dated 8/25/50 at Washington, D.C., entitled "MORTON SOBELL was FUGITIVE ESP-R" unclassified.
- 56. Report of SA GERHARDT P. HUNDT dated 12/4/50 at Newark, entitled "MORTON SOBELL was ESP-R, INTERNAL SECURITY ACT OF 1950," unclassified.

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- 57. Report of SA REX I. SHRODER at New York, 8/5/50, "MORTON SOBELL, ESP-R" unclassified.
- 58. Report of SA REX I. SHRODER dated 9/21/50, at New York, entitled "MORTON SOBELL was ESP-R" unclassified.
- 59. Report of SA WINFIELD S. HARRY dated 10/6/50 at Norfolk, Virginia, entitled "MORTON SOBELL was ESP-R" unclassified:
- 60. Report of SA LEWIS E. GLENN dated 10/9/50, at Washington, D.C. entitled, "MORTON SOBELL was ESP-R" unclassified-
- 61. Report of SA EDWARD R. WHALEN at New Haven dated 10/2/50, entitled "MORTON SOBELL, ESP-R" upclassified.
- 62. Report of SA HARRY W. HANKINSON dated 10/11/50 at Oklahoma City, entitled "MORTON SOBELL, ESP-R" unclassified.
- 63. Report of SA MARTIN J. MC GWINN (A) at New. York dated 10/26/50, entitled "MORTON SOBELL, ESP-R (FINANCIAL SURVEY)" unclassified.
- 64. Report of SA LLOYD S. GOODROW at New Haven 10/31/50, entitled "MORTON SOBELL was ESP-R" unclassified.
- 65. Report of SA WILLIAM C. TOWER dated 10/25/50 at Seattle, Washington, entitled "MORTON SOBELL was ESP-R" unclassified.
- 66. Report of SA THOMAS E. BRYANT at Los Angeles dated 10/31/50, entitled "MORTON SOBELL was ESP-R" unclassified.
- 67. Report of SA ROBERT G. JENSEN dated 11/10/50 at Philadelphia, entitled "MORTON SOBELL was ESP-R" unclassified.
- 68. Report of SA REX I. SHRODER at New York dated 11/13/50, entitled "MORTON SOBELL was ESP-R" unclassified.



- 69. Report of SA WILLIAM F. GUILFOILE dated 1/31/51, at Albany, entitled "MORTON SOBELL was ESP-R" unclassified.
- 70. Report of SA REX I. SHRODER dated 4/25/51 at New York, entitled "MORTON SOBELL was ESP-R" unclassified:
- 71. Report of SA REX I. SHRODER dated 1/24/51, at New York, entitled "MORTON SOBELL, ESP-R" unclassified.
- 72. Report of SA GERHARDT P. HUNDT at Newark, dated 2/10/51, entitled "MORTON SOBELL was ESP-R, INTERNAL SECURITY ACT OF 1950" unclassified:
- 73. Report of SA REX I. SHRODER at NY dated 1/24/51, entitled "MORTON SOBELL, ESP-R" unclassified.
- 74. Report of SA JOHN R. LYONS dated 2/28/51 at Newark, entitled "JULIUS ROSENBERG, ESP-R" unclassified.
- 75. Report of SA LEWIS E. GLENN at Washington, D.C. dated 8/28/51, entitled "MORTON SOBELL was FUGITIVE ESP-R" unclassified.
- 76. Report of SA ROBERT G. HANSEN dated 8/11/50 at Philadelphia, Pa., entitled "HARRY GOLD ESP-R" unclassified.
- 77. Report of SA ROBERT F. ROYAL at New York, dated 6/3/52 entitled "MAXWELL FINESTONE was ESP-R, INTERNAL SECURITY ACT OF 1950" classified—"Security Information Confidential."
- 79. Report of SA ROBERT F. ROYAL at New York dated 9/3/52, entitled "MAXWELL FINESTONE was ESP-R, INTERNAL SECURITY ACT OF 1950" classified "Security Information Confidential."
- 80. Report of SA ROBERT F. ROYAL at New York dated 12/1/52 entitled "MAXWELL FINESTONE was ESP-R, INTERNAL SECURITY ACT OF 1950" classified "Security Information—Confidential."

- 81. Report of SA CHARLES P. SILVERTHORN at New York dated 12/9/50, entitled "WILLIAM DANZIGER, ESP-R" unclassified.
- 82. Report of SA CHARLES P. SILVERTHORN at New York dated 9/29/50, entitled "WILLIAM DANZIGER, ESP-R"_unclassified.
- 83. Report of SA CHARLES P. SILVERTHORN at New York, dated 8/16/50, entitled "WILLIAM DANZIGER, ESP-R" unclassified.
- 84. Report of SA RICHARD T. HRADSKY dated 11/22/50 at New York, entitled "VIVIAN GLASSMAN, ESP-R" upolassified.
- 85. Report of SA RICHARD T. HRADSKY dated 2/28/51, at New York, entitled "VIVIAN GLASSMAN, ESP-R" _unclassified.
 - 86. Report of SA JOHN T. MAHONEY dated 10/17/50 at Albany, entitled "VIVIAN GLASSMAN, ESP-R" unclassified.
- 87. Report of SA BRENTON S. GORDON dated 8/11/50 at Boston, Mass., entitled "STANLEY ROBERT RICH, ESP-R" unclassified:
- 88. Report of SA CHARLES P. SILVERTHORN dated 8/16/50 at New York, entitled "STANLEY ROBERT RICH, ESP-R" unclassified.
- 89. Report of SA EDWARD R. WHALEN dated 9/18/50 at New Haven entitled "STANLEY ROBERT RICH, ESP-R" unclassified.
- 90. Report of SA CHARLES P. SILVERTHORN dated 10/20/50 at NY entitled, "STANLEY ROBERT RICH, ESP-R" unclessified:
- 91. Report of SA EDWARD R. WHALEN at New Haven dated 1/25/51, entitled "STANLEY ROBERT RICH, ESP-R" unclassified.

- 92. Report of SA ROBERT F. ROYAL dated 11/17/52 at NY entitled "ALFRED EPAMINONDAS SARANT was ET AL ESP-R" classified "Security Information Confidential."
- 93. Report of SA ROBERT F. ROYAL dated 8/25/52 at New York, entitled ALFRED EPAMINONDAS SARANT was ET AL ESP-R" classified "Security Information Confidential."
- 94. Report of SA ROBERT F. ROYAL at NY dated 6/2/52, entitled ALFRED EPAMINONDAS SARANT, ESP-R" classified "Security Information = Confidential."
- 95. Report of SA ROBERT F. ROYAL at NY dated
 3/17/52 entitled "ALFRED EPAMINONDAS SARANT, ESP-R"
 classified "Security Information Confidential," SP-R
- 96. Report of SA PETER F. MAXSON dated 3/26/52 at Albany, NY, entitled "LOUISE ROSS SARANT new LOUISE JACQUELINE RUBEL was Louise Jacqueline Ross, Hrs. Alfred Sarant, "Puss," "Pussycat" Est R" classified "Security Information Confidential."
- 97. Report of SA ROBERT F. ROYAL at NY dated 1/8/52, entitled "ALFRED E. SARANT was ET AL ESP-R" classified "Security Information Secret."
- 98. Cover of report of SA WALTER C. ROETTING, Jr. dated 6/3/58 at NY entitled "ANATOLI ANTONOVICH YAKOVLEV -FUGITIVE ESP-R" unelsectfied.
- 99. Report of SA WALTER C. ROETTING, Jr. dated 6/5/59 at NY, entitled "ANATOLI ANTONOVICH YAKOVLEV, ESP-R," whelastified.
- dated 6/23/60 at NY entitled "ANATOLI ANTONOVICH YAKOVLEV, ESP-R," unclassified.
- 101. Report of SA dated 7/13/62, at NY entitled "ANATOLI ANTONOVICH YAKOVLEV, ESP-R" unclassified.
- 102. Report of SA dated 7/25/63, at NY, entitled "ANATOLI ANTONOVICH YAKOVLEV, ESP-R" unclassified.
- 103. Copy of letter dated 5/20/59 from SAC HARVEY G. FOSTER to the Honorable S. HAZARD GILLESPIE, Jr. USA, SDNY, Attention: Mr. SILVIO MOLLO. This letter



contains material relative to the disposition of material obtained from the ROSENBERGS at the time of their arrest indicating a Remington portable typewriter, large paper shopping bag and contents, one shell clasp pin, several miscellaneous keys and one pipe used as a recognition signal by HARRY GOLD (obtained from HARRY GOLD). This letter indicates that the above material was not used as evidence at the time of trial.

104. Report of SA dated 5/29/61 at NY entitled "JACOB ROVINSKY, IS-R" unclassified.

105. Folder containing the above referenced letter to Mr. GILLESPIE relative to ROSENBERG case; a letter from the New York Office dated 11/26/52 to the Attention of AUSA JAMES KILSHAMER; letter directed to J. EDWARD LOMBARD, USA, SDNY from SAC JAMES J. KELLY 3/1/53 classified "Gonfidential" Personal Attention; letter dated 3/2/54 to Honorable J. EDWARD LOMBARD relative to JULIUS ROSENBERG ET AL (the estate of JULIUS and ETHEL ROSENBERG) from SAC JAMES J. KELLY; letter dated 2/25/54, to Honorable J. EDWARD LOMBARD relative to JULIUS ROSENBERG ET AL (the estate of JULIUS and ETHEL ROSENBERG) from SAC JAMES J. KELLY; letter dated 3/4/54 to Honorable J. EDWARD LOMBARD relative to JULIUS ROSENBERG ET AL (the estate of JULIUS and ETHEL ROSENBERG from SAC JAMES J. KELLY classified "Confidential;" letter to the Assistant Attorney General JAMES M. MC INERNEY dated 9/15/50 classified "Confidential" from the Director, FBI relative to "MORTON SOBELL, ESP-R" relative to Bureau lisison with the Mexican Pederal Polica; copy of a letter to the Honorable IRVING SAYPOL 3/30/51 from the Office of the Director, FBI catitled "Deer Inving, "eigned Sincerely-Edgaly Felative to the congratulations the Director was extending Mr. SAYPOL-relative to the diligent preparation and excellent presentation-of-the-evidence, -etc.

106. Copy of a letter marked "Confidential" from the Office of the Attorney General, Washington, D.C. to PAUL W. WILLIAMS, Esq., USA, SDNY from JOHN V. LINDSEY, Executive Assistant to the Attorney General dated 7/3/56

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with copies of a memo to Mr. J. EDGAR HOOVER from Mr. WILLIAM P. ROGERS 6/28/56, re JULIUS ROSENBERG, ESP-R; MORTON SOBELL, motion to vacate sentence. This letter contains an attachment of 3 pages also marked "Confidential."

107. A bound open folder with 33 enclosures containing letters from 2/14/51 to the Honorable IRVING SAYPOL, USA. These letters and 33 documents contained enclosures which were forwarded to the USA from 2/14/51 through 3/23/51.



SEXRET

AIRTEL

TO :

DIRECTOR, FBI (65-28226)

(ATT: INTD)

(ATT: FREEDOM OF INFORMATION ACT SECTION)

PROM:

SAC, NEW YORK (65-15348)

SUBJECT:

JULIUS ROSENBERG

ESP-R

Re NY nitel 7/23/75 and NY call 7/30/75.

of the NYO On 7/29/75, SA with the assistance of a NYO secretary reviewed the material contained in the cabinets in the vault in the USA's Office at 1 St. Andrews Plaza, NY, NY.

Enclosed herewith for the Burcau and for dissemination to the Department are 3 copies of a listing of the material that was reviewed by the NYO. It was pointed out to Mr. THOMAS J. CAHILL, Chief Assistant USA, SDNY that the Bureau could only be responsible for a review of the material whichwas of priority concern to the FBI. A review of these cabinets and their contents concerning the ROSENBERG case was made and are synopsized as to their contents. However, none of these materials were disturbed, some of which contain Bureau reports which were undoubtedly used in legal proceedings concerning the numerous appeals and motions in this case.

2-Bureau (Enc. 3) (NI) 1-New York

RFM:ms (4)

1-SAC # III

65-15348-3107

NOT EXCLUSE

NY 65-15348

The NYO is furnishing a copy of this enclosure classified "Secret" to the USA's Office, SDNY at his request. The Bureau will be promptly informed of any details concerning this matter.

THE STATE OF THE S



201 East 69th Street New York, New York 10021 July 30, 1975

Honorable Paul J. Curran United States Attorney Southern District of New York United States Court House Foley Square New York, New York 10007

Thomas J. Cahill Attention:

Chief Assistant United States Attorney

Dear Sir:

Enclosed herewith is a list made by Special Agent of the New York Office with your assistance from the material located in the wault of the cobinets containing the Rosenberg proceedings. These cabinets were reviewed and are numbered 51128, 51129.

As has been explained to you, the listing of those materials which are pertinent to the legal proceedings in this matter were not made as it was agreed with you that this would be the prerogative of the United States Attorney's office concerning any legal facet of this case.

Sincerely,

15348 2-Addressee 1-New York (65-1\$358)

RFM:ms (3)

J. WAILACE LA PRADE ASSISTANT DIRECTOR IN CHARGE

65-15348-3108

Parings from GDS, Cotegory 2 Date of Declarationtion Indefinite

Feds to Bare Rosenberg & Hiss Records

(Moun

Washington, Aug. 16 (UPI)—The Justice Department announced today that it has decided to make public soon "as much information as possible" in the spy cases involving Alger Iliss and Julius and Ethel Rosenberg.

Deputy Attorney General Harold R. Tyler Jr. said information being aought in the two cases by attorneys for Hiss and the two sons of the Rosenbergs would be released "in the near future" in keeping with the Freedom of Information Act's provisions.

The announcement represented a major breakthrough for Hiss, who has been seeking to prove himself innocent of his perjury conviction for denying that he turned over government secreta to the Communists. The two sons of the Rosenbergs also are seeking to reopen the case in which their parents were convicted on spy charges and executed.

Tyler said the papers should be released and that he was confident they would show that the rights of those involved were upheld.

"Public examination of these records will demonstrate beyond reasonable doubt the integrity of the investigative, prosecutorial and judicial processes as they were carried out in these cases," he said.

Authorized by Attorney General Edward Levi to make all final decisions on freedom of information matters, Tyler said he advised departmental personnel that exemptions in the act were to be invoked in the Hiss and Rosenberg eases "only if there is a compelling reason to do so."

Cites Reasons

"For instance, a record may be withheld if it is 'properly classified and cannot be riassified or modified in some way to make it appropriate for celease." Tyler said in a statement, "Other compelling reasons for nondisclosure include substantial threats to the usefulness or nafely of a past or present informant, or to an individual'a right to privacy."

Tyler said: "Those involved in

Tyler said: "Those involved in the criminal conduct in the two cases, as well as the principal diffuses, have no general privacy interest in the subject matter sufficient to justify othe withholding of any of these records."

ially News P.42 8/13/12 Date: Editions Authors Editor: Title: Characters Classifications Submitting Office: [] Reing Investi lated

(Indicate page, name of

newspaper, city and state.)

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Deadline for Rosenberg Files

By TOM RAUM

parents.

adopted them.

WASHINGTON (API The Justice Department is under court order to speed up disclosure of prosecution records sought by the sons of Ethel and Julius Rosenberg in an effort to clear the name of their executed

The records, comprising an estimated 50,000 documents. are being sought in a Freedom of Information Act lawsult filed by Robert and Michael Mecropol, the Rosenberg sons who now go by the

name of the family that

.U.S. District Court Judge June Green told government lawyers yesterday they have until Nov. 15 to produce most of the documents from the celebrated spy case.

She said she would then review with government attorneys those documents that haven't been released to determine whether they should be withheld for national security or any other reasons.

"I want to have a decision " by the end of the year," she said. "I don't think that's an unreasonable request.

The Justice Department nad sought a six-to-cightmonth extension. Government attorney Jeffrey Axelrad told Judge Green The timetable she ordered would be nearly impossible to comply with.

Axelrad said the Rosenherg files involved tens of thousands of documents in half-a-dozen different federal agencies and that it would take months to sift through them to determine what can be released.

Robert Mecropol, 28, told reporters after the hearing that the judge's order was "a small but important step forward."

He and his 32-year-old brother have said they are convinced the documents

they are seeking will ex- all major Rosenberg doonerate their parents and prove that "every major prosecution witness committed perjury in one form or another.

The Meeropols accuse the government of dragging its feet in processing their re-

"They're stalling because they have something to hide." Robert Meeropol asserted. The Rosenbergs were convicted in 1951 of being part

passed secrets on the atomic bomb to the Soviet Union. They were executed June 19, 1953, maintaining their innocence to the end.

of a apy-ring that allegedly

Judge Green also ordered the Justice Department to produce by Cat. I an Index of

cuments it possesses, which ones it intends to release and which it wants to withhold. She also said a second index of indirect documents relating to the Rosenberg case must be submitted by Oct.

seeks an injuction barring any further destruction of materials in the case. It cited the recent disclosure that the U.S. Attorney in New Mexico had destroyed records involving David Greenglass, a key government witness in the

The Meeropols' suit also

Judge Green said she was ordering production of an index to documents in the case by Oct. 1 to guard against the possibility of other documents being destroyed.

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ROSENBERG DATA₇ Released by F.B.A.

History Professor Is Given Part of Files Along With

Hiss Case Documents

By LINDA CHARLTON

WASHINGTON, Aug. 29— The Federal Bureau of Investigation has released to a pro-

fessor of history at Smith College the first of its secret material on the espionage investigation of Ethel and Julius

Rosenberg. a 725-page portion of the bureau's 48,000-page file.

The professor, Allen Weinstein, who petitioned the agen-

cy for the material three years ago and later filed suit under the Freedom of Information Act, said that the bulk of the material he received yesterday was "very substantive."

Act, said that the bulk of the material he received yesterday was "very substantive."

Mr. Weinstein was also gives 350 pages on the agency's investigation of Alger Hiss, about whose case he is completing a

book.

He said in a telephone interview that he was "encouraged" by receiving the material
and hoped that it indicated the

speedy release of the rest of the file. For Passing Secrets

Deputy Attorney General Harold R. Tyler has pressed for "maximum possible disclosure" as quickly as possible and a

Federal Court has ordered disclosure of most documents by Nov. 15.

The Rosenbergs were executed in June, 1953, after having been convicted of conspiracy to

commit espionage by passing atomic-bomb secrets to Soviet agents.

Mr. Hiss was convicted of perjury in 1950 for denying to a grand jury in 1948 that he

a grand jury in 1948 that he had turned over State Department documents to Whittaker Chambers, an avowed Communist courier.

nist courier.

The Rosenberg documents delivered to Mr. Weinstein will also be sent to Robert and Michael Mceropol, their sons, who have also filed a Freedom of Information suit to obtain all the Government's files on their parents' case.

The documents that Mr. Wrinstein got include, he said, summaries of F.B.L. interviews and correspondence between David Greenglass, Mrs. Rosenberg's brother and the principal prosecution witness at their trial, and his wife.

It also includes a swern statement from Mr. Rosenberg given to the F.B.L. in 1941, when he was investigated for alleged Communist sympathies, as follows:

To Set Example

"I asked my wife about her signing a Communist party petition. Her memory on the matter is not entirely clear, but she told me that a man who she did not know came to the door one day. He said he lived in the neighborhood and gave her a long rigamarole, all of the effect as to whether she wanted all sides of a question represented. She said that she guessed that she did. He said, 'Then sign this,' She asked what it was and he said it would put the Communist party on the ballet. She asked, 'Will this make me a Communist if I sign?' He said

'no,' so she signed. I guess it

was carelessness on her part-or

maybe she just lacked sales re-

sistance. However, I know she

was no Communist."

In a letter to her husband written in May, 1943, Mr. Weinstein said, Ruth Greenglass urged him to "remember what Julie told you, as a Communist it's up to you to set an example to the other soldiers. . ." David Greenglass was a technician at the Los Alamos, N.M., atombomb plant.

interview with Julius Rosenberg in 1950, after Mr. Greenglass's arrest but before the Rosenbergs were taken into custody in July of that year, noted that he denied any espionage or that he had collected any material from his brother-in-law. It added:

The transcript of an F.B.I.

"Around the end of July or August 1944 Rosenberg stated that he knew that David was at Los Alamos working on a serret project... Rosenberg claimed he did not know it was the atom bomb until the first atom bomb dropped on Hiroshima."

-7.4. Times -P. 13

(Indicate page, name of

newspaper, city and state.)

There is also, Mr. Weinstein said, the summary of an FB.I. interview with Mr. Greengiass in which he said that he did not want to testify against the Rosenbergs, as he ultimately did. He served 9½ years of a 15-year prison term and was paroled in 1960; he had told

Asked Questions

the court that in January, 1945,

Mr. Rosenberg had asked him

for - and obtained - informa-

tion on the bomb.

Another document is an F.B.I. report of a meeting that Mr. Greenglass said took place in New York when he was on furlough from Los Alamos. He said that Mr. Rosenberg and a man whose name he could not recall came:

over to his parked car.

"The man got into the car
and I drove on while the man
sked me questions about a
high explosive lens which was
being experimented with at the
Los Alamos atom bomb ploject." alcording to Mr. Greenglass's statement. "I tried to
describe the lens to the man
while I was driving."

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Memorandum

TO

SAC (65-15348)

DATE: 9/25/75

FROM

SUBJECT:

JULIUS ROSENBERG;

ET AL ESP-R

At 2:55 p.m., 9/25/75, in response to a call from Supv. THOMAS BRESSON, ext. 4648, at FBIHQ I telephonically contacted Supv. BRESSON who is the Unit Chief, Projects Division, Division IV, FBIHQ.

(#38)

Mr. BRESSON desired to discuss the airtel in this matter dated 7/30/75 in view of an inquiry he received from the Department of Justice relative to whether all of the Bureau material that was in possession of the USA's Office, SDNY, had been examined by the Bureau.

Mr. BRESSON was informed that as set forth in the enclosure to this airtel, the cabinets relative to the ROSENBERG case were the cabinets that were designated as containing ROSENBERG material and no attempt was made to review or peruse cabinets which were not so designated. Mr. BRESSON was informed that this safe contained records of other prosecutions similar to the ROSENBERG prosecution. The examination was confined to those cabinets which were designated by the USA's Office as having ROSENBERG material. Mr. BRESSON was informed that as stated in the airtel no attempt was made to review any other files other than those so designated as ROSENBERG material and the airtel stands as being correct as to the review conducted by the writer. Mr. BRESSON was informed that if any further discussions were necessary relative to any sensitive matters concerning this case it would be better that these discussions were heard over the secure phone. Mr. BRESSON stated that he did not think that he needed any further information at this time but would contact the writer if he did.

SAC ROBERT C. DENZ, Division III has been informed of the above.

*5-15348-312*2



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

$\emph{1}emorandum$

TO

SAC (65-15348)

DCT

DATE:

FROM

SUBJECT:

JULIUS ROSENBERG ESP - R

Renyairtel, dated 9/26/75.

On that date, Mr. THOMAS J. CAHILL, Chief Assistant, United States Attorney, Southern District of New York (SDNY). was hand carried a revised copy of the inventory that had been previously supplied to the United States Attorney on 7/30/75.

On that date, Mr. CAHILL introduced the writer and worked with a Mr. WILLIAM KELLEHER, who is an assistant handling the Freedom of Information Act affidavits for the SDNY.

The material that was reviewed by the New York Office relative to those reports concerning the ROSENBERG case were again pointed out to Mr. KELLEHER, who has now had these cabinets moved to his office, that is cabinets 51128 and 51129.

Mr. KELLEHER advised that he was further deleting for his purposes and the purposes of the SDNY, any indication other than the date and the author of the FBI report and its place of reference to any classification or the title thereof of the reports involved were not going to be used by Mr. KELLEHER in his inventory relative to the subpoena that had been furnished to the Department of Justice, the Federal Bureau of Investigation and the United States Attorney's Office, SDNY.

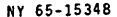
Mr. KELLEHER pointed out that in a Sub-Title A of the letter to the office of the Attorney General, dated 2/20/75, from the ROSENBERG's son, reference was made to ABRAHAM BROTHMAN and also OSCAR JOHN VAGO. Mr. KELLEHER was advised that the writer was not completely familiar with these matters, but thought that there were separate cases involving the United States Attorney's Office, SDNY, and these individuals. The writer informed Mr. KELLEHER that research would be made and he would be so informed.



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6515348-3103 , Buy U.S. Savings Bonds Regularly on the Payroll Savings Play



so that he could properly understand the situation and the involvement of these individuals relative to the ROSENBERG case.

The writer, on 9/27/75, indicated that CAHILL contacted Assistant United States Attorney KELLEHER and advised him that there were two separate proceedings relative to both ABRAHAM BROTHMAN and OSCAR JOHN VAGO. There were two counts relative to ABRAHAM BROTHMAN, which were tried in the SDNY, of which BROTHMAN was convicted on two counts in November, 1950, to conspiracy to obstruct justice and intimidation of a government witness. BROTHMAN initially was convicted on both counts and sentenced to five years on the first count and two years and sentenced to five years on the first count and two years on the second count. The United States Court of Appeals upheld the obstruction of justice, but vacated the intimidation of a government witness count, and BROTHMAN was confined to the custody of the Attorney General, 8/21/51.

It was also pointed out to Mr. KELLEHER, that on 9/28/50, OSCAR JOHN VAGO was arrested by Agents of the FBI on 9/28/50, for violation of Title 18, Section 1621, United States Code (Perjury). He was found guilty on 6/20/52 and sentenced to three years suspended sentence and probation. On that date, the New York file relative to ABRAHAM BROTHMAN is 100-95068; the file relative to OSCAR JOHN VAGO 100-55242, copies of this memorandum should be furnished to these files.

Mr. KELLEHER was informed that it was impossible to ascertain the exact relevancy relative to the request by the ROSENBERG's sons in connection with papers relative to the BROTHMAN and VAGO proceedings, but both of these proceedings were separate and distinct from the ROSENBERG trial.

The information relative to this matter was as stated above, telephonically furnished to Mr. KELLEHER on 9/27/75. Mr. KELLEHER stated that it was doubtful that he would be able to complete his affidavit for appearance in Washington, on 9/29/75, and thought that it probably would have to be put over as the SDNY could not comply with the request made by the Justice Department in such a short period of time.

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INSTOPPION UNITED STATES GOVERNMENT

Memorandum



SAC (65-15348)

DATE:

OCT. 16 19/5

FROM

SUBJECT:

JULIUS ROSENBERG ESP - R

On 10/13/75, Mr. WILLIAM KELLEHER, United States Attorney's Office, Southern District of New York (SDNY). telephonically contacted the writer, relative to a name that had appeared in their files, that is the United States Attorney's files, relative to a document that was possibly pertinent to the court, to furnish these documents under the Freedom of Information Act, to the ROSENBERG's sons.

Mr. KELLEHER advised that the name was that of BENJAMIN C. BRADLEE, and he indicated that there was information relative to a memorandum from the then Assistant Attorney General JOHN V. LINSEY, who had mentioned in the memorandum some details relative to BRADLEE being then concerned with the publicity over the ROSENBERG case in France.

The files of the New York Office indicated that there is no reference to BENJAMIN C. BRADLEE relative to the ROSENBERG case; however, it appeared that BRADLEE was identical with the managing editor of the Washington Post.

Mr. KELLEHER was advised along with Chief Assistant United States Attorney THOMAS J. CAHILL, SDNY, that in view of the fact that this document apparently referred to information that was furnished to the Department of Justice, rather than the FBI. and therefore, the New York Office had no record of this information.

Also on 10/13/75, Mr. CAHILL telephonically contacted the writer relative to an exclusion that had been made in the report at the New York Office of JOHN W. LEWIS, dated 7/22/50, entitled "JULIUS ROSENBERG; ESP - R". Mr. CAHILL was concerned relative to exclusions that existed in their report from the latter paragraph of Page 13 to the first paragraph of Page 14.

Classified by 3137 Exempt from GDS. Category 2 and 3 Date of Declassification Indefinite

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NY 65-15348

Mr. CAHILL advised that there were notations in his report, indicating that these had been excluded on 2/19/51, at the instructions of the then United States Attorney, SDNY, IRVING R. SAYPOL. On this date, 10/13/75, a review of this particular report was made at the New York Office by the writer, which indicated that the paragraphs removed, that is the last paragraph, Page 14 and the top paragraph on Page 14, start with "The atom bomb is made up of" and ends on Page 14 in the following words "results in an atomic explosion".

Mr. CAHILL was telephonically advised that the information that was excluded was relative to the makeup of the atomic bomb, and were probably excluded by Mr. SAYPOL, at the request of either the Department of Justice or the Atomic Energy Commission.

The exact reasoning for their exclusion would of course have to come from Mr. SAYPOL himself, or possibly from the Department of Justice or from FBIHQ.

UNITED STATES GO

Memorandum



(#38)

TO

SAC (65-1534B)

DATE:

OCT 1 6 1975

FROM

SUBJECT:

JULIUS ROSENBERG ET AL ESP - R

On 10/9/75, Chief Assistant THOMAS J. CAHILL. Southern District of New York (SDNY), United States Attorney's Office, telephonically requested to consult with the writer relative to information they had located in their files concerning one, JEROME EUGENE TARTAKOW. Mr. CAHILL advised that the presence of TARTAKOW and the information that TARTAKOW had furnished to the Bureau had been previously unknown to his office.

In view of the request made by the United States Attorney, an attempt was made to speak to Supervisor JAMES P. LEE, FBIHQ, relative to the FBIHQ's policy concerning this matter. Supervisor JAMES JOHNSON of the Bureau was advised that a conference would be held with Mr. CAHILL relative to the aforementioned event without committing the Bureau to any particular policy until further facts were ascertained.

The facts were ascertained concerning this matter and a conference was held with Chief Assistant THOMAS J. CAHILL, AUSA, SDNY, and Mr. WILLIAM KELLEHER of the United States Attorney's Office, SDNY. They informed the writer that a letter which would be part of the inventory to be furnished relative to the court action concerning the ROSENBERG case, had come to their attention. This letter was dated 4/17/51, and had been dictated to the file and was presently a part of the material to be turned over. This indicated the cooperation that JEROME EUGENE TARTAKOW had been of material assistance in connection with the ROSENBERG case, and it also reflected that Mr. IRVING SAYPOL. the United States Attorney at that time, had recorded the conversation he had had with Departmental Representative Mr. L. CAUDLE and the Attorney General. It was indicated in the letter that further discussions they had relative to

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TARTAKOW's possible parole relative to any assistance he might have been to the Bureau relative to this case. This information was based on information orally supplied to Mr. SAYPOL relative to TARTAKOW's cooperation with the FBI concerning the conversations he had had with the subject of the investigation, JULIUS ROSENBERG.

Mr. CAHILL pointed out in discussion, that it was clear from the information furnished, that the informant relative to the case and in the report of WILLIAM F. NORTON, JR., made at New York on 3/16/51, entitled "JULIUS ROSENBERG; ETHEL ROSENBERG; MORTON SOBELL; ESP -R", contained the information that was supplied by JEROME EUGENE TARTAKOW. Mr. CAHILL pointed out that if the memorandum was furnished as a part of the inventory requested by the court, it would be clear that the informant, who is not named in the report of SA WILLIAM F. NORTON, JR., dated 3/16/51, was undoubtedly JEROME EUGENE TARTAKOW.

Mr. CAHILL stated that he had no desire to disclose, and knew nothing concerning the existence of TARTAKOW, prior to the review of the files to comply with court orders in relation to the ROSENBERG request of files by their son in this matter. Mr. CAHILL stated that he wanted to apprise the New York Office of this situation and desired to know if TARTAKOW was still alive and if any possible damage could be incurred to the Bureau in any ongoing operation, and if TARTAKOW was continuing to be used as a source of the New York Office or the Bureau in relation to Soviet espionage work.

Mr. CAHILL also stated that his office had a record which was part of the Department of Justice files and not the part of the United States Attorney's files, relative to the sentencing of HARRY GOLD, wherein it stated, that GOLD's attorney, Mr. HAMILTON, had indicated to the sentencing judge, that actually the papers had indicated that FUCKS had identified HARRY GOLD, wherein reality, the United States Government knew that it was GOLD who had identified EMIL KLAUS FUCKS.

Mr. CAHILL stated that this particular document was stamped "Confidential" and would be returned to the Department of Justice, indicating that there was a possible consideration to be given to this document.



NY 65-15348

Mr. CAHILL was advised that FBIHQ would be contacted relative to his request and guidance concerning the above mentioned items. Kr. CAHILL was thanked for his consideration of FBI sources and the manner in which he was directing the review to carefully present and respond to the court procedures without disclosing any sensitive information relative to the national security of the United States.

On 10/10/75, this matter was telephonically brought to the attention of Supervisor JAMES P. LEE at the Bureau, in accordance with a conference held with SAC ROBERT DENZ relative to this matter and the resolution of it in the best interest of the Bureau.

Supervisor JAMES P. LEE, FBIHQ, advised that in relation to the TARTAKOW matter, the FBIHQ and the Department of Justice had decided that the TARTAKOW matter was to be treated under the Freedom of Information Act situation as an ordinary informant, and his name was to be deleted under the agreement that had been reached by FBIHQ and the department under the Freedom of Information Act.

Mr. LEE advised that particular difficulties that Mr. CAHILL, had could properly be resolved by the attorneys at the Department of Justice, who were preparing the legal arguments relative to this case and the government's presentation of documents. Mr. LEE advised that Mr. GERALD AXELROD and a Mr. LEVINE could be of assistance to Mr. CAHILL in matters concerning documents that were strictly the property of the United States Attorney and the Department of Justice.

On 10/10/75, Mr. CAHILL was so advised and it was pointed out to him that the individuals who might be of assistance to him at the department, should any other problems be resolved relative to this matter. Mr. CAHILL was again thanked for his thoughtfulness relative to the security of sensitive Bureau sources.

It was noted that in the conversation with Supervisor LEE at the Bureau, he was informed as requested by SAC ROBERT C. DENZ, of the fact that a request had been made of the Freedom of Information Act section directly to the Freedom of Information Act Representative, JOHN H, HAWKES, relative to the location of JEROME EUGENE TARTAKOW relative to the JULIUS ROSENBERG matter. Mr. LEE advised that he had



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discussions on 10/10/75, with the Freedom of Information Act supervisors relative to this matter and that a coordination had been established at FBIHQ to preclude the possibility of duplication of effort and also to keep the proper authorities in the various offices apprised of the decisions made at FBIHQ, relative to sensitive sources. Mr. LEE stated he appreciated the position taken by Mr. DENZ relative to the possibly duplication of effort and he indicated that this matter would be precluded from occurring in the future, due to the coordination that had been established at FBIHQ.

Rosenberg File Search Too Taxing?

WASHINGTON (AP)—
The Justice Dept. has asked
a federal court for permission to end its search for
FBI records pertaining to the
Rosenberg espionage case.

The department filed the motion in a lawsuit brought by Michael and Robert Meropol, sons of Julius and Ethic Rosenberg who were executed in 1953 after being convicted of slipping atomic bomb secrets to Soviet

agents.

Earlier this year, U. S.

District Court ordered the
dopartment to provide
several thousand pages from
the FBI files on the case by
Nov. 15 to the Mecropols,
who use the name of their
adoptive parents.

More than 700 pages from the files and a 3000-page index of additional material have been given to the Mecropols. Extensive Search

Department lawyers told the court the FBI has searched its files extensively and should not be required to conduct any further searching for other material which might be related to the case only peripherally.

The Meeropols asked for material on about 100 persons whose names were on a government witness list in the case.

In an affidavit submitted with the department motion, FBI agent Thomas H. Bresson said it would "requirationsiderable independent research" to establish the identity of many of those on the list.

In many cases it "would still be impossible to determine positively if the information in the FBI files in fact pertains to the person on the list, in view of the lack of sufficient identifying data available," the affidavit said.

The department segued that the search conducted so far more than satisfies the requirements of the Freedom of Information Act, under which the Mecropols brought their suit.

Department Inverse said:

Department lawyers said; the FBI has assigned 73 fulltime and 21 partitime emrioyes to the Meeropols' request. (Indicate page, name of newspaper, city and state.) n.y. Posst Date: 10/16/75 Authors Editors Title: Character Classification: Submitting Offices Being investigated -001161975

FBI

Date: 10/28/75

TELTTYPE

(Type in plaintext or code)

(Priority)

TO: DIRECTOR, FBI (65-58236)

FROM: SAC, NEW YORK (65-15348)

TAP SEXRET

ATTN: INTO AND FREEDOM OF IMPORMATION ACT SECTION.

JULIUS ROSENBERG; ET AL; ESPIONAGE-R.

ON OCTOBER 28,1975, MR. WILLIAM J. KELLEHER, AND CHIEF ASSISTANT USA THOMAS J. CAHILL, ADVISED THAT THEY HAD LEARNED FROM A REVIEW OF THE INVENTORY SUPPLIED IN THIS MATTER, THAT THE NAME OF JEROME EUGENE TARTAKOW, COULD POSSIBLY COME TO THE ATTENTION OF THE DEFENSE ATTORNEY IN THIS MATTER.

MR. KELLEHER ADVISED THAT HE FILED AN AFFIDAVIT OF THE USA'S INVENTORY FOR THE SDNY, DATED SEPTEMBER 30,1975, IN CASE ENTITLED, "MICHAEL MEEROPOL; FT AL VERSUS EDWARD H. LEVY; ET AL. IN FEDERAL DISTRICT COURT, CIVIL DOCKET NUMBER 75-1121". HR. KELLEHER ADVISED THAT AS THE SOLE EXHIBIT TO THIS AFFIDAVIT ON THE TOP OF PAGE 33 OF ITEMS CONTAINED IN DRAWER SIX, THAT TARTAKOW'S HAME APPEARS AS THE NEXT DOCUMENT FOLLOWING THE MEMORANDUM OF CONVERSATION OF THE THEN USA IRVING SAYPOL ON HARCH 16,1951. THIS, AS THE BUREAU HAS BLEN PREVIOUSLY MADE AWARE, REFERRED TO CONVERSATIONS THAT OCCURRED FETSERS.

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PAGE TWO NY 65-15348

WILLIAM F. NORTON, JR., RELATIVE TO TARTAROW'S ASSISTANCE TO THE FEI RELATIVE TO THIS MATTER.

MR. CAHILL AND MR. KELLEHER STATED THAT THEY WANTED TO BRING THIS MATTER TO THE ATTENTION OF THE FBI AS IT IS POSSIBLE THAT BECAUSE TARTAKON'S NAME HAS BEEN MENTIONED IN THE AFFIDAVIT, HE WILL BE CONNECTED AS BEING THE INFORMANT REFERRED TO IN THE PREVIOUSLY REPERRED TO MEMORANDUM OF IRVING R. SAYPOL, MARCH 16, 1951, AND ALSO THE SOURCE OF INFORMATION IN THE REPORT OF SAWILLIAM F. NORTON, ON MARCH 16, 1951, ENTITLED, "JULIUS ROSENDERG; ETHEL ROSENBERG; MORTON SOBELL; ESP-R".

MR. CAHILL AND MR. KELLEHER ADVISED THAT THEY HAD INFORMED MR. AXLEROD AND MR. SHEA, OF DEPARTMENT OF JUSTICE, OF THE APPEARANCE OF THE TARTAKOW NAME IN THE AFFIDAVIT SUPPLIED TO THE COURT IN THIS MATTER.

AS THESE DOCUMENTS ARE DOCUMENTS OF THE USA'S OFFICE, THE NEW YORK OFFICE GAVE NO DIRECTION AS TO HOW THIS MATTER WOULD BE HANDLED. MR. CAHILL WAS ADVISED THAT THIS INFORMATION WOULD BE FURNISHED TO FRI HEADQUARTERS WHO ARE IN FULL POSSESSION OF THE PACTS CONCERNING TARTAKON. THEREFORE, THE FOREGOING IS BEING SUPPLIED. TO THE BUREAU IF BUREAU HEADQUARTERS HAS NOT BEEN

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11:52PM NITEL 10-28-75 PLQ

TO: DIRECTOR, FBI (65-58236)

FROM: SAC. NEW YORK (65-15348)

TO-1-3-E-0-R-E-T--

ATIN: INID AND FREEDOM OF INFORMATION ACT SECTION.
JULIUS ROSENBERG: ET AL: ESPIONAGE-R.

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PAGE TWO NY 65-15348

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PAGE THREE NY 65-15348 PREVIOUSLY SUPPLIED OF THIS POSSIBLE DISCLOSURE OF TARTAKOW BY THE DEPARTMENT.

CLASSIFED BY 37, XGDS 2 AND 3, INDEFINITE.

PMS FBI HQ



The below listed reports are located in the second drawer from the top in the steel cabinet numbered pepartment of Justice 51128. The top drawer of this cabinet contains motions relative to the ROSENBERG case number 114868. There are some FBI reports interspersed with the legal papers but these have been used to substantiate the government's case in various appeals and it is not felt that they can be separated without the direction of the USA.

Drawer number 3 contains nine books of Grand Jury minutes in black bound folders as well as a looseleaf volume in green indicating a chronological and alphabetical order of the witnesses who appeared at the Grand Jury. This drawer also contans a looseleaf folder indicating on the outside a digest of the testimony of the JULIUS ROSENBERG case. This has been broken down into approximately 160 pages of a recording of both direct examination and cross-examination of the witnesses who appeared at the trial.

The fourth drawer contains one brown manila envelope with cancelled checks which were issued to MORTON SOBELL from Reeves Instrument Company. Otherwise, the drawer is empty.

The fifth drawer of this cabinet contains 15 bound black books relative to Grand Jury testimony from 1949 through 1953.

Cabinet number 51129 contains, the first drawer being the top drawer, legal papers relative to the ROSENBERG case and a blue bound looseleaf notebook containing a digest of the testimony of the JULIUS ROSENBERG case.

The second drawer contains legal documents as well as the various exhibits still remaining in the USA's Office relative to the trial itself.

Drawer number 3 contains folders A through O broken down into various witnesses' statements as well as testimony of witnesses who appeared at the trial as well as documents.

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which were used for their cross-examination. For example, personnel file of Navy Department of NAX ELITCHER.

brawer 4 contains the same type of breakdown starting at P and ending at W. The latter portion of the drawer contains Grand Jury minutes. This drawer also contains a Chevron map of the City of Albuquerque.

Drawer 5 contains various legal papers of the USA's Office including charge outs relative to the various appeals in this particular trial. However, the majority of this material is legal papers of the USA's Office, SDNY, relative to the trial and the appeals.

On 2/21/51, a letter to the Honorable IRVING A. SAYPOL, USA, was directed from SAC EDWARD SCHEIDT. This letter states as follows:

*Dear Mr. Saypol:

*For your possible assistance in the ROSENBERG case, there are transmitted herewith the following reports concerning DAVID GREENGLASS:

| "Report of | Date | Place |
|------------------------|-----------|--------------|
| ROBERT G. JENSEN | 6/10/50 | Philadelphia |
| LEO H. FRUTKIN | 6/12/50 · | New York |
| HENRY L. MC CONNELL | 6/16/50 | Albuquerque |
| WILLIARD L. ROBERTS | 6/19/50 | San Antonio |
| EDWARD E. KACHELHOFFER | 6/21/50 | St. Louis |
| GAROLD R. FITZGERALD | 6/22/50 | Chicago |
| C. LAWRENCE RICE | 6/24/50 | Kansas City |

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| *keport of | Date | Place |
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| John W. Lewis | 6/26/50 | New York |
| GAROLD R. PITEGERALD | 6/28/50 | Chicago . |
| BLAKE E. TURNER | 6/29/50 | Newark . |
| C. EDWARD NICHOLSON, J | R.7/ 3/50 | Washington, |
| ROBERT G. JENSEN | 7/24/50 | Philadelphi |
| John W. Lewis | 8/ 1/50 | hew York |
| LEO H. FRUTKIN | 8/ 5/50 | New York |
| E. EDWARD NICHOLSON | 8/ 7/50 | Washington, |
| HENRY L. MC CONNELL | 8/ 8/50 | Albuquerque |
| LEO H. PRUTKIN | 8/16/50 | New York |
| CHARLES L. TIGNOR | 9/13/50 | Phoen ix |
| John W. Lewis | 9/26/50 | New York |
| W. RULON PAXMAN | 10/27/50 | Chicago |
| JOHN W. LEWIS | 10/30/50 | New York |
| W. RULON PAXMAN | 12/19/50 | Chicago |
| John W. Lewis | 12/27/50 | New York |
| W. RULON PAXMAN | 1/20/51 | Chicago* |
| | | |

A review of the material maintained by the USA's Office concerning JULIUS and ETHEL ROSENDERG as examined by SACCOUNTY And made available from the vault at the USA's Office on 7/29/75 reflects the following reports concerning JULIUS ROSENBERG:



- 1. Report of SA WILLIAM F. NORTON, Jr. at New York, dated 7/7/50, entitled, "JULIUS ROSENBERG," ESP-R".
- 2. Two copies of the report of SA JOHN A. HARRINGTON at New York, dated 8/7/50, entitled "JULIUS ROSENBERG, ESP-R".
- 3. Report of SA DONALD G. HARRIS, dated 8/9/50, at Newark, New Jersey, entitled "JULIUS ROSENBERG, ESP-R".
- 4. Report of SA HAROLD P. GOOD (A) at New York, 8/11/50, entitled "JULIUS ROSENBERG, ESP-R (Pinancial Report)".
- 5. Report of SA JAMES P. LEE at New York, dated 9/8/50, entitled "JULIUS; ETHEL ROSENBERG was, ESP-R".
- 6. Report of SA HAROLD F. GOOD (A) at New York, entitled "JULIUS ROSENBERG, ESP-R (Financial Report)".
- 7. Report of SA JOHN M. MASTERSON at Newark, dated 9/1/50, entitled "JULIUS ROSENBERG, ESP-R".
- 8. Report of SA C. EDNARD NICHOLSON, Jr. at Washington, D. C., dated 7/18/50, entitled "JULIUS ROSENBERG, ESP-R".
- 9. Report of SA EDWARD E. KACHELLOFFER at St. Louis, Missouri, dated 8/10/50, entitled "JULIUS ROSENBERG, ESP-R".
- 10. Report of SA GERALD J. VAN DORN at New York, dated 12/2/50, entitled "JULIUS ROSENBERG! ETHEL ROSENBERG, ESP-R" (accounting report).
- 11. two copies of report of SA WILLIAM F. NORTON, Jr., dated 1/2/51, entitled "JULIUS ROSENBERG; ETHEL ROSENBERG WAS; NORTON SOBELL WAS, ESP-R".

MC CONNELL, entitled "JULIUS ROSENBERG; ETHEL ROSENBERG was; MORTON SOBELL, ESP-R" made at Albuquerque, dated 2/5/51.

- 13. Report dated 3/7/51 of SA JOHN W. LEWIS at New York entitled "JULIUS ROSENBERG ET AL, ESP-R".
- 14. Report of SA PRANCIS X. MC BRIDE, dated 3/15/51, at New Haven, entitled "JULIUS ROSENBERG, ET AL, ESP-R".
- 15. Report of SA BENNIE C. GARREN, dated 3/19/51 at Oklahoma City, entitled "JULIUS ROSENBERG, ET AL, ESP-R".
- 16. Report of SA JAMES P. LEE at New York, dated 3/14/51, entitled "JULIUS ROSENBERG, ET AL, ESP-R".
- 17. Report of SA WILLIAM P. NORTON, dated 4/28/51, at New York entitled *JULIUS ROSENBERG, ET AL, ESP-R*.
- 18. Report of SA WILLIAM P. NORTON, 3r. at New York, 3/16/51, entitled "JULIUS ROSENBERG; ETHEL ROSENBERG was: MORTON SOEELL was, ESP-R".
- 19. Report of SA JOHN A. HARRINGTON at New York, dated 2/29/52, entitled "JULIUS ROSENBERG, ET AL, ESP-R".
- 20. Report of SA JOHN A. HARRINGTON at New York, dated 4/28/53, entitled "NATIONAL CONSISTED TO SECURE JUSTICE IN THE ROSENBERG CASE, IS-C, INTERNAL SECURITY ACT OF 1950".
- 21. Report of SA EDWARD J. CARILL (A) at New York, dated 5/28/53, entitled "NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE, IS-C".

22. Report of SA EDWARD J. CAHILL (A) at New York, dated 11/15/53, entitled "NATIGNAL COMMITTE TO SECURE JUSTICE IN THE ROSENBERG CASE, 15-C". _

new York, 8/6/53, entitled "NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE, IS-C".

24. Report of SA EDWARD J. CAHILL (A) dated 2/17/54 at NY, entitled "NATIONAL COMMITTEE TO SECUPF JUSTICE IN THE ROSENEERG CASE, IS-C". -

25. Report of SA PAUL R. BIBLER at Albany, dated 2/21/51, entitled "JULIUS ROSENBERG, ET AL, ESP-R".

26. Report of 6A W. PULON PAXHAN at Chicago, Illinois, dated 1/21/51, entitled "DAVID GREENGLASS, ESP-R".

27. Report of SA W. RULON FAXHAN, dated 12/19/50, at Chicago, entitled "DAVID GREENGLASS was ESP-R".

28. Report of SA JOHN W. LEWIS at New York, dated 12/27/50, entitled "DAVID GREENGLASS was ESP-R".

29. Report of SA JOHN W. LEWIS, dated 10/30/50, at New York, entitled "DAVID GREENGLASS, ESP-R".

30. Report of SA W. FULON PAXMAN, dated 10/20/50, at Chicago, entitled "DAVID GREENGLASS was ESP-R".

31. Report of SA CEARLIE L. TIGNOR at Phoenix dated 9/13/50, entitled, "DAVID GREENGLASS, EEP-R".

32. Report of SA LEO H. FRUTKIN, dated 8/16/50, at New York entitled, "DAVID GPENGLASS was ESP-R" (Summary Report) (Supplementary Summary Report).

33. Report of SA HENRY L. MC CONNELL, dated 8/8/50, at Albuquerque, entitled "DAVID GREENGLASS was ESP-R".

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34. Report of SA C. EDWARD NICHOLSON, Jr. at Washington, DC, 8/7/50, entitled, DAVID GREENGLASS, ESP-R".

- 35. Report of SA LEO B. PRUTEIN, dated 8/5/50, at New York, entitled "DAVID GREENGLASS was ESP-R".
- 36. Report of SA JOHN W. LEWIS at New York, dated 8/1/50, entitled "DAVID GREENCLASS, ESP-R".
- 37. Report of SA ROBERT G. JENSEN at Philadelphia, dated 7/24/50, entitled, "DAVID GREENGLASS, ESP-R".
- 38. Report of C. EDWAPD NICHOLSON, Jr. at Nashington, DC, dated 7/3/50, entitled, "DAVID GREENGLASS, ESF-R".
- 39. Report of SA BLAKE E. TUFNER, dated 6/29/50, at Newark, entitled, "DAVID GREENGLASS was ESP-R".
- 40. Report of SA GAPOLD R. FITIGERALD, dated 6/28/50, at Chicago, Illinois, entitled *DAVID GREENGLASS, ESP-R*.
- 41. Report of SA JOHN W. LEWIS at New York 6/26/50, entitled "DAVID GREENGLAS was ESP-R".
- 42. Report of SA C. LAWRENCE RICE dated 6/24/50, at Kensas City, entitled "DAVID GREENGLASS, ESP-R".
- 43. Report of SA GAROLD R. PITZGERALD, dated 6/22/50, at Chicago, Illinois, entitled "UNSUB NUMBER 5 ALBUQUERQUE, NEW MEXICO; HARRY GOLD, ESP-R".
- 44. Report of SA EDWARD E. FACHELHOFFER at St. Louis, Hissouri, Gated 6/21/50, entitled "UNKHOWN AMERICAN NUMBER 5, ALBUQUERQUE, NEW MEXICO, HARRY GOLD, ESP-R".
- 45. Report of SA WILLIARD L. ROBERTS dated 6/19/50, at San Antonio, Texas entitled "UNKNOWN AMERICAN NUMBER 5, ALBUQUERQUE, NEW MEXICO; BARRY GOLD, ESP-R".

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dated 6/16/50, at Albuquerque, entitled "DAVID GRELNGLASS, ESP-R".

47. Report of SA LEO H. FRUTKIN, deted 6/12/50, at New York, entitled "UNSUB NUMBER 5, ALBUQUERQUE, NEW MEXICO, HAFRY GOLD, ESP-R".

48. Report of SA ROBERT G. JENSEN at Philadelphia, dated 6/10/50, entitled, "UNSUB NUMBER 5. ALBUQUERQUE, NEW MEXICO, BARRY GOLD, ESP-R".

49. Report of SA JOHN W. LEWIS, dated 9/26/50, at New York, entitled "DAVID GREENGLASS, ESP-R".

50. Report of SA JOHN A. HAFRINGTON, dated 7/27/51, at New York, entitled "DAVID GREENGLASS was ESP-R".

51. Report of SA VINCENT J. CARILL at New York dated 12/15/50, entitled "MAX ELITCHER; HELENE ELITCHER, ESP-R".

52. Peport of SA VINCENT J. CAHILL at new York, dated 10/2/50, entitled "MAX ELITCHER: BELENE ELITCHER, ESP-R".

53. Report of SA VINCENT J. CAHILL, dated 8/5/50, at New York, entitled *MAX AND HELENE ELITCHER, ESP-R*.

54. Report of SA REX I. SHRODER at San Antonio dated 8/23/50, entitled "MORTON SOBELL was - PUGITIVE, ESP-R".

55. Report of SA LEWIS E. GLENN, dated 8/25/50, at Weshington, DC, entitled MORTON SOEELL was FUGITIVE, ESF-R*.

56. Feport of SA GERHAFDT P. HUNDT, dated 12/4/50, at Newark, entitled "MORTON SOBELL WEB ESP-R, INTERNAL SECURITY ACT OF 1950".

57. Report of SA REX I. SHRODER at New York, 8/5/50, "MORTON SOBELL, ESP-R".

58. Report of SA REX I. SHRODER, Gated 9/21/50, at New York, entitled "MCRTON SOBELL was ESP-R".

10/6/50, at Norfolk, Virginia, entitled "MORTON SOBELL was ESP-R".

60. Report of SA LEWIS E. GLENN, dated 10/9/50, at Washington, DC entitled "MORTON SOBELL was ESP-R".

61. Report of SA EDWARD R. WHALEN at New haven dated 10/2/50, entitled "MORTON SOBELL, ESP-R".

62. Report of SA HARRY W. HANKINSON, dated 10/11/50, at Oklahoma City, entitled "HORTON SOBELL, ESP-R".

63. Feport of SA MARTIN J. MC GWINE (A) at New York dated 10/26/50, entitled "MORTON SOBELL, ESP-R (FINANCIAL SURVEY)".

haven 10/31/50, entitled "MORTON SOBELL was ESP-R" unclassified.

65. Report of SA WILLIAM C. TOWER, dated 10/25/50, at Scattle, Washington, entitled "MORTON SOBELL was ESP-R".

56. Feport of SA THOMAS E. BPYANT at Los Angeles dated 10/31/50, entitled "MORTON SOBELL was ESP-R".

67. Report of SA RCHERT G. JENSEN, dated 11/10/50, at Philadelphia, entitled "MOFTON SOBELL was ESP-R".

68. Report of SA FEX I. SHACDER at New York dated 11/13/50, entitled "MORTON SOEELL was ESP-R".

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69. Report of SA WILLIAM F. GUILPOILE, dated 1/31/51 at Albany, entitled "MORTON SOBELL was

70. Report of SA REX I. SHRODEP, deted 4/25/51, at New York, entitled MOFTON SOEELL was ESP-R*.

71. Report of SA REX I. SHRODER dated 1/24/51, at New York, entitled "MCHTON SCHELL, ESP-R".

72. Report of SA GEFHAFDT P. HUNDT at Newark, dated 2/10/51, entitled "MORTON SCHELL was ESP-R, INTERNAL SECURITY ACT OF 1950".

73. Report of SA REX I. SHFODER at NY dated 1/24/51, entitled "MORTON SOBELL, ESP-R".

74, Report of SA JOHN R. LYONS, dated 2/28/51, at Newark, entitled "JULIUS ROSENBERG, ESP-R".

75. Feport of SA LEWIS E. GLENN at Washington, DC dated 8/28/51, entitled "MORTON SOBELL was - FUGITIVE ESP-R".

76. Report of SA ROBERT G. HANSEN dated 8/11/50, at Philadelphia, Pa., entitled "HARRY GOLD ESP-R".

77. Report of SA ROBERT F. ROYAL at New York, dated 6/3/52, entitled "MAXWELL FINISTONE was ESP-R, INTERNAL SECURITY ACT OF 1950".

79. Report of SA ROBERT F. ROYAL at New York dated 9/3/52, entitled "MAXWELL FINESTONE was ESP-R, INTERNAL SECURITY ACT OF 1950" Information-Confidential".

80. Report of SA KCBERT P. ROYAL at New York dated 12/1/52 entitled *MAXKELL FINESTONE Was ESP-R, INTERNAL SECURITY ACT OF 1950*.

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81. Report of SA CHARLES P. SILVERTHEEN at Now York dated 12/8/50, entitled "WILLIAM DANGIGER; ESP-R".

82. Report of BA CHARLES P. SILVETHOLN at New York dated 9/20/50, entitled "VILLIAL DANZIGER; ESP-R".

83. Report of SA CHARLES P. SILVETHOEN at New York, dated 8/16/50, entitled "WILLIAM DANZIGER; ESP-R.

84. Report of 8A RICHARD T. HEADSHY dated 11/22/50, at New York, entitled "VIVIAN GLASSWAN; ESP-R.

85. Report of SA RICHARD T. HRADSHY dated 2/28/51, at New York, entitled "VIVIAN GLABSHAN; ESP-R".

86. Roport of SA JOHN T. MAHONEY dated 10/17/50, at Albany, entitled "VIVIAN GLASSMAN; ESP-R".

87. Report of SA FRENTON S. GONDON dated 8/11/50, at Boston, Massachusetts, entitled "STANLEY ROPLET RICH; ESP-R".

83. Report of SA CHARLES P. SILVERTHORN dated 8/16/50, at New York, entitled "STANLLY ROBERT RICH; ESP-R".

89. Report of BA PDWARD R. WIMLEN dated 9/18/50, at New Havon entitled "STANLEY ROUGHT RICH; ESP-R".

90. Report of SA CHARLES P. SILVERTHORN dated 10/20/50, at New York, entitled "STANLEY ROBERT RICH; ESP-R".

91. Report of SA EDWARD R. WHALEK at New Haven dated 1/25/51, entitled "STANLEY ROBERT RICH; ESP-R".

D2. Report of SA ROBERT F. ROYAL dated 11/17/52, at New York entitled "AIFRED EPAMINONIAS SAKANT WAS, ET AL; ESP-R".

93. Report of SA ROBERT F. ROYAL dated 8/25/52 at New York, entitled "ALFRED EDAMINORDAS BARAHT was, ET AL; ESP-R".

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94. Report of SA ROBERT F. ROYAL at New York dated 6/2/52, entitled "ALFRED EPANINONDAS BARANT; ESP-R".

95. Report of SA ROBERT F. ROYAL at Now York dated 3/17/52, entitled "ALFRED EPARINONDAS SARANT; ESP-R".

96. Report of SA PETER F. MAXSON dated 3/26/52, at Albany, New York, entitled "LOUISE ROSS SARANT; ESP-R".

97. Report of SA ROBERT F. ROYAL at New York, dated 1/8/52, entitled "ALFRED E. SARANT was; ET AL; ESF-R."

98. Cover of report of SA WALTER C. ROETTING, Jr. dated 6/3/58, at New York, entitled "ANATOLI ANTOHOVICH YAKOYLEY - FUGITIVE; ESP-R".

99. Report of SA WALTER C. ROETTING, Jr. dated 6/5/59, at New York, entitled "ANATOLI ANTONOVICH YAKOVLEY; ESP-R".

100. Report of SA dated 6/23/60, at New York, entitled "ANATOLI ANTONOVICH YAKOVLEY;

7/13/62, at New York entitled "ANATOLI ANTONOVICH YAKOVLEY; ESP-R".

102. Report of BA dated 7/25/63, at New York, entitled "ANATOLI ANTONOVICH YAKOVLEY; ESP-R".

103. Copy of letter dated 5/20/59, from SAC HARVEY G. POSTER to the Honorable S. HAZARD GILLESPIE, Jr., USA, SDRY, Attention: Mr. SILVIO MOLLO.

at New York, entitled "JACOB ROVINSLY; IS-R".

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Folder containing the above referenced letter: 103. to Mr. GILLESPIE relative to ROSENBERG case: a letter from the the Now York Office dated 11/20/52, to the Attention of AUSA JAMES KILSHAUER; letter directed to J. EDHARD LOEBARD. USA, SDNY, from SAC JIMES J. KELLY, 3/1/53, Personal Attention; letter dated 3/2/54, to Reporable J. EDWARD LOUDAND relative to JULIUS ROSENBURG; ET AL (the estate of JULIUS and ETHEL ROSENDERG) from SAC JAKES J. KELLY: letter dated 2/25/54. to Honorable J. EDWARD LONGLIND relative to JULIUS ROSENFERG: ET AL (the estate of Julius and ETICL ROSENDERS) from BAC JAMES J. KEIJY: letter dated 3/4/54. to Honorable J. EDWARD LORRARD relative to JULIUS BOSENBERG; ET AL (the estate of JULIUS and ETHEL ROSENRARG) from SAC JAMES J. KELLY! letter to the Assistant Attorney General JAMES M. MC INTRNEY dated 9/15/50, from the Director, FBI, relative to "MONTON". SOBELL; ESP-R"; copy of a letter to the Ronorable INVING SAYPOL, 3/30/51, from the Office of the Director, FBI.

106. Copy of a letter marked from the office of the Attorney General, Washington, D.C., to PAUL W. WILLIAMS, Esq., USA, SDNY, from JOIN V. LINDSEY, Executive Assistant to the Attorney General, dated 7/3/56, with copies of a memo to Mr. J. EDGAR HOOVER from Mr. WILLIAM P. ROGERS, 6/23/56, re JULIUS ROSHNEZIG; ESP-R; MORTON BODELL, motion to vacate sentence.

107. A bound open folder with 33 enclosures containing letters from 2/14/51 to the Honorable IRVING SAYPOL, USA. These letters and 33 documents contained enclosures which were forwarded to the USA from 2/14/51 through 3/23/51.

SEGRET

201 East 69th Street New York, New York 10021 September 26, 1975

Honorable Paul J. Curran United States Attorney Southern District of New York United States Court House Foley Square New York, New York 10007

Attention: Thomas J. Cahill

Chief Assistant United States Attorney

Dear Sir:

Enclosed herewith is an inventory made by Special Agent of the New York Office of material located in the vault of cabinets maintained by the Southern District of New York(SDNY) located in the safe in your building. These cabinets that were reviewed are numbered 51128 and 51129.

This list contains only those materials that were reviewed and maintained by your office in relation to the Rosenberg proceedings. No other material was examined as you have indicated previously that to your knowledge this material was all inclusive of the material pertaining to the Rosenberg legal proceedings.

No attempt was made to review Federal Bureau of Investigation(FBI) material which was already part of the legal papers or were used as exhibits, etc. for appeals in relation to this matter. Any FBI material such as reports were not inventoried as they are apparently connected with the legal proceedings conducted by your office.

Sincerely,

J. WALLACE LA PRADE Assistant Director in Charge

Enclosure

2-Addressee

RFM:ms (3)

-1-65-15348-3129

AIRTEL

TO : DIRECTOR, FBI (65-28226)

(ATT: INTD)

(ATT: FREEDOM OF INFORMATION ACT SECTION)

FROM:

BAC, NEW YORK (65-15345)

SUBJECT: JULIUS ROSENBERO

ESP-R

Re NY sirtel 7/30/75 and Bureau telephone calls to KY 9/25 and 9/26/75.

Referenced telephone calls with Supv. THOMAS J.

BRESSON were relative to the material that was examined by

SA property of the NYO on 7/29/75 and inventory
made.

Enclosed herewith is a list giving an inventory of the material without indicating the classification which the material did or did not have at that particular time.

On this date a telephonic conversation was had with Chief Assistant USA, SDNY THOMAS J. CAHILL who indicated that he thought that both the Burcau and the Department's response to the subpoens would be more properly covered in accordance with the decisions made by both the Department of Justice and the Burcau relative to this inventory.

2-Bureau (Enc. 2) (E1) 1-Yew York NFM:m8 (1) 1-Supv. #38-3130 NY 65-15345

On this date Mr. CAHILL was supplied with this revised inventory with the corrections as indicated by Supv. BRESSON at FBINQ.

Any further observations by Mr. CAHILL or the SDNY relative to this material will be promptly brought to the Bureau's attention.

Rosenberg File To Be Opened

Washington, Oct. 20 (UPI) — The Justice Department made plans today to make public almost all of its filer on Julius and Ethel Rosenberg, who were convicted of espionage and executed in 1953.

The action was taken in respanse to a suit filed under the Freedom of Information Act by Robert and Michael Meeropol, the Rosenberga sons, who assumed the name of their adoptive parents.

In a report to the U.S. District Court in Washington, the Jurilie Department said it was steviding more than the act required, but was withholding some documents clearly exempted by the act.

The chief purpose of the court tenort was to defend witholding count jury testimony, whose recreey is protected by law, and other information exempted by the set to protect the privacy of individuals, including informants.

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O: DIRECTOR, FBI (65-58236)

FROM:

SAC, NEW YORK (65-15348)

CONFENTIAL

A T T E N T I D N: INTO AND FREEDOM OF INFORMATION ACT JULIUS ROSENBERG; ET AL; ESP-R

ACTING UNITED STATES ATTORNEY THOMAS J. CAHILL, SOUTHERN DISTRICT OF NEW YORK, ADVISED THAT HE DESIRED TO ADVISE THE NEW YORK OFFICE THAT HE HAD HAD TELEPHONIC COMMUNICATIONS WITH THE DEPARTMENT OF JUSTICE, RELATIVE TO THIS MATTER IN THE LATE PM OF NOVEMBER 11, 1975.

MR. CAHILL ADVISED THAT DURING THE COURSE OF THE COMMUNICATIONS. HE HAD LEARNED THROUGH DEPARTMENT OF JUSTICE ATTORNEY, JOHN MARTIN, THAT THE DEPARTMENT OF JUSTICE HAD INADVERTENTLY FURNISHED THE ATTORNEYS FOR THE ROSENBERG CHILDREN WITH THE NAME OF JEROME EUGENE TARTAKOW.

MR. CAHILL WAS QUESTIONED AS TO WHETHER THIS DISCLOSURE WAS BASED ON THE INFORMATION SUPPLIED IN REFERENCED TELETYPE OF OCTOBER 28, 1975, AS TO THE EXHIBIT MADE IN THIS CASE BY NOW A UNITED STATES ATTORNEY WILLIAM J. KELLEHER.

1 - NEW YORK 1 - SUPERVISOR #38 · RFM tfb

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Approved: Special Agent if Charge

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PAGE TWO NY 65-15348 CONFIDENTIAL

MR. CAHILL RESPONDED THAT HE HAD BEEN ADVISED THAT
THIS DISCLOSURE HAD NOTHING TO DO WITH THE DOCUMENT IN
WHICH TARTAKOW'S NAME WAS FURNISHED AS A PREVIOUS EXHIBIT
IN THIS CASE.

MR. CAHILL FURTHER ADVISED THAT APPARENTLY THE PRESS
HAD BEEN SHOWN CERTAIN DOCUMENTS RELATIVE TO THE INFORMATION
THAT WAS DISCLOSED. MR. CAHILL ADVISED THAT HE HAD A
REQUEST FROM A REPORTER ONE ORR KELLY, OF THE WASHINGTON
STAR LEDGER TO SEE HIM IN HIS OFFICE EARLY THIS AM. MR.
CAHILL STATED THAT HE HAD NOT SEEN THIS REPORTER AT THIS
TIME, BUT HE PRESUMES THAT THE CONTACT WILL BE BASED ON
THE DISCLOSURE MADE BY THE DEPARTMENT RELATIVE TO THE
TARTAKOW INFORMATION.

MR. CAHILL ADVISED THAT HE QUESTIONED AS TO WHETHER FEDERAL BUREAU OF INVESTIGATION HEADQUARTERS (FBIHQ) WAS AWARE OF THIS INFORMATION AND HE WAS INFORMED THAT AS OF LATE PM, NOVEMBER 11, 1975, THEY WERE NOT.



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Special Agent in Charge

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PAGE THREE NY 65-15348 CONFIDENTIAL

IN VIEW OF THE FOREGOING, THE ABOVE INFORMATION IS BEING SUBMITTED TO THE BUREAU FOR ANY ACTION THAT IS DEEMED ADVISABLE. ANY PERTINENT DETAILS RELATIVE TO THIS MATTER WILL BE FURNISHED TO FBIHQ IMMEDIATELY.

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1231PM IMMEDIATE 11-12-75PAC

T0:

DIRECTOR, FBI (65-58236)

FROM:

SAC, NEW YORK (65-15348) .

CONFLOENTIAL

A I I E N I I O N: INTO AND FREEDOM OF INFORMATION ACT JULIUS ROSENBERG; ET AL; ESP-R

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MR. CAHILL ADVISED THAT DURING THE COURSE OF THE COMMUNICATIONS, HE HAD LEARNED THROUGH DEPARTMENT OF JUSTICE ATTORNEY JOHN MARTIN, THAT THE DEPARTMENT OF JUSTICE HAD INADVERTENTLY FURNISHED THE ATTORNEYS FOR THE ROSENBERG CHILDREN WITH THE NAME OF JEROME EUGENE TARTAKOW.

MR. CAHILL WAS QUESTIONED AS TO WHETHER THIS DISCLOSURE WAS BASED ON THE INFORMATION SUPPLIED IN REFERENCED TELETYPE OF OCTOBER 28, 1975, AS TO THE EXHIBIT MADE IN THIS CASE BY HOW A UNITED STATES ATTORNEY WILLIAM J. KELLEHER.

PAGE TWO NY 65-15348 CONFIDENTIAL

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IN THIS CASE.

MR. CAHILL FURTHER ADVISED THAT APPARENTLY THE PRESS HAD BEEN SHOWN CERTAIN DOCUMENTS RELATIVE TO THE INFORMATION THAT WAS DISCLOSED. MR. CAHILL ADVISED THAT HE HAD A REQUEST FROM A REPORTER ONE, ORR KELLY, OF THE WASHINGTON STAR LEDGER TO SEE HIM IN HIS OFFICE EARLY THIS AM. MR. CAHILL STATED THAT HE HAD NOT SEEN THIS REPORTER AT THIS TIME, BUT HE PRESUMES THAT THE CONTACT WILL BE BASED ON THE DISCLOSURE MADE BY THE DEPARTMENT RELATIVE TO THE TARTAKOW INFORMATION.

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PAGE THREE NY 65-15348 CONFIDENTIAL

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TOI

DIRECTOR, FRI (ATTN: FOIA SECTION)

FROM:

SAC, NEW YORK (65-15348)

SUBJECT:

PROTEST DEMONSTRATION FOR RELEASE OF FILES IN THE

ROSENBERG CASE

11/21/75 ESP-R

The way of the Section of the Sectio

On 11/19/75,

NY, advised SA Carried a demon-

stration of protests for release of additional files in the ROSENBERG case was to be held 11/21/75 from 11:00 AM to 1:00 PM in front of the Federal District Court House, 262 Old Country Road, Carle Place, Long Island, New York. added that this demonstration was to be peaceful and concerned itself with the release of information concerning the ROSENBERG case not already released to the ROSENBERG children.

The NYO is conducting no active investigation concerning captioned demonstration, but will maintain liaison with the Nassau County Police Department.

(L(ATTN) FOIA) 1 - New York

PJF: kmm (6)

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UNITED STATES GO KNMENT Memorandum



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DATE:

FEB 5 1976

FROM

SUBJECT:

JULIUS AND ETHEL ROSENBERG ESPIONAGE-R

On 1/27/76, in the course of other inquiries, AUSA WILLIAM KELLEHER advised that after the publicity relative to the availability of documents by the ROSENBERG children, the United States Attorney and Mr. KELLEHER made it be known to the press that the documents that the ROSENBERG children had indicated were not available, were definitely available and the only reason that these people had the documents were that they did not come to the United States Attorney's . Office and review the documents that were declassified and released.

According to Mr. KELLEHER, this was made known to the press specifically to the "New York Times" and as such caused the ROSENBERG children's attorney, MARSHALL PERLIN to become quite disturbed, in that according to KELLEHER, he appeared at the United States Attorney's Office after the release of the position of the United Staes Attorney's Office by the criticism of the ROSENBERG children in the "New York Times".

Mr. KELLEHER advised that since that time, arrangements have been made with the United States Attorney THOMAS J. CAHILL to allow an individual representing MARSHALL PERLIN and the ROSENDERG children to review the documents in their entirety. Mr. CAHILL again pointed out to Mr. PERLIN, according to Mr. KELLEHER, that these documents were available and that the United States Government in the Southern District of New York did not look too kindly on PERLIN's allowance of his clients to criticize when they had not supplied an individual to review the

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documents that according to CAHILL, PERLIN knew were available.

Mr. KELLEHER stated that the individual who is reviewing the material for PERLIN and the ROSENBERG children is a young woman, who according to KELLEHER, is a law student by the name of BONNIE BROWER.

Mr. KELLEHER stated that he knew nothing concerning BROWER, other than she appeared to be a young law student and has had no conversation with her.

This information is being recorded for this file in view of past events occurring with charges made against the Government by the ROSENBERG children.

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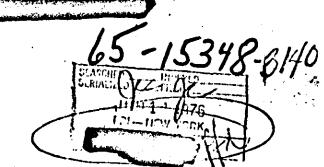
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UNITED STATES GOVERNMENT

Memorandum

Sic (65-15348)

JUN 17 197

FROM

SA

JULIUS ROSENBERG

ESP-R

On 6/3/76, Supv. JAMES P. LEE of the Bureau telephonically contacted the writer regarding captioned case.

He made reference to an article which appeared in the 6/2/76 New York Times. This article quoted a memo written by former Asst. Director WILLIAM SULLIVAN, 10/16/65, stating that the Bureau had succeeded in keeping MIRIAM and WALTER SCHNEIR off of several TV programs, where they had intended to discuss the book they had written about the ROSENBERG case.

The article also mentioned a memo of former Asst. Director CARTHA De LOACH, dated 10/18/65, stated that Federal Judge IRVING KAUFMAN had been furnished public source information by the Bureau concerning this matter.

LEE advised that an Asst. Attorney General at the Department wanted to be advised as to who had contacted Judge Kaufman, and what information he had been furnished.

LEE requested that ROSENBERG and related files be reviewed for any information in regard to the above, during the period of late 1965 or early 1966.

The writer reviewed pertinent sections of the ROSENBERG, SOBELL, and SCHNEIR files, following which Supv. LEE was advised as follows:

1- 100-37158 (SOBELL)

1- 100-135206 (W. SCHNEIR)

1- 100-135207 (M. SCHHEIR)

PFD:vpf

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The files reflect that periodically Judge KAUFMAN would forward to the NYO for information copies of newspaper or magazine articles, or personal letters which he had received which were critical of his handling of the ROSHNBERG case. The files also reflect that periodically Judge KAUFMAN would telephonically contact former ADIC JOHN F. MALONE. Most of these calls appeared to indicate an instance in which Judge KAUFMAN felt that his personal safety was being threatened kaufman felt that his personal safety was being threatened a speaking engagement where there was some announced demonstration by a pro-ROSELBERG group.

LEE was advised that the files reviewed failed to reflect any action taken by the NYO against the SCHNEIRS regarding any TV appearance. The files also fail to reflect that any information was ever furnished to Judge KAUFMAN by the NYO.

LEE was advised that the reference at the end of the NY Times article to a letter sent by the Bureau to all offices apparently refers to SAC letter 65-60, dated 11/2/65, regading the SCHNEIR book. Copies of this are contained in the NYO files.

STATES COMPONENT Memoran Can

SAC, NEW YORK

TO -

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SUPPECT:

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Source:

Date Advised:

Reliability:

Has furnished reliable information in the past.

Attached is information furnished by above source.

NY 1806-S

3/ (381)

This memorandum has been classified "Decret" to protect a highly sensitive source. If further disseminated. the recipient should utilize his own judgment as to what classif tion the information should receive. If the information could be paraphraped so that the source will not be compromised, class cation to protect the source is not needed. However, any information which discloses the Bureau's investigative interest in a foreign official or establishment should ordinarily be classif at least "Confidential".

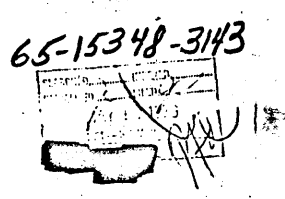
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ADIC, LOS ANGELES (65-5061)

6/29/76

ADIC, NEW YORK (65-15348)

WILTUS ROSENBERG ESP - E

Re your R/S dated 4/7 and 5/13/76.

The NY file re captioned subject has been reviewed for serials which would appear to be pertinent to LA prior to 3/7/50.

Enclosed herewith for LA is one copy of the following serials:

NY report 6/23/50 11Y report 7/7/50 7/20/50 CV TT 7/21/50 NY TT 7/22/50 NY TT MY Summary report 7/22/50 SF report 7/20/50 7/22/50 NY TT 7/24/50 LA TT WFO report 7/13/50 NY TT NY TT

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2-Los Angeles (Encls.15)(RM)
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65-15348-3148

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Memorandum

10 : SAC YOUN (65-1531/8)

DATE: 7/28/76

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ΑЗ

#38

SUBJECT:

JULIUS ROCEMBERG ESP - R

Captioned case has been maintained in a pending status as a result of various reviews of the file and exhibits that were necessary in connection with pending legal matters that arose in connection with the Freedem Of Information / ot.

Under the new quidelines for pending cases, and since there is no active investigation required in connection with this case, it is recommended that this matter be placed in a closed status.

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65-15348-3149



UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

MICHAEL MEEROPOL, Also Known As: ROSENBERG, Et Al
Plaintiffs

- Civil Action No.

. 75-1121

EDWARD H. LEVI, Et Al

Defendants

Affidavit of Special Agent LEWIS D. SCHILIRO

I, LEWIS D. SCHILIRO, being duly sworn, depose

as follows:

- (1) I am a Special Agent of the Federal Bureau of Investigation (TEX) assigned to the New York, New York Field Office of the FBI.
- of a teletype dated July 30, 1976, from FBI Headquarters (FBIHQ) to all FBI Field Offices, captioned "MICHAEL MEEROPOL, Et Al., V. EDMARD H. LEVI, Et Al., Civil Action Number 75-1121". This teletype instructed that a search be conducted of all FBI Field Office: † ... remine which of these offices possess files, of any type. Deste ining to the trolve "Principals" in the ROSENBERG empire age case, and also to determine which of these offices possess files pertaining to approximately one hundred additional individuals, as these files relate to the investigation and trial

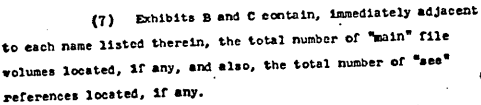
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of ETHEL and JULIUS ROSENBERG. The teletype set forth specific guidelines and instructions concerning the method of search to be conducted.

- (3) I personally supervised the search conducted in the New York Field Office pursuant to the above-mentioned teletype, and this search was conducted exactly in conformance with the instructions contained therein. The information set forth herein is based on my personal knowledge, obtained in my official capacity.
- by reference herein, is a list of those names enumerated in the teletype concerning whom it has been determined the New York Field Office possesses no files within the meaning of the instructions contained in the teletype.
- by reference herein, is a list of those names enumerated in the teletype concerning whom it has been determined the New York Field Office may possess files within the meaning of the instructions contained in the teletype. Because of the lack of complete identifying data concerning many of the names, it is not possible to determine at this time whether the subject of the "main" file and/or "see" reference in the New York Field Office is identical to the individual whose name is contained in the teletype.
 - by reference herein, is a list of those names enumerated in the teletype concerning whom it has been determined the New York Field Office does possess files within the meaning of the instructions contained in the teletype.



Inasmuch as the results reported herein are based only on a manual search of the indices of the field office, and not (except for the limited purpose of ascertaining the number of "main" file volumes or whether an individual who is the subject of a file is identifiable with the name in the teletype) an actual page-by-page search of the files of the New York Field Office, the possibility exists that records referred to in the indices of the New York Field Office have been routinely disposed of pursuant to past instructions issued by FBIHQ under the authority of regulations issued by the National Archives Records Service (NARS). No determination concerning this possibility could be made, however, without a manual search of the files themselves. Also, it would not be possible to determine, without a search of the files themselves, whether a "see" reference concerning an individual would consist of a single mention of that individual, or an entire file volume concerning that individual. Thus, a realistic estimate of the total number of pages of "see" references cannot be given at this time.

Caril D. Schiller

Lewis D. Schiliro

Special Agent

Pederal Bureau of Investigation

New York, New York

Subscribed and sworn to before me this sixth day of August, 1976.

Notary Public

DONALD WINTERS BICLOPHICK
SOL - "2557
Dustried or - 200 Cently

My Commission expires
Mad 30, 1977.

65.13348

EXHIBIT A

PEDIO BOSTON

ALICIA PEREZ BRIDAT

PROCURO LOPEZ

ROSS C. MERRITT

LEOPOLDO MORALES

GUILLERMO SALVIDAR

HELEN D. SCHMUTZ

ANDREW WALKER

FRANK WILENTZ

EXHIBIT B

| • | • | | | | Ecca |
|--|-----------------|--------------------|-------------|---------|---------|
| · stime | NUMBER VOLUM | OF "MAIN" LOCAT | "FILE ED | REFER | NOF SEE |
| NAME | | | | | 3 |
| DOROTHY ABEL | • | | • . | | 12 |
| LOUIS ABEL | | • | • | | 15 |
| LAN ADOMIAN | | _ | | | 12 |
| RUTH ALSCHER | | 1 | . | | 11 |
| HENRY ALDRICH | | | | • | |
| ARTHUR BARR | · | 1 | | | 58 |
| SOLOMON H. BAUCH | | • | | | . 2 |
| DORA BAUTISTA | | • | • | | 3 |
| HARRY D. BELOCK | | 1 | | | 40 |
| ELIZABETH TERRILL E | entl ey | 4 | • | • | 500 |
| GEORGE BERNHARLT | | • | • | • • | . 5 |
| KENNETH K. BOWMAN | | | • | | 5 |
| MINERVA BRAVO | • | • | | | 23 |
| KARL G. BRIERLEY | | | • | | 4 |
| ELEAZER BROMBERG | • • | 1 | | | 21 |
| ABRAHAM BROTHMAN | | 16 | . • | | 135 |
| PLETCHED RRUNTT | | | | | 2 |
| | | 1 | | | 27 |
| BANK B. CARLE | • | _ | | • | |
| FLORENCE COHEN Also Known As FLORENCE HERZOJ | • | | | • | 2 |
| EVELYN COX | • | • | • | • | 9 |
| H.K. CALVERT | | | • | | 1 |
| SYLVIA DANZIGER Dec EHRLICK | | | | • | 38 |
| •• • | SUB TOTAL: | 27 | SUB | TOTAL: | 9 28 |

| • | | | | | |
|--------------------|------------------|------------------|-------------|------------------|----------|
| | NUMBER OF | "MAIN" F | ILE | NUMBER REFERE | OF "SEE" |
| NAME_ | | | • | | 53 |
| WILLIAM DANZIGER | | | | | 12 |
| GLENN DAVIS | | _ | | | 2 |
| JOHN A. DERRY | • | 1 | | | 12 |
| DIANA EINSCHN | | | | | 10 |
| HERMAN EINSCHN | • | • | - - | | 152 |
| HELENE ELITCHER | | | | _ | 260 |
| MAX ELITCHER | . | | | | 19 |
| HERBERT FABRICANT | | | | •• | , |
| Mr. and Mrs. | | 2 | | • | 15 |
| HERBERT FEINBERG | | | | | 8 |
| JOHN FITZPATRICK | | | | | 7 |
| Mrs. W.B. FREEMAN | • | • | • | | 10 |
| W.B. FREEMAN | e di ancestar di | روزه ور شود دور | ent 1000 at | N. 6. 35. | r 33 |
| KLAUS FUCHS | | | | | 13 |
| EDWARD J. GARRETT | , | • | | | 45 |
| VIVIAN GLASSMAN | • | • | | • | 130 |
| ., HARRY GOLD | • | , 1 4 | **** | • | 91 |
| DAVID GREENGLASS | | | | | 29 |
| RUTH GREENGLASS | | • | | ÷ | 19 |
| GENERAL LESLIE R. | GROVES | | • | | 2 ^ |
| GEORGE C. HARGROVE | | | | · | 20 |
| MAX L. HART | | | • | | 40 |
| EDWARD HILLMAN | | | | | 16 |
| HUGH HOLLAND | • . • | | | | 13 |
| MERVIN ISAACS | | - | | | 18 |
| THOMAS O. JOHES | | 2 | ٠. | • | 21 |
| WALTER S. KOSKI | SUB TOTAL: | 19 | SUB | TOTAL: | 1050 |

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|---|--|
| C | |
| | |

| NAME | NUMBER OF VOLUMES | "MAIN" FILE LOCATED | NUMBER REFEREN | CES LOCATED |
|---|----------------------|--------------------------|-------------------|-------------|
| | | | | • |
| KATHRYN KEARNS | | • | | 2 |
| GEORGE G. KISTIAKOWSKI Also Known As GEORGE V. KISTIAKOWSKY | | • | | 31 |
| ROLANDO LEAL | | | • | 4 . |
| SAMUEL LEVINE | | • | | 8 2 |
| DR. ANOCH LEJERT | | •• | | 2 |
| DAVID LEVITOV - Also Known As DAVID ZAULLEOUSE | | 1 | | 18 |
| EDITH S. LEVITOV | • | * . | • | |
| JOHN LANSDALE | | | | . |
| MAX MILLER | | • | | 75 |
| RICHARD R. MURRAY | | | ٠ | 12 |
| WENDELL MARSHMAN | أنه فانه فيسهمون وم | man salah di salah di sa | والمنهو يتوقيه | a- 17 /24 |
| DR. J. ROBERT OPPENHI | | | | 51 |
| CHARLES N. OURSLER | | · . | | 3 |
| HELEN R. PAGANO | • | | | 8 9 |
| MARK PAGE | | | | , - |
| STELLA HOPE PAGE | | | ٠ | 9 |
| BURRELL A. PARKHURST | 1 | | | |
| PLORENCE PASTERNAK - Also Known As FLORENCE GELLER, PAIGE GELLER | | | | 5 |
| | | | | 9 |
| LOUIS PASTERNAK | | • | | 24 |
| MORRIS PASTERNAK | | • | | - |
| WILLIAM PERL Also Known As WILLIAM MUTTERPERL | | | | . 64 |
| ·• | UB TOTAL: | 1 SUB | TOTAL: | 432 |

SUB TOTAL:

| | NUMBER OF VOLUMES | "MAJN" | FILE | TANTER REFEREN | OF "SEE | * ATED |
|-------------------------|----------------------|----------|------|---------------------|-----------|----------------|
| NAME | AODOMES | 10077. | | | | |
| SARAH POHELL | • | 2 | | • | 9 | 1 7 |
| R. GARZA RAMON | | • | | · | 3 | • |
| STANLEY RICH | | | | ÷ | 148 | |
| MANUEL GINER DE LOS RIC | 5 | | | | 17 | • |
| ROBERT E. RUGEN | | | - | | 8 | |
| JOHN ROGGE | | • | | | 144 | |
| JAIME H. ROBERTS | | | | · | 3 | |
| ETHEL ROSENBERG | | | | | .88 | • |
| JULIUS ROSENBERG | | | • | • | 247 | 4.1 |
| LOUISE J. SARANT | | | | | 61 | ٠. |
| BEN SCHNEIDER | | | | • | 15 | |
| EMANUEL SCHWARTZ | | | | | #0 | |
| PERRY ALEXANDER SEAY | المهادية والمراجعة | -2-F4*** | | a di mari da ayan y | • | and the |
| ANN HANUSIAK SIDOROVIC | | | - , | • | 145 | - . |
| MICHAEL SIDOROVICH | | | | | 186 | |
| RALPH CARLISLE SHITH | • ••. | ,1, | | | 4 | |
| HELEN SOBELL | | - | • | | 19 | • |
| LOUIS SOBELL | | 1 | | | 38 | |
| MORTON SOBELL | | | | | 119 | - |
| ROSE SOBELL | | 17 | • | | 16 | |
| ABRAHAM JACOB SUROVEL | L | 1 | · · | • | 8 | • |
| DR. HAROLD C. UREY | | | | | 103 | |
| OSCAR VAGO | _ | | | • | 2 | |
| JOSE LUIS BROCADO VAI | IDRELL | | • | - | 10 | |
| ANATOLI YAKOVLEV | | 9 | - | | 12 | |
| BEN ZUCKERMAN | | 1 | | | 47 | |
| Dan Stramen | SUB TOTA | AL: 32 | SUB | TOTAL: | 1407 | |

TOTAL: 79

TOTAL:

3817

EXHIBIT C

| | NUMBER OF "MAIN" VOLUMES LOCATED | PILE NUMBER OF "SEE" - REFERENCES LOCATED |
|---|----------------------------------|---|
| NAME | 3 | |
| LAN ADOMIAN | · 3 | · · |
| FLORENCE COHEN Also Known As Florence Herzog | 2 | • |
| SYLVIA DANZIGER nee EHRLICK | 1 | |
| WILLIAM DANZIGER | • 9 | |
| HELENE ELITCHER | 7 | |
| MAX ELITCHER | 7 | |
| KLAUS FUCHS | 7 | |
| VIVIAN GLASSMAN | 1 | |
| DAVID GREENGLASS | 17 | |
| MAX MILLER | 1 . | |
| DR. J.ROBERT OPPEN | HELMER 2 | |
| WILLIAM PERL Also Known As WILLIAM MUTTERPERL | 1 | |
| STANLEY RICH | · 1 | • |
| ETHEL ROSENBERG | 64 | • • • • • • |
| JULIUS ROSENBERG | 64 | |
| PERRY ALEXANDER SE | MY - 10 | |
| MICHAEL SIDOROVICH | 10 | • • • • • • • • • • • • • • • • • • • |
| HELEN SOBELL | 2 2 | • |
| MORTON SOBELL | 179 | |
| OSCAR VAGO | 7 | |
| BEN ZUCKERMAN | 1 | • |
| | | |

TOTAL: 415

AIRTEL

TO:

DIRECTOR, FBI (ATTENTION: SA THOMAS W. LENEHAM, FOIPA, ROOM 5439)

FROM:

ADIC, NEW YORK (62-15218) (RUC)

SUBJECT:

MICHAEL MEEROPOL, ET AL, VS. EDWARD H. LEVI, ET AL, CIVIL ACTION NUMBER 75 - 1121

ReButels to all offices, 7/30/76 and 8/3/76.

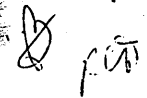
Enclosed herewith for the Bureau are an original and ten copies of an affidavit requested in referenced teletypes.

file review was conducted by SAS of the NYO as follows:

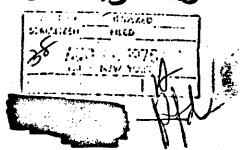
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New York (65-15348)
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| | TOTAL | 17 |
| Clerical Personnel | OS Grade | Total Hours Expended |
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TOTAL

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Inasmuch as the NYO will take no further action unless advised by the Bureau, this matter is being RUC'd.

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| TO DIRECTOR ROUTINE |
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| TOPOPORT |
| ATTN: INTD |
| ANATOLI A. YAKOVLEV, AKA-FUGITIVE, ESP-R, (BUFILE 100-346193); |
| JULIUS ROSENBERG, ESP-R, (BUFILE 65-58236) |
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| 16-16-3152 |
| 0313019 |
| ASSISTANT UNITED STATES ATTORNEY (AUSA) WILLIAM KELLHER |
| ADVISED THAT DURING THE WEEK OF JANUARY 31, 1977, HE HAD |
| 1) - NEW YORK CC TE THE SLRIALIZED THEO |
| I - SUPV. #33 (YAKOV) FEB 1 1977 |
| RFM: / det |
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| | 1100 | TN THE |
| | BEEN ADVISED BY AN ASSISTANT IN THE CIVIL DIVISION | 1 |
| ļ | US ATTORNEY'S OFFICE, SDNY, ONE SAMUEL WILSON, THAT | |
| | HAD ASCERTAINED FROM THE DEPARTMENT OF JUSTICE THRO | UGH |
| | ONE LEGIPTELD (PHONETIC) THAT YAKOVLEV, ACCORDING T | O THE |
| | INFORMATION RELAYED TO KELLHER, HAD MADE ARRANGEMEN | |
| | CITHER TO MEET IN WESTERN EUROPI | E CONCERNING (|
| | - CERTAIN ASPECTS APPARENTLY OF THE ROSENBERG PROSEC | |
| | THIS MEETING WAS TO TAKE PLACE BETWEEN YAKOVLEV AN | D ONE |
| | PROFESSOR ALLEN WEINSTEIN WHO HAS DONE CONSIDERABL | |
| - [| RESEARCH IN MATTERS SUCH AS THIS. ACCORDING TO TH | E INFOR- |
| . | MATION SUPPLIED BY KELLHER, DISCUSSIONS WERE HAD I | |
| | MATTER WITH WEINSTEIN AND ASSISTANT ATTORNEY GENER | AL TYLER. |
| . | FOR REASONS UNKNOWN TO NEW YORK, TYLER MADE SOME F | ULING |
| 1 | CONCERNING THE PETITIONS MADE BY THE ROSENBERG SON | |
| | MEEROPOL AND ROBERT MEEROPOL, WHICH WAS RESTRICTIVE | |
| | CERNING CERTAIN ASPECTS OF THEIR REQUEST OF THE US | GOVERNMENT. |
| | KELLHER WAS UNABLE TO FURNISH ANY INFORMATION AS | LO HOM ~ |
| | THE DISCUSSIONS CONCERNING YAKOVLEV HAD ENTERED I | |
| | NEGOTIATIONS CONCERNING THE PAPERS WITH THE ROSEN | BERG SONS. |
| • | TO WELLHER, AUSA WILSON WAS UNAWAR | |

| | | | | • |
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| | _ Sent | <u>, </u> | М | Per |
| Approved: Special Agent in Charge | _ | | • | 000 - 1075 O - 500-001 |

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| | THERE WAS AN INDIC | TMENT OUTSTANDING | IN THE SOUTHERN D | DISTRICT |
| | FOR ANATOLI YAKOVL | EV. | : | |
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THE ABOVE IS FURNISHED FOR THE INFORMATION OF FBIHQ
AND NYO IS TAKING NO FURTHER ACTION CONCERNING THIS MATTER

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| Approved: | SentN | Per |
| Special Agent in Charge | | |

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Approved: _

Special Agent in Charge

GPO : 1975 O - 550-992

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TO:

X

DIRECTOR, FRI (65-58236)

(ATTU: FOIPA BRANCH,

FROM:

ADIC, NEW YORK (65-15348)

SUDJI CT:

JULIUS ROSENEERG FOIPA MATTERS

ReDuteIcall to NY, 6/7/77.

Enclosed for the information of the FOIPA Branch, per the request of is one (1) copy each of the following:

- 1. Twenty-five (25) pages from the main file re captioned ROSENDERG (NYfile 65-15348, Pufile 65-58236). These pages note that NYfile 100-64868 was consolidated into NYfile 65-15348.
- 2. A mixteen (16) page report from NYfile 100-53305 referencing ROSEHBERG. HYO indices reflect this to be the only pre-1950 reference to ROSEHBERG not contained in his main file, FYfile 65-15348.

There are no pre-1950 references to ETHEL POSELIFEG not contained in EYfile 65-15348. There are no additional rain files re JULIUS ROSEUBERG.

3-Euroau (Fncls. 2) (E'')
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D-liew York

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JUN 1 1977

FBI-NEW YORK

DITAR JUDGE KAUFMAN:

The F.B.I. documents reprinted here werd obtained by Michael and Robert Meeropol—sons of Ethel and Julius Rosenberg—as a result of a lawsuit brought under the Freedom of Information Act. They are just a few of the files obtained that involve your actions during and after the trial of the Rusenbergs and Morton Sobell

These documents indicate that during the trial you abandoned your role as judge and impartial arbiter and, unknown to the defense and public, communicated with the prosecution regarding the sentences of the Rosenbergs and Sobell and in sustaining and justifying the conviction. They reveal that you communicated with the prosecution to vacate the stay of execution. They reflect your improper communication during the appellate process at the time your judicial rulings were being scrutinized. They disclose that under cover of your judicial office, you actively sought to use the FBI and friends in influential positions to inves-tigate and suppress those people who raised critical questions about the trial and those advocating a re-airing of the

These documents show that you have

questions of judicial misconduct and might well be a basis for impeachment.

After reading thirty of these BI documents, more than 100 professors of law concluded, in a letter to the House and Senate Judiciary Committee in September, 1976, that the documents, if true, "reveal a shocking pattern of ex parte contacts with the U.S. Attorney, F.B.I. officials and others in the Department of Justice from the time the original trial of the Rosenbergs and Sobell was pending before him in March, 1951 . . . a judge obsessed with protecting the verdict, judgment and sentence entered in the trial over which he presided and with stifling criticism of that trial-and driven by his obsession to conduct which would not be acceptable from a prosecuting attorney, much less from a judicial officer..."

The documents establish that the defendants were deprived of the rudiments of a fair trial and due process. Had these files been available to the defense before the execution of the Rosenbergs, they could have served as the basis for setting aside the conviction and sentences. The Rosenbergs might well be alive today.

In June, 1976, copies of the documents violated the U.S. Constitution and your were delivered to you by attorneys for the oath of office. They raise the most serious Meeropols, who requested that you deny (Indicate page, name of newspaper, city and state.

Editor: Title:

Character:

Classification: Submitting Office:

] Being Investigated

SEARCHED SERIALIZED

FBITNEW YORK

or conject the information contained in them. You were also asked to disclose your own files regarding the case. You have ignored these requests.

History, justice and the integrity of our judicial system demand that you answer the following charges and questions they raise:

Documents #1 and #9 concern events that took place at the time you imposed. the death sentence for the Rosenbergs. The documents indicate that prior to sentencing you had, unknown to the defense and public, conferred with prosecutor Irving Saypol and his assistant, Roy Cohn. and had obtained the views of the Department of Justice. You then directed Saypol to withhold this information in open court, and falsely stated at sentencing: "Because of the seriousness of this case and the lack of procedence [sic] I have refrained from asking the government for a recommendation. The responsibility is so great that I believe the court alone should assume this responsibility. (Trial Record, p. 1612)

Document #2 concerns a stay of execution granted by the Court of Appeals, after you denied one, so that the Rosenbergs could apply for a hearing before the Supreme Court. The memo reveals that you then suggested to the FBI, and urged the prosecution, to push vigorously to

vacate that stay of execution and to prevent the issue of the legality of the execution being held over until the Fall of 1953, thus making possible an earlier execution date

Such conduct and ex parte communication constituted judicial impropriety and impeded the due administration of justice.

On June 17, 1953, according to document #3, while Justice Douglas was considering a new stay of execution for the Rosenbergs, you very confidentially informed the FBI that on the night before, a secret meeting had been held between Chief Justice Vinson and Attorney General Brownell, at which time Justice Vinson stated he would recall the full Supreme Court from its recess in order to vacate any stay of execution that a Justice might grant.

This document further discloses that you were in ex parte communication with the prosecution and learned of the ex parte meeting between the Chief Justice of the Supreme Court and the Attorney General to foreclose further review by the Supreme Court, thus allowing the execution to proceed.

Document #4 concerns Morton Sobell's motion for an evidentiary hearing and a new trial in 1956. This document discloses that when you re-

ceived this motion, and prior to the time of argument, unknown to the defense, you spoke with former Rosenberg prosecutor James Kilsheimer and decided in advance that you would deny the motion without an evidentiary hearing (which you ultimately did after you heard oral argument on the motion.)

Your actions constituted a denial of due process and belies the claim you made of judicial impartiality. Were you not required to disqualify yourself from consideration of the motion?

Document #5 concerns an appeal brought by Morton Sobell before the U.S. Court of Appeals. The memo states that after oral argument was held, you "raised hell" with Judge Thurgood Marshall (now a Supreme Court Justice) when it appeared that Marshall might rule favorably on Sobell's appeal.

Did you, as the memo reflects, ask the FBI to inform the Attorney General about Judge Marshall's reaction because you were concerned that "this might very well be the straw that breaks the camel's back and as a result obtain Sobell's freedom."

Documents =6, 7 and 8 chronicle your role in the FBI campaign to stifle and suppress any critical inquiry into the Rosenberg-Sobell case. The files reveal that you were supplied with FBI at about the writers and producers of a lay that criticized the trial. They disclose that you arranged for a letter to be written to the New York Times to criticize the Times' favorable review of the drama and that you took "steps" to help the FBI "refute" Invitation to An Inquest, a book critical of the trial, while the FBI arranged for the authors to be denied access to the media.

By what right of judicial office didyou use the FBI and other sources to attempt to suppress public inquiry regarding the Rosenberg-Sobell case?

Document #10 speaks for itself. The memo reveals that in May, 1975, you called the New York office of the FBI and asked them to engage in "counter action to combat the attention" received by the activities of the National Committee to Reopen the Rosenberg case.

There are more documents. Even more questions are raised by them. That you sit as Chief Judge of the U.S. Court of Appeals of the Second Circuit makes it even more compelling that the facts be known. You cannot fremain silent. You must open you: files.

MATIONAL COMMITTEE





Official decuments obtained from the FBI

All documents are reprinted verbation

LIMITED STATES GOVERNMENT

Office Memorandum
PATE: April 3, 1951

TO: THE DIRECTOR FROM: MR. LADD STRJECT: JULIUS ROSENBERG & E ESHIONAGE - B

Supervisor Hoy Barloga of the New York Office furnished the following information:

According to Row Cohn, Awistant United Eratus Attorney, Shathara Listrett of New York Judge Irving Kustman, who presided at the Riserberg Iral on April 2, 1851, consulted with Curvit Court of Appeals Judge Jerome Frank roccerring the sentence he would surpse on the detendant. At that time Judge Jerome Frank indivated that he was against the death penalty for any set the defendants, but recommended that Judge Kouff man contact Judge Weinfeld of the Listret Court. Reportedit Weinfeld indivated that he was in favor of the death penalty for Julius Riccerberg, Minrich Schell, and Ethel Rusenberg.

Awistant United States Attorney Cohe related that Judes Krufman personally favored sentening Julius and Ethel Rosenberg to death and that he would give a praon term to Merton Judell.

Assistant United States Attorney Cohn reportedly indirated to dudge Equimon that he thought the death penacy for the Bosenterrys and Morton Sobell was in under, but at the same turns he was of the opinions that if Min. Rememberg were sentenced to a prison term there was a possibility that she would talk and additional presecutions could be had on the basis of her endource Cohn also mid- street its Kaufman that he favored amiliant Gerengians in fifteen years imprisonment. Kaufman rejeited that it sae his intentions so add five years to any sentence which was automimened by the Government concerning

Derignava.

Barloga further stated that an Agent was prewest when Awistian United States Attorney Cohn conferred telephonically with U.S. Attorney Irving Saysid, and during this conversation it was unfirated that Satpol was coming to Washington, D. C. to confer on April 4th with the Attorney General concerning the sentencing of the defendance. During this conversation Cohn suggested to Saypol that while in Washington Saypol might also crims to confer with the Director concerning has recommendations.

ACTION

This is for your information.

Document No. 1

THE COMPANY OF THE PARTY OF THE

- ENETED STATES GOVERNMENT -- BATE: February 19, 1953 Office Memorandum

TO: THE DIRECTOR FROM: A. H. Belmont SUBJECT: JULIUS & ETHEL ROSENBERG (Possibility of delay till Fall of 1983)

At 2.70 pm. SAC Boardman called from New York to advise that Judge Kaufman had called from today and stated he had come to the emechanon that it would not be recreasing to New York detectives to continue to protect him and that unformed patienness in front of his spartment housing would be suffix sent. This sets the semanteement prior to the time the time detectives were assigned to Judge Kaufman Judge Kaufman anded Boardman's opinion, hout Boardman deline give any, sindersing this was a matter for the Judge to decide. At the Judge's request, Boardman did call Commissioner Monaghan and pass along the Judge in the great.

dudge Kurdman then discussed with Brandman the Circust Court decision that the Rosenburgs could apply for a writ of certwart. His pointed out that they have world March 50th to make as plication, that the Supreme Court was convision weeks in April and seven if the Supreme Court considers the matter in April and denies the writ, the defense has 25 days for re-argument and will probably wait the full 25 days. The Supreme Court receives in June and might not reach the cake Lefore it receives. Consequently, unfeat this matter is pushed vigorously by the government, this whole case may hang over until Fall Judge Kaufman was of the opinion that the Department should push the matter vigorously to get it before the Supreme Court.

Namourly to get it before the Supreme Court.

SAC Brancham expressed no opinion on this at all to the Judge, but printed out that the Life Attorney would be the proper person to missite activis and take it up with the Department. Shorter thereafter, Assistant US, Attorney Rishberner, called Brancham and said he had talked with the Judge and had dinn two things—it is he had sent a strong letter to the Department, requesting that the Department, required in the Department, they called the Department, they are supported to entire acustation, and 42 he had called the Department telephonically and advised the Department of his views in the metter, pointing out strongly that it may not in the susterest of the government to person delay in the

Boardman wid he felt that the FBI should stay out of this and consequently be gave no opinion either to the Judge or to Kill-secure. I agree with Boardman that this is a matter which should be handled by the Department and we should not approx in opinion. I told Boardman to keep us advised of development.

Document No. 2

UNITED STATES GOVERNMENT DATE: June 17, 1953

O MR D M LADD OM MR A H BELMONT 'BIFCT' JULIUS ROSENBERG, et al ESPIONAGE - R

We checked with the Washington Field Office at 10:45 A.M. this morning on the status of the motion before Justice Douglas of the Supreme Court by Attorney Fyke Farmer. The Agent who was in the Court building advised that Justice Douglas and Justice Jackson went to their respective offices at 9:40 A.M. today and have not come out. The attorneys are standing by.

At 10:50 A.M. Supervisor Tom McAndrews of New York called to advise that Judge Kaufman had called the New York Office. Judge Kauf 🖫 man said he learned from AUSA Kilsheimer that last night, on the recommendation of Justice Jackson, the Attorney General and Chief Justice Vinson met at 11:00 P.M. to determine whether to call the complete court into session to dispose of Fyke Farmer's motion. Judge Kaufman advised that as of 7:30 P.M., Douglas was disposed to grant the writ. However, after he came back from dinner, he was wavering and undecided. Judge Kaufman said that even if Douglas does throw out the motion, Justice Frankfurter will hear it. Judge Kaufman said that Justice Jack ? son was very upset about the indecision of Douglas. Jackson felt that the whole theory of listening to Farmer's motion was ridiculous and Douglas § should have turned it down vesterday.

For your information.

ADDENDUM: ARB:mer 6-17-53

At 11:15 A.M. Supervisor McAndrews called back to advise that Judge Kaufman had very confidentially advised that at the meeting between the Attorney General and Chief Justice Vinson last night, Justice Vinson ? said that if a stay is granted he will call the full Court into session Thurs. day morning to vacate it.

Document No. 3

UNITED STATES GOVERNMENT Difice Memorangum DATE: May 16, 1956

FROM: MR C. E. NENDRICH SUBJECT MORTON SOBELL, ESPIONAGE (R)

Supervisor Tom McAndrews, New York Office, Informed in te of May 16 that former Special Agent John Har on the moment of Maw 16 that former Special Agent John Har-rington has advised him that he was falling such James kill sherters on the execute of May 15th Killsbeurer hangled one hi of the presentation of the Sobell case and the servors appeals on the case. Harrington uses then a Bureau Agent and conducted extensive ansestigation of the gase. According to Harrington, Killsheimer has indicated that he has missed to the United States Attemns a uffer that the a-guments on the motion on Monday. May 11st should be kept strict to the issues raised by the motion and in realisterial mat-ters should be some into he the Conventment in order or a well

stray to the usus raised to the motion and na rullateral mat-ters should be gone into lev the Government in order to avoid lies owing involved on a hearing on the motion. Killshrimer in-directed to Harrington that he has been in touch with Judge Haufman and has proceed out to Judge Haufman her all of the source raised in the motion have been previously thered an one form or nother and have been "Incorted disent." Reutinan has insigned that if the nucleus comes before him, he will deny the motion or inchar a hearing.

when without a hearing. ... Kulsheimer has stated that he will per 'he Gererament e papers and will probable be in court on Mon day, May Stut, when the mution is presented.

Document No. 4

THE RESERVE THE PROPERTY OF THE PARTY OF THE 1800

UNITED STATES GOVERNMENT BATE: December 21, 1942

Mr Mah

C. D. DeLach SUBJECT. MORTON SORELL . ESPIONAGE . R

CASE APPEAL

Judge Living Koulman called from New York at 1140 a.m., 12. 21-62 fire stated that captioned individual had appealed his cape for the 6th time is the Court of Appeals. The last hearing was approximately one seek set. The court, at this time convicted of Junges Swann. Friendly and the new Judge, Thurgood Marshall thermank, Automatic Au orh Attorney for the NAACP).

Mulge Kaulman made reference to the Supreme Court decision at the Universal Court will see the Court held it was improper for the pro-ective to question the defendant regarding the fact that the defendant tonk the Fifth Amendment upon appearing before the Grand Jury Judge Kaulman indicated that in the particular case Mrs. Ethel Receivers, when she was see the stand in 1951, was select questions concerning her taking the stall that her administration of the second in 1951, was select questions concerning her taking the stall that was a select that the second in 1951, which is the second in twal that was held approximately one week ago was be the latter fact.

Judge Kaufman stated that the Governald decision is not good faw and in his opinion certainly does not apply to this case.

good law and it in opinion certainly does not apply to the race. Judge Kaufman made further reference to the fact that Sunday a "Winter" had a headline "U.S. Attorney Correction of Soball May Be lingal." He stated this came about as a result of Judge Marnhall's asking a question of Assistant U.S. Attorney (tilegible) during the above-mentioned hearing approximately one week ago. Marshall's question was, "If Schell had been tred last apong (1962) and we had him before us indep, wouldn't it be necessare for the Court is reverse the decision, particularly in see of the Groupes all degrees."

fillerible replied probably, Judge Kaulman said this was typical [Discible] replied probabile, Judge Kaufman said this as explicated the answers are no to nearemented snal attention who have did not even for the I begarment of Justice. He solicated he had seven "hell" with Thurgood Marshall unarmeth as he considered Marshall to be somewhat naive and certainly unexperienced on the bench. Judge Kaufman a'm indicated that in his outnition the stupid answer on the pain of Al-NA fillighbly a wolf also be testured in "The Nation," "New Republic," and "The National Grandian."

Judge Kaufrian was of the opinion that this enight very well be the arraw that breaks the enterly back and as a result obtain Sub-ris freedom. He stared the Bureau might derive to occusing the Attorney General with the unfortunate accusing ACTION:

in suggested this memorandum he fore aided to the Domestic Intelligence Division for approprieta consideration.

Document No. 5

UNITED STATES GOVERNMENT DATE: October 16, 1965 St. 1-Mr. Belmont & 1-Mr. Mohr M 1-Mr. DeLoach

FROM: W. C. Sullivan
SUBJECT: JULIUS ROSENBERG: ETHEL ROSENBERG ESPIONAGE - R

1-Mr. Suffivan 2 1-Mr. D. E. Moore 2 1-Mr. J. A. Sizoo of 1-Mr. Branigan 3 1-Mr. Baumgardner

As we know, before and after the execution of the above two subjects for exponent, the Communit Part's in this country conducted independing one propagation in the case. Various libratic forms time to time have commented upon the case. Some have aboun sympaths for the librarberys and have been critical of the Government's action, dust recently a book was written in this connection by Waller D and Clarium Schorus called "librations on Inquest." This book has been evicewed by the Divisions and its maccuraces accented. As we know, before and after the execution of the above two

On 10715/SS, [DELETTON], a very good friend of the Burrau and a Chicago attorney; was in the city. He had called one previously from Chicago increase that had an important matter to discuss. IDELETION! rold me had been latting to IDELETION as tenders to the second IDELETION and the had been latting to IDELETION! as the second in the past on the past on the past of s television program relating to their book

[DELETION] and it was evident from the conversation that IDELETION and it was evident from the conversation that a main purpose of the television privates from their sweepins would be not alone to exponente the Knoenbergs from all guilt in the field of exponent, but alone to strack and to undermore the FBI in its investigations. IDELETION passes (FEZ-ETION) to pass this information on 10 me (forming the past 6 or 7 years. I have been on IDELETION) pleasured preferral do 4 times and am rather well acquisited with him? [DELETION] to rould handle the matter in one or two wors. First, he would be perfectly willing to put the Scheen on refer nould stand to the perfectly willing to put the Scheen on refer to not if the Bureau wanted to have one or to scope in who reculd attack and expose them. Second and [DELETION] if this was not desurable he mould refuse to have the Scheen on he mergan. IDELETION has always here accounted on the one of the pri gram. [DELETION] has always been cooperative in the part with regard to Bureau matters.

In view of this, I took the liberty of lefting [DELETION] to instruct [DELETION] and to permit the Schein to gu on his televinion program for ne good would access tree it. [DELETION] will handle the matter. It had to be expedited because [DELETION] wanted an answer right away.

[DPLETION] also taid [DPLETION] that from talking to the Scherch be got the unpressing that summers is behind a nationwide effort [ILLEGIBLE] high by putting these authors and their book on as many television, receives an provide Libraryhaut. the country.

As I are if, the first thing we should do le this matter in to take careful dept to secure the cooperation of friendly television stations and prevent this subvernic effort from heigh successful, it should be dept off television programs and shoushered and forced out of the public eve thereby. However, if this is successful and the authors are going on television amount the country then it would be seconsary to see to give remediate consideration to wave of refuting and exposing the book, and putting the subviews in timer received. authors in proper pers

RECOMMENDATION:

(1) That this Division start perparing an exhaustive brief refuting this briefs to be held in readiness in the event that it is

refuting the true to be new to present the true verse time in an excellent appropriate.

22) That an SAC letter to prepared electing all field affices to the situation so that they can learn in advance of effects to put this book and its authors on television programs and be prepared to take steps to prevent it.

ADDENDUM: CDD.mll, 10/18/63

ADD*NOUM: CDD mh, 10/18/65
Steps have already been taken in New York and be waring.
Teoritacta' of ours to refute the hook written by the Schneim.
Judge breing Noulman has been furnished certain public source indivinuals and is heaving a length; fetter written is the Editor of the "New York, Times." [DELETION], a syndicated columnist, is also doing this. A number of Catholic publications will also assure in this matter. Nevertheless, I think Mir. Smillson a recommendation in good and that his should proceed accordingle.

Document No. 6

UMTED STATES GOVERNMENT DATE: May 2, 1969 1-Mr. C. D. DeLoach 1-Mr. T. E. Bishop 1-Mr. Y. C. Sullman 1-Mr. W. A. Branigan 1-Mr. W. A. Branigan 1-Mr. J. P. Lee G. 1-Mr. J. P. Lee TO: Mr. W. C. Suffixen
FROM. Mr. W. A. Branigan
SUBJECT: JULIUS ROSENBERG

Memorandum recummends letters he forwarded to the Atterney General and to Judge Kaufman concerning a play entitled. The United States on Julius and Ethel Rosenberg, currently shuring or Clevyland, Ohio, which is critical of the Government handling of that case.

THE RESIDENCE OF THE PERSON OF

Mamorandum

ESPIONAGE - RUSSIA

On April 29 1989, Judge Living Kendram, Cercuit Court of Ap-peals, Second Circuit, prephenically consurved the Durector con-erming the above mentioned play Judge Kendram was altimed. that the "New York Tuper," reviewed this play the weeks us a row on April 20 and 27, 1989, which was highly unusual, Judge Kendram indicated that he understands the play as critical of the Director, the prowerutor, and Judge Kunfram who was the trial judge in the Rivenburg case. The Judge sided that he felt the Astorney General should be informed, and the Director ad-vised that he would let the Astorney Consent home. rised that he would let the Attorney General kine

viert that we would ex the Atterney General Anov.

This play opened in Cleveland as March 14, 1922, and is scheduled to continue until May 11, 1939. It was observed by an Agent of the Cleveland Office and he noted it assumes the language of the Riverbergs, and as was noted in the reviews, it is propagated rather than drawn. The author is Donald Martin Freed [DELETION]

[OLLETION]

The play is directed by Larry Tayrant, a graduate of the University of Wichita, employed as a play director in the Cleveland area for the part five years. No identifiable decreating information on Tayrant or any of the action or activates as they information on Tarrant or any o Cleveland, New York, or Bureou files.

1. There is ottached a letter to the Atterney General furnishing him with information concerning this play and its anti-Govern-

There is also attached a letter to Judge Lyong Kaufman forhing information concerning this play.

Document No. 7

United States Court of Appeals
United States Courthouse
Foley Square, New York, 10007

Chambers of IRVING R. KAUFMAN May 7, 1969

The Pales Drue Adgar.

Thank you so much far your letter of Max 2 furnishing me with
the background information of the gratienas resourcible for
writing the play, "The United States v. Julius and Ethel Rosesberg."

I believe you will be interested in swing a copy of a letter sent by former Federal dedge Simon Richard to The New York he former Federal dedge Simon Rifkind to The N Times concerning their extensive reporting of this play.

With my gratitude and affection, I am Sincerely yours, Erving R. Koulman United States Carcuit Judge

Enclosure
The Honorable John Edgar Houses
Director, Federal Bureau of Investiga United States Department of Justice schiegtes, D. C. 30535

Document No. 8

Definition of Ex Parte-Black's Law Dictionary.

"On one side only; by or for one perty; done for, in behalf of, or on the application of, one party only."

Impeachment

"The President, the Vice-President and all civil officers of the United States, shall be removed from office on imprachment for, and conviction of, treason, bribery, or other high crimes and mis-demeanors."

U.S Constitution Article II, Section 4

Sypreme Court JUSTICES CH YOTH CUDITY NEW YORK, NY State of New York

PCN 13, 1975

RVING H. SATPOL JUSTICE

Hon, Clarence M. Kelley Director Federal Bureau of investi Washington, D.C. 20535

Deer Mr. Kelley

Aly doughter, Barbara, new [DELETION] of Reverly Hifts, California an alumna of Smith College, [Dh.LETION], has sent me the enclosed pholocopy of an article as the "Smith Alumnae Quarterls", February 1973 by Professor Alam Weinstein, entitled "Opening the PBIF Files. An Interim: Report" I direct your attention to the last page which she encurled with his sentiment. If thought you didn't ask for the death penalty, is that errors."

arror."

I've enlightened her. Her question, as you can see, agrees from Professor Weinstein's statement that FBI and Justice Department files have provided now insights. ... That prosecutors in the R-senberg case arriphaled now insights. ... That prosecutors in the R-senberg case arriphaled now insights from the field professor. I don't know the house feet her statement are do! I know what records he speaks about. I do know the facts. The Professor is all wrong and he fabricates.

Prehimmanily, when I had the honor of fillephle! Trumon's appointment as United States Attorney—the prevailing sentineing practice in criminal cases in the United States District Court for the Suthern District of New York began with the prosecutor's recommendation for punishment. Thus was contain to the previous in the State Courts where the Judge took no recommendations. As chief (illegible) my predecessor, the late Juhn F. X. hillegible from of my assigned responsibilities was an enterior recommendation. Opin succeeding him to 1949, I mised the subsect with the late Jalegble John C. Knog. He requested that I continue the practice of recommendations and the subsect of the subsect of recommendation of the subsect of the subsect of recommendation and the subsect of the

In my six years in the office I recommended many such, hundreds, and I can count an my fingers the cases where judges modified my recommen-

Now, to the point of the Preference's claim. I was never overcoled by anybody. No one in Justice or out over directed one, let alone everywed one on the matter of recommendation of rentence,

I was the only proventier as the Rosenburg case. While some of my assistants assisted as preparation for snal and I let four of them examines some of the wirnesse, I leak the lead, All solicy decisions were sums and some slope. Advice I sought and took, but I report, Enal decisions was al-

some stone. Advise I sought and took, but I repeat, final decision was almine stone. Advise I sought and took, but I repeat, final decision was almine some. Advise I sought and took, but I repeat, final decision was almine some at the fluctuation of the antincing judge, at these circumstance. The day before sentence he asked for my views I gave them and
he impured regarding the views of the Department of Justice. I had not
inlegated any. He asked me to seek those I flow to Washington, met with
the late Repeat Attorney General Payton Ford and the late Awistant Attorney General in charge of the Criminal Division, James McInerney.
They conveyed the views of your predecesser J. Edgar Hoover, Therewere difference all around among them, but rapital punishment for one
are both was in not out. I left to return to New Yerk, asked ret telephone to
at a public function that agent shall provide an presence of the prings who was attending the same event. Upon variating to him the
Washington division I was then asked by the judge to refrain from making
any recommendation for punishment the next day in the course of my
cloving statement at anythmen.

There you have direct endence of the facts to contradiction to Prob

You may use this in any way to keep the record straight.

Loving H. Saypul

Document No. 9

file

TO-DIRECTOR FM / FROM: SAC, NEW YORK JULIUS ROSENBERG ESP - R (OO:NY)

Date: 5/4/75

The following information in furnished for the information of the

On \$/2/75, Pateral Judge TRYING RAUFMAN contacted ADIC J. WALLAUE LA PHADE of the NYO, and advance as follows:

Judge RAUFMAN experiend concern over an article in the current in-size of "Exquire" Magazine recarding the Rosenberg raw. He also ex-periend concern regarding recent activities of the National Committee in Reupen the Rosenberg Case, which expansions has subsected to full year newspaper and solvecting a re-suring of this raw. The Judge ex-periend his experience that some counter-action should be taken to combat the attention derived from this activity.

didge RAUTMAN indicated that he is an element over the publicity received by the above commetter, that he has requested a Depute US playmal to exceed him to various affairs where he has been requested as a

Document No. 10

To: & SAC, Albany

communication.

From: Director, FBI

MICHAEL MEEROPOL, et al.

v. GRIFFIN B. BELL, et al. CIVIL ACTION NUMBER 75-1121

Reference Butel to all SACs dated 7/30/76 and Buairtel to all SACs dated 8/6/76.

By referenced communications, a list of the subjects in the investigation and trial of Ethel and Julius Rosenberg was furnished each field bffice. Also furnished each field office was a list of the names on the Government's Witness List relating to the investigation and trial of Julius and Ethel Rosenberg. The list of subjects and individuals appearing on the Government's Witness List will therefore not be repeated in this

For your information captioned FOIA suit has been in litigation for approximately two years. During the course of this litigation, on 8/1/75, the Court issued an Order that no documents maintained by the FBI be destroyed. Due to the file destruction moratorium then in effect, that Court Order was not brought to your attention in 1975. Due to the continuing litigation and current discussion regarding reinstitution of a file destruction program in the near future, you are hereby being advised of the Order of the Court in this matter. Accordingly, no files maintained in your office

main subjects or individuals appearing on the Government's

Witness List should be destroyed. These files must - Each Field Office

(Do not trov below this line J THIS FILE HOT TO BE DESTROYED UNLESS ADVISED BY THE BUREAU. KEEP AS TOP SERIAL."

(origin or auxiliary office) relating to any of the

MAY 20 1977

Airtel to Albany
Re: MICHAEL MEEROPOL, et al.
v. GRIFFIN B. BELL, et al.
CIVIL ACTION NUMBER 75-1121

be maintained until further notice.

To insure that no files are destroyed concerning this Court Order, you should immediately prepare a search slip on all of the names mentioned in all of the referenced communications (including all serial references) and place a copy of this communication as the top serial in each of the applicable files. A stamp should be placed on this serial to read "THIS FILE IS NOT TO BE DESTROYED UNLESS ADVISED BY THE BUREAU KEEP AS TOP SERIAL."