



FEDERAL BUREAU OF INVESTIGATION

ATLANTA CHILD MURDERS

PART # 9 of 9

PAGES AVAILABLE THIS PART 274



FEDERAL BUREAU OF INVESTIGATION

FILES CONTAINED IN THIS PART

FILE #	PAGES AVAILABLE
<u>7-18251 (Section 18)</u>	<u>164</u>
<u>7-18251 (Section 19)</u>	<u>110</u>
<u> </u>	<u> </u>
<u> </u>	<u> </u>
<u> </u>	<u> </u>
<u> </u>	<u> </u>
<u> </u>	<u> </u>

SUBJECT ATKID
FILE 7-18251
SECTION 18 OF 19

Atlanta Child Murders
Wayne B. Williams

INFORMATIVE NOTE

12/14/81

Date

Re: WAYNE BERTRAM WILLIAMS;
ATKID;
MAJOR CASE 30;
KIDNAPING;
OO: ATLANTA

Attached Atlanta teletype advises that the defense attorney for subject furnished subpoenas for 18 Special Agents (SAs) to appear for the defense in upcoming trial scheduled to commence 12/28/81. Ten SAs are in the Atlanta Division and include SAC John D. Glover. Three SAs subpoenaed are at FBIHQ, and the remaining five SAs are in auxiliary offices.

As previously agreed by SAC Glover and the U. S. Attorney's Office, the subpoenas were accepted by the Atlanta Office with the stipulation that a two-day notification be furnished for the appearance of each SA's testimony.

Judge Clarence Cooper, Fulton County Superior Court, cited the defense attorneys for contempt of court for two violations of the gag order issued during earlier proceedings in this case. Judge Cooper said that information developed for the defense by a psychiatrist and a pathologist has been released to the media and these individuals would be required to appear before him at the conclusion of subjects trial for contempt action.

- 1 - Mr. Mullen
- 1 - Mr. S. Andrews
- 1 - Mr. Monroe

CONTINUED - OVER

4 ON

67c

An expert in hair and fiber examination from the Royal Canadian Mounted Police is expected to testify in support of findings established by SA [REDACTED] FBI Laboratory, and [REDACTED] at the Georgia Crime Laboratory.

P.28

APPROVED:

REC
1/12/5
Director

Exec AD-Adm.

Exec AD-Inv.

Exec AD-LES

Adm. Servs.

Crim. Inv.

Ident.

Inspection

Intell.

Laboratory

Legal Coun.

Off. of Cong. & Public Affs.

Rec. Mgnt.

Tech. Servs.

Training

AT0013 345 205EZ

RR HQ BA CB CC JK TP

DL AT

110755Z DEC 81

FM ATLANTA (7A-1835) (P) (SQ. 7)

TO DIRECTOR (7A-18251) ROUTINE

ATTN: ^{b7c} [REDACTED] PERSONAL CRIMES

ATTN: LEGAL COUNSEL

BALTIMORE ROUTINE

CHICAGO ROUTINE

COLUMBIA ROUTINE

JACKSONVILLE ROUTINE

TAMPA ROUTINE

BT

UNCLAS

WAYNE BERTRAM WILLIAMS, ATKID NC39; KIDNAPING; OO: ATLANTA

ATTORNEY FOR DEFENSE ALVIN BINDER FURNISHED SUBPOENAS
FOR FBI PERSONNEL TO APPEAR FOR DEFENSE IN UPCOMING TRIAL
COMMENCING DECEMBER 23, 1981. TOTAL OF 13 SPECIAL AGENTS
SUBPOENAED. TEN FROM ATLANTA AND EIGHT FROM FBIHQ AND/OR
AUXILIARY OFFICES.

RECEIVED
TELETYPE UNIT

DEC 21 06Z

FEDERAL BUREAU
OF INVESTIGATION

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	<input checked="" type="checkbox"/>
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

^{b7c} [REDACTED]

(FM)

7-18251-685

DEC 22 1981

59 JAN 5 1982

156

6

14

PAGE TWO AT (7A-1235) UNCLAS

THE SUBPOENAS ISSUED BY THE DEFENSE CALL FOR APPEARANCE AT FULTON COUNTY SUPERIOR COURT ON DECEMBER 20, 1981, AT 9:00 A.M. JURY SELECTION IS SCHEDULED TO COMMENCE ON DECEMBER 20, 1981, WITH ANTICIPATED TRIAL ACTIVITY COMMENCING SHORTLY AFTER THE FIRST OF JANUARY, 1982.

NOTING THIS ATLANTA HAS CONTACTED THE OFFICE OF ALVIN BINDER, ATTORNEY FOR THE DEFENSE, STIPULATING THAT IT WOULD BE UNNECESSARY AND EXPENSIVE FOR DEFENSE TO MAINTAIN THESE OUT OF TOWN AGENTS IN ATLANTA FROM THE 20TH UNTIL THEY ARE ACTUALLY NEEDED IN COURT. BINDER SAID THAT HE WOULD BE AGREEABLE TO PROVIDING ATLANTA WITH TWO DAYS NOTICE PRIOR TO ACTUAL NEEDED APPEARANCE OF THE AGENTS LISTED BELOW FOR COURT PURPOSES. THIS WAS CONSIDERED AGREEABLE TO THE ATLANTA OFFICE AND BINDER WAS ADVISED THAT THE FBI WOULD NOTIFY THOSE AGENTS SUBPOENAED TO REMAIN ON TWO DAY STANDBY COMMENCING DECEMBER 22, 1981.

THOSE AGENTS SUBPOENAED IN ATLANTA ARE AS FOLLOWS:

SA'S [REDACTED], [REDACTED], [REDACTED]
[REDACTED], [REDACTED], [REDACTED]

b7c

7

PAGE THREE AT (7A-1835) UNCLAS

[REDACTED]
SAC JOHN D. GLOVER. AGENTS SUBPOENAED FROM HEADQUARTERS
AND AUXILIARY OFFICES ARE [REDACTED] FBI LABORATORY;
[REDACTED] TAMPA DIVISION; [REDACTED] CHICAGO
DIVISION; SA [REDACTED] COLUMBIA DIVISION; SA
[REDACTED] BALTIMORE; [REDACTED] JACKSONVILLE;
[REDACTED] FBI LABORATORY; [REDACTED] FBIHQ,
DIVISION 4.

b7c

AS PER AGREEMENT ATLANTA HAS ACCEPTED SERVICE OF
SUBPOENAS FOR ABOVE INDIVIDUALS AND RECEIVING OFFICES
SHOULD NOTIFY PERSONNEL WITHIN THEIR DIVISION WHO ARE
MENTIONED ABOVE TO PLAN ACCORDINGLY TO ALLOW TWO DAY
NOTIFICATION OF APPEARANCE FOR TRIAL IN ATLANTA.

FOR FURTHER INFORMATION OF THE BUREAU, DURING PAST
SEVERAL DAYS ATTORNEYS FOR THE DEFENSE HAVE BEEN ORDERED
TO APPEAR BEFORE JUDGE CLARENCE COOPER IN FULTON COUNTY
SUPERIOR COURT FOR CONTEMPT OF COURT. THE DEFENSE TEAM
WAS CITED BY JUDGE COOPER FOR VIOLATION OF THE GAG ORDER
ISSUED DURING EARLIER PROCEEDINGS IN THIS CASE. IN TWO

PAGE FOUR AT (7A-1835) UNCLAS

SEPARATE INSTANCES, ONE INVOLVING EXAMINATION OF WILLIAMS BY A PSYCHIATRIST AND THE SECOND BY A PATHOLOGIST WHO HAD REVIEWED SOME FULTON COUNTY MEDICAL EXAMINERS DEATH REPORTS INFORMATION DEVELOPED BY THE ABOVE TWO INDIVIDUALS FOR THE DEFENSE HAD BEEN RELEASED TO THE MEDIA. JUDGE COOPER CONTENDED THAT SUCH VIOLATION OF THE GAG ORDER WERE COMMITTED BY PERSONS WHO WERE BELIEVED TO BE ACTING UNDER THE CONTROL OF THE DEFENSE. JUDGE COOPER INDICATED THAT THESE INDIVIDUALS WOULD BE REQUIRED TO APPEAR BEFORE HIM IN ORDER AT THE CONCLUSION OF THE UPCOMING TRIAL FOR DETERMINATION AT THAT TIME AS TO FURTHER CONTEMPT ACTION.

[REDACTED] RCMP, OTTAWA, CANADA, HAS BEEN WORKING WITH FULTON COUNTY PROSECUTOR'S OFFICE AS WELL AS THE STATE CRIME LAB, REVIEWING FIBER'S EVIDENCE IN CONNECTION WITH CAPTIONED MATTER. IT IS ANTICIPATED THAT HE WILL TESTIFY IN SUPPORT OF FINDINGS ESTABLISHED THUS FAR BY SA [REDACTED] FBI LABORATORY, AND [REDACTED] AT THE GEORGIA CRIME LAB.

[REDACTED] SPECIALITY IS HAIRS AND TEXTILE FIBERS.

RECEIVING OFFICES ARE REQUESTED TO ADVISE PERSONNEL ABOVE OF CONTENTS OF THIS COMMUNICATION AND SHOULD ANY QUESTIONS

7
b7c
]

PAGE FIVE AT (74-1935) UNCLAS

ARMED CONTACT EITHER SA [REDACTED] OR [REDACTED]

ATLANTA DIVISION.

BT

b7c

CC Legal Coun. Div.

10

14

1 - Mr. [REDACTED]

SAC, Atlanta (7A-1835) Atlanta

12/11/81

Director, FBI (7A-18251) [REDACTED]

WAYNE BERTRAM WILLIAMS;
ATKID; MC #30
KIDNAPPING

OO: Atlanta

Reurlet 10/19/81.

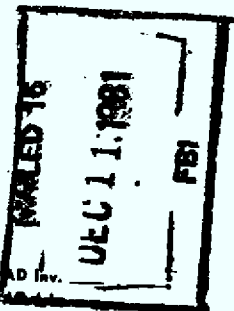
As requested by Gordon Miller, Fulton County District Attorney's Office, the appropriate photographic enlargements have been prepared.

Enclosed under separate cover is one box containing the negatives of the aerial photographs and the black and white transparencies.

CJS
10

b7c [REDACTED] (4)*

7-18251-686



7 DEC 15 1981

DEC 11 5 55 PM '81

FBI

B/m

MAIL ROOM ☒

- Exec AD Inv.
- Exec AD LES
- Asst. Dir.:
- Adm. Servs.
- Crim. Inv.
- Ident.
- Intell.
- Laboratory
- Legal Coun.
- Plan. & Insp.
- Rec. Mgnt.
- Tech. Servs.
- Training
- Public Affs. Off.
- Telephone Rm.
- Director's Sec'y

O-4a (Rev. 8-13-79)

FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535

DATE:

12/11/81

TO:

SAC, Atlanta
(7A-1835)

Re:

WAYNE BERTRAM WILLIAMS:
ATKID; MC #30
KIDNAPPING

Invoice of Contents

Black & white transparencies
70mm negatives
miscellaneous enlargements

☒ Return to

Room

FBI File #

Case #

449 TL 18251
7A-18251

☒ Mail Room: 1B327, TL 152
(registered mail)

☐ PSM - Supply Unit, 1B353
(not registered)

REGISTERED

Shipping #

Shipping Method

716099

MAILED 6

DEC 11 1981

FBI

FBI

TRANSMIT VIA:

☐ Teletype
☐ Facsimile
☒ Airtel

PRECEDENCE:

☐ Immediate
☐ Priority
☐ Routine

CLASSIFICATION:

☐ TOP SECRET
☐ SECRET
☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 12/17/81

TO: DIRECTOR, FBI (7A-18251)
 (ATTENTION: SUPERVISOR [REDACTED] FBI LABORATORY) *b7c*
 FROM: SAC, ATLANTA (7A-1835) (P) (SQUAD 7) *(X)*
 SUBJECT: WAYNE BERTRAM WILLIAMS
 ATKID
 MC 30
 KIDNAPING
 OO: ATLANTA

Enclosed for the Bureau, under separate cover,
 are two boxes of various papers and documents to the attention
 of Supervisor [REDACTED] FBI Laboratory. *b7c*

The boxes being forwarded under separate cover
 pertain to various notes, photographs and miscellaneous
 documents relevant to examinations done both by FBI Laboratory,
 Washington, D.C., and the Georgia Crime Laboratory concerning
 fibrous evidence pertaining to the Wayne Bertram Williams
 trial.

(Signature)

7-18251-686X

3-Bureau

(1-package copy)

2-Atlanta

(5) *b7c*

10 DEC 21 1981

(Signature)

b7c

Approved: _____

Transmitted _____

(Number)

(Time)

Per _____

DEC 21 1981

13

UNITED STATES GOVERNMENT

UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION**Memorandum**

(Type or hand print.)

TO : Section Chief *m/sar*
Systems Development Section, Attn.: Room 1929
Technical Services DivisionFROM : SA [REDACTED] *b7c*SUBJECT: WAYNE B. WILLIAMS
ATKID
MAJOR CASE #30
KIDNAPPING
OO: ATLANTA

DATE: 12/28/81

COMMITMENT REPORT

Section SASIs
Intc.
Labo
Legal C.
Plan. & Ins.
Rec. Mgnt.
Tech. Servs.
Training
Public Affs. Off.
Telephone Rm.
Director's Sec'y

Examiner/s	QF		
Symbol/s	10 1/2		
Man Workdays	12/3-8/81 10-12/81		
Date/s			
Testified	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No	<input type="checkbox"/> Yes <input type="checkbox"/> No

Bufile # 7-18251
Court/Agency FBI
City & State ATLANTA, GA.

Reason for Appearing in Court but not Testifying: (Circle one)

- | | | |
|--------------------|--------------------|--------------------------|
| 01. Guilty Plea | 03. Case Dismissed | 05. Testimony not Needed |
| 02. Case Continued | 04. Stipulation | 06. Mistrial |
| 07. _____ | | |

Miscellaneous Commitments: (MC) (Other than Court Appearances - Circle One)

- | | |
|--|-------------------------------|
| 01. Lecture/Training (Others) | 06. Research/Data Acquisition |
| 02. Training (Self) | 07. _____ |
| 03. Speech | 08. Investigative Support |
| 04. Pretrial Conference | 09. Communication Support |
| <u>05.</u> Field Examination of Evidence | 10. Conference/Meeting |

Results of Trial _____

Prosecuting Attorney _____

Defense Attorney _____

Details/Unusual or Interesting Circumstances:

ALSO LIAISON BETWEEN STATE ATTORNEY'S
OFFICE AND FBI LABORATORY

NOT RECORDED

23 JAN 6 1982

60 JAN 8 1982

Seven [REDACTED] 14
b7c FBI/DOJ

INFORMATIVE NOTE

12/31/81

Date

Re: WAYNE BERTRAM WILLIAMS; ATKID;
MAJOR CASE 30; KIDNAPING;
OO: ATLANTA

Attached Atlanta teletype advises of the course of action to be followed by the Fulton County Assistant District Attorney Gordon Miller, during the trial of subject.

Initially, the Assistant District Attorney plans to present the facts concerning the investigation and evidence collected pertaining to victims, Nathaniel Cater and Jimmy Payne. Upon conclusion of this phase, the prosecution intends to present evidence collected during the investigation of the other murdered victims in this case which bear similar appearance to the homicide of Cater and Payne.

The State of Georgia law permits introduction of evidence in a criminal trial where a pattern of criminality can be demonstrated by the prosecution that there are apparent similarities between the various criminal acts.

The FBI Laboratory Division is preparing an exhibit for the trial that will illustrate obvious discrepancies made by the subject during various interviews.

The Assistant District Attorney anticipates that the selection of the pool of 60 jurors will be completed by 12/30/81, followed by the final selection of 12 jury members and 4 alternates by 1/4/82.

- 1 - Mr. Mullen
- 1 - Mr. S. Andrews
- 1 - Mr. Young
- 1 - Mr. Monroe

APPROVED: *[Signature]*

Director

Exec. AD-Adm.

Exec. AD-Inv.

Exec. AD-LES

Adm. Serv.

Crim. Inv.

Ident.

Inspection

Intell.

Laboratory

Legal Coun.

Plan. & Insp.

Rec. Mgmt.

Tech. Serv.

Training

FBI/DOJ

AT0237,364225Z

RR HQ

DE AT

R 322252Z DEC 81

FM ATLANTA (7A-1835) (P) (SQ.7)

TO DIRECTOR (7A-18251) (ROUTINE)

BT

UNCLAS

WAYNE BERTRAM WILLIAMS, ATKID, MC 3C - KIDNAPING, OO: ATLANTA

RE ATLANTA TELETYPE TO THE BUREAU DATED DECEMBER 29, 1981.

CONFERENCE WITH ASSISTANT DISTRICT ATTORNEY GORDON MILLER,
FULTON COUNTY DISTRICT ATTORNEY'S OFFICE, ATLANTA, GEORGIA,
DISCLOSED THE FOLLOWING:

THE PROSECUTION TEAM REGARDING THE ABOVE UPCOMING TRIAL WILL
PROCEED WITH THE FOLLOWING COURSE OF ACTION:

THE INITIAL PHASE OF THE PROSECUTION'S CASE WILL PRESENT THE
INVESTIGATION AND EVIDENCE COLLECTED AGAINST WILLIAMS REGARDING
THE TWO CASES FOR WHICH HE IS CURRENTLY CHARGED. THOSE BEING
NATHANIEL CATER AND JIMMY PAYNE. UPON THE CONCLUSION OF THE
PRESENTATION OF THE ABOVE FACTS, THE PROSECUTION INTENDS TO
PRESENT EVIDENCE COLLECTED DURING THE COURSE OF THE ATKID
INVESTIGATION REGARDING OTHER MURDERED CHILDREN WHICH BEAR A

RECEIVED
TELETYPE UNIT

30 DEC 81 22 57z

FEDERAL BUREAU
OF INVESTIGATION

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Lab.	
Legal Coun.	
Plan. & Insp.	
Rec. Mgmt.	
Tech. Servs.	
Training	

23 JAN 6 1992

FSK

PAGE TWO AT (7A-1835) UNCLAS

SIMILAR APPEARANCE TO THE HOMICIDES OF CATER AND PAYNE. UNDER GEORGIA LAW, EVIDENCE WHICH DEMONSTRATES A PATTERN OF CRIMINALITY MAY BE INTRODUCED BY THE PROSECUTION PROVIDED THEY CAN DEMONSTRATE TO THE COURT THAT THERE IS APPARENT SIMILARITIES BETWEEN THE VARIOUS CRIMINAL ACTS.

ASSISTANT DISTRICT ATTORNEY MILLER HAS REVIEWED ALL OF THE STATEMENTS MADE BY SUBJECT WILLIAMS DURING THE COURSE OF THE INVESTIGATION AND HAS COMPILED VARIOUS LISTS WHICH NOTE THE OBVIOUS DISCREPANCIES MADE BY THE SUBJECT DURING VARIOUS INTERVIEWS, HAVING BEEN CONDUCTED ON AND FOLLOWING MAY 22, 1981. HE INTENDS TO ITEMIZE THESE DISCREPANCIES AND EVENTUALLY DISPLAY THEM VISUALLY DURING SUMMATION TO THE JURY ON A CHART TO BE PREPARED BY FBI EXHIBIT SECTION.

THE DISCREPANCIES HAVE BEEN LISTED AND FORWARDED TO BUREAU SUPERVISOR [REDACTED] DECEMBER 30, 1981, WHO WILL COORDINATE THE PRODUCTION OF THE EXHIBIT, THROUGH FULTON COUNTY DISTRICT ATTORNEY'S OFFICE AND FBI EXHIBIT SECTION. *B7C*

ASSISTANT DISTRICT ATTORNEY MILLER INDICATES HE ANTICIPATES THAT THE POOL OF SIXTY JURORS WILL BE COMPLETED BY CLOSE OF

PAGE THREE (AT 7A-1035) URGENT

BUSINESS DECEMBER 30, 1981. HE CONTEMPLATES ONE OR POSSIBLY
TWO DAYS IN ORDER TO FORMALISE THE JURY, WHICH WILL CONSIST OF
TWELVE MEMBERS AND FOUR ALTERNATES.

BT

#

3642256 HC 2/ST

18

AT0001 3631445Z

RR AL HQ BA BH CG CV CO DE ~~TELETYPE~~ KR-KX LR MM NY TP

DE AT

R 291445Z DEC 81

29 DEC 81 14

BS FEDERAL BUREAU
OF INVESTIGATION

FM ATLANTA (7A-1335) (P) (SQ 7)

TO BUREAU (7A-13251) ROUTINE

ATTENTION: FBI LABORATORY, LEGAL COUNSEL DIVISION AND SUPERVISOR

Exec. AD-Adm.	_____
Exec. AD-Inv.	_____
Exec. AD-LES	_____
Asst. Dir.:	_____
Adm. Serv.	_____
Crim. Inv.	_____
Ident.	_____
Inspection	_____
Intell.	_____
Laboratory	_____
Legal Coun.	_____
Rec. Mgmt.	_____
Tech. Servs.	_____
Training	_____
Off. of Cong. & Public Affs.	_____
Telephone Rm.	_____
Director's Sec'y	_____

b7c [REDACTED] PERSONAL CRIMES

ALBANY ROUTINE

BALTIMORE ROUTINE

BIRMINGHAM ROUTINE

CHICAGO ROUTINE

CLEVELAND ROUTINE

COLUMBIA ROUTINE

DETROIT ROUTINE

JACKSONVILLE ROUTINE

KNOXVILLE ROUTINE

LITTLE ROCK ROUTINE

MIAMI ROUTINE

NEW YORK ROUTINE

TAMPA ROUTINE

7-1820-608
JAN 11 1982

NINE
B
19

PAGE TWO AT (7A-1835) UNCLAS

WFO ROUTINE

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID; MAJOR CASE 30, KIDNAPING, OO: ATLANTA

JURY SELECTION FOR TRIAL OF SUBJECT WILLIAMS COMMENCES DECEMBER 28, 1981, IN FULTON COUNTY SUPERIOR COURT, ATLANTA, GEORGIA. ATLANTA HAS BEEN FURNISHED WITH A COMPUTERIZED LISTING OF ALL POSSIBLE PROSECUTION WITNESSES TO BE CALLED IN UPCOMING TRIAL. UNDER GEORGIA LAW THE PROSECUTION IS REQUIRED TO FURNISH THE DEFENSE WITH A LIST OF ALL INDIVIDUALS IT INTENDS TO CALL DURING ANY CRIMINAL TRIAL. ANY NAMES WHICH ARE NOT INCLUDED ON THE LIST CANNOT THEN THEREAFTER BE CALLED AT A LATER DATE. NOTING THIS, FULTON COUNTY PROSECUTOR'S OFFICE HAS COMPILED A LIST OF ALL INDIVIDUALS, WHO MAYBE CALLED UPON TO TESTIFY HOWEVER REMOTE THE POSSIBILITY. THIS LIST EXCEEDS 400 POTENTIAL WITNESSES. OF THAT NUMBER 52 ARE BUREAU PERSONNEL. LISTED BELOW BY OFFICES IN ALPHABETICAL ORDER ARE THE NAMES OF THOSE INDIVIDUALS WHO APPEAR ON THE ABOVE LIST. THOSE NAMES PROCEEDED BY AN ASTERISK WILL MOST PROBABLY BE CALLED UPON TO TESTIFY WHILE IN ALL PROBABILITY THE OTHERS WILL NOT. ALL LISTED FBI EMPLOYEES SHOULD INSURE THEY CAN BE AVAILABLE AT ATLANTA

20

13

PAGE THREE AT (7A-~~UNCLAS~~) UNCLAS

DURING THE TRIAL PERIOD ON A TWO DAYS NOTICE. TRIAL IS EXPECTED TO
COMMENCE JANUARY 4, 1982 AND LAST SIX TO TEN WEEKS. THOSE OFFICES
AND FBI PERSONNEL ARE AS FOLLOWS:

ALBANY:

[REDACTED]

BALTIMORE:

[REDACTED]

BIRMINGHAM:

(ASTERISK) [REDACTED]

CHICAGO:

(ASTERISK) [REDACTED]

AND [REDACTED]

CLEVELAND:

[REDACTED]

AND [REDACTED]

COLUMBIA:

[REDACTED]

DETROIT:

[REDACTED]

JACKSONVILLE:

[REDACTED]

KNOXVILLE:

(ASTERISK) [REDACTED]

7

b7c

]

21
#

PAGE FOUR AT (7A-18) NCLAS

LITTLE ROCK:

MIAMI:

(ASTERISK)

NEW YORK:

TAMPA:

WFO:

FBIHQ:

(ASTERISK)

(ASTERISK)

(ASTERISK)

(ASTERISK)

AND

ATLANTA:

(ASTERISK)

SAC JOHN GLOVER;

(ASTERISK)

(ASTERISK)

(ASTERISK)

PAGE FIVE AT (7A-1835) UNCLAS

(ASTERISK) [REDACTED] [REDACTED] [REDACTED] b7c
(ASTERISK) [REDACTED] (ASTERISK) [REDACTED] AND
[REDACTED]

ATLANTA DIVISION WILL ACCEPT SERVICE OF SUBPOENAS FOR OUT-OF-TOWN BUREAU PERSONNEL AS PER PREVIOUS AGREEMENT BETWEEN THE FBI AND THE WILLIAMS DEFENSE TEAM. AUSA ANDREW EKONOMOU, NORTHERN DISTRICT OF GEORGIA (NDGA), ATLANTA, GEORGIA, HAS ADVISED SUBJECT'S DEFENSE ATTORNEYS BOTH VERBALLY AND IN WRITING THAT THE FEDERAL GOVERNMENT WILL ADHERE TO GEORGIA CODE CHAPTER 38-801 REGARDING THE DEFENSE'S OBLIGATIONS TO DEFRAY COST OF TRAVEL AND RELATED WITNESSES EXPENSES REGARDING ALL BUREAU EMPLOYEES SUBPOENAED REGARDING THIS MATTER. TO DATE UNITED STATES ATTORNEY'S OFFICE HAS RECEIVED NO WRITTEN REPLY FROM ATTORNEYS FOR SUBJECT CONCERNING THEIR COMPLIANCE WITH GEORGIA CODE AS STATED ABOVE.

UACB FBI PERSONNEL UPON NOTIFICATION FROM ATLANTA DIVISION OF SPECIFIC DATE WILL TRAVEL TO ATLANTA VIA ISSUANCE OF GTR WITH HOTEL RESERVATIONS BEING MADE BY ATLANTA DIVISION. REIMBURSEMENT FOR ABOVE TRAVEL AND RELATED WITNESS EXPENSES IS ANTICIPATED TO BE PAID TO THE FEDERAL GOVERNMENT BY SUBJECT AND/OR HIS REPRESENTATIVES.

BT

1 C- Legal Coun. Div. 1

INFORMATIVE NOTE

Date 12/29/81

Re: WAYNE BERTRAM WILLIAMS;
ATKID; MAJOR CASE 30;
KIDNAPING; OO: ATLANTA

Attached Atlanta teletype advises that the jury selection for the trial of subject commenced 12/28/81 in Fulton County Superior Court, Atlanta, Georgia. It is anticipated that the jury will be impaneled by 1/4/82 for the trial that is expected to be six to ten weeks in duration.

The State of Georgia law requires that prior to any criminal trial, the prosecution must furnish to the defense, a list of all potential witnesses to be called to testify during the trial. Absent that, a witness may not testify. The Fulton County District Attorney has therefore submitted a list of 400 potential witnesses, including 52 FBI personnel, who may testify during subject's trial.

The FBI personnel listed are assigned to 15 field offices and FBIHQ.

The U. S. Attorney's Office in the Northern District of Georgia has advised the defense attorneys, verbally and in writing, that the Federal Government will adhere to Georgia Code, Chapter 38-801, regarding the obligation of the defense to pay the cost of travel and other expenses relating to Bureau employees subpoenaed by the defense in this case. At this time, the defense attorneys have not acknowledged, in writing, their intention to comply with the Georgia Code, Chapter 38-801.

1 - Mr. Mullen
1 - Mr. S. Andrews

1 - Mr. Young
1 - Mr. Monroe

[Redacted] b7c
CONTINUED - OVER

The Atlanta Division proposes that upon receipt of the defense subpoenas, Bureau personnel will be notified by the Atlanta Division and thereafter the individual employee will issue a Government Travel Request (GTR) for air travel to Atlanta, Georgia. Reimbursement for expenses is expected to be paid to the U. S. Government by subject and/or his representatives.

APPROVED: *WMA*

Adm. Servs. _____

Laboratory _____

Crim. Inv. *CM*

Legal Coun. *JAW*

Director _____

Off. of Cong. & Public Affs. _____

Exec. AD-Adm. _____

Ident. _____

Rec. Mgnt. _____

Exec. AD-Inv. _____

Inspection _____

Tech. Servs. _____

Exec. AD-LES _____

Intell. _____

Training _____

RC/808

RECEIVED
TELETYPE UNIT

7 JAN 82 04 54z

FEDERAL BUREAU
OF INVESTIGATION

AT0014 0070449Z

PP HQ

DE AT

P 0070449Z JAN 82

FM ATLANTA (7A-1835)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: SUPERVISOR [REDACTED] b7c

BT

UNCLAS

WAYNE BERTRAM WILLIAMS ~~MS~~ ATKID - MAJOR CASE 30; 00: ATLANTA. [REDACTED] b7c

WAYNE WILLIAMS TRIAL BEGAN ON 1/6/82 WITH OPENING STATEMENTS BY BOTH THE PROSECUTION AND THE DEFENSE. THE FOLLOWING PROSECUTION WITNESSES WERE CALLED TO THE STAND: JESSIE CLYDE ARNOLD, TESTIFIED THAT ON 4/27/81 HE WAS FISHING ON THE CHATTAHOOCHEE RIVER JUST NORTH OF I-285 WHEN HE SAW THE BODY OF A BLACK MALE FLOAT BY WHICH WAS SUBSEQUENTLY IDENTIFIED AS JIMMY RAY PAYNE. MARK STANLEY ARNOLD TESTIFIED THAT HE WAS FISHING ON THE CHATTAHOOCHEE RIVER ON 4/27/81 APPROXIMATELY ONE-QUARTER MILE SOUTH OF I-285 WHEN HE OBSERVED THE BODY OF A BLACK MALE FLOAT BY AND GET CAUGHT IN SOME LOGS. JIM HALLMAN, SPECIAL AGENT, GEORGIA BUREAU OF INVESTIGATION, TESTIFIED THAT HE WAS CALLED FROM THE TASK FORCE ON 4/27/81 AND

7-18251-689
10 JAN 8 1982

6 JAN 1982

26

PAGE TWO AT 7A-1835 UNCLAS

PROCEEDED TO THE SCENE WHERE HE PHOTOGRAPHED A BODY. RUBY JONES, MOTHER OF VICTIM JIMMY RAY PAYNE, TESTIFIED THAT SHE LAST SAW PAYNE ON 4/21/81 AND THAT HE HAD NO DRIVERS LICENSE OR CAR. KATHLENE TURNER, GIRLFRIEND OF PAYNE, TESTIFIED THAT SHE LAST SAW PAYNE ON 4/21/81 WHEN HE WALKED HER TO THE TRAIN STATION. HARDING MALLORY, ATLANTA POLICE DEPARTMENT (APD) I.D. TECHNICIAN, TESTIFIED THAT HE TOOK PAYNES FINGERPRINTS AFTER THE BODY WAS RECOVERED. DR. S. ZAKI, ASSISTANT MEDICAL EXAMINER, FULTON COUNTY, STATED THAT HE PERFORMED THE AUTOPSY ON PAYNE AND TESTIFIED AS TO HIS FINDINGS. COMMISSIONER OF PUBLIC SAFETY LEE P. BROWN, TESTIFIED THAT AN ARTICLE APPEARED IN THE ATLANTA NEWSPAPER IN FEBRUARY 1981 CONTAINING INFORMATION ON FIBER EVIDENCE WHICH WAS RELEASED BY THE STATE CRIME LAB. BROWN STATED THAT AFTER THE APPEARANCE OF THE ARTICLE THE REMAINING BODIES WERE FOUND NUDE OR SEMINUDE. BROWN ALSO DISCUSSED THE BRIDGE STAKE-OUTS AND THE REASON BEHIND SAME.

BT

SAC, Atlanta (7A-1835)

1/6/82

Director, FBI (7-18146)

ATKID
MAJOR CASE 30

Re special request of your Division through SA [REDACTED] (Laboratory)

There ~~are~~ being forwarded to your office, Attn: [REDACTED] *b7c*

by Johany Unitas Air Freight #49592
 (method of transmittal)

seven 40"x60" and two 30"x40"
 (number or quantity)

trial exhibits
 (article(s) or item(s))

prepared by Special Projects *[Signature]* *wet*

Section, Laboratory Division, re captioned matter.

The following action should be taken by your office: *7-18251-690*

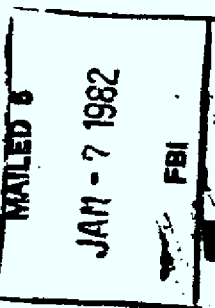
- ☒ Check charts against submitted work papers or roughs.
- ☐ Advise of exact trial date, soon as known. *7-18251-690*
- ☐ After action completed advise Bureau, attention Special Projects Section, re use and value of charts. Include comments, if any, by court officers.
- ☐ Note list of chart titles on attached sheet.
- ☐ Note Special Projects Section Comments on attached sheet.

9 JAN 11 1982

COMMENTS:

One 8-1/2"x11" copy each of the above exhibits as aids.

Large exhibits depicting statements to Agents have been covered per your request. These can removed and replaced as necessary. Before presentation in courtroom, it is advised that blank covers be rubbed down on chart to secure cover and to prevent covers from peeling up.



Package

MAIL ROOM ☐

FBI/DOJ

28

AT0012 0060335Z

RR HQ

DE AT

R 052135Z JAN 82

FM ATLANTA (7A-1835) (P)

TO DIRECTOR (7A-18251) ROUTINE

ATTN: SUPV. [REDACTED] PERSONAL CRIMES

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID; MC 30; KIDNAPING; OO: ATLANTA.

RE AT TEL TO HQ 1/5/82.

AS PER THE FULTON COUNTY DISTRICT ATTORNEY'S OFFICE, IT IS ANTICIPATED THAT TESTIMONY IN UPCOMING TRIAL FOR CAPTIONED SUBJECT WILL PROCEED ALONG THE FOLLOWING LINES:

COMMENCING 1/6/82, PROSECUTION'S CASE INTENDS TO OPEN WITH WITNESSES WHOSE OBSERVATIONS LED TO THE LOCATION OF THE BODIES OF VICTIMS CATER AND PAYNE IN THE CHATTAHOOCHEE RIVER. TESTIMONY WILL FOLLOW THEREAFTER FROM THE FINGERPRINT EXAMINER WHO IDENTIFIED THE BODY AND THE RESULTS OF THE MEDICAL EXAMINER'S OFFICE AS A RESULT OF THE AUTOPSIES OF THE ABOVE TWO VICTIMS. IT IS

1-100,51-691

12 JAN 11 1982

PAGE TWO ATKID

ANTICIPATED THAT 8 - 10 WITNESSES WILL APPEAR ON THE FIRST DAY, WHICH WILL COVER THE TERRITORY OF THE FINDING OF THE BODIES TO LOCATION OF THE AUTOPSY REPORTS.

ON THE SECOND DAY, IT IS ANTICIPATED THAT ABOUT 8 - 10 WITNESSES WILL TAKE THE STAND. THE FIRST WITNESS IS TO BE ATLANTA PUBLIC SAFETY COMMISSIONER LEE BROWN, WHO WILL REVIEW THE FACTS WHICH BROUGHT ABOUT THE CREATION OF THE ATLANTA PD HOMICIDE TASK FORCE, ITS PURPOSES AND ITS OVERALL STRUCTURE. ALSO ON THE SECOND DAY WILL BE TESTIMONY FROM AGENT PERSONNEL, AS WELL AS LOCAL LAW ENFORCEMENT OFFICERS CONCERNING THE OBSERVATIONS ON THE JAMES JACKSON PARKWAY BRIDGE ON MAY 22, 1981, THE DAY WILLIAMS WAS FIRST IDENTIFIED.

THE THIRD DAY WILL INCLUDE TESTIMONY COVERING THE INITIAL INTERVIEW OF WILLIAMS AT HIS RESIDENCE BY FBI PERSONNEL AND SUBSEQUENT INVESTIGATION BY AGENTS ASSIGNED TO ATKID CONCERNING DISCREPANCIES NOTED IN WILLIAMS' ACCOUNT OF HIS ACTIVITIES PRIOR TO HIS STOP ON THE BRIDGE ON MAY 22ND.

ON THE FOURTH DAY, THE PROSECUTION HOPES TO ENTER THE FIELD OF SIMILAR HOMICIDES WHICH FIT THE PATTERN OF THE CATER AND PAYNE

PAGE THREE ATKID

KILLINGS. IT IS ALSO INTENDED THAT THE SECOND INTERVIEW OF WILLIAMS AT THE ATLANTA FBI OFFICE, AS WELL AS INFORMATION FURNISHED BY WILLIAMS PRIOR TO HIS POLYGRAPH EXAMINATION, WILL BE USED AS TESTIMONY.

WITNESS PLANNING HAS NOT GONE BEYOND THE FOURTH DAY, ALTHOUGH THE DA'S OFFICE DOES PLAN TO LAY OUT A SCHEDULE SIMILAR TO THE ONE DETAILED ABOVE, WHICH WOULD TAKE INTO CONSIDERATION ALL OF THE SCIENTIFIC AND EVIDENTIARY ITEMS WHICH HAVE BEEN EXAMINED AND PROCESSED AS A RESULT OF THE VARIOUS SEARCHES CONDUCTED AT WILLIAMS' RESIDENCE, AS WELL AS EXAMINATION OF OTHER EVIDENTIARY ITEMS IN CONNECTION WITH THE SIMILAR HOMICIDES.

BT

31



INFORMATIVE NOTE

Date 1/6/82

Re: WAYNE BERTRAM WILLIAMS;
ATKID; MAJOR CASE 30;
KIDNAPING; OO: ATLANTA

Attached Atlanta teletype furnishes an update concerning the course of action planned by the Fulton County District Attorney's (DA) Office for the trial of subject.

On the first day of the trial, 1/6/82, the prosecution intends to call witnesses whose observations led to the location of the bodies of Nathaniel Cater and Jimmy Payne in the Chattahoochee River. The fingerprint examiner who identified the bodies and the medical examiner that performed the autopsies on the two victims will then testify.

The first witness to be called on the second day will be Atlanta Public Safety Commissioner Lee Brown who will testify to the formation, purpose, and structure of the Task Force created to investigate this case. Testimony from FBI Special Agents and local law enforcement officers will also be introduced regarding their observations on 5/22/81 at the James Jackson Parkway Bridge and the subsequent identification and interview of subject.

Testimony on the third day will concern the interview of Wayne Bertram Williams at his residence by Bureau Agents. The discrepancies noted in subject's account of his activities prior to his encounter with law enforcement officials on the bridge on 5/22/81 will be stressed.

1 - Mr. Mullen
1 - Mr. S. Andrews

1 - Mr. Young
1 - Mr. Monroe

CONTINUED - OVER

FBI/DOJ

On the fourth day, the prosecution will attempt to present testimony concerning similar homicides which fit the pattern of the murders of victims Cater and Payne. Testimony by Bureau Agents that day will concern the interview of subject at the Atlanta FBI Office, as well as information furnished by Williams prior to his polygraph examination.

The future schedule of strategy by the DA's Office will include testimony relating to the evidentiary items obtained from the searches of subject's residence. If permissible, testimony regarding the examination of other evidentiary items in connection with the similar homicides will be introduced.

png

APPROVED:

ack
h

Director <i>W</i>	Adm. Servs. _____	Laboratory _____
Exec. AD-Adm. _____	Crim. Inv. <i>CM</i>	Legal Coun. _____
Exec. AD-Inv. <i>FM</i>	Ident. _____	Off. Cong. & Public Affs. _____
Exec. AD-LES _____	Inspection _____	Rec. Mgmt. _____
	Intell. _____	Tech. Servs. _____
		Training _____

RECEIVED
TELETYPE UNIT

29 DEC 81 17 25

FEDERAL BUREAU
OF INVESTIGATION

P 001721Z DEC 81

F ATLANTA (7A-1135) (P) (SS 7)

TO DIRECTOR, FBI (7A-10251) PRIORITY

BIRMINGHAM PRIORITY

BT

UNCLAS

WAYNE EDWIN WILLIAMS, ATKID, MC 30, MIDWAYING, CO: ATLANTA

REPEATED ATLANTA TELETYPE TO THE BUREAU DECEMBER 28, 1981.

CONTACT WITH GORDON MILLER, ASSISTANT DISTRICT ATTORNEY,

FULTON COUNTY DISTRICT ATTORNEY'S OFFICE, ATLANTA, GEORGIA,

DISCLOSED THE FOLLOWING:

DURING JURY SELECTION DECEMBER 28, 1981, APPROXIMATELY 40
PERSPECTIVE JURORS WERE SCREENED IN FULTON COUNTY SUPERIOR COURT
BY JUDGE CLARENCE COOPER AND BOTH THE PROSECUTION AND DEFENSE
TEAMS. THE MAJORITY OF EXCLUSIONS STEMMED FROM PERSPECTIVE
JURORS INDICATING HARDSHIP CIRCUMSTANCES WOULD PRECLUDE THEM
FROM BEING INVOLVED IN A LENGTHY TRIAL. SEVERAL OTHER INDIVIDUALS
WERE EXCLUDED AS THEY HAD INDICATED THEY HAD PREVIOUSLY FORMERLY

23 JAN 22 1982

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Insp.	
Intell.	
Lab.	
Legal Coun.	
Off. Cong. & Public Affs.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Director's Sec'y	

B-94118

OK

22

B

34

MEMO (71-1350) 1
BIRMINGHAM DURING THE PROCEEDING TRIAL.

ROBERT L. HILL, ASSISTANT FULTON COUNTY DISTRICT ATTORNEY,
INDICATED THAT JURY WILL BE SELECTED BY CLOSE OF BUSINESS
JANUARY 31, 1932, AND PEOPLE TO PROCEED WITH PROSECUTION'S CASE
JANUARY 4, 1932. HE HAS INDICATED THAT THE FOLLOWING FBI PERSONNEL
SHOULD BE AVAILABLE AT ATLANTA FOR TESTIMONY AT 9:00 A.M.,
JANUARY 5, 1932. THEY ARE: [REDACTED] ATLANTA DIVISION,
[REDACTED] BIRMINGHAM DIVISION, AND [REDACTED] ATLANTA
DIVISION. SA [REDACTED] SHOULD MAKE ARRANGEMENTS TO ARRIVE AT
ATLANTA DURING AFTERNOON HOURS OF JANUARY 4, 1932.

JUDGE COOPER HAS INVOKED THE RULE PROHIBITING PROSPECTIVE
WITNESSES REMAINING PRESENT IN THE COURTROOM DURING THE TRIAL.

LEADS: BIRMINGHAM DIVISION AT BIRMINGHAM, ALABAMA: WILL
ADVISE SA [REDACTED] OF ABOVE INFORMATION AND COORDINATE
RELIABLE INFORMATION THROUGH ATLANTA.

BT

7
b7c
]

Transmitted by Facsimile - CLEAR

Precedence

RECEIVED
TELETYPE UNIT

DIVISION

FBI

OK

JAN 82 11 5 13Z

FEDERAL BUREAU
OF INVESTIGATION

To

UNIT

From

UNIT

Subject

REAR CASE NO
KIDNAPPING
COUNT

Fingerprint Photo

Fingerprint Record

Map

Newspaper clipping

Photograph

Arrata Correction

X Other

Letter dated 1/30/81

Special handling instructions

Handwritten immediately to Unit Chief

Approved

[Signature]

Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	<input checked="" type="checkbox"/>
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Off. of Liaison & Int. Affs.	
Off. of the Inspector General	

OK
[Redacted]
etc

[Signature]

7-18251-692X

ENCLOSURE

10 FEB 8 1982

FEB 22 1982

27

Time 1531

[Redacted]
OK

[Signature]

XXXXXX
XXXXXX
XXXXXX

FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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

- ☒ Deleted under exemption(s) b7c with no segregable material available for release to you.
- ☐ Information pertained only to a third party with no reference to you or the subject of your request.
- ☐ Information pertained only to a third party. Your name is listed in the title only.
- ☐ Document(s) originating with the following government agency(ies) _____, was/were forwarded to them for direct response to you.

_____ Page(s) referred for consultation to the following government agency(ies); _____ as the information originated with them. You will be advised of availability upon return of the material to the FBI.

_____ Page(s) withheld for the following reason(s):

☐ For your information: _____

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

7-18251-692X

XXXXXX
XXXXXX
XXXXXX
 XXXXXXXXXXXXXXXXXXXX
 X DELETED PAGE(S) X
 X NO DUPLICATION FEE X
 X FOR THIS PAGE X
 XXXXXXXXXXXXXXXXXXXX

37

SAC, Atlanta (7A-1635)

1/13/82

Director, FBI (~~7-1635~~)

ATKID

Major Case 30

Re special request by SA [REDACTED] (Laboratory)There ~~is~~ (are) being forwarded to your office, Attn: [REDACTED]by Profit by Air, Inc. #71864682
(method of transmittal)twelve trial exhibits of
(number or quantity)information re trial of captioned case
(article(s) or item(s)) prepared by Special Projects
Section, Laboratory Division, re captioned matter.

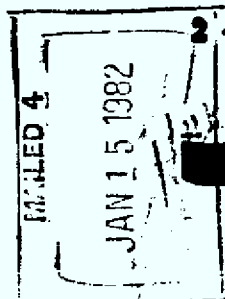
The following action should be taken by your office:

- ☐ Check charts against submitted work papers or roughs.
- ☐ Advise of exact trial date, soon as known.
- ☐ After action completed advise Bureau, attention Special Projects Section, re use and value of charts. Include comments, if any, by court officers.
- ☐ Note list of chart titles on attached sheet.
- ☐ Note Special Projects Section Comments on attached sheet.

COMMENTS:

5 JAN 19 1982

2 - Packages

MAIL ROOM ☒

FBI/DOJ

INFORMATIVE NOTE

Date 1/12/82

Re: WAYNE BERTRAM WILLIAMS;
ATKID; MAJOR CASE 30;
KIDNAPING; OO: ATLANTA

Attached two Atlanta teletypes advise of testimony at the trial of subject on 1/11/82 and a request by the prosecution for consultation with Special Agent (SA) [REDACTED] Behavioral Science Unit, Training Division.

SA [REDACTED] FBI, testified that on 5/22/81, during interview of subject, Williams stated he had been in the area of the James - Jackson Parkway Bridge in an attempt to locate Cheryl Johnson. Williams stated he had driven over the bridge, stopped at a liquor store on the east end of the bridge where he obtained cardboard boxes and made a telephone call.

The manager of the San Souci Lounge, Atlanta, Georgia, testified that he had known subject for three years. He said Williams acted like a police officer and drove police-type vehicles. He stated that on the evening of 5/22/81, Williams came to the San Souci Lounge. It is noted that Williams had claimed he was at the lounge on 5/21/81, before he was stopped on the bridge. The cashier of the San Souci Lounge also testified that subject was at the lounge on 5/22/81 and not on 5/21/81.

Other testimony set forth concerns the telephone number that Williams allegedly called attempting to locate Cheryl Johnson.

- 1 - Mr. Mullen
- 1 - Mr. S. Andrews
- 1 - Mr. Young
- 1 - Mr. Monroe

CONTINUED - OVER

The prosecution opines the defense will attempt to utilize the services of a psychologist in an effort to portray Williams as an emotionally stable, well-adjusted individual who had developed into this type of person based on his upbringing. Therefore, the prosecution requests that SA [REDACTED] Behavioral Science Unit, Training Division, be made available for consultation concerning possible rebuttal testimony by SA [REDACTED] to refute the defense's contention.

b7c

APPROVED:

GAC
R-2

4

WJW

Adm. Servs. _____	Laboratory _____
Crim. Inv. <i>CM</i> _____	Legal Coun. _____
Director _____	Rec. Mgmt. _____
Exec AD-Inv. _____	Tech. Servs. _____
Exec AD-LES _____	Training _____

AT0915 212224055Z

PP HC

DE AT

P 110250Z JAN 82

FM ATLANTA (7AA-1635) (P)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: SUPV. [REDACTED] PERSONAL CRIMES UNIT

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID.

RE AT TEL TO HQ 1/8/82.

FOLLOWING PROSECUTION WITNESSES TESTIFIED ON 1/11/82: HENRY BOLTON, SERGEANT, APD, TESTIFIED THAT IN JUNE, 1981, HE LOCATED A CHEVROLET STATIONWAGON SIMILAR TO WILLIAMS' VEHICLE, DROVE TO THE JAMES JACKSON PARKWAY BRIDGE AND TOOK MEASUREMENTS FROM THE TAILGATE TO THE TOP OF THE RAILING ON THE BRIDGE ((31")) AND FROM THE ROAD TO THE TOP OF THE TAILGATE ((24")).

[REDACTED] SPECIAL AGENT, FBI, TESTIFIED THAT HE INTERVIEWED WILLIAMS ON 5/22/81 IN THE MMID-MORNING. HE INDICATED WILLIAMS STATED THAT HE HAD BEEN IN THE BRIDGE AREA LOOKING FOR A

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-Les.	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

b7c
[REDACTED]

6-18251-694

7-18251-694

5 JAN 19 1982

224
59 FEB 3 1982

41

PAGE TWO ATVID

CHERYL JOHNSON. WILLIAMS STATED HE HAD TALKED TO HER ON THE PHONE TWO DAYS BEFORE. WILLIAMS ALSO STATED THAT HE HAD DRIVEN OVER THE BRIDGE, STOPPED AT A LIQUOR STORE ON THE EAST END OF THE BRIDGE, OBTAINED CARDECARD BOXES AND MADE A PHONE CALL.

WILBER "GINO" JORDAN, MANAGER, SAN SOUCI LOUNGE, WEST PEACH-TREE ST., ATLANTA, GA., TESTIFIED THAT HE KNEW WILLIAMS FOR THREE YEARS AND THAT WILLIAMS ACTED LIKE A POLICE OFFICER AND DROVE POLICE-TYPE VEHICLES. JORDAN ALSO TESTIFIED THAT WILLIAMS CAME TO THE SAN SOUCI LOUNGE ON FRIDAY THE NIGHT AFTER HE WAS STOPPED ON THE BRIDGE. WILLIAMS HAD CLAIMED HE WAS THERE ON THURSDAY NIGHT BEFORE THE BRIDGE STOP.

ANNIE SMITH, CASHIER, SAN SOUCI LOUNGE, ALSO TESTIFIED THAT WILLIAMS CAME TO THE SAN SOUCI ON FRIDAY AND NOT THURSDAY.

SGT. BOLTON WAS RECALLED TO THE STAND AND TESTIFIED THAT HE DROVE ALONG A THREE MILE STRETCH OF THE AREA NEAR THE JAMES JACKSON PARKWAY BRIDGE, MAKING NOTE OF ALL TELEPHONES THAT WERE VISIBLE FROM THE STREET.

DIANE MC COCK, SOUTHERN BELL TELEPHONE SECURITY, TESTIFIED THAT NO. 934-7766, THAT WILLIAMS ALLEGEDLY CALLED, WAS NOT IN

PAGE THREE ATRID

EXISTENCE DURING MAY, 1981.

RENITA HALEY TESTIFIED THAT SSHE WAS THE OWNER OF TWO STORES IN 1978, ONE OF WHICH WAS ASSIGNED TELEPHONE NUMBER 934-7766. SHE ALSO STATED THAT SHE SOLD THIS STORE AND ANYONE CALLING WOULD HEAR A RECORDINGG ASKING THEM TO CALL HER OTHER STORE, 768-2710.

BETTY WRIGHT, OWNER, MERLE NORMAN COSMETICS, COLLEGE PARK, GA., TESTIFIED THAT SHE PURCHASED A STORE FROM RENITA HALEY IN 1979 AND HAAS TELEPHONEE NUMBER 768-2710. SHE ALSO STATED THAT HER STORE IS CLOSEED AT 6:30 PM, AND NO ONE IS THERE TO ANSWER THE PHONE. (IF 934-7766 WAS CALLED IN MMAY, 1981, A RECORDING WOULD HAVE TOLDD THE CALLER TO TRY 768-2710).

BETTY SELLERS, CAROL FOSER AND NANCY SHARP ALL TESTIFIED THAT THEY WERE RESIDENT MANAGERS OF APARTMENT BUILDINGS, AND THAT NO CHERYL JOHNSON WAS A RESIDENT OF ANY OF THEIR APARTMENTS.

DAVID HENRY, REGIONAL MANAGER, PURCLATCH, ADVISED THAT HIS COMPANY USES FORD VANS AND THAT NO DRIVER WAS IN THE JAMES JACKSON PARKWAY BRIDGE AREA DURING THE EARLY MORNING HOURS OF MAY 22, 1981.

PHHOEBE SIMONS, AREA MANAGER, PREMIUM BEVERAGE CO., STATED

PAGE FOUR ATKID

THAT HER COMPANY IS THE LOCAL DISTRIBUTOR FOR SCHLITZ BEER AND
THAT THEY DO NOT SPONSOR A BASKETBALL TEAM IN THE ATLANTA AREA.

ALAN MADDOX TESTIFIED THAT ON SUNDAY, 5/24/81, WHILE CANOE-
ING IN THE CHATTAHOOCHEE RIVER A SHORT DISTANCE SOUTH OF I-285
BRIDGE, HE DISCOVERED THE BODY OF A NUDE BLACK MALE IN THE WATER.

LT. R.F. BROWN, COBB CO. PD, TESTIFIED THAT HE RECEIVED A
CALL ON 5/24/81 REGARDING A BODY IN THE CHATTAHOOCHEE RIVER AND
PROCEEDED TO THE LOCATION OF THE BODY, WHERE HE SECURED THE AREA
UNTIL THE TASK FORCE ARRIVED.

FRANK MC CLURE , ATLANTA PD, WAS RECALLED TO THE STAND AND
TESTIFIED THAT HE WENT TO THE SCENE OF THE BODY ON 5/24/81 AND
ASSISTED IN ITS REMOVAL FROM THE WATER.

W.A. FORD, FULTON CO. PD, IDENTIFICATION TECHNICIAN, TES-
TIFIED THAT HE TOOK PRINTS OF THE BODY AT THE COUNTY MORGUE AND
DETERMINED THAT THE BODY WAS THAT OF NATHANIEL CATER.

BT

44

1

RECEIVED
TELETYPE UNIT

AT0003 0052028Z

RR HQ

DE AT

R 052028Z JAN 82

FM ATLANTA (7A 1335) (P) (SQUAD 7)

TO DIRECTOR (7A 18251) (ROUTINE)

BT

UNCLAS

ATTENTION: SPECIAL PROJECTS SECTION

WAYNE BERTRAM WILLIAMS, ATKID; MAJOR CASE #30; KIDNAPING; OO:

ATLANTA

RE ATLANTA FTS CALL TO THE BUREAU, JANUARY 5, 1982.

IN REFERENCED TELEPHONE CALL, SPECIAL PROJECTS SECTION WAS ADVISED THAT [REDACTED] OF THE ABOVE UNIT MAY BE NEEDED TO TESTIFY TO CONSTRUCTION OF THE RIVER - BRIDGE MODEL TO BE USED AS EVIDENCE IN THE ABOVE SCHEDULED TRIAL.

FULTON COUNTY DISTRICT ATTORNEY'S OFFICE HAS ISSUED A SUBPOENA FOR [REDACTED] HOWEVER, THEY WILL PROVIDE ATLANTA WITH SUFFICIENT NOTICE TO ALLOW ATLANTA TO NOTIFY HEADQUARTERS TO MAKE [REDACTED] AVAILABLE FOR TESTIMONY IN ATLANTA.

SPECIAL PROJECTS SECTION IS REQUESTED TO ADVISE [REDACTED] OF

Exec. AD-Adm.	
Exec. AD-Inv.	
Asst. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Insp.	
Intell.	
Lab.	
Legal Coun.	
Off. Cong. & Public Affs.	
Rec. Mgmt.	
Tech. Servs.	
Training	

15 JAN 19 1982

PAGE TWO (AT 7A-1835) UNCLAS

HIS STAND-BY STATUS REGARDING THE UPCOMING TRIAL. //

BT

CC:

EX-10 JAN 21

46

46

AT0018 0000353Z

RECEIVED
TELETYPE UNIT

PP HQ

8 JAN 82 04 02z

DE AT

P 070430Z JAN 82

FEDERAL BUREAU
OF INVESTIGATION

FM ATLANTA (7A-1835)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: SUPERVISOR [REDACTED] b7c

REOLAS

WAYNE BERTRAM WILLIAMS, ^DATKID-MAJOR CASE 30; 00: ATLANTA.

RE ATLANTA TEL TO BUREAU 1/6/82.

ON 1/7/82 THE FOLLOWING PROSECUTION WITNESSES WERE CALLED TO
THE STAND:

MAJOR W.W. HOLLY, ATLANTA POLICE DEPARTMENT (APD), TESTIFIED
THAT HE COORDINATED ALL STAKEOUTS REGARDING THE CHILD MURDERS.
BEN KITTLE, CIVIL ENGINEER WITH THE CORPS. OF ENGINEERS, ATLANTA,
GA., TESTIFIED THAT HE WROTE REPORTS AFTER STUDIES OF THE CHATTAHOOCHEE
RIVER HAD BEEN CONDUCTED BY HIS GROUP. HE STATED THAT THE STUDIES
INCLUDE CROSS SECTIONS OF THE RIVER AND VELOCITY REEPORTS. HE
FURTHER TESTIFIED THAT IN HIS EXPERT OPINION THE MOST LOGICAL
PLACE THAT PAYNE AND CATERS BODIES COULD HAVE BEEN PLACED IN THE

167

1982

2-9
12 JAN 1982

47

PAGE TWO (AT 7A-1835) UNCLAS

RIVER WAS OFF THE JAMES JACKSON BRIDGE OR UNDER THE I-285 BRIDGE NEAR WHERE THEY WERE FOUND. FRANK MC CLURE, DETECTIVE APD, TESTIFIED THAT HE TRAVELED UP AND DOWN THE CHATTANOOCHEE RIVER BOTH BY BOAT AND ON LAND TAKING PHOTOGRAPHS OF SAME. HE STATED THAT IT WAS ALMOST AN IMPOSSIBILITY TO DRAG A BODY DOWN TO THE RIVER AND THROW IT IN. FREDDIE JACOBS, APD PATROLMAN, TESTIFIED THAT IN THE EARLY MORNING HOURS OF MAY 22, 1981, HE WAS ON A STAKEOUT ON THE JAMES JACKSON BRIDGE AND RECEIVED A CALL ON THE RADIO FROM ANOTHER STAKEOUT OFFICER ASKING IF HE COULD SEE A CAR STOPPED ON THE BRIDGE. HE STATED THAT HE OBSERVED A WHITE STATION WAGON WHICH SLOWLY LEFT THE EDGE OF THE CURB PROCEEDED PAST HIM, MADE A U-TURN AND CONTINUED BACK ACROSS THE BRIDGE. THE MODEL OF THE JAMES JACKSON BRIDGE AND THE AERIAL PHOTOGRAPHS TAKEN BY FBI PERSONNEL WERE INTRODUCED INTO COURT AND BOTH WERE REFERRED TO EXTENSIVELY DURING THE DAY.

BT

1/8
45

FBI

TRANSMIT VIA:

☐ Teletype
☐ Facsimile
☒ AIRTEL

PRECEDENCE:

☐ Immediate
☐ Priority
☐ Routine

CLASSIFICATION:

☐ TOP SECRET
☐ SECRET
☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 1/12/82

TO: DIRECTOR, FBI (7A-18251)
 (ATTN: SPECIAL PROJECTS EXHIBIT SECTION)

FROM: SAC, ATLANTA (7A-1835) (SQ. 7) (P)

SUBJECT: ATKID
WAYNE BERTRAM WILLIAMS
MC #30
KIDNAPING
OO: AT

Enclosed for the Bureau, Special Projects Exhibit Section, is a copy of the statement made by Wayne Bertram Williams to SA [REDACTED] on 5/22/81.

REQUEST OF THE BUREAUSPECIAL PROJECTS EXHIBIT SECTION:

The Special Projects Exhibit Section is requested to complete a testimonial display chart similar to those previously prepared for the trial, with adhesive covering over each statement.

WO: 8200670
 acc + enc detached
 Wbm 18224/Kg

DE-110

JAN 18 1982

③ - Bureau (Enc. 1)
 2 - Atlanta

ENCLOSURE

(5)

SPEC. PROJ. SEC.

Approved: [Signature]

Transmitted _____

(Number)

(Time)

Per _____

INFORMATIVE NOTE

Date 1/11/82

Re: WAYNE BERTRAM WILLIAMS;
ATKID; MAJOR CASE 30;
OO: ATLANTA

Attached Atlanta teletype advises of the testimony of prosecution witnesses on 1/8/82 during the trial of subject.

Officer Robert Campbell, Atlanta Police Department (APD), testified that on the morning of 5/22/81 while stationed under the James - Jackson Parkway Bridge, he heard a splash in the Chattahoochee River and observed a vehicle slowly moving across the bridge. Campbell said he radioed to Officer Freddie Jacobs, who also saw the car moving slowly on the bridge.

Officer Carl Holden, APD, testified he was assigned to the surveillance of the bridge (supra) and was located in a vehicle near the east end of the bridge when he heard radio traffic between other members of the stakeout regarding a vehicle on the bridge. Holden said he observed a white station wagon moving off the bridge and immediately make a U-turn in the parking lot where he was located. The car proceeded back across the bridge and was stopped by him (Holden) and FBI Special Agent

Special Agent [REDACTED] testified that he was on the west end of the bridge and heard the radio conversation between the other members of the surveillance team. He observed a car traveling in his direction, which he followed and subsequently stopped. The vehicle, a white station wagon was driven by subject who said he must have been stopped because "it must be about those boys."

- 1 - Mr. Mullen
- 1 - Mr. S. Andrews
- 1 - Mr. Young
- 1 - Mr. Monroe

CONTINUED - OVER

Special Agent [REDACTED] FBI, testified he was in a roving vehicle on 5/22/81 when he heard conversation on the radio from the surveillance members at the James - Jackson Parkway Bridge. [REDACTED] arrived on the scene and interviewed Wayne Williams, the driver of the vehicle that was stopped on I-295. Williams stated that he did not stop on the bridge but had proceeded across to a store where he stopped to obtain cardboard boxes. Subject said that he was looking for Cheryl Johnson but must have had a bad telephone number. Special Agent [REDACTED] said that he observed a 24-inch rope in the back seat of subject's vehicle. b7c

Officer T. C. Cook, APD, testified that on 5/22/81, Officer Campbell related to him the events that had taken place at the bridge. Thereafter, he located some concrete blocks and had Officer Campbell take up his position below the bridge. Cook stated that he positioned himself on the bridge where the station wagon was first observed and threw off three sets of blocks progressing in weight from approximately 60 to 130 pounds. Cook stated that when he dropped the 130 pound set of blocks, Campbell indicated the sound of the splash was similar to the splash he had heard earlier that morning.

The trial for subject will reconvene 1/11/82.

APPROVED: *Wade*

OK
Red
Director _____

Exec. AD-Adm. _____

Exec. AD-Inv. _____

Exec. AD-LES _____

Adm. Servs. _____

Crim. Inv. *CM*

Ident. _____

Inspection _____

Intell. _____

Laboratory _____

Legal Coun. _____

Off. of Cong. _____

Public Affs. _____

Rec. Mgmt. _____

Tech. Servs. _____

Training _____

RECEIVED
TELETYPE UNIT

9 JAN 82 20 54

FEDERAL BUREAU
OF INVESTIGATION

AT0201 0092045Z

PP HQ

DE AT

P 0092045Z JAN 81FM ATLANTA (7A-1835) (P)

TO DIRECTOR (7A-18251) PRIORITY

BT

UNCLAS

ATTENTION SUPERVISOR *br* [REDACTED]

WAYNE BERTRAM WILLIAMS, ATKID MAJOR CASE 30,00: ATLANTA

REFERENCE ATLANTA TELETYPE TO THE BUREAU, JANUARY 7, 1982.

ON JANUARY 8, 1982, THE FOLLOWING PROSECUTION WITNESSES
WERE CALLED TO THE STAND. ROBERT CAMPBELL, ATLANTA POLICE
DEPARTMENT OFFICER, TESTIFIED THAT WHILE ON A STAKEOUT AT JAMES
JACKSON PARKWAY BRIDGE IN THE EARLY MORNING HOURS OF MAY 22, 1981,
HE WAS STATIONED UNDER THE BRIDGE, HEARD A SPLASH, LOOKED UP AND
OBSERVED A VEHICLE MOVING SLOWLY ACROSS THE BRIDGE. CAMPBELL
THEN RELATED THAT HE RADIOED TO OFFICER FREDDIE JACOBS WHO ADVISED
THAT THE CAR WAS MOVING AT A SLOW RATE OF SPEED TOWARD HIM. CARL
HOLDEN, ATLANTA POLICE DEPARTMENT OFFICER, TESTIFIED THAT HE WAS
ON THE ABOVE STAKEOUT TEAM IN A LOCATION PAST THE EAST END OF THE

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	<i>044</i>
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Off. of Cong. & Public Affs.	
Rec. Mgnt.	
Tech. Servs.	
Training	
Telephone Rm.	
Director's Sec'y	

br

23 JAN 19 1982

SDZ

52

40

PAGE TWO AT (7A-1835) (P)

JAMES JACKSON PARKWAY BRIDGE WHEN HE HEARD RADIO TRAFFIC BETWEEN THE OTHER MEMBERS OF THE STAKEOUT TEAM REGARDING A VEHICLE ON THE BRIDGE. HE STATED THAT HE OBSERVED A WHITE STATION WAGON COME OFF THE BRIDGE AND IMMEDIATELY MAKE A U-TURN IN THE PARKING LOT WHERE HE WAS LOCATED, PROCEEDING BACK ACROSS THE BRIDGE UNTIL IT WAS STOPPED ON I-285 BY HIMSELF AND SPECIAL AGENT [REDACTED] FBI. SPECIAL AGENT [REDACTED], FBI, TESTIFIED THAT HE WAS ON THE WEST SIDE OF THE JAMES JACKSON PARKWAY BRIDGE, HEARD A CONVERSATION BETWEEN OTHER MEMBERS OF THE STAKEOUT TEAM AND OBSERVED A CAR TRAVELING IN HIS DIRECTION. HE STATED THAT HE PULLED IN BEHIND A WHITE STATION WAGON AND SUBSEQUENTLY STOPPED A VEHICLE ON I-285. HE STATED THAT THE DRIVER WAS WAYNE WILLIAMS WHO ADVISED HIM THAT HE MUST HAVE BEEN STOPPED BECAUSE "IT MUST BE ABOUT THOSE BOYS." [REDACTED] [REDACTED], SPECIAL AGENT, FBI, STATED THAT HE WAS IN A ROVING VEHICLE ON MAY 22, 1981, WHEN HE HEARD A RADIO CONVERSATION AMONG MEMBERS OF A STAKEOUT TEAM ON JAMES JACKSON PARKWAY BRIDGE. HE PROCEEDED TO THE AREA WHERE HE OBSERVED A WHITE STATION WAGON STOPPED ON I-285. HE SUBSEQUENTLY INTERVIEWED THE DRIVER, A WAYNE WILLIAMS, WHO STATED THAT HE NEVER STOPPED ON THE BRIDGE BUT PROCEEDED ACROSS TO A STORE WHERE HE STOPPED AND OBTAINED CARDBOARD BOXES. WILLIAMS ALSO ADVISED

7
b7c

53
30

PAGE THREE AT (7A-1835) (P)

██████ THAT HE WAS LOOKING FOR A CHERYL JOHNSON BUT MUST HAVE HAD A BAD TELEPHONE NUMBER. ██████ ALSO TESTIFIED THAT A TWENTY-FOUR INCH ROPE WAS OBSERVED IN THE BACK SEAT OF THE WILLIAM'S VEHICLE. OFFICER T. C. COOK, ATLANTA POLICE DEPARTMENT, TESTIFIED THAT HE RESPONDED TO THE JAMES JACKSON PARKWAY BRIDGE ON MAY 22, 1981, AFTER HEARING RADIO TRAFFIC THAT A SUSPICIOUS VEHICLE WAS ON THE BRIDGE. HE RELATED THAT HE SPOKE WITH OFFICER CAMPBELL WHO RELATED THE EVENTS TO HIM. HE INDICATED THAT HE THEN FOUND SOME CONCRETE BLOCKS, HAD CAMPBELL TAKE UP HIS POSITION BELOW THE BRIDGE WHILE HE POSITIONED HIMSELF WHERE THE STATION WAGON WAS FIRST SEEN ON TOP OF THE BRIDGE. COOK THEN ADVISED THAT HE THREW OFF THREE SETS OF CINDER BLOCKS INTO THE WATER PROGRESSING IN WEIGHT FROM APPROXIMATELY 60 POUNDS TO 130 POUNDS. HE RELATED THAT ON THE 130 POUND BLOCK, CAMPBELL ADVISED THAT IT SOUNDED SIMILAR TO THE SPLASH THAT HE HAD HEARD EARLIER IN THE EVENING. GENE NICHOLS, IDENTIFICATION TECHNICIAN, ATLANTA POLICE DEPARTMENT, TESTIFIED THAT HE TOOK MEASUREMENTS FROM THE TOP OF THE BRIDGE TO THE WATER LEVEL AND ALSO FROM THE STREET TO THE TOP OF THE RAIL. COURT WAS ADJOURNED UNTIL 9:00 MONDAY, JANUARY 11, 1982.

BT

54

87

AT0018 0200330Z

PP HQ

DE AT

P 190150Z JAN 82

RECEIVED
TELETYPE UNIT

FM ATLANTA (7A-1835) (P) (SQQ 7) 0 JAN 82 03 33Z

TO DIRECTOR (7A-18251) PRIORITY

RECEIVED
COMMUNICATIONS SECTION

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 1/18/82.

FOLLOWING PROSECUTION WITNESSES TESTIFIED ON 1/19/82:

HERBERT PRATT, SENIOR TECHNICAL SPECIALIST, TEXTILE FIBERS DEPT., DUPONT, EXPLAINED THE FIBER INDUSTRY, TESTIFYING THAT FIBER PROPERTIES ARE CONTROLLED IN THICKNESS, COLOR, SHAPE, SIZE, ETC. HE STATED THAT HE WAS SHOWN A PHOTO OF A CROSS-SECTION OF A FIBER IN THE SUMMER OF 1981, WHICH WAS SUBSEQUENTLY IDENTIFIED AS BEING MANUFACTURED BY WELLMAN, INC. HE ALSO STATED THAT DUPONT MADE A BACKING FOR CARPETS CALLED "TYPAR". THIS TESTIMONY LAID THE GROUNDWORK FOR SUBSEQUENT FIBER TESTIMONY.

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Insp.	
Intell.	
Lab.	
Legal Coun.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

7-18251-698

23 JAN 22 1982

20 FEB 03 1982

55

HENRY POSTON, DIRECTOR OF TECHNICAL SERVICES, WELLMAN, INC., TESTIFIED THAT HIS COMPANY MANUFACTURED A NYLON TRILOBAL FIBER CALLED "181B", WHICH THEY STARTED PRODUCING IN 1967 AND ENDED IN 1974. HE FURTHER TESTIFIED THAT NO ONE ELSE IN THE WORLD MAKES 181B NYLON TRILOBAL FIBER.

GENE BAGGETT, PURCHASING MANAGER, WEST POINT PEPPERREL, DALTON, GA., TESTIFIED THAT HIS COMPANY PURCHASED WELLMAN 181B TRILOBAL NYLLON FIBERS AND USED THEM TO MANUFACTURE A CARPET CALLED "LUXAIRE" IN A COLOR CALLED "ENGLISH OLIVE". HE ALSO RELATED THAT THE BACKING FOR THIS CARPETING WAS TYPAR, WHICH WAS PURCHASED FROM DUPONT. BAGGETT FURTHER TESTIFIED THAT DURING 1970 - 71, ONLY A SMALL AMOUNT OF THIS CARPETING WAS MADE AND SOLD IN A 10 STATE SOUTHEASTERN AREA.

BT

56
98

CRIMINAL INVESTIGATIVE DIVISION

INFORMATIVE NOTE

Date 1/19/82

Re: WAYNE BERTRAM WILLIAMS; ATKID

Attached Atlanta teletype advises of the 1/18/82 ATKID testimony.

SA [REDACTED] testified as to the discrepancies in the information provided by Wayne Williams during his interviews of 5/22/81 and 6/3/81, i.e., Williams' version of the bridge incident and his information concerning Cheryl Johnson. Although polygraph information was not introduced, the Atlanta Division polygraph operator testified concerning Williams' statement that he had not contacted Johnson (supra) on 5/21-22/81. The manager of the Ben Hill Recreation Center testified that Williams was not at the Center on 5/21/81, and that no Schlitz sponsored basketball team played at the Center. A copy of a 6/4/81 Channel 5 news press conference tape with Williams was played for the jury. A microanalyst for the Georgia State Crime Lab testified concerning his 6/3/81 vacuuming of Williams' car for evidence.

- 1 - Mr. Mullen
- 1 - Mr. S. Andrews
- 1 - Mr. Monroe

APPROVED: *BR*

Adm. Servs. _____

Laboratory _____

Crim. Inv. *CW*

Legal Coun. _____

Director _____

Ident. _____

Exec AD-Adm. _____

Inspection _____

Tech. Servs. _____

Exec AD-LES _____

Intell. _____

Training _____

ATO011 0190205Z

PP HQ

TELETYPE UNIT

DE AT

P 180150Z JAN 82

9 JAN 82 02 23Z

FM ATLANTA (7A71835) (P) (SQ 7) URGENT

TO DIRECTOR (7A-18251) PRIORITY

ATTN: DIVISION 6

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

FOLLOWING PROSECUTION WITNESSES TESTIFIED THIS DATE:

SA [REDACTED] TESTIFIED THAT AN IN-DEPTH INTERVIEW WITH WAYNE WILLIAMS ON 6/3/81 DISCLOSED NUMEROUS DISCREPANCIES REGARDING HIS VERSION OF THE BRIDGE INCIDENT AND INFORMATION ON CHERYL JOHNSON THAT HE GAVE IN A PREVIOUS INTERVIEW ON 5/22/81.

SA [REDACTED], POLYGRAPH OPERATOR, TESTIFIED THAT WILLIAMS MADE A STATEMENT TO HIM ON 6/3/81 THAT HE HAD NOT CONTACTED CHERYL JOHNSON ON 5/21 - 22/81. POLYGRAPH INFORMATION WAS NOT INTRODUCED.

MARY WELCH, MANAGER, BEN HILL RECREATION CENTER, ATLANTA,

12 JAN 82 1502

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	CM
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

[REDACTED]
[REDACTED]
b7c

7-18251-699

DF

[Signature]

58

53

PAGE TWO ATKID

TESTIFIED THAT ON 5/21/81, WAYNE WILLIAMS WAS NOT AT BEN HILL RECREATION CENTER AS IT WAS LADIES' NIGHT. SHE ALSO TESTIFIED THAT THERE WAS NO BASKETBALL TEAM SPONSORED BY SCHLITZ THAT PLAYED AT THE BEN HILL RECREATION CENTER GYM.

DAN KEEVER, CHANNEL 5 NEWS, ATLANTA, TESTIFIED THAT HE ATTENDED A PRESS CONFERENCE AT THE WILLIAMS' HOME CALLED BY WAYNE WILLIAMS ON 6/4/81 AND RECORDED SAME. A COPY OF THE TAPE RECORDING WAS PLAYED FOR THE JURY.

RICHARD ERNEST, MICROANALYST, GEORGIA STATE CRIME LAB, STATED THAT ON 6/3/81, HE CONDUCTED A SEARCH OF WILLIAMS' VEHICLE AFTER IT WAS IMPOUNDED AT THE FBI GARAGE. HE RELATED THAT HE WAS A CUSTODIAN OF EVIDENCE AND TESTIFIED IN DETAIL REGARDING THE VACUUMING OF WILLIAMS' CAR FOR EVIDENCE.

BT

51
516

AT0020 0270120Z

PP HQ

DE AT

P 260045Z JAN 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 1/25/82.

THE FOLLOWING PROSECUTION WITNESSES TESTIFIED ON 1/26/82:

R.B. HOOD, UNCLE OF LUBIE GETER, IDENTIFIED BODY OF VICTIM
AT MORGUE.

MRS. A. GETER, VICTIM'S MOTHER, IDENTIFIED A SHIRT OF LUBIE
GETER'S THAT HAD BEEN FOUND NEAR THE LOCATION OF THE BODY.

MICHELLE SPANN TESTIFIED THAT SHE MET LUBIE GETER AT THE
OMNI AND HAD MADE A DATE WITH HIM FOR SUNDAY, 1/4/81. HOWEVER,
HE WAS REPORTED MISSING.

SPECIAL CLERK [REDACTED] KNOXVILLE, TESTIFIED THAT ON
2/6/81, HE FOUND LUBIE GETER'S BLUE T-SHIRT IN THE WOODS DURING

Exec AD-Adm.	
Exec AD-Inv.	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Insp.	
Intell.	
Lab.	
Legal Coun.	
Off. Cong. & Public Affs.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

23 JAN 20 1982

59 FEB 5 1982

A SEARCH.

ERIC CONWAY TESTIFIED THAT HE WAS A FRIEND OF LUBIE GETER'S AND WAS WITH GETER THE DAY HE WAS REPORTED MISSING, HOWEVER, HE LEFT EARLIER AND WENT HOME.

FRANKLIN JORDAN, STEP-BROTHER OF LUBIE GETER, TESTIFIED THAT HE DROVE LUBIE TO STEWART LAKEWOOD MALL ON 1/2/81.

PRESTON MITCHELL, FULTON CO. PD, TESTIFIED THAT ON 2/6/81, HE RECEIVED T-SHIRT FROM SC [REDACTED] DURING A SEARCH OF A WOODED AREA NEAR WHERE GETER'S BODY WAS LOCATED. b7c

RUTH WARREN TESTIFIED THAT WHILE SHOPPING AT STEWART LAKEWOOD MALL ON 1/2/81, SHE SAW WAYNE WILLIAMS WITH LUBIE GETER.

DARYL DAVIS TESTIFIED THAT IN EARLY JANUARY, 1981, HE WAS WORKING AT STEWART LAKEWOOD MALL AND OBSERVED LUBIE GETER GET INTO A VEHICLE WITH WAYNE WILLIAMS. HE FURTHER TESTIFIED THAT IN AUGUST, 1980, HE WAS IN THE STEWART AVENUE AREA WHEN HE WAS PICKED UP BY WAYNE WILLIAMS IN A WHITE STATIONWAGON. HE RELATED THAT WILLIAMS GAVE HIM \$2.00 AND FONDLED HIM. HE ALSO TESTIFIED THAT HE AND ERIC THOMPSON WENT TO THE FUNERAL OF TERRY PUE, WHERE HE SAW WILLIAMS AGAIN AND HE POINTED WILLIAMS OUT TO THOMPSON.

58

PAGE THREE ATKID

ERIC THOMPSON TESTIFIED THAT HE AND DARYL DAVIS OBSERVED WAYNE WILLIAMS AT TERRY PUE'S FUNERAL. HE RECOGNIZED WILLIAMS AS HE HAD PREVIOUSLY SEEN HIM HANGING AROUND AN APARTMENT COMPLEX.

DR. BYRON DAWSON, MEDICAL EXAMINER FOR THE STATE OF GEORGIA, TESTIFIED THAT ON 1/23/81, HE PERFORMED AN AUTOPSY ON TERRY PUE AND DETERMINED THE CAUSE OF DEATH TO BE ASPHIXIA DUE TO LIGATURE STRANGULATION.

LT. R.B. HUNTER, ROCKDALE CO. PD, WAS CALLED TO THE SCENE ON TERRY PUE'S BODY ON THE SIDE OF THE ROAD AND PRESERVED THE CRIME SCENE.

PAMELA PERRELL, SISTER OF TERRY PUE, TESTIFIED THAT SHE IDENTIFIED PUE'S BODY AT A FUNERAL HOME IN ROCKDALE COUNTY.

BT

62



INFORMATIVE NOTE

1/21/82

Date

Re: WAYNE BERTRAM WILLIAMS;
 ATKID; MAJOR CASE 30;
 OO: ATLANTA

Attached Atlanta teletype advises that on 1/20/82 Special Agent [REDACTED] Laboratory Division, provided testimony in the ATKID trial. Special Agent [REDACTED] explained categories of fibers, fiber types, the breakdown of nylon fibers, and the transfer of fibers. Special Agent [REDACTED] educated the jury on the microscopic characteristics of fibers and the equipment used in fiber examination. This testimony set the stage for the actual evidence to be introduced on 1/21/82.

APPROVED:

Director _____
 Exec AD-Adm. _____
 Exec AD-Inv. _____
 Exec AD-LES _____

Adm. Servs. _____
 Crim. Inv. _____
 Insp. _____
 Intell. _____

Laboratory _____
 Legal Coun. _____
 Comm. Serv. _____
 Rec. Serv. _____
 Training _____

- 1 - Mr. Mullen
 1 - Mr. S. Andrews
 1 - Mr. Monroe

AT0312 0000035Z

PP 28

PP 02006Z JAN 82

FM ATLANTA (74-1335) (P) (88 7)

TO DIRECTOR (74-13051) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTHAN WILLIAMS; AIKID-MAJOR CASE 36; CO: ATLANTA.

RE ATLANTA TEL TO BUREAU 1/19/82.

THE FOLLOWING ACTIVITY TOOK PLACE AT CAPTIONED SUBJECT'S TRIAL ON 1/20/82:

DEFENSE ATTORNEY ALVIN BINDER FILED A MOTION IN LIMINE TO LIMIT THE TESTIMONY OF THE PROSECUTION'S EXPERT WITNESSES TO RESULTS OF THEIR WORK THAT WAS COMPLETED PRIOR TO 12/14/81. BINDER CLAIMED HIS EXPERT WITNESSES WERE NOT AFFORDED AN AMPLE OPPORTUNITY TO REVIEW EVIDENCE AFTER THE 12/14/81 DATE.

JUDGE CLARENCE COOPER TOOK THE MOTION UNDER ADVISEMENT AND STATED THAT HE WILL RULE ON SAME ON THE MORNING OF 1/21/82.

SA [REDACTED], FBI LAB, HAIRS AND FIBERS SECTION, USED A SERIES

b7c

COPIES 1982

TELETYPE UNIT
JAN 21 1982
FBI
ATLANTA

Exec. AD Adm.	
Exec. AD Inv.	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Insp.	
Intell.	
Lab.	
Legal Coun.	
Off. Cong. & Public Affs.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Off. Liaison & Int. Affs.	

[REDACTED]

701

[Handwritten signature]

67

OF CHARTS TO DESCRIBE TO THE JURY GENERAL CATEGORIES OF FIBERS AND FIBER TYPES. HE FURTHER EXPLAINED THE BREAKDOWN OF NYLON FIBERS AND ALSO DISCUSSED THE TRANSFER OF FIBERS FROM ONE PERSON TO ANOTHER, ONE PERSON TO AN OBJECT AND FROM AN OBJECT TO A PERSON. IN ADDITION HE EDUCATED THE JURY ON THE MICROSCOPIC CHARACTERISTICS OF FIBERS AND THE VARIOUS PIECES OF EQUIPMENT USED IN FIBER EXAMINATION. THIS TESTIMONY CONCLUDED THE IN-DOCTRINATION OF THE JURY AND SET THE STAGE FOR THE ACTUAL EVIDENCE TO BE INTRODUCED ON 1/21/82.

BT

AT0012 0223310Z

PP HQ

DE AT

P 210300Z JAN 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

ATT: DIVISION SIX

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 1/23/82.

JUDGE CLARENCE COOPER TODAY RULED AGAINST THE DEFENSE MOTION TO LIMIT TESTIMONY REGARDING EVIDENCE THAT WAS INTRODUCED AFTER 12/14/81. LARRY PETERSON, MICROANALYST, GEORGIA CRIME LAB, WAS THE ONLY PROSECUTION WITNESS TO TESTIFY TODAY. PETERSON RELATED THAT HE HAD OBTAINED TRACE EVIDENCE FROM BOTH THE BODIES OF JIMMY RAY PAYNE AND NATHANIEL CATER WHILE THEY WERE AT FULTON COUNTY MORGUE. HE ALSO RELATED THAT HE PARTICIPATED IN A SEARCH OF WILLIAMS' HOME AND CAR ON 6/3/81 AND IN AN ADDITIONAL SEARCH OF WILLIAMS' HOME ON 6/22/81, WHERE HE OBTAINED VARIOUS FIBER SAM-

7-18251-702

5 JAN 25 1982

00 FEB 07 1982

Exec AD	
Exec AD	
Asst Dir:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Insp.	
Intell.	
Lab.	
Legal Coun.	
Off. Cong. & Public Affs.	
Rec. Mgmt.	
Tech. Serv.	
Training	

66

PAGE TWO ATKID

FLIES AND DOG HAIRS. PETERSON USED CHARTS TO DISPLAY TO THE JURY ITEMS TAKEN FROM WILLIAMS' HOME AND AUTOMOBILES. HE USED ADDITIONAL CHARTS SHOWING THAT FIBERS TAKEN FROM PAYNE AND CATER MATCHED THOSE TAKEN FROM SAMPLES OF WILLIAMS' HOME AND CAR. HE TOLD THE JURY THAT THERE APPEARED TO BE NO SIGNIFICANT MICROSCOPIC DIFFERENCES IN ANY OF THESE ITEMS. HE ALSO GAVE A DETAILED EXPLANATION OF DOG HAIR AND STATED THAT THE DOG HAIRS FOUND ON CATER AND PAYNE HAD MANY SIMILAR CHARACTERISTICS AS THOSE TAKEN FROM WILLIAMS' DOG. PETERSON CONCLUDED BY STATING THAT IN HIS OPINION, THE HAIRS AND FIBERS ON BOTH PAYNE AND CATER CAME FROM THE WILLIAMS' HOME AND VEHICLE.

BT

67

INFORMATIVE NOTE

Date 1/25/82

Re: WAYNE BERTRAM WILLIAMS;
 ATKID; MAJOR CASE 30;
 OO: ATLANTA

Attached Atlanta teletype advises of the testimony of Special Agent (SA) [REDACTED] Laboratory Division, during the ATKID trial on 1/22/82.

SA [REDACTED] provided an explanation of the FBI procedures for examining carpet and its related fibers. SA [REDACTED] provided statistics which indicated that the probability of finding the Wellman 181B English Olive Luxaire carpet, Williams' carpet, in the Atlanta area was one in eight thousand. SA [REDACTED] testified that the fibers recovered from victims Payne and Cater had no significant differences in microscopic characteristics or optical properties than those samples recovered from Williams' residence and vehicle. He testified that the animal hairs recovered from victims Payne and Cater had no significant differences from the hair sample of Williams' dog. SA [REDACTED] concluded that it was virtually impossible for Payne and Cater to have obtained these hairs and fibers without having come in contact with either Williams' residence or vehicle.

APPROVED:

Adm. Servs.

Laboratory

Director *W*

Exec

Exec AD-LES

Intell.

Crim. Inv.

Ident.

Inspection

Intell.

Intell.

Legal Coun.

Tech. Servs.

Training

- 1 - Mr. Mullen
 1 - Mr. S. Andrews
 1 - Mr. Monroe
- Brc*

AT0001 0232130Z

PP HQ

DE AT

P 232120Z JAN 82

FM ATLANTA (7A-1835) KP) KSQ 7)

RECEIVED
FBI

23 JAN 82 21 58

FEDERAL BUREAU
OF INVESTIGATION

TO DIRECTOR (7A-18251) PRIORITY

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID-MAJOR CASE #30; OO: ATLANTA.

RE ATLANTA TEL TO DIRECTOR 1/20/82.

ON JANUARY 22, GOIW SA [REDACTED] FBI LABORATORY, HAIRS AND FIBERS SECTION, APPEARED AS A PROSECUTION WITNESS AND WENT INTO DETAIL EXPLANATION OF THE PROCEDURES THE FBI LABORATORY USES WHEN EXAMINING CARPET AND ITS RELATED FIBERS. SA [REDACTED] USED A BLACKBOARD TO SHOW CALCULATIONS WHICH REVEALED THAT THE WELLMAN 181B ENGLISH OLIVE LUXAIRE CARPETING SOLD IN A TEN STATE SOUTHEASTERN AREA DURING 1971 AND 1972, WOULD ONLY CARPET APPROXIMATELY 82 ROOMS IN GEORGIA. USING ADDITIONAL STATISTICS, [REDACTED] CALCULATED THAT BASED ON OCCUPIED HOUSING UNITS IN THE METRO ATLANTA AREA, THE ODDS OF FINDING THE SAME CARPET IN THE ATLANTA AREA WAS ONE IN EIGHT THOUSAND, (ASSUMING ALL WELLMAN CARPETS SOLD IN GEORGIA WAS IN THE ATLANTA AREA).

Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Off. of Cong. & Public Affs.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Telephone Rm.	
Director's Sec'y	

b7c

7-17251-723

100

22

PAGE TWO (AT 7A-1835) UNCLAS

██████ ALSO TESTIFIED THAT FIBERS FOUND ON THE BODIES OF PAYNE AND CATER HAD NO SIGNIFICANT DIFFERENCES IN MICROSCOPIC CHARACTERISITC OR OPTICAL PROPERTIES THAN THOSE SAMPLES TAKEN FROM THE WILLIAMS CAR AND HOME. HE FURTHER RELATED THAT EXAMINATION OF ANIMAL HAIRS FOUND ON PAYNE AND CATER HAD NO SIGNIFICANT DIFFERENCES WHEN COMPARED TO THE SAMPLE OF HAIR FROM THE WILLIAMS DOG. ██████ CONCLUDED IT WAS VIRTUALLY IMPOSSIBLE FOR PAYNE AND CATER TO HAVE OBTAINED THESE HAIRS AND FIBERS WITHOUT HAVING COME IN CONTACT WITH EITHER WILLIAM'S HOME OR VEHICLE.

7
etc
]

JUDGE CLARENCE COOPER HAS TAKEN UNDER ADVISEMENT A MOTION BY THE DEFENSE TO DISALLOW TESTIMONY REGARDING TEN OTHER VICTIMS. COURT WAS RECESSED UNTIL MONDAY MORNING, JANUARY 25, 1982.

BT

70
[initials]

AT0013 0260235Z

PP HQ

DE AT

P 250220Z JAN 82

TELETYPE UNIT

6 JAN 82 02 42z

FM ATLANTA (7A-1835) (P)

FROM CAU
OF D. J. WATSON

TO DIRECTOR (7A-18251) PRIORITY

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 1/23/82.

ON 1/25/82, JUDGE CLARENCE COOPER RULED AGAINST A DEFENSE MOTION TO LIMIT TESTIMONY AND EVIDENCE TO THE CATER AND PAYNE CASES. HE WILL ALLOW FINDINGS FROM TEN OTHER CASES TO BE INTRODUCED. THE FOLLOWING PROSECUTION WITNESSES TESTIFIED:

DR. TIMOTHY BENICH, DENTIST, STATED THAT HE IDENTIFIED THE BODIES OF ALFRED EVANS AND JO JO BELL THROUGH DENTAL RECORDS.

DET. G.L. LLOYD, HOMICIDE INVESTIGATOR, ATLANTA PD, TESTIFIED THAT HE ANSWERED A HOMICIDE CALL AT NISKEY LAKE AND FOUND THE BODY OF A YOUNG BLACK MALE, LATER IDENTIFIED AS ALFRED EVANS.

7-18251 - 704

15 JAN 27 1982

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-Ext.	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Insp.	
Intell.	
Lab.	
Legal Coun.	
Off. Cong. & Public Affs.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

Handwritten signature/initials.

Handwritten signature/initials.

71

PAGE TWO ATKID

DR. JOHN FEAGLE, ASSISTANT MEDICAL EXAMINER, FULTON CO., GA., TESTIFIED THAT ON 7/28/79, HE PERFORMED AN AUTOPSY ON ALFRED EVANS AND RULED IT "DEATH BY ASPHIXIA". HE ALSO STATED THAT IN THE LAST SIX MONTHS, THE NUMBER OF DEATHS IN FULTON COUNTY DUE TO ASPHIXIA HAS DECREASED SUBSTANTIALLY.

MRS. VERA MC DANIELS, NEIGHBOR OF ALFRED EVANS, TESTIFIED THAT EVANS STAYED OUT LATE AT NIGHT.

DET. ELLIS LOWERY, EAST POINT, GA., PD, TESTIFIED THAT ON 10/10/80, HE WAS CALLED TO A HOMICIDE AND OBSERVED THE BODY OF A YOUNG BLACK MALE, WHICH APPEARED TO HAVE BEEN LAID OUT ON THE GROUND. THIS BODY WAS SUBSEQUENTLY IDENTIFIED AS CHARLES STEPHENS.

REV. BURTIS GIBBS, GRANDFATHER OF CHARLES STEPHENS, IDENTIFIED A PHOTOGRAPH OF THE VICTIM AND ADVISED THAT STEPHENS DID ODD JOBS TO EARN MONEY.

KEVIN RISBEE, A NEIGHBOR OF CHARLES STEPHENS', TESTIFIED THAT STEPHENS WAS ALWAYS TRYING TO EARN EXTRA MONEY.

DR. JOHN FEAGLE WAS RECALLED TO THE WITNESS STAND AND STATED THAT HE PERFORMED AN AUTOPSY ON CHARLES STEPHENS AND

72
A

PAGE THREE ATKID

DETERMINED THAT THE DEATH WAS CAUSED BY ASPHIXIA.

DET. GEORGE COLEMAN, FULTON CO. PD, TESTIFIED THAT ON 2/5/81, HE WAS CALLED TO A CRIME SCENE WHERE HE OBSERVED A PARTIALLY DECOMPOSED BODY OF A BLACK YOUTH, SUBSEQUENTLY IDENTIFIED AS LUBIE GETER.

W.A. FORD, IDENTIFICATION TECHNICIAN, FULTON CO. PD, TESTIFIED THAT HE TOOK FINGERPRINTS OF LUBIE GETER AT FULTON COUNTY MORGUE AND THEN OBTAINED PRINTS FROM GETER'S SCHOOL-BOOKS TO MAKE A COMPARISON.

DR. ROBERT STIVERS, CHIEF MEDICAL EXAMINER, FULTON CO., GA., TESTIFIED HE CONDUCTED AN AUTOPSY ON THE BODY OF LUBIE GETER AND DETERMINED DEATH WAS CAUSED BY ASPHIXIA.

BT

73

AT0822 2302220Z

PP HQ

DE AT

P 290030Z JAN 82

FM ATLANTA (7A-1835) (P)

TO DIRECTOR (7A-18251) PRIORITY

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 1/28/82.

THE FOLLOWING PROSECUTION WITNESSES APPEARED ON 1/29/82:

SAM HUDGENS, WILLIAM BARRETT'S TEACHER, TESTIFIED THAT HE IDENTIFIED BARRETT'S BODY AT THE COUNTY MORGUE ON 5/12/81.

DONNA MARTIN, DEPARTMENT OF HUMAN RESOURCES, DEKALB COUNTY, GA., TESTIFIED THAT BARRETT FAILED TO KEEP AN APPOINTMENT WITH HER ON 5/11/81.

JAMES BARRETT, COUSIN OF WILLIAM, TESTIFIED THAT WAYNE WILLIAMS AND ANOTHER INDIVIDUAL ACCOMPANIED WILLIAM BARRETT TO HIS HOME SOMETIME IN EARLY 1981. UNDER CROSS-EXAMINATION, BARRETT ADVISED THAT HE PICKED WILLIAMS OUT OF A PHOTO LINEUP AFTER

511
0 FEB 11 1982

7-18251-705

12 FEB 2 1982

RECEIVED
30 JAN 07 49
FEDERAL BUREAU
OF INVESTIGATION

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

16

74

PAGE TWO ATKID

WILLIAMS' PICTURE HAD APPEARED ON TELEVISION.

MARY HARRIS, MOTHER OF JAMES BARRETT, SUBSTANTIATED THE TESTIMONY OF HER SON.

DR. JOSEPH BLATON, MEDICAL EXAMINER, DEKALB CO., GA., TESTIFIED THAT HE PERFORMED THE AUTOPSY ON WILLIAM BARRETT ON 5/12/81 AND DETERMINED THE CAUSE OF DEATH TO BE ASPHIXIA DUE TO LIGATURE STRANGULATION. HE ALSO STATED THAT ALTHOUGH THERE WERE FIVE SUPERFICIAL STAB WOUNDS TO THE BODY, HE BELIEVED THEM TO BE POST MORTEM. HE ALSO EXAMINED PHOTOS OF ERIC MIDDLEBROOKS AND JOHN PORTER AND COMPARED THE STAB WOUNDS IN EACH OF THEM TO THOSE FOUND ON BARRETT'S BODY.

DR. JOHN FEAGEL, ASSISTANT MEDICAL EXAMINER, FULTON CO., TESTIFIED THAT HE PERFORMED THE AUTOPSY ON ERIC MIDDLEBROOKS ON 5/19/80 AND DETERMINED THE CAUSE OF DEATH TO BE TRAUMA TO THE HEAD. HE STATED THAT IN ADDITION, THERE WERE SEVERAL SUPERFICIAL STAB WOUNDS.

DET. R.H. BUFFINGTON TESTIFIED THAT ON 5/19/80, HE PRESERVED THE CRIME SCENE AT THE LOCATION OF ERIC MIDDLEBROOK'S BODY AND STATED THAT HE REMOVED SOME LOOSE FIBERS THAT WERE CAUGHT IN

75

PAGE THREE ATKID

MIDDLEBROOK'S SHOES.

CARY MIDDLEBROOKS, BROTHER OF ERIC, IDENTIFIED THE BODY AFTER IT WAS DISCOVERED.

M.F. JONES, DETECTIVE, ATLANTA PD, TESTIFIED THAT HE MADE A SEARCH OF VEHICLES THAT HAD BEEN OWNED BY THE WILLIAMS FAMILY AND DETERMINED THAT IN ADDITION TO HAVING USE OF THE 1970 WHITE CHEVROLET STATIONWAGON, THEY ALSO HAD OWNED A 1978 BLUE PLYMOUTH AND A 1979 BURGUNDY FORD.

SA DALE KIRKLAND, GEORGIA BUREAU OF INVESTIGATION, TESTIFIED THAT HE TOOK SAMPLES OF CARPETING FROM THE INTERIOR AND TRUNK OF THE 1979 BURGUNDY FORD OWNED BY WAYNE WILLIAMS.

BT

76

AT0015 2290130Z

PP HQ

DE AT

P 270110Z JAN 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 1/27/82.

THE FOLLOWING PROSECUTION WITNESSES TESTIFIED ON 1/28/82 IN
THE ORDER LISTED BELOW:

M.F. JONES, INVESTIGATOR, ATLANTA PD, TESTIFIED THAT ON
4/9/81 HE INVESTIGATED A HOMICIDE AND PRESERVED THE CRIME SCENE.

W.A. FORD, IDENTIFICATION TECHNICIAN, FULTON CO. PD, TES-
TIFIED THAT ON 4/9/81 HE TOOK FINGERPRINTS OF THE DEAD BLACK MALE
WHOM HE IDENTIFIED AS LARRY ROGERS. 7-18251-706

MARION BUTLER, NEIGHBOR OF ROGERS, STATED THAT HE LAST SAW
ROGERS IN MARCH, 1981 AND INDICATED THAT ROGERS WOULD WORK ODD
JOBS.

20 FEB 10 1982
207

7 FEB 1 1982

Exec AD Adm.	
Exec AD Inv.	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	<input checked="" type="checkbox"/>
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Plan. & Insp.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

77
20

TILBERT BENHAM TESTIFIED THAT HE KNEW ROGERS AND THAT ON THE DAY ROGERS WAS REPORTED MISSING, HE OBSERVED HIM ON THREE OCCASIONS WITH WAYNE WILLIAMS. BENHAM ALSO ADMITTED UNDER CROSS-EXAM THAT HE HAD SMOKED MARIJUANA BEFORE TESTIFYING.

NELLIE TRAMMELL TESTIFIED THAT WAYNE WILLIAMS WAS DRIVING A GREEN STATIONWAGON ON 3/30/81 (THE LAST DAY LARRY ROGERS WAS SEEN ALIVE) AND THAT ROGERS WAS SITTING IN THE FRONT SEAT SLUMPED OVER. SHE ALSO TESTIFIED THAT 10 DAYS EARLIER, SHE WAS TALKING TO VICTIM BUBBA DUNCAN (WHO ALSO RESIDED IN THE SAME NEIGHBORHOOD AS SHE AND ROGERS) AT A DEMONSTRATION AT THE TECHWOOD HOMES, ATLANTA. SHE RELATED THAT SHE OBSERVED A MAN WITH A CAMERA TAKING PHOTOGRAPHS. SHE STATED THAT SHE BELIEVED HE WAS A REPORTER AND THAT THIS WAS THE SAME MAN (WAYNE WILLIAMS) WHO WAS DRIVING THE STATIONWAGON WHEN SHE LAST SAW ROGERS. SHE RELATED THAT ON THIS OCCASION, HE HAD A WHITE STATIONWAGON.

CHARLEEN KENDRICK, WAITRESS, TESTIFIED THAT SHE SAW TERRY PUE AND WAYNE WILLIAMS TOGETHER A FEW DAYS BEFORE PUE DISAPPEARED.

DR. ROBERT STIVERS TESTIFIED THAT HE PERFORMED AN AUTOPSY ON LARRY ROGERS ON 4/9/81 AND DETERMINED THE CAUSE OF DEATH TO BE

PAGE THREE ATKID

ASPHIXIA BY STRANGULATION. HE ALSO TESTIFIED THAT HE PERFORMED AN AUTOPSY ON JOHN PORTER ON 4/12/81 AND DETERMINED THE CAUSE OF DEATH TO BE FROM 6 STAB WOUNDS IN THE BODY.

R. H. BUFFINGTON TESTIFIED HE WAS THE DETECTIVE WHO PRESERVED THE CRIME SCENE ON 4/12/81 AT THE SITE OF THE BODY OF JOHN PORTER.

R. RAOOF, ATLANTA PD IDENTIFICATION TECHNICIAN, ADVISED THAT HE OBTAINED FINGERPRINTS FROM THE BODY OF JOHN PORTER SO THAT AN IDENTITY COULD BE ESTABLISHED.

MIKE BANKS STATED THAT ON 5/12/81, HE WAS A SENIOR EVIDENCE TECHNICIAN WITH DEKALB COUNTY PD AND PRESERVED THE CRIME SCENE OF A BODY LATER IDENTIFIED AS WILLIAM BARRETT.

BT

78

AT0019 0330210Z

PP HQ

DE AT

P 010130Z FEB 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 1/29/82.

THE FOLLOWING PROSECUTION WITNESSES TESTIFIED 2/1/82:

RICHARD ERNEST, MICROANALYST, GEORGIA STATE CRIME LAB, TESTIFIED THAT HE SEARCHED WILLIAMS' WHITE CHEVROLET STATIONWAGON ON 6/3/80, GATHERED EVIDENCE, AND TRANSPORTED IT TO THE STATE CRIME LAB FOR EXAMINATION.

LT. JOHN CAMERON, INVESTIGATOR, FULTON COUNTY MEDICAL EXAMINER'S OFFICE, TESTIFIED THAT HE TRANSPORTED CLOTHING AND OTHER EVIDENCE OBTAINED FROM THE VICTIMS AT THE AUTOPSIES TO THE STATE CRIME LAB.

SA [REDACTED], HAIRS AND FIBERS SECTION, USED DETAILED

60 FEB 11 1982

23 FEB 8 1982

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Insp.	
Intell.	
Lab.	
Legal Coun.	
Off. Cong. & Public Aff.	
Rec. Mgmt.	
Tech. Serv.	
Training	

80

PAGE TWO ATKID

CHARTS TO EXPLAIN THE ASSOCIATION BETWEEN THE HAIRS AND FIBERS FOUND ON THE VICTIMS AND THE ARTICLES THAT THEY WOULD HAVE COME FROM IN WILLIAMS' HOME AND VEHICLE.

bk [REDACTED], ROYAL CANADIAN MOUNTED POLICE, SCIENTIFIC ADVISOR FOR HAIRS AND FIBERS, CONDUCTED MICROSCOPIC EXAMINATION OF SLIDES OF VICTIMS CATER, PAYNE AND BALTAZAR. HE ALSO DEMONSTRATED THE EXCHANGE PRINCIPLE, IN THAT TWO ARTICLES THAT COME IN CONTACT WITH EACH OTHER WILL USUALLY EXCHANGE FIBERS. HE DEMONSTRATED THIS TO THE JURY BY RUBBING A SWEATER THAT CONTAINED ULTRAVIOLET PROPERTIES AGAINST THE SUIT JACKET OF THE DISTRICT ATTORNEY AND ALSO BY HAVING THE DISTRICT ATTORNEY LAY HIS HEAD ON A PIECE OF CARPET. ON BOTH DEMONSTRATIONS, THE ULTRAVIOLET LIGHT DISPLAYED FOR THE JURY FIBERS THAT WERE TRANSFERRED TO THE DISTRICT ATTORNEY. COURT WAS RECESSED WITH *bk* [REDACTED] STILL UNDER DIRECT EXAMINATION.

BT

81

AT0016 0340245Z

PP HQ

DE AT

P 020215Z FEB 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/1/82.

THE FOLLOWING WITNESSES TESTIFIED FOR THE PROSECUTION 2/2/82:

br [REDACTED], ROYAL CANADIAN MOUNTED POLICE, SCIENTIFIC ADVISOR FOR HAIRS AND FIBERS, TESTIFIED THAT HE EXAMINED DOG HAIRS FROM THE VICTIMS AND BELIEVED THEM TO BE CONSISTENT WITH THOSE FROM WILLIAMS' DOG. IN CONCLUDING, HE RELATED THAT THE HAIRS AND FIBERS FOUND ON THE VICTIMS HAD TO COME FROM THE ENVIRONMENT OF WAYNE WILLIAMS.

LARRY PETERSON, MICROANALYST, STATE CRIME LAB, USED VARIOUS CHARTS TO SHOW A FIBER AND HAIR LINKAGE BETWEEN WILLIAMS AND THE

3 FEB 4 1982

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Lab.	
Legal Coun.	
Plan. & Insp.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

br

32

PAGE TWO ATKID

VICTIMS. HE SUBSTANTIATED THE CONCLUSIONS GIVEN EARLIER BY SA
[REDACTED] AND [REDACTED].

etc

CONNIE PICKENS, SEROLOGIST, STATE CRIME LAB, STATED THAT SHE TESTED THE BLOOD OF JOHN PORTER AND DETERMINED IT TO BE TYPE B.

LINDA TILLMAN, SEROLOGIST, STATE CRIME LAB, STATED THAT SHE TYPED THE BLOOD OF WILLIAM BARRETT AND DETERMINED IT TO BE TYPE A. SHE ALSO TYPED THE BLOOD OF WAYNE WILLIAMS AND DETERMINED IT TO BE TYPE O. SHE ALSO TESTIFIED THAT SHE EXAMINED THE BACK SEAT OF WAYNE WILLIAMS' 1970 CHEVROLET STATIONWAGON AND DISCOVERED TYPE A AND TYPE B BLOOD UNDER THE SEAT COVER.

JOHN WEIGEL, SEROLOGIST, STATE CRIME LAB, TESTIFIED THAT HE DID FURTHER TESTS ON THE BLOOD OF WILLIAM BARRETT AND BROKE DOWN THE ENZYMES OF TYPE A INTO PGM TYPE 1. HE RELATED THAT 24 PERCENT OF THE POPULATION WOULD HAVE THIS BLOOD. HE FURTHER BROKE DOWN THE BLOOD OF JOHN PORTER AND TYPE B PGM TYPE 1 AND ADVISED THAT ONLY 7 PERCENT OF THE POPULATION HAD THIS TYPE BLOOD. HE FURTHER RELATED THAT HE ESTIMATED THE AGE OF THE BLOOD STAINS TO BE LESS THAN 8 WEEKS OLD.

83
80

PAGE THREE ATKID

W.E. CLAY, IDENTIFICATION TECHNICIAN, FULTON COUNTY, GA.,
TESTIFIED THAT HE TOOK PHOTOS OF THE SEARCH OF WILLIAMS' HOME ON
6/22/81 AND ALSO RECOVERED CHARRED PAPERS THAT APPEARED TO BE
BURNT PHOTOGRAPHS IN THE OUTSIDE BARBEQUE PIT.

BT

84
201

INFORMATIVE NOTE

Date 1/28/82

Re: WAYNE BERTRAM WILLIAMS;
 ATKID; OO: ATLANTA

Attached Atlanta teletype advises of the ATKID testimony on 1/27/82.

Witness testimony established that Wayne Williams was present on 1/23/81 at the recovery site of victim Terry Pue, and claimed to be a freelance photographer. Testimony established that victim Jo Jo Bell had auditioned for Williams, and that on the day of Bell's disappearance was observed entering a station wagon driven by Williams.

APPROVED:

Adm. Servs.

Laboratory

Crim. Inv.

Legal Coun.

Director

Exec. AD-Adm.

Ident.

Off. of Cong. & Public Affs.

Exec. AD-Inv.

Inspection

Rec. Mgnt.

Exec. AD-LES

Intell.

Tech. Servs.

Training

- 1 - Mr. Mullen
 1 - Mr. S. Andrews
 1 - Mr. Monroe

RECEIVED
TELETYPE UNIT

AT0018 0230315Z

PP HQ

DE AT

P 270210Z JAN 82

FM ATLANTA (7A71335) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 1/26/82.

THE FOLLOWING WITNESSES TESTIFIED FOR THE PROSECUTION ON
1/27/82:

H.B. STARR, CONYERS, GA., PD, AND MIKE LEATHERS, FORMER
DEPUTY, ROCKDALE CO., GA., SHERIFF'S OFFICE, BOTH TESTIFIED THAT
THEY OBSERVED AND SPOKE WITH WAYNE WILLIAMS ON 1/23/81 ON SIG
MUND ROAD IN ROCKDALE COUNTY. THEY STATED THAT WILLIAMS CLAIMED
HE WAS A FREELANCE PHOTOGRAPHER AND WANTED TO ASSIST IN TAKING
PHOTOS OF THE BODY OF TERRY PUE.

ISHMEAL STRICKLAND TESTIFIED THAT WHILE WORKING ON 2/13/81
PICKING UP TRASH IN THE CORPORATE SQUARE PARKING AREA, HE OB-

23 FEB 8 1982

60 FEB 11 1982

[Handwritten signature]

86

[Handwritten initials]

SERVED THE BODY OF A BLACK MALE IN A WOODED AREA.

B.W. HUMBLE, DETECTIVE, DEKALS CO. PD, ADVISED THAT ON 2/13/81, HE WAS CALLED TO CORPORATE SQUARE, WHERE HE PRESERVED A CRIME SCENE OF A BODY LATER IDENTIFIED AS PATRICK BALTAZAR.

DAVID BREEDEN, A FRIEND OF BALTAZAR'S, TESTIFIED THAT THE VICTIM WORKED ON OCCASION AT HIS RESTAURANT, DID ODD JOBS, AND FREQUENTED THE OMNI.

JOHN LASTER TESTIFIED THAT HE KNOWS WAYNE WILLIAMS, AS HE HAD AUDITIONED FOR WILLIAMS. LASTER ALSO POINTED OUT THAT HE ALSO KNEW JO JO BELL AND THAT BELL HAD STATED TO HIM THAT HE TOO HAD AUDITIONED FOR WILLIAMS.

LUGENE LASTER, BROTHER OF JOHN LASTER, TESTIFIED THAT HE KNEW WAYNE WILLIAMS AND JO JO BELL. HE STATED THAT ON THE DAY JO JO BELL DISAPPEARED, HE WAS PLAYING BASKETBALL WITH BELL AND SAW BELL GET INTO A STATIONWAGON DRIVEN BY WAYNE WILLIAMS.

KENT HINDSMAN TESTIFIED THAT HE MET WAYNE WILLIAMS AS THEY HAD A MUTUAL INTEREST IN DEVELOPING TALENT. HE RELATED THAT HE AND WILLIAMS, CARLA BAILEY, AND JO JO BELL WERE AT A RECORDING STUDIO IN EARLY JANUARY, 1981. HE ALSO TESTIFIED THAT HE HAD SEEN

87

82A

PAGE THREE ATKID

WILLIAMS IN DIFFERENT COLORED STATIONWAGONS.

DR. JOSEPH BURTON, MEDICAL EXAMINER FOR COBB AND DEKALB COUNTIES, TESTIFIED THAT ON 2/13/81, HE PERFORMED AN AUTOPSY ON PATRICK BALTAZAR AND ADVISED THAT THE CAUSE OF DEATH WAS ASPHIXIA DUE TO LIGATURE STRANGULATION. HE FURTHER TESTIFIED THAT HE PERFORMED THE AUTOPSY ON JO JO BELL ON 4/20/81 AND DETERMINED THE CAUSE OF DEATH TO BE ASPHIXIA.

BT

48
805

AT0014 0350200Z

PP HQ

DE AT

P 030120Z FEB 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/2/82.

ON 2/3/82, FOLLOWING WITNESSES TESTIFIED FOR PROSECUTION:

M.C. COX, DETECTIVE, ATLANTA PD, TESTIFIED THAT ON 12/31/79 A 1978 BLUE PLYMOUTH FURY BELONGING TO WAYNE WILLIAMS WAS RE-POSSESSED. COX STATED THAT HE WAS CALLED BY THE REPOSSESSING PARTY TO INVESTIGATE THE CAR AS IT HAD BEEN MADE TO LOOK LIKE A POLICE CAR WITH A WHIP ANTENNA, BLUE LIGHT, SCANNER AND A FOUR CHANNEL POLICE RADIO.

JERRY JONES, N/M, AGE 16, TESTIFIED THAT HE MET WAYNE WILLIAMS IN FEB., 1981 AS WILLIAMS CAME TO HIS HOME TO TALK TO HIM

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	2/4/82
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

7 FEB 4 1982

PAGE TWO ATKID

ABOUT A SINGING CAREER. HE RELATED THAT HE ALSO VISITED WILLIAMS' HOME FOR A PHOTOGRAPH SESSION. HE FURTHER STATED THAT WILLIAMS SUBSEQUENTLY CAME TO HIS HOME WITH WILLIE HUNTER, WHO WAS SUPPOSED TO BE A MUSIC PRODUCER.

ANDREW HAYES, N/M, AGE 16, TESTIFIED THAT HE MET WILLIAMS ABOUT 3 YEARS AGO AT THE GAME ROOM IN THE WEST END MALL. HAYES STATED THAT AT THE TIME, HE WAS WITH VICTIM TIMOTHY HILL AND ANOTHER YOUTH. HE RELATED THAT WILLIAMS SUBSEQUENTLY TOOK HIM TO SEE KARATE-TYPE MOVIES AT THE RIALTO THEATER. HE INDICATED THAT WILLIAMS WAS DRIVING A BUICK SKYLARK AT THE TIME. [REDACTED]

[REDACTED]

[REDACTED]

b7c

JOE GRAHAM, RECORDING ARTIST, TESTIFIED THAT IN JUNE, 1981 WILLIAMS AND HUNTER DROVE HIM IN A GREEN STATIONWAGON TO WILLIAMS' HOME FOR A PHOTOGRAPH SESSION. HE RELATED THAT HE NOTICED WHAT APPEARED TO BE CHILDRENS' CLOTHING IN WILLIAMS' BATHROOM.

BILLY RAY PITTMAN, N/M, AGE 22, TESTIFIED THAT HE ORIGINALLY MET WILLIAMS THROUGH A RECORDING STUDIO. HE STATED THAT WILLIAMS SUBSEQUENTLY TELEPHONED HIM AT 2:30 AM ONE MORNING AND TOLD HIM

90
B7C

PAGE THREE ATKID

THAT HE WAS ON HIS WAY TO STARDOM. PITTMAN STATED THAT THIS NEVER MATERIALIZED, NOR DID ANY OTHER CONTACTS WITH WILLIAMS PROVE POSITIVE.

JAMES THOMPSON, JR., N/M, AGE 17, RESIDING SOUTH CAROLINA, TESTIFIED THAT IN 1978, HE WAS GIVEN WAYNE WILLIAMS' NAME BY A RECORDING STUDIO. HE TESTIFIED THAT HE CALLED WILLIAMS AND THAT WILLIAMS WENT TO SOUTH CAROLINA TO VISIT HIM. HE SUBSEQUENTLY CAME TO ATLANTA ON SEVERAL OCCASIONS. HE STATED THAT ON ONE OCCASION, WILLIAMS DROVE HIM TO WILLIE HUNTER'S HOUSE, WHERE HE LEFT THOMPSON ALONE WITH HUNTER. HE STATED THAT WILLIAMS INTRODUCED HUNTER TO HIM AS A PSYCHIATRIST AND THAT HUNTER ASKED HIM NUMEROUS PERSONAL QUESTIONS REGARDING SEX. HE STATED THAT WILLIAMS RETURNED AND DROVE HIM AROUND ATLANTA, DRIVING HIM ALONG THE CHATTAHOOCHEE RIVER AND SLOWING DOWN ON ONE OF THE BRIDGES (JAMES JACKSON PARKWAY BRIDGE).

ROBERT HENRY, FRIEND OF VICTIM NATHANIEL CATER, TESTIFIED THAT ON 5/21/81, AT ABOUT 9:30 PM, HE OBSERVED CATER AND WAYNE WILLIAMS LEAVING THE REAR ENTRANCE OF THE RIALTO THEATER. HE FURTHER TESTIFIED THAT THEY WERE HOLDING HANDS.

41
88

PAGE FOUR ATKID

A.B. DEAN, W/M, AGE 81, TESTIFIED THAT IN APRIL, 1981, HE WAS DRIVING ON BANKHEAD HIGHWAY IN ATLANTA ABOUT ONE MILE FROM THE JAMES JACKSON PARKWAY BRIDGE WHEN HE OBSERVED A WHITE STATIONWAGON PARKED ON THE SIDE OF THE ROAD. HE FURTHER STATED THAT TWO BLACK MALES WERE ON THE OTHER SIDE OF THE ROAD TALKING TO A TAXI DRIVER. HE STATED THAT THE TWO BLACK MALES WERE VICTIM JIMMY RAY PAYNE AND WAYNE WILLIAMS. HOWEVER, DEFENSE ATTORNEY ALVIN BINDER HAD DEAN IDENTIFY ONE OF BINDER'S INVESTIGATORS IN THE COURTROOM AS BEING ONE OF TWO INVESTIGATORS WHO INTERVIEWED HIM IN JANUARY, 1981. BINDER THEN POINTED OUT THAT THIS INVESTIGATOR DID NOT INTERVIEW DEAN, BUT THAT TWO OTHERS DID.

BT

42
89

AT0012 0280325Z

RR HQ

DE AT

R 272245Z JAN 82

RECEIVED
TELETYPE UNIT

REJAN 03 33Z

FM ATLANTA (7A-1335) (P) (S2 7)

TO DIRECTOR, FBI (7A713251) ROUTINE

ATTN: PERSONAL CRIMES SUPERVISOR [REDACTED] b7c

ATTN: QUANTICO; [REDACTED] b7c BEHAVIORAL SCIENCE UNIT

BT

UNCLAS

WAYNE BERTRAM WILLIAMS, MAJOR CASE NUMBER 30, KIDNAPING, OO: ATLANTA

CONCERNING TRIAL OF ABOVE SUBJECT, ASSISTANT FULTON COUNTY DISTRICT ATTORNEY, GORDON MILLER, HAS INDICATED THAT THERE WILL BE POSSIBILITY THAT THE SUBJECT MAY TAKE THE STAND IN HIS OWN DEFENSE. IT IS ANTICIPATED THAT THE DEFENSE WILL ATTEMPT TO SHOW THAT WILLIAMS COULD NOT BE THE TYPE OF INDIVIDUAL RESPONSIBLE FOR MULTIPLE JUVENILE HOMICIDES. THEY WOULD MOST PROBABLY HAVE THE SUBJECT TESTIFY TO VARIOUS EVENTS IN HIS LIFE WHICH WOULD BE USED TO SUBSTANTIATE THE ASSUMPTION THAT HE DEVELOPED AS A COMPLETELY NORMAL CHILD AND DEVELOPMENT ALONG THOSE LINES WILL BE

7-17251-111
FEB 4 1982
244
93

CONTRARY TO THE TYPE OF PERSONALITY MOST LIKELY TO COMMIT MULTIPLE JUVENILE HOMICIDES.

IT WAS BROUGHT TO MR. MILLER'S ATTENTION THAT THE BEHAVIORAL SCIENCE UNIT HAS DONE EXTENSIVE STUDIES IN THE AREA OF PERSONALITY DEVELOPMENT CONCERNING THE USUAL CRIMINAL BEHAVIOR. ADDITIONALLY, THE BEHAVIORAL SCIENCE UNIT HAS HAD MUCH INPUT INTO THE INVESTIGATION WHICH LED TO THE ARREST OF WAYNE WILLIAMS AND THE PSYCHOLOGICAL PROFILE PREVIOUSLY FURNISHED BY BEHAVIORAL SCIENCE PRIOR TO THE ARREST OF WILLIAMS COINCIDE THE MANY AREAS WITH THE SUBJECT'S PHYSICAL AND EMOTIONAL STATUS.

MR. GORDON HAS INDICATED THAT HE WOULD LIKE TO CONFER WITH SA [REDACTED] OF THE BEHAVIORAL SCIENCE UNIT REGARDING PERSONALITY DEVELOPMENT OF PSYCHOPATHS AS TO HAVE A BETTER INSIGHT INTO HOW HE SHOULD APPROACH WAYNE WILLIAMS' CROSS EXAMINATION. IT WAS FURTHER BROUGHT TO MR. MILLER'S ATTENTION THAT SA [REDACTED] MAY WELL BE ABLE TO PROVIDE SPECIFIC TACTICS AS TO HOW TO INTERROGATE WILLIAMS ON THE STAND WHICH WOULD MOST PROBABLY BRING FORTH THE BEST RESULTS FOR THE PROSECUTION.

7
b7c
—

INQUIRES TO BOTH BEHAVIORAL SCIENCE AND THE FULTON COUNTY DISTRICT ATTORNEY'S OFFICE HAVE INDICATED THAT THE MOST CONVENIENT

19

TIME FOR BOTH PARTIES CONCERNED WILL BE FOR SA [REDACTED] TO ARRIVE
IN ATLANTA AROUND NOON TIME ON FEBRUARY 2, 1932, WITH CONFERENCES
DURING THE AFTERNOON HOURS OF THE SECOND AND IF NECESSARY DURING
THE MORNING HOURS OF THE THIRD. b7c

THE BUREAU IS REQUESTED TO REVIEW THE ABOVE OBSERVATIONS AND
RECOMMENDATIONS AND APPROVE TRAVEL FOR SA [REDACTED] TO ATLANTA
FOR THE ABOVE TO DISCUSS CONFERENCES WITH ASSISTANT FULTON COUNTY
DISTRICT ATTORNEY GORDON MILLER. SHOULD SUCH APPROVAL BE FORTH-
COMING, IT IS REQUESTED THAT ATLANTA BE ADVISED SO APPROPRIATE
ARRANGEMENTS CAN BE MADE FOR ACCOMMODATIONS. b7c

BT

cc: Training Div

120

1 2

2/2/82

UNCLAS E F T O

IMMEDIATE

*FO***

*F120100 AT NREDE HQ H0120 *HUYETO 022149Z FEB 82

FM DIRECTOR FBI (7A-18251)

TO FBI ATLANTA (7A-1835) IMMEDIATE

FBI NEW ROCHELLE MRA IMMEDIATE

BT

UNCLAS E F T O

WAYNE BERTRAM WILLIAMS;

ATKID; MAJOR CASE NUMBER 30; KIDNAPING (A);

OO: ATLANTA

FOR THE INFORMATION OF RECEIVING OFFICES, ON
FEBRUARY 2, 1982, ROGER CUBBAGE, DEPUTY CHIEF, GENERAL
LITIGATION AND LEGAL ADVICE SECTION, CRIMINAL DIVISION,
DEPARTMENT OF JUSTICE, ADVISED FBIHQ THAT ONE, [REDACTED]
OF [REDACTED] CALLED THE DEPARTMENT OF JUSTICE ON
FEBRUARY 2, 1982 AND LEFT THE MESSAGE THAT SHE IS HOLDING A
PRESS CONFERENCE ON FEBRUARY 4, 1982 AT [REDACTED]
REGARDING THE ATLANTA MURDERS. [REDACTED] RELATED THAT THE
ATLANTA MURDERS WOULD BE LINKED TO A RELIGIOUS CULT AT THE

- 1 - MR. GILBERT
- 1 - MR. [REDACTED]
- 1 - MR. [REDACTED]
- 1 - MR. YOUNG - ROOM 7116

FEDERAL BUREAU OF INVESTIGATION
COMMUNICATIONS CENTER

022725P
FEB 2 1982

3 FEB 5 1982

DO NOT FILE WITHOUT COMMUNICATIONS STAMP

DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION
COMMUNICATION MESSAGE FORM

PAGE

2

CONTINUATION SHEET

PAGE TWO DE HQ 02**0120 UNCLAS E F T O

TIME OF THE PRESS CONFERENCE. [REDACTED] EXTENDED AN
INVITATION TO THE DEPARTMENT OF JUSTICE TO BE PRESENT AT THE
PRESS CONFERENCE AND PROVIDED HER TELEPHONE NUMBER AS
[REDACTED] WITH THE NAME OF [REDACTED] AS AN ALTERNATE
TO CONTACT AT THAT NUMBER.

DEPARTMENT OF JUSTICE IS NOT RESPONDING TO [REDACTED]
MESSAGE.

FOR INFORMATION ONLY.

BT

1

DO NOT TYPE PAST THIS LINE

DO NOT TYPE MESSAGE BELOW THIS LINE

97
FBI/DOJ

ATC 174 1141755Z

FM MO

DE AT

P 141725Z JAN 82

FM ATLANTA (7A-1035)

TO DIRECTOR (7A-18251) ROUTINE

ATTN: SUPERVISOR [REDACTED] b7c

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID-MAJOR CASE #31; OO: ATLANTA.

RE ATLANTA TEL TO BUREAU 1/11/82.

THE FOLLOWING PROSECUTION WITNESSES TESTIFIED ON 1/12/82,
ROBERT STIVERS, CHIEF MEDICAL EXAMINER, FULTON COUNTY, GEORGIA,
TESTIFIED THAT ON 5/24/81 HE EXAMINED THE BODY OF NATHANIEL GATER
AT THE FULTON COUNTY MORGUE AND DETERMINED THE CAUSE OF DEATH TO
BE ASPHYXIA DUE TO STRANGULATION. HE ALSO TESTIFIED THAT IT WAS
NOT A DROWNING DEATH AND THAT THERE WAS NO WATER IN THE LUNGS.
HE ALSO ADVISED THAT IT WAS NOT UNUSUAL TO CHANGE DEATH CERTIFICATES
AS INFORMATION BECAME AVAILABLE. VICKIE SNIPES, EMPLOYED BY
THE AMERICAN PLASMA CORP., TESTIFIED THAT GATER ATTEMPTED TO GIVE
BLOOD ON 5/21/81 BETWEEN 10:00 A.M. AND 11:00 A.M. BUT WAS REJECTED.

FEB 11 1982

00 FEB 25 1982
6138

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

98

LYLE WOODS, DESK 1117, FALCON HOTEL, TESTIFIED THAT CATER WAS A RESIDENT OF THE FALCON HOTEL. HE STATED THAT ON 5/21/81 HE OBSERVED CATER WALKING IN DOWNTOWN ATLANTA AT APPROXIMATELY 3:00 PM. HE FURTHER TESTIFIED THAT CATER HAD A DRINKING PROBLEM AND THAT WHEN HE BECAME DRUNK HE WAS HELPLESS AND NEEDED ASSISTANCE TO HIS ROOM. FRANK BRIGHT, EMPLOYED BY WATSON GULF SERVICE, JAMES JACKSON PARKWAY AND BOLTON ROAD TESTIFIED THAT HIS GULF STATION IS APPROXIMATELY ONE-HALF MILE FROM THE JAMES JACKSON PARKWAY BRIDGE. HE FURTHER STATED THAT HE PUMPED GAS FOR WAYNE WILLIAMS APPROXIMATELY ONE WEEK PRIOR TO THE BRIDGE INCIDENT. GRADY SUMMERFOUR, BLACK MALE, AGE EIGHTEEN, TESTIFIED THAT IN THE SPRING OF 1981 HE WAS WALKING IN DOWNTOWN ATLANTA WHEN HE OBSERVED A STATION WAGON RIDE PAST HIM FOUR OR FIVE TIMES. HE STATED THAT THE DRIVER THEN STOPPED AND OFFERED TO PAY HIM \$20.00 TO PASS OUT SOME FLYERS AT THE OMNI. SUMMERFOUR STATED THAT WAYNE WILLIAMS WAS THE DRIVER OF THE VEHICLE.. ISSAC TAYLOR, MANAGER PIZZA PALACE, OMNI, TESTIFIED THAT ON ONE OR TWO OCCASIONS AN INDIVIDUAL RESEMBLING WAYNE WILLIAMS HAD BEEN IN HIS ESTABLISHMENT. MARGARET CARTER, TESTIFIED THAT SHE WAS A NEIGHBOR OF NATHANIEL CATER'S PARENTS CON VERBENA ST. SHE STATED THAT APPROXIMATELY A WEEK PRIOR TO CATER'S BODY BEING FOUND SHE OBSERVED CATER AND WAYNE WILLIAMS SITTING ON A PARK BENCH ACROSS FROM HER APARTMENT. SHE ALSO TESTIFIED THAT A GERMAN SHEPHERD DOG AND A STATION WAGON WERE IN THE IMMEDIATE VICINITY. COURT WAS RECESSED UNTIL THURSDAY 1/14/82, DUE TO UNCLIMATE WEATHER.

BT

99

AT0821 2372125Z

PP HQ

DE AT

P 61945Z FEB 82

61945Z FEB 82

FEDERAL BUREAU
OF INVESTIGATION

FM ATLANTA (7A-1835) (P) (SQ. 7)

TO DIRECTOR (7A-18251) PRIORITY

BT

ATTENTION DIVISION 6

WAYNE BERTRAM WILLIAMS, ATKID MAJOR CASE 30; 00: ATLANTA

REFERENCE ATLANTA TELETYPE TO THE BUREAU FEBRUARY 4, 1982.

THE FOLLOWING DEFENSE WITNESSES TESTIFIED ON FEBRUARY 5, 1982. LEONARD A. HARDERSON, MEMBER OF TRUE LIGHT BAPTIST CHURCH, STATED THAT HE HAS BEEN A CHURCH MEMBER FOR 26 YEARS AND HAS NO KNOWLEDGE OF A NELLIE TRAMMELL BEING A MEMBER OF HIS CHURCH. REVEREND J. H. JORDON, PASTOR, TRUE LIGHT BAPTIST CHURCH, TESTIFIED THAT HE KNOWS NELLIE TRAMMELL AS HER BROTHER HAD BEEN A MEMBER OF HIS CHURCH. HE ALSO STATED THAT TRAMMELL WAS NOT A MEMBER OF HIS CHURCH AND DIDNOT ATTEND THE SERVICES. KENNETH LAWSON, FORMER RECRUIT WITH THE ATLANTA TASK FORCE, TESTIFIED THAT HE WAS ON THE BRIDGE DETAIL AT BANKHEAD HIGHWAY BRIDGE ON MAY 21, 1981. HE STATED THAT HE OVERHEARD RADIO TRANSMISSION BETWEEN FREDDY JACOBS AND THE ATLANTA SWAT TEAM WHEREBY JACOBS

AD-Inv.	
AD-Inv.	
AD-LES	
Dir.	
Adm. Serv.	
Inv.	
Inspection	
Laboratory	
Legal Coun.	
Off. of Cong. & Public Affs.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Telephone Rm.	
Director's Sec'y	

RECEIVED 1982

27

8/17

100

8/17

PAGE TWO AT (7A-1235) UNCLAS

STATED THAT HE OBSERVED WHAT APPEARED TO BE A HAZY WHITE FIGURE NEAR THE WATER. JACOBS LATER WAS TEASED ABOUT SEEING GHOSTS. LAWSON ALSO TESTIFIED THAT LATER AT THE POLICE ACADEMY WILLIAM CAMPBELL ADMITTED TO HIM THAT SOME DRINKING HAD BEEN TAKING PLACE AT THE JAMES JACKSON PARKWAY BRIDGE SURVEILLANCE SIGHT AND THAT CAMPBELL AND JACOBS HAD SLEPT TOGETHER IN A PUP TENT DURING THE BRIDGE SURVEILLANCE. HE ALSO STATED THAT NELLIE TRAMMELL HAD VISITED THE TASK FORCE OFTEN AND HAD VISIONS REGARDING THE VARIOUS MURDERS. HE ALSO TESTIFIED THAT THE RECRUITS WERE TOLD THAT THEY COULD COLLECT THE REWARD IF THEY PARTICIPATED IN CATCHING THE CHILD KILLER. DR. DANIEL STOWENS, PATHOLOGIST, UTICA, NEW YORK, TESTIFIED THAT HE READ THE AUTOPSY REPORTS ON PAYNE AND CATER AND IN HIS OPINION PAYNE'S DEATH WAS MOST LIKELY DUE TO DROWNING AND THAT CATER'S CAUSE OF DEATH WAS UNKNOWN WITH NO EVIDENCE OF FOUL PLAY. HE ALSO TESTIFIED THAT IN HIS OPINION CATER WAS DEAD FOR 7 TO 10 DAYS AND IF WITNESSES HAD TESTIFIED THAT THEY HAD SEEN HIM 3 DAYS BEFORE HIS DEATH THEY WERE EITHER MISTAKEN OR THE BODY WAS NOT THAT OF NATHANIEL CATER. HE ALSO TESTIFIED THAT IF ANY FIBERS WERE PRESENT ON THE BODY THEY WOULD HAVE WASHED AWAY AND NEW ONES COULD HAVE BEEN REDEPOSITED. HE FURTHER TESTIFIED THAT HE HAD REVIEWED

101
9/18

PAGE THREE AT (7A-1835) UNCLAS

THE AUTOPSY REPORTS OF THE 10 OTHER VICTIMS INTRODUCED INTO EVIDENCE AND THERE WAS NO EVIDENCE OF HOMOSEXUAL CRIMES. HE CONCLUDED BY STATING THAT HE SAW NO PATTERN IN ANY OF THE DEATHS.

BT

102
4809

AT0022 0400230Z

PP HQ

DE AT

P 050200Z FEB 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-13251) PRIORITY

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/6/82.

THE FOLLOWING DEFENSE WITNESSES TESTIFIED 2/8/82:

DR. DANIEL STOWENS, WHO WAS ON THE WITNESS STAND ON FRIDAY WHEN COURT RECESSED, WAS CROSS-EXAMINED BY THE PROSECUTION AND ADMITTED THAT SINCE 1968, HE HAS ONLY PERFORMED ONE AUTOPSY ON A HOMICIDE CASE. THE DOCTOR STILL MAINTAINED THAT THE BODY OF NATHANIEL CATER HAD TO BE DEAD FOR AT LEAST 7 DAYS, AND THAT THE WITNESSES WHO OBSERVED HIM THREE DAYS BEFORE HIS DEATH WERE MISTAKEN.

LOIS EVANS, MOTHER OF VICTIM ALFRED EVANS, TESTIFIED THAT SHE DOES NOT KNOW WHETHER HER SON IS DEAD OR ALIVE. SHE RELATED

Exec. AD-Adm.	_____
Exec. AD-Inv.	_____
Exec. AD-LES	_____
Asst. Dir.:	
Adm. Serv.	_____
Crim. Inv.	_____
Ident.	_____
Inspection	_____
Intell.	_____
Laboratory	_____
Legal Coun.	_____
Plan. Mgmt.	_____
Tech. Serv.	_____
Training	_____
Off. of Cong. & Public Affs.	_____

9 FEB 82 02 39
FEDERAL BUREAU
OF INVESTIGATION

4-18251-715

FEB 9 1982

6 [redacted] etc

[Handwritten signature]

1128

103

FORM

PAGE TWO ATKID

THAT EVEN THOUGH HE WAS IDENTIFIED THROUGH DENTAL RECORDS, SHE WOULD NOT ACCEPT THE MEDICAL EXAMINER'S REPORT THAT THE VICTIM WAS HER SON.

DONALD WRIGHT, FORMER TASK FORCE RECRUIT, TESTIFIED THAT FREDDIE JACOBS TOLD HIM THAT HE SAW GHOSTS AT THE CHATTAHOOCHEE RIVER. HE ALSO TESTIFIED THAT NELLIE TRAMMELL HAD VISITED THE TASK FORCE, STATING THAT SHE HAD SEEN TWO KIDS SLUMPED OVER IN A BLUE CAR. UNDER CROSS-EXAMINATION BY THE PROSECUTOR, HE RELATED THAT JACOBS TOLD HIM THE GHOST STORY AROUND FEBRUARY OR MARCH, 1981, WHICH WAS A FEW MONTHS PRIOR TO THE BRIDGE DETAIL. HE WAS ALSO SHOWN A PHOTOGRAPHIC LINEUP OF FIVE PHOTOS AND PICKED OUT THE PHOTOGRAPH OF A WOMAN HE IDENTIFIED AS NELLIE TRAMMELL. IT WAS POINTED OUT TO HIM THAT THE PHOTOGRAPH HE CHOSE WAS THAT OF THE MOTHER OF A FEMALE DETECTIVE WHO FREQUENTED THE TASK FORCE WHILE WAITING FOR HER DAUGHTER.

BT

104
RCH

7 (1-13-81)

CRIMINAL INVESTIGATION DIVISION

INFORMATIVE NOTE

Date 2/10/82

Re: WAYNE BERTRAM WILLIAMS;
ATKID; OO: ATLANTA

Attached Atlanta teletype advises of the
2/9/82 ATKID trial events.

Judge Clarence Cooper took under advisement
several motions, the significant motion being
the prosecution's to quash the subpoenas of
the Georgia State Governor and Atlanta Division
SAC John D. Glover.

- 1 - Mr. Mullen
- 1 - Mr. S. Andrew
- 1 - Mr. Monroe

APPROVED:

Adm. Servs.

Crim. Inv. *LM*

Laboratory

Ident.

Inspection

Training

y Director

Exec AD-Adm.

Exec AD-Inv.

Exec AD-LES

Ident.

Inspection

Intell.

Training

Rel
Rec/y

AT0008 0410120Z

PP HQ

DE AT

P 090105Z FEB 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/8/82.

THE FOLLOWING WITNESSES APPEARED FOR DEFENSE 2/9/82:

MICHAEL BULKY, A FREE-LANCE REPORTER FOR THE ASSOCIATED PRESS, TESTIFIED THAT HE RECORDED THE SOUNDS OF A VAN MOVING OVER THE JAMES JACKSON PARKWAY BRIDGE EXPANSION JOINT AT 3:00 AM, 1/23/82.

TOM ALLEN, PRIVATE INVESTIGATOR FOR THE DEFENSE TEAM, TESTIFIED THAT HE DROVE THE ABOVE MENTIONED VAN OVER THE JAMES JACKSON PARKWAY BRIDGE ON 1/23/82.

JUDGE CLARENCE COOPER HEARD A MOTION OPPOSED TO ALLOWING

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	ON
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

7-18251-716

FEB 12 1982

FEB 26 1982

106

PAGE TWO ATKID

THE TAPE RECORDING OF THE ABOVE ACTIVITIES ON 1/23/82 AND RULED IN FAVOR OF THE PROSECUTION IN DISALLOWING THE TAPE TO BE HEARD BY THE JURY.

DAVID DINGLE, EMPLOYED BY THE NATIONAL WEATHER SERVICE AS A HYDROLOGIST, TESTIFIED THAT IN THE SUMMER OF 1981 HE, ALONG WITH BEN KITTLE, ARMY CORPS OF ENGINEERS, (WHO PREVIOUSLY TESTIFIED FOR THE PROSECUTION), CO-AUTHORED A REPORT DEALING WITH THE FLOW AND VELOCITY OF THE CHATTAHOOCHEE RIVER. HE RELATED THAT THE REPORT WAS SUBSEQUENTLY AMENDED BY KITTLE BECAUSE OF INFORMATION HE RECEIVED FROM EYE WITNESSES IN THAT DINGLE DID NOT AGREE WITH THE AMENDED PORTION. HE RELATED THAT HE CONDUCTED ADDITIONAL TESTS FOR THE DEFENSE IN JAN., 1982 USING A FLOATING DUMMY AND A SUBMERGED DUMMY, ATTEMPTING TO DUPLICATE THE WAY A HUMAN BODY WOULD MOVE BOTH BELOW AND ON TOP OF THE WATER.

JUDGE COOPER TOOK UNDER ADVISEMENT THE FOLLOWING MOTIONS:

A MOTION BY THE PROSECUTION NOT TO ALLOW THE ACTUAL TEST RESULTS REGARDING THE ABOVE MENTIONED DUMMIES.

A MOTION BY THE PROSECUTION, INCLUDING FEDERAL AND STATE ATTORNEYS, ATTEMPTING TO QUASH THE SUBPOENAS OF THE GOVERNOR OF

107
108

PAGE THREE ATKID

STATE OF GEORGIA, ALONG WITH SAC JOHN D. GLOVER OF FBI ATLANTA
AND OTHERS.

A MOTION BY THE DEFENSE TO ALLOW THE JURY TO VISIT THE
SCENE OF THE JAMES JACKSON PARKWAY BRIDGE.

BT

105
105

AT0014 4001202

RECEIVED
TELETYPE UNIT

PP 00

17 FEB 82 01 46 Z

DE AT

FEDERAL BUREAU
OF INVESTIGATION

P 1000102 FEB 82

FM ATLANTA (7A-1000) (P) (S) (7)

TO DIRECTOR (7A-10001) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/15/82.

FOLLOWING DEFENSE WITNESSES TESTIFIED 2/15/82:

RALPH BARNHART, UNCLE OF WAYNE WILLIAMS, TESTIFIED THAT HE WAS THE OWNER OF THE WHITE 1970 CHEVROLET STATION WAGON AND THAT HE HAD LOANED IT TO HOLER WILLIAMS ON 10/20/81.

CHARLOTTE STEPHENS, WAITRESS, SAMBO'S RESTAURANT, TESTIFIED THAT SHE SAW VICTIM TERRY PUE AT HER RESTAURANT DURING EARLY AM HOURS OF 1/22/81 WITH ANOTHER BLACK MALE. SHE RELATED THAT THE POLICE ARTIST DREW A COMPOSITE FROM HER DESCRIPTION.

TERRY MC MULLEN, PHOTOGRAPHER AND FRIEND OF WILLIAMS, TEST-

3 FEB 17 1982

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	<input checked="" type="checkbox"/>
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgnt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

[REDACTED] 67C

7-18251-717 etc
[REDACTED] etc

27

109
[REDACTED]

PAGE TWO ATKID

TIFIED THAT HE WAS AT PUE'S CRIME SCENE AND TOOK PHOTOGRAPHS.
(PREVIOUS WITNESSES HAD TESTIFIED THAT WILLIAMS WAS AT THE CRIME
SCENE TAKING PHOTOGRAPHS).

MARLA LARSON, ATLANTA PD SKETCH ARTIST, TESTIFIED THAT SHE
DREW NUMEROUS COMPOSITES FOR THE TASK FORCE. SHE INDICATED THAT
NONE OF THESE COMPOSITES LOOKED LIKE WAYNE WILLIAMS. SHE DID
STATE THAT ANY OF THESE COMPOSITES WERE OF VISIONS RELATED TO
HER BY PSYCHICS.

LARENDE WILLIAMS, FRIEND OF WAYNE WILLIAMS, TESTIFIED THAT
HE WAS WITH WAYNE WILLIAMS IN THE LATE 1970'S WHEN WAYNE WILLIAMS
TOOK PHOTOGRAPHS OF ACCIDENT SCENES AND FIRES AS A FREELANCE
PHOTOGRAPHER.

A. REGINALD EAVES, FORMER COMMISSIONER OF PUBLIC SAFETY,
CURRENTLY FULTON COUNTY COMMISSIONER, TESTIFIED THAT HE AUTHO-
RIZED WAYNE WILLIAMS TO TAKE PHOTOGRAPHS WITH THE FIRE DEPART-
MENT OF VARIOUS FIRE SCENES.

THE FOLLOWING WITNESSES TESTIFIED AS TO THE MORALS AND
CHARACTER OF WILLIAMS:

JOSEPH BELL KNEW WAYNE WILLIAMS THROUGH MUSIC.

110

~~102~~

PAGE THREE ATKID

ARCHIE WILSON TAUGHT WILLIAMS IN ELEMENTARY SCHOOL.

ALISA KANZI KNEW WILLIAMS THROUGH THE RECORDING INDUSTRY.

LESTER BUTTS WAS WILLIAMS' HIGH SCHOOL PRINCIPAL.

DOUG CANDICE, DISC JOCKEY, KNEW WILLIAMS THROUGH RADIO BROADCASTING.

JAMES DOMENTO, FORMERLY IN BUSINESS AS WILLIAMS' PARTNER.

JUDGE CLARENCE COOPER RULED IN FAVOR OF THE PROSECUTION WHEN HE ADVISED THAT SUBPOENAS FOR THE GOVERNOR OF GEORGIA AND OTHER STATE OFFICIALS, FORMER MAYOR MAYNARD JACKSON AND SAC JOHN D. GLOVER OF ATLANTA FBI AND FORMER ACTING U.S. ATTORNEY DOROTHY Y. KIRKLEY BE QUASHED.

BT

101
~~108~~

ATC 1 44-1112

PP 44

DE AT

P 102114Z FEB 92

13 FEB 92 21 10

FM ATLANTA (74-1350) (P) 1350Z FEB 92
BUREAU
OF INVESTIGATION

TO DIRECTOR, FBI (74-14201) PRIORITY

BT

UNCLAS

ATTENTION DIVISION 5

WAYNE BERTRAM WILLIAMS, ATKID MAJOR CASE 30, 00: ATLANTA

REFERENCE ATLANTA TELETYPE TO THE BUREAU FEBRUARY 11,
1992. THE FOLLOWING DEFENSE WITNESSES TESTIFIED ON FEBRUARY
12, 1992. DOCTOR MAURICE REGEV, ISRAELI PATHOLOGIST, TESTIFIED
THAT HE READ THE AUTOPSY REPORTS OF NATHANIEL CATER AND JIMMY
RAY PAYNE. HE RELATED THAT ALTHOUGH HE COULD NOT EXCLUDE
DROWNING AS A CAUSE OF DEATH TO BOTH VICTIMS HE INDICATED THAT
HE COULD REACH NO CONCLUSION AS TO THE CAUSE OF DEATH OF CATER
AND PAYNE. ANTHONY CATER, BLACK MALE, AGE 13, BROTHER OF
NATHANIEL CATER, TESTIFIED THAT NATHANIEL CATER WAS USUALLY
DRUNK. HE ALSO STATED THAT NATHANIEL'S BIRTHDAY WAS MAY 20,
1981, AND THAT HE NEVER CAME TO HIS PARENT'S HOME ON THAT DAY.

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	4
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Off. of Cong. & Public Affs.	
Rec. Mgnt.	
Tech. Servs.	
Training	
Telephone Rm.	
Director's Sec'y	

7-18251-718

3 FEB 1992

W

64-1350-1002

112

PAGE TWO AT (74-1400) INCLAS

JOHN HEILEY, ROOMMATE OF CATER'S AT THE PALOOK HOTEL, TESTIFIED THAT CATER CHASED WOMEN, NOT MEN. HE ALSO TESTIFIED THAT HE LAST SAW CATER ON MAY 19, 1961, AT WHICH TIME CATER SAID THAT HE WAS GOING TO VISIT HIS PARENTS BECAUSE HIS BIRTHDAY WAS THE NEXT DAY. GWEN HARDEN TESTIFIED THAT SHE WAS WILLIAM'S GIRLFRIEND AND IN FACT HAD SEX WITH HIM. ON SATURDAY, FEBRUARY 13, 1962, THE JURY WAS ALLOWED TO VISIT THE JAMES JACKSON PARKWAY BRIDGE WHERE THEY OBSERVED THE VARIOUS POSITIONS OF THE INDIVIDUALS IN QUESTION ON THE MORNING OF MAY 22, 1961. THEY WERE UNDER STRICT ORDERS NOT TO TALK AMONG THEMSELVES AND TO REFER TO THEIR NOTES TO ANSWER ANY QUESTIONS THAT THEY MIGHT HAVE.

BT

113
#10

ATC 81 4460151

PP HQ

DE AT

P 150451Z FEB 82

FM ATLANTA (7A-1835) (S) 150451Z FEB 82

TO DIRECTOR (7A-18251) DIVISION 1

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID MAJOR CASE 30; 00: AT

RE ATLANTA TELETYPE TO HQ, 2/13/82, THE FOLLOWING
DEFENSE WITNESSES TESTIFIED ON 2/15/82. JOE HANEY, CAPTAIN
FULTON COUNTY FIRE DEPT. ARSON SQUAD, TESTIFIED THAT WILLIAMS
TOOK NUMEROUS PHOTOGRAPHS OF DIFFERENT FIRE SENCES IN 1977
AND 1978. CRAIG RAPINER, AN ATTORNEY, WHO REPRESENTED PEOPLE
IN THE ENTERTAINMENT BUISNESS TESTIFIED THAT APPROXIMATELY
3 OF THOSE ATTEMPTING TO MAKE IT IN SHOW BUISNESS ACTUALLY
DO. ISREAL GREEN TESTIFIED THAT HE ORGANIZED THE BAT PATROL
IN TECHWOOD HOMES AREA OF ATLANTA. HE ALSO STATED THAT HE
NEVER SAW WILLIAMS OR HIS VEHICLE IN THE TECHWOOD AREA, HOW-
EVER, UNDER CROSS EXAMINATION HE WAS ASKED IF HE WAS AWARE
THAT WHILE BEING SURVEILED WILLIAMS DROVE TO THE TECHWOOD
HOMES. GREEN STATED HE WISHED TO TAKE THE FIFTH AMENDMENT

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

3 FEB 18 1982

AND NOT ANSWER ANYMORE QUESTIONS. EVELYN PAYNE, SISTER OF VICTIM JIMMY RAY PAYNE, TESTIFIED THAT SHE DID NOT KNOW WAYNE WILLIAMS NOR DID HER BROTHER EVER MENTION HIM.

THE FOLLOWING INDIVIDUALS TESTIFIED AS TO THEIR KNOWLEDGE OF WILLIAM'S MORALS AND CHARACTER. FAITH SWIFT, FRIEND, CLAIRE AND JIMMY HOWARD KNEW WILLIAMS THROUGH THE MUSIC BUSINESS, CARLA BAILEY, FRIEND AND MUSIC ASSOCIATE OF WILLIAMS, STEWART AND SHIRLEY FLEMISTER KNEW WILLIAMS THROUGH MUSIC BUSINESS, AND LULA BRODICK BURNS ALSO KNEW WILLIAMS THROUGH THE MUSIC BUSINESS.

BT

RECEIVED
TELETYPE UNIT

AT0015, 0340245Z

3 FEB 82 02 02

FEDERAL BUREAU
OF INVESTIGATION

PP HQ

DE AT

P 020235Z FEB 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: LEGAL COUNSEL DIVISION

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE HQ TEL TO AT 2/1/82.

LEWIS SLATON, DISTRICT ATTORNEY, FULTON CO., GA., ADVISED
THAT TESTIMONY OF SA [REDACTED] WOULD BE CONSIDERED ESSENTIAL
AS A REBUTTAL WITNESS SHOULD THE DEFENSE USE A PSYCHOLOGIST WHO
PREVIOUSLY EXAMINED WILLIAMS.

BT

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	<input checked="" type="checkbox"/>
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	<input checked="" type="checkbox"/>
Plan. & Insp.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

10 FEB 8 1982

Crim Inv. Div.

116

XXXXXX
XXXXXX
XXXXXXFEDERAL BUREAU OF INVESTIGATION
FOIPA DELETED PAGE INFORMATION SHEET4

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

- ☒ Deleted under exemption(s) b7C; b7D with no segregable material available for release to you.
- ☐ Information pertained only to a third party with no reference to you or the subject of your request.
- ☐ Information pertained only to a third party. Your name is listed in the title only.
- ☐ Document(s) originating with the following government agency(ies) _____, was/were forwarded to them for direct response to you.

_____ Page(s) referred for consultation to the following government agency(ies); _____ as the information originated with them. You will be advised of availability upon return of the material to the FBI.

_____ Page(s) withheld for the following reason(s):

☐ For your information: _____

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

7-18251-721

XXXXXX
XXXXXX
XXXXXX
 XXXXXXXXXXXXXXXXXXXX
 X DELETED PAGE(S) X
 X NO DUPLICATION FEE X
 X FOR THIS PAGE X
 XXXXXXXXXXXXXXXXXXXX

Transmit attached by Facsimile - **UNCLAS**RECEIVED
TELETYPE UNITPrecedence **IMMEDIATE**

24 FEB 82 21 51

DIRECTOR, FBI
 To: ATTN: PERSONAL CRIMES UNIT OF INVESTIGATION
 From: *b7c* [REDACTED] SUPERVISOR
 Subject: SAC, ATLANTA (7A-1835) (P) (SQ 7)
 ATKID
 MAJOR CASE #30
 OO: ATLANTA

Date: 2/24/82

Time: Transmitted -

Initials -

Exec AD-Adm.	
Exec AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	<i>W</i>
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. Cong. & Public Affs.	
Off. Liaison & Int. Affs.	
Off. of the Inspector General	

☐ Fingerprint Photo ☐ Fingerprint Record ☐ Map ☐ Newspaper clipping ☐ Photograph
☐ Artists Conception
☒ Other Questions/Answers (Reply to
 Letter from Congressman Leahy,
 2/10/82)

Special handling instructions:

Hand carry to Supv. [REDACTED] Personal Crimes Unit

Approved: *b7c*
 1-cc 6712506 10
 2/24/82

7-18251-722

FEB 26 1982

ENCLOSURE ATTACHED

 224
 CALLER *b7c*
 M
 7x 156-7000-182
 118

ATLANTA YOUTH MURDERS

QUESTIONS AND ANSWERS

1. I believe you told the Congress that the Bureau had a "tenuous" jurisdiction under the Federal Kidnapping Statute and the Justice Department concluded there was "no basis for a civil rights investigation". On what basis did the Federal Government have the authority to investigate the Atlanta slayings?

Title 18, USC, 1201 and 1202 provide that it is a violation of federal law to unlawfully kidnap an individual without that individual's consent when that person is held for ransom or reward and when that person has been transported in interstate commerce. The law further provides that if an individual that has been kidnapped has not been released within 24 hours, a rebuttable presumption arises that that person has been transported in interstate commerce. The absence of any of the above listed elements of the Federal Kidnapping Statute in a particular case results in lack of investigative jurisdiction for the FBI. Therefore, each case has to be measured individually against the elements of the statute to determine if investigative jurisdiction exists. In the missing and murdered children's cases, a determination was made by the Department of Justice on November 6, 1980, that a preliminary investigation should be conducted by the FBI to determine if the Federal Kidnapping Statute had been violated. By memorandum dated November 6, 1980, to FBI Director William H. Webster, Attorney General Benjamin R. Civiletti advised as follows, "...I am now authorizing and requesting that the Bureau initiate immediately a preliminary investigation predicated on 18 USC 1201, to determine whether the four missing black children are being held in violation of the Federal Kidnapping law. In connection with that investigation, it is my expectation that the Bureau will, of necessity, be required to examine the circumstances surrounding the disappearance of the 11 children whose bodies have been recovered".

2. Why was the FBI unable to enter the investigation initially due to lack of jurisdiction, but able to enter late with no apparent change in the facts regarding jurisdiction?

As indicated in the response to Question Number One above, the determination of whether the FBI has a jurisdictional basis to investigate a possible kidnapping matter rests upon the fact situation of the individual case. As of November 6, 1980, 15 black children from the Metro Atlanta area had been included in the missing and murdered children list, however 11 of these

children had already been discovered murdered within the Metro Atlanta area. All investigation that had been conducted substantiated the theory that the children were killed soon after their abduction and that interstate travel was not connected with the abductions and killings. Because the interstate aspect was absent in the cases of the 11 victims whose bodies had been found, it was presumed that in the four cases where the victims had yet to be found but which were apparently related to the 11 others, that these victims had been slain and not transported in interstate commerce. Because of this lack of interstate transportation, it was the opinion of the FBI's Atlanta Office that the FBI would render local Atlanta authorities technical and laboratory assistance, however, lacked jurisdictional basis for active investigation. This was also the opinion of the U. S. Attorney for the Northern District of Georgia, William L. Harper, which was expressed by Mr. Harper in a meeting on November 4, 1980, which included Atlanta Public Safety Commissioner Leo P. Brown, Atlanta Assistant City Attorney Roy Maye, and FBI SAC and Supervisor. Mr. Civiletti, however, by his November 6, 1980 memorandum, had determined active investigation by the FBI was required to establish this fact and instructed the FBI to enter into the investigation.

3. Did the FBI enter the case, as some have suggested, simply because the Atlanta slayings had become an issue "national" in scope and effect---a "national crime disaster area"---irrespective of a sound jurisdictional basis?

The FBI actively entered the investigation because the Attorney General of the United States, by his November 6, 1980, memorandum instructed such an investigation predicated upon the Federal Kidnapping Statute.

4. When U. S. Attorney General Benjamin Civiletti "ordered" the FBI, as well as the Justice Department, to offer their full cooperation to the Atlanta police, did he, in effect, "order" the FBI to exceed its traditional jurisdiction?

While the Atlanta Division was satisfied through review of Task Force investigation that a violation of the Federal Kidnapping Statute did not exist as of November 6, 1980, the Attorney General's review of the facts evidenced by his November 6, 1980 memorandum resulted in his conclusion that further investigation need be conducted to determine if a violation of the Federal Kidnapping Statute existed. Such investigation is not contrary to FBI policy as reflected in the following statement contained in the FBI's Manual of Investigative Operations and Guidelines:

"Every report of a kidnapping, wherein circumstances indicate an abduction has taken place, though not accompanied by a demand for ransom or otherwise, should be afforded an immediate preliminary investigation to determine if a full investigation under the Federal Kidnapping Statute is warranted". In essence, the Attorney General instructed that for a determination to be made of whether or not the Federal Kidnapping Statute had been violated, a more intense preliminary investigation had to be conducted and "...authorized (the FBI) to devote whatever resources...deem(ed) appropriate in addition to those presently assigned to this matter to insure that the investigation is conducted in an expeditious yet thorough fashion" (Attorney General's memorandum, November 6, 1980).

5. Why was the federal response in Atlanta, particularly that of the FBI, so slow in coming?

The FBI cannot speak for all "federal" response in Atlanta, however, the Atlanta Division of the FBI had offered and was providing all assistance considered legally permissible to the Atlanta local authorities prior to the Attorney General's November 6, 1980 instructions that the FBI enter the missing and murdered children's investigation. Once so instructed, the FBI immediately initiated a major case investigation dedicating 23 agents thereto on a full-time basis at Atlanta.

6. The technical assistance of two investigators (specifically the services of a Special Agent who is an expert in the development of behavioral profiles and an FBI Agent who is a specialist in the development of visual investigation aid systems) was offered to the city on November 6, 1980. At some point in very late 1980 or early 1981, a decision was made to send in more assistance. (By February 11, 1981, "some 26 FBI Agents" had been assigned to "work with" Atlanta's 35 member special Task Force.) Who made that decision, at what time, and when did additional help actually arrive in Atlanta?

Upon receipt of information that the Attorney General had instructed the FBI to enter the missing and murdered children's case on November 6, 1980, the FBI initiated a major case investigation. The Atlanta Division immediately began developing guidelines for the investigation. This included dispatching four agents to the police Task Force to conduct a page-by-page review of all investigation conducted to date. This review of the Task Force investigation was conducted during the week of November 10-14, 1980, and all investigative plans were formulated by November 14, 1980, with the investigation being initiated by the FBI with 23 Special Agents assigned thereto on a full-time basis on November 17, 1980. Throughout the period of the investigation, the size of the agent personnel

121
148

dedicated thereto would fluctuate, however, never below the initial number of 23, until the arrest of Wayne R. Williams on June 21, 1981. At one point, as many as 45 Special Agents were utilized on a full-time basis, this being during the period of the bridge surveillance during the Spring of 1981. Furthermore, many Atlanta Division agents assisted in the investigation on a part-time basis, including the division's Crime Scene Expert, Polygraph Examiner, Hypnosis Co-ordinator, and Legal Advisor. The decision to dedicate substantial investigative resources was made by FBI Headquarters on November 6, 1980, as a result of the Attorney General's November 6, 1980, decision that the FBI should enter the investigation as reflected by his memorandum of that date quoted above.

7. At some point, the FBI "assistance" in Atlanta developed into an independent investigation running on parallel, and sometimes counter, tracks to the local efforts. At what point did the "assistance" burgeon into a full investigation? Can you provide some idea---the number of agents and the dates on which they became active in the investigation---of how the investigation force grew?

Prior to November 6, 1980, the FBI had offered laboratory and technical assistance to local police authorities and had designated one agent to act as liaison with local authorities pertaining to their requests for these services. As a result of the Attorney General's November 6, 1980 instructions, the FBI immediately began a major case investigation which its week long review of the status of the Task Force investigation had determined would require the full-time services of 23 Special Agents. This active investigation utilizing 23 Special Agents began November 17, 1981. When it became apparent that an excellent chance existed to catch the subject of the investigation when he was disposing of bodies off of bridges in the Metro Atlanta area, this commitment was increased to approximately 45 Special Agents to accommodate this investigative technique in the Spring of 1981. It is noted that the FBI's investigation never ran "counter" to the Task Force investigation, although the FBI's efforts were, at times, devoted to areas other than those into which the local Task Force was inquiring. For instance, FBI investigation touched many states and in some instances all states except Alaska and Hawaii which is beyond the jurisdiction of the Atlanta Police Department.

8. Once the FBI became committed to the situation in Atlanta, their investigation proceeded on a separate track from that of the Special Task Force which was made up of local law enforcement officials. Who made the initial decision that the FBI not be a part of the Special Task Force?

The Atlanta Division, after a review of the status of the local investigation during the week of November 10 - 14, 1980, determined that FBI Agents would not become an integral part of the local Task Force. There were times when FBI Agents worked hand in hand with Atlanta police officers and times, due to the scope of the FBI's investigation when they worked separately. However, they worked in concert with each other and never "counter" to each other.

9. Is it possible that the very structure of the investigation--- simultaneous inquiries by two independent investigating groups--- fostered much of the difficulty encountered in the investigation? Wouldn't such an arrangement hinder communications, increase the risk of duplicated effort, reduce the chance of apparently unrelated information "coming together" in the process of an integrated investigation, and in other ways fetter the often slow and piecemeal development of a successful investigation?

Difficulty encountered in the investigation was a result of the fact that the individual responsible for slaughtering as many as 26 young black Atlantans did not desire to be caught, and therefore, was careful to go about his business unobserved and without leaving evidence. The "independent" investigation of the case by the FBI not only insured thorough, competent investigation of the case but directly resulted in the apprehension of the individual responsible. To insure that no investigation was duplicated other than when necessary, and to guarantee the "coming together" of all investigative information occurred, the Atlanta Division assigned one experienced agent totally familiar with all investigation conducted by the FBI to review on a daily basis all investigation conducted by the Task Force. Under no circumstances could the FBI have participated in the missing and murdered children's cases at Atlanta as a part of the Task Force and have obtained the results they did in this case.

10. Was the two track investigation in fact preferable in the beginning or did other factors determine the structure of the investigation? Was the FBI unwilling to be integrated into the Special Task Force or was there an inability or unwillingness to integrate the FBI into the Special Task Force?

While the FBI conducted its investigation independent of the Task Force, a "two track" approach did not exist. Other than the agent assigned to review all Task Force investigation on a daily basis, extensive daily contact was maintained between the Task Force Commander and the FBI Supervisor responsible for the investigation as well as between the Atlanta Division's SAC and the Atlanta Police Commissioner. The thoroughness of the

Task Force investigation, techniques employed by the Task Force, and certain presumptions pertaining to the subject were unacceptable to FBI investigative policy and procedure and as such prohibited the FBI from integrating with the Task Force. Furthermore, the political atmosphere surrounding the investigation and the inability of the Task Force to keep information from the media made an integrated Task Force unacceptable.

11. You were criticized for your announcement that four of the child murders were "substantially solved" at a time when Atlanta police said that they were not aware that any case was near resolution. Could this have been avoided by having had the FBI integrated into the Task Force? Similar criticism occurred following a statement by an FBI Agent not assigned to the case at a Macon, Georgia, Civil Club meeting that four of the children had been killed by their parents because they were considered "nuisances".

Integration of the FBI into the Task Force would obviously have had no effect on statements made either by FBI personnel or Task Force personnel and there appears to be no nexus between such statements and the degree of investigative connection with the Task Force.

12. Regardless of their effect on the actual investigation, don't such statements undermine public confidence that law enforcement officials are dealing adequately with these highly publicized cases?

Response deferred to FBI Headquarters.

13. Do you believe there is any validity to the criticisms raised against the FBI concerning the conduct of the investigation from May 22 to June 21, 1981?

The FBI is not aware of what criticisms have been raised pertaining to the conduct of the investigation from May 22 to June 21, 1981. The FBI is confident that the investigation conducted by its agents during that period of time resulted in the apprehension of an individual responsible for as many as 26 homicides in the Metro Atlanta area, and that all investigation conducted by FBI Agents was of the highest caliber in keeping with the professionalism for which the Bureau is noted.

14. Is there any internal investigation underway of possible FBI misconduct? If such an internal review is complete, were any problems discovered?

There is no internal investigation underway pertaining to "possible FBI misconduct" concerning the investigation of the missing and murdered children's cases. If the Senator is aware of any reason that such an investigation should be conducted, he is requested to provide whatever information he possesses to the FBI.

15. Was the investigation of Mr. Williams, especially the occurrences immediately following the incident at the bridge, less than a first rate job in your estimation?

No.

16. Do you think it was appropriate for the FBI to press for an arrest in the case before local prosecutors felt they were ready?

By June 3, 1981, it was apparent that Wayne D. Williams had determined he was under surveillance and, therefore, search warrants obtained by the FBI from state court judges were executed and Williams was interviewed at the Atlanta FBI Office. Present at the office during this period of time were the two Assistant U. S. Attorneys assigned to the case who were kept abreast of all developments. It was their opinion at that time that sufficient evidence existed to arrest Williams for the murder of Nathaniel Cater and that had this killing possessed federal jurisdiction, they would have authorized same on that date. In the subsequent three weeks, surveillance was maintained on Williams to insure that no further individuals fell victim to him, with Williams, of course, recognizing the fact he was under surveillance. This led to protracted, high speed driving in a reckless fashion throughout the city of Atlanta by Williams, jeopardizing not only Williams and the surveilling agents and police officers but citizens as well. Furthermore, had Williams been able to lose the surveillance, there is every reason to believe he would have returned to killing Atlanta area youths.

17. Finally, a high level official on the Special Task Force was quoted in the New York Times last July as saying, "The FBI wanted to solve the case themselves. They wanted all the credit, but instead they have made it more difficult to resolve the guilt or innocence of the suspect". What can we do and what can you do to minimize the rivalries, which can disrupt investigations, if the Federal Government is going to get involved more heavily in crimes, which in the past have been left to state and local authorities?

Without knowing the name of the "high level official" who was allegedly quoted by the New York Times, I am unable to respond to this specific statement. I am aware, however, that the closest rapport was established at all levels of the investigation between Task Force and FBI personnel and whatever disagreements pertaining to investigative approaches were discussed and worked out in a professional manner. Indeed, the statement credited to a "high level official" of the Task Force is inaccurate in that it is recognized by Task Force officials that absent the FBI's presence in the investigation, the case would not have been solved by May 22, 1981, nor would an arrest have been made by June 21, 1981.

RECEIVED
TELETYPE UNIT

AT0020 0550050Z

24 FEB 82 0132Z

PP HQ

FEDERAL BUREAU
OF INVESTIGATION

DE AT

P 230235Z FEB 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/22/82.

ON 2/23/82, WAYNE WILLIAMS WAS THE ONLY WITNESS TO TESTIFY. HE RELATED THAT ON 5/20/81, CHERYL JOHNSON TELEPHONED HIS RESIDENCE SEEKING AN APPOINTMENT AND LEAVING A MESSAGE WITH HIS MOTHER. HE RELATED THAT ON 5/21/81, SHE AGAIN TELEPHONED HIS HOME AND SPOKE DIRECTLY WITH HIM. HE STATED THAT LATER THAT NIGHT HE PROCEEDED ACROSS THE JAMES JACKSON PARKWAY BRIDGE (JJPB) ATTEMPTING TO FIND JOHNSON'S APARTMENT. HE RELATED THAT HE WAS UNSUCCESSFUL AND STOPPED AT A PUBLIC PAY PHONE AND ATTEMPTED TO TELEPHONE HER AND AGAIN WAS UNSUCCESSFUL. HE RELATED THAT HE PRO-

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

251

232

10

125

125

PAGE TWO ATKID

CEDED BACK ACROSS THE JJPB, NEVER STOPPING ON THE BRIDGE OR MAKING A U-TURN IN THE LIQUOR STORE PARKING LOT AT THE FAR END OF THE BRIDGE. HE RELATED THAT HE DROVE TO A SMALL CONVENIENCE STORE WHERE HE PICKED UP SOME BOXES AND THEN TO A GAS STATION WHERE HE USED A PUBLIC TELEPHONE AGAIN. HE RELATED THAT HE PROCEEDED BACK ACROSS THE BRIDGE WHEN HE WAS EVENTUALLY STOPPED AS HE ENTERED THE INTERSTATE. HE RELATED THAT AFTER BEING QUESTIONED AT FBI HEADQUARTERS ON 6/3/81, HE WENT HOME AND HELD A PRESS CONFERENCE LATER THAT MORNING SO THAT HIS SIDE OF THE STORY COULD BE TOLD. WILLIAMS, UNDER CROSS-EXAMINATION, ADMITTED THAT WHILE IN JAIL HE GAVE AN INTERVIEW TO "US MAGAZINE" WHEREIN HE STATED THAT HE HAD ARGUMENTS WITH HIS FATHER OVER USE OF THE FAMILY VEHICLE. HE ADVISED THAT ON ONE OCCASION HE GOT DRUNK AND THE RELATIONSHIP WITH HIS FATHER DETERIORATED. HE FURTHER STATED THAT ALL OF THE WITNESSES WHO HAD PLACED WITH VICTIMS OR TO WHOM HE HAD GIVEN AN ORAL STATEMENT HAD LIED WHENEVER THEIR VERSIONS CONTRADICTED HIS. COURT WAS RECESSED WITH WILLIAMS STILL ON THE STAND.

BT

123
185

RECEIVED
TELETYPE UNIT

23 FEB 82 04 04z

FEDERAL BUREAU
OF INVESTIGATION

Exec. AD-Adm.	_____
Exec. AD-Inv.	_____
Exec. AD-LES	_____
Asst. Dir.:	_____
Adm. Servs.	_____
Crim. Inv.	_____
Ident.	_____
Inspection	_____
Intell.	_____
Laboratory	_____
Legal Coun.	_____
Rec. Mgnt.	_____
Tech. Servs.	_____
Training	_____
Off. of Cong. & Public Affs.	_____
Telephone Rm.	_____
Director's Sec'y	_____

AT0020 0540320Z

PP HQ

DE AT

220220Z FEB 82

FM ATLANTA (7A-1335) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/20/82.

ON 2/22/82, FAYE WILLIAMS, MOTHER OF WAYNE, TESTIFIED FOR THE DEFENSE MOST OF THE DAY. HER TESTIMONY CONCERNED WAYNE'S UPBRINGING AND AWARDS. SHE ALSO INDICATED THAT THEY WERE A CLOSE KNIT FAMILY AND DENIED THAT WAYNE AND HIS FATHER EVER HAD ANY VIOLENT FIGHTS. SHE CORROBORATED THE TESTIMONY OF HER HUSBAND, HOMER WILLIAMS, INDICATING THAT ON 5/21/81, THE DAY OF NATHANIEL CATER'S DISAPPEARANCE, HOMER HAD THE STATIONWAGON AND DID NOT RETURN UNTIL 11:30 PM. UNDER CROSS-EXAMINATION, SHE WAS SHOWN A SLIDE OF THE LIVING ROOM CARPET TAKEN BY HER HUSBAND IN JAN.,

FEB 23 1982

251

126

PAGE TWO ATKID

1968. SHE MISTAKENLY IDENTIFIED THIS SLIDE AS BEING THE CURRENT CARPETING, WHICH WAS ALLEGEDLY PURCHASED IN DEC., 1968.

WAYNE WILLIAMS TOOK THE WITNESS STAND LATE IN THE DAY AND TESTIFIED AS TO HIS EARLY LIFE AND BACKGROUND. HE DENIED KNOWING OR KILLING CATER OR PAYNE OR ANY OF THE OTHER VICTIMS. HE TESTIFIED AS TO HIS EARLY BUSINESS VENTURES REGARDING THE RADIO STATION IN HIS HOME AND A NEWS SERVICE. HE RELATED THAT HE RECALLED THAT THE CURRENT CARPETING IN HIS HOME WAS PURCHASED IN 1963 BECAUSE HIS MOTHER HAD PURCHASED A CANDOLIER AT THE SAME TIME. HE DENIED HAVING ANY HOMOSEXUAL TENDENCIES. HE FURTHER RELATED THAT RECRUIT FREDDIE JACOBS' TESTIMONY AT PREVIOUS HEARINGS CONFLICTED WITH THAT GIVEN AT THIS TRIAL. HE STATED THAT ON 5/21/81, HE WAS AT HOME DEVELOPING PHOTOGRAPHS. COURT WAS RECESSED WITH WILLIAMS STILL UNDER DIRECT EXAMINATION.

BT

127

RECEIVED
SPECIAL PROJ. SECTION

Transmit attached by Facsimile - CLEAR

FEB 22 11 45 AM '82
Precedence Priority

F.B.I.
U.S. DEPT OF JUSTICE

TO: BUREAU, ATTN: [REDACTED]

From: AT: 7A-1535

Subject: ATKID

2A-1835

b7c
SPECIAL PROJECTS' SEC.
GRAPHIC PRESENTATIONS

Date: 2/22/82

Time: Transmitted:

Initials:

☐ Fingerprint Photo

☐ Fingerprint Record

☐ Map

☐ Newspaper clipping

☐ Photograph

☐ Artists Conception

☒ Other CHART FORMAT

Special handling instructions:

[Signature]
Approved: *[Signature]*

[Circular Stamp]

FBI/DOJ

7-18251-725

MAR 3 1982

ENCLOSURE

224
wo: 8202/93

754
131

AT-7-11 1835

VICTIM:

RACE

SEX

ECONOMIC LEVEL

"STREET" PERSON

HOME SITUATION

NO VEHICLE

CRIME:

DISAPPEARANCE

NO EVIDENCE OF FORCED ABDUCTION

NO APPARENT MOTIVE

BODY DISPOSAL: DUMPED

MAJOR HIGHWAY ACCESS

PLACEMENT AND CLOTHING

CAUSE OF DEATH: ASPHYXIA

EVIDENCE ON VICTIMS:

Carpet fiber

Bedspread fiber

Dog hairs

Other fibers

7-18251-72

ENCLOSURE

132

184

AT0013 0490415Z

PP HQ

DE AT

P 170120Z FEB 82

FM ATLANTA (7A-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/16/82.

THE FOLLOWING DEFENSE WITNESSES APPEARED 2/17/82:

KEITH KNOX, N/M, AGE 23, LIVED NEXT DOOR TO WILLIAMS AND TESTIFIED THAT HE WAS AT THE WILLIAMS HOME WITH WAYNE WILLIAMS BETWEEN 2:00 - 4:00 PM, 3/30/81. (PROSECUTION WITNESSES HAD PLACED WILLIAMS WITH LARRY ROGERS ON THAT DATE). UNDER CROSS-EXAM, KNOX ADMITTED THAT DEFENSE HAD REMINDED HIM OF THE 3/30/81 DATE JUST PRIOR TO HIS TAKING THE WITNESS STAND THIS MORNING. HE ALSO PLACED WILLIAMS WITH AT LEAST EIGHT DIFFERENT VEHICLES OVER THE LAST SIX OR SEVEN YEARS.

RECEIVED
TELETYPE UNIT

10 FEB 82 04 18

FEDERAL BUREAU
OF INVESTIGATION

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Aff.	
Telephone Rm.	
Director's Sec'y	

MAR 10 1982

7-18251-1/2

12 FEB 10 1982

133

126

PAGE TWO ATKID

CORRINE BROWN TESTIFIED THAT WILLIAMS RAN A TALENT SHOW FOR POOR CHILDREN FREE OF CHARGE.

THE FOLLOWING WITNESSES TESTIFIED AS TO THE MORALS AND CHARACTER OF WILLIAMS:

JOSEPHINE AND STANLEY DERRICO, SHARON PHILLIPS, PAMELA SANDERS, DARLENE EVANS CANN, ANTWON HOLLAND, AND DONALD LEE SIMPSON, ALL ASSOCIATED WITH WILLIAMS THROUGH THE MUSIC BUSINESS. MRS. HELEN GREER, TALENT AGENT, KNEW WILLIAMS THROUGH THE TALENT SHOWS.

BT

122
121

INFORMATIVE NOTE

Date 2/5/82

Re: WAYNE BERTRAM WILLIAMS;
ATKID; OO: ATLANTA

Attached Atlanta teletype advises that the prosecution rested its case on 2/4/82.

On the final day, prosecution witnesses testified that Wayne Bertram Williams had made derogatory remarks about poor black children, stated that he did not like poor black children, and said that he had statistics to show that killing one black male child would stop reproduction of numerous other black children. Witnesses testified to having observed scratches on Williams' arms and face in the past and to having observed him demonstrate how to render a person unconscious by applying pressure to the neck.

An associate of Williams testified that she asked Williams if he would confess to the murders if the police got enough evidence and that his response was "yes."

APPROVED: *AdL*

Director _____	Adm. Servs. _____	Laboratory _____
Exec AD-Adm. _____	Crim. Inv. <i>EW</i>	Legal Coun. _____
Exec AD-Inv. _____	Ident. _____	Off. of Cong. & Public Affs. _____
Exec AD-LES _____	Inspection _____	Rec. Mgnt. _____
	Intell. _____	Tech. Servs. _____
		Training _____

1 - Mr. Mullen
1 - Mr. S. Andrews
1 - Mr. Monroe
B7C fnd

AT0213 0360350Z

PP HQ

DE AT

P 040120Z FEB 82

FM ATLANTA (7A71835) (P) (SQ 7)

TO DIRECTOR (7A-13251) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/3/82.

THE STATE RESTED ITS CASE LATE TODAY AFTER HEARING TESTIMONY FROM THE FOLLOWING WITNESSES:

DENISE AND NICK MARLIN, OWNERS, SOUTHERN AMBULANCE SERVICE, TESTIFIED THAT WILLIAMS HAD FREQUENTED THEIR BUSINESS ESTABLISHMENT IN 1978 - 79. THEY RELATED THAT WILLIAMS DROVE A VEHICLE THAT WAS EQUIPPED WITH A POLICE SCANNER AND LOOKED LIKE A POLICE CAR. THEY FURTHER RELATED THAT HE MADE DEROGATORY REMARKS ABOUT POOR BLACK CHILDREN.

BOBBY TOLEND, W/M, 6'2", 292 LBS., TESTIFIED THAT HE IS EM

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	CM
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgnt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

[Handwritten signature]
[Handwritten initials]

[Handwritten initials]

[Handwritten initials]

23 FEB 8 1982

[Handwritten signature]

251

136
[Handwritten mark]

PAGE TWO ATKID

PLOYED BY SOUTHERN AMBULANCE SERVICE AS A DRIVER. TOLEND STATED THAT ON OCCASION, THERE WOULD BE HORSEPLAY AT THE SOUTHERN AMBULANCE GARAGE BETWEEN SERVICE CALLS. HE RELATED THAT HE HAS WRESTLED WITH WILLIAMS AND THAT WILLIAMS APPEARED TO BE PHYSICALLY STRONG. TOLEND ALSO RELATED THAT WHILE RIDING IN A VEHICLE WITH WILLIAMS ON ONE OCCASION, WILLIAMS ADVISED HIM THAT HE DID NOT LIKE POOR BLACK KIDS THAT WOULD NOT HELP THEMSELVES. HE RELATED THAT WILLIAMS TOLD HIM THAT HE HAD STATISTICS TO SHOW THAT IF YOU KILLED A BLACK MALE CHILD, YOU WOULD STOP THE REPRODUCTION OF NUMEROUS OTHER BLACK CHILDREN. HE ALSO RELATED THAT ON ONE OTHER OCCASION, WILLIAMS ADVISED HIM THAT HE HAD A BODY OF CHLOROFORM THAT HE HAD GOTTEN FROM A DRUGGIST.

CATHY ANDREWS, OWNER, ATLANTA STUDIOS, STATED THAT WILLIAMS HAD USED HER STUDIO ON NUMEROUS OCCASIONS TO AUDITION CHILDREN. SHE RELATED THAT ON ONE OCCASION, WILLIAMS HAD VERY LONG AND DEEP SCRATCHES ON HIS ARM AND WHEN QUESTIONED, ADVISED THAT HE HAD RECEIVED THEM AS A RESULT OF FALLING DOWN.

ANTHONY BARBER, N/M, AGE 18, ADVISED THAT HE WAS A MEMBER OF A SINGING GROUP IN 1979 CALLED "GEMINI", WHICH WAS MANAGED BY WAYNE

137
~~137~~

PAGE THREE ATKID

WILLIAMS. HE TESTIFIED THAT ON ONE OCCASION HE OBSERVED SCRATCHES ON THE RIGHT SIDE OF WILLIAMS' FACE AND ARM. HE RELATED THAT WILLIAMS TOLD HIM THAT HIS DOG HAD BITTEN HIM. HE FURTHER STATED THAT HE MADE A TRIP TO SOUTH CAROLINA AND THAT BEFORE HE LEFT, WILLIAMS SAID "DON'T GET KILLED." HE RELATED THAT HE REPLIED "WHY DID YOU SAY THAT?", TO WHICH WILLIAMS REPLIED "THE LAST TIME I SAID THAT, I WENT TO A FUNERAL."

DENNIS BENTLEY, N/M, AGE 14, TESTIFIED THAT HE WAS A MEMBER OF GEMINI AND HAD ALSO OBSERVED SCRATCHES ON WILLIAMS' RIGHT ARM.

EUSTICE BLAKELY, OWNER OF A JEWELRY STORE, TESTIFIED THAT HE AND HIS WIFE KNEW WILLIAMS THROUGH THE MUSIC INDUSTRY. HE RELATED THAT ON ONE OCCASION HE WAS ADVISED BY HIS WIFE THAT WILLIAMS HELPED HER PICK UP A HEAVY JEWELRY CASE AND CARRIED IT IN ONE ARM. HE ALSO STATED THAT WILLIAMS MADE DEROGATORY REMARKS AGAINST BLACK CHILDREN OF LOWER ECONOMIC STATUS.

SHARON BLAKELY, WIFE OF EUSTICE, ADVISED THAT SHE MET WILLIAMS IN THE SUMMER OF 1980 AT A TALENT SHOW AND BECAME FRIENDS WITH HIM. SHE RELATED THAT HE WOULD OFTEN VISIT HER JEWELRY SHOP. SHE TESTIFIED THAT ON ONE VISIT, HE WAS DISCUSSING HIS DISLIKE OF

PAGE FOUR ATKID

BLACK CHILDREN FROM POOR FAMILIES. WHEN SHE ADVISED THAT TYPE OF BOY MIGHT BEAT HIM UP, SHE RELATED THAT HE WILLIAMS SHOWED HER HOW HE COULD RENDER A PERSON UNCONSCIOUS BY PLACING HIS ONE HAND ON A CERTAIN AREA OF THE INDIVIDUAL'S NECK. SHE ADVISED THAT SHE HAD A HEAVY WOODEN JEWELRY CASE THAT NEEDED MOVING AND THAT WILLIAMS PICKED IT UP WITH ONE ARM AND CARRIED IT INTO HER STORE. SHE ALSO TESTIFIED THAT SHORTLY AFTER WILLIAMS WAS STOPPED ON THE JAMES JACKSON PARKWAY BRIDGE, SHE HAD A TELEPHONE CONVERSATION WITH HIM, AT WHICH TIME SHE ASKED HIM TO EXPLAIN HIS REASON FOR BEING ON THE BRIDGE, TO WHICH HE REPLIED THAT HE HAD STOPPED ON THE BRIDGE TO THROW SOME GARBAGE OFF. SHE FURTHER TESTIFIED THAT SHE ASKED HIM IF HE WOULD CONFESS TO THE MURDERS IF THE POLICE GOT ENOUGH EVIDENCE ON HIM AND HE SAID "YES." UNDER CROSS EXAMINATION AND AFTER PRODDING BY WILLIAMS, BLAKELY WAS ASKED BY THE DEFENSE IF SHE THOUGHT WILLIAMS WAS GUILTY OF MURDER. SHE DID NOT ANSWER AND AFTER ANOTHER QUESTION WAS ASKED AND ANSWERED, THE PROSECUTION, UNDER REDIRECT, ASKED HER TO ANSWER THE QUESTION REGARDING WILLIAMS' BEING GUILTY OF MURDER. AFTER A LONG HESITATION SHE STATED "YES, I BELIEVE HE COMMITTED A MURDER." SHE LOOKED AT

134
~~135~~

PAGE FIVE ATKID

WILLIAMS AND SAID "I'M SORRY." SHE THEN TOLD THE PROSECUTOR THAT WILLIAMS HAD A SPLIT PERSONALITY AND NEEDED HELP. THE DEFENSE ASKED FOR A DIRECTED VERDICT OF ACQUITTAL ON THE PAYNE AND CATER CASES, WHICH THE JUDGE DENIED.

BT

140
127

ATC015 6430125Z

PP HQ

DE AT

P 110115Z FEB 82

FM ATLANTA (7A-1335) (P) (SQ 7)

TO DIRECTOR (7A-13251) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/10/82.

JUDGE CLARENCE COOPER RULED TODAY TO ALLOW THE JURY TO SEE
THE JAMES JACKSON PARKWAY BRIDGE (JJPB).

THE FOLLOWING DEFENSE WITNESSES TESTIFIED 2/11/81:

EDWARD MAYS, BROTHER OF VICTIM JO JO BELL, TESTIFIED THAT ON
3/3/81 HE SAW BELL AT 7:15 AM FOR THE LAST TIME. HE RELATED THAT
THREE DAYS LATER HE SPOKE WITH LUGENE LASTER, WHO STATED THAT HE
HAD SEEN JO JO AT THE BASKETBALL COURT, HOWEVER, HE NEVER MEN-
TIONED SEEING BELL GET INTO WAYNE WILLIAMS' CAR.

HOWARD PEOPLES, CAROLYN BAILEY, KEN WRIGHT AND WILLIE HUN-
TER, ALL FRIENDS AND ASSOCIATES OF WILLIAMS', TESTIFIED AS TO THE
GOOD MORALS AND CHARACTER OF WAYNE WILLIAMS.

BT

RECEIVED
TELETYPE UNIT

12 FEB 82 01 28

FEDERAL BUREAU
OF INVESTIGATION

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

3 FEB 18 1982

UNITED STATES GOVERNMENT

UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION**Memorandum**

(Type or hand print.)

TO : Section Chief *m/ear*
Systems Development Section, Attn.: Room 1929
Technical Services Division

FROM : SA [REDACTED]

DATE: 2/8/82

COMMITMENT REPORT

Section SAS

SUBJECT: WAYNE B. WILLIAMS

ATKID
MAJOR CASE #30
KIDNAPPING
OO ATLANTA

Cat. I

Examiner/s
Symbol/s
Man Workdays

QF		
17		
1/14/82 - 2		
2/5/82		
<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> Yes	<input type="checkbox"/> Yes
<input type="checkbox"/> No	<input type="checkbox"/> No	<input type="checkbox"/> No

Bufile # 7-1825
Court/Agency FBI / SUPERIOR COURT
City & State ATLANTA, GEORGIADate/s
Testified

Reason for Appearing in Court but not Testifying: (Circle one)

- | | | |
|--------------------|--------------------|--------------------------|
| 01. Guilty Plea | 03. Case Dismissed | 05. Testimony not Needed |
| 02. Case Continued | 04. Stipulation | 06. Mistrial |
| 07. _____ | | |

Miscellaneous Commitments: (MC) (Other than Court Appearances - Circle One)

- | | |
|-----------------------------------|-------------------------------|
| 01. Lecture/Training (Others) | 06. Research/Data Acquisition |
| 02. Training (Self) | 07. _____ |
| 03. Speech | 08. Investigative Support |
| 04. Pretrial Conference | 09. Communication Support |
| 05. Field Examination of Evidence | 10. Conference/Meeting |

Results of Trial NOT KNOWNProsecuting Attorney LEWIS SLATON + OTHERS Defense Attorney AL BINDER

Details/Unusual or Interesting Circumstances:

NOT RECORDED

9 MAR 10 1982

439

SEVEN
HAD.

AT 012 0420425Z

PP HQ

DE AT

P 120155Z FEB 82

FM ATLANTA (7A-1835) KP) KSG 7)

TO DIRECTOR (7A-18251) PRIORITY

ATTN: DIVISION SIX

BT

UNCLAS

WAYNE BERTRAM WILLIAMS; ATKID;

RE AT TEL TO HQ 2/9/82.

JUDGE CLARENCE COOPER RULED IN FAVOR OF THE DEFENSE IN ALLOWING TESTIMONY OF A HYDROLOGIST WHO TESTED THE FLOATING ABILITY OF DUMMIES ON THE CHATTAHOOCHEE RIVER.

THE FOLLOWING DEFENSE WITNESSES APPEARED 2/10/82:

DAVID DINGLE CONTINUED HIS TESTIMONY FROM 2/9/82, STATING THAT HIS TESTING WITH THE TWO DUMMIES SHOWED THAT A BODY PLACED IN THE RIVER AT THE JAMES JACKSON PARKWAY BRIDGE (JJPB) WOULD STAY ON THE SIDE OF THE RIVER IT WAS PLACED ON. CATER'S BODY, ACCORDING TO PREVIOUS TESTIMONY, ENTERED THE RIVER ON THE RIGHT

FEB 11 1982

09 MAR 1982

RECEIVED
TELETYPE UNIT

1 FEB 82 8 44 AM

FEDERAL BUREAU
OF INVESTIGATION

Exec AD-Adm.	
Exec AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

7-18251-10

[Handwritten signature]

140

PAGE TWO ATKID

SIDE OF THE BRIDGE AND WAS DISCOVERED ON THE LEFT SIDE OF THE RIVERBANK ABOUT 1 1/2 MILES DOWNSTREAM JUST PAST THE I-285 BRIDGE. UNDER CROSS-EXAMINATION, DINGLE ADMITTED THAT HE WAS NOT AWARE THAT THE CROSS SECTION OF THE RIVER BELOW THE I-285 BRIDGE SHOWED THAT THE CURRENT SWEPT FROM RIGHT TO LEFT, HOWEVER, HE STILL MAINTAINS HIS RIGHT SIDE/LEFT SIDE THEORY.

GERALD HIGHTOWER, EMPLOYED BY THE NATIONAL PARKS SERVICE AS A RANGER AND NATURALIST, TESTIFIED AS TO THE VARIOUS TYPES OF WILDLIFE ALONG THE CHATTAHOOCHEE RIVER.

MIKE GURLEY, FULTON COUNTY FIRE DEPARTMENT DIVER, TESTIFIED THAT ON 5/23/81, HE SEARCHED THE CHATTAHOOCHEE RIVER NEAR THE JJPB AND DID NOT FIND A BODY. HE DID ADMIT THAT IT HAD BEEN 31 HOURS SINCE THE BODY WAS ALLEGEDLY THROWN OFF THE BRIDGE AND THAT HE WAS UNDER WATER FOR ONLY 25 MINUTES WITH VISIBILITY OF 6" - 8".

ROBERT INGRAM, HELICOPTER PILOT, ATLANTA PD, TESTIFIED THAT ON 5/23/81, HE FLEW OVER THE CHATTAHOOCHEE RIVER AND DID NOT SEE A BODY.

CHARLES CHISOM, WAYNE WILLIAMS' OPTOMETRIST, TESTIFIED THAT

144

144

PAGE THREE ATKID

WILLIAMS HAS POOR EYESIGHT AND NEEDS GLASSES AT ALL TIMES, ESPECIALLY TO DRIVE.

KEITH ANDREWS, OWNER, ATLANTA STUDIOS, TESTIFIED THAT WILLIAMS WAS AT HIS STUDIO ON 1/3/81 FROM 4:30 PM - 8:30 PM.

PAUL CRAWLEY, REPORTER, WXIA-TV, ATLANTA, TESTIFIED THAT HE INTERVIEWED MARGARET CARTER ON 8/22/81. HE RELATED THAT SHE WAS CONFUSED ON THE DATES SHE HAD SEEN CARTER AND WILLIAMS TOGETHER, HOWEVER, MAINTAINED THAT SHE DID SEE THEM.

JUDGE COOPER HAS NOT RULED ON THE OTHER MOTIONS PREVIOUSLY REPORTED IN RE COMMUNICATION.

BT