DOCUMENT - 49

DATE - 9/20/71

COMMUNICATION - Letter from J. Edgar Hoover to Hugo L. Black

TOTAL NUMBER OF PAGES - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions from this document are listed by page number as follows:

September 20, 1971

PERSONAL

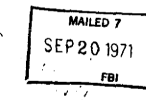
UL-

Honorable Hugo L. Black Associate Justice of the Supreme Court of the United States United States Naval Hospital National Naval Medical Center Bethesda, Maryland 20014

My dear Mr. Justice:

All of us in the FBI were indeed sorry to learn that the Supreme Court is losing one of its most distinguished members. You can take pride in your long and dedicated career and your outstanding contributions to the legal profession will serve as an inspiration to those who follow you on the bench.

I am certain your decision to retire was a most difficult one, but I know your friends and admirers over the world will agree that you have earned your leisure. I want to extend my very best wishes to you for all possible success in any future endeavors, and I trust you will not hesitate to let me know whenever I can be of assistance.



Toleon

Felt

Nohr .

Daibe

Rosen Tavel

Sincerely yours,

J. Edgar Hoover

NOTE : Cordial relations with Justice Black. Address per prior correspondence to him. WFO determined he is still confined at Bethesda and his wife and son are with him.

Sullivan ... 62-905-18 REC-53 JCW:mls(3) Bishop Miller, E.S Cal)ahao SEP 21 1971 Ponder Walters SEP 28 1971 SOVERE _ Tele. Room Holmes _ . MAIL ROOM TELETYPE UNIT Gandy .

DOCUMENT - 50

DATE - 9/25/71

COMMUNICATION - Letter from Mr. Hoover to Mrs. Black

TOTAL NUMBER OF PAGES - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions from this document are listed by page number as follows:

Mr. Tolson Mr. Felt Mr. Sullivan Mr. Mohr . Mr. Bishop Mr. Miller, E.S. Mr. Callahan Mr. Casper Mr. Conrad Mr. Dalbey Mr. Cleveland -Mr. Ponder _ Mr. Rosen Mr. Tavel Mr. Walters Mr. Soyars Tele. Room . Miss Holmes Miss Gandy 上

September 25, 1971

Mrs. Hugo L. Black 619 South Lee Street Alexandria, Virginia 22314

Dear Mrs. Black:

I was deeply saddened by the news of the Justice's passing and offer my heartfelt sympathy to you.

The country has lost a wise and prudent leader. The indelible mark he made on our society by his long and distinguished service on the Supreme Court will insure for him his rightful place in the history of our great Nation. His full and fruitful life was dedicated to the best interests of all citizens and I do hope you will find solace in the knowledge that we share your sorrow.

If there is any way in which I can be of help please let me know.

Sincerely yours,

NOTE: Bufiles disclose cordial relations with Justice and Mrs. Black. A letter was sent to Justice Black on 9/20/71 upon his retirement. Mrs. Black has toured the Bureau on several occasions and has met and been photographed with the Director. Home address per Bufile.

per Bufile. **REC 25** 62-90518-30 AWT:sel (3) Tolson Felt _ ... Sallivan SEP 28 1971 Mohr _ Bishop Miller, E.S. Callahan Caaper Conred Dalbey Clevelan Ponder Rosen mailed 9/25/71 2P Sov Tele ...Room MAIL ROOM TELETYPE UNIT

DOCUMENT - 51

DATE - 1/16/72

COMMUNICATION - Letter from Mrs. Black

TOTAL NUMBER OF PAGES - 2

TOTAL NUMBER OF PAGES RELEASED - 2

Deletions from this document are listed by page number as follows:

Malmfeldt

January 16, 1972

Dear Mr. Hoover,

HUGO LIPINON With deep gratitude, I acknowledge the letters you wrote in regard to Hugo's retirement and death --I was able to read your very nice letter to him about

I miss him more than I can tell you, but I shall try not to dwell on my great loss, but, instead, remember the fourteen years of happiness I had with this warm and wonderful man.

It was very kind of you to write, and I apologize for the tardiness of my reply.

With best wishes to you, I am

his retirement and it pleased him.

Sincerely Sincerely Elizabeth Black

619 South Lee St. Alexandria, Virginia 22314

COPY:nm

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2 JAN 21 1972

58FEB 3 - 1972

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62 - 1/05/18

Kaca De Herrin, "have deeper gratitude I admende toge the letters your warte in regard to Hargo's religionent and death. I man able to read your very neer letter to him about her retriement and set pleased him I muse here those there Q can till your but & shall try not to divelien my great loss but instead, aconember The presidence of the of hopping, I had write this where while to ande que mon Det more very kind of your to wate, and I apology for the hardeness of my deply-write best where to your, tig pour in the Server Conjection vislank. D and

January 14, 1972

(B) Documents #52 through #54 are from an Extortion investigation file wherein Justice Black was a victim.

1

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DOCUMENT - 52

DATE - 4/4/69

COMMUNICATION - Director to SAC, Denver with enclosure

TOTAL NUMBER OF PAGES - 5

TOTAL NUMBER OF PAGES RELEASED - 5

Deletions from this document are listed by page number as follows:

- **1** - 1979 - 1974 -

SAC, DERVER

Director, Ful

4/4/69

1 - Mr. Sullivan Atten: Mr. Dix 1 - Mr. Conrad 1 - Mr. McKinnon

UNSUER ANDRYMOUS LETTER CONTAINING FOSTAARK 3/12/69 DERVER, COLORADO MAILED TO SUPREME COURT JUSTICES EARS MARREN, WILLIAM ORVILLE DOUGLAS AND MUGO LAPAYETTE SLACK EXTORTION

Enclosed for each offic: are X-rox and true copies of a conmunication which is anonymous and a copy of the envelope used to mail it bearing the postmark as shown in caption directed to the victims.

Inasmuch is this consumication contains veiled threats, Denver promytly bring it to the attention of appropriate USA for a presecutive decision calls the Pederal Extortion Statute. Denver a WFC advise appropriate local authorities concerning the receipt of this communication by the victims.

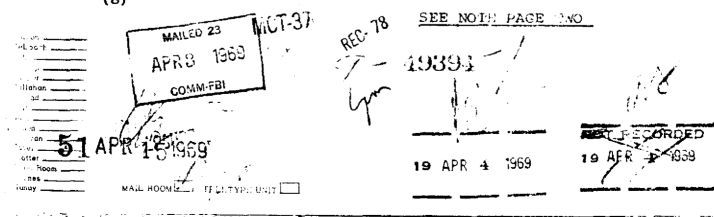
This letter was received at the Number Stong U. M. Secret Service as an enclosure to their mease dated 3/22/62. The original is being examined in the Laboratory and you will be assisted of results.

Subsit results in form suitable for dissemination no later than 4/15/69.

Enclosures (3)

2 = MFO (noclosures 3)

CRM:m.3 (8)



NOTE:

By communication 3/25/69 U. S. Secret Service forwarded a letter mailed from Denver, Colorado, to the victims. The communication terms the victims communists and criticizes them for overturning the conviction of Dick Gregory. It contains veiled threat to the victims. U. S. Secret Service in their communication stated the original letter was received from U. S. Capitol Police on 3/24/69. The communication from Secret Service does not state if the victims are aware of the existence of it. The Liaison Section, therefore, will insure that the victims' offices are put on notice with regard to this communication. Results will be furnished to victims' offices when received.

The Lab is requested to conduct appropriate examination concerning the original communication and furnish the results to DN & WFO. The Ident Div. is requested to conduct appropriate latent fingerprint examination and advise the same offices the results.

Dar Faller Commede sec where West chard t and Park Lill's - Kinchad at lonst Lition Man Comment this Hatert Atogothern , 14 signally maller Sel. 1pp-- Marin Kind how lis last, conf_ hipi it want her love. -kAt wat to balla sailel - Dam Ray let Cannot - nul will a toring. M filling aude to a hon Communicity aksture) proving for you pung 2. stig 49394 OSURE A

ng H . ?Ę synesseler assen 20 47 10an 12 MAR -РМ с U. S. V H1 03 0.051

TRUE COPY

Dear Fellow Commrade,

Was glad to see where you stood up for your "Comrade" dick gregory, and overturned his conviction! At least you communists stick & stink together! Will be grateful when God sees fit to remove your kind from this earth, and I hope it wont be long. Its just to bad an Oswald or James Ray ect cannot run wild among you filthy cruds!

> A Non Communist Taxpayer praying for your Assinations

TRUE COPY

49394



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DOCUMENT - 53

DATE - 4/11/69

COMMUNICATION - FBI Headquarters Lab Report to SAC, Denver with enclosures

TOTAL NUMBER OF PAGES - 12

TOTAL NUMBER OF PAGES RELEASED - 12

Deletions from this document are listed by page number as follows:

Liaboratory Transmit. .: Equin 7+72 1 - Mr. Cisker FEDERAL BUREAU OF INVESTIGATION WASHINGTO: D. C. To: Dete: FBI, Donver (9-New) April 11, 1969 UNSUS; ANONYMOUS LETTER CONTAINING POSTMARK 3/12/69 DENVER, COLORALO MAILES TO SUPREM COURT JUSTICES / EARL MARKEN, NUM AM ORVILLE DOUGLAS AND ITIG John Edgar Hoover, Director LAFAYETTE CBLACK - VICTIMS EXTORTION FBI File No. 11.13 Lab No. Examination requested by: 2-69040 1071 LB Eureau Beference Eulet to Denver 4/4/69 Examination requested: Document - Fingerprint Remarks: You will be advised separately regarcing the latent fingerprint examination of specimons QL and QU at which time these specimens will be forwarded to the Denver Office for retention. REC 25 7-MAILED 3 APR 16 1969 ENCLOSURE ATTACHED enclosure APR11 1969 COMM-FB: Enclosures (2) (2 Lab report) 1500 2 - Denver (9-New) Enclosures (2) (2 Lab repert) 2 - Washington Field Office (9-New) Enclosures (2) (2 Lab report) eleans તોને 📼 13hop 150.01 ំនាំ, ចុះរាល់ព . erad ΈS -(8) Ed. ale ONER THE TELETYPE UNITADMINISTRATIVE PAGE

REPORT of the



FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

To: FBI, Denver (9-New)

Date: FBI File No. Lab. No.

April 11, 1969

Re:

7-1b

D-690404071 LE

UNSUB; ANONYMOUS LETTER CONTAINING D-690 POSTMARK 3/12/69 DENVER, COLORADO, MAILED TO SUPREME COURT JUSTICES EARL WARREN, WILLIAM ORVILLE DOUGLAS AND HUGO LAFAYETTE BLACK - VICTIMS EXTORTION

Available in Bureau

4/4/69

- Q1 Envelope postmarked "DENVER, CO 3A PM 12 MAR 1969" bearing bandwritten address"Communists on Supreme Court % Warren - Douglas - Black Washington, D.C."
- Q2 Accompanying one-page hardwritten letter beginning "Dear Fellow Commades, Was glad to see where...."

Result of examination:

Specimens Q1 and Q2 were searched through the appropriate sections of the Anonymous Letter File without effecting an identification; copies have been added thereto.

No watermark, indepted writing, or other significant feature was observed in specimens Q1 and Q2 which would indicate the immediate source of this material.

Physical characteristics of these specthens have been recorded and are being retained in the Laboratory for possible future federence.

The submitted evidence has been photo_raphed and is temporarily retained.

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MAIL ROOM TELETYPE UNIT

FEDERAL BUREAU O INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet		NO LAB FILE	
Re: UNSUB; ANONYMOUS CONTAINING POSTMA DENVER, COLORADO, COURT JUSTICES EA WILLIAM ORVILLE D HUGO LAFAYETTE BL KXTRAKION EXTORTI Examination requested by:	LETTER RK 3/12/69 MAILED TO SUPERING RL WARREN, OUGLAS AND ACK - VISTIMS	Fill # Lab. # D-6904(? : : : : : : : : : : : : : : : : : : :
Examination requested:	Document-Fingerprint	Date received:	4/4/69

The second

Examination by:

Lisker

Result of Examination:

Jane 1 & Eric

7+2

Specimens submitted for examination

- Q1 Envelope pm. "DENVER, CO 3A PM 12 MAR 1969" bearing hw. address "Communists on Supreme Court % <u>Warren</u> -Douglas - <u>Black</u> Washington, D.C." Commrades.
- Q2 Acc. one-page hw. letter beg. "Dear Fellow Sources, Was glad to see where"

بالمحاكي وجع

12 7 43 1 4.07 8 .0338 Stand Straked:

6- 778 NOVER & . 60-1

RETURN EVID.... 2cc: Denver 2cc: WFO article

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SAC, Denver

Director, FBI

UNSUE;

1 - Mr. Sullivan Atten: Mr. Dix s Hr.SCOMPad - Mr. McKinnon

690404071

J.E.

4/4/69

ANONYMOUS LETTER CONTAINING FOSTMARK 3/12/69 DERVER, COLORADO MAILED TO SUPREME COURT JUSTICES EARL MARREN, WILLIAM ORVILLE DOUGLAS AND HUGO LAPAYETTE BLACK ENTORTION

Enclosed for each office are Xerox and true copies of a communication which is anonymous and a copy of the envelope used to mail it bearing the postmark as shown in caption directed to the victims.

Inasmuch as this communication contains vailed threats, Denver promptly bring it to the attention of appropriate USA for a prosecutive decision under the Pederal Extortion Statute. Denver & 9FO advise appropriate local authorities concerning the receipt of this communication by the victims.

This latter was received at the Eureau from U. S. Secret Service as an enclosure to their memo dated 3/25/69. The original is being examined in the Laboratory and you will be advised of results.

Submit results in form suitable for dissemination no later than 4/16/69.

Enclosures (3)

2 - MFO (Enclosures 3)

CRM:md (8)

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NOTE:

By communication 3/25/69 U. S. Secret Service forwarded a letter mailed from Denver, Colorado, to the victims. The communication terms the victims communists and criticizes them for overturning the conviction of Dick Gregory. It contains velled threat to the victims. U. S. Secret Service in their communication stated the original letter was received from U. S. Capitol Police on 3/24/69. The communication from Secret Service does not state if the victims are aware of the existence of it. The Liaison Section, therefore, will insure that the victims' offices are put on notice with regard to this communication. Results will be furnished to victims' offices when received.

The Lab is requested to conduct appropriate examination concerning the original communication and furnish the results to DN & WFO. The Ident Div. is requested to conduct appropriate latent fingerprint examination and advise the same offices the results.

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FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

Re: UNSUB; ANCHYMOUS LETTER CONTAINING POSTMARK 3/12/69 DENVER, COLORADO, MAILED TO COURT JUSTICES EARL WARREN, WILLIAM ORVILLE DOUGLAS AND HUGO LAFAYETTE BLACK **EXTRACTOR EXTORTION**

Examination requested by:

7-2

Bulst to Denver 4/4/69

Document-Fingerprint

Result of Examination:

01

Examination requested:

Examination by:

Date received:

Lab. #.

GIAGE TOLAP W/s/19 - Ply return to Der

Alla

Received by LFPS

NO LAS FILE

1.4 # D-690404071

9-49394-2

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Lisker

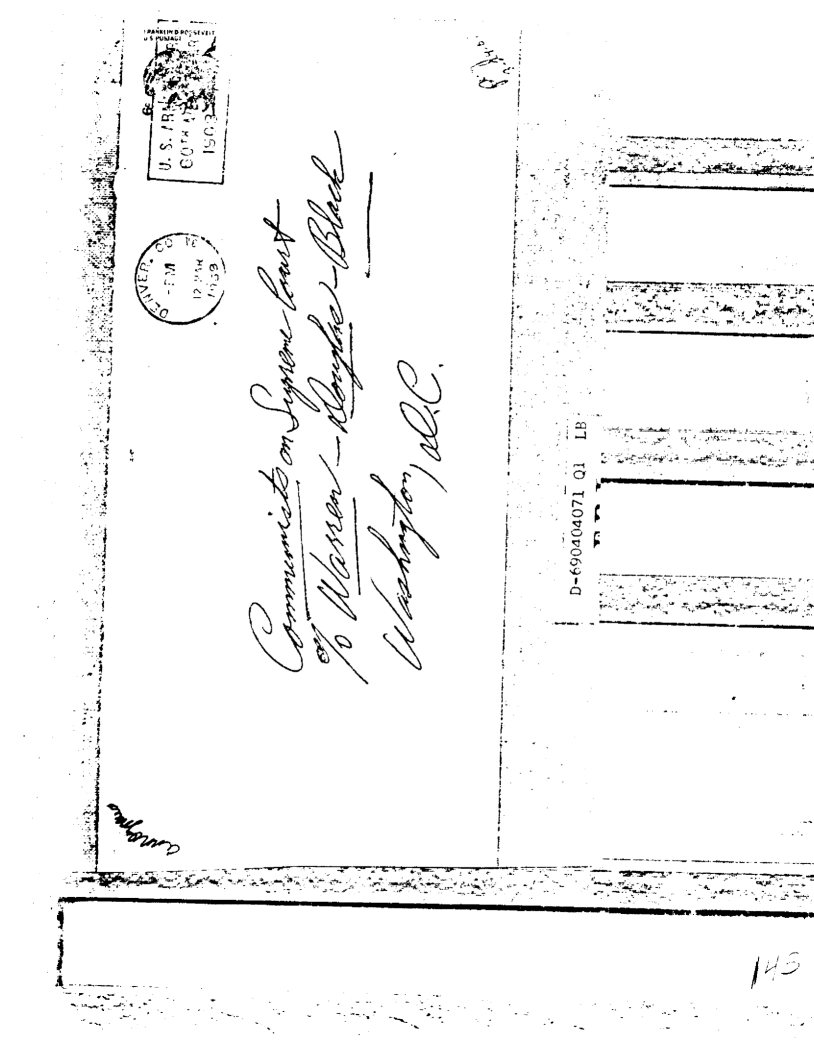
Specimens submitted for examination

Envelope pm. "DENVER, CO 3A PM 12 MAR 1969" bearing hw. address "Communists on Supreme Court % Warren -Dcuglas - Black Washington, D.C. "

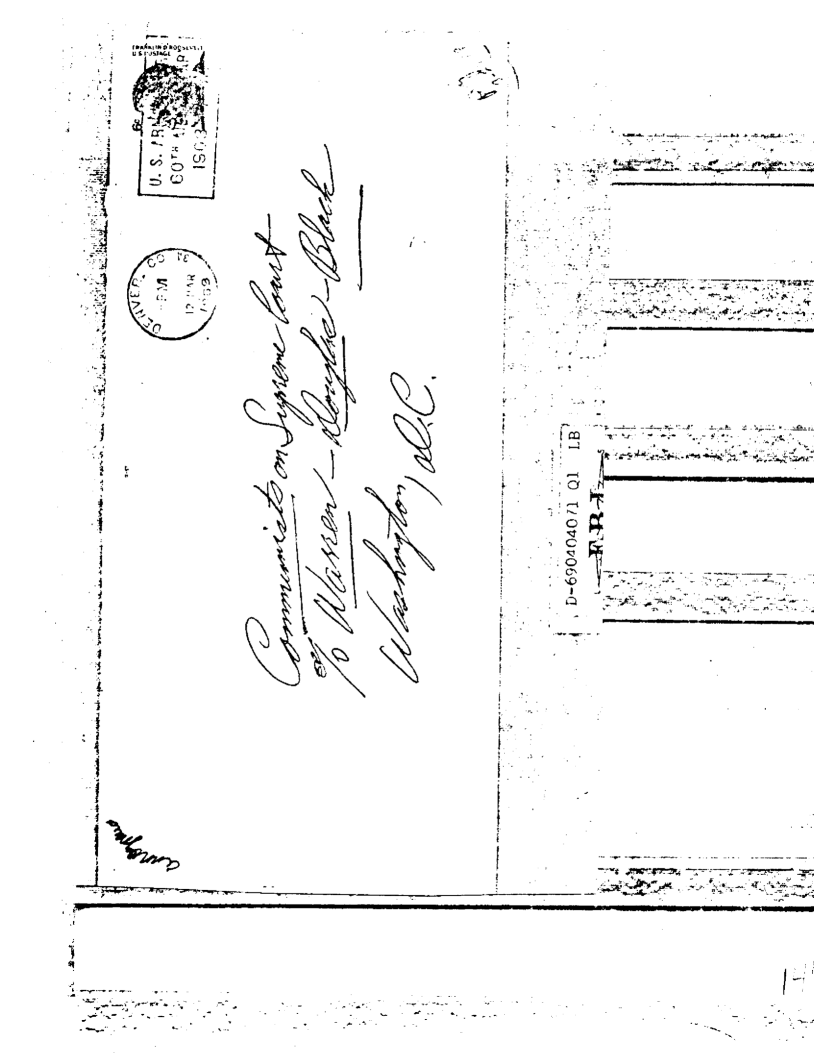
Q2 Acc. one-page hw. letter beg. "Dear Fellow Comrads, Was glad to see where "

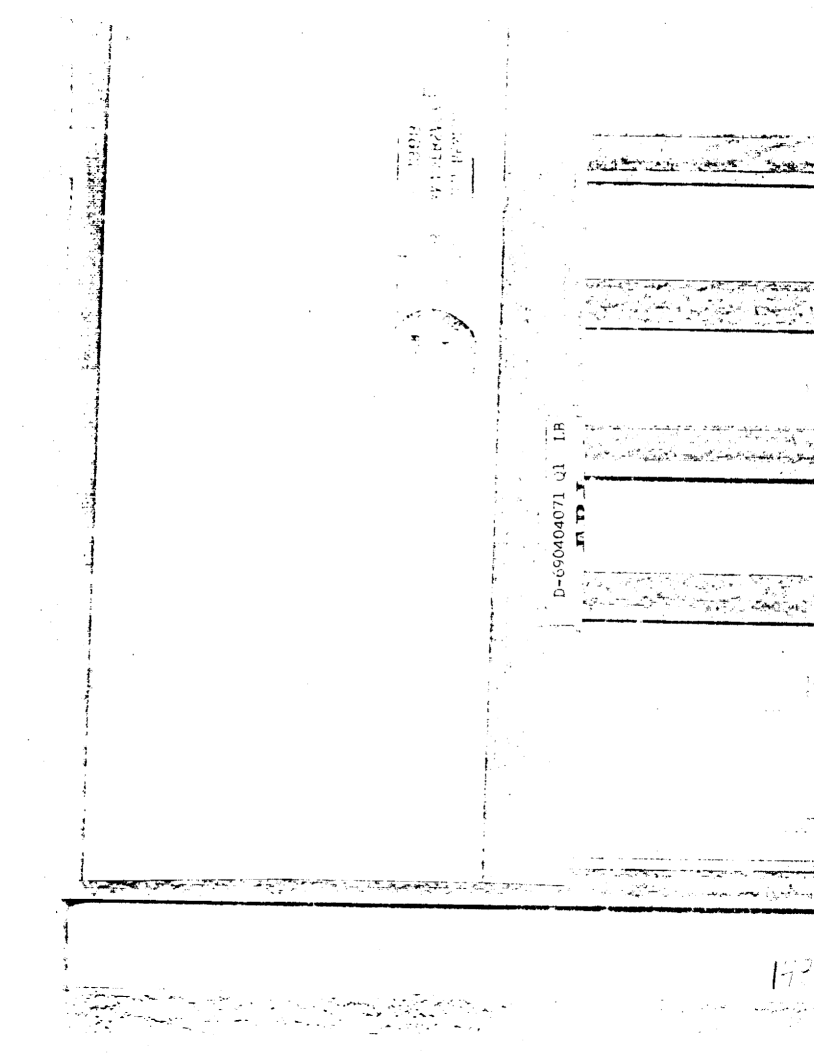
PI4 07 to Denner with APISospet for 64

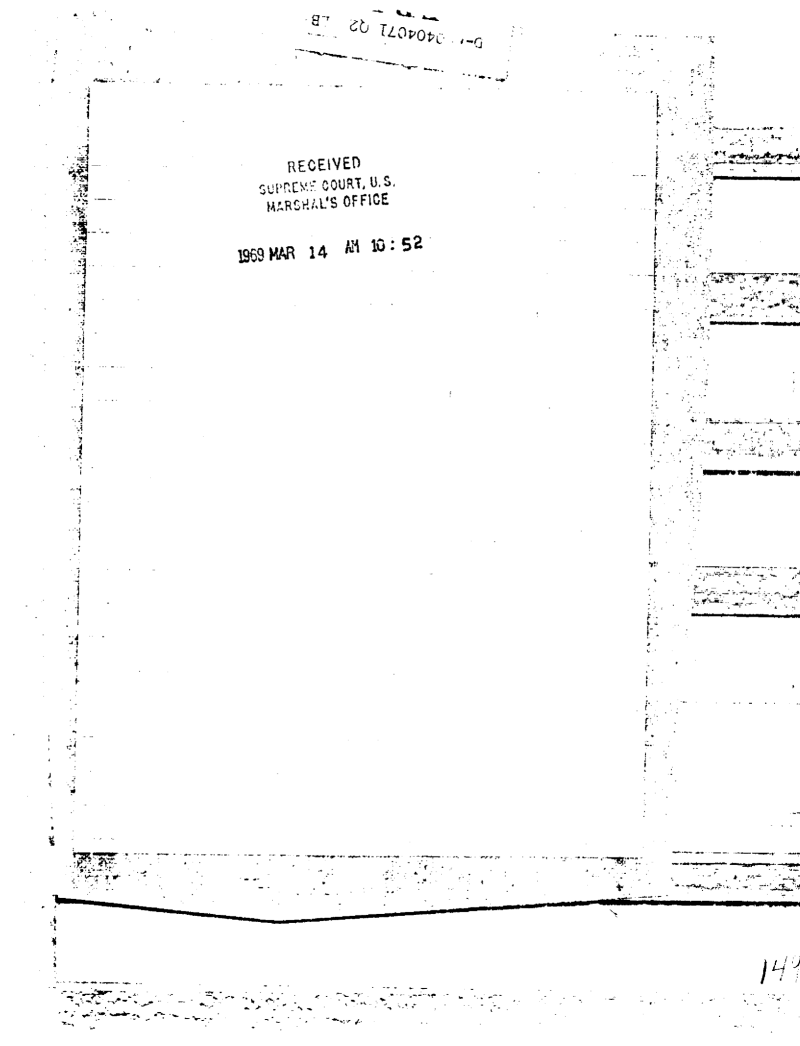
RETURN EVID.... 2cc: Denver 2cc: WFQ



1503 U. S. / 60⁷⁴ ٢Ē 12 PAR ALE R 0.09 5 LB ţ, D-690404071 Q1 Ę ÷., No. ÷ ____







Alar Fellow Commade بالأستر منقوي <u>E sich</u> Was glad to see where you storting for your compale Sich herry and orationed his condictions at least-Man Comminant thick Votinte Stogther Will be grateful when Sul see fit to lonne Mour kind from this east, and Dhope it want be long. Its put to bal a schalp or Chan hay let camet rich will among you fitting crude to a non Comminist lappayer Araying for your D-690404071 Q2 LB 15

DOCUMENT - 54

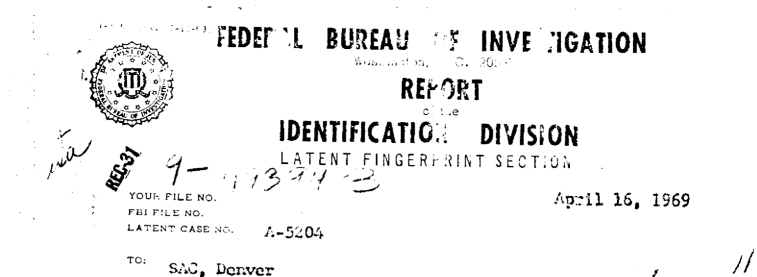
DATE - 4/16/69

COMMUNICATION - FBI Headquarters Lab Report to SAC, Denver with enclosures

TOTAL NUMBER OF PAGES - 8

TOTAL NUMBER OF PAGES RELEASED - 8

Deletions from this document are listed by page number as follows:



UNSUB.; ANONYMOUS LETTER CONTAINING POSTMARK 3/12/69 LERVER, COLORADO LAIL LE NO EUREMEE COURT JUSTLOUS MARL WARREN, MILLIAM ORVILLE DOUGLAS AND HUGG LAFAYATTE DEACK; LATORTICH

REFERENCE: Mulet to Denver 4/4/69 EXAMINATION REQUESTED BY: Durehu SPECIMENS: Envelope, (1) Letter, (2)

> The listed Q specimens are described in the Laboratory report, which is being furnished separately.

APR 16 1969 MAILED 3 DOMM-FBI

Three latent fingerprints of value for comparison were developed on the outside of enveloped, of and one latent fingerprint of value for comparison was developed on the letter, 62. No other latent prints of value opre developed.

The latent fingerprint on 62 var searched in the single fingerprint file, but no identification was effected.

Ol and Q2 are enclosed.

Enc. (2). John Ede HIS REPORT IS FURNISHED FOR OFFICIAL USE ONLY TELETYPE UNIT

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPAR FMENT OF JUSTICE NO LAB FILE Recorded: 4/11/69 2:45 p. maboratory Work Cheet Received: 4/11/69/pa Re: UNSUB; ANCNYMOUS LETTER File # D-690404071 LB CONTAINING POSTMARK 3/12/69 Lab. # DENVER, COLCRADO, MAILED TO LC# A-5204 SUPREME COURT JUSTICES EARL WARREN. WILLIAM ORVILLE DOUGLAS AND HUGO LAFAYETTE BLACK EXTORTION Examination requested by: Bureau (Re Bulet to SAC, Denver) 4-4. Document-Fingerprint Examination requested: Date received: 4/4/69 Result of Examination: Examination by: Lisker no lat of print of value course or nindy frin Bowman 3 23 Toppen for a for company the day where a And a test fit on the inter side of the Specimens submitted for examination Envelope pm. "DENVER, CO 3A PM 12 MAR 1969" bearing . 01 hw. address "Communists on Supreme Court % Warren -Douglas - Black Washington, D.C." Acc. one-page hw. letter beg. "Dear Fellow Commader-Was Q2 glad to see where" A how on which all i Renovation attraction of more and a Lot a frat of . RETURN EVID 2cd: Derver 2cc: WFO 1.1 Examination completed Dictated

7.2



TREASURY DLPARTMENT

UNITED STATES SECRET SERVICE

OFFICE OF THE DIRECTOR

WASHINGTON, D.C. 20226

yellow)

Date: March 25, 1969

BY LIAISON G.M. McLeod

TO : Federal Bureau of Investigation Attn: Special Agent Rachner

SUBJECT: Unknown Subject

Attached is a letter addressed to "Communist on Supreme Court", postmarked Denver, Colorado, dated March 12, 1969. The original letter was received from the U.S. Capitol Police.on March 24, 1969.

It is not associated with any case which has been investigated by this Service. An investigation is not being conducted by this Service, and if one is conducted by your Bureau, may we be furnished with the results.

4 AL 21 153

Attachments

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Letter from unknown subject

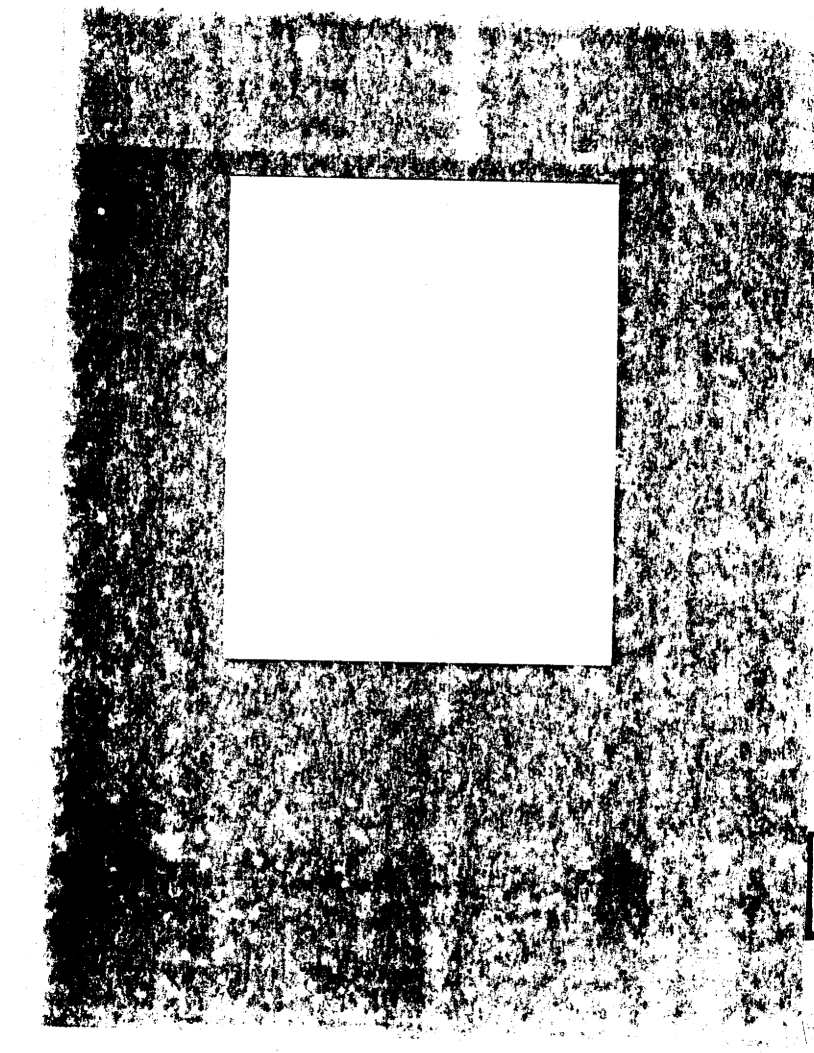
TRUE COPY

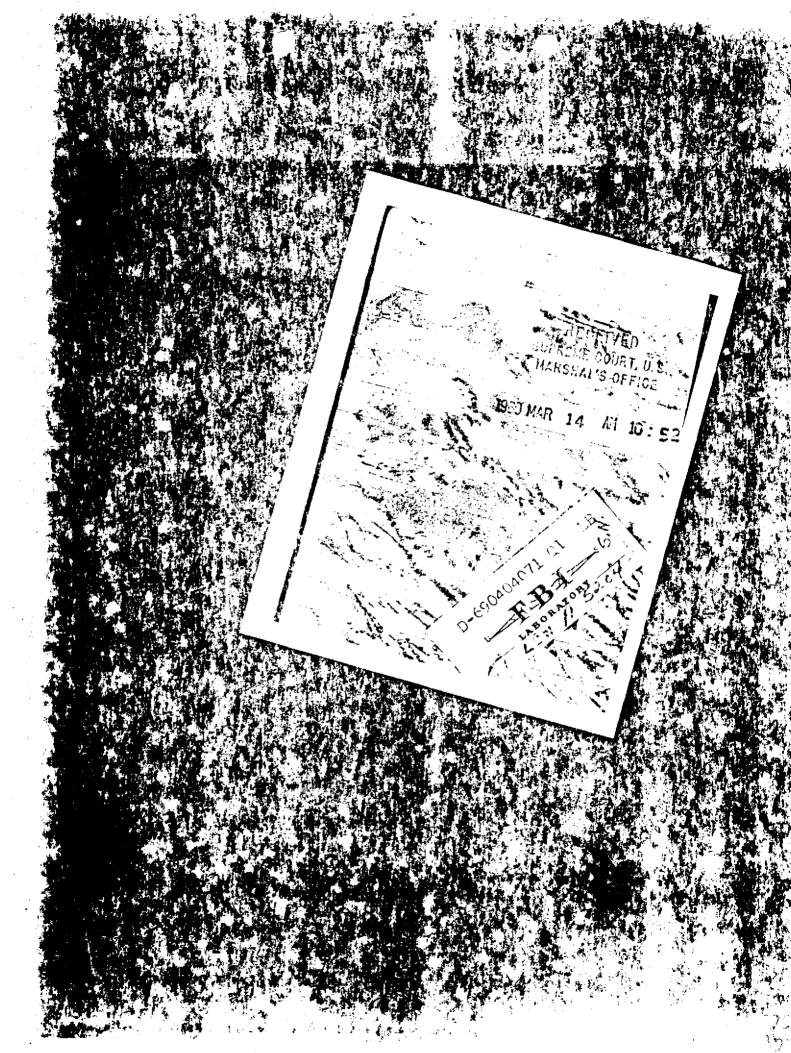
Dear Fellow Commrade?

Was glad to see where you stood up for your "Comrade" dick gregory, and overturned his conviction! At least you communists stick & stink together! Will be grateful when God sees fit to remove your kind from this earth, and I hope it wont be long. Its just to bad an Oswald or James Ray ect cannot run wild among you filthy cruds!

> A Non Communist Taxpayer praying for your Assinations

TRUE COPY







(C) Documents #55 through #56 are from an "Alleged Assault of a Federal Officer" file wherein Justice Black was a victim.

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DOCUMENT - 55

DATE - 5/9/52

COMMUNICATION - Mr. Rosen to Mr. Ladd memo

TOTAL NUMBER OF PAGES - 2

TOTAL NUMBER OF PAGES RELEASED - 2

Deletions from this document are listed by page number as follows:

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Office Memor indum • UNITED STATES GOVERNMENT

то :	Mr. Ladd	DATE:	May 9, 1952
FROM :	Mr. Rosch		the second second
SUBJECT:	HUGO LAFAYETTE BLACK SUFREME COURT JUSTICE		V. 1131
	ALLEGED ASSAULT OF FEDERAL OFFICER		ната Бата Анат

PURPOSE:

Po record information received from A. Reikowski of the Washington Post indicating that "someone had taken a shot at Supreme Court Justice Hugo Black"...

DETAILS:

Reikowski of the Wasnington Post advised that he had information indicating "someone had taken a shot at Supreme Wourt Justice Hugo Black." This was <u>supp</u>osed to have occurred at Justice Black's residence in Alexandria.

<u>SAC Johnson, Richmond</u>, was contexted and he advised, he had no information regarding this alleged incident. He was instructed to make inquiry at Alexandria to verify or disprove this allegation.

Above allegation was referred to Inspector McGuir., who adviced as follows: if allegation was verified and Richtond furnished no information reflecting a desire of Justice Black to keep this matter quiet, it would be satisfactory to advise Washington Post that we were making an inquiry into this matter to determine whother a federal violation existed.

As a result of the call to Richmond, <u>SA H. P. Linstonb</u>, <u>Senior Besident Rent at Alexandria colled and advised that he</u> had checked with <u>Rinsell Bawes</u>, <u>Superintendent</u> of Police, and <u>found that no shooting had occurred at Justice Black's immediate</u> residential area and the only information in possession of the police department was an inquiry made by Cir Violanti (Pn) of the Wasnington Post, in this regard. The police department further indicated that Violanti (Pd) or some other Post Reporter had gone to Black's residence, prowled apolice a bit and found that the house was completely closed utions dark.

66

MAY 10 1952

cc: Mr. Nichols

RAA:bjl/

Reikowski was recontacted for the source of his information, which he declined to furnish, but n did state bot he had some subsequent information, from what he called a reliable source, indicating that Justice Black had been involved in a shooting with the Metropolitan Folice Department, place unknown. He stated his inquiries in Alexandria resulted negatively and that if he obtained any further information concerning this matter he would advise the Bureau.

RECOMMENDATION:

It is recommended that we have the Washington Field Office check through its contacts in the Metropolitan Police Department to determine if there is anything to this allegation.

2 -

DOCUMENT - 56

5

DATE - 5/9/52

COMMUNICATION - Mr. Rosen to Mr. Ladd memo

TOTAL NUMBER OF PAGES - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions from this document are listed by page number as follows:

STANDARD FORM NO. 64

H

Office Mem. ... lum . UNITED S.

_ GOVERNMENT

DATE: May 9, 1952

TO :	Mr. Ladd	
FROM :	Mr. Rosen	
SUBJECT:	REPORT OF ALLEGED ATTEMPT I SHOOT JUSTICE HUGO BLACK	20

ASAC Howard Fletcher from the WFO called the Bureau with further reference to the confused report which a Weshington Post newspaper reporter gave to the Bureau indicating that someone had taken a shot at Justice Hugo Black of the U.S. Supreme Court.

Mr. Fletcher stated that inquiries by the Washington Field revealed that at 9:30 last night, Mr. Rutledge, clerk in the Chambers of Judge Black, entered the Judge's office and turned on the light. He heard a noise near the coiling and saw a small hole in the glass the size of the lead in a lead pencil.

He called the building guards and they looked around and in turn, called Metropolitan Police Officers. The police located small spinters of glass, observed the small hole, but found no bullets. The sound of a gun was not heard. The nole was 14 feet above the floor and the observation was made that possibly someone had shot a B-B gun at the window. Justice Flack was not present at the time, and no one was injored.

Fletcher furnished this data for the Bureau's information and the Washington Field Office is taking no further action.

cc: Mr. Nichols

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FLP:dwl

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MAL 10 1953

(D) Documents #57 through #85 are references to plaintiff's subject, Hugo L. Black, described as cross references. More specifically, Hugo Black's name was indexed in the "main" files of other individuals or organizations because of his association, contact, or sometimes the mere mention of his name.

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DOCUMENT - 57

DATE - 5/6/36

1

COMMUNICATION - Memo for Mr. Tolson from T. D. Quinn

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1 TOTAL NUMBER OF PAGES RELEASED - 1

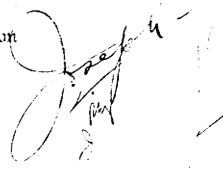
Deletions pertaining to this request which have been made from this document are listed as follows:

JOHN EDGAL BOOVE!

q

Federal Bureau of Investigation

H. S. Departures, of Instice Alashington, J. C. May 6, 1936



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TDQ:A

MLMORANDUM FOR MR. TOLSON

Mr. Maigler, Secretary to Senstor Black of Alabama, a telephoned and wanted to know if the Director had found it possible to appear at the Sheriffs' & Peace Officers' Convection to be held in Montgomery, Alabama, on May 13, 14 and 15. He stated that the people in Alabama were most anxious to hear the Director and also to see him and wanted the Director to know the Senator would consider it a personal favor if he could attend this meeting.

I informed the Secretary that on account of Wr. Hoover's present commitments it would be impossible to accept this kind invitation and pointed by to him that in connection with certain major cases personally handled by the Director 1. has been necessary to cancel engagements made of long standies. He stated he appreciated the situation and stated that the Hardau did an excellent piece of work, particularly the Director, in apprehending "Public finery No. 1".

INDEXE:

MAY 21 19

Respectfull

DOCUMENT - 58

DATE - 5/2/36

COMMUNICATION - Memo for the Director from T. D. Quinn

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows: Ł

JOHN EDGAR HOOVER DIRECTOR

TDQ:RCL

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Jederal Bureau of Investigation IL S. Departmen. of Justice Mashington, D. C. May 2, 1936.

Wie

MEMORANDUM FOR THE DIRECTOR.

The Secretary to Senator Black telephoned and stated that the Senator was hoping Mr. Hoover would be able to accept the invitation extended to him to appear as a speaker before the Alabama Peace Officers Association during their convention which would be held this month and that the officials of the association had communicated with the Senator and solicited his assistance in endeavoring to have the Director accept.

I told the Secretary that I would be only too glad to convey his congratulations to Mr. Hoover upon his return to the office, but that I doubted seriously whether he would be able to accept the invitation to speak in view of certain developments in major cases.

RECORDED & INDEXED

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MAY 14 Sa

Respectfully

T. D. Quinn.

DOCUMENT - 59

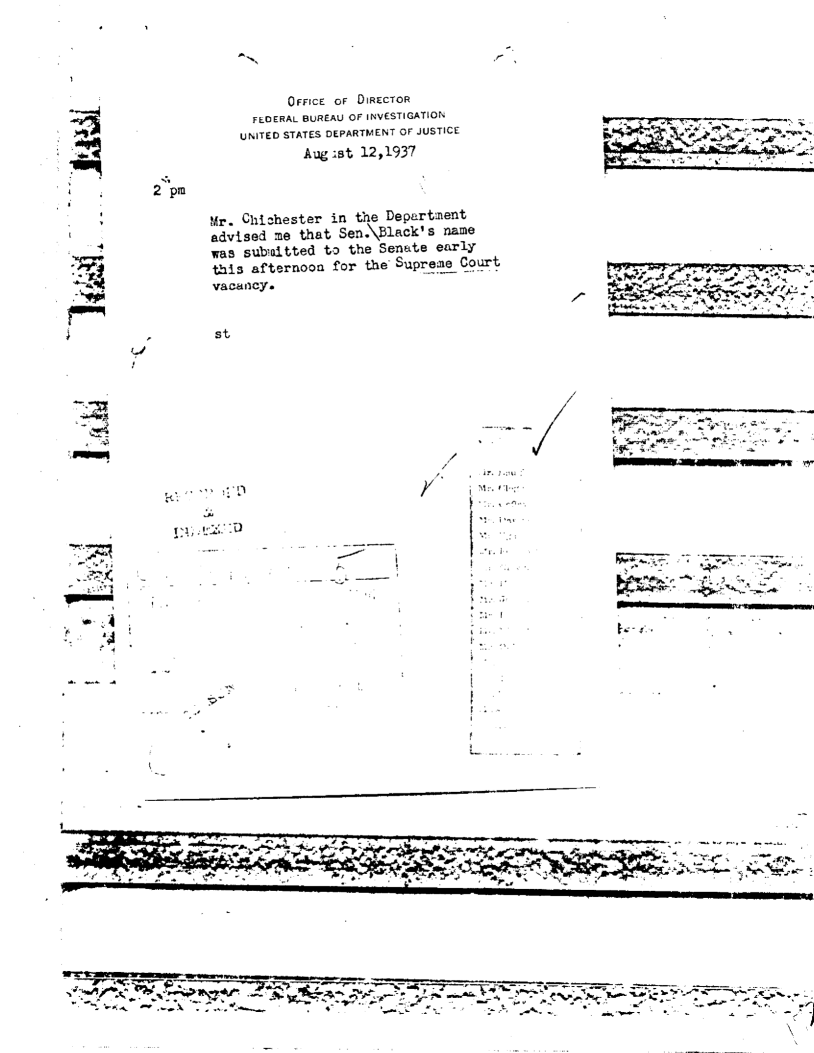
DATE - 8/12/37

1

COMMUNICATION - Memo from Office of the Director

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1 TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:



DOCUMENT - 60

DATE - 9/18/37

COMMUNICATION - Memo from E. A. Tamm

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

Federal Bureau of Investigation United States Department of Justice Washington, D. C.

EAT:MC

September 13, 1937.

Time: 9:43 A.M.

MEMORANDUM FOR THE FILE

Colonel Gates of the Department called and inquired as to what information, if any, the Bureau has with reference to an informant being billed in Alabama with regard to the inquiry as to Senator Black's being a member of the Ku Klux Alan.

I told him the Bureau has absolutely no information on this matter and if any inquiry is received from any newspaper ten as to whether Sprigle, of the Fittsburgh Fost Fazette, to called to Washington at the request of the Bureau, concerning his articles on this matter, he can deny this runor in the Director's name.

E. A. TAGA

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RECOMDSD St MARKEN

DOCUMENT - 61

DATE - 9/17/37

COMMUNICATION - Memo from E. A. Tamm

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1 TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

JOHN EDGAR HOOVER

Rederal Burean of Envestigation United States Department of Instice Washington, D. C.

EAT:MC

September 17, 1937.

Time: 4:47 P.M.

EMOPANDUM FOR THE FILE

Mr. Allen Dibble of the Universal Press called with reference to the allegation that Spregal, of the Pittsburgh Post Gazette, author of stories about Senator Black's being a member of the Ku Klux Klan, is to be called to the Bureau for a conference with reference to the alleged situation in which his principal source of information was an informat in Alabama who had been killed by a railway train under mystericus circumstances and injured as to whether the Bureau did ask Spregal to come to Washington for a conference and if the Bureau did conduct any investigation in connection with Spregal's articles of possible violence to his informant.

I told him that the Bureau cannot wake any comment with repard to these matters.

121:200 **FNULTIN**

62-27-515-8

Y

DOCUMENT - 62

DATE - 9/16/37

COMMUNICATION - Memo from Mr. Tolson

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

JOHN EDGAR HOOVER

4

D

Federal Bureau of Investigation United States Department of Instice Washington, D. C.

WRG:MAM

Date September 16, 1937

Mr. Telson

Mr. Baughman Mr. Clars

Mr. Celley

Mr. Dawsey Mr. Ecan

Mr. Faxworth Mr. Glavid

Mr. Lester_ Mr. Nichols Mr. Quinn

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MEMORANDUM FOR MR. TOLSON

Former Special Agent Richard Finkel called me this afternoon and stated that he had been advised by a friend of his that the Washington Evening Star and the Washington Times were contemplating publishing certain criticisms of the Attorney General and the Director for failure to ascertain former Senator Black's connection with the Klu Klux Klap before he was appointed to the Supreme Court. Finkel stated that this information had come to him confidentially. He did not know the name of the employee on the Star who was supposed to have given the information out, but said he would ascertain it if possible and let me know. I thenked Finkel for the information.

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Signature

DOCUMENT - 63

DATE - 9/23/37

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COMMUNICATION - Memo from E. A. Tamm to the Director

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

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JOHN EDGAR HOOVER

B

Federal Bureau of Investigation United States Depa: Iment of Instice Washington, D. C.

EAT:RP

September 23, 1937.

MEMORANDUM FOR THE DIFECTOR

Drew Pierson called at my office on September 17, 1937, and stated that the newspapers were considerably concerned about a story to the effect that the Bureau had asked one-Spiegal, a representative of the Pittsburgh Post Gazette, to proceed to Washington. since Spiegal was the newspaper man who originated the stories about Senator Black being a member of the Ku Klux Klen. According to Pierson, Spiegal claims his key witness in the Black story has been killed by a train under very mysterious circumstances in Alabame.

I subsequently discussed this situation with you and then by telephone contacted Mr. Pierson at his home, informing him that the Director desired to inform Pierson personally and confidentially that Spiegal had not been called to the Bureau; that the Bureau had never heard of the man and was not, as a matter of fact, conducting any investigation into the alleged membership of Senator Black in the Ku Klux Klan.

Respectfully. E. A. Tamm.

RECORDED BODENED

DOCUMENT - 64

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DATE - 9/24/37

COMMUNICATION - Letter from Director to Boake Carter and a transcript of Carter's Broadcast

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 2

TOTAL NUMBER OF PAGES RELEASED - 2

Deletions pertaining to this request which have been made from this document are listed as follows:

No exemptions claimed.

. . . .

September 24, 1937.

Mr. BoakelCarter, 1622 Chestnut Street, Philadelphia, Pennsylvania.

Dear Boake:

copy

JEH:HCB/L

I do want to take this opportunity to express to you my profound appreciation of your staunch defense of the "BI in connection with the Justice Black situation, as related during your broadcast last Wednesday evening. I was in California listening to you, and you can't imagine the feeling of warmth that swept over me as your familiar voice came over the air, expressing your confidence in the FBI just as the unfounded criticism referred to is appearing in the press. I am indeed grateful to you for taking this opportunity to squelch some of that criticism.

Hoping to see you soon, and with very best regards, I am

Sincerely,

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a Letter fan de CE ABS

SPECIAL DELIVERY

Mailed 9/26 from New York.

TIDEXED

The following is an excerpt from the broadcast of Boake Carter, September 22, 1957. 6:45 p.m.

Well, in the last week or so there has been a growing editorial criticism directed against the Federal Bureau of Investigation, and it is based in general upon these lines: That the FBI must be a pretty your outfit if, after investigating the record of Mr. Justice Hugo/Black, they gave him a clean bill of health and then to have a novepaper man come along and make some very startling revelations about the new Associate Justice and his alleged connection with the KKK. That criticism has been based on absolutery no knowledge of facts. This was made clear today by Attorney General Cummings in Washington. His attention was drawn to these criticisms of the Department of Justice, but he flatly declared today that the Department of Justice had made no investigation of Hugo Black either before or after Mr. Boosevelt named the ex-Senator to the High Court, and this editor is in a position to know beyohd the question of a doubt from other and equally reliable sources direct that whatever may have occurred within the Attorney General's Office, at least no request was ever made to the Federal Bureau of Investigation to examine Mr. Black's qualifications, and as those close to the picture say, the FBI cannot be blaned for any negligence regarding Hr. Black, for it not only didn't investigate him, but wasn't asked to investigate him. Whatever the politics followed, the FBI is usually requested by the Attorney General to make a report on the candidates for Federal Judgeships, D. S. District Atturneys, U. S. Marshals, and other similar offices coming under the Department of Justice's jurisdiction. This has been a standing practice for many years but it would be the height of impertinence for the Department of Justice to blanchy investigate Supreme Court Justices, for the Supreme Court is an independent body with no connection whatsoever with the Department of Justice. As Wr. Cussings pointed out, no investigations were ever made of any of the present sembers · of the Supreme Court with the exception of the Associate Justice Stone and only then when he was a candidate for the Attorney Generalship and not for the Court. Thus, in the light of the facts, it becomes clear that to blame the FBI for not presenting the facts of Mr. Black's purported Klan connections is unwarranted and misdirected for the reason that the FBI was not even requested to make any such investigation in the first place.

The recording was very indistinct here and the first part of this sentence of not written verbatim.

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DOCUMENT - 65

DATE - 9/22/37

COMMUNICATION - Memo for Mr. Tamm from the Director

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

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JEH: GAN

FEOSE: Junital D

TITICATION.

DEPARTMENT OF POSTICE

6:45 P.M

MEMOLIANDUM FOR MR. TANK

September 22, 1957

Re: Boak Garter Broadcast.

Pertains to this Bureau:

"During the past week or so there has been a brewing editorial criticism against the Federal Eureau of Investigation, and it is based in reneral upon these lines: That the FBI must be a pretty poor cutfit. if after investigating the record of Mr. Justice Hugo Alack and give him a clean bill of health and then having a newspaper man come along and make some very startling revelations about the new Ascociate Justice and his alleged connection with the KXK. That criticism has been based upon absolutely no knowledge of facts. This was made clear today by Attorney General Cummings in Washington. His attention was drewn to these oriticisms through the Wepertment of Justice, but he made it clear today that the Department of Sustice had made no investigation of Hugo Black either before or after ir. Roosevelt named the ex-Senator to the high court, and this editor is in a position to know beyond the question of a doubt from other equally reliable sources tonight that whatever may have occurred within the Attorney General's Office, at least no request was ever made to the Federal Eureau of Investigation to examine Mr. Black's qualifications, and as those close to the picture say, the FEI cannot be blamed of any matters regarding Mr. Black. For it not only did not investigate him, but wasn't asked to investigate him. The policy followed by the FBI is usually at the request of the Attorney General's office. The FBI investigates the applicants for Federal Judgaships, U. S. District Attorneys, D. S. Marshals and other similar offices coming within the Department of Justice. It would be the height of impertinence for the Department of Justice to blandly investigate Supreme Court Justices, for the Supreme Court is an independent body with no connection whatsoever with the Department of Justice. As Mr. Cummings pointed out, no investigations were ever made of any of the present members of the Supreme Court, with the exception of Associate Justice Stone, and only then when he was a candidate for the Attorney Generalship and not for the Court. Thus, in the light of the facts, it becomes clear thet to labame the FBI for not presenting the facts of Mr. Black's Klan confightions is unwarranted and misdirected, incompth as the FBI was not requested to make any such investigation in the first, 37 RECORDED & PUDENER (OR 2.) Ten Jleč∈. 8. 19**3**/

Very truly yours,

John Edgar Hoover, Director.

DOCUMENT - 66

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DATE - October, 1937

COMMUNICATION - October term of Supreme Court of U.S. for 1937

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 2 TOTAL NUMBER OF PAGES RELEASED - 2

Deletions pertaining to this request which have been made from this document are listed as follows:

186



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SUPREME COURT OF THE UNITED STATES.

No. --, Original.-OCTOBER TERM, 1937.

Ex parte Albert_Levitt, Petitioner.

Motion for leave to file a petition for an order requiring Mr. Justice Black to show cause why he should be permitted to serve as an Associate Justice of this Court.

[October 11, 1937.]

PER CURIAM.

The grounds of this motion are that the appointment of Mr. Justice Black by the President and the confirmation thereof by the Senate of the United States were null and void by reason of his ineligibility under Article I, Section 6, Clause 2, of the Constitution of the United States, and because there was no vacancy for which the appointment could lawfully be made. The motion papers disclose no interest upon the part of the petitioner other than that of a citizen and a member of the bar of this Court. That is insufficient. It is an established principle that to entitle a private individual to invoke the judicial power to determine the validity of executive or legislative action he must show that he has sustained or is immediately in danger of sustaining a direct injury as the result of that action and it is not sufficient that Le has merely a general interest common to all members of the public. Tyler v. Judges, 179 U. S. 405, 406; Southern Railway Company v. King, 217 U. S. 524, 534; Newman v. Frizzell, 238 U. S. 537, 549, 550; Fairchild v. Hughes, 258 U. S. 126, 129; Massachusetts v. Mellon, 262 U. S. 447, 488.

NOT RECORDED

The motion is denied.

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SUPREME COURT OF THE UNITED STATES.

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No. -, Original.-OCTOBER TERM, 1937.

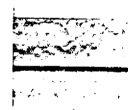
Ex parte P. H. Kelley, Petitioner. Motion for hearing on the title of Mr. Justice Black as a member of this Court.

[October 11, 1937.]

PER CURIAM.

The motion is denied. Ex parte Albert Levitt, decided this day.









DOCUMENT - 67

DATE - 10/4/37

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COMMUNICATION - Memo from L. B. Nichols to Mr. Tolson

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

JOHN EDGAR HOOVER DIRECTOR

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Rederal Bureau of Investigation

United States Department of Instice

LBN/AEK

Washington, D.C.

October 4, 1937.

MEMORANDUM FOR MR. TOLSON

It is believed that you and the Director would be interested in the following incident depicting the ethics of the W press in getting news.

On the afternoon of September 29, 1937, while proceeding from Mt. Vernon to Quantico, Virginia, with several photographers and representatives of the press, Mr. Roger Hawthorne of the Associated Press noticed an AP photographer at the point where the road from Mt. Vernon intersects with the Richmond Highway. In view of the fact that Mr. Hawthorne had instructed a photographer to accompany him to Quantico, he got out of the car and went back to talk with him, and upon his return to the car advised that the local editor of the AP, a photographer, and other individuals had secured a Virginis State Trooper to stop the car of Mr. Justice Hugo Black which was supposed to pass there at any time en route from Norfolk to Washington. It was plained to have the officer stop Mr. Justice Black's car, whereupon the editor would attempt to interview him and the photographer would photograph him.

The writer could not resist asking Mr. Hawthorne what he would do if he were in Mr. Justice Black's place, whereupon Mr. Hawthorne replied that he would stamp on the accelerator and "go like Hell."

Respectfully,

Whenhold ! L. B. Nichols.

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This certainly how low some (representatives	press	INDEXED	6 m -2	1.525	
representatives)	have su	ila.	E.	(ر: ا
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DOCUMENT - 68

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DATE - 10/11/37

COMMUNICATION - Memo from L. B. Nichols to Mr. Tolson

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

October 11, 1937.

LENIDLS

MEMORANDIN FOR ME. TOLSON

Recently Robert S. Llen Jublished en article in the September 25, 1937 issue of the Nation, entitled Who Exposed Black?" In this article Allen asserts that Paul Block, "a Hearst stooge" of the North American Newspaper Alliance and certain other interests hired a private detective named Frank Frince, with offices on Fifth Avenue in New York City, and it was Prince who dug up the material on which the Black Klan articles were based, which were syndicated through the Pittsburgh Post-Sazatte, a/cording to an item which appeared in the New York Evening Journal-American under date of September 29, 1937. Max Different, counsel for Paul Block, demends Robert S. Allen to retract this article.

During the International Association for Identification Convention the writer overheard Mr. Dibble of the United Press, and Mr. Roger Hawthorne of the Mesociated Press discussing this, and during their conversation Mr. Dibble stated that Allen had himself out on a limb, and would probably get his shine skinned before this was over.

This is being submitted as a matt r of interest to the Director and yourself.

E.OGRARI

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Respectfully,

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L. B. Nichols.

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DOCUMENT - 69

DATE - October, 1937

COMMUNICATION - October term of Supreme Court of U.S. for 1937

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 2

TOTAL NUMBER OF PAGES RELEASED - 0

Deletions pertaining to this request which have been made from this document are listed as follows:

This document is a duplicate copy of Document 66 and has been released.

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DOCUMENT - 70

t

DATE - 9/24/37

COMMUNICATION - Letter from Director to Boake Carter and a transcript of his broadcast of 9/22/37

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 2

TOTAL NUMBER OF PAGES RELEASED - 2

Deletions pertaining to this request which have been made from this document are listed as follows:

September 24, 1937.

Mr. Boake Carter, 1822 Chestnut Street, Philadelphia, Pennsylvania.

Dear Boake:

ازبا

JEH: ECB/A

I do want to take this opportunity to express to you my profound appreciation of your staunch defense of the FBI in connection with the Justice Black situation, as related during your broadcast last Wednesday evening. I was in California listening to you, and you can't imagine the feeling of warmth that swept over me as your familiar voice came over the air, expressing your confidence in the FBI just as the unfounded criticism referred to is appearing in the press. I am indeed grateful to you for taking this opportunity to squelch some of that criticism. RECTADED COPY FILM LN 6

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ar. Chege		Sincerely,	
Ar. Colley		S. S. All	5
Mr. Crow!		igned	~
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Mr. Harbo			 مرید
7 r. Hottal	SPECIAL DELIVERY		i.
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The following is an excerpt from the broadcast of Boake Carter, September 22, 1937. 6:45 p.m.

Well, in the last week or so there has been a growing editorial criticism directed against the Federal Bureau of Investigation, and it is. based in general upon these lines: That the FBI must be a pretty poor outfit if, after investigating the record of Mr. Justice Hugo Black, they gave him a clean bill of health and then to have a newspaper man come along and make some very startling revelations about the new Associate Justice and his alleged connection with the KKK. That criticism has been based on absolutely no knowledge of facts. This was made clear today by Attorney General Cummings in Washington. His attention was drawn to these criticisms of the Department of Justice, but he flatly declared today that the Department of Justice had made no investigation of Hugo Black either before or after Mr. Roosevelt named the ex-Senator to the High Court, and this editor is in a position to know beyond the question of a doubt from other and equally reliable sources direct that whatever may have occurred within the Attorney General's Office, at least no request was ever made to the Federal Bureau of Investigation to examine Mr. Black's qualifications, and as those close to the picture say, the FBI cannot be blamed for any negligence regarding Mr. Black, for it not only didn't investigate him, but wasn't asked to investigate him. *Whatever the politics followed, the FBI is usually requested by the Attorney General to make a report on the candidates for Federal Judgeships, U. S. District Attorneys, U. S. Marshals, and other similar offices coming under the Department of Justice's jurisdiction. This has been a standing practice for many years but it would be the height of impertinence for the Department of Justice to blandly investigate Supreme Court Justices, for the Supreme Court is an independent body with no connection whatsoever with the Department of Justice. As Mr. Currings pointed out, no investigations were ever made of any of the present sembers of the Supreme Court with the exception of the Associate Justice Stone and only then when he was a candidate for the Attorney Generalship and not for the Court. Thus, in the light of the facts, it becomes clear that to blame the FBI for not presenting the facts of Mr. Black's purported Klan connections is unwarranted and misdirected for the reason that the FBI was not even requested to make any such investigation in the first place.

* The recording was very indistinct here and the first part of this sentence is not written verbatim.

61-35

DOCUMENT - 71

DATE - 9/22/37

COMMUNICATION - Memo for Mr. Tamm from the Director

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1 TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

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JEH: GAN

6:45

Y

September 22, 1937

re. Poak-Carter Broadcast.

The following is an excerpt from the above broadcast that pertains to this Bureau:

at at a to "During the past week or so there has been a brewing editorial criticism against the Federal Bureau of Investigation, and it is based in general upon these lines: That the FBI must be a pretty poor outfit if after investigating the record of Mr. Justice Hugo Black and give him a clean bill of health and then having a newspaper man come along and make some very startling revelations about the new Associate Justice and his alleged connection with the KKK. That criticism has been based upon absolutely no knowledge of facts. This was made clear today by Attorney General Cummings in Washington. His attention was drawn to these criticisms through the Department of Justice, but he made it clear today that the Department of Justice had made no investigation of Hugo Plack either before or after Mr. Roosevelt named the ex-Senator to the high court, and this editor is in a position to know beyond the question of a doubt from other equally reliable sources tonight that whatever may have occurred within the Attorney General's Office, at least no request was ever made to the Federal Bureau of Investigation to examine Mr. Black's qualifications, and as those close to the picture say, the FBI cannot be blamed of any matters regarding wr. Black .. For it not only did not investigate him, but wasn't asked to investigate him. The policy followed by the FBI is usually at the request of the Attorney Teneral's Office. The FBI investigates the applicants for Federal Judgeships, U. S. District Attorneys, U. S. Marshals and other similar offices coming within the Department of Justice. It would be the height of impertinence for the Department of Justice to blandly investigate Supreme Court Justices, for the Supreme Court is an independent body with no connection whatsoever with the Department of Justice. As Mr. Cummings pointed out, no investigations were ever made of any of the present members of the Supreme Court, with the exception of Associate Justice Stone, and only then when he was a candidate for the Attorney Generalship and not for the Court. Thus, in the light of the facts, it becomes clear that to blame the FBI for not presenting the facts of Mr. Black's Klan connections is unwarranted and misdirected, inasmuch as the FBI was not even requested to make any such investigation in the first place."

1. CAL

. Very truly yours RFCORDED & INDEXED John Edgar Foover. Director.

DOCUMENT - 72

DATE - 6/11/46

COMMUNICATION - Newsclip from "Washington News"

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 2 TOTAL NUMBER OF PAGES RELEASED - 2

Deletions pertaining to this request which have been made from this document are listed as follows:

M٦ adð Mr. Rosen Mr. Tracy Mr. Carson Mr. Egan Mr. Hendon Mr. Pennington _ Mr. Quinn Tamm Mr. Nease Miss Gandy _____

United Press

Jong

The unprecedented spectacle of open warfare between two many, where he has been serving as nembers of the U.S. Supreme Court teday hurled Congress into a feud involving Justices Robert IJ Jackson and Hugo L. Black.

Jackson Black Foud

May Bring

ressional Probe

Court

Congress, despite stunned in-

Edulity that a Supreme Court justice could shatter the traditional serenity

with public charges against a colleague,

There were demands for an in-

vestigation into the entire factional

strife between New Dealers and con-

servatives on the high bench along

with the peronal vendetta between the

two members. Mr. Black, acting chief justice, heads the New Deal bloc. Mr.

Jackson often votes the conservative

Charging that the private war

for nonpartisan and unbiased decision."

Mr. Jackson named the feud lineup

On Black's side: Associate Justices

Stanley F. Reed. William O. Douglas, Frank Murphy and Wiley Rutledge,

On Jackson's side: Associate Justice Felix Frankfurter and former Justice

Some Congressmen expressed fears

that unless the matter is solved awiftly. and completely it may jeopardize pub-

Be faith in the court set up in the Con-

attinuon as the model of impartial

Chairman Pat McCarran (D. Nev.)

of the Senate Judiciary Committee said Mr. Jackson's charges "naturally will

HERE'S THE LINEUP

Owen J. Roberts.

jurkprudeure.

WON'T DELAY

It raised the possibility of a congressional investigation and public linen-washing such as the staid old court never has experienced since it was founded in 1789.

The ramifications conceivably could involve impeachment procoordings against one or both of the brawling members of the framed Jewell Ridge. Va., coal company nation's highest tribunal. And it could stall the pending nonii-, nation of Fred M. Vinson to be drief justice.

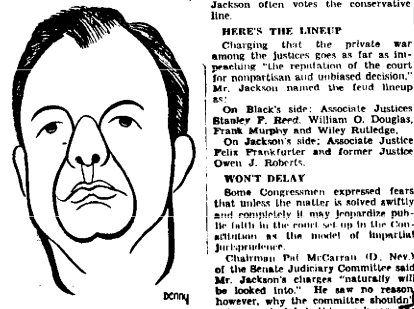
reacted vocally.

8.50

The feud between Justices Jackson and Black had been smoudering with unofficial congressional cognizance for more than a year. An angry blast by Mr. Jackson, questioning his associate's judicial policy if not his honor, brought it forcefully into the open,

NO COMMENT

Mr. Black received the news with stony silence. So did members of Presidents Truman's official family.



MR JACKSON Congress should have facts

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1

Mr. Jackson loosed his blast agains Justice Black from Nurenberg, Gerwar crimes prosecutor. He cabled copies to the Senate and House Judiciary committees.

PORTAL-TO-PORTAL PAY

His complaint was based principally on the fact that Black participated in court decision in 1945-involving the

Mr. Jackson felt that Mr. Black should have disgualified himself since the United Mine Workers Union, successful litigants in the case, was represented by Black's former law partner, Crampton Harris of Alabama.

The deep-seated difference between the two associate justices was evident at the time. But a recent column by Doris Fleeson in The Washington Star on President Truman's problem in filling the chief justiceship was the final straw that evoked Mr. Jackson's outburst.

PRESIDENT'S DILEMMA

It credited a Senate source with quoting Mr. Truman to the effect that Black says he will resign if I make Jackson chief justice and tell the reasons why; Jackson says the same about Black.

Mr. Jackson withheld comment until Mr. Vinson's nomination because, he said he didn't want to be put in the position of pleading for the post. He stressed that his statement should in no way be considered an objection to the selection of Mr. Vinson.

But, he said, he wanted to set the record straight in regard to his own feud with Mr. Black and particularly to denounce the charge that he had voiced any threats to the President.

TIME FOR FACTS

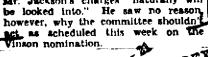
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3

"If war is declared on me T propose to wage it with the weapons of the open warrior, not those of the steallhy aconssin,"

Mr. Jackson said he made no charge that Mr. Black's participation in the coal case involved "lack of 'honor.

1946



WASHINGTON NEWS



In stony Silence

It was rather a "question of judgment as to sound judicial policy," he declared.

DECISION IN QUESTION

Mr. Jackson recalled that when defeated litigants in the coal case requested a rehearing last year and asked that Mr. Black he excluded from participation because of his past relations with the opposing attorney, the court argued about the decision to be rendered.

All agreed that the petition should be denied and that there was no judicial power to disqualify a court member.

Mr. Jackson wanted the decision written so it would set forth clearly the fact that altho the court was unanimous in denying a rehearing, it wasn't unanimous on the question of Mr. Black's participation under the circumstonees. He said Mr, Black



Lined up for Justice Black

wanted a simple denial which would [not draw attention to his participation or the other circumstances.

"There may be those who think it quite harmiess to encourage the em-ployment of a justice's former law partners to argue close cases by smothering the objections which the bar makes to this practice." Mr. Jackson said. "But in my view such an attitude would soon bring the Court into dis-I coute."

His statement also indicated-by reference to "my future work on the Court"-that he has no intention of resigning now.



Mr. Reed

í

if Mr. Jackson had any intention of thru cumbersome machinery provided leaving the Court he would have sub- in the Constitution. Impeachment promitted a resignation, along with his ceedings agaonst a Supreme Court jus-formal statement. Former Senate col-leagues of Justice Black likewise and tried by the entire Senate. doubted that he would quit under fire. Only once has impeachment action His status appeared to hinge prin- been taken against a member of the cipally on the gravity with which Con- High Hourt. That was in 1803 when

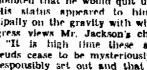




Mr. Frankfurier On Jackson's side

Congressional leaders believed that result from the affairs, it would be

gress views Mr. Jackson's charges. "It is high time these stories of feuds cease to be mysteriously and ir-persons charged with violating the se responsibly set out and that Congress dition law. He was acquitted by the had the facts." he said. Senate after a trial that lasted from If any impeaciment proceedings do Nov. 30, 1804. to March 1, 1805.



DOCUMENT - 73

DATE - 5/22/36

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COMMUNICATION - Memo for the Director from E. A. Tamm

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

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May 22, 1936.

MEMORANDUM FOR THE DIRECTOR

Senator Black telephoned me and said that he has just received a letter from a cousin of his in Hot Springs, which makes some very serious charges against an attorney in Arkensas who is also a United States Cousissioner. He wanted to send this letter to the Bureau for analysis so that we might determine what should be done under the circumstances.

I suggested to Senator Black that if he forwards this Cletter to you under personal and confidential cover, you would be glad to look the matter over and ditermine if there is anything Lthis Bureau can do under the circumstances.

Respectfully,

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118- 3839.

B. A. TAMM.

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DOCUMENT - 74

DATE - 7/7/36

COMMUNICATION - Memo for The Attorney General from Director, FBI

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

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DOCUMENT - 75

DATE - 3/8/37 and 2/22/37

COMMUNICATION - Letter to Senator Black from Harold Nathan and letter from Senator Black to The Attorney General

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 2

TOTAL NUMBER OF PAGES RELEASED - 2

Deletions pertaining to this request which have been made from this document are listed as follows:

nonpruble Hugo L. Block, United fuites Senate, Washington, J. C.

My dear Senator:

LMC:140

SECO10160

I as in receipt of your communication of the February 22, 1937, by reference from the Automory General, concerning the status of the investigation with reference to cortain charges made by Dr. doger A. wright generat builted States Commissioner C. Floyd half and others at hot Springs, Arhanses.

Warch 8, 1937.

37

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Kindly be advised that an investigation of this satter is being conducted at the present time, and I will be pleased to inform you of further developments you the completion of same.

Fish expressions of my highest dates. As not repares, I am

Harold Nathan, Assistant Director.

Sincerely yours, For the Director. UNITED STATES SENATE Committee On Education and Labor February 22, 1937. Lie Baughman Str. C'egg. Mr. Colley Mr. Dawsoy Mr. Egus Mr. F. worth Mr. Glevin

Mr. H.

Hon. Homer Cummings, The Attorney General, Department of Justice, Washington, D. C.

My dear Mr. Cummings:

Reference is made to a communication addressed by me, dated May 25, 1936, to Mr. J. Edgar Hoover, Director, Division of Investigation, Department of Justice, and his reply to me, dated May 29, 1936, concerning charges set forth in an original letter to Mr. Hoover by me from Dr. Homer K. Wright, Hot Springs, Arkansas, against United States Commissioner C. Floyd, Huff, and other individuals in Hot Springs.

In his letter to me, Mr. Hoover stated that he had furnished all of the information contained in my letter to the Attorney General with a request that he be advised whether investigation on the part of the Special Agents of the Bureau is desired. He stated that he would advise me further as to the developments in the matter.

Your courtesy will be appreciated if you will advise me whether an investigation was undertaken in the matter, and if not, full information as to the reason investigation wasnot made in order that I may be enabled to reply to Dr. Wright.

13/8/37

INDEXT

Sincerely yours,

/s/

HUGO L. BLACK

DOCUMENT - 76

DATE - 3/6/35 - 3/4/35 - 2/25/35

COMMUNICATION - 3 letters: One from Director to Hollums; One from Hollums to Director; One from Hollums to Senator Hugo Black

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 4

TOTAL NUMBER OF PAGES RELEASED - 4

Deletions pertaining to this request which have been made from this document are listed as follows:

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1. S.

L. Molluns. def of Police. Birmingham, Alabama,

Ty dear Ghief:

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I desire to acknowledge receipt of a copy of your letter duted February 25, 1935 addressed to the Sonorable Sugo Black, U. S. Senator from Alabama, and to express not only my official, but my personal thanks for the great interest which you have shown with regard to the Special Agents of this Bureau.

sreb

The very friendly expressions contained in your letter concerning the welfare of Special Agents mean a grout deal to me and I trust that in the not teo far distant future some equitable plan may be devised that will adequately protect the femilies of those Agents called upon to sacrifice their lives in the line of duty.

Again theaking you for your interest in the Barean and with expressions of my high esteen and best personal regards. I am.

LED BEOTION MARLED

BUSION OF INVESTORTION

Sincerely yours,

Mr. Nathan

Mr. Toleon

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Chief Creater Mr. Consey Mr. Consey Mr. Edwondo Mr. Egan Mr. Harbo Mr. Keith Mr. Lester Mr. Qelon Mr. Schilder Mr. Schilder Mr. Smith Mr. Tamm Mr. Tracy Miss Gandy



DEPARTMENT OF POLICE

E. L. HOLLUMS, CHIEF OF POLICE C. L. MULLINS, Asst. Chief E. A. LYONS, INSPECTOR CITY OF BIRMINGHAM, ALA.



BUREAU OF IDENTIFICATION M. E. MCDUFF, SUPT. G. C. GILES, CHIEF OF DETECTION

BIRMINGHAM, ALA.

March 4, 1935.

J. E. Hoover, Director, Bureau of Investigation, Washington, D. C.

Dear Sir:

Refer to copy of my letter to Senator Hugo L. Black of February 25. I quote below Senator Black's reply:

"Your letter of February 25th received. I have always favored some kind of relief for the widows of administrative officers killed in the actual performance of their duty. I fully agree with the ideas expressed in your letter of February 25th.

"If the law in this regard is changed, however, it should come as a recommendation from the Department of Justice. They have heretofore taken care of those officers who were actually killed.

"With kind regards, I am

Sincerely your friend, (S) Hugo Black.

This is for your information.

Yours very truly,

CHIEF OF /POLICE.

TIH:1f

MAR 8- 1935

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Hon Hugo Black United States Se Sector 44

TODETOT Within the last t , or eighteen months sey belve Federal Agents in the Bureau of Investigation, Department of have been killed by andits while soting in their line of duy, caused

periaps by their increased activities acceuter result of new registation passed by the Coogreds. The state of the state was a state when the state of the state of the $(1,1) \in \mathbb{R}^{n}$

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Mr. Le Mr. Q. Mr. Sc Mr. 8n Mr. Ta ML. Tri

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The deaths of these officers, occurring as they did, quit Billy caused the question to be asked among peace office s, and teulerly anong members of this defirtment, whether or not that branch is Tederal Covernment's law suforcement agencies was projected with the for the r willows and children. The answer is No, they are not proti

> Enowing you as I do and that you have had first but intern ~ 3 3 S while acting in the capacity of Presecuting attorney of latterage Pounty, of the hazardous occupation of officers of the law and knowing, Tarthermore,

that your sympathy and friendship towards officers of the law is generally recognized by all of us whose privilege it is to know you, the phought has Decurred to no that this is an opportune time for the easetment of such afield los as sould provide a pension for the vidows, children and other Aspendents of those agents of the Bureau of Investigation of the Degar most of Justice. At the same time providing a pension for disability and retirement, after long years of faithful service, to the man in this inclaimonth to live beyond the age of useful heas. 66 3005

a above be emeted into law, the field from which these agents are, MAN BAOL 48 Lagyers and Socuratiance, would be greatly enturged, MAR

RECORDED MAR 8- 1935

يردوا الموالي والمحاج المحاج المح 12. Hugo Black, continued: The second second second second . . . a second a second and the second secon I trust you will give his subject the thought and some desision and introduce the bill in the Denale of the United States, to fulfill this great need. Assuring your of my con inust friendship .nd well wisnes, I am yours cordially, De Charles elu CHIE OF POLICE. - 13 1.1 - - - **-** interes a second BLH:1f The second second with the second and the set of the set the set of the set of

DOCUMENT - 77

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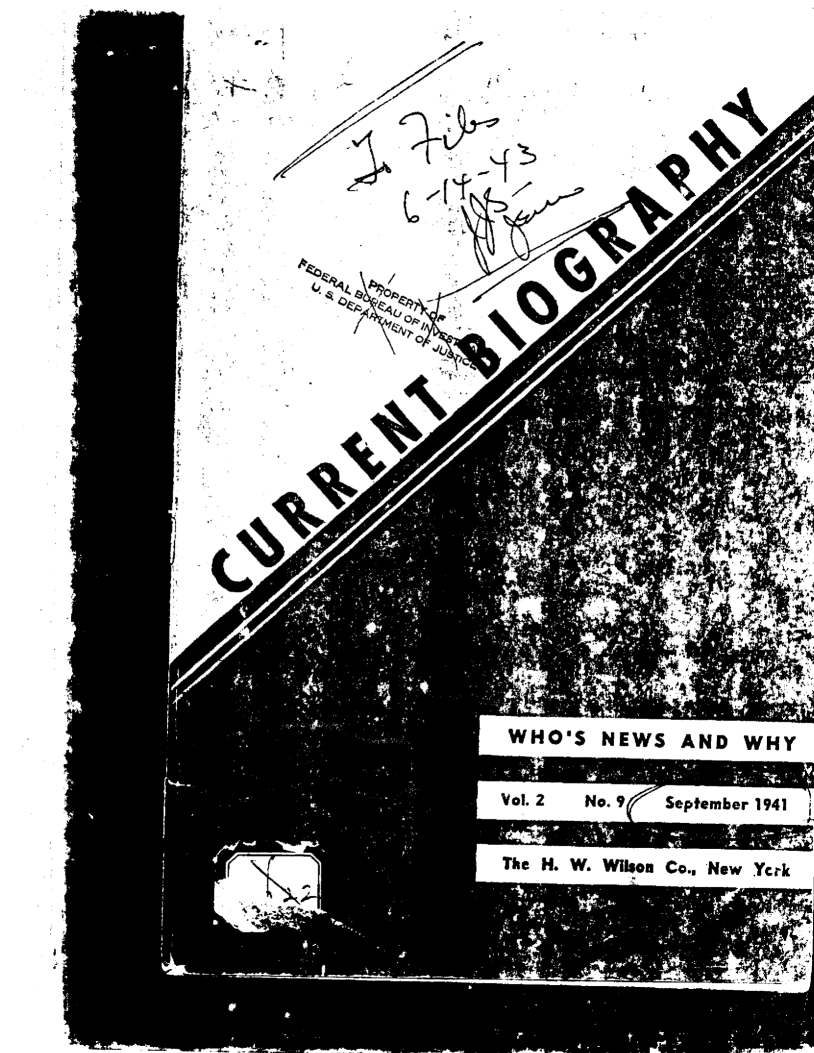
DATE - September, 1941

COMMUNICATION - "Who's News and Why"

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 5

TOTAL NUMBER OF PAGES RELEASED - 5

Deletions pertaining to this request which have been made from this document are listed as follows:



BISHOP, WILLIAM AVERY-Continued Ohio, where Bishop served as member of a British air mission, that he wrote his first book, Winged Warfare (1918). He then recruited in Canada and instructed in England until the spring of 1918.

Back in France, with a price on his head, Billy Bishop kept on flying his silver machine with its easily-recognized blue snout into and out of tight places. Once his squadron actually lost eleven planes out of eighteen in one day. In May 1918 he formed his own squadron, No. 85, picking the cream of the pilots from the English, the Canadian and the United States Air Forces. But the next month the General Staff decided he was too valuable to run further risks, and he was given 12 days in which to prepare to leave for London to do administrative work and help with recruiting,

Up to that time Bishop had shot down the startling total of 45 German planes. In the next twelve days he shot down twenty-five more-a larger number than the entire RAF had downed during the first month of the War-five of them in two hours on his last day as a pilot! When Billy Bishop finally signed on as a first grade staff officer (lieu-tenant colonel) on the Canadian General Staff his record showed 72 enemy aircraft destroyed, 170 battles fought in mid-air, 10 well-earned decorations. The King suggested this time: "There are no more letters we can put after your name, so I suggest we put some before it, and call you 'A rehision'." and call you 'Archbishop.

In the period between the two Wars Bishop mingled business and flying. First he went to the United States and traveled through the country lecturing, but he soon returned to England, where he lived for 10 years, "prom-inent in financial and polo circles." In 1922 this skilled airman, who during the War had once fallen 4,000 feet in a burning plane and who had often limped back home in his plane with scores of bullet holes in its fuselage, came nearer to losing his life than he ever had before. Injured in a civil flying accident, he nearly lost his sight; the plastic surgeons had to go to work on him; and, once restored to health, he did not pilot a plane for 12 or 13 years

In 1931 Bishop came back to Canada to become vice-president of the McColl-Frontenac Oil Company, Limited, Montreal, one of Canada's largest companies. (His business career has included successful operations in investment banking, and he is a director of the English Electric Company of Canada.) By this time he had also attained the honorary Air Force, and soon he was wanting to fly again. He asked a friend to lend him a ship. As he tells it: "In 13 years they'd made new rules in my game—had made flying a science. There was only one thing to do. I had to There was only one thing to do-I had to learn flying all over again.

After a few lessons from an expert, Bishop was as confident as ever. In 1936 he was promoted to the rank of Air Vice-Marshal, in 1938 to Air Marshal-and in August 1938 he was made a member of the Honorary

Air Advisory Committee to the Minister of National Defense. He had previously written that Canada's aviation policy was one of "drifting," and had urged training an ex-tensive air personnel and building machines of the best quality. Now he was to take an active part in carrying out his own advice. After Canada joined Great Britain in declaring war against Germany, on September 8, 1939 Bishop was called up for active service with the Royal Canadian Air Force, and not long afterward he was given the office of Director of Air Force Recruiting.

Today Bishop is "a short man with very blue eyes and a closely cropped mustache whose formerly sandy hair has thinned out and grizzled, while his carlier slimness has given place to some increase in girth. Quentin Reynolds (see sketch March issue) calls hin. "an intelligent, cultured gentleman, a bon vivant, an extraordinary host, one of the keenest businessmen in Canada." His wife collects businessmen in Canada." His wife collects china dogs; his own "collection" hangs on his library walls, and includes the blue snouted propeller of 1918 days and the wing tip of Richthofen's plane. In his library might also be found another book he has written since that War with Rothesay Stuart-Wortlew, The Blues, Scient (1922) Wortley: The Flying Squad (1927). Among his most treasured possessions is a book presented to him by the Berlin Aero Club at a banquet in 1928, when Bishop, as their sketch August in step, and big of the original states of the sketch August issue). In it Goering and others have inscribed "greetings to a competitor from the other side."

Riding, golí, polo and tennis are Eilig Bishop's sports. Of the usual Canadian winter doings this amazing man says: "No. I doings this amazing man says: "No. I can't skate. It burts my shins. As for skiing -say, I don't know where those fellows get the courage. The falls you take. I shiver every time I see one of them go down. I'd be scared stiff to try it!"

References

Collier's 98:87-90 N 21 '36 por

Life 8:44 My 20 '40 il pors

Halstead, I. Wings of Victory p131-7 1941

Kiernan, R. H. Capiain Albert Ball 1033

Who's Who Who's Who in Canada

BLACK, HUGO (LA FAYETTE) Feb 27, 1886- Associate Justice of the United States Supreme Court

Address: b. Supreme Court Bldg, Washington, D. C.; h. Birmingham, Ala.

Hugo Black took his position as Associate Justice of the United States Supreme Court in August 1937 after one of the most bitter and vigorous discussions of all time, after "an orgy of vituperation." Today lawyers and, humme alter are prairing big "succinet haveer laymen alike are praising his "succinet, lawyer-like and pointed opinions" on this court, the "clarity, power and perspicacity of his dissents.

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The New York Public Library HUGO BLACK

The man who holds one of the highest legal positions in the land never finished secondary school, never completed an undergraduate course at college. Hugo La Fayette Black was born in Harkan, Clay County, Alabama and spent the first five years of his life on a farm there, the next fifteen in the county's metropolis of Ashland, where his father and mother, William La Fayette and Martha Ardellah (Toland) Black, ran a general store. Summers he worked, winters he attended a "primitive" sort of academy" called Ashland College. When his older brother, who was a doctor, decided that Hugo should become a doctor, too, he fell in with his wishes enough to complete a two-year medical course in one year at the University of Alabama. Then he decided to become a lawyer, switched over to the University's law school and in 1906 received his LL. B.

He went back to Ashland and opened a law office over a grocery store. Since the town's population of 500 didn't allow for much legal business, it was rather a relief to Black when the grocery store burned down and gave him an incentive for moving on to Lirmingham. In Birmingham business was better. Black made connections with the trade-unions, representing the miners' union in its first Alabama strike and the carpenters' union in an important suit, and built up a general practice as well. Then, in 1910, he received his first judicial experience. Elected a police court judge, for 18 months he spent his mornings in a hot dingy courtroom disposing of defendants, mostly Negro, "hauled in for shooting craps, loafing, fighting and comubial incompatability." His next public position was that of solicitor for Jefferson County, Alabama and lasted from 1915 to 1917.

After the War, during which Black served as a captain in the 81st Field Artillery and as adjutant in the 19th Artillery Brigade, he settled down to private law practice in Birmingham and to home life with Josephine Patterson Foster, whom he married in 1921. Although Raymond Clapper has called him "a failure as a country lawyer," others have vouched for his ability in cross examination technique (his was always "the soft question which provokes the wrathful answer"), for his uncanny knowledge of the law's loopholes, for his success.

In 1926 Black decided to campaign in the primaries for the Senate seat of Oscar Underwood, who had announced his retirement. John Bankhead, since elected to the Senate, and three others decided to do the same thing. Undiscouraged, Black climbed into his Model T Ford and stumped the State, dressed in a wrinkled suit, sleeping at the home of any farmer who would put him up, speaking at every crossroads store "the right words to win both Ku Klux Klan" and A F of L support. This support won him the nomination and eventually the election.

eventually the election. Black made news in his first year in the Senate just once: he was "among those present" at one of Coolidge's famous White House breakfasts. The rest of the time he studied routine, made hinself familiar with legislative business and kept discreetly silent. When he had thoroughly prepared himself he began to battle to restore Muscle Shoals to public operation—his first Senate speech was on this. He went on to fight with Senator Norris of Nebraska against the utility interests.

It wasn't until Roosevelt was elected, however, that he came into his own. During Roosevelt's first term Black voted for each of the 24 major measures of the New Deal program and consistently supported all labor legislation. He himself presented a bill in the Senate for a 30-hour week and got it passed, although it never became law in its original form. Instead it was incorporated in part into the NRA, which Black, incidentally, denounced, one of the few men in the Senate "who had the acumen and vision to perceive precisely what the NRA was and what it would be."

From the 30-hour-week fight, Black threw himself into the problem of merchant marine subsidies. He had been working on this ever since 1028, when he had held up an appropriation bill carrying Coolidge's salary in an attempt to force into it an amendment to limit the salaries of Shipping Board officials to \$10,000 a year. In 1930 he again investigated the whole question of subsidies and by 1933 was conducting a full-fledged investigation. Sensational headlines resulted from his hearings. He wrung out testimony "by convincing these who take the stand that he already has the facts but merely wishes them confirmed for the record out of the mouths of the witnesses."

As Raymond Clapper described it then, "armed with stacks or letters and documents, Senator Black sits back easily in his chair, puffs slowly on his cigar, rolls his large open eyes quite innocently and with a wise smile

BLACK, HUGO-Continued

12

undertakes to refresh the memory of a squirming witness." The disclosures of the Black committee were startling. Contributions from taxes, it was proved, "in great part found their way into the pockets of profiteers, stock manipulators, political and powerful financial groups, who never flew a plane, who never invented an engine, who never improved an airplane part. Huge subsidies paid by the government to build up a merchant marine have been diverted from that channel and have been largely spent in high salaries, extravagant expense accounts, highly paid lobbyists and huge dividends."

dividends." After "almost singlehandedly saving the Administration from defeat" in the Utility Holding Company fight of 1935, Black went on to stir up even larger headlines as head of the Senate Lobby Investigating Committee. This work wasn't new to him, for the late Senator Caraway of Arkansas had asked him to become a guest on his lobbe committee back in 1929. Black plunged in with enthusiasm; not long afterward he was accused of violating the Fourth Amendment and severely taken to task by the District of Columbia Court of Appeals. He had ordered the Postal Telegraph and Western Union Companies to comb their files for all wires which smacked of high pressure lobbying methods and later had subpoenaed the complete telegraphic correspondence of more than 1,000 specified persons and groups. More than 5,000,000 wires were piled up, and with them the wrath of the newspapers, those being investigated, the public and the courts. Black's rejoinder was to call #t all "a gross and malicious campaign of misrepresentation."

During Black's last year in Congress he drove the Wages and Hours Bill through the Senate at great risk to his own political neck, for his sponsorship aroused violent reactions among Alabama employers who would have made a determined effort to defeat him if he had run for a third term. Every weekday, in office hours from 10 to 2 and on Saturdays from 10 to 1, he met his constituents. Between sessions he rented a house in Birmingham and traveled around his own and neighboring states on speaking tours. But all this came to an end on August 12, 1937 when President Roosevelt nominated him for the position of Associate Justice of the Supreme Court.

Senator Ashurst asked for the Senate's unanimous consent. Senator Johnson objected, and a senatorial precedent to confirm the nomination of any member to office without reference to committee was shattered. Objections flew. Emphasis was placed on the fact that he was a partisan litigant rather than a calm, impartial weigher of opposing arguments; on his lack of judicial experience. Senator Henry Cabot Lodge, Jr., found him insufficiently "tolerant, liberal and judicial in his view of the religious faiths and racial equality of his fellow citizens"; Common.coal called the President's choice "an unfortunate impulse of the moment"; fellow Senators brought up legal technicalities against his apzines like The Nation, which once called him "a passionately sincere humanist guided throughout by his understanding of the fundamental truth of the new militant liberalism," applauded the choice. Yet Black received his commission and, unknown to the public, on the same day took his oath as Associate Justice. Then he sailed for Europe.

Less than a month later Ray Sprigle, a reporter for the Pittsburgh Post-Gazette, wrote a series of six articles for that paper and the North American Newspaper Alliance in which he showed that Black had joined the Robert E. Lee Klan Number One, hvisible Empire, Knight- of the Ku Klux Klan on September 11, 1923 and resigned on July 9, 1925 on the eve of his campaign for the Democratic nomination for United States Senator; that he had been welcomed back and made a life member on September 2, 1926 and given a gold "grand passport." The outery was almost unaninous. Black had "betrayed" Roosevelt, it was said; the whole was "a deplorable cpis-de without precedent or parallel in the history of this Republic"; and Hugh Johnson asked: "What difference does it make if Hugo Black is a uniformed Kluxer? . . It was plain from his reco.d that he is a born witch hirner-marrow, prejudiced and class conscions." Black had lis defenders, however. The New Republic explained Black's joining of the Klan as the error of years back, nonportant teday; Max Lerner called it "simply a piece of political behavior," necessary for his election, and statel firmly: "Hugo Black is no Klansman. Everything that he La-stood for in his 11 years in the Senate vans counter to what the Klan has stood for."

Black hin self said nothing from abroad and Roosevelt told the press: "I know other what I have read in the papers." Black returned to explain his actions in a radio speech. It began with a discourse on religious liberty and continued: "I did join the Klan. I later resigned. I never rejoined. . I have never considered and do not now consider the unsolicited card given to me shortly after my nomination to the Secare as a membership of any kind in the Klan. I never used it. I did not even keep it."

Black took his seat on the Supreme Court, his first official act to hear two separate but similar motions which challenged his right to the office. It was expected that from then on Black would go slowly, give himself a chance to mellow. He didn't, Although the cases assigned to him in his first year on the Court were small in number and uarrow in issue, he managed to distinguish himself as a lond, lusty and lone dissenter. In less thateight months on the bench he had given out thriteen dissents. This was halfed by the Near Republic as a sign of liberalism; by the late Paul Y. Anderson as revealing an attitude that "may well guide the Court out, of the metaphysical wilderness into which it has wandered."

Marquis Childs, however, stated in magazine articles that Black's dissents were notable less for their liberalism than for their tech-



nical incompetence and went on further to say that Black's legal training and experience had been revealed as painfully unequal to his position on the nation's highest tribunal. His opinions, he stated, often had to be rephrased by colleagues to conform to Court standards. He himself had been unable to carry his share of routine work; his presence had been "an acute discomfort and embarrassment" to the other justices. Raymond Clapper collaborated this in his newspaper column, and the Daily News went so far as to say that Su-preme Court members "had hitched up their judicial robes and in dignified fashion were in the process of putting the slug on their colleague." Denials then flooded the pages of newspapers, magazines, law periodicals, Walton Hamilton, professor of law at Yale, said Black had "courage almost to the point of audacity," praised his "eminently lawyer-like opinions" and prophesied that Black would be "an outstanding figure in the his-tory of the court," for he "brings a breath of freeh air into a satisfication. of fresh air into a rather musty courtroom." Harold C. Havighurst of Northwestern University supported Hamilton, insisting with him that the dominant distinction between Black and his fellow jurists was his "insistence upon reality.

The controversy died down in the course of time, even though in 1941 Justice Black is still a frequent dissenter. Some of his decisions have been notable; in February 1940 he delivered a decision, freeing four Negroes who under torture had confessed to erimes, which was called "far and away the most direct, sweeping and brilliantly written application of the 14th Amendment to human rights that has come from our highest Court"; for this and for another denouncing the exclusion of Negroes from trial jury panels Black's name was added to the Honor Roll of Race Relations by the Schomburg Collection of Negro Literature in the New York Public Library in 1941. Later, in April 1941, he voted that Negroes had a right to receive equal train accommodations with whites.

In February 1941 Black had the triumph of participating in a Supreme Court decision certifying the constitutionality of the child labor provisions of the Wages and Hours Law which he had helped to get passed. In that same month he vigorously protested a Felix Frankfurter (see sketch June issue) decision upholding the right of state courts to issue injunctions against picketing a background of violence." Somewith "set in Somewhat removed from these cases was his opinion in March 1941 outlawing agreements by which manufacturers of hats and dresses sought to eliminate style "piracy" by registering new creations and penalizing anyone copying the designs.

There are many today who believe that Black is a "legislator among judges"; many who now agree with Walton Hamilton's summing up of his decisions: "There is no verbal display of priestcraft, no strutting of the

higher pyrotechnics, no triumphant victory over difficulties of the jurist's own creation. Instead a recitation of the facts, a sharp definition of the issue, an argument that turns not to right or left but marches straight to its goal—and the trick is done. All the cases are disposed of defily, simply, certainly, in accordance with justice and common sense."

Black, who was once a great joiner, former Grand Chancellor of the Knights of Pythias of Alabama and member (to his later sorrow) of almost every organization that asked him to join, doesn't go out much now except on family jaunts with Mrs. Black and their three children or to spend an occasional evening with a fellow justice or an Administration friend. He dislikes games and drinking and is reported to be happiest when reading works on history and economics at home.

References

Atlan 163:667-74 My '39 Atlan 163:667-74 My '39 Newsweek 2:17 N 11 '33 por; 7:21 Mr 14 '36 por; 10:7-9 Ag 21 '37 pors R of Rs 89:18-20+ Ap '34 por Scholastic 24:19 My 5 '34 por; 27:25

S 21 '35 por Time 26:14-17 Ag 26 '35 por (cover); 30:10-11 S 27 '37 por 1 28:20-41 1) '40

Univ Chicago Law R 8:20-41 D '40

Lerner, M. Ideas Are Weapons p254-66 1939

Who's Who in America

Who's Who in Government

Who's Who in Law

Who's Who in the Nation's Capital

BOLLES, STEPHEN (bôls) June 25, 1872 —July 8, 1941 Republican Representative in Congress, from Wisconsin; foe of New Deal and the La Follettes; veteran newspaper editor who had been a journalist since 1890.

References

Who's Who in America Who's Who in Journalism

Obituaries

N Y Times p21 JI 9 '41 por

BOWERS, CLAUDE G(ERNADE) (bott'-Nov. 20, 1878(?)- United States Amērz} bassador to Chile; historian

Address: Department of State, Washington, D. C.

In the fall of 1939, when Claude G. Bowers sailed for Chile to become United States Ambassador there, it was with the hope that he would "be able further to contribute toward the mutual understanding and growing feeling of our friendship not only with Chile but all South American republics." Ambassador Bowers is far from being the usual career diplomat. Until 1933, when he was appointed Ambassador to the Spanish Republic, he had been known as a "newspaperman, editorial writer, historian and speech maker." An authority on Jefferson and on Jackson, he has also been called "the greatest living practitioner of what for want of a

DOCUMENT - 78

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DATE - 9/16/37

COMMUNICATION - Memo for Mr. Tolson

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

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Deletions pertaining to this request which have been made from this document are listed as follows:

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Date September 16, 1937

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MEMORANDUM FOR MR. TOLSON

Former Special Agent Richard Finkel called me this afternoon and stated that he had been advised by a friend of his that the Washington Evening Ster and the Washington Times were contemplating publishing certain criticisms of the Attorney General and the Director for failure to ascertain former Senator Black's connection with the Klu Klux Klan before he was appointed to the Supreme Court. Finkel stated that this information had come to him confidentially. He did not know the name of the employee on the Star who was supposed to have given the information out, but said he would ascertain it if possible and let me know. I thanked Finkel for the information.

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INDEXT

/s/ WRG

Signature

DOCUMENT - 79

DATE - 10/1/36 - 9/26/36 - 9/21/36

COMMUNICATION - Director's letter to Senator Black; Senator Black's letter to Director; Letter from Duncan to Hoover

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 3

TOTAL NUMBER OF PAGES RELEASED - 3

Deletions pertaining to this request which have been made from this document are listed as follows:

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94-1-650-4

October 1, 1936.

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vable Here L. Black, Eniland States Sepator, Dismingham, Alabama.

My dear Senators

I have received your letter dated September 25, 1936, with which you enclosed a copy of a letter dated September 21, 1936, eddressed to se by Dr. L. F. Dinoan, President of the Alabean Polytechnic "Institute at Auburn, Alebana, extending as an invitation to address the samuel dinner of the pecior class which is to be held at a date to be selected between October 19 and November 6, 1936.

I must you to know that I an sincerely eporecistive of the invitation which Dr. Denosn axtended to se and it would give se a great deal of pleasure to address the students of this Institute. I have Tound it necessary, however, to advise him that because of my present commitments, I must diaregord my personal desires and decline the interesting angerganant.

I have advised Dr. Dengan that I shall be very glad to designate enother official to give the address if he to desires. 3.5.45

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Mr. Ser machine a stra	Biscorely yours	- 4. 	
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CK. ALA., CHAIRMAN HURO L.

WILLIAM Z. BOP I. WALEH. MASS. MURPHY, IOWA D. THOMAS, UTA JAMES E. MURRAY, MC NAHEY, OHIO

JESSE H. METCALF. R. ROBERT M. LA POLLETTE, JAMES J. DAVIS, PA.

NETH HAIGLER, CLERK

Anited States Senate

COMMITTEE ON EDUCATION AND LABOR · 252 Federal Building Birmingham, Alabama September 26, 1936

Hon. J. Edgir Hoover, Director, Division of Investigation, Department of Justice, Washington, D. C.

Dear Mr. Roover:

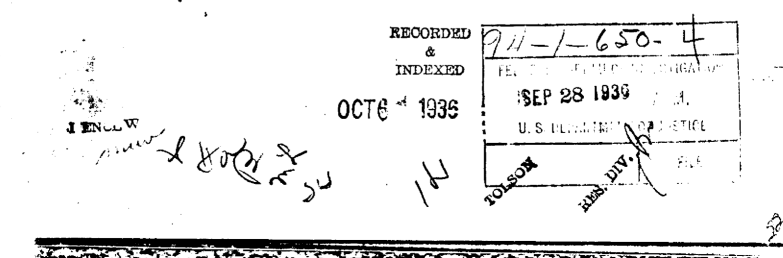
Enclosed you will please find copy of latter dated September 21, 1936 addressed to you by Dr. L. M. Duncan, President of our Alebems Polytechnic Institute, Auburn, Alebema, which is selfexplanatory.

I hope you can come to Alabaum and wish to join Dr. Duncan in extending a cordial invitation to address the senior class at Auburn at their ennual dinner.

With kind regards, I am

Sinceraly your.

encl.



Els Edith Lines Mr. 2 xworth . Me. Clevin Mr. Parbs ... 12 20b Michals. Sr. Jam. Mr. - Lillartt. 12.5m Mr. Tracy Missa Gandy

Mr. Courbases

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31: Demany

Mr. C ray



. Office of the President

September 21, 1986

Honorable J. Edgar Hoover Department of Justice Washington, D. C.

Dear Sir:

The senior class at the Alabama Polytechnic Institute now totals 425 who are expected to graduate next May. We would like for them to know, before graduation, more about the enormous crime problem as it presents itself to the people of this nation. We believe that it is a problem which should be of great concern to all college men and women and, of course, to every good citizen.

With this in view we are writing to invite you to one to Auburn this fall and address our senior closs at their annual dinner. The date can be arranged to meet your convenience. We prefer, however, to make it any Tuczday, Wednesday, or Thursday evening between October 19 and November 6.

If you come to Auburn for this occasion we expect to arrange with the peace officers of Alabama for them to meet you in Birmingham the next day, provided you would be willing to meet with this group also.

Since crime seems to grow in the face of all that government-federal, state, and local- is doing we believe that institutions of higher learning should give more attention to it. We are pleased to cooperate with you and your disociptes in an educational way.

Looking forward to having you in Auburn, I as

Sincerely yours

L. N. Duncan President

LND/d

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DOCUMENT - 80

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DATE - 9/16/37

COMMUNICATION - Memo for Mr. Tolson

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

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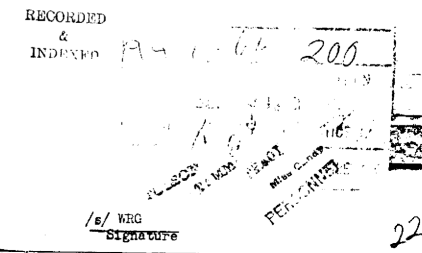
11

Date September 16, 1937

ORIGINAL FIUDDAY

MEMORANDUM FOR MR. TOLSON

Former Special Agent Richard Finkel called me this afternoon and stated that he had been advised by a friend of his that the Washington Evening Star and the Washington Times were contemplating publishing certain/criticisms of the Attorney General and the Director for failure to ascertain former Senator Black's connection with the Klu Klux Klan before he was appointed to the Supreme Court. Finkel stated that this information had come to him confidentially. He did not know the name of the employee on the Star who was supposed to have given the information out, but said he would ascertain it if possible and let me know. I thanked Finkel for the information.



DOCUMENT - 81

DATE - 10/6/47

COMMUNICATION - "Washington News" newsclipping

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

Air Squabble as Court Convenes

** United Press

The Supreme Court reassembles today for a new term that is expected to bring significant Mr. Wichola to is in the Tatt-Hartley law and basic civil liberties.

Mr.

Mr

Mr. Coffey Mr. Glayin

Clegg

h has

Mr. Carson ____

Mr. Pennington ____ Mr. Quinn Tamm

Mr. Tracy

Mr. Egan

Mr. Nease

Mids Gandy

1 fe

Mr. Hendon

en the stroke of neon, the justees gowned in black robes will the to their place behind the bench ter a brief and tradition-marked test day session.

Chief Justice Fred M. Vinson arts bia record term as presiding wist as resolute as ever to main-



JUSTICE JACKSON

in peace among his crystwhile rowing colleagues. No hint of the deepreated personal quarrels bubbled to the surface last year.

The Court opens its 158th year with 400 cases already on the docket. A handful raise fringe isues under the new labor law. More, now rapidly coursing their way thru lower courts, are likely to reach the tribunal before the year is over.

Other new cases demand inferpretations of civil liberties asured by the Constitution's Bill of 'tights. The Court must rule on 'forts of racial minorities to overthrow private home zoning agreements; systematic exclusion of Negroes from state juries; the line beveen freedom of the press and libelous comment; and the teaching of religion in public schools.

of religion in punic schools. After opening formalities, today, My Gett Clark will present the new solicitor penerat, Philip B. Pedman, to the Court. A batt hundred attorneys will be admitted to practice before the bar. The tribunal then will recess until next Mouday when the justices will hear their hTBT CARES and hand down their first orders.

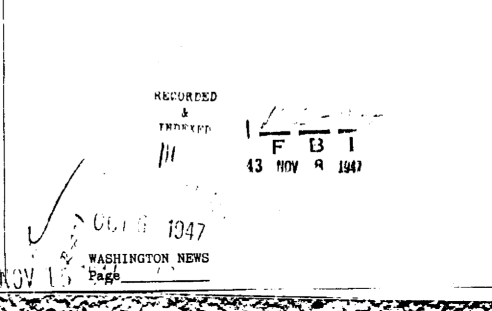
During the intervening week, the justices will meet daily in private onferences to consider the backlop of cases that has piled up during the three-and a half-month vacation. One of these cases may again wring into the open the differences etween Justices Robert H. Jackson and Hugo L. Black.



Justice Black's former law panner has flied an appeal in an Alabama case of minor significance. Justice Jackson publicly denounced Mr. Black for voting In the last case in which the same lawyer, Crampton Harris, argued pefore the high bench. Mr. Jackion said if the circumstances were ever repeated he would make his

remarks at that time look "like letter of recommendation."

The sometimes forgotten fact that the Court is made up of men as well is judges may be brought into focuhis term, just preceding an election cear. Justice Vinson and Justice William O. Douglas frequently hav been mentioned as potential presdential or vice presidential timber.



DOCUMENT - 82

DATE - 8/31/58

COMMUNICATION - Newsclipping from "The Washington Post"

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 2

TOTAL NUMBER OF PAGES RELEASED - 2

Deletions pertaining to this request which have been made from this document are listed as follows:

0-19 (Hev. 7-18-58)



Things Which Shaped the Justices

Tolson _____ Belmont _____ Mohr _____ Parsons _____ Parsons _____ Rosen _____ Tamm _____ Tamm _____ Trotter _____ W.C. Sullivan _ Tele. Room ____ Holloman _____ Gandy _____

By Drew Pearson

The Washington Merry-Go-Round

IF YOU STUDY the lives of the nine men of the Supreme Court, you can pretty well understand how and why they feel strongly about civil rights and school integration. Most of them were born to hardship, reared in an atmosphere where convictions were firm. Here are their backgrounds:

Chief Justice Earr Warren, of Norwegian descent, was the son of a locomotive engineer in Bakersfield, Calif., and first worked as a roundhouse callboy, bicycling messages to railroad crews notifying them when they were to go on duly. Warren's father was murdered when he was a child, and he worked intensively to put himself through school and support his mother.

He became a crusading district attorney, cleaned up crime on the Oakland waterfront, was elected Governor of California. As such he appointed a Negro classmale at the University of California, Walter Gordon, to be head of the State Parole Board; cracked down on the exclusion of Mexicans from a municipal park in San Bernadino; defended the professors of the state universities in their refusal to take loyalty oaths regarding past political affiliations.

He antagonized California doctors by urging what they called "socialized medicine," insisted on greeting President Truman when he entered California in the 1952 presidential campaign despite the frowns of Eisenhower backers—and chalked up a record as the most courageous Governor California ever had.

Justice Hugh Black is an Alabama lawyer whose first case involved the return of a sow which had strayed to a neighbor's farm and produced a litter. From a starvation law practice he became the most prosperous lawyer in Birmingham, gave up that practice to run for the Senate. When elected, he disbanded his law office—unlike many other Senators and toto his wife she would have to reduce her income from \$60,000 to \$10,000 a year.

67 SEP 5 1959

REC- 20

167 SEP 3 1950

In the Senate, Black became the indefatigable promoter of Roosevelt's New Deat legislation. When appointed to the Court, the press put him through a baptism of fire over his membership in the Ku Klux Klan; which he had joined as a young candidate for public office. That bath of abuse has helped make Black impervious to current criticism and his one-time membership in the Klan may well have influenced his ringing stands for the Negro, Catholics and Jews and against the intolerances of the Klan.

Justice Felix Frankfurter was born in Austria, brought to the United States as a baby and became Harvard's most noted law professor. He led the crusade to save Sacco and Vanzetti when they were accused of the Braintree, Mass., murder; and won the reputation of recommending more men to public office under Roosevelt's New Deal than anyone else in the Nation. Some of them, notably Henry L. Stimson and Dean Acheson, influenced history as members of the Cabinet.

On the court, Frankfurter has wavered from his onetime liberalism, has been criticized for ducking decisions on constitutional grounds. Now the oldest member of the Court in years, he is more susceptible to plublic opinion than some of his colleagues. Justice William Or-Douglas was born in Minnesota, reared in Washington State and

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Wash, Post and <u>15</u>
Times Herald
Wash. News
Wash. Star
N. Y. Herald
Tribune
N. Y. Journal
American
N. Y. Mirror
N. Y. Daily News
N. Y. Times
Daily Worker
The Worker
New Leader
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Date

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AUG 3 1 1958

HUGO LAFAYETTE BLACK

DOCUMENT - 83

DATE - 11/25/40

COMMUNICATION - Newsclipping from "The New York Times"

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 1

TOTAL NUMBER OF PAGES RELEASED - 1

Deletions pertaining to this request which have been made from this document are listed as follows:

No exemptions claimed.

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Apecial to THE NEW YORK TIMES. s Takes grand jury was ground for tice Black in these cases has at tion will be practiced is not enough. reversing the conviction of an 18- tracted wide attention. reversing the conviction of an 18-tracted wide attention. The Fourteenth Amendment re-quires that equal protection to all must be given-not merely promised. The back opinion and four others and issuing "Here, the Texas statutory scheme iree the prisoner after two years recessed from the bench until Dec. of being cerried out with no racial in the the texas attended to the usual formal orders, the court is not in itself unfair; it is capable in the prisoner after two years recessed from the bench until Dec. of being cerried out with no racial in the texas attended to the usual formal orders. The second court is not in itself unfair; it is capable in the prisoner after two years recessed from the bench until Dec. of being cerried out with no racial

which notes that the factor particle in the second applied to exclude Negroes. It was mopolistic practices. "ingscapable," he asserted, that this had been done in Hargis County, where the Negro, Edgar Smith, was convictad.

What the Fourteenth Amendment prohibits," he stated, "is racial discrimination in the selection of grand juries. Where jury commissioners limit those from whom rand juries are selected to their perfonal acquaintances, discriminationican arise from commissioners who know no Negroes as well as from commissioners who know but commissioners them.

te been digorimination, anlight ingeniously he conviction can as one more in a

ding faivil filberties upreme bount Decisions

Black Is Negro's Advocate "" list, the stim being to choose the Sustice Black has been prominent that the names were listed in decisions asserting the basic "It is part of the established tra-rights of Negroes. In February, dition in the use of juries as instru-1939, he wrote an opinion saving a ments of public justice that the jury Louisiana' Negro' from the death be a body truly representative of sentence because his race was Black. "For racial discrimination barred from the jury. Last Februe to result in the exclusion from jury Black in Unanimous Opinion, him, overturned the convictions of groups not only violates our Con-Says Texas County Barred four Florida Negroes when evidence stitution and the laws enacted un-Says Texas County Barred four Florida Negroes when evidence it but is at war with our basic showed they endured a harsh third 2 10.000

An Alabaman, he stood aside when the Supreme Court acted on the mean case of the "Scottsboro boys"; beacase of the "Scottsboro boys" be-WASHINGTON, Nov. 25-The Su- cause of the controversy over the prame Court manimously ruled to Ku Klux Klan at the time of his day that exclusion of Negroes from appointment. The attitude of Jus-

Way that repeated resultionly, to snow "Chance and accident alone could" way that Negroes had long been exhardly have brought about the list-ing for grand jury service of so few Negroes from among the thousands shown by the undisputed evidence to no Negroes, he stated, consult tuted more than 20 per cent of the county population and almost 10 whom per cent of the poli-tax payers. A their minimum of 3,000 to 5,000, he added, nina-fill qualifications for grand jury oners service. ¹ but service. ¹ is a state of the poli-tax payers. A shown by the undisputed evidence for the combination of circum-ing and accident have been responsible for the combination of circum-stances under which a Negro's name, when listed at all, almost in-variably appeared as No. 16, and under which, No. 16 was never and the names of these eighteen in a the names of these eighteen in a the names of these eighteen in a the last name on the sixter man Black repeated testimony to show

concepts of a democratic society and a representative government.

No-Bias Law "Not Enough"

"We must consider this record in the light of these important prin-ciples. The fact that the written words of a State's laws hold out a

plication that has prevailed in Har-

that Negroes had long been ex hardly have brought about the lat-

NOT RECORDED

11/25/40

INDEXED 144-0-A YORK TIMES

trary exclusion. Two of the three commissioers who drew the Sep-tember, 1956, grand jury panel admitted that they did not select any Negroes, although the subject was discussed, but, they continued, there was no arbitrary discrimination. The Black decision reversed the

Texas Court of Criminal Apeals. which had afifrmed the conviction in the trial court. Both of the Texas courts held that the evidence failed to support the charge of Iacial discrimination.

Georgia Review Is Refused By The Associated Press.

WASHINGTON, Noy. 25-The Supreme Court refused today to re-view a Georgia Supreme Court decision which State officials assorted would "seriously endanger" the administration of unemploymentcompensation programs of thirtythree States.

The decision harred the State from lumping concerns under the same ownership into a single unit to determine whether there were enough employes to warran: the collection of assessments under the unemployment compensation stat ute.

A 1937 Georgia law permitted as accessments against such conterna-if, together, they employed eight of more persons.

Texas Will Release Smith

By The Associated Press.

The back repeated testimony to show "Chance and accident alone could gar Smith, a Negro, whose lif Slack repeated testimony to show "Chance and accident alone could gar Smith, a Negro, whose lif HOUSTON, Texas, Nov. 25 of criminal assault was set asi today by the United States Supre Court, will be freed from the 21a County jail in a few days. He been held since Aug. 1, 1938, af now 20 years old.

Court attaches here said that cause the statute of limitations the charge is one year in Smith cannot be reindicad fai therefore will be freed as wood the manufacte from the Supre-Court arrives.

HUGO LAFAYETTE BLACK

DOCUMENT - 84

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DATE - 4/15/69

COMMUNICATION - SAC, Denver to Director with a two-page letterhead memorandum

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 3

TOTAL NUMBER OF PAGES RELEASED - 3

Deletions pertaining to this request which have been made from this document are listed as follows:

No exemptions claimed.

DETIONAL FORM NO. 10 MAY 1962 EDITION

UNITED STATES GOVER MENT

Memorandum

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FROI

DIRECTOR, FBI

DATE: 4/15/69

17 APR 16 1969

SAC, DENVER (9-1818) (C)

SUBJECT :

ANONYMOUS LETTER CONTAINING POSTMARK 3/12/69 DENVER, COLORADO MAILED TO SUPREME COURT JUSTICES EARL WARREN, WILLIAM ORVILLE DOUGLAS AND HUGO LAFAYETTE BLACK EXTORTION

Enclosed for the Bureau are an original and three copies of a letterhead memorandum regarding this case which is self-explanatory.

(2)- Bureau (Enc. 4) INCLOSURE 1 - Denver JHG: 1bh (3)



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



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION Denver, Colorado April 15,1969

In Reply, Please Refer to File No.

UNKNOWN SUBJECT; ROBERT P. CUNNINGHAM - COMPLAINANT

By memorandum dated March 25, 1969, the United States Secret Service, Washington, D.C., advised that the United States Supreme Court, Washington, D.C., had furnished to them the following possible threatening letter which was postmarked March 12, 1969, at Denver, Colorado, addressed "Communists on Supreme Court, care of <u>Warren</u> - <u>Douglas</u> -<u>Black</u>, Washington, D.C." and read as follows:

> "Dear Fellow Commrade, Was glad to see where you stood up for your "Comrade" dick gregory, and overturned his conviction! At least you communists stick & stink together! Will be grateful when God sees fit to remove your kind foom this earth, and I hope it wont be long. Its just to bad an Oswald or James Ray ect cannot run wild among you filthy cruds!

> > /s/ A Non Communist Taxpayer
> > praying for your Assinations"

On April 8, 1969, the facts of this investigation were presented to Assistant Unted States Attorney Milton U. Branch, Denver, Colorado, who advised after reading the letter in question that he was declining prosecution as the letter fails to contain a threat coming within the purview of the Federal Extortion Statute.

On April 8, 1969, Detective Richard Sherwitz Denver, Colorado, Police Department, Detective Bureau, was advised regarding the letter and the opinion of the Assistant United States Attorney. He stated this matter is being made an item of record with the police department.

ENCLOSUR

On April 11, 1969, Mr. W. F. Rhame, Assistant Operations Officer, 114th MI Group, Denver, Colorado, was advised regarding the letter involved and of the Assistant United States Attorney's opinion at Denver, Colorado.

THIS DOCUMENT CONTAINS NEITHER RECOMMENDATIONS NOR CONCLUSIONS OF THE FBI. IT IS THE PROPERTY OF THE FBI AND IS LOANED TO YOUR AGENCY: IT AND ITS CONTENTS ARE NOT TO BE DISTRIBUTED OUTSIDE YOUR AGENCY.

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HUGO LAFAYETTE BLACK

DOCUMENT - 85

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DATE - 3/8/59

COMMUNICATION - Newsclipping from "The New York Daily News"

TOTAL NUMBER OF PAGES PERTAINING TO REQUEST - 6

TOTAL NUMBER OF PAGES RELEASED - 6

Deletions pertaining to this request which have been made from this document are listed as follows:

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No exemptions claimed.

5 LAW But Supreme Court Judges Learn That Nobody Likes Umps

By ARTHUR WATSON WASHINGTON, March 7.—By now, the nine august jurists of the <u>Supreme Court must feel</u> little like the umpires at the old Brooklyn Dodgers games-totally unappreciated.

For months, their decisions in key issues have been drawing boos from the bleachers. Fiery integrationists have denounced them for opening Southern schools to Negroes. Zealous patriots have assailed them for being oft, legally speaking, on Reds.

19 (11 . 1-28- -

A delegation led by a de-termined lady named Opal Tanner White has even dewanded they be impeached, ap-parently or general principles. Apratening letters have caused he FBI to post a grand around the Chief Justice.

All this has saidened the functices, of course. Still, they are understanding men who realize that a judge's lot, like an um-pue's, is not a happy one. They expect a certain amount of dis-

But just the other day the house of delegates of the staid American Bar Association-their own collengues, so to speakgave them the bird.

In measured prose, the ABA fulled 23 of the high tribuhal's

ligal calls and suggested in effect, that Congressions the court's tempiring and enost some laws that would change the rules,

in an earlier day, such quar-reling with the court's decisions unight have provoled a teely justice into challenging a de-tractor to a duel or at least raning him. But the years have imposed a tradition of chilly abofness that makes it unthink-able for the invitions to article able for the justices to retaliate even in words.

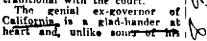
Today, they must take no no-tice of their critics—in public. at least. Privately, more than one member of the court is fum-ing at the faultfinding that he-sets them on all sides.

For instance, the officially denied story that Chief Justice East Warren is furious of Presi-Vent Eisenhower is still going strong here. Warren is said to cel that the President let him fown badly by not disputing the court's critics, particularly on the integration issue.

Only the crackpots among the court's detractors have launched their attacks on a personal level. To almost everyone else, friend and foe alike, the men who sit on the nation's highest bench are impersonal and remote.

But beneath those flowing black robes and all that dignity are nine ordinary men, who, like other men, put their pants on one leg at a time .What really sepavates them from the rest is that they are prisoners of their jobs. And, now that they are popplug into the news every day or so, a closenp on them is apro-pos. Take Chief Justice Warren

AFTER opending most of his life in the rough and tumble of politics, Warren has found it difficult to adjust to the frigid inaccessibility that has become traditional with the court.

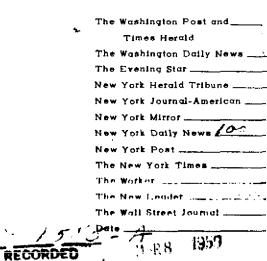


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starchy predecessors, he feels ? that his social gadding does not detract from the dignity of his position.

"There isn't a friendlier man in Washington." says capital reporter Ed Folliard, who knows the Chief Justice well.

Warren is known to have been shocked and dismayed by the FBI decision that the threats against him were serious enough to warrant a round-the-clock guard. Until his appointment to the high bench the only enmity he aroused was political and impersonal.

"Who would take a potshot at a judge?" he osked, wonderingly, when he was told of the security mensilies.

The threatening letters have not curtailed Warren's frequent attendance at Washington galas, where he usually can be found off in a corner talking politics-his favorite topic-with old friends and fellow veterans of the political wars

Some Wonder if Warren

Is Eyeing White House

His passion for politics, undiminished even after five years of isolation from the hustings, bas caused some observers to wonder if he secretly harbors White House ambitions despite his very definite disclaimer back in 1952.

But those who know him best convinced his interest in are politics is now purely conversa-tional and that his true love is that of a lawyer for the court. Anyway, he is 67-a little old for the Presidency.

Next to politics, Warren's chief outside interest is sports. He is said to have put the court on a five-day week in 1955 so that he would be free for Saturday's football games.

For the Army-Navy game in Philadelphia that year, the Chief Justice hired a private railroad car, arranged for lunch and dinner to be served on it, and in-vited his eight court colleagues and their wives to attend the inter-service classic as his guests. He even picked up the tab for the tickets, if there was a tab. (The services are secretive about

their free list to the hig game.) Warren's "football special" was an appual junket until this past fall, when it was cancelled for undisclosed reasons. Mrs. Tom Clark ventured the explanation that perhaps the host "couldn't get tickets," but this seems hardly likely considering t shuttled disconsolicity between who the host is.

An explanation nearer the mark might be that the FBI was reluctant to permit the nine justices to afford a bunched target for a crackpot who could post himself along the track with a homemade bomb.

Athletically inclined himself, Warren keeps in tip-top shape with frequent exercises and handball games in the basement gym of the Supreme Court Building. Like most big men-he's 6 feet 1 and normally weighs over 200 pounds-the Chief Justice wages a constant battle with fat.

In less than a year after he traded a vigorous outdoor life in California for the sedentary routine of the court, Warren learned to his horror that he was gaining weight at an alarming rate. He immediately went on a sugarless and starchless diet and trimmed off 20 pounds. The Warrens live modestly in

a hotel-apartment with their unmarried daughter, Virginia, one of the reigning belles of the capital. Mrs. Warren usually cooks the meals when they dine at home, and her husband has his food sent up from the hotel kitchen when she is in California visiting her grandchildren.

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AT the foot of the long confer-ence table that Chief Justice Warren presides over in the Supreme Court's "inner sanctum," where decisions are sometimes hotly argued, sits the ranky ing associate justice, courtly but quick-tempered Hugo Lafayette Diack, 72.

Appointed from the Senate in 1937, Alahama-born Black took his seat on the court amid a hitter controversy over the disclosure that he had once held a card in the bigotry-peddling Ku Klux Klan.

Though he explained that the KKK card was issued to him unsolicited (in the South in the 1920s it was a rare politician self in a case involving, his who could escape a Klan card), former law partner. Black's swearing-in was held up almost two months while the argument raged.

Like Warren, he has the true politician's genuine liking for people. His easy manner and Obt. South charm, plus a real talent for mimicking pontifical public speakers and TV commentators, made him a sought-after guest until the death of his wife six years ago, when he disappeared from the social scene.

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the court and his acresand-a-half estate overlooking the Potomac in nearby Alexandris, where he turned to planting roses, camel-

turned to planting roses, camel-lias and pyracantha. Then, two years ago, he sur-prised Washington by marrying his buxom brunette secretary, Elizabeth Seay DeMerritte, a divorcee 20 years his junior, who came here from Birmingham. came here from Birmingham, Ala., to join his staff on the recommendations of his family, it is said.

Now the Blacks are back in the social whirl,

Black's vigor is that of a man 20 years younger. A tennis player of near professional skill, the justice is up at the crack of dawn, and, weather permitting, bounces balls off the fence of his tennis court for a half-hour or 80.

On weekends he is said to play four or five sets a day, usually with neighbors or his law clerks or friends from the Army-Navy Club, where he has played in competition.

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'Tennis, Anyone?' **Fetches Black**

A story is that when Black was in his 40s he was cautioned by his doctor against playing singles.

"Singles aren't good for men in their 40s," the doctor warned, "Well, then," Black replied, "I can't wait until I'm 50."

Black's drive carries over into the court, where his readiness to argue his convictions and ex-pound his knowledge of law is said to touch off some heated ex-changes with Justice Felix Frankfurter, no man to withhold his point of view on any subject. Relations between the two are

said to be rigidly formal, since Black is believed to have never forgiven Frankfurter for siding with the late Justice Robert Jackson in a feud that began when Black refused to disqualify him-

. RANKFURTER is by far the

most disputatious-and controversial-member of the court. A professor at Harvard Law School from 1914 to 1939, when he was appointed to the court, Frankfurter's knowledge of the law is unchallenged but his, interpretations of it frequently come under fire.

"Felix was a great law professor." rom the social scene. For almost four years Black "and he knows the last Buc Judg-

Judging is a technique, a law. creat measure of which is determining what can be accom-lished."

Though no justice on the minority side of a decision is ever resigned to write an opinion, disout-loving Frankfutter always He even writes separate 0e5. hen he is with the majority.

On the bench, Frankfurter is often testily impatient with his colleagues and does not hesitate o interrupt the Chief Justice if he thinks his superior's questions "the justices do a great deal of pestioning from the bench) are cursying from the point.

Frankfurter Demands

Contentious Clerks

Unlike the other members of lie court, Frankfurter drafts all his clerks from Harvard Law and insists that the dean rend him aly young men spunky enough a srgue with him-not only on ints of law but elso on the oper wording of opinions,

(Frankfurter's employment of Harvard types was the basis of n old quip about left-wingers in wernment: "How to get ahead

Washington-go to Harvard 'aw and turn left.")

Capital society seldom sees the Fustling little justice -- he is arcely more than 5 feet and ears a pince-nez with a black blon that makes him look like wise old owl. His wife, Marion, offers from arthritis and hardly ver leaves their three-story gray

ick house in Georgetown. Probably, Frankfurter doesn't

"Felix has only two interests "yway," says a friend. "One is he law and the other is his ife."

The best-known member of the ourt outsida Warren is Justice "illiam O. Douglas, 60, whose garathon bikes and mountain '''illiam O. limbing expeditions into farway lands have made him a emiliar, if puzzling, figure to sillions of newspaper readers.

mores than knowing the fafter the 1948 Presidential election involved a member of the court in the forbidden area of politics. But he is a stalwart defender of freedom of speech, including his own, and sees no reason why his position should pre-

vent him from speaking his mind. He and his animated and earnestly intellectual wife, Mercedes, are very active socially and have a wide circle of friends. Theirs was a second marriage for both. Mrs. Douglas, daughter of a Louisiana sheriff, was the wife of an Interior Department official whom she divorced to marry Douglas.

The romance was an open secret, but all four of the principals were so well known and liked that it escaped becoming a ecandal.

A one-time employe of former Rep. Helen Gahagan Douglas (R-Calif.), Mrs. Douglas is colleague as well as wife and has helped her husband prepare a number of books. Last year, they moved into a house overlooking one of the locks of the Chesapeake and Ohio canal, where he walks and walks and walks. . ۲.

. **P**OSSIBLY the happiest man on the high bench is Tom, Clark, a former U. S. attorney general who got his heart's desire when President Truman appointed him to the Supreme Court 10 years ago. A lawyer through and through, Clark's dream even in law school was to sit on the court

While it was generally agreed that he was a skilled politician and a shrewd lawyer, there were some who doubted that Clark was qualified to be a justice.

But even these critics agree now that Clark has grown with the job. A hard worker-"I've got to work twice as hard because I'm not as smart as some of the not brilliant judge.

On the generally liberal Warren rourt, Clark finds himself lean-Irrepressibly outspoken, Doug- a recent instance was his was is no respecter of precedent, reasoned and forceful dissent in for example, his speech to labor the case that opened the FBI a recent instance was his reasoned and forceful dissent in files to defendants. This opinion, law of the land), who was it is taid, anleared him to FBI pointed from the U.S. Dist: thief J. Edgar Hoover.

Off the bench, the tall, slender Texan has the Westerner's friendly casualness. He calls most everyone "partner," pronouncing it, Texas-style, as "pardner," and is totally unassuming—so much so, in fact, that he is the only member of the court to list his name in the telephone book.

Though he still affects Texas dress-big hat and light-colored suits-Clark has made one concession to the ultra-conservative tradition of the court. He discarded his collection of 150 of the gaudy bow ties he habitually wore, and now wears only black ones

The Clarks live in the capital's most exclusive apartment house, where they entertain frequently. His principal outside interest is golf, which he plays at Burning Tree (the President's club), usually with retired Justice Stanley Reed, an old friend.

Four Other Justices Are Widely Unknown

The remaining four justices are little known in Washington and virtually unknown in the rest of the U.S.—three because they prefer it that way and the fourth because he has just joined the court.

The clue to 59-year-old Justice John Marshalt Harlan's personfality lies in his given name. Named for John Marshall, the nation's greatest chief justice, Harlan has striven all his life to apply Marshall's principles to his own legal career.

The law, it is said, is his whole life. A neighbor in Georgetown, Mrs. Francis Biddle, says she frequently sees Harlan coming home after dark "with an arm-load of work."

He is so seldom seen otherwise that it came as a surprise to his community when he joined a citisens association dedicated to preserving the historic streets and homes of Georgetown. But he rarely puts in an appearance at meetings

Considered a judge's judge, Harlan's promotion from the U.S. Court of Appeals in New York somewhat offset the lack of judicial background in an judge

Harlan and his wife, Ethel, are a quiet couple whose chief recreation is an occasional walk about historic Georgetown.

Another member of the court named for a famed chief justice is 57-year-old Charles Evans Whittaker (Marshall and Charles Evans Hughes wrote the two great opinions on the Supreme Court's power to determine the

Distr Court in Kansas City a year as

A Missouri country boy w worked his way through 1 school to become a highly garded "office lawyer" in Ka sas City, Whittaker has a repu-tion for being the most deliber man on the court. "Old Charley reads everythin

looks everything up and weig every 'uh' and 'whereas' before making up his mind," says ner man Jack Williams, who kn him for years in Kansas City. Whittaker and his wife, Wi fred, live near the William

Douglases and are stay-at-hom The justice is an unknor quantity to capital reporters w The cover the court; he refused ev his friend Williams' request t an interview on how he lik

living in Washington. serve on the court since t

death of Justice Frank Murp in 1949 is Justice William Brennan, 52, a son of Irish imr grant parents, who was appoint two years ago from the N Jersey Supreme Court.

A Democrat, though never tive politically, Brennan's pointment came as a comple surprise to him. He got a c one day from ex-U.S. Attorn General Herbert Brownell J who asked him to be in Washin ton the next day on "imports business.'

It was not until Brennan reach the capital and met the Preside that he learned he was to succe Justice Sherman Minton, who tired because of failing health. A specialist in labor law l

fore he was named to the N Jersey Supreme Court, Brenn established a reputation as a mo erate liberal and a defender rivil rights. But he has not be a member of the Supreme Cou long enough to be classified a liberal or a conservative. Like the Whittakers, the Bre

nans thus far have not been se much socially around the capit But in time they undoubtedly u be—Brennan has a warm fri personality, likes people and too dynamic to seclude hims behind the marble pillars of t conrt,

The Brennans live in fashio able Georgetown. They have the children, William J. 3d, 25; Hu

L. 20, and Nancy, 10. The youngest member of M court in years and seniority Justice Potter Stewart, 48, pointed last October. He or turned down a chance to be may of Cincinnati, his home town, I Take too much the job wow, take too much time from 1 family, 19-016 - 1 That was in 1951, when Ste art, then a rising figure in F

nublican politics in <u>Circumsti</u>, led the ticket for election to the city council. He was in line for the mayor's job under a system in which the majority party on the council elects the mayor from its own membership.

Although he never held a judicial job until he was named to the U.S. Court of Appeals in Cincinnati a little over four years ago, Stewart was brought up in an atmosphere of law.

His father, Ohio Supreme Court Justice Garfield Stewart, a leading trial lawyer, discussed his cases at the dinner table and made the law a romantic calling to his son.

Stewart studied at Yale and Cambridge, and practiced in New York after war service as an officer aboard a Navy tanker. He married a Long Island girl, Mary Ann Bertles, and in 1947 they zetuoned to Cincinnati.

The Stewarts haven't yet settled down in Washington. Their first taste of the capital was a heady one—President and Mva, Eisenhower's dinner for the juatices and their wives—and left Mrs. Stewart breathless. "I was tremendously impressed

"I was tremendously impressed by their graciousness and warmth," she said.

warmth," she said. Like the Brennans, the Stewarts have three children: Harriet, 13; Potter Jr., 10, and David. 7, Though he's just a fledgling, Potter has already learned one thing: booing the umpire is not limited to the ball park.



(Wide World foto)

Said to be happiest man on court, Clark's appointment was culmination of dream that began in law school. He's checking gun here for hunting trip.

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They Review All Non-Judicial Decisions

Proof that romance can bloom in court's solemn air, 71-year-old Justice Black feadly walks with second wife, divorcee Elizabeth DeMerritte, 50 () who was his secretary until they wed 18 months ago. Black was widower In unusual picture (A), wives of justices assume court-typepose. Sitting, I. to r., are Mrs. Douglas, Mrs. Black, Mrs. Warren, Mrs. Harold Burton (her husband has since retired); standing, I. to r., are Mrs. Brennan, Mrs. Clark, Mrs. Harlan and M-s. Whittaker. Empty chair was for Mrs. Frank furter, who suffers from arthritis and was unable to pose.



Everybody Seems to Be Picking on Them

Though they appear properly sereme here (A), nine judges of most controversial U.S. Supreme Court in years are said to be fuming over mounting criticism of recent rulings. Sitting, I. to r., are Justices William O. Douglas, Hugo L. Black, Chief Justice Earl Warren, Felix Frankfurter, Tom C. Clark; standing, L to r., are Charles Evans Whittaker, John Marshall Harlan, William J. Brennan Jr. and Potter Stewart, newest member of high tribunal. /A chip off old banch, 43. yearold Stewart and beating congratulations from his father, James Garfield Stewart, memb<u>er of Chie</u> Supreme Court, at swearing-in (-->) last fall. His wife, Mary Ann, was just as proud.

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