CHARLES "PRETTY BOY" FLOYD
KANSAS CITY MASSACRE
62-28915
SECTION 17

CHARLES "PRETTY BOY" FLOYD
FRANK NASH
VERNE MILLER
ADAM RICHETTI
KANSAS CITY MASSACRE

SUBJECT_

BOHN EDGAR HOOVER DIRECTOR

> SPC:KP 62-28915

Bibision of Inbestigation

U. S. Pepartment of Instice Washington, D. C.

August 31, 1933

Mr. Clere..... Mr. Edwards..... Mr. Egab Mr. Rughts..... Mr. Tolson....

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MEMORANDUM FOR THE DIRECTOR

Reference is made to the case entitled VERNE C. MILLER, et al. Obstruction of Justice (Endeavor to Deliver Pederal Prisoner Frank Mash).

In connection with Pat Gardelle Sturney, a step-son of Subject Richard Tallman Glatas, and a student at the Unitersity of Alabama during the month of July, investigation conducted by Special Agent C. G. Schenken at Tuscaloosa, Alabama disclosed that Sturney was attending summer school and living at that time at the Lambda Chi Alpha Fraternity House. He is a member of the Sigma Chi Fraternity and seems to have been residing at the Lambda Chi House because the Sigma Chi House was closed for the summer months.

Special Agent Schenken interviewed the Dean of Men and the Registrar of the University. The Dean of Men volunteered to call Sturney into his office and question him concerning his activities. He advised that this would not be unusual, in that he had called Sturney into his office on several occasions because of his unsatisfactory scholastic standing and failure to attend classes. The Dean did call Sturney into his office but later advised that he was unable to question Sturney concerning the whereabouts of his stepfather because of Sturney's obvious apprehensiveness and evading any discussion of this subject.

The Dean of the University volunteered to submit any information that he was able to obtain concerning Sturney's parents to the Birmingham office. The Registrar of the University, who also is a Sigma Chi, also volunteered to cooperate with the Division should be able to obtain any information.

A cover has been placed on the mail of Sturney and arrangements have been made with the Western Union and Postal Telegraph offices to notify the Birmingham office should any messages be sent or received by Sturney. It does not appear, however, that any information of value has been obtained from these sources.

The file does not reflect anything to indicate that Sturney will not attend school during the next school year, except the fact that the Dean of Men has advised that his work has been unsatisfactory, and the further fact that he is reported to be a heavy drinker. A letter is being directed to the Birmingham office to advise the Division immediately if and then Sturney registers at the University for the coming school year.

B(X)()

S. P. COULD

Sec. 2 1933

SEP 5 - 1933

œm No. 1

HIS CASE ORIGINATED AT

SPORT HADE AT

Kansas City, Mo.

PILE NO.

62 - 785

Cincinneti, Ohio

DATE WHEN MADE: 6-30-55

PERIOD FOR WHICH MADE 8/12-19-22-24/3\$

J. E. Burley

VERNE C. MILLER, with blicses - FUGITIVE I. 0. #1195; RICHARD TALIMAN GALATAS, with aliance - FUGITIVE, I. 0. #1201, et al

OBSTRUCTION OF JUSTICE (Endeavor to Daliver Federal Prisoner Frank Nash)

SYNOPSIS OF FACTS:

KingAklein, Louisville, Ky., is known as a whiskey salegman. His reputation is questionable but not criminal so far as known. Is not considered trustworthy. No information of value learned through the local telephone company. R. M. Goldman, formerly of Kansas City, Mo., not known to cooperators in Louisville. Subject Wilbur Underhill has a brother named Robert living in Louisville. Residence covered without results. Continued contacts with Robert Winderhill being maintained by confidential informant. Dr. F. E. Poe, Vincemes, Ind., identifies E. M. yGoldman as a race horse tipster who called Dr. Poe lon several occasions, but not, however, under the name ... of Goldmen. No information available at present as to whereabouts of said party, but Dr. Poe is cooperating with local telephone company end in event information is obtained the manager will notify the Cincinnati. Office.

Letter to the Director from Cincinnati Office dated 8-3-53; letter from the Kanses City Office dated 8-2-33.

DETAILS:

AT LOUISVILLE, KERTUCKY

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 Agent ascertained from Southern Bell Telephone and Telegraph Co., Louisville, that telephone number Webesh 1736, Louisville, is installed at the Kiks Club, Henry Clay Hotel. 3rd and West Chestnut Streets. It was developed as result of the confidential conversation with that King Klein, a brother of Herry and Isadore

APPROVED AND		RECORDED AND INDEXED
FORWARDED: STECHA ASS	m 62-39915-40	77 es e n 1632
COPPER CONTHUS REPORT PURPHERHED TO:	BUREAU OF BIVESTIGATION	GEOKED OFF
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3 Division) _ 0 1000 // W	MCKICIPO.
2 Kenses City	DEPARTMENT OF JUSTICE	
2 Cincinnati COPIES DESTRUYED	ROUTED TO: FILE	~
	11 E. J. Band	1

Klein, partners in the Motor Car Finance Company, 915 South 3rd St., Louisville, is a notorious character. supported by the statementa of the above named telephone company. advised that Harry and Isadore Klein bear good reputations, especially Harry the eldest brother. Nothing could be learned from relative to the reported telephone call from E. M. Goldman, Ellison Abartments, Kansas City, Mo., and King Klein, Louisville, en 1-15-33. Furtherinformed agent thet no investigation was bequested of him by representatives of the Southwestern Bell Telephone Company, Kansas City? with the view to determining the identity of Goldman or with the view to attempting to recover from the man the unpaid telephone bill of \$194.88 as incurred by Goldman at Kansas City, Mo., at the time he occupied an apartment at 500 West Armour Blvd., lest June. sured agent that they would treat the above mentioned matters in strict confidence. Both men have fine reputations in cooperating with efficers in locating eriminals.

Lieut. Roy F. Parsons, Auto Theft Bureau, Louisville, Ry Police Department, a most trustworthy cooperator, stated that Harry and / Isadore Klein, brothers of King Klein, bear good reputations, especially Harry. The men have fully cooperated with him in the past. Harry is the President of the Motor Car Finance Co., 915 South 3rd St., Louisville. His brother, Isadore, is financially interested in the business and acts in the capacity of General Manager. King Klein has always borne a shady reputation. He has no criminal record so far as known. However, King Klein has been engaged in the whiskey racket in a big way for several years. He frequently returns to Louisville after periods of several weeks in other parts of the country. It is well known that he is engaged in the same racket at the present time. Harry J. Klein lives with his family at -2064 Douglas Blvd., while Isadore resides at 1621 Norris Place, Louisville, Ring Klein is not married and when in Louisville froms with his brothers or with friends. He slso lives at the Henry Clay Hotel, Louisville, at times. They are all interested in the activities of the B. P. O. of Elks. Lieut. Parsons is not informed as to the identity of the E. M. Goldman nemed in the Kansas City letter of 8-2-33.

Mr. John M. Malley, Agent in Charge of the U. S. Secret Service Division, Federal Building, Louisville, made similar statements with reference to the kleins as previously related by Lieut. Parsons.

Mr. Malley has more or less regard for Harry and Isadore Klein but is very suspicious of King Klein. However, nothing of any consequence could be learned as to the activities of King Klein, other than the latter doesn't "pull" anything in, or about, Louisville.

kr. Joseph Phillips, Deputy Administrator, Bureau of Prohibition, Federal Building, Louisville, stated that he knows Earry J. Klein very well and is inclined to trust the man. He could give but little information as to king blein other than he is known to be in the whiskey racket. However, kr. Phillips had no record egainst the man in his office and knew of no arrest in which King Klein figured. Kr. Phillips is still identified with liquor enforcement activities at Louisville but he has recently been demoted. He is a most conscientious and trusted Federal representative. **670**

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Mr. Phillips, as in the case of Lieut. Persons and Mr. Malley, advised against holding an interview with King Klein. They do not trust him.

Messrs. George E. Little, Edwardsville, Ind., and H. B. Welsh, Laconia, Ind., men who are reported to have held telephone conversations with E. M. Goldman last June from Kansas City, Mo., will be investigated in the immediate future.

During the course of investigations, more particularly during recent inquiries, Agent learned from Detective Cecil Ezell, Police Department, Louisville, that Subject Wilbur Underhill, Fugitive, I. O. \$1191, hes a brother named Robert Underhill residing with his family at 54 James Road, Clifton Hills District, Louisville, Ky. Robert Underhill's family consists of three smell children his wife and himself.

Through District Superintendent W. J. Turner, Crescent Hills Post Office Station, 2028 Frankfort Ave., Louisville, agent learned that James Road is on the route of John Reinhard, Rural carrier. Agent questioned Mr. Reinhard relative to the family of Robert Underhill. He instantly recognized the photograph of Wilbur Underhill, Fugitive, as teing that of Bob's brother. He added that the resemblance is very close. Reinhard failed to recognize the photographs of the several other members of the Vernon C. Liller gang as being persons seen or known to him. He added that Bob Underhill is an inoffensive and friendly type of man whom he has known in an off-hand way for several weeks. Bob, according to Reinhard, is engaged in the sale of whiskey. He is not in good finencial circumstances and the family live quite poorly. Mrs. Underhill is reputed to be little better than a prostitute. They have three children whose ages range from three to seven years. Mr. Reinhard agreed to watch the house more closely and report any fact that may prove of some consequence. It developed that BobUnderhill's family formerly resided at Shelbyville. Ky. They correspond quite frequently with a Lily Cornelius, Route #4, Shelbyville.

Detectives William Forry and Chester Richards, Auto Theft Bureau, Police Department, Louisville, informed agent that they have a well tried and consistently trustworthy contact named John H. Schweitzer, 1887 Brownsboro Road, Louisville. They admitted that Schweitzer handles beer but that he is absolutely reliable and of proven value to the police.

Accompanied by Detectives Forry and Richards, agent interviewed Schweitzer. The latter stated that the photograph of Wilbur Underhill closely rescribles the likeness of Bob Underhill. However, he is certain that Wilbur and Robert Underhill are not the same person. Furthermore, Schweitzer added that he sees Bob nearly every day; that he is more than reasonably certain that Bob has not been away from his home and the city of Louisville this summer. It was also learned that Bob Underhill does not own acar. This fact was later corroborated at the automobile registration bureau, Louisville. Schweitzer added that Bob Underhill has a shady friend named Reuben Crenshaw with whom he associates a great deal. The latter also

lives in the environments of Louisville. Schweitzer promised Detectives Forry and Richards, also Agent, that he would make every discreet effort to obtain some information of value as to the whereabouts of Subject Wilbur Underhill, one of the Kansas City fugitives. However, he added that Bob Underhill is very close about giving information as to his family. Up to the time Schweitzer was contacted, he had no idea that Bob Underhill had a brother. So far as could be learned, the Underhills formerly lived in the vicinity of Shelbyville, Ky., and that Bob was originally reared in a mar Barbourville, Ky.

Patrolman Carter C. Smith and Otis Mills, Jefferson County Police Department, Louisville, informed agent that they are well acquainted with Bob Underhill and the latter's associates; that they well know the environment of the Underhill home and as a matter of duty. Much of the information relating to the Underhills as obtained from those previously interviewed was corroborated by Officers Smith and Mills. They too recognized the photograph of Wilbur Underhill as being that of a relative of Bob Underhill. However, they pointed out enough difference to prove to their setisfaction that Bob and Wilbur are not the same person.

In cooperation with Patrolmen Mills and Carter Smith, agent contacted one Andrew Singer. Cleveland Boulevard, Louisville. The said officers previously advised agent that Singer formerly worked for Underhill and had ready access to the letter's home. Furthermore, they have the greatest faith in Singer's ability to reach Bob Underhill in an intimate manner in the latter's home. Also, that Singer will not break faith with them. Singer, in arrangement with the said officers, visited Bob's home. The premises were covered by agent, accompanied by Kills and Smith out of uniform. The conversation that transpired between Underhill and Singer was in the main, heard. Singer later reported the names of the persons that were in the house at the time. He also stated that none of them resembled the photographs of the fugitives named in this case. Singer promised to continue his efforts to obtain information of value. He, too, stated that Bob Underhill has always been reticent about his past family history. Rowever, Singer stated that such attitude is often characteristic of the man born in the Kentucky mountains. Up to the time Singer was contacted, he did not know that Wilbur Underhill was related to Bob. He also stated that there is no question that Bob Underbill is related to Wilbur Underbill; that the photograph of Wilbur resembles Bob quite closely; that any person who knows Bob would recognize the photograph of Wilbur as being close of kin. Full cooperation of Singer was promised. Officers Mills and Emith have considerable faith in him. Captain Ambrose Hagerman, County Police, Louisville, has advised agent that Smith and Mills are two of his most dependable and trusted officers.

A description of King Klein as known to Lieut. Parsons, Operative Malley and other persons interviewed is given herein, as follows:

Age Reight Weight

About 35 years

155 lbs. Dark brown

Heir Eves

5 * 5 * /

Complexion Teeth

Dark and ruddy: smooth sheven

Build Occupation

Perfect . Stocky and athletic; erect; walks briskly Motor car selection and whiskey racketeer

Mar. Stat.

Single

Residence Relatives Louisville, Ky., ordinarily Residents of Louisville

Special Agent E. J. Tynn conducted the following investigation at Vincennes, Indiana:

Telephone 374 Vincennes, Indiana, is that of Dr. F. E. Poe. not (Dr. Pal). Er. Poe is a follower of the horses and apperently books horses in a small way. Upon interview, he stated that Mr. Finical, manager of the local telephone company, had asked him about a party by the name of Goldman who had called the doctor on several occasions from Kansas City. Mo., and he was at that time, as at the present, unable to recall any person by the name of Goldman, but did recall that a man called him on several occasions from hansas City, Mo., to give him tips on the "ponies". and these were the only calls received by him from any person in Kansas City: that he cannot recall the name given by this individual inasmuch as he was not interested in his information; that in view of the fact that Dr. Poe is known to bet on the "ponies", he frequently receives calls of a like nature from tipsters; that he has promised Mr. Finical of the local telephone company to inform him in the event this party calls again, in order that the telephone company may locate him; that Dr. Poe is of the opinion he can identify this individual by his voice.

Mr. A. C. Finical, manager of the Vircennes telephone office, was furnished the address of the Cincinnati Division office, and promised to forward any information developed in the future through the arrangement with Dr. Poe, as above outlined. The telephone company is interested in locating E. M. Goldman for the purpose of collecting the unpaid bill at Kansas City, and the latter office of the telephone company has requested the local exchanges covering the localities to which E. M. Goldman placed long distance calls to contact the persons called for the purpose of obtaining some information concerning him.

Dr. F. E. Poe has been in Vincennes some years, is a married man, and considered respectable by the Chief of Police, T. M. Martin. His most apperent weakness is a fondness for betting on race horses.

UNDEVELOPED LEADS:

KANSAS CITY OFFICE at Kenses City, Mo. Note the information contained herein to the effect that the Kansas City telephone exchange is endeavoring to locate E. M. Goldman through local exchanges, and it is to be

presumed that replies of the local exchange managers will be found in the files at Kansas City. Development of this phase is left to the discretion of the Kansas City Office.

CINCINNATI OFFICE at Louisville, Ky. Continued contacts will be maintained with Detectives Forry and Richards, Police Headquarters, Louisville, and through them, contact with F. H. Schweitzer. Contacts will also be maintained with Patrolman Mills and Smith, County Police, Louisville, through Capt. Ambrose Hagerman, County Court House. Likewise, Supt. W. J. Turner and Carrier John Beinhard, Crescent Hills Post Office station, Louisville, will be frequently interviewed for any results of value. If thought necessary, as a result of future investigations, the inquiries will be continued at Shelbyville, Ky., and possibly Barbourville, Ky. Inquiries will be continued at any point should the facts in the future warrant.

At Edwardsville and Laconia, Indiana. Mr. George E. Little and N. B. Welsh, residents of the above named towns, will be investigated as requested in the letter of reference from the Kansas City Office.

PROTEC

H. S. Department of Instice

Bureau of Investigation 311 Hurley-Wright Building Washington, D. C.

September 1.

MEMORANDOM TO THE DIRECTOR

Ben jamin Harrison Covell

Pursuant to your telephonic instructions on August 30, 1933, Special Agent L. P. Oliver was assigned to Tocate the above-named individual who supposedly had been acquainted with Frank Nash, deceased, and who had made the statement that the man responsible for the massacre of certain officers and Frank Nash at Kansas City, Missouri, is "a big Polack of New Orleans."

At the Division of Identification, it was determined that Covell as B. H. MCovell, Register No. 20641, was received U.S.P. Kansas February 1, 1924, from Washington, D. C., crime forging and uttering U. S. obligations; sentence 5 years - 9 to 5 years concurrently. As BenyCovell, #9056, arrested PD, Knoxville, Tenn., Feb. 22, 1933, charged investigation (forgery); released to Washington, D. C., Feb. 22, 1933, charge false pretense; as Benj. Covell, #11714-33, received Asylum and Jail, Washington, D. C., March 5, 1933, eMarge false pretense; held to Grand Jury.

I have also obtained photographs of Covell, register No. 4142 FD, Mismi, Fla. Two copies of this photograph are attached hereto.

Efforts were made to locate Covell at the Willard and Washington Hotels without success. It was learned from Lt. Clarence Kelley and Officer Eugene Davis of the Check Squad, Detective Bureau, Metropolitan Police Department, Washington, D. C. that Covell formerly resided at 1910 K St., N. W. On August 51. 1933 Agent Oliver contacted Covell at Apt. 404, 1910 K St., N. W., with the result that Covell voluntarily came to the Washington Field Office where he was interviewed by myself and Agent Oliver.

Covell stated that he was released from the U. S. Penitentiary, Leavenworth, Kansas, on August 27, 1927, that he went to Detroit, Michigan, remaining there for fifteen months and then moved to Washington, D. C., where he has resided continuously except for occasional visits to Chicago and elsewhere. He claims to have been engaged in the contracting business at Washington, D. C. from November 10, 1928 until he went into bankruptcy, that he operated 12 trucks and owned a steam shovel, further that since failing in business he had been engaged. in bootlegging activities.

Covell denied being intimately acquanted with Frank Nash and thaim he did not know him before he met him at Leavenworth and has not seen him nor on heard from him since his (Covell's) release. When asked how well he knew Frank

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Nash, Covell stated "Well, no better than you would know any man among the three thousand who were in Leavenworth." He claimed to have been a trusty under Deputy Warden Zerbst and to have seldom been within the prison walls during his incarceration.

Covell denied making any statement to enjone to the effect that the man who was responsible for the massacre at Kansas City is "a big Polack of New Orleans." He admitted knowing various individuals in New Orleans, but emphatically denied making any such statement.

This informant advised that the only conversation he can recall relative to Frank Nash was between himself, Normany Boles and a man named Sullivan, that his conversation crossedue to the appearance in a local newspaper of the photograph of Nash, together with an article relative to his death. He stated that he and the other men simply talked about Frank Nash and Leavenworth Femitantiary.

When questioned concerning a newspaper item appearing in the Washington Herald, Covell stated that on August 31, 1933, he filed suit against Drew Pearson and the Washington Herald alleging defamation of character, etc. Covell denied having made the statement to Pearson attributed to him in the article in question.

Covell is driving a Lincoln Sedan 1927 model, bearing D. C. license plates M-2493. He, his wife and his two sisters have occupied Apt. 404, 1910 K St., K. W. for the past three years, but on this date are moving, he and his wife to take up their residence at the Arlington Hotel, Washington, D. C.

Covell stated that if he did have any information relative to the persons responsible for the massacre at Kansas City, Missouri, he certainly would have no reason for not disclosing the same. Covell is a typical confidence man and it is certain no dependence whatever can be put in anything he might say.

Covell is described as follows: Age: 41; Weight: 177 lbs; Height: 5'72"; Build: Stout; Complexion: Medium dark; Color of Hair: Black streaked with gray; Color of eyes: Hazel; Scars and marks: deep scar on cheek opposite righ ear; scar corner right; left leg off 5½ inches below knee, wears a wooden leg; Register No. 4142 PD, Mismi, Fla.

Dwight Brantley,
Acting Special Agent in Charge.

CC Kauso lity



Benjamin Harrison Covell

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JER: BCB

September 1, 1933.

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MIMORANDUM POR MR. WILLIAM STANLEY. THE ASSISTANT TO THE ATTORNEY COMERAL.

SEP 5 - 1933

I am attaching hereto a copy of a memorandum of the Acting Agent in Charge of our Washington, B. C. Office relative to an investigation of Benjamin Harrison Covell. This is the party whom Mr. Shreve of the Prohibition Unit referred to our attention recently.

Very truly yours,

Director.

Incl. #676068

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E File

311 Hurley-Wright Building Fashington, D. C.

September 2, 1935.

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, \$70 Lexington Avenue, Room 1403, Her Tork, New York.

Dear Sir:

Re: Vernon C. Miller with elience Fugitive I. O. 1195, et al
Obstruction of Justice (Endeavor
to Deliver Federal Prisoner
Frank Resh)

Inclosed is a photostatic copy of the photograph appearing upon application for passport of one Beatrice Buchalter which was obtained from the Passport Division of the State Department. Examination of the files of the State Department discloses that Beatrice Buchalter was the only individual who had made application for passport who might possibly be identical to Betty Buchalter.

It is noted from the file at the Passport Division that Beatrice Buchalter, who made application for passport in May of this year, gave her address as 115 West 86t' Street, New York City; that this same individual had also made application for passport in 1931; and it is further anoted from the file that Beatrice Buchalter is married to one Louis Buchalter.

Although the description of Beatrice Buchalter, as noted from the files of the Passport Division, does not conform in every detail with the description as furnished by your office of Betty Buchalter, it was thought by this office that probably both are identical. The file at the Passport Division further discloses that Beatrice Buchalter stated on her application that she was born in London, England.

Very truly yours,

Deight Brentley.
Acting Special Agent in Charge.

SEP 5 .1933 A.M. U. S. DEPARTMERT OF JUDGES

Date aut M

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RES: COM CC-Director 1900 RANKERS EVILDING, CHICAGO, ILLINOIS.

Division of MVISTATION

September 2, 1933 A

U.S. DEFARMANT OF LEAST

Epecial Agent in Charge, Division of Investigation, U. S. Department of Justice, 905 Federal Reserve Bank Building, Kansas City, Missouri.

Dear Sir:

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In re: VERMON C. MILLER with aliance FUGITIVE; et al
OBSTRUCTION OF JUSTICE (Endeavor
to Leliver Federal Prisoner
Frank Nash)
_CHICAGO FILE NO. 68-1649

This office has a connection with a man in the Chicago underworld who is personally acquainted with Vernon C. Miller and who formerly worked for Killer when Miller was connected with gambling at Kontroal, Canada. This was between the years 1929 and 1932. Our informent recently adviced that the Jevish pay-off man who controls Fontreal, Canada, is 36die Berman; that 20die's wife's name is Ada and that they have one child. Eddie and Ada have separated recently and Ade left for points unknown with the child. The Montreal police are looking for Ada in order to locate the child. The informant describes Eddie Bermen as being approximately 35 years of age, height five feet nine inches, brown heir, Jewish nose, a next Gresser, malsotic peddler, probably an addict, who is wide open and easy to meet. The informant further stated that Eddie Berman is now associated with Texas Quinan, the night club hostess, who recently proceeded to Los Angeles, Celifornia, to open a night club there. Toxas Quinan is supporting Berman and has recently bought him a new automobile, according to our informent.

If Eddie Berman is in Los Angeles, he will contact Mose Barnett, mentioned in case entitled GEORGE B. KELLY with aliases; et al, CHARLES F. URSCHEL - Victim; KIDHAPING, CHICAGO FILE MO. 7-26. The description of Barnett was recently forwarded by this office to the Lor Angeles office. Investigation in this case disclosed that Killer at this time is carrying credentials showing that he is representing a newspaper or newspaper syndicate at Los Angeles, California. Eiller formerly controlled the cambling concessions at Wontreel, Canada Berman was used as

the pay-off man by Eiller, so they are naturally close friends.

Since it was first ascertained by this office that La Voy was an alleged associate of subject Galatas, a cover has been maintained on all mail addressed to 7361 21st Avenue N.W., Seattle. To date one letter and one post card have been delivered to this address:

Letter postmarked Temperance, Mich., Aug. 14, 1933 and addressed to lick La Voy, 7561 21st Avenue N.W., Seattle, Wash., with return address Isadore La Voy, Temperance, Mich.

Postcard, postmarked U. S. Railway Car Exhibit, Chicago, Ill., aug. 15, 1933, addressed to kick La Voy & family, 7361 21st Avenue K.W. Seattle, Wash., with following message:

"Hello Everybody Lother & I drove here Sanday for Fair When are you coming? Father wouldn't go I hope this finds you-all fine

(signed) Love, Lembert".

These tracings are being transmitted to the Karsas City office herewith.

Agent ascertained through George Dean, General Manager of the Pacific Telephone and Telegraph Company, Seattle, that Nicholes La Voy first had his phone installed during 1916, and at the present time his phone number is Sunset 1592. Mr. Dean had an examination made of his records, but failed to find that any long distance calls had been made from this number for the past six months. Arrangements were made whereby any long distance calls were made or received from this phone that agent would be immediately advised.

Through the cooperation of Post Office Inspector I. I. Imus, Seattle, arrangements have been made with mail carrier Phillips, who delivers mail at the home of Kicholas La Voy, 7361 21st ivenue, N.W., in case he notices anything unusual at above address, or strangers visiting that he will immediately advise P. O. Inspector Imus, who will convey information to this agent.

A search of the criminal records at the Seattle Police Department and the King County, Washington Sheriff's office, fails to disclose any record of Kicholas La Voy.

UNDEVELOPED LEADS. PORTIGIO OFFICE: At Seattle, Washington, will continue all sources of surveillance over the home of Nicholas La Voy, V361 21st Avenue N.W., Seattle, for any information that may apprehending subject Galatas.

This Case Originated at Habsas City, Missouri FILE NO. 62-1043 REPORT MADE AT: DATE WHEN MADE: PERIOD FOR WHICH MADE REPORT MADE BY: W. K. Bowling Portland, Oregon 8-31-53 8-4/26-33 CHARACTER OF CASE WERNON C. MILIER, with aliases - FUGITIVE, Obstruction of Justice 🔻 I) 0. #1195 (Endeavor to deliver RICHARD TALLMAN GALATAS, with alieses - FUGITIVE, Federal Prisoner Frank Nach) 1. U. #1201, et al Surveillance over home of KicholasyLanvoy, 7361 21st Avenue K.W., Seattle, Washington, an alleged associate of subject Galatas is .being maintained; to date no information of value has been obtained. REFERENCE: Report of Special Agent W. K. Bowling, Fortland, Oregon, 8-4-33. At Seattle, Teshington. DETAILS. Agent has visited the vicinity of 7361 21st Avenue N.W., Seattle, the home of one Nicholas La Voy, an alleged associate of subject calatas, on numerous occasions since 8-4-33, and made discreet inquiry as to any strangers having visited the above address, but to date no information he been obtained to the effect that any strangers have been seen at above address. IS REPORT FURNISHED TO Diviston - 3 4933 A M Lensas City - 2 DEPARTMENT OF JUSTICE

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203 Post Office Building. St. Paul, Minnesota.

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Special Agent in Charge. Division of Investigation, U. S. Department of Justice, 905 Federal Reserve Bank Bldg. Kansas City. Masouri.

September 1. 1953.

Deer Bir:

Ro: VERROR C. MILLER, with aliases, I. o. 1195 - FUGITIVE, et el. OBSTRUCTION OF JUSTICE (Endeavor to deliver Federal Prisoner Frank Rosh). 8t. Paul File No. 62-868

Reference is unde to the telephone call of Special Agent W. F. Trainor to this office at \$:30 p.m., on August 29, 1955, requesting photographs of all persons alleged by one Johnson, alias Red Price, to have some connection with the June 17th message, particular reference being unde to the report of Special Agent A. R. Gere dated June 26, 1933, at Sqlt Lake City, Utah.

A perusal of the report in question discloses that the only individuals who might be known in St. Paul, Minnesota, to law enforcement officials and who, as far as the record of the St. Paul office 3 ages discloses, have any connection with the underworld in the Twin Cities are Jack Pfeiffer and Tom Banks.

There is attached hereto for the Kansas City office a photograph of Jack Pfeiffer. By way of explanation, Jack Pfeiffer has an interest in and takes part in the operation of the Hollyhooks Iun, a gembling establishment located on the Mesissippi River Boulevard on the outskirts of the city of St. Paul. Jack Pfeiffer is reputed to be a lightenent of Leon Gleckman, Twin City underworld lender. Pfeiffer's activities are confined principally to running the gambling joint and taking care of slot mechine and gambling interests in Minneapolis.

As far as can be determined, Tom Banks, alias Little Caesar, has never been photographed or arrested. Tom Banks was at one time a bellboy in the Dykeman Hotel in Minneapolis. Fe enlarged upon his bootlegging activities to the extent that recently he is reputed to

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be the main supplier of the legal liquors to Minneapolis. His ectivities are confined principally to the liquor racket and gambling interests which he has in connection with Jack Pfeiffer. He is also a member of the Leon Gleckman gang. Tom Banks is described as being about 5 feet 8 inches, 150 pounds, dark hair thin on top, about 58 to 40 years of age, no tionality Scotch.

Big Homer, mentioned in the report in question, is unknown to law enforcement officers in the Twin Cities.

The Senetor Hotel, mentioned on page 2 of that report, was et one time owned by Tom Banks and Lou Banks, the latter being a Jew. Jeek Pfeiffer at one time was a clerk in the Senator Hotel. The Senator Hotel was sold by those interests and is now operated as the Admiral Hotel. It is a second-class hotel located in Minnespolis, Minnespola.

As a point of information, the Hollyhocks Ina is not located in South St. Paul, but in St. Paul. South St. Paul is located in Dakota County, whereas St. Paul is located in Ransey County.

Very truly yours,

WERNER HANNI, Special Agent in Charge.

DOMENTS

Enc.

Co Bureau

Co Chicago - 2

CLASS OF SERVICE DESIRED				
DOMESTIC	DOMESTIC CABLE			
TELEGRAM	FULL RATE			
DAYLETTER	DEFERRED			
NIGHT MESSAGE	NICHT			
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WESTERN UNION

ACCTO INFAM.

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R. R. VITTERLI DIVISION OF INVESTIGATION U.S. DEPT. OF JUSTICE 905 FRURRAL RESERVE BUILDING KANSAS CITY MO. BALT LAR CITY UTAN

CEPE 1 1833 M

SANNO STOP STREET AND SMITE'S WESTERN STORY MAGAZINE ISSUE OF AUGIST TWENT'S INTE CONTAINS FOLLOWING QUOTE NOTICE VERTO MILLER SMOKY REID AND SMOKY GREEN THEY WERE LAST HEARD FROM IN HUROR NORTH DAKOTA VERTE MILLER WAS DEPUTY SECRIFF AT HUROE WHERE ARE YOU ALL DO YOU REMEMBER A CERTAIN BRAKIE WOULD LIKE TO BEAR FROM ANY AND ALL OF YOU WRITE TO B.M. CARE OF THIS MAGAZINE UNQUOTE THIS MAY NOT HAVE HERETOFORE BEEN BROUGHT TO YOUR ATTENTION

STRE ACTION

LIV IN

CC: DIVISION

NDEXED

DIVISION OF INVESTOR

WESTERN UNION GIFT ORDERS ROLVE THE PERPLEXING OURSTION OF WHAT TO GIVE

905 Federal Reserve Eank Building

Kansas City, kissouri.

September 2, 1938

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, BO1 Title Guaranty Building, St.Louis, Missouri. DIVISION OF INVESTIGATION OF SEP 5-1933 A.M.
U.S. DUMPENDAT V. SUTTOF

Dear Sir

In the matter of Vernon C. Killer and others, Dbstruction of Justice (Endeavor to deliver Federal Prisoner Frank Mash), a group of Missouri license tag numbers has been assembled from information secured from various parties, who believe they correctly noted the number of the license tag used on the Chevrolet car driven by the killers at the Union Station, Rensas City, Missouri, June 17, 1933. Thile the license numbers, are in each case different, the serials assembled no doubt contain within the group the correct number. Those numbers have been traced thru the office of the Secretary of State at Jefferson City, Missouri, and it is found that the following were issued for parties in your Districts

TAG NUMBER- ISSUED TO ADDRESS KIND OF CAR MOTOR BO.

Date issued:
1935 Missouri
License 498239 Joe P. Gilder Jackson, Mo. Hupmobile Sedan 69256
4-29-33.

1935 Rissouri License 498329 Fred Parker 4-28-1933.

Reely's Landing, Chevrolet Coach 109194

1935 Missouri
Licenes 428329 John Sampson
Date of issuence
not stated.

Rimer, Kiesouri, Ford Touring 6429394 (Facon County)

It is requested that a discreet investigation to made at each point mentioned above, and that the individual who appears as the owner of the license tag, especially Fred Parker, Neely's Landing, Missouri,

10

the owns a Chevrolet car be scrutinized. It is believed possible that when the proper license tag is located, some very definite information regarding the actual participants in the shooting can be secured.

It is remested that this investigation be conducted as soon as possible.

Very truly yours,

Special agent in Charge.

WFT-ebc cc-Division 905 Federal Reserve Fank Building,

Kanses City, Missouri.

September 2, 1933

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 1900 Bankers' Building, Chicago, Illinois.

Deer Sir

RE:

VERNOR C. MILLER, with alieses - FUGITIVE, I O \$1195, RT AL

OBSTRUCTION OF JUSTICE [Indeevor to deliver

Federal Prisoner Frank Hash)

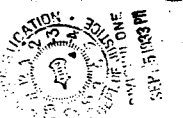
h.C:File #62-760-

Earl Doyle, alias Harry Harris, has been apprehended at Grand Haven, Michigan. There have been constant runors that he was connected with the Union Station shooting. I suggest that he he very carefully interrogated, and that test bullets be forwarded there for comparison.

Very truly yours,

R. E. VETTEPLI Special Agent in Charge

PEV-etc cc-Division



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t the following message, subject to the terms on back hereof. Wwhi

which are hereby agreed to

EPO:PS SEPT. 2, 1985 2 - 289/5 11:15 20

M. H. PURVIS
DIVISION OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
1900 BANKERS' BUILDING
CHICARO ILLINOIS

Bureau of act on the Section of Section 1933 A Sect

EARMO REFER REPORTS FROM THIS OFFICE IN MASH CASE STOP MRS. J. WERTZ WILTON
CONNECTICUT MOTHER MART PHILLIPS RECEIVED LETTER POSTMARKED ENGLEWOOD STATION
AUGUST TWENTY EIGHTH RETURN ADDRESS EIGHT FOUR HUNDRED PAXTON AVENUE CHICAGO
POSSIBILITY BERNARD PHILLIPS NOW CONTACTING WIFE MART PHILLIPS

ec: Division v

CULLEN

UTUTU.U.U.U.U.C

This case originated at Kadsas City, Missouri DATE WHICH MADE: 8-20-35 Oklahoma City, Okla. 9-2-33 C. G. Schenken VERNOIC. TILLER with alieses." Obstruction of Justice I.O. No. 1195, et al (Endeavor to Deliver Federal Prisoner Frank Nash) CL UD SYNOPSIS OF FACTS: C. F. Willis, 509 East Young Street, Tulsa, Oklahoma, advises that he has seen "Pretty Boy" Floyd recently and believes that Floyd is residing in his meighborhood at the present time. REFERENCE: Division letter dated August 9, 1935. DETAILS: The letter of reference advises that Mr. C. F. Willis, 509 Bast Young Street, Tulsa, Oklahoma, in an application to the Department for an appointment as Deputy United States Marshal, reports that he is acquainted with "Pretty Boy" Floyd and could inform the Government of Floyd's whereabouts.

Special Agent H. B. Hollis interviewed Mr. Willis at his home at
Tulse and escertained that Floyd, his wife and son lived next door to Mr. and Mrs.
Willis for approximately six months during 1932. Mrs. Willis was present during
the interview with her husband. Both claim to know Floyd on sight and to be well
example and with Ruby Floyd, the wife of Floyd. This acquaintance grew up during
the six months that the Floyds lived at 513 East Young Street. Mr. Willis stated
that he had seen Floyd a few times while he was living at the above address but
did not know who he was. Mrs. Willis made the same statement. Both Mr. end Mrs.
Willis went into great detail in describing the raid made by the Police on the
Floyd home in February, 1932 in an effort to catch Floyd, which failed. Mr. and
Mrs. Willis claim that Floyd has been seen in the neighborhood several times in
recent months. Mrs. Willis is positive that she could not be mistaken and stated
that it was only a few days ago when Floyd passed her near her home. Mr. Willis

FORWARDED: AND OLYM BREAK ASDIT	62-29915-510	SEF 5 1935
COPIES OF THIS REPORT PURDINAND TO:	BUREAU OF INVESTIGATION	SEP 7 1933
3-Division 2-Kansas City	DIPARTMENT OF AUTTOR	ACKETED:
2-Oklahoma City COPIES DESTROYED	BOUTED TO: PILE	7

C. S. STEWART SERVICE STORY MAN

is of the opinion that Floyd is again living in that section of town and he advised that he was making some contacts within the next few days which he believed would result in obtaining information relative to the approximate location of Floyd's present residence.

Mr. and Mrs. Willis stated that if Agent would place himself nightly for a period of time at a corner near the Willis home, Floyd would be seen passing. Mr. Willis advised that he would call on Agent at Tulsa within the next few days to furnish additional information.

Mr. C. F. Willis is employed by the M.K. & T. Railroad and has been so employed for approximately twenty years. Both Mr. and Mrs. Willis seem very sincere but it is hard to say whether or not they actually see Floyd.

UNDEVELOPED LEAD:

OKLAHOMA CITY OFFICE at Tulsa, Oklahoma will again interview Mr. C.F. Willis, 509 East Young Street, to ascertain whether he has any more recent information concerning Floyd.

PENDING.

Porm No. 1

THIS CASE ORIGINATED AT

Oklahoma City, Okla.

FILENO 62-456

li.

Oklahoma City, Okla. 9-2-35 8-28-35 Paul Hansen

VERNON C. MILLER with aliases -FUGITIVE, et al

1.0_1195

Obstruction of Justice (Endeavorted Prisoner Frank Hash)

OF NO ONE

No information could be obtained at McAlester, Okle. regarding the identity of the person who is alleged to have bought a Hart-Schaffner and Marx suit and who had one leg shorter than the other. Record has been kept of purchasers of suits by the Goldberg-Joseph Company since August, 1932 and the names of the persons who registered at the Byron Hotel at Kansas City, Mo. 6-16-33, do not appear in this record.

REFERENCE: Letter from the Kansas City Office dated 7-20-53.

DETAILS:

McLiester, Oklahoma, advised the writer that his company is the only firm who handles Hart-Schaffner and Marx clothes at McLiester and has been the only company handling this line for about five or six years. Mr. Goldberg advised that the company has kept a record of every suit and overcoat which had been sold by that company since August, 1932, as to the model of the suit, the color, the style, the price, and the name and address of the purchaser. Mone of the five names used by the persons, who registered at the Byron Hotel in Kansas City, Mo. on the night of June 16, 1955, appears in this record. Mr. Goldberg carefully went over this record and as he is personally acquainted with almost every person who has bought a Hart-Schaffner and Mark suit there since this record was kept, he felt able to say who from this record would be considered as a suspicious person and one who would be at all likely to be in trouble. There were only three names that Goldberg felt were at all suspicious.

On October 7, 1932 Elmer Cothron purchased a gray, single breast.

Hart-Schaffner and Marx suit, size 42, for \$22.50. Cothron, Goldberg says, is about

APPROVED AND PLES OF THIS REPORT PURPISED TO SECONDED AND RECORDED AND

Q. C. APPROXIMATE PROPERTY SPRINGS

1-123

So years of age, married, and has one child. His home was in McAlester, Oklahoma until about a year ago when he moved to Oklahoma City, where he is now working in some drug store. Goldberg said that Cothron's father-in-law and brother-in-law, whose last names are Lacy, are "no good", and one of them (he does not remember which one) was involved in some short of a murder charge in McAlester. Goldberg said that he did not believe Cothron would be in any trouble and gave as the only reason that he might be considered suspicious the fact that his father-in-law and his brother-in-law are "no good".

On October 29, 1932 Lee Weaver, a stranger, purchased a gray, single breasted Bart-Schaffner and Marx suit, size 38 for \$22.50. We further information is known about Weaver.

On December 24, 1932 John Luth, a stranger, purchased an Oxford gray, single breasted suit, size 38, for \$22.50. This sale was made by John Weeks, an extra clerk, and no further information is known of him.

Goldberg could not remember of having sold a suit to any person fitting the description of the individual described in letter of reference with one leg shorter than the other one. He viewed the photographs of Bailey, Bredy, Underhill, Davis, Clark, Miller, Phillips and Floyd and stated that he could not remember of ever having seen any of these persons.

Mr. Goldberg also stated that Mr. Goe Jones is the regular slething salesman with his company and it is possible that he would remember of selling a suit to a person described in letter of reference, but this sale he is sure
would have been before August, 1932 and he therefore feels that it would be
very improbable that Jones would remember the sale. At the time this Agent was
in McAlester Jones was in Texas on a vacation and would not return until two days
later.

Mr. William Johnson, a clark with Goldberg-Joseph Company, viewed the photographs of the above mentioned persons and said that he did not recognize any of them. He also could not remember having seen a person in the store answering the description of the individual described in letter of reference with one leg shorter than the other.

Mr. J. Joseph, co-partner with Leo Goldberg in the above firm, also stated that he could not remember having sold a suit to any person enswering the description of the individual described in the letter of reference with one leg shorter than the other. He also viewed the photographs of the above mentioned persons and could not remember having seen any of them.

Miss Ester Arndt, who works in the Ladies Ready to Wear Department of this store and who also does practically all of the altering, said that she could not remember specifically of altering a pair of trousers with one leg shorter than the other for any stranger. She said, however, that there are three or four persons in McAlester, one being the sheriff there, who had their trousers altered with one leg shorter than the other, but she could not remember of any man answering

the description of the person in the letter of reference with a short leg, who had purchased a suit and had had his trousers altered accordingly. She also viewed the photographs of the above mentioned persons but could not remember having seen any of them.

	UNITED	STATES I	BUREAU (OF INVESTIGAT	FION
. <i>W</i>	FORM No. 1 This case originated at	nsas city. No.	•	File No.	6 2-474
	REPORT MADE ATI	DATE WIGH MADE	PERIOD FOR WHICH M	ACE: REPORT MADE BY:	
79/	Salt Lake City, Utah	8-31-33	8-28-33	A. R. GERE	X M
W	(10 files, I at	with liases,	PUCIFIVE,	OBSTRUCTION OF J to Deliver Teder Frenk Nesh)	
auße	OIT OF THE PARTY O	y, Utah, by lo y, Ko., on Jun e of Elmer and have called Fr at Company, Sa	ng distance to e 15 and 15, i erson and the ed E. Smith of lt Lake City.	fice dated August 2,	red (
Fred A. mith, First Vice-President of the First Security Trust Co., Salt Lake City, Utah, advised that on or about June 12, 1935, a party called hi by long distance telephone from Eansas City, No., but that he did not understar the name furnished by the party calling on account of the connections being ver poor; that he understood the party calling to make a proposition with regard to horse-racing or some jet-rich-quick scheme and that he responded to the party calling by/stating that he was not interested and that the telephone conversati consumed not over bne minute. Clifford H. Jennings, Manager of the New Grande Smoke House, 373 South Kain Street, Salt Lake City, stated that he recalled a party calling him three Tout times from Eansas City, No., over a period of two or three days; that the party gave his name as Elmer Anderson, and this party offered to give him a "ti on a horse named "Beaver"; that the party claims that he worked for the General News Bureau in the Eansas City, No. office and that the horse race would be run at Chicago and that he was in a position to hold up the telegraphic returns on the mace in Hausas City for five minutes in order that Mr. Jennings might accor a bet on the horse race after the race was in; that Elmer Anderson directed him **Commonweal and Description of the Commonweal					called him t understand as being very h regard to the party conversation 373 South him three or that the him a "tip" the General rould be run returns on might accept irected him
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to send any money which he was able to obtain as a bet to Elmer Anderson at some hotel in Kansas City, No., the name of which he cannot now recall but that it might have been the Ruehlbach Hotel; that no bets were received or transmitted to Elmer Anderson at Kansas City, Mo.; that he does not know Klmer Anderson and never heard of him or communicated with him before.

REFERRED UPON COMPLETION TO OFFICE OF ORIGIN

115:0aB 62-456 Oklahoma cyty, Oklahoma August 2 1925

MESSGRANDON FOR FILE

Re: Vermon C. Killer with aliance FIGITIVE, I.O. \$1195 - et al.

Contraction of Justice (Indemor to
Deliver Rederal Prisoner Frank Hesh)

Reference is made to letter from F. B. Fey, Assistant shocial agent in Charge, New York City, dated July 21, 1935 and henorandum of Special Agent F.D. Deaderick, Oklahome City, Gated F-Si-SS.

Investigation at Hugo, Oklahoma failed to disclose any information of value. The Southwestern Bell Telephone Company of Bugo, Oklahoma has no record of the cell and telephone No. 627 is not now being used and has not been used during 1923. Fost Office at Rugo, Oklahoma has no record of him. Sam Finkel and she is not known to local efficers at Hugo. Velliant, Oklahoma is 26 miles east of Bugo.

and she stated that wr. and kirs. Sem Finkel are merchants, in the drygoods business, and had been in Valliant for the last three or four years; that both are Jewish and same to Valliant from New York; that Mrs. Pinkel has two daughters and one son by her first husband, all three living in New York City; that Mrs. Betty Buckwolt is a daughter of Krs. Finkel; that Mrs. Finkel was in New York City during key and June, 1950 and just came back to Valliant in the early part of last July.

SEP 7 1933 EECHEER

At the office of the Southwestern Bell Telephone Company, Velliant, Cklahoma, Agent was informed by the operator in charge that during the month of July, 1933 she had two calls from New York City to Velliant, Oklahoma, one was from Betty Buckwalt to Mrs. Sem Finkel and the other was from Mrs. A. S. Tring, Velliant to Mrs. Hellen Horris, her doughter, New York City; that Betty Buckwalt is a daughter of Mrs. Finkel and calls her mother over long distance occessional;

A. D. Hodge, merchant, Valliant, Chlahora stated that San Finkel is the second bushend of Mrs. Finkel; that she has no children by her present husband but she has three grown children from her first husband; that one of the girls and the boy same to visit Mr. and Mrs. San Finkel last gear at Valliant. He learned that the girl's mane was Betty and the boy's name was Jack but he does not know their last mane. Lr. Hodge stated that he has not see one strangers at the store or residence of Mrs. Finkel in Valliant, Uklandas.

From the information obtained it appears that the telephone wall-on July 12, 1913 from Fra. Betty Suckwalt at New York City to Bra. Sem Finkel, her mother, at Valliant, Walshome was a family call.

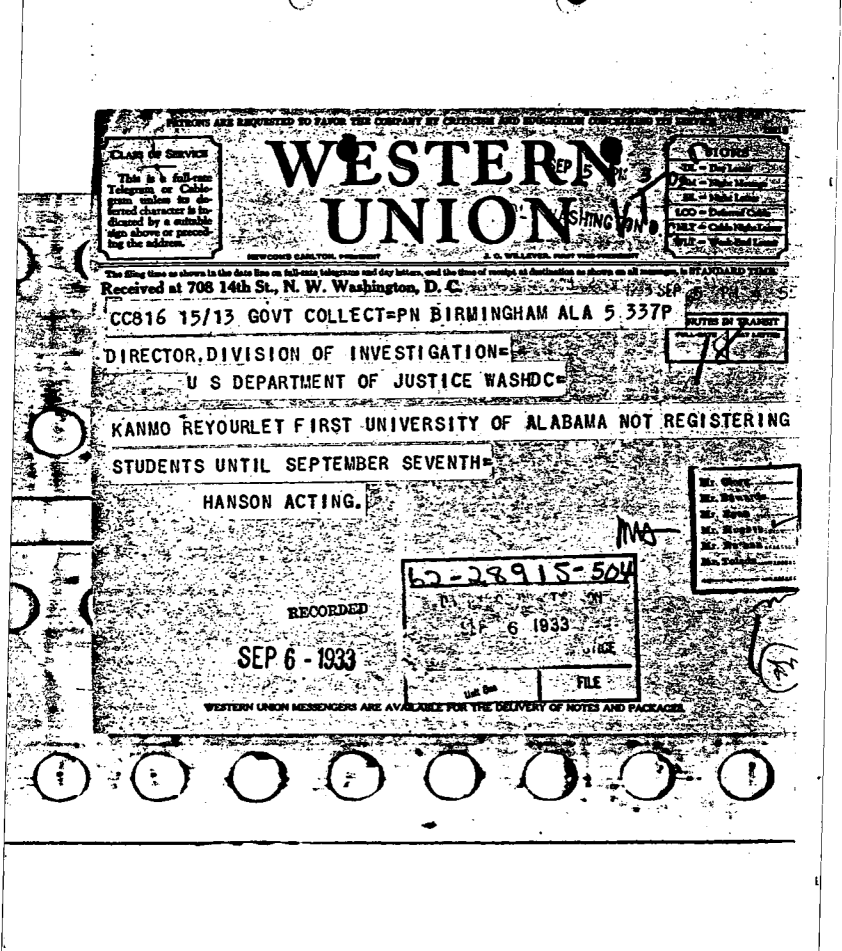
cc: Director

Kenser City

New York City

E. Sorola, Special Agent.

Î



1216 Smith Young Tower See Antonio, Texas. August \$1, 1933.

OCT/NO.

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 900 Federal Reserve Bank MAg., Kansas City, Missouri. SFORGE S. SELLY et al Sidneying - Chas. F. Umetal, Victim. O VERKON C. MILLER et al Obstruction of Justice.

Door Sire

Anteria: to report of Special Agent F. F. Trainer, Kamers City, No. for July 20, 1933, entitled Verson C. Killer, et al, on page 7, it is noted that the telephone located at the furnished house rented and occupied by Dick Colstes at Not Springs, Ark., and been installed in the mass of Mrs. Goo. No. Sates.

In view of the fact that this is one of the alians used by Albert L. Bates and he is commonly known as George Bates, I halieve it advisable to obtain all of the records from the Telephone Company concerning the installation of this telephone, who had it done, obtain the original signature to the contract and any references given. It is quite possible that George Kelly and George Bates were implicated in the Kenses City shooting.

Due to the great physical likeness between George R. Enlly and Charles (Fretty Boy) Floyd, it is quite possible that the Matrez at the Union Station, in Identifying the picture of Floyd, actually sen George Enlly participating in the shooting.

It is believed advisable to accortain positively shether or not the interphone installed at Bot Springs, Arks, has emything to do with Course hates implicated in the Prochol case.

Yery truly yours,

62-21 915

ec Divisionec Dallas ec Oklahoma City Ous T. Jones, Special Agent in Charge.

10 C

1900 Benkers Building Chisago ____ Illinois

September 1, 1953.

Special Agent in Charge Division of Investigation SOL Liberty Metional Life Building Firmingham, Alabama

> Re: VERMON C. MILLER with aliases -FUCITIVE, et al. OBSTRUCTION OF JUSTICE (Endeavor to deliver Federal Prisoner Frank Heah)

Dear Sir:

Ŀ

Reference is made to your letter, dated August 21, 1935, in which you requested that investigation be made at Appleton, Tisconsin, to establish the identity of the parties at 905 Alton Street in that town.

Investigation at Appleton, Wisconsin was conducted by Special Agent J. J. Keating, who established that the property at 905 Heat Alton Street is a private home owned by a divorcee, mamed Mrs. Miller nee Dorothy Gray. This residence, since September, 1932, is occupied by one Dawson Zaug, his wife and a small child, a girl of three years of age. Dawson Zaug formerly resided at 525 South Elm Street, Appleton, Wisconsin. Zaug is now an employee of the American Plywood Company at New London, Wisconsin. He formerly resided with his wife and child at New London, Wisconsin and in September, 1952, moved to Appleton, Wisconsin, as his wife preferred that town. He drives daily from Appleton to New London, Wisconsin, returning home each evening.

Dawson Zaug is reported to be a son of a wealthy lumberman at New London, Wisconsin. Several years ago he was manager of the American Panel and Veneer Company at Montgomery, Alabama, leaving this position in August, 1929. While employed at Montgomery, Alabama, he lived at 206 Lebron Avenue, Montgomery. His salary was \$350.00 or \$400.00 per month. After leaving Montgomery, Alabama, he was employed at Atlanta, Georgia, by the R. E. Clark Veneer Company, later working in Evanston, Illinois, for the same company.

62-28915

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He same to Evanston, Illinois in June, 1930, and obtained the position at New London, Wisconsin sometime during the year, 1932. His wife, Buth Zaug, is a Southern girl and believed to be a native of Montgomery, Alabama. Apparently Zaug or his wife is related to Mrs. Myrtle G. Duncan of Montgomery, Alabama. He was not interviewed, as it is evident he has no connection with this case or could be of any assistance in giving information as to the possible whereaboute of Subject Galatage

Yery truly yours,

JJK:AB CC-Division Ennes City 68-1649 Special agent in Charge

Room 1403 \$70 Lexington Avenue Hew York, N. T.

EPG:PS 62-4949

September 2, 1938.

Special agent in Charge, Division of Investigation, U. S. Department of Justice, 1900 Bankers' Building, Chicago, Illinois

Dear Sir:

Re: VERNON C. MILLER
I. O. fll95, et al
Obstruction of Justice
(Attempt to Deliver Federal Prisoner Frank Hash)

Confirming my wire of even date, you are advised that Special Agent T. G. Felvin was advised today by Deputy Sheriff D. E. Boche, Wilton, Conn., that a letter was received at the Wilton, Conn. Post Office addressed to Mrs. J. Wertz from her daughter, Mary Phillips, with alienes, wife of Bernard Phillips, alies B. A. Courtney, I. O. \$1196, from Chicago, Ill. This letter was post-marked at the Englewood Station 8/28/33 and bore the return address of 8400 Parton Ave., Chicago, Ill.

In this connection, please refer to letter dated Hovember 1, 1932, directed to this office by Special Agent in Charge Werner Hanni of the St. Paul office, a copy of which letter was sent to your office in the case entitled FRANK MASH with aliases-FUGITIVE, I.O. \$1166 - Recaped Federal Prisoner, and, further, to reports of Special Agent T. G. Melvin, New York, dated December 10, 1932, December 24, 1932, and also to reports of Special Agent J. E. Brennen, St. Louis office, dated February 25, 1935, and March 7, 1935.

It will be noted that at that time the cover on the sail of Mary Phillips by the St. Louis Office proved unproductive, but it is thought that Bernard Phillips may again be contacting his wife, Mary Phillips, in Chicago, and it is suggested that appropriate investigation be made.

Very truly yours

T. F. CULLEN Special Agent in Charge

ec: Division

ec: Eansas City

and the first

DIVISION

905 Federal Reserve Bank Building
Kanses City, Missouri
September 1, 1955.

Special Agent in Charge Division of Investigation U. S. Department of Justice 203 Post Office Building St. Paul, Minnesota.

Deer Sir:

IN RE: VERNOR C. MILLER, with alieses, FUCITIVE.

1. 0. #1195, et al - OBETRUCTION OF
JUSTICE (Endeavor to deliver Federal)
Prisoner Frank Nash)
Eansas City File 62-760

It is requested that discreet inquiry be made at Aurora, Minnesota, through the telephone company if sources there are available, to determine whether or not the parents of Mrs. Frank Mash make long distance calls to her.

Mrs. Hash is now located at Kansas City at an unknown address and this office desires to locate her residence. She can be easily reached through her attorney, John G. Madden, 2400) Fidelity Hational Bank Building, at Kansas City, and this procedure has been followed whenever an interview is desired. Due to the fact that her residence address is being guarded by her attorney it is believed possible that some of the members of the Rash gang are in communication with her, and possibly furnishing her means of support.

In the event there has been a change of postmasters at Aurora, and that postal efficials would now treat this matter confidentially and in a manner friendly toward the Government, it is desired that inquiry be made to determine to what address the parents of Krs. Nash send her mail. Under no circumstances should the fact be made known that this office desires to know her residence address.

Very truly yours, 62: 189/5:

R. R. VETTERLI SEF 57,383 A
SPECIAL AGENT IN CHARGE DETAPLISATION

08

WFT: os ec - Division 1900 Bankers Building, Chicego, Illinois.

Special Agent in Charge, Division of Investigation, U. S. Department of Justice 203 Fost Office Building, St. Paul, Manesota.

Dear Sir:

Re: Vernon C. Miller, with alienes - Fugitive: I. O. 1195, et al. Obstruction of Justice (Endeagor to deliver Federal Prisoner Frank Nash)

Through a confidential source, this office ascertained that ... one Sam Davis, a Jew approximately forty years of age, who is race track follower from St. Paul or Minneapolis, Minneaota, is frequenting race tracks in the vicinity of Chicago and that yesterday Davis advised a woman friend that Vernon C. Miller was shot in the chest, bled in mardly and died recently.

It is highly probable that members of the Miller mob may be circulating the ramor that Liller has been killed, for the purpose of eliminating interviews of his associates and commections. However, it is believed that inquiry should be made immediately through the St. Paul and Minneapolis Police, with a view of ascertaining if Sam Davis is known there, and obtain all information available regarding Davis, in order that further inquiry may be made in Chicago.

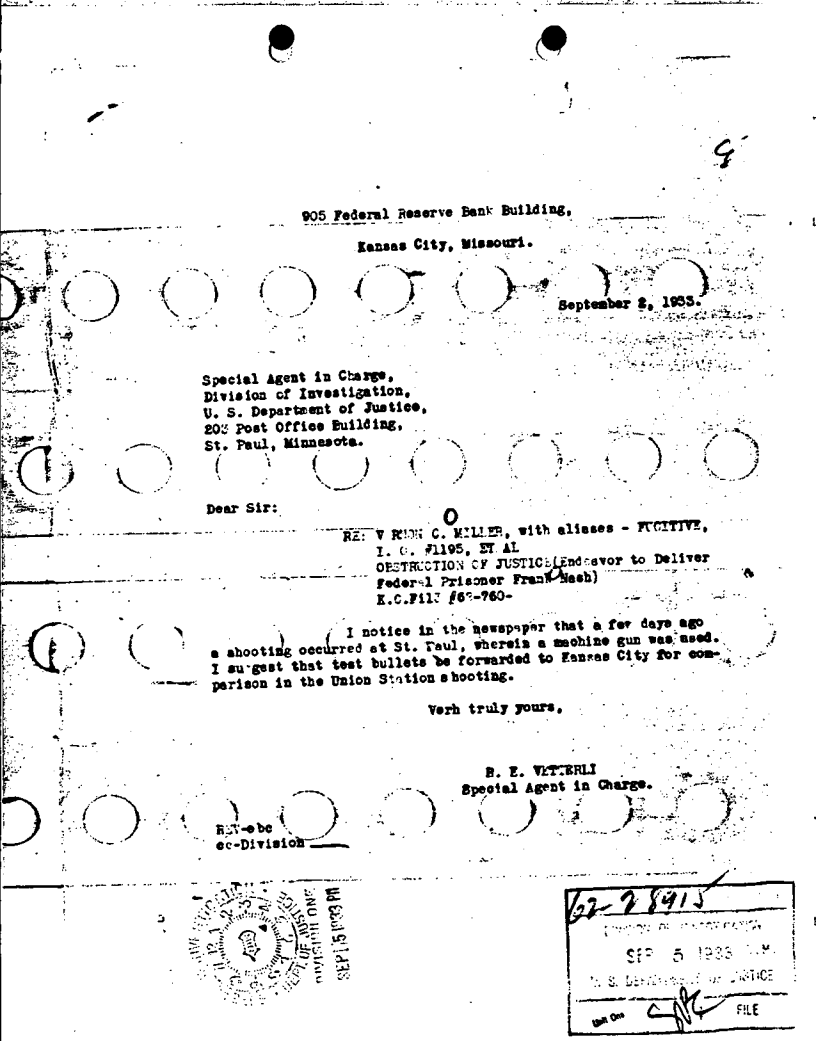
Kindly give this matter immediate attention and advise the Chicago Office at once.

F. H. PURVIS,

Special agent in therge

L. S. Der de

pos/a::* CC Division 62-1649



DWA: K5 62-28915 - 505 September 5, 1933 RECORDED Division of Investigation, U. S. Department of Justice, 905 Federal Reserve Bank Building, Kansas City, Missouri. VERNE C. MILLER et al OBSTRUCTION OF JUSTICE (ENDEAVOR TO DELIVER PEDERAL Prisoner Frank Hase) I am transmitting herewith a copy of an ancaymou letter received by the Department, postmarked Milan, Missouri, August 28, 1933, concerning Subject Harvey J. Bailey. The letter relates considerable personal history of Bailey and mentions a number of his relatives who reside at or near Green City, Missouri. Yery truly yours, Director. Ind. 676535 cc Okla.C1ty

Joseph B. Keensa Washington, D.C.

Dear Bire

Here are some facts about Harvey Bailey's family (the medorious gu now in custody in Tex.) Harvey Beiley is the son of Captain John Bailey A (Civil War vuteran, now dead). The family came from W. Va. to Sullivan So. many years ago and settled near Green City on the farm his aged mother and i sister Lue Green now live. There were five boys, Will, the eldest now in South America - Jim, dead - Robert, Harvey and Err -, two daughters, Lee Bailey Green and Havaline, wife of Harvey/Cunningham of near Bollock and Green City - this brother Bold Bailey is in the same business as Harvey. Did you know that? - and has been gone from this eq. for several years. He poses as an electrical engineer - he picture in the papers of Frank 🌋 Nach - the old residents of Pollock gay is Bob Bailey - He was bald headed. Elgin K. Holliday, veteran of Spanish Am. & World War was a close friend and one time suitor of Mavaline Beiley, and Holliday say he is positive in his identification (He is reliable) - others who knew Bob Bailey can see me resemblance - Lue Green, sister, says Bob is alive and in Chicago. He is as dangerous as Harvey. Here is something also - the right kind of man could gain much information from Lemen Atherton, Milan lawyer. Hervey Cunninghes employs him as attorney - so did Builey and Dr. A. Walterington, Milan : dentist, is close personal friend of Harvey Bailey and does all dental work for family, also for Fred Burk when he was here. Atherton and Herington are both garralous and will tall a lot, if approached right. Herington bought or was given all the chickey he wanted by Bailey. Atherton does not drink, but he is attorney for several E.C. Mo.underworld characters. This is enoncouns but I fear to sign my name - none. Salisbury at Pollock knows all about the Lincoln Neb. \$2000000 being divided among the gangsters (7) at the Harvey Conninghes burn - Find Bob Bailey - be is a bad mas.

4. 4. 5. 33 M.

RECORDEL de INDEXED

SEP 6 - 1933

62-28915-500 DVESTI OF TVESTILL SON SEF 6 1935 TOTAL U.S. SCHOLL SON CONTROL

V

FILE

DIVISION OF INVESTIGATION

FORM NO. 1

THIS CASE ORIGINATED AT

MANSAS CITY, MISSOURI

PILE NO. 62-61

PITTSBURGH, PA. 9-6-35 8/26 - 80/35 J. C. RIDER

VERNON C. MILLER with aliases - FUGITIVE, I. O. # 1195, et al. OBSTRUCTION OF AUSTICE (Endeavor to Deliver Federal Priesner Frank Hash)

SYNOPSIS OF FACTS:

Fred A. Sacher, 1928 Brownsville Road, Pittsburgh, Pa., Phone Carrick 2200, and R. D. Lake, Phone 22625, Charleston, W. Va., recalls receipt of Kansas City phone communications from a person, identity not known, on two sucheeding days, during June, 1935 and had reference to a "tip" on horse races. No later communications received from same person.

MIC

REFERENCE:

Letter, Kansas City, Missouri, Division Office, 8-2-35.

DETAILS: '

AT PITTSBURGH, PA.

Agent ascertained through the office of J. R. Breene, Special Agent, Bell Telephone Company, that the company has no Terrace exchange; that phone listed as Carrick 2200 is that of Fred A. Sacher, Real Estate Agent, 1928 Brownsville Road.

From the same noted source Agent learned that Cherleston, W. Va. phone service 22625 is that of the Globe Furniture Company, Kanawha Street, and that R. B. Lake is the Manager of the company.

Through the office of the Identification Division, Agent was advised that their records make no reference to Fred A. Sacher, later ascertained to be a member of the Board of Assessors, City of Pittsburgh.

DO NOT WRITE IN THESE SPACES

Division Kansas City	EP 7 1933	CI	P 8	933
Kanasa City			CHIETED:	
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Upon interview Mr. Sacher stated that he has an indistinct recollection of having received on two successive dates, during the early part of June, 1933, phone calls from a man, then in Kansas City, whose name or other information concerning identity he did not recall; further, that he had never met this person who gave him what purported to be a "hot" tip on a race, to be run the day following receipt of first phone call, and at Latonia or some other track in Kentucky, name of horse, ET CETERA; that on the occasion of the second phone call, about noon, this same man inquired whether he had made a bet and was advised in the affirmative and that he played the mentioned horse which finished as an "also ran" and that since the occurrence, foregoing incident, he had received no additional communications from this same person.

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Mr. Sacher also stated that he is positive that he had never met the herein mentioned man and that his (Sacher's name) was evidently on a "sucker" list; further, that while at kiami, Florida, during the Winter, 1932-33, he had attended and played the races, therefore his name and address might have been made a matter of record. He stated that the man calling from Kansas City, as now recalled, asserted as a matter of introduction that he had met him on a prior date but cannot recall the circumstances alleged by the man, who may have given him an address at Kansas City, also a name, to be used in case the tip on BT CETERA proved to be profitable, but that having made the bet and lost, he kept no notes in the matter and had forgotten the incident.

The following investigation was conducted by Special Agent W. H. Hey-wood at Charleston, W. Va.:

R. D. Lake, Globe Furniture Company, Charleston, W. Va., advised that the telephone number at his place of business, is 22625; that for many years he has played the horse races and placed bets on tips furnished him by race track touts; that in June, 1933, exact date not recalled, he received a long distance telephone call at about 11:00 A. M. from a man named Anderson who was telking from Kansas City; that this man was unknown to him; that this man requested him to place a bet of \$100 on a horse, name not known, which was racing either that day or the next day, at a track near St. Louis, No.; that Anderson advised that the race had been fixed by the owner of some horses, and a relative of the owner, so that the time of the race would be set back, thus enabling him, Lake, to place a bet on the horse after the race had been run.

Mr. Lake further stated that he was unable to see how any such arrangement could be made and therefore would not agree to place the bet; that in the afternoon of the same day, anderson called him again from Kansas City and stated as follows: "The race is on and horses running. Hold the line a minute", and then gave the name of a horse, this name not being spoken distinctly; that after

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receiving this call, he went to "Shorty" Wilson, a bookie in Charleston, W. Wa., and ascertained that the horse mentioned by Anderson was running at the track; that he placed a \$10.00 bet for himself and a \$10.00 bet for Anderson; that the horse did not run in the money.

Mr. Lake further stated that whereas he could not distinctly understand the name of the horse as given by Anderson, he bet on a horse, the name of which sounded similar to the name furnished by Anderson.

Mr. Lake was unable to furnish any information as to the identity of Anderson.

REFERRED UPON COMPLETION TO THE OFFICE OF ORIGIN.

H. S. Bureau of Investigation

Bepartment of Justice

Room 1403 370 Lexington Avenue New York City

THT: HH 62-4949

September 6, 1933

Director Division of Investigation U. S. Department of Justice Weshington, D.C.

> Re: Vernon C. Miller Fugitive, I.O. 1195, et al Obstruction of Justice (Endeavor to deliver Federal Prisoner Frank 6 C Nash)

Dear Sir:

With reference to the above investigation, attention is directed to one SamiSchrager, alias William Cohen; alias Louis Tessler, elies Samuel Martin, New York City, PD #8-51868.

It is believed that Schrager has information concerning the location of Fugitive Miller and the New York City office is making every effort to locate Schreger. Insamuch as Schreger has a criminal record, it is requested that the Division take appropriate steps whereby notice will be placed on his fingerprint record whereby the New York office will be notified by telephone in the event he is again arrested and record of the arrest received at the Division.

As stated above, this office desires to be notified telephonically in order that immediate steps may be taken to interview him with respect to this investigation to determine what he knows concerning the location of the Fugitive Miller.

> Very truly yours 62-28 2. F. Bulle T. F. CULLEN SEP 1 1 1933 RECORDED Special Agent in Charge ř#.ű

ec: Kenses City 9,9-33

EPC:EB 62-28915-507

RECORDED

September 9, 1955.

SEF 11 1933

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 370 Lexington Avenue, Boom 1408, Hew York City.

> Po: VERNIN C. MILLER, with aliance, Fugitive, I. O. \$1195, et al, Obstruction of Justice (Endeavor to deliver Pederal Prisoner Frank Hesh.)

Dear Sir:

with reference to your letter of September 6, 1953, concerning the above case, wherein you ask for a stop notice to be placed against the record of Sem Schrager, with aliases, you are advised that an appropriate notice to the effect that this individual is wanted by your office for questioning has been filed against his fingerprint record end you will be advised by telephone of any subsequent information received concerning him.

Year truly yours

Director.

m 996

PRITCHARD'S LUNCH HOOM Welter R. Pritchard Proprietor

Telephone 58284

Stock Tards Sioux City, Iowa.

August 19, 1933

Mr. President Your Monor

Dear Sir: -

Pardon me for taking your time with this but I thought this stery might do some good toward betterment of the gang rule.

My home and family are in Galveston, Indiana, where I had a business of my own until a few months back. You can find my record there so you will know this is not a dream.

I was hitch hiring thru Missouri just after the shooting was pulled in Eansas City Union Station I by chance road with a man that I do not know but I got his attention and he told me he was well acquainted with "Fretty Boy" Floyd. The man they gave credit for this job he told me he was at his hang out mear his home in Mismi, Okla. This man told me there was forty or fifty of our worst gangsters made there headquarters on Carters Bros. ranch that the community there helped to protect them and they where well hidden on this ranch living in ease and arm to the teeth.

He said the officers near there new better than to even try to squak.

I am just a good American and a life long Democrat broke out here in Sioux City Union Stock Ids. trying to pick up a little work.

SEP 8 - 1933 INDEXED

OF THE BOTTOM FILE

September 6, 1933

62-28915-508

RECORDED Mr. Walter Forence, Galveston, Indiana.

SEP 8 - 1933

Door Sir:

Iour letter addressed to the President, under date of August 19, has been referred to this Division for attention.

The information farmished by you concerning the possible hide-outs of "Pretty Boy" Floyd is being given consideration. Your interest is appreciated.

Very truly yours,

Str. 6 1933 OFFI GI JUSTICE

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RESCORDED

SEP 8 - 1933

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 224 Federal Building, Oklahoma City, Oklahoma.

Deer Bire

I am transmitting herevith copies of a letter addressed to the President, under date of August 19, 1933, from one Walter Foremen of Galverton, Indiana, relative to a possible hide-out of "Pretty Boy" Flays.

Should this information appear to be estimate you should conduct the necessary investigation at the points mentioned.

Very traly yours,

Director.

Inclosure 676615

cc Kens.City

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ISTER TO SEE

Pivision of Investigation A. S. Department of Instice Washington, D. C.

September 5, 1933.

OOPY FILED IN 7-/15

VKH:RG

MEMORANDUM FOR THE LIRECTOR

With further reference to the request of Agent in Charge Vetterli to transport three witnesses from Eanses City to Oklahoma City to view Harvey Bailey, I desire to advise that I conferred with Mr. Ridgely of the Criminal Division and he stated that he felt that there was absolutely no objection to this procedure, and that if the Accounts Division approved the expenditure of funds he was sure that the expenditure would be justified. I thereupon called Mr. Locke, who conferred with Mr. Matchett. I was informed by Mr. Locke that the procedure would be approved. I thereupon called Mr. Vetterli at Kansas City and so informed him.

Incidentally, i advised Vetterli that I had received a call from the Department inquiring whether the fingerprints of a man thought to be George Kelly, under arrest at Meade, Kansas, were in fact the fingerprints of Kelly. Agent Vetterli stated that he had looked into the matter in the morning and found that the man under arrest at meade, Kansas, is not George Kelly.

Respectfully,

Motor, he

V. W. Hughes.

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Division of Investigation H. S. Bepartment of Justice Washington, A. C.

September 5, 1933.

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HELICIANDUM FOR THE DIRECTOR

Special Agent in Charge Vetterli called from Kensas City and stated that he had conferred this morning with the State Prosecutor and with the United States Attorney concerning the indictment of Hervey Eailey in the state courts for murder, growing out of the Kensas City shooting; that the state prosecutor had requested that the three witnesses be taken to Oklahoma City and given an opportunity to identify Earley as the man they saw/at the Union Station; that if these witnesses were in accord and made the identification they could then return the indictment within forty-eight hours. Special Agent in Charge Vetterli stated that he would send one of the agents to Oklahoma City with these three witnesses, issuing transportation requests for then, if that course of action was approved by the Director.

I advised him that the Division would inform him by wire this afternoon.

Respectfully,

V. W. Eughes.

SEP 8 - 1933

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DWE: CJ

SPIDBER 5 1933

D H LADD
DIVISION OF INVESTIGATION
B S DEPARTMENT OF JUSTICE
GOL TITLE GUARANTY BUILDING
ST LOUIS MISSOURI

POLLORIES TELEGRAM RECEIVED TODAY QUOTE SEND MAN OF AUTHORITY CAN LOCATE

CHAS PRETTYBOY PLOYD WITHIN SHORT TIME ALLEM OF THIS DISTRICT NOT AVAILABLE

OR WANTED ANSWER WEEK VIA WESTERBUNION CHAS SHANK DANVILLE ILLINOIS UNQUOTE

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EDGAR HOOVER DIRECTOR

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TWH: DSS

Mashington, B. C.

September 6, 193362 -37.17.77**.00**1

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MEMORANDUM FOR THE DIRECTOR. .

FILE

str. Tolson 🖫

SEP 8 - 1933

I called the Chicago office with reference to the article appearing in the Washington Star of September 5, page A-5, quoting an article in the Chicago Evening American of that date to the effect that an unnamed prisoner in the county jail had informed Federal Operators that Chicago gangsters had marked Mrs. Frank Mash for death, and furnishing certain other information. Agent in Charge Purvis stated that he knew to what prisoner this referred; that as a matter of fact the Agents had been in contact with this prisoner who had furnished this information to them. He was absolutely at sea, however, as to how the Chicago Evening American obtained the information and stated that he would make immediate inquiries in that connection. He hazarded the guess that inasmuch as this unnamed prisoner is

472

Purvis stated that he felt this prisoner was a source of good information, although, of course, he was not placing complete reliance upon his statements. Incidentally Agent in Charge Purvis stated that Doc Stacey had waived removal and the Marshal was planning to remove him to Kansas City when he proceeded with other prisoners to Leavenworth during this week. Purvis stated that no unusual steps had been taken to transport Stacey but that he would be along with air other prisoners with the usual detail of Deputy Marshals. Purvis inquired as to whether we thought Agents should accompany them and I told him by all means I thought he should confer with the Marshal and arrange to have very careful thought and attention given to the transportation of Stacey and that he should send along at least two Agents properly equipped at the time of the removal.

I inquired of Purvis as to the information developed relative to his check of the records of the several gangsters whose criminal records had been sent to him about two weeks ago by the Director. He stated that he had not completed his inquiries; that he had developed some information but was continuing with the investigation. I suggested that he send a night letter to the Director furnishing the information he had already received in order that the Director would have that information in the morning. He stated he would do so.

Bespectfully.

W. Bughes.

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Mr. Nathan
Mr. Tolson
Mr. Clegg
Mr. Edwards
Mr. Egan
Mr. Hugnes
Mr. Locke

Mrs. Charles A. Lindbergh, plejing an air survey of the N

FLOYD FLEEING, SAYS SHERIFF

ENID. Okla., Sept. 4.—Charles ("Pretty Boy") Floyd is believed to have been one of three desperadoes who, with a woman companion, staged a furious gun battle today with Police Chief John Burns and Deputy Sheriff Elmer Hutchinson and escaped after a long chase.

long chase.

During the chase the fugitives abandoned their own car, stole another, later abandoned it also, and stole still another car.

and stole still another car.

In one of the abandoned cars an unsigned letter was found addressed to Harvey Bailey, notorious outlaw who broke jail today at Dallas, Tex., and was recaptured at Ardmore, Okia.

This led authorities to believe one of the flashing summer was

This led authorities to believe one of the fleeing gunmen was Ployd, long known in the Southwest as a bank robber and ruthless killer. Ployd evidently had been stung by Balleys' recent remark that Ployd was "small fry."

The letter said:
"I may be small fry, but yes
will have to admit I am still en
the outside while you are in
tail trying to beat the gallows."

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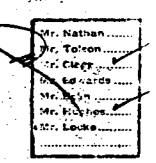
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A.S. Department of Instice

Bureau of Investigation

905 Federal Reserve Bank Building Kenses City, Missouri September 5, 1933



Director Division of Investigation United States Department of Justice Washington, D. C.

Dear Sir:

As of possible interest to the Division on the question of the lew covering removal proceedings, there is being transmitted, herewith, a copy of a prief prepared by United States Attorney Wm. L. Wandeventer and Assistant United States Attorney Thomas J. Mayson here at Kames City, Missouri, relative to the removal of Louis Stacci, with aliases, from Chicago, Illinois, to Kansas City, Missouri. It will be recalled that Louis Stacci is one of the defendants in the case captioned Vernon C. Miller, with aliases - FUGITIVE, I.O. \$1195, et al, Obstruction of Justice (Endeavor to Deliver Federal Prisoner Frank Hash).

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The United States Attorney's brief refers to several recent cases concerning the matter of removals and hence it is thought you may desire to refer the same to the Manual Committee of the Division in order that the recent recisions may be incorporated in the Janual at a later date.

I desire to particularly call your attention to paragraph two, page fifteen, of the attached brief, also the last paragraph on page sixteen. Your attention is also particularly directed to page twenty-three concerning the right of the Compassioner to limit copse examination.

Very truly yours,

Recial Agent in Charge.

SES.B.

SEP 1 5 1933

62-28915-5/2 Ser 87933 A.M.

CLOB CLOB

FILE

IN RE: United States of America, Plaintiff,

VG.

Rezeval.

Louis Stacci, alias Louis Staccy, alias Doc Staccy, Defeniant.

DRING ON THE RIGHT TO REMOVE DIF HOART STACES FROM CHICAGO. ILLINOIS TO KANSAS CITY, MISS-OURI IN THE WASTERN DISTRICT OF MISSOURI.

1. Statement of facts.

obdefendants stands charged by indictment with having committed the crime and follow of a conspiracy to violate the laws of the United States of America, particularly Sections 753h and 7531 U.S.C.A., Title 18.

The indictment against the defendant Stacel together with others was returned in the United States Fistrict. Court for the Sectorn District of Missouri at Ennance City, Missouri on the lat day of September, 1933.

The indictment is no pending in said court. Four of the coderements are now in susted swalting triumder said taken and in susted swalting triumders.

The first count charges that the defendant torother

with others conspired to effect the escape of one Frank Nash, an escaped prisoner and convict from the United States Penitentiary at Leavenworth, Kansas. The second count charges that the defendant together with his coconspirators conspired to conceal the - - prisoner Hash after his escape from the ponitentiary, There is but one overt act charged in each count of the indictment. The overt act is the same in each count, i.e., it being alleged that all of the defendants participated in an assault upon three memed federal officers on the 17th day of June, 1933 at the Union Railway Station Plaza, in Kansas City, Juckson County, Missouri. That the assault on said federal officers was made for the purpose of effecting the object and purpose of said conspiracy, that is, to effeet the escape of the prisoner Nash and also to prevent his apprehension and bring about his concealment .tolvace becaree deuz za

2. Defendant Stacoi participated in overt act although not personally present at time assault was made.

Section 550 U.S.C.A., Title 18 (Criminal Code, section 532.) defines what is meant by a principal to a crime. The statute reads.

"Thoever directly commits any act constituting an offense defined in any law of the United States, or aids, abets, counsels, commands, induces, or procures its commission, is a principal."

Under this section an accessory before the fact may, at the pleader's option be charged directly with the commission of the crime, and such an indictment is supported by evidence that defendant mided and abetted its commission by inducing or procuring another, or others to commit the offense. Greenberg v. United States (C.C.A. Chio, 1924) 297 Fed. 45;

Remus v. United States (C.C.A. Chio, 1922) 291 Fed.
515, 518, certiorari denied (1934) 44 S.Ct. 180, 263

United States, 254 U.S. 189, 192; Collins v. United States (C.C.A. 8) 80 F.(8d) 574, 1.c. 578.

Defendant Stacel's telephone well from Chicago to Vernon C. Miller, Misseyri, Werne Moore, alias Verne Misson at Kanass City, Misseyri, Werself defensation the defensation of the defe

free Mash upon his arrival at the Union Station in oustody of the federal officers was an act of aiding and abotting within the above statute. It was an act making his a principal to the acts and crime committed by Miller, Bailey and others in attempting to free Each from the oustody of the federal officers upon his arrival at the Union Station in Kansas City. Missouri in the early morning of June 17, 1933.

Was it necessary for defendant Stacci to have been in the Western District of Missouri in order to have committed the overt act as set forth in the indictment?

The United States Circuit Court of Appeals, 8th Circuit, in the case of Collins v. United States, 20 F. (2d) 574, has held:

"Moreover, it has been held that the mider and abettor need not be present at the actual commission of the offense, and consequently need not know all the details of the same." Citing Jin Fuey May v. United States, 254 U.S. 189.

The court in this opinion further held:

"It has been held that an indictment may charge defendant with being a principal in the commission of an offense, and conviction will follow if the evidence sufficiently shows that he was marely on sider and abottor. Citing Jin Pucy Joy ve Unite & States, pupra and - ** numbrous other cuthorities.

In the above deac of colling ve United States,

Defen out was not present of the octual commission of the offense, but he helped plan the robbery of the mail ter. He helped was produce the vahiele to carry his coconfederates

to the vicinity of the place of the robbery. He waited for them while they were robbing the car. He furnished means for carrying away part of the stolen goods. He shared in the spoils.

"It is true only five of the bags were brought to defendant, and that he never saw any of the five covered by the present indictment. But the evidence shows that he was an aider and abettor in the stealing of all ten bags, before any of the bags were brought to him. He could not thereafter limit his oriminal liability for the stealing. On the contrary, being an aider and abettor in the thole scheme, and therefore under the statute a principal in the scheme, he and his copartners were mutually liable for each other's acts in carry no out the scheme: Provided, the acts were within the plan, scope, and purpose of the scheme."

Citing authorities.

In the case of Pearce v. Territory of Oklahoma, 118 Fed. 425 (C.C.A. 8), the court held that under the statutory provisions concerning accessories, an indictment for the largeny of a bugry was sustained by eviden a showing that defendant, though seventy-five miles from the place where the buggy was stolen, and in another county, had previously counselled and savised one of the persons who actually committed the theft to steal a buggy, promising to pay for it a portion of its value and that the defendant was guilty although the specific buggy to be stolen was not in the mind of the defendant at the time he counselled and advised the defendant who saturally committed the theft.

5. Defendent Stacei guilty and subject to removal though never out of the City of Chicago.

Undoubtedly, the defendant Staces will contend that the court in which the present indictment was found is without jurisdiction because of the fact that it has not been shown that he was ever in the jurisdictional boundaries of the Testern District of Missouri.

In the celebrated case of De Nova, et al T.

Levy, United States Marshal, et al. (C.C.A. 7, 1925)

5 F. (2d) 189, the Circuit Court of Appeals, 7th Circuit, speaking by Evan A. Evans, Circuit Juige, in habous corpus proceedings for release from removal orders, held:

The sole contention of each appellant is that he was not and could not have been an accessory after the fact as charged in the indictment. This position is based on the fact that he was never in the State of Chio where the in intenent was pending. He, therefore, could not, so he urges, have violated section 197 of the Criminal Code (robbing the mail) in the State of Chio, by merely becoming an accessory after the fact in Chicaro some months later. In other words it is appellants position that sections 333 and 334 define separate crimes, and the venue is appellants case is different from the vanue of the original charged in the indictment.

Pronsiderable misur lersending respecting to the issue triable under these to rotal products in a (section 1014) and rently quists among the section 1014 and rently quists among the section to relief souths in such proposition is a manesalular common and, which too frequently a manesalular common of couries delay. Citing Surrang course of the United States as its authority.

Judge Evans cites the following from the Supreme Court of the United States:

"The indictment was before the commissioner simply as evidence for the purpose of establishing or tending to establish the commission of an offense; and the commissioner had authority to pass upon its effect in that aspect only. The court reviewing the action of the commissioner under section 1014 upon habeas corpus was governed by the same rules and its decision was subject to the same limits.

"In other words, the commissioner, or the court in review on habeas corpus, for lack of power cannot conclusively adjudge the indictment, qua indictment, to be either good or bad or pass finally upon the guilt or innocence of the accused. "Upon the case here presented, the trial court alone had plenary jurisdiction over the cause and consequently alone had plenary power to mass upon the sufficiency of the indictment as the pleading which initiated and was the foundation of the prosecution."

Judge Evans continuing, states:

"In other words, appallants' contention that they were guilty, if at all, of a separate offense, when charged in the indictment with being accessory after the fact, was a matter solely for the determination of the jume in the horthern district of the before when the original course was pending.

"The commissioner properly concluded that he was bound to respect the sufficiency of the indictment as returned by the grand jury, and was merely charged with the duty of ascertaining whether there was reasonable cause to believe the prisoner guilty.

"The legal question (the construction of the indictment in the light of sections 332, 333 and 334 of the Criminal Code is one which can only be determined by the court where the indictment is pending."

In the late case of Grigg v. Bolton, et al.

53 F.(2d), 158, the court points out that by the

decisions of the Supreme Court of the United States

It is thoroughly settled as the lat of conspiracy that

that a conspirator may be prosecuted either at the place where the conspiracy is formed or where an overt act pursuant thereto is committed; and that a defendant so charged may be removed to the district where such overt act was committed; even though he had not, prior thereto, been within such district. The court in citing the Supreme Court decisions cites the case of Hyde v. Shine, 199 U.S. 62 and Hyde and Schneider v. United States, \$25 U.S. 347. The court further points out that the empirecy may be alleged to have been formed at a place unknown, or it may be alleged to have been formed in several places or it may be alleged that the place where the conspiracy originated was declared to be unknown. The court also states that even though the indictment declares that the defen ants conspired at a pertain place, nevertheless that expression in an indictment would not limit the description of the place of the orine where the indistment is followed with an exprission that the consultacy was also had in places unknown to the grand jury.

4. Then is there probable cause justifying removal?

In the opinion of the Hon. Evan A. Evans, Circuit Judge, in the case of United States, ex relutencel, et al. vs. Levy, United States Marshal, 3 7.(2d) 816, affirmed by the Supreme Court of the United States in 268 U.S. 390, the learned judge with reference to removal proceedings has this to east.

To meet this situation, section 1014 was en steed. By it a procedure was outlined, whereby one secure of trial, which was also the place where the orige was enacted.

"Buch difficulties as have arisen over the application of this statute are due to the fact that offenses to-day may, and often do, involve a large number of individuals, who reside is different and renote perts of the United states. In some of these crimes, the prosecution may be conducted in one of several judicial districts, because the offense is in fact conditted in different districts. This is particularly true of such offenses as conspiredy, school to defraud, and the use of the mails in furth range thereof, etc. If the differents named in the indictments be a numerous, and they reside in various districts, oppositions to removal may be successfully used as dilatory tactics. They may greatly delay the criminal prosecution. The result is more readily accomplished then the court commissioner is scanceived his duties and sits as a trier of full and a reviewing court to pass upon the case is pending.

"The court commission or should only pass upon the issue of probable eause. The government is not required to prove defen antal guilt to the materiation of each and every commissioner who may be asked to direct the removal of the accused. The court commissioner is not to review the evidence upon which the grand jury soted and set his judgment against the finding of the body evented by law to vote and return indictments. He should ascertain thether the individual before him is one of the defendants named in the indictment, and the government must convince him that there is probable cause to believe such defendant is guilty of the offense charged in the indictment. This probable cause is ordinarily established by the indictment, and then as indictment is presented the burden shifts to the defendant to oversome the prima facie case thus disclose. In fact, it is much more than a many prima facie case. It remires a strong case on the part of the accured to justify a findian of no probable cause.

cause? The ancrer is, that such evidence on behalf of a the government establishes, and need only establish, that there is a bonn fide and well founded issue bytween the sound and the prosecution, triable in the court to which removal is sought. If the government establishment that there is an issue relative to the alloyed of lense, removal of the accused to the trial court is not unreasonable, arbitrary and unjust.

In discussion the question of determining what is meant by probable cause in a removal proceeding Judge Mindey in the case of United States v. Moore, et al (District Court, R.D. Ill. 1925) V F. (2d) V34. held:

or a decide only thether these defendants shall of attend the court which is ultimately to pass upon the twistion of their guilt or innocence. It is sitting merely as a committing magistrate. There is not and cannot well be any uniform rule determining how for an examining magistrate should hear the vitnesses produced by an accused person, but the proceeding is not a trial. The issue is confined to the single uestion of

whether the evidence makes a prima facie same for the prosecution sufficient to make it necessary to hold the party for trial, and not to determine whether the evidence is sufficient to justify a conviction.

"Furthermore, the sufficiency of the indictment is to be determined by the court in which it was found, and is not a matter of inquiry in removal proceedings. In other words, the committing magistrate cannot expolusively adjudge the indictment to be either good or bad, or pass finally upon the fully or innocence of the accused. His decision discharging the prisoner neither annuls the indictment nor blots out the offense. The trial court alone has plenary jurisdiction over the cause, and consequently it alone has plenary power to pass upon the sufficiency of the indictment as the pleading which initiated and is the foundation of the prosecution."

Judge Lindley of the District Court of the Eastern District of Illinois in the above case further held:

The grand jury of the Northern District of Ohio, under the Constitution and lows of the United States, found that there was probable cause and returned an indictment. Final trial can be had only in the same forum. But it has been repeatedly held that in such cases the committing magistrate exercises something more than a mare ministrate function, involving no judicial discretion. He must look into the indictment to escertain whether an off use against the United States is charged, find whether there was probable cause, and determine whether the court to which the accused is sought to be removed has jurisdiction of the same.

Judge Lindley further says:

"But the indictment is to be considered as competent evidence. The government submitted it upon such theory and rested. Certain evidence was then submitted by the defen ants, and, in connection with its oross-examination of the defendents' witnesses, the soverment submitted additional evidence. Under the ruling of the Suppreme Jourt, this court must accept every allega-

tion in the indictment at its full face value.

Enving given full faith and credit to every
allegation in the indictment, the question before
the court is: Does the indictment tell a story
which leads the court to believe that there may
be a legitimate legal question as to whether
interstate trade in mulleable iron eastings has
been unduly or unreasonably restrained as a result
of the concerted activities of the defendants and
their obsefendants, and, if so, does the other
evidence submitted oversime such prima facie
case?

mie heve, then, on indistant, which is taken, not as a pleading, but as evidence, and which is taken. alleges that these defen ants violated the Sherman Act. On the other hand, we have the testimony of defen auts and other witnesses, tending to show that there was no violation of the Act. It is not the duty of the court to go into the question of the tells the truth, to weigh testimony, or to go into the question of the credibility of witnesses. The question for the court to determine is. 'Is there evidence of probable cause?' It never was the intention of the law that the court, to which application is made for removal, should sit in justment and try the case, hearing the evidence, and passing upon the credibility of the witnesses, and ultimately determine the milt or innocence of the tefen ant. That for the trial court, in which jurishiction the indicate was found, and he could only refuse That is application where it appeared that the ease is not triable within the district to which it is sought to remove, or that the court is without juris jetion, or that the tustimony sholly failed to establish probable cause. By the last qualifi-cation this court means that, if we had a state of facts here where, notwithstanding this indict-ment, there was for other, meterial determinative feature on the dise, of which the court could say, *On account of this, this indictment must be brushed eside, then the defendants could not be removed. But suppose that this court should conceive it to be its duty to go into the question as to who is right. Would the court be justified here in saying that one side is right, rather than the other, to the extent of saying that the evidence conclusively shows that this prime facie ease made out by the indictment is destroyed? That is the extent to which this court would have to go, that the evidence here conclusively thous that the prima fucie case is destroyed.

"Here the grand jury has returned an indictment aimed at the association. To attempt to enter into such an injury and to make such a decision would be upon the part of this court precumptuous and improper."

In the case of United States ex rel.

of United States ex rel Darvin v. same, decided together by the 2nd Circuit Court of Appeals, 54 F. (2d) 861, the court points out the conflict in the decisions w. the reference to that is m.ant by establishing a prime fosions of probable cause, justifying removal. The court states:

There is unquestionably much confusion in the books as to what is open for review upon such proceedings. While it is uniformly held that the indictment makes a prime facie case, what that means is not always clear. It may be no more than to establish a legal presumption of probable causes on the other hand, it may itself constitute evicance of that fact. Very different a nse uences follow from those two views, present to their conclusions. A true presumption is not evidence, though it supplies its place and requires the other party to proceed tits the negative. Unless he so so he loses; when he do so the presumption is out of the case, and the issue is open. On this view, therefore, as soon as the accused puts in any proof, except possibly a bare denial—the equivalent of a plea of not guilty—the indictment disappears, the presecution must proceed with evidence of probable cause, and the commissioner must decide only between the evidence in denial and the rebuttal. This we understand to be the doctrine laid down in Mechan v. U.S., 11 F.(2d) 647 (C.C.A.6), and Johnson v. Hotokkiss, 35 F.(2d) 914 (O.C.A.9).

ownsoribing the writ to an examination of the recularity of the proceedings that is, as to whether the commessioner allowed the secured proper letitude in presenting his case, and really considered his proof. If he has done so, his conclusion as and the evidence in rebuttal is never important e cept in so far as he might without it have found the evidence of the accused persuasive. If the prosecution chooses to take the chance that the indictment alone will satisfy him, it will always be safe on h beas corpus. Perhaps the judge who ord rs the removal may think otherwise, but that is a different question. All this necessarily follows from the well-settled rule that in such eases—Lich are only a species of habeas corpus in general—the writ does not search the correct—ness of the conclusion as matter of fact. It only examines whether there was any evidence which could justify the finling of probable cause. Otoiza v. Joobus, 136 U.S. 330, 10 3.Ct. 1031, 34. L. Rd. 464; Bryant v. U.S., 167 U.S. 104, 17 3.Ct. 744, 42 L. Rd. 94; Hyde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Hyde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Hyde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Hyde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Hyde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 42 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 44 L. Rd. 94; Ryde v. Shine, 199 U.S. 62, 84, 45 L. Rd. 96] Proof a Sinst proof, and it will be alone enough to support the finding. The rebuttal is only curul tive, and it is never necessary to consider it upon habeas corpus.

The End Circuit Court of Appeals in discussing the two views as above stated came to the conclusion that as long as the defendant had a full opportunity to put in his proof and it had been actually considered he could get no relief on habous corpus, the court adopted the second view that the indictment was sufficient to justify a removal except in rare cases. The court reached the conclusion that the introduction in evidence of the indictment together with proof of identity was sufficient for removal without any rebuttal testimony on the part of the covernment. The court further stated that after the court is the first one of United States, ex fell hughs to Gault. Eth U.S. 142, it would require a strong above of the corpusationer's powers

that would require a court to upset the commissioner's finding by habens corpus proceedings.

In the case of Griga v. Bolton, United States Marsial, et al. 55 F. (2d) 158, decided by the 9th Circuit Court of Appeals, 1951, the court declared that the proof before the United States Commissioner was sufficient to show probable cause and to sustain the order of removal. The court stated that the production of the indictment found by the grand jury, together with proof of identity of defendant, is sufficient upon which to base the order or removal, even though the defen ant offers evidence denying his guilt and such evidence is not rebutted by the government.

5. Indictment makes prime facie showing of probable cause.

Introduction of copy of indictment makes prima facie showing of probable cause to authorize commitment and removal of accused indicted in one district and apprehended in another.

In re Cravens, 40 F. (2d) 981

In the above case of In re Cravens, supra,
Junge Otis holds that when the government introduces
the indictment at the removal hearing and rests,
In reupon the accused takes the witness stand and
smears positively that he is not guilty of the crime
charged, severtheless the indictment alone is sufficient
to authorite removal. Junge of the law with regard
to removal is that the print facts case made by an
indictment is conclude more than a more presumption of
probable cause which takes flight on a contradictory
showing. Junge of the support his view cites two

Introduction of indictment against defendant and testimony identifying defendant as the accused makes a prime facie case for removal for trial regardless of the evidence offered on behalf of the defendant.

United States vs. Hooht, (C.C.A.2)
48 F.(2d) 90.

In the above case of United States v.

Healt, supra, Judge Swan of the 2nd Circuit Court of Appeals hold that the government rested after putting in the indictment and the testimony of Mrs. Hess identifying the defendant. Judge Swan stated:

"This undoubtedly made a prima facie case for removal."

In the case of Lefkowitz, et al v. Schneider. United states Marshal, (C.C.i. 5, 1931) 51 F.(2d) 686, the court held, that the usual way of proving a case of removal is for the coverment to prove the indictment which is itself evidence that there was probable cause for finding it. Such proof, however, is only prima facie. But when, as here, the indictment is not attacked or overcome by countervalling evidence, it is, conclusive unless it wholly fails to charge a coine.

In the case of Grige v. solton, United States Mershal, et al. 53 F.(24) 158, decided by the 9th Circuit Court of Expeals, the court holds, that the proof before a United States Commissioner on a removal proceeding was sufficient to show probable cause by the production of an indictment found by a grand jury together with proof of the identity of the defendant. That the indictment itself is write facie evidence of the clistence of probable cause and that if a defendant offers to rebut the evidence as made by the indictment, the burden rests with him and anless he completely overcomes the case he should be removed.

Apparently the conflict in decisions of the various courts concerning the quantum of proof required to justify removal has been finally and definitely settled by the recent case of Fetters v. United States, 235 U.C. 639. In this case Mr. Justice Sutherland delivered the opinion of the court and held:

turned by a grand jury in the Supreme Court of the listrict of Columbia, charging the respondent Curningham with a violation of Sec. 102, 3.5. (U.J.C., Title 2, Sec. 192), in having relused to answer pertinent questions put to him by a committee of the United States Senate. It is not necessary to reproduce the indictment. For present purposes, the facts pleaded therein sufficiently appear in the opinion of this court in Barry v. U.S. ex rel. Cunningham, 270 U.S. 597. After indictment, respondent was arrested in Pennsylvania upon a warrant issued under Sec. 1014, R.S. (U.S.C., Title 18, Sec. 591), and taken before a mited states district juice sitting as a committing magistrate. Section 1014 provides:

the United States, the offense against the United States, the Offender may, by any justice or judge of the United States, or by any commissioner of a circuit court to take buil, or by any chancellor, judge of a supreme or superior court, chief or first judge of common pleas, mayor of a city, justice of the peace, or other magistrate, in state of the peace, or other magistrate, of any State where he may be found, and agreeably to the usual mode of process and into a fenders in such States, be arrested and imprisoned, or builed, as the case may be, for trial before such court of the United States as by law has cognizance of the

"That section further provides for the removal of the offender, if committed, to the district where the offense is to be tried.

The hearing before the district judge the povernment, to show probable cause, introduced in evidence a certified copy of the indictment, and rested. Respondent challenged the sufficiency of the indictment upon the ground that the questions set forth therain, which he had refused

to answer, were not pertinent to the equalitee's inquiry, and introduced a transcript of the proceedings before the committee. The district judge ordered respondent's a maintent and his removal to the District of Columbia. Respondent, thereupon, sought his discharge from the custody of the United States Marshal, and filed a petition for a writ of habens corpus to that end in the federal district court presided over by the same judge. That court held the indictment sufficient to support the commitment and removal and dismissed the petition, 26 F.(2d) 272. On appeal to the Circuit Court of appeals for the Third Circuit, the order of the sistrict court was reversed on the ground that the indictment disclosed that the questions propounded to respondent were not pertinent to the inquiry, and, therefore, there was not probable cause for respondent's commitment and removal to another district for trial, 33 F.(2d) 261.

The court of appeals granted a rehearing, but, upon consideration, adhered to its former decision. Thereupon, the United States Marshal applied to this court for a rit of certiorari, which was granted, but with an order vacating the judgments of both lower courts and remailing the cause to the district court with directions to dismiss the proceeding as abated. Matheus v. U. J. ex rol. Cunningham, 282 U.S. 80%. This was done because the United States Marshal named in the petition had gone out of office and no substitution had been made within the statutory period. Becommendent them surrendered himself to United States marshal Penters, who was then in office, and filed a new made as or yes patition; and upon that petition, after a hearing, the district court ordered the respondent to be discharged, decring itself bound by the orinion of the court of appeals upon the former appeal. It is this last order which is now here for review, this court having granted a writ of pertionari pending the disposition of an appeal therefrom to the court below.

inquiry is limited to the pastion whether there is probable cause to believe the prisoner suilty, so as to justify his consituent and removal for trial. This inquiry may take place in advance of indicated or without the production of the

the indictment if one has been returned. When the indictment is produced before the committing magistrate it is received not as a pleading, but as evidence establishing or tending to establish the commission of an offense; and the magistrate has authority to pass upon it only in that aspect. He has no authority to determine its sufficiency as a pleading. Morse v. United States, 257 U.S. 80, 83, and cases cited.

could be held sufficient by the trial court upon denurer, we have no occasion to consider.

Tithout going into particulars, we think it clearly sufficient for removal purposes. The most that can be said is that the question whether the indictant is sufficient to put the respondent on trial is fairly debatable. It was never intended by Jeo. 1014 that an examining magistrate should have the power in removal proceedings to hold the facts pleaded in an indictment insufficient to charge an offense when that question is reasonably open to a difference of opinion. Boubtful questions of law relating to the sufficiency of the indictment or the validity of the statute upon which the indictment is based, as well as all doubtful questions of fact, are matters to be left for the trial court to determine. Parker v. United States, S.F. (2d) 903, 904, and cases cited.

"In Bushes v. Gault, 271 U.S. 148, this court, after pointing out that the proceedings under Sec. 1014, R.S. were intrusted not only to judges and commissioners of the United States and judges of state courts, but to any mayor of a city, justice of the peace, or other maristrate, of any State where (the accused) may be found, said to (p. 150):

duty of the judge to issue the margant a mayor or a magistrate not a lawyer cannot be expected to do more than to decide in summary way that the indictment is intended to charge an offense amainst the laws of the United States, that the person before him is the person sharged and that there is probable cause to believe him wilty, without the maristrate's being bold to more than avoiding palpable injustice.

the marintates hand in the roles of one of the marintates hand in the second of the police to discuss the second to the second of the police to discuss the second of the

"And see Rodman v. Pothier, 264 U.S. 399, 402; Henry v. Henkel, 245 U.S. 219, 229.

"The first ord r of commitment and removal made by the district judge was proper and should have been sustained. In the trial court the accused will have every opportunity to test the sufficiency of the indictment, since there it is not evidence, but the very foundation of the charge." Benson v. Henkel, 198 U.S. 1, 12.

"The judgment of the district court must be revered and the cours remanded to that court for further proceedings in conformity with this opinion."

6. Commissioner may limit testimony.

In the case of Grigs v. Bolton, United States Marshal, et al. 53 F.(2d) 158, the court held that the removal order of the commissioner was not invalid although the commissioner refused to hear all the testimony offered by the defendant.

the Supreme Court ruled that even if a commissioner's ruling in excluding testimony on behalf of the defendant is wrong, it would not be enough to invalidate the order of removal where the commissioner indicates by his finding that he thinks there is substantial ground for believing the defendant probably guilty because it is not for the commissioner to decide on the imposence or guilt of the defendant. The Supreme Jourt further stated that the commissioner is not intended to hold a preliminary trial and if probable cause is shown by the introduction of the indictment on the identification of the defendant he is not to set aside the showing of probable cause because on the evidence of the defendant he believes the defendant innocent.

7. Right of commissioner to limit cross-examination.

In the above case of United States v. Pulver, et al, 54 F.(2d) 251, supra, the 2nd Circuit Court of Appeals held it was no error for the court sioner to exclude testimony at the hearing and the court expressly approved the commissioner's ruling in refusing to allow cross-examination of the identifying witness. The court held that the courts inner's refusal to allow cross-examination of the identifying witness was clearly right. The court pointed out that the ruling was correct because the witness was it any case available later, and so 1d then have been freely cross-examined.

ommissioner considered all the evidence and did not unduly harper its production his refused to permit cross-examination of identifying witnesses in so sense invalidated removal proceedings.

The same conclusion is reached by the Supreme Court of the United States in the case of Nuches V. Goult, supra as well as in the case of Grig: V. Bolton, supra.

8. Com issioner is not to r le on the validity of the indictment.

The Supreme Court in the recent case of Fotters v. United States, 205 U.S. 638, stated that it was never intended by section 1014 that an examining magistrate should have the power in removal proceedings to hold the facts pleaded in an indictment inpufficient to charge an offense where that question is reasonably open to a difference of opinion. It is to be noted that in this case that the Supreme Court approves the action of the court in ordering a removal and it is to be especially noted that the only evidence on behalf of the government was the evidence offered by way of introducing in evidence a certified coly of the indictment. The government offered the indiatment in evidence and rested. Therefore it seems to be once and forever settled that the indictment is to be taken as evidence of probable cause and that it, together with identification will justify a removal.

9. bischarging a defendant does not preclude a second removel propecting.

The Supreme Sourt of the United States in the onse of United States v. Levy. 268 U.S. 390, bold that, an order made by a United States Commissioner, after a hearing in a removal proceeding, discharging the defendant for want of probable cause is not controlling upon a like application made later in the same district to the district judge.

ARGULT INT

In view of the recent decisions of the Supreme Court, as estably in the cases of Hughes v. Cault, 271 U.S. 142 and Fetters v. United States, 285 U.S. 658, the conclusion reached by Judge Otis in the case of In re Cravens, 40 P.(24) 931 seems to be controlling.

Judge Otis states that the better view of the law is that the prima facie case made by the indictment is something more than a mere presumption of probable cause which takes flight on any contradictory showing and that a case is well made where an indictment in the usual form is offered in evidence and the identity of the defendant established.

It is also well to consider the words of the Hon. Wan A. Twans in the case of DeNova et al v. Levy, supra, when he seld:

the issue tricble under these recoved processed into apparently exists arong the profession.

Likevise, it seems that to contest the relief south in such processing, is a most corner and, alon, too frequently, a successful means of scouring delay.

Respectfully submitted

United States Attorney

TEOM B J. LAY ON ABSISTANT United States Attorney

62-289 IS-5IS

RECORDED

September 14, 1933.

Mr. Frank L. Howser, 600 Chambers Building, Kansas City, Missouri.

Dear Mr. Bousers-

I have received your letter of September 7th, concerning your desire to prepare a story for the True Detective Mysteries Magazine concerning the sheeting of lamenforcement officials at the Union Station Plaza in Lensus City in June of this year.

In view of the fact that final prosecutive action has not been taken in this case, I regret that I cannot, under the rules of the Department, authorise Mr. Vetterli to furnish you with information in his possession relative to this case. In the event you are still desirous of securing such information after prosecutive action is taken, I will be glad to have you communicate with me further at that time.

Very truly yours,

Director.

SECEIAED

SEP 14 1933

801 Title Guarenty Blag. Saint Louis, Missouri September 5, 1988

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 905 Federal Reserve Bank Bldg., Kensas City, Missouri.

Door Sire

the Chicago Division Office, in connection with the case entitled VERNE Of MILLER, with aliance, FUCITIVE, I. O. \$1195, et al. Obstruction of Justice (Endeavor to Deliver Federal Prisoner Frank Nach).

Special Agent John E. Brennen of this office, accompanied by Detective Bergeant K. McQuire and Detective Martin Cliffe on Angust 22, 1933 proceeded to 5703 Keokuk Avenue, St. Louis, Missouri, where a new Buick sport coupe, bearing on Illinois license issued to Helen Ferguson, was observed in front of the house. This car answers the description given in the above referred to letter, except that it is a coupe, rather than a roadster. Detective Cliffe, who lives in the immediate vicinity, stated that he is well acquainted with M. W. Davies, who lives at 5703 Keokuk Avenue; that Davies is a gambler, formerly having been in the slot machine packet in St. Louis; that his wife answers the description of the person referred to in the above letter as the blond haired woman. Arrangements were made with the wife of Detective Cliffe to watch this address, but to date me men visitors have been seen.

At 4916 Davison Street interview was had with Mrs. One Eackenyos, who stated that in the early part of August her son, One Jr., had visited her from Chicago, and shortly thereafter Winnie Williams came to St. Louis and was introduced to her by her son as a night club entertainer he had not in Chicago, and that she would be in St. Louis for a few days to settle the estate of her deceased husband; that Winnie Williams had returned to Chicago, and that her son left shortly thereafter with his whole, but that she has not as yet heard from Gus Jr., and consequently does not know his address, although he may be located through F. E. Ross, owner of the property at 8400 Paxton Avenue, Chicago, Illinois, where the Williams woman is said to receive mail; that Ross is in the paint business, and that her son Ous formerly worked for Hoss in Chicago.

BANGA EF KOFSTARFOR SEP 7 1933 A.K.

By S. DEPART SHARE OF BUSTINE

The Care Care

Le :

as can be learned through the Dete William Engler (not Engle) has not returned to St. Louis since his conviction of bank robbery in lows. He is now on bond, pending appeal.

D. M. LADD, Special Agent in

ma:H ee Division oc Chicago

Postal Telegraph O OF SERVICE DESIRED

ALL AMERICA CABLES

COMMERCIAL CABLES

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nd the following Message, subject to the terms on back hereof, which are hereby agreed to

Form 2L-1709

MAN YORK MY SEPTEMBER 6 1955 FID'D: IT



F J BLAKE DIVISION OF INVESTIGATION U S DEPARTMENT OF JUSTICE POST OFFICE BUILDING DALLAS TEXAS

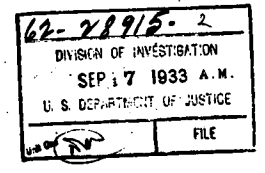
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cc Division



Oficial Business; Government Rate; Tax Exempt; Charge to Bureau of Investigation, U. S. Department of Justice, New York City.

1806 First Nat'l Bank Mag.
Charlotte, N. C.

September 4, 193

Special Agent in Charge Division of Investigation U. S. Department of Justice 905 Federal Reserve Bank Building Russes City, Missouri SEP 1 1933 PA

Bear Stee

MR: VERNOM C. MILLER, with cliness, et al. Character or Justice. (Endeavor to Baliver Pederal Priconer Frank God).

Beforeing to your letter to the Birector of July R, 1833, in the above coptioned case requesting that a check to made at the comports in this district where passports are issued, I beg to inform you that Charleston, South Carolina, and Vilmington, North Carolina, are the only ports of entry within the Charlotte district, and the inquiry discloses that only constrains glasmore enter said ports and depart from said dition.

In view of the fact that it appears that vessels entering and departing from said ports do not ply between the United States and foreign countries, the inquiry requested in your letter is not being purposed further.

Very truly yours,

Dright Brantley, Asting Special Agent in Charge

DB/o 60: Birester 62-494

62-28915	**************************************
DIVISION OF INVE	ST GATION
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DIVISION -

905 Federal Reserve Bank Building Kansas City, Missouri September 5, 1953.

Special Agent in Charge Division of Investigation U. S. Department of Justice 203 Post Office Building St. Paul, Minnesota

Dear Sir:

IN RE: VEHICH C. MILLER, with clieses, FUG., et al CRETHUCTION OF JUSTICE (INDEAVOR TO DELIVER FROM FROM PRANT PASS) FAMBLE DITY FILE 68-740-

In econoction with the investigation in the above entitled case, it has been determined that at 12:01 A.M. on June 17, 1933, a long distance telephone call was made from Union Station, Kansas City, Missouri, pay station Grand 9110, to St. Paul - Minneapolis, Minnesota, Hemerson 2121.

It is believed that this telephone call may be significant in the instant investigation.

It is therefore requested that appropriate inquiries to made to determine the identity of the party speciving such wall in your district.

Tory truly yours

R. R. WETTERLI SPECIAL AGENT IN SHANGE

BCS:00

CA-289/J-4

FIVECO OF INVESTIGATION

SEP 7 1933 M

U. S. DEFRANTMENT UT JUSTICE

FILE

905 Federal Reserve Bank Building,

Kansas City, Missonri.

September B. 2935.

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 224 Federal Building, Oklahoma City, Oklahoma,

DIVISION ONE SEP 1 1933 PT

Dear Bir

RE: VARION C. MILLER, with aliance, FUCITIVE I. O. \$1195, ET AL Chatruction of Tustice(Endeavor to deliver Federal Prisoner Frank Nash) E.C.File #62-760-

I em is receipt of a letter from Mr. Ernest E. Hill. Post Office Box 309, Not Springs, trainess, which reads as follows:

"I notice in this morning's paper that Mr. Dick Galatis is indicted by The Federal Grand Jury, and I have some very good information about his whereaboute. I am very much on the lookout for same.

Maby this information might give you some cles. In the first place his maid and negro boy are in town and yesterday they moved all his stuff out of the house under the observation of three well known men here. His wife was also in town and his Mother is also still in town living on Coder St. I also have information that he is very close to town and protected by three well known men.

Any information as to what you mant me to do send it to me in plain envelope Box 200 Hot Springs.

I buggest you have Hill interviewe time on agent is at Hot Springs.

Very truly yours.

CONTRACTOR OF JUSTICE

man (Mar)

R. E. VETTERLI Special Agent in Charge.

REV-c

September 7, 1933 Kansas City, Mo.

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

Dear Sir:

This letter regards the Union Station massacre at Kansas City, in which your agent, Raymond Caffrey, was slain.

I am connected with True Detective Lysteries, put out by Mac Fadden Publications. I have been assigned to this case, and have made it a three part serial, the first installment to come out in January, 1934.

This afternoon I talked with the head

of the Kansas City branch, Mr. R. E. Vetterli, regarding a few points I would like to have cleared up concerning the case. He told me the questions I wanted to know would in no way injure the case now, and certainly could not by the time they would be published....March, 1934. He also said that he would be glad to inform me on these points after I had secured your permission.

Detective Magazine you know that its prime moral object is to deter crime and would publish nothing that might serve to hinder your investigation on this case. In fact, it has been largely through the efforts of TIM that Fred Burke and many other outlaws have been brought to justice.

I must have this story in by September 15 so would appreciate an early reply from you, giving me permission to obtain such information from Mr. Vetterli as he would see fit to reveal.

Thanking you for your favor, I am

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600 Chambers Blagan OF NVESTIGA Kansas City, Mo.

RECORDED V 6 30

WWO THE

905 Federal Reserve Bank Builling

Kansas City, Hissouri

Special Agent in Charge, Division of Investigation, U. S. Department of Justice 224 Federal Building, Oklahoma City, Oklahoma.

1. 0. /1195, ET AL OBSTRUCTION OF JUSTICE/Endeavor to deliver

Federal Prisoner Frenchash.) Z.C.File F62-760# 47 144

Beforence is made to the letter from the San Antonio office fieled August 31, 1933, aftiresed to the Kanuas City office with copy for your office requesting that telephone records be searched at Hot Springs, Arkansas, with reference to the telephone of Richard Taliman Galatas, said telephone being listed under the name of Mrs. George W. Bates. It is requested that your office bandle the investigation suggested in that letter.

Fory truly yours,

SEP 7 1933 4 5

THE SE DEFENERALIST OF DUSTICE

FILE

905 Federal Reserve Bank Building,

Espan Dity, Missonri

Reptember 5, 1933.

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, Boom 1403, 370 Lexington Avenue, New York, N.Y.

Deer Sir:

In the matter of Verme C. Miller, with eliance, FUGITIVE, IO \$1195, ET AL, Obstruction of Justice(Endeavor to Deliver Federal Primmer Frank Mash), attention of this office has been called by the Salt Lake City office to the fact that Street & Smith's Western Story Magazine issue of August 26, 1935, contains the following motion:

"Verne Willer, Smoky Reid and Smoky Green were last beard from in Huron, M.D. (error - Maron is in South Dakota). Werne Miller was Deputy Sheriff at Suroh. Where are you all, Do you remember a certain brakie? Would like to hear from him and all of you. Write to R.M. Care of this magnaine."

The magazine in question is published at 7987 Seventh(possibly 70th?)Street, New York City, N.Y., and while it appears that this notice may be of no material benefit, it is requested that the publisher of said magazine be saused to produce his records showing the identity of the party who inserted the advertisement. Please follow whitever investigation is desirable in this connection.

Fory Bruly yours

62-48913

R. E. VETTERIT Special Agent in Charge.

WrT-ebc cc-Division _____

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1900 BANKERS BUILDING, CHICAGO, ILLIMOIS

VIA AIR MAIL-SPECIAL DELIVERY.

Special Agent in Charge, Division of Investigation, U.S. Department of Justice, 905 Federal Reserve Bank Bldg., Kansas City, Missouri. DE NISONE NYISIEN ONE SEP 1 1933 PI

Dear Sir

Re: Verme C. Willer, with aliases, FUDITIVE, et al., OBSTRUCTION OF JUSTICE, Chicago Pile No. 62-1649.

In the lastant ease Louis Stacey, alies Doc Stacey, of Melrose Park, Illinois, was taken into Federal custody at Chicago, Illinois, on August 7, 1955, and remended to the Gook County Juli in default of fifty thousand dollar bond. He was given a hearing on August 22, 1933, before United States Commissioner Edwin K. Welker and the matter was continued until September 7, 1933, in order to give the United States Attorney here sufficient time to produce a certified copy of the indistant from Kansas City and necessary witnesses from that town to be used in removal proceedings pending against Stacey.

This letter will confirm telephonic ecomunication of Assistant Special Agent in Charge D. O. Emith to the Ennace City Office on September 4, 1953, in which Agent Smith requested that the matter be immediately taken up with the United States Attorney at Kansas City, Missouri, so that the removal papers and the accessary witnesses can beach Chicago in time for the Commissioner's bearing on the morning of September 7, 1935,

9. 40

JJK: GV7

M. B. PURVIS, Openial Agent in

Fory truly yours

VISION DE MUIEST GATION

U. S. DEPARTMENT OF JUSTICE

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DIVISION XXXXXXXX

905 Federal Beserve Bank Building Kansas City, Missouri September 5, 1988.

Special Agent in Charge Division of Investigation U. S. Department of Justice 1900 Bankers' Building Shicago, Illinois

The second

Door Sir:

IN MR: VEHNOW C. MILLER, with aliabou. Tool of a CASTHOUTION OF JUSTICE [Index var in Soliver Front Such] . I. O. File 88-700

Pursuant to telephonic request from igent 5/0, Builti, of your office, on September 4, 1935, an infort was made to trace any telephone calls emmating from the Union Station at Robers City. Hissouri, to Maywood 1895, Oak Park, Thilasts, and se Village shift. That Park, Illinois, without sepult.

Bowers, it was determined that by 12:00 jul. on June 17, 1955, a Valephone well was made from the Union Station of Equator Rity, Lincouri, may station member from Mili, to Chicago, Mileyles 2510, the party talking two Minuses.

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U.S. DEPARTMENT OF JUSTICE DIVISION OF INVESTIGATION

CHICAGO, ILLINOIS

SEPTIMEER 4. 1958

R H COLVIE DIVISION OF INVESTIGATION U B DEPARTMENT OF JUSTICE 224 FEDERAL EVELDING OFLAHOMA CITY OFLAHOMA

KAND PRESS HUMORS INDICATE HARVEY BAILEY ESCAPED CUSTODY ADVISE IMMEDIATELY IF

SEP

DOS 62-1649 CO Division tempescity

62-28915

OWNER OF MYSST GATION

1 SEP 7 1933

THE STATE OF STATES

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UNITED STATES BUREAU OF INVESTIGATION THIS CASE ORIGINATED AT KA! SAS CITY, MO. St.Louis Flema 62-872 9-7-33 8/22 & 50/33 George J. Gross :: :: VERNON C. MILLER, with aliabos, FUGITIVE. OBSTRUCTION OF JUSTICE 0. #1195, et] Endeavor to deliver Federal Prisoner Frank Wesh. Investigation at Corning and Knoble, Ark. discloses Mrs. Ed Conner is sister of Mrs. Harry Hanley, who resides on farm 12 miles northeast of Knoble, Ark. where a rezed railway station is now located. Further ? investigation disclosed that Mrs. EdxConner was in : Corning and Emoble, Ark, on or about 7-18-33, she had ing redeemed the property which was listed for sale for taxes where railway station now stands. It is believed she will again return and further information . will be available by future investigation at these points. Report of Special agent W. F. Trainor, Kansas City, Mo., 7-28-33, and letter from Kansas City Division Office, dated 8-5-33. Interview was had with Deputy Sheriff R. R. Boff for the purpose of ascertaining any knowledge he may have of the location of a log cabin house which had formerly been used for a railroad station. Buff stated that he knew of this place being located about li miles northeast of Knoble; that while he did not know the names of the persons residing at this place at the present time he would sid Agent in securing same. At Knoble, Ark. In company with Deputy Sheriff Ruff, Agent proceeded to Enoble, Ark, where ex-State Sensior R. Whitaker was interviewed, Deputy Ruff previously stating that Whitaker knew practically everyone who resided in or near the * vicinity of Knoble, Ark. and was a man who could be trusted with information. BO NOT WRITE IN TH 5 Division 2 St. Louis 2 Oklahoma City 1 Hew York 2 Kenses City COPIES DESTROYED

40 AUS 20 1354

Interview was had with ex-Senator Whitaker, who stated that the razed railway station had been moved to a place located lightles northeast of Knoble, Ark, and was not occupied by a family named Hanley, but it supposed to be owned by a Conner family. Senator Whitaker further advised that his son, Charles J. Whitaker, would undoubtedly be able to offer more specific information as he resided in the vicinity of the Hanley home.

Charles J. Whitaker upon interview stated that Herry Hanley and his wife are now residing on this farm; that they are renting same from Mrs. Ed Conner; that Mrs. Harry Hanley is a sister of Mrs. Ed Conner; that the razed railway station was formerly located at Tipperary, Ark., had been purchased by Ed Conner and his brother, A. J. Conner, and moved near Knoble where it now stands. Mr. Whitaker further sevised that EdxConner is supposed to have been killed in a large gambling place in Hot Springs, Ark. about two years ago; that it is commonly believed in Hot Springs and other placed in Arkansas where Ed Conner was known that he was actually killed by some woman in this gambling establishment. however, Mr. Whitaker stated that one Dick Gilchrist, whom he believes to now be residing in Oklahoma City, Okla., a short time ago saw him. Whitaker. at Knoble. Ark. at which time Gilchrist stated that only recontly he had seen Ed Conner in Oklahoma City and that evidently the socalled death of Ed Conner was a recket to secure his insurance money. 🤄 Whitaker further stated that in his opinion Gilchrist could not have been mistaken about having seen Ed Conner, although he admitted he had not talked to him, due to the fact that he, himself, and Dick Gilchrist and Ed Conner had been reared together in the vicinity of Knoble, Ark.; that they grew up from childhood as close friends.

With reference to Mrs. Ed Conner, Mr. Whitaker stated that only a month or two previous to agent's call she had been in Knoble, Ark. driving a Chevrolet car, the description of which he did not recall; that this car was bearing New York State license plates, and that she had visited the home of Harry Hanley and her sister, Mrs. Hanley; that he does not know at this time where Mrs. Conner could be located as she is known to travel extensively, not staying in one place any great length of time.

With reference to Welter and Myrtle Kobbe, Charles Whitaker advised that Mrs. Ed Conner, Myrtle Kobbe and Mrs. Herry Hanley are sisters; that Walter and Myrtle Kobbe have a daughter named Janice; that Walter and Myrtle Kobbe are separated, their whereabouts not being known at this time; that Janice Kobbe is supposed to be residing with Mr. and Mrs. Harry Hanley, northeast of Knoble, Ark.

The identification erder bearing the photograph of subject Galatas was exhibited to Senstor Whiteker and his son, Charles J. Whiteker, neither of whom could identify this party as one they had ever before seen.

Charles Whitaker further advised that A. J. Conner, a brother of Ed Conner, is known to do quite a bit of traveling with Mrs. Ed Conner; that they are known to frequent gambling places or places which would be questionable on most of their trips.

Both Senator Whitaker and Charles Whitaker advised Agent against interviewing anyone on the Hanley farm, stating that Mrs. Hanley would immediately advise Mrs. Conner if any inquiries were being made as to her whereabouts, which would undoubtedly influence her not to return to the vicinity of Knoble, Ark. Charles Whitaker stated he was very well acquainted with all the persons on this farm; that he quite frequently visited the Hanleys and that he would in the near future visit them for the purpose of securing information as to the whereabouts of Mrs. Conner, which he claimed he could do without arousing any suspicion of any kind, adding that Mrs. Ed Conner and Mrs. Harry Hanley were very close sisters and were very much the same type, both having hed bad reputations previous to their marriage.

Agent then called at the Post Office at Enoble, Ark. where interview was had with Krs. Evelyn Gowen, Postmaster, Agent having previously learned that Mrs. Gowen is quite trustworthy and would aid in any way possible. Photograph appearing on the identification order of Gelatas was exhibited to Mrs. Gowen, who stated she could not recognize the picture as one she had ever before seen, nor had she noticed any mail bearing his name nor any mail going to the Hamley home which bore any other name but Hamley.

Agent requested that a thirty day mail cover be placed on all mail addressed to Harry Hanley or his family, or any mail being addressed to his care and that tracings be forwarded to the St. Louis Division office.

At Corning, Ark.

Agent interviewed L. V. Ruff, County Clerk, for the purpose of escertaining in whose name the property on which the razed railway station rests was listed. After a review of the records Mr. Ruff advised Agent that this recalled an incident to his mind, namely that on July 12, 1933 Mrs. Ed Conner came to his office at Corning and giving the name of Incy would she redeemed the property on which the razed railway station rests.

which had been listed to be sold for taxes and asked that the property be changed from her name of Mrs. Conner to be listed in the name of Lucy Todd; that at this time Mrs. Conner also requested that the receipt for the redemption money be mailed to her at Hot Springs, Ark., however, a few days subsequent to this visit a letter was received by Mr. Ruff, the County Clerk, on stationery of the Majestic Hotel, Hot Springs, Ark., requesting that the property be changed and listed in the name of Incy Todda Conner; that Mrs. Conner told him at this time that she would return sometime in the future and have a further discussion with him with reference to this property. Arrangements were made with Deputy Sheriff Ruff to secure what information he could in the vicinity of Knoble, Ark. and Corning, Ark. as to the whereabouts of Prs. Conner and that same to forwarded to the St. Louis Division office.

On August 30, 1933 a letter was received stating that Mr.—Ruff had learned that there were several trunks stored in the house of Harry Hanley which contained clothing and jewelry; that Mrs. Conner and her brother-in-law, A. J. Conner, have made several trips to New Orleans and North Carolina.

In view of the above information it is believed that further information can be obtained by additional interviews in the future with Charles J. Whitaker at Knoble, Ark. and Deputy Sheriff Ruff of Gorning, Ark., the Deputy Sheriff stating that should be locate Mrs. Conner be would hold her on some charge in order that she might be interviewed by agents of this Division.

It will be noted that investigation was made by this agent in the District covered by the Oklahoma City Office, however, same was done due to the close proximity of the St. Louis District.

As can be gathered from the above investigation, it now appears very likely that Mrs. Ed Conner is using the name of Lucy Todd.

UNIEVELOPED LEADS:

ST. LOUIS CFFICE at Corning and Knoble, Ark. will again conduct investigation, interviewing Deputy Sheriff Ruff of Corning, and R. Whitaker and Charles J. Whitaker of Knoble, ascertaining what information they have been able to gather as to the whereabouts of Mrs. Conner.

Will also report the results of the mail cover now pending on all mail addressed to Harry Hanley and his family and mail addressed to his care.

PENDING.

W 62-28915-515

DINGLI

September 7, 1933.

BECORDED

SEP 9 - 1933

Er. D. H. hadd, Special Agent in Charge, Division of Investigation, E. S. Bepartment of Justice, 801 Title Guaranty Building, St. Louis, Hissouri.

Door Mirt

PERSONAL AND CONFIDENTIAL

With reference to Division telegram of September 5, 1933, quoting a telegram of even date from Charles Shank, of Danville, Illinois, who requested assistance is the location of CHIRLES "PRETYBOI" MOID, kindly advise the Division whether the reference to Allen in Mr. Shank's telegram was to that of Special Agent Allen of your office, and if so, ascertain from Mr. Shank the reason for his statement that Allen was not available or wanted.

Yesy truly yours,

Director.

(A)

SILY 7 1933

MRR

ESTERN Received at 708 14th St., N. W. Washington, D. C. CC639 21/25 GOVT COLLECT=DANVILLE SEND MAN OF AUTHORITY CAN LOCATE CHAS PRETTYBOY FLOYD HET SHORT TIME ALLEN OF THIS DISTRICT NOT AVAILABLE OR WANTED

1900 Bankers Building, Chicago, Illinois.

DIVERSION AND AND SEP 3 1933 A M. SEP 3 1933 A

Special Agent in Charge, Division of Investigation, U.S. Department of Justice, 905 Federal Reserve Bank Bldg., Enness City, Missouri.

Dear Sir:

Ro: Verne C. Miller, with mliases, FUGITIVE, et al, OBSTRUCTION OF JUSTICE, Chicago Pile No. 62-1649

We have a confidential informant who is now incarcarated with Louis Stacey, alias "Doc" Stacey,

Division Office that he received information from Stacey that the mobile anxious to put Mrs. Nash "on the spot" as they understand she has talked too much.

The informant further advised that "Three Finger" Jack White, major Chicago hoddum, has forwarded three thousand dollars to Kansas City to be used by the gang for defense attorneys. He further advised that Stacey has been instructed through his attorney here that the gang suggests that when he dypears for hearing before the United States Commissioner at Chicago, Illinois, on September 7, 1933, that he appear without an attorney, whive the hearing, and submit to removal to Ennass City, Missouri. The informant further stated that John Lazzio, who is a syndicate can and politician at Kansas City, Missouri, has fixed matters with local authorities so that Stacey will be freed; that Lazzio is a close friend of Chief of Detectives Higgins and that all information relative to this case which Higgins acquires is transmitted to Lazzio, who, in turn, transmits same to "Three Finger" Jack White at Chicago, Illinois, who gives the information to the gang.

He expects to be released on bond shortly, at which time he is to earny a message from Stacey to Pritz Mulloy at Kansas City, Missouri. This message is relative to the killing of someone at Chicago, whom

ערן

Stacey and others are afraid of and who are reported to know too much about this case. Stacey has received the information here that everything is in order as to testimony and that Mulloy has not given the officials any important information and that he will testify for the defense when the case is called to trial. The colored boy, who works in Mulloy's Tavern, and who received the call from Dec Btacey on the afternoon of June 16, 1935, appears to be a valuable witness and if you doen it advisable it might be proper to hold this colored boy as a material witness.

Our informant further advised that only three men participated in the Kansas City massacre, he apparently receiving this information from Stacey. He states that Miller was one of the men and that he would endeavor to get the names of the other two.

The informant further edvised that the Jew bootlegger from the East, whose picture was in the newspapers as a participant in the Kansas City massacre, is an innocent party and that he was not there at all. This man is apparently William Wisewan, alias Big Bill Westerman, alias Weiss, alias W. F. Neiser, who is wented at this time for the murder of a Prohibition Agent at Klizabeth, New Jersey, in the Summer of 1932.

Miller placed a personal call at Kansas City, Missouri, to Doe Stacey, Maywood, Illinois. Stacey's private number is Maywood 1893. It is therefore suggested that you check all long distance telephone salls made from Kansas City, Missouri, to Maywood and Oak Park, Illinois, in the afternoon of June 16 and on June 17, 1955.

Yery truly yours,

M. R. PUNVIS, Special Agent in Charge

JJE: OFF

ee: Diyleion.

803 Post Office Building. 8t.Paul:Minnesote.

September 6,1935,

Special Agent in Charge, Division of Investigation, V.S.Department of Justice, 619 Federal Building, Los Angeles, California.

Dear Sire

PO: VENE MILLER, with alieses.

PUDITIVA.I.O. #1195, et al.

OBSTRUCTION OF JU TICE(ENDRAVOR TO PERSON PLUME NAME).

St. Paul File No.68-888.

RERYF MAYER, 1878 Jefferson Avenue, St.Paul,Minnesota, Lieutenant of LEON OLDERAN, St.Paul underworld leeder, received a letter postmerked August 2,1933, at Los Angeles, California, hearing the return address, 126 North Kingsley Drive, Los Angeles,

Investigation by this office has established that SAMMER has acted as a contact for the members of the KRATING, HOLD M, MASH, MILLER, BAILEY GAME, in St. Perl. For this reason, it is desired that investigation be made to determine the identity of the writer of the above mentioned letter.

Yory truly yours.

OCE:TO CO Division CO Ranses City Special Agent in Charge.

62-48913

1900 Bankers Building, Chicago, Illinois.

September 6, 1935,

Special Agent in Charge, Division of Investigation, U.S. Department of Justice, 370 Lexington Avenue, Room 1405, New York, N. Y.

Dear Sir

Re: Verne C. Miller, with alieses,
FUGITIVE, \$10-1195, et al.
ORSTRUCTION OF JUSTICE
(Endeapor to Deliver Pederal Prisoner
Frank Kash)
CHICAGO FILE NO. 62-1649.

In compliance with request contained in New York Office letter dated August 28, 1937, there is enclosed herewith one copy of the report of Special Agent W. Carter Phum, dated at Chicago, Illinois, on July 8, 1935, in the above matter.

Very truly yours,

WCD: GVT eg: Division.

enel

M. H. PURVIS, Special Agent in Charge.

203 Post Office Building, St.Paul, Minnesote.

Special Agent in George, Division of Investigation, U.S.Department of Justice, 1900 Ashkers' Building, Chicago, Illinois.

Door Sir:

9 1933 PN

PO: VAROL MILLER, with elience, FUDITIVE, I.O.1195, et al. OBSTRUCTION OF JUSTICE (MEDIAVOR O TO FELLVIR FEDERAL PRISONER FRANK WASH), St.Paul File No.62-868.

U.S. Cepartment (Columbit)

As a result of covers maintained on unil addressed to certain members of the St.Paul underworld, known to have, in the past, been friendly with V.RNE C.MILLER and other Subjects in this case, certain tracings have been received.

JACE PPLIFFER, one of the proprietors of the Hollyhocks Inn., gambling joint, Mississippi River Boulevard, St.Paul, Minnesota, has received mail from one, JOHN DEM, e/o The Belvidere Apartment Hotel, 4655 Lake Park Avenue, Chicago, Illinois.

The same party has, also, been addressing letters to MILIAN VAUCE, at the Hollyhooks Inn.

H.STRIMMART, who is also known as PRISCO DUTCH, and DOC JONES, has been receiving mail addressed to the Plantation Cambling Joint, white Bear Lake, Minnesota. This mail has been addressed from the Hotel Pine Onto, 565 Surf Street, Chicago, Illinois. The handwriting on the treeings bears some characteristics indicating that it was written by a wama.

Paul underworld, discloses that from Coder 4899, which is the telephone of The Patrick Novelty Company, Tem Filbin, proprietor, (slot unchine business), Chicago telephone number Capital 2110 was called on June 9,1935; Long Beeth 8114, Chicago, was called on June 22,1933; Capital 2110 was called on August 7,1933, and Capital 2110 was called on August 17,1933.

From Emerson 2121, the Hollyhocks Inn. Superior 9060, Chicago. was called on May 19,1933; Sunnyside 0324, Chicago, was called on June 23, 1933; Buckingham 5469, Chicago, was called on July 21,1933; and Superior 9060, Chicago, was called July 27,1933.

It is believed that proper investigation should be made at the addresses, secured as a result of the mail covers, to determine the inentity of the individuals sending the letters to which reference has been made. It is, also, suggested that inquiry be made regarding the several telephone numbers, above listed, for the same purpose.

Yery truly yours,

OCH:TC
CC Kenses City
CC Division

WHERE HA HI. Spreinl Agent in Charge. Room 1405 370 Lexington Avenue New York City

1527: 58 42-4949

September 7, 1935

Special Agent in Charge Division of Investigation U. S. Department of Justice 203 Post Office Building St. Paul, Minnesota

Door Sir:

Attached hereto you will find copy of letter from the office of origin to this office, deted September 5th, with respect to the investigation entitled Vernon C. Miller, with alieses, Fugitive, I.O. #1195, et al.

Inquiry at the office of Street & Smith publications, 79 Seventh Avenue, New York City, disclosed that under date of June 25th ene R. Maxson, 525 Selmut Street, Mankato, Minnesote, requested by letter that the inquiry be placed in the question box of the magazine referred to and the inquiry was also placed in Detective Story, another Street & Smith: publication. Up to September 7th no response has been received in answer to the inquiry. On the reverse side of the index sards covering the names of the three parties mentioned in the inquiry, a motation was placed to the effect that if any reply is received the New York City office is to be advised immediately by telephone and before the letter is remailed to Maxson.

Engl

ec: Division Kenses City Selt Lake City Year train poets,

T. P. CULLER Special Agent in Charge

62.28915- 15 SEP É 1535 A.M. 905 Federal Reserve Bank Building,

Kansas City, Missouri. A Will

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 1900 Bankers' Building, Chicago, Illinois. OF JUSTICE SEPT 81933 PH

Dear Sir:

In the matter of Verne C. Miller, et al, Obstruction of Justice (Endeavor to Deliver Federal Prisoner Frank Hash), there are inclosed herewith long distance telephone toll tickets corresponding to toll calls 1, 2, 3, 5, 6, 7 and 8, as mentioned in the report from this office by Special Agent 8. F. Trainor deted July 29, 1933.

It is requested that photostatic copies of these original toll tickets, front and back, be made and forwarded to this office, at which time the originals should be returned here.

Also it is requested that you borrow original toll ticket referring to telephone call No. 4, as shown in the report of Arent Trainor, mentioned above, which is now in possession of the No. Bell Telephone Company at Chicago, Illinois, and make photostatic copy of same to be also forwarded to this office.

Please secure the name and address of the telephone operator who handled telephone call No. 4, furnishing same at your earliest convenience to the Kansas City office.

These toll tickets are being forwarded to you by registered mail, and it is requested that they be returned in like manner.

Very truly poure,

TTARLI

#FT-ebc cc-Division ---- R. E. VITTERLI Special Agent in Charge.

N.S. EEEE B. -E. Potouu to maattamas, stud

NVESTISATION

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801 Title Ouerenty Building 8t. Louis, Missouri September 6, 1988

Special Agent in Charge, Division of Investigation,: U. S. Department of Justice, 905 Federal Reserve Bank Bldg., Kansas City, Missouri.

Dear Sirt

Reference is made to the case entitled VERER C. MILLER, with alianes - FURITIVE, 1.0. flips, et al. Obstruction of Justice (Endocrer to Deliver Federal Prisoner Frank Hash), and is connection therewith please be advised that Lieutenant Detective Cooper of the St. Louis Metropolitan Police Department has supplied this office with information which he states was received by him from a very reliable confidential informant and close friend of many years, residing at Brushyknob, Missouri, to the effect that Subject Charles Arthur Fleyt was on Monday, September 4, 1955, in Brushyknob, Missouri and in and about Ava, Missouri.

This informat further alleged that Subject Floyd when not engaged in criminal activities, resides in the vicinity of Brushytmob, and Ava, Rissouri, always somewhere in the country surrounding these sities, and when supplies are needed, Subject Floyd openly appears in either of these places, obtains the supplies, and disappears.

It is further alleged that the Sheriff and other law enforcement officials of Douglas County and vicinity make no attempt to effect the apprehension of Subject Floyd, because in the first instance they are afraid of him, and in the second instance he has committed no arise in that county or vicinity.

This informant further stated to Lieutenant Gooper that it was his opinion that Subject Railey, at the time of his recent escape, was headed for the southern part of the State of Miscouri, where he would meet Subject Floyd. Informant has no facts upon which to base the above belief.

The above information is submitted for such investigative attention as you does the same may veryont.

Yory truly yours,

62-28913

SEC 8 15/39

FFT:N 62-872 00. Division. D. M. LADD, Special Agent in Charge.

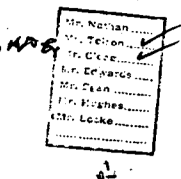
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M.S. Bepartment of Justice

Bureau of Investigation

905 Federal Reserve Bank Building. -

Kansas City, Missouri.



September 7, 1933.

Director, Division of Investigation, U. S. Department of Justice, Washington, D.C.

Dear Sir:

On this date, a representative of one of the detective magazines published by its Fadden's, came to this office and desired information on the Union Station shooting for a serial story. I understand they have already secured information for the first and second parts of the story from the police department here, and now the police department refuses to give them the information for the third part, and they called on me. I of course referred them to you.

Respectfully,

CR. E. VETTERLI

Special Agent in Charge.

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INDEXED

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62-28915-5/6 DVSCN 05 1- 011 CT: AC8 62-28915-516

RECORDED

September 14, 1933.

SEP 18 193 special Agent in Charge, Division of Investigation, U. S. Department of Justice, 905 Federal Reserve Bank Eldg., Eensas City, Missouri.

Deer Sire-

This will acknowledge the receipt of your letter of September 7th, concerning the request of Mr. Frank L. Howser, 600 Chambers Building, Kansas City, Missouri, for information from you concerning the shooting incident which occurred at Kansas City on June 17th.

In this connection, I am enclosing herewith a copy of a letter addressed to the Division by Mr. Howser under date of September 7th, together with a copy of my reply thereto.

Yery truly yours,

Director.

Encl. #676170.



\$854,GA\$ 62-20925

September 8, 1933.

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 224 Federal Building, Oklahoma City, Oklahoma.

Boar Sire

Re: VERMOR C. MILLER, with aliases, Fagitive, et al., Obstruction of Justice (Endeavor to deliver Rederal Prisoner Frank Hagh).

I as transmitting herewith copy of letter of the Springs, Arkansas, dated August 23, 1933, which contains information concerning the possible location of subject Gallatis, and information concerning his connections at Bot Springs, Arkansas.

It is believed that the present address of subject Gallatia.

Very truly yours,

Director 100

mal. 677809.

RECORDED

62-28915-517

SEF 11 1933

BEFE 8 1

DMM:GA3 62-28915 - 5/8 September 8, 1933.

RECORDED 4 INDEXED

TJD

Hot Springs, Arkenses,

Door Sire

I am im receipt of your letter of August 23, 1933, wherein you furnish the history of Dick/Gelletis and other information relative to the investigation being conducted by this Division at Hot Springs, Arkensas.

I greatly appreciate your ecoperation in this case and the information furnished by you will be treated with the greatest confidence.

I have directed a Special Agent of the Oklahoma City effice of this Bivision to interview you in the near future concerning this case. Investigations in Arkanses are conducted by the Oklahoma City Division office, the address of which is as follows:

> Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 224 Federal Building, Oklahoma City, Oklahoma.

> > Very truly yours,

Director.

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From

ASSISTANT ATTORNEY GENERAL MALLOY

To

OFFICIAL INDICATED BELOW BY CHECK MARK

The Attorney General		M	emorandu	M
The Solicitor General			-laha	Arrate
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Assistant Attorney General Stephens		·		*
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Mr. Conner	ED 1 1	1		in despites (1) (COR P.M.)
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Miss Brookley.		ļ ——	n ox	FILE
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PJD.

Bot Springs, Ark.

Aug. 25, 1935.

Department of Justice, Washington, D. C.

For your information showing why the Covernment will not get any ec-operation from the City Officials and the officials of Carland County Ark.

Dick Gallatis-

This men was last seen in Minn, Minn, about three weeks after the killing of Each at K.C.Mo. The Grape-Vine has it that Gallatis is now in Old Mex. He has "Con" connections in KlPaso, Tax. Gallatis pulled a jod there in 1930 on a man by the name of Frenk Bodenschants, of Elgin Ill. for \$10.000.00 This man Bodenschants followed Glattis to Hot Springs and recognised Glattis here on the street and tried to get the police to arrest him but with out any results.

Last Spring a man from Ala, who was staying at the Mattar Apt's in their city was taken in a racket for \$8.000.00 by Glattie and Clark. he reported the case to the police with out any results. Contact M.Y. Opee, Genl. Del. Mashville, Tenn for particulars.

Dr. Johnson of Rosmoak, Was was staying at the palace Apt's in this city when he was pulled for \$10,000.00 by The Gallatis-Clark combination. The Dr was taken to the Virginia Apt's in this city ewned by a man named H.A. (Bort) Spaulding (who died Aug. 22. 1935) The Dr. was then taken to Little Rock Ark. and trimed for \$10,000.00 at the Albert Pike Hotel in that City. The Dr. was sent to The Dr. returned Mashville, Tenn on a promice to return the money. here and reported the case to the local police and Hurbert (Dutch) Akers would not arrest the men after the Dr pointed them out to him on the street. The Dr. at last applied for a <u>warrent</u> in the city of Little Rock as the erime accured in that city. When the sheriff come after Clark and carried him to Little Rock. Two gangsters of this city want to a local judge (controled by the administration here) and on a H-C writ had the bond fixed at \$20,000.00 in Little Rock reduced to \$2.500.00 The two ex-convicts George Tyan and Ed) Crear have served time for "son" swindles. Ryan is the operator of the Cambling house ofer the White Front where the Secret S. men captured Nash. As soon as possible the gang had the Circuit Judge (The they controle) to call a special Grand Jury for the sole purpose of white-washing Clark of the CON. charge. There was no witnesses called and as soon as it was learned that the court in Little Rock had returned a charge of robery and two charges of Kid-Napping against Clark the Grand Jury was dismissed with out any investigation.

The city detective is the contack man. He handled all the complaints and nipped them in the bad.

L2-29/5-5/4

For the past three years Clattle and Clark have been the overlords in all the "CON" Gemes here, Clark, Clattie and George McLaughlin operated the Slot Machine racket until a short time ago: when McLaughlin murdered a taxi driver for empting one of their machines with a lead slug. This man was called to the head quarters of the R-INDEXED

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SEP 1 1 1933

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acket and threatened with a beating if he did not return the money, which he agreed to do, in spite of his <u>promice</u> he was beaten, after breaking loose from the recket office the man ran down the street to the Yellow Cab Co. office a short distance down the street, Glattis, Clark and McLaughlin (the present mayors brother and ad the city pay <u>rool</u> as a police elerk) fellowed the man and entered the cab offi McLaughlin beat the man with a black-jack and six gun while Glattis, and Clark stood guard at the door. The man died a few days from the 🙉 5 offects of the beating. All the main eye witnesses were carried out of the city. After things were arranged the Circut Judge (controlled by the city administration) called a special Grand Jury to envesti gate the charge. The Grand Jury was headed by the brother of the Municiple judge. Cocil Ledgerwood that returned a And, degree marder charge against the mnyours brother George McLaughlin (police Clerk) -After all the main witnesses were burried out of the sity the case was called for trial before a jury that was beaded by Alderman from the and, ward Carl Wilson who also acts as mayor when Mayor McLanghlin is out of the city. McLaughlin plead self defence and was supported in his testimoney by his two partners in the Slot machine recket Clattis and Clark. the jury eleared McLaughlin of the charge of mirder. From this you can see the WHY. that the officials of this county and city are bound to protect the Clattic and Clark combination to the limit. They must go to the front or get in a hole in case that cas of then squeals on the <u>intire</u> recket going on here under protection of McLaughlin-Ledgerwood combination. Our Mayor Leo P. McLauhlin(?) Stends before the kike and brand-east that his city is out of debt and has little crime here. Nothing could be farther from the real truth. Crime is rempant here, all kinds of rackets are operated under <u>1970</u> tection of the city officials.

The Ledgerwood-Malenghlin combination controle the City, County officials, Chancellor, U.S. Commissioner, County Representatives, District Senator, Health. Board, School board. Relief board. Lower Boards City papers, everything from the highest officials to dog catcher. This combination will not stand for the least epposition from any quarter, and will take any kind of a chance to remove opposition. Much can bealcarned here by the Department of Justice. We have good citizens that will co-operate but no public officials that will do so.

I have been

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know it very well.

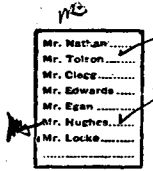
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H.S. Department of Justice

Bureau of Investigation

905 Pederal Reserve Bank Building,

Kansas City, Missouri.



September 8, 1933.

Director,
Division of Investigation,
U. S. Department of Justice,
Washington, D.C.

Dear Sir:

Mr. Merle A. (Gill, Callistic expert at Kansas City, has been cooperating with the Division 100% in connection with the Union Station shooting. He has examined approximately 65 guns; he has also made comparisons of certain bullets and has made photographs for this office. All of this work has been done voluntarily by Lr. Gill. He has been a most enthusiastic cooperator; he has been doing this work gratis; Kr. Gill is a man of only moderate means.

As an expression of our appreciation, I would very much like to see Gill paid \$100.00. His time and efforts have been worth much more than this. I would like him to know that the Division really appreciates his interest and efforts. Will you please grant authority to pay Mr. Gill \$100.00, and I presume same can be submitted in the expense account of the Agent in Charge. Ordinarily, a fee of \$50.00 is charged for each gun examined.

Very truly yoprs,

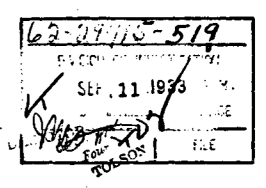
R. B. VETTERLI

Special Agent in Charge.

REV-etc

(...) 5/55 j

SEP 1 8 1933



EPL:OJR

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RECORDED

September 15, 1958

SEP 1 8 1932

Special Agent in Charge,
Division of Investigation,
U. S. Department of Justice,
965 Federal Reserve Bank Building,
Kanses City, Missouri.

Deer Sir:

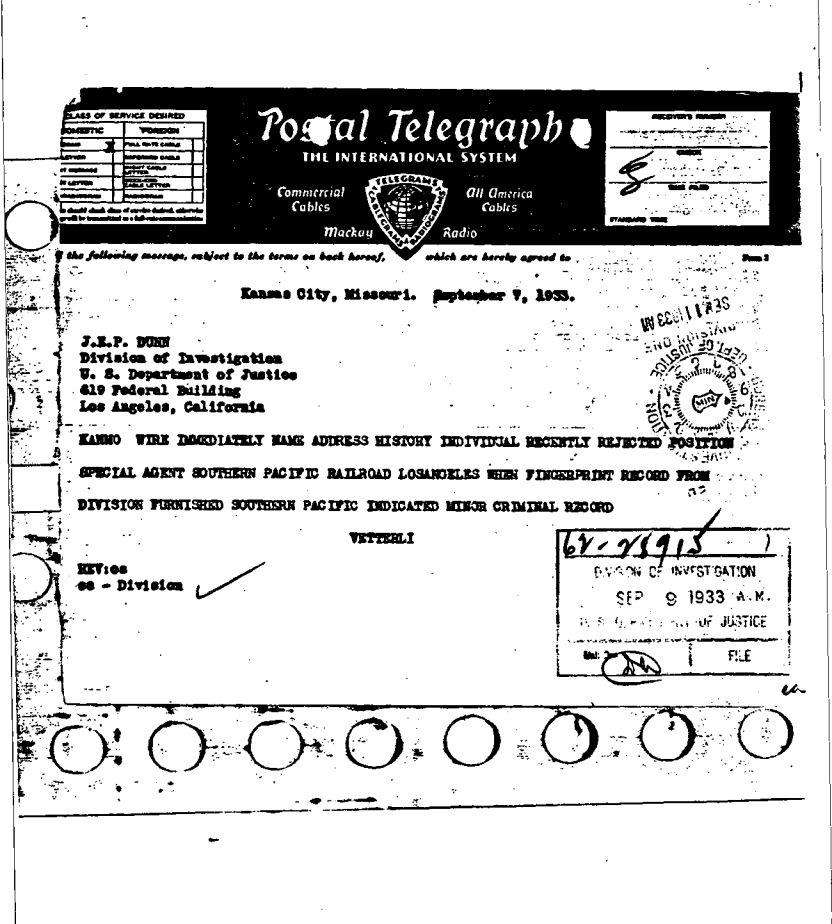
Reference is made to your letter of September 8, 1935, suggesting that the Division pay Mr. Merle A. Gill, \$100 for his work as a ballistic expert in connection with the Union Station shooting at Kansas City.

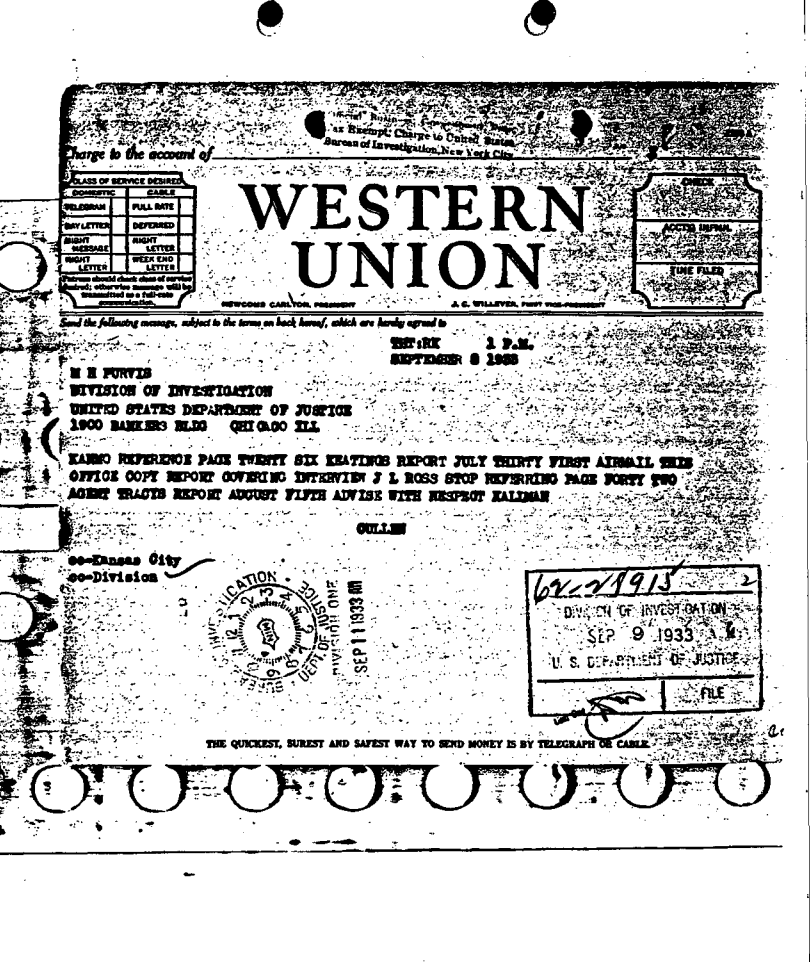
The Division feels that such a payment should be made and authorizes you to prepare a voucher payable to Mr. Gill, for this amount. You may submit this in a Form 1954 voucher, setting forth the nature of the work performed, the emergency of the ease, and the fact that it was not possible to obtain the services of any other qualified per-

Very truly yours,

Director.







203 Fost Office Building. St.Paul,Minneseta.

September 6, 1985.

Special Agent in Charge, Division of Investigation, U.S.Department of Justice, 201 Liberty Mational Life Building, Birmingham, Alabama.

Dear Siz

POSTRUCTION OF JUSTICE (NOTE FOR TO DELIVER PEDERAL PERSONER PRANK MASE).

St. Paul File Bo. 62-888.

JACK PYKIFFER, member of the underworld in St.Paul, and who, investigation in the past has established, is friendly with the BAILEY, MILLER GANG, received a letter postmarked August 10,1938, at 5:30 P.K., at Bosedale, Mississippi, addressed to PFAIFFER at the Hollyhocks Inn. a gambling joint on the Mississippi River Boulevard, St.Paul, Minnesota. The letter hore the return address, Box 588, Rosedale, Mississippi.

In view of the association of PFAIFF R with some of the Bubjects in this ease, it is desired that investigation be made to determine the identity of the writer of the above mentioned letter.

Yery truly yours.

OCE:TC CC Division CC Ennes City WEHNER HAM I. Special Agent in Charge.

tr. 75915

an of the

203 Post Office Building. St.Paul.Minnesote.

Sentember 6, 1925

Special Agent in Charge, Division of Investigation, U.S.Department of Justice. 570 Lexington Avenue, Room 1405, Hew York, How York.

Dear Sir:

No: WERRY MILLER, with alience. FUCITIVE, 1.0.:1195, et al. CRETHUTION OF JUSTICE (MEDEAVOR TO drliver paderal prisoner Phine Mared. St.Paul File No.68-088.

It has been repeatedly reported that VERNE CARLLER had do interest in gembling activities in Montreal, Canada. Certain investigation made, mountly, by your office, indicates the t VIVIAN MATHIS, girl friend of MILLER, was in Montreel until recently.

LEON CLECKIAN, leader of the underworld in this section of the country, while residing in Rooms 501-05, St.Paul Hotel, St.Paul, Minnesota, made a telephone call to W.J.HUTHION, Montreal, Canada, on August 28,1933. The records of the hotel scapeny, from which this information was secured, do not give the telephone number called by GLICHMAR. It is possible that there might be some connection between the party salled by LUON OLSCENIN and MILLER'S reported connections with the Montreal underwrld.

It is, therefore, suggested that an investigation be instituted to determine the identity of the individual called by LEON GLECOLLE, and that such other investigation be equiusted as seems warranted, under the elrouns tanges.

Ferr truly rour

SERVER RAHNI. Special Agent in Charge.

OGH:TC CC Division CC Kaneas City

205 Post Office Building, St. Paul, Minnesota.

Special Agent in Charge, Division of Investigation. U.S.Department of Justice. 900 Exra Thompson Building, Salt Lake City, Utch.

he: VERT MILLER, with alies I.O. #1195, at al. OBSTRUCTION OF JUSTICE. (Endeavor to deliver Federal Prisoner Frank Tesh). St.Paul **filo 62-88**8

With reference to the above matter. please be advised that an underworld character in St. Penl ... has been receiving mail bearing return address, "George Fatell, Nagget Springs Banch, Loveland, Colorado".

For your further information, a Detective of the Minnespolis Police Department called me on the telephone and advised that a person at the Stillwater Prison slains to have absolute knowledge that Subjects TERME MILLER and "Fresty Boy" FLOYD are at the present time located on a ranchhouse approximately 40 or 50 miles out of Denver and that the reachers mame is believed to be JOHN TORRIO (phonetic spelling). The prisoner claims to have received this information from a fellow prisoner by the name of DEWOLD, who is in solitary confinement in the Minnesote State Prison and no more accurate location of the place is available. However, it is stated that if this _ . place should be located, proper precaution should be taken, as It will be a fortress to seize. It might be possible that the Mugget Spring Beach may be the place and same should be given some consideration. ¡Some éfforts abould be made to locaté a property owner by the name of JOHN TORRIO, with a view of locating this reach.

WERER HANGE, g 1933 🔠 Special Agent in Charge Sir

Way truly yours,

U. S. DEPARTMENT OF JUSTICE F :

WH: IM CC Divicion

CLASS OF SERVICE DESIRED					
BOMESTIC	CABLE _				
TELEGRAH &	FULL BATE				
BATLETTER	DEFENSED				
MESSAGE	HIGHT				
HIGHT	WEEK END				
Patrons should check chast of surviva desired; otherwise message will be					

WESTERN UNION

CHECK

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TIME FILED

NEWCOMO CARLTON, PROJECT

C. WILLIAMS, MINIS AND HIS

and the following message, subject to the terms on back hours, which are hereby agreed to

Kames City, Missouri September 9, 1985.

M. E. Purvis
Division of Investigation
U. S. Department of Justice
1900 Bankers' Building
Chicago, Illinois

WANTED STREET ARRIVED SAVELY THIS MORNING COMPLEXED COMPLEX JAIL

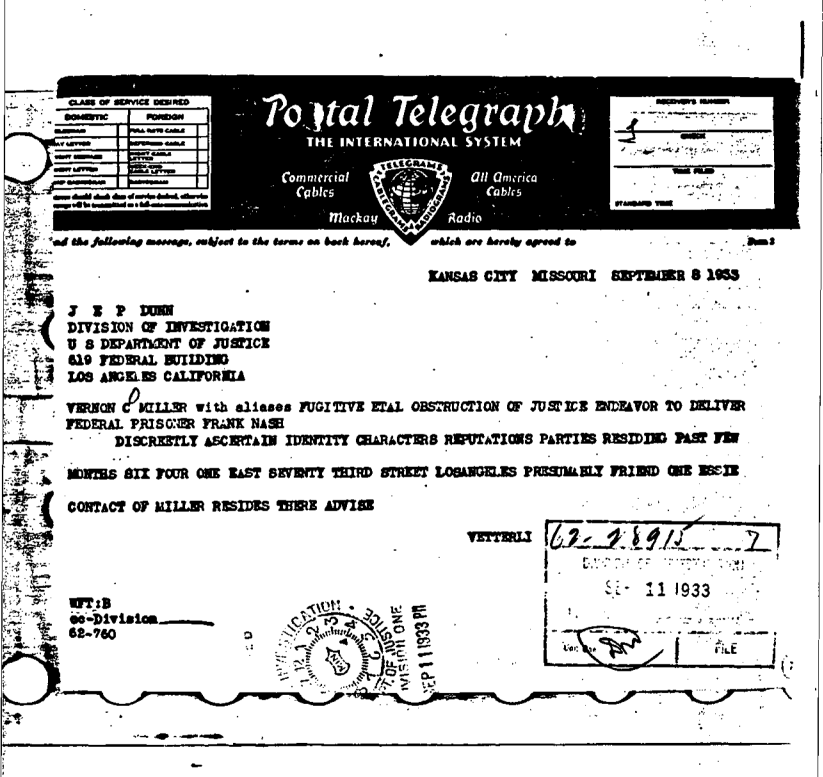
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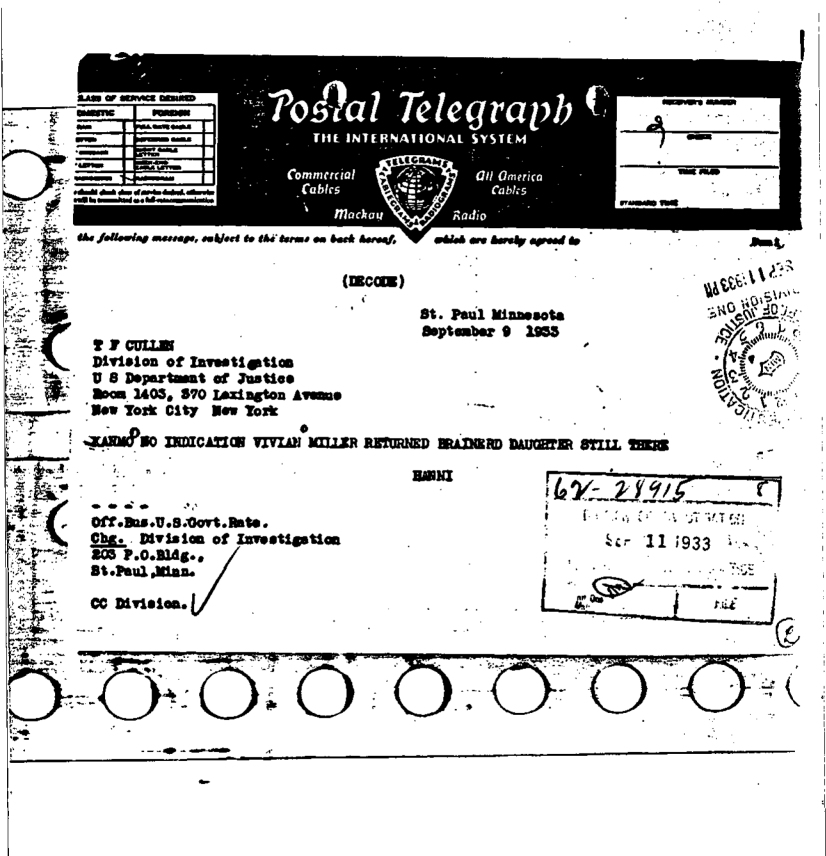
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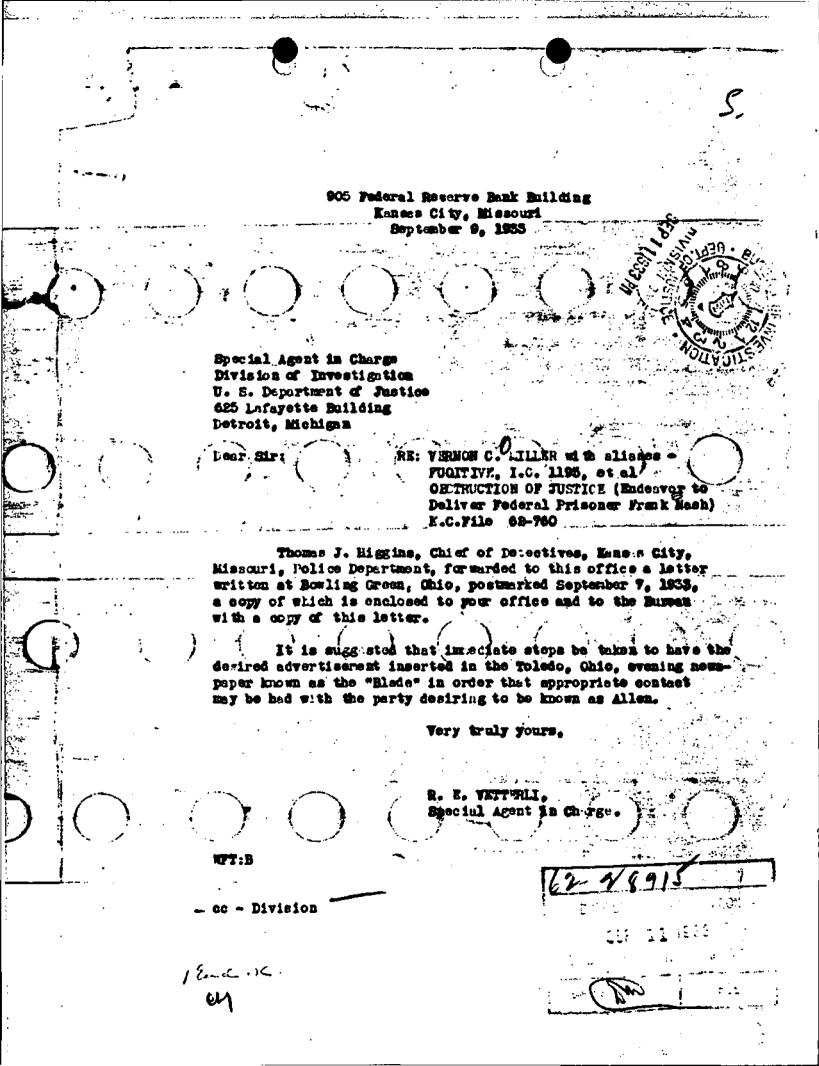
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62-289/1-1 11/933 3

evetudn timion mussupmoude add available bod the nelivery of notes and packages







Bowling Green, Chic Wednesday

Dear Sir:

Wrote you a letter about three weeks ago, concerning the Union Station affai that happened on June 17, -35. You were to advertise in the Chicago papers on the 11-18-15 of angust -55. I did not see your ad if you did put one there.

I seem a picture of one of these men in a paper recently, I empositive it is the same man that was holding a gun in a parked automobile with a Oklahoma license on in the front of the Union Station in Kansas City on June 17, if you care to communicate with me you can advertise in the Toledo, Chio, Evening paper the Blade in the personal ad - Tuesday 12, Wednesday 15.

Would like information and them give address where I can reach you and I will communicate with you. This is no joke. I mean it.

A friend.

Please give name of Allen.

(COPT)

H. S. Bureau of Investigation

Bepartment of Justice

801 Title Guarenty Building St. Louis, Missouri September 9, 1933

62-28915-52

RECORDED FALCULOF INVES

Director, Division of Investigation, U. S. Department of Justice, Washington, D. C.

SEP 1 3 1933

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FILE

Dear Sir:

Re: VERNON C. MILLER, with cliases
FUGITIVE - I. O. \$1195, et al.
Obstruction of Justice (Endeavor
to Deliver Federal Prisoner Frank Hash).

Reference is made to Division telegram dated September 5, 1933 advising that a telegram had been received from Charles Shank, Danville, Illinois, who advised that Charles Pretty Boy" Floyd could be located in a short time and requesting that a man of authority be sent.

Immediately upon receipt of above telegram from the Director, Special Agent H. G. Maynor, who was at that time in attendance in U.S. Court at Denville, Illinois, was directed to contact Charles Shank, who resides at 405 Commercial Street, Danville, Illinois, and obtain from him full information in his possession concerning Charles "Pretty Boy" Eloyd.

On the evening of September 5, 1955 Special Agent H. G. Maynor interviewed Charles/Shank, at his home 405 Commercial Street, Danville, Illinois, who advised that he is well acquainted with Charles "Pretty Boy" Floyd, who under the name of Frank Mitchell, served eight months with him in the County Jail, Toledo, Ohio, from May to Movember, 1950; that Frank Mitchell and his associate, Eathangking, were being held in said jail on a charge of bank robbery, and that he, Shank, was being held on a charge of arson; that during the period from May to Movember, 1930 he, Shank, was in the same cell with Mitchell and King; that Mitchell and King were sentenced to the State Penitentiary, Columbus, Ohio, in Hovember, 1930, and while being transferred to said institution, Mitchell succeeded in making his escape from the Sheriff by jumping through the window of the coach in which they were siding; that King did not escape and is still confined at the State Penitentiary, Columbus, Ohio; that he, Shank, was sentenced to the State Reformatory, Mansfield, Ohio, on December 17, 1930, where he was known as Convict \$26293, and was released from said institution September 10, 1932, at which time he returned to Danville, Illinois, where he is at present living with his wife and two children at 405 Commercial Street; that during the past seven weeks "Pretty Boy" Floyd has passed through Danville, Illinois on three occasions; that the first time he observed

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Floyd was during the month of June, 1933, in front of the Palmer Mational Bank, at which time Floyd informed him he was passing through Danville on his way to St.Louis, Missouri; that some time during the latter part of July, 1935, he again met Floyd at approximately the same place in Danville, Illinois; that Floyd, knowing that he was an automobile mechanic, told him that he would call at his home that evening about 9:00 o'clock for the purpose of having him look over the engine of his Lincoln Sedan; that expecting Floyd to call at his home, he notified Chief of Police Freeman of Danville, Illinois, and Chief Freeman had the vicinity of his home under surveillance, but Floyd failed to appear.

Shank stated that on the afternoon of September 5, 1955 "Presty Boy" Floyd again passed through Danville, Illinois, driving a Lincoln Sedan with a tan body trimmed in black; that said car bore a Missouri license plate, the number of which he did not obtain; that Floyd was accompanied by two men and two women and told him that he was en route to the Worlds Fair at Chicago, Illinois, and might return to Kansas City, Missouri by way of Danville, Illinois, after attending the Worlds Fair; that he did not notify Chief of Police Freeman of this last appearance of "Pretty Boy" Floyd in Danville, Illinois for the reason that he got the impression from his previous interview with local officers, that they did not believe the information he was giving concerning Floyd being in Danville, Illinois to be true, and also for the reason that Floyd was driving a high powered automobile and that by the time he would have the opportunity to inform the Chief of Police that Floyd would be many miles from Danville.

Shank stated that he has been employed only a few days since his release from the Mansfield, Ohio Reformatory, and knowing "Pretty Boy" Floyd as he does, believes that he should be killed. He requested to be advised by Agent Maynor if he would be protected if he again met Floyd and killed him. Agent Maynor advised Shank that he had no authority to kill Floyd should he again chance to meet him, but that he should immediately report all information to Chief of Police Freeman with whom arrengements have been made to endeavor to apprehend Floyd should he again appear at Danville, Illinois. A photograph and description of "Pretty Boy" Floyd was furnished Charles Shank by Agent Maynor with the request that he immediately notify Chief of Police Freeman of Danville, Illinois should he again meet Floyd in that city and Shank agreed to do so.

Agent Maynor advised that he does not consider the information furnished by Shank as being reliable, and that in his opinion it is doubtful whether Shank has seen Floyd on either of the occasions mentioned.

It is suggested that the Detroit Office make investigation at the State Reformatory, Manafield, Ohio, and obtain all information in

that institution concerning Charles Shank, \$26859, who states he was received at said institution December 17, 1930 from Toledo, Ohio on a charge of arson, and was released September 10, 1952.

(

It is also suggested that the Detroit Office at Toledo, Chio ascertain if Charles Shank was confined in the County Jail from May to Hovember, 1930, and if "Pretty Boy" Floyd, under the name of Frank Mitchell, was also confined in said jail at the same time.

Yery truly yours,

HCM:N 62-872

Special Agent in Charge.

l Detroit 2 Kansas City ILS. Bepartment of Justice

Bureau of Investigation

905 Federal Reserve Bank Building,

Kansas City, Missouri.

September 9, 1933.

Director, Division of Investigation, U. S. Department of Justice, Washington, D.C.

Dear Sir:

RE: VERNON C. MILLER, with aliases, FUGITIVE I O #1195, ET AL OESTRUCTION OF JUSTICE(Endeavor to Deliver Federal Prisoner Frank Nash) K.C.File #62-760-

Please be advised that Louis "Doc" Stacci arrived at Kansas City at 7:55 a.m. today in custody from Chicago. I have made suitable arrangements here for adequate guards and was assisted by the Marshal, Police Department and the Sheriff. Stacci is now safely confined in the County Jail.

The newspaper articles dealing with Stacci's arrival are attached.

Very truly yours,

H. E. VETTERLI

Special Agent in Charge.

REV-ebc Encl. cc-Chicago

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SEP 1 3 1933

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On Arrival Here, the Chicago Man is Rushed to Jall Under Heavy Geard.

NO CHANCES ARE TAKEN

From Train the Man Accused in Station Massacre Is Placed la a Car.

ON ALL SIDES

Caravan Moves Northward With Officers Ready for Any Emergency.

Amid an array of machine guns and other weapons held by a small army of peace officers, Louis (Doc) Stacci, another alleged member of the gang responsible for the union station masmore and named as the one who issued the order to free Frank Nash, was placed in the Jackson County fail today following his arrival from Chi-

Stacci didn't get to see the exact spot in front of the station where the massacre took place the morning of June 17, because Stacci was placed in a motor car beneath the train

Weepons on All Sides.

At the union station Stand was atcorded a reception party by heavily armed men scattered about to take no chances on his delivery.

As the train stopped at the plat form, Ass. W. Butler, United States marshal, hurried to the front coach, riot gun in his hand. The prisoner handcuffed to Leo J. Dillman, federal rent from Chicago, descended, But-

"het t' a prisoner's free arm ustward along the valked quickly

the only one held who is believed b have been an actual participant th the slaying.

Stacci, the government charges, wa the actual plotter of the attempted delivery of Nash. It was Stacci, government evidence shows, who issued the peremptory order to Kansas City members of the Nash-Bailey gang to free Nash when he gets to Kansas City.

In the government's investigation it was learned several telephone calls were made to Stacci's home in Maywood, a suburb of Chicago. One of these calls, the federal agents my. was from the home of Herb Farmer, near Joplin, Mo., and was made by Mrs. Frances Nash, wife of the gangster, to Stacci's home after she had flown by plane to Joplin from Hot Springs.

A second call that was traced was described as having been made by Stacci to Pritz Mulloy, Kansas City bootlegger.

One to Miller's Home.

A third long distance call traced to Stacci's home was to the home of Verne C. Miller at 6612 Edgevale road from which Miller fled following the massacre. Miller has been named as one of the actual elayers in the mas-MACRE. .

It was learned by the government that Nash had told his wife that if anything ever happened to him she was to callStacci. After his arrest in Hot Springs, the government says, Mrs. Nash appealed to Stacci and he immediately called Mulloy and Miller and set in motion the wheels of gangland that caused the massacre.

Stacci had nothing to say to ques tioners. He is known in Chicago as an associate of gangsters. He operates a reachouse.

62-28915-522

KANSAS CITY JOURNAL-POST 9-9-33

STACCI, BRAINS OF MASSACRE IN LOCAL JAIL

Alleged Director of Union Station Slaying Le Brought Back.

KEPT QUIET

Suspect Taken From Train and Rushed North From Track Level.

Pictures en Picture Page.

Louis (Dee) Stacci, alleged brains in the Union station plaza massacre, June 17, was removed from a train from Chicago here at 7:55 o'clock Saturday morning and rushed to the county jail to await trial.

Stacci, short and swarthy, was taken from a coach handcuffed to a Chicago officer, hurried across the tracks in the railroad yards and placed in a motor car that had been spotted by government officers just west of Walnut street north of the

Throughout the brief trip Stacel stared sullenly straight ahead. He did not talk to the officers and so rapid was the trip over the tracks to the waiting cars that he was almost dragged by the officers. As W. Butler, United States marshal held Stacci's right arm and in his own right hand carried a riot gun.

Police Bave Machine Gun Only two other firearms were in evidence at the station. They wer two mechine guns in the hands policemen not in uniform.

With Butler were R. E. Vetterli, agent in charge of the division of investigation, department of justice, here; J. C. Barr, deputy United States marshal; E. K. Burgard and John Wiegand, police officers at the Union station, and the two city de tectives with machine guns.

Two armored police cars and tu covernment cars were stationed just north of the relirond yards to so-

The crowd in the station lobby new nothing of the removal of the andit and not more than the danter was required

from his pocket. He eated to se tain \$2, probably to finance his ap pearance before court" in the jail.

If Stacci posses ed any fight, had been reported from Chica was able to keep himself under cor trol. He was anxious to do every thing the fallers requested and we willing to pose for newspaper cam-eraman. He even showed a fear of the prisoners themselves, in the belief of afficers, when he asked for money to pay his "kangaros court fine."

He said nothing to officers excep when questioned. He talked in a low, even voice. He was drawed in a tan suit, tan shoes and tan hat. He apparently had put his cost hurriedly before he left the train. Given Valet Service.

Butler straightened Stacel's collar is they hurried toward the federal

Butler did not know the prisoner and as they started away from the train, asked:

"Are you Stacei?"

The prisoner nodded his beed affirmetively.

Stacci, the government charged was the plotter of the Union etation killings June 17 when four officers and their prisoner, Frank Nash, were killed.

The three Chicago officers who accompanied Stacel were govern ment agenta William Thompson, L. J. Gillman and John Madals. Vetterli sent three agents from his office to Excelsior Springs early Set urday morning to board the train for the trip into Kansas City.

Six other prisoners, en route to Leavenworth, were in the car with the Chicago gangster,

Stacel has been indicted by the government on a conspiracy charge which carrries a maximum penalty of two years. He also is expected to face a state charge of murder.

company the officers to the fail. Crowd Not Informable

62-28915-522

KA'SAS CITY STAR 9-9-33

Kansas City Journal-Post 9-9-33



SEARCHED BY TAD. Ships Staced Chicago suggests and alingual plotter of the Epine offfeer officers and their prisoner were stain, is searched on his dolivery at the county juli. He was brought here that was member.



MANDA TE

Setter, Dallet Bake Sambal, Setting the beauty of the few States and make though an Management to the set a man

September 8, 1933.

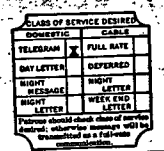
MEMORANDUM OF TELEPHONE CALL - MR. PURVIS.

Mr. Purvis advised from Chicago that four guards were accompanying Doc Stacy to Kansas City and leaving Chicago tonight at 7:30; that there are six other prisoners for Leavenworth going at the same time. I advised that I thought Mr. Purvis should send two Agents along due to the value of Doc Stacy in the Kansas City massacre case. I stated that these Agents should be armed, and Mr. Purvis advised that the Marshal had advised him that none of his men ever covers the prisoners with guns, and that if they have them along they are locked up in the drawing room, because the prisoners are liable to take the guns away from them. Mr. Purvis stated that he had advised the Marshal that in the event the Division sends Agents to accompany them, these Agents will be armed.

It was decided that Mr. Purvis should personally go to Milwaukee immediately on the War Risk cases.

SEP 1 2 1933

11 1933 TICEچران FILE



WESTERN UNION

ACCT'S DIFFERN.

IEWCOMS CARLTON, PRESENT

A C. WILLEVEN, MART SIGNATURE.

Send the following message, subject to the terms on both howes, which are hereby agreed to

LOS ANDRIFS, CALIFORNIA SEPTEMBER 6, 1985

M. H. PUNYIS
DIVISION OF INVESTIGATION
U.S.DEPARTMENT OF JUSTICE
1900 BANKERS BUILDING
CHICAGO, ILLINOIS

CDW:RS

. 13.

KARMO STOP ASCERTAIN IDENTITY WHERFABOUTS AND CRIMINAL RECORD GEORGE ARROLD TO WHOM MINETEEN THERTY THREE ILLINOIS LICENSE BIURT SIX SEVEN FOUR MAUGHT SIX IS ISSUED NOW ON CADILLAC SEDAN MOTOR THIRTY THREE THIRTEEN SEVENTI FIVE ADDRESS GIVEN AS KICHTEEN SIXTEEN MORTH CLARK STREET CHICAGO EXPEDITE

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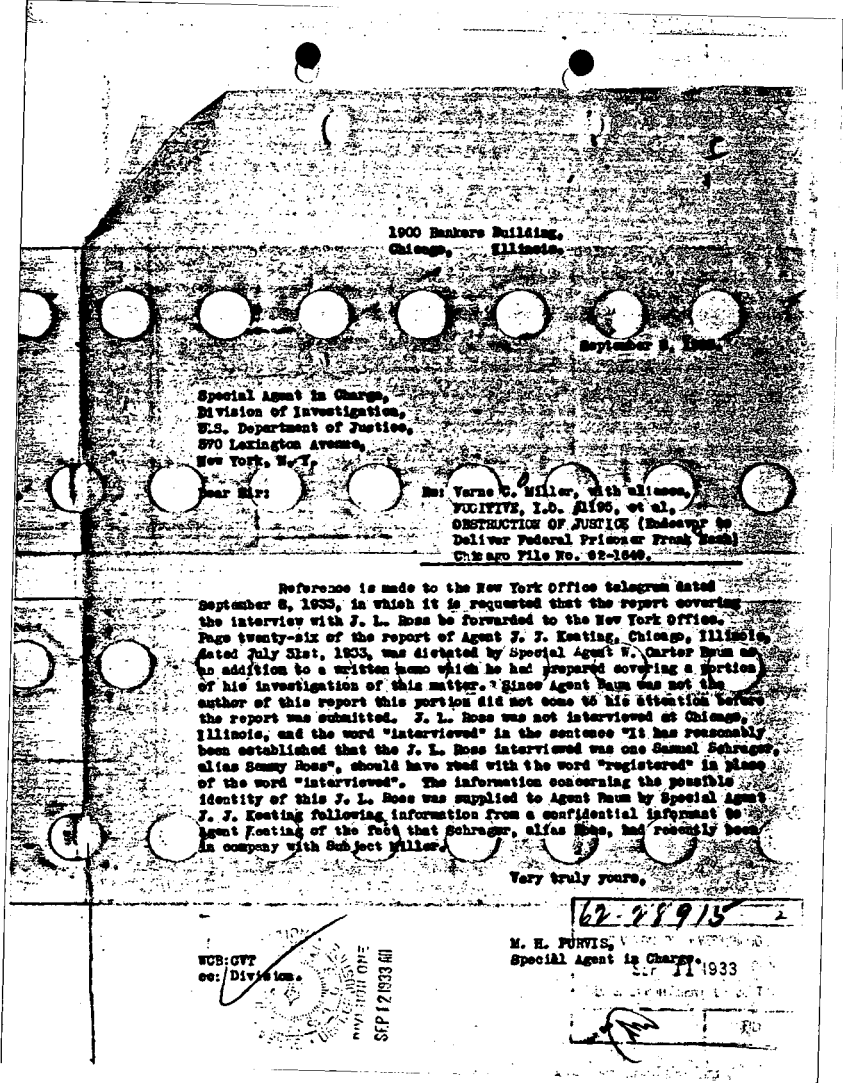
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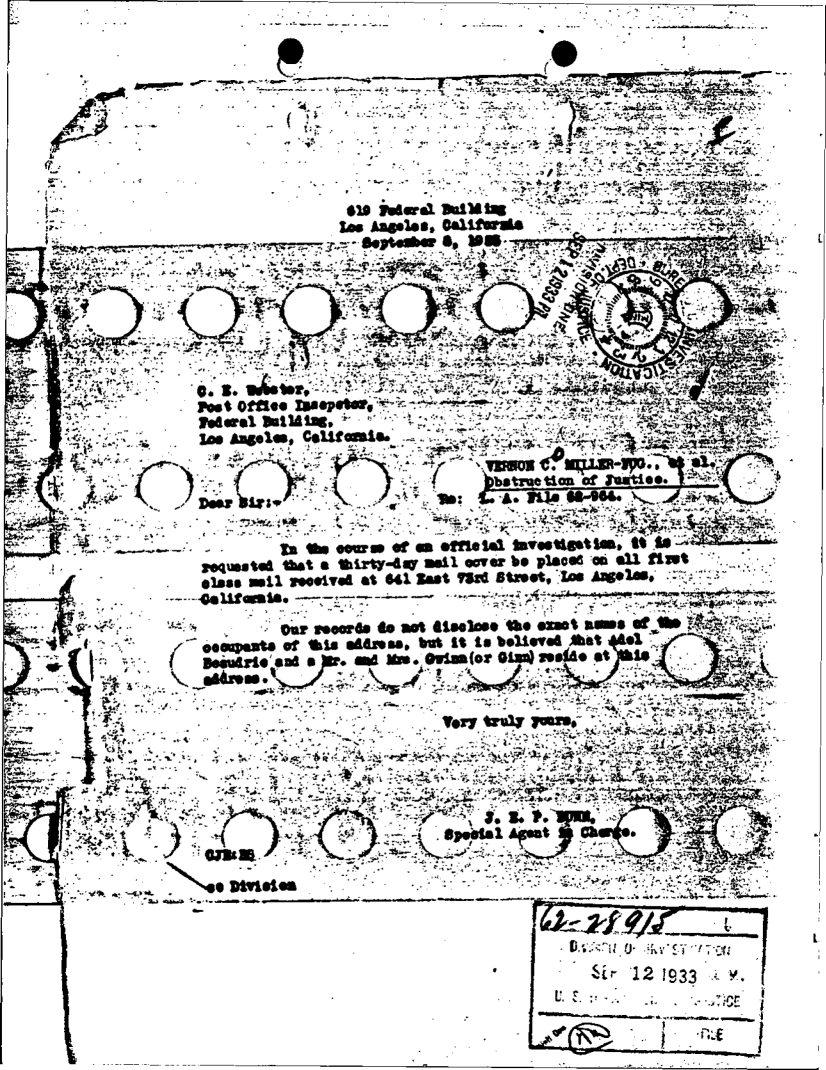
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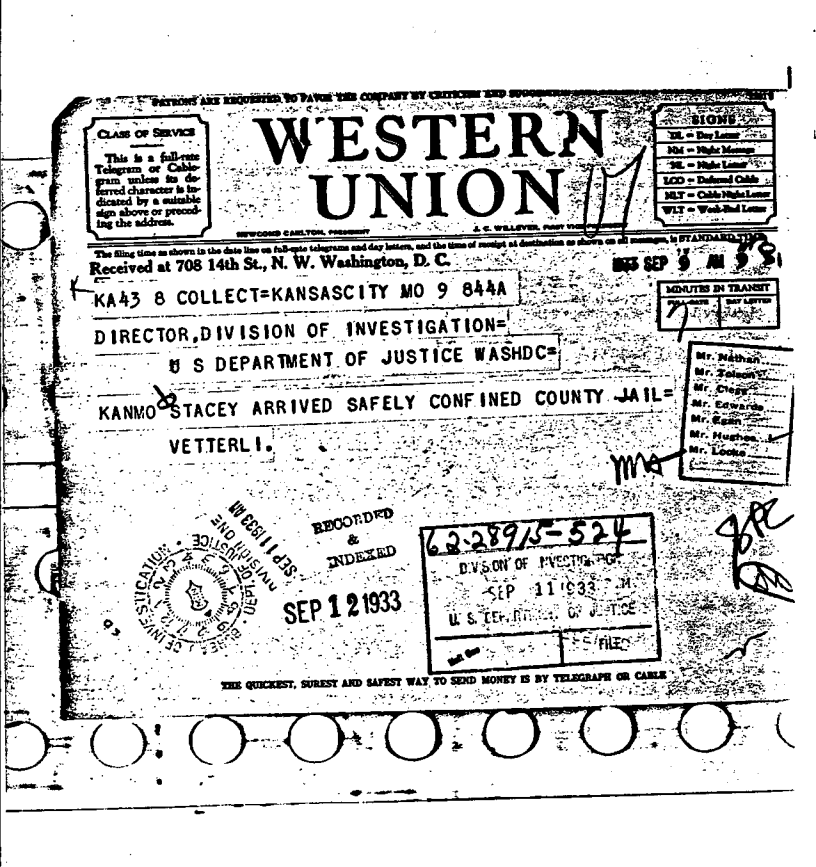
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WESTERN UNION GIFT ORDERS ARE APPROPRIATE GIFTS FOR ALL OCCASIONS







H. S. Bureau of Investigation

Bepartment of Instite

1900 Bankers Building, Chicago, Illinois. Mr. Egypton..... Mr. Egypton.... Mr. Hychce....

September 8, 1933.

Director, Division of Investigation, U. S. Department of Justice, Washington, D. C.

Dear Sir:

Reference is made to the article appearing in the Chicago American on September 5, 1933, entitled, "White seeks fund to free, Slay Mrs. Nash as squealer". I received information that this incident came about in the following manner:

The Post Office Inspector's in Chicago called Special Agent D. O. Smith and requested advice as to whether we had any record of

Later, one Samuel Of Lederer, who operates a furniture and fixture store in Chicago, called Special Agent D. O. Smith and stated that was an informant of his and that had some information relative to the Nash Case. Lederer was formerly an investigator under Pat Roche for the State's Attorney's office in Chicago, Illinois. He now carries a badge of an Assistant Chief of Police of Einnetka, Illinois.

In view of the fact that was an informant of Lederer's, Special Agent Keating obtained a contact with through Sam Lederer.

that he had learned from Doc Stacey that three men participated in the Kansas City messacre; that Miller was the man who used the machine gun and that he does not know the names of the other two men, although he would endeavor to establish same; that on the evening of June 16, 1933, Miller telephoned Doc Stacey at his home, Maywood, Illinois, placing the call at Kansas City, Missouri; that "Three-Fingered" Jack white is the contact man at Chicago and that word was sent by White to Stacey through his attorney that when he appeared for removal before the United States Commissioner at Chicago, Illinois, on September 7, 1933, not to be represented by a lawyer, but to waive examination and submit to removal to Kansas City; that when Stacey arrived in Kansas City his case would be fixed up with the State authorities through Johnny Lazzio, who is the syndiman at Kansas City and a political power there. Johnny Lazzio is known in Kansas City as Throther John".

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further stated that the bootlegger (Jewish) from the east, whose picture was in the paper about a month ago as one of the Subjects in the killing, was an innocent party and did not participate in the massacre; that "Three-Fingered" Jack White and his associates have already sent \$3,000.00 as a defense fund to Kansas City, Missouri; that the mob is anxious to get Mrs. Nash out on bond; that they believe she is talking too much and that they are anxious to put her on the "spot"; that when she arrived at Maywood, Illinois, subsequent to the Kansas City massacre, and when she made a trip down to Winona, Illinois, with Johnny Stacey on or about June 19, 1933, the mob at that time intended to "bump her off" enroute and bury her body: that they are also afraid of

670

received the call from Kansas City and that his evidence might be detrimental to Stacey.

stated that he expects to get out on bond shortly, and that Stacey is anxious to give him a message to take to Fritz Kalley at Kansas City, relative to having somebody "bumped off" at Chicago, Illinois; that this party at Chicago is supposed to know too much.

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Further advised that any information Chief of Police
Eiggins of Kensas City, Missouri, received in this case is immediately transmitted by him to Johnny Lazzio, who in turn transfers it to "Three-Fingered"
Jack White at Chicago, Illinois; that none of the mob has visited Stacey at
the Cook County Jail and that Stacey's attorney is the mouthpiece for receiving and transmitting messages. Stacey is anxious to get in communication with
Miller, but does not know how to reach him.

Customikler, he states, is the owner of a restaurant at 67 West
Lake Street, Chicago, Illinois; that this restaurant is under the name of
Ballard and Frazier; that there is a gambling establishment and a bar downstairs and that during the daytime and up until about eight or nine o'clock at
night, Winkler receives all of his calls there over the wall telephone; that
Winkler also has a penthouse on the top of the Lake Park Arms Hotel on Pine Grove
Avenue; that he goes there at night and meets some of the underworld there;
that "Three-Fingered" Jack White and others have a meeting place in some roadhouse, which is located in the vicinity of the C. P. Inn at Melrose Park. He
further advised that this gang has a million dollars worth of bonds buried on
a farm, address unknown, about a hundred miles from Chicago, Illinois; that
recently someone built a cottage about one hundred feet from where these bonds
are buried; that the mob was afraid to retrieve the bonds, as they believed
that Government men built this cottage and are living there, waiting to eatch

whoever tries to dig up the bonds. A man named Doc, who runs an auto radio sales business somewhere on Michigan Avenue, is connected with this gang. Doc is an old bank robber and is now reported to be a Federal fugitive. He is a short, heavy set man, with gray hair. States that when he is released on bond, he will get the exact address of Doc's business and also his connection with the gang.

also states that he will carry the message for Stacey to Fritz Malloy at Kansas City, Missouri, and at the same time cooperate with the Government in this matter. Word has come to Stacey at the Cook County Jail that everything is all set; that Fritz Malloy has not talked and that he will stick by the gang at the trial.

states that Herb Farmer of Joplin, Missouri, is also supposed to have participated in the Kansas City massacre.

It will be seen from the above that some of the information appearing in the Chicago American newspaper article, is essentially the same as that gained confidentially by Special Agent Kesting of this office.

A representative of the Chicago American has informed that a reporter from the American received the story from a prisoner named Harris, who was incarcerated at the Cook County Jail, and that the prisoner first gave the details to one of the jailers, who in turn transmitted the information to the Chicago American representative.

Lederer, who is the party who originally obtained this informastated that a person by the name of Harris is a tion from and was incarcerated in the County Jail at the time friend of was a prisoner there. Lederer further advised Special Agent Kesting that he had no conbut this information was given by Lederer subsequent to the fidence in was safer in the County Lederer added that interview with Jail, in view of the fact that they aduced mob would put him on the spot if he were released on bond. Lederer further stated that the newspaper crticle would not do much harm, as the party who gave the story to the newspaper men did not outline the true facts. The story given in the Chicago American does vary in some detail with the information obtained from however, I am inclined to believe that it is entirely possible that Lederer gave this information to the press.

In view of the fact that Doc Stacey is being removed to Kanses City, will, of course be of no value to this office in furnishing additional information of this type in the future.

Yery truly yours,

M. H. PURVIS.

Special Agent in Charge.

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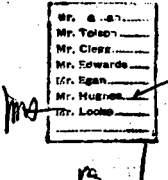
UTD

H. S. Bureau of Investigation

Pepartment of Justice

201 Liberty National Life Building, Birmingham, Alabama

September 9, 1935



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FILE

Director, Division of Investigation, U. S. Department of Justice, Washington, D.C.

Re: VERNON C. MILLER, with aliases, FUGITIVE, I.O. #1195, et al. OBSTRUCTION OF JUSTICE (Endeavor to Deliver Federal Prisoner Frank Nash) Birminghem File: 62-826.

Dear Sir:

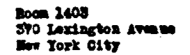
Reference is made to letter from the Division dated September 1, 1933, requesting that the Birmingham Office ascertain if Pat Gardelle Sturney contemplates attending the University of Alabama during the coming year.

As was advised the Division, by telegram, on September 5, 1933, upper classmen of the University of Alabama ware not required to register until September 7. Pat Gardelle Sturney, however, had not registered at the University of Alabama as late as September 8, 1933, according to information received from Mr. Dabney S. Lancaster, Dean of Men, University of Alabama. Dean Lancaster advised that Sturney is at the University but has not yet registered; further, that he, Dean Lancaster, has learned that Sturney expects to have the payment of his fees deferred for a few days, inasmuch as he has no money at the present time. Dean Lancaster has, also, advised that Sturney may register at any time during the next week but that he will be required to pay a penalty fee for late registration.

The registration of Sturney at the University of Alabama will be closely followed and the Division advised, telegraphically, when he registers, in accordance with Division letter dated September 1, 1935.

SEP 1 3 1933

H. HANSON, Acting Special Agent in Charge. 13 1933



5134: 69 42-4949

September 9, 1985

Special Agent in Charge Division of Investigation U. S. Department of Justice 735 Philadelphia Saving Fund Building Philadelphia, Pa.

Re: Vernon C. Miller with elieses,
Fugitive, I.O. \$1195, et al
Endeavor to Deliver Federal
Prisoner Frank Heah

Dear Sir:

Reference is made to my letter of August 25, 1935 relative to a long Sistence telephone call placed to the Hotel Pierre, New York City, on August 1, 1935.

I will thank you to furnish the desired information at the earliest practicable date.

Tory truly yours,

P. F. CHILES)
Special Agent in Charge

ect Division Kanses City 62-28915 7





WESTERN UNION

ACCT'S INFINAL
TIME FILED

NEWCOMP CARLITON, PRESERVE

message, exhibit to the terms on back harvel, which are having agreed to

Sen Francisco, California. September 7, 1955.

R. E. Vetterli, Division of Investigation, U.S. Department of Justice, 906 Pederal Reserve Bank Bldg., Emses City, Missouri.

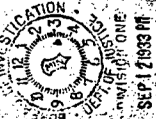
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MINETEER THIRTY ONE NO REJECTIONS SINCE THAT DATE THANKS TO FURNISH ANY

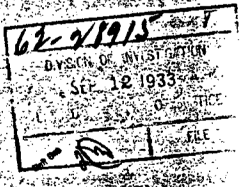
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Division of Investigation, U.S. De t. of Juntice, Els Heres Eld:, S.F.Calif.

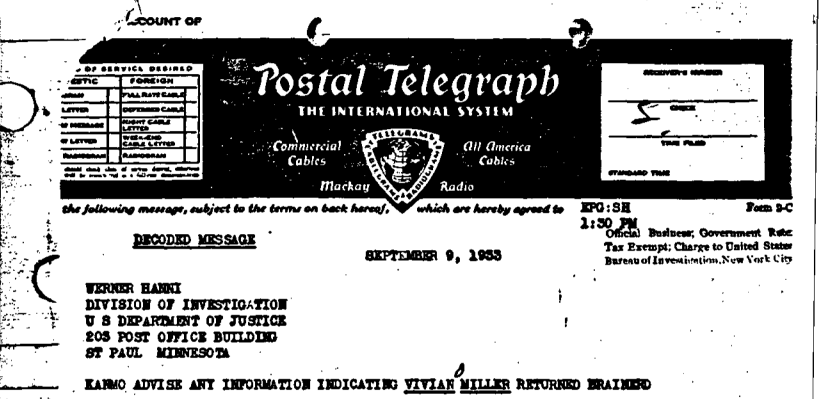
Mili IS b. c. Division 4:20 p.m.



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WESTERN UNION MESSENGERS ARE AVAILABLE FOR THE DELIVERY OF ROTES AND PACKAGES.



Pivision

ALSO WHETHER HER DAUGHTER STILL THERE

San Antonio, Texas, Bureau Office (Name and address of Contributor)

July 21, 1933.

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

Dear Bir:

Following are the dispositions of cases on which fingerprints have been mailed to the United States Bureau of UL 251933 At Investigation:

Print Name and Alias Disposition Rumber San Antonio Arrested Police Police #2933 PHorbert Black alias 1/26/25; inv. Fort Farmer alias pickpockst: re-# H. A. Patton alias leased same date F. H. Williams aligh given hours. J. J. Henderson elias E. R. Baker

62.28915

C. R. Davis.

Acting Agent in Che

Very truly yours,

(Official Title)

(For instructions see reverse side)

co Kansas City

GE JUSTIFE

BECSIVED

Bureau Office - Selt Lake City, Dtah.

Date July 21, 1933

JUL 271533 PM

Mr. J. E. Hoover, Director, U. S. Bureau of Investigation, Department of Justice, Washington, D. C.

Dear Sir:-

Following are the dispositions of cases on which fingerprints have been mailed to the U. S. Bureau of Investigation:

Print Name and Alias Disposition Number PD, Salt Lake City. M. A. FARER alias As H. A. Farmer, arrested Utah, #1539 HEREFREE SLACK alies PD, Salt Lake City, Utah. ATER alias July 7, 1922, charge, larceny PATTON alias from person; disposition, on July 15, 1929, entered plea W. H. BAKER elies of guilty and fined \$50.00. elies Harry J. Garana

This form to be submitted to the U. S. Bureau of Investigation to report dispositions of cases in which prints were forwarded previously. Dispositions include such information as advice relative to sentences imposed, fines, discharges from custody, etc. Several cases may be listed on each sheet.

Very truly yours, 28/15

JOH: A. DO D

Special Agent in Charge JUL 26 1933 A.M.

(Official Title)

Very truly yours, 28/15

UL 26 1933 A.M.

JRN:-d

BIRMINGHAM HIREATI OFFICE (Name and address of Contributor)

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

JUL 27 1833 PM

Dear Sir:-

Following are the dispositions of cases on which fingerprints have been mailed to the Bureau of Investigation:

Print Number Name and Alias

Disposition

Memphis. Tenn. VEERBERT ALLEN FARMER P.D.#3262 allases: anâ Herbert Black Joplin, Mo. Herb larmer / P.D.#4367 H. A. Patton r. H. Williams W. H. Baker C. Harry # Garner Harry Allen Parmer

Wm. Hilery Beker t

Harry Patton

Arrested Memphis, Tenn. P.D. 9-11-19, charge larceny of automobile, delivered to Sheriff, Holly Springs, Miss.; indicted August 1919 in Circuit Court, Bolly Springs, Miss., charge theft of an automobile & grand larceny. On 4-15-20 entered plea of guilty Circuit Court, Holly Springs, Miss., charge petty larceny, fined \$125.00 and coats.

This form to be submitted to the Bureau of Investigation to report dispositions of cases in which prints were forwarded previously. Dispositions include such information as advice relative to sentences imposed, fines, discharges from custody, etc. Several cases may be listed on each sheet.

Special Agent in Charge.

JUL 26 (933 A.M.

(Official Title)

JEH: BM

62-826

MICHT LETTER

division of investigation of borpt. Of Justice

CHAPTOE

Chicago, Illinois, September 8, 1935.

J.R.P.DUNN, Division of Investigation, U. S. Department of Justice, 619 Federal Building, Los Angeles, California

KANNO STOP JAMES GOULD ALIASES GEORGE ARNOLD JAMES OUTLD TOOGLIC HUNBER OF THREE SIX NINE KINE EIGHT LAST SEEN CHICAGO APPROXIMATELY ONE MONTH AGO STOP ARRESTED UNITEDSTATES MARSHAL CHICAGO AFRIL THIRTEEN THIS YEAR CHARGE COUNTERFEITING HOW OUT ON BOND STOP AS JAMES GOULD ARRESTED CHICAGO MARCH SIXTHENIK THIRTY TWO BURGLARY CHARGE ON MAY THIRTY FIRST THIRTY TWO BURGLARY VERDICT HOT GUILTY AS JAMES GUILD RECEIVED SARQUINTON PENITEVILARY MAY TWENTY EIGHTE TWENTY NINE HUNBER FOUR SEVEN ELEVEN FIVE SIX YEARS BURGLARY SECOND DEGREE FROM LOSANGELES AS J GOULD ARRESTED PORTLAND GRECON APRIL TWENTY FIVE TWENTY FOUR LARCENY AND MAIN ACT ARRESTED GODEN UTAH OCTOBER THIRTY THENTY FOUR PETTY LARCENY MINETY DATE HOUSE OF CORRECTION ARRESTED BENVER COLORADO JUNE THIRTEEN TWENTY FIVE BURGLARY ARRESTED LOSANGELES MAY TENTH TWENTY SIX SUSPICION ARRESTED TOLANE COUNTY CALIFORNIA MAY NINETEENTH TWENTY SIX SUSPICION ARRESTED LOSANGELES AUGUST SEVENTH TWENTY SIX SUSPICION ARRESTED BANYANCISCO AUGUST TENTH TWENTY SIX SUSPICION STOP GOULD HAS REPUTATION OF STOOL PIGEON AND PINP STOP WINNIE WILLIAMS DENIES KNOWING SUBJECT FINGERPRINT CLASSIFICATION ORE OVER ONE U OVER U DOUBLE NAUGHT OVER DOUBLE NAUGHT FOURTEEN

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SEP 1 3 1933

SEP 15 1933

1216 Smith Toung Tower San Antonio, Terras. August 51, 1933, St. 13 1933

OTJ:NL

Director, Division of Investigation, U.S. Department of Justice, Washington, D.C.

Dear Sir:

I am in receipt of your letter of August 82, 1933, a dvising that the Division had not been advised of the arrivals and departures in travel performed by me and Agents attached to my office connection with the recent assignments of the Union Station shooting and the Chas. F. Urschel kidnaping case.

I was the only Agent from this office assigned to the Kansas. City shooting case and myself and Special Agent J. C. White were the only Agents assigned from the San Mantonio office to the Urschel his-naping case. While I rendered all aid possible assisting in the supervision of the Kansas City shooting case and the Urschel hidmping case. I was not advised by the Bivision that I had complete supervision of either of these two cases.

No., to proceed immediately to Oklahoma City on the Urschel case, I advised the Division by telephone that I was leaving that day by airplane. It was my understanding that SAC Colvin reported my arrival in Oklahoma City by wire. The only that I left the jurisdiction of the Oklahoma City office was at moon on Aug. 11th, after telephonic report had been received from the Dallas office relative to a check that had been requested of that office to compare the map I had prepared with the suspected place of Urschel confined near Paradise, lexas. This report convinced me that our suspicions of this place were correct and I left Oklahoma City hurriedly by automobile with Ir. Urschel. SAC Colvin was fully aware of my destination and I presumed that he would comply with Division regulations and advise you of my departure and my destination.

Immediately after the successful occurrence at the Shannon runch, I advised SAC Blake, Bullas, Fexas, telephonically, that I was enrorte to bullas with certain prisoners and conclusive information as to the point.

CO.Y

Director #2

August 51, 1935.

where Urschel had been held. I presumed that SAC Blake would inform you by telephone of this.

My departure from Dallas for Houston and San Antonio was upon telephonic instructions from the Division and in this conversation I advised at that time that I was leaving by plane. On my last departure from Dallas to San Antonio to foolow out leads in the Urschel case, I specifically requested SAC Blake to wire you conserning my departure.

As to the movements of other Agents attached to my office in connection with the recent assignments, the only other Agent was Agent J.C. White who was temporarily assigned to the Ohlahoma City and Dellas offices in connection with this work and it was up to the Agents in Charge of those offices to comply with Division regulations and advise the Division concerning his movements, as I personally was not always aware of the movements and whereabouts of this Agent.

While I rendered all aid possible in assisting in the supervision of both of these investigations, it was my understanding that both cases were being handled by the Kensas City and Oklahoma City offices, respectively, and, in my opinion, it was up to those two offices to comply with Division regulations and keep the Division advised as to the movements of Agents assigned to these cases.

I am leaving this evening for Dallas and Oklahoma City and I will appreciate it very much if you would advise me, in care of the Oklahoma City office, whether or not I should personally wire you concerning my movements while in those districts or should that be done by the agent in Charge in whose district I may be operating.

Yery truly yours,

/S/ Gus 1. Jones Special agent in Charge. REPOORDED

SEP 15 1933

Sereonal and September 11,

Gonfidential.

Er. Que T. Jones,

Livision of Investigation,

L. S. Department of Justice,

224 Federal Building,

Gillshome City, Onle.

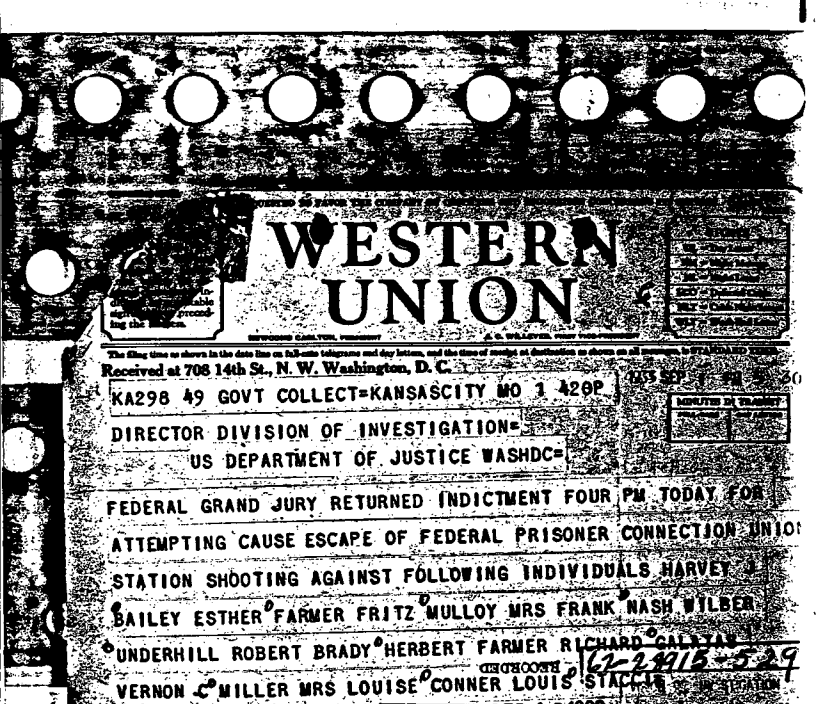
Dear Mir:

you have, no doubt, received as letter to you of recent date savising of the remon for the request that you advise promptly of your arrival and departures. However, I believe it would be well for you to personally advise by wire rather than depend upon the offices virited to send in that information.

Vor. truly yours,

Director

14.65 14.55





Send the following Message, subject to the terms on back hereof, which are hereby agreed to

Los Angeles, Calif. Sept. 7, 1933

R. E. Vetterli Division of Investigation U. S. Department of Justice 905 Federal Reserve Bank Kensas City, Mo.

EARMO SPECIAL AGENT IN CHARGE LOSANGELES DIVISION SOUTHERN PACIFIC RAILROAD UNABLE FURNISH INFORMATION REQUESTED YOUR WIRE STOP HE STATES NO APPLICATIONS FOR SPECIAL AGENT POSITION ENTERTAINED THIS DIVISION DURING PAST TERES YEARS STOP YOUR REQUEST BEING REFERRED TO DIVISION OFFICE SANFRANCISCO WITH REQUEST CONTACT BE MADE WITH CHIEF SPECIAL AGENT SOUTHERN PACIFIC THERE FOR INFORMATION AS REQUESTED BY YOU STOP IT MORE SPECIFIC INFORMATION YOUR POSSESSION INDICATING RECORD DESIRED CAN BE OBTAINED HERE PLEASE ADVISE

CHARGE GOVE RATE DIV.OF INV.619 Fed.Bldg. JEFD:AB 2:00 P.M.

Him

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13 12 1935 FILE



Los Angeles, Calif. Sept. 8, 1938

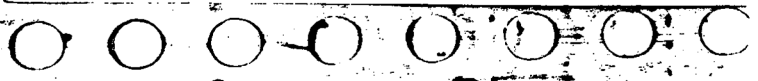
R. R. Vetterli Division of Investigation U. S. Department of Justice 905 Federal Reserve Bank Kansas City, Mo.

KANNO AT ADDRESS FURNISHED FOLLOWING PARTIES RESIDE MRS. ADELE BEAUDREAU APPROXIMATE AGE SIXTY WHO OWNS PROPERTY AND HAS WITH HER A MR AND MRS CUIRN MIDDLE AGED MRS GUINN SISTER MRS BRAUDREAU STOP ALL PARTIES RECENTLY RETURNED TO CALIFORNIA FROM KANSASCITY WHERE MRS BEAUDREAU WAS EMPLOYED AS DOMESTIC NAME EMPLOYER UNENOWS STOP REPUTATION MRS REAUDREAU GOOD IN MEIGHBORHOOD STOP LITTLE INFORMATION AVAILABLE CONCERNING CHARACTER OR ANTECEDENIS OF GUINNS STOP NOME OF PARTIES HAVE AUTOMOBILE AND NO BANK ACCOUNT FOR ANY LOCATED STOP POSTAL AUTHORITIES HAVE HEEN REQUESTED TO PLACE COVER STOP ADVISE IF FURTHER CHECK DESIRED

CHARGE GOVT RATE DIV.OF DIV.619 Fed.Bldg JEPD: AB CC-DIVISION 5:00 P.M.

Ser 12 1933







Send the following Message, subject to the terms on back hereof, which are hereby agreed to

Los Angeles, Calif. Sept.7, 1933

V. A. Rorer
Division of Investigation
U. S. Department of Investigation
518 Hewas Bldg
San Francisco, California

POLLOWING FIRE RECEIVED FROM DIVISION OFFICE KANSASCITY QUOTE KANNO WIRE BAREDIATELY NAME ADDRESS HISTORY INDIVIDUAL RECENTLY REJECTED POSITION SPECIAL ACENT SOUTHERN PACIFIC BAILROAD LOGANCELES WHEN FIREERPRINT RECORD FROM DIVISION FURNISHED SOUTHERN PACIFIC INDICATED MINOR CRIMINAL RECORD UNQUOTE SOUTHERN PACIFIC SPECIAL ACENT THIS DIVISION UNABLE FURNISH INFORMATION REQUESTED AND STATES NO APPLICATIONS FOR SPECIAL ACENTS CONSIDERED DUHING PAST THREE YEARS STOP CONTACT CHIEF SPECIAL ACENT O'CONNELL TOUR CITY FOR POSSIBLE INFORMATION AND ADVISE TAXSASCITY DIRECT

CHARGE GOVT RATE DIV.OF INV.619 Fed.Bldg. 2:00 P.M. JEID:AB

thin

1900 Bankers Bldg. Chiengo, Illinois September 9, 1935

RECOI STERED MAIL

Special Agent in Charge, Division of Investigation, U. S. Department of Justice, 905 Federal Reserve Bank Bldg. Kansas City, Missouri.

I.O. #1195, et als OBSTRUCTION OF JUSTICE (Endeavor to deliver Federal Frisoner Frank Nash.

Dear Str:-

Reference is made to your latter dated September 6, relative to photostatic copy of original toll tickets which you forwarded to this office. I am herewith enclosing photostatic copies of these original tickets, front and back, as per your request. Photostatic copy of original toll ticket referring to telephone call f4, referred to in your letter, was handed in person by Special Agent Keating to Special Agent Trainer, at Kansas City, Missouri on August 30, 1933."

I om attaching an additional photostatic copy of telephone call \$4, for your use. The name and address of the telephone... operator the handled telephone call #4, will be obtained and forwarded to you on Monday, September 11, 1933. This information was not available today as the employment office of the telephone company in Chicago was cloud.

fory truly your

JJK/4r

gass A

M. H. FURVIS Special Agent in Charg

E. Cit.s.

H. Tewards

M. Ryan

M. Eugles

Mr. Nethan

Oberlin, Kansas. August 28th, 1933.

Bureau of Investigation. Washington, D.C. Gentlemen:

Wrote the Chief of Police at K.C.; Mo., for finger print classification of a bandit killed there recently.

This bandit was under the name of Frank Nash and from his pictures in a detective magazine I believe he is a fellow who served for a short time with me in the "D" company, 126th Machine Gun Battalion.34th Division.

126th Machine Gun Battalion, 34th Division.

Am enclosing a reply to my letter by Mr. Higgins,
Chief of Detectives at K.C. WILL thank you for any information
you may give. Self addressed, stamped envelope for your convenience.

Very truly yoursm

George Nellans.

Christicania de demenso

1 Emiles

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SEP 1 41933

DIVE ON OF EVESTISATION

SEP 13 1933 F.M.

U. S. LEVISTIMENT OF JUSTICE

UM FILE

COP

DEPARTMENT OF POLICE KANSAS CITY, MISSOURI

August 26, 1933.

Mr. George Hellans, Oberlin, Kans.

Dear Sir:

Referring to your letter of August 25th regarding Frank Eash, beg to advise this party was never arrested here, therefore we do not have his fingerprints; however, the Government Bureau of Investigation at Washington, D.C. have his fingerprints as well as those of your fellow soldier in the Army, and would suggest that you write them as to whether or not they are both the same man.

Yours very truly,

T. J. Higgins, Chief of Detectives.

R-

DEMAIL

September 8, 1933.

(2-28915-530

RELORDED

Mr. George Hellans, Chief of Police, Oberlin, Kennes.

SEP 1 4 1933

My dear Chiefe

I am in receipt of your letter dated Angust 25, 1933, wherein you request the fingerprint classification of Frank Bash, former escaped Federal prisoner. I am submitting herewith Identification Order Bo. 1166, which contains the fingerprint classification and description of this subject.

I am returning herewith your self-addressed stamped envelope and letter addressed to you by Chief of Detectives T. J. Higgins, Kansas City, Missouri, dated August 26, 1933.

Should you possess any information concerning associates of subject Frank Mash, who might be involved in the Kensas City case, I will appreciate being advised concerning same.

Thanking you for your interest in this matter,

Sincerely yours,

DATE 1-28-57

Inclosure No. 668522.

Muncton.

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men 13.33

\$175 grand