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M. BRLHOTT MR. MOSTS

FR. PARK

M. 27.422

wp. 10

The Atterney Concral stated that he desired the staff to give sexious funderation to any ideas conserving the handling of tivil rights matters. He commented at some length upon the recent speeches which he has made on this subject and stated he was echoduled to make a speech in California in the early part of October in which again he would deal with the thome that the decisions of the Supreme Const must be obeyed, otherwise we do not have arrivally government. He stated he did not intend that the imprecaion should be given that there could not be criticism of decisions of the Court, but he felt that such criticisms should be constructive and not directed at the Court as an institution nor to the individual members of the Court.

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62 = 27585 NOT RECORDED 117 SEP 29 1958

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SALVE LAND IN

Office Memorandum · UNITED STATES GOVERNMENT

DATE: October 17, 1958 SUPREME COURT NAME CHECK REQUES! Clayton Tele. Room Molloman Gandy born is subject of name check request received in the Name Check Section on October 15, 1958, from Marshal, Supreme Court of the United States. The incoming Form 57 does not reflect the kind of position applied for by Bufiles contain no information re Memorandum Nichols to Tolson dated 9-3-57, reflects that the Director has instructed that no action be taken concerning any requests received from the Supreme Court until the matter has been presented to him and he personally rules on the request. RECOMMENDATION: That if approved by the Director, the Form 57 be stamped "No Derogatory Data" by the Name Check Section, Investigative Division, and returned to the Office of the Marshal, Supreme Court of the United States. 62-27585-REC- 3 TL OCT 21 1958 EX. 132

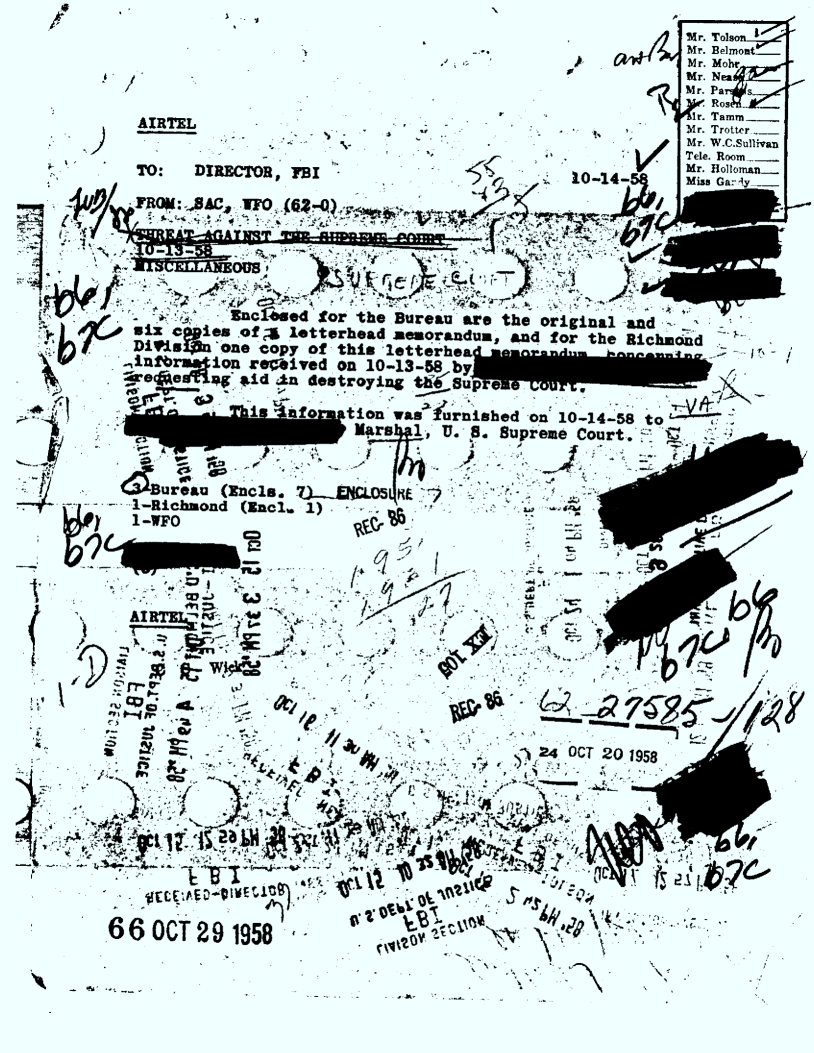
63 OCT 24 1958

The attached airtel from the Washington Field Office advises that

who resides in Spr... field, Virginia, received an anonymous telephone call on 10/13/58, wherein the caller said: "Please help destroy the terrible Communist dominated Supreme Court." The caller then hung up.

The Washington Field Office has furnished this information to the Marshal of the U. S. Supreme Court.

66, 67C





In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

WASHINGTON 25, D. C.

October 14, 1958

THREAT AGAINST THE SUPREME COURT

Springfield, Virginia, telephonically advised the Washington Field Office, Federal Bureau of Investigation, on October 13, 1958, that on that date he had received an anonymous telephone call from an unknown male who stated the following:

"Please help destroy the terrible Communist dominated Supreme Court." stated that the caller then hung up.

This memorandum is loaned to you by the Federal Bureau of Investigation, and neither it nor its contents are to be distributed outside the agency to which loaned.

COPIES DESTROYED

161 AUG 13 1504

6 - 27585 128

Office Memorandum . United STATES GOVERNMENT

.... DIRECTOR, FBI

DATE: 10/10/58

FROM

SAC, MIAMI

(62-0)

SUBJECT:

CRITICISM OF SUPREME COURT
MISCELLANEOUS - INFORMATION

CONCERNING

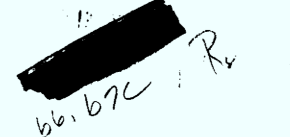
There is enclosed a self-explanatory Letterhead Memorandum.

2 - Bureau (Encl.4) 1 - Miami 674,67

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ENCLOSURE











UNITED STATES DEPARTMENT OF JUSTICE

PEDERAL BUREAU OF INVESTIGATION

Mismi, Florida October 10, 1958

CRITICISM OF SUPREME COURT

b6,570

Sentinel, "Orlando, Florida, advised the following had been received anonymously in an envelope postmarked October 6, 1958, Orlando, Florida:

Clipping of newspaper headline " Pre-Dawn Blasts Wreck Clinton High", over last two words of which were pasted words "Supreme Court."

Below and above this clipping were the following words printed in ink:

"This would make good reading to lots of red-blooded Americans - down with Communists."

Property of the FBI - This memorandum is loaned to you by the FBI and neither it nor its contents are to be distributed outside the agency to which loaned.

AIRTEL

To:

SAC, Washington Field

From:

Director, FBI 75 -129

REC- Z

CRITICISM OF SUPREME COURT

MISCELLANEOUS - INFORMATION CONCERNING

Attached are three copies of a self-explanatory letterhead memorandum dated 10-10-58, from Miami.

You should immediately advise the appropriate police agencies, the Administrative Officer of U. S. Courts, and any other agency having custodial jurisdiction over the Supreme Court building, of the contents of attached memorandum.

Enclosures (3)

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Trotter	·
Clayton	ĺ
Tele. Room	1 miles
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Gandy	MAIL ROOM LSt)

Mr. Tolson Mr. Belmont. Mr. Mohr. Mr. Nease. Mr. Parson Mr. Rosen Mr. Tamm AIRTEL Mr. Trotter Mr. W.C.Sullivan Tele, Room. Mr. Holloman Miss Gandy... SUPREME COURT Re Bureau airtel, 10-13-58 Information furnished by reBuairtel telephonical furnished 5:45 p.m., 10-14-58. In acting in the absence of Information furnished to Information also furnished to U. S. Supreme Court Police Force. 5:50 p.m., 10-14-58. This information was furnished to in the temporary absence of: was requested to make information available to Marshall who is also Custodian of Supreme Court Building, as Marshal immediately available. would be in communication with U.S. Supreme Court Police Office evening of 10-14-58. -Bureau AIRTEL We die Lie REC- 61 13 667 22 1930 66 007 28 1958

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1/2/10

The Attorney General called on several matters and while talking to him I mentioned that I had been keeping him advised regarding the threats against the lives of the Chief Justice and Justice Felix Frankfurter. I stated we had men taking care of this and it had been working fine until now when someone on the police force in the Supreme Court Building leaked it today and passed the information that they were threatened and under the protection of the FBI to the newspapers. I stated we have had a mon with each of the Justices since last Friday when we got word of these threats, and new Chief Justice Earl Warren is going to California next week and whether our Agent will go with him will be largely up to his discretion, but he did not want the local police notified. I commented that this rather leaves it to the FBI as to what action we thought should be taken, and of course if someone should try to kill the Chief Justice and we did not do anything then it would reflect adversely upon the FBL

The Attorney General mentioned incidentally that he had not had any trouble, but when he is away for any period of time he was going to tell the woman who stays with his family to call the FBI if she should be come afraid. I stated she should do that for of course there is always the possibility that or one of his cohorts may attempt comething.

Very truly yours,

191 OCT 23 1958

John Edgar Rooser ..

Director



Nos Angeles Times

D
MAdison 5-2345
SUPREME COURT

Bupreme court
my Dear Mr. Hoover. I don't you to comide this letter as just an advising run of the mill knd, a just a hack for a crank Ham of steam, but one within for the one reason as Janon Jose , Oire amirican to another Yesterday of was checking my paper at and as of glanced at a concle paragraph it recl 4.5. Suprime court and it was retired to the court of the cour garts 20 007 24 1958,

en not 201958 in sickned as a Vertising and 57 OCT 30 1958 about of the die in the

med me deg for my dek and buth visa



Ios Angeles Times

a man unfirst att. I happen to be a nature of Is angels and as for this by, warren warren, he has always been on the Diat proports a District although borker, and now u.s. chief guiria. a protegy of om. Knowland: father, publisher of the Galefons Todam, of am sur You know he has more protied law a far as & know. It stated that his Dose frankly will Frankaty was due

to his Indian a smithing, in Wardington
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Ios Angeles Times

LOS ANGELES 53 · CALIFORNIA

MAdison 5-2345

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Ios Angeles Times

LOS ANGELES 53 · CALIFORNIA

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My Dear Mr. Roover.

I don't want you to consider this letter as just an ordinary run of the mill kind, or just a crack pot or crank blowing off steam, but one written for the one reason I know best. One American to Another.

Yesterday I was checking my paper and as I glanced at a small paragraph it read, U.S. Supreme court and if you notice I spell court with small letters. Chants review to convicted Spy. I have been sickened as a Veteran and nationalist about other decisions but this made me leap from my desk and I called Mr. Warren in a loud voice, a name unprintable.

Mr. Tolson... Mr. Belmon

Mr. P.

Mr. Trotte:

I happen to be antive of Los Angeles and as for this Guy Warren, he has always been on the state payroll as District Attorney, Governor, and now U.S. Chief Justice. A protegy of Mr. Knowland's father, publisher of the Oakland Tribune. I am sure you know he has never practiced law as far as I know. He stated that his close friendship with Frankurter was due to his lonliness or something in Washington. I knew some of Frankfurters pupils such as "Hiss" Ect. Why did they give this Abel a review or as a layman does the book of rules allow this" This Bastard should have been hung. What is behind these decisions, is it pressure from the Same Rosenbergs; Sams Goble; Same everything group, as long as the Anti-Defamation or other groups bring pressure on our representatives in the hall of Congress. It sickens my soul as an American to read the Decisions handed down by Warren & Co.

I only wish that they would not penalize your organization. You should read the platform of the Democratic party here. Not Democrats but Pinks who have captured our state. This Punk who is running for Attorney General was adviser to a Governor here who wanted to abolish our motto. In God We Trust, The Governor's name was Olsen, The Candidate's name is "Mack," Moscovity.

This Summer I was vacationing at La Jolla, I caught a glimpse of you at Del Mar.

May the Creator keep you in good health and preserve you to preserve our nation.

Cordially, A. Jones

Cain is dead but Abel is here yet. If you ever see John Malone a great man in your organization say hello for me.

10.2 w

COCT 17 1958 BY

UNITED STATES GOVERNMENT DATE: October 21, 1958 By undated letter addressed to the Director, received at the Bureau on October 17, 1958, the captioned individual, writing on the stationery of the Los Angeles Times, "expressed extreme views regarding the Supreme Court. Because of the tone of this letter and in view of the fact that it is written in such a manner as not to require a response, it is believed that it should not be acknowledged. It should be noted, however, that the correspondent, who cannot be identified in Bufiles, expresses the wish that Mr. Hoover will be kept in good health to preserve our nation. He also requested that Mr. Hoover say hello to John Malone for him noting that the latter was a great man in the FBI. Inspector Malone, however cannot recall RECOMMENDATION: That the above letter not be acknowledged in view of the forgoing. (2)EX-135 5 7 OCT 301958

Uetober 14 th 1958.

J. Edgar Hoever ashington D. C.

Thank you very much for your kind letter of May 7 th in answer to my letter to you of May 2 nd. regarding the dangerous trend in the field or film and television entertainment.

THE PARTY OF THE P

NOW we are up against something as had if not worse. The enclosed articles, one an editorial speak for themselves.

This may not be within your jurisdiction, what possibly you can refer it to whoever it should go to? Your doing so would earry more weight than anyone else.

I feel I can truly say that we, the people are flabbergasted at the things the Supreme Court are doing these days.

Just recently much was written about their ruling in regard to communists being turned loose because some evidence was gotten by dictaphones being used to secure evidence etc.

Now, as these articles shows that their rulings make it hard if not impossible to secure a conviction in narcotic cases.

This, like the films and television problem is mainly directed egainst our young people, teenagers especially.

What are the Supreme Court thinking shout to favor the convicted in such serious cases?

Is there any way this kind of thing can be stopped before it gets ((in dienee) any worse?

Sincerely yours,

12 OCT 27 1958

il three days ago, he grob y would have been convictof sercotics gomestion, "! but today was his trial date be walked out of Superior purt a free amin. 🖟 🔏 🖟 🛠 The difference was Wednes-

ly's decision by the State Bueme Court that police must close names of undercover formante when demanded by efendants in narcotics cases. Zamacoma, of 565 W, 15th t., Ean Pedro, faced Judge each Veney today and heard larbor Division officer Edgar Brown testify he found five spaules of beroin in Zama-Soma's pocket July 24.

BROWN SAID three informints, including the mother of teenaged heroin addict who Degedly was supplied by the sefendant, told him a man later ientified as Zamacoms was

elling heroin.

A fourth informant reported amacoma was "holding" her-in on July 24, Brown added. Deputy County Public De-inder J. Raymond Cultum sked Brown if he had a search parrant with him when he arsted Zamacoma. Brown said

yinan and som Mrs and

They are not important who engages to traffic, but when and m uspects have narcotics. ers then must move atch them.

"Narcotics entere ends on informers.

THIS DEFENDANT & typ ical of individuals who resp he bounty of Supreme Court colicitude, but is in more imcortant to protect informers identity than to proceed a single defendant."

Judge Vasey asked Brown e would name the informer,

Brown said he agreed 100 per cent with Kirschke and that public welfare would saffer if he did so.

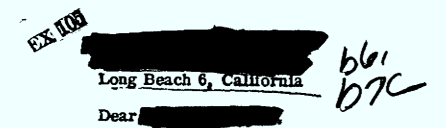
Judge Vasey granted a Asestanony with reluctance because evidence clearly indisates the defendant was caught ed-banded."

THE COURT said it had no ilternative but to find Zama coma innocent.

The Supreme Court decision written by Justice Roger Trayor, said that if testimony of communications from confiden tial informers in machine hetablish legality of a the desendant must be given a fair apportunity to rebut that testimony. He must therefore be permitted to ascertain she informer's identity.

REC-1 1-2-27575 -133

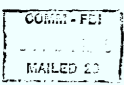
October 24, 1958



Your letter of October 14, 1958, and its enclosures have been received in Mr. Hoover's absence from Washington, and I am acknowledging them for him. I know that he will appreciate the interest prompting your forwarding your observations.

Sincerely yours,

Helen W. Gandy Secretary REC'D-READING ROOM



NOTE: Bufile: 94-50519-113 is a prior letter from same correspondent dated 5-2-58 in which commended the Director on his statement relating to the harmful influence sensational TV and radio programs might have on children. In view of the contents of his current communication, an in-absence reply is believed advisable.

box

Rosen Tomm Trotter W.C. Sullivan Holloman

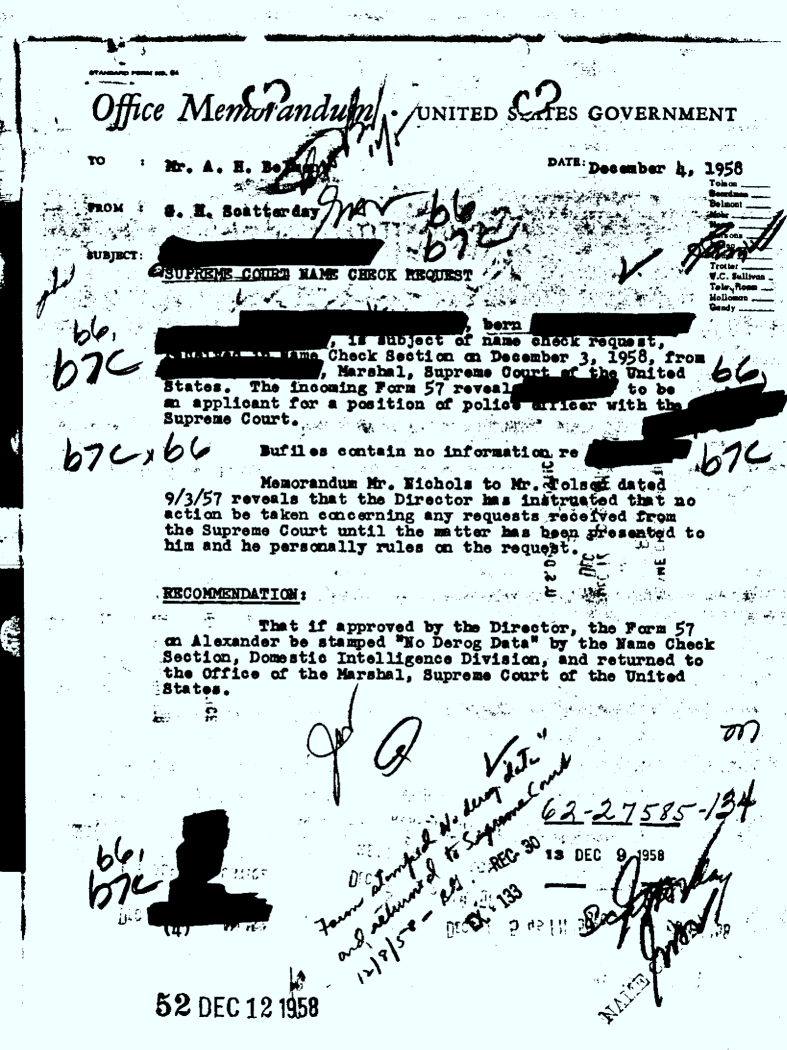
(3)

O OCT 3 0 1958

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UNITED STAYES GOVERNMENT Mr. A. H. Belmont D DATE: December 12. 1958 COURT NAME CHECK REQUEST Is subject of name check request, received in Name <u>Check Section on</u> December 9, 1958, from Marshal. Supreme Court of the United States. The incoming Form 57 reveals to be an applicant for Ro be an applicant for a position of chauffeur at the Supreme Court. Bufiles contain no information re Memorandum Mr. Nichols to Mr. Tolson dated 9/3/57 reveals that the Director has instructed that no action be taken concerning any requests received from the Supreme Court until the matter has been presented to him and he personally rules on the request, RECOMMENDATION: That if approved by the Director, the Form 57 on Clemencia be stamped "No Derog Data" by the Name Check Section, Domestic Intelligence Division, and returned to the Office of the Marshal, Supreme Court of the United States. C7DEC221958

Office Memorandum UNITED STATES GOVERNMENT

MR. A. H. BELMONT

DATE: Jenuary 13, 1959

J. S. SUPREME COURT (USSC) REQUEST FOR FIREARUS TRAINING TOR **UBSC POLICE OFFICERS** we

On January 12, 1959, while Liaison discussing other matters with Marshal TBSC. latter advised that Chief Justice Warren and requested that bel discuss with Linison Agent the possibility of several of the our complement of court police officers receiving firearms instruction at Quantico. etated the Bureau was kind enough to afford such training to the officers in 1957, which was extremely beneficial both from the standpoint of efficiency and morale. that the Chief Justice would greatly appreciate the Bureau's again affording similar instruction to about 25 of the court officers, possibly during February, 1959, if the Bureau program will allow such to be done. Ligison Agent advised this matter would be 🐾 checked with the Bureau and he would be advised.

Bureau files reflect Chief Justice Warren, by letter to Director November 19, 1956, requested such training for the court police. With Director's approval, letter of reply Wovember 23, 1956, advised such training would be afforded. Warren expressed appreci for this assistance in letter to Director November 27, 1956, and Lippitt also sent letter of appreciation March 18, 1957. The offi received practical pistol training and instruction in defensive tactics and disarming techniques on four days during February,

This matter has been discussed with the Training and Inspection Division. It was ascertained the requested training can be arranged, if approved, and the training echedule appears to be such that it could be afforded during February, 1959

<u>RECOMMENDATION</u> :

In view of the Chief Justice's specific request through and since Training and Inspection 2014 Seion will the **Mars**hal able to arrange training for the court police officers, it is recommended that approval be granted for the Supreme-Court police to receive firearms training at Quantico.

1 - Mr. Belmon

Inspection Division

34NZ81959

Buf 11e 62-27585

JAN 13 5 LL

And 1-19-57.

Memo Roach to Belmont U. S. SUPPENE COURT (USSC) REQUEST FOR FIREARMS TRAINING FOR USSC POLICE OFFICERS and will work out necessary

will so advise Marshal with Training and Inspection Division for such training.

Office Men. randum • UNITED TATES GOVERNMENT

TO , Mr. A. H. Belmont

DATE: January 19, 1959

PROM

Mr. R. R. Roach

SUBJECT:

U. S. SUPREME COURT (USSC)
REQUEST FOR FIREARIS TRAINING
FOR USSC FOLICE OFFICERS

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Memorandum Roach to Belmont January 13, 1959, recommended, and the Director approved, the Bureau's furnishing current firearms training to police officers of the Supreme Court.

Court, was advised January 15, 1959, such firearms training could be afforded and he would be contacted regarding details.

On January 16, 1959, Marshall advised Liaison Agent that the Court would be in recess from January 26, 1959 to February 24, 1959, Me sometime during that period would be satisfactory to the Bureau. Stated similar arrangements to those in 1955 would be fine and the Supreme Court would be glad to pay for ammunition used, as before. Suppose further stated he would be glad to drop down to Quantico and discuss details regarding schedule, type of firing course, etc., with SAC Sloan, if desirable.

Matter was discussed with SAC Sloan who felt above would be simplest way to set up the training. Accordingly, arrangements were made by Liaison Agent for Marshal and Captain of the Court police force, to confer with SAC Sloan at the FBI Academy, Quantities, at 10:00 a.m., Friday, January 23, 1959, such time and date being confirmed with each on January 16, 1959.

ACTION:

For the information of the Training and Inspection Division.

EX-135

166.67C

1 - Training and Inspection Division

1 - Mr. Belmont

1 - Mr. Elcan

1 - Liaison Section

62-27585-13B

25 JAN 23 1950

63 JAN 26 1959 13

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(C) BRIEFS FILED WITH CIRCUIT COURTS OF APPEALS - REVIEW OF -At the present time the Bureau obtains through the Washington Field
Office, copies of briefs filed with the United States Supreme Court
in all Bureau cases which go before that court on appeal. These
briefs are analyzed at the Seat of Government, not from a legal
viewpoint, but solely to assure that the Bureau's interests are
properly protected both from the Standpoint that any false charges
against the Bureau or its personnel have been properly answered and
also to assure that the Bureau remains abreast of judicial decisions;
and trends which affect or might possibly affect the Bureau's
operations.

In the future the review of briefs on appeal will be extended to cover those filed with the various Circuit Courts of Appeals. Accordingly, it will be the responsibility of the office of prosecution to arrange to obtain copies of briefs filed by both the appellant and the Government in every Bureau case in which a conviction in the District Court is appealed to the appropriate Circuit Court of Appeals. Copies of the briefs should be furnished to the Bureau together with a summary of the points raised on appeal and the Government's answers thereto.

It should be borne in mind that the purpose of the review of these briefs is not to consider the legal sufficiency of the arguments and answers, but solely to determine whether the Bureau's interests have been properly and fully protected and to assure that the Bureau is aware of issues raised on appeal on the Circuit Court of Appeals level which affect or might possibly affect the Bureau's operations.

This matter must be discussed at the next semiannual conference in each office to insure that all investigative personnel thoroughly understand the importance of these instructions and the necessity for prompt compliance therewith.

68 FEB 3 1959

MAL COPY PAR AN

Office Memorandum • UNITED STATES GOVERNMENT

To The Director

DATE: 1-19-57

FROM & J.P. Mohr

SUBJECT: The Congressional Record

Page A251

Senator Russell, (D) Georgia, extended his remarks to include an article from the December 1958 issue of Farm and Reach magazine satisfied "Straight Talk," dealing with the views of the <u>Supreme Court</u> on integration and civil rights. The references to the FRI, contained in this article, were set forth in a memorandum written earlier this data.

Page A255

Page A257

Senator Williams, (R) Delaware, requested to have printed in the Record a resolution adopted by the Council of the Polish Societies and Clubs in the State of Delaware at a meeting on Pulaski Day, October 12, 1958. The resolution contained a reference to the FEI in connection with recent Supreme Court decisions. This was included in an earlier memorandum.

66 FEB 4 1959

NOT RECORDED.

In the original of a memorandum captioned and dated as above, the Congressional Record for 17-59 was reviewed and pertinent items were marked for the Director's attention. This form has been prepared in order that portions of a copy of the original memorandum may be clipped, mounted, and placed in appropriate Bureau case or subject matter files.

Honorable Jacob K. Javits United States Senate Washington 25, D. C. My dear Senator: I have noted in yesterday's "Congressional Record' that you extended your remarks to include a resolution passed by Isabella Council \$73, Knights of Columbus, Brooklyn, New York. It was most kind of you to take note of the favorable comments concerning the work of this Bureau. My associates and I are indeed thankful for your interest in this regard. Sincerely yours J. Edgar Houses MAILED 26 FEB 3 - 1959 NOT RECORDED 76 FEB 6 1959 NOTE: We are not preparing copies of this clipping for dissemination inasmuch as the resolution attacks the Supreme Court. For the same reason it appears inadvisable to write the Knights of Columbus Council and thereby endorse the resolution. Javits is noted as a very strong liberal and Bufiles indicate he There is nothing substantially derogatory, however, to preclude this letter.