Isy Biscayns 49, Florida
February 14, 1961

Justice Hugo Black Supreme Court Buidling Washington, D. C.

613,

Dear Sir:

I am an American citizen by birth, with a deep love of my country and countrymen. I believe in GOD. I salute the American flag with pride. I am not ashamed if tears come to my eyes when I hear the "Star Spangled Banner". I would never be afraid to sign a loyalty cath. I would never hide behind the latter 5th Amendments if I were asked if I were a communist. I hope these qualifications are enough to warrent an answer to this letter.

I am going on the assumption that our Constitution was written to protect the loyal American citizen, and not the Communist party or its affiliates. I have written to the Hon. Spessard Holland of Florida to ask him to propose a bill that would make being a Communist an act of treason, punishable by death, for we all know it is not a political party, but a direct plot to destroy the United States Government by deceit or violence if necessary. It seems that there are already laws to this effect, but not good enough to stick. The Hon. Francis Walter of the House Un-American Activities Committee, J. Edgar Hoover, and our Congressmen and Senators do not seem to have the know-how on the wording of these proposals, so as to have the Supreme Court convict known communists. The answer to this is so simple that I think we have all overlooked it. The Supreme Court justices should get their heads together and tell our legislators the wording they must use in these laws if our high court is expected to hand down a verdict of guilty to the members of the Communist Conspiracy. This method would remove all guesswork and wonder from our legislators, and enable them to know the exact wording required for a conviction. I am sure all loyal Americans, our congressmen, and our high courts are anxious to see laws passed that would not give aid and comfort to our mortal enemy, the communists. I would be honored to write my representative on your proposals as you render them.

Some of the recent decisions handed down by the Supreme Court, state that it is alright to plot and advocate the violent overthrow of the United States Government, as long as no action is taken. If this is what the Constitution means, couldn't a well-financed organization start a University of Murder, and recruit students on the basis that they would teach them the best methods on how to commit murder, as well as other violent crimes, and be within their constitutional rights just so long as they did not try to get their students a job? This even might work into Federal Aid and tax exemption. It seems to me that this could be done. If it can I hope it never leaks out, for I fear there are many people in this country who would take advantage of this also.

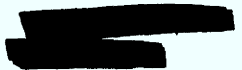
there are many people in this country who would take advantage of this also.

EX-117

Almost every day. I read in the paper of our officials in government warning our citizens to snap out of our apathy towards communism before it is to late. Then, lo and behold I read a little further, and see where our Suprama Count-just released some more Communists on their so-called Constitutional rights... and then read a little further to find that our leaders just on RARAL 1

a few millions to Czechoslovakia so that they can build arms and ammunition to ship to Cubs so that Castro can threaten to blow our heads off. I think I can speak for most of the citizens of the United States when I say: "WE HAVE SNAPPED OUT OF OUR APATHY . . . ARE WE ALLOWED TO EXPECT THE SAME FROM OUR LEADERS?"

A very much concerned citisen,



NJC/ecr.

Encls. 2

cc: Hon. Dante Fascell
Hon. Spessard Holland
Hon. Francis Walter
John Edgar Hoover

OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE Mr. Callahan Ferris, Ill. Mr. Conrad Mar. 5, 1961 Honorable Edgar J. Hoover Mr. Malone Washington, D.C. Mr. Rosen. Mr. Tavel . Mr. Trotter. Dear Sir -Mr. Johes. Is it true that you have said'thousands Tele. Room of communists could be arrested in Mr. Ingram one night in U.S.A. but our Supreme Miss Holmes Court would turn them loose"? Miss Wend min If so, why are most of them, if not all, in favor that for our nation? I am genuinely worried for our future and would like very much to have a short to the point article for publication in our county, Hancock, paper and others if they will print it. Thank you. Sincerely yours for a Free America RFC-22 62-27585-171 Ferris, Ill. B MAR 20 1961 COPY:hbb

terris, Il. Harrington, D. Cover, Dead Ser ax it True that Thousands of Comministe could be anderted mone might in 21. el.a. but out supreme Court would turn them love" If so why, are most of farot all sing for much tation? ack 3-14-61 (7) H: 1100

Dlinois Your letter of March 5, 1961, was received as Mr. Hoover was leaving the city. He wanted me to assure you that he never made the statement attributed to him in your letter. With regard to your desire for an article by Mr. Hoover, in view of the heavy pressure of his official responsibilities, it is not possible for him to comply with your request. I am enclosing some material on communism which may be of interest to you. MAILED 25 MAR 1 5 1961 COMM FBI Enclosures (7) Director's speech of 10-18-60 God and Country or Communism? Communism: The Bitter Enemy of Religion Expose of Soviet Espionage Communist Target -- Youth Series from Christianity Today One Nation's Response to Communism Calleban Conrad NOTE: Bufiles contain no information identifiable with correspondent. DeLoach view of the nature of her inquiries, an in-absence response is deemed advisable. Toyel 12/C166

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> Mr. John Edgar Hoover Federal bureau of investigation, Wesnington, D.C.

Dear Sir,

I am an American who would never be afraid to take a loyalty oath, nor would + ever hide behind the First or Fifth Ammendments.

"That in all things He might have the preeminence"

As an American citize n I am greatly concerned voter recent decisions of the Supreme Court. I do not believe that we should be legitent with those who are advocating and plotting our overthrow as a nation, nor do I feel that Communists and fellow-travelers should be allowed to teach these their ings in schools, clubs, or any public place. Ideas are powerful, and to sow ideas on revolution and overtimowin young hearts ecross the nation, will result sooner or later, in a harvest of revolutionary actions.

May I suggest, that the Supreme Court be advised or requested to spell out the kind of law, and the precise wording that is necessary for them to hand down r verdict of conviction for those who wish to teach communistic revolutionary principles in our land.

Why should our highest tribunal in America be cowed by the loud voices of a minority who desend the right to teach our overthrow in the name of liberty, As a nation we have every right to protect ourselves, and the Supreme Court, above all, should stand ready to protect Americans, that American may continue as "the land of the free and the home of the brave."

REC-64 7 62-27585-

be by Sincerely, and hopefully,

rescher and nouswife.

March 22,1961

CORRESPONDE

Miami Bible Institute 900 Northwest 30th Street Miami 37. Florida Your letter postmarked March 23, 1961, received during Mr. Hoover's absence from the office. You may be certain your communication will be called to his attention upon his return to Washington. Enclosed is some material on communism which you might like to MAR 2 9 1961 Helen W. Gandy COMM - FBI Secretary Enclosures (5) One Nation's Response to Communism The Communist Menace Communist Target -- Youth What You Can Do To Fight Communism Communism: The Bitter Enemy of Religion Belmont. Callahan is not identifiable in Bufiles, and wealth've no NOTE: Contad . **DeLoach** record on the Miami Bible Institute. Malone Rosen Toyel EmB Trotter W.C. Sullivan OOM TELETYPE UNIT

SUPREME COURT DECISIONS MENTIONED IN THIS VOLUME

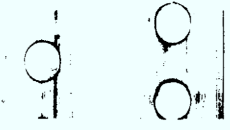
Year decided	Case	Popularly known as	Dealing with	Reference	Men- tioned in text at page
1896	Plessy v. Ferguson	Same	Separate but equal fa- cilities	163 U.S. 537	40, 45, 51
1935	A.L.A. Schechter Corp. v. U.S.	Sick Chicken or NRA Case	NRA and gov't, con- trol of industry	295 U.S. 495	13-14
1936	Carter v. Carter Coal Co.	Guffey Coal Act Case	Gov't, control of coal production	298 U.S. 238	14
1936	U.S. v. Butler	AAA Case	Gov't, control of agri- culture	297 U.S. 1	14
1942	A. B. Kirschbaum v. Walling	Elevator Operator Case	Interstate commerce	316 U.S. 517	29
1943	Schneiderman v. U.S.	Schneiderman Case	Citizenship of alien communists	320 U.S. 118	30
1944	Korematsu v. U.S.	Relocation Case	Rights of Japanese- American citizens	323 U.S. 214	30-31
1945	Bridges v. Wixon	Harry Bridges Case	Deportation	326 U.S. 135	30
1952	Youngstown Sheet & Tube v. Sawyer	Steel Case	Presidential seizure of steel mills	343 U.S. 579	33-34
1953	Bridges v. U.S.	Harry Bridges Case	Naturalization	346 U.S. 209	30
1954	Brown v. Board of Education	Segregation Case	Schools and segrega- tion	347 U.S. 483	39-42
1954	Phillips Petroleum v. Wisconsin	Natural Gas Case	Control of resources	347 U.S. 672	63
1955	Peters v. Hobby	Peters Case	Loyalty	349 U.S. 331	57

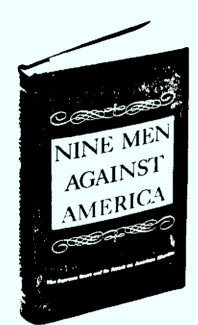
1956	Pennsylvania v. Nelson	Sedition Case	State sedition laws	350 U.S. 497	17-62
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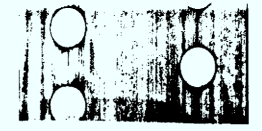
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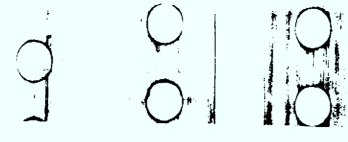
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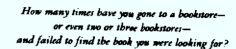
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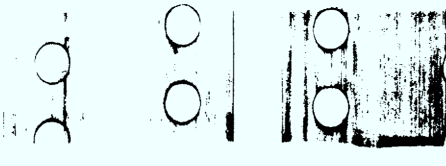
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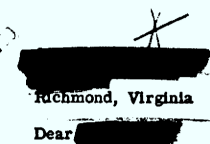
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The publication you forwarded has been received in Mr. Hoover's absence from the city. I know he would want me to write and thank you for making this available to him, and you may be sure it will be brought to his attention upon his return.

Sincerely yours,

1 Nav

Helen W. Gandy Secretary

MAILED 5

AFRI 9 1950 TE: The publication entitled "Nine Men Against America" was received at the Bureau without cover letter. This reprint is an attack on the Supreme Court and is written by Rosalie M. Gordon, who has been affiliated with John T. Flynn of America First Committee.

It is noted that branches of this organization were the subjects of Internal Security-G investigations during World War II. The publication has been brought to our attention in the past.

Tolson blanch

avel . rotter

ele. Room

The current Directory of Post Offices does not reflect a city named South Richmond or a branch office in Richmond by this name; therefore, the letter is being sent to Richmond, Virginia. In view of the above, an in-absence acknowledgment is deemed appropriate.

MAIL ROOM

RIR S

: Mr. Mohr : Mr. Ma

emorandum

SUBJECT: U. S. SUPREME COURT GUARDS

FIREARMS TRAINING QUANTICO, VIRGINIA

4/30/62

DATE:

By memorandum Mr. Brennan to Mr. Sullivan dated January 26, 1962, it was recommended and approved for the U. S. CSupreme Court Guards to receive firearms and defensive tactics training at Quantico, Virginia.

SAC Sloan advises classes of U.S. Supreme Court Guards convened at Quantico on January 31, March 14, April 2, 9 and 27, 1962, and during the training 9,700 rounds of .38 caliber ammunition were expended. The price of this ammunition is \$56.95 per thousand.

Training was previously afforded U. S. Supreme Court Guards in 1957 and in 1959, and the U.S. Supreme Court paid for the ammunition expended by transfer of funds.

RECOMMENDATION:

That this memorandum be forwarded to the Administrative Division in order that a 1080 voucher may be prepared for the transfer of funds to cover the cost of ammunition used by the U.S. Supreme Court Guards (9,700 rounds at \$56.95 per thousand - \$552.41).

<u>n l - Brenna</u>n (Liaison Section) com gree 11 MAY 8 11962

53 MAY 9 1962

UNITED STATES G

Memorandum

TO

The Director

DATE: 3/4/62

FROM

N. P. Callahan

SUBJECT:

The Congressional Record

Pages 7061-7065. Senator Javits. (R) New York, spoke foncerning the speech made on the floor of the Senate by Senator England, (ii) Mississippi, criticizing the Supreme Court for their decisions involving communism and subversion. Mr. Javits stated "The Supreme Court is one of the noblest of bodies. It is a fundamental part of our governmental system. Attempts are being made to discredit it. It is not healthy to attempt to tear it down, as was attempted yesterday. I think the Supreme Court is doing very well, whether I agree with one of the decisions or not. It seems proper to defend it, and I shall do so on the floor of the Senate." Senator Euchel, (R) California, commended Sensior Javits for his defense of the Supreme Court. Mr. Kuchel stated "I have no doubt that there are in our population a few people who are guilty of treason; and, as has been said on this floor time after time in the past, the American Government is discharging its obligation with respect to our country in this regard. I salute once again J. Edgar Roover and the Federal Bureau of Investigation, who at this moment know precisely who are those treasonable Americans, where they are, and what they are doing. It is a dreadful disservice to the cause of funerica and to the cause of security of

our country for anyone to attempt to undermine our people's faith in any of our national governmental institutions."

> NOT RECORDED 191 MAY 16 1962

In the original of a memorandum captioned and dated as above, the Congressional Record for (1/6) 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.

67 MAY 16 1962305

Original filed in: 66-1731

UNITED STATES GOV 1emoranamii Del.onch Malone Sullivan TO MR. MOHR May 16, 1962 DATE: Tavel Trotter Tele. Room Holmes . MR. J. F. MA FROM 64167C SUBJECT: On 5/15/62 at approximately 5:00 PM. called and stated that he was in the office of Deputy Attorney General Nicholas deB. Katzenbach. He stated that he had been trying all afternoon unsuccessfully to see the Director. He was apprehensive lest some reason might exist that the Director did not want to see him. I asked him if he had been in touch with Miss Gandy. He stated that he had and Miss Gandy advised him the Director was out of the office. I told just returned after being away from the office all day, but I was sure that if Miss Gandy told him the Director was out of the office, that he actually was out of the office. stated that he was going to stop around to my office when he finished talking with Mr. Katzenbach. When at the office I told him that I checked with Miss Gandy to see whether or not the Director had returned and was advised that he was still out of the office. I advised that the Director is frequently called out of the office unexpectedly. stated that he understood Associate Justice Frankfurter of the Supreme Court had another stroke and it is very unlikely that he will ever return to his position as a member of the Supreme Court. stated that he was in Washington to discuss any vacancy that might exist, should Frankfurter retire from the Bench, with Mr. Katzenbach and Joseph F. Dolan, Assistant Deputy Attorney General. stated that he has at least a 50-50 chance of being appointed to any vacancy that might occur. He indicated that

went to the office of Mr. DeLoach and then I drove him to the airport to catch a 7:00 PM plane back to New York. 62-2758512 MAY 18 1862

RECOMMENDATION:

1 - Mr. DeLoach

145 MAY

	The second secon	en a proposition de la company	
	OPTIONAL FORM NO. 10 UNITED STATES C	D	Tolson Belmont Mohr
	Memoranaum		Callahan Conrad DeL oock Evan
	то : Mr. A. Rose	DATE: 6/14/62	ave!
	FROM : G. H. Scatterday	616 V	Tele. Room Holmes Gandy
	SUBJECT: SUPREME COURT NAME CHECK	REQUEST	action
	-On June 11, 1962, a name		ived
	Form 57 Submitted indicated that to position as "custodial, laborer."		T he
S.	information concerning	ls no identifiable derog	gatory
	Memorandum from Mr. Nich reveals that the Director has inst concerning requests received from has been presented to him and he p	ructed that no action be the Supreme Court until	taken the matter
~	RECOMMENDATION:		71
4	That the Form 57 on data" and returned to the U.S. Su memorandum should be returned to t	be stamped, breme Court. If approve the Name Check Section for	ed this
12.	(4) / (1)/c,		•
*	1 - Mr. Rosen 1 - Name Check Section 1 -	Q	
		س م	Xp N
	P		1,9,0
	REC- 38 (4.2 - 2	7575-194 WWW DA	~ King
	St.103 s Jul	191962	
		- Kribnu	7 /
	57 JUN 261962	P. C.	

TRUE COPY

June 27-1962
Long Beach
L. I.

Mr. J. E. Hoover.

Dear Sir.

Writing in reference to prayer in school. So many people seem to think those Judges are not American in there way of thinking all Justices (?) one year (?) did not vote They have handed down some pretty funny decisions of late. Dont you think they should be checked? I think it about time the American people started to clean them out. Sen Mc. Carthy was right. Those bullheads did not believe him. Krus Chef made a statement he did not have to worry about America. Since when does 5 families speak for all America? The people are raving mad about it. Those Judges represent all America not 5 families Since when did any prayer hurt any child? Please investigate Thank You

Sincerely
/s/

TRUE COPY OF ENCLOSURE

Long Beach
L. I.

Communication was postmarked June 27, 1962, at Long Beach, New York.

EX.115

B JUL 3 1962

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- J. C. 8 62

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New York Dear Your letter of June 27, 1962, and enclosure have been received in Mr. Hoover's absence from Washington. I know he would want

0

me to thank you for your interest in writing him, and please be assured your communication will b brought to his attention when he returns.

Sincerely yours,

MAILED 6 JUN2 9 1962 COV vi-FBI

NOTE: Neither correspondent nor her husband is identifiable in Bufiles. An in-absence reply is being forwarded in view of her remarks regarding the Supreme Court.

Callahan Conrad Del.orch Evans Malone

Tavel

TELETYPE UNIT

66, 670°

SALES AND SERVICE

SPECIALIZING IN REBUILDING GRAND PIANOS. EXPERIENCE IN THREE FACTORIES

DALLAS 5, TEXAS

July 16, 1962.

Mr. J. Edgar Hoover Federal Bureau Of Investigation Washington. D. C.

Dear Mr. Hoover:

I for one appreciate your efforts in law enforcement. It seems that every time you report, crime has increased. It is time the tide of crime should go the other way.

In my opinion, Court proceedure and criminal laws should be reformed. To begin with the Supreme Court, some years ago an English statesman said our Supreme Court was an unneccessary luxury and should be abolished. He may have been right. I do not think the President should be allowed to appoint those Judges, as most of them are appointed for political reasons. The American Bar Association knows who among them are qualified. Let them select three for consideration, then a Senate Committee should investigate them and recommend one one for the appointment. The same proceedure could be employed for all Federal Judges. The Supreme Court often renders a 5-4 decision, which is proof that about half of them do not understand the Constitution.

On the matter of State Courts, lawywers have had too much to say in framing the criminal laws. It is too easy to get a new trial, reversal or appeal. Everytime this is done, one or more lawyers have their hands out. At the same time, it means more expense to the State. For instance consider the Chessman case in California.

I think all Courts should be equal. The State Bar could select a dozen qualified men among them to review Court proceedure and it should not be generally known who they are, to avoid any attempt toward bribery. When a criminal is tried in State Court, a transcript of the proceedings should be made and a copy sent to three of these men for review, and if two of them say the criminal had a fair trial, no appeal should be granted.

Juries should not be able to name the penalty for a criminal, but only to say if he is guilty, perhaps sometimes with extenuating circumstances, then let the Judge say what the penalty should be.

Juries are sometimes too "chicken hearted" and do not like to apply the daeth penalty. Since the criminals are gaining on us, the death penalty should be applied ten times more than it is.

Pardon the length of this. I just wanted to have my say.

661 676

Very truly yours

Tour letter dated July 18th has been received in Mr. Hoover's absence from Washington. Please be assured your communication will be brought to his attention upon his return.

Enclosed is material I hope you find of interest.

Sincerely yours,

MAILED 31

Helen W. Gandy Secretary

Enclosures (5)
LEB Introductions:

8-1-59

6-1-60

6-1-61

4-1-62

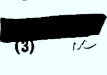
5-1-62

NOTE: Neither correspondent nor his company is identifiable in Bufiles. An in-absence reply is being forwarded in view of his attack upon the Supreme Court and other Federal and state magistratus.

Per

Tolson
Belmont
Mohr
Callahan
Conrad
DeLoach
Evans
Malone
Rosen
Sullivan
-

Tele, Room









UNITED STATES G

Memorandum

TO

The Director

DATE:

FROM

N. P. Callahan

SUBJECT

The Congressional Record

Memorandum to the Director
Re: The Congressional Record

SENATE - continued

Adjournment: Until Thursday, August 16, 1962, at 10 a.m.

APPENDIE

Pages A6238-A6239. Sensior Thermond, (D) South Carolina, extended his remarks to include two breadcasts over station WOKE, Charleston, Fouth Carolina, by Mr. Harry C. Weaver, owner and general manager of this station. Mr. Weaver comments on U. S. payments to the United Nations, State Department foreign policy and the racial situation in Albany, Georgia. Mr. Weaver stated "How can we Americans expect good to provail, as long as we permit our leaders to reward the evil floors? Internationally, as well as here at home, the forces of evil continue to win. The Director of the FEL, Mr. J. Edgar Hoover, in his August 'Bulletin to Law Enforcement Officials,' refers to the 'Massiva avalanche of crime sweeping our country.' And, we say, "Why not". The U. S. Supreme Court has made the job harder for the law and easier for the criminal in a series of decisions during the past 8 years that have recked the FBI and the law right back on their heels. " 2 _ 27575—

NOT RECORDED 199 AUG 31 1962

In the original of a memorandum captioned and dated as above, the Congressional Record for 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.

57 SEP 11 1962 251

The Director

DATE: September 24 1962

FROM

N. P. Callahan

SUBJECT:

The Congressional Record

Pages 19129-19143. Congressmen Williams, (D) Mississippi, spoke concerning judicial tyransy and recent decisions of the Supreme Court. Mr. Williams included a soliloger on the U.S. Supreme Court written by Mr. Clarence O. Amonotta of Berkeley, California. This material contained references to the FBI in connection with the Jencks case. Mr. Villiams also included an article entitled "U. S. Supreme Court: American Counterpart of Soriet Folitibure" written by Bosorable Lucas D. Phillips, a member of the bouse of delegates of the Virginiz General Assembly.

176 OCT 8 1962

In the original of a memorandum captioned and dated as above, the Congressional Record for September 21, 1962 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.

UNITED STATES G

1emorandum

The Director

DATE: 10/15/12

FROM

N. P. Callahan

SUBJECT:

The Congressional Record

Pages 22071-22075. Secator Javits, (R) New York, spoke A Selvace of the Supreme Court as a regult of an attack on the Court by Senator Lastland, (D) Mississippi, on May 2, 1962. Mr. Javits stated "After charging that the supreme Court has intringed, invaded, and usurped the powers vested by the constitution' in the executive and legislative branches of the Government, Squator Eastland presented charts that allegedly demonstrated that all members

of the Court have, for many years, been delivering pro-Communist votes that thresten fundamentally the basic security of our country from the onslaught of the Communist comparacy from without and within." Senator Javits included with his remarks a memorandum on the subject of "Senator Fastland's Attack on the U.S. Supremy court-An Analysis and Response" prepared by Associate Professor Norman Jorsen of the New York University School of Law. Professor Dorsen, in referring to the case of Gold v. United States, which involved income tax fraud, pointed out that "One of the lasses was whether Gold had been deprived of a fair trial because tan fill agent, investigating another case in which faisity of a non-Communist affidavit was also charged, " had asked 3 members of the jury whether they had received propaganda literature, and also because other members of the jury had heard of the FBI contacts."

N454 DC.

162-27565-187 **19**1 001 23 1501

In the original of a memorandum captioned and dated as above, the Congressional Record for $\mathcal{T}_{\mathcal{F}} = \langle v_{\mathcal{F}} | v_{\mathcal{F}} | v_{\mathcal{F}} \rangle / \langle v_{\mathcal{F}} \rangle$ 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.

1 TO DOT BY ARRA

Original filed in: / (- /

670

TRUE COPY

Santa Barbara, California

January 27, 1963

J. Edgar Hoover
U.S. Department of Justice
Federal Bureau of Investigation
Washington, D. C.

Dear Mr. Hoover,

How we wish that all men in charge of our government would avoid political favoritism. How we hope that the Supreme Court will soon stop usurping the powers of the State.

We appreciate your love for our Constitution, and for true American liberty.

May God bless you always. We feel so happy to quote your words in the Family Weekly of Jan. 27, 1963, of Santa Barbara." I feel today, as on May 10, 1924, the challenge to be a servant of my fellowman and my God.

Let us hope that Christianity may triumph all over our United States.

Your sincere friends,

Deple 3070

62 -275 62 -275 • FEB 6 1963

911. _{Xi} &

Innla Banhara, California January 27, 1963 be1 674 J Edgar Hoover Federal Bureau of Investigation Washington, Des Dear Mr. Hoover, How we wish that all men in sharge of our government would avoid political favoritism. How we hope that the Supreme Court will soon stop usurping the powers of the State. Constitution, and for true American liverty. nay God bless you always. We feel so happy to quote your words in the transity weekly of Jan. 27,1983, of South Barbara. "I get today as on may 10, 1924, the shallenge to be a servant in Jellowman and my God.

my fellowman and my God.

my fellowman and my God. triumph all over our United States. Your sincere friends, CORRESPONDENCE b4,67c

Santa Barbara, California

Dear Mrs. Turner:

I have received the letter from you and dated January 27th, and I want to thank you for writing as you did. Your kind comments concerning my administration of the FBI's activities are indeed source of much encouragement to me.

Sincerely yours,

J. Edgar Hoover

has sent two similar letters to the Director both during August, 1962. Both letters were cordially acknowledged and she has been sent reprint $\xi \xi_b$ material on communism. (94-5-50421 and 62-26225-8-1466).

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Evens .. Gale Rosen . Sullivan _ Tavel .

Belmont _

Callahan .

MAIL ROOM TELETYPE UNIT

lemoranaum DeLoach Evans Gale DATE: March 4, 1963 Rosen Sullivan Tovel H. L. Edward Trotter FROM Tele, Room THE SUPREME COURT ADVISORY COMMITTEE SUBJECT: ON CRIMINAL RULES - PROPOSED AMENDMENTS TO THE FEDERAL RULES OF CRIMINAL PROCEDURE CRIMINAL LAW SECTION AMERICAN BAR ASSOCIATION Chairman of the Criminal Law Section, Evelle J. Younger, by letter dated February 20, 1963, a copy of which went to all officers and members of the Criminal Law Section Council, has appointed a 7-man committee to form a liaison with the U. S. Supreme Court Advisory Committee on Criminal Rules. This committee will study preliminary draft of proposed amendments to the Federal rules on criminal procedure and report on them at the next council meeting in Chicago which will be held during the annual American Bar Association meeting, August, 1963. The committee consists of Charles A. Bellows, Chairman; General Charles L. Decker, Judge Advocate General of the Army; General Kenneth J. Hodson of General Decker's Staff; Arthur Freund of St. Louis; Judge Laurance M. Hyde, Jefferson City, Missouri; Rufus King of Washington, D. C.; and Edward Silver, District Attorney of Brooklyn, New York. These proposed amendments were the subject of a memorandum from the Training Division dated 2/28/63 and are being studied by the Legal Research Desk of that Division which will alert me to any of the proposed amendments in which the Bureau has an interest so that I will be able to follow these matters closely with the liaison committee set up by Chairman Younger. ACTION: Information. 199 MAR \$ 1963 1963 1 - Training Division (Attention: 1 - Mr. DeLoach HLE:ejw (4)6.2 MAR 14 1953

Tolson

DETIONAL FORM NO. 10

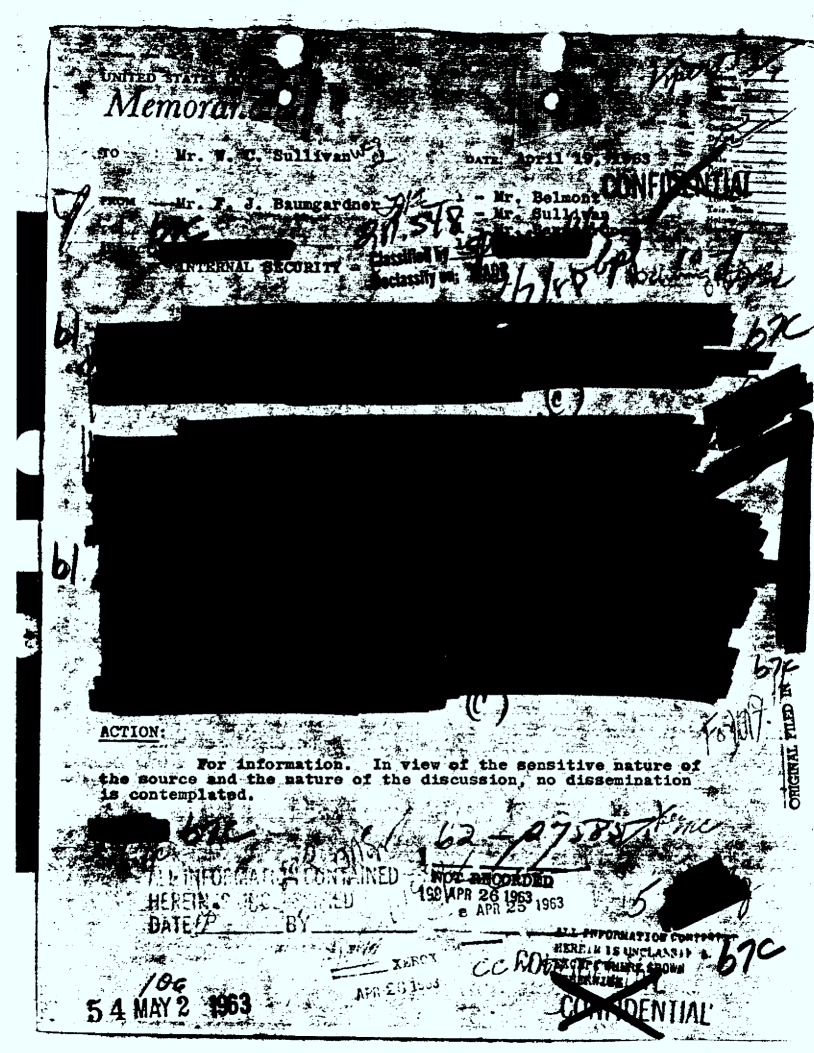
UNITED STATES GOVI

Tolson UNITED STATES GOV Belmont lemorandum : Mr. A. Rosen DATE: March 20, 1963 Mr. G. H. Scatterday, Tele, Room SUBJECT SUPREME COURT NAME CHECK REQUEST On March 14, 1963 a name check request was received from Marshal U. S. Supreme Court. born The Form 57 submitted indicates that this individual is applying for a position as "Secretary-Receptionist." A check of Bureau files reveals no identifiable derogatory information concerning Memorandum from Mr. Nichols to Mr. Tolson dated September 3, 1957, reveals that the Director has instructed that no action be taken concerning requests received from the Supreme Court until the matter has been presented to him and he personally rules on the request. RECOMMENDATION: That the Form 57 on stamped "no derog data" and returned to the U. S. Supreme Court. If approved, this memorandum should be returned to the Name Check Section for handling. Mr. Rosen Name Check 11 MAR 22 1963 5 C MAR 281963

62-27585-190 CHANGED TO 62-113873-X

JAN 1 1 1971

JAN I I I ST



TRUE COPY

June 2, 1963

Mr. J. Edgar Hoover

Dear Sir.

I have Never Written you Before. I am an average Working Man living in a Small town in Western Oregon.

I have wrote many letters to the Repsentative and Senator from my State in Regards to the freedom given the Communist By the U.S. Supreme Court. I also had the F.B.I. from the Portland Office visit My home, after I Wrote them a letter about Gus Hall Speaking at Our College at Monmouth Oregon.

I was told By the F.B.I. official there was Nothing they could do as long as the Laws of Our Country are like they are to day.

I am wondering if there is any way to Curb the Supreme Court.

I am a member of a Protestant Church, Nazarene. I have never Been a member of any group other than my Church.

I think it High time Some one could Stop some of the Supreme Court doings.

It seems so many of Our Nation do not Believe in Sound Doctrine any more. Which the Bible is the foundation for all Sound doctrine.

Sincerely,

REC- 51

62-275-85

2 JUN 10 1963

66, 616

8-31+

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Toledo Digon 60. Mr. J. Edger Hoover Dea Sin I have There Written you Before. I am an average Working man living in a Small Town in Western Oregon. The Refsentative and denotor from my State in Regards to the freedom giver the Communist By the U.S. Supreme Court. 3 also had the F.B.O. from the Portland office First my frame, after 3 Wrote Them a letter about this Hall Speaking at I'm tollige at mommanth Grigor. Do Was told By the F.B.J. Officed There Was nothing they Could do as long as the Laws of Our Country are like they are to day. I am Wondering if there is day way to live the Suportine Court. I am a Snember of a Protestant Church, Nazarene, I have Snew Bier a Snember of any group ather.
Wear-Sny Church. - Man Smy Church. I think I High time Some one Could Stop some of the Supreme Court doings, in Sound Foction any Snow. Which the Bible is the foundation for all sound doctrine.

Your letter of June 2nd was received in Mr. Hoover's absence from the city. I know he would want me to thank you for giving him the benefit of your observations relative to the menace communists pose to our freedoms. Enclosed is some literature you may find to be of interest. Sincerely yours, MARIED S Helen W. Gandy Secretary JUN - 7 1963 DOMM-FET Enclosures (4) Time of Testing Deadly Duel An American's Challenge 10-9-62 The Current Communist Threat 1 - Portland - Enclosure ATTENTION SAC: Bufiles contain no record identifiable with corresponde NOTE: It is noted correspondent has written to the Portland Office relative Casper to Gus Hall's speaking at Monmouth, Oregon. Callahan Conrad Del.oach Evans . Gale Sullivan Tavel MAIL ROOM TELETYPE UNIT

()

UNITED STATES GOVENIMENT

Memorandum

TO

The Director

DATE:

7/16/63

FROM

N. P. Callahan

SUBJECT:

The Congressional Record

Osuprema Court

Page 11861. Senator Ervin, (D) North Carolina, submitted an efficient from the Charlotte (North Carolina) Charles of July 8, 1963,

cottled "Afterney General Unwisely Prodicts Adjan of Court." Mr. Ervin pointed out that the writer of this editorial "asserts with accuracy that the Atloracy General's prediction that the Supreme Court, as now constituted, would overrule the civil rights cases of 1885, leads support to those persons who have been asserting for 9 years that the nine men in black have junked legal precedent in favor of sociological amendments to the Constitution."

62-27585-NOT RECORDED 128 JUL 23 1963

In the original of a memorandum captioned and dated as above, the Congressional Record for 7/15/63 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.

Original filed in:

Cullman, Alabama Mr. Molt Dctober 2, 1963

Mr. Tolson Mr. Belmont Mr. Casper Mr. Callahan. Mr. Conrad ...

Mr. DeL Mr. Evans

The Honorable John Edgar Hoover, Director Federal Bureau of Investigation Washington, D. C.

Mr. Rosen. Mr. Sullivan_ Mr. Tavel_ Mr. Trotter.

Tele. Room_

Miss H lmes_ Miss Gandy.

Mr. Gale.

Bir:

I appeal to you in behalf of the welfare of our Country! Someone forget political strings and stand up courageously and do what is really best for this Country. From your past record of concern for our youth |co and of forty years of service to our America, I believe your courage is without equal and that you could lead us out of this morass of rotten politics and help us to respect our leaders again.

My husband and I voted for Mr. Kennedy, but apparently our confidence was misplaced. We feel that it would do no good to appeal to a man who displaced. We feel that it would do no good to appeal to a man who displays Dr. Martin Luther King, Jr. (whose soft-spoken ways reek of hypography and Mr. Kruschev's tactics) and other Negro leaders such as Rustin(with a criminal record and Communistic intents) to disrupt all law and order in this Country, but accuses a patriotic and fearless American, our Governor of Alabama, the Honorable George Wallace, of bringing death and chaos to our State because he rebels against a law that we feel to be against the best interests of both races involved.

I am an average American citizen, white, female, forty-eight years of age and the mother of one thirteen year old son. I care enough about the youth of today, both white and Negro, to want we adults to rectify a mistake that we allowed to take place by our apathy. If we adults are in a state of confusion because we can't respect the "Law of our Land" anymore because it is obviously being misused, what kind of a future are we offering our children? Neither white nor black children can feel safe in their schools or churches, anymore, just because we have allowed our Supreme Court to reverse a decision that we knew was not to the good of our Coun-"Uly.

Don't you think it a remarkable fact, Mr. Hoover, that the two subjects which have always disturbed Americans nationwide, and caused the most dissension among us, namely, our civil liberties and religious freedom, have been publicized and had reverse decisions rendered on them by the Supreme Court in recent years? Even though both decisions can be rationalized, there are millions of thinking Americans who are aware that this is exactly the manner in which Communists spread their insidious disease. Doesn't it appear to you that they have achieved their goal by creating more turmoil within our Country than there has been since the Civil War?

4 1 80 LH . 23 OCL # 1 23 EH . 2 SEC- 53

Please, Mr. Hoover, HELP!! Since the undercurrent feeling throughout this land prevails that subversive elements have influenced our Supreme Court and that the "bulldozing" methods being employed by our leaders to force our acceptance of their questionable decisions only create resentment and Idisharmony, something constructive must be done to restore our faith in our leaders! Don't you think that if the American people be shown that the integrity of our nine Supreme Court Justices is beyond reproach that we could more willingly accept laws on which we cannot vote? What better way than by Television? After all, the lives of our Presidents, the mem-bers of their Cabinets, our Senators and Congressmen and other public officials are open books to us. Why should the nine men whose decisions have torn this Country asunder remain shrouded in mystery? Why should they remain aloof and be treated with more respect than our Presidents? After all, they are only human beings, not gods. We Americans are not of the stock to blindly follow our leaders, and I, for one, have ceased to be a "hero worshipper". When world famous and respected ministers of the Gospel allude to our Supreme Court disparagingly, isn't it time to know these nine men better? If our Justices possess the fine characters which should be synonymous with men in such trusted positions, they should want to do their Country a great service by being thoroughly investigated by your Department and by letting all the facts and themselves be publicized on Television.

I appeal to you not because I wish to discredit anyone, but because we Americans who have always loved our Country and trusted our leaders are tired of having our feelings discredited. Genuine respect has to be a two-way affair.

Television is getting ready for another "Political Show" in the "64 elections, and we will be barraged with facts and rumors about the two candidates chosen, but if the man who is elected has to run this Country according to the edicts of the Supreme Court, what difference does it make whether we even vote, or not? It seems to me, and I'm sure, to millions of other Americans concerned about the plight of our Country, that our Supreme Court should be chosen by the people instead of being appointed, but since this change hasn't been made, please use your influence to help us know our Supreme Court Justices so that this Nation can again know where it is being lead.

601.

Respectfully submitted,

BORN APPRIX 1915

Cullman, Alabama

October 8, 1963

Mr. Hoover received your letter of October 2nd and asked me to thank you for your kind remarks about his administration of the FBI and for your bringing your views to his attention.

He also requested me to explain that the activities of this Bureau are controlled by Presidential directives and legislative enactments. The procedure you suggest does not fall within the purview of this Bureau under existing regulations. Therefore, Mr. Hoover trusts you will understand why he is not in a position to be of help in this regard.

Sincerely yours,

P.	JY.
----	-----

~	
Tolson	
Belmont	
Mohr	
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DeLocal	
Evans A	
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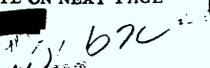
Rosen _ Tele. Room

Holmes Gandy

MAILED 5

Helen W. Gandy Secretary

1 - Birmingham - Enclosurency REC'D MAIL ROOM SEE NOTE ON NEXT PAGE



b6, 57C

NOTE: Correspondent is not identifiable in Bufiles. She appeals to the Director for help in straightening out his country which is now being "ruled" by the decisions of the Supreme Court rather than by duly elected officials. She wants the FBI to investigate the members of the Supreme Court and make the data available to the public.

OPTIONAL FORM NO. 16 Tolson UNITED STATES GOVERN, I'NT Belmont Mobr .. lemorandum DATE: March 17, 1964 Mr. A. Rose Tele. Room FROM Mr. G. H. Scatterday Holmes SUBJECT: NAME CHECK REQUESTS FROM SUPREME COURT On larch 13, 1964, name check requests were received arshal, H. S. Supreme Court. on from The Form 57 submitted indicates that is applying for "labor work." No position is shown for A check of Bureau files reveals no identifiable derogatory information concerning Memorandum from Mr. Nichols to Mr. Tolson dated eptember 3, 1957, reveals that the Director has instructed no action be taken concerning requests received from the Supreme Court until the matter has been presented to him and he personally rules on the request. : 7.01TAGE. derogatory data" and returned to the U.S. Supreme Court. be stamped "no approved, this memorandum should be returned to the Name Check tion for handling. MAR 201964

TRUE COPY

Dear Mr. Hoover:

Can you possibly clear up a few things regarding the U. S. Supreme Court:

1. They are against prayer and Bible reading in schools-

2. It seems their fight Against pornography is very poor, if they allowed the legality of such a filth as Tropic of Cancer"-

3. And now I read where they decided the members of the Communists party is not obliged to register -

I don't quite understand their actions — If 1 / 1 still adds up to 2 It looks as the our supreme Court Consists of Communists -Is this true??

Would you please write and let me know- I am quite concerned as are a few other of my friends.

If there is someone else we can write to - please inform me

Thanks so much

/s/

Hawthorne, Calif.

Copy sent to Supreme Court

1Tc 6-12-64

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POSTMARKED 4964

PREC 121 Garage Jun 17 1964

alear Im Hanner Can zow spossibly Clear up a Jew things regarding the I. S. Supreme Court ? 1. They are against prayer I I seems their Ruch a felth as I lind now I read where they decided the members of the Communists of Tegester -I don't fuite indistant heir actions -

It looks as the our Rugreme Court Consists this true ?? and let me know-I am quite Concerned as are I few ather of my frends. There is someone else due can unite to-Please inform me I hanks so much

ach (-16-64)

REC-121 27585-194

Hawthorne, California

Dear

Your letter of June 9th has been received and Mr. Hoover asked me to tell you that, as a matter of policy, he has not answered inquiries requesting his opinion of other governmental organizations. He trusts you will understand his position.

Sincerely yours,

MAILED 4 JUN 101964 COMM-FBI

Helen W. Gandy Secretary

NOTE: Correspondent cannot be identified in Bufiles.

PH. 21 PE JSCH

Belmont Mohr Cosper. Callahan Conrad DeLoach Evans Gale

Sullivan Tavel

Trotter . Tele. Room Holmes

Redondo Beach, Calif. 90278 July 2, 1964.

64,674

Hon. J. Edgar Hoover Federal Bureau of Investigation Washington, D. C.

Dear ir. Hoover:

Is it appropriate oppossible for you to supply us with copies of the Decisions of the Supreme Court during the last few years, bearing, primarily on their decisions favorable to Atheism, Communism and those restricting the activities of our law inforcement officers. Including also integration and the reapportionment of the Representatives and Senators from the various states.

We are endeavoring to compile a record, which we believe are, in some cases, illegal and not in conformity with the Constitution. In other words, making laws, not interpreting those already enacted by Congress or authorized by the Constitution.

 $\qquad \qquad \text{If unable to $ \text{supply, can you advise us where and how to obtain.}$

Thanking you in advance for your consideration,

Respectfully and fraternally,

66.676

62-27585-195

G JUL 10 1964

CORRESPONDENCE

7

July 9. 1964

Redondo Beach, California 90278

Dear

Your letter of July 2nd has been received.

Although I would like to be of assistance, the FBI does not have material of the type you requested available for distribution. For decisions of the Supreme Court, it is suggested you write to the Superintendent of Documents, Government Printing Office, Washington, D. C. 20402.

Enclosed is some literature I hope you will find

of interest.

MAILED 8 JUL 9 - 1964 COMM-FBI

Sincerely yours.

J. Edgar Hoover

Enclosures (4)

Faith in Freedom Keys to Freedom

Counterintelligence Activities

What Young People Should Know About Communism

NOTE: Bufiles contain no record identifiable with correspondent. been determined that the Government Printing Office has zonies of the Suprema Court decisions available for distribution; however, in view of correspondent's statements in paregraph two, a copy of his letter is not

Relmont Mohr Cdaper . Callahan

Contad DeLoach Evans Gale Sullivar Trotter

21 1964 TELETYPE UNIT

Belmont UNITED STATES G PERNMENT Moht Callahan Memorandum 7/27/64 : Mr. Conrad то Tele, Room Holmes **FROM** Gandy Mr. Conrad Protest Letters to United States Supreme Court Re memorandum 7/15/64 from D. J. Brennan, Jr., to Mr. Sullivan. Rambling, incoherent anonymous letters mentioned in referenced memorandum were furnished to the Laboratory for search in the Anonymous Letter File. The search was made with negative results. Copies were not added to this file. No watermarks, indented writing or other indication as to the sources of the letters was found. The letters are attached. No photographs were made in the Laboratory. That this memorandum and enclosures be RECOMMENDATION: forwarded to the Correspondence and Tours Section and Liaison Unit for their information. Enclosures 1 - Mr. Belmont - Mr. Sullivan Mr. DeLoach Mr. Rosen REC. GO a AUG 5 1984

The United States Sopreme GaggetED Washingto MARCHAL'S OFFICE Challanooga, From 1964 JUN 25 M 10:48 Gen Julge: Hen an hereby notified That I like newy Cut to negros han ar anyon elser han & disise I thank Got That Russia han The atomic Bonds and the Triune got has given own The atheist comage and ditte to Referred themselves against him the you fellows and the majority furthermore; when the find day Come when I have to Take side his with grang god and I both will be on the side of Russia. If Ihm 1. Zime my faber and fusiness over to some force god will be mon nather to the legalistic file god you men seem to serve since you men have been changedling, and Torging to make all men brothers