# FILE DESCRIPTION



SUBJECT Thurgood Marshall

FILE NO. Headquarters file 77-88227

VOLUME NO. 3



#### FBI

7/18/65 Date:

Transmit the following in . (Type in plaintent or sode) <u>Airtel</u> (Priority)

DIRECTOR, FBI

SAC. WFO (77-72488) (RUC)

THURGOOD MAR SHALL <u>SPI</u>

Re WFO sirtel 7/16/65.

The CONGRESSIONAL RECORD & SENATE, dated 9/11/62, pages 19007 through 19055, contains information regarding the nomination of the appointee as U. S. Circuit Judge. It contains the material was reviewed by SA comments of Senators who favored, and of those who opposed, the appointee's nomination and detailed material supporting points of view. The following material was selected as of interest.

. .. At the outset Senator JOHNSTON, identified only as the chairman of the subcommittee of the Committee on the Judiciary, spoke against the nomination stressing that appointee's law practice was limited to practice for the National Association for the Advancement of Colored People (NAACP). JOHNSTON mentioned that the full committee took the matter up and reported to the Senate prior to receiving the testimony of th subcommittee even though notified that the subcommittee had concluded the hearings.

JOHNSTON mentioned that although the appointee had practiced law in New York since 1938, he had never been licensed to practice there. JOHNSTON discussed this as the practice of law without a license. JOHNSTON brought out that the question of such practice was brought up in the subcommittee hearings, and that in response to a specific question as to whether the appointee had practiced in New York, the appointee answered, "I did not."

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JCHNSTON charged that the appointee practiced barratry and maintenance (maintaining, supporting, or promoting the litigation of another). JCHNSTON mentioned a case in the district court of Smith County Texas, Seventh Judicial District — the State of Texas against the NAACP. In that case the judge found that the NAACP and its dominated NAACP Legal Defense and Educational Fund among other things to have practiced barratry contrary to the laws of Texas. JCHNSTON mentioned the appointee's associatiom with these organizations. JCHNSTON mentioned that the appointee was questioned as to an appeal to the above case, and the appointee advised that the case was never appealed.

Mr. THURMOND mentioned a case - NAACP against HARRISON in the Supreme Court of Appeals of the State of Virginia. THURM faid this court upheld a lower court which had held that the solicitation of business by the NAACP violated Virginia law and canons of legal ethics.

JOHNSTON mentioned the appointee's testimony as to his membership in the NATIONAL LAWYERS GUILD subsequent to the resignation of several who resigned because the Communist demination. He mentioned that the testimony clearly shows that the appointee was the principal speaker at a rally held by the AMERICAN LEAGUE FOR PEACE AND DEMOCRACY. JOHNSTON identified this organization as a Communist front group and quotes the appointee as having testified. I might have been naive in accepting the speaking engagement.

infiltrated the NAACP and mentioned a speech in this regard documented from the files of the House Committee on Un-American Activities by Representative E. C. GATHINGS of Arkansas.

committee of the Federal judiciary of the American & Bar Association had furnished information that the standing committee had interviewed, in person or by telephone, more than 50 judges and lawyers, approximately half of that number in the second circuit, to which appointee had been nominated and the remainder from other parts of the country. The interviews included Justices of the Supreme Court of the United States, judges of the U. S. Court of Appeals of five different circuits, judges of U. S. District Courts, two former Attorneys General of the United States, and two former deputy Attorneys General of the United States. Including among these

were key advisers on judicial selection to the last four Presidents of the United States. The American Bar Association committee interviewed the appointee. The committee had no hesitancy whatever in unaminously concluding that Mr. Marshall was well qualified for this appointment.

Senator Keating in speaking for nomination of the appointee said in part that the appointee's nomination has been approved by the interested bar associations. His performance in the court has won him the praise of the Chief Judge. The hours of questioning to which appointee was subject did not develop a single fact casting doubt on his qualifications. "As I have indicated the evidence in this proceeding raised no doubt about Judge Marshall's loyalty."

Among those mentioned in this material as supporting the momination of the appointee were the following:

The Dean of the Fordham University Law School

The Governor of New York

The Governor of New Jersey

The Association of the Bar of the City of New York

The Association of the Bar of the City of New York

The Hew York State Bar Association

The Bove material reports a Yea and Nay Vote. The Were State State and So not voting. The nomination was confirmed to the State Sta

#### FBI

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, — —			(Priority)		
:	To:	DIRECTOR, F	BI		
	FROM:	SAC, NEW YO	RK (77-26395)		
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		ReNYtel, 7/	16/65.		υ.
	- Judge MAR before th Circuit,	On 7/19/65, SHALL advised e United Stat on March 20,	that he was access Court of App 1961.	mitted to prace eals, Second	to tice
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The Atterney General

July 19, 1965

Mirector, FRI

1 - Mr. Belmont 1 - Mr. Deloach

1 - Mr. Gale

1 - Mr. Cleveland

TEURGOON MARSHALL BEPARTEEFTAL APPLICANT SOLICITOR GENERAL OF THE UNITED STATES

At the request of the Vaite Bruse on July 16, ... 1965, as investigation concerning Judge Thurgood Marshall's activities since 1961 has been conducted. The results of a 1961 investigation of Judge Marshall were previously furmished to the Department is 1961. The results of a current name check and record check yere furnished to the Deputy Attorney General on July 15, 1965.

Transmitted herewith is a nestranden summarizing T the results of investigation concerning Judge Marshall's activities since 1961. A copy of this memorandum has been " furnished to the White Bruce.

Daring the 1940s Judge Marshall, who was then Special Counsel for the Rational Association for the Advancement of Colored People, Legal Defense and Educational Fund, Incorperated, made neveral charges against this Bereau in connec-tion with civil rights cases. One of these charges was that a police officer who had allegedly killed a Negro in Tenseenes accompanied FMI Agents during their investigation. This allegation was desired by all Agents working on the case. In another charge it was alleged that the FMI could not locate a certain vitaess whom Jedge Marshall had no difficulty is locating. The FRI discontinuous attempts of the investiga-

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then but National Association for the Advancement o<u>f Co</u>lered . People investigators had produced either eyevithesses or the b sames of the subjects. In these the facts ware either presented to Pederal Grand Juries which did not reconstitute. ments or the subject was tried and appuitted.
cases mearly \$,000 interviews were conducted at 160 vitaged appeared before a Federal Grand 3-3/E:-

reveland to Gale .. 7-49-65,

12 1965;

#### The Attorney General

On another occasion Judge Marshall charged misconduct on the part of Special Agents of the FBI in cases involving Negroes and during interviews with Negroes. Judge Marshall was requested to supply details of the alleged misconduct in order that immediate administrative inquiry could be made and he never answered the request.

#### Paclosure

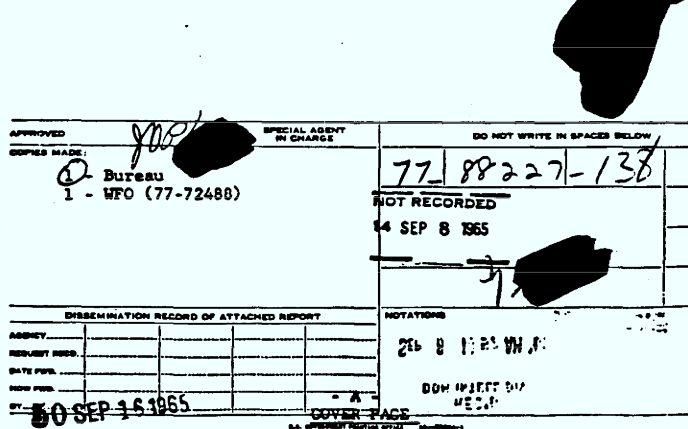
1 - The Deputy Attorney General - Enclosure

# FEDERAL BUREAU OF INVESTIGATION

SEFORTING OFFICE	OFFICE OF ORIGIN	DATE	MIVESTIGATIVE PERIOD	
WASHINGTON FIELD	BUREAU	7/16/65	7/16/65	
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THURGOOD MARSHALL		- GHARACIEK OF	CASE	
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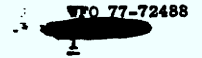
REFERENCE: Bureau telephone call 7/16/65.

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#### **ADMINISTRATIVE**

Records of the Internal Security Sub Committee, Senate Committee on the Judiciary, were reported in instant report as containing no additional pertient information. It is noted, however, that these records show that the appointee is mentioned in the following issues of the Congressional Record:

> September 11, 1962, pages 17916 through 17950 July 29, 1963, pages A 4785 through A4815.

The Congressional Record for 7/29/63, Appendix Pages A 4785 through A 4815 were reviewed on 7/16/65. These pages contained the extension of remarks of Congressman E. C. GATHINGS of Arkansas of 7/29/63, in which he referred to a previous speech of 2/23/56. He made specific mention to the appointee on Page A 4814 and the information which he gave was not additionally pertinent. It represented material which he had obtained from NCUA.

### <u>LEADS</u>

### WASHINGTON FIELD

AT WASHINGTON, D.C.

Will report results of review of the Congressional Record for 9/11/62, and set out appropriate leads.

State Security out starling.

COVER PAGE

#### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Capy to:

Osm Washington, D.C.

Bureau File S:

Field Office File St

77-72488

Tale:

THURGOOD MARSHALL

SPECIAL INQUIRY

White House records show nomination as Solicitor General. Department of Justice records contained no additional pertinent information. OPF reviewed, U. S. Courts, and employment record set forth. Service as a Grantee by Department of State set out. Senator ROBERT F. KENNEDY advised appointee by reputation has done a good job and he has no adverse comments. No additional pertinent: information CIA or HCUA. Bar records checked. Passport records set out. No additional pertinent information Internal Security Subcommittee. No additional pertinent information CSC.

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DETAILS: AT WASHINGTON, D.C.

### White House Office

advised Si that the files contained the following information:

4/22/61:

Appointed Personal Representative of the President with the rank of Special Ambassador to attend ceremonies incident of the celebration of the independence of Sierra Leone, within the British Commonwealth scheduled to be held at Freetown beginning April 24, 1961.

10/5/61:

Recess appointment, U. S. Circuit Judge for the Second Circuit.

1/15/62:

Mominated.

9/11/62:

Confirmed.

9/14/62:

Commission dated.

9/14/62:

Commission signed by the President, U. S. Circuit Judge for the Second Circuit.

7/14/65:

Nominated to be Solicitor General of the United States.

The files contained no additional pertinent information.

Office, advised BA that her liles contain no record the appointee.

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### Department of Justice

on July 16, 1965, SA reviewed the appointee's file at the Office of the Deputy Attorney General, U. 5. Department of Justice. It showed he is currently under consideration for the position of Bolicitor General of the U. S., U. S. Department of Justice, but has not entered on duty. No additional pertinent information was contained in the file.

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#### United States Courts

On July 16, 1965, BA reviewed the efficial personnel file concerning THURGOOD MARSHALL maintained at the Personnel Division, Administrative Office of the U. S. Courts, Washington, D. C., which reflects he received a commission on October 5, 1961, signed by the then President of the United States, JOHN F. RENNEDT, as U. S. Circuit Judge, Second Circuit, and he was sworn in on October 23, 1961, as Judge, U. S. Court of Appeals, Second Circuit, at \$25,000 per annum with duty station at New York City, where he is presently employed.

This file reflects his birth as July 2, 1908, at Baltimore, Maryland.

No additional pertinent information appeared therein.

### Department of State

Officer, Bureau of Educational and Cultural Affairs, advised that the records of her office show that the appointee was a Grantee. He was given a grant as all United States Specialist, Number 3-20330, for the period May 28, 1963, through July 29, 1963. His grant covered travel in Kenya, Tanganyika, and Uganda. His purpose was to discuss human rights and the law in the United States.

explained that the records show MARSHALL's employment as a United States Judge.

### 31 COMMENTS OF UNITED STATES SENATORS

On July 16, 1965, ROBERT F. KENNEDY. United States Senator, New York, advised SA that he has known the appointee by reputation only for a number of years and has had no personal or social contact with him. He has heard more of the appointee's reputation since the appointee has served as a judge in New York. KENNEDY understands that the appointee has done a good job, that he knows nothing adverse as to the appointee's character, associates, reputation or loyalty. He has no adverse comments regarding the appointee's appointment to the position of Solicitor General.

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### WFO 77-72488

### MISCELLANECUS

on July 16, 1865, Samuel Caused a check to be made of the records of the Central Intelligence Agency and no additional pertinent information was located for the appointee.

On July 16, 1965, the records of the House Committee on Un-American Activities were reviewed by IC and no additional pertinent information was located concerning the appointee.

On July 16, 1965, IC caused a search to be made of the files of the following organizations concerning bar membership and no record was found for the appointee:

Committee on Admissions and Grievances, U.S. District Court for the District of Columbia (USDCDC) Lawyers Register, USDCDC District of Columbia Bar Association Federal Bar Association

The records of the Supreme Court of the U.S. disclosed he was admitted to practice before this court on December 8, 1939, and is in good standing.

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on July 16, 1965, reviewed the files of the Bureau of Personnel Investigations, Civil Service Commission, and no additional pertinent information was noted therein regarding THURGOOD MARSHALL.

₩<u>PO 77-</u>72488

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On July 16, 1965, IC reviewed the appointee's file at the Passport Cffice, Department of State, which listed his birth as July 2, 1908, at Baltimore, Maryland.

This file is being brought up to date since reviewed on September 19, 1961, by IC FBI.

MARSHALL was issued Passport Number D 455600 on June 18, 1963, for a three weeks trip to Kenya, Africa, Tanganyika, and Uganda. He listed his purpose of trip as "State Department Grantee."

He indicated that he was last married on December 17, 1955, to CECILIA SUYAT MARSHALL, a United States citizen, and that the marriage has not been terminated. He stated that he was previously married on September 4, 1929, to VIVIEN BUREY, born February, 1911, at Philadelphia, Pennsylvania, and that the marriage was terminated by death on February, 1955. He listed his parents as WILLIAM C., born (date not listed) at Baltimore, Maryland, and MORMA A. WILLIAMS, born (date not listed) at Baltimore, Maryland.

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Internal Security Sub Committee Senate Committee on the Judiciary

On July 17, 1965, that the records of this sub committee contain no additional pertinent information concerning the appointee.

## FEDERAL BUREAU OF INVESTIGATION

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# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Capy to:

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Report of:

7/16/65

Offices

**CHICAGO** 

Dule

11-14 BKISS BILL 4: 77-12343

77-88227

This.

THURGOOD MARSHALL

DEPARTMENTAL APPLICANT

Symmetric Applicant current member in good standing of American Bar Association and National Bar Association, Chicago. No grievances noted.

- RUC -

CG 77-12343

#### DETAILS:

#### Affiliations

American Bar Association (ARA) 1155 East 60th Street Chicago, Illinois

ABA, advised from records on July 16, 1965, that the applicant was elected to the ABA on April 24, 1964. He is a current member in good standing and there are no grievances listed against him. His birth is shown as July 2, 1908 (place not listed), and he was admitted to the Bar in 1933 in the State of Maryland. His address is recorded as U. S. Court of Appeals, Foley Square, New York City.

anyone with the national organization of the ABA, Chicago, who might be acquainted with the applicant.

National Bar Association (NBA) 309 East 47th Street Chicago, Illinois bre

NBA, advised on July 16, 1965, that the applicant is a current member of the NBA, exact date unknown. He stated there is no unfavorable information or grievances concerning the applicant.

acquainted with the applicant but based on "hearsay" the application is an individual of excellent moral character, a loyal American citizen and one whose associates are people of excellent reputation.

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### FEDERAL BUREAU OF INVESTIGATION

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BOSTON	BUREAU	7/19/65	7/16 & 17/65		
MILE OF CASE		PEPORT MADE BY		177	
THURGOOD MARSHALL		CHARACTER OF	CASE		
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			<i>b</i> 10	÷	

REFERENCES: New York teletype to Bureau and Boston, 7/16/65; Boston teletype to Bureau, 7/16/65;

Boston telephone call to New York, 7/16/65; Report of SA dated 9/15/61 at Boston.

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#### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Piold Office File #:

7/19/65

77-10147

ureeu File s: 77-88227

Office: Boston, Massachusetts

Tale:

THURGOOD MARSHALL

SPECIAL INQUIRY

Acquaintance ( Acquaintance Associate:

recommends. and

not located.

- RUC -

#### DETAILS:

Investigation at Vineyard Haven, Massachusetts, was conducted by SA at Kennebunkport, Maine, by SA and at Boston, Massachusetts, by SA

### ACQUAINTANCES

Acquaintance !

New York City, and

assachusetts, advised he has known appointee well both socially and professionally for the past ten years.

He recommended appointee unconditionally for the position of Solicitor General. He considers appointee a very able, experienced attorney and a man of high principles. He said appointee is of unquestioned loyalty to the United States and a man of excellent character, reputation, and associates.

This document contains neither recommendations not conclusions of the FBI. It is the property of the FBI and is Johned to your opency; it and its contents are not to be distributed outside your egency.

On July 17, 1965,

Kennebunkport, Maine, advised that he is the acquaintance and is in Europe and not available for interview.

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#### ASSOCIATE

On July 16, 1965,

Boston, Massachusetts, was contacted in an effort to reach associate of appointee.

Said if was in town, he had not contacted him, and he also determined had not been in touch with local National Association for the Advancement of Colored People office. He stated he would advise this office if he ascertained whereabouts.

# FEDERAL BUREAU OF INVESTIGATION

REPORTED OFFICE		DATE	PRESTIGATIVE PERIOD	
ALBANY	BUREAU	7/19/65	7/16/65	
WILL OF CASE		SA SA		TYPED
THURGOOD MARSHALL		CHARACTER OF	CASE	
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### REFERENCE:

New York teletype to Bureau 7/16/65.
Albany teletype 7/16/65.
- RUC -



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## UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

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Report of:

Dute:

July 19, 1965

Office:

ALBAN

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Fleid Office File No.:

AL 161-612

Bureau File No.:

Titles

THURGOOD MARSHALL

Question:

SPECIAL INQUIRY

Sysopoiu

US Circuit Court of Appeals, New York
City, NY, advised he is not acquainted with Mr.
MARSHALL and knows nothing of his ability or
activities and therefore, could not recommend
him one way or the other.

- RUC -

DETAILS:

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VERMONT

Vermont, United States Circuit
Court of Appeals, New York City, New York, on July 16, 1965,
advised that prior to the time that Mr. THURGOOD
MARSHALL was made a judge and all he knows about him is what
he has read in the newspapers. He said he never met Mr. MARSHALI
and has never heard any adverse criticism from former colleages
concerning him. He said he knows nothing of his ability or
activities and, therefore, would be unable to recommend him one
way or the other for a confidential position with the Government

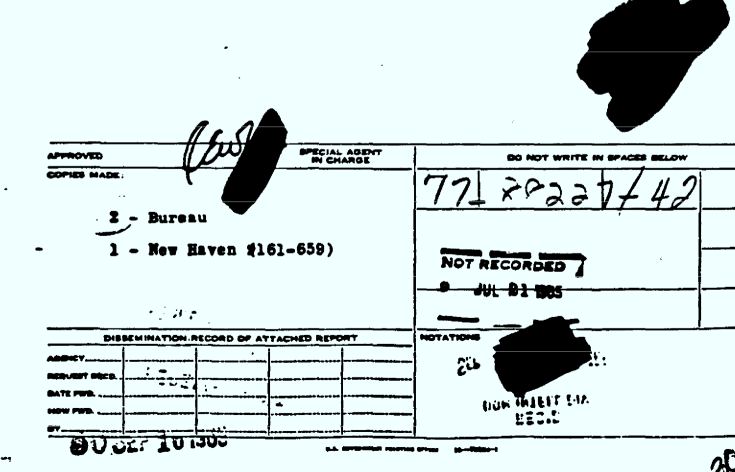
## FEDERAL BUREAU OF INVESTIGATION

NEW HAVEN			7/16 - 19/65	
WILE OF CASE		SA SA		
THURGOOD MARSHALL		CHARACTER OF CASE  67  SPECIAL INQUIRY		

#### REFERENCE

New York telephone call dated 7/16/65. New Haven teletype dated 7/17/65.

- RUC -



# EMITED STATES DEPARTMENT O. JUSTICE FEDERAL BUREAU OF INVESTIGATION

Carr to

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Beset of:

SA 20 1065

Mer MEW H

Dates

July 20, 1965

Field Office File #: 161-659

Bureeu Fila di

Tiele:

THURGOOD MARSHALL

Gerege:

SPECIAL INQUIRY

Synopole:

Judges of the Second Circuit, United States Court of Appeals residing in Connecticut, all recommend MARSHALL as to ability, sincerity, impartiality, reputation and for position as Solicitor General of the United States.

- RUC

DETAILS:

ASSOCIATES

This document contains neither recommendations not considerate of the PBI. It is the property of the FBI and is louned to your agency; it and its contents are not to be distributed outside your agency.







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On July 16, 1965, U.S. Court of Appeals for the Second Circuit, advised as follows:

has been acquainted professionally with MARSHALL since the fall of 1961. He has found MARSHALL to be respectable, reliable, responsible, trustwoothy, modest, sincere, and a devoted family man who possesses a good sense of humor. MARSHALL is the possessor of a bright quick mind, and is well liked by his fellow judges.

regards MARSHALL as a person of excellent character, morals and reputation.

MARSHALL's associates who are known to are are responsible individuals and MARSHALL has used good judgment in the choice of associates. The rever has had any reason to question MARSHALL's loyalty to the United States.

Because of his interest in civil rights and trips taken on behalf of the U.S. Government, MARSHALL has not devoted as much time to the business of the U.S. Court of Appeals for the Second District as have other judges. He is not as well trained as a judge as are other members of the Court and is less useful because of this. He has had a more narrow experience as a lawyer than other judges of the court.

MARSHALL's previous background and experience have given him a somewhat narrower view than other judges of the court. He has strong views on civil rights and is not as balanced and impartial in this field as are other judges of the court. According to MARSHALL is a less able judge than other members of the court.

Murnished the above information to BA

MH 161-659

bx

On July 16, 1965, U. S. Court of Appeals, Second Circuit, residing at advised SA

that he has known MARSHALL for the past three years as an associate. He noted that the appointee, according to the press has been appointed U.S. Solicitor General.

He stated he knows no reason why the appointee would not do a fine job at this position. He pointed out that the appointee's background is radically different than the backgrounds of previous men who have held this position. He explained that the appointee all this life has been a protagonist for the NAACP (National Association for the Advancement of Colored People), and the bulk of his experience has been pleading the cause of the colored people. He advised that appointee has done a fine job and possesses all the necessary qualifications to present cases to the Supreme Court of the United States with ability and as he sees them. He stated appointee is a person of the highest character and reputation and there is no dobbt as to his loyalty to the United States.

He added appointee is a thoroughly practical fellow who has had a broad experience with people. He noted appointee grew up the hard way and knows what life is all about. He concluded by stating the appointee is exceedingly well qualified to present any case in court and he has confidence that the appointee will do a good job as U. S. Solicitor General.



#### MH 161-659

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On July 16, 1965, retired United States Judge THOMAS W. SWAN, Second Circuit Court of Appeals. River Road. Guilford, Connecticut, advised States and States he has known MARSHALL as a fellow judge and sat on bench with him. He regards MARSHALL as an able, sincere and impartial person. He believes MARSHALL to be honest man of dedicated convictions of equality for all. He endorses MARSHALL as Solicitor General.

## FEDERAL BUREAU OF INVESTIGATION

SEPORTING SPPICE	SPPICE OF GRIGIN	SATE	PIVEFTIGATIVE PERIOD		
MEW YORK	BURBAU	7/20/65	7/26/65 - 7/2	9/65	
ITLE OF CASE		REFORT MADE BY		275	
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THURGOOD MAR	THURGOOD MARSHALL		CASE .		
SHOUGOOD MARSHATIN			. <i>5</i>	7C	
		SPECIAL INQUIRY			

### REFERENCE:

New York teletype to the Bureau, dated 7/16/65.

- RUC -

### **ADMINISTRATIVE**

Informants in this report are being designated in accordance with reports previously submitted concerning MARSHALL in 1961.

The article entitled, "New Vista Given To

The article entitled, "New Vista Given To Episcopaliars", which appeared in the October 24 issue of the "New York Times" mentioned in this report was previously furnished to the Bureau by airtel dated 7/16/65.

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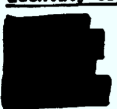
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Identity of Source



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File Number Where Located

Instant report.



#### United States Department of Justice Federal Bureau of Investigation

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7/20/65

New York, New York

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THURGOOD MARSHALL

Common

SPECIAL INQUIRY

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Appointee's colleagues on the Federal bench recommend him highly. Other associates including New York State Judge, attorneys and others also recommend. Appointee has favorable credit rating and no arrest record located. Advised that the SOBELL would have a better chance in court in view of the statement by Judge MARSHALL to the effect that he would give ETHEL ROSENEERG a new trial if she appeared in his court. Appointee reported to be member of the Association of the Bar of New York City and New York County Lawyers Association. Confidential informants contacted with negative results.

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DETAILS:

#### EMPLOYMENT

UNITED STATES CIRCUIT COURT OF APPEALS SECOND CIRCUIT, FOLEY SQUARE,

boci

NEW YORK, NEW YORK

MARSHALL, ADVISED SA

JULY SIXTEEN THAT JUDGE

MARSHALL HAS CONTINUOUSLY SERVED ON THE BENCH SINCE HIS

APPOINTMENT IN NINETEEN SIXTY ONE. HE CURRENTLY RESIDES AT

FIVE ZERO ONE WEST ONE HUNDRED TWENTY THIRD STREET, NY, NY,

ALONG WITH WIFE, TWO SONS, AND HIS AUNT, MEDIA DODSON, THE

LATTER MOVING IN WITH JUDGE MIRSHALL AFTER HER HUSBAND'S DEATH.

DODSON IS APPOINTER'S MOTHER'S SISTER. SHE RECOMMENDED HIM HIGHLY.

THE SECOND CIRCUIT, ADVISED SAME JULY SIXTEEN THAT HE HAS KNOWN APPOINTER SINCE HE WAS APPOINTED IN NINETEEN SIXTY ONE.

HAS NEVER BEEN TO HIS HOME BUT HAS MET HIS WIFE.

STATED APPOINTER TRIES TO MAXIMUM OF HIS CAPACITY TO PERFORM HIS DUTIES AS AN APPELLATE JUDGE. BASICALLY, ACCORDING TO

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THE APPOINTEE IS AN ADVOCATE AND A GOOD ADVOCATE. HE ADDED THAT APPOINTEE HAS HAD MUCH EXPERIENCE ARGUING CASES IN THE U.S. SUPREME COURT AND THE NECESSARY EXPERIENCE FOR THE POSITION OF SOCICITOR GENERAL OF THE U.S. HE STATED THAT THE APPOINTEE'S JUDICIAL TEMPERAMENT AS AN APPELLATE JUDGE COULD ONLY BE ASCERTAINED BY REVIEWING HIS OPINIONS. HE STATED THERE IS NO QUESTION AS TO HIS LOYALTY TO THE UNITED STATES.

D. S. COURT OF APPEALS, FOR THE

MECOND CIRCUIT, ADVISED SA

ENOWN THE APPOINTEE SINCE MINETEEN SIXTYONE. HE STATED HE

BELIEVES THAT JUDGE MARSHALL IS A GOOD JUDGE, AND HE KNOWS

MO ONE WHO HAS ANY PINER CHARACTER THAN THE APPOINTEE. HE

DESCRIBED THE APPOINTEE AS A MAN OF UNQUESTIONABLE INTEGRITY

WHO INSISTS ON THE FULL TREATMENT IN EVERY THING HE DOES.

HE ADVISED THAT THE APPOINTEE IS VIGOROUSLY ANTI-COMMUNIST

AS SHOWN IN HIS EFFORTS TO KEEP THE MAACP FROM BEING INFILTRATED

WHEN HE WAS WITH THIS ORGANIZATION. HE STATED THE APPOINTEE

IS A GOOD MAN FOR THE JOB FOR WHICH HE IS PRIMS CO WEIDERED.

UNITED STATES DISTRICT COURT.

" With

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SOUTHERN DISTRICT OF MY, ADVISED SATURED NOT JULY SIXTEEN
THAT HE HAS KNOWN THE APPOINTER SINCE MINETEEN SIXTYONE
AND DESCRIBED JUDGE MARSHALL AS EVERY INCH A GENTLEMAN AND
A SCHOLAR WHO IS VERY LOYAL TO THE U.S. HE STATED HE COULD'LL
WOT THINK OF ABYTHING BUT THE HIGHEST PRAISE FOR JUDGE MARSHALL.
HE MET APPOINTEE'S WIFE ON SEVERAL OCCASIONS AND FINDS HER
AN ATTRACTIVE WOMAN OF GOOD CHARACTER. HE ADVISED HE FEELS
THAT JUDGE MARSHALL IS A GOOD MAN FOR THE POSITION FOR WHICH
HER HAS BEEN APPOINTED AND HE WOULD SO RECOMMEND HIM.

BOUTHERN DISTRICT OF MY, ADVISED 8 ON JULY SIXTEEN
THAT HE PIRST MET APPOINTEE IN MINETEEN SIXTYONE. HE STATED
APPOINTEE HAS BECOME AN EXCELLENT JUDGE WITH GREAT UNDERSTANDING
AND ONE OF THE MOST COOPERATIVE PERSONS HE KNOWS. HE STATED
APPOINTEE HAS AN EXCELLENT JUDICIAL TEMPERAMENT AND HE HAS
NO REASON WHATSOEVER TO QUESTION HIS LOYALTY TO THE UNITED
STATES. HE RECOMMENDED HIM FOR THE APPOINTMENT FOR WHICH HE
IS BEING CONSIDERED.

ADVISED BA

ON JULY SIXTEEN

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THAT HE HAS KNOWN THE APPOINTEE FOR SIX OR SEVEN YEARS AND JUDGE MARSHALL HAS BEEN A FINE JUDGE SINCE BEING APPOINTED TO THE BENCH. HE STATED THE APPOINTEE IS EXTREMELY WELL QUALIFIED FOR THE POSITION OF SOLICITOR GENERAL. HE HAS MET APPOINTEE'S WIFE ON SEVERAL OCCASIONS, BUT DOES NOT KNOW HER WELL ENOUGH TO COMMENT CONCERNING HER. HE STATED APPOINTEE HAS EXCELLENT JUDICIAL TEMPERAMENT AND IS EXCELLENT ON CRIMINAL MATTERS. HE RECOMMENDS.

ADVISED SA ON JULY SIXTEEN THAT HE HAS KNOWN APPOINTEE SINKE NINETEEN SIXTYONE AND FINDS HIM A VERY COMPETENT JUDGE. HE HAS ARGUED APPEALS BEFORE THE APPOINTEE AND HAS POUND HIM EXTREMELY ALERT TO PROBLEMS AND ONE WHO GETS THROUGH TO THE HEART OF THE MATTER. THERE HAS MEVER BEEN ANY REASON TO QUESTION APPOINTEE'S LOYALTY TO THE UNITED STATES AND HE WOULD RECOMMEND HIM FOR THE POSITION OF SOLICITOR GENERAL OF THE U.S.

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UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF NEW YORK, A RESIDENT ADVISED ON JULY SIXTEEN, NINETEEN SIXTY FIVE, THAT HE FIRST MET THURGOOD MARSHALL ABOUT NINETEEN SIXTY ONE : WHEN MARSHALL WAS APPOINTED TO THE SECOND CIRCUIT UNITED STATES COURT OF APPEALS. MARSHALL HAD HAD NO PRIOR JUDICIAL EXPERIENCE BUT HAD HAD CONSIDERABLE EXPERIENCE AS ATTORNEY FOR THE NATIONAL ASSOCIATION FOR THE ADVANCEMENT OF COLORED PEOPLE (NAACP), AND SOME OF THAT EXPERIENCE WAS ARGUING CASES BEFORE UNITED STATES SUPREME COURT. HE STATED THAT MARSHALL HAD REVIEWED CASES THAT HAD PREVIOUSLY BEEN ADJUDICATED BY IN THE DISTRICT COURT. STATED HE CONSIDERED MARSHALL'S KNOWLEDGE OF THE LAW TO BE EXCELLENT. HIS DECISIONS ARE CONSIDERED BY TO BE VERY PAIR AND THAT MARSHALL ONLY "CALLS THEM AS HE SEES THEM". HE STATED THAT HIS ONLY SOCIAL CONTACTS WITH MARSHALL HAVE BEEN AT JUDICIAL CONFERENCES. AND ON ONE OCCASION AT A DINNER IIN NEW ....

PAGE

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STATED THAT MRS. MARSHALL IMPRESSED HIM AS BEING A VERY CHARMING LADY WHOM HE CONSIDERED ONE OF THE FINEST HE

HAS MET. HE SAID THAT MARSHALL AS A JUDGE HAS AN EXCELLENT

SENSE OF HUMOR AND HE CAN SEE NOTHING UNFAVORABLE CONCERNING

HIM. HE CONSIDERS HIM HONEST, TRUSTWORTHY AND A LOYAL

AMERICAN CITIZEN WHOM HE WOULD RECOMMEND FOR A POSITION

OF SOLICITOR GENERAL IN THE UNITED STATES DEPARTMENT OF

JUSTICE.

WAS INTERVIEWED BY SA

not

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ON JULY SIXTEEN SIXTY FIVE. CIRCUIT COURT OF APPEALS, FOLEY SQUARE, MYC. ADVISED THAT HE WAS ACQUAINTED 67 SPECIAL AGENT WITH APPOINTEE PRIOR TO APPOINTEE'S APPOINTMENT AS A CIRCUIT COURT OF APPEALS JUDGE. HE KNEW HIM PRIMARILY THROUGH HIS REPUTATION AS AN ATTORNEY FOR THE NAACP. STATED THAT APPOINTEE HAS MADE A FINE APPEARANCE AS A CIRCUIT COURT OF APPEALS JUDGE AND HAS BEEN A GOOD COLLEAGUE. STATED HE KNOWS NOTHING WHICH WOULD REFLECT UNFAVORABLY REGARDING APPOINTEE WHATSOEVER, AND IS SORRY TO SEE HIM LEAVE. HE STATED HE KNEW OF NO REASON WHY APPOINTEE'S APPOINTMENT AS UNITED STATES SOLICITOR GENERAL SHOULD NOT BE CONFIRMED BY THE UNITED STATES SENATE.

ON JULY SIXTEEN SIXTY PIVE,
UNITED STATES DISTRICT JUDGE, POLEY SQUARE, NYC,
ADVISED SPECIAL AGENT
THAT HE ENEW
THAT APPOINTEE IS A PERSON WHO WOULD ALWAYS PLACE
HIS PRINCIPLES ABOVE PERSONAL CAIN. APPOINTEE IS A

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PERSON OF THE HIGHEST MORALES, IS RELIABLE, DECENT,

TRATERATE, AND AN OUTSTANDING INDIVIDUAL. APPOINTEE

HAS A VERY GOOD SENSE OF HUMOR, AND TO HIS UNDERSTANDING,

HAS DONE AN OUTSTANDING JOB AS A CIRCUIT COURT OF

APPEALS JUDGE. COULD NOT RECOMMEND

APPLICANT HIGHLY ENOUGH FOR THE POSITION OF UNITED

STATES SOLICITOR GENERAL.

ON JULY SIXTEEN INSTANT

SECOND CIRCUIT COURT OF APPEALS, WAS INTERVIEWED AT

BY SA

ADVISED HE HAS KNOWN THE APPOINTEE ONLY SINCE NINETEEN

SIXTY ONE, WHEN HE WAS APPOINTED TO THE SECOND CIRCUIT COURT

OF APPEALS.

ADVISED THE APPOINTEE HAS DONE A DOC

CAPABLE JOB AND HIS ONLY FAILING IS THAT HE DOES NOT HAVE A

FULL BACKGROUND IN GENERAL LAW.

APPOINTEE IS AN ABLE, INTELLIGENT MAN, WHO IS "MARVELOUS

IN CIVIL RIGHTS." HE HAS BEEN THE APPOINTEE AND HIS WIFE ON

SEVERAL SOCIAL OCCASIONS AND REGARDS THEM AS LOYAL AMERICANS

OF EXCELLENT CHARACTER, REPUTATION AND ASSOCIATES. HE

RECOMMENDED THE APPOINTEE FOR A POSITION OF TRUST AND CONFIDENCY

WITH THE UNITED STATES GOVERNMENT.

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ON JULY NINETEEN, SIXTY FIVE,

TO THE APPOINTEE, ADVISED THAT HE WAS ADMITTED TO PRACTICE BEFORE THE UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT ON MARCH TWENTY, SIXTY ONE.

PAGE NY 77-26395 ASSOCIATES

N.Y.

ON JULY SIXTEEN SIXTY-PIVE ADVISED SA THAT HE HAS ENOWN THE APPOINTER SINCE NINETEEN TEN\_OR NINETEEN ELEVEN AND HAS POLLOWED HIS ACTIVITIES AND PROGRESS CLOSELY OVER THE YEARS. HE HAS GREAT ADMIRATION FOR MARSHALL AND HAS BEEN INTENSELY AND INTERESTED IN HIS SUCCESS AND ADVANCEMENT. MARSHALL IS "A-1" AND "FIRST CLASS" IN EVERY RESPECT AS FAR AS HE IS CONCERNED.

A CREDIT TO HIS COUNTRY. HE ADVISED THAT NONE OF HIS OPINIONS
RECARDING THE APPOINTER WOULD HAVE CHANGED SINCE HIS LAST INTERVIEW
ON THIS SUBJECT IN NINETEEN SIXTY-ONE.

FURTHER ADVISED THAT HE BELIEVED THE REPOINTER
TO POSSESS THE VERY HIGHEST ABILITY IN LAW AND THE JUDICIARY.
HE STATED THAT MARSHALL WAS A "JUDGE AMONG JUDGES" JUST AS HE WAS A "LAWYER AMONG LAWYERS." THE APPOINTEE IS ALSO A PERFECT GENTLEMAN AND THERE HAS NEVER BEEN THE SLIGHTEST TAINT TO HIS PERSONAL OR PUBLIC LIFE. HE HAS NEVER BEEN ASSOCIATED WITH AN ORGANIZATION OF A QUESTIONABLE NATURE AND HAS NEVER BEEN ENGAGED IN ANY



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ACTIVITIES WHICH COULD BE IN THE SLIGHTEST CRITICIZED. HE ADVISED THAT HE WOULD HIGHLY RECOMMEND THE APPOINTEE IN ALL RESPECTS.

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ON JULY SEVENTEEN, SIXTY FIVE,

NEW YORK CITY, ADVISED SA

THAT HE IS STILL THE APPOINTEE'S

AND HE SEES THE APPOINTEE PROFESSIONALLY TWO OR THREE TIMES

A YEAR STATED HE ALSO SEES THE APPOINTEE OCCASIONALLY

ON A SOCIAL BASIS USUALLY AT THE APPOINTEE'S HOME.

ADVISED THAT HIS OPINION REGARDING THE APPOINTEE
HAS NOT CHANGED SINCE HE WAS INTERVIEWED IN NINETEEN SIXTY
ONE. HE STATED HE STILL HAS THE HIGHEST REGARD FOR THE
APPOINTEE'S INTEGRITY AND PEELS HE IS A PERSON OF EXCELLENT
CHARACTER, REPUTATION AND ASSOCIATES

APPOINTEE'S LOYALTY TO THE UNITED STATES IS BEYOND REPROACH.

ADVISED THAT AS FAR AS HE IS CONCERNED, THE APPOINTEE

IS OF HIGH LEGAL ABILITY AND WILL CONTINUE TO DO AN

EXCELLENT JOB FOR THE UNITED STATES GOVERNMENT IN ANY

CAPACITY.

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ADVISED THAT

IT IS HIS

OPINION THAT THE APPOINTER IS IN EXCELLENT PHYSICAL CONDITION.

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ON SEVEN SIXTY FIVE, MR. ARTHUR SPINGARN, ATTORNEY, THREE ZERO SIX WEST FORTY FOURTH STREET, NYC. ADVISED SPECIAL AGENT THAT HE IS PRESIDENT OF THE NAACP AND THAT HE HIRED MARSHALL WHEN HE, SPINGARN, WAS CHAIRMAN OF THE LEGAL COMMITTEE OF THE NAACP. HE RECALLED BEING INTERVIEWED CONCERNING MARSHALL IN NINETEEN SIXTY ONE AND SAID THAT HE STILL HOLDS THE SAME HIGH OPINION OF MARSHALL AS HE DID THEN. HE STATED THAT HE HAS MAINTAINED THE BAME CLOBE ASSOCIATION WITH MARSHALL DURING THE PAST FOUR YEARS AND THAT MARSHALL AND HIS PAMILY PREQUENTLY SPENT SUMMER VACATIONS WITH SPINGARN AT SPINGARN'S SUMMER HOME IN ABMENIA. NEW YORK, UNTIL TWO YEARS AGO WHEN THE HOME HENED DOWN. HE SAID MARSHALL IS IN THE PROCESS OF BUILDING A COTTAGE ON THE LAND. HE ADDED THAT AS A UNITED STATES CIRCUIT COURT JUDGE MARSHALL ADDED STATURE, AN EXCELLENT REPUTATION AS A COMPETENT PAIR INDIVIDUAL WITH AN EXCELLENT KNOWLEDGE OF THE LAW. HE SAID HE IS STRONGLY ANTI-COMMUNIST, THAT HE AND HIS FAMILY ARE ENTIRELY LOYAL TO THE UNITED STATES AND THAT HE WOULD RECOMMEND MARSHALL HIGHLY FOR A RESPONSIBLE POSITION WITH THE GOVERN

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ON SEVEN SIXTEEN SIXTY FIVE,

NAACP.

NYC, ADVISED SPECIAL AGENT

THAT HE

WAS INTERVIEWED IN NINETEEN SIXTY ONE CONCERNING MARSHALL,
THAT HE HAS HAD FREQUENT PROFESSION AND SOCIAL CONTACT
WITH MARSHALL DURING THE PAST FOUR YEARS AND THAT NOTHING
HAS OCCURRED THAT WOULD CHANGE THE VERY HIGH OPINION THAT
HE HOLDS OF MARSHALL IN NINETEEN SIXTY CNE. HE SAID THAT
MARSHALL IS AN OUTSTANDING AMERICAN, A PERSON OF THE HIGHEST
PERSONAL AND PROFESSIONAL CHARACTER AND THAT HE WOULD
RECOMMEND HIM HIGHLY FOR A RESPONSIBLE POSITION WITH THE
GOVERNMENT.

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## ON BEVEN SIXTEEN SIXTY FIVE

NAACP

THAT HE HAS KNOWN THE APPOINTEE INTIMATELY SINCE
NIMETERN FIFTY TWO, AND KNEW HIM ON A CASUAL BASIS TEN YEARS
PRIOR TO THAT TIME. HE ADVISED THAT APPOINTEE AND HIS WIFE
ARE LOYAL AMERICANS OF EXCELLENT CHARACTER AND REPUTATION.
HE ADVISED THAT APPOINTEE POSSESSES UNMISTAKEABLE LEGAL
ABILITY AND ALMAYS DEMONSTRATED HIMSELF TO BE A BRILLIANT
ATTORNEY ADVISED THAT THE APPOINTEE HAS A BROTHER
WHO IS A PHYSICIAN IN BALTIMORE, AND ALSO HAS AN AUNT NEITHER
OF WHOM ARE WELL KNOWN TO HE RECOMMENDED APPOINTEE
WITHOUT QUALIFICATION FOR A POSITION OF HIGH TRUST AND COMPIDENCE.

NAACP LEGAL DEPENSE AND EDUCATIONAL
PUND, INC.,

SA

THAT HE HAS KNOWN THE APPOINTEE

SINCE NINETEEN PORTY NINE THROUGH THEIR ASSOCIATION WITH
THE NAACP. HE STATED THAT HIS PREVIOUS COMMENTS FROM
THE NINETEEN SIXTY ONE INVESTIGATION OF THE APPOINTEE

WOULD STILL STAND. HE RELATED THAT THE APPOINTEE IS ONE
OF THE OUSTANDING AMERICANS IN THE COUNTRY TODAY. HE

STATED THERE IS NO QUESTION AS TO THE CHARACTER, LOYALTY,
ASSOCIATES, REPUTATION AND MORALS OF THE APPOINTEE.

HE STATED THAT THE APPOINTEE HAS DONE AN OUTSTANDING

ON JULY SIXTEEN, SIXTY FIVE,

SINCE HIS APPOINTMENT IN NINETEEN SIXTY ONE BY PRESIDENT KENNEDY. HE STATED THAT HE WOULD FURTHER DESCRIBE THE APPOINTEE AS QUOTE PIRST RATE UNQUOTE AND WOULD BE IN COMPLETE AGREEMENT WITH ANY APPOINTMENT GIVEN THE APPOINTEE BY PRESIDENT JOHNSON IN A POSITION INVOLVING TRUST AND RESPONSIBILITY IN THE GOVERNMENT.

JOB AS PEDERAL CIRCUIT COURT JUDGE AT NEW YORK CITY

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NYC, NEW YORK, ADVISED SPECIAL AGENT

SEVEN SIXTEEN THAT HE HAS KNOWN APPOINTEE FOR OVER TWENTY

YEARS BOTH IN A SOCIAL AND PROFESSIONAL WAY. HE HAS ALWAYS

FOUND APPOINTEE OPEN AND ABOVE BOARD IN HIS DEALINGS WITH HIM.

APPOINTEE HAS ALWAYS CONDUCTED HIMSELF IN AN EXCELLENT WAY

SOCIALLY, IS A MAN OF STRONG MORAL CONVICTIONS AND

HAD NO COMPUNCTIONS IN RECOMMENDING APPOINTEE FOR A HIGH

POSITION OF TRUST IN GOVERNMENT SERVICE.

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## ON JULY SIXTEEN, SIXTY FIVE,

NEW YORK CITY, ADVISED SA THAT SHE HAS KNOWN THE APPOINTEE SINCE NINETEEN FORTY SIX WHEN BOTH WERE ASSOCIATED WITH THE NAACP LEGAL DEFENSE AND EDUCATIONAL FUND, INC., AT NEW YORK CITY. SHE STATED THAT IN MINETEEN SIXTY ONE THE APPOINTER WAS APPOINTED BY THE LATE PRESIDENT KENNEDY AS A FEDERAL CIRCUIT COURT JUDGE IN NEW YORK CITY. SHE STATED THAT HER PREVIOUS STATEMENTS CONCERNING THE APPOINTEE PRIOR TO HIS REING APPOINTED FEDERAL CIRCUIT COURT JUDGE REMAINED THE SAME IN ALL PHASES. SHE STATED THAT SHE PIRMLY BELIEVED THAT THE EXPERIENCE ATTAINED BY THE APPOINTER WHILE LEGAL COUNSEL WITH THE NAACP OVER THE YEARS AS WELL AS HIS TENURE AS A FEDERAL CIRCUIT COURT JUDGE WOULD PLACE THE APPOINTEE IN A POSITION OF ANY NATURE INVOLVING TRUST AND RESPONSIBILIT IN THE GOVERNMENT RELATED THAT THE APPOINTER AND PAMILY WERE OF THE HIGHEST CHARACTER, LOYALTY, ASSOCIATES, MORALS AND REPUTATION. SHE STATED SHE WOULD

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HAVE NOTHING BUT THE HIGHEST RECOMMENDATION FOR THE APPOINTEE FOR A POSITION INVOLVING TRUST AND RESPONSIBILITY IN THE GOVERNMENT. PAGE

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ADVISED SPECIAL AGENT ON JULY SIXTEEN NINETEEN SIXTY FIVE THAT HE HAS KNOWN THE APPOINTEE FOR APPROXIMATELY · FIFTEEN YEARS. STATED HE KNEW HIM FIRST WHEN AND THE APPOINTEE WAS HEAD OF THE NAACP LEGAL DEFENSE FUND: STATED THAT HE KNOWS THE APPOINTEE BOTH PROFESSIONALLY AND SOCIALLY AND HAS ALWAYS FOUND HIM TO BE A VERY ABLE LAWYER AND HIS INTEGRITY WAS BEYOND REPROACH. STATED THAT HE HAS VISITED THE APPOINTEE'S HOME, KNEW HIS WIFE AND CHILDREN AND THAT THEY ARE A FINE PAMILY. ADVISED THAT THE APPOINTEE'S MORAL CHARACTER, PERSONAL HABITS AND REPUTATION ARE BEYOND REPROACH AND NEVER HAS HE HAD ANY REASON TO QUESTION HIS LOYALTY TO THE UNITED STATES. STATED THAT HE WOULD RECOMMEND THE APPOINTER WITHOUT RESERVATION FOR A POSITION OF TRUST AND CONFIDENCE IN THE UNITED STATES COVERNMENT.

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NEW YORK CITY, AND RESIDING AT ADVISED SPECIAL AGENT ON JULY SIXTEEN, ONE NINE SIX FIVE, THAT HE HAS KNOWN THE APPOINTEE FOR APPROXIMATELY FORTY YEARS AND IS ONE OF HIS OLDEST PERSONAL FRIENDS. STATED THAT HE HAS KNOWN THE APPOINTEE FROM THE TIME HE WAS A YOUNG MAN AND HAS WATCHED HIM GROW UP TO BETHE WONDERFUL PERSON AND ABLE LAWYER THAT HE IS TODAY. STATED THAT THE APPOINTEE IS EMINENTLY QUALIFIED TO HANDLE ANY POSITION THAT THE GOVERNMENT MIGHT HAVE IN MIND FOR HIM AS EVIDENCED BY HIS RECORD AS A FEDERAL JUDGE. ADVISED THAT THE APPOINTER IS A MAN OF THE HIGHEST PERSONAL IDEALS AND PERSONAL STANDARDS AND THAT HIS MORAL CHARACTER AND HIS LOYALTY TO HIS COUNTRY IS BEYOND REPROACH. ADDED THAT HIS PERSONAL INTEGRITY, HONESTY, HIS

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ABILITY AND HIS REPUTATION AS A PERSON, AS A LAWYER AND

A JUDGE IS OUTSTANDING.

STATED THAT

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HOLDING THE APPOINTEE IN THE HIGHEST RESPECT HE WOULD RECOMMEND THE APPOINTEE FOR ANY POSITION OF TRUST AND CONFIDENCE IN THE UNITED STATES GOVERNMENT.

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ON JULY SIXTEEN SIXTY FIVE. NEW YORK. ADVISED SA THAT HE HAS KNOWN JUDGE THURGOOD MARSHALL FOR TWENTY FIVE YEARS. HE STATED THAT HE WAS TO THE APPOINTEE WHO HEADED THE LEGAL OFFICE OF THE NAACP IN THE EARLY NINETEEN FORTIES, WHEN THAT OFFICE WAS LOCATED AT SIXTY NINE FIFTH AVENUE AND LATER AT TWENTY WEST FORTIETH STREET, BOTH NEW YORK CITY. SAID THAT THIS OFFICE IS PRESENTLY KNOWN AS THE LEGAL DEFENSE AND EDUCATION FUND LOCATED AT TEN COLUMBUS CIRCLE, NEW YORK CITY. STATED THAT THE APPOINTEE RECEIVED GREAT JUDICIAL EXPERIENCE IN THIS OFFICE AND THROUGH THE YEARS HAS ACQUIRED AN OUTSTANDING LEGAL BACKGROUND. HE SAID THE APPOINTEE HAS APPEARED IN AT LEAST THIRTY EIGHT TO FORTY CASES BEFORE THE UNITED STATES SUPREME COURT AS WELL AS MANY TIMES IN VARIOUS OTHER HIGH FEDERAL COURTS, AND

HE SAID THAT HE KNOWS THE APPOINTEE VERY WELL, HAVING BEEN IN CLOSE ASSOCIATION WITH HIM FOR TWENTY FIVE YEARS. AND REGARD

IN THIS REGARD IS ONE OF THE MOST EXPERIENCED ATTORNEYS IN THE

UNITED STATES IN THIS PRACTICE.

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HIM AS A LOYAL AMERICAN OF GOOD CHARACTER, REPUTATION, MORALS
AND ASSOCIATES, CONCERNING WHOM HE KNOWS NO DEROGATORY INFORMATION.
HE ADVISED THAT HE HAS HAD MANY OCCASIONS TO OBSERVE THE APPOINTEE
IN THE CIRCUIT COURT OF APPEALS, SECOND DISTRICT, WHERE THE
APPOINTEE HAS DONE AN OUTSTANDING JOB EXHIBITING FIRST RATE LEGAL
ABILITY. HE BELIEVES THE APPOINTEE HAS A GOOD GRASP OF
CONSTITUTIONAL INTERPRETATION OF VARIOUS CRIMINAL STATUTES AND
SITUATIONS AND IS CLOSELY ASSOCIATED AND ALIGNED IN HIS THINKING
WITH THE UNITED STATES SUPREME COURT JUDGE TOM CLARK.

SAID THAT HE CONSIDERS ANY ADVANCE THAT THE APPOINTEE MIGHT MAKE IN THE LEGAL FIELD WOULD BE FOR THE BETTERMENT OF THE UNITED STATES. HE SAID HE WOULD RECOMMEND THE APPOINTEE FOR ANY POSITION OF TRUST IN THE UNITED STATES GOVERNMENT.

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ON JULY SIXTEEN INSTANT

NEW YORK.

ADVISED SPECIAL AGENT

THAT HE IS

, NEW YORK.

STATED THAT HE KNEW THE APPOINTEE'S PARENTS AND HAS STATED THAT KNOWN THE APPOINTME SINCE HIS BRITH. HE SAW HIM GROW UP ADDED THAT THE APPOINTEE WAS A LEVOTED WEDDING. FAMILY MAN, A TRUE AMERICAN AND "ONE ON WHOM HE WOULD STATED THAT HE COULD NOT SPEAK TOO BET HIS LIFE". HIGHLY OF THE APPOINTEE AND THAT HE WAS A MAN OF GREAT PERSONAL CHARACTER, PERSONAL HABITS, AND ABILITY IN THE FIELD OF LAW. HE ADDED THAT HIS LOYALTY TO HIS COUNTRY STATED THAT HECAUSE OF THE WAS NOT TO BE QUESTIONED. APPOINTER'S KINDNESS, LOYALTY, CHARACTER, AND DEVOTEDNESS TO HIS COUNTRY, HE WOULD RECOMEND HIM FOR ANY POSITION OF TRUST AND CONFIDENCE WITH THE UNITED STATES GOVERNMENT.

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ON JULY SIXTEEN SIXTY FIVE

NEW YORK CITY, ADVISED THAT HE HAS KNOWN THE APPOINTEE SINCE JUNE, NINETEEN FIFTY SEVEN, AND CONSIDERS HIM TO BE A -GREAT AMERICAN AND A PERSON OF THE HIGHEST INTEGRITY. DESCRIBED THE APPOINTER AS A PERSON WHO HAS COURAGE

IN HIS BELIEFS AND A GREAT CONVICTION FOR THE WELFARE OF PEOPLE.

THE APPOINTEE

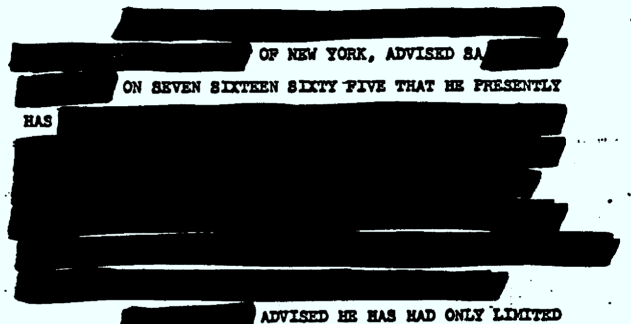
HAS HANDLED LEGAL MATTERS IN A HIGHLY COMPETENT MANNER AND ENJOYE AN EXCELLENT REPUTATION AMONGST HIS FRIENDS AND ASSOCIATES

STATED THAT THE APPOINTEE IS UNQUESTIONABLY LOYAL TO THE UNITED STATES AND HE HIGHLY RECOMMENDS THE APPOINTEE FOR A POSITION WITH THE UNITED STATES GOVERNMENT.

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SOCIAL CONTACTS WITH JUDGE #HURGOOD MARSHALL SINCE HIS
APPOINTMENT AS A US JUDGE IN NINETEEN SIXTY ONE. HE
CONTINUED BY STATING HE FEELS PRON WHAT HE HAS HEARD OF
JUDGE MARSHALL'S ACTIONS SINCE BEING PUT ON THE BENCH
THAT HE POSSESSES THE SAME, IF NOT MORE SO, HIGH QUALITY
AND ATTRIBUTES NEEDED BOTH FOR A GENTLEMAN AND A JUDGE AS
HE DID IN MINETEEN SIXTY ONE.

HE CONSIDERED JUDGE MARSHALL TO POSSESS THE MIGHEST LEGAL REPUTATION POSSIBLE BECAUSE OF HIS LONG

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CONDITIONING WHICH ENABLED HIM TO LISTEN TO BOTH SIDES OF
AN ARGUMENT UNBIASEDLY.

WELT THAT JUDGE
MARSHALL'S RECENT YEARS ON THE BENCH SHOWED THAT HE HAS
AN IDEAL JUDICIAL TEMPERAMENT.

OF NO REASONS TO QUESTION JUDGE MARSHALL'S LOYALTY,
CHARACTER OR ASSOCIATES.

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CREDIT ON JULY SIXTEEN, ONE NINE SIX FIVE,

CREDIT BUREAU OF GREATER NEW YORK, ADVISED INVESTIGATIVE

CLERK THAT HER RECORDS REFLECT FAVORABLE CREDIT RATINGS FOR THE APPOINTEE

. ADVISED THAT SHE COULD LOCATE NO RECORD FOR

ON JULY SIXTEEN INSTANT,

POUCHKEEPS IE CREDIT BUREAU, WHICH COVERS AMENIA, NEW YORK,

ADVISED SA

THAT HE HAD NOORECORD FOR THE APPOINTEE

**CR** 

ON JULY SIXTEEN INSTANT

dutchess county sheriff's office, poughkeepsie, new york,

ADVISED SA

THAT HE COULD LOCATE NO RECORD FOR THE

APPOINTEE OF

br

PAGE

NEW YORK 77-26395

( )

CAUSED THE RECORDS OF THE NEW YORK CITY

POLICE DEPARTMENT TO BE CHECKED BY

BUREAU OF CRIMINAL IDENTIFICATION;

INFORMATION UNIT;

OLD

RECORD ROOM (ALL OF THE ABOVE OF THE NEW YORK CITY POLICE

DEPARTMENT); AND

FINGERPRINT BUREAU,

CRIMINAL COURT OF THE CITY OF NEW YORK. NO RECORD WAS

LOCATED FOR THE APPOINTEE,

ON JULY SIXTEEN, ONE NINE SIX FIVE,

BUREAU OF SPECIAL SERVICES, NEW YORK CITY POLICE
DEPARTMENT, ADVISED SPECIAL AGENT
COULD LOCATE NO RECORD FOR THE APPOINTEE OR HIS RELATIVES.
MISCELLANEOUS

ON JULY BIXTEEN, ONE MINE SIX FIVE

UNITED STATES DISTRICT COURT, SDNY, POLEY SQUARE, NEW YORK, NEW YORK, ADVISED SPECIAL AGENT

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PAGE

NEW YORK 77-26395

RECORDS FAILED TO DISCLOSE THAT THE APPLICANT HAD BEEN ADMITTED TO PRACTICE BEFORE THE FEDERAL COURT OF THE SDNY.

ON JULY SIXTEEN, ONE NINE SIX FIVE,

UNITED STATES DISTRICT COURT, EDNY,

TWO TWO FIVE WASHINGTON STREET, BROOKLYN, NEW YORK, ADVISED

THAT HER RECORDS SUBSEQUENT TO ONE NINE FOUR ZERO FAILED TO

DISCLOSE THAT THURGOOD MARSHALL HAD BEEN ADMITTED TO PRACTICE

IN THE FEDERAL COURT. RECORDS PRIOR TO NINETEEN FORTY WERE

WOT AVAILABLE FOR REVIEW.

ATTEMPTS WERE MADE TO CONTACT THE FOLLOWING INDIVIDUALS WHO WERE INTERVIEWED CONCERNING THE APPOINTEE IN MINETERN SIXTY ONE AND WHO WERE UNAVAILABLE AT THIS TIME:

ON JULY SIXTEEN ONE NINE SIX FIVE NY TYTWO ADVISED

THAT HE COULD FURNISH NO
ADDITIONAL INFORMATION CONCERNING THE APPOINTEE.

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NY 77-26395

ON

670

WHO HAS FURNISHED RELIABLE INFORMATION IN THE PAST,
ADVISED THAT

SECURE JUSTICE FOR MORTON SOBELL (CSJMS) STATED THAT

FELT SCHELL WOULD HAVE A BETTER CHANCE IN COURT IN VIEW OF THE
STATEMENT BY US APPEALS COURT JUDGE THURGOOD MARSHALL.

JUDGE MARSHALL, ACCORDING TO INDICATED THAT IF ETHEL
ROSENBERG APPEARED BEFORE HIS COURT AT THE PRESENT TIME,
THE WOULD BE GRANTED A NEW TRIAL.

MORTON SCHELL WAS CONVICTED ON THREE TWENTY NINE FIFTY ONE IN THE USDC, SDNY OF CONSPIRACY TO COMMIT ESPIONAGE ON BEHALF OF THE SOVIET UNION, AND WAS SENTENCED ON APRIL FIVE, NINETEEN FIFTY ONE TO THIRTY YEARS IMPRISONMENT. HE IS CURRENTLY BERVING HIS SENTENCE IN THE CUSTODY OF THE ATTORNEY GENERAL.

JULIUS AND ETHEL ROSENBERG WERE CONVICTED IN THE USDC, SDNY ON THREE TWENTY NINE PIFTY ONE OF CORSPIRACY TO COMMIT ESPIONAGE ON BEHALF OF THE SOVIET UNION. THE ROSENBERGS WERE SENTENCED TO DEATH ON FOUR PIVE PIFTY ORE. THEY WERE

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MY 77-26395

LEGALLY EXECUTED AT SING SING PRISON, OSSINING, NEW YORK, ON SIX NINETERN FIFTY THREE.

DOCUMENTATION OF THE CSJMS APPEARS IN THE APPENDIX ATTACHED HERETO.

**B** 5

1 3HL

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NY 77-26395

ON SEVEN SIXTEEN INSTANT

FOLEY SQUARE,

NEW YORK, NEW YORK, ADVISED SA

THAT THEY

WERE NOT ACQUAINTED WITH THE APPOINTEE BITHER OFFICIALLY

OR PERSONALLY.

ON SEVEN SIXTEEN INSTANT THE RECORDS OF THE DOTON NEW YORK TIMES MORGUE WERE REVIEWED BY IC

AN ARTICLE ENTITLED, "NEW VISTA GIVEN TO EPISCOPALIANS"

APPEARED IN THE OCTOBER TWENTY FOURTH ISSUE OF THE NEW YORK

TIMES" AND CONTAINED INFORMATION CONCERNING THE APPOINTER.

ON SEVEN SIXTEEN SIXTY FIVE MAX YERGAN, PINESBRIDGE ROAD, OSSINING, NEW YORK, ADVISED SA
THAT SINCE NINETEEN SIXTY ONE HE HAS SEEN THE
APPOINTEE ON ONLY ONE OR TWO OCCASIONS FROM A DISTANCE.
HE STATED THAT HE HAS NO ADDITIONAL INFORMATION CONCERNING
THE APPOINTEE AND THAT HIS OPINIONS OF THE APPOINTEE'S
CHARACTER, REPUTATION AND LOYALTY HAVE NOT CHANGED SINCE

NY 77-26395

NINETEEN SIXTY ONE. HE ADVISED THAT HE WOULD RECOMMEND THE APPOINTEE FOR ANY POSITION OF THEST AND CONFIDENCE WITH THE UNITED STATES GOVERNMENT.

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NY 77-26395

ON SEVEN SIXTEEN INSTANT

NEW YORK STATE SUPREME COURT, APPELLATE DIVISION,

FIRST JUDICIAL DEPARTMENT, TWENTY FIFTH STREET AND MADISON

AVENUE, NEW YORK, NEW YORK, ADVISED IC

THERE IS NO RECORD CONCERNING THE APPOINTEE.

ON SEVEN SIXTEEN INSTANT,

NEW YORK STATE BUPREME COURT, APPELLATE DIVISION,

SECOND JUDICIAL DEPARTMENT, FORTY FIVE MONROE PLACE, BROOKLYN,

NEW YORK, ADVISED IC HAT THERE IS NO RECORD CONCERNING

THE APPOINTEE.

ON SEVEN SIXTEEN INSTANT,

ASSOCIATION OF THE BAR OF
THE CITY OF NEW YORK, FORTY TWO WEST FORTY FOUR STREET, NEW
YORK, NEW YORK, ADVISED IC HAT THE APPOINTEE WAS

ON SEVEN SIXTEEN INSTANT,

Association of the bar of the city of new york,

BLECTED MARCH, NINETEEN SIXTY THREE, TO THE ASSOCIATION.

MY 77-26395

GRIEVANCE COMMITTEE, ADVISED IC THAT THERE IS NO RECORD CONCERNING THE APPOINTEE.

ON SEVEN SIXTEEN INSTANT,

NEW YORK COUNTY LAWYER'S ASSOCIATION, FOURTEEN VESEY STREET, NEW YORK, EW YORK, ADVISED IONICAL THAT THE APPOINTEE WAS ADMITTED IN NINETEEN THIRTY SIX.

ON SEVEN SIXTEEN INSTANT,

REMSEN STREET, BROOKLYN, NEW YORK, ADVISED IC THAT
THERE IS NO RECORD CONCERNING THE APPOINTEE.

IN JULY, NINETEEN SIXTY FIVE, SEVERAL CONFIDENTIAL SOURCES FAMILIAR WITH SOME PERASES OF CP ACTIVITY IN THE MYC AREA ADVISED THAT THEY HAD NO PERSONAL KNOWLEDGE OF THE APPOINTEE.

#### **APPENDIX**

COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL

1.

"Following the execution of atomic spies ETHEL and JULIUS ROSENBERG in June, 1953, the 'Communist campaign assumed a different emphasis. Its major effort centered upon MORTON SOBELL,' the ROSENBERGS' codefendant. The National Committee to Secure Justice in the Rosenberg Case - a Communist front which had been conducting the campaign in the United States - was reconstituted as the National Rosenberg-Sobell Committee at a conference in Chicago in October, 1953, and 'then as the National Committee to Secure Justice for Morton Sobell in the Rosenberg Case'..."

("Guide to Subversive Organizations and Publications" dated December 1, 1961, issued by the House Committee on Un-American Activities, page 116.)

In September, 1954, the name "National Committee to Secure Justice for Morton Sobell" appeared on literature issued by the Committee. In March, 1955, the current name, "Committee to Secure Justice for Morton Sobell," first appeared on literature issued by the Committee.

The Address Telephone Directory for the Borough of Manhattan, New York City, as published by the New York Telephone Company on April 20, 1964, lists the "Committee to Secure Justice for Morton Sobell" (CSJMS) as being located at 940 Broadway, New York, New York.

UNITED STATES GOVERNMENT

# Memorandum

TO

Mr. Gale

DATE: July 16, 1965

FROM

W. V. Cleveland

SUBJECT:

THURGOOD MARSHALL

DEPARTMENTAL APPLICANT

**SOLICITOR GENERAL** 

DEPARTMENT OF JUSTICE

570

At 10:05 a.m. today Mr. DeLoach advised that he had been informed by the White House the President wants the investigation of Thurgood Marshall brought up to date immediately since the 1961 investigation concerning him. We conducted a departmental applicant investigation concerning Marshall in 1961 prior to his appointment as Judge, United States Circuit Court of Appeals, New York

The requested investigation has been ordered to the field by telephone with the request that a summary of the results be furnished by teletype by noon on Sunday, July 18, 1965, to the Bureau. We plan to have a summary of this supplement investigation ready to go to the White House on Monday, July 19, 1965.

#### ACTION:

57 SEP 20 1953

This matter is being followed closely and you will be advised of any significant developments.

1 - Mr. Belmont
1 - Mr. DeLoach
1 - Mr. Gale
1 - Mr. Cleveland
1 - SEP 8 355

### GUEST LIST FOR THURGOOD MARSHALL SWEARING-IN CEREMONY -- August 24, 1965

77-88227

Mr. Paul Bender

Mr. Justice Hugo Black . MRS HUGO BLACK ..

Mr. Jerome L. Chapman

Mr. Louis F. Claiborne

Deputy Attorney General Ramsey Clark MR SUSTICE TOM CLARK Honorable John Davis, Clerk of the Supreme Court

. Assistant Attorney General John Doar

Miss Mildred E. Fanebust

Honorable Raymond F. Farrell, Commissioner of Immigration and Naturalization/

Mr. Owen Fish HR. LEWIS FLAGE

Mr. Daniel M. Friedman

Mr. Ernest Friesen

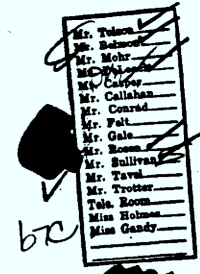
Mr. Fred Halsey

Honorable J. Edgar Hoover, Director of the Fedcal Bureau of Investigation .

Acting Assistant Attorney General John Jones

Attorney General Nicholas deB. Katzenbach

Mr. Jack 5. Levin

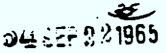




3 SEP 21 1965



17-88227-14 NOT RECORDED



Mr. Nathan Lewin

\_ Mr. John G. Lewis, Jr.

-Mr. Clarence Mitchell

Mr. Richard A. Posner

Mr. Harold Reis, Executive Assistant to the Attorney General-

\_ Honorable Spotswood Robinson

.- Mrs. Spotswood Robinson

Mr. Jack Rosenthal, Director of Public Information, Department of Justice.

Mr. Barefoot Sanders .

Assistant Attorney General Norbert A. Schlei-

-Mr. Arthur Spingern

Mr. Ralph S. Spritzer

Mr. Charles Stovall

Mrs. Charles Stovall

Assistant Attorney Ceneral Fred M. Vinson

Assistant Attorney General Edwin Weisl, Jr. -

- Mr. Roy Wilkins

Assistant Attorney General J. Walter Yeagley -

.... Harman Zand

-

Mr. and Mrs. Thurgood Marshall and two sons

pp

UNITED STATES GOVERNMENT

# ${\it Memorandum}$

TO : Mr. DeLoach DATE: 12-28-65

SUBJECT: SOLICITOR GENERAL THURGOOD MARSHALL

SPECIAL BUREAU TOUR

a young

57C

In accordance with prior arrangements made by Solicitor General Marshall with the Director's Office, Mrs.-Marshall and their two sons, Thurgood, Jr., and John, were provided a very special tour of FBI Headquarters this morning by SA of the Crime Research Section.

They were accompanied by and her son,

friend of the Marshall children.

Prior to the tour, at Miss Gandy's invitation, the group was given an opportunity to see Mr. Hoover's Office.

During the tour, they were afforded a special firearms demonstration and the boys were given empty shell cases and used silhouette targets. The entire group was most appreciative of the courtesies extended them.

#### **RECOMMENDATION:**

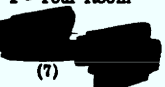
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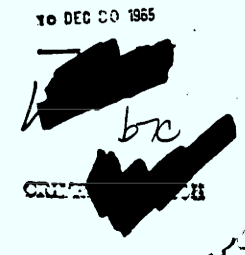
1 - Mr. DeLoach

1 - Miss Holmes

1 - Miss Gandy

1 - Tour Room





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DEC 141966

December 13, 1966

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THUROCOD MARSHALL Born: July 2, 1908 Beltimore, Maryland

An applicant-type investigation was conducted by the FRI in 1961 and additional inquiries were conducted in 1965 concerning the captioned individual. The results of these investigations were furnished to the White House.

For detailed results of these investigations, you are referred to the office of the Honorable Marvin Watson, Special Assistant to the President, attention Mrs. Mildred Stegall. (77-88227)

Original and 1 - NACC - Army Request received - December 2, 1966

b70

NOTE: In 1939, Marshall registered with the American Labor Party and in 1944, was listed as a national committeeman of the International Juridicial Association. In 1942, he wrote a report which was adopted by the National Executive Board of the National Lawyers Guild. In 1947, he was speaker on a program sponsored by the Progressive Citizens of America. All of the above-mentioned organizations have been cited by the HCUAS.

REC 59 77.8800 1-147

20 DEC 15 1966

67C

This document contains neither recommendations nor conclusions of the PBI. It is the property of the FBI, and is pared to your agency; it and its contents are not to be distributed outside your agency. This raply is result of check of the property of the FBI investigative files. To check arrest records, request must be submitted to FBI identification Division. Ingerprints are necessary for positive check.

ODEC 22 1966

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(h)

The Attorney General

Director, FBI

THURGOOD MARSHALL
SOLICITOR GENERAL OF THE UNITED STATES

June 13, 1967

1 - Mr. DeLoach

1 - Mr. Wick

1 - Mr. Gale

1 - Mr. Cleveland

-

Reference is made to the oral request of Mr. John T. Duffner, Executive Assistant, Office of the Deputy Attorney General, for any pertinent information received by this Bureau concerning Solicitor General Thurgood Marshall since the investigation of him in 1965,

The files of the FBI, including the files of the Identification Division, contain no additional pertinent information received concerning Mr. Marshall since the investigation of him in 1965.

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NOTE: See memo Cleveland to Gale dated 6-13-67, same caption.

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Tele heart 9 JUN 1967	E B 1  BENT FROM D. O.  TIME C: 12 PM  DATE 6-13-67  BY		

UNITED STATES Memorandum DATE: 6-13-67 :W. V. Cleveland SUNIECT: THURGOOD MARSHALL SOLICITOR GENERAL OF THE UNITED STATES My memorandum of 6-13-67, advised that John T. Duffner, Executive Assistant, Office of the Deputy Attorney General, had requested 63 concerning Thurgood Marshall, Solicitor a name check General of the United States. Duffner confidentially advised that Marshall was being considered as a replacement for Tom Clark on the Supreme Court of the United States. It is noted that at 12:08 p.m. on 6-13-67, the news ticker carried an announcement of Marshall's appointment by the President to the Supreme Court. My memorandum also pointed out we had previously investigated Marshall in 1961 and 1965. The results of these investigations have previously been furnished to the Department. Bureau files show no additional pertinent information received concerning Marshall since our 1965 investigation. However, it will be recalled that Marshall as Solicitor General filed a petition in the Black case with the Supreme Court of the United States over the objections of the FBI. In this connection it is noted that in June, 1966 on a highly confidential basis advised Mr. DeLoach in connection with the Black case that Marshall as Solicitor General had ineptly and inadequately presented the matter of electronic devices to the commented upon Marshall's inept and stupid presentations to the Supreme Court regarding the general matter of confessions. 配 17 7 It will also be recalled that in the 1940s Marshall when Special Counsel for the National Association for the Advancement of Colored People was critical of the Bureau and made several charges in connection with civil rights cases, which were unfounded. In July, 1965, the Attorney General was also advised of these unsubstantiated charges by Marshall Enclosure 40-13-67

1 - Mr. Cleveland

1

1 - Mr. DeLoach 1 - Mr. Wick l - Mr. Galé

Memorandum to Mr. Gale RE: THURGOOD MARSHALL

**BOLICITOR GENERAL OF THE UNITED STATES** 

#### **ACTION:**

Attached for approval is a letter to the Attorney General advising him that our files contain no additional pertinent information received concerning Marshall since the 1965 investigation.

#### June 13, 1967

#### PERSONAL

Honorable Thurgood Marshall The Solicitor General U. S. Department of Justice Washington, D. C.

Dear Mr. Marshall:

My associates join me in extending congratulations upon your being named by the President today to be an Associate Justice of the United States Supreme Court. You have our very best wishes on this

eccasion. .

Edgar Hoover

JUN-15 1967

NOTE: Marshall has been critical of the FBI in connection with civil rights matters. Marshall was investigated in 1961 when he was being considered for appointment as a United States Circuit Judge and in 1965 in connection with his appointment as Solicitor General. The White House and the Attorney General were advised of his criticism in July, 1965. Marshall had alleged in his criticism that the FBI's record in cases involving Negroes was notably one-sided and implied that we did not exert full effort to solve them. On one

occasion when he charged misconduct on the part of Special Agents in the FBI while serving as a Judge, he was requested to supply details of the alleged misconduct: so that immediate administrative inquiry could be inact indicanever answered the request. Under Marshall's

administration of the Solicitor General's office, the Department's present program conjectules, sisclosure of FBI wire taps was promulgated.



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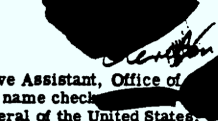
UNITED STATES GOVERNMENT

## ${\it Memorandum}$

:W. V. Cleveland

SURJECT: THURGOOD MARSHALL

**SOLICITOR GENERAL OF THE UNITED STATES** 



This morning Mr. John T. Duffner, Executive Assistant, Office of the Deputy Attorney General, requested an expedite name check concerning Thurgood Marshall, Solicitor General of the United States He advised on a very confidential basis that Marshall was being considered 13 as a replacement for Tom Clark on the Supreme Court of the United States.

We investigated Marshall in 1961 when he was being considered: for appointment as a United States Circuit Judge and in 1965 in connection with his appointment as Solicitor General.

Attached are copies of memoranda setting forth the results of the previous investigations. Also attached is a copy of a letter furnished to the White House and the Attorney General in 1965 advising of Marghall's past criticism of the Bureau in connection with civil rights matters.

Bureau files are being searched for any pertinent information received concerning Marshall since the 1965 investigation.

ACTION:

or information.

Enclosures

1 - Mr. DeLoach

1 - Mr. Wick

1 - Mr. Gale

1 - Mr. Cleveland

.14 JUN 20.1967.



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UNITED STATES GOVERNMENT

# Memorandum

TO: The Director

DATE:

6 12 67

FROM : N. P. Callahan

SUBJECT: The Congressional Record

Page 34143. The Sounts received the following Executive nomination: Thurgood Marchail, of New York, to be an Associate Justice of the Supreme Court of the United States.

77-61222-1

元:

UNITED STATES GOV...NMENT

Memorandum

The Director

DATE: JULY 12.1967

FROM : N. P. Callahan

SUBJECT: The Congressional Record

Pages S9357-S9359. Senator Yarborough, (D) Texas, spoke concerning the retirement of Supreme Court Justice Tom Clark and stated "our regret at Justice Tom Clark's leaving the Supreme Court is only partly mitigated by our pleasure in having Ramsey Clark as Attorney General and Justice Thurgood Marshall on the Court." Mr. Yarborough placed in the Record-the remarks of the Honorable Orison Marden, president of the American Ear Association, made at the dinner honoring Justice Clark on June 12, 1967.



77- 89: 37- 155 NOT RECORDED



In the original of a memorandum captioned and dated as above, the Congressional Record for 7-11-67 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 applications. Bureau case or subject matter files.

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Dirition, FEE

ECHTLEELD TOTUME C. MIDD THEMESTON, D. C. br

Enclosed and a copy of a letter I received from Scanter Dyrd and a copy of my reply to him.

Thuiston

Marshall

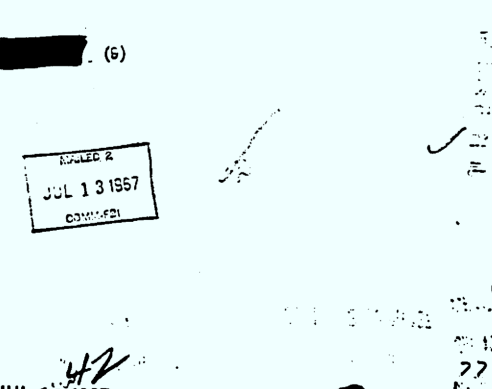
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1 - The Deputy Attorney Comerci - Trailorates (1)

1 - Mr. Wick - Enclosures (2)

MAIL ROOK TELETYPE UNIT

1 - Mr. DeLoach - Enclosures (2)



155 JU! I 4 1357

July 13, 1967

77-17-17-156

ST-104

Honorable Robert C. Byrd United States Senate Washington, D. C. 20510

My dear Senator:

With respect to the inquiry contained in your letter of July 10th, I have referred a copy of your communication to the Attorney General for whatever assistance he may be able to reader stace data in our files must be maintained as confidential in accordance with regulations of the Department of Justice. I regret I am unable to be of help in this instance.

Stacerely yours.

J. Edgar Hoover.

MAN ED 3 JUL 1 3 1967 COMMITTE

> (sent with memo to AG of same date) 1 - Mr. Wick

> 1 - Mr. DeLoach (sent with memo to AG of same date)

NOTE: Senator Byrd is on the Special Correspondents! List. Thurgood Marshall is, of course, well known to the Burelu.

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#### United States Senate

COMMITTEE ON ARMED SERVICES

July 10, 1967

The Honorable J. Edgar Hoover Director Federal Bureau of Investigation Department of Justice

Washington, D. C.

Dear Mr. Hoover:

I have received correspondence which reads, in part, as follows:

Thurgood Marshall has been active in several Communist front organizations, including membership in the national committee of the International Juridical Association, which was cited in 1944 and again in 1950 as a Communist front.

In December 1949, Marshall was listed in a report of the HCUA as a member of the executive board of the National Lawyers Guild. The Daily Worker on November 11, 1942, reported that Marshall was one of those who submitted a report on lynching and discrimination which was adopted by the executive board of the National Lawyers Guild.

The Daily Worker of November 24, 1947, reported that Thurgood Marshall was among a group of attorneys who sent a telegram to New York Congressmen urging them to oppose contempt citations in the case of the so-called "Hollywood 10."

Newsweek Magazine, in September 1961, quoted Thurgood Marshall as follows: "...We have negotiated too quietly and too reasonably for too long. We've made up our minds to harass the legal hell out of the school boards. From here on out we're going to be unreasonable, undecent and un-everything else."

77-12-7-156

TB JUL 21 1967

670

XP. PROC.



The Honorable J. Adgar Hoover July 10, 1967 Page 2

Would you please inform me as to the truth of the foregoing allegations. Any information will be deeply appreciated inasmuch as I would not want to support Mr. Marshall's nomination to the Supreme Court if the above statements have substance.

Singerely yours,

Robert C. Byrd U. S. Senator

RCB:erl

/mp

AUG 141967

MANE CHECK

August 14, 1967

THURGOOD MARSHALL Born: July 2, 1908 Baltimore, Maryland

An applicant-type investigation was conducted in 1961 and additional inquiries were conducted in 1965 concerning the captioned individual. The results of these investigations were furnished to the White House.

you are referred to \_\_\_\_\_\_\_\_at the White House.

Your attention is directed to a memorandum, possibly relating to the subject of your inquiry, which was furnished to the Department of State on November 18, 1954.

(62-8660-5)

Original and 1 - State Dept. Request received - August 7, 1967

NOTE: Empl939, Marshall registered with the American Labor Party and in 1944, was listed as a national committeeman of the International Juridicial Association. In 1942, he wrote a report which was adopted by the National Executive Board of the National Lawyers Guild. In 1947, he was speaker on a program sponsored by the Progressive Citizens of America. All of the above-mentioned organizations have been cited by the HCUL. State Dept. name check request indicated reason for request "Candidate for American Specialists Program." 77-28;27-/

EX 106

REC. 48

19 AUG 34 1967

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI, and is lowed to your agency. It and its contents are not to be distributed outside your agency. This reply is result of check of FBI investigative files. To check arest records, request must be submitted to FBI Identification Division. Fingerprints are percentagy for positive check.

31AUG181967

(4)

M

November 22, 1967

1077-8.8227-158

Honorable William B. Spong, Jr. United States Senate Washington, D. C. 20510

My dear Senator:

Your communication and its enclosures were received on November 17th. While I certainly wish it were possible for me to be of service, I am unable to comment as you desire since data in our files must be maintained as confidential pursuant to regulations of the Department of Justice. You may wish to communicate with the Attorney General for any assistance he may be able to render in connection with your inquiry.

Inasmuch as a great deal of the information set forth in the editorials you enclosed is attributed to the Höuse Committee on Un-American Activities, you may want to contact Mr. Francis J. McNamara, Director of that Committee, for any further data he may be able to provide.

The enclosures to your communication are being returned in accordance with your request.

Sincerely yours.

J. Edgar Hoover

14 14 24 5 15 Mi bi

wift 6 nator Spong. Enclosed with his communication were copies of three news clippings which highlight some of the previous activity of Supreme Court Associate Justice Thursday 25 disclose we have enjoyed limited cordial relations Supreme Court Associate Justice Thurgood Marshall. Marshall is, of course, well known to the Bureau.

MAEL ROOM TELETYPE UNIT

10V 22 196





### United States Senate

Respectfully referred to Honorable J. Edgar Hoover, Director

Federal Bureau of Investigation

for such consideration as the communication herewith submitted may warrant, and for a report thereon, in duplicate to accompany return of inclosure.

William B. Spong, Jr.

U. S. S.

ack: 11-21-67

11 NOV 1/ 1967

# The News

Published by The Lynchburg News, Inc., Lynchburg, Virginia

Formerly Carter Glass & Sons, Publishers

PHILIP LIGHTFOOT SCRUGGS, Editor F. JAMES MURDOCK, Associate Editor THOMAS R. GLASS, Executive Editor DEL P. SMITH, Managing Editor

Tuesday, August 22, 1997

# The Distorters

"Wait and see what I do when I get on the Supreme Court. I will send every "Whitey' to jail I can."
—Thurgood Marshall, recently named by President Johnson to the U.S. Supreme Court.

The preceding remark by the Negro lawyer who undoubtedly will be approved by the Senate to fill retiring Justice Tom Clark's seat on the highest court in the land, was quoted by the Washington Observer newsletter in a report revealing several of Marshall's Communist-front connections.

The nowalcter pointed out that a special report of the House Committee on Un-American Activities shows that Marshall was affiliated with the American League Against War and Fascism—an organization launched by the American Communist Party in the early 1930s. Another Communist-front connection eited by the Observer: "Marshall also was a member of the International Juridical Association, a front and offshoot of the International Labor Defense, the legal arm of the American Communist Party."

Biarshall also was named as a member of the left-wing National Lawyers Guild, and as co-signer of a telegram to Congress demanding that the notorious Hollywood writers not be cited for contempt for refusing to testify before the HCULA.

The newslotter stated that MAP-

shall's remark about sending "every "Whitey" to jail I can" was made in a closed-door Negro "leadership" meeting at Howard University in October, 1961.

Newsweek magazine of September 18, 1961, quotes Marshall as saying: "We've negotiated too quictly and too reasonably for too long. We've made up our minds to harass the legal hell out of the school boards." From here on out, we're going to be unreasonable, undecent and un-everything else."

Including un-American.

This is the man the Senate is expected to confirm as a Justice of the U.S. Supreme Court, where he will sit in judgment on "Whitey" and on cases involving "civil rights"—a field in which, for 25 years as an NAACP lawyer, he represented one side.

On the court he will find a clique of "soul brothers" — Chief Justice Warren, Fortas Douglas and Brennan. All five have perronal political and sociological ideologics which run counter to the philosophy of the Countitution—the Constitution each takes an eath to uphold! The opinions of these five "liberain" will continue to distort the shape of American society, institutions and culture for years to come. Thus are we ruled by persons who hold us to contempt and thereby do we remonstrate first we are not fit to company braselyes.

ENGLOSURE

Although President Johnson picked Thurgood Mamball for the U.S. Supreme Court because he was a Negro, Marahali had something else going for him.

He has a long background of Communist-front affiliations and estivities. Such a background never did anybody harm in the Johnson Administration. Fact is, it seems to

heip.

Congressman Joe D. Waggonner Jr. D-La. pointed to Marshall's pre - Communist background two years ago whon the President nominsted Marshall as Solicitor Gencersi.

The information, Waggonner explained, came from the public. reenrds, files and publications of the House Committee on Un-American

Activities.

"This material," Waggonner said. "roveals that Thursdod Marshall was a member of the national committee of the International Juridical Association. The special Committee on Un-American Activ-Sties cited the International Juridical Association us 'a Communist front and an offshoot of the Intermational Labor Defense' in Report No. 1311, dated March 29, 1944. Also in a report on the National Lawyers Guild, prepared and published September 17, 1950, by the Committee on Un-American Activfties, the International Juridical Association was cited as an organization which factively defended Commonists and consistently followed : the Communist l'arty line."

"A list of officers of the National Lawyers Guild, as of December 1949 which is printed in the committee's report on the National Lawyers Guild on page 18, contains the name of Thurgood Marshall, New York City, among the membors of the executive board. He was shown to be an arroclate editor of the Lawyers Guild Review in the issue of May-June 1948 on Page

"In the Washington Star, on Page A-22 of the February 8, 1948, issue and on Pago A-R2 of the Felguary 12, 1948, issue of that samo paper, a story shows that Marshall eritleized the loyally program in a public forum held upticy and aus pices of the National Laptycy Guild here in Washington. "As you know, the MOLIOSUREcan't have the stomach for it.

Lawrers Guild was elted by the special Committee on Un-American Activities as a Communist front in Report No. 1811 of March 29, 1944. on Page 149. In the committee's report on the organization, released in 1950, the Guild was cited as a Communist front which in the foremost legal bulwark of the Communist Party, its front organizations and controlled unions' and which kinco its inception has never failed to rally to the legal defense of the Communist Party individual members thereof, including known espionaro agenta."

"The Communist Daily Worker of November 24, 1947, on Page 4. reported that Thurgood Marshall was among a group of attorneys who sent a telegram to Now York Congressmen asking them to oppose the contempt citations in the case of the so-exiled Hollywood 10.

"As I say, this is at least a portion of the Communist front activity of the man the President has nominated to be Solicitor General of the United States. It is probable that at search of the files of the Fill, the Attorney Concrai's office, the Senate Internal Security Subcommittee and an exhaustive scarch of the records of our own Committeo on Un-American Activities would reveal more facts of this same unture. Huch a search should be undertaken and the results made known to the people before this nomination is voted upon in the Senato."

Such a search was never maile, and won't be made now, either, before Marshall's confirmation to the Supreme Court A fondness for Communism seems to be one of the unwritten requirements for appointment to the highest court in the land. You can understand why the Communists rarely lose a tase that comes before this tourt and the court aces to it that it rules on most Genmunist enses.

The U.S. Supreme Court, an It is constituted today, in the greatest tinuger to the American people and the Angerican form of government. The child appropriate on me. I. Tur, alnot Ken though the Melich gives the Congress the power to check the contla externe. the Congress

# The Man

# -Mis Record

The author of the folioting guest editor: I in John Letton Jr., former cultur of our Vermont Sunday News and now with the Coral Galico

FOR SOME YEARS he was a mainter of the board of directors of the Notional Lawyers that but resigned from that organization in 1910 during what he termed "the Communist trial."

Times in Caral Galiles, Fin.-EDITORS.

His resignation come some tive years rates the organization and ordering been designated a Communist front by a a rectal House Communice on Un-American Activities.

In 1577 as send of an organization's fie of Delense and Educational Fund, which the court found so "meshed, intercented, and intertwin digwith the parent organization as to be it's "after ego," he was either by constructive or rease knowledge responsible for the organization's actions which the Court stated in fact included; unlawful practice of law in Texas, saliching and fomenting litigation, operating in Texas without a license required by Tenas law for forcest corporations doing business in that state, and violating the Canada of Ethica of the American liter Association.

This same individual, in this same Texas while in 1937 in the District Court of Smith County at the time of the presentation of the requisit to examine the books, documents and accounts of his organization, refused to permit the authorized representative of the Attorney General to examine certain letters and correspondence. While sitting at his desk he mutilated such documents by cutting signatures and addresses and the delivering the mutilated copies to the authorized party.

In July of 1953, this man wrote to one Dr. Alfred H. Keliy, professor of interry at Magne University in Defroit and offered him 5120 to help prepare a research paper, to be presented to the U.S. Supreme Court, on the intent of the framers of the 14th Amendment respecting the considutionality of racially segregated schools.

77 -88227-

Manchester (N. H.) Union Leader -8/17/67 On Dec. 25, 1131, elpit years inter, for itely spake to the American hast rical descendin of this research: "Never has there been, for the alterns, a more direction, technique, and colling between lawyer and laborium. It is not that we were engaged in tornaming limit there was nothing as crude and anive as that they were using facts, employing their, branching their streets, saiding diffusive, quietly ignoring their and above all interpreting facts in a way to the which he and me had so do — 'get by those hops down there.' "

Dr. Kelly spoke of another collectly that he had had with The Man: "Affred, you are one of us here and I like you. But I want you to understand that when us colored folic takes over, every time a white man draws a breath, he'll have to pay a fine."

In the Sept. 15, 1651 issue of Newswerk he spoke with the same dedication to his cannot "We've negotiated too quickly and too remountly for too long. We've made up one minds to largue the legal hell out of the school handle. From here on out, we're going to be unreasonable, undecent, and uneverything clie."

It is not fatuous to demand that an individual of only the most exemplary conduct be allowed to sit on the beach of this nation's highest tribunal. And it is for this reason that both of Florida's senators, George Smalbers as a member of the Judicial Committee now considering The Man's qualifications and Spessard Holland should east a may vote on the appointment of Thursdood Marshall to the United States Supreme Court.

COMMUNICATION SECTION SEP23 1968

JELETYP!

PBI ATLANTA Seiph Ergent 9-23-68 TO DIRECTOR TROM ATLANTA 100-NEV

W. S. SEPREME COURT JUSTICE THURSOOD MARSHALL. SPEAKING ENGAGEMENT AT UNIVERSITY OF GEORGIA, SEPTEMBER TWENTYEIGHT, MINETER SIXTYRIGHT. INTERNAL SECURITY (INFORMATION CONCERNING).

- RE TELEPHORE CALL FROM INSPECTOR JOE SIZOO TO ASAC. ATLANTA, SEPTEMBER THENTYTHREE, SIXTYEIGHT.

W. S. SHPREME COURT JUSTICE THURSOOD MARSHALL IS SCHEDULED TO ADDRESS A GROUP OF GEORGIA STATE LEGISLATORS AT A LUNCKEON TO BE HELD AT THE UNIVERSITY OF GEORGIA COLISENS IN ATREES. GEORGIA. BETVEEN TEN AN AND GRE TVENTYEIGHT, MEDETEED SIXTYEIGHT, PRIOR TO THE POOTBALL GAME 15 SEP 27 SOURCES FROM OTHER INSTITUTIONS, INCLUDING THOSE IN DIVISION, MAYE NO KNOWLEDGE OF ANY PLANS BEING MADE

A H Bankad

PASE TWO

BY AS STUDENT GROUP TO DEMONSTRATE AGAINST MARSHALL IN CONNECTION WITH MIS VISIT.

AT THE END OF THE SCHOOL YEAR IN JUNE, NINETEEN SIXTYEICHT,
A CHAPTER OF STUDENTS FOR A DEMOCRATIC SOCIETY (SDS) EXISTED
AT THE UNIVERSITY OF GEORGIA IN ATHEMS, GEORGIA. THIS CHAPTER
MAD PIFTEEN MEMBERS AT ITS PEAK; NOVEVER, FOUR OF THESE
MEMBERS WERE SUSPENDED AT THE END OF THE SCHOOL YEAR FOR
PARTICIPATING IN SIT-IN DEMONSTRATIONS IN THE ACADEMIC
SWILDING AT THE UNIVERSITY OF GEORGIA IN APRIL, SIXTYEICHI.

EXISTS THAT SOME OF THE SDS MEMBERS MAY POSSIBLY PICKED

MARSHALL; MOVEVER, THESE INDIVIDUALS ARE MORE CONCERNED AT THE

PRESENT TIME WITH PROTESTING THEIR SUSPENSION BY THE UNIVERSITY

OF GEORGIA. STUDENTS AT THE UNIVERSITY OF GEORGIA WILL BE

REGISTERING FOR FALL CLASSES UP THROUGH SEPTEMBER THENTYEIGHT,

SIXTYEIGHT; THEREFORE, THEY MAVE HAD LITTLE OPPORTUNITY TO

END PAGE TWO

144

#### PAGE TEREE

SOURCES AT THE UNIVERSITY OF GEORGIA AS WELL AS THOSE CONNECTED WITH STHER COLLEGES WILL POLLOW THIS MATTER GLOSELY AND THE BUREAU WILL BE ADVISED IMMEDIATELY UPON RECEIPT OF ANY INFORMATION INDICATING THE POSSIBILITY OF ANY DEMONSTRATION AGAINST MERSHALL.

LPI

FBI WASH DC

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1711 E 1814

139

UNITED STATES GOVERNMENT

 $\it Aemorandum$ 

. MR. TOLSON

DATE: 9/23/68

cc Mr. DeLoach Mr. Sullivan

: C. D. DeLoach

SUBJECT: HARASSMENT OF SUPREME COURT JUSTICE THURGOOD MARSHALL, AT UNIVERSITY OF WISCONSIN

> POTENTIAL FOR HARASSMENT AT UNIVERSITY OF GEORGIA

Justice Thurgood Marshall called at 9:40 a.B. today. He stated he was somewhat of a "practicing coward" and that he had been deliberately harassed at the University of Visconsin while attempting to make an appearance there over the past weekend. He stated the demonstrators were representatives of the Black Panther Party, as well as a number of individuals who were anti-administration with respect to Vietnam. He mentioned that there were not over one dozen representatives of each group; however, they were vociferous and very active in their harassment. He indicated he became somewhat afraid for his safety.

The Justice told me that this weekend he will make an appearance at the University of Georgia, Athens, Georgia, and that he is even more concerned about his safety there. He asked if the FBI would be kind enough to "size up the situation there in an attempt to ascertain if he can expect similar harassment at that location.

I told the Justice we would check files and see what we could find out, and I would be back in touch with him.

#### ACTION:

It is suggested the Domestic Intelligence Division check with both the Atlanta and Savannah Offices to determine \if there is any potential harassment in connection with the scheduled appearance of Justice Marshall at the University of Georgia this weekend. We can afterwards give the Justice a call relative to any facts turned up. The Justice is well aware of the fact that the FBI cannot afford him protection.

REC-377-88227-160

· Feb 1

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GFESTAL FORM ISD. 10 GAT 1942 SEPTION GAT FINE UT GFE 101-11.4

UNITED STATES C ERNMENT

# Memorandum

TO . : DIRECTOR, FBI,

FROM ; SAC, ATLANTA (100-7530) (C)

SUBJECT:

U. S. SUPREME COURT JUSTICE THURGOOD MARSHALL, SPEAKING ENGAGEMENT AT THE UNIVERSITY OF GEORGIA, SEPTEMBER 27, 1968, INTERNAL SECURITY (INFORMATION CONCERNING)

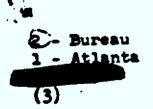


Re Atlanta teletype to Bureau 9/23/68.

PSI, Athens Georgia, advised that the appearance of U. S. Supreme Court Justice THURGOOD MARSHALL at the University of Georgia Law School on the afternoon of 9/27/68, was without any incident insafafer as demonstrating by any groups against MARSHALL speaking at the University of Georgia.

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EX.JU:



REC-15 77-88227-161

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DEC 6 19

1968 Bay U.S. Savings Bonds Regularly on the Payroll Savings Plan 1 35°

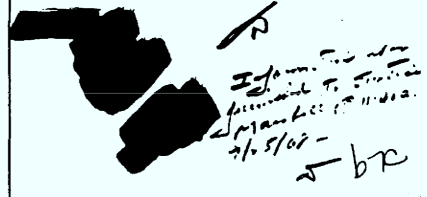
#### Domestic Intelligence Division

INFORMATIVE NOTE 9/24/68

Justice Thurgood Marshall advised on 9/23/68 that he is scheduled to speak at the University of Georgia this coming weekend and would like to know whether any demonstration activity is being planned by dissident groups during his appearance.

Attached teletype indicates that at present time a controversy exists at University of Georgia regarding suspension of SDS members and possibility exists that some SDS members may picket Marshall. Sources advised, however, that SDS not organized on University of Georgia campus at present time and no definite plans to picket Marshall known to sources.

Information in attached teletype will be telephonically furnished to Justice Marshall.





# FILE DESCRIPTION

SUBJECT Thurgood Marshall

FILE NO. New York file 89D-NY-184262

Mr. Justice Thurgood Marshall Associate Justice of the Supreme Court of the United States \$1 First Street, N.T. Weshington, D.C. 2053

Dear Mr. Justice Marshall:

April 26, 1969

Sul, Justike Thy good Marshall,
by Suppray Const - Victin
Therestered Assault
(00: NY/80)

I am sorry, indeed that I am compelled to communicate with you in this faction, but this must be done in the Cause of Justice, as some urgent and serious matters are involved which are being blocked by your Court Clerk as the copy of enclosed papers clearly indicate,

The title esptions of my three actions are herewith enalosed in a very abbreviated form and all three actions also involve malicious violations of the Anti-trust Laws and the Public Interest and present the basic flavor of the mature of the actions.

Also, as you can see from the Federal Action caption, there is nothing but CORRUPTION in the Federal Courts below where I am preparing Impeachment Proceedings, Positive documentary evidence is evaluable as indisputable proof.

Further, as you can see from my communications to the Commission on Judicial Conduct, there is no respect whatsoever for the Laws of the Land in the County of Suffolk, Although by Law, the Commission is supcosed to prosecute these actions, I will attempt to do it myself under the Special Prosecutor Law, since the Commission is also a CORRUPT political machine, I have documentary evidence of these allegations since I have previously submitted papers to them (which they have ignored) to remove a CORRUPT State Supreme Court Judge.

One has only to read the newspapers to learn of the swirders, rapes, robberies, etc., etc., and the functioning of the System of "Justice? The core of the problems lies in the sitting Judges who are negligent, incompetent, or CORRUPT, or who possessed all of the "sterling" qualities. I am also writing a paper which describes a method of selecting a Judge which will be submitted to the appropriate authority(s). Since I am not a lawyer, the paper will either be plagiated by others or will find its way into File 13, since the GORRUPT Lawyers and Judges would prefer to keep the System as it is because they are making money (bribes, plea bargaining, etc.) at the expense of the litigants.

able lengths so enact laws to promote Justice in our civilized

society, she "great Question" is; why is the anti
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### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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PBI/DOJ

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From: DPC,	Time: Transmitted . 570
Associate Justice Thurson U.S. Sufrene Courts	mulels BESCHER & OULWINFO
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### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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☐ Information pertained only to title only.	a third party. The subject of y	our request is listed in the
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	a final release determination has	not been made. You will be
advised as to the disposition a		_
	release as they are duplicative (	
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	(b)(7)(F)	□ (k)(4)
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CX FBI/DOJ TELETYPE

WP Initials:

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ROUTINE

7/6/89 /ROUTINE/ NEW YORK (BQ 89D-W-163189) (C) (C-18) /ROUTINE/ DIRECTOR FBI () () () WMFO () () () - 184262-3 BT UNCLAS 4-14 )- New York (BQ 89D-163189) - Supervisor (C-18) 149.VQ Approved: \ ) Transmitted

NOTE: AFTER APPROVAL, PLEASE ROUTE THIS DOCUMENT BACK TO THE WORD PROCESSING SUPERVISOR, NOT TO THE TELETYPE ROOM.

CITE: //3540:3613//

PASS: HO FOR VIOLENT CRIMES UNIT - CID.

b7C

SUBJECT: ASSOCIATE JUSTICE THURGOOD MARSHALL - VICTIM; UNITED STATES SUPREME COURT, CCSCAKA; DO:WMFO.

REFERENCE BUREAU TELETYPES TO ALL SACS, DATED OCTOBER 28, 1988; WMFO TELETYPE TO DIRECTOR AND NEW YORK, DATED MAY 4, 1989; NEW YORK TELETYPE TO DIRECTOR AND WFMO, DATED MAY 8, 1989.

REFERENCED NEW YORK TELETYPE REPORTED RESULTS OF NEW YORK'S
INVESTIGATION TO FBIHO AND WMFO WITHIN SEVEN (7) CALENDAR DAYS AS

REQUIRED BY REFERENCED BUREAU TELETYPE. COPY OF SAME BEING FAXED TO WMFO, C-4.

191

INBOX.4 (#2293)

TO: NO! & EMHI, NY @ EMHI

FROM: SMFC 2 EMH1

SUBJECT: 181/0011 RR

DATE: 90 dun 89 00:23:58 GmT

CC:

TEXT:

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RR HQ NY

DE WM #0011 1810046

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F. 290035Z JUN 89

FM FBI WASHINGTON METROPOLITAN FIELD: 890-WF-193189.789 (2-4)

TO DIRECTOR, FEI /ROUTINE/

FBI, NEW YORK /ROUTINE/

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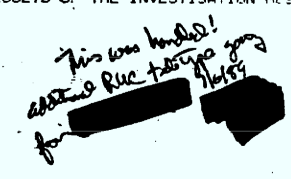
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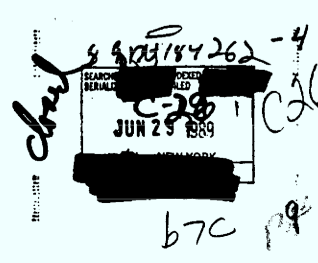
SUBJECT: ASSOCIATE UNSTICE THURGOOD MARSHALL-

RE BUREAU TELETYPE TO ALL SACES DATED 10/28/88, WMFO TT TO THE DIRECTOR AND NEW YORK DATED 5/4/89.

THE SUPREME COURT POLICE, WASHINGTON, D.C. HAVE REQUESTED THE RESULTS OF THE FBI INVESTIGATION IN CAPTICHED MATTER SO THAT THEY CAN MAKE A THREAT ASSESSMENT. PURSUANT TO REFERENCED BUREAU TELETYPE, RESULTS OF THE INVESTIGATION MUST BE REPORTED TO FBIHD











ND MPO WITHIN 7 CALENDAR DAYS.

UNCLAS BT

NNNN

51/21/4C

11/2/87

INBOX.9 (#3429)

TO: NY @ EMH1

FROM: WHFO @ EMH1

SUBJECT: 194/0009 ROUTINE

DATE: 13 JUL 89 15:54:55 GMT

20:

TEXT:

VZCZCWM0009

RR NY

BE WM #0009 1941735

ZNR UUUUU

R 1317272 BUL 89

FM FBI WASHINGTON METROPOLITAN FIELD OFFICE (SPO-AF-189189) (P)

(C-4)

TO FEI. NEW YORK/ROUTINE/

BT

UNCLAS

CITE: //3920//

670

SUBJECT:

AKA; BUSTICE THURGOOD MARSHALL,

ASSOCIATE JUSTICE OF THE SUPREME COURT OF THE UNITED STATES;

COSCAKA: OC: WMFO

RE NEW YORK IT TO WMFO DATED 5/5/89.

NEW YORK IS REQUESTED TO RE-SEND REFERENCED IT AS WAFC ONLY

RECEIVED FOUR PAGES OF THE DOCUMENT, THE FOURTH FAGE ENDING WITH,

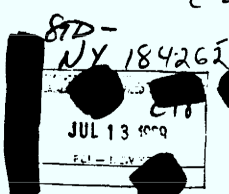
.... AND WAS AWARE OF THE EXISTENCE OF ....

ET

#0009

b7C

C-76



MININ



RR RUENES FBINY

**∌ DE FBINMFO 4008₽ 2562237** 

- ZNR JUUUU

-- R:1322357 SEP 89

TO DIRECTOR FBIYROUTINE/

TOFBI NEW YORK/ROUTINE/:

BT

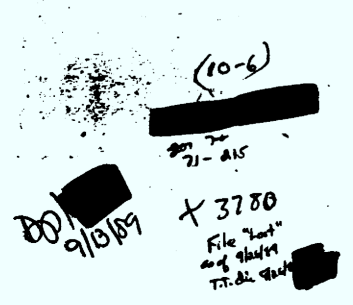
CITE // /3920//

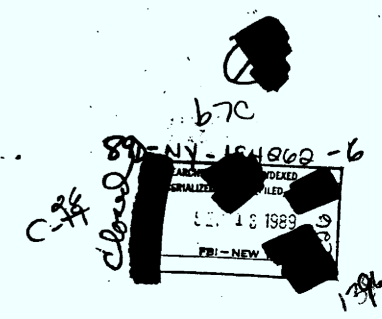
670

MASSING THE SUPREME COURT OF THE LINITED STATES;

RE MMFO TT TO NY, DATED JUNE 29, 1988; NY TT TO MMFO, DATED JULY 7, 1989; AND SEPTEMBER 22, 1989, TELECALL BETWEEN SSA

FOR THE INFORMATION OF NY, FBIHQ ADVISED THAT THEY WERE NOT





PAGE THO DE FBIHMFO 0029 UNCLAS

PARTIAL TELEFAX OF SAID TT ON JULY 3, 1989, AND ATTEMPTED TO OBTAIN A COPY FROM FBIHQ. WMFD SEEKS TO DISTRIBUTE INFORMATION

- TO THE U.S. CAPITOL POLICE THREAT ASSESSMENT SECTION.

LEADS: NY DIVISION; AT NEW YORK: WILL FORWARD COPY OF TELETYPE,

. DATED MAY 8, 1989, TO FBIHQ AND WMFO.

BT

#0029

MNNA

### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

Section 552		Section 552a
(b)(1)	□ (b)(7)(A)	(d)(5)
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□ (b)(5)	□ (b)(9)	□ (k)(6)
(b)(6)		□ (k)(7)
Imformation marketar a	o a unito party. Ine subject of 3	our request is listed in the
	nother Government agency(ies).	These documents were refer
title only.  Documents originated with a to that agency(ies) for review Pages contain information fu		gency(ies). You will be
Documents originated with a to that agency(ies) for review  Pages contain information fund advised by the FBI as to the with the other agency(ies).	w and direct response to you.  Irnished by another Government a releasability of this information a final release determination has	igency(ies). You will be following our consultation
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 TELETYPE

ROUTINE

UNCLAS

9/29/89



/KOUTINE/ NEW YORK (89D-NY-184262) (C) (JTF-1) /ROUTINE/ DIRECTOR FBI () () () WMFO (89D-WF-163189) () () BT UNCLAS

Charges needed Pys 3.4 Charges needed Pys 3.4

New York 1 - Supervisor 377-1 D69v3

AL, PLEASE ROUTE THIS DOCUMENT BACK TO THE WORD APTER APPR

PROCESSING SUPERVISOR, NOT TO THE TELETYPE ROOM,

### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

wailable for release to yo	suant to the exemptions indicated believ.	ow with no segregable materia
. Sectio	n_552	Section 552a
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	☐ (b)(7)(F)	□ (k)(4)
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□ (b)(6)		□ (k)(7)
request.	y to a third party with no reference y to a third party. The subject of y	- •
title only.		
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Documents originated with to that agency(ies) for rev  Pages contain information advised by the FBI as to with the other agency(ies)	riew and direct response to you.  furnished by another Government a the releasability of this information f . as a final release determination has	gency(ies). You will be following our consultation



## FILE DESCRIPTION

SUBJECT

Thurgood Marshall

FILE NO. Washington Metropolitan Field Office file 9A-5651

Subject of FOIPA Request

By 150-105-154553

Retain B Years 3-10-93

Subject of FOIFA request 17 190 - WF - 193489
Retain 6 years beyond 9-15-95

W TO

		· •	T-C	E110 00 10
D-36 (Rev. 8-29	<b>)-85</b> )	FBI	56.	51/Y SP #9
	TRANSMIT VIA:  ☑ Teletype □ Facsimile □	PRECEDENCE: Immediate Priority Routine	CLASSIFICATION  TOP SECRET  SECRET  CONFIDENTIA  UNCLAS E F  UNCLAS 9/1	67C
4.1	FM FBI WASHINGTON	FIELD OFFICE (9A-5	6651) (P) (C-4)	
2	TO ACTING DIRECTO	R, FBI PRIORITY		
3	PBI, SAVANNAH PR	IORITY		
	BT			
4	UNCLAS			670 . 0
5	ATTN: PERSONAL C	RIMES UNIT.	_	
6	U	NITED STATES SUPREM	E COURT JUSTICE 1	HURGOOD
7	MARSHALL-VICTIM;	EXTORTION (A), OO:S	AVANNAH.	
8	ON 9/15/87,	THE UNITED STATES S	UPREME COURT POLI	CE PROVIDED
- 9	WFO WITH ORIGINAL	ONE PAGE TYPED THR	EATENING LETTER E	ROM
10	(X)		SAVANNAH,	GEORGIA, A
11	WHITE MALE, DOB	(X), RECEIVED	AT THE CHAMBERS	to make the second
12	STATES SUPREME CO	URT JUSTICE THURGOO	D MARSHALL, 1 FIF	ST STREET,
13	N.E., WASHINGTON,	D.C., ON 9/14/87.	THE PERTINENT PA	SSAGE READS:
14	"MY YOUR SOU	L BURN IN HELL YOU	SONOFIBITCHI W	TILL BLAST
15	UNCLAS			
16				
	3		<b>A</b> /	67C
17	2-Washington Fie	1d /1	+/1	$\nu$
18			94	$\langle x \rangle$
19				
20		01/15/67	Midd 1	
21	97	-M4	1 2 [ [	
	Approved:		P	er
		15 0 2 PH 187 (Nu	mber) (Time)	5651-1
		a a	O(A)	18
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TRANSMIT VIA:

☐ Teletype

CLASSIFICATION:

☐ TOP SECRET

PRECEDENCE:

☐ Immediate

	☐ Routine	☐ CONFIDENTIAL ☐ UNCLAS E F T O	
		UNCLAS Date	
^PAGE TWO DE WI	UNCLAS		
- YOU IN EVERY D	MMN WAY POSSIBLEIF	YOU WANT TO SEND THE DA	MN FBI
TO INVESTIGATE	ME DO SOONE THING	FOR CERTAIN YOU HAVE YO	UR
REWARD COMING.	AND MY PRAYERS IS F	or your damn death as so	on as
POSSIBLENOT	WOULD I LOVE TO WHIP	YOUR DAMN ASSKEEP TA	LKING
PERHAPS SOMEONI	SOME PLACE WILL SHU	T YOU UP FOREVER. I HOP	E SO.
(SIGNED)		Ь	7C
BY WAY OF	BACKGROUND INFORMATION	ON, SUBJECT LAST CAME TO	THE
ATTENTION OF SA	VANNAH AND WFO IN 19	85, WHEN HE WROTE TO ASS	OCIATE
SUPREME COURT J		AND SAID, "I COULD :	
ANYONE, WOULD I	O SO AT WILL IF THE	RIGHT TIME CAME INTO FOC	
		THAT CAPTIONED SUBJECT	
AMBULATORY AND	PROSECUTION WAS DECL	INED. SUBJECT HAD EARLI	ER
COME TO THE ATT	ENTION TO THE BUREAU	IN 1982, FOR SIMILAR LE	FTER.
		IN SAVANNAH, GEORGIA, DA	
BACK TO 1967, F	OR THREATENING THE LI	IFE, ASSAULT AND BATTERY	,
		RESISTING ARRESTS, AND	•
		ving, <b>am</b> ong other charges	
SUBJECT'S	IN 1982, WAS		67C
	WHO STATED THAT SU	JBJECT HAD BEEN OPERATED	ON
UNCLAS			
	Transmitted	Per	
Approved:		umber) (Time)	

FD-36 (Rev. 8-29-8)	5)			
-		_ FBI	· · · · · · · · · · · · · · · · · · ·	
• [	IRANSMIT VIA: ☐ Teletype ☐ Facsimile ☐	PRECEDENCE: Immediate Priority Routine	CLASSIFICATION:  TOP SECRET  SECRET  CONFIDENTIAL  UNCLAS E F T O  UNCLAS  Date	
	^PAGE THREE DE W	F UNCLAS		<u> </u>
1 2	FOR PROSTATE CAN	CER AND HAD A VOICE 1	OX INSERTED INSIDE HIS	
3	THROAT FOR SOME	OTHER TYPE OF AILMENT	T. ACCORDING TO	
	SUBJECT IS PERMA	NENTLY DISABLED AND 1	NEEDS A WHEELCHAIR TO GE	T
4	AROUND.	STATED THAT SUBJECT	DID OWN AN OLD .22 CAL	IBER
5	RIFLE AND HAD THE	 REATENED HER IN THE 1	past. $\ell$	57C
6	LEADS: SAV	ANNAH DIVISION: AT S	AVANNAH, GEORGIA:	
7	WILL CONDUCT	r logical investigati	ON, TO INCLUDE CONFIRMI	NG
8	SUBJECT'S PRESENT	r disabled status. s	HOULD CONSIDER REINTERV	IEW
9	OF SUBJECT AND PR	RESENTATION TO THE UN	ITED STATES ATTORNEY'S	
- 10	OFFICE FOR PROSEC	TUTIVE OPINION. ADVI	SE WFO OF RESULTS, IN O	RDER
11	THAT UNITED STATE	S SUPREME COURT POLI	CE MIGHT BE APPROPRIATE	LY
12	APPRISED. IF PHO	TOGRAPH IS AVAILABLE	, SAVANNAH IS REQUESTED	TO
13	ATTEMPT TO OBTAIN	ONE.		
14	WASHINGTON F	TIELD DIVISION: AT W	ASHINGTON, D.C.:	
15	WILL FORWARD	ORIGINAL LETTER TO	FBI LABORATORY FOR	
16	APPROPRIATE ANALY	sis.		
17	BT			

Approved: \_\_\_\_\_ Transmitted \_\_\_\_\_ Per \_\_\_\_\_\_\_\_(Number) (Time)





#### Federal Bureau of Investigation

Savannah, Georgia September 23, 1987

b7C

UNITED STATES SUPREME COURT JUSTICE
THURGOOD MARSHALL - VICTIM;
EXTORTION

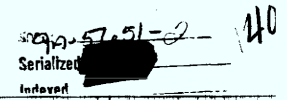
the subject of a previous investigation regarding allegations of mailing threatening communications to Supreme Court Justices, was contacted at Savannah, Georgia on September 21, 1987 with acknowledging that he had in fact again sent a letter to United States Supreme Court Justice THURGOOD MARSHALL, indicating that it was his right to do so and that he meant no physical harm to Justice MARSHALL.

By way of background, subject had mailed similar letters in 1982 and 1985 when he indicated that if the opportunity were available he would kill a Supreme Court Justice; however, past investigation has shown that is confined to a wheel chair with terminal cancer.

on September 21, 1987 again confirmed that he was in fact confined to a wheel chair and indicated that in March and April of 1987 he had had heart attacks. claims to be an ordained minister and rambled during the interview about his right of free speech and the fact that the Supreme Court had taken his rights from him, giving them to others, including homosexuals. It was apparent to the interviewing Agent that the 63-year-old could not be taken seriously, especially when considering his confinement to a wheel chair and no further investigation is being conducted at Savannah.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

67C



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UNITED STATES SUPREME COURT JUSTICE THURGOOD MARSHALL - VICTIM; EXTORTION

Assistant United States Attorney FREDERICK W. KRAMER III, Southern District of Georgia, Savannah, Georgia, on September 21, 1987, concurred in this opinion and advised that this matter did not warrant prosecution.

X AIRTEL

9/23/87

TO:

ACTING DIRECTOR, FBI

FROM:

BAC, SAVANNAH (9A-1500) (C)

SUBJECT:

UNITED STATES SUPREME COURT JUSTICE THURGOOD MARSHALL - VICTIM; EXTORTION (A)

00: 8V

Re WPO teletype to Savannah, 9/16/87.

Enclosed for the Bureau are the original and four (4) copies of an LHM concerning captioned matter, with two (2) copies of an FD-376. Enclosed for WFO are two (2) copies of LHM.

Copies of LHM being furnished locally to USA, SDGA, Savannah, Ga., and U. S. Secret Service, Savannah.

2 - Bureau (Encs. 7)

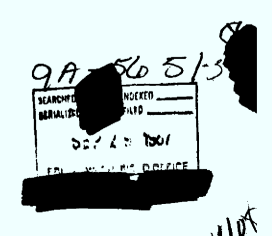
2 Washington Field (9A-5651) (P) (C4) (Enes. 2)

1 - Savannah

(5)

b70

Jex-jel



#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription 9/15/87

SUPREME COURT OF THE UNITED STATES POLICE, 1 First Street, N.E., Washington, D.C., telephone number (202) 479provided the Federal Bureau of Investigation (FRI) with a one page typed letter, Savannah, Georgia, which arrived at the chambers of UNITED STATES SUPREME COURT JUSTICE THURGOOD MARSHALL, on September 14, 1987, which begins:

"May your soul burn in hell you sonofibitch."

also provided a copy of Savannah Police Department Arraignment Criminal Record.

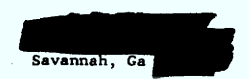


Investigation on 9/15/87 at Washington, D.C.

it and its contents are not to be distributed outside your agency.

This document contains neither recommendations nor conclusions of the FBI, it is the property of the FBI and is loaned to your agency;

670



Sept 9, 1987

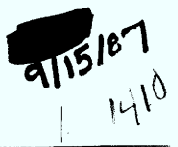
May your soul burn in hell you sonofibitch. all you damn ultra liberals.

I.

Thurgood, i will come to the point without delay, as you have blasted about every thing that almighty god stands for. upheld the devil in all his filth. i will blast you in every damn way possible. you were on the damn liberal news this A,M. blasted bork. well he is as good or better than any sonofibitch who has dominated the white house in years. the damn fucking democrats has destroyed every thing. gods laws outlawed by corruption in the heart as well as sould of this evil bunch of misfit dogs. if you want to send the damn F.B.I. to investigate me do so. i do not have one damn thing to hide from damn fools in power. do i love my country hell no not as long as dogs dominiate it. damn the damn plural society. for even it should have guide lines. hell no this bunch of sonofibitches has allowed such damn idiots as the damn N.E A.C.L.U. American Way. Gays in which god forbids. Abortions. the damn bitches called Feminesm rule or dominate out society. woulsd i if i were able leave my country. hell yes and destroy it to the last damn splinter. there would not be a peace of wood left to make a match. no thanks to the goddam democratic party. of sheer barbarian idiots. its this goddam bench sorry i will not call it a court for it is not. that has caused corruption nation wide with out restraint in the damn benche one thing for certain you have your reward coming. and my prayers is for you damn death as soon as possible. as well as the sonofibitch who placed you the re. not would i love to whip you damn ass. you bet. keep talking perhaps someone someplace will shut you up forever. i hope so.



b70



### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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Section	552	Section 552a
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	(b)(7)(D)	☐ (k)(2)
	(b)(7)(E)	□ (k)(3)
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□ (b)(4)	□ (b)(8)	(k)(5)
□ (b)(5)	□ (b)(9)	□ (k)(6)
<b>□</b> (b)(6)		(k)(7)
request.		
request.  Information pertained only title only.  Documents originated with the	to a third party. The subject of y another Government agency(ies). w and direct response to you.	
<ul> <li>Information pertained only title only.</li> <li>Documents originated with a to that agency(ies) for revie</li> <li>Pages contain information for</li> </ul>	to a third party. The subject of y	These documents were refer
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PBI/DOJ

### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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9/15/87

TO:

ACTING DIRECTOR, FBI

(ATTN: PERSONAL CRIMES UNIT)

b7C

FROM:

SAC, WASHINGTON FIELD OFFICE (9A-5651)(C-4)(P)

SUBJECT: (

UNITED STATES SUPREME COURT JUSTICE THURGOOD MARSHALL-

VICTIM;

EXTORTION (A); OO:SAVANNAH

Re WFO teletype to Bureau, dated 9/15/87.

Enclosed for the Bureau is an original one page typed letter from captioned subject to JUSTICE THURGOOD MARSHALL, which was received at the chambers of captioned victim, on 9/14/87.

For the information of the Bureau, is a white male, DOB: who has a history of violent behavior - no further biographical data is available, at this time.

#### REQUEST OF FBIHQ

#### QUESTIONED DOCUMENT UNIT

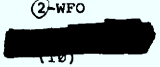
The Questioned Document Unit is requested to compare submitted item to the Anonymous Letter File. Conduct examinations for indented writings and other physical characteristics deemed appropriate. Forward copies to for the psycholinguistic profiling of author to determine the validity of the threat.

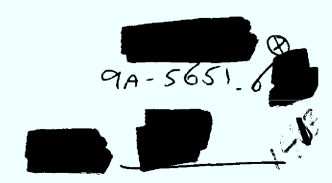
#### LATENT FINGERPRINT SECTION

b70

Examine submitted items for latent prints suitable for comparison with record prints of captioned subject. Forward original evidence to 00.

6-Bureau (Enc. 1)
(4-Questioned Document Unit)
(2-Personal Crimes Unit)
2-Savannah





4A-5651



670

reful

### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

Section 552		Section 552a	
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title only.  Documents originated with	another Government agency(ies).	-	
	furnished by another Government and releasability of this information		
Page(s) withheld inasmuch advised as to the dispositio	as a final release determination has n at a later date.	not been made. You will be	
Donne were not considered	for release as they are duplicative of Identification Rices	of	
_rages were not considered			

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FBI/DOJ

Orolly		RECORD OF INFORMA			ES
Orally .	(date) Written Co		mmunication .	(date)	
Informa	tion concerning:	(Include NARCOTICS MA	ITERS here.)	(==10)	b70
•	UNITED ST	TATES SUPREME COUR	RT JUSTICE	THURGOOD MAR	SHALL-VICTIM
Informat	tion furnished fro	m File, Serial, and Page Nu	mber: 9A-56	551	
□ <b>O</b> n	10/1/87		e continui	na diaalaa wa waa ba	danka af tal.
	(date)			a continuing disclosure was intiated with	
of the	U.S. Supr	eme Court Police (agency)	and will be	maintained until the c	onclusion
	ion furnished to:				
					r
Remarks	<b>.</b> .				

U.S. Supreme Court Police provided with a copy of Savannah LHM dated 9/23/87.

67C 61A-5651-8

Employee Furnishing Information

1-66 3029 Sub H PA-5651 1484

#### REPORT of the

## LARGE ATOMY

## FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

October 30, 1987

To: SAC, Washington Field Office (9A-5651) (C-4)

FBI FILE NO.

LAB. NO.

70923016 D WN VF

Re:

UNITED STATES SUPREME COURT JUSTICE THURGOOD MARSHALL - VICTIM; EXTORTION (A)

00: Savannah

Examination requested by:

Addressee

Reference:

Communication dated September 15, 1987

Examination requested:

Document - Fingerprint

Specimens received

September 23, 1987

Specimen:

Ql

One-page typwritten letter dated 9/9/87, beginning "May your soul burn..."

Result of examination:

Specimen Ql was searched in the appropriate sections of the Anonymous Letter File without effecting an identification. Copies will be added to this file for future reference.

Several of the typewriting characters on Ql were observed to have non printing areas which may allow an association with a suspect typewriting element.

The typewriting on Ql was determined to have a horizontal spacing of ten characters per inch. The style and size of type most closely corresponds to Laboratory standards for the "Prestige Pica" type style. This type style may be found on numerous brand name typewriters, including IBM, Royal and others.

SERIALIZED.

2 - Savannah

Page 1

-56.5/-3 FD. BOY WICH FICE DOFFICE No watermarks, indented writing or other physical characteristics were observed on Ql which would further assist in determining its immediate origin.

The results of the psycholinguistic and latent fingerprint examinations and the disposition of the submitted evidence will be subjects of separate reports. Photographs are retained by the Laboratory.



Washington, D. C. 20537



of the

# LATENT FINGERPRINT SECTION IDENTIFICATION DIVISION

YOUR FILE NO. FBI FILE NO. LATENT CASE NO.

9A-5651 (C-4) (P)

11/23/87

Ruc

C-68655

TO:

SAC, WPO

RE:

UNITED STATES SUPREME COURT JUSTICE THURGOOD MAPSHALL - VICTIM; EXTORTION (A)

REFERENCE: EXAMINATION REQUESTED BY: 9/15/87
SPECIMENS: WFC

Letter, Q1

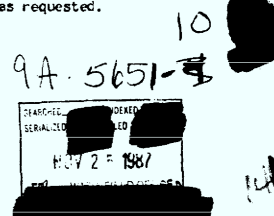
The listed 4 specimen is further described in a separate Laboratory report.

Five letent fingerprints of value were developed on Q1.

On the basis of the information furnished, no fingerprint record was located in the Identification Division files for

Q1 is being furnished to Savannah as requested.

2 - Sevannah - En



FBI TRANSMIT VIA: PRECEDENCE: CLASSIFICATION: ☐ Teletype ☐ Immediate TOP SECRET ☐ Faceimile ☐ Priority D SECRET □ <u>AIRTE</u>L ☐ Routine CONFIDENTIAL □ UNCLASEFTO D UNCLAS Date \_10/1/87 TO: ACTING DIRECTOR, FBI (ATTN: PERSONAL CRIMES UNIT)

FROM:

SAC, WASHINGTON FIELD (9A-5651) (C-4) (RUC)

SUBJECT:

UNITED STATES SUPREME COURT JUSTICE

THURGOOD MARSHALL-VICTIM;

EXTORTION (A);

00: SV

Re Savannah airtel to Bureau, dated 9/23/87.

The U.S. Supreme Court Police have been apprised of the results of this investigation and WFO considers the matter RUC.

> 9A - 5451-11 Searched Serialized Indexed\_ Filed

2-Bureau 2-Savannah 1)WFO

(5)

Approved: Transmitted



#### **Psycholinguistics Center**

T0:

SAC, WFO (9A-5651) (C-4)

FROM:

<u> Psycholinguistics</u>

RE:

United States Supreme Court Justice Thurgood Marshall -

Victim:

Extortion (A) 00: Savannah

LABID: 70923016

Photofacsimile of a one page typewritten communication was transmitted through the Laboratory with request for psycholinguistic evaluation.

Based upon an analysis of the content and style of this comunication, it is my judgment that the author is a high school educated, Southern born, White male approximately between the ages of 55 and 70. There are no indicators of specialized skills or training. There is no reason to doubt the veracity of the author's manifest assertion of identity.

Although this communication evidences some paranoid ideation which is disquieting because of its association with violent action, the author's threats are couched in the vague and general language that is not typically associated with the precusors of imminent violent action. It is significant that the author, while expressing his own desires for action throughout the letter, ends the communication with the hope that someone other than himself might effect such action. Such language is consistent with someone struggling with his own sense of powerlessness. It is consistent with the self-indulgent ventilation of emotion generally characterizing the communication.

The ideation is bigotly conservative and, although the level of hostility and maledictory terms is outside the typical boundaries of this genre of political hyperbole, the author fails to demonstrate either the determination or the resolve to escalate his anger beyond these types of harassments.

01/12/88



9A-5651-12

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# FILE DESCRIPTION

SUBJECT Thurgood Marshall

FILE NO. Washington Metropolitan Field Office file 89-WF-163189

Subject of FOIPA 193489

By 190 - WF - 193489

Retain 9-15-95

89-WF-163189 Subject of FOIPA Request By 190-WF-154553 Retain B Years 3-10-93

# Serials in this file have been automated through serial

NO SERIAL CAN BE PLACED, CHANGED OR INSERTED PRIOR TO ABOVE SERIAL.

	SMIT VIA: Teletype Facsimile	PRECEDENCE:  immediate  Priority  Routine	CLASSIFICATION:  TOP SECRET  SECRET  CONFIDENTIAL  UNCLAS E F T O  UNCLAS  Date 5/04/89	b7C
1 2 3	FM FBI WASHINGTO TO DIRECTOR FBI/ FBI NEW YORK/PRI	·		0044
4 5 8	BT UNCLAS CITE: //3920//		note convention on page 2	540
7 8 •	PASS: VIOLENT C	ASSOCIATE	JUSTICE THURGOOD MAKES	HALL - b7C
11 12 13	· ON MAY 3, 1	ED MAY 4, 1989. 989, SERGEANT	FBIHQ AND SA	
14 15 16	LETTER RECENTLY	RECEIVED AT THE SUP	WAFO WITH AN ORIGINAL REME COURT. SERGEANT SED IN A FEDERAL EXPR	
17 18 - 19	O-witep)		•	
20	(2)1/0		BEARCHEIL SERIALIZATION OF THE	163189-1
	Approved: W.D.e	Transmitted (Nur	PREF 4 STEEPH RE	: 1987 0 - 193-749

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• •	ANSMIT VIA: Teletype Facsimile	PRECEDENCE:  immediate  Priority Routine	CLASSIF JATION:  TOP SECRET  SECRET  CONFIDENTIAL  UNCLAS E F T O	
•			UNCLAS Date	
-	PACKAGE THAT W	S ADDRESSED TO THE	CLERK OF THE COURT AN	67C
2.	CONTAINED APPRO	XIMATELY FIVE POUND	s of documents. The 1	PACKAGE
3	WAS DISCARDED.	HAS BEEN	CORRESPONDING WITH THE	E CLERK OF
4	THE COURT FOR T	HE PAST COUPLE OF 1	CONTHS, ATTEMPTING TO I	HAVE HIS
5	PETITIONS HEARI	BEFORE THE SUPREME	COURT. THE CLERK HA	s been
6	RETURNING HIS I	PETITION FOR LEGAL F	EASONS.	,
,	THE LETTER	R STATES IN PART:		
8	*THIS COUR	et is my final atter	PT TO OBTAIN JUSTICE	LEGALLY.
	IF THIS COURT T	TURNS OUT TO BE AS	CORRUPT AS THE COURTS	BELOW, IT
10	WILL PROBABLY	MOUNT TO ONE OF THE	BIGGEST FRAUDS EVER	ro be
1	PERPETRATED UPO	ON THE AMERICAN PEOP	LE, WITH THE FOUNDING	FATHERS
11	TURNING OVER IN	THEIR GRAVES. IF	THIS TURNS OUT TO BE	TRUE, THEN
12	"JUSTICE" WILL	BE "SERVED" AT THE	END OF A GUN EACH TIM	E THE
13	TRIGGER IS PULL	ED."		
14	"YOU HAVE	TWENTY-FOUR (24) HO	OURS TO ACT WITH INJUN	CTIONS AND
15	ORDERS TO RETUR	ON MY CAR. IF I DO	NOT HEAR FROM YOU, BE	RNHARD
18	GOETZ II WILL I	BE BORN WITH DESTRUC	TION, BLOODSHED OR DE	ATH
17	RESULTING. IF	THE LAW OF THE JUNG	LE IS TO PREVAIL, THE	n i must
18	FIGHT WITH GUNS	, INIVES, OR MY BAI	e hands, to the death	IF (
19	- NECESSARY. IN	THE ODSCENE OF LAW	AND ORDER, IT MUST BE	AS THE
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Approved: \_\_\_\_\_\_ Transmitted \_\_\_\_\_\_ Per \_\_\_\_\_

@O: 1987 O - 193-749



Ð	ANSMIT VIA: Teletype Faceimile	PRECEDENCE: immediate Priority Routine	CLASS. JATION:  TOP SECRET  SECRET  CONFIDENTIAL  UNCLAS E F T O  UNCLAS
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2	•		CICERS OF THE SUFFOLK COUNTY,
3		•	MITHTOWN, NEW YORK RECENTLY
4	IMPOUNDED HIS VE		<i>U</i>
5	ON MAY 4, 1		U.S. SECRET SERVICE, AND
6	INSPECTOR		HALL'S SERVICE, WASHINGTON, D.C.
7	WERE ADVISED OF		
8	FACSIMILE C	F THREAT LETTER FO	DLLOWS TO NEW YORK.
9	IEADS:		•
0	NEW YORK DI	VISION	
11	at shi	THTOWN, NEW YORK	
12	1) CONDUCT	BACKGROUND INVEST	TIGATION REGARDING
13	CRIMINAL AND MEN	TAL HISTORY.	b7C
	2) CONTACT	OFFICER	NUMBER 4TH
14	PRECINCT, SUFFOI	K COUNTY, POLICE I	DEPARTMENT, WHO HAS BACKGROUND
15	INFORMATION ON S	UBJECT.	•
16	3) INTERVI	EW REGARD	DING THE LETTER HE SENT TO THE
17	VICTIM. SECURE	PHOTOGRAPHS OF	
18	4) PRESENT	FOR A PROSECUTIVE	e opinion.
10	UNCLAS		
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FBI

170-36 (Nov. 0-29-65)

CEO: 1987 0 - 193-749



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			(Number) (Time)	0 202-740

CPO: 1987 0 - 193-749

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19 041955Z MAY 39

FM FBI WASHINGTON METROPOLITAN FIELDISPENEWISPISCHAS

TO DIRECTOR PRICERTY/

FBI NEW YORK/PRIDRITY

31

UNCLAS

CITE: 7/39207

PASS: VIOLENT TRIMES UNIT, CID.

bx

SUBJECT:

ABBOCIATE CUSTICE THURSOOD MARSHALL H

RE TELCAL BETWEEN SSA

. WMEN CATED MAY 4. 1989.

ON MAY 3, 1989, SEPREANT U.S. SUPREME COURT

POLICE, WASHINGTON, D.C. FURNISHED WMFD WITH AN ORIGINAL THREAT

LETTER RECENTLY RECEIVED AT THE SUPREME COURT. SERGEANT

EXPLAINED THAT THE METTER WAS ENDLOSED IN A FEDERAL EXPRESS

b70

Serialized Indexed ...

PAGE TWO DE WM 0044 UNCLAS

PACKAGE THAT WAS ADDRESSED TO THE CLERK OF THE COURT AND CONTAINED APPROXIMATELY FIVE POUNDS OF DOCUMENTS. THE PACKAGE WAS DISCARDED. HAS BEEN CORRESPONDING WITH THE CLERK OF THE COURT FOR THE PAST COUPLE OF MONTHS, ATTEMPTING TO HAVE HIS PETITIONS HEARD BEFORE THE SUPREME COURT. THE CLERK HAS BEEN RETURNING HIS PETITION FOR LEGAL REASONS.

43 -

THE LETTER STATES IN PARTE

"THIS COURT IS MY FINAL ATTEMPT TO OBTAIN JUSTICE LEGALLY.

IF THIS COURT TURNS OUT TO BE AS CORRUPT AS THE COURTS BELOW, IT

WILL PROBABLY AMOUNT TO ONE OF THE BIGGEST FRAUDS EVER TO BE

PERPETRATED UPON THE AMERICAN FECALE, WITH THE FOUNDING FATHERS

TURNING OVER IN THEIR GRAVES. IF THIS TURNS OUT TO BE TRUE, THEN

\*\*JUSTICE\*\* WILL BE "SERVED" AT THE END OF A GLN EACH TIME THE

TRIGGER IS PULLED."

ORDERS TO RETURN MY CAR. IF I DO NOT HEAR FROM YOU, BERNHARD GOETZ II WILL BE BORN WITH DESTRUCTION, BLOODSHED OR DEATH -RESULTING. IF THE LAW OF THE JUNGLE IS TO PREVAIL, THEN I MUST FIGHT WITH GUNS, KNIVES, OR MY BARE HANDS, TO THE DEATH IF NECESSARY. IN THE ABSENCE OF LAW AND ORDER, IT MUST BE AS THE

PAGE THREE DE WM 0044 UNCLAS
BIBLE SAYS: AN EYE FOR AN EYE."

THE LETTER COMPLAINS THAT DEFICERS OF THE SUFFOLK COUNTY.

POLICE DEPARTMENT, 4TH PRECINCT, SMITHTOWN, NEW YORK RECENTLY

IMPOUNDED HIS VEHICLE ILLEGALLY.

\_\_\_\_\_FAIRIMILE OF THREAT LETTER FOLLOWS TO NEW YORK.

NEW YORK DIVISION

AT SMITHTOWN, NEW YORK

67C

- 1) CONDUCT BACKGROUND INVESTIGATION PERARDING CRIMINAL AND MENTAL HISTORY.
- 2) CONTACT OFFICER NUMBER 4TH
  PRECINCT, SUFFOLK COUNTY, POLICE DEPARTMENT, WHO HAS BACKGROUND
  INFORMATION ON SUBJECT.
- VICTIM. SECURE PHOTOGRAPHS OF
- 4) PRESENT FOR A PROSECUTIVE OPINION.
  UNCLAS

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PAGE FOUR DE WM 0044 UNCLAS

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TRANSMISSION REPORT (MAY 83 '89 ); FBI / MFO

BATE START REMOTE TERMINAL MODE TIME PAGES RESULT

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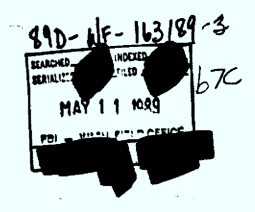
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48 (Rev. 3-7-88)	<b>(</b>	-	
Transmit attached by Fac	eimile	PRECEDENCE:  Immediate  Priority  Routine	CLASS./ICATION: TOP SECRET SECRET CONFIDENTIAL
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Bross: BAC WMFO	89D-NEW (P)	(SQUAD C-4)	<b>35</b> KX
···			Date 5/4/89
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Fingerprint Photo	Fingerprint Reco	ord Map New	spaper clipping Photograph
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FB1/DOJ



April 26, 1989

Mr. Justice Thurgood Marshall Associate Justice of the Supreme Court of the United States Il First Street, N.E. Washington, D.C. 20543

Dear Mr. Justice Marshall:

I am sorry, indeed that I am compelled to communicate with you in this fashion, but this must be done in the Cause of Justice, as some urgent and serious matters are involved which are being blocked by your Court Clerk as the copy of enclosed papers clearly indicate.

The title captions of my three actions are herewith enclosed in a very abbreviated form and all three actions also involve malicious violations of the Anti-trust Laws and the Public Interest and present the basic flavor of the nature of the actions.

Also, as you can see from the Pederal Action caption, there is nothing but CORRUPTION in the Federal Courts below where I am preparing Impeachment Proceedings, Positive documentary evidence is available as indisputable proof.

Further, as you can see from my communications to the Commission on Judicial Conduct, there is no respect whatsoever for the Laws of the Land in the County of Suffolk. Although by Law, the Commission is supposed to prosecute these actions, I will attempt to do it myself under the Special Prosecutor Law, since the Commission is also a CORRUPT political machine. I have documentary evidence of these allegations since I have previously submitted papers to them (which they have ignored) to remove a CORRUPT State Supreme Court Judge.

One has only to read the newspapers to learn of the murders, rapes, robberies, etc., etc., and the functioning of the System of "Justice" The core of the problems lies in the sitting Judges who are negligent, incompetent, or CORRUPT, or who possesses all of the "sterling" qualities. I am also writing a paper which describes a method of selecting a Judge which will be submitted to the appropriate authority(s). Since I am not a lawyer, the paper will either be plagiared by others or will find its way into File 13, since the CORRUPT Lawyers and Judges would prefer to keep the System as it is because they are making money (bribes, plea bargaining, etc.) at the expense of the litigants.

If the Federal and State Legislatures go to the considerable lengths to enact laws to promote Justice in our civilized society, the "great Question" is; why is the CORRUPTION in the

Federal and State Judiciaries permitted to continue to exist?? If the CORRUPTION in the Judiciaries is knowingly permitted to continue to be a way of life in our Society and Country, we do not need Legislatures or Law Libraries which the Judiciaries will ignore. All we would require are guns and knives to survive in the Jungle. If Law and Order is to be respected, the CORRUPTION MUST be eliminated.

I believe that at least part of the problem is that I am mot a lawyer, but, as you know, one is not required to be a lawyer in order to read, write and understand the English Language, to use common sense, and to know the difference between right and wrong.

I believe that the other part of the problem is the Legal Profession itself, which constitutes a monopoly (in direct violation of the Federal Anti-trust Laws) where "intruders" who are NOT lawyers, are NOT welcome to represent themselves, since some lawyers would lose fees, and their own incompetence, negligence and CORRUPT practices may be exposed. If litigants represent themselves, the title of the "real" action becomes "PRO SE v. ESQ" with the victor being pre-determined.

As you know, every litigant has a right to be heard and to have his day in Court (your attention is respectfully directed to ATTACHMENT-6D). Your Court Clerk is deliberately blocking my papers and Legal Rights. Please advise me as to how I can get my papers to you without them being blocked by your Court Clerk (I have already referred him to Rule 29.4 in my papers).

This Court is my final attempt to obtain Justice LEGALLY. If this Court turns out to be as CORRUPT as the Courts below, it will probably amount to one of the biggest frauds ever to be perpetrated upon the American People, with the Founding Pathers turning over in their graves. If this turns out to be true, then "Justice" will be "served" at the end of a gun each time the trigger is pulled.

Which way will it be Mr. Justice Thurgood Marshall?? Will this Country see Law and Order or will our Society rot with cancerous CORRUPTION?? If it should turn out that Justice is NOT available in this Country as a way of life, then there would be no other choice than the birth of Bernhard Goets II, III, IV, etc., as people will refuse to no longer accept or tolerate the CORRUPTION, abuse, and harassment, since I have every intention of protecting my person and property even if it takes me to the grave. This Legal Might is grounded in the Constitution of the United States, Amendment 5 nor be deprived of life, liberty, or property, without due process of law, nor shall private property be taken for Public use, without just compensation.

So far, it appears that the Law of the Jungle is taking place. My car has just been illegally and forcefully "seized and impounded," in effect and reality, it has been stolen (without notice as with "Pearl Harbor") by Inspector of the Town of

Precipct of the Suffolk County Police department,

P.O. assisting with the forceful theft, which, as you know,

is a violation of the 5th Amendment, This Amendment was recited

So the two men, who simply ignored the Laws as if they didn't exist.

Now, I have no way of looking for a job to support myself and I require medical attention which I cannot get without my car. This constitutes nothing less than attempted murder and rape by the Suffolk County Officers.

You have twenty four (24) hours to act with Injunctions and Orders to return my car. If I do not hear from you, Bernhard Goetz II will be born, with destruction, bloodshed or death resulting. If the Law of the Jungle is to prevail, then I must fight with guns, knives, or my bare hands, to the death if necessary. In the absence of Law and Order, it must be as the Bible says; an eye for an eye.

The enclosed papers are not entirely complete since I did not have the time to complete them, but the flavor cannot be mistaken.

It is nothing more than heinous obscenity and a sick travesty of Justice on the part of the CORRUPT lower Courts, since this matter has been denied, pending, and delayed since December of 1986. How, it will be either Justice or Death, If you should be too late in acting, and I do not respond to you, I will be either in fail or dead.

This letter is being sent to you via Express Mail-Return Receipt Requested (together with enclosures), Express #B01855986 to be certain that you receive them.

Respectfully yours, 57C
.(pro se)
.(pro se)
for Petitioner/Pit'f

Encl: (1) Motion for Waiver of Time Limitations

(2) Four applications for Injunctions (3) Motion for Leave to Proceed in Forma Pauperis

Apřil 25, 1989

Clerk
Supreme Court of the United States
#1 First Street, N.E.
Usshington, D.C. 20543

b70

Dear

This letter and enclosures is in response to your letter dated April 11, 1989 (a copy of which is herewith attached as ATTACHMENT-1) which is rejected for the following reasons:

### Paragraph 1:

The form of the papers and content for the Writs of Injunction which I have sent you are in exact conformity with a Standard Form contained in the FRCP. The only difficulty which prevailed at the time of preparation, was that I didn't have sufficient
time to prepare a complete formal version of the papers. The legal
content was intact, concise, clear, obvious, and non-ambiguous and
should have superseded any cosmetic effects. Those papers hould NOT
have been returned to me.

### Paragraph 2:

The papers which have been sent to you <u>DOES</u> involve judgments of lower Federal Courts and Laws and it also involves Constitutional Law and State Law. That is the reason for which they were sent to you.

The 90 day time limitation can be legally and properly waived for Writs of Injunction and for Certiorari. This has been explained in my previous papers to you which were necessarily informal and abbreviated due to my lack of time for preparation. This Court was required to take Judicial Notice of McKinney's Statutes of the State of New York (heavily emphasized copies of which were sent to you) and was explained in my abbreviated letter. A formal Motion for Waiver is currently being prepared.

You are advised that this Court has already ruled (ATTACH-MENT-2) that "the time limitation is not jurisdictional and does not bar our exercise of discretion to consider this case" ATTACH-MENTS-3A, 3B, 3C (emphasized) are also sufficiently self-explanatory. Therefor, this Court DOES have jurisdiction, Since you do not wear the black robes, you are not in a position to make such an adverse decision.

You have also stated "thus the Court has no jurisdiction to consider them on a petition for a Writ of Certiorari. See Rules 17 to 21" If you had taken the time and trouble to examine and to

read the papers, you would have found that they were for Temporary Restrining Orders Without Notice or Interlocutory Injunctions; NOT for Writs of Certiorari. The Writs of Injunction should have been issued PENDING the submittals of Petitions for Writs of Certiorari. If you had reed the papers, you would have seen that.

If you will read ATTACHMENTS-4,5, you will learn the purpose of Injunctions; if you had read my papers, it would have been CBVIOUS that I am entitled to that relief. The denial of the relief in the lower Court (copies of the ORDERS denying relief were sent previously) is a "clear abuse of discretion or usurpation of judicial power" (ATTACHMENT=6C).

Charges of Judicial Misconduct had been filed with the U.S. Court of Appeals for the Second Circuit and they issued their denial (these papers had been sent to you previously). I had sent them papers complaining of their denial. In return, I have received a letter from the U.S. Court of Appeals (ATTACHMENT-7). This letter resulted in Impeachment Proceedings (ATTACHMENT-8) which are in the process of preparation. The CORRUPTION in the lower Courts led to the need for Writs of Certiorari (ATTACHMENT-6A). In addition, the Court has already ruled that "Extraordinary writs are "reserved for really extraordinary causes" (ATTACHMENT-9). In view of the above, where do you come off telling me that "the Court has no jurisdiction to consider them on a petition for a writ of certiorari. See Rules 17 to 21. In addition, if you had examined and read the papers which were recently sent to you, they were for Writs of Injunction and NOT for certiorari. Therefor, your statements are totally incorrect. My papers DO comply with all legal requirements.

## Paragraph 3:

This paragraph is totally incorrect as explained above.

Thus far, since the initial submittal of my papers, you have made different complaints in "quotes," addressed different Rules, but you were never explicit as to what your complaint was. In slang terminology (but with clear explicit meaning), this is called "jerking me around" in the same manner as the lower Courts where communications were reduced to dual monologues, simply because the lower Courts refused the direct addressing of the issues, and this is true for one of a few reasons (or all of them):

- l. You looked at my name and saw "pro se" next to it and I was immediately "disqualified" as a litigant. That means that my papers were never examined nor read, and it explains why your letter is not in the same context of subject matter as my papers. Yes, I know that the Rules, Constitution and Statutes say that "pro se" litigants have every legal right to proceed. The reality is called "abominable hypocracy" because the Legal "Profession" doesn't want the "wrong message" sent. You are reminded that this Matter is a Legal Controversy NOT a POLITICAL ONE.
  - 2. You are taking bribes to protect my adversaries, as

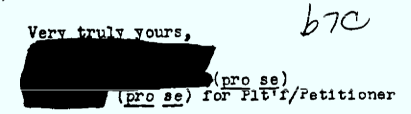
the lower Courts are doing.

3. You are willfully and knowingly siding and abetting -CORRUPTION (ATTACHMENT-10).

4. The Courts of the United States are "reserved" for only "important", "Public" people.

If you wish to submit a rebuttal or response to this letter (with direct Statutory Citations in support), you may do so. If I do not hear from you within three (3) days, I will assume that you have no interest in the matter. YOUR name will be added to ATTACHMENT-8 (since YOU are blocking my papers so that they do not reach an Associate Justice of this Court) and I will proceed as I deem necessary to protect my Legal and Constitutional Rights which YOU ARE OBVIOUSLY ATTEMPTING TO WITHDRAW.

This letter, together with ATTACHMENTS, is being sent to you via Certified Meil-Return Receipt Requested, Cert. #P-095-123-195 to be certain that you receive it.



dtd. 4/11 Encl: ATTACHMENT-1 Letter from : Ex. arpt from 394 U.S. 316 Excerpt from 398 U.S. 58 -3(A-D): FRCP Rule 65(b) -L(A-B): 15 USCS 26 -5(A-B): Excerpt from 352 U.S. 249 -6(A-F): Letter from U.S. Court of Appeals for the Second Circuit, dtd. 6/30/87 Caption for Imperchment Proceedings 8--9 Excerpt from 376 U.S. 240 DMV Scam -10

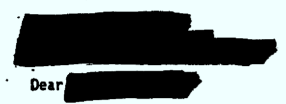
### SUPRE E COURT OF THE UNITED STES OFFICE OF THE CLERK WASHINGTON, D. C. 20543

OTSÍK OF JINE DOUBL

April 11, 1989

AREA CODE 202 479-3011

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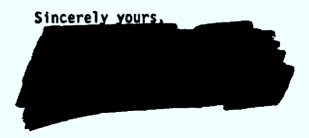
I very much regret the necessity of returning the papers you sent by Express mail and which arrived here on April 9, 1989. They simply do not present a matter either in the form of a petition for a writ of certiorari or a petition for an extraordinary writ which can be docketed in this Court.

The Supreme Court is an appellate court which reviews judgments of lower state and federal courts involving issues of federal law. A judgment of a lower court may be reviewed on a writ of certiorari provided the petition for a writ of certiorari is filed within 90 days of the entry of the judgment sought to be reviewed, or within 90 days of the denial of a timely filed petition for rehearing. Your papers do not address a judgment of a lower court entered within the 90-day period. Thus the Court has no jurisdiction to consider them on a petition for a writ of certiorari. See Rules 17 to 21.

A petition for an extraordinary writ can be issued only "in aid of the Court's appellate jurisdiction. In addition, the petition must show that "there are exceptional circumstances warranting the exercise of the Court's discretionary powers, and that adequate relief cannot be had in any other form or from any other court." See Court Rule 26. Your papers do not comply with these requirements.

To assist in any future filing I am sending you herewith a copy of the Court's rules and a sample petition for a writ of certiorari in forma pauperis. Although we cannot help you with the merits of any case you may have, we would be pleased to reply to any inquiry concerning the procedure for filing a case in the Court.

All the papers you submitted are herewith returned.



Enclosures

67C

THE MASHINGTON METROPOLITAN FIELD (\$90-TOR, WHI VROUTINEY MEN TORK /NOUTDIB/ PASS: ENVIOLENT CRIMES UNIT-CID. ASSOCIATE JUSTICE THURGOOD MARSHALL SUBJECT: VICTIM, U.S. SUPREME COURT, CCSCAKA; CO: WHITO. RE BURRAU TELETYPE TO ALL SAC'S DATED 10/28/88. MATO IT TO THE DIRECTOR AND NEW YORK DATED 5/4/89. THE BUPREME COURT POLICE, WASHINGTON, D.C. HAVE REQUESTED THE RESULTS OF THE FBI INVESTIGATION IN CAPTIONED MATTER SO THAT THEY CAN MAKE A THREAT ASSESSMENT. PURSUANT TO REFERENCED BUREAU TRISTYPE, PRESULTS OF THE INVESTIGATION MUST BE REPORTED TO THIN

<b>*</b> .	TRANSMIT VIA:  Teletype Facsimile	PRECEDENCE: Immediate Priority Routine	C. SIFICATION:  TOP SECRET  SECRET  CONFIDENTIAL  UNCLAS E F T O  UNCLAS  Date
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FBI/DOJ

MBW YORK (89D-WF-163189) # (C-26/LIRA) /IMMEDIATE/ \*DIRECTOR FBI (89D-WF-163189) () MMFO (890-WF-163189) () UNCLAB CITE: //3540:3613// AKAI JUSTICE THURGOOD MARSHALL, ASSOCIATE JUSTICE OF THE SUPREME COURT OF THE UNITED STATES; 1 CCS-CAKA; OO: WHFO. RE UMPO TELETYPE, NAY 4, 1989. CONTACTED LIEUTENANT ON MAY 4, 1989, SA SUFFOLK COUNTY POLICE DEPARTMENT (SCPD), FOURTH PRECINCY, HAUPPAUGE, BUFFOLK COUNTY, NEW YORK.

DVISED THAT IS WELL KNOWN TO THE SCPD LIBUTEMANT and has been since 1985. Refle filled with Letters written by Commanding officer of the fourth precinct and stated that a Sinilar file exists in the legal department of the Police MAS INSTITUTED SEVERAL LAWSUITS AGAINST DEPARTMENT. THE SCPD, MONE OF WHICH HE HAN WUN TO DATE. CERTRAL TO Presently, CAMMOT AGET THIS CAR BACK UNLESS IT IS REGISTERED AND INSURED AND, PORTHERMORE, ME CANNOT DRIVE IT AWAY FROM THE SCPD UNLESS HE HAS A VALID MEW YORK STATE DRIVER'S LICENSE, WHICH IS PRESENTLY SUSPENDED. LIEUTENANT BTATED THAT HAS WRITTEN DEROGATORY LETTERS ABOUT EVERY POLICE OFFCER WHO HAS GOTTEN INVOLVED WITH MIM. HE OFINED THAT IF e interviewed by for agents, they will be made STATED THAT THE SCPD edrict of the same. Lieutemant was spray an imordinate amount of time answering all the wae born LIBUTENANT ADVISED THAT. AND RESIDES AT

MBW YORK.

1448

ME STATED THAT HE IS A

	WHO APPARENTLY	IS NOT WORKING.	
LIGUTSHANT	STATED		*
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			<b>b</b> 6
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			~

ON MAY 5, 1989, SA

THE LETTER SENT TO JUSTICE THURGOOD MARSHALL TO ASSISTANT
UNITED STATES ATTORNEY PETER TOWAO, SASTERN DISTRICT OF MEN
TORK (EDMY). MR. TOWAO ADVISED THAT AFTER CONFERRING WITH
MIS SUPERIORS, IT IS THE OPINION OF THE UNITED STATES
ATTORNEY'S OFFICE, EDMY, THAT THIS LETTER DOES NOT CONSTITUTE
A THREAT TO JUSTICE MARSHALL. IT IS PURTHER THEIR OPINION
THAT THE LETTER IS MORE OF A THREAT TO
OF THE TOWN OF SMITHTOWN AND POSSIBLY TO THE SUPPOLE COUNTY
POLICE OFFICER

LETTER MAYS BEEN FURNISHED TO THE SCPD, THE FBI MAS NO
PURTHER INVESTIGATION TO CONDUCT.

ON MAY 8, 1989, SA

CONTACTED

TOWN OF SMITHTOWN, ENFORCEMENT BUREAU,

AND WAS ADVISED OF THE CONTENTS OF THE LETTER.

STATED THAT HE HAD BERN IN CONTACT WITH THE SCPD

AND WITH LIEUTENANT

and was aware of the existence of

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TIY KH FAGE

THE LETTER.

ON MAY 5, 1989, SA ESTABLISHED THAT HAS NO PISTOL PENTITE UN LICENSE TU CARRY STREAKME 670

ON MAY 8, 1989, SA WAS IN CONTACT WTH SA UNITED STATES SECRET SERVICE, MELVILLE, MEW TORK, WHO ADVISED THAT HE HAD RECEIVED A COMMUNICATION PROM HIS HEADQUARTERS IN WASHINGTON, D.C., WHICH ADVISED HIM OF THE EXISTENCE OF THE LETTER TO JUSTICE MARSHALL, DATED APRIL 26, 1969. HA CHARLES THAT HE WAS INDICED TO HE IN CONTACT WITH LIEUTENANT OF THE FOURTH PRECINCT, SCPD, AND PROBABLY WOULD REVIEW THE PILE ON SA ANTICIPATED THAT HE WOULD NOT INTERVIEW

INBOX HAS 3 DECUMENTS FORMS. TEXT HAS 1 DOCUMENT

INBOX.1 (#3530)

TEXT: VZCZCNYDS07

RR HO WAFO

DE NY #0307 1872107

ZNY UUUUU

D 062003Z 355 8.9

FM FBI NEW YORK (BG 89D-WM-183189) (1.

TO DIRECTOR FEI/ROLTINE/

WASHINGTON METROPOLITAN FIELD IFFILE ROLLINE/

BT

### UNCLAS

CITE: //3540:3813//

PASS: HS FOR VIOLENT CRIMIS UNIT - DIE.

b70

SUBJECT:



ASSEDIATE DUSTICE THURSDOO MARSHALL -

VICTIM: UNITED STATES SUPREME COURT, COSCAKA: DO:WMFG.

MMFD TELETYPE TO DIRECTOR AND NEW YORK, DATED MAY 4, 1989; NEW YORK, TELETYPE TO DIRECTOR AND WEMO, BATED MAY 8, 1989.

REFERENCED NEW YORK TELETYPE REPORTED RESULTS OF NEW YORK'S

INVESTIGATION TO FEIHO AND WHEO WITHIN SEVEN (7) CALENDAR DAYS AS 163189REQUIRED BY REFERENCED BUREAU TELETYPE. COPY OF SAME BEING PAXED TO

DCFN MFOR ENOT

GLIVENAL INDICES.

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WMFO, C-4

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AKA; JUSTICE THURGOOD MARSHALL CHAIR JUSTICE OF THE SUPREME COURT OF THE UNITED STATES; (AKA) (TO: 180FO ME NEW YORK IT TO MMFO DATED 5/8/89. MEN YORK IS REQUESTED TO RE-SEND REFERENCED IT AS MMFO ONLY ACELYED FOUR PAGES OF THE DOCUMENT, THE FOURTH PAGE ENDING WITH, TAND WAS AMARE OF THE EXISTENCE OF

TO:

SAC, WMFO (89D-WF-163189)(P)(C-4)

b7C

FROM:

SA

SUBJECT:

aka;

JUSTICE THURGOOD MARSHALL,

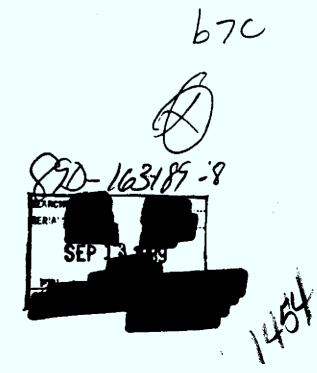
ASSOCIATE JUSTICE OF THE SUPREME COURT

OF THE UNITED STATES;

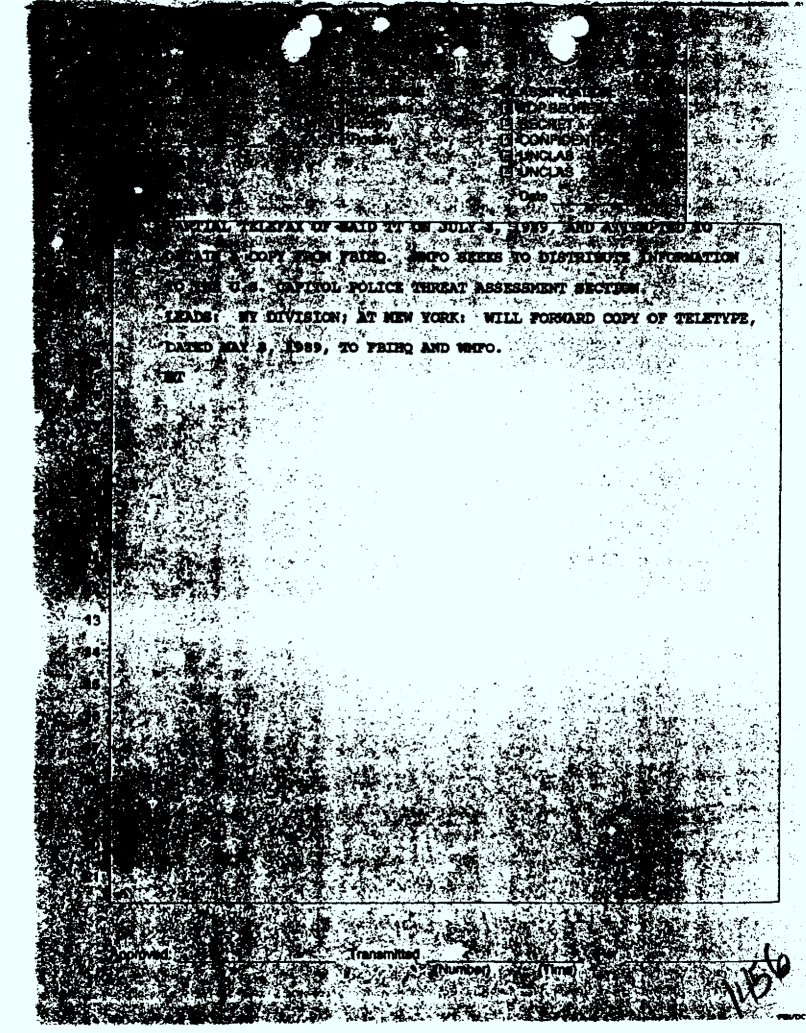
CCSCAKA; OO: WMFO

On 9-12-89, SSA Violent Crimes Unit-CID, was contacted and advised that he was unable to locate NY teletype to WMFO dated 5-8-89 regarding current.

1-WMF0



MILO (880-ML-193788) (48) (1-4) MBJBOT: AKA; JUSTICE THURGOOD MARSHALL, ISOCIATE JUSTICE OF THE SUPREME COURT OF THE UNITED STATES; CAKA: CO: WELFO. RE MOUPO TT TO MY, DATED JUNE 29, 1988; MY TT TO MOUPO, DATED FULF 3, 1989; WHFO TT TO MY, DATED JULY 13, 1989; AND SEPTEMBER 1939, TELECALL BETWEEN SSA AND SA FOR THE INFORMATION OF MY, FBIHQ ADVISED THAT THEY WERE NOT TH RECEIPT OF MY TT, DATED MAY 8, 1989. MOTO RECEIVED CHLY A



/READ/REF 6 0026 MRI 01031

RR RUEHFB FBIWMFO

DE FBINY #0021 2751856

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R 021829Z DOT 89

FM FBI NEW YORK (890-NY-184262) (8)

TO DIRECTOR FBI/ROUTINE/

FBI WMFD (89D-WF-163189)/ROUTINE/

BT

UNCLAS

CITE: //3540//

UCEU GENERAL. 33

89D.WF-163189 - 10

SUBJECT:

AKA; JUSTICE THURGOOD MARSHALL, ASSOCIATE;

JUSTICE OF THE SUPREME COURT OF THE UNITED STATES; CCSCAKA; (00:WMFO.

REWIFOTEL TO NEW YORK, DATED SEPTEMBER 13, 1989, CAPTIONED AS

ABOVE. .

FOR INFORMATION OF WHFO, NEW YORK FILE OF CAPTIONED CLOSED IN MAY, 1988, HOWEVER, IT CANNOT BE LOCATED IN NEW YORK CLOSED FILES. A SEARCH TO DATE HAS BEEN UNABLE TO LOCATE CONSEQUENTLY, THE TELETYPE DATED MAY 8, 1989, REQUESTED BY WMFD CANNOT BE SENT AT THIS TIME.

### PAGE TWO DE FBINY 0021 UNCLAS

HOWEVER, THE FOLLOWING SHOULD SERVE AS A BASIS FOR THREAT ASSESSMENT AT WMFO.

SHOWS THAT

IS A POLICE NUISANCE.

HE HAS ALSO MADE VERBAL THREATS TO POLICE OFFICIALS IN THE TOWN OF SMITHTOWN, NEW YORK. HOWEVER, THE VARIOUS POLICE AGENCIES IN SUFFOLK, HAVING HAD EXTENSIVE CONTACTS WITH DO NOT SEE HIM AS A THREAT.

THIS MATTER WAS DISCUSSED WITH THE UNITED STATES ATTORNEY'S

OFFICE, EASTERN DISTRICT OF N ADVISED THERE IS NO FEDERAL VIOLATION INASMUCH
AS THERE IS NO THREAT TO JUSTICE MARSHALL. THE LETTER ACTUALLY

CONTAINED THREATS TO SUFFOLK COUNTY POLICE OFFICERS WHO MAY ARREST

IN THE FUTURE. THE APPROPRIATE SUFFOLK COUNTY AUTHORITIES

WERE NOTIFIED OF THE LETTER TO JUSTICS MARSHALL.

IT SHOULD BE NOTED THAT THIS CASE WAS OPENED ORIGINALLY AT NEW YORK WITH NYFILE 89D-184262. IF AND WHEN THE FILE IS LOCATED IT

### --- MOI UNCLAS

WILL BE CONSOLIDATED INTO FILE 89D-WF-163189.

NO FURTHER INVESTIGATION IS BEING CONDUCTED BY NEW YORK AT THIS TIME.

BT

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TRANSMIT VIA:  PRECEDENCE:  Immediate  Immediate  Priority  Routine  CLASSIFICATION:  TOP SECRET  SECRET  CONFIDENTIAL  UNCLAS  LINCLAS  PRECEDENCE:  CLASSIFICATION:  TOP SECRET  CONFIDENTIAL  UNCLAS  PRECEDENCE:  CLASSIFICATION:  TOP SECRET  CONFIDENTIAL  UNCLAS  PRECEDENCE:  TOP SECRET  TOP S	DISK #1
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2 From to DIRECTOR FBI/ROUTINE/	
3 Subject BT CITE: //3920//	
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5 PASS: VCU-CID.	101.
SUBJECT: AKA: JUSTICE THURGOOD MARSHALL,	
ASSOCIATE; JUSTICE OF THE SUPREME COURT OF THE UNITED STATES OF THE UNIT	TES;
RE: NEW YORK TELETYPE TO THE DIRECTOR DATED 10/2/89	
FOR INFORMATION, IN REFERENCED TELETYPE, NEW YORK AD	
THAT CAPTIONED CASE WAS DISCUSSED WITH THE UNITED STATES	
ATTORNEY'S OFFICE, EASTERN DISTRICT OF NEW YORK WHO ADVIS	ED THAT
13 THERE IS NO FEDERAL VIOLATION INASMUCH AS THERE IS NO THR	EAT TO
JUSTICE MARSHALL. IN VIEW OF THIS PROSECUTIVE OPINION, W	MFO IS
15 ADMINISTRATIVELY CLOSING THIS CASE.	
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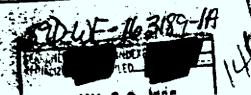
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Grand Jury Material of Criminal Procedu	l - Disseminate Only Pursuant to Rule 6(e),Federal Ru ire □ Yes □ No
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## FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	552	Section 552a
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request.	to a third party with no reference	
request.  Information pertained only title only.  Documents originated with	to a third party. The subject of y	our request is listed in the
Information pertained only title only.  Documents originated with to that agency(ies) for reviewed advised by the FBI as to the with the other agency(ies).  Page(s) withheld inasmuch	another Government agency(ies).  ew and direct response to you.  furnished by another Government and releasability of this information  as a final release determination has	These documents were referency(ies). You will be following our consultation
Information pertained only title only.  Documents originated with to that agency(ies) for reviewed by the FBI as to the with the other agency(ies).  Page(s) withheld inasmuch advised as to the disposition	another Government agency(ies).  ew and direct response to you.  furnished by another Government and releasability of this information  as a final release determination has	These documents were reference of the following our consultation out been made. You will

**XXXXXXXX XXXXXXXX XXXXXXXX** 

PBI/PO

b70

April 7, 1989

Supreme Court of the United States . 2 First Street, N.E. Washington, D. C. 20543

Re: Petition for TRO's or Interlocutory Injunctions

Gentlemen:

#### IMMEDIATE ATTENTION

The enclosed papers are re-submittals and require the utmost urgency for Injunctions. I do not have the time to prepare a more formal organization of the enclosed papers nor a more formal presentation for the valver of Time Requirements under 28 USCS 2101.

Pursuant to CPLR 4511(a,b), this Court is required to take Judicial Notice of McKinney's Statutes, Sec. 92(a), Sec. 111, Sec. 145, Sec. 146, Sec. 148, Sec. 172, Sec. 321 (for recognition of remedial Statute of 28 USCS 2201).

The submittals of these papers is the final attempt to obtain TR('s or Interlocutory Injunctions in a manner prescribed by the Laws of the Land. If the Court refuses the Injunctions (by telephone to the respondents, since there isn't any time left for mail since this Court has been too busy worrying about the size of the paper and the formatting, to be concerned with JUSTICE), then JUSTICE in this Country is nothing but a facade and the Law of the Jungle is the true reality, with blood and death resulting.

I depend on my car and a telephone for employment and supporting myself. Anyone who attempts to seize my car (illegally, as my Driver's License was seized) will result in death; either mine or any respondent. It is tragic, indeed, that I should have to quote the famous words in the so-called modern society in the United States, "Give Me Liberty Or Give Me Death" I am rapidly comming to the conclusion theat there is nothing in New York State but a CORRUPT JUD-ICIARY (as the enclosed letters demonstrate.

If IMMEDIATE Injunctions are not issued, forthwith, then BERNHARDT GOETZ II will be born, and "Justice" will be "served" each time the trigger is pulled. In that case, a Writ of Certiorari will not be necessary, since the Statutes are only facades.

If you should attempt to contact me and I do not respond within ONE week, then I will be either dead or in prison.

This letter is being sent to you wis Express Mail-Return Receipt Requested, Express #P34301246 to be certain that you receive i

(pro se)
(pro se)
(pro se)
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(pro se)
(pro se)

146



# FILE DESCRIPTION

SUBJECT Thurgood Marshall

FILE NO. Washington Metropolitan Field Office file 157-2377

Subject of FOIPA Request
By 190-10F-184553
Retain 8 Years 3-10-93

\*5 11





to :SAC, WFO

DATE: 5/9/69

Director, FBI

SUBJECT: SPEECH BY SUPREME COURT JUSTICE

THURGOOD MARSHALL DILLARD UNIVERSITY

MAY 4, 1969 RACIAL MATTERS

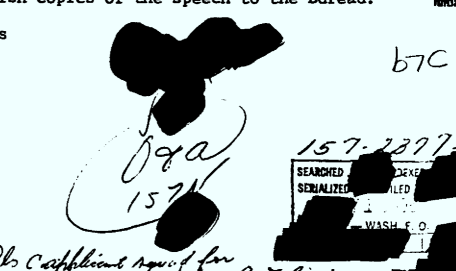
Press reports indicate that Supreme Court Justice Thurgood Marshall spoke at the centennial celebration at Dillard University before a predominently Negro crowd on Sunday, May 4, 1969. Justice Marshall stated that "anarchy is anarchy is anarchy" "it makes no difference who practices it, it is bad, it is punishable and it should be punished." He reportedly denounced black militants and said that nothing will be settled with guns, fire bombs and rocks. He reportedly stated "the seeds (of anarchy) are here but nothing will be settled with guns, fire bombs and rocks. The country can't survive if the perpetrators go unpunished. Its that simple."

New Orleans attempt to discreetly obtain from your sources on the Dillard campus copies of Justice Marshall's speech. WFO should do likewise with your sources at the Supreme Court.

Furnish copies of the speech to the Bureau.

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

2 - New Orleans





SAC, MEW ORLEANS (157-12173)(P)

SPEECH BY SUPREME COURT JUSTICE THURGOOD MARSHALL DILLARD UNIVERSITY MAY 4, 1969 RACIAL MATTERS

Re Bureau letter to WPO, 5/9/69.

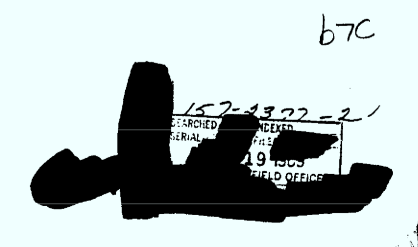
bre

New Orleans, Louisiana, advised that Justice THURGOOD MARSHALL did not speak at Dillard from a prepared text and therefore no copy of his speech is available.

Stated this speech was recorded by New Orleans redio stations WDSU, and WYLD, and the WYLD tape was used by U.S. News and World Report in preparing their article concerning this speech. Arrangements have been made to secure a copy of this tape from WYLD, New Orleans, May 19, 1969, and it will be forwarded to the Bureau.

2 - Bureau 1 - WFO (Info) 2 - New Orleans

(5)



SAC, WPO (157-2377) (MMC)

SPEECH BY SUPREME COURT JUSTICE THURGOOD MARSHALL DILLARD UNIVERSITY MAY 4, 1969 BACIAL MATTERS

ReBulet to WO: 5/9/69, and New Orleans letter to Bureau, dated 5/16/69.

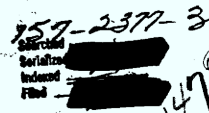
On 5/14/69,

States Supreme Court, advised that there had been immunerable requests for a copy of Justice MARSHALL's speech, given by him at Dillard University; however, there was no prepared text for this speech and a copy thereof is not available.

did advise that the purport of this speech did appear in the May 19, 1969 issue of U.S. News and World Report.



2 - Sureau 1 - Sev Orleans (157-12173) (220)



**(4)** 

DIRECTOR, FRI (

5/21/69

SAC, SET GRIRANS (157-12173) (C)

EPECE BY SUPREME COURT JUSTICE THURGOOD MARSHALL DILLARD UNIVERSITY MAY 4, 1969 RM

Re New Orleans letter to Bureau, 5/16/69.

bx

La., made available a copy of a tape of Justice THURGOOD MARSHALL's speech at Dillard University on May 4, 1969.

This tape is enclosed herevith for the second

CONSOLIDATED

Date: 10/2/1-

2 - Bureau (Enc. 1) (M) O- WFO (info) 1 - Now Orlans b70

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