

PAGE TWO

WERE REFINEMENTS OF HIS EARLIER STATEMENT. BLOCH INFORMED THE JUDGE THAT HE WAS TRYING TO LAY A FOUNDATION TO SHOW DISCREPANCIES BETWEEN ELITCHER-S PRESENT TESTIMONY AND WHAT HE HAD PREVIOUSLY TOLD THE FBI. THE JUDGE SAID HE REALIZED WHAT BLOCH-S PURPOSE WAS BUT WISHED TO INFORM BLOCH THAT HE HAD NOT SUCCEEDED AS YET. ELITCHER TESTIFIED THAT SOME FBI AGENT, IDENTITY UNKNOWN TO HIM, FIRST MENTIONED ELIZABETH BENTLEY TO HIM AND ASKED IF HE HAD HAD ANY RELATIONS WITH HER. ELITCHER COULD NOT REMEMBER WHEN THIS WAS ASKED OF HIM. ELITCHER ADMITTED HE DID NOT MENTION BENTLEY TO THE FBI IN HIS FIRST OR SECOND STATEMENTS. HE POINTED OUT THAT THE SECOND STATEMENT WAS MADE THE DAY AFTER THE FIRST STATEMENT WAS MADE AND THAT THE THIRD STATEMENT CAME VERY MUCH LATER. HE TESTIFIED THAT HE APPEARED TWICE BEFORE THE GRAND JURY, ONCE IN AUGUST, FIFTY, AND THE SECOND TIME IN JAN OR FEB, FIFTY ONE. HE ESTIMATED THAT THE THIRD STATEMENT OCCURRED ABOUT THE END OF NINETEEN FIFTY AND ADMITTED THAT HE HAD NOT MENTIONED ELIZABETH BENTLEY TO THE GRAND JURY. HE EXPLAINED HE HAD NOT MENTIONED HER NAME BECAUSE HE HAD NOT BEEN ASKED SUCH

END PAGE TWO

PAGE THREE

A QUESTION. ON CROSS EXAMINATION HE REVEALED THAT HE ATTENDED A SOCIAL FUNCTION CHRISTMAS WEEK OF FORTY SIX AT ROSENBERG-S HOUSE. MRS. ELITCHER AND OTHER PERSONS WERE PRESENT. HE TESTIFIED THAT HE HAD REVEALED THIS TO THE FBI AT HIS FIRST INTERVIEW. HE DENIED EVER MEETING RUTH GREENGLASS ANYWHERE OR EVER HAVING BEEN INTRODUCED TO HER. HE TESTIFIED HE WOULD NOT RECOGNIZE HER. HE DENIED DISCUSSING INSTANT CASE WITH ANY PROSPECTIVE WITNESSES. HE DENIED THAT ANYONE RECOMMENDED HIM TO FABRACANT IN ROGGE-S OFFICE, THOUGH HE ADMITTED HE HAD READ ABOUT DAVID GREENGLASS BEFORE HE WENT TO ROGGE-S OFFICE. HE LEARNED THAT DAVID GREENGLASS WAS BEING REPRESENTED BY ~~ROGGE~~ ONLY WHEN FABRACANT TOLD HIM SO. ~~FABRACANT~~ TOLD ELITCHER THAT HE COULD HANDLE BOTH GREENGLASS AND ELITCHER AS LONG AS THERE WAS NO CONFLICT OF INTERESTS. HE TESTIFIED THAT HE WAS ASKED TO RESIGN FROM REEVES INSTRUMENT CORPORATION AND HAD KNOWN FOR TWO WEEKS THAT HIS SEVERANCE WAS BEING CONTEMPLATED BY REEVES. HE ADMITTED THAT WITHIN THOSE TWO WEEKS HE BOUGHT AN AUTOMOBILE FOR NINETEEN HUNDRED

END PAGE THREE

PAGE FOUR

DOLLARS, PAYING AT LEAST ONE-THIRD DOWN. ELITCHER WAS CROSS EXAMINED ABOUT HIS TREATMENT BY A PSYCHIATRIST FROM FORTY SEVEN TO FORTY EIGHT AND FROM FORTY NINE TO FIFTY. HE ADMITTED HIS WIFE HAD UNDERGONE SIMILAR TREATMENT. THE JUDGE ELICITED INFO FROM ELITCHER TO THE EFFECT THAT ELITCHER NEVER RECEIVED THERAPY OR SHOCK TREATMENTS FROM THE PSYCHIATRIST BUT ONLY ENGAGED IN CONVERSATION WITH THE PSYCHIATRIST. AT ELEVEN FORTY FIVE A.M. CROSS EXAMINATION WAS UNDERTAKEN BY KUNTZ. ELITCHER ADMITTED THAT ~~WHILE SOBELL~~ AND HE WERE EMPLOYED BY THE BUREAU OF ORDNANCE HE WAS NEVER ASKED BY SOBELL FOR ANY DOCUMENT, NOR WAS HE OFFERED ANY DOCUMENT RELATING TO THE U. S. GOVERNMENT BY SOBELL. ELITCHER VISITED SOBELL AT GE, SCHENECTADY, ONLY AS A FRIEND. ELITCHER TESTIFIED THAT WHEN SOBELL AT GE ASKED ELITCHER ABOUT ELITCHER-S WORK HE, ELITCHER, DID NOT TAKE IT TO MEAN THAT SOBELL WAS ASKING AS A SCIENTIST. AFTER JUNE, FORTY FOUR, ELITCHER DID NOT CHECK WITH SOBELL BUT REFERRED TO ROSENBERG-S VISIT FOR THE FIRST TIME WHEN HE WAS ON VACATION WITH SOBELL LATER

END PAGE FOUR

IN FORTY FOUR. ELITCHER SAW SOBELL AGAIN IN FORTY FIVE AT THE LATTER-S WEDDING. AT THAT TIME SOBELL DID NOT ASK ELITCHER IF ELITCHER HAD GOTTEN DOCUMENTS FOR ROSENBERG. ELITCHER NEXT SAW SOBELL IN FORTY SIX IN SCHENECTADY AND HAD NO COMMUNICATION WITH SOBELL BETWEEN SOBELL-S WEDDING AND NINETEEN FORTY SIX IN SCHENECTADY. WITH REGARD TO THE ORDNANCE PAMPHLET WHICH SOBELL ASKED ELITCHER TO GET, KUNTZ MADE THE POINT THAT THE PAMPHLET HAD NOT YET BEEN PREPARED, THAT ELITCHER HAD NOT YET SEEN IT AND THEREFORE ELITCHER COULD NOT THEN REMOVE IT FROM THE U.S. GOVERNMENT. ELITCHER TESTIFIED THAT SOBELL HAD MEN WORKING UNDER HIM AT REEVES. HE ADMITTED ALSO THAT AT REEVES SOBELL TOLD HIM HE WAS ALWAYS LOOKING FOR PROMISING YOUNG MEN WHO COULD FIT INTO THE SCIENTIFIC WORK SOBELL WAS DOING. THE POINT WAS MADE THAT THIS WAS A LEGITIMATE SEEKING OF MEN FOR THE LEGITIMATE WORK AND NOT ESPIONAGE. ELITCHER ADMITTED THAT THE WORD PROGRESSIVE APPLIED ALSO TO FORWARD LOOKING MEN OF SCIENCE.

END PAGE FIVE

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AT GE, SOBELL NEVER OFFERED ELITCHER ANY DOCUMENTS AND DID NOT GIVE ELITCHER ANY SECRETS TO CONVEY TO ROSENBERG. ELITCHER MADE THE ADMISSION THAT IN JULY, FORTY EIGHT, AND SUBSEQUENTLY HE WAS SCARED TO DEATH AND THAT HE IS STILL SCARED TO DEATH AND WANTS TO SAVE HIMSELF. WHEN THE DEFENSE ASKED ELITCHER IF HE KNEW HE HAD BEEN FOLLOWED ON THE NIGHT HE WENT TO SOBELL-S HOUSE WHY DID HE ACCOMPANY SOBELL TO CATHERINE STREET THE SAME EVENING, THIS GAVE ELITCHER THE OPPORTUNITY TO REPEAT HIS TESTIMONY REGARDING HIS VISIT TO SOBELL, THEIR TRIP TO CATHERINE STREET WITH THE THIRTY FIVE MILLIMETER CAN, AND ELITCHER ADDED THAT HE HAD NOT WANTED TO GO BECAUSE HE KNEW HE HAD BEEN FOLLOWED BUT THAT SOBELL INSISTED BECAUSE SOBELL CLAIMED HE WAS TIRED. HE ADDED THAT IN THE STREET THEY BOTH LOOKED AROUND TO SEE IF THEY WERE FOLLOWED AND CONCLUDED THAT THEY WERE NOT. KUNTZ FURTHER CROSS EXAMINED ELITCHER ABOUT ROSENBERG-S REFERENCE TO BENTLEY, AND THE FACT THAT ELITCHER HAD NOT MENTIONED THIS TO THE FBI ON THE OCCASION OF THEIR FIRST INTERVIEW.

END PAGE SIX

PAGE SEVEN

ELITCHER ADMITTED LYING TO THE FBI BY NOT REPORTING FULLY TO THE
FBI ABOUT THIS INCIDENT AND OTHER FACTS IN HIS EARLIER INTERVIEW.

THE DEFENSE ATTEMPTED TO SHOW THAT ELITCHER THOUGHT OF BENTLEY
ONLY BECAUSE SOME FBI AGENT HAD IMPLANTED THAT NAME IN HIS MIND.

ELITCHER MADE IT CLEAR THAT CONSIDERABLE TIME ELAPSED
FROM THE TIME SOME FBI AGENT MENTIONED BENTLEY-S NAME TO THE TIME
HE FURNISHED INDEPENDENTLY THE INFO HE HAD REGARDING ROSENBERG AND

BENTLEY. ON REDIRECT EXAMINATION, SAYPOL WENT INTO ELITCHER-S
VISIT WITH HIS PSYCHIATRIST AND ELICITED INFO THAT ELITCHER WENT
TO THE PSYCHIATRIST BECAUSE HE AND HIS WIFE HAD MUTUAL PERSONALITY
PROBLEMS WHICH INTERFERED WITH THEIR MARRIAGE, ALSO BECAUSE ELITCHER
WAS UNABLE TO MEET PEOPLE AND TO TALK BEFORE AN AUDIENCE. ELITCHER
POINTED OUT THAT IF HE HAD NOT RECEIVED THE PSYCHIATRIC EXAMINATION,
HE WOULD NOT HAVE BEEN EQUAL TO THE PROBLEM OF APPEARING BEFORE THE
COURT AT THIS TIME. HE TESTIFIED THAT HIS WIFE VISITED A PSYCHIATRIST
FOR SIMILAR REASONS AND THAT BOTH WENT SO THAT THEY COULD BOTH BE
IMPROVED. AS A RESULT, ELITCHER-S MARRIED LIFE BECAME MUCH IMPROVED

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PAGE EIGHT

AND NOW IT COULD NOT BE HAPPIER. THESE TREATMENTS WERE TAKEN AFTER WORK AND DID NOT INTERFERE WITH ELITCHER-S WORK. ELITCHER POINTED OUT THAT THE TREATMENTS CONSISTED ONLY OF CONVERSATIONS WITH THE PSYCHIATRIST REGARDING ELITCHER-S PROBLEMS. NO THERAPY WAS APPLIED. ELITCHER TESTIFIED THAT HE INFORMED SOBELL THAT HE WAS TAKING THESE TREATMENTS. SAYPOL THEN ELICITED TESTIMONY FROM ELITCHER TO THE EFFECT THAT THE FBI AGENTS IN THEIR RELATIONS WITH HIM NEVER USED FORCE, COERCION OR LOUD SHOUTING BUT BEHAVED AT ALL TIMES LIKE GENTLEMEN. AT THIS POINT, KUNTZ INTERJECTED THE REMARK QUOTE I AM SURE THEY DID UNQUOTE, WHICH EVOKED GOOD NATURED LAUGHING FROM THE COURT. ELITCHER ALSO TESTIFIED THAT AT THE OUTSET OF HIS FIRST INTERVIEW WITH THE FBI, HE WAS ADVISED OF HIS RIGHTS AS A CITIZEN AND THAT HE WAS TO TELL ONLY THE TRUTH. TRIAL RECESSED AT ONE P.M. TO RESUME THIS AFTERNOON.

SCHEIDT

HOLD

cc - Mr. Rehn
Mr. Jan

XXXXXX
XXXXXX
XXXXXX

FEDERAL BUREAU OF INVESTIGATION
FOIPA DELETED PAGE INFORMATION SHEET

_____ Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

- Deleted under exemption(s) _____ with no segregable material available for release to you.
- Information pertained only to a third party with no reference to you or the subject of your request.
- Information pertained only to a third party. Your name is listed in the title only.
- Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.

_____ Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).

2 Page(s) withheld for the following reason(s):
deposition handled by ERDA in 1975

For your information: AEC letter to FBI, HQ dated 3-8-51

The following number is to be used for reference regarding these pages:
65-58236-841

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X DELETED PAGE(S) X
X NO DUPLICATION FEE X
X FOR THIS PAGE X
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SAC, New York

March 10, 1951

Director, FBI

JULIUS ROSENBERG, et al.
ESPIONAGE - R
(New York file 65-15348)

Inasmuch as David Greenglass advised your office that the "Security Booklet" recently displayed to him was not of exactly the same type as the booklet he recalls having received at Los Alamos on or about 8-5-44, the Bureau requested AEC to make further efforts to locate a booklet of the type described by Greenglass.

AEC has now advised as follows:

"The AEC Los Alamos Security Office has made further effort to locate a "Security Booklet" similar to that described in your letter. That office has now advised that they are unable to find any version of the booklet forwarded to you in our letter of February 9, 1951 which is exactly similar to that booklet but mimeographed and in larger format. Los Alamos has further advised that it is apparent from the number of copies located in the Los Alamos files that this handbook was actually issued in the form as previously forwarded to your Bureau, i.e., as a photographed copy of typewritten material reduced in size.

"Los Alamos has located a "Note on Security" dated March 31, 1943 which they believe Greenglass would have been given at Los Alamos. They further believe that this note may possibly be the security booklet referred to by Greenglass.

"We understand that the U. S. Attorney is interested in obtaining any other security documents which were used at Los Alamos during 1943-1945. We are accordingly forwarding the following documents for your information and possible use by the U. S. Attorney:

- 'Note on Security' dated March 31, 1943
- 'Collected Memoranda on Security' dated May 11, 1943
- Untitled memorandum from Williams, dated May 11, 1943
- Eleven-page 'Security Handbook'
- Eighteen-page 'Security Handbook'

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 2042

- Tolson _____
- Ladd _____
- Clegg _____
- Glavin _____
- Nichols _____
- Rosen _____
- Tracy _____
- Harbo _____
- Belmont _____
- Mohr _____
- Tele. Room _____
- Nease _____
- Gandy _____

RECORDED - 118

Attachments

JMK:mpm

MAILED 10
MAR 13 1951
COMM - FBI

60 MAR 26 1951

Handwritten initials and signatures:
WAS
CBS
CNS

"Los Alamos reports that as nearly as can be determined, the eleven-page Security Handbook was issued in April 1945 and that the eighteen-page handbook was a revision of the former."

The 5 documents described above are being transmitted herewith, and should be brought to the attention of the USA, SDNY; if he so desires, Greenglass should be appropriately interviewed concerning these documents.

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 10 1951

TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

FBI, ALBANY 3-10-51 2-55PM

DIRECTOR, FBI AND SAC, NEW YORK

JULIUS ROSENBERG, WAS ETAL, ESPIONAGE - R. REBUTEL MARCH EIGHT LAST.
US POST OFFICE AND WESTERN UNION RECORDS NEGATIVE. RAILWAY EXPRESS
AGENCY RECORDS FOR PERTINENT PERIOD PRESENTLY LOCATED DISTRICT
ACCOUNTING BUREAU, RAILWAY EXPRESS AGENCY, NEW YORK CITY. NEW YORK
REFER TO NEW YORK TEL MARCH THREE LAST AND CHECK RAILWAY EXPRESS
RECORDS FOR PERTINENT PERIOD. RUC.

*done;
neg;
giz*

END

PLS ACK IN ORDER

WA 2-56 PM OK FBI WA HBL

NY OK FBI NYC JJM

DISC

WALL

ALL INFORMATION CONTAINED
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DATE 7-18-86 BY 8042 fwt-DTC

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MAR 15 1951

07-10

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#584 NOV 9 1960

60 MAR 26 1951

*Original
cc: Mr. Ladd*

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 12 1951

TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

WASH FROM NEW YORK 10

12 2-32 P

DIRECTOR URGENT

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-12-86 BY 3042 *Just-DTC*

JULIUS ROSENBERG, ET AL, ESP R. REBUTEL SEVENTH INST AUTHORIZING INTERVIEW DONALD THOMAS AXON IF HE IS IDENTIFIED BY DAVID GREENGLASS AS ONE OF PERSONS SUGGESTED TO SOVIETS AS POSSIBLE ESPIONAGE RECRUIT AT LOS ALAMOS. ALBUQUERQUE FURNISHED PHOTO OF AXON BY LETTER MARCH TENTH LAST. USA SDNY ADVISES SINCE DAVID GREENGLASS WAS SWORN IN AS WITNESS IN ROSENBERG TRIAL NINTH INST HE MAY NOT BE INTERVIEWED BY AGENTS UNTIL HIS TESTIMONY IS COMPLETED. AXON-S PHOTO WILL BE SHOWN TO GREENGLASS AT EARLIEST OPPORTUNITY.

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60 MAR 26 1951

RECORDED - 118
INDEXED - 118
EX-20

MAR 15 1951

65-58236-843

"Dir. Mr. Belmont"
c. Mr. Lempere

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Handwritten initials

Handwritten initials

BUREAU OF INVESTIGATION
DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 12 1951

TELETYPE

- Mr. Tolson _____
- Mr. Ladd _____
- Mr. Clegg _____
- Mr. Glavin _____
- Mr. Nichols _____
- Mr. Rosen _____
- Mr. Tracy _____
- Mr. Harbo _____
- Mr. Belmont L
- Mr. Mohr _____
- Tele. Room _____
- Mr. Nease _____
- Miss Gandy _____

RB
9/1
Tagley

WASH FROM NEW YORK 27

12

4-20 P

DIRECTOR

URGENT

JULIUS ROSENBERG, WAS, ET AL, ESPIONAGE - R. REFERENCE ALBANY TEL
MARCH TEN LAST. RAILWAY EXPRESS AGENCY RECORDS JAN. SECOND, NINETEEN
FIFTY ONE THROUGH FEB. TWENTY, NINETEEN FIFTY ONE, FAIL TO REFLECT ANY
DELIVERY FROM RUTLAND, VERMONT FOR A MANUEL BLOCK NOR ANY DELIVERY
TO BLOCK.

ALL INFORMATION CONTAINED
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DATE 7-18-86 BY 3042 *fwj-dtc*

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HOLD PLS

SCHEIDT

27 Above + Albany tel
3/10/51 checked out
story re b7c b7D
to Bloch; office from
"BUOLWHITE"
Rutland, Vt.

60 MAR 1951

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165-58236-844
MAR 15 1951

cc-mv Sample

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 1 1951

TELETYPE

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 3042 *put-etc*

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

[Handwritten signature]

WASH 51 BALTIM 3 NEWARK 8 FROM NEW YORK 1 10-45 P
DIRECTOR AND SACS, URGENT

[Handwritten signature]

JULIUS ROSENBERG, ET AL., ESP R. USA, SDNY, REQUESTS FOLLOWING
 INDIVIDUALS CONTACTED AND ADVISED TO APPEAR US COURT HOUSE, FOLEY
 SQUARE, NYC, ROOM ONE FIFTEEN, MONDAY, MARCH FIVE NEXT AT ONE THIRTY
 PM FOR PRETRIAL CONFERENCE., WALTER S. KOSKI, RESIDENCE, FOUR NAUGHT
 TWO SEVEN ALAMEDA BOULEVARD, BALTIMORE EIGHTEEN, MARYLAND, PHONE
 HOPKINS EIGHT FIVE ONE ONE. HUGH ROBERT HOLLAND RESIDENCE EIGHT
 TWENTY THREE PARKER ST., NEWARK, NJ, BUSINESS ADDRESS CARE OF WALLACE
 AND TIERNAN, ELEVEN MILLS ST., BELLEVILLE, NJ. PHONE HUMBOLDT
 THREE SIX THOUSAND EXTENSION TWO FIVE SEVEN. WENDELL EDWARD MARSHMAN
 FIFTEEN CENTER ST., POMPTON PLAINS, NJ. BUSINESS ADDRESS FORD
 MACHINERY AND CHEMICAL CORP., WEST VACO CHEMICAL DIVISION, CARTARET,
 NJ. PHONE CARTARET EIGHT FIVE ONE EIGHT TWO. SUTEL CONFIRMATION OF
 CONTACT WITH THESE THREE WINTNESSES. RECORDED - 49
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 SCHEIDT

65-58236-845

MAR 8 1951

WA AND BA HOLD PLS NK AAD

KN NK NY R 8 NK CEG

61 MAR 7 1951

EX-110

cc Mr. [Handwritten name]

FEDERAL BUREAU OF INVESTIGATION
DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 13 1951

TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

WASHINGTON FROM NEW YORK 62 13 10-37P

DIRECTOR URGENT

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 3042 *pat-dte*

JULIUS ROSENBERG, ESP - R. TRIAL SUMMARY. AFTERNOON SESSION, MARCH THIRTEENTH INSTANT. BLOCH RESUMED CROSS EXAMINATION OF DAVID GREENGLASS TWO TWENTYFIVE PM AND PROCEEDED TO ATTEMPT TO LAY THE FOUNDATION FOR THE INTRODUCTION OF THE SIGNED STATEMENTS OF GREENGLASS. GREENGLASS TESTIFIED THAT HE COULD NOT REMEMBER EVERYTHING AT ONCE FOR HIS FIRST STATEMENT BUT RECALLED OTHER FACTS AND ALL OF THE FACTS AS TIME WENT ON. GREENGLASS TESTIFIED THAT RUTH HAS NEVER BEEN INDICTED OR ARRESTED AND THAT HE HIMSELF GOT A LAWYER WHEN HE DID BECAUSE HE WAS FREE AT THAT TIME TO GET ONE. HE DID NOT ASK ROGGE TO REPRESENT RUTH BECAUSE HE DID NOT KNOW ENOUGH LAW TO REALIZE SHE WOULD NEED AN ATTORNEY. THE JUDGE ELICITED FROM GREENGLASS THE STATEMENT THAT HE OBTAINED A LAWYER TO REPRESENT HIM IN COURT. ON CROSS EXAMINATION GREENGLASS DENIED TELLING HIS LAWYERS TO FIGHT THIS CASE FOR HIM. HE TESTIFIED HE WAS PUT IN SOLITARY CONFINEMENT FOR THREE DAYS AT THE FEDERAL HOUSE OF DETENTION AFTER HIS ARREST BECAUSE THE NEWSPAPERS CARRIED A STORY TO THE EFFECT THAT HE WOULD COMMIT SUICIDE. GREENGLASS SAID THAT THE STORY WAS RIDICULOUS. ALTHOUGH BLOCH PRESSED GREENGLASS AS TO

MAR 17 1951

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65-58236-846

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PAGE TWO

GREENGLASS- HIRING OF ROGGE AS AN ATTORNEY ALL GREENGLASS WOULD REPLY
WAS "I HIRED HIM". AFTER THE THREE DAYS OF SOLITARY CONFINEMENT WAS
OVER GREENGLASS RECEIVED THE SAME TREATMENT AS OTHER PRISONERS. AFTER
THE ARREST OF ROSENBERG, GREENGLASS WAS REMOVED FROM THE FEDERAL HOUSE
OF DETENTION TO THE TOMBS. GREENGLASS TESTIFIED THAT THE FBI NEVER
TOLD HIM THAT IT HAD TALKED TO ROSENBERG. HE SAID HE LEARNED THAT
ROSENBERG HAD BEEN QUESTIONED WHEN HIS MOTHER VISITED HIM AND TOLD
HIM SO. HE COULD NOT RECALL THE DATE OF THIS VISIT. HE TESTIFIED
THAT NEVER ON HIS OWN INITIATIVE DID HE TELL THE INMATES AT THE
FEDERAL HOUSE OF DETENTION THAT HE WAS GOING TO FIGHT THE CASE.
GREENGLASS COULD NOT REMEMBER IF HIS LAWYER WAS PRESENT THE FIRST
TIME HE WAS BROUGHT BACK TO THE US COURT HOUSE FROM THE FEDERAL HOUSE
OF DETENTION. HE TESTIFIED THAT FBI AGENTS IN THEIR INTERVIEWS WITH
HIM USUALLY TOOK NOTES BUT DID NOT USE STENOGRAPHERS. GREENGLASS
COULD NOT RECALL HOW MANY TIMES HE CAME TO THE US COURT HOUSE AFTER
HIS ARREST. HE TESTIFIED THAT HE SAW HIS WIFE IN THE US COURT HOUSE
AND ALSO HIS CHILDREN. HE VOLUNTEERED THE INFORMATION THAT THESE

END PAGE TWO

PAGE THREE

VISITS WERE IN THE MARSHAL-S CHAMBERS DASH IN THE SAME ROOM WHERE SOBELL WAS VISITED BY HIS WIFE AND CHILDREN. GREENGLASS TESTIFIED THAT HE NEVER DISCUSSED HIS TESTIMONY WITH HIS WIFE. HE ALSO TESTIFIED THAT RUTH HAD NOT BEEN RECEIVING MONEY FROM THE US NOR HAS HE. RUTH IS NOT WORKING AND IS NOT ON RELIEF. DAVID ESTIMATED THAT SIX OR SEVEN STATEMENTS WERE MADE BY HIM TO THE FBI OR OTHER OFFICIALS AND THAT NO STENOGRAPHERS WERE USED BY THE FBI AFTER HIS FIRST STATEMENT WAS MADE. IN SOME OF HIS INTERVIEWS AT THE US COURT HOUSE STENOGRAPHERS TOOK DOWN THE QUESTIONS AND ANSWERS BUT NO SIGNED STATEMENT RESULTED THEREFROM. GREENGLASS SAID HE DID NOT KNOW IF THERE WAS A CHARGE AGAINST HIM IN NEW MEXICO TO WHICH HE HAS NOT PLED. HE DOES NOT REMEMBER THE DATE HE PLEADED GUILTY ON THE PRESENT CHARGE. HE TESTIFIED HE HAS NOT BEEN SENTENCED THOUGH HE PLEADED GUILTY QUITE SOMETIME AGO TO THE ORIGINAL CHARGE IN NEW YORK. GREENGLASS TESTIFIED THAT HE DOES NOT BELIEVE IT WILL HELP HIM TO ANY EXTENT IF HE TESTIFIES FOR THE GOVERNMENT. HE DOES NOT KNOW WHAT THE GOVERNMENT HAS IN MIND FOR RUTH. UNDER CROSS EXAMINATION HE SAID THAT HE TESTIFIED HERE IN COURT ROOM FROM MEMORY AND THAT HE DREW THE SKETCHES

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WHICH WERE INTRODUCED INTO EVIDENCE FROM MEMORY WITHOUT HELP. HE ADMITTED THAT HE HAD PREVIOUSLY DRAWN THE SAME SORT OF SKETCHES FREEHAND IN THE USA-S OFFICE AND THE FBI. IN JAIL HE NEVER READ ANY SCIENTIFIC TEXT BOOKS BUT HE DID READ SCIENCE FICTION. BLOCH PROCEEDED TO CROSS EXAMINE DAVID ON HIS EDUCATION AND BROUGHT OUT THE FACT THAT DAVID HAD FAILED ALL OF HIS COURSES AT POLYTECHNIC INSTITUTE AND ALSO THAT HE DID NOT HAVE ANY SCIENCE DEGREE. DAVID SAID THAT HE WAS NO SCIENTIFIC EXPERT BUT HE KNEW SOMETHING ABOUT THE ATOM BOMB. BLOCH READ OFF A LONG LIST OF SCIENCE AND MATHEMATICS COURSES INCLUDING CALCULUS AND NUCLEAR PHYSICS AND DAVID ADMITTED THAT HE HAD NOT STUDIED ANY OF THEM. AT THIS POINT THE JUDGE OBJECTED THAT THIS DID NOT APPEAR TO BE MATERIEL TO THE OFFENCE CHARGED. BLOCH ASKED THAT IT BE ADMITTED ON THE GROUND THAT IT SERVE TO CAST DOUBT ON THE CREDIBILITY OF THE WITNESS. IT WAS ADMITTED. BLOCH ASKED DAVID WHAT THE ISOTOPE WAS AND DAVID DEFINED IT. BLOCH EXAMINED DAVID ON HIS JOBS AS A MACHINIST IN CIVILIAN EMPLOYMENT AND IN THE ARMY. DAVID TESTIFIED THAT AT LOS ALAMOS HE WAS NOT SEARCHED MORNING OR NIGHT EVEN THOUGH

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THERE WERE GUARDS AT THE INSTALLATION AND HE HAD TO PASS THROUGH THEM. HE NEVER TOOK A BLUEPRINT OR SKETCH OUT WITH HIM. DAVID DESCRIBED THE VARIOUS BADGES AT LOS ALAMOS AND SAID HE HAD A BLUE BADGE. FROM NOVEMBER TWENTYNINE, FORTY FOUR TO JANUARY ONE, FORTY FIVE DAVID GOT INFORMATION OUTSIDE THE OFFICIAL COURSE OF BUSINESS. BLOCH ASKED HIM TO NAME ONE SCIENTIST FROM WHOM HE GOT INFORMATION UNDER SUCH CIRCUMSTANCES. DAVID TESTIFIED THAT WILLIAM SPINDEL, A SCIENTIST WHO WAS ALSO A GI, WAS THE SOURCE OF THE INFORMATION THAT BAKER WAS ACTUALLY BOHR. DAVID WENT ON TO TESTIFY THAT HE WAS IN A ROOM AT LOS ALAMOS WHERE HE HEARD THE ^{EX} PLOSION EFFECT DISCUSSED BY A GROUP OF SCIENTISTS. AFTER JANUARY NINETEEN FORTY FIVE DAVID LEARNED INFORMATION FROM A MATHEMATICIAN WHO GAVE HIM A PRETTY GOOD IDEA WHAT LENSES WERE ABOUT. ONE MAN ONCE TOLD HIM THAT A PIECE OF MATERIAL WAS A NEUTRON SOURCE. ANOTHER MAN CAME TO DAVID WITH A PIECE OF MATERIAL FOR A LENS AND ALSO TOLD DAVID ITS USE. ALTHOUGH DAVID MADE COPIES OF BLUEPRINTS FOR HIS OWN USE IN THE SHOP HE DID NOT TAKE THEM OUT WITH HIM. HE REPEATED HIS TESTIMONY UNDER CROSS EXAMINATION THAT ALL SKETCHES TURNED OVER BY HIM TO GOLD AND ROSENBERG WERE PREPARED ENTIRELY FROM

END PAGE FIVE

PAGE SIX

MEMORY. IN JANUARY NINETEEN FORTY FIVE WHEN DAVID MET ANN SIDOROVITCH AT ROSENBERG-S HOUSE, DAVID WAS NOT TOLD WHERE ANN LIVED. DAVID TESTIFIED THAT ROSENBERG WAS THE ONE WHO HAD INTRODUCED HIM TO MIKE SIDOROVITCH. DAVID USED TO MEET MIKE WHILE HE WENT TO SCHOOL. DAVID DESCRIBED ROSENBERG-S WATCH WHICH ROSENBERG HAD RECEIVED AS A REWARD AS BEING A BROWN FACE WATCH WITH A SWEEP SECOND HAND AND A LEATHER STRAP. HE TESTIFIED THAT ALTHOUGH HE MIGHT HAVE SEEN ETHEL-S WATCH HE WAS NEVER TOLD THAT IT WAS THE WATCH IN QUESTION. DAVID TESTIFIED THAT HE SAW THE CONSOLE TABLE WHICH HAD BEEN GIVEN TO ROSENBERG AND DESCRIBED IT FOR THE COURT. CROSS EXAMINATION CAUSED DAVID TO SAY THAT THE TABLE WAS USED FOR PHOTOGRAPHY AND THAT ROSENBERG SAID HE MADE PICTURES ON IT. BLOCH DISCONTINUED THAT LINE OF QUESTIONING AT THAT POINT. DAVID TESTIFIED THAT HE NEVER SAW THE CITATION REFERRED TO EARLIER AND DID NOT ASK TO SEE IT. ROSENBERG DID NOT TELL HIM HOW THE CITATION READ. BLOCH HAD DAVID EXAMINE THE REMAINING PART OF THE JELLO BOX AFTER THE SIDE HAD BEEN TORN OFF WHICH HAD BEEN MADE AN EXHIBIT FOR IDENTIFICATION. DAVID SAID THAT IT IS A

END PAGE SIX.

PAGE SEVEN

SUBSTANTIALLY SIMILAR BOX BUT NOT IDENTICAL WITH THE ONE ROSENBERG
USED IN JANUARY, FORTY FIVE. HE BELIEVED THE EARLIER JELLO BOX HAD A
DARKER COLOR AT THE TIME. THE SHAPE OF THE BOX WAS ABOUT THE SAME.
BLOCH ELICITED FROM DAVID THE STATEMENT THAT THE PORTION OF THE
JELLO BOX HE HAD IN HIS HAND IN THE WITNESS STAND READ "IMITATION
RASPBERRY FLAVOR". DAVID TESTIFIED THAT HE DID NOT KNOW WHAT FLAVOR
WAS ON THE ORIGINAL BOX IN NINETEEN FORTY FIVE AND POINTED OUT
THAT HE NEVER SAW THE REMAINDER OF THE ORIGINAL BOX SINCE IT HAD BEEN
CUT UP IN THE KITCHEN IN HIS ABSENCE. DAVID TESTIFIED THAT HE IS
COLOR BLIND AND CAN-T TELL THE COLOR ON THE PRESENT JELLO BOX. TRIAL
ADJOURNED TILL TEN THIRTY AM TOMORROW.

SCHEIDT

END ACK PLS

NYC R -62 WA LRP

CC! Mr. Belmont
Mr. Sampson

FEDERAL BUREAU OF INVESTIGATION

THIS CASE ORIGINATED AT **NEW YORK**

FILE NO. **NH 65-1346 hws**

REPORT MADE AT NEW HAVEN, CONN.	DATE WHEN MADE 3/13/51	PERIOD FOR WHICH MADE 3-9-51	REPORT MADE BY SA FRANCIS X. MC BRIDE
TITLE JULIUS ROSENBERG, et al			CHARACTER OF CASE ESPIONAGE - R

SYNOPSIS OF FACTS:

SANDFORD JACOBSON, co-owner of Manson Laboratories, Stamford, Conn., performing research and development work and constructing electronics testing equipment, advised formerly assigned at Los Alamos Atom Bomb Project as member of Special Engineering Detachment from January, 1944, to February 2, 1946, when received honorable discharge at Fort Bliss, Texas. JACOBSON initially performed field work under DAVID BUSBEE in Explosives Division handling electrical engineering aspect of explosives factory under construction and later analytical work at Main Headquarters in Los Alamos. Analyzing films relating to shock wave phenomena recorded after explosions. JACOBSON recalled DAVID GREENGLASS as former Machinist at Los Alamos with whom he had periodic business contacts re machining certain parts for experimental work. JACOBSON does not remember discussions with GREENGLASS involving political views or restricted information. JACOBSON claims to possess knowledge of gross aspects of entire mechanism behind construction and explosion of atom bomb gained through experimental work at Project and lectures. JACOBSON emphatically denies being contacted by GREENGLASS, JULIUS ROSENBERG, HARRY GOLD or anyone else for purpose of furnishing information for benefit of Soviet Union. Identity of

*ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 3012*

*See AAG McNERNEY
AEC, ATTY. GEN. WATERS
gk*

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R 584 NOV 9 1960

HANDLED BY
STOP DESK

APPROVED AND FORWARDED: *John D. Waller*

SPECIAL AGENT IN CHARGE

6 - Bureau (65-58236) 1 - San Fran.
1 - Albany (Info.)
1 - Albuquerque (Info.)
1 - Cleveland (Info.) 1 - WFO (Info.)
1 - Los Angeles (Info.) 2 - New Haven
1 - Newark (Info.)
5 - New York (5 SA, SDNY; 3: 65-15348;
65-15336 DAVID GREENGLASS)

DEFERRED RECORDING

DO NOT WRITE IN THESE SPACES

65-58236-847

MAR 14 1951

MAR 13 1951

RECORDED - 55

INDEXED 59

EX-30

NH 65-1346

ROSENBERG and GOLD unknown to JACOBSON. JACOBSON denies membership in CP or any other organization by self or parents, describing self as "true and honest American". Description set forth.

- RUC -

DETAILS:

Investigation by the New York Division of the FBI has revealed that DAVID GREENGLASS has reported that the name SANDFORD JACOBSON was included by him in either or both lists of potential Soviet espionage recruits employed at the Los Alamos Atom Bomb Project, which lists he furnished to JULIUS ROSENBERG during January, 1945, and to HARRY GOLD during June, 1945. GREENGLASS has indicated that the lists were compiled at JULIUS ROSENBERG's request and that the potential recruits were not known by him to be Communists but that he, GREENGLASS, had formed an opinion through living or working with them at Los Alamos that they were "liberal and believed in welfare state".

INTERVIEW WITH SANDFORD JACOBSON,
aka "SANDY", "JAKE"

SANDFORD JACOBSON, aka "SANDY", "JAKE", 70 Strawberry Hill Avenue, Apartment 3D, Van Buren Building, Stamford, Connecticut, telephone number Stamford 48-9382, was interviewed at the Stamford Resident Agency of the FBI on March 9, 1951, by Special Agent HUGO P. BLANDORI and the writer.

At the outset of the interview Mr. JACOBSON explained that his correct first name is SANDFORD and not SANFORD, although his birth certificate erroneously reflects his name as SANFORD. Mr. JACOBSON advised that he is

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NH 65-1346

currently employed as a co-owner of Manson Laboratories, 76 State Street, Stamford, Connecticut, in which business he performs research and development work, as well as the construction of electronics testing equipment.

EDUCATION AND EARLY EMPLOYMENT

Mr. JACOBSON furnished the following information:

On November 29, 1920, SANDFORD JACOBSON was born at Brooklyn, New York, to HILDA FLUHR JACOBSON and DAVID JACOBSON. He attended Brooklyn Technical High School being graduated by the School in 1938, and then continued on to college at City College of New York being graduated by the school in January, 1942, with a B.S. in Physics. During the period from January to June, 1942 JACOBSON taught Physics at City College of New York and at the same time continued to pursue a graduate course in Physics at Columbia University, New York City.

JACOBSON was initially employed in June, 1942, by the Army Signal Corps Laboratories as a Physicist and was assigned at Fort Hancock, Atlantic Highlands, New Jersey. He retained such employment until December, 1942. During the last few months of said employment, namely from October through December, JACOBSON was employed at Belmar, New Jersey, after the Laboratory had been moved to new headquarters in Belmar. JACOBSON's duties consisted of writing technical manuals for the Signal Corps on electronic equipment.

MILITARY SERVICE

SANDFORD JACOBSON was inducted into the U. S. Army through Local Draft Board #141 at New York City on December 10, 1942. He was first assigned to a Military Police Detachment at Fort Custer, Michigan, where he received three months' basic training. JACOBSON then proceeded to Camp Crowder, Missouri, where he was assigned to the Army Signal Corps as a Private First Class remaining there one month. In the interim JACOBSON took examinations for the Army's Specialized Training Program and was then sent to school at the University of Minnesota in Minneapolis where he studied Electrical Engineering from March, 1943, to January, 1944. While at the University of Minnesota

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JACOBSON was selected (on a voluntary basis) for a program later identified as the Manhattan Project. Five men selected were later to be assigned at Los Alamos, New Mexico. About the first week in January, 1944, JACOBSON departed from Minneapolis still retaining the rank of Private First Class and accompanied by four other individuals under the group leadership of Sergeant EDWARD G. CARLSON. They proceeded to Camp Claiborne, Louisiana, where they awaited further orders.

ASSIGNMENT AT LOS ALAMOS, NEW MEXICO

SANFORD JACOBSON remained at Camp Claiborne, Louisiana, for approximately three weeks where his unit was joined by other groups from other universities throughout the country, and eventually thirty men were selected and sent to Albuquerque, New Mexico, from which point they proceeded to Los Alamos by bus.

JACOBSON's first assignment as a member of the Special Engineering Detachment was to the Explosives Division performing field work under a civilian, DAVID BUSBEE, identified by JACOBSON as an Explosives Expert. JACOBSON's task consisted of handling the electrical engineering work of an explosives factory under construction. He performed field work in the above reported capacity for approximately nine months. SANFORD JACOBSON was then assigned to the Main Headquarters at Los Alamos while still attached to the Explosives Division where he performed work of an analytical nature which required the analyzing of films relating to shock wave phenomena recorded after explosions. JACOBSON performed essentially the same type of work until he received an honorable discharge from the military service at Fort Bliss, Texas, on February 2, 1946. While in the service, he had Army Serial Number 32653639.

EDUCATION AND EMPLOYMENT AFTER
RELEASE FROM MILITARY SERVICE

Mr. JACOBSON continued to relate as follows.

Upon his release from military service, JACOBSON returned to Columbia University at New York City to take

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a graduate course in Physics, receiving an M.A. Degree in Physics in June, 1947. From June, 1947, to February, 1948, JACOBSON performed Pre-Doctoral Physics of a graduate nature at Columbia University preparing for a Doctor's Degree. However, when he failed his Pre-Doctoral examination, JACOBSON left school about March, 1948, and started looking for work. He was unemployed until June, 1948. JACOBSON eventually secured work at the Glenn L. Martin Plant in Baltimore, Maryland, where he remained from June, 1948, until July, 1950. While at Glenn L. Martin, JACOBSON was identified with the Guided Missile Program designing circuits in the Electrical Engineering Section. After sixteen months of service with Glenn L. Martin in the Electrical Engineering Section, JACOBSON was reassigned to an analytical group in the Guided Missile Section where he performed system analyses which consisted of analyzing the results of experimental tests. While at Glenn L. Martin, JACOBSON made the acquaintance of HERBERT B. FELDMAN. JACOBSON and FELDMAN eventually decided to set up their own research and development business with the result that JACOBSON voluntarily terminated his employment at Glenn L. Martin in July, 1950. JACOBSON and HERBERT B. FELDMAN organized the Manson Laboratories, of 76 Stage Street, Stamford, Conn., about August 1, 1950. According to Mr. JACOBSON, FELDMAN presently resides on Shady Lane, Stamford, Connecticut.

NATURE OF ACQUAINTANCESHIP
WITH DAVID GREENGLASS

SANDFORD JACOBSON advised that the name, DAVID GREENGLASS, was very familiar to him. He stated that GREENGLASS was recalled as a Machinist employed at Los Alamos under a Mr. JOHN FITZPATRICK. JACOBSON explained that while performing field work under DAVID BUSBEE in the Explosives Division, it was periodically necessary to contact JOHN FITZPATRICK in Machine Shop at Los Alamos to obtain certain machined parts used in their experimental work. JACOBSON indicated that he would usually first contact FITZPATRICK then would often come in contact with GREENGLASS in order to determine that the job which he had requested to be performed was being executed properly. JACOBSON advised that he does not remember any discussions with GREENGLASS involving political views or restricted

NH 65-1346

information. Mr. JACOBSON was unable to state positively, however, whether or not during the periodic visits to the Machine Shop any discussion had been had with GREENGLASS involving restricted data. He pointed out, however, that there was no necessity to discuss the nature of his, JACOBSON's, work in detail with a Machinist such as GREENGLASS other than to inform GREENGLASS what the machined parts might be used for.

KNOWLEDGE OF ATOMIC BOMB POSSESSED BY JACOBSON

Mr. JACOBSON advised that he understands the gross aspects relating to the entire mechanism (principle) behind the construction and actual explosion of the bomb which knowledge he gained as a result of his employment at the Los Alamos Project. JACOBSON indicated that some of his knowledge was obtained as a result of attending weekly meetings held at Los Alamos. Certain engineers would have meetings and a discussion would be had relative to the prior weeks work. JACOBSON indicated that it was necessary to possess such knowledge so that he could analyze his work properly. He explained that the work which he was performing required that he also check explosives in the Laboratory from films made of the results of the explosion. JACOBSON later checked actual samples of explosives which were to be later used in the actual bomb. Mr. JACOBSON explained that the explosives checked by him were the primer for the entire operation; therefore, it was necessary that he, JACOBSON, know how the explosive would behave under certain conditions.

ACQUAINTANCESHIP WITH DR. KLAUS FUCHS

SANDFORD JACOBSON advised that he was casually acquainted with the British Atomic Scientist, DR. KLAUS FUCHS, who was assigned to the Los Alamos Project during the same period that he, JACOBSON, was there. It was indicated, however, that Dr. FUCHS performed work of "a much higher level" According to JACOBSON, Dr. FUCHS worked with a Dr. PEIRLES, an English Physicist. Dr. PEIRLES was in charge of the analyses of implosions and Dr. FUCHS was his assistant. According to JACOBSON, Dr. FUCHS and Dr. PEIRLES were frequently in attendance at weekly meetings where discussions were held as to the

PEIRLES

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progress of work during the preceding week. It was as a result of attending such meetings that JACOBSON made the casual acquaintance of FUCHS. Mr. JACOBSON pointed out, however, that his only contact with Dr. FUCHS would consist of saying hello and that he seriously doubted if the latter individual would recall him as an employee at the Project.

ACQUAINTANCESHIP WITH JULIUS ROSENBERG
AND HARRY GOLD

SANDFORD JACOBSON advised that he has never met JULIUS ROSENBERG, has never been contacted by him and that the name ROSENBERG was of no significance to him. JACOBSON advised that he did not recognize a photograph of ROSENBERG which was exhibited to him. JACOBSON in addition advised that the identity of HARRY GOLD was also unknown and that he did not recognize the photograph of HARRY GOLD.

Investigation by the New York Division reflects that information received by HARRY GOLD from DAVID GREENGLASS was turned over to ANATOLI A. ~~YAKOVLEV~~, of the Soviet Consulate in New York City, during June, 1945. JACOBSON advised that the identity of ANATOLI A. YAKOVLEV was unknown to him.

Mr. JACOBSON in addition stated that he has on no occasion ever been approached by any member of the Soviet Government or by anyone representing the Soviet Government for the express purpose of furnishing information for the benefit of the Soviet Union. Mr. JACOBSON stated that he has no recollection of any incident or conversation with anyone which might have had a connection with the obtaining of restricted information from him. SANDFORD JACOBSON was most emphatic in denying that he would be receptive to any proposition made to him by a representative of the Soviet Government.

FINANCIAL STATUS OF SANDFORD JACOBSON

Mr. JACOBSON advised that he was married on June 4, 1950, at Brooklyn, New York, to EVELYN JUDITH GRUNTWAGIN. They have no children. Mr. JACOBSON advised that he at present has a joint commercial banking account

JACOBSON

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at the Springdale Bank and Trust Company, Park Row, Stamford, Connecticut, which account as of March 9, 1951, has an approximate balance of \$1100. He stated that he also has a joint savings account in the same bank with his wife, which account had an approximate balance of \$500 as of March 9, 1951. Mr. JACOBSON stated that his wife is currently employed as a Nursery School Teacher at the South Bronx Community Child Care Center located at 145th Street and Morris Avenue, New York City. JACOBSON stated that his wife, ~~EVELYN~~ JACOBSON has her own savings account in the Brooklyn East River Savings Bank located at Church Avenue and Nostrand Avenue, Brooklyn, which account has approximately \$3000. Mr. JACOBSON denied that either he or his wife presently hold a safety deposit box and he reported that he has no investments other than approximately \$600 to \$700 in United States Government Savings Bonds. JACOBSON further indicated that since the inception of his business in August, 1950, he has not drawn any salary and has been living on his wife's income. Mr. JACOBSON presently owns a 1948 DeSoto which has Maryland registration tag 199-041.

ORGANIZATIONAL MEMBERSHIP

SANDFORD JACOBSON advised that he is a member of no organizations with the exception of his membership in the Independent Order of Odd Fellows, Manhattan Chapter, Peter Cooper Lodge 673, which meets at the Pythian Temple located on 70th Street in New York City. Mr. JACOBSON further advised that during his period of attendance at City College of New York, as well as Columbia University, he did not belong to any organizations. As of March 9, 1951, SANDFORD JACOBSON advised that he has in the past only subscribed to technical journals and has received no other types of publications other than the following: "Physical Review", "Physics Today" and "Bulletin of the Atomic Scientists".

Mr. JACOBSON advised that his father, DAVID JACOBSON, was born in Riga, Latvia, which was under Russian domination at the time, but because of the Russian persecution of the Jews his father despises the Russians intensely. Mr. JACOBSON's mother, HILDA FLUHR, was born in Detroit, Michigan. JACOBSON advised

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that he has no known relatives currently living in Europe. He stated that to the best of his knowledge neither of his parents have ever been members of the Communist Party or any other organizations. JACOBSON was most emphatic in denying membership in or sympathy for the Communist Party, describing himself "as a true and honest American". JACOBSON stated that he has never campaigned in behalf of any political cause and that his only political activity has consisted of exercising his right to vote.

Mr. JACOBSON denied that he has on any occasion ever been arrested. The New Haven Office indices contain no information which can be identified with SANDFORD JACOBSON.

The following is a description of SANDFORD JACOBSON obtained by observation and interrogation:

Name:	SANDFORD JACOBSON, alias "SANDY", "JAKE".
Sex:	Male.
Residence:	70 Strawberry Hill Avenue, Apartment 3D, Van Buren Building, Stamford, Conn., telephone number 48-9382.
Born:	November 29, 1920, Brooklyn, New York.
Height:	5'10 $\frac{1}{2}$ ".
Weight:	185 lbs.
Eyes:	Brown.
Hair:	Dark brown, thinning out on top, receding forehead.
Build:	Heavy.
Complexion:	Dark.
Glasses:	None.
Occupation:	Electronic Engineer, co-owner Manson Laboratories, 76 Stage Street, Stamford, Conn.
Education:	M.A. Degree, Physics, Columbia University, June, 1947.

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Scars:

Mastoid scar behind
left ear, 1" cut
scar palm of right hand.
Married June 4, 1950,
Brooklyn, New York;
wife - EVELYN JUDITH
GRUNTWAGIN.

Marital Status:

Children:

None.

Mother:

HILDA FLUHR JACOBSON,
2157 Ocean Avenue,
Brooklyn, New York.

Father:

DAVID JACOBSON, 2157
Ocean Avenue, Brooklyn,
New York.

Sister:

Mrs. ELAINE ~~BARON~~, 801
East 10th Street,
Brooklyn, New York.

Army Serial Number:

32653639.

- REFERRED UPON COMPLETION TO THE OFFICE OF ORIGIN -

NH 65-1346

ADMINISTRATIVE PAGE

On March 9, 1951, photographs of the following listed individuals were exhibited to SANDFORD JACOBSON at the Stamford, Conn., Resident Agency of the FBI without JACOBSON effecting any identification or furnishing any information concerning the listed individuals:

JULIUS - ETHEL ROSENBERG	VIVIAN GLASSMAN
RUTH GREENGLASS	NATHAN SUSSMAN
MORTON SOBELL	JOEL BARR
CARLA SMALL JAVNA	WELDON BRUCE DAYTON
STEVEN JAVNA	RUSSELL MC NUTT
LOUISE SARANT	WILLIAM DANZIGER
ALFRED SARANT	WILLIAM MUTTERPERL
HELENE ELITCHER	HETTI SAVIDGE
MAX ELITCHER	MARK PAGE
MIKE SIDOROVITCH	STANLEY ROBT. RICH
ANN SIDOROVITCH	

Copies of instant report have been furnished to the Albany, Albuquerque, Cleveland, Los Angeles, Newark, San Francisco and Washington Field Divisions in accordance with instructions set forth in New York letter to the Bureau dated August 9, 1950.

REFERENCE: New York teletype to New Haven dated 3-8-51.
New Haven teletype to Bureau dated 3-9-51.

Office Memorandum • UNITED STATES GOVERNMENT

TO : DIRECTOR, FBI

DATE: March 14, 1951

WFO
FROM : SAC, WFO

SUBJECT: JULIUS ROSENBERG
ESPIONAGE - R

ReNYtel to Washington Field Office dated March 13, 1951. *G. I. R. -1*

Enclosed herewith are certified records of the U. S. State Department pertaining to ~~FILIPP SARYTCHEV~~, ~~SEMEN SEMENOV~~, ANATOLI A. YAKOVLEV and ~~PAVEL FEDOSIMOV~~. These records are for submission to the U. S. Attorney, Southern District of New York. Photostatic copies of these forms are enclosed to be retained by the New York Office in its file.

Copies of Immigration and Naturalization records have not been secured as yet but will be forwarded to New York as soon as they are received.

CC - New York (Encl.) SPECIAL DELIVERY
REGISTERED MAIL
RETURN RECEIPT REQUESTED

*HANDLED BY
STONER
3/15/51*

HF:BR
65-5521

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MAR 23 1951

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MAR 15 1951
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Office of Contents from
BUREAU OF INVESTIGATION
WASHINGTON, D. C.

Date March 14, 1951
Consigned to: SAC - New York

Case References Re: JULIUS ROSENBERG, ET AL
ESPIONAGE-R.

ALL INFORMATION CONTAINED
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DATE 7-18-86 BY 3042 put dfe

List of Contents

dated May 26, 1950 in case entitled HARRY GOLD, ESP. CR.
Q2 Hilton Hotel registration card #7878.

- D-117116 and D117115 RE, Harbo, 7625
- Mr. Conrad, 7142
- Mr. Downing, 6228 IB
- Mr. Bowles, 7601
- Mr. Parsons, 7121

In accordance request Albuquerque teletype March 14, 1951 specimen Q2
of Bureau file 65-57449 transmitted herewith.

REGISTERED MAIL SPECIAL DELIVERY

65-58236

394844 CWB
Mailed at City Post Office

SPECIAL INSTRUCTIONS: Mail Room, place date of shipment and registry number; Shipping Room, show
date of shipment and initial this invoice; then return it to person whose name is checked in column a
checked name has been initialled, invoice should be placed in administrative file.

MAR 26 1951

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 14 1951

TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

ALL INFORMATION CONTAINED
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DATE 7-18-86 BY 3042 put-DTC

M WASH FROM NEW YORK
DIRECTOR URGENT

4 14 2-21

Keefe
PM

JULIUS ROSENBERG, ET AL, ESPIONAGE - R. USA, SDNY, REQUESTS ALBUQUERQUE FORWARD AMSD ORIGINAL REGISTRATION CARDS OF HARRY GOLD, HILTON HOTEL, ALBUQUERQUE, DATED SEPTEMBER NINETEEN, NINETEEN FORTY FIVE, REGISTRATION NUMBER SEVEN EIGHT SEVEN EIGHT THREE, AND JUNE THREE, NINETEEN FORTY FIVE, REGISTRATION NUMBER SIX FIVE EIGHT FOUR ONE. SUBPOENA HAS BEEN ISSUED BY USA, SDNY, FOR ABOVE, HOWEVER, USA BELIEVES DEFENSE ATTORNEYS MAY AGREE TO ADMISSION OF ORIGINAL REGISTRATION CARDS AT TRIAL WITHOUT REQUIRING REPRESENTATIVE OF HILTON HOTEL TO BE PRESENT. SUTEL.

SCHEIDT

CORRECTION THE FIRST WORD IN LINE FOUR IS "FIVE"
ALBUQUERQUE ADVISED

END
NY R4 WA SS

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INDEXED - 25

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MAR 20 1951

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65 MAR 23 1951

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 14 1951

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DATE 7-18-86 BY 3042 *put to*

TELETYPE

Mr. Tolson	<input checked="" type="checkbox"/>
Mr. Ladd	<input checked="" type="checkbox"/>
Mr. Clegg	<input type="checkbox"/>
Mr. Glavin	<input checked="" type="checkbox"/>
Mr. Nichols	<input checked="" type="checkbox"/>
Mr. Rosen	<input type="checkbox"/>
Mr. Tracy	<input type="checkbox"/>
Mr. Harbo	<input type="checkbox"/>
Mr. Belmont	<input checked="" type="checkbox"/>
Mr. Mohr	<input type="checkbox"/>
Tele. Room	<input type="checkbox"/>
Mr. Nease	<input type="checkbox"/>
Miss Gandy	<input type="checkbox"/>

WASH FROM NEW YORK 16

14

709 P

DIRECTOR

URGENT

Kearney
Am. Service

JULIUS ROSENBERG, ESPIONAGE-R. TRIAL SUMMARY, MARCH FOURTEENTH

INSTANT. BLOCH RESUMED CROSS EXAMINATION OF DAVID GREENGLASS
TEN THIRTY AM. GREENGLASS TESTIFIED THAT HE IS COLOR BLIND AND
EXPLAINED THAT HE REFERRED TO MANILLA PAPER AS BROWN PAPER EVEN
THOUGH HE DOES NOT ACTUALLY SEE THE COLOR BROWN. HE LEARNED TO
ASSOCIATE THE WORD BROWN WITH MANILLA PAPER AND WITH WRAPPING PAPER
BECAUSE PEOPLE REFER TO BROWN BAGS AND BROWN MANILLA PAPER.

HE DID NOT TURN OVER THE BROWN WRAPPER WHICH HAD BEEN AROUND
THE FOUR THOUSAND DOLLARS TO THE GOVERNMENT. HE DESCRIBED HOW THE
PAPER WAS TORN ALONG ITS EDGES AND POINTED OUT THAT THE PAPER WAS
NOT A BAG BUT HAD BEEN TORN FROM A BAG. HE TESTIFIED THAT THE
SCOTCH TAPE WAS ON THE PAPER AT THE TIME HE RECEIVED IT. HE
DEMONSTRATED HOW THE PAPER WAS FOLDED AROUND THE MONEY AND THAT
HE OPENED THE PACKAGE SLIGHTLY THE DAY HE GOT IT TO GLANCE AT WHAT

WAS INSIDE. HE TOLD RUTH HE HAD FOUR THOUSAND DOLLARS AND SHE
LOOKED AT THE PACKAGE. HE NEVER COUNTED IT, BUT KNEW IT CONSISTED
OF TEN DOLLAR AND TWENTY DOLLAR BILLS. HE POINTED OUT THAT ALTHOUGH
HE DID NOT COUNT IT HE DID LOOK AT THE BILLS. THE TWENTY DOLLAR
BILLS WERE ON TOP AND THE TEN DOLLAR BILLS WERE ON THE BOTTOM.

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MAR 20 1951
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WITH REGARD TO THE JELLO BOX SIDE DAVID TESTIFIED THAT HE LOOKED AT IT BUT CAN NOT TELL WHAT THE PRINTED MATTER ON IT WAS. RUTH SHOWED HIM THIS JELLO BOX SIDE IN THE EARLY SPRING, NINETEEN FORTYFIVE, IN ALBUQUERQUE AND THEN PUT IT BACK IN HER WALLET. HE DID NOT READ THE PRINTED MATTER ON IT AND NEVER SAW IT AGAIN UNTIL GOLD CAME IN JUNE, NINETEEN FIFTY. BLOCH ASKED DAVID IF THE THE WORDS QUOTE COCOANUT BANANA CREAM ENQUOTE MEANT ANYTHING TO HIM IN CONNECTION WITH THE JELLO BOX SIDE AND DAVID SAID NO. DAVID TESTIFIED THAT HE DID NOT KNOW DR. ~~FUCHS~~ AT LOS ALAMOS AND DID NOT KNOW THAT GOLD WAS GOING TO VISIT FUCHS IN JUNE, NINETEEN FIFTY TOO. HE POINTED OUT THAT HE DID NOT KNOW THAT GREENGLASS HAD VISITED FUCHS UNTIL ROSENBERG TOLD HIM SO AFTER FUCHS- ARREST. IN CONNECTION WITH HIS INTERVIEW BY FBI ON THE EVENING OF JUNE FIFTEEN, FIFTY DAVID DID NOT RECALL BEING SHOWN PHOTOGRAPHS THOUGH HE TESTIFIED THAT HE MIGHT HAVE BEEN SHOWN A PHOTOGRAPH OF GOLD AT THAT TIME. HE RECALLED THAT HE DID IDENTIFY GOLD-S PHOTOGRAPH AT SOME TIME OR OTHER. HE WAS SHOWN PHOTOGRAPHS BY THE FBI IN AN EFFORT TO IDENTIFY THE MAN HE

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DROVE AROUND IN HIS CAR IN THE VICINITY OF FIRST AVE. BUT WAS UNABLE TO IDENTIFY HIM. DAVID TESTIFIED THAT HE WAS WITH THIS MAN IN THE SAME CAR BUT THAT HE, DAVID, WAS DRIVING, IT WAS LATE, THERE WERE NO LIGHTS ON THE CAR, HE HAD A POOR VIEW OF THE MAN AND THERE WAS LITTLE OPPORTUNITY TO LOOK AT HIM. DAVID RECALLED SEEING THE MAN-S PROFILE ONLY AND REMEMBERED THAT THE MAN WAS WEARING A HAT AND COAT. DAVID TESTIFIED THAT POSSIBLY MORE THAN TWENTYFOUR PHOTOGRAPHS WERE SHOWN HIM BY THE FBI FROM TIME TO TIME. HE IDENTIFIED SOME BUT DOES NOT BELIEVE THAT ANY OF THE PHOTOGRAPHS WERE OF SCIENTISTS AT LOS ALAMOS. HE BELIEVED THAT ONE OF THE AGENTS AT SOME TIME OR OTHER SHOWED HIM A PHOTOGRAPH OF FUCHS AND SAID THAT PERHAPS DAVID WOULD KNOW WHO THIS WAS. DAVID TOLD THE AGENT THAT HE DID KNOW WHO IT WAS INASMUCH AS HE HAD READ ABOUT IT IN THE PAPER. THIS OCCURED SOMETIME AFTER DAVID-S FIRST INTERVIEW. BLOCH VIGOROUSLY CROSS EXAMINED DAVID IN CONNECTION WITH THE VARIOUS BUSINESS ENTERPRISES DAVID WAS IN TOGETHER WITH ROSENBERG, AND BERNARD ~~X~~ GREENGLASS. AT A BENCH CONFERENCE THE JUDGE URGED BLOCH TO MAKE HIS QUESTIONS MORE DIRECT. BLOCH ELICITED FROM DAVID TESTIMONY TO THE EFFECT THAT DAVID LOST MONEY IN THESE ENTERPRISES, THAT HE HAD BEEN REPEATEDLY URGED BY ROSENBERG TO TURN OVER HIS SHARES OF STOCK TO ROSENBERG,
END OF PAGE THREE

PAGE FOUR

THAT ROSENBERG REFUSED TO GIVE HIM A NOTE FOR THE STOCK AND THAT
NUMEROUS QUARRELS OF A BUSINESS NATURE HAD ENSUED BETWEEN DAVID AND
ROSENBERG. THE FINANCIAL BACKGROUND OF THE PITT MACHINE COMPANY
WAS BROUGHT OUT. DAVID INSISTED THAT IN SPIKE OF THE
QUARRELS AND THE FACT THAT HE ONCE ALMOST CAME TO BLOWS WITH JULIUS
HE AND JULIUS REMAINED ON GOOD TERMS. WHEN FIRST ASKED IF HE HAD
EVER COME TO BLOWS WITH ROSENBERG, DAVID DENIED IT. IN THE NEXT
QUESTION HOWEVER HE STATED THAT HE RECALLED AN OCCASION WHEN HE HAD
BEEN SEPARATED FROM ROSENBERG DURING AN ALTERCATION BY HIS BROTHER
BERNARD BLOCH PLACED THE STOCK CERTIFICATE BOOK OF PITT MACHINE
COMPANY INTO THE CASE FOR IDENTIFICATION AND QUESTIONED DAVID WITH
REGARD TO IT. DAVID TESTIFIED THAT ROSENBERG ASKED HIM TO RESIGN
IN NINETEEN FIFTY FROM PITT MACHINE COMPANY AS DIRECTOR AND OFFICER
A NUMBER OF TIMES. DAVID REFUSED TO DO SO AT FIRST WITHOUT BEING PAID
MONEY THAT WAS COMING TO HIM. DAVID RESIGNED FINALLY ON MAY FIRST,
NINETEEN FIFTY AND TURNED OVER HIS STOCK IN PITT MACHINE COMPANY
AT THE SAME TIME TO ROSENBERG. HE RECEIVED NO MONEY FOR THE RESIGNATION.
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DAVID ADMITTED THAT HE ASKED O. JOHN ~~X~~ROGGE TO INSTITUTE CIVIL PROCEEDINGS AGAINST ROSENBERG FOR HIM. CROSS EXAMINATION WAS CONCLUDED.

AUSA JAMES B. KILSHEIMER CONDUCTED THE DIRECT EXAMINATION OF RUTH GREENGLASS BEGINNING TWELVE TEN PM. RUTH TESTIFIED THAT SHE KNOWS

SHE IS A COCONSPIRATOR AND NOT A CODEFENDANT IN CONNECTION WITH INSTANT INDICTMENT. SHE FURNISHED HER EDUCATIONAL BACKGROUND.

RUTH TESTIFIED THAT PRIOR TO LEAVING NEW YORK IN NOV., NINETEEN FORTYFOUR TO GO TO NEW MEXICO SHE HAD A CONVERSATION WITH RUTH

AND ETHEL AT THE ROSENBERG APARTMENT. RUTH TESTIFIED EXTREMELY RAPIDLY AT THIS POINT, SITTING FORWARD AT THE EDGE OF HER CHAIR.

THE JUDGE ASKED HER TO SIT BACK AND RELAX. JULIUS TOLD RUTH THAT SHE MIGHT HAVE NOTED THAT HE WAS NOT ACTIVE IN COMMUNIST ACTIVITIES

ANYMORE AND WAS NOT BUYING THE DAILY WORKER IN THE USUAL PLACES ANYMORE. HE TOLD HER THAT AFTER TWO YEARS HE HAD FINALLY SUCCEEDED

IN REACHING THE RUSSIANS AND WAS ABLE TO UNDERTAKE THE WORK HE REALLY WANTED TO DO. HE TOLD HER THAT DAVID WAS WORKING ON THE

ATOM BOMB AND THAT THE ATOM BOMB WAS A VERY POWERFUL WEAPON WITH GREAT RADIATION EFFECTS. HE TOLD HER THAT HE WANTED HER TO ENLIST

DAVID-S ASSISTANCE IN FURNISHING INFORMATION TO HIM FOR THE RUSSIANS

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CONCERNING LOS ALAMOS. ETHEL, ROSENBERG, WHO WAS PRESENT, URGED RUTH TO GIVE THE INFORMATION TO DAVID EVEN THOUGH RUTH AT FIRST DECLINED TO DO SO. JULIUS ALSO TOLD RUTH THE INSTRUCTIONS HE WISHED HER TO GIVE DAVID., THAT IS, THAT HE WANTED DAVID TO FURNISH INFORMATION CONCERNING THE PHYSICAL DESCRIPTION OF LOS ALAMOS, THE NAMES OF SCIENTISTS, SECURITY MEASURES, IF CAMOUFLAGED, AND RELATIVE DISTANCES BETWEEN SANTA FE AND ALBUQUERQUE. HE TOLD RUTH TO CAUTION DAVID NOT TO GET INTO POLITICAL DISCUSSIONS, TO BE OBJECTIVE, NOT TO TAKE PAPERS BUT TO RELY ON HIS MEMORY. A FEW DAYS LATER, JULIUS GAVE RUTH ONE HUNDRED FIFTY DOLLARS TO DEFRAY THE EXPENSES OF HER TRIP. IN ALBUQUERQUE, IN THE LAST WEEK OF NOV., NINETEEN FORTYFOUR, RUTH AND DAVID TOOK A WALK ON ROUTE SIX SIX NEAR THE RIO GRANDE RIVER. SHE THEN TOLD DAVID OF WHAT JULIUS HAD TOLD HER TO TELL HIM. DAVID SAID AT FIRST THAT HE WOULD NOT GIVE INFORMATION, BUT ON THE NEXT DAY HE AGREED HE WOULD. DAVID FURNISHED INFORMATION REGARDING LOS ALAMOS RELATIVE DISTANCES, SECURITY MEASURES AND SCIENTISTS- NAMES TO RUTH, AND SHE MEMORIZED IT. SHE RETURNED TO NEW YORK ABOUT THE MIDDLE OF THE FIRST

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Mrs Julius Rosenberg

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WEEK OF DEC., NINETEEN FORTYFOUR, AND ROSENBERG CAME TO HER HOUSE A FEW DAYS LATER. HE WAS ALONE. RUTH TOLD JULIUS THAT DAVID HAD CONSENTED TO GIVE THE INFORMATION. SHE THEN FURNISHED JULIUS THE INFORMATION ORALLY AND WROTE IT DOWN FOR HIM AS WELL. SHE TOLD JULIUS THAT DAVID WAS EXPECTING A FURLOUGH, AND JULIUS SAID HE WOULD DISCUSS THE INFORMATION MORE FULLY ^{WHEN} WITH DAVID CAME HOME. IN JAN., NINETEEN FORTYFIVE, DAVID RETURNED TO NY ON FURLOUGH, AND ONE MORNING, A FEW DAYS LATER, ROSENBERG CAME OVER TO THE GREENGLASS HOUSE. ROSENBERG SAID HE WAS PLEASED WITH DAVID-S CONSENT TO GIVE INFORMATION. HE HELD A TECHNICAL DISCUSSION WITH DAVID WHICH RUTH DID NOT UNDERSTAND, BUT HE TOLD DAVID TO WRITE THE INFORMATION DOWN AND DAVID DID SO THAT EVENING. ROSENBERG RETURNED THE NEXT MORNING AND DAVID GAVE THE WRITTEN MATERIAL TO HIM. ROSENBERG INVITED THEM TO DINNER AT HIS HOUSE, AND THEY ACCEPTED. AT THIS POINT, KILSHEIMER ELICITED FROM RUTH THE TESTIMONY THAT ON EARLIER OCCASION ROSENBERG ASKED HER IF SHE WOULD LIKE TO GO TO ALBUQUERQUE TO LIVE. WHEN RUTH SAID SHE WOULD LIKE TO DO SO, ROSENBERG SAID THAT SHE WAS GOING TO GO THERE AND WOULD NOT HAVE TO WORRY ABOUT MONEY. KILSHEIMER THEN ELICITED

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THE TESTIMONY FROM RUTH THAT, WHEN DAVID GAVE JULIUS THE NOTES THAT HE HAD WRITTEN UP THE NIGHT BEFORE, SHE HAD REMARKED IT WAS DIFFICULT TO READ THEM. ROSENBERG SAID NOT TO WORRY - THAT ETHEL WAS USED TO HIS HANDWRITING AND WOULD TYPE THEM UP. WHEN RUTH AND DAVID VISITED THE ROSENBERG HOUSE IN JAN., NINETEEN FORTYFIVE, FOR DINNER, THEY MET ANN SIDOROVICH THERE. RUTH IDENTIFIED HER IN THE COURTROOM FROM A PICTURE AND TESTIFIED THAT SHE HAD MET HER BEFORE. ROSENBERG, LATER IN THE EVENING, TOLD RUTH AND DAVID THAT HE HAD ANN COME TO HIS HOUSE ON THAT OCCASION SO THAT THEY WOULD BE ABLE TO RECOGNIZE HER WHEN SHE CAME TO SEE RUTH LATER ON. ROSENBERG OUTLINED HIS PLAN THAT ANN WOULD MEET RUTH IN A THEATER IN DENVER AND WOULD EXCHANGE PURSES WITH HER. ROSENBERG SAID ANN-S HUSBAND DID NOT KNOW ABOUT IT BECAUSE HE WOULD NOT APPROVE. ROSENBERG SAID, HOWEVER, THAT ANN WAS IN IT. ROSENBERG TOLD RUTH THAT EITHER ANN OR SOME ONE ELSE WOULD COME TO ALBUQUERQUE. WHEN RUTH ASKED HOW THEY WOULD IDENTIFY THIS OTHER PERSON, ROSENBERG, IN THE PRESENCE OF ETHEL AND RUTH IN THE KITCHEN, CUT THE SIDE OF A JELLO BOX AND GAVE RUTH A PORTION OF IT. HE TOLD RUTH THAT THE OTHER HALF WOULD BE BROUGHT TO HER BY

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SOMEONE. RUTH TESTIFIED THAT THE INSTRUCTION SIDE OF THE JELLO BOX WAS THE SIDE THAT WAS CUT. SHE POINTED OUT IN COURT WHICH PORTION OF THE SIDE SHE RECEIVED AND WHICH PORTION WAS RETAINED BY ROSENBERG. SHE THEN TESTIFIED THAT SHE WENT INTO THE LIVING ROOM AND SHOWED THE PORTION OF THE JELLO BOX TO DAVID, WHO SAID IT WAS VERY CLEVER. ROSENBERG REPLIED THAT THE SIMPLEST THINGS ARE ALWAYS CLEVER. RUTH TESTIFIED THAT THE MEN THEN TALKED OF TECHNICAL THINGS WHILE SHE AND ETHEL ENGAGED IN CONVERSATION. ETHEL SAID THAT SHE WAS TIRED BUT THAT SHE WAS USED TO DAVID-S WRITING AND COULD TYPE FROM HIS WRITING. ETHEL ALSO TOLD RUTH THAT JULIUS WAS TIRED AND THAT HE SOMETIMES SPENT FIFTY ^R SEVENTY DOLLARS AN EVENING ENTERTAINING FRIENDS. ON THAT SAME EVENING, ROSENBERG TOLD RUTH AND DAVID NOT TO WORRY ABOUT THE EXPENSES SINCE MONEY WAS NO OBJECT. ROSENBERG SAID THAT, FROM THEN ON, ALL MONEY GIVEN THEM WOULD BE A GIFT NOT A LOAN. UNDER THE JUDGE-S QUESTIONING, RUTH TESTIFIED THAT, IN LATER CONVERSATIONS, SHE LEARNED THT THE MONEY CAME FROM THE RUSSIANS. ROSENBERG REPEATED INSTRUCTIONS TO DAVID ABOUT BEING CAREFUL IN GETTING INFORMATION AT LOS ALMOS. ROSENBERG FINALLY DECIDED THAT THE MEET BETWEEN RUTH AND SOME ONE

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ELSE WOULD TAKE PLACE AT THE SAFEWAY STORE ON CENTRAL AVE. IN ALBUQUERQUE. RUTH LEFT FOR ALBUQUERQUE AT THE END OF FEB., NINETEEN FORTYFIVE. BEFORE LEAVING, SHE SAW ROSENBERG AT HER HOME WHILE HER SISTER, DOROTHY ~~PRINTZ~~ ~~ETHEL~~, WAS PRESENT. ROSENBERG ASKED DOROTHY TO GO INTO THE BATHROOM WHILE HE TALKED PRIVATELY TO RUTH. SHE DID SO. ROSENBERG TOLD RUTH THAT ON THE LAST SATURDAY IN APRIL OR THE FIRST SATURDAY IN MAY, SHE WAS TO GO TO THE SAFEWAY STORE IN ALBUQUERQUE AND SOMEONE WOULD MEET HER THERE TO GET INFORMATION FROM DAVID. RUTH TESTIFIED THAT SHE ARRIVED IN ALBUQUERQUE, MARCH FIVE, NINETEEN FORTYFIVE, AND LATER TOOK UP RESIDENCE AT TWO ZERO NINE NORTH HIGH ST., ALBUQUERQUE. RUTH SUFFERED A MISCARRIAGE ON APRIL EIGHTEEN, NINETEEN FORTYFIVE, AND WROTE ETHEL A LETTER ABOUT IT. ETHEL REPLIED BY LETTER. RUTH TESTIFIED THAT SHE WAS UNABLE TO FIND ETHEL-S LETTER WHEN SHE TRIED TO LOCATE IT. AN ARGUMENT RESULTED IN COURT AS TO WHETHER OR NOT RUTH SHOULD BE PERMITTED TO TESTIFY ABOUT THE CONTENTS OF THE LETTER. THE JUDGE DECIDED THAT, INASMUCH AS THE LETTER COULD NOT BE FOUND, RUTH COULD SO TESTIFY. RUTH

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TESTIFIED IN THE LETTER THAT ETHEL STATED SHE WAS SYMPATHETIC /REGARDING THE MISCARRIAGE/ AND THAT A MEMBER OF THE FAMILY WOULD BE OUT TO VISIT RUTH IN THE LAST PART OF MAY. RUTH TESTIFIED THAT ON THE THIRD AND FOURTH SATURDAY IN MAY, SHE WENT TO THE SAFEWAY STORE BUT MET NO ONE. ON THE SECOND TRIP TO THE SAFEWAY STORE, SHE WAS ACCOMPANIED BY DAVID. TRIAL TO BE RESUMED AT TWO TWENTY P.M.

SCHEIDT

HOLD PLS

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 14 1951

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 3042 *pat-dte*

TELETYPE

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DIRECTOR URGENT

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	✓
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

Kelly

JULIUS ROSENBERG, ESP - R. TRIAL SUMMARY AFTERNOON SESSION MARCH
FOURTEEN INSTANT. RUTH GREENGLASS TESTIFIED THAT ON THE FIRST SUNDAY
 IN JUNE NINETEEN FORTY FIVE A MAN CAME TO HER ADDRESS IN ALBUQUERQUE
 TO SEE THEM. SHE LATER LEARNED THAT THIS MAN WAS HARRY GOLD AND
 IDENTIFIED A PHOTOGRAPH FOR THE COURT. THE MAN SAID HE BROUGHT
 GREETINGS FROM JULIUS. HE HAD A PORTION OF A JELLO BOXSIDE WHICH
 MATCHED THE ONE DAVID TOOK FROM HER WALLET. THE MAN ASKED IF DAVID
 HAD INFORMATION READY FOR HIM. DAVID SAID HE DID NOT AND THE MAN SAID
 HE WOULD COME BACK FOR IT IN THE AFTERNOON. DAVID WROTE OUT THE INFOR-
 MATION ON SIX OR SEVEN SHEETS OF PAPER. RUTH NEVER OBSERVED WHAT WAS
 WRITTEN ON THE PAPER. WHEN THE MAN RETURNED AND RECEIVED THE SHEETS
 OF PAPER CONTAINING THE INFORMATION HE GAVE DAVID A WHITE ENVELOPE.
 LATER RUTH AND DAVID WALKED WITH THE MAN FROM THE BACK OF THE HOUSE
 TO THE USO WHERE THE MAN WENT ON ALONE. RUTH AND DAVID WENT INTO THE
 USO FOR A SHORT WHILE AND THEN RETURNED TO THEIR APARTMENT. DAVID
 OPENED THE ENVELOPE AND SAW FIVE HUNDRED DOLLARS. RUTH DEPOSITED
 FOUR HUNDRED DOLLARS IN AN ALBUQUERQUE BANK, BOUGHT A DEFENSE BOND FOR
 FIFTY DOLLARS, AND USED THE REST FOR HOUSEHOLD EXPENSES.

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RUTH ACCOMPANIED DAVID WHEN HE RETURNED TO NEW YORK CITY ON HIS FUR-
LOUGH IN SEPTEMBER NINETEEN FORTY FIVE. THEY STAYED AT SIXTYFOUR
SHERIFF ST. JULIUS CAME OVER THE NEXT MORNING AND ASKED DAVID TO
WRITE WHATEVER INFORMATION HE HAD DOWN, THEN JULIUS LEFT.

AT THIS POINT RUTH TESTIFIED THAT SHE TOLD DAVID NOT TO PASS ON THE
INFORMATION AND SHE EXPLAINED THAT SINCE THE BOMB HAD DROPPED ON
HIROSHIMA AND SHE REALIZED WHAT IT WAS ALL ABOUT SHE WAS OPPOSED TO
DIVULGING THE INFO. RUTH FURTHER TESTIFIED THAT DAVID WROTE UP THE
INFO AT SIXTYFOUR SHERIFF ST. WHILE RUTH WAS IN AND OUT OF THE
APARTMENT. IN THE EVENING RUTH AND DAVID WENT TO THE ROSENBERG APART-
MENT. ROSENBERG WAS VERY PLEASED TO GET THE INFO FROM DAVID AND SAID
THAT IT HAD TO BE GOTTEN OUT IMMEDIATELY. ETHEL TYPED IT OUT ON A
PORTABLE TYPEWRITER AND JULIUS BURNED THE NOTES IN THE KITCHEN.
RUTH LEARNED LATER THAT DAVID WAS GIVEN TWO HUNDRED DOLLARS BY JULIUS.
RUTH ALSO TESTIFIED THAT FOR A PERIOD OF ABOUT TEN DAYS SHE AND
DAVID STAYED IN THE ROSENBERG APARTMENT AFTER THEY RETURNED TO NEW YORK
IN NINETEEN FORTY SIX. THE ROSENBERGS WERE AWAY AT THAT TIME. RUTH
TESTIFIED THAT IN NINETEEN FORTY SIX SHE OBSERVED A MAHOGANY CONSOLE

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TABLE IN ROSENBERG-S APARTMENT AND ADMIRERD IT. ETHEL TOLD HER THAT SHE HAD RECEIVED IT AS A GIFT. JULIUS SAID IT WAS A GIFT FROM HIS FRIEND AND THAT IT WAS A SPECIAL KIND OF TABLE. JULIUS THEN PLACED THE TABLE ON END AND POINTED OUT THAT A PORTION OF THE TABLE WAS HOLLOWED OUT FOR PHOTOGRAPHIC PURPOSES. HE SAID HE DARKENED THE ROOM SO THAT HE COULD NOT BE SEEN AND TOOK PICTURES OF THE TYPEWRITTEN NOTES ON LEICA FILM. RUTH TESTIFIED THAT INTERMITTENTLY FROM NINETEEN FORTY SIX TO FORTY NINE CONVERSATIONS OCCURRED IN RUTH-S HOUSE WITH ROSENBERG IN WHICH ROSENBERG STATED THAT HE WANTED DAVID TO GO TO SCHOOL TO STUDY NUCLEAR FISION. ROSENBERG SAID MONEY WOULD BE AVAILABLE AS MUCH AS SEVENTY FIVE TO ONE HUNDRED DOLLARS A WEEK IF NEEDED. RUTH THEN TESTIFIED AS TO DAVID-S BUSINESS ACTIVITIES SINCE HIS DISCHARGE. ON MAY TWENTY FOUR, NINETEEN FIFTY AT RUTH-S APARTMENT IN THE PRESENCE OF DAVID AND HERSELF JULIUS SHOWED THEM A COPY OF THE HERALD TRIBUNE CONTAINING HARRY GOLD-S PHOTOGRAPH. JULIUS POINTED OUT THAT THAT WAS THE MAN WHO CAME TO SEE DAVID IN ALBUQUERQUE. JULIUS WARNED THAT DAVID WOULD BE NEXT TO BE PICKED UP AND THAT THE NEXT ARREST WOULD BE BETWEEN JUNE TWELVE AND JUNE

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SIXTEEN. JULIUS SAID THEY WOULD HAVE TO GET OUT OF THE COUNTRY AND TOLD THEM TO GO TO THE SOVIET UNION. JULIUS GAVE DAVID A THOUSAND DOLLARS AND CAUTIONED HIM NOT TO BE OBVIOUS IN SPENDING IT. HE SAID HE WOULD GIVE DAVID MORE MONEY LATER. HE TOLD DAVID TO LEAVE ALL HIS HOUSEHOLD EFFECTS BEHIND. HE ALSO TOLD DAVID TO GET A DOCTOR-S NOTE INDICATING THAT THE FAMILY HAD BEEN INOCULATED. WHEN RUTH OBJECTED THAT SHE WOULD NOT BE A PARTY TO A FALSE CERTIFICATE, ROSENBERG SAID HE WOULD GET SUCH A NOTE FROM HIS OWN DOCTOR. ROSENBERG SAID THAT HE AND HIS FAMILY WOULD LEAVE FOR MEXICO TOO AND WOULD MEET THE GREENGLASSES THERE. ON A WALK WITH DAVID SUBSEQUENTLY ROSENBERG GAVE DAVID DETAILED PLANS FOR GOING TO MEXICO. DAVID TOLD IT TO RUTH WHEN HE RETURNED. RUTH PUT FIVE HUNDRED DOLLARS OF THE THOUSAND DOLLARS IN THE BANK BUT NEVER INTENDED TO LEAVE. RUTH FURTHER TESTIFIED THAT ON MAY TWENTYEIGHT, FIFTY, AT JULIUS- REQUEST, SHE AND DAVID OBTAINED PASSPORT PHOTOGRAPHS AND GAVE THEM TO JULIUS. WHEN JULIUS RECEIVED THEM, HE TOLD DAVID TO GET READY TO LEAVE THE COUNTRY. ON JUNE FOUR, FIFTY, JULIUS GAVE DAVID A PACKAGE WRAPPED

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IN BROWN PAPER SAYING IT WAS FOUR THOUSAND DOLLARS AND THAT MORE WOULD BE FORTHCOMING IN MEXICO. THE MONEY WAS PLACED IN THE CHIMNEY OF THE GREENGLASS APARTMENT. JULIUS SAID THEY WOULD HAVE TO LEAVE SOONER THAN EXPECTED IN THAT "THEY" WERE CLOSING IN FOR THE ARREST. ON A LATER OCCASION, ROSENBERG CAME IN AND SAID HE THOUGHT HE WAS BEING FOLLOWED. HE SAID HE WAS GOING TO BRING TWO THOUSAND DOLLARS, BUT DID NOT DO SO FOR SAFETY-S SAKE. RUTH TESTIFIED THAT ETHEL VISITED HER AFTER DAVID-S ARREST AND ASKED HER TO GO FOR A WALK. ETHEL TOLD HER THAT HER, ETHEL-S, COUNSEL HAD ADVISED HER TO TELL RUTH TO TELL DAVID NOT TO TALK. ETHEL SAID THAT IF DAVID DID NOT TALK AND JULIUS DID NOT TALK THAT THE GOVERNMENT WOULD HAVE A HARD TIME TO MAKE A CASE AGAINST THEM. ETHEL SAID "DO YOU THINK IT A DIRTY SHAME FOR DAVID TO SIT FOR TWO". THE CROSS EXAMINATION OF RUTH GREENGLASS WAS UNDERTAKEN BY ALEXANDER BLOCH. RUTH TESTIFIED THAT WHEN THE FBI AGENT CAME TO SEE DAVID SOME MONTHS BEFORE HIS ARREST AND

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INTERVIEWED HIM FOR AN HOUR, SHE WAS FRIGHTENED, BUT NOT BECAUSE SHE FELT SHE HAD DONE WRONG. SHE BELIEVED THAT EVERYONE IS FRIGHTENED WHEN THE FBI COMES TO SEE THEM. SHE DID NOT BELIEVE SHE HAD COMMITTED A CRIME ALTHOUGH SHE KNOWS ESPIONAGE IS A CRIME. SHE ADMITTED SHE KNEW IT WAS WRONG WHEN SHE FIRST CONTACTED DAVID IN NOVEMBER, NINETEEN FORTY FOUR, FOR ROSENBERG. BLOCH KEPT QUESTIONING RUTH UPON HER REALIZATION OF THE CRIMINAL CHARACTER OF HER ACTS TO SUCH A POINT THAT THE JUDGE OBJECTED THAT HE MIGHT POSSIBLY BE SPENDING TOO MUCH TIME ON THE SAME POINT. RUTH TESTIFIED SHE NEVER INTENDED TO LEAVE THE COUNTRY AND DID NOT CONSULT A LAWYER AT THAT TIME. SHE AND DAVID DID NOT MAKE PLANS REGARDING POSSIBLE ARREST. SHE DID NOT THINK THE FBI WANTED DAVID, BUT BELIEVED THAT THE FBI WANTED SOMEBODY WHO WAS MORE DEEPLY INVOLVED THAN DAVID. SHE WAS AFRAID THE STORY MIGHT COME OUT AND DID NOT THINK BEYOND THAT. RUTH TOLD DAVID IN FORTYSIX THAT SHE WANTED TO TELL THE FBI THE STORY BUT SINCE EVERYTHING WAS QUIET AND IT LOOKED LIKE NOTHING WOULD COME OUT SHE

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DID NOT DO SO. WHEN ROSENBERG FIRST TOLD RUTH WHAT HE WANTED DAVID TO DO IN NOVEMBER FORTYFOUR, RUTH THOUGHT IT WAS FOR SCIENTIFIC PURPOSES TO AID RUSSIA. IN JUNE FORTYFOUR SHE REALIZED THE TRUE NATURE OF THE ACTIVITY WHEN SHE SAW THE C.O.D. ARRANGEMENT. THAT IS, THAT DAVID GAVE INFORMATION AND GOT FIVE HUNDRED DOLLARS. SHE REALIZED THEN THAT IT WAS SPYING. RUTH TESTIFIED THAT ON ONE OCCASION WHEN SHE WAS IN MONTICELLO AND DAVID WAS IN NY SHE LEARNED FROM DAVID THAT HE HAD GOTTEN EIGHT HUNDRED DOLLARS FROM ROSENBERG AND HAD PLACED IT IN THE BANK. RUTH TESTIFIED THAT IN THE EVENT OF ARREST SHE AND DAVID PLANNED TO TELL THE TRUTH. AT THIS POINT, BLOCH ASKED RUTH TO REPEAT HER TESTIMONY REGARDING THE REQUEST MADE OF HER BY ROSENBERG IN NOVEMBER FORTYFOUR. WITHOUT HESITATION, RUTH PROCEEDED TO DO SO. BLOCH CLAIMED THAT RUTH MUST HAVE MEMORIZED THIS TESTIMONY INASMUCH AS SHE REPEATED IT VERBATIM. THE JUDGE SAID THAT IT WAS IMPOSSIBLE TO TELL AT THIS TIME WHETHER SHE HAD REPEATED IT VERBATIM BECAUSE IT HAD NOT BEEN COMPARED WITH THE RECORD. THE JUDGE ALSO POINTED OUT THAT IF SHE HAD LEFT PART OF THE TESTIMONY OUT AT THIS

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TIME BLOCH WOULD HAVE COMPLAINED THAT SHE WAS INACCURATE AND NOW THAT SHE HAD APPARENTLY LEFT NOTHING OUT BLOCH COMPLAINED THAT IT WAS VER-
BATIM. RUTH FURTHER TESTIFIED THAT SHE WAS NOT SURPRISED AT DAVID-S
ARREST WHEN SHE HEARD OF IT ON JUNE ONE SIX FIFTY. LOUIS ABEL TOLD
HER THAT DAVID WANTED HIM TO RETAIN ROGGE. RUTH SAID THAT SHE THEN
DIRECTED ABEL TO RETAIN ROGGE. SHE DID NOT SPECIFY WHAT SHE WANTED
ROGGE HIRED FOR. SHE DID NOT TELL ABEL TO TELL ROGGE TO REPRESENT
HER TOO BECAUSE SHE CONSIDERED THAT ANYONE WHO REPRESENTED HER HUS-
BAND REPRESENTED HER AS WELL. RUTH LEFT THE HOSPITAL ON JUNE SIXTEEN
FIFTY AND WAS NOT INTERVIEWED BY NEWSPAPERMEN FOR THE NEXT FEW
DAYS. SHE DENIED THAT SHE EVER TOLD ANY NEWSPAPERMEN THAT DAVID
WAS INNOCENT AND THAT THEY WERE GOING TO FIGHT THE CASE. SHE TES-
TIFIED THAT SHE TOLD ROGGE SUBSTANTIALLY THE SAME INFO SHE TESTIFIED
IN COURT TODAY, AND THAT ROGGE OUTLINED THE COURSES OF ACTION TO HER.
ROGGE DID NOT SAY SHE WOULD NOT BE PUNISHED IF SHE TOLD THE TRUTH.
WHEN RUTH DECIDED TO TELL THE TRUTH AND TESTIFY BEFORE THE GRAND
JURY SHE DID NOT KNOW WHAT WOULD HAPPEN TO HER. SHE HOPED THAT SHE

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WOULD NOT BE PUNISHED AND WAS VERY ANXIOUS TO ESCAPE PUNISHMENT. RUTH RECALLED THAT TWO AGENTS INTERVIEWED HER IN THE HOSPITAL ON JUNE SIXTEEN FIFTY. THEY MADE NOTES, BUT SHE DID NOT SIGN ANYTHING AT THAT TIME. THE INTERVIEW LASTED ONE HALF HOUR AND RUTH COULD RECALL THE NAME OF ONLY ONE AGENT. BLOCH DID NOT ASK HER THE NAME OF THE AGENT BUT MERELY ASKED IF THE AGENT WAS IN COURT. RUTH SAID NO. SHE TESTIFIED THAT IN THE MIDDLE OF JULY SHE WENT VOLUNTARILY TO THE FOURTH FLOOR OF THE US COURT HOUSE /MR. SAYPOL-S OFFICE/ WITH ROGGE. SHE DOES NOT REMEMBER WHAT WAS SAID ON THAT OCCASION. SHE CAME THE NEXT DAY ON SAYPOL-S REQUEST AND WAS INTERVIEWED BY SAS HARRINGTON AND NORTON. NOTES WERE MADE. THE NEXT MORNING SHE CAME AGAIN AND THEN READ AND CORRECTED AND SIGNED A TYPEWRITTEN DOCUMENT. SHE NEVER SAW IT AGAIN. RUTH TESTIFIED SHE NEVER GAVE THE FBI A SECOND SIGNED STATEMENT. SHE TESTIFIED SHE WAS INTERVIEWED IN AUSA LANE-S OFFICE IN THE SUMMER WHEN A STENOGRAPHER WAS PRESENT BUT NO STATEMENT WAS SIGNED. SHE ADMITTED SHE DISCUSSED WITH ROGGE WHAT WAS GOING TO HAPPEN TO DAVID AND HERSELF. SHE TESTIFIED THAT SHE HOPES AND PRAYS THAT DAVID WILL COME HOME BUT POINTED OUT THAT THAT

END PAGE NINE

PAGE TEN

IS NOT THE REASON SHE IS TELLING THE TRUTH TODAY. SHE ALSO TESTIFIED THAT SHE NEVER DISCUSSED THE TESTIMONY SHE GAVE TODAY PREVIOUSLY WITH DAVID. SHE TESTIFIED THAT IN NOVEMBER FORTYFOUR SHE TOLD ROSENBERG THAT SHE DID NOT THINK THAT THE SHARING OF INFORMATION WITH RUSSIA WAS UP TO THEM TO DECIDE. LATER IN NOVEMBER FORTYFOUR SHE TOLD DAVID THAT IT WAS WRONG THAT WE SHOULD NOT BE THE ONES TO DECIDE THE QUESTION OF SHARING INFO WITH RUSSIA. SHE DID NOT DISCUSS WITH DAVID THE QUESTION AS TO WHETHER IT WAS A VIOLATION OF LAW. SHE DID NOT THINK OF PUNISHMENT AT THAT TIME. DAVID SAID HE WAS AFRAID TO DO IT AND SAID IT WAS WRONG TO DO IT, BUT ON THE NEXT DAY TOLD HER HE HAD CHANGED HIS MIND. RUTH TESTIFIED AS TO THE NAMES OF SCIENTISTS DAVID HAD GIVEN HER IN NOVEMBER FORTYFOUR. BLOCH HAD RUTH REPEAT THE SUBSTANCE OF HER PRIOR TESTIMONY CONCERNING WHAT INFO DAVID HAD GIVEN HER IN NOVEMBER FORTYFOUR. RUTH STATED THAT SHE WAS YOUNG IN FORTYFOUR AND DID NOT REALIZE THE SIGNIFICANCE OF HER ACTS. COURT RECESSED AT FOUR TWENTYFIVE PM TO RESUME TOMORROW MORNING.

SCHEIDT

HOLD PLS

cc: ms B. G. J. J. J.

BUREAU OF INVESTIGATION
DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 14 1951

TELETYPE

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 3042 PWT-DTC

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

WASH 21 FROM ALBUQUERQUE VIA LOSA 14 6-25

DIRECTOR, FBI ATTENTION - FBI LABORATORY

URGENT

JULIUS ROSENBERG, ET AL, ESP ONAGE- R. AQ FILES REFLECT ORIGINAL
HILTON HOTEL REGISTRATION CARD OF HARRY GOLD NO. SEVEN EIGHT SEVEN
EIGHT THREE, WAS FORWARDED TO LABORATORY MAY TWENTYFIVE LAST AND NO

RECORD OF ITS RETURN. NY OFFICE REQUESTS THIS HOTEL REGISTRATION CARD
IMMEDIATELY AND IF IN LABORATORY-S POSSESSION, PLEASE FORWARD AMSD

TO NY.

~~COPIES DESTROYED~~

END AND ACK PLS
LA R 56 MAR 20 1951

RECORDED - 25
EX-91
INDEXED - 25

MAR 20 1951

165-58236-52-mv Harbo
Called Laboratory
Might Super
Belmont
Sampson

EST. OF TRAIL



March 15, 1951

SAC, New York
Director, FBI

JULIUS ROSENBERG
Espionage - R

Re Albuquerque teletype March 14, 1951.

Milton Hotel registration card #78783 for HARRY GOLD, designated as Q2 in Bureau file 65-57449, forwarded your office under separate cover. Registered Mail Special Delivery, March 14, 1951. Photographs retained.

65-58236-852

SPECIAL DELIVERY

1 - Albuquerque - AIR MAIL

RECORDED - 25
61-91

HLB:chl *chl*

ALL INFORMATION CONTAINED
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DATE 7-18-86 BY 3042 put-*llc*

65-57449

RECEIVED TELETYPE DIVISION
MAR 15 5 51 PM '51

- Tolson
- Ladd
- Clegg
- Glavin
- Nichols
- Rosen
- Tracy
- Harbo
- Mohr
- Tele. Room
- Nease
- Gandy

MAILED 3
MAR 15 1951
COMM. - FBI

56 MAR 20 1951

Handwritten initials and signatures

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 15 1951

TELETYPE

Mr. Tolson	<input checked="" type="checkbox"/>
Mr. Ladd	<input checked="" type="checkbox"/>
Mr. Clegg	<input checked="" type="checkbox"/>
Mr. Glavin	<input checked="" type="checkbox"/>
Mr. Nichols	<input checked="" type="checkbox"/>
Mr. Rosen	<input checked="" type="checkbox"/>
Mr. Tracy	<input checked="" type="checkbox"/>
Mr. Harbo	<input checked="" type="checkbox"/>
Mr. Belmont	<input checked="" type="checkbox"/>
Mr. Mohr	<input checked="" type="checkbox"/>
Tele. Room	<input checked="" type="checkbox"/>
Mr. Nease	<input checked="" type="checkbox"/>
Mr. Gandy	<input checked="" type="checkbox"/>

ALL INFORMATION CONTAINED
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DATE 7-18-86 BY 3042 fwt-DTC

WASH FROM NEW YORK 20 15 4-52 P
DIRECTOR URGENT

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JULIUS ROSENBERG, ESP R. TRIAL SUMMARY, MORNING SESSION, MARCH FIFTEEN,
 INST. ALEXANDER BLOCH RESUMED CROSS EXAM OF RUTH GREENGLASS TEN THIRTY
 FIVE AM. RUTH TESTIFIED THAT ON MAY TWENTYFOUR, NINETEEN FIFTY,
 WHEN ROSENBERG GAVE THEM ONE THOUSAND DOLLARS AND INSTRUCTED THEM TO
 LEAVE THE COUNTRY, SHE HAD NO INTENTION TO DO SO. SHE TESTIFIED THAT
 WHEN SHE TOOK THE PASSPORT PHOTOS SHE DID NOT INTEND TO LEAVE THE
 COUNTRY BUT TOOK THE PHOTOS ONLY TO DECEIVE ROSENBERG. THIS WAS NOT
 DONE TO GET ADDITIONAL MONEY. BOTH SHE AND DAVID AGREED TO TURN OVER
 THE FOUR THOUSAND DOLLARS OBTAINED FROM ROSENBERG TO LOUIS ABEL. IT
 WAS NOT THEIR INTENTION TO SECRETE IT FROM SOMEBODY. RUTH TESTIFIED
 THAT IT WOULD SEEM ODD IF SHE WERE TO DEPOSIT THAT MUCH MONEY IN THE
 BANK AT ONE TIME. DAVID WAS DELIBERATING AT THE TIME AS TO DESTROYING
 THE MONEY AND "FLUSHING IT." INSTEAD, THEY GAVE THE MONEY TO LOUIS
 ABEL. LOUIS ABEL SAID NOT TO DESTROY IT BUT TO GIVE IT TO HIM TO
 HOLD. SHE TESTIFIED THAT THE MONEY WAS NOT IN THE HOUSE WHEN THE FBI
 CAME ON JUNE FIFTEEN, FIFTY. SHE SAW THE PACKAGE WHEN ROSENBERG GAVE
 IT TO DAVID AND NEXT SAW THE PAPER WRAPPING IN ROGGE-S OFFICE. SHE

RECORDED - 25
EX-91

END PAGE ONE

INDEXED - 25

65 MAR 23 1951

Handwritten signatures and initials:
 - Large signature: *W. B. (info agreed)*
 - Initials: *21*
 - Initials: *sgk*

WA20 PAGE TWO

LAST SAW THE CONSOLE TABLE IN THE ROSENBERG APARTMENT EITHER IN NINETEEN FORTYEIGHT OR FORTYNINE. SHE VISITED THE ROSENBERGS INFREQUENTLY IN NINETEEN FORTYSIX, FORTYSEVEN AND FORTYEIGHT, AND CANNOT REMEMBER THE APPROXIMATE NUMBER OF TIMES. SHE TESTIFIED THERE WAS NO HOSTILITY BETWEEN HERSELF AND THE ROSENBERGS. SHE HEARD OF DIFFERENCES BETWEEN DAVID AND JULIUS. SHE DENIED THAT DAVID ACCUSED JULIUS OF ANYTHING OR DEMANDED MONEY. DAVID AND HIS BROTHER, BERNARD, WERE UNHAPPY WITH THE SHOP AND HAD DISCUSSIONS WITH JULIUS ABOUT IT, BUT THEY WERE NOT ARGUMENTS. RUTH TESTIFIED THAT SHE TOLD ETHEL AND JULIUS THAT SHE DID NOT THINK DAVID WAS PAID A SALARY COMMENSURATE OF HIS WORK. SHE TESTIFIED THAT THEY LOST THEIR ENTIRE INVESTMENT IN THE SHOP AND THAT DAVID ASKED FOR MONEY FOR HIS STOCK BUT DID NOT DEMAND MONEY. RUTH TESTIFIED SHE WAS NOT HOSTILE TO ETHEL AND JULIUS BUT HAD FRIENDLY FEELINGS TOWARD THEM AND WISHED THEM WELL. THE JUDGE OBJECTED ^(?) TO A QUESTION AS TO WHETHER OR NOT RUTH WISHED TO SEE JULIUS AND ETHEL ACQUITTED. RUTH TOLD ROGGE SHE WANTED HIM TO SEE IF DAVID SHOULD GET HIS SHARE OF MONEY OUT OF THE PITT MACHINE CO. SHE BORE NO RESENTMENT TO JULIUS EVEN THOUGH THEY DID NOT GET THE MONEY DUE THEM. SHE POINTED OUT THAT SHE JUST COULD NOT UNDERSTAND PEOPLE WHO DID NOT PAY DEBTS. EMANUEL BLOCH CONTINUED THE CROSS EXAM OF RUTH. HE DIS-

END PAGE TWO

WA20 PAGE THREE

PLAYED THE REMAINING PORTION OF THE JELLO BOX TO HER AND RUTH SAID THAT THE BOX HAD CHANGED SINCE NINETEEN FORTYFOUR. SHE REMEMBERED THAT THERE WAS A RED LINE AROUND THE INSTRUCTIONS SIDE OF THE PORTION OF THE JELLO BOX SIDE SHE HAD RECD FROM JULIUS. SHE DID NOT RECALL THE FLAVOR ON THE BOX BECAUSE SHE WAS NOT COOKING THE JELLO AT THAT TIME. THIS EVOKED LAUGHTER IN THE COURT. SHE TESTIFIED SHE SAW THE REMAINDER OF THE CUT JELLO BOX ONLY A MINUTE. SHE DID NOT READ WHAT WAS PRINTED ON HER PORTION OF THE JELLO BOX SIDE AND CANNOT SAY NOW WHAT WAS ON IT. SHE REMEMBERED SEEING A PICTURE OF A LITTLE GIRL ON IT AND A RECIPE. SHE CANNOT REPEAT THE RECIPE. DURING THE CROSS EXAM, RUTH VOLUNTEERED THE TESTIMONY THAT IN NINETEEN FORTY SEVEN ROSENBERG TOLD HER THAT HE DID NOT CARE IF THE BUSINESS MADE MONEY OR NOT BECAUSE HE COULD GET TEN OR FIFTEEN THOUSAND DOLLARS FOR A BUSINESS AS A FRONT FOR HIS ACTIVITIES ANY TIME HE WANTED TO. IT WAS DURING THE CROSS EXAM BY EMANUEL BLOCH THAT RUTH BEGAN TO ARGUE WITH BLOCH OVER WHAT JULIUS HAD SAID IN COMPLAINT OF DAVID-S, WORK AT PITT MACHINE. AT ONE POINT THE JUDGE DIRECTED HER MERELY TO ANSWER THE QUESTION THAT WAS PUT TO HER. RUTH TERMINATED HER TESTIMONY BY SAYING THAT SHE DID NOT GIVE LOUIS ABEL THE FOUR THOUSAND DOLLARS TO SECRETE IT FROM THE FBI. AT ELEVEN FORTYFIVE AM, AUSA KILSHEIMER TOOK DOROTHY ABEL, EIGHTYSEVEN COLUMBIA ST, THROUGH HER DIRECT EXAM. DOROTHY TESTIFIED THAT SHE IS A SISTER OF RUTH GREENGLASS

END PAGE THREE

WA 20 PAGE FOUR

AND THE ~~WIFE OF~~ ^{the} LOUIS ABEL. SHE TESTIFIED THAT EARLY IN NINETEEN FORTYFIVE SHE RESIDED WITH RUTH IN AN APARTMENT AT TWO SIX SIX STANTON ST. IN A VERY SLOW AND HAULTING FASHION SHE TESTIFIED THAT IN THE LATTER PART OF JAN OR EARLY PART OF FEB, FORTYFIVE, ROSENBERG CAME TO THE APARTMENT IN THE EVENING WHEN SHE AND RUTH WERE THERE. JULIUS ASKED DOROTHY TO TAKE A BOOK AND LEAVE THE ROOM. DOROTHY SAID SHE WOULD GO INTO THE BEDROOM BUT JULIUS SAID SHE SHOULD GO INTO THE BATHROOM BECAUSE HE WISHED TO SPEAK TO RUTH PRIVATELY. SHE FURTHER TESTIFIED THAT SHE HAD CONVERSATIONS WITH ETHEL REGARDING RUSSIA ON SEVERAL OCCASIONS. ON ONE OCCASION JULIUS AND ETHEL WERE COMPARING OUR FORM OF GOVT TO THAT OF RUSSIA. THEY SAID THAT RUSSIA HAD THE IDEAL FORM OF GOVT. THIS WAS IN THE WINTER OF FORTYFOUR. ON CROSS EXAM BY EMANUEL BLOCH, DOROTHY TESTIFIED THAT WHENEVER SHE MET JULIUS AND ETHEL THEY TALKED ABOUT RUSSIA. THEY SAID THEY DID NOT THINK OUR FORM OF GOVT COMPARED AT ALL TO THE RUSSIAN FORM OF GOVT. THEY SAID OURS WAS A CAPITALISTIC FORM OF GOVT. DOROTHY TESTIFIED THAT SHE COULD NOT REMEMBER MORE. SHE TESTIFIED THAT SHE NEVER TOOK COURSES IN POLITICAL ECONOMY PRIOR TO THIS CONVERSATION ALTHOUGH SHE HAD STUDIED HISTORY IN HIGH SCHOOL. SHE ALSO TESTIFIED THAT SHE NEVER

END PAGE FOUR

WA20 PAGE FIVE

STUDIED CIVICS OR ECONOMICS. SHE STATED SHE DID NOT PARTICIPATE IN THE DISCUSSION WITH JULIUS AND ETHEL. AT ELEVEN FIFTYFIVE AM, AUSA KILSHEIMER TOOK LOUIS ABEL ON DIRECT EXAM. ABEL TESTIFIED THAT HE IS A NAVY VETERAN. EMANUEL ~~BLOCH~~ BLOCH OBJECTED TO THIS TESTIMONY BUT WAS OVERRULED. HE TESTIFIED THAT ABOUT ONE WEEK BEFORE DAVID-S ARREST, DAVID GAVE HIM MONEY IN A BROWN MANILA PAPER. ABEL PROCEEDED TO DESCRIBE THE PACKAGE. ABEL TESTIFIED THAT HE TOOK THE MONEY TO HIS HOME AND HIDDEN IT IN A HASSOCK. HE TESTIFIED THAT ABOUT TWO AM ON JUNE SIXTEEN, FIFTY, HE RECD A PHONE CALL FROM DAVID WHO ASKED HIM TO RETAIN ROGGE. LATER THAT MORNING ABEL DID SO. STILL LATER IN THE DAY, ROGGE TOLD ABEL THAT DAVID HAD SAID THAT ABEL SHOULD GIVE ROGGE THE MONEY, ABEL TURNED OVER THE PACKAGE TO FABRICANT ON JUNE SIXTEEN, FIFTY. HE IDENTIFIED THE BROWN PAPER WRAPPER IN COURT. LOUIS ABEL WAS CROSS EXAMINED BY EMANUEL BLOCH. HE COULD NOT TELL THE EXACT DAY HE GOT THE PACKAGE OF MONEY FROM DAVID. HE PUT THE PACKAGE IN THE BOTTOM OF HIS HASSOCK AFTER REMOVING THE PAPER BASE. THE HASSOCK WAS HOLLOW, AND HE PUT IT THERE SO NO ONE WOULD KNOW WHERE IT WAS. ALEXANDER BLOCH CONTINUED THE CROSS EXAM, AND ABEL TESTIFIED THAT HE BELIEVES

END PAGE FIVE

WA20 PAGE SIX

THAT ONLY DAVID WAS PRESENT WHEN HE RECD THE MONEY. HE POINTED OUT, HOWEVER, THAT HE IS NOT CERTAIN OF THIS. HE TESTIFIED THAT HE OPENED THE PACKAGE ABOUT A DAY OR SO AFTERWARDS AND SAW FOR THE FIRST TIME THAT IT HAD MONEY IN IT. MR KILSHEIMER ELICITED FROM LOUIS ABEL AT THIS POINT THE TESTIMONY THAT ABEL MEANT THAT WHEN HE OPENED THE PACKAGE THAT WAS THE FIRST TIME HE KNEW IT WAS MONEY OF HIS OWN KNOWLEDGE. AT TWELVE NAUGHT FIVE PM, AUSA LANE COMMENCED DIRECT EXAM OF HARRY GOLD. GOLD FURNISHED HIS BACKGROUND, EDUCATION AND EMPLOYMENT. HE TESTIFIED THAT HE KNOWS HE IS A CO CONSPIRATOR IN INSTANT INDICTMENT. HE HAS BEEN CONVICTED OF ESPIONAGE IN A FEDERAL COURT IN PHILA, PA. HE PLEADED GUILTY JULY TWENTY FIFTY AND WAS SENTENCED TO THIRTY YEARS AND HE TESTIFIED THAT SO FAR AS HE KNOWS, THERE IS NOTHING ELSE GOING TO HAPPEN TO HIM AS A RESULT OF THIS TRIAL. HE TESTIFIED THAT HE KNEW ANATOLE YAKOVLEV. HE MET YAKOVLEV IN MARCH FORTYFOUR IN NYC ON THE NORTH SIDE OF THIRTYFOURTH ST BETWEEN SEVENTH AND EIGHTH AVE-- CLOSER TO EIGHTH AVE IN FRONT OF THE BAR ENTRANCE OF CHILDS RESTAUR- ANT. AT THAT TIME HE CONVERSED WITH YAKOVLEV AND AS A RESULT OF THIS CONVERSATION CONTINUED IN ESPIONAGE WORK FOR THE SOVIET UNION WITH YAKOVLEV AS THE ESPIONAGE SUPERIOR. HE IDENTIFIED YAKOVLEV FROM A PHOTOGRAPH WHICH WAS PLACED IN EVIDENCE. HE WORKED WITH YAKOVLEV

END PAGE SEVEN

WA 20 PAGE SEVEN

FROM MARCH FORTYFOUR TO LATE DEC FORTYSIX. HE ^{JOHN} KNEW ~~YAKOVLEV~~ ONLY AS JOHN. THE JUDGE ASKED GOLD IF HE KNEW HE WAS ENGAGING IN SOVIET ESPIONAGE ACTIVITIES AND GOLD REPLIED THAT HE DID. HE WAS ENGAGED IN SOVIET ESPIONAGE FROM THE SPRING OF THIRTYFIVE TO THE TIME OF HIS ARREST IN MAY FIFTY. AT THIS POINT, EMANUEL BLOCH OBJECTED TO GOLD'S CONCLUSIONS AS TO HIS SOVIET ESPIONAGE WORK AND WANTED A FOUNDATION LAID FIRST. JUDGE KAUFMANN ASKED BLOCH WHETHER BLOCH WANTED HARRY GOLD TO TELL OF ALL HIS ESPIONAGE ACTIVITY IN ORDER TO SHOW HOW GOLD ARRIVED AT THE CONCLUSION THAT HE WAS ENGAGED IN ESPIONAGE ACTIVITY. THE JUDGE CAUTIONED BLOCH TO THINK IT OVER WELL, BLOCH CONFERRED WITH THE OTHER DEFENSE ATTORNEYS AND RETURNED TO ASK THAT THE JUDGE REQUIRE GOLD TO SHOW COMPETENT PROOF OF HIS ESPIONAGE ACTIVITIES. THE JUDGE THEN DIRECTED GOLD TO GIVE THOSE FACTS WHICH LED HIM TO BELIEVE HE WAS ENGAGED IN SOVIET ESPIONAGE. *KUNTZ OBJECTED TO THIS AND OFFERED AN ARGUMENT WHICH CAUSED THE JUDGE TO SAY THAT KUNTZ WAS SPEAKING "GIBBERISH." KUNTZ CONTINUED TO ARGUE WITH THE JUDGE AND THE JUDGE TOLD HIM NOT TO GIVE HIM A COURSE OF INSTRUCTION. BLOCH REJOINED THE ARGUMENT AND FINALLY AUSA LANE VOLUNTEERED TO WITHDRAW THE QUESTION FOR THE TIME BEING. GOLD THEN WENT ON TO DESCRIBE YAKOVLEV.

END PAGE SEVEN

WA20 PAGE EIGHT,

HE FURTHER TESTIFIED THAT IN THE MIDDLE OF JUNE FORTYFOUR HE MET DR
~~KLAUS FUCHS~~ IN WOODSIDE, QUEENS. AS A RESULT, HARRY GOLD WROTE
A REPORT AND TURNED IT OVER TO YAKOVLEV ABOUT A WEEK OR SO LATER SOME-
WHERE IN NY. AT THAT TIME, YAKOVLEV WAS INFORMED BY GOLD THAT THE
NEXT TIME GOLD MET FUCHS, FUCHS WOULD GIVE GOLD INFO RELATING TO THE
APPLICATION OF NUCLEAR FISSION TO THE PRODUCTION OF MILITARY WEAPONS.
HE TOLD YAKOVLEV WHEN HIS NEXT MEET WITH FUCHS WOULD OCCUR. IN LATE
JUNE FORTYFOUR, GOLD MET FUCHS AT BOROUGH HALL BROOKLYN BUT HAD NO
CONVERSATION WITH HIM. AS A RESULT OF THIS MEETING, GOLD A FEW MINUTES
LATER TURNED OVER TO YAKOVLEV IN THE VICINITY A PACKAGE OF PAPERS.
IN THE MIDDLE OF JULY FORTYFOUR GOLD MET FUCHS AT ABOUT NINETY SIXTH
ST AND CENTRAL PARK WEST IN THE EARLY EVENING. THE MEET LASTED ONE
AND ONE HALF HOUR. AS A RESULT OF THE CONVERSATION HE HAD WITH FUCHS,
GOLD TURNED OVER TO YAKOVLEV ABOUT A WEEK OR TWO LATER IN NYC A REPORT
GOLD HAD WRITTEN. GOLD ALSO TOLD YAKOVLEV THAT FUCHS HAD GIVEN FURTHER
INFO REGARDING THE WORK OF A JOINT AMERICAN AND BRITISH PROJECT TO
PRODUCE AN ATOM BOMB IN NYC. SUBSEQUENTLY GOLD HAD A REGULARLY SCHE-
END PAGE EIGHT

WA20 PAGE NINE

DULED SERIES OF MEETINGS WITH YAKOVLEV WHO TOLD HIM HOW TO CONTINUE HIS ACTIVITIES WITH FUCHS. GOLD TESTIFIED THAT IN CONNECTION WITH HIS WORK WITH YAKOVLEV HE HAD THE DUTY TO OBTAIN INFO FROM A NUMBER OF SOURCES IN AMERICA AND TO GIVE THE INFO TO YAKOVLEV. GOLD TESTIFIED THAT HE EFFECTED HIS MEETINGS WITH HIS AMERICAN SOURCES BY PERSONAL INTRODUCTION OR BY AN INTRODUCTION USING RECOGNITION SIGNALS. IN THIS CONNECTION, GOLD ALWAYS USED AN OBJECT OR A PIECE OF PAPER AND A CODE PHRASE IN THE FORM OF A GREETING. GOLD TESTIFIED THAT HE ALWAYS USED FALSE NAMES AND NEVER GAVE HIS CORRECT NAME. GOLD TESTIFIED THAT HE GAVE HIS SOURCES A LIST OF THE DATA DESIRED AND PERMITTED THE SOURCE TO CLEAN UP BACK WORK IF THE SOURCE HAD PREVIOUSLY BEEN CONTACTED BY SOMEONE ELSE. GOLD TESTIFIED THAT HIS SOURCES LIVED IN OTHER CITIES THAN PHILA AND HE MADE ARRANGEMENTS FOR MEETING THEM. THESE ARRANGEMENTS TOOK INTO CONSIDERATION THE TIME AND PLACE OF THE MEETING AS WELL AS THE SCHEDULE OF WHAT WAS TO BE DISCUSSED. GOLD ALSO MADE PAYMENT OF MONEY TO HIS CONTACTS AND FURNISHED REPORTS TO YAKOVLEV. SUCH MONEY WAS OBTAINED BY GOLD FROM YAKOVLEV. GOLD THEN IDENTIFIED A PHOTOGRAPH OF FUCHS IN EVIDENCE. RECESS.

SCHIEDT

HOLD PLS

*cc: Mr. Belmont
Mr. Ladd*

RECEIVED TELETYPE UNIT

MAR 17 11 51 AM '51

3/17/51

3/17/51

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

WASHINGTON TO NEW YORK FROM WASHINGTON FIELD 17 11:45 AM

DIRECTOR AND SAC URGENT

JULIUS ROSENBERG, ETAL, ESPIONAGE R. REWFOTEL FIFTEENTH INSTANT AND BUTEL OF SIXTEENTH INSTANT. LEADS SET OUT IN WFO REPTEL NOT BEING COVERED UNLESS N.Y. SO DIRECTS AFTER CONFERENCE WITH USA. NEW YORK TIMES OF FEBRUARY SEVENTEEN, NINETEEN FORTY NINE, PAGE ONE CARRIED ARTICLE RE QUOTE SPACE SHIP UNQUOTE REFERRED TO FORRESTAL ANNUAL REPORT WHICH REFLECTED THAT THE QUOTE EARTH SATELLITE UNQUOTE PROGRAM HAD BEEN PUT UNDER THE GOVERNMENT'S CENTRAL GUIDED MISSILES PROGRAM. THIS PROGRAM CLASSIFIED SECRET.

Cub
STEIN

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 2-18-86 BY 3042 *mt-dk*

cc mr [unclear]

HF:ER
65-5521

RECORDED - 25

MAR 20 1951

-91

65-478-81236-850K
Belmont

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584 NOV 9 1960

5 MAR 23 1951

~~CONFIDENTIAL~~

UNITED STATES
ATOMIC ENERGY COMMISSION
WASHINGTON 25, D. C.

SV:CAR

MAR 8 1951

Honorable J. Edgar Hoover, Director
Federal Bureau of Investigation
U. S. Department of Justice
Washington 25, D. C.

Attention: Mr. Victor P. Keay

Subject: JULIUS ROSENBERG
ESPIONAGE - R

Dear Mr. Hoover:

Reference is made to your letter dated February 19, 1951, subject as above. We have been unable to locate a record of an affidavit signed by Ruth Greenglass as described in referenced letter, either at Oak Ridge or Los Alamos.

For your information, we understand that the Manhattan District did not censor mail at Oak Ridge, but did have a censorship program at Los Alamos. The records at Los Alamos indicate that military personnel assigned to that installation were to send a form letter to their relatives and friends advising them that all incoming mail to Los Alamos would be censored. The friend or relative receiving this notification was requested to sign and return a card containing a statement that the recipient understood that all mail sent to military personnel at Los Alamos would be censored by the U. S. Army.

The records indicate that the form letters, cards, and other censorship material were kept in the security files at Los Alamos, but we understand that all this material was destroyed in 1946.

Sincerely yours,

J. A. Waters
J. A. Waters
Director of Security

RECORDED - 58

INDEXED - 58

MAR 8 1951

~~CONFIDENTIAL~~

MAR 9 1951

3

*Let W. 7-51
3-17-51
RGL*

65-58236-855
5917
15

Jim

SAC, NEW YORK

March 12, 1951

DIRECTOR, FBI

JULIUS ROSENBERG
ESPIONAGE - R

RECORDED - 58 *65-58236-855*

07-18

The following information has been received from the Atomic Energy Commission with respect to an affidavit signed by Ruth Greenglass while David Greenglass was either at Oak Ridge or Los Alamos. The Atomic Energy Commission has advised that the Manhattan Engineer District did not censor mail at Oak Ridge, but did have a censorship program at Los Alamos.

The records at Los Alamos indicate that military personnel assigned to that installation were to send a form letter to their relatives and friends advising them that all incoming mail to Los Alamos would be censored. The friend or relative receiving this notification was requested to sign and return a card containing a statement that the recipient understood that all mail sent to military personnel at Los Alamos would be censored by the U. S. Army.

The records indicate that the form letters, cards, and other censorship material were kept in the security files at Los Alamos, but the AEC stated it is their understanding that all of this material was destroyed in 1946.

65-58236

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DATE *7-18-86* BY *3042 put dte*

RJL:hc

- Tolson _____
- add _____
- legg _____
- lavin _____
- chole _____
- sen _____
- wy _____
- bo _____
- sent _____
- Room _____

U. S. DEPT. OF JUSTICE
F B I
COMM-FBI
MAR 15 1951
MAILED 19

John
Alb
AK

65-58236-855

Office Memorandum • UNITED STATES GOVERNMENT

DATE: March 5, 1951

TO : Director, FBI
FROM : SAC, New York
SUBJECT: JULIUS ROSENBERG
ESP-R

One photostatic copy of each of the following is being transmitted herewith:

1. Proposed Questions for Jurors submitted by Irving H. Saypol, U.S. Attorney, Southern District of New York
2. Proposed Questions to Prospective Jurors on Behalf of Defendants Julius Rosenberg and Ethel Rosenberg
3. Proposed Questions to Prospective Jurors on Behalf of Defendant Morton Sobell

DEFERRED REPLYING

Enc-3

LHF:IM
65-15348

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EX-22

ENCLOSURE BEHIND FILE

RECORDED - 63

INDEXED - 63

EX-22

HANDLED BY
SDF DEB 3/6

65-58236-856

MAR 8 1951

Handwritten signatures and initials

16 MAR 23 1951

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE SOUTHERN DISTRICT OF NEW YORK.

UNITED STATES OF AMERICA,
-v-

JULIUS ROSENBERG, ETHEL ROSENBERG,
ANATOLI A. YAKOVLEV, also known as
"John", DAVID GREENGLASS and
MORTON SOBELL,

Criminal No.
134-245

Defendants.

PROPOSED QUESTIONS TO PROSPECTIVE
JURORS ON THE VOIRE DIRE ON BE-
HALF OF THE DEFENDANTS JULIUS
ROSENBERG AND ETHEL ROSENBERG

1. Do you know Mr. Alexander Saypol, the United States Attorney for this District, Mr. Myles Lane, Assistant United States Attorney, or any of their associates engaged

creates some obstacle or mental reservation for you to render a fair verdict in this case?

7. Have you or any member of your immediate family ever been associated with any agency, either public or private, which was or is, engaged in the detection of law violations?

8. Have you or any member of your immediate family ever been associated with any agency of law enforcement?

9. Are you related to or friendly with any employee of the Department of Justice or the Federal Bureau of Investigation, generally known as the F.B.I.?

10. Have you ever given information to the F.B.I. or otherwise had any dealings with that agency of government?

11. Would the fact that a witness is or was an employee of the Department of Justice or of the F.B.I. affect your judgment as to the credibility of his or her testimony?

12. Would you subject the testimony of employees of the Department of Justice and of the F.B.I. to the same scrutiny and the same standards, as you would the testimony of any other witness, to determine the truth or falsity of their testimony?

13. Do you have any feeling that there is any distinction between the prosecuting attorney or his associates and the counsel for the defendants, because the former represents the Government and the latter a person accused of crime?

14. Would you give both an equal and respectful hearing?

15. Would you be prejudiced by the fact that the defendants are alleged to have engaged in a conspiracy to

violate the Espionage laws of the United States?

16. Would you be prejudiced by the fact that the defendants are alleged to have engaged in a conspiracy to violate the espionage laws of the United States where it is asserted that the spying was done on behalf of the Soviet Union?

17. Would you be prejudiced by the fact that the defendants are alleged to have engaged in a conspiracy to commit espionage where it may be asserted that information concerning the Los Alamos Project, New Mexico and/or atomic energy, were transmitted to a foreign power, to wit, the Soviet Union?

18. Have you or any immediate member of your family ever been or are now employed by the Federal or any other government department, bureau, or agency?

19. Are you seeking, or do you contemplate seeking employment with the Government Service, or is any immediate member or members of your family seeking or contemplating to seek employment with the Government Service?

20. Have you ever been or are you now employed by any firm or company engaged in production under contract with the Federal Government?

21. Have you ever been subject to, or do you contemplate being subject to, a so-called "loyalty oath"?

22. If you have been subject to or contemplate being subjected to such an oath, or if you hold or contemplate holding a position in public or private industry requiring the taking of such an oath, would such circumstance influence you against bringing in a verdict of not guilty in this case, notwithstanding that you have come to the conclusion that the Government has failed to establish the guilt of these defendants beyond a reasonable doubt.

23. Do you believe that you would be embarrassed by, or jeopardized in, in your employment either in public or

private industry, if you were to return a verdict of not guilty in this case where the charge is conspiracy to commit espionage in behalf of the Soviet Union?

24. Do you know any Congressman who is now or who has been a member of the House Committee on Un-American Activities?

25. Do you know any present or former employee or member of the Staff of the House Committee on Un-American Activities?

26. Do you know any person who works or has worked as an investigator or undercover man for the House Committee on Un-American Activities?

27. Have you ever testified before or given information to the House Committee on Un-American Activities?

28. Do you know any person who has testified before or given information to the House Committee on Un-American Activities?

29. Have you ever read any reports or transcripts of the hearings of the House Committee on Un-American Activities?

30. Have you read the publication, or reports of the publication, or excerpts therefrom, of the House Committee on Un-American Activities entitled "Report of Soviet Espionage Activities in connection with the Atom Bomb"?

31. If the answers to any of the aforesaid questions in regard to the House Committee on Un-American Activities are in the affirmative, would that circumstance influence you against bringing in a verdict of not guilty in this case irrespective of the failure on the part of the Government to prove its case beyond a reasonable doubt?

32. Are you or have you ever been a member of the armed forces of the United States?

33. Is any immediate member of your family in the armed forces of the United States?

34. Has any member of your family ever been in the armed forces of the United States?

35. If your answer to any one of the three preceding questions dealing with the armed forces of the United States is yes, would that influence you or contribute to form your opinion in arriving at a verdict in this case?

36. Would the fact that the United States may be involved in a war prevent or hinder you from your holding your mind fully open as to the guilt of the defendants until all evidence and instructions of the Court are complete?

37. Would the fact that the United States may be involved in a war create in your mind a belief in the guilt of these defendants that it would take evidence to remove?

38. Have you at any time been a subscriber to or reader of any of the following publications?

- (1) The Brooklyn Tablet
- (2) The Journal-American ✓
- (3) The New York Enquirer
- (4) The New York Sun ✓
- (5) The World-Telegram ✓
- (6) The American Legion Monthly
- (7) The Daily Mirror ✓
- (8) The Daily News ✓
- (9) Counterattack
- (10) Plain Talk
- (11) Red Channels

39. Have you at any time read the newspaper articles or other writings, or heard speeches or lectures by:

- (1) Westbrook Pegler ✓
- (2) Walter Winchell ✓
- (3) John O'Donnell ✓
- (4) Frederick Woltman ✓

(5) Nelson Frank

(6) Howard Rushmore

(7) Louis F. Budenz

(8) Fulton Lewis, Jr.

(9) Elizabeth Bentley

40. As a result of such reading or listening, would there be created in your mind a belief in the guilt of these defendants which would prevent or hinder you from holding your mind fully open as to the guilt of these defendants until all the evidence and instructions of the Court are complete, and rendering a verdict in favor of the defendants if you find that the Government has failed to prove its case beyond a reasonable doubt?

41. As a result of such reading or listening, would there be created in your mind a belief in the guilt of these defendants which would take evidence to remove?

42. If you are selected as a juror in this case and come to the conclusion that a verdict of not guilty was required in accordance with the credible evidence and instructions of the Court, would you be embarrassed in arriving or rendering a verdict of not guilty by reason of your membership or affiliation with any political, social, civic or religious group or association?

43. As a result of any beliefs which you presently may entertain, if after all the evidence is presented and the Court has instructed you on the law you still have a reasonable doubt as to whether the prosecution has proved the guilt of these defendants beyond a reasonable doubt, would you resolve these doubts and decide to render a verdict for the defendants?

44. Would you feel free to decide against the Government in a case in which it may be asserted that the security of the United States is involved, notwithstanding the failure

of the Government to prove the guilt of these defendants beyond a reasonable doubt?

45. If, upon a consideration of all the evidence and the instructions of the Court, you believe that the Government has not proved its charges beyond a reasonable doubt, would the fact that the defendants asserted their Constitutional privilege against testifying as to matters which may tend to incriminate them, not relating to the main charge, influence you to bring in a verdict against them?

46. Does the fact that this defendant has been indicted create the belief in your mind that the defendant is guilty of the charge made against him in the indictment?

47. Would you subject the testimony of all witnesses called on behalf of the prosecution to the same scrutiny and the same standards, as you would the testimony of witnesses called on behalf of the defendants, to determine the truth or falsity of such testimony?

48. From reading the newspapers or written matter of any kind or from conversation had with friends or by listening to the radio or in any other way, have you formed any opinions or impressions as to the merits of the charge, which would prevent you from holding your mind fully open ^{until} all the evidence and the instructions of the Court are complete?

49. Have you ever served as a juror in a criminal case before?

(a) If so, where and when?

50. Has anyone claiming to be a government official or FBI agent come to you?

(a) If so, did you speak to that person?

(b) If your answer to the preceding question is "Yes", what was the substance of the conversation you had with this person?

(c) If you personally did not speak to that person, did he speak to anyone else about you, in your home or elsewhere?

(d) If your answer to the preceding question is "Yes", were you told about the substance of the conversation between the government official or agent and that person?

(e) Does the fact that a government agent or investigator called for you or interviewed anyone else concerning you, cause you to have any fear or hesitancy which might influence you in regard to your service as a juror in this case?

(f) Do you fear that because you have been investigated that you might hesitate to acquit the defendants regardless of what the evidence in this case disclosed, even if you concluded that the government has failed to prove the guilt of these defendants beyond a reasonable doubt?

51. Would you fear that some agency of the government might harrass, annoy or embarrass you if your verdict should be an acquittal in this case?

52. Have you read any newspaper accounts concerning the arrest and conviction of one Harry Gold and one Dave Greenglass, for espionage, that is spying?

53. Have you read any newspaper accounts concerning the arrest of, and charges against the defendants herein, or against Mrs. Ruth Greenglass, who has been named in the indictment as a co-conspirator but is not being prosecuted as a defendant in this case?

54. Have you formed any general impression of the case from such reading? What is that impression?

55. Did you ever discuss with anyone the impression you formed as a result of your newspaper reading?

56. Have you any present opinion as to the guilt or innocence of these defendants?

57. Do you have any feeling of partiality towards the prosecution?

58. Do you feel that because the defendants have been indicted that they are required to offer you an explanation to establish their innocence?

59. Do you feel that because Harry Gold, David Greenglass or any other witness who has confessed to espionage and is a self-confessed spy or criminal, their testimony therefore is entitled to greater weight than the testimony of any other witness or one accused of conspiring with them but who asserts his innocence?

60. If you are instructed by the Court that you must consider Harry Gold's, David Greenglass' or any other witness' testimony who has confessed to such espionage, with the greatest caution and suspicion would you follow such instructions?

61. Do you understand that there are many selfish reasons why a self-confessed criminal may attempt to implicate others with him in the commission of a crime?

62. If it appears in this case that immunity has been granted, or offers of immunity have been made or promises of favor or leniency have been made by government agents, FBI men or any of the members of the staff of the United States Attorney to any witness who will testify in this case, would you consider such immunity, or offer of immunity, or promises of favor or leniency in connection with the testimony of such witness?

63. Do you understand the proposition that these defendants are presumed to be innocent?

64. Do you have any hesitancy in accepting the proposition that both these defendants are presumed to be innocent?

65. Will you be frank to say that it is difficult for you to accept this proposition in view of the nature of this case?

66. If you are so instructed, on any phase of this case, will you give the benefit of any reasonable doubt that may arise in the various questions presented in this case, to the defendants if such a doubt exists in your mind?

67. Will each and everyone of you individually promise that you will not find a verdict of guilty against any one of these defendants unless you are convinced beyond all reasonable doubt that such defendant is guilty of the crime charged in the indictment?

68. Will you consider the evidence in this case, so far as it applies to each one of the defendants individually in connection with his or her individual guilt or innocence, and render a verdict as to each of them purely on the evidence received against him or her?

69. If, after hearing the testimony in this case, you arrive at the conclusion concerning the defendants or any one of them, will you have the courage to adhere to your decision, despite the opinions that other jurors may have, unless you are convinced by sound and reasonable arguments that your conclusion is wrong?

70. If upon a consideration of all of the evidence and the instructions of the Court, you should find yourself in a minority favoring the defendants' acquittal; and if, after giving due consideration to the fact that the majority of your fellow-jurors had reached the opposite conclusion,

you still entertained a reasonable doubt as to whether the prosecution had proved its charges, would you persist, as the Court will tell you you should in your conscientious determination, even though the trial would result in a disagreement?

71. Do you understand that you are to disregard any arguments or pleas addressed to passion, prejudice or bias or patriotism and decide the issues in this case strictly and solely on the evidence?

72. If that is your understanding, will you disregard any arguments or pleas addressed to passion, prejudice or bias or patriotism and decide the issues in this case strictly and solely on the evidence?

73. Do you feel that if you honestly conclude that the defendants should be acquitted, that you would hesitate to return such a verdict because it might be unpopular or that it might cause you embarrassment in your home or among your friends?

74. Will you take the position that you owe allegiance to no one in this law suit except to your own judgment and conscience?

75. Do you believe in the fair and impartial administration of the law?

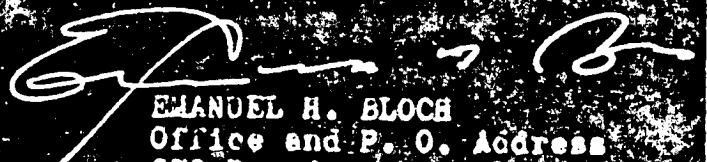
76. Will you give these defendants the same kind of trial as you would expect if you or a member of your family were on trial?

77. Do you subscribe to the principle that everyone, regardless of race, color, creed, or position in society, and regardless also of his political or religious beliefs, is entitled to equal treatment under our law?

78. Are you married? If so, to whom?
79. What is the business, profession or vocation of your spouse? If a widow or widower, what was the business, profession or vocation of your deceased spouse?
80. If you have children, tell us their vocations, businesses, or professions.
81. Do you know O. John Rogge, Esq., of 401 Broadway, New York City, or any of the members of his firm, namely, Herbert Fabricant, Murray Gordon, and Robert Goldman?
82. Do you know any of the witnesses listed by the Government as prospective witnesses to be called by the Government in support of the Government's case?
(read the names of each and every one of the aforesaid listed witnesses)
83. In connection with Questions 7 and 50 above, were you or anybody else asked concerning your political beliefs or affiliations?

The defendants hereby reserve the right to:

- (a) Submit a supplemental list of questions
- (b) To submit follow-up questions based on answers given by individual prospective jurors to the questions herein contained; and
- (c) To submit questions specifically appropos to individual panel members who may be called for service on the jury.



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and Ethel Rosenberg.

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

JULIUS ROSENBERG, ETHEL ROSENBERG,
ANATOLI A. YAKOVLEV, also known
as "John", DAVID GREENGLASS and
MORTON SOBELL

0 134-245

Defendants.

PROPOSED QUESTIONS TO PROSPECTIVE JURORS
ON THE VOIRE DIRE ON BEHALF OF DEFENDANT MORTON SOBELL

1. Have you ever served as a juror in a criminal case before?

(a) If so, where and when?

2. Has anyone come in contact with you in your home or elsewhere representing himself to be a government official or FBI agent or connected with any United States office or bureau?

(a) If so, did you have a conversation with that person, and if so, on what topic was the conversation?

(b) Do you know if a person such as I described spoke to any member of your household?

(c) What questions were asked by these investigators concerning you?

(d) Does the fact that a government agent or investigator called at your home, or that he questioned you or your neighbors cause you to have any fear or hesitancy in regard to your service as a juror in this case?

(e) Do you feel that because you have been investigated that you might hesitate to acquit the defendants regardless of what the evidence in the case disclosed?

3. Do you have any feeling that if your verdict should be an acquittal in this case, that you would be embarrassed or

annoyed in any way or lose some of the good will of friends or neighbors or that such a finding on your part might even prove a disadvantage to you in your business or professional life?

4. Do you feel that since the prosecutor represents the United States of America that therefore it is desirable that your finding as a juror should be favorable to the government? Do you feel inclined to give greater weight to the stand and arguments of the United States Attorney (as an arm and branch of your government) than you would give to the lawyers for the Defendants who are only private citizens without the prestige of official position?

Do you understand that the lawyers for the defense are bringing to you the facts and arguments favoring their clients and that it is their duty to do so?

And do you understand that likewise it is the business and duty of the Government lawyers to bring to you the facts and arguments favoring the accuser and that therefore you are not to favor in your mind the Government lawyers as against the defense lawyers but to give to both equal attention and consideration.

5. Have you read any newspaper accounts concerning the arrest and conviction of one Harry Gold for espionage, that is spying?

6. Have you read any newspaper accounts concerning the arrest of, and charges against the defendants herein?

7. Have you formed any general impression of the case from such reading? What is that impression?

8. Did you ever discuss with anyone the impression you formed as a result of your newspaper reading?

9. Do you have any present opinion or impression prejudicial to the defendants?

10. Do you feel that because the defendants have been indicted that they are required to offer you an explanation to establish their innocence?

11. Are you or any members of your family employed by the government? If so, for what agencies, for how long, and where?

12. Are any members of your family employed by any ^{other} detective bureau or any police or law enforcement agency?

13. Are you, or any members of your family acquainted with any members of the Police Department, the FBI, or the United States Attorney's office?

14. Have you ever appeared as a witness in a criminal case? And if so, was it for the defense or the prosecution? What was the result of that case?

15. Do you feel that inasmuch as Harry Gold is a self-confessed criminal spy his testimony will be convincing to you or more so than that of one who is not a criminal?

16. If you are instructed that you must scrutinize Harry Gold's testimony with caution and care would you follow such instructions?

17. Is there any doubt in your mind about the correctness of this proposition? If so, what is that doubt?

18. If after all the testimony is in you believe that some promises were made or intimated by government agents, FBI men, or assistants of the United States Attorney to certain witnesses who testify in this case, would you consider such offers or promises in connection with the testimony they give?

19. Do you agree with the statement that this defendant is presumed to be innocent?

20. Would you say that in this case you cannot agree to this proposition?

21. If the Court charges you that every reasonable doubt ^{in this case} on any question/must be resolved in favor of the defendant would you act on that charge and follow it?

22. Will each and everyone of you individually promise that you will not find a verdict of guilty against the defendant Sobell if there is a reasonable doubt in your mind of his guilt?

23. Will you consider the evidence in this case, insofar as it applies to each one of the defendants individually in connection with his or her individual guilt or innocence, and render verdicts as to each of them purely on the evidence as it affects each one individually?

24. If, after hearing the testimony in this case, you arrive at a conclusion concerning either one or all of these defendants, will you have the courage to adhere to your decision unless you can be convinced by sound and reasonable arguments that your conclusion is wrong?

25. Will you disregard any arguments or pleas addressed to passion, prejudice or bias and decide the issues in this case strictly and solely on the evidence?

26. Will you lay aside and disregard any arguments or pleas based upon patriotism or duty to country and decide this case strictly and solely on the believable testimony?

27. Do you feel that if you honestly conclude that the defendants should be acquitted, that you would hesitate to return such a verdict because it might be unpopular or that it might cause you embarrassment in your home or among your friends?

28. Will you take the position that you owe allegiance to no one in this law suit except to your own conscience?

29. Do you believe in the fair and impartial administration of the law?

30. Do you feel that everyone, regardless of race, color, creed, or position in society, and regardless also of his political or religious beliefs, is entitled to equal treatment under our law?

31. Have you formed any opinion concerning the work of the Congressional Committee on UnAmerican Activities?

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

JULIUS ROSENBERG, ETHEL ROSENBERG,
ANATOLI A. YAKOVLEV, also known as
"John", DAVID GREENGLASS and MORTON
SOBELL,

Defendants.

PROPOSED QUESTIONS FOR JURORS

1. Does any juror know or has he had any dealings, either directly or indirectly, with the defendants, Julius Rosenberg, Ethel Rosenberg, Anatoli A. Yakovlev, also known as "John", David Greenglass and Morton Sobell, members of their families or friends?

2. Has any juror or member of his family, or personal friend, been party to any legal action or dispute with the United States or any of its officers, agents or employees, or had any interest in such legal action or dispute?

3. Has any juror any prejudice against the enforcement of the law which makes it a crime to commit espionage or to conspire to commit espionage, or do you have any prejudice against the punishment of any person, man or woman who commits such a crime?

4. Do you have any bias or prejudice against the enforcement of a law the violation of which is punishable by death?

5. Do you have any prejudice or scruple against being a juror in a capital case?

6. Would the fact that a conviction in this case might subject the defendants to capital punishment prevent you in any way from performing your sworn duty as a juror to base your verdict solely upon the evidence as it is presented here in court?

7. Has any juror or any relative or close friend ever been the subject of any investigation or accusation by any committee of Congress?

8. Have you ever been investigated by any Grand Jury, Federal or State, or have you ever been accused of a crime by such Grand Jury? If so, what were the circumstances of such investigation or accusation?

9. Has any juror any prejudice or bias against the House of Representatives Committee on Un-American Activities, the Joint House Senate Atomic Energy Committee or Atomic Energy Commission that would influence his judgment to the extent that he would be unable to arrive at a fair verdict on this trial?

10. Has any juror any prejudice or bias against the Government's loyalty program?

11. Has any juror any prejudice, bias or sympathy based solely upon a person's educational background or personal appearance?

12. Has any juror any preconceived ideas of guilt or innocence based exclusively on a concept that a person is or is not a criminal type?

13. Has any juror any prejudice, bias or sympathy because of anything he has seen, read, or heard in connection with this case or any related case?

14. Would the fact that a Government witness has admitted membership in the Communist Party or engaged in Soviet espionage prejudice you against the testimony of such witness in any way?

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15. Has any juror formed an opinion with regard to the truthfulness or veracity of any possible witness or party?

16. Has any juror or member of his family or close personal friend ever attended an educational institution which was supported either directly or indirectly by either the Russian Government, Communist Party, or any affiliated Communist Party association or Communist-front organization?

17. Has any juror attended the College of the City of New York, otherwise known as CCNY? If so, would the fact that some of the defendants also may have graduated from that institution prejudice you one way or the other in your consideration of the evidence in this case? Has any member of your family attended this college?

18. Does any juror believe in or belong to an organization which is dedicated to or teaches and advocates the overthrow of the Government of the United States by force and violence?

19. Has any member of the jury at any time indicated support of the Communist Party at elections or otherwise, including the signing of any Communist Party petition or resolution?

20. Has any member of the jury, or did any member of the jury, sign an election petition of the Communist Party to nominate or elect Benjamin J. Davis to public office?

21. Has any member of the jury ever been a member of, made contributions to, or been associated in any way with any of the following organizations, which are listed on the Attorney General's subversive list issued pursuant to Presidential Executive Order:

COMMUNIST
LIAGS

Abraham Lincoln Brigade

Abraham Lincoln School
Chicago, Illinois

Action Committee to Free
Spain Now

American League Against War
and Fascism

American Association for Recon-
struction in Yugoslavia, Inc.

American Committee for European
Workers' Relief

American Committee for Protection
of Foreign Born

American Committee for Yugoslav
Relief, Inc.

American Council for a Democratic
Greece

American Council on Soviet
Relations

American Croatian Congress

American Jewish Labor Council

American League for Peace
and Democracy

American Peace Mobilization

American Polish Labor Council

American Russian Institute
(of San Francisco)

American Slav Congress

American Student Union

American Youth Congress

American Youth for Democracy

Armenian Progressive League
of America

Boston School for Marxist Studies

California Labor School, Inc.
216 Market Street
San Francisco, California

Central Council of American
Women of Croatian Descent,
also known as Central
Council of American Croatian
Women, National Council of
Croatian Women

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Citizens Committee of the
Upper West Side (New York
City)

Citizens Protective League

Citizens Committee to Free
Earl Browder

Citizens Committee for Harry
Bridges

Comite Coordinador Pro Republica
Española

Committee for a Democratic Far
Eastern Policy

Commonwealth College, Mesa,
Arkansas

Civil Rights Congress and its
State affiliates

Committee to Aid the Fighting
South

Communist Party, U.S.A.

Communist Political Association

Connecticut State Youth Conference

Congress of American Revolutionary
Writers

Congress of American Women

Council on African Affairs

Council for Pan-American Democracy

Daily Worker Press Club

Dennis Defense Committee

Friends of the Soviet Union

George Washington Carver School,
New York City

German-American Bund

Hollywood Writers Mobilization
for Defense

Hungarian-American Council for
Democracy

Independent Socialist League

International Labor Defense

International Workers Order, and
affiliated groups

SECRET

Jefferson School of Social Science,
New York City

Jewish People's Committee

Joint Anti-Fascist Refugee Committee

Ku Klux Klan

Labor Research Association, Inc.

Labor Youth League

League of American Writers

Macedonian-American People's League

Michigan Civil Rights Federation

National Committee for the Defense
of Political Prisoners

National Committee to Win the Peace

National Council of Americans of
Croatian Descent

National Council of American-Soviet
Friendship

National Federation for Constitutional
Liberties

National Negro Congress

Nature Friends of America
(since 1935)

Negro Labor Victory Committee

New Committee for Publications

Ohio School of Social Sciences

People's Educational Association

People's Institute of Applied
Religion

People's Radio Foundation, Inc.

Philadelphia School of Social
Science and Art

Photo League (New York City)

Proletarian Party of America

Revolutionary Workers League

Samuel Adams School,
Boston, Massachusetts

School of Jewish Studies
New York City

Seattle Labor School
Seattle, Washington

Serbian Vidovdan Council

Silver Shirt Legion of America

Slovenian-American National
Council

Socialist Workers Party,
including American Committee
for European Workers' Relief

Socialist Youth League

South/Negro Youth Congress

Tom Paine School of Social Science,
Philadelphia, Pennsylvania

Tom Paine School of Westchester,
New York

United Committee for Democratic Rights

United Committee of South Slavic
Americans

United Harlem Tenants and Consumers
Organization

United May Day Committee

United Negro and Allied Veterans
of America

Veterans Against Discrimination of
Civil Rights Congress of New York

Veterans of the Abraham Lincoln
Brigade

Walt Whitman School of Social
Science, Newark, New Jersey

Washington Bookshop Association

Washington Committee for Democratic
Action

Wisconsin Conference on Social
Legislation

Workers Alliance

Workers Party, including Socialist
Youth League

Young Communist League

Institute of Pacific Relations

American Russian Institute for Cultural
Relations with the Soviet Union, Inc.

National Emergency Conference for
Democratic Rights

Collier Aid Council

International Juridical Association

22. Has any juror or any member of his family or
close personal friends been employed by the United States
Government? If the answer by any juror to this question is
in the affirmative, please state the name of the person so
employed, the relationship, the employing agency, the year
of employment, and the capacity in which the person was
employed. For what reason did you leave the Government?

23. Has any juror such bias or prejudice against
the Administration or any agency of the United States, or
against the defendants, as would prevent him from reaching a
verdict based solely on the evidence presented in Court and
on the law as contained in the instructions and rulings of
the trial judge?

24. Has any juror any prejudice or bias against
the Department of Justice, the United States Attorney's
Office, Federal Bureau of Investigation, or any other law
enforcement agency?

25. Does any juror know, or has he had any deal-
ings with, any of the following persons or members of their
families:

2.) Counsel for the Prosecution

Irving W. Saypol

Myles J. Lane

Roy M. Cohn

James B. Kilsholmer, III

25. The Defendants Named in the Indictment

Julius Rosenberg
Ethel Rosenberg
Anatoli A. Yakovlev, also known as
David Greenglass
Morton Sobell

26. Counsel for the Defendants

Emanuel H. Bloch
Alexander Bloch
Harold M. Phillips
Edward Kuntz
or any other partners or associates
of these men

26. Has any juror ever read, been employed by,
made any contributions to, or had any dealings with any of
the following publications:

- The Daily Worker
- The Worker
- The Communist
- Political Affairs
- Morning Freiheit
- New Masses
- In Fact
- Peoples World
- The German-American
- Soviet Russia Today
- Masses and Mainstream
- Peoples Voice
- The Protestant
- Contact
- The National Guardian
- New Foundations
- New Times

27. Has any juror or any member of his family or
close personal friend had any dealings or been employed by
any of the following:

- World Tourist, Inc.
- Antorg Trading Corporation
- Antorg-Tass News Agency
- Earl Browder, Inc.
- The Soviet Embassy
- Any of the former Soviet Consulates
- Former Soviet Purchasing Commission
- Freedom of the Press, Inc.
- Cafe Society, Uptown
- Cafe Society, Downtown
- International Publishers
- New Century Publishers
- Workers Book Shop
- Washington Cooperative Book Shop
- Jefferson Book Shop
- Four Continent Book Corporation

28. Does any juror or member of his family or close personal friend belong to a labor or craft union which is supported, either directly or indirectly, by the Communist Party or any Communist Party front organization?

29. Does any juror or member of his family or close personal friend belong to a labor organization the officials of which organization have refused to execute non-Communist affidavits in accordance with law?

30. Was any juror or member of his family born in Russia or in any of the Russian satellite countries?

31. Does any juror presently have any member of his or her family in any of the so-called Iron Curtain Countries?

32. Has any juror ever lived in Russia or in any of the Russian satellite countries?

33. Has any juror travelled in any of the Iron Curtain Countries? If so, when and where did he go and for what length of time was he in such country; also, if such travel has been had, what was the purpose of the trip?

34. Has any juror or member of his or her family ever worked for the Russian Government, either in Russia or elsewhere, or has any juror ever worked for any Russian relief agency?

35. Has any juror ever contributed to any Russian or Soviet relief agency or for the aid of any Communist controlled country?

36. Does any juror have any prejudice against the atomic bomb or information relating thereto?

37. Does any juror object to the method of handling information concerning the atomic bomb by the United States Government?

38. Does any juror think that use of atomic bomb or other atomic weapons in time of war would be morally wrong?

39. Does any juror oppose the United States Government's method of development, use, and supervision of atomic energy and information relating thereto?

40. Does any juror feel that developments and use of atomic energy and information concerning the same should be revealed to Russia or any Russian satellite country?

41. Does any juror favor the platform urged by Russia at the United Nations regarding the use and development and supervision of atomic energy?

42. Does any juror favor the destruction of atomic bomb stockpiles or does any juror oppose the United States Government's continued research and development of atomic weapons?

Respectfully submitted,

IRVING E. SAYPOL,
United States Attorney for the
Southern District of New York.

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FEDERAL BUREAU OF INVESTIGATION

FEB 26 1951
TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	<input checked="" type="checkbox"/>
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	KGF

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WASH S9 NEW YORK S5 LOS ANGELES S5 FROM SAN FRAN 28 5-16 PM

DIRECTOR AND SAC-S NEW YORK AND LOS ANGELES U R G E N T

JULIUS ROSENBERG, ETAL, ESP. - R. RE NY TEL FEBRUARY TWENTYSIX LAST.
 INQUIRY AT BERKELEY, CALIF. REFLECTS DONALD MAYERS PROBABLY PRESENTLY
 RESIDING LOS ANGELES. LA BEING FURNISHED CONTENTS RETEL BY SEPARATE
 TEL AND SHOULD BE NOTIFIED BY BUREAU IF AUTHORIZATION TO INTERVIEW
 MAYERS GRANTED. RUC.

RECORDED - 63 165-58236-857
 EX-22 MAR 8 1951

KIMBALL

END AND ACK IN ORD PLS

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ALL INFORMATION CONTAINED
 HEREIN IS UNCLASSIFIED
 DATE 7-18-86 BY 3042 put-pte

LA LA HOLD AFTER ACK PLS

WASH DISC AFTER ACK PLS.....

LA SFR 7 LA LD
 SF R 9 WAREIM ALSO RELAY *to ans to NYC*

cc: Mr. Lampley

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 JK

BUREAU OF INVESTIGATION
DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 1 1951

TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

CONF WASHINGTON & WASH FIELD 58 AND SAN FRANCISCO 3 FROM NEW YORK

11-19P

DIRECTOR AND SACS

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ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 3042 fut-Dte

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RA

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JULIUS ROSENBERG, ET AL, ESP - R. RMYTEL FEB. TWENTYSIX LAST.
 BUREAU AUTHORIZED INTERVIEW TODAY OF RICHARD BELLMAN AND BENSON
 ZWEIG. MRS. HELEN GORDON KATES, BROOKLYN, NY, ADVISED THAT RICHARD
 BELLMAN RESIDES TWO HUNDRED THREE WYNDHAM DRIVE, ROUTE TWO, REDWOOD
 CITY, CALIF., AND IS PROFESSOR FOR STAMFORD UNIVERSITY. BUREAU
 ADVISED BENSON ZWEIG RESIDED FIVE NAUGHT FORTY FIRST STREET, NW,
 APARTMENT ONE NAUGHT FOUR, WASH., DC WHEN INTERVIEWED JAN. TWELVE,
 FIFTY, IN CASE ENTITLED [REDACTED] ET AL, REA, IGP. BUREAU
 INSTRUCTS INTERVIEWS SHOULD BE THOROUGH IN NATURE AND EACH PERSON
 SHOULD BE SPECIFICALLY ASKED IF THEY WERE APPROACHED BY GREENGLASS,
 ROSENBERG, OR ANYONE ELSE TO FURNISH INFO FOR SOVIET UNION. IN CON-
 NECTION WITH INTERVIEWS, BUREAU AND NY SHOULD BE FURNISHED RESULTS
 BY TEL.

SCHEIDT

RECORDED - 117

INDEXED - 117 SF
75 COPIES WFO

65-58236-8585
MAR 8 1951
cc: Mr. Gamp. R. G.

Ed. 44
3, A T
MAR 23 1951

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 1 1951

TELETYPE

11-15PM

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED

DATE 2-18-86 BY 3042 *ant-oke*
FBI ALBANY 3-1-51

Mr. Tolson	<input checked="" type="checkbox"/>
Mr. Ladd	<input checked="" type="checkbox"/>
Mr. Clegg	<input type="checkbox"/>
Mr. Glavin	<input type="checkbox"/>
Mr. Nichols	<input type="checkbox"/>
Mr. Rosen	<input type="checkbox"/>
Mr. Tracy	<input type="checkbox"/>
Mr. Harbo	<input checked="" type="checkbox"/>
Mr. Belmont	<input checked="" type="checkbox"/>
Mr. Mohr	<input type="checkbox"/>
Tele. Room	<input type="checkbox"/>
Mr. Nease	<input type="checkbox"/>
Miss Gandy	<input type="checkbox"/>

DIRECTOR, SAC NEW YORK KUND NEWARK U R G E N T
my

JULIUS ROSENBERG, WAS., ESP - R. RE NEW YORK TEL FEB. TWENTY

WHICH STATED THAT DAVID GREENGLASS ADVISED THE NAMES OF PERSONS, INCLUDED
BY HIM IN EITHER OR BOTH LISTS OF POTENTIAL SOVIET ESPIONAGE RECRUITS
EMPLOYED AT LOS ALAMOS ATOM BOMB PROJECT WHICH HE FURNISHED JULIUS
ROSENBERG JAN., FORTY FIVE AND HARRY GOLD JUNE, FORTY FIVE. DAVID
Kelly
Roberts

GREENGLASS AND HARRY GOLD DO NOT KNOW IF ANY ACTION TAKEN BY SOVIET
TO RECRUIT THESE PERSONS. GREENGLASS COMPILED THESE LISTS AT THE
REQUEST OF JULIUS ROSENBERG. WRITTEN INFO RECEIVED FROM DAVID GREEN-
GLASS BY HARRY GOLD WAS TURNED OVER TO ANATOLI A. YAKOVLEV OF SOVIET
CONSULATE, NEW YORK CITY IN JUNE, FORTY FIVE. YAKOVLEV NO LONGER IN
U.S. JULIUS ROSENBERG IS UNCOOPERATIVE. DAVID GREENGLASS STATES
POTENTIAL RECRUITS LISTED WERE NOT KNOWN TO BE COMMUNIST, BUT THAT HE
HAD FORMED OPINION THROUGH LIVING OR WORKING WITH THEM AT LOS ALAMOS
THAT THEY WERE LIBERAL AND BELIEVED IN WELFARE STATE. THESE LISTS
INCLUDED NAME OF

[REDACTED]

referred to BOE

INDEXED - 117 RECORDED: 117 65-58236-839

65 MAR 23 1951

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PAGE TWO

[REDACTED]

[REDACTED] BUTEL THIS DATE AUTHORIZED INTERVIEW OF RUDOFF. RUDOFF PRESENTLY ON A COMPANY BUSINESS TRIP TO BLOOMFIELD WORKS, G.E. CO., BLOOMFIELD, N.J. MRS. RUDOFF HAS ADVISED THAT HE HUSBAND HAS ADVISED HER THAT HE WILL NOT BE BACK HOME UNTIL VERY LATE FRIDAY NIGHT. F.M. CLARK, IMMEDIATE SUPERVISOR OF RUDOFF, ADVISED THAT RUDOFF CAN BE CONTACTED ON FRIDAY, MARCH TWO, THROUGH PAUL KING SLEY, AIR CONDITIONING DEPT., BLOOMFIELD WORKS LABORATORY, G.E. CO., BLOOMFIELD, N.J. CLARK ADVISED THAT RUDOFF WOULD BE IN CONFERENCE CORRECTION THIS PAGE

b7c

~~LINE 4~~ AFTER FIRST WD IT SHUD READ "ON RUDOFF SUBSEQUENT"

PAGE THREE

IN MORNING, BUT WOULD BE AVAILABLE FOR INTERVIEW DURING AFTERNOON
IF CONTACTED BY TELEPHONE FRIDAY MORNING. BRUDOFF SHOULD BE THOROUGHLY
INTERVIEWED AS TO THE NATURE OF HIS DUTIES AT LOS ALAMOS, THE NATURE
AND EXTENT OF HIS CONTACT WITH DAVID GREENGLASS AND DR. KLAUS FUCHS
THE INFORMATION GREENGLASS MAY HAVE BEEN ABLE TO OBTAIN CONCERNING
WORK DONE BY HIM AND HE SHOULD BE SPECIFICALLY ASKED IF HE WERE EVER
APPROACHED BY GREENGLASS, ROSENBERG, OR ANYONE ELSE TO FURNISH INFO
FOR BENEFIT SOVIET UNION. RESULTS INTERVIEW TO BE FORWARDED IN REPORT
FORM WITH A COPY FOR USA, SDNY PRIOR TO ROSENBERG TRIAL, MARCH SIX
NEXT. RUC.

WALL

END

A IN O PLS

WA 11-30 PM OK FBI WA LRP

NY OK FBI NYC REOT

NK OK FBI NK CEG

DISLUV

cc. Mr. Belmont
Mr. Lapham

"Big Director"

RA

Assistant Attorney General James M. McInerney

March 19, 1951

Director, FBI

~~CONFIDENTIAL~~

4/15/51

JULIUS ROSENBERG, et al
ESPIONAGE - R

There is transmitted herewith for your information a copy of the report of Special Agent Francis X. McBride dated March 13, 1951, at New Haven, Connecticut, in the above-captioned matter.

Attachment

65-58236

JMK:mpm

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 3042 *put DTE*

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65-58236 - 860
MAR 21 1951
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- Tolson _____
- Ladd _____
- Clegg _____
- Glavin _____
- Nichols _____
- Rosen _____
- Tracy _____
- Harbo _____
- Belmont _____
- Mohr _____
- Tele. Room _____
- Nease _____
- Gandy _____

COMM - FBI
MAR 19 1951
MAILED 20

278
MAR 23 1951

John

APR 12 1951
U.S. DEPT. OF JUSTICE
FBI
RECEIVED-MAIL ROOM

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 12 1951

TELETYPE

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 3042 *mt/ole*

FBI ALBANY 3-12-51 10-01 PM

DIRECTOR, FBI AND SAC, NEW YORK ... U R G E N T ...

JULIUS ROSENBERG, ESP-R. RENVTEL THIS DATE. DR. RICHARD W. PORTER,
DIVISION ENGINEER, SPECIAL PROJECTS ENGINEERING DIVISION, AERONAUTICS
AND ORDNANCE SYSTEM DIVISION, GENERAL ELECTRIC COMPANY, SCHENECTADY,
N.Y. ADVISED THAT HE WAS SUFFERING FROM A HEAVY COLD AND WOULD BE
PHYSICALLY UNABLE TO APPEAR IN NYC FOR CONFERENCE WITH USA, SDNY PRIOR
TO LATE WEDNESDAY MORNING, MARCH FOURTEEN NEXT. DR. PORTER FURTHER
ADVISED THERE WAS NO WORK DONE ON THE PROJECT RAND BY G.E. CO., AND
NO WORK DONE IN UPSTATE NEW YORK BY USAF, BUT THAT HE HAD BEEN EXPOSED
TO KNOWLEDGE OF THE PROJECT DUE TO HIS POSITION WITH THE RESEARCH AND
DEVELOPMENT BOARD, GUIDED MISSILE COMMISSION, UNDER SECRETARY OF
DEFENSE FROM NINETEEN FORTY SEVEN TO FORTY NINE. ALBANY FILES REFLECT
BUTEL TO ALBANY, NEW YORK, CLEVELAND AND LOS ANGELES DATED JULY TWENTY
SEVEN, FIFTY SOURCE OF INFO FOR ALBANY TEL AUG. ONE, FIFTY, ADVISING
CONTACT WITH USAF AT WASH., D.C. REVEALED THAT PROJECT RAND SECRET.
SUGGEST BUREAU ADVISE NYC IDENTITY OF PERSON IN USAF WHO IS IN
POSITION TO TESTIFY AS TO CLASSIFICATION OF RAND PROJECT.

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

CHS
Replies

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MAR 21 1951

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cc in dampure*

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 12 1951

TELETYPE

Mr. Tolson	_____
Mr. Boardman	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

WASH FROM NEW YORK 42

12

718 P

DIRECTOR

URGENT

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-18-86 BY 3042 *just pte*

JULIUS ROSENBERG, ESP - R. USA SDNY DESIRES THAT DR. RICHARD PORTER OF GENERAL ELECTRIC CO., SCHENECTADY, COME TO NYC AS SOON AS POSSIBLE FOR INTERVIEW AND POSSIBLE USE AS WITNESS AT TRIAL OF SUBJECT IN NYC NOW IN PROGRESS. USA WANTS TO INTERVIEW DR. PORTER RELATIVE TO HIS KNOWLEDGE OF SKY PLATFORM OR PROJECT RAND, AND POSSIBLY USE HIM AS A WITNESS TO SUBSTANTIATE TESTIMONY OF DAVID GREENGLASS. ALBANY WILL CONTACT DR. PORTER AND DETERMINE WHEN HE CAN COME TO NYC, AND ADVISE NY OFFICE OF THIS FACT BY TELETYPE. SUBPOENA FOR DR. PORTER WILL BE FURNISHED TO HIM BY THE USA SDNY ON HIS ARRIVAL IN NYC. ALBANY WILL ALSO DETERMINE THE IDENTITY OF PERSON IN US AIR FORCE WHO IS IN A POSITION TO TESTIFY THAT THE RAND PROJECT WAS CLASSIFIED AS SECRET, WHICH INFO WAS SET FORTH IN ALBANY TELETYPE DATED AUGUST FIRST, FIFTY, IN INSTANT CASE. ADVISE NY OFFICE OF IDENTITY OF THIS PERSON.

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R584 NOV 9 1960 SCHEIDT

ALBANY ADVISED

HOLD PLS

61 MAR 27 1951

RECORDED - 139
INDEXED - 139

165-58736-862
MAR 21 1951

EX-111

*cc: Mr. Belmont
Mr. Tamm*

U. S. BUREAU OF INVESTIGATION
DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 9 1951
TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

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ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7/12-86 BY 3042 *[Handwritten initials]*

WASHINGTON S11 NEW YORK S2 FROM SAN FRANCISCO 12/ 13/ 9-4-2PM RC
D E F E R R E D

DIRECTOR AND SA C
JULIUS ROSENBERG, ET AL, ESP R. RE NEW YORK TEL MARCH ONE, FIFTYONE
RICHARD BELLMAN ADVISED THAT HE HAD SEEN DAVID GREENGLASS NO MORE THAN
FIVE TIMES, THAT HE HAD NOT KNOWN HIM PRIOR TO MEETING HIM AT LOS
ALAMOS, THAT HE HAD NEVER DISCUSSED HIS WORK WITH HIM AND THAT HE CON-
SIDERED GREENGLASS TO BE A FOOL, STUPID AND A BORE. HE STATED THAT
GREENGLASS NEVER REQUESTED ANY INFORMATION FROM HIM CONCERNING ATOMIC
ENERGY NOR HAD ANY OTHER INDIVIDUAL REQUESTED ATOMIC ENERGY INFORMATION
FROM HIM. BELLMAN STATED THAT WHILE AT LOS ALAMOS HIS WORK HAD BEEN
SOLEY ON MATHEMATICAL PROBLEMS AND THAT THE DATA HE WORKED ON HAS SINCE
BEEN CLEAR^E. REPORT FOLLOWS.

KIMBALL

CORRECTOON LINE EIGHT FIRST WORD SHOULD BE "FORM"

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MAR 26 1951

RECORDED - 52
INDEXED - 52

65-58236-863
MAR 7 1951

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FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 16 1951

TELETYPE

Mr. Tolson	✓
Mr. Boardman	✓
Mr. Nichols	✓
Mr. Belmont	✓
Mr. Ladd	✓
Mr. Clegg	✓
Mr. Glavin	✓
Mr. Harbo	✓
Mr. Rosen	✓
Mr. Tracy	✓
Mr. Egan	✓
Mr. Gurnea	✓
Mr. Hendon	✓
Mr. Pennington	✓
Mr. Quinn	✓
Mr. Nease	✓
Miss Gandy	✓

K. G. Kelly

WASH FROM NEW YORK 32

16 5-00 P

DIRECTOR URGENT

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-21-86 BY 3042 *put-dtc*

JULIUS ROSENBERG, ESP R. TRIAL SUMMARY, MORNING SESSION MARCH SIXTEEN
INST. TRIAL RESUMED TEN THIRTY AM WHEN HARRY GOLD RETURNED TO THE
STAND. AUSA LANE IMMEDIATELY NOTIFIED THE JUDGE THAT HE HAD COMPLE-
TED THE DIRECT EXAM. EMANUEL BLOCH DECLINED TO CROSS EXAMINE GOLD.
AT TEN THIRTY FIVE AM DR GEORGE BERNHARDT WAS TAKEN ON DIRECT EXAMINA-
TION BY AUSA KILSHEIMER WHEN HE TESTIFIED THAT HE IS A PHYSICIAN RE-
SIDING AT FORTY MONROE ST, NYC, THAT HE HAS TAKEN CARE OF THE ROSEN-
BURG CHILDREN FOR SEVERAL YEARS AND HAS BEEN JULIUS PHYSICIAN FOR
SIX TO EIGHT MONTHS. HE TESTIFIED THAT IN THE LATTER PART OF MAY
NINETEEN FIFTY HE HAD A TELEPHONE COVERASATION WITH JULIUS ROSENBERG.
JULIUS TOLD DR. BERNHARDT THAT HE WOULD LIKE TO ASK A FAVOR OF HIM
DASH THAT HE WOULD LIKE TO KNOW WHAT INJECTIONS ONE NEEDS TO GO TO
MEXICO. WHEN THE DOCTOR HESITATED IN HIS REPLY, JULIUS LAUGHED AND
SAID QUOTE DON-T BE SCARED, IT IS NOT FOR ME. IT IS FOR A FRIEND
OF MINE. UNQUOTE. THE DOCTOR TOLD JULIUS HE WOULD NEED TYPHOID
END PAGE ONE

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MAR 21 1951
John Doe
Gold

EX-86

65 MAR 27 1951

WA 32 PAGE TWO

INJECTION AND SMALLPOX VACCINATION. THEN THE DOCTOR ASKED IF THE FRIEND WAS A VETERAN AND JULIUS SAID YES. THE DOCTOR ALSO ASKED IF THE FRIEND WAS GOING TO STAY IN MEXICO CITY OR WAS GOING INTO THE INTERIOR. JULIUS SAID THAT HIS FRIEND WOULD PROBABLY GO INTO THE INTERIOR. THEN THE DOCTOR ASKED TO BE GIVEN NOTICE SO THAT HE COULD GET THE SERUM AND JULIUS SAID HE WOULD LET HIM KNOW. EMANUEL BLOCH UNDERTOOK THE CROSS EXAM OF DR BERNHARDT. HE ELICITED TESTIMONY FROM BERNHARDT TO THE EFFECT THAT JULIUS HAD SUFFERED FROM A QUOTE STREP UNQUOTE SORE THROAT IN THE SPRING OF FIFTY AND MIGHT HAVE BEEN CONFINED TO BED THREE TO FIVE DAYS. JULIUS WAS ILL MORE THAN ONCE IN THE SPRING OF FIFTY. IN MAY FIFTY THE DOCTOR TREATED JULIUS FOR SOME UNSPECIFIED AILMENT. JULIUS WAS A HAYFEVER VICTIM AND RECD INJECTIONS IN THE DOCTOR-S LIVING ROOM ONCE A WEEK OR ONCE IN TWO WEEKS. THE DOCTOR TESTIFIED THAT IN MAY FIFTY HE DID NOT RECALL TALKING WITH JULIUS REGARDING ANY VACATION FOR JULIUS AND HE DD NOT RECALL SHOWING PHOTOGRAPHS OF HIMSELF DURING THE CAPE COD VACATION TO JULIUS.

END PAGE TWO

WA 32 PAGE THREE

HE HAD NO RECOLLECTION OF DISCUSSING RESORTS WITH JULIUS. THE JUDGE OBJECTED AT THIS POINT TO AN IRRELEVANCY TO THE LINE OF QUESTIONING BUT PERMITTED BLOCH TO PROCEED. THE DOCTOR FURTHER TESTIFIED THAT HE HAD A PATIENT BY THE NAME OF SHREIER IN MAY FIFTY BUT DOES NOT RECALL DISCUSSING HIS CAPE COD VACATION WITH SHREIER AND JULIUS. THE DOCTOR FURTHER TESTIFIED THAT TWO FBI MEN SAW HIM FOR THE FIRST TIME IN AUG FIFTY AT TWO PM. HE WAS ASKED WHETHER HE SAW THE FBI AGENTS IN COURT BUT STATED THAT HE DID NOT. THEN HE RECALLED THAT ONE FBI AGENT WAS NAMED STEVENSON AND THAT THEY IDENTIFIED THEMSELVES AS FBI AGENTS. HE TESTIFIED THAT THEY ASKED HIM IF HE HAD HAD ANY CONVERSATION WITH JULIUS ROSENBERG ABOUT MEXICO. THE DOCTOR EXPLAINED TO THE JUDGE THAT THE FBI AGENTS HAD ASKED HIM SPECIFICALLY WHETHER JULIUS ROSENBERG HAD EVER APPROACHED HIM TO SIGN A CERTIFICATE OF VACCINATION FOR HIS BROTHER IN LAW WITHOUT THE BROTHER IN LAW-S HAVING TAKEN SUCH A VACCINATION. THE DOCTOR TESTIFIED THAT HE TOLD THE FBI AGENTS THAT HE HAD NOT BEEN SO APPROACHED. ON THE QUESTIONING BY THE JUDGE, THE DOCTOR TESTIFIED THAT THE TELEPHONE CONVERSATION HE HAD PREVIOUSLY TESTIFIED TO HAD BEEN RECALLED BY HIM

END PAGE THREE

WA32 PAGE FOUR

TWO OR THREE DAYS AFTER THE FBI AGENTS INTERVIEW AND HE THEREUPON VOLUNTEERED THE INFO TO THE FBI. IT MIGHT BE NOTED THAT AT A BENCH CONFERENCE DURING THE TESTIMONY OF DR. BERNHARDT, EMANUEL BLOCH, COUNSEL FOR ROSENBERG, ADVISED JUDGE KAUFMAN THAT HE HAD GOOD INFO THAT THE TELEPHONE CONVERSATION BETWEEN BERNHARDT AND JULIUS ROSENBERG HAD BEEN INTERCEPTED BY FBI WIRETAPS. USA SAYPOL VIGOROUSLY OBJECTED TO THIS AND POINTED OUT THERE WAS NO WIRETAP AND THAT BLOCH HAD NOT SUBSTANTIATED HIS CLAIM IN ANY MANNER. JUDGE KAUFMAN ADVISED BLOCH THAT HE HAD NOT OFFERED ANY EVIDENCE TO SUBSTANTIATE THIS CONTENTION AND ORDERED THE USA TO PROCEED WITH THE EXAM. WILLIAM DANZIGER WAS LEAD TO THE DIRECT EXAM BY AUSA COHN. DANZIGER WAS A GRADUATE OF CCNY IN JUNE THIRTYEIGHT. HE KNOWS MORTON SOBELL HAVING ATTENDED BOTH HIGH SCHOOL AND COLLEGE WITH HIM. HE MET JULIUS ROSENBERG AT CCNY BUT HAD MORE FREQUENT CONTACTS WITH SOBELL THAN JULIUS AT CCNY. AFTER GRADUATION DANZIGER WORKED AT THE BUREAU OF ORDNANCE AS DID SOBELL. AFTER DANZIGER LEFT THE BUREAU OF ORDNANCE HE CORRESPONDED WITH SOBELL. IN MARCH FIFTY DANZIGER RETURNED TO NY. HE RESUMED HIS ACQUAINTANCESHIP WITH SOBELL AND VISITED HIM IN FLUSHING, NY. DANZIGER TESTIFIED THAT HE WAS EMPLOYED IN NY AT THE

END PAGE FOUR

WA32 PAGE FIVE

ACADEMY OF ELECTRICAL PRODUCTS CORP. IN MAY FIFTY DANZIGER TOLD SOBELL ABOUT HIS EMPLOYMENT AND THE TYPE OF BUSINESS IT WAS DASH DESIGNING ELECTRICAL PRODUCTS. SOBELL MENTIONED TO DANZIGER THAT ROSENBERG WAS IN THE MACHINE SHOP BUSINESS. DANZIGER POINTED OUT THAT HE HAD NOT SEEN ROSENBERG SINCE COLLEGE. DANZIGER TESTIFIED THAT FOR BUSINESS PURPOSES HE ASKED SOBELL FOR ROSENBERG-S BUSINESS ADDRESS AND RECD IT. IN THE LATTER PART OF JUNE FIFTY DANZIGER WENT TO ROSENBERG-S PLACE OF BUSINESS ON BUSINESS TO SEE HIM BUT ROSENBERG WAS NOT THERE AT THAT TIME. DANZIGER SUCCEEDED IN CONTACTING ROSENBERG AWAY FROM HIS PLACE OF BUSINESS ON THAT OCCASION. HE ALSO SAW JULIUS ROSENBERG IN JULY FIFTY AT ROSENBERG-S PLACE OF BUSINESS. THIS WAS A BRIEF VISIT AND DANZIGER HAD COME MERELY TO SEE JULIUS SHOP FACILITIES. JULIUS TOLD DANZIGER HE COULD NOT ACCEPT WORK FOR SOME MONTHS AND THAT DANZIGER SHOULD CONTACT HIM AT SOME LATER DATE. ABOUT JUNE TWENTY FIFTY DANZIGER TELEPHONED SOBELL AT THE LATTER-S HOME AND ASKED FOR AN ELECTRIC DRILL. SOBELL SAID HE WAS LEAVING FOR A VACATION IN MEXICO AND THAT IF DANZIGER WANTED A DRILL HE WOULD HAVE TO COME AND

END PAGE FIVE

WA32 PAGE SIX

GET IT RIGHT AWAY. DANZIGER WENT TO SOBELL-S HOME.

THERE HE SAW MORTON AND HELEN SOBELL AND HELEN-S SISTER, EDITH LEVITOV. PACKING WAS IN PROGRESS AND VALISES WERE STANDING ABOUT. THE CAR WAS IN THE DRIVEWAY WITH THE TRUNK OPEN. THERE WERE VALISES IN THE CAR. SOBELL TOLD DANZIGER HE WAS FLYING TO MEXICO CITY. DANZIGER LEFT AFTER A STAY OF ABOUT TEN MINUTES. ABOUT ONE WEEK LATER, DANZIGER RECD A LETTER FROM SOBELL POSTMARKED MEXICO CITY ADDRESSED TO DANZIGER AT THE LATTER-S PLACE OF BUSINESS. THE RETURN ADDRESS ON THE ENVELOPE WAS M. SOWELL, /STREET NOT RECALLED/, MEXICO CITY. DANZIGER TESTIFIED THAT HE NEVER KNEW SOBELL TO USE THE NAME SOWELL. THIS ENVELOPE CONTAINED A LETTER TO DANZIGER AND SEVERAL ENCLOSURES.

DANZIGER-S LETTER WAS SOCIAL IN NATURE. THERE WAS ALSO A NOTE WHICH SAID "PLEASE FORWARD THE ENCLOSURES AND I-LL EXPLAIN TO YOU WHEN I GET BACK." THERE WERE TWO ENCLOSURES. ONE WAS TO EDITH LEVITOV. THE OTHER WAS A NOTE TO SOBELL-S PARENTS. HE THEN PLACED THE LETTER TO EDITH IN AN ENVELOPE AND MAILED IT TO HER. DANZIGER FURTHER TESTIFIED THTAT HE WAS ALSO DIRECTED TO GIVE MAX PASTERNAK A NOTE THAT SOBEL COULD BE REACHED AS "M. SOWELL" AT A PARTICULAR ADDRESS IN MEXICO CITY. DANZIGER TESTIFIED THAT PASTERNAK WAS A RELATIVE OF SOBELL AND THAT HE DELIVERED THE NOTE CONTAINING SOBELL-S PSEUDONYM AND ADDRESS TO PASTERNAK. DANZIGER REPLIED TO SOBELL-S LETTER BY

END PAGE SIX

WA32 PAGE SEVEN

WRITING TO THE ADDRESS IN MEXICO CITY UNDER THE NAME M. SOWELL. DANZIGER FURTHER TESTIFIED THAT ABOUT TWO WEEKS AFTER HE RECD THE FIRST LETTER, THE MIDDLE OF JULY, HE RECD ANOTHER LETTER FROM SOBELL AT HIS PLACE OF BUSINESS. THIS LETTER WAS ALSO POSTMARKED MEXICO CITY. IT HAD MORTON SOBELL-S HANDWRITING ON THE ENVELOPE. THE RETURN ADDRESS ON THE ENVELOPE WAS EITHER M. OR MORTY LEVITOV, CORDOVA OR CORDOBA, MEXICO CITY. THIS ENVELOPE CONTAINED A SOCIAL LETTER FOR DANZIGER, AN ENCLOSURE FOR EDITH LEVITOV, AND A NOTE ABOUT FORWARDING IT TO EDITH. THE NOTE SAID THAT SOBELL WOULD EXPLAIN LATER. DANZIGER DID FORWARD THE ENCLOSURE TO EDITH LEVITOV. HE TESTIFIED THAT HE HAS NOT HEARD FROM SOBELL ON ANY SUBSEQUENT OCCASION. THE DEFENSE DECLINED TO CROSS EXAMINE DANZIGER. SAYPOL AND EMANUEL BLOCH STIPULATED TO PERMIT THE INTRODUCTION OF A DOCUMENT REFLECTING GOLD-S PRESENCE IN ALBUQUERQUE ON JUNE THREE FORTYFIVE. THIS WAS A PHOTOSTAT OF THE HILTON HOTEL, ALBUQUERQUE, NEW MEXICO, WHICH REFLECTED HARRY GOLD, SIX EIGHT TWO THREE KINDRED ST, PHILA, OF THE FIRM OF TERRY AND SIEBERT, HAD ARRIVED ON JUNE THREE FORTYFIVE AND HAD OCCUPIED ROOM ONE

END PAGE SEVEN

5/12/51
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SEP 14 1951

WA 32 PAGE EIGHT

NAUGHT NAUGHT ONE. JUDGE KAUFMANN THEN INFORMED THE JURY THAT HE WAS GOING TO ADJOURN AT THAT TIME TO AWAIT THE ARRIVAL OF WITNESSES FROM DISTANT PLACES. THE JUDGE POINTED OUT THAT HE WAS VERY PLEASED WITH THE RAPID PROGRESS THE TRIAL WAS MAKING. SAYPOL ESTIMATED TO THE COURT THAT THE GOVT CASE WOULD TAKE AN ADDITIONAL FOUR OR FIVE DAYS. THE DEFENSE ESTIMATED THAT ITS CASE WOULD TAKE ABOUT FIVE DAYS. THE JUDGE POINTED OUT THERE WAS A CHANCE THAT THE WEEK AFTER NEXT THE CASE WOULD GO TO THE JURY. THE COURT ADJOURNED AT TWELVE PM TO RESUME TUESDAY AT TEN THIRTY AM.

SCHEIDT

END

NY R 32 WA DD

*cc Mr Belmont
Mr Lamphere*

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 17 1951

TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-21-86 BY 3042 *Just-etc*

CONF WASH 6 AND BOSTON 1 FROM NEW YORK 17 244 P
DIRECTOR AND SAC URGENT

JULIUS ROSENBERG, ET AL, ESP DASH R. EFFORTS ARE BEING MADE BY NYO TO LOCATE AND INTERVIEW ONE ALBERTHA BRERETON WHO WAS EMPLOYED AS A MAID IN THE RESIDENCE OF THE JULIUS ROSENBERG APARTMENT 6E ELEVEN, TEN MONROE ST, NYC, IN FORTYTHREE, FORTYFOUR AND POSSIBLY SUBSEQUENT TO FORTYFOUR. MRS EVELYN COX WHO WAS EMPLOYED AS A MAID IN THE RESIDENCE OF SUBJ PERIODICALLY IN FORTYFOUR AND FORTYFIVE ADVISED THAT ALBERTHA BRERETON RESIDED AT TWO NAUGHT SIX WEST ONE TWO FOUR ST, NYC IN FORTY FIVE. COX SAID THAT BRERETON MARRIED CEFORD CLARKE IN FORTYFIVE AND IMMEDIATELY THEREAFTER MOVED TO RESIDENCE OF HUSBAND IN BOSTON, MASS. INVESTIGATION AT TWO NAUGHT SIX WEST ONE TWO FOUR ST, NYC, RE BRERETON NEGATIVE. RECORDS MARRIAGE LICENSE BUREAU, NYC, REFLECT ALBERTHA BRERETON, TWO NAUGHT SIX WEST ONE TWO FOUR ST, NYC, WAS MARRIED ON NOV SEVENTEEN, FORTYFIVE, NYC, TO ONE CEFORD CLARKE, TWENTYTWO WOR- CESTER ST, CAMBRIDGE, MASS. MARRIAGE LICENSE REFLECTS BRERETON COLORED, WAS BORN ON DEC TWENTYFIVE, NINETYEIGHT AT BARBADOS, BWI AND

END PAGE ONE

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MAR 21 1951

165-58236-865

MAR 27 1951

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WAG BS 1 PAGE TWO

THAT SHE IS EMPLOYED AS A DOMESTIC. CEFORD CLARKE WAS DESCRIBED IN THE MARRIAGE LICENSE AS COLORED, BORN JUNE THREE, EIGHTYNINE, BARBADOS, BWI, AND OCCUPATION LISTED AS PORTER. BOSTON OFFICE REQUESTED TO ATTEMPT TO LOCATE BRERETON AT TWENTYTWO WORCESTER ST, CAMBRIDGE, MASS, AND IF NOT AT THAT ADDRESS TO CONDUCT INVESTIGATION TO LOCATE AND INTERVIEW BRERETON TO DETERMINE IF SHE HAS ANY KNOWLEDGE CONCERNING THE CP AND ESPIONAGE ACTIVITIES OF JULIUS ROSENBERG AND HIS WIFE ETHEL. BOSTON SPECIFICALLY REQUESTED TO INTERVIEW BRERETON CONCERNING THE NATURE OF TYPING DONE BY ETHEL ROSENBERG, THE TRAVELS OF THE ROSENBERGS, IDENTITY OF FRIENDS AND VISITORS TO ROSENBERG APARTMENT AND CONCERNING ANY PHOTOGRAPHIC WORK DONE BY JULIUS ROSENBERG. BOSTON FURTHER REQUESTED TO EXHIBIT TO BRERETON PHOTOGRAPHS OF PERSONS INVOLVED IN ROSENBERG ESPIONAGE NETWORK WHICH WERE PREVIOUSLY FORWARDED TO BOSTON OFFICE. INSTANT CASE BEING TRIED NOW SDNY. SUTEL SUMMARY OF INTERVIEW TO BUREAU AND NYO. SUREP IMMEDIATELY COPIES TO USA, SDNY. TRIAL TO RESUME MARCH TWENTY. GOVERNMENT'S CASE MAY BE COMPLETED ON TWENTIETH OR TWENTYFIRST.

SCHEIDT

ACK IN ORDER

WA NY R 6 WA DAD

NY R1 BS HPS

DISC

*cc: Mr. Sampson
"Big" M. Belmont*

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 17 1951

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-21-86 BY 3042 *put doc*

Mr. Tolson	
Mr. Ladd	
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Mr. Nichols	
Mr. Rosen	
Mr. Tracy	
Mr. Harbo	
Mr. Mohr	
Tele. Room	
Mr. Nease	
Miss Gandy	

TTT.

WASHINGTON 10 AND NEW YORK 3 FROM BOSTON 17

8 22

DIRECTOR AND SAC NEW YORK URGENT

JULIUS ROSENBERG, ETAL. ESP DASH R. RENYTEL THIS DATE.

CEFORD CLARKE LOCATED AT TWENTYTWO WORCESTER STREET, CAMBRIDGE,

MASS. HE ADVISED HIS SECOND WIFE, ALBERTHA CLARKE, NEE

BRERETON, DIED AT CAMBRIDGE, MASS. IN FORTYEIGHT OF A RUPTURED

APPENDIX. SHE WAS BURIED IN CAMBRIDGE. CLARKE ASSERTED HE KNEW

THE LATE MRS. CLARKE WAS EMPLOYED BY SUBJECT IN NYC IN FORTYTHREE

TO FORTYFOUR, BUT STATES HE NEVER VISITED THE ROSENBERG HOME WHILE

HE WAS COURTING HER. HE THEREFORE COULD FURNISH NO INFO RE INSTANT

SUBJECT. RUC, NO REPORT.

THORNTON

END ACK IN ORDER PLS

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165-58236-866
MAR 21 1951

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50 MAR 27 1965
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EX-47

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DIS PO

Office Memorandum • UNITED STATES GOVERNMENT

TO : DIRECTOR, FBI

DATE: 3/14/51

fw
FROM : SAC, ALBUQUERQUE

SUBJECT: JULIUS ROSENBERG, et al
ESPIONAGE - R
(Bufile 65-58236)

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-21-86 BY 3042 *fwl-BJC*

Re New York Teletype to Albuquerque 3/13/51 and Albuquerque teletype to New York 3/14/51.

Photostatic copies of RUTH GREENGLASS' account at the Albuquerque National Trust and Savings Bank (now the Albuquerque National Bank), are being forwarded herewith to the New York Office.

The following is a description of each of the photostatic copies of items enclosed:

1. Photostat of original ledger card for savings account 35169 in the name of RUTH GREENGLASS, 209 North High Street.
2. Photostat of Savings Department credit ticket for book #35169 dated June 4, 1945, which shows a deposit of \$400 in "currency" on that date under the name RUTH GREENGLASS.
3. Photostat of deposit ticket dated June 23, 1945, reflecting that a check in the amount of \$55.40 was deposited to savings account #35169.
4. Photostat of debit ticket for account #35169 dated September 4, 1945, reflecting RUTH GREENGLASS withdrew \$55 on that date. ~~UNRECORDED~~
5. Photostat of savings withdrawal ticket showing a credit to account #35169 dated November 7, 1945, in the amount of \$15 bearing the name RUTH GREENGLASS.
6. Photostat of deposit ticket for account #35169 showing a deposit of \$5.00 in "currency" in the name of DAVID and RUTH GREENGLASS on November 9, 1945.
7. Photostat of deposit ticket for account #35169 reflecting a deposit of \$5.00 in "currency" November 16, 1945, and a deposit ticket to the same account reflecting a deposit of \$5.00 in "currency" November 30, 1945.

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JBH:tgh
65-45

CCs - NEW YORK (Enclosures 10) (AMSD)
(65-15336)

RECORDED - 126
INDEXED - 126

65-58236-867
NOV 1951
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AQ 65-45

Let to Director

RE: JULIUS ROSENBERG, et al
ESPIONAGE - R

8. Photostat of savings withdrawal ticket dated January 29, 1946, for account #35169, reflecting \$402 was withdrawn on that date by RUTH GREENGLASS.
9. Photostat of Signature Card for savings account #35169 setting forth an account in the name of RUTH and DAVID GREENGLASS on which appears the following signatures: "DAVID GREENGLASS," "RUTH GREENGLASS, with the address "209 North High Street" and the notation introduced by "D. K. " on "June 4, 1945" and a further notation "works at OPA, husband in Army."

It has been requested by the Albuquerque National Bank that if the above described items are used in court proceedings, full protection be afforded the named bank.

If required, a subpoena duces tecum should be issued to Mr. PAUL H. BARNES, Assistant Cashier and Auditor, Albuquerque National Bank.

Office Memorandum • UNITED STATES GOVERNMENT

DATE: March 14, 1951

TO : Director, FBI
FROM : Attention: FBI Laboratory
SAC, New York
SUBJECT: JULIUS ROSENBERG, Et Al
ESPIONAGE - R

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-21-86 BY 3042 *fwc-dls* 129361

Enclosed herewith are the letter and the envelope addressed to Judge IRVING KAUFMAN of the United States District Court, Southern District of New York, from one MAX SCHWARTZ of 2845 Brighton 6th Street, Brooklyn, New York.

The files of this office reflect that this same MAX SCHWARTZ wrote three letters to Judge LEIBELL, Southern District of New York, in 1949 in connection with hearings in the JUDITH COPLON Espionage case. Photostatic copies of these letters were forwarded to the Bureau by letter dated March 22, 1950 captioned, "JUDITH COPLON, Espionage-R".

MAX SCHWARTZ resides at 2845 Brighton 6th Street, Brooklyn, New York, and operates a small concern at 141 Neptune Avenue, Brooklyn, New York, which manufactures ladies' change purses. He is separated from his wife and has no children. He has been described as eccentric.

SAC EDWARD SCHEIDT discussed the enclosed letter with Judge KAUFMAN. The facts were presented to AUSA JOHN M. FOLEY, Southern District of New York, who declined prosecution expressing doubt that the letter even contained a threat.

Inasmuch as neither Judge KAUFMAN nor AUSA FOLEY requested that SCHWARTZ be interviewed, no further action will be taken by this office UACB.

~~DEFERRED RECORDING~~ 73

The Laboratory may desire to compare the known handwriting of MAX SCHWARTZ, as contained in enclosed letter, with the handwriting on the anonymous letter sent to United States Circuit Judge JEROME N. FRANK in the case, "UNSUB, wa.: J.W.", Laboratory report dated November 20, 1950, Bureau file 95-38494, Lab file D-124308AX.

The Laboratory might also desire to compare the known handwriting of MAX SCHWARTZ with the writing on the anonymous letter forwarded to the Laboratory by letter dated March 10, 1951

Encs. (2) COPIES DESTROYED RECORDED - 43
R 504 MAR 9 1960 INDEXED - 43
cc: 65-14932 (JUDITH COPLON)
65-14873 (MAX ELITCHER)

65-58236-2
MAR 15 1951
RECEIVED
[Signatures]

ERT:TJD
65-15348
RECORDED - 43
EX-34

COPIES AND SPECIMENS RETAINED IN LAB.
FOR LAB. ACTION AND REPORT
3/17/51

Letter to the Director
65-15348

in the case captioned "UNSUB; MAX ELITCHER; Obstruction of
Justice; EXTORTION".

The enclosed letter need not be returned to the New
York Office.

Office Memorandum • UNITED STATES GOVERNMENT

TO : MR. D. M. LADD

FROM : MR. A. H. BELMONT

SUBJECT: JULIUS ROSENBERG, ET AL
ESPIONAGE - R

DATE: March 15, 1951

Tolson _____
 Ladd _____
 Clegg _____
 Glavin _____
 Nichols _____
 Rosen _____
 Tracy _____
 Harbo _____
 Belmont _____
 Mohr _____
 Tele. Room _____
 Nease _____
 Gandy _____

Mr. Granville called from New York on March 15. He advised that during the testimony of Ruth Greenglass in this case she mentioned depositing \$500 with the Manufacturers' Trust Company on June 14, 1950, and testified that this was money turned over to her by Julius Rosenberg which was ostensibly to be used for the fleeing of Greenglass.

Granville stated that a subpoena was being issued to obtain the bank records in this connection. In order to protect our informant in the Manufacturers' Trust Company who previously furnished us information regarding this account, it was deemed advisable by the New York Office to have an Agent serve this subpoena.

ACTION:

Mr. Granville was authorized to have an Agent serve the subpoena in this matter.

CEH:mer

ALL INFORMATION CONTAINED
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 DATE 7-21-86 BY 3042 *fwj-dlc*

165-58236-869
 MAR 22 1951

RECORDED BY
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 RECORDED - 113

INDEXED - 119

EX-119

61 APR 7 1951
 278

10/9/75
WAB/DWB
BY SPECIAL MESSENGER

Date: March 20, 1951
To: Atomic Energy Commission
Washington, D. C.
Attention: Captain John A. Waters, Jr.
Director
Division of Security
From: John Edgar Hoover, Director
Federal Bureau of Investigation
Subject: JULIUS ROSENBERG, et al
ESPIONAGE - R

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-21-86 BY 3042 *not-etc*

Reference is made to my memorandum to you dated March 10, 1951, with which was transmitted a copy of the report of Special Agent John W. Lewis dated March 7, 1951, at New York City in the above-entitled matter.

There is being transmitted herewith a copy of the report made by Special Agent Francis X. McBride dated March 13, 1951, at New Haven, Connecticut. This report contains the results of an interview of Sanford Jacobson, who was acquainted with David Greenglass at Los Alamos.

Enclosure *Ab*

65-58236

JMK:mpm

RECORDED - 41

MAR 23 1951

80

U.S. DEPT. OF JUSTICE
FBI
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EX-123

MAR 20 5 07 PM '51

BY SP. MSGR.
MAR 20 1951
COMM - FBI

- Tolson _____
- Ladd _____
- Clegg _____
- Glavin _____
- Nichols _____
- Rosen _____
- Tracy _____
- Harbo _____
- Belmont _____
- Mohr _____
- Tele. Room _____
- Nease _____
- Gandy _____

MAR 29 1951

Ab
AB
ch

March 16, 1951

SAC NEW YORK

URGENT

*ans
for*

JULIUS ROSENBERG, ET AL.

RE ALBANY TEL FOURTEENTH INSTANT. FURNISH TO USA COMMENTS OF SPINDEL
BEING
RE DAVID GREENGLASS TESTIMONY. DEPARTMENT ADVISED.

HOOVER

65-58236

JMK rmpa *mmpa*

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DATE 7-21/86 BY 3042 *put-abc*

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MAR 22 1951

EX - 14

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DIRECTOR'S OFF

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 16 1951

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[Signature]

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- Tolson _____
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- Nease _____
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59 MAR 29 1951

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MAR 16 1951
DIRECTOR

[Handwritten initials]

U. S. DEPARTMENT OF
COMMUNICATIONS

MAR 22 1951

TELETYPE

CONF 3 STAS. WASH 3 AND WFO AND NYC 1 FROM ST.L. 22 12-30PM

DIRECTOR AND SACS.....U R G E N T

Mr. Tolson	
Mr. Boardman	
Mr. Belmont	<input checked="" type="checkbox"/>
Mr. Mohr	
Tele. Room	
Mr. Nease	
Miss Gandy	

JULIUS ROSENBERG, ET AL, ESPIONAGE - R. RETEL WFO MARCH TWENTY ONE.
 ARMY FORWARDING ENTIRE TWO NAUGHT ONE FOLDER ON ROSENBERG INCLUDING
 INTELLIGENCE FILE TO COMMANDING GENERAL HQ, FIRST ARMY, GOVERNOR-S
 ISLAND, NY, TO INTELLIGENCE OFFICER, AMSD THIS DATE. PAPERS REFERRED
 TO IN REFERENCED TELETYPE INCLUDED EXCEPT TRANSCRIPT OF RECORD OF HEAR
 ING MARCH TWENTY SIX, FORTY FIVE NOT LOCATED IN HURRIED SEARCH
 PRIOR TO RECORD BEING FORWARDED. RUC RECORDED - 21

65-58236-872
 MAR 27 1951
 14

ALL INFORMATION CONTAINED
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 DATE 7-21-86 BY 3042 *put-etc*

NORRIS

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FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 20 '51

TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

WASH FROM NEW YORK 81

20 9-23 P

DIRECTOR

URGENT

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-21-86 BY 3042 *ant-ajc*

JULIUS ROSENBERG, ESP R. TRIAL SUMMARY AFTERNOON SESSION MARCH TWENTY
INST. TRIAL RESUMED TWO FIFTEEN PM AND AUSA COHN INFORMED THE COURT
THAT THE GOVERNMENT MAY BE ABLE TO REST ITS CASE BY LUNCH TOMORROW.
 COHN TOOK MANUEL DE LOS RIOS ON DIRECT EXAM WITH THE AID OF AN
 INTERPRETER. RIOS TESTIFIED THAT HE IS AN INTERIOR DECORATOR
 RESIDING AT ONE FIVE THREE CORDOVA, MEXICO CITY, APARTMENT FIVE.
 IN JULY FIFTY HE SAW AN AMERICAN AT THAT ADDRESS WHOM HE IDENTIFIED
 IN THE COURTROOM AS MORTON SOBELL. WHEN HE FIRST SAW HIM SOBELL
 WAS IN NEED OF A TANK OF GAS FOR HIS APARTMENT. HE SAW SOBELL A
 NUMBER OF TIMES THEREAFTER. THE SOBELLS OCCUPIED APARTMENT FOUR.
 ON ONE OCCASION SOBELL CAME TO RIOS AND ASKED RIOS IF HE COULD BE A
 FRIEND OF SOBELLS. RIOS SAID YES. AT THAT TIME SOBELL WAS NERVOUS
 AND WORRIED AND ASKED HOW ONE COULD LEAVE MEXICO. RIOS SAID THERE
 WAS NO TROUBLE IF ONE'S PAPERS WERE IN ORDER. SOBELL WANTED TO
 KNOW IF THERE WAS ANY OTHER WAY AND RIOS REPLIED THAT HE DID NOT
 KNOW. SOBELL DID NOT SPEAK OF ANY PLACE OUTSIDE OF MEXICO. HE SAID
 HE WAS WORRIED BECAUSE HE WAS AFRAID TO RETURN TO THE US ARMY SINCE
 HE HAS ALREADY EXPERIENCED ONE WAR. HE SAID HE WANTED TO LEAVE

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RECORDED - 4 65-58236-873

INDEXED - 4

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END PAGE ONE 278
50 APR 2 1951

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PAGE TWO

MEXICO BECAUSE HE WAS AFRAID THAT THE MILITARY WERE LOOKING FOR HIM TO TAKE HIM INTO THE ARMY. RIOS SAID HE COULD NOT HELP SOBELL OR GET ANYTHING FOR HIM TO ENABLE HIM TO LEAVE MEXICO. ON ONE OCCASION SOBELL TOLD RIOS THAT HE WOULD LIKE TO GO TO THE PORT OF VERA CRUZ AND ASKED FOR DIRECTIONS. RIOS TOLD HIM HOW TO REACH THE BUS STATION. SOBELL LEFT MEXICO CITY TO GO TO VERA CRUZ ABOUT JULY TWENTY OR JULY TWENTYTWO FIFTY WHERE HE WAS GONE ABOUT FIFTEEN DAYS. RIOS RECEIVED A LETTER ABOUT EIGHT DAYS AFTER SOBELL'S DEPARTURE POSTMARKED VERA CRUZ ADDRESSED TO RIOS. HE OPENED THE ENVELOPE. THE LETTER STARTED WITH "DEAR HELEN". RIOS THEN WENT TO SEE MRS. SOBELL AND GAVE THE LETTER TO HER. HE HAD A CONVERSATION WITH MRS. SOBELL ABOUT THE LETTER. THE DEFENSE OBJECTED TO ANY REVELATION OF WHAT THE CONVERSATION WAS CONCERNED WITH. RIOS RECEIVED A SECOND LETTER ABOUT SIX OR SEVEN DAYS AFTER THE FIRST LETTER. IT WAS POSTMARKED TAMPICO. THE LETTER STARTED WITH "DEAR HELEN." RIOS TURNED THIS LETTER OVER TO MRS. SOBELL AND HAD A DISCUSSION WITH HER ABOUT THIS PRACTICE. NO OTHER LETTERS CAME FOR MRS. SOBELL TO RIOS AFTERWARDS. RIOS DID NOT

END PAGE TWO

2

PAGE THREE

SEE SOBELL AFTER HIS RETURN TO MEXICO CITY. THE DEFENSE WAIVED CROSS EXAMINATION. COHN PROCEEDED TO ENGAGE IN THE DIRECT EXAMINATION OF MINERVA ~~BRAVO~~ ~~EXPINOSA~~. SHE RESIDES IN VERA CRUZ AND IS EMPLOYED BY OPTICA PALACIOS, AN OPTICAL CONCERN. SHE TESTIFIED THAT ON JULY TWENTYSIX FIFTY M. SAND CAME TO THE OPTICAL CONCERN AND PLACED AN ORDER FOR EYEGLASSES AND FILLED OUT A CARD FOR THE PURCHASE. SHE IDENTIFIED M. SAND AS MORTON ~~SOBELL~~ IN THE COURTROOM. DEFENSE ATTORNEY KUNTZ CONCEDED THAT MORTON SOBELL BOUGHT THE EYEGLASSES USING THE NAME M. SAND. NO CROSS EXAM. COHN PROCEEDED TO EXAMINE JOSE ~~PROCCADO~~ ~~VENDRELL~~. VENDRELL IS ONE OF THE ADMINISTRATORS OF THE GRAN HOTEL DILIGENCIAS IN VERA CRUZ. HE IDENTIFIED A REGISTRATION CARD OF THE HOTEL DATED JULY THIRTY FIFTY CONTAINING THE NAME MORRIS SAND. DEFENSE ATTORNEY KUNTZ CONCEDED THAT THIS SIGNATURE MORRIS SAND ON THIS REGISTRATION CARD IS IN THE HANDWRITING OF MORTON SOBELL. NO CROSS EXAM. COHN THEN EXAMINED MISS DORA ~~BAUTISTA~~. SHE RESIDES IN TAMPICO, MEXICO AND IS EMPLOYED AT THE HOTEL TAMPICO. SHE TESTIFIED THAT ON JULY THIRTY FIFTY AN AMERICAN REGISTERED AT THE HOTEL USING THE NAME MARVIN SALT. SHE SPOKE TO HIM AT THAT TIME. SHE IDENTIFIED SOBELL IN THE COURTROOM AS MARVIN SALT. DEFENSE ATTORNEY KUNTZ

END PAGE THREE

PAGE FOUR

CONCEDED THE HANDWRITING ON THE REGISTRATION CARD OF THE HOTEL TAMPICO AS BEING THAT OF MORTON SOBELL. HE ALSO CONCEDED THE HANDWRITING ON THE REGISTRATION CARD OF THE GRAN HOTEL DILIGENCIAS AS BEING THAT OF MORTON SOBELL. IN ADDITION HE CONCEDED THE HANDWRITING ON THE CARD OF THE OPTICA PALACIOS AS BEING THAT OF MORTON SOBELL. NO CROSS EXAM ON BAUTISTA. COHN NEXT EXAMINED MR. DENNIS OF THE CMA /MEXICAN AIRLINES/ DENNIS IS IN CHARGE OF PASSENGERS AND PRODUCED THE RECORDS OF CMA. HIS RECORDS REFLECTED A PLANE FLIGHT FROM VERA CRUZ TO TAMPICO JULY THIRTY FIFTY AND FROM TAMPICO TO MEXICO CITY AUGUST TWO FIFTY. HE ALSO PRODUCED A FLIGHT MANIFEST FOR A FLIGHT FROM VERA CRUZ TO TAMPICO REFLECTING THE NAME N. SAND. DEFENSE ATTORNEY KUNTZ CONCEDED THAT THIS N. SAND WAS IN FACT MORTON SOBELL. HE ALSO PRODUCED A FLIGHT MANIFEST FOR THE FLIGHT FROM TAMPICO TO MEXICO CITY WHICH REFLECTED THE NAME MORTON SOLT. DEFENSE ATTORNEY KUNTZ CONCEDED THAT THE MORTON SOLT MENTIONED THEREIN WAS IN FACT MORTON SOBELL. NO CROSS EXAM OF DENNIS. AUSA COHN THEN OFFERED FOR THE EXAMINATION OF DEFENDING ATTORNEYS AN OFFICIAL AUTHENTICATED IMMIGRATION AND NATURALIZATION RECORD WHICH REFLECTS THE CIRCUMSTANCES OF SOBELL'S DEPARTURE FROM MEXICO TO THE US. DEFENSE ATTORNEYS

END PAGE FOUR

4

PAGE FIVE

KUNTZ AND PHILLIPS DECLINED TO CONCEDE THAT THE RECORD WAS MADE IN THE REGULAR COURSE OF BUSINESS FOR THE REASON THAT THEY WANTED THE OPPORTUNITY TO CROSS EXAMINE THE OFFICER WHO MADE THE RECORDS TO ELICIT THE CIRCUMSTANCES RELATING TO THE ENTRIES. THE USA INFORMED THE COURT THAT A WITNESS WOULD BE BROUGHT UP FROM LAREDO, TEXAS, IN CONNECTION WITH THE INS RECORD. AUSA LANE INFORMED THE COURT THAT THE DEFENSE ATTORNEYS HAD AGREED TO CERTAIN STIPULATIONS WHICH HE PROCEEDED TO READ TO THE JURY. HE READ THAT MR. R. B. WALKLETT, PASSENGER REPRESENTATIVE OF THE US LINES CAN IDENTIFY ANATOLI YAKOVLEV-S PHOTOGRAPH AS THE PERSON WHO BOUGHT PASSAGE TO FRANCE ON OCT FOURTEEN FORTYSIX AND WHO AFTER SOME POSTPONEMENTS FINALLY SAILED FOR FRANCE ON DEC TWENTYSEVEN FORTYSIX ON THE SS AMERICA. ALL EXHIBITS RELATING THERETO WERE PLACED IN EVIDENCE. AUSA LANE EXAMINED LAN ADOMIAN WHO HAD BEEN EMPLOYED BY THE AMTORG TRADING CORP AS TRANSLATOR IN FORTY. HE TESTIFIED THAT HE KNEW YAKOVLEV FOR THREE YEARS BEGINNING FORTYFOUR. HE SAW YAKOVLEV AT THE SOVIET CONSULATE IN THE SUMMER OR FALL OF FORTYFOUR WHEN HE WENT THERE TO OBTAIN A VISA FOR RUSSIA. HE TESTIFIED THAT YAKOVLEV WAS THE VICE

END PAGE FIVE

5

PAGE SIX

CONSUL. HE LAST SAW YAKOVLEV IN FORTYSIX. HE IDENTIFIED A PHOTO-
GRAPH OF YAKOVLEV. NO CROSS EXAM. AT A BENCH CONFERENCE THE COURT
DIRECTED THAT THE DEFENDANTS BE KEPT IN JAIL IN THE MARSHAL-S
OFFICE SO THAT THE DEFENSE ATTORNEYS COULD VISIT THEM FOR THE FURTHER
PREPARATION OF THE CASE IN VIEW OF THE FACT THAT THE DEFENSE
MAY HAVE TO BEGIN TO PUT ITS WITNESSES ON THE STAND ON THE AFTERNOON
OF MARCH TWENTYONE. ADJOURNED.

SCHEIDT

END

NY R 81 WA CW

6
cc - Mr. Belmont
Mr. [unclear]

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 20 1951

TELETYPE

Mr. Tolson	<input checked="" type="checkbox"/>
Mr. Ladd	<input checked="" type="checkbox"/>
Mr. Clegg	<input type="checkbox"/>
Mr. Glavin	<input checked="" type="checkbox"/>
Mr. Nichols	<input checked="" type="checkbox"/>
Mr. Rosen	<input checked="" type="checkbox"/>
Mr. Tracy	<input type="checkbox"/>
Mr. Harbo	<input checked="" type="checkbox"/>
Mr. Belmont	<input checked="" type="checkbox"/>
Mr. Mohr	<input type="checkbox"/>
Tele. Room	<input type="checkbox"/>
Mr. Nease	<input type="checkbox"/>
Miss Gandy	<input type="checkbox"/>

WASH FROM NEW YORK

DIRECTOR

URGENT

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED

DATE 10/29/81 BY SP-8013/Kaprey

JULIUS ROSENBERG, ESPIONAGE R. TRIAL SUMMARY, MORNING SESSION, MARCH TWENTY INSTANT. TRIAL RECOMMENCED TEN THIRTY AM AS RESULT OF STIPULATION, USA SAYPOL OFFERED IN EVIDENCE A PHOTOSTATIC COPY OF A CREDIT SLIP OF THE ALBUQUERQUE NATIONAL BANK, SAVINGS DEPT, REFLECTING ACCOUNT NO. THREE FIVE ONE SIX NINE IN THE NAME OF RUTH GREENGLASS, TWO NAUGHT NINE N. HIGH ST. ALBUQUERQUE. THIS CREDIT SLIP HAD ITS FIRST ENTRY ON JUNE FOUR, FORTY FIVE, IN AMOUNT OF FOUR HUNDRED DOLLARS AS A DEPOSIT. SAYPOL QUESTIONED COL. CANDLER COBB, NYC DIRECTOR OF SELECTIVE SERVICE, ON DIRECT TESTIMONY. COL. COBB PRODUCED THE SELECTIVE SERVICE FILES ON MORTON SOBELL. AS RESULT OF STIPULATION A PHOTOSTATIC COPY OF THIS FILE WAS PLACED IN EVIDENCE. SOBELL'S ATTORNEYS CONCEDED THAT THE HAND WRITING ON THE QUESTIONNAIRE, THE SELECTIVE SERVICE CARD AND OTHER DOCUMENTS IN THE FILE WAS THE HAND WRITING OF MORTON SOBELL. NO CROSS EXAMINATION. COL. JOHN LANSDALE, JR, WAS LED THROUGH HIS DIRECT EXAMINATION BY SAYPOL. HE IS A GRADUTE OF VMI AND HARVARD LAW SCHOOL. HE WAS ASSIGNED TO G TWO IN

END OF PAGE ONE

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PAGE TWO

THE US ARMY FROM MAY, FORTY ONE UNTIL NOV. FIFTEEN, FORTY FIVE. HE WAS TRANSFERRED IN JAN. FORTY FOUR TO THE MANHATTAN ENGINEERING DISTRICT. COL. LANSDALE TESTIFIED THAT IT WAS THE FUNCTION OF MED TO PRODUCE AN A BOMB. HE LEARNED THIS IN DEC. FORTY ONE. IN FORTY TWO, HE WAS MADE RESPONSIBLE FOR THE SECURITY OF THE PROJECT WHICH WAS HIGHLY SECRET. IN AN EFFORT TO SHOW THAT LANSDALE-S TESTIMONY WAS UNNECESSARY, BLOCK CONCEDED THAT ANYTHING CONCERNING WITH LOS ALAMOS WAS SECRET. COL. LANSDALE FURTHER TESTIFIED THAT HE BELIEVED THE GERMANS WERE WORKING ON AN A BOMB AND WERE IN ADVANCE OF OUR EFFORTS. HE BELIEVED THAT THE KNOWLEDGE THAT THE UNITED STATES HAD UNDERTAKEN SUCH WORK WOULD CAUSE THE GERMANS TO REDOUBLE THEIR EFFORTS. HE TESTIFIED ALSO THAT KNOWLEDGE OF THE IDENTITY OF THE SCIENTISTS WORKING ON THE PROJECT WOULD REVEAL THE NATURE OF THE WORK BEING DONE. GROUPING SUCH SCIENTISTS IN ANY ONE LOCATION WOULD ALSO REVEAL THE NATURE OF THE RESEARCH TO ANY FOREIGN NATION. COL. LANSDALE DESCRIBED THE SECURITY REGULATIONS HE PLACED IN EFFECT AT LOS ALAMOS, WITH PARTICULAR REFERENCE TO THE TECHNICAL AREA. HE

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TESTIFIED THAT COMPARTMENTALIZATION WAS THE BASIS OF THE SECURITY POLICY. IT WAS THE POLICY THAT NO ONE SHOULD KNOW MORE THAN ABSOLUTELY NECESSARY TO DO HIS OWN JOB AND ONLY TOP SCIENTISTS WERE TOLD THE OBJECT OF THE PROJECT. THE PRESIDENT WAS IN DIRECT CONTACT WITH THE PROJECT AND HAD SAID THAT THE PROJECT WAS OF THE HIGHEST ORDER OF SECRECY OF ALL PROJECTS ENGAGED IN BY THE US. HE FURTHER TESTIFIED THAT CERTAIN TOP SCIENTISTS WERE GIVEN PSEUDONYMS TO CONCEAL THEIR IDENTITY. NEILS ~~BOHR~~ WAS CALLED NICHOLAS ~~BAKER~~. COL. LANSDALE LEARNED THAT FOREIGN GOVTS WERE WORKING ON THE A BOMB BUT DID NOT KNOW IF RUSSIA HAD BEEN WORKING ON IT. HE TESTIFIED, HOWEVER, THAT THE RUSSIANS WERE MUCH INTERESTED IN WHAT THE US WAS WORKING ON. HE TESTIFIED THAT BOHR IS A DANISH SCIENTIST WITH AN INTERNATIONAL REPUTATION. HE WAS A PIONEER IN NUCLEAR FISION AND WENT TO LOS ALAMOS AS A CONSULTANT. BEFORE HE LEFT GREAT BRITAIN, HE WAS GIVEN A FICTITIOUS NAME AND A COVER PURPOSE FOR VISITING THE US. THE SCIENTISTS AT LOS ALAMOS WHO KNEW HIM WERE CAUTIONED NOT TO REVEAL HIS TRUE IDENTITY. COL. LANSDALE TESTIFIED THAT DR. ~~KOSKI~~ WORKED ON THE

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HIGH EXPLOSIVE LENS EXPERIMENT WHICH WAS TOP SECRET. HE FURTHER TESTIFIED THAT THE LAY OUT OF THE BUILDING AT LOS ALAMOS WAS SECRET. IT WAS THE OPINION OF THE HIGH ARMY OFFICIALS THAT THE A BOMB WOULD BE THE DECISIVE WEAPON IN THE WAR AND WOULD CONTROL THE FUTURE SECURITY OF THIS COUNTRY. EMANUEL BLOCH CROSS-EXAMINED COL. LANSDALE AND LANSDALE TESTIFIED THAT HE KNEW ABOUT CLAU~~S~~FUCHS BEING AT LOS ALAMOS. FUCHS WAS A MEMBER OF THE BRITISH GROUP AND WAS CONFINED TO THE TECHNICAL AREA AT LOS ALAMOS. THE MOST STRINGENT SECURITY REGULATIONS WERE SET UP AT LOS ALAMOS BUT COL. LANSDALE HAD TO ACCEPT BRITISH SCIENTISTS ON THE OK OF THE BRITISH. A CERTAIN PERCENTAGE OF THE MAIL WAS CENSORED. FROM AUGUST, NINETEEN FORTYFOUR TO THE END OF NOV., FORTYFOUR, IT WAS FORBIDDEN TO ANYBODY TO REVEAL THE TRUE IDENTITY OF BOHR, UREY AND OPPENHEIMER. JOHN A~~S~~DERRY WAS EXAMINED BY SAYPOL, AFTER JUDGE KAUFMAN CLEARED THE COURT ROOM OF ALL SPECTATORS EXCEPT THE PRESS. HE ORDERED THAT THE CLERK OF THE COURT REFRAIN FROM TRANSCRIBING HIS NOTES AND CAUTIONED THE PRESS TO EXERCISE GOOD JUDGEMENT IN REPORTING THE TESTIMONY OF DERRY. DERRY,

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AN ELECTRICAL ENGINEER, WAS IN THE US ARMY FROM NINETEEN FORTYTWO TO FORTYSIX. IN DEC., NINETEEN FORTYTWO, HE WAS ASSIGNED TO M.E.D. HE WAS AT OAK RIDGE, TENNESSEE, IN APRIL, NINETEEN FORTYFOUR. AFTER THAT HE WAS ASSIGNED TO GENERAL GROVE-S OFFICE AS LIAISON OFFICER. HE KNEW THAT IT WAS THE OBJECTIVE OF MED TO ENGAGE IN RESEARCH, DEVELOPMENT, MANUFACTURE AND DELIVERY OF THE ATOMIC BOMB. DERRY HAS BEEN WITH THE ATOMIC ENERGY COMMISSION SINCE JAN. FIRST, FORTYSEVEN. HE TESTIFIED THAT HE USED TO VISIT LOS ALAMOS IN THE LIAISON CAPACITY FROM TIME TO TIME. HE TESTIFIED THAT ALL OF LOS ALAMOS WAS CLASSIFIED. HE TESTIFIED THAT THE PLANNING FOR THE FIRST EXPLOSION OF THE A BOMB WHICH TOOK PLACE ON JULY SIXTEEN, FORTYFOUR, WENT ON FOR MANY MONTHS IN ADVANCE OF THAT DATE. AT LOS ALAMOS HE HAD OCCASION TO SEE THE A BOMB WHICH WAS BEING CONSTRUCTED AND HAD KNOWLEDGE OF THE VARIOUS EXPERIMENTS. DERRY WAS SHOWN DAVID GREENGLASS-S CROSS SECTION SKETCH OF THE A BOMB. AT THE SAME TIME A COURT REPORTER READ DAVID GREENGLASS-S DESCRIPTION OF THE A BOMB FROM THE COURT NOTES. DERRY THEN TESTIFIED THAT THE DESCRIPTION AND THE SKETCH

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DID RELATE TO THE ATOM BOMB AND THAT IT DEMONSTRATED THE PRINCIPLE INVOLVED IN THE OPERATION OF THE A BOMB. DERRY TESTIFIED THAT FROM THE SKETCH AND THE DESCRIPTION HE COULD PERCEIVE WHAT THE ACTUAL CONSTRUCTION OF THE A BOMB WAS. IT WAS THE TYPE OF A BOMB WHICH WAS DROPPED ON NAGASAKI IN NINETEEN FORTYFIVE. NO NATION EXCEPT GREAT BRITAIN AND CANADA HAD THIS INFO ABOUT THE A BOMB SO FAR AS HE KNEW. EMANUEL BLOCH CROSS-EXAMINED DERRY. DERRY TESTIFIED THAT THERE WERE MANY DRAWINGS OF CROSS SECTIONS OF THE A BOMB AT LOS ALAMOS SIMILAR TO THE SKETCH OF DAVID GREENGLASS. DERRY WAS UNABLE TO SAY, THOUGH REPEATEDLY QUESTIONED, WHEN SUCH A SKETCH MIGHT HAVE BEEN MADE AT LOS ALAMOS. HE TESTIFIED THAT SUCH A SKETCH COULD HAVE BEEN IN GOVERNMENT FILES AT LOS ALAMOS PRIOR TO JAN. NINETEEN FORTYFIVE. DERRY WAS ASKED WHETHER HE COULD CONFINE A DESCRIPTION WHICH WOULD GIVE SUBSTANTIALLY THE PRINCIPLE INVOLVED IN THE ATOM BOMB TO TWELVE PAGES. HE SAID THAT HE COULD. RECESS.

SCHEIDT

HOLD

*cc: Mr Belmont
Mr. [unclear]*

FEDERAL BUREAU OF INVESTIGATION
DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 21 1951

TELETYPE

Mr. Tolson	✓
Mr. Ladd	✓
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	✓
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

WASHINGTON FROM NEW YORK 60 21 11-20 P

~~DIRECTOR~~ URGENT

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7/21-86 BY 3042 *fwl-dsc*

JULIUS ROSENBERG, ESP - R. TRIAL SUMMARY AFTERNOON SESSION MARCH TWENTYONE INST. AUSA KILSHEIMER TOOK JAMES HUGGINS, IMMIGRANT INSPECTOR, LAREDO, TEXAS, ON DIRECT EXAMINATION. HUGGINS IDENTIFIED AN IMMIGRATION MANIFEST RECORD OF MORTON SOBELL'S ENTRY INTO US AS MADE IN THE REGULAR COURSE OF BUSINESS BY HIM. DEFENSE ATTORNEY PHILLIPS ASKED QUESTIONS OF THE WITNESS IN ORDER TO LAY A FOUNDATION FOR AN OBJECTION. THESE QUESTIONS ELICITED THE TESTIMONY THAT THE WRITING ON THE MANIFEST RECORD WAS PARTLY TYPEWRITTEN AND PARTLY HANDWRITTEN BY HUGGINS. THE INFORMATION ON THE CARD WAS SUPPLIED BY MORTON SOBELL. OFFICIALS FROM MEXICO APPROXIMATELY NINE IN NUMBER WERE THERE. THEY FURNISHED HUGGINS NO INFORMATION WHICH APPEARS ON THE CARD. HUGGINS INDICATED ON THE CARD ALSO THE RESULT OF HIS OWN OBSERVATION IN THE REGULAR COURSE OF BUSINESS. HE TESTIFIED HE DID NOT KNOW WHAT OCCURRED IN MEXICO. THEN PHILLIPS OBJECTED TO THE INTRODUCTION OF THE CARD AND WAS OVERRULED. ON DIRECT EXAMINATION HUGGINS FURTHER TESTIFIED THAT SOBELL WAS BROUGHT TO INS, LAREDO, TEXAS BY THE MEXICAN SECURITY POLICE.

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WERE IN HUGGINS OFFICE AND TOOK SOBELL INTO CUSTODY AFTER THE MANIFEST RECORD WAS MADE. KILSHEIMER READ THE MANIFEST RECORD TO THE JURY AND POINTED OUT THAT THERE WAS A NOTATION ON THE RECORD "DEPORTED FROM MEXICO". IT APPEARED THAT THIS NOTATION WAS WHAT HUGGINS REFERRED TO WHEN HE TESTIFIED THAT SOME INFORMATION ON THE CARD WAS THE RESULT OF HIS OWN OBSERVATION IN THE REGULAR COUSE OF BUSINESS. DEFENSE ATTORNEY KUNTZ CROSS EXAMINED HUGGINS WHO TESTIFIED THAT BOTH THE TYPEWRITTEN INFORMATION AND THE HANDWRITTEN INFORMATION ON THE RECORD WAS PUT THERE BY HUGGINS WHILE SOBELL WAS IN THE INS OFFICE. ALL THE DATA EXCEPT THE NOTATION "DEPORTED FROM MEXICO" WAS FURNISHED BY SOBELL TO HUGGINS. HUGGINS TESTIFIED THAT INS HAD A LOOK OUT POSTED ON SOBELL TO PREVENT HIS LEAVING THE US. AT THIS POINT KUNTZ DRAMATICALLY ASKED THE WITNESS IF HE COULD TESTIFY THAT THE MANIFEST RECORD WAS NOT PREPARED BEFORE SOBELL GOT TO THE INS OFFICE. THEREUPON HUGGINS FACED THE JURY SQUARELY AND SAID "GENTLEMEN OF THE JURY, I CAN TESTIFY THAT THE RECORD WAS NOT PREPARED BEFORE SOBELL GOT TO MY OFFICE." HUGGINS ALSO TESTIFIED THAT THE HANDWRITTEN PORTION OF THE RECORD WAS ALSO MADE WHILE SOBELL WAS IN HIS

END PAGE TWO

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OFFICE. HUGGINS SAID HE DID NOT KNOW IF THE FBI WENT INTO MEXICO.
HE TESTIFIED THAT HE SPOKE TO FBI MEN BUT DID NOT LEARN FROM THEM
IF ANYONE HAD GONE INTO MEXICO. HE TOLD SOBELL THAT WHENEVER A PERSON
IS DEPORTED FROM MEXICO A RECORD MUST BE MADE ACCORDING TO INS REGU-
LATIONS. THE MEXICAN POLICE DID NOT EXHIBIT ANY DOCUMENT SHOWING
SOBELL WAS DEPORTED FROM MEXICO. THE PROSECUTION RESTED AT THREE PM.
IN THE ABSENCE OF THE JURY, DEFENSE ATTORNEY EMANUEL BLOCK MADE
SEVERAL MOTIONS TO THE JUDGE. HE MADE A MOTION FOR A MISTRIAL ON
THE GROUND THAT THE GOVERNMENT INTRODUCED TESTIMONY ATTEMPTING TO
LINK THE ROSENBERGS WITH MEMBERSHIP IN THE CP, USA. THIS MOTION WAS
DENIED. HE MADE A MOTION FOR A MISTRIAL ON THE SAME GROUNDS REGARD-
ING THE YCL, WHICH WAS DENIED. HE MADE A MOTION TO STRIKE OUT OF
THE RECORD ALL TESTIMONY RELATING TO THE ALLEGED MEMBERSHIP OF ROSEN-
BERGS IN THE CP, USA, AND THE YCL. THESE MOTIONS WERE DENIED.
HE MADE A MOTION TO DISMISS THE INDICTMENT AGAINST THE ROSENBERGS
ON THE GROUNDS THAT THE ESPIONAGE STATUTE IS UNCONSTITUTIONAL IN
VIOLATING THE FIRST AND FIFTH AMENDMENTS. THIS MOTION WAS DENIED.
HE MADE A MOTION TO DISMISS THE INDICTMENT AS DEFECTIVE AND INVALID

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AS A MATTER OF PLEADING. DENIED. DEFENSE ATTORNEY PHILLIPS JOINED WITH BLOCK IN THE SAME MOTIONS AS RELATING TO SOBELL AND HELD THAT THE STATUTE WAS VOID AS VIOLATING THE FIRST, FIFTH AND SIXTH AMENDMENTS. HE HELD THE INDICTMENT WAS SO WORDED AS TO FAIL TO COME WITHIN RULE SEVEN OF THE FEDERAL RULES AND PROCEDURE. HE CLAIMED THE INDICTMENT WAS VAGUE, PURELY GENERIC IN TERMS, CONTAINED NO SPECIFIC ACTS REGARDING SOBELL AND FAILED TO PROTECT SOBELL AGAINST DOUBLE JEOPARDY. HIS MOTIONS WERE DENIED. PHILLIPS REQUESTED THE SAME MOTIONS THAT BLOCK HAD MADE REGARDING THE CP, USA. THESE MOTIONS WERE DENIED. HE THEN MOVED TO STRIKE OUT THE TESTIMONY OF THE GREENGLASSES, GOLD, ABEL, KOSKI, ADOMIAN, THE STATE DEPARTMENT, AS WELL AS INFO REGARDING THE A-BOMB AND THE JELLO BOX EXHIBITS. THIS MOTION WAS DENIED. THEN HE ASKED THE COURT TO MAKE AVAILABLE THE COMPLAINT SWORN OUT BY SA SHROEDER REGARDING SOBELL AND THE FIRST TWO INDICTMENTS. HE WAS INSTRUCTED THAT THESE WERE MATTERS OF RECORD AND THAT HE COULD GET THEM HIMSELF WHENEVER HE WISHED. ALEXANDER BLOCK ASKED FOR A DIRECTED VERDICT CLAIMING THAT THE GOVERNMENT FAILED TO PROVE THE CHARGE BEYOND A REASONABLE DOUBT.

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PHILLIPS ASKED FOR THE SAME DIRECTED VERDICT. DENIED. AT THREE FORTYFIVE PM JULIUS ROSENBERG TOOK THE STAND AND WAS LEAD THROUGH HIS DIRECT EXAMINATION BY EMANUEL BLOCK. HE FURNISHED HIS BACKGROUND AND EDUCATION. HE FURNISHED INFO CONCERNING HIS RESIDENCE AT TEN MONROE STREET AND THE RENTAL THEREOF. HE TESTIFIED THAT IN FORTYTWO, WHEN HE MOVED TO TEN MONROE STREET, HE DID NOT PURCHASE FURNITURE BUT BORROWED SOME FROM A FRIEND WHO WAS GOING TO CALIFORNIA FOR A JOB. THIS FRIEND WAS A MEMBER OF THE FAECT. THE ONLY NEW PIECE OF FURNITURE HE EVER PURCHASED WAS A CONSOLE TABLE, WHICH HE BOUGHT IN FORTYFOUR OR FORTYFIVE FROM R. H. MACY AND COMPANY FOR ABOUT TWENTYONE DOLLARS. HE WAS GIVEN A BREAKFRONT BY A FRIEND, WHO FOUND HE COULD NOT FIT IT INTO HIS OWN HOME. HE ALSO BOUGHT A FEW SECOND HAND ITEMS FROM TENANTS OF KNICKBOCKER VILLAGE. ROSENBERG HELD ODD JOBS IN THIRTYNINE. IN THAT YEAR HE WORKED FOR PAUL WILLIAMS DOING RESEARCH ON AN INVENTION. HE WAS ALSO WORKING FOR E. W. BLISS COMPANY, BROOKLYN, AS A TOOL DESIGNER. IN FORTY, ETHEL ROSENBERG OBTAINED A JOB WITH THE CENSUS BUREAU, WASH., DC.

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JULIUS, WHO HAD TAKEN CIVIL SERVICE EXAMS PRIOR TO THAT TIME, WENT TO WASHINGTON IN THE SUMMER OF FORTY TO SEE IF HE COULD GET A GOVERNMENT JOB. HE WAS APPOINTED JUNIOR ENGINEER WITH THE SIGNAL CORPS, NYC. ETHEL RETURNED TO NY A FEW MONTHS LATER. FOR SIX MONTHS THEY LIVED AT JULIUS- MOTHER-S HOUSE IN NYC. THEN THEY MOVED TO A FURNISHED ROOM ON AVENUE A, NEAR SEVENTH STREET, UNTIL MOVING TO KNICKBOCKER VILLAGE. JULIUS BEGAN WORKING FOR ARMY SIGNAL CORPS, NYC, AT END OF SUMMER FORTY. HE WAS SEPARATED FROM THIS JOB IN FEBRUARY, FORTYFIVE. HE OBTAINED A JOB WITH EMERSON RADIO DURING LATE FEBRUARY, FORTYFIVE. HE HAD FORMERLY BEEN STATIONED AT EMERSON RADIO WHEN HE WAS A SIGNAL CORPS EMPLOYEE. HE WAS LAID OFF IN DECEMBER, FORTYFIVE, WHEN EMERSON RADIO CURTAILED ITS STAFF. ~~BERNARD GREENGLASS~~, ISADORE GOLDSTEIN, AND JULIUS, FORMED PARTNERSHIP CALLED UNITED PURCHASERS AND DISTRIBUTORS, WHICH ENGAGED IN THE BUYING AND SELLING OF SURPLUS HARDWARE PRODUCTS. THE OFFICE OF THIS ORGANIZATION WAS LOCATED IN THE STORE OF JULIUS- FATHER-IN-LAW AT SIX FOUR SHERIFF STREET. IN THE

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SPRING FORTYSIX, THE UNITED PURCHASERS AND DISTRIBUTORS WAS DISSOLVED AND BERNARD GREENGLASS, DAVID~~X~~ GREENGLASS, ISADORE GOLDSTEIN, AND JULIUS ORGANIZED THE G AND R ENGINEERING COMPANY. JULIUS INVESTED FIFTEEN HUNDRED DOLLARS IN THE G AND R, WHILE DAVID GREENGLASS INVESTED ONE THOUSAND DOLLARS, BERNARD GREENGLASS, FIFTEEN HUNDRED DOLLARS, AND ISADORE GOLDSTEIN FIFTEEN HUNDRED DOLLARS. BERNARD LATER INVESTED AN ADDITIONAL FIVE THOUSAND DOLLARS, WHICH HE BORROWED FROM HIS FAMILY. IN FALL FORTYSEVEN, DAVID, BERNARD, JULIUS, AND DAVID~~X~~ SHEIN FORMED THE PITT MACHINE PRODUCTS COMPANY UPON THE DISSOLUTION OF G. AND R. SHEIN PUT FIFTEEN THOUSAND DOLLARS INTO THE BUSINESS. JULIUS INVESTED HIS G AND R INTEREST IN PITT MACHINE. IN RESPONSE TO BLOCK-S QUESTIONS, JULIUS TESTIFIED THAT HE IS AWARE OF THE GOVERNMENT-S CHARGE IN THIS CASE. HE DENIED THAT IN THE MIDDLE OF NOVEMBER, FORTYFOUR, HE ASKED RUTH TO GET DAVID TO FURNISH INFORMATION TO HIM. HE DID NOT KNOW WHERE DAVID WAS STATIONED IN THE MIDDLE OF NOVEMBER, FORTYFOUR, OR THAT THERE WAS A LOS ALAMOS PROJECT IN NEW MEXICO.

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~~X~~ GREENGLASS

JULIUS DENIED THAT HE GAVE RUTH FIFTEEN HUNDRED DOLLARS OR THAT HE ADVANCED HER ANY SUM TO GO TO VISIT DAVID IN NEW MEXICO, FOR ANY ESPIONAGE PURPOSE. HE DENIED GIVING RUTH A SINGLE PENNY IN HIS WHOLE LIFE. HE TESTIFIED HE NEVER HAD A CONVERSATION WITH RUTH IN DECEMBER, FORTYFOUR, REGARDING BOHR, UREY, OR OPPENHEIMER. HE TESTIFIED THAT RUTH NEVER MENTIONED THOSE NAMES OR THE NAME OF ANY OTHER SCIENTIST AT LOS ALAMOS TO HIM. ROSENBERG DENIED THAT RUTH, IN DECEMBER, FORTYFOUR, OR ANY TIME AFTER THAT, DISCLOSED TO HIM THE NAMES OF THE PERSONNEL AT LOS ALAMOS, OR A DESCRIPTION OF THE LAYOUT AT LOS ALAMOS. HE SAW RUTH IN DECEMBER, FORTYFOUR, AT THE HOME OF HIS MOTHER-IN-LAW, TESSIE GREENGLASS, SIX FOUR SHERIFF STREET. THIS WAS THE USUAL FRIDAY NIGHT SOCIAL GATHERING. NOTHING WAS SAID ABOUT ESPIONAGE OR ABOUT INFO FROM LOS ALAMOS. JULIUS TESTIFIED THAT HE KNEW RUTH HAD VISITED DAVID IN AN ARMY CAMP IN NOVEMBER, FORTYFOUR. HE KNEW THAT SHE HAD VISITED ALBUQUERQUE, NM, BUT DID NOT ASSOCIATE LOS ALAMOS WITH ALBUQUERQUE. HE DID NOT KNOW THAT THE PROJECT EVEN EXISTED. HE NEVER WENT TO THE GREENGLASS HOUSE IN JANUARY, FORTYFIVE, TO ASK FOR INFORMATION REGARDING LOS ALAMOS. HE NEVER GOT SKETCHES

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OR DESCRIPTIONS FROM DAVID REGARDING LOS ALAMOS. JULIUS TESTIFIED THAT IN JANUARY, FORTYFIVE, HE SAW DAVID AT TESSIE GREENGLASS-HOUSE. AT THAT TIME DAVID TOLD THE FAMILY THAT HE WAS AT A SECRET PROJECT NEAR ALBUQUERQUE. JULIUS DID NOT KNOW IT WAS THE LOS ALAMOS PROJECT. HE INVITED DAVID AND RUTH TO COME TO HIS HOUSE FOR SUPPER. BLOCK DISPLAYED TO ROSENBERG A SKETCH PREVIOUSLY PLACED IN EVIDENCE AND ROSENBERG DENIED EVER RECEIVING IT. HE TESTIFIED HE NEVER SAW A SKETCH LIKE IT BEFORE. HE FURTHER TESTIFIED THAT HE NEVER DESCRIBED AN A BOMB TO DAVID GREENGLASS. HE CLAIMED THAT HE CANNOT DESCRIBE ONE TODAY. HE SAID HE NEVER STUDIED NUCLEAR PHYSICS AND THAT NOBODY HAS EVER DISCUSSED THE A BOMB OR NUCLEAR FISSION WITH HIM. HE STATED THAT HIS OCCUPATION HAS BEEN IN THE PRODUCTION END OF ELEC-TRICAL ENGINEERING. ADJOURNED.

HOLD

cc: *in Belmont* SCHEIDT
in Langphere

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 20 1951

TELETYPE

WASHINGTON FROM NEW YORK 69 20 8-53P

DIRECTOR URGENT

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-21-86 BY 3042 *put-AIC*

ATTENTION FBI LAB.

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

JULIUS ROSENBERG, ESP - R. TRIAL OF INSTANT CASE MARCH TWENTY DEFENSE
 CONCEDED HANDWRITING ON REGISTRATION CARDS INTRODUCED IN EVIDENCE BY
 MEXICAN WITNESSES AS BEING THAT OF MORTON SOBELL AND ACCORDINGLY
 TESTIMONY OF SA JAMES CADIGAN, LAB EXPERT, NOT NEEDED. HOWEVER DEFENSE
 OBJECTED TO INTRODUCTION INTO EVIDENCE OF AUTHENTICATED COPIES
 OF INS MANIFEST DATED AUG. EIGHTEEN, FIFTY, AT LAREDO, TEXAS, WHICH
 WAS SIGNED BY MORTON SOBELL AND THIS WILL NECESSITATE REPRESENTATIVE
 FROM INS, SAN ANTONIO, INTRODUCING ORIGINAL MANIFEST CARD IN EVIDENCE.
 THIS CARD IS SIGNED BY MORTON SOBELL. AUSA COHN HAS REQUESTED AGENT
 CADIGAN TO REMAIN IN NY IN ORDER THAT HE MIGHT TESTIFY AS TO SIGNATURE
 ON THIS MANIFEST CARD BEING IDENTICAL WITH MORTON SOBELL-S SIGNATURE
 IN EVENT ISSUE IS RAISED AT THE TIME THIS IS INTRODUCED INTO EVIDENCE
 ON MARCH TWENTYFIRST. SA CADIGAN ADVISES HE WILL MAKE EXAMINATION
 UACB UPON RECEIPT OF ORIGINAL DOCUMENTS FROM SAN ANTONIO MARCH TWENTY
 FIRST AM AND IN EVENT IT IS POSSIBLE TO MAKE IDENTIFICATION, HE WILL
 SO TESTIFY IF REQUIRED.

HANDLED
STOP 13/2

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MAR 31 1951 SCHEIDT

Called Laboratory

M. J. [unclear]

cc: Mr. Harbo

HOLD PLS

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REPORT
of the

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FEDERAL BUREAU OF INVESTIGATION
WASHINGTON D. C.

March 22, 1951

To: SAC, New York

There follows the report of the FBI Laboratory on the examination of evidence received from your office on March 21, 1951. This report confirms and supplements the Bureau's teletype to your office dated March 21, 1951.

Re: JULIUS ROSENBERG, et al
Espionage - R

J. Edgar Hoover
John Edgar Hoover, Director

YOUR FILE NO. 65-15348
FBI FILE NO. 65-58236
LAB. NO. D-129621 BE

Examination requested by: New York

Reference: Letter dated 3-20-51

Examination requested: Document

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-21-86 BY 3042 *put DHC*

Specimens:

- Qc30 Photographic copy of a 1940 Communist Party Membership Book #6652, bearing the name "JULIUS ROSENBERG."
- Qc31 Photostatic copy of an Independent Nominating Petition-Communist Party, page #705, dated 2-3-41, bearing the signature "JULIUS ROSENBERG" on line 2. *HANDLED BY OP 3*
- Qc32 Photostatic copy of a Communist Party Nominating Petition For Councilman, page #110, dated 9-26-39, bearing the signature "JULIUS ROSENBERG" on line 1.
- Qc33 Photostatic copy of a Communist Party Nominating Petition For Councilman, page #125, dated 10-4-39, bearing the signature "JULIUS ROSENBERG" on line 5.
- Qc34 Photostatic copy of a Communist Party Independent Nominating Petition, page #142, dated 10-4-40, bearing the signature "JULIUS ROSENBERG" on line 19.
- Qc35 Photostatic copy of a Communist Party Independent Nominating Petition, page #72, dated 8-5-42, bearing the signature "JULIUS ROSENBERG" on line 3. *WPA 3-4-51*

Result of examination: *DEL. OF 102416*

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Qc35 were not written by JULIUS ROSENBERG, whose known handwriting is found on specimen Kc2 previously submitted in this case.

SPECIAL DELIVERY

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Continued next page

No conclusion could be reached whether the handprinting on specimen Qc30 was prepared by ROSENBERG, because of the limited nature of the questioned handprinting and also because the quality of the photograph, Qc30, is such that the handprinting characteristics are not sufficiently clear for a satisfactory examination. It was also noted that the submitted photograph does not show the entire document.

A definite conclusion could not be reached as to whether the JULIUS ROSENBERG signature on Qc31 was written by ROSENBERG, because of variations in the questioned signature which cannot be accounted for. These variations may be due to the conditions under which the questioned signature was prepared or they may actually represent the normal hand-writing characteristics of the writer of the questioned signature.

Specimen Kc2 was received from your office with a letter dated July 24, 1950.

The submitted evidence is retained.

FEDERAL BUREAU OF INVESTIGATION

Form No. 1
THIS CASE ORIGINATED AT **NEW YORK CITY**

ES FILE NO. **65-3405** DER

REPORT MADE AT BOSTON, MASSACHUSETTS	DATE WHEN MADE 3/3/51	PERIOD FOR WHICH MADE 1/23;3/1,2,3/51	REPORT MADE BY BRENTON S. GORDON
TITLE JULIUS ROSENBERG, was.			CHARACTER OF CASE ESPIONAGE - R

SYNOPSIS OF FACTS:

EMIL O. SCHRAMM and JACOB J. REPETTO of Clarostat Manufacturing Company unable to furnish information pertinent to investigation. VINCENT O'GORMAN states he was never solicited by Subject, DAVID GREENGLASS or anyone else to furnish information for the benefit of the Soviet Union while O'GORMAN was at Los Alamos, New Mexico.

- RUC ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7-24-86 BY 3042 put-etc

DETAILS:

AT DOVER, NEW HAMPSHIRE:

EMIL O. SCHRAMM, Purchasing Director, the Clarostat Manufacturing Company, Inc., stated his firm's offices were formerly located at 130 Clinton Street, Brooklyn, New York. They were moved to Dover, New Hampshire in about 1948. ~~DISPERSED RECORDING~~

Mr. SCHRAMM produced records reflecting that the Subject, as President of the Pitt Machine Products Company, 370 Houston Street, New York City, under date of May 18, 1948, quoted a price on three hundred stainless steel shafts for SCHRAMM's company. On June 14, 1948, the Pitt Company received the latter order. The goods were delivered by Pitt on July 22, 1948 and Pitt was paid on August 12, 1948. SCHRAMM stated he could recall the transaction but that he had never met the Subject or any other individual connected with Pitt Machine Products Company.

1cc MAG
McINERNEY
3-7-51
OK
1cc KSC 3/20/51
RUC
COPIES DESTROYED
R 584 NOV 9 1960

APPROVED AND FORWARDED <i>J. E. Thornton</i> SPECIAL AGENT IN CHARGE	DO NOT WRITE IN THESE SPACES 65-458236-878 MAR 5 1951 RECORDED INDEXED
COPIES OF THIS REPORT 5 - BUREAU (AMSD) 65-458236 4 - NEW YORK CITY (AMSD) 3 - BOSTON <i>1 cc 3/20/51 RUC</i>	

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BS 65-3405

At SCHRAMM's suggestion, JACOB J. REPETTO, Chief Draftsman of Clarostat Manufacturing Company, Inc., was interviewed. REPETTO declared that shortly before Clarostat moved from Brooklyn to Dover, New Hampshire, ROSENBERG contacted him on two occasions at the Clarostat branch plant then located at 285 North Sixth Street, Brooklyn, New York. ROSENBERG solicited business for the Pitt Machine Company. REPETTO stated that at his own suggestion ROSENBERG submitted the above-mentioned price quotation on stainless steel shafts. REPETTO then referred the matter to SCHRAMM and, as a result of his recommendation, ROSENBERG's company was given the order. REPETTO stated that the work performed by the Subject's company was unsatisfactory. REPETTO declared that he had had no subsequent association of any nature with the Subject.

GEORGE J. MUCHER, Chief Engineer of Clarostat, was unable to furnish any information concerning the above transaction. The names of the Subject's wife and brother-in-law were completely unfamiliar to all three above-named interviewees.

AT BEVERLY, MASSACHUSETTS:

VINCENT O'GORMAN was interviewed at his residence, 29 Belmont Street, Beverly, Massachusetts. Mr. O'GORMAN provided the following information:

O'GORMAN stated he was born December 9, 1919 at Boston, Massachusetts of GAYNOR and MARY O'GORMAN. He attended the Tileston Grammar School, Boston Public Latin School and received an A.B. Degree in Engineering Sciences from Harvard College as of June, 1943.

O'GORMAN was inducted into the AUS on May 9, 1944, received basic training at Camp Crowder, Missouri in the Signal Corps and was then assigned as a Technical Sergeant to the Experimental Physics Branch, MED, Los Alamos, New Mexico. His duties at the latter site were described by him as "experimental laboratory work." O'GORMAN stated he received an honorable discharge from the AUS on May 10, 1946 and was forthwith employed by the University of California Radiation Laboratory as an Assistant Group Leader in its "telemetering group" at the San Dia Base, Albuquerque, New Mexico. His immediate supervisor while in the Army was one JAMES S. ALLEN and, while at San Dia was DALE CORSON. O'GORMAN related he resigned the latter position January 31, 1947 to accept employment as a Research Physicist at the United Shoe Machinery Corporation's plant at Beverly, Massachusetts. He has been since so employed.

BS 65-3405

O'GORMAN stated he knew DAVID GREENGLASS while he was at Los Alamos. To his best, but not positive, recollection, they shared the same barracks in company with others in the AUS. O'GORMAN stated he had been married to the former WILMA BRUNDAGE in December, 1942 but was not permitted to bring his wife to Los Alamos until January, 1946. Others doing similar work were under a similar prohibition. As a result, O'GORMAN stated that the enlisted men were accustomed to "gripe" and to complain about their living conditions. There was a great deal of idle conversation about politics and the state of the war. O'GORMAN asserts that GREENGLASS participated in these conversations but never demonstrated any particular sympathy for the Soviet Union. O'GORMAN asserted that he was positive that at no time did he, himself, express any sympathies for the Soviet Union. O'GORMAN noted that he is the nephew of a Roman Catholic priest, the brother of a nun who teaches at Manhattanville College in New York and that his wife is a convert to Catholicism. He stated further that he has never attempted to conceal his religious affiliations, frequently expostulated on the doctrine of his Church, and that, therefore, any statements made by him with reference to Communism would be of a critical nature.

O'GORMAN stated he had been a severe and outspoken critic of Nazism. O'GORMAN stated his outspoken expressions and emotions were predicated upon his having become well acquainted at Harvard with several German Jewish refugees who had suffered at the hands of Nazi Germany.

O'GORMAN specifically denied that he had ever been approached by DAVID GREENGLASS, the instant Subject, or anyone else to furnish confidential information for the use/benefit of the Soviet Union or any other power. O'GORMAN stated he knew of no one who had been so approached or solicited.

- REFERRED UPON COMPLETION
TO THE OFFICE OF ORIGIN -

ES 65-3405

ADMINISTRATIVE PAGE

The investigation at Dover, New Hampshire was conducted by Special Agent BURTON L. BRUCE.

Investigation at Beverly, Massachusetts, was conducted by Special Agent SAMUEL J. LEVIS and the writer.

It is noted that the names of BENSON ZWEIG, RICHARD BELLMAN and HYMAN RUDOFF were unfamiliar to O'GORMAN. He had played chess on one occasion with DONALD MAYERS but could furnish no other information concerning him.

It is noted that O'GORMAN's father has been affiliated with the United Shoe Machinery Corporation for thirty-eight years. His uncle, Fr. EDWARD O'GORMAN, is a well-known clergyman in Boston.

The indices of the Boston Office contain no information of a derogatory nature concerning O'GORMAN.

REFERENCE: New York letter to the Bureau dated 1/23/51
Bureau teletype to New York dated 3/1/51.

3/21/51
CONFIDENTIAL
BY SPECIAL MESSENGER

65-58236-878

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ALL INFORMATION CONTAINED
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DATE 7-21-86 BY 3042 fwt-etc

Date: March 20, 1951
To: Atomic Energy Commission
Building T-3
16th & Constitution Avenue, N.W.
Washington, D. C.

Attention: Captain John A. Waters, Jr.
Director
Division of Security

From: John Edgar Hoover, Director
Federal Bureau of Investigation

Subject: JULIUS ROSENBERG, was.
ESPIONAGE - R

There is attached hereto one copy of the report of Special Agent Brenton S. Gordon, dated March 3, 1951, at Boston, Massachusetts.

This report may be of interest to you in view of the fact that it contains an interview of Vincent O'Gorman, who was formerly employed by the Manhattan Engineer District at Los Alamos, and whose name David Greenglass believes he furnished to either Rosenberg or Harry Gold as a possible recruit for Soviet espionage.

Enclosure (1)

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ASSISTANT ATTORNEY GENERAL JAMES M. McINERNEY

March 20, 1951

DIRECTOR, FBI

JULIUS ROSENBERG, was., Et Al
ESPIONAGE - R

CONFIDENTIAL

WAB/D/105
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Transmitted herewith is one copy each of the following reports
in captioned matter:

Report of Special Agent James P. Lee, dated March 14,
1951, at New York City;

Report of Special Agent William F. Norton, Jr., dated
March 16, 1951, at New York City.

Enclosures

JMK:hc

[Handwritten signature]

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FEDERAL BUREAU OF INVESTIGATION
FOIPA DELETED PAGE INFORMATION SHEET

_____ Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

- Deleted under exemption(s) _____ with no segregable material available for release to you.
- Information pertained only to a third party with no reference to you or the subject of your request.
- Information pertained only to a third party. Your name is listed in the title only.
- Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.

_____ Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).

1 Page(s) withheld for the following reason(s):
disposition handled by Doj in 1975

For your information: Doj letter to FBI, HQ dated 2-14-51

The following number is to be used for reference regarding these pages:
65-58236-NR dated 2-14-51 after serial 879

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Assistant Attorney General
James M. McInerney

March 30, 1951

Director, FBI

HARRY GOLD, was.
ESPIONAGE - R

ALL INFORMATION CONTAINED
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DATE 11/18/86 BY 3049 PWT/lmn

~~CONFIDENTIAL~~

WPA/DJB
10/19/75

Reference is made to your memorandum in captioned matter dated February 14, 1951, enclosing copies of your requests to the State Department and the Immigration and Naturalization Service with respect to thirty-three named individuals suspected of being involved in Soviet espionage or of being close associates of persons engaged in Soviet espionage. It is noted that your request to the Immigration and Naturalization Service merely requests notification of the attempted departure of any of the persons listed, and does not request that their departure from the United States be prevented.

Your attention is directed to the fact that the lookout notices now in effect with the Immigration and Naturalization Service, pursuant to your letter dated September 28, 1950, appear to go beyond the scope of your request. Inasmuch as this Bureau is to be notified in the event any of the named persons attempts to leave the United States, it is respectfully suggested that you may desire to clarify this situation with the Immigration and Naturalization Service.

DECLASSIFIED BY 2355
ON

10/17/75

cc: Commissioner
Immigration and Naturalization Service

~~CONFIDENTIAL~~

65-58440 (Gold)

cc: 65-58236 (Rosenberg)

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APPROPRIATE AGENCIES
AND FIELD OFFICES
ADVISED BY ROUTING
SLIP (S) OF
DATE 4/3/79

DUPLICATE YELLOW

Julius Rosenberg

March 21, 1951

SAC, NEW YORK

over

JULIUS ROSENBERG, ET AL, ESPIONAGE - R. REURLET MARCH TWENTY.
 CONCLUDED SUBJECT JULIUS ROSENBERG DID NOT WRITE ROSENBERG SIGNATURES
 ON NOMINATING PETITIONS DATED SEPTEMBER TWENTYSIX NINETEEN THIRTYNINE,
 OCTOBER FOUR NINETEEN THIRTYNINE, OCTOBER FOUR NINETEEN FORTY AND
 AUGUST FIVE NINETEEN FORTYTWO. DEFINITE CONCLUSION NOT REACHED WHETHER
 ROSENBERG PREPARED HANDPRINTING ON COMMUNIST PARTY MEMBERSHIP BOOK
 BECAUSE QUESTIONED HANDPRINTING VERY LIMITED AND CHARACTERISTICS
 NOT ALL CLEAR ON SUBMITTED PHOTOGRAPH. DEFINITE CONCLUSION NOT
 REACHED WHETHER ROSENBERG WROTE QUESTIONED SIGNATURE ON NOMINATING
 PETITION DATED FEBRUARY THREE NINETEEN FORTYONE BECAUSE OF VARIATIONS
 IN QUESTIONED SIGNATURE NOT ACCOUNTED FOR. NOT POSSIBLE TO DETERMINE
 WHETHER THESE VARIATIONS DUE TO CONDITIONS UNDER WHICH QUESTIONED
 SIGNATURE WRITTEN OR WHETHER THEY REPRESENT NORMAL HANDWRITING
 CHARACTERISTICS OF WRITER. REPORT FOLLOWS.

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FEDERAL BUREAU OF INVESTIGATION
 U. S. DEPARTMENT OF JUSTICE
 COMMUNICATIONS SECTION

MAR 21 1951

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 Mr. Glavin _____
 Mr. Nichols _____
 Mr. Rosen _____
 Mr. Tracy _____
 Mr. P. _____
 Miss Gandy _____

WASH, ST. LOUIS AND NEW YORK FROM WASH FIELD 3-21-51

DIRECTOR AND SAC'S

U R G E N T

JULIUS ROSENBERG, ET AL, ESPIONAGE DASH R. RE NYTEL TO WFO MARCH TWENTY, LAST,

ADVISING USA SDNY DESIRES TO OBTAIN ORIGINAL TRANSCRIPT OF RECORD OF HEARING

HELD ON MARCH TWENTY SIX, FORTY FIVE, AT NEWARK SIGNAL CORPS HEADQUARTERS, NEWARK, NEW JERSEY, WHICH RESULTED IN ROSENBERG'S DISMISSAL. ALSO THE ORIGINAL STATEMENTS AND SUPPORTING LETTERS PREPARED BY ROSENBERG, HIS ATTORNEY, AND FAECT. G TWO, WASHINGTON, D.C., FILES CONTAIN FOLLOWING COPIES OF COMMUNICATIONS: LETTER DATED APRIL THREE, FORTY FIVE, TO CO, NEWARK SIGNAL CORPS INSPECTION ZONE, NEWARK, N.J., FROM ROSENBERG; LETTER TO SECRETARY OF WAR, DATED MAY THREE, FORTY SIX, FROM LEWIS ALAN BERNE; LETTER TO WAR DEPARTMENT FROM LEWIS ALAN BERNE, DATED MARCH THIRTY, FORTY FIVE; LETTER TO SECRETARY OF WAR, DATED JANUARY SEVEN, FORTY SIX, FROM THOMAS R. SULLIVAN, AND MEMORANDUM DATED MARCH TWENTY EIGHT, FORTY FIVE, SETTING FORTH BASIS FOR ROSENBERG'S RELEASE SIGNED BY JOHN W. HENDERSON, CAPTAIN, SIGNAL CORPS INTELLIGENCE OFFICER.

FILES G TWO AND SECRETARY OF ARMY DO NOT CONTAIN ORIGINAL OF THESE COMMUNICATIONS. BELIEVED THEY HAVE BEEN SENT TO ST. LOUIS, MISSOURI. AGO REQUESTS RACAG, ST. LOUIS, TO FORWARD ALL FILES BOTH CONFIDENTIAL AND OTHERWISE PERTAINING TO ROSENBERG TO CG, FIRST ARMY, GOVERNORS ISLAND, NY, TODAY AIR MAIL SPECIAL DELIVERY. ST. LOUIS REQUESTED TO ASCERTAIN AND ADVISE NY IF LISTED COMMUNICATIONS SENT BY RACAG TO NY INCLUDED THOSE SET OUT ABOVE. PHOTOSTATIC COPY OF COMMUNICATIONS LISTED AND ORIGINAL OF LETTER TO CO, NEWARK SIGNAL CORPS INSPECTION ZONE, NEWARK, N.J., DATED FEBRUARY THIRTEEN, FORTY FIVE, FROM ROSENBERG, BEING SENT NEW YORK TODAY.

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65-5521-36-88159
 MAR 23 1951

cc: Mr. [Signature]

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FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 21 1951

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JULIUS ROSENBERG., ESPIONAGE - R. TRIAL SUMMARY. MORNING SESSION.
 MARCH TWENTY ONE INSTANT. USA SAYPOL OFFERED SOBELL-S SELECTIVE
 SERVICE QUESTIONNAIRE TO BE PLACED IN EVIDENCE. DEFENSE ATTORNEY
 PHILLIPS OBJECTED ON THE GROUND THAT NO FOUNDATION WAS LAID AND THAT
 THE RELEVANCY AND COMPETENCY OF THE DOCUMENT HAD NOT BEEN SHOWN.
 AFTER A BENCH CONFERENCE, JUDGE KAUFMAN RULED THAT THE DOCUMENT WILL
 BE RECEIVED IN EVIDENCE INASMUCH AS DE LOS RIOS PREVIOUSLY TESTIFIED
 THAT SOBELL HAD TOLD HIM THAT HE WAS AFRAID TO RETURN TO THE US ARMY
 AND THAT HE HAD ALREADY EXPERIENCED A WAR. SAYPOL THEN READ PORTIONS
 OF THE SELECTIVE SERVICE QUESTIONNAIRE, TO THE JURY REFLECTING THAT
 SOBELL HAD NOT HAD ANY PRIOR MILITARY SERVICE AND WAS NEVER INDUCTED
 IN THE LAST WAR. AT ELEVEN AM, ELIZABETH BENTLEY WAS SWORN IN AND
 WAS EXAMINED BY SAYPOL. SHE JOINED THE HARLEM SECTION OF THE CP IN
 NINETEEN THIRTY FIVE AND REMAINED WITH THAT SECTION UNTIL NINETEEN
 THIRTY EIGHT, AND DESCRIBED THE DUTIES OF MEMBERS OF HER SECTION.
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PAGE TWO

IN JULY, NINETEEN THIRTY EIGHT, SHE GOT A JOB IN THE ITALIAN LIBRARY OF INFORMATION AND REMAINED IN THE CP. AS A MEMBER OF THE CP, SHE KNEW F ~~BROWN~~, AKA FERUCCI ~~MARINI~~, AND ALSO KNEW HIS OFFICIAL POSITION IN THE CP. HIS DUTY WAS TO HANDLE THE ITALIAN COMMUNIST ACTIVITY IN THE US. HIS OFFICE WAS ON THE NINTH FLOOR OF THE CP HEADQUARTERS. BENTLEY WAS INSTRUCTED TO GO UNDERGROUND IN NINETEEN THIRTY EIGHT AND WAS TOLD TO PRETEND NOT TO KNOW OTHER COMMUNISTS, TO IGNORE THEM ON THE STREET, AND IF NECESSARY TO CLAIM THAT SHE QUIT THE PARTY. SHE TESTIFIED THAT THE YCL WAS RECOGNIZED BY THE CP AS AN INTEGRAL PART OF THE CP BETWEEN THIRTY FIVE AND THIRTY EIGHT. SHE MET JACOB GOLOS IN OCT., NINETEEN THIRTY EIGHT AND WAS TURNED OVER TO HIM BY BROWN. GOLOS HAD BEEN, UNTIL THE TIME OF HIS DEATH IN NOV., NINETEEN FORTY THREE, A MEMBER OF THE THREE-MAN CONTROL COMMISSION OF THE CP, USA. GOLOS WAS UNDERGROUND ALSO AND HIS BUSINESS WAS "WORLD TOURIST", A TRAVEL AGENCY SET UP IN NINETEEN TWENTY SEVEN BY THE CP. THE CP, USA, WAS PART OF THE COMMUNIST INTERNATIONAL. AFTER GOLOS DEATH, BENTLEY HAD OTHER CONTACTS, THE LAST BEING ANATOLE ~~GROMOV~~, FIRST SECRETARY, SOVIET EMBASSY. SHE SAW GROMOV LAST IN DEC., NINETEEN FORTY FIVE. SHE TESTIFIED THAT THE INFORMATION WHICH GOLOS HAD

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END OF PAGE TWO

PAGE THREE

ACQUIRED WAS PASSED ON TO THE SOVIET EMBASSY. AFTER GOLOS- DEATH, BENTLEY-S DUTIES CONSISTED OF COLLECTING INFORMATION FROM COMMUNISTS EMPLOYED IN THE US GOVERNMENT AND PASSED IT ON THROUGH COMMUNIST SUPERIORS TO MOSCOW. EARL BROWDER, HER SUPERIORS, AS WELL AS HER OWN OBSERVATIONS, GAVE HER THE KNOWLEDGE THAT THE CP, USA, SERVED THE INTERESTS OF MOSCOW. SHE TRANSMITTED ORDERS TO EARL BROWDER FROM MOSCOW WHICH HE HAD TO ACCEPT. BENTLEY WENT TO THE FBI IN THE SUMMER OF NINETEEN FORTY FIVE AND WAS ASKED IF SHE WOULD CONTINUE HER ACTIVITIES UNDER FBI GUIDANCE. SHE ALSO TESTIFIED THAT ALL OF HER CONTACTS WERE OBTAINED FROM THE CP. IT WAS THE ADHERENCE OF THE CP TO THE COMMUNIST INTERNATIONAL THAT SERVED AS THE SOURCE FOR THESE CONTACTS. JUDGE KAUFMAN ELICITED FROM BENTLEY THE TESTIMONY THAT THERE WAS A CLOSE RELATIONSHIP BETWEEN THE CP, USA, AND THE COMMUNIST INTERNATIONAL, THAT AT CP MEETINGS THIS CLOSE RELATIONSHIP WAS PREACHED, AND THAT ANY MEMBER WHO DID NOT ADHERE TO THE PARTY LINE AS DICTATED BY THE COMMUNIST INTERNATIONAL IN MOSCOW WAS EXPELLED. BENTLEY-S LAST CONTACT WITH THE CP WAS IN THE SPRING OF NINETEEN FORTY SEVEN. AFTER GOLOS- DEATH, BENTLEY WENT TO SEE BROWDER VERY FREQUENTLY FROM FORTY THREE TO FORTY FIVE. SHE TESTIFIED THAT THE NINTH FLOOR OF

END OF PAGE THREE

PAGE FOUR

CP HEADQUARTERS WAS RESTRICTED TO VISITS OF THE VERY SPECIAL MEMBERS OF THE CP. BENTLEY TESTIFIED THAT SHE HAD BEEN VARIOUSLY KNOWN AS ~~XHELEN, XJOAN AND XMARY.~~ GOLOS HAD BEEN KNOWN TO HER FIRST AS TIMMY AND WAS GENERALLY KNOWN TO OTHERS AS JOHN. ABOUT THE FALL OF NINETEEN FORTY TWO, SHE ACCOMPANIED GOLOS TO KNICKERBOCKER VILLAGE. GOLOS PARKED THE CAR AND WAITED ON A CORNER ACROSS THE STREET UNTIL HIS CONTACT ARRIVED. GOLOS RETURNED TO THE CAR WITH MATERIAL HE RECEIVED FROM HIS CONTACT. BLOCH OBJECTED TO THIS LINE OF TESTIMONY AND HIS OBJECTION WAS SUSTAINED. SAYPOL THEN ASKED ELIZABETH BENTLEY TO DESCRIBE THE CONTACT. BLOCH OBJECTED AND WAS SUSTAINED. BENTLEY FURTHER TESTIFIED THAT SHE HAD PHONE CONVERSATIONS WITH ONE "JULIUS" FROM THE FALL OF NINETEEN FORTY TWO TO NOV., FORTY THREE. AFTER EACH CALL SHE WOULD CONVERSE WITH GOLOS ABOUT IT. FROM CONVERSATIONS WITH GOLOS SHE LEARNED THAT JULIUS LIVED IN KNICKERBOCKER VILLAGE. EMANUEL BLOCH BEGAN THE CROSS EXAMINATION OF ELIZABETH BENTLEY AT TWELVE TWENTY PM. SHE TESTIFIED THAT SHE FIRST WENT TO THE FBI IN NEW HAVEN IN AUGUST, FORTY FIVE, TO TELL HER STORY. AT THAT TIME SHE INQUIRED ABOUT A CAPTAIN WHO WAS AN ACQUAINTANCE OF HERS. THE CAPTAIN HAD TOLD HER HE WAS ENGAGED IN UNDERCOVER WORK FOR THE U.S. GOVERNMENT AND BENTLEY FELT THAT THIS PLACED HER IN A DANGEROUS POSITION.

END OF PAGE FOUR

PAGE FIVE

FROM AUGUST, FORTY FIVE TO FORTY SEVEN, BENTLEY CONTINUED IN HER COMMUNIST PARTY ACTIVITIES WITH THE KNOWLEDGE OF THE FBI. SHE TESTIFIED THAT SHE HAS NEVER BEEN ARRESTED, INDICTED OR PROSECUTED FOR ESPIONAGE. SHE CALLED JACOB GOLOS, YASCHA, AND LOVED HIM AND LIVED WITH HIM IN THE COMMUNIST CONCEPT OF MARRIAGE. SHE DID NOT LIVE ON THE SAME PREMISES WITH GOLOS BUT DID HAVE RELATIONS WITH HIM. GOLOS WAS NEVER LEGALLY MARRIED TO ANYONE. BENTLEY KNEW GOLOS HAD LIVED WITH A WOMAN PREVIOUSLY AND HAD HAD A CHILD BY HER. BENTLEY RAN WORLD TOURIST HERSELF AND HAS PERSONAL KNOWLEDGE OF ITS RELATION TO THE COMMUNIST PARTY. SHE TESTIFIED THAT SHE NEVER MET ANYONE WHOSE VOICE SHE RECOGNIZED AS QUOTE JULIUS UNQUOTE. THIS UNIDENTIFIED QUOTE JULIUS UNQUOTE TELEPHONED HER FIVE OR SIX TIMES FROM THE FALL OF FORTY TWO TO NOV. FORTY THREE. THE CALLS CAME AFTER MIDNIGHT AND ON ONE OCCASION GOLOS WAS THERE. BENTLEY WROTE A BOOK ABOUT HOW A PERSON CAN BECOME A COMMUNIST, BECOME DISILLUSIONED AND THEN GET OUT OF IT. THE BOOK HAS NOT YET BEEN PUBLISHED, ALTHOUGH HER DRAFT HAS BEEN COMPLETED. SHE RECEIVED THREE THOUSAND DOLLARS AS AN ADVANCE OVER A PERIOD OF TIME. THERE IS A ROYALTY ARRANGEMENT. SHE TESTIFIED THAT SHE LECTURED ON COMMUNISM, SOMETIMES FOR FEES.

END OF PAGE FIVE

PAGE SIX

SHE HAS NO IDEA OF THE NUMBER OF TIMES OR HOW MUCH MONEY SHE EARNED IN THAT WAY. SHE TESTIFIED THAT SHE WROTE THE INFORMATION ABOUT THE QUOTE JULIUS UNQUOTE PHONE CALLS IN HER DRAFT OF HER BOOK BUT DOES NOT KNOW WHEN SHE WROTE THIS. ON REDIRECT EXAMINATION, SAYPOL ELICITED FROM BENTLEY THE TESTIMONY THAT SHE WAS IN SAN JUAN, PUERTO RICO, YESTERDAY AND FLEW TO THE U.S. IN RESPONSE TO A SUBPOENA. SHE WROTE HER BOOK TO SHOW HER EXPERIENCES AS A SOVIET COURIER AS IT RELATED TO THE COMMUNIST PARTY, USA. ON RE-CROSS EXAMINATION, BLOCH ASCERTAINED THAT BENTLEY-S PUBLISHER IS DEVIN ADARE COMPANY, NYC. BENTLEY TESTIFIED THAT SHE DID NOT ATTEND REGULAR PARTY MEETINGS FROM THIRTY EIGHT ON SINCE SHE WAS IN THE UNDERGROUND, THEREFORE SHE HAD NO PERSONAL KNOWLEDGE OF WHAT WENT ON AT MEETINGS. SHE DOES NOT KNOW HOW MANY UNITS THE HAD FROM THIRTY FIVE TO FORTY SEVEN OR HOW MANY MEMBERS IT HAD. SHE WAS UNABLE TO RECALL SEEING THE CONSTITUTION OF THE COMMUNIST PARTY, USA, ALTHOUGH SHE KNEW THERE WAS ONE. SHE EXPLAINED THAT IT WAS JUST A PAPER DOCUMENT AND AT ONE POINT BLOCH BECAME ANNOYED AND ASKED SARCASTICALLY QUOTE IS THERE ANYTHING ELSE YOU WANT TO SAY UNQUOTE. BEFORE BENTLEY COULD ANSWER JUDGE KAUFMAN POINTED OUT TO BLOCH THE DANGER INHERENT IN SUCH A QUESTION.

END OF PAGE SIX

PAGE SEVEN

JUDGE KAUFMAN STATED THAT IF HE WANTED TO ASK THE WITNESS SUCH A QUESTION HE SHOULD BE PREPARED FOR ANYTHING THAT BENTLEY MIGHT TELL HIM. BENTLEY FURTHER TESTIFIED THAT SHE INFORMED THE FBI ABOUT THE QUOTE JULIUS UNQUOTE PHONE CALLS IN FORTY FIVE. SHE STATED SHE DID NOT REMEMBER HOW MANY TIMES SHE SAW THE FBI, ALTHOUGH SHE KNEW HER VISITS WITH THE FBI WERE VERY FREQUENT. SHE HAS NEVER BEEN PAID BY THE U.S. GOVERNMENT FOR ANY INFORMATION. BLOCH ASKED BENTLEY IF SHE HAD TESTIFIED IN THE REMINGTON AND BROTHMAN CASES TO WHICH BENTLEY REPLIED IN THE AFFIRMATIVE. HE THEN ASKED BENTLEY IF SHE HAD TESTIFIED IN THE BROTHMAN CASE THAT HARRY GOLD HAD SUCCEEDED HER IN ESPIONAGE. BENTLEY POINTED OUT THAT THAT WAS NOT HER TESTIMONY BUT THAT SHE HAD TURNED OVER ABE BROTHMAN TO SOMEONE WHOSE IDENTITY SHE DID NOT KNOW. SHE ALSO TESTIFIED THAT SHE DID NOT FOLLOW VERY CLOSELY THE TRIAL OF THE COMMUNIST PARTY LEADERS AND DID NOT TESTIFY IN THAT CASE. AT THIS POINT BLOCH INFORMED THE JUDGE THAT HE INTENDS TO BRING IN FOR HIS DEFENSE THE INDICTMENT AND TESTIMONY IN THE CASE OF THE ELEVEN COMMUNIST PARTY LEADERS IN ORDER TO IMPEACH THE CREDIBILITY OF ELIZABETH BENTLEY. JUDGE KAUFMAN VERY EMPHATICALLY STATED THAT HE WOULD NOT PERMIT BLOCH TO DO SO. JUDGE KAUFMAN INFORMED THE

END OF PAGE SEVEN

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PAGE EIGHT

JURY THAT THEY WERE NOT TO DETERMINE GUILT OR INNOCENCE MERLY BECAUSE ANY OF THE DEFENDANTS MIGHT BE SHOWN TO BE COMMUNISTS. SAYPOL RETURNED TO REDIRECT EXAMINATION OF BENTLEY AND BENTLEY TESTIFIED THAT ABE BROTHMAN AND REMINGTON BOTH SUPPLIED HER WITH INFORMATION FOR TRANSMITTAL TO SOVIET RUSSIA. RECESS.

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cc Mr Belenski
Mr Long

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 29 1951

TELETYPE

Mr. Tolson	_____
Mr. Ladd	_____
Mr. Clegg	_____
Mr. Glavin	_____
Mr. Nichols	_____
Mr. Rosen	_____
Mr. Tracy	_____
Mr. Harbo	_____
Mr. Belmont	_____
Mr. Mohr	_____
Tele. Room	_____
Mr. Nease	_____
Miss Gandy	_____

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DIRECTOR AND SAC

URGENT

JULIUS ROSENBERG, ET AL, ESP-R. USA, SDNY, DESIRES TO OBTAIN ORIGINAL TRANSCRIPT OF RECORD OF HEARING HELD ON MARCH TWENTY-SIX, NINETEEN FORTY-FIVE AT NEWARK SIGNAL CORPS HEADQUARTERS, NEWARK, NJ, WHICH RESULTED IN ROSENBERG-S DISMISSAL. ALSO THE ORIGINAL STATEMENT AND SUPPORTING LETTERS PREPARED BY ROSENBERG, HIS ATTORNEY AND THE FACT. G-TWO, GOVERNORS ISLAND, NY, AND SECOND ARMY SIGNAL CORPS, BALTIMORE, CHECKED WITH NEGATIVE RESULTS. ROSENBERG-S ARMY INVESTIGATION FILE NUMBER TWO S THREE ONE EIGHT EIGHT TWO ONE. WASHINGTON FIELD CONTACT G-TWO, WASHINGTON, TO LOCATE ORIGINAL TRANSCRIPT AND CORRESPONDENCE. FORWARD AMSD TO NY FOR USE AT TRIAL IN CROSS EXAMINATION OF DEFENDANT ROSENBERG.

SCHIEDT

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED

DATE 7-17-83 BY 1676 RFP/cab
Emp # 56261

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9 MAR 30 1951

116 Mr. Belmont
cc Mr. Tolson

Office Memorandum • UNITED STATES GOVERNMENT

TO : DIRECTOR, FBI
FROM : SAC, WFO
SUBJECT: JULIUS ROSENBERG, ET AL
ESPIONAGE - R

DATE: March 21, 1951

*CHS
H.D.*

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DATE 7-21-86 BY 3042 jst-D/c

Re New York teletype to Washington Field Office March 20, 1951, requesting the original transcript of the record of hearing held on March 26, 1945, at Newark Signal Corps Headquarters, Newark, New Jersey, which resulted in ROSENBERG's dismissal, and also all original statements or supporting letters prepared by ROSENBERG, his attorney, and the Federation of Architects, Engineers, Chemists, and Technicians - this information requested for the use of the United States Attorney.

The G-2 file, Department of the Army, pertaining to JULIUS ROSENBERG was made available to Special Agent HOWARD FLETCHER, JR., by Major C.G. LEE, G-2 Section, Department of the Army. This file contained an original letter from JULIUS ROSENBERG to the Commanding Officer, Newark Signal Corps Inspection Zone, Newark, New Jersey, dated February 13, 1945. This was the only original communication in this file which fell under one of the categories listed in referenced teletype. This file also contained copies of the following communications:

Telegram to Lieutenant Colonel FRANK PRINA from THOMAS R. SULLIVAN, International Representative of the Federation of Architects, Engineers, and Chemists. This telegram was dated February 12, year not given.

Letter to Neuburger, Shapiro, and Rabinowitz, Attorneys at Law, 61 Broadway, New York 6, New York, dated March 3, 1945.

File Memorandum dated 28 March 1945, signed by JOHN W. HENDERSON, Captain, Signal Corps, Intelligence Officer. This memorandum was designated for 201 File, ROSENBERG, JULIUS.

Letter to the War Department, Washington, D.C., dated March 30, 1945, from LEWIS ALAN BERNE, International President of Federation of Architects, Engineers, Chemists, and Technicians.

HF, JR.:JG
65-5521

cc: New York (Enclosures) (SPECIAL DELIVERY - REGISTERED)
St. Louis - Air Mail

RECORDED - 43
INDEXED - 43

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referred to Agent
Letter reviewed for Army of course
884 59
gpc

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Letter to Commanding Officer, Newark Signal Corps Inspection Zone, Newark, New Jersey, dated April 3, 1945, from JULIUS ROSENBERG.

Letter to LEWIS ALAN BERNE, International President of the Federation of Architects, Engineers, Chemists, and Technicians from JOHN W. MARTYN dated May 4, 1945.

Letter to Mr. JULIUS ROSENBERG, 10 Monroe Street, Apartment G.E. 11, New York 2, New York, dated 31 May 1945, from JOHN W. MARTYN.

Letter to Honorable ROBERT PATTERSON, Secretary of War, Washington, D.C., dated January 7, 1946, from THOMAS R. SULLIVAN.

Letter to THOMAS R. SULLIVAN from JOHN W. MARTYN dated 14 February 1946.

Letter to Honorable ROBERT P. PATTERSON, Secretary of War, Washington, D.C., from LEWIS ALAN BERNE dated May 3, 1946.

Letter to LEWIS ALAN BERNE from JOHN W. MARTYN dated 11 June 1946.

The original and copies of the above-listed communications have been classified Confidential.

Major LEE had a check made of the files of the Secretary of the Army for the original of the above-listed communications, and none of the above-listed communications was located. They advised him that the communications addressed to the Secretary of War would be at the Army Record Center, St. Louis, Missouri.

Major LEE advised that authority was orally granted to him at 3 p.m. this date by Mr. JOHN G. CONNELLY, Jr., Office of the Secretary of the Army, to release to the FBI the original letter from JULIUS ROSENBERG and photostatic copies of other communications in the G-2 file for use in Federal Court in the prosecution of JULIUS ROSENBERG. He stated that the original communication must be returned to the G-2 files, Department of the Army.

34990

Photostatic copies of the following communications were furnished by Major LEE for the assistance of the United States Attorney, Southern District of New York, in assisting him in following the proceedings regarding the dismissal of JULIUS ROSENBERG:

Letter to Commanding Officer, Newark Signal Corps Inspection Zone, Newark, New Jersey, from S.V. CONSTANT, Colonel, GSC, Director, Security and Intelligence Division, dated February 8, 1945.

Letter to Commanding General, Army Service Forces, Washington, D.C., from CLAYTON BISSELL, Major General, GSC, Assistant Chief of Staff, G-2, dated April 25, 1945.

Memorandum for File. Subject: ROSENBERG, Mr. JULIUS, Former Engineer Inspector, Newark Signal Corps Inspection Zone, Newark, New Jersey, dated 25 April 1945.

Memorandum for the Secretary of War dated May 23, 1945. Subject - JULIUS ROSENBERG. From JAMES F. PERRY, Lieutenant Colonel, MI, Chairman, Board of Review.

Mr. FRANCIS B. BRISCALL, Administrative Officer, Administrative Service Division, AGO, directed a TWX on March 21, 1951, to the Army Record Center, St. Louis, Missouri, directing them to send today air mail, special delivery, the complete file, both 201 and confidential, pertaining to JULIUS ROSENBERG to the Commanding General, First Army, Governors Island, New York, which file will be subpoenaed by the United States Attorney, Southern District of New York, for use in his office or in court in the immediate future. St. Louis was requested by teletype today to ascertain if the originals of the above-listed copies of communications were included in the material sent by the Army Record Center, St. Louis, Missouri, to Commanding General, First Army, Governors Island, New York.

Mr. BRISCALL advised that these files from the Army Record Center should be available to the United States Attorney tomorrow afternoon.

00389
March 20, 1951

SAC, NEW YORK

URGENT

JULIUS ROSENBERG, WAS., ET AL, ESP-R.

REKPS SA JAMES P. LEE FOURTEENTH INSTANT AND SA WILLIAM F. BOSTON, JR.,
SIXTEENTH INSTANT. FOREIGN USA.

JMK:hc
65-58236

HOOVER

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DATE 7-21-86 BY 3042 *fwc/dsc*

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STOP DESK *[Signature]*

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COMMUNICATIONS SECTION

MAR 20 1951

APR 3 1951 TELETYPE

MAR 20 10 50 AM '51
RECEIVED IN ADVISORY ROOM
FBI
U.S. OFFICE OF DISTRICT ATTORNEY
[Signature]

11-14 AM *[Signature]*

[Handwritten mark]