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DELETED PAGE INFORMATION SHEET
FOI/PA# 1348712-0
Total Deleted Page(s) = 40
Page 6 ~ b6; b7C; b7D;
Page 38 ~ Referral/Consult;
Page 59 ~ b3; b6; b7C; b7D;
Page 60 ~ b3; b6; b7C; b7D;
Page 61 ~ b3; b6; b7C; b7D;
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Page 162 ~ b3; b6; b7C; b7D;
Page 166 ~ b3; b6; b7C; b7D;
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Page 220 ~ b6; b7C; b7D;
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FEDERAL BUREAU OF INVESTIGATION

FOI/PA

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b6

b7C

AIRTEL

To:

7:--

SAC, New York

From:

Director, FBI

ERIBERY

etc., et al.

Reurtel this date.

Innediately submit a letterhead memorandum setting forth background of this case. Specifically set forth in the opening paragraph of the letterhead memorandum that the USA requested investigation be limited to the routine agency checks until after necessary documents are obtained. Follow this matter closely and keep the Bureau advised of all developments.

MAILED 4 MAR 2 3 1962 COMM-FEI

ACL: AOB

(4)

Malone

Rosen Sullivan Tavel . Trotter

Tolson

Belmont Mohr -

Callahan Contad DeLoach.

Tele. Room Holmes

MAIL BOOM [ TELETYPE UNIT 19 km 26 9W

F	D-36	(Rev.	12-13-56
	73	Υ.	



Date: 3/26/62

	Date: 3/26/62	
Transmi	it the following inPLAIN TEXT	
	(Type in plain text or code)	
Via	AIRTEL	
A	(Priority or Method of Mailing)	
15	TO : DIRECTOR, FBI	
		İ
	FROM : SAC, NEW YORK (58-NEW)	I
		ı
	SUBJECT: ET AL	b6
	BRIBERY	ь7С
	D-Dired-to 2 to 201 20404 2/02/60	i
	ReBUairtel to NY, dated 3/23/62.	i
	Enclosed herewith are four copies of a letterhead	i
	memorandum prepared in this matter. Information contained in this memorandum was furnished by ROBERT M. MORGENTHAU,	
	USA. SDNY, at a conference held at the Office of the USA	
	and attended by SAC. HARVEY G. FOSTER, SAS JOHN JOSEPH MONAGHAN and	<b>b</b> 6
	MONAGHAN and	b7C
	The Bureau will be kept advised of all new	
ľ	developments in this matter.	
	I I	
	i i	
	- LA	
	3-Bureau (Encls. 4) 1-New York (58-NEW)  JJM: car (5)  (5)  (5)  (5)  (5)  (5)  (6)  (7)  (6)  (7)  (8)  (7)  (8)  (8)  (7)  (8)  (8	
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	JJM: car (5)  HENCTOSURE  DANGE DE LA COMPANION  OCO A PARA COMPAN	
	1 100 13-28.	(
	OUARRS 1982	
Ар	pproved: M Per	
Ö	G & Wick Special Agent in Charge	
_	,	



# In Reply, Please Refer to File No.

## UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

New York, New York March 26, 1962

Re:  Roy Cohn  Bribery	ь6 ь7С
United States Attorney Robert M. Morgenthau, Southern District of New York, furnished the following information regarding	
	ь6 ь7с ь7р
nearings on the United Dye Corporation case. Roy Cohn asked to get the adjournment and the adjournment was obtained. At that time	ь6 ь7с ь7р
,	

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

58-5100-2

ANCLOSURE

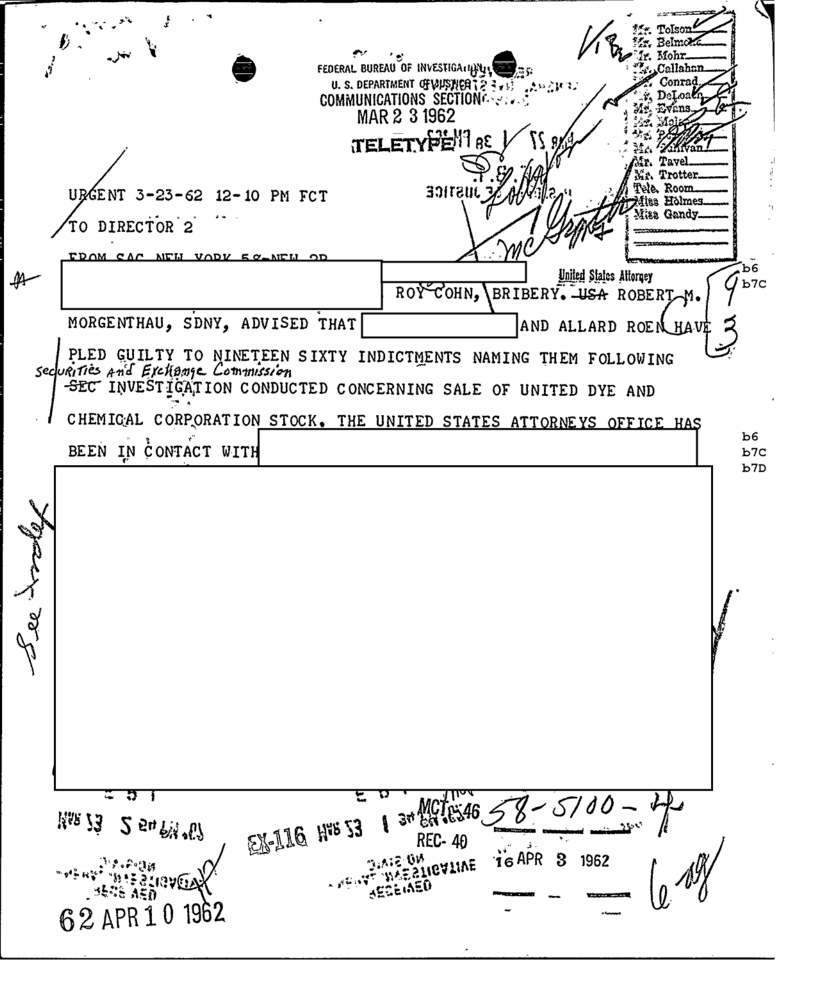
Re: Morton Robson; Roy Cohn Bribery	
In accordance with Mr. Morgenthau's request our investigation will be limited to routine agency checks until after the necessary documents have been obtained from	



FBI

Date: 3/29/6

			Date:	3/29/62	i i	
Fran	smit the foll	lowing in	(Type in plain text	or code)		
Via	AIRTEI					
			(Priority of	r Method of Mailing)	i	
	TO	:	DIRECTOR, FBI			
	FROM	:	SAC, NEW YORK (58	-1232) ·		
	SUBJE(	T:	BRIBERY	AĽ		b6 b7c
o	instar	nt date t	USA ROBERT M. MOR	GENTHAU, SDNY,		Ъ3
					F	10317
	kept a	advised.	T	he Bureau will	. be ·	
	140 p 0					
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	Approved:	Special	Agent in Charge	WI FE		



PAGE TWO	
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USA_REQUESTS_NO_ACTIVE_INVESTIGATION_OTH	i ier
THAN ROUTINE AGENCY CHECKS UNTIL AFTER OBTAINS DOCUMENTARY	ь7р
EVIDENCE FROM BUREAU WILL BE KEEPT ADVISED.	
END AND ACK PLS	
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	Service Unit - Room 6524	
	Forward to File Review	
-	Attention	
1	Return to Supervisor Room Ext.	
Type of	References Requested:	
	Regular Request (Analytical Search)	
	All References (Subversive & Nonsubversive)	
	Subversive References Only	
<u> </u>	Nonsubversive References Only	
<u> </u>	MainReferences Only	
Type of	Search Requested:	
	Restricted to Locality of	
	Exact Name Only (On the Nose)	
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•	FEDERAL BUREAU OF INVESTIGATION  U. S. DEPARTMENT OF JUSTICE  COMMUNICATIONS SECTION  APR 5 1962  Mr. Tolson  Mr. Mohr  Mr. Callahan  Mr. Conrad  Mr. DeLoach  Mr. DeLoach  Mr. Rosen  Mr. Rosen  Mr. Rosen  Mr. Rosen  Mr. Totter  Tele. Room
	URGENT 4-5-62 5-50 PM PST KN  Miss Holmes  Miss Gandy
1	TO DIRECTOR, FBI AND SAC-S LOS ANGELES AND NEW YORK /58-1232/
	NEW YORK VIA WASHINGTON . Highley
	FROM SAC, LAS VEGAS /58-8/ 1P
	ROY COHN, BRIBERY, OU. NY.
	RE NEW YORK TEL FOUR INSTANT.
	FOR INFO LOS ANGELES RETEL REQUESTED CHECK OF HOTEL RECORDS
	FORSIAY IN LAS VEGAS FOR PERIOD AUGUST FIFTEEN THROUGHb70
	AUGUST TWENTYSEVEN FIFTYNINE. RECORDS, FLAMINGO HOTEL, FOR
	THAT PERIOD PRESENTLY MAINTAINED BY
	AT THE FLAMINGO, INC., SUITE FOUR ONE FOUR, NINE THREE FIVE .
	ZERO WILSHIRE BOULEVARD, LOS ANGELES. RECORDS MAINTAINED BY ONE
	LOS ANGELES REQUESTED TO CHECK THESE RECORDS
	FOR PERTINENT PERIOD, FOR ROBSON.
	FOR INFO NEW YORK CHECK OF ALL MAJOR HOTELS, LAS VEGAS,
	MADE TODAY RE AND COHN, EXCEPT DESERT INN, WITH NEGATIVE b6
	RESULTS. FD THREE ZERO TWO-S FOLLOW.
	END ACK PLS REC- 50
	OK FBI JLA NRB III . EN APR 6 1962
	WA 8-56 PM OK FBI WA RELAY
pi	TU DISCV AND
. 0	3'APR 12 1962

# GENERAL INVESTIGATIVE DIVISION

This is an entirely new allegation, however, the facts are very similar to those of a previous investigation conducted regarding

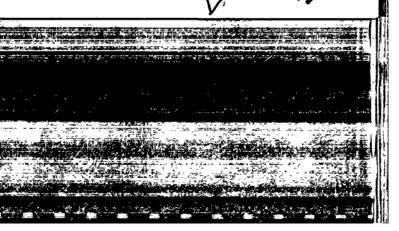
b7C

which is under consideration by U. S. Attorney's Office, Southern District of New York, relative to presentation to a Federal Grand Jury.

In the case, the allegation was that Roy Cohn had aided in the appointment of

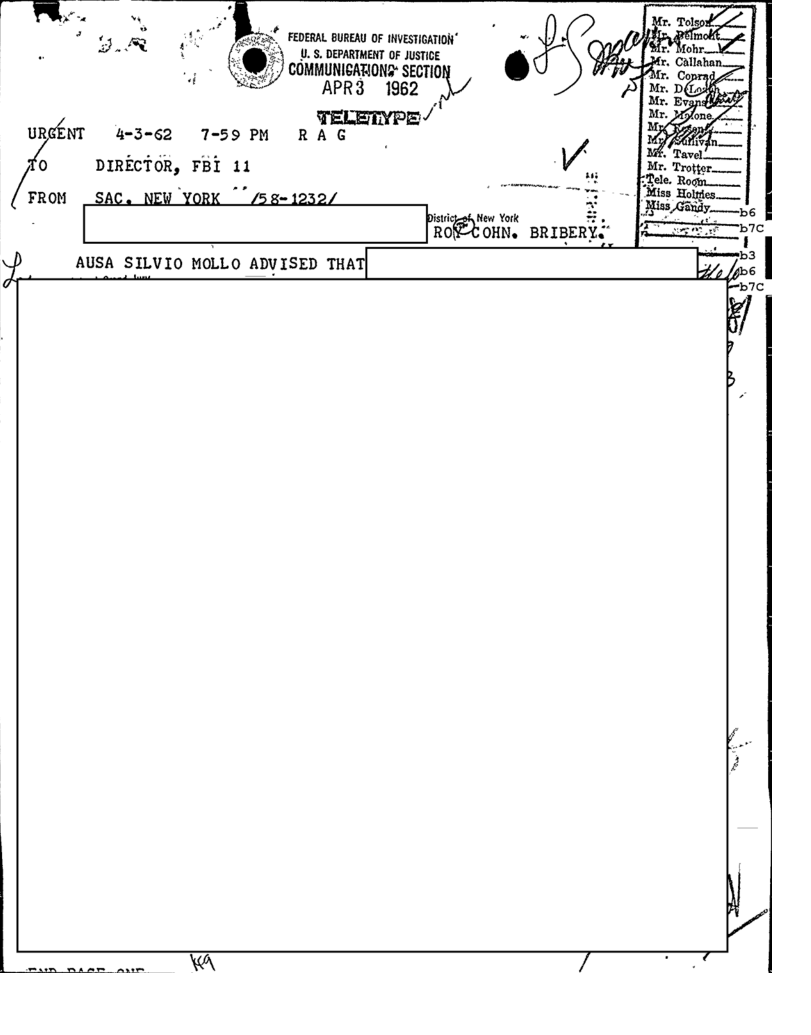
exercise control over indictments expected against several individuals in this same Securities and
Exchange Commission case.

While we are honoring the U.S. Attorney's request in this matter, we are going on record with the U.S. Attorney and the Department that this is a limited investigation.



Ald Ald	FEDERAL BUREAU OF INVESTIGATION  W. S. DEPARTMENT OF JUSTICE  MUNICATIONS SECTION  APR 4 1962  TELETYPE  Mr. Tolson  Mr. Belmont  Mr. Callahan  Mr. Conrad  Mr. Conrad  Mr. DeLoach  Mr. DeLoach  Mr. Malone  Mr. Rosen  Mr. Rosen  Mr. Rosen  Mr. Rosen  Mr. Tavel
	URGENT 4-4-62 5-46 PM R A G  Mr. Trotter Tele. Room
_	DIRECTOR, FBI 04 & SAC, LAS VEGAS  Miss Holmes  Miss Gandy  Miss Gandy
, /	FROM SAC, NEW YORK /58-1232/
V	b70
	ADVISED ALLEGATIONS RECEIVED FIFTY THOUSAND DOLLARS PAID TO ROY COHN AND IN ORDER TO HAVE
P	IRVING PASTERNAK, ALLAN SWANN AND ALLARD ROEN EXCLUDED FROM
7. A	NINTEEEN FIFTY NINE INDICTMENT REGARDING UNITED DYE AND CHEMICAL CORP.
Г	MINIELEM FIFTI NIME INDICTREM REGARDING CHILD DID IND CHARLES DE
_	
~ <sup>_</sup>	USA REQUESTS CHECK OF HOTEL RECORDS,
	**
	LAS VEGAS, TO ASCERTAIN STAY THERE. RECORDS OF DESERT INN HAVE
	ALREADY BEEN CHECKED BY USA.
	LV IS REQUESTED FOR THE PERIOD AUGUST FIFTEEN THROUGH AUGUST
(	TWENTY SEVEN NINETEEN FIFTY NINE TO REVIEW THE RECORDS OF THE FOLLOWING
	HOTELS IN LAS VEGAS. STARDUST, SANDS, FLAMINGO, NEW FRONTIER, TROPICANA
	EL RANCHO, SAHARA, DUNES, HACIENDA.
	FOR INFOILV, IN NINETEEN FIFTY NINE HAD ADDRESS 106
	The little base in the base in
	NY. REC- 42 58-5/00-60
	NO NEED TO CHECK AT DESERT INN. LV EXPEDITE INVESTIGATION.  END APR 11 1962  NY R 4 WA JXX MSI. CEMP Mason
	NY P 4 WA JXX MSI CG///V, MAPSON

TELETIME  FEDERAL BUREAU OF INVESTIGATION  U. S. DEFACIONES SECTION  APR 10 1962  TELETIME	Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Evans Mr. Malone Mr. Rosen
URGENT 4-10-62 9-51 PM R A G	Mr. Sullivan Mr. Tavel Mr. Trotter Tele. Room Miss Holmes Miss Gandy
TO DIRECTOR, FBI 11 & SAC, LOS ANGELES /58-1232/	
FROM SAC, NEW YORK /58-1232/ ROY COHN, BRIBERY.  RELAAIRTEL, APRIL FIVE LAST.	71 3 b6 b7c
USA MORGENTHAU, SDNY, REQUESTS FURTHER INVESTIGATION CONCER	NING
REGISTRATION FOR AT AMBASSADOR HOTEL ON SEPTEMBER FIFTEEN	NINETEEN
FIFTY NINE.	
LA REQUESTED TO ASCERTAIN SIZE OF BUNGALOW NUMBER ONE THREE	ZERO,
HOW MANY OCCUPANTS IT HAD OR MIGHT HAVE HAD, THE COST OF THIS BU	NGAL OW,
WHO PAID THE BILL AND HOW THE BILL WAS PAID.	
LA IS ALSO REQUESTED TO CHECK RECORDS OF THE AMBASSADOR HOT	EL FOR
THE PERIOD OF STAY FOR ANY RECORD OF REGISTRATION FOR	
NYC., ROY COHN, ONE ONE SIX	FIVE
PARK AVE, NYC. COHN ALSO MAY HAVE USED THE ADDRESSES OF TWO ZERO	EXCHANGE
PLACE, NYC; AND THE SUNRISE HOSPITAL, LAS VEGAS, NEVADA. ALSO CH	ECK /
NEW YORK, AND A FRIEND OF FC-71 58 495/ EX 101 25 APR 11 1962	-7
END (1) @ 3 APR 16 1962 CC / Learley 25 APR 11 1962  NY R 11 WA RAM	Park



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PAGE TWO	
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ANSWERS HE WOULD GIVE. M	OLLO BELIEVES THAT THIS IS IMPORTANT b6
<u> </u>	IN WAS THE ONE WHO SAID THAT
<del>                                     </del>	O BELIEVES THAT COHN WAS TIPPED OFF
AS TO THIS BY EITHER	MOLLO POINTED OUT THAT
COULD HAVE EASILY DONE THIS	·
<u> </u>	, intoodi
USA, SDNY, PLANS TO	b3 b6
	ь7C
	MOLLO
REQUESTS THAT BUREAU HOLD OFF INTERV	IEWS OF AND OTHERS
UNTIL	WHEN AVAILABLE,
AND F	TURNISH FURTHER INFO CONCERNING
	TO THE BUREAU.
END Services	TO THE BUREAU
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NY R 11 WA MLL Cor of	
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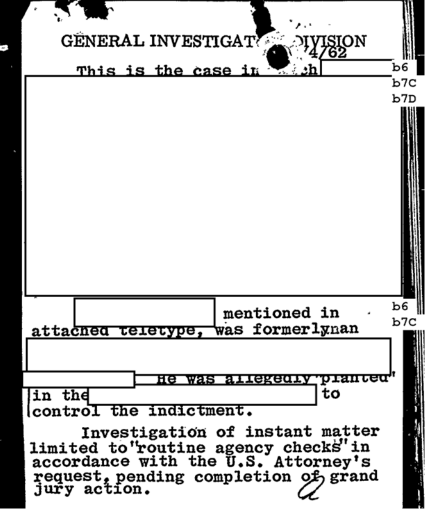




Date: 4/11/62 Transmit the following in \_ (Type in plain text or code) AIRTEL AIR MAIL (Priority or Method of Mailing) DIRECTOR, FBI SAC, LOS ANGELES (58-495) FROM: b6 b7C RUYZCUHN BRIBERY 00: New York Re New York tel to Bureau 4/10/62 and Las Vegas tel to Director 4/5/62. b6 registration card, Ambassador Hotel, 9/15/59, showed only one occupant in Bungalow 130-H b7C which is 15' by 18' in bedroom with small terrace adjoining. Hotel accounting records not available to show how or who paid bill. Ordinary rate in 1959 for this bungalow was \$24 to \$26 a day. Information not available to show why rate of \$8 charged but hotel official states this was 2 of double rate of \$16 for ordinary room and would have been allowed by the then assistant manager if hotel business slow and identified himself as No Ambassador Hotel registration card in 1959 b6 ROY COHN or for **b**7C August, 1959 Flamingo Hotel, Las Vegas registrations stored at Mayflower warehouse, Las Vegas and access to them can be had only through Los Angeles, personally who seldom visits Las Vegas at present. Attempts check for registration. continuing to have - Bureau 2 - New York (58-1232)(AM) 1 - Las Vegas (58-8)(AM) 1 - Los Angeles EFB:djv 13 APR 1

Sent \_

Special Agent in Charge



# FBI

		Date: 4/16/62	
Trai	nsmit the following	in(Type in plain text or code)	
Via	AIRTEL	AIR MAIL	
νıα		(Priority or Method of Mailing)	
	то:	DIRECTOR, FBI	- T
	from:	SAC, OMAHA (58-88) (RUC)	<u>.</u>
1	Re:		b6 b70
	· 6 -	ROY COHN BRIBERY (OO: New York)	
3		Re Omaha airtel to the Bureau 4/13/62.	
* 7	advised A trip insur September at West S Angeles, that trip He stated said thes been pure	Air Travel Division, Comaha, 33rd and Farnam Streets, Omaha, Nebraska, ASAC RUSSELL P. CALAME on 4/16/62 that all available cance records for the entire months of August and c, 1959, were searched regarding trip insurance sold Side Terminal and LaGuardia Field, New York; Los California; and Las Vegas, Nevada. He pointed out of insurance sold over the counter is not available. If that variations of each name were searched. He see records failed to disclose trip insurance having whased by either subject in connection with a trip York to Los Angeles and/or Las Vegas or from Los and/or Las Vegas to New York.	b6 b70
	3 - Burea 2 - New 1 1 - Omaha	York (58-1232) Pro 70	
	OWS:db (6)	B APR 17 1962	
	50 AP	PR 1 9 1962	
	Approved:	Sent M   Per	

Mr. Tolson
URGENT 4-12-62 9-01 PM JAA  TO DIRECTOR, FBI /11/ AND SAC, CHICAGO  FROM SAC, NEW YORK /58-1232/ 2P  ROY COHN  BRIBERY  BRIBERY
PRIBERY  FOR THE INFORMATION OF CHICAGO, ALLEGATIONS RECEIVED THAT  NEW YORK IS ATTEMPTING TO VERIFY
TO LOS ANGELES IN AUGUST, NINETEEN FIFTY NINE.  CHICAGO REQUESTED  UNITED AIRLINES, EXECUTIVE OFFICES, O-HARE FIELD, TO LOCATE FLIGHT  COUPON FOR TRIP NEW YORK TO LOS ANGELES BY  FOR THE PERIOD  AUGUST TWENTY THROUGH AUGUST TWENTY FOR THE FAFTY NINE.  RESIDED AT
NEW YORK.  NEW YORK.  END PAGE ONE  62 APR 20 1962

PAGE TWO

CHICAGO ALSO LOCATE ANY FLIGHT COUPONS FOR TRIPS BY

OR COHN NEW YORK TO LOS ANGELES MONTHS OF AUGUST AND SEPTEMBER

NINETEEN FIFTY NINE. COHN RESIDED ONE ONE SIX FIVE PARK AVENUE AND

HAD AN OFFICE ADDRESS OF TWENTY EXCHANGE PLACE.

CHICAGO REQUESTED TO EXPEDITE INVESTIGATION.

END

NY R 11 WA NH

TU

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APR 12 9 07 th '62

EBI HECO-LEIFIALF ONIL b6 b7C

4-14 J	A A		Mr. Tolson Mr. Belmont Mr. Mohr
	FEDERAL BUREAU OF INVES U. S. DEPARTMENT OF JU COMMUNICATIONS SE APR 1 3 196: TELETYPE	STICE CCTION	Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Eyens Mr. Jone Mr. Tosen Mr. Tavel Mr. Trotter Tele. Room Mriss Holmes
1	AND SAC, WASHINGTO	MC Con Field and Sac,	Miss Gandy
FROM SAC, NEW YOU ROY BRIBERY	ŘŔ /58-1232/ Сони		M 3 b6 b7c
ALLEGATIONS DOLLARS, TWO THIS	RECEIVED THAT  RDS TO ONE THI	PAID FIFTY T	150
AND OTHERS EXCLUSE AND CHEMICAL COM	DED FROM NINETEEN FIFT	Y NINE INDICTMENT	IN UNITED DYE
	ATTEMPTING TO VERIFY	TRIPS BY A	ND COHN FROM b6
NEW YORK TO LOS	ANGELES IN AUGUST AND	SEPTEMBER, NINETE	EN FIFTY NINE.
	E, THROUGH MUTUAL OF O		
	UESTED TO LOCATE ANY R		Lefter
FOR TRIP BY	E PERIOD AUGUST TWENTY	LOS ANGELES, AND	, <i>V</i>
	o, CHECK FOR TRIPS TO	•	
OR LAS VEGAS BY		111 -10	Per) - /2_
NINETEEN FIFTY N	INE.	O O CITATION OF CHANTEN P.	7
END PAGE ONE		25 APR 17 196	2   1.2
TWO COPIES WED 64 62 APR 20 1962	EX TOO.	Venezuotet sub	- Way

PAGE TWO

WFO IS REQUESTED TO CONTACT THE TELETRIP COMPANY, INC., ONE SIX TWO FIVE I STREET, NORTH WEST WASHINGTON SIX, DC, FOR ANY RECORD THEY MAY HAVE FOR INSURANCE TAKEN BY FOR A TRIP b6 b7C THE PERIOD AUGUST TWENTY TO TWENTY FOUR, NINETEEN FIFTY NINE, AND FOR ANY RECORD THEY MAY HAVE OF INSURANCE TAKEN ON TRIPS BY OR COHN IN THE MONTH OF SEPTEMBER, NINETEEN FIFTY NINE. b6 RESIDED IN NINETEEN FIFTY NINE AT b7C NEW YORK, AND NEW YORK CITY. COHN RESIDED ONE ONE SIX FIVE PARK AVENUE, NYC, AND HAD OFFICE ADDRESS OF TWENTY EXCHANGE PLACE, NYC. EXPEDITE INVESTIGATION. ENHNAND ACK.

NY R 3 WA DA

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man e C.T. v.

FD-36 (R	ev. 12-13-56)		Mr. Tolson
			Mr. Mohr Mr. Callahan
		FBI	Mr., Conrad Mr. DèLoach Mr. Evans
		Date: 4/13/62	Mr. Malone Mr. Rosen
Transmit	the following	in (Type in plain text or code)	Mr. Sullivan Mr. Tavel Mr. Trotter
Via	AIRTEL	(Priority or Method of Mailing)	Tele. Room Miss Holmes Miss Gandy
16-4			miss dandy
<i>''</i>	///////	DIRECTOR, FBI	
	Asson:	SAC, WFO (58-NEW) (RUC)	tegante
1	ROY COHN	ع در «	y
	BRIBERY (OO:NY)	- <del>20</del> 1	7
W L	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
		ReNYtel 4/13/62, requesting WFO contact office Company, Inc., for any record they may have for	·
	8/ <b>20-2</b> 4/5	taken by for a trip during the period 9, and for any record of insurance taken on tri	.ps   b6 b7C
	by	or COHN in month of September, 1959.  On 4/13/62,	
	BROWN tha	Teletrip Company, Inc., advised SA PAUL KENNE t all insurance applications prior to 1/1/61, a	TH
		d in Omaha Nehraeka He stated the narty to	
		at 33rd and Farnum, Omaha, Nebraska. sta	
		e dispenser at La Guardia Airport, and a sales p Airport.	erson
	7	Omaha handle lead set forth for WFO in reNYtel	'>
	Expedite	investigation.	
	3 - Burea	rork (58-1232) REC-15	13 /
	2 - Omaha	(AMSD)	
	PKB:pjh	5 APR 17 1962	~\/
	(8)	C. C. Wick	
	AIRTEL		
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GO A	proved: 198	SentM Per Secial Agent in Charge	
UWH	11120 100	-	

36 (Rev. 12-13-56)	F B I		Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Evans Mr. Malone Mr. Rosen Mr. Sullivan
nsmit the following i	Type in plain	text or code)	Mr. Tavel Mr. Trotter
ATROTET.	• • •		Tele. Room
ALICEDI	(Priori	ity or Method of Mailing)	Miss Gandy
of trip is search of by subjec	Machine trip insurance praska, available for persurance sold over count these records this date to from New York to Los	records, Mutual rtinent period. er available. failed to disc Angeles and/or	No records Incomplete lose trip Las Vegas
3 - Burea 2 - New Y	New York will be advisork (58-1232)	ed.	4/16/62. 100 — 14 R 17 1962
	Omaha, Nel of trip in search of by subject or from Lo or from Lo Ows: db (3).	To: DIRECTOR, FBI  Re:  Re:  Roy Cohn BRIBERY  Re New York tel to Bure  Machine trip insurance Omaha, Nebraska, available for pe of trip insurance sold over count search of these records this date by subjects from New York to Los or from Los Angeles and/or Las Ve  Search continuing. Will Bureau and New York will be advis  3 - Bureau 2 - New York (58-1232) 1 - Omaha  OWS:db (3).  REC-15	Date: 4/13/62  AIRTEL AIR MAIL  (Priority or Method of Mailing)  To: DIRECTOR, FBI  From: SAC, OMAHA (58-88)  Re:  ROY COHN  BRIBERY  Re New York tel to Bureau 4/13/62.  Machine trip insurance records, Mutual Omaha, Nebraska, available for pertinent period, of trip insurance sold over counter available, search of these records this date failed to disc by subjects from New York to Los Angeles and/or or from Los Angeles and/or Las Vegas to New York  Search continuing. Will be completed Bureau and New York will be advised.  3 - Bureau 2 - New York (58-1232) 1 - Omaha OWS:db (3).  RECIS

62 APR 23 \$960 Agent in Charge

FD-	36 (Rev. 12-13-56)	· - · •	Mr. Tolson Mr. Belmont
			Mr. Mohr Mr. Callahan
		FBI	Mr. Conrad
			Mr. DeLoach Mr. Evans
		Date: <b>4/13/62</b>	Mr. Malone Mr. Rosen
Tra	nsmit the following in		Mr. Sullivan
1101	(Type	in plain text or code)	Mr. Tavel Mr. Trotter
Via	AIRTEL		Tele. Room Miss Holmes
, 20		(Priority or Method of Mailing)	Miss Gandy
-7			
	TO : DIRECTOR, FBI		
	FROM: SAC, CHICAGO (58-466)	(RUC)	Mey
		•	1 Pe
			€ b7C
- 1	ROYCOHN	کِ	
	BRIBERY	2	
	•		
33	Re New York teletyp	e to Bureau 4/12/62.	
1	ſ	of Investigation United	
*	Airlines, 1200 Algonquin Road		,
	advised SA CHARLES E. PRICE o	on 4/13/62 that flight coup	ons ,
l	maintained only for two years as coupons for the year 1959	<ul> <li>Desired coupons not ava destroyed</li> </ul>	Trapte.
	as coupons for the year 1909	destroyed.	
	·	GALE	/4
		. g*	- T
	•		.,
	<b>EX</b>	.00	
	EX.	17 m	
	•	the .	
		÷r015	
		REC-15	
		F101	) — [5]
		57-5100	NAME AND ADDRESS OF THE PARTY O
	(3) - Bureau (AMSD) 232 2 - New York (58-133) (AMSD)	ş	1062
	2 - New York (58-13-3) (AMSD)	5 APR 17	1902
	1 - Chicago	Descriptions	<b>—</b> /
	CEP:hjz	**	/
	(6)	1	/
	49 17 4 00 13. A.		· 1199
	C. C. Wick		0,000
1		-	<i></i>
	CA VHADI	•	
	Approved: Special Agent in Charge	SentM Per	
62	2 APR 23 1962		
4	71. 20 1302		

Mr. Conrad. Mr. Dorload Mr. Evay Mr. N FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION Tele. Room. APR 3 0 1962 Miss Holmes Miss Gandy. TELETYPE URGENT 4-20/62 1-25 PM JLW TO DIRECTOR 3 AND SACS LAS VEGAS AND DENVER FROM SAC NEW YORK 58-1232 3P ъ7С ROY COHN b6 BRIBERY b7C ALLEGATIONS RECEIVED THAT b7D AUSA MOLLO, SDNY, REQUESTS THAT HOTEL BILL, SANDS HOTEL, BE CHECKED TO VERIFY INFO b6 LAS VEGAS, NEVADA, FOR ь7С AND TWO SUITS THAT ONE MAN-S SUIT WAS PURCHASED FOR TOLD USA, SDNY, PURCHASED FOR NINETEEN FIFTYNINE, HE THAT WHEN HE STAYED AT SANDS HOTEL SEPT, BOUGHT THREE MEN-S SUFTS THE UNIDENTIFIED MEN-S CLOTHING STORE NEAR

11 APR 24 1962

THE CHARRE TIGGE WERE CHARGED TO

"END PAGE ONE

Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan PAGE TWO

Г	INVESTIGATION CONDUCTED BY LAS VEGAS IN THE b6 b7c  CASE, LAS VEGAS FILE SIXTYTWO DASH ONE ONE REFLECTS
L	
	STAYED AT SANDS HOTEL NINE THREE TO NINE NINE FIFTYNINE AND
	AT SAME HOTEL NINE THREE TO NINE SIX FIFTYNINE. LAS VEGAS REQUESTED
	CHECK AVAILABLE HOTEL RECORDS FOR BILLING OF THREE SUITS TO
	AND ATTEMPT TO LOCATE MEN-S CLOTHING STORE WHERE SUITS PURCHASED.
	SIZES OF THESE SUITS AND ANY OTHER AVAILABLE INFORMATION SHOULD
	BE OBTAINED TO INDICATE TWO OF THESE SUITS WERE FOR AND ONE FOR
	AUSA MOLLO ALSO REQUESTS THAT A COPY OF THE COMPLAINT AND ALL b7C
	OTHER LEGAL DOCUMENTS FILED IN CONNECTION WITH THE LAW SUIT BY
	ATTORNEY AGAINST PASTERNAK AND SWANN IN DENVER BE
	OBTA INED.
	DENVER LETTER TO NEW YORK, DATED TEN EIGHTEEN SIXTYONE IN THE
	case, Denver file SixtyTwo dash one Six nine nine
	SETS FORTH INFORMATION RE CIVIL ACTION FILED SIX TWENTYFVE FIFTYEIGHT
	BY AGAINST AND OTHERS. USA-S
	OFFICE, SDNY, ATTEMPTING TO SHOW THAT THIS SUIT MAY HAVE BEEN
	FICTITIOUS ONE DESIGNED TO GIVE AND OTHERS AN OUT IN THE
	END PAGE TWO

PAGE THREE

NINETEEN FIFTY NINE UNITED DYE INVESTIGATION ON THE GROUNDS THAT THEIR ACTIONS WERE BASED UPON COMPETENT LEGAL OPINION.

DENVER REQUESTED TO OBTAIN COPY OF THE COMPLAINT AND ALL OTHER DOCUMENTS AVAILABLE WHICH WOULD END TO SHOW THE NATURE OF THIS LAW SUIT.

EXPEDITE INVESTIGATION.

END .

NY R 3 WA DA

AFR 20 1 33 PH 162

REC'D-IELET YE UNIT

MR 912 Kes

FEDERAL BUREAU OF UNVESTIGATION
U. S. DEPARTMENT OF JUSTICE
MUNICATIONS SECTION
APR2 4 1962
TELETA DEL

megasto

	Mr. Tolson
·	Mr. Belmont
	Mr. Mohr
	Mr. Callahan
	Mr. Conrad
	Mr. DeLoach
	Mr. Evans
	Mr. Malone
	Mr. Rosen
	Mr. Sullivah
	Mr. Tavel
	Mr. Trotter
	Tele. Room
1	Miss Holmes
	Miss Gandy
- 1	

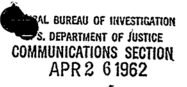
5-30 PM PST KN DIRECTOR, FBI AND SAC, NEW YORK /58-1232/ NEW YORK VIA WASHINGTON FROM SAC, LAS VEGAS /58-8/ ROY COHN, BRIBERY. RE NEW YORK TEL TWENTIETH INSTANT. OFFICIALS SANDS HOTEL, LAS VEGAS, UNABLE THUS FAR TO LOCATE AS GUESTS HOTEL RECORDS REFLECTING OF THAT HOTEL IN NINETEEN FIFTY-NINE. IT IS NOTED IN OCTOBER. NINETEEN SIXTY-ONE, LAS VEGAS DIVISION VERIFIED THAT HAD STAYED AT THAT HOTEL IN SEPTEMBER, NINETEEN FIFTY-NINE. HOTEL OFFICIALS ADVISED THAT APPARENTLY THE RECORDS HAD BEEN MIS-FILED AFTER HAVING BEEN OBTAINED FOR THE CHECK IN OCTOBER, NINETEEN HOTEL AMPLOYEES CURRENTLY CHECKING THROUGH ALL OF SIXTY-ONE. RECORDS IN EFFORT TO LOCATE REGISTRATION CARDS FOR ADVISED IMMEDIATELY UPON RECEIPT OF INFORMARIOS DESIRED FROM THE

-8-35 PM OK FBI WA RAM FOR RELAY BECODE 1962

SANDS HOTELICE

END ACK PLS

RELAYED TO



### TELETYPE

HECENT	4-26-62	2-37	DM	CATI
OUGUMI	4-20-02	2-31	Lil	SHV

TO DIRECTOR, /4/ AND SACS, LAS VEGAS AND DENVER

FROM SAC, NEW YORK 58-1232 2 P

ROY COHN

BRIBERY

Jahr Josh Mc Mes

•	
2	Mr. SLoach
12.5	Mr. Evans
	Alperial one
d	THE RESERVE
ź	Mr. Sullivan
	Mr. Tavel
	Mr. Trotter
4	Tele. Room
į	Miss Holmes
ä	Miss Gandyb
1	manus dundy

Mr. Tolson

Mr. Mohr.

Mr. Belmont

Mr. Callahan

USA, SDNY, REQUESTED ATTEMPT BE MADE TO SUBSTANTIATE

INFORMATION FURNISHED TO USA BY ATTORNEY FOR

b6
b7c

ON IOUS FROM THE DESERT INN, A CHECK WAS DRAWN ON AN UNKNOWN BANK IN DENVER, COLORADO. THIS CHECK WAS DRAWN ON THE ACCOUNT OF OR IRVING PASTERNAK OR THE PARTNERSHIP

ACCOUNT OF AND PASTERNAK.

CHECK FOR FIFTY THOUSAND DOLLARS WAS MADE PAYABLE TO THE FIRST NATIONAL BANK OF LAS VEGAS. CHECK WAS DATED NINE AND CASHED ON NINE FOURTEEN FIFTY NINE, AT THE FIRST NATIONAL BANK OF LAS VEGAS. IT IS NOT KNOWN WHO SIGNED THIS CHECK. THE CHECK WAS DRAWN IN SUCH A WAY AS TO MAKE IT LOOK LIKE IT WAS ISSUED IN REPAYMENT OF A LOAN.

THE FIRST NATIONAL BANK OF LAS VEGAS AND IF POSSIBLE OBTAIN A COPY. LAS VEGAS SHOULD FORWARD INFORMATION TO DENVER SO THAT DENVER MAY ATTEMPT TO IDENTIFY CHECK AT THE BANK OF THE MAKER IN DENVER.

EXPEDITE INVESTIGATION I 5 5/00 - / 8 11 APR 27 1962

NY R 4 WA MLL

9	FEDERAL BUREAU OF INVESTIGATION  U. S. DEPARTMENT OF JUSTICE  COMMUNICATIONS SECTION  APR2 7 1962  Mr. Tolson  Mr. Belmont  Mr. Mohr  Mr. Callahan  Mr. Conrad  Mr. DeLoach  Mr. DeLoach  Mr. Evans
and	URGENT 4-27-62 2-55 PM PST JFB  TO DIRECTOR, FBI AND SACS, NEW YORK /58-1232/  DENVER  DENVER  NEW VIA WASHINGTON  FROM SAC, LAS VEGAS /58-8/  ROY COHN, BRIBERY. OO NEW YORK.
16	RE NEW YORK TEL TWENTY-SIXTH INSTANT.  THERE IS NO FIRST NATIONAL BANK OF LAS VEGAS.  FIRST NATIONAL BANK OF NEVADA, ADVISED TWENTY-
	SEVENTH INSTANT UNABLE TO LOCATE ANY RECORD OF INSTANT CHECK  DESCRIBED RETEL.  JPROTECT  b6  b7  b7  b7  b7  b7  b7  b7  b7  b7
	i the
	b6 b7c b7D
	DOPMAY 9 1962 PELAYED IN 74 CC/Seculley (1. 1)

PAGE TWO

INFORMATION FROM NOT TO BE MADE PUBLIC WITHOUT ISSUANCE OF SUBPOENA DUCES TECUM.

b6 b7C b7D

b7C

DENVER CONTACT AMERICAN NATIONAL BANK AND ATTEMPT ASCERTAIN IF CHECK DESCRIBED HEREIN IDENTICAL WITH CHECK DESCRIBED RETEL.

FOR INFO NEW YORK, DAILY CONTACT WITH SANDS HOTEL REFLECTS

SANDS OFFICIALS STILL UNABLE TO LOCATE REGISTRATION CARDS FOR

AND PHOTOSTATIC COPY OF CHECK DESCRIBED HEREIN OBTAINED

FROM BANK AND BEING FORWARDED NEW YORK AMSD.

END AND ACK PLS

WA OK 1882

6-03 PM OK FBI WA RAC OK RELAY NY

DN OK FBI DN RK

TU DISCVVVMV

DERAL BUREAU OF INVESTIGATION Mr. Tolson Mr. Belmont S. DEPARTMENT OF JUSTICE Mr. Mohr. MMUNICATIONS SECTION Mr. Callahan. Mr. Conrad... Mr. DeLoach TELETYPE Mr. Evans. m flood Mr. Malone Mr. Rosen\_ Mr. Sulliyai Mr. Tavel. Mr. Trotter. Tele. Room. Miss Holmes Miss Gandy. URGENT 5-2-62 6-00 PM MST WJS TO DIRECTOR, FBI AND SAC, NEW YORK 58-1232 FROM SAC, DENVER 58-79 3P COHN. BRIBERY. b7C NEW YORK. RE LAS VEGAS TELETYPE TO BUREAU AND NEW YORK, APRIL TWENTY SEVEN LAST. AMERICAN NATIONAL BANK. b7C DENVER, COLORADO, STATES THIS BANK HAS NO ACCOUNT WITH NATIONAL BANK OF CASPER. WYOMING. NATIONAL BANK OF CASPER :: **AUTHOR'I ZED** MAINTAINS ACCOUNT AT AMERICAN NATIONAL BANK, DENVER. SIGNATURE ON THIS ACCOUNT IS RECORDS CONCERNING INSTANT CHECK WOULD BE AT NATIONAL KEC- 3Q 5 MAY 3 1962 CASPER. RECORDS, FIRST NATIONAL BANK OF CASPER, WYOMING, REFLECT THE FOLLOWING CHECK, NUMBER FOUR ONE ONE THREE, DRAWN ON THE

FIRST NATIONAL BANK OF CASPER AND CHARGED TO THE ACCOUNT OF TOOL PUSHER SUPPLY COMPANY, PAYABLE TO AND PASTERNAK,

Cc: Parsto

RELAYED IQ

DN 58-79 PAGE TWO

	INCL TWO	
	MILE HIGH CENTER, DENVER, COLORADO, AMOUNT ONE HUNDRED TWELVE	-
	THOUSAND SIX HUNDRED SEVENTY NINE DOLLARS AND TWENTY EIGHT	
•	CENTS, DATED SEPTEMBER TEN NINETEEN FIFTY NINE, AND SIGNED	
	THE ENDORSEMENT ON THIS CHECK IS	b6 b7C
	AND PASTERNAK, ER VIN PASTERNAK AND	
	CASHIER AT FIRST NATIONAL BANK OF CASPER ADVISED THAT	
	ON SEPTEMBER TEN NINETEEN FIFTY NINE, AND PASTERNAK	
	CASHED ABOVE CHECK AT FIRST NATIONAL BANK AND PURCHASED THE	
	FOLLOWING BANK DRAFTS. BANK DRAFT NUMBER THREE NINE THREE	
	FOUR DATED SEPTEMBER TEN NINETEEN FIFTY NINE, PAYABLE TO	
	BANK OF LAS VEGAS, AMOUNT FIFTY THOUSAND DOLLARS, SIGNED	
	BANK PRAFT NUMBER THREE NINE THREE FIVE,	ь6 ь7с
	DATED SEPTEMBER TEN NINETEEN FIFTY NINE, PAYABLE TO	
	AND PASTERNAK, AMOUNT SIXTY TWO THOUSAND SIX HUNDRED SEVENTY	
	NINE DOLLARS AND TWENTY EIGHT CENTS, SIGNED	
	RECORDS OF THIS BANK FAIL TO REFLECT ANY ACCOUNT MAINTAINED	
	AT THIS BANK OPEN OR CLOSED FOR EIGHER PASTERNAK OR	
	THE PURPOSE OF THE TWO BANK DRAFTS PURCHASED BY AND	
	PASTERNAK ON SEPTEMBER TEN NINETEEN FIFTY NINE ARE NOT KNOWN	
	TO THIS BANK.	
	END PAGE TWO	

PAGE THREE PHOTOSTAT COPIES OF BANK DRAFTS BEING OBTAINED AND FD THREE ZERO TWO TO FOLLOW.

END ACK WA

9-10 P OK FBI WZ WA NH

FOR RELAY

TU DISCVM

4.17 . 3 W.

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FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE OMMUNICATIONS SECTION MAY 4 1962

Mr. Tolson Mr. Belmont. Mr. Mohr\_ Mr. Callahan. Mr. Conrad. ReLoach

Sullivan

Mr. Tavel. Mr. Trotter

Tele. Room.

Miss Holmes Miss Gandy.

URGENT 5-4-62 4-15 PM SAV

DIRECTOR, FBI /7/ AND SAC, LAS VEGAS 58-8

FROM SAC, NEW YORK 58-1232

ROY COHN, BRIBERY.

b6 b7C

OO.. NEW YORK.

RE LAS VEGAS TELETYPE TO THE BUREAU AND NEW YORK, APRIL TWENTY SEVEN LAST, AND LAS VEGAS AIRTEL TO NEW YORK, APRIL THIRTY LAST.

USA, SDNY, REQUESTS THAT INQUIRY BE MADE AT THE BANK OF LAS VEGAS TO DETERMINE WHETHER THE DESERT INN AT LAS VEGAS MAY HAVE DEPOSITED FIFTY THOUSAND DOLLARS TO ANY ACCOUNT IT MIGHT HAVE AT THE BANK OF LAS VEGAS AT ABOUT THE TIME CHECK NUMBER THREE NINE THREE FOUR WAS CASHED, AS SET FORTH IN LAS VEGAS AIRTEL DATED APRIL THIRTY

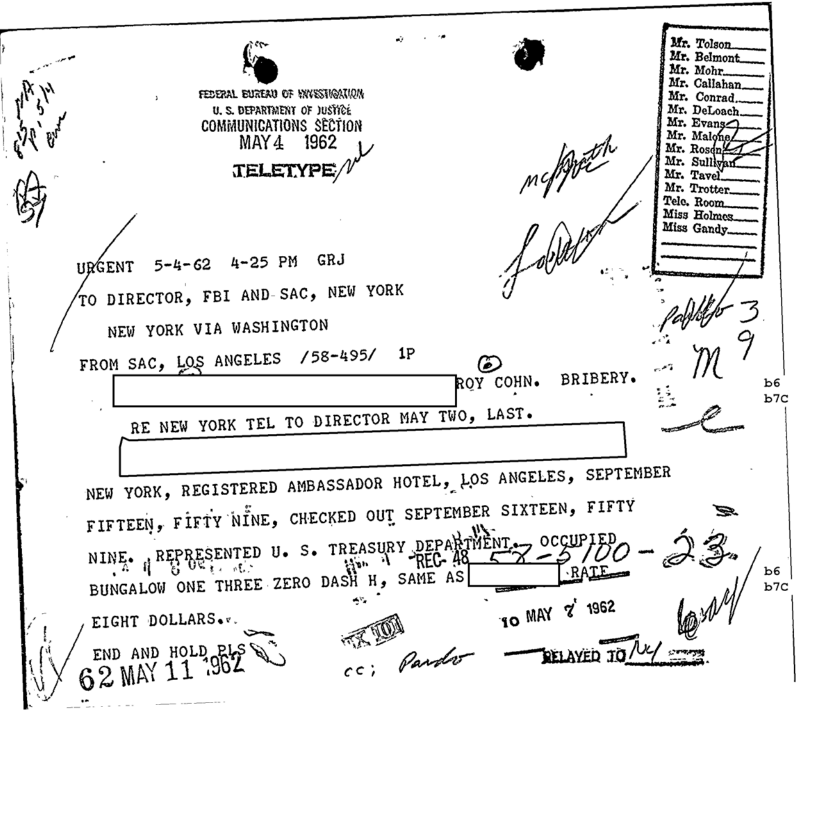
SIXTY TWO.

END AND ACK

NY R 7 WA RAM

F. B. I. JUSTICE 1785 100 - 23 RECEIVED 31 TAFE UNIT

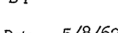
S YAM OF



FEDERAL BUREAU OF INVESTIGATION Mr. Tolson Mr. Belmont. . S. DEPARTMENT OF JUSTICE Mr. Mohr. TMMUNICATIONS SECTION Mr. Callahan. MAY 8 1962 Mr. Conrad. Mr. DeLoach TELETYPE Mr. Evans. Mr. Malone. Mr. Rosen Mr. Sullivar Mr. Tavel\_ Mr. Trotter. Tele. Room\_ Miss Holmes Miss Gandy\_ URGENT 5-8-62 4-24 PM PDT JFB PO DIRECTOR, FBI AND SAC, NEW YORK /58-1232/ FROM SAC, LAS VEGAS /58-8/ 1P ROY COHN, BRIBERY. OO NEW YORK. RE NEW YORK TEL FOURTH INSTANT. DAILY CONTACT WITH OFFICIALS, SANDS HOTEL FAILS TO REFLECT REGISTRATION CARDS FOR HAVE BEEN LOCATED. OFFICIALS BANK OF LAS VEGAS CHECKING BANK ACCOUNTS DESERT INN HOTEL IN EFFORT TO ASCERTAIN IF ANY FIFTY THOUSAND DOLLAR DEPOSIT MADE DURING PERTINENT PERIOD. IT IS NOTED BANK RECORDS ARE ON MICRO FILM AND ABOVE RECORD CHECK REQUIRES EXTENSIVE WORK ON PART OF BANK EMPLOYEES. NEW YORK WILL BE IMMEDIATELY ADVISED IN THE EVENT ANY PERTINENT INFORMATION LOCATED. REC- 50 58 - 51002.4 NEW YORK VIA WASHINGTON END AND ACK PLS 8 MAY 9 1962 WA 7-30 PM OK FBI WA MSL FOR RELAY TU DISC 53 MAY 14 1962 ac. Pardo. BELAYED IO



FBI



	Date: 5/8/62	
Tra	nsmit the following in PLATN (Type in plain text or code)	
Via	AIRTEL	
	(Priority or Method of Mailing)	
,	TO: DIRECTOR, FBI (58-5100)	
	FROM: SAC, NEW YORK (58-1232)	
S.	SUBJECT:  ROY COHN  BRIBERY	b6 , b7
	USA MORGENTHAU in a conference in his office on 5/8/62, reviewed this case and suggested that the following investigation should be conducted by the Bureau if not already done so:	
	1. Determine all airline routes between New York and Los Angeles and Las Vegas which could have been used by subject, in August, 1959, to obtain his part of the money allegedly paid in this case.	b6 b7
	2. Check records of the Fugazy Travel Bureau both in New York and Los Angeles. USA said this check should be conducted simultaneously.	
	3. Ascertain the residence and employment of	
	3Bureau (58-5100) 2 10 1 1 New York (58-1232)	
	MPL: mjf REC. 91	
	(5) U.S. DEPT. OF JUSTICE B WAY 3 1885	
	19. We so will as so will	
	Approved: Sent M Per	•
1	Special Agent in Charge	

4. Determine the details of the purchase of 3 men's suits by when he and stayed at the Sands Hotel in the summer of 1959.	b6 b7С
5. Determine all toll calls made by and when they stayed in Los Angeles and Las Vegas in the summer of 1959. The USA particularly wants to identify the security dealer to whom several calls were made as developed in the investigation concerning	
6. Review all bank accounts located for and other members of his family.	
7. Determine the identity of the workmen who actually moved on 8/21/59, when he moved from	
8. Determine the identity of the superintendent of the building at current address and attempt to ascertain if he can recall being present in his apartment on 8/21/59 or thereabouts.	b6 b7С
9. Attempt to determine if may have used a limousine or taxi service from his home in to get to an airport for his trip to Los Angeles.	
10. Determine the identity of persons called by from the US Attorney's office. The USA furnished information concerning calls made by while he was at the US Attorney's office.	
USA advised that his office would obtain from the Internal Revenue Service a letter which may have written asking for an extension of the date on which his 1959 tax return had to be filed. USA pointed out that had a delay of 90 days in filing his return and that this delay may have some bearing on instant case.	

b6 b7C

**b**3

NY 58-1232

USA advised that he did not want the FBI, at this time, to conduct any interviews of the subjects or of the appeared principal witnesses in this case. He pointed out that were to be called as witnesses in the United Dye case in a few weeks and that they did not want them interviewed at this time. USA pointed out that his office would continue to interview	
He pointed out that it	1 1
was too early to speak to or the subjects in	; /
this case and that at this time	
	$\neg$

NYO will conduct the investigation requested by USA and the Bureau will be kept advised when US Attorney's office requests interview conducted in this case with the principal witnesses or subjects.

FD-	-36 (Rev. 12-13-56)	Mr. TolsonMr. Belmont	
		Mr. Mohr	
	ŧ	Mr. DeLoach Mr. Evans	/
		Date: 5/10/62 Mr. Malone Mr. Rosen Mr. Rosen Mr. Sullivan	Q
Tra	nsmit the following	Type in plain text or code)  Mr. Tavel	
Via	AIRTEL	AIRMAIL  (Priority or Method of Mailing)  Tele. Room  Miss Holmes  Miss Gandy	
		There's manage of manage o	
	TO:	DIRECTOR, FBI	
	FROM:	SAC, LAS VEGAS (58-8) (P)	5
	SUBJECT:	ROYZEOHN - BRIBERY	
		OO: NEW YORK	
		RE Las Vegas teletype dated 5/8/62.	
	on 5/9/62	Auditor's Office, Sands Hotel, advised that extensive search of records of that hotel	
	has faile	to locate registration cards for and	
,		It is noted that in past the Sands Hotel has been	
3	very coop that the	erative in furnishing information, and it appears registration cards have actually been lost or misfiled.	
		Investigation at Bank of Las Vegas continuing.	
)	// 3 Bureau	- (50, 1000)	
	1-Las Veg	x (58-1232) as.	
	MBP:rsm (6)		
		REG- 26	
		57-5700-26	
		A. T.	
		EX-133 A MAY 15 1962	
		10,00	
	E. C. VIJENO MA	1.81062	
	B. G. NIP'U IVIA	T O 100 %	
	Approved:	SentM Per	
	Sp	ecial Agent in Charge	

DATE:

FROM WILSAC, LOS ANGELES (58-495) (RUC)

ROY COHN BRIBERY

> 00: New York

Re New York teletype to Los Angeles 3/30/62; Los Angeles airtel to New York 4/5/62; Las Vegas teletype to Bureau 4/5/62; New York teletype to Bureau 4/10/62; Los Angeles airtel to Bureau 4/11/62; and New York teletype to Bureau 5/2/62.

For information of New York, the records of the Pacific Telephone and Telegraph Company were checked by SE EARL F. DUDLEY on 4/18/62 regarding telephone number PO 6-5836 called on 12/3/58.

Enclosed for New York are the following:

9/16/59,	Two (2) copies Ambassador Hotel registration,
9/15/59,	One (1) copy Ambassador Hotel registration,
•	One (1) copy Biltmore Hotel bill of 12/3 = 4/58.
	One (1) copy Biltmore Hotel bill of 12/3 - 4/58, with copy of telephone charge.

Ten (10) copies each of six FD-302's conducted by SA EDMOND F. BRICK (A) on 4/3/62, 4/11/62, 4/3/62, 4/4/62, 4/6/62, and 5/2 - 4/62.

Ten (10) copies each of two inserts reflecting investigation conducted opn 3/30/62 and 4/18/62

3 - Bureau (58-5100)(AIR MAIL) 2 - New York (58-1232)(Encls -112)(AIR MAIL)

1 - Los Angeles (58-495)

EFB:sjm

53 MAY 21 1962

REC- 41.

© MAY ₹ 1962

b6

b7C



TELETYPE

URGENT 5/16/62 3-31 PM JQ

TO BIRECTOR 68, FBÎ /58-5100/ AND SAC LOS ANGELES /58-4359 Gandy

FROM SA, NEW YORK /58-1232/

meller

Mr. Tolson

Mr. Mohr. Mr. Callahan

Mr. Belmont.

Mr. Conrad ...

Mr. Del /h

Tele. Room.

Miss Holmes.

b7C

ROY COHN

BRIBERY

USA, SDNY, REQUESTS THAT A SIMULTANEOUS CHECK BE MADE OF THE RECORDS OF THE FUGAZY TRAVEL BUREAU BOTH IN NEW YORK AND IN LOS ANGELES FOR ANY VERIFICATION OF TRAVEL BY AND COHN TO THE WEST COAST IN AUGUST AND SUPTEMBER NINETEEN FIFTY NINE.

LOS ANGELES IS REQUESTED TO ADVISE NEW YORK WHEN THEY

CONTEMPLATE A CHECK CAN BE MADE OF FUGAZY/S AGENCY IN LOS ANGELES AND

WHETHER OR NOT LOS ANGELES HAS A SOURCE OF INFORMATION AT

FUGAZY. NYO IS SETTING UP A CONTACT AT FUGAZY IN NYC AND WHEN

ADVISED BY LOS ANGELES AS TO FEASIBILITY OF THEIR CONTACTING FUGAZY, WILL

NOTIFY LOS ANGELES WHEN TO MAKE A RECORD CHECK AT LOS ANGELES.

EXPEDITE.

END

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SHD THIS BE NR 4

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NR R 4 WA MLL (1 1 13

EX.IIIS

9 MAY 17 1962

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U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION MAY 1 7 1962

TELEMYPE

Joseph

Mr. Tolson
Mr. Belmont
Mr. Mohr
Mr. Callahan
Mr. Conrad
Mr. DeLoach
Mr. Evans
Mr. Malone
Mr. Rosen
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

URGENT 5-17-62 12-31 PM MDD

TO DIRECTOR, FBI /58-5100/ AND SAC, NEW YORK /58-1232

NEW YORK VIA WASHINGTON

FROM SAC, LOS ANGELES /58-495/ 1P

ROY COHN. BRIBERY.

NEW YORK REVIEW REPORT SA A.K. LAW-DATED JULY FOURTEEN,

UNQUOTE, NEW YORK NINETY TWO DASH ONE SIX SEVEN. REGARDING FUGAZI TRAVEL

NINETY TWO DASH FOUR ONE SIX SEVEN 3 32 bit 263
SERVICE ESTABLISHED THROUGH COHN. LOS ANGELES HAS MAY 18 1962

CONTACT AT FUGAZI/S. LOS ANGELES AWAITS NEW YORK REQUEST.

END AND HOLD THE BELAYED TO THE

E. LLE

lover

b6

b7C

AIRTEL

To:

SACS NEW YORK (58-1232) LOS ANGELES (58-495)

From:

Director, FBI (58-5100)

BRIBERY

et al.

Reurtel dated 5/16/62 and Los Angeles tel 5/17/62.

Both offices are instructed to take the necessary steps to immediately accomplish the requested investigation at Fugazi Travel Service at Los Angeles and New York,

You are instructed to give continued top priority attention to this matter and all investigation requested by the USA as of this date must be completed and report at the Bureau no later than 5/29/62. Any investigation requested by other of-fices should be handled in an expeditious manner and they should be instructed to conduct investigation and furnish results within five days from the receipt of the request.

Sen delle

tanillog C

Tolson

Belmont . Mohr ..

Callahan . Conrad .

DeLoach, Malone Rosen \_\_\_\_\_ Sullivan Tavel \_ Trotter . Tele, Room Holmes -

Gandy.

ACL: AOBIO (6)

TELETYPE UNIT

19 MAY 21 1962

b6

b7C

### FBI

Date: 5/17/62

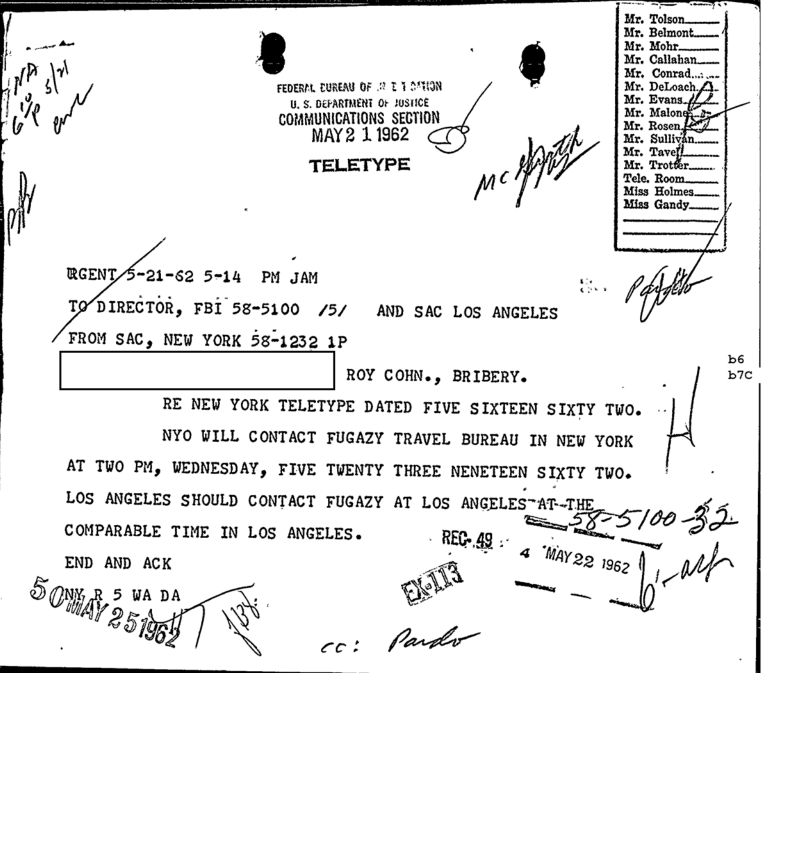
	2400. 3/1/102	
	Transmit the following in PLAIN TEXT (Type in plain text or code)	
1	Via AIRTEL (Priority or Method of Mailing)	
	*** *** *** *** *** *** *** *** *** **	
	TO: DIRECTOR, FBI (58-5100)	
	FROM: SAC, NEW YORK (58-1232) (P)	
	SUBJECT:  ROY COHN BRIBERY	b6 b70
	USA, SDNY advised allegation received \$50.000 paid to COHN and in order to have and others not included in 1959 indictment regarding United Dye and Chemical Corporation. Two-thirds of this was purportedly paid to n Las Vegas, in August, 1959 and the remaining one-third to COHN, in Las Vegas in September, 1959.	ь6 ь70
	Bureau (58-5100)  2 - Baltimore  2 - Cleveland  2 - Louisville  2 - Richmond  2 - Newark  2 - Indianapolis  2 - Detroit  2 - Los Angeles  2 - Las Vegas  1 - New York (58-1232)	
	MPL:mf (23) (1,115): A MAY 18 1962	
3.5	Approved: Special Agent in Charge  M Per Special Agent in Charge	
4		

may develop, infor	mation pertinent to this ca	which ase, Offices	b6 b7С		
receiving copy of this airtel are requested to identify the subscribers to the numbers listed in their area.					
Called By	Number Called	Person Called	<b>b</b> 6		
Date			b7C		
10/21/59	Bethesda, Maryland 07 4-2560				
10/1/59	Cleveland, Ohio TOwer 1-2700				
10/1/59	Louisville, Kentucky JU 4-1361				
10/1/59	Richmond, Virginia MIIton 4-3266, Ext. 158				
10/1/59	Murdock, New Jersey 8-6060				
10/2/59	Dover, New Jersey FO 6-0701				
Called By	Number Called	Person Called			
Date	•		b6 b7C		
10/26/59	Occoquam, Virginia GYpsy 4-2800		]		
11/2/59	Baltimore, Maryland SA 3-1234				
11/16/59	Mitchell, New Jersey 3-0555				
11/27/59	Union Town, Pennsylvania GEN 7-6675				

NY 58-1232		
	•	
11/27/59	Vincennes, Indiana 129	
11/27/59	Detroit — WOodward 3-6074	
11/27/59	Detroit WOodward 1-6015	
12/4/59	Detroit Woodward 1-6015	
12/5/59	Detroit TO 5-3814	
12/10/59	Detroit 16680	
11/27/59	Kearnesville, W. Va. 3-0	
11/30/59	·Los Angeles, California MAdison 4-5031	
11/27/59	East Brady, Pa. LA 6-2501	

ь6 ь7с

The above investigation should be expedited.



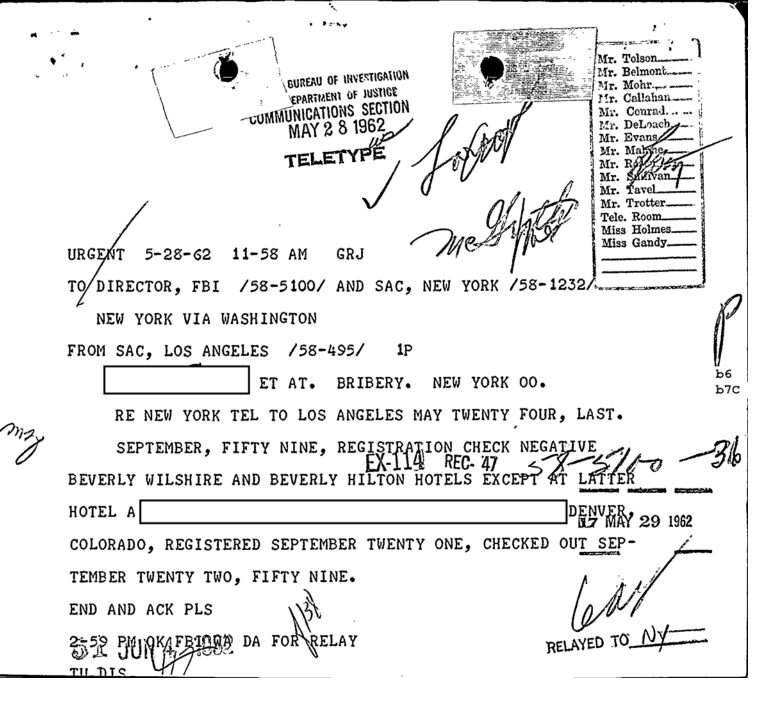


	Date: $5/21/62$	
'ransmit	he following in PLAIN TEXT  (Type in plain text or code)	
/ia	A I R T E L REGULAR MAIL (Priority or Method of Mailing)	
R	TO: DIRECTOR, FBI (58-5100)  FROM: SAC, BALTIMORE (58-218) (RUC)  SUBJECT: ROY COHN  BRIBERY  Re New York airtel 5/17/62.  Maryland telephone number OL 4-2560 is listed to  Directory for that area reflects that  Directory for that area reflects that  Service Officer, U.S. Department of State.  also advised that SA 3-1234 is not a good number. There is no SA 3 or 723 in the State of Maryland.  Baltimore telephone number SA 7-1234 is listed to the HUTZLER Department Store, Baltimore, Maryland.	b6 b7C b6 b7C b7D
Ap	REC-70  Section 3.3  Bureau 2 - New York (58-1232) 1 - Baltimore  MCM: 1s  (6)  Sent M Per  MAY 2 8 1002	

K.		
11/2 31/2 1	TELETYPE  Mr. Tolson  Mr. Belmont  Mr. Mohr  Mr. Callahan  Mr. Conrad  Mr. Conrad  Mr. Mohr  Mr. Conrad  Mr. Mohr  Mr. Conrad  Mr. Conrad  Mr. Conrad  Mr. Tolson  Mr. Malone  Mr. Callahan  Mr. Conrad  Mr. Evans  Mr. Malone  Mr. Rosen  Mr. Tavel  Mr. Tolson  Mr. Rosen  Mr. Callahan  Mr. Tolson  Mr. Tolson  Mr. Mohr  Mr. Callahan  Mr. Tolson  Mr. Rosen  Mr. Tolson  Mr. Rosen  Mr. Tolson  Mr. Malone  Mr. Tolson  Mr. Belmont  Mr. Callahan  Mr. Torter  Tele. Room  Miss Holmes  Miss Gandy	\.
	URGENT 5-23-62 NRB	
	TO DIRECTOR 58-5100 AND SAC NEW YORK 58-1232 10-26 PM'	
	FROM SAC LOS ANGELES 58-495	
	NEW YORK VIA WASHINGTON	
	ROY COHN, BRIBERY.	b6 b7C
m l	RE NEW YORK TEL MAY TWENTY ONE AND AIRTEL MAY SEVENTEEN,	
16	LAST.	
	RECORD CHECK FUGAZY, LOS ANGELES, NEGATIVE.	øb6 b7C
[	IS LOS ANGELES ATTORNEY.	
	END ACK PLS	
	WA 1-27 AM OK FBI WA BH FOR RELAY	
	TU DISCM	
	REC- 57 51 - 5100 - 34	
	with the second of the second	
	6 0 MAY 2 9 1962  RELAYED TO 125	

60 MAY 29 1962

FD-3	6 (Rev. 12-13-56)		FBI	8		
ì			Date:	5/25/62		===
Tran	smit the following	in PLAIN T	EXT 'ype in plain text (	or code)		The state of the s
Via.	AIRTEL		(D-114	16-41-4-616-111	<u> </u>	
			(Priority of	Method of Mailing)		
_	TO:	DIRECTOR, FBI (	58-5100)		/	
	FROM:	SAC, NEW YORK (	58-1232)		11/1/2/	
	SUBJECT	ROY COHN BRIBERY			Hope &	ъ6 ъ7с ,
	SDNY, f	A conference has or 2:30 PM, Monday	s been set 7, 5/28/62	with USA M to discuss	ORGENTHAU, this case.	
	the Bur this ca	It is expected a eau will conduct a se.	that subsect full and	quent to th open inves	e conference, tigation in	
	Spring of her advised contact	On 5/23/62, NYO was ascertained Valley, NY office bookings and common of above on 5/23/Fugazy, Spring Vasa, SDNY.	of Fugazy Lasions are	is employ , where all e located. ) advised N	ed in the records AUSA MOLLO YO not to	ъ6 ъ7С
		Above for inform	nation of E	Bureau.		
	Q Bur	eau (58-5100)		,		
		eau (58-5100) York (58-1232)	REC- 82	58-5	100-35	•
	MPL:mf (5)	de	Wall Wall	20 MAY 26	1962	
	OD WICE	JUN 1 1962		A A	<b>J</b> .	
_	Approved:	pecial Agent in Charge	Sent	м	Per	
_			-			



(Rev. 5-1-59)

# FEDERAL BUREAU OF INVESTIGATION

OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
	5/29/62	3/21 - 5/24/62	
1 NEW YORK	REPORT MADE BY		TYPED BY
	MAURICE P	LEEN CASE	mcl b6 b7C
	DD.	יצסונוסיי	
	Dr.	LOERI	
Bureau airtel to	New York 5	, 18/62.	
-1	? <b>_</b>		
		i /	
			153 166 167C
SPECIAL AGENT	Do	O NOT WRITE IN SPACES BELOW	***
eau (58-5100)	28 51	6-1	REC. 16 EX-105
York (58-1952) De c	DECER .	MAY 31 1962	21-109
1 2 CENT DIALORD	1.05	1 de la companya della companya della companya de la companya della companya dell	
OF ATTACHED REPORTAGE 1101	NOTATIONS	STATE STATE	
	SPECIAL AGENT IN CHARGE  au (58-5100) SDNY York (58-1200) York (58-1200)	SPECIAL AGENT  SPECIAL AGENT  P  SPECIAL AGENT  IN CHARGE  CHARACTER OF CHARACTER O	NEW YORK  5/29/62  REPORT MADE BY  MAURICE P. LEEN  CHARACTER OF CASE  BRIBERY  Bureau airtel to New York 5, 18/62.  -P-  SPECIAL AGENT  DO NOT WRITE IN SPACES BELOW  SDNY  YORK (58-5100)  YORK (58-12/100)  SDNY  YORK (58-12/100)  POR ATTACHED HERSTAMS LINE  NOTATIONS  NOTATIONS

The confidential source at the
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b7
The confidential source
Information obtained from a
confidential source was from source
The source furnishing information concerning business concerns in the New York
area is
The information furnished concerning
information was furnished to SA JAMES ANDERSON.
The pretext interview with
set forth in this report was a telephone call made by SA MAURICE P. LEEN. who posed as
a potential client for from Buffalo. New
York.
<u>LEADS</u>
NEW YORK
At New York, New York
Will locate and interview b6
COTTOD DACE

ouver page

LEADS CONT'D:	
New York.	ь6 ь70
Upon the advice of AUSA SILVIO MOLLO, will contact the Spring Valley Office of Fugazy Travel Bureau for information they may have on a trip to the west coast byin August, 1959.	
After contact with Fugazy Travel.  Bureau in New York City. AUSA MOLLO was advised that  He advised on May 23,  1902, not to contact the until he advised the Bureau to do so.	ь6 ь70

COVER PAGE

- I\* -

## UNION STATES DEPARTMENT OF JUNIOR FEDERAL BUREAU OF INVESTIGATION

Copy to:	1 - USA, SDNY			
Report of: Date:	MAURICE P. LEEN	Office: Ne	ew York, New 1	York
Field Office File No.:	58-1232	Bureau File No.	58-5100	
Title:	ROY COHN			b6 ъ7с
Character:	BRIBERY			
Synopsis:				,
	USA, SDNY received	allegations that		b6 b7с b3
Inn	Paganao da Tog Ameso	Investigation t	o verify	
through Air	esence in Los Angeles line, insurance and I	and Las Vegas i	n August, 195	ь6 ь7с
or this che officials.	ck not presently asce Hotel records, Deser	ertained from ban	rpose k record or indicated	• ь7р

SYMOPSIS CONT'D:

and ROY COHN were both in Las Vegas on September 11 and 12, 1959, and part of September 13, 1959.

United States Attorney ROBERT M. MORGENTHAU, Southern District of New York, on March 21, 1962, advised that he had received information from	7
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ь6 ь7с ь7р NY-58-1232

Mr.	MORGENTHAII	haz tvbs	that	hoth

b3 b6 b7C

advised that the took annual leave on August 21 and 22, 1959. He further advised that	b3 b6 b7
Investigation conducted when  applied for the appointment to  ndicated that  at New York City.  In 1953 he resided at  New York City. He graduated from the	Ь6 Ь7
He served in the United States Army as a First Lieutenant. He entered the army August, 1942, and was discharged July, 1945.	

Investigation conducted upon ROY COHN's application for appointment to the United States Attorney's Office in New York, indicates that ROY MARCUS COHN was born February 20, 1927, at New York City. He received an AB Degree from Columbia College in 1945 and an LLB Degree in law from Columbia College in 1947. His father was ALBERT COHN, a Judge in the Appellate Division of the Supreme Court of New York. His mother was DORA MARCUS.

3

On May 23, 1962, by means of a suitable pretext it was ascertained that resides at phone  GR 3-2149. stated that he was rooms of a suitable pretext it was ascertained that a suitable pretext it was a suitable pretext i	ъ6 ъ7С
both practicing law in New York City. Advised that he	
•	
United States Attorney MORGENTHAU	

in a conference held in his office on March 21, 1952, advised that he did not want the Federal Bureau of Investigation to conduct interviews on the merits of this case with persons involved at this time. In later conferences held with United States Attorney MORGENTHAU and Assistant United States Attorney SILVIO MOLLO, DONALD COHN, and other Assistant United States Attorneys in April and May, 1951, the Federal Bureau of Investigation was requested to conduct investigation, but advised not to conduct open interviews on the merits of this.

These requests and the investigation conducted thereof is set forth below under suitable captions:

VERISTATION OF PRESENCE IN LAS VEGAS IN AUGUST, 1959 THROUGH AIRLINES AND INSURANCE COMPANIES

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sales in United Airlines, 80 East 42nd Street, New York City, advised on May 21, 1962, that only TWA and United Airlines flew direct from New York City to Las Vegas, Nevada in 1959.

He advised that three airlines offer indirect service to Las Vegas via Los Angeles:

TWA

American

United Airlines

He stated it was possible to fly TWA, American or United to San Francisco and TWØ back to Las Vegas, but this would be a roundabout way of arriving in Las Vegas.

He pointed out that any number of combinations would be possible traveling New York City to Las Vegas by way of Chicago, Illinois. These combinations he stated would be complex and definite combinations and times would have to be obtained from the official airlines guide which is published monthly in Chicago, Illinois.

American Airlines, 633 3rd Avenue, New York
City, on April 11, 1962, advised that American only kept reservation cards and manifests for 90 days after which they were destroyed. He also advised that ticket coupons maintained by the auditing division of American Airlines for the year 1959 were not available.

630 5th Avenue, New York City, advised that TWA destroys all manifests and reservation cards after 90 days. Auditing records and flight coupons maintained by the Kansas City office of TWA are destroyed after two years and are not available for the year 1959.

United Airlines, 80 East 42nd Street, New York City, advised that United Airlines destroys all manifests and reservation cards after 90 days. For other records that might be maintained by United he suggested checking with for United Airlines, O'Hare Field,

Chicago, Illinois.

The following investigation was conducted by the Chicago Office: United Airlines, 1200 Algonquin Road, Mount Prospect Illinois advised SA CHARLES E. PRICE on April 13, 1902, that flight coupons are maintained for two years only and they were not available for the year 1959. Airport Sales, Continental Insurance Company, Idlewild Airport, Long Island, advised on April 11, 1952, that a check of his records on insurance policies written over the counter and through machines at Idlewild and La Guardia for August, 1959, under name was negative. Fidelity and Casualty Company, 141 Livingston Street, Brooklyn, New York, advised that his company maintains no records on trip insurance policies for August, 1959. He checked his records for annual policies for August, 1959, and could find no record of a policy issued ta Associated Aviation Underwriters, 90 West 9th Street, New York City, advised on April 13, 1952, that all his records concerning insurance written on flights in August, 1959, had been turned over to the Fidelity and Casualty Company, which had taken over their share of the business in April, 1960. of the Insurance Division, at the West and East Side Terminals New York City, advised on April 13, 1962, that she has no record of trip policies written for the year 1959.

Her records on annual policies show no record in the name She suggested inquiry be made at Mutual of Omaha.	b6 b7С
Omaha, 417 5th Avenue, New York City, has no record of a polic; issued to in his file on annual policies. For trip policies he suggested contacting Mutual of Omaha, Omaha, Nebraska, and Teletrip Company, 1625 I Street, Northwest Washington 6, D.C.	
The following investigation was conducted by the Washington Field Office:	
On April 13, 1952,	b6
advised SA PAUL KENNETH BROWN that all insurance applications prior to January 1, 1961, are maintained in Omaha, Nebraska by Mutual of Omaha. He stated Teletrip maintained only two outlets in the New York Chty area, a machine dispenser at La Guardia Airport and a sales person at Newski. Records for both of these outlets prior to January, 1961, are maintained at Mutual of Omaha, Omaha, Nebraska.	ь7С
The following investigation was conducted by the Omaha Office:	
Air Travel Division, Mutual of Omaha, 33 Farnum Street, Omaha, Nebraska, advised ASAC RUSSELL P. CALLAME on April 16, 1962, that all available trip insurance records for the entire months of August and September, 1959, were searched regarding trip insurance policies sold at West Side Terminal and La Guardia Field, New York,	ъ6 ъ7С
Los Angeles, California, and Las Vegas, Nevada. He pointed out that trip insurance sold over the counter is not available. He searched variations of the names of and COHN. He stated these records failed to disclose trip insurance having been purchased by either	_

or COHN in connection with a trip from Los Angeles and or Las Vegas, or from Los Angeles and/or Las Vegas to New York

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### MPL:emt (1)

NY 58-1232

#### INFORMATION FROM FUGAZY TRAVEL BUREAU

At the request of Assistant United States Attorney SILVIO J. MOLLO, simultaneous checks were made at Fugazy Travel Bureau in New York City and Los Angeles.

The Los Angeles Office made inquiry at Fugazy Travel Bureau, Ios Angeles, on May 23, 1962, concerning any travel by to the West Coast in August, 1959, with negative results.



Date	5/24/62	
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Fugazy Travel Bureau, 400 Madison Avenue, New York, Navised at 2:00 p.m., May 23, 1962, that presently    She also advised that	New York, lwas
She explained that all records concerning customers of and any commissions she may have received bookings in 1959 would be in the office	l for
New York. She also pointed out that rate Fugazy in New York only gave Social Number and that any other personal would be maintained in the	Security

On5/23	3/62 New York City	File #NY 58-1232
SA I	MAURICE P. LEEN/pg	5/24/62

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MPL:emt (2)

NY 58-1232

TAXI AND LIMOUSINE SERVICES, AREA
At the request of United States Attorney's Office, Southern District of New York, contacts were made with various taxi and limousine services in the
area on the premise that might
have used this means of transportation to get from his
home to one of New York's airports.

Date 5/24/62

]	Broadway, Bronx, New York, advised have been in the taxi service busin Riverdale section of New York Since service by taxi through New York Ciin New York City. She explained th	ess in the Bronx and prior to 1959. They offer ty and service all airports	.~
: : :	in August, 1959, and the only recorperson using her taxi would be a checked her records of persons havi and could find no record for pointed out twith the building located at New York, and recalls that i August, 1959, and that she did most	d she might have on a arge account record. She ng charge accounts with her hat she is very familiar t was a new building in	ន
	for the new tenantsd	oes not know the	
	5/22/62 New York City	NY 58-1232	_
	SA MAURICE P. LEEN/pg	File # 5/24/62	-

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FD-302	Rev.	-25-601

FEDERAL BUREAU OF INVESTIGA

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Date	5/24	/62	

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Street, Every, New York, indvised that he used to operate a taxt sorvice out of a garage at 2465 Felicades Avenue called Tony's Taxt Service. He said the Grown Car Service was not in business in 1979. He said he does not have any records of tripe sade by Tony's Taxt Service for the wear 1971 and he is not familiar with the masses

On 5/20/62 at New York City File # \$2 50-1232

SA MAURICE P. LEED/NG Date dictated

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Date	The second second
Date	

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	irlar	Limoustres !	1150
Webster Avenue, New Michelle, West	YORK, 4	dyland that	he was
in the text and lineusine service	in 1959		
ohecked 1959 trip recense for any	trips n	ande by	or
in August. 1959 and oo	raid not	locate any	record
	not the		
med dien specteus truscos with him	are are	od medicine	Min.

On	5/22/32 at	New York	City		File#	( )C-laye	
-	ON MADELETS P	. MISH/DE				3/24/62	
by				A STATE OF THE PARTY OF THE PAR	Date dictate	d	70 1 1 10 10 10 10 10 10 10 10 10 10 10 1

Date \_\_\_\_\_5/24/62\_\_\_\_\_

· · · · · · · · · · · · · · · · · · ·
Gallagher and Trick Auto
Rentals, 3011 Henry Hudson Parkway, Bronx, New York, checked
trip records for August, 1959, and could find no record
of any trip made by
is very familiar with the building located at
New York, and has done considerable business
with tenants in the <u>building</u> . He does not know the have charge accounts
with Gallagher and Trick.
was down die at the state

On _	5/22/62 at _	New York City	File #_ <u>NY 58</u>	-1232
hv	SA MAURICE P.	LEEN/pg	Date dictated	5/24/62

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Date	5/24/62	

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Broadway and Kingsbridge Avenue, Bronx, New York, advised he has no records of trips taken in 1959 with his company. He does not know and they do not have charge accounts with him.	that
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

On <u>5/22/62</u> of New York City File # NY 58-1232

SA MAURICE P. LEEN/pg

Date dictated 5/24/62

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		٠,		



Date	5/24/62	
Date	2) 44) 04	

b6 b7C

		•
Service, trip reco	rus for <u>August. 1959 a</u>	Riverdale Park Limousine Bronx, New York, checked his and could locate no record
with the 1	does not narge account with him ouilding located at and is quite sure he	. He said he is very familiar Riverdale.
5/23/62	atNew York City	File # _ NY 58-1232
	P. LEEN/pg	Date distated 5/24/62

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	•	•			

On \_\_



Date 5/24/62

b6 b7C

Bank, New Jersey, advised that he operate by heliocopter and small plane between I and Newark Airports.  He advised that  list of customers nor is his name on bil 1959.	La Guardia, Idlewild is not on his mailing —
1959.	
	•
<del></del>	
5/22/62 telephonically F	File #NY 58-232
SA MAURICE P. LEEN/pg	5/24/62

MPL:emt (3)

NY 58-1232

CHANGE OF ADDRESS FROM NEW YORK	TO
On April 11, 1962, Assistant United States	,
Attorney advised that the details of	_
move from New York to	

b6 b7С

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- FD-302 (Rev. 1-25-60)

# FEDERAL BUREAU OF INVESTIGATIN

		Date <u>4/1</u> 8	/62	
		,	,	ь6 ь70
The followin Book of Deeds, New York.	o information w	e obtained fro	m Tibom, pa	age [
•			:.*	,4
An indenture	was made or		tween	, ,
Ne	w Vork and	both residing	atı ı	•
residing at		New York	. The indenture	<b>)</b>
deeded-house and prope	rty located at	\ <u> </u>	rom	
the	The deed	was recorded		L
The property was sold	subject to a mor	rtgage (assumed	by the	]
the balance of which w	as \$12,024.03. New	The attorneys	listed were	_
		•		
	•			
	•			
		•		
	*			
•				
	7			<b>L</b> .C
On <u>4/6/62</u> at	New York	File # <u>58-12</u>	32	b6 _ b70
	_			
by SA JOSEPH W. LUCCA: jad	·····	Date dictated	4/12/62	<u>-</u>
This document contains neither recommendat	ions nor conclusions of the	FBI. It is the property of	the FBI and is loaned to	
your agency; it and its contents are not to be	e distributed outside your ag	ency.		

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·FD-302 (Rev. 1-25-60)

On

by

FEDERAL BUREAU OF INVESTIGATIN

Date 4/18/62	
New York advised that after consulting with his wife he recalls that and his wife moved from New York to a Bronx, New York address on August 21, 1959. Stated that he and his wife were able to recall this date because they remembered that their electricity and water service was transferred from the name to the on the same day the moved. Stated that in the light of this definite knowledge, he checked his records and found that the services (water and electricity) were transferred on August 21, 1959.	b6 b7С
residence at stated that he and his family did not take up until September 1, 1959.	
residence at until September 1, 1959.	
•	
-11-71-71-71-1-1-1-1-1-1-1-1-1-1-1-1-1-	b6
	b7C
SA JOSEPH W. LUCCA: jad Date dictated 4/12/62	

Date 4/18/62	
Fehsal's Express Trucking Company, 50 South Main Street, Pearl River, New York advised from records that his company moved on August 21, 1959 from New York, The Bill of Lading (B/L) (Fensal's Express B/L #4386) reflected a notation "Leave 7 a.m., Elevator reserved for 11 a.m An additinotation reflected that all items packed by customer. including mirr were to go at owners risk. The B/L was signed and was noted to have been paid by check August 21, 1959. The amount of the move was \$164.	bi b'
was unable to advise which personnel participated in the move. He stated they might have been extra temporary employees and employees who no longer work for him. was unable to estimate at what time the move was completed.	
stated his records include the original  B/L with the original signature of  a carbon copy of the original B/L. He also stated the B/L was signed at the destination of the move after its completion.  The copy of the B/L, furnished by is being maintained in the files of the New York Office	
 4/9/62 of Pearl River, New York File # 58-1232	
SA JOSEPH W. LUCCA: jad 26. 4/12/62	

FD-302	(Rev.	1-25-60)	,
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Date 5/11/62

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em <u>ploy who</u> is	might hav	e handled t	hel	person in moving neg	nis otiations
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4	FEDERAL	BUREAU	OF	INVESTIGAT	Ν
J		,			

Date	
<u> </u>	
Fehsal's Express	b6
Trucking Company, 50 South Main Street, Pearl River, New York, advised she frequently receives telephone calls from prospective customers and thereby schedules the dates of the move and makes the necessary arrangements.	ъ7C
stated she is familiar with the move of only by virture of having consulted the records of the company. She does not specifically recall the transactions which led to the move and therefore cannot be sure she handled the negotiations of the move.	

5/11/62

5/3/62	Pearl Rive	er, NY	NY 58-1232	2
SA JOSEPH W	LUCCA/mcm	20	5/4/6	2

.FE	-302	(Rev.	1-25-60)
٧.	• 7		



Date 5/24/62

b6 b7С

Now Yorks and that he was a second
New York, advised that he was employed as a mover by Fehsal's
Express Trucking Company, 50 South Main Street, Pearl River,
New York, in 1959. He recalls working on a move from
New York, to
New York. While he can not recall by name, he
remembers taking part in a move from
to a new building at
To somewhater that the same
early in the morning and that the party being moved and his
wife and two children left in their nersonal automobile.
When the moving truck reached the
man being moved was already there. They had the elevators
reserved for 11:00 a.m. in the morning, but since other
movers were shead of them, they had to wait in the truck.
vorked on the move from the tuck to the elevator
and did not go upstairs into the apartment. He can not spec-
ifically recall how long the man being moved stayed at
the day of the move. He recalls that the
move went on into the afternoon until about 3:00 p.m.
pette distribute distr

On	5/22/62 at _	Pearl River,	NY	File # NY 58-1232
by	SA JOSEPH W.	LUCCA/pg	27 1	5/24/62

FD-302 (Rev. 1-25-60)

On \_

5/24/62

New York, advised that he seemed to recall taking part in a move with his father from New York, to a new building in New York, when both he and his father were working in Fehsal's Trucking Company. He recalls that the apartment being moved into was a new apartment in a new building. He vaguely recalls two children being present, but can not remember more specifically the names or identities of the persons present during the move.	b6 b70
"wight move", the party being moved would have had to sign the bill before the truck was unloaded. This would have been about 11:00 a.m. in the morning since the elevator was reserved for that time. If the move was a move to be paid for by the hour, the bill would have been signed at the end of the move. which would have been some time in the afternoon. can not remember what type of move the move in question was.	b6 b70
5/22/62_at	
SA JOSEPH W. LUCCA/pg Date dictated 5/24/62	

FD-302 (Rev. 1-25-60)

On \_

by \_\_

# FEDERAL BUREAU OF INVESTIGAT

Date 5/24/62

explained that this date was the date the superintendent of that the were in their aparant the was advised that she did not	made available a list ession of their apartments eates that ession of their apartments eates that ember 1, 1959. e of September 1, 1959, the building notified her extment. The superintendent extment the superintendent extra contacted through the	ь/С
	that there was no one in	b6 b7С
the apartment before the mo	oved in, since the building	
Her records indicate that reference the Chemical Corn Exchang		
	**- , ·	
	*	
*		
$\theta$		
•		
		-
5/23/62 Now Harda Bards My	W NV E9 1020	
5/23/62 at New Hyde Park, NY SA MAURICE P. LEEN/pg	7 File # NI DO-1232	-
SA MAURICE P. LEEN/pg	Date dictated 5/24/62	

FD-302 (Rev. 1-25-60)
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5/11/62

				pr.				
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			,				1	
The above information cannot be disclosed without the issuance of a subpoena duces tecum to		ance or	a savior	ana uuces	<b>DECIM</b>	171.78		J



Date 4/25/62

b6 b7С b7D

1

A confidential source having access	to the
A confidential source having access advi	lsed in
April, 1902, that the phone number Kingsbridge	8-5337
New York, on August 21, 1959. The	
	of this
address. Former address was	
New York.	

On 4/19/62 at New York City File # NY 58-1232

by SA MAURICE P. LEEN/mvc 31 Date dictated 4/23/62

# MPL:emt (4)

NY 58-1232

ATTEMPTS	TO VER	IFY	PRESENC	CE IN	LOS	ANGELES
OR	LAS VE	GAS THROUGH	HOTEL RI	ECORDS	3	

b6 b7С

The following investigation was conducted by the Las Vegas Office:

On

## FEDERAL BUREAU OF INVESTIGATION

b6 b7C

	Date <u>April 6, 1962</u>
Vegas, Nevada, advised on A sck to be made of hotel rec aformation to indicate est at that hotel during Au	Tropicana Hotel,  April 5, 1962, after causing  cords that he could locate  or ROY COHN was
	•
No.	
y,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	File # NY 58-1232
762 di Las Vegas, Neva	Date dictated <u>4/5/62</u>

b6 b7C

Auditor's Office, Sands Hote, Nevada, advised that he had checked Sands Hould locate no information to indicate that or MOY COHN was a guest at that hotel during ptember, 1959.	ol, Las lotel records,
or the commutation of the contract of the cont	ol, Las lotel records, lg August
	• • •
atFile #F	58-1232

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Date dictated 4/5/62

b6 b7C

	Dann	ng Motal	Lac	Voces
ulevard South, Las Vegas, Ne a search through his Guest e period August 15, 1959 thr at he could find no record i	evada, adv Registrat rough Sept indicating	ion Cards ember 30. that	for 195	pletion 9
or ROY COHN were guests	s at this	BOTOL GUR	ıng	this
at		File #	NY	58-1232
1/5/62 Las Vegas, N	evada		₽٧	0.0 and

ş

DateApril 6, 1962

b6

b7C

New Frontier Hotel,
Las Vegas, Nevada, advised upon completion of a search
through her Guest Registration Cards, and Guest Ledger
Accounts for the period August 15, 1959 through September 30,
1959. that she could find no indication that
or ROY COHN were guests at this hotel, during
this period.

b6 b7C

	` '
٠.	Date April 6, 1962
	don the Districtor
	for the Riviera
Hotel, Las Vegas, Nevada, check	ted his microfilm records on
April 5, 1962 for the year 1958	) and ascertained there was
no record of anyone registered a	it the notel under the name of
ROY COHN or durin	ng the year, 1959.
1001 001111 01	-9 , ,
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	•
	•
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CLAIR I, PETERKIN, JR: alw

b6 b7C

	Date <u>April 6, 1962</u>
available to SA ARTHUR N. BARRETT Stardust Hotel These records fail tion under the names of August and September, 1959.	Stardust Hotel, made therecords of the ed to reflect any registra- and/or ROY COHN for
On 4/5/62 of Las Vegas, Nevada	
ARTHUR N. BARRETT: nlw	Date dictated <u>4/5/62</u>

Date		
April	6,	1962

ь6 ь7с

Date

April 6, 1962

b6 b7C

the period	, Nevada, searched hotel registrat d August 15 through August 27. 195 record indicating s tel during this period.	
- Language in the same		

Date April 6, 1962

b6 b7C

Hacienda Hotel, Las Vegas, Nevada, searched hotel registration records for the period August 15 through August 27, 1959. He could locate no record indicating stayed at the Haciend a during this period.

# MPL:emt (5)

NY 58-1232

The following investigation was conducted by the Los Angeles Office:	
The Los Angeles Office checked records of the following hotels for any evidence that stayed in Los Angeles during August or September, 1959:	ъ6 ъ7С
Beverly Hilton Beverly Wilshire Biltmore Ambassador Statler Town House	•
No registration for was found in August, 1959, at any of these hotels.	
The records of the Ambassador Hotel in  Los Angeles. indicate  Bronx, New York,  arrived September 15, 1959, at 8:48 PM. He left  September 16, 1959, at 9:35 AM. While at the Ambassador he stayed at bungalow number 130 (folio number 17219).  All telephone call records for this period at the Ambassador Hotel have been destroyed.	ь6 ь7с
Records of the Ambassador Hotel also show that bungalow number 130-H had only one occupant on September 15, 1959. This bungalow is a bedroom 15 feet by eighteen feet with a small terrace adjoining. Records do not indicate who paid the hotel bill or how it was paid. The ordinary rate in 1959 for this bungalow was \$24.00 to \$26.00 a day paid \$8.00. Hotel officials stated that this was one-half of the double rate of \$16.00 for an ordinary room and it would have been customary for this rate if hotel business was slow and identified himself as	ь6 ь7с

MPL:emt (7)

NY 58-1232

		INFORMA	MOLTA	OBTAINED	FROM	BANK	ACCOUN	TS OF		b6
•		Checks	were	made of h	anks	thro	ughout	the New	York	
Cit;	y and			area to lo	ocate	any 1	bank ac	counts	maintained	

MPL:emt (8)

NY 58-1232

Glenwood	
Management, New Hyde Park, New York, advised on May 8. 196	<u> 22,</u>
that Glenwood Management operates the building at l	
New Yorkave as	
a bank reference when he obtained his apartment at this	
address, as at	

b6 b7С



Date	4/12/62	
Date	4/12/02	

The fo	ollowing should not	oe made public	•
without the pric	or issuance of a sub	oena duce teci	<b>™.</b> b6 b7C
			b7D
If the	above information	s needed in co	ourt
proceedings a su	e above information in thoo and should be div	rected to	·
	•		
4/10/62 at Bro	oklyn, New York	File #NY 58	-1232
SA CHESTER F. DZ	IERZANOWSKI/1bd	Date dictated	4/12/62

FD-302 (Rev. 1-25-60)



Date	4/12/62	

	ithout the prior issuance of a subpoena duces tecum.	
	If the above information is needed in court proceedings a subpoena should be directed to	
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_		_
	/10/62 Brooklyn, New York File # NY 58-1232	
_	/10/62 Brooklyn, New York File # NY 58-1232  CHESTER F. DZIERZANOWSKI/1bd Date dictated 4/12/62	_

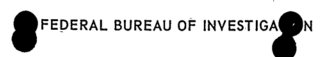


Date _	5/25/	/62	
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A confidential source havi	ng access to the	
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The above mentioned inform public except upon issuance of a subnotion	nation is not to be made	
fo	1	
5/24/62 New York City	File #NY 58-1232	
SA CLYDE G. OLVER/mvc		



Date	4/17/62

b7С b7D

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records of	confidential source having access to the	1
	e above information is not to be public exce e of a subpoena duces tecum directed to	- ept



Date \_\_\_\_\_5/25/62

b7С b7D

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recor	confide	ential .	source	having	access t	o the	
of a		to be	made p	ublic e	ion from	n Issua	nce
l							

On	5/21/62 at	New York	City	File #NY 58-1232
			500	,
by .	SA MAURICE I	TEEN/myc	999	

Date	5/25/62
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b6 b7C b7D

1

A confidential source having access to the records of
The above mentioned information from
The above mentioned information from is not to be made public except upon issuance of a subpoena duces tecum directed to
•

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, File ∦.

Date dictated \_\_\_\_\_5/25/62

New York City

SA MAURICE



b6 b7C b7D

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A cores of	onfidential source having access to the
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public except	above mentioned information is not to be upon issuance of a subpoena duces tecum
directed to	
	•
5/23/62 at	Spring Valley, NY File # NY 58-1232

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

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SA EUGENE R. NOBLE/mvc

by \_

FD-302		

#### FEDERAL BUREAU OF INVESTIGA

Date	
Date	

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On 5/21/02 at New York C103 File # 35 50-1232

by SA MARICE F. LEFT/MVC 5 Date dictated 5/25/02

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b6 b7C b7D

# MPL:emt (9)

NY 58-1232

INFORMATION OBTAINED FROM	
At the request of United States Attorney MORGEN Southern District of New York,	THAU,
was interviewed concerning some	
of was not interviewed	
on the merits of this case upon the instruction of the	

ь6 ь7с FD-302 (Rev. 1-25-60)

FEDERAL BUREAU OF INVESTIGATION

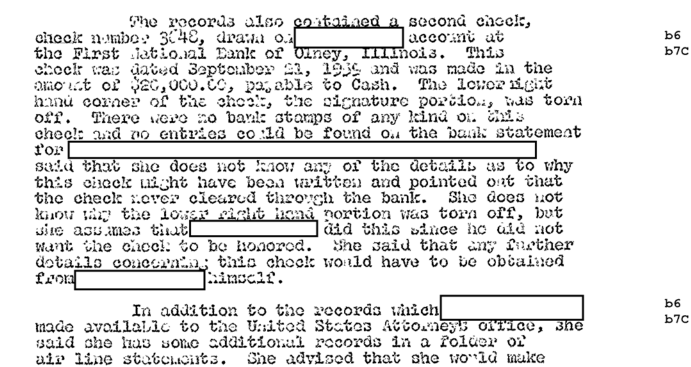
Date \_\_\_\_\_4/6/62

Colorado, was interviewed at the office of the United States Attorney MORGENTHAU, Southern District of New York.	ъ6 ъ70
Said that   Isually used two addresses, one is   Isually used two addresses, one is	
for income tax purposes. She kept this record in pencil in her own handwriting on yellow sheets of paper.	h.C.
Assistant United States Attorney IRVING YOUNGER  made available records furnished him by  with respect to travels. These records  included handwritten notes, hotel bills,  used air line tickets, cancelled checks and bank statements.  explained that she used all these sources,  as well as phone calls she received from from  time to time, to keep her running record of where  was at any time.	ь6 ь7С
A review of travels for the month of August, 1959 with her indicated sne had him in Los Angeles at the Beverly Hilton Hotel for the period August 10 through August 14, 1959. On August 14, 1959, he left Los Angeles and went to Las Vegas where he stayed at the Desert Inn on August 14. 1959. On August 14 and 15, 1959, according to the records reflected that was at the Desert Inn. These records reflect that for the period August 17, 18, 19, 20 and 21, 1959, was at the Hotel Pierre, New York City. On August 21, 1959, he left New York and went to Detroit, Michigan, and stayed at the Statler Hilton in Detroit on August 21, 22 and 23, 1959.	ь6 ъ7с
On 4/2/62 at New York City File # 58-1232	_
On <u>4/2/62</u> at <u>New York City</u> File # <u>58-1232</u> by <u>SA MAURICE P. LEEN/pag</u> 55 Date dictated <u>4/6/62</u>	_

A peview of notes for the	b6
period Sentember, 1939 indicated that Was	b70
at the Desert Ing in Las Vogas, Neveda, on September 10,	
11. 12 and at least part of September 13, 1939. She	
said her records indicate that he left Las Vegas on	
September 13, 1950, and went to Los Angeles where he	
staved at the Beverly Hilton Hotel on September 13, 14	
and 15, 1959. Her records show a notation that on	
September 12, 1959, while   was at the Desert	
Inn the Party" was also there. According to	
, these are friends of whom she	
did not Turther identify. Y went through	
the records she had available and which she formished	
to and she was mable to find an air. Him	
ticket showing departure on the 13th of	
September from Las Vegas to Los Angeles.	
the semilateral that have recorded tooks that	
She explained that her records indicate that	b6
on September 15, 1959, Left Los Angeles for Las Vegas. He took United Airlines flight number 516 at	ьь b70
7:30 P.M. She pointed to two air line tickets for these	B/C
flights makers 640182 and 640183 for United's flight	
616. Che ticket was made out for and the other	
was for She said this is	
stayed at the Desert Inn in Lac Vegas on	
September 15, 16. 17. 18, 19, and 20, 1959, with a friend	
of his named Her records indicated that	
then stayed alone at the Desert Inn on September 21,	
1959. She pointed out that her penciled notations indicate	
that Iso stayed at the Desert Inn on	
September 19, 17, 18 and 19, 1959, and that	
who gave an address of stayed at the	
Desert Ing on September 15 and 16, 1959.	

MY 50-1232

these records available.



WY 58-1232

Her records indicated that on September 10, 1959, made a trip from Las Vegas to New Castle, Wyoming, to Denver, Colorado, to Salt Lake City to Las Vegas. He used a chartered plane from Denver to New Castle.	ъ6 ъ7с
On September 21, 1959, the records indicated to left has Vegas and went to Los Angeles and stayed at the Deverly Hilton Hotel on September 21 and 22, 1959. He left has Angeles on September 22, 1959, via TWA flight number 2 which was scheduled to leave hos Angeles at 10:13 P.M. and went to New York where he stayed at the Hotel Pierre on September 23, 24, 25, 26 and 27, 1959.	
dated september 14, 1959, was for \$30,000.00, payable to the order of the Dessert Ina. This check was drawn on the First Wational Bank of Olney. Illinois. on an account of	ь6 ь7с
The bank's statement forwarded to  from the First National Bank of Olney under the date of September 18, 1959, shows a check drawn for \$30,000.00. The check number 3646 was paid September 17, 1959. (Bank stamp 70-412 and was endorsed pay to the order of the Bank of Nevada, Las Vegas Branch Number 1, Wilbur Clark's Desert Inn, Desert Inn.) said this check was cleared for payment, but that she does not know why the check was written. She pointed out it was not unusual for to write checks for very large sums and that any information concerning the details of why this check was written would have to be obtained from	ь6 ь7С



Date 4/19/62	
Colorado, was interviewed at the office of the United States Attorney, Southern District of New York.  said that she is presently uses address for some of his mailings.	b b
pertaining to travels for the year 1959.  Travel reflected on these statements were billed to from the Delta Airlines. Atlanta, Georgia, on a Delta credit card account number credit card number said that this is the personal credit card or and to her knowledge is the only one he used in 1959.	l l
Bills for travel for the month of September indicate that on September 15, purchased four tickets on his credit card for United Airlines flight from Los Angeles, California, to Las Vegas, Nevada. The names of the four passengers for these tickets are not listed on the flight counon which Delta Airlines sent in their bill said that she could not recall who the four passengers might have been. It was brought to attention that records previously supplied by her on April 2. 1962 indicated that	l l
These records also indicated that  Los Angeles on the 15th of September aboard United Airlines flight number 616, scheduled to leave Los Angeles for Las Vegas at 7:30 n.m. These records also reflected that stayed together at the Desert Inn  from September 15 through September 20, 1959, and stayed alone September 21, 1959.  Desert Inn on September 15, 16, 17, and 19th, 1959, and stayed at the Desert Inn on September 15 and 16, 1959.	1
4/12/62 New York City. File # NY 58-1232	
SA MAURICE P. LEEN/mvc Date dictated 4/18/62	

### NY 58-1232

This information did not refresh	b6
recollection as to the passengers were on the 15th of	b7C
September who went from Los Angeles to Las Vegas on	
credit card.	
Records made available by on Appil	b6
12, 1952, indicated that was at Los Angeles,	b7C
California, at the Beverly Hilton Motel on September 14,	
1959. cannot recall exactly why she went to	
Los Angeles on the 14th or whether or not she was in the	
same hotel with at this time. She does not recall	
going to Las Vegas, Nevada, from Los Angeles, and eannot	
remember whether she might have been one of the four persons	
on the tickets purchased by credit card.	
The records indicate that on Sentember 16, 1959,	
two tickets were purchased on credit card	b6
for a trip from Los Wess to Los Angeles to Donver,	b7C
Colorado. said that she is not sure but	
believes that these tickets were atilized by	
and	
C.II.W	
said that she brought these tickets	
to the United States Attorney's office at the request of	
United States Attorney MORGENTHAY. The records reviewed	
with were turned over to Assistant United	
States Attorney	

# MPL:emt (10)

NY 58-1232

#### PRESENCE OF ROY COHN IN LAS VEGAS

United States Attorney, Southern District of New York, made available pertinent records of the Desert Inn, Las Vegas, Nevada. These records were furnished by to the United States Attorney's Office.
These records indicate that ROY COHN, Sunrise Hospital, stayed at the Desert Inn from August 14th to August 16, 1959. He paid for a room at the Desert Inn on August 14th and August 15, 1959. He paid a restaurant bill on August 16, 1959. The registration card pertaining to this stay, number H963l under the column headed remarks, has the following statement:
"Complimentary acct. per by
Records of the Desert Inn also indicate that
staved at the Desert Inn, August 14th through August 16, 1959.  paid for a room on the 14th of August and for a room on the 15th of August. He paid certain fees for golf on the 16th of August and a restaurant bill on the 16th of August. Under the captioned headed remarks, the hotel records have the following notation:
"Complimentary acct. per by
Records of the Desert Inn indicate that  Denver, stayed at the  Desert Inn, August 14th through August 16, 1959. His bill indicated he paid for a room on August 14th and 15th and paid a restaurant bill on August 16, 1959. Under the column headed remarks the same notation as on COHN's and card is written and then crossed out.
Records of the Desert Inn indicate that ROY COHN, Sunrise Hospital, Las Vegas, stayed at the Desert Inn on September 11th through the 13th, 1959. These records indicate that he paid for a room on September 11th and 12th, 1959; on the 13th he was billed for three long distance calls.

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b6 b7C

## MPL:emt (11)

NY 58-1232

Records of the Desert Inn indicate that

Denver, stayed at the Desert Inn, Las vegas, on September 10th through the 13th, 1959. He was charged for a room on September 10, 11 and 12, 1959.

b6 b7C

## MPL:emt (13)

NY 58-1232

### CHECK POSSIBLY USED TO REIMBURSE DESERT INN CASHIER

On April 24, 1962, Assistant United States Attorney DONALD J. COHN, Southern District of New York, requested that an attempt be made to substantiate by investigation, information furnished to the United States Attorney's Office
TIII GIMOOTOIL A GERMANIO OF THE STATE OF TH

Investigation conducted by the Las Vegas Office indicated that there is no First National Bank of Las Vegas. There is a First National Bank of Nevada and a Bank of Las Vegas.

ь6 ь7с ь7р

National Bank of Casper, Wyoming, made available for review to Special Agent EDWARD F. BLOOM the bank's microfilm, which reflected the following information:	ъ6 ъ7С
Check #4113 Drawn on the First National Bank of Casper, Wyoming Account of: Toolpusher Supply Company, Casper Payable to: & PASTERNAK, Mile High Center, Denver, Colorado  Amount: \$112,697.28 Date: September 10, 1959 Signed:	
The endorsements of the above-described check are as follows:	
E PASTERNAK  IRVING PASTERNAK	. b6 b7C
further advised that on September 10, 1959, E PASTERNAK cashed the above check at the First National Bank of Casper, and then purchased the following bank drafts:	•
Draft #3934  Dated: September 10, 1959  Drawn On: First National Bank of Casper on their  American National Bank account, Denver,  Colorado, which is the First National  Bank of Casper's correspondent bank  Payable To: Bank of Las Vegas  Amount: \$50,000.00  Signed:	
5/2/62 at Casper, Wyoming File #DN 58-79  Special Agent EDWARD F. BLOOM: pmw Date dictated5/2/62	

-2-DN 58-79 EFB:pmw

## National Bank of Casper

Draft #3935	
Dated: September 10, 1959	
Drawn On: First National Bank of Casper on their American National Bank account, Denver,	
Colorado, which is the First National	
Bank of Casper's correspondent bank	
Payable To:   @ PASTERNAK	b'
Amount: \$62,679.28	a
Signed: First	
wational bank of Casper	
further advised that a check of the open and closed accounts of his bank failed to reflect any account in the names of & PASTERNAK, IRVING PASTERNAK, or	
In the event the above information is to be made	
a matter of public record, a subpoena duces tecum should	
be issued and directed to	
First National Bank of Casper Wroming	

#### FEDERAL BUREAU OF INVESTIGATION

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27/62	Las Vegas, Nevada	File 有. <del>以. 58-8</del>
		•
		•
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ance of	a subpoena Decus Tacu	is not to be made nublic without
	The above information	in and to be made within the
	Records of	

MPL:emt (14)

NY 58-1232

On May 4, 1962, Assistant United States Attorney DONALD J. COHN, Southern District of New York, requested that inquiry be made at the Bank of Las Vegas to determine whether the Desert Inn at Las Vegas may have deposited \$50,000 to any account they might have at the Bank of Las Vegas, at about the time check number 3934 was cashed.

FD-302 (Rev. 1-25-60)

FEDERAL BUREAU OF INVESTIGATION

	Date	
consideral	ble checking, he had ascertained that	
	- Carrette C	b6
		b70 b71
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	Miss above to seementian is not to be made public without	1
issuance	The above information is not to be made public, without of a subpogna duces tecum, directed to	
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 NY 58-1232

 On 5/16/62
 at Las Vegas, Nevada
 File # LV 58→8

 by M. B. PARKER:rsm
 Date dictated 5/16/62

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# MPL:emt (15)

NY 58-1232

DOCUMENTS REGARDING LAW SUIT VERSUS ET AL
At the request of Assistant United States Attorney SILVIO J. MOLLO, Southern District of New York, Photostats of the following items in the case of
(Civil Action Number , were obtained by the Denver Office:
Complaint filed June 25, 1958;
Motion for Cost Bond filed July 16, 1958;
Motion for Bill of Farticulars filed July 16, 1958;
Motion to Dismiss filed July 22, 1958;
Summons filed July 21, 1958;
Stipulation filed August 26, 1958;
Order filed August 26, 1958;
Answer of ALLEN K. SWANN filed October 22, 1958;
Stipulation filed October 24, 1958;
Stipulation filed March 26, 1959.
It should be pointed out that  purportedly gave an oral legal opinion to the  group concerning the legality of the sale of certain  stock for which they were indicted in the UDY case.  This legal opinion, attorney's fee for which was  suing, was used by the group to give reasonableness  for their actions, in the UDY case.

b6 b7С

ь6 ь7с MPL:emt (16)

No record of long distance calls is maintained by the New York Telephone Company after six months.

The following investigation was con locate and interview the former superintenden building at	ducted to t of the Bronx:
Management, New Hyde Park, New York, on May 8 advised that in August, 1959, the superintend	Glenwood , 1962, ent at
She does not have a current address for that he could be contacted through the Buildi	but advised ng Service

b6 b7C 'FD-302 (Rev. 1-25-60)



Date \_\_\_5/22/62

<u>ľ</u>

b6 b7C

Building Service Employees International Union, AFL-CIO, 1 East 53rd Street, New York City, advised that the last address he has for New York, as of September, 1960.

On 5/16/62 at New York City File # NY 58-1232

by SA MAURICE P. LEEN/mvc Date dictated 5/18/62

MPL:emt (12)

NY 58-1232

### MISCELLANEOUS

Made available pertinent records of the Hotel Pierre,  New York City, which he had obtained from  These records indicate that  Pierre on July 28, 29, 30 and 31, 1959; and he also stayed at the Hotel Pierre on August 1, 2 and 3, 1959.	ь6 ь7с
also stayed at the Hotel Pierre on September 2, 3, and 4, 1959. He again stayed at the Hotel Pierre on September 25, 26 and 27, 1959. He again stayed at the Hotel Pierre on November 22 through 24, 1959.	
Assistant United States Attorney YOUNGER requested that any out of town calls made by from the Hotel Pierre, be identified.	
Hotel, advised on May 1, 1962, that there is no information available concerning telephone calls made from the Pierre Hotel for the year 1959.	ь6 ь7с
The following information concerning Roth Gerard and Company, 25 Broad Street, is set forth since the telephone listed to this firm was called by either as developed in the investigation	
concerning	

Date	5/8/62	

1

A confidential source in a position to furnish information concerning businesses in the New York area furnished the following information concerning Roth, Gerard and Company, 25 Broad Street, Room 1010, New York 5, New York:

the company as a Br current assets of \$ \$200,000. The net \$301,208. [ general partners, a limited partner. T	nd Mrs. he firm is engaged in es and regulations of	and bonds, with s of about listed as were listed as is a security transactions
As of Anr	11 11 1961,	represented his
On Januar	y 22, 1962,	
The opera	tion of the business w	as described as

The operation of the business was described as commission house brokers, catering to a select clientele, which includes institutions, large portfolios, and large investors. The firm does no underwriting or commodities business and does not make markets in over-the-counter securities. The firm maintains one membership on the New York Stock Exchange and an associated membership on the American Stock Exchange, and is a member of the National Association of Securities Dealers, Inc. Two partners are active and three persons are employed by the firm. The firm clears through Ladenburg Thalmann and Company, 25 Broad Street.

	Broad S	Street.	_	_		,	
	United	States		descril	oed as single eceived a Bá	, born in the chelor of Arts	
On	5/2/62		New York	City	E:1. #	NY 58-1232	
J	3		LEEN/mvc	73	c 34	tated <u>5/4/62</u>	

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

b6 b7C

b6 b7C NY 58-1232

degree from 1956 to 1961 he was employed as a research analyst by Lehman Brothers.
is married, native born.  He received a Bachelor of Arts degree from
From January,
analyst with
is employed as a buyer by and is not active in the firm.
, located at 1 West 58th Street, New York
city. This firm was chartered in August, 1961, and is active as a motivation research organization. No financial details or inter-company relations concerning this firm were reported by this source.

A New York Stock Exchange bulletin of May, 1962, states that Roth, Gerard and Company announced that ROBERT H. KENMORE became a general partner.

ь6 ь7с MPL:emt (17)

NY 58-1232

The following information was developed through agency checks requested by the United States Attorney, Southern District of New York:

· ·								
F	D-3	02	(R	ev.	1.	-25	-60)	
	•	ç		**				
٠.	-		^		τ			



Date	4/11/62

1

A confidential source in a position to furnish information concerning businesses in the New York area, furnished the following information concerning ROY M. COHN, 1165 Park Avenue, New York City:

This information was dated in April, 1961. COHN's employment address is listed as 20 Exchange Place, New York City, care of the firm of Saxe, Bacon, and O'Shea, Attorneys at Law. The report states that COHN's family was connected with the law firm of Curran, Mahoney, Cohn, and Stim, 29 Broadway, New York City. An inquiry was made concerning COHN by the Morgan Guaranty Trust Company, 140 Broadway, New York City.

On	4/4/62_at	New York	City	File #	NY 58-1232
by	SA MAURICE P.	-LEEN/mvc-	76	Date dictate	d4/9/62

FD-302 (Rev. 1-25-60)



Date 4/11/62

ľ

A confidential source in a position to furnish information concerning business concerns in the New York area furnished information in April. 1962. indicating that New York

City, formerly resided at

New York. In May, 1953, he was

bank is listed as the "Chemical Corn New York Trust Company", Church Avenue Branch.

On 4/3/62 at New York City File # NY 58=1232

by SA MURICE P. LEENmvc Date dictated 4/9/62

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

b6 b7C FD-322 (Rev. 1-25-60)

FEDERAL BUREAU	OF INVESTIGA	N
----------------	--------------	---

Date	4/12/62	
Duic		

1

A confidential source in a position to furnish information concerning records of the New York Telephone Company advised that telephone number SA 2-6157 (non-listed) was listed to ROY M. COHN, 1165 Park Avenue, New York City. A bank reference was given by COHN in connection with this phone as National City Bank, Park Avenue.

On .	4/5/62 at	New York	City	File #NY 58	3-1232
by _	SA MAURICE F	P. LEEN/mvc	78 * 7	Date dictated	4/9/62

AIRTEL

To:

SAC, New York (58-1232)

From:

Director, FBI (58-5100) - 38

REC- 13 ETC., ET AL.

BRIBERY

MAILED 19

1062

Reurairtel dated 5/29/62, advising that the USA has now requested investigation this matter with the exception of interviews with defendants presently on trial.

In submitting your report set forth in the opening paragraph of the details that this investigation has been limited at the specific request of USA Robert M. Morgenthau. Point out that USA requested the defendants on trial not be interviewed at this time.

50	NEW-F31	; , _ /	
Tolson	ACL: AOB( (4)	W P A	mas
Malone Rosen Sullivan Favel Frotter Fele. Room Holmes Gandy	Û V	TO TELETYPI	E UNIT

JÜ

b6 b7C OPTIONAL FORM NO. 10 UNITED STATES GOVER allahan Contad MemorandumDeLoach Evans \_ Malone Rosen . Mr. Rosen Kw Sellivan DATE: 5/31/62 то Tavel Trotter Tele. Room Holmes . A. J. McGrathy FROM b6 SUBJECT: ROY COHN BRIBERY 97 By airtel dated 5/29/62, received this date our New York Office advised that U.S. Attorney (USA) Robert M. Morgenthau, linto Southern District of New York, requested[ b7E this matter with the exception of interviews with b6 This is the case in which, b7C b7D We previously conducted limited record checks in this matter at the request of USA Morgenthau. These inquiries revealed b6 b7C b7D b7E be interviewed. This investigation will be vigorously presse JUN 5 1962 . 58-5100 ACL:aob:raw

# FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
LOS ANGELES	NEW YORK	5/28/62	5/23 - 5/28/62	
TITLE OF CASE		REPORT MADE BY		TYPED BY
		EDMOND F	BRICK (A)	MM be
RO	Y COHN	CHARACTER OF	CASE	b7
· ·	•			
		BRIBERY		
		· ·		
		- }		
N.	ew York Teletype tureau Airtel to ew York Airtel t os Angeles Telet ew York Teletype os Angeles Telet	ype to Direct	tor, 5/23/62.	
· Area	, <b>-</b>	RUC -	:	1/
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	COVER	PAGE		7
APPROVED MID	SPECIAL AGENT	inonenous Do	NOT WRITE IN SPACES BELOW	
COPIES MADE:	. 1	الدوامل المارية	CE / / 200	120
2 - Bureau (58- 2 - New York Ci	-5100) htv:/58_123@/	3/1	2/9	27
1 - Los Angeles	Lty (58-1232) 38 (58-495)	THE TOTAL		
•	r	de for the se		REC- 70
		iens juision jun -	as is old	
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•	, , ,	UECON CHEVINE	Con the second	
•	, 32	RECUIVED THE ATIVE		-
		<u>DECLINE</u>	English Samuel	
DISSEMINATION RECORD OF		NOTATIONS NOTATIONS	Carlo Land	
AGENCY 120 DAG: 10		<u>DECLINE</u>		
AGENCY / L DAC' / L REQUEST RECD.		<u>DECLINE</u>	Contract of the second	
AGENCY / LC DAC / L REQUEST RECD.  DATE FWD.  A COL ACC		<u>DECLINE</u>	The state of the s	
AGENCY / LC DA C' / L REQUEST RECD.		<u>DECLINE</u>	Contract of the second of the	

# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:		
Report of EDMOND F. BRICK (A) Date: 5/28/62	Office:Los Angeles, California	•
Field Office File No.: 58-495	Bureau File No.: 58-5100	
Title: ROY COHN		6 70
Character: BRIBERY		•
Hills, California.	IIQENTITIEG AS LOS ANGELES	6 70
·	- RUC -	
DETAILS:		

On

Ьy

Date 5/28/62

OFOI Government Tourism	Fugazy Travel	. Bureau, Ir	ic.,	ь6 ь7с
9501 Santa Monica Boulevar advised that	d. Beveriv Hill	s. Californ	وهقا	
			1 21	
anyone that arranged a tri Office of Fugazy's. If on or a change made in an ite Office in another part of made, the Los Angeles Offi record for the charge, fil	ly some other a nary that origithe country, and ce would have on ed numerically	igh the Los service was nated in a id a charge only the inv by month.	Angeles performed Fugazy was voice	
on or ROY CO originated a trip through commented that COHN was an obtained the invoice customers for which a char September, 1959. No invoi	attorney for t copies for ser ge was made in	that they had office. The company. Vices render August and	nd not ered to	
		d.		4.
		• •	• • • • • • • • • • • • • • • • • • • •	a.
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		# ,	, ,	
N -	* 2 *			
		•		
5/23/62 at Beverly Hills	s, California	ile ∦ <u>Los-Ang</u>	e <del>les 58-49</del> 5	<del>j</del>
SAA EDMOND F. BRICK/MM		Date dictated	5/23/62	
	1			

LA 58-495

AT BEVERLY HILLS, CALIFORNIA	
Beverly Notes and Deverly Notes and Deverly	b6 b7
Wilshire Hotel, 9500 Wilshire Boulevard, Beverly Hills, California, on May 24, 1962, advised that there was no	
record of a registration in September of 1959 for a Mr.	
Accounting Department,	ь6 ь7
Beverly Hilton Hotel, 9876 Wilshire Boulevard, Beverly Hills, California, on May 28, 1962, advised there was	57
no record of a registration in September of 1959 for a	
Denver,	
colorado, had registered at 7:25 A.M., September 21, 1959, and checked out at 5:32 P.M., September 22, 1959, occupying	
Room 250 at a rate of \$21.00 per day.	
The Pacific Telephone and Telegraph Company,	
Los Angeles Central Directory, lists telephone Madison 4-5031 as the office telephone of ttorney,	
Los Angeles, California.	

AIRTEL

To:	SAC, New York (58-1232)	
From:	Director, FBI (58-5100) 40	
	etc.REC-23 al.	b6 b70
BRIBERY		_
the USA.	Reurairtel dated 5/29/62 advising that a specific being instituted in this matter at the request of	b7E

This matter must receive top priority attention. Assign sufficient personnel to this matter to thoroughly explore the allegations expeditiously, and all leads should be set forth in teletype form with instructions to conduct investigation promptly and submit results within five days.

Keep the Bureau informed of all pertinent developments in this matter and surep so as to reach the Bureau no later than 6/22/62. on completed investigation. Also submit a weekly summary airtel on accomplishments on Friday of each week until investigation completed.

MANTEN S.
JUN- 1 1962
COMM-F5I
ACL: AOB
ACL: AOB
Callahan
conrad
vans 50 BRED.
dolone
osen
ullivan
rotter
ele. Room
lolmes
andy MAIL BOOM TELETYPE UNIT

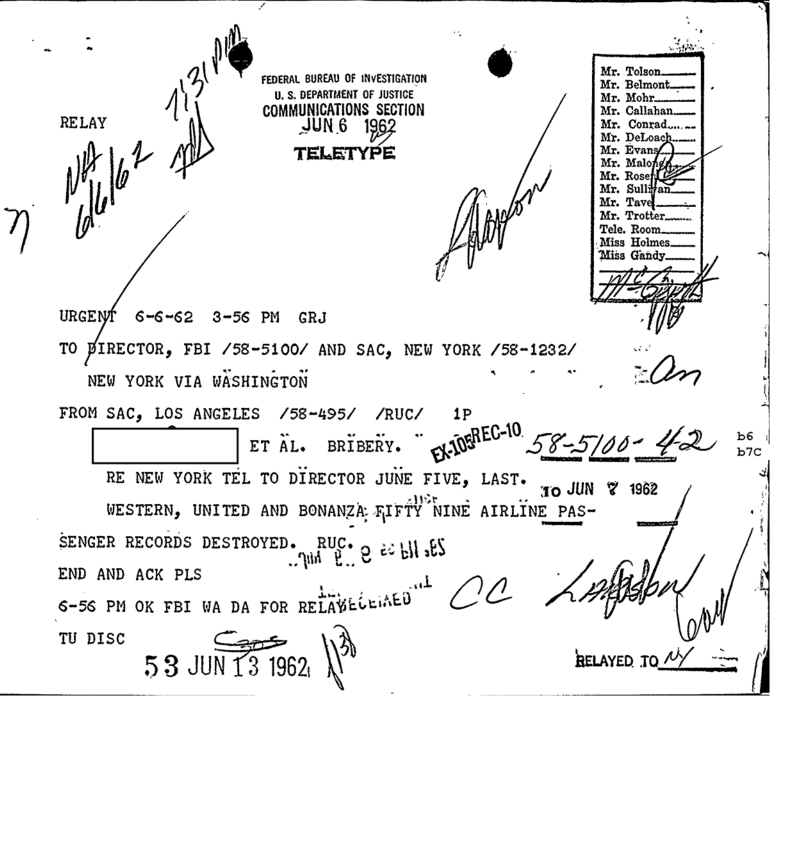
DO ARE PER STATE

FD-36	(Rev. 12-13-56)	F B I	Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Evans	
Trans	mit the following	PLAIN TEXT	Mr. Malene Mr. Rosen	1
	AIRTEL	·	Mr. Tovel	
Via _	,	(Priority or Method of Mailing)	Tele. Room	
-7-			Miss Gandy	<b>†</b> ·
	TO:	DIRECTOR, FBI (58-5100)		J
	FROM: SUBJECT:	SAC, NEW YORK (58-1232)  ROY COHN		ъ6 ъ7с
	this case	Re NY airtel to the Bureau.  At conference 5/28/62, USA MORGENTHAU, SDNY, ad FBI should conduct a e. He requested that IRVING PASTERNAK and VIRGIL to are presently defendants in the UDY case now out be interviewed at this time.	in	b6 b7С
dus	3- Bureau 1- New Yo MPL: pg (5)	REC. 23  REC. 24  REC. 24  REC. 24  REC. 25  REC	H YO	
	Approved:	Special Agent in Charge		

Mr. Tolson Mr. Belmont. M. Mohr. Mr. Callahan. Mr. Conrad .. Mr. DeLoach FEDERAL BURLAU (C 🔪 ESTING. 🔐 Mr. Evans U. S. DEPARIME .. IUSICE Mr. Malone Mr. Rosen COMMUNICATIONS SECTION Mr. Sulliva JUN 5 1962 Mr. Tavel Mr. Trotter... Tele. Room. Miss Holmes. Miss Gandy 11-40 PM JAA URGENT 6-5-62 DIRECTOR, FBI /58-5100/ /17/ AND SACS, LAS VEGAS LOS ANGELES SAC, NEW YORK /58-1232/ FROM ROY COHN. BRIBERY b6 b7C NYO STILL ATTEMPTING TO VERIFY PRESENCE OF IN LAS VEGAS ON EIGHT TWENTY THREE FIFTY NINE. UNITED AIRLINES, NY, ADVISED THAT THE USUAL WAY TO FLY TO LAS VEGAS FROM NY IS TO FLY FROM NY TO LOS ANGELES AND THEN FROM LOS ANGELES TO LAS VEGAS BY WESTERN, UNITED OR BONANZA AIRLINES. LOS ANGELES AND LAS VEGAS ARE REQUESTED TO CHECK ANY AVAILABLE RECORDS IN LOS ANGELES AND LAS VEGAS FOR WESTERN, UNITED OR BONANZA AIRLINES FOR THE PERIOD AUGUST TWENTY THROUGH TWENTY FOUR, NINETEEN FIFTY NINE FOR ANY RECORD SHOWING , MIGHT HAVE BEEN A PASSENGER. LOS ANGELES AND JUMS 6: 1962 b6 b7C VEGAS SHOULD SET OUT LEADS FOR APPROPRIATE OFFICES IF FOLLOW-UP IS NEEDED ON RECORDS OF WESTERN OR BONANZA AIRLINES. EXPEDITE ा के आ रही REPLY. END

NY R 17 WA BH

JUN 121962











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m	
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Date: 6/8/62

ransmit the fol	ing in PLAIN TEXT
AIRTE	(Type in plain text or code)
/ia	. (Priority or Method of Mailing)
TO:	DIRECTOR, FBI (58-5100)
FROM:	SAC, NEW YORK (58-1232)
SUBJE	ROY COHN
	BRIBERY
of an	A search of records Fugazy Travel Bureau, Spring  New York and Main Office, NYC, conducted. No record  trip by located. Fugazy employees. Spring  advised in 1960 and not there in 1959.
to COI issue was b to Lo firm for t in fi by COI in Fu	Fugazy sales reports indicate ROY COHN and leparted NYC aboard TWA Flight Number 1 on 8/13/59. Ed for Los Angeles and Las Vegas. Flight coupon issued indicates a return date of 8/17/59. Flight coupon has no return date indicated. ROY COHN led by Fugazy about 9/10/59 for a flight from NYC angeles to be made with of the insurance. Walsh and Walsh, 551 5th Avenue, NYC. Plans trip were evidently cancelled and no flight coupon at Fugazy Travel Bureau. No other record of flight from NYC to the West Coast in September, 1959 located by files.  REC 6  JUN 14 1962 FIG.  EX-115
Approved:	Special Agent in Charge  Sent M Per

Special checking account maintained by from 1953 to 1961 located. Records concerning this account maintained in bank's archives on microfilm in Pawling, New York. Intensive search of these records being conducted by NYO. Search conducted to date reflects that a check for \$1,315.09 was drawn on secount on 8/24/59 payable to SHEARSON, HAMMILL, NY stock brokers.	b6 b7C
obtained a loan for \$5,520.00 on 11/22/59 from the Chemical Bank NY Trust Company. This loan was to be spaid in monthly installments of \$230.00. prepaid this loan in August, 1960. applied for loan same bank in July, 1960 for \$5,280.00. This application turned down by bank, reasons unknown and file destroyed.	
Details of whereabouts for the neriod August 20 through August 24. 1959 unknown to	ь6 ь7с
apartment house. She furnished names of rental agents who may have been present when moved into apartment recalls that apartment building in which lives was first opened on 8/20/59.	
Information concerning loan secured by being obtained from the archives of the First National City Bank, NYC. Account of Bankers Trust Company. NYC, closed 1953. No record of credit card issued to at American Airlines. Other credit card issuers being checked by NYO.	
USA MORGENTHAU is making arrangements to bring to NYC for interviews by NYO early part of the week beginning 6/11/62.	b6 b7C b7D

COVER \_PAGE

# UNITE STATES DEPARTMENT OF JUST E FEDERAL BUREAU OF INVESTIGATION

Copy to:

1 - USA, SDNY

Report of:

SA(A) ROGER F. MUSY

Office: Cleveland, Ohio

Date:

June 5, 1962

Field Office File No.: 58-

58-176

Bureau File No.:

58-5100

b6

b7C

Title:

ROY COHN

Character:

BRIBERY

Synopsis:

The Internal Revenue Service is subscriber to Cleve-

land, Ohio, telephone # Tower 1-2700.

not listed Cleveland Telephone or City Directories.

- RUC -

#### Details:

On May 29, 1962, a review of the Cleveland Telephone Directory discloses that telephone number TOWER 1-2700 or 861-2700, which is the same number under the new system, is listed to the Internal Revenue Service, 220 St. Clair Avenue, NW, Cleveland, Ohio. The Cleveland Telephone Directory does not list a telephone number under the name of

cv 58-176

A review of the Cleveland City Directories for 1959. 1960 and 1961 failed to disclose the name of however, there are numerous municipalities surrounding the City of Cleveland, and may reside in one of the municipalities which are not listed in the Cleveland City Directory.

b6 b7C

FD	-36 (Rev. 12-13-56) FBI Date: 6/12/62	
Tro	msmit the following inPLATN	
171	AIRTEL (Type in plain text or code)	
V 10	(Priority or Method of Mailing)	
	TO : DIRECTOR, FBI (58-5100)	T-`
	FROM : SAC, NEW YORK (58-1232)	
83	SUBJECT:	ъ6 ъ7С
R	ROY COHN BRIBERY	B/C
()	On 6/11/62, at the request of USA ROBERT M. MORGENTHAU, SDNY, SAS JOSEPH L. TANGEL and BENJAMIN GRAVES conferred with USA MORGENTHAU and AUSAS WALPIN and MOLIO.	
	At this conference. AUSA MOLLO advised that	ъ3
:		166 812 ELS 901-139
1200	# - Bureau (58-5100) (1 - 62-106873) 1 - New York (62-12544) 1 - New York (58-1232)  JIT: nnm  Approved: Special Agent in Charge  Sent  Sent	UNHECORDED COPY FILED IN

i 270m	
FEDERAL BUREAU OF INVESTIGATION  U. S. DEPARTMENT OF JUSTICE  COMMUNICATIONS SECTION  JUN 15 1962  TELETYPE	Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Evans Mr. Malone Mr. Malone Mr. Sullivan Mr. Tavel
URGENT 6-15-62 4-44 PM EST BAW TO DIRECTOR /58-5100/ SAC, NEW YORK /58-1232/ " NEW YORK VIA WASHINGTON"	Mr. Trotter Tele. Room Miss Holmes Miss Gandy
FROM SAC, MIAMI /58-279/ /RUC/ 1 P  ROY COHN, BRIBERY.  RE NEW YORK TEL JUNE FOURTEEN LAST.	Tiledhiz 66 b7c
EASTERN AIR LINES, MIAMI, FLA., THIS DATE ADVISED HIS RECO ACTIVE AND CANCELLED ACCOUNTS, FAILED TO REFLECT ANY CREDI	ORDS.
END ACK PLS	b6 b7c
WA 5-45 PM OK FBI WA MLL REG- 70 58-5/00 -  RELAY  TU DISCM  9 JUN 18 1962	- 46
MANUEL AND	2 204

Trans	smit the following in	Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Evans Mr. Malon Mr. Malon Mr. Malon Mr. Sullivan Mr. Tavel Mr. Tavel Mr. Trotter Tele. Room Miss Holmes Miss Gandy	
	TO: FROM:	DIRECTOR, FBI (58-5100) SAC, NEW YORK (58-1232)	
gh	SUBJECT:	ROY COHN BRIBERY	ъ6 ъ7С
	advised the hour, inc signed by	RE NY airtels to Bureau, 6/8 & 12/62.  of Moving Company, Pearl River, NY, move in August, 1959, paid for by ricating that the bill of lading was probably sometime in the afternoon of 8/21/59.	ъ6 ъ7с
	River, NY.	No record of any travel booking for Perillo-Griffith Travel Service, Pearl No limousine service available in 1959	
	fortthe build	Details of whereabouts for the 20 - 24. 1959 unknown to rental agents aing at man who worked on the move.  REC-1 58-5100-47  (00) 9 JUN 18 1962	
And the second s	MPL:bjb (5)  C. C. Wick  50000022  Approved: Special	· · · · · · · · · · · · · · · · · · ·	

### FBI

Date:

. (Type in plain text or code)	i
(Priority or Method of M	illing)
<u> </u>	
, .	
NY 58-1232	
wrote a check on April 12, 1960, for \$348.7 Travel Bureau.	dicates he 8 to Astral
Astral Travel Bureau, NYC, I of any booking for Record may be a City office of Astral.	
No record that mainta card with TWA in NYC area. TWO central records Kansas City being checked. Central records and United Airlines also being checked.	ined a credit ords at for Delta
opened brokerage account 57/6/59 with Shearson Hammil, New York Stock Account still open. Transcript of all transless being obtained from archives of Shearson Hammil.	Brokers.
Official airlines guide for 1959, indicates could have taken an flights to get from Las Vegas to NYC by 10 August 24, 1959.	August, of 12 air oo a.m.
Attempt will be made to loc interview crews of these flights.	te and
Referenced NY airtel of 6/1 forth	2/62, sets
-2-	

b6 b7C

Airtel

To:

PACS Milam1

Kanses City

Howarn

Director, FBI (58-5100)-Prom:

ET AL.

BUILDERA

(00: NEW AOUR CILL)

He Kaw York tol 6-14-62.

Make certain requested investigation is handled immediately and the results promptly furnished to the New York Office. This matter must receive top priority attention and results furnished no later than 6-20-62.

1-New York (58-1232) (For Information)

ACL: map~ (9)

MAILED & JUN 1 5 1962 COMM-FBI

Tolson Belmont Mohr Callahan Conrad . DeLoach Evans\_ Malone Rosen \_\_ Sullivan Tavel \_ Trotter Tele. Room JUN 22 962 ETYPE UNIT .

Holmes .

FEDERFL LUNCAU OF MYESTMATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUN1 4 1962

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NG-/1/2
all Agison
27 Bon pont
OSF. Mon
Mr. Callahan
Mr. Conrad
Mr. DeLoach
Mr. Evans
Mr. Malone
Mr. Rosen
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

URGENT 6-14-62 4-54 PM JAA TO DIRECTOR, FBI (58-5100)	Miss Holmes Miss Gandy
DIRECTOR, FBI /58-5100/ /6/ AND SACS, KANSAS CITY AND MIAMI FROM SAC NEW YORK (TO A SACS)	Laborer
ROY COHN. BRIBERY	b6 b7c
USA, SDNY, RECEIVED ALLEGATIONS	ь6 b7с b7D
NEW YORK OFFICE IS ATTEMPTING TO PLACE LAS VEGAS. AUGUST NINETEEN THROUGH AUGUST TWENTY FOUR, NINETEEN NINE.	IN b6 b7c

TWA NEW YORK CITY ADVISED THIS AIRLINE MAINTAINS RECORDS OF CREDIT CARDS FOR ITS AIR TRAVEL PLAN AT KANSAS CITY, MIS CITY OFFICE IS REQUESTED TO CHECK AT THE ACCOUNT KANSAS CITY, FOR ANY RECORD OF A CREDIT CARD ESTED 1 POR

END PAGE ONE

EV.109

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JKNK, AM. Ke

_	PAGE TWO	
		ь6 ь7с
	NEW YORK AND	
	NEW YORK. ALSO CHECK FOR ANY CREDIT CARD ISSUED TO	
	FOR CARD	
	ISSUED TO OR ROY COHN ONE ONE SIX FIVE PARK AVENUE,	
	AND TWENTY EXCHANGE PLACE, NEW YORK CITY. IF CREDIT CARD UNDER ANY OF	•
	THESE NAMES IS FOUND AVAILABLE RECORDS SHOULD BE CHECKED TO LOCATE	<b>b</b> 6
	AIRLINE COUPON OR CHARGE FOR A TRIP BY FROM NEW YORK CI	ь7С ТҮ
	TO LOS ANGELES AND LAS VEGAS AND RETURN FOR THE PERIOD AUGUST NINETEE	:N
	THROUGH TWENTY FOUR, NINETEEN FIFTY NINE. IF A CREDIT CARD IS LOCATED	1
	FOR ROY COHN, AVAILABLE RECORDS SHOULD BE CHECKED FOR THE PERIOD	
	AUGUST NINETEEN THROUGH TWENTY FOUR, NINETEEN FIFTY NINE FOR A TRIP	
	ON THIS CARD BY AND FOR ANY TRIP BY ROY COHN FROM NEW YORK CIT	Ϋ́
	TO LOS ANGELES OR LAS VEGAS AND RETURN FOR THE PERIOD OF SEPTEMBER	
	END PAGE TWO	

· , Ş. .

PAGE THREE

NINE THROUGH FIFTEEN, NINETEEN FIFTY NINE.

RECORDS OF CHEMICAL BANK NEW YORK TRUST COMPANY INDICATE THAT
WROTE A CHECK IN APRIL NINETEEN SIXTY FOR THREE HUNDRED FORTY b7C
EIGHT DOLLARS AND FORTY EIGHT CENTS TO THE ASTRAL TRAVEL AGENCY. THIS
CHECK WAS CASHED BY ASTRAL IN JERSEY CITY AND BEARS THE BANK STAMP
OF THE TRUST COMPANY IN NEW YORK. ASTRAL TRAVEL AGENCY, NEW YORK CITY
ADVISED THAT THEY HAVE NO RECORD OF ANY BOOKINGS BY ALSO ADVISED
THAT ASTRAL TRAVEL AGENCY HAS A BRANCH OR AFFILIATE LOCATED AT THREE
THREE SIP STREET, JERSEY CITY, NEW JERSEY. NEWARK IS REQUESTED TO
CONTACT ASTRAL IN JERSEY CITY FOR ANY TRAVEL BOOKINGS THEY MIGHT HAVE
HANDLED FOR DURING THE PERTINENT PERIODS SET FORTH
ABOVE IN NINETEEN FIFTY NINE. ALSO ASCERTAIN DETAILS OF CHECK WRITTEN
TO ASTRAL IN APRIL NINETEEN SIXTY.
EASTERN AIRLINES, NEW YORK CITY ADVISES THEIR MIAMI OFFICE MAIN-
TAINS ALL RECORDS RELATIVE TO CREDIT CARDS. MIAMI WILL CHECK AT EASTERN
AIRLINES AT MIAMI FOR ANY CREDIT CARD ISSUED TO
OR ROY COHN. IF LOCATED, SAME

END PAGE THREE

PAGE FOUR

INVESTIGATION REQUESTED OF KANSAS CITY OFFICE SHOULD BE CONDUCTED BY MIAMI.

EXPEDITE INVESTIGATION.

END AND ACK PLS

YC NY R 6 WA RL

TU

ce hu Rosen-

Wr. Tolson
Wr. Belmont Mr. Mohr Mr. Callahan Mr. Conrad Mr. DeLoach Mr. DeLoach Mr. Mr. Malong Mr. Rosen Mr. Sullivar Mr. Tavel Mr. Trotter Tele. Room Miss Holmes Miss Gandy
URGENT 6-18-62 9-14 PM JAA
TO DIRECTOR, FBI /58-5100/ /8/ AND SACS CHICAGO AND ATLANTA FROM SAC, NEW YORK /58-1232/ 3 PAGES
SDNY/ ROY COHEN  b6  b7c
BRIBERY
AUSA GERALD WALPIN, SDNY, ADVISED THAT 57ATED THAT b7C
WHEN HE WAS WITH IN THE AMBASSADOR HOTEL, LOS ANGELES,  ON NINE FIFTEEN FIFTY NINE, HE ACCOMPANIED TO THE COCONUT GROVE
ON NINE FIFTEEN FIFTY NINE, HE ACCOMPANIEDTO THE COCONUT GROVE NIGHT CLUB IN LOS ANGELES. WHILE AT THE COCONUT GROVE,MET A MALE
FRIEND OF HIS, ACCOMPANIED BY THIS MAN/S WIFE AND TWO OTHER WOMEN.
THE ENTIRE PARTY OF THREE WOMEN AND THREE MEN THEN HAD THEIR PICTURE
TAKEN AT THE COCONUT GROVE ON NINE FIFTEEN FIFTY NINE.
LOS ANGELES IS REQUESTED TO ATTEMPT TO LOCATE AN AVAILABLE PHOTO
GRAPH OF THIS GROUP. ATTACHED FOR LOS ANGELES IS A COPY OF A PHOTO-
GRAPH OF LOS ANGELES IS ALSO REQUESTED TO ASCERTAIN THE 19 1962 book book book book book book book boo
END PAGE ONE  EL-113  Carson  BL-113
3 MUN 25 1962

PAGE TWO "
OCCUPANTS OF BUNGALOW ONE THREE ZERO - H AT THE AMBASSADOR HOTEL PRIOR
TO ITS OCCUPANCY BY ON NINE FIFTEEN FIFTY NINE.
LOS ANGELES ALSO ASCERTAIN OCCUPANTS OF THIS BUNGALOW SUBSEQUENT TO ITS
OCCUPANCY BY
THE ATLANTA OFFICE IS REQUESTED TO CONTACT THE ACCOUNTING DEPART-
MENT OF DELTA AIRLINES IN ATLANTA FOR ANY RECORD OF A CREDIT CARD ISSUED
T0 b6 b7c
NEW YORK, OR NEW
YORK. ALSO CHECK FOR ANY CREDIT CARD ISSUED TO
NEW YORK CITY, AND
NEW YORK CITY, AND ROY
COHEN, TWENTY EXCHANGE PLACE, AND ONE ONE SIX FIVE PARK AVENUE, NEW YORK
CITY.
THE CHICAGO OFFICE IS REQUESTED TO CONDUCT THE SAME INVESTIGATION
AT THE EXECUTIVE OFFICE OF UNITED AIRLINES, CHICAGO, ILLINOIS. IF A
END PAGE TWO

AGE THREE

CREDIT CARD IS LOCATED ON ANY OF THE ABOVE NAMES, AVAILABLE RECORDS	
SHOULD BE CHECKED TO LOCATE A FLIGHT COUPON OR CHARGE FOR A FLIGHT	•
FOR A FROM NEW YORK CITY TO LOS ANGELES AND LAS VEGAS FOR bo	
THE PERIOD EIGHT NINETEEN THROUGH TWENTY FOUR, NINETEEN FIFTY NINE. IF	
A CREDIT CARD IS LOCATED FOR ROY COHEN AVAILABLE RECORDS SHOULD BE RE-	
VIEWED FOR ANY TRIP BY ON THIS CREDIT CARD OR FOR A TRIP BY ROY	
COHEN FROM NEW YORK CITY TO LOS ANGELES OR TO LAS VEGAS FOR THE MONTH	
OF SEPTEMBER, NINETEEN FIFTY NINE. LOS ANGELES BEING ADVISED BY AIR-	
MAIL.	

END AND ACK PLS

WA NY R OS WA WS

TU

Jun 13 . 22

HEC. I. E E T. Sound

## FBI

				Date	: 6/19/	62		7.7	
Tra	nsmit the foll	lowing in		PLAIN (Type in plain	text or code	,		-	
Via	AIRT	EL	AIR MAIL			of Mailing)		<del></del>	
	TO:	DIRECTOR	FBI (58-51	00)					T -
h	FROM: RE:	ROY COHN, BRIBERY	SAS CITY (58	-199)	-RUC-				ь6 ь7с
		OO: New	York ork teletype	to the I	Bureau,	6/14/62	•	$\checkmark$	
	SA JA the accor advi:	rtment, TY AMES P. HO company wh unt number		t is nece bscriber can loca his credi OY COHN,	essary for a ate a c	to have charge a redit re rds does	the narccount cord.	me of or the eveal the or	ь6 ь7с
	year reta: a re	1959 due ining tick view of hi	further, have been to a CAB resets and flights under the dit record	destroye tention p ght coupo er United	ed by heriod ons.	is compa of only nd Chemi	ny for two ve	ars for	b6 b7с
	2-Nev 1-Kar JPH:: (6)	nsas City	7 2 59 PM '64 F. B. I. DEPT. OF JUSTICE (28-133) (VW)	rec-	67	58-	5/00 20 1962	0-50	
!	Approved:	XIX	Igent in Charge	_ Sent		M F	er		1



		Date: 6/20/62	
Transr Vía <u> </u>	AIRTEL	(Type in plain text or code)  AIRMAIL  (Priority or Method of Mailing)	
A K	TO: FROM: SUBJECT:	DIRECTOR, FBI (58-5100) SAC, ATLANTA (58-198)(RUC) ROY COHEN BRIBERY	ь6 ь7с
	not the cathe name of by checking	Re New York teletype, 6/18/62.  of Revenue Accounting, lines, Atlanta, Ga., advised on 6/19/62 that Delta cord of credit cards issued to  and ROY COHEN. He said more often than ards would be filed under the firm name rather than of the individual. No record was found for COHEN ng under Lionel Corp. or Championship Sports, Inc.  further stated that Delta does not keep of charges from the credit cards over two years of flight coupons have been destoryed. In	ь6 ь7с ь6 ь7с
	addition,	said Delta did not start serving Las  Los Angeles until 1961.  Ork (58-1232): Inclice  The control of the contr	

FD-36 (Rev. 12-13-56) FBI  Date: 6/12/62	
Transmit the following in(Type in plain text or code)	
Via AIRTEL AIR MAIL (Priority or Method of Mailing)	<del></del> 4
FROM: SAC, LOS ANGELES (58-495) (RUC)  RE:  ET AL  BRIBERY  (00: NEW YORK CITY)  Re Las Vegas radiogram to NYC and Los And dated 6/7/62, NYC teletype to Bureau 6/5/62.  Western Airline passenger records for the year 1959 destroyed.  Submitted for consideration of office of Report of SAA JAMES E. MC CLOSKEY dated at Las Vegas entitled "JAMES RIDDLE HOFFA, Sunrise Las Vegas, Nevada, MISCELLANEOUS - INFORMATION CON CC NYC, on page 34, states that on 12/15/59 ROY M. NYC, Attorney, opened a personal account at the Bartery and the same and the same account at the Bartery and the same account account at the Bartery and the same account account account at the Bartery and the same account a	e origin. 9/27/61 Hospital, CERNING,"
Las Vegas, Ias Vegas, Nevada. The account was ope a deposit of \$40,000. Withdrawal of \$38,000 and \$00 on 12/21/59.  NYC file 62-12622; Bufile 63-6895.	ned with
3 - Bureau 2 - NYC 1 - Los Angeles EFB:slo (6)	
Approved: Sent M Per	<i>``</i>

Apploved: JUNpgright in Charge

b6

b7C

Approved: \_ Sent \_\_\_\_\_ M Per \_\_\_\_\_

FD-36 (Rev.			
	May of	FBI	
	f., 3	Date: -5/22/62	-
Transmit the	e following in	(Type in plain text or code)	
ViαAI	RTEL	(Priority or Method of Mailing)	
7	TO: FROM:	DIRECTOR, FBI (58-5100) SAC, NEW YORK (58-1232)	
	SUBJECT:	ROY COHN BRIBERY	b6 b7C
	1	Re NY airtel to the Bureau, 6/15/62.	b3
		interviewed. Stated he	ъ6 ъ7с ъ7D
	no role tin UDY.	owing MURRAY GOTTSMAN or ROY COHN, and knows of they might have played concerning the 1959 indictment , advised that he knows of no or activities of ROY COHN with respect to securing in the US Attorney's Office, SDNY.	ъ6 ъ7с
ļ Į		interviewed, furnished substantially case.  Interviewed in the case.  Interviewed in the case.	b6 b7C b7D
,	3- Bureau 1- New Yo MPL:lts. C (5)	(58-5100) (RM) ork (58-1232) REC-92  S-JUN 23 1962	53
5 6 Ju	lock	Sent M Per Signal Agent in Charge	

# FEDERAL BUREAU OF INVESTIGATION REPORTING OFFICE OFFICE OF ORIGIN DATE INVESTIGATIVE PERIOD 6/21/62 5/24 - 6/19/62 NEW YORK NEW YORK TITLE OF CASE REPORT MADE BY MAURICE P. LEEN ald b6 CHARACTER OF CASE KOY COHN BRIBERY REFERENCES: Report of SA MAURICE P. LEEN dated 5/29/62, NY. NY airtel to the Bureau dated 6/12/62. NY airtel to the Bureau dated 6/15/62. ADMINISTRATIVE Leads based on the information set forth in this report will be disseminated by separate communications. Confidential source at b7C b7D SPECIAL AGENT IN CHARGE APPROVED DO NOT WRITE IN SPACES BELOW COPIES MADE REC- 43 4- Bureau (58-5100) 1- USA, SDNY 2- New York (58-1232) Mix Jun 1ec IRS 1/7/63 DISSEMINATION RECORD OF ATTACHED REPORT

U.S. GOVERNMENT PRINTING OFFICE 16-76324-1

JUL 5 1962

ADMINISTRATIVE (CONTINUED)	
The confidential source who furnished information concerning	<b>b</b> 6
	ь7 ь7
The confidential source	
LEADS	
NEW YORK	
At New York, New York	
1) Will obtain a transcript of activity in the brokerage account maintained by with Shearson, Hammill and Company.	ь6 ь7
2) Will interview  USA MORGENTHAU advised that he will be bring and to NYC and make them available for interview.	b6 b7 b7
3) Will interview	
re the details of this case.	

FD-804 (Rev. 3-59)

# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1- USA, SDNY		
Report of: Date:	MAURICE P. LEEN 6/21/62	Office: New York, New York	
Field Office File No.:	58-1232	Bureau File No.: 58-5100	
Title:	ROY COHN		ь6 ь7С
Character:	BRIBERY		
Synopsis:	advi.	sed that he	b3 b6 b7С b7D
and knows the 1959 This loan of \$230.0 Activity the period on 8/24/5 account p	s of no role they mig indictment in UDY. btained a loan for \$5 n was to be repaid in 00. The loan was pre in checking account od May, 1959 through 59, a check for \$1,35 payable to Shearson,	GOTTESMAN or ROY COHN ht have played concerning Bank records indicate 5,520.00 in December, 1959. monthly installments paid in August. 1960. maintained by for September, 1960 set forth. 69.09 was drawn on this	ъ6 ъ7С

#### SYNOPSIS (CONTINUED):

at Shearson, Hammill and Company on 7/6/59. Efforts to ascertain details of whereabouts after his move on 8/21/59, through rental agents, Travel Bureau records in NY, and NYC, negative.

b6 b7C

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#### DETAILS:

United States Attorney ROBERT M. MORGENTHAU, Southern District of New York, on May 28, 1962, advised that he did not think it was desirable to conduct any interviews with IRVING PASTERNAK or VIRGIL DARDI at this time. PASTERNAK and DARDI are defendants in the UDY case now on trial in the Southern District of New York.

INTERVIEW OF

b7D

3

11X	58-1232	
_		b3 b7D
	"Guorn to and subscribed before me on June 15, 1962 at New York City	
	"SA Raurice P. Leen "SA Edward P. Hartnett, FBI"	
		b7D
		) 

INFORMATION	CONCERNING	LOAN	OBTAINED	
BY				b6 b7C

FD-302 (Rev. 1-25-60)



Date\_

at	New TOLK CITY	rile # NY DO-1232	
6/1/62_at_	New York City	File # <u>NY 58-1232</u>	
9			
	,		

The above information is not to be made public encept upon the issuance of a nubrooma ducon tocum directed to

b6 b7C b7D

ACTIVITY IN BANK ACCOUNT

b6 b7C

b6 b7C b7D

	The above records are upon the issuance of a s	not to be made public	
address	apon the respance of a read to	MDDOCIIA GROED POORE	
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4111	Marine Committee		
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	er e		
		. ,	
	4,		
	_atNew York City	File # File #	
6/1/62			
*	IRTCE P. LEEN:ds	Date dictated6/5/62	

7

Date 6/18/62

	A confidential			
			 ·	
5/6-8/62		0.		

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\_Date dictated \_

16

MY 58-1232

The above information was obtained on a confidential basis and is not to be made public except in the usual proceedings following the issuance of a subpoena duces tecum which should be directed to

ь6 ь7с ь7р

VERIFICATION OF WHEREABOUTS, AUGUST, 1959

b6 b7С

New York, advised on June 6, 1962, that she and her husband were the superintendents of the building located at New York. She recalled as a tenant at this addr She also remembers that the building opened on August: as a tenant at this address. 20, 1959, since this is the day of the birth of her son. She was in the hospital on August 21, 1959, and does not know any of the details of moving into his apartment. kecalled as a tenant at but could not recall him being present at the building or in his apartment on August 21, said that the rental agents for the 1959. building at that time were both of New York. She explained that as rental agents they would more likely to be in contact with tenants moving into the building.

b6 b7C FD-302 (Rev. 1-25-60)

			Date _	6/18/62	
having l but coul stated t	, advised that ived at d not remember hat he did not nto this build	anything spe	cific concer	New York, rning him:	b6 b7
п					
		•			
, d					•
	. *				
6/12/62	at Mount Ve	rnon. New Yorl		NY 58-1232	

by SA MICHAEL R. CARRANO/imp Date dictated 6/13/62

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Date	6/18/62	

b6 b7C

·			у .
New York, a	dvised that he could furnish		<u>info</u> rmation
regarding	except that he recalled	<u>1</u>	having
been a tenant at	•		New York,
in 1959.	noted that he was not aware	of	until
after he read about	him in the newspaper which	re.	lated that
	in some big case in New	You	rk City.
·			

On \_6/12/62 at Mount Vernon, New York File # NY 58-1232

by \_\_SA\_MICHAEL\_R. CARRANO/imp \_\_\_\_\_\_ Date dictated \_6/13/62

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		b6
	Trans World Airlines (TWA), 80 East 42nd Street, New York City, advised that TWA records on credit cards for the	b70
	New York City area indicate no record for	
	lso checked for any record of a credit	
_	account maintained by the Westheim Travel Service, Incorporated, 342 Madison Avenue, in which he advised	•
	had an interest.	
	A review of the TWA account with Westheim Travel Service indicated no pertinent information.	
		b6
	Credit Card Association, American Express Company (AEC), 30 Church Street, New York City, advised SA BENJAMIN	b70
	F. GRAVES on June 13, 1962, that his office had no record	**
	of credit cards maintained by No credit card was maintained by ROY COHN.	
	He advised that	b6
	New York, maintained a credit	b70
	card at the AEC until September, 1961, when the card was discontinued for inactivity. This credit card was	
	number issued May 20, 1959.	
	name was given as His	
	occupation as an	
	New York City, and as a bank reference he gave the Commercial Bank of North America (checking account).	
	Records of the AEC reflect that no trips were charged	
	to this credit card by anyone through August or	
	September, 1959.	
	The following investigation was conducted by	
	the Miami Office:	

Accounting Office, Eastern Airlines, Miami, Florida, advised on June 15, 1962, that a check of active and cancelled accounts failed to reflect any credit card in the name of ROY COHN,

b6 b7C 1

Date \_\_\_6/6/62\_\_\_\_\_

b6 b7С

Street, Pearl River, New York, advised after consulting his records pertaining to the move of the family that had raised an issue as to whether the move should be hilled as a weight move or as an hourly job. stated that the move was billed on an hourly basis although the weight of the move was also taken, according to for his own protection. He stated that had the weight charge been more than the hourly charge he would have had the right to charge the higher figure.  stated that since the job was billed on the hourly basis, he feels that the bill of lading was signed after the completion of the move into the apartment house. He stated that this procedure was in keeping with the normal business practice.
on the hourly basis, he feels that the bill of lading was signed after the completion of the move into the apartment house. He stated that this procedure was in
•
•
•
/25/62 of Pearl River, New York File # NY 58-1232
SA JOSEPH W. LUCCA: emt Date dictated5/31/62

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FEDERAL BUREAU OF INVESTIGA

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	- 10 10-	
Date	6/6/62	

	_	1.0
·	New	b6 b70
Jersey, advised he was employed as a moving man for		D/C
Fehsal's Express, Pearl River, New York, during the m	onth	
of August. 1959 was upable to recall mo	<u>ving</u>	
the family from New York, to		
New York.		

On5/25/62at	New Jersey File # NY 58-1232	ь6 ь7с
bySA JOSEPH W. LUCCA:emt	Date dictated5/31/62	

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Date6/7/62	
· ·	-
Travel Agency, 25 North Madison, Spring Valley, New York, advised that the records of the Spring Valley Office do not in 1959.	ь6 ь7с
She advised further that   who was	ь6 ъ7с
• · · · · · · · · · · · · · · · · · · ·	
•	

6/5/62 SA MAURICE P. LEEN: OS

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Spring Valley, New York File # NY 58-1232

FD-362 (Rev. 1-25-60)

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	FEDERAL	BUREAU	OF	INVESTIC	N
~					,

6/19/62 Date b6 Astral Travel b7C Agency, 51 East 42nd Street, New York City, advised that he checked the agency's travel bookings and billings records from 1958 to 1960 and could locate no record of ever having done business with or ROY COHN. He pointed out that there was an Astral Travel Agency located at 33 Sip Street, Jersey City, New Jersey. 6/13/62 at New York City

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SA MAURICE P. LEEN:mf

by,

6/19/62

Date dictated .

FEDERAL	BUREAU	OF	INVESTIGA	
			•	

Perillo-Griffith Travel Service, Incorporated, 59 East. Central Avenue, Pearl River, New York, advised after a complete search of his records, both alphabetical and by airlines which travel to points on or near the West Coast. that he could locate no past booking for

Pearl River, New York File # SA JOSEPH W. LUCCA: emt

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b6 b7C 1

Date 6/1/62

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Connections, Incorporated, 55 East Central Avenue, Pearl River, New York, advised that her company, which furnishes limousine service to the various New York airports, was established in August, 1960. She knew of no similar type service in the Pearl River, New York, area or Rockland County, New York, area.

On	-5/21/62 at	Pearl River, No	ew York File # NY 58-	1232	
by	SA JOSEPH	W. LUCCA: emt	Date dictated	5/25/62	

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

Date	6/18/62	
Daie.		

that she offices i	Accounting Department, Fugazy reau, 488 Madison Avenue, New York City, advised checked available records for all of Fugazy's n New York City and could locate no record of any or She pointed out that these record the following: (1959)
	(1) Individual account cards for the Greenwich Village and Madison Avenue offices of Fugazy.
	(2) Air reports for all airlines for both offices of Fugazy, the one in Greenwich Village and the one on Madison Avenue.
	(3) Invoices for both offices.
	(4) Unpaid bills.
August 13 Airport a was Las V	Fugazy records indicated that ROY M. COHN purchased on Trans World Airlines, (TWA), flight one on 1959. This flight originated at Idlewild nd the flight coupon indicates COHN's destination egas, Nevada, by way of Los Angeles. The coupon
August 13 Airport a was Las V indcated Fugazy re on August No return September the firm of	Trans World Airlines, (TWA), flight one on 1959. This flight originated at Idlewild of the flight coupon indicates COHN's destination egas, Nevada, by way of Los Angeles. The coupon that he intended to return on August 17, 1959.  Tords indicated that on the same TWA flight one, was booked as a passenger.  This flight was evidently canceled and not geles. This flight was revidently canceled and not geles.
August 13 Airport a was Las V indcated Fugazy re on August No return September the firm of	Trans World Airlines, (TWA), flight one on 1959. This flight originated at Idlewild of the flight coupon indicates COHN's destination egas, Nevada, by way of Ios Angeles. The coupon that he intended to return on August 17, 1959. Cords indicated that on the same TWA flight one, 13, 1959, Was booked as a passenger. date was given on flight coupon.  Fugazy records also indicate that ROY COHN. about 10. 1959. Made plans to travel with of the form of the same TWA flight coupon.
August 13 Airport a was Las V indcated Fugazy re on August No return September the firm of	Trans World Airlines, (TWA), flight one on 1959. This flight originated at Idlewild of the flight coupon indicates COHN's destination egas, Nevada, by way of Los Angeles. The coupon that he intended to return on August 17, 1959.  Tords indicated that on the same TWA flight one, was booked as a passenger.  This flight was evidently canceled and not geles. This flight was revidently canceled and not geles.
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August 13 Airport a was Las V indcated Fugazy re on August No return September the firm of	Trans World Airlines, (TWA), flight one on 1959. This flight originated at Idlewild of the flight coupon indicates COHN's destination egas, Nevada, by way of Los Angeles. The coupon that he intended to return on August 17, 1959.  Tords indicated that on the same TWA flight one, was booked as a passenger.  This flight was evidently canceled and not geles. This flight was revidently canceled and not geles.

į	Credit Department, Shearson Hammill Company. 80 Pine Street, New York City, advised that	ь6 ь7с
	He pointed out that all transactions in the account had been placed on microfilm and were located in a warehouse maintained by Shearson Hammill in New York City. He said that he could provide the transcripts of all activity through this account since the date of its opening.	
	e	,
		<del></del> .
On	6/6/62 at 80 Pine Street File # NY 58-1232  SA MAURICE P. LEEN:mf Date dictated 6/12/62	

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	UNITED FATES GOVERNMENT  Memorandum  Tolson
	FROM : A. J. McGrath
(CC	ROYCOHN BRIBERY
	ASAC Al Bryant, New York, telephonically advised 5:35 P.M., 6/25/62, that the New York Office had just received a request from AUSA Sylvio J. Mollo, head of the Criminal Division, U. S. Attorney's office. Southern District of New York, who requested the Bureau
	AUSA Mollo advised ASAC Brvant
Г	According to AUSA Mollo, b3 b7E
	RAG: DC 44  RAG: DC 44  RAG: DC 44
<u>(2</u>	65JUL3 1952 REC- 32

Memorandum to Mr. Rosen Re:	ь6 ь7с
	ь3 ь6 ь7с
ACTION TAKEN:	
ASAC Bryant was advised that inasmuch as	b3 <b>7</b> b7E
ADDENDUM: AJM: DC	
ASAC Bryant advised 6/26/62 that  He stated AUSA  Mollo had been appropriately advised of the results of this check, had expressed his sincere appreciation and stated that he desired no further investigation or action to be taken by the Bureau in respect to this matter.	b3 b7E
RECOMMENDATION:	
No further action necessary. Memorandum being submitted for record purposes.	

FD-36 (Rev. 12-13-56)	,
FBI V	
Date: 6/27/62	
Transmit the following in PLAIN (Type in plain text or code)	
Via AIRTEL (Priority or Method of Mailing)	
	r
TO : DIRECTOR, FBI (58-5100)	
FROM : SAC, NEW YORK (58-1232)	
SUBJECT:	ь6 ь7с
ROY COHN; BRIBERY	
USA ROBERT M. MORGENTHAU, SDNY, advised 6/26/62	b6
	b7C b7D
	b6
USA MORGENTHAU advised that was coming to NYC 6/27/62, from Detroit, and would stay at the Plaza Hotel.	b7C
On 6/27/62, USA MORGENTHAU advised that he had  Tearned that had also contacted while  was in Paris. told /	b6 b7C b7D
MORGENTHAU further advised that had cut short his European trip and returned to NYC and was presently registered at the St. Moritz Hotel.  3-Bureau (58-5100) 1-New York (58-1232) MPL:EDM  MPL:EDM  MORGENTHAU further advised that had cut short had cut short his European trip and returned to NYC and was presently advised	
Approved: Sent Sent Mecial Agent in Charge	,

Checked into the Plaza Hotel about

11:15 a.m., 6/27/62. A reservation had been made for him by
who checked into the hotel the night of
6/26/62.

USA MORGENTHAU advised that
said that is one of the hangers on around

The above is for the information of the Bureau.

- 2 -

то DATE: 6/26/62 Drrector, FBI FROM SAC, NYC (58-1232) SUBJEC b7C ROY COHN BRIBERY For the information of the Bureau, there is enclosed herewith a book extitled "VICTORY OVER MYSELF", by FLOYD PATTERSON, which was sent by mail to the writer with the card of Mr. ROY M. COHN enclosed. In view of the sensitive nature of our investigation in the captioned matter, I did not deem it advisable to return the book of Mr. COHN. I had my secretary call his office and advise that I was out of town but that she wanted to acknowledge receipt of the book and my thanks for same. The book was received on 6/18/62 and acknowledged the same day. No further action is contemplated in this matter. HGF:MT 2-Bureau (Encl.1 1-NY 58-1232 U. S. DEPT. OF JUSTICE REC- 6 MCT - 45 F. B. L. Jul 21 2 33 PM '64 17 JUN 27 18 12

53 JUL 9 1962



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Date of Mail 6 - 28 - 62

Has been removed and placed in the Special File Room of Records Branch.

See File 66-2554-7530 for authority.

File Number 58 - 5100 - 58

b6 b7C



1/1

AIRTEL

To: SAC, New York (58-1232)

From: Director, FBI (58-5100)

BRIBERY ET AL.

b6 b7С

Rerep SA Maurice P. Leen dated 6-21-62 at New York and your airtel 6-27-62.

It is noted by review of rerep that a number of leads are still outstanding in this case. Advise by return airtel present status of investigation and expected date of submission of report.

EJH:vhm

EK 5,316

REC 3- 8 - 5 100

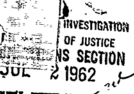
19 JUL 2 1982

MAILEO 19 JUN 2 9 1962 COMM-FBI

Tolson
Belmont
Mohr
Collahan
Conrad
Del.oach
Evans
Malone
Rosen
Sullivan
Tavel

JUL 9

TELETYPE UNIT



TELETYPE

Mr. Mohr\_ Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Evars Mr. Tavel. Mr. Trotter. Tele. Room. Miss Holmes Miss Gandy.

Mr. Tolson\_ Mr. Belmont.

3-25 PM JAM

58-5100 2 AND SACS CHICAGO AND LOS ANGELES

FROM SAC NEW YORK 58-1252 2P	
	b6 b70
USA, SDNY ADVISED ON THURSDAY, SIX TWENTY ONE	•
7 Amm Am	b6 b70
VIA AMERICAN AIRLINES. FLIGHT WAS SCHEDULED TO ARRIVE AT DETROIT,	
AT FIVE THIRTEEN PM, AND ARRIVED ONE HALF HOUR LATE. WHILE IN DETROI	(T)
CONTACTED , AS AN EMISSARY FOR ROY COHN. NYO	
ATTEMPTING TO VERIFY STAY IN DETROIT. AMERICAN	
AIRLINES, NYC ADVISED ONLY FLIGHTS ARRIVING IN DETROIT, MICHIGAN	
AT FIVE THIRTEEN PM WERE FLIGHTS ORIGINATING IN LOS ANGELES AND	
CHICAGO. AMERICAN AIRLINES FLIGHT NUMBER THIRTY FOUR ORIGINATED	
IN LOS ANGELES AND STOPPED AT O/HARE FIELD IN CHICAGO AT FOUR ZERO	,
FOUR PM ON SIX TWENTY ONE LAST AND ARRIVED IN DETROIT AT FIVE ZERO	
SEVEN PM. AMERICAN AIRLINES FLIGHT NUMBER FOUR SEVEN EIGHT ORIGINATE	ED
AT O/HARE FIELD AND ARRIVED IN DETROIT AT FIVE FORTY PM.	

END PAGE ONE 50 JUL 11 1962

ME JUL 3 1962

EX-105

PAGE TWO

LOS ANGELES AND CHICAGO ARE REQUESTED TO CONTACT AMER	IC AN	AIRLI	NES
FOR ANY RECORD OF FLIGHT TO DETROIT ON SIX TWENTY	ONE	OR	b6 b7C
SIX TWENTY TWO LAST.			, ,4
HAS HOME ADDRESS OF	NEW	YORK	
OR CARE OF			
NYC. SUTEL.			
END AND ACK PLS		4	
NY R 02 WA NH			
ecm. Larson			

b6 b7C

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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1348712-0
Total Deleted Page(s) = 67
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Page 32 ~ b3; b6; b7C; b7D;
Page 33 ~ b3; b6; b7C; b7D;
Page 34 ~ b3; b6; b7C; b7D;
Page 35 ~ b3; b6; b7C; b7D;
Page 36 ~ b3; b6; b7C; b7D;
Page 37 ~ b3; b6; b7C; b7D;
Page 46 ~ b6; b7C; b7D;
Page 49 ~ b6; b7C; b7D;
Page 50 ~ b6; b7C; b7D;
Page 52 ~ b6; b7C; b7D;
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Page 55 ~ b6; b7C; b7D;
Page 60 ~ b3; b6; b7C; b7D;
Page 61 ~ b3; b6; b7C; b7D;
Page 62 ~ b3; b6; b7C; b7D;
Page 71 ~ b6; b7C; b7D;
Page 104 ~ Referral/Consult;
Page 113 ~ b6; b7C; b7D;
Page 114 ~ b6; b7C; b7D;
Page 115 ~ b6; b7C; b7D;
Page 122 ~ b3; b6; b7C; b7D;
Page 123 ~ b3; b6; b7C; b7D;
Page 143 ~ b6; b7C; b7D;
Page 144 ~ b6; b7C; b7D;
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Page 183 ~ Referral/Consult;
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Page 230 ~ b3; b6; b7C; b7D;
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Page 268 ~ b6; b7C;
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Page 273 ~ b6; b7C; b7D;
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FD-36 (Rev.	the following in -	5	FBI Date: Type in plain tex		ine)	
Via	AIRTEL		(Priority	or Method of Maili	<del>-</del>	
	TO: FROM: SUBJECT:	DIRECTOR, FBI SAC, NEW YORK  O  ROY COHN BRIBERY	(58-5100) (58-1232)			b6 b7C b3 b6 b7C
						b7D
	DBure 1-New MPL:pl (5)	au (58-5100) York (58-1232) m 101962 January Special Agent in Ch		REC- 5	58-SICO 16 JUL 2	 \$ _

C C . Wick

Date of Mail b-37-62

Has been removed and placed in the Special File Room of Records Branch.

See File 66-2554-7530 for authority.

Subject JUNE MAIL

b6 b7C

Removed By

File Number 58-5100 - 62.

65 JUL 11 1962

Ar. Telson. Mr. Belmont\_ Mr. Mohr. FEDERAL BUREAU OF INVESTIGATION Mr. Callahan. Mr. Conrad. U. S. DEPARTMENT UP SUSTICE I'r, at ach. COMMUNICATIONS SECTION Mr. Evans. JUL 3 1962 Mr. Malone. Mr. Rosen. Mr. Sullivan. Mr. Tavel. Mr. Trotter. Tele. Room. Miss Holmes. URGENT 7/2/62 9-43 PM ΑH Miss Gandy. TO DIRECTOR, FBI 58-5100 AND SAC, NEW YORK 58-1232 VIA WASHINTON FROM SAC, LOS ANGELES 58-495 1P b6 FORMER AUSA., ROY COHN DASH BRIBERY. b7C RE NEW YORK TELETYPE TO BUREAU, CHICAGO AND LOS ANGELES JULY TWO INSTANT. b6 AMERICAN AIR LINES. b7C ADVISED THIS DATE THAT HE COULD NOT LOCATE ANY RECORDS OF FLIGHT TO DETROIT ON JUNE TWENTY ONE OR TWENTY TWO LAST. CHECKED SIX POSSIBLE FLIGHTS BETWEEN LOS ANGELES AND DETROIT AND LOCATED NO RECORD PERTAINING TO ACK AND HOLD **REC-** 91 12-44 AM OK FBI WA BH FOR RELAY

60JUL 101962

RELAYED TO MY

NEG	36 (Re	v. 12-13-56)		
¥ 2	E, 1		FBI .	
Tran	nsmit	the following i	Date: 7/3/62 PLAIN	
		AIRTEL	(Type in plain text or code)	
Via			(Priority or Method of Mailing)	
		TO:	DIRECTOR, FBI (58-5100)	
		FROM:	SAC, NEW YORK (58-1232)	
V		SUBJECT:		06
			ET AL BRIBERY	o70
			ReBuairtel, 6/29/62.	
		daily con SDNY. by 7/20/52	This case is under continuous investigation and tact is maintained with the Office of the USA,  A Pending report will be submitted by the NYO	
		∕3 - Burea	w (58-5100)	
		Y - New Y	u (58-5100) fork (58-1232)	
		MPL:kxk (5)	NEW 44 58 - 5/00-64	
	73	50.	JUL 11 1962 JUL 4 1962 JUL 4 1962	
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Date of Mail	6	-	30	-69	

Has been removed and placed in the Special File Room of Records Branch.

See File 66-2554-7530 for authority.

Subject \_\_\_\_\_JUNE MAIL

b6 b7C

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Has been removed and placed in the Special File Room of Records Branch.

See File 66-2554-7530 for authority.

Subject JUNE MAI

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File Number 58-5100-66

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Date of Mail	7-3-62	
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Has been removed and placed in the Special File Room of Records Branch.

See File 66-2554-7530 for authority.

Subject JUNE MAIL

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File Number 58 - 5100 - . 67

Of the

<i>j</i>	Mr. Tolson	લ ,
	Mr. Tavel Mr. Trotter Tele. Room Miss Holmes Miss Gandy	
	me All I	
	URGENT 7/5/62 R 4-25 PM MHM	
1	TO DIRECTOR /5/ /58-5100/ AND SAC, DETROIT	
_	FROM SAC, NEW YORK /58-1232/	
	, ROY COHN - BRIBERY	ь6 ъ7с
	NYO ATTEMPTING TO VERIFY PRESENCE OF IN DETROIT	
	ON SIX TWENTY ONE OR SIX TWENTY TWO SIXTY TWO. WAS TO ARRIVE	
	IN DETROIT ON AN AIR FLIGHT WHICH ACTUALLY ARRIVED AT FIVE	
	THIRTEEN P.M. ON SIX TWENTY ONE OR SIX TWENTY TWO, SIXTY TWO. THIS	
	FLIGHT WAS A HALF HOUR LATE IN ARRIVAL. FLIGHT POSSIBLY ORIGINATED	
	IN NEW YORK CITY, LOS ANGELES OR CHICAGO.	+
	DETROIT IS REQUESTED TO IDENTIFY THE AIR LINE AND FLIGHT IN	<b>5</b> 6.3
	QUESTION, AND SET OUT LEADS TO DETERMINE WHETHER	ь6 ь7с
	ADDRESS OF NEW YORK CITY, AND	
	NEW YORK, WAS A PASSENGER ON BOARD THIS FLIGHT.	
	SUTEL RESULTS.	Mgr.
	END REC-3 58-5100-68	
	76 R 05 WA WS 5 JUL 6 1962	
	50 JUL 11 1962	
EN.	Mu Land	

7D-36 (Rev.	12-13-56)		>
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" " " " " " " " " " " " " " " " " " "		FBI V	
	e following in	PLAIN  (Type in plain text or code)	
Via	AIRTEL	(Priority or Method of Mailing)	
	TO:	DIRECTOR, FBI (58-5100)	
	FROM:	SAC, NEW YORK (58-1232)	:
<b>D</b>	SUBJECT:	ET AL BRIBERY	ь6 ь7С
		Re NY airtel to Bureau, 6/30/62.	
		interviewed, and advised	ь6 ь7с
			b7D
		NY 3678-C* and NY 3679-C* furnished information an	
	concernin informant	s advised after being interviewed by NYO,	b3
	telephone meet him.	d and requested that	b6 b7C
	suggested		;
	print _	u (58-5100)  58-5700-69	
	MPL:kxk	REC-108 5 JUL 7 1962	
	(5) 2 Wick	25 - 25 -	
2	UL 13196		
Appro	ved:	ial Agent in Charge	
	Spec		

the USA, SDNY, and tells all he knows. he would receive favorable treatment from the USA. did not agree to meet and talk over the matter.				
AUSA. STLVIO MOLLO, SDNY advised that  contacted upon the advice of the USA's Office.  MOLLO also advised that he talked to and that had not admitted any further implication in this case and had not agreed to voluntary furnish information to the USA's Office,				
NY 3680-C* on 6/28/62 furnished information indicating that several prominent people in Bs Vegas, Nevada, had written letters to the Honorable WILLIAM B. HERLANDS, US District Judge, NY, NY. The writers of these letters acknowledged business or social acquaintance; with ALLARD ROEN and described contributions made by ROEN to the Community of Las Vegas. The letters generally requested HERLANDS to take into consideration, ROEN's excellent reputation in connection with his furth coming sentencing before Judge HERLANDS. Among the writers of these letters are:	,			
RALPH LAMB, Sheriff, Clark County, Las Vegas, Nevada				
	b6 b70			
DAVID ZENOFF, District Judge, Eighth Judicial District Court, Las Vegas				

Investigation conducted by NYO, LA and Chicago, to locate air flight took to Detroit to contact on 5/21 or 22/52. negative to date.

FEDERAL BUREAU OF . ECTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS/SECTION

Mr. Belmont.... Mr. Mohr .... Mr. Callahan Mr. Conrad ... Mr. Delach Mr. Evans Mr. Trotter. Tele. Room. Miss Holmes. Miss Gandy.

Mr. Tolson.

URGENT 7-6-62 11-46 P AM

TO DIRECTOR FBI /58-5100/ SAC LOS ANGELES

NEW YORK VIA WASHINGTON SAC NEW YORK /58-1232/

/58-277/ 2P

RAY COHN - BRIBERY.

b6 b7C

b6

b7C

RE NEW YORK TELETYPE TO DIRECTOR JULY FIVE LAST.

AMERICAN AIRLINES FLIGHT THIRTYFOUR ORIGINATING LOS ANGELES FOR NEW YORK VIA CHICAGO AND DETROIT ARRIVED DETROIT JUNE TWENTYTWO LAST TWENTY MINUTES LATE. PLANE DUE FOUR SAME FLIGHT ON FIFTY P. M., ARRIVED AT GATE FIVE TEN P. M. JUNE TWENTYONE LAST SEVENTEEN MINUTES LATE, ARRIVED GATE FIVE ZERO SEVEN P. M. OTHER AIRLINES ARRIVING DETROIT HAVE NO PLANES AT SAME APPROXIMATE TIME.

LOS ANGELES IS REQUESTED TO CHECK PASSENGER LIST FLIGHT THIRTYFOUR FOR ABOVE DATES TO DETERMINE IF NEW YORK CITY, AND NEW YORK. WAS PASSENGER ON BOARD.

FOR INFORMATION LOS ANGELES, NEW YORK OFFICE ATTEMPTING IN DÉTROIT ON JUNE TWENTYONE TO VERIFY PRESENCE OF

END PAGE ONE EX : 116

(11 JUL 10 1962

RELAYED TO

FROM SAC DETROIT

Mr. Tolson. FEDERAL BUREAU OF INVESTIGATION Mr. Belmont. U. S. DEPARTMENT OF JUSTICE Mr. Mohr. Mr. Callahan. COMMUNICATIONS SECTION Mr. Conrad. JUL 6 1962 Mr. DeLoach Mr. Eyans. Mr. Alblone. Mr/Mosen 7-6-62 3-44 PM GRJ URGENT Mr. Wrotter. Tele. Room. TO PIRECTOR, FBI /58-5100/ AND SACS, CHICAGO, Miss Holmes. Miss Gandy. DETROIT /58-277/, AND NEW YORK /58-1232/ NEW YORK VIA WASHINGTON /RUC/ FROM SAC, LOS ANGELES /58-495/ b6 ROY COHN DASH BRIBERY. b7C RE DETROIT TEL JULY SIX, INSTANT/ LOS ANGELES AND NEW YORK TELS JULY TWO, LAST. FOR INFORMATION OF DETROIT AND CHICAGO, THE AMERICAN AIRLINES, LOS ANGELES, COULD NOT LOCATE ANY RECORD OF FLIGHT TO DETROIT ON JUNE TWENTY ONE b7C OR JUNE TWENTY TWO, LAST. SIX POSSIBLE FLIGHTS BETWEEN LOS ANGELES AND DETROIT WERE CHECKED, AND NO RECORD LOCATED AMERICAN AIRLINES FLIGHT THIRTY FOUR PERTAINING TO CHECKED. IF NOT ALREADY COVERED, CHICAGO IS REQUESTED TO BOARDED FLIGHT IN CHICAGO FOR DETROIT ASCERTAIN IF ON JUNE TWENTY ONE OR TWENTY TWO, LAST. EX. - 102 REC- 39 CHICAGO AND DETROIT ADVISED. END AND ACK FOR 3 MSG POS

O ON B// FBI WA WS R RELAY AND 3

ce forson

12 JUL 10 1962

PAGE TWO

OR JUNE TWENTYTWO LAST. IF NOT LISTED ON PASSENGER
LIST AT LOS ANGELES, SET FORTH LEADS FOR CHICAGO TO ASCERTAIN
IF BOARDED FLIGHT THAT POINT.

SUTEL RESULTS.

END AND ACK PLS

WA 12-50 PM OK FBI WA DA FOR RELAY

LA OK FBI LA GRJ

TU DISCOOV

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Tolson Belmont UNITED STATES GOVERNMENT MemorandumMr. Belmont то DATE: 7/5/62 ele. Room Holmes FROM Gandy A. Rosef mc Arefour 56 SUBJECT: ROY COHN BRIBERY This is to advise of the current status of captioned matter. b6 b7C This is the case in which b7D b3 b6 and were interviewed by Agents of our New York Office b7C 6/30/62, concerning this allegation. **b**6 b7C b7D 58-5100 REC- 66 11 JUL 10 1962 EJH: AOB (6)

Memorandum to Mr. Belmont

b6 b7C

USA Robert Morgenthau, SDNY, on 3/23/62, requested that we conduct a limited investigation to verify the presence of and Cohn in Las Vegas, during August and September, 1959. On 5/28/62, he requested To date, we have not been able to place in Las Vegas during the pertinent period of the alleged payoff, despite extensive check of airline and hotel records, etc. However, records of the Desert Inn, Las Vegas, show and Cohn were both in Las Vegas on September 11, 12 and part of 13, 1959. We have not been able to verify the actual source of the \$50,000 used in the alleged payoff.

ACTION:

This matter is receiving top priority attention.

F EM

Hav. 1

FEDERAL BUREAU OF INVESTIGATION Mr. Belmont\_ U. S. DEPARTMENT OF JUSTICE Mr. Mohr. Mr. Callahan. COMMUNICATIONS SECTION Mr. Conrad. Mr. DeLoach. Mr. Eyans\_ Mr, Malone\_ Mx Rosen Sullivan Tele. Room. Miss Holmes. Miss Gandy. URGENT 7-6-62 12-35 PM JLW TO DIRECTOR 58-5100 /2/ FROM SAC NEW YORK 58-1232 b6 ROY COHN - BRIBERY b7C b7D USA MORGENTHAU, SEVEN FIVE SIXTYTWO, REQUESTS INVESTIGATION BE CONDUCTED AT DESERT INN, LV, TO VERIFY PRESENCE OF THERE ON EIGHT TWENTYTHREE FIFTYNINE WHEN USA REQUESTED SA FROM NYO MEET b7D INFORMATION REQUESTED BY USA INCLUDES IDENTITY OF RESIDENTS AT DESERT INN EIGHT TWENTYTHREE FIFTYNINE b7D FROM NYC, IDENTITY OF SECURITY GUARD AT DESCRIPTION OF EMPLOYEE ON DUTY AT CASHIER-S CAGE, DESERT INNICOSINO AND ELSEWHERE AT DESERT INN, EIGHT TWENTY THREE FIFTYNINE, LOCATION OF ANY LOU 481969 ERIFY RECORDS WHICH IN THIS END PAGE ONE MR. BELMONT FOR THE DIRECTOR

بالم أسام المجاد

PAGE TWO CASE AND COHN. b7C ABOVE INVESTIGATION INTENDED TO VERIFY PRESENCE OF IN LV, EIGHT. TWENTYTHREE FIFTYNINE ESSENTIAL TO INSTANT CASE AND NOT ACCOMPLISHED TO DATE. ONCE IDENTITIES OF EMPLOYEES AND RESIDENCES ESTABLISHED, INTERVIEWES CAN BE CONDUCTED BY AGENTS FROM LV OFFICE IN NEW YOR 57D SA MAURICE P. LEEN, NYO, HAS INTERVIEWED ANTICIPATED THAT TWO DAYS STAY IN LV TO OBTAIN INFO FROM RECORDS DESERT INN REQUIRED. BU AUTHORITY IS REQUESTED TO HAVE SA LEEN OF NYO GO TO LV AND OBTAIN NECESSARY INFO FROM END NY R 2 WA MLL

.101.

1000

CC-MR. ROSEN

AIRTEL

TO:

(92-3068) DIRECTOR, FBI

FROM:

SAC, NEW YORK

SUBJECT:

MORRIS BARNEY DALITZ aka

(OO: NEW YORK)

ET AL

RelVairtels, dated 7/3/62 and 5/14/62, captioned, "MORRIS BARNEY DALITZ aka; AR."

Information furnished from IN 69-C\* pertinent to New case has been set forth York investigation in the in referenced airtels. In the future, LV should furnish New York a copy of its communications setting forth information from LV 69-C\* for New York file on

Any information furnished from LV 69-C\* pertinent to New York investigation of ROBSON and COHN not previously furnished NYO should be furnished by LV.

Bureau (92-3068) @ 58-5100)

2-Las Vegas (92-461)

1-New York (92-965) 1-New York (58-1232)

MPL: imk (10)

JUL 181962

201 JUL 16 1962

b7C

**b**6 b7C

UNITED STATES GOVERNMENT  Memorandum  To: Mr. Belmont  DATE: 7/6/62
FROM: A. Rosen  DATE: 7/6/62  Sullivan Frotier From Gandy  b6
ROY COHN BRIBERY
New York Office requested Bureau authority to send SA  Maurice P. Leen to obtain information from  New York advised that U. S. Attorney (USA) Morgenthau, on
7/6/62, requested that investigation be conducted at the Desert Inn to verify the presence of
will be furnished to SA Leen who in turn will make this innormation available to USA Morgenthau.
procedure suggested by should be followed. SA Leen is completely familiar with all the ramifications of this complex case, and has previously interviewed in New York. It is believed that SA Leen can handle who is known to be recalcitrant at times because of a fear that his cooperation will become known.
By way of background, this is the case in which b7
58-5100 PE 3 11 PL W REC- 37 58-5100-74 EJH: AOB (6) RECEIVED DIRECTOR EX-115 EX-115

ь6 ь7с ь7р

#### Memorandum to Mr. Belmont

1		

### RECOMMENDATION:

The New York Office recommends that because of the importance of this case, SAWMaurice P. Leen be sent to Las vegas to obtain necessary information It is noted that SA Leen's trip to Las Vegas will take a maximum of two days.

The General Investigative Division concurs in the recommendation of the SAC, New York.

Br Br Roger

GN A

V.

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AIRTEL

CLLY: OT

SAC, New York (58-1232)

REC- 37

From:

Director, FBI (58-5100) — 74

BRIBERY

etc., et al.

Reurtel dated 7/6/62.

This will confirm the telephonic authority furnished this date to SA Patrick J. Deery of your office for SA Maurice P. Leen to go to Las Vegas to obtain necessary information from This trip should be made at the earliest possible date and the Bureau should be informed of the material obtained from Roen.

b7D

b6

b7C

Continue to press this case vigorously and keep the Bureau informed of all developments,

NOTE:

A. J. McGrath furnished the telephonic authority to SA Deery of the New York Office.

See memo Rosen to Belmont, 7/6/62, captioned as above. EJH: AOB.

ACL: AOB

(4)

Belmont Mohr ....

Callchan —
Conrad —
DeLoach —
Evans —
Malone —
Rosen —
Sullivan —
Tavel —
Trotter —
Tele. Room
Holmes —

Gandy.

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	*	<b>v</b> ,	<b>Y</b>		
				FBI VI	
				Date: 7/11/62	
Tran	nsmít		_	n PLAIN TEXT (Type in plain text or code)	
Via		AIR		(Priority or Method of Mailing)	
-7					
		TO:		DIRECTOR, FBI (58-5100)	
		FRO	VI:	SAC, NEW YORK (58-1232)	
		,		* · · · · · · · · · · · · · · · · · · ·	
0		SUB	ECT:	ROY, COHN	b6 b7C
80				BRIBERY	
1	2	- 0		Enclosed for each field office are three copies	ь6
V	Г	OI 8	a pnot	sograph of allegedly	b7C b7D
		Rec	ords.c	Las Vegas. Nevada. on Sunday. 8/23/59.	
		off:	ice ab	out ten a.m. on Monday; 8/24/59. NYO is attempting	
		to 1	place	in Las Vegas on 8/23/59. Set forth below rew members and their home bases on flights	
		coul	ld hav	re taken out of Las Vegas or Los Angeles to get him MYC in time for work for morning of 8/24/59:	3
		·	_		
		3 2 -	Kansa	u (58-5100) s City (Encls.3)	
		2 -	San F	rancisco (Encls.3)	
				Ork 58-1232  REC- 40 58-5/00 -7	万
		MPL			
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<b>5</b> .		UL .		Sent M Per	
	Ž	CE	Wick,	ofcial Agent in Charge	

#### Home Base, San Francisco Captain TWA FLT #2 Left: Los Angeles 11 p.m. 8/23/59 NYC Idlewild 6:55 a.m. 8/24/59 Arr: Hostess TWO FLT #532 Left: Las vegas d:10 p.m. 8/23/59 Arr: NYC LaGuardia 7:56 a.m. 8/24/59 Hostess TWA FLT #532 (see above) Home Base, Los Angeles TWA FLT #2 Flight Officer (see above, FLT #2 TWA Flight Officer (see above TWA FLT #2 Hostess (See above) Flight Office TWA FLT #532 (Kansas City to NY portion - see above) TWA FLT #263 Captain Lert: Las vegas 6:25 p.m. 8/23/59 Arr: Los Angeles 7:39 p.m. 8/23/59 TWA FLT #263 Flight Officer (see abev TWA FLT #263 Flight Office: (see above) TWA FLT #263 Hostess (see above)

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Home Base, Kansas City	•
Captain TWA F	LT #532
Flight Officer (see abov	TWA FIT #532
Flight Officer (see abwe)	TWA FLT #532
Captain TWA FLT (Kansas City to NY portion	
Flight Engineer (Kansas City to NY portion	TWA FLT #532 - see above)
The San Francisco Offi	ce is requested to contact
photograph of exhibited trecall as a passenger on	o them to see if they can 8/23 or 24/59.
TWA, Los Angeles Airport based at Los Angeles and to exhithem for their identification.	, for location of crew members
	requested to contact Mr.
crew members pased in Kansas Cit	Airport, for location of y and for exhibiting of a possible identification.
is described as	follows:
Name DOB POB Residence	

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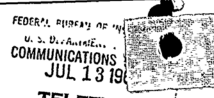
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Height	
Weight Hair	
Eyes Dress(8/23/59)	
Peculiarities	

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TELETYPE

Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan

Mr. Conrad

Mr. DeLond Mr. Evans Mr. Maiono

Mr. Popular

Mr. Trotter.... Tele. Room.\_\_

Miss Holmes Miss Garidy...

TO DIRECTOR /2/ 58-5100 AND LAS VEGAS FROM SAG NEW YORK 58-1232 1P

URGENT 7-13-62 12-27 PM JLW

ROY COHN. BRIBERY.

SA MAURICE P. LEEN, NYO, WILL DEPART IDLEWILD AIRPORT, NEW YORK, b7c

UNITED AIRLINES FLIGHT SEVEN FOUR SEVEN, SUNDAY, SEVEN FIFTEEN SIXTYTWO,

FIVE FORTY FIVE PM. ARRIVE LAS

VEGAS NINE PM, SAME DATE. SA LEEN WILL CONTACT LAS VEGAS OFFICE

UPON ARRIVAL.

END

NY R 2 WA BH

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5 VJUL 18 1962

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CONT

FD-36 (Rev. 12-13-56)		
	FBI	
	Date: 7/13/62	
Transmit the following	ng in PLAIN TEXT  (Type in plain text or code)	
Via AIRTEL	REGISTERED MAIL	
	(Priority or Method of Mailing)	
TO :	DIRECTOR, FBI (58-5100)	
SUBJECT	SAC, NEW YORK (58-1232)  ROY COHN  BRIBERY	b6 b7С
pt	ReNY airtel, 7/6/62.	
		b3 b6 b7С b7D
3- BUR 1- NY MPL:rvs (5) Approved: 25 Approved: 25 JUL 201962		

	b3 b6 b7C b7D
After having testified, made available to AUSA COHN the flight coupon he used to get from NYC to Detroit to see The flight coupon is #001-49-0235463 for American Airlines flight #931 leaving NYC 5:40 PM on 6/21/62. The name of the coupon is	b6 b7С
MURRAY GOTTESMAN, Attorney at Law, 217 Broadway, was contacted 7/13/62, in an attempt to arrange an interview with him by NYO. GOTTESMAN would not answer questions concerning and attempted	<b>b</b> 6
to ask several questions of interviewing agent. GOTTESMAN said he would not give information to the FRT No further attempts will be made to interview MURRAY GOTTESMAN by NYO.	ь7с ь3
Flight Cruise on flights could have used to get from Las Vegas to NY in time for work 8/24/59, have been identified for American Airlines and TWA. Leads have been set forth by separate communication to have photographs of shown to these crew members for possible identification.	b6 b7С

he will be interviewed by NYO.

b3 b6 b7C b7D

Report being submitted 7/20/62.

FEDLINAL	BUREAU	OF The state of th	ATION	
REPORTING OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
NEW YORK	NEW YORK	7/20/62	6/20 - 7/13/62	
TITLE OF CASE		REPORT MADE BY		TYPED BY
· #			E P. LEEN	rtd
		CHARACTER OF	CASE	ь6 ь7с
ROY COHN		BRIBER	Y	
NY a	airtels to Bureau airtel to Los Ang	$\cdot$ dated $7/6$	ated 6/21/62 at NY. /62 and 7/13/62. 7/12/62.	
requests Los A SDNY, <u>had ori</u> g	renced NY airtel ingeles to interv inally planned t is remaining on	iew o have	eles, dated 7/12/62 USA's Offi come to NYO but ast, Los Angeles is	ce, b6 b7c
1251/2	SPECIAL AGENT	1	NOW WOUND IN COLORS DELOW	
APPROVED COPIES MADE:	SPECIAL AGENT IN CHARGE	-	NOT WRITE IN SPACES BELOW	
4-Bureau (58-5 1-USA, SDNY 2-New York (58	3-12323. 3-12(0t) no	rice & Ji	7.	EC- 5
<u>าม 25 \ § (11.40)</u> E. ซ. i.	23 NI 00 M	7		
DISSEMINATION RECORD OF AGENCY  REQUEST RECD.  DATE FWD.  HOW FWD.	ACTUAL CONTROL OF THE	NOTATIONS		ŕ

67 AUG 7 1962

U.S. GOVERNMENT PRINTING OFFICE 18-76324-1

Districtory	HTTAE (GOIL	u)					
	Referenced	Ny airtel.	dated	7/13/62.	sets	forth	
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EW YORK		-					
	At New York	c, New York		-			
	2. Will i	nterview					
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n flight	3. Will despossibly	etermine the	e iden	tity of f <u>lin</u> retu			
y 8/24/5	9 and have	photographs	of	exhi	bited	to thes	e
rew memb	ers for pos	libre ident	ificat:	ion.			

COVER PAGE

# UNITED STATES DEPARTMENT OF STICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1-USA, SDNY	
Report of: Date:	MAURICE P. LEEN 7/20/62	Office: New York, New York
Field Office File No.:	58-1232	Bureau File No.: 58-5100
Title:	ROY COHN	
Character:	BRIBERY	
Synopsis:		

b6 b7C

> b6 b7C b7D b3

# SYNOPSIS (cont'd)

of denies knowledge of any role might
have played in the 1959 Federal Grand Jury proceedings in
the United Dye case. says
he has known ROY COHN for five or six years put advised
that he has never had a criminal case referred to him by
COHN concerning a stock fraud situation; relates that he
took a phone call from a friend of COHN's,
for requesting that appear in court for
and others in November, 1960, concerning
United Dye case.
advised that he does not know ROY
COHN and that he never acted as an intermediary for anyone
in obtaining a job for
Activity in stock brokerage account opened by on
7/6/59 set forth. Investigation to ascertain details of
whereabouts, August, 1959, set forth.

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-P-

## DETAILS:

INTÉRVIEWS CONCERNING IMPROPRIETIES REGARDING FEDERAL GRAND JURY HEARINGS UNITED DYE, 1959

Date \_\_\_\_7/5/02

b7D Nevada, on June 26, 1962 at the office of the United States Attorney, Southern District of New York, furnished the following sworn statement: "June 26, 1962 New York, N.Y. **b7**D being duly sworn, hereby make the rollowing free and voluntary statement to Maurice P. Leen and Roger Young who have identified themselves to me as Special Agents of the Federal Bureau of Investigation. No threats or promises have been made to me to induce me to furnish this statement. I understand that I do not have to furnish this statement and that this statement may be used against me in a court of law. I understand that I have a right to consult an attorney. b7C b7D 6/26/62\_at\_ New York City File # \_\_ SAA ROGER YOUNG MAURICE P. LEEN/jat Date dictated This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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MA 20-1835

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"I have read this statement of six pages initiated each page and correction it is true to the best of my recollection.

"/3/

b7D

<sup>&</sup>quot;Sworn and subscribed to before me on June 20, 1)62 at N.Y.C.

<sup>&</sup>quot;/o/ Macrice P. Leen, Special Agent, FBI

<sup>&</sup>quot;Witness: "/s/ Rogert Young, Special Agent, FBI, New York, New York, 5/26/52."



Date 7/5/62

	strict of New York, on June 28 the following sworn statements: "New York, New Yor June 28, 1962	•
Leen and Roger Young Special Agents of the threats or promises I furnish this statement furnish this statement	being duly sworn, he ree and voluntary statement to who have identified themselves rederal Eureau of Investigations been made to me to induce it. I understand that I do not and that this statement may of law. I understand that I	Naurice P. s to me as ion. No me to the have to be used
	, .	
-	File #	-

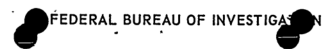
4 NY 58-1232		
N1 90-1232		ь6 ь7с ь7р
	1.	
"I have read this statement of three pages and initialed each page and correction. It is true to the best of my recollection.		
"Signed:		ь6 ь7с ь7р
"Sworn and subscribed to before me on June 29, 1962 at N.Y.C.:		
"/s/ Maurice P. Leen, Special Agent, FBI.		
"Witness / Roger Young, Special Agent, FBI, New York, N.Y 6/29/62."	• •	
"New York, New York June 29, 1962		
make the following free and voluntary statement to Maurice P. Leen and Roger Young who have identified themselves to me as Special Agents of the Federal Bureau of Investigatio No threats or promises have been made to me to induce me to furnish this statement. I understand that I do		ь6 ь7с ь7D

not have to furnish this statement and that this

statement may be used against me in a court of law. I understand that I have a right to consult an attorney.

"Sworn to and subscribed by me on 6/29/62 at N.Y.C. "/s/ Maurice P. Leen, Special Agent, FBI.

"Witness: "/s/ Roger Young, Special Agent, F.B.I., New York, N.Y., 6/29/62."



Date 6/5/62

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AA ROGER	YOUNG YOU	ric, New Y	oriz	IN THE	58-1838		
	e P. Meny			Date dictate	od <u>7/2/</u>	/02	

7/11/62 '

b6 New b7C York City, lurnished the following sworn statement: "New York, New York July 9, 1962 being duly sworn, hereby make the following free and voluntary statement to Maurice P. Leen and Roger Young, who have identified themselves to me as Special Agents of the Federal Bureau of Investigation. No threats or promises have been made to me to induce me to furnish this statement. I understand that I do not have to furnish this statement and that this statement may be used against me in a court of law. I understand that I have the right to consult an attorney. b3 b6 b7C b7D New York, New York File # NY 58-1232 SAS ROGER YOUNG & by MAURICE P. LEEN/1fp This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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"I have read this statement of four pages & initialed each page & correction. It is true to the best of my recollection.

"/s/
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b3 b6 b7C b7D

"Sworn to and subscribed before me on July 9, 1962 at NYC
"Maurice P. Leen, Special Agent, FBI
"Witness: Roger Young, Special Agent, F.B.I., New York, NY, 7/9/62"

New	
York City, furnished the following information under oath.	
He was advised that he did not have to make any information	
available and that any information that he might furnish, could be used against him in a court of law. was	
also advised that he had the right to consult an attorney.	
stated that he was well aware of his	
rights in these matters and would furnish information freely. He advised that on August 18, 1959, he received a phone	
call from ALLEN K. SWANN. He believes that SWANN was calling	
from out of town, probably from Denver. Colorado.	
was in New York City. SWANN told that he wanted to	
see him and talk about some legal advice had given	
him in 1955 and 1956 concerning the sale of stock. SWANN	
told that he was concerned with a matter then before the Federal Grand Jury in New York City. said that	
the Federal Grand Jury in New York City said that ne egain talked to SWANN on the telephone on August 16, 1555,	
and recalls that he did some research in his files	
concerning matters he had talked to SWANN about in 1955	
and 1956.	
and that Chickle had finet hear neferred	
said that SWANN had first been referred to him by another attorney in New York City. He seems to	
recall that this attorney was of the law firm	
of who now have an office	
at In New York City. This was in the late	
Spring of 1955. At that time gave SWANN an oral	
Opinion on a hypothetical case SWANN had presented him. One of these situations concerned the status of stock	
received in a merger by one or more persons who might	
be regarded as a group for purposes on determining whether	
the round in contact of the companytion under the Committee	
they were in control of the corporation under the Securities	
Act of 1,33. Some five or six months after this first meeting,	•
Act of 1933. Some five or six months after this first meeting, SWANN again came to office and gave him	
Act of 1,33. Some five or six months after this first meeting, SWANN again came to office and gave him additional advice said that although he knew SWANN	
Act of 1,33. Some five or six months after this first meeting, SWANN again came to office and gave him additional advice said that although he knew SWANN was an attorney representing and PASTERNAK,	
Act of 1,33. Some five or six months after this first meeting, SWANN again came to office and gave him additional advice. Said that although he knew SWANN was an attorney representing and PASTERNAK, ide not know, nor had he ever met either or PASTERNAK.	
Act of 1,33. Some five or six months after this first meeting, SWANN again came to office and gave him additional advice said that although he knew SWANN was an attorney representing and PASTERNAK,	
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Act of 1,33. Some five or six months after this first meeting, SWANN again came to office and gave him additional advice said that although he knew SWANN was an attorney representing and PASTERNAK, iid not know, nor had he ever met either or PASTERNAK. ie pointed out that SWANN was talking in terms of hypothetical	
Act of 1,33. Some five or six months after this first meeting, SWANN again came to office and gave him additional advice. Said that although he knew SWANN was an attorney representing and PASTERNAK, ide not know, nor had he ever met either or PASTERNAK.	

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

etimetions up any the manut eves about one utsolder and	
consulting another attorney without the clients being directly	
involved. also stated that he knew that SWANN was	b6
also a participant in some of and PASTERNAK's ventures.	b7C
stated that in September, 1955, he mailed SMANN a	
memorandum concerning the point upon which he had furnished	
Mid-Mid- and a day of the position of the state of the st	
SWARN oral opinions. This memorandum is presently in	
possession and he feels that he nannot release it unless he	
gets the consent of PASTERNAK, and SWANN.	
stated that in his early meetings with SWARN	b6
in 1955, he was not aware of activities of SWANN.	b7C
or PASTERNAK in the United Dye and Chemical Corporation (UDY).	
It was not until the Spring of 1956 that became aware	
of the manufa descripting to 1990 view	-
of the group's interest in UDY. In the Spring of 1956,	
the Securities and Exchange Commission (SEC) was conducting	
an investigation of Sapphire Petroleum and the activities of	
SWANN, FASTERNAK. and others regarding Sapphire.	
The law firm of represented SWANN	
before the SEC in this matter. SHARK was in New York City	
several times during this period and saw him several	
times. In about May, 1956, firm became aware that	
the SEC was looking into the activities of SWANN and his group	
At my was to the first the second of the sec	
with respect to UDY firm furnished the SEC with	
certain materials they had obtained from SWANN pertaining to	
the activities of SWANN, and PASTERNAK. This	
matter in 1930 had nothing to do with a marker problem and	
it was not until August. 1956 that became more that	b3
	b6
	b7C
pointed out that it was not until recently	
that he know that the merger being questioned by the Government	
in the UDY case took place in May, 1956. He learned this	
In the out date took place in may, 1990. As leading this	
recently from conversations he had with Assistant United States	1.0
Attorney DONALD COMM, Southern District of New York. The	b6
conversations had with SMANN in September, 1955 concerned	b7C
themselves with the Garnak Drilling Company. In this connection.	
discussed the status of mergers with SWARN in a	
hypothetical fashion. pointed out that by 1956 he	
received the impression that for purposes of the Securities	٠.
Act of 1933, and PASTERNAK would be considered as	
MAN EUNTONIA MANTH NA ANTWORKEN WE	

acting as a group and so cautioned SWANN. atill not connecting the matter with the UDY Corporation.  explained that the legal question involved was twofold; one, was there a group for purposes of control within the terms of the securities act of 1933, and two, did the group in fact control. He gave opinions on both points to SWANN and exutioned SWANN that if his dealings were with and PASTERNAK, it is likely that he would be considered as part of a group for purposes of the act. This would require registration with the SEC before stock could be sold.	b6 ъ7С
On August 19, 1959, SWANN visited in	<b>b6</b>
office in New York City. He said that he had decided to talk	b7C
to an Assistant United States Attorney in the Southern District	
of New York anid he does not recall now that SWANN	,
mentioned the name of at that time, but he feels	
reasonably certain that SWANN did said he did not know at that time and not heard of his name before	
this. SWANN also gave the impression that SWANN then	
believed that the Government was not really interested in him	
and that perhaps if he testified about the advice that	
had given him, among other things, it would serve to keep	
nim, and PASTERNAK off of any indictment that might	
be returned. At this meeting on August 19, 1959.	b3
SWANN wanted to go with him to tell the	b6
Assistant United States Attorney about the opinions he had	b7C
earlier given to SWANN. SWANN wanted to set as his	. ·
atterney.	
On August 20. 1959, net with SWANN and	b3 b6
They talked for about 20 minutes. said they did not	b7C
They talked for about 20 minutes.   said they did not but	2.0
talked about the oral opinions he had given SWANN.	
said that according to his records, he had a meeting with	
and SWARN after Later,	
received a phone call from and it was either in this	
phone call or in the meeting that	

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		I. vane	
does not k	now	and knows of no role he might	
	n this matter.		
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ly because	of a business	dealing he had with him in the past.	
nad re	of a business presented cert	dealing he had with him in the past.	
et bed <u></u>	of a business presented cert he were not as	dealing he had with him in the past. tain debenture holders of Hathaway atisfied with the arrangements the	
had re struments w onel Corpor	of a business presented cert he were not as ation had made	dealing he had with him in the past. tain debenture holders of Hathaway atisfied with the arrangements the when Lienel took over Hathaway.	
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had restruments we consider the constant of th	of a business presented cert to were not as ation had made ed in about 30 Lionel, and thing the various the only control no role the	dealing he had with him in the past. tain debenture holders of Hathaway atisfied with the arrangements the when Lienel took over Hathaway. Deople in a conference and CCHN, ne others sat around a conference as interests involved.  Let he has ever had with ROY COHN	
had restruments we onel Corpor Y: GCHN call presenting ble discussid this is discussed he knows	of a business presented cert to were not as ation had made ed in about 30 Lionel, and thing the various the only contact no role the ry preceedings	dealing he had with him in the past. tain debenture holders of Hathaway atisfied with the arrangements the when Lienel took over Hathaway. I people in a conference and CCHN, he others sat around a conference as interests involved. Let he has ever had with ROY COHN at CCHN might have played in the sencerning UDY.	
had restruments we onel Corpor Tream call presenting ble discuss id this is do now the knows of Grand Ju	of a business presented cert he were not as ation had made ed in about 30 Lionel, and thing the various the only conts of no role that my precedings August 19, 1950 and VILLIAN	dealing he had with him in the past. tain debenture holders of Hathaway atisfied with the arrangements the when Lienel took over Hathaway. Deople in a conference and CCHN, he others sat around a conference as interests involved. Let he has ever had with ROY COHN at CCHN might have played in the secncerning UDY.  59, after had talked to SWANH, MORAN in charge of enforcement	
had restruments we onel Corpor Y COMN call presenting ble discuss id this is done knows 5% Grand Ju  On the SEC to	of a business presented cert to were not as ation had made ed in about 30 Lionel, and thing the various the only control no role that 7 precedings August 19, 1950 as WILLIAN try to ascert	dealing he had with him in the past.  tain debenture holders of Hathaway atisfied with the arrangements the when Lienel took over Hathaway.  people in a conference and CCHN, ne others sat around a conference as interests involved.  at the has ever had with ROY COHN at CCHN might have played in the sequenting UDY.  59, after had talked to SWANN, MORAN in charge of enforcement tain, if he properly could, if SWANN	
had restriments we onel Corpor Y COHN call presenting ble discuss id this is done knows 5% Grand Ju Con went to SEC to s involved	of a business presented cert to were not as ation had made ed in about 30 Lionel, and thing the various the only contact of no role that 77 precedings August 19, 1950 see VILLIAN try to ascert in their investing the process.	dealing he had with him in the past.  tain debenture holders of Hathaway atisfied with the arrangements the when Lienel took over Hathaway.  people in a conference and CCHN, ne others sat around a conference as interests involved.  at the has ever had with ROY COHN at CCHN might have played in the secncerning UDY.  59, after had talked to SWANN, MORAN in charge of enforcement tain, if he properly could, if SWANN stigation and to see if the SEC had	
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pointed out that when Swann first came to	b6
see him on August 19, 1959, he immediately asked for \$1,000.00	b7C
from SWANN before hw would discuss any of SWANN's legal	
problems with him. This \$1,000.00 SWANN gave to by	
check. Loes not recall if this was SMANN's personal	
check of a check of SWANN, and PASTERMAK. It is	
his best recollection that it was SWANN's check.	
suid that he felt this payment was necessary since he had	
not been paid for prior legal services he had given to SWANN,	
PASTERWAK, and He said that in 1958 his firm had	
to sue SWANN, PASTERNAK, and in Denver for legal	
services due the firm. These services were rendered in 1955	
and 1956 for SWANN, and PASTERNAK. said that	
he has a memorandum which sets forth the details of the services	
his firm performed and for which they sued in Denver.	
said that he did not feel he could release this menorandum to	
the Government unless he obtained an agreement from SWANN,	
and PASTERNAK to do so. The suit in Denver was for	
\$5,000.00 and a lesser sum was received in settlement. This	
sum was about \$2500.00, according to	
stated that looking back at the events in	b3
1959, he recalled that he then had the definite impression	b6
that SVAIN know that	b7C
did not then know,	
nor does he now know, how SWAMM could have known this.	
	1.0
said that he did not want to furnish a	b3
signed statement	b6 b7C
	D/C

		•	
Date	6/26/62		

that he i	that he did not furnish a signed s			
_at	advised th	at in 1957 he r	esided York,	_

in the Sands Hotel.

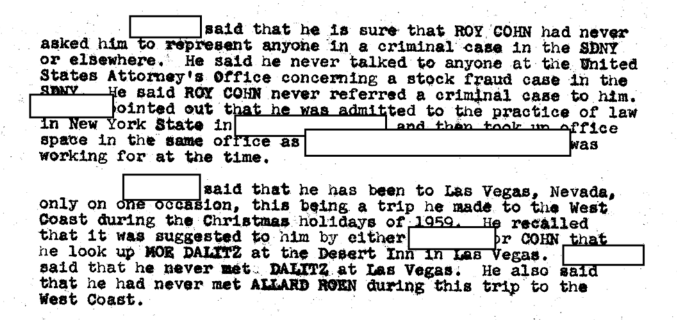
said that he does not know the details
of any plans made with respect to their
trip to Los Angeles and Las Vegas. He said he recalled
that when was at the Beverly Hills Hotel,
went over and talked to a Judge KAUFMAN. He believes
that this was a Federal Judge from New York City, who
had tried the ROSENBERG case. recalls that the
judge seemed to be on vacation with his family and that
met the judge accidentally in the lobby.
stated that he does not know of any
role played in the 1959 Grand Jury hearing
concerning the United Dye case although he has heard

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	/ *	رجاد.	<i>/</i>	,_

Date \_

New York city, was advised that he need not furnish any tion to the FEI, that any information he did furnish coulused against him in a court of law and that he had a right consult an attorney.	d he
furnished the following information under oath:  advised that he resides at  New York, and practices law at	b3 b6
York City. He is single. He advised that	New 670
stated that he does not recall that he erepresented as an attorney anyone connected with United I Corporation. He said that he does not know IRVING PASTERNAK or ALLARD ROEN.	Ve b70
said that he reviewed his record and located a memorandum he had written concerning the testall he had received from He explained that he is a friend of his with whom he office space at New York City.	lenhone b6
at one time worked in the law office with said that he found this memorandum in some files in office. He described the memorandum as a memo from him to setting forth that had called and had asked to appear in court to ask for an adjument in a criminal case in the SDNY. Said that he available a copy of this memorandum to the United States Office. SDNY. Said that he is not aware of any conthat ROY COHN might have had with the phone call he took old friends. Said that he himself has known ROY Control for five or six years and has seen him socially on many of the said that he has not seen COHN lately and has not talk COHN	ourn- made Attorney's nection from were OHN ccasions.
7/6/62 New York, New York File # NY 58-1232  SAS ROGER YOUNG & MAURICE P. LEEN/1fp Date dictated 7/10/6	2



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Assistant United States Attornev GERALD WALPIN, on July 11, 1962, advised that had made available to the United States Attorney's Office the original and a copy of a memorandum had made of a phone call that he took on November 14, 1960 from Mr. WALPIN made available a copy of this memorandum. The memorandum is dated November 14, 1960, 6:06 PM, and states that called and that if was not engaged the next morning, would like him to appear in the Southern District to represent A. K. SWAN, Esq., ALLARD ROEN and IRVING PASTERNAK.  Sto ask for an adjournment of at least three weeks so that the defendants can obtain adequate counsel and	b6 b7С
prepare their case. The memorandum has a notation in it that Assistant United States District Attorney LONDIN agreed that the defendants need not appear on November 15, 1960 and that Judge HERLANDS would be sitting and that he might approve more than one week. On the bottom of the first page of this memorandum appears the notation, appears for as is not admitted to the Federal Bar."	
Mr. WALPIN made available the stenographer's minutes of file in the case entitled United States vs. These minutes indicate that appeared in court on November 15, 1960 to request an adjournment of the pleadings.  ROEN and PASTERNAK. urged the court to grant an adjournment to December 6, 1960, and received an adjournment to November 22, 1960 when Attorney appeared for the defendants and pleaded not guilty.	b6 b7С
In the investigation conducted by the New York Office of the Rederal Bureau of Investigation (FBI) in the case entitled ADMINISTRATIVE INQUIRY- BRIBERY", information was received from United States Attorney ROBERT M. MORGENTHAU, Southern District of New York, in September, 1961, that he had received information that had a number of stocks stolen from his residence which he did not report to the Police. Mr.	ъ6 ъ7с

MORGENTHAU advised that his office learned that

was in possession of stock certificates in the

name of which he was attempting to sell. Mr. MORGENTHAU advised that the value of the stock was approximately
\$30,000.00 and that he wanted to verify this information
because of a contact had with a defendant in a

criminal case which migno have a bearing on the
investigation.

b6 b7C

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6/22/62 Date b6 ь7С New York, was advised that he did not have to furnish any information to the Federal Bureau of Investigation and that any information he did furnish could be used against him in a court of law. He was further advised that he had the right to consult with an attorney. furnished the following information while under oath: b6 advised that he was formerly the b7C went to work for the which was owned by the United States Government and administered through the Department of Justice. He was stated that he first met in late 1954 or early 1955 when was working in the law office of New York City. attorney with offices at [ F for 15 or 20 years as a friend. has known lhas never been his attorney. advised that since his first meeting about has known During these years he said 1954 to the present time. 50 times or more usually he has probably seen in March of last saw l on a social basis, partner, went to see April, 1962, whenl concerning a real estate syndicate, had invested \$3,000 in this symicate and had gone to see to see how the venture was progressing. b6 About 6 months after he had first met b7C was having stated that he was aware that difficulties with his wife and that either wife was contemplating a divorce. at this time was very dissatisfied with his job in New York and wanted 58-1232 New York, New York SAA ROGER YOUNG 6/21/62 SA MAURICE P. LEEN : vmc

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Date dictated

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	a chance wrote to while was still	ь6 ь7с
	In this letter expressed a desire to work	БИ
Г	said that he could not	
L	recall whether wanted a part-time job or a	
	full time lob. he was made	<b>b</b> 3
	avare that at this time was looking for a	ь6 ь7с
	part-time position. then not in touch with	Б/С
	advised there was a possibility that could get	
	a job Sometime near the end of 1956, wrote a letter to	
	stating that there was no openings for part-time	
	attorneys but that they would keep name on file for future reference.	
	Sometime in said that he was	ь6 ь7с
	present when PAUL WILLTAMS, United States Attorney, Southern District of New York, and	
	nere talking in a general	
	uay and discussed the shortage of attorneys in the United States Attorney's Office. said that he	
	then wrote a letter to WILLIAMS and mentioned that	
	as a competent attorney and a trust worthy and and might be interested in a job with the	
	United States Attorney's Office. said that he	
	wrote this letter of his own accord and was not asked	
	by to do so. He also stated that he was not asked by anyone else to write this letter or to make	
	any efforts whatsoever to get   job at the	
	United States Attorney's Office. WE NILLIAMS acknowledged this letter and told to have	
	contact WILLIAMS' secretary.   relajed	
	role to Europetion to leither in a personal meeting	
	or a telephone call said that he was aware that still wanted to leave office since	
	he was dissatisfied with the money he was making and	
	other things. said that he did nothing further to see that by bained a position at the United	
	to see that obtained a position at the United	

	later	00
Į	During the time	ь7С
L	said that he visited about J or b ties. He stated these calls were usually social calls and he did not discuss with the statuc of any defendants in any cases that might be handling at	
	He said he could recall	
	had mentioned several tiles what good work	
	he was doing on cases assigned to him and on one	
	occasion mentioned that he had been commended for the	
	work he was doing. emphasized that at the time	
	he wrote the letter to Mr. WILLIAMS suggesting	
	he felt he was acting solely secause he knew   mew that there possibly was a need for men in the	
	United States Attorney's Office, and knew that	
	was dissatisfied with his present position. He said	
	he did nothing to secure character references for	
	and did not act as a character witness for other	
	than uniting the letter to Mr. UIILIAMS mentioning	
	as a competent attorney and a trust worthy individual who wight be interested in a job with the United States	
	Attorney's Office. He said the only person he talked	
	to vith respect to capabilities was	
		'
	stated that he does not know	b6
ſ	IRVING PASTERNAK, ALLARD ROEM or ALLEN K.	ь7С
L	SWAND. said he has never net ROY COMN	
	and does not know come other than what he has read	
	about him in the newspapers. In addition he stated he	
	knows no attorney who is a mether of COMM 's first.	
	said he was sure that no one had contacted him as a possible intermediary or anything else with respect to obtaining a job for at the United States Attorney's Office.	

Said that he has been in Las  Vegas on one occasion when he stayed for 4 or 5 days at the Flamingo Motel. This was in 1960, when he took his family to visit his brother-in-law, who resides at  Los Angeles, California. He and his racing stayed on the West Coast for about a month spending 4 or 5 days in Las Vegas where they stayed at the Desert Inn and Sands Motels. While at Las Vegas he said he met no one working at the Desert Inn and did not meet ALLARD ROEN.	ъ6 ъ70
stated that his home in uas rothed on March 26, 1361, of various items including about \$30,000 worth of stock. He said he wrote a letter to the insurance company to obtain payment for these stolen items and that later he believes he placed the value on the stolen property between \$50,000 and \$75,000stated that he made available to Assistant United States Attorney (ERALD WALPIN the letter that he had sent	b6 b70
stated that he reported this theft to the Mineola  Headquarters of the Massau County Police Department and they sent two radio cars to his house on the night of the theft. March 25, 1961. He said that Detective  from the 3rd Squad of the Massau County  Police Department was in charge of the detail which was sent in answer to his telephone call.  stated that he did not know before he met him on March 26, 1961. Pointed out that when he called the Massau County Police Department they referred him to the Mineola Headquarters, which is just as close to his house as the of the Massau County  Police Repartment located in he said he had no particular reason for calling the Mineola Headquarters, but that this was the number the operator	b6 Ъ70

5 NY 56-1232

any contact with officials of United Dye Corporation and was not aware that had played any role in connection with a Government investigation of United Dye Corporation.

b6 b7C

On

Date	7/9/62
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York, advised that the following information is contained in	
Detective Division Case Number 3-797-1961 On March 26. 1961,	
at 9:50 PM,	
New York, telephone number- PI 7-8510, reported that his	
residence had been burglarized between the hours of 5:30 PM	
on March 25, 1961, and 9:00 PM on March 26, 1961. Lieutenant	- !
stated that left his residence with his wife and	
children at 5:30 PM on Saturday, March 25, 1961, for the purpose	
of going to Brooklyn, New York, to see and his family then returned to their residence at	
New York, at 9:00 PM on March 26,	
1961 and discovered that their home had been burglarized. The	1
residence is a two story brick frame split level home which faces	
west on the east side of . Entry to the residence	٠, ١
by the perpetrator or perpetrators of the burglary was made by	,
annarently lifting the sliding doors which are located in the	
dining room and face east. These doors were lifted slightly Off	
the track that they run upon and in so doing, the doors become	
unlocked. It appeared that the exit from the     residence after	
the burglary was committed was also made by way of the sliding	
doors located in the dining room. Lieutenant!   Stated that	,
no latent fingerprints were obtained and no suspects developed to	
date. This case was the subject of Nassau County Alarm Number	
9781 which was sent at 1:54 on March 28, 1961. Lieutenant	
	b6
position and all miles and all all all all all all all all all al	b7C
nersons: New York;	
ı, New York;	
Searington, New York:	
New York; New York. These interviews were all	
negative: asLieutenan stated that this burglary is still a	
pending case with the Third Squad of the Nassau County Police	
Department. Lieutenant made available the list of items	
stolen from the residence, but no values were listed.	
pooten 1,5 cm one	,
6/25/62 at _Williston, NY File #NY 58-1232	
SA ARTHUR D. KEEFE: mts Date distated 7/2/62	*

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### COMMUNICATIONS BUREAU

	,t *		,				March 27	, . <del>[</del> 19	6
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	Stolo	n during	the com	nicsion of	a Burglar	y in	1		c
٠.	March	25 and	March 26	19612			,	.*	
1.	200 s	hares of	Associat	ted Sales	Analysts S	tock	•		
2	1000	shares o	of Silver	Creek Pro	cision Sto	ck			1
3.	2660	chares o	of Polyage	al Corpore	tion Stock		' .	ſ	0.00
4.	10,00	o share	Century	Mining St	ace.	,	1.		1
5.	100:	hares of	Crane 'C	arrier Sto	ock		+		,
6.	3000	shares (	of Jubile	o Iron Sto	ock	,		<b>\</b>	
7.	2000	shares (	of Norbean	a Stock	•		,		ŧ
8.	1000	shares (	of Chibou	gaman Mini	ing Stock			. •	•
9.	\$1250	0.00 in 1	mited St	ates Curre	ncy			,	(
10.	100 t	inited St	tates Sil	ver Dollar		,	•	•	
11%	Ladie	s Gold	MEGA Wri	st Watch (	Automatic	) with b	lack band	and round fe	1C
12.	Ladie	s Gold	lady Hami	lton Wrist	. Watch wit	h wide go	old band an	d square fac	:6
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PDCN 72 REV 20M-1/60

Page 3

### COMMUNICATIONS BUSEAU

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March 2	7 -	196	ı
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THE COMMUNICATIONS BUREAU SHALL TRANSMIT THE FOLLOWING

21. Check Book on the Franklin National Bank, County Seat Office 22. Check Book on the State Bank of Long Beach

Authority Detective	Third	Sam	di
D.D.			•

**b6** 

TO BE TRANSMITTED

.... DETECTIVE

TITLE .

PDCN 72 REV 20M-1/60

New York City, advised, on July 13, 1962, that he did not wish to furnish information to the FBI concerning his meeting with

and he feels that this is sufficient.

ACTIVITY IN STOCK BROKERAGE ACCOUNT, SHEARSON, HAMMILL AND COMPANY

b6 b7C

43

Date	

b6 b7C

		Credit Department,
	Hammill Company, 80 Fine Street	
	the transcript of the activity	
	account opened by	on July 0, 1959.
Activi <b>ty</b>	reflected in this account is a	s follows:

On SA MAURICE P. LEEN: je Date dictated 5/26/62

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SHEARSON, HAMMILL & CO.	Date Date RAIL Office Number T RR
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☐ Residence	3.
☐ Business Address	
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IN ACCOUNT WITH

### SHEARSON, HAMMILL & CO. FOUNDED IN 1902

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OFFICES IN PRINCIPAL CITIES FROM COAST TO COAST

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OFFICES IN PRINCIPAL CITIES FROM COAST TO COAST

	ALL CHECKS. INSTRUCTIONS, ETC., SHOULD BE SENT TO THE OFFICE SERVICING YOUR ACCOUNT.								
	DAY YR-	BOUGHT OR RECEIVED	SOLD OR DELIVERED	DESCRIPTION	PRICE OR ENTRY	DEBIT:	CREDIT	BALANCE	TYPE
9	259 309 309	. 20	10	NY NH & HARTFORD RR AMER MOTORS CORP BUTTE COPPER & ZINC GLEN ALDEN CORP	DEL 59 7		578•44 683•70		2 2 2
10	019 019 089	100	20	AMER MOTORS CORP BUTTE COPPERGZINC GLEN ALDEN CORP	REC DEL	482.23			2 2 2
10	149 159 219	30	30	ON A/C PACIFC TIN CONS CRP PACIFC TIN CONS CRP NEW BALANCE OCT 29	CKPD' 4 7/8 DEL	627.66 152.25		•00CR	2 2 2 2
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## SHEARSON, HAMMILL & CO. FOUNDED IN 1902

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OFFICES IN PRINCIPAL CITIES FROM COAST TO COAST

	DAY YR-	BOUGHT OR RECEIVED	SOLD OR DELIVERED	DESCRIPTION	PRICE OR ENTRY	DEBIT	CREDIT	BALANCE DEBIT UNLESS MARKED -CR-	* TYPE
11	109	20		PACIFC TIN CONS CRP CHECK RECEIVED	4 3/4 CĶRC	100.70	100.70		2 2
11	189	. 20	20	PACIFC TIN CONS CRP	DEL .		- 1		2
îi	2	10		RAYTHEON COMPANY	REC REC		1. 25 1. 1		.2
11	249	. 50		CALLAHAN MNG CORP	6 3/8	326.13		^	2
11	249			MINERALS & CHEM AM RAYTHEON COMPANY	16 3/8		319.22 496.80		2
				NEW BALANCE NOV 25				489.89CR	2
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	` '	50	15	CALLAHAN MNG CORP	- " , \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				
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STATEMENT			SHEARSON, HAMMILL & CO.	
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OFFICES IN PRINCIPAL CITIES FROM COAST TO COAST

ALL CHECKS, INSTRUCTIONS, ETC., SHOULD BE SENT TO THE OFFICE SERVICING YOUR ACCOUNT.

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11	2	79	RECEIVED-	50	BAL. FWD. NOV 25 ON ACCOUNT CALLAHAN MNG CORP NY NH & HARTFORD RR NEW BALANCE DEC 31	CKPD DEL 5 5/8	489•89 202•88		489.89CR 202.88	2 2 2 2 2
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	TE DAY YR-	BOUGHT OR RECEIVED	SOLD OR DELIVERED	DESCRIPTION	PRICE OR ENTRY	DEBIT	CREDIT	BALANCE *
	010 050		100	BAL. FWD. JAN 28 ON ACCOUNT CONS RY CUBA 6%PFD	CKPD DEL	20•52		20•52CR
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50 40 20 50 707 CALLAHAN MNG CORP NEW BALANCE CONS RY CONS RY SECURITY POSITION DESCRIPTION TIN CONS CRP CUBA HARTFORD RR . CAN CORP MNG CONS CRP CORP JAN 28 CORP 6%PFO 6%PFD 6%PFD 6%PFD HEARSO OFFICES IN PRINCIPAL CITIES FROM COAST TO COAST ALL CHECKS, INSTRUCTIONS, ETC., SHOULD BE SENT TO THE OFFICE SERVICING YOUR ACCOUNT CKRC REC N, HAMMILL & CO. CREDET 202.88 1.99 BALANCE CR. LEDGER COPY \* SEE REVERSE SIDE 53

3 3160 STATEMENT DATE	1	SHEARSON, HAMMILL & CO. FOUNDED IN 1902	
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OFFICES IN PRINCIPAL CITIES FROM COAST TO COAST

ALL CHECKS, INSTRUCTIONS, ETC., SHOULD BE SENT TO THE OFFICE SERVICING YOUR ACCOUNT.

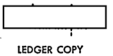
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# SHEARSON, HAMMILL & CO.



OFFICES IN PRINCIPAL CITIES FROM COAST TO COAST

DATE	BOUGHT OR RECEIVED	SOLD OR DELIVERED	, DESCRIPTION	PRICE OR ENTRY	DEBIT	CRÉDIT	BALANCE DEBIT UNLESS MARKED *CR*	TYP
5 200 5 200	1	1	INTL BUSINESS MACH INTL BUSINESS MACH NEW BALANCE MAY 26	REC .464 1/4		458•12	458.12CR	
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DATE O. DAY	BOUGHT OF		DESCRIPTION	PRICE OR ENTRY	, DEBIT	CREDIT	BALANCE DESIT UNLESS MARKED *CR*	TYF
28	50 20 80 80		SPERRY RAND WTS 20SPERRY RAND SPERRY RAND WTS NEW BALANCE JUL 28	REC CKPD 9 1/2	181.91	183.91	2.00CR	
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OFFICES IN PRINCIPAL CITIES FROM COAST TO COAST

DAY YR	BOUGHT OR RECEIVED	SOLD OR DELIVERED	DESCRIPTION	PRICE OR ENTRY	DEBIT	CREDIT	BALANCE DEBIT UNLESS MARKED *CR*	* TYP
010	•	٠	BAL.FORWARD JUL 28 ON ACCOUNT NEW BALANCE AUG 25	CKPD.	. 2.00		.2.00CR	1 4
				- Tim Shires				**
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#### MISCELLANEOUS

		b6
,	New York, advised the total purchase price of	b7
	the home he purchased from	
	was \$18,667.28. He assumed the mortgage of \$12,624.00. The difference between the mortgage	
	and total purchases prior he made up with three	
	checks. On August 6, 1959 he purchased a certified check on the Rockland National Bank for \$4,000.00,	
	payable to   This check	
	bears Rockland National Bank number 4748 and his check number 292 in personal checkbook.	
	This check was paid on August 8, 1959.	
	Also on August 8, 1959 gave gave	be b7
	his personal check for \$211.65 made payable to This is check number 298	
	in personal checkbook. In addition on	
	August 8, 1959 gave a personal check for \$70.00 to cover the taking over of certain	
	household effects.	
	On August 13, 1959 purchased ancertified	
,	check for \$1,825.00, which was to serve as a 10% down	
	payment on the purchase of house. This check was made payable to not house and bore	
	Mas made havable of	
	Rockland National Bank number 3064. It is check number	
	Rockland National Bank number 3064. It is check number 222 in personal checkbook.	
	Rockland National Bank number 3064. It is check number	
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	Rockland National Bank number 3064. It is check number	

FD-302 (Rev. )	1-25-60)
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FEDERAL BUREAU OF INVESTIGATION

Photographers Stud In his capacity as	that he is employed by lio located at 648 North s an employee of the pho ographs taken at the Coc	Martel Avenue. tography studio,
and that he would	stated that all of toom at the Cocoanut Grov make an examination of ember 15, 1959, in an efsired.	e Night Club all of the
Cocoanut Grove Nig	notograph which had been ght Club on the evening lve reflected a party of	of September 15,
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FD-302 (Rev. 1-25-60)

owner of Wallace-Zorn Photography Studio, 648 North Martel Avenue, telephonically advised b7C that he does not have any records which would indicate the identity of persons in photograph that was taken on September 15, 1959 at the Cocoanut Grove Night Club nor any record of person who paid for photograph. stated that the girls who take the photographs work on a strictly cash basis and they do not request names. stated that the girl who probably took the photograph in question is no longer employed by his studio and he had no idea as to her present whereabouts nor could he furnish any information which might assist in locating her. at Los Angeles, California File # Los Angeles 58-495

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

SAA JOHN M. AGNEW: mmw

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6/26/62

Date dictated .

### FEDERAL BUREAU OF INVESTIGATION

		•	•
Date	6/25/62		

Hotel, 3400 Wilsh: tion cards for the only and without I to determine the osubsequent to Sept of the 1959 hotel pointed out that if five days to complete each of the regist or bungalow they wat the hotel.	e hotel are find the percoving the percoving the percoving the percoving the percoving this project watten that the percoving th	led in all rsons namungalow 19, would cards. Could take ould invoice determination	phabetical orde e, the only way 30-H prior to o be to review al between four a lve reviewing ine which room	ra- b <sup>7C</sup> r r 1 nd
hotel has been des stated that there at the hotel which bungalow 103-H dur	stroyed for th was no other n would identi	e year 19 type of r fy person	ecor <del>ds avallabl</del> s who occupied	e
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/20/62 of Los Ang			# Los Angeles	

b6 b7C

	Date	6/25/62	
West Third Street, advised that all rental contracts were in storage in at the present time. point not be able to make a search of the June 23, 1962, since he had to contract the present of the present time.	is Rent-A-Car, l of the 1959 on the Hollywood ted out that he ese records unduct an audit 1962.	ear l office e would :il in	,
was requested rental contracts for the period Aug to locate a possible rental of a capelow listed persons:	to examine the gust 19 to 25, ar to the follo	1959,	
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on June 25, 1962,  advised that he had made a search contracts for their offices located Airport and the Ambassador Hotel for August 17 to 26, 1959, and that he any car rental contracts for the airport action of the airport action of the airport action of the cate or contract number and, if the cate or year the particular caname alone is very difficult to lo a review of the entire records.	d at the Interior the period was unable to bove listed per hat to be able ctually need to possible, to r was rented.	tal national locate rsons. to he know The	
н			
21;25/62 at Los Angeles, California	Los A	ngeles 58	<b>-</b> 495
SAA JOHN M. AGNEW: mmw	Date distated	6/25/6	2

On \_\_

by \_\_

June 20, 1962

Date

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Astral Travel Service,  83 Sip Avenue, Jersey City 6, New Jersey. stated that he recalls making travel arrangements for only one occasion. He remembered    because at the time he made the travel arrangements, name had been in the newspapers concerning a case he was working on.
said he remembers that was referred to Astral by someone but he could not remember the name of the person who referred him. He said that all arrangements were made by telephone and he believes he spoke only to
believes that the reason came to Astral for reservations was because it was during the Easter season and flight space was scarce. During peak periods, such as Easter time, people place their names for reservations with a number of travel agencies in hopes of obtaining space through one of them.
The billing fo stravel is dated April 25.  1960. and is addressed to New York. The bill covers flight #647 on Eastern April 27, 1960, and return flight #650 on Eastern Airlines departing Miami at 10:00 p.m. on May 9, 1960. This bill included two full fares and two half fares.  Checkbook for April, 1960 shows that he deposited a check in the amount of \$348.48, in Astral's account at the Trust Company of New Jersey, Jersey City, New Jersey, on April 14, 1960.
have remembered if had traveled through Astral at any other time.
reviewed his files for August, 1959, and September, 1959, but could not locate a record of making travel arrangements through Astral during those months.
6/20/62 at Jersey City, N.J File # Newark 58-442
SA JOHN A. DE AMICIS (A) /mam Date dictated 6/20/62

NY 58-1232

Investigation conducted by the Los Angeles Office, in June, 1962, indicated that there were no passenger records in existence for the year 1959 for passengers of Western Airline which services Las Vegas and Los Angeles.

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On June 15, 1962,
First National Bank in Yonkers, 20 South Broad-
way, Yonkers, New York, advised that a check of bank
records failed to locate any bank account in the name of
could not locate any
safe deposit box for or closed.
United Air-
lines, 80 East 42nd Street, after consulting an airlines
guide for the month of August, 1959, advised that in order
for a traveler to arrive in New York City on August 24,
1959 at 10:00 AM, the following air flights could have been
utilized by him from Los Angeles and Las Vegas:

### United Airlines

- United Flight Number 140
- United Flight Number 616
- United Flight Number 711

## Trans World Airlines

- Trans World Airlines Flight Number 532 Trans World Airlines Flight Number 263
- Trans World Airlines Flight Number 2

## American Airlines

- American Airlines Flight Number 8
   American Airlines Flight Number 6
   American Airlines Flight Number 10

NY 58-1232

about 10:00 AM on the morning of August 24, 1959.

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smit the following in	PLAIN TEX	Date:	7/18/62		Des
AIRTEL	AIRMAIL	Type in plain text			1 3
		(Priority or	Method of Maili	ng)	
TO :	DIRECTOR, FBI	(58-5100)			1. 11. 16. 1
FROM : SUBJECT:	SAC, LAS VEGAS	(58-8)			
SUBSECT.	ROY COHN BRIBERY				
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3 - Burea 1 - New Y	ork (58-1232) (1	(nfo)	E1 13	9 67 F. 1 or 2	1/2/
MPL:sak (5) Approved:	egas Wick	. Sent	, A5 H	FELPINEL WESTIGAR	IAE U

LV 58-8

Full details on this check are contained in Las Vegas file 58-8. A copy of this is being made available to Las Vegas for coverage of these leads.	b7D
Photographs of are being made available to the Las Vegas Office for coverage of these leads.	ь6 ь7С

The New York Office will interview New York City residents who stayed at the Desert Inn during the pertinent period, August, 1959, for any information they may have on this case.

## FBI

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		Date: 7/23/62
Transm	it the following	in
Via	AIRTEL	(Type in plain text or code)
	• ,	(Priority or Method of Mailing)
	TO:	DIRECTOR, FBI (58-5100)
	FROM:	SAC, NEW YORK (58-1232)
	SUBJECT:	ROY COHN BRIBERY
	photograp	Enclosed for each field office are copies of a
	on 8/23/5	
	     wa   8/24/59	Records of in August, 1959, indicate that s back at work in NYC about 10:00 a.m. on Monday,
	Las Vegas	Set forth below are the crew members and their s on air flights could have taken out of or Los Angeles to get him back to NYC in time for the morning of 8/24/59:
	2 - Buffa 2 - Cinci 2 - Los A 1 - Newar	u (58-5100) lo (Encl. 1) nnati (Encl. 1) ngeles (58-495) (Encls. 2) ck (Encl. 1) fork (58-1232)
	MPL: map	1 1 Jul 24 1962
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Special Agent In Charge

NY 58-1232

Los Angeles
Captain Flight Officer Flight Engineer Second Officer
The above were crew members on American Airlines Flight #6 which left Los Angeles 5:00 p.m., 8/23/59 and arrived NYC 12:55 a.m., 8/24/59. The home addresses of these individuals can be obtained from Captain American Airlines, Los Angeles International Airport.
Stewardess Captain
were crew members on American Airlines Flight #10 which left Los Angeles 11:15 p.m., 8/23/59 and arrived in NYC 7:10 a.m., 8/24/59.
<u>Cincinnati</u>
Stewardess
Stewardess was on Flight #8 which left Los Angeles 2:30 p.m., 8/23/59 and arrived in NYC 10:25 p.m., 8/23/59.
Buffalo
Second Officer who was en Flight #10 which left Los Angeles 1::15 p.m., 8/23/59, arrived in NYC 7:10 a.m., 8/24/59.

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ь6 ь7с NY 58-1232

The Los Angeles, Cincinnati and Buffalo Care requested to obtain the home addresses of crew in their areas and to exhibit a photograph of the crew members for their possible identification cas a passenger on an American Airlines flight on 8/	members to b6 b7c
of The Newark Office is requested to show a of to American Airlines Second Officer who lives at, New Jersey, telephone II for his possible identification was on Ame Airlines Flight #8 leaving Los Angeles 2:30 p.m. an in NYC 10:25 p.m. on 8/23/59.	8-9033, rican
is described as follows:	ь6 ь7с
Name Date of birth Place of birth Residence	
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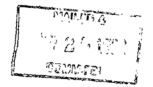
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Contrad
DeLoach
Evans
Malcne
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Tele. Room
Holmes

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was contacted by Nio on 6/2/02	b6 b7C
LEADS	
CHICAGO	
At Chicago Illinois	
of meeting with at Detroit should be ascertained and specifically it should be ascertained when the appointment to see in Detroit.	ь6 ь7С

DETROIT

At Detroit, Michigan

Will locate and interview NICK PIETRONSANTI and ascertain the details of his meeting with in Detroit. It should be determined when made the appointment to see PIETRONSANTI.	b6 b7С b7D
For the information of Chicago and Detroit, went to Detroit from New York City on American Airlines arriving in Detroit about 6:30 p.m. on Thursday, 6/21/62. The to Detroit from Chicago with Mr. LAMB and stayed over night in Chicago returning to New York on Friday night.	3
Based upon information previously furnished by	_
with and PIETROMSANTI might well be secondary.	_

## FBI

Date: 7/26/

Transmi	t the following inPLAIN TEXT	
Viα	AIRTEL (Priority or Method of Mailing)	
	TO: DIRECTOR, FBI (58-5100)  FROM: SAC, NEW YORK (58-1232)  SUBJECT: et al	ь6 ь7с
	ReBuairtel dated 7/25/62.  For the information of the Bureau,	Ь7D
	NYO will interview in NYC when available.	<b>b</b> 7D
	3- Bureau (58-5100) 1- New York (58-1232)  MPL:apo (5)  REC 61 13 JUL 27 1952/	
App	oroved: Mick  Sent M Per  3 AUG Special State in Charge	

The Attorney General. July 16, 1962 1 - Mr. Belmont 1 - Mr. Evans Director, FBI 1 - Mr. Stanley - Mr. McAndrews 1- Mr. Conger NEVADA GALBLING INDUSTRY A source of our Las Vegas Office has advised that Las Vegas gamblers are greatly concerned over the extreme pressure being applied by the Federal Government on the Nevada gambling industry.  $\square$ According to our source, these gamblers identified & Mr. Herbert J. Miller, Jr., as the head of the Criminal Division, Department of Justice, and the person in charge of all the investigations directed at the Nevada gambling industry. It was indicated that an approach had been made to Mr. Miller to determine whether he would "trade Las Vogas" for Roy Cohn. " According to our informant, Mr. Miller flatly rejected this approach by these gamblers. Roy Cohn, mentioned above, undoubtedly is the individual who was chief counsel for the late Senator McCarthy's investigative committee. Roy Cohn and b7C in New York City are the subjects) of an investigation presently being conducted by this Bureau under the Federal Bribery Statutes. The above is for your information. It is requested . 6 1962 that the information furnished by the confidential source be piven complete security in order that the source will not be . eopardized. The Reputy Attorney General Tir. Herbert J. Hiller, Jr. 25 JUL 19 1962 FIL Assistant Attorney General ORIGINAL Rosen OT HEEDERREE 117 JUL-18 1962 McA: nam /rap (11)Evans to Belmont, b7D See attached memo 7/13/62, Anti-Racketeering, on which Director noted "Send memo to Attorney General pand Hiller. recib-l' t vans Malone Rosen F. 8. I. Cullivon RECEIVED-GIRECTOR ЕДУРЕ ИНІТ 🔲

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TWENTY FOUR FIFTY NINE, OR FLIGHT NO. TWO SIX THREE, LEAVING LAS VEGAS  SIX TWENTY FIVE PM, ARRIVING LA SEVEN THIRTY NINE PM, BOTH ON EIGHT  TWENTY THREE FIFTY NINE, AND FLIGHT NO. TWO, LEAVING LA, ELEVEN PM,  EIGHT TWENTY THREE FIFTY NINE, ARRIVING NYC SIX FIFTY FIVE AM, EIGHT  TWENTY FOUR FIFTY NINE.  AT TEN  AM, EIGHT TWENTY FOUR FIFTY NINE.  RESERVATIONS MANAGER, TWA, NYC, ADVISED THAT HE BELIEVES FLIGHT  COUPONS RECORDS ON HOSTESS SEATING CHART MAY BE ON MICROFILM AT KC  OFFICE, TWA, ONE SEVEN THREE FIVE BALTIMORE, KANSAS CITY, MISSOURI  END PAGE ONE  REC. 51  AUG 8: 1990	LIZED TWA FLIGHT NO. FIVE THREE TWO LEAVING LAS VECAS GET	
SIX TWENTY FIVE PM, ARRIVING LA SEVEN THIRTY NINE PM, BOTH ON EIGHT TWENTY THREE FIFTY NINE, AND FLIGHT NO. TWO, LEAVING LA, ELEVEN PM, EIGHT TWENTY THREE FIFTY NINE, ARRIVING NYC SIX FIFTY FIVE AM, EIGHT TWENTY FOUR FIFTY NINE.  AT TEM  AT TEM  AT TEM  AT TEM  COUPONS RECORDS OR HOSTESS SEATING CHART MAY BE ON MICROFILM AT KC  OFFICE, TWA, ONE SEVEN THREE FIVE BALTIMORE, KANSAS CITY, MISSOURI END PAGE ONE  REC. 51  AUG 8: 1902	TWENTY THREE FIFTY NINE. ARRIVING MYC AT CHIEFE THE PM, EIGHT	
TWENTY THREE FIFTY NINE, AND FLIGHT NO. TWO, LEAVING LA, ELEVEN PM,  EIGHT TWENTY THREE FIFTY NINE, ARRIVING NYC SIX FIFTY FIVE AM, EIGHT  TWENTY FOUR FIFTY NINE.  AM, EIGHT TWENTY FOUR FIFTY NINE.  RESERVATIONS MANAGER, TWA, NYC, ADVISED THAT HE BELIEVES FLIGHT  COUPONS RECORDS OR HOSTESS SEATING CHART MAY BE ON MICROFILM AT KC  OFFICE, TWA, ONE SEVEN THREE FIVE BALTIMORE, KANSAS CITY, MISSOURI  END PAGE ONE  REC. 51  AUG 8: 100 bit 12	TWENTY FOUR FIFTY NINE OR FLICUT NO. THE	
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TWENTY FOUR FIFTY NINE.  AT TEM  AT TEM  AM, EIGHT TWENTY FOUR FIFTY NINE.  RESERVATIONS MANAGER, TWA, NYC, ADVISED THAT HE BELIEVES FLIGHT  COUPONS RECORDS OR HOSTESS SEATING CHART MAY BE ON MICROFILM AT KC  OFFICE, TWA, ONE SEVEN THREE FIVE BALTIMORE, KANSAS CITY, MISSOURI  END PAGE ONE  REC. 51  AUG 8: 1962	TIME FIFTY WINE, AND FLIGHT NO. TWO. IF AUTNO IA	
AM, EIGHT TWENTY FOUR FIFTY NINE.  RESERVATIONS MANAGER, TWA, NYC, ADVISED THAT HE BELIEVES FLIGHT  COUPONS RECORDS OR HOSTESS SEATING CHART MAY BE ON MICROFILM AT KC  OFFICE, TWA, ONE SEVEN THREE FIVE BALTIMORE, KANSAS CITY, MISSOURI END PAGE ONE  REC. 51  AUG 8: 100 Microfilm AT KC	ARRIVING NYC SIX FIFTY RIVE AND	1
RESERVATIONS MANAGER, TWA, NYC, ADVISED THAT HE BELIEVES FLIGHT  COUPONS RECORDS OR HOSTESS SEATING CHART MAY BE ON MICROFILM AT KC  OFFICE, TWA, ONE SEVEN THREE FIVE BALTIMORE, KANSAS CITY, MISSOURI END PAGE ONE  REC-51  AUG 8: 1959	TIPIT NINE.	
RESERVATIONS MANAGER, TWA, NYC, ADVISED THAT HE BELIEVES FLIGHT  COUPONS RECORDS OR HOSTESS SEATING CHART MAY BE ON MICROFILM AT KC  OFFICE, TWA, ONE SEVEN THREE FIVE BALTIMORE, KANSAS CITY, MISSOURI  END PAGE ONE  REC-51  AUG 8: 1952	AM, EIGHT TWENTY FOUR FIFTY NINE.	1
OFFICE, TWA, ONE SEVEN THREE FIVE BALTIMORE, KANSAS CITY, MISSOURI END PAGE ONE  REC-51  AUG 8: 1952  10 JUL 31 1962	RESERVATIONS MANAGER. TWA. NYC. ADVISED TWAT	
END PAGE ONE  REC. 51  AUG 8: 1952  TO JUL 31 1962	COUPONS RECORDS OR HOSTESS SEATING CHAPT MAN BE	
A SAUG 8: 1962   MA	OFFICE, TWA, ONE SEVEN THOSE FIVE DALLERS ON MICROFILM AT KC	
A SAUG 8: 1962   MI	END PAGE ONE 11 00 bil ES FIVE BALTIMORE, KANSAS CITY, MISSOURI	
EX-108 0 WINDER		
EX-108	AUG 8: 1952 10 JUL 31 1962   NIII	1
√2 €	EX-100	1
el Farson		

PAGE TWO

FOR THESE FLIGHTS.

KC IS REQUESTED TO RECHECK TWA, KC FOR ANY VERIFICATION OF EXISTENCE OF MICROFILM RECORDS FOR EIGHT TWENTY THREE AND TWENTY FOUR FIFTY NINE.

END

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# FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE LOS ANGELES	NEW YORK		7/27/62	INVESTIGATIVE PERIOD 7/13-25/62	1,1,	. )
TITLE OF CASE	Termina tau managan kanagan ka	7	JOHN M. AC	NEW (A)		TYPED BY Vrs b6
ROY COHN		_	CHARACTER OF O	CASE		b7C
<u></u>	-		ч			
REFERENCES:	New York airtel	to	Bureau date	ed 7/11/62.	/ d m	·( )

New York airtel to Los Angeles dated 7/12/62 (inter

office).

Las Vegas airtel to Los Angeles dated 7/17/62 (inteles

office).

- RUC -

### LEADS

#### NEW YORK

AT NEW YORK CITY, NEW YORK. Extra copy of this report being designated for your office in the event you desire this report to be disseminated to the USA's Office.

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AGENCY
DATE FWD.
HOW FWD.

BY

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REC- 37

RE

# UNTIED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	•				
Report of: Date:	•	JOHN M. AGNEW (A) 7/27/62	Office: Los Ar	ngeles, California	
Field Office	File No.:	58-495	Bureau File No.:	58-5100	
Title:		ROY COHN			ь6 ь7с
				4	
Character:		BRIBERY	-	•	
•	-	4.	-		
Synopsis:	California identify any of th	on TWA Flights be, and New York Cit photograph of ese flights.	tween Las Vegas, Ne v on August 23-24, as being furnishe	evada, Los Angeles 1959, unable to a passenger on ed sworn signed in New York	b6 b7C b7D
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	LA 58-49	5
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YT P	IILS:	•
		On July 13, 1962, rld Afrlines (TWA), Los Angeles International Airport, d the following information to SA ROBERT H. MATHESON;
		Captain Fullerton, Calibrnia, telephone number LAmbert 5-9542.
		Rolling Hills, California, telephone TE 3-8195.
		California, telephone PR 6-0717.
		California, telephone JAsper 9-1528.
		Buena Park, JAsper 7-9634.
		telephone KEllogg 2-2080.
•		Los Angeles 64. California, telephone TL 4-9848 or
		Manhattan Beach, FR 6-9730 (

Date	7/24/62	
Date	''	

Manhattan Beach, b6	
California, telephone FR 6-9730, advised she is currently employed as a stewardess with Trans World Airlines (TWA).	
She stated that she formerly resided at	
Manhattan Beach, California.	
stated that she is She advised that she has been employed	
as a stewardess with TWA since about February, 1959.	
stated that she had vague recollection of working on Flight 263 from Las Vegas, Nevada, to Los Angeles, California, on one occasion during August, 1959. She stated that the reason she remembered this flight was because it was the first time she worked on a flight that was in command of.	
and she stated that she could not identify this person as anyone she had ever seen before. She stated that because of the time lapse since August 23, 1959, she would not be able to identify any passenger aboard this flight. She stated that she could not state that was or was not a passenger on TWA Flight 263 on August 23, 1959.	
7/16/62 Manhattan Beach, California los Angeles 58-495	
SA ROBERT H. MATHESON, JR:vrs Date dictated 7/20/62	

On

	Date 7/25/62
Fullerton, California, was in national Airport and was exh After observed this p	home address of
or any additional informatio	urnish any information regarding n regarding this matter.
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7/17/62 at Los Angeles.	California File # Los Angeles 58-495
sa joseph arwine/djh	Date dictated7/22/62

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, .	Date7/	25/62
exhibited a	a photograph of Rolling	Hills, was tated <u>after</u>
being on Tw	a photograph of that he could not : WA Flight No. 2 between Los Angeles and N 23-24, 1959.	recall ew York City
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nor could n	could furnish no information regarded   could furnish no information regarded   could furnish any specific information regarded   could furnish no information regard	ding this "
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J. M. AGNE	EW <b>áj</b> h Date dictated	7/23/62

уs <del>a <b>J.</b> М. А</del> (	new/djh	Date dictated <u>7/23/62</u>	
<sup>)n</sup> <del>7/18/62</del>	of Anaheim, California	File # Tos Angeles 58-495	-
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flight	stated that he could	not recall on this	
photograph he advised No; 2 betw	that he could not recall	observed this photograph, being on TWA Flight crty on August 23-24, 1959.	~
[		was exhibited a	b b
: ·		Date7/25/62	

	Date 7/25/62	
exhibited a photograph of this photograph, he advised that he could on TWA Flight No. 532 on August 23-24, 19 and New York City.	After observed not recall being 59, between Las Vegas, Nevada	ь6 ь7с
on this flight and he was unable to furni regarding this matter.	ot recallbeing sh any specific information	
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On _7/18/62 of _Brea, California	_File # <u>los Angeles 58-495</u>	
by SA J. M. AGNEW/djh		

FD-302 (Rev. 1-25-60)

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by

# FEDERAL BUREAU OF INVESTIGATION

	Date	7/25/62	
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exhibited a photograph of the photograph of ne advised the individual being on TWA Flight 263 on A Las Vegas, Nevada and Los Angeles.	After at he could ugust 23, 19	pbserved not recall this	ъ7с
stated that he could n information regarding and he wa additional information regarding this m	ot furnish as unable to atter.	any specific furnish any	
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7/18/62 of Buena Park, California			-
SA J. M. AGNEW/GJb	Date_dictated	7/23/62	-

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263 between stated ROBSON and	that he could Las Vegas, Ne that he could	vada and Los A furnish no sp ould not furni	Date was exhibit	s photograph, WA Flight st 23, 1959, tion regarding	— b6 b7C
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On	7/18/62	orange,	California	File # Los	Angeles 58-495
•	SA JOHN M.	AGNEW/djh	, ,	Date dictate	7/23/62

A.T. M. A	.GNEW/djh			7/23/62	,
	at Los Angele	s, California	File # <u>Los</u>		95
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or	Miss co any specific i	uld furnish n nformation re	o information garding this	regarding matter.	
on August	TWA Flight No. : 23-24, 1959.	2 between Los	Angeres and	New York Cit	y
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1	"I pres Angeles with at Brooklyn,	ently residence my wife. New York.	le at I was born	on	Tos
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4 TA 58-495

> "I wish to state that I have cooperated fully with the United States Attorney's office in New York City and I am willing to assist the Government in this matter at any time.

"I have read the above statement which consists of nine pages and it is true and sorrect to the best of my memory.

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b7D

"Sworn to and subscribed to before me on this 19th day of July, 1962, at Los Angeles, California.

"/s/JOHN M. AGNEW, Special Agent FBI, Los Angeles, California.

"Witnessed: /s/GERALD R. FEMLING Special Agent, Federal Bureau of Investigation, Los Angeles, California. July 19, 1962."

dates involved in this matter, however, he wished to point out that he has furnished all off the exact dates to the United States Attorney's office in New York City at the time he was discussing this matter with one of the Assistant United States Attorneys. At that time, they sat down and discussed the matter fully and pinpointed the exact gates.

with the United States Attorney's office in New York regarding this matter, and he has testified before the Federal Grand Jury pertaining to this matter.

At the present time

FD-302 (Rev. 1-25-60)

FEDERAL BUREAU OF INVESTIGAT

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July 24, 1962

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. [				of Sy	Devore '	B
Men's Clot	hing Store,	1533 Nort	h Vine Str	reet, advi	sed tha	ιt
a search o	of the sales	slips for	the perio	d Septemb	er 3 to	)
	9, 1959, for					
Las Vegas.	Nevada. fai	led to lo	cate a sal	e to a 🗀	;	•
			dur	ing this	period	of
time. Als	o, no sales	slip coul	d be locat	ed reflec	ting th	e
amount of.	\$464.46 for	the purch	ase of two	or three	men's	
suits.from	the men's s	hop locat	ed in the	Sands Hot	el.	

could not suggest any other records that might reflect the particular sale and he stated that the sales slips should reflect any sales that were made in the men's shop and charged to a particular room at the Sands Hotel.

On 7/23/62 at Hollywood, California File # 58-495

by SAA JOHN M. AGNEW: deb Date dictated 7/24/62

# FEDERAL BUREAU OF INVESTIGATION

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REPORTING OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
BUFFALO	NEW YORK	7/30/62	7/30/62	<b>,</b>
ITLE OF CASE		REPORT MADE		TYPED BY
		WILLIAM	T. DUKE	;jrz be
ROY COHN		CHARACTÉR C	OF CASE	b7
		BRI	BERY	

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REFERENCE:

New York airtel to Bureau dated 7/23/62. Bureau airtel to New York dated 7/25/62.

-RUC-

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One additional copy is designated for the New York Offic in the event a copy should be disseminated to the United States Attorney.

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Date 7/30/62

Captain with American Airlines and during the summer of 1959 he employed by the same company as a First Officer on a Boeing 707 jet flight between New York and Los Angeles.	
On the Boeing 707, the entrance to the aircraft is for of the wing and the passenger compartments are all over, or aft the wing. When entering the aircraft, the pilots turn left and into the pilot's compartment and the cockpit and all the passeng turn right and go to the seating area. During the summer of 195 Mr. QUESADA was the head of FAA and he insisted that all the crepresent in the cockpit at all times and as a result the flight on the jet aircraft had little or no contact with any of the passenger than the only time he had any contact with the passengers was when he went aft to the rest room which was located forward of the passenger them but the meeting was actually a passing in the corridor.	of go gers 59, ew be crews ssengers engers
After viewing a photograph of he stated that he was unable to recall at all and did not recall the was ever a passenger on any of his flights. He stated the may have flown as a passenger often and he would not have known about it except through chance.	nat.
K.	
· · · · · · · · · · · · · · · · · · ·	
On <u>7/30/62 at Snyder, New York</u> File # BU 58-92	
by SA WILLIAM T. DUKE; jrz Date dictated 7/30/62	<del></del>



#### FBI

			Date:	8/2/62	V	lûr.	Ker 1
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### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:			
Report of: Date:	WILLIAM T. DUKE 7/30/62	Office: Buffalo, New York	
Field Office File No.:	58-92	Bureau File No.: 58-5100	
Title:	ROY COHN	b.	6 7C
Character:	BRIBERY		,
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### FEDERAL BUREAU OF INVESTIGATION

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U.S. GOVERNMENT PRINTING OFFICE 16-76324-1

Copy to:

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

Report of: SA S	JOHN M. AGNEW (A) 7/31/62	Office: Los Ar	ngeles, Californ	nia
Field Office File No.:	58-495	Bureau File No.:	58-5100	
Title:				b6 b70
	ROY COHN			
Character:	BRIBERY		•	
Synopsis				
of	Airlines personnel una as being a pas es to New York City on	senger on flights		ь6 ь70
	- RU	C -	,	
DETAILS				
to reside	On July 27, 1962, Airlines, furnished the ence and phone numbers perican Airlines person	e following infor of the following	rity Officer, rmation as below	ь6 ь70
	Captain telephone number FR 5	-4629.	Palos Verdes,	
e	First Officen Inglewood, Calliornia OR 1-4381.	, nome telepnone	number	

LA 58-495

Anaheim, California, home telephone number PR 4-9917.

Captain Malibu, California, home telephone number GL 6-2689.

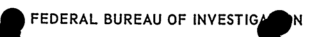
Second Officer Inglewood, California, home telephone number OR 2-5479.

Hostess Los Angeles, California, no home telephone number.

Stated that all of the above American Airlines employees could be contacted at their residences on Monday, July 30, 1962, except for who were due to arrive at International Airport from a flight at approximately 11:30 a.m. on July 30, 1962.

b6

b7C



Date			 _
			_
	<u> </u>	Mas	<b>b</b> 6
	, '		b7C

July 31. 1962

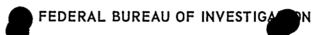
captain was
exhibited a photograph of and after
observed this photograph he advised that he could not
recall as being a passenger on flight number six
between Los Angeles and New York City on August 23-24, 1959.

Captain stated that he could furnish no information regarding nor could he furnish any additional information regarding this matter.

- 3 -

On	7/30/62	Palos Verdes,	California	Los Ang	eles 58-495	
On		A. ARWINE (A):		Pile #	7/31/62	-

'FD-302 (Rev. 1-25-60)



July 31, 1962

Captain  was exhibited a photograph of and after observed this photograph he advised that he could not recall as being a passenger on flight number ten between Los Angeles and New York City on August 23-24, 1959.	ъ6 ъ7С
Captain stated that he could furnish no information regarding nor could he furnish any additional information regarding this matter.	
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\_ 4 \_

Ωn	7/30/62 at _	Malibu,	California	File # Los I	Ingeles 58-495
by	SA JOSEPH A		(A):scm		

by \_\_

Date July 31, 1962

	6 7C
stated that he could furnish no information regarding, nor could he furnish any additional information regarding this matter.	
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•	
•	
- 5 -	
7/30/62 Inglewood, California File #Los Angeles 58-495	
SAS JOHN M. AGNEW (A) and RICHARD J. Date dictated 7/31/62	

TD-302 (Rev. 1-25-60)



July 31, 1962

Airlines, and with home residence of Inglewood, was interviewed at the Los Angeles International Airport and was exhibited a photograph of After observed this photograph, he advised that he could not recall is being a passenger on flight number six between Los Angeles and New York City on August 23-24, 1959.  Stated that he could furnish no information regarding nor could he furnish any additional information regarding this matter.	ъ6 ъ7с

On 7/30/62 at Los Angeles, California File # Los Angeles 58-495

SAS RICHARD J. BUXTON (A) and Date dictated 7/31/62

On .



Date July 31, 1962

	•
Hostess Supervisor for American Airlines, and with residence of 2162 Rosco Mare Road, Los Angeles, was interviewed at the Los Angeles International Airport and was exhibited a photograph of . After observed this photograph, she advised that she could not recall as being a passenger on flight number ten between Los Angeles and New York City on August 23-24, 1959.  Stated that she could furnish no	ь6 ь7с
information regarding nor could she furnish any	
additional information regarding this matter.	
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<b>7</b>	
- 7 -	
	_
•	
7/30/62 Los Angeles, California File # Los Angeles 58-495	
SAS JOHN M. AGNEW (A) and RICHARD J.  Date dictated 7/31/62	
BUXTON (A):scm	

FD-302 (Rev. 1-25-60)

FEDERAL BUREAU OF INVESTIGATION

Date	
for American Airlines, was exhibited a photograph of bbserved this photograph, he advised that he could not recall as being a passenger on flight number six between Los Angeles and New York City on August 23-24, 1959.	ъ6 ъ7С
stated that he could furnish no information regarding nor could he furnish any additional information regarding this matter.	

Q.¥

On	7/30/62 of Anaheim,	California	File #Los Angeles 58-495
by	SAS JOHN M. AGNEW ( BUXTON (A):som	A) and RICHARD J.	Date dictated

#### FEDERAL BUREAU OF INVESTIGATION REPORTING OFFICE OFFICE OF ORIGIN DATE INVESTIGATIVE PERIOD LAS VEGAS NEW YORK 8/4/62 7/17/62 - 8/3/62 TITLE OF CASE REPORT MADE BY TYPED BY b6 SA R. BURNS TOOLSON sak CHARACTER OF CASE ROY COHN BRIBERY REFERENCES: Las Vegas airtel to the Bureau dated 7/18/62. - P -ADMINISTRATIVE DATA: b6 Las Vegas, b7C Nevada, when interviewed on 8/1/62, also advised confidentially b7D 90 APPROVED DO NOT WRITE IN SPACES BELOW COPIES MADE: - Bureau (58-5100) - New York (58-1232) REC. (1 - USA, New York) 2 - Las Vegas (58-8) 1 stern IRS DISSEMINATION RECORD OF ATTACHED REPORT NOTATIONS AGENCY..... REQUEST RECD. I AUG 1 3 1962

LV 58-8

#### THE NEW YORK DIVISION:

#### AT NEW YORK CITY, NEW YORK:

Review file on to determine if in interviews
explained under Administrative Data. If this matter has not been pursued, New York will advise Las Vegas whether they desire to haveinterviewed to determine if the buck is still in existance for 1959.
THE LAS VUGAS DIVISION:
AT LAS VEGAS, MEVADA:
As set forthin instant report
Las Vegas vill interview along the same lines set forth in referenced airtel.

\*D-204 (Rov. 3-3-59)

## UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1 - USA, New York			
Report of: Date:	SA R. BURNS TOOLSON 8/4/62	Office:	Las Vegas, Nevada	
Field Office File No.: Title:	Las Vegas (58-8) ROY COHN	Bureau File No.:	(58-5100)	ъ6 ъ70
Character:	BRIBERY			
Synopsis:				b6 b7C b7D

- P -

DETAILS:

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does not
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arious times,
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arious times,
exhibited to ever having seen
LV 58-8
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<u>1</u>		August 4, 1962
Vegas, Ne	vaua, auviseu as ioilows:	Las
	He is presently employed at	
and does	does not know not recall ever personally have	personally ving
	He does not recall a	
this indi	A photograph of does not recal vidual.	was exhibited to ll ever having seen

b6 b7C b7D

On .	7/31/62	Las Vegas,	Nevada	File #_LV 658-8
<b>O</b> ,	GA D DIIDMG	TOOLSON:sak	3	9/1/69
bv .	DA A. DUMNS	100LbON:Sak		8/1/62 Date dictated

On \_\_

FEDERAL BUREAU OF INVESTIGATION

Nevada, adv	vised as follows:	Las Vegas,
H	le was employed	
<u> </u>	<u> </u>	,
August, 195	recalls he	was on vacation during
· A	photograph of	was exhibited to
an this indivi	d he advised he does n dual.	ot recall ever having seen
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FD-302	Rev.	1-25-601

FEDERAL BUREAU OF INVESTIGATIN

Nevada,	dvised as	follows:			ras	Vegas,
	He does r	ot recal	L			
and he ad	A photographic A phot	aph of loes not i	ecall ev	was exh	ibited t een this	o individ
		recalled	i that in	the past		
		but l	ne is una	ble to reca	ll as to	
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		Jegas, Nev		File#_LV		•

FD-302 (Rev. 1-25-60)

On

bу

FEDERAL BUREAU OF INVESTIGA

idvised a	s follows: /	v employed a	Las Vegas, Ne	
and	A photograph o	f does not kno	was exhibited to w this individual.	
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	ot Las Vegas,	•	File # <u>I.V 58-8</u>	

'( FD-302 (Rev. 1-25-60)

On \_\_

FEDERAL BUREAU OF INVESTIGATIN

· · · · · · · · · · · · · · · · · · ·	August 4, 1962
•	Date
Las vegas, Nevada, advised as	Tollows:
She has been employed as	*
A photograph of	was exhibited to
and she advised she does not a	ecall ever having seen
his individual.	
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0/0/00	" * * * * * * O O
	File # <u>LV 58-8</u>
7 SA R. BURNS TOOLSON:sak	Date dictated 8/2/62
	Duid alciales

FD-302 (Rev. r-25-60)

FEDERAL BUREAU OF INVESTIGATION

	He was emplo	ved as				
and h	A photograph e advised he	of does not	v know this	vas exhibi s individu	ted to[	,
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FD-307	/Rev.	1-25-60)
. 2-002	(4101.	1-23-00)

FEDERAL	BUREAU	OF	INVESTIGA

i	_		Dat	August 4, 19	62
advised	that he had	been	Las	: Vegas, Nevada	<u>-</u>
him.	He stated	the photogra	aph of	is not known	to
him.	He stated		aph of	is not known	to

On	7/31/62	Las Vegas,	Nevada	_File#_	гA	58-8	
by .	SA ARTHUR N.	BARRETT:sak	9	Date did	ctated	8/2/62	

FD-302 (Rev. 1-25-60)

FEDERAL BUREAU OF INVESTIGATIN

-	DateAugust 4, 1962
	Las Vegas. Nevada, advised
e was	He stated
	stated that he does not know the photograph
f	displayed to him as a person that he can recall as
eing	
	stated that the only person who might have
aken	I Stated that the Only Derson with hiter have
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This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

10

File # LV 58-8

8/2/62

Las Vegas, Nevada

SA ARTHUR N. BARRETT: sak

Ьy

FD-302 (Rev. 1-25-60)

FEDERAL	BUREAU	OF	INVESTIGATION	

1		Date August 4, 1962
advised as	s follows:	Las Vegas, Nevada
	He was employed as	
	mi	P
was not al	ble to identify a photogr	eant nothing to him and he
he saw are	ound any other time.	during August,
•	•	
		p.
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	<u> </u>	
8/1/62	at Las Vegas, Nevada	File # LV 58-8
		11

FD-302-(Rev. 1-25-60)

#### FEDERAL BUREAU OF INVESTIGA

<u>1</u>	August 4, 1962
Vegas, Nevada, advised as follows:	North Las
He has been employed at	и
He was not able to identify by name or photograph and advised he	could not recall seeing
during August, 18	959, or at any other time.
	•

On	8/1/62	North Las Vegas,	Nevada File # L	V 58-8
bv .	SA JAMES E.	MC CLOSKEY:sak	12 Date dictate	8/1/62

~ .		_
ED. 454	/D	1-25-60)
F D-302	(Hev.	1-25-60)

FEDERAL	BUREAU	0F	INVESTIGA	N

					Las
Vegas, Ne <del>vada, ad</del>	vised as follows	:			
He has	been employed at				
He was	not able to iden	tify a ph	atograph	of [	
as any per 1959, or at any o	son hesaw at the		durin	ng Augus	st,
1959, or at any o	ther time.				\$
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	<u> </u>		ı		
8/1/62 at Las	Vegas, Nevada		LV 58-	3	
		13			

FD-302 (Rev. 1-25-60)

# FEDERAL BUREAU OF INVESTIGATION

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<u>1</u> ,		August 4, 1962
		Las Vegas,
Wevada, advised as fo		
He is curre	ently	l
He was not name or photograph an	able to identify ad stated he could	not recall seeing
other time.	during August,	1959, or at any
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_	e st	
8/1/62 Las Vegas	, Nevada	LV 58-8
SA JAMES E. MC CLOSK	14	8/1/62

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

Date dictated .

\*FD-302\*(Rev. 1-25-60)

by \_

### FEDERAL BUREAU OF INVESTIGATION

b6 b7С b7D

1		Date August 4, 1962
		Las Vegas,
Nevada, advised o	on August 1, 1962, tha	t he was
his shift.		
	also advised that	was
also on the "grav but is no longer	veyard" shift with him with	during that period n that he is employed
with an escort se		4
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0.42.400 = -	, ,	Y TZ EO. O
8/1/62 of Las		ile # LV 58-8
SA CLAIR I. PETE	RKIN, JR.:sak 15	Date dictated8/3/62

a similar task.

advised that in 1959, he was working in the parking lot on traffic patrol on the night shift.

Consequently he was never requested to \_\_\_\_\_\_\_or performance.

1	DateAugus	st 4, 1962	
Nevada, advised that a short time ago due	for about ten years until force		ь6 ь7с ь7р

or perform

Las Vegas, Nevada 16 8/3/62 SA M. B. PARKER:sak by. Date dictated.

I.V 58-8

The following additional security guards were interviewed regarding instant matter and they all advised that in August and September, 1959, they either worked outside the casino where their duties were strictly traffic control, or they were working on the night shift when all local banks were closed. None of these individuals were able to furnish any pertinent information.

b6 b7C FBI

J

To: DIRECTOR, FBI (58-5100)  FROM: SAC, CINCINNATI (58-163)(P)  SUBJECT: ETC., ET AL	
AIRTEL AIRMAIL  (Priority or Method of Mailing)  TO: DIRECTOR, FBI (58-5100)  FROM: SAC, CINCINNATI (58-163)(P)	
(Priority or Method of Mailing)  TO: DIRECTOR, FBI (58-5100)  FROM: SAC, CINCINNATI (58-163)(P)	
FROM: SAC, CINCINNATI (58-163)(P)	
SUBJECT: ET AL	
BRIBERY	ь6 ь70
Re New York airtel to Bureau, 7/23/62, and Bureau airtel to New York, 7/25/62.	
Investigation Columbus, Ohio, reflects  is now wife of Capt  Bomb Squadron, Lockbourne Air Force Base, residing  Columbus, Ohio. Capt.  completed specialized school for Squadron Officers, Montgomery, Alabama, and he and  on motor trip in South and not available for interview. They are expected to arrive in Columbus, Ohio, Monday, August 6, 1962.  will be interviewed at that time.  2 Bureau 2 - New York (58-1232) 2 - Cincinnati  REM:clh (6)	
REC- 3158-5100	-9/
CA EMICAL SIL	
Approved:  Sent  Sent  M  Per  Sent	

4	de la commencia de la commenci	FEDERAL BUREAU OF U. S. DEPARTMENT	OF JUSTICE	Xugath		
		communication JUL 2 6		My	Imont	
	<b>:</b>	TELET	YPE:	Mr. C	llahanonrad	
				Admin	ans.	
	,		•	Mr. Ro Mr. St	alone osen	
				Mr. To	avel	
				Tele. I Miss I	Room Iolmes	
	URGENT 7-26-62	1-20	M BK	- Miss C	andy	
	TO DIRECTOR, FBI	58-5 <del>199-</del>	3-			
	MAK			2 Av-	th 1	
	FROM SAC, NEW YORK	58-1232			of all the	
	ET			111 MM	I SHOW	b6
	BRIBERY			)F	· F	/b7C      b6
J	ON JULY TWENT	Y-SIX INSTANT	• • •			<b>ь</b> 7С
		ADVISED TH	AT HE REPRESENT	TART	BE INTERVIEWE	D C
	AND THAT H	E DID NOT THI	NK IT ADVISABLE	S-FIRM BEING	PRESENT.	
	NEW YORK OFFICE BY NYO' WITHOUT	OR A ME	MEBER OF CORRY	ED NYO AND SA	ID THAT	
	CHARLY STANFO	CALL	l l		BE	
		ROY COHN ABOU	HAD ALSO TALKE	TO GEORGE S	OKOLSKY	
	INTERVIEWED. HE	SAID THAT HE	HAD ALSO TACK	s. SAI	D THAT	1
	AND THAT BOTH CO	HN AND SOKOLS	KY WERE FOR 100.	THE BUREAU AN	ID THAT WE	
	SOKOLSKY HAD SAI	D THAT HE WAS	FINISHED WITH	THEN	SAID THAT	
	WOULD HEAR HORM	SOKOLSKY ABOU	T THIS MAITER.	16-535-18-6	ULD COME TO	
	SINCE HE HAD AN	INTEREST OF F	IIS OWN IN THIS	A CO . I . Breat Consessed and	,	
	NYO TO BE INTER	IEWED WITHOUT	Stories all outs	4 Se Fl St And	8 902	_
	END PAGE ONE		<u> </u>	Joseph Mary		
	JUL 26 6 07 MT	SENT DIRECTOR	1000	Win 1/28/6	2 ON	
		SENT DIRECTOR	1///WIND A		V	
	67 AUG 9 1962			-		

	PAGE TWO
	THAT HE KNEW ROY COHN WOULD BE VERY DISTURBED ABOUT THIS BUT THAT
1	HE WOULD DO IT ANYWAY. IT WAS EXPLAINED TO THAT b6
	HAD EVERY RIGHT TO BE REPRESENTED BY AN ATTORNEY AND THAT THE BUREAU AT NO TIME INSISTED THAT HE BE INTERVIEWED ALONE.  MADE A SECOND PHONE CALL TO NYO-AND ADVISED THAT HE WANTED IT UNDERSTOOD THAT HE DID NOT ADVISE NOT TO APPEAR AT NYO FOR INTERVIEW, BUT HAD MERELY ADVISED THAT HE HAD A RIGHT NOT TO BE INTERVIEWED. END AND ADK  CORR PAGE 1 LINE 12 WORD 3 FROM RPT FROM END AND ACK
	NY R 3 WA MLL
7	Me about have indicated cholo that we were a ting all the who no doubt wasjin touch with wasjin touch with wasjin touch with wasjin touch with wasjin touch with wasjin touch with all Shadakan & let him know was much with the conjunction

cc: m. Larson

OPTIONAL FORM NO. 10" UNITED STATES GOVERNMENT emorandum то DATE: July 28, 1962 Mr. McGrat Tavel Trotter Tele. Room Holmes . A. C. Larson FROM b6 ET AL.; SUBJECT: b7C BRIBERY This is to advise of the action taken by Supervisor A. C. Larson of the General Investigative Division upon receipt of New York teletype of 7/26/62, which indicated that George Sokolsky was concerned over the Bureau's investigation of this matter. Result of contact by Wick with Sokolsky concerning this matter is also set forth. BACKGROUND: 'This is the investigation being conducted into the alleged .b3 b6 b7C b7D and requested on 7:/24/62 that he be interviewed by the New York Office. b6 The New York Office arranged an appointment for to be interviewed on 7/26/62. On that date the New York Office advised attorney contacted the New York Office and by teletype that stated that he did not think it advisable for to be interviewed without the presence of his attorney. Shortly thereafter contacted the New York Office and indicated that he had discussed this matter with George Sokolsky and Roy Cohn who had expressed concern over this investigation. In view of the above, Supervisor Larson contacted Mr. DeLoach's office upon receipt of this teletype concerning George Sokolsky and discussed the matter with Supervisor Ben Fulton. discussing the contents of the New York teletype, Supervisor Larson pointed out that a note was being prepared as to the background of this Inquiry was made as to the Bureau's case for the Director's information. 1 - Mr. Mohr 1 - Mr. DeLoach ACL:jlt:kak 15 AUG 10 1962 X-62

Memorandum to Mr. McGrath RE: ET AL. b6 b7C relations with Sokolsky. Their views as to the appropriate handling of the Sokolsky interest were asked. It was pointed out that consideration was being given to recommending that Sokolsky be contacted by someone from Mr. DeLoach's office. Fulton was unable to assist in this matter. After consulting Mr. Wick he stated that Wick had discussed the matter with the New York Office telephonically and felt the allegations made by as to Sokolsky's interest in this matter were baseless. He b6 b7C further advised that relations with Sokolsky are such that if he had an interest in this matter or if he, Sokolsky, disagreed with the manner in which the Bureau is handling the investigation he would consult the Bureau before taking any action. Fulton stated it was not felt that a recommendation to contact Sokolsky was appropriate. The incoming teletype from the New York Office dated | had talked b6 7/26/62 expressing views and stating that b7C to George Sokolsky and he was obviously greatly concerned, was immediately sent forward with a note for the Director's attention. The note attached to the wire identified this case and furnished brief background concerning the matter. It was also pointed out that there has been no indication as to how Sokolsky is involved in this matter and the reason for his interest in it at this time was unknown.

[ AC ] On 7/27/62, teletype from the New York Office was sent forward with a note for the Director's information indicating that the New York Office had stated that upon the conclusion of the b6 <u>lent</u> a letter to Inspector DeLoach at interview of , h b7C the Bureau setting forth s contacts with various Las Vegas people and others reputed to be engaged in hoodlum activities and that this letter was sent to Mr. DeLoach on the basis of advice received from George Sokolsky. The letter had not been received in Mr. DeLoach's office on the 27th, and still has not been received as of the morning of the 28th. INTERVIEW WITH SOKOLSKY: George Sokolsky was contacted at his Summer residence in Otis, Mass., by Mr. Wick on the afternoon of 7/27/62, at which time Sokolsky advised that he was disturbed in connection with the investigation of this case. He also advised that he believed that this investigation is becoming a harrassment to Cohn, and others. b3 He said that while b6 improper questions were asked by an assistant from the Department in b7C Washington. He thought this was wrong.

Mr. Sokolsky said that he talked with Lou Nichols about the advisability of writing in a column, blasting the Department on the impropriety of questions asked in the grand jury. Nichols had advised against this action. Mr. Sokolsky said he did not intend to do anything until he had talked further with the Bureau, but he did feel the FBI was being used and if we were forced to continue this line of investigation the FBI could well get the reputation of persecuting people and he did not want this to happen. Sokolsky was told that the FBI was only carrying out the orders of the United States Attorney in New York who is in personal touch with the Attorney General. Sokolsky said that he would hold off writing any column until he had thoroughly discussed the matter with Mr. DeLoach. To wa again he should be told he should be told. I NTERVIEW WITH Pursuant to the request of the U. S. Attorney (USA) to an appointment was made with toconduct **b6** b7C the interview on 7/26/62. On that date attorney called the New York Office and advised that he felt it was advisable that be interviewed in the presence of his attorney. It was explained to his attorney that had every right to be represented by an attorney and that at no time did the New York Office insist that be interviewed alone. subsequently called the New York Office and said that since he had an interest of his own in this matter, he would come to the New York Office without his attorney for interview. He indicated this was against the advice of his attorney but said he would do it anyway. It was again explained to was entitled to an attorney for this interview. voluntarily appeared at the New York Office for b6 was advised that this interview was being b7C interview. conducted at the specific request of the U. S. Attorney. The New York Office did not indicate in the teletype that was so advised but will include this in the detailed report of the interview. ASAC Bryant, New York, was instructed of the importance of following this procedure when conducting controversial interviews. Bryant said this procedure is well understood by that office and is

followed in all instances. He expressed regret that the teletype

regarding this interview did not reflect this information.

Memorandum to Mr. McGrath RE: ET AL.

b6 b7C

We sincerely regret that we did not follow through to make sure that New York had advised that the interview was at the request of the USA prior to sending the teletype to the Director. We do want the Director to know that we are always alert to make certain interviewees are informed that the interviews are being conducted at the request of the USA or the Department.

#### ACTION:

This is for your information.

ach Jahn Visuriee

- 4 -

FEDERAL BUREÁU OF INVESTIGATION REPORTING OFFICE OFFICE OF ORIGIN DATE INVESTIGATIVE PERIOD 8/6/62 7/31-8/6/62 CINCINNATI NEW YORK REPORT MADE BY TITLE OF CASE TYPED **P1R** WAYNE MORSE b6 CHARACTER OF CASE ROY COHN BRIBERY REFERENCES: New York airtel to Bureau 7/23/62. Cincinnati airtel to Bureau, 8/2/62. SPECIAL AGENT IN CHARGE APPROVED DO NOT WRITE IN SPACES BELOW COPIES MADE: 3-Bureau (58-5100) 3-New York (58-1232) 1-Cincinnati (58-163) N IRS NOTATIONS DISSEMINATION RECORD OF ATTACHED REPORT - A\* - COVER PAGE

FD-263 (Rev. 5-1-59)

PD-204 (Rev. 3-3-59)

# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to: SA WAYNE MORSE CINCINNATI Office: Report of: 8/6/62 Date: Field Office File No.: 58-163 Bureau File No .: Title: b6 b7C ROY COHN BRIBERY Character: b6 Synopsis: b7C Stewardess, American Airlines, Columbus, Ohio, unable to identify photo of as being identical to anyone she could recall seeing on flight # 8, Los Angeles, California, to New York City.

RUC -

CI 58-163

### DETAILS:

### AT COLUMBUS, OHIO

_	On July 31, 1962,	
I	advised that	
•	ow reside at Columbus	,
	Ohio. She advised that is a Captain in	
	the U. S. Air Force assigned to the 352nd Bomb Squadron,	
	Lockbourne Air Force Base. She related that Captain	
	had completed a specialist school at Montgomery,	
	Alabama, and he and are currently on a	
	motor trip in the south and are expected to arrive in	
	Columbus, Ohio, Monday, August 6, 1962.	
	On August 6. 1962.	
	formerly	
	Columbus, Ohio, advised that she formerly had been	
	employed as a stewardess with American Airlines. Mrs.	
ı	stated that she recalled having a flight out	
	of Los Angeles, California, to New York City during the	
	afternoon and evening hours.	
_	after viewing the photograph of	
L	stated that she could not recall this	
	individual as being identical to anyone having ever been	
	a passenger on Flight # 8 from Los Angeles, California,	
	to New York City.	

b6 b7C

ь6 ь7с

### FBI

1/	21	Date: 8/1/62	
Tran	smit the following in .	PLAINT TEXT	
		(Type in plain text or code)	
Via .	AIRTEL	REGISTERED MAIL (Priority or Method of Mailing)	
			Γ
	TO: ATTENTION:	DIRECTOR, FBI (58-5100) Asst. Dir. C. D. DeLoach	
	FROM: 1003.	SAC, NEW YORK (58-1232)	
	SUBJECT:	ROY COHN, BRIBERY.	b6 b7C
	to NYO, 8/1/62	Re telephone call of Asst. Director DeLoach	
	that any state	There are attached sworn statements by Special P. Leen and Edward P. Hartnett categorically denying ement was made to  Interviewed to date in this to be noted that in connection with this investigation was developed from	b6 b7C b7D b6
			b7D
	BUREAU (4 1 - NEW YORK AMB:DJG	(58-1232) (#23)	
	AMB: DJG (5) ENCLOSUME AT LENCY OSUME C. C. Wick	THOMAS TO THE PARTY OF THE PART	
كِيرُ اللَّهُ	Approved:Spec	SentMPERS, REC. UNIT	,

58-5100-95

New York, N. Y. August 1, 1962

I, Edward P. Hartnett, being duly sworn, depose
and say the following:
In connection with the invectigation of the
case ontitled, Roy Cohn; b6
Bribery," I participated with Special Agent Maurice P. Leen
in the interviews of apartment
on July 24 and 30, 1962. At no time during these intervious
did I hear Special Agent Leen state that Roy Cohn is in great
trouble.
I recall that during both interviews 66
repeatedly asked what the investigation was about. We
explained to that she was being interviewed
in connection with an official investigation of the Federal
Bureau of Investigation. At no time were any of the allegations
in this case against Cehn and mentioned in any way.
I further recall that during the interview of
on 7/30/62 she inquired if Roy Cohn was in trouble,
and that Special Agent Leen declined to make any corrent
concerning this matter.

Both interviews were conducted in a friendly
atmosphere and in fac had offered to mix
drinks for the agents. The offer was politely refused.

The questions during both interviews concerned
primarily the activities of

Roy Cohn's name came up as being a mutual friend
of and no inference could have
logically been drawn that Cohn was the subject of the
investigation.

Edward P. Hartnett, Special Agent. b6

b7C

Executed and sworn to before me this lat day of August, 1962.

Alton M. Bryant, Assistant Special Agent in Charge, Federal Bureau of Investigation.

New York, N. Y. August 1, 1962.

1, Maurice P. Leen, being duly sworn, depose	
and say that I have been advised that in connections with	
the investigation of the case entitled,	b6 b7С
, Roy Cohn; Bribery:, an allegation has	
been made that I said to a woman that I had interviewed that	
Roy Cohn "is in great trouble."	
In connection with this investigation, I have	
interviewed two women,	ь6 ь7с
I reviewed certain records pertaining to	ь6 ь7с
and	Dic
at no time did I go into any of the merits or allegations of	
this case. At no time did I mention the name of Roy Cohn to	
in any connection whatsoever. This interview	
was conducted at the office of the United States Attorney	
Robert M. Morgenthau, Southern District of New York and	
during part of the review of these records Assistant United	
States Attorney was present.	

I and Special Agent		interviewed	ь6 ь7с
it her apa	rtment on 7/24/6	1 2. We	b7D
interviewed her concerning the	details of two	phone calls	
she had made to			
At no time during this intervi	ew did I make th	e statement	
that Roy Cohn was in any troub	le and at no time	e did I say	
that Roy Cohn "is in great tro	uble."		
I received a phone	call from	on	ь6 ь7с
7/26/62 at which time she told	me that she had	neglected to	b7D
tell me some of the details co	ncerning		
New York, which we had covered	in the interview	w of 7/24/62.	
On 7/30/62 I reinte	rviewed	with	b6 b7C
Special Agent Edward Hartnett	present and took	a sworn state-	b7D
ment from her. At no time dur	ing this intervi	ew did I make	
the statement that Roy Cohn is	in great trouble	e.	
mentioned that she was a perso	nal friend of Ro	y Cohn, the	
	She also said	that she knew	
She said that from reading the	newspapers, she	was aware that	
and Roen ware in some	trouble with the	e U. S. Govern-	b6 b7С
ment concerning some corporati	on.	then asked me	b7D
directly, "Is Roy Cohn in trou	ble?" I answere	d this question	
by saying that I would make no	statement conce	rning this matter.	
I then pointed out to	that the	interview of her	
by agents of the FBI was in co	nnection with an	official	
investigation being conducted	by the FBI.		

During both interviews

asked what this investigation was about since she said the details that we asked her concerning

did not make sense to her and she did not know what it was we were investigating. At no time during these interviews did we mention in any way at all the allegations made in this case concerning Roy Cohn and

MAURICE P. LEEV, Special Agent.

Executed and sworn to before me this lst day of August, 1962.

Alton M. Bryant, Assistant Special Agent in Charge, Federal Bureau of Investigation.

OPTIONAL POUT NO. 10°.	
UNITED STATES GOVE MENT	<u> </u>
Memorandum	
37 IVIETHOTALIAUM	
Malone	_
TO: Mr. Mohr DATE: August 1, 1962	_
Telle. Room	_
FROM: C. D. DeLoach	_
De la companya della	1
SUBJECT:	
I had quite a conversation with George Sokolsky last night regarding	
captioned case. This is the investigation being conducted into	h6
	b6 b7C
	b3
	b7D
	_
	b3 b6
The U. S. Attorney handling this matter telt	h7C
perjured himself in this testimony and requested, on 7-24-62, that he be	b6   b7C
interviewed by the New York Office. After our Agents contacted his attorney	· 1
called and stated he did not think it advisable for to be interviewed without the presence of his attorney. Shortly thereafter, contacted our New York Office	1
presence of his attorney. Shortly thereafter, contacted our New York Office indicating he had talked the matter over with George Sokolsky and Roy Cohn who had	
expressed concern over this investigation.	
Captoback contests over any investigations	
Wick, in my absence, discussed this matter with Sokolsky 7-27-62.	
Sokolsky was previously quoted as saying he desired to write an article reflecting the	
handling of this matter by the FBI. He told Wick the investigation is becoming an	, he
harassment to Cohn, and others. Sokolsky had previously told L. B. Nichols that he might write a column blasing the Department and indicating that the FBI was	b7C
being "used."	
Upon talking with George on the night of 7-31-62; I told him I had just	
gotten back from five days leave and had learned he had a "beef" regarding this case.	
HE then launched into a tirade about the impropriety of the FBI harassing innocent	
people. He stated he was considering writing an article about this matter. He made specific reference to an Agent by the name of Leen (Special Agent Maurice P. Leen	
of the New York Office) who reportedly told a woman he had interviewed, "Roy Coho	
is in great trouble." Sokolsky stated the Agent had no right to say this. Sokolsky	
Illegied that own Name Varie Amonta had apparently told that yould not interview hi	
if he insisted upon his attorney being present. REC- 44 5 7-5/00 96	ь7С 
1 - Mr. Belmont EX-116	
1 - Mr. Evans 1 - Mr. Rosen CONTINUED NEXT PAGE	
1 - Mr. Rosen 1 - Mr. Jones CONTINUED NEXT PAGE 1 - Mr. Jones	
GDD:sak 335 Now 8 W S-1-62 CORRESPONDED CORR	
FERS. REC.	

DeLoach to Mohr 8-1-62 Re:

b6 b7C

I told George that his attitude was typical of the type he developed every year at this time, that it seemed to me that each summer when he went to Otis, Massachusetts, to his farm he did nothing but sit on the edge of the lawn with a 60 foot extension to his telephone and pontificate like the Pope. I told him that he had a background of 20 years friendship with the FBI and that it seemed rather ridiculous that he was willing to throw all of this away simply based upon the words of other people. I told him that obviously he had taken this matter out of its right perspective, that for many months how he had gone through great pains to build up the Department of Justice in all categories yet he was Llosing sight of the fact at the present time that the Department issued instructions to the FBI. The point was made that obviously we were conducting this investigation at the instructions of the Attorney General.

General had looked him squarely in the eye and had told him he knew nothing about this case. I told George this could not be true inasmuch as he, Sokolsky, had told me approximately two weeks ago that he had thoroughly discussed this case with the Attorney General and that the Attorney General had ordered U. S. Attorney Morgenthau to arrange an appointment with Roy Cohn. George admitted this but stated that he had meant to say that the Attorney General was not personally supervising this case. I told George this made no difference, that the Department of Justice, of which the Attorney General is the head, had specifically instructed the FBI to carry out this investigation and that George should look to the Department rather than the FBI for leveling his criticism.

George tried to make the point that the FBI should stand up against the Department when we knew we were being "used." I told him this attitude was perfectly ridiculous particularly for an old line columnist like himself who should know better than to make such statements.

I told George we would make an immediate check concerning whether Special Agent Leen had made the above-mentioned statement or not. I also explained to him the desirability of interviewing individuals without the presence of attorneys who constantly interrupted and prevented efficient handling of interviews. I mentioned this, of course, did not preclude the right of any individual to contact their attorney and that our activities in the past consistently reflected that individuals were always advised of their rights to contact an attorney.

George asked me what I was so mad about. I told him I was not angry about anything, however, merely desired to square him away before he went off half cocked. He then stated that I should know that he was pulling a bluff. I told him I suspected this all along, particularly in view of the fact I knew he would call me before writing anything derogatory concerning the FBI. He stated this would always be true, however, he wanted to "scare the hell" out of L. B. Nichols inasmuch as Nichols had been trying to take away certain prerogatives of his at Schenley Industries. I told

OPTIONAL FORE NOT 10 TOIS ON T
United states government
Memorandum  Deloach Evans Ralone
TO: Mr. Mohr  DATE: August 6, 1962  Toolie Room Toole Room
FROM: C. D. DeLoach  Holmes
SUBJECT:
ROY COHN — BRIBERY  John
This is the investigation being conducted into the alleged payment of
b6 ,b70 /b3 b7I
As fully reported in previous memoranda, and particularly in my memorandum of 8-1262 (attached). George Sokolsky was told by someone (obviously either Cohn or
that a Special Agent, Maurice P. Leen, had book told
"Roy Cohn is in great trouble." Sokolsky made threats to L. B. Nichols and to Wick of my office that he planned to write an article about the harassment by the FBI of Cohn and specifying the alleged ill-advised remark by Special Agent Leen.
As my memorandum of 8-1-62 reports, I talked to Sokolsky at some length about this matter with the result that he eventually admitted that his threat was a bluff, the he only made this threat to write an article to throw a scare into L. B. Nichols, with whom he is having some difficulty at the present time at Schenley Industries. I told Sokolsky at the time of our conversation I intended to check very thoroughly into the alleged remark by Agent Leen and that I would be back in touch with him. The Director approved this action.
There is attached an Airtel from our New York Office dated 8-1-62 which, in turn, encloses signed statements from Agent Leen and Special Agent Edward P. Hartnett, who was present during the two interviews with denying makir be such a statement. As a matter of fact, the Agents point out that times asked them to tell her what kind of trouble Roy Cohn was in. The Agents very properly refused to do this.
Enclosures 1 - Mr. Belmont 1 - Mr. Rosen 1 - Mr. Evans 1 - Mr. Jones  CDD:sak  (6)  A AUG 21 1922

DeLoach to Mohr	8-6-62	
Re	Roy Cohn,	Bribery

b6 b7C

I called Sokolsky back at 11:30 a.m., 8-6-62, and told him I had all the details and was ready to square off with him about this matter. I then read to him the statement executed by Special Agent Leen and told Sokolsky this was confirmed by a second statement executed by Special Agent Hartnett who was present during the interviews. I told Sokolsky this confirmed our earlier beliefs that our Agents had made no such statement and that he, Sokolsky, had gone off half cocked in believing someone else who obviously was intentionally trying to get him "stirred up."

George led into	and Cohn with some vengeance. He stated he now back
realized that he was absolutely wrong	in making the allegation against Agent Leen. He b7c
stated he had been used by and	d Cohn and that he resented this very much. He went
	the woman interviewed by the Agents, is a "dope" and
he does not trust her in the least. He	and Cohn should learn to keep
their mouths shut and that he planned	telling both of them that he will not be used any further
in connection with the case. George a	also told me that obviously Cohn or had
caused to ask the Ag	ents, "What type of trouble is Roy Cohn in?" He
	and was a stupid tactic on the part of Cohn and

I took the opportunity of telling George once again that he should keep several things in mind. First, that the FBI was investigating this case at the instructions of the Attorney General and second that when instances of the above nature arise he should call me personally rather than going off half cocked. I told him that we had always leveled with him in the past and would do so in all instances; however, when he took somebody elses word against ours without checking, that it was his own fault that he was "used." He stated he now realized this fact and appreciated our being so blunt in correcting him.

#### ACTION:

No administrative action is recommended in connection with Agents Leen and Hartnett inasmuch as it appears obvious that they conducted themselves in a proper manner. We will keep in touch with Sokolsky regarding this matter.

1 persec

DeI	Loach	to	Mohr	8-	1-62
Re:					

b6 b7C

George he could scare Nichols all he wanted to but he should stay the hell away from the FBI in connection with such threats.

We went on for some period of time in the usual argumentative manner in which I have dealt with George for some years. He obviously has no intention of writing a column concerning the FBI and fully understands that we conduct these investigations at the specific instructions of the Attorney General. He obviously bluffed L. B. Nichols into thinking that he was going to write a column which would include the FBI.

I have instructed ASAC Winterrowd of the New York Office to immediately obtain an affadavit from Special Agent Leen in connection with George' allegation. Based upon the facts obtained, I plan to call George back and, if our condition is favorable, ram these facts down his throat.

ACTION:

This matter will be followed closely.

pr f

An Pali

V HOURE

Ven well handled by De Looch.

The Attorney General August 13, 1962 Director, FBI b6 b7C RUY CUMA BRIBERY Information has been received by this Bureau Which indicates that efforts have been made to influence important potential Government witnesses in this matter. b6 This is the case in which b7C and Roy Cohn were allegedly b6 b7C b7D It has been ascertained from a confidential source that b6 b7C b7D The investigation into this matter is continuing and important developments will be brought to your attention. REC- 38 1 - The Deputy Attorney General A. 1.1 352 Herbert J. Miller, Jr. Assessint Attorney Ceneral Auc 10 3 01 11 18 ESTMr. Evans RECTO ACL :DC MAILED 25 Seid memo Rosen to Belmont 8/10/62, ACL (11)UG 1 3 1962

Tolson

Belmont Mohr \_\_\_

Callahan . Conrad ....

Malone \_\_\_\_\_\_
Rosen \_\_\_\_\_
Sullivan \_\_\_\_\_
Tavel \_\_\_\_\_
Trotter \_\_\_\_\_
Tele. Room .

Gandy

MAIL ROOM TELETYPE UNIT

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FBI

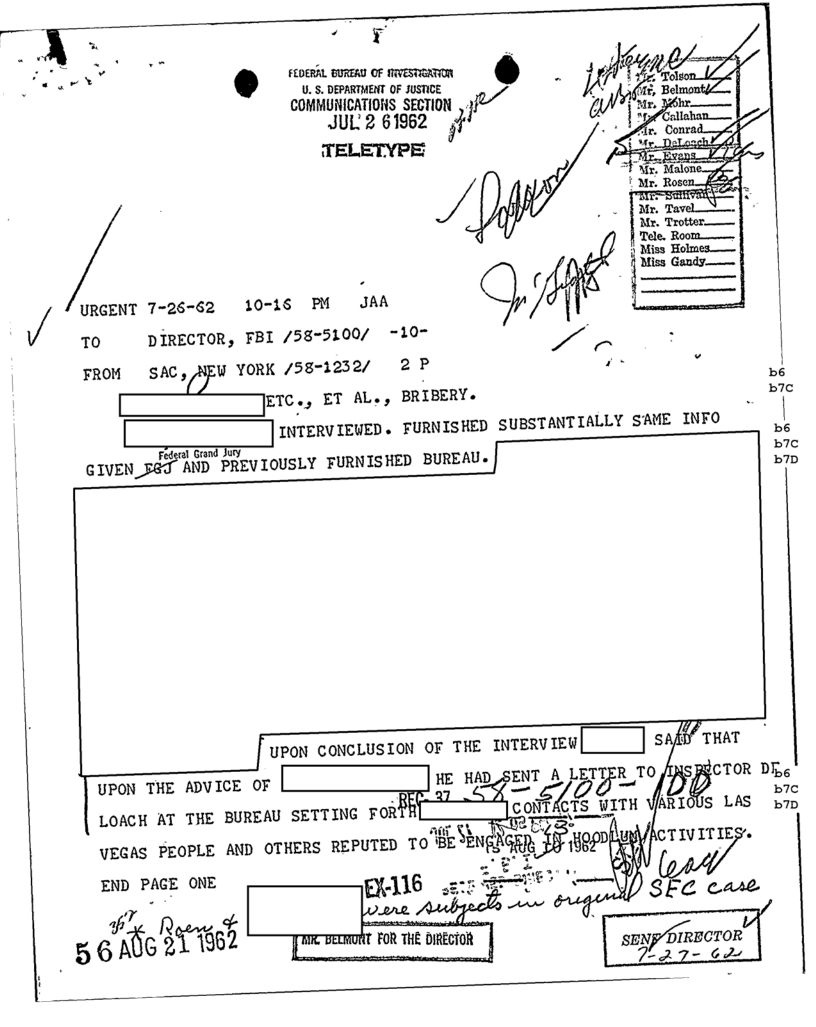
	Date: 8/6/62	
Transm	it the following in(Type in plain text or code)	
•••	AIRTEL	
Vía	(Priority or Method of Mailing)	
	TO: DIRECTOR, FBI (58-5100)  FROM: SAC, NEW YORK (58-1232)  SUBJECT: ROY COHN BRIBERY	b6 b7C
nz	Rerep of SA R. BURNS TOOLSON, dated 8/4/62, at Las Vegas, on the above captioned matter.	-
	Referenced report sets forth information obtained confidentially from	b6 b7C b7D
	It is to be noted that then he was interviewed and stated that there were	
	Information furnished by LV 69-C* indicates that both ROEN and have evidently received information concerning this case which they are not making available to the USA's Office. SDNY. or the FBI. This informant advised that	ь6 ь7с ь7р
	3-Bureau (58-5100) 1-New York (58-1232)	
	MPL:rtd 12:zopm Sent M Per	
	Special Agent in Charge	

y 58-1232					
	-1			diament also d	
the USA's (	above informa Office, SDNY. NNY, of the po	It is sugge	sted that the	e NYO	
nat the USA 1	USA's Office e advised tha ot be divulged	t a confiden	tial source.	so suggested whose	l.

NY 58-1232

The identity of LV 69-C\* would not annear to be in danger of being disclosed since apparently has talked to many people concerning the allegations in this case.

Bureau authority to make the information known to USA MORGENTHAU as to srequested for whatever action is deemed by the USA.



Jul 26 10 sv PH 167 F. H. I. As print de Justice

ar av mar žinėviae markatė

CC-MR. ROSEN, CC-M, Larson 2256. FEDERAL BUREAU OF INVEST/GATION

TOS ANGELES  NEW YORK  8/7/62  8/6-7/62  REPORT MADE BY  SA JOHN M. AGNEW  CHARACTER OF CASE  REFERENCE: Las Vegas airtel to Los Angeles dated 8/1/62, (interoffice).  - RUC -  ADMINISTRATIVE  The Los Angeles office indices does not contain any reference to  LEADS  LAS VEGAS  AT LAS VEGAS, NEVADA. Information copy of this report furnished to your office because of the current investigation being conducted within your office regarding this matter.  SPECIAL AGENT DO NOT WRITTE IN SPACES BELOW  PROCESS AND STATE IN SPACES BELOW  PROCESS AND STATE IN SPACES BELOW  REC. 26  AUG 18 1962  AUG 18 1962  STATE IN SPACES BELOW  REC. 26  AUG 18 1962  AUG 18 1962  AUG 18 1962  DESERVANTATION RECORD OF ATTACHED REPORT AND AUGUST RECORD OF AUGUST	•				: <i>V</i> X
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LA 58-495

## NEW YORK

AT NEW YORK, NEW YORK. An extra copy of this report is being designated for your office in the event you desire this report to be disseminated to the U. S. Attorney.

- B\* COVER PAGE

FD-204 (Rep. 3-3-59)



## UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy	fo
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Report of:

JOHN M. AGNEW 8/7/62 Office: Los Angeles, California

Date:

Field Office File No.:

58-495

Bureau File No.: 58-5100

Title:

ь6 ь7с

b6

b7C

Character:

BRIBERY

Synopsis:

California, states he was not employed by the Desert Inn Hotel, Ias Vegas.

Nevada, as a cashier but only

in the Ios Angeles area while

attending law school.

photograph of and he could not furnish any information regarding a cash withdrawalfrom the cashier's cage at the Desert Inn on 8/23/59.

- RUC -

FD-302 (Rev 1-25-60)

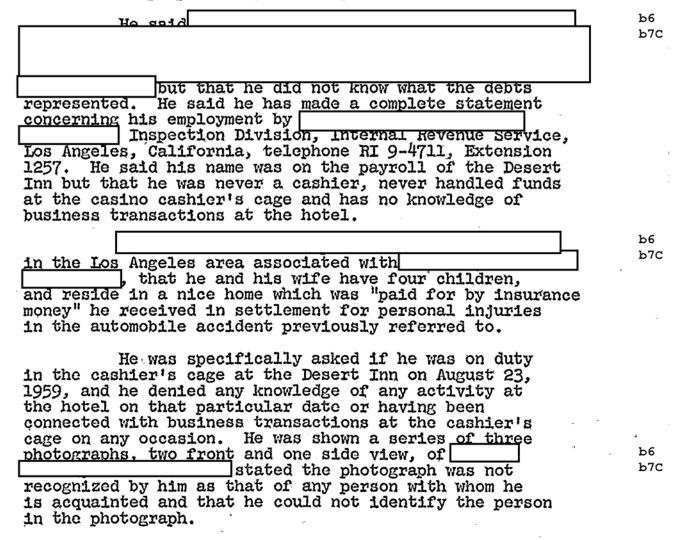


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pur	fornia, was interviewed at his place of business suant to appointment made by telephone on the same day.
Vega as	was asked if he has ever been employed a cashier at the Desert Inn Hotel or casino at Las as, Nevada. said he has never been employed a cashier at the Desert Inn Hotel or casino, although has been employed by
he 1	he came to California from Cleveland, Chio, and that had stopped in Las Vecas. Nevada, for a short time at residence of
	Ias Vegas. Nevada. He related that he ried a daughter of Las Vegas. Nevada, married another daughter of He said Lis employed as a cashier at the last Inn and has been so employed for a number of years.
Ang	claimed that his employment in the was during the period at Los eles, and that he was a student at the school in 1959, his last year of training.
sch com cri	He said he was involved in an automobile ident a very short time after graduating from law ool, and he was seriously injured. He has not pletely recovered from these injuries and is decidedly opled at present in his left leg and walks with extreme ficulty with the use of a leg brace and a cane.
occ	He related that the only time he has ever been ide a cashier's cage at the Desert Inn was a single asion, date he could not recall, but the purpose was obtain an aspirin tablet.
cou	He said he and his wife have been invited to nd week ends in Ias Veras. free of charge, through the rtesy of on a number of occasions these invitation have been accepted, but that his trips
/6/62	Reseda, California File # Los Angeles 58-495
	OGAN J. LANE and JOHN M. AGNEW   8/7/62

ZA 58-495

were for the purpose of personal pleasure.



GENÉRAL INVESTIGAT TE DIVISION 7-27-62 Date This is the case in which **b**6 b7C b3 b7D b3 b6 b7C U. S. Attorney perjured himself and requested feels that he be interviewed. There is no indication Skolsky is involved in this matter and the reason for his interest in it is unknown. No indication the letter to Mr. DeLoach has been received as yet.





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Date: 8/13/62

Transm	mit the following in	1		
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	TO: DIRECTOR, FBI (58-5100)			
	10. DERECTOR, FDE (50-5100)			4
	FROM: SAC, NEW YORK (58-1232)			
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	Approved: Sent Sent Sent Sent Sent Sent Sent Sent	M Per		
とまる	WIG 6/3 1909 cial Agent in Charge			

NY 58-1232

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_	interviewed 8/10/62. advised that he is a
L	Work in the Desert Inn since 1950. He said that for the past several months there have been certain problems with respect to expansion in Las Vegas of the Desert Inn and Stardust Hotel. He specified these problems as follows:
	1. A question as to the number of rooms to be included in a high riser building attached to the Desert Inn;
	2. Negotiations with Sachs Fifth Avenue and NIEMAN MARCUS concerning store space on the ground floor;
	3. A question as to whether or not a health club should be included at the Stardust.
	said that MOE DALITZ made many of the decisions at these hotels concerning these expansion problems.
	and expansion problems.
	him that he would be in NYC at that time and since ROEN was also there on other business, they would get together on the matter. said that he did not specifically ask anyone to get in touch with DALITZ in Europe to get DALITZ back to the US. He said he did not ask to get in touch with DALITZ in Europe for him. He recalled that he
L	would be a good idea if DALITZ were here to make some of the decisions necessary

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b6 b7С b7D

advised on 8/10/62 that he did not know ROY COHN and that he had only met him on one occasion at a luncheon engagement COHN had with some attorney friend of said that COHN never contacted him to have represent in any legal matter. sald he was contacted sometime prior to August, 1959, to represent that he met in NYC and aske asked him to act as his attorney. considered the matter and decided that he did not want to represent and the Las Vegas people because of connections he thought htey had that he did not want to get involved with. concoated his diary on this matter on 12/7/58 and that and said that he met had been suggested to an attorney by Colorado. telephone number AM 6-0636. explained contacted on this matter and that was referred to by attorney who was a lifelong friend or said he is quite sure that ROY COHN was not involved in this matter at all.

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Date	of	Mail	8	-	10	-6	<b>გ</b> ∙	
	-							 

Has been removed and placed in the Special File Room of Records Branch.

See File 66-2554-7530 for authority.

-Roy colum .65 AUG 28 1962 Subject JUNE MAII

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File Number <u>58-5100-104</u>

Permanent Serial Charge Out

\*FD-204 (Rev. 3-3-59)

# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1 - USA, SDNY (ATT: A	AUSA SILVIO J. MOLLO)	b6 b70
Report of: Date:	SA MAURICE P. LEEN 8/16/62	Office: New York, New York	
Field Office File No.:	NY 58-1232,	Bureau File No.: 58-5100	
Title:	ROY COHN		
Characters	BRIBERY	,	
Synopsi			ь6 ь7с ь7с

#### DETAILS:

INTERVIEWS CONCERNING IMPROPRIETIES REGARDING FEDERAL GRAND JURY HEARINGS UNITED DYE, 1959

Date 7/27/62

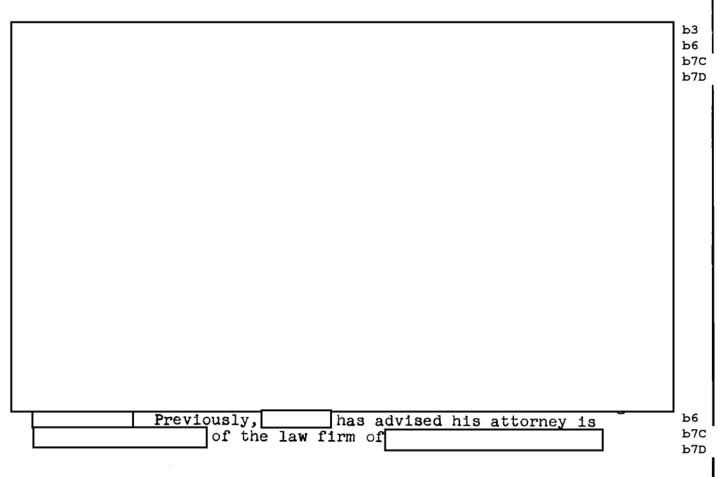
ot furnish any information and that any information he urnish could be used against him in a court of law.  was also advised that he had the right to consult nattorney.  said that he had talked to his attomet.  and  e,  had decided to furnish any information requey the Federal Bureau of Investigation (FBI).	_ rney, that
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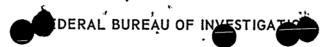
and that he would be glad to make this correspondence
avarraule.
said that he did not desire to furnish a
signed statement unless the statement was reviewed by his
attorney. He mentioned that his attorney was
madering a via maisaranam arma ura maderial uma

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8/1/62

	0/1/02	
Date		

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tue Lorro	wing sworn stat	ement on July	7 30, 1962:	
			w York, New York, 30, 1962"	ork
free and Edward P. Special A No threat me to fur not have statement	City, being dul voluntary state Hartnett who h gents of the Fe s or promises h his state to furnish this could be used and that I have	ment to Maurave identificate Bureau ave been madent. I understatement aragainst me i	ice P. Leen a ed themselves of Investiga e to me to in rstand that I nd thatthis n a court of	nd as tion, duce do law.
			,	
7/24 & 30		, New York	NY 58	-1232
SAS EDWA	0/62 New York, at P. HARTNETT RICE P. LEEN/kxl	and	NY 58 _ File #	7/31/62

On o

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	b7D
" /B	
"SWorn to and subscribed before MYC.	
me In NYC on 7/30/62.  Maurice P. Leen, Special Agent, FBI.  Witness - Edward P. Harntt, Special Agent, FBI, NYC, 7/30/62."	
July 24. 1952. In relating the details of her contacts	b6 b7C
with	b7D
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MY 58-1232

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By letter dated August 8, 1962 made available a bill of the New York Telephone Company, for PL 1-3434. On June 25, 1962 this bill reflects changes for two phone calls to Paris, France from New York City. The first charge was for \$40.00, the second for \$12.00. Tax on the calls was computed at \$5.20 for a total bill for the calls of \$57.20.

She also made available a conv of an invoice dated July 31, 1962 of reflecting a charge to the Desert Inn of \$57.20. The invoices reference and has the following explanation:

"Phone call from Phone call from reflections from

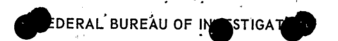
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FD-302 (Rev. 1-25-60)

by



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Date	8/14/6	2	

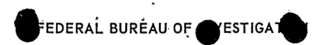
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FD-302	(Rev.	1-25-60	



		Date	July 27	, 1962
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		<del></del>		
7/17/62 of Las Vegas	, Nevada	File #	NY 58-1	232
SA MAURICE P. LEEN/tcm				

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Mr 20-1535
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he deed not ROY COHN by clost, he can not recall that
dorn less over the contacted the group during the eventual in any way contacted the group olde con-
tasted the group while they were at

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Date	8/14/62	
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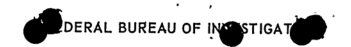
Liurnished the	b6 b7C
rollowing information under oath.   was advised that	2,0
he did not have to make any statement, that any statement he	
made could be used against him in a court of law and that	
he had the right to consult an attorney.	
eduiged that comptime and an to America 2000	b6
he was contacted by an attorney concerning the mossibility	b7C
that	4
then met with asked him to	
represent him concerning some difficulties he was having	
with the government in	
told that he knew had not considerable	
experience with	
nointed out that he had been with	
for several years prior to this	
and others in Tag Warrage Norveds with respect to the	,
and others in Las Vegas, Nevada, with respect to the possibility that could represent him.	*
that could represent him. said he considered this matter thoroughly and decided that he could not represent	
since he associated	$\neg$
and since he did not want to get tied up with that group, who	
he thought may have heen involved in matters which would	
not enhance law practice.	
I Data order to pare cust key could use	,b6
I DE COUTE HOLD THE CALL	ь7с
the name of the attorney who had sked him to represent	
but said that he would ascertain this from his office records	
and make the name available. pointed out that the	
did not know ROYCOHN and had honly met COHN on one occasion.	
when COHN was at lunch with some attorney friend of and was introduced to COHN as a member of the luncher	
and vas introduced to COHN as a member of the luncheon group. He has had no business dealings with COHN.	
Brown. He has had no pastness deattings with COHM.	
On August 13, 1962, telephonically advised	
that his records indicate that the attorney,	
was the attorney who contacted regarding	
	,
8/10and 13/62 NYC File # NY 58-1232	
CAC MAIDIGE D. TOTAL CO. S. TOTAL D. C. C. C.	
SAS MAURICE P. LEEN and EDWARD P. HARTNETT:mf 8/13/62	

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

possible representation of	<b>b</b> 6
attorney. This was in December, 1958, and met	b7C
with on December 7, 1958. according	
to is an attorney practicing in	
telephone number AN 6-0636. was referred to	
by a mutual friend, the attorney,	

INFORMATION OBTAINED FROM THE DESERT INN, LAS VEGAS

	•	•	
FD-302	(Rev.	1-25-601	•



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		These names	are as follows:	
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7/16 &	Las Vegas, Neveda	File #	NY 58-1232	
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		WALTER	R.	SMITH	Deceased		-	
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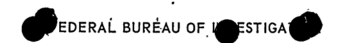
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FINANCIAL INFORMATION CONCERNING AND HIS FAMILY

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FD-302 (Rev. 1-25-60)



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Date	 JULV	16,	T20C	

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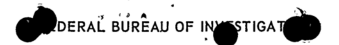
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<u>7/2/62</u> at	New York City	File #N	¥ 58-1232
SA_MAURICE_	P. LEEN/tem	Date dictated _	<del>7/9/62</del>
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NY 5U-1232	
	b6 b7 b7
The above records are not to be made public except	
upon the issuance of a subpoena duces tocum addressed to	

INVESTIGATION WITH AIRLINES PERSONNEL

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FD-3	02 (	Rev.	1-25-60)	١

by .

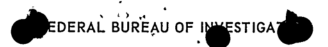


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FD-302 (Rev. 1-25-60)



	8/6/62	
Date	-/ -/	

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Stewardess, American Airlines, was exhibited a photograph of and advised that to the best of her knowledge she does not recall seeing on any flight when she was on duty. She stated that too long a period of time has elapsed since the questioned flight to recall any passenger on the trip.

On 8/6/62 at Queens, New York File # NY 58-1232 b7c

by \_\_\_\_\_ SA JOHN R. KINSINGER : vmc \_\_\_\_\_ Date dictated \_\_\_\_ 8/6/62

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

San Francisco office:	
advised on July 27. 1962 that he could not identify a photograph of and did not recollect being a passenger August 23 or 24, 1959.  TWA, Redwood City, California on July 30, 1962 advised she could not identify a photograph of and did not recall his being a passenger on any TWA flights in August, 1959.	b6 b7
, TWA, stewardess,  San Francisco on August 1, 1962 advised she could  not identify a photograph of and had no recollection of his being a passenger on August 23 or 24, 1959.	

FBI Date: 8/15/62 PLAIN TEXT Transmit the following in \_\_\_ (Type in plain text or code) AIRTEL Via \_\_\_ (Priority or Method of Mailing) DIRECTOR, FBI (58-5100) TO: SAC, NEW YORK (58-1232) FROM: SUBJECT: b6 b7C ROY COHN BRIBERY Re New York airtel to the Director, dated 7/25/62, which set forth a lead for the Chicago Office and a lead for the Detroit to interview b6 Office to interview NICK PIETROSANTE. ь7С Chicago and Detroit are requested to expedite submission of a report covering these interviews. Bureau airtel to New York, dated 7/25/62, instructs that auxiliary offices should complete their investigation in this case and submit a report within five days of receipt of request of the investigation. 3-Bureau (58-5100) 1-Chicago 1-Detroit 1-New York (58-1232) MPL:pdw 12 AUG 16 CE TO MICH

Sent \_

55 AuG 24 1982 all Agent in Charge

Tolson Belmont Mohr \_ Callahan

Conrad . DeLoach Evans.

Sullivan Tavel \_ Trotter . Tele, Room Holmes

AIRTEL

SAC. New York (58-1232)

Director, FBI From:

ETC., ET AL.

BRIBERY

Reurrep dated 8/16/62.

The following was added to cover page C of rerep and should be added to your office copies of this report: "Persons interviewed were informed that this investigation is being conducted at the specific request of the U. S. Attorney." You should continue to make certain that interviewees in the future are also advised of this.

The information developed by Las Vegas from LV 69-C\* and that developed regarding the IOU record maintained by the Desert Inn should be furnished to the USA for his consideration in this matter. The identity of the sources of this information should of course be protected.

Continue to press this matter vigorously and surep by 9/11/62. Advise all auxiliary offices when setting forth leads to surep on results of investigation within five days from receipt of the request. This matter must receive top precrity attention.

> MAILED 19 AUG 2 1 1962 COMM-FBI

ACL:AOB:cjw

TELETYPE UNIT

19 AUG 22 1962

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## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
CHICAGO	NEW YORK	8/17/62	8/8-10/62	
TITLE OF CASE		REPORT MADE BY	4	TYPED BY
		SA CHARLE	S E. PRICE	rmh b6
	itc.;	CHARACTER OF	CASE	b7C
Er AL	•	BRIBERY		
	,	ľ		
_			-	

REFERENCE: New York airtel to Bureau dated 7/25/62.

- RUC -

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APPROVED	SPECIAL AGENT IN CHARGE	DO NOT	WRITE IN SPACES BELOW
3 - Bureau (58-5100)		58-510	D- 107 REC- 31
3 - New York (58-123			1/
(1-USA, SDNY) 1 - Chicago (58-466)	Manufactus .	6 AUG 22 19	62 / 2716
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# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	USA, Southern District	of New York	
Report of: Date:	SA CHARLES E. PRICE 8/17/62	Office: Chicago	
Field Office File No.:	58-466	Bureau File No.: 58-5100	ì
Title:	Etc.;		ь6 ь7
Character:	BRIBERY		
on Hotel, De having di te recalled, people in arrive in advised Su together. ROY COHN airport o and and were	business. Me etroit, on the evening of the control of the evening to the control of the control	2, or sooner exact date un- eting with 6/22/62, and would probably g of 6/21/62. stated he etroit on 6/21/62, and believes for dinner and fly to Chicago aid he could do a favor for allegedly met at Detroit ale unknown to ang of 6/21/62, in Detroit.	

- RUC -

CG 58-466

DETAILS: AT CHICAGO, ILLINOIS

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Chicago, Illinois, advised that he would make himself available for an interview on August 9, 1962.

8/17/62 b6 b7C Chicago, Iliinois, after referring to his calendar and his expense voucher for the month of June, 1962, advised that he was in Detroit, Michigan, during the period of June 19, 1962, throught June 21, 1962. He advised that he met at the Statler Hotel in Detroit, Michigan, on the evening of June 21, 1962, and that they had dinner, and flew from Detroit to Chicago the same evening together. furnished details of his trip to Detroit and his meeting with On August 10, 1962, the information furnished was incorporated in the following signed sworn by statement? "August 10, 1962 Chicago, Illinois being duly sworn, hereby make the following free and voluntary statement to Billy E. Webb and Charles E. Price, who have identified themselves to me as Special Agents of the Federal Bureau of Investigation. I understand this statement may be used in a court of law. b6 Illinois, "I reside at b7C and my residence telephone number HI 6-0532. I am employed as Chicago, Illinois, and nave been employed by this company for approximately five and one half years. " Approximately one year ago, started a travel service within its operations and entered into an agreement with Incorporated of New York City, to handle this service. During the negotiations I met later became a wholly owned subsidiary of of New York City. obtained a stock option and and representation on the board of directors of 8/9-10/62 Chicago, Illinois CG 58-466 SAS BILLY E. WEBB and

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

CHARLES E. PRICE/dcc

Date dictated <u>8/17/62</u>

CG 50-466

b6 was selected by ь7С The executive chairman of this board is Roy Cohn of New York City. "On June 10, 1962, or prior thereto, the exact date I am now unable to recall, I received b6 a telephone call from and was b7C advised he was to be in Chicago for a meeting people on June 22, with some 1962, and would more than likely arrive in Chicago on the evening of June 21, 1962. It is my recollection that I told Fugazy I did not believe I would be in Chicago on June 21, 1962, as I had to visit hetroit. Michigan, during that week on some business. I told him that I would stay at the Statler Hotel while in Detroit, and believe he suggested that he might fly into Detroit on June 21, 1962, and we could meet and have dinner and return to Chicago together. I believe | said he could do a favor for Roy Com while in Datroit. I have no knowledge of the nature of the favor. "I departed Chicago on June 19, 1962, by automobile with my wife and a partner of the accounting firm of Arthur Anderson, for Detroit, and arrived there the same day. I registered of the Statler Hotel. The gurpose of my trup <u>to Notroli vas t</u>o negotiato a purchase for | and this was the only reason b6 for my trip. I completed this business in the b7C early afternoon of June 21, 1962. "On June 21, 1962, scretime before meen, I received a message at the Statler Hotel that tolephoned. I placed a person to person tologhous call to his office in New York City

during the early afternoon of June 21, 1882,

from a sulte located in a mens' club in downtown Petroit. I do not recall the news of this mens' club, but it was not the Detroit Athletic Club, I believe it was the Detroit Club. This telephone	: !
call was made on my credit card which is numbered  The operator was unable to complete this call at this time: however, shortly there- after I talked to and asked him where and when we should meet. I believe he said he would meet me in the Statler Hotel lobby around 6:09	b6 b7С
ph on June 21, 1962. I recall asking	
Hotel on the evening of June 21, 1362, and observed and one other white male, whom I had never seen before, enter the lobby together. I believe this was somewhere around 6:30 PM. I assume this was the person who met at the airport as I showed annoyance as was late, and he remarked his plane was late, and this person indicated a confirmation of this. I was introduced to this man with but I am new unable to recall his name. I would describe this man as being in his upper about pounds. I remember no distance	ь6 ь7с
characteristics about him with the exception that this individual appeared to be extremely nervous and may possibly have smoked eights.  I bolleve I would recognize him if soon again,	_
"This individual, immediately after being introduced to me, asked if he could talk to him, and they moved a short distance away from me and carried on a conversation for approximately tom minutes. I do not know what the conversation	ь6 ь7с

#### CG 53-466

concorned, and le was not about see whom he	
by When the two finished their talk,	b6
and I left the hotel lobby, and I last	b7C
observed this individual standing in the lobby	
of the hotel. I do not know if he also left	
the hotel immediately or not. I remember distinctly	
that there was only this individual with	
when they entered the hotel lobby. I do not	
know how got from the airport to the	
hotel but assume it was by automobile with this	
individual to whom I was introduced.	
and I, when departing the hotel	b6
lobby, went to a restaurant, name unrecalled,	b7C
for dinner. This restaurant is located on the same	
street and on the same side of the street as	
the chatter that and I halfore it is ported the	
the Statler Hotel, and I believe it is across the	
street from one of the other main hotels in Detroit,	
said he was to see a Nick Pietronsanti at	
this restaurant. When we arrived at the	
restaurant, I was introduced to Pietronsanti,	
who was already there, and he joined us at pur	
table. and I had dinner, and talked	
with Pietronsanti relative to Pietronsanti joining	
his organization and in	
the Detroit area for the major corporations. We	
were in this restaurant for over an hour, and	
when we departed, and I took a taxi from	
the restaurant to the airport where we later boarded	
a plane for Chicago.	
to Francisco and American	
"I recall that one day after June 30, 1962,	
(and I believe it was the day that was	b6
questioned or appeared before some type of	b7C
committee) receiving a telephone call at my	
residence somewhere after 1:00 PM from	
told me that I would probably be questioned	
concerning the man who met him at the airport	
in Detroit the evening that we had dinner together.	
at this time again told me this man's name,	
but I am unable to recall it.	

CG 53-466

	from I tolophoned at his office for the purpose of obtaining the name of this individual who had met him. told me not to worry about it as he had spoken to Roy Cohn and told him that he had called me the night before, and Cohn said this wasn't necessary. did not at this time tell me the name of the man who mat him.	ъ6 ъ7с
	"I have read the foregoing statement consisting of five (5) typewritten pages and declare that it is true.	
	"/s/	ь6 ь7с
'Witness:	"Sworn to and subscribed before me on 3/10/62 at Chicago, Illinois. /s/ Charles E. Price, Special Agent, Federal Eureau of Investigation /s/ Billy E. Webb, Special Agent, Federal Bureau of Investigation, Chicago, Ill., August 10, 1962.	
Firm sign he h of	did not desire to set forth the name of partner of ARTHUR ANDERSON, Certified Public Accountant, who accompanied him and his wife to Detroit in the ed statement, but advised that this man's name is of Chicago, Illinois. also advised that ad asked to be removed from the board of directors and that he would submit his gnation in the immediate future.	ь6 ь7с
above	Upon request, was furnish a copy of the statement.	

b7C

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airtel

SAC, New York (58-1232) To:

Director, FBI (58-5100) From:

atc. ET AL.

ERIBERY

Furnish the Bureau an airtel summary by 8/31/62 of investigation conducted since the last report. All investigation presently outstanding must be completed any a report submitted by 9/11/62. Afford this matter top pricity attention.

ACL/nkr (4)

MAIL ROOM TELETYPE UNIT

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# FEDERAL BUREAU OF INVESTIGATION

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REPORTIN	NG OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
TITLE OF	DETROIT	NEW YORK	8/22/62	8/9-10/62	
IIILE OF	CASE		REPORT MADE BY		TYPED BY
		<del></del>		KNOTT (A)	rlk_b6
		,	CHARACTER OF	CASE	ъ7с
ROY COHN		BRI	BERY		
			}		
\	A CONTRACTOR OF THE PARTY OF TH		1		
/	REFERENCE: Ne	w York airtel to	Bureau, 7/2	5/62.	
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		- RUC -	•		1 7 3/
,	ADMINISTRATIVE			9	
	Inac	much as NICH PIET	POSTANTE Was	interviewed at	
				t deemed desirable	
	to place him w	nder oath in view	of the cir	cumstances of the	
	interview and	information furni	shed.		M
		advised SA NAT	HANTEL H. G	ILLAM that	b7D
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# UNTIED STATES DEPARTMENT OF STICE

Copy to:	1 - USA, SDNY		
Report of: " Date:	JOHN L. KNOTT (A) August 22, 1962	Office: Detroit, Michigan	
Field Office File No.:	58-277	Bureau File No.: 58-5100	
Title:	ROY COHN BRIBERY		ье ь7
Synopsis:	called NI	CK PIETROSANTE at his	b6
	home on two occasions in concerned PIETROSANTE's Second call arranged apprent with during period 6/19-21/62 route Chicago, Ill. PIE in New York City week end of 7/14/62. PIETROSANTE.	interest in employment. intment. PIETROSANTE in Detroit for dinner , during stopover en	<b>ь</b> 7
	- RUĆ	<u>.</u>	

#### DETAILS:

At Bloomfield Hills, Michigan



Date August 20, 1962

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	Conversation consisted of the discussion of the establishment of the in Detroit and the possible employment of PIETROSANTE as well as some discussion of sports and casual conversation.	<b>ь</b> 6 <b>ь</b> 7
	PIETROSANTE stated he is aware that and ROY COHN were engaged in	-
	He added he was interested in sports promotion in Detroit and at the time felt the association with might be helpful in this regard. The travel agency also appeared to have an excellent potential as it was his understanding makes a lot of trips to Detroit in connection with this business and has several large account in Detroit, particularly Nash-Kelvinator.	
:	After dinner at approximately 9:30 P.M.,and	بدهد
	left to go to the airport to catch their plane to	waji Najirish
_	Chicago. As he recalled, the planeleft Metropolitan Airport	
-	at 10:20 P.M. and there was some conversation as to taking a	, -
	cab in order to make the plane. He believes a cab was used	
	at his suggestion.	f
	at his suspession.	2 -
	Governor's Day at Hershey, Pennsylvania, on July 16, or 17, 1962.	
	He flew to New York with his wife for the preceding week end and stayed in suite at the St. Moritz.  The trip to New York was paid for by "Sports Illustrated."	±
	Triday night was spent at , Toots Shor's restaurant and he and his wife saw a Broadway show on Saturday night.  While in New York, introduced him to the New York name unrecalled, and there was more discussion relative to his employment and the business.	
	Saturday afternoon he played golf with  MOE DALITZ, and ED SULLIVAN. After the week end, Mr. and  Mrs. PIETROSANTE were flown to Hershey in a plane belonging to the Lionel Corporation in which  PIETROSANTE has not been in contact with since that	
	date.	
		2

DE 58-277

PIETROSANTE states he is unacquainted with a and the name is not familiar to him.

b6 b7С

- 4 -

DE 58-277

On August 10, 1962, Sales Office, Cobo Hall, advised the Material Handling Show was held June—19, 1962, through June 21, 1962.

b7C

The Wonder Bar is located at 1221 Washington Boulevard, which is almost opposite the Sheraton-Cadillac Hotel.

- 5\* -

Date of Mail	_8_	-27	-62	
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Has been removed and placed in the Special File Room of Records Branch.

See File 66-2554-7530 for authority.

65 AUG 31 1962 Subject JUNE MAIL

Removed By

ь7с

File Number 58-5100-112

Permanent Serial Charge Out

Special Agent in Charge

BI

	Date:
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	(Type in plain text or code)
	(Priority or Method of Mailing)
_	(Priority or Method of Matting)
	NY 58-1232
	All reservation cards of Air France were reviewed for pertinent period to determine if MOE DALITZ reservation to return from France was made in US. Indications from review are the reservation was made in France. Air France presently checking their records in Europe to determine facts regarding reservation.
	interviewed but could not recall taking a
	nor was he able to
	identify photograph of
	NYO presently interviewing NYC residents who were at <u>Desert Inn</u> 8/22-24/59, to attempt to find witness who observed there at that time.
	Remaining airlines personnel on pertinent flights during pertinent period interviewed with negative results regarding
	NYO presently conducting financial background
	investigations concerning and other investigation set forth in NY airtel of 8/27/62.
	Daily contact being maintained with office of USA, SDNY.
	For information of Bureau, conference scheduled this date with AUSAs and WOLPIN called off by AUSA because of court appearance by AUSAs. Conference tentatively scheduled for 9/4/62, at which time discussion to be held regarding investigation outstanding in this matter and what
	- 2 -
A	pproved:
	Special Agent in Charge

FBI

Date:

Transmit the following in		_i
	(Type in plain text or code)	
Via		į
-	(Priority or Method of Mailing)	_

NY 58-1232

further investigation is to be requested by USA, SDNY. Bureau will be advised of results of this conference on 9/4/62.

This matter receiving top priority attention by NYO and will continue to be pressed vigorously by this office.

- 3 -

Approved:	SentM	Per
Special Agent in Charge		

### βВΙ

		Date: 9/5/62	
Transm	ait the following in	PLAIN	
	in the following in	(Type in plain text or code)	
Via	AIRTEL		
		(Priority or Method of Mailing)	
	TO :	DIRECTOR, FBI (58-5100)	
	FROM :	SAC, NEW YORK (58-1232)	
ŀ			b6
	SUBJECT:	·	b7C
	,	ROY COHN	1
		BRIBERY	
		Re NY airtels to Bureau, 8/27/62 and 8/31/62.	
		Conference with AUSAs, SDNY, which had been	
	scheduled	for 9/4/62, postponed by USA's Office because	وسنامت
		A on AL, another occupied all day at trial, and	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.
	USA MORGEN	THAU's resignation.	
		AUSA recontacted 9/5/62 and arrange-	ь3
	ments made	for conference to be held along lines set forth	b7D
l		1s at 4 P.M. on 9/6/62. AUSA	
		<u> </u>	
-		Bureau will be promptly advised of results of	
	conference	. This matter receiving top priority attention	
		will continue to be pressed vigorously by this	
	office.		1
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		58-5100)	
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FEDERAL BUREAU OF INVESTIGATION
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FOI/PA# 1325645-0
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Page 12 ~ b6; b7C; b7D;
Page 13 ~ b6; b7C; b7D;
Page 14 ~ b6; b7C; b7D;
Page 16 ~ b6; b7C; b7D;
Page 54 ~ b6; b7C; b7D;
Page 66 ~ b6; b7C; b7D;
Page 92 ~ b6; b7C; b7D;
Page 93 ~ b6; b7C; b7D;
Page 103 ~ b6; b7C; b7D;
Page 106 ~ b6; b7C; b7D;
Page 165 ~ b6; b7C; b7D;
Page 173 ~ b6; b7C; b7D;
Page 174 ~ b6; b7C; b7D;
Page 217 ~ b6; b7C; b7D;
Page 244 ~ Referral/Consult;
Page 257 ~ b6; b7C;
Page 258 ~ b6; b7C;
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#### 

May 15, 1964 Legat, Paris (58-8) REC- 11 Defector, FBI (58-5100) b6 otc. ALL INFORMATION CONTAINED b7C ROY COHN HEREIN IS UNCLASSIFIED **MURRAY GOTTESMAN** DATE. 5.12-88. . BY 5/81 BRIBERY: OOJ: PERJURY Enclosed are two copies each of two letterhead memoranda prepared by the New York Office dated 5/14/64, which are self-explanatory. As indicated in the memoranda, retrial of this case is scheduled to begin in U. S. District Court, Southern District of New York, 6/9/64. Accordingly, it would be appreciated if, through appropriate sources available to you, the requested investigation in France and in the Balearic Islands could be completed as soon as possible in order that the results may be made available to the U. S. Attorney, Southern District of New York. Enclosures (4) 1 - Foreign Liaison Section (Route through for review) feads discussed stirtle & with CAN:eem b6 b7C MAILED 27 MAY 18 1964 COMM-FBt 118° 15 29 121 861

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	TO:	DIRECTOR, FBI				
	FROM:	SAC, NEW YORK	(58-1232)			
	SUBJECT:					ь6 b7С
		ROY COHN; MURRAY E. GOTT	ESMAN	wennkiñ	TION CONTAINED	
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	Spe	ofal Agent in Charge		10		



In Reply, Please Refer to File No.

# UP ED STATES DEPARTMENT OF STATE

FEDERAL BUREAU OF INVESTIGATION New York, New York May 14, 1964

Re:			

Roy Cohn; Murray E. Gottesman

The United States Attorney, Southern District of New York, advised that he has received information to the effect that Gottesman has made telephone calls to Pierre Du Pasquier. The United States Attorney (USA) has requested that Du Pasquier be interviewed to determine his relationship with Göttesman and to attempt to ascertain any European investments on the part of Gottesman.

Investigation has reflected that Du Pasquier is located at 26 Avenue Des Champs Elysees, Paris, France.

It is further requested that the above investigation be expedited since re-trial in this matter is scheduled to begin June 9, 1964.

All persons interviewed in this investigation are to be informed that the investigation is at the request of the USA, Southern District of New York.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 5-12-88 BYS 1845
# 274.508 + 274.833

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### FBI

	Date: 5/18/64	
Tran	nsmit the following in	
Via	ATRTEL	
	(Priority or Method of Mailing)	
i	TO: DIRECTOR, FBI (58-5100)	
וע	FROM: SAC, NEW YORK (58-1232)	
	SUBJECT:  ROY COHN;  MURRAY E. GOTTESMAN  BRIBERY; OOJ; PURJURY	ъ6 ъ7с
4	Renyairtel to the Bureau dated 5/12/64.  AUSA  SDNY, advised this date that on 5/15/64, Defense Counsel entered motion to show cause why there should not be a continuance in this matter as well as a change of menus due to adverse publicity engended during last trial.	ъ6 ъ7с
	FRANK RAICHLE, Attorney for COHN; also stated that should a continuance not be granted he would have to withdraw as counsel in the new trial.	
	USDJ DUDLEY B. BONSAL, SDNY scheduled hearing on above motion for 9:30 A.M. 5/19/64.  NYO continues to follow this matter closely.	
	3) - Bureau EX 104 REC-4658-5100-353  AJA:rmp  (C. MAY 191964	Y
	Approved Approved Sent M Per	

#### FBI

2	Date: 5/19/64	
Transr	mit the following inPLAIN TEXT	
	(Type in plain text or code) AIRTEL	
Via	(Priority)	
- Ru	TO : DIRECTOR, FBI (58-5100)  FROM : SAC, NEW YORK (58-1232)  SUBJECT:  RUY CUHN;  MURRAY E. GOTTESMAN  BURGLARY; OOJ; PERJURY  ReNYairtel to Bureau, 5/18/64.  Hearing was held this date before USDJ DUDLEY B.  BONSAL, SDNY, regarding the defense motion for a continuance in this matter. Judge BONSAL after hearing	ь6 ь7с
	all arguments stated that government should answer defense motion for continuance by 5:00 pm on 5/22/64.  NYO continues to follow this matter closely.	
	### 28 58-5700-35  1 MAY 20 1964  AJA:rcb (5)	3
	Christian Christ	
4	Approved: Special Agent in Charge  Sent M Per	

	AL BUREAU		·	N. Mul
NEW HAVEN	NEW YORK	5/15/64	5/14/64	•
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U.S. GOVERNMENT PRINTING OFFICE 16-76324-

DETAILS:

## UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1 - USA, New York		•
Report of: Date:	SA HENRY J. SOMERS May 15, 1964	Office: NEW HAVEN	
Field Office Fil	le No.: 58-109	Bureau File No.:	
Title:	ROY COHN; MURRAY E. GOTTESMAN		ь6 ь70
Characteř:	BRIBERY; OBSTRUCTION OF JU	STICE; PERJURY	-
Synopsis:	Investigation reflects tha	.tl	b6 b7с b7р
	currently resi		=
•	as reflected in the files forth. No credit record f	information of the routed agent set or at	
	- RUC -		

NH 58-109

N U S	the following individuals were all contacted on May 14, 964, and they all advised after a review of their records thich review included all of their branches that they were mable to locate any record for indicating the has availed herself of any of the facilities of their respective banks:	re

ь6 ь7с v 1.

Dote May 15, 1964

advised as follows:	ь6 ь70
resides in	
and that In addition to	
He advised that	
she recently obtained employment with and it was understanding that this is primarily a part-time job. He does not know her salary but advised that since she has resided in his apartments she has paid her financial obligations promptly and as agreed and has never been a source of any difficulty.	
He produced a letter from his files which letter was dated June 12. 1963. signed by on the stationery of	b6 b70
also advised that his files contain a report dated June 10, 1963, compiled by the Credit Bureau of Greater New York, 853 Broadway, New York City. and dated June 10. 1963, which indicates that was residing at that time at New York City. A checking account was reflected as, Commercial Bank of No. America, regular checking - as of August, 1960 balances in low 3 figures, routine non-borrowing, account satisfactory.	
A regular checking account was reflected as Ind. Bank of Commerce and in April, 1961, balances were in high 3 figures, routine non-borrowing, account satisfactory. This report reflected the following trade in the name of	
/14/64 Fairfield, Connecticut File #NH 58-109	,
SA HENRY J. SOMERS: mac Date dictated 5/15/64	

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

NH 58-109

2.

November 1, 1961 - Mad 29 payments to make to a department store, attorney account.

August, 1961 - Had 23 payments to make to a department store, slow payment.

May, 1961 - Had 25 payments to make to a grocery store, slow payment.

The report indicates she had been on file since October, 1959, and four stores indicated a high credit of \$70 and she paid within 30/60/90 or 120 days.

	advised	that	his	files	contain	no	additional
informati	on conce	erning	r				

b7C

b6

NH 58-109

On May 14, 1964, Bridgeport Credit
Rating Bureau, 575 Broad Street, Bridgeport, Connecticut,
which Bureau covers the Town of Fairfield, Connecticut,
advised that a search of her files failed to contain any
information identifiable with
Connecticut.

b6 b7C

Report Form FD-72 (5-12-55) P- 3	•		Ğ		
FEDERA	AL BUREAU	OF INV	ESTIGA	TION	nuf
REPORTING OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PER	RIOD	
CHICAGO	NEW YORK	5/18/64	3/20 - 4	5/13/64	
TITLE OF CASE		REPORT MADE BY		-,,	TYPED BY
( )	<i>,</i>	CHARLES E.	DRICE		mis b6
ROY COHN;		CHARACTER OF CA			b7C
MURRAY E. GOTTESMAN		BRIBERY; OG	OJ; PĒRJURY		1
				~	
MANAGES:					
New Yor Chicago	of SA CHARLES E. k teletype to Chi- teletypes to New k airtel to Chica	cago dated 3/ York 3/20/64	/20/64. (IO) 4 and 3/26/6	)	<b>7 1</b> /
	- P	-			
<u>LEADS</u>				/ <del>*</del>	
ST. LOUIS	•				
cerning what may have at the Sherator room by CHICAGO	e happened to the n - Chicago Hotel the then	ine if she ha registration after being assistant aud	s any infor records of returned to litor of sai	the rec	<u>     </u>
Controller Si	heraton - Chicago	continue to	follow with	1	1/25
APPROVED					arch y
COPIES MADE:	SPECIAL AGENT		DO NOT WRITE IN SPA	CES BELOW	
3) - Bureau (58-5100)	₿ <sup>®</sup> ¥	158-15	100-	355	REC- 22
2 - St. Louis		- taxourum	22,	1	, LO- 22
3 - New York (58-1232	2)	s MA	Y 21:1964		
(1 - USA, SDNY)				d ,  -	- ETIL
2 - Chicago (58-466)		, miran	2 .		I XIII
	-st		B/A/A		
	164		S DA	SECT.	·
es stal	dw.		STA		
PROPERTY OF FBI.—This report is loaned to you by the FBI, and neither it nor its contents are to be distributed outside the agency to which loaned.					

CG 58-466

for records.

#### ADMINISTRATIVE

The investigation reflected in this report has been previously furnished to the office of origin by inter-office referenced communications. All leads were covered and reported within five days.

The Bureau has instructed all persons interviewed be informed that this investigation is being conducted at the request of the USA and also that all leads be covered and reported in five days upon receipt.

The telephone call mentioned on page three of this report, refers to a call received by SA CHARLES E. PRICE from Assistant United States Attorney Southern District of New York.

b6 b7C

- B\* -

Copy to:

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

1 - USA, Southern District of New York (SDNY)

b6 b7C

b6 b7C

	5		
eport of:	CHARLES E. PRICE 5/18/64	Office: Chicago	
ield Office File #:	58-466	Bureau File ≸: 58-5100	
itle:			
	ROY COHN; MURRAY E. GOTTESMAN		
iharacter:	BRIBERY; OBSTRUCTION O	F JUSTICE; PERJURY	
ynopsis:	records of In answer to subpoena stated or inferred sai Chicago, in September, of hotel, advised regi over to FBI, Chicago. intend to infer when i subpoena received, the FBI, Chicago. States of hotel, stat record room in Septemb	received, hotel representation records turned over to FBI 1963.  stration records not turned stated he did not salking with AUSA, SDNY, regarded to said records returned to	arding to hotel

#### DETAILS: NEW YORK, AT NEW YORK, NEW YORK On March 20, 1964, Assistant United States Attorney b6 (AUSA) Southern District of New York (SDNY), b7C advised that a representative of the Sheraton - Chicago Hotel, Chicago, Illinois, in answer to a subpoena received, stated that the hotel registration records of for September, 1962, were turned over to the FBI in Chicago, Illinois, in September, 1963. CHICAGO, AT CHICAGO, ILLINOIS **b6** On March 20, 1964, b7C Sheraton - Chicago Hotel, was advised by SA ALTON E. BRAMBLETT that no original records of his hotel were obtained by the FBI at Chicago during September, 1963. He was advised that the original hotel registration records reflecting the registration of during the period September 19, 1962 - September 27, 1962, July 27, 1962 -October 1, 1962, and August 4, 1962 - October 1 1962 respectively, were reviewed by Sheraton - Chicago Hotel, on September 20, 1963, and furnished information from these registration records to SA CHARLES E. PRICE. He was also advised that on September 23, 1963, | made available for review the hotel's long distance telephone tickets for the month of September, 1962, and that these records were reviewed by SAS CHARLES E. PRICE and BILLY E. WEBB for the purpose of determining what long distance telephone calls were made from these individuals while at the hotel. One copy of 59 long distance telephone tickets was obtained by SA PRICE. copies of the telephone tickets were the only records obtained by the FBI from the hotel, and these copies were made on the hotel's copying machine. The original telephone tickes, regustrations and ledger cards for these individuals. were left at the hotel in the possession of b6 b7C stated he would immediately institute a search for the desired records.

### CG 58-466

On March 25, 1964,  CHARLES E. PRICE and he advised that he had been unable to locate the desired records. He stated he did not intend to infer when a talking with AUSA SDNY, relative to subnoena received by the hotel for the registration records of that the original registration records nor any other records of the hotel were turned over to the FBI in Chicago. He stated he had been advised by at the hotel, and who has since been transferred to the Sheraton - Gibson Hotel, Cincinnati, Ohio, that the original records were returned to the hotel's record room by him after they had been reviewed. He stated the search for the records continues and that he	ь6 ъ7С
On March 26, 1964.  Sheraton - Chicago Hotel, advised that efforts to locate the desired records had been fruitless to date. He stated, however, that a search of the file room, this date, resulted in locating the original long distance telephone tickets for the hotel during September, 1962.	ь6 ь7с
On April 4, 1964, SA PRICE telephonically advised AUSA SDNY. of the fact that the registration records of were not turned over to the FBI at Chicago by the Sheraton - Chicago Hotel, and that they were last seen by SA PRICE in the possession of  Matters concerning which SA PRICE could testify were discussed with	ь6 ь7с
On May 6, 1964, AUSA  SDNY, advised the New York Office that during the recent trial in this matter he had a discussion with who was formerly assistant auditor of the Sheraton - Chicago Hotel. He stated that recalled the registration records of a stated that these records were furnished	ь6 ь7с

CG 58-466

to SA CHARLES E. PRICE in September, 1963, for review, by a female employee of the hotel whose first name was either

He thought this female clerk may recall
what happened to the records after they were returned to her.
He requested that this female employee of the hotel be interviewed concerning these records.

b6 b7C 1

Date \_\_\_\_5/18/64

Sheraton - Chicago Hotel, Chicago, Allinois, advised that he has been unable to locate the registration records of	]
the registration records of	,
41	
for the period September 19, 1962 -	
September 27, 1963, July 27, 1962 - October 1, 1962, and	
ugust 4, 1962 - October 1, 1962, respectively. He stated	
the 1961 and 1962 registration records of the hotel are now	
on microfilm and a search of the film as well as a search	
of the record room has proven fruitless in regard to locating these records.	
mese records.	
To men admin ad that	
He was advised that	
of the hotel, had allegedly related to the	
nited States Attorney's Office in the Southern District	
of New York (SDNY), that he recalled the records were	
urnished in September, 1963, to SA CHARLES E. PRICE for re-	
iew by a female employee of the hotel whose first name was	
and he thought this female employee may	
ecall what happened to the records after SA PRICE returned hem to her.	
MOIL VO IIGI.	
was admised hards parson that	
was advised by SA PRICE that	
n September 20, 1963, directed a Negro female clerk to	
ull the desired registration cards and the ledger sheets ursuant to the inquiry being made by SA PRICE. This female	
mployee left office and she thereafter	
mployee left office and she thereafter eturned with the desired records. She gave them to	•
ho in turn reviewed them and furnished the information ap-	
earing thereon to SA PRICE. Arrangements were made to	
eview the September, 1962, Tong distance telephone tickets	
harged to the rooms occupated by the above mentioned	
ersons and the registration records and ledger sheets were	
ast seen in the possession of	~, ^
rae peen in the bossession of	
He was advised that on September 23, 1963, SA PRICE	
nd SA BILLY E. WEBB reviewed the September, 1962, long	
istance telephone tickets for the hotel, and a copy of each	
icket desired was obtained from the hotel. These copies were	
ade on the copying machine of the hotel by a female employee	
f the hotel at the direction of No original	
1	
	٠.
5/13/64 of Chicago, Illinois File # CG 58-466	
1110 //	
SAS CHARLES E. PRICE &	
O. ARTHUR GRAN /mjs Date dictated 5/18/64	

2 CG 58-466

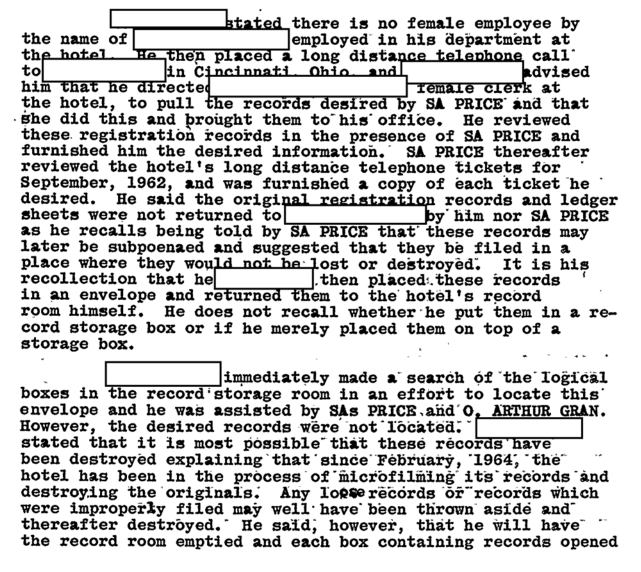
records of any kind were taken from the hotel by SA PRICE.

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3 **C**G 58-466

in an effort to locate the desired records. He estimates that this will take approximately two weeks.

b6 b7C

concluded by stating that
resigned from the hotel in February, 1964, for the purpose
of having a cancer operation. She thereafter had this
operation and her last known address is
which he believes is the
residence of her mother, name unknown. He said
is a Negro female, born and that while
in Chicago she resided at telephone
care of

7\*

#### FBI

5/26/64

	Date:	
Tra	nsmit the following inPLAIN	
	(Type in plain text or code)	
Via	AIRTEL	
	(Priority)	
- 1	TO: DIRECTOR FBI (58-5100)	
	TO: DIRECTOR, FBI (58-5100)	
1	FROM: SAC. NEW YORK (58-1232)	ь6
	SUBJECT:	b7C
	ROY COHN; MURRAY E. GOTTESMAN BRIBERY; OOJ; PERJURY	
#	*	
	Re New York airtel, to Bureau, 5/19/64.	
	AUSA SDNY, advised that	ь6 ь7с
	USDJ DUDLEY B. BONSAL, SDNY, on this date, denied defense motions for a continuance or change of venue. Judge BONSAL	B/C.
	reiterated new trial in this matter will start 6/9/64.	
	AUSA further advised that GOTTESMAN'S	<u>ь</u> 66
	attorney, on this date, filed a writ of mandamus with the Second Circuit Court of Appeals to direct	b7C
	Judge BONSAL to grant severance of GOTTESMAN. AUSA	
	related that arguments on the writ will be heard by the Circuit Court on $6/1/64$ .	
		1
	Pre-trial conference re housekeeping matters at new trial to be held in JudgeBONSAL's chambers at 4:00 PM	
	5/27/64.	
	NYO continues to follow this matter closely.	
	(3: Burnany (58 5100)	
	(3-Bureau (58-5100) 1-New York (58-1232)	-  -
- 1	AJA:lbp	
	(5)	
	REC. 17	
	58-5100-356	ŀ
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	C C . MAY 27 1964	
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	Approved 3 Sent Marie Sent Marie Mar	
	U 4 Olypecial Agentun Charge	

Legat, Otiawa (58-5)

May 28, 1964

REC- 122 Director, FBI (58-5100) 357

BOY COHN;

NURRAY E. GOTTESMAN ERIBERY: OOJ: PERJURY HEREIN IS UNCLASSIFIED

DATE. 5.12:88.BY 5.14:54

b6 b7C

Enclosed are two copies of a letterhead memorandum dated 5/26/64 prepared by the New York office, which is self-explanatory.

As indicated in the memorandum, retrial in this case is scheduled to begin in USDC, SDNY, 6/9/64. Accordingly, it would be appreciated if, through appropriate sources available to you, the requested investigation could be completed as soon as possible in order that the results may be made available to the U. S. Attorney, SDNY.

#### Enclosures (2)

1-Foreign Liaison (Route through for review)

CAN: cad
(5)

Setached of forwards Asolog with Se fary Keeren, Foreign Frain

Belmont
Mohr
Casper
Callahan
Conrad
DeLoach
Evans
Gale
Rosen
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4 1964

MAIL ROOM TELETYPE UNIT

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Tran	asmit the following	Date: 5/26/64 PLAIN TEXT	
Via .	AIRTEL	(Type in plain text or code)	
v 1u	(Priority or Method of Mailing)		
	то:	DIRECTOR, FBI (58-5100)	Τ
	FROM:	SAC, NEW YORK (58-1232)	
Įi]	SUBJECT:		b6
		ROY COHN; MURRAY E. GOTTESMAN BRIBERY; OOJ; PERJURY	
	of a lette at Toronto	Enclosed herewith are the original and five copies rhead memorandum requesting investigation be conducted, Canada, by the Legat, Ottawa, Canada.	
		ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE STAR SERVICE STA	7
r	C C- Wil	Sette to fact of starts of	s
	(3 Bureau (1-New York AJA: dbr (5)	Encls. 6) EX 104  REC. 122 58-5100-35  [27 Figur oldans, 1/286 c 58-5100-35]  (27 Figur oldans, 1/286 c 58-5100-35]  (1-7 oreigh Liaison  1-7 oreigh Liaison	
L_	Approved:	Sent M Per	ľ



#### In Reply, Please Refer to File No.

### UNLED STATES DEPARTMENT OF

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FEDERAL BUREAU OF INVESTIGATION New York, New York May 26, 1964

Roy Cohn; Murray E. Gottesman
During recent trial in this matter, which ended in a mistrial on April 19, 1964 due to the death of the father of a juror. Cohn testified that he had contacted an attorney in
The United States Attorney, Southern District of New York, advised that allegedly had an interest in a
The United States Attorney related that it wasinteres in this corporation which was supposedly the subject of the inquiry by Cohn.
The United States Attorney has requested that be interviewed to determine any contacts he may have had with Cohn or The United States Attorney further requested that an attempt be made to obtain copies of any correspondence between and Cohn or
It is requested that the above investigation be expedited since new trial in this matter is scheduled to begin on June 9, 1964.
All persons interviewed in this investigation are to be informed that the investigation is at the request of the United States Attorney, Southern District of New York.
ALL INFORMATION CONTAINED

PROPERTY OF FBI

HEREIN IS UNCLASSIFIED DATE. 5-12-88.BY-502

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



SAC, New York (58-1232)5/28/64 Director, IBI (58-5100)b6 ctc.; b7C ROY COHN; ot al. eribery; ooj; perjury b6 It has been learned informally from b7C Washington Office, Fugazy Travel Bureau, Stanford, Connecticut, Telephone that one Muchor DAZ-2223, may have information regarding Roy Cohn's activities, is willing to talk to a Special Agent about Cohn and to testify if need be. The type of information may have is not known to Bureau. Now York discuss the above with USA Lorgenthau, SDNY, and if interview of Levis is desired, set forth appropriate lead. CAN/sew (5) The above information was obtained by SA C. R. Davidson from (19 JUN 1 1964

Contad DeLoach Evans -Gale . Rosen \_\_\_ Sullivan . Tavel\_ Trotter . Tele. Room Holmes .

Tolson Belmont . Moht -Casper Callahan

MAIL ROOM TELETYPE UNIT

	Date: May 27, 1964	
Transmit the follow	(Type in plain text or code)	
ViaAIRTE		
Via Airia	(Priority or Method of Mailing)	
то:	Director, FBI (58-5100)	•
MFrom:	Legat, Paris (58-11)(P)	
Subject:	ROY COHN;  MURRAY E. GOTTESMAN  BRIBERY; OOJ; PERJURY  ALL INFORMATION CONTAINED  HEREIN IS UNCLASSIFIED  DATE. 5/2-80. BY 5 (197)  4 279,5-08	6   7C
	ReBulet 5/15/64 with enclosures.	
	Enclosed for Bureau are 3 copies of a LHM dated May 27, copies of this communication along with its enclosure gurnished to the Bureau for referral to the New York	
	ъ .	7D
6- Bures	au (ENCLS: '55 NCLOSURE' REC- 25 58 - 5 100 - 5 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 -	
1 - Paris	(2 - New York) 15 JUN 2 1964	
HPW: 13 (7) JUN 5 19647		
C G- Wick	Special Agent in Charge III Foreign Fraise	



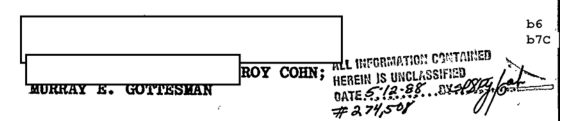
# UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D.C.

May 27, 1964



Mr. PIERRE DU PASQUIER was born in Le Havre, France, on August 14, 1891. He is a stockbroker and maintains offices at 26 avenue des Champs Elysees, Paris 16. Mr. DU PASQUIER has an honorable reputation and has no criminal record in France.

Upon personal interview, Mr. DU PASQUIER stated that he has no personal acquaintance with a MURRAY E. GOTTESMAN. He stated that this person is totally unknown to him. A search of Mr. DU PASQUIER's stockbroker client file failed to reflect the name GOTTESMAN.

Mr. DU PASQUIER explained that he has connections with the New York stock exchange and that he maintains an agency in that city called the Du Pasquier and Company Agency. It is located at 61 Broadway, New York City. It is possible that this branch office of his firm could have contacts with MURRAY E. GOTTESMAN.

This document contains neither incrementations nor conclusions of the PRI. It is the property of the PRI and he beams to your agency; it and its centents are not to be distributed outside your agency.

Date: 5/28/64

Transmit	t the following in		
•••	A IRTEL	(Type in plain text or code)	1
Via	AIRIEL	(Priority)	•
	то :	DIRECTOR, FBI (58-5100)	
	FROM :	SAC, NEW YORK (58-1232)	3
A	SUBJECT:	ROYCOHN; MURRAY ECGOTTESMAN BRIBERY; OOJ; PERJURY	/ b6 b7c
		ReNYairtel to Bureau, 5/26/64.	
	writ of man USDJ DUDLEY of venue to be argued b	AUSA  SDNY, advised this date that FRANK RAICHLE, Attorney for COHN, made motion for Indamus from Second Circuit Court of Appeals to direct B. BONSAL, SDNY, to grant continuance or change OCOHN. AUSA  related that this motion will Defore circuit court on 6/1/64 along with previous Writ of mandamus by  described in	b6 b7С
	were discus represent ( committment RAICHLE he	AUSA further advised that on 5/27/64 in Judge BONSAL's chambers, housekeeping matters seed. He added that RAICHLE stated he could not COHN if trial were to start 6/9/64 because of previous ts. AUSA stated that Judge BONSAL fold would have to represent COHN at trial starting or provide a suitable substitute.	b6 b7С
(	3 Bureau 1 New Yor	NYO continues to follow this matter closely.  REC- 17  REC- 17  MAY 29 1964	
	AJA:kmk (5)		
Ap	oproved:	Sent M Per M Per M Per M	

ATRTEL

TO:

SAC, New York (58-1232)

36/

FROM:

Director, FBI (58-5100)

PERSONAL ATTENTION SAC WILLIAM M. ALEXANDER CRIMINAL DIVISION

b6 b7C

ET AL.

BRIBERY; COJ; PERJURY

Reurairtel 6/2/64.

REC. 31

You are to personally review this matter to insure that in those instances in which you have granted SA Arthur J. Achenbach authority to sit at counsel table in the forthcoming trial, pursuant to request of USA, SDNY, his presence there is absolutely vital.

Continue to keep Bureau informed of pertinent developments.

1 - Mr. Nuzum

CAN:jds /

Tolson

Belmont

JUN 3 1964

Casper

Callahan

Conrad

DeLogach

Evans

Gale

Rosen

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Holmes

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Date: 6/2/64	
Transmit the following in	
Via AIRTEL (Priority or Method of Mailing)	
To : DIRECTOR, FBI (58-5100)	
FROM: SAC, NEW YORK (58-1232)	
ROY COHN; MURRAY E. GOTTESMAN BRIBERY; OOJ; PERJURY	b6 b7С
USA ROBERT M. MORGENTHAU, SDNY, has requested that SA ARTHUR J. ACHENBACH be present at counsel table for new trial in this matter which is to commence 6/9/64. USA, SDNY, has presented this request because of the complicated nature of the investigation, the sizeable number of exhibits involved and anticipated requests for further investigation as the trial progresses.	
In discussions regarding this request, it was pointed out to USA MORGENTHAU that it was felt SA ACHENBACH's presence at counsel table should be restricted to actual periods of testimony by witnesses concerning whom the Bureau has done extensive investigation and where a large number of exhibits exist relating to the particular witness. This would exclude SA ACHENBACH from spending unnecessary time at counsel table such as during reading of Grand Jury minutes or testimony of individuals concerning whom there are no Bureau exhibits.	
As a result of these discussions, USA, SDNY, has requested SA ACHENBACH be at counsel table during testimony of the following:	)
3 - Bureau 1 - New York  AJA: LW  AJA:	b6 b7C
Approved: Special Agent in Charge	

NY 58-1232

3)
4)
5)
7)
8) Representatives of various hotels, companies, restaurants, etc.

ь6 ь7с

USA also requested that SA ACHENBACH also be present during testimony of any defense witness whom the Bureau has investigated or interviewed. It should be noted that the eight witnesses enumerated above have been interviewed and investigated by the Bureau and a number of FD 302s concerning them were furnished to the defense during last trial.

In view of the above, it is recommended that USA MORGENTHAU's request for SA ACHENBACH to be present at counsel table be approved for limited periods set forth above.

	Date: 6/3/64	1.
Tro	Insmit the following in(Type in plain text or code)	
Vic	A I R T E L (Priority or Method of Mailing)	
		r <i></i>
	TO: DIRECTOR, FBI (58-5100)	-
	FROM: /) SAC, NEW YORK (58-1232)	
	7 ,	b6 b70
	ROY COHN; MURRAY E GOTTESMAN	
	BRIBERY; OOJ; PERJURY	
	Renyairtel to Bureau, 5/28/64.	
	AUSA SDNY, advised this date that	b6
	on 6/2/64 Second Circuit Court of Appeals denied defense motions for writs of mandamus for severance of GOTTESMAN and continuance or change of venue in COHN trial.	ъ70
	AUSA related that hearing was held this date before USDJ DUDLEY B. BONSAL, SDNY, on defense application to substitute attorney EMILE ZOLA BERMAN for FRANK RAICHLE as counsel for COHN in coming trial. BERMAN informed Judge BONSAL that in order to adequately prepare his defense of COHN he would need a postponement of the trial until 9/1/64.	ъ6 ъ70
	AUSA stated further that Judge BONSAL then denied the application and directed that RAICHLE and e present at USDC, SDNY, on 6/9/64 for start of trial of COHN.	
	NYO continues to follow this matter closely.	
	REC-12258-5/00-362	
	3 Bureau 15 JUN 4 1964	
	1 - New York	
	AJA: LW (5)	
	MW 100 Mg 100 Mg	l
	Approved: Sent M Per	
	C. C. William II INSpecial Agent in Charge	



	Date: 6/5/64 I	
Transmit	the following in PLAIN TEXT	
	(Type in plain text or code) AIRTEL	
Via	•	
	(Priority or Method of Mailing)	
149	TO : DIRECTOR, FEI (58-5100)	
1,7	FROM: SAC, NEW YORK (58-1232)	
	SUBJECT:  ROY COHN; MURRAY E.  GOTTESMAN  BRIBERY; OOJ; PERJURY	ь6 ь7С
	ReNYairtel to Bureau 6/3/64, and Bulet to NY 5/28/64.	
	Through efforts of Stamford RA, arrangements made to have SAs ARTHUR J. ACHENBACH and CHARLES J. GARVEY of NYO interview at Stamford, Conn., on 6/8/64. UACB, SAs ACHENBACH and GARVEY will proceed to Stamford that date to conduct interview.	ь6 ь7с
	AUSA SDNY, advised this date that hearing was held before USDJ DUDLEY B. BONSAL, SDNY, this date regarding FRANK RAICHLE discentinuing as defense a ttorney for COHN. He stated COHN asked Judge BONSAL if he would object to COHN acting as his own attorney and Judge BONSAL stated that he probably would not allow it.	
	AUSA stated that Judge BONSAL advised RAICHLE to be prepared to act as counsel for COHN at trial which will begin at 9:30 a.m. on 6/9/64.	)
	NYO continues to follow this matter closely.  (3-Bureau 2-New Haven (58-109) 1-New York  REC 27 5 8-5/00 -3(2)	
	AJA: mkp (7)	3
5	8 JUN 11 1964	
G CAM	oroved: Special Agent in Charge	

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Mr. Tolom Mr. Belmont	
Mr. Mohr Mr. Casper Mr. Casper Mr. Callahan	
U. S. DEPARTMENT OF JUSTICE Mr. Conrad	
GODED TELETYPE JUN 1 0 1964 W. Mr. Evans	
FBI NEW YORK  TELETYPE  Mr. Roselyvan  Mr. Tayel	
1209 AM DEFERRED 6-10-64, DAE/JAA  Mr. Trotter Tele. Room	
Miss Holmes Miss Gandy	
TO DIRECTOR -1- 58-5100	
FROM NEW YORK 58-1232	
	6 7C
Fribery, Ooj, Perjury. (6-9-64)	
NEW TRIAL STARTED NINE THIRTY AM THIS DATE BEFORE USDJ, DUDLEY	
B. BONSAL, SDNY. FRANK RAICHLE, COHN-S ATTORNEY, MADE ANOTHER MOTION	
TO BE RELIEVED AS COHN-S COUNSEL FOR TRIAL. JUDGE BONSAL DENIED MOTION	
AND DIRECTED RAICHLE TO DEFEND COHN.	
DAY SPENT IN SELECTION OF JURY. DEFENSE USED NINE OF TEN CHALL-	
ENGES, GOVERNMENT FOUR OF SIX. TRIAL RECESSED AT FOUR FORTY PM.	
RAICHLE MADE MOTION TO DIRECT GOVERNMENT TO FURNISH DEFENSE WITH	
TESTIMONY OF BEFORE SEC. ARGUMENT TO BE	6 7C
HEARD ON MOTION AT NINE FIFTEEN AM TOMORROW. TRIAL RESUMES TEN AM	7D
TOMORROW WITH SELECTION OF FOUR ALTERNATE JURORS.	
AUSA DONY, ADVISED THAT ON JUNE EIGHT LAST,	6 7C
	7D
REPRESENTATIVES OF USA-S OFFICE IN DELAYING SENTENCING OF	
IN UDY CASE. EX 101 REC 7 58-5100-365	
JUDGE BONSAL DENIED MOTION AND IMPOUNDED MOTION PAPERS.	
NYO CONTINUES TO FOLLOW THIS MATTER CLOSELY. 12 JUN 10 1964	
END AND PLS HOLD/	
56JUN 161964 198 CC-Button	

FEDERAL BUREAU OF INVESTIGATION  OF SUSTICE  COMMUNICATIONS SECTION  JUN 1 0 1964  Mr. Casper  Mr. Casper  Mr. Casper  Mr. Calloban
TELETYPE  Mr. Gorrad  Mr. Del ach  Mr. Evans  Mr. Gale  Mr. Rosen  Mr. Rosen  Mr. Rosen  Mr. Rosen  Mr. Tavel  Mr. Tavel  Mr. Tavel  Mr. Tavel
10-05 PM DEFERRED 6-10-64 DAE  TO DIRECTOR -11- 58-5100  FROM NEW YORK 58-1232
ROY COHN, MURRAY E. GOTTESMAN, BRIBIDE BOY CONN,
RENYTEL JUNE NINE LAST.  AUSA SDNY, ADVISED USDJ DUDLEY B. BONSAL, SDNY, TIBOO DATE DENIED DEFENSE MOTION FOR PRODUCTION OF TESTIMONY OF
BEFORE SEC.  TRIAL RESUMED AT TEN AM THIS DATE AND FOUR ALTERNATE JURORS
SELECTED. GOVERNMENT OPENING BY AUSA PRESENTED. FRANI <sup>b6</sup> RAICHLE PRESENTED OPENING FOR COHN AND FOR GOTTESMAN.
AUSA MADE MOTION AT START OF DAY TO HAVE COMMENTS OF NY 166 570 SUPREME COURT JUSTICE GREENBERG REGARDING GOVERNMENT WITNESS
EXCLUDED FROM TRIAL. JUSTICE GREENBERG IN A CIVIL SUIT AGAINST  HAD LABELED  A PERJURER AND THIS COMMENT RECEIVED WIDE  PRESS COVERAGE. JUDGE BONSAL RULED THAT NO REFERENCE SHOULD BE MADE TO
THIS STATEMENT IN OPENINGS AND TOOK AUNDER ADVISEMENT RULING REGARDING TRIAL PROPER.
END PAGE ONE 6 JUN 11 1964  7 4 JUN 191984
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PAGE TWO.....

TRIAL RECESSED AT FOUR TWENTY FIVE PM. AUSA INFORMED COUDS by the conversed cours of the count o

NYO CONTINUES TO FOLLOW THIS MATTER.
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$\langle \rangle$			Date:	June 8, 196	64		
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Via				or Method of Mailing	,		
2B	To: From: Subject:	Director, FBI SAC, New York Legat, Ottawa ROYCOHN; MURRAY E.COT BRIBERY; OOJ; ReBulet 5-28-	(58-5) (RUC ETC.: TESMAN PERJURY	ALL INFORMATION ( HEREIN IS UNCLASS DATE 5-12-88. #274.50 8	ONTAINED SIFIED BY SI D. T.	9 3 42 42	b6 b7C
		On this date,					b6 b7C
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Ċ	Approved:	N 1 7 1964 pecial Agent in Charg	Sent	М	Per		

FEDERAL BUREAU OF, INVESTIGATION  U. S. DEPARTMENT OF JUSTICE  COMMUNICATIONS SECTION  Mr.	Tolson Belmont Mohr Casper
JUN 1 1 1964 / Jun 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Collahan
TELET ME	D' Leach
CODED TELETYPE	Gale Rosen Sullivah Tavel
FBI NEW YORK	Trotter
11-00 PM DEFERRED 6-11-64 DAE Mis	ss Holmes
TO DIRECTOR -13- 58-5100	Bones
FROM NEW YORK 58-1232	9
ROY COHN, MURRAY E. GOTTESMAN, BR	IBERY 56
ooj, perjury.	C/4
REMYTEL JUNE TEN LAST.	`
usdj dudley B. Bonsal, sdny, ruled this date that certain port	IONS
OF COHN-S FGJ TESTIMONY SHOULD BE EXCLUDED WHEN GFJ MINUTES ARE	
READ INTO RECORD BY GOVERNMENT. HE ALSO RULED FGJ REPORTERS SHOULD	TEST <b>E</b>
TO ESTABLISH COMPETENCY.	
TRIAL RESUMED AT TEN AM THIS DATE. OF F	GJ, b6 b7C
THAT INDICATED COHN, AND OF FGJ, THAT	•
HEARD TESTIMONY OF GOTTESMAN WERE FIRST GOVERNMENT WITNESSES. THRE	E
FGJ COURT REPORTERS THEN TESTIFIED RE COMPETENCY OF FGJ MINUTES.	
REMAINDER OF DAY SPENT IN READING OF COHN-S FGJ TESTIMONY BY AUSAS	N
COHN AND TRIAL RECESSED AT FOUR PM TORESUME AT TEN AM TOMO	RROW.
READING OF FGJ TESTIMONY WILL CONTINUE TOMORROW . AUSA	
STATED SAS MARTIN MAHER AND JAMES BLASINGAME WILLBE BE NEXT GOVERNM	ENT
WITNESSES AND MAY TESTIFY TOMORROW AFTERNOON. 1255/ 5/00 -	<i>56</i> 8
NYO CONTINUES TO FOLLOW THIS MATTER CLOSELY. 15 JUN 12 1964	-
EX-103 —	
58 JUN 19 1964 CC - Brown	

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أكور	TO:	LEGAT, Ottawa	(58-5)		
Jetie 1	FROM:  ROY COHN,  BRIBERY,	Director, FBI etc.; RES	(53-5100) 369 103	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE	b6 b7C
		Relegatairtel	6/8/64 and Bulet	5/28/64.	
	the Law Assexpedition of the Car Bar named	e trial of Roy in progress in ssociation of l usly recontacto adian Bar who AUSA L may be called	SDNY, who is prin Cohn and Murray USDC, SDNY. AU Upper Canada, Tor ed to determine t can testify ther stated the	disseminated by the NY cipal Government couns Gottesman which is SA requested the onto, Ontario, be he name of the individue is no member of the ere is a possibility the erning the above at the	el b6 b7c at ual hat
	appropriational desired New York	te sources avai nade as soon as	llable to you, the	ciated if, through e requested recontact rtel results with copic	os
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	CAN:jds		Detachol direction 16/12/10	Sent Discussed & with Keevan, on Livion	
Tolson Belmont Mohr Casper Callahan Conrad DeLoach Evans Gale Rosen Sullivan		MAILED 8  JUN 1 2 1964  COMM-FBI	fary! Forey	on Liaion om.	
Tavel Trotter Tele. Room Holmes Gandy	JUN1	- Jr.			Cant

Mr. Tolson FEDERAL BUREAU OF INVESTIGATION Mr. Belmont. U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION Mr. Mohr. Mr. Casper. Mr. Callahan. JUN 11*19*64 Mr. Conrad. Mr. DeLoach Mr. Evans. Mr. Gale. Mr. Rosen. Mr. Sulliva: Mr. Tavel. Mr. Trotter. Tele. Room Miss Holmes Miss Gandy. CODED TELETYPE FBI NEW YORK 10-5/1 P DEFERRED 6-11-64 DAE ALL INFORM TO/DIRECTOR -12-58-5100 FROM NEW YORK 58-1232 ROY COHN, MURRAY E. GOTTESMAN, BRIBERY, b6 OOJ, PERJURY. RELEGAT OTTAWA AIRTEL TO BUREAU AND NY JUNE EIGHT LAST. CONTENTS OF REAIRTEL DISSEMINATED THIS DATE TO AUSA b7C HE REQUESTED LEGAT OTTAWA EXPEDITIOUSLY RECONTACT LAW ASSOCIATION OF UPPER CANADA TO DETERMINE NAME OF INDIVIDUAL OF CANDAIAN BAR WHO CAN TESTIFY THERE IS NO MEMBER OF BAR NAMED AUSA STATED POSSIBILITY THIS INDIVIDUAL MAY BE CALLED TO TESTIFY TO ABOVE AT CURRENT TRIAL IN THIS MATTER AT USDC, SDNY. artito Legat OttaREG 46 58 - 5700 
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Carrigdo END AND PLS HOLD..... JUN 15 1904 Cc-Biller

FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUN 1 2 1964 A)  FEDERAL BUREAU OF INVESTIGATION  Se'mon' Mohr
CODED TELETYPE TELETYPE TELETYPE
FBI NEW YORK
10-28 PM DEFERRED 6-12-64 DAE Mr. Rosen Mr. Sulli an
TO DIRECTOR -12- 58-5100
FROM NEW YORK 58-1232  Miss Gandy  Miss Gandy
ROY COHN, MURRAEY E. GOTTESMAN,
BRIBERY, OOJ, PERJURY.
REMYTEL JUNE ELEVEN LAST.
TRIAL RESUMED TEN AM THIS DATE. DAY SPENT IN READING COHN-S
TESTIMONY BEFORE FGJ , SDNY, BY AUSA- S AND DONALD
J. COHN, SDNY. TRIAL RECESSED AT FOUR PM TO RESUME AT TEN AM JUNE
FIFTEEN NEXT.
AUSA ADVISED THAT READING OF FGJ TESTIMONY OF GOTTESMAN SHOUD bo
BE CONCLUDED ON MORNING OF JUNE FIFTEEN. GOVERNMENT WILL THEN CALL
SAS MAHER AND BLASINGAME AS WITNESSES. AUSA SAID THEY WILL
BE FOLLOWED BY SEC AGENTS AS WITNESSES.
NYO CONTINUES TO FOLLOW THIS MATTER CLOSELY.
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TO	DIRECTOR -	-11			8 (8)	1	Mr. Conrad Mr. DeLoach	,
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				M		کالیا ما	Mr. Sullyan Mr. Tayel	
				//	/ V shall	N X	Mr. Trotter	
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				ROYECOH	N, MURRAY	E. GOTTES	MAN., 3	b6 b7С
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Jung	REMYTEL J	UNE TWELVE LAS	T.	•			100	S
, 0	TRIAL RES	UMED TEN AM TH	IS DATE	e. AUSA	s	ANI	DONALD	
J.	COHN, SDNY,	CONCLUDED READ	ING OF	GOTTESM	AN-S FGJ T	ESTIMONY	INTO	٠
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7	FEDERAL BUREAU OF INVESTIGATION U. S. DEPARIMENT OF JUSTICE COMMUNICATIONS SECTION  JUN 1 6 1964  Mr. Tolson
	CODED TELETYPE  CODED TELETYPE  FBI NEW YORK  3744 PMSSS DEFERRED 6-16-64 JJM  PO DIRECTOR 58-5100///6///
pr	FROM NEW YORK 58-1232  ROY COHN, MURRAY E.  Book book book book book book book book
•	REMYTEL, JUNE FIFTEEN LAST.  TRIAL RESUMED TEN AM THIS DATE WITH  GOVERNMENT WITNESS.
	TRIAL RECESSED AT FOUR  PM WITH CROSS EXAMINATION OF BY FRANK RAICHLE.
	ALMOST COMPLETED. NEXT GOVERNMENT WITNESSES WILL BE TRIAL RESUMES TEN AM
	TOMORROW.  USDJ DUDLEY B. BONSAL, SDNY, RULED THIS DATE ON PRIOR DEFENSE
	MOTION THAT GOVERNMENT SHOULD PRODUCE MEMORANDUM PREPARED BY  FORMER AUSA  CONCERNING COHN/S VISIT TO PRIOR  b6 b7c
	TO UDY INDICTMENT TO INQUIRE OF UDY INVESTIGATION. JUDGE BONSAL STATED HE WOULD ALLOW DEFENSE TO READ MEMO IN COURT BUT
	RULED CONTENTS MUST NOT BE DISCLOSED. 585/00 13 72
	END 447 6 WBSJUN 24 1964  FBI WASHDC  REC 48  JUN 17 1964

5-82 (Rev. 4-29-57)	~~ Î	<b>Q</b> .		7
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	CONFIDENTI Date: 6-	ĀL 11–64		
To: Director, FBI  A  From: Legal Attache, Ottawa	ttention :	8-5 )	Classified by Sh Declassic on Of	The L
Title  MOREON ROBSON, ETC.;  ROY COHN:  MURRAY E. GOTTSMAN	Referen	ter ERY; OOJ; PE ice irtel 6-8-64		
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,			FBI	~	
	•		Date: 6-	9-64	
Tro	ansmit the followi	ng in	pe in plain text or c	ode)	
17:	a AIR TE		F - m France	,	
V10	AARL		(Priority or Me	thod of Mailing)	
(	Jro:	Director, FBI (58-5	100)		
٠, ١	From:	Legat, Paris (58-11	) (RUC)		
An	Subject:				b6 b7C
		MURRAY E. GOTTESMAN BRIBERY; OOJ; PERJU		ALL INFORMATION CONT HEREIN IS UNCLASSIFIED DATE: 5-12:58 DY THEORY SON	Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Service Servic
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	· /v		Sent		613m
É.	DO MIN St	Special Agent in Charge			



# UNITED STATES DEPARTMENT OF STICE FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D.C. June 9, 1964

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ROY COHN; MURRAY E. GOTTESMAN  ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED OF THE PROPERTY OF THE PROPERT
General of Security (Spanish National Police), Madrid, Spain, reported that toll slips pertaining to telephone calls made in August. 1961. from the residence of
pursuant to rules long established by the National Telephone
Accordingly, it is not possible to determine the identities of subscribers to telephones called from residence in August, 1961.

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

		Date: <b>June 16, 1964</b>
Transı	mit the following	in
		(Type in plain text or code)
Via _	Airtel	REGISTERED
		(Priority or Method of Mailing)
	то:	Director, FBI (58-5100) SAC, New York
	hat shi	Legat, Ottawa (58-5) (RUC)
	Subject:	ROY COHN; ET AL BRIBERY; OOJ; PERJURY  BALL INFORMATION CONTAINED  by HEREIN IS UNGLASSIFIED  DATES. 12.508
		ReBUairtel 6-12-64.
		On this date
		b
	Vovit dina	Two copies of this airtel are being sent to New ct via air mail.
	TOTA GIFE	Innes REC 14 58-5100-375
	4 - Burea 2 - New Y 1 - Ottaw MLI:jhc (7)	u (1 cc - Liaison Direct) ork (air mail)  7[[-X] 2 JUN 18 1964
	ADDENDUM	(6-16-64):
	MLI:jhc	b
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		SentM Per Decial Agent in Charge

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Joseph China	U. S. DEPART COMMUNICA	of investigation Ment of justice TIONS SECTION 1 9 1964	Mr. Tolson Mr. Belmont Mr. Mohr Mr. Casper Mr. Callahan Mr. Conrad
		etype () · W.J.	Mr. DeLoach Mr. Evans Mr. Gale Mr. Rosen Mr. Sullitan Mr. Tavel Mr. Trotter Tele. Room Miss Holmes Miss Gandy
	CODED TELETYPE	//'	
	FBI NEW YORK		Obs
11	121A AM DEFERRED 6-19-64 JAA		Note that
	TÓ DIRECTOR -3- /58-5100/	V	· com.
	FROM NEW YORK /58-1232/ 3 P	<del></del> 1	(e b6
		, ROY COHN.	, MURRAY E. GOTTES- book
	MAN., BRIBERY. OOJ. PERJURY.		
	REMYTEL JUNE ŞEVENTEEN LAST.	,	
	TRIAL RESUMED TEN AM JUNE E	GHTEEN LAST WITH	CROSS EXAMINATION
	OF		NEXT GOVERNMENT WIT-66
	NESS WAS TESTIFYING TO FACTS OF C	CASE WHEN TRIAL R	ECESSED AT FOUR PM
	WILLIAM MULLIGAN,	ATTORNEY, ASKED	THAT HEARING BE
	HELD JUNE EIGHTEEN ON HIS MOTION	TO SQUASH DEFENS	E SUBPOENA THAT HE
	PRODUCE ALL MATERIAL PERTINENT TO	THIS CASE THAT	HE FURNISHED "LIFE
	MAGAZINE". FRANK RAICHLE ARGUED	HE WAS NOT READY	FOR HEARING BUT USDJ
	DUDLEY B. BONSAL STATED HE WOULD	HEAR MULLIGAN-S	COMMENTS.
	MULLIGAN DESCRIBED SUBPOENA		TATED HE HAD BEEN COLTD
	TACTED BY "LIFE" FOR PERMISSION T	O INTERVIEW	AND FOR
	MULLIGAN TO FURNISH "LIFE" ANY MA	ATERIAL HE POSSES	SED REGARDING THIS
	END PAGE ONE THEO - 1.	المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد المستحدد الم	
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CASE OR UDY CASE. HE STATED THAT HE REFUSED TO ALLOW INTERVIEWS AND
ONLY MATERIAL BE FURNISHED WERE SOME PAGES OF TRANSCRIPT OF TRIAL
TESTIMONY OF UDY CASE WHICH IS PUBLIC SOURCE MATERIAL. HE ADDED HE DID
ALLOW "LIFE" PHOTOGRAPHERS TO PHOTOGRAPH BUT ALLOWEIDED BUT ALLOWEIDED
NO INTERVIEWS.
STATED MULLIGAN WAS NOT TRUTHFUL AND HE POSSESSED b6
MATERIAL THAT MULLIGAN FURNISHED "LIFE". VERBAL ARGUMENT AMONG THESE
LAWYERS THEN ENSUED. JUDGE BONSAL HALTED ARGUMENT, STATED HE ACCEPTED
MULLIGAN-S WORD AS OFFICER OF COURT AND DISMISSED DEFENSE SUBPOENA.
HE DIRECTED THAT NEW SUBPOENA BE ISSUED IF DEFENSE FELT NECESSARY AND
WRITTEN MOTIONS BY DEFENSE SHOULD BE SUBMITTED CONTAINING MATERIAL
ALLEGED MULLIGAN FURNISHED "LIFE".
AUSA SDNY, ADVISED HE LEARNED THAT MATERIAL
ALLEGED MULLIGAN FURNISHED "LIFE" WAS COPY OF A LETTER TO MULLIGAN FROM
SOLICITING A CONTRIBUTION.
ASSOCIATE OF GOTTESMAN.
END PAGE TWO

PAGE THREE

TRIAL RESUMES TEN AM INSTANT DATE WITH SWANN CONTINUING DIRECT TESTIMONY.

. NYO CONTINUES TO FOLLOW THIS MATTER CLOSELY.

END

WA HFL

FBI WASH DC

Mi. Tolson Mr. Belmont. Mr. Mohr. Mr. Casper. Mr. Callahan Mr. Conrad. FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION Mr. DeLoach Mr. Evans. Mr. Gale\_ JUN 1 8 1964 Mr. Rosen Mr. Sulliva Mr. Tavel TELETYPE Mr. Trotter CODED TELETYPE Tele. Room Miss Holmes. Miss Gandy. FBI NEW YORK 102/AM DEFERRED 6-18-64 JAA TØ DIRECTOR -5- /58-5100/ FROM NEW YORK /58-1232/ 2 P ROY COHN. MURRAY E. GOTTES-MAN., BRIBERY. OOJ. PERJURY. REMYTEL JUNE SIXTEEN LAST. TRIAL RESUMED TEN AM SIX SEVENTEEN SIXTY FOUR. DAY SPENT IN CROSS BY FRANK RAICHLE. OPINION OF VARIOUS EXAMINATION OF REPRESENTATIVES OF PRESS WAS THAT DEFENSE CAUSED CREDABILITY OF TO BE QUESTIONED BY ADMISSIONS FROM HIM THAT PART OF HIS TESTIMONY AT PRESENT TRIAL NOT CONSISTENT WITH TESTIMONY AT FIRST TRIAL AND BEFORE FGJ. TRIAL RECESSED AT FOUR PM TO RESUME TODAY AT TEN AM WITH CROSS EXAMINATION OF DEFENSE HAS SUBPOENAED WILLIAM MULLIGAN. ATTORNEY, TO, HAVE HIM PRODUCE ANY INFO HE POSSESSES RE THIS MATTER. MULLIGAN DECLARES ALL THIS MATERIAL TO BE PRIVILEGED le-em END PAGE ONE **E5** JUN 19 1964 7 4 JUN 251964 cc-1160

PAGE TWO

ARGUMENT ON THIS MATTER WILL BE HELD BEFORE JUDGE BONSAL, JUNE NINETEEN NEXT.

NYO CONTINUES TO FOLLOW THIS MATTER CLOSELY.

END

WA HFL

FBI WASH DC

Men		<b>@</b> -
1	NR blalla	EDERAL BUREAU OF INVESTIGATION  U. S. DEPARIMENT OF JUSTICE COMMUNICATIONS SECTION  JUN 1 9 1964  TELETYPE  Mr. Tolson  Mr. Belmont  Mr. Casper  Mr. Casper  Mr. Callahan  Mr. Conrad  Mr. DeLoach  Mr. Evans  Mr. Gale  Mr. Rosen  Mr. Sullivan
,	CODED TELETYPE	Mr. Tavel Mr. Trotter Tele. Room Miss Holmes Misg Conde
V	9-45 PM DEFERRED 6-19-64	DAE MY
	TO DIRECTOR -10- 58-5100	
	FROM NEW YORK 58-1232	
		ROY COHN, MURRAY E. GOTTESMAN, b6 b7C
	BRIBERY, OOJ, PERJURY.	6-em
	REMYTEL JUNE EIGHTTEEN	N LAST.
	TRIAL RESUMED TEN AM	THIS DATE. DAY SPENT ON TESTIMONY OF
[	PRINCIPALLY	DEALING WITH COHN AND GOTTESMAN NOT b6 b7C
	ATTENDING MEETING IN NYC OF	N AUGUST NINETEEN, NINETEEN FIFTY NINE.
	PRESS REPRESENTATIVES OPINI	WAS VERY EFFECTIVE GOVERNMENT
	WITNESS. TRIAL RECESSED A	FOUR ZERO FIVE PM TO RESUME TEN FIFTEEN
	AM, JUNE TWENTY TWO NEXT.	GOVERNMENT WILL THEN CALL
•	NYO CONTINUES TO FOLL	OW THIS MATTER CLOSELY.
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1	To: Director, FBI	(Bufile:	58-5100	Declassing on:	Office Contract
·	Att	ention :		17.588 17.	9-1
	rom: Legal Attache, Ottawa	(	58-5	) (1)	3-1
	Title Etc.; ROY_COHN; ET AL	R	haracter RIBERY; OOJ; eference		4-/b6 b7C
,		M	y airtel 6-16	5-6 <b>4.</b>	
afr	Enclosed are the following communication one copy of letter da			Original a	and <sub>b7D</sub>
ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED	Dissemination  May be made as received  May be made as indicated by stamp  May not be made without further clea	on enclosure		ALL INFORMACION DIN PAGE IS CLASSIFIED OTH PRICESS INDICATED	₩ Б/Б
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					TEST	IFIED
	RE ABOVE ALLEGED MEETIN	G AND CONTAC	TS WITH	FORMER AUSA		IN
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	RAICHLE CROSS EXAMINING	T	RIAL RES	UMES TEN AM	TOMORROW.	
	INFO IN REFERENCED	LEGAT AIRTE	L DISSEM	INATED THIS	DATE TO AUS	
,	SDNY. H	E REQUESTED	LEGAT, C	TTAWA BE EXI	PEDITIOUSLY	ь6 ь7с
1	RECONTACTED TO HAVE RECONTACTED TO DETERMINE IF THERE I		F	?EC 3N 58- 3	ATIONS REVIE	WED
	BUREAU RÉQUESTED TOHAVE REQUESTED BY AUSA.		. delinie			
	NYO CONTINUES TO	FOLLOW THIS	MATTER C	LOSELY. an	1000 Oitawa	
	NYO CONTINUES, TO END AND PLS HOLD	61	Da		can', jds	

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MAIL ROOM TELETYPE UNIT

TO:	Legat, Ottava (58-	3	
FROM:	Director, FBI (58-	5100) <i>380</i>	
ROY COH BRIBERY	ETC.; N, ET AL. , OOJ, PERJURY	ALL INFORMATION CONTAINED  HEREIN IS UNCLASSIFIED  DATE 5: 12:88 BY 58.49	
	Reurairtel 6/16/64		
the cur AUSA associa	k Office to AUSA rent trial of Cohn an requested that r	sirtel were disseminated by the  SDNY, who is handling d Murray Gottesman in USDC, SDNY. ecords of all Canadian bar determine if there is a member	
check c matter it is p as resu of the	iate sources availabl ould be made as soon may be an important p ossible that testimon lt of the foregoing r	uld be appreciated if through e to you the requested record as possible. It is noted this art of the Government's case and y in USDC, SDNY may be required ecord check. Therefore, the name testify should also be obtained. to New York.	
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FEDERAL BUREAU OF INVESTIGATION  FEDERAL BUREAU OF INVESTIGATION  COMMUNICATIONS SECTION  Mr. Tolson Mr. Belmont Mr. Mohr Mr. Casper Mr. Callahan
CODED TELETIONS JUN 24 1964 Mr. Conrad Mr. DeLoach Mr. DeLoach
COPED TELETYPE Mr. DeLoach Mr. Evans Mr. Gale Mr. Gale
FBI NEW YORK Mr. Rosen Omr. Sullivan Mr. Sullivan
2-01 AW DEFERRED 6-24-64 PW Mr. Tavel
TO DIRECTOR /58-5100/2 Miss Gandy
FROM NEW YORK /5811232/
ROY COHN., MURRAY E GOTTESMAN b6
BRIBERY., OOJ., PERJURY.
REMYTEL, JUNE TWENTY TWO LAST.
TRIAL RESUMED TEN A.M. THIS DATE WITH CROSS EXAMINATION OF
JEXT COVERNMENT HITNESS ATTORNEY b6
TESTIFIED REGARDING HIS PRESENTATION OF ND CONTACTS WITH
DURING FGJ INVESTIGATION OF UDY CASE.
restified cohn had not contacted him b6
TO REPRESENT OR ANYONE ELSE INVOLVED IN UDY CASE.
TESTIFIED HE HAD NO
RECORD OF TEN THOUSAND DOLLAR PAYMENT OF LEGAL FEES TO COHN BY
IN NINETEEN FIFTY NINE. TRIAL RECESSED AT FOUR P.M. WITH
CROSS EXAMINATION OF BY FRANK RAICHLE. TRIAL RESUMES
TEN A.M. TOMORROW. WILL FOLLOW AS NEXT
GOVERNMENT WITNESS.  NYO CONTINUES TO FOLLOW CLOSELY.
NYO CONTINUES TO FOLLOW CLOSELY. REC 55100-381
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FEDERAL BUREAU OF INVESTIGATION  U. S. DEPARTMENT OF INVESTIGATION  U. S. DEPARTMENT OF JUSTICE  COMMUNICATIONS SECTION  JUN 2 4 1964  TELETYPE  TELETYPE  TELETYPE  TO DIRECTOR -14-  58-5100  FROM NEW YORK 58-1232  ROY COHN, MURRAY  Mr. Tolson.  Mr. Belmont.  Mr. Capper.  Mr. Callahan.  Mr. Conrad.  Mr. Conrad.  Mr. Conrad.  Mr. Belmont.  Mr. Capper.  Mr. Callahan.  Mr. Conrad.  Mr. Conrad.  Mr. Belmont.  Mr. Conrad.  Mr. Conrad.  Mr. Svans.  Mr. Sullivan.  Mr. Tavel.  Mr. Tavel.  Tele. Room.  Miss Holmes.  Miss Gandy.
BRIBERY OOJ, PERJURY.  REMYTEL JUNE TWENTY THREE LAST.  TRIAL RESUMED TEN AM THIS DATE WITH CROSS EXAMINATION OF
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NYO CONTINUES TO FOLLOW CLOSELY.
END AND PLS HOLD REC. 34 58-5100-300
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CODED TELETYPE	
NEW YORK  NEW YORK  Mr. Evans. Mr. Gale Mr. Rosen.	'
9-5APM EDT DEFERRED 6-25-64 MFR  Mr. Sullivan Mr. Tavel Mr. Trotter	
TO DIRECTOR, FBI /19/ /58-5100/ Miss Holmes	
FROM NEW YORK /58-1232/ JULY JULY Miss Gandy	
ROY COHN., MURRAY E. GOTTESMAD	6   7C
BRIBERY., OOJ., PERJURY	
REMYTEL, JUNE TWENTYFOUR LAST.	
TRIAL RESUMED TEN A. M. THIS DATE WITH CROSS EXAMINATION OF	7C
AUSA SDNY, THEN READ PERTINENT PORTIONS OF FG.	j
TESTIMONY ON JULY TEN SIXTYTWO INTO RECORD.	
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IED REGARDING ART LAYOUTS PREPARED FOR	i
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DESERT INN AND STARDUST HOTELS IN NINETEEN SIXTYTWO.	-
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PAGE TWO NYC TELEPHONE COMPANY, INCODUCED RECORDS OF 66
CALLS TO ON SIX TWENTYFIVE SIXTYTWO. b7D
P, MONTGOMERY WARD CO., CHICAGO, TESTIFIED ABOUT
DETROIT MEETING OF N SIX TWENTYONE SIXTYTWO.
TRIAL RECESSED AT FOUR PM WITH DIRECT EXAMINATION OF
WHICH WILL BE RESUMED AT TEN AM TOMORROW.
FOLLOWING WILL BE LAST GOVERNMENT WITNESS.
AUSA EXPECTS TO CONCLUDE GOVERNMENT -S CASE TOMORROW AFTER-
NOON OR MONDAY MORNING. FRANK RAICHLE INDICATED HE PLANS TO MAKE A
NUMBER OF MOTIONS AFTER GOVERNMENT RESTS.
NYO CONTINUES TO FOLLOW CLOSELY.
SND AND PLS HOLD
CC Mr. Muguer

•	FEDERAL	BUREAU	OF INV	STIGATION	h _
REPORTING	OFFICE	OFFICE OF ORIGIN	DATE	I INVESTIGATIVE PERIOD	<u>u -1</u>
REPORTING	CHICAGO	NEW YORK	6/24/64	5/21/64 - 6/12/	64
TITLE OF		20101	REPORT MADE BY	1 0/21/04 - 0/12/	TYPED BY
			SA WILLIA	M A. MORRISON	dpd b6
	ROY COHN, ET A	L	CHARACTER OF	CASE	b7C
			BRIBERY,	OOJ: PERJURY	
Port)					
	en BR fi Re	reau airtel to Ci titled IBERY", (Bufile ' le 72-104), (New port of SA CHARLI icago dated 5/18,	72-1481), (C York file 7 ES E. PRICE	tc., OOJ:	b6 b7c
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U.S. GOVERNMENT PRINTING OFFICE 16-76324-1

CG 58-466

extra copy of instant report being furnished to New York in order that one copy may be furnished the United States Attorney's office handling the case.

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The information set forth in details of instant report is also reported in subject matter of referenced airtel, and under no circumstances should the United States Attorney's office, New York, be advised of Bureau's interests in the matter.

- B\* -

COVER PAGE

EQ-204 (Rev. 3-3-59)

## UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:			
Report of: Date:	SA WILLIAM A. MORRISON 6/24/64	Office: Chicago	
Field Office File No.:	58-466	Bureau File No.: 58-5100	,
Title:	ROY COHN, ET AL	/	ъ6 ъ7с
Character:	BRIBERY; OBSTRUCTION OF	JUSTICE: PERJURY	
Synopsis:	1		
Reports, with Unit connection	Department of Labor, Chited States Attorney, New on with and ROY COHN case stored at Sh		ь6 ь7с

CG 58-466

DETAILS: AT CHICAGO, ILLINOIS

Chicago Hotel, Chicago, Illinois, was contacted by SA CHARLES E. PRICE on May 21, 1964, June 2, 1964, June 3, 1964, and June 12, 1964, to determine if the search of the hotel records had resulted in locating the registration records of On each contact he advised that the records have not been located and that the search is not yet completed.

On June 12, 1964, he stated it would take about ten more days to complete this search.

0.6

b6 b7C

1.		
	Date <u>6/15/64</u>	
Labor-Management and Welfare Pension Re Department of Labor, 105 West Adams Str the following information:	eports, (OLM-WPR),	ь6 ь7
OLM-WPR, went to New York on Wednesday, via American Airlines and landed at La time unknown. He returned on the same Airlines and left New York at 7:30 p.m.	Guardia Airport, date via American	
On Thursday morning, trip with several employees of OLM-WPR. he had received word via telephone from States Attorney's office in New York to and he had requested the caller to clea through JOHN V. MORAN, Assistant Direct Compliance Operations, Department of La Dir C.	n the United o appear there, ar the request tor, Division of	
interviewed by personnel of the New Yor Attorney's office concerning the trin the West Coast with	rk United States took to	ь6 ь7
He said he was asked if the ROY COHN can cussed during his trip to the West Coast the questions asked of him seemed design the extent of his relationship with was asked if had contacted anyon	st. He said med to develop ne while on the	;
West Coast who was not connected with t matter. said he had replied the not made any such contacts to his knowl have done so without him knowing. related to that someone in the Carid that someone gave 35,000 in the carid that someone gave	nat had Ledge but could urther COHN case had in Las Vegas.	,
said he was questroned intensive this incident as to whether he had known or shared in the \$35,000	wledge of it i he had replied,	•
	,	
6/5/64 of Chicago, Illinois	File # CG= 58-466	ا المسر م

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

2.

CG CG 58-466

reputation on the line for something	ng like this?"
stated that	appeared to be quite
upset concerning this interview in	New York and his voice
became somewhat charged with emotion	on while <del>talking</del> about the
interviewtated +bot of	±he time   řeceived
the call to go to New York	did not appear concerned
about it and remarked that he had	gone through this once
before.	

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4. ·

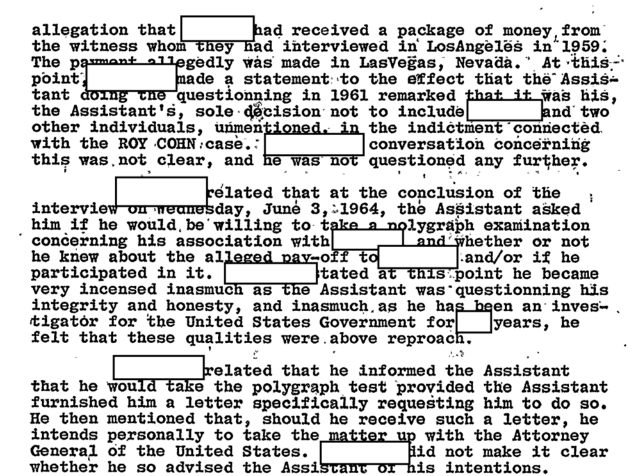
Æ

1.

Date 6/15/64

On June 5, 1964, SA RONALD S. FOSBURGH had	
lunch with GERALD G. GOTSCH, Area Director, Office of	
Labor-Management and Welfare Pensions Reports. (OLM-WPR),	
Department of Labor, and	
also employees of OLM-WPR. En route to the	
restaurant,	
OLM-WPR, related the following to SA FOSBURGH and Mr.	
GOTSCH:	
doibon;	
To 1050 while with the Internal Deserve	
In 1959, while with the Internal Revenue Service, in an investigation of	
Congressman ADAM CLAYTON POWELL while assigned to	
the New York office. One of the witnesses in the	
case had moved to Log Angeleg Colifornia and he was	
asked by	
to Los Angeles to	
interview the witness. They took an airline flight to	
Los Angeles, and from the airport, proceeded directly	
to the hotel where they stayed. They obtained a	
double room at the hotel, and that evening they	
interviewed the witness. The following morning,	
after having breakfast, they returned to the airnort	
and took a flight directly back to New York.	
was with the entire time they were in Los	
Angeles. and to the best of his knowledge, at no time	
did make any contacts of friends or aquaint-	
ances other than the witness.	
The state of the s	
In 1961, was summoned to New York	
and interviewed by one of the Assistant United States	
Attorneys in connection with his association with	
On Wednesday, June 3, 1964 was	
TOURS TO RECEIVE TO NOW VON'T Whomas to Man Von't whomas to Man Von't whomas to Man Von't whomas to Man Von't whomas to Man Von't whomas to Man Von't whomas to Man Von't whomas to Man Von't whomas to Man Von't whomas to Man Von't whomas to Man Von't who was to	
requested to return to New York, where ne underwent	
intensive questioning in connection with his	
association with advised the United States Attorney's office that his only association with	
BLALES ALEOPHEV'S OTTICE THAT HIS ONLY ASSOCRATION WITH	
——————————————————————————————————————	
Whose many on a disput many hand and a live	
They were on a first name basis; however, they did not	
socialize outside of their business activities. The	
Assistant doing the questioning stated there was an	
6/5/64 Chicago IllinoisCC= 5 8 = 4.66	
6/5/64 of Chicago, Illinois File #CG- 58-466	
6/5/64 Chicago, Illinois	

CG CG - 58 - 466



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CODED TELETYPE	U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUN2 6 1964 TELETYPE	Pur Span	Mr. Tossen Mr. Belmont Mr. Mohr Mr. Casper Mr. Callaban Mr. Conrad Mr. Dei ah
FBI NEW YORK			Mr. Evand Mr. Gale Mr. Rosen
9-25PM EDT DEFERRED	6-26-64 MFR	TA COUTER	Mr. Sull (n. Mr. Tavc)
TO DIRECTOR, FBI /58-	5100/ /13/		Mr. Trot
FROM NEW YORK /58-	·1232/ 1P	· <b>/y</b>	Miss Gandy
	,	ROY COHN., MURRAY	E GOTTESMAN b6
BRIBERY., OOJ., PERJUR	?Y•	1 cm	Le John !
REMYTEL, NUNE TWE	ENTYFIFTH LAST.	( ) J.	
TRIAL RESUMED TEN	N AM THIS DATE WITH	direct examinati	ON OF b6
NEXT WITHE	ess, testified to F	FACTS OF CASE. TH	RIAL RECESSED b7
FOUR PM WITH FRANK RAI	CHLE CROSS EXAMINI	ING HE WILI	. CONTINUE WHEN
TRIAL RESUMES AT TEN F	FIFTEEN AM JANEUT DE DES, GOVERNMEN R <b>EC</b> TI	3127-611	0-385 Aichle Indicated
HE WILL NEED ABOUT TWO		LATED DEFENSE MOT	IONS. JUDGE
BONSAL STATED DEFENSE	WILL BEGIN TO PRES		E9THIRTY NEXT.
TAJUL ZNYO CONTANUES TO	FOLLOW CLOSLEY.	/	-
END ANDHOLD PLS	ce Bend	Day.	
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6/28/64

Airtel

1 - Mr. Nuzum

SAC, New York (58-1232) To:

From: Director, FBI (58-5100) - 38 6

AKA. REC 7

ROY COHN; ET AL., BRIBERY; OOJ; PERJURY

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Following received from Legat, Ottawa:

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Advise USA, SDNY.

CAN/cb (4)

MARGO SERVICE

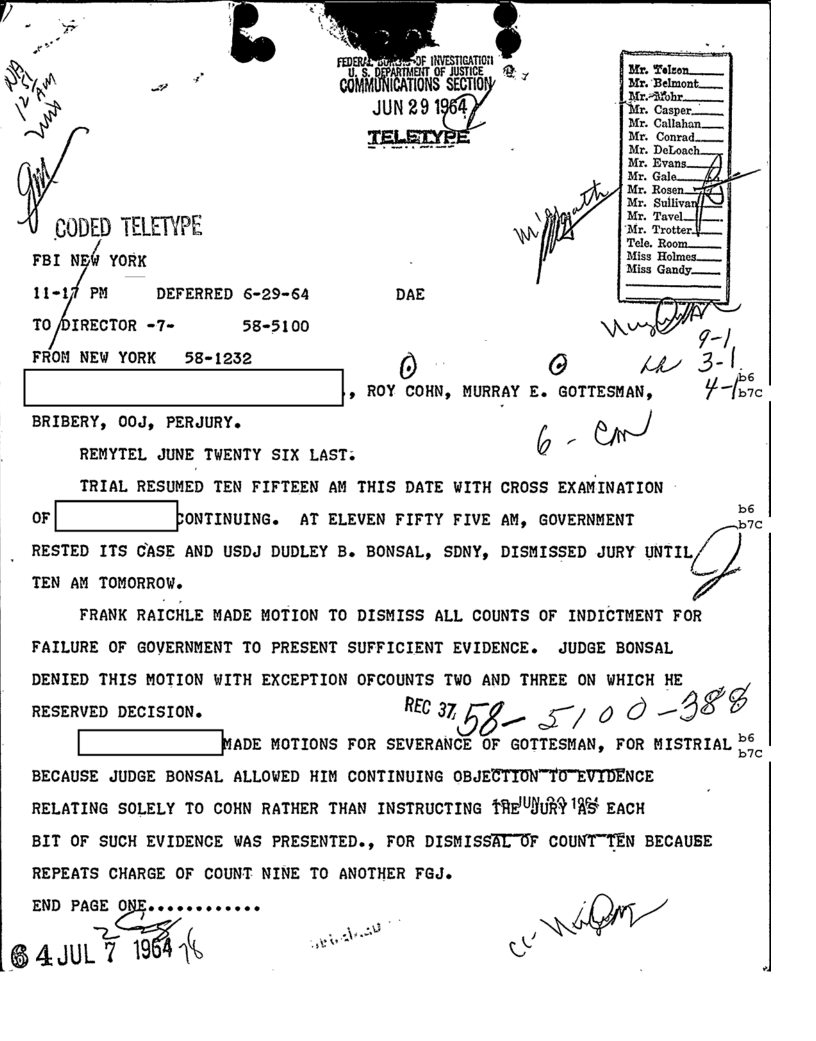
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Tolson \_\_\_\_ Belmont \_\_\_\_

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ETC.; ROY COHN, I	ETAL, BRIBERY, OOJ,	9_  <sup>t</sup>
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0 18	FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION  JUN 3 0 1964  TELETYPE  Mr. Tolson Mr. Belmont Mr. Mohr. Mr. Casper Mr. Callaban Mr. Conrad Mr. D Loac
Opt	Mr. Evans Mr. Gale Mr. Rosen Mr. Rosen Mr. Sullivan Mr. Tayl Mr. Trotar Tele. Room Miss Holmes Miss Gandy  FBI NEW YORK
	9-23 PM DEFERRED 6-30-64 DAE TO DIRECTOR -9- 58-5100
ı	FROM NEW YORK 58-1232
	ROT COHN., MURRAT E . GUITESMAN, b7c
	REMYTEL JUNE TWENTY NINE LAST.
	TRIAL RESUMED TEN AM THIS DATE WITH PRESENTING b6
	DEFENSE OF GOTTESMAN. GOTTESMAN WAS WITNESS AND HE TESTIFIED ALONG
	SAME LINES AS IN FIRST TRIAL. TRAIL RECESSED AT FOUR PM WITH CROSS,
	EXAMINATION OF GOTTESMAN TO RESUME TEN AM TOMORROW.
	NYO CONTINUES TO FOLLOW CLOSELY.
	REC 12 FI JUL 1 1964
	53 JUL 9 1964 CC Laborat



JUDGE BONSAL DENIED ALL MOTIONS.

TRIAL RESUMES AT TEN AM TOMORROW WITH RAICHLE PRESENTING CASE
FOR COHN. NYO CONTINUES TO FOLLOW CLOSELY.

END AND PLS HOLD......

b6 b7C

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE		OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
	CHICAGO	NEW YORK	6/30/64	6/26/64	
TITLE OF	TITLE OF CASE		REPORT MADE BY	REPORT MADE BY	
	. ^	<b>V</b>	CHARLES E	PRICE	djm
1.1		$\neg$	CHARACTER OF	CASE	b6
1.1	ROY COHN, E	r AL			b7
V			BRIBEI	RY; OOJ; PERJURY	
				4	
		`			

REFERENCE: Report of SA WILLIAM A. MORRISON at Chicago, dated 6/24/64.

- RUC -

## A\* COVER PAGE

APPROVED	SPECI IN (	AL AGENT CHARGE	DO NOT W	RITE IN SPACES BELOW	
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1 - 0	Chicago (58-466)	) 🗼 🔭	-	DW.	
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	OPTIONAL FORM NO. 10			*		,	
	UNITED STATES	GOVERNMENT	Ɣk	tona	7	Folson Belmont	$\neq$
	Memore	andum	1-Mr. H 1-Mr. H			Casper Callaha Conrad DeLoac	
	то :	Mr. Belmon	ne in .	DATE:	7/1/64	Evans . Gale Rosen .	
	FROM :	A. Rosan	1-Mr. H 1-Mr. H	AcGrath Nuzum		Sullivar Tavel Trotter Tele. R Holmes Gandy	
	ѕивјест:						b6 b70
/		ROY COHN; MURRAY E. GO BRIBERY; OBSTRUCTION PERJURY		CE;		myd 6-C	mos .
	they interto testiff. As you know attorney, connection in connect U. S. Attorneys Achenbach Andrana) Memphas or indicated Donald E. quashed present ar	defense attor nd to subpoen y as defense ow Roy Cohn a are on trial n with false tion with Rob orney in the  The Agents w intend to su (New York), and Maurice P n a special a that they in Joyce, James Supervisor M is initia	neys for a seven pays for a seven pays for a seven pays for the seven pays for the seven pays for the seven pays for the seven pays for the seven pays for the seven pays for the pays for	Roy Cohn In present and a next Monday Gottesman Southern Draw they gave tivities who District of the Roger You Brannon (assigned to be agher and I stated that they are to have does not be a stated that they are to have does not be a stated that they are to have does not be a stated that they are to have does not be a stated that they are to have does not be a stated that they are to have does not be a stated that they are to have does not be a stated that they are to have does not be a stated that they are they are the they are	d former Bureday, July 6, 1, also a New istrict of New istrict of New istrict of New ide to a Federa of New York.  In the service oung (New York (Resident Age of Indianapolistion Cohn's ormer Special Edward P. Har at Assistant to the subpoent of the reas	ed that au Agents 1964. York W York in I Grand Ju n Assistan whom Cohn k), Arthur nt, Evansv s, present attorneys Agents tnett. U. S. Atto as in ques on why the	's J. ille, ly in rney tion b6
	ACTION:	sapected to g	146.		EFT HILL	w.*	N
J.	subpoenas.	Assistant U.s to the local above in order.	tions of	the presen	has request	ed that he Special A	gents
	58-5100 AJM: gmk (6)	JL 18 1964 f		Q.	in Jakes	3 JUL 6	1964

## UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1 - USA, SOUTHERN DISTRICT OF NEW YORK	
Report of: Date:	CHARLES E. PRICE Office: CH	ICAGO
Field Office	ce File No.: 58-466 Bureau File No.:	58-5100
Title:	ROY COHN; ET AL	. b6 b7
Character:	BRIBERY; OBSTRUCTION OF JUSTICE; PERJURY	
Synopsis:	Search of records of Sheraton-Chicago Hotel registration records for and , not located. of hotel, of opinion these records were indestroyed during process of filming hotel :	b6 b7 advertently

CG 58-466

DETAILS: AT CHICAGO, ILLINOIS

On June 26, 1964,
Sheraton-Chicago Hotel, advised that the search of the hotel records for the registration records of

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completed and these records were not located. He stated he is of the opinion these records were inadvertently destroyed by one of the hotel employees during the period that registration and other records were being placed on microfilm and then destroyed. He said these records do not appear on the microfilm.

CODED TELETYPE

FBI NEW YORK

11-03 PM DEFERRED 7-1-64

DAE

TO DIRECTOR -13-

58-5100

FROM NEW YORK 58-1232

ROY-COHN, MURRAY E. GOTTESMAN,

Mr. Sullive Mr. Tavel

Mr. Trotter. Tele. Room.

Miss Holmes.

Miss Gandy

b7C

BRIBERY, OOJ, PERJURY.

REMYTEL JUNE THIRTY LAST.

TRIAL RESUMED TEN AM THIS DATE WITH CROSS EXAMINATION OF GOTTESMAN. NEXT WITNESS WAS WHO TESTIFIED TO HER RECOLLECTION OF GOTTESMAN- S ACTIVITIES ON EIGHT NINETEEN FIFTY NINE FOLLOWING A CHARACTER WITNESS, RESTED DEFENSE OF GOTTESMAN WITH STIPULATION THAT CHARACTER WITNESSES NOT NOW AVAILABLE MAY BE CALLED LATER.

FRANK RAICHLE BEGAN PRESENTATION OF DEFENSE OF CORN AND COHN WAS FIRST WITNESS. TRIAL RECESSED AT FOUR PM WITHEDIRECT EXAMINATION OF COHN.

DEFENSE INFORMED GOVERNMENT THIS DATE THAT ON JULY SIX NEXT THEY WOULD CALL FOLLOWING AS WITNESSES..... 18JUL 6 1964

SAS ROGER, YOUNG, ARTHUR J. ACHENBACH, MAURICE P. LEEN, ROBERT L. BRANNON, AND FORMERSSAS JAMES P. GALLAGHER, DONALD E. JOYCE AND EDWARD P. HARTNETT.

END PAGE ONE

68 JUL 161964

PAGE TWO ... PARTON PAGE TWO ...

& DISTRICT

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DISCUSSED WITH USDJ DUDLEY B. BONSAL AND DEFENSE ATTORNEYS NECESSITY FOR ALL ABOVE INDIVIDUALS TO APPEAR.

DEFENSE CLAIMED ALL ABOVE INTERVIEWED OR TOOK STATEMENTS FROM
WITNESSES AND PRESENCE WOULD BE NECESSARY. JUDGE BONSAL DIRECTED ALL

ABOVE SAS AND FORMER SAS WILL BE WITNESSES AND HE IS TO BE INFORMED

TOMORROW MORNING OF PRESENT LOCATION OF THESE WITNESSES. AUSA

ADVISED THAT TOMORROW MORNING HE WILL AGAIN DISCUSS WITH JUDGE BONSAL NECESSITY FOR ALL ABOVE SAS AND FORMER SAS TO APPEAR.

NEW YORK OFFICE DYO CONTINUES TO FOLLOW THIS MATTER CLOSELY.

END ND PLS HOLD

Mr. Belmont V Mr. Mohr
Mr. Easper Mr. Callahon Mr. Conrad
FEDERAL BUREAU OF INVESTIGATION Mr. IC Joach
FBI NEW YORK JUL 3/1964 Mr. Rosen Mr. Sullivan
626 AM DEFERRED 7-3-64 JQ TELETYPE  Mr. Tavel  Mr. Trotter  Tele. Room
TO DIRECTOR -14- /58-5100/ AND INDIANAPOLIS /58-122/ AND Miss Holmes Miss Gandy
MEMPHIS MEMPHIS
FROM NEW YORK /58-1232/  ROY COHN/ MURRAY E. GOTTESMAN/b6
BRIBERY/ OOJ/ PERJURY.
RENYTEL TO BUREAU, SEVEN ONE LAST, AND NY TELCALLS THIS DATE TO
BUREAU, INDIANAPOLIS AND MEMPHIS.
TRIAL RESUMED TEN AM THIS DATE WITH DIRECT EXAMINATION OF COHN
BY RAICHLE CONTINUING. DAY SPENT WITH TESTIMONY OF COHN AND TRIAL
RECESSED FOUR PM WITH CROSS EXAMINATION OF COHN BY AUSA b6
TRIAL RESUMES TEN AM SEVEN SIX NEXT WITH CROSS EXAMINATION OF COHN
CONTINUING.
AUSA AT CONFERENCE WITH JUDGE BONSAL, POINTED OUT THAT BOTCH PRESIDENT AGENT
SA ROBERT BRANNON, EVANSVILLE, IND., RA, MERELY EXHIBITED PHOTOGRAPH bod onsale
OF AND IS NOT NECESSARY WITNESSE JUDGE BLESSER AGREED AND STATED
SA BRANNON/S PRESENCE IN NY NOT REQUIRED.
AUSA POINTED OUT THAT SA ROGER YOUNG AND FORMER SA EDWARD
HARTNETT ACCOMPANIED SA MAURICE LEEN ON PERTINENT INTERVIEWS AND THEY EX-102 REC- 60 S8-5100393
CORR PARA 4 LINE 3 WORDS 8-9 SHD BE JUDGE BONSAL 1 JUL 6 1964
Dago della
MR. BELMONT FOR THE DIRECTOR

PAGE TWO

COULD TESTIFY TO FACTS. DEFENSE OBJECTED BUT JUDGE BONSAL STATED
HARTNETT AND SA YOUNG SHOULD TESTIFY AND THEN ONLY IF ABSOLUTELY NECESSARY WILL SA LEEN BE CALLED. AT PRESENT, SA LEEN/S PRESENCE IN NY
NOT REQUIRED.

FOLLOWING COHN ON SEVEN SIX NEXT, FORMER SAS HARTNETT, JAMES GALLAGHER AND DONALD JOYCE AND SAS YOUNG AND ARTHUR J. ACHENBACH OF NYO WILL TESTIFY.

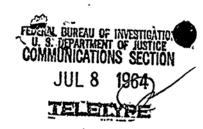
NYO CONTINUES TO FOLLOW THIS MATTER CLOSELY.

END ACK PLS

WA ELR

FBI WASH DC

A.	FEDERAL BUREAU OF INVESTIGATION  SPACE COMMUNICATIONS SECTION	Mr. Tolson Mr. Belmont Mr. Mohr
/\\'\ <u>'</u>		Mr. Casper
•	JUL 7 1964  TELETYPE  TELETYPE	Mr. DeLoach Mr. Evans Mr. Gale Mr. Rosen
	FBI NEW YORK	Mr. Sullivar Mr. Tavel Mr. Tavel
-	116 AM DEFERRED 7-7-64 JAA	Tele. Room Miss Holmes Miss Gandy
	TO DIRECTOR -2- /58-5100/	M
	FROM NEW YORK /58-1232/	b6
A-1	, ROY COHN., M	URRAY E. GOTTES- 67C
	MAN. BRIBERY. 00J. PERJURY.	$^{\prime}$
	RENYTEL JULY TWO LAST.	
	TRIAL RESUMED TEN AM JULY SIX SIXTY FOUR WITH C	ROSS EXAMINATION
	OF COHN CONTINUING. DEFENSE THEN READ TESTIMONY OF A	TTORNEY MILTON
	GOULD AT LAST TRIAL INTO RECORD SINCE GOULD PRESENTLY	Y IN EUROPE.
	THEN TES	TIFIED TO HIS b6
	MEETING WITH	b7D
	DEFENSE NEXT CALLED G	OVERNMENT POINTED b6 b7c
-	OUT TESTIMONY CONCERNS MEETINGS WITH	AND -
	SHOULD LOGICALLY FOLLOW THEIR TESTIMONY.	7-1
		; <i>,</i>
	TRIAL THEN RECESSED AT FOUR PM. DEFENSE INDICA	TED TOMORROW THEY
	TRIAL THEN RECESSED AT FOUR PM. DEFENSE INDICATED WILL CALL	TED TOMORROW THEY  FORMER SAS
	WILL CALL DONALD JOYCE AND EDWARD HARTNETT AND SAS ROGER YOUNG	FORMER SAS
		FORMER SAS
	DONALD JOYCE AND EDWARD HARTNETT AND SAS ROGER YOUNG	AND ARTHUR J.
	DONALD JOYCE AND EDWARD HARTNETT AND SAS ROGER YOUNG ACHENBACH OF NYO. : STATE OF THE COLUMN ACHENBACH OF NYO.	AND ARTHUR J.
	DONALD JOYCE AND EDWARD HARTNETT AND SAS ROGER YOUNG ACHENBACH OF NYO.: STATE AND SAS ROGER YOUNG TRIAL RESUMES TEN AM JULY SEVEN INSTANT. NYO CO	AND ARTHUR J.
	DONALD JOYCE AND EDWARD HARTNETT AND SAS ROGER YOUNG ACHENBACH OF NYO.  TRIAL RESUMES TEN AM JULY SEVEN INSTANT. NYO CONCERNS.	AND ARTHUR J.



- 6	e accesse
Ì	Mr. Tolson
Ì	Mr. Belmont
I	Mr. Mohr
1	Mr. Casper
1	Mr. Callahan
1	Mr. Conrad
1	Mr. DeLoach
į	Mr. Evans
ž	Mr. Gale
100	Mr. Rosen_4
9	Mr. Sullivan.
25	Mr. Tavel
3	Mr. Trotter
	Tola Boom

Miss Holmes Miss Gandy\_

10 - ex

COULD TELETYPE

FBI NEW YORK

118 AM DEFERRED 7-8-64 JAA

TO DIRECTOR -5- /58-5100/

FROM NEW YORK /58-1232/ 2 P

ROY COHN., MURRAY E. GOTTES-

b6 b7с

MAN. BRIBERY, OOJ, PERJURY.

RE NEW YORK TEL JULY SIX LAST.

TRIAL RESUMED TAN AM JULY SEVEN LAST WITH TESTIMONY OF FORMER SA

DONALD JOYCE RE INTERVIEWS OF DURING

INVESTIGATION. TESTIMONY CONSISTENT WITH PREVIOUS GOVERNMENT

WITNESSES AND REPRESENTATIVES OF USA-S OFFICE STATED THEY COULD NOT UNDERSTAND WHY WAS CALLED AS DEFENSE WITNESS.

FORMER AMBASSADOR TO CUBA EARL E. T. SMITH THEN TESTIFIED AS CHARACTER WITNESS FOR COHN.

FORMER USA THEN TESTIFIED TO HANDLING OF UDY

CASE IN USA-S OFFICE. FINISHED TESTIMONY AT FOUR PM AND

TRIAL RECESSED THEN UNTIL TEN AM JULY EIGHT INSTANT.

FRANK RAICHLE INDICATED FIRST DEFENSE WITNESS TOMORROW WILL BE

FORMER . HE IS TO BE FOLLOWED BY SEC AGENTS

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END PAGE ONE

55 JUL 17 1964

REC- 545 8 - 00 0 -

TO JUL 8 1964

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b6 b7С

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PAGE TWO

FORMER SA HARTNETT, SAS YOUNG AND ACHENBACH OF NYO, AND FORMER ASSISTANT TO THE DIRECTOR LOUIS B. NICHOLS.

NYO CONTINUES TO FOLLOW CLOSELY.

END

WA HFL

FBI WASH DC

divisa Toro
FEDERAL BUREAU OF INVESTIGATION  U. S. DEPARTMENT, OF JUSTICE  COMMUNICATIONS SECTION  Mr. Carper  Mr. Carper  Mr. Carper  Mr. Carper  Mr. Carper
JUL 8 1964 Mr. Cornd
CODED TELETYPE  FBI NEW YORK  TELETYPE  Mr. Evans  Mr. Gale  Mr. Rosen  Mr. Sullivan  Mr. Sullivan
10-17 PM DEFERRED7-8-64 DAE Mr. Troter
Mica Welman
TO DIRECTOR -13- 58-5100  FROM NEWYORK 58-1232  Miss Gandy  Miss Gandy
ROY COHN, MURRAY E. GOTTESMAN, BRIBERY, b6 b7c
OOJ, PERJURY.
PRENYTEL JULY SEVEN LAST.
TRIAL RESUMED TEN AM WITH CONTINUATION OF TESTIMONY OF b6
HE DENIED INVOLVEMENT IN ANY BRIBE SITUATION. DEFENSE THEN READ
TESTIMONY OF FROM FIRST TRIAL INTO RECORD SINCE SHE IS
IN FLORIDA VACATIONING.
NEXT TWO FORMER NEIGHBORS OF NY, TESTIFIED
TO HIS ACTIVITIES ON EIGHT TWENTY ONE TO TWENTY TWO, FIFTY NINE.
A CARPENTER WHO PERFORMED WORK FOR ON EIGHT TWENTY ONE FIFTY
NINE WAS NEXT WITNES.
NYC ATTORNEY PAUL WINDELS TESTIFIED TO MEETING WITH COHN PRIOR
TO COHN- S APPEARANCE BEFORE FGJ.
SA ROGER YOUNG TESTIFIED TO INTERVIEWS OF
SA YOUNG-S TESTIMONY CONSISTENT WITH PREVIOUS TESTIMONY OF
AND USA-S OFFICE AGAIN COULD SEE NO PURPOSE SERVED
BY DEFENSE CALLING SA YOUNG AS WITNESS SINCE HE ADDED FURTHER CREDANCE
TO PREVIOUS GOVERNMENT WITNESSES REC-2158-5100 - 396
TRIAL RESUMES TEN AM TOMORROW. NYO CONTINUES TO FOLLOW CLOSELY.
END FOT-Y3 111 9 1964
WBS 66 JUL 16 1964  EOT-X3  TO JUL 9 1964
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FBI

	(Type in plain text or code)
AIRTEL	REGISTERED
	(Priority or Method of Mailing)
TO:	Director, FBI (58-5100) SAC, New York Legat, Ottawa (58-5) (P)  ROY COHN, ET AL. BRIBERY; OOJ; PERJURY  ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE. 5. 12.88. BY .51.89.
to Ottawa 1964.	Re New York LHM dated May 26, 1964, Bureau airtel June 23, 1964, and Ottawa cable to Bureau June 26,
New York (	Two copies of this airtel are being sent to the office direct via air mail.
New York o	Two copies of this airtel are being sent to the office direct via air mail.
4 – Bureau 2 – New Yo 1 – Ottawa	office direct via air mail.  INNES  (Encs (3) (1 - Liaison direct)  Ork (Direct, AIRMAIL)
1 – Bureau 2 – New Yo	office direct via air mail.  INNES  (Encs (3) (1 - Liaison direct)  Ork (Direct, AIRMAIL)

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	To:	Director, FBI SAC, New York	(58-5100)	ALL INFORMATION CONTA HEREIN IS UNCLASSIFIED		
	Miron:	Legat, Ottawa	(58-5) (RUC)	DATE 5.12:88 BY SI ## 274,508		
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	zazgeet.	ROY COHN, ET	AL .			b70
		BRIBERY; OOJ;	PEMOUNI			
		Re my routing	slip 6-30-64,	and my airtel 7-3	-64.	
		Enclosed for		the original and copy of which is	one	ь71
	copy of being sen	t to the New Yo	ork Office dire	ct with two copies	5	
-	reairtel	but information	n in the penult	s information in a imate_paragraph or	f	
	the	letter refers	to the enclosur	e to my re routing	g slip.	
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Special Agent in Charge

		TATES GOVI	hin /			•	Joseph	Tolson — Belmont  Moin  Caspn Contahan Conrad DeLoach Eyns	
	то :	MR. TO	•	00	DATE:	7/9/64		Sale ————————————————————————————————————	
US 18-	FROM :	D. S. <u>SK</u>	ILLMAN A	20				Tele. Room Holmes Gandy	
	subject:						me	BANK!	
		Mr. Nich	ols called a	nd asked th	at I give	you the f	following	message:	
	cross-e agents of give it to accused Mr. Nic applaus and said from oti inquirin imprope unless i After I	followed the examination came to Scothem. "I him of catchols state of from the lithat "follower places as to fee er and I catchols the called the	nols said here same line in "this little henleys last Mr. Nichols lling the Burd court room owing their around town around town to do so by the Bureau I subdoing at the	of testimon SOB November s stated this reau and try an u wisit up her that Bures ces rendere reau as I kn the Departm	my as in the for information of the formation of the following to stand following the	the previous description and that he lowing reserved in, I.5 he contrary inted Statemed that	ous case; to say the that we red that westigation then elabered this him to Bure tes Attoric what the	that on hat fused to then on. round of corated received and ghly eau policy rney. Bureau	ъ6 ъ7С
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	st <sup>p</sup> !. on a ,	u doka '' 1 en *64 ''Es <sup>-4</sup> '''''	THE B	1603-X3 19.84 1	REC- <u>38</u>	58-5 12 JI	DL 14 1964	7399	
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1,45	FEDERAL BUREAU OF INVESTIGATION  U. S. DEPARTMENT OF JUSTICE  COMMUNICATIONS SECTION  JUL 1 1 1964  Mr. Tolson  Mr. Belmont  Mr. Lohr  Mr. Cosper  Mr. Cosper  Mr. Conred
C	DED TELETYPE  TELETYPE  Mr. LoLcach  Mr. Evens  Mr. Gale  Mr. Gale  Mr. Rozen  Mr. Sullival
	1224 AM DEFERRED 7-11-64 JAA  Mr. Tavel  Mr. Trotter  Tele. Room
•	TO DIRECTOR -2- /58-5100/ Miss Holmes Miss Gandy
M	FROM NEW YORK /58-1232/ 1 P
	, ROY COHN., MURRAY E. GOTTES- b7c
	MAN. BRIBERY, OOJ, PERJURY.
	REMYTEL JULY NINE LAST.
	TRIAL RESUMED TEN AM JULY TEN. SEC AGENT TESTIFIED AS
	GOVERNMENT REBUTTAL WITNESS TO HANDLING OF UDY FGJ PRESENTATION IN
	NINETEEN FIFTY NINE. FORMER AUSA THEN TESTIFIED RE SAME
	SITUATION.
	DEFENSE REBUTTAL WITNESS,
Γ	THEN TESTIFIED THAT GOTTESMAN ONLY PERUSED HIS DIARIES FOR ABOUT
_	FIFTEEN MINUTES BEFORE FURNISHING THEM TO MESSENGER FROM USA-S OFFICE
	IN NINETEEN SIXTY TWO.
	THIS CONCLUDED TESTIMONY IN CASE AND USDJ DUDLEY B. BONSAL DIS-
	MISSED JURY AT TWELVE TWENTY PM. REMAINDER OF DAY SPENT IN DISCUSSIONS
	WITH COUNSEL. JUDGE BONSAL DECIDED THAT WHEN TRIAL RESUMES AT TEN AM
	JULY THIRTEEN NEXT THE ENTIRE DAY WILL BE SPENT WITH DEFENSE SUMMATIONS.
	HE INSTRUCTED THAT ENTIRE DAY OF JULY FOURTEEN NEXT WILL BE SPENT ON
	GOVERNMENT SUMMATION. JUDGE BONSAL WILL CHARGE THE JURY JULY FIFTEEN
	NEXT. NYO CONTINUES TO FOLLOW CLOSELY.
	END ST-110 JUL 14 1964
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- ^	FRI WASH DC

friends .	
	Mr. Tolson Mr. Belmont
71	FEDERAL EUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION Mr. Conrad Mr. DeLoach Mr. Evans Mr. Gels
	Mr. Rosen Mr. Sull 76 Mr. Tavel Mr. Trotter Tele. Room
CODED TETELINE	Miss Holmes Miss Gandy
FBI NEW YORK	Jan On Male
100 AM DEFERRED 6-10-64 TO DIRECTOR -6- /58-5100	10 1 a halffe
FROM NEW YORK /58-1232/	b6
MAN. BRIBERY, OOJ, PER.	JURY.  ROY COHN., MURRAY E. GOTTES-b7
REMY <del>TEL</del> JULY EIGHT	LAST.  AM JULY NINE -SIXTY-FOUR. SA ARTHUR J. ACHENBACH
TESTIFIED TO INTERVIEW O	/963 h6
AS CHARACTER WITNESSES F	
TESTIFI	LED TO FACTS OF HIS LAWSUIT AGAINST
FORMER ASSISTANT TO	THE DIRECTOR LOUIS NICHOLS TESTIFIED TO DIS-
	WHICH SAID HE TOLD THE TRUTH BEFORE
1 1	JLY SIXTY TWO AND THAT THE FEDERAL GRAND LURY
WAS OUT TO GET COHN. FOLLOWING THICKOLS I	DEFENSE RESTED COHN-S CASE.
FOLLOWING TWICHOLS I	WH. P. 58-5100- 70
	ST-110 15 JUL 15 1964
56 JUL 211964 4	

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PAGE TWO

SA ACHENBACH TESTIFIED AS GOVERNMENT REBUTTAL WITNESS TO EFFECT	
THAT DID NOT LIST AS REFERENCE IN APPLICATION FOR	ь6 ь7с
ASSISTANT UNITED STATES ATTORNEY (AUSA) AND THAT FEDERAL BUREAU OF	
INVESTIGATION (FBI) APPLICANT INVESTIGATION OF DISCLOSED NO	5
MENTION OF HAD TESTIFIED HE HAD TO CALL	
WASHINGTON FOR THIS INFO.  US ATTORNEY'S  TWO MESSENGERS OF USA-S OFFICE THEN TESTIFIED THAT GOTTESMAN SPENT	
THREE HOURS REVIEWING HIS DIARIES, CONTRARY TO HIS TESTIMONY, BEFORE  1962 THEY PICKED UP THE DIARIES IN NINETEEN SIXTY TWO.	
SECURITIES EXCHANGE COMMISSION  SECURITIES EXCHANGE COMMISSION  SECURITIES EXCHANGE COMMISSION  SEC.	ъ6 ъ7С
TRIAL RECESSED AT FOUR PM. WILL RESUME TENGAM JULY TEN INSTANT SECURITIES EXCHANGE COMMISSION ASSISTANT US ATTORNOY WITH SEC AGENT AND FORMER AUSA GOVERNMENT REBUTTAL	ş-
WITNESSES.  US DISTRICT JUDGE SOUTHERN DISTRICT OF NEW YORK  -USD-J DUDLEY B. BONSAL, -SDNY, STATED THAT SUMMATIONS WILL BE GIVEN	
JULY THIRTEENTH-NEXT AND HE WILL CHARGE JURY ON JULY FOURTEENTH NEXT.  NEW YORK OFFICE -NYO CONTINUES TO FOLLOW CLOSELY.	,
END	
WA HFL	
FBI WASH DC	

FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION Mr. Tolson JUL 1 6 1964 CODED TELETYPE TELETYPI FBI NEW YORK YUPF10-04 PM DEFERRED7-16-64-T. la. Room. TO DIRECTOR -6-M s Holmes. 58-5100 as Gandy. FROM NEW YORK 58-1232 b6 b7C ROY COHN, MURRAY E. GOTTESMAN, BRIBERY, OOJ, PERJURY. REMYTEL JULY TEN LAST. JURY RETURNED VERDICT OF NOT GUILTY ON ALL NINE COUNTS OF INDICTMENT AGAINST COHN AND GOTTESMAN AT ELEVEN THIRTY NINE AM THIS DATE. OPINION OF PRESS REPRESENTATIVES BASED ON TESTIMONY REQUESTED BY JURY DURING DELIBERATIONS WAS THAT JURY DOUBTED CREDITABILITY OF GOVERNMENT WITNESSES CLOSING REPORT FOLLOWS .. SND AND PLS HOLD .... REC-42 25 JUL 17 1964

ÖPTIONAL FORM NO. 10 MAY 1942 EDITION GSA GEN, REG, NO. 27 Tolson Belmont UNITED STATES GOVERNMENT Mohr \_ Casper MemorandumCallahan Contad , DeLoach Evans Gale , Mr. Rosen то July 15, 1964 DATE: Rosen Sullivan Tavel . Trotter 1 - Mr. Rosen Tele. Room A. J. McGr **FROM** Holmes l - Mr. Malley l - Mr. McGrath l - Mr. Nuzum SUBJECT: **b**7C 1 - Mr. Swanson ROY COHN; MURRAY GOTTESMAN BRIBERY; OOJ; PERJURY 00: NY At 10:55 p.m., New York Office telephonically contacted the Bureau and advised the jury considering the captioned case had been sent to a hotel for the night and will start to reconsider the case at 9:30 a.m., 7-16-64. REC- 13 25 JUL 17 1964

OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA GEN, REG. NO. 27 Belmont UNITED STATES GOVERNMENT Mohr . Casper lemorandum Callahan ontad eLoach Evans : Mr. Belmon Gale Rosen DATE: July 16, 1964 Sullivo Tavel Trotter , 1 - Mr. DeLoach Tele. R∞m : A. Roser 1 - Mr. Belmont Holmes - Mr. Rosen - Mr. Malley SUBJECT: - Mr. McGrath 1 - Mr. Nuzum ROY COHN; MURRAY GOTTESMAN BRIBERY; OBSTRUCTION OF JUSTICE; PERJURY Our New York Office has just telephonically advised that the trial of Roy Cohn and Murray Gottesman in U. S. District Court, Southern District of New York has resulted in the jury returning a verdict of not guilty on all counts in respect to both Cohn and Gottesman. This is the case in which Cohn and Gottesman, New York attorney, were indicted 9/3/63, by Federal Grand Jury, Southern District of New York, for Perjury, Conspiracy and Obstruction of Justice in connection with a grand jury probe of alleged \$50.000 bribe in August 1959, to Cohn and then to control indictment in a Securities and Exchange Commission case. The grand jury probe did, not corroborate the bribe allegation but Cohn and Gottesman were indicted in connection with their testimony before the grand jury. Trial began 6/9/64. JUL 201964 58-5100 CAN: pab

July 20, 1964 REC- 98 PERSONAL Mr. Louis B. Nichols Executive Vice President Schenley Industries. Inc. 1290 Avenue of the Americas New York, New York 10019 Dear Nick: Your letter of July 10th enclosing copies of your correspondence with b6 interoffice communications directed to you from b7C and the transcript of your testimony at the trial of Roy M. Cohn has been received. It was good of you to make this material available and I want you to know of my appreciation. Sincerely. NOTE: Correspondent is a retired Assistant to the Director and is on the Special Correspondents' List. Roy M. Cohn and Murray Gottesman were indicted 9-3-63 by the Grand Jury, Southern District of New York, on charges of perjury, conspiracy and obstruction of justice in connection with a grand jury probe of an alleged \$50,000 bribes in August, 1959, to · b6 Cohn and to control an ь7С indictment in a Securities Exchange Commission case. The first trial of Cohn and Gottesman ended in a hung jury and on 7-16-6# they were acquitted of the charges. RR:alb (3) all MAILED 3 JUL 2 6 156 COMM-EBI

Louis B. Nichols 1290 AVENUE OF THE AMERICAS ROCKEFELLER CENTER NEW YORK, N. Y. 10019

PERSONAL

July 10, 1964

Mr. Belmbh Mr. Mohr .... Mr. Casper ... Mr. Callahan.

Mr. Evans.

Mr. Gale.

Mr. Rosin. Mr. Sullivan. Mr. Tavel. Mr. Trotter. Tele. Room.

Miss Holmes. Miss Gandy\_

b7D

Conrad. Delloach

Roy Cohn's second trial to statements made by me, which were diametrically opposed to his testimony in the case, and I am enclosing a transcript of yesterday's testimony.

On Thursday morning July 9, 1964,

Dear Mr. Hoover:

United States Attorney on crossexamination naturally attempted to undermine my testimony in which, of course, he did not succeed in doing. He made factual representations that were falsehoods, and I direct your attention to page 4594 of the testimony wherein he inquired as to whether it wasn't a fact that at Roy Cohn's request I contacted the FBI and requested a "halt" of the Bureau's investigation at Schenley. I replied by stating "That's an unmitigated lie." - which it was - Later on, in my testimony on page 4596 I elaborated on the incident.

The facts back of this are these: Bureau agents did come to Schenley and spoke with requesting copies of cancelled checks covering payments to Roy Cohn for legal fees. The Internal Revenue was conducting an investigation on Mr. Cohn and we had given them all of our papers and, obviously, we could not comply on that day. I told that we would furnish all information as soon as we could get it and that the checks in question were in the hands of the Internal Revenue, and the United States Attorney might get them there. . Subsequently, the agent came back and stated that the United States Attorney did not want to get them from the Internal Revenue and, accordingly, when the Internal Revenue returned the data we promptly made them available to the Bureau.

Shortly after the first inquiry I head that the Bureau agents were contacting other clients of Roy Cohn inquiring as to fees paid him, and requesting cancelled checks. This concerned me very much because I was fearful that another "steel pricing case" could arise wherein the Bureau would come under criticism and, accordingly, I called Mr. DeLoach and advised him of this, and also informed him that we had received word that Judge Dawson had requested the United States Attorney's Office to instruct the Treasury Department to stop making inquiries regarding Mr. Cohn until their rial was over

10 JUL 23 1964

b6 'Subsequently, sent me ь7С a memorandum of his conversation with Judge Dawson and I had give it to the Bureau agents at the time they called here. I am sure that the Bureau agents reported this to the United States Attorney's Office, and was in possession of all the facts. So as the Bureau may have the full details, for its own information and not for reference to the department, I am enclosing copies of memoranda to me, b6 and letters that I sent to b7C Also enclosed is a copy of | letter to me advising of Judge Dawson's

With best wishes and kind regards.

instructions to the United States Attorney's Office.

Sincerely,

Louis B. Nichols

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

Encl: Transcript of Testimony Memo from 1/31/64 Memo fron 1/23/64 Letter to 1/23/64 Letter from 1/27/64 Letter to 1/28/64 Letter to 2/3/64 Memo from 1/14/64

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UNITED STATES GOVERNMENT

## Memorandum

TO

Mr. Mohr

DATE: July 24, 1964

C. D. DeLoach

SUBJECT:

ROY COHN

INFORMATI ON CONCERNING

Callahan Contad DeLoach .

Roy Cohn called me from New York on 7/21/64 and stated that he was elated as to the outcome of his trial. He mentioned that the purpose of his call was to let the FBI know of his opinion that our Agents, who had testified for both the prosecution and defense, had handled themselves in complete fairness and candor. He stated the Agents had "gone right down the middle" in testifying factually and fairly. Cohn added that what impressed him the most was the fact that when some of our Agents were subpoenaed by the defense they handled themselves in the same fair and honest manner in which they had testified for the prosecution. He pointed out that this was one of the principal factors that had made the FBI great. He stated he was very appreciative and would like very much for the Director to know of his opinion.

#### ACTION:

For record purposes.

1 - Mr. Tolson

1 - Mr. Belmont

1 - Mr. Rosen

1 - Mr. Jones

CDD:dgs

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The Great cultivated ?

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16 JUL 28/1964

PERS! REC. UNIT

July 2, 1964

GENERAL INVESTIGATIVE DIVISION

This is the case in which b6 b7C subject of a Securities ar b7D Exchange Commission (SEC) matter, alleged that in 1959 Roy Cohn and

were paid \$50,000 to control the indictment in the SEC case. An extensive Grand Jury probe conducted by U. S. Attorney Morgenthau did not develop corroboration of the bribe allegation. However, Cohn and Murray Gottesman, New York Attorney, were indicted 9/3/63, for perjury, conspiracy and obstruction of justice in connection with their testimony during the Grand Jury probe. Trial of Cohn and Gottesman began 6/9/64, SDNY. Previous trial ended 4/19/64, when Judge declared mistrial due to death of father of a juror.



July 3, 1964

#### GENERAL INVESTIGATIVE DIVISION '

This is the case in which Roy Cohn and Murray Gottesman, also a New York Attorney, are currently on trial in U. S. District Court, Southern District of New York (SDNY). They were indicted 9/3/63, by Federal grand jury, SDNY, for Perjury, Conspiracy and Obstruction of Justice in connection with a grand jury probe conducted by U. S. Attorney Robert Morgenthau of alleged \$50,000 bribe in August, 1959, to Cohn and

to control indictment in a Securities and Exchange Commission case. The grand jury probe did not corroborate the bribe allegation but Cohn and Gottesman were indicted in connection with their testimony before the grand jury. Trial began 6/9/64.

Hem

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REPORTING OFFICE		OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
	NEW YORK	NEW YORK	7/31/64	4/29-7/16/64	
TITLE OF CASE			REPORT MADE BY		TYPED BY
-			CHARACTER OF	ACHENBACH	par b6
	MINDO AND IN	ROY COHN;	CHARACIER OF	CASE .	
	MURRAY E.	GOTTESMAN	BRIBER	Y; OBSTRUCTION OF	JUSTICE:
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(D)	REFERENCE	<u>:</u>			//
•	€	Re report of SA	ARTHIR T A	CHENBACH dated 5/6	5/64
		at New York.	ANTHON U. A	OHENDACH dated 5/1	704,
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All leads in this investigation for other offices have been set forth by separate communication and interested offices were instructed to afford these leads top priority attention and that all leads were to be covered in 5 days.

All persons interviewed in this investigation were advised that the investigation was being conducted at the request of the USA, SDNY.

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

1-USA, SDNY	,
ARTHUR J. ACHENBACH 7/31/64	Office: New York, New York
#: 58 <b>-</b> 1232	Bureau File #: 58-5100
GOTTESMAN ROY COHN;	MURRAY E.
BRIBERY; OBSTRUCTION OF JUSTICE	; PREJURY
Results of investigation conductet faith. Second trial in this USDJ DUDLEY B. BONSAL, SDNY. ON AN ANG COHN HOT guilty on all 9	matter commenced 6/9/64,
	ARTHUR J. ACHENBACH 7/31/64  *: 58-1232  ROY COHN;  GOTTESMAN  BRIBERY; OBSTRUCTION OF JUSTICE  Results of investigation conduct et faith. Second trial in this USDJ_DUDLEY B. BONSAL, SDNY. O IAN and COHN dot guilty on all 9

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DETAILS:

#### I. NEIGHBORHOOD AT RIVERDALE

On May 15, 1964, Assistant United States Attorney (AUSA), Southern District of New York, (SDNY). requested Linat a neignborhood investigation be conducted at Riverdale, New York. He requested that all residents of the building during the weekend of August 22-23, 1959, be interviewed to attempt to determine any information available regarding activities during that weekend.	b6 b7С
On May 21, 1964, the records of the United States Post Office, Riverdale Station, were reviewed and reflected that the following persons who resided at the above address in August, 1959, have moved to the following addresses:	
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NY 58-1232	
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IN CONTRACT OF THE PROPERTY OF	!
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Efforts were made to contact at the	 _b6 .
San	ъ7С
Francisco, on May 13, 1964, and it was determined that he was out of town on a business trip and would return approximately	
May 19.	
was interviewed in the San Francisco	b6 b7C
Office on May 19. 1964. He advised as follows: He is employed by the	2.0
New York, telephone Judson 2-7100, and is	
at San Francisco, and residence at	1
San Francisco. from July. 1959, to December 21,	J
T903, resided in Riverdale, New York. There were two 15-story apartment buildings adjacent	
to each other. each having approximately 200 apartments, one	
located at and the other at He did not at any time reside at He was about	
the first tenant in the apartment building in which he resided,	

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and the other building was not finished until approximately August or September, 1959. A photograph of subject was shown to and he claimed he had never met him or did not know him personally. He may have seen him in the area but could not recall any dates and would not be definite in this opinion. now living Miami Beach, states that she and her husband were among the first three tenants to move in to the large apartment building at New York, New York, the other two being a dentist named and an attorney She said she moved out about the end of 1962 when moving to Miami. She stated that they lived on the 8th floor just to the left of the elevator. examined a photograph of said she does not recognize him. She stated her husband is presently on the west coast and unavailable for interview.

b6

b7C

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NK 58-442 JAD:spa

On May 13, 1964,
New Jersey, advised SAA JOHN A. DE AMICIS that she
and her husband resided at Riverdale, New
York. from July, 1959, to October, 1962. She stated the name
was not familiar to her and afterviewing a photo-
graph of she said she did not recognize it as anyone she
knew
·
stated her husband was a salesman and
was away from home often and knew very few people, in the apart-
ment buildings. She said she would ask her husband that evening
if he knew
On the following day, was telephonically
contacted. and she advised that her husband had seen the name
in the newspapers recently, but did not even know
had lived in the next apartment house.
had raved the ment what there house!
On May 13. 1964. an attempt was made to contact b6
negative results.
TOBE OT AG T COUT OUT
On May 18, 1964, was telephonically
On May 18, 1964, was telephonically
contacted in order to determine when she and her husband would be
available for interview concerning their knowledge of
advised SA DE AMICIS that because of previous
commitments, she and her husband would not be available for inter-
view in the near future. She stated she would prefer to furnish
what information she had over the telephone.
then stated that she and her husband had b6
moved into the house at Riverdale, New b70
York, during September, 1959. and lived there until September,
1962. She said she met
during October or November, 1959, and played cards in a group
with her from time to time She said she did not meet
when she and her husband would
see the around the apartment house swimming pool. She
stated that she and her husband were not close friends of the
but did attend functions with them with other neonle.
is still living in the apartment. She believes that
is living somewhere in Connecticut.
unthon adviced the bas seen
urther advised she has seen
on one or two occasions after moving from the apartment nouse,
and recalled that it was when she was back visiting other neonle
in the house. She recalled that
and from time to time she had discussed proposed trips with her.

NK 58-442 JAD:spa

New
Jersey, on May 19, 1964, advised SAA ARTHUR G. BARGER she re-
gided with
dale. New York, from 1960 to 1962. The name and photograph of
s not familiar to her. Her husband did reside,
alone, at this address in 1959.
On May 20, 1964, advised SA BARGER
thatis unknown to him. and that. in fact, he knew
only a very few people at Riverdale, New
York:

b6 b7С

Par Branch

	ь6 ь7С
He advised that he does not know anyone named nd does not recall him as living at	٠
New York City, when he did. was shown photographs of and stated that he did not recognize him as anyone whom he had seen before.	,
011 May 27, 1904.1	ъ6 ъ7С
York, advised that formerly worked out of the New York office of July, 1962. She said while in New York, resided in	
July, 1902. She sald While in New York, resided in Riverdale. New York	
She also said is now working at the	
I Bronx I and I Bronx I are the second of th	b6 b7C
New York, advised Special Agent RALPH DE SENA on May 28, 1964, that she did not know hor could she have seen him in the	БТС
vicinity of on August 22, 1959 as .	
did not move in at that address until August 1960.	
Type contracted at his cass of	
was contacted at his office,  New York. After viewing a photograph of	
related he did not know   nor had he ever	
seen nim.	~
apartments	
located at New York 71.	
New York, advised that the family had separated and had recently left the apartment. He stated he has no idea where they	
are presently located. He stated that this information may be	
available through the real estate office handling the building	,
at may be of assistance at phone number EL 9-4900.	-

, si ...

On June 5, 1964, SA RICHARD C. FRITZ spoke with the	
following individuals who both advised that they were not	
	b6
no information regarding him:	b7C
Bronx, New York	
Bronx, NY	
0 × × 0 C 20Ch	b6
was <u>interviewed</u>	b7C
by SA's DONALD A. RIVERS and NICHOLAS J. LORE at the	
advised that he was a	
pavisea ona one was a	
viewed photo of and stated he recognized the photo as being However, he stated he had no recollection of activities on August 22-23, 1959,	
at New York City, inasmuch	`
as he did not move into that residence until	
, , , , , , , , , , , , , , , , , , ,	b6
On Mary Of JOSU	b7C
advised she has occupied this room for the past two weeks and does not know an	
After the extensive inquiries, she determined that the former occupant of this room was and this company left no forwarding address.	
Telephonic contact with at number listed in the current Manhattan directory using the above former address, determined that was unknown to them.	

	1
On June 2 1964,	b6
New York City. advised that one,	b7C
about three months ago when he skipped owing the management	
- two months pack rent. The apartment originally counted by	
rom	
With whom lived as husband and wire	
with whom lived as husband and wife.	
named a marriage at the contract to	b6
the caused a review of the records of to be made and no forwarding address for	ь7С
to noted to made and no forwarding address for	
On the of the limited of the term new to acce.	
New York City.	
Brony, New	<b>b</b> 6
York, telephone number DA 3-2097.	, <b>b</b> 7C
on sick leave, was contacted on June 10, 1964	
advised that he resided at   Riverdale	
New York, from in apartment	
stated that during the course of this residence he did	
not become acquainted with	
not ramiliar with the any way and can furnish no information	, •
"TOTAL TOBOLIC OU TITM.	
The following investigation was conducted by SA MICHAEL B CAPRANO:	h.c
Now Youls	b6 _b7C
	٠
was familiar. She noted that she and her husband did not socialize with and could furnish no information	
socialize with and could furnish no information regarding him. She said that she lived at the Riverdale address	
from about when she moved to	
when she moved to	
Most Words	b6
advised that she and her husband lived in Riverdale from	ь7С
about   when they moved to their present	
address. She pointed out that neither she nor her husband were	
aware that	
she read about it in the newspaper. She could furnish no	
information regarding	
	•
New York	
Now York	

advised that left her house about one year ago to take up permanent residence in She noted that she does not have his present address but stated that has his own She added that she is positive that he is still there.	b6 b7С
where he has office hours by appointment only.  that is at this office at irregular times but resides at Riverdale, New York.	b6 b7С
On June 1, 1964,  New York, and  New York, both advised that  unknown to them and that they could furnish no information regarding him.	b6 b7C
On June 5. 1964.  New York, advised that they were released in the were already living in moved in. They could not recall ever taking a trip to Las Vegas nor did ever mention having taken such a trip. They could furnish no further information pertinent to this investigation.	b6 b7С
New York by SA EDWARD J. MALLON and advised that does not live at that address any longer but	ь6 ь7С
was contacted on Time 5 106/1 and stated that the was residing at Riverdale, New York City during August, 1959, and became acquainted with while at that address.	ь6 ь7С

He related that he met the apartment house swimming pool but had no further contact with him. He also stated he had no knowledge of travels or activities at any time.

b6 b7C

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by \_

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ote \_\_\_\_\_\_6/5/64

	residence  City on the morning of June 5, 1964.  City on the morning of June 5, 1964.  Informed by Special Agent RICHARD A. CERMAK that she need not furnish any information without first consulting an attorney, and further, any information she did furnish could possibly be used in a court of law. No threats or promises were made to in an effort to obtain the following information.	ь6 ь7с
	advised that she and her husband began residing in Riverdale, New York on or about added that they resided at that address until when they moved to their present residence.	
[	months after moving to the Riverdale, New York residence, she and her husband became acquainted with the stated that their relationship with the was purely social in nature, and added, that at no time, to the best of her recollection, was any mention made of business dealings or travels.	b6 b7С
	specifically mentioned that she does not recall ever having heard that made a trip to Las Vegas, Nevada.	
	recall that the seemed to be particularly close to who also resided at the Riverdale address at that time, and consequently might be able to furnish some additional information concerning this matter.	
	6/5/64 New York City File # NY 58-1232	
	SA RICHARD A. CERMAK/pb Date dictated 6/5/64	

Date	6/5/64	•
Date	<u> </u>	

b6 b7C New York tity advised that he is al with offices at New York City. was informed by Special Agent RICHARD A. CERMAK that he need not furnish any information without first consulting an attorney, and that any information that he did furnish could possibly be used in a court of law. No threats or promises were made to In an effort to obtain the following information. b6 advised that he moved to b7C Riverdale, New York during the latter part of August, 1959. admitted being acquainted with the | and added that he and his wife had been out socially with the on one or possibly two occasions. b6 stated that because of the nature b7C of occupation, namely, , he, out of curiosity, on several occasions about his employment and business questioned dealings. stated that extremely reluctant to discuss this type of information. I stated that to the best of his recollection, N never actually made specific mention to his employment, business dealings or travels. stated that he was quite certain that he never heard of having made a trip to Las Vegas, Nevada. New York City SA RICHARD A. CERMAK/pb \_Date dictated

FD-302 (Rev. 1-25-60)

FEDERAL BUREAU OF INVESTIGA

6/4/64

0/4/0 Date \_\_\_\_\_

1

\_\_, Housewife, residing at Bronx, New York,

b6 b7C

> b6 b7C

advised that she believes poved into their apartment at the above address in August, 1959, but she did not become acquainted with them or observe their presence in the building until a much later date.

		h.	-	
		- W	* * ''	
On	5/27/64	Bronx, New York	NY 58-1232	
оп <u> </u>	SA CHARLES J.	GARVEY : vmc	Date dictated6/3/64	

FD-302 (Rev. I-25-60)	FD-302	(Rev.	I-25-60)
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FEDERAL BUREAU OF INVESTIGA

6/4/64

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Date \_\_\_\_\_

P

Housewife, residing at Bronx, New York, advised that she and her family moved into their apartment on She said she did not see or even know the and it was not until sometime later that she casually came to know

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<del></del>	
Housewife, residence on a Saturday since her husband was not work	ek, advised that  ent since they  She said she  and that it was
She said that each floor of this repulled has scheduled for occupancy on a spand she believes the third floor was scheduled august 21 or 22, 1959. She said she recalled families moving in on the third floor at on the day they moved in and name follows:	ecified date ed for Saturday, ed three other ed them as
While she states that these familiame day, she said she cannot now recall see on the weekend of August 21 - 22, 1959.	les moved on the
friendly with and she believes one another prior to residing at however, that after they lived there awhile disagreement developed between the and they would pass in the hall without spe	they moved and the apartment 59.  were very ney first moved that they knew . She related, some kind of
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	NY 58-1232 b

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Date			 	 

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Housewife, residing at

Bronx, New York, advised that
she moved into her apartment in the latter part of

After viewing a photograph of

she stated she did not know him and had never seen him in the apartment building.

			<del>-17</del>	
On	5/27/64	Bronx, New York	NY 58-1232	
by _	SA CHARLES J.	GARVEY : vmc	6/3/64 Date dictated	

FEDERAL BUREAU OF INVESTIG

3	Date6/16/64
	advised that he resides at
	Bronx, New York, and is a
1	, New York City
	related that he and his family are
there on	f their current apartment residence, having moved which, according to was a
	. He said that he and his wife remained at the
	t on that Thursday night and until the evening of
Friday,	when they returned to a resort ersey. He said that he and his family did not return
to their	new residence until two Sundays hence.
morrod in	related that and his wife,
down the	to their apartment on Friday, August 21, 1959, residing hall from
40,,,,	
	related that he occasionally travels to work with
time to	He said that never mentioned traveling at any Las Vegas, Nevada.
OZINO OO	nab vegab, nevada.
_	As an unsolicited remark, stated that
has neve	r owned a sport jacket.
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	18, c. ex 20. 4
6/5/64	Nov. Tople - "
0/5/04	New York, File # NY 58-1232
	1988 M. A. 448 M. A. 448 M. A. 448 M. A. 448 M. A. 448 M. A. 448 M. A. 448 M. A. 448 M. A. 448 M. A. 448 M. A.
SAS ART	HUR J. ACHENBACH and Date dictated 6/11/64 CHARLES J. GARVEY

# II. INTERVIEWS OF EMPLOYEES OF HOTEL PIERRE

on May 6, 1964, AUSA requested that all employees of the Hotel Pierre, who were on duty during the day-light hours of August 19, 1959, be shown photographs of COHN and GOTTESMAN, to attempt to develop any information concerning their presence at the hotel on that date.

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Date \_5/21/64

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The following employees of the Hotel Pierre, 2 East 61st Street, New York City, were shown photographs of COHN and GOTTESMAN in an effort to place COHN and GOTTESMAN at the hotel on August 19, 1959. All of the employees inter- viewed advised they could not recognize the photograph of GOTTESMAN as anyone they could remember having visited the hotel and they were all employed by the hotel in August, 1959.
has seen COHN in the hotel on a number of occasions but could not pinpoint a definite visit on August 19, 1959.
residence New York, advised he too has seen COHN in the hotel but could not recall any specific dates.
Flushing, New York, stated he has observed communication notel but could give no specific dates.
Astoria, New York, advised he has seen  COHN in the hotel but could not recall any specific dates.
residence Flusning, New York, advised he could not recall seeing GOTTESMAN or COHN at the hotel.
residence New York City, said he had seen COHN on unrecalled dates at the hotel.
LOUIS BOURGOIN, Elevator Operator since 1932, residence 39-35 51st Street, Woodside, New York, could not recall seeing COHN or GOTTESMAN.
New York City, could not recall seeing  COHN or GOTTESMAN at the hotel, 20
On <u>5/12,13/64 at New York, New York</u> File # <u>NY 58-1232</u>
by SAS ARTHUR J. ACHENBACH and CHARLES J. Date dictated 5/15/64  GARVEY:mmc  This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

NY 58-1232 residence Long Island City, New York, could recall having seen COHN at the hotel but could not state exactly when, residence New York, could not recall having seen COHN or GOTTESMAN. residence New York City, could recall having seen COHN but could give no specific dates. Brooklyn, New could not recall having York, seen tom or dollesman. residence Flushing, New York, recalled seeing COHN at the noter but could not give exact dates. residence New York, could recall seeing COHN at the hotel but could give no dates. years, residence Astoria, New York, could recall seeing COHN at the hotel but could give no dates. residence New York, could not recall having seen COHN or GOTTESMAN at the hotel. residence New York City, could recall seeing COHN but could not recall when. since 1958, residence Bronx, New York, could not recall seeing COHN or GOTTESMAN. residence Long Island City, New York,

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could recall seeing COHN on unrecalled dates.

residence New Jersey, could not recall COHN or GOTTESMAN.	ь6 ь7с
residence	
New York, could recall seeing	
COHN but could not say exactly when,	
residence , New York City, could recall seeing COHN on unspecified dates.	
MITTITAN TANK TANK BY STANISH OF SAN 20 MARK	
WILLIAM LANE, Elevator Starter for 32 years, residence 859 Quiney Avenue, Bronx, New York, could not recall COHN or GOTTESMAN.	
residence New York City, could not	
residence New York City, could not recall COHN or GOTTESMAN.	
HANS WEDEL, Room Service Waiter for 33 years, residence 61-54 81st Street, Elmhurst, New York, could not recall seeing COHN or GOTTESMAN.	
	ъ6
residence Bronx, New York, had no recollection of COHN or GOTTESMAN.	ь7С
could not recall having seen COHN or GOTTESMAN.	
residence New York City, could not recall COHN or COTTESMAN.	
HERMAN C. DEUTSCH, Room Service Waiter for 30 years, could not recall COHN or GOTTESMAN.	
residence New York, could not recall COHN or GOTTESMAN.	

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NY 58-1232

mentioned above, further advised that another employee of the hotel in 1050 Brooklyn, New York, left employment here in 1960.

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III. INVESTIGATION REGARDING SPORT JACKET	ь6 ь7с
On May 1, 1964, AUSA advised that during the first trial in this matter, testified that was wearing a brown sport jacket when	<b>b7</b> D
when testilying at the trial denied this and stated he never owned a sport jacket.	
AUSA requested that the cancelled checks of for the year 1959, which he previously furnished to the United States Attorney's Office, be reviewed to determine charge accounts at clothing stores. Thereafter, he requested these stores be contacted to attempt to locate any record of the purchase of a sport jacket by ROBSON.	b6 b7С
On May 4, 1964, a review of cancelled checks reflected payments to the following:	
Bloomingdale's, New York City.	٠
Wanamaker's, Philadelphia, Pennsylvania.	
Saks, 34th Street, New York City.	
Saks, Fifth Avenue, New York City.	
Bambergers, New Jersey.	
Bronx, New York.	
Gimbel's, New York City.	
New York City	ь6 ь7с
A. Sagner's Son. Baltimore. Maryland.	

It was ascertained on May 8, 1964, that A. Sagner's Son had moved from Baltimore, Maryland to Frederick, Maryland, and is now known as Sagner, Incorporated.

On May 11, 1964, SA RONALD R. LICHTINGER conducted the following investigation at Frederick, Maryland:

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Sagner, Incorporated, S. Wisner Street, Frederick,
Maryland, examined her cash receipts records for the
month of February, 1958 but could find no record of
a check being received from She said that
in 1958, Sagner's was a wholesale operation and sales
to individuals were not ordinarily made. Frequently,
sales would be made to companies, or various organizations
as well as to the usual wholesale outlets.

On May 11, 1964, Collection

Department, John Wanamker's Department Store, Philadelphia,

Pennsylvania, was contacted by SA JOE HARGIS. requested

any information in his records concerning be

kept confidential, if possible, since Wanamaker's have been

involved in litigation with concerning a disputed

account.

A review of the accounts of Wanamker's reflected an account for Riverdale. Bronx. New York. address prior to November, 1959, of New York. The account was dropped as of December 28, 1963, as uncollectible. The account was opened in September, 1959, and the first credit purchase was between mid-September and mid-October, 1959, for about \$11.00. There were no credit purchases prior to August 23, 1959.

No account could be located for

No original credit application for

would be located.

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therefore, concluded that could not have purchased the sport jacket at Wanamker's on credit prior to August 23, 1959. No record would have been kept, of course, of any cash purchase.

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May 18, 1964

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,	Store, Bambergers Department Stores, Incorporated, made available microfilm records of monthly statements and sales checks for account Number 397-61-738 in the name of
Į	, Riverdale, New York. These records covered the period January 1, 1958, through September 1959. It was determined that the above account had been openeduring 1957; however, the microfilm records pertaining to 1957 had been destroyed. Bambergers maintains microfilm records for a period of six years.
	A review was made of these microfilm records for the above account in an effort to locate the purchase of a man's sport jacket. Purchases were noted on this account; however, no purchase of a man's sport jacket was located.
	It was noted that the first statement for 1958 which was dated January 27, showed a carried forward balance from the previous statement of \$39.31. Inasmuch as all previous statements had been destroyed, it could not be determined what purchases made up this balance.
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	5/15/64 at Newark, New Jersey File # Newark 58-442

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5/18/64

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King and Company, Fifth Avenue, New York City, advised that records of this company reflecting credit purchases prior to 1959 have been destroyed. She advised from records that the only credit purchases in the account show a charge of \$34.90 in March, 1959, for purchase of shirts and shoes.

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On \_\_\_\_5/5/64 of \_New York, New York

File # \_\_\_\_NY 58-1232

by SAS ARTHUR J. ACHENBACH and CHARLES J. GABYEY SERVED 5/12/64

### FEDERAL BUREAU OF INVESTIGATION

5/6/64	Bronx, New	York	File #	NY 58-1232	
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	4	, y*			
and he coul	d not person	ally recall	A. bell olim		
relephonica 1960 he had	lly advised I altered a s	that his reco	rds refle	cted that in	
	ater during	the day of Ma	v 6. 1964		
if he ha	related he	all having do would check h ustomer.	ne any iro is record	rk for     s to determine	
tnat ne nas	s been in bus	Bronx, Ne	w York. ]	advised	
New York. T	las intervier	od at his pla	ce of emn	Bronx.	
<u> </u>					
l.	``				

Date	5/19/64

Cambridge Clothing Company, 1290 Avenue of the Americas, New York City, advised that his company deals only with wholesalers and makes no retail sales. He stated that a number of years ago there was a clothing company by the same name in business in New York City, but he believed that the owner died and the company went out of business a few years ago.

0-	5/8/64 at	New York, New York	File # NY 58-1232
	SAS ARTHUR J.	ACHENBACH and	5/13/6µ
by _	CHARLES J	. GARVEY:mvb	Date dictated

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Bloomingdale's Department St that a check of credit recor failed to reflect an account	core, New York City, advised rds for the past seven years at Bloomingdale's for either	<b>b</b> 7C
New York, or	New York City. He	
said that in view of this, f	there would be no record of	
any cash purchases made by	or hiswife.	
_		
-		

59th Street and Lexington
5/19/64 at Avenue, New York City File # NY 58-1232

SAS CHARLES J. GARVEY & ARTHUR J. ACHENBACH/wmm

Date dictated \_\_\_\_5/19/64

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Date \_5/20/64

Department Store, 33rd Street and Broadway, New York City,
advised from records thathave
maintained a credit account at this store since 1957.  further advised that records of purchases prior to  January 1, 1959, have been destroyed. He reviewed credit
purchases of the since that time and there was
no record indicating a purchase of a sports jacket by

New York File # NY 58-1232

SAS ARTHUR J. ACHENBACK and CHARLES J. Date dictated 5/14/64

New York,

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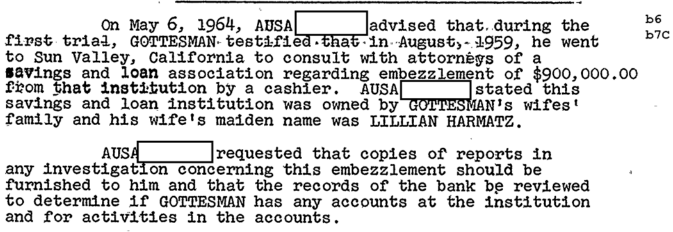
Saks
Fifth Avenue, 50th Street and Fifth Avenue, New York
City, advised that the records of credit purchases for
1958 and 1959 have been stored in a warehouse which
necessitated a delay in the review of purchases in the
account.

related that a review of all
credit purchases made by
failed
to reflect the purchase of a sport jacket.

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On _	6/15/64 New York, New York	_ File # NY 58-1232
by	SAS ARTHUR J. ACHENBACH and CHARLES J. GARVEY: cam	Date dictated6/17/64
ъу	J. GARVEY: cam	Date dicidied

#### IV. BANK RECORDS OF COHN AND GOTTESMAN



1 LA 58-495 JMA: jab

The following investigation was conducted by SA JOHN M. AGNEW (A), at Los Argeles, California:

On May 13, 1964, Federal Home Loan Bank Board, advised that a search of his records pertaining to the Strathern Savings and Loan Association failed to reveal any record which indicated that MURRAY E. GOTTESMAN or LILLIAN GOTTESMAN, nee HARMATZ or HARMARZ, owned any stock in this savings and loan association.

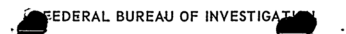
On May 14, 1964, Division of Savings and Loans, State of California, 3460 Wilshire Boulevard, advised that a search of the records pertaining to the Strathern Savings and Loan Association failed to locate any record which indicated that GOTTESMAN or his wife owned any stock in this savings and loan.

Columbia Savings and Loan Assoclation, 5420 Wilsnire Boulevard, advised that he caused the
records of the now defunct Strathern Savings and Loan Association
to be searched and no record could be located to indicate that
GOTTESMAN and his wife owned any stock in the savings and loan
association.

Also advised that no record could be
located on GOTTESMAN and his wife which would indicate that they
ever had an open or closed savings account at the Strathern
Savings and Loan Association in Sun Valley, California.

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	5 /3 0 /6h	T 1	36	New York # 58-1232
On _	<i>5/13/04</i> _at	ros Angeres,	Callfornia	File #Los Angeles 58-495
by _	SAA JOHN M.	AGNEW:jab		Date dictated5/15/64

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On 6/8/64 at Los Angeles,	, Celifornia File # Los Angeles 58-495
by SAA JOHN M. AGHDI/eb	Date dictated6/8/64

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6/3/64 at Los			New York File # <del>Los Ange</del>	: # 58-1232

by AUSA were disseminated to him.	ь6 ь7с
On May 18, 1964, AUSA stated that COHN had	
testified to having a safety deposit box at the First National	
City Bank Branch on 91st Street but very seldom visited the	
vault. AUSA requested that the bank be contacted to	
attempt to determine the frequency of visits of COHN or his mother	
to the vault.	

Date 5/27/64

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Department, First National City Bank, 91st Street and Madison Avenue. New York City, advised that he has but has not observed COHN in the Safety Deposit Section in that time.  He related that the
is presently in the hospital for surgery on a serious disease.
queried two clerical employees of the section but they told him they could not recall seeing COHN or his mother in the Safety Deposit Section of the bank.

	5/20/64	New York, New York	4 O NY	58-1232
On	atat	T ACUENDAGU AND	File #	· · · · · · · · · · · · · · · · · · ·
by .	CHARLES	J. ACHENBACH AND J. GARVEY/efk	Date dictated	5/22/64
Dy .			Daic dicialed	

On May 18, 1964, AUSA requested investigation to determine the source of two \$5,000.00 deposits to COHN's account at the Underwriters Trust Company on February 19, 1960.

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Date \_\_\_\_\_6/2/64

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On	5/28/64 at	New York, New	York File # NY	58-1232
bv	-	SHANLEY: jmr	Date dictated	6/1/64

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FD-302	(Rev.	1-25-60)

# FEDERAL BUREAU OF INVESTIGATION

Date .	6/2/64	•

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on 5/28/64 at _	New York,	New York	File #	NY 58-1232	
SA JOHN F.	SHANLEY: jmp			6/1/64	

Date dictated .

On June 4, 1964, United States Attorney (USA), ROBERT M. MORGENTHAU, Southern District of New York, advised that he had received information to the effect that	ъ6
Miami Beach, Florida.	b7C
He stated that in the past, ROY COHN had borrowed some money from to be used for stock purchases.  USA MORGENTHAU requested that the records of this bank be reviewed to attempt to determine if ROY COHN, possessed an account or have had a loan from the bank.	

6/9/64

June 10, 1964

Date \_\_ b6 b7C of the Bank of Miami Beach, 900 Washington Avenue. Beach, Florida, advised that both of New York City, purchased the bank in about September, 1963. had the bank records checked for any account under the name of ROY COHN and with negative results. The records of loans were also checked and no loan has ever been made to the above individuals. stated he cannot recall any of the above individuals ever having an account or ever receiving a loan. 48.1

by \_Date dictated . BRANDES: mgw

Miami Beach, Florida

SAS J. C. STRICKLAND & EDWARD F.

File # Miami 58-279

New York 58-1232

6/10/64

#### V. ACTIVITIES OF COHN IN AUGUST, 1959

Investigation regarding COHN's travels to Duck Key, Florida in August, 1959 has been reported previously. Attempts to locate and interview HENRY LILLYBECK, the pilot who flew COHN to Duck Key were set forth previously.

Date 5/11/64 ·	
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HENRY C. LILLYBECK, 97 Hendrix Tsle, Fort Lauderdale, Florida, advised he was employed as an airplane pilot for ALONZO COTHRAN, Islamorada, Florida, from February 1960 until December 1960.

LILLYBECK stated his flight log, covering his employment with COTHRAN; was destroyed during Hurricane Donna and he has no other record of flights during this period.

LILLYBECK recalled making approximately 15 to 20 flights from Miami, Florida, to Duck Key, Florida, while employed by COTHRAN, when ROY COHN was his passenger. He said COHN usually traveled alone on these trips and he flew down to the Indies House on Duck Key for the week ends. He recalled that once or twice COHN was accompanied by other individuals.

LILLYBECK recalled specifically that COHN had asked to be flown to Cuba on one occasion, saying he wanted to get out of the country. LILLYBECK said when he refused to pilot the plane to Cuba, COHN became extremely angry and threatened he would have LILLYBECK fired.

LILLYBECK stated he made out trip tickets, which included the names of passengers, upon the completion of each flight he made. He said these tickets were turned over to his employer, ALONZO COTHRAN. He related that these tickets would show all the dates and names of the passengers flown on the particular dates if COTHRAN still had them.

On	4/29/64 of Fort Lauderdale, Florida File # Miami 58-279	•
bу	SA WILLIAM B. PULLEN (A):sl Date dictated5/5/64	

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<u>ř</u> ,		DateMa	y 26, 1964
	€ 50	-	
5/25/64 at <del>Islamorada,</del> _	<del>Florida</del>	File # <b>Mi</b> ami	58-279
SA RALPH L. JENSEN:ggr		Date dictated	

VI. ACTIVITIES OF GOTTESMAN IN AUGUST, 1959

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On May 15, 1964, AUSA SDNY, requested that how was previously interviewed because GOTTESMAN's diary showed a contact with her on August 19, 1959 be reinterviewed.

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Date <u>5/27/64</u>

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New York CI	ty, was recontacted at her residence
to attempt	to determine the pame and location of
	y who represented the law
	ch she was represented by GOTTESMAN.
	related that she did not know the attorney's
name but wo	uld search her records to determine
	essed it and also to locate

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On	5/19/64	New York,	New York	NY 58-1232	
by	SAS ARTHUR	J. ACHENBACI		Date dictated _5/22/64	

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5/27/64

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West, New York City, was recontacted at her residence. She advised that a review of her records failed to reflect the name or location of the attorney who represented nor the name and location of

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		<u>₩ 55</u>		_
On _	5/21/64	New York, New York	NY 58-1232	
bу _	SAS ARTHUR CHARLES	J. ACHENBACH AND J. GARVEY/efk	Date dictated5/22/64	_

AUSA COHN advised on May 15, 1964, that GOTTESMAN'S diary had a notation of a contact with one, JULIUS LEICHER on August 19, 1959. He requested that this individual be located and interviewed for any information he may possess regarding GOTTESMAN's activities on that date.

Data	6/1/64

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MURRAY LEICHER, Attorney, 1664 Madison Avenue, New York City, advised that he has known MURRAY GOTTESMAN for many years, having attended school with him as well as serving in the Army with him. LEICHER added that he has not seen GOTTESMAN since approximately 1946.

LEICHER made available the 1959 diary of his law firm. This diary reflected an entry near the bottom of the page on August 19, 1959, which read, "M. Gottesman re: 58 decision". LEICHER explained that this entry was in the handwriting of his brother, JULIUS and he, MURRAY LEICHER could not state whether this entry reflected a telephone call or a visit to or from GOTTESMAN. He further advised that his brother JULIUS is in the hospital recuperating from a heart attack but he, MURRAY, would ask JULIUS for his recollection of the diary entry.

MURRAY LEICHER r laced further that he could not fix the time of day of the entry because frequently he and his brother make notes on scrap paper and then at the end of the day enter their day's contacts in the diary.

LEICHER added that to his knowledge, GOTTESMAN has never personally appeared at the LEICHER office.

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On	5/20/64 at New York, New York File # 58-1232	
	SAS ARTHUR J. ACHENBACH and CHARLES J. GARYEY/tims 5/22/64	
by -	Date dictated	

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6/9/64 Date \_\_\_\_\_

64 Madison Avenue, Ne ce. LEICHER examined

JULIUS LEICHER, Attorney, 1664 Madison Avenue, New York City, was interviewed at his office. LEICHER examined the firm's diary for August 19, 1959, and advised that he wrote the entry regarding GOTTESMAN and most of the tentries on the page. LEICHER stated that he had had many contacts with GOTTESMAN about that time all but possibly two or three were telephonic.

LETCHER explained that his firm had represented
onesome years ago in a legal dispute
concerning and another member of the board of
He said that in 1958 or 1959,
had recontacted him to have LEICHER represent
Sunreb in a legal matter involving properties owned by
the corporation and condemnation proceedings by New York
City. LEICHER stated that he told that he could
not ethically represent the corporation because of the prior
action and recommended they seek other counsel.

LEICHER stated that subsequently he was contacted by GOTTESMAN and learned that GOTTESMAN was representing the corporation. He related further that he had a number of contacts with GOTTESMAN on this matter but mostly on the telephone. He said that because of the nature of the matter there was little need for personal contacts or for conferences with the clients.

LEICHER further advised that GOTTESMAN has never been in the office of the LEICHER firm and he, JULIUS LEICHER, has been in GOTTESMAN's office two or three times. He stated that the August 19, 1959, diary entry he would guess was a telephonic contact because he explained that it was his usual procedure if he was to visit another's office or have another call at his office, he would put a notation as to the time of the appointment before the name of the individual. He added that since there is no time noted fbefore GOTTESMAN's name, it was probably a telephonic contact but he could not testify to this.

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On _	5/28/64 New York, New York		_ File #
by _	SAS ARTHUR J. ACHENBACH & CHARLES J. GARVEY: mab		Date dictated 6/3/64
Dy _			

LEICHER stated that he could not recall what time during the day the contact with GOTTESMAN occurred. He said that the fact that the entry appears at the bottom of the page doesn't necessarily mean the contact was late in the day. He explained that sometimes he notes contacts on scrap paper and later enters them in the diary or sometimes all the contacts may be in the morning but due to the lack of an entry showing a particular time on August 19, 1959, he could not even venture a guess as to the time of the GOTTESMAN contact.

On June 29, 1964, AUSA COHN requested investigation be conducted at the New York State Rent Commission to determine if GOTTESMAN visited there on August 19, 1959. AUSA COHN said GOTTESMAN's diary showed a contact with the Commission regarding

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Rent Commission, 50 Park Place, New York City, advised that the Commission maintains a log of visitors to the office but after having changed location of the office two years ago, she did not believe the records for 1959 existed any longer.

She further advised that Mr. ZUCHER is a Deputy Commissioner but at present was out of town. She stated she would have him check to attempt to locate his diary for 1959 and also she would attempt to locate the visitors log for 1959.

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	6/30/64	New York, New York	,	NY 58-1232	
On	` at		File #		
hv.	SAS ARTHUR	CHARLES J. ACHENBACH & GARVEY	J. / dap Date dictated	6/30/64	

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HAROLD ZUCKER, Counsel and Deputy State Rent Commissioner, New York State Rent Commission, 16 Park Place, New York City, advised that he could not recall contacts with GOTTESMAN in 1959. He related that he did handle a case concerning Manreb Associates and reviewed his 1959 diary for contacts in this case.

ZUCKER stated that he could locate no record of a contact with GOTTESMAN and further that he, ZUCKER, was on vacation during week of August 19, 1959. He added it is possible he may have been contacted by GOTTESMAN and did not note the contact. ZUCKER suggested that a former employee of the commission, is now with the New York City Rent Commission and may know the location of records of visitors to the State Rent Commission in 1959.

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On7/1/64at	New York,	New York	File #NY_58_	1232
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b6 Administrative Officer, b7C New York City Rent and Rehabilitation Commission, 280 Broadway, New York City, advised on July 1, 1964, that the logs of visitors to the State Rent Commission in 1959 are in the possession of his agency. He added that he would attempt to locate these records to determine if GOTTESMAN visited the state agency on August 19, 1959. was recontacted on July 2, 1964, and advised that a review of visitors logs of State Rent Commission from August 7 through 21, 1959, failed to reflect a notation of GOTTESMAN having visited that office during that period. New York, New York SAS ARTHUR J. ACHENBACH & CHARLES J.

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AUSA COHN further advised that GOTTESMAN's diary reflected notations of contacts with of office, and telephone number HA-2-5900 on August 19, 1959. He requested these individuals also be located and interviewed.

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Date \_\_\_\_\_6/16/64\_\_\_\_\_

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Secretary,

New York City, advised that her

maiden name was and that she handles GOTTESMAN's
automobile insurance. She stated that she has had numerous
telephonic contacts with him regarding this insurance but he
has only visited the office on one or two occasions. She
added that the firm's 1959 diary has been destroyed and
there is no way in which she can ascertain if GOTTESMAN
contacted her personally or by telephone on August 19, 1959.

On \_\_\_\_\_\_ 6/5/64 New York, New York File # NY 58-1232

SAS ARTHUR J. ACHENBACH and CHARLES J. GARVEY Date dictated 6/11/64

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reviewed his records regarding GOTTESMAN but could find no notation of a contact on August 19, 1959. He pointed out that the firm's diaries are destroyed every two years, hence, the 1959 diary does not exist any longer.

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On 6/5/64 at New York, New York File # NY 58-1232

SAS ARTHUR J. ACHENBACH and by CHARLES J. GARVEY/mms Date dictated 6/11/64

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The records of the New York Telephone Company reflected that HA-2-5908 is listed to A. T. Brodt and Company, stockbrokers, 70 Wall Street, New York City.

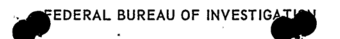
On June 5, 1964, contact at Brodt and Company reflected that no record of a former employee named could be located.

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## VII. INVESTIGATION RESULTING FROM TESTIMONY AT FIRST TRIAL

On May 14, 1964, AUSA requested that Judge LEIBOWITZ be recontacted to determine if he had located any correspondents or information indicating a meeting with COHN on August 19, 1959. It should be noted that he was previously interviewed.

FD-302 (Rev. 1-25-60)



Date	5/20	/64 .

Judge Samuel S. Leibowitz, New York State Supreme Court, Civic Center, Brooklyn, New York, was reinterviewed at his chambers. Judge Leibowitz stated that he could locate no record that would indicate the date of his meeting with COHN in August, 1959. He related that he recalled meeting COHN in his chambers and discussing a proposed libel suit but could not recall the time of day of this meeting nor how long the meeting lasted.

Judge Leibowitz stated further that one evening during the recent COHN trial, an individual from COHN's law firm called him and asked if he could locate a record of a conference he had with COHN on August19, 1959. He stated that since he keeps no diary, he reviewed correspondence and other records but could locate no record of the conference. He stated that he called COHN's office and told one of his partners that he could locate no record of the date of the conference. Judge Leibowitz added that he has not been recontacted since above by COHN or any of his partners.

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On .	5/18/64	at Brooklyn,	New York		File # NY 58-1232
by .	SAS ARTHUR CHARLES	J. AUHENBACH J. GARVEY/LW	&:		_Date dictated5/19/64

On May 5, 1964, AUSA advised that COHN had testified at the first trial that he had lunch on August 19, 1959, at the Louis XIV Cafe, and had also visited El Morocco Night Club that evening. He requested appropriate investigation be conducted to verify this testimony.

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Date 5/18/64

Louis XIV Cafe, 15 West 49th Street, New York City, advised that ROY COHN is a frequent guest at this restaurant. He stated that COHN has been the Attorney for the American and Union News Companies, the owners of this restaurant, and usually charges his bills at the restaurant. added that records pertaining to these charges would be maintained at American and Union News Company, 131 Varick Street, New York City.

On 5/7/64 at New York, New York File # NY 58-1232

by SAS ARTHUR J. ACHENBACH and Date dictated 5/13/64

CHARLES J. GARVEY: tcs

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Date dictated .

SAS ARTHUR J. ACHENBACH and CHARLES.J. GARVEY: tos

Date	5/18/64
Date	5/10/04

Night Club, 307 East 54th Street, New York City, advised that she had been contacted recently by ROY COHN and asked to locate any receipts or copies of monthly statements showing charges to COHN's account for August 19, 1959. She related that she could only locate the master cash sheet which shows daily entries of charges to all charge account customers. She stated a monthly statement is prepared from this sheet and mailed to the customers. She stated the master cash sheet showed charges to COHN on August 19, 1959 of \$24.00 for liquor and a cup of coffee and a tip of \$8.00.20 She stated she told COHN she could not locate copies of the waiters check or monthly statement of above charges.

further advised that she subsequently was shown by COHN a Photostat of monthly statement of El Morocco for August, 1959 charges for COHN. She said she told COHN she could destify to the authenticity of the statement. She said he asked her to be in court during his trial to identify the statement and also to bring a copy of the master cash sheet. She said she did so, but was not called to testify.

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On 5/7/64 of New York, New York File # NY 58-1232

SAS ARTHUR J. ACHENBACH and by CHARLES J. CARVEY: tes Date dictated 5/13/64

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On May 15, 1964, AUSA requested that
be recontacted and the results of her
interview which was previously reported be incorporated in a signed statement from her.
On May 18, 1964, was recontacted telephonically and she declined to be reinterviewed or furnish a signed statement.
On May 15. 1964. AUSA advised that
had formerly las a
He stated that had advised that he had
never discussed his involvement in the
AUSA requested that and her husband
be interviewed to determine if they had received any
information from regarding his participation in the

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Information from rega	rding his participation or involve-
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was only interested in whether knew about a meeting in New York City in about August, 1958. stated told had no information about this meeting, and that was all there was to his visit.

b6 b7С b7D On May 18. 1954. USA MORGENTHAU advised that

He advised that he had received information indicating that was involved in an automobile accident in Mendham Township, New Jersey, and may have been arrested for drunken driving. He requested that police records be reviewed regarding the above and all pertinent be obtained.

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Date	5/26/64

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Chief DONALD O'KEEFE, Mendham Township,  New Jersev Police Department, advised that he arrested  Mendham  Township, for driving under the influence of alcohol and careless driving at 3:20 A.M.,	b6 b7
He stated that he received a call from someone in the Mendham Township telling him that a car was involved in an accident in front of the home. a special police officer in Mendham Township and was with Chief O'KEEFE when he received the call so they answered it together.	
Chief O'KEEFE states he found sitting behind the wheel of his car which was up against a tree at the entrance to the riveway. He got out of the car and was unsteady on his feet. He denied that he had been drinking but, Chief O'KEEFE smelled the odor of alcohol on his breath. stated that he had a chain and if the Chief would pull his car away from the tree he would leave. Chief O'KEEFE refused to do this.	ij
A survey of the accident scene by Chief O'KEEFE showed that car had skidded for a distance of 75 feet prior to hitting the tree. It appeared that he was trying to negotiate a curve at the intersection of Washington Valley Road and Tingley Road. This intersection was another 50 feet further down the road from the accident scene. It appeared that mistook the entrance to the driveway for the above intersection.	ь6 ь7
Chief O'KEEFE states that they took  Police Headquarters where he was examined by  Mendham Borough, New Jersey.  as uncooperative and  the necessary tests to form an opinion as to his condition.  He, therefore, could not give a professional opinion as to whether he was under the influence of alcohol or  not, but stated from observation, and as a layman, he  would say he was under the influence of alcohol.	
5/22/64 Mendham Township, New Jersey Newark 58-442	
SA WILLARD ST. MARIE, JR. /amd_Date dictated 5/22/64	

NK 58-442

was uncooperative and abusive and his speech was slurred according to Chief O'KERFE. He told him that he had never carried a gun, but that he would in the future to take care of "you guys". He fell twice in mounting the stairs at Police Headquarters. In Chief O'KEEFE's opinion vas under the influence of alcohol and unfit to drive an automobile as he, therefore, charged him with that charge as well as careless driving. He said that said he would be willing to plead guilty to the careless driving charge. was allowed to call his Attorney of Morristown, New Jersey. He was lodged in the Morris County Jail, Morristown, New Jersey, but was released on bail about 15 minutes after he arrived there. required his appearance before summons issued to but there have been the town Magistrate on a series of postponements and it is now scheduled for

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It has been previously reported that the Chicago Division has been attempting to locate registration records of for September, 1962, at the Sheraton-Chicago Hotel.

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AUSA advised on May 25, 1964, that COHN testified he had dinner at the 21 Club on May 15, 1963. He requested appropriate investigation to verify this fact.

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Date 6/9/64 .	•
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On .	5/28/64	New York,	New York	File #	NY 58-1232	
<b></b> .	SAS ARTHUR	J. ACHENBACH	&:			
by_	CHARLES J.	GARVEY: mab		Date dictat	6/3/64	
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It should be noted that it has been previously reported that Greenwich. Connecticut telephone number TO-9-1990 was listed to and Las Vegas, Nevada, telephone number 735-1122 was listed to the Desert Inn Hotel.

FD-302 (Rev. 1-25-60)

FEDERAL BUREAU OF INVESTIGATION

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<u>1</u>	Date	6/9/64	

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On .	6/2/64	New York, New York	I	File #NY 58-1232
	SAS SA ARTHUR	J. ACHENBACH: mab		Date dictated 6/3/64
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On_	6/8/64	New York, New York	NY 58-1232	
oп . by	SA ARTHUR J.	ACHENBACH; eah	6/11/64	

It is to be noted that  previously identified as  of the New York Division concerning the other i listed previously as telephone subscribers fail any pertinent identifiable information concerni	led to reflect	b6 b70
of Greater New York, advised Investigative Clerthat the Records of her Bureau reflect that resides at New York City, of suits for payment of back rent and a poor creating the series of	who , has a number redit rating.	
On June 5, 1964, nade a Investigative Clerk VINCENT JAMES PULEO, a cred dated September, 1963, regarding JEROME LEDEREN report reflected that JEROME FOX EEDERER reside at 15 Schuyler Street, New Rochelle, New is the President of the Cornell Guggenheim Centary South, New York City. He had a satisfact rating and the report contained no derogatory in the street of the cornell Gugenheim Centary and the report contained no derogatory in the street of the cornell Gugenheim Centary and the report contained no derogatory in the street of the cornell Gugenheim Centary and the report contained no derogatory in the street of the cornell Gugenheim Centary and the report contained no derogatory in the street of the cornel of the cornel of the corn	W York, and ne ter, 468 Park ctory credit	b6 b70
On June 20, 1964, a representative of Criminal Identification, New York City Police advised SA AUGUST J. MICEK that the records of failed to reflect any pertinent identifiable in concerning or JEROME LEDERER.	ce Department his agency	
On June 1, 1964, AUSA advised had testified that he accompanied COHN to Hotel on May 15, 1963. He requested investigathis.	o the <u>Drak</u> e	

ED-302	BAY	1-25-60)
F D-302	INOY.	1-23-00)

FEDERAL BUREAU OF INVESTIGATA

6/9/64

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Park Avenue, New York City, advised that a review of the hotel records failed to reflect any record of a charge for food or beverages for ROY COHN or on May 15, 1963.

On .	6/3/64 at	New York,	New	York	87	∜ _ File # _	NY	58-1232	
bу _	SAS ARTHUR J. CHARLES J. GAI	ACHENBACK RVEY: mab	&:			_Date di	ctated	6/8/64	

On May 26, 1964, AUSA stated that COHN had testified that he had contacted a named noted that investigation has previously been conducted and reported concerning COHN's activities regarding AUSA requested that be interviewed for any information in his possession regarding COHN's contact.

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On

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Date \_\_\_6-8-64\_\_\_\_

Hinne	sota, advise	d as follows:	ь6 ь7С
To the best of his latter part of September or long distance telephone call then at asked if this was the and then the caller identificasked if this was the ROY CO CARTHY Committee and the cal	october of 1 to his offi who ere to which ed himself a HN who was f	960, he received from New The call was the replacement or committee or commerly with the received from	ed a York, er
The caller then so	id that		b3 b6
Later that evening and said "No".	or the next	day he called	COHN back
for which he	was tried a	nd found guilt	у.
		•	
•-			
0 1 0 i	89	ile# <u>_minneapol</u>	*** ***
6-1-64 at Minneapolis, Min		NEW YORK	58-1232
SA(A) ROBERT L. SNYDER/mt	<u> </u>	Date dictated	84

On June 1, 1964, AUSA advised that COHN had testified to a contact with regarding placement of vending machines in the Honel Plant in Hillside, New Jersey. He advised that he received information that was the individual at Lionel who handled this matter. He requested to be interviewed.

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	Lionel Corporation.	
Hillside	, New Jersey, residence	
New Jers	ey, was interviewed at his place of employment.	_
is also	advised that he is acquainted with ROY rough COHN's former association with Lionel and he acquainted with contacts.	
[		
New Jers Shortly tive of if arran at the I installa	stated that approximately two years ago If tournament at the Knoll Country Club, Boonton, sey, he observed COHN and exchange greetings. thereafter COHN asked to meet a representation of these machines never took place as it was it was not feasible.	
of Runyo been arr stated t	related further that some time after above ne received another contact from a representative on Sales Company. He said that this contact may have ranged through COHN but he was not certain. Etat Lionel was then manufacturing a golf game called and the Runyon Company contact was to determine if	
they wan	nted to handle distribution of the games. He said nyon decided against handling the distribution, and shis last contact with anyone from company.	
they wan	nted to handle distribution of the games. He said by anyon decided against handling the distribution, and shis last contact with anyone from company.	
they wan that Run this was except f	nted to handle distribution of the games. He said myon decided against handling the distribution, and	,
they wan that Run this was except f	ated to handle distribution of the games. He said by a decided against handling the distribution, and shis last contact with anyone from company.  added that he did not know cor reading about his testimony at the ROY COHN trial. The never heard COHN or mention the name,	,
they wan that Run this was except f	ated to handle distribution of the games. He said by a decided against handling the distribution, and shis last contact with anyone from company.  added that he did not know cor reading about his testimony at the ROY COHN trial. The never heard COHN or mention the name,	
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they wanthat Runthis was except for the said	atted to handle distribution of the games. He said myon decided against handling the distribution, and shis last contact with anyone from company.  added that he did not know for reading about his testimony at the ROY COHN trial. he never heard COHN or mention the name,	•

## VIII. INVESTIGATION DURING TRIAL

On June 10, 1964, AUSA advised that COHN previously testified to certain activities during the summer of 1954. He requested the records of the New Mark National Guardia be reviewed concerning COHN's service, Particularly to determine the dates of his two week summer training period in 1954.

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· '	Date _	6/18/64	<del></del>
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On6	5/12/64ai B	<del>rooklyn, New York</del>	File # <u>NY 58-1232</u>
bv	SA ARTHUR J.	ACHENBACH/mms	Date dictated 6/15/64

Ny 58-1232

ı	On June 26, 1964. AUSA stated that had testified to	
ا -	New York City and a <u>number of</u>	
	New York City, while was in	
	New York City for the first trial. AUSA requested	l
`.	this testimony be verified.	

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FEDERAL BUREAU OF INVESTIGAT

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•	7/2/611		•
Date	7/1/64		

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Corporation, New York New York advised from records that on
stated further that he has been subpoensed by COHN's accorney to produce the above records in court. He further related that an investigator for COHN had asked him if

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On .	6/30/64 at	New York,	New York	File #NY	58-1232	
	SA ARTHUR J.				-	
bv _	SA CHARLES J		:vmc	Date dictated	6/30/64	

FD-302	(Rev.	1-25-60)

EDERAL BUREAU OF INVESTIGAT

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New York City, advised from	records that
not recall the identity of the friend.	He could
related further that he recent a subpoend from COHN's attorney to produce the re above transactions in court. He also stated that for COHN had visited him and asked if	cords of
•	

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On	6/30/64 New York, New York	NY 58-1232
On	SA ARTHUR J. ACHENBACH	
bv	SA CHARLES J. GARVEY :vmc	Date dictated6/30/64

AUSA advised on June 26, 1964, that GOTTESMAN had testified that a breakfast meeting with COHN in 1962, took place in Mayhew's Restaurant on Broadway and recalled they occupied a table near the cashier's counter. AUSA requested investigation to determine if a table was located near the cashier's counter in 1962.

6/30/64

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Mayhew's Restaurant, 774 Broadway, New York City, advised that this restaurant was newly opened in 1961 and that there have been no alterations in the physical layout since then.

On perusal it was observed that tables were set up and functional within a six foot distance of the cashier's counter at the restaurant.

	6/20/61	774 Broadway	ħ	<b>9</b> 9	•	MYZ	E8_1020
On	6/30/64 SA ARTHUR J.	New York City			File #	NI	58-1232
hv	SA CHARLES J		:		Date dictat	ed	6/30/64

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AUSA also requested that GOTTESMAN's testimony that his wife, LILLIAN, was in Montefiore Hospital in June, 1962 also be verified.

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Montefiore Hospital, East 210th Street and Bainbridge Avenue, Bronx, New York, advised after checking hospital records that LILLIAN GOTTESMAN was admitted at Montefiore Hospital on June 7, 1962, and was discharged on June 13, 1962.

	HEIDMIN M	T'O T	z .
On	East 210th Street and 6/30/64 Bainbridge Avenue, Br	ronx, NY NY	58-1232
Oii	SA ARTHUR J. ACHENBACH		
by.	SA CHARLES J. GARVEY : vmc	Date dictated	6/30/64

AUSA further advised on June 26, 1964, that GOTTESMAN testified that on the Labor Day weekend in 1959, at the Desert Inn Hotel in Las Vegas, he had met of Chase and Sanborn, New York City. He requested that be interviewed.

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D-302	(Rev.	1-25-60)

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7/7/64

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Standard Brands Incorporated, 625 Madison Avenue,
New York City, advised that CALEB CHASE, a rounder or
Chase and Sanhorn died about 70 years ago. She reviewed
the company records for 1959 and failed to locate any
record of an executive officer or board member named
at New York City headquarters. She added that the firm
does employ a

				-Mac 0		
			FEE LEGION.	10 3	5	
	6/30/64	New York,			IX 28-1535	
On	SAS ARTHUR	J. ACHENB	CHARLE ACH & GARVEY	s <del>す。</del> File # /dap	6/30/64	
hv				Date dicta	ted	

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ь6 ь7с NY 58-1232

On June 30, 1964, AUSA advised that GOTTESMAN testified that on Labor Day weekend of 1959, he was at Desert Inn Hotel with his wife. LILLIAN, and there met organist MILTON HERTH. AUSA requested investigation to verify this.

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The Las Vegas Division advised by communication dated June 30, 1964, that HERTH resides 829 East Akey, Las Vegas, Nevada, but had departed June 27, 1964, for Chicago. He was to appear at Chicago for a few days and then go on to Wisconsin.

-104-

Date <u>July 9, 1964</u>

MILTON ERIC HERTH, 829 East Oakey Boulevard, Ias Vegas, Nevada, telephone number Code 702-384-6757 was interviewed in the Main Hardware, 606 - 57th Street, Kenosha, Wisconsin. HERTH was immediately advised of the identity of the interviewing agent as SA DEAN R. SHUMWAY of the Federal Bureau of Investigation, that he did not have to make a statement, that any statement he did make could be used in a court of law against him, and that he had the right to consult an attorney before making a statement.

Mr. HERTH advised that he is a professional organist and accepts musical engagements throughout the country but resides in Las Vegas. HERTH advised he does known MURRAY E. GOTTESMAN as a result of having met him on one occasion in 1930, at which time he, HERTH, was playing for the Paramount Theater in Hammond, Indiana, and GOTTESMAN at that time was head usher for Paramount Theaters. HERTH has seen GOTTESMAN on only one occasion since 1930, which was sometime in 1959 or 1960, at which time he, HERTH, was playing at the Desert Inn in las Vegas, Nevada. Mr. HERTH advised he terminated employment at the Desert Inn the first week in January, 1961; that he had worked there seven years preceding that time and, therefore, could not recall the exact time at which he saw GOTTESMAN. He believes, however, that it was either in the summer or fall of 1960 but that it could have been as early as 1959.

Mr. HERTH advised that he saw GOTTESMAN for approximately ten to fifteen minutes early in the evening of what was probably a week day rather than a weekend. Mr. HERTH advised he believes it was a week day due to the volume of business present at the Desert Inn, which was not busy enough to have been a weekend or a holiday. HERTH advised that when he saw GOTTESMAN on this occasion GOTTESMAN washin the company of a woman whom he introduced as his wife. HERTH, at the time he saw GOTTESMAN, was playing the organ at the Desert Inn, and GOTTESMAN was in the lounge in which HERTH was playing. They

On7/2/64atKenosha, Wisconsin	NY 58-1232	. Y
sa dean R. Shumway/bs	Date dictated 7/2/64	
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recognized one another and conversed for the indicated period of time.

Mr. HERTH advised that he was in las Vegas over Labor Day of 1959 and that he worked on that day but does not believe it was on Labor Day or the Labor Day weekend that he saw GOTTESMAN and his wife inasmuch as holidays at the Desert Inn are extremely busy and there was not sufficient business present at the Desert Inn to indicate to him that it was the Labor Day weekend. HERTH advised that he did not see GOTTESMAN on any other occasion at the Desert Inn; that he has not seen him before that time or since that time and that he spent no more time with GOTTESMAN than he previously mentioned--ten or fifteen minutes. Mr. HERTH advised that he can state definitely and unequivocally that DEBBIE REYNOIDS was not playing at the Desert Inn during that time and that DEBBIE REYNOIDS never played at the Desert Inn at any time during which HERTH was employed there. He advised that it is possible that EDDIE FISHER may have been there during the period of time in question but that the only time he actually recalls EDDIE FISHER having been at the Desert Inn was after he had married ELIZABETH TAYLOR.

Mr. HERTH was unable to adequately describe GOTTESMAN due to the limited contact he had with him-both at that time and prior to that time—but advised that he recalled that he was a "little gray," about 5',10", and that he was dressed neatly. HERTH was unable to recall if GOTTESMAN was wearing glasses but advised he appeared to be a man of approximately 54 to 55 years of age.

Mr. HERTH advised that he has never worked or played for GOTTESMAN; only that they both worked for the Paramount Theater at the time HERTH played for Paramount in Hammond, Indiana.

Mr. HERTH advised that he will be playing at the Beacon Hotel, New York City, until mid-July, 1964, but can be reached at his home in Las Vegas after that time.

On July 6, 1964, AUSA advised that would not testify at the second trial in this matter because she is allegedly out of the country. He requested appropriate investigation be conducted to verify this.	ь6 ь70
Passport Office, Department of State, advised search made of files but no identifiable record of could be located.	
The following investigation was conducted by SA CLARENCE L. SMITH, JR. at Fairfield, Connecticut, July 6, 1964:	
adviseq as rollows:	b6 b70
names unknown) stated  about two weeks ago that they were going on a vacation soon.  lid not observe the car, described as a late model  Ford convertible, light in color, when he came to work this  morning, and in the past the car had always been parked near  the when he arrived for work to gold  reportedly works for a  Connecticut.	
A white female (name unknown) was contacted in the and she advised that advised the advised that advised that advised the advised that advised that advised that advised that	

On \_

by .

Date July 7, 1964

Connecticut, furnished the following	b6 b70
to him by a friend in the late and has been employed by him parttime as a During a pre-employment interview she stated she had previously worked for in New York City.  Connecticut, with her two children. She was at one time a resident of her marriage.	
She had honed to be called as a witness in the trial of before she went on vacation. During the week perore she left on weation she waited around to be called and went to New York City on Friday, July 3, 1964, hoping that she could be called as a witness or could give a statement for the trial. She is not trying to avoid appearing as a witness. She was somewhat upset about leaving in when they are so busy but was not at all upset by the possibility of being called as a witness at trial.	ь6 ь70
7/7/64 <sub>at</sub> Bridgeport, Connecticut File # NH 58-109 NY 58-1232 SA JAMES J. MC CARTHY/kjb 7/7/64 Date dictated	· -

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"Notations concerning people who called GOTTESMAN would be instructed in his diary if he were out of the office or if he was interviewing a client in the office.

"I cannot recall anything concerning GOTTESMAN's activities or whereabouts on August 19, 1959.

"To the best of my recollection I cannot recall any hotel meetings GOTTESMAN attended and was not in the habit of meeting people in any New York City hotel.

NY 58-1232	
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"I feel GOTTESMAN may have knowledge of name because of an accident case handled for me by one of the other lawyers in his office. However, since I have not had any conversation with GOTTESMAN.	
"I have read the above statement consisting of this and one other page and it is true and correct to the best of my knowledge. I have initialled all corrections.	
"/s/	
"Witnessed By:	
/s/ ARTHUR J. ACHENBACH, SA, FBI, NY, 7/6/64. /s/ WILLIAM A. KISH, Special Agent, FBI, Babylon, NY 7/6/64".	
On June 30, 1964, AUSA advised that he received information to the effect that COHN had dinner at the El Morocco on June 3, 1964, with requested this be verified.	

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D-4-	7/9/64	· ·
Date	1/2/~.	

	Club
	El Morgoco, 307 East 54th Street, New York City, advised that
	there only one record of a charge by ROY COHN for the month
	of June, 1964, which was on June 3. She stated that COHN and three other persons had dinner in the Champaign Room on
	June 3, and were seated at table number 7. Dinner check num-
	ber 669, and wine check number 668 recorded the charges which
,	totalled \$41.50 tax included.   related that the waiters for this table were
	The captain of waiters was The
	above checks were time and date stamped at 12:08 a.m. on
	June 4, 1964.
	also stated that COHN and his three
	guests had a drink at the Zebra Room and this charge was re-
	flected on liquor check number 012. They were seated at
	table number 16, and their waiters were and This check amounted to \$8.95 tax included,
	and was time and date stamped 1:00 a.m. on June 4, 1964.
	stated the identity of COHN'S guests
	w as not known.
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	, many
	St IIO
On	7/1/64 at New York, New York File # 58-1232
J.,	
by	SA CHARLES J. GARVEY:11s Date dictated 7/6/64
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FD-302 (Rev. 1-25-60)



Date 7/9/64

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				employ	ed at t	he El	Morocco
307 East 5	4th Street	, New York	City,	advise	d he re	calls	ROY
COHN and t	hree other	persons h	aving (	dinner :	at the	El Mor	occo
about four	weeks pre	vious. He	said a	a man,	whom he	belie	ves
is a		COHN'S, an					
dinner. H							
immense si							
with COHN.					·	-	

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On \_\_7/1/64 at \_New York, New York \_\_\_\_ File # \_\_\_\_\_ 28-1232

SAS CHARLES GARVEY & ARTHUR ACHENBACH: 108te dictored 7/2/64

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Date 7/9/64

El Morocco, 307
East 54th Street, New York City, advised that he remembers
ROY COHN and three other individuals, one man and two women,
had dinner at El Morocco approximately four weeks ago. He
said he believed the man who accompanied COHN, was
with COHN, although he could not be
certain of this, He said he did not know the two women,
but did recall one of them due to her great obesity.

On 7/1/64 at NEW York, New York File # 58-1232

by SAS CHARLES GARVEY \* ARTHUR ACHENBACH: 1 bate dictated 7/6/64;

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# IX. MISCELLANEOUS

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one, Consider the connecticut may have possession of information regarding COHN and was willing to be interviewed by the Federal Bureau of Investigation.

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^ * * · · · · · · · · · · · · · · · · ·	
, off P	Date 6/18/64 .
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advised that	Connecticut, b6 b70 b70
Connecticut.	
related that on	
Shortly after this event, to COHN's apartment at 1165 Park Avenue said COHN told him at this time that	stated he was called New York City. He
related further that at	
made available a copy of	£
This copy was furnished to Ass	
26004	· 1. 1-4-4

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Stamford, Connecticut

SAS ARTHUR J. ACHENBACH and CHARLES J. GARVEY/mms

2.

Attorney Southern District of New York.
requested the copy be returned to him when the
government finishes with it.

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NY 58-1232

# X. PROSECUTION

New trial in this matter commenced June 9, 1964, before United States District Judge, DUDLEY B. BONSAL, Southern District of New York.

On July 16, 1964, the jury found both defendants not guilty on all 9 counts of the indictment of this case.

7/10/64

# GENERAL INVESTIGATIVE DIVISION

This is the case in which
Roy Cohn and Murray Gottesman,
New York attorney, are currently
on trial in U. S. District Court,
Southern District of New York.
They were indicted 9/3/63 by the
Federal Grand Jury for perjury,
conspiracy and Obstruction of
Justice in connection with their
testimony before the Federal grand
jury in the Grand Jury probe by
U. S. Attorney Robert Morgenthau of
alleged \$50,000 bribe in August. 1959
to Cohn and

indictment in a Securities and Exchange Commission case involving the United Dye and Chemical Corporation.



8-10-64

1- Mr. Nuzum

Airtel

To: SAC, New York (58-1232)	To:	SAC.	New	York	(58-1232)
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From: Director, FBI (58-5100)

ETC., ET AL

BRIBERY

OOJ; PERJURY

New York in its report dated July 31, 1964 reported the results of the trial of Roy Cohn and Murray Gottesman.

New York advise the Bureau by return mail the precise prosecutive status of

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REC. 625-8-5-100-408

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		FBI	٠.
		Date: 8/13/64	•
Transmit	the following in	(Type in plain text or code)	
Via	AIRTEL	(Priority or Method of Mailing)	
	M. MORGENT	DIRECTOR, FBI (58-5100)  SAC, NEW YORK (58-1232)  ROY COMN; MURRAY E. GOTTESMAN BRIBERY; OOJ; PERJURY  Re Bureau airtel to NY, 8/10/64.  was not indicted with COHN and GOTTE osecution is pending against him.  For the information of the Bureau, USA ROBERHAU, SDNY, advised he has not vet made a decisible future prosecution of	ERT 0
	3 Bureau ( 1-NY 58-12 1 J CO [1] AJA: eac st	REC 2058-5100 - 14 AUG 14 1964 (58-5100) EX 105	A STOREGUE COPY FILED WITH

Approved: Special Agent in Charge 69 AUG 20 1964 Sent \_ Per.

0-20 (Rev. 12-14-64)

Wallson -Mohr 2 Casper Callahan. Conrad. Felt. Gale Tayel Trotter. Tele Room . Holmes. Gandy.

UP1-11 WASHINGTON--ROY M. COHN. WHO GAINED PROMINENCE A DECADE AGO AS HIEF COUNSEL OF THE LATE SEN. JOSEPH R. MCCARTHY'S COMMUNIST-HUNTING DECOMMITTEE, APPEARS AS A WITNESS TODAY BEFORE ANOTHER GROUP OF SENATE INVESTIGATORS.

COHN. NOW A NEW YORK ATTORNEY, WAS CALLED TO TESTIFY BEFORE A SENATE SUBCOMMITTEE INVESTIGATING GOVERNMENT SNOOPING. HE PLANNED TO TELL THE SENATORS ABOUT A POST OFFICE PRACTICE CALLED MAIL COVER AS IT APPLIES TO THE PERSON BEING COVERED. (SNOOPING)

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REC-1

XEKOX

MAR 9 1965

MAR 10 1965

WASHINGTON CAPITAL NEWS SERVICE

# Memorandum

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	то	¢	Director, FBI (58-5100	)		DATE:	5/16/66	
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v	TROM	;	Legat, Tokyo ( 58-2	)	<i>t</i>			5-12/88
•	SUBJECT	<u>ل</u> ،	; ROY COHN; MURRAY	T.		HK File:	58-1	Classified by Declassify on #874,308
	ر.	L	; ROY COHN; MURRAY GOTTESMAN BRIBERY; OOJ; PERJURY	E.		٠	ALL INFORMA	TION CONTAINED

DATE 5. 12-88 BY S. R.

Due to opening of the Hong Kong Office, the following action is being taken in captioned matter:

a)	LGC	atio	on of File
	(1)	$\mathbf{x}$	Entire file transferred to Hong Kong herewith.
	(2)		File transferred to Hong Kong except copy of following serials retained at Tokyo:
	(3)		File retained at Tokyo but copy of following serials transferred to Hong Kong:
			The state of the s

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AIRTEL

TO:

SAC, NEW YORK

PERSONAL ATTENTION SAC RICHARD J. BAKER

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REC- 86 FROM:

DIRECTOR, FBI 38\_5/00 -

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

ROY COHN FX-111 INFORMATION CONCERNING

Reurtel 9/23/69, and Bureau telephone call 9/24/69.

This will confirm instructions furnished to you on 9/24/69, to

available to the USA's office for its review.

New York is to advise the Bureau as to the results of this review by the USA's office.

CTG:DC

NOTE

SAC Baker, New York office, was telephonically instructed 9/24/69, by Section Chief Chief Bolz to make the complete informant file available to the USA pursuant to his request.

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Tolson \_\_\_\_\_\_\_ SEP24 1969
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# SEP 20 1969 how ENCIPHERED

WA ---23--- 840PM URGENT 9-23-69 DCC
TO DIRECTOR AND ST. LOUIS ENCODE
FROM NEW YORK

ROY COHN, INFORMATION CONCERNING. ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED HEREIN IS UNCLASSIFIED DATE.

ON SEPTEMBER TWENTY-THREE, NINETEEN SIXTY-NINE, ASSISTANT UNITED STATES ATTORNEY (AUSA) SOUTHERN DISTRICT OF NEW YORK (SDNY), ADVISED THAT UNITED STATES DISTRICT COURT (USDC) JEDGE INZER B. WYATT HAD REJECTED A MOTION FILED ON SEPTEMBER TWENTY- TWO LAST, BY ROY COHN, TO DISQUALIFY HIMSELF FROM HEARING THE CASE PENDING AGAINST COHN IN USDC, SDNY, WHICH COMMENCED ON SEPTEMBER TWENTY-THIRD, NINETEEN SIXTY-NINE. AUSA STATED THAT FOLLOWING SUCH REJECTION COHN STATED HE WOULD DEFEND HIMSELF, AND THE SELECTION OF JERORS COMMENCED. ADVISED THAT HE WOULD REQUIRE THE AUSA ST. LOUIS OFFICE, SEP 25 1969 PRESENCE OF SA WITNESS TO CORROBORATE THE TESTIMONY OF THE GOVERNMENTS'S END PAGE ONE MR. DELOACH FOR THE DIRECTOR

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Mr. Callahan Mr. Conrad...

Mr. Felt Mr. Gale Mr. Roson Mr. Sullivan Mr. Tavel

Mr. Trotter. Tele. Room\_

Miss Holmes. Miss Gandy...

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PAGE TWO	b6
PRIME WITNESS, IN THE EVENT THAT	b7C b7D
BECOMES HOSTILE.	
CONTACT WITH SAC, ST. LOUIS EARLY A.M.	
SEPTEMBER TWENTY-THREE, NINETEEN SIXTY-NINE, DISCLOSED SA	
OULD BE TESTIFYING IN A BUREAU TRIAL IN ST. LOUIS	ь6 ь7с
ON THE MORNING OF SEPTEMBER TWENTY-FOUR NEXT, AND	
ACCORDINGLY WOULD NOT BE AVAILABLE UNTIL THE AFTERNOON OF	
SEPTEMBER TWENTY-FOUR OR ON SEPTEMBER TWENTY-FIVE, NINETEEN	
SIXTY-NINE. AUSA HAS BEEN SO ADVISED, AND HAS	
AGREED TO SA APPEARANCE AS INDICATED.	
AUSA FURTHER REQUESTED THAT SA	ь6 ь7с
NEW YORK DIVISION, APPEAR ON THE MORNING OF	b7D
SEPTEMBER TWENTY-FOUR, NINETEEN SIXTY-NINE, TO TESTIFY, IF	
NECESSARY, IN THIS MATTER, INASMUCH AS SA ORIGINALLY	
DEVELOPED AS A REI, WHO WAS LATER TURNED OVER TO	
SA ACCORDING TO AUSA CAN ALSO	
END PAGE TWO	

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PAGE THREE TESTIFY AS A CORROBORATIVE WITNESS IN THE EVENT THAT BECOMES HOSTILE. REQUESTED THAT IN ADDITION, AUSA INFORMANT FILE BE MADE AVAILABLE FOR PERUSAL BY HIM IN THE EVENT IT CONTAINS ADDITIONAL INFORMATION. WHICH WOULD FALL (JENCKS ACT) UNDER RULE THIRTY FIVE HUNDRED. REQUESTED SA PRESENT THE FILE WITH HIM BY NINE AM OF SEPTEMBER TWENTY-FOUR, NINETEEN SIXTY-NINE, AT OFFICE. IT IS TO BE NOTED THAT A PREVIOUS REVIEW OF PCI FILE HAS BEEN CONDUCTED, AND THAT PERTINENT THIRTY-FIVE HUNDRED MATERIAL HAS BEEN MADE AVAILABLE TO THE United States Attorney OFFICE OF USA, SDNY.

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THE OTHER MATERIAL MAINTAINED IN THIS FILE IS EITHER OR OTHER CRIMINAL ADMINISTRATIVE IN NATURE, AND RELATES TO MATTERS IN NO WAY CONNECTED WITH THE ROY COHN CASE.

INCLUDED IN THE ADMINISTRATIVE INFORMATION ARE END PAGE THREE

PAGE FOUR REACTION TO THE SEVERAL MEMORANDA CONCERNING USA'S OFFICE, IN CONNECTION WITH THE LATTER'S EFFORTS TO OBTAIN HIM AS A WITNESS FOR THE GOVERNMENT. HAD ORIGINALLY FURNISHED INFORMATION ON COHN WITH THE PROVISO THAT HE NOT BE USED AS A WITNESS. AFTER RECEIVING ASSURANCES THAT THIS AGREEMENT WOULD BE ADHERED TO, THE USA'S OFFICE REVERSED ITSELF, AND THE FILE CONTAINS A NUMBER OF COMMENTS OF AN UNCOMPLIMENTARY NATURE CONCERNING THE USA'S OFFICE. WHICH HAVE NO BEARING ON THE VALIDITY OF THE INFORMATION FURNISHED CONCERNING COHN. IT IS ALSO FELT THESE COMMENTS DO NOT COME WITHIN RULE THIRTY-FIVE HUNDRED. Unless Advised to Contrary by Bureau WILL BE ADVISED THAT ACCORDINGLY, UACB, AUSA ALL THE THIRTY-FIVE HUNDRED MATERIAL ALS PREVIOUSLY BEEN FURNISHED TO HIS OFFICE. HE WILL BE ORALLY ADVISED OF THE COMMENTS MADE CONCERNING THE USA'S HANDLING OF HIM,

END PAGE FOUR

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THEE FIVE
SO THAT HE WILL BE COGNIZANT OF INITIAL
REACTION. HE WILL THEN BE ADVISED THAT THE FILE ALSO
CONTAINS OTHER INFORMATION FURNISHED ON A CONFIDENTIAL
BASIS, BY WHICH IS UNRELATED TO THE ROY COHN
MATTER, AND ACCORDINGLY THE COMPLETE FILE CANNOT BE
FURNISHED TO HIM FOR HIS PERUSAL.
ALSO, UACB, SA OF THE NEW YORK
OFFICE, WILL BE AVAILABLE TO TESTIFY, IF REQUIRED, AND
SA OF THE ST. LOUIS OFFICE, WILL REPORT
TO THE NEW YORK OFFICE AT THE EARLIEST POSSIBLE TIME
AFTER COMPLETION OF TESTIMONY IN ST. LOUIS ON
SEPTEMBER TWENTY-FOUR NEXT.
END

CC-MR. ROSEN

WA...REM FBI WASH DC

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ь6 ь7С September 24, 1969

# GENERAL INVESTIGATIVE DIVISION

Trial of Roy Cohn in New York City based Securities and Exchange Commission investig and Federal Grand Jury inquiry commenced 9/	gation
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and   (New York) he avoid able	
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Potential Informant of New York Office	
furnished information to Bureau Agents as t	
to Bureau Agents as t	<u></u>

is prime Government witness at trial.

New York recommends and General Investigative
Division concurs Agents be available as potential witnesses.

USA's Office desires to review entire informant file of New York Office on York recommends telling USA that written record of information furnished by concerning allegation involving Cohn and associates already made available to USA and only other material in file is administrative material and is information confidentially furnished by not related to Cohn matter. Administrative material consists of comments of criticizing USA's Office handling of him and his information. New York recommends and General Investigative Division concurs this administrative information be furnished orally but file not be made available for physical review by

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Date of Mail	5-26-66	

Has been removed and placed in the Special File Room of Records Branch.

See File 66-2554-7530 for authority.

Subject JUNE MAIL Ray Cah

Removed By 65 JUN 20 1966

File Number 58 - 5100 - C

Permanent Serial Charge Out

7-5/00-4/7 January 8, 1970 Pennsylvania Dear Your letter inquiring about the Roy M. Cohn case in Chicago was received on January 5th. This matter is being handled by State of Illinois authorities, not the FBI, and I cannot comment further. In response to your request for information regarding prosecution of 'loan sharks, "I am enclosing a news release dated January 2nd which sets forth the data you are seeking on Page 9. Sincerely yours, MAILED 24 J. Edgar Hoover JAN - 8 1970 COMM-FBI Enclosure FBI NewsRelease, 1-2-70. NOTE: There is no record of correspondent in Bufiles. This reply has been coordinated with the General Investigative Division. DMW:smj (3) Tolson DeLoach Walters Mohr b6 Bishop b7C Casper Callahan Contad Gale Sullivan

#### TRUE COPY

J. Edgar Hoover Director Fed. Bureau of Investigation Washington D.C.

Dear Mr. Hoover,

Roy M. Cohn, the aide to the late Senator Joseph McCarthy, has recently own on trial and was acquitted. Now he is under suspicion in Chicago. What are the facts about this case? - I am not asking you for confidential information. I am asking you to explain the facts.

Thank you, your kindness is appriciated.

<u> </u>	
Pa.	

P.S. I my newspaper you were quoted as saying that before 1968 no these was little Federal Jurisidction over the Loan Shark empire. What progress has been made towards putting these hoodlums behind bars?

Thank you

REC-15 58-5/005

3 JAN 9 1970

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To him ack from smy

### September 16, 1969

EX-104

REC-6662-97364-10/

Mr. Roy M. Cohn 39 East 68th Street New York, New York 10021

Dear Roy:

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 50.58 BY 50.54

I received your letter, with enclosures,
on September 15th and appreciate the interest which prompted
you to furnish this material. Your generous comments
regarding me are indeed gratifying.

SEP 16 1969

Sincerely,

Edgar

NOTE: Mr. Cohn is on the Special Correspondents List and known to the Director on a first-name basis. The numerous enclosures include a Notice of Motion for dismissal of indictment or a continuance of the trial for one year dated September 3rd from his attorneys. Also included are an affidavit and b6 supplemental affidavit in support of Mr. Cohn furnished by b7C dated 9-3 and 4-69, respectively. is one of Mr. Cohn's attorneys. The affidavit of September 3rd includes numerous Exhibits, some of which are a copy of the 9-5-69 "Life" magazine article, a "Life" magazine press release of 8-31-69 regarding the above article, a copy of the clipping from the 'New York Times, "a copy of a statement read by Mr. Cohn to the Grand Jury on 1-4-68 and other memoranda and copies of newspaper clippings regarding this matter. The supplemental affidavit, prepared also by includes a copy of a clipping in the 'New York Times' and from 'The Wall Street Journal."

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September 8, 1969

Mr. Caliahan Mr. Conrad Mr. Felt

Mr. Tavel. Mr. Trotter. Tèle. Room.. Miss Helmes. Miss Gandy.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Dear Mr. Hoover -

When I started fighting Communism as a young voice in the wilderness of the Justice Department, I suppose I realized that those who did not like what I was doing would be after me for a long time. I have become used to it - but when I see the wholly unfair and unjustified attempt to involve someone such as you in their political machinations, I am embarrassed and angry.

I know your perception is such that you can smell through antics like theirs, but I wanted you to know from me my feeling of personal concern.

You are such a great institution up and down this nation, that I hate to see you diverted or annoyed for even a minute - thus my sense of deep regret.

For your information, I am enclosing copies of our answering papers.

E.

Respectfully,

Roy (M. Cohn)

REC- 6662-9756

10 SEP 26 1969

ENC. BEHIND FILE

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Roy M. Cohn

39 East 68th Street all information contained New York, N.Y. 10021 HEREIN IS UNCLASSIFIED DATE: ST. 10021 BY ST. 10021 #274,508

Deau Me, Hooven.
When I started fighting Communism as Department, I suppose I realized that those who did not the what I was doing would be after me fon a long time. I have become used to it - but when I see the wholly unfain and anyustiful attempt to awolve someone such as you in their political machinations, an embanassed and angry,

that you can smell through anties like theirs I cuow your perception is suy but I wanted you to know from me my

You are ench a great unskefation up and down this nation, that I have to see you diverted or annoyed for even a minute thus my sense of diep regret.

For your information, I am enclosing copies of our ausvening papers. kwo: swj Respectfully,

SH

September 16, 1969

REC.63 GZ - 995-64-102

1 - Mr. Bezdek

To:

SAC, St. Louis

ENTIA

From:

Director, FBI

ROY COHN

INFORMATION CONCERNING

Re New York tel 9/15/69 and Bucall 9/16/69.

This will confirm telephonic authorization for SA to appear at the office of USA, SDNY, at 9 a.m., 9/17/69.

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1 - New York (INFO)

FJB/1rk/// (5)

hote, Tolashonic authorization reloyed by

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MAILED 24 SEP 1 6 1969 COMM-FBI 795

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	VIA TELETYPE Mr. Tolson Mr. DeLoach	
	Mr. Mohr. Mr. Bish B	IF .
E7MA - A-	ENCIPHERED Mr. Casper	=
FZWA -4-	Mr. Conrad Mr. Felt Mr. Gale	
548 PM URGENT 9-15-69 DCC	Mr. Gale Ar. Rosen.  No. Sullivan	
TO DIRÉCTOR AND ST. LOUIS	ENCODE Mr. Tavel Mr. Trotter	
FROM NEW YORK 2P	Tele. RoomMiss Holmes_	
ROY COHN, INFORMATION CON	ALL INFORMATION CONTAINED  HEREIN IS UNCLASSIFIED  OATE. S. JO. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. BY S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY S. S. BY	
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ON NINE FIFTEEN SIXT	YNINE ASSISTANT UNITED STATES ALTONNET	··
(AUSA) SOI	UTHERN DISTRICT OF NEW YORK (SDNY), NORTH	b6 b70
TELEPHONICALLY ADVISED TH	AT THE FEDERAL PROSECUTION 6	270
PENDING AGAINST ROY COHN	IS SCHEDULED FOR TRIAL IN	$\overline{}$
UNITED STATES DISTRICT COL	URT, SDNY, ON SEPTEMBER TWENTY-	71
THREE, NINETEEN SIXTY-NINE	Ε.	8
ADVISED ONE OF	F THE PRINCIPAL WITNESSES IN THIS	
CASE IS A FO	POTENTIAL CRIMINAL INFORMANT ORMER PC1 OF THE NEW YORK OFFICE, WHO	ь6 ь70
WAS HANDLED BY SA	NOW ASSIGNED TO THE ST. LOUIS	b7D
DIVISION.		
STATED THAT IN	NFORMATION PREVIOUSLY FURNISHED BY	
HAS BEEN REDUCED	TO THIRTY-FIVE HUNDRED MATERIAL AND	
TURNED OVER TO THE DEFENSE	E. IS SCHEDULED TO APPEAR AT	
THE OFFICE OF THE UNITED	STATES ATTORNEY, SDNY, ON SEPTEMBER	
SEVENTEEN, NINETEEN SIXTY-	NINE, FOR PRE-TRIAL CONFERENCE, AND	
END PAGE ONE	EC-63 62-97564-10 Steven St	ŀ
Lakit and	SEP 29 1909	•
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PAGE TWO
REQUESTED THAT SA ALSO BE PRESENT AT THAT TIME
TO ASSIST IN THE PRE-TRIAL CONFERENCE.
STATED THAT THE GOVERNMENT DOES NOT INTEND AT THIS
TIME TO CALL SA FOR DIRECT TESTIMONY, HOWEVER, POINTED OUT
THAT ROY COHN IN PAPERS PREVIOUSLY FILED HAS INDICATED THAT IF
THE GOVERNMENT DOES NOT CALL SA HE WILL CALL SA AS
A WITNESS.
STATED THE GOVERNMENT INTENDS TO CALL SA AS
REBUTTAL WITNESS TO TESTIMONY FURNISHED BY WHO
HAS FURNISHED AFFIDAVITS IN THIS CASE.
UACB, SA WILL APPEAR AT THE OFFICE OF USA, SDNY,
AT NINE A.M. SEPTEMBER SEVENTEEN NEXT.
END
WALRC
FBI WASH DC

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co Rosen

September 16, 1969

#### √INVESTI™TIVE DIVISION

Trial of Roy Cohn on Securities and Exchange Commission case (not investigated by FBI) scheduled for 9/23/69, in New York. Attached relates to request by Assistant U. S. Attornev (AUSA). New York, for appearance of SA St. Louis Division, (formerly assigned New York office) regarding pretrial hearing 9/17/69. SA had previously handled former potential informant of New York office, and considered a principal witness of Government in forthcoming trial. is to be present at pretrial hearing and SA s considered necessary as rebuttal witness regarding testimony of defense witness who furnished affidavit in this case alleging impropriety of U. S. Attorney.  When potential informant, had furnished information to New York office as to
With agreement of
, this information furnished to AUSA as no FBI interest indicated. Pursuant to Rule
3500 (Jencks Law), information furnished by
to FBI was turned over to defense by
AUSA.
sA will appear for pretrial hearing 9/17/69, in accordance with request of AUSA.  SA is one of three Agents transferred out of New York for furnishing affidavits to U. S. Attorney's office on own volition and without Bureau knowledge.  NKN:DC
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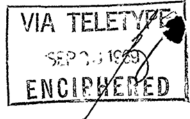
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WA -2Ø-	915PM	URGENT	9-26-69	DCC

TO DIRECTOR

CODE

FROM NEW YORK

ALL INFORMATION CONTAINED

Mr. Tolson
Mr. DeLoach
Mr. Mohr
Mr. Bishop
Mr. Casper
Mr. Callahan
Mr. Conrad
Mr. Felt
Mr. Gale
Mr. Rosen
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

**b7C** b7D

ROY COHN. INFO CONCERNING.

RE BUAIRTEL NINE TWENTYFOUR LAST.

NY'S FILE ON FORMER PCI WAS FURNISHED

TO AUSA SDNY FOR REVIEW ON SEPTEMBER TWENTYFOUR

LAST. REVIEW BY AND OTHER AUSA'S LASTED SEVERAL HOURS.

AT REQUEST FILE WAS RETURNED TO SDNY ON

NINE TWENTYFIVE LAST AND RETURNED AGAIN ON NINE TWENTYSIX INSTANT FOR ADDITIONAL REVIEW.

ADVISED THIS DATE THAT HE WILL REQUIRE ADDITIONAL

TIME TO COMPLETE HIS REVIEW. HE REQUESTED THAT FILE BE

RETURNED TO SDNY AGAIN ON MONDAY NINE TWENTYNINE NEXT SO HE

CAN MAKE FINAL DETERMINATION ON WHICH SERIALS FALL WIT

PROVISIONS OF TIT. EIGHTEEN XUSC SECTION THREE FIVE ZERO ZERO.

UACB FILE WILL BE FURNISHED TO

NINE TWENTYNINE NEXT.

END

WA...BKR FBI WASHDC

**MO OCT 3-1969** 

10 SEP 29 1969

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AIRTEL

ROY COHN

TO:

SAC, LOUISVILLE

DIRECTOR, FBI FROM:

INFORMATION CONCERNING

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE.

NR Re New York teletype 9/25/69, and Bureau telephone call 9/26/69.

This will confirm telephonic authorization for SA Russel F. Sullivan to appear at the office of USA, SDNY, upon receipt of notification from USA requesting his appearance as a witness.

#### 1 - New York (Information)

NKN:DC (5)

NOTE:

ASAC Louisville, telephonically advised as to above by Section Chief C. Bolz, 9/26/69.

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DeLoach	1 969
Mohr	
Bishop	COMM-FBI
Casper	
Callahan	
Conrad	•
Felt	0 1 10
Gale	29/11/1
Rosen	2 1 1 1
Sullivan	
Tavel 33	- //
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Gandy	MAIL ROOM TELETYPE UNIT

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September 26, 1969 GENERAL INVESTIGATIVE DIVISION Regarding trial of key Cohn which is based on investigation by Securities and Exchange Commission and Federal Grand Jury inquiry, U.S. Attorney's (USA) office, New York has advised SA Russel F. Sullivan (Louisville) will probably be required as witness early in week of 9/29/69. SA Sullivan's testimony would relate to information furnished to SA (St.Louis) and to SA Sullivan by former New York informant as to This information, which at time was furnished to USA's office since of no interest to FBI, is basis for prosecution of lis prime government witness. USA's office desires SA Sullivan as witness and he appears necessary. Bureau previously approved SA testifying in this case. SA and Sullivan are two of three Agents transferred out of New York for furnishing

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affidavits to USA, New York, on own volition and without Bureau knowledge.

NKN:mfd

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WH	 •	•	•	•	•		

5:45 PM 8-25-69 URGENT RDS

TO DIRECTOR AND LOUISVILLE PLAINTEXT

FROM NEW YORK 1P

ROY COHN INFO CONCERNING.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE. 5.60-88. BY SPECIAL DESCRIPTION OF THE PROPERTY OF THE

r. Tolson
r. Tolson r. DeLoach
Mohr Bishop Casper
H. Bishop
Casper
Ir. Callahan
fr. Conrad
Mr. Felt
Sr. Cole
Mr. Gale Mr. Rosen
Mr. Sullivan
Mr. Sumvan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

Assistant United States Attorney Southern District of New York	<b>b</b> 6
AVSA SONY, ADVISED THIS DATE HE IS	b7C
CONTEMPLATING CALLING SA RUSSEL F. SULLIVAN AS GOVT. WITNESS IN ROY	b7D
COHN TRIAL. STATED SULLIVAN WILL TESTIFY TO INFO ON COHN'S	
ACTIVITIES THAT FORMER POI	
.SA	
STATED SULLIVAN'S TESTIMONY PROBABLY WILL BE	,
REQUIRED EARLY NEXT WEEK, BUT HE COULD NOT GIVE SPECIFIC DATE AT	
THIS TIME, HOWEVER WILL GIVE NYO AT LEAST TWENTY FOUR HOURS NOTICE	
WHEN SULLIVANS ACTUAL PRESENCE IS REQUIRED. Unloss Advised to Contrary by Bureau	
UACB, SA SULLIVAN, CURRENTLY ASSIGNED LOUISVILLE, WILL	
REMAIN IN STANDBY STATUS AND REPORT TO NY WHEN SPECIFICALLY	
REQUESTED BY	b6 b7С
END 62-97564 BKR FBI WASHDC 62-97564-105	
BKR FBI WASHDC 62-97564-106	
10 18 OCT 1 1969	
	•
MR. DELOACH FOR THE DIRECTOR	
ĈĊ-MR. Æ OSEN -	

# VIA TELETYPE SEP 2.5-1969 ENCIPHERED

WA 1
1258PM URGENT 9-29-69 JAM
TO DIRECTOR AND LOUISVILLE CODE
FROM NEW YORK 1P

ROY COHN

INFORMATION CONCERNING

RE NEW YORK TEL SEPTEMBER TWENTY FIFTH,

NINETEEN SIXTYNINE, AND BUREAU AIRTEL SEPTEMBER TWENTY

SIXTH, SIXTYNINE.

ASSISTANT UNITED STATES ATTORNEY (AUSA)

SOUTHERN DISTRICT OF NEW YORK (SDNY), THIS DATE

REQUESTED THAT SA RUSSEL F. SULLIVAN APPEAR AT THE OFFICE

OF UNITED STATES ATTORNEY (USA), SDNY, NINE AM,

SEPTEMBER THIRTY, SIXTYNINE, FOR CONFERENCES TO

DETERMINE WHAT TESTIMONY SULLIVAN COULD PROVIDE IF

CALLED AS WITNESS FOR EITHER PROSECUTION OR DEFENSE.

UACB, SA SULLIVAN WILL APPEAR AS REQUESTED.

END

RNK FBI WASH DC

9/25/69 OC 62\_ 97564\_ 106 7JB. OC 62\_ 97564\_ 106

3 OCT 1 1969

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MR. DELOACH FOR THE DIRECTOR

CC-MR. ROSEN

Mr. Bishop
Mr. Casper
Mr. Callahan
Mr. Conrad
Mr. Felt
Mr. Gale
Mr. Rosen
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

Mr. Tolson Mr. DeLoach Mr. Mohr\_\_\_

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OPTIONAL FORM NO. 10 AY 1962 EDITION GSA GEN. REG. NO. 27 UNITED STATES GOVERNMENT

# emorandum

Mr. Bolz TO

FROM

SUBJECT: ROY COHN

INFORMATION CONCERNING

DATE:	${\tt September}$	29,	1969
1 _[			

Callahan Contad Felt -Gale. Rosen Sullivan Tavel . Trotter Tele, Room Holmes Gondy

DeLoach .

Mohr Bishop

Casper

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

This is to advise of action taken upon receipt of New York teletype 9/29/69, advising that AUSA requested that SA Russel F. Sullivan appear at his office 9:00 A.M., 9/30/69, for a conference to determine what testimony Sullivan could give if called as a witness by prosecution for the defense. Supervisor New York office. was requested to advise date Sullivan was scheduled to appear as a witness and to advise justification for conference. advised conference scheduled to determine precisely what testimony Sullivan could give on behalf of the Government's case in addition to or in corroboration of that which may be given by SA if called as a witness. addition, conference was desired to determine what information Sullivan possessed in the event he was called as a witness by the defense, noting that the defense has indicated it intends to call as a witness but has given no indication in that regard as far as Sullivan is concerned. advised that under any condition Sullivan will be permitted to stay in New York only for the conference unless it is indicated he will be called as a witness to testify in the next day or two.

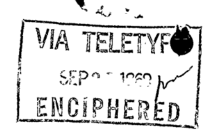
For record purposes.

FJB:DC (3)

62-97564

OCT 1 1969

70 OCT 10 1969



8:00 PM 9-30-69 URGENT RDS

TO DIRECTOR PLAINTEXT

FROM NEW YORK 62

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DeLoch

Mr. Callahan. Mr. Conrad.

Mr. Sullivan. Mr. Tavel.

Mr. Trotter. Tele. Room\_

Miss Holmes\_

Miss Gandy\_

ROY COHN, INFORMATION CONCERNING

RE NEW YORK TEL, NINE TWENTY SIX SIXTY NINE. Assistant United States Attorney Southern District of New York SDAY, COMPLETED HIS REVIEW OF NEW AUSA YORK FILES ON FORMER PGI REQUESTED THAT HIS OFFICE BE FURNISHED XEROX COPIES OF TWENTY THREE SEPARATE SERIALS FROM FILE WHICH HE BELIEVES FALL WITHIN PROVISIONS OF TITLE EIGHTEEN, SECTION TWO FIVE ZERO U.S. Code. ZERO, USC.

EIGHT OF REQUESTED SERIALS CONTAIN INFORMATION RELATING TO THE COHN MATTER. SOME OF THESE EIGHT RELATE TO ... United States Attorney's AN AGREEMENT BETWEEN USAS OFFICE AND INFORMANT AS TO THE USE OF INFORMATION FURNISHED BY HIM AND HIS OBJECTIONS TO BEING A WITNESS IN THE CASE. ONE SERIAL IS AN AIRTEL TO PHILADELPHIA A DEFENDANT IN INSTANT REQUESTING INTERVIEW OF MATTER. THE OTHER SERIALS CONTAIN INFORMATION OR GENERAL END F 180CT 2 1969

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INTELLIGENCE VALUE AND CONTAIN SPECIFIC INFORMATION RELATING

LA COSA MOSTRA

TO AND OTHER LEW FIGURES.

STATED HE INTENDS TO TURN OVER ALL TWENTY

THREE SERIALS TO THE PRESIDING JUDGE IN THE COHN CASE FOR "IN

CAMERA" ACTION BUT GOVERMENT WILL ARGUE AGAINST FURNISHING

DEFINION OF BUT HE ANY INFORMATION NOT RELATING TO COHN MATTER.

PRAPES WITH ANY INFORMATION NOT RELATING TO COHN MATTER.

LACE XEROX COPIES OF REQUESTED SERIALS WILL BE

FURNISHED AUSA

TEN TWO SIXTY NINE.

END

WA...JDR

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FBI WASH DC

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10/1/69

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GENERAL INVESTIGATIVE DIVISION
Trial of Roy Cohn based on Securities and Exchange Commission-investigation and Federal Grand Jury inquiry commenced 9/23/69 at New York.  former potential criminal informant of New York Office, had furnished information to New York Office as to
is basis for prosecution. With agreement of this information furnished to U. S. Attorney (USA) and FBI interest indicated. Pursuant to Rule 3500 (Jencks Law) information furnished by to FFI was turned over to defense by USA.  Subsequently entire file of was turned over to USA at his request for his review pursuant to Direct instructions. USA has now requested certain Xerox copies of serials in file which he believes are within Rule 3500. Serials to be turned over to trial judge for "in camera" inspection. This request of USA should be complied with.
Philadelphia office in attempt to corroborate information furnished by denied knowledge of bribery. (Memo Mr. Rosen to Mr. DeLoach 7/3/69.)  NKN:mpd

ENCLOSURE, 62-91569-108

#### F B I

Date: 10/9/69

	Date: 10/9/69	}	
insmit the following in	(Type in plaintext or code)	-	
AIRTEL	(Type in plantext of code)	į	
ALKIND	(Priority)	-	
TO : FROM : SUBJECT :	DIRECTOR, FBI  SAC, NEW YORK (62-11505)  ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE. S. BY	A Section of the sect	- う_ ·
in the COHN It is not exercised but SDNY when 10/9/69	Re New York airtel to Bureau, 10/2/69.  Assistant United States Attorney (AUSA) thern District of New York (SDNY), advised matter has been adjourned until Tuesday, xpected that ason was excused and has returned Accordingly, SA was also the SDNY has requested that return returns. returning to St. Louise USA will contact the NYO when define presence has been determined. UACB, SA	10/14/69. 10/15/69. home to so to the ouis	b6 b7C b7D
	Copy being furnished to St. Louis for inf	Formation.	
2 Bureau 1 - St. Lou 1 - New Yor	is (Info.) k	10910	, •
TMD:RM (5)	REC- 81 62-97564-1		•
	EX-103 007 10 1969		•
roved: 5 Special	12 1060 Sent M Per	<u></u>	

# GENERAL INVESTIGATIVE DIVISION

•
Attached relates to trial of Roy Cohn
on, Securities and Exchange Commission case
(not investigated by FBI) which commenced
9/23/69 in New York and was adjourned 10/9/69
due to illness of one of the defense lawyers.
It was previously approved following request
of U. S. Attorney, Southern District of
to appear at trial as potential witness to .b7c
corroborate information furnished by prime b7D
Government witness
was former potential informant of New York
Office who furnished information to Bureau
Agents as to
. U. S. Attorney
desires SA be in New York on afternoon
of 10/15/69. SAC, New York, has been
instructed to insure that SA is
released to return to St. Louis as quickly
released to return to be, nours as quantity
as possible. ALL INFORMATION CONTAINED
HEREIN IS UNPLASSIFIED OF THE PARTY OF
TG: bap



Mr. Tolsou

Mr. Palesten

Mr. Gasper

Mr. Casper

Mr. Conrad

Mr. Felt

Mr. Gale

Mr. Rosen

Mr. Sullivat

Mr. Tavel

Mr. Trotter

Tele. Room

Miss Holmes

Miss Gandy

b7C

SHO

PNMNY GOING BACK ON LINE
WAOC
AVHQ221PM URGENT 10-14-69 KAM
TO DIRECTOR AND ST. LOUIS PLAINTEXT
FROM NEW YORK 62-11505 1P

ROY COHN; INFORMATION CONCERNING.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE: 5-10-58 BY S. C. BY

RE NEW YORK AIRTEL TO BUREAU, OCTOBER NINE, NINETEEN SIXTY NINE.

ASSISTANT UNITED STATES ATTORNEY

SOUTHERN DISTRICT OF NEW YORK ADVISED THIS DATE HE WOULD

REQUIRE THE PRESENCE OF SA

IN THE SDNY, IN THE AFTERNOON OF OCTOBER FIFTEEN, NINETEEN

SIXTY NINE FOR FIVE DAYS IN CONNECTION WITH THE CASE

PENDING AGAINST COHN IN THE UNITED STATES DISTRICT COURT,

SDNY.

UNLESS Advised to the Contany REC-34 102-97564-116

UNLESS Advised to the Contany REC-34 102-97564-116

END

JTJ FBI AXX WASH CDC

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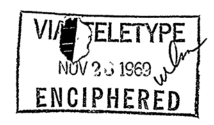
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CC-MR. ROSEN

MR. DELOACH FOR THE DIRECTOR

nde -		
FD-36 (Rev. 5-	22-64)	
•	FBI ~	
	Date:	
- <b>m</b>	11/4/69	
Transmit the	(Type in plaintext or code)	
. Via	RTEL · .	
V.10	(Priority)	
-1/2		-
1051	TO : DIRECTOR, FBI	
	FROM: SAC, NEW YORK (62-11505)  ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED HEREIN IS UNCLASSIFIED	
	SUBJECT: ROY COHN INFORMATION CONCERNING	
	ReNYteletype to Bureau, 10/14/69.	
	In connection with case pending against captioned	
	individual in the United States District Court, Southern	
	District of New York (SDNY), SA St. Louis Office, has returned to St. Louis.	b6 b7
	According to Assistant United States Attorney  (AUSA) may be used as a rebuttal witness. Should the presence of SA be required in this connection, the Bureau will be promptly advised.	) b6 b7 b7
	2 Bureau 1 - St. Louis (Info.) 1 - New York	
	1 - New York  WPR: RM (5)  REC 17116  17 NOV 5 1969	~~
	SAX TOTAL	
<u> </u>	1	

Sent \_\_\_\_\_ M Per \_\_\_\_\_



7:50 PM URGENT 11-26-69 RDS

TO DIRECTOR AND ST-LOUIS CODE

FROM NEW YORK 62-11505 2P

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
DATE S-16-88 BY SE

Mr. Casper Mr. Callahan Mr. Conrad Mr. F lt Mr. Gale Mr. Rosen Mr. Sullivan Mr. Tavel Mr. Soyars Tele. Room	**************************************
Mr. Callahan Mr. Conrad Mr. F lt Mr. Gale Mr. Rosen Mr. Sullivan Mr. Tavel Mr. Soyars Tele. Room Miss Holmes	Mr. Casper
Mr. Conrad. Mr. F lt Mr. Gale. Mr. Rosen Mr. Sullivan Mr. Tavel. Mr. Soyars Tele. Room. Miss Holmes	≯Ir. Callahan
Mr. F lt Mr. Gale Mr. Rosen Mr. Sullivan Mr. Tavel Mr. Soyars Tele. Room Miss Holmes	Mr. Conrad
Mr. Gale Mr. Rosen Mr. Sullivan Mr. Tavel Mr. Soyars Tele. Room Miss Holmes	
Mr. Sullivan Mr. Tavel Mr. Soyars Tele. Room Miss Holmes	Mr. Gale
Mr. Sullivan Mr. Tavel Mr. Soyars Tele. Room Miss Holmes	Mr. Rosen
Mr. Tavel Mr. Soyars Tele. Room Miss Holmes	Mr. Sullivan
Mr. Soyars Tele. Room Miss Holmes	Mr. Tavel
Tele. Room Miss Holmes	Mr. Soyars
Miss Holmes	Tele. Room
Miss Gandy	Miss Holmes
	Miss Gandy

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Mr. Mohr. Mr Richan

COHN; INFORMATION CONCERNING

AT FOUR THIRTY PM ON NOVEMBER TWENTY SIX

NINETEEN SIXTY NINE, ASSISTANT UNITED STATES ATTORNEY (AUSA) SOUTHERN DISTRICT OF NEW YORK (SDNY) ADVISED

THAT HE CONDISERED THE PRESENCE OF SA OF THE

ST LOUIS OFFICE, NECESSARY FOR CONFERENCE ON NOVEMBER THIRTY

NEXT IN THE SDNY.

IN	ADDITION	₹	EQUE	ESTED THAT	SA			
	NEW YORK	DIVISION	BE	AVA ILABLE	FOR	CONFERENCE	ON	T

HE

MORNING OF DECEMBER FIRST NEXT.

ADVISED THAT PROSECUTION HAS BEEN REOPENED

IN THE TRIAL OF ROY COHN NOW PENDING IN THE SDNY AND THAT

ARE EXPECTED TO TESTIFY CONCERNING SAS AND

AS AN INFORMANT AND TO INFORMATION THE DEVELOPMENT OF

FURNISHED BY TO THE FBI.

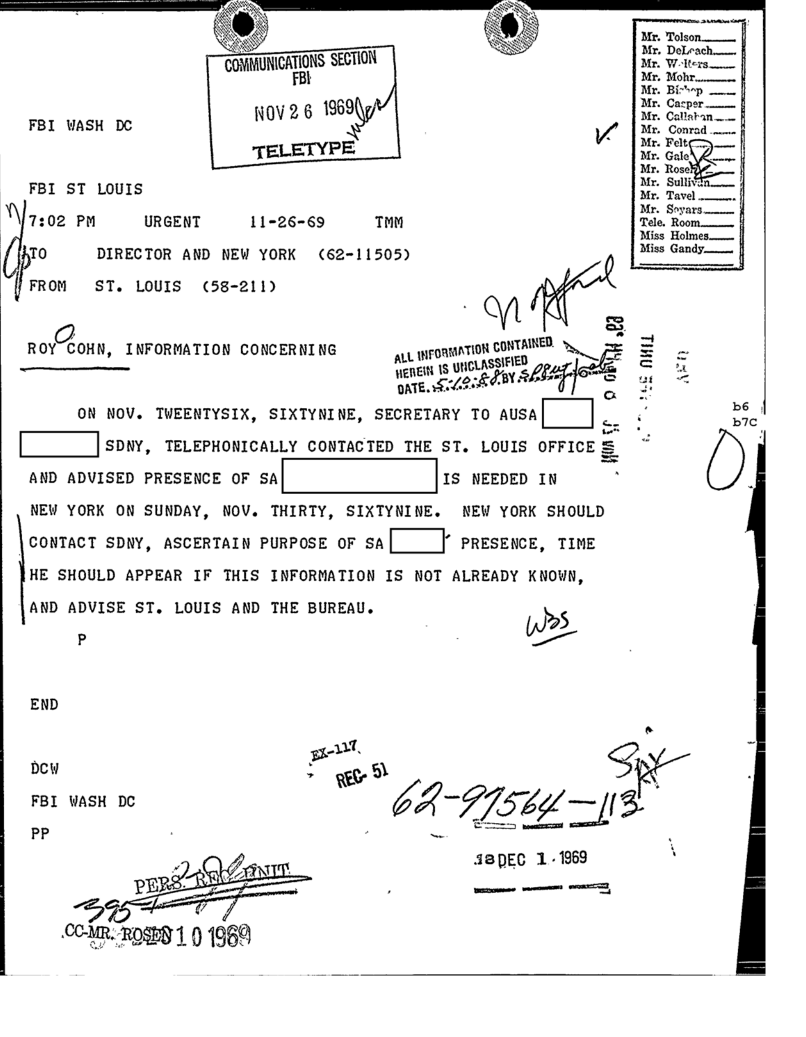
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18 DEC 1 1969

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AVAILABLE AS REQUESTED.	1 ,735
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DEM EDI MACU DC :	

CC-MR. ROSEN

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#### F B I

Date: 12/2/69 Transmit the following in \_ (Type in plaintext or code) ATRTEL (Priority) TO DIRECTOR, FBI ALL INFORMATION CONTAINED SAC, NEW YORK (62-11505) HEREIN IS UNCLASSIFIED FROM SUBJECT: ROY COHN INFORMATION CONCERNING Re Bureau teletype dated 11/28/69. Contact of United States Attorney's (USA) Office, Southern District of New York (SDNY), reflects that request for presence of SAS b7C initiated by ROY COHN, defendant of current prosecution, SDNY. COHN advised court that he expected to call Agents as defense witness and requested the court instruct USA's Office to have those Agents available. Hence, the USA's request. COHN's defense was scheduled to begin Monday, 12/1/69, but order of defense was changed on that date so that other defendants preceded COHN. USA's Office expects COHN's defense to begin not later than 12/3/69, or 12/4/69, and that Agents would testify probably not later than 12/5/69. b6 SA will return to St. Louis as soon as he b7C is released by the court. Copy being furnished St. Louis Office for information. REC 44 EX.111 62-9156

560EC1 pgg Ling

- Bureau

1 - New York

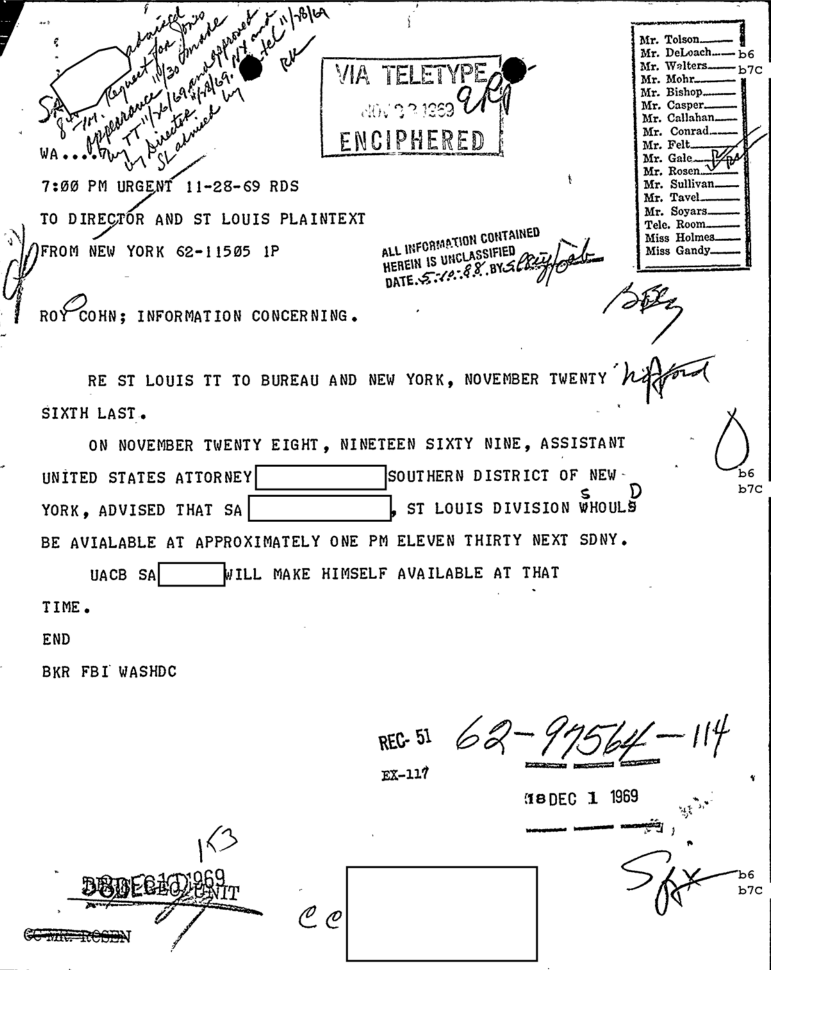
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1 - St. Louis (58-211) (Info.)

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	TO SACs, NEW YORK (62 ST. LOUIS (58-	-11505) TELETYPE	VIA TELETYPE
	FROM DIRECTOR, FBI		NOV 2 8 1969
	ROY COHN, INFORMAT	TION CONCERNING.	ENCLPHERED
	RE NY AND SL TELS D	ATED ELEVEN TWENT	YSIX, LAST:
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	DECISIVELY ESTABLISHING		1 2/6
Polo	AND WILL TESTI	FY AT THE INDICATED	DATES. AS NEW YORK
New	IS FULLY AWARE, SA	HAS MADE REPEAT	
	ST. LOUIS TO NEW YORK	AT REQUEST OF USA O	N BASIS OF HIS NEED
Bis Casper Callahan	NKN; mesy	TO NOW THE	DEC 9 1969
Contad Felt Gale Rosen	(3) /11 2 DAJM	HUN DET HU STAN	see note page two 1909.
Sullivan Tavel Soyats	P C D C MINESTORS	iffice 	
Tele. Room Holmes Gandy	MAIL ROOM TELETYPE UNIT	<b>ઇ</b> . ^	CV) History

TEL TO NY & SL RE: ROY COHN

AS POTENTIAL WITNESS AND IT IS MOST DESIRABLE THAT FURTHER
ADDITIONAL TRAVEL EXPENSE AND INCONVENIENCE TO THE BUREAU'S
INVESTIGATIVE OPERATIONS BE CURTAILED REGARDING THIS MATTER
IF AT ALL POSSIBLE.

#### NOTE:

investigated by FBI commenced 9/23/69 and on basis of repeated requests by USA, New York, SA (St. Louis Office) has made several appearances at New York as potential witness at trial of Cohn to corroborate information furnished by prime Government witness SA	ь6 ь7с ь7р
(New York Office) has also made an appearance at request	
of USA. Neither of these Agents has testified, as yet.	
was former potential informant of New York Office who	
furnished information to Bureau Agents as to	
•	
In view of repeated travel expenses involved as to SA and	b6
	b7C
inconvenience to investigative operations of St. Louis and New York Offices,	
it is felt that while authority should be granted for SA and to	
appear as witnesses as requested by USA, nevertheless, USA should be asked	
to advise as to whether these Agents will now testify. Delays have occurred	ď
device as to whether these agents will now testify. Detays have secured	~
during course of trial because of illness of Cohn and his attorney	•

	VIA TELETYPE	Ar. Tols. DeLoad
	1	Mr. Walters Mr. Mohr Mr. Bishop
	DEC: 31969	Mr. Casper Mr. Callahan
NRØ11	NY PLAIN ENCIPHERED	Mr. Conrad Mr. Felt Mr. Gale
, 303PM	URGENT 12-3-69 JAM	Mr. Rosen
TO DI	PECTOR	Mr. Tavel
- L	OUISVILLE	Miss Holmes Miss Gandy
FROM	NEW YORK 62-11505 1P  ALL INFORMATION CONTAINED  ALL INFORMATION CONTAINED	
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ROY CO	HN BATE.	
INFORM	ALION CONCERNING	
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o	DECEMBER THIRD, NINETEEN SIXTYNINE, ASSISTANT	
. 1	STATES ATTORNEY SOUTHERN DISTRICT OF	
1 !	RK (SDNY), ADVISED THAT THE DEFENSE HAS REQUESTED	Da V
<b>1</b>	A RUSSEL F. SULLIVAN, LOUISVILLE DIVISION, BE	
i	VAILABLE TO GIVE TESTIMONY BY TWELVE NOON DECEMBER	
FOURTH,	, SIXTYNINE.	4
77777	EXPRESSED OPINION THAT SA SULLIVAN WILL	· []
TESTIF	Y IN REGARD TO INFORMATION FURNISHED BY	- 1
UNLESS ADVISED T	TO CONTRARY BY BUREAU	
SDNY BY	ACB, SA SULLIVAN WILL MAKE HIMSELF AVAILABLE AT Y NOON OF DECEMBER FOURTH NEXT. EX-106 62-97	564-117
1	Y NOON OF DECEMBER FOURTH, NEXT.	
	I WASHDO	<b>5</b> 1969
	100	[·]]
	EC1 71969	•
.CC-MR. RO	BEN SEN	*

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b6 b7С b7D

FD-36 (Rev.	3-22-64)	Mr. Tolson Mr. DeLoach Mr. W Iters Mr. Mohr
		FBI Mr. Bishop
		Date: 12/9/69 Mr. Conrad. Mr. Felt
Fransmit th	e following in	(Type in plaintext or code) Mr. Gale
/ia	AIRTEL	Mr. Sullivan
v Id		(Priority) Tele. Room.
	то :	DIRECTOR, FBI
	FROM :	SAC, NEW YORK (62-11505) house
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March 16, 1970

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Honorable Abraham A. Ribicoff United States Senate Washington, D. C. 20510 ALL INFORMATION CONTAINED
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My dear Senator:

	I have received your communication of March 11th	
Darl	and the enclosed letter from If New-Haven,	ь6 ь7с
Je	Connecticut. Your thoughtfulness in furnishing this to medis	
	indeed appreciated.	
1	Sincerely yours,	
1970 1970	J. Edgar Hoover	
MAR1 6 19	1 - New Haven - Enclosures (2)	
An Source	NOTE: Bufiles disclose cordial correspondence with Senator Ribicoff (D-Connecticut). wrote Senator Ribicoff on 9/8/69 regarding the three Agents who were transferred from the New York	ь6 ь7С
Centr	Office in May, 1969 Letter was sent to us by Senator Ribicoff and we acknowledged Senator Ribicoff's communication by letter 9/16/69 setting forth the Bureau's position in that matter.	
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March 3, 1970

Senator Abraham Ribicoff United States Senate Washington, D.C. 20510

Dear Senator Ribicoff;

On September 8, 1969, I wrote to you in reference to the problems of crime in the United States. At that time, I said in part, "we are again informed by the newspaper, if this is true, that the director of the FBI, Mr. Hoover, has transferred three agents from the New York office to less desirable posts rather summarily because they were involved in a case with Mr. Roy Cohen, who happens to be a particular favorite of Mr. Hoover's. If this is true, again this is the powerful getting special priveleges."

You were kind enough to submit my letter to the FBI and then send me a copy of the letter from Mr. Hoover, indicating that the transfer of the three special agents resulted solely from their failure to comply with long-standing rules and regulations of this bureau and had nothing what-so-ever to do with the merits of the Roy M. Cohen case."

Since that time, there has been very little in the public press about the matter and there was no opportunity to get any further information about it. However, last week I had the opportunity to check the matter in great detail through some long-standing friends, who are peace officers and were in a position to give me what I believe to be a most honest and candid report on the situation. They assured me that the transfer of the three special agents, in fact, resulted from their failure to comply with long-standing rules of the bureau as Mr. Hoover stated. As you may appreciate, I am delighted to find out that I was wrong, but most unhappy that the public press was instrumental in leading me to these false conclusions. I hope and trust that you will convey my sincere apologies to Mr. Hoover and the bureau for making accusations that had no basis in fact.

ENCLOSURE.

ENCLOSURE.

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Mr. DeLoach United States Senate Washington, D. C., March 11 Mr. Gale. Mr. Rosen... Mr. Sullivan. Respectfully referred to Mr. Tavel... Mr. Seyars . Tele. Room. Mass Holmes. Miss Gandy. b6 Congressional Liaison ь7с Federal Bureau of Investigation Department of Justice Washington, D.C. For your information. ALL INFORMATION CONTAINED **REC-90** 18 MAR 12 1970

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# The New York City Democratic Committee

The mission of the New York City Democratic Committee is to achieve the fullest participation in the affairs of our party by all of our fellow New Yorkers who are dedicated to the cause of progressive government and also to develop a spirit of unity in our ranks that will lead to Election Day victories.

We have an abiding faith in the future of our City. Our dedication and resolve is to rid New York of the urban blight that demeans the spirit and mars our landscape and to conquer with concrete programs the fears that have produced alienation and disaffection among our people. We have faith in our ability to create within our City an environment appropriate for the elderly, the young, for black and white and Puerto Rican, and for the raising of children, and to create a climate in which our working people, our business, and our industry can prosper.

We believe in open discussion and public debate in democratic fashion for the achievement of unity and purpose and in the furtherance of our conviction that the issues that divide us are far less significant than the principles that unite us.

We also believe that the time has come for an end to internal bickering, to broaden, not narrow our party so that we can speak with a strong, clear and united voice for responsible programs and policies. We are prepared to galvanize our elected and Party officials, members, and supporters to move forward with programs shaped to serve the needs of our people, and, in so doing to achieve victories on the Election Days to come.

JERRY FINKELSTEIN

Chairman

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Bronx / Brooklyn / Manhattan / Queens / Staten Island

joins with the Democratic members of
. The Board of Estimate
The New York City Congressional Delegation
The New York City Members of the State Legislature
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in honoring

## Abraham D. Beame

Comptroller of the City of New York for twenty-five years of distinguished public service

with

### **Ramsey Clark**

as Toastmaster

#### at its first Annual Dinner

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Honorable J. Edgar Hoover Federal Bureau of Investigation Pennsylvania Avenue at 9th Street, N. W Washington, D. C. 20535

PERSONAL

Mr. Tolson & Mr. Casper Mr. Conrad Mr. Felt Mr. Gale Mr. Rosen . Mr. Tavel Mr. Walters Mr. Soyars Tele. Room Miss Holmes Miss Gandy -

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(212) PLAZA 2-6100

ROY M. COHN COUNSEL

CABLE: SAXUM

January 6, 1971

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5-10:58.BY SA

Honorable Jerry Finkelstein, Chairman The New York City Democratic Committee 630 Fifth Avenue New York, New York

Dear Jerry: -

While I have the highest regard for Controller Beame, I shall not participate in the dinner for him because Ramsey Clark is billed as toastmaster.

You talk about uniting the Democratic Party. The Party contains millions of Americans who identify Clark with his unprincipled attack on J. Edgar Hoover whose service to this nation over a lifetime has earned him unique universal respect. It is many of these average Americans in our Party who left it this fall and voted for Jim Buckley. You give them no incentive to return by trying to stuff Ramsey Clark down their throats.

I also note you honor Congressman Rooney's defeated insurgent opponent, but not the Congressman.

Sorry -- but count me out.

Sincerely,

/ Enclosure

Roy M. Cohn

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AN 15Hehbrable J. Edgar Hoover

Saxe, Bacon & Bolan

39 East 68<sup>th</sup> street

NEW YORK, NEW YORK 10021

(212) PLAZA 2-6100

CABLE: SAXUM

January 25, 1971

Honorable Jerry Finkelstein 630 Fifth Avenue New York, New York 10020

Dear Jerry:-

Thank you for your letter. I know of your regard for Mr. Hoover, and I'm sure he does. That still begs the question of the unnecessary choice of Ramsey Clark, who obviously offends many people, and who is busy all over promoting himself.

Jerry, when you talk again about "unity" and "winning elections", I think you accomplish the opposite by offending a substantial wing of the party. Nixon is President, Rockefeller is Governor, Buckley is Senator. All of these have been elected due to substantial defection of the average-American conservative wing of the Democratic Party, which doesn't buy the "knock America" attitude of so many of the ultra-liberals who seem to dominate the "unity" group you have selected.

Rather than unifying, the breach is being widened by the neglect of those Democrats on whose restoration of confidence in the Party and the winning of future elections might depend.

Mr. Callahan Mr. Casper. Mr. Conrad . Mr. Felt. Mr. Gale ..

Roy M. Conn

COUNSEL

Mr. Tolson. Mr. Sullivan

Mr. Rosen. Mr. Tavel. Mr. Walters.

Mr. Soyars. Tele. Room\_

Miss Holmes. Miss Gandy.

As ever.

RMC:ag

Honorable J. Edgar Hoover Encl.

No sik - 20

JERRY FINKELSTEIN 630 FIFTH AVENUE NEW YORK, N.Y. 10020

January 19, 1971

Dear Roy:

**ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE 5-10-88 DYSP

I know how you feel about Comptroller Beame and I appreciate it and I also know how you feel about Mr. Hoover. You also must remember how many times I have gone out of my way, frequently at your request, to do stories for Mr. Hoover in my New York Daily Law Journal, the Civil Service Leader and the New York Daily Column when I was more active in it.

You indicate that we're honoring Congressman Rooney's defeated insurgent opponent, but not the Congressman. I don't see his name anywhere on our list, nor do I know him. John Rooney is a very close friend of mine and he too is apparently annoyed about Ramsey Clark being our toastmaster, and I presume that is the reason he didn't join our group, although he was asked.

Obviously, when you're frying to pull a group together in New York City there are many matters to consider. My job, as chairman of the New York City Democratic Committee, is to try to get unity into the party and by bringing these various groups into one room, we hope to start winning elections one day, instead of losing all of them. I'm sure you can understand this.

On many occasions I have sent our friend, Walter, things on Mr. Hoover, which I'm sure he received, and he knows my feelings. Let's get together soon. Warm regards.

Sincerely,

Jerry Finkelstein

Mr. Roy M. Cohn 39 East 68th Street New York, N. Y. 10021

The first of the heavy received a less thanks with a state of the stat 62-17564-121

July 9, 1971

REC 2061-97564-122

Mr. William G Mulligan 36 West 44th Street New York, New York 10036

Dear Mr. Mulligan;

WILLIAM

I received your letter on July 6th and appreciate

having the opportunity to read your commentary on events mentioned in Mr. Cohn's book.

Sincerely yours,

MAILED 10 JUL 9 - 1971 FBI

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J. Edgar Hoover

NOTE: Correspondent is identifiable in Bufiles only as the attorney representing several individuals, some of whom are mentioned in his letter. His 14-page communication is a treatiseexplaining for the Director what he claims is the truth surrounding falsehoods and derogatory implications allegedly made by Roy Cohn in his recently published book, "A Fool For A Client." The book by Roy Cohn is not in the Bureau Library and there is no record in files of a review of it.

JBT:irp (3)

Cor

Sullivan .

Tele. Room

Mohr \_\_\_\_\_ Bishop \_\_\_\_ Brennan, C.D.

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LAW OFFICES C Mulligan & Tacolson

> WILLIAM G. MULLIGAN SANDRA W. JACOBSON

36 West 44th Street New York. N. Y. 10036

TELEPHONE 212-687-0

CABLE ADDRESS ORALA

June 29, 1971

Mr. Callahan Mr. Casper

Mr. Conrad ...

Mr. D

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5-10:88 BY SEE

Hon. John Edgar Hoover Federal Bureau of Investigation Pennsylvania Avenue at 9th Street, N.W. Washington, D.C. 20535

Dear Mr. Hoover:

As you are one of those mentioned in Roy Cohn's book Fool For A Client", it has occurred to me that you are likely to read it. Since I care what you think about me, I am asking you to do me the favor of reading this letter.

Al Cohn was a friend of mine and I have never had the slightest reason for animus toward his son, whom I scarcely know other than by reputation.

Having determined that I belong on his list of tormentors Mr. Cohn dredges up the incident 32 years ago when I was removed from the Rapp-Coudert Committee hearing room on the first day of the Committee's hearings into the activities of the New York Teachers Union.

Although I have always represented my clients vigorously starting with the days of the LaGuardia Administration when I represented the City in the IRT receivership proceedings before Judges Mack and Patterson, I have never behaved disrespectfully

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EX-112

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CORRESPONDENCE

Mr. Soyars. Mr. Beaver. Tele. Room. Miss Holmes. Miss Gandy.

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toward any tribunal. The best answer to Mr. Cohn's comment is the transcript of the proceedings on the day to which he refers. What took place on that occasion was recorded as follows:

Mr. Mulligan: "I seem to have anticipated your Honorable Committee's ruling that the request must be in writing, and I have a request in writing which is accompanied by a brief. This is an application ..."

Senator Coudert (interrupting): "No arguments will be heard, Mr. Mulligan."

Mr. Mulligan: "My application, to which I address myself on a point of order, is an application for the right to cross-examine witnesses . . "

Senator Coudert: "Mr. Mulligan, just a moment

Mr. Mulligan: "... and to elicit the facts for the Legislature of the State establishing that such witnesses as may falsify, are not telling the truth ..."

Senator Coudert: "Mr. Mulligan . . . "

Mr. Mulligan: ". . . and otherwise, generally bring out both sides of the controversy which has now reached . . ."

Senator Coudert called for "the officer in charge." He said: "Please remove Mr. Mulligan from the court room."

Mr. Mulligan: "This is an application to cross-examine witnesses. I want to make that application."

Senator Coudert: "Remove him from the room."

It is not true that I engaged in "a raucous diatribe against the committee", any more than it is true that I appeared as representative of "the left wing of the teachers' union".

I represented the College Teachers Union and the New York City
Teachers Union, having been called in specially for the purpose
by their general counsel, Herman E. Cooper, Esq., a labor lawyer
well known for his anti-communist views.

Some years after the event, the Rockefeller Foundation made a grant for the study of governmental programs designed to control disloyal or subversive conduct, among the results of which grant was a book on the activities of the New York State Legislature between 1919 and 1949, called "Loyalty And Legislative Action" (Cornell University Press: Ithaca, 1951) by Lawrence H. Chamberlain, Dean of Columbia College. Among the subjects Dean Chamberlain studied was the Rapp-Coudert investigation, and in the course of reporting on this study he wrote in part about the difficulties I had had in dealing with the Communist elements in the unions (at 133-134):

"The same kind of difficulty manifested itself in the relationship between the Communist members of the union and its legal counsel. Early in the inquiry, long before any individuals had been named as Communists, the Teachers Union engaged Mr. William Mulligan, Jr., as counsel. Mr. Mulligan, a Republican, had been a member of the legal staff of Samuel Seabury during the New York State Legislative investigation of New York City government in the early thirties. He was known to be an expert in the law of legislative investigations. No less important was his reputation for being friendly to labor.

"Throughout the inquiry Mr. Mulligan gave unstintingly of his time and energy to represent his clients, the members of the union. Yet throughout his entire service he never received full co-operation from those he was attempting to represent. As a regular procedure he was excluded from the daily strategy sessions held by the union members involved. Only part of the information

necessary in their defense was made available to him, and his advice was always caucused upon before individual members acted. Although he tried to insist that no written statement should go out from the union until he had had an opportunity to check it for legal soundness, he frequently found that his request was being evaded."

Mr. Cohn makes a further error in stating that at the time of my eviction from the hearing room the newspaper photograph referred to me as "Red" Mulligan. No such reference ever came to my attention. When I had hair of a definable color it was not red, any more than were my leanings when I had them.

Mr. Cohn then makes the false statement that I came to be known "in another connection when he was active in lawyers' activities through the organization of his choice--the National Lawyers Guild, which is listed by the Attorney General as a subversive organization." I was never known for any such activities since I never belonged to the National Lawyers Guild or any other organization listed as subversive.

	It is true that			
with the federal government more that after the Teachers Union matter, but it is not true				
	When that happened,	_		

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with Cohn)						
was represented by a lawyer from Washington, D.C. named	]					
It is true	]					
(where to						
the best of my knowledge Cohn was in no way involved) but again						
it is not true that I was privy to conversations with						
the FBI and the U.S. Attorney in which gave information						
which he later repeated to a federal grand jury and to the petit						
juries at the two Cohn trials.						
When I first communicated to that the						
government would take a stern attitude on his cooperation, and he						
assured me that he did not know anything (I am sure we were both						
thinking about						
and they were very angry about this.						
and they were very angry about this.	_					

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Much later when the Cohn Cottogner gage game to trial
Much later, when the Cohn-Gottesman case came to trial,
I learned for the first time a large number of other revelations
which had made to the government before
Cohn and Gottesman were indicted on September 4, 1963.
My reason for mentioning my not learning these details
until the actual Cohn-Gottesman trial is that in Chapter IX of
his book Mr. Cohn deals with an article which appeared in Life
Magazine before the trial. He says that the article "had as its
godfathers Roberts Kennedy and Morgenthau and William Mulligan,
***"
The facts about this are that on
telephoned me to say that Harold R.
Medina, Jr. had suggested that get in touch with me about
dealing with the <u>United Dye</u>
case and its ramifications, adding that Mr. Medina assured him that

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I could be helpful in orienting about the case and making				
sure that he did not write anything libelous. Before his appoint-				
ment to the Bench Judge Harold Medina and I had been litigating				
adversaries and had become friendly. I had gotten to know Harold				
Medina, Jr. through committee work at the Association of the Bar.				
Upon ascertaining that he wanted my help because he did not know				
the background of the <u>United Dye</u> case but was aware that it was				
highly complex, I agreed to do what I properly could.				
Before telephoned me I knew nothing about the				
proposal for a magazine article. I never met or spoke to the late				
Robert F. Kennedy.				
When called me on he				
wanted to see me, but I told him that I was going to Amagansett,				
Long Island, to visit my married daughter for the weekend and				
would leave Sunday night from my home in Ardsley-on-Hudson for				
Texas on a professional engagement. begged me to see him				
briefly at Ardsley-on-Hudson Sunday afternoon, stating that he				
and wanted simply to borrow the				
minutes of the United Dye trial and have a few words of conversa-				
tion with me. He said that after that, he would like to interview				
my clients. I informed him that that was definitely out, but that				
I would take such of the minutes of the trial as I had				
and were in my possession to my home and would have them there for				
him if he stopped by on Sunday afternoon.				
On Sunday afternoon, September 8, 1963,				

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called at my home, accompanied by I lent them copies of the four indictments involving my clients and such minutes as I had. They asked me what defense had been, and I summarized what I had said to the jury in my opening. I advised them to read the opening address and the summation of the Assistant U.S. Attorney, and the charge to the jury of Hon. William B. Herlands. said that they were under great pressure to meet a deadline with their article and begged me to extend the conversation a little bit by allowing them to drive me to the airport. They pleaded so hard that I consented and drove his car from my residence to Idlewild, I on the front seat with him and in the back seat with my luggage. On the told me that he was way had broken a big crime story in Seattle or Portland and had worked with Wallace Turner of the Times on organized crime investigations. baid that he needed more information on the general background of the United Dye indictments. sked me a number of questions which showed how green they were and that they had not read the available literature. I told them some of the relationships, such had gotten control of the as Hal Roach Studios, highlights of career, and other matters of general information. They delivered me to the airport and I left for Texas where I remained until September 12.

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In my early discussions with there				
had been no mention of Mr. Cohn's name.				
An indictment had been handed down in the Southern				
District of New York against Messrs. Cohn and Gottesman on Septem-				
ber 4, 1963. Copies of this indictment, which was replete with				
information later to appear in had of				
course been available to the press at about the time of				
first call to me. I could therefore visualize a connection between				
the Cohn-Gottesman indictment and the impetus behind the				
call, but I did not visualize that the article would be about Cohn,				
or the use that would be made of it by Mr. Cohn's defense counsel				
after it was published.				
With reference to corrections of the script in my hand-				
writing before was put in its final form,				
I can recall that Messrs. read to me over the				
telephone certain passages which I thought were factually erron-				
eous, as in the case when they implicated vith				
Murray E. Gottesman, already mentioned. Also, the writers had a				
persistent tendency to misspell the first name of				
which I remember correcting when I was shown a draft. I also				
recall a sentence or paragraph in the draft shown to me which				
seemed incorrect and which I did not feel able to straighten out				
by proofreading, so I tried rewriting it. I believe that				
and each physically showed me separate drafts, but neither				
was the complete version as published. I recall being curreised				

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and somewhat shocked when I opened the magazine and saw the two- page spread at the beginning of the article with the text and												
						cartoons depicting my clients and the other persons in demeaning						
positions, and the  I had not previously seen any of this material or the text which  immediately accompanied it and which gave the article its emphatic												
						ļ	tone.					
							At the time of the Life incident and indeed today, I					
	had and have no opinion as to the guilt or innocence of either											
	Cohn or Gottesman. I had never heard of Gottesman, and when											
l												
l												
	I thought the reference was to Callman Gottesman,											
	the only Gottesman I had heard of at the New York Bar. The											
	conviction or acquittal of either Cohn or Gottesman did not concern											
	me; my concerns rather were that my clients cooperate fully by											
	revealing truthfully whatever they knew and that, through publicity											
	or otherwise, they not adversely affect their coming sentences.											
	As already stated I have personal knowledge that the											
	report of money being passed to and Cohnwhether it was											
true or falsewas not something which "finally came up with" as a result of conferences between Mr. Morgenthau or his assistants and me, because it was given to me before these												
						clients pleaded.						
						The facts about Messrs.						

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getting in touch with me and the limited extent of my relationships with them, might not have been known to Mr. Cohn and so it may be excusable if in his rancor he finds distorted explanations for what happened to him. What is not excusable is his deliberately falsifying facts of record in the court files of the Southern District of New York. This he does when he quotes the affidavit at pages 144 to 146 in that: 1. Mr. Cohn states notes "became an affidavit in support of a new motion" (144). The facts are that on June 16, 1964 caused a subpoena to be served upon me requiring that I produce at the Cohn trial all records and documents delivered to relating to Cohn or Gottesman or United Dye and the government witnesses; upon receipt of the subpoena I obtained an order to show cause returnable before Judge Bonsal on June 17 requiring Cohn to show why the subpoena should not be vacated since "deponent does not possess any such records as the subpoena purports to describe". My relationships with detailed above in this letter, were then summarized. On the return of the order to show cause, after hearing argument by Mr. Raichle and me, Judge Bonsal said (SM 1693):

"I am going to quash this subpoena, but that is without prejudice to your obtaining another subpoena which will have attached to it a statement of such facts as you wish to offer as to why you think these documents should be furnished by Mr. Mulligan, and at that time he will be free to make another application, but on this one here, on the basis of the statements made by Mr. Mulligan, I will quash the subpoena."

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After Judge Bonsal had made his ruling pro-					
duced the affidavit which Mr. Cohn quotes starting on page 144 of					
his book and Judge Bonsal declined to accept it at that time but					
invited to serve a new subpoena duces tecum setting forth					
the proof represented he had to show that (contrary to					
my affidavit) I had in truth made available to					
documents which were not of public record. No such further sub-					
poena was ever served. The reason is obvious. I had not made any					
such documents available to					
2. Not only is Mr. Cohn's statement that the					
affidavit was "in support of a new motion" untrue. He also knows					
perfectly well that the affidavit was marked in the courtroom					
with a legend reading:					
"NOT PART OF COURT RECORD AFFIDAVIT ARRIVED IN  COURT TOO LATE FOR SUB- MISSION ON APPLICATION TO QUASH SUBPOENA."  (Underscoring in original)					
3. Mr. Cohn also knows that the affidavit					
did not attach any off-record document delivered to					
None was.					
It would appear that while Mr. Cohn might not have a					
fool for a client he does have a knave for an author.					
This is further demonstrated in his attack on Judge					
Herlands in Chapter V entitled "The Hanging Judge".					
Mr. Cohn states that his friend was promised a					
suspended sentence by the prosecution. He then says (62):					

·
"His lawyer, being very wise in the ways of men and judges, exacted one other commitment from the prosecution—that he be given a veto power over the judge before whom his client was to be sentenced."
Not only did the District Court and the U.S. Court of Appeals re
ject the contention that had been promised a suspended se
tence; they also rejected as incredible testimony on the
promise that he would have a veto power over the sentencing Judg
Jerome J. Londin, Esq., who had been the prosecutor in question,
specifically contradicted each and every statement by that
any such arrangement had ever been discussed between them. Judg
Herlands said:
"The Court rejects as incredible testimony (Record of May 24, 1963, pp. 582, 742-743) that told him over the phone on or about February 20, 1963, that the privilege of by-passing or selecting a sentencing judge 'was such a simple routine matter that was a courtesy that it is always extended to defendants who plead' and that 'it was the policy of the United States Attorney's Office to permit this, to permit a by-pass of an unfavorable judge.'
"The incredibility of story is again exposed by its own implausibility. This is pointed up, illustratively, by the correlation of certain salient facts embodied in testimony as follows:
"Soon after resigned from the U.S. Attorney's Office in June, 1961 took over the case and met with and the defendant on or about June 22, 1961.  According to testimony, at the first meeting of discussed 'the ground rules'.  (Record of May 23, 1963, p. 537). In so testifying, did not refer to the alleged by-passing assurance, agreement or representation.
"When specifically questioned by the Court added (Record of May 23, 1963, pp. 560-563) that in this meeting with they discussed the details of the

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had entered a plea.' But they did not discuss 'the question of the sentencing judge until February, 1963.' further testified that the matter of Room 318, adjournments of sentence, or the sentencing judge was never mentioned by or any Assistant U.S. Attorney in the presence of the defendant. (Record of May 23, 1963, p. 563).					
are in agreement on the highly					
significant point that, although they discussed 'the					
ground rules', neither mentioned the					
by-passing agreement allegedly entered into by					
predecessor in the case.					
"The very first mention by of an alleged by-passing agreement occurred sometime between February 12th, 1963, and February 20, 1963. According					
to he telephoned and told him that he					
would like the derendant to be sentenced 'and					
at that time I told that I had this					
agreement from the government that I would have the right					
to by-pass an unfavorable judge.' (Record of May 23,					
1963, p. 576). According to said nothing					
in response. (Record of May 23, 1963, pp. 577-578).					
in appendix (induction and appendix provides and appendix of the contract of t					
"If there had been a by-passing arrangement agreed					
on betweenit would have been mentioned					
in June, 1961, when as the Assistant U.S. Attor-					
ney newly assigned to the case, had his first meeting					
with and they discussed 'the ground rules.'" See					
U.S. v. Hughes, 223 F.Supp. 477, aff'd 325 F.2d 789					
(1964) cort don 277 H C 907 (1964)					

Thank you for your kindness in going to the trouble of reading this letter.

Yours respectfully,

William G. Mulligan

EXTI5

## 62-97564-12 May 5, 1972 REC-50

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•	Mr. Roy M. Cohn Saxe, Bacon and Bolan 39 East 68th Street New York, New York 10021  New York, New York 10021	53397
	Dear Mr. Cohn:	7
	The copy of your letter dated April 28th addressed	N In
	has been received. Your thoughtfulness in forwarding it to us is indeed appreciated.	N 100 100 100 100 100 100 100 100 100 10
	Sincerely yours,	OPY
MM	L. Patrick Gray; IfI Acting Director	UNRECORDED C
,	NOTE: Mr. Cohn is on the Special Correspondents List. The	
	Special Correspondents List is a list of past supporters of the JWD:ls (3)	FBI.
		Del
Tolson Felt Campbell Rosen Mohr	MAY 5 - 1972  MAY 5 - 1972	

Callahan . Casper . Dalbey Cleveland, Ponder. Bates \_ Waikart Walters, Soyars Tele. Room Soyars -Holmes

TELETYPE UNIT

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MAY 11 1972

39 EAST 68TH STREET NEW YORK, NEW YORK 10021 THO (212) 472-1400 JOHN GODFREY SAXE (1909-1983) Mr. Oleveland ROGERS H. BACON (1919-1962) Mr. Ponder Mr. Bates ROY M. COHN SCOTT E. MANLEY (ADMITTED ILUNOIS AND INDIANA) Mr. Waikart Mr. Walters DANIEL J. DRISCOLL Mr. Soyars . MELVYN RUBIN April Tele. Room . MICHAEL ROSEN Miss Holmes. 1 9 7 2 HAROLD L.SCHWARTZ Miss Gandy ROY COM ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE STORY b7C Washington, D. C. Dear Neil: In view of your present circumstances, I tried to make my brief repl to the press as mild as possible, but I want to keep the record straight between Let me make it clear that Mr. De Loach said none of the things you. attributed to him, that I never relayed any of those things to you as coming from him or anyone else. Not Mr. Hoover (who I never in my life even heard mention your name), Mr. De Loach, nor anyone else acting on behalf of the FBI, ever asked me to convey any threat to you. To make accusations such as you did based upon double and triple hearsay is not worthy of you, and surely these tactics have not been helpful to you. At this point, I have very little personal sensitivity about being used as a whipping-boy, even by friends. But I thought your diatribe against the Bureau was very unfair. I worked with them when I was with the Department of Justice in the Truman administration, and I have been their adversary in criminal cases I have defended in recent years. Their record for total integrity, and for pro-Sincerely, REC-50

Two: Is Edgar Hoover Hon. J. F. B. I. Pennsylvania Ave & 9th St. N.W. Washington, D. C. 20035 COPY MADE FOR MR. TOLSON

Saxe, Bacon & Bolan, P.C.

39 EAST 68TH STREET NEW YORK, NEW YORK 10021 (212) 472-1400 CABLE: SAXUM TWX 710 581 3741

JOHN GODFREY SAXE (1909 - 1953) ROGERS H. BACON (1919 - 1962)

ROY M. COHN (4)

STANLEY M. FRIÉDMAN (1) MICHAEL ROSEN (1) CARL R. AJELLO (5) JOHN F. LANG (3) LOUIS BIANCONE (2) FILIP L. TIFFENBERG (2) ANDREW M. LEVINE (4) JOHN A. KISER (2) FRED DUBITSKY (1) ALEXANDER B. DONNER (1) RICHARD ROSENFELD (1) **KEVIN CONDON (5)** DANIEL J. DRISCOLL (1)

OUTSIDE SOURCE!

124 FIFTH STREET, S.E. WASHINGTON, D.C. 20003 (202) 547-7090

WITHERILL DRIVE **ROCK RIDGE** GREENWICH, CONN, 06830 (203) 661-5876

March 11, 1985

(1) New York

(2) New York and New Jersey

(3) New York and Florida

(4) New York and Connecticut

(5) Connecticut

THOMAS A. BOLAN, P.C. COUNSEL

COHEN

Hon. William Webster Director, F.B.I. 10th & Pennsylvania Avenue, N.W. Washington, D.C.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE. 5.10.88. BY

Dear Judge Webster:

Since 1950 - the year I prosecuted the Rosenberg atom-spy trial at age 23 with the magnificent investigative help of the Bureau, up to the present, 34 years later, I have had a firstrate relationship with and respect for the Bureau.

This included a close friendship with Mr. Hoover, speeches at Bureau gatherings, delivering the eulogy at Lou Nichols' funeral along with Deke DeLoach, representing Wally LaPrade when 左 he was unfairly attacked, testifying for Mark Felt and Ed Miller at their trial in Washington, urging their immediate pardon and honoring them the day after our great President took that action and above all, teaching my classes at law school and writing publicly time and again that the Bureau was and is the finest investigative agency in the world.

Why, then, would the Bureau permit any of its representatives to hurt my friends and clients (and me) by planting a story that our law offices were being surveilled to see if any information |could be developed to support a wire-tapcon my office telephone?

53 AUG 27 1985

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Hon. William Webster March 11, 1985 Rage Two

I do not even reach the base intrusion of an attorney-client relationship, which makes this all the more reprehensible.

I realize there can be two sides to a story. If that is the case here, in fairness to all concerned, I hereby request an appropriate response from you;

Respectfully,

Roy M. Cohn

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Encl.

OFTIONAL FORM FO. 10 5010-106 MAY 1962 EDITION GSA GEN. REG. £7. 27 UNITED STATES ( VERNMENT Assoc. Dir. Dog, ADA Dep. AD Inv Memoran dumDATE: 1/22/75 TO : Mr. Heim LJH/aes FROM SUBJECT: BARRY FARBER RADIO SHOW. ALL INFORMATION CONTAINED NEW\_YORK\_STATION WOR-AM HEREIN IS UNCLASSIFIED 9 DATE -10-88 BY SC JANUARY 14, 1975 Radio STATION WER By letter dated January 16, 1975, Assistant Director Malone of the New York Office has forwarded two reels of tape on which are recorded the Barry Farber Radio Show of January 14 featuring attorney Roy Cohn and writer Walter Schneir as guests of Mr. Farber. In his letter of January 16, ADIC Malone suggests that, after listening to the tapes, "the Bureau...may want to send a letter" to both Roy Cohn and Barry Farber. ACTION: A review of more than one and one-half hours of the tape recording of this program discloses that it features an often-hostile, sometimes-shouting, and repetitive discussion between Roy Cohn and Walter Schneir centering largely upon the Rosenberg espionage case and the Freedom of Information Act. Schneir, who is the author of the book "Invitation to an Inquest" which asserts that the Rosenbergs were "framed," used the program as a forum for attacking the FBI, Cohn, Federal Judge Irving R. Kaufman, and others who had a role in the conviction of the Rosenbergs. He insisted that in compliance with the Freedom of Information Act, the FBI files in the Rosenberg case, as well as those regarding other espionage subjects, should be made available to persons outside the FBI. Roy Cohn was one of the Government attorneys who assisted in the prosecution of the Rosenbergs. He has previously challenged Schneir's assertions that the Rosenbergs were victims of a "political frame-up"; and his appearance with Schneir on the Barry Farber Radio Show constitutes merely the latest heated confrontation in a campaign of animosity between these two men that has been going on for years. 62-97564b6 b7C CONTINUED GWG:jam (6) MECH SECTION

Mr. Heim to Memorandum
RE: "BARRY FARBER RADIO SHOW, NEW YORK STATION WOR-AM, 1/14/75"

Roy Cohn arrived at the radio station after the Barry Farber Radio Show had begun, and it was necessary for him to leave for the airport before the program had ended. He did, however, scathingly berate Schneir and express deep respect for the FBI. Cohn indicated that his experience both as Government attorney and as Federal defendant who has been the subject of FBI investigation has convinced him that the FBI has a better record of integrity and freedom from scandal than any other agency.

As host of the program, Barry Farber often found himself in a position similar a referee trying to separate two fighters. Despite his effort to maintain a middle or neutral position, he left no doubt concerning his disagreement with Schneir.

## OBSERVATIONS:

For a number of years, Roy Cohn has been a controversial figure. In 1969, for example, he was indicted by the Federal Grand Jury in New York (and subsequently acquitted) on charges of bribery, conspiracy, and extortion in connection with an alleged conspiracy involving the city's Fifth Avenue Coach Lines -- and prior to the trial of this case, he publicly charged U.S. Attorney Robert Morganthau with conducting a "personal vendetta" against him. An article regarding Cohn in the September 5, 1969, issue of "Life" magazine makes reference to this case and states, in part:

"He (Cohn) took over Lionel Corporation, lost it, gained control of Fifth Avenue Coach Company in New York and became involved with a succession of financial sponsors in a dizzying variety of other husiness ventures. In the process he left behind a trail of stunned, embittered and in some cases financially flattened ex-friends. In the past year substantial sections of his financial structure have begun to buckle faster than they can be re-riveted. Lawsuits have piled up, and more than \$1 million in judgments have followed."

In connection with the 1969 case, three Agents of the New York Office who gave sworn statements to U.S. Attorney Morganthau were subsequently ordered transferred to other FBI offices -- which fact became the focal point of wide publicity implying that Cohn, through former Assistant to the Director L. B. Nichols (a long-time friend of Cohn), was able to bring about the transfers.

Mr. Heim to Memorandum 66
RE: "BARRY FARBER RADIO SHOW, NEW YORK STATION WOR-AM, 1/14/75" b7C

Roy Cohn's name is involved in two presently pending cases. One is a Crime on the High Seas investigation involving possible destruction for insurance in 1973 of a vessel (Defiance) off the Florida coast. Investigation has indicated that a firm controlled by Cohn had leased this vessel; that previously another vessel owned by Cohn had been lost — with the result that Cohn was paid \$100 thousand insurance; and that Cohn is regarded as a bad risk for Marine insurance. The second case is an ITAR — Extortion investigation involving alleged threats against the operator of a theater in New Jersey which features pornographic films. Roy Cohn, who is listed as a subject in this case, reportedly served as attorney for the purchase of this theater in the Spring of 1974 and reportedly had \$5,000 interest in it. (166-469-3 & 45-11251)

Although Barry Farber clearly did not "side with"

Schneir during his January 14th radio program, he did provide

Schneir a forum to voice anti-FBI propaganda and to reiterate

criticisms made by such persons as Judge Fred Nichol in the

Wounded Knee Case, former Assistant to the Director W. C. Sullivan,

and former Special Agent

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## **RECOMMENDATIONS:**

(1) In view of the above, it is not felt that a letter over Mr. Kelley's signature should be directed to either Roy Cohn or Barry Farber.

(2) That this memorandum, together with the two reels of tape recording the January 14th Barry Farber Radio Show, be forwarded to the Intelligence Division for its

information.

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OFTIONAL IC M NO. 10 5010-104 MAY 1942 EL JH G1" GEN, REG. NO. 27 Tolson - United States Government lemora dum DATE: April 20, 197% Mr. Cleveland ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE . 3. 10. 8 ... BY ... BY FROM : T. J. Empry SUBJECT: Holmes . ь7c Gandy . This is in response to the Director's inquiry regarding claims that former the attached news release in which Assistant to the Director DeLoach was the key figure in an FBI attempt to "blackmail" him by providing information which to the effect that <u>criminal figure</u> We have also!! statement which has since reviewed the full text of been obtained. 3.6 Bureau files contain no indication that Deloach or the b6 FBI had engaged in any such effort to "blackmail" b7C a matter of fact, the question, issue of contains no allegations that b6 b7C b7D Enclosure ENCLOSURI 1 - Mr. Cleveland 1 - Mr. Rosen 1 - Mr. Bishóp 1 - Mr. Emery 1 - Mr. Dalbey NOT RECORDED CONTINUED - OVER TJE:rar (6) 1 8 437 Rat 11 1972 MAY 2.0 1972

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	Memorandum to Mr. Cleveland Re:	b6 b7С
	attempts to make a point that on the evening of the date suggested the event took place in full view of hundreds of people. There appears to be little significance to this point since Bayonne police records indicated only that O'Brien was missing since October 14, 1962, and Konigsberg was not able to pin down the date when he said he was called to to remove the body.	
	While states that Konigsberg was quoted in a "New York Times" article of August 18, 1968, that the whole story was a lie, it should be noted that during excavation in March, 1967, on a farm near Lakewood, New Jersey, described by Konigsberg as a mob burial ground, orthopedic shoes were discovered which were later identified by O'Brien's podiatrist as those he had prescribed for O'Brien. This location was where Konigsberg had previously told our Agents he had disposed of O'Brien's body.  OTHER per Court Or	b6 b7C b7C
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	certain locations in Las Vegas, which was then a point of public controversy. According to when he refused to participate. DeLoach launched a campaign to discredit him, of which the disclosures were a part. He claims that shortly before the publication of his contacts with organized crime in he was told by his attorney, one that while was in Roy/Cohn's office in New York City, Cohn was on the phone with DeLoach. DeLoach allegedly told Cohn (in reference to that "if you still know that guy, you had better get word to him to not going to last more than a week after the story nits."  this would be revealed.	b6 b7C
	As noted above, Bureau files contain no reference to any of this ever occurring.  OTHER per Court Ord	der
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Memorandum to M	r. Clevela	nd	I	b6
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ANTHONY SALERNO. ET AL

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Rof Mr.

RE FBIHQ TELEPHONE CALL, DATED APRIL 15, 1985.

IN REFERENCED TELEPHONE CALL, THE FACT THAT ATTORNEY ROY COHEN
HAD WRITTEN TO FBIHQ CONCERNING THE ALLEGED RELEASE OF INFORMATION
TO THE NEW YORK POST WHICH WAS PUBLISHED ON MARCH 5, 1985 TO THE
EFFECT THAT FBI AGENTS WERE IN FACT CONDUCTING SURVEILLANCES OF
COHEN'S OFFICE FOR THE PURPOSE OF TAPPING HIS PHONES. WHILE THE NYO
DID CONDUCT SURVEILLANCES FOR THE PURPOSE OF ATTEMPTING TO ASCERTAIN

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THE FEASIBILITY OF INSTALLING A MONITORING DEVICE TO INTERCEPT THE CONVERSATIONS OF GENOVESE BOSS ANTHONY SALERNO WITH THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS CONTACT MAISHE ROCKMAN. NO DISCUSSIONS OF THIS FACT WERE MADE WITH ANY MEMBERS OF THE MEDIA BY EITHER THE PUBLIC INFORMATION OFFICE AT NEW YORK OR ANY OF THE EXECUTIVE STAFF OF THE NYO.

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May 13, 1985

OUTSIDE SOURCE:

Roy M. Cohn, Esq. Saxe, Bacon and Bolan, P.C. 39 East 68th Street New York, New York 10021

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE : 5-- 10 - 8.8. BY . S. . # 274,508

Dear Mr. Cohn:

Assistant Director in Charge Lee Laster has advised me of your telephone call on March 5th and I received your recent letter concerning the matter which you and Mr. Laster discussed. I have seen a copy of the New York Post article, FBI staked out Cohn's office in mob probe," which attributes Mts facts to unnamed "sources" and can understand your concern.

I encourage an open line of communication with the media, but it is not our policy to discuss ongoing investigations with the press, nor would we "plant" a story. In view of your concern, however, appropriate checks were made with our New York Office personnel to determine whether the information in the article could have emanated there. I have been assured that no discussion of the information in the article was had with any member of the media by either the Public Information Office or any of the executive staff of the New York Office. If you have any information to indicate otherwise, I hope you will let me know.

Sincerely yours, 15/62-97564 /26

William H. Webster Director

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Roy M. Cohn, Esq.

NOTE: Mr. COHN has written to ask why the Bureau "would permit any of its representatives to hurt my friends and clients (and me) by planting a story that our law offices were being surveilled to see if any information could be developed to support a wire-tap on my office telephone?" COHN is referring to an article which appeared in the New York Post on 3-5-85 entitled "FBI staked out COHN's office in mob probe." By airtel 3-6-85, ADIC, New York advised COHN called his office on 3-5-85 to discuss this article and advised he wanted to make an official complaint by either writing to DOJ, FBIHQ, the New York Office or by filing an FOIA request. ADIC advised him he had no objection to any of the above actions by COHN. The article in question indicates that sources told the <u>Post</u> that investigators wanted court authorization for a bug to be placed on COHN's office but were unable to gather any evidence that "Commission" members were using the office to meet. By teletype dated 4-17-85, New York Office advised neither the Media Representative nor any other individual who would have official contact with the media is responsible for the story in the New York Post attributed to unnamed "sources."

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