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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
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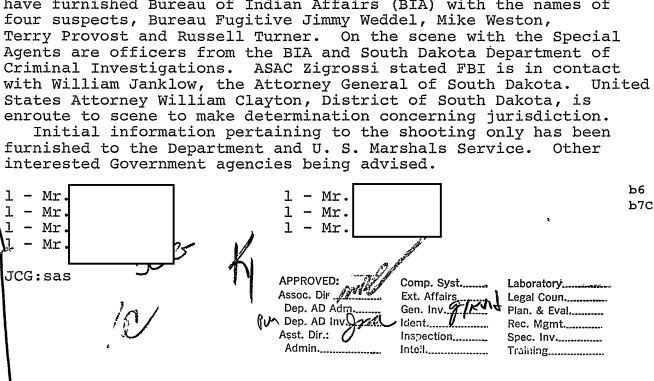
# MESSAGE RELAY

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To:	SACs:				To: Legats	<b>:</b>	
<b>\</b>	UEBWJA/	The President Attorney General	☐ The Vice Pres ☐ Attn: ☐ Deputy Attorne ☐ Attn: Ana	ey General lysis and Eval	Attn:	Situation Room	7
Ĩ,	UEBWJA/	Assistant Attorney ( Assistant Attorney ( Attn: Internal Se	deneral, Criminal Di	vision	el Crimes Section		,
RI RI RI RI RI RI RI	UEABND/ UEBWJA/ UEBDUA/ UEACSI/ UEAIIA/ UEBJGA/ UEKJCS/ HEGGTN/	☐ Drug Enforcement Ad ☐ Immigration and Natu ☐ U. S. Marshal's Serv ☐ Department of the Ai ☐ Department of the Ar ☐ Director, CIA ☐ Commandant, U. S. C ☐ Director, Defense Ind ☐ Energy Research and ☐ Administration	dministration uralization Service ice r Force (AFOSI) my coast Guard celligence Agency Development	RUEANAT/ RUEOLAA/ RUEOLKN/ RUEAUSA/ RUEHSE/ RUEHOC/ RUEBJGA/	National Aer National Sec (DIRNSA/NS) Naval Invest U. S. Postal (Use RUEVI U. S. Secret Secretary of Department of Attn: Direct	onautics & Space Adm. urity Agency OC (Attn: SOO)) cigative Service Service (if Classified) OFS if Unclassified) Service (PID)	in BIA)
Assoc. Dir. Dep. AD Dep. AD Asst. Dir.: Admin Comp. Sy Ext. Affa Files & C Gen. Inv. Ident Inspectio Intell Laborator Legal Cc Plan. & E Spec. Inv. Training Telephone	Adm	Classification: S  Subject (Text begins  Mkwam Subject  John Thoma	op Secret ecret onfidential inclassified next page): t; Russell s - Victim		19 ACT-25	3 MAY 10 1976  Liaison Unit oute through for review leared telephonically ith	

Attached pertains to a new Crime on Indian Reservation Assault case involving victims Russell Charles Means and At approximately 4:45 a.m., EST, 5/5/76 American John Thomas. Indian Movement (AIM) leaders Russell Means and John Thomas were reported shot on the Yankton Indian Reservation, Wagner, South Dakota, by unidentified assailants. Thomas is reported as the National AIM Public Relations Man. Both victims taken to a hospital where their condition is unknown at this time. Thomas is the more seriously injured having been shot several times in the face and body. Means reportedly shot once in the chest area.

Initial reports indicate both victims were in attendance at an AIM meeting on Yankton Reservation when an argument broke out among those in attendance resulting in the shooting Investigation immediately instituted and 13 Special Agents have been sent to Wagner from the Rapid City Mini Office and Pierre RA.

ASAC Norman A. Zigrossi subsequently telephonically advised both victims reported in critical condition. Victims reportedly have furnished Bureau of Indian Affairs (BIA) with the names of



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URGENT MAYS, 1876 U.H

REMEDIUM, IDA

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ROM ASAS, BABID CITY (TE-

ATVENTION: GENERAL CRIVES UNIT; GENERAL INVESTIGATIVE DIVISION;

ATIVE JOHN & GORDON.

UNSUB: CUSSELL CHARLES MEADS- VICTIM, JOHN THOMAS VICTIM; CIR-

ASSAULT On \$/5/76, FBI Rapid City, So. Dakota advised as follows:

AT APPROXIMATELY 4:45 AM EST THIS DATE RUSSELL CHARLES MEANS, AIM LEADER AND JOHN THOMAS, REPORTEDLY NATIONAL AIM PUBLIC RELATION, WERE SHOT ON THE YANKTON INDIAN RESERVATION, WAGNER, SOUTH DAKOTA BY UNIDENTIFIED ASSAILANTS. BOTH MEANS AND THOMAS TAKEN TO HOSPITAL WHERE THEIR CONDITION IS UNKNOWN AT THIS TIME. THOMAS IS REPORTEDLY THE MORE SERIOUSLY INJURED HAVING BEEN SHOT SEVERAL TIMES IN THE FACE AND BODY. MEANS REPORTEDLY SHOT ONCE IN THE CHEST AREA.

INITAL REPORTS INDICATE THAT MEANS AND THOMAS IN ATTENDANCE AT AIM MEETING ON YANKTON RESERVATION WHEN ARGUMENT BROKE OUT AMONG THOSE IN ATTENDANCE RESULTING IN SHOOTING INCIDENT.

INVESTIGATION IMMEDIATELY INSTITUTED AND 13 0 AGENT PERSONNEL HAVE BEEN W SENT TO WAGNER, SOUTH DANOTA FROM PIERRE RA AND RAPID CITY OFFICE.

## CARBON COPY DO NOT FILE

PAGE TWO RC 78-NEW

DUREAS HILL BE REPT HTTRAISED OF SEVELOPMENTS.

UNSUES SHOULD BE CONSIDERED ARMED AND DANGEROUS.

END

CCS FBIHQ

		Dy-A.D. v.
ý	FEDERAL BUREAU OF INVESTIGATION  COMMUNICATIONS SECTION	Asst. Dir.: Ad a. Serv. Ext. Affairs
	120 H	Fin. & Pers.
	JUN 29 1976	Ident Inspection Intell
	NRØØ4 MP PLAIN TELETYPE	Laboratory
	3:31 PM NITEL 6/29/76 SLR	Plan. & Eval. Rec. Mgmt. Spec. Inv.
	TO : DIRECTOR (70-65273)	Training Rm
	RAPID CITY (70-9926)-	Director Sec'y
ኅ	FROM: MINNEAPOLIS (78-9926)	*
<u>"</u>		1 1
	RUSSELL	
	MEANS - VICTIM; JOHN W. THOMAS - VICTIM; CIR -BURGLARY; ADW;	}
	00: MINNEAPOLIS 76-5: 17	1 10 4 11
	REFERENCE MINNEAPOLIS URGENT TELETYPES TO THE BUREAU JUN	
	1976, CAPTIONED EFP; EM-A    PEC-35   0-68/46	•
	UNDER MINNEAPOLIS FILE 76-NEW. REU-33 10-68/9	<i>y</i>
	ON JUNE 28, 1976, AUSA SIOUX FALLS,	The second secon
	SOUTH DAKOTA, ADVISED THAT HE WOULD NOT AUTHORIZE ISSUANCE OF	
	ESCAPED FEDERAL PRISONER WARRANT AGAINST	
	INASMUCH AS WAS IN CUSTODY OF STATE OF SOUTH DAKOTA,	trees the second
•	AS THE TIME OF HIS ESCAPE. ADVISED, HOWEVER, HE WOUL	D
	REQUEST A WARRANT BE REISSUED BASED ON THE INDICTMENT RETURNE	D
	BY FEDERAL GRAND JURY IN SIOUX FALLS, SOUTH DAKOTA, IN 1975,	of the
	CHARGING WITH TWO COUNTS OF ASSAULT WITH A DANGEROUS	
	WEAPON AND ONE COUNT OF BREAKING AND ENTERING. ADVIS	FD J
	. 1	7.00
	1/2/ / od	in in
		reer in

55 1 1 19 1976

RC 70-9926 PAGE TWO

THAT THESE CHARGES ARE STILL OUTSTANDING IN CONNECTION WITH THE TAKEOVER OF YANKTON SIOUX INDUSTRIES, YANKTON, SOUTH DAKOTA, ON MAY 5. 1975.

ON JUNE 28, 1976, U.S. DISTRICT COURT, SIOUX FALLS, SOUTH DAKOTA, ADVISED THAT THIS DATE AN ARREST WARRANT WAS ISSUED AND FILED WITH U.S. MARSHALLS, SIOUX FALLS, SOUTH DAKOTA, CHARGING WITH TWO COUNTS OF ASSAULT WITH A DANGEROUS WEAPON AND ONE COUNT OF BREAKING AND ENTERING IN VIOLATION OF TITLE 18, U.S. CODE, ŠECTION 1153. BOND RECOMMENDED \$25,000 CASH OR SURETY.

IN VIEW OF THE FACT THAT AUSA, SIOUX FALLS, SOUTH DAKOTA,
HAS DECLINED TO AUTHORIZE ESCAPE FEDERAL PRISONER WARRANT
AGAINST SUBJECT, MINNEAPOLIS IS CLOSING ITS 76 CASE AND WILL
CONDUCT FUGITIVE INVESTIGATION UNDER ORIGINAL FILE, MINNEAPOLIS
70-9926.

ARMED AND DANGEROUS.

MINNEAPOLIS AT SIOUX FALLS, SOUTH DAKOTA, WILL REVIEW SUBJECT'S RECORDS AT SOUTH DAKOTA STATE PENITENTIARY AND SET OUT LOGICIAL LEADS.

END

COR PAGE TWO PARA THREE LINE FOUR SHOULD PEAD OR IGINAL FILE,

RAPID CITY 70-9926.

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## FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

MAY 0 5 1976

MR GG 1 BC CODE

785AM UPGENT MAYS, 1976 VLH

TO PIRECTOR, FBI

CAC, MINNEAPOLIS

SAU, PURTLAND

FROM ASAC, RAPID CITY (70-NEW)

ATTENTION: GENERAL CRIMES UNIT; GENERAL INVESTIGATIVE DIVISION;

ATTM: JOHN C. GORDON. \_ 7/RA

UNSUR; RUSSELL CHARLES MEANS- VICTIM, JOHN THOMAS- VICTIM; CIR-

ASSAULT.

AT APPROXIMATELY 4:45 AM EST THIS DATE RUSSELL CHARLES WEARS,

AIM LEADER AND JOHN THOMAS, REPORTEDLY NATIONAL AIM PUBLIC RELATION,

WERE SHOT ON THE YANKTON INDIAN RESERVATION, WAGNER, SOUTH

DAKOTA BY UNIDENTIFIED ASSAILANTS. BOTH MEANS AND THOMAS TAKEN TO

HOSPITAL WHERE THEIR CONDITION IS UNKNOWN AT THIS TIME. THOMAS

IS REPORTEDLY THE MORE SERIOUSLY INJUPED HAVING BEEN SHOT ONCE

SEVERAL TIMES IN THE FACE AND BODY. MEANS REPORTEDLY SHOT ONCE

IN THE CHEST AREA.

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INITAL REPORTS INDICATE THAT MEANS AND THOMAS IN ATTENDANCE
AT AIM METTING ON YANKTON RESERVATION WHEN ARGUMENT BROKE OUT AMONG
THOSE IN ATTENDANCE RESULTING IN SHOOTING INCIDENT.

INVESTIGATION IMMEDIATELY INSTITUTED AND 13 D AGENT PERSONNEL HAVE BEEN STAT TO MAGNER, SOUTH DAKOTA FROM PIERRE RA AND RAPID CITY OFFICE.

Page 1- All

Assoc. Dir.

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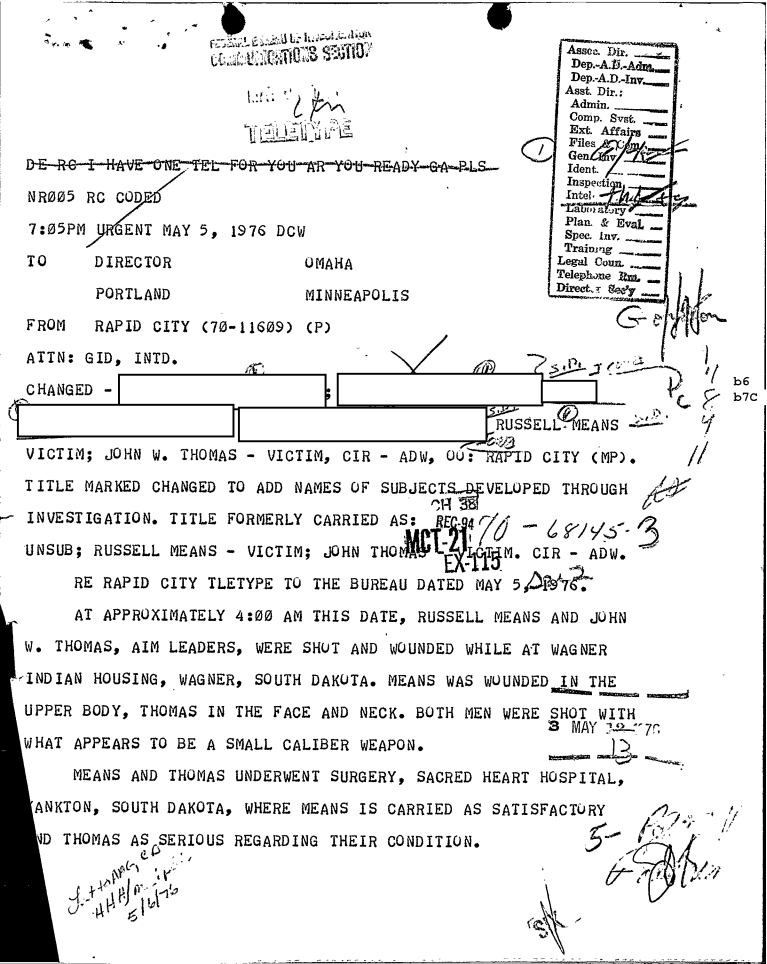
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Spec. Inv. \_ .

Training \_\_\_\_\_.
Legal Coun. \_\_\_\_
Telephone Rm.
Director Sec'y

E 4 MAY 27 1976



PAGE TWO RC 70-11609	
MEANS' AT THE HOSPITAL, HAS ADVISED RUSSELL WA	NTED
TO TALK TO AN FBI AGENT PRIOR TO SURGERY RE THE SHOUTING. AGE	NTS
ARE STANDING BY AT THE HOSPITAL TO INTERVIEW MEANS WHEN	
PHYSICIAN ALLOWS SAME. MEANS WILL BE INTERVIEWED BETWEEN 6:00	AND
8:00 PM THIS DATE. THOMAS WILL BE INTERVIEWED WHEN PHYSICALLY	ABLE.
SIOUX CITY POLICE DEPARTMENT AND FBI AGENTS, SIOUX CITY,	IOWA,
FROM APB INFORMATION RELEASED EARLY MORNING OF MAY 5, 1976,	
APPREHENDED INDIVIDUALS BELIEVED TO BE	]
INDIAN MALE BORN INDIAN MALE	BURN
INDIAN MALE BURN	
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INDIAN MALE BURN  INDIAN MALE BURN	
INDIAN MALE BURN  AND  INDIAN MALE BURN  (A JUVENILE).  EYE WITNESSES, MEANS AND THOMAS HAD PREVIOUSLY IDENTIFIED	D IN
INDIAN MALE BURN  AND  INDIAN MALE BURN  (A JUVENILE).  EYE WITNESSES, MEANS AND THOMAS HAD PREVIOUSLY IDENTIFIED	
INDIAN MALE BURN  AND INDIAN MALE BORN  (A JUVENILE).  EYE WITNESSES, MEANS AND THOMAS HAD PREVIOUSLY IDENTIFIED  AND AS SHOOTERS. WITNESSES ALSO PLACE	IN
INDIAN MALE BURN  AND INDIAN MALE BURN  (A JUVENILE).  EYE WITNESSES, MEANS AND THOMAS HAD PREVIOUSLY IDENTIFIED  AND AS SHOOTERS. WITNESSES ALSO PLACE  FLEEING WHITE VEHICLE WITH AND OTHERS.	IN
INDIAN MALE BURN  AND  INDIAN MALE BURN  (A JUVENILE).  EYE WITNESSES, MEANS AND THOMAS HAD PREVIOUSLY IDENTIFIED  AND  AS SHOOTERS. WITNESSES ALSO PLACE  FLEEING WHITE VEHICLE WITH  AND OTHERS.  USA, WILLIAM F. CLAYTON, SIOUX FALLS, SOUTH DAKOTA, ON TREE	IN HE
INDIAN MALE BURN  AND  INDIAN MALE BORN  (A JUVENILE).  EYE WITNESSES, MEANS AND THOMAS HAD PREVIOUSLY IDENTIFIED  AND  AS SHOOTERS. WITNESSES ALSO PLACE  FLEEING WHITE VEHICLE WITH  USA, WILLIAM F. CLAYTON, SIOUX FALLS, SOUTH DAKOTA, ON THE SCENE AT WAGNER, SOUTH DAKOTA, AUTHORIZED COMPLAINT CHARGING	IN HE E

INCLUDING THE JUVENILE, WERE CHARGED WITH THE SAME VIOLATION,

PAGE THREE RC 70-11609

ATTEMPTED	MURDER -	ACCESSORY	AFTER	THE FACT	. BOND	RECOMMENDED	
AN	ID O	\$50,000;		AND		\$25,000 AND	

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THE JUVENILE, \$5,000. ALL FIVE WILL BE TRANSPORTED BY U.S. MARSHAL TO SIOUX FALLS, SOUTH DAKOTA FOR ARRAIGNMENT AS THE COMPLAINT WAS SIGNED WITHIN 100 MILES OF THE PLACE OF APPREHENSION. ARRAIGNMENT TENTATIVELY SCHEDULED FOR MAY 6, 1976.

THE WAGNER INDIAN HOUSING IS TRUST LAND UNDER DUCUMENT #346-7630 ACCORDING TO DON LOUDNER, SUPERINTENDENT, BIA, YANKTON INDIAN RESERVATION. UNDER LEASE AGREEMENT DATED AUGUST 30, 1970, 23.4848 ACRES OF THIS TRUST LAND IS LEASED TO THE YANKTON SIOUX TRIBE FOR LOW COST HOUSING. THIS IS THE SAME TRUST LAND WHICH WAS PREVIOUSLY ADJUDICATED UNDER THE WAGNER PORK PLANT TRIALS OF 1975.

OMAHA WILL SUBMIT RESULTS OF INVESTIGATION AT SIOUX CITY TO ASAC. RAPID CITY AS EXPEDITIOUSLY AS POSSIBLE.

INVESTIGATION TO DATE HAS FAILED TO ESTABLISH MUTIVE FOR INCIDENT BETWEEN SUBJECTS AND VICTIMS. HOWEVER, DISPUTE POSSIBLY CAUSED BY RECENT COMMENTS MADE BY DENNIS BANKS IN PORTLAND, OREGON WHICH MEANS TOOK ISSUE WITH. ALL INDIVIDUALS INVOLVED, KNOWN ACTIVE AIM AND SUBJECTS ALLEGEDLY MEMBERS OF "EAGLE WARRIUR SUCIETY" OF AIM.

INVESTIGATION WAGNER, S.D., AND SIOUX CITY, IOWA CONTINUING.
SUBJECTS SHOULD BE CONSIDERED ARMED AND DANGEROUS.

E ND

PLS-HOLD-FOR-TWO

SER-FBTHO

For containing

The Attorney General

Training \_\_\_

Legal Coun. HHH/mex/pdh (12)

Jetsphong Rm 2 1900

MAIL ROOM 🗔

TELETYPE UNIT [

May 6, 1976

* · · · · · · · · · · · · · · · · · · ·	
Director, FBI 470 -68145-3	1 - Mr. 1 - Mr. 1 - Mr.
	1 - Mr. 1 - Mr. 1 - Mr.
	1 - Mr. 1 - Mr.
JOHN W. THOMAS - VICTIM; CRIME ON INDIAN RESERVATION - ATTEMPTED MURDER; ACCESSORY AFTER TH	F FACT

At approximately 4:45 a.m., Eastern Daylight Time, May 5, 1976, victim Russell Charles Means, American Indian **b**6 Movement (AIM) leader, and victim John W. Thomas, National AIM Public Relations officer, were shot while at the Wagner Indian Housing (Yankton Indian Reservation), Wagner, South Dakota. Means was shot in the chest and Thomas shot numerous times in the face and throat by what appears to be a small caliber weapon. Both underwent surgery at Sacred Heart Hospital, Yankton, South Dakota, where Means is carried as satisfactory and Thomas as serious, regarding their condition. Subsequent investigation revealed captioned subjects to have <u>been th</u> the Lyewitnesses, Reans and Thomas identified as doing the actual shooting. An All-Points Dylletin was placed in South Dakota and Towa which led to the arrest of all five subjects at Sioux City, Iowa, by Sioux City Folice Officers and FBI Agents. Subject was the remaining Bureau fugitive in Crime on Indian Reservation - Assault with a Deadly Weapon case, as a result of the takeover of the pork plant, Yankton Reservation, at Wagner, South Pake<u>ta, Mar</u>ch 17, As a result of our investigation, subjects and have been charged with Cruss Reservation - Attempted murder, Subjects Assoc, Dir. and (juvenile), Dep. AD Adm. Dep. AD law. have also been charged with same violation and with accessory after the fact. After interviews, subjects will be transported to Sioux Falls, South Dakota, for hearings before the Lu. S. Magistrate on May 6, 1976. All of the subjects are believed to be members of Inspection \_\_ the Eagle Warriors Society which is the very militant faction —of AIN comprised of younger Indian males, generally ranging Loboratory in age from 16 to 22. Investigation to date has revealed

b7C

### The Attorney General

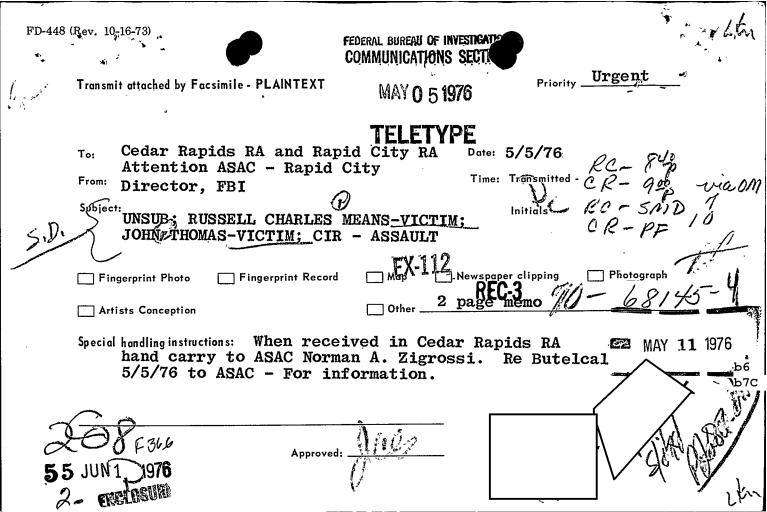
that this dispute occurred during an AIM meeting where all subjects and victims were in attendance. The dispute appears to be factionalism within the AIM membership and does not indicate interference by any outside group or non-AIM members. As a result of the apprehensions and investigation, a .30 caliber carbine and a .39 caliber revolver were recovered with the suspects at Sioux City. A .22 caliber pistol, believed to be the weapon used in the assault, was recovered in a pawn shop at Vermillion, South Dakota. This investigation falls within FBI jurisdiction in the Indian country.

Our investigation is continuing and you will be kept advised on a timely basis.

- 1 The Deputy Attorney General
- 1 Assistant Attorney General, Criminal Division

Jest 1

Comp. Syst..... Laboratory.... APPROVED: ASSOC. Dir. Ext. Affairs... Legal Coun. Dep. AD Adm, ... Æen. Inv.₽#£ Plan. & Eval. RM Dep. AD Inv JAA. Asst. Dir.: Ident. Rec. Mgmt. Inspection\_\_\_\_\_ Spec. Inv. Admin. Intell.\_\_\_\_ Training



54 JUN 1 0 1976

By .

COVER PAGE

☆ GPO : 1968 O - 299-885

OM 70-1928

LEAD

OMAHA

AT SIOUX CITY, IOWA

Will obtain Sioux City Police Department investigative report concerning this matter.

		BUREAU OF INVESTIGATION NICATIONS SECTION		Assoc. Dir. DepA.DAdim. DepA.DInv Asst. Dir.;	
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MINNEAPOI	_IS		. 1	Laboratory	
ОМАНД		7	offen	Training Legal Coun	
portland			71	Telephone Rm	
FROM: ASAC, RAF	PID CITY (78-11609	))		11	A
"CHANGED";	;[			1 73	ь6 ь7с
			AKA	7 spende	5
	RUSSELL MEANS -	VICTIM; JOHN	W. THOMAS-		i
VICTIM; CIR - ADW	; 00: RAPID CITY				
36 A T T T T T T T T T T T T T T T T T T	D TO ADD THE NAME	•			
WHICH WAS DETERMI	NED TO BE TRUE NA	ME OF SUBJECT	ARRESTED THRO	) Ne F	
FURTHER INTERVIEW	S AND INVESTIGATION	ON BY THE FBI	AT SIGHX CITY	,	
IOWA.		EX-115		<i>f</i>	
COMPLAINTS F	ILED AND WARRANTS	REC-36	70- 68 .	145/6	
AGAINST	ND ON MAY	5. 1976 CHAR	PINC ACCAM TO		oma
INTENT TO KILL, TO	ITLE 18, U.S. CODE	E. SECTION 115	53 AND 1134A	117	
ON THE SAME DATE,	COMPLAINTS FILED	AND WARRANTS	ISSUED ACAING	MAY <b>12</b> 1976	
AND	CHARGING ACCE				
ASSAULT WITH INTEN	T TO KILL IN VIOL	ATTON TITLE	THE PACT HEGAR	DING	
SECTION 3. USA'S	OFFICE. SIONX FA	IIS SOUTH DA	VOTA FIRE		
INFORMATION CHARGI		ILE, ALSO WIT		N W	
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100-115078)

3

PAGE TWO - RC 70-11609

AFTER THE FACT, TITLE 18, U.S. CODE, SECTION 3. SUBJECTS

ALL TRANSPORTED FROM SIOUX CITY, ICWA, BY U.S. MARSHALS

SERVICE TO SIOUX FALLS, SOUTH DAKOTA, AND WILL APPEAR BEFORE

U.S. MAGISTRATE THIS DATE.

INTERVIEW WITH VICTIM MEANS CONDUCTED AND TELETYPE FORTH-COMING CONCERNING SAME.

NCIC CLEARED CONCERNING

RE RAPID CITY FILE 70-9926, BUFILE 70-65273.

END.

CCS FBIHO

		<b>U</b> .	DepA.DAdm
		FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION	DepA.DInv Asst. Dir.: Admin
	NR 005 RC PLAIN	MAY 0, 6, 1976	Ext. Affairs Files & Com.
	9:45PM NITEL MAY 6, 1976 DCM	AMPER LACIS DE	Gen. Inv.
	TO: DIRECTOR, FBI	TELETYPE	Inspection Intell Laboratory
	/ MINNEAEAROLIS	: A	Plan. & Eval Spec. Inv
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^^	FROM: ASAC, RAPID CITY (79-14609)		Director Sec'y
	•		$\longrightarrow l_{g}^{I}$
Ľ		AKA; RUSSELL MEANS - VICT	<u>14.</u>
•	JOHN W. OTHOMAS - VICTIM: CIP - AD	W; JDA; OO: RAPID CITY	1 36
	MINNEAPOLIS		16
·	RE PAPID CITY TELETYPE TO BU	REAU, PORTLAND, OMAHA AND	
	MINNEAPOLIS DATED MAY 6, 1976.		1.
	INVESTIGATION RECAPDING THIS		,
4	ING FROM SERVICE STATION IN VERMI		<b>1</b> /5,
/s	1976, ONE HI-STANDARD SENTINEL DE		
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	THE FOLLOWING THREE WEAPONS WERE	RECOVERED AT SIOUX CITY, IC	, A <sup>1</sup> 4 (
	AT THE TIME OF ARREST OF SUBJECTS		
	IMA .39 CALIBER, FIVE SHOT F	REVOLVER, SERIAL NUMBER	
	NATIONAL ORDINANCE, .30 C	CALIBER CARPINE RIFLE, SERI	AL
	NUMBER ITHICA LEVER ACTION	MCZ EX-115.70- 6	3145-1
	THE ABOVE FOUR MEAPONS SEAR	CHED THEOUGH MCIC MITHOUT	17 MAY 11 1978
	OBLVINING VALAHIL ************************************		- Disposed
	Com 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
, ,	54 JUN2 1976 (C. L.)		PARTY.

PAGE THO - RC 70-11609

BUREAU AGENTS ON MAY 5, 1976, INTERVIEWED PUSSELL MEAMS AND JOHN THOMAS IN THE INTENSIVE CARE UNIT, SACRED HEART HOSPITAL, YANKTON, SOUTH DAKOTA. MEANS SAID HE WAS STAYING AT THE RESIDENCE OF RELATIVE IN WAGNER, SOUTH DAKOTA. DUPLING EARLY MORNING HOURS OF MAY 5, 1976, HE AND JOHN THOMAS, ALONG WITH ABOUT THELVE OTHER PERSONS, MERE IM A MEARBY HOUSE. WEAPONS WERE BEING PASSED AMONG ALL OF THE INDIVIDUALS AND BEING INSPECTED AND SHORTLY AFTER THIS HE AND THOMAS DECIDED TO LEAVE THE HOUSE. FOR SOME UNKNOWN REASON, ONE OF THE PUT GUNS AND IND IVIDUALS GOT MAD AND ON HE AND THOMAS OPDERING THEM OUT OF THE HOUSE AT GUNPOINT. BOTH WERE MADE TO SIT IN THE STREET IN FRONT OF THE HOUSE HOLDING A .22 CALIBER RIFLE, BOLT ACTIOM, WHEREUPON WAS HOLDING TWO COCKED HANDGURS AND SHOT HIM ONCE. THEN FLED THE APEA. AND SHOT THOMAS. ADVISED NO ONE ELSE WAS PRESENT DURING THE TIME OF THE SHOOTING. MEANS ADVISED NONE OF THE WEAPONS PFLONGED TO FITHER HE OR THOMAS AND NO PERSONAL PROPERTY WAS TAKEN FROM THEM. MEANS

PAGE THREE - RC 70-11609

WHEN QUESTIONED CONCERNING WHAT CAUSED THE INCIDENT INDICATED POSSIBLE THEFT AND THEN SAID HE DIDN'T KNOW.

IN INTERVIEW WITH THOMAS, QUESTIONS WERE DIRECTED TO HIM
IN VIEW OF THE FACT THAT BASED ON HIS FACIAL WOUNDS HE WAS
UMABLE TO TALK VERY COHERENTLY OR EXTENSIVELY. THOMAS IN
RESPONDING TO QUESTIONS STATED HE AND MEANS WERE LED OUT OF A
HOUSE AT WAGNER, SOUTH DAKOTA, AT GUMPOINT DURING THE VERY
EARLY MORNING HOURS OF MAY 5, 1976. HE WAS NOT PERSONALLY
ACQUAINTED WITH OR BUT COULD IDENTIFY BOTH HIS
ASSAILANT AND THE MEANS ASSAILANT IN COURT. HE SAID HE WAS
SHOT BY THE MAN WHO HAD A RIFLE WHILE HE WAS LYING DOWN IN
THE STPEET. THOMAS SAID HE WAS NOT CERTAIN AS TO WHICH
INDIVIDUAL OR WHICH TYPE OF WEAPON WAS USED TO SHOOT BUSSELL
MEANS. HE SAID HE DID NOT KNOW WHO THE OWNER OF THE MEAPONS
WAS AND SAW NO ONE ELSE IN THE APEA AT THE TIME OF THE SHOOTING.

BOTH INTERVIEWS WERE CONCLUDED PRIOR TO FXTENSIVE QUES-TIONING IN VIEW OF THE EXTENSIVE PAIN AND DROWSINESS DUE TO SEDATIVES OF BOTH VICTIMS.

ON MAY 6, 1976, INITIAL HEAPINGS FOR SUBJECTS HELD BEFORE U.S. MAGISTRATE DAVID V. VROOMAN, SIOUX FALLS, SOUTH DAYOTA.

PACE FOUP - RC 70-11679

b6 b7C

PREL	IMINAF	RY HE	ARING	SCH	EDULE	D FOR	ALL	EUB.	JECT	S 0 %	MAY	11	, 19	76.
BOND	SET I	FOR [		AMI			ΑT	\$15	<b>,</b> 000	ΤĄ	TEM	PER	CEMT	,
FOR		AME		A]	\$25	, 000	AT T	EN P	EPCE	NT.	301	מי		
RED U	CTION	HEAR	INGS	SET	AT SI	A XIJO	FALLS	<b>,</b> 50	HTU	DAY.O	TΔ,	MAY	6,	1976.
BOND	FOR		] ເມຫ	JENIL!	E) SE	T AT	\$5,0	ğα,	TEN	PERC	CEMT.	1		
	CASE	WAS	CONT	INUED	TO U	.s. D	ISTR:	I CT	COUP	T WE	ERE	IT	BAW	

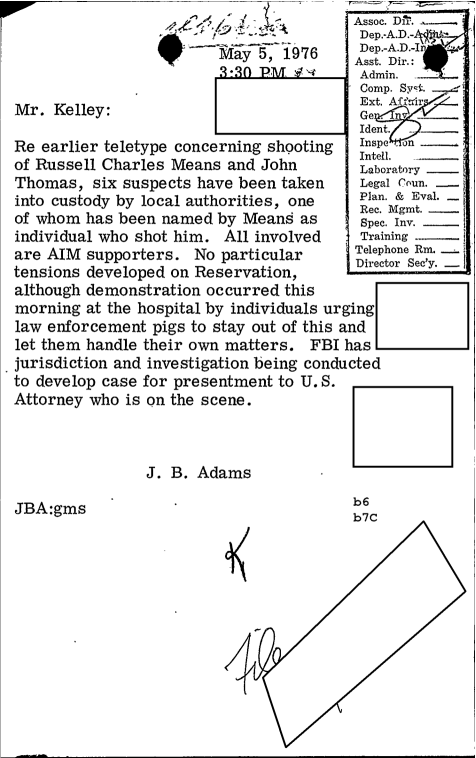
CASE WAS CONTINUED TO U.S. DISTRICT COURT WHERE IT WAS INDICATED PROSECUTIVE ACTION WILL TAKE PLACE WITHIN THIPTY DAYS.

END .

SLR-FBIHO

TU-AND CLR

May 7, 1976 GENERAL INVESTIGATIVE DIVISION Attached Rapid City teletype pertains to the ongoing Crime on Indian Reservation - Assault With Deadly Weapon investigation in which American Indian Movement leaders Russell Means and John Thomas were shot and five subjects subsequently arrested. In a limited interview, Means stated he, Thomas, and about 12 other persons were in a Wagner, South Dakota, residence inspecting weapons in the early morning hours of 5/5/76. He and Thomas were ordered from the house for unknown reasons, or possible theft, by subjects shot Means once with .22 callber bolt action ritle. holding two cocked handguns, shot Thomas. No personal property was taken. **b**6 Thomas, in a directed interview due to facial injuries, b7C responded to the fact he and Means were led from the Wagner residence at gun point in the early hours of 5/5/76. He was shot while on the ground by the man with the rifle and was not sure of how and who shot Means. Thomas was not acquainted with subjects but can identify same. Victims denied ownership of weapons and saw no witnesses in the area. Possible shooting weapon, a Hi-Standard Sentinel Deluxe 9-shot .22 caliber, was recovered from service station 5/5/76, in Vermillion, South Dakota. Two rifles and one revolver recovered at time of subjects' arrest. National Crime Information Center negative on all four weapons. Initial hearing for subjects held 5/6/76, at Sioux Falls, Bond set for and at \$25,000 each, South Dakota. bond for subjects and at \$15,000 and \$5,000 for a juvenile. bonds at 10%. Bond reduction nearing to be held and preliminary hearing scheduled for all subjects on 5/11/76. 1 - Mr. 1 - Mr. 1 - Mr.1 - Mr.1 - Mr.- Mr. 1 - Mr. JLW erg Laboratory..... Comp. Syst..... APPROVED: Legal Coun..... Ext. Affairs..... Assoc. Dir..... Pian. & Eval..... Gen. Inv. Z.J..... Dep. AD Adm Rec. Mgmt.... 'Mident...... Dep. AD Inv. Spec. Inv. Inspection..... Asst. Dir.: Training..... Intell. Admin...



FD-	36 (Rev. 2-14-74)		
	~	F B I	
		Date: 5/18/76-	
	$\mathcal{A}_{l}$	Tale: 0, 10, 10	1
Trar	nsmit the following i	(Type in plaintext or code)	
	AIRTEL	AIRMAIL	٠.,
Via	HIIII MI	(Precedence)	
	TO:	DIRECTOR, FBI Attention: FBI Laboratory, Latent Fingerprint Section	_
	FROM:	ASAC, RAPID CITY (70-11609) (P)	
	SUBJECT:	11- ACM 7924 NM	0-
200	proceed to	aka;	
		RUSSELL MEANS - VICTIM; JOHN W. THOMAS - VICTIM	b6 b7
		CIR - ASSAULT WITH INTENT TO KILL; JDA	
		De Berid City warrant continued on charge of SA	
		Re Rapid City report captioned as above of SA dated 5/10/76.	
1		Enclosed for the FBI Laboratory are the following	
4	ms sub	mitted for examination:	
	Dr.	1. One projectile taken from clothes of RUSSELL MEANS Wagner, South Dakota;	
C	5 5 5/5/76	2. One projectile taken from impounded Pontiac Tempest	
	taken out	3. One projectile obtained from Dr. of JOHN W. THOMAS;	<u>k</u>
	Number	4 One .22 caliber High Standard revolver, Serial	
		FBI Laboratory)	
		Package copy) City NO EVID. LECT IN LAB FITTE 3 MAY 26 1975	
116	(-)	NAME OF THE PARTY	
dex Lab Files	~	STAN SIX	
AX STORY	Approved:	Special Agent in Charge  1976	
KED AND	in the second of	INTO . I	

RC 70-11609

5. One .38 caliber, INA, five-shot revolver,

Serial Number

6. One .30 caliber National Ordinance carbine,

Serial Number

7. One .22 caliber Ithica lever action rifle,

Serial Number

- 8. One expended .22 long rifle cartridge taken from rifle listed above;
  - 9. One bloody shirt obtained from FRED ZEPHIER;

b6

b7C

10. One envelope containing latent fingerprints obtained from Sioux City Police Department who lifted prints from .30 caliber carbine listed above.

The FBI Laboratory is requested to do latent fingerprint examination on items 4, 5, 6, 7 and 8.

FBI Laboratory is also requested to identify as much as possible projectiles listed as 1, 2 and 3.

The Laboratory is further requested to compare rifling markings on projectiles with weapons submitted, noting that Item 8 was taken from chamber of weapon listed as Item 7. Latent fingerprints lifted from Item 6 by Sioux City, Iowa, Police Department, should be identified if possible and blood type determined from Item 9.

Further, Laboratory is requested to do balistics examination on all weapons submitted and do comparison of results with submitted exemplars in RESMURS Rapid City File Number 70-10239.

All items submitted for examination should be returned at the conclusion of this examination.

RECORDED

## FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

DKC 5/26/76

Laboratory Work Sheet

LATENT

To: ASAC, RAPID CITY (70-11609)

	110110, 0110 ==	
		FBI FILE NO. 70-68145-8
		LAB. NO. b6
	Re:	YOUR NO.
4		NS - VICTIM; MAS - VICTIM
	CIR - ASSÁU Examination requested by:	LT WITH INTENT TO KILL; JDA  Rapid City  ON KI-KY + ALS FOLES
	Reference:	Rapid City  Q4, K1-K4 + Als to EES  Let 5/18/76  For Erms + 0.1 to 18-11-76
	Examination requested:	Firearms - Chemical Analyses - ringer print
	Specimens received:	5/22/76 rm
	Ql	Bullet from clothes of RUSSELLMEANS (1)
	Q2	Bullet fragment from impounded Pontiac (2)
	Q3	Metal fragment from JOHN W. THOMAS (3)
	Q4	Cartridge case fromK4 (8)
	Q5	TXshirt from FRED ZEPHIER (9)
	Kl	.22 callber High Standard revolver, Serial Number (4)
	К2	.38 Special caliber INA revolver, Serial Number ]
	К3	NATIONAL OCOMANIE CAUSINE, 30 Carbine caliber U.S. Rifle, Serial Number (6)
	К4	.22 Caliber Ith ca rifle, Serial Number (7)

#### ALSO SUBMITTED:

Four latent lifts (10)

95 TO GI 6-1-76 Retid 6-10-76

Q1 Bullet (1)

CALIBU - . 22 long Rifle mfg = R-P , Standard Velosity wt. 38.0 grains GRC'S GR

very littled nules LIMP. 106 GIMP , OSS

not suff nothing w/ist facile t (wist , i)

rolling found to is worder find to KI.

Leno, no blood or tisue odhering

92 Metal from impounded Portiac (2)

- unable to determine CALIBA mfg = " wt~ 31.6

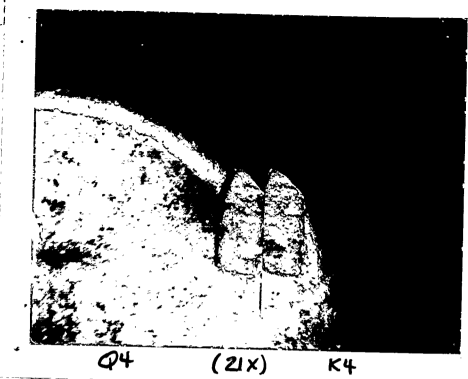
GRCK & none visible LIMP G IMP

← Da sy on back

LEAD, non-magnetie

no remaining bullet characteristics

70-68145 Q3 Metal fragment from John W. Thomas (3) CALIBER - unable to determine wt. 6.0 grains grc3 LAD, non-magnetic none visible Blood AND tissue adhering LIMP no remaining bullet Q4 Cartudge case from K4 marko. much of undertaine orgin CALIBUR. 22 Long Ridle Lens splatte or Ameon Bod Cou L firens pin 44 ich + K4



Q5 UNDERSHRT from Fred Zephier (9) LABEL 42-44 50 % Koolel Polyette 50% Combod CoHon 4 My Suel 86 on reverse side Sout madine wish the made by TUMBLE DRY MADE IN USA. 1 out from Neal sear RN 14600 Blood adhering to T-shit BACK He wast to D'

70-68145 Cartudge case from K3 in place of oiler Cose Smash Bass case AND prime CALIBER , 30-06 Mfg = Norway . Late style marking used by Roufors ammeningens-fabribber on 30-06 animentain mode in 1955

71-18145

High Standard MFg. Corp.
Revolver
Sevial Number
Model Sentenel Delege
BBL. 6"
Nine cartridge copacity
GRC'S GR
LIMP.055
GTMP.06

NCIC-NO Record

while KI GI trigger grand

FSLC LEAD residues DI-POSTIVE

KI

70-68145

Ka

.38 special calibu marked they award I. N.A. LIND. NAC. DE ARMAS BRASIL Revolver Serial Munder MCIC -No Record model 6-14-76 BBL" 5" bbl Goded GRC 15 cafity for operation L IMP GIMP NCIC 5 R .07/12

> FSLC, LAD usiduces. DI- PostiviE

70-68145

.30 CARBINE CAUBER marked tresse gward

Wis CARBINE (Comminded Manue, clas.) K3 &

Serial Number (Comminded Ordname, clas.) K3 &

Serial Number (Comminded Ordname, clas.) K3 &

ON RECEIVER, 50. EL MONTE, CAL. (Left 510E)

ON RECEIVER, NAT'L. ORD. INC. (Rear)

NO magazine

HEX Hero screw in 661 band, not original

Cts case used in Place of order to Secured

Alina. (drawn Separate page)

BBL 78"

BBL 78"

CIMP GIMP

NCIC No Record 6-14-76

fort state band not properly in place softy apartin

ΚЗ

FSIC, residues PI-Positive K4 (mlvd)

,22 Calcher\_ ITHACA RIPL M 49 R Toyley operative Serial # hamme stay lock until tagger depend Picture were used as sling. Two staples used as sking swivels Stock crack at butt were stople hanner in marked in seceiver . GRC'S GR L IMP 105 NCIC - No Record 6-14-76 led residues, flake body Gold, tet inits zunpourder changing guetly framint

RECORDED

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

DKC 5/26/76

Laboratory Work Sheet

T.ATENT

0, 20, 70	- المنابق على المنابق
To: ASAC, RAPID	CITY (70-11609) FBI FILE NO. 70-68145-8
Re:	LAB. NO. YOUR NO.
JOHN W. THO CIR - ASSAU Examination requested by:	aka; Examin  NS - VICTIM;  MAS - VICTIM  LT WITH INTENT TO KILL; JDA  Rapid City  Q5 Reckl from  Little 5 (10 (75)
Reference:	Let 5/18/76 NAC. 6/10/16 NAW b6
Examination requested:	Firearms - Chemical Analyses - Fingerprint b7C
Specimens received:	5/22/76 rm
Q1	Bullet from clothes of RUSSEL MEANS (1)
Q2	Bullet fragment from impounded Pontiac (2)
Q3	Metal fragment from JOHN W. THOMAS (3)
Q4	Cartridge case fromK4 (8)
Q5	T-shirt from FRED ZEPHIER (9)
K1 ·	.22 caib er High Standard revolver, Serial Number (4)
К2	38 Special caliber INA revolver, Serial Number ]
К3	.30 Carbine caliber U. S. Rifle, Serial Number (6)
К4 .	.22 Caliber Ithica rifle, Serial Number (7)

ALSO SUBMITTED:

GROUP O" NUMBER BLAD WAS IDENTIFIED

ON Q5.
Four latent lifts (10)

7-114 (4-16-68) b7C **BLOOD EXAMINATION** Groupings Anti-H Elut. Inh. Benz. Hemo. CrustRemarks

CASE #

# Inhibition BLOOD GROUPING

DATE 101 Julio 1976 66

SPECIMEN	SERUM	CELLS	STAIN	CONTROL	GROUP	REMARKS
SERUM	В	A	4			
CONTROL	A	В	. +			
KNOWN	В	Α	+			
0	A	В	+			
KNOWN	В	A				
A	A	В	+			
KNOWN	В	A	4			
B	A	В	<u> </u>			
KNOWN	В	A	_			
AB	A	В	-			
Known	В	A	_			
ЫZ	A	В	+			,
1-1	В	A	+	heno		
γıς	A	В	+	hemo		9
1-2	В	A	+			
Su	A	В	+			
200	В	Α				
	A	В				
	В	A				
	A	B				
	В	A	<u>.</u>			
	A	B				
	В	A				
	A	A B				
	B A	A B				
	В	A				
	A	В		<u> </u>		1

ĆASE#

# Tube Elution BLOOD GROUPING

DATE 10th Fring 1974.

SPECIMEN	SERUM	CELLS	STAIN	CONTROL	"H" GROUP	REMARKS
SERUM	В	A				b6
CONTROL	A	В				ь7c
KNOWN	В	A				
0	A	В	_		+	
KNOWN	В	A				
A	A	B	-			
KNOWN	В	A	-			
В	A	В	+		_	
KNOWN	В	A	+			
AB	A	В	+		-	
Known	В	A	+			
Aa	A	В	_		+	
1-1	В	A	<u>ٺ</u>	_		
W٥	A	В	-	_	+ hemo	
1-2	В	A			,	
SU	A	В	-		afz.	
	В	A				
	А	В				
	В	A				
	A	В				
	В	A				
	Α	В				
	В	A				
	A	В				
	В	A		,		
	A	В				
	В	A	_			,
	A	В				

# FD-263 (Rev. 7-15-75) FEDERAL BUREAU OF INVESTIGATION

	1		
REPORTING OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD
RAPID CITY	RAPID CITY	5/10/76	5/5 - 5/10/76
TITLE OF CASE  CHANGED		REPORT MADE BY	
CHANGED /)			ary
	1,61	CHARACTER OF	AGE
		CTP _ AS	SAULT WITH INTENT TO KILI
	aka;70		SAULI WIIII INIENI IO MILI
RUSSELL MEANS -	VICTIM; 14		
	changed to refle	ect crime wit	h which subjects / -/ //
charged.	onauged to rear	soo or the wro	
TO THE PERSON WHAT ARE ARE ARE			0 11 11 9- 11
REFERENCES '		NON	2 11 21 8-111
		ated $5/5/76$ c	aptioned "Unsubs; 🧤
		- Victim; JC	HN THOMAS - Victim;
	Assault;" City teletype da	ated 5/5/76 c	antioned "Changed: //
		1	"
DIIGGE	LL MEANS - V&cti	n. JOHN W TH	OMAS - Victim:
	ADW":		omas - victim,
Ranid	<u>Citv'teletvne d</u>	ted 5/6/76 c	aptioned "Changed:
1			aka;
`			MEANS - Victim;
JOHN	W. THOMAS - Vict	im; CIR - ADW	JDA.
	ISHMENTS CLAIMED		T- CASE HAS BEEN:
CONVIC. PRETRIAL FUG. FI	NES SAVINGS	RECOVERIES TAL	PENDING OVER ONE YEAR YES XN
			PENDING PROSECUTION OVER SIX MONTHS YES X
APPROVED	SPECIAL AGE		
		DO DO	NOT WRITE IN SPACES BELOW
<i>I</i>	IN CHARGE	DO O	
COPIES MADE:		70-1	NOT WRITE IN SPACES BELOW
2 Bureau I - USA, Sioux	Syn-7 (5078) Falls, South Dake	70 - 1	9 MCT-3
2 Bureau 1 - USA, Sioux 1 1 - ASO, BIA, F	Syn-7 (5078) Falls, South Dake ort Thompson,	70 - 1	
2 Bureau 1 - USA, Sioux 1 1 - ASO, BIA, Fouth Dakot 2 - Minneapolis	Syn-7 (5078) Falls, South Dake ort Thompson, a	70 - 10 max	9 MCT-3
2 Bureau 1 - USA, Sioux 1 1 - ASO, BIA, F	Syn-7 (5078) Falls, South Dake ort Thompson, a	70 - 10 max	9 MCT-3
2 Bureau 1 - USA, Sioux 1 - ASO, BIA, For South Dakot 2 - Minneapolis 2 - Rapid City	Syn-7 (5078) Falls, South Dake ort Thompson, a (70-11609)	70 - 100 mm	9 MCT-3
2 Bureau 1 - USA, Sioux 1 - ASO, BIA, For South Dakot 2 - Minneapolis 2 - Rapid City	Syn-7 (5078) Falls, South Dake ort Thompson, a (70-11609)	70 - 100 mm	9 MCT-3
2 Bureau 1 - USA, Sioux 1 - ASO, BIA, Fouth Dakot 2 - Minneapolis 2 - Rapid City  Dissemination Record	Falls, South Dake ort Thompson, a  (70-11609)	70 - 100 mm	9 MCT-3
2 Bureau 1 - USA, Sioux 1 - ASO, BIA, Fouth Dakot 2 - Minneapolis 2 - Rapid City  Dissemination Record	Syn-7 (5078) Falls, South Dake ort Thompson, a (70-11609)	70 - 100 mm	9 MCT-3
2 Bureau 1 - USA, Sioux 1 - ASO, BIA, Fr South Dakot 2 - Minneapolis 2 - Rapid City  Dissemination Record Agency / CC REP DE	Falls, South Dake ort Thompson, a  (70-11609)  I of Attached Report William	70 - 100 mm	9 MCT-3
2 Bureau 1 - USA, Sioux 1 - ASO, BIA, F South Dakot 2 - Minneapolis 2 - Rapid City  Dissemination Record Agency   CC REP - DE Request Recd.	Falls, South Dake ort Thompson, a  (70-11609)  I of Attached Report William	70 - 100 mm	9 MCT-3
Dissemination Record Agency  Date Fwd.  2 Bureau 1 - USA, Sioux 1 - ASO, BIA, From South Dakot 2 - Minneapolis 2 - Rapid City  Dissemination Record Agency  CC REP DE Request Recd.  Date Fwd.  6/7/76	Falls, South Dake ort Thompson, a  (70-11609)  I of Attached Report	70 - 100 mm	9 MCT-3

RC 70-11609

LEADS

### MINNEAPOLIS

AT YANKTON, SOUTH DAKOTA

Vill attempt to locate and interview concerning incident at Wagner and his attendance at party on 5/5/76.

b6

b7C

RAPID CITY

AT PIERRE, SOUTH DAKOTA

Will conduct logical investigation.

1-336 (Rev. 7-16-73)

#### BUREAU INVESTICATION **OF**

Washington, D. C. 20537



#### **IDENTIFICATION** DIVISION

LATENT FINGERPRINT SECTION

YOUR	FILE NO.		70-1	1609
FBI F	ILE NO.			
LATE	NT CASE NO	).		
TO:	ASAC.	R	apid	City

June 15. 1976

b6 b7C

11

RE:

ET AL. RUSSELL MEANS . VICTIM JOHN W. WIHOMAS - VICTIM GIR - ASSAULT WITH INTENT TO KILL; JDA

REFERENCE: Airtel 5-18-76 EXAMINATION REQUESTED BY: Rapid City

SPECIMENS:

Kl. .22 caliber revolver K2. .38 caliber revolver

K3, .30 caliber Carbine K4, .22 caliber rifle

Four lifts Q4, cartridge case

No latent prints of value present or developed on the specimens.

The description and disposition of all specimens are being made subjects of a separate

Laboratory report. Assoc. Dir. . Dep. AD Adm. \_\_ Dep. AD Inv. \_\_\_ MAILED A Asst. Dir.: Admin. . JUN 15 1976 Comp. Syst. Ext. Affairs \_ FBI Files & Com. \_ Gen. Inv. idjb J Ident. Inspection .

REC 44

JUN 18 1970

Clarence M. Kelley, Director

PORT IS FURNISHED FOR OFFICIAL USE ONLY

Intell. Laboratory Legal Coun. . Plan. & Eval. \_\_\_ Spec. Inv. \_\_

Training \_

Telephone Rm. Director Sec'y

RECORDED FEDERAL BUREAU OF INVESTIG UNITED STATES DEPARTMENT OF JUSTICE DKC Laboratory Work Sheet 5/26/76 LATENT Received 5-28-76 3:15 p.m. bjg Recorded 5-28-76 ASAC, RAPID CITY (70-11609) FBI FILE NO. / /// // LAB. NO. ETAL., Re: YOUR NO. Examination by aka'; JOHN W. THOMAS - VICTIM CIR - ASSAULT WITH INTENT TO KILL; JDA Examination requested by: Rapid City 94, KI-KY+A/5 +0 b6 b7C AIRTELLES 5/18/76 Reference: Examination requested: Firearms - Chemical Analyses -Fingerprint 5/22/76 rm Specimens received: Noted by: Ql Bullet from clothes of RUSSEL MEANS (1) Q2 Bullet fragment from impounded Pontiac (2) QЗ Metal fragment from JOHN W. THOMAS (3) ∕ Q4 Cartridge case fromK4 (8) T-shirt from FRED ZEPHIER (9) Q5 VV KI caib er High Standard revolver, Serial Number ✓ ∨ K2 .38 Special caliber INA revolver, Serial Number ]. (5) √ ℃ K3 .30 Carbine caliber U. S. Rifle, Serial Number √ √K4 .22 Caliber Ithica rifle, Serial Number (7)and, 6-15-710 // ALSO SUBMITTED: Four latent lifts (10)

Examination completed

5/18/10

The second of th The second of the second ATRPEL The transfer of the state of the second contraction of A CONTRACT OF THE PARTY OF THE Attention: FBT Laboratory, Latent Fingerprint Section TO: ASAC, HAPID CITY (70-11609) (P) FROM: SUBJECT: Sales of the sales The state of the s JOHN W. THEMAS - VICTIM CIR - ASSAULT WITH INTENT TO KILL; JDA Re Rapid City report captioned as above of SA dated 5/10/76. Enclosed for the FBI Laboratory are the following items submitted for examination: Tome projectile taken from clothes of RUSSELL MEANS Wagner, South Dakota; by Dr Z. One projectile taken from impounded Pontiac Tempest on 5/5/76; Lander, Laire Person de Partir aprè le per dell'estè un 3. One projectile obtained from Dr. taken out of JOHN W. THOMAS; One .22 celiber High Standard revolver, Serial Number 4 - Bureau

(1 - FBI Laboratory) (1 - Package copy)

Rapid City

BY''

September

b6 b7C

and 6-15-16

FD-65 (Rev. 7-9-73)
optional form no. 10
may 1962 edition
gsa gen. reg. no. 27 5010-106 UNITED STATES GOVERNMENT Memorandum

**i** = INSTRUCTIONS - Reverse side

1v16iii0iaiiaaiii	/58//
TO Director, FBI  Special Investigative Division	DATE: 6/29/76  K Initial Submission
FROM SAC MINNEAPOLIS (70-9926)  - FIGHTIV	Supplements FD-65 dated
RUSSELL-MEANS - VICTIM; JC THOMAS - VICTIM; JC CIR-BURGLARY; ADW OO: MINNEAPOLIS	Extremist (Black)  Extremist (White)  Rev. Act.  Other Security background  None of these
Caution MKE Name	NAM Sex SEXRace RAC
	POB   Birth Date DOB   Height HGT   Weight WGT
Place of Birth	POB Birth Date DOB Height HGT Weight WGT 5'6" 132
Wagner, South Dakota  Eye Color EYE Hair Color HAI FBI No.	
Brown Black	Dark
Scars, Marks, Tattoos, etc.	- SMT
	MNU Social Security # SOC
NCIC Fingerprint Classification Call	MNU Social Security # SOC
. H.13:3	oneo Stater V
1-14-1-	ense mare (py)
Offense Charged OFF Burglary-ADW (date)	
U. S. Code, Title and Section Title 18, Section 1153	001
Warrant Issued By	on 6/28/76 DOW F.O. File # OCA
Date PBV or Bond Default Case Referred to Office	70-9926
Miscellaneous Including Bond Recommended	MIS   Fingerprint Classification (Henry System)
ARMED AND DANGEROUS. HAS USED FIREARM I	IN SHOOTING.
\$25,000 cash or surety bond.	
LICENSE PLATE AND VEHIC	LE INFORMATION
	Year Expires LIY License Plate Type LIT
	Model VMO Style VST Color VCO
Vehicle Identification # VIN Year VYR Make VMA	Model VMO Style VST Color VCO
Aliases	tional Identifiers
	106 REC-73
CH 4:	3 JUL 6 1.53
MC -	ALE WATER TO THE PARTY OF THE P
NO NIC 1)- Bure	
JOH:kae	neapolis
(3)	EUN

#### INSTRUCTIONS

- 1. Caution (MKE) Insert "C" in block if caution statement indicated. Basis for caution statement must appear in Miscellaneous block, e.g. armed and dangerous.
- 2. Name (NAM) Place name in this block. Aliases are not to be entered in this block but are to be placed in Aliases block.
- 3. Sex (SEX) Sex will be designated by one letter, M (male) or F (female).
- 4. Race (RAC) Race will be described by one letter, W (white), N (Negro), I (Indian), C (Chinese), J (Japanese), O (all other). Mexicans who are not definitely Indian or other nonwhite should be described as "W".
- 5. Place of Birth (POB) Indicate city and state or, if foreign born, city and country. Where multiple birthplaces are reported, list verified birthplace or that which appears most logical in this block.
- 6. Birth Date (DOB) Enter as month, day and year. Where multiple birth dates are reported, enter verified birth date or that which appears most logical in this block. Place other dates of birth in Additional Identifiers block.
- 7. Height (HGT) Express in feet and inches, e.g., 6'0". Round off fractions to nearest inch.
- 8. Weight (WGT) Express in pounds. Omit fractions.
- 9. Eye Color (EYE) Use appropriate three character symbol.
- 10. Hair Color (HAI) : Use appropriate three character symbol.
- 11. Skin Tone (SKN) Use appropriate three character symbol.
- 12. Scars, Marks, Tattoos, etc. (SMT) Place in this block only appropriate NCIC coding for scars, marks, tattoos, birthmarks, deformities, missing body parts and artificial body parts as defined in NCIC Operating Manual. If more than one SMT is to be entered, use Additional Identifiers block for additional appropriately coded items. Use Miscellaneous block to describe all scars, marks, tattoos, etc. which are not defined in the NCIC Operating Manual and to more fully describe SMT's which have been entered in SMT block. For example, an appendectomy scar, not being readily visible, would be described in the Miscellaneous block. A tattoo on right arm, shown as TAT R ARM in block, might be further described in Miscellaneous block as a rose tattoo on inside of lower right arm.
- 13. NCIC Fingerprint Classification (FPC) Enter NCIC fingerprint classification.
- 14. Other Identifying Number (MNU) Miscellaneous numbers may be entered with appropriate identifiers (prefixes) as shown below. For first miscellaneous identifying number, use MNU block. When military service number is in fact Social Security Account Number, the number should be entered in both MNU and SOC blocks. Additional identifying numbers are placed in Additional Identifiers block. The identifier (prefix) should precede the number and be separated from the number by use of a hyphen.
  - AF Air Force Serial Number
  - AR Alien Registration Number
  - AS Amy Serial Number, National Guard Serial Number or Air National Guard Serial Number (regardless of State)
  - CG U. S. Coast Guard Serial Number
  - MD Mariner's Document or Identification Number
    - MC Marine Corps Serial Number
    - MP Royal Canadian Mounted Police Identification Number
  - X NS Navy Serial Number
    - PP Passport Number
    - PS Port Security Card Number
    - '\$\$ Selectivé Service Number
    - VA Veterans Administration Claim Number
- 15. Fingerprint classification (Henry System) The Henry System fingerprint classification is to be placed in this block, when available. Do not enter in NGIC.
- 16. Social Security Number (SOC) Place subject's Social Security Account Number in this block.
- 17. Operator's License Number Place subject's operator's license number in OLN block. Also show licensing state (OLS) and year license expires OLY).
- 18. Warrant Issued By-On-(DOW). In Escaped Federal Prisoner cases enter date of escape in DOW block.
- 19. Miscellaneous (MIS) Enter additional pertinent information in this block. It caution statement used, basis for statement must be set forth as first item in this block.
- 20. License Plate and Vehicle Information Place information concerning license plate and/or vehicle known to be in the possession of subject in appropriate blocks under License Plate and Vehicle Information heading.
- Additional Identifiers Enter information concerning additional license plates (number, state, year expires, and where applicable, type); Social Security Numbers; operator's license number, state and year expires; vehicle information (VIN, VYR, VMA, VMO, VST, VCO); MNU's (see list in item 13 above); visible scars, marks, tattoos, etc.; and dates of birth. Clearly identify what data is being set forth; e.g. Social Security # 423-56-3294; Michigan operator's license 234567, expires 1972; DOB's 4/5/32, 5/3/32; etc.
- 22. Changes and deletions should be so indicated in the appropriate blocks.

37

## FEDERAL BUREAU OF INVESTIGATION

	OFFICE	RAPT	of City	DAT	LE		INVESTIGATIV	E PERIOD	
	CITY	(MIN)	NEAPOLIS)	7/	/21/7	6	5/5/76	- 7/13	/76
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1-Mr

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

To:	ASAC.	Ranid	Ciry	(70-11609)
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July 13, 1976

22 JUL 30 1976

3787F

Director, FBI		FBI FILE NO.	76-68145	
		LAB. NO.		
RUSSELL MEARS - VICTIM;	aka;			b6 b7C
		RUSSELL MEANS - VICTIM;	LAB. NO.  RUSSELL MEANS - VICTIM;	LAB. NO.  RUSSELL MEANS - VICTIM;

Examination requested by:

Rapid City

CIR - ASSAULT WITH INTENT TO KILL; JDA

Reference:

Lottor 5/18/76

Examination requested:

Firegres - Chemical Analyses - Fingerprint

Remarks:

You are being separately advised of the results of the requested fingerprint examinations.

No intercomparisons between test bullets and cartridge cases from these submitted weapons with evidence recovered in Resmurs could be conducted as all Resmurs items are in Cedar Rapids, Iowarror trial period. 10-05/2/5-

These submitted items are being returned to

MAILED A
JIII, 1 7 1976
FBI

Enclosures (2) (2 Lab report)

DO NOT INCLUDE ADMINISTRATIVE PAGE (S) INFORMATION IN INVESTIGATIVE REPORT

ADMINISTRATIVE PAGE

50 AMAIL ROOM TELETYPE UNIT

Enclosures (2)

### RECORD

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

DKC 5/26/76

Laboratory Work Sheet

LATENT

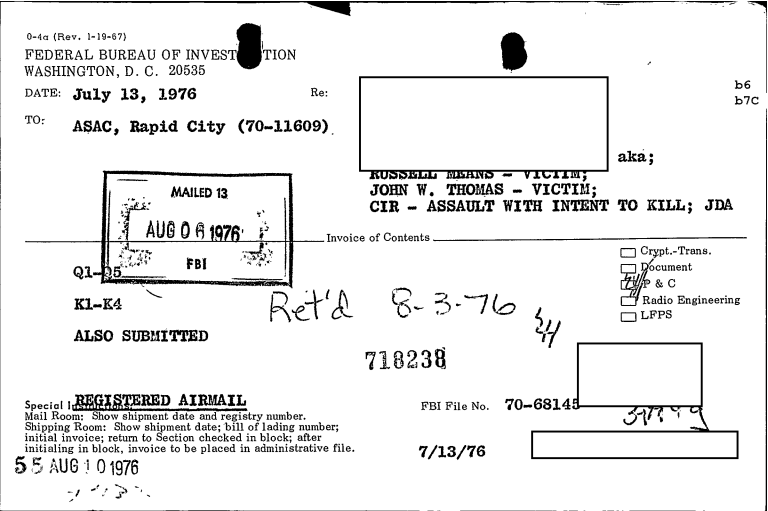
To: ASAC, RAPID CITY (70-11609)

	FBI FILE NO. 70-68/45 B
	LAB, NO.
Re:	YOUR NO.
JOHN W. THO	aka; Examination b  NS - VICTIM;  MAS - VICTIM  LT WITH INTENT TO KILL; JDA  Rapid City
Reference:	Let 5/18/76
Examination requested:	Firearms - Chemical Analyses - Fingerprint b6 b7c
Specimens received:	5/22/76 rm
Ql	Bullet from clothes of RUSSEL MEANS (1)
Q2	Bullet fragment from impounded Pontiac (2)
Q3 į	Metal fragment from JOHN W. THOMAS (3)
Qц	Cartridge case fromK4 (8)
Q5	T%shirt from FRED ZEPHIER (9)
K1	Caliber .22 caiber High Standard revolver, Serial Number
К2	.38 Special caliber INA revolver, Serial Number ]
К3	national Ordinance Carbine,  30 Carbine caliber & S. Rifle, Serial Number
K4 .	.22 Caliber Hinges rifle, Serial Number (7)

ALSO SUBMITTED:

Four latent lifts (10)

FD-65 (Rev. 8-5-74) MAY 1962 EDITION GSA GEN, REG NO. 27 UNITEAD STATES GOVERNMENT INSTRUCTIONS - Reverse side 10 : Director, FBI DR'19 714 Ca Att: Special Investigative Division Initial Submission DID CITY (70-11609) Supplements FD-65 dated (70 - 9926)Photograph not needed FUGITIVE: Indicate following: UBIECT Extremist (Black) Extremist (White) Rev. Act. Other Security background RUSSELIGMEANS None of these CIR-ADW; JDA MKE No NAM Sex SEXRace RAC Caution Ind. Place of Birth. POB Birth Date DOB Height HGT Weight South Dakota SKN HAI FBI No. Eye Color Hair Color Refer to Idantification Division Black Brown Scars, Marks, Tattoos, etc. NCIC Finger AddOLN Operator's License State OLS Year Expire Operator's License Number Correct Name Alias Offense Charged OFF Assault with Intent to Kill & U. S. Code, Title and Section 18 USC Sections 1153 and 113 (a) **DOW** | F. O. File # OCA Warrant Issued By U.S. Clerk of Court, Sioux Falls, SD 7/30/7 70-11609 Date PBV or Bond Default Case Referred to Office Miscellaneous Including Bond Recommended Fingerprint Classification (Henry System) ARMED AND DANGEROUS \$50,000 cash or surety. LICENSE PLATE AND VEHICLE INFORMATION LIS Year Expires IY License Plate Type LIT License Plate Number LIC|State VYR | Make VMO Style VC0 VIN Year VST Color Vehicle Identification # Aliases Supplemental entry on additional Not identical indictment. to offenses charged in 70-9926 NIC 22 AUG 13 1976 z - kapiu FC:d1 (3) The Posting, Room 11751





10/6/76

To: SAC, Minneapolis (70-9926)

From: Director, FBI (70-68145)

aka

GIR - BURGLARY, ADW, AIK

OO: Minneapolis

b6 b7C

The FBI Identification Division is in receipt of fingerprints from the State Penitentiary in Sioux Falls, South Dakota, for captioned subject FBI indicating he was fingerprinted on 5/18/76 under charged with burglary and grand larceny. His address given as Wagner, South Dakota. Disposition indicates subject sentenced three years.

ARMED AND DANGEROUS.

REC-77 70 - 68-145 16

Mailed 9

OCT 06 1976

FBI

EX:113

23 OCT 6 1976

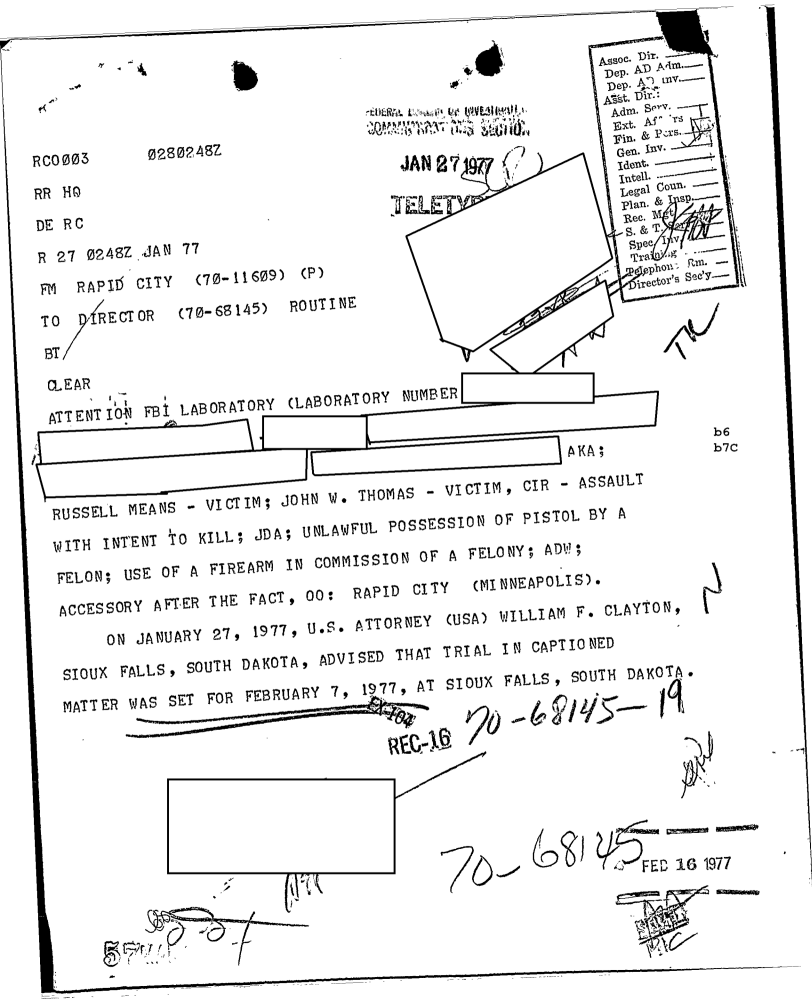
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TO_DIRECTOR	(70-68145) ROUTI NE	7352 V	Training ——————————————————————————————————	
CLEAR			N	,
ATTN: FBI LA	BORATORY,		O Comment	
	ET AL; RUSS	ELL MEANS - VICTION	1; JOHN W. THOMAS	b6 b7C
- VICTIM; CI	R-ASSAULT WITH INTENT	TO KILL, JDA, UNLA	WFUL POSSESSION	
OF A PISTOL	BY A FELON, USE OF A F	IREARM IN COMMISS	ION OF A FELONY,	
ADW, ACCESSO	RY AFTER THE FACT.			
USA WIL	LIAM F. CLAYTON, SIOUX	FALLS, SOUTH DAKO	OTA, ADVISED	
FFBRUARY 2,	1977, TRIAL IN CAPTION	ED MATTER FOR SUB-	JECT S	
	HAS BEEN CONTINUED UNT REC-19 CLAYTON ADVISED THE RE	(A) = (A) (A)	177, OR APRIL	
DUE TO RECEN	T APPREHENSION OF SUBJ	EÇT WHO IS	S TO BE TRIED AT	*
THE SAME TIM	E AS OTHER SUBJECTS.	<u>.</u>	22 FEB 11 1977	
LABORAT	ORY EXAMINER PREVIOUSL	Y REQUESTED TO APP	PEAR IN-S-10-UX	, 103
FALLS, SOUTH	DAKOTA, FOR TRIAL, NE	ED NOT APPEAR UNT	IL ADVISED.	
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. 100	-713078)		2/2/77 02	

4. 4. 1. 1.



PAGE TWO RC 70-11609 CLEAR

USA CLAYTON HAS REQUESTED THE PRESENCE OF LAB EXAMINER WHO

PROCESSED T-SHIRT RECEIVED FROM FRED ZEPHIER AND DETERMINED

THAT THE HUMAN BLOOD ON THE T-SHIRT WAS GROUP O.

ARMED AND DANGEROUS.

BT

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CC: Den Will.

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9-10 (Rev. 1-28-71)			P Colyffe	9 30 1200
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FBI/DOJ

Harch 3, 1977

iir. South Dakota Division of Criminal Investigation Post Office Box 1237 Pierre, South Dakota 57501 Dear Mr.

I would like to take this means of expressing the gratitude of the FBI for the able manner in which you and your department assisted the FBI in connection with our investiga-Your enthusiastic cooperation tion of contributed immeasurably to the success of this case and the arrest of and we are indeed indebted to you. you will express our appreciation to all of your associates

MAILED 18 MAR 3 1977 -FBI

who were involved.

Sincerely yours, 0-6814: Clarence H. Kelley Director

MAR 7 1977

Dep. AD Inv. 1 - Rapid City (70-11609) Reurlet 2/11/77. 1 - Minneapolis

COLUCTION E BENEFA

Special Investigative Division concurs with the recom-

NOTE: mendation that this letter helisents 2014,11 Ident. Inspection Intell.

Laboratory AWT:fee (5) Legal Coun.

Assoc. Dir. Dep. AD Adm.

Asst. Dir.:

Adm. Serv.\_

Ext. Affairs\_ Fin. & Pers. \_\_

Gen. Inv.\_\_\_

Plan. & Eval. Rec. Mant.

Training,

GPO: 1976 O - 207-526

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b7C

FD-263 (Rev. 7-15-75) \*

# FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE	office APID CITY	DATE	INVESTIGATIVE PERIOD	
RAPID CITY	(MINNEAPOLIS)	4/20/77	1/28/77 - 4/18	/77
TITLE OF CASE	,	REPORTMANERY		TYPED BY
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		CHARACTER OF C	ASE	
7		CIR - ASS	AULT WITH INTENT	TO KILL:
	aka;	JDA; UNLA	WFUL POSSESSION O	F PISTOL
RUSSELL MEANS			N; USE OF FIREARM	
JOHN W. THOMAS	S - VICTIM	ACCESSORY	N OF A FELONY; AD AFTER THE FACT	AY ;
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2 - Rapid City	7 (70–11609)			
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54 MAY 23 1977

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### FEDERAL BUREAU OF INVESTIGATION

47. 14				
REPORTING OFFICE	OFFICE OF ORIGIN RAPID CITY	DATE	INVESTIGATIVE PERIOD	
RAPID CITY	(MINNEAPOLIS)	6/16/77	6/7/77	
TITLE OF CASE		REPORT MADE BY		TYPED BY
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	aka;	CIR - AS	SAULT WITH INTENT	TO KILL;
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and and	arked changed to	delete subje	cts	
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ADMINISTRATIVE		ļ		
R-84's	being submitted s	eparately.		

### LEAD

### RAPID CITY

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RC 70-11609

### AT PIERRE, SOUTH DAKOTA

 $\label{eq:will_self_equation} \mbox{Will follow and report sentencing of remaining subjects.}$ 

- B\*COVER PAGE

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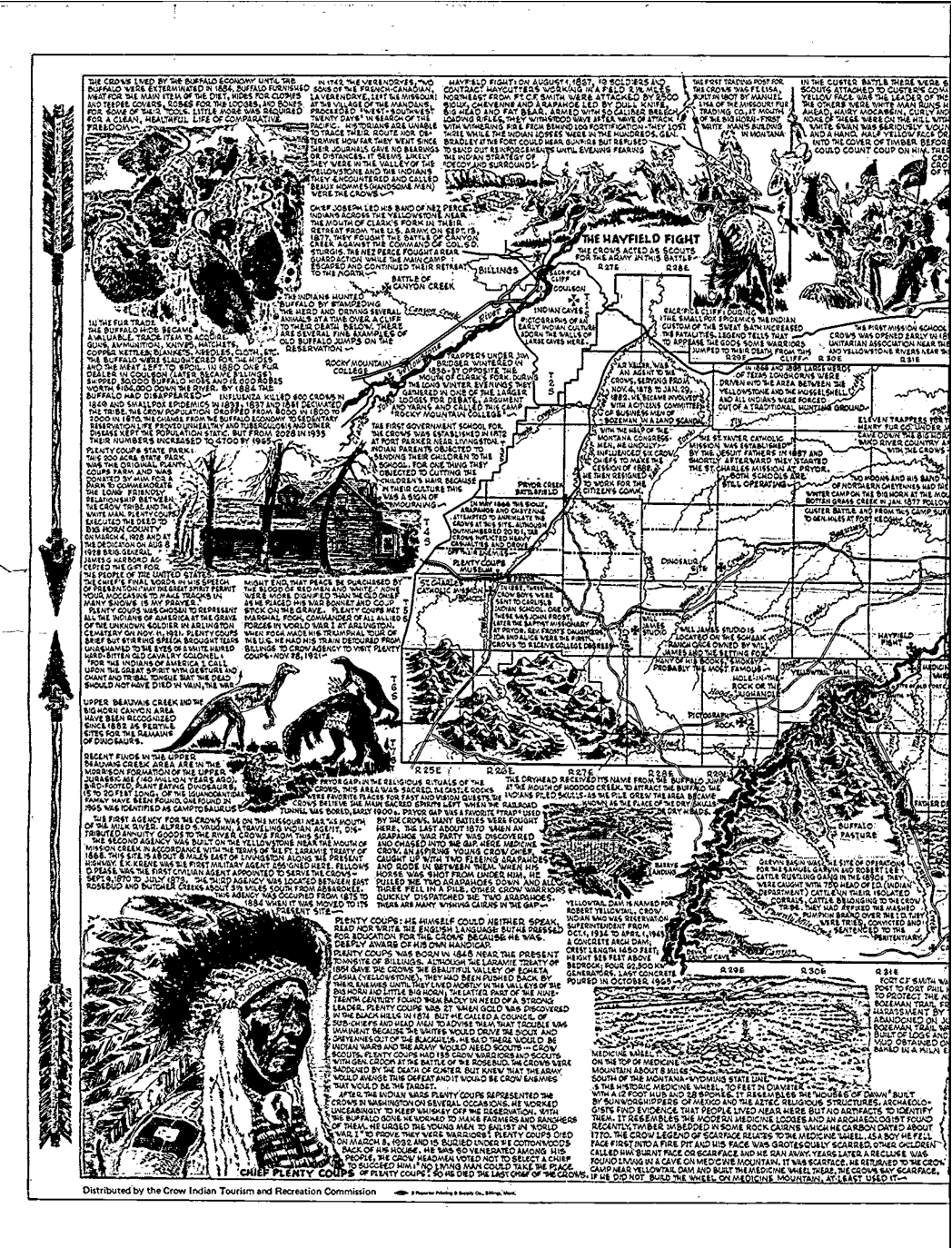
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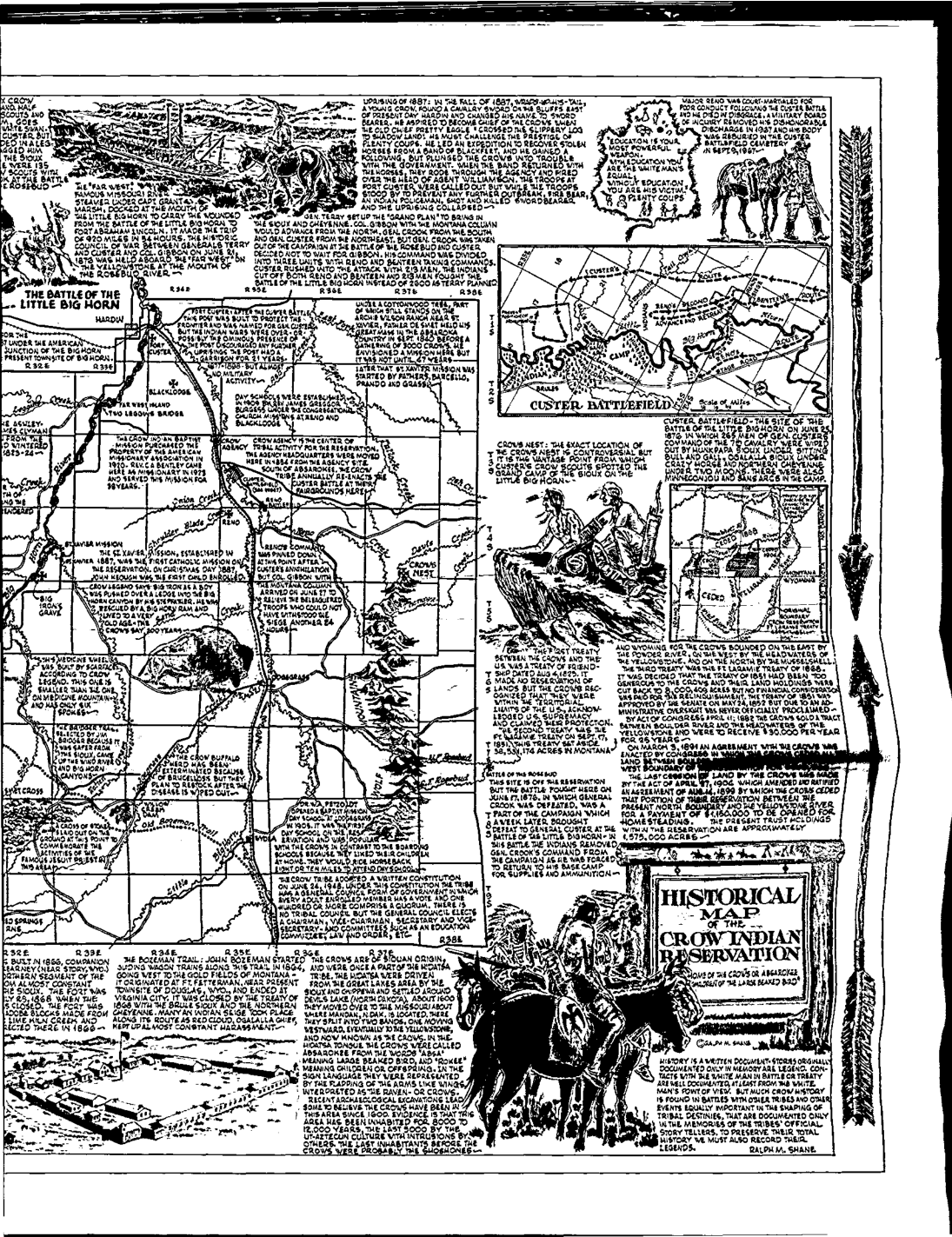
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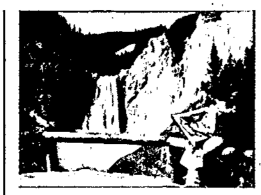






### glacier national park

The Crown of the Continent, Glacier National Park is an awe-inspiring escape to a million acres of crystal clear streams, glaciers, sparkling glacial lakes, cloud-scraping mountains, dense forests, cascading waterfalls, sheer cliffs, a profusion of wild animals and lovely flowers. Spectacular Going-tothe-Sun Road crosses the Continental Divide at Logan Pass and traverses the towering Garden Wall. The park opens about the first week in June and remains open well into October with accommodations in the park open from June 10 to September 10, All yeararound accommodations are available on the park's fringes. Established as a national park by Congress May 11, 1910 it is the U.S. section of the Waterton-Glacier International Peace Park.

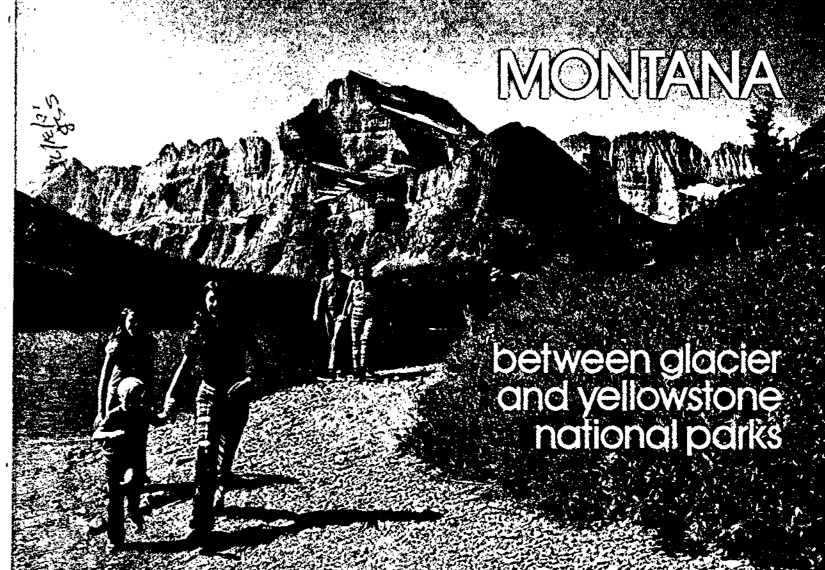


### yellowstone national park

Three of the five entrances to Yellowstone, the largest and oldest of ail National Parks, are in Montana... leading you to a fantastic world of spouting geysers, brilliant pools, bubbling mud cauldrons, rugged mountains, deep colorful canyons, rushing streams, cold water lakes and a wealth of natural wildlife. Accommodations will be open in the park this year from June 1 to October 8, with special winter accommodations near Old Faithful Geyser at Snow Lodge. Snowmobile trips have become an increasingly popular way to see the White Face of Yellowstone. Year-around accommodations are available at Gardiner and West Yellowstone, Montana, and surrounding communities.

## MONTANA highlights

· Bannack...remains of first territorial capital . Beartooth Highway... U.S. 212 ...rises to elevation of 10,940 ft. . Big Hole National Battlefield near Wisdom Custer Battlefield National Monument near Hardin . Flathead Lake, northwest Montana...year-around playground . Gates of the Mountains near Helena . Going-to-the-Sun Road...crosses Continental Divide in Glacier National Park . Granite Peak near Red Lodge... state's highest peak 12,799 ft. . Helena, capital city...site of 1864 gold discovery . Historical Society Museum and Gallery, Helena • Indian Caves Monument near Billings...Indian Pictographs • Lewis and Clark Caverns State Park...huge limestone caves . Lewis and Clark Trail...route of explorers . Madison Canyon Earthquake Area...site of 1959 earthquake · National Bison Range near Moiese... self-guiding tours . Nevada City... rebuilt site of early mining history . Pompeys Pillar near Billings...Capt. Wm. Clark carved his name here · Rock hounding for sapphires, agates gold, garnets, rubies . Virginia City... restored gold rush town • 11 national forests with 16,635,000 acres of public lands • 452 miles of Blue Ribbon Trout Stream • 27 Rocky Mountain Powder Snow Ski Areas



# MONTANA

# last of the big time splendors







#### ROUTE 1...408 miles

West Yellowstone, Montaga, to West Glacier. Montana, 406 miles via Boake Lake, Bette. Anaconda, Missoula, Flatbead Lake, This scenic route takes you along the trout-rich Madison River, through historic mining settiements, up the West side of the Continental Divide through towering monutains, cool national forests, through the Flathead Indian Reservation, past giant Flathead Lake to Glacier National Park.

1. West Yellowstone ... western, yeararound entrance to Yellowstone National Park

2. Quake Lake and Visitor Center (26.8 mi)...site of 1959 earthquake . side trip to Wade Lake, Cliff Lake [102 mi.] ... excellent fishing, camping.

2. Ennis (71 mi.).., trout fishing headquarters on Madison River

4. Virginia City (85 mi)... restored 2nd Montana Territorial Capital ... site of rich gold strikes.

5. Nevada City (86.5 mi)... in the heart of Vigitante Country, Restored and rebuilt . side trip to Bannack [104 mi.]... State Monument, 1st Montana territorial capital.

8. Butte (150 mi.) ... richest hill on earth ... open pit and underground copper

7. Anaconda (176 mi.)... world's largest smokestack

- side trip to Big Hole Battlefield. 1127.2 mi.1... Chief Joseph defeat . side trip to Lost Creek State Park

[20 mi.]...camping, ghost town area side trip over Skalkaho pass [58.3 mi.l., scenic Sapphire Mountain drive

1. Missoula (268 mi.)... home of University of Montana, hub of three mountain

9. National Bison Range (304 mi.)... scenic 19 mile self-guiding tour, Butfalo, deer, elk

18. St. Jenatius (309 mi.) ... St. Ignatius Mission, flathead Indian Reservation Historic church with hand-painted frescoes

11. Polson (335 mi.) ... scenic resort area on tip of giant Flathead Lake

12. East Shore Drive to Bigfork, West Glacier (408 mi.)...cherry orchard, water recreation, summer theater area

13. West shore to Kalispell to West Glacier (422 mi.)...scenic water recreation area. camping, fishing

- side trip to Whitefish [56 mi.]... water recreation, Big Mountain Ski

#### ROUTE 2...422 miles

West Yellewstone, Montana, to West Glacier. Montana, 422 miles via Bozeman, Helena and the scenice Swag Yaffey. This delightful route lures you along the lovely Gallatin River canyou to Bazeman and then to the birthplace of the Missouri River, on to Montana's capital city and through a lovely river valley with gampses of the giant Bob Marshall Wilder-0055 area.

1. West Yellowstone ... western, yeararound entrance to Yellowstone National Park

2. Gallatin Canvon (approx. 52 mi)...fol low the Gallatin River, one of Montana's Blue Ribbon trout streams. Views of Spanish Peaks Primitive Area

1. Bozeman (90 mi.)...home of Montana State University . side trip to Bridger Bowl [34 mi.]...

one of state's major ski areas

4. Three Forks (120 mi.)... Madison, Gallatin and Jefferson Rivers join to form the Missouri River, Discovered by Lewis and

· side trip to Madison Buffalo Jump State Monument 128 mi.1

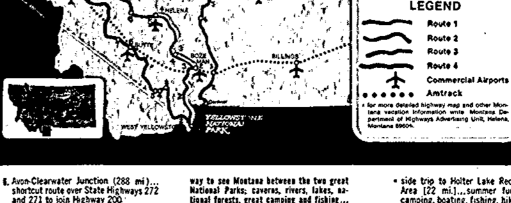
. side trip to Lewis and Clark Caverns State Park [42.8 mi.] Largest limestone caves in the northwest: Golded

5. Helena (186 mi.)., Montana State Capi-1at Historical Society Museum...collec-1 tion of Rusself originals and other western memorabilia. Last Chance Guich site of 1864 Gold Discovery. Historic buildings and displays"

. side trip to Canyon Ferry Dam and Reservoir [38 mil., camping, fishing, beating

. side trip, Circle 8 tour [748 m.L. scenic mountain trip, wildlife, biking, photography

. side trip, Gates of the Mountains 132 mi 1...discovered and named by Lewis and Clark, Boating, hiking, picnicking



tional forests, great camping and fishing ... and sleaty of chasces for photography.

7. Swan Valley (356 mi)...lovely cool mountain highway follows scenic Swan 1. West Yellowstone, Montana...western. River, takes, camping, fishing, Between year-around entrance to Yellowstone Mission Mountain Primitive Area and National Park

**Bob Marshall Wilderness** 

8. Columbia Falls (403 mi.)... one of gate-

way towns to Glacier National Park

- side trip, Hungry Horse Dam [23 mi.]

... Visitor Center, self guiding tour

9. West Glacier (422 ms)... headquarters.

West Yellowstone, Montaga, Le East Glacier,

Mostana, 373 miles via Bozeman, Helena, Wolf

Creek, Augusta. Another delightful and varied

offices, Glacier National Park

ROUTE 3...373 miles...

Interpark Route

2. Bozeman (90 mi)...home of Montana State University 3. Three Forks (120 mi.)... Madison, Galla-

tin and lefferson Rivers form the mighty Missouri River here . side trip to Lewis and Clark Caverns

[42.8 mi.]...largest fimestone caves in the northwest guided tours . side trip to Madison Buffalo Jump

State Monument [28 mi.] 4. Helena (186 ms.)... Montana State Capital. SEE ROUTE 2 LISTING FOR POINTS

OF INTEREST AND SIDE TRIPS 5. Wolf Creek (223 mi)... near Missouri River Recreation Road

· side trip to Holter Lake Recreation Area [22 mi.]...summer fun area. camping, boating, fishing, hiking

Commercial Airports

8. Augusta (262 mil...cross the swift Dearborn River on U.S. 287 to cool summer recreation area

WELCOME to two of America's most

acenic National Parks... Glecier and Vellows

stone , and to the State of Montana which

lies between. This is your invitation to

ESCAPE., escape from the ordinary to this

unmatched land. Miles and miles of free-

dom and vacation fun., planty of excitement

and relaxation await you, Outlined here are

four suggested routes to get you from park

to park and provide a whole world of new

vacation experiences in the process Ex-

LEGEND

plore! Enjoy! Live! Escape to Montans.

. side trip to Gibson Dam (46 mi.)... national forest camping, fishing,

Choteau (287 mi.)... SEE ROUTE 4 LISTING

\$. Browning (360 mid., SEE ROUTE 4 LISTING 1. East Glacier (373 mil)... SEE ROUTE 4 LISTING

#### ROUTE 4 ... 364 miles ... laterpark Route

Gardiner, Montana, to East Glacier, Montana, 364 miles via the INTERPARK route, U.S. Highway 89, Fellow this shortest route between the parks...follow the lovely Yellowstone River, see historic mining towns and

unusual muserms, see Charles M. Russell's original log cabin, visit the Giant Springs .... bunt, fish, hike, camp, explore ... escape to a world of vacation pleasure.

1, Gardiner, Montana, northern, yeararound entrance to Yellowstone National Park

2. Yellowstone River (19 mi)...one of Montana's Blue Ribbon trout streams

3, Livingston (53 mr.) ... home of Calamity Jane, site of annual August National Fresh Water Trout Derby 4. White Sulphur Springs (126 mi )...hot

sulphur springs, trout fishing, museum - side trip to Fort Logan [37.2 mi.].. original fort blockhouse

side trip to Castle [37.5 mi.]...his-

toric mining ghost town

5. Kings Hill (161 mi)...summer camping, winter sports area

8. Neihart (169 mi.)...historic mining town in heart of Little Bell Mountains, Museum, fishing, camping
7, Monarch (181 mi), historic mining town

. side trip to Hughesville (17 mi.) ... early mining area

\$. Great Falis (225 mi)...one of Montana's largest cities, Original Charles M. Russell log cabin and new art gallery, Giant Springs, Malmstrom Air Force Base, Lewis and Clark Trail portage site

· side trip to Fort Benton [82 milting historic early riverboat port, museum embarkation for Missouri River White Cliffs boat trios

side trio to fort Shaw (23 mg ) ... site of 1867 fort. Gibbon marched from here to join Custer at the Little Bighore

\$. Choteau (278 mi)...gateway to Bob Marshall Wilderness, museum, winter sports area - side trip to Gibson Reservoir [68.5

mi.j., summer recreation area

19. Browning (351 mi.)... Blackfoot Indian Reservation, Museum of the Plains Indian, wildlife museum, authentic

\$1, East Glacier (364 mi)...entrance to Glacier National Park Two Medicine Lake, Going to the Sun Road

12. Waterton (417 mr.)...Canadian section of Waterton-Glacier International Peace

(-mi.) indicates distance from Yellowstone National Park entry point (-mi.) indicates roundtrip side trip mileage from nearest highway junction

Custer Battlefield National Monument, in southeastern Montana, memorializes one of the last armed efforts of the Northern Plains Indians to preserve their ancestral way of life. Here on June 25-26, 1876, in the valley of the Little Bighorn River, over 260 soldiers and attached personnel of the U.S. Army met defeat and death at the hands of several thousand Sioux and Cheyenne warriors. Among the dead were Lt. Col. George A. Custer and every member of his immediate command of about 225 men. Although the Indians won this battle, they lost the war against the white man who finally ended their independent, nomadic ways.

The conflict between the white man and Indian had begun with the arrival of the first settlers from Europe and continued relentlessly for three centuries—sometimes around the campfire, sometimes at treaty grounds, but more often on the battlefield. Custer Battlefield, with its scattered white marble markers, is a reminder of that long struggle for possession of the American continent.

#### **CAUSES OF THE WAR**

The end of the Civil War saw a vigorous resumption of the westward movement. With it came the inevitable encroachment on Indian domain with little regard for the sanctity of hunting grounds or treaty agreements. The Indians resisted stoutly. To end the conflict, the U.S. Government in 1868, at Fort Laramie, Wyo., signed a treaty with the Sioux, Cheyenne, and other tribes of the Great Plains, designating a large area in western Dakota and part of eastern Wyoming as a permanent Indian reservation. The Government promised "to protect . . . . [them] against the commission of all depredations by people of the United States."

In 1874, gold was discovered in the Black Hills, the heart of the Indian reservation. News of the strike spread quickly and soon thousands of eager gold seekers swarmed into the region in violation of the Fort Laramie treaty. The Army tried to keep them out, but to no avail. The Indians became more defiant over this disregard of the 1868 peace agreement, which resulted in an exodus of Sioux and Cheyenne from the reservation. In December 1875, the Commissioner of Indian Affairs ordered them to return before January 31, 1876, or thereafter be regarded as hostiles "and treated accordingly by the military force." When the Indians did not comply, the Army was called in to enforce the order.

#### THE CAMPAIGN OF 1876

The Army's campaign against the Sioux and Cheyenne called for three separate expeditions—Gen, George Crook's force from Fort Fetterman in Wyoming, Col. John Gibbon's command from Fort Ellis in Montana, and Gen. Alfred H. Terry's troops from Fort Abraham Lincoln in Dakota Territory. These columns were to converge on the main body of the Indians concentrated in southeastern Montana under the leadership of Sitting Bull, Crazy Horse, and other famous war chiefs.



Crook clashed with the Indians in March 1876 and again in June, the Indians moving west toward the Little Bighorn. In mid-June Terry and Gibbon met at the confluence of the Yellowstone and Rosebud Rivers. Hoping to find the Indians in the Little Bighorn Valley, Terry ordered Custer and the 7th Cavalry up the Rosebud to approach the Little Bighorn from the south. Terry himself would accompany Gibbon's force back up the Yellowstone and Bighorn to approach from the north.

#### **BATTLE OF THE LITTLE BIGHORN**

The 7th Cavalry, numbering about 700 men, located the Indian camp on June 25. Custer, probably underestimating the fighting power of the Indian forces, believed it safe to divide his regiment into three battalions, and by immediate attack, to prevent the Indians from slipping away. One battalion, of three companies, under Capt. Frederick W. Benteen, wassent to scout the bluffs to the south. At the same time, a battalion of three companies under Maj. Marcus A. Reno and one of five companies under Custer marched along opposite banks of a small creek to attack the Indian village in the valley of the Little Bighorn.

When near the Little Bighorn, Custer turned north toward the lower end of the Indian camp. Reno, with orders from Custer to cross the river and attack, advanced down the Little Bighorn Valley and struck the upper end of the camp. Outflanked by the defending warriors, he retreated in disorder to the river and took up defensive positions on the bluffs beyond. Here he was soon joined by Benteen, who had hurried forward under written orders from Custer to "Come on; Big village, be quick, bring packs."

Gunfire from the north caused men to scout in that direction seeking the whereabouts of Custer and

his command. An advance company under Capt. Thomas B. Weir marched about 1 mile downstream to a high hill, from which the Custer battlefield was visible. By this time, however, the firing had stopped. When the rest of the command arrived on the hill it was attacked by a large force of Indians, and Reno ordered a withdrawal to the original position on the bluffs overlooking the Little Bighorn. Here these seven companies entrenched and held their defenses throughout that day and most of the next, returning the Indian fire and successfully discouraging attempts to storm their position. The seige ended when all the Indians broke their great encampment and withdrew upon the approach of the columns under General Terry and Colonel Gibbon.

In the meantime, Custer had ridden into history and legend. His movements after separating from Reno's battalion are shrouded in mystery. All that is definitely known is that his command was surrounded and destroyed by the Indians.

In the battle, the 7th Cavalry lost the five companies (C, E, F, I, and L) that were under Custer. The other six companies of the regiment, under Reno and Benteen, suffered additional casualties of 47 dead and 52 wounded. Except for Custer and his officers, those killed in the battle are buried around the base of the granite memorial on the battlefield. Most of the officers' bodies were exhumed and sent elsewhere a year after the battle. Custer's remains are buried at West Point.

Accurate figures of the Indian losses are not known. They removed most of their dead from the battlefield when the large village broke up. The tribes and families scattered, some going south, some north. Most of them returned to the reservations and surrendered in the next few years.

#### **ABOUT YOUR VISIT**

Custer Battlefield is in the heart of the Crow Indian Reservation of southeastern Montana. U.S. 87 (Int. 90) passes 1 mile to the west, and U.S. 212 connects the monument with the Black Hills and Yellowstone National Park. Crow Agency is 2 miles to the north, and Hardin, 15. The nearest large cities are Billings, Mont., 65 miles northwest, and Sheridan, Wyo., 70 miles south.

Following are the principal features of interest included in the monument:

Visitor center. You should stop first at the visitor center, on the right side of the entrance road about one-quarter mile from the main entrance. Here museum exhibits, literature, and National Park Service personnel tell the story

of the battle and how best to see the battlefield.

National Cemetery. A short distance west of the visitor center and accessible by foot is Custer Battlefield National Cemetery, Soldiers killed in several notable Indian engagements of the Northern Plains are buried here with veterans of more recent times.

Custer Hill. The road continues beyond the visitor center to Custer Hill, dominated by the monument erected over the mass grave of the soldiers killed in the battle. From here you can get an excellent view of most of the battlefield as well as the valley in which the Indian village was located. On the west side of the hill just below the monument is a cluster of 52 markers showing as nearly as possible where the remnant of Custer's battalion gathered for the "last stand," Custer, his brothers, Tom and Boston, and his nephew, "Autie" Reed, were all found in this group. West of the monument, the markers

indicating where C and E Companies were overwhelmed can be seen on a knoll between the hill and the river.

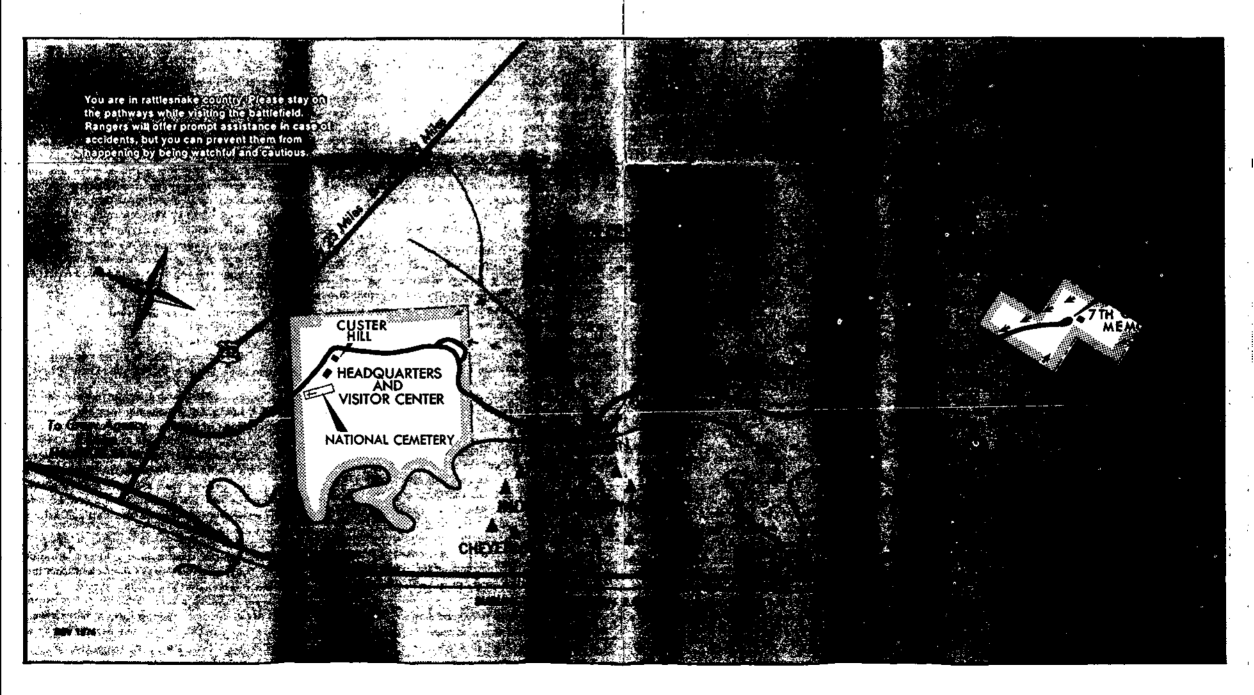
Battle Ridge. The road continues to the south for about one-half mile along the crest of the ridge. Identified by interpretive signs are groups of markers denoting where the men of Companies F, I, and L fell in the battle. At the end of the ridge a spur road loops around Calhoun Hill, a flank of the L Company position.

Road to Reno-Benteen Battlefield. Those wishing to visit the site of Reno's siege may proceed on a 4-mile road leading across Crow Indian Reservation land to the detached section that contains the battlefield. Visitors must return by the same route. After leaving Custer Battlefield, this road drops close to the Little Bighorn near the mouth of Medicine Tail and Deep Coulees. Here, opposite the center of the Indian village, the Indians crossed the river to make the first

attack on Custer's battalion, About 2 miles farther, the road cuts through Weir Point, the high hill where Captain Weir halted in the attempt to break through to aid Custer on the afternoon of June 25, 1876.

Reno-Benteen Battlefield. The road terminates at the 7th Cavalry Memorial, 1½ miles south of Weir Point. This granite shaft stands on the north edge of Reno's position. Immediately south of it is the depression in which the hospital was located, and beyond the hospital site is the ridge held by Captain Benteen during the battle. Visitors who wish to view the battlefield closely may follow the Entrenchment Trail (a trail guide may be obtained at a self-service box at the Reno-Benteen Battlefield). From Reno Hill is a fine view of the valley from which Reno retreated on the afternoon of June 25.

There are no camping or picnicking facilities at the monument.



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#### HESTER STREET

#### un film de 🛷

#### Joan Micklin Silver

A la fin du XIXème siècle, des millions de juifs commencèrent à fuir les persécutions et les privations de l'Ent An l'Europa. Ils s'installèrent, pour la plupart, dans les bas quartiers de New York.

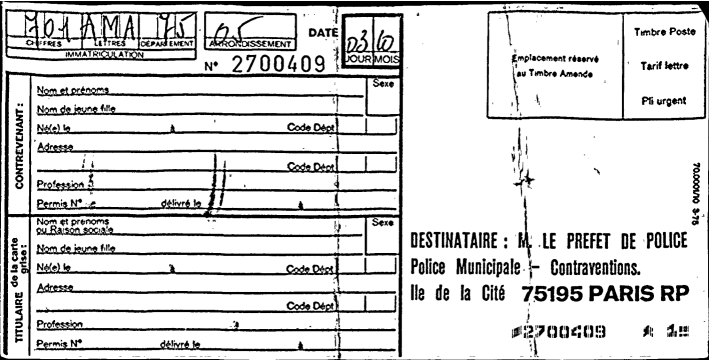
C'est là, dans une de ces rues surpeuplées, Hester Street, que vit Jake, un jeune homme qui travaille avec acharnement à confectionner des vêtements. Il courtise la propriétaire d'un club de danse et lui emprunte l'argent nécessaire à la venue de sa femme.

Mais il a honte de l'épouse légitime qui porte encore la perruque maritale selon la tradition juive orthodoxe. Il la quitte pour épouser la propriétaire du club de danse. Une manière de régler sa dette!.

La jeune femme délaissée connaîtra tous les problèmes de l'adaptation. Et paradoxalement c'est elle qui sortira vainqueur de l'épreuve. A la fin du film elle aura "découvert l'Amérique".

Du choc de cultures contradictoires, un nouvéau cinéma américain est ne, tout d'humour, de chaleur, de tendressé, en opposition à la violence à laquelle nous avait habitué les productions traditionnelles.

"HESTER STREET" participe pleinement à ce renouveau.



#### INSTRUCTIONS RELATIVES AU REGLEMENT DES CONTRAVENTIONS

#### POUR LES NOTICES 1, 2, 1,5, 1 NOTICE Nº 1 NOTICE N° 2 YOUS DEVEZ! Cette contravention est. Cette contravention est Coller, & l'endroit réservé au justiciable d'un timbre justiciable dun timbre verso de cette carte, un timbre amende amende de 25 F. amenda do 50 F. I du montant indiqué dans la notice qui vous est désignée. Expedier bette carte à l'adresse indiques au verso après l'avoir affranchie. % NOTICE N° 3

POUR LA NOTICE N°3 VOUS DEVEZ: Compléter la questionnaire ficurant sur cette carte lettre et en

, l'expédiant à l'adresse indiquée, après amonde. l'avoir affranchie vous pourrez bénéficier, le cas échéant, d'une procedure judiciaire simplifiée. NOTICE Nº 4 'NOTICE N° 5 Cette contravention est Cette confravention est

justiciable d'un timbre

amende de 250 F.

Cette contravention . F.

n'est pas Justicable

d'un timbre

justiciable d'un firmbre

amende de 120 F.

POUR LES SEULES CONTRAVENTIONS AUX REGLES DU STATIONNEMENT.

invitediatement poursulvi sans aucun autre avis. POUR LES AUTRES CONTRAVENTIONS JUSTICIABLES

DE LA PROCEDURE DU TIMBRE AMENDE. · Faute d'avoir use, de la faculté de vous acquitter. par timbre amende, dans 16 délas de 15 jours, vous ferez

carte à l'adresse indiquée sans timbre amende, en comptétant

l'objet de poursurles judiciarité

remis en même temps.

le questionnaire et en y loignant;

. • le feuillet blanc d'avis-de contravention qui vous a été

• une lettre simple précisant les motifs de votre réclamation.

\* Au cas de rejet de cette réclamation, vous ferez l'objet de poursuites judiciaires.

· Si vous contestéz la réalité de la contravention vous pouvez, dans le délai de 15 jours, renvoyer la présente

par timbre amende, dans le gélai de 15 jours, le recouvrement d'une amendé penale fixe d'un montant plus élevé sera

. • Faute d'avoir use de la faculté de vous acquitter

	0700400
CONTRAVENTION 1273-10-71 a 13 H 41 No	2700409
Au Agent Service Ou	Coffee ici la partie b7C
MEROIT 01	37G, du timbre amende
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ARRET AUTOBUS 51	
STATION 52 MILLIAMOUS GRUNOLOF	CULATION
MARQUE CHIFFRES	LETTRES DÉPARTEMENT
acure 33 RENAUT 1 CHROEN 2 PEUGEOT 3 SMICA 4 CHROSLER	MAITS
SUR TROTTOIR 54 FAT 5 OPEL 6 FORD 7 AURES 8	THE PARTY OF THE P
Pour le règlement de cette contravention,	
indications portées dans la notion possible doit être conservé pa	
So that don't be to the total and the conservo pa	
	*
TELEPHONE	
Crber 605/336-0904	
ANSPORIA	
W. Cherokee Sioux Falls, S.D. 57104	ug 2 Tuan ananyang usa s ara da angangga
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338-8552	
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barber SERVES YOU BETTER!

1201 W. Cherokee

CENTRE MATERNEL
DU
JARDIN DES PLANTES
13, rue Daubenton, 75005 PARIS

Monday

13. RUE DAUBENTON - 75005 Plane

CENTRE MATERNEL DU JARDIN DES PLANTES

Cles Mondoh. Je ne forme of los section,

Commen frim March 23 à 9 H - mai si ala

los garient Mercush 24 su Vindrech 26 à la

min Leur -

Croys of me futurent 11 menilleurs.

b7C

**2 587-39-63** 

C.C.P. 4.618 61 PARIS

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The Mark of Quelin in Tobacco Products

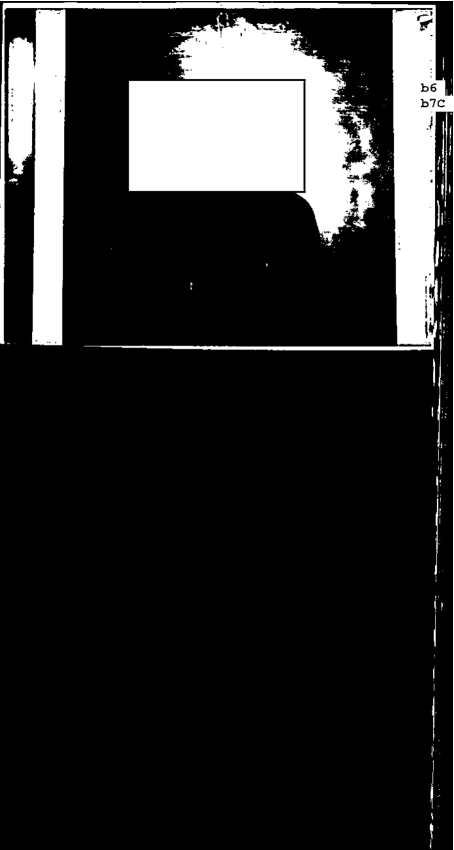
BROWN & WILLIAMSON TOBACCO CORPORATION

PRINCIPAL FACTORIES . LOUISVILLE, KENTUCKY AND PETERSBURG, VIRGINIA . U.S.A.

FD-340 REV. (6-24-65)

File No	70-10592	
Date Rece	lved 12-1-75	
From	Dutto Odice	
	(NAME OF CONTRIBUTOR)	
	(ADDRESS OF CONTRIBUTOR)	
	(CITY AND STATE)	
	(NAME OF SPECIAL AGENT)	-
To Be Returned		Yes
Description :	No	No
uascriotion :		I
atuh	65	
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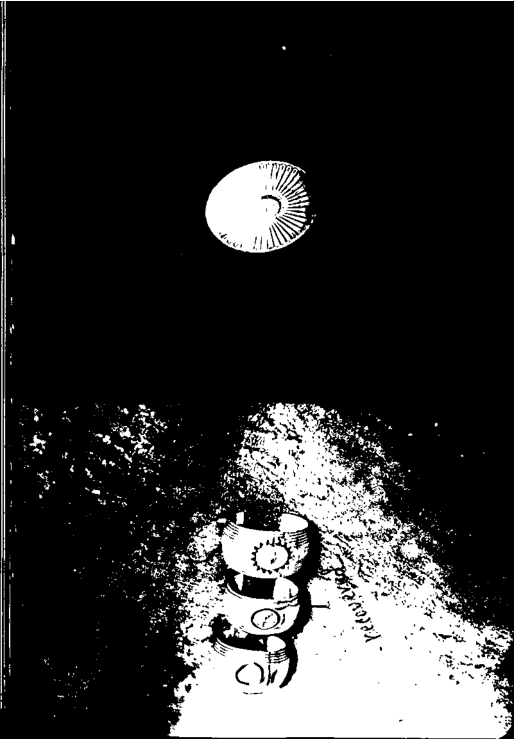


70-9372-101 (1c)

FD-340 REV. (6-24-65)

<u> </u>
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BUTOR)
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AGENT)
Receipt given
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1A6





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340 REV. (6-24-65)

File No. 70 - 105	92
Date Received 10/28/	<u> </u>
From	_b7c
Elmen Gentall	
Sour Palls SD	TOR)
	<u> </u>
-	<u> </u>
To Be Returned Yes Receipt C	liven Yes

No.

Renbal Greenent 334673

Description:

I ACT

Page 1 tessor hereby rems Vehicle and other equipment described berein to Customer subject to all the terms and conditions of this Agreement, in consideration whereof Customer acknowledges and agrees:

F: This Agreement consists of all the terms and conditions on this page (page 1)

and on page 2 hereof (reverse side), whether printed or written.

"Customer" moons the person signing this Agreement and any other person or organization to whom charges are to be billed, all of whom shall be jointly and severally fiable hereunder.

means the truck, tractor or trader identified in this Agreement and all lices, tools, accessories and equipment attached thereto or contained there

- 3. This is on Agreement of rental only. Customer is not Lesson's agent for any purpose.
- Vehicle is Lesson's property. Customer shall return Vehicle in the same condition as received, ardinary wear excepted, to the focotion indicated an page 2, on the date specified on page 2, or sooner, if orally demanded by tessor of Customer personally on if demanded in writing by certified or registered mail to Customer at his address shown on page 2. Lessor reserves the right to repossors Vehicle of any time without demand at Customer's expense if Vehicle is apparently by in violation of any provision of this Agreement (b) in violation of any federal, State or local law, ordinance, rule or regulation; (c) to corry property forthire unless Customer, of his own cost, shottoblow all necessary governmental approvals, permits, Ecesses and authority therefor; (d) by any person while under the influence of inforcants or norcofics, or (e) in a recities or obusive manner. Vehicle is Lesson's properly. Customer shall return Vehicle in the same
- For the purpose of repassessing Vehicle, Lessor may enter upon the premises of Customer without becoming liable for trespass. Costomer shall pay Lessor on demand its cost and expense in repossessing some.
- 6. Cestomer shall pey lessor on demand the sum of: (e) off charges specified on page 7 hereof, (b) all other charges applicable to the rental under this Agreement, (c) state and focal sales and use taxes on the rental, or the emount charged by Lessor as reimbursement for sales and use laxes on the acquisition Charges by Lesson as remoursement so soler and the control of the on reptal to Customer, whiless due to Lesson's foult. All charges are subject to Fool and it.

Vehicle shall NOT be used:

(a) to corry persons for bere: (b) to corry persons other than Authorized Drivers or helpers authorized by Cystomer, who sholl ride only within the cob, except that on rentols in which Cystomer is transporting his household goods he may corry members of his immediate faculty who sholl ride only within the cob, provided there is no violation of any law, regulation or other prohibition concerning passengers in cob

(d) to how any other vehicle except a trader without passengers or passenger can without passengers and then only if Vehicle is equipped with a coupling device, such as a hitch or little wheel, installed by Lassor and the Ireiler of passenger can to be toward is equipped with a compatible coupling device that can solely and effectively be coupled to lowing Vehicle in compliance with

(a) for the corrying or bouling of Explosives or Other Doegerous Articles, as defined by regulations promulgated by the U.S. Department of Transportation.

- 8. # Vehicle is used for any of the purposes or in eary manner prohibited by the provisions of paragraph 7, hereof, or if Vehicle is obtained from Lessor by Eraud or misrepresentation or is used in furtherance of an illegal purpose, all use of Vehicle is without Lessor's permission.
- 9. Vehicle shall not be driven by any person except Castomer, and the follow-ing Authoraed Drivers, each of whom most be duly qualified and Scensed to drive Vehicle rented hereunder and must have received Customer's advence

(a) persons 21 years of ago or older who are member mily of Customer and permanently residing to Customer's household.
(b) the employer, portner or an executive officer of Customer;
(c) a regular employee of Customer while acting in the course of such

employment.

10. In the event of loss or damogy to Vehicle while on rental, whether or not In the event of toss or damage to tencie while on remot, whether or ear dive to foult of Customer. Customers half pay to Lessor on demond the amount of all restingers and expense of Lessor, except.

— lat Customer is not responsible for Great and occidently fost or damage to Vehicle from hire, theft of other courses was viable ander the comprehensive

coverage of the standard provisions of a basic automobile physical damage policy; and

(b) # Vehide is used with Lessor's permission (and not otherwise) Costemer's responsibility for direct and accidental loss of domage to Vehicle from collision or upset (i) is limited to a maximum of \$500, if a truck 1750, if a tractor or trailer; or (ii) is waived by Lessor if Cestomer accepts collision damage mover at time of rental by so indicating an page 2.

#### \* WISCONSIN ONLY

"Notwithstanding the coverage limitations of Paragraph 11 of this truck rental agreement, the lessor provides coverage in amounts not less than the amounts specified in Section 194.41 Wisconsin Statutes with reference to the vehicle covered by this agreement when such vehicle is operated on the public highways of Wisconson." Provided, however, that Customer shall be liable for all resulting loss and expense of Lessor, notwithstanding anything contained in "a" or "b" of this paragraph to the coetrary, if Vehicle is damaged as a result of any of the following: [1] striking overhead objects; [2] using Vehicle on any road or other area that is not hard-surfaced and regularly maintained; (3) transporting a weight in excess of the maximum paylood specified on page 2; (4) improperty loading Vehicle or improperly securing such food; (5) using Vehicle, if a fruction tractor, as a tradec; (6) operation of Vehicle during periods of siot, strike or civil commotion; and any such use or operation of Vehicle enumerated in this sentence, whether or not Vehicle is damaged, is a use in violation of this

IT. lessor provides coverage for a person using Vehicle with permission of lessor subject to the limbotions of paragraphs 7, 8 and 9 hereof (and not otherwisel, in accordance with the standard provisions of a basic automobile Bobility policy, against Bobility arising from the use of the Vehicle, with Smits as follows: if a truck, \$10,000 each person, \$20,000 each accident for bodity injury including death, and \$5,000 each accident for property damage, or with limits of hobility up to the requirements of the financial responsibility law of the state or other jurisdiction in which on accident may occur, which ever is greater; if a tractor, \$100,000 each person, \$300,000 each excident for bodily injury including death, and \$25,000 each excident for property demage; if a trader, no coverage. A copy of said policy is available for inspection at the main office of Lessor, Lessor may, where permitted by low, provide coverage in whole or in part under a certificate of self-insurance. The coverage described in this paragraph is primary as respects any other in surance available to Customer or other Authorized Drivers as above defined:

12. Customer shall indominity and hold harmless lessor, its agents and employees, from and against all loss, bability and expense in excess of the limits of liability provided for in paragraph 11 as a result of bodily injury, death or property damage caused by orarising out of the ownership, maintenance, use or opera-Son of Vehicle subject to this Agreement.

13, Lessor shell not be liable for loss of ar damage to any property felt, stored, Lessor snew not be mobile for loss or air gamage to any property ted, screen, looked or transported by Customer or any other person to are youn Vehicle they are any time, whether Vehicle then be in the physical possession of Customer, or Lessor, or anyone also, or the any place, including without limitation any Lessor's garage or location, or let whether or not sold toss or damage was caused by or related to the negligence or other fault of Lessor. its agents or employees. Customer hereby assumes all risk of such loss as damage and woives of claims against less of by reason, thereof, and agrees to hold Lessor, its agents and employees, harmless from and to defend and in-demnify them from and against oil claims based upon or arising out of such

14. Vehicle shall be rented to Customer with full fuel tank(s) and is to be returned by Customer with full fuel tank(s). If Customer returns Vehicle with the fuel tonkiss less than full. Customer agrees to pay to Lessor as compensation for the fullure to return Vehicle with full fuel tonkiss, an additional rental frelucing service) in a sum easof to the prevailing relat price in the locality where Vehicle is returned for the number of gallons that the tank(s) is fare! short of the time of return

15. Customer assumes helt responsibility for any additional expenses incurred by reason of a breakfown of Yehicle, whether or not causing a delay en route. expectating but not limited to storage, loswarding costs and subsistence exp

to. Customer shall pay for any mechanical damage to Vehicle coused by his lature to maintain adequate engine all pressure, or by reason of any other neglect of necessary servicing or maintenence of Vehicle white under his custody or control.

17. If the Yehide is rented to Customer as a substitute, replacement or addi-tional webside pursuant to a Hertz Truck Lease Service Agreement, the Jerms and conditions of the latter shall supersede those of this Agreement.

and conditions of the latter shall supersede those of this lagreement.

18. Mileage shall be determined by reading foctory installed adometer, except in Vehicles equipped with locally installed hubodometer, in which case the reading of the hubodometer shall control. Customer agrees that if the adometer or hubodometer, as the case may be, should laik to record mileage while Vehicle is in possession of Castomer, the mileage shall be equipply

deformined by Lessor.
19. If Customer shall foil to return Vehicle within three days after the time specified herein, such ledere shall constitute an uneuthorized taking, retention, use and operation of Yebicle; and Lessor may thereafter consider Yebicle as stoles and may fol issue and circulate thelt notices, [b] cause warrants to be stoded and may foll asset and construction to the construction of Customer, his agent or employee, and/or foll take any other steps which Lessor shall deem reasonable and necessary to recover Yehide. Customer hereby releases Lessor from, and agrees to indemnify Lessor against, all claims for damages which Customer or any other party may sostain as a result of any action taken by Lessox under this pare-

graph.

20. Customer shalt obtain and pay for oil trip permits, licenses or special fees or taxes required by any faw or regulation in which Customer operates the Vehicle; promptly pay for all traffic and porking violation lines and penother unless caused by Lesson pay, arreimbersel assor for, any unauthorized purchases of fuel, repairs, materials and service obtained through use of the Herts Fuel Stop Program.

21. No right of Lesser under this Agreement may be marved or modified except by a written instrument signed by the president or a vice president of Lesson.

NOTICE. PLEASE READ PARAGRAPH II CAREFULLY AND NOTE THE LIABILITY COVERAGE THEREIN, AND PARTICULARLY THAT THERE IS NO COVERAGE FOR TRAILERS.

FD-441 (5-3-71)	,	FBI - MPLS.	
FILL IN THIS	CARD - RETURN TO		
		Date 11 2-8	
Mailed to	5.1	Registry No.	
Method of Mailing		18041	
	Registered	Special Delivery	
	Airmail	Airmail Special Delivery	
Checked by		Packaged by	r
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Received by	REC	EIPT	1
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NRØØ2 MP CODED
5:13 PM NITEL OCTOBER 22, 1975 DSC
TO DENVER
BUTTE
FROM MINNEAPOLIS (70-NEW)
AKA,
RUSSELL MEANS, AKA,
CIR - BURGLARY. 00: BT.
RE BUTTE TEL TO DENVER OCTOBER 22, 1975.
INSTANT DATE SEARCH WARRANT AUTHORIZED BY USA, SIOUX FALLS, SOUTH 66
DAKOTA, FOR LUGGAGE RUSSELL MEANS AND SAS, FBI OBSERVED
DEPLANING WESTERN FLIGHT 470 DENVER TO SIOUX FALLS. SUBJECTS NOT
AMONG PASSENGERS. WARRANT RETURNED USM UNSERVED. CIRCUMSTANCES
SURROUNDING BURGLARY AND PROBABILITY SUBJECTS IN POSSESSION STOLEN
MERCHANDISE MAKE USA, STOUX FALLS RELUCTANT TO SEEK NEW SEARCH WARRANT.
FOR INFO OF BUTTE, TITLE CAPTIONED MATTER REFLECTS AS
ALIAS FOR RUSSELL MEANS.
OCTOBER 17, 1975, SA, FBI OBSERVED 1974 YELLOW DODGE VAN, SOUTH
DAKOTA LICENSE ELT648 AT ST. PAUL, MINN. SD REGISTRATION TITLED
ELMEN RENT ALL, 1701 WISCONSIN, SIOUX FALLS. INVESTIGATION SIOUX
FALLS REFLECTS VEHICLE RENTED BY MR.
FRANCE ON OCTORER 14 1975 ASSOCIATED FRENCH TU - TET

70-10592-21

PAGE TWO

HE PRODUCED FRENCH DRIVER'S LICENSE AT TIME OF RENTAL. VAN IS DUE FOR RETURN OCTOBER 28, 1975; THEREFORE, PROBABLY LEGITIMATE BUSINESSMAN RATHER THAT ALIAS FOR MEANS.

BUTTE AT CROW AGENCY, MONTANA: (1) OBTAIN COMPLETE

DESCRIPTION STOLEN JEWELRY AND PHOTOS OF SAME FOR MINNEAPOLIS. (2)

RESOLVE IDENTITY OF NOTING BUTTE CARRIES THIS AS ALIAS FOR MEANS. (3) DISCREETLY OBTAIN IDENTITIES OF ALL PERSONS TRAVELING WITH MEANS INCLUDING MEMBERS OF FRENCH FILMING CREW AND DIRECT ONE COPY OF YOUR COMMUNICATION TO MP 157-1460.

DENVER	AT	DENVER,	REPORT	RESULTS	OF	INTERVIEW WITH	
T	) BI	UTTE AND	MINNEAR	POLIS.			· .

MINNEAPOLIS AT SIOUX FALLS, SOUTH DAKOTA, WILL CONTACT SOURCES
RE ANY KNOWLEDGE OF STOLEN JEWELRY ALLEGEDLY IN POSSESSION MEANS
AND

END

RDE FBI DN CLR RETURN TO TALK b6 b70

Trans	mit the following in	Coded	ate: 10/22/75		00%
Via _	TELETYPE	(1)	NITEL (Priority)		
	TO: SAC, DENVER SAC, BUTTE FROM SAC, MINNEAP	(70-NEW)	TOS		
	FROM SAG, MINNEAR	AKA.	M)	1	
	RUSSELL MEANS, AKA	CIR	- BURGLARY.	KA. BUTTE.	
	TO SIOUX FALLS. SU RETURNED USM UNSERV AND PROBABILITY SUB MAKE USA, SIOUX FAL FOR INFORMATIO	EARCH WARRANT FOR LUGGAGE RVED DEPLANING BJECTS NOT AND ED. CIRCUMST JECTS IN POSS LS RELUCTANT ON BUTTE, TITE	F AUTHORIZED B RUSSELL MEANS NG WESTERN FLI MONG PASSENGER FANCES SURROUN SESSION STOLEN TO SEEK NEW S LE CAPTIONED M	AND GHT 470 DEN S. WARRANT DING BURGLA MERCHANDIS EARCH WARRA	IVER RY E. NT.
	AS ALIAS FO ON 10/17/75, S DODGE VAN, SOUTH DA S.D. REGISTRATION T FALLS, S.D. INVEST  Of the state of the st	KOTA LICENSE  ITLED ELMEN IS  IGATION SIOUS  -NEW)  Sent	, FBI OBSERVED ELT648 AT ST. RENT ALL, 1701	PAUL, MINN WISCONSIN, TS VEHICLE	ESOTA.

PAGE TWO
MP 70-NEW
RENTED BY MR. FRANCE on 10/14/75.
ASSOCIATED FRENCH TV - TFI. HE PRODUCED FRENCH DRIVER'S
LICENSE AT TIME OF RENTAL. VAN IS DUE FOR RETURN 10/28/75;
THEREFORE, PROBABLY LEGITIMATE BUSINESSMAN RATHER THAN
ALIAS FOR MEANS.
<u>LEADS</u>
BUTTE AT CROW AGENCY, MONTANA:
1. OBTAIN COMPLETE DESCRIPTION STOLEN JEWELRY AND PHOTOS OF
SAME FOR MINNEAPOLIS.
2. RESOLVE IDENTITY OF NOTING BUTTE CARRIES THIS AS
ALIAS FOR MEANS.
3. DISCREETLY OBTAIN IDENTITIES OF ALL PERSONS TRAVELING WITH
MEANS INCLUDING MEMBERS OF FRENCH FILMING CREW AND DIRECT ONE COPY OF
YOUR COMMUNICATION TO MP 157-1460.
DENVER AT DENVER, COLORADO:
REPORT RESULTS OF INTERVIEW WITH TO BUTTE
AND MINNEAPOLIS.
MINNEAPOLIS
AT SIOUX FALLS, SOUTH DAKOTA:
WILL CONTACT SOURCES RE ANY KNOWLEDGE OF STOLEN JEWELRY ALLEGEDLY
IN POSSESSION MEANS AND
FND

NR Ø1Ø BT PLAIN 5:30 PM URGENT OCT 22, 1975 TDS TO DENVER MINNEAPOLIS FROM BUTTE (70-9372) (P) AXA RUSSELL MEANS, AKA CIR - BURGLARY. 00: BUTTE. RE BUTTE TEL TO MINNEAPOLIS, OCT 22, 1975. FAA. BILLINGS, MONTANA, TELEPHONICALLY ADVISED WESTERN AIRLINES RECORDS SHOW MEANS DID NOT BOARD ANY FLIGHTS FROM DENVER THIS DATE. RECEIVED TELEPHONE CALL FROM SERGEANT INTELLI-GENCE DIVISION, DENVER PD ( TELEPHONE 303-297-2086), ADVISING THAT HE WAS PRESENTLY AWARE OF THE WHEREABOUTS OF RUSSELL MEANS. DENVER. AT DENVER. COLORADO. CONTACT SERGEANT DETERMINE RUSSELL MEANS' WHEREABOUTS, AND INTERVIEW REGARDING CAPTIONED THEFT. END MRH FBIMP CLR

b6 b7С NRØØS DN PLAIN 335PM URGENT OCTOBER 23, 1975 LAW BUTTE (70-9372) TO MINNEAPOLIS FROM DENVER (70-4534) (P) AKA AKA RUSSELL MEANS, AKA CIR - BURGLARY. OO: BUTTE. RE BUTTE TELETYPE TO DENVER, OCTOBER 22, 1975. b6 b7C (NOTE ONE WORD), ATTEMPTS TO LOCATE b7D ATTORNEY REPRESENTING NATIVE AMERICAN RIGHTS MOVEMENT, BOULDER, REPORTEDLY COLORADO, OCTOBER 22, 1975, UNSUCCESSFUL. IN BOULDER, HOWEVER, NOT LOCATED. PROVIDED BOULDER PD INTELLIGENCE DETECTIVE FOLLOWING INFORMATION: RUSSELL MEANS DEPARTED DENVERSAM, OCTOBER 23, 1975, EN ROUTE SIOUX FALLS, SOUTH DAKOTA, FOR PURPOSE OF ATTENDING LOCAL TRIAL IN WHICH HE IS DEFENDANT. FURTHER ADVISED ACCORDING TO CONFIDENTIAL INFORMANT, BOULDER PD, RUSSELL MEANS

PAGE TWO (DN 70-4534)

PRETEXT CONTACT WITH INFORMANT'S WIFE FOR PURPOSE OF LOCAT-ING MEANS IN PROCESS OF BEING HANDLED IN DENVER.

MINNEAPOLIS AT SIOUX FALLS, SOUTH DAKOTA, WILL EXPEDITIOUSLY ATTEMPT TO LOCATE AND INTERVIEW MEANS AS SET OUT IN RE COMMUNICATION BY CONTACTING HIM AT LOCAL COURTHOUSE.

INVESTIGATION CONTINUING.

END

FBI MP...CLEAR

DSC

NR ØØ5 BT PLAIN

7-24 PM NITEL OCTOBER 23. 1975 DFW

TO DENVER

MINNEAPOLIS

FROM BUTTE (70-9372) (P)

	AKA
RUSSELL MEANS, AKA	, AKA
	CIR - BURGLARY. 00:BUTTE.

RE DENVER TELETYPE TO BUTTE, OCTOBER 23, 1975; AND MINNEAPOLIS TELETYPE TO BUTTE, OCTOBER 23, 1975.

b6 b70

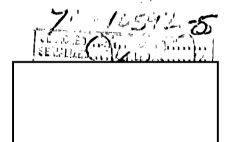
JEWELRY TAKEN IN BURGLARY OF SUN LODGE MOTEL, CROW AGENCY, MONTANA, IS AS FOLLOWS: ONE PIN, FOUR BRACELETS, TWO CORAL AND TURQUOISE RINGS, ONE THREE PIECE TURQUOISE RING, EIGHT SMALL TURQUOISE RINGS, TWO LARGE TURQUOISE RINGS. ALL JEWELRY MADE OF SILVER AND HAD PRICE TAGS MARKED WITH LETTER "R", A NUMBER AND THE PRICE.

TURQUOISE NOT HIGH QUALITY AND LARGER PIECES WERE SHINY WITH INITIALS "GJ" OR "TJ". WILL ATTEMPT TO ASCERTAIN ADDITONAL IDENTIFYING INFORMATION.

END

AGL FBI...MP

CLR



NR Ø14 DN PLAIN 10:35 PM NITEL OCTOBER 24, 1975 DDC BUTTE (70-9372) TO: ', MINNEAPOLIS DENVER (70-4534) (P) FROM: AKA RUSSELL MEANS, AKA CIR - BURGLARY; 00: BUTTE. RE DENVER TELETYPE TO BUTTE, OCT. 23, 1975. ON OCT. 23, 1975, SUBJECT INTERVIEWED DENIED KNOWLEDGE OR INVOLVEMENT BOULDER. COLORADO. 'IN INSTANT BURGLARY. HE ADVISED HE HAD BEEN AT CROW AGENCY, MONTANT, DURING THE BEGINNING OF THE WEEK OF OCT. 19, 1975, AND HAD STAYED AT THE SUN LODGE MOTEL. HE RETURNED TO DENVER FROM BILLINGS, MONTANA VIA WESTERN AIRLINES 3:20PM, OCT. 21, 1975. ON THE SAME FLIGHT WAS RUSSELL MEANS. MEANS HAD BEEN IN MONTANA MAKING A NEWS DOCUMENTARY FOR FRENCH IV AND HAD TO A FRENCH WOMAN, IDENTITY UNKNOWN, INTRODUCED IN CHARGE OF THE FILMING. WAS IN CROW AGENCY FOR ANOTHER PURPOSE ACCOMPANIED BY HIS PARTNER ALSO ASSOCIATED WITH THE NATIVE AMERICAN RIGHTS FUND, BOULDER, COLORADO.

French Film www

PAGE TWO DN 70-4534
DENIED KNOWING ANY OF THE OTHER SUBJECTS,
HOWEVER, ADVISED HE WAS INTRODUCED BY MEANS TO AN INDIAN
MALE WHOSE NAME HE DOES NOT RECALL. ADVISED HE
WAS NOT AWARE OF MEANS BEING IN POSSESSION OF ANY INDIAN
JEWELRY AND WAS NOT AWARE OF ANY INCIDENT AT THE AIRPORT AT
BILLINGS RESULTING IN ARREST OF AN INDIAN MALE.
ON OCT. 23, 1975, DENVER PD SGT ADVISED
HE NOW BELIEVES RUSSEL MEANS ACCOMPANIED BY SECOND UNKNOWN b7c
INDIAN MALE DEPARTED DENVER, COLORADO, ON WESTERN FLIGHT 216
OCT. 23, 1975 AT 2045 HOURS USING NAMES AND
FLIGHT TO ARRIVE SIOUX FALLS, SOUTH DAKOTA, 2255 HOURS.
ON OCT. 23, 1975, DET. DENVER PD INTELLIGENCE,
ADVISED DENVER PD OFFICER (PROTECT)
RUSSEL MEANS! AND HAS PROVIDED LIMITED VALUABLE
INFO ON MEANS IN THE PAST AND HAD TOLD HIM MEANS HAD ARRIVED
DENVER OCT. 21, 1975 AND DEPARTED DENVER OCT. 22-23, 1975.
CONFIDENTIALLY ADVISED MEANS
,

PAGE THREE DN 70-4534

ON OCT. 23, 1975, PRE-TEXT CONTACT TO LOCATE MEANS MADE	
with mrs. westminster, colorado. she advised	
MEANS VISITED ON AND DEPARTED SAME DATE. SHE	
HAD NO KNOWLEDGE OF PRESENT WHEREABOUTS! SHE ADVISED MEANS	
HAD NO INDIAN JEWELRY AND DEPARTED RESIDENCE ACCOMPANIED BY	•
UNKNOWN INDIAN MALE BEINGSTRANSPORTED BY MEANS	
(LNU)	b6 b7C
ON OCT. 24, 1975, RECONTACTED AND ADVISED	
HE HAD TALKED WITH OFFICER AND THAT HAD EXAMINED	
THE JEWELRY AND INDICATED THE JEWELRY HAD NO	
INITIALS "T.J." OR "G.J.".	1
FD-302'S FOLLOW.	
MINNEAPOLIS AT SIOUX FALLS, S. D., ATTEMPT TO VERIFY	
MEANS AND SECOND INDIAN MALE ARRIVING SIOUX FALLS ON WESTERN	
FLIGHT OCT. 22,, 1975 AND CONTINUE EFFORTS TO LOCATE AND	
INTERVIEW SUBJECTS.	
DENVER WILL MAINTAIN CONTACT WITH SGT. AND OFFICER	1
ATTEMPT TO LOCATE DENVER, THROUGH SGT.	
AND INTERVIEW HE RE MEANS CONTACT.	
END TEL	
AGL FBIMP	
CLR	

NRØ1Ø MP PLAIN	
639PM NITEL OCTOBER 28, 1975 AGL	
TO BUTTE 70-9372	
DENVER	
FROM MINNEAPOLIS 70-10592 (P)	
AKA, RUSSELL	
MEANS, AKA	
CIR - BURGLARY, 00: BUTTE.	
RE BUTTE NITEL TO DENVER AND MINNEAPOLIS, OCTOBER 23, 1975, AND	
DENVER TELETYPE TO BUTTE AND MINNEAPOLIS, OCTOBER 23, 1975.	
ON OCTOBER 28, 1975, OF ELMEN RENTAL, SIOUX	
FALLS, SOUTH DAKOTA, ADVISED THAT THEIR DODGE VAN, SOUTH DAKOTA LICENSE	
ELT 648, WHICH WAS RENTED OCTOBER 14, 1975, BY IS DUE TO BE	
RETURNED OCTOBER 28, 1975, BUT HAS NOT BEEN RETURNED AS YET. WHEN	
VAN WAS RENTED, A FRENCHMAN, ADVISED VAN WOULD BE TAKEN TO	
PLACE UNKNOWN, MONTANA, AND THEN RETURNED TO SIOUX FALLS. ADVISED	
HE WOULD NOTIFY FBI SIOUX FALLS, WHEN VAN IS RETURNED AND WOULD SECURE	
VAN FOR FBI SEARCH AFTER HIS RETURN.	
ON OCTOBER 28, 1975, WAS CONTACTED THROUGH	
NORMAL COURSE OF BUREAU BUSINESS AND AN ATTEMPT WAS MADE TO INTERVIEW	
HIM CONCERNING CAPTIONED MATTER; HOWEVER, HE DECLINED TO SUBMIT TO	

70-10592-7

PAGE TWO MP 70-10592

INTERVIEW. IN VIEW OF RUSSELL MEANS' PENDING TRIAL IN LOCAL COURT IN SIOUX FALLS, AND THE FACT THAT HE HAD STATED THAT HE WILL NOT SUBMIT TO INTERVIEW BY THE FBI WITHOUT AN ATTORNEY, MEANS IS NOT BEING INTERVIEWED AT THIS TIME.

MINNEAPOLIS, AT SIOUX FALLS, SOUTH DAKOTA, WILL CONDUCT SEARCH OF DODGE VAN FOR ANY EVIDENCE OF CAPTIONED BURGLARY WHEN VAN IS RE-TURNED TO ELMEN RENTAL.

END.

FBI BUTTE TDS FOR ONE TU AND CLR

DN-DISSP-RDE

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b7C

Date: OCTOBER 28, 1975 PLAINTEXT Transmit the following in \_ (Type in plaintext or code) TELETYPE NITEL (Precedence) BUTTE (70-9372) - TDS TO: DENVER ~ 20E FROM: MINNEAPOLIS (70-10592) (P) AKA. RUSSELL MEANS, AKA AKA. CIR - BURGLARY, OO: BUTTE. RE BUTTE NITEL TO DENVER AND MINNEAPOLIS, OCTOBER 23, 1975 AND DENVER TELETYPE TO BUTTE AND MINNEAPOLIS, OCTOBER 23, 1975. ON OCTOBER 28, 1975, OF ELMEN RENTAL. SIOUX FALLS, SOUTH DAKOTA, ADVISED THAT THEIR DODGE VAN, SOUTH DAKOTA LICENSE ELT 648, WHICH WAS RENTED OCTOBER 14, 1975, BY IS DUE TO BE RETURNED OCTOBER 28, 1975, BUT HAS NOT BEEN RETURNED AS YET. WHEN VAN WAS RENTED, A FRENCHMAN, ADVISED VAN WOULD BE TAKEN TO PLACE UNKNOWN, MONTANA, AND THEN RETURNED TO SIOUX FALLS. ADVISED HE WOULD NOTIFY FBI, SIOUX FALLS, WHEN VAN IS RETURNED AND WOULD SECURE VAN FOR FBI SEARCH AFTER HIS RETURN. 1) - MINNEAPOLIS 7011592 Filed

> BT-6:39 P Or-7:55 P

Approved:

Special Agent in Charge

# F-B 1

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	Date:
(rans <del>m</del> j	t the following in(Type in plaintext or code)
/ia	(Precedence)
	ا و محد الاحد الحد الحد الحد الحد الحد الحد ا
	10592 MP 70-9 <del>373</del> PAGE TWO
	ON OCTOBER 28, 1975, WAS CONTACTED THROUGH
	NORMAL COURSE OF BUREAU BUSINESS AND AN ATTEMPT WAS MADE TO
	INTERVIEW HIM CONCERNING CAPTIONED MATTER; HOWEVER, HE DECLINED
1	TO SUBMIT TO INTERVIEW. IN VIEW OF RUSSELL MEANS' PENDING TRIAL
	IN LOCAL COURT IN SIOUX FALLS AND THE FACT THAT HE HAD STATED THA
	HE WILL NOT SUBMIT TO INTERVIEW BY THE FBI WITHOUT AN ATTORNEY,
	MEANS IS NOT BEING INTERVIEWED AT THIS TIME.
	MINNEAPOLIS, AT SIOUX FALLS, SOUTH DAKOTA, WILL CONDUCT
	SEARCH OF DODGE VAN FOR ANY EVIDENCE OF CAPTIONED BURGLARY WHEN
<u>.</u> 1	VAN IS RETURNED TO ELMEN RENTAL.
	END.
	·



	FEDERAL BUREAU OF INVESTIGATION
Page 1	Date of transcription 10/28/75
	M 3
plied the	was contacted and sup-
at the Cu	stated that a French film crew had been ster Battle Field along with RUSSELL MEANS and ale Indian who identified himself as
mately 6	described as being approxi- b6 b7
shown in	continued that the film crew had come ster Battle Field to film a documentary to be France and that RUSSELL MEANS was narrating and the filming.
on Octobe Minnesota	MEANS had indicated that after their filming r 20, 1975, that he was returning to Minneapolis,
1.1	•
r:	
•	
10/21,	75
SA	dpl Date dictated 10/23/75
	plied the  at the Cur another mately 6:  to the Cur shown in in directing  on October Minnesota

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.



# FEDERAL BUREAU OF INVESTIGATION

ar h: d:	f the identity nd the fact the is recent trip id not wish to	was contacted outside t, Sioux Falls, South Dakota. He was this Agent by a show of FBI Creat this Agent wished to talk to him to Montana. indicated be interviewed by stating, "I have	of auvised dentials about that he
fe	Prese	nterview was then terminated.  nt during this conversation was a value of 30, 5'8", and 120 pounds.  has shaved his head bald and and ing in his left ear.	b6
		· .	
	· · · · · · · · · · · · · · · · · · ·		
rviewed on_	10/28/75		P 70-10592-
SA		hre Dote distated 10/3	1/75

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, BUTTE (70-9372)		11/6/75
P	SAC, MINNEAPOLIS (70-1059	2) (P)	
		aka	
[	RUSSELL MEANS, aka		·
	āka		
	CIR - BURGLARY OO: BUTTE	•	
	Re Butte report	of SA	dated 10/28/75.
	Resident Agent, observed is completely shaved and left ear.	tte is one photograph of the formation Butte, on 10/Sioux Falls, Some and noted the following following the grant a gold earring following the following fol	outh Dakota, b6 b70 b70 b6
	Minneapolis is extremist matter in AIM. would like to know if	office of <u>origin in largerding</u> is identical wi	<u>and</u>
	LEAD:		
	BUTTE		
	herewith and determine if	will view photograph en	closed .
,	2 - Butte (Enc.1) 2 - Minneapolis (1 - 157-3259) hrc (4)	70-11-22 10	
		All the second of	

#### FBI

b6

b7C

		Date:	11/25/75 ,	
Fransmit the fo	llowing in			
	(Ty)	pe in plaintext of	· code)	
/ia	AIRTEL		AIRMAIL	
		/D-:	(4.1.1)	

(Priority) TO: SAC, MINNEAPOLIS (70-10592) SAC, BUTTE (70-9372) (P) FROM: SUBJECT: aka; RUSSELL MEANS. aka; CIR - BURGLARY 00: Butte Reurlet, 11/6/75; and Denver airtel to Butte, 11/6/75. Enclosed for the Minneapolis and Denver Offices are six photographs each of jewelry taken in captioned burglary at Sun Lodge Motel and one photograph each of Subject For the information of Minneapolis and Denver, entered plea of not Subject Trial set for 12/15/75, at Billings, Montana. guilty. LEADS MINNEAPOLIS DIVISION AT SIOUX FALLS, SOUTH DAKOTA Will display photographs of jewelry to logical sources to determine if RUSSELL MEANS or associates may be in possession of such. SEARCHED Z SERIALIZED - Minneapolis (Enc. 7) (AM) 2 - Denver (70-4534) (Enc. 7) (AM) 2 - Butte mhs (6) Approved: \_\_

+ U, S. GOVERNMENT PRINTING OFFICE | 1969 O = 346-090 (11)

Special Agent in Charge

BT #70-9372

# DENVER DIVISION

AT DENVER, COLORADO

Will display photographs to Sergeant Denver PD Intelligence, for identification.

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AINTEL.

atrmatl

TO:	SAC, WINNEAPOLIS (70-10592)
PROM:	SAC, DUTTE (70-9372) (P)
Subject:	
·	MEA; MINERAL WEANS DEA;
.• .	CIR - BURGLARY OO: Butte

Rourlet, 11/6/75; and Denver mirtel to Butte, 11/8/75.

ь6

Enclosed for the Minseapolis and Denyer Offices are six photographs each of jewelry taken in captioned burglary at Sun Lodge Estel: and one photograph each of Subject

For the information of Minneapolis and Donver, Subject entered plea of not guilty. Trial set for 12/10/10, at Billings, Montana.

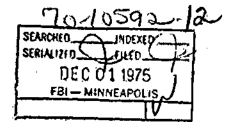
LEADS

# MIENEAPOLIS DIVISION

# AT SIOUK FALLS, SOUTH DAKOTA

Will display photographs of jewelry to logical sources to determine if RUSSELL MEANS or associates may be in possession of such.

222	Minneap Denver Butte	011s (70-4	(Enc. 534)	7) (Enc	(AM) . 7)	(MA)
रछा	Butte					

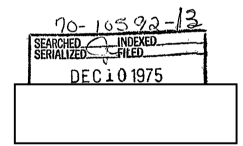


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70-10592 mec

On October 28, 1975, Rent-All, Sioux Falls, South Dakota, advised that t company, on October 14, 1975, rented a Dodge Van Li	of Elmen heir
No. FIT 648 (1975 South Dakota) to French TV T.F.I	2. 4
Paris, France. A Fronch man and	lady
to the rental agreement. Mileage on the wan signed to the rental agreement. Mileage on the van when r 25,173. He advised he would notify the FBI when the returned.	"CHANNEL" ented was

b6 b7C



SAC, BUTTE (70-9372)	12/10/75
SAC, MINNEAPOLIS (70-10592) (	P)
alx	a;
RUSSELL MEANS. aka;	
CIR - EURGLARY OO: EUTTE	
Re report of SA	10/23/75.
	three copies each of and b7c nvestigative insert.
On 12/2/75, Lt. Soux Falls, South Dakot, Police De MEANS trial continues at Sioux Fal rioting and injuring a public buil a distrubance at the Minrobaba Cou	ls. Ho is charged with ding in connection with ntv Courthouse on 4/30/75.
MEANS and they all live Offense-Defense Committee Headquar Sioux Falls.	at the Wounded Knee ters at 315 East 15th Street,
<u>LUAD</u>	
MINNEAPOLIS DIVISION	
AT SIOUX FALLS, SOUTH D	AKOTA
Continue investigation	to recover stelen jewelry.
2 - Butte (Enc. 6) 2 - Hinneapolis mec	
(4)	00-14502 14

b6 b7C b7D

AIRTEL
TO: SAC, BUTTE (70-9372)
FROM: SAC, DENVER (70-4534) (RUC)
SUBJECT:  RUSSELL MEANS. alta; ako; CIR-BURGLARY OO: Eutte
Re Butte airtel to Minneapolis, 11/25/75.
On 12/15/75, contact at <u>Denver Police Department</u> Intelligence Detail revealed Sgt. on vacation until end of December, 1975.
On 1/7/76, Sgt. Denver Police Department Intelligence Detail was shown photographs of the jevelry taken in captioned burglary. advised that in view of the fact that he had not seen any suspect jevelry he is unable to identify the jevelry as the jevelry taken in captioned burglary.
For the further information of Butte, Officer
Denver Police Department,  RUSSELL MEANS, advised
RUSSELL MEANS and he has
2-Eutte (RM) 1-Minneapolis (70-10592)(Info.)(RM) 1-Denver BUJ/ske (4)  [STATE OF THE POLICY OF THE P

DN 70-4534

In view of the fact no further investigation remains in the Denver Division, this matter is being considered RUC.

### 1/30/76

AIRTEL

AIR MAIL

SAC, MINNEAPOLIS (70-10592) TO: SAC, BUTTE (70-9372) ( FROM: SUBJECT: aka; aka; aka; CIR - BURGLARY 00: Butte

b6 b7C

Reurlet to Butte, 12/10/75.

The USA's Office, Billings, Montana, has declined prosecution in this matter.

No further investigation being conducted in this matter.

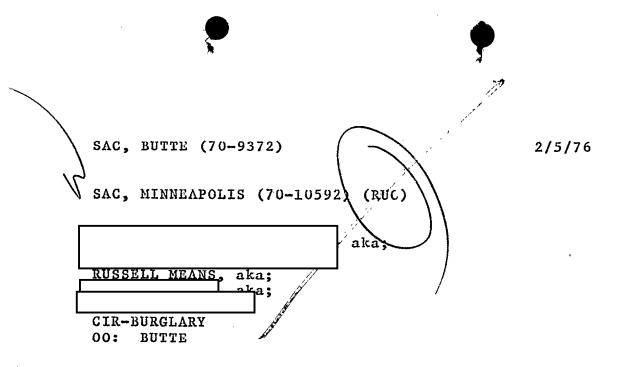
2 - Minneapolis (AM) Butte

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		Date: 1/30/76	
Transmi	it the following in	(Type in plaintext or code)	
	AIRTEL	ATD MATT	
Via		(Priority)	
	matter.	SAC, MINNEAPOLIS (70-10592)  SAC, BUTTE (70-9372)  RUSSELL MEANS, aka; aka; CIR - BURGLARY 00: Butte  Reurlet to Butte, 12/10/75.  The USA's Office, Billings, Montana, has descention in this matter.  No further investigation being conducted in the second of the second	ь6 ь7с this
		SEARONED	
Ap	oproved:	SentM Per	

Special Agent in Charge

U.S.Government Printing Office: 1972 — 455-574



Referênce Minneapolis letter to Butte dated 12/10/75.

Photographs of jewelry taken in captioned burglary have been displayed to logical sources in Sioux Falls, South Dakota, with negative results. RUSSELL MEANS was convicted of rioting in local court in Sioux Falls, and is presently being tried rioting in Sioux Falls.

All logical investigation has been conducted at Sioux Falls, and this case is being considered RUC.

70-10593-17
Searched
Serialized

b6 b7C

2 - Butte
(1 - Minneapolis
kae )



# File—Serial Charge Out

FD-5 (Rev. 6-17-70)

**☆ U.S. GPO:** 1974-560-582

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FEDERAL BUREAU OF INVESTIGATION
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Page 18 ~ b3;
Page 20 ~ b3;
Page 82 ~ Duplicate;
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L:	r•	BL	A -	┚	Compl			O T A		Crimin	nal
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Add	ress of subject					ersonal Z T ainant's addres				75 Time 5:10	
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1	ts of complain				<b>ا</b> آ	TA 70-73	. ^		Canna	n Doll	
Sul	bjects co	onfronte ta. on N	d Lt. orth Dako	ta Hi	B. Whway	IA Police v 1806. a	ט ממו	roximat	elv 1	mile sou	th
lof	the Can	non Ball	River, n	ear C	lannoi	n Ball. w	rit	hin the	exter	rior bound	1-
ar	ies of t	he Stand	ing Roc <u>k</u>	Sioux	: Ind:	ian Reser	٠va	tion, d	uring	the arte	r-
no	on of $6/6$	7/75。 W of Triba	hen Lt. 1 Code Se	etior	ртасе 1 8.11	ea pour s 7d. hoth	นม เเล	hiects	resist	arrest fo	sed.
im	peded and	d interf	ered with	Ţ.ŧ.I		while i	n	the per	formar	nce of hi	S
of:	ficial d	uties, f	orcing <u>Lt</u>		to	o physica	111	y dubdu	e both	n subject	S •
Du	ring the arged an	encount d the nr	er, Lt ojectile	enter	se ed Mi	rvice rev EANS butt	COC	k. MEA	.NS was	ally dis- s treated	at
I t.h.	e U. S. 1	Bublic S	ervice Ho	spita	il at	Fort Yat	ies	and wa	s ther	n transfe	
to	St. Ale:	xius Hos	pital at	Bisma	irck i	where he	is	curren	itly a	patient.	
Pr	osecutio	nauthor	ized by A	.USA				Bism	arck.		_
Vi	olation	18 USC 1	11. Comp	laint	file	ed by SA	กส	tionnor	t ice	befor	
fo	S. Magi rwarded	to DUSM	ARRY AL P	TO A D C D	Bisma	arck, all	Lo	n 6/8/7	75. Bo	ond recom	nenge
by	AUSA \$5	,000 cas	n or sure	ty ea	ach s	ubject.		• • •	•		
Fe	loy warr	ant also	issued c	hargi	ing M	EANS with	ı A	ssault	at For	rt Rice,	
l Mo	rton Cou	ntv (not	on Reser	vatio	on).	State wa	arr	ant not	; to be	e execute	α
un Fo	til subj rt Rice	ect rele incident	ased from preceded	capt	tione	d offense	· O.A.	y sever	al hou	urs.	
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Acti	ion Recommend	ded O & A	•	_							
	SA										
1			(Agent)				<u>_</u>				1

A STATE OF THE STA	
17: DIRECTOR, FBI	005
PROM: SAC, MINHEAPOLIE (39-NEW) (P)	
SUBJECT: RIGHELL MEANS.	•
BUREAU OF INDIAN AFFAIRS (BIA)  OC: NO.	
Russell nears,	· · ·
AND errested by BIA, FI. YATES, NORTH DAKOTA,	Jume 7,
1975, DURING BARLY EVENING, FOLLOWING ASSAULT BY THE ABOVE INDI	VIDUALS
AGAINST SEVERAL BAR PATRONS AT FT. MENN RICE, MORTON COUNTY, N	ORTH I
DAKOTA, AT APPROXIMATELY 7 2:30 P.H., JUNE & 7, 1975. RUSSELL	MRANS b6
observed at BAR WITH 30-30 rifle.	ь7с 🤄
IME ASSAULT AT FORT RICE OCCURRED ON STATE LAND AND	MORTOR
COUNTY AUTHORITIES HAVE ISSUED FELONY WARRANTS CHARGING ALL THE	IMDIVIDUAL
IN CUSTODY WITH ASSAUST.	
THE ABBEST TOOK PLACE IN NORTH DAKOTA ON THE STANDI	NG ROOK
STOUX INDIAN RESERVATION, AGENCY HEADQUARTERS AT FORT VATES. 'B	
OFFICER RESPONDING TO A REQUEST FOR ASSISTANCE FROM	MORTON
COUNTY AUTHORITIES, LOCATED VEHICLES ON THE RESERVATION BELIEVE	D
INVOLVED IN THE BAR ASSAULT. AS LT.	XHI HHEE
THE PROPERTY OF THE PROPERTY O	
ikkhihinikhihikhiseikkeminsphéshihikakhihike approached, Rugskil	HRANS
STOPPED LT. WHO WAS ACCOMPANIED BY BY	IA RADIO 🖰
DISPATCHER, WHOM LT.	_/
Russell means was joined by	and but
BECAME BELLIGERENT AND THEN AGGRESSIVE. LT. TLACED	THE CORT
DEBEST FOR THE TRIBA L OFFENSE OF BEING TEXNAL CAPPED ON THE PHICK	
S 1110 107E	
	I .

	RESIDTED AND WO ASSISTED BY RUSSELL HEAR! HAS FORCED 670
	TEN TO USE A SHOT GUN TO PREVENT OTHER PROPLE PRESENT FROM INTERPERING.
	drew his revolver AND DURING AN ENSUING STRUGGLE BETWEES
	LT. NRAME AND IT SERVICE REVOLVER ACCIDENTALL
	DISCHARGED STRIKING MEANS IN THE BUTTOCK. MEANS IS HOSPITALIZED IN GOOD
	CONDITION FOR OVERNIGHT OBSERVATION AT FORT YATES. RUSSELL MEANS WAS
	ARRESTED ON THE TRIBAL OFFENSE OF BEING INTOXICATED ON THE HIGHWAY. THE
	OTHER INDIVIDUALS ARRESTED WERE ALSO CHARGEDIES WITH TRIBAL OFFENSES ARIS
	ING OUT OF THE SAME INCIDENT. If the and achosed on 6/7/
	that he was withholding prosecutive opinion on AFO changes and that Martin County, North
ŧ	Datat authorities should proceed with local assent Charges. Subjects being found of
_	To Morton County North Dokte authorities 6/8/15 SUBJECTS 703 APD, TITLE 19, SECTION 131, USC.
	ALL SUBJECTS ARE AMERICAN INDIANS HUGGELL MEANE WAS BURN
	(IROURT DATE);
	áid
	DATES OF BIRTH NOT AVAILABLE FOR AND
	THYESTICATING CONTINUING.
•	ALL SUBJECTS SHOULD BE CONSIDERED POSSIBLY ARRED AND
	DARCKROUS IN VIEW OF RUSSELL MEANS POSSESSION OF & 30-30 HIFEE AT

PORT RICE, MORTH DAKOTA, ON JUNE 7, 1975.

FD-340a (Rev. 3-1-67)

	(File No.)	
Date Filed		Disposition
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File No. MP 89-231	ь6 ь7С
Gaddress of contributor)	
By	

Receipt given 🔲 Yes

MO MO **⊘**No **Description:** hogistrate form re declaration of indigency by Russell Wears filed 7/25/75 with USDC, Bismarch, MD.

If married is your Spouse employed? Myes Ino  If YES, how much does your If a minor under age 21, what is your Spouse earn per month Parents or Guardian's approximate monthly income  Have you received within the post 12 months any income from a business, profession or other form of self-employment, or in form of rent payments, interest, dividends, retirement or annuity payments, or other sources? Yes Non-  OTHER  INCOME  IF YES, GIVE THE AMOUNT  RECEIVED SOURCES  THE SOURCES	erio de la compania br>La compania de la co		i gara ta missa kalendar kalendar. Tarihir salah		
Sutheestern Division  U.S.A. Russell Charles  Means: Thomas Richard Poor Bear  Pension representation of provider and the provider of the prov					
Sutheestern Division  U.S.A. Russell Charles  Means: Thomas Richard Poor Bear  Pension representation of provider and the provider of the prov		alah jerang Asart Jah		•	
District of North Dakota  Bismarck, North Dakota  A Bismarck, North Dakota  Penedon REPRESENTED (Now your full points)  Russell Chairles Neams  CHANGE OF Free Links of applicable a since top 2 N February  Resisting impeding, and interfering with Officer  in performance of official duties.  18 USC 111  AND JEEST TO GUESTIONS REGARDBIG ANDUST TO REFUSE IN 2 1975 COUNTY OF THE STORY MAN TO DAM Self Employer  AND JEEST TO GUESTIONS REGARDBIG ANDUST TO REFUSE INCOME.  EMPLOY  BIENT  H married is your Spouse amployed? Dive Modern the property of the street of the street of the property of the street		[ATES & MAGISTEADE : COTTHE			
Blamarck, North Dakota  PERSON REPRESENTED (Now your full name)  Russall: Charles Neams.    1	. 11 C A	Program 3 Charles			
PERSON REPRESENTED (Show your full pame)  Russaell: Charles Neans  Russaell: Charles Neans    1			AT DISCIPLE OF	NOETH DAKOTA	34101
Russell Charles Neams.    1	<u> </u>	ار <u>در مشم پنج دست دین کند</u> ک	Bismarck, No	orth Dakota	
Resisting, impeding, and interfering, with officer in performance of official duties.  18 USC 111  **MENTERS TO RUESTIONS REGARDING AUCTIVITY TO POTENTS S. SCHAROT, COMMING AND THE COMMING A	PERSON REPE	(ESENTED (Show your full name)	•••		
Resisting impeding, and interfering with officer in performance of official duties.  18 USC 111  Are you now employed? Tyes, Mo Dan Self Employed.  Are you now employed? Tyes, Mo Dan Self Employed.  Are you now employed? Tyes, Mo Dan Self Employed.  Are you now employed? Tyes, Mo Dan Self Employed.  Are you now employed? Tyes, Mo Dan Self Employed.  Are you now employed? Tyes, Mo Dan Self Employed.  If YES, how much do you If NO, give most in and year of last employed. The same much do you can per month? Self much do you are per month? Self much do you can per month? Self much do you can per month? Self much do you can per month Self much do you can per month? S	> Russell	Charles Means		1 7 7 7	- 1 - 5 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
Resisting, impeding, and interfering with Officer in performance of official duties.  18 USC 111  AREA OF A DISTIONS REGARDING ADMINITY TO RETURN SCHAMOTO, CORNELL SCHAMOTO,					District Court
in performance of official duties.  18 USC 111    Comparison   Compari			W Cala	4 D Probation Violator	FNLED
in performance of official duties.  18 USC 111    Comparison   Compari	Registing im	ENSE (describe it applicable & check box inching and interfering	<b>→</b> }	5 D Parote Violator VIVI ED	STAFTS PERMITT COURT
State   Control Specify   Co					OF HOLDH DAY OF A
Are you now employed? Tyes Mo Dam Self Employed  Name and address of employer: All LEADER Wo CAMPENSATION  IF YES, how much do you IF NO, ijive-hookith and you can per month?  MENT If married is your Spouse employed? Yes No  IF YES, how much does your Make much did you can per month \$5/32-5500  IF YES, how much does your Make much did you can per month \$5/32-5500  IF YES, how much does your Make much did you can per month \$5/32-5500  IF YES, how much does your Make much did you can per month \$5/32-5500  IF YES, how much does your Make much did you can per month \$5/32-5500  IF YES, how much does your Make much did you can per month \$5/32-5500  IF YES, how much does your Make much did you can per month \$5/32-5500  IF YES, how much does your Make much did you can per month \$5/32-5500  IF YES, how much does your Make much did you can per month \$5/32-5500  IF YES, now much does your Make much did you can per month \$5/32-5500  IF YES, now much does your Make much did you can per month \$5/32-5500  IF YES, GIVE THE AMOUNT RECEIVED  RECEIVED  RECEIVED  RECEIVED  RECEIVED  RECEIVED & IDENTIFY \$ Months any incomes from a business, including account Byes Divided the months and months any incomes from a business, including account Byes Divided the months and months and months any incomes from a business, including account Byes Divided the months and months any incomes from a business, including a per month sources? The business of the per months and per month sources? The per months and per months any incomes from a business, including a per months any incomes from a business, including age of which and you can per month sources? The per months any incomes from a business, including age of which are your accounts of the per month sources? The per months any incomes from a business, including age of which are your accounts of the per month sources? The per months any incomes from a business, including age of which are your accounts of the per months any incomes, including age of the per months any incomes, including age of w				8 (I) Meserial Witness	IUL 25 1075
Name and address of employer: AIM LEADER (NO. CONPONSATION)  IF YES, how much do you			·	•	一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一
Name and address of employer: AIM LEADER (WO COMPONSATION)  IF YES, how much do you		WEST TO GUE	TIONS REGARDI	IG ANKATY TO BUE	
MENT  If YES, how much do you oring per month? \$  If married is your Spouse employed? Yes  If a minor under age 21, what is your Spouse barn per month \$  If a minor under age 21, what is your Parents or Gibrahan's approximate monthly income \$  Have you Assessed within the past 12 months any income from a business, profession or other form of self-employment, or inform of rent payments, interest, dividends, retirement or annaisy payments, or other sources?   Yes    No.  THE YES, GIVE THE AMOUNT  RECEIVED & JOENTIFY \$  THE SOURCES  CASH Have you any cosh on hand or money in savings or checking account Eyes   No   IF YES, state total amount \$ 200 =  Do you own any real estate, stocks, bonds, notes, adomobiles, or other valuable property (excluding ordin household furnishings and clothings?   Yes   No    DESCRIPTION  DESCRIPTION  DESCRIPTION  DESCRIPTION  DESCRIPTION  Listing of the MANTHAL STATUS   No. of the year indiationships to theirs  STANDATHLY   Yes provided the standard of their indiationships to theirs    STANDATHLY   Yes provided the standard of their indiationships to their indiationships to their indiationships to their indiationships to their indiationships    SERIS   Serious	1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987	Are you now employed?	s No LAm S	off Employed	S J. SCHMIDT, Clerk
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If YES, how much does your   Spouse earn per month   S   Parents or Glastishan's approximate monthly income   Spouse earn per month   S   Parents or Glastishan's approximate monthly income   Spouse earn per month   S   Parents or Glastishan's approximate monthly income   Stefamployment, or in the parents of month of monthly any locome from a business, profession or other form of self-employment, or in the form of monthly payments, or other sources?   Value   Non-RECEIVED   SOURCES   Parents of Cash   Parents			yed? XIYes IINo	A Company	
Spouse earmper month \$ Parents'or Gliardian's approximate monthly inconie \$  Have you received within the past 12 months any locomie from a business, profession or other form of self-employment, or inform of month payments, interest, dividends, retirement or annusity payments, or other sources?		IF YES, how much does your	unkner Itan	nings under age 21, what is yo	(18)
OTHER  Normal Forms of rent payments, interest, dividends, retirement or annuity payments, or other sources?		Spouse earn per month	\$Parer	its'or Güərdiən's approximate i	nonthly income \$
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Do you own any real estate, stocks, bonds, notes, actiomobiles, or other valuable property (excluding ordin household furnishings and clothing)?			<u>, i i i ja mataina.</u>		
PROPERTY  IF YES, GIVE VALUE AND SESCRIPTION  DESCRIPTION    MARKITAL STATUS   Total No. of Description No.	CASH	Have you any cash on hand of money	y in savings or checking acco	ount Byes DNo IF YES, state	e total amount   \$ 200 =
PROPERTY  IF YES, GIVE VALUE AND SECRIPTION  DESCRIBE IT  DESCRIBE IT  L  MARCH ALCITATUS  Total No. of Dependents  I I Single Dependents  I MARCHI D  X SCHARATED OR X SCH		Do you own any real estate, s	tocks, bonds, notes, ad	tomobiles, or other valuable	property (excluding ordina
DEPENDENTS   MARCHAE DO Dependents   Marchae Dopendents   Marchae Dopend			ng)? 🗌 Yes - 🗹 No	<b>3</b>	
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File No. MP 89-231

Date Received

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From			Police	b7c
Bureau of India	of cont an Af			
(ADDRESS	OF CO	NTRIB	JTOR)	
Cannon Ball, No	orth :	Dak	ota	
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(MAINE C	<del>, o. "</del> cı	AL AG	ENT)	
o Be Returned Yes	s Rec	eipt	Given	Yes
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MEANS, 3/16/76 pursuant to red	, at	DIS	marck,	, פרועו
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FD-340 REV. (6-24-65)

File No. MP 89-231	
Date Passived 3-17-76	1
From	M.D,
U.S. Public Health Service A	tospital
(ADDRESS OF CONTRIBUTOR)	) ta
	b6 b7С
To Be Returned Yes Receipt Given	Yes
No Description:	No No
Copy of Climical R	ewrd-
navature summe	rej
dated 6/9/75, A	
treatment of Russel	P
Means, 6/7/75.	

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GLINICAL RECORD	<u> </u>	NARRATIVE SUMM	NAKY	110 CD1741 175D
DATE OF ADMISSION	DATE OF DISCHARGE	7 7	i i	
June 7, 1975	Transferred to St.	end of narrative)	all June 7, 1	.975
HISTORY OF PRESENT ILL sustaining a <u>dunshot</u> only let the jail and after being t mined in the hospital wascoherent, oriented	LNESS: The patient wound. Thitially he there a short approafter he said he he	was brought in the refused to be examine him. Eximately two how add increasing page 1	seen, that h He was broug urs he agreed ain. At all	ne would ght to the l to be exa- times he
On coming to the hospipain but appeared quitlittle bit. He also of the bullet wound. mentioned. He said thistory of ulcer disease.	te comfortable in n complained of sligh He had no abdomina he epigastric pain	no distress. He It pain over the I pain other the he had had befo	even joked a exit and ent an what has b re and that h	round a rance points been previously he had had a
PHYSICAL EXAMINATION: even taking time to jo HEENT showed the followaccommodation. There bleeding points about the lungs to be clear The abdomen showed no bound tenderness, no sounds were active. I posterior ilieum. Exposterior ilieum.	oke around with the owing: the pupils we was no icterus. If the head or face. On deep inspiration organomegaly or maderities, no guarding the did have some slatemities were with There were no bruentrance wound of er the area of the assed through with	"X-ray techniciance equal and reperse equal and reperse was no brusted in the neck was some the heart hands of the bullet over left flank. The nece points were out penetrating	an. Examinat eactive to li ises or abras upple. The cad a sinus tas no tenderne involuntary. ver the left s. All pulse the pulses. the left posere was no bus the abdomen.	cion of the ght and sions or chest showed achycardia. Sess or rebowel flank and es were presexamination sterior ilieum allet pal-
The impression initial out possible intra-ab	lly was superficial dominal injury.	gunshot wound	to the left f	lank, rule
LABORATORY DATA: Hem was negative for bloom There was no evidence abdomen there was som the site of the path	of any bullet in tender of the bulging of the leader. X-1	vs, flat plate we the abdomen. On left flank and so cays of the pelver of the bullet.	ere within no the flat pla ft tissue inf is was negati TO BE	ormal limits. ate of the jury sate at
	sheets of this form (Sta   DATE   6/9/75	IDENTIFICATION NO.	e is required) ORGANIZATION FT YATES SE	ervice Unit
PATIENT'S IDENTIFICATION (For a middle; grade; date; hos	pital or medical facility)	ass, jirst,		
MEANS, Russell	,			ADD ATIME CHARLADY
··· <b>,</b>		<b>-</b> _		ARRATIVE SUMMARY Standard Form 502
Fort Yates THS Hos	pital	T. 6	5/9/75 te	502/108/02

KEEP ATTACHED TO EXHIST MP 89-23/-1A(3)

FORT YATES, ILL. III TICTA 58538

PHS INDIAN ROSPITAE

	NARR	ATIVE SUMMARY	
DATE OF ADMISSION	DATE OF DISCHARGE	NUMBER OF DAYS HOSPITA	LIZED
June 7, 1975	June 7, 1975 (Sign and date at end of re		
uperficial wound and spoke with Dr. ye to determine wheth	phoned Dr. a tomy findings. He concurred he suggested just local of the possibility her or not there was dye was not necessary. He	choracic surgeon, in Bismarck red that this was probably a wound care and observation. of injecting the wound with a in the intra-abdominal caviwas familiar with the tests	.ty ·
t about 9:00 PM the pas complaining of the	patient was beginning to is, this was over the le	have more abdominal pain. Ift flank. The left flank ha ecchymosis over the exit po	.d
thest showed the lungs Examination of the abo	s to be clear. The hear	vital signs to remain stable t was still normal sinus rhy e of left upper quadrant ten l physical examination.	thm.
guadrant tenderness in the aquadrant tenderness in the following the ruled out. I substitute that possibly a shock suggested that in view renous fluid therapy and renous f	area of the spleen and to this patient. I felt to spoke to Dr. ag wave injury to the splew of this to make the parand transfer him to St. as then transferred to the splew of the transferred to the splew of the spl	· ·	pper lld rred e e
INAL DIAGNOSIS: Gur	nshot wound to left flan	k	
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	ects of this form (Standard Fo.	rm 502) if more space is required)	
	DATE IDE	NTIFICATION NO. ORGANIZATION	T)
	6/9/75	rm 502) if more space is required)  NTIFICATION NO. ORGANIZATION  Ft Yates Service  TER NO. WARD	Unit No.
PATIENT S IDENTIFICATION (2011) middle; grade; date; hos	DATE IDE	NTIFICATION NO. ORGANIZATION	Uniț No.
	DATE IDE	NTIFICATION NO. ORGANIZATION  Ft Yates Service TER NO. WARD	
MEANS, Russell	pital or medical facility)	NTIFICATION NO. ORGANIZATION  Ft Yates Service TER NO. WARD  NARRATIVE Standar	SUMMARY
	pital or medical facility)	NARRATIVE  T. 6/9/75 te  ORGANIZATION  ORGANIZATION  PARTATIVE  Standar  502	SUMMAR) rd Form 502 /108/02
MEANS, Russell	pital or medical facility)	NARRATIVE T. 6/9/75 te  PHS INDIAN HOS	SUMMARY rd Form 502 /108/02 PITAL
MEANS, Russell	pital or medical facility)	NARRATIVE  T. 6/9/75 te  ORGANIZATION  ORGANIZATION  PARTATIVE  Standar  502	SUMMARY rd Form 502 /108/02 PITAL

FD-340 REV. (6-24-65)

File No. 89-23/

Date Received		
From		
(NAME OF	CONTRIBUTOR)	
(ADDRESS C	OF CONTRIBUTOR)	······································
SA	TATE)	b6 b70
o Be Returned Yes	Receipt Given	Yes No
Description:	on	b3

FD-340 (REV.	6-24-65)
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File No. M	0 89-	-231	
File No. <u>/////</u> Date Received	4-2	-76	
From	(NAME C	PF CONTRIBUTOR)	b6 b70
	(ADDRESS	OF CONTRIBUTOR)	
Ву			
To Be Returned	□ Yes ☑ No	Receipt given	□ Yes
Description:			
			È



NRØØ5 MP CODED
1:00 AM SENT ON 6/8/75 NITEL JUNE 7, 1975 DCW
TO DIRECTOR
FROM MINNEAPOLIS (89-NEW) (P)
RUSSELL MEANS; LT. BUREAU OF
INDIAN AFFAIRS (BIA) AFO; OO: MINNEAPOLIS.
RUSSELL MEANS,
AND ARRESTED BY BIA, FT. YATES, NORTH DAKOTA,
6/7/75, DURING EARLY EVENING, FOLLOWING ASSAULT BY THE ABOVE INDIVIDUALS
AGAINST SEVERAL BAR PATRONS AT FT. RICE, MORTON COUNTY, NORTH DAKOTA,
AT APPROXIMATELY 2:30 PM, JUNE 7, 1975. RUSSELL MEANS OBSERVED AT b6
BAR WITH 30-30 RIFLE.
THE ASSAULT AT FORT RICE OCCURRED ON STATE LAND AND MORTON COUNTY
AUTHORITIES HAVE ISSUED FELONY WARRANTS CHARGING ALL THE INDIVIDUALS
IN CUSTODY WITH ASSAULT.
THE ARREST TOOK PLACE IN NORTH DAKOTA ON THE STANDING ROCK SIOUX
INDIAN RESERVATION, AGENCY HEADQUARTERS AT FORT YATES. BIA POLICE
OFFICER RESPONDING TO A REQUEST FOR ASSISTANCE FROM MORTON
COUNTY AUTHORITIES, LOCATED VEHICLES ON THE RESERVATION BELIEVED
INVOLVED IN THE BAR ASSAULT. AS LT. APPROACHED, RUSSELL MEANS
STOPPED LT. WHO WAS ACCOMPANIED BY BIA RADIO

JATAFE + RHW

sort 1:00 km

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PAGE TWO MP 89-NEW
DISPATCHER, WHOM LT.
RUSSELL MEANS WAS JOINED BY AND BOTH
BECAME BELLIGERENT AND THEN AGGRESSIVE. LT. PLACED UNDER
ARREST FOR THE TRIBAL OFFENSE OF BEING INTOXICATED ON THE HIGHWAY.
RESISTED AND WAS ASSISTED BY RUSSELL MEANS. WAS be
FORCED TO USE A SHOT GUN TO PREVENT OTHER PEOPLE PRESENT FROM INTER- b7C
FERING. LT. DREW HIS REVOLVER AND DURING AN ENSUING STRUGGLE
BETWEEN LT. MEANS AND LT. SERVICE REVOLVER
ACCIDENTALLY DISCHARGED STRIKING MEANS IN THE BUTTOCK. MEANS IS
HOSPITALIZED IN GOOD CONDITION FOR OVERNIGHT OBSERVATION AT FORT YATES.
RUSSELL MEANS WAS ARRESTED ON THE TRIBAL OFFENSE OF BEING INTOXICATED
ON THE HIGHWAY. THE OTHER INDIVIDUALS ARRESTED WERE ALSO CHARGED WITH
TRIBAL OFFENSES ARISING OUT OF THE SAME INCIDENT.
AUSA BISMARCK, NORTH DAKOTA, ADVISED ON
6/7/75 THAT HE WAS WITHHOLDING PROSECUTIVE OPINION ON AFO CHARGES AT
THIS TIME AND WILL RENDER A DECISION MONDAY 6/9/75. HE ALSO ADVISED
THAT MORTON COUNTY, NORTH DAKOTA AUTHORITIES SHOULD PROCEED WITH
LOCAL ASSAULT CHARGES. SUBJECTS BEING TURNED OVER TO MORTON COUNTY,
NORTH DAKOTA AUTHORITIES 6/8/75.

ALL SUBJECTS ARE AMERICAN INDIANS. WAS BORN

AND

DATES OF BIRTH NOT AVAILABLE FOR

b7C

INVESTIGATION CONTINUING.

ALL SUBJECT SHOULD BE CONSIDERED POSSIBLY ARMED AND DANGEROUS IN VIEW OF RUSSELL MEANS POSSESSION OF A 30-30 RIFLE AT FORT RICE, NORTH DAKOTA, ON JUNE 7, 1975.

END

TMA ACK FORONE FBIHQ CLR

NR MII MP CODED
9:30 PM NITEL JUNE 9,1975 MRH
TO DIRECTOR
FROM MINNEAPOLIS (89-231) (P)
RUSSELL MEANS;
BUREAU OF INDIAN AFFAIRS (BIA) 4F0; 00: MINNEAPOLIS.
COMPLAINT AUTHORIZED AND WARRANT ISSUED ON MEANS AND
MEANS TAKEN INTO CUSTODY THIS DATE AND IS UNDER GUARD ST. ALEXIS
HOSPITAL, BISMARCK, N.D., BY U.S. MARSHAL. MEANS IN SATISFACTORY
CONDITION AND WILL APPEAR BEFORE U.S. MAGISTRATE WHEN ABLE. LOCAL
WARRANTS CHARGING MEANS AND OTHERS WITH ASSAULT NOT EXECUTED AS YET.
FBI IDENTIFICATION DIVISION REQUESTED TO FURNISH MINNEAPOLIS
UPDATE IDENTIFICATION RECORDS OF RUSSELL CHARLES MEANS, FBI NUMBER
אסר פסת פסת איז א פסת פאר
FACSIMILE.
BUREAU WILL BE KEPT ADVISED.
ARMED AND DANGEROUS.
END
HOLD  WA-WEB  Serialized  Indiana
Serialization Indexed
Filed

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Director, FB						6/9/75					
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NCIC PRINTOUT - TO BE SERIALIZED AND FILED

#### PRESS RELEASE

Minneapolis, Minnesota June 9, 1975

The FBI announced today that RUSSELL CHARLES MEANS, age 35, was taken into custody today at Bismarck, North Dakota, on a charge of Assaulting a Federal Officer.

JOSEPH H. TRIMBACH, Special Agent in Charge of the Minneapolis Office of the FBI, advised that MEANS, who has been residing in Bismarck, North Dakota, was charged in a complaint authorized by the U. S. Attorney at Bismarck on June 8, 1975.

MEANS is alleged to have resisted arrest by PAT KELLY, Lieutenant of Police, Bureau of Indian Affairs, Cannon Ball, North Dakota, while Lieutenant PAT KELLY was in performance of his official duties on June 7, 1975, near Cannon Ball, North Dakota, on the Standing Rock Indian Reservation. MEANS is alleged to have jumped in front of Lieutenant KELLY's moving police vehicle, forcing Lieutenant KELLY to stop; and, when MEANS and THOMAS RICHARD POOR BEAR were arrested by Lieutenant KELLY for violation of Tribal Code (intoxicated person on the highway), POOR BEAR and MEANS resisted, opposed, impeded, and interfered with Lieutenant KELLY and forced Lieutenant KELLY to physically subdue them.

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PFE:rfr

According to Mr. TRIMBACH, in the ensuing scuffle, Lieutenant KELLY's revolver discharged accidentally, striking MEANS in the lower back. MEANS will appear before a U. S. Magistrate at Bismarck, North Dakota, as soon as feasible pending further prosecutive action.

A warrant has also been authorized by the U. S. Attorney, Bismarck, for the arrest of THOMAS RICHARD POOR BEAR, age 20, Rosebud, South Dakota, who is alleged in the same complaint to have interfered with Bureau of Indian Affairs Police Lieutenant PAT KELLY.

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# UNITE STATES DEPARTMENT OF JUSTIAL BUREAU OF INVESTIGATION IDENTIFICATION DIVISION WASHINGTON, D.C. 20537

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The following FBI record, NUMBER 877 277 C , is furnished FOR OFFICIAL USE CMLY. Information shown on this Identification Record represents data furnished FBI by fingerprint conhibators. WHERE DISPOSITION IS NOT SHOWN OR FURTHER EXPLANATION OF CHARGE OR DISPOSITION IS DESIRED, COMMUNICATE WITH AGENCY CONTRIBUTING THOSE FINGERPRINTS.

CONTRIBUTOR OF FINGERPRINTS	NAME AND NUMBER	ARRESTED OR RECEIVED	CHARGE	DISPOSITION
Police Department San Leandro California	Russell Charles Means 11046	March 9, 1957	Petty Theft and violation of curfew	,
Police Department San Leandro California	Russell Charles Means 11046	April 26, 1958	common drunk	\$10.00 bail forfeited
Police Department Los Angeles California		January 18, 1959	drunk - booking 775889	
Police Department Los Angeles California	Russell C. Means LA 467 708-M	December 19, 1959	211 Penal Code (robbery) booking 001537	
Police Department Inglewood California	Russell Charles Means A-23264	June 4, 1960	drunk in private residence	
Police Department Oakland California	Russell Charles Means 155819	September 9, 1962	Penal Code under the	15 days County Jail suspension i year
Police Department San Francisco California	Russell Charles Means 180373	October 27, 1962	Suspicion Section 245 89- Penal Contarrent (Assault smatths) a deadly weapon)	INDEXED FILED 1 1975
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# UNITED STATES DEPARTMENT OF JUSTICE DERAL BUREAU OF INVESTIGATION IDENTIFICATION DIVISION WASHINGTON, D.C. 20537

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CONTRIBUTOR OF FINGERPRINTS	NAME AND NUMBER	ARRESTED OR RECEIVED	CHARGE .	DISPOSITION
Police Department San Francisco California	Russell C. Means 180373	April 10, 1963	enroute to Los Angeles California (Section 270 Penal Code omit to provide for a minor child)	April 11, 1963 Delivered on charge of H-23221 enroute to Los Angeles California (Section 270 Penal Code)
Sheriff's Office Los Angeles California	Russell Charles Means B-961126	April 12, 1963	Failure to provide	
Police Department San Francisco California	Russell Charles Means 180373	April 1, 1964	no arrest probationer from Los Angeles County fingerprinted in compliance with Case Record keeping as per Section 1203.10 Penal Code (Section 270 Penal Code)	
Police Department Rapid City South Dakota	Russell C. Means 19389	September 26, 1965	Disorderly Conduct	\$100.00 and 30 days suspension on floater

# UNITED STATES DEPARTMENT OF JUSTICE DERAL BUREAU OF INVESTIGATION IDENTIFICATION DIVISION WASHINGTON, D.C. 20537

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The following FBI record, NUMBER 877 277 C , is furnished FOR OFFICIAL USE ONLY. Information shown on this Identification Record represents data furnished FBI by fingerprint contributors. WHERE DISPOSITION IS NOT SHOWN OR FURTHER EXPLANATION OF CHARGE OR DISPOSITION IS DESIRED, COMMUNICATE WITH AGENCY CONTRIBUTING THOSE FINGERPRINTS.

CONTRIBUTOR OF	<del>,</del>			
FINGERPRINTS	NAME AND NUMBER	ARRESTED OR RECEIVED	CHARGE .	· DISPOSITION
United States Marshal Minneapolis Minnesota	Russell Charles Means 6842	May 21, 1971	18 United States Code 1382 Trespassing on a Naval Installation	Dismissed November 9, 1971
United States Marshal Sioux Falls South Dakota	Russell Charles Means 8410-1495	June 6, 1971	Did unlawfully climb Mount Rushmore and camp	Dismissed by Order of the Court
Police Department Washington DC	Russell Charles Means 253 183	September 22, 1971	Unlawful Entry	
Police Department Scottsbluff Nebraska	Russell C. Means 28912	January 14, 1973	Disorderly Conduct Intoxication Carrying Concealed Weapon Resisting Arrest	To County
Sheriff's Office Rapid <sup>C</sup> ity South Dakota	Russell Charles Means 11048	February 6, 1973	C-1 Riot C-2 2 counts arson second degree	Released to Custer County Authorities
USM Sioux Falls SDak	Russell Charles Means 8410-1495	4-5-73	burg, lare impede Fed officers during civil disorder-consp A Fed Off-poss unregister firearms-arson	
USM Phoenix Ariz	Russell Charles Means 6816 P (c)	6-18-73	Interstate transportation of firearms for civil disorder	

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Scars and Marks:	]
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Address April 75- Rossbud, South Dakota	
Occupation: Construction laborer	

individual in whom you are interested.

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NRØØ6 MP CODE
4:20 PM URGENT 6-10-75 JMJ
TO DIRECTOR
FROM MINNEAPOLIS (89-231) (P)
RUSSELL CHARLES MEANS;
LIEUTENANT BUREAU OF INDIAN AFFAIRS AFO;
00: MINNEAPOLIS.
REMPNITELS TO THE BUREAU DATED JUNE 8, 1975, AND JUNE 9, 1975.
MEANS AFFORDED HEARING BEFORE U.S. MAGISTRATE, BISMARCK,
NORTH DAKOTA, JUNE 10, 1975 AT 11:00 A.M. AND ORDERED RELEASED BY
U.S. MAGISTRATE HARRY J. PEARCE, ON \$5,000 UNSECURED BOND. MEANS
HAS DEMANDED PRELIMINARY HEARING. UNITED TRIBE'S
EMPLOYMENT TRAINING CENTER, BISMARCK, NORTH DAKOTA, WAS
FOR MEANS AT HEARING. ACCORDING TO DEPUTY U.S. MARSHAL
ATTORNEY, IS ALLEGEDLY ARRIVING BISMARCK, JUNE 11,

MORTON COUNTY WARRANT OF ARREST CHARGING MEANS WITH ASSAULT, A FELONY, WAS SERVED ON MEANS AT 4:30 P.M., JUNE 9, 1975; BOND RECOMMENDED \$25,000. HEARING NOT YET SCHEDULED.

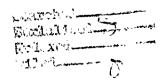
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### FBI

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Tre	Date: 6/10/75  CODE	006				
	(Type in plaintext or code)					
Vio	TELETYPE URGENT (Priority)					
	TO DIRECTOR, FBI					
	FROM SAC, MINNEAPOLIS (89-231) (P)					
	RUSSELL CHARLES MEANS; LIEUTENANT BUREAU OF INDIAN AFFAIRS - AI	FO; OO:				
	REMPNITELS TO THE BUREAU DATED JUNE 8, 1975 AND JUNE 9					
	MEANS AFFORDED HEARING BEFORE U.S. MAGISTRATE, BISMARC	CK,				
	NORTH DAKOTA, JUNE 10, 1975 AT 11:00 A.M. AND ORDERED RELEA	ASED BY				
	U.S. MAGISTRATE HARRY J. PEARCE, ON \$5,000 UNSECURED BOND.	MEANS				
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	1975.					
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	ARMED AND DANGEROUS.					
	89-231-	11				
(	Minneapolis dkp					
	Approved: Special Agent in Charge Sent 4:20 p M Per to U. S. GOVERNMENT PRINTING OFFICE: 18	969 O - 346-090 (11)				

### Warrant issued for wounded Means

BISMARCK, N.D. (AP) — A federal warrant was issued Monday for the arrest of American Indian Movement (AIM) leader Russell Means, hospitalized in satisfactory condition in Bismarck with a pistol wound in the stomach.

The United States attorney's office said the warrant alleges Means "did resist, oppose, impede and interfere with Pat Kelly, a lieutenant of police of the Bureau of Indian Affairs in Cannon Ball, while Kelly was in performance of official duties."

A similar warrant was issued for Thomas Richard Poor Bear, 21, Rosebud, S.D.

The hospital said Means had requested no incoming telephone calls and was not available for comment.

The charges stem from an incibodent Saturday near the Cannon-ball Bridge in northern Sioux County, N.D., in which Means was shot in the abdomen, authorities said.

Henry Gayton, special Bureau of Indian Affairs officer, said Means was shot during an altercation involving other AIM members, Means and Kelly.

However, Means contended the BIA report was "completely erroneous." He said he was shot by Kelly's son, a radio dispatcher and jailer at Fort Yates.

Gayton said Kelly shot Means when the officer's gun accidently discharged during a scuffle with AIM members.

'In the scuffle, his gun dis-

"In the scuffle, his gun discharged," Gayton said. "It was in accident."

(Indicate page, name of newspaper, city and state.)

7 ST. PAUL PIONEER PRESS St. Paul, Minn.

Date: June 10, 1975
Edition: Morning

Author:

Editor: William G. Sumner
Title: Russell Means

Character:

Classification: **%9-**Submitting Office: Minneapolis

Being Investigated

89-231-12

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JUN 1 1 1975

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### FBI says BIA policeman shot Means in back

.:

Tribune News Services

can Indian Movement (AIM) leader er back. Russell Means was shot in the back by a Bureau of Indian Affairs (BIA) When contacted by the Minneapoofficer Saturday. The FBI said the lis Tribune yesterday, the U.S. atshooting was an accident.

BIA officials had said Sunday that bullet had entered Means's body. Means was shot in the abdomen during an altercation with BIA Po- "If it entered from the back, that lice Lt. Pat Kelly near Cannonball, N.D., on the Standing Rock Reservation in the south central part of the state. Means claimed he was shot in the back by Kelly's son, who was with his father during the incident.

der arrest because he allegedly "did resist, oppose, impede and inter-ere" with Kelly "while Kelley was in the performance of his duties."

BIA officials claimed Means was shot in the lower abdomen when Kelly's pistol accidentally discharged during a scuffle between Kelly and Means. Means claimed he was shot while trying to break up a scuffle between the elder Kelly and Tom Poor Bear, who was with Means at the time of the incident arid also was arrested yesterday. -

Ill a release yesterday, Joseph Trimbach, special agent in

charge of the Twin Cities office of the FBI, explained the shooting thi way: "In the ensuing scuffle, Lt Kelly's revolver discharged accid-The FBI said Monday that Ameridentally, striking Means in the low-

> torney in Bismarck, N.D., David Peterson, declined to say where the

gun might have gone off while it was in the back of the suspect?" Officials at St. Alexius Hospital in Bismarck, where Means was listed Meanwhile, Means was placed un in good condition, refused again yesterday to say where the point of entry was.

would not make Kelly's story less believable," he said. "Did you ever think that in a scuffle the officer's

U.S. Marshal Walter Link closed Means's hospital room to reporters and visitors.

Link said this was done in order to lessen the chance of adverse publicity in the Means case, which he labeled "a sensitive one."

Means, in a hospital interview before the banning of visitors, said national AIM was calling for a " full-scale federal investigation" into the circumstances surrounding his shooting, which he labeled ail ""assassination attempt."

(Indicate page, name of

newspaper, city and state.)

1B& MINNEAPOLIS TRIBUNE 2B Minneapolis, Minn.

Date: June 10, 1975 Edition: Morning . Author: Editor: Charles W. Bailey

Russell Means

Classification: Submitting Office: Minneapolis

Being Investigated

Title:

Character:

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CC Sent To Bu RS 6-19-75

## Means recovering from wound

BISMARCK, N.D. (UPI) — Russell Means, American Indian Movement (AIM) leader, recuperating today in St. Alexis Hospital here from a gunshot wound, said he understood a federal assault charge would be filed against him in connection with an incident on the Standing Rock Indian Reservation Saturday.

Means and Bureau of Indian Affairs (BIA) police gave conflicting accounts of how the shooting occurred, and whether Means was shot in the back or abdomen. Doc-

tors declined to say. '

A BIA criminal investigator said Means, 37, was shot in the abdomen by a BIA police officer after Means and a group of some 20. AIM members accused the police of harassing the group.

But the wounded AIM leader said he was shot by the police officer's son, and that the bullet entered his back just below the lung. Means said he hoped to clear in the assault charge.

(Indicate page, name of newspaper, city and state.)
21 ST. PAUL DISPATCH St. Paul, Minn.
<del></del>
Date: June 9, 1975 Edition: Evening Author: Editor: H.G.Burnham, Jr. Title: AIM
Character:
Classification: 15-10-8 Submitting Office: Minneapolis  Being Investigated
89-231-14

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(Mount Clipping in Space Below)



RUSSELL MEANS

## **BIA** says shooting Means 'accidental'

BISMARCK, N.D. (A)-American Indian Movement (AIM) leader. Russell Means is in satisfactory condition in a Bismarck hospital with a gunshot wound suffered during an incident on Standing Rock Reservation, Bureau of Indian Affairs (BIA) officials said Sungay.

The BIA said Means, a key figure in AIM's 71-day occupation of Wounded Knee, S.D., in 1973, was accidentally shot in the abdomen Saturday by a bureau police officer, Lt. Pat Kelly, 45.

Means says the BIA report is "completely erroneous," and that he was shot by Kelly's son..

Henry Gayton, special agency officer, said the AIM leader was shot during a scuffle involving Means, other AIM members and Kelly, when the officers' gun accidentally discharged.

"In the scuffle his gun dis-charged," Gayton said. "It was an accident."

"The incident occurred near the Cannonball Bridge in Sioux Coun ty, officials said.

(Indicate page, name of newspaper, city and state.)
17 ST.PAUL PIONEER PRESS
St. Paul. Minn.

June 9, 1975 Edition: Morning Author: Editor: William G. Sumner Russell Means

Date:

Character:

Classification: Submitting Office: Minneapolis

Being Investigated INDEXED SEARCHED. SERIALIZED.

JUN 1 1 1975 b7C

CC Sent To Bu RS 6-10-75

## BIA plotted his shooting, Means says

#### By RANDY FURST Minnepolis Star Staff Writer

American Indian Movement leader Russell Means, hospitalized at Bismarck, N.D., with a bullet wound in his abdomen, charged today that the Bureau of Indian Affairs (BIA) had engineered the shooting to run him off the Standing Rock Indian Reservation.

Means said he was shot in the back, then taken to jail where he bled for two hours before he was moved to the St. Alexis Hospital.

The BIA claims that Means was shot accidentally during a scuffle Baturday.

Means was charged in Bismarck today with assaulting a federal officer, the BIA said. The charge was filed by the Federal Bureau of Investigation.

The U.S. attorney's office in Bismark said today it has issued a warrant for Means' arrest

The warrant alleges Means "did resist, oppose, impede and interfere with Pat Kelly, a lieutenant of police of the Bureau of Indian Affairs in Cannon Ball, while Kellywas in performance of official duties." -

MEANS SAID in a telephone interview with the Minneapolis Star today that he was "weak." The hospital said that he was in "satisfactory condition" but did not know when he would be released.

Means' and the BIA account of

the shooting differ sharply.

The BIA said that Means was being sought in connection with an Assault on two persons in a bar earlier in the day.

🋂 The BIA said that Means was

, shot by Lt. Kelly, 45, during a scuffle involving Means, other AIM members and Kelly on the Stande ing Rock Reservation.

CALVIN YELLOWROBE, BIA criminal investigator, said in a phone interview that the shooting was accidental and occurred after Kelly tried to break up a fight that Means had started.

Means claims, however, that Kelly stopped the car he was driving in, and "grabbed the driver of the car, Tom Poor Bear, by the hair and started pulling him around." -

Means said he got out of the car, with other AIM members, to "break up the scuffle" when he was shot.

Means says he was shot by Kelly's son, not by Kelly. Means said the BIA was claiming Kelly did the shooting because his son was not authorized to carry the gun, let alone shoot it. .

Means said he did not assault anyone in a bar nor was he in a bar. "The BIA made that up to discredit anything I have to say to the press, and make it seem that whatever incident I'm in has something to do with a bar," Means said.

Means said that he has applied for a job to head a youth ranch on the Standing Rock Reservation, and the "BIA has been putting. pressure on the tribe not to hire; me." He said the BIA threatened to get the ranch's federal funds cut; off.

The BIA said today that there was no truth to the story that Kelly's son had shot Means or that the BIA had started the fight.

 A BIA spokesman also denied that the agency had attempted to stop the reservation from hiring Means.

"I'm not lending any dignity to that story," a BIA spokesman said.

Means was a leader of the 1973 seizure at Wounded Knee, S.D. Charges against him and Dennis Banks, another AIM leader, were dropped after a nine-month trial, last year in St. Paul.

(Indicate page, name of newspaper, city and state.)
lla MINNEAPOLIS STAR Minneapolis, Minn.
· 
<u> </u>
·
Date: June 9, 1975 Edition: Evening Author:
Editor: Lee Canning Title: Russell Means
Character:
Classification: <b>39-</b> Submitting Office: Minneapolis
Being Investigated
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JUN 1 1 1975 b7c

CC Sent To Bu RS 6-10-75



RUSSELL MEANS : Wounded by gunshot (- )



### AIM leader Means shot on N.D. reservation

By Tom Davies Staff Writer

American Indian Movement (AIM) leader Russell Means was listed in satisfactory condition Sunday in a Bismarck, N.D., hospital, recuperating from a gunshot wound he received Saturday.

That much everyone agrees on. However, Means's explanation of what happened—who shot him, where he was hit and why—differed significantly from the explanation provided by Bureau of Indian Affairs (BIA) officials on the Standing Rock Reservation in south-central North Dakota.

BIA officials said yesterday that Means was shot accidentally about 4 p.m. Saturday near the Cannonball Bridge on the reservation by BIA police Lt. Pat Kelly, 45. The BIA said Kelly's pistol discharged during a scuffle with Means, hitting Means in the lower abdomen.

Means said in an interview from f St. Alexis Hospital in Bismarcki that he was shot in the lower back by Kelly's son. Means said that he was shot as he was trying to break up a scuffle between the elder Kelly and Tom Poor Bear, a member of Means's party.

In what BIA officials said might be a related incident, the liquor store owned by the elder Kelly's wife was robbed and severely damaged by fire about 12 hours after Means was shot. The body of a young man was found in the burned-out liquor store yesterday morning.

A BIA official in Cannonball, N.D., said yesterday that one of two juveniles allegedly involved in the liquor-store incident was in custody. The other juvenile, the BIA official said, apparently was overcome by gas fumes or smoke and was unable to get out of the burning store.

The BIA official said the juveniles were from the Turtle Mountain Reservation in north-central North Dakota. One of the juveniles, the official said, is the brother of one of the people arrested with Means in the incident Saturday.

The BIA explained the shooting this way:

Means was wanted for questioning in connection with an incident earlier Saturday in which two men claimed they were beaten by Means. Lt. Kelly was on patrol about 3:40, taking his son to work as a dispatcher for the BIA police.

According to the BIA, Kelly saw a couple of cars and a pickup truck parked next to the Cannonball Bridge. As he passed the vehicle, the BIA said, Means somehow motioned for the car to stop.

The BIA said Means then asked Kelly why the BIA police were harassing him, and words were exchanged between Means and Kelly's son.

At this point, according to the BIA. Tom Poor Bear approached Kelly's son, and Kelly drew his pistol. A souffle ensued, the BIA said, between Means and the elder Kelly.

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	Date: June 9, 1975 Edition: Morning Author: Tom Davies Editor: Charles W. Bar Title: Russell Means	il
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JUN 1 1 **1975** 

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CC Sent To Bu RS 6-10-75

During the scuffle, the BİA said, Kelly's pistol discharged, sending a bullet into Means's abdomen, just above the hip.

However, Means explains the shooting this way:

Means said he was in a three or four car caravan Saturday afternoon on his way to do some roping and riding on the reservation. Kelly's vehicle met the caravan on the highway, Means said, and ordered it to pull off the road.

In the ensuing discussion, Means said, the elder Kelly got into a fight with Poor Bear. Means said he tried to break it up.

"I'm trying to get a job on a youth ranch up there," Means said from his hospital bed yesterday, "so I didn't want any trouble. I tried to break it up, and that's when I was shot."

Means said he was shot by Kelly's son. "He shot me in the back," he said. "The first time I saw him he was standing with a shotgun keeping the others away from me."

Means said the bullet entered his back just below the lung and came out near his hip. He said the bullet damaged part of his spleen, but no other organs.

After the shooting, Means was taken to St. Alexis hospital in Bismarck, where he arrived about seven hours later. Hospital officials said Means's wound did not require surgery to treat and that he was "doing pretty good."

Hospital officials, however, were unwilling to discuss the nature of the wound. Neither the hospital supervisor nor the attending physician would say where the wounds entry was — in Means's back of apdomen.

All a hospital spokesman would say was that Means was "hit in the flank area."

Means, who expects to be out of the hospital in two or three days; said he was "a little weak and uncomfortable" but "all right" yesterday. His biggest worry about the wound, he said, was that it might leave him with a limp.

BIA officials said Means still has to face charges stemming from the incident at Fort Rice, N.D., in which the two men were beaten. He is also facing four trials in Nebraska and South Dakota on charges ranging from rioting to being an accomplice to murder.

Recently, the codefendant in the nine-month trial in St. Paul resulting from the 1973 occupation of Wounded Knee, S.D., said he was "not going to do anything that jeopardizes my freedom anymore."

Means said he wanted the job on the Standing Rock Reservation as executive director of a youth ranch for juvenile boys with behavior problems so he could help Indian people in one-to-one relationships.

Means said the tribal people and a majority of the ranch's board of directors support him, but that the BIA is trying to dissuade them from hiring him.



#### FBI CASE STATUS FORM

Date: June 8, 1975 To : HAROLD O. BULLIS Name and location of GGA, NORTH DAKOTA Name of Special Agent in Charge and Field Division OLIS Signature of Special Agent in Charge You are hereby advised of action indicated below: Re: Title 18, UviStation of the Secretary Title Numbers Septile States Federal Officer Complaint authorized on 6/8/75 by AUS b6 Bond recommended \$5000 Cash or surety b7C Complaint filed by Name BISMANGK. NORTH DAKOTA HARRY J. PEARCE Facts on which complaint authorized and other pertinent information about case: Lieutenant Complaint based on a statement by of Police, Bureau of Indian Affairs, Cannon Ball, North Dakota, that on 6/7/75, RUSSELL CHARLES MEANS jumped in front of moving police vehicle forcing to stop; and when MEANS and were arrested by for violation of Tribal Code 8.17d, MEANS resisted, opposed, impeded and interfered with while in the performance of his official duties, and forced to physically subdue them. The complaint further states the offense occurred at a point near Cannon Ball, N.D., on Highway 1806, within the exterior boundaries of the Standing Rock Indian Reservation, in Indian Country, and that BIA, Cannon Ball, N.D., is a material

1 - USA, Fargo, N.D. (Mailed directly to USA from Bismarck, N.D.)

\_Minneapolis (89-.231)

Section 12 and 1



Indexed Filed

### FBI CASE STATUS FORM

Date: June 8, 1975	
HAROLD O. BULLIS Name and locality Signa NORTH DAKOTA	
Name of Special Agent in Charge and Field Division POLIS Signature of Special Agent in Charge	
You are hereby advised of action indicated below:	
Re: RUSSELL CHARLES NEWANS MAISE 346ge	
Title 18, Uvislation of the Section in Artific Number's seculating Section of the Company of the	
Complaint authorized on 6/8/75 by AUSA	b6 b7
Bond recommended \$5000 Cash or surety	
Name on 6/8/75	
with HARRY J. PEARCE BISMARCK NORTH DAKOTA and warrant issued.	
Complaint based on a statement by  Of Police, Bureau of Indian Affairs, Cannon Ball, North Dakota,  that on 6/7/75, RUSSELL CHARLES MEANS jumped in front of  moving police vehicle forcing to stop; and  when MEANS and  MEANS resisted, opposed, impeded and interfered with  while in the performance of his official duties, and forced  to physically subdue them. The complaint further states  the offense occurred at a point near Cannon Ball, N.D., on  Highway 1806, within the exterior boundaries of the Standing  In Indian Country, and that  BIA, Cannon Ball, N.D. is a material  witness to the offense.	
USA, Fargo, N.D. (Mailed directly to USA from Bismarck, N.I.)  Minneapolis (89-231)  Searched  Serialized	).

89-231-20

Searched	
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Indexed	
Filed	

### United States District Court

### SOUTHWESTERN DIVISION - DISTRICT OF NORTH DAKOTA

United States of America

v

RUSSELL CHARLES MEANS; THOMAS RICHARD POOR BEAR Magistrate's Docket No.

Case No.

COMPLAINT for VIOLATION of

U.S.C. Title 18,

Section 111

BEFORE HARRY J. PEARCE

Name of Magistrate

Box 400, Bismarck, North Dakota

Address of Magistrate

The undersigned complainant being duly sworn states:

That on or about June 7, , 19 75, at a point near Cannon Ball, No. Dak., on Highway 1806, within the exterior boundaries of the Standing Rock Indian Reservation, in Indian country, within the exclusive jurisdinction of the United States, in the Southwestern Division, District of North Dakota,

(1) RUSSELL CHARLES MEANS, an American Indian male born 11/10/39; and THOMAS RICHARD POOR BEAR, an American Indian male born 12/11/54, did(2)

resist, oppose, impede and interfere with PAT KELLY, Lieutenant of Police, Bureau of Indian Affairs, Cannon Ball, North Dakota, while Lt. PAT KELLY was in performance of his official duties.

And the complainant states that this complaint is based on a statement by Lt. PAT KELLY, Bureau of Indian Affairs, Cannon Ball, North Dakota, that on June 7, 1975, RUSSELL CHARLES MEANS jumped in front of Lt. KELLY's moving police vehicle forcing Lt. KELLY to stop; and when MEANS and THOMAS RICHARD POOR BEAR were arrested by Lt. KELLY for violation of Tribal Code Section 8.17d, POOR BEAR and MEANS resisted, opposed, impeded and interfered with Lt. KELLY and forced Lt. KELLY to physically subdue them.

And the complainant further states that he believes that Lt. PAT KELLY, Bureau of Indian' Affairs, Cannon Ball, North Dakota; and THEODORE PATRICK KELLY, Bureau of Indian Affairs, Cannon Ball, North Dakota,

are material witnesses in relation to this charge.

WILLIAM W. WILLIS

Signature of Complainant.

Special Agent, FBI

ficial Title.

Sworn to before me, and subscribed in my presence,

United States Magistrate.

HARRY J. PEARCE,

<sup>(1)</sup> Insert name of accused.

<sup>(2)</sup> Insert statement of the essential facts constituting the offense charged.

## FEDERAL PUREAU OF INVESTIGATION

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REPORTING OFFICE	OFFICE	OF ORIGIN	٥	ATE		INVESTIGATIVE PE	RIOD	<b>.</b>
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FBI CHARLES MEANS,	Case Statu submitted						USSELL ota, 6/8	/75.
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### ADMINISTRATIVE CONT.

An extra copy of this report is being furnished to FBIHQ in order to disseminate a copy to Office of Indian Rights, Civil Rights Division, U. S. Department of Justice.

### LEADS

### MINNEAPOLIS

	AT BISMARCK, NORTH DAKOTA
	1. Attempt to locate and apprehend
offense.	2. Identify and interview witnesses to captioned
CHARLES ME	3. Obtain medical reports concerning RUSSELL
Bismarck.	4. Follow and report prosecutive action in USDC,
- 4	AT MANDAREE (FT. BERTHOLD INDIAN RESERVATION),
	Attempt to locate and interview witnesses and
<u> 1</u>	AT ROSEBUD, SOUTH DAKOTA
fugitive st	tatus and attempt to locate and apprehend

b6 b7C

-B\*-COVER PAGE

1		
Copy to:	1 - USA, Fargo, North Dakota 1 - USA, Sioux Falls, South Dakota	
Report of: Date:	June 13, 1975	
Field Office File #:	. 89–231 Bureau File #:	
Title:	RUSSELL CHARLES MEANS:  LIEUTENANT  OF INDIAN AFFAIRS -	<b>b</b> 6
		ь7С
Character:	ASSAULT OF A FEDERAL OFFICER	
Synopsis:	RUSSELL CHARLES MEANS. an American Indian male born 11/10/39 and an American Indian male born were arrested by Lieutenant of Police, Bureau of Indian Affairs (BIA), near Cannon Ball, North Dakota, on the Standing Rock Indian Reservation on 6/7/75, for violation of a tribal ordinance. MEANS and resisted arrest forcing Lieutenant to physically subdue them. MEANS was shot in the left side and buttock when Lieutenant revolver accidentally discharged. On 6/8/75, Assistant U. S. Attorney, Bismarck. North Dakota, authorized prosecution of MEANS and for violation of Title 18, Section 111, U. S. Code; and recommended \$5,000 bond, cash or surety for each defendant. A complaint was filed by SA on 6/8/75, before HARRY J. PEARCE, U. S. Magistrate. BISMARCK, who issued warrants of arrest for MEANS and MEANS was placed under arrest by U. S. Magistrate. BISMARCK, who issued warrants of arrest for MEANS and at St. Alexius Hospital, Bismarck, where MEANS was a patient, on 6/9/75. MEANS was released from custody on 6/10/75 by U. S. Magistrate PEARCE on \$5,000 unsecured be Preliminary hearing scheduled for 1:30 p.m., 6/19/75, U. S. District Court, Bismarck. MEANS taken into custody by Morto County, North Dakota, Sheriff LEO SNIDER, 6/10/75, following Federal release, for aggravated assault and battery; recomm bond \$25,000. FBI Identification Records for MEANS, FBI No. 877 277 C, and ARMED AND DANGEROUS.	ond.

-P-

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	2.	Special Officer, Bureau of Indian Affairs (BIA), Ft. Yates North Dakota	5-9	
•	3.	Lieutenant of Police, BIA, Cannon Ball, North Dakota	10	<b>b</b> 6
<b>[</b>	4•.	Radio Operator, BIA, Ft. Yates, North Dakota	11-12	ь7
ļ	5.	Agency Special Office BIA, Ft. Yates, North Dakota	cer, 13	
III.	PRO	SECUTIVE ACTION		
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	2.		21-22	

MP 89-231

# DETAILS:

# At Bismarck, North Dakota

This investigation was predicated upon receipt of	
a telephone call from Special Officer,	b
Bureau of Indian Affairs, Ft. Yates, North Dakota, at 5:10 p.m.,	b
on June 7, 1975, advising that RUSSELL CHARLES MEANS had been shot	;
accidentally by Lieutenant Bureau of Indian Affairs,	
Cannon Ball, North Dakota, on June 7, 1975, when MEANS had	•
resisted arrest by Lieutenant . Mr. advised	
that other individuals were also in custody in connection with	
the incident.	

(1)

: Interviewed on\_

SA'S

#### FEDERAL BUREAU OF INVESTIGATION

6/13/75 Date of transcription Ft. Rice Bar. Ft. Rice. Morton county, worth parotz, provided the following information, commencing at approximately 6:45 p.m., June 7, 1975, concerning an incident which allegedly took place at the Ft. Rice Bar during the afternoon of June 7. 1975: At approximately 2:30 p.m., C.D.T., June 7, 1975, three Indians came into the Ft. Rice Bar where One man came to the bar, and two sat at tables. Several more Indians then came into the bar. b6 observed standing at b7C the bar. RUSSELL MEANS came up to the bar and observed that MEANS was holding a 30-30 rifle The indians were looking for Buckhorn Bar, Mandan, North Dakota. MEANS was trying to place a round of ammunition in the rifle and and were customers in the bar. An unknown Indian male began picking on came around to the table area from behind the bar and got hit with a rifle. but did not actually observe the striking. l of the Indians beat up they beat up got away and went to report what had happened to Ft. Rice Bar, and subsequently reported the incident to the Morton County Sheriff. Ft. Rice, Morton County, File # 6/7/75 MP 89-231

-4-

Date dictated

6/11/75

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.

Dakota

### FEDERAL BUREAU OF INVESTIGATION

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	1	• *	<i>f</i>	,00	ie of franscription	0/10/10	******
• .	Indian Af the follo	lairs (BIA), wing informat:	Ort Yates	ecial Office North Dakota	er, Bureau o	<b>f</b>	
	MEANS, an Ft. Rice,	At 3:42 p.m. at the Police eriff's Office d a group of I Morton County ere not furnis	Department, , Mandan, N Indians had	ft. Yates, orth Dakota, assaulted tw	from the Mon that RUSSEN o persons at	LL	- ,
•	Reservation alleged or	At 3:52 p.m., ls, a pickup the Cannon Balon, that he conferse at Ft	ruck, and to I River, on nsidered we Rice. Lieu whom Lieute	nree other v the Standin re possibly tenant	g Rock India related to t was accompa	: in :he .	ь6 ъ7С
[	Rock India vehicle ar replied, ' "We I m not h checking y	At 4:31 p.m.,  was standing reside in Reservation d MEANS asked Nothing, what don't want y arassing you. ou out". RUS ied, "I have in front of	in the middence in Siour of Lieutenar Lieutenant do you want ou harassing If I was harason to reason to	Ile of the had county on got what I	the Standin out of his he wanted. told Lieu tenant u, I'd be ov	h of g police tenant replied, er	
	replied, " a bitch". Lieutenant said so	grabbed	MEANS sa en started m him, er arrest".	eving toward	a touch son	SO	:
T	Lieutenant	At this point,	•		began to si	rround	
Inter	rviewed on 6/	7/75	Ft. Yates,	Worth Dakota	File # MP 8	9-231	 -
by_	SAIS		11	Dote dictate	··	· •	•

. This document contains neither recommendations nor conclusions of the FBI. 5 It is the property of the FBI and is loaned to your agency; if and its contents are not to be distributed outside your agency.

Lieutenant drew his revolver and threw RUSSELL MEANS down and in doing so, Lieutenant revolver discharged accidentally. The bullet apparently ricocheted off the highway surface striking MEANS in the buttock.	2.
MEANS then refused to get in the police vehicle, requiring Lieutenant to pick up MEANS and place him in the vehicle.	
held off the rest of MEANS' group with a riot gun and the group dispersed. Lieutenant transported and MEANS to Ft. Yates and was followed there by the same group.	
from Dr. at the U. S. Public Health Service Hospital, Ft. Yates, North Dakota. MEANS stated he would receive treatment from his medicine man, stating to Dr. that he knew his rights and could not be compelled to receive medical treatment. Special Officer then instructed Lieutenant to place MEANS	b6 b7С
in the Ft. Yates jail.	
Taken into BIA custody at Ft. Yates, besides  RUSSFIL MFANS and who was  born Social Security Account Number  a resident of Rosebud, South Dakota, were the  following:	
Blaine,	
Minnesota, born Social Security Account Number	`
United Tribes Employment Training Center, Bismarck, North Dakota, born Social Security Account Number	
not further described;	•
not further described;	
born and	
born	

Mr. dvised Complaints for presentation before the Tribal Court, Standing Rock Sioux Tribe, Ft. Yates, North Dakota, had been prepared by the Ft. Yates Police Department, charging violtion of tribal code as follows:

No. One

Defendant Complainant Date of Offense Tribal Code Violation Charge

No. Two

Defendant Complainant Date of offense Tribal Code violation Charge

No. Three

Defendant Complainant Date of offense Tribal Code violation Charge RUSSELL MEANS
Lieutenant
June 7, 1975
Section 8.17D
"Defendant did willfully and
unlawfully, while intoxicated
did stagger on to the highway
into the driving lane."

b6 b7C

Lieutenant

Section 8.17D

"Defendant did willfully and unlawfully, while under the influence of intoxicating substance stagger on the driving lane of a hiway."

Saction 9 6A

Section 8.6A
"Defendant did willfully
and unlawfully operate a
motor vehicle in a reckless
and careless manner by chasing
a police unit on a emergency
run, at high rate of speed."

No. Four

Defendant Complainant Date of offense Tribal Code violation Charge

#### No. Five

Defendant Complainant Date of offense Tribal Code violation Charge

No. Six

Defendant Complainant Date of offense Tribal Code violation Charge

No. Seven

Defendant Complainant Date of offense Tribal Code violation Charge

"Defendant did willfully and unlawfully operate a motor vehicle and follow a police unit bumper to bumper at a high rate of speed."

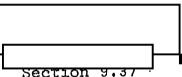
Section 9.37

b6 b7C

"Defendant did willfully and unlawfully resist arrest, when he was lawfully arrested, and refused to get into the police unit. Subject was subdued by force, to effect the arrest."

DECLION STATE

"Defendant did willfully and unlawfully interfer with the lodging of prisoners at Standing Rock Police Department. Advised the subject to leave twice. Subject refused."



"Defendant did willfully and unlawfully attempt to swing at this officer while I was advising the subject to leave the Police Department."

MP 89-231

No. Eight

Defendant ComplainFARRELL EAGLEMAN Date of offense Tribal Code violation Charge Section 9.35

"Defendant did willfully and unlawfully resist lawful arrest after he was advised that he was under arrest for disturbing the peace."

b6 b7C

The above complaints were to be heard by VICTOR PALMER, Tribal Judge, Standing Rock Sioux Tribe, Ft. Yates, North Dakota.

RUSSELL MEANS was taken later to the U.S. Public Health Service Hospital at Ft. Yates for treatment, by BIA Police Officers and

#### FEDERAL BUREAU OF INVESTIGATION

6/13/75 Data of transcription Lieutenant Bureau of Indian Affairs (BIA) Police Officer, assigned to the Standing Rock Indian Reservation, and a resident of Cannon Ball, North Dakota, provided the following information concerning his arrest of RUSSELL MEANS: had provided a statement concerning Lieutenant the arrest to Special Officer. BIA. Vates prior to peing interviewed by Special Agents and and Lieutenant stated that statement was true and correct. **h6** b7C Lieutenant added he had responded to the State Radio (IDRCD) request for assistance in locating persons responsible for an alleged assault at the Ft. Rice Bar in Morton County, and that just south of the Cannon Ball River, on Highway 1806 on the Standing Rock Indian Reservation, RUSSELL MEANS had jumped in front of his police vehicle, forcing Lieutenant to stop. When Lieutenant placed and RUSSELL MEANS under arrest for violation of the Tribal Code resisted. Lieutenant grabbed by the shoulder and when RUSSELL MEANS and officers began moving towards him, Lieutenant drew his revolver. When RUSSELL MEANS advanced towards him. Lieutenant threw MEANS to the ground with his right hand, in which he also was holding his police revolver. The revolver accidentally discharged and the bullet apparently bounced off the pavement striking MEANS in the buttock. RUSSELL, MEANS, refused to get up off the pavement and Lieutenant had to lift him up and place him in the police vehicle. placed in the police vehicle and both were transported to rt. Yates. MEANS' companions pursued the police vehicle, tailgating it at a high rate of speed. Ft. Yates, North Daota 6/7/75 MP 89-231 6/11/75 Date dictated

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#### FEDERAL BUREAU OF INVESTIGATION

6/13/75 Date of transcription also known as Radio Operator, Bureau of Indian Affairs, Ft. Yates, North Dakota, was interviewed at the Ft. Yates Police Department, commencing at 8:34 p.m., and he provided the following information: was being driven to work from his residence at Cannon Ball, North Dakota, to Ft. Yates, by Lieutenant of Police, Bureau of on June 7, 1975, shortly before Indian Affairs (BIA) was to report for duty. 4:00 p.m., the <u>time</u> While en route, and LIEUTENANT heard a radio message from State Radio (North Dakota Radio Communications Department) concerning an offense which took place at Ft. Rice, North Dakota, involving RUSSELL MEANS. The radio transmission indicated RUSSELL MEANS and others might be heading toward. the Standing Rock Indian Reservation. to assist Lieutenant him in checking out the state radio report and they drove toward the Sioux County-Morton County line. As they neared the Cannon Ball River, observed several vehicles parked in the ditch on the west side of the road a short distance south of the river. They drove across the Cannon Ball Bridge, drove east one-half mile, and returned across the bridge. As they drove by the parked cars, several people waved. drove to the Cannon Lieutenant and Ball junction and waited to 15 minutes. They returned to the location of the parked vehicles and all but one vehicle had radioed to Ft. Yates that was gone. Lieutenant he was returning to that location. Lieutenant around again at the Cannon Ball River, and as they drove back south down Highway 1806 a persop in a red shirt jumped out of a black pickup truck. It was and he said a "white guy" had pulled a gun on his group at Ft. Rice. Lieutenant and returned to the Cannon Ball Junction and reported by radio to Ft. Yates. Ft. Yates, North Dakota File # 6/7/75 Interviewed on 6/11/75

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MP 89-231

Ft. Yates radio instructed Lieutenant to go back and find out the names of all the persons present at the location of the vehicles near the Cannon Ball River.
Several vehicles were parked by the road when Lieutenant and arrived. RUSSELL MEANS jumped out in front of Lieutenant police vehicle and stopped the RUSSELL MEANS asked Lieutenant why he was harassing them and Lieutenant replied that he was not. MEANS asked Lieutenant why he did not check him out.  RUSSELL MEANS then turned to and said, "What's you're name?" replied, head both the said to "You're a tough son-of-a-bitch".
did not reply.
then scuffled with Lieutenant to help and several others came to help MEANS. grabbed a shotgun from the police car and stopped the others from interfering. heard a shot fired, but he did not observe it being then ran toward but he stopped after told him twice to stop or ne would shoot him.  Lieutenant placed and RUSSELL at gun point into the police vehicle. Lieutenant had to carry RUSSELL MEANS into the police vehicle.
One of the MEANS' men tailgated Lieutenant police vehicle all the way south to the Porcupine Bridge, where other BIA police officers intercepted them and placed RUSSELL MEANS' companions under arrest. The vehicle behind the police car bumped into the police car several times while both vehicles were traveling at a high rate of speed.
described himself as having been born at McLaughlin, South Dakota, 5'11",  155 pounds. He has been Radio Dispatcher at the Ft. Yates Police Department since He resides at Cannon Ball, North Dakota.

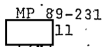
#### FEDERAL BUREAU OF INVESTIGATION

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### PROSECUTION: FEDERAL

The facts of this case were presented to	
Assistant IF S. Attorney, Bismarck, North Dakota,	
by SA on June 7, 1975, and June 8, 1975.	
On Tong O 10MM v.	
On June 8, 1975, Mr. authorized prosecution	. 1-0-
of RUSSELL CHARLES MEANS and for	
violation of Title 18, United States Code, Section 111,	
for resisting opposing, impeding, and interfering with Lieutenant Bureau of Indian Affairs (BIA) Mr.	
recommended that bond be set at \$5,000, cash or surety, for each	•
defendant.	
A complete were called the CA	
A complaint was filed by SA pefore HARRY J.	b6
PEARCE, U. S. Magistrate, Bismarck, North Dakota, on June 8,	b7C
1975, charging violation of Title 18, U. S. Code, Section 111,	
"That on or about June 7, 1975, at a point near Cannon Ball, North Dakota, on Highway 1806, with the exterior boundaries of	
the Standing Rock Indian Reservation, in Indian country, within	
the exclusive jurisdiction of the United States, in the Southwes	<b>4</b>
Division, District of North Dakota, RUSSELL CHARLES MEANS on	tern
American Indian male born November 10, 1939: and	
an American Indian male born did	
resist, oppose, impede, and interfere with Lieutenant	
of Police, Bureau of Indian Affairs, Cannon Ball, North Dakota,	
while Lieutenant was in performance of his official	
duties. And the complainant states that this complaint is	
based on a statement by Lieutenant Bureau of Indian	-
Affairs, Cannon Ball, North Dakota, that on June 7, 1975.	
RUSSELL CHARLES MEANS jumped in front of Lieutenant	
moving police vehicle forcing Lieutenant to stop: and when	
MEANS and were arrested by Lieutenant	
for violation of iribal code Section 8.17d, and	
MEANS resisted, opposed, impeded and interfered with Lieutenant	
and forced Lieutenant to physically subdue them".	
Witnesses were listed as Lieutenant and	•
BIA, both of Cannon Ball, North Dakota.	
Mrs. DEADOR decreed Warman Land C. A	
Mr. PEARCE issued Warrants of Agrest for RUSSELL	
CHARLES MEANS and on June 8, 1975.	



1975, at ap	CHARLES MEANS was	p.m., by U.	er arrest on S. Marshal
L Deputy	v U. S. Marshal		SA
and SA		at St. Ale	xius Hospital.
Bismarck, North Dak	cota, where MEANS	was a patie	ent.

MEANS was afforded a hearing before U. S. Magistrate PEARCE at St. Alexius Hospital on June 10, 1975, and MEANS was released on \$5,000 unsecured bond. MEANS indicated he was residing at United Tribes Employment Training Center, Bismarck, North Dakota, with

b6 b7C

#### PROSECUTION: STATE

Sheriff LEO SNIDER, Morton County, Mandan, North Dakota, placed RUSSELL CHARLES MEANS under arrest at approximately 4:15 p.m., June 9, 1975, for "Aggravated Assault and Battery", in violation of Section 12-26-10, North Dakota Century Code. The victims of the assault were listed as Bond was recommended at \$25,000. Following release from custody of the U. S. Marshal, MEANS was taken into custody by Morton County authorities on June 10, 1975.

### PROSECUTION: TRIBAL

Agency Special Officer, BIA, Ft. Yates, North Dakota, stated on June 10, 1975, that persons charged with Tribal offenses at Ft. Yates, North Dakota, on June 7, 1975, are scheduled to appear in Tribal Court at Ft. Yates, on June 13, 1975.

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# AlM leader Means shot on N.D. reservation

By Tom Davies Staff Writer

American Indian Move (191M) leader Russell Means vas listed in satisfactory condition Sunday In a Bismarck, N.D., hospital, fecuperating from a gunshot wound he received Saturday.

That milicit dveryone agrees on. However, Means's explanation of what happened—who shot him, where he was hit and why—differed significantly from the explanation provided by Bureau of Indian Affairs (BIA) officials on the Standing Rock Reservation in south-central North Dakots.

BIA officials said yesterday that Means was shot accidentally about 4 p.m. Saturday near the Cannonball Bridge on the reservation by BIA police Lt. Pat Kelly, 45. The BIA said Kelly's pistof discharged during a scuffle with Means hitting Means in the lower abdomen.

Means said in an interpret from St. Aleris Hospital in Bismatck that he has shot in the lower bank by Kelly's son. Means said that he

was shot as he was trying to break up a scuffle between the elder Kelly and Tom Poor Bear, a menber of Means's party.

in what BIA officials said might be a related incident, the liquor store owned by the elder Kelly's wife was robbed and severely damaged by fire about 12 hours after Means was shot. The body of a young man was found in the burned-out liquor store yesterday morning.

A BIA official in Cannonball, N.D., said yesterday that one of two juveniles allegedly involved in the liquor-store incident was in custody. The other juvenile, the BIA official said, apparently was overcome by gas fumes or smoke and was unable to get out of the burning store.

The BIA official said the juveniles were from the Turtle Mountain Reservation in north-central North Dakota. One of the juveniles, the official said, is the brother of one of the people arrested with Means in the incident Saturday.

The BIA explained the shooting this way:

Means was wanted for questioning in connection with an incident earlier Saturday in which two men claimed they were beaten by Means. Lt. Kelly was on patrol about 3:40, taking his son to work as a dispatcher for the BIA police.

According to the BIA, Kelly saw a couple of cars and a pickup truck parked next to the Cannonball, Bridge. As he passed the vehicle, the BIA said, Means somehow motioned for the car to stop.

The BIA said Means then asked Kelly why the BIA police were harassing him, and words were exchanged between Means and Kelly's son.

At this point, according to the BIA; Tom Poor Bear approached Kelly's spr., and Kelly drew his pistol. A scuffle ensued, the BIA said, between Means and the elder Kelly.

(Indicate page, name of newspaper, city and state.)

LA& MINNEAPOLIS TRIBUNE 4A Minneapolis, Minn.

Date: June 9, 1975 Edition: Morning

Author:

Editor: Charles W. Bailey Title: Russell Means

Character:

or

Classification:

Submitting Office: Minneapolis

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JUN 1 6 1975

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During the scuffle, the BIA said. Kelly's pistol discharged, sending bullet into Means's abdomen, jun above the hip.

However, Means explains the

Means said he was in a three of four car caravan Saturday after noon on his way to do some roping and riding on the reservation. Kelly's vehicle met the caravan on the highway, Means said, and ordered it to pull off the road.

In the ensuing discussion, Means said, the elder Kelly got into a fight with Poor Bear. Means said he tried to break it up.

"I'm trying to get a job on a year ranch up there," Means said lide his hospital bed yesterday, didn't want any trouble. I tri break it up, and that's when shot."

Means said he was shot by Key's son, "He shot me in the back," he said. "The first time I saw him he was standing with a shotgun ke ing the others away from me."

Means said the bullet entered his back just below the lung and carry out near his hip. He said the bullet damaged part of his spleen, but other organs.

After the shooting, Means was taken to St. Alexis hospital in Bismarck, where he arrived about seven hours later. Hospital officials said Means's wound did not require surgery to treat and that he was "doing pretty good."

Hospital officials, however, were unwilling to discuss the nature of the wound. Neither the hospital supervisor nor the attending physician would say where the wounds entry was — in Means's back or abdomen.

y. A hospital spokesman would was that Means was "hit in the like area."

cans, who expects to be out of lithospital in two or three days, it he was "a little weak and unsidertable" but "all right" yester is biggest worry about the lind, he said, was that it might community allows that it might

officials said Means still has to be charges stemming from the intential Fort Rice, N.D., in which the two men were beaten. He is stifficing four trials in Nebraska his south Dakota on charges ranging from rioting to being an acceptice to murder.

to y, the codefendant in the solution the 1973 occupation of ched Knee, S.D., said he was coing to do anything that the system of the code

ans said he wanted the job on Standing Rock Reservation as ecutive director of a youth ranch juvenile boys with behavior, problems so he could help Indian people in one-to-one relationships.

Means said the tribal people and a majority of the ranch's board of directors support him, but that the BIA is trying to dissuade their from he ing him.

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# Kunstler says he's afraid i Means may be assassinated

By DAVID E. EARLY Minneapolis Star Staff Writer

Attorney William Kunstler says he fears American Indian Movement (AIM) leader Russell Means, who was shot in a scuffle in North Dakota Saturday, could become a target for assassination attempts.

In a press conference at Minneapolis-St. Paul International airport, Kunstler said he was returning to New York from North Dakota where he visited Means in the hospital. He made the trip, he said, "to ward off another Martin Luther King killing."

"America has a legacy of disposing of political malcontents by use of the executioner's bullet," Kunstler said. "I made the trip to show how seriously this incident should be taken. Russell is a ripe target for assassination. His life has lost all value."

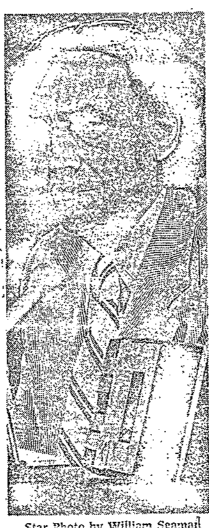
KUNSTLER ATTENDED a bond hearing in Means' hospital room where the AIM leader was released on a \$25,000 personal recognizance bond. He is charged with assaulting a federal officer.

The stories surrounding the incident are "shrouded in mystery," said Kunstler.

The Bureau of Indian Affairs (BIA) says Means was accidently shot in the abdomen during a struggle with BIA officer Pat Kelly on the Standing Rock Sioux reservation about 30 miles south of Bismarck.

But FBI officials and Means' doctor say he was shot in the back from a distance of more than 10 feet. Means says that while he struggled with Kelly, the officer's son, Ted, shot him in the back.

"I'm not saying this shooting was orchestrated or planned," Kun-oftler said, "but this is part of the payment of encouraging the outlaw status of people like Russell, Means."



Star Photo by William Seaman ATTY. WILLIAM KUNSTLER Taped Means interview

(Indicate page, name of newspaper, city and state.) 24B MINNEAPOLIS STAR Minneapolis, Minn. June 12, 1975 Date: Edition: Evening David Early Authora Lee Canning Editor: Title: Russell Means Character: Classification: Submitting Office: Minneapolis Being investigated SEARCHED\_ SERIALIZED\_ JUN 1 3 1975 FBI - MINNEAPOLIS

CC Sent To Bu RS 6-13-75

Kunstler said police in Bismarck say so many calls threatening lileans' life have been received that they offered to move Means to a secret hospital location and guard his room until Tuesday when he is expected to be released.

MEANS REFUSED and said members of AIM would guard him.

Kunstler played a tape recording from a press conference held by Means yesterday in which Means said he had moved to North Dakota to avoid trouble but has been arrested twice and shot in the back since doing so.

"Wherever I go, anybody that falls down and gets a bruise I can get arrested for it," Means said on the tape.

# Memorandum

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Special Agent in Charge

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TO DIRECTOR PAGE
FROM MINNEAPOLIS (89-231) (P)
RUSSELL CHARLES MEANS; b6
LIEUTENANT BUREAU OF INDIAN AFFAIRS - AFO.
OO: MINNEAPOLIS.
RE MINNEAPOLIS REPORT OF SA JUNE 13, 1975.
OLUNTARILY SURRENDERED TO U.S.
MARSHAL, BISMARCK, NORTH DAKOTA, EVENING OF JUNE 17, 1975, ACCOMPANIED
BY UNITED TRIBES EMPLOYMENT TRAINING CINTER,
BISMARCK, AND IMMEDIATELY AFFORDED HEARING BEFORE U.S. MAGISTRATE
HARRY J. PEARCE. PEARCE RELEASED ON \$5,000 UNSECURED BOND
AND APPOINTED BISMARCK, AS
PRELIMINARY HEARING FOR MEANS AND SCHEDULED FOR
USDC, BISMARCK, NORTH DAKOTA, 1:30 PM JULY 10, 1975.
MEANS FREE ON \$25,000 UNSECURED BOND ON MORTON COUNTY, NORTH
DAKOTA CHARGES AND PRELIMINARY HEARING SCHEDULED FOR JUNE 26, 1975
AT MANDAN, NORTH DAKOTA.
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(2) Initiate any necessary investigation action with respect

to any additional records.

NCIC PRINTOUT - TO BE SERIALIZED AND FILED

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# Federal Warrants Issue or Means,

FORT YATES An alter gition in a Port Rice tavern iturday afternoon apparently friggered a chain of events that culminated in the wounding of American Midian Movement Leader Russell Means and the suspicion that it also was linked to arson and death in a:. Cannon Ball liquor store early Sinday morning. Burgay of Indian Affairs

spokesmen at Fort-Yates said Means was snot in the side by a It Pat Kelly, 455 during a. cuitle near the Cannonball Bridge at the northern border Sloux County Means was reported in good condition Monday morning at St. Alexius lospital in Bismarck

Thought possibly linked to ie Means shooting was the Burglary and arson of Patty's Package Liquer Store at Cannon Ball owned by Kelly's wife\_II was discovered burning about 4 a.m. and after it was destroyed, officers found the body of Allan Vivier, a juvenile from the Turtle Mountain Indian Reservation (near an empty gas can: 🐇 🦠

They are holding a 17-yearold companion of Vivier on charges of arson and burglary. and said money and beer were found in his possession.

The U.S. attorney's office. lere said warrants have been isued for the airest of Means T and a companion, Thomas February Poor Bear 21, of Pasebud S.D., charging them!

impeding and interfering with a federal officer; Pat Kelly

which BIA spokesmen said coccurred when Kelly in vestigated several parked vehicles at the request of Morton County Sheriff Leo Snider.

They said Means was shot when he and Poor Bear were sculiling with Kelly following a discussion of "harassment" gui held by BIA Police Officer 1 and in the tracas Kelly's gun accidentally discharged of

Means disagreed with this version, claiming he was shot by Kelly's son, Ted, a radio dispatcher and jaller at Ford Yates: BIA spokesmen say young Kelly was not carrying a gun at the time.

After the shooting, Means was taken to Fort Yates; but according to BIA personnel refused treatment, at the hospital, saying he wanted attention by a "medicine man" and was taken to the jail. Later he relented, entered the Fort Yates Hospital and subsequently was taken to Bismarck for further treatment

Morton County officials had requested BIA police to check the Means party and obtain their names following the fracas in the Fort Rice bar. Morton officers said that during the incident two white men were struck and knocked down; after one was mistaken,

Means party was acquainted. Fort Yates officials said the The charges stem from the Means party included a Cannonball River incident brother of the juvenile being held on the arson and burglary investigation.

> Snider said he was considering filing charges of assault in connection with the Fort Rice affair and that the men injured had given him a statement of events.

Means recently returned to make his home on the Standing Rock Reservation after several years of prominence in the AIM affairs.

Means currently is free on \$30,000 bond posted for him by actor Marion Brando after he was charged with being an accomplice to murder in the death of Martin Montileau, 28, Kyle, S.D., who was shot in a Scenic, S.D. bar March 1 and died several weeks later. Richard Marshall, 24, of theil South Dakota Pine Ridge: Reservation was also charged in that slaying.

(Indicate page, name of newspaper, city and state.)

Page 1

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

Date: 6/9/75 Edition: Final Author: Staff Editor: JOHN HJELLE Title: RUSSELL CHARLES MEANS; et al

Characters

Classification: MP 89-231 Submitting Officer MP/Bismarch

K Being investigated

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CC Sent To Bu

RS 6-17-75



# AIM Leader Shot,

American Indian Movement leader Russell Means was in good condition Monday following a gunshot wound sustained paturday afternoon in an altercation with a Bureau of Indian Affairs officer near Cannon Ball. BIA spokesmen termed the shooting "accidental".

# Kunstler Says Means In Danger

Afforney William Kunstler says: American : Indian Movement leader: Russell Means is in great danger and he feared for Means' life:

"I feel he is in great danger. and I feel the local police feel

that too," he said.

Means remained in good condition with a bullet wound in the abdomen at St. Alexius Hospital Thursday, He was accidentally shot during a weekend scuffle near Cannon Ball, a community about 40 miles south of Bismarck on the landing Rock Reservation, breau of Indian Affairs of cials said.

The minute I heard the circumstances I hegan to get the same chill," Kunstler said referring to attempts on the lives of other radical leaders. "I regard this as an assessination attempt."...

He told a hospital news conference Wednesday he had now hard evidence of an assassination attempt, but he anded "People like Russell are frequently targets 2.1.1.

Henry Gayton, BIA agent contacted at Cannon Ball, said there was no attempt to-kill Means.

f 'If that were the case, it probably would have been done," Gayton said. "We don't pperate that way. We've got more important things to do."

Means thanked local authorities for the protection provided since he entered the hospital here but declined their! Affer to continue security! aying he had "full conidence" in the AIM security. Ørces.

Burleigh County The Sheriff's Department and the Bismarck Police Department had maintained a security guard at his third floor room after. Means reportedly had received threatening phone calls there. They discontinued their vigilance following the press conference Wednesday afternoon

Security at the hospital room is now completely under AIM personnel although the hospital is maintaining a security guard. both evening and night for the Means was a public figure and new hospital wing underconstruction, mainly to protect supplies and equipment there.

Means is free on a \$5,000 personal recognizance bond on a federal charge of interferring with a BIA police officer. He has also signed a \$25,000 personal recognizance bond on a Morton County charge of aggravated assault and battery.

Morton County officials said. the charge stemmed from a weekend incident in which a man was allegedly struck with

a rifle butt.

During the hearing on the bond and the appointment of counsel for Means, held Wednesday in Means, hospital room, Judge William Engelter Jr. of the Morton County Court of Increased Jurisdiction agreed to allow Means to sign a personal recognizance bond under which he alone would be liable for the amount if he failed to appear. At the urging of Richard Schnell, Morton County state's attorney Engelter kept the amount at the \$25,000 originally set. Means said he felt the amount.

of the bond was "political."

Replied Schnell, "We would have to sue for the money either way if you fail to appear."

The question was resolved in when Kunstler agreed to the amount terming it "plays" money" because the bond is unsecured.

Engelter's decision to allow Means to sign his own bond followed a recitation of previous arrests in which means has never failed to appear in court as scheduled.

Engelter initially named Ben Pulkrabek, the Morton County public defender, to defend Means. It was argued that the case would require much investigation and Engelter acceded to Means' request and named Ralph LePera as counsel, as had the U.S. Magistrate a day earlier in the federal case.

Engelter cautioned LePeral that no expenses should be incurred without prior approval of the court.

He set a preliminary hearing on the case for June 26. The preliminary hearing on the federal charge is tentatively set for June 19, dependent upon Means recovery from his

wound. Kunstler called the county charge political, and said that was underscored by the \$25,000 bond for what "is essentially a minor crime."

ninor crime.

Means said he originally canle to North Dakota to escape danger. ...

"Tcame to North Dakota to get away from danger in South Dakota," he said. "I'm in a position where anybody with a bloody nose can sign a complaint against me:"

The AIM leader said he had been arrested an average of once every two months since the occupation of Wounded Knee, S.D., in 1973.

(Indicate page, name of newspaper, city and state.)

Page 1

THE BISMARCK TRIBUNE

Bismarck. No. Dakota

6/12/75 Date: Final Edition:

Staff Authora

JOHN O. HJELLE Editor: RUSSELL CHARLES Titler

MEANS, ET AL

AF0 Character:

Classification: MP 89-231 Submitting Officer

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# Means, Kunstler Confer at Press Meet

American Indian Movement leader Russell Means, far right, confers with attorneys Ralph Le Pera, second from left, and William Kunstler during a press, conference here Wednesday, Kunstler, said Means was in great danger and he feared for Mean's life. Prior to the conference, Means signed a \$25,000 personal recognizance bond on a Morton County.

charge of aggravated assault and battery. Kunstler added that although he had no hard evidence of an assassination attempt on Means, "people like Russell are frequently targets." At left is Greg Zephier, Yankton, S.D., a cousin of Means and one of the AIM men guarding the Indian leader.

Russell Means was freed Wednesday afternoon after signing a. \$25,000 personal recognizance bond set by Morton County Judge William Engelter Jr. at a bond hearing at St. Alexius. Hospital, Judge Engeller appointed Raigh LePera as Means' coursel after ;

Attorneys for American Indian Movement, leader Russell Means Wednesday were granted a request for a nearing on the bond set by the Mortan County Court of Increased Jurisdiction after naf a Morlon County man officer? Means was arrested. Salarday in a Fort Rice tavern. Monday. Logic William Engelter 15. Attorney William Kunstler. Monday had set the bond at

Wednesday afternoon. Signing the complaint was a weekend incidents.

bodily harm by striking him. with the butt of a rifle; therebit phicting serious and great hodily injury.

Means was released from federal custody here Tuesday. on a \$5,000 personal: recognizance Bond He-remained hospitalized Wed nesday morning in good condiffion in custody of Morton. County officials.

Means was hespitalized from a gunshot wound sustained laturday alternoon in an altercation with Lt. Pat Kelly of the Bureau of Indian Affairs police force on the Standing Morton County Court of Rock Reservation. The com-increased Jurisdiction after paint charges Means with Means was arrested on a resisting imposing impeding tharge of aggravated assault and interfering with a federal

Attorney William Kunstler arrived Wednesday to discuss 25,000 in the case but Wed legal defense with American reslay morning agreed to hold ladian. Movement leader Lesday incoming agreed to hold lesder a hearing on the amount in Russell Means for federal and Means, hospital room this county charges stemming from

Dirlyn Schramm of Mandan, a Kunstler said he also mwiress to the incident in the tended to talk with Means council secretary's disavern. The complaint charges about this contention that would not be availabled that Means tused force and Saturday's shooting on the returned from out of the person of Standing Rock. Indian transcribed the minute fries. Hettien of Morton Reservation was an meeting.

To saturday with intent in do reat assassination attempt.

A 17-year-old juven through the person of th

"I brought some material and Pfn going to talk to Rus s Il. Kunstler said at the Bisnarck Airport. However, he delined to say what his infurmation was .....

Means' attorneys also said U.S. Magistrate Harry Pearce asked them Tuesday to meet soon to discuss a date for a preliminary hearing on a federal charge. Pearce said he hoped the hearing could be held next week.

Ralph LePera, an attorney appointed by Pearce to represent Means in the federal case, said he hoped the Morson County bond could be reduced.

LePera is an attorney for the United Tribes of North Dakota Development Corp.

LePera, and attorney John Keller, Chamberlain, S.D., said they believed "prejudgment" by local authorities led to the \$25,000 bond because of Means' national notoriety.

Melvin White Eagle, Standing Rock tribal council. that the council, in a special meeting Tuesday, had reviewed a written statement from Russell Means, apparently giving his account of the shooting: However, he said, the statement was locked in the council secretary s desk and would not be available until she returned from out of town and transcribed the ininutes of the

A 17-year-old juvenile who had been held in connection; with the arson and burglary of the Package Liquor Store at Cannon Ball early Sunday, has since been released to the

(Indicate page, name of newspaper, city and state.)

Page 1

THE BISMARCK TRIBUNE

Bismarck, No. Dak.

Date: 6/11/75

Edition.Final Author: Staff

Editor: JOHN O. HJELLE

Title: RUSSELL CHARLES

MEANS, ET AL

Characters. AFO

Classification: MP 89-231

Submitting Office: MP

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JUN 1 7 1975

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flistody of his parents, acts Histody of ms parents, me parding to Henry Gayton, Bureau of Indian Affairs special officer on the reser-

The liquor store is owned by Patrick Kelly's wife and authorities are studying a possible link between that incident, and the Means shooting.

The body of Allan Vivier, a Turtle Mountain Reservation juvenile was found at the store near an empty gas can and the 17-year-old juvenile believed to goe a companion of the dead boy, was said to have had money and beer in his

possession.

The U.S. Attorney's office reported Wednesday that the U.S. Magistrate has been requested to issue a warrant against the youth on juvenile. cellinquency charges. An hie body of the Vivier boy by the U.S. Attorney.

In Farmington, N.M., an AIM spokesman said AIM's national convention being held there will not be moved to

South Dakota AINI spokesman Vernon Bellecourt said it was decided .

Tuesday "that we must continue the conference here." AIM leader Dennis Banks said earlier the convention,

which began Friday, might be moved to South Dakota, apparently in connection with the shooting of Russell Means.

"The shooting of Russell Means has had its effect on this conference," Bellecourt said.
"Because of news reports, a lot of people turned right around. in transit and went back to South Dakota, thinking that the gonference would rematurely.

"That's not the case. We are joing to continue through the

scheduled time."

# Means Bonded at \$5,000; Claims Murder Attempt

American Indian Movement Leader Russell Means was released from federal custody here Tuesday, on a \$5,000 personal recognizance bond set by U.S. Magistrate Harry Pearce after a hearing in Means' hospital room.

Means was hospitalized from a gensliot wound sustained Saturday afternoon in an alternation with Lt. Pat Kelly. For the Bureau of Indian Affairs police force on the Standing Rock Reservation. The complant charges Means with resisting imposing impeding and interfering with a federal officer. Dieans was arrested Monday.

means still must post a. 15,000 bond set by Judge I dliam Engelter Jr. of the Morton County Court of Increased Jurisdiction on a complaint charging Means with committing aggravated assaultion Arlen Hettich of . Huff in a Fort Rice bar prior to the Kelly incident which occhirred on the Standing Rock Reservation south of Cannon.

Bail At the hearing Means was represented by attorneys. Tribes Employment Training Center here, and John Keller of Chamberlain, S.D., who has represented Means in previous litigation.

 LePera served as spokesman and detailed Means' previous history of fulfilling court aprearances and asked that the L third be set no higher than \$500. The attorney said Means has that no previous felony con-

LePera told the court. "Where he goes; he and those around him generate controversy and conflict with the local

Russell Means

establishment like the BIA police. In this incident he was shot while officer Kelly doesn't a

have a mark on him. LePera said Means had posted a \$5,000 bond in Scottsbluff, Neb., in January of 1973 on charges of assault that are still pending; \$25,000 in Phoenix, Ariz., in April of 1973 on charges of interstate transportation of firearms that was dismissed; \$20,000 in Custer, S.D., on eight counts involving disorder there that. are still pending; \$2,000 in April of 1974 at Sioux Falls, S.D. by AIM; \$2,500 on assault charges in Pierre, S.D., and \$30,000 on an accomplice to murder charge pending in Rapid City, S.D. He said in each instance Means had fulfilled his obligation to appear in court.

Means told Pearce that he was indigent and asked for

victions and read a list of court appointed counsel. previous court appearances Pearce after some discussion, and bond posted by Means. Inamed LePera but said, "I "Mr. Means represents a don't believe this case calls for different line of thinking," a battery of lawyers." He later granted Means? request that attorney William Kunstler who helped defend Means for the Wounded Knee charges be present when a full scale preliminary hearing is held. and scheduled it tentatively for next week.

"Mr. Kunstler is welcome in. my court," Pearce said. "But he will not be paid at govern-ment expense? To establish his indigency

Means told Pearce he did not have a salary-paying job. saving. 'AIM leaders are not salaried." He said he had a checking account here with less than \$300 in it and one with \$5.00 in St. Paul. He said he had two children in school in Los. Angeles and two in Arizona and. sent them money when he could." Asked by Pearce as to his source of food and clothing, he said he was fed by other Indians he was asked to visit and lived with his brother Dace, an employe at United Tribes Employment Training Center: "Other Indians give me clothing as giveaways," he continued, noting that courts in his other trials had found him to qualify as an indigent.

The small hospitak room was crowded for the hearing. U.S. marshal allowed in only at torneys, one representative from each of the news media (Indicate page, name of newspaper, city and state.)

Page 1

THE BISMARCK TRIBUNE

Bismarck, No. Dak.

6/10/75 Date:

Final Edition: Staff Authora

JOHN O. HJELLE Editor: RUSSELL CHARLES Title:

MEANS, ET AL

AFO Character:

Classification: MP 89-231 Submitting Office: MP

KBeing Investigated

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CC Sent To Bu RS 6-17-75

cutlets represented, along with his mother, brothers, his spiritual adviser Fred Zephier of Wagner, S.D. and William Muldrow, a representative of the U.S. Civil Rights Commission from Denver:

At the hearings conclusion Means' attorneys said they would seek a hearing on the amount of bond set in the

Morton County charge. Federal authorities arrested

Means Monday, acting on a warrant issued by the United States Attorney's Office.

Means was listed in good condition in a Bismarck hospital Tuesday.

A spokesperson for the United Tribes Employment Training Center here said she had received a call advising tijat Atty. William Kunstier vould represent Means and active some time Wednesday and then join Means in a press. conference in the late af-Federal officials closed

Means' room to the news

media and visitors following his arrest Means said he wanted a "full

scale federal investigation" of the circumstances surrounding the shooting incident.

 He also labeled the shooting "an assassination attempt." Link said Means' hospital room was closed in order to

lessen the chance of adverse publicity.

"I think it's best that he speak through his attorney," the marshal said. "And Mr. Means has agreed to this."

Means, in a bedside interview prior to exclusion of the news media, told the Associated Press he "had been

getting threatening phone calls." AIM members were arting as security for him because of the threats, Means

In addition, Burleigh County

Sheriff Bob Harvey said he had established security where Means was recuperating.

"The hospital asked us." Harvey said. "They wanted

Harvey said the threatening telephone calls were the reason; "why we're here."

more security."

police officer.

\*Means was served with the warrant in his third floor hospital room, A similar warrantwas issued for Thomas Richard Poor Bear, 21, of Rosebud, S.D., who was allegedly with Means during the confrontation with the BIA

Means said the national AIM organization was calling for the federal investigation. He said AIM members were being asked to contact Sens. Quentin Burdick, D.N.D., and Milton Young, R-N.D., urging the investigation.

Means also said he thought the incident Saturday, arosefrom attempts to "discourage" his being hired as director of a boys ranch on the Standing

Rock Reservation. Means had indicated recently he was seeking the position, which was to help youngsters age 14-18.

"I definitely think they're (BIA) trying to block the job," Means said.

Currently, Means faces a charge of being an accomplice to murder in another shooting incident in South Dakota. He is free on bond in connection with a that incident. The bond was posted by actor Marlon Brando.

The Pennington, S.D., State's Atty, Jack Klauck said it was unlikely the warrant in North Dakota would have any effect on his South Daketa bond.

Klauck said the North Dakota warrant was a federal charge, and the South Dakota charge was a district court action.



# At Means' Hospital Room

Theodora Means, above right, was in her son. Ulrich, below left, and Jim Inman, who were Russell's Bismarck hospital room Tuesday when a \$5,000 hond was set for his appearance, in Federal Court on charges of interfering with a federal officer. Guarding the door to wound Saturday in a scuffle with a Bureau of Means' room were sheriff's officers Ray Indian Affairs officer near Cannon Ball.



# Banks May Move AIM Meet to S.D.

FARMINGTON, N.M. (AP)

American Indian Movement
leader Dennis Banks said Monday AIM may move its convention, already under way
near here, to South Dakota
where our people are being
killed.

Banks said the convention was drafting a resolution "to move the convention to South Dakola within three days." He didn't say where in South Dakota

Banks said the shooting of Russell Means near Cannoiball Bridge, ND is "a clear indication of the Bureau of indian Affairs goal to stop the American Indian Movement at all costs."

Banks, in an interview, called the shooting an assassination attempt by the BIA.

South Dakota is where our people are being killed, land now it spilling over into North Dakota," Banks said

Officers of AIM are calling a national combat alert, hesaid

Means, a key figure in AIM's Eday occpation of Wounded Ince, S.D., in 1973, suffered a

gunshot wound in the abdomen Saturday. Officials, said the bullet passed through the left side of Mean's abdomen.

Bureau of Indian Affairs officials said means was shot by a BIA police officer on the Standing Rock Reservation.

The BIA said the shooting came after a confrontation be tween Means, other AIM members and the BIA policeman.

Banks said AIM is sending

telegrams to all congressmen and senators requesting an investigation and will specifically ask congressmen from both North Dakota and South Dakota to assist AIM.

Banks said more than 700 AIM members are camped near Farmington on land leased from the Bureau of Land Management for the 11-day convention.

Farmington police estimated I Sunday's convention at: tendance at about 250.

Convention delegates began gathering at the campsite Friday, AIM spokesman Kenneth, Peyketewa said. The weekend twas filled with pow wow dancing, sweat lodge ceremonies. and general meetings.

Delegates began business Monday, the spokesman said

Outsiders have been banned from the campsite, located about six miles from Farmington.

The group decided to use the federal land for the convention after the Navajo Tribal Council unanimously voted against an AIM request to use the tribal fairgrounds at Window Rock, Ariz.

The BLM approved the request after AIM agreed to land use stipulations.

AIM has estimated that as many as 4,000 Indians will attend the convention. Nearly 1400 attended the group's 1974 annual meeting nearly Mobridge, S.D.

(Indicate page, name of newspaper, city and state.)

Page 1

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

Date: 6/10/75

Edition: Final

Author: AP, Farmington, Editor: JOHN O.HJELLE/NM

Title: HUSSELL CHARLES

MEANS, ET AL

Character: AFO

or Classification: MP 89-231

Submitting Office: MP

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<u> JUN 1 7 1975</u>

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# Means Visits Fargo Legislator Before Leaving Hospital.

BISMARCK, N.D. (AP) American Indian Movement leader Russell Means was released Saturday from a Bismarck, N.D., hospital where he had been recovering from a bullet wound in the abdomen.

Means is free on a total of \$30,000 in personal recognizance bonds on federal and Morton County charges connected with the incident in which he was

wounded a week ago. He is reported to have rented a house in Bismarck.

Prior to leaving the hospital, Means visited with a state legislator and said he planned to work through education rather than confrontation.

Sen. Pamela Holand, D-Fargo, said she talked with Nieans for several hours at



the hospital where he was recuperating.

Means now wants to work through the field of education to communicate the needs of Indian people and plans to act as a technical advisor to Neducational and h u m a n i t a r i a n organizations, Holand said.

She added he told her that communiciation between Indians and non Indians could come naturally through education rather than confrontation.

"Means said during the visit that he wants to see more Indian input into school curriculum, and that he wants to see Indian culture and history taught in the first five years of a t child's education, and not in the last four years of high school or college, when prejudices have already saken root," she said.

She explained she hadrequested the visit to try to understand Means' goals and motives for the Indian people.

"The decision to visit

Means was the result of a personal feeling, a gut feeling, that I had to try to understand this man who has stirred so much controversy, Holand said. "There are 20,000 Indian people in North Dakota. Certainly as a state legislator and as a concerned human being, I had to do what I could to close the communication gap between emerging Indian leaders and non-Indians. I was not there to judge Russell Means, I wanted to hear his feelings and opinions."

(Indicate page, name of newspaper, city and state.)

1. BISMARCK TRIBUNE Bismarck, N.D.

June 16, 1975 Date: Edition: Final

John Hjelle Editor: Russell Means

Character:

Authors

89-231 -3*3* Classification: submitting Office: Minneapolis

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> JUN 1 9 **1975** FBI - MINNEAPOLIS

CC Sent To Bu RS 6-18-75

# Means Discharged; Asks Educator Job

By The Associated Press American Indian Movement leader Russell Means has been released from St. Alexius Hospital where he was recovering from a bullet wound in the abdomen.

Means is free on a total of \$30,000 in personal recognizance bonds on federal and Morton County charges connected with the incident in which he was wounded a week ago.

He is charged by the county with aggravated assault and battery and by federal officials with interfering with a Bureau of Indian Affairs police officer in the performance of duties.

He was reported to be living with his brother in Bismarck.

Prior to leaving the hospital Saturday, Means visited with a North Dakota legislator and said in the future he planned to work through education rather than confrontation.

Sen. Pamela Holand, D-Fargo, said she talked with Means for several hours in the hospital

Holand said Means wanted to tell the needs of Indian people through education, and planned to become a technically advisor to educational and humanitarian organizations.

The lawmaker said the controversial Indian leader wanted more Indian input into school curricula. She quoted him as saying prejudices have already taken root by the last four years of high school or college when Indian culture and history are usually taught, and he suggested teaching those subjects in the first five grades.

Holand explained she requested the visit to try to understand "this man who has stirred so much controversy. As a state legislator and as a concerned human being, I had to do what I could to close the communication gap between lemerging Indian leaders and non-Indians."

	(Indicate page, name of
	newspaper, city and state.) *
	•
	2 BISMARCK TRIBUNE
	Bismarck, NO.Dakat
	•
	`
	•
	-
	Date: June 16, 1975
	Edition: Final
	Author:
	Editor: John Hjelle
	Title: Russell Means
	Character:
	or. Classification: 89-231-33
	Submitting Office: Minneapolis
	l
l	Being Investigated
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	JUN 1 9 <b>1975</b>

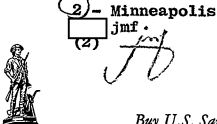
FBI - MINNEAPOLIS

CC Sent To Bu RS

#### UNITED STATES GOVERNMENT

# Memorandum

то :	SAC, MINNEAPOLIS (89-231) (P) DATE: 6/17/75
FROM :	SA
SUBJECT:	RUSSELL CHARLES MEANS.
	LIEUTENANT BUREAU OF INDIAN AFFAIRS - AFO
	OO: MINNEAPOLIS
	Rememo of SA 6/10/75.
	On 6/12/75, Criminal Investigator, Rosebud Police Department, Rosebud, South Dakota, advised that he has queried various people on the Rosebud Indian
	Reservation and is of the opinion that is not on the Rosebud Indian Reservation.
	that may be living in Denver at an unknown address.
	present location of state of the location for above individual comes to mind, he will notify this agent.
·	DANGEROUS. BOTH SUBJECTS SHOULD BE CONSIDERED ARMED AND



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

Attorfiees for American authorities in neighboring Indian Movement leader Mandah vith his avaited Russell Means said Tuesday assault and battery. State's they were hopeful a \$25,000 Atty-Richard Schnell said it BISMARCK, N.D. (AP) =bond set by authorities in Morton County would be reduced.

In a separate case, U.S. Magistrate Harry Pearce: set a \$5,000 unsecured bond for Means on a federal charge of interfering with a Bureau of Indian Affairs

Means was charged

Tuesday by Morton stemmed from a weekend incident in which a man was allegedly struck with a rifle

Raiph LaPera, an attorney who was appointed by Pearce to represent Means in the federal case; said he hoped the Morton County bond could be reduced.

LaPera and attorney John Keller, Chamberlain, S.D. said they thought the \$25,000 bond was the result of "pre-judgment". by local authorities because of Means national notoriety.

"It's too high," LaPera said. "What the federal government did was right and we feel it should have an effect on the local authorities."

Pearce said the unsecured bond meant Means could sign for the bond himself and if he did not appear in court would be personally responsible for the \$5,000.

"It's a personal recognizance type of bond," Pearce said. "I think I have good cause to believe Means will appear."
At the federal bond

hearing, which was held in Means' third floor hospital room, LaPera cited the AIM leader's record of always appearing for court proceedings.

Means was in good con-dition in a Bismarck hospital, recuperating from a bullet wound in the ab domen suffered during the ilicident with the BIA offi cer.

(Indicate page, name of newspaper, city and state.)

23 THE FORUM Fargo-Moorhead, North Dakota

June 11, 1975 Date:

Edition: Daily

Author:

Editor: John D. Paulson

Russell Means Title:

Character:

89-231 Classification: Submitting Office: Minneapolis

Being investigated

INDEXED SEARCHED SERIALIZEO C.FILED.

19/5

FBI -- MINNEAPOLIS

magistrate Means had leader's attorney after never forfeited his bond on any court charge.

"My client has never been convicted of a felony."
LaPera said. "He has never been convicted by the security there has never been all appearances when requested by the security there has never been abond forfeiture by my client in any case."

"At Means request, Pearce said attorney William Kunstler, wholhelped defend in any case."

LaPera has also said the \$5,000 bond recommended by the United State 2 Attorney's Office was since

cessive. "He (Means) does not have the money to post that Means said Kunstler was type of bond," the attorney expected to arrive in said.

Pearce recommended the unsecured bond and ap-

Kunstler, who helped defend Means during the 1974 Wounded Knee trial at St. Paul, Minn., could aid in the defense. However, Kunstler Wild receive no govern-ment reimbursement,

Pearce said Means said Kunstler was Bismarck today to aid in the legal defense.

LaPera said even after Means signed for the bond in the federal case, he would still face the Morton County charges.

Pearce requested Means' attorneys to meet with the judge to discuss the date for the preliminary hearing on the federal charge:

The magistrate said he hoped the hearing could be held next week.

MOUNTAIN STATES REGIONAL OFFICE

1726 Champa Street, Ross Building, Suite 216 Denyer, Colorado 80202 Telephone: (303) 837-2211

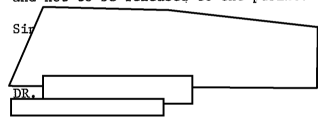
June 17, 1975

1

Mr. Joseph A. Trimback, Director Federal Bureau of Investigation Federal Building - Room No. 392 Minneapolis, Minnesota 55401

Dear Mr. Trimback:

Pursuant to 42 U.S.C. § 1975 d (e), the U.S. Commission on Civil Rights requests that you send us all reports your agency has compiled concerning the shooting of Russell Means at Cannon Ball, North Dakota on June 7, 1975. We realize that portions of this information may be confidential under the Freedom of Information Act (5 U.S.C. § 552 b) and not to be released to the public.



SHW:ps

SEARCHED.....INDEXED.....SERIALIZED....FILED.....FILED.....FILED...FILED....FILED....FILED....FILED....FILED....FILED....FILED.....FILED....FILED....FILED....FILED....FILED....FILED....FILED.....FILED....FILED....FILED....FILED....FILED....FILED....FILED.....FILED....FILED....FILED....FILED....FILED....FILED....FILED.....FILED....FILED....FILED....FILED....FILED....FILED....FILED....FILED....FILED....FILED....FILED....FILED....FILED....FILED...FI

b6 b7С June 24, 1975

Or.	

Nountain States Regional Office U. S. Cordission on Civil Rights Suite 216, 1726 Charpa Street Denver, Colorado 60202

Re:	Engall Charles Mosms	
	Lieutenant -	
	Bureau of Indian Affairs -	
	Assault of a Federal Officer	

Dear Dr.

Reference is made to your letter, dated June 17, 1975, requesting all the reports compiled in connection with the shooting of Russell Heans at Cannon Ball, North Dakota on June 7, 1975.

This is to advise that investigation regarding this matter was conducted under the above caption and copies of renorts recarding this investigation were furnished to Office of Indian Rights, Civil Rights Division, U. S. Department of Justice, and to the United States Attorney, Siow: Falls, South Dakota.

In view of the above, it is suggested that you contact the Civil Rights Section, U. S. Department of Justice for copies of reports in this matter.

Sincerely yours,

	•	
•	5	JOSEPH H. TRICE/CH ent in Charge
/- 89-231 HW:sr		
2)		

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R

DIRECTOR, FBI (89-3220)

6/24/75

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SAC, HER MAPOLIS (69-231)

LIEUTENANT

DURZAU OF LYDIAN AFFAIRS -

REREP SA Numerolis, dated 6/13/75.

Enclosed for Bureau are five copies of LHI, captioned as above.

2 - Bureau (Enc. 2) 2 - Vinneapolis

RIEI: STON

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89-321-38

#### Minneapolis, Minnesota June 24, 1975

RUSSELL CHARLES MEAN	15
LIEUTENAUT	BUREAU
OF INDIAN AFFAIRS -	

e is made to report of Special Agent dated June 13, 1975, captioned as above.

By letter dated June 17, 1975, Dr. Shirley Hill Witt, Regional Director, Mountain States Regional Office, U. S. Commission on Civil Rights, Suite 216, 1726 Champa Street, Denver, Colorado, requested the Minneapolis, Minnesota Office of the Federal Bureau of Investigation to provide her with copies of all reports regarding investigation connected with the shooting of Russell Means at Cannon Ball, North Dakota on June 7, 1975.

By letter dated June 24, 1975, Dr. Witt was informed by the Minneapolis Office of the FBI that copies of the report regarding the investigation of the above incident were furnished to United States Attorney, Sioux Falls, South Dakota and to the Office of Indian Rights, Civil Rights Division, U. S. Department of Justice, and that she should contact the U. S. Department of Justice regarding this matter.

\*\*\*\*\*\*\*\*\*\*

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.

5 - Bureau 1 - USA, Sioux Falls, S.D. 2)- Minneapolis (89-231)

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DIRECTOR.	FBI	(89-322	201
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6/24/75

SAC, MINIEAPOLIS ((89-231)

RUSSELL	CHARLES	MEANS;	
LIEUTEN			
BUREAU C	of Indian	AFFAIRS	<b>-</b>
ARO			

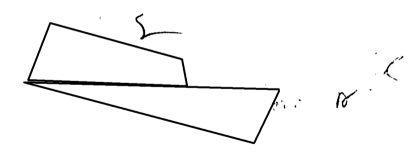
b7

REREP SA Minneapolis, dated 6/13/75.

Enclosed for Bureau are five copies of LNM1, captioned as above.

2 - Bureau (Enc. 2) 2) - Minneapolis

RIN:SING (4)



### 'AIM Leader' Still 'Good'

American Indian Movement leader Russell Means remained in good condition Friday morning at St. Alexius Hospital.

A hospital spokesman said Means, who according to Bureau of Indian Affairs officials was accidentally shot during a weekend scuffle near Cannon Ball, was progressing satisfactorily.

Means' security guard was removed Wednesday after he signed personal recognizance bonds of \$5,000 and \$25,000 on federal and Morton County Charges, resulting from altercations Saturday at a Fort Rice tavern and near Cannon Ball on the Standing Rock reservation.

The Bismarck Police Department reported that it provided a guard for Means during his confinement for six hours, at a rate of \$7.50 an hour, for a total of \$45.

hour, for a total of \$45.

Bob. Harvey; Burfeigh

County sheriff, reported that his deparment provided security for a total of \$7½ man-liours. He said only the first 60 hours will be reimbursed by the federal government at a rate of \$5 an hour and that he hasn't yet determined what hourly rate he will set for the remaining \$7½ hours, which will be paid by Burleigh County

(Indicate page, name of newspaper, city and state.)
2 BISM'RCK TRIBUNE Bismarck, N.D.
Date: June 13, 1975 Edition: Daily
Author: Editor: John O. Hjelle
Title Russell Means
Characters
classification: 89-231 37 submitting Office: Minneapolis

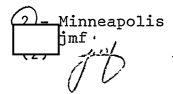
Being Investigated

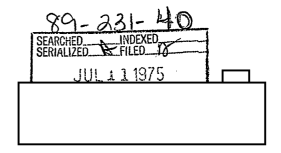
FBI - MINNEAPOLIS

### Memorandum

ro :	SAC, MINNEAPOLIS (89-231) (P) DATE: 7/11/75
FROM:	SA
вивјест:	RUSSELL CHARLES MEANS:  LT. BIA - AFO (00: MP)
-	ReMPmemo of SA 6/13/75.  AT BISMARCK, NORTH DAKOTA
	Administration (GSA), Room 228, Federal Building, 3rd Street and Rosser Avenue, Bismarck, North Dakota, stated on 7/3/75 that 7 Federal Protective Service officers will be assigned to the Federal Building at Bismarck for the period 7/9-11/75. Their purpose will be to assist in handling any crowd that might be present for the Preliminary Hearing of RUSSELL MEANS and

The FPO's will be lodged at the Fleck House Motel, Bismarck, located one block from the Federal Building.





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#### FEDERAL BUREAU OF INVESTIGATION

	Date of Iranscription 6/16/75	-
[	also known as was interviewed at the police department at Twin Eattes, North Dakota, in the presence of Eureau of Indian Affairs (BIA) Folice Officer stated that she is an American Indian, Tomate, born just completed the cleventh grade, and lives with her parents, and and Twin Euttes.	
	She advised that on the night of June 6, 1975, she attended a pow wow and dance at Twin Buttes, which was also attended by RUSSELL MEANS and several of his friends. At about 2:00 or 3:00 n.m., on June 7, 1975, when the dance was over.	ъ6 ъ7с
	They all drove to Bismarck, North Dakota, where they stayed, for a short time, at RUSSELL MEANS' house. Another man, name unknown, and driving a green pickup truck, arrived at the MEANS house. A short time later, the group, consisting of the pickup and three or possibly four cars left Bismarck, for Fort Yates, North Dakota. En route, the group stopped at Huff, North Dakota, where they went into a bar and played pool. RUSSELL MEANS and most of the others were in the bar. From there, the group drove to Fort Rice, Parth Dakota, where they got gas and then went to a bar.  Slept in the car most of the time they were there, although she did go inside, for a short time. She stated that there was a fight inside the bar at Fort Rice, but she could not say who was involved in it.	
Interviewed on_	6/11/75 of Twin Bukkes, North Dakota File # MP 89-231 -4// SA Date dictated 6/16/75	-

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Date dictoted

MP 89-231

From Fort Rice, the group drove their vehicles toward Fort Yates, but just after crossing the bridge onto the reservation, they all stopped along the road. so that the girls could go to the bathroom. stated that there were some beers in the car she was in during the period of time, but those in her car were not drinking. She could not say what they were doing in the other cars, although she was sure that they did have beer. While they were parked alongside the road, a white BIA Police car with red and yellow lights on top, drove by a time or two. The lights were not flashing, and [ could not recall if the car was otherwise marker, but everyone knew that it was a police car. One **b6** of the cars and the pickup truck were drag racing just b7C before the police car had driven past them. The police car stopped at an approach, a little ways down the road and waited until the group was leaving in their cars for Fort Yates. The police car stopped by the pickup truck and the police officer was talking to the occurants. observed RUSSELL MEANS and valk up to the police car. had been riding in the same car with RUSSELL MEANS. The police officer, who had been riding in the was driving, was in uniform, but the young man with him was not in any kind of a uniform. could not bear the conversation between the men, but she saw and RUSSILL MEANS talking to the police officer, | The younger man, with Officer vas side of the car, while <u>and he stayed on the namenager</u> talked to and RUSSELL MEANS, towards the front, on the driver's side of the car. She saw RUSSELL MEARS walk over to the vonnecy side of the car and talked with him. | started to go around the front of the car, to where RUSSELL MEANS was, when grabbed his ara and went down to the ground". saw holding his head with his hands, but could not say whether had hit him on the head or if he had hit his head on the pavement, when he went down. She recalled that had his hand gun in his hand, beford <u>lhad sigsied</u> to walk away from him. She did not see if hit

on the head with his pur or not She did
not one any blows, but only east grab
arm and put him down. This incident happened
in aront of the police car, on the driver's tide.
rolled over in the direction of
RUSSELL MARS, who was near the front of the car. on
the right side. At about that time,
got a big gun, that looked like a rifle, out from the
car and held it on the group that was watching, in
order to keep them from interseving. RUSSVIL MEANS
bont over to help him up. It then appeared
to that had bussible manns by the
hair and then the cat RUSSILL TEARS to down to the
The sea saling of the season of the seasons of the seasons.
ground, in from of the police car and paid that it did not appear that RUSSULL
mate that it did not appear that Ressell
MEANS and were lighting, and the could not
cry, with cortainty, what made RUSSELL MEANS go down
to the ground.
tarily and then she heard a gun that. She did not the who fixed the shot, but is sure that it was who had the hand gun in his hand. BUSSALL MAKE clutched himself low on his back or upper buttocks and felt to the ground.
tarily and then she heard a gun shot. She did not see who fixed the shot, but is sure that it was who had the hand gun in his hand. NUSSALL MINKS clutched himself low on his back or upper buttocks and fell to the ground.
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tarily and then she heard a gun shot. She did not see who fixed the shot, but is sure that it was who had the hand gun in his hand. NUSSALL MAKS clutched hisself low on his back or upper buttocks and fell to the ground.    vas still holding the big gun on those standing by the cars.    because   car, which was parked behind NUSSALL MAKS car, as well as across the road
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tarily and then she heard a gun shot. She did not reveno fired the shot, but is sure that it was who had the hand gun in his hand. RUSSALL MAKS clutched hisself low on his back or upper buttocks and felt to the ground.
tarily and then she heard a gun shot. She did not reveno fired the shot, but is sure that it was who had the hand gun in his hand. RUSSALL MAKS clutched hisself low on his back or upper buttocks and felt to the ground.
the fired the shot, but is sure that it was who fired the shot, but is sure that it was who had the hand gun in his hand. NUSSAL MIAKS clutched hisself low on his back or upper buttocks and fell to the ground.

ь6 ь7с MP 89-231

When the gun went off, screamed and
turned away from the struggle. When she lookd back,
she saw and RUSSELL MEANS setting into the
police car and then she saw and get
into the car and drive off towards Fort Yates. The
other cars followed the police car for a while, until
they were stopped by a number of other police cars.
and the others were then put into police cars,
while nolice officers drove their cars to Fort Yates.
and her associates were out in jail at Fort
Yates, irom about 5:00 a.m. to 11:00 a.m. the next
morning, at which time they were released.
morning, at which time they were resensed.
advised that her sister is
employed at United Tribes Training Center and resides
at Avenue, in Bismarck. Her roommate is
(last name unknown).
was last massa to be starring
was last known to be staying
in Bismarck with and He is
unemployed.

b6 b7C

UNITED	STATES	versus	RUSSELI	MEANS	and

SR-75-39

SUMMARY:	This report relates to a violat	ion of SECTION III, TITLE 18,
	U.S.C.A RESISTING AND	IMPEDING A FEDERAL OFFI-
CER by RUSS	ELL MEANS, an adult male In	dian, and an enrolled member
of the Oglala	<u>Sioux Tribe o</u> f Indians, Pine Ri	idge, South Dakota, and
	an adult male Inc	dian, and an enrolled member
of the Rosebu	d Sioux Tribe of Indians, Rose	bud, South Dakota, who did, on
or about June	7, 1975, resist lawful arrest a	and did impede said arrest by
attempting to	assault	a Bureau of Indian Affairs Po-
lice Officer,	and said offense did occur on I	lighway 1806 within the exter-
ior boundarie:	s of the Standing Rock Sioux In	dian Reservation, Sioux Coun-
ty, northwest	of Cannonball, North Dakota.	

SUMMARY

PAGE

89-221-42

b6 b7C

LINITED STATES voreus RESSELL NE	Sand · SR-7	75-39
FACTS: On June 7, 1975, at 3:42 p.m., a from the Morton County Sheriff's ota, that RUSSELL MEANS and a group of sons at Fort Rice, North Dakota, which is tity of the victims were not given.	office, Mandan, North Da Indians had assaulted two	ak- per-
	ved the subjects at the Car kup and three vehicles. was with him, so Lt.	
standing in the middle of the highway, sout idence in Sioux County. Lt got o	RUSSELL MEANS, who want of the related to the related to the related, "Nothing, what do you	es- NS
harassing us." Lt. idvised, "I'm harassing you, I'd be over cheching you ou	have no reason to check y vehicle. MEANS then ask replied, "I'm	is id, ou out."
hen started moving toward him and resisted, so Lt. rest." RUSSELL MEANS started toward I stated, "You're under arrest too."	so Lt. grabbed said, "You're under an so Lt.	

FACTS

b6 b7C

PAGE \_\_\_

UNITED STATES versus RUSSELL MEANS

FACTS CONT'D

SR-75-39

PAGE

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LINITED STATES versus RUSSELL MEANS and	SR-75-39
	an adult male Indian,
appeared at the Fort Yates Police Department and	
that RUSSELL MEANS want the hospital.	ed to see at
The hospital.	
While was at the Public Health Service H	•
MEANS advised that he did not want any trouble a planned on making this his home. MEANS stated	t Fort Yates, since he I he would lik <u>e to kno</u> w
	stated that he
the of the Bureau of Indian	
one that shot him. MEANS was advised that this	would be checked out.
MEANS also stated that he did not want to press of	charges against
that he had already shook hands with	
MEANS also wanted to know what charges were again and the others involved. Also stated that he was a stated that h	·
and that someone must have been using his name.	
that this would all be checked out.	

RUSSELL MEANS

b6 b7C

PAGE \_\_\_

UNITED STATES versus RUSSELL MEANS and Standing On June 9, 1975 Rock Tribal Council, advised Agency Special Officer had reported to him that Officer that hot RUSSEL MEANS. dvised on June 9, 1975 that, while at the This statement was made in the residence, he heard two shots. office in the presence of of the Standing Rock Agency. Mrs. informed Officers At 1:10 p.m. on June 11, 1975, that he heard four shots while he was walking near his was with him. corral, and that dvises he also beard tires squealing, and made a comment to "What are they doing, having a drag race?" stated the shot sounded muffled.

FACTS

SR-75-39

PAGE

b6

b7C

SR-75-39 UNITED STATES versus RUSSELL MEANS Earl 06-11-75 11:50 AM AT FORT YATES, NO. DAK. 45-year-old male Indian, enrolled on the Standing Rock Sioux Reservation, and Lt. of Police with the Standing Rock Police Department at Fort Yates, North Dakota, furnished the following statement. **b6** b7C advised that on June 7, 1975, he entered on duty Officer at 3:30 p.m. He checked the Cannonball area, picked up who is a Jailer/Radio Dispatcher at the Standing Rock Police Department, to take him to work at police headquarters, as Officen was going to Fort Yates to gas up his unit and for police business. intercepted a radio message between the Fort Yates At this time Police Department and the Morton County Sheriff's Office, advising of an incident at the Fort Rice Bar involving A.I.M. members with rifles. responded to the call by advising headquarters he would keep with him until police assistance arrived from Fort Yates to assist with checking out the report. and proceeded north on High-Officer then way 1806 to check on the whereabouts of subjects involved in incident at observed a party of persons on the south side of the Cannonball river, on the west side of the highway, which consisted of then called police headquarters, adthree cars and one pickup. vising of the party believed to be subjects in the Fort Rice incident.

PAGE

b6 b7C

•
AT FORT YATES, NO. DAK. 06-11-75
·
drove east along the Cannonball river about one half mile, turned
around and got back on Highway 1806 and headed south. advises
he then parked at the RIEDINGER turn off. A few minutes later, Sheriff
KENNETH SNIDER came by and told that there was nobody at the
Cannonball river bridge. again called police headquarters and
advised of the Sheriff's report, and that he would continue to check for
subjects.
As approached the Cannonball river bridge, he observed the same
vehicles. Police headquarters was notified of this. hen turned
east on the river road and drove about 1/4 mile and turned around. At this
time, Officer bserved a green pickup heading south on Highway
1806 at a high rate speed. Other vehicles with the party were parked west
of the highway. The green car spun around at residence, turned
off and faced north on Highway 1806. The pickup turned around or
approach and parked there.
proceeded south on Highway 1806, and then noticed the pickup
belonged to and was driven by stop-
ped beside the pickup and asked him, "How is everything?"
stated "Some white guy drew a rifle on us at the Fort Rice bar,
and some great big white guy was standing in there and he looked pretty
big, so we got the hell out of there." advised
that the big man probably was as he is pretty big and quite
old. replied, "Yes, he looked quite old." then said,
"I'll see you" and backed up.
DA CID
PAGE

SR-75-39 UNITED STATES versus RUSSELL MEANS and 06-11-75 AT FORT YATES, NO. DAK. headed south and called headquarters to advise of his conversation Officer was instructed by police with headquarters to go back and find out from if he knew who was driving the other vehicles. At this time noticed the other cars coming south, so he turned into the approach on the east side of the road, backed around and proceeded north. At this time, all the vehicles were parked on the west side of the road. A subject in a red shirt and brown or black vest got out of one of the cars and ran across the road into the driving lane to stop the police A second subject in a white Tshirt vehicle Officer was driving. approached the police unit also, but did not get directly in front of the car. advises he got out of his squad car and his deputy, got out also and stood by his door on the right side. Office walked toward the front of the car, and at this time, subject wearing the vest stood directly in front of the squad car. The other subject blocked approach, and subject with the vest asked what he wantstated that he didn't want anything and wanted to know what was doing driving subject wanted. Subject wanted to know what informed subject that he is a police ofup and down the roads. ficer and this is his patrol district, and that he also patrols these roads. Subject then stated that this was his district also, and again wanted to know what was doing there. and demanded that he Subject walked directly in front of Office: quit harrassing them. advised that he was not harrassing them, if he were, he would be down checking them out. Subject in the vest then said, "Check me out." replied that he had no reason to check him out, but if he did, he would be checked out. PAGE

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SR-75-39 LINITED STATES versus RUSSELL MEANS and 06-11-75 AT FORT YATES, NO. DAK. nd asked, "Who are Subject then turned, walked toward Deputy Subject then moved directly you?" He was informed, in front of and said, "You're a tough son of a bitch, aren't you?" replied, "You God damn rights I am." Subject in the white T shirt started towards the other subject and it appeared he was going to start something, so Office: grabbed him Subject raised his hand to Officer by the hair in the back of the head. threw subject to the ground, picked him up and adand vised him he was under arrest. Subject in the vest came running back then drew his revolver and stepped to the to help his partner. east side of the road, still holding on to subject he arrested. At this time, another subject got out of the car neares and subject in the vest started to scuffle with grabbed subject on so the left shoulder, in which hand he had his service revolver, threw the subject to the ground, and on retrieving his revolver, it accidently discharged. placed the subject under arrest, and subject didn't appear to be stood him on his feet and helped both subjects hurt bad. Officer into the back seat of the police car, while his deputy held off the remaining members of the party with a 12 ga. shotgun, as they were approaching Officer advised headquarters of incident and proceeded south on Highway 1806 with flashing lights. glanced in his rear view mirror

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PAGE

b7C

UNITED STATES versus RUSSELL MEANS and	SR-75-39
AT FORT YATES, NO. DAK.	06-11-75
and observed the other vehicles following him, traveling a 90 miles per hour. The green vehicle tail gate at times, bumper to bumper, until intercepted by other pofrom headquarters.	ll the way,
While enroute to Fort Yates, Officer discovered t who was shot was RUSSELL MEANS and advised police he	5
gator Captain Officer	_
After refusing treatment, RUSSELL MEANS was taken to and lodged. Other subjects were taken from the police vecers and	
	-

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PAGE

UNITED STATES versus RUSSELL MEANS and 06-11-75 2:55 PM AT CANNONBALL, NO. DAK. furnished the following information to Special Officer, at the Public Health Clinic in Cannonball. states he was fixing fence on the hill by the residence on June 7, 1975, with two boys, and a guy by the name of b6 b7C police car go down the hill by states he saw then saw two cars come up the hill and turn around, they were both bught they were going to drag race. side by side on the road. bolice car come back up the hill tostates he saw or what, but he heard ward the cars. Does not know if they stopped two sounds in succession, and believes they could have been a shot and an echo, or a car muffler. states they were at the end of a ravine so he could have heard an echo. states he saw lights on top of his police car come states he then thought someon and the police car started south.

is a former police officer with about fifteen years

thing must have happened after he saw the lights on the police car.

experience.

SR-75-39

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MP 89-231 dkp

On June 12. 1975 and June 13. 1975, efforts were made to locate and other witnesses to the incidents involving RUSSELL MEANS on June 7, 1975, with negative results.
On June 13, 1975. was telephonically contacted by Special Agent at her place of employment, the United Tribes Training Center. During that conversation, Miss stated that she did not want to talk with Agents or anyone else about what she had observed on June 7, 1975. She said that she had given her story to RUSSELL MEANS and she was told by him that she did not have to speak to anyone else.
b7C
On the same date,
RUSSELL MEANS, was
telephonically contacted at his office, in the United
Tribes Training Center, at Bismarck. Mr. was
advised that difficulty was being encountered in locating
witnesses to the June 7, 1975 incidents, involving RUSSELL
MEANS, for purpose of interview. It was suggested that
if he is in contact with any of those witnesses, and if
they desire to make a statement to the FBI, that opportunity
would be afforded them. Mr stated that he had
spoken with and and, because he felt
that they might be subject to prosecution, he had suggested
that they not submit to interviews with law enforcement
officials until they had conferred with their attorney.
Mr. said that he was not representing those two
men. He nad also spoken with and, when
she asked if she had to tell her story to law enforcement officials. he told her that she did not. Mr.
said that he is in regular contact with
but, because he is a close friend of RUSSELL MEANS, he
did not think that would want to submit
to interview. He said that he would advise both
and that they could make a
statement to the FBI, that same day, if they so desired,

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мъ 89-231 dkp

conversation with Mr.

Mr. assured that he had no information as to the whereabouts of He added that if any further warrants were forthcoming in this case, it might be advisable to allow him to contact the subjects of the warrants, so that he could ask them to surrender themselves to proper authorities. He was told that this information would be passed on to the Assistant U.S. Attorney handling the case.

On the same day, Assistant U.S. Attorney was advised of the specifics of the

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### FEDERAL BUREAU OF INVESTIGATION

REPORTING	OFFICE	OFFI	CE OF ORIGIN	DATE		INVESTIGATIVE	PERIOD	
MIMME	APOLTS	м-	ENHEAPOLIS	7/11.	/75	6/11/75	- 7/1/75	•
TITLE OF				REPORT		10/11/15		TYPED BY
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### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1 - USA, Fargo, Morth Dakota 1 - USA, Sioux Falls, South Dakota	
Report of: Date:	Office: Minneapolis, Minnesota July 11, 1975	
Field Office File #:	89-231 Bureau File #: 89-3220	
Title:	LILUILTANI	ь6 ъ7с
Character:	ASSAULTING A FEDERAL OFFICER	
Synopsis:	Witnesses Twin Buttes, North Dakota, and Bismarck, North Dakota, interviewed and results set forth. Efforts to interview witnesses	
	negative. BIA investigation set forth. Preliming hearing scheduled for 7/10/75, before U.S. Magistrate, Bismarck. RUSSELL CHARLES MEANS bound over for trial on North Dakota state charges of "Aggravated Assault and Battery." Tribal charges against MEANS and postponed indefinitely at Fort Yates, North	ary
	Dakota. ARMED AND DANGEROUS.	`

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b)	
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III. PROSECUTIVE ACTION	
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2. State	·
3. Tribal	

MP 89-231

DETAILS:

I. WITNESS INTERVIEWS

#### . FEDERAL BUREAU OF INVESTIGATION

Date of transcription.

	was interviewed at the residence,	
	apartment Bismarck.	
	advised that he is staying with the	
	for a few days. but will soon be going back to live with his aunt. who resides in the community	
	with his aunt, who resides in the community of Twin Buttes, North Dakota. In about July,	
	plans to return to his parent's residence. They are	
	Mr. and Mrs.	b6
	Blaine, Minnesota.	b70
	advised that on the night of June 6,	
	1975, he attended a pow wow and dance at Twin Buttes, with his girlfriend. whose real name is	
•	with his girlfriend, whose real name is whose real name is went to the pow wow with	
•	sister, and her boyfriend,	
<b>ي</b> م د د د د	stated that he is not affiliated	
	with the American Indian Movement (AIM), but he found	7
	out that they were going to an AIM dance. also said to him 'we're with AIM'. RUSSELL MEANS and	J
	several of his associates were at the dance.	
	At about 3:00 a.m. CT (Central Time),	
	the girls and left the dance in	
	black 1964 Ford. was	•
	driving and they traveled from Twin Buttes to Richardton, North Dakota, with RUSSELL MEANS and some friends, who	
	were in two other cars. recalled that RUSSELL	
	MEANS was in a blueish green car, with	
	Also there was a dark blue Maverick, occupied by two	
	girls, names unknown. There may have been others in the cars, but could not say who they might have	
-	the cars, but could not say who they might have been.	
	In Richardton, MEANS and called a police officer and had him open a gas station for them.	
	They gassed up their cars and left Richardton at about	
	4:30 a.m. (CT). The three cars traveled on I-94 to	
	Bismarck, North Dakota, where they went to RUSSELL MEANS's	
	house which is located on about 10th Street, next to a	_
-Interviewed on	6/12/75 of Bismary North Dakota File # MP 89-231	
		~
by	SA Date dictated 6/12/75	
		_

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.

- 'Samura and the same and the	-
prace in camon bail, for a parpegge Steak	b6 b7С
The first stop they made along the road was at a bar, which was in a pink building, in Huff, North Dakota. and the girls stayed in the car, outside, because they were under 21, but all of the others, including RUSSELL MEANS, went inside. and the girls did go inside the bar for about five minutes, but they were not aware of any trouble there. They are sandwiches in the car ouside and then the group got on the road again and traveled approximately five miles to their next stop at Fort Rice, North Dakota.	
The car was in, arrived at Fort Rice before any of the others. They gassed the car un in Fort Rice and then waited for the others. pickup truck ran out of gas between Huff and Fort Rice, and so the others pushed the pickup to Fort Rice, where they all gassed up. They were at a gas station with a grocery store attached on the north end of town. Then they all went to a bar, which is located at the other end of town. in Fort Rice. Everyone went inside the bar, except the pirls and took a .3030 rifle from the rack, inside	
his pickup truck and unloaded it beside the vehicle.  heard that was taking the rifle inside the bar in	
an attempt to hock it. observed carry the rifle, which was apparently empty, into the bar.	]

\_ 9 -

the bar, but he did say that may have gone inside for a few minutes. A short time later, the group came outside from the bar and they were carrying about three cases of beer. was carrying the gun out and he put it back on the rack in his truck. There was no mention of a fight in the bar and was not aware of any trouble there. They split the beer up between the cars and again went on their way towards Cannon Ball.	•
	b6
stated that there were four or	b7C
possibly five cars that traveled from Bismarck en route	
to Cannon Ball, in the caravan he has been describing.	
The same four persons, including himself, were in the	
black 1964 Ford. The two girls, whose names he could	
not recall, and who had traveled with them from Twin	
Buttes, were still in the groups. RUSSELL MEANS,	
and were in the other	
car that had come from Twin Buttes. (last name	
unknown). his girlfriend and child were in the pickum	
truck. was the only one in the group that	
thought may have been drunk, during the trip. He said	
that there might have been another car, but he could	
not think of the car or who might have been in it.	
The caravan left Fort Rice, with the	
car leaving first and the others following. The cars	
proceeded to pass each other several times, as they	
traveled and finally they crossed the bridge, over the	
Cannon Ball river and pulled into a roadside area, just	
on the other side of the bridge. At that point, the	
lead car was the pickup truck, then the MEANS car, the	
car and the car with the two girls.	
parked the car a little ways away from the	
place where the other cars were parked and then he got	
out and went over to the rest of the group, where they	
were drinking. and the girls stayed	
in the parked car, where they remained for about ten or	
fifteen minutes.	
m tom a man be seemed as a m to €	

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observed a white Bureau of <sup>I</sup> ndian
Affairs (BIA) police car, with a red light on top,
parolling the road on the opposite side of the park.
At about that time, took his pickup truck and
raced (drag) along the road in the direction
of Cannon Ball. turned around on an approach
to the highway and headed back to the group. The pickup
to the highway and neaded back to the group. The pickup
backed into an approach and, about that time, the police
car passed the group and went to the top of the rise,
where the pickup truck was. The police car pulled alongside
the pickup truck and the police officer inside talked
briefly to in the pickup truck. The police car
remained beside the pickup truck for about one or one
and a half minutes and then drove off in the direction
of Cannon Ball. At about the same time, all of the
other cars in the group were driven to the top of the
rise to find out what the policeman had wanted. By the
time these cars got to the road from the roadside area,
the police car was leaving. The police car went a short
distance and then turned around and came back towards the
group. As the police car approached, RUSSELL MEANS and
walked out into the road and stopped the police
car. The police officer, who was in uniform, got out
from behind the steering wheel and talked to the two men.
The how, who was riding in the passenger side of the tront 💉
The boy, who was riding in the passenger side of the front seat with the police officer, and who subsequently
seat with the police officer, and who subsequently
seat with the police officer, and who subsequently learned was the remained seated,
seat with the police officer, and who subsequently learned was the remained seated, although the door was open and his legs were outside.
seat with the police officer, and who subsequently learned was the remained seated, although the door was open and his legs were outside. observed the police officer unsnap the strap
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seat with the police officer, and who learned was the remained seated, although the door was open and his legs were outside. observed the police officer unsnap the strap over his gun as he got out of the car.
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seat with the police officer, and who subsequently learned was the remained seated, although the door was open and his legs were outside. observed the police officer unsnap the strap over his gun as he got out of the car.  RUSSELL MEANS and talked to the police officer for a time near the front of the car, by the left headlight. then walked over to the right side
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seat with the police officer, and who learned was the remained seated, although the door was open and his legs were outside. observed the police officer unsnap the strap over his gun as he got out of the car.  RUSSELL MEANS and talked to the police officer for a time near the front of the car, by the left headlight. In then walked over to the right side of the car and was talking to the while standing near the right headlight. Could not hear the conversation, but said that there did not appear to be any kind of an argument going on.  The police officer went over to
seat with the police officer, and who learned was the although the door was open and his legs were outside. observed the police officer unsnap the strap over his gun as he got out of the car.  RUSSELL MEANS and officer for a time near the front of the car, by the left headlight. then walked over to the right side of the car and was talking to the while standing near the right headlight. while standing near the right headlight. of the conversation, but said that there did not appear to be any kind of an argument going on.

the scene of the incident just described then proceeded to follow and keep up with the police car. The car that the MEANS had been in was the only one between the police car and the car in which was riding. could not say if the MEANS car	the police officer still had him by the hair. RUSSELL  MEANS went over to to hold. The police officer, who was still holding down by the hair, grabbed RUSSELL MEANS by the scruff of his neck and put him down on the ground. The police officer's gun was still in its holster.  RUSSELL MEANS start to get up, while was still on the ground on his knees. At that point, looked away towards and then he heard a shot. He looked up and saw RUSSELL MEANS grab the rear of his back, on the left side, high on his buttocks and go down to the ground. The had pulled a shotgun out of the car at about that time and was covering the others, who were across the street, by the rest of the cars, watching. The police officer then picked up RUSSELL MEANS from the ground, by the back of his belt, held by his shoulder, and put them both into the back of the squad car. The police officer and then both jumped into the car, turned around, and drove off with his red light flashing and at a high rate of speed.
	to follow and keep up with the police car. The car that the MEANS had been in was the only one between the police car and the car in which
	car he was in, bumped the car at least once was driving the car, while
was driving the car. while	was driving the car in which was riding.
was driving the car. while was driving the car in which was riding.	As they traveled, they passed several police cars. The police cars turned around, caught the procession, and stopped all of the cars, except the police car. The occupants were ordered out of the cars, were spread against the cars and searched, and then were placed in squad cars.  The pirls and were put in one car, while and the girls and put in another.  Tried to get into the police car with his brother and the girls, but the police told him to go home, and would not take him with them. Somehow, the girls who

had been driving the other car in the procession, had gotten away. With the police driving both the police cars and the other cars that had been in the procession, the group proceeded to the jail at Fort Yates, When they arrived there. was already in a cell and was drunk. came into the jail, as arrived and he was shouting "get to a hospital". He was swinging at the officers, so he was arrested. There was no other trouble at the jail.
recalled that he was put in jail at about 4:45 p.m. and remained there until 11:30 a.m., the next morning. At 7:30 p.m. on the night of June 7, 1975, RUSSELL MEANS was transferred from the jail to the hospital. To the best of knowledge, this was the first time that RUSSELL MEANS asked to be taken to a hospital and his request was honored. He recalled that RUSSELL MEANS hair was in a ponytail throughout the day, just described.
stated that he did not know where  could be contacted. He said that  was living at Johnny Ruth Villa, apartment  315 West Indiana, telephone and she was working at United Tribes Training Center, telephone 225-3285, extensions
male, born stated that he is an American Indian Selective Service Number

5 July 1

b6 b7C II. BIA INVESTÍGATION

MP 89-231

### AT BISMARCK, NORTH DAKOTA

On June 13, 1975,

Officer, Bureau of Indian Affairs (BIA), Standing Rock
Indian Reservation, Agency Headquarters at Fort Yates, North
Dakota, submitted to the Federal Bureau of Investigation (FBI)
a copy of the Bureau of Indian Affairs report concerning
the matter ontitled "United States versus RUSSELL MEANS
and "The report read as follows:

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SUMMARY: This report relates to a violation of SECTION III, TITLE 18,

U.S.C.A. - RESISTING AND IMPEDING A FEDERAL OFFICER by RUSSELL MEANS, an adult male Indian, and an enrolled member of the Oglala Sioux Tribe of Indians, Pine Ridge, South Dakota, and

an adult male Indian, and an enrolled member of the Rosebud Sioux Tribe of Indians, Rosebud, South Dakota, who did, on or about June 7, 1975, resist lawful arrest and did impede said arrest by attempting to assault

a Bureau of Indian Affairs Police Officer, and said offense did occur on Highway 1806 within the exterior boundaries of the Standing Rock Sioux Indian Reservation, Sioux County, northwest of Cannonball, North Dakota.

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FACTS: On June 7, 1975, at 3:42 p.m., a radio message was received from the Morton County Sheriff's office, Mandan, North Dakota, that RUSSELL MEANS and a group of Indians had assaulted two persons at Fort Rice, North Dakota, which is in Morton County. The identity of the victims were not given.

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•
At 3:52 p.m., Lt. bbserved the subjects at the Cannon-
ball river. states there was a pickup and three vehicles. Lt.
advises that was with him, so Lt.
him to assist him.
min to assist min.
At 4-21 m m. I to The Director of the Director
At 4:31 p.m., Lt. was stopped by RUSSELL MEANS, who was
standing in the middle of the highway, south of the res-
idence in Sioux County. Lt. out of the vehicle and MEANS
asked what he wanted. stated, "Nothing, what do you
want?"
said to Lt. , "We don't want you
harassing us." Lt. advised, "I'm not arassing you. If I was
harassing you, I'd be over cheching you out." RUSSELL MEANS said,
"Check me out then." replied, "I have no reason to check you out.
MEANS was standing in front of the police vehicle. MEANS then asked
"Who are you?" replied, "I'm
MEANS said, "You're a tough son of a bitch."
then started moving toward so Lt. grabbed
him and resisted, so Lt said, 'You're under ar-
rest." RUSSELL MEANS started toward Lt. so Lt.
stated. "You're under arrest too."

FACTS CONT'D: Lt. d <u>vises others</u> in the party began to sur	_
round him, as was hanging on to	
Lt. drew his revolver, and Lt. threw RUSSELL MEAN	ίS
down, and in doing so, his gun discharged. The bullet ricocheted off t	
black top road and the bullet struck RUSSELL MEANS in the buttock.	
advises MEANS wouldn't get in the police unit, sobick	
MEANS up and put him in the vehicle. held the rest of the	1e
group off with a riot gun and they dispersed. Lt. advises the	
group then followed him to Fort Yates.	
At 5:00 p.m., RUSSELL MEANS refused medical assistance from Dr.	
at the Indian Health Service Hospital in Fort Yates,	,
North Dakota MEANS stated he would receive treatment from his	
medicine man, stating to Dr. that he knew his rights and could	.d
not be compelled to receive medical treatment.	
Special Officer then instructed Lt. to	
lodge the subject in jail.	
At 5:10 p.m., Special Officer elephonically	
advised Special Agent Federal Bureau of Investiga-	
tion, Bismarck, North Dakota of the offense.	
Down on a first to a A.C.	
At 5:15 p.m. Bureau of Indian Af-	
fairs, Aberdeen, South Dakota, was telephonically advised of the facts by Special Officer and	

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<u> </u>
At 9:50 p.m., on June 7, 1975, an adult male Indian,
appeared at the Fort Yates Police Department and advised Agency Spe-
cial Officer that RUSSELL MEANS wanted to see at
the hospital.
·
While was at the Public Health Service Hospital in Fort Yates
MEANS advised that he did not want any trouble at Fort Yates, since he
planned on making this his home. MEANS stated he would like to know
what authority ad. MEANS stated that he,
the of the Bureau of Indian Affairs officer, is the
one that shot him. MEANS was advised that this would be checked out
,
MEANS also stated that he did not want to press charges against
that he had already shook hands with
MEANS also wanted to know what charges were against him,
and the others involved. Also stated that he was not at Fort Rice
and that someone must have been using his name. MEANS was told
that this would all be checked out.

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b6 b7C

On June 9, 1975	Standing
Rock Tribal Council, advised Agency Special Officer	
that had reported to his	m that Officer
shot RUSSEL MEANS.	<u></u>
advised on June 9, 1975 that, whi	
residence, he heard two shots. This statement w	vas made in the
ffice in the presence of	and
Mrs. of the Standing R	ock Agency.
; ·	
At 1:10 p.m. on June 11, 1975, informed C	)fficer
and that he heard four shots while he was v	valking near his
corral, and that was with him.	C
advises he also heard tires squealing, and made a	comment to
"What are they doing, having a	
stated the shot sounded muffled.	

he following state
5, he entered on duty d up ding Rock Police De-
ice business.
tween the Fort Yates ffice, advising of an ers with rifles.
t

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#### 06-11-75 11:50 AM AT FORT YATES, NO. DAK. 45-year-old male Indian, emrolled on the Standing Rock Sioux Reservation, and Lt. of Police with the Standing Rock Police Department at Fort Yates, North Dakota, furnished th ment. advised that on June 7, 1975 Officer He checked the Cannonball area, picke at 3:30 p.m. who is a Jailer/Radio Dispatcher at the Stand partment, to take him to work at police headquarters, was going to Fort Yates to gas up his unit and for poli At this time, ntercepted a radio message bet Police Department and the Morton County Sheriff's Of incident at the Fort Rice Bar involving A.I.M. member responded to the call by advising headquarters he would keep with him until police assistance arrived from Fort Yates to assist with checking out the report. and proceeded north on High-Officer then way 1806 to check on the whereabouts of subjects involved in incident at observed a party of persons on the south side of the Fort Rice. Cannonball river, on the west side of the highway, which consisted of then called police headquarters, adthree cars and one pickup.

vising of the party believed to be subjects in the Fort Rice incident.

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AT FORT YATES, NO. DAK.	00-11-73
drove east along the Cannonball river about one half nearound and got back on Highway 1806 and headed south.  he then parked at the RIEDINGER turn off. A few minutes la KENNETH SNIDER came by and told that there was not Cannonball river bridge. Again called police headquared advised of the Sheriff's report, and that he would continue to subjects.	advises ter, Sheriff obody at the arters and
02 0110 1110 2111 0111 0111 0111 0111 0	then turned ound. At this on Highway e parked west ence, turned
off and faced north on Highway 1806. The pickup turned arou	ınd or
approach and parked there.	
proceeded south on Highway 1806, and then noticed the belonged to and was driven by ped beside the pickup and asked him, "How is everything?" stated "Some white guy drew a rifle on us at the Fort R and some great big white guy was standing in there and he loo big, so we got the hell out of there." advised that the big man probably was as he is pretty big old. replied, "Yes, he looked quite old." "I'll see you" and backed up.	ice bar,

tion b6

AT FORT YATES, NO. DAK.	<u>06-11-75</u>
headed south and called headquarters to advise of	his conversation
	cted by police
headquarters to go back and find out from	if he knew who
was driving the other vehicles.	
•	
At this time noticed the other cars coming south,	so he turned
into the approach on the east side of the road, backed arou	ınd and proceed-
ed north. At this time, all the vehicles were parked on the	-
the road. A subject in a red shirt and brown or black ves	
of the cars and ran across the road into the driving lane to	
vehicle Officer was driving. A second subject in	
approached the police unit also, but did not get directly in	
advises he got out of his squad car and his deputy,	
got out also and stood by his door on the right side. Office	:eı
walked toward the front of the car, and at this time, subje	ct wearing the
vest stood directly in front of the squad car. The other s	ubject blocked
approach, and subject with the vest asked	what he want-
ed. stated that he didn't want anything and wanted	i to know what
subject wanted. Subject wanted to know what was	doing driving
up and down the roads. informed subject that he	is a police of-
ficer and this is his patrol district, and that he also patrol	s these roads.
Subject then stated that this was his district also, and again	in wanted to
know what was doing there.	
Subject walked directly in front of Officer and dem	anded that he
quit harrassing them. advised that he was not ha	rrassing them,
if he were, he would be down checking them out. Subject	in the vest then
said, "Check me out." replied that he had no rea	son to check
him out, but if he did, he would be checked out.	

06-11-75 AT FORT YATES, NO. DAK. Subject then turned, walked toward Deputy and asked. "Who are you?" He was informed. Subject then moved directly and said, "You're a tough son of a bitch, aren't in front of replied, "You God damn rights I am." vou?" Subject in the white T shirt started towards the other subject and it appeared he was going to start something, so Officer grabbed him Subject raised his hand to Officer by the hair in the back of the head. and threw subject to the ground, picked him up and ad-Subject in the vest came running back vised him he was under arrest. to help his partner. then drew his revolver and stepped to the east side of the road, still holding on to subject he arrested. At this time, another subject got out of the car nearest and subject in the vest started to scuffle with grabbed subject on the left shoulder, in which hand he had his service revolver, threw the subject to the ground, and on retrieving his revolver, it accidently discharged. placed the subject under arrest, and subject didn't appear to be stood him on his feet and helped both subjects Officer hurt bad. into the back seat of the police car, while his deputy held off the remaining members of the party with a 12 ga. shotgun, as they were approaching Officer advised headquarters of incident and proceeded south on Highglanced in his rear view mirror way 1806 with flashing lights.

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<u>06-11-75</u>

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## AT FORT YATES, NO. DAK.

and observed the other vehicles following him, traveling at a speed 80 - 90 miles per hour. The green vehicle tail gated all the way, at times, bumper to bumper, until intercepted by other police vehicles from headquarters.
While enroute to Fort Yates, Officer liscovered that subject who was shot was RUSSELL MEANS and advised police headquarters.
RUSSELL MEANS was taken directly to the Public Health Service Hospital, but refused to enter the hospital for treatment, stating he knew his rights and could not be forced to go inside for treatment. MEANS also stated that his medicine man would take care of him. Criminal Investigator Captain Officer and Dr. were waiting at the hospital when arrived with subjects.
After refusing treatment, RUSSELL MEANS was taken to the agency jail and lodged. Other subjects were taken from the police vehicle by Officers and

AT CANNONBALL, NO. DAK.	06-11-75 2:55 PM
furnished the fo	Ollowing information to Clinic in Cannonball.
residence on June 7, 1975, wit	xing fence on the hill by the
, then saw two cars come up t	police car go down the hill by the hill and turn around, they were both ought they were going to drag race.
ward the cars. Does not know if the two sounds in succession, and believe	
states he saw on and the police car started south. thing must have happened after he say	lights on top of his police car come states he then thought some- w the lights on the police car.
is a former poli	ice officer with about fifteen years

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III. PROSECUTIVE ACTION

#### PROSECUTION: FEDERAL

voluntarily surrendered	
to the United States Marshal at Bismarck, North Dakota.	
during the evening of June 17, 1975, accompanied by	
United Tribes Employment Training Center,	
Bismarck, and was immediately afforded a hearing before U.S.	
Magistrate HARRY J. PEARCE. PEARCE released on	
\$5,000 unsecured bond and appointed Bismarc	k,
as counsel.	

The preliminary hearing in this matter was scheduled by U.S. Magistrate PEARCE for July 10, 1975, at 1:30 PM, b6 at the Federal Building, Bismarck, North Dakota.

#### PROSECUTION: STATE

RUSSELL CHARLES MEANS was afforded a preliminary hearing before Judge WILLIAM ENGELTER of the Morton County Court of Increased Jurisdiction, Mandan, North Dakota, on June 26, 1975. He was bound over for trial in Morton County District Court on a charge of "Aggravated Assault and Battery," in violation of Section 12-26-10, North Dakota Century Code. Personal recognizance bond in the amount of \$25,000 was continued.

#### PROSECUTION: TRIBAL

of Indian Affairs (BIA), Fort Yates, North Dakota, stated on July 1, 1975, that the Tribal Court appearance for individuals charged with violation of the Tribal Code, Standing Rock Sioux Tribe. on June 7. 1975. including RUSSELL CHARLES MEANS and has been postponed indefinitely.

# Vleans to Face Assault Trial n District Cour

American Indian Movement o State's Atty. Richard Schnell leader Russell Means has been said there "has been probable bound over to morton County cause shown of aggravated District Court on a charge of assault. Schnell asked that

aggravated assault. The charge stemmed from n incluent at a Fort Rice bar line 7.

Judge William Engelter of the Morton County Court of increased Jurisdiction in Mandan Thursday ordered

Means bound over for trial. The trial date will be set by the district court, a - court spokesman said., · · ·

Means attorney, Ralph LeBera Bismarck, asked Engelter to retain jurisdiction and Means is also free on a over the case and try it as a - personal recongnizance bond

LePera said there appeared to be a "lack of identification and other ambiguities" con-

. However, Morton's County

Means be bound over In binding over Meansy Engelter continued his \$25,000

personal recognizance bond

The charge stemmed from an altercation in which Arlen Hettich, (1) Mandan, (1) was allegedly struck with a rifle butt.

. Means still must face federal charges of interfering with a At the preliminary hearing . officer . That charge was . Bureau of Indian Affairs police gnerated from an incident following the bar altercation, "simple case of assault," on that charge.

Means, was wounded in the BIA incident. He spent a week recovering in a Bismarck nospital: The State of the

(Indicate page, name of newspaper, city and state.)

Page 1

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

6/27/75 Date: Final AP, Bismarck, NU Author: JOHN O. HJELLE

Editor: RUSSELL CHARLES MEANS:

AFO Character:

ET AL

Classification, MP 89-231 Submitting Office:

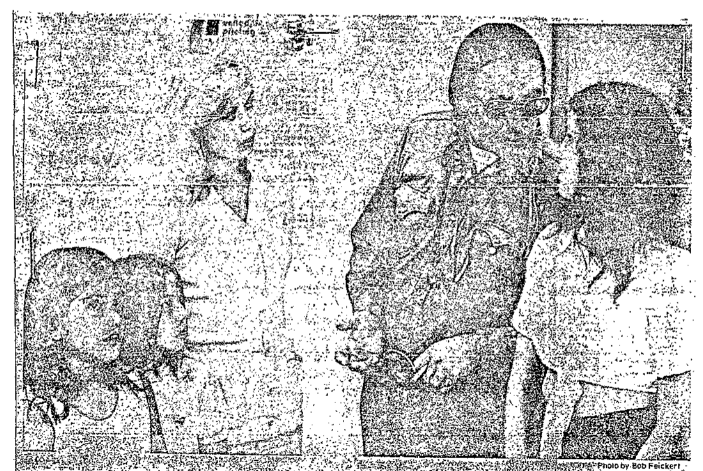
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MP 89-231
"The Bismarck Tribune"
Bismarck, North Dakota
6/27/75
Page 1



Three of Russell Means four children were on hand to encourage him prior to his preliminary hearing in Mandan Thursday. Left to right are Scott, 9, Veronica, 8, and Sherry, 14. in the center is Joyce Selander who sat with the children in court com.

EXHIBITS SECTION) (ATTENTION: SAC, MINNEAPOLIS (89-231) (P) PHISTELL CHARLES MEANS. INDIAN AFFAIRS AFO 00: MINNEAPOLIS Re Minneapolis report of SA 6/13/75. Enclosed for the Bureau are three pages of rough drafts of a diagram and code for the diagram as prepared by and based on events which were involved in captioned offense. Assistant U.S. Attorney (AUSA) Bismarck, North Dakota, has requested that rrial in this matter has not yet been scheduled. The Freliminary Hearing has been scheduled for 7/10/75 and presentation to the Federal Grand Jury will be 7/15/75. It is requested that the enclosures be examined by the Exhibits Section and an enlarged diagram be prepared as an exhibit for trial. The rough draft notes may be returned to Minneapolis upon completion of the exhibit.

2 - Bureau (Enc. 3) Minneapolis

DIRECTOR, FRI (89-3220)

7/10/75

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## Means Pleads Innocen In Resistance Case

Russell Means and Thomas Richard Poor Bear pleaded innocent here Thursday afternoon to charges of "resisting, imposing, impeding and interfering with a federal officer" in the performance of his duties.

The charges stem from an incident on the Standing Rock Indian Reservation June 7 during which Means was shot during a scuffle with BIA Lt. Pat Kelly and hospitalized.

In an arraignment before U.S. District Judge Bruce M. Van Sickle, attorneys for the two defendants introduced motions challenging the composition of the grand jury which handed down the indictments July 15, asking for a change of venue, and asking for a bill of particulars.

Means' acting attorney, Kenneth Tilsen, St. Paul, Minn., said after the arraignment the change in venue was being requested because of assassination dangers to Means and because of pre-trial publicity.

Asst. U.S. Attorney David Peterson raised questions about the indigency of the defendants in light of their recent cross-country travels, and also asked the times and locations of all other pending trials for the defendants be made known in order to determine future bond violations.

No trial date was set pending a decision on the motions, but Judge Van Sickle said despite nine other pending trials against Means, he wanted to proceed with the trial in September unless it became impossible to work it with Means' other litigation.

Judge Van Sickle requested the defense attorneys make available to Peterson and the court a list of other trials, their dates and the attorneys in-

He also asked both Peterson and the defense attorneys to provide him with a statement and facts so he may decide the indigency question.

Means' attorney, Raiph LePera, could not attend the arraignment, and the court allowed Means to be represented by Tilsen at the last moment.

Tilsen, in addition to the other motions filed, questioned whether the court had jurisdiction in the case and whether the indictment fully covered a crime.

Judge Van Sickle said he would continue current level of bonding in the case, but invited either side to appear at a hearing, Friday morning to request a change. Both Means and Poor Bear have been free on \$5,000 unsecured personal recognizance bonds.

(Indicate page, name of newspaper, city and state.)

Page 20

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

Edition: Final
Author: Staff
Editor: JOHN O. HJELLE
Title: RUSSELL CHARLES
MEANS:

EXXXXX

Or
Classification: MP 89-231
Submitting Office: MP

8/1/75

Being Investigated

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(continued on page 2)

MP 89-231

Note: Identity of Individuals in Photograph, below, left to right:

RUSSELL CHARLES MEANS, subject:

RUSSELL CHARLES MEANS.

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## Means Enters Court

Escorted by friends, Russell Means (center), enters U.S. District Court Thursday to answer charges of "Resisting, imposing, impeding

and interfering with a federal officer" June 7. Means entered a plea of "innocent". No trial date has been set.

# Means pleads not guilty at N.D. hearing

BISMARCK, N.D. (A) — American Indian Movement leader Russell Means and Thomas Richard Poor Bear pleaded innocent yesterday to charges of "resisting, imposing, impeding and interfering with a federal officer" in the performance of his duties.

The charges stem from an incident on the Standing Rock Indian Reservation June 7 during which Means was shot and later hospitalized.

In an arraignment before U.S. District Judge Bruce Van Sicklingsterday, attorneys for the defendants challenged the composition of the grand jury that handed down the indictment. The attorneys also asked for a change of venue and for a bill of particulars.

Means' acting attorney, Kenneth Tilsen, St. Paul, said later that the venue change was sought because of assassination dangers to Means and because of pre-trial publicity.

No trial date was set pending a decision on the motions, but the judge said he wanted to proceed with the trial in September unless it became impossible to arrange it with Means' nine other pending frials

The judge also said he would continue the \$5,000 personal recognizance bond for each defendant

	<b>\</b>
	(Indicate page, name of
	newspaper, city and state.)
	8B MINNEAPOLIS STAR
	Minneapolis, Minn.
	,
	·
	Date: August 1, 1975
	Edition: Evening
	Author:
	Editor: Lee Canning
	Title: Russell Means
	,
	Character:
	or
	Classification: 89-231-50
	Submitting Office:Minneapolis
	Being Investigated
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CC Sent To Bu RS

Page 36-Wednesday, July 30, 1975-The BISMARCK TRIBUNE

## Russell Means Arraignment Here Thursday

American Indian Movement leader Russell Means and Richard Poor Bear are to be arraigned in U.S. District Court here Thursday in one of a series of hearings beginning at 2 p.m.

Means and Poor Bear are charged with interferring with a federal officer in the performance of his duty. The charge stems from a June 7 incident on the Standing Rock Indian Reservation near Cannon Ball.

Means was shot during the scuffle and later hospitalized in Bismärck.

The AIM leader is scheduled to appear before U.S. District Judge Bruce M. Van Sickle. He has been free on a \$5,000 personal recognizance bond.

Also set to be arraigned Thursday is David Kirkaldie, New Town, Kirkaldie was indicted July 6 on charges of burglary and arson, allegedly committed on the Fort Berthold Indian Reservation.

(Indicate page, name of newspaper, city and state.)

Page 36

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

Edition: Final Staff Author: JOHN O. HJELLE Editor: RUSSELL CHARLES Title: MEANS: XXXXXXX AFO

Classification: MP 89-231

7/30/75

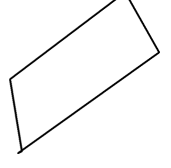
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# FEDERAL BUREAU OF INVESTIGATION

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REPORTING	OFFICE	OFFI	CE OF ORIGIN		DATE		INVESTIGATIVE P	ERIOD	
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## UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1 - USA, Fargo, North Dakota 1 - USA, Sioux Falls, South Dakota	
Report of:	Office: MINNEAPOLIS, MINNESOTA August 21, 1975	
Field Office File #:	89-231 Bureau File #: 89-3220	
Title:	1 1 L'11'1'L' NI N N'11' I	b6 b7
Character:	ASSAULTING A FEDERAL OFFICER	
Synopsis:	Statements of RTA Police Officers and Fort Yates, North Dakota, set forth.	
	MEANS and POOR BEAR failed to appear for preliminary hearing on 7/10/75. Hearing continued until 7/18/75. MEANS and POOR BEAR indicted by FGJ, Fargo, North Dakota, 7/15/75, for violation Title 18, USC, Sections 111 and 1114. MEANS charged with Simple Assault in Municipal Court, Bismarck, North Dakota, 8/4/75. ARMED AND DANGEROUS.	•

TABLE OF CONTENTS PAGE 3 - 10 I. BIA INVESTIGATION Statement of 1. BIA Police Officer, Fort Yates, North Dakota. 2. Statement of BIA Police Officer, Fort Yates, North Dakota. II. PROSECUTIVE ACTION 11 - 12\* 1. Federal Preliminary hearing, 7/10/75. b) Indictment, 7/15/75. Arraignment, 7/31/75. c)

Municipal Court, Bismarck, North Dakota

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MP 89-231

By communication dated July 10, 1975, Mrs.

Branch of Judicial, Prevention

and Enforcement Services, Bureau of Indian Affairs (BIA),

Fort Vates. North Dakota, submitted to the FBI a statement

by RIA Police Officer, dated June 7, 1975,

and a statement by BIA Police Officer,

furnished on June 13, 1975. Copies of these statements

follow:

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- 4 -

I, Bureau of Indian Affairs Police Officer, furnish the following information concerning my duties on June 7, 1975, between the
hours of 4:00 p.m. and 6:00 p.m.
At 4:12 p.m. on June 7, 1975, I checked into the police department for duty and until 4:25 p.m., I was getting my gear together and a vehicle to head south for the South Dakota area. At this time, I was advised by Captain to stick around, as there had been some trouble at Fort Rice,
North Dakota, and the Morton County Sheriff's office inquired as to how many units this department had available at this time.
At 4:27 p.m., Captain instructed me to proceed to the Cannon-ball area with another officer. Officer and I departed for Cannonball at about 4:28 p.m. Captain informed that Lt. may need assistance.
At this time, Sgt. and had knocked the muffler off their police unit, so we exchanged units, as and I had been instructed to return to Fort Yates. As we were returning to Fort Yates, we heard a message by two-way radio that Lt. had been shot. A second or so later, Lt. was on the air, advising that it wasn't him, but RUS-SELL MEANS who had been shot, and that he was shot accidentally.
The Fort Yates Police Department then advised to disregard on returning to Fort Yates and continue on to Cannonball. There was some traffic on the two-way radio, but we were unable to copy, due to the noise from our vehicle.
Lt. was on the radio again, advising that some cars were following him and were following very close at a high rate of speed and that he was enroute to Fort Yates with two of the subjects. We were near GUL-LICKSON's crossing, when Officer cautioned us that all the vehicles were headed right in our direction. We stopped by mile post #24

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south of GULLICKSON's gate and we could then see Lt. police unit come over the hill, followed by a green vehicle and then a black Ford and some other car which we could not identify, as smoke was pouring out from the engine of our unit and I was afraid we may have blown the engine. We turned around and tried to catch up to the vehicles, but we couldn't get near until we started down cottonwood hill. At this time, Officer was advising Officer to slow down. The vehicles were finally I got out of my squad car and approached the black Ford and I stopped. could then identify the driver as I advised the subject to get out of his vehicle and that he was under arrest. Subject was then searched. As subject was about to get into the police vehicle, Officer asked if I had searched another Indian male, my reply was While in the police vehicle, "No". as also advised that he was arrested for failure to yield. I then searched the black Ford and found some beer on the front seat. I drove the black Ford back to Fort Yates and the vehicle was parked at police headquarters. I was assisting other officers in lodging subjects when an unknown subject approached from the rear of the building and started shouting at the officers. I asked subject to leave twice, but he refused and stated he wasn't going to leave until they took the hospital. I asked the subject to leave again, he refused, and I then advised him he was under arrest for disturbing the peace. Subject started to resist and a scuffle ensued, so I used force by placing my arms under his arms and clasped my hands around the back of his neck. I then placed the subject in the male drunk tank and he was then identified as JAGUL 7, 1975 Officer

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AT FURT YATES, NO. DAK.	06-13-75
Bureau of Indian Affairs Police Officer, the following information concerning my duties between the hour 8:00 a.m. on June 7, 1975 and 3:00 a.m. on June 8, 1975.	
I was on patrol duty in McLaughlin, South Dakota, and at about	3:49 <u>n.m.</u>
I was advised by Captain thru the Radio Dispatch	
to return to headquarters in Fort Yates to possibly as	sist Lt.
in Cannonball, as RUSSELL MEANS and unknown other	Indian sub-
jects assaulted two people in the Fort Rice bar, and were heade	d southon
Highway 1806. I was also advised that the Morton County Sheri	ff's unit
was enroute from Mandan south to check it out.	
At 3:51 p.m., Officer and I started back to the Fort Yaw While enroute, we received another radio message from Captain advising to return to Fort Yates and to disregard on the arrived back at the Fort Yates Police Department at 4:12 p.m. a service.	n affic. We
At 4:28 p.m., Officer and I checked out of the police de	enartm <i>e</i> nt
and were enroute north to the Sioux County line, and at 4:32 p.n	-
	muffler
	instruct-
ed to return to headquarters.	
At 4:33 p.m., Officer and I were again on the road, transcribe towards Cannonball. We received a report, by two-way that Officer had been shot. A few seconds later, Lt. was on the radio, advising that he was not shot, but that it was I	radio,
MEANS who was shot accidentally.	

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- 7 -

AT FORT YATES, NO. DAK. 06-13-75				
Lt. called the police department again at 4:34 p.m., requesting police assistance as two of the vehicles were following him at a high rate of speed. At 4:41 p.m., Lt. requested that police assistance be hurried, as the lead vehicle was tail gating him.				
At 4:43 p.m., at GULLICKSON's crossing, we made contact with Lt.				
traveling at a high rate of speed with his emergency lights on,				
and a green 1965 Pontiac vehicle was bumper to bumper with Lt.				
police car. The driver of the green vehicle was an unknown male subject				
with an unknown female at his side.				
A second vehicle was following about 10 - 15 feet behind the vehicle that				
was bumper to bumper with Office unit. There were four occupants in the second vehicle and driver was				
cupants in the second vehicle and driver was driving a black 1964 Ford. At this time, I cautioned Officers				
cupants in the second vehicle and driver was driving a black 1964 Ford. At this time, I cautioned Officers and that was heading toward them.				
driving a black 1964 Ford. At this time, I cautioned Officers and that was heading toward them.  and I then proceeded south to try to stop the vehicles from tail				
cupants in the second vehicle and driver was driving a black 1964 Ford. At this time, I cautioned Officers and that was heading toward them.  and I then proceeded south to try to stop the vehicles from tail gating the police unit, and after chasing the vehicles for some distance,				
cupants in the second vehicle and driver was driving a black 1964 Ford. At this time, I cautioned Officers and that was heading toward them.  and I then proceeded south to try to stop the vehicles from tail gating the police unit, and after chasing the vehicles for some distance, at 4:52 p.m., I advised to slow down, as subject's vehicle was				
cupants in the second vehicle and driver was driving a black 1964 Ford. At this time, I cautioned Officers and that was heading toward them.  and I then proceeded south to try to stop the vehicles from tail gating the police unit, and after chasing the vehicles for some distance, at 4:52 p.m., I advised to slow down, as subject's vehicle was now boxed in by three units.  slowed his unit down to almost a				
cupants in the second vehicle and driver was driving a black 1964 Ford. At this time, I cautioned Officers and that was heading toward them.  and I then proceeded south to try to stop the vehicles from tail gating the police unit, and after chasing the vehicles for some distance, at 4:52 p.m., I advised to slow down, as subject's vehicle was				

b6 b7C

Subject was leaning back in the car seat, and at this time he reached for the steering wheel or shift, so I warned him again that he was under arrest and started to reach for the shift and subject then grabbed my left wrist with his right hand. I grabbed subject by the right arm, forcing him out of his vehicle. Subject started to scuffle with me, so I used the

## AT FORT YATES, NO. DAK.

06-13-75

b6 b7C

•
necessary force to place him in the back seat of the police car. I then went to the other vehicle, a 1964 Ford, to assist Officer as
he had a subject under arrest and was about to put him in his unit.
dvised he would drive subject's vehicle and Officer then pro-
ceeded to headquarters with subjects in his unit.
As Officer departed, an unknown male subject approached my police
unit and attempted to open the back door. Subject came from a car parked
a short distance up the road, but I did not see what car he got out of. This
incident all took place near the Porcupine bridge. I told subject to leave,
as this was none of his business, but subject tried to open the door again,
so I pushed him away, and subject attempted a third time to open the door,
I pushed him away again.
At this time, approached the subject
and called him started to take subject away
and stated that they would get more guys and come to the jail.
Officer and I then left the scene with three prisoners at 4:59 p.m.
and arrived at police headquarters at 5:02 n.m. Subjects in my police
unit were and I asked
the male subject his name as he got out of the police car and he replied,
The female subjects were taken to the front part of the assessibility is of
The female subjects were taken to the front part of the agency jail and Officer and I searched the male subject. At this time, subject re-
quested a receipt for personal items taken from him. Subject was furnished
a copy of the receipt after signing it. Jailer then locked subject in
the male drunk tank.
·

AT FORT YATES, NO. DAK.	06-13-75
	o get into olice de- ct to leave would not I assisted
At 7:05 p.m Officer and I were advised by Contransport RUSSELL MEANS to the Public Hear	aptain lth Service
Hospital for treatment. We remained at the hospital with ME. 7:39 p.m., when Dr. dvised he would keep RUSSELI in the hospital for observation. I left Officer hospital with MEANS and returned to the police department.	
I was back on routine patrol until 10:35 p.m., when I was advisinal Investigator that he and I would escort the ambul port RUSSELL MEANS to the hospital in Bismarck. We arrive Alexius Hospital in Bismarck at 11:33 p.m., where I assisted the driver to get MEANS out of the ambulance and into the hospital	ance to transed at the St. he ambulance
At 12:33 a.m. on June 8, 1975, we were back in service, return headquarters and ended tour of duty at 3:00 a.m.	ning to police
B. I. A	A. Policeman

ь6 ь7с The preliminary hering in this matter was convened on July 10, 1975, by U.S. Magistrate HARRY J. PEARCE in the Federal Building at Bismarck, North Dakota. The defendants, RUSSELL CHARLES MEANS and THOMAS RICHARD POOR BEAR, failed to appear. The preliminary hearing was rescheduled for July 18, 1975, at Bismarck.

The facts of this case were presented to the Federal Grand Jury at Fargo, North Dakota, by SA on July 15, 1975. The Federal Grand Jury returned an indictment on that date charging RUSSELL CHARLES MEANS and THOMAS RICHARD POOR BEAR with violation of Title 18, United States Code, Sections 111 and 1114, as follows: b6

"That on or about June 7, 1975, in the District of North Dakota, on the Standing Rock Sioux Indian Reservation, in Ladian country, the defendants, RUSSELL CHARLES MEANS and THOMAS RICHARD POOR BEAR, did wilfully and forcibly resist, oppose, impede and interfere with Lieutenant PATRICK C. KELLY, an officer and employee of the Bureau of Indian Affairs, Department of Interior, stationed at the Standing Rock Sioux Indian Reservation, while said officer was engaged in the performance of his official duties."

The arraignment of RUSSELL CHARLES MEANS and THOMAS RICHARD POOR BEAR was held in United States District Court at Bismarck, North Dakota, on July 31, 1975, before Judge BRUCE M. VAN SICKLE. MEANS and POOR BEAR entered pleas of not guilty and bonds in the amount of \$5,000 unsecured personal recognizance were continued for both defendants.

On August 4, 1975, HARRY J. PEARCE, in his capacity as Municipal Judge, Bismarck, North Dakota, issued a warrant for the arrest of RUSSELL CHARLES MEANS for Simple Assault based on a complaint filed on August 4, 1975, by HERMAN J. JAHNER, 727 South 10th Street, Bismarck, North Dakota. JAHNER alleged that RUSSELL CHARLES MEANS assaulted him on August 1, 1975, at Bismarck, by striking him several times.

## Means Injured By Shattered Glass in S.D.

MISSION, S.D. (AP) — American Indian Movement (AIM) leader Russell Means was treated for a head wound Monday night, apparently suffered when shattered glass struck him, a Bureau of Indian Affairs spokesman said Tuesday.

Richard Colhoff, BIA special agent on the Rosebud Indian Reservation in south central South Dakota, said Méans was injured about 10:30 p.m. in the incident five miles north of Rosebud on a reservation road.

Colhoff said his investigation shows that Means was a passenger in a car driven by Thomas Poor Bear. Means' brother, Dale Means, also was a passenger in the car, said Colhoff.

A vehicle passed Poor Bear's vehicle on the road; said Colhoff, and the left rear window of Poor Bear's car was shattered, apparently by a thrown object of some kind. He said Means apparently was struck by the flying glass.

Colhoff said he couldn't confirm or deny reports from other sources that a bullet shattered the window and grazed Means forehead because his investigation was still continuing.

It reportedly took eight stitches at the Mission Hospital to close the wound on Means forehead. He was released from the hospital after being treated.

(Indicate page, name of newspaper, city and state.) Page 8 THE BISMARCK TRIBUNE Bismarck, No. Dakota Date: 7/29/75 Edition: Final Author: AP, Mission, SD Editor: JOHN O. HJELLE RUSSELL CHARLES Title: MEANS: OM MARY BIA AFO Classification: MP 89-231 Submitting Office: MP

Being Investigated

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FBI-MINNEAPOLIS

## Memorandum

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SAC, MINNEAPOLIS (89-231) (P)

DATE: 8/12/75

LD.	OM	
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SA

b6 b7C

SUBJECT:

RUSSELL CHARLE	S MEANS:
LT.	BUREAU OF
INDIAN AFFAIRS	' <b>-</b>
AFO	
(OO: MP)	

#### AT BISMARCK, NORTH DAK OTA

On 8/11/75, Assistant U. S. Attorney, Bismarck, North Dakota, submitted to the FBI at Bismarck, North Dakota, a copy of the transcript of "Insight - August 8, 1975", a KFYR Radio editorial by reporter DENNIS NEUMANN, Bismarck. The transcript reads as follows:

"This is Insight, and I'm Dennis Neumann with some thoughts about trying that case in the press.

"Last week American Indian Movement Leader Russell Means appeared in Federal District Court in Bismarck and pleaded innocent to charges of interferring with a Federal officer in the performance of his duties.

"The charge stemmed from the June 7th episode on the Standing Rock Reservation during which Means was shot and hospitalized.

"At the court appearance last week an attorney for Means indicated a change of venue would be requested. The lawyer said the danger of assassination, and pre-trial publicity prohibited Means from receiving a fair trial in Bismarck.

"It is doubtful that Means has anything to fear in Bismarck. In fact, most people think his assassination paranoia is ridiculous. But, the matter of changing the trial location because of pre-trial publicity is serious business and illustrates a continued problem the press has in dealing with special groups who wish to short circutt regular channels of problem solving and go directly to the public with their story. (something Russell Means, the American Indian Movement, and countless other groups and activist individuals domeunted successfully)

2 - Minneapolis

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5010-108-02

MP 89-231

"Means is an indigent political figurehead of national notarity and fame. He is at a level where press coverage is appropriate when he is hospitalized...it is ligitimate news particularly when it is caused by a shooting.

"That Means was shot, hospitalized, charged, arrested, and bonded were all reported without damaging a fair trial. If anything was reported that would inhibit a prospective jurror from rendering fair judgement about the case based on the courtroom presentations it would be the statements made by Means himself...his version, of the events that lead up to the shooting.

"The official report of the Bureau of Indian Affairs Police, which anchors the Federal case, has not been and will not be released until it becomes evidence in court.

"So, what we have now is the possible request by the defendant's attorney for a change of venue because of things said by the defendant himself, and reported on by the local press.

"The whole episode illustrates that for the press, there is often little that can be done to avoid being used by people who know how to stage and manipulate events to their advantage."

Page 8—Tuesday, August 19, 1975—The BISMARCK TRIBUNE

## Russell Means Trial Scheduled

SIOUX FALLS, S.D. (AP) — American. Indian Movement (AIM) leader Russell Means will go on trial in Sioux Falls. Aug. 25 on charges stemming from a 1974 disturbance at the Minnehaha County Courthouse in Sioux Falls.

Means, one of the leaders of the 1973 armed occupation of the Pine Ridge Reservation village of Wounded Knee, is charged with rioting to obstruct justice and injury to a public building in connection with the April 30, 1974, melee between AIM sympathizers and members of the South Dakota Tactical Team.

The 40-year-old Means entered innocent pleas to both charges Dec. 20.

Similar charges against five other persons, including AIM National Field Director Vernon Bellecourt, were dismissed May 5 by Circuit Judge Richard Braithwaite, who will hear Means' case.

Charges against Bellecourt, Lois Tiger, Bobby Jo Tiger and John Concannon, all of Sioux Falls, and Al Cooper, New Mexico, were dismissed following five weeks of jury selection. All were charged with injuring a public building and Mrs. Tiger faced an additional charge of soliciting a riot.

In his dismissal ruling, Braithwaite wrote, "An impartial trial cannot be obtained in this county at this time."

Means was arrested in connection with the courthouse disturbance on May 14, 1974, ashe and fellow AIM leader Dennis Banks were about to return to St. Paul, Minn., from Joe Foss Field in Sioux Falls.

He was the ninth person arrested in contlection with the incident, which resulted in extensive damage to the court-house building, most of it in the form of broken door and window glass.

Means' court-appointed attorney, Sidney Strange, Sioux Falls, filed a motion Monday calling for dismissal of the injury to a public building charge on constitutional grounds.

"The maximum penalty prescribed in law is disproportionate, retributive, needlessly severe, infrequently imposed, disregarding of mitigating circumstances and arbitrarily imposed (on AIM members and supporters)," Strange charged in his motion.

Strange said the charge violates the 5th and 14th Amendments to the U.S. Constitution and the state Constitution because "it is vague and indefinite."

Braithwaite has denied a previous motion asking that the riot charges be dismissed. (Indicate page, name of newspaper, city and state.)

Page 8

THE BISMARCK TRIBUNE

Bismarck, ND

Date: 8/19/75

Edition: Final
Author: AP, Sioux Falls, SD

b6

b7C

Editor: JOHN O. HJELLE Title: RUSSELL CHARLES

MEANS:

LT. - ALG- XXXXXXX

Classification: MP 89-231 67
Submitting Office: MP

X Being Investigated

SEARCHED INDEXED SERIALIZED FILED AUG 2 0 1975
FBI-MINNEAPOLIS

# Jury Selection In Means Trial Gets Under Way

SIOUX FALLS, S.D. (AP) After granting a defense motion to close the jury selection process to the public, questioning of prospective jurors began Monday in Sioux Falls for the trial of American Indian Movement (AIM) leader Russell Means.

Means, 40, of Porcupine, S.D., has pleaded innocent to charges of rioting and injury to a public building. The charges stem from an April 1974 melee at the Minnehaha County Courthouse in Sioux Falls.

Presiding Circuit Court Judge Richard Braithwaite said he also is studying a defense motion to dismiss charges against Means due to inability to seat an impartial jury.

Charges against five persons in the same incident were dismissed at an earlier trial this summer when Braithwaite said an impartial jury could not be seated.

(Indicate page, name of newspaper, city and state.)

Page 11

THE FORUM

Fargo, No. Dakota

8/26/75 Edition: Morning

Author: AP, Sioux Falls, SD

Title: RUSSELL CHARLES MEANS, ET AL

Character:

Classification: MP 89-231 Submitting Office: MP/Bismarck

Being Investigated

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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1202154-0
Total Deleted Page(s) = 19
Page 42 ~ b3;
Page 43 ~ b3;
Page 44 ~ b3;
Page 45 ~ b3;
Page 46 ~ b3;
Page 47 ~ b3;
Page 48 ~ b3;
Page 49 ~ b3;
Page 86 ~ Duplicate;
Page 87 ~ Duplicate;
Page 106 ~ Duplicate;
Page 107 ~ Duplicate;
Page 108 ~ Duplicate;
Page 109 ~ Duplicate;
Page 110 ~ Duplicate;
Page 111 ~ Duplicate;
Page 112 ~ Duplicate;
Page 113 ~ Duplicate;
Page 115 ~ b3;
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## Selection of Jury Starts for Means

Attorneys have begun individually examining 24 potential jurors in Sioux Falls for the trial of American Indian Movement (AIM) leader Russell Means.

Circuit Court Judge Richard Braithwaite Tuesday denied a motion to dismiss charges of rioting and injury to a public building against Means, 40, of Porcupine, S.D.

Counsel for Means filed the motion, contending a fair and impartial trial could not be held. A motion is still pending to allow Means to appear as co-counsel.

The public and news media have been excluded from the jury selection process on a motion requested by Means and granted by Braithwaite. (Indicate page, name of newspaper, city and state.)

Page 10

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

Date: 8/27/75
Edition: Final

Author: AP/Sioux Falls, SD

Editor: JOHN O. HJELLE

Title:

RUSSELL CHARLES MEANS,

ET AL

Character: AFO

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Classification: MP 89-231 62

Submitting Office: MP

X Being Investigated

SEARCHED INDEXED
SERIALIZED FILED

AUG 3 0 1975
FBI-MINNEAPOLIS

### Four Jurors Get **Tentatively Seated** For Means Trial

SIOUX FALLS, S.D. (AP) — Four jurors have tentatively been seated for the trial of American Indian Movement leader Russell Means in Sioux Falls.

Two more jurors were chosen Wednesday. Thirteen of the 35 prospective jurors priginally examined by Circuit Judge Richard Braithwaite have now been excused.

Means has pleaded innocent to charges of rioting and injury to a public building in con-nection with an April 30, 1974, disturbance, in which AIM members clashed with riotequipped police in a courtroom at the Minnehaha County Courthouse.

The building suffered extensive damage during the brawl. Jury selection, which is closed to the news media and public, continued Thursday.

(Indicate page, name of newspaper, city and state.)

Page 7

THE BISMARCK TRIBUNE

Bismarck, ND

Date: 8/28/75 Edition: Final

Author: AP, Sioux Falls, SD Editor: JOHN 0. HJELLE

RUSSELL CHARLES MEANS,

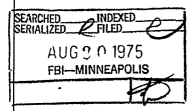
ET AL

AFO Character:

Classification: MP 89-231-63

Submitting Office: MP

🛣 Being Investigated



### Memorandum

TO

SAC. MINNEAPOLIS (89-231) (P)

DATE:

9/2/75

FROM

SA

**b6** b7C

SUBJECT:

RUSSELL CHARLES MEANS; THOMAS RICHARD POOR BEAR; LIEUTENANT BIA AFO

00: MP

#### At Bismarck, ND

On 7/25/75, a document was filed in USDC, Bismarck, ND, signed by RUSSELL CHARLES MEANS, in the case entitled "USA versus RUSSELL CHARLES MEANS; THOMAS RICHARD POOR BEAR, U. S. Magistrate Docket Number 2-75-21M." relating to the ability of MEANS to pay for council.

The following statements were made by MEANS on that document:

#### Assets

Name and address of employer: AIM Leaders (No compensation)

Salary received from last employment and \$1.500 per month, in 5/72.

Other income: None

Cash on Hand or in Savings or Checking Account: \$200.

Property: None

#### Obligations and Debts

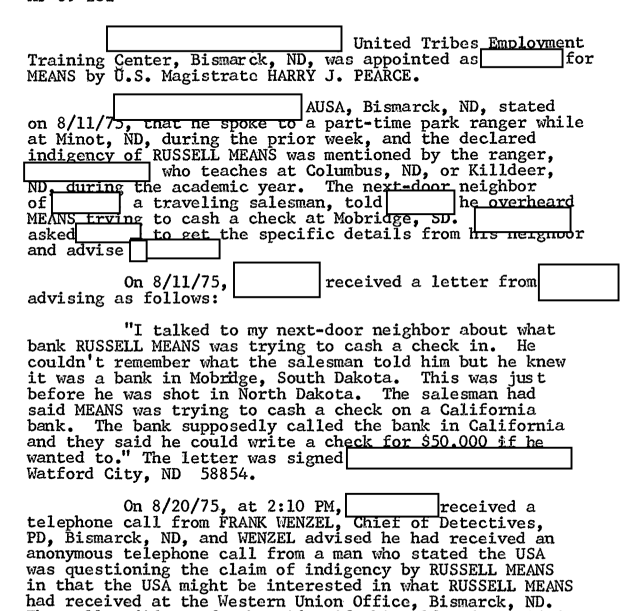
Dependents: Five (Block checked for "separated or divorced).

Debts and Monthly B Minneapolis dea '

SEP2 1975 FBI-MINNEAPOLIS

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MP 89-231



**b6** 

b7C

The caller did not further identify himself and provided

no further information.

b7C

MP 89-231

AUSA provided the above information questioning whether MEANS may have perjured himself in declaring himself to be indigent.

#### ARMED AND DANGEROUS.

#### LEADS

#### MINNEAPOLIS

#### AT MINNEAPOLIS, MN

Contact Western Union Officials at Minneapolis to determine if communications, including money orders, were received by RUSSELL MEANS through Western Union, Bismarck, ND, subsequent to captioned offense, which occurred on 6/7/75.

#### AT MOBRIDGE, SD

Contact all banks at Mobridge in an attempt to identify the banker who allegedly had a conversation with RUSSELL MEANS and a California banker as described above.

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SA			]	
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At Bismarck, ND

On 7/25/75, a document was filed in USDC, Bismarck, ND, signed by RUSSELL CHARLES MEANS, in the case entitled "USA versus RUSSELL CHARLES MEANS; THOMAS RICHARD POOR BEAR, U. S. Magistrate Docket Number 2-75-21M," relating to the ability of MEANS to pay for council.

The following statements were made by MEANS on that document:

#### **Assets**

00: MP

Name and address of employer: AIM Leaders (No compensation)

Salary received from last employment and date: \$1,500 per month, in 5/72.

Other income: None

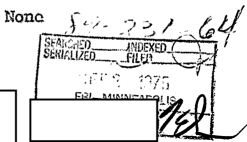
Cash on Hand or in Savings or Checking Account: \$200.

Property: None

#### Obligations and Debts

Dependents: Five (Block checked for "separated or divorced).

Debts and Monthly Bills: None





**☆ U.S. GPO:** 1974-560-582

File	Date -	
	Class Case No. Last Serial	
	Pending Closed	Date
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Location

## Memorandum

то	:	SAC, MINNEAPOLIS (89-231) (P) ATTN: SA	DATE:	9/9/75	
FROM	:	SA			
subjec	т:   [	RUSSELL CHARLES MEANS.  BIA -  AFO			b6 b7C
		OO: MP			
		Re Minneapolis letter 9/2/75.			
		On 9/9/75, Union Telegraph Office, 517 Second Avenue Minnesota, telephone 332-4242, advised that sought concerning RUSSELL CHARLES MEANS we in the Fargo, North Dakota, branch office, business transaction records concerning Bi	at the re ould be a which w	ecords being available would have	
		further advised t	hat		
		Western Union lelegraph Office, 311 North North Dakota, would be the appropriate ind	otn Stre lividual	et, Fargo, to contact.	
		stated that it is the that a subpoena must be obtained in order of this nature.	company to divu	's policy lge informatio	on
		LEADS:			
		MINNEAPOLIS DIVISION			
		AT BISMARCK, NORTH DAKOTA			
		1. Leads should be left to the Agent concerning obtaining subpoena duces	discret	ion of Case	

2. Set forth appropriate leads for Fargo.

Minneapolis
rjt

(2)

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

Western Union records.

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#### Judge Approves Means' Request To Help Defense

SIOUX FALLS, S.D. (AP).

— Judge Richard Braithwaite has granted a defense motion allowing American Indian Movement. (AIM) leader Russell Means to act as co-counsel for his upcoming trial in Sioux Falls.

New York attorney William Kunstler may also come to Sioux Falls to assist in Means' defense, sources close to the trial said.

Kunstler defended Means and fellow AIM leader Dennis Banks in their Wounded Knee trials in St. Paul, Minnesota, in 1974. Charges against Means and Banks arising from the 71-day occupation of Wounded Knee in 1973 were dismissed following the eight-month trial.

Banks was recently convicted of assault and riot charges in connection with a 1973 incident in Custer, but failed to appear for sentencing and is being sought on a federal fugitive warrant.

Means has pleaded innocent to charges of rioting and injury to a public building in conmection with an April 30th, 1974, idisturbance, at which AIM members clashed with riot requipped police. (Indicate page, name of newspaper, city and state.)

Page 7

THE BISMARCK TRIBUNE

Bismarck, ND

Date: 8/29/75
Edition: Final

Author: AP/Sioux Falls,SD

Editor: JOHN O. HJELLE

RUSSELL CHARLES MEANS; ET AL

Character: AFO

or
Classification: MP 89-231 - 7/
Submitting Office: MP

Being Investigated



#### Means' Attorneys Seek Jurisdiction By Federal Court

SIOUX FALLS, S.D. (AP) Attorneys for Russell Means are asking that the American Indian Movement (AIM) leader be placed under jurisdiction of the federal court. system and that his trial in connection with a 1974 county courthouse disturbance be transferred out of South

In a motion filed Friday, Means contended that a fair and impartial jury could not be seated in Minnehaha County Circuit Court because of continuing publicity surrounding the 1973 Wounded Knee occupation and later AIM trials. A member of the defense team said the ultimateraim of the motion is to move the Means' trial out of South Dakota.

Means, of Porcupine, S.D. has pleaded innocent to charges of riot and injury to a public building in connection with a clash between courtroom spectators and riot-equipped police at the Minnehaha County Courthouse in April, 1974.

(Indicate page, name of newspaper, city and state.) Page 2. THE B ISMARCK TRIBUNE Bismarck, ND

9/5/75 Edition: Final

Author: AP/Sioux Falls, SD Editor: JOHN O. HJELLE

Title:

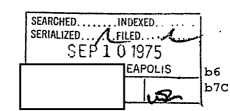
Date:

RUSSELL CHARLES MEANS ET AL

AFO Character:

Classification: MP 89-231 Submitting Office: MP

Being Investigated



OPTIONAL FORM NO. 10
MAY 1982 EDITION
GSA FPMR (41 CFR) 101-11.6
UNITED STATES GOVERNMENT

## Memorandum

то	:	SAC, MINNEAPOLIS (89-	-231)	(P)	DATE:	9/15/75
FROM	:	SA				
SUBJEC	<sup>:т:</sup> Г	RUSSELI. CHARLES MEANS	3:-			
		LT BIA - AFO OO: MP				b6 b7
		AT BISMARCK, NORTH DA	KOTA			27
by Dal	the Cr	The 9/15/75 issue of edit Bureau of Bismarcontained the following	the " ck, 22 g list	Public Recor 27 West Broad Sing; under "	d Bulle way, Bi Changes	etin", published ismarck, North s of Address:"
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Nor	th Dak	ota, was advised of the	ssista ne abc	ant U.S. Attove on 9/15/7	orney,	Bismarck,
LE/	DS					
	MINN	EAPOLIS				
		AT BISMARCK, NORTH DA	AKOTA			
		Contact GARRIE KESSLE Bismarck, and determi address for RUSSELL N	ine so	ource of info	Manage: rmation	r, Credit n concerning
2.	- Minne	apolis	ſ	SEARCHEDINDE	(ED)	<b>3</b>



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

OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATES GOVERNMENT

## Memorandum

		ુ <b>ં ⊘</b>	
то :	SAC, MINNEAPOLIS (89-231	) (P) DATE: 9	9/15/75
FROM :	SA		
subject:	RUSSELL CHARLES MEANS.	1	
	LT. BLA -		ь6 ь7с
	00: MP		
9/2/75; 9/9/75•	Re Minneapolis Memorandu and Minneapolis Memorandum	m of SA of SA	dated dated
	Referenced Memorandum da	ted 9/9/75 indicates	Western Union
Dakota,	of interest in this case a Union Telegraph Office, 31 if any correspondence was by RUSSELL CHARLES MEANS.	1 North 5th Street, I actually received at	argo, North Bismarck, North
LEADS	ARMED	& DANGEROUS	
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of inter	Contact go, to determine if any rest as described in refere a duces tecum should be iss	nced Memo 9/2/75; and	ng correspondence
3 - Minr (3)	neapolis	SEARCHED	INDEXED
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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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## Memorandum

то :	SAC, MP(89-231)(P)	<b>DATE:</b> 9/23	3/75
FROM :	SA	·	
subject:	LT BIA	Attn: SA	
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	MEANS		
	According to should be issued in his no	any subpoena in the and addresses as follow	is matter s:
	rargo Office, 311 No. Fifth He indicated that with the be most happy to cooperate	with# the FBI.	would
	2-MP	SET 2 5 1975	Dell'
æ			



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

#### Juror Selection Resumes in S.D.

SIOUX FALLS, S.D. (AP) Jury selection for the trial of American Indian Movement (AIM) leader Russell Means resumed Monday after a one day suspension because of illness.

Proceedings were interrupted Friday after Means was placed under a doctor's care for an ulcer attack.

Ninetéen jurors have béen tentatively selected in five weeks. Means has pleaded innocent to charges of riot and injury to a public building in a 1974 clash at the Minnehaha County Courthouse in Sioux Falls.

(Indicate page, name of newspaper, city and state.)

Page 24

THE BISMARCK TRIBUNE

Bismarck, ND

9/29/75 Date:

Final Edition:

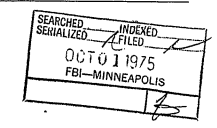
AP /Sioux Falls JOHN O. HJELLE Editor: Title: RUSSELL CHARLES

MEANS; ET AL

AFO Character:

Classification: MP 89-231 -76 Submitting Office: MP/Bismarck

Being Investigated



## Plant Takeover Conviction Are Protested at AIM 1

LAKE ANDES, S.D. (AP) impartial jurors who are not - Leaders of the American Indian." Indian Movement (AIM) heid a rally of 100-150 per-sons Saturday to protest the convictions in the Wagner pork plant takeover and to pitch for a local AIM chapter.

Russell Means of the AIM, himself on trial in Sioux Falls and facing several other trials, criticized courtappointed defense lawyers in Indian cases. He said lawyers for seven men convicted in the pork plant case presented virtually no defense.

"We can't find courtappointed lawyers who believe in freedom, justice and liberty," Means said. "I cannot believe it is

possible in any county in South Dakota to find 12

He said 160 Indians currently face penitentiary terms in South Dakota.

Another speaker, attorney
Bruce Ellison of the
Wounded Knee Defense
Committee in Rapid City,
S.D., said the FBI has harassed Indians in searching for fugitive AIM leader Dennis Banks.

Banks has been sought after he failed to appear for sentencing in Custer, S.D., this summer on charges in a 1973 Custer disturbance.

Ellison also said the Secret Service knows that people in a car which ex-ploded on the Kansas Turnpike were not headed to Oklahoma to disrupt a presidential gathering.

The Oklahoma City Times quoted a Secret Service agent as saying federal agents had been warned that President Ford's visit to Oklahoma may have been the target of a disruption attempt. The Secret Service agent denied that report to The Associated Press.

However, Ellison said three bullets had been fired into the car, one near the gas tank, possibly causing the fire which prompted the explosion. Five persons have been indicted on charges of possession and transportation of illegal firearms following that incident.

Ted Means, another AIM leader, urged people in the group, mostly Indians, to establish a local AIM

chapter ... "We can no longer fight each other, there is a bigger enemy—the state of South Dakota and the federal government," he said "It is time the state of South Dakota realizes that we are saying no more. We refus to submit to this racism."

(Indicate page, name of newspaper, city and state.)

Page A-8

THE SUNDAY FORUM

Fargo, ND

10/5/75 Date: Edition: MOTNING

Author: AP/Lake Andes, SD

Editor: Title:

RUSSELL. CHARLES MEANS

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Classification: MP 89-231 7 submitting Office: MP/Bismarck

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NDEXED SEATCHED STRIALIZED. \_\_FILED\_ 15/5 ن کارن FBI-MINNEAPOLIS (Mount Clipping in Space Below)

Jurors Sought
SIOUX FALLS, S.D. (AP)
Attorneys will resume questioning of prospective jurors Monday for the trial of American Indian Movement leader Russell Means. Means.

Twenty-five jurors have been tentatively chosen. A panel of 36 will be selected before attorneys exercise their peremptory challenges.

(Indicate page, name of newspaper, city and state.)

Page 6

THE SUNDAY FORUM

Fargo, ND

b6 b7C

10/5/75

Edition. Morning

Author: AP/Sioux Falls, SD

Title: RUSSELL CHARLES

MEANS:

Character:

Classification: MP 89-231 Submitting Office: MP/Bismarck

Being Investigated

INDEXED 01:17 1.75 PBI-MINNEAPOLIS

## Means Arraignment Delayed On Morton Assault Charge

Arraignment on an assault charge against American Indian Movement (AIM) leader Russell Means has been postponed in Morton County District Court at Mandan. Means is on trial on another charge in South Dakota, and was unable to appear Friday, officials said.

In another development, District Judge William F. Hodny denied a request by Means' attorney, Ralph LaPera, who is a legal counsel for United Tribes, to withdraw from the assault case.

Hodny heard the motion from LaPera Thursday to withdraw as the attorney of record for Means. LaPera requested a Bismarck attorney to be appointed in place of him.

Means, who is on trial in Sioux Falls, S.D., on charges of Tiot and injury to public ! property, was unable to appear I, handle the case if LaPera

Baer, Bismarck attorney, to be appointed to the case.

Judge Hodny questioned LaPera on his reason for requesting to withdraw from the case.

LaPera told the court it was because of Means' political role with the AIM group. He said. AIM has, developed a group of supporters and there is a group of non-supporters among the Indian Tribes.

LaPera said, "Means has taken the stand of reorganization of tribal governments and wants to go back to the old chief system."

He said he would not relate to the court the exact instances. involved... 1

Judge Hodny ruled it would be up to the court to appoint an attorney. Hodny then fold LaPera that he would appoint the Public Defender's Office to and asked the court in the form should be allowed to withdraw of a letter to allow Richard He gave LaPera five days to

contact Means, because of his being absent from the proceedings Thursday, on the pending court action.

Morton County States Atty Richard Schnell and his assistant. Tone Tuntlend. resisted the motion from LaPera to withdraw from the case. They said it would cause unnecessary delay of trial and added expense to the county and state in allowing a new attorney to take over.

Means was to have appeared in the Mandan court Friday F But a letter from the Sioux Falls prosecutor indicated he was appearing in court there and authorized the post-ponement of the court action, here, Schnell said.

Schnell said the trial in Mandan may be delayed for some time because, in addition. to the assault charge in Morton County Means faces a charge of murder in Rapid City, S.D. assault charges in Scottsbluff Neb.; grand jury indictment on eight charges in Custer, S.D.; seven charges on a federal. indictment at Mission, S.D., federal indictment for allegedly assaulting an officer on the Standing Rock Reservation near Fort Yates; alleged assault in Aberdeen, S.D.; a traffic violation charge in Minneapölis, Minn., and an assault charge at Bismarck.

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(Indicate page, name of newspaper, city and state.)

Page 2

THE BISMARCK TRIBUNE

Bismarck, ND

10/4/75 Date: Edition: Final

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Author: #taff

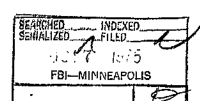
JOHN O. HJELLE Editor: RUSSELL Title:

MEANS:

Character: BIA: AFO

Classification: MP 89-231 Submitting Office: MP/Bismarck

X Being Investigated



# Area Said Prejudiced To Indians

By The Associated Press
Affidavits have been filed in
U.S. District Court in
Bismarck alleging the
Bismarck-Mandan community
is strongly prejudiced against
the American Indian.

The papers were submitted in connection with a petition to move to another state the trial of Russell Means and Thomas Richard Poor Bear, charged with interfering with a federal officer in the performance of his duties.

"The dominant attitude of the Bismarck-Mandan community towards Indians is one of extreme prejudice," said Jeffrey Hansen of the Charles Hall Youth Service in Bismarck.

However, Bismarck Mayor Robert Heskin said in a telephone interview that he disagreed with the statement that there was prejudice against Indians in the community

"No, I would certainly not say that," he said, adding he knew of no complaints filed against city government on the issue.

Dorothy Rolfstad, a court reporter, said in her work in the judicial system she had seen that Bismarck-Mandan "is a very racist community."

Several of the affidavits maintained there was prejudice against Indians in the school systems, cafes, bars, and housing. E.N. Sandvick of the Burleigh County Housing Authority said he had observed the discrimination in housing, first hand, and added he had seen Indians being asked to leave an eating and drinking place.

Eric Gajeski, a consultingly firm executive and former teacher, said he believed there has been and continues to be a latent as well as expressed prejudice against the American Indian in Bismarck.

The images most whites hold of Indians are stereotypes, such as "drunken wine, freeloader, or welfare burn," said Edgar Brinckerhoff of the Charles Hall Youth Services and Clarence Bina, a dental clinic director and former teacher.

Harold Rambo, a minister and part-time teacher, said the dominant attitude was opposition to Means and Poor Bear and the American Indian Movement (AIM).

There is little or no sympathy for AIM because people see the organization as too radical, said Juanita Helphrey, an Indian who is executive director of the State Indian Affairs Commission.

Several of the affidavits said the attitude of prejudice resulted from fear and misunderstanding of the Indian people. (Indicate page, name of newspaper, city and state.)

Page 1

THE BISMARCK TRIBUNE

Bismarck, ND

Date: 10/4/75
Edition: Final

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Author: AP

Editor: JOHN O. HJELLE

Title: RUSSELL CHARLES

MEANS:

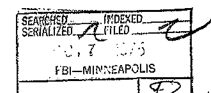
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or Classification: MP 89-231 -

Submitting Office: MP/Bismarck

[4] Being Investigated



### M<del>ea</del>ns pleads innocent in North Dakota

BISMARCK, N.D. (AP) - American Indian Movement Leader Russell Means and Thomas Richard Poor Bear have pleaded innocent to charges of "resisting, imposing, impeding and in-terfering with a federal officer" in the performance of his duties,

The charges stem from an incident on the Standing Rock Indian Reservation June 7 during which Means was shot and

later hospitalized:

In an arraignment before U.S. District. Judge Bruce M. Van Sickle Thursday, attorneys for the two defendants introduced motions challenging the composition of the grand jury which handed down the indictment July 15. The attorneys also: asked for a change of venue and for a bill of particulars.

Means' acting attorney, Kenneth Tilsen, St. Paul, Minn., said after the arraignment that the venue change was being requested because of assassination dangers to Means and because of pretrial publicity.

The AIM leader's attorney, Ralph LéPera, could not make it to the arraignment and the court allowed Means to be represented by Tilsen at the last infinite.

No trial date was set pending a deciision on the motions, but Judge Van Sickle said he wanted to proceed with the trial in September unless it became impossible to arrange it with Means' nine other pending trials.

The judge also said he would continue the current level of bonding at a \$5,000 personal recognizance bond for each

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FBI - MINNEAPOLIS

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# Means indicted, to be arraigned

BISMARCK, N.D. (AP) — American Indian Movement leader Russell Means will be arraigned in U.S. District Court after being indicted by a federal grand jury on a charge of interfering with a federal officer in the performance of his duties, the U.S. Attorney's office in Bismarck said.

The AIM member had been scheduled for a preliminary hearing on the charge Friday.

However, a spokesman for the U.S. Attorney's Office in Bismarck said the grand jury indictment "renders moot any need for a preliminary hearing."

He said a date for the arraignment in U.S. District Court at Bismarck had not been set.

The preliminary hearing would have been a continuation of a hearing last week on the charge.

Ralph LaPera, Bismarck, Means attorney, had told U.S. Magistrate Harry Pearce then that his client had been delayed by airline problems in returning to Bismarck from New York City.

U.S. Atty. Harold Bullis, Fargo, said Thursday the indictment against Means and Thomas Poor Bear stemmed from an incident June 7 near Cannon Ball, N.D., on the Standing Rock Indian Reservation. Means had allegedly interfered with a Bureau of Indian Affairs officer, according to earlier charges.

Means was wounded in the incident and spent a week recuperating in a Bismarck hospital.

Bullis said Means' had not been arrested following the grand jury's issuance of the indictment late Wednesday. He added the \$5,000 personal recognizance bond set by Pearce would hold until the U.S. District Court in Bismarck arraigned Means on the charge.

No date has been set for the court appearance, Bullis said, but he estimated the trial would probably be held in September.

Bullis said the indictments for Means and Poor Bear were two of 19 handed down as a result of the grand jury's regularly scheduled session.

Earlier, Means had his \$25,000 personal recognizance bond continued by Morton County Court of Increased Jurisdiction. Mandan, N.D., on an assault-charge related to the June 7 affair.

(Indicate page, name of newspaper, city and state.)

Rapid City Jaurnal

Rapid City, S.D.

Friday, July 18, 1975

page 2

Date:

Edition:

Author: Editor:

Title:

Character:

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Classification:

Submitting Office:

Being Investigated

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OCT 6 1975
FBI - MINNEAPOLIS

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### AIM Leader Waives Right To Jury Trial

SIOUX FALLS, S.D. (AP)

— American Indian Movement (AIM) leader Russell Means waived his right to a jury trial in Circuit Court Thursday on the grounds that choosing an impartial jury in Sioux Falls is impossible.

After eight weeks of jury selection for Means' trial on charges of rioting and damaging a public building, only 29 of a necessary 36 tentative jurors had been seated. Sixty-nine of a total of 176 potential jurors examined had been dismissed for actual bias, said the AIM leader's defense attorneys.

The 40-year-old Oglala Sioux's request for waiver came after Circuit Court Judge Richard Braith waite's denial of three defense motions for dismissal or continuance of the trial.

Braithwaite had taken under advisement Wednesday a defense motion to dismiss the charges. After Thursday's announcement of denial of that motion, the defense moved for a stay of proceedings until the Supreme Court could rule on a petition for immediate appeal.

The third motion was for

oct. 14 for time to prepare a petition to the Supreme Court, requesting permission to appeal.

Braithwaite granted Means' request for a trial before the court after stating the court's position that the defendant could get a fair trial either with or without a jury.

During a news conference Sept. 25, Means said he did not expect his trial to be dismissed, despite the delay in seating the panel. "I do not expect it to be thrown out because I am Russell Means and the citizens and the powers to be in South Dakota want me in prison or lead," he said.

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	newspaper, city and state.)
	Page 10
	THE FORUM
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	Date: 10/10/75
	Edition: Morning
	Author: AP/Sioux Falls.SD
	Author: AP/Sioux Falls,SD Editor: JOHN D. PAULSON
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FBI-MINNEAPOLIS

## Court Names New Judge for Means' Trial

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By The Associated Press
District Judge Eugene
Burdick of Williston has been
assigned by the state Supreme
Court to handle a Morton
County case involving
American Indian Movement
leader Russell Means.

Means is charged with as-

Clerk of Morton County Court said Means' attorney had asked for the change in judges.

District Judge William F. Hodny had been handling the case.

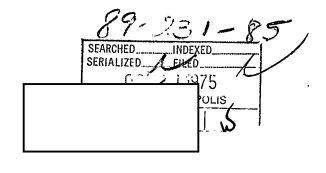
Morton County State's Atty. Richard Schnell has said the Morton County trial may be delayed for some time because of charges against Means in other courts.

(Indicate page, name of newspaper, city and state.) Page 2 THE BISMARCK TRIBUNE Bismarck, No. Dakota Date: 10/17/75 b7C Edition: Final Author: AP Editor: JOHN O. HJELLE RUSSELL CHARLES Title: MEANS: BIA-Classification: MP 89-231-Submitting Office: MP/Bismarck Being Investigated

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## Memorandum

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	00: Minneapolis		b7C b3
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	which subpoena directed October 29. 1975	to appear at I	0:00 a.m.





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## Judge Says Means Can't Fire Attorney

SIOUX FALLS, S.D. (AP) -Circuit Court Judge Richard. Braithwaite Friday denied à motion by American Indian Movement leader Russell Means to fire his attorney as his riot trial opened.

An appeal is expected to the Supreme Court, delaying the trial at least until next week,

Means moved to fire his lawyer, Sidney Strange, on Thursday and asked for a new definse attorney and time to acquaint him with the case.

Means is on trial for riot and. damage to a public building in connection with a melee on April 30, 1974, at the Minnehaha County courthouse.

Judge Braithwaite earlier Thursday denied a motion by Strange to withdraw from the case because of a conflict of interest.

Means said the loss of Strange, his lawyer since his arrest, would be a blow to his defense effort. But he said Strange's conflict might require him to become a witness at the trial.

Braithwaite said he felt Strange could do a good job representing Means, and he warned the Indian leader that if the Supreme Court upheld the ruling, the trial would begin without further delay.

Strange's conflict arose earher this week when the prose-

cution added the hame of Kenneth Dahl to its witness list. Dahl was in the courthouse when the fight between police and AIM sympathizers errupted.

Strange had represented Dahl after his conviction in a Custer courthouse fight and Dahl had told him certain things about the Minnehaha

Means told the court that if Strange were to continue on the case, the attorney could subject himself to possible disbarment or a malpractice.

The Means case was delayed by eight weeks of futile jury selection. He eventually waived his right to a jury trial, saying it would be impossible for him to get a fair jury trial in Sioux Falls.

(Indicate page, name of newspaper, city and state.)

Page 15

THE BISMARCK TRIBUNE

Bismarck, ND

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Date:

10/2年/75

Final Edition:

AB-Sioux Falls,SD Author:

JOHN O. HJELLE Editor:

Title: RUSSELL CHARLES

MEANS

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Classification: AFO MP89-231 submitting Office: MP/Bismarck

Being investigated

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#### FEDERAL BUREAU OF INVESTIGATION

Interviewed 10/28/75 of Fargo, North Dakota File # MP 89-221 - 8 7

by SA Writ Date dictated 11/3/75

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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#### Means Set to Appeal

SIOUX FALLS, S.D. (AP).— After being convicted on a riot charge Monday, American Indian Movement leader Russell Means said he would appeal the verdict of Circuit Court Judge Richard Braithwaite.

Means, who remains free on \$2,000 bond, said he would be around for his sentencing Dec. 31, but if he is sent to prison death is

waiting for him:

Means called Braithwaite's pronouncement of conviction on the riot charge and aquittal for a related charge of injury to a public building during an April 30, 1974 Minnehaha County Courthouse brawl a "political decision."

Means faces a possible 2-10 year prison

Prosecutor Gary Pashby said he has "every intention of recommending time at the sentence hearing." (Indicate page, name of newspaper, city and state.)

Page 24

THE BISMARCK TREBUNE

Bismarck, No. Dakota

Date: 12/16/75

Edition: Final

Author: AP/Sioux Falls, SD

Title: RUSSELL CHARLES

MEANS; ET AL

Character: AFO

or
Classification: MP 89-231-86
Submitting Office: MP/Bismarck

Being Investigated

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Russell

Means

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# Judge Finds leans Gui

SIOUX FALLS: S.D. (AP) leader Russell Means Monday was found guilty of riot in a 1974 courtroom fight between police and spectators:

"Every redneck in the state of South Dakota will have a merry Christmas now," said Means following the verdict by Circuit Court Judge Richard Braithwaite,

The judge, who tried the case without a jury, found Means inhocent of injury to a public

Means predicted to newsman ... that the awould be skilled by saw guard shilphison of the remained free dik \$2,000 bond for sentenc-

four hours in prison, a claim dismissed as unfounded by the prosecution. Braithwaite refused a state motion to raise

Means' bond to \$15,000. The 36-year-old Oglala Sioux. is considered one of the top decision makers of AIM, which gained national attention at the Vounded Knee seige in 1973. He was one of 13 persons charged in the Minnehaha county courtroom battle on

April 30. Braithwaite earlier American Indian Movement dismissed charges against five of the defendants after a futile



Russell

Means

attempt to find an unbiased.

ing Dec. 31 at 9 anim Hercouldos saidhmeans. "Thresseiles this said in members and they hear said they wouldn't last that were in the courtroom that here will to get him." day." He said the verdict was a setback to AIM but that the movement will 'never be. dead" because of the leaders!

A cofounder of AlM, Dennis Banks, is a fugitive after being convicted in a fight with police outside the Custer County courthouse. The Custer cases, cutor cary a sono the courtwhen the spectators refused to | room with the purpose of stand for the judge.

Tactical squad police were called in and the fight erupted, windows were broken and a crowd outside threw rocks and debris at the courthouse windows.

In his closing argument, defense attorney Sidney Strange said the Sioux Falls tactical squad came to the courlhouse spoiling for a fight.

Means could do nothing but defend himself. Strange said.

The squad was called to remove courtroom spectator jury in Sioux Falls one of the F. who refused to rise for the leading of the F. who refused to rise for the leading of the F. who refused to rise for the leading of the Fermi of the leading of the Fermi of the Fer

> Reisman also attacked the testimony of two county commissioners who said they saw Means kick out a plate glass; window. Their testimony was "shrouded with dishonesty and double dealing," he said.

> In his final statement, Prosecutor Gary Pashby said that

(Indicate page, name of newspaper, city and state.)

PAGE

THE BISMARCK TRIBUNE

Bismarck, No. Dak.

Date: 12-15-75

Edition: Final

Author: Stats (AP/Sour Falls, SD)
Editor: JOHN O. HJELLE

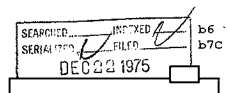
Title: RUSSELL CHARLES

MEANS; ET AL

Character: AFO

Classification: MP 89-23 1-8 Submitting Office: MP Bismarck

Being Investigated



causing a riot." He said there was no question that Means obstructed or aided and abetted dbstruction of police officers on the day of the clash.

Pashby attacked the testimony of Lutheran clergymen, saying that because of their sympathy for Indian problems, "they were anticipating what they were going to be seeing. It's there, stuck in their rainds."

The prosecutor appealed to

The prosecutor appealed to Braithwaite to avoid finding Fleans guilty of one charge and

not the other.

"The state of South Dakota is not satisfied with half a loaf," Pashby said.

Means waived his right to a jury trial Oct. 9 because he said it was not possible to get an unbiased jury.

## eans juror su dicates prejudice

BISMARCK, N.D. (AP): A survey population by measuring conducted among prospective cjurors authoritarianism and pre frial bias. who might sit in the U.S. District Court My, analysis of the survey data

venue: was filed in U.S. District Court. paneled."

ANTHERSTRANT CHICATER STREET, CO. CO. Means and Poor Bears are charged at Harring continued. Furthermore, with resisting, imposing impeding and this prejudice is so pervasive it cannot interfering with a federal officer; in an be cured by your dire questioning incident last June near Cannon Ball 3, Both are out on bond pending trial before Judge Bruce Van Sickle: 3 3250

sociologist: from Buffalo, N.Y., conducted the survey at the request of chip on their shoulders. Means, attorney, Harring does similar 58 per cent disagreed Indians; were surveys in other parts of the country poor because they did not have the when a defendant seeks a change of same opportunities as whites venue.

Volunteer workers, under the direct form to the American way of life.

tion of Harring and Bismarck attorney The survey also said 43.5 per cent of James Krogsrud, polled 335 persons on the respondents could not give Means a series of questions designed to deter. Jair case and 41.5 per cent said Means mine the level of prejudice in the area. The defense's survey also said 575

ments about the attitudes of the entire son for the good of society.

trials of American Indian Movement clearly indicates the defendants can-leader Russell Means and Richard not receive a fair and impartial trial in leaders Russell Means and Richard not receive a fair and impartial trial in Poor Bear has concluded there is pretthe southwest division of North judice which would prevent a fair trial. Dakota Harring wrote. The level of The survey, asked for in connection prejudice in the district is such that a with a defense motion for latchange of fair and impartial jury cannot be em-

jurors, the traditional remedy."

Harring's survey says:

68 per cent of those questioned felt Sidney, Harring, an attorney and Indians lack ambition.

accurate to within 5 per cent, could per cent of the respondents said raciallow him to make general state state and militants should be sent to pli-

newspaper, city and state.)	
-PAGE 3	
JOURNAL	
RAAD CITY	
— SOUTH DAKOTA	7
Date: 17-20-25 Edition: F1NAL	
Author: AP Editor: Title: MEANS JUROR	
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## Pre-Sentence Arguments Heard At Hearing in Means Riot Case

SIOUX FALLS, S.D. (AP) — American Indian movement Leader Russell Means Wednesday was sentenced to four years in state prison on a charge of rioting.

SIOUX FALUS, S.D. (AP)—American Indian Movement Russell Means Wednesday asked that he be put on probation rather than jalled so that he could continue his Indian work and fight several other pending court battles.

Circuit Court Judge Richard Braithwaite listened to presentence arguments from Means and attorneys and then retired to his chambers to decide the penalty for Means riot conviction, Braithwaite earlier convicted Means of riot in the 1974 Minnehaha County Courthouse fight between Indians and police

The state recommended a 6-8 year term in the state penitentiary. It said it did not

(Indicate page, name of newspaper, city and state.)

Page 2

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

recommend the maximum of 10 years because it was Means first felony conviction.

Sidney Strange, Mean's lawger, asked the court to allow Means to go home on probation with the trust that he will achieve great things for his people and society."

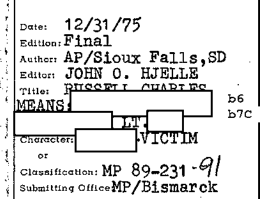
Means told the court he was still a candidate for president of the Oglala Sioux tribe, although he was omitted from the ballot of the Jan. 6 primary. "Tribal legal remedies are being taken," Means said.

Means spoke to the court for nearly an hour, saying that a history of arrests for in loxication stopped when he be came involved with AIM.

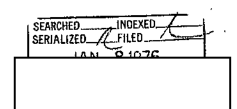
He pleaded to be allowed to stay with his family of four children, a mother and wife.

in a statement issued Tuesday, Means said he would seek a restraining order Friday in federal court against the tribal presidential elections on the Pine Ridge Reservation.

Means, whose candidacy for the post has been denied by the tribal election board, said Tuesday "the Oglala people will not get a fair electoral process and a fair choice."



X Being Investigated



## Means Bond Hearing Delayed

SIOUX FALLS, S.D. (AP)— Impassable roads in the Rosebud Indian Reservation area Friday forced postponement of a bond hearing for American Indian Movement leader Russell Means.

Circuit Court Judge Richard Braithwaite, who sentenced Means to four years in prison Wednesday, will decide Saturday or Monday whether to jail Means immediately or allow him to remain free for what is expected to be a long appeal process.

Braithwaite sentenced Means Wednesday to serve the lour years in the state penitentiary for his part in the

skirmish between police and courtroom specialors at the Minnehaha County Court house, Sioux Falls, April 30, 1974.

Means had requested probation instead of incarceration so he could continue his work with AIM and work on his pending court cases.

Defense attorney Sidney Strange asked for probation on the basis that the will achievegreat things for his people and society."

However, Braithwaite saidhe clidn't believe probation would work for Means. First felony offenders, as is Means, usually are given probation as

a chance for assimilation with society, he told the AIM leader. "But you and society are at odds."

The judge/said he was convinced that Indian people came to the courthouse, the day of the disturbance in order to do more than simply sit.

Braithwaite said he could sense the frustration the Indian people feel, but said, "rior is not the way to redress that."

The maximum sentence for riot in South Dakota is 10 years. Prosecutor Gary Pashby said he recommended a 6-8 year indeterminate sentence only because it was Means' first felony conviction.

Page 13
THE BISMARCK TRIBUNE
Bismarck, No. Dakota

(Indicate page, name of

newspaper, city and state.)

Date: 1/2/76
Edition: Final
Author: AP/Sioux Falls, SD
Editor: JOHN O. HJELLE
Title: RUSSELL CHARLES
MEANS.

Character:
or
Classification: MP 89-231-7
Submitting Office: MP/Bismarck

Being Investigated b7C

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### Immediate Jailing Asked For Means in S.D. Case

SIOUX FALLS, S.D. (AP)—
The state presented evidence
Tuesday to show that
American Indian Movement
(AIM) leader Russell Means is
a danger to the community and
should be jailed immediately
for his riot conviction in an
April 1974 disturbance

Terry Pudwill, Wessington Springs patrolman, testified that in June 1974 Means struck him with a pool cue. In McLaughlin, S.D.

Circuit Court Judge Richard Braithwaite is deciding Tuesday whether to allow Means to remain free on bail pending an appeal of his riot conviction Dec. 15.

Last week Means' defense counsel presented testimony that Means was needed to continue his Indian work and to fight other pending court battles, including the alleged

assault on Pudwill.

Means was sentenced Dec. 15

to four years in the state penitentiary for riot in the April 30, 1974, fight between the Sioux Falls riot squad and AIM sympathizers. He had been found innocent of a charge of injury to a public building in the incident.

(indicate page, name of newspaper, city and state.)
Page 2
THE BISMARCK TRIBUNE
Bismarck, No. Dakota
—— b6 b7C
Date: 1/6/76 Edition:Final Author: AP/Sioux Falls, SD Editor: JOHN 0. HJELLE Title: RUSSELL CHARLES
or Classification: MP89-231 — Submitting Office: MP/Bismarck  K Being Investigated

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## Judge Releases Means

SIOUX FALLS, S.D. (AP)—Russell Means said he was glad to be "out walking the streets" after being allowed to remain free on \$2,000 bail to begin an appeal process of his riot conviction.

Circuit Court Judge Richard Braithwaite ruled Tuesday that Means could travel freely if he reports his plans and

movements to court officials

every 15 days.
However, Braithwaite said
the American Indian
Movement leader could not be
actively involved with that
group while out on bail.
"I believe I am a part of AIM

"Thelieve I am a part of AIM and always have been," said Means "It hurt me when he said I couldn't hang around with the AIM any longer.

(Indicate page, name of newspaper, city and state.)

Page 19

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

Date: 1/7/76

Edition: Final
Author: AP/Sioux Falls, SD
Editor: JOHN 0. HJELLE

Title: RUSSELL CHARLES

Character: BIA

Classification: MP 89-231

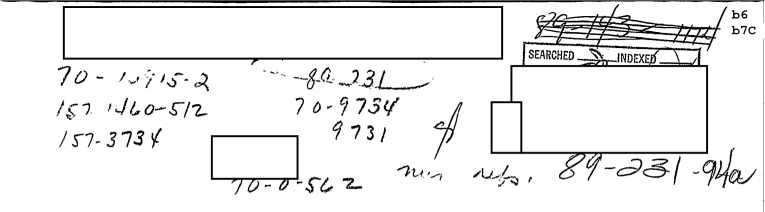
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1-4 (Rev. 5-9-72)

### UNITED STATES-DEPARTMENT OF JUSTICE EDERAL BUREAU OF INVESTIGATION

IDENTIFICATION DIVISION

2-24-76 584 AHM

WASHINGTON, D. C. 20537

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## Ordered Means Trial Moved to Fargo ate page, name of paper, city and sta

Page 1

THE FORUM

Fargo, No. Dakota

## Judge Van Sickle Cites Study Showing Prejudice

BISMARCK, N. D. — U. S. District Court Judge Bruce Van Sickle, citing "substantial racial prejudice" in southwestern North Dakota, Wednesday ordered the trial of American Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Moule March Mar

cer in the performance of his duties, a charge grow-ing out of an incident in which Means was shot on the Standing Rock Indian Reservation June 7, 1975.

Trial for Means will begin in Fargo April 6 with Van Sickle presiding. The judge also ordered the trial of Thomas Poor Bear, who faces an identicall charge, moved to Far-go, but Poor Bear will be tried separately Both

BISMARCK, N. D. — U. S. District Court Judge Bruce Van Sickle, citing "oubstantial racial prejudice" in southwestern North Dakota, Wednesday ordered the trial of American Indian Movement leader Russell Means moved to Fargo.

Means is accused of interfering with a U.S. Bureau of Indian Affairs officer in the performance of were indicted by a federal predicted by a f

However, he also said the assertion that Indian . people cannot receive a the incident involving BIA fair trial in the south police near the Cannon western division has not been proven."

Van. Sickle turned down a defense motion to move the trial to Minneapolis.

Van Sickle's ruling nullified another defense mo-tion asking dismissal on was shot by a policeman's the grounds a fair trial son. cannot be obtained any. Means also was charged

were indicted by a federal where because of adverse grand jury in July 1975, publicity about Means and In his ruling, Van Sickle AIM.

Last December, results of a survey done by a New York sociologist for the dein federal court concluded prejudice in the area would prevent a fair trial. fense in the case and filed

'The level of prejudice in the district (is such) a fair and impartial jury cannot be impaneled.' Sidney Harring, Buffalo, N. Y., said in his report. Means was shot during

police hear the Cannon Ball bridge on the north edge of the reservation, south of Bismarck-Man-dan. The BIA said Means was shot accidentally by a policeman during a scuffle. Means said he

Date: 3/4/76 Edition: Morning Author: Staff Editor: JOHN D. PAULSON Title: RUSSELL CHARLES MEANS : BIA-Classification: AFO MP 89-231 Submitting Office:MP/Bismarck A Being Investigated **b6** 

in state court with assault durring about the same time. He was accused by morton County authorities of aggravated assault and battery in a Fort Rice.

N.D., tavern incident of the butter of a risks with the butt of a risks. with the butt of a rifle.

Means also faces trial in South Dakota on a murder charge growing out of the death of a man in a bar fight at Scenic, S.D. March 1, 1975.

He was found guilty last

November of assaulting a police man in Mission, S.D., and in December was convicted of riot as the result of a 1974 distribunce in a Sioux Falls, S.D. courtnown fight has S.D., courtroom fight be-tween police and specta-

Van Sickle also ordered Wednesday that in both Means' and Poor Bear's Fargo trials, the defense would have 18 challenges without cause against prospective jurors, while the prosecution could have

only the normal six.

In addition to the change of venue and the extra challenges, the judge said at the end of the court's examination of potential jurors, both sides "shall have the privilege for two hours in which hours in which to question the entire panel on the issue of racial prejudice and special prejudice against the American Indian Movement."

- 2 -

### How Court Ruled on Venue Change

# Text of U.S. Judge's Order

Following is the text of the order of the United States District Judge Bruce Van Sickle directing that trials of Russell Means, American Indian Movement leader, and a co-defendant on a federal charge, Richard Poor Bear be moved from Bismarck to Fargo.

Judge Van Sickle issued the order Wednesday after finding what her termed "substantial" racial prejudice" in the southwestern North Dakota division of the United States District. Court district of North Dakota.

Attorneys for the defendants, who are charged with obstructing a federal officer in an incident that resulted in a gunshot wound to Means, had asked a change of venue to Minneapolis.

The order follows:

Defendants have filed a Rule 21 (a) motion asking that the trial of this case be transferred out of the District of North Dakota; asserting that there exists in the District of North Dakota so great a prejudice against the Defendants that they cannot obtain a fair and impartial trial at Bismarck, North Dakota.

To support this claim the... Defendants have filed eleven affidavits from members of the community. These affidavits reflect the opinion, first that there is substantial prejudice in the Southwestern Division against Indians in general and American the Indian Movement and Russell Means in particular; and second, that this prejudice is so strong and pervasive that an impartial jury cannot be selected from among the populace of the Southwestern Division of the District of North Dakota, Ing addition, Defendants have filed a statistical survey done by National Jury Project of New York City. The sampler found

that within the area surveyed,"
the principal urban center
(Bismarck-Mandan), and one
rural county (McLean), the
following:

A. As to racial prejudice, approximately two-thirds had, a strong racial prejudice against Indians B. As to authoritarianism, (a tendency to be hostile to cultures and ways of life other than one's own, and to favor the state in criminal trials), nine-tenths of the sample reflice ted strong authoritarian attitudes.

C. As to pretrial publicity and the impact of AIM and Russell Means as a symbol of AIM, and its prejudicial impact, more than nine-tenths of the sample identified Means, Wounded Knee and AIM and related them one to another.

The sampler concluded that since racial prejudice and authoritarianism were mutually supportive, and negative attitudes toward AIM and Means were broad and general, the Defendants could not receive a fair trial in the Southwestern Divison.

The government responded by showing that in the western divisions of North Dakota, on a comparative basis, as to Indian people, more than the national average number of defendants who went to trial, were being found not guilty.

The witnesses who had presented affidavits were then interrogated in open court.

This, interrogation brought fout that only one of the witnesses — a court reporter in the state court, had ever observed the selection of a jury of followed a trial to its con-

ľ

clusion. And the court reporter had never observed the selection of a jury in Federal Court.

The expert witness who had developed the survey disclosed that another group was in the midst of a survey to test the need for a change of place of trial of persons associated with AIM, who are charged with a recent murder of two Federal Bureau of, Investigation Officers. On the basis of professional information he had received from that group, he gave the opinion that these defendants could not receive a fair trial anywhere within the District of North Dakota.

It was apparent that, contrary to the common experience of those who patticipate in trials, none of the witnesses, including the survey expent, felt that jurors could recognize and discipline their prejudices, and make factual judgments from the evidence before them.

The expert witness recognized that various techniques are avilable to the court to assist in the selection of jurors who will act impartially. Some of them are:

1. Allow counsel to participate in the voir dire; 2. Allow the minority race defendant fovoir dire the jury;

3. Increase the number of peremptory challenges;

Change the venue;
 Require separate volt dire of jurors.

Defendants' Rule 21 (a) motion for change of venue is a privileged motion allowable only to the defendant. (Indicate page, name of newspaper, city and state.)

Page 9

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

Date: 3/6/76 Edition: Final

MEANS:

Author: Staff

Editor: JOHN O. HJELLE Title: RUSSELL CHARLES

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AFO
Classification: MP 89-231-96
Submitting Office: MP/Bismarck

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#### MP 89-231

As pointed out in the discussion under the rules o criminal procedure dealing with venue, Rules 18 through 22, in Wright's Federal Practice and Procedure, venue in federal criminal cases is controlled by a complicated interplay of constitutional provisions, statutes and rules. and important considérations of policy with deep historical roots, which cannot be ignored. In his textbook, Federal Courts, 3rd Ed., Wright sees United States Constitution, Article III, S2(1) and the United States Constitution, Amendment VI(2) as both being addressed only to the Colonial grievance expressed in the Declaration of Independence as "transporting" us beyond the seas for pretended offenses."

Again, in the discussion in Wright's Federal Practice and Procedure, \$301, Wright sees the language in Article III, S2, as a venue assurance (place of trial) and the language in the Sixth Amendment as a vicenage assurance (selection of jurors from the place where the offense had been committed.)

But, history suggests to us still another element that went in to the language of Article III, S2. In March, 1774, Parliament had, as part of its, attempt to control the rebellious Colonies, passed "The Intelerable Acts" which provided among other

things, that Royal Officers, if

indicted for certain crimes, were to be tried in friendly England, rather than in Massachusetts. See A Complete History of the United States, Clement Wood, The World Publishing Co., p. 74.

This concept that the com-munity which had suffered injury should be allowed to judge those charged with the injury, was a definite issue to the Colonists. It appears in the Bill for Settling the Troubles in America, authored by the Earl of Catham in 1775, in a provision which prohibits the transfer of those indicted for murder to another province or to Great Britain for trial. The Debate on the American Revolution, Max Beloff, Harper and Row, 1965. It appears in the Declaration of Independence as a grievance in this language: (The King has consented to legislation)
"protecting (his officers) by a
Mock Trial from Punishment for any Murders which they should commit on the Inhabitants of these States."

The interest of a community that those charged with violations of its laws, be tried in that community, is not a matter to be cast aside lightly. And as Wright suggests, very rarely, and only in extreme cases, is a rule 21 (a) motion to be granted. Wright Fed. Practice and Procedure, S341.

This Court finds the following

1. Substantial racial prejudice exists in the Southwestern Division of the District of North Dakota, and the Indian people are the objects of that prejudice.

2. This fact of prejudice requires special attention by the Court in order to assure that Indian people receive fair frials. But the assertion that Indian people cannot receive fair trial in the Southwester Division of the District of North Dakota has not been proved.

Anterican Indian Movement and its members and associates, which renders it impossible for Russell Means, or those charged with him under an indictment to receive a fair trial within the Southwestern Division of North Dakota. But it has not been proved that they cannot receive a fair trial within the District of North Dakota. Therefore,

Extreme prejudice exists

against Russell Means, the

IT IS ORDERED:

A. The motion for a change of venue under Rule 21 (a) is denied.

B. To assure that the Defendants receive a fair trial, the following special provisions for trial are ordered by this Court:

1. The place of trial shall be the Southeastern Division of the District of North Dakota, Fargo, North Dakota. The trial shall begin at 10:00 a.m., April 6, 1976. (Rule 18, Fed. R. Cr.

2 The trials of Russell Means and Thomas Richard Poer Bear shall be severed, and the Russell Means case shall be tried first.

3. In each trial the Defendants shall have 18 peremptory challenges and the United States shall have six peremptory challenges.

4. At the conclusion of the voir dire by the Court, counsel for each side shall have the privillege of not to exceed two hours in which to voir dire the entire panel on the issues of racial prejudice and special prejudice against AIM only.

These provisions are for the protection of the Defendants. Any one or several of them may be waived by the Defendants or either of them.

Dated at Bismarck, North Dakota, this ord day of March, 1976.

BY THE COURT /st bruce van SICKLE Brice M. Van Sickle Judge United States District Court

1. "The trial of all Crimes, except in Cases of Impeachment, shall be by Jury; and such Trial shall be held in the State where the sold Crimes shall have been committed; but when not committed committed; but when not committed within any State, the Trial shall be at such place or Places as the Congress may by Law have directed?. "In all criminal prosecutions, the accused shall enloy the right to a speedy, and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascentished by Jaw, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have committed, which shall have been provided to the confronted with the witnesses against him; to have committed by the fastistance of Counsel for his defence."

## The Problem of Prejudice

On Page 9 today, The Tribune is printing the text of the order of U.S. District Judge Bruce Van Sickle moving the trial of Russell Means and Thomas R. Poor Bear from Bismarck to Fargo.

Means is nationally-known as a leader in the American Indian Movement and as a participant in headline-making activities at Wounded Knee, S.D., some time ago.

Poor Bear, who is from Rosebud, S.D., and Means are charged with interference with a federal officer, the charge stemming from an altercation on Standing Rock Indian Reservation, south of Mandan, in which Means suffered a gunshot

Judge Van Sickle, as the text of the order printed on Page 9 details, found prejudice" against Indians in southwestern North Dakota.

But he also found that the assertion that Indian people cannot receive a fair trial in this area has not been proved.

He did, however, find that such prejudice exists against Russell Means and AIM that it would be impossible for Russell Means and those charged with him to receive a fair trial here.

But he held also that it had not been proved they could not get a fair trial anywhere within the District of North Dakota.

The text of Judge Van Sickle's order is printed so that readers of The Tribune, who are the residents of the southwest division of the North Dakota district, can better un that there was a "pervasive derstand the allegations made in the

(Indicate page, name of newspaper, city and state.)

Page 4

THE BISMARCK TRIBUNE

Bismarck, No. Dakota

## An Editorial

request for a change of venue and the reasoning behind the judge's order.

Let us acknowledge, to begin with, that there is at least a stirring of some kind of prejudice in every one of us, not only here in southwestern North Dakota, but also everywhere else.

It is entirely possible, and even likely, that there is no more basic prejudice against Indians, or Mexicans, or whoever, in this area than there is in Fargo, Sioux Falls, Minneapolis, Brooklyn or Peoria. The prototype of Archie Bunker, model "well-intentioned" bigot of the television screen, was not found in rural America. The fact could be that while there is a prejudice, in certain, ways, against a part of our population there also is a counter-balancing prejudice in its favor on the part of another part of our population. And equal prejudices may apply between other segments of our people.

But, the finding should give us pause. No one likes to be told that he is a bigot, or to have someone else think he is a bigot. The order, of course, does not say anything like that, though that may be how some people will interpret it. It does suggest, however, that we might benefit from a reexamination of our individual attitudes. Since prejudice seems to be a normal part of every human's make-up, we might not be able to eliminate it, but by knowing ourselves better we might be able to reduce it or at least keep it under control.

3/6/76 **b6** Date: Edition: Final b7C Author: Editorial Editor: JOHN O. HJELLE RUSSELL CHARLES Title: MEANS LT. BIA -AFO Classification: MP 89-231-9 Submitting Office:MP/Bismarck Being Investigated SEARCHED NDEXED SERIALIZED

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TO:

DIRECTOR, FBI (89-3220)

(ATTENTION: EXHIBITS SECTION)

FROM:

SAC. MINNEAPOLIS (89-231) (P)

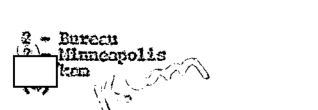
SUBJECT:

LI. BUEEZH DE INDIAN AFFAIRS - AFO

Re Minneapolio letter to the Eurecu, dated 7/10/75.

No record can be found at Minneapolis of a reply to referenced letter, which requested a diagram be prepared for the trial in this matter. Trial has now been scheduled for 4/6/76, in USDC, Fargo, North Dakota, having been transferred from Bismarck, North Dakota.

The Embits Section is requested to advice Himmospolis if an exhibit can be prepared as requested in time for trial 4/6/76. If not, it is requested that the rough draft notes submitted with referenced letter be returned inacdiately to Himmespolis.



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## Change of Venue Sough For Means' Assault Case

Defense counsel for American Indian Movement leader Russell Means is preparing to ask for a change of venue for Means' trial in Morton County District Court on an aggravated assault charge.

The charge stems from an incident Jun 7, 1975, in a Fort Hice bar in which Means is alleged to have struck a bar patron with a rifle butt. The incident preceded another the same day on Standing Rock Indian Reservation in which Means sustained a gunshot wound and was later charged with interfering with a federal officer in the performance of

his duty.

Change of venue for Means' trial on the federal charge, moving at from the federal court here to the Southeast District court at Fargo, was granted following a hearing in which U. S. District Judge Bruce Van Sickle ruled that Means could not get a fair trial at Bismarck because defense contentions of racial prejudice were valid. Jüdge Van Sickle is to hear that case at Fargo,

starting April 6.

State District Judge Eugene Burdick, Williston, was ap-pointed by the State Supreme Court to hear the Morton County case after Means' attorney, Richard Baer, requested a change of judge.

In a Mar. 4 letter to Judge Burdick, Baer had asked for t the court to authorize payment for a transcript of the proceedings at the federal court hearing in preparation of his motion for change of venue

on prejudicial grounds Judge Burdick in his response suggested the possibility of an agreement between defense counsel and Morton County State's Attorney Richard Schnell for change of venue "in light of the action taken by U. S. District Judge Bruce Van Sickle."

the Morton court Monday, told concluded.

Judge Burdick he did not believe Morton County is prejudiced against American Indians of Means and that a fair trial could be held in the Morton District Court.

However, he proposed that venue in the Means" case be transferred to Sloux County butbe heard in the Morton County Courthouse in Mandan due to the inadequacy of court facilities in Sioux County.

He noted that the jury would be drawn from Sloux County which, he said, is the only allreservation county in the state of North Dakota.

"I am confident that we would be able to get a totally unprejudiced jury from Sloux County which would include American Indian people and that the citizens of that county would be able to judge the case Schnell, in a letter filed with fairly and impartially," he

(Indicate page, name of newspaper, city and state.)

Page 12

THE BISMARCK TRIBUNE

Bismarck. No. Dakota

3/16/76 Date: **b6** Edition: Final b7C Staff Author: JOHN O. HJELLE Editor: RUSSELL CHARLES Title: ME ANS: BIA-

Classification: MP 89-231 96

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submitting Office: MP/Bismarck X Being Investigated

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MR004 MP PLAIN SENT 2:20AM MARCH 19:1976 NITEL 3/18/76 RJG TO DIRECTOR FROM MINNEAPOLIS 89-NEW P WINSUR; GUNSHOT FIRED IN VICINITY OF RESIDENCE OF LT. LAW ENFORCEMENT SERVICES, BUREAU OF INDIAN AFFAIRS, CANNON BALL, NORTH DAKOTA: 3/17/76 - AFC OO : MINNEAPOLIS AT APPROXIMATELY 7:00 P.M., 3/17/76, AT CANNON BALL, NORTH DAKOTA; ON THE STANDING BOCK SIOUX INDAIN RESERVATION, AN UNIDENTI-FIED MALE DROVE A VEHICLE TO THE FRONT OF THE RESIDENCE OF LT. LAWSENFORCEMENT SERVICES, BUREAU OF INDIAN AFFAIRS, AND ASKED RESIDED THERE. THE PASSERBY REPLIED IN THE A PASSERBY IF AFFIRMATIVE. THE UNKNOWN SUBJECT THEN DISPLAYED A .30 - .30 RIFLE, PLACED A ROUND IN THE CHAMBER, AND STATED HE INTENDED TO SHOOT OUT THE PORCH LIGHT. THE PASSERBY WARNED THE UNKNOWN SUBJECT NOT SHOOT AND THE UNKNOWN SUJBECT DEPARTED THE AREA. WITHIN MOMENTS, WHAT SOUNDED LIKE A GUNSHOT WAS HEARD BY A WITNESS APPARENTLY ORIGINATING SOME DISTANCE AWAY IN THE DIRECTION THE UNKNOWN SUBJECT HAD DEPARTED.

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REPORT FOLEOWS.

ADMINISTRATIVE

INVESTIGATION BY THE FBI INSTITUTED CAPTIONED MATTER IN VIEW
OF STATUS AS IN MINNEAPOLIS AFO CASE ENTITLED AS

FOLLOWS, WHICH IS SCHEDULED FOR TRIAL IN USDC, FARGO, NORTH

DAKOTA, 4/6/76:

RUSSELL CHARLES MEANS; LT.

BUREAU OF INDIAN AFFAIRS-VICTIM; AFO; MP 89-231,

BUREAU FILE 89-3220.

END:

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WA-MEB

### Means, Poor Bear Trials Brought Together Again

FARGO (AP) — The trials of American Indian Movement (AIM) leader Russell Means and Thomas Poor Bear, once separated, are to be held together in U.S. District Court at Fargo, according to court records.

The jury trials had been separated by U.S. District Court Judge Bruce Van Sickle, who will preside. The judge noted separation of the trials was changed after conferences with defense counsel and U.S. attorneys.

At the time he ordered the trials split, van Sickle had shifted them from Bismarck to Fargo on the grounds that North Dakota's Southwestern Division of U.S. Court had racial prejudice against Indian people.

Van Sickle said the combined trial was scheduled to start in Fargo April 6,

The two are charged with interfering with a Bureau of Indians Affairs officer in the performance of his duties. The charges stem from an incident on the Standing Rock Reservation June 7, 1975.

The court also said in one of two recent orders it would be necessary to complete jury selection in the first day of the trial; so attorneys should "anticipate working late into the evening."

In another order Van Sickle admonished principals, attorneys and court personnel not to make statements concerning the case without authorization from the court.

(Indicate page, name of newspaper, city and state.)

Page 5

THE BISMARCK TRIBUNE

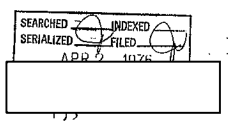
Bismarck, No. Dakota

Date: 3/26/76
Edition: Final
Author: AP/Fargo, ND
Editor: JOHN O. HJELLE
Title: RUSSELL CHARLES
MEANS:

Characte BIA; AFO

or
Classification: MP 89-231-404
Submitting Office: MP/Bismarck

E Being Investigated



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3-559 (Rev. 2-21-74)

OPTIONAL FORM NO. 10

MAY 1962 EDITION
GSA GEN. REG. NO. 27

LINITED STATES COV.

5010-106

UNITED STATES GOVERNMENT

## Memorandum

TO :	SAC, MINNEAPOLIS (89-231)  DATE: 3-30-76	
FROM :	Director, FBI (89-3220)	
SUBJECT:	LT. BUREAU OF INDEAN AFFAIRS AFO	b6 b7с b3
	Re urlet dated 7-10-75, urairtel dated 3-15-76 and Bureau telephone call to MP on 3-22-76.  There is (XXX) being forwarded to AUSA North Dakota ATTN: SA	
	by Profit By Air, B/L, #L0958476 one  (method of transmittal) (number or quantity)  prepared by Exhibits Section,  Administrative Division, re captioned matter.	
	The following action should be taken by your office:	
	Check charts against submitted work papers or roughs.	
	Advise of exact trial date, soon as known.	
	After action completed advise Bureau, attention Exhibits Section, re use and value of charts. Include comments, if any, by court officers.	
	Note list of chart titles on attached sheet.	
	Note Exhibits Section Comments on attached sheet.	
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	1-Package  SEARCHED INDEXED SERIALIZED SERIALIZED SERIALIZED	

## Judge closes Means trial to public

FARGO, N.D. (AP) — U.S. District Court Judge Bruce Van Sickle says the public was to be excluded from jury selection Tuesday in the trial of American Indian Movement leader Russell Means and Thomas Poor Bear.

\* The-two are charged with interfering with a Bureau of Indian Affairs officer in the performance of his official duties stemming from a shooting incident June 7 on the Standing Rock Reservation in North Dakota.

Earlier, Van Sickle had moved the trial from Bismarck to Fargo because of what he said was racial prejudice in the southwestern district of North Dakota, and he had ordered principals against making unauthorized slatements during the trial.

Means, 36, listed his address as Bismarck, and Poor Bear, 21, gave his address as Rosebud, S.D.

As part of his order Monday Van Sickle did not disclose who moved to exclude the public from the jury selection, which he has said is expected to take all day.

"A request was made that, where there are motions with emotional overtones, that the origin of the motion be kept secret," he said. "This ruling in effect answers that request. This is a motion by one of the principals."

The judge added exclusion of the public would help assure the 75 prospective jurors "speak freely" during the selection, and would remove a courtroom space problem. He explained the courtoom spectator section has seating for about 115 persons.

The trial for the two men had been separated in the earlier ruling on prejudice, but Van Sickle later ordered them combined again.

Van Sickle said he hoped to have the jury selection completed on one day "pecause it's an expensive thing keeping them over (a second day)."

Earlier he had also ordered the public excluded from the trial when arguments were presented to the court out of the presence of the jury.

(Indicate page, name of newspaper, city and state.)
newspaper, city and stately
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RAPID CITY JOURNAL
RAPID CITY, SOUTH DAKOTA
<u> </u>
•
Date: APRIL 6, 1976 Edition: FINAL
Author: Editor: JAMES M. KUEHN
Title:
Character:
or
Classification: 157-1460 Submitting Office: b6
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### Scene Switches to Bismarck Monday

## Means Trial Testimony Continues

FARGO (AP) — The trial of American Indian Movement leader Russell Means will reconvene at Bismarck Monday as defense attorneys continue testimony from a group of 17 possible defense witnesses.

Means is on trial in U.S. District court on charges of interfering with a Bureau of Indian Affairs officer in a June 1975 incident in which Means was wounded.

U.S. District Judge Bruce Van Sickle Friday ordered the trial continued in Bismarck after the weekend recess.

Defense attorneys had cited racial prejudice and the inability to find an unbiased jury as reasons for moving the trial from Bismarck, where it was originally scheduled. After defense attorneys waived the jury Tuesday, Van Sickle said the need for a change was unnecessary.

The judge also cited cost factors as a reason for moving the trial to Bismarck.

Lt. Patrick Kelly, the arresting BIA officer, testified earlier that Means came at him, a scuffle ensued and the colice officer's revolver accidentally discharged.

But several defense witnesses Friday disagreed with that version of the incident.

Phyllis Lincolh, Twin Buttes, said Means was trying to help Thomas Poor Bear, who was on the ground, when Kelly collared the AIM leader.

"I saw the cop grab Russell's hair," she said. "Russell was trying to get up and the gun went off."

She said she viewed the action while sitting in her car across the road and did not see Means make any moves which could be interpreted as a threat.

Virgil Running Bear, Fort Yates, said he was in a pickup across the road when he heard the shot.

"Russ was leaning over when the gun went off," Running Bear said.

Running Bear said he did not see Poor Bear of the ground, but noted a pickup mirror hampered his vision.

Date Means of Sioux City, Iowa, brother of the defendant, also said Means was stooped over when the revolver discharged. "When he (Russell) bent down to help Tom, that's when I heard the shot," Dale Means said.

None of the defense witnesses said they saw the defendant in the road when they incident occurred until, after the BIA police car had stopped. However, Kelly said he stoppeds his car when he saw two men standing in the road.

Earlier Friday, Poor Bear testified he had been thrown to the ground after an argument with Kelly.

"Russ came over, was reaching over, I guess he was trying to help," Poor Bear said. "Theard a shot and Russ fell over me."

A forensic pathologist, Dr. Garry Peterson of St. Paul, Minn., testified for the defense that Means could not have been sitting when he was struck by the bullet.

Peterson had been told by Means that the AIM leader was "shot when he was bending over a somewhat prone position."

Peterson's conclusion agreed with the description given by Means.

Despite the focus of testimony on the shooting, Van'. Sickle said the wound was received "after the interference, if there was any interference at. all."

Page 12

THE BISMARCK TRIBUNE

Bismarck, ND

Date: 4/10/76
Edition: Final
Author: AP, Fargo, ND
Editor: JOHN O. HJELLE
Title: RIGGETT CHARLES
MEANS.

Character BIAor
Classification: MP 89-231-(04)
Submitting Office: MP/Bismarck

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## Judge Cites Cost for Move

# Means' Trial Coming Back

FARGO (AP) - U.S. District Court Judge Bruce Van Sickle Friday ordered the trial of former American Indian Movement leader Russell Means moved to Bismarck

Means, who lists Bismarck as his home, is charged with interfering with a Bureau of Indian Affairs officer during a June, 1975 incident in which the AIM leader was wounded.

Van Sickle had moved the trial to Fargo when defense attorneys cited racial prejudice in the Bismarck area but they later asked for a nonjury trial.

At the end of the Friday morning session, Van Sickle checked with attorneys to see if there was a possibility they could wrap up the trial by the end of the day. But the judge was told that was not possible.

Van Sickle ordered the afternoon session to continue as scheduled but said. The trial

will reconvene in Bismarck on Monday."

Van Sickle said the question of racial prejudice had been removed with the non-jury trial and he also cited cost factors involved in holding court away from ... Bismarck.

The defense opened its case during the Friday session and called a forensic pathologist who testified that Means could not have been in a sitting position when he was shot.

Lt. Patrick Kelly, arresting BIA officer, has said Means had been tossed to the ground and Kelly's service revolver accidently discharged when Means was in a sitting position.

Dr. Jerry Peterson, St. Paul, Minn., said "Ru Means had told the doctor he "was shot guess when he was bending over...a somewhat prone position."

Peterson's conclusions agreed with the against Poor Bear Thursday.

description given by Means.

However, Van Sickle said the wound was received. 'after the interference if there was interference at all.'

Thomas Poor Bear, Rosebud, S.D., who had charges of interfering with a BIA-officer dismissed Thursday, also took stand.

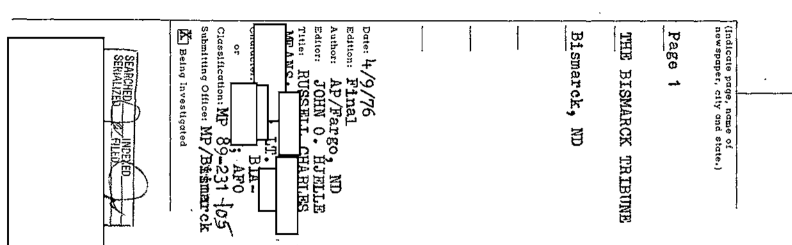
He said the BIA police car stopped near his own vehicle and he went over to ask what the policeman wanted.

He also said he and Kelly argued about "who was hassling who" when Poor Bear thought Means spoke to him.

Poor Bear said he turned to Means and was then thrown to the ground.

"Russ came over, was reaching over, faguess he was trying to help," Poor Bear said."

Van Sickle dismissed the charges against Poor Bear Thursday.



b6 b7C FARGO, (AP) — U.S. District Judge Bruce Van Sickle has asked cousel for for the prosecution and defense if there were any reasons the trial for Russell Means and Thomas Poor Bear could not be moved back to Bismarck.

Means, who decribes himself as a former leader of the American Indian Movement, and Poor Bear are on trial on charges of interferring with a Bureau of Indians Affairs officer in a June, 1975, incident on the Standing Rock Indian Reservation Means was wounded in the incident.

The trial was originally scheduled for Bismarck, but

Van Sickle moved the proceedings to Fargo after defense attoneys cited racial prejudice in the area and said an unbiased-jury could not be found.

Defense counsel had waived the just Tuesday.

"I ask counsel to give reasons why we cannot complete this case in Bismarck," Van Sickle said at the opening of Thursday's session.

Van Sickle said the racial quetsion was not a matter of concern because no jury was hearing the case.

Attorneles for both prosecution and defense indicated they may not challenege the move to Bismarck. In the opening minutes of Thursday's session, arresting officer Lt. Patrick Kelly produced a personal notehook which had been requested by defense counsel.

After the court examined the notebook for possible mention of the indicent Van Sickle said it "does not cover any referece to the fracas. I don't see the notebook as helpful to prove or disprove anything."

The judge also said most notations in the entire notebook were references to dates and milages.

Thordore Kelly, the officer's son, also took the stand Thursday. He had been riding in the

car when the incident took

The younger Kelly gave testimony similar to that of his father in recounting the incident.

Thoedore Kelly Identified both Means and Poor Bear as the individuals involved although his father had been unable to identify Poor Bear. The son said he was not aware of the names until after the incident occurred.

During Wednesday's testimony, the police officer said. Means' identity was learned during the time he was taking the men to Fort Yates.

However, his son said he did

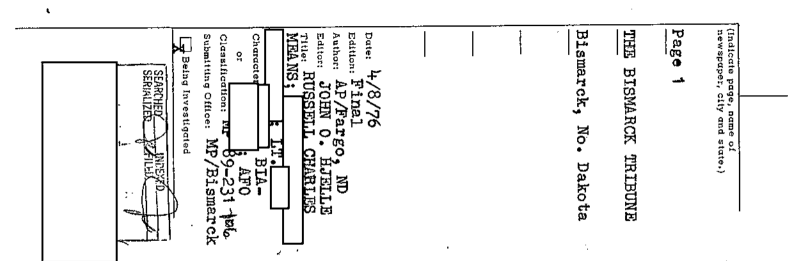
not find out the names of the individuals until after they arrived in Fort Yates.

The senior Kelley said Wednesday he was not able to indentify the second man and limited his references to the second person as "a man in a white tee shirt."

The BIA officer said he had overheard a radio communication between the Morton County Sheriff's Office and the Fort. Yates police as he was starting his duty day.

Kelly, accompanied by his son, Theodore, cruised through the area and was stopped by Means.

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# Testimony

FARGÓ (AP) — A radio dispatcher opened testimony in U.S. District Court at Fargo Wednesday in the trial of American Indian Movement leader Russell Means and Thomas Poor Bear, both charged with interfering with a Bureau of Indian Affairs officer.

Frank Ereth Jr., of Morton sheriff's office, County testified he had requested assistance from Fort Yates law enforcement officials to deal with an incident at a Fort Rice tavern.

"My request for assistance was acknowledged by Fort Yates radio," Ereth said.

In opening statements U.S. Atty. Harold Bullis said BIA officer Pat Kelly was responding to the call when Kelly was confronted by the defendants near Fort Yates.

Bullis said Kelly thought he was being attacked and his re- . volver accidentally discharged during a scuffle. Means was hospitalized for a wound.

Irvin Nodland of Bismarck, for defendants."

Nodland also said no physical confrontation took place until Kelly seized Poor Bear and threw him to the ground after a discussion over harassment. He called Kelly's movements. "an <u>over</u>

reaction."
Means presented his own opening statement.

The AIM leader disputed the government contention he and Poor Bear had started the scuffle and said the matter should have been tried under tribal statutes rather than federal law.

"I believe we are in the wrong courtroom," Means said, indicating tribal court should have jurisdiction "hecause it did happen in Indian. territory."

The trial had been moved from Bismarck to Fargo after U.S. District Court Judge Bruce Van Sickle had agreed with defense contentions that there was prejudice in southwestern North Dakota.

Van Sickle had closed jury Poor Bear's attorney, called selection to the public Tuesday, the event "a disorganized po- but later the trial was changed lice event with police searching I to be held before the court only at the defense request.

(Indicate page, name of newspaper, city and state.)

Page 23

THE BISMARCK TRIBUNE

Bismarck, ND

Date: 4/7/76

Edition: Final

Author: AP, Fargo, ND.

Editor: FOHN O. HJELLE

RUSSELL CHARLES Title:

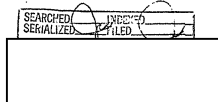
MEANS:

BIA-Characte AFO Classification: MP 89-231-107

Submitting Office:MP/Bismarck

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## Jury Dismissed In Means Trial

FARGO (AP) — In a surprise move Tuesday, the jury for the trial of Russell Means and Thomas Poor Bear was dismissed shortly after it was chosen and U.S. District Judge Bruce Van Sickle said he would hear the case and issue the verdict himself.

The move came after defense attorneys Richard Baer and Irvin Nodland, both of Bismarck, requested the jury be dismissed after it was learned a co-defendant of Means in another case tried in Rapid City, S.D., was found guilty of murder Tuesday morning and sentenced to life imprisonment.

Means is expected to go on trial later this month in Rapid City in connection with the incident at a Scenic, S.D. bar that left one man dead.

Defense counsel said jurors in the trial of Means and Poor Bear, who are charged with in-

terfering with an officer of the Bureau of Indian Affairs in an altercation at the Standing Rock Indian Reservation last June 7, would be prejudiced when they learned of the Rapid City court's action.

U.S. attorney Hal Bullis objected to the motion, but withdrew it later in the day after Van Sickle said the jury would be sequested for the duration of the trial to prevent them from learning of the information.

Van Sickle agreed to dismiss

Van Sickle agreed to dismiss the jury shortly after 6 p.m. after a full panel had already been chosen.

Van Sickle had transferred his court from Bismarck to Fargo after it was determined Means and Poor Bear could not get a fair trial in the capital city because of widespread prejudice against Indians.

Van Sickle was scheduled to continue the case Wednesday morning. (Indicate page, name of newspaper, city and state.)

Page 9

THE BISMARCK TRIBUNE

Bismarck, ND

Date: 4/7/76
Edition: Final
Author: AP/Fargo, ND
Editor: JOHN 0. HJELLE
Title: RUSSELL CHARLES
MEANS:

Character or AFO
Classification: MP 09-231-08
Submitting Office: MP/Bismarck

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### FEDERAL BUREAU OF INVESTIGATION

Date of transcription 4/5/76	_
Fort Yates, North Dakota, provided the following information concerning events which took place on 6/7/75 involving RUSSELL CHARLES MEANS and on North Dakota Highway 1806, near Cannon Ball, North Dakota, on the Standing Rock Indian Reservation:	
On 6/7/75, was at MEANS' residence at Bismarck, North  Dakota. The time was approximately 9:00 a.m., and in addition to several people that did not know. present were MEANS,  and This group of people, including  Lett Bismarck at approximately noon on 6/7/75 and went to the bar at Huff, North  Dakota, and later to the bar at Fort Rice, North Dakota.	]
At Fort Rice. RUSSELL MEANS,  and went into the Fort Rice Bar. None of the girls  accompanying the group went into the bar. RUSSELL MEANS carried a rifle into the bar with him. The rifle belonged to and had been in pickup truck. The gun was not loaded, did not have any ammunition for the rifle, and did not think RUSSELL MEANS had any ammunition for the rifle.	b6 b7С
When they entered the bar, observed 6 or 7 white people in the bar Some unknown period of time prior to 6/7/75, several white people had beaten and at the Fort Rice Bar; however had not been there at the time and he did not know if the people in the har on 6/7/75 were the same ones who had beaten and did not see it happen, but in a few moments after they entered the Fort Rice Bar, and a white person got into a fight and the white person was on the floor. did not know whether or not anyone other than hit the white person because had his back turned at the time.	
following the fight and drove in four vehicles to the Standing Rock Indian Reservation. When they arrived at a point just south of the ranch, on North Dakota Highway 1806, in his pickup truck, was the 4th vehicle in a caravan of 4 vehicles. The 3 vehicles in front of stopped and as topped behind them, he noticed police vehicle parked in the north-bound lane and out in front of the car holding RUSSELL MEANS by the hair with his left hand. MEANS was sitting on the	
Interviewed on 4/1/76 Fort Yates, North Dakota File # MP 89-231-/09  by SA Ccf Date dictated 4/5/76	-

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MP 89-231

had a gun in his right hand and heard one shot go off.  He assumed had shot MEANS because the hand gun was pointed at MEANS and was about 3 or 4 feet from MEANS' left side. put RUSSELL MEANS in the back seat of his police vehicle. was already in the back seat. was standing by the right side of the police vehicle pointing a shot gun at the people in the 4-car caravan, and stated, "None of you fuckers							
move or I'll shoot your heads off." They didn't move and stayed inside his pickup where he was parked, approximately 50 yards from the police vehicle.							
could not recall who was in each of the vehicles; however, he believed was in the first vehicle; (last name unknown) was in the 2nd vehicle; was in the 3rd vehicle; and was in the 4th vehicle, a 1972 Dodge pickup with a shell-type camper in back. did not know which car MEANS and had gotten out of because it happened before arrived.							
After departed the area with MEANS and the four-car caravan followed the police vehicle to Fort Yates, North Dakota.  was not among those subsequently arrested in the caravan by police officers from Fort Yates, North Dakota.							
and his companions had been drinking beer during the day of 6/7/75. believed he had approximately 4 beers. He could not recall how much RUSSELL MEANS and drank during the day. did not believe anyone in the group was intoxicated.							
The following descriptive information concerning was obtained through observation and interview:							
Name Race American Indian Sex Male Date of birth Place of birth Fort Yates, North Dakota Height Weight Weight Hair Eyes Residence  American Indian American Indian Sex Male Date of birth Fort Yates, North Dakota Black Fort Yates and Dakota Lives with							

b6 b7C

### FEDERAL BUREAU OF INVESTIGATION

	Date of transcription	3/18/76
Services, Bureau of Indian Affairs, Ca Dakota, furnished a .38 caliber cartricasing and copper jacketed bullet mark on the end of the casing. The casing retained for evidence. Obtained ammunition belt which he wears when on described cartridge is of the same type service revolver when RUSSELL shot in June, 1975. furnished nuclearly concerning the shooting of MEANS to the Affairs. Fort Yates, or to anyone else	ice, Law Enforce nnon Ball, North dge with a silve ed "W-W 38 Speci was marked and the cartridge for duty. The above eas was carried CHARLES MEANS was o written reported bureau of Indi	ement er al" From his ve l in

Interviewed on	3/16/76	Cannon Ball	, North Dakota	MP 89-231 /D
bySA		rjt	Date dictated	3/18/76

### FEDERAL BURÉAU OF INVESTIGATION

3/23/76

3/22/76

	Date of transcription	
	The .38 caliber cartridge obtained by Special Agent from Lieutenant Law Enforcement Services, Bureau of Indian Affairs, Cannon Ball, North Dakota. on March 16, 1976, was submitted to for RUSSFLL CHARLES MEANS, by Special Agent through Sccretary, on March 16, 1976.  The cartridge was submitted to in the presence of Special Agent pursuant to the approval of HAROLD O. BULLIS, United States Attorney,	t ]
	Fargo, North Dakota.	b7C
	<b>.</b>	
International a-	3/16/76 or Bismarck. North Dakota File # MP 89-231-11	_
merviewed on	3/16/76 of Bismarck, North Dakota File # MP 89-231-141	

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#### FEDERAL BUREAU OF INVESTIGATION

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Interviewed on	3/19/76	Bismarck	, North Dakota	MP	89-231 -//2
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\_Date dictated\_

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Interviewed on	3/17/76	Fort	Yates,	North	Dakota <sub>File #</sub>	MP 89-231-1/3
bySA		rjt		D.	ate dictated	3/23/76

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## Charges against Poor Bear dropp

FARGO, N.D. (AP) — Charges against Thomas Poor Bear, Rosebud, S.D., of interfering with a Bureau of Indian Affairs officer were dismissed Thursday in U.S. District Court.

However, U.S. District Judge Bruce Van Sickle denied a motion for dismissal of the same charges against PRussell Means, former leader of the American Indian Movement. Means lists his address as Bismarck.

Van Sickle also said he was considering moving the trial to Bismarck, where it was originally scheduled aithough he would not make the decision until Friday.

In granting the motion for dismissal, Van Sickle said that "Poor Bear may have been engaged at most in abusive-

The judge also said it was difficult to find that "Poor Bear made an overt threat.'

The motion for dismissal was made after the prosecution rested its case.

Van Sickle said he might move the trial to Bismarck because the question. of racial prejudice had been resolved...

Defense attorneys cited prejudice i the Bismarck area and Van Sickle moved the trial to Fargo. But defense attorneys requested the non-jury trial on Tuesday.

The trial, "will reconvene at Bismarck Monday if by Friday we see we cannot get done by Saturday," Van Sickle said.

· He had asked both attorneys if they opposed the move.

Prosecution counsel did not resist the motion; defense attorneys said "the defendants have indicated a desire to leave it up to the court's decision."

Van Sickle cited costs of \$1,500 to \$2 .000 daily to hold the trial in Fargo and "routine work isn't being taken care

The charges stem from a June, 1975 incident in which Means was wounded, according to court records.

Lt Patrick Kelly, a BIA officer, said he and his son were in the northern regions of the Standing Rock Indian Reservation when they were stopped! by Means and Poor Bear.

Kelly said he grabbed Poor Bear, and Means came toward the two of them. When the BIA officer also grabbed Means, the lieutenant's revolver accidentally discharged.

(Indicate page, name of newspaper, city and state.) Page 11 Rapid City Journal Date4-9-76 Edition: Final Author: Editor: Tille: Charges Against Poor Bear dropped Character: or Classification: Submitting Office: Being Inve

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# Russell Means trial nearing conclusion

BISMARCK, N.D. (AP) — Final arguments were underway Tuesday in the trial of American Indian Movement (AIM) leader Russell Means in U.S. District Court at Bismarck.

Defense attorneys rested their case Monday, after Means took the stand in his own defense.

Means is on trial on charges of interfering with a Bureau of Indian Affairs (BIA) officer in a June 1975 incident in which Means was wounded. Charges against Thomas Poor Bear, who also had been charged in connection with the incident, were dropped last Thursday, but a motion for dismissal of the charges against Means, was denied.

The trial, originally set for Bismarck, had been moved to Fargo when defense attorneys cited racial prejudice in the Bismarck area. However, following a defense request later for a nonjury triat, Van Sickle ordered the case moved back.

After completion of the defense case, Means' attorneys asked Van Sickle to dismiss the case against him in light of a ruling last week by U.S. Chief Judge Fred Nichol.

the case, Nichol ruled that a 1913

federal law ended federal jurisdiction over the eastern part of the Standing Rock Reservation, where the incident involving Means took place. Nichol had dismissed the case, which involved seven indictments against six defendents. Means lawyers said.

Van Sickle took the dismissal motion under advisement. The judge said if Means was convicted, he could then rule on the motion after both sides had presented arguments on the matter.

Earlier, the judge had denied a defense motion for a mistrial on grounds that certain government witnesses talked with trial observers. Van Sickle denied the motion as being without merit."

 Taking the stand Monday, Means said Poor Bear had stopped to talk with BIA officer Lt. Pat Kelly, after Kelly had stopped another car.

Fearing a confrontation between Poor Bear and Kelly, Means said he walked toward the pair, who were talking near the officer's patrol car. Kelly grabbed Poor Bear and threw him down, Means said.

Means explained he then said twe don't want any trouble, knock it off

(Indicate page, name of newspaper, city and state.) PAGE 16 RAPID CITY JOURNAL RAPID CITY. SOUTH DAKOTA Date: April 13, 1976 Edition: FINAL Author: Editor: JAMES M. KUEHN Title: Character: Classification: ъ6 Submitting Office: b7C Being investigated

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## Judge acquits Russell Means

BISMARCK, N.D. (AP) U.S. Distict Judge Bruce Van Sickle Tuesday acquitted American Indian Movement leader Russell Means of a charge of interfering with a Bureau of Indians Affairs officer.

Van Sickle cited conflicting versions of what happened in the incident. The judge said the charge boiled down to Means' actions when he approached BIA police it. Pat Kelly Kelly had maintained Means was in-

Kelly had maintained Means was interfering with the performance of Kelly's official duties. However Means maintained he approached Kelly in a peaceful manner and hoped to avoid trouble.

Van Sickle, who was hearing the trial without a jury, said that in view of equivocal evidence, the government had "not proved its case beyond a reasonable doubt."

The case stemmed from an incident in June of last year near Cannon Ball, N.D.

(Farlier story on Page 16).

(Indicate page, name of newspaper, city and state.)
PAGE 3
RAPID CITY JOURNAL
· ·
RAPID CITY, SOUTH DAKOTA
Date: April 13, 1976 Edition: FINAL Author:
Editor: JAMES M. KUEHN
 Title:
Character:
or
Classification:
Submitting Office:  Being Investigated
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11-187-10

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## Means triai to be moved to Bismarck

FARGO, N.D. (AP) — The trial of American Indian Movement leader Russell Means will reconvene at Bismarck Monday as defense attorneys continue testimony from a group of 17 possible defense witnesses.

possible defense witnesses.

Means is on trial in U.S. District court on charges of interfering with a Bureau of Indian Affairs officer in a June, 1975 incident in which Means was wounded.

U.S. District Judge Bruce Van Sickle Friday ordered the trial continued in Bismarck after the weekend recess.

Defense attorneys had cited racial prejudice and the inability to find an unbiased jury as reasons for moving the trial form Bismarck, where it was priginally scheduled. After defense altorneys waived the jury Tuesday, Van Sickle said the need for a change unnecessary.

(Indicate page, name of newspaper, city and state.). PAGE 3 RAPID CITY JOURNAL RAPID CITY, SOUTH DAKOTA Date: April 10, 1976 Edition: FINAL Author: Editor: JAMES M. KUEHN Title: Character: or Classification: Submitting Office: Being Investigated SEARCHED

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FD-350 (Rev. 7-16							

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## Judge acquits Means of charge of interfering with BIA officer

BISMARCK, N.D. (AP) U.S. defense attorneys waived a jury trial.

District Judge Bruce Van Sickle Tues

Following final arguments Tuesday, day acquitted American Indian Movement (AIM) leader Russell Means of a charge of interfering with a Bureau of Indians Affairs (BIA) officer.

Means had been charged with interfering with BIA Lt. Pat Kelly during an incident in June, 1975, along a highway on the Standing Rock Indian Reservation. Means was wounded in the confrontation.

The judge last week dismissed similar charges against Thomas Poor Bear, who also had been involved in the incident with Means.

Kelly said Means had interferred with him, a scuffle ensued and his revolver 'accidentally' discharged, wounding the AIM leader.

However, Means maintained he had approached Kelly only in an attempt to help Poor Bear, after the officer had thrown Poor Bear to the ground. Means. said he had wanted to avoid "any trouble."

The trial, originally set for Bismarck, had been moved to Fargo after defense attorneys said prejudice would not allow an impartial jury. But it was then moved to Bismarck after Van Sickle ruled from the bench on the

Citing the testimony from Kelly and his son, who was with him at the time of the occurance, which conflicted with defense witnesses, Van Sickle said the government had falled to prove its case. beyond a reasonable doubt."

"I think there is sufficient evidence of doubt that Russell Means was doing anything, but moving in to help Poor

Bear," the judge said.

Following the judge's verdict, which was greeted with applause from Means" followers in the courtroom, the AIM leader said "the verdict proved in the federal courts there is some justice."

. The judge said testimony in the case including police radio logs, indicated Kelly was acting reasonably in the performance of his duties.

When he emerged from his patrol car to talk to Poor Bear he faced about 10 of Means' friends, Van Sickle said.

The judge described Kelly as "a courageous officer perceiving that he might be moving into a dangerous situation.  $^{\circ}$ 

"I find that officer Kelly reasonably concluded he was in immediate danger," the judge said.

However, on the key question of whether Means had attempted to interfere with Kelly, the judge said there

was conflicting testimony. He also said the trajectory of the bullet which struck Means, and testimony by a doctor last week, appeared to support the AIM leader's contention he was leaning over Poor

Bear when he was show "I conclude Russell Means had been thrown down or was in a crouching position when the gun went off," the judge said.

(Indicate page, name of newspaper, city and state.) PAGE 32 b6 b7C RAPID CITY **JOURNAL** RAPID CITY. SOUTH DAKOTA Date: April 14, 1976 Edition: FINAL Author: Editor: JAMES M. KUEHN Title: Character:

OF

Classification:

Submitting Office:

Being Investigated

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## Policeman's Sister Protests Acquittal

Tribune Staff Writer:

Susan Kelly Power walked a lone picket line with her daughter Tuesday afternoon to protest the acquittal in federal court of American Indian Movement leader Russell. Means:

The sister of the Bureau of Indian Affairs officer; Lt. Pat Kelly, himself an Indian, who was involved in a shooting incident with Means last year at Standing Rock Reservation, Mrs. Power carried a sign protesting the ruling by U.S. District Court Judge Bruce Van Sickle:

"Russell Means brags in Indian Country that the law can't touch him. Van Sickle proved it."

Although she does not agree with Van Sickle's ruling. Mrs. Power said she had not contacted the judge, nor was at-tempting to embarrass him. "We're not wisenheimers," she said, "but we feel he hurt us with his ruling."

"AIM has made a mockery of justice because of their attitudes," she said, "and I'm trying to teach the white news media that they should show both sides of the story in something like this. Why didn't they contact Pat Kelly and get his side? I want them to stop making heroes of burns. AIM is in its death rattle, they do not represent the decent Indians.

"And I want to wake up the Indians," she added. "Pat-Kelly's family has lived in hell since that incident last year. They've made things hard for him. I want the Indians to support him all the way, not just on the reservation. I hope I can reach enough of our people so that they show their guts and stop pitting family against family, and end the fear we have at Standing Rock."

Complaining of the "circus" atmosphere that AIM brought to the trial, she said: "I wish that we had more Standing Rock people in the courtroom so that they could have been

seen by the judge.

"I feel that he (Van Sickle) was an honest man who tried to be fair to both sides, but that it was impossible for him to try to handle that circus up there and not have the groundwork set to influence him."

Mrs. Power said she was shocked at the ruling, "I could

have been knocked over with a feather."

She said she doesn't know how long she'll continue picketing. "I'm only one person, I don't have the money or whiskey to have someone give me support here."

(Indicate page, name of newspaper, city and state.) Page 18 THE BISMARCK TRIBUNE Bismarck, ND 4/14/76 Date: Edition: Final Author: MARK KINDERS JOHN O. HJELLE Title: RUSSELL CHARLES MEANS: **b6** ъ7С Character Classification: MP 89-231 submitting Office: MP/Bismarck **X**Being Investigated

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# eans Is quitted Charges



Means Is Acquitted

Means, accompanied by supporter Darlene was acquitted Tuesday of interferring with Cheatham, departed the Bismarck Federal a federal officer in a bench trial before U.S. Building Monday afternoon after the defense. District Judge Bruce Van Sickle.

American Indian Movement leader Russell Trested its case in federal court here. Means

(Indicate page, name of newspaper, city and state.)

Page 1

THE BISMARCK TRIBUNE

Bismarck, ND

Date: 4/13/76 Edition: Final

Author: LUCILLE HENDRICKIN

Editor: JOHN O. HJELLE

Title: RUSSELL MEANS .

Character

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Classification: MP 89-231 Submitting Office: MP/Bismarck

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#### By LUCILLE HENDRICKSON

Tribune Staff Writer
Former American Indian Movement leader Russell Means was acquitted of harges of interfering with a Bureau of Indian Affairs police officer in federal court here Tuesday morning.

U.S. District Judge Bruce Van Sickle who had heard the case without jury, rendered the verdict after two hours of final arguments by defense and govern-

ment attorneys.

Van Sickle cited conflicting versions of what happened in the incident. He said that given the unknowns in the case, the government had failed to prove beyond a reasonable doubt that Means, in an encounter with Bureau of Indian Affairs policeman Lt. Patrick Kelly on a reservation highway June 7, 1975, had committed any act of force toward the officer.

Kelly had testified that Means had lunged toward him after he had wrestled Thomas Poor Bear to the ground and that when he grabbed Means, his revolver accidently discharged. Means, however, maintained he approached Kelly in a beaceful manner with hands raised,

hoping to avoid trouble.

Van Sickle said that there was sufficient evidence of doubt that Means was doing anything but moving in to help Poor Bear. He said further that from the evidence regarding the angle of the bullet as it passed through Means body it must be concluded the defendant had partially dropped or was thrown to a crouching position at the time he was shot.

However, Van Sickle also said he found from the record of the trial that Kelly, a police officer of 20 years experience, had behaved courageously in following his superior officer's instructions to investigate a report from the Morton County sheriff's department that persons involved in a Fort Rice incident were moving into reservation territory.

He said Kelly's conduct under the circumstances, in which he was confronted by a party of more than 10 persons who could have been armed, was not unreasonable. Van Sickle added it was leasonable for Kelly to conclude he was faced with a dangerous situation.

In final arguments prosecution had maintained that the defense was seeking to

prove the police officers had deliberately set up the confrontation with the Means party. Judge Van Sickle said he found no evidence that this was true, and defense, in its summation, made no attempt to argue the confrontation was deliberate. Defense maintained that the scuffle between Poor Bear and Lt. Kelly and the shooting of Means, which it called accidental, were the result of overreaction on the part of the police officer who was aware of Means reputation as an aggressive Indian leader.

The government in arguing that the shooting was accidental said it would be ridiculous to assume that an experienced officer like Kelly would have only grazed his target at a distance of only two feet and further that he would have attempted murder in front of some 15 witnesses.

Defense attorneys termed 'absurd' prosecution claims and Kelly's own testimony that he and his son did not know Means was among the party they were ordered to investigate. Defense in sunst

# Means Acquitted in Cas

(Continued from Page 1)

mation noted that police logs at Fort Yates. at the time of the incident had referred to the party investigated by Kelly as "Means"

The judge in concluding his findings said there was no evidence that Means, as claimed, had been denied medical attention. He said Means had refused to accept treatment until a medicine man was located, and later did go to the

Following his acquittal Means said that in spite of what the judge had saidapparently in reference to giving him a fair trial—he had been afraid. "After all, I am Russell Means," he said. He added that in federal court there is some justice for Indians. He noted that he had been charged in federal court on three occasions and had not been convicted of a felony. "But in state court, there's no justice;" he said.

Defense counsel put Means on the stand Monday just before resting its case.

On the stand, Means gave his version of what had happened during a June 7, 1975, incident on Highway 1806 south of the Cannonball River on Standing Rock. Reservation in which Thomas Poor Bear had been involved in a scuffle with Bureau of Indian Affairs police officer Lt. Patrick Kelly. Means was wounded, allegedly by a discharge from Kelly's revolver.

. The trial, originally set in Bismarck, had been moved to Fargo when defense attorneys cited racial prejudice in the Bismarck area. However, following a defense request later for a non-jury trial, Van Sickle ordered the case moved back

Charges, against Poor Bear, also arrested in the incident, were dropped last Thursday but a motion for dismissal of the charges against Means was denied.

After resting their case, Means' at-forneys asked Van Sickle to dismiss the case in light of a ruling last week by U.S. . Judge Fred Nichol of South Dakota.

In that case, involving seven indictments against six defendants, Nichol ruled that a 1913 law terminated and returned to public domain all unalloted land in the eastern portion of Standing Rock Reservation where the incident involving Means took place. The attorneys said in view of Nichols fuling, the federal court has no jurisdiction in the case,

Van Sickle took the dismissal motion under advisement and said if Means was convicted, he could then rule on the motion after both sides had presented arguments in the matter.

Earlier the judge had denied as being

without merit a defense motion for mistrial on grounds certain government witnesses talked with trial observers.

The former American Indian Movement leader told the court he had come to Standing Rock from South Dakota to apply for a job as director of a youth ranch for

delinquents. He said the group he was with June 2 had partied until early in the morning, had slept late and then headed for Virgil Running Bear's residence on the reservation. He said a police car cruised by while the car caravan was parked near the Cannonball Bridge on the reservation side and that when his brother, Dale Means and Running Bear, who was driving a pick up, raced a short distance up a hill. Running Bear was stopped by the police car. The police vehicle, he said, then drew to a stop opposite the caravan as it came down the road.

Poor Bear got out of the car in which Means was a passenger saying he wanted

to talk to the officer.

At this point in his testimony Means said, "You have to understand, I'm considered an AIM leader and sometimes the younger element has to be tight reined. So I decided I had better go over and keep , Tom from getting into trouble "

Means said he got out of the car and as he approached the two men noticed someone he did not know in the police car. He said he asked the person who he was and the person replied, "I'm a tough

sonovábitch."

"The next thing I knew, Rat had Torp down, I put my hands up and said, we don't want any trouble, knock it off," Means recounted. He said Kelly let go of Poor Bear's head and he went down. Other witnesses had testified earlier that Kelly had grabbed Poor Bear by the hair and pulled him to the ground. Means said he then went over to pick Tom up and "then I got hit. It felt like two great big pinchers had grabbed my left back." Means said that due to shock he did not recall anything immediately afterward but that Kelly had put him in the police car and headed for Fort Yates. He said he learned the younger Kelly's identity during the trip.

He also said that at the time of the incident he thought it was Ted Kelly who had shot him and that it was some time later he learned it was the father.

Means told the court that when he requested a medicine man be present during his examination by doctors at Fort Yates the officers swore at him and took him to the "drunk tank" at the jail?

## Witnesses Deny Any Interference By Russell Means

By LUCILLE HENDRICKSON Tribune Staff Writer

Defense attorneys in the Russell Means trial which reconvened in federal court? here Monday morning said they expected to complete their testimony by the end of the day.

Four defense witnesses and one witness also subpoenaed by the government took the stand Monday morning. Under questioning and cross examination by the government, all five denied having seen any action by Russell Means or Thomas Poor Bear that would constitute in-terfering with a federal officer in the performance of his duty.

The charge of interference was made against the two men following an incident on a highway near the Cannonball River on Standing Rock Reservation June 7, 1975, in which Means was wounded.

Trial was moved to Fargo by Judge Bruce Van Sickle after defense attorneys cited racial prejudice in the Bismarck area but was ordered back to Bismarck after defense later asked for a nonjury

Charges against Poor Bear of in terfering with a federal officer in the same incident were dismissed by Van Sickle Thursday at Fargo but the motion for dismissal of the charges against Means, former leader of the American Indian Movement, was denied.

· A petition for mistrial on grounds that certain government witnesses had talked with trial observers in elevators and halls was made by the defense as proceedings recommenced here, Monday, but was denied by the judge as being without merit.

During completion of testimony by Dale Means, begun in Fargo on Friday, Defense Attorney Richard Baer asked the witness if his party had stopped at Fort Rice in Morton County on their way to the reservation.

Means responded that he had denied the party stopped there when asked the question earlier in the proceedings for fear

newspaper, city and state.) Page 1 THE BISMARCK TRIBUNE Bismarck, ND 4/12/76 Edition: Final Author: LUCILE HENDRICKSON JOHN O. HJELLE Editor: CHADT DO Title: b6 MEANS: b7C TE Character Classification: MP 89-231 Submitting Office:MP/Bismarck Being Investigated

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it would prejudice another case in which, Means is defendant. He said under questioning Monday that they did stop there for gas.

When government attorneys sought to question the witness further about the stop, the judge sustained defense ob-

Appearing on the stand Monday along with Means' brother were, his cousin, Dennis Means, who had been riding in the car driven by Dale; Michelle Lincoln and Leonard Cardinal who were passengers in a car driven by Allen White Lightning, and Geraldine Arcorn, passenger in another car in the caravan which had stopped along the highway where the confrontation with Bureau of Indian Affairs police officer Lt. Patrick Kelly had, taken place.

Cardinal, who said his car was second in line, testified that Thomas Poor Bear got out of the car in which he was riding and there was an exchange of words between Poor Bear and Lt. Kelly which he did not hear. He said Poor Bear turned around to leave and the BIA police officer grabbed him by the hair and pulled him to the ground. He said that when that was happening, Means walked toward the police car saying, "We don't want any trouble, we don't need any trouble."

He then said that Means leaned over to help Poor Bear up, that he had observed ho gun but heard the shots, adding that he thought it was two shots.

When asked by the defense if Means had taken any assertive action or any action that could be interpreted as a threat he . replied, "Absolutely not."

All of the witnesses gave a similar description of events leading up to the shooting, saying Means was leaning over Poor Bear, apparently trying to help him,

when the shots were fired.

However, under questioning, none of the witnesses claimed to have actually seen the gun go off. Dennis Means testified that Russell Means had stepped between Kelly and Poor Bear who were standing in front of the police car. When asked by govern-ment attorneys how Kelly was holding the gun, he at first said he did not know. Under further questioning he said he thought Kelly had his gun hand down by his hip. He said the impact of the shot "sat Means down on his butt in front of Kelly."

Kelly had testified earlier in the trial that the AIM leader came at him, a scuffle ensued and the police officer's revolver accidentally discharged.

All of the witnesses said that Kelly's son, a BIA deputy had been sitting on the passenger side of the police vehicle until the shooting occurred and that he then got out, waved a gun at several persons who had gotten out of other cars parked by the road and ordered them to stay where they were.

Dennis Means testified that young Kelly said, "If you take another step I am going to blow you guys away," but added that Kelly appeared scared and that the sholgun was shaking in his hands.

All of the witnesses said Means walked to the police vehicle afterward ahead, of Kelly whom, one witness said, had grabbed Means by the belt as he led him to. the car.

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#### Judge closes Means trial to public

FARGO, N.D. (AP) - U.S. District Court Judge Bruce Van Sickle says the public was to be excluded from jury selection Tuesday in the trial of American Indian Movement leader Russell Means and Thomas Poor Bear.

The two are charged with interfering with a Bureau of Indian Affairs officer, in the performance of his official duties stemming from a shooting incident June 7 on the Standing Rock Reservation in North Dakota.

Earlier, Van Sickle had moved the trial from Bismarck to Fargo because of what he said was racial prejudice in the southwestern district of North Dakota, and he had ordered principals against making unauthorized statements during the trial.

Means, 36, listed his address as Bismarck, and Poor Bear, 21, gave his address as Rosebud, S.D.

As part of his order Monday Van Sickle did not disclose who moved to exclude the public from the jury selection, which he has said is expected to take all day.

"A request was made that, where there are motions with emotional overtones, that the origin of the motion be kept secret," he said. "This ruling in effect answers that request. This is a motion by one of the principals.

The judge added exclusion of the public would help assure the 75 prospective jurors "speak freely" during the selection, and would remove a courtroom space problem. He explained the courtooom spectator section has seating for about 115 persons.

The trial for the two men had been separated in the earlier ruling on prejudice, but Van Sickle later ordered them combined again.

Van Sickle said he hoped to have the jury selection completed on one day "because it's an expensive thing keeping them over (a second day).'

Earlier he had also ordered the public excluded from the trial when arguments were presented to the court out of the presence of the jury.

(Indicate page, name of newspaper, city and state.) PAGE 11 RAPID CITY JOURNAL RAPID CITY. SOUTH DAKOTA Date:April 6, 1976 Edition: FINAL Author: Editor: JAMES M. KUEHN Title: Character: Classification: Submitting Office: Being Investigated

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#### Judge takes jury function in Means trial

FARGO, N.D. (AP) — In a surprise move Tuesday, the jury for the trial of Russell Means and Thomas Poor Bear was dismissed shortly after it was chosen and U.S. District Judge Bruce Van Sickle said he would hear the case and issue the verdict himself.

The move came after defense at-torneys Richard Baer and Irvin Nodland, both of Bismarck, requested the jury be dismissed after it was learned a co-defendant of Means in another case tried in Rapid City, S.D., was found guilty of murder Tuesday morning and sentenced to life imprisonment.

Means is expected to go on trial later this month in Rapid City in connection with the incident at a Scenic, S.D. bar that left one man dead.

Defense counsel said jurors in the trial of Means and Poor Bear, who are charged with interfering with an officer of the Bureau of Indian Affairs in an altercation at the Standing Rock Indian Reservation last June 7, would be prejudiced when they learned of the Rapid City court's action.

U.S. attorney Hal Bullis objected to the motion, but withdrew it later in the day after Van Sickle said the jury would be sequested for the duration of the trial to prevent them from learning of the information.

Van Sickle agreed to dismiss the jury shortly after 6 p.m. after a full panel had already been chosen.

Van Sickle had transferred his court from Bismarck to Fargo after it was determined Means and Poor Bear could not get a fair trial in the capital city because of widespread prejudice

against Indians.

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PAGE 2	
RAPID CITY JOURNAL	
RAPID CITY, SOUTH DAKOTA	
Date: April 7, 1976 Edition: FINAL Author: Editor: JAMES M. KUEHN Title:	•
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# Means to be tried in Rapid City

The murder trial of Russell Means will not be moved to Pierre after all, it was decided Tuesday in a pre-trial conference in Rapid City.

Means had been scheduled to be tried April 26 in Rapid City for the March 1, 1975 shooting death of Martin Montileaux in the Longhorn Bar in Scenic.

Monday Circuit Judge Marshall Young ordered the trial to begin in Pierre on May 3, due to a defense contention that Means could not receive a fair trial in Western South Dakota.

However, Tuesday the defense stood on its original motion to have the trial moved to Clay County, and refused to give up their right to have the trial in Pennington County.

When the court denied the motion to move the trial to Vermillion in Clay County, that put the trial back in Rapid City, Young explained:

Means is now scheduled to be tried in Rapid City beginning May 3. No further changes are expected, since Tuesday's was the last scheduled prétrial conference before the trial, Young said

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PAGE 2
RAPID CITY JOURNAL
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RAPID CITY, SOUTH DAKOTA
Date: April 21, 1976 Edition: FINAL Author:
Editor: JAMES M. KUEHN Title:
Character:
or Classification: Submitting Office:
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#### Means, Hill trial moved from Custer

CUSTER — Russell Means and David Hill will be tried in Vermillion, a state judge ruled here Monday.

Circuit Judge John Jones granted the change of venue, but stipulated that the two would be tried together on charges stemming from the 1973 Custer Courthouse demonstration.

The judge said that a definite trial date and hearing on other motions in the case would be heard here June 11. The trial is tentatively scheduled for September.

Means faces trief on charges of assault with a dangerous weapon, riot where arson was committed, one count of arson and three counts of second degree arson.

Hill is charged with assault with a dangerous weapon, riot where arson was committed and three counts of conspiracy to commit arson,

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PAGE 2
RAPID CITY
JOURNAL
RAPID CITY,
SOUTH DAKOTA
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Date: April 21, 1976 Edition: FINAL
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DIRECTOR, FBI (89-3220) 4/21/76 FBI LABORATORY, EXHIBITS SECTION) SAC, MINNEAPOLIS (89-231) (C) 463 DITECTIF CHIADITIC INTANC LT. BUREAU OF INDIAN AFFAIRS AFO 00: MINNEAPOLIS ReBulet to Minneapolis, 3/30/76. The prepared by the Exhibits Section was used in the trial of cantioned subjects held in the 4/6-13/76. Lt. Judge BRUCE M. VAN SICKLE. Jury trial was waived by the defendants. Remarks by U.S. Attorney HAROLD O. RIILLIS and Assistant U.S. Attorney - Bureau Minneapolis jmf ·

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## FEDERAL BUREAU OF INVESTIGATION

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## UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:	1 - USA, Fargo, North Dakota		
Report of: Date:	April 22, 1970	Office: Minneapolis, Minneso	ta
Field Office	File #: 89-231	Bureau File #: 89-3220	
Title:	RUSSFLI. CHARLES MEANS.  LIEUTENANT BUREAU OF INDIAN AFFAIRS -		b6 b7
Character:	ASSAULTING A FEDERAL OFFICER		
		fense counsel at request gs of ort Yates, N.D., and North Dakota, set forth. interview set forth.	

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DETAILS

MP 89-231

Trial for THOMAS RICHARD POOR BEAR and RUSSELL CHARLES MEANS held in U.S. District Court at Fargo, North Dakota, April 6-9, 1976; and in U.S. District Court at Bismarck, North Dakota, April 12-13, 1976.

On April 13, 1976, a Judgment of Acquittal, signed by BRUCE M. VAN SICKLE, Judge, was filed in U.S. District Court at Fargo, North Dakota, in the action entitled United States of America, Plaintiff, vs. THOMAS RICHARD POOR BEAR, Defendant, as follows:

"The Defendant, THOMAS RICHARD POOR BEAR, having moved for Judgment of Acquittal pursuant to Rule 29(a) of the Federal Rules of Criminal Procedure, upon the conclusion of the Plaintiff's case; this Court finds that the evidence is insufficient to sustain a conviction of the offense charged in the Indictment, and it is therefore, ordered and adjudged that the Defendant be, and he is hereby acquitted, and the Defendant is ordered released and his bond exonerated."

On April 13, 1976, a Judgment of Acquittal, signed by BRUCE M. VAN SICKLE, Judge, was filed in U.S. District Court, Bismarck, North Dakota, in the action entitled United States of America, Plaintiff, vs. RUSSELL CHARLES MEANS, Defendant, as follows:

"The above named Defendant, RUSSELL CHARLES MEANS, having heretofore entered his plea of Not Guilty to the charge contained in the Indictment on file herein, and having, in writing, waived his right to jury trial and trial before the Court having been completed; Now, therefore, the Court having heard the testimony of the parties and their witnesses, and having duly considered the same, together with the documentary evidence introduced by the respective parties and the argument of counsel, this Court finds that the Plaintiff has failed to prove the elements of the charge contained in the Indictment. It is ordered and adjudged that said Defendant, RUSSELL CHARLES MEANS, is Not Guilty as charged in the Indictment and the said Defendant be, and he is hereby discharged, and his bond is exonerated."

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#### UNITED STATES GOVERNMENT

## Memorandum

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SAC, MINNELPOLIS (89-231) (C)

DATE: 9/13/76

FROM

TO

SA

SUBJECT:

RUSSELL CHARLES MEANS:

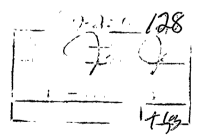
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#### AT MANDAN, NORTH DAKOTA

On 9/13/76, at the request of States Attorney, Morton County, Mandan. North Dakota, a copy of the FD-302 reflecting the interview of Fort Yates, North Dakota, at Fort Yates on 4/1/76, was furnished to for possible use in the trial of MEANS on State of North Dakota charges. Arraignment in that case is scheduled for 9/23/76.

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# Arraignment Is Set For Russell Means

Russell Means, American Indian Movement leader, is to be arraigned in Morton County District Court at 2 p.m. Nov. 23, according to an order filed Wednesday with the clerk of court in Mandam.

State District Judge Eugene Burdick, Williston, who filed the order, was appointed by the State Supreme Court to hear the Morton County case after Means' attorney, Richard

Baer, requested a change of judge.

Means is charged with aggravated assault as a result of an incident on June 7, 1975, in a Fort Rice bar in which Means is alleged to have struck a bar patron with a rifle butt.

Baer also asked the court to move the trial to another area. He claims the county is prejudiced against American Indians and Means and that a fair trial cannot be held here.

Morton County State's Atty. Richard Schnell has resisted the move and requested the trial be held in Morton County.

He has asked the judge to transfer the case to Sioux County but to hear it in the Morton County Courthouse in Mandan due to the inadequacy of court facilities in Fort Yates.

The jury could be grawn from Sioux County, which, he said, is the only all-reservation county in the state of North Dakota.

The judge has not ruled on the motion to move the court

trial.

(Indicate page, name of newspaper, city and state.)

Page 28

THE BISMARCK TRIBUNE

Bismarck, ND

Date: 10/16/76 Edition: Final Author: Staff

Title: RUSSELL CHARLES

MEANS: ET AL

Character: AFO

Classification: MP 89-231-/29 Submitting Office: MP/Bismarck

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# Means Enters Guilty Plea to Assault Charge

Former American Indian Movement leader Russell Means pleaded guilty through his attorney Tuesday in Morton County District Court to a simple assault charge stemming from a clash in the Fort Rice Bar June 7, 1975.

District Judge Eugene Burdick of Williston excused Means from the arraignment proceedings so he could attend a United Nations Treaty Conference in New York City. Richard Baer. Means' Bismarck attorney, submitted

a two-page notarized statement signed by Means pleading guilty to the simple assault charge resulting from a plea-bargained agreement.

Means originally had been charged under the old North Dakota Century Code with a felony complaint of the aggravated assault of Arlen

Heltich, Huff, by striking him confrontation in which Means in the face with a rifle butt.

In accepting the plea,.. Burdick fined Means \$100, to be paid immediately, and sentenced him to 30 days in Morton County jail, suspended for 18 months under old Century Code provisions on condition Means obey all federal and state laws.

The agreement further required that Means pay \$600. for attorney fees incurred by the county for a public defender, and pay \$17 to the Fort Rice Bar as restitution for beer and cigarettes taken after the fight.

Baer submitted a certified check to the court for \$417 with \$100 to pay the fine. \$300 to pay half the attorney's fees, and the remainder to cover restitution to the bar.

was wounded during a struggle between Bureau of Indian

Means



Affairs Lt. Pat Kelly and Richard Thomas Poor Bear. 21. Rosebud, S.D., near the Cannon Ball Bridge in northern Sigux County, Reservation officials had been notified that those involved in the bar incident were headed toward the" reservation.

1 Means was hospitalized for The Fort Rice Bar incident: about a week in Bismarck. He was apparently related to a and Poor Bear were charged

with interfering with Kelly in the performance of his duties. The charge against Poor Bear was later dismissed and Means. was acquitted by Judge Bruce. Van Sickle in April during a bench-trial in federal district court.

No testimony or written statements were submitted during the court proceedings Tuesday detailing the cir-cumstances surrounding the Fort Rice Bar clash

Richard Schnell, Morton County state's attorney, related after the proceedings that Means was one of seven persons who entered the Fort Rice Bar looking for a person identified as Dennis Burger. Schnell said he has been unable to establish what interest the Means group had in Burger.

The group reportedly believed that Hettich was the man they were seeking, and a fight ensued. Schnell said. At some time during the clash, Means reportedly struck Hettich in the face with a rifle that the group had brought into the tavern.

Dirlyn Schramm, Mandan, who signed the initial complaint against Means, also was attacked, but could not identify his assailants because hill jacket was pulled over hi head, Schnell said. Schrämm was able to identify Means as the person who struck Hettich with the rifle, Schnell added.

Schnell reported during court proceedings that Hettich is a "rugged" person and did not receive a serious injury from the blow as had been

initially thought.
The plea-bargained. agreement on the assault charge changed the original wording of the felony com-(See MEANS, Page 2)

(Indicate page, name newspaper, city and

■ Being investigated BISMARCK TRIBUNE Final Staff JOHN . RUSSE Office:MP AL  $\omega \circ \omega$ 

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#### Means

(Continued from Page 1)

plaint to delete the statement that Hettich was assaulted that Hettich was assaulted "with intent to do great bodily harm by striking him with the butt of a rifle" to Means "did use force and violence upon the person of Arlen Hettich by striking him."

Burdick, who had been appointed to the case by the State Supreme Court last October at the request of the defense, said it was not unleard of to excuse a defendant from arraignment.

it was not unheard of to excuse a defendant from arraignment proceedings while pleading guilty to a misdemeaner.

He said such action does not happen very often, but is permissible under North Dakota court procedures. He said that if the charge had been required to appear.

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