

FEDERAL BUREAU OF INVESTIGATION

CLYDE A.TOLSON

(COPIES OF MEMORANDA MAINTAINED IN THE OFFICE OF THE FORMER ASSOCIATE DIRECTOR, CLYDE A. TOLSON)

PART 9 OF 10

DESCRIPTION OF FOLLOWING FILE MATERIAL

CLYDE A. TOLSON

(Tickler copies of memoranda maintained in the office of former Associate Director, Clyde A. Tolson)

PART V

XXXXXX XXXXXX

216 pages



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

June 4, 1970

Miss Holmes

Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. BISHOP

MR. GALE

MR. ROSEN

MR. SULLIVAN

After the ceremonies at the White House this morning when the President set up a Council to formulate a national campaign against organized crime, he asked the Attorney General and myself to come into his private office.

The President stated that in a recent check or poll which they had made, crime was the number one item of concern of the citizens of the country. The Attorney General expressed surprise about this as he thought probably the Cambodian situation would have been in that category. The President indicated very emphatically that something must be done now to press for action against organized crime.

The President stated that Congress had failed to enact one piece of legislation which had been recommended and suggested by the Administration on the matter of crime and that he was considering asking the Vice President to make some speeches placing the responsibility directly on Congress for its failure to function in this field.

The President asked my opinion on this, and I told him I thought it was an excellent idea. I stated that there was no doubt in my mind but that crime was the number one concern of the American people and that until legislation was enacted giving the Federal authorities wider powers, the action that the President desired to be taken could not be fully carried forth without such legislation. The President stated that there seemed to be no one in either house of Congress who was pressing vigorously for the enactment of the crime legislation which he had recommended. The Attorney General commented that members of both houses had been briefed by representatives of the Department, but when the time came for debates on the subject, the individuals briefed had little or nothing to say.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/4/BL BYSOLOSE/104

June 4, 1970

Memorandum for Messrs. Tolson, DeLoach, Bishop, Gale, Rosen, Sullivan

I stated that unless real progress was made against organized crime in this country, it was reasonable to expect that the opposition party would lay the blame on the present administration and it was for this reason I felt that Vice President Agnew should take a particularly strong position against Congress for inaction in this field.

I want to emphasize the top priority of our investigations in the field of organized crime. I think it would be well to send to the Attorney General each month a memorandum indicating the cases which have been completed in the field of organized crime and are ready for trial but have not yet been called for trial due to inaction upon the part of United States Attorneys' offices or the insufficient number of Federal Judges who could hear these cases.

The President asked me to supply the Vice President with any material which the latter could use in speeches on organized crime, and I told him that I would. I told him I had already supplied the Vice President with material dealing with the violent activities on campuses and also activities of the Black Panthers.

The President inquired of me about the incident which had occurred at Knoxville when he spoke there last Thursday night at the Billy Graham Revival. I told the President that I had sent over to Mr. Haldeman on last Monday a memorandum on this matter which gave all of the details, and the President said he would get hold of this memorandum. As the Attorney General and I were leaving the President's private office, Mr. Haldeman was coming in and I spoke to Mr. Haldeman and told him that the President had just asked me about the report upon the individual Bible who had led the disturbance at Knoxville and Mr. Haldeman stated he would see that the President got a copy of the report which was sent over to Mr. Haldeman last Monday.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:04 AM

June 5∠

Mr. DeLoach

ars L 1. -m

M.83 L. lines

Miss Gandy.

Mr.

^ MEMORANDUM FOR MR. TOLSON TEIN IS UNCLASE

TE GLEBU BY SPY GOV BY

MR. DE LOACH MR. ROSEN MR. BISHOP

The President called. He stated he wanted to ask me if there is the death penalty for the hijackers. I told him there is, I think, a death penalty if there is bodily harmto an individual. The President said that is not enough and shouldn't there simply be the same thing that we have in the Lindbergh law -- death penalty for anybody who hijacks a plane. I told him I would be in favor of it, but as he knew, the Lindbergh law has been declared unconstitutional by the Supreme Court so we no longer have that. The President said, put it on this and let the Court declare it unconstitutional.

I said I have felt so long that what we do so often in the Executive branch, is to try to read the mind of the Supreme Court and we ought to take some of these cases to the Supreme Court when they occur and let them take the responsibility.

The President said the thing now is -- if they do bodily harm -but of course, this character is crazy, he understands, but nevertheless we should certainly ask for the death penalty. I said I would think so, and let his own attorney plead insanity and let a psychiatrist examine him and the court decide. The President said the whole thing of the death penalty is they would not be doing this if this hung over them and it takes the court a few years to declare it unconstitutional.

I said I have been strongly in favor of capital punishment and the President said he was with me. I told him the Solicitor General told me the other day that he received a call from the Chief Justice asking him to prepare a brief on capital punishment to be submitted to the fall term of the court. I said the court has several cases involving capital punishment and I would imagine the court is going to be 5 - 4. The President said, "To knock it out completely?" I told him I would not be surprised unless we can get another vacancy to be filled by a real man. The President said if we get one, we will do it.

ALL INFORMATION SONTAINED



Memorandum for Messrs. Tolson, DeLoach, Rosen, Bishop

June 5, 1970

I said we have had the same problem in obscenity; the current court will not declare obscene even that which is raw obscenity. I said we made several raids in Washington and New York and got some of the most extreme obscene material ever seen and these will be tried locally. I said the Solicitor General is anxious to have one of those cases carried to the Supreme Court. The President commented they might reverse one of the other cases. I said cases have gone up before from Customs or the Post Office Department of the Inspectors sending money and buying material themselves and the Court frowns on this as entrapment. I said these things we had were for sale in stores or being brought down to Washington from New York and I am urging prompt trial in the District Court and then it can be appealed to the Supreme Court. The President said to tell the people in Justice to get some publicity out on that; that the country is sick of that crap they see in the newsstands. The President said he is no prude, but "my God," this stuff they are doing now -- that's what is getting kids on dope and everything else. The President continued that (Justice) Douglas had an article in one of those magazines. I said he did - a magazine that is pornographic. I said the attitude of (Justices) Douglas and Black is they won't look at a pornographic motion picture like 'I Am Curious - Yellow," The President asked if he had Jerry Ford call me, would I fill him in on this; that he is a good man. I told him I would.

The President said on the capital punishment thing, he is for it, if I am asked, and he is going to tell (Egil) Krogh and the "legal eagles" to get hold of Justice and get something up; that the way he figures it, you should have capital punishment for anybody who hijacks a plane as that is no prank, and "if they commit bodily harm" that is not going to do the job. I agreed with him. The President continued that the way it is, if they do bodily harm, that is too late, and I commented the person is dead.

I said another problem we have had is in connection with the hijackers back from Cuba by way of Canada, and we have

but one fellow was tried in Florida and the Assistant United States Attorney

SECRÉT



Memorandum for Messrs. Tolson, DeLoach, Rosen, Bishop

June 5, 1970

appealed to the Judge for leniency and the United States Attorney later went into court and repudiated the appeal of the Assistant United States Attorney, but we have some Assistant United States Attorneys who are not worth a damn, and my feeling is the only deterrent is tough law enforcement. The President said he could not agree more. I said like cases where policemen are killed in a shoot-out and they generally end up with life sentences and in Federal Court that means 4 5 years. The President said "or 7," and I said they are released for parole in 1/3 of the term. The President commented that when he sees that motion picture of ours, "The FBI Story," and they say they get life, it means 7 years.

The President said if I could stir up this thing on capital punishment and obscenity, he is for it and if I see they are not doing something, to let him know, as he is going to ride herd on these.

Very truly yours,

John Edgar Hoover

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

June 4, 1970

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. BISHOP

Mr. DeLoach
Mr. DeLoach
Mr. Walters
Mr. Bishop
Mr. Caspa
Mr. Callahan
Mr. Conrad
Mr. Felt
Mr. Gale
Mr. Rosen
Mr. Sudivan
Mr. Furel
Mr. Syars
Tele, Room
M. St. Holmes
Miss Gandy

At the end of the ceremonies in the Cabinet Room this morning at the White House when the President set up a Council to formulate a national campaign against organized crime, he turned to me before he left the Cabinet Room for his private office and inquired as to when the latest report on Uniform Crime Statistics would be available. I told him that I hoped to have this report for him within the next several weeks.

I want this given immediate attention. I cannot understand why the report for the first quarter of this calendar year, namely, January, February, and March, has not been compiled into a final report by this time, June the 4th. I recognize that many cities and towns are sometimes delayed in getting their report in, but certainly a maximum of thirty days should be the limit for the receipt of these reports, which would mean that we would have had them by the end of April, and I further believe that now that we are in the month of June, we should have been able to have analyzed these and to have a report available for release by this time. I would like to have a report upon this particular situation.

The President further stated to me in the Cabinet Room before leaving for his private office and in the presence of the news reel cameras, newspapermen, et cetera, that he assumed that the figures would show a decrease in crime. I told him that I seriously doubted that this would be true, but that they would probably show an increase in crime, but that in any event, he would be supplied with the accurate figures. The President replied that crime had decreased in the District of Columbia in the first few months of this year and it was for that reason that he assumed it might show a decrease in other parts of the country. I told him that the District of Columbia had not used the accepted procedure of comparing their volume of crime with the same period in the previous calendar year, but had only compared it with the previous month and it was well established that in the

" RDCiber

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4782 BY SOI GRUPPEL

June 4, 1970

Memorandum for Mr. Tolson, Mr. DeLoach, Mr. Bishop

early part of a year crime would always decrease in volume, whereas in the summer and fall there would be substantial increases, and I said that I assumed this same trend would show in the forthcoming release by the Bureau on crime statistics.

I assume that there will be some comment upon the discussion between the President and myself by either the news reels or the press since all, as above indicated, were present during this discussion which the President had with me.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

June 4, 1970

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. ROSEN

At the Attorney General's Staff Meeting yesterday, the Solicitor General briefed the staff on the work of his office and gave a most interesting analysis of some of the problems with which it is faced and some of the cases which are to be heard in the next term of the Supreme Court commencing in October.

The Solicitor General spent a considerable portion of his briefing on the matter of "obscenity" and his desire to bring before the Court some case which will involve extreme obscenity and pandering of the same. He stated that the Customs Service have had several cases before the Court dealing with obscene matter seized at the ports of entry, but the Court members are not favorably inclined to support the contention of the Government in those cases as it feels that the matters dealing with such obscene matter should be done by the states under state legislation. He stated also that the Post Office Department have had cases in which Post Office Inspectors have through the mail solicited obscene publications and the Court has viewed dimly this type of procedure in obtaining evidence.

Following the adjournment of the Staff Meeting, I talked with the Solicitor General and told him that we had recently had a number of cases involving raw obscenity which had been seized in raids made in New York City and in Washington, D. C., from stores and publishing concerns involved in the distribution of this obscene material. The Solicitor General stated this was exactly the type of case he wanted to ultimately bring before the Supreme Court. He stated that he did not believe that the First Amendment protected obscenity to the extent of such raw material as I indicated and the type of evidence that the Bureau could obtain.

I want very special attention given to these recent cases that we have had and have them placed for early trial so that they can be appealed

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82/BY BY JP 1 GJK/PSK to the Supreme Court in due course either by the Government or by the defendants, that depending upon the ruling of the lower court.

It was also announced yesterday that the Staff Meetings for July and August will not be held in view of the vacation period.

Very truly yours,

John Edgar Hoover

Director

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

2:47 PM

June 8, 1970

Mr. DeLoach Mr. Walters

Miss Gandy_

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. SULLIVAN

Secretary of State William P. Rogers called. He said it was a minor matter, but he was going to have the Russian Ambassador to his house; that Dean Rusk used to do it occasionally and he is doing it so he can talk to him outdoors so he won't think anything is bugged. The Secretary said he had talked to the President, who thought this was a good idea; that the Ambassador said he wanted to talk to him, the Secretary, and he, Rogers, thought they could talk better outdoors as the Ambassador is always a little suspicious. I commented that I thought the Russians are by nature. The Secretary continued that the Ambassador has been over there about eight weeks and he thought they were getting fed up with the Indo-China war. I agreed because they are spending a tremendous amount of money in making supplies available to the North Vietnamese.

The Secretary said he thought I should know and I thanked him for calling.

Very truly yours,

Ighn Edgar Hoover Director 1. 1L

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 42/82 BY SPIGSKIPSK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:00 PM

June 17, 1970

MEMORANDUM FOR MR. TOLSON MR. BISHOP

Miss Gandy____

Mr. Tolson___ Mr. Del.oach.

Mr. Walters

Mr. Conrad Mr. Felt

Mr. Gale
Mr. Resen
Mr. Sulivan
Mr. Tavel

Tele. Room

Miss in lines.

Mr. J. Kingsbury Smith of the Hearst Corporation in New York returned my earlier call to him. I advised him I had received his letter and would be delighted indeed to have his grandson and daughter come in and asked if ten o'clock on Monday, June 22nd, would be convenient. He stated that would be fine. I told him to have them come directly to my office. He said that was nice of me and he would do that. I told him there are about 5,000 tourists a day going through the Bureau and, therefore, I did not want them to get in any lines outside the Bureau but to come to the fifth floor directly to my office and I would see them and have them taken on a special tour. Mr. Smith said he appreciated that more than he could tell me and I told him I was happy to do it. He again expressed his thanks and said he hoped to see me soon.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/80 BY SP. 1638/1982



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

June 17, 1970

MEMORANDUM FOR MR. TOLSON

On June 15, 1970, I saw Special Agent Charles D. Brennan,

Chief of the Internal Security Section of the Domestic Intelligence Division

I was naming him as Assistant Director in charge of the Domestic Intelligence Division in view of the elevation of Mr. Sullivan to Assistant to the Director as the Number Three Man in the Bureau.

I told Mr. Brennan that in view of the status of our appropriations,
I had found it necessary to instruct Assistant Director Felt to make intensive
surveys both in the field and at the Seat of Government to either eliminate

I had found it necessary to instruct Assistant Director Felt to make intensive surveys both in the field and at the Seat of Government to either eliminate or postpone certain work of the Bureau in view of the fact that we did not have the funds with which to carry these projects on nor to add additional personnel before July 1, 1971. I stated that I had emphasized that the line of demarcation was between what is essential and what is desirable. I said it was really like the personal income which an individual has; that there are many things that may be desirable but we cannot purchase, and that the Bureau is in the same position as there are many projects no doubt quite desirable but must be either eliminated or postposed so that we can give top priority to our absolutely essential projects, such as organized crime, civil rights, espionage, violent and dissident disturbances on campus, bombings, and threats of assassination and kidnaping of our prominent officials of Government.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 44/82 BY 321 CS4/32K

ble



Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	←
_	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.
	Deleted under exemption(s) with no segregable material available for release to you.
]	Information pertained only to a third party with no reference to you or the subject of your request.
	Information pertained only to a third party. Your name is listed in the title only.
]	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you.
_	Page(s) referred for consultation to the following government agency(ies);
	Page(s) withheld for the following reason(s):
	For your information:
	The following number is to be used for reference regarding these pages: MEMO DATED 6-19-70

XXXXXX XXXXXX XXXXXX



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

June 22, 1970 Mass

Mr. Tolson.

Mr. 1:

MEMORANDUM FOR MR. TOLSON

On November 26, 1969, I saw Inspector Edward S. Miller, Number 1 Man in the Inspection Division, who had previously been Assistant Special Agent in Charge of the Chicago Office.

66

I discussed with Mr. Miller the work of the Inspection Division and the importance of the assignment. I mentioned the following as items to be given attention during an inspection of an office: accomplishments, informant coverage, and recruiting of Agents. He seems to understand and appreciate the demands that are made upon an Inspector, and I believe he will function satisfactorily as such.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED

DATE GEBE BYSPIGSEBLE

OFFICE-OF THE DIRECTOR

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:18 PM

June 23, 1970

Tolson

Mr. Gale Mr. Rosen

Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAHAN

I returned an earlier call from Honorable Oscar Chapman.

who is very desirous of working for the Bureau. He said he looked at his record and he has a very good background, and he told his secretary he would call me and send it over.

I told him to do that and I will start the processing and send him a formal application, because we are on the lookout for good men. Mr. Chapman said he had his picture there and he is a wonderful appearing young man; that he has never seen him, but from what he has heard, he is really excellent. I told him we are trying to recruit. Mr. Chapman said he has his record in business which shows in itself that he is a very stable man. I told him to send it over and Mr. Chapman said he would put it in the mail in the morning.

Very truly yours,

John Edgar Hoover Director

411

1 OF

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/2/80 BY SPICKESK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:35 PM

June 23, 1970

Miss Gandy

MEMORANDUM FOR MR. TOLSON / MR. SULLIVAN

called. He said he had just been given a copy of a leaflet which has been distributed at Georgetown University that has some connection with certain radicals in his country and people here and he wondered, if I could, which person in my organization he could have a talk with -- some person I could direct him to.

I told him I would suggest he talk to Mr. William C. Sullivan, Assistant to the Director, having just been promoted from the position of Assistant Director. Said he would call him and ask for an appointment. I told him Mr. Sullivan is well versed in subversion, et cetera, that arise in various parts of the world and I will speak to him and tell him he can expect a call from Said he would call him in ten minutes and ask for an appointment and expressed his appreciation to me.

Very truly yours,

Som Edgar Hoover Director

ALL INFORMATION CONTAINED HERE!!! IS UNCLASSIFIED DATE 6/2/82 BYSE GSK/PSK

b6



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 1, 1970

MEMORANDUM FOR MR. TOLSON MR. DE LOACH MR. ROSEN

While talking to Deputy Attorney General Richard Kleindienst, he said that hopefully, within the next day or so, he will have a memorandum prepared arising out of the conference yesterday pertaining to hijackings which he would like to go over with me. I told him I would be glad to and said there was one angle which was not resolved that I had raised and that had to do with erasing the tape; that it seemed to me that ought to be changed. Mr. Kleindienst said that the Pilots Association does not like to be monitored. I said I have found the Pilots Association very cooperative and this thing is twelve years old, when they had the argument, and I think this is a valuable piece of evidence in hijacking cases to see what the hijacker said and what the pilot said. Mr. Kleindienst said that perhaps a paragraph could be included in this regard in which a recommendation is made, but he would get a draft and then get together with me. I told him I would be glad to.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:48 PM

July 9, 1970

Mr. Mohr

MEMORANDUM FOR MR. TOLSON

MR. DE LOACH

MR. ROSEN

Deputy Attorney General Richard G. Kleindienst called. He said he talked to me last night about getting some comments from me today with respect to the Memorandum of Understanding between the Department of Justice and the Department of Transportation pertaining to hijacking and sabotage of commercial aircraft. I told him I had sent that over last night. Mr. Kleindienst said he had not received it. I told him I had it carried down right after I got back last night, but I could send him a copy. Mr. Kleindienst said if I would do that, he would appreciate it. I told him there was one thing in it that I don't feel too strongly about, but I think he ought to give it some consideration and if he doesn't agree, it is all right with me.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BY SOLCANDOR

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:08 PM

July 9, 1970

MEMORANDUM FOR MR. TOLSON MR. DE LOACH

MR. ROSEN

Deputy Attorney General Richard G. Kleindienst called regarding the memorandum of understanding between the Department of Justice and the Department of Transportation pertaining to hijacking and sabotage of commercial aircraft. He stated he had embodied the first suggestion I made that when it is in flight, the ultimate decision to be made should be by the Federal Aviation Administration (FAA.) He continued that he was drafting a letter to Mr. (John Hixon) Shaffer in which he quotes the language that I contained with respect to the second suggestion -- the consent of a pilot and an official of the air carrier be obtained by the FBI -but stated this would be one of the methods or procedure followed by the FBI and in his opinion should not be included in the memorandum of understanding. Mr. Kleindienst said he further states that I concur with him in this opinion so that they would be advised of the policy but not embodied in the memorandum of understanding. I told him that was entirely satisfactory. Mr. Kleindienst said he would send me a copy of the letter to Mr. Shaffer and I thanked him.

Very truly yours,

John Edgar Hoover Director

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/4/82 BYSE GK/PSK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 22, 1970

MEMORANDUM TO: MR. TOLSON

MR. SULLIVAN

MR. MOHR MR. BISHOP

MR. C. D. BRENNAN

MR. CALLAHAN MR. CASPER

MR. CONRAD

MR. FELT

MR. GALE

MR. ROSEN MR. TAVEL

MR. WALTERS

MISS HOLMES

RE: INTERDIVISIONAL TRAVEL

I have noted an increasing number of requests to send Seat of Government and/or field personnel to other divisions and cities for special assignments wherein it has been recommended that two or more individuals be approved for such travel. In view of our ever-increasing appropriation and the necessity to hold travel costs to an absolute minimum, in the future, all such requests, even for one man, must be carefully scrutinized and fully justified. Each of you will be held strictly accountable and should personally review such requests emanating in or being processed through your division to be positive that such travel is not just desirable but essential.

Very truly yours,

John Edgar Hoover Director

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Mr. C. Halian...
Mr. C. Halian...
Mr. Conrad ...
Mr. P. M...
Mr. P. M...
Mr. R. Sen
To. Gally

Mr. Tolson.... Mr. Sullivan ..

Monr

MY



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 8, 1970

MEMORANDUM FOR MR. CASPER

MR. FELT

MR. JAMES B. ADAMS

MR. JOHN J. O'CONNELL()

RE: ORIENTATION OF NEW CLERICAL PERSONNEL

In reviewing recent memoranda on misconduct on the part of very new employees resulting in severe administrative action, it is apparent that the comments of each of you to new employees during the indoctrination period are either inadequate or ineffective.

Although I have been informed on several occasions that you are emphatic in pointing out the necessity for proper conduct at all times, and that you have informed new employees if they do not intend to adhere to our standards they should leave immediately, the fact remains that each week we have one or more groups of employees who participate in matters of personal misconduct.

In the future I demand that you clearly and adequately inform new clerical employees of what is expected of them as to standards of conduct and that this is a place to work and not to play. During your lectures you should periodically ask pointed questions of particular individuals in the classroom and have them stand and state that they fully comprehend what is being said to them. You must vigorously point out that those who engage in personal misconduct, whether on or off duty, will be summarily dismissed with prejudice. The foregoing applies equally to anyone appearing before these classes in your absence.

I intend to have your lectures monitored in the future to be certain that my instructions are being carried out.

Very truly yours,

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 4/2/82 BYJP-1 GSK/PSK

Very truly yours,

John Edgar Hoover Director

W. 194.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4482 BYSPIGNISH



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 24, 1970

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. ROSEN

July

76.

Mai

an article in the morning papers stating that the FBI had concluded that there was no justification for the Ohio National Guard shooting the four students at Kent State University; that the lives of the Guard were not endangered and that less violent steps could have been taken to control the situation by the Guard than resorting to the use of shooting. I told the President I had seen the article and I knew no such conclusion had been reached by the FBI, but that I believed that such a statement may have been made in a memorandum by Assistant Attorney General Jerris Leonard of the Civil Rights Division of the Department. The President stated that from reading the reports which the FBI had sent to him, he had concluded that the lives of the National Guard had been endangered and that there was some justification for the shooting that took place following the confrontation.

The President was quite disturbed about the article in the paper and directed me to take steps to have it "knocked down" insofar as the FBI was concerned. I told him I would see that this was done.

I have communicated with Messrs. Sullivan, Rosen, and Bishop and advised them in substance of the above conversation with the President and have instructed Mr. Bishop, through his news contacts, to deny emphatically the story appearing in the Akron Beacon Journal and which has been carried throughout the country. I told Mr. Bishop that any inquiries from the press today about this matter should be denied insofar as it pertains to the FBI.

I am aware that there is some feeling or feud between

b6

This is of no concern to

the Bureau, and we want to remain completely out of it. We must not allow the press to get by with attributing things to the FBI which are absolutely untrue. This is certainly the view of the President, and I want to make certain that we observe it within the Bureau.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE GABL BYSAIGSKIEL

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:45 AM

July 27, 1970

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAHAN

MR. BISHOP

I called Special Agent in Charge Robert G. Kunkel of the Memphis Field Division. I told him the reason I was calling was because I would like to arrange, if he can do it, for him to be here in Washington tomorrow morning to confer with me. I said I want to name him as Agentiin charge of the Washington Field Office as Mr. Tully is retiring. I asked Mr. Kunkel if he could arrange to be here, and Mr. Kunkel said he could.



Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/32 BY SPIGNER



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

8:47 AM

July 24, 1970

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. C. D. BRENNAN

MR. GALE

MR. ROSEN

The President called and inquired about the story in The Washington Post this morning to the effect that the FBI has said that the (National) Guards are to blame in the Kent State matter. I said we have never made any statement like that and I thought it was a memorandum that Assistant Attorney General Jerris Leonard in charge of the Civil Rights Division of the Department had issued. The President said that from what he has seen, although it was just a cursory examination of our report, it looks like the Guard had a lot of provocation. I said I thought they definitely had. The President said he told his people he was going to have it "shot down" as he was not going to have this student business erupting as, basically, what do you expect the Guards to do. I said when I read it, I was amazed as I knew we made no such conclusion as we never make any conclusions, but leave that to the Department. The President said it was his recollection that we never did that, but in the headlines it states the FBI said it. I said at the end of the article it said it was a memorandum signed by Mr. Leonard, Assistant Attorney General in charge of the Civil Rights Division. I said there has been a kind of feuding going on between

I said they should not have made such a statement and we would never make such a statement. The President said he just wanted to be sure I had not and if I ever have an opportunity, to "knock it down," and if I am asked, he hopes I say it is not true. He said he did not think the Bureau should get into the position of making conclusions as it never has, particularly when it is a conclusion which is not what we believe. The President said we submit facts and do not come to a conclusion. I said I have always stuck to that definitely.

I commented that I was very much surprised this morning when I heard on the air that the Attorney General has issued orders that no reference henceforth should be made to La Cosa Nostra or Mafia but be referred to only as organized crime because it is offensive to Italians. I said I would

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/2/BU BYSP-103K/PSK

July 24, 1970

Memorandum for Messrs. Tolson, Sullivan, Bishop, C. D. Brennan, Gale, Rosen

imagine the Press is going to tear into that; the La Cosa Nostra does exist and all the members are dedicated to murderous activities and even have their own graveyard in New Jersey where they bury the people they knock off and most of the cases in organized crime are headed up by the Cosa Nostra, but I have not seen the order, just heard about it. The President said he would take a look at it.

Very truly yours,

John Edgar Hoover

Director

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

July 29, 1970

MEMORANDUM FOR MR. TOLSON

MR. CASPER

MR. FELT

I cannot express too strongly my displeasure at the conduct of three Agents attending the In-Service Class at Quantico. They were advised of the rules and regulations but apparently they were not sufficiently impressed by them and went to a tavern in the town of Quantico and did not return to the Academy until 2:30 AM though the curfew hour is 11:00 PM. I will not tolerate such gross disregard of our rules and regulations upon the part of anyone and in particular upon the part of In-Service Agents.

I have taken drastic disciplinary action in these three cases, but whether it will have any effect upon these three characters who ignored the b rules of the Bureau, I do not know. I must insist that tighten up on the discipline of the In-Service Agents both in Washington and at Quantico. They do not come here with all expenses paid by the Bureau to indulge in drinking sprees and remaining up to unreasonable hours in the morning. They should at all times be ready to retire not later than 11:00 PM at night because the next day is always a heavy one irrespective of whether it is here in Washington or at Quantico.

I desire that Assistant Director Felt make a check on these conditions from time to time as it is obvious that there is entirely too much laxity in handling the In-Service Classes both at Washington and at Quantico.

Very truly yours,

ghn Edgar Hoover Director

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIE DATE 6/2/82 BY SAICSKIBE



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:16 PM

July 29, 1970

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAHAN

MR. WALTERS

I returned an earlier call from Senator John McClellan (D.-Ark.), who said he wanted to check with me about this fingerprint matter (handling non-Federal applicant fingerprints). He said he wrote me and asked if I could get a budget request; that he did not hear from me and he did not know what will happen and we may have to go to a supplemental although the Senators and Congressmen want this, but when they get into conference and there are other things without budget request, they may argue there is no budget request.

I told the Senator I have received literally hundreds of requests from Governors, Senators, and Congressmen and I have replied that the matter was being considered at the present time by the Senate Committee and as soon as it was made available, if it is, we would resume that project. I told him I did not recall any letter in which he asked me about this. Senator McClellan said he wrote me June 18th in reply to my letter of June 15th. I said I do recall that I wrote him a letter about the reason for the need. He said that I wrote on the 15th and he replied on the 18th, and he proceeded to read as follows:

"Dear Mr. Hoover:

I have your letter of June 15 relative to your need for additional funds and personnel to reinstate the processing of non-Federal applicant finger prints by July 1, 1970.

Of course, I shall, at your request, undertake to secure these additional funds, but it may be necessary, and it certainly would be most helpful, to have the Bureau of the Budget send up an amended budget for the additional amount you require for fiscal 1971. As you know, this item, if approved by the Senate, will be in conference with the House, and without budget support we might very well have difficulty in getting conference approval."

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/4/82 BY-P.I. CSK/PSK

Memorandum for Messrs. Tolson, Mohr, Callahan, Walters July 29, 1970

Senator McClellan said that probably more sentiment has developed by now and there might not be any difficulty, but when they go in there are so many items in controversy and some will be without budget request.

I told the Senator that what I have done is to take it up with Congressman John Rooney (D.-NY), Chairman of the Subcommittee in the House, and alerted him as to the prospects of this being brought over by conference and he is agreeable to go along. Senator McClellan said fine. I told him that if the Senate includes it in the bill, there will be no opposition, I am quite confident, on the House side. The Senator said he hoped not; that he was just seeing if we could get a budget request. I told him we spoke to the Budget Bureau informally and they said they would prefer to have it put in by the Senate. Senator McClellan remarked that when you have something in over the budget, you get into politics, and I commented that I knew of the accusation that Congress was spending more than the President asked. I told him I was confident there would be no opposition from the House in conference and if there was anything he needed, to let me know.

Very truly yours,

J. 2 . 14.

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:21 a.m.

August 4, 1970

MEMORANDUM FOR MR. TOLSON

MR. MOHR MR. BISHOP

MR. CALLAHAN

Tayel Mr. Walters Mr. Siyata Tele. Room es II bres Miss Gandy

Deputy Attorney General Richard G. Kleindienst returned my earlier call to him. I said I just want to make certain that he saw my memorandum of July 29; that

I stated that is something we have never done as we send through a fully detailed memorandum and clarification can be made by subsequent memoranda. I said I pointed out in my memorandum to him (Kleindienst) that I consider it to be a big waste of time for him to sit up in pious judgment on the appropriations of this Bureau. I stated I have no objection to testifying to him (Kleindienst) or to the Attorney General but this is the first time we have been asked to do so to him

Mr. Kleindienst said to let him get the memorandum; that the only committee he knows of, the Attorney General is Chairman, he (Kleindienst) sits on it, and is there with his records; but let him get the memorandum.

I said fine, that I have no objection to appearing before him or the Attorney General. I told him it is dated July 29 - my memorandum to him.

Mr. Kleindienst said he will come to it and he will be getting back to me.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

August 24,

MEMORANDUM FOR MR. TOLSON.

MR. SULLIVAN MR. MOHR

WR. MORK

At luncheon with the Chief Justice today, we covered many aspects of security, both of the Supreme Court Building as well as the security of the Chief Justice personally.

Chief Justice Burger is making many appearances before legal groups and will, no doubt, make some appearances before university assemblies.

I extended to him full cooperation of the FBI being of any assistance it could to him even in the way of personal protection, when he is on trips out of Washington, and the use of any automobiles which he may have occasion to utilize on such trips.

Any requests that are received from the Chief Justice along the above lines I desire to have promptly honored.

Very truly yours,

John Edgar Hoover Director

HEREIN IS UNCLASSIFIED

DATE 6/480 BY JANGER SEL

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:18 p.m.

August 25, 1

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. GALE

Miss II lmes... Miss Gandy...

I called Deputy Attorney General Richard G. Kleindienst and said I wanted to check on a man who has been considered and is not being considered because of some objection to him by civil liberties people. I said this was Judge that the name had come to us and then we were called and told not to make any further investigation for the time being.

I said since I got back, I have checked and found we were advised this was being held in abeyance. I said Judge has been on the bench twenty years, is a very able judge, is of fine character, that I know him personally and know his father intimately.

of the people appearing before him and they have made complaints. In addition, I said, the Washington Post has spearheaded a campaign against him and I consider that an asset rather than a liability, that praise from them would be death. I said I wanted to pass the word on to him so he would know the background of any adverse reports, so we could look into them to get the true facts.

Mr. Kleindienst said he had a meeting on in his office but he would like to give me a call tomorrow and explain the procedures on judges and why they are where they are. I said I would appreciate that very much.

Very truly yours,

John Edgar Hoover L Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE GLABU BYSELGUERUS



35

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

2:34 p.m.

August 27, 1970

67C

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. ROSEN

I called Special Agent in Charge Wesley G. Grapp of the Los Angeles Office and told him I got his teletype about his meeting Monday with crowd and wanted to give him some background to that and wanted him to be very rigid in dealing with those people.

New York incident - the hijacking of the plane I described the handling of this hijacking I stated that I wrote them a very strong letter about the situation at New York and they wrote back apologizing but never made a public apology. I stated that the and also wrote me.

I told Mr. Grapp that at one conference with FAA concerning various plans relative to stopping hijackings I stated they must get the airlines to cooperate, particularly was notorious for lack of cooperation. I said I think somebody at have passed that on to and about a month ago he came to Washington and asked to see me. I related that I greeted very coolly and he said he understood I had some feeling against I said I did and I had instructed my personnel never to travel as long as Cook was employed; and that he said they had apologized I said I didn't believe that because

Mr. Grapp remarked that they criticized in public and apologized in private, and I said yes, they did.

I related that I told that that was no good explaining to Mr. Grapp that

ALL INFURMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/2/62 BYSO 1054/84



I stated that I told there would be no cooperation from the FBI if he doesn't cooperate.

I told Mr. Grapp that I gave him that background to show the and said I was not surprised when they completely ignored notifying him at Los Angeles; that he should make it clear if they want cooperation, they must cooperate. I said they should have given information over the phone and not insisted our agents come and discuss the situation in person and then make a payoff I said that I wrote and I imagine that is why they have requested a meeting with him (Grapp). I said we don't intend to have them deciding what they are going to do and not going to do when the matter is within the FBI's jurisdiction.

I said that the plans the FAA is now working out will probably result in a rule that while planes are in flight the pilot is in complete charge and, once he touches ground and lands, from that moment on the FAA is in charge and the FBI will take over any boarding of the plane that has to be done, provided all passengers are off.

never to travel it as long Mr. Grapp said he didn't want to risk his life with and I said I don't. I said told me entirely satisfactory except as to the situation he made with the FBI and I said he was not. Mr. Grapp stated one of the I said that is entirely possible.

I told Mr. Grapp not to take any lip from this crowd and he replied that he doesn't intend to. I said just to let them know that a hijacker endangers not just one airline but all airlines; that most airlines have notified us and we have taken the hijacker into custody; that you can't expect that kind of cooperation with Mr. Grapp said I can rest

assured when they leave there, they aren't going to feel half as good as when they came in.

I said has probably passed it on, and Mr. Grapp said he has already asked for explanations as to the delay in advising the FBI. Mr. Grapp said he guessed they are coming there to get him to vacillate a little on the time in order to excuse them and clobber the FBI. I said or to get him (Grapp) to say he is entirely satisfied with the cooperation they gave him. Mr. Grapp said indeed not!

Mr. Grapp thanked me for calling and I said it was a pleasure to talk to him.

Very truly yours,

John Edgar Hoove



10:10 a.m.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

August 28, 1

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN MR. BISHOP

MR. BRENNAN

I returned a call to Mr. J. Patrick Coyne. Mr. Coyne said the last time he visited with me he told me a change was in the offing and I asked him to call and let me know when he received an offer for a new position. He then stated the President (Richard M. Nixon) through Henry Kissinger had been in touch with the Secretary of Defense (Melvin Laird) and he (Coyne) has been offered the position of Special Assistant to the Director of the

Mr. Coyne said, as I knew, that the National Security Agency is headquartered at Fort Meade, is a member of the intelligence community, and is a very large and involved organization; that he has worked with it for years. Mr. Coyne said he has looked over the offer; it is comparable to his present job moneywise and otherwise; he is getting into the operational end of the Agency; and he is inclined, always subject to my good counsel, to think this is the proper route for him to take.

National Security Agency, Special Assistant for Policy Matters.



I wished Mr. Coyne the best of luck and he thanked me.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED

Very tr**úly** yours,

Class. & Ext. By So. CS Reason-FCIM II, 1-2.4.2

Date of Review 8/26/90

John Edgar Hoover Director

SECRET

Mr. Tolson
Mr. Surivan
Mr. Mohr
Mr. Mohr
Mr. Bieflop
Mr. Callahan
Mr. Casper
Mr. Conrad
Mr. Felt
Mr. Gale
Mr. Rosen
Mr. Tavel
Mr. Walters
Mr. Walters
Mr. Soyars
Tale. Room
Miss Holmes
Miss Gandy

(B)(3)



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:50 p.m.

August 25, 1970

MEMORANDUM FOR MR. TOLSON 1

MR. SULLIVAN

MR. BISHOP

MR. ROSEN

called to advise me of a problem he has concerning an instance he ran across today. He stated that talked with a in New Jersey ran across a who told her a fellow named hame around about his being involved in some fellow peddling the housing combine with 8,000 units in Mexico City and 6,000 units in Jamaica. said he talked with 🚾 and he will cooperate. He stated is with and his telephone is

I would have interviewed within the next I told was leaving Washington at four o'clock on hour. said some trip. I noted it was then five minutes of four and asked if knew where he was going; that if he could let us know where is going, I would have him interviewed.

on another telephone line then contacted and advised him that I would call immediately. then inquired if I wanted his memorandum. I told him yes, that I would like to have it; that he should send it to me at the FBI, mark it personal, and I would receive it unopened.

that I would call gray light away and then call I told back.

4:02 p.m.

and told him I had just talked with I called who suggested I call him and that I understood he is leaving town. said yes he was leaving town but would be back tomorrow. I asked if it would be convenient for my representative to see him tomorrow. He answered yes, it would be.

Letter to WAF: but
Al
8/27/20 WAF: LA

ALL INFORMATION CONTAIN HEREIN IS UNCLASSIFIED

DATE 6/2/BL BY SOIRSULAR

66

61C

I asked what his office room number at its, and he told me Room

I told I would have a representative of my office see him and get the story exactly from him and make an investigation to nail it down.

4:08 p.m.

that he was leaving town today but would be back tomorrow morning; and that I had arranged for one of our men to see him the first thing in the morning and get the story from him.

I asked him, in the meantime, to send me the memorandum he has. I said we would check into it at once and dress him down so he won't do it a second time.

this. I said yes, it is. I said after forty years, he found out today. I told him I used to go in the anternoon for cocktails before dinner and see the hangers-on and that I gave it up and go for luncheon; that you can see them in the lobby waiting for prominent persons. I related to how they worked it on the palms and shake hands with and then shake down the people who saw this). I said the never knew what was going on; that he talked to me about it; and that we sent to jail. I said this is going on around town all the time; that we will stop this fellow in Jersey.

to mail it to me at the FBI, to mark it personal, and it will come to me unopened. Said he would do so right away. I told him I will let him know the outcome.

Very truly yours,

John Edgar Hoover

Director

rosne trug!

 μ

b4 h1(



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:05 PM

September 11, 1970

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. MOHR

MR. BISHOP

MR. CALLAHAN

MR. ROSEN

Attorney General John N. Mitchell called. He said I had probably seen the statement which the President put out about armed guards on planes. I said I had. The Attorney General continued that they had a long meeting on the subject matter this morning and the President came to the conclusion that the use of the name of the FBI in connection with this would be a great deterrent because of the reputation that it has. He said the format that they are working on, the Department of Transportation and the Federal Aviation Administration, is to use people from the Central Intelligence Agency and Treasury, the different units there, and some Marshals, which, of course, will be supplemented by armed services personnel, all of which are to be faded out into a civilian force once they are recruited and put in place. He continued that in order to accommodate the President's wishes in connection with this, and as I would notice, they have been staying away in the releases as to where the guards would come from, is it conceivable that I could detail some people on this operation on a limited time basis and limited number to implement it so the FBI's name could be used for the deterrent effect and hopefully fade them out as quickly as possible.

I told him that, of course, nothing is impossible, but the problems I am faced with at the present time are two, which I have not mentioned to him because I have been trying to iron them out in the Department, but we have been swamped with requests from the Civil Rights Division with up into the hundreds of complaints that are a year and a half old and not less than three months old that they never acted on and had apparently filed away in their desk drawers, but they have been dumping them on us by the hundreds asking us to make investigations. The Attorney General said he could put a stop to that. I told him that in addition to this, we have almost a parallel situation, not as delayed however, from the Criminal Division to check voting lists in Chicago particularly of, I think 700 or 800 with a deadline of next week wanting us to see if they really

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/2/82 BY 50-1634/954 Memorandum for Messrs. Tolson, Sullivan, Mohr, Bishop, Callahan, Rosen

voted or if they are fictitious persons. I said a great deal of that is absolutely unnecessary, but I have tried to handle it at the level of the Assistant Attorney Generals involved, Wilson and Leonard, but this has almost paralyzed our force. The Attorney General said he did not know and would not have allowed it to happen and he wished would come to him on things like this. I said I did not want to bother him and I realized that by going over the heads of the Assistant Attorney Generals, there would be resentment and I have had my people have conferences with them. I said we have memoranda sent to us from the Civil Rights Division stating they have received a complaint, undated. dealing with certain violations of the Civil Rights Bill and to make the necessary investigations, and we go back and ask what is the date of the complaint and it will be last December; that they have laid around since that time and some they have had almost a year and a half. The Attorney General commented that is ridiculous. I said it is running into the hundreds and I thought there were 300 or 400 the last three or four weeks. I said when we go to the field to interview the people as they want them interviewed, it again puts us in a bad light as they think that this was a year and a half ago and the FBI is just getting around to it. I said we can't say it is not our fault because it is not right to do that. but we are paralyzed almost as to manpower.

I asked the Attorney General in this particular project, how many men would he suggest we make available. The Attorney General said he would suggest we talk about the number of 25, something in that area. I told him I can do that.

I told the Attorney General I know how insistent the President was at the meeting Tuesday that we do it entirely and that night I went on the Sequoia with him and we discussed it again and I told him exactly what the problem was, although I don't think he realized there are something like 2,000 international flights a day. The Attorney General said 2,300. I said the problem is that it would not be one man, but you have to have back-up men like the crews are relieved in so many hours, as in flights to the Far East or Middle East, they put new crews on and we would have to put a new Agent on, so it is really three men per trip on the transoceanic flights and the trips to South America are always potentials for Cuba and Pan American runs a tremendous number of flights every day.

September 11, 1970

Memorandum for Messrs. Tolson, Sullivan, Mohr, Bishop, Callahan, Rosen

I continued that I am concerned about two pieces of legislation; one being the bill on interstate gambling which I think will be passed although I think it is bad legislation and we will have to take that on and we can't get the personnel until next July as all of our appropriations hearings have been completed and they are not inclined to hold hearings until next year. I said the second piece of legislation is the bill introduced by Senator Williams of Delaware to compel the FBI to go in at the end of 24 hours in the case of any police officer who is killed. I said I think that will be passed; that it is bad legislation. I said he is using the emotional side, like in kidnappings as it used to be 7 days to give the local authorities an opportunity to solve it and in one case in Nassau County, the New York authorities messed around and did not solve it and we went in and solved it in 24 hours and immediately Congress passed a bill that we have to go in within 24 hours and I am fearful that in regard to the killing of police officers that bill may be emotionally passed and put on us by both houses.

I told the Attorney General I can arrange for at least 25 men to be made immediately available and help out in the problem. The Attorney General said that is very helpful and he did not think we should get any further involved because of other problems; that I put my case well to the President that it should not look like the Bureau is taking over as I did not want that responsibility and he, the Attorney General, doesn't. I said it looks too much like a national police which I have vigorously opposed. I said I did not think the Federal Aviation Administration functioned effectively as this thing of a picture of a potential hi-jacker is ridiculous as they all look alike and all look like Castro. I mentioned also this electronic thing at Kennedy Airport and others and cited the plane that came out of Germany where they used it at the airport and it went off and they found it was a metal bra some woman had on and it turned the machine on and she had to be searched. I said the two hi-jackers who were searched by the pilot after they were refused passage on the Israeli line and nothing was found, but the two later hi-jacked the plane. I said I thought there are a great many problems which have not as yet been explored. I said I had one of my men sit in at the meetings of Peter Flanigan and present such suggestions as we could, particularly in regard to the matter of the kind of firearms. I said there are guns that can be used that will not kill a person

Memorandum for Messrs. Tolson, Sullivan, Mohr, Bishop, Callahan, Rosen

but will knock him out and not puncture the side of the plane and it is a fact that the planes now have some kind of anti-rip lining which prevents depressurization. The Attorney General said they had been laboring under a misunderstanding on that. I said I had the Laboratory look into it and they verified that bullets can go through without depressurizing the plane which would cause it to crash. I said we have been examining and testing several guns at Quantico which knock a person out but do not kill him. I said on a plane if you are going to have a gun battle, you are apt to kill some passengers and that is why I insisted at Dulles that the passengers be gotten off and then we did go aboard and shot the hi-jacker in the thumb.

I said I will arrange this and am willing to have incorporated in the President's release that the FBI will participate and I will arrange to have 25 men available. The Attorney General asked if the man that I had with Peter Flanigan was William Sullivan and I told him it was. The Attorney General said he was sure he, Sullivan, could pick it up and take it from here as to where they might go. I told him I would get it started right away and the Attorney General said he would advise the President and Flanigan that this is underway.

4:12 PM

Assistant to the Director William C. Sullivan called and said he was reporting to me in regard to Peter Flanigan; that he was out and he, Sullivan, just got hold of him and Flanigan said he was very delighted and referred him to Mr. Jack Schaffer (phonetic) of the Federal Aviation Administration, who is handling the mechanics so he, Sullivan, will get in touch with him. Mr. Sullivan said Mr. Flanigan wanted him to convey to me his personal gratitude for the assistance. I told Mr. Sullivan to follow up and see that there is no delay in implementing this thing and to prepare a memorandum in due time to the Attorney General of exactly what has been accomplished.

MEMORIANIA SENT TO AG

9-14-70 CAPTIONED

Very truly yours,

PREBUST FOR FISH ASSEMBLE

IN GUARDING AMBURE

FLIGHTS' GAD: hc Director

John Edgar Hoover

Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

September 14, 1978

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

At the Attorney General's staff meeting last Thursday evening, the Attorney General was absent from the city and Mr. (Richard G.) Kleindienst presided. The briefing was given by Assistant Deputy Attorney General George H. Revercomb upon the visit which he and several other representatives of the Department of Justice made to the Fourth United Nations Congress on the Prevention of Crime and Treatment of Offenders held at Kyoto, Japan, last August.

I am attaching hereto a report on the developments in the United States from 1965 to 1970, which was presented by the American delegation to the Kyoto meeting.

Very truly yours,

John Edgar Hoover Director

Enclosure

HEREIN IS UNCLASSIFIED

DATE 6/2/82 BY 9-1054/94



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:18 a.m.

September 15,

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. ROSEN

Man Party

The Attorney General (John N. Mitchell) returned my call, and I advised him that we met the hijacked plane at the San Francisco Airport. I told him that the hijacker has been shot; that we don't know whether he was killed or just wounded; that we are taking him off the plane.

The Attorney General asked if we had any identity yet. I said yes, he is a man by the name of Robert Dinisco and that is phonetic at the time being. The Attorney General then said he is not a black, and I replied not to my knowledge; that, of course, our men are there now.

I further related that he (Dinisco) was shot by a Brinks guard, who was guarding some money aboard the plane but the passengers were all off when it occurred and our men were going aboard.

The Attorney General stated it was well in hand out there and may have some effect on future hijackers, may be a deterrent to them. I said I think it will be. The Attorney General said it was a good indication for the sky guards and I agreed.

The Attorney General said it was great; it was quick and final. I said I hope he is dead and not alive so we won't have to go through a psychiatric analysis that he is sane; that we always have to face that.

The Attorney General thanked me.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 4/2/82 BY 50 CSUPSC



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:10 a.m.

September 15, 1970

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. ROSEN

The product

Attorney General John N. Mitchell called and advised me that a TWA plane had just been hijacked over Salinas, California. He stated the plane is headed for San Francisco with a desire to refuel and go on to North Korea. He asked that I implement my people out there to check into it. I said I would do that right away. He said the usual procedure.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/4/22 BY SO CONFORM



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:37 a.m.

September 17, 1970

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. ROSEN

Deputy Attorney General Richard G. Kleindienst returned my call. I told him I got his memorandum this morning about his meeting with the FAA crowd. He said he had hoped the meeting would be tomorrow afternoon but (J. H.) Shaffer has to leave town. He said, if I approve, he would like to go himself and get it wrapped up. I said I will be very happy to have him do that; that if he wants me, I will go along but I don't think it is necessary. Kleindienst said if we can get the ground rules determined now, it would be, particularly with what they suggest and what we have come up with, he thinks it can be settled now. I said fine, it will be agreeable with me. Kleindienst said he would go ahead.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/4/82 BY SP. 1 CS4/82



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:48 a.m.

September 1970

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. BRENNAN

MR. ROSEN

Mr. Egil Krogh called from the White House and asked if I would be able to attend a meeting there with the President (Richard M. Nixon), the Attorney General (John N. Mitchell), and himself this afternoon at five o'clock. I said I would be very glad to.

Mr. Krogh said campus bombings was one of the subjects he (the President) might talk about and perhaps police killings as well; that there were several things on his mind which might be discussed; and that he (Krogh) knew the President had called me from Camp David this morning. I said yes, the President had called earlier this morning.

Mr. Krogh said he thinks the President wants to sort of wrap up what we can be doing now, in the immediate future, on these issues.

Mr. Krogh again mentioned the time, five o'clock, and I told him I would be there.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/2/84 BY SPICSK/1954



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:06 a.m.

September 2

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. GALE

Assistant to the Director William C. Sullivan called in regard to my call this morning relative to the Postmaster General (Winton M. Blount) and said he thought I would like to know fourteen names have been received in this connection; now of the fourteen, ten have already been completed by us and gone to the White House; one is being completed in the field today; and the last three were received this Monday - this week - and we are setting Friday for the field deadline to complete them.

I said that was fine and instructed Mr. Sullivan to write a letter to the Postmaster General for my signature, referring to my conversation with him this morning; to list the names and indicate we will be finished by not later than Saturday.

Mr. Sullivan advised me, when they give us names like this, they never say what they are being considered for. He said in this case we did a little inquiring and discovered that fourteen of those were for the governing board of the new Post Office.

I said I would suggest in our letter to Blount that they indicate what these persons are being considered for. Mr. Sullivan said he thinks this would be helpful.

I told Mr. Sullivan to let me know when they are all cleared. He said he will let me know when they are all cleared and will get this through for the Postmaster General. I said that would be fine.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/4/62 BYSE/CSK/PSK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:07 a.m.

September 21, 19

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. GALE

I returned Postmaster General Blount's call. He said he knew I have a lot on me but they have quite a tough problem about confirming the Board of Commissioners for the new U.S. Postal Service. He said one problem is the Senate getting out of town, that it will be difficult if they don't get them up there.

Hesaid my people have been running field investigations and have some of them completed; on the other hand, with the President's trip out of the country, getting him to make the nominations and the Senate to confirm them promptly, they are about to run out of time. He wanted to know if there is anything to be done about expediting clearances. I said most certainly; I will get on it right away and get them to him within the next several days. He said I don't need any names, he supposed. I said no.

He said some are already cleared, 6 have been cleared and 3 have not. I asked for those names. He gave them a and and and and the said some are already cleared, 6 have been cleared and 3 have not.

Then he stated there are 5 rate commissioners:

which have not been cleared.

I told him we will get them out within the next few days. He thanked me.

Very truly yours,

John Edgar Hoover

Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BYSPICSUPER

66



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:25 a.m.

September 23,

3, **197**0

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. BISHOP

MR. CALLAHAN

I called Assistant Director John F. Malone in New York and told him I wanted to commend him for the way he handled the matter about Jay College. Mr. Malone thanked me.

I then told him I am sending through, today, a transfer after 30 days' suspension of I said I don't want him around that office at all, that I am noping he will then retire. I said ordinarily I would dismiss him but he is a veteran and you have to go through a long procedure and they have indicated dismissal would not be sustained because he didn't mail the letter. I said I want his transfer to because I hope he will resign as I understand he has four children and the working conditions of the would be difficult for him in his circumstance.

I advised Mr. Malone, as soon as that letter comes through, to see that see that is immediately advised and that he departs at the end of his suspension; that he is not to stay around and that no appeal will be considered. Mr. Malone said he will be on his way.

I reiterated that he (Malone) had done a fine job handling the other matter. Again he thanked me and stated anything he can do for me is a pleasure, that he is proud to be a part of the Bureau and hopes to continue under me for a long time.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BY SPI CSUPSK

66



OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

2:45 p.m.

September 25, 1970

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. GALE

Deputy Attorney General Richard G. Kleindienst called and said first he wanted to say how much he commends me for my letter of September 21, open letter to college students; that it is the finest, most succinct statement he has seen; and that he intends to use it in speeches he makes around the country. I thanked him and said I was surprised at the White House, when the Attorney General (John N. Mitchell) mentioned the letter to the President (Richard M. Nixon) and the President instructed it be given distribution. I said the press generally doesn't cover many of the things I say. Mr. Kleindienst said they are going to cover this.

Then Mr. Kleindienst advised me that Mr. (William E.) Timmons of the White House had just sent him a letter addressed to him (Timmons) from Senator Marlow W. Cook, which indicated I had received a copy. He asked if I had received a copy and I answered no. Mr. Kleindienst then proceeded to read the letter to me. In the letter (copy attached) Cook alleged that the FBI revealed the identity of Clifton Rhodes Bratcher and Pleas Jones as candidates for Federal judgeships when making a check of a newspaper morgue in Louisville, Kentucky, and attached a clipping from the Louisville Times to this effect.



Mr. Kleindienst said, if he were I, he wouldn't reply to this letter. I said all right. Mr. Kleindienst said he will draft a reply for Mr. Timmons to send to him (Cook) from the White House.

I said I would doubt whether that statement is correct. Mr. Kleindienst stated that it is not true. I said we might go to a newspaper morgue but we would not leak such information, and certainly not to that paper which is the worst one down there.

HEREIN IS UNCLASSIFIED

DATE 6/2/82 BY SOL COMPANY

66

66

here.

I said I would see that we don't answer that letter if it comes in

Very truly yours,

. S. H.

ohn Edgar Hoover Director

Enclosure

Mited States Senate

September 21, 1970

Mr. William E. Timmons
Assistant to the President
The White House
Washington, D. C.

Dear Bill:

We were told now that the American Bar Association has veto power over suggestions by senators for judgeships we should not make public our suggestions for federal judges due to the fact that nominees were really named from the White House and that protocol required that we not disclose this information.

We now find out that the F.B.I. gets its information from the news libraries of major newspapers, and that, as you will see by the attached article, they notified the Louisville Courier-Journal and Times library bureau that they wanted this information "checking the federal judge appointees." If this is the best the F.B.I. can do to maintain the security at all levels for the sake of the nation, God help it.

Very truly yours,

Marlow W. Cook

cc: The Honorable J. Edgar Hoover

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 6/2/80 BY 50-1 GSU/SU

Braicher, 4/17/2 Judgeshipsf

Louisville Times Staff Writer

Rhodes Bratcher, of Owensboro, and Pleas Jones, of Williamsburg, appear to be the choices of Sens. Marlow W. Cook and John Sherman Cooper for Kentucky's two newly created federal judgeships.

The two senators announced several weeks ago that they had forwarded nominations to the U.S. Justice Department, but declined to disclose the names.

Yesterday, however, an agent of the FBI, William Leslie Hornback Jr., obtained background information on Bratcher and Jones from the clipping files of The Louisville Times and Courier-Journal.

Hornback said he was "checking the federal judge appointees."

Bratcher was the Republican candidate for Congress from Kentucky's 2nd District in 1964. An ardent Goldwater supporter, he was defeated along with the top of his party's ticket.

Was Assistant U.S. Attorney

If approved for the U.S. District judgeship, Bratcher would assume the new seat in the Western District of Kentucky, in which he formerly served as an assistant U.S. attorney.

Jones, circuit judge of Whitley and Mc-Creary counties, would sit in the Eastern District. He was one of but two Kentucky delegates to the 1963 Republican National Convention who supported Nelson Rockefeller for the presidential nomina-tion. The remaining 22 members of the delegation supported Richard Nixon.

If the Justice Department clears them, the two names will be forwarded to the White House. In keeping with custom, President Nixon would then formally appoint them to the federal judiciary, subject to confirmation by the U.S. Senate.

One other district judgeship remains open in Kentucky. Cook and Cooper put forward the name of Louisville attorney H. Bemis Lawrence for that post almost six months ago but the Justice Department has not forwarded the nomination to the President

INFORMATION CONTAINED



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

September 14.

MEMORANDUM FOR MR. TOLSON MR. SULLIVAN

MR. ROSEN

At 4:30 p.m., on September 8, I attended a meeting at the White? House at the request of the President (Richard M. Nixon) and present at the meeting were the President, the Secretary of State (William P. Rogers), the Secretary of Defense (Melvin R. Laird), Dr. (Henry A.) Kissinger of the White House staff. Under Secretary of State (U. Alexis) Johnson. Mr. (Ronald L.) Ziegler, Press Relations Secretary to the President, Mr. (Richard) Helms, Director of CIA, and the Head of the Middle East Section of the State Department.

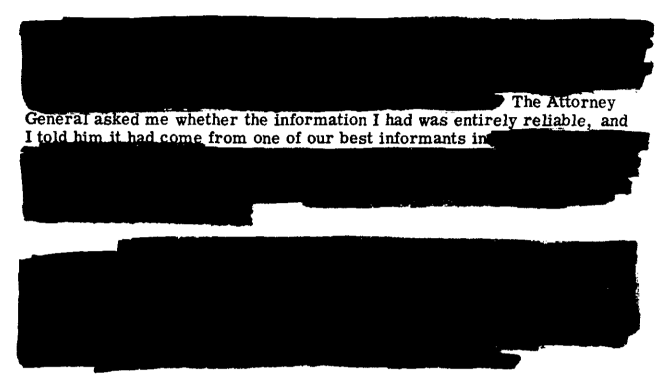
The principal subject for discussion was what action might be taken in regard to the hijacked planes which were being held by the guerrillas at Amman, Jordan. It was recognized by all that this was one of the most serious crises that had arisen and, after much discussion as to the various approaches to it that might be taken, it was decided that for the time being at least no American armed force would endeavor to enter Amman and procure the release of the aircraft and the persons therein who were being held as hostages by the guerrillas. It was agreed that the Secretary of Defense would alert the Air Force to have several Air Force carriers in the Mediterranean from which aircraft could be dispatched to bring out the passengers aboard the aircraft if and when they were released but that no aircraft should be dispatched until the President personally directed it.

The President then asked all of the individuals present as to what their views were upon the crisis facing this government. When I was asked by the President as to what my views were, I stated I was strongly opposed to the paying of any blackmail either in the way of money or in the way of releasing prisoners which may be in custody by the various nations that have nationals aboard the hijacked aircraft at Amman. I advised the President that

> 67C 671

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/Ber BYSD-1 GSK/BK

b7 (



The President then asked me as to what I thought could or should be done in order to prevent any further hijackings of American planes in this country and involved in international travel. I told the President that this, of course, was a very involved problem in view of the manpower that would be necessary if it were decided to place armed guards on each American airplane as there were 2300 intercontinental flights a day in addition to an unlimited number of domestic flights, all or anyone of which could be hijacked and diverted to Cuba or some other place by the hijacker. I stated I thought the establishment of electronic devices at all of the airports would be most desirable even though all such devices were by no means perfect as they would set off an alarm for any type of metal and were not limited solely to guns and that this, of course, would, no doubt, be of some inconvenience to passengers as well as the airlines but I thought it was an inconvenience that should be accepted.

I suggested that consideration be given to having the Airline Pilots Association, to which all pilots in all airlines belong except those of the Soviet Union, agree to a boycott by not flying any aircraft to any country which gives sanctuary to a hijacker and that this would have a severe economic effect upon all countries so affected.

The President indicated that he thought there should be armed guards on all American planes and that preferably this should be done by the FBI. I countered with the suggestion that U. S. Marshals might be used or even members of the armed forces. The President stated that the only persons really feared by the criminal elements were representatives of the

FBI. I advised the President that it, of course, would require a large increase in the force of the FBI with the necessary period for recruiting and training and that I felt that immediate action was necessary and that, therefore, other agencies should participate for the time being and, particularly, members of the armed forces.

The Secretary of Defense indicated a willingness to have the armed forces participate but that he was not enthusiastic about it in view of the various legal problems that might arise.

The meeting then adjourned.

Following the meeting, the President invited me to join Mrs. Nixon and himself for dinner aboard the President's yacht, Sequoia, and take a cruise down the Potomac. I accepted and joined the President on the Sequoia at the Navy Yard, and with the President were Mrs. Nixon, Mr. H. R. Haldeman of the presidential staff, and Miss Rose Mary Woods, private secretary to the President.

Many matters were discussed on this cruise down the Potomac but principally the matter of handling the hijacking problem in this country was again discussed. I advised the President of the problems involved and the fact that the FBI could not alone immediately handle this particular project. The President seemed to recognize this situation.

The President indicated that there would be further meetings on Wednesday and Thursday of that week and that some final conclusion would be made and that he was desirous of issuing a public statement just as soon as the situation could be formulated.

I, of course, told the President that the FBI would fully cooperate in every way within its current responsibilities.

Very truly yours,

ohn Edgar Hoove: Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

2:55 p.m.

September 17, 1970

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. ROSEN

Deputy Attorney General Richard G. Kleindienst called to advise that he had just returned from a meeting with FAA. He said that FAA had accepted the modifications that we had suggested. Kleindienst said that on the next to last page there is a paragraph stating that the Attorney General delegates to the FBI the authority to discharge the responsibilities hereunder of the Department of Justice. He said it was further stated that until the FAA is notified in writing by the Director of the FBI, (Blank), is hereby designated as the official who will act in behalf of the Department. I advised Kleindienst that I designated Assistant to the Director Bill Sullivan to handle this; that his office would have supervision of this.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BYSP-1GSK/PSK

for to all some



9:38 a.m.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

September 23, 1970

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. BISHOP

MR. CALLAHAN

Assistant Director John F. Malone called from New York to advise that he had issued my orders immediately but it so happened that, during our previous conversation, was calling in and asking for an appointment with his supervisor. Unofficially, told his supervisor that, if he is fired with prejudice, he will have to fight it and, if he is transferred, the condition of his family is such he will have to resign. Mr. Malone said it looks as though we are rid of him. I said we can go ahead and suspend him for 30 days and then transfer him and we will be well rid of him. Mr. Malone asked if it would be all right to go ahead and tell him what action is to be taken and I said yes.

I said I don't know how we ever came to have such a fellow in that position in New York but these things happen.

Mr. Malone said we haven't received resignation officially but, in view of my thinking, he thought I would be happy to know this. I said yes, I am very happy to know that and we should get his resignation as soon as possible.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/32 BYSP. IGSK/PSK

Very truly yours,

are it without where.

7.12.00 00 566, 11.7 9/24.00.00



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:14 a.m.

September 24, 1970

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. BISHOP

MR. CALLAHAN

I called Mr. Egil Krogh at the White House and told him the reason I was bothering him was the fact that I have been trying to do a little footwork around the Capitol to find out how our supplemental appropriation should be handled and get it through. I said I have been advised by a contact I have on the Appropriations Committee that it would be well for someone from the White House to contact Congressman (George H.) Mahon, who is the chairman of the committee, and urge upon him the urgency of getting this done. I stated, if that is done and if he is favorable to it, it can be handled next Tuesday in conference between the Senate and the House where our regular appropriation for this year will be considered; then it will be passed upon by the House and the Senate in regular form. Mr. Krogh said O.K.

I further stated if this is not done, we will be probably three, four or five weeks getting it through. Mr. Krogh remarked that we can't wait that long. I agreed we can't wait that long and said I told them I would contact the White House and see if something could be done from there.

I also said I would suggest it might be wise to get in touch with (John J.) Rooney who is chairman of our subcommittee. I said (Emanuel) Celler is very much angered by the crime bill because he was not consulted but Mahon is a very reasonable fellow and, in addition to that, I have a staff of agents who are assigned to the Appropriations Committee on the House side to conduct investigations for them, so he is very cordially inclined toward the Bureau for that assistance and would respond very readily, and Rooney is a Democrat but he is also cordially inclined toward the Bureau and has been over the years but it will make him happy to be consulted.

Mr. Krogh said he will get on this right away; that he thinks Bill Timmons is the one to handle this and he might have Bill Timmons do it.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BY SO 108K/PSE

WY

Memorandum for Messrs. Tolson, Mohr, Bishop, and Callahan

September 24, 1970

I said this would be fine and, if I can be of any assistance, to let me know. Mr. Krogh said he would do so.

Very truly yours,

John Edgar Hoove

- 2 -

OFFICE OF THE DIRECTOR

OS



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:10 a.m.

September 30,

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. BISHOP

MR. CALLAHAN

I called Mr. Egil Krogh at the White House and said I wanted to let him know the status of the matter he called me about last night. I told in him I got in touch with (Congressman John) Rooney and he had not been contacted by anybody. Mr. Krogh expressed surprise, stating that was not what they told him.

I further related that Rooney doubted that (Congressman George H.) Mahon had been contacted because at the conference they had, which adjourned yesterday, in which they locked up the appropriations bill, Mahon madeno statement when the matter was brought up. Mr. Krogh said well, they just told him they contacted both of them. He said he will check that.

I said they did not contact Rooney and Rooney says there will have to be hearings and they cannot be held until the end of October.

Mr. Krogh said this is bad. I said I will be present to appear before them and to testify, but I think it is a thing he would have done and I think Mahon would have done it if they had been aware of the importance of it and our desire for it. I said Rooney was very much surprised, when I called him, because he hadn't heard from anybody; then he told me Mahon had not said a word at the conference meeting and he doubted anybody had contacted Mahon. I said I thought he (Krogh) ought to know about this.

Mr. Krogh said he was surprised because he had called (William E.) Timmons, who handles such contacts for the White House, and he had assured Krogh they had been made. Mr. Krogh asked if there is anything they can do now to salvage it. I answered that I don't believe there is a thing, the bill was ended yesterday, and there is a Jewish holiday coming up, so nothing more will be done now. I said I think now both - I'm not sure about Mahon - but Rooney feels pretty wrought up about it. I mentioned that they put back in the appropriations yesterday the money for the Identification Division which the Senate put back in. Mr. Krogh said that was good. I explained that I asked that it be inserted in the Senate and they accepted it at the conference yesterday, but they didn't know anything about the crime bill except what they read in the paper.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/62 BYENDSKIPSK

September 30, 1970

I advised Mr. Krogh that I think in the future, when they have conferences like the one I attended at the White House last week, they should at least have present at the White House for a conference the chairmen of the appropriations committees. I said Mahon is a very decent fellow and Senator (Richard B.) Russell is a very decent fellow; that whether or not Rooney should be invited, I don't know. Mr. Krogh said it would probably stop with the chairmen. I said I thought the chairmen should be invited unless one was a maverick like (Senator Albert) Gore. Mr. Krogh said Gore, I can't deal with him.

with

I said we have the appropriations committee, we have a staff of our own men who are assigned to the appropriations committee for three years and then they rotate, to carry on any investigations the chairman may order in any of the government agencies. Mr. Krogh said this sort of cements good relations. I said yes, we have had excellent relations with the committee and, of course, I have always gotten along well with John Rooney, as well as the chairmen on back.

Mr. Krogh said this was bad planning on their part and he will make sure it doesn't happen again.

Very truly yours,

John Edgar Hoover

OFFICE OF THE DIRECTOR



10:37 a.m.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

September 28, 1970

MEMORANDUM FOR MR. TOLSON

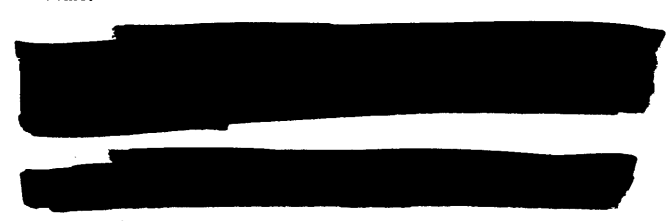
MR. MOHR

MR. BISHOP

MR. CALLAHAN

MR. CASPER

Chief Justice Warren E. Burger called. I asked how his back was and he said it has improved somewhat, those things are slow healing. I said I know they are. He said he has had trouble with his all of his life and he guessed it was that he slept in too soft a bed. I told him I used to have that trouble but now I sleep on a hard bed, and he said he does, too, at home.



I advised the Chief Justice that I spoke to the President about the conversation we had about the plane. I related that the President was amazed and said it was utterly ridiculous; that we had a lot of airmen flying around the country every day on unimportant matters when the Chief Justice couldn't get a plane. I said, when I spoke to him (the President), (H. R.) Haldeman was present. I said I would suggest the next time he needs a plane, that he call Haldeman; that I think he (Haldeman) can work it out and get it done; that the President was very surprised about it and indicated all the things he does are matters being done at his (the President's) request because it is dealing with the presentation of various matters before conventions and meetings. The Chief Justice said that is exactly what he is doing; that he doesn't travel much because he doesn't have the time for it; and right now because of the hijackings it would be foolish to be flying around very much. He mentioned that Lyndon Johnson had insisted on this for Earl Warren and they always supplied a plane for him.

ALL INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED

DATE 4264 BY SPICKIEN

ble

Memorandum for Messrs. Tolson, Mohr, Bishop, September 28, 1970 Callahan and Casper

The Chief Justice said it was a curious thing, that it was not just himself; that it was Hugo Black and himself; that they were getting two of them.

I told him the President couldn't believe it; that he sent for Haldeman and asked me to tell him the story and I did. I said the President told Haldeman to look into it and see that proper arrangements are made so what I would do next time he (Burger) has occasion to take a trip, is call Haldeman and just tell him I told him to get in touch with him (Haldeman) when he (Burger) needed to go somewhere. The Chief Justice thanked me.

I told him I wanted to handle it because I knew for him to ask for it would be somewhat embarrassing. I said if he were on a hijacked plane, we would then have to go in and investigate the hijacking; so we save money by having him travel on a government plane. He agreed.

I mentioned all the threats being made now and he stated he just got another one this morning and would send me a copy. He said this was a threat against five judges by a fellow who has been committed to a mental hospital but I know what that means - they will just release him in 90 days. I said to send me a copy of the letter and the name of the institution so I can get a photograph and he can give it to the security people at the Court. He said he would do this.

He mentioned how grateful he was for the help and cooperation my people were giving his. I told him that I told (Joseph J.) Casper to have a meeting with them and go all out. The Chief Justice said he (Casper) had done that. He said he was also following my suggestion and making his driver a special U.S. Marshal; that he is a good man, a 24-year Navy man. I told him I had just had my driver given firearms training. He said they have a range there somewhere and he (the driver) is going to go over periodically to refresh himself. I told him (the Chief Justice) that he (the driver) can use our range anytime he wants; that we have an indoor range here for our men to use. The Chief Justice thanked me and said should he just contact Casper about this and I told him yes, that I would advise Casper about it.

10:44 a.m.

I called Assistant Director Joseph J. Casper and told him I had just talked to the Chief Justice and the driver of his car, who has been deputized as a Deputy U. S. Marshal in order to carry a gun, is a former Navy man and he may call down here sometime to practice on our range here in the building. I told Mr. Casper if he (the driver) calls for him (Casper) to make arrangements in his office for him (the driver) to come down and take whatever instruction our men can give him. I said the man is supposed to be competent in weapons, rifles, used in the Navy but they don't do much

Memorandum for Messrs. Tolson, Mohr, Bishop, September 28, 1970 Callahan and Casper

with revolvers. Mr. Casper said he would do this. I said I suggested to the Chief Justice that his driver come down here and I instructed Mr. Casper to take care of that. Mr. Casper stated he will.

Very truly yours,

Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:12 a.m.

October 9

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. MOHR

MR. BISHOP

MR. BRENNAN

MR. CALLAHAN

MR. ROSEN

MR. WALTERS

Mr. Egil Krogh called from the White House and advised me that the President (Richard M. Nikon) had just called (John D.) Ehrlichman there to inquire about what they are doing with the three bombings in Seattle the other night. I told Krogh we immediately went in and opened an investigation to determine whether the explosives used were moved in interstate transportation and that is the only jurisdiction we would have.

Mr. Krogh remarked that is true also in the two California explosions. I told him that applies in all cases in any part of the country; that we always go in to determine whether there was interstate transportation of the explosives. I explained that is very difficult to prove because you first have to prove who did the bombing and this dynamite that is generally used is very loosely scattered over the country with no protective devices by private concerns and it is very easy to steal.

Mr. Krogh said that is why they had the new legislation drafted, and they are very interested in what we are doing now under the bill they introduced in Congress which would authorize the Bureau to investigate all such bombings, and wanted to determine whether we could initiate investigations under this. I asked what he referred to exactly and he said the amendment to S-30 which he believed passed the Senate yesterday, the one that authorizes investigation of explosive damage in all federally supported institutions. I replied that we would take up the investigations but could not employ the additional agents until we get the funds.

Mr. Krogh then stated that John Rooney called Bill Timmons' office and said they should call the Director and suggest we should get the training underway by using monies in the fingerprint fund; that Rooney said he needs one day of hearings and it might be two months before it is approved; however, he felt we could and should go ahead with this.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BYSP. 1 GSK/854

CE

1970

Mr. Secons Tele, Room, ... Miss Hollaes Miss Gandy

Mr. Maye

Memorandum for Messrs. Tolson, Sullivan, Mohr, Bishop, Brennan, Callahan, Rosen, Walters

October 9, 1970

Mr. Krogh said it was his thinking that I might have one of my counsels, my chief counsel, and say what provisions do you mean; that he (Krogh) wouldn't want us to do anything I am not fully aware of. I told him I will do that personally.

I then explained that the only problem we have in that is our Identification Division is receiving literally thousands of fingerprints from security exchanges, banks, etc., and we had to cut back and refuse to handle anything but criminal fingerprints received from law enforcement agencies. I told him we have received hundreds of letters from governors, congressmen, etc., and we had responded by explaining our lack of funds to handle these requests and that we could not resume handling such requests until such time as funds were appropriated for it. I said now that the appropriation is in this bill that passed the House and Senate - the President, I think, is waiting to sign it - if we don't resume that service we will get terrific pressure from Congress as to why we haven't resumed it since we have the money.

I mentioned that Rooney is up for re-election in Brooklyn and various people, including the Vice President (Spiro T. Agnew) have tied on to the democratic candidates the stigma of not being against violence. Krogh stated that is not true for many of them. I said that is not true of Rooney; that the only thing is he was hurt because he was not consulted and included in the conference at the White House. Krogh said that was an oversight. I said he (Rooney) told me there can't be any hearing until December and I told him I am prepared to have a hearing at any time. I said Congressman (Frank T.) Bow of Ohio and Senator (John L.) McClellan at the time of the conference wanted to have hearings that day and have me come up but Rooney and (George H.) Mahon wouldn't agree to it. Krogh said that Mahon had been consulted; that Timmons talked to him directly. I said well that Mahon didn't have anything to say and that was what Rooney told me, that they had not been consulted. Krogh said he thought there was some politics in that. I said it was a matter there shouldn't be any politics in and Krogh agreed.

Mr. Krogh then said they are going to have the President issue a statement in Key Biscayne this morning about the bombings, and they are going to cover two problems: one, they asked Congress to pass legislation allowing the Bureau to immediately investigate all bombings in federally supported institutions; second, that he has asked the Bureau to immediately initiate investigation into all three bombings and we are already investigating whether interstate transportation of the explosives used is involved. He

Memorandum for Messrs. Tolson, Sullivan, Mohr, Bishop, Brennan, Callahan, Rosen, and Walters October 9, 1970

then asked if there is anything more the President can say. I said well, I think he could very probably say not only are we trying to determine the interstate transportation aspect but in the investigation we have no limitation as to how far our men should go in getting the perpetrators; he could say he has asked for a complete and penetrative investigation as to the persons responsible for these bombings; that is what we are doing and what we will do in all cases that come up.

Mr. Krogh said that would be part two; that he (the <u>President</u>) just called up and he is very concerned about this.

I told Krogh that last night we got in touch with our offices on the West Coast and got our investigation underway immediately.

I said I was not surprised at Washington; that I saw the President of the Student Body of the University of Washington on TV recently. Krogh recognized who this was and agreed with me. Krogh then asked if I happened to get a copy of the student editorial from the University of Wisconsin. I said yes, I had; that also they answered my recent letter to college students and they took exception to me. Krogh said we are going to have more trouble there, too. I said we are bound to have because it is a bad state and the local authorities are more political there and don't want to alienate the radical voters. Krogh said they will reap the whirlwind and they deserve it.

I further stated that I anticipate trouble at Berkeley shortly; that bis back now as a registered student and is also back on campus as a student, she is the daughter of that she has married but I don't know her married name, a Jewish name. I said they will try to stir up some trouble.

Mr. Krogh stated the President can certainly make a statement that he has ordered and the FBI is making a complete investigation not only as to the transportation of the explosives but as to who perpetrated it. I said yes. Mr. Krogh advised they might give me a call back, and I said that would be fine.

Very truly yours,

ohn Edgar Hoover

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:27 PM

October 12.

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAHAN

Mr. Felt.. Mr. Gale .. Tele. Room.. Miss Holmes ... Miss Gandy...

Honorable Egil Krogh, Deputy Assistant to the President for Domestic Affairs called. He said he had a copy of the letter that Caspar W. Weinberger, Deputy Director of the Office of Management and Budget, is sending back to the Attorney General dated October 12, which he proceeded to read:

"My dear Mr. Attorney General:

Your letter of October 6th requests assurance that when the accounts, salaries, and expenses of the Federal Bureau of Investigation is apportioned, it will be adjusted on the basis that it anticipates a supplemental appropriation. The reasons cited for the anticipated deficiency apportionment appears sufficent to warrant taking such action. I assure you if the President's pending request has not been enacted before you prepare the apportionment request. I will approve it.

> Caspar W. Weinberger Deputy Director'

I told Mr. Krogh the apportionment request went over this morning, and Mr. Krogh said we were all set then. I told Mr. Krogh it was nice of him to take care of this, and Mr. Krogh said they would get this over tomorrow morning to the Attorney General and I thanked him.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/4/82 BYSPICSHER





2:06 PM

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 2053:

CENDE

October 12, 19

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. MOHR

MR. BISHOP

MR. BRENNAN MR. CALLAHAN

MR. CASPER

MR. ROSEN

MR. WALTERS

Mr. F. It
Mr. Gass
Mr. Rosen
Mr. Tavel
Mr. Sojars
Tele. Room
Miss H diass
Miss Gandy

Mr. Marie

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/22/82 BY SOI CERTER

Honorable Egil Krogh, Deputy Assistant to the President for Domestic Affairs, called. I told him I wanted to give him a run-down on our contact with Ongressman John Rooney. I said we have a very unfortunate situation as he said he had never talked to anyone nor had he been talked to by anybody at the White House relative to any funds being made available to the Bureau for these men, and Mr. Krogh asked about for fingerprinting and I told him nor for anything else. Mr. Krogh said this is not true as Cook, in William Timmons' office, said he talked to Rooney, who said they will need to get the training going and tell them to use the fingerprinting funds and you can tell them for me. I said the Congressman told me he had never talked to anybody from the White House nor had anybody talked to him about this. I said, of course, he is bristling like a porcupine. Mr. Krogh said that when you have a Congressional relations staff that insists on making all direct contacts on the Hill, we substantive people are left out and we don't know exactly what is going on and only know what they are told.

I told Mr. Krogh in confidence that I happen to know that several of the members of the Appropriations Committee are not enthusiastic about Cook, although I don't know him. I said I know that Congressman Frank T. Bow's office is not too keen about him and Rooney has never been too keen about him and the same holds true for several of the other members of the committee. I said for some reason, whether it is a clash of personality or what, they are not too enthusiastic so I think whenever he is assigned anything, he can't get to first base with some of the members.

ALL INFORMATION COCTAINED HEREIN IS (NOLAS) UF) ED EXCEPT WHERE SYOWN OTHER 188.

SECRET

Class. AExt. By SPI GSKIPSK,
Reason-HCU II, 1-2.

SECRET

October 12, 1970

Memorandum for Messrs. Tolson, Sullivan, Mohr, Bishop, Brennan, Callahan, Casper Rosen and Walters

Mr. Krogh commented that this is the second time there has been a slip-up on this issue, the other time being when he said he had gone to Rooney and he had not. I said that Rooney told me that one day he was getting a check cashed and Cook came up to talk to him about a matter of money and all he, Rooney, said to Cook was "You have to see somebody else, I can't talk to you."

I told Mr. Krogh another factor I worked out with Rooney, and he is pretty hot, is that I had the Attorney General last Tuesday send a letter to the Office of Management and Budget asking for authority to allow us to incur a deficiency but to spend money we do not have and then go to Congress for a supplemental in December because Roone y says he can't have hearings before December. Mr. Krogh commented that he insists on hearings. I said I had told him I was willing to appear anytime, even right now, but he said he could not do it. I said at the meeting of the conference when our real appropriations were up, senater Bow wanted to have a hearing that day but neither Rooney nor George Mahon would agree to it so it has gone over until December. I said in talking with Rooney, and he is bristling and offended about everything, I got him to assure me that if the Director of the Budget would approve the letter of the Attorney General, it was all right with him and what he said was, "as of today, no; as of tomorrow, yes." In other words, if Honorable George P. Shultz will approve the letter and give us authority to go ahead, it will be o.k. with Rooney. I said Rooney is beginning to feel the pressure with all the bombings, as last night there were five in Rochester, one a church and one the Federal Building. Mr. Krogh asked if anybody was hurt, and I said 55 windows were blown out and there was one man hurt by flying glass who was in an apartment across the street, but there was no one in the building when it occurred. I said there was a bombing at the New York Hilton early this morning, and nobody was hurt but it knocked out plate glass windows on the 56th Street side. Mr. Krogh asked if they are still following the practice of calling up and warning that there is a bomb. I said they are; that sometimes it is a woman and sometimes it is a man who calls the place that is going to be bombed and advise them that a bomb has been planted and is going off. I said that happened on the West Coast last Friday and Saturday, as in every instance, somebody called up. I said they had a tape prepared that they play to some newspaper by this woman who was in the New York bombing in Greenwich Village and is with the Weathermen at the present time, but she and two Weathermen people took the responsibility for the West Coast bombings,



October 12, 1970

Memorandum for Messrs. Tolson, Sullivan, Mohr, Bishop, Brennan, Callahan, Casper, Rosen and Walters

and they had a tape which they played to a newspaper outlining what they had done (after it happened) and they were responsible and hung up. I said we know who they are and are making an intensive effort to locate them. I said in New York we are going into the Hilton bombing, even though it is not a Federal building and in Rochester, which is a Federal building, we are deeply involved in that. I said in all places we have sent Laboratory experts. I said what is happening is you are going to have a series of these things every day in various parts of the country and that is why it is so necessary that we get this personnel going. I said the Attorney General wrote a very strong letter, which I had prepared and he signed it, and sent it last Tuesday to the Office of Management and Budget, and if he, Krogh, at his level could do anything, it Mr. Krogh said he would pass this along quickly. I said if he could get to Mr. Shultz and tell him how much it means and that the President is interested, it would help because without the manpower, we are paralyzed. Mr. Krogh asked if we would be able to get them in training this month if we get this. I said we had a class last Monday, but I had to cut it off as we were due to have 50 this morning, but I had to suspend it until we get authority from Budget for a deficiency. I said last Monday we had 50 new men report and put on the payroll even though we are on a deficiency at the present time. I said Rooney said at first, and he thought for some time -- two or three minutes, "as of today, no; but as of tomorrow, yes." I said I told him we were trying to get the Budget to give us clearance and when he said that, I took it that we could incur the deficiency and he would give us the green light in December.

Mr. Krogh asked in my judgement, what is the best way to work with Rooney as he feels badly that they missed the boat twice, because if they had gotten next to him in the beginning, there would have been no trouble. I said there would have been no trouble if Rooney and Mahon had been invited to the White House when I was there, because when he learned there was no Democrat there and him being Chairman of the committee and no one there from the Senate, Rooney frankly said it was nothing but a political move upon the part of the White House. I said I assured him it was not and it was not partisan and the proof is what is happening subsequently with this wave of bombings and there are going to be more and we do not have Angela Davis although we are hot on her trail. I told Mr. Krogh confidentially that we have

located her in



October 12, 1970

Memorandum for Messrs. Tolson, Sullivan, Mohr, Bishop, Brennan, Callahan, Casper, Rosen and Walters

Mr. Krogh

said it is important that we apprehend her. I said I have the entire office in concentrating on this and trying to locate the car and we have the license number and flashes out to block the highway where it might pass. I said they may be on a two-day trip and they may come back, and if she does, we will get her, so it is imperative with about 300 Agents looking for her and working on that case in Florida alone, that we get the manpower. Mr. Krogh said we have to get the manpower because we can't cut the other issues. I said as an indication, on civil rights cases there are 2,301 Agents in that area alone, and it has almost paralyzed us. I said I talked to the Attorney General and he is very much worried and when you have bombings going on, that takes Laboratory men and Agents. I said in Rochester we have 35 Agents from Buffalo working there, as it is covered by Buffalo. Mr. Krogh commented that it is 60 miles away. I said the Agent in Charge at Buffalo is over there and that paralyzes everything in Buffalo and if we have bombings in Buffalo tonight or this week it means doubling back there. I said in New York we have 25 Agents riding shot gun on planes and that slows up our New York operations. I said it is just something that it is really imperative if we are going to meet the crisis facing us. I said even with new men it will be three months before they finish training and so we will not get out into the service the first batch that came in last Monday before January. Mr. Krogh said he would call Director Shultz right away. I told him that would be helpful as that would have some effect from his level. Mr. Krogh thanked me for calling.

> John Edgar Hoover Director

67C

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:22 PM

October 15, 1970

, ,

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. C. D. BRENNAN

MR. GALE

MR. BISHOP

Mr. Marer

Mas L

While talking to Honorable H. R. Haldeman, Assistant to the President, he mentioned that was a fascinating story in my note regarding Angela Davis. I commented it would make a good movie, and he asked if we were going to use it for our television show. I told him that once she is convicted we can use it but not as long as it is pending in court.

I said what is annoying is that they have put over for one month her hearing for extradition to California. I said I did not know why the court did that; that, of course, she has been denied any bail, but the worst thing is this will mean that New York will have demonstrations and bomb threats for a month until she is finally removed.

I said the President the other night when I called was delighted, and Mr. Haldeman said he was sitting in his office at the time. I said the President asked that I call Governor Reagan, who was delighted, and Governor Nelson Rockefeller, as well. Mr. Haldeman said it was quite an accomplishment.

Very truly yours,

John Edgar Hoover

Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/4/82 BYSOLGSKIPSK





FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:22 PM

October 15, 1970

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. MOHR

MR. C. D. BRENNAN

MR. CALLAHAM

MR. BISHOP

While talking to Honorable H. R. Haldeman, Assistant to the President, I mentioned that we have never heard anything from that expansion of our foreign service -- the matter that had been turned over to him. Mr. Haldeman said he knew and that is one he is still working on and has to get nailed down.

I told him I would imagine he will have difficulty on that and Mr. Haldeman said he already has. I said knowing the State Department, they have always had a suspicion, which is not true, that in these places where we have our men stationed that we are looking over their shoulder, which we do not do. I said I have instructed our people never to get involved in office politics and never to have too close contact socially with the Embassy personnel. I said I think they have some suspicion that we are kind of a watchdog on their carryings on in the Embassy, which is unfounded, and I think the expansion probably gives them a little more fear along that line. Mr. Haldeman said he will see what he can do, and I said that if I can be of any further help, to let me know.

Very truly yours,

John Edgar Hoover

Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BYSPICSK/BER

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:25 AM

October 14, 19'

MEMORANDUM FOR MR. TOLSON MR. MOHR

MR. CALLAHAN

Mr. BennanCD.
Mr. Callahan.
Mr. Casper
Mr. Conrad
Mr. Felt
Mr. Gale
Mr. Rosen
Mr. Tavel
Mr. Walters
Mr. Soyars
Tele. Room
Miss Holmes
Miss Gandy

Mr. Richard K. Cook, Special Assistant to the President, called. Mr. Cook said he understood I had a chat with Congressman John J. Rooney, as Egil Krogh had mentioned it to him. I told him it was worse than a chat, as he was mad as a porcupine. Mr. Cook said he did not understand that when he mentioned nobody from the White House had spoken to him as he had a long conversation about a week ago with him and after that he got the signal to Krogh as to what his suggestion was to fund the new program out of existing funds until the first supplemental and, as a matter of fact, he had with him the conference report on State, Justice, and the Judiciary and it was his suggestion to fund it out of the new fingerprint program.

I said I saw him following that and told him I understood he was agreeable and he said he had not agreed to that and had no conversation with anyone by phone or in person from the White House concerning such use of funds. Mr. Cook said he did not understand. I said he was very much upset and I thought the great mistake made originally was when he and George Mahon were not included in that briefing. Mr. Cook said evidently that is it and he thought I had put my finger on it. I said Rooney said he felt the whole thing was a political move on the part of the White House and they ignored the fact that there are Democrats who are Chairmen of the Committees and I told him it was no political move as there were a series of bombings and I talked with him at some length and he said he did not know anything about it and I then told him I had had the Attorney General send to the Director of the Office of Management and Budget a letter, a week ago Tuesday, asking for authority to go on a supplemental and to incur a deficiency in the meantime as you can't do that unless you get authority from Budget and we got back yesterday the letter from the Budget approving it and Rooney said if I could get such a letter from the Budget, his answer would be "no, as of today; yes, as of tomorrow." So, when the letter came in yesterday, we got in touch with him again and he said all right, now we could go ahead and he will back us up, so we are going ahead.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE GABE BYSPIGSEPSK

Mr. Cook said he did not understand and the only thing that disturbs him is that he claims he did not talk to anybody from the White House and this put me in an unfortunate position when we went to him. I said he asked me to convey to the White House that message and I think his feelings were hurt when the conference met on the conference report and we made every effort to include an additional supplemental of some fourteen million plus so it could go through and I had told the President we could start two weeks ago and we had the first class report and had to cancel the others as we had hoped to have the 1,000 men by March, but we had to cancel the classes in view of the fact that the conferees would not put it in the bill. I said Congressman Frank Bow of Ohio did everything he could and so did Senator John McClellan and they even suggested I be called up and a hearing held then and there to satisfy Mahon and Rooney but Rooney would not agree to it and said it must be a regular hearing and he would not be a party to any such arrangement. Mr. Cook said what he told him and he told him three or four days ago, that nobody from the FBI talked to him. I said I did not consider it my place. Mr. Cook said he got to Krogh and asked him to have me call and then he comes back to me that nobody from the White House talked to him so he is apparently miffed.

I said he is having a tough fight in Brooklyn and this has upset him. Mr. Cook said he is probably tired, too. I said he is a hot headed Irishman and while fair, brutal at the hearings on cross examination. I said I have to go up every year and have always gotten along with him but you have to know your homework before you appear and the rest of the Department does not get along with him and he cuts their appropriation every year. I said he has not cut mine so far and he indicated yesterday as he laughed that it is all right and he will back me up so I gave the green light to start recruiting and we will have 50 new Agents each Monday thereafter until we have the full quota.

Mr. Cook said one of the problems on the conference, and it is very ticklish because you are dealing with people who have vanity, and going into the conference that day neither the House nor the Senate had authority for an increase in conference of fourteen million so he visited with Paul Wilson, top man on the staff of the appropriation committee, and he said there is a

way parliamentarily -- what has to take place, the House or Senate has to reach a disagreement and report back to the House floor at which time an amendment would be in order and this is very rarely used and would he, Cook, please talk to Frank Bow, which he did and had to play dumb and asked if he were able and he said there was no way and so he asked Bow if he minded talking with the staff and maybe they could come up with a way as he did not want Bow to know he knew how. Mr. Cook said that where it came unhinged is that he had previously set up with Mahon to do it and they of course wanted to take care of their side with Mahon and Rooney and he found out about it somewhere or Mahon's staff got to Mahon but not to Rooney. I said when we heard it had not been included in the main appropriation which the conferees had and which was the easiest way, we got in touch and then he was barking all over the place. Mr. Cook said that afternoon up there he talked to Bow and he told him they were in trouble as Rooney was exploding that nobody talked to him, nobody downtown, and he asked him who did he mean, the President, and he said no, the Director, so he, Cook, got back to Krogh, but he put it back on the White House when he talked to me.

I said he was very emphatic and said I could convey that message to the White House and I figured it was the temper of an Irishman and he has been there a long while and can be arbitrary. Mr. Cook said it is his way of showing who is boss. I said the other day when we told him about this letter to Budget he paused two or three minutes and said "as of today, no; as of tomorrow, yes." I said we called him after we got the letter back and he laughed and said to go ahead. I said I think he has quieted down, but I do think when you have a meeting at the White House and a briefing on such an important item, you ought to include the Chairmen of the main committees and subcommittees and if that had been done, it may have been different. Mr. Cook said he thought I had put my finger on it and that is really the source of it because he would have been there with the cameras and been in the spotlight. Mr. Cook said that as I knew, that came along quickly. I said I did not get the word until the night before but the fact that he was left out and Mahon was left out hurt. I said I heard no rumbles on the Senate side and furthermore, Rooney has high seniority on the House committee and not only Chairman of the Subcommittee but may be next in line to Mahon. I said I think, therefore, he wants everybody to respect that authority of his and recognize it. I said I think he has quieted down as yesterday he laughed. I said I asked him if he wanted me to show him the letter and he said no.

Mr. Cook said he specifically said for him to pass the word his plan would be for us to take it temporarily out of the ample new funds for fingerprinting. I said the trouble is that he did not stop to consider that we stopped checking all prints except criminal six months ago because of the back-up in the Identification Division. I said we have been getting prints from license bureaus, brokerage firms, and private concerns that hire people who don't want bad actors, like school bus drivers as they don't want a homosexual as a bus driver, and we were trying to do our best and found we could not so we had to cut off that service and we got flooded with any number of letters from Governors down to Attorney Generals of States protesting and demanding the resumption and we told them it was up to the Senate Appropriations Committee to insert it and the Senate did and we talked to Rooney and told him so he would not block it when it got back to conference. I said if we started to use that for new Agents and not the fingerprint service, you would have had a howl and both had to be done.

Mr. Cook said the reason he suggested to him that we take it temporarily out of fingerprints was perhaps maybe again he connected that problem. I said he may have and I think in the background they are all ruffled because Vice President Agnew tied them with radicalism and lack of interest in law enforcement and that is the issue in the polls I have seen. I said I saw this morning a Congressman from Ohio who wanted a picture taken and is running for re-election and that poll taken showed 68% were interested in law and order and only 20% in Vietnam. I said I think this is reflected in Senator Kennedy coming out against violence on the campus and Monroney, McCarthy, and Humphrey have suddenly realized they have to get on the band wagon, and I think it ruffled their feelings and Rooney also commenting that it was solely a political move. I said I told him it was not and as he knew the Bureau is nonpolitical and I was backing it 100% and he said he was not at the White House to be briefed and it was not his concern.

October 14, 1970

Memorandum for Messrs. Tolson, Mohr, and Callahan

Mr. Cook said this was good to know. I said I think you have to realize their tender feelings. Mr. Cook said he had a similar situation on the meeting on hijackings but they had time to get Wilbur Mills and Burns and the Speaker. I said it is wise to do it if you have men like Mahon, who is reasonable and tough and Rooney is reasonable if his feelings are kept down from flaring up, but he is a hot headed Irishman and was prosecuting attorney for years in Brooklyn and he had a tough fight in the primary this year and won by a very narrow margin. Mr. Cook said he will have no trouble in November. Mr. Cook said Rooney and he had an audience with the Pope, and Rooney makes a visit almost every year. I said his district was largely Irish-Catholic but I think he will come through the election all right. Mr. Cook said he told him he was looking forward to a rest in the South Sea Islands.

Mr. Cook said that if I agreed, he would go up this afternoon and try to see if he can see Rooney off the floor, not make an appointment, but tell him that he appreciates everything that was done and maybe he will recall it if he has forgotten that they had that long chat. I told him I thought that would be well and he could tell him I told him what he told me that he had no conversation with anyone at the White House. Mr. Cook said he might genuinely not recall it as he caught him off the floor.

Mr. Cook said anytime I need anything on the House side, to just call and he would be glad to assist. I thanked him.

Very truly yours,

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

Mr. Gale .. Mr. Rosen _ Mr. Tavel Mr. Walters. Мг. Бэрага 🕽 Tele. Room. Miss Holmes Miss Gandy.

Mr. Tolson.

Mr. Sullivan. Mr. 7 'r..... Mr. J. . . .

Mr. Calletan

Mr. Casuer. Mr. Conrad Mr. Filt.

ober 19, 1970

MEMORANDUM TO MR. TOLSON

MR. SULLIVAN

MR. MOHR

MR. BISHOP

MR. C. D. BRENNAN

MR. CALLAHAN

MR. CASPER

MR. CONRAD

MR. FELT

MR. GALE

MR. ROSEN

MR. TAVEL

MR. WALTERS

MISS HOLMES

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BY SPIGH/PSK

> RE: DELAYS IN BRINGING MATTERS TO DIRECTOR'S ATTENTION

I have noted recently a number of instances in which there has been a delay in matters reaching my desk.

I want you to know that I will not tolerate these situations further and these endless and continuous delays must be corrected.

I want you to be personally aware of this undesirable practice and to call this matter to the attention of all supervisory personnel.

Very truly yours,

John Edga'r Hoover Director



10-

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:01 PM

October 27, 1970

Mr. Felt_ Mr. Gelo Mr. Roson

Tele. Room _ Miss Holmes

Miss Gandy.

MEMORANDUM FOR MR. TOLSON MR. MOHR

I called Deputy Attorney General Richard Kleindien's and told him I wanted to let him know that arrangement he wanted has been set up for Monday, Wednesday, and Friday, from 11:30 AM to 12:00 Noon, so if they wanted to start this Friday, it would be all right. (Arrangements for the Deputy Attorney General and five or six Assistant Attorney Generals to use the gymnasium.)

Mr. Kleindienst said he should have mentioned that he was going to Arizona on Friday and would be gone a week, but he was going to start calling the Assistant Attorney Generals and he thought perhaps they could start Friday although he won't be here. I told him that was however he wanted, but it would be a special class as no one else will be in the gym at that time and appropriate locker space will be made available for all of them. Mr. Kleindienst said that was great and thanked me.

Very truly yours,

John Edgar Hoover Director

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE GLIBL BYSP-1 GSK/PSL

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:00 AM

October 27, 1970

MEMORANDUM FOR MR. TOLSON MR. MOHR

Mass Holmes Miss Gandy

Deputy Attorney General Richard Kleindienst called. He said I would recall that several months ago he had the good intention of having a physical education program down in the gym and then he suspended it. I told him I recalled this. Mr. Kleindienst said he should get back at it again and at a Staff Luncheon Friday, some of the other Assistant Attorney Generals likewise indicated they had an interest in this and he wondered if it would be possible to arrange a time three days a week so that five or six of them could go down for about 30 minutes on some kind of organized physical education program. I told him I thought it could be set up. Mr. Kleindienst indicated that if he could get a definite time it would be helpful, and most of the men indicated that 11:30 in the morning would be satisfactory, and he would arrange to have four, five or six of them down there every time. I said we would set it up for 11:30 AM for three days. Mr. Kleindienst suggested Monday, Wednesday, and Friday for starters. I told him I would check and get it set up and let him know. Mr. Kleindienst expressed his appreciation.

Mr. Mohr was advised of the above and will check Charley Jahr and advise.

Very truly yours,

John Edgar Hoover Director

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BYSP. GSK/ASK

WI

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASBINGTON, D.C. 20535

SERVET

November 16,

ing Roavet

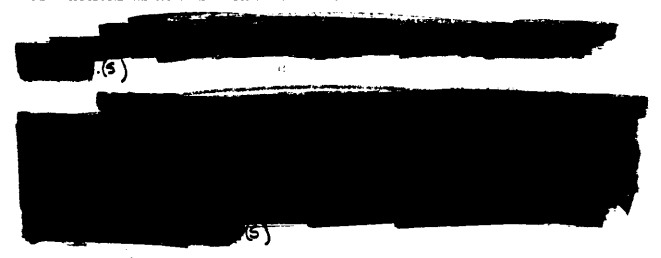
MEMORANDUM FOR MR. TOLSON MR. SULLIVAN

MR. C. D. BRENNAN

Mr. Biship Mr. Prepnin CD

Mr. Calluban. Mr. Casper...

On November 10, 1970, Dr. Henry A. Kissinger, accompanied by General Haig, called at my office. Dr. Kissinger wanted to express his personal appreciation for the very valuable material which the Bureau had been supplying to him for the last two years. He stated that without it, it would have been very doubtful that he could have effectively performed his functions as he has been able to do.



I informed Dr. Kissinger that the President in my presence had handed to Mr. Haldeman my letter of September 21st and had instructed Mr. Haldeman to take it up direct with the Secretary of State and not down the line. The President was most insistent at that time that the expansion be effected promptly.

I told Dr. Kissinger that I had heard nothing further about this matter until three weeks ago when in conference with the Attorney General I mentioned to him the fact that so far as I knew, no action had been taken upon the President's instructions I advised Dr. Kissinger that the Attorney General indicated that there had been some complications and that he, the Attorney General, was going to confer with Mr. Haldeman shortly about this situation. I advised Dr. Kissinger

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.



Class. & Ext. By SP-1 CSV/DSV
Reason-FCIM II, 1-2.4.2 3
Date of Review 1/1/40



Memorandum for Messrs. Tolson, Sullivan, C. D. Brennan

November 16, 1970

that I had heard nothing further from the Attorney General nor Mr. Haldeman and that the situation is the same as it was on September 21st when I submitted my recommendations to the President.

I gave to Dr. Kissinger a copy of my letter which I personally presented to the President under date of September 21, 1970, together with a copy of my letter of September 23rd to Mr. Haldeman, in order to complete Dr. Kissinger's file.

Dr. Kissinger indicated that he would take this matter up very promptly with the President as it was the desire of the President that such implementation be promptly effected and that the delay since September should not have taken place.

(5)

Very truly yours,

Idhn Edgar Hoover Director

SESSET

6



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:42 AM

November 17

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

Mr. Walters

Tele. Roem

Miss Holries

Miss Gandy

I returned an earlier call from

Post) and thought it was terrific. I commented that Ramsey Clark's book came out yesterday and in that he had an attack on me, and said, "Naturally." I said he made an attack also on Senator John McClellan and John N. Mitchell, the present Attorney General.

I said that normally I don't give any interviews and certainly not to the Washington Post, but this fellow (Ken W.) Clawson, who asked to see me yesterday, according to my men in the Bureau, seemed to be a decent fellow so I gave him the interview and I must say that he very accurately reported what I said.

writing, although it has not been published yet, but he was going to try to get the New York Magazine to let him review that book and he wondered if somebody in the Bureau could come down to help him. He said he doubted they will let him do it, but he would like to cut him up.

sard I think he has Presidential ambitions, and the worst thing for the country.

said it would be

I commented that was as I told Attorney General Mitchell.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BY SP. 1 CSK/PSK

66

Memorandum for Messrs. Tolson, Sullivan, Bishop

November 17, 1970

1 18 was not, just mumbo jumbo said it is difficult to attack prison reform and that sort of thing.

said that if he did review the book, he would like to mention my first order as Director was to stop all wire tapping and that I had never been a devotee of wire tapping. I told him that was correct. I said when Robert Jackson was Attorney General we had the Prohibition Bureau in the Department and they were allowed to wire tap and I, of course, never allowed it and they had a hearing before a House Committee where it was brought out, and Jackson and the head of the Prohibition Bureau appeared, that there was a conflict as one agency had it and another did not allow it and Jackson said if I wanted to do it, it was all right, but it was up to me and I did not do it. I said we did not do it until the second World War and then when we caught agents of hostile countries in this country tapping telephone wires, we had to resort to it. I said as I told this fellow yesterday, today we have wire taps in the ba whole country dealing with espionage and sabotage, which is amazing as people think we have thousands.

1 66 I told if we can help him, we would be glad to and I would assign one of my men here to help him in any way we can. I said he and he could come out there. I told the said he wanted to compliment me and tell me he agreed with everything I said.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

November 1

no l

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. C. D. BRENNAI

MR. BISHOP

Market Vac

Tolson_____ Sullivan_L

Mr. Felt.

Miss Holmes

Miss Gandy

The Attorney General called and advised a matter has come up that he thought I ought to be apprised of since it is going to appear in Jack Anderson's column. The Attorney General stated that Governor Marvin Mandel of Maryland apparently has found that the "red line phone" in his office, which is an Office of Emergency Planning phone that is apparently operated by the Signal Corps, has a 'bug' in it, and he advised Anderson, which is what those characters would do. He, Mandel, also checked with Governor Russell W. Peterson of Delaware, who advises his phone is in the same condition; so what he, the Attorney General, has done in order to keep it as far away from us as possible is to turn it over to the military establishment that operates these phones and let their intelligence people go in and handle it. I commented that was good, and the Attorney General said it would bring it into the Department otherwise. I said Anderson would make dirty twisted facts then. The Attorney General said the further we stay away, he thought the better and it was best to put it into the military establishment that is supposed to operate the phones. I said that is where it properly belongs.

The Attorney General said he thought he would just let me know and I expressed my appreciation.

Very truly yours,

John Edgar Hoover

Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 42/82 BYSD. IGSUPSK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:32 PM

November 25, 1970 Mr. Rosen

Mr. Felt

Miss Holmes

Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

MR. C. D. BRENNAN

MR. ROSEN

Honorable H. R. Haldeman, Assistant to the President, called. He stated the President wanted him to ask, and he would imagine I would have it pretty much at hand so there would be no specific investigation, for a run down on the homosexuals known and suspected in the Washington press corps. I said I thought we have some of that material. Mr. Haldeman mentioned

and some of the others rumored generally to be and also whether we had any other stuff; that he, the President, has an interest in what, if anything else, we know.

I told Mr. Haldeman I would get after that right away and we ought to be able to send it over certainly not later than Friday.

Very truly yours,

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 6/2/82 BYSD. I COXY/RSK

John Edgar Hoover Director

All home sopies - well then well things

OFFICE OF THE DIRECTO

10

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

2:42 PM

December 3, 1

MEMORANDUM FOR MR. TOLSON MR. SULLIVAN MR. BISHOP

Mr. EnginenCD
Mr. Collaban
Mr. Caser
Mr. Conrad
Mr. Felt
Mr. Gale
Mr. Gale
Mr. Tavel
Mr. Tavel
Mr. Walters
Mr. Soyars
Tele. Room
Miss Holmes
Miss Gandy

I called the Attorney General and told him I wanted to tell him about an incident that occurred at the White House this morning as the President may speak to him about it. I said it was unfortunate this morning during the presentation of the Young American Medals, which Deputy Attorney General Kleindienst handled excellently and the President handled quite properly, too, but the last girl to receive one of the medals when the President stepped over to shake hands with them said, "I don't think you are sincere in giving these medals as you have not stopped the war in Viet Nam." I said I was the only person who heard it as the microphone was about two feet away so it did not go through the microphone and the President kept his "cool" but be kind of straightened up as if he did not like it. I said that ended the presentations and the President left. I said a representative of one of the news media, CBS I thought, sent over for the girl to tell them what she said and she told them, so no doubt that will be played up.

I told the Attorney General that after the President returned to his office and I had returned to my office, he called and said he assumed I heard what was said I told him I had. He thought it was outrageous and I did too. I told the Attorney General that the President said he thought the selection of these candidates ought to be more carefully screened as to their background, and I said I would see it is done in the future.

I told the Attorney General that I checked on the files which show I recommended against the girl being given an award to Mr. Landau, who was on the committee at that time, as she was a sort of "hippie" type and led several demonstrations and I felt she was too much inclined to the "hippie" viewpoint and she came from Madison, Wisconsin, which ought to have made us stop, look and listen, but I was outvoted by the Solicitor General and Landau so she was on the list and received a medal. The Attorney General commented that was too bad. I told him I thought it would be well when these come up next year that the members of the committee, and I thought Mr. Husen is on now, ought to be told to be most careful in their evaluation. I said I

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 62/82 BYSPICSUPSEL

Memorandum for Messrs. Tolson, Sullivan, Bishop

(;)

December 3, 1970

objected strongly but was outvoted 2 to 1, but she should not have received the award in view of her background that I considered, and I have instructed in our Bureau that we go more deeply into what the philosophies of the candidates are without it becoming known it is being done. The Attorney General said he thought that was appropriate. I said I had instructed this be done so we can be certain not to have another incident like today's. The Attorney General said it must have been embarrassing. I told him it was, but the President kept his "cool" and after he left the room, I shook hands with all of them and this girl did not say anything to me but gave me a dead fish look and at first I thought she might be mentally retarded, but when I recalled her remarks to the President, I guessed she felt the same about me, but I think we ought to be careful in recommending these people as the President has to take time out to do these presentations and I saw his busy calendar that he had to leave to present the awards and then had to return to keep other appointments and it seems when he takes time out to do it, which is a great honor, there ought not be an incident like this occur. The Attorney General agreed and said he thought my suggestion was a good one. I told him I wanted to let him know about it and he expressed his appreciation and said he was sure he would hear about it.

Very truly yours,

John Edgar Hoover Director

710



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

1:05 PM

December 3, 1976. Rosen

Mr. Callalia Mr. Caspon Mr. Conrad

Mr. Felt Mr. Gale

Mr. Tavel___ Mr. Walters Mr. Soyurs Tele, Room__

Miss Holmes

Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. BISHOP

Deputy Attorney General Richard Kleindienst called and wanted to ask me a favor if I felt like doing it. He said one of the best friends he has made in the press corps in Washington is the Magazine. Mr. Kleindienst said that as a matter of fact,

by

Mr. Kleindienst said that Time Magazine is writing a story about me, and I said a very vicious one. Mr. Kleindienst said he did not think it is and they don't want it to be. Mr. Kleindienst said that Mr. because of his relationship with him, was interviewing him about me and that will not be vicious. Mr. Kleindienst said he liked him, he is a good friend of his, and he has confidence in him and wondered if I would want to consider talking to him.

I told him that if he wanted me to, I would; that there was a request asking for an interview with me as Time Magazine was doing an article to come out next week or so and I turned the request down. Mr. Kleindienst commented that was understandable. I said as a rule I don't talk to anybody from Time or Newsweek, but I am perfectly willing to see him. Mr. Kleindienst said he thought it would be helpful if I did as they are going to write a story anyway and he is a fine person and it will help him.

I asked him when, and Mr. Kleindienst said anytime convenient to me. I said I could see him tomorrow morning at 9:30 AM. Mr. Kleindienst said he would like to bring him up and introduce him to me in person and after checking his schedule, he said he would be up at 9:30 in the morning with

b 6

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BY SO-1 GSC/PSK

300/4



FEDERAL BUREAU OF INVESTIGATION

WASBINGTON, D.C. 20535

December 3, 1970

Tole. Room

Mas Hames

Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. MOHR MR. BISHOP

This morning at the ceremonies at the White House when the President presented the Young American Medals Awards to persons who had been recommended to him by the committee in the Department of Justice of which I am chairman, a very unfortunate incident occurred. After he had presented all of the medals except the last one to Debra Jean-Sweet, she responded to him stating that she could not believe that he was sincere in presenting these medals since he had not stopped the war in Viet Nam. The President did not lose his "cool", but obviously he was a little bit taken back by what she said to him. It was not over the microphone for the news reel and television, but a representative of CBS called this girl over to him and asked her what she had said to the President, and

Following the presentations, the President immediately left for his office in the Executive Office part of the White House. I then shook hands with each of the recipients and when I shook hands with the Sweet girl, she gave me a very stony look and said nothing. I thought that she probably might have been somewhat mentally retarded, but after what she said to the President, I can understand the manner in which she accepted my handshake.

she repeated the statement which she had made to the President.

Upon my return to the office this morning from the White House, the President called me and stated he thought that a more intensive check should be made of the persons who are to receive these Awards each year so that another incident such as occurred this morning will not happen.

67C

I must emphasize that when names are sent to us in the future of persons to be considered for the Awards by the President, we must make a

12.3.70 HPL 10

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BY 50/ CSE/PSE Memorandum for Messrs. Tolson, Mohr, Bishop

noteld wel so

December 2, 1970

very intensive investigation of them, but, of course, do so discreetly so it cannot be charged that we are trying to inquire as to the philosophy of any one of them, but certainly we do not want a repitition of the incident which occurred at the Blue Room at the White House this morning.

Very truly yours,

John Edgar Hoover

Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:00 PM

December 2

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAHAN

MR. BISHOP

Mr. CTAW

Tele, Room

Judge Edward A. Tamm called. He advised that under this new Court Reorganization Bill and in the so-called Superior Court that is being created, there is a position for a Court Executive. It pays \$36,000 a year and Rowland Kirk, Administrative Officer of the Court for the Federal Courts, is required to submit three names and he, Mr. Tamm, did not know whether there was anybody in or out of the Bureau that I might feel could go into a job like this and knock some sense into the heads of freaks like Alexander, Halleck and some of these over there. Mr. Tamm said that a real "gutsy" fellow who had no obligation to any of these Judges could do a whale of a job and \$36,000 is a pretty good post and he might be in a position ultimately to become a Judge.

Judge Tamm said he knew it is difficult for me to recommend anyone as the ones good enough to recommend, I need myself, but he thought he would check and see if I knew of anybody. I suggested he let me give it some thought for the next 24 hours; that off hand, I could not think of anybody; that we have had some men retire, who want to spend more time with their families, etc., and I might find among those someone interested in the job. Judge Tamm said that if the fellow had the administrative training and backgroun typical of what the Bureau gives them, he does not need to be a lawyer, but due to the flow of work and the organization of the Bureau and the Bureau having such a wonderful system, he could handle it whereas they get bogged down handling 1,200 cases a year. The Judge said there is no travel involved in the sense that a man likes to be with his family.

Judge Tamm asked that I give it some thought and if there is anybody that I would care to recommend, he knew Rowland Kirk would be tickled to death. I told him I would give it some thought in the next couple of days and be in touch with him by the end of the week. Judge Tamm expressed his appreciation.

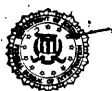
Very truly yours,

is 570 ken kem

John Edgar House TEREIN IS UNCLASSIFIED

DATE GABU BY SP. 16 SKIPSK

OFFICE OF THE PIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

FASBANGTON, D.C. 20535

10:54 AM



November 2

MEMORANDUM FOR MR. TOLSON

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/22/822 BYSE GROSSE MR. SULLIVAN

MR. MOHR MR. BISHOP

MR. C. D. BRENNAN

MR. CALLAHAN

Secretary of State William P. Rogers called. He stated he was calling, after a discussion with the President, about the Bureau's liaison offices abroad, and, of course, he thought it was a good idea and they (the State Department) are enthusiastic about it, but he had just one question which he thought could be handled on the phone due to his busy schedule. He said the only one he had any reservation about is Helsinki, Finland, the reason being, if word gets out, it could appear that it is in connection with the SALT talks or that we are trying to be provocative. He continued that if I thought it will be productive, he thought they were perfectly prepared to take the slight risk that is involved in open discussion about it, but if I thought it is not apt to be productive, he would prefer not to.

I told him I am perfectly willing to postpone it and not have it included in line with the recommendations we have made until after the SALT thing is over and if at that time it is felt desirable to have it there, it can be taken up again. Mr. Rogers suggested then why not go ahead on that basis as to the schedule I have proposed and not make a negative decision on Helsinki but hold it in abeyance as he thought if we could do this and it not get mixed up in SALT talks, it would be a good idea. I said it is a good listening post for information we might obtain, but on the other hand, if it would irritate the SALT talks, I am willing to postpone it.

Mr. Rogers said that was good and we would do that then; that he has spoken to Paul Macomber (William B. Macomber, Jr., Under Secretary for Administration), who is an old-timer and a Republican and sort of an Administrative Assistant, but he is the only one he has spoken to and the only one who knows about it, but he is willing to go ahead and put him in touch with anybody I would like. I told him I would arrange for an Assistant Director to get in touch with him and give the names of the people we want to put in these places so the Ambassadors in turn can be notified.

ALL INFORMATION CONTACTED
HEREIN IS INCLASSIFYED EXCEPT
WHERE SHOWN FERRILIES

SECRET

Class. F. F. By 50-1, ACO DA Reason C.W. II, 1-2, 1.22 Date of Review (//10/5) SECRET

November 20, 1970

Memorandum for Messrs. Tolson, Sullivan, Mohr, Bishop, C. D. Brennan, and Callahan

Mr. Rogers commented he thought this was a good development, and I said I thought it would help in getting additional information.

Mr. Rogers asked if Richard Helms, Director, Central Intelligence Agency (CIA), knew about it, and I told him he did not and I did not believe the President was desirous for him to know. I said that in September the President made the suggestion to me as he wanted better intelligence.

Mr. Rogers said he, the President, mentioned it to him and it was his idea and nobody else's. I said when the President handed it to H. R. Haldeman he told him to take it up with him, Rogers, and only him, so I assume he did not notify the CIA and certainly we have not. Mr. Rogers said he would not do anything about it and will let the White House do it as he did not think State should or that we should. I said I thought it was up to the President.

Very truly yours,

n Edgar Hoover Director OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

December 29, 1970

MEMORANDUM TO MR. TOLSON

MR. SULLIVAN

MR. MOHR

MR. BISHOP

MR. CALLAHAN

MR. CASPER

MR. CONRAD

MR. FELT

MR. GALE

MR. ROSEN

MR. BRENNAN

MR. TAVEL

MR. WALTERS

MR. BEAVER

MR. SOYARS

Mr. Tolson Mr. Sullivan. Mr. Mohr. Mr. Bishop ... Mr. Brennan CD. Mr. Callahan... Mr. Casper. Mr. Conrad Mr. Felt ... Mr. Gale Mr. Rosen. Mr. Tavel Mr. Walters. Mr. Soyars .. Tele. Room_ Miss Holmes Miss Gandy.

MINBORVER

RE: 1971 ANNUAL LEAVE SCHEDULE - EXECUTIVES CONFERENCE

The 1971 leave year will extend from January 10, 1971, through January 8, 1972. Please submit your written requests for any annual leave of one day or more during the whole of the 1971 leave year by January 15, 1971, to the Administrative Division. All such annual leave you expect to take in 1971 must be listed and every effort should be made to avoid requests for leave not included in the schedule.

A schedule will be prepared and submitted to me for approval. It should be understood that any departure from the annual leave schedule after I have approved it will require a separate memorandum from the individual concerned, for the approval of Mr. Tolson and me.

Your annual leave request should also make reference to any prospective absences on official duty to fulfill outside commitments, which have already been scheduled.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/80 BYSP-1 GSK/ASK

Memorandum to Members of Executives Conference Re: 1971 Annual Leave Schedule - Executives Conference

Please bear in mind the rule against the simultaneous absence of any Assistant Director and the Assistant to the Director to whom he reports.

Very truly yours,

ohn Edgar Hoover

Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

6:10 PM

January 7, 197

MEMORANDUM FOR MR. TOLSON \

MR. SULLIVAN

MR. BISHOP

MR. BRENNAN

Mr. Walters
Mr. Walters
Mr. Walters
Mr. Walters
Mr. Walters
Mr. Walters
Miss Holmes
Miss Gandy

I returned an earlier call from Mr. Kent Crane in the office of the Vice President. Mr. Crane said he did not want me to think he had fallen down on the job, as my liaison man had been asking what the meeting was about tomorrow and he, Crane, was slow in coming back, but he thinks the Vice President just wants to have the benefit of my thinking on the situation in the country and all the problems we are confronting. I told Mr. Crane I did not know liaison had made inquiry; that I had an inquiry this morning as to whether I needed any material for tomorrow and I said I did not because I gathered from what the Vice President said on the phone that there were two or three things he just wanted to generally discuss. Mr. Crane said he just wanted to see me privately and have a chat and he, Crane, is delighted.

Vice

Mr. Crane said he thought the President is particularly interested in the problems he and I have had with the press. I agreed and said I still have them. I said I thought the Vice President has done a magnificent job; that I was down at the Key Biscayne in Florida and the many people I talked to were very high in their commendation of the Vice President and what he has said. I said, of course, anyone knows, if he stopped to think, that the Vice President would not be saying this if the President did not want it said as the President can't say some of the things the Vice President can. I said I think the Vice President today is one of the most popular figures in the country largely because he spoke out and named names and there were no generalities, as he has named individuals such as CBS in New York, commentators and some newspapers, like the New York Times and the Washington Post, which I never read. Mr. Crane said he remembered that I had told him that. I said it is just a waste of money and I generally wait until I get downtown in the morning and buy a New York Daily News to find out what happened overnight, as the other papers are distorted and slant the news as well as the editorials. so I do not buy any and do not pay any attention to them. I said I think brickbats from some people are like bouquets. Mr. Crane commented that "you two" are birds of a feather, and I said I was glad to be in that company. I told Mr. Crane I would be there tomorrow morning at ten o'clock.

ALL INFORMATION CONTAINED yours,
HEREIN IS UNCLASSIFIED

DATE GAEN BYSO, CONTAINED

John Edgar Hoover
Director



UNITED STATES DEPARTMENT

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:35 PM

January 11

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAHAN

MR. BISHOP

Mr. Felt. Mr. Gale. M1971en Mr. Walters Mr. Soyars Tele. Room. Miss Holmes Miss Gandy

Judge Edward A. Tamm called. He told me that I was going to get a call from Chief Justice of the Supreme Court Warren Burger sometime in the next few days and he, Tamm, thought if I had a little advance information about it. I would be a little better able to evaluate it. Judge Tamm said that as I knew, the Chief Justice has been instrumental in having this school created at the University of Denver for training of court executives and he has gotten legislation for the appointment of court executives for each Circuit and he intends to get it for all multi-district courts, et cetera and he thinks there will be about 600 positions in the State and Federal Court systems which will open up in this area for trained people. Judge Tamm said the Chief Justice is going to call me to ask whether I would consider now and from time to time recommending to him or to Rowland Kirks of the Administrative Office FBI men who are retiring or are on the verge of retiring or are otherwise available who would go to this school in Denver for six months with all expenses paid and then become court executives. Judge Tamm said he is thinking ultimately, he knows, in terms of 600 trained administrators in this area. Judge Tamm continued that the Chief Justice thinks men with FBI training would be admirably situated and his, Tamm's, interest is that he thinks men in these key positions could influence these judges who are so completely inexperienced and unlearned in the practicalities of law enforcement that aside from their executive duties, they could be a tremendous force for keeping some of these stupid appellate opinions from coming out. I commented I thought that was true plus the fact there is the opportunity for the man to ultimately become a judge.

Judge Tamm agreed and said that in the eleven Circuits, the job is going to start at \$36,000 a year for court executives and when you get into some of the big state systems, for example, New York State where they pay'. their judges more than Federal Judges receive, the financial opportunity is great, and as I said, there is the opportunity to become judges, but to him the important thing is to bring a sense of realism into some of these deliberations, which would be a worthwhile opportunity. I said it would be wonderful

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE GLIBU BYSPICKER

Memorandum for Messrs. Tolson, Mohr, Callahan, Bishop January 11, 1971

if it could be done. I said I think the administration of the courts is the greatest weakness as it exists today but by having somebody who will watch, no doubt a great deal of good could be done.

Judge Tamm commented that cases like Bobby Baker and Cassius Clay should have moved through in three or four months to the Supreme Court and disposed of, and a good executive could spot and get them and have them moving through and there is unlimited opportunity for good. I said I have more letters about the Clay case: from people around the country wanting to know why it has taken so long to get action. I said I thought the Supreme Court today ruled on it in its Monday opinions. Judge Tamm said it should have been done two years ago. I agreed and said here people have boys going to Vietnam and young boys being killed every day and here this fellow is able to buck the court with a delay and you can't explain that to laymen. Judge Tamm said that the man gets better press notices than the President, if you read the sports pages. I said that also he is going to fight in New York where both are guaranteed not less than one million dollars.

I told Judge Tamm I would keep this in mind. Judge Tamm said the Chief Justice talked about this Saturday and he, Tamm, knew the Chief Justice; was sitting today, but he had said he was going to call and talk it over with me so he, Tamm, thought if I had the background I could give it a little thought. I told him I was glad he called.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

2:10 PM

January 22, 1971

MEMORANDUM FOR MR. TOLSON MR. BISHOP

Mr/AKAVenV

Mr. Conrad ...

Mr. Tavel ... Mr. Walters Mr. Soyara Tele. Room.

Miss Holmes Miss Gandy

The Attorney General called and said I had probably seen the wire story about these two Departmental lawyers on the campus and he, the Attorney General, wanted to let me know the Department has put out a statement to the effect this is not the Department's policy and they are taking statements from these characters; that they, of course, claim these statements were not made, but they will be able to verify the true facts and take appropriate disciplinary action.

I said I saw it when I got back from lunch and was at first concerned that such statements were being made by persons on the team and then I recognized that it might be some people down the line without the approval of their seniors.

The Attorney General said that Assistant Attorney Generals Will Wilson and Jerris Leonard were horrified and got into action to ascertain the truth and will take appropriate disciplinary action, but he, the Attorney General, wanted to let me know where they stood. I thanked him for calling.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 42/82 BYSP. CSK/PSK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

January 25, 1971

MEMORANDUM FOR MR. TOLSON MR. BISHOP Mr. Carnel
Mr. Carnel
Mr. Carnel
Mr. Garal
Mr. Garal
Mr. Carnel
Mr

For some time in the past, I had noted on incoming communications that copies of the same, either in full or in substance, should be sent to the Attorney General and the Deputy Attorney General where such communications were commendatory of this Bureau's work and its personnel.

These were coming in with such frequency that I directed that Mr. Bishop handle the same and send copies or the substance of the communications to the Attorney General and the Deputy Attorney General. I thought that this was being done, but Miss Gandy advises me that she does not receive for clearance more than one or two such memoranda to the Attorney General a day. I know that the number of communications commending the Bureau has materially increased and certainly more than one or two a day should be sent to the Attorney General and the Deputy Attorney General.

Henceforth, please see that my instructions in this matter are properly handled.

Very truly yours,

John Edgar Hoover

Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BYDD GK/AK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:31 a.m.

February 4

. 1971

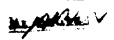
MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN

MR. MOHR

MR. BISHOP

MR. CONRAD



I called Mrs. Sue Morrison, secretary to Attorney General John N. Mitchell, and advised her that, in talking to the Deputy (Richard G. Kleindienst) this morning, he asked me to contact her and to have her set a time for our Laboratory people to check the Attorney General's office for any microphones or devices.

Mrs. Morrison said she would like for us to come around the 24th, that he (the Attorney General) will be away then. She further stated they are having some telephone renovations done around the 18th and it should be done after that. I said all right, suppose we set it for the 25th. She said all right, he will be gone. I said I will have our Chief of the Laboratory contact her personally on the 25th and arrange to do that.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BYSP. 165K/BK



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:24 a.m.

February 4.

MEMORANDUM FOR MR. TOLSON

MR. SULLIVAN MR. MOHR

MR. BISHOP

MR. CONRAD

Mr. Tavel Miss Hulpies.___ Miss Gandy ..

I called Dr. Henry Kissinger at the White House and told him I didn't want to send this by letter; that we had checked for wiretaps and microphones in his office and his home and we had found nothing. He thanked me.

I told Dr. Kissinger if there is anything he wants us to do, anything he needs, just to let me know. He said he appreciated that very much and wanted to tell me again how much he appreciates everything I personally and my office have done for them. He said he would not want to imagine the government without me. I said I appreciated that very much coming from him.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 6/2/82 BYSP. I GSK/PSK