Rock Hudson 62-5-26880

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There has been no investigation conducted concerning Rock Hudson and no main file was located for him in the Files and Communications Division; however, the following information was received during the course of unrelated investigations.

Rock Hudson has not been the subject of an FBI investigation. During 1965, however, a confidential informant reported that several years ago while he was in New York he had an "affair" with movie star Rock Hudson. The informant stated that from personal knowledge he knew that Rock Hudson was a homosexual. The belief was expressed that by "personal knowledge" the informant meant he had personally indulged in homosexual acts with Hudson or had witnessed or received the information from individuals who had done so. (62-110654-4)

It is to be noted in May, 1961, a confidential source in New York also stated that Hudson definitely was a homosexual. (105-128834-73)

This information was disseminated to the White House at their specific request on 10/28/66. No other information has been received or disseminated since that date.

Joe Louis 100-385510, 97-4472, 89-2104 Ъб Ъ7С

Joe Louis, well-known professional boxer, was the subject of a Bureau investigation (100-385510) based on his possible violation of Title 22, U. S. Code, Sections 611-621 (Registration Act). This investigation was instituted in 1960 based on information indicating he and a partner were promoting tourist trade to Cuba and that Louis was endeavoring to secure support of the Negro press for the Castro Government. Our investigation was discontinued in April, 1960, when Louis and his partner properly registered. Information in this investigation was disseminated to the Department, State Department, and CIA.

-6-

Louis was investigated in connection with a possible violation of the Foreign Agents Registration Act during the period December, 1960, to April, 1961. No substance was found to the allegation that Louis was representing a pro-Castro movement in Eastern Arkansas and dissemination was made to Department, State Department, CIA, Navy, Air Force, and Army. (97-4472)

In March, 1972, Louis allegedly slapped a customs security officer and was investigated to determine if he was in violation of Assaulting a Federal Officer statute. The U. S. Attorneys in Honolulu and Los Angeles declined prosecution in this case. Information in this case was disseminated to Secret Service and U. S. Attorney. Information regarding Louis was also disseminated to the White House based on a White House request in October, 1971. (89-2104)

> Groucho Marx 100-407258

Marx was the subject of an FBI investigation during the period 9/21-11/17/53, after an allegation was received from a rank and file member of the Communist Party that Marx contributed heavily to the party. Investigation was based upon the Bureau's continuing investigation of the Communist Party pursuant to provisions of the Smith Act of 1940 and the Internal Security Act of 1950. No investigation is being conducted at this time and there has been no dissemination of any information regarding Marx.

> Zero Mostel 100-2090341

Mostel was the subject of an FBI investigation during the period 2/15/44, to 10/22/59, after an allegation was received following receipt of information from the War Department alleging that Mostel was a member of the Communist Party and associated with communist front activities. Investigation was based upon the provisions of the Smith Act of 1940 and subsequently the Internal Security Act of 1950.

In 1950, Louis Budenz, former Managing Editor of the "Daily Worker" (a communist newspaper) described Zero Mostel to the FBI as "a concealed communist." A memorandum dated 7/14/66, was disseminated to the White House and Secret Service based on a name check request.

Tony Randall 62-11181-2998 62-111636-5

No FBI investigation has been conducted regarding Randall and no main file is maintained on him; however, on 12/28/67, a letterhead memorandum dated 12/18/67, regarding the "Assembly of Men and Women in the Arts Concerned with Vietnam" was disseminated to Secret Service. Tony Randall was mentioned therein as a sponsor of a march on Washington for peace in Vietnam which occurred on 11/27/65.

Ъб Ъ7С Dr. Benjamin Spock 161-3186 100-445115 25-459807 25-564288

Benjamin Spock was initially investigated based on a request from the White House by letter dated 12/16/64. He was being considered for a Presidential appointment; however, a specific position was not indicated. However, after completion of the investigation, he was selected as a member of the National Council of the War on Poverty. Investigation was generally favorable and the results furnished to the White House. In addition, results of this investigation were furnished to the Internal Revenue Service 4/26/71, based upon a name check request.

Dr. Spock was also the subject of a security type investigation (100-445115) based upon his anti-war activities. Spock made speeches calling for an increase in militant disobedience and encouraged young men to refuse to serve in the armed forces of the United States. His activities resulted in his arrest 12/5/67, by local authorities on a charge of disorderly conduct. The statutory basis for investigation was Title 18, U. S. Code, Section 2583 (Rebellion or Insurrection). Title 18, U. S. Code, Section 2584 (Seditious Conspiracy). Our investigation of Spock covered the period November, 1967, to May, 1973. No security type investigation is being conducted regarding Spock at this time. Information was disseminated in connection with Spock's activities to the Secret Service on numerous occasions.

Dr. Spock was also investigated in connection with possible violations of the Selective Service Act 1948 (25-564288 and 25-549807). Dr. Spock's anti-draft activities resulted in his conviction in 1968 for violation of the Selective Service He was later acquitted on appeal in July, 1969. Laws. Information contained in Bureau files in connection with Dr. Spock's anti-draft activities was disseminated only to the Department; however, there has been wide dissemination regarding Spock's codefendants and therefore disseminated material would also refer to Dr. Spock. In response to a name check request, a letter and summary memorandum were forwarded to John D. Ehrlichman, Counsel to the President, in October, 1969. There has been no investigation regarding Dr. Spock in connection with his Selective Service Act of 1948 violations since 1969, although as previously indicated, the security investigation was not closed until May, 1973.

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McDermott to Jenkins memorandum Re: Request From

tained a Legal Attache office in Santo Domingo from 1965 until 1969 and that according to his research the FBI had no Agents assigned to the Dominican Republic in 1963. (Bureau files show that we established a Legal Attache office at Santo Domingo, Dominican Republic, in 1965 at the direction of former President Johnson. Three employees were dispatched on 5/21/65 and the last Agent departed on 4/19/69 when the Legat office closed. We did not have any Legats in the Dominican Republic in 1963.)

Bureau files reveal that Justice Douglas was on the Board of Directors of the Parvin Foundation, founded by Albert B. Parvin, who allegedly was associated with a number of notorious West Coast and Las Vegas hoodlums including "Bugsey" Siegel.

Bureau files also reveal that by memorandum dated 6/25/70 Will Wilson furnished a proposed summary of information to be forwarded to the Special Subcommittee of the Committee on the Judiciary which was considering the matter involving Justice Douglas. The Department asked if there was any information in the summary which should not be disclosed to the Subcommittee.

It was also suggested that specific references to the FBI in the memorandum be deleted. The memorandum furnished (C) to the Bureau by the Department did not contain any information It would appear, therefore, that the Depart- b1 ment

was advised by my office that we had no information to b6 b7C b7C

RECOMMENDATION

(C)

For information.

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Assoc. Dir. ____ Dep. AD Adm. ___ Dep. AD Inv. ____ Asst. Dir.: Admin. ____ Comp. Syst. ___ Ext. Affairs ____ Files & Com. ____ Gen. Inv. _____ ldent. Inspection ____ Intell. Laboratory _____ Plan. & Eval. ___ Spec. Inv. Training _____ Legal Coun. ____ Telephone Rm. ____ Director Sec'y ____

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/15/81 BY SP-165K/m/

The Washington Merry-Go-Round

FBI Data Said Slipped to Rep. Ford

By Jack Anderson and Les Whitten

When Gerald R. Ford tried to impeach Supreme Court Justice William O. Douglas five years ago, Mr. Ford used secret data that had been slipped to him from the files of the FBI and probably the CIA.

Mr. Ford was then the House minority leader, a loyal party man who sometimes played a rough game of politics.

In 1969; President Nixon wanted to clean the liberals out of the Supreme Court so he could appoint conservatives in their places. With this in mind, his friend Mr. Ford began a campaign to get impeachment. hearings going against Douglas.

For ammunition, Mr. Ford went to John N. Mitchell, who was then the Attorney General. Mitchell agreed to put someone in contact with Mr. Ford.

Not long afterward, in December, 1969, Assistant Attorney General Will Wilson showed up at Mr. Ford's office with derogatory data about Douglas. It was based on secret intelligence reports developed by U.S. agents in the United States and the Dominican Reput tic from 1958 to 1964. One suggestion, wholly false, was that Douglas had ties with the Mafia. But the reports focused on a visit by Douglas to the inauguration of Dominican President Juan Bosch on Feb. 27, 1963.

Douglas was accompanied, the agents reported, by the head of a foundation paying Douglas \$1,000 a month and by a lawyer "who had represented racketeers."

To hide the source, the information was typed on plain paper with no letterhead. Mr. Ford later borrowed entire sections from the smear sheets and used them almost verbatim in a virulent anti-Douglas speech, which he delivered on the House floor on April 15, 1970.

He fobbed off the speech as the fruit of his own investigation, with no mention of his behind-the-scenes dealings with Mitchell and Wilson.

A high Justice Department official with direct knowledge of the case told us that most of the damaging data against Douglas came out of FBI files. Intelligence sources added that the details from the Dominican Republic were provided by the CIA.

We reached Wilson, who slip-

ENCLOSURE

The Washington Post ______ Washington Star-News _____ Daily News (New York) _____ The New York Times _____ The Wall Street Journal _____ The National Observer _____ The Los Angeles Times _____

FEB 3 1975 Date

ped the typed sheets to the President-to-be, in Austin, Tex. He told us that the Douglas material had been prepared from "general intelligence files," which he used to keep in the Criminal Division of the Justice Department.

When we pressed him, he acknowledged that the material "probably" came from the FBI, with portions "possibly" contributed by the CIA.

Footnote: Last month, Time magazine reported that Douglas had been a "target of CIA sur-veillance" in the 1960s "after he visited the Dominican Republic." Spokesmen for both the FBI and CIA refused any comment. The President has said he didn't know where Wilson got the material.

SEX SNOOPS-For years, we have been reporting on the snooping practices of the FBI, CIA, Secret Service and other government agencies.

As evidence that government. gumshoes were abusing their investigative powers, our sources provided us with secret FBI files. CIA reports and Secret Service records on prominent Americans. Among them were members of Congress, black leaders, newspapermen,

movie stars and football heroes. . We have noticed that the government agents spend a great deal of time observing and reporting on the sexual adventures of a wide variety of noncriminal Americans.

A few examples:

• The Watergate wiretap tran-scripts, still sealed by the courts, are full of sex talk. What the White House' wanted to know about the Democrats, apparently, was their sex secrets.

• An FBI report on a football star states he "has been observed intoxicated on several loccasions and also reportedly had an affair with an airline stewardess who became pregnant as a result of this association."

• In the file of a religious leader, the FBI has included the allegation that "he had illicit relations with an underage girl."

• A well known writer, ac-cording to the FBI, "was evicted by the landlord for having homosexual parties."

• A famous movie star has this report in his FBI file: "The informant states that from personal knowledge he knew that [the actor] was a homosexual." 1975, United Feature Syndicate, Inc.

OPTIONAL EORM NO. 10 MAY 1962 EDITION GSA GEN. REG. NO. 27 5010-106 Assoc. Dir. UNITED STATES ERNMENT Dep. AD Adm. Dep. AD inv. __ Memorandum Asst. Dir.: Admin. Comp. Syst. Ext. Affairs DATE: 4/18/75 Mr. Jenkins то Files & Com. Gen. Inv. Ident. inspection FROM D. W. Moone Intell. Ledal Plan REQUEST FROM JACK ANDERSON'S OFFICE SUBJECT: Spec REGARDING DIRECTOR'S TRAVEL Training Telephone Rm. Director Sec'v At 4:30 p.m., 4/17/75, of Jack Anderson's office called to advise that Anderson was writing an article on the travel of various agency heads and desired to know if they could be furnished the travel vouchers of the Director for calendar year 1974. If the travel vouchers were not available, they desired any information concerning the Director's travels which would indicate (1) destination of travel, (2) purpose, (3) identity of b_{6} other officials on trip, and (4) cost. b7C was informed that these records were official documents and are not available to the public. He stated that he would make an official request under the Freedom of Information Act. He was furnished the appropriate address. ALL INFORMATION CONTAINED RECOMMENDATION HEREIN IS UNCLASSIFIED DATE 08-08-2008 BY 60324 UC BAW/RS/STW EHCL For information. 1 - Mr. Callahan 1 - Mr. Jenkins 1 - Mr. Adams 1 - Mr. Moore 1 - Mr. Walsh b6 1 b7C MAY 13 1975 HAB:asg (7)ALL INFORMATION CONT HEREIN IS UNCLA FUCANE WELLE SHOWNCO OMILLA WISE >

THE AGENCIES GENERALLY

\$ 552

§ 552. Public information; ages rules, opinions, orders, records, and proceedings

(a) Each agency shall make available to the public information as follows:

(1) Each agency shall separately state and currently publish in the Federal Register for the guidance of the public—

(A) descriptions of its central and field organization and the established places at which, the employees (and in the case of a uniformed service, the members) from whom, and the methods whereby, the public may obtain information, make submittals or requests, or obtain decisions;

(B) statements of the general course and method by which its functions are channeled and determined, including the nature and requirements of all formal and informal procedures available;

(C) rules of procedure, descriptions of forms available or the places at which forms may be obtained, and instructions as to the scope and contents of all papers, reports, or examinations;

(D) substantive rules of general applicability adopted as authorized by law, and statements of general policy or interpretations of general applicability formulated and adopted by the agency; and

(E) each amendment, revision, or repeal of the foregoing.

Except to the extent that a person has actual and timely notice of the terms thereof, a person may not in any manner be required to resort to, or be adversely affected by, a matter required to be published in the Féderal Register and not so published. For the purpose of this paragraph, matter reasonably available to the class of persons affected thereby is deemed published in the Federal Register when incorporated by reference therein with the approval of the Director of the Federal Register.

(2) Each agency, in accordance with published rules, shall make available for public inspection and copying-

(A) final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases;

(B) those statements of policy and interpretations which have been adopted by the agency and are not published in the Federal Register; and

(C) administrative staff manuals and instructions to staff that affect a member of the public;

unless the materials are promptly published and copies offered for sale. To the extent required to prevent a clearly unwarranted invasion of personal privacy, an agency may delete identifying details when it makes available or publishes an opinion, statement of policy,

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 08-08-2008 BY 60324 UC BAW/RS/STW 1

interpretation, onestaff manual or instruction. However, in each case th stification for the deletion shall be explained fully in writing. Each agency shall also maintain and make available for public inspection and copying current indexes providing identifying information for the public as to any matter issued, adopted, or promulgated after July 4, 1967, and required by this paragraph to be made available or published. Each agency shall promptly publish, quarterly or more frequently, and distribute (by sale or otherwise) copies of each index or supplements thereto unless it determines by order published in the Federal Register that the publication would be unnecessary and impracticable, in which case the agency shall nonetheless provide copies of such index on request at a cost not to exceed the direct cost of duplication. A final order, opinion, statement of policy, interpretation, or staff manual or instruction that affects a member of the public may be relied on, used, or cited as precedent by an agency against a party other than an agency only if-

(i) it has been indexed and either made available or published as provided by this paragraph; or

(ii) the party has actual and timely notice of the terms thereof.

(3) Except with respect to the records made available under paragraphs (1) and (2) of this subsection, each agency, upon any request for records which (A) reasonably describes such records and (B) is made in accordance with published rules stating the time, place, fees (if any), and procedures to be followed, shall make the records promptly available to any person.

(4) (A) In order to carry out the provisions of this section, each agency shall promulgate regulations, pursuant to notice and receipt of public comment, specifying a uniform schedule of fees applicable to all constituent units of such agency. Such fees shall be limited to reasonable standard charges for document search and duplication and provide for recovery of only the direct costs of such search and duplication. Documents shall be furnished without charge or at a reduced charge where the agency determines that waiver or reduction of the fee is in the public interest because furnishing the information can be considered as primarily benefiting the general public.

(B) On complaint, the district court of the United States in the district in which the complainant resides, or has his principal place of business, or in which the agency records are situated, or in the District of Columbia, has jurisdiction to enjoin the agency from withholding agency records and to order the production of any agency records improperly withheld from the complainant. In such a case the court shall determine the matter de novo, and may examine the contents of such

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agency records in camera to determine whether such records or any part thereof shall be whether such of the exemptions set forth in subsection (b) of this section, and the burden is on the agency to sustain its action.

(C) Notwithstanding any other provision of law, the defendant shall serve an answer or otherwise plead to any complaint made under this subsection within thirty days after service upon the defendant of the pleading in which such complaint is made, unless the court otherwise directs for good cause shown.

(D) Except as to cases the court considers of greater importance, proceedings before the district court, as authorized by this subsection, and appeals therefrom, take precedence on the docket over all cases and shall be assigned for hearing and trial or for argument at the earliest practicable date and expedited in every way.

(E) The court may assess against the United States reasonable attorney fees and other litigation costs reasonably incurred in any case under this section in which the complainant has substantially prevailed.

(F) Whenever the court orders the production of any agency records improperly withheld from the complainant and assesses against the United States reasonable attorney fees and other litigation costs, and the court additionally issues a written finding that the circumstances surrounding the withholding raise questions whether agency personnel acted arbitrarily or capriciously with respect to the withholding, the Civil Service Commission shall promptly initiate a proceeding to determine whether disciplinary action is warranted against the officer or employee who was primarily responsible for the withholding. The Commission, after investigation and consideration of the evidence submitted, shall submit its findings and recommendations to the administrative authority of the agency concerned and shall send copies of the findings and recommendations to the officer or employee or his representative. The administrative authority shall take the corrective action that the Commission recommends.

(G) In the event of noncompliance with the order of the court, the district court may punish for contempt the responsible employee, and in the case of a uniformed service, the responsible member.

(5) Each agency having more than one member shall maintain and make available for public inspection a record of the final votes of each member in every agency proceeding.

(6) (A) Each agency, upon any request for records made under paragraph (1), (2), or (3) of this subsection, shall-

(i) determine within ten days (excepting Saturdays, Sundays, and legal public holidays) after the receipt of any such request whether to comply with such request and sall immediately notify the personmaking such request of such determination and the reasons therefor, and of the right of such person to appeal to the head of the agency any adverse determination; and

(ii) make a determination with respect to any appeal within twenty days (excepting Saturdays, Sundays, and legal public holidays) after the receipt of such appeal. If on appeal the denial of the request for records is in whole or in part upheld, the agency shall notify the person making such request of the provisions for judicial review of that determination under paragraph (4) of this subsection.

(B) In unusual circumstances as specified in this subparagraph, the time limits prescribed in either clause (i) or clause. (ii) of subparagraph (A) may be extended by written notice to the person making such request setting forth the reasons for such extension and the date on which a determination is expected to be dispatched. No such notice shall specify a date that would result in an extension for more than ten working days. As used in this subparagraph, "unusual circumstances" means, but only to the extent reasonably necessary to the proper processing of the particular request—

(i) the need to search for and collect the requested records from field facilities or other establishments that are separate from the office processing the request;

(ii) the need to search for, collect, and appropriately examine a voluminous amount of separate and distinct records which are demanded in a single request; or

(iii) the need for consultation, which shall be conducted with all practicable speed, with another agency having a substantial interest in the determination of the request or among two or more components of the agency having substantial subjectmatter interest therein.

(C) Any person making a request to any agency for records under paragraph (1), (2), or (3) of this subsection shall be deemed to have exhausted his administrative remedies with respect to such request if the agency fails to comply with the applicable time limit provisions of this paragraph. If the Government can show exceptional circumstances exist and that the agency is exercising due diligence in responding to the request, the court may retain jurisdiction and allow the agency additional time to complete its review of the records. Upon any determination by an agency to comply with a request for records, the records shall be made promptly available to such person making such request. Any notification of denial of any request for records under this subsection shall set forth the names and titles or positions of each ferson responsible for the denial of such request.

(b) This section does not appry to matters that are-

(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified pursuant to such Executive order;

(2) related solely to the internal personnel rules and practices of an agency;

(3) specifically exempted from disclosure by statute;

(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;

(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;

(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;

(7) investigatory records compiled for law enforcement purposes, but only to the extent that the production of such records would (A) interfere with enforcement proceedings, (B) deprive a person of a right to a fair trial or an impartial adjudication, (C) constitute an unwarranted invasion of personal privacy, (D) disclose the identity of a confidential source and, in the case of a record compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, confidential information furnished only by the confidential source, (E) disclose investigative techniques and procedures, or (F) endanger the life or physical safety of law enforcement personnel;

(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or

(9) geological and geophysical information and data, including maps, concerning wells.

Any reasonably segregable portion of a record shall be provided to any person requesting such record after deletion of the portions which are exempt under this subsection.

(c) This section does not authorize withholding of information or limit the availability of records to the public, except as specifically stated in this section. This section is not authority to withhold information from Congress.

(d) On or before March 1 of each calendar year, each agency shall submit a report covering the preceding calendar year to the Speaker of the House of Representatives and sesident of the Senate for referral to the appropriate inittees of the Congress. The report shall include-

(1) the number of determinations made by such agency not to comply with requests-for records made to such agency under subsection (a) and the reasons for each such determination;

(2) the number of appeals made by persons under subsection (a) (6), the result of such appeals, and the reason for the action upon each appeal that results in a denial of information;

(3) the names and titles or positions of each person responsible for the denial of records requested under this section, and the number of instances of participation for each;

(4) the results of each proceeding conducted pursuant to subsection (a) (4) (F), including a report of the disciplinary action taken against the officer or employee who was primarily responsible for improperly withholding records or an explanation of why disciplinary action was not taken;

(5) a copy of every rule made by such agency regarding this section;

(6) a copy of the fee schedule and the total amount of fees collected by the agency for making records available under this section; and

(7) such other information as indicates efforts to administer fully this section.

The Attorney General shall submit an annual report on or before March 1 of each calendar year which shall include for the prior calendar year a listing of the number of cases arising under this section, the exemption involved in each case, the disposition of such case, and the cost, fees, and penalties assessed under subsections (a) (4) (E), (F), and (G). Such report shall also include a description of the efforts undertaken by the Department of Justice to encourage agency compliance with this section.

(e) For purposes of this section, the term "agency" as defined in section 551(1) of this title includes any executive department, military department, Government corporation, Government controlled corporation, or other establishment in the executive branch of the Government (including the Executive Office of the President), or any independent regulatory agency.

The amendments made by this Act shall take effect on the ninetieth day beginning after the date of enactment of this Act.

Pub. L. 93-502, 88 Stat. 1561 Nov. 21, 1974.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 08-08-2008 BY 60324 UC BAW/RS/STW

May 8, 1975

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MEMORANDUM FOR MR. JEMKINS MR. MOONEY MR. MOORE

RE: JACI ANDERSON

Recently I had lunch and visited with Jack Anderson, United Feature Syndicate columnist. He had indicated previously to me that he thought the news people had gone too far in their criticism of the intelligence community and that perhaps he could in the future write some articles which would be helpful in projecting a better image. He said, however, that he did not intend to be groveling and searching for material, but that if any became available, he would write them up. We talked of the possibility of write-ups in a couple of areas and I am now considering them as possible vehicles.

He then mentioned he has a who has not found himself as yet and in our conversation it was developed that perhaps he might he interested in law enforcement. V(R) in (α)

Fursuant to this. I would like to arrange for a trip to Guantico for Mr. Anderson and ______ and during the visit, let the youth and Mr. Andersontour our facilities and end with a luncheon in the private dining room. I am going to try to be there for the luncheon and possibly for a part of the tour of the Firearms Range, which, hopefully, can start about 11:00 AM or after lunch, whichever is the better time for the staff.

It is requested that arrangements be made for a visit within the next couple of weeks and it should be correlated with Mr. Anderson as to which is the appropriate time. I should be informed as to the date and arrangements should be made with Mrs. Metcalf for the least troublesome time.

Dep. AD Adm. _ Very truly yours. Dep. AD Inv. SENT FROM D. O. sst. Dir.: 🔗 TIME 4:30 PM Admin DATE 5-8-7 Comp. Syst. Ext. Affairs Files & Com. Clarence M. Kelley ВY Ğen, Inv. ... Director ident. Inspection -1 - Telephons Room MAY 13 1975 .Intell. . SI 2/ Laboratory _CMAK: EDMA (7) ALL INFORMATION CONTAINED Plan. & Eval. Spèc. Inv. HEREIN IS UTCLASSIFIED Training EXCEPT: TO COSHCINN enàl Cour OTH: MANAIA ROOM GPO 954-546 TELETYPE UNIT

٠h. Assoc. Dir. ANDERSON Dep. AD Adm. K 1401 Sixteenth Street, N. W. Washington, D. C. 20036 Dep. AD Inv. _ Asst. Dir.: 40 ' Admin. Comp. Syst. Ext. Affairs _ Legal Counsel Files & Com. __ Federal Bureau of Investigation Gen. Inv. _ Washington, D.C. 20035 ldent. Inspection _ Intell. Dear Sird: Labdratory Ytega Valon Plan & Eval. The office of Jack Anderson would Spec. Inv. like to formally request that the Training Bureau provide us with the 1974 Telephone Rm. (calendar year) travel vouchers of Director Sec'y Director Kelley. Such information would include any official trips the Director took outside metropolitan Washington, D.C. in calendar 1974, where he went, what staff members accompanied him, the purpose of the trip, and a thorough a cost breakdown as possible. Thank you for your copperation is matter. I shall look forward in this matter. to the favor of a reply. 005321 incerelv Ъб ALL INFORMATION CONTAINED b7C HEREIN IS UNCLASSIFIED DATE 08-08-2008 BY 60324 UC BAW/RS/ST 1975 104 A. LIEU2 O

Dear

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b7C ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 08-08-2008 BY 60324 UC BAW/RS/STW

- Mr. Mintz

Mr. Moore - Enc.

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May 7, 1975

Your request for my 1974 travel vouchers was received on April 21st.

The revelation of the data you desire could have adverse effects upon the maintenance of my security needs, and would constitute a clearly unwarranted invasion on my personal privacy. Therefore, your request is being denied under provisions of the Freedom of Information Act, Title 5, United States Code, Section 552 (b) (6).

You may appeal my decision in this matter within thirty days by writing to the Attorney General, Attention: Freedom of Information Appeals Unit, Washington, D. C. 20530. The envelope and the letter should be marked "Freedom of Information Appeal." Additionally, judicial review is thereafter available either in the district in which you reside or have your principal place of business or in the District of Columbia, the location of the records to which you seek access.

Sincerely yours, Varince M. Weller MAILED 7 ALL INFORMATION CONTAINED MAY 7 1975 Clarence M. Kelley HEFEIN IS UNCLASSIFIED Assoc. Dir. Director ENCEPT WHERE SEOWN ~FBI Dep. AD Adm. **OLHERWISE** Dep. AD Inv. Asst. Dir.: The Deputy Attorney General - Enclosure Admin. Attention: Susan M. Hauser ASS: Comp. Syst. . Ext. Affairs ____ Files & Com. •ms Gen. Inv. Ident. _ Inspection Intell. Laboratory . Legal Coun. Plan. & Eval. Spec. Inv. Training _ Telephone Rm. _ MAIL ROOM TELETYPE UNIT Director Sec'y ____ 110

May 7, 1975 Mr. Jack Anderson 1401 Sixteenth Street, N. N. Washington, D. C. 20036 Dear Mr. Anderson: Foreyour informationar Ipamit conversities, I m. enclosing herewith a copy of a letter dated May 7, 1975, to your associate, 'b6 in response to a b7C request he has made under the Freedom of Information Act. Sincerely yours, Clarence Kelley ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 08-08-2008 BY 60324 UC BAW/RS/STW Clarence M. Kelley Director · · · Enclosure EX-11 MAILED 7 MAY 7 1975 Associate director ?-FB1 D Adm. ___ 4-5 211.75 112 D. Inv. JCF: law (4) ... Vacility ALL INFORMATION CONTAINED EXCEE: CUHELE SHOWN MAY 9 1978THERWISE OMAY MAIL ROOM TELETYPE UNIT

May 19, 1975

Mr. Jack Anderson 1401 16th Street, N. W. Washington, D. C. 20036

Dear Mr. Anderson:

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 08-08-2008 BY 60324 UC BAW/RS/STW

We have been attempting to set up a date for a visit to be made by you and ______ at Quantico, and it appears the best time would be the week of May 26th. You will receive further communication about establishing an exact date.

Unfortunately, due to a problem with my arm, I must have an operation and this will necessitate my hospitalization for a few days and since the operation will be performed May 26th, I will be incapacitated that entire week. I would like to have been present during your visit, but this now is, of course, not possible. I suggest, however, that the arrangements for the visit and tour go ahead and then later during early June, it would be my pleasure to have you and have lunch with me in the new office in the J. Edgar Hoover FEI Building. We will keep in touch with you to set an appropriate date.

Again, you will be informed of possible dates during the week of May 26 and I do hope you and your son enjoy the visit to Guantico.

SENT FROM D. O. TIME <u>9:10 AM</u> DATE 5-19-75

1 - Mr. Moore

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1 - Telephone Room

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Sinceroly, 94-50053-221 5/ Clarence Kelley

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TIONAL FORM NO. 10 SA GEN. 160. NO. 27 UNITED STATE GOVERNMENT ALL INFORMATION CONTAINED Dan, AD in Memorandum HEREIN IS UNCLASSIFIED Asst. Dir.: Admin. DATE 08-08-2008 BY 60324 UC BAW/RS/STW Comp. Syst. Ext. Affairs MR. JENKINS 5 - 29 - 75DATE: Files & Com. Gan. Inv. Ident. Inspection FROM D. W. MOORE, JR. Intell. B. APPROX Laboratory Legal Coun. Ъĥ Plan. & Eval. SUBJECT: JACK ANDERSON AND Spec. Inv. b7C VISIT TO QUANTICO, 5-28-75-Training Telephone Rm. Л 1100 Director Sec'y

I accompanied Jack Anderson and his ______ on a visit to our facilities at Quantico on the afternoon of 5-28-75. Anderson indicated that he was very much impressed with our facilities at Quantico and with our staffing expertise, stating he had no idea as to the amount of training the FBI afforded local law enforcement or, in particular, the professional manner in which it is presented. They were afforded a short firearms demonstration. Assistant Director Mooney accompanied the tour and was extremely helpful in answering rather general questions asked by Anderson.

Anderson again asked me whether or not we would be in a position to assist him in writing an article concerning the FBI's efforts in the Watergate investigation. I indicated to him that in view of appeals, privacy, and freedom of information it would be most difficult for us to become involved in assisting him in such an article at this time. He indicated he did not want to push us into assisting him in writing about Watergate but felt that the FBI had done such a tremendous job and that it was not Woodward and Bernstein who solved Watergate but the FBI. He felt that it would certainly help the FBI's image if he would prepare such an article. He recognized, however, that there were obvious problems which preclude our assistance in doing so. I suggested that he on his own could do an article on Watergate with the information already available to him; however, he indicated he would rather have some material not previously published concerning Watergate and again indicated he understood our position.

I indicated to him that we were researching the 1^{57C} case in which he indicated a great interest in writing a laudatory article concerning the Bureau's solution of this case. 94-50053

Anderson mentioned that he had an excellent working relationship and rapport with former Assistant to the Director Cantha DeLoach and would hope that his relationship with the Bureau could be <u>restored</u> to

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Memorandum to Mr. Jenkins Re: JACK ANDERSON

what it used to be during DeLoach's tenure. I gathered from his various comments that he is willing to write favorable articles concerning the Bureau if we, in fact, confide in him. It appears that Anderson is trying to restore an inroad into the Bureau by indicating his willingness to be of assistance but at the same time be in a position to gather information when others are unable to do so. I quite frankly do not feel that his conviction in this regard is truly for the best interests of the Bureau but rather for the best interests of Jack Anderson. We certainly have nothing to lose in assisting him in matters such as the ______ case; however, we should not become involved with Anderson to the point where he feels he has an exclusive "in" with the Bureau.

There is an obvious lack of communication between the two. Anderson indicated that he hoped that the tour of our facilities at Quantico would help the directional thinking of Both he and expressed their sincere appreciation for the opportunity to visit Quantico.

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RECOMMENDATION:

For information.

ntince to work with Mr anderson menere Diearwinsider" norsas a "friendlig beek notion "insider" norsas a "friendlig newsman, Ispobe of wanting to que us aid. We welcome this beek only on aur Terms - straight and impartial.





June 24, 1975

MEMORANDUM FOR MR. MOORE

Jack Anderson, the syndicated columnist, called me in Kansas City, Missouri, on June 10, <u>1975</u>. Mr. Anderson thanked me for the tour given him and ______ at AN (ANSON bo Quantico. He advised they were treated well and the tour was most interesting. Var - DC

Mr. Anderson also re-evidenced interest in the possibility of getting some favorable publicity for us. He said he will work with Mr. Murphy of the External Affairs Division in this regard.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 08-08-2008 BY 60324 UC BAW/RS/STW

Very truly yours,

Clarence M. Kelley Director

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SENT FROM D. O.

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5 JUN 30 1975

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GPO : 1975 O - 569-920

July 9, 1975

Mr. Jack N. Anderson 1401 16th Street, N. W. Washington, D. C. 20036

Dear Mr. Anderson:

Thank you for taking the time to appear before our Media Relations Seminar at Quantico yesterday. The forthright manner in which you discussed issues of interest to the participants is certainly appreciated. We feel this type of seminar is most beneficial to FBI personnel who will be in contact with media representatives and your appearance contributed a great deal to the program.

My associates and I hope it was a meaningful experience for you.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 08-08-2008 BY 60324 UC BAW/RS/STW C. M. Kelley

Sincerely yours,

Clarence M. Kelley Director REC-10, CI L ST 106 16 JUL 11 1975b7c MAILED 3 Assoc. Dir. JCW:mls (4) Dep. AD Adm. ___ 091975 Dep. AD Inv. ____ Asst. Dir.: Admin. A-FBI Comp. Syst. . Ext. Affairs . Files & Com. Gen. Inv. Ident. Inspection ALL INFORMATION CONTAINED Intell. Laboratory HEREIN IS UMOLASSIFIED Plan. & Eval. ___ EXCEPT SIL 35 SHOWN Spec. Inv. THESETTI Training . Legal Coun. Telephone R.A. GPO 954-546 TELETYPE UNIT MAIL ROOM Director Sec

OPZIONAL FORM NO. 10 MAY 1963 EDITIÓN -GSA GEN. REG. NO. 27 UNITED STATES **DVERNMENT** Dep. AD Ad Dep. AD In *1emorandum* Asst. Dir.: Admin. Comp. Syst Ext. Affaire то MR. JENKINS DATE: 8/12/75 Gan. Inv Ideni Inspection FROM Intell. D.W. MOORE, JR. Harden Laboratory Legal Coun Plan. & Eval. JACK ANDERSON'S ARTICLES SUBJECT: Spec. Inv Trainina AUGUST 4 and 5, 1975 ALL INFORMATION CONTAINED Telephone Rm. FBI TRANSCRIPTS Director Sec'y . HEREIN IS UNCLASSIFIED Ċ DATE 08-08-2008 BY 60324 UC BAW/RS/STW This memorandum is prepared for the purpose of enclosing a letter to Jack Anderson concerning captioned matter as requested by the Director. Mr. Moore to Mr. Jenkins memo 8/1/75 related the of Jack Anderson's background of contact between staff and Inspector Homer Boynton of the External Affairs Division. discussed the publication of the article with Boynton at which time was furnished with the details of the tapes 3 and transcripts, which details have been reiterated in attached 0 b6 The only additional item contained in attached letter letter. b7C 5 concerns the articles' contention that the search was illegal. 0 Pursuant to instructions of the Director as related to 3 Inspector Boynton during the course of a recent trip to Montreal, Canada, attempts have been made to determine if the items returned 5 were stamped "evidence" by the Bureau. SA 0 tol of the Washington Field Office, who turned over the tapes and transcripts to the United States Attorney, is not certain but UNNECORDED COPY FILED IN believes that the box containing the tapes and transcripts may have had an FBI "evidence" tape attached to the outside. saw anything other than the transcripts and the original containers are still in the possession of CONTAINED KEC-IU 5 94-500 LEICLASSIFIED The External Affairs Division feels that we should not go on record by forwarding a letter to Jack Anderson in this There is a possibility that the material was labeled matter. INFUTATION "evidence" by the Bureau. In addition, the Bureau does not have the tapes or transcripts and there may be other areas of criticism It is extremely b6 that can be conjured up by and/or Anderson. 5 difficult to counter criticism and relate facts when the items b7C REIN at issue are no longer in the possession of the Bureau. It is the general feeling of the External Affairs Division that the ALL E: Director may desire to contact Anderson by telephone in order to relate his, thought's in regard to this matter. SEP 1976 TAIL STORMATION CONTAINED 1 - Mr. Cleveland
1 - Mr. Gallagher
1 - Mr. Mintz 1 - Mr. Malmfeldt 1 - Research Section HEREIN IS UNCLASSIVATED Firm Press Services Office EXCEPT WEARI SHOWN 1 - Mr. Moore 011 (CONTENUED) NEEE ADDENDUM, LEGAL COUNSEL **DIVISION, PAGE 3**)

Moore to Jenkins Memo (continued) Re: JACK ANDERSON'S ARTICLES

RECOMMENDATION:

That the attached letter not be sent to columnist Jack Anderson and that the Director, as indicated above, may desire to telephone Anderson in regard to this matter.

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over.

Enc.

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Memorandum Moore to Mr. Jenkins Re: JACK ANDERSON'S ARTICLES AUGUST 4 and 5, 1975 FBI TRANSCRIPTS

ADDENDUM, LEGAL COUNSEL DIVISION, JH:mtm, 8/13/75:

After further consideration of this matter, it should be pointed out that we are currently involved in civil litigation in the case captioned. v. CLARENCE M. KELLEY, et al. (U.S.D.C., DC) Civil Action No. 75-0021, growing out of the prior criminal case against It was in the criminal case that a search warrant was served and material, including the tapes in question, were seized. The Trial Court originally held that the search warrant was illegal not because of any improper or inaccurate allegations but rather because some of the probable cause was too remote. This ruling was appealed by the Government and the U. S. District Court of Appeals ruled that the search warrant was valid and accordingly, the seizures legal. The case was remanded to the Trial Court where subsequently it was dismissed on the basis that the Government did not provide a speedy trial. The Trial Court ignored the fact that the reason for delay arose from its original ruling on the search warrant. All items seized were ordered returned to except for a limited amount of material declared by the court to be contraband. During the course of the criminal trial. surveilled the investigating Agent and was observed photographing the Agent while working around his home. The Agent's wife received several phonecalls where no one would respond on the other end of the line and the Agent's car burned mysteriously. Although it was not proved the automobile was set on fire, there were indications that it might have been. The criminal trial court ordered after a hearing, that not contact any of the Government witnesses.

The current civil case attempts to $\overline{reiterate}$ some of the issues already decided in the criminal case, particularly with regard to the legality of the search and seizure. The Government has filed an extensive answer in this suit denying the allegations and moving for dismissal on a number of grounds.

Obviously the Bureau is in a difficult position since Departmental regulations preclude our discussing the merits of the case. Although Jack Anderson's columns are not directly related to the case, they do involve material seized by the Bureau which is the subject matter of the case.

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CONTINUED - OVER

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Memorandum Moore to Mr. Jenkins Re: JACK ANDERSON'S ARTICLES

ADDENDUM, LEGAL COUNSEL DIVISION (Continued):

In view of the foregoing, I agree that a letter should not be written to Jack Anderson. I feel it would be proper, however, to speak to him personally, particularly with regard to his misunderstanding as to the nature of the transcripts and the very limited manner in which they were used. I think it would also be proper to suggest to Anderson that he and his column are being used by to cast aspersions on the FBI in connection with this civil litigation and that it would be well for Anderson to consider reviewing the court record in both the current civil action and the prior criminal action so that he will be familiar has used in the past, as well as the Government's with the tactics response to his allegations concerning the FBI's investigation of him. We have copies of the pleadings available which are extensive and are not being attached for that reason. They can be made available to the External Affairs Division for review. We believe, however, that ANDERSON should be referred to the actual court record rather than reviewing copies in our possession.

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OPTIONAL FORM NO. 10 5010-106 MAY 1962 EDITION GSA GEN. REG. NO. 27 UNITED STATES GOVERNMENT Dep. AD MemorandumAsst. Dir.: U Admin. Comp. Syst. Ext. Affairs Files & Qo DATE: MR. JENKINS 8/27/75 Gen. Inv Ident. Inspectio Intell. FROM D.W. MOORE, JR. JACK ANDERSON'S ARTICLES ALL INFORMATION CONTAINED SUBJECT: AUGUST_4_and_5,_1975. HEREIN IS UNCLASSIFIED FBI, TRANSCREPTS DATE 08-08-2008 BY 60324 UC BAW/RS/STM Telephone Rm. . Director Sec'y Moore to Jenkins memo 8/12/75, recommended that a letter concerning captioned mátter not be sent to columnist Jack Anderson and that the Director might desire to telephone Anderson in regard to this matter. The articles concerned FBI transcripts that contained innumerable errors in connection with an investiga-.b6 tion of b7C The transcripts were rough drafted from tapes obtained as a result of a search of office and were prepared to determine if there was a violation of U.S. Code, Section 2511, Interception of Communication Statute. Ś Addendum to Moore to Jenkins memo, referred to above, 2 by the Legal Counsel Division, concurred with the recommendation 0 of External Affairs Division. Legal Counsel addendum indicated, 汃 however, that it would be proper to speak to Anderson personally S particularly with regard to his misunderstanding as to the nature of the transcripts and the very limited manner in which they were -- 50/ used. On the addendum the Director indicated, "Agree.Ky." Moore to Jenkins memorandum, 8/1/75, indicated that of Jack Anderson's staff, who had actually prepared ($_{
m b6}$ -B the August 4th and 5th articles, had been spoken to by Deputy b7C Assistant Director Boynton of the External Affairs Division at UNRECORDED COPY FILED some length concerning the tapes and transcripts. In essence, was informed orally of the Bureau's position and facts concerning the tapes and transcripts. Despite the arguments put Inasmuch as the Bureau forth, the articles were published. arguments have already been set forth to External Affairs Division feels that, at this point in fine, it would be of little value to pursue this matter any further with Anderson or **REC-10** 94-50053-**RECOMMENDATION**: That no further action be taken to contact Jack in regard to the articles on FBI transcripts Anderson or 1975 of August 4 and 5, SEP 12'1975 1 - Mr. Malmfeldt b7C 1 - Mr. Cheveland 1 - Mr. J.H. Campbell 1 - Mr. Gallagher 1 - Mr. Mintz 1 - Press Services Office TERUX ALL INFORMATION CONT Mr. Moore HUREIN IS UNCLUS OCT 52 1975 HAB: ic CTFT WHERE OTHERWISE MS

September 12, 1975

Mr. Jack Anderson 1401 Sixteenth Street, N. W. Washington, D. C. 20036

Dear Mr. Anderson:

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I appreciate very much your concluding paragraph in your column of September 3, 1975. I assure you I will try to continue to conduct the business of this Bureau at a high level and hopefully, at the same time, with an accompanying high level of accomplishment and efficiency. I have a deep affection for the personnel and the traditions of the Bureau and, if it be my good fortune to enhance the standing of both, I will be well satisfied with my administration.

I hope that we can get together soon at which time I would be very happy to discuss with you other matters which I think will be helpful to both of us.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 08-08-2008 BY 60324 UC BAW/RS/STW 1 - Mr. Moore M Mrs. Metcalf Der A. M. K. RM (6) Der A. M. K. RM (6) Admin Cone. System E. M. K. RM (6) M. M. M	think will be helpful to both of us.	х.
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OPTIONAL FORM NO. 10. MAY 1962 EDITION GSA FPMR (ET CFR 101-11.6 Assoc. Dir. UNITED STATES GOV MMENT Dep. AD Adm. __ Dep. AD Inv. _ Iemorandum AGst. Dir.; Admin. Comp. Syst. - Lew DATE: 12-30-75 : Mr. Jenkins rΩ Gen. Inv. Ident. Inspection W. Moore, Jr. : D Intell. FROM Laboratory Legal Coun. Plan. & Eval. GOOD MORNING AMERICA Spec. Inv. SUBJECT Training _ ABC-TV_NETWORK Telephone Rm. _ JACK ANDERSON SECTION Director Sec'y ____ Attached is a copy of remarks by columnist Jack Anderson in connection with the late Director's efforts to supply food and toys to needy families in the Washington, D. C., area during the Christmas season. This item was originally coordinated with of columnist Anderson's .b6 staff through External Affairs Division contact with retired b7C Special Agent **RECOMMENDATION:** ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED For information. DATE 08-08-2008 BY 60324 UC BAW/RS/STW Enclosure 1 - Mr. Moore 1 - Mr. Campbell 1 - Mr. Malmfeldt WPH:nb (4) 5 JAN 2 1976 JAN'S EMCLOSURI ALL INFORMATION CONTAINED 1114 AU 22.0 1. 1. 1 HEREIN IS UNCLASSIFIED EXCEPT WITCHD SHOWN OTHERWILE ې . . . Par a 8× 1 Nj ¹. Č WAT Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

15C-7U NET DE OPS C BY THE WAY, DAVID, THE NEWSPAPERS HAVE FULL OF UNFAVORABLE STORIES ABOUT THE 3EEN FBL CHIEF J. EDGAR HOOVER. I WAS THE ATE IRST TO EXPOSE HOOVER SEXCESSES IN A SERII OF COLUMNS BACK IN-1970 and 71 BUT L HAVE JUSTEDISCOVERED ANOTHER STDE OF HOOVER THAT IN FAIRNESS, SHOULD BE TOLD. FOR 32 YEARS, HE DIRECTED A QUIET EFFORT EVERY CHRISTMAS TO BRING FOOD AND TOYS TO MORE THAN 1,300 NEEDY FAMILIES. HE COLLECTED THE CHRISTMAS LOOT FRO RICH FRIENDS SUCH AS TOY MANUFACTURER LOUIS THEN HOOVER ASSIGNED THE FBI TO FIND MARX. FAMILIES THAT WERE MOST IN NEED OF THE DONATI HE PERSONALLY SUPERVISED THE DISTRIBUTION, AS IT WERE A TOP-SECRET FBI OPERATION. IF

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED . DATE 08-08-2008 BY 60324 UC BAW/RS/STW