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Description of document:	Federal Bureau of investigation (FBI) records regarding Sex Offenders Foreign Intelligence; Sex Degenerates and Sex Offenders; Sex Perverts in Government Service
Released date:	06-May-2009
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Source of document:	Federal Bureau of Investigation Record Information/Dissemination Section 170 Marcel Drive Winchester, VA 22602-4843

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U.S. Department of Justice



Federal Bureau of Investigation

Washington, D.C. 20535

May 6, 2009

Subject: SEX OFFENDERS FOREIGN INTELLIGENCE; SEX DEGENERATES AND SEX OFFENDERS; SEX PERVERTS IN GOVERNMENT SERVICE

FOIPA No. 1115824-000

The enclosed documents were reviewed under the Freedom of Information/Privacy Acts (FOIPA), Title 5, United States Code, Section 552/552a. Deletions have been made to protect information which is exempt from disclosure, with the appropriate exemptions noted on the page next to the excision. In addition, a deleted page information sheet was inserted in the file to indicate where pages were withheld entirely. The exemptions used to withhold information are marked below and explained on the enclosed Form OPCA-16a:

Section 552		Section 552a
□(b)(1)	□(b)(7)(A)	□(d)(5)
□(b)(2)	□(b)(7)(B)	□(j)(2)
□(b)(3)	⊠b)(7)(C)	미(k)(1)
	□(b)(7)(D)	□(k)(2)
	(b)(7)(E)	⊡(k)(3)
	(b)(7)(F)	□(k)(4)
□(b)(4)	□(b)(8)	□(k)(5)
□(b)(5)	□(b)(9)	□(k)(6)
⊠b)(6)		□(k)(7)

39 page(s) were reviewed and 37 page(s) are being released.

- Document(s) were located which originated with, or contained information concerning other Government agency(ies) [OGA]. This information has been:
 - □ referred to the OGA for review and direct response to you.
 - □ referred to the OGA for consultation. The FBI will correspond with you regarding this information when the consultation is finished.

☑ You have the right to appeal any denials in this release. Appeals should be directed in writing to the Director, Office of Information Policy, U.S. Department of Justice, 1425 New York Ave., NW, Suite 11050, Washington, D.C. 20530-0001. Your appeal must be received by OIP within sixty (60) days from the date of this letter in order to be considered timely. The envelope and the letter should be clearly marked "Freedom of Information Appeal." Please cite the FOIPA Request Number assigned to your request so that it may be easily identified.

□ The enclosed material is from the main investigative file(s) in which the subject(s) of your request was the focus of the investigation. Our search located additional references, in files relating to other individuals, or matters, which may or may not be about your subject(s). Our experience has shown,

when ident, references usually contain information similar to the information processed in the main file(s). Because of our significant backlog, we have given priority to processing only the main investigative file(s). If you want the references, you must submit a separate request for them in writing, and they will be reviewed at a later date, as time and resources permit.

See additional information which follows.

Sincerely yours,

David M. Hardy Section Chief Record/Information Dissemination Section Records Management Division

Enclosure(s)

In response to your Freedom of Information Act (FOIA) requests, enclosed is a processes copy of documents from Little Rock Field Office file 62-00, Washington Field Office file 88-00, Detroit Field Office file 76-00 and FBI Headquarters files 62-20114, 66-18956, 66-03, and 66-02.

A search of the indices to our Central Records System files at our Anchorage, Atlanta, Butte, Charlotte, Chicago, Cincinnati, Honolulu, Indianapolis, Jackson, Kansas City, Las Vegas, Los Angeles, Memphis, Milwaukee, Mobile, Newark, New Haven, Phoenix, Pittsburgh, Portland, Salt Lake City, San Francisco, San Juan Field Offices revealed no records responsive to your requests.

Please be advised that files, 105-12189 and 105-34074 which you cited in your request letter have been destroyed on 2/27/98. An additional review revealed Albuquerque, Birmingham, Buffalo, Dallas, Denver, Houston, Knoxville, Omaha, Richmond, Seattle, and St. Louis Field Offices files have also been destroyed. The records destruction practices of the Federal Bureau of Investigation (FBI) are conducted with Title 44, United States Code, Section 3301 and Title 36, Chapter 12, Sub-chapter B, Part 1228, issued by the National Archives and records Administration (NARA).

ICE Memo, and um • UNITED STATES GOVERNMENT MR. TOLSON DATE: May 23, 1950 TO J. Tracy FROM Ladd SUBJECT (11 ev 1) CIVIL SERVICE COMMISSION Micholu Mr. Kimball Johnson, Assistant Chief of the Investigations Division, Civil Service Commission, telephoned and advised that they are considering the matter of maintaining statistics in connection with tex deviates in the Government service. As inquired as to whether the Bureau was keeping any statistics in connection with records sent to the Commission. I advised Mr. Johnson that no statistics were being kept as to the different types of charges for which persons are arrested as these arrest records FINGERPRINT CARds are sent to the Commission. The Bureau is now sending to the Civil Service Commission follow-up copies of criminal records on persons arrested for any serious crime including sex deviation. It is not possible to tell from the T-2 criminal record form being sent to the Commission whether (1) the individual is still employed by the U. S. Government and (2) whether the person was found guilty or not guilty or what other disposition was made of the case. The Identification Division does keep statistical records as to incoming Loyalty fingerprint cards and the percentage of identifications made but does not subdivide by the type of crime. The Identification Division also tabulates the disposition reports submitted by the various Federal agencies and bureaus through the Civil Service Commission. This tabulation reflects only the personnel action taken and does not refer to the type of crime or offense for which the employee was being charged. In the event the Bureau does decide to keep detailed statistics, Mr. Kimball Johnson stated he would appreciate it if his Division is notified in order that they might keep comparable statistics. RECORDED - 16 henvo INDEXED - 16 JUNI 28 1950 SJT:eda BOJUL

OFTICHAL (BIN HO. 10 MAY 1963 BOITICH GSA GEN. BO. NO. 27 Tolso UNITED STATES GC RNMENT Delloac Memorandum Gale MR. TROTTER то DATE: 10/3/66 Roser Sulliv Tavel Trotte C. A. Harris Tele, Roo FROM b6 Holmes Gandy b7C DISSEMINATION OF INFORMATION CONCERNING SUBJECT: SEX DEVIATION AND COMMISSION OF MAJOR OR HEINOUS CRIMES ON THE PART OF GOVERNMENT 05 12 189-8010 EMPLOYEES Since Executives Conference memo of 9/16/66 was approved. we have discontinued sending FBI identification records by signature letters to agency mads when employees of those agencies have been arrested for sexual deviation or heinous crimes. We now transmit such records via Liaison to the security office or intelligence unit of the agency. A proposed form for this purpose leaving adequate space for additional comments such as place of pupleyment, nature of job, etc., is attached. D OF GOVERNMENT EMPLOYEES FINGERPRINTING Elimination of signature letters has made form 1-381 obselete. This form had been used to forward comes of identification records to the Civil Service Commission (CSC). deferral to CSC now being accondision through Identification Division many room and in each instance where another government agency has been advised of the arrest, we are stamping Civil-Service copies of identification records Copy of this record sent (date) T Security Officer (agency)." Encelo Form 1-381 contains a paragraph as follows: "If this **Tadividual**" 0CÍ concealed his prior arrest record when executing an application for Federal employment, a violation of a Federal law may exist. Should you determine such a possible violation it would be appreciated if you would furnish the FBI with Thotostilt in duplicate of any forms containing pertinent misrepresentations together with any documents of an evidential nature that you may possess. Please place in caption of your reply the words "Fraud Against the Government RE10 62-20114-IST-108 Paragraph cited above apparently has not been a great-source of fraud class for the Bureau. The fraud desk cannot recall any specific referrals in this rate gory. Furthermore, CSC is already obligated by regulations to 3notify the Department of Justice or the FBI if a prospective Government employee conceals an item ef sibstance when making application for a job: Bac If Sn HU of 1 - Lizison Section AL B.C. OCT 25 1965 - Traud Against the Government Mon . 1966 d N71 30.26 See ADDENDUM on Dage a ise will 1.70

Memorandum to Mr. Trotter

RECOMMENDATIONS: 1. That form 1-381 be abolished.

afr

2. That through our Liaison representative we diplomatically advise the CSC we no longer will remind it to refer concealments of prior convictions to us as possible "Fraud Against the Government cases." The manner in which we will refer identification records, i.e. a stamp notation, to the Commission when another agency has been notified direct should also be covered.

3. That enclosed form for referring identification

records in these cases to security office or intelligence unit. of agencies be approved.

ADDENDUM:

10/5/66 DR; Jb

Training Division agrees with proposed form submitted by the Identification Division. It is recommended that proposed form be treated as a revision of 1-381 rather than assigning a new form number; Identification Division has no objection f_{rest}

- 2 -

10-3-66 381(1 DERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20537 Date 9 has not been identified with TO: security officers ed in this manner because gets 2 copies of an Also, some Enclosed is a copy of one or more only one. Other Identification Records, or data without an enclosure, **Mrshal General** concerning mformation referred gence units get previous arrest data This information is being brought to your attention for any action you may wish to take. ation If it relates to a civilian employee of the Government, the Civil Service Commission is being separately advised. ۰. . . KOTE: John Edgar Hoover Director 62-20114-4 ENCLOSURE PROPOSED REVISED 1-381

FEDERAL BUREAU OF INVESTIGATION WASHINGTO D. C. 20537

Date

TO:

The

Wick _____ Casper __ Callahan Canrad __

Feit ______ Gale _____ Rosen _____ Suliivan _____ Tavei _____ Trotter _____ Tele. Room ____

Holmes ...

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Enclosed is a copy of one or more Resultication Records, or data without an enclosure, concerning

This information is being brought to your attention for any action you may wish to take. If relates to a civilian employee of the Government, the Civil Service Commission is being separately advised.

> John Edgar Hoover Director

62-20114-465

MAIL ROOM TELETYPE UNIT

WITCH OSURE

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1-381 (Rev. 10-3-66) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20537

Date

TO:

Enclosed is a copy of one or more Identification Records, or data without an enclosure, concerning

This information is being brought to your attention for any action you may wish to take. If it relates to a civilian employee of the Government, the Civil Service Commission is being separately advised.

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PRINTED REVISED 1-381

John Edgar Hoover Director

62-20114-465

ENCLOSUR

Enc.





WASHINGTON 25, D. C.

UNITED STATES DEPARTMENT OF

FEDERAL BUREAU OF INVESTIGATION June 20, 1951

In Reply, Please Refer to File No.,

> HOLLOMAN NAUGHTEN BELMONT MEMO FOR MR. HOOVER JONES. M. A. NEASE BOWLES TOLSON PARSONS BROWN, B. C. KEAY CLEGG PENNINGTON LAUGHLIN CALLAHAN CONNELLEY LEONARD PONTZ CALLAN CLAVIN LONG PRICE CONRAD HARBO RENNEBERGER DOWNING MASON, E. D. LADD ROGERS EDWARDS, H. L. MCGUIRE NICHOLS MCINTIRE, K. R. SIZCO EGAN ROSEN TAMM, Q. FEENEY MOBLEY TRACY WAIKART MOHR GEARTY, G. ALDEN AND SUPERVISORS NANNA HENNRICH BAUMGARDNER

> > RE: SEX DEVIATES IN GOVERNMENT SERVICE

For the purpose of establishing a uniform policy for the handling of the increasing number of reports and allegations concerning present and past employees of the United States Government who assertedly are sex deviates, the following procedure will become effective immediately in instances where the allegation comes to the Bureau's attention from sources other than fingerprints.

Upon the receipt of an allegation that a present or former employee of any branch of the United States Government is a sex deviate such information in all cases, except those involving military personnel, should be disseminated by letter to Mr. James E. Hatcher, Chief, Investigations Division, U. S. Civil Service Commission, Attention: Mr. Emery J. Adams. This letter should identify the employing agency and whether it has been advised. In addition, this information should be disseminated as follows:

A. EXECUTIVE.

1. Civilian Employees.

- (a) If a present employee to the employing agency.
- (b) If a former employee to the Civil Service Commission only.
- 2. Military Personnel

Information concerning members of the National Military Establishment should be furnished by blind memorandum, via Liaison, to the Service Intelligence Agency.

. B. LEGISLATIVE.

This branch is divided into four categories.

1. The United States Senate, the Botanical Gardens, and the Library of Congress.

Information concerning employees in these groups should be furnished by letter to the Honorable Carl Hayden, Chairman, Senate Committee on Rules and Administration, United States Senate.

2. The House of Representatives.

Information concerning its employees should be furnished by letter to the Honorable Thomas B. Stanley, Chairman, House Committee on Administration, House of Representatives.

3. General Accounting Office.

Information concerning its employees should be furnished in blind memorandum form, via Liaison, to Mr. V. J. Kirby, Assistant Director of Personnel, Government Accounting Office, 5th and G Streets, Northwest, Washington, D. C.

4. Government Printing Office.

Information concerning its employees should be furnished in blind memorandum form, via Liaison, to Mr. S. Preston Hipsley, Director of Personnel, Government Printing Office, corner of North Capitol and H Streets, Washington, D. C.

C. JUDICIAL.

Information concerning employees of the Judicial Branch of the Government should be furnished in blind memorandum form, via Liaison, to Mr. Elmore Whitehurst, Assistant Director, Administrative Office, United States Courts, Supreme Court Building, Washington, D. C.

Any letter or blind memorandum reporting such information should state:

- 5 -

- 1. The date and place that the alleged act of sexual perversion occurred.
- 2. The identity of the individual's Government employment.
- 3. Any other pertinent facts, including the disposition, if known.
- 4. Whether or not the allegation of sex deviation has been verified through a Bureau investigation.
- 5. That the data are being furnished for information.

Where information is received from another Government agency regarding Government employees being sex deviates, such information, of course, should be disseminated and the memorandum should specifically state that the allegation came from another Government investigative agency although the name of that agency should not be disclosed.

The Supervisor will check the Bureau records, including those in the Identification Division, for any additional derogatory information suitable for dissemination, and will incorporate such information in the memorandum and letter. If Bureau files do not contain additional derogatory information, a statement to that effect should be made in the cover memorandum or on the yellow copy of the letter if no cover memorandum is prepared.

In those instances where a sex deviate employed by the Government is the subject of a Bureau investigation, the investigative reports may be disseminated to the Civil Service Commission and to the employing agency by cover memorandum when that agency is in the Executive Branch of the Government. The reports, of course, must conform to the Bureau's rules on dissemination. In this connection, it is to be noted that Bureau reports are disseminated to those agencies of the Executive Branch of the Government which provide adequate security for our reports. If there is any question as to the advisability of furnishing reports to an agency, it should be resolved by furnishing the agency a blind memorandum instead of the reports.

In cases involving employees of the Legislative and Judicial Branches of the Government, nothing more than a blind memorandum or letter incorporating the pertinent facts regarding the sex charge will be disseminated to them. Any information found in the Bureau files in these instances should be incorporated in the cover memorandum only or on the yellow copy of the letter.

If the information comes from a Police Department or an individual, the memorandum or letter should show the source of the

- 3 -

information so long as the source did not request that his identity be kept confidential.

- No dissemination should be made of any information received from anonymous sources when the facts are too meager to be verified by the employing agency. Neither should information be disseminated when the informant is known, but the information furnished is nonspecific.

Each Supervisor will be held personally responsible to underline in green pencil the names of individuals mentioned in any report, letter, memorandum, newspaper article or other communication who are alleged to be sex deviates. This will assure proper indexing by the Records Section.

A tickler copy of any material prepared for dissemination should be made for Special Agent A. B. Fipp, Room 7630-A.

Very truly yours,

John Edgar Hoover

Director

CC: Mr. Ladd Mr. Keay Mr. Belmont Mr. Fipp Mr. Laughlin

(Typet June 11, 1951)

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NUCORANDON FOR ALL DURKAU OFFICIALE AND SUPERISONS

REA MET DEVIATES IN COVERNMENT SERVICE

For the purpose of astabliching a uniform policy for the handling of the increasing number of reports and allegations gencorning process and past exployees of the Brited States Severment the assortedly are any deviated, the following procedure will become affective immediately in instances where the allegation comes to the Surgar's attention from sources other than fingerprints.

Bon the receipt of an allogation that a present or former employee of any branch of the Pation Statest Severament to a com deviate such information in all enses, among these immulving military personnel, should be discontacted by letter to Er. Junce X. Butcher, this, Investigations Division, S. S. Civil Service Sematesian, Attentions Br. Beery J. Adone. This letter should identify the employing agency and whether it has been advised. In addition, this information should be discontacted as follows:

A. XXXXXXXX

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- 1. Studiton Amployees.
 - (a) If a present mployee to the mploying spensy.
 - (b) If a former employee to the first service formicsion only.
- R. Filtery Personnel.

Information concerning numbers of the Extiant! Hiltory Establishment should be furnished by blind nemerondum, the Stateon, to the Service Intelligence Access.

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 The United States Senate, the Betazies! Sardans, and the Library of Sanarops.

I Information concerning employees in these groups should be furnished by letter to the Romerable Surl Reydon, Chairman, Senate Someittes on Jules and Aministration, Suited States Senate.

2. The Youse of Depresented type.

Information concerning the employees should be furnished by letter to the Amerable Themas 2. Shalay, Chairmon, House Demittee on Administration, Rouse of Representatives.

8. Seneral Accounting 0//105.

Information concerning its employees should be forelabed in blind nemerandem form, wie Sielook, to Mr. T. J. Eirby, Accistant Director of Personnel, Severaneut Accounting Afflice, Sth and & Strepts, Northwort, Postington, D. C.

d. Severnment Printing Office.

Information concerning the exployees should be furnished in blied numeronden furn, vie Staiesz, to Mr. S. Procton Sipelay, Director of Pergennel, Severment Printing Office, corner of Burth Sepital and S Streets, Parkington, S. S.

C. JUDICIAL.

Information concerning suplayous of the Judicial Branch of the Supermont chanle be furnished in Aline numerundum form, wis Lision, is Mr. Elmore Mitchedet, Assistant Director, Administrative Office, Dillad States Souris, Suprane Souri Building, Backington, D. S.

Any lotter or blind neutrandum reporting such information should state:

1. The date and place that the alloyed set of pumul perversion scourred.

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2. The identity of the individual's devernment employment.

R. Any other pertinent faste, including the disposition, if moun.

d. Thether or not the allegation of our deviation.

S. That the data are being furnished for information.

There information is receiped from another deverances opency reporting deverances employeed being and deviates, and information, of deurse, should by discontinuated and the minorandem should specifically state that the allogation case from emother deverances investigative against the same as that againsy should not be disclosed.

The Supervisor will shoot the Suran records, including these in the Idjustification Sivision, for any additional derogatory information suitable for dissoningtion, and will incorporate such information in the neuerandum and letter, If Suran files do not contain additional derogatory information, a statement to that offect should be under in the over neuerandum or on the jullow copy of the letter if no eaver neuerandum to prepared.

In these instances where a new devision apployed by the deverament is the subject of a Europe investigation, the investigative reports may be dissoninated to the divil Service functoois and to the apploying agency by ever nonerandum when that agency is in the Europetive Franch of the Government. The reports, of course, must conferm to the Duranu's rules on discomfunction. In this connection, it is to be noted that Europe reports are dissoninated to these agencies of the Europetive Franch of the Government which provide adequate security for our reports. If there is any question as to the advisability of furnishing reports to an agency, it should be received by furnishing the agency a blied memorandum instead of the reports.

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A tighlor copy of any naturial measured for dissentation should be unde for Special Agent Been Willing

Tery truly yourd,

John Siger Scover Structor

66-02-1112X



IN REPLY, PLEASE REFER TO

Antited States Department of Bassiles Tederal Bureau of Investigation Mashington 25, D. C.

(Typed June 14, 1951)

- 509

MEMORANDUM FOR ALL BUREAU OFFICIALS AND SUPERVISOIAS

RE: SEX DEVIATES IN GOVERNMENT SERVICE

For the purpose of establishing a uniform policy for the handling of the increasing number of reports and allegations concerning present and past employees of the United States Government who assertedly are sex deviates, the following procedure will become effective immediately in instances where the allegation comes to the Bureau's attention from sources other than fingerprints.

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- 3 -

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Each Supervisor will be held personally responsible to underline in green pencil the names of individuals mentioned in any report, letter, memorandum, newspaper article or other communication who are alleged to be sex deviates. This will assure proper indexing by the Records Section.

A tickler copy of any material prepared for dissemination should be made for Special Agent Room 7630-A.

Very truly yours,

hn Edga**r H**oover Director

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- 4 -



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

Cu

November 17, 1953 WASHINGTON 35, D. C.

MEMORANDUM FOR ALL BUREAU OFFICIALS AND SUPERVISORS

(A) APREPARATION OF OUTGOING LETTERS -- It is my desire that care be afforded to the preparation of answers to letters. We in the FBI are completely dependent upon public good will in order to discharge our responsibilities. We cannot force people to give us information and unless individuals want to give us information voluntarily we will be unable to properly discharge all of our duties. One of the techniques which we should constantly employ in our efforts to build good will is to prepare letters to persons in simple human language. Endeavor to "humanize" correspondence, and avoid curt or brusque answers to letters. Your attention to this matter will greatly improve the caliber of our outgoing letters.

(B) ASEX DEVIATES IN GOVERNMENT SERVICE -- By memorandum dated June 20, 1951, you were advised to disseminate matters relating to sex deviates in Government service to:

> Mr. James E. Hatcher Chief, Investigations Division U. S. Civil Service Commission Washington 25, D. C.

Attention: Mr. Emery J. Adams

Effective immediately your letters relating to the captioned matter should be addressed to:

> Mr. Kimbell Johnson Chief, Investigations Division U. S. Civil Service Commission Washington 25, D. C.

Attention: Chief, Rating Section

Very truly yours,

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UNRECORDED COPY FILED

John Edgar Hoover Director

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November 12, 1953

ETOMEDON TO ALL SUREAU OFFICIALS AND SUPERVISORS

RE: PREPARATION OF OUTGOING LETTERS

It is my desire that care be afforded to the preparation of answere to letters. We in the FBI are completely dependent upon public good will in order to discharge our responsibilities. We cannot force people to give us information and unless individuals want to give us information voluntarily we will be unable to properly discharge all of our duties. One of the techniques which we should constantly employ in our efforts to build good will is to prepare letters to persons in simple human language. Endeavor to "humanize" correspondence and avoid ourt or brusque answers to letters. Your attention to this matter will greatly impreve the caliber of our outgoing letters.

Yery truly yours,

John Edgar Hoover Director

EDM:wlh BOITABIE OF TEGEN F B I NGOR ONICARA CEVEN Tole Ladd _____ Nichols . ION Belm 1 55 8 Clegg Glavi SOS Harbo Rose Tracy Gearty Gall B Mah Tele, Room Holla

November 19, 1953

MEMORANDUM FOR ALL BUREAU OFFICIALS AND SUPERVISORS

SEX DEVIATES IN GOVERNMENT SERVICE REL

By memorandum dated June 20, 1951, you were advised to disseminate matters relating to sex deviates in Gevernment service 10:

> Mr. James E. Hatcher Chief, Investigations Division U. S. Civil Service Commission Tashington 25, D. C.

> Attention: Mr. Bmery J. Adams

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> Mr. Kimbell Johnson Chief, Investigations Division U. S. Civil Service Commission Washington 25, D. C.

Attention: Chief, Rating Section

not as yet been named; und, accordingly, Adams suggested that we use the title of the position rather than the name of the individual.

El gorted in

Very truly yours, John Idgan Hoover ABF: ajs NOTE ON YELLOW: On November 10, 1953, Emery J. Acams telephonically advised SA that he was changing his position in the reorganization plan in the Civil Service Commission and according to ald mapters of captioned nature should hereafter be addressed for the attention of the Chief of the Rating Section. The replacement for Mr. Allams has

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United States Department of Instice Tederal Bureau of Investigation Washington 25, D. C.

IN REPLY, PLEASE REPER TO

November 13, 1953

MEMORANDUM FOR ALL BUREAU OFFICIALS AND SUPERVISORS

RE: SEX DEVIATES IN GOVERNMENT SERVICE (\mathcal{B})

By memorandum dated June 20, 1951, you were advised to disseminate matters relating to sex deviates in Government service to:

> Mr. James E. Hatcher Chief, Investigations Division U. S. Civil Service Commission Washington 25, D. C.

> Attention: Mr. Emery J. Adams

Effective immediately your letters relating to the captioned matter should be addressed to:

Mr. Kimbell Johnson Chief, Investigations Division U. S. Civil Service Commission Washington 25, D. C.

Attention: Chief, Rating Section

Very truly yours. an 34 John **Ed**gar Hoover Director

Sent to all Bureau Officials - Superimon 11-17-53 00

ENCLOSURE

BUREAU BULLETIN NO. 38



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No. September 13, 1951



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Series 1951

(A) INTERSTATE TRANSPORTATION OF STOLEN CATTLE -- SAC Letter No. 29 dated March 27, 1951, and SAC Letter No. 47 dated May 12, 1951 called the attention of all SAC's to the necessity of maintaining with proper liaison with all possible sources of new cases in this category and instructed that every violation reported must be promptly and fully investigated. Frice controls, increased Government buying, and the possibility of rationing may all contribute to black-market ()

Your attention is directed to the fact that the Statute 'n Mon covers the interstate transportation of "carcasses" of cattle, etc. 10 km In other words, it is not necessary that the interstate transportation involve live animals but they may be killed and butchered. If '070 you discover a case involving a butchered beef having been transported interstate wherein the carcass has been cut up or perhaps even only portions of the carcass transported, you should bring this case immediately to the attention of the Bureau.

To assist the field in its effort to secure information concerning all violations occurring, the Bureau has caused articles to appear in numerous trade publications during the past few months acquainting persons in the beef raising and marketing business with our jurisdiction. As you know, circular letters have been sent from field offices to persons and firms interested in the raising of cat-

:Br Investigative personnel in the field must in their day **ξ**Ο, day contacts make the necessary inquiries and develop the most apond day contacts make the necessary inquiries and solution. Confidential II-1 ?) priate sources of information as to this violation. Confidential II-1 ? formants should be developed in these matters and you should main of the tain close contact with such sources as meat inspectors, brand in on of the fact the sources as meat inspectors. spectors, appropriate authorities at livestock yards and other facily of ities of the cattle raising and beef marketing industry, and you 0 0 200000 should maintain close liaison with law enforcement agencies. It 3 should be the subject of discussion at police schools and law en-1 **~**£ forcement conferences whenever possible. وقدي 2

It is the responsibility of each field office to insure to that our responsibility under this Act is fully discharged.

ម្ម RECORDED estiled by Selaring FXFD - 57 WECLASSIFICATION AUTHORIET DERIVIED FROM: sty on: OADR J/1+/43 **ST**ION GUIDE PEI AUTOMATIC 1951ATE 04-27-2009 DE BAU **OC**T Declassified on 4/27/69 CLASS. & EXT. BY 2841 MA 16 1 1 DATE OF REVIEW 6-8.91 E 200

Present instructions require that the Bureau must be informed by Air Mail Special Delivery letter of the receipt of any complaint which represents a prima facie violation involving the interstate transportation of stolen cattle.

(B) AUTOMOBILES - CASOLINE WASTAGE -- The Bureau wishes to point but to you that it is possible that an excessive amount of gasoline is being used in the initial acceleration of Bureau-owned automobiles. It has been pointed out to the Bureau that at times, in order to obtain a fast getaway, drivers of Bureau-owned automobiles may "gun" the motor in first and second gear and use quantities of gasoline in this regard which are far above the pmount of gasoline required for a normal driving cycle.

It is expected that all Bureau employees driving Bureauowned automobiles will bear in mind the fact that over-acceleration will not materially increase the speed of the car but will cause a gasoline wastage.

(C) INTRA-BUREAU CORRESPONDENCE $-\infty$ On memoranda to the Bureau or to other Bureau offices the file number when known of the receiving office shall be placed immediately after the heading as follows:

"To: SAC, San Francisco (62-12345)"

This supersedes previous instructions and applies to all types of intra-Bureau memoranda and letters. Appropriate changes are being made in Section 13 A 3 of the Manual of Rules and Regulations.

(D) ISSUANCE OF PASSPORTS TO COMMUNISTS PASSPORT AND VISA MATTERS -The State Department recently expressed an interest in revoking the passports of certain Communist Party members and sympathizers who were traveling abroad. The State Department was further interested in the possibility of prosecuting such individuals for falsifying their applications for passports, particularly with respect to the purpose and destination of their trips. In order that the Bureau's responsibilities may be properly discharged, you should immediately notify the Eureau upon receipt of information indicating that any Communist Party member or sympathizer is contemplating travel abroad. The information furnished to the Eureau should include all details available to you regarding the intended Foreign travel. This information will be furnished to the State Department for appropriate action.

(E) AMENDMENTS TO STANDARDIZED DOVERNMENT TRAVEL REGULATIONS -- In accordance with Circular No. A-7, Revised, Transmittal Memorandum No. 4, to the Heads of Executive Departments and Establishments, there follows the amendments which have been made to Paragraphs 69 and 80 of the Standardized Government Travel Regulations. These amendments are effective as of August 10, 1951.

9-13-51 BUREAU BULLETIN NO. 38 Series 1951

DECLASSIFICATION AUTHORITY DERIVIED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 04-27-2009 Declassified on 4/27/09 by BAW Paragraph 69. Long-distance calls -- Charges for longdistance telephone calls on official business will be allowed, provided a statement is furnished showing the points between which service was rendered, the date, the amount paid on each call, and that the calls were on official business. When the public interest so requires the points between which the service was rendered need not be stated in the travel voucher, but may be stated in confidence to the administrative official.

Paragraph 80. Receipts required --

- g. Miscellaneous emergency expenditures where the amount involved is in excess of \$3. (See par. 79)
- r. Telephone messages, long-distance, where the amount involved is in excess of \$3. except that where a coin box telephone is used at an automatic station and it is so stated in the travel voucher, a receipt will not be required. (See par. 69)

The above amendments preclude the necessity of reflecting the name of the person called on the expense voucher wherein a claim is made for a long-distance telephone call. They further preclude the necessity of obtaining receipts for emergency expenditures that do not exceed \$3.00.

(F) SEX DEVIATES IN UNITED STATES GOVERNMENT SERVICE -- The Seat of Government has been receiving an increasing number of reports, arrest records, and allegations concerning present and past employees of the United States Government, who assertedly are sex deviates. The Bureau has no investigative jurisdiction over sex deviates, but when an allegation is received that a present or former civilian employee of any branch of the United States Government is a sex deviate, such information is furnished to the United States Civil Service Commission. If the person is presently employed by the United States Government, the employing agency is likewise furnished a summary of the information. Information concerning members of the National Military Establishment is furnished to the Intelligence Unit of that particular agency.

All of the police departments throughout the country were notified in the May, 1950, issue of the FBI Law Enforcement Bulletin and again by letter dated July 26, 1950, to place a notation on the arrest fingerprint card that the subject was an employee of the Federal Government. They were also requested to set forth the name of the Department or Agency and the position occupied. Hence, it will be unnecessary to solicit this information from the police departments. Normally, a fingerprint card with the above-described data on it will suffice if the fingerprint card has been furnished to the Bureau's Identification Division.

9-13-51 BUREAU BULLETIN NO. 38 Series 1951

FBI AUTOMATIC DECLASSIFICATION GUIDE

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DATE 09-727-2009 BAW Declassified on 4/27/09

Whenever information is received in the field, either from the police, a complainant, or through any other sources of information, it will be necessary to consolidate the information and transmit it to the Bureau by letter captioned as above. This letter should include (1) the name of the alleged sex deviate as well as the name of any other alleged deviates with whom he associated, (2). the date and place that the alleged act of sexual perversion occurred, (3) the identity of the individual's United States Government employment, (4) any other pertinent facts, including the dispertion.

Your letter should specifically point out the source of the information, whether or not that information should be treated as confidential, or whether the name of the source may be used by the Bureau in disseminating the information to the United States Civil Service Commission and the employing agency.

Whenever information of this nature is received during the course of a regular Bureau investigation, such should, of course, be incorporated in the regular investigative report and it will be unnecessary to furnish the information to the Bureau by supplemental cover letter.

With specific reference to Loyalty of Government Employees cases, it has been the Bureau policy to accept information of a derogatory nature relating to the character and personal habits of an employee if volunteered. Such information has been reflected in an investigative report as information volunteered and no attempt has been made to develop this data by supplemental inquiry. This policy is now changed to the following extent: when information is received during the course of a full field loyalty investigation or a preliminary inquiry indicating the person under investigation is a sex deviate, this allegation should be completely and fully developed and the facts reported. This procedure must be placed in effect immediately and followed closely.

(G) AESTERN UNION MONEY ORDERS -- Inquiries regarding Western Union Money Orders are to be channelled through the Minneapolis Office in the future. The central depository for all money order matters is maintained in Minneapolis by the Western Union Telegraph Company.

Excellent cooperation is obtained at Minneapolis but this cooperation has been jeopardized by duplicate requests for information. The duplication has resulted from inquiries, made by offices other than Minneapolis, for information regarding money orders at local Western Union offices. The officials at the local offices have sent inquiries to the central depository at Minneapolis. At the same time, our offices have sent requests to the Minneapolis Office for identical information and our Minneapolis Office has unknowingly requested the Western Union officials to make what amounts to a duplicate search.

9-13-51 BUREAU BULLETIN NO. Series 1951 BUREAU BULLETIN NO. In the future in routine matters requests are to be sent to Minneapolis whenever information is desired concerning Western Union money orders. In emergency cases inquiry may be made of local Western Union offices but the persons contacted should not be requested to check any records other than those in the local office. In handling emergency requests care must be exercised not to disclose that we have access to Western Union records at Minneapolis. If the Western Union official contacted advises that there is no record in his office and he volunteers to check further he should be informed that such action need not be taken because of other promising leads which make it unnecessary.

A lead should then be set out for Minneapolis by letter, wire or other means depending upon the urgency of the matter.

(H) (INFORMANTS -- In order that there may be uniform reference to informants, you are advised that the term "Confidential National Defense Informant" is now obsolete and these informants, effective immediately, should be referred to as "Security Informants." When abbreviated, in order to preclude any confusion with Security Index Matters, the abbreviation will read "Sec. Inft."

"Confidential General Investigative Informants" were changed to the designation of "Criminal Informants" more than a year ago. "Confidential Plant Informants" will, effective immediately, be known as "Plant Informants." "American Legion Contacts" will continue to be known as "American Legion Contacts."

The purposes of these adjustments in designation of informants are simplicity, reduction in typing and the establishment of uniformity throughout the service.

(I) CENTRAL INTELLIGENCE AGENCY EMPLOYEES BEARING DEFENSE DEPART-MENT CREDENTIALS -- The Central Intelligence Agency has advised the Eureau that the Secretary of Defense has given authority to the Director of CIA to issue Defense Department credentials to approximately fifty CIA Investigators. These credentials, which will bear the signature of Secretary George C. Marshall, will indicate that the Investigator is assigned to the <u>Investigative</u> Division" of the 8751st AAU. The latter is the designation which the Department of the Army has furnished CIA for this particular purpose.

CIA has indicated that permission for the use of such credentials was requested by CIA from the Department of Defense so that the anonymity of CIA could be sufficiently assured in the domestic investigation of CIA applicants. It is understood that

9-13-51 BUREAU BULLETIN NO. 38 Series 1951

DECLASSICATION AUTHORITY DERIVIED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 04-27-2009 By BAW Declassified 4/27/09.

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the bearers of the above-mentioned credentials will handle the investigation of individuals who have applied for employment with CIA

In the event information comes to your attention relative to the misconduct of individuals who possess these credentials, or in the event any infringement upon the Buy the trisdiction on the part of these individuals is noted, you show the advise the Seat of Government.

(J) APPLICANT TYPE INVESTIGATIONS - MARKING REPORTS FOR ROUTING PURPOSES -- To aid in the routing of reports and the supervision of applicant-type cases at the Seat of Government, the following procedure is being placed in effect immediately:

In all applicant cases, exclusive of Bureau Applicants, the original only of every report submitted which contains any derogatory information shall be marked to the right of your file number with the letter "R" in the upper right corner of the first page.

The purpose of this mark is to insure prompt routing of reports containing derogatory information. It is to be emphasized that this letter is to be placed on the first page of the original of the report only and not on any of the copies. This can easily be done at the time the report is signed.

In Atomic Energy Act Applicant cases you should apply the following rule. If the derogatory information developed is sufficient to justify, under existing instructions, the conversion of an investigation from a limited investigation to a full one, then the "R" marking should be utilized; therefore, in full Atomic Energy Act Applicant investigations, the "R" marking should be utilized.

Each office should immediately obtain a rubber stamp with the letter "R" one-half inch in size. In the meantime you should use a red penciled "R" for the purpose.

> Very truly yours, John Edgar Hoover

> > Director

DECLASSIFICATION AUTHORITY DERIVIED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 04-27-2009 Declassified on 4/27/09 BAW



9-13-51 EUREAU BULLETIN NO. 38 Series 1951



IN REPLY, PLEASE REFER TO

FILE NO.

United States Department of Instice Nederal Aureau of Investigation Washington 25, D. C.

(Typed August 31, 1951)

STRICTLY CONFIDENTIAL BUREAU BULLETIN NO. SERIES 1951

To All Investigative Employees:

Re: APPLICANT TYPE INVESTIGATIONS MARKING REPORTS FOR ROUTING PURPOSES

To aid in the routing of reports and the supervision of applicant-type cases at the Seat of Government, the following procedure is being placed in effect immediately:

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Each office should immediately obtain a rubber stamp with the letter "R" one-half inch in size. In the meantime you should use a red penciled "R" for the purpose.

Run and sent to all Bureau Very truly yours, ohn Edgar Hoover Director -Kalosumon, 66-03-1943 DECHASSIFIED BY SP- CATS/AUC 3/19/73 ON____

(Typed September 7, 1951)

STRICTLY CONFEDENTIAL BURKAU BULLETIN NO. SERIES 1951

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TO ALL INVESTIGATIVE ENPLOYEES;

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REE SEX DEVIATES IN UNITED STATES GOVERNMENT SERVICE

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the dispession, where the person is arrested. Iour letter Call greeifically point and de sand of Messrs. m) (The Explanation Conference on 8-28-51 consisting of Messrs. Ladd, Glaun, Rosen, Mohr, Belmont, Rorsons Joyn Harbo, G.C. Gearty and Loughlin Mecommended approval of the above Bulletin with the exception of the last unragraph. The last paragraph is Meed on Exec.Conf. Memo of 8-27-51. If, you concur, this will be sent to the Field, LLL:mer) Ladd Clerr GLAVIN Nichola Treoy (ABF:mhm) Harbo LLL:mer Balmon Mahr man If, Tole, Room N

the information, whether or not that information should be treated as confidential, or whether the name of the source may be used by the Sureau in disseminating the information to the United States Civil Service Commission and the employing agency.

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Run and sent to all Bureau Offictory truly yours, and SAC'S 9-13-51 6 kH

John Edger Hoover Director

(Typed August 14, 1957)

PERSONAL ATTENTION

Letter to All Agents in Charge: Newspaper Clippings -RE: Parole and Probation Abuses and Sex Offenders

Dear Sir:

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It is noted that the field has been very alert in the submitting of wer elippings dealing with cases involving juvenile delinguency on a local e field has not been alert, however, in furnishing to the Bureau **Elipsin** of cases involving aggravated sex offenders and abuses of probation and gerele."

żω It is desired that you be more alert for these items and that they orwirded to the Bureau marked to the attention of the Crime Records Section.

Very truly yours.

REC'D-READING ROOM ALL INFORMATION CONTAINED HEREIN IS UNO ASSISTED John Edgar 1 Direc DATE S/9/87 BES 985 / beo

NOTE: No manual change necessary. At the present time, the only aggravated cases of parele and sex offenders we are getting are being taken from local wire service stories and are not originating in the field. It is felt that this phase of our research should be reinstated and it is recommended above ECK:grs

SAC Letter be sent out. M

THE CELEPANN ele. Room mb-8-16-578 MAIL BOOM

Tolson ENTIONAL FORM NO. 10 Belmont Mohr . UNITED STATES GOVERNMENT Callahan Conrad Memorandum DeLoach Evans Malone Rosen _____ Sullivan MR. TAVEL то DATE: 11-15-61 : Tavel . Trotter Tele. Room Ingram L. E. SHOR FROM : Gandy SUBJECT: <u>General index committee</u> 66-18956 Ъб Ъ7С Attached hereto are the minutes of the General Index Committee held on November 13, 1961. NFS: bpr (12) Enclosure $\langle \cdot \rangle$ REC- 48 66.18956 D NOV 17 1961 30.0 b6 Ъ7С 66 NOV 27 1961

MINUTES OF GENERAL INDEX COMMITTEE MEETING November 13, 1961

Mr. Tavel PRESENT: Mr. Waikart Mr. Short Mr. McCoy Mr. Stultz Miss Brooks Mrs. Genau Mrs. Kohl Mrs. McGrath Mrs. Mead Mrs. Wheeler Mr. Medler

The following items were discussed by the Index Committee:

(1) When a name appears in a number of pages of a communica for which an index guide has been prepared by the Recording Unit, the Recording Unit types on the index card below the file When a name appears in a number of pages of a communication the Recording Unit types on the index card below the file number "See index in file." This is done only in those instances where the number of pages to be listed on the index card is somumerous that there is insufficient space on the card to list all pages. The value of this practice was questioned since the phrase "See index in file" has not been listed on search slips by name searchers.

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The Indexing Committee unanimously agreed that Recording Unit should continue the practice of typing "See index in file" where pertinent and that name searchers and Service Unit searchers should be instructed to write this phrase on a search slip when it appears on a card.

The Committee considered a suggestion that only one linder (2)cards be prepared on a two-part foreign name of the Near Eastern type; The current procedure requires an index card be prepared on each component of a Near Eastern name using the "round the clock" technique. Usually, Near Eastern names consist of four or five parts and all parts are indexed because the name may be received later with one part missing. The Indexing Committee by majority vote rejected the suggestion since it was felt preparation of index cards on Near Eastern names should be consistent irrespective of number of components.

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ENCLOSURE

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(3) The classifying Unit raised the question as to preparation of cards on Russian females when the father's name is also given in the correspondence. Currently two cards are prepared on a married Russian female indicating the masculine and feminine forms of the Russian surname together with the individual's given name. For example, Waria Hruskova who is the wife of John Hruska:

1. Hruskova, Maria

2. Hruska, Maria

The Committee unanimously agreed that in the situation where Maria Hruskova, whose <u>father</u> is John Hruska, the same rule as applies to the spouse of a Russian should prevail. Cards should be prepared on her given name with both the masculine and femining form of the surname.

(4) An employee of the Recording Unit has suggested that whena name is indexed in a case file and also requires indexing on crossreferenced mail in the sex offender file (105-34074) that only one card be prepared with both file numbers typed on the card. Currently' two separate cards are prepared, one on each file. The Committee unanimously agreed that the suggestion should not be adopted since in some instances it is necessary to file the sex offender card under a subversive breakdown in the index in order that subsequent subversive searches will locate this reference.

The Committee in connection with this suggestion discussed procedures for the handling of information concerning sex affenders. It was noted that there is a file concerning sexual perverts in the Government (105-12189) and that some information which is crossreferenced into this file is not also crossed-referenced into the sex offender file (105-34074). This latter file is broken down into subs for each field division in order to provide a source for leads concerning investigations of sex offenders in given geographical areas. The Committee agreed that information concerning Sexual perverts in Government should also appear in the sex offender file. 8/20/57 SAC LETTER NO. 57-47

(B) NEWSPAPER CLIPPINGS - PAROLE AND PROBATION ABUSES AND SEX OF. FENDERS -- It is noted that the field has been very alert in the submitting of newspaper clippings dealing with cases involving juvenile delinquency on a local level. The field has not been alert, however, in furnishing to the Bureau clippings of cases involving aggravated sex offenders and abuses of probation and parole.

It is desired that you be more alert for these items and that they be forwarded to the Bureau marked to the attention of the Crime Records Section.

8/20/57 SAC LETTER NO. 57-47 CC-66-9 sent to sac

76-00-6 SEARCHED INDEX60 SERIALIZEDS FILED / 1957 FBI - DETROIT

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STRILLY CONFIDENTIAL SAC LETTER NO. 57-47 UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

August 20, 1957 #ASHINGTON 25. D.C.

PERS' 'AL ATTENTION

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(A) PERSONNEL MATTERS - OFFICE OF PREFERENCE TRANSFERS - AVAIL-ABILITY OF SPECIAL AGENTS -- I again find it necessary to request all Special Agents in the service to correctly list their offices of preference. It is obvious that many Special Agents are not affording this important matter sufficient attention. Office of preference transfers have been issued to many Agents in the service and on numerous occasions the Bureau has been requested to cancel or defer the transfers due in many cases to the fact that the Agents have not correctly listed their preference and request a change after receiving the transfer. In other cases Agents are unavailable and yet the Bureau has received no prior information concerning the Agents' status. This is a most undesirable trend and I again request all Special Agents in Charge to insist that the Agents under their supervision keep the Bureau currently advised of their availability status and of their correct offices of preference.

8/20/57 SAC LETTER NO. 57-47

(B) NEWSPAPER CLIPPINGS - PAROLE AND PROBATION ABUSES AND SEX OF-FENDERS -- It is noted that the field has been very alert in the submitting of newspaper clippings dealing with cases involving juvenile delinquency on a local level. The field has not been alert, however, in furnishing to the Bureau clippings of cases involving aggravated sex offenders and abuses of probation and parole.

It is desired that you be more alert for these items and that they be forwarded to the Bureau marked to the attention of the Crime Records Section.

8/20/57 SAC LETTER NO. 57-47

(C) RETIREMENT - Under separate cover, copies of the revised pamphlet entitled "Benefits for Special Agents under Civil Service Retirement Legislation" are being forwarded. You should insure that each Special Agent receives a copy.

8/20/57 SAC LETTER NO. 57-47

(D) SEARCHES AND SEIZURES; COUNTING RECOVERED MONEY -- Whenever money or other property consisting of numerous items requiring counting is obtained in connection with Bureau investigations, the money or property should be independently counted by two Special Apends

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DECLASSIFICATION AUTHORITY DERIVIED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 04-27-2009 Declassified By BAW on 4/27/09

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(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 to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute(A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(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;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could be reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could be reasonably expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information 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, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b)(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
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding;
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records;
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service the release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

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