JFK ASSASSINATION SYSTEM
IDENTIFICATION FORM

AGENCY INFORMATION

AGENCY : FBI
RECORD NUMBER : 124-10179-10254
RECORDS SERIES :
PX
AGENCY FILE NUMBER : CR 80-2-340

DOCUMENT INFORMATION

ORIGINATOR :
FROM :
TO :
TITLE :

DATE : 00/00/00
PAGES : 0
SUBJECTS :
NAR

DOCUMENT TYPE :
CLASSIFICATION : U
REstrictions : NOT ASSASSINATION RELATED
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DATE OF LAST REVIEW : 07/28/94
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COMMENTS :

[R] - ITEM IS RESTRICTED
Date: August 2, 2021

From: National Archives and Records Administration

Subject: Reconstructed FBI File (CR) PX 80-2, Serial 340

To: The File

This memorandum briefly summarizes the status of missing original Federal Bureau of Investigation (FBI) case files or portions of case files in the President John F. Kennedy Assassination Records Collection (JFK Collection) and documents the National Archives and Records Administration’s (NARA) efforts to reconstruct these records, where possible, from duplicate copies of documents located in other FBI files.

As the JFK Collection was first compiled and reviewed in the 1990s, the Assassination Records Review Board and the FBI designated some records as “not believed relevant” (NBR) or “not assassination related” (NAR). The FBI retained custody of the NBR/NAR records and postponed their transfer to NARA until a later date. Every document or group of documents (“serials”), however, received an indexed Record Identification Form (RIF) and FBI inventory sheet for insertion into the JFK Collection.

Several years prior to the 2017 re-review and transfer of the NBR/NAR material to the National Archives, the FBI destroyed a few files with NAR designations according to an authorized records disposition schedule in effect at the time.

This compilation represents NARA’s efforts to reconstruct the original file or portions of the file, as completely as possible, with duplicate copies of documents located in the FBI field office and headquarters files within the JFK Collection. Each reconstructed file or compilation contains a Record Identification Form, an explanatory cover memo, existing administrative documents available within the JFK Collection, and copies of identified duplicate documents. The table below summarizes the status of FBI file (CR) PX 80-2, Serial 340.

<table>
<thead>
<tr>
<th>RIF Number</th>
<th>FBI File Number</th>
<th>List of Serials From Inventory Sheet</th>
<th>List of Identified Serials at NARA</th>
<th>Reconstructed Status (None, Partial, Complete)</th>
</tr>
</thead>
<tbody>
<tr>
<td>124-10179-10254</td>
<td>(CR) PX 80-2</td>
<td>340</td>
<td>340</td>
<td>Complete</td>
</tr>
</tbody>
</table>
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion (these deletions).

[] Deletions were made pursuant to the postponement rationale indicated below with no segregable material available for disclosure. All references relate to Section 6 of the "President John F. Kennedy Assassination Records Collection Act of 1992."

[] Subsection 1A (intelligence agent's identity)
[] Subsection 1B (intelligence source or method)
[] Subsection 1C (other matter relating to military defense, intelligence operations or the conduct of foreign relations)
[] Subsection 2 (living person who provided confidential information)
[] Subsection 3 (unwarranted invasion of privacy)
[] Subsection 4 (cooperating individual or foreign government, currently requiring protection)
[] Subsection 5 (security or protective procedure, currently or expected to be utilized)

Information pertained to a matter unrelated to the JFK Assassination investigation.

[] For your information: ____________________________

The following number is to be used for reference regarding this page (these pages):

PX 80-2-340
TO ALL SACs

FROM DIRECTOR

DIRECTOR'S APPEARANCE BEFORE SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES, DECEMBER 10, 1975

A COPY OF THE STATEMENT I DELIVERED BEFORE THE SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES TODAY HAS BEEN SENT ALL OFFICES. FOR YOUR INFORMATION, THERE FOLLOWS A SYNOPSISIZED ACCOUNT OF THE MAJOR AREAS OF THE COMMITTEE'S QUESTIONS TO ME, TOGETHER WITH MY RESPONSES:

(1) REGARDING FBI INFORMANTS, QUESTIONS WERE ASKED WHETHER COURT APPROVAL SHOULD BE REQUIRED FOR FBI USE OF INFORMANTS IN INVESTIGATIONS OF ORGANIZATIONS (MY RESPONSE WAS THAT THE CONTROLS WHICH EXIST TODAY OVER USE OF INFORMANTS ARE SATISFACTORY); HOW CAN FBI KEEP INFORMANTS OPERATING WITHIN PROPER LIMITS SO THEY DO NOT INVADE RIGHTS OF OTHER PERSONS (MY RESPONSE WAS THAT RELIANCE MUST BE PLACED ON THE INDIVIDUAL AGENTS HANDLING INFORMANTS AND THOSE SUPERVISING THE AGENTS' WORK, THAT INFORMANTS WHO VIOLATE THE LAW CAN BE
Prosecuted -- as can any agent who counsels an informant to commit violations); and did former Klan informant Gary Rowe testify accurately when he told the committee on December 2 that he informed FBI of planned acts of violence but FBI did not act to prevent them (my response was that Rowe's testimony was not accurate).

(2) In response to questions regarding improper conduct by FBI employees, I stated that alleged violations of law by FBI personnel should be investigated by the FBI or other appropriate agency; that the Inspection Division has conducted inquiries regarding allegations of misconduct; that an Office of Professional Responsibility has just been established in the Justice Department, and we will advise that office of our major investigations of departmental personnel, including FBI employees, for alleged violations of law, regulations, or standards of conduct; that I would reserve comment regarding possible creation of a national inspector general to consider matters of misconduct by employees of any federal agency.
(3) IN RESPONSE TO QUESTIONS CONCERNING HARASSMENT OF MARTIN LUTHER KING, JR., I STATED THAT THE PERSONS WHO ISSUED THE ORDERS WHICH RESULTED IN SUCH HARASSMENT SHOULD FACE THE RESPONSIBILITY FOR IT, RATHER THAN THOSE UNDER THEM WHO CARRIED OUT SUCH ORDERS IN GOOD FAITH; THAT THE FBI STILL HAS RECORDINGS RESULTING FROM ELECTRONIC SURVEILLANCES OF KING; THAT WE RETAIN RECORDINGS FOR TEN YEARS BUT WE ALSO HAVE AGREED TO A REQUEST FROM THE SENATE NOT TO DESTROY INFORMATION IN OUR FILES WHILE CONGRESSIONAL INQUIRIES ARE BEING CONDUCTED; THAT I HAVE NOT REVIEWED THE KING TAPES; THAT IF THE COMMITTEE REQUESTED TO REVIEW THE KING TAPES, THE REQUEST WOULD BE REFERRED TO THE ATTORNEY GENERAL.

(4) IN RESPONSE TO QUESTIONS REGARDING WHETHER IT WOULD BE ADVANTAGEOUS TO SEPARATE THE FBI CRIMINAL INVESTIGATIVE RESPONSIBILITIES AND OUR INTELLIGENCE FUNCTIONS, I STATED THAT WE HAVE FOUND THE TWO AREAS TO BE COMPATIBLE, AND I FEEL THE FBI IS DOING A SPLENDID JOB IN BOTH AREAS.

(5) IN RESPONSE TO QUESTIONS CONCERNING THE ADEQUACY OF CONTROLS ON REQUESTS FROM THE WHITE HOUSE AND FROM OTHER GOVERNMENT AGENCIES FOR FBI INVESTIGATIONS OR FOR INFORMATION
FROM OUR FILES, I STATED THAT WHEN SUCH REQUESTS ARE MADE ORALLY, THEY SHOULD BE CONFIRMED IN WRITING; THAT WE WOULD WELCOME ANY LEGISLATIVE GUIDELINES THE CONGRESS FEELS WOULD PROTECT THE FBI FROM THE POSSIBILITY OF PARTISAN MISUSE.

A FULL TRANSCRIPT OF THE QUESTIONS AND ANSWERS WILL BE FURNISHED TO EACH OFFICE AS SOON AS IT IS AVAILABLE.

ALL LEGATS ADVISED SEPARATELY.

END

PLS ACK FOR 2 TELS

LVV FBI ALBANY
ACK FOR TWO CLR
TKS