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62-HQ-2986

Serial Scope:

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TRANSMIT VIA: AIRTEL

CLASSIFICATION: UNCLAS

DATE: 5/13/93

FROM: DIRECTOR, FBI (62A-HQ-1036360) *PRD*

TO: SAC, HOUSTON (62A-HQ-1036360)

SENATE SELECT COMMITTEE ON POW/MIA AFFAIRS

*POW MIA MATTER
227-0-52*

SENATE Select COMMITTEE

211-8 62-2986**

*100-13617** ReHQairtels to Director, FBI dated 9/22/92, captioned MUSHTAQ AHMED DIWAN; POW/MIA FRAUD MATTERS, and 10/8/92, captioned as above. File number 66-2170 has been changed into 62A-HQ-1036360.

Enclosed for the Houston Field Office (HO) are the original files: 185A-121 and 265-MM-50339.

HO files were reviewed by the Civil Discovery Review Unit (CDRU), Legal Counsel Division (LCD), for documents responsive to the above-captioned Congressional Request. CDRU determined that the files contained no relevant material.

Any questions regarding this matter should be directed to Paralegal Specialist JAMES B. STROUD, CDRU, LCD, on extension 3595.

Enclosure *gld*

62-2986-11

SEARCHED	<i>PMG</i>	INDEXED	<i>gld</i>
FOIMS		FILED	
MANUAL	<i>BMG</i>		
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MAY 17 1993			
FBI - HOUSTON			

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Enclosure

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Date December 5, 1975

RE: TESTIMONY OF ASSISTANT TO THE DIRECTOR--
DEPUTY ASSOCIATE DIRECTOR JAMES B. ADAMS
BEFORE THE SENATE SELECT COMMITTEE ON
12/2/75

62-2986

- For information Retention optional For appropriate action Surep, by _____
- The enclosed is for your information. If used in a future report, conceal all sources, paraphrase contents.
- Enclosed are corrected pages from report of SA _____ dated _____

Remarks:

Re Bureau R/S of 12/4/75 which provided excerpts of Mr. Adams' testimony.

Attached for your information and assistance, is the complete transcript of above-referenced testimony.

UNEDITED TRANSCRIPT *62-2986-8*

(Handwritten signature/initials in a circle)

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Vol. 15

The United States Senate

Report of Proceedings

Hearing held before

Select Committee to Study Governmental Operations

With Respect to Intelligence Activities

INTELLIGENCE INVESTIGATION

Tuesday, December 2, 1975

Washington, D. C.

WARD & PAUL
410 FIRST STREET, S. E.
WASHINGTON, D. C. 20003

(202) 544-6000

11 Senator Tower. The next witnesses to appear before the
12 Committee are Mr. James Adams, Assistant to the Director-
13 Deputy Associate Director, Investigation, responsible for all
14 investigative operations; Mr. W. Raymond Wannall, Assistant
15 Director, Intelligence Division, responsible for internal
16 security and foreign counterintelligence investigations; Mr.
17 John A. Mintz, Assistant Director, Legal Counsel Division;
18 Joseph G. Deegan, Section Chief, extremist investigations;
19 Mr. Robert L. Schackelford, Section Chief, subversive
20 investigations; Mr. Homer A. Newman, Jr., Assistant to Section
21 Chief, supervises extremist informants; Mr. Edward P. Grigal,
22 Unit Chief, supervises subversive informants; Joseph G. Kelley,
23 Assistant Section Chief, Civil Rights Section, General Invest-
24 gative Division.

25 Gentlemen, will you all rise and be sworn.

1 Do you solemnly swear the testimony you are about to give
2 before this Committee is the truth, the whole truth, and nothing
3 but the truth, so help you God?

4 Mr. Adams. I do.

5 Mr. Wannall. I do.

6 Mr. Mintz. I do.

7 Mr. Deegan. I do.

8 Mr. Schackelford. I do.

9 Mr. Newman. I do.

10 Mr. Grigalus. I do.

11 Mr. Kelley. I do.

12 Senator Tower. It is intended that Mr. Wannall will be
13 the principal witness, and we will call on others as questioning
14 might require, and I would direct each of you when you do
15 respond, to identify yourselves, please, for the record.

16 I think that we will spend just a few more minutes to allow
17 the members of the Committee to return from the floor.

18 (A brief recess was taken.)

19 Senator Tower. The Committee will come to order.

20 Mr. Wannall, according to data, informants provide '83
21 percent of your intelligence information.

22 Now, will you provide the Committee with some information
23 on the criteria for the selection of informants?

24

25

1 TESTIMONY OF W. RAYMOND WANNALL, ASSISTANT DIRECTOR,
2 INTELLIGENCE DIVISION, FEDERAL BUREAU OF INVESTIGATION
3 ACCOMPANIED BY: JAMES B. ADAMS, ASSISTANT TO THE
4 DIRECTOR-DEPUTY ASSOCIATE DIRECTOR (INVESTIGATION);
5 JOHN A. MINTZ, ASSISTANT DIRECTOR, LEGAL COUNSEL
6 DIVISION; JOSEPH G. DEEGAN, SECTION CHIEF; ROBERT L.
7 SCHACKELFORD, SECTION CHIEF; HOMER A. NEWMAN, JR.,
8 ASSISTANT TO SECTION CHIEF; EDWARD P. GRIGALUS, UNIT
9 CHIEF; AND JOSEPH G. KELLEY, ASSISTANT SECTION CHIEF,
10 CIVIL RIGHTS SECTION, GENERAL INVESTIGATIVE DIVISION
11 Mr. Wannall. Mr. Chairman, that is not FBI data that you

12 have quoted. That was prepared by the General Accounting
13 Office.

14 Senator Tower. That is GAO.

15 Mr. Wannall. Based on a sampling of about 93 cases.

16 Senator Tower. Would that appear to be a fairly accurate
17 figure.

18 Mr. Wannall. I have not seen any survey which the FBI
19 itself has conducted that would confirm that, but I think that
20 we do get the principal portion of our information from live
21 sources.

22 Senator Tower. It would be a relatively high percent-
23 then?

24 Mr. Wannall. I would say yes. And your ques-
25 criteria?

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Senator Tower. What criteria do you use in the selection of informants?

Mr. Wannall. Well, the criteria vary with the needs. In our cases relating to extremist matters, surely in order to get an informant who can meld into a group which is engaged in a criminal type activity, you're going to have a different set of criteria. If you're talking about our internal security matters, I think we set rather high standards. We do require that a preliminary inquiry be conducted which would consist principally of checks of our headquarters indices, our field office indices, checks with other informants who are operating in the same area, and in various established sources such as local police departments.

Following this, if it appears that the person is the type who has credibility, can be depended upon to be reliable, we would interview the individual in order to make a determination as to whether or not he will be willing to assist the FBI in discharging its responsibilities in that field.

Following that, assuming that the answer is positive, we would conduct a rather in depth investigation for the purpose of further attempting to establish credibility and reliability.

Senator Tower. How does the Bureau distinguish between the use of informants for law enforcement as opposed to intelligence collection?

Is the guidance different, or is it the same, or what?

1 Mr. Wannall. Well, Mr. Adams can probably best address
2 the use of informants on criminal matters since he is over
3 the operational division on that.

4 Mr. Adams. You do have somewhat of a difference in the fact
5 that a criminal informant in a law enforcement function, you
6 are trying to develop evidence which will be admissible in
7 court for prosecution, whereas with intelligence, the informant
8 alone, your purpose could either be prosecution or it could be
9 just for purposes of pure intelligence.

10 The difficulty in both is retaining the confidentiality
11 of the individual and protecting the individual, and trying to,
12 through use of the informant, obtain evidence which could be
13 used independently of the testimony of the informant so that
14 he can continue operating as a criminal informant.

15 Senator Tower. Are these informants ever authorized to
16 function as provocateurs?

17 Mr. Adams. No, sir, they're not. We have strict regula-
18 tions against using informants as provocateurs. This gets
19 into that delicate area of entrapment which has been addressed
20 by the courts on many occasions and has been concluded by the
21 courts that providing an individual has a willingness to engage
22 in an activity, the government has the right to provide him the
23 opportunity. This does not mean, of course, that mistakes don't
24 occur in this area, but we take whatever steps we can to
25 avoid this. Even the law has recognized that informants can

1 engage in criminal activity, and the courts have held that,
2 especially the Supreme Court in the Newark County Case, that
3 the very difficulty of penetrating an ongoing operation, that
4 an informant himself can engage in criminal activity, but
5 because there is lacking this criminal intent to violate a
6 law, we stay away from that. Our regulations fall short of that.

7 If we have a situation where we felt that an informant
8 has to become involved in some activity in order to protect
9 or conceal his use as an informant, we go right to the United
10 States Attorney or to the Attorney General to try to make sure
11 we are not stepping out of bounds insofar as the use of our
12 informants.

13 Senator Tower. But you do use these informants and do
14 instruct them to spread dissension among certain groups that
15 they are informing on, do you not?

16 Mr. Adams. We did when we had the COINTELPRO programs,
17 which were discontinued in 1971, and I think the Klan is probably
18 one of the best examples of a situation where the law was
19 in effect at the time. We heard the term States Rights used
20 much more then than we hear it today. We saw in the Little
21 Rock situation the President of the United States, in sending
22 in the troops, pointing out the necessity to use local law
23 enforcement. We must have local law enforcement, to use the
24 troops only as a last resort.

25 And then you have a situation like this where you do try

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1 to preserve the respective roles in law enforcement. You have
2 historical problems with the Klan coming along. We had
3 situations where the FBI and the Federal Government was almost
4 powerless to act. We had local law enforcement officers in
5 some areas participating in Klan violence.

6 The instances mentioned by Mr. Rowe, every one of those,
7 he saw them from the lowest level of the informant. He didn't
8 see what action was taken with that information, as he pointed
9 out in his testimony. Our files show that this information was
10 reported to the police departments in every instance. We
11 also knew that in certain instances the information, upon being
12 received, was not being acted upon. We also disseminated
13 simultaneously through letterhead memoranda to the Department
14 of Justice the problem, and here, here we were, the FBI, in a
15 position where we had no authority in the absence of instruction
16 from the Department of Justice, to make an arrest.

17 Sections 241 and 242 don't cover it because you don't have
18 evidence of a conspiracy, and it ultimately resulted in
19 a situation where the Department called in United States
20 Marshals who do have authority similar to local law enforcement
21 officials.

22 So, historically, in those days, we were just as frus-
23 trated as anyone else was, and when we got information from
24 someone like Mr. Rowe, good information, reliable information,
25 and it was passed on to those who had the responsibility to

1 do something about it, it was not always acted upon, as he
2 indicated.

3 Senator Tower. None of these cases, then, there was
4 adequate evidence of conspiracy to give you jurisdiction to
5 act?

6 Mr. Adams. The Departmental rules at that time, and still
7 require Departmental approval where you have a conspiracy.
8 Under 241, it takes two or more persons acting together. You
9 can have a mob scene, and you can have blacks and whites
10 belting each other, but unless you can show that those that
11 initiated the action acted in concert in a conspiracy, you have
12 no violation.

13 Congress recognized this, and it wasn't until 1968
14 that they came along and added Section 245 to the civil rights
15 statute, which added punitive measures against an individual
16 that didn't have to be a conspiracy. But this was a problem
17 that the whole country was grappling with: the President of
18 the United States, Attorney General. We were in a situation
19 where we had rank lawlessness taking place, as you know from
20 a memorandum we sent you that we sent to the Attorney General.
21 The accomplishments we were able to obtain in preventing
22 violence, and in neutralizing the Klan -- and that was one
23 of the reasons.

24 Senator Tower. What was the Bureau's purpose in con-
25 tinuing or urging the continued surveillance of the Vietnam

smn 23

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1 Veterans Against the War?

2 Was there a legitimate law enforcement purpose, or was the
3 intent to halter political expression?

4 Mr. Adams. We had information on the Vietnam Veterans
5 Against the War that indicated that there were subversive
6 groups involved. They were going to North Vietnam and meeting
7 with the Communist forces. They were going to Paris, attending
8 meetings paid for and sponsored by the Communist Party, the
9 International Communist Party. We feel that we had a very valid
10 basis to direct our attention to the VVAW.

11 It started out, of course, with Gus Hall in 1967, who was
12 head of the Communist Party, USA, and the comments he made,
13 and what it finally boiled down to was a situation where it
14 split off into the Revolutionary Union, which was a Maoist
15 group, and the hard-line Communist group, and at that point
16 factionalism developed in many of the chapters, and they closed
17 those chapters because there was no longer any intent to follow
18 the national organization.

19 But we had a valid basis for investigating it, and we
20 investigated chapters to determine if there was affiliation
21 and subservience to the national office.

22 Senator Tower. Mr. Hart?

23 Senator Hart of Michigan. But in the process of chasing
24 after the Veterans Against the War, you got a lot of information
25 that clearly has no relationship to any Federal criminal

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1 statute.

2 Mr. Adams. I agree, Senator.

3 Senator Hart of Michigan. Why don't you try to shut that
4 stuff off by simply telling the agent, or your informant?

5 Mr. Adams. Here is the problem that you have with that.
6 When you're looking at an organization, do you report only the
7 violent statements made by the group or do you also show that
8 you may have one or two violent individuals, but you have
9 some of these church groups that were mentioned, and others,
10 that the whole intent of the group is not in violation of the
11 statutes. You have to report the good, the favorable along
12 with the unfavorable, and this is a problem. We wind up with
13 information in our files. We are accused of being vacuum
14 cleaners, and you are a vacuum cleaner. If you want to know the
15 real purpose of an organization, do you only report the
16 violent statements made and the fact that it is by a small
17 minority, or do you also show the broad base of the organization
18 and what it really is?

19 And within that is where we have to have the guidelines
20 we have talked about before. We have to narrow down, because
21 we recognize that we do wind up with too much information in
22 our files.

23 Senator Hart of Michigan. But in that vacuuming process,
24 you are feeding into Departmental files the names of people
25 who are, who have been engaged in basic First Amendment

1 exercises, and this is what hangs some of us up.

2 Mr. Adams. It hangs me up. But in the same files I
3 imagine every one of you has been interviewed by the FBI, either
4 asking you about the qualifications of some other Senator
5 being considered for a Presidential appointment, being inter-
6 viewed concerning some friend who is applying for a job.

7 Were you embarrassed to have that in the files of the
8 FBI?

9 Now, someone can say, as reported at our last session, that
10 this is an indication, the mere fact that we have a name in our
11 files has an onerous impression, a chilling effect. I agree.
12 It can have, if someone wants to distort what we have in our
13 files, but if they recognize that we interviewed you because
14 of considering a man for the Supreme Court of the United
15 States, and that isn't distorted or improperly used, I don't
16 see where any harm is served by having that in our files.

17 Senator Hart of Michigan. But if I am Reverend Smith
18 and the vacuum cleaner picked up the fact that I was helping
19 the veterans, Vietnam Veterans Against the War, and two years
20 later a name check is asked on Reverend Smith and all your
21 file shows is that he was associated two years ago with a group
22 that was sufficient enough, held sufficient doubtful patriotism
23 to justify turning loose a lot of your energy in pursuit on
24 them --

25 Mr. Adams. This is a problem.

1 Senator Hart of Michigan. This is what should require
2 us to rethink this whole business.

3 Mr. Adams. Absolutely.

4 And this is what I hope the guidelines committees as well
5 as the Congressional input are going to address themselves to.

6 Senator Hart of Michigan. We've talked about a wide range
7 of groups which the Bureau can and has had informant penetration
8 and report on. Your manual, the Bureau manual's definition
9 of when an extremist or security investigation may be under-
10 taken refers to groups whose activity either involves violation
11 of certain specified laws, or which may result in the violation
12 of such law, and when such an investigation is opened, then
13 informants may be used.

14 Another guideline says that domestic intelligence
15 investigations now must be predicated on criminal violations.
16 The agent need only cite a statute suggesting an investigation
17 relevant to a potential violation. Even now, with an improved,
18 upgraded effort to avoid some of these problems, we are back
19 again in a world of possible violations or activities which
20 may result in illegal acts.

21 Now, any constitutionally protected exercise of the
22 right to demonstrate, to assemble, to protest, to petition,
23 conceivably may result in violence or disruption of a local
24 town meeting, when a controversial social issue might result
25 in disruption. It might be by hecklers rather than those holding

1 the meeting.

2 Does this mean that the Bureau should investigate all
3 groups organizing or participating in such a meeting because
4 they may result in violence, disruption?

5 Mr. Adams. No, sir.

6 Senator Hart of Michigan. Isn't that how you justify
7 spying on almost every aspect of the peace movement?

8 Mr. Adams. No, sir. When we monitor demonstrations, we
9 monitor demonstrations where we have an indication that the
10 demonstration itself is sponsored by a group that we have an
11 investigative interest in, a valid investigative interest in,
12 or where members of one of these groups are participating where
13 there is a potential that they might change the peaceful
14 nature of the demonstration.

15 But this is our closest question of trying to draw
16 guidelines to avoid getting into an area of infringing on the
17 First Amendment rights of people, yet at the same time being
18 aware of groups such as we have had in greater numbers in the
19 past than we do at the present time. But we have had periods
20 where the demonstrations have been rather severe, and the
21 courts have said that the FBI has a right, and indeed a duty,
22 to keep itself informed with respect to the possible commission
23 of crime. It is not obliged to wear blinders until it may be
24 too late for prevention.

25 And that's a good statement if applied in a clearcut

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case. Our problem is where we have a demonstration and we have to make a judgment call as to whether it is one that clearly fits the criteria of enabling us to monitor the activities, and that's where I think most of our disagreements fall.

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1 Senator Hart of Michigan. Let's assume that the rule
2 for opening an investigation on a group is narrowly drawn. The
3 Bureau manual states that informants investigating a subversive
4 organization should not only report on what that group is
5 doing but should look at and report on activities in which
6 the group is participating.

7 There is a Section 87B3 dealing with reporting on
8 connections with other groups. That section says that the
9 field office shall "determine and report on any significant
10 connection or cooperation with non-subversive groups." Any
11 significant connection or cooperation with non-subversive
12 groups.

13 Now let's look at this in practice. In the spring of
14 1969 there was a rather heated national debate over the
15 installation of the anti-ballistic missile system. Some of us
16 remember that. An FBI informant and two FBI confidential
17 sources reported on the plan's participants and activities
18 of the Washington Area Citizens Coalition Against the ABM,
19 particularly in open public debate in a high school auditorium,
20 which included speakers from the Defense Department for the
21 ABM and a scientist and defense analyst against the ABM.

22 The informants reported on the planning for the meeting,
23 the distribution of materials to churches and schools,
24 participation by local clergy, plans to seek resolution on the
25 ABM from nearby town councils. There was also information on

1 plans for a subsequent town meeting in Washington with the
2 names of local political leaders who would attend.

3 Now the information, the informant information came as
4 part of an investigation of an allegedly subversive group
5 participating in that coalition. Yet the information dealt
6 with all aspects and all participants. The reports on the
7 plans for the meeting and on the meeting itself were disseminated
8 to the State Department, to military intelligence, and to the
9 White House.

10 How do we get into all of that?

11 Mr. Adams. Well --

12 Senator Hart of Michigan. Or if you were to rerun it,
13 would you do it again?

14 Mr. Adams. Well, not in 1975, compared to what 1969
15 was. The problem we had at the time was where we had an
16 informant who had reported that this group, this meeting was
17 going to take place and it was going to be the Daily World,
18 which was the east coast communist newspaper that made comments
19 about it. They formed an organizational meeting. We took
20 a quick look at it. The case apparently was opened in May 28,
21 1969 and closed June 5 saying there was no problem with this
22 organization.

23 Now the problem we get into is if we take a quick look
24 and get out, fine. We've had cases, though, where we have
25 stayed in too long. When you're dealing with security things like

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1 Soviet espionage where they can put one person in this country
 2 and they supported him with total resources of the Soviet
 3 Union, false identification, all the money he needs, communi-
 4 cations networks, satellite assistance, and everything, and
 5 you're working with a paucity of information.

6 The same problem exists to a certain extent in domestic
 7 security. You don't have a lot of black and white situations.
 8 So someone reports something to you which you feel, you take
 9 a quick look at and there's nothing to it, and I think that's
 10 what they did.

11 Senator Hart of Michigan. You said that was '69. Let
 12 me bring you up to date, closer to current, a current place
 13 on the calendar.

14 This one is the fall of last year, 1975. President
 15 Ford announced his new program with respect to amnesty, as
 16 he described it, for draft resisters. Following that there
 17 were several national conferences involving all the groups
 18 and individuals interested in unconditional amnesty.

19 Now parenthetically, while unconditional amnesty is
 20 not against -- while unconditional amnesty is not yet the law,
 21 we agreed that advocating it is not against the law either.

22 Mr. Adams. That's right.

23 Senator Hart of Michigan. Some of the sponsors were
 24 umbrella organizations involving about 50 diverse groups around
 25 the country. FBI informants provided advance information on

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