File #:
62-0m-3439

Serial Scope:
1/4ru 18
NR045 WA PLAIN
8:42PMNTEL 10/9/75 GHS

TO ALL SACS
FROM DIRECTOR

INTERVIEWS OF FBI EMPLOYEES BY CONGRESSIONAL COMMITTEES

BY MEMORANDUM TO ALL EMPLOYEES DATED MAY 28, 1975,
CAPTIONED "INTERVIEWS OF FBI EMPLOYEES," ALL EMPLOYEES WERE
ADVISIED OF THE NECESSITY OF SECURING FBI HEADQUARTERS APPROVAL
PRIOR TO SUBMITTING TO INTERVIEWS BY REPRESENTATIVES OF CON-
GRESSIONAL COMMITTEES. THE NECESSITY OF SECURING THIS AP-
PROVAL IS PROMPTED BY THE EMPLOYMENT AGREEMENT ALL EMPLOYEES
HAVE SIGNED.

YOU WERE ADVISED THAT CONGRESSIONAL STAFF MEMBERS
WERE CONDUCTING INTERVIEWS OF FORMER AND/OR CURRENT EMPLOYEES
AND THAT THIS BUREAU HAD PLEDGED ITS COOPERATION WITH CON-
GRESS. OUR COOPERATIVE EFFORTS, OF COURSE, MUST BE CONSISTENT
WITH BUREAU PROCEDURES.

RECENTLY, WE HAVE HAD ATTEMPTS BY CONGRESSIONAL
COMMITTEE STAFF MEMBERS TO INTERVIEW CURRENT EMPLOYEES WITHOUT
PRIOR CONTACT WITH FBI HEADQUARTERS. YOU ARE AGAIN REMINDED

[Signature]

ALL EMPLOYEES

[Signature]

FBI - OMAHA

[Date]
PAGE TWO

THAT IF A REPRESENTATIVE OF A CONGRESSIONAL COMMITTEE SHOULD CONTACT A BUREAU EMPLOYEE, THAT EMPLOYEE SHOULD DECLINE TO RESPOND TO QUESTIONS POSED TO HIM AND ADVISE THE CONGRESSIONAL STAFF MEMBER OF THE NECESSITY OF RECEIVING FBI HEADQUARTERS APPROVAL BEFORE RESPONDING TO QUESTIONS.

END

RECD 2

FBI OM CLR PF
Memorandum

TO: ALL EMPLOYEES

FROM: SAC EDWARD J. KRUPINSKY

DATE: 10/10/75

SUBJECT: INTERVIEWS OF FBI EMPLOYEES BY CONGRESSIONAL COMMITTEES

By memorandum to All Employees dated May 28, 1975, captioned, "Interviews of FBI Employees," all employees were advised of the necessity of securing FBI Headquarters approval prior to submitting to interviews by representatives of congressional committees. The necessity of securing this approval is prompted by the Employment Agreement all employees have signed.

You were advised that Congressional Staff Members were conducting interviews of former and/or current employees and that this Bureau had pledged its cooperation with Congress. Our cooperative efforts, of course, must be consistent with Bureau procedures.

Recently, we have had attempts by Congressional Committee Staff Members to interview current employees without prior contact with FBI Headquarters. You are again reminded that if a representative of a Congressional Committee should contact a Bureau employee, that employee should decline to respond to questions posed to him and advise the Congressional Staff Member of the necessity of receiving FBI Headquarters approval before responding to questions.

1 - SAC
1 - ASAC
1 - Supervisor #3
1 - Supervisor #4
1 - Each Employee
2 - Omaha (62-3439)

EJK:asm
(108)

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

62-3439-17
TO: DIRECTOR, FBI

FROM: OMAHA (62-3439) (P)

SENSTUDY 75

RE BUREAU TELETYPE TO ALEXANDRIA, ET AL, SEPTEMBER 5, 1975.

UPON RECEIPT OF RE TELETYPE, EFFORTS WERE MADE TO CONTACT JOHN CALLAGHAN, PRESENTLY DIRECTOR OF THE IOWA LAW ENFORCEMENT ACADEMY, DES MOINES, IOWA, AND FORMER ASAC OF DETROIT DIVISION. IT WAS DETERMINED THAT MR. CALLAGHAN HAD LEFT THE STATE FOR THE WEEKEND AND IS NOT EXPECTED TO RETURN TO DES MOINES, IOWA, UNTIL SEPTEMBER 9, 1975.

MR. CALLAGHAN WILL BE CONTACTED IMMEDIATELY UPON HIS RETURN TO DES MOINES IN ACCORDANCE WITH INSTRUCTIONS IN RE TELETYPE AND BUREAU WILL BE ADVISED.

END.

DFM: skh (1)

MAG CARD #3246

62-3439-16

Approved: Special Agent in Charge

Sent 11/16 M Per

TO:        DIRECTOR, FBI
FROM:      OMAHA (62-3439) (P)

SENSTUDY 75.

RE BUREAU TELETYPE TO ALEXANDRIA, SEPTEMBER 5, 1975,
AND OMAHA NITEL TO BUREAU, SEPTEMBER 8, 1975.

JOHN CALLAGHAN, DIRECTOR, IOWA LAW ENFORCEMENT ACADEMY,
DES MOINES, IOWA, CONTACTED SEPTEMBER 9, 1975, AND ALERTED
TO POSSIBILITY OF CONTACT BY SENATE SELECT COMMITTEE (SSC)
STAFF RE CAPTIONED MATTER. CALLAGHAN WAS RECEPTIVE TO
BUREAU SUGGESTIONS AND IF CONTACTED BY SSC WILL CALL LEGAL
DIVISION FOR FULL INFO RE OBLIGATIONS AS TO CONFIDENTIALITY
OF INFORMATION INQUIRED AS FBI EMPLOYEE PRIOR TO
ANSWERING ANY QUESTIONS. IT WAS EMPHASIZED TO CALLAGHAN
THAT BUREAU SUGGESTIONS WERE NOT INTENDED TO IMPED SSC
WORK BUT ONLY AS A COOPERATIVE GESTURE TO SAFEGUARD
SENSITIVE FBI INFORMATION.

END.
TO ALEXANDRIA
   BBALTIMORE
   BOSTON
   DALLAS
   JACKSON
   LOS ANGELES
   NEW YORk
   PHILADELPHIA
   SAN DIEGO
   SEATTLE
   BIRMINGHAM
   CHICAGO
   EL PASO
   JACKSONVILLE
   MEMPHIS
   OKLAHOMA CITY
   PHOENIX
   SAN FRANCISCO
   MIAMI
   INDIANAPOLIS
   LOUISVILLE
   MIAMI
   OMAHA
   ST. LOUIS
   SAVANNAH

FROM DIRECTOR (62-116395)

PERSONAL ATTENTION
SENSTUDY 75


SENATE SELECT COMMITTEE (SSC) HAS REQUESTED WHEREABOUTS
OF A NUMBER OF FORMER FBI EMPLOYEES INDICATING THEY MAY BE
INTERVIEWED BY THE SSC STAFF. LISTED BELOW, BY FIELD OFFICE
TERRITORY, ARE THESE FORMER EMPLOYEES AND THEIR LAST KNOWN
ADDRESSES AS CONTAINED IN BUREAU FILES.
INFORMATION FROM SSC INDICATES NAMES OF FORMER SA'S LITRENTI AND STEWART DEVELOPED AS HAVING BEEN RESPONSIBLE FOR SUPERVISING COMMUNICATIONS BETWEEN THE FBI AND CIA CONCERNING MAIL OPENING ACTIVITIES. ALL OTHERS IN LIST BELOW WERE EITHER SAC, ASAC, OR BOTH, DURING PERIOD 1959 - 1966 IN ONE OR MORE OF THE FOLLOWING OFFICES: BOSTON, DETROIT, LOS ANGELES, MIAMI, NEW YORK, SAN FRANCISCO, SEATTLE, AND WASHINGTON FIELD. THEY PRESUMABLY ARE ALSO KNOWLEDGEABLE CONCERNING MAIL OPENINGS.

EACH OF THESE FORMER EMPLOYEES IS TO BE IMMEDIATELY CONTACTED AND ALERTED THAT HE MIGHT BE APPROACHED BY THE SSC STAFF FOR INTERVIEW. THE FORMER EMPLOYEE MAY, AFTER BEING CONTACTED BY SSC STAFF, CONTACT BUREAU'S LEGAL COUNSEL DIVISION BY COLLECT CALL FOR FULL INFORMATION TO ASSIST HIM INCLUDING OBLIGATIONS AS TO CONFIDENTIALITY OF INFORMATION ACQUIRED AS FBI EMPLOYEE. IT IS EMPHASIZED THAT BUREAU'S OFFER OF ASSISTANCE IS NOT INTENDED TO IMPEDE SSC WORK, BUT IS DONE AS COOPERATIVE GESTURE AND TO SAFEGUARD SENSITIVE BUREAOU INFORMATION.
PAGE THREE

CONTACTS WITH THESE FORMER EMPLOYEES TO BE HANDLED
PERSONALLY BY SAC OR ASAC. IN EVENT THIS IS NOT FEASIBLE
FOR JUST CAUSE, TO BE HANDLED BY A SENIOR SUPERVISOR.

IMMEDIATELY AFTER CONTACT, RESULTS SHOULD BE FURNISHED
BUREAU BY NITEL IN ABOVE CAPTION, BRIEFLY INCLUDING REACTION
OF FORMER EMPLOYEES CONTACTED. IF A FORMER EMPLOYEE NO
LONGER IN YOUR TERRITORY OR TEMPORARILY AWAY, SET OUT LEAD TO
OTHER OFFICE IMMEDIATELY WITH COPY TO FBIHQ.

ALEXANDRIA:

W. DONALD STEWART, CRYSTAL HOUSE I, APARTMENT 202, ARLINGTON,
VIRGINIA.

JAMES H. GALE, 3307 ROCKY MOUNT ROAD, FAIRFAX, VIRGINIA

THOMAS E BISHOP, 8820 STARK ROAD, ANNANDALE, VIRGINIA

BALTIMORE:

ANTHONY P. LITRENTO, 2810 STONYBROOK DRIVE, BOWIE, MARYLAND

PAUL O'CONNELL, JR., 2417 STRATTON DRIVE, POTOMAC, MARYLAND

DONALD E. RONEY, 131 CAMBRIDGE DRIVEE, WINDSOR HILLS,
WILMINGTON, DELAWARE

VICTOR TURYN, 2645 TURF VALLEY ROAD, ELICOTT CITY,
MARYLAND

DONALD W. MORLEY, BOX 222, NEW MARKET, MARYLAND
PAGE FOUR

BIRMINGHAM:

JOHN DAVID POPE, JR., 221 REMINGTON ROAD, BIRMINGHAM, ALABAMA

BOSTON:

LEO L. LAUGHLIN, 9 EVERETT AVENUE, WINCHESTER, MASSACHUSETTS
EDWARD J. POWERS, 10 COLONIAL DRIVE, BEDFORD, NEW HAMPSHIRE
J.F. DESMOND, 185 FRANKLIN STREET, BOSTON, MASSACHUSETTS

CHICAGO:

MARLIN W. JOHNSON, CANTEEN CORPORATION, THE MERCHANDISE MART, CHICAGO, ILLINOIS

HARVEY G. FOSTER, 1012 SOUTH HAMLIN, PARK RIDGE, ILLINOIS

CINCINNATI:

PAUL FIELDS, 2677 CYCLORAMA DRIVE, CINCINNATI, OHIO
HARRY J. MORGAN, 5314 ELMCREST LANE, CINCINNATI, OHIO

DALLAS:

PAUL H. STODDARD, 3014 CHATTERTON DRIVE, SAN ANGELO, TEXAS
KENNETH E. COMMONS, 2458 DOUGLAS DRIVE, SAN ANGELO, TEXAS

EL PASO:

KARL W. DISSLY, POST OFFICE BOX 9762, EL PASO, TEXAS

INDIANAPOLIS:

DILLARD W. HOWELL, 6413 CARDINAL LANE, INDIANAPOLIS, INDIANA

ALLAN GILLIES, 8228 HOOVER LANE, INDIANAPOLIS, INDIANA

JACKSON:

WILLIAMS W. BURKE, JR., 1847 AZTEC DRIVE, JACKSON, MISSISSIPPI
JACKSONVILLE:
DONALD K. BROWN, 826 BROOKMONT AVENUE, EAST JACKSONVILLE, FLORIDA
WILLIAM M. ALEXANDER, 4857 WATER OAK LANE, JACKSONVILLE, FLORIDA

LOUISVILLE:
BERNARD C. BROWN, 2301 NEWMARKET DRIVE, N.E., LOUISVILLE, KENTUCKY

LOS ANGELES:
WILLIAM G. SIMON, 2075 LOMBARDY ROAD, SAN MARINO, CALIFORNIA
WESLEY G. GRAPP, 4240 BON HOMME ROAD, WOODLAND HILLS, CALIFORNIA
ARNOLD C. LARSON, 4232 ABBINGTON COURT, WESTLAKE VILLAGE, CALIFORNIA

JOSEPH K. PONDER, 3719 CARRIAGE HOUSE COURT, ALEXANDRIA, VIRGINIA. BUSINESS ADDRESS: 3030 SOUTH RED HILL AVENUE, SANTA ANA, CALIFORNIA

MEMPHIS:
E. HUGO WINTERROWD, 1550 NORTH PARKWAY, MEMPHIS, TENNESSEE

MIAMI:
THOMAS MC ANDREWS, 324 NEAPOLITAN WAY, NAPLES, FLORIDA
FREDERICK F. FOX, 11450 W. BISCAYNE CANAL ROAD, MIAMI, FLORIDA
NEW YORK:

JOSEPH L. SCHMIT, 656 HUNT LANE, MANHASSET, NEW YORK

HENRY A. FITZGIBBON, 76 EASTON ROAD, BRONXVILLE, NEW YORK

OKLAHOMA CITY:

JAMES T. MORELAND, 108 FERN DRIVE, POTEAU, OKLAHOMA

LEE O. TEAGUE, 2501 N.W. 121ST STREET, OKLAHOMA CITY,

OMAHA:

JOHN F. CALLAGHAN, IOWA LAW ENFORCEMENT ACADEMY,

CAMP DODGE, POST OFFICE BOX 130, JOHNSTON, IOWA

PHILADELPHIA:

RICHARD J. BAKER, 219 JEFFREY LANE, NEWTON SQUARE,

PENNSYLVANIA

JOHN F. MALONE, 25 GARFIELD AVENUE, CARBONDALE, PENNSYLVANIA

PHOENIX:

PALMER M. BAKEN, JR., 3832 EAST YUCCA STREET, PHOENIX,

ARIZONA

ST. LOUIS:

THOMAS J. GEARTY, 6630 CLAYTON ROAD NR. 105, RICHMOND HEIGHTS,

MISSOURI

WESLEY T. WHEAT, 286 GREEN TRAILS DRIVE, CHESTERFIELD,

MISSOURI
PAGE SEVEN

SAN DIEGO:
FRANK L. PRICE, 2705 TOKALON STREET, SAN DIEGO, CALIFORNIA

SAN FRANCISCO:
CURTIS O. LYNUM, 644 EAST HILLSDALE BOULEVARD, SAN MATEO,
CALIFORNIA

HAROLD E. WELBORN, 13967 LA VISTA COURT, SARATOGA,
CALIFORNIA

SAVANNAH:
TROY COLEMAN, 36 CROMWELL ROAD, WILMINGTON PARK, SAVANNAH,
GEORGIA

JOSEPH D. PURVIS, 721 DANCY AVENUE, SAVANNAH, GEORGIA

SEATTLE:
LELAND V. BOARDMAN, ROUTE 3, BOX 263, SEQUIM, WASHINGTON
RICHARD D. AUERBACH, P.O. BOX 1768, SEATTLE, WASHINGTON
JAMES E. MILNES, 4317 - 50TH AVENUE, N.E., SEATTLE,
WASHINGTON

PAUL R. BIBLER, 15134 - 38TH AVENUE, N.E., SEATTLE,
WASHINGTON

END

FBI OM CLR XM AND TKS PF
VIA ENCRYPTED TELETYPE

MR 033 WA CODE
6:52 PM 9/4/75 NITEL AJN
TO ALL SACS
FROM DIRECTOR (62-116395)
PERSONAL ATTENTION
SENSTUDY 75

REBUTEL MAY 2, 1975.

PURPOSES OF INSTANT TELETYPING ARE TO (1) REITERATE THAT
FBI HAS PLEDGED FULL COOPERATION WITH THE SENATE SELECT
COMMITTEE (SSC) AND WISHES TO ASSIST AND FACILITATE ANY
INVESTIGATIONS UNDERTAKEN BY THE SSC WITH RESPECT TO THE FBI;
AND (2) SET FORTH NEW PROCEDURE RELATING TO SSC STAFF
INTERVIEWS OF CURRENT AND FORMER FBI EMPLOYEES.

FOR INFORMATION OF THOSE OFFICE WHICH HAVE NOT PREVIOUSLY
HAD CURRENT OR FORMER EMPLOYEES IN ITS TERRITORY INTERVIEWED
BY THE SSC, THE BUREAU FREQUENTLY LEARNS FROM THE SSC OR
OTHERWISE THAT FORMER EMPLOYEES ARE BEING CONSIDERED FOR
INTERVIEW BY THE SSC STAFF. INSTRUCTIONS ARE ISSUED FOR THE
FIELD OFFICE TO CONTACT THE FORMER EMPLOYEE TO ALERT HIM AS TO
POSSIBLE INTERVIEW, REMIND HIM OF HIS CONFIDENTIALITY AGREEMENT
WITH THE BUREAU AND SUGGEST THAT IF HE IS CONTACTED FOR
PAGE TWO

INTERVIEW, HE MAY CONTACT THE LEGAL COUNSEL DIVISION BY COLLECT CALL FOR FURTHER INFORMATION. IN THE USUAL CASE, AS CIRCUMSTANCES UNFOLD, THE FORMER EMPLOYEE IS TOLD(1) THAT HE HAS A RIGHT TO LEGAL COUNSEL, BUT THAT THE BUREAU CANNOT PROVIDE SAME; (2) THAT THE BUREAU HAS WAIVED THE CONFIDENTIALITY AGREEMENT FOR THE INTERVIEW WITHIN SPECIFIED PARAMETERS; AND (3) THAT THERE ARE FOUR PRIVILEGED AREAS IN WHICH HE IS NOT REQUIRED TO ANSWER QUESTION. THESE AREAS ARE RELATING TO INFORMATION WHICH MAY (A) IDENTIFY BUREAU SOURCES; (B) REVEAL SENSITIVE METHODS/TECHNIQUES; (C) REVEAL IDENTITIES OF THIRD AGENCIES, INCLUDING FOREIGN INTELLIGENCE AGENCIES, OR INFORMATION FROM SUCH AGENCIES; AND (D) ADVERSELY AFFECT ONGOING BUREAU INVESTIGATIONS.

HEREFORE, BUREAU HAS OFFERED INTERVIEWEES CONSULTATION PRIVILEGES WHEREBY A BUREAU SUPERVISOR WOULD BE AVAILABLE NEARBY, ALTHOUGH NOT ACTUALLY AT INTERVIEW, SO INTERVIEWEE MIGHT CONSULT WITH HIM SHOULD QUESTIONS ARISE AS TO PARAMETERS OF INTERVIEW OR PRIVILEGED AREAS. THE CONSULTANT DID NOT ACT AS A LEGAL ADVISOR.

EFFECTIVE IMMEDIATELY, BUREAU WILL NO LONGER PROVIDE
ON-THE-SCENE PERSONNEL FOR CONSULTATION PURPOSES TO ASSIST EITHER CURRENT OF FORMER EMPLOYEES. PROSPECTIVE INTERVIEWEES SHOULD BE TOLD THAT, IF THEY DESIRE ASSISTANCE OF THIS NATURE DURING AN INTERVIEW, THEY MAY CONTACT EITHER PERSONALLY (IF INTERVIEW IS IN WASHINGTON, D. C.) OR BY COLLECT CALL, THE ASSISTANT DIRECTOR OF THE INTELLIGENCE DIVISION, MR. W. R. MANNALL, OR, IN HIS ABSENCE, SECTION CHIEF W. O. CREGAR.

THIS CHANGE IN PROCEDURE SHOULD NOT BE CONSTRUED AS LESSENING THE ASSISTANCE WE ARE FURNISHING TO CURRENT AND FORMER EMPLOYEES.

FOR YOUR ADDITIONAL INFORMATION, I AM WORKING WITH THE DEPARTMENT IN EXPLORING AVENUES TO ARRANGE LEGAL REPRESENTATION, WHEN NECESSARY, FOR CURRENT AND FORMER EMPLOYEES WITHOUT EXPENSE TO THEM. YOU WILL BE KEPT ADVISED OF DEVELOPMENTS IN THIS REGARD.

END

PLEASE HOLD

ANOTHER ALL SAC JUST CAME IN
Senate Probe Reaches Gordon

By David Beeder

A Gordon, Neb., automobile dealer, who spent three years in Army intelligence, has been questioned by a U.S. Senate committee investigator, the dealer confirmed Thursday.

Borman, 27, said he is "not at liberty" to discuss what questions he was asked by the representative of the Senate committee investigating the Central Intelligence Agency and other federal intelligence activities.

"It wasn't any big deal," Borman said. "I don't even remember the name of the man who questioned me. He came to town and left. It was about two weeks ago."

Borman, who attended Creighton University from 1965 to 1967, said he enlisted in the Army about seven years ago.

Rank 'Classified'

He said he was assigned "to several posts" in Army intelligence work, returning to Gordon about four years ago where he now operates the Chevrolet agency.

Borman declined to say where he was stationed. "My rank is classified information, too," he said in a telephone interview.

At one point, Borman inquired: "You're not going to print this are you?"

That Borman was questioned by a Senate investigator apparently was known only to a few persons in Gordon, a town of 2,100 in Sheridan County.

First report that a Senate investigator had been assigned to visit Gordon was made Wednesday by The World-Herald, Washington Bureau.

A committee spokesman in Washington declined to elaborate except to say the mission had no connection with the American Indian Movement takeover at Wounded Knee, S.D., near Gordon, in 1973.

"No Notification"

Subsequent inquiries by The World-Herald brought to light a report that Borman had been visited by a Senate investigator.

The committee investigating the federal intelligence establishment is headed by Democratic Sen. Frank Church of Idaho.

Church's committee apparently did not notify Sheridan County authorities or federal officials in Nebraska that it planned to send an investigator to Gordon.

Both the FBI office in Omaha and U.S. Atty. Daniel Wherry said they had no knowledge of the visit.

"I know nothing about it," Sheridan County Atty. Mike Smith said Thursday.
Senator Committee Sending Investigator to Gordon, Neb.

A committee spokesman said. To do so, he said, "could dry up sources."

"A committee spokesman said that the investigation has nothing to do with the American Indian Movement takeover of Wounded Knee, S.D. He said he could not discuss the matter further.

"We haven't been in the custom of identifying different interrogations that are going on," a committee spokesman said. To do so, he said, "could dry up sources.

"Much the same reply came from an aide to Sen. John Tower of Texas, the ranking Republican on the committee that is headed by Sen. Frank Church, D-Ida. "We haven't been talking at all about the committee's activities," he said.

While the committee's investigation of the Central Intelligence Agency has attracted the most attention, it also is looking into the intelligence activities of other agencies, such as the Federal Bureau of Investigation."
NR007 MP COBE
5:43 PM NITEL JUNE 20, 1975 LSB
TO DIRECTOR
WFO
OMAHA (62-3439)
FROM MINNEAPOLIS (66-3610)

ATTENTION: JOHN C. GORDON, ROOM 5078, GENERAL CRIMES UNIT, GENERAL INVESTIGATIVE DIVISION.
SENATOR CHURCH'S COMMITTEE INVESTIGATING CIA ACTIVITIES, SENSTAD 75, INFORMATION CONCERNING.

RE OMAHA NITEL TO DIRECTOR JUNE 19, 1975.

INFORMATION HAS BEEN DEVELOPED THAT THE PURPOSE OF THE CHURCH COMMITTEE INVESTIGATOR'S TRAVEL TO GORDON, NEBRASKA, IS FOR THE PURPOSE OF CONTACTING AND INTERVIEWING A FORMER MEMBER OF THE MILITARY INTELLIGENCE. THIS INDIVIDUAL WHO OWNS A BUSINESS IN GORDON, NEBRASKA, IS BELIEVED TO BE JERRY BORMAN, WHO OPERATES A CHEVROLET DEALERSHIP IN GORDON AND PRESUMABLY WAS A MEMBER OF THE MILITARY INTELLIGENCE SERVING OVERSEAS.

END

FBS FBI OMAHA FOR TWO TELS
TO: DIRECTOR — 10, 70
MINNEAPOLIS — 9, 39

FROM: OMAHA (62-3439) (P)

ATTENTION: JOHN C. GORDON, GID.

SENATOR CHURCH'S COMMITTEE INVESTIGATING CIA ACTIVITIES.

SENSTUDY 75. INFORMATION CONCERNING.

"OMAHA TELEPHONES TO BUREAU AND MINNEAPOLIS, JUNE 19, 1975.

IN THE JUNE 19, 1975 AFTERNOON ISSUE OF THE OMAHA WORLD HERALD, A DAILY NEWSPAPER, OMAHA, NEBRASKA, APPEARED THE FOLLOWING ARTICLE CAPTIONED "SENATE COMMITTEE SENDING INVESTIGATOR TO GORDON, NEBRASKA". THE ARTICLE APPEARED UNDER A WORLD HERALD WASHINGTON BUREAU DATELINE.

CONTACT WITH OMAHA WORLD HERALD AUTHORITIES AT OMAHA FAILED TO DEVELOP THE NATURE OF THE SENATE COMMITTEE'S INVESTIGATION AT GORDON, NEBRASKA. WORLD HERALD AUTHORITIES
OM 62-NEW

PAGE TWO

EXPLAIN THEY HAVE BEEN UNABLE TO DEVELOP THIS INFORMATION IN WASHINGTON.

THE ARTICLE REFERRED TO ABOVE IS SET FORTH BELOW VERBATIM:

"AN INVESTIGATOR IS BEING SENT TO GORDON, NEB., BY THE SENATE COMMITTEE THAT IS INVESTIGATING THE CENTRAL INTELLIGENCE AGENCY AND OTHER GOVERNMENT INTELLIGENCE ACTIVITIES, A SOURCE SAID.

"A COMMITTEE SPOKESMAN SAID THAT THE INVESTIGATION HAS NOTHING TO DO WITH THE AMERICAN INDIAN MOVEMENT TAKEOVER OF WOUNDED KNEE, S.D. HE SAID HE COULD NOT DISCUSS THE MATTER FURTHER.

"WE HAVEN'T BEEN IN THE CUSTOM OF IDENTIFYING DIFFERENT INTERROGATIONS THAT ARE GOING ON, A COMMITTEE SPOKESMAN SAID. TO DO SO, HE SAID, 'COULD DRY UP SOURCES.'

"MUCH THE SAME REPLY CAME FROM AN AIDE TO SEN. JOHN TOWER OF TEXAS, THE RANKING REPUBLICAN ON THE COMMITTEE THAT ISヘEDED BY SEN. FRANK CHURCH, D-IDA. 'WE HAVEN'T BEEN..."
TRANSMIT THE FOLLOWING IN ________________________________  

(TYPE IN PLAINTEXT OR CODE)

OM 62: NEW

PAGE THREE

"TALKING AT ALL ABOUT THE COMMITTEE'S ACTIVITIES", HE SAID.

"WHILE THE COMMITTEE'S INVESTIGATION OF THE CENTRAL
INTELLIGENCE AGENCY HAS ATTRACTED THE MOST ATTENTION, IT
ALSO IS LOOKING INTO THE INTELLIGENCE ACTIVITIES OF OTHER
AGENCIES, SUCH AS THE FEDERAL BUREAU OF INVESTIGATION."

OMAHA UNABLE TO SHED ANY LIGHT ON THE ABOVE INFORMATION.

INASMUCH AS SIX SPECIAL AGENTS OF THE FBI ARE NOW USING
GORDON, NEBRASKA, AS LIVING QUARTERS WHILE HANDLING CIR
INVESTIGATIONS ON PINE RIDGE RESERVATION UNDER DIRECTION
OF MINNEAPOLIS OFFICE, MINNEAPOLIS BEING FURNISH THIS
INFORMATION;

END.
Memorandum

TO : SAC, OMAHA (62-3439) - C -
FROM : SA L. JOSEPH HERSLEY
DATE: 6/9/75

SUBJECT: SENSTUDY 75
BUFFILE: 62-116395

Captioned matter has been in pending status within the Omaha division since 5/2/75. The matter has to do with the possibility of former SA JOHN J. QUINN, currently employed at the Iowa Law Enforcement Academy (ILEA), Des Moines, Iowa, being contacted by representative of investigative committee relative to SENSTUDY 75.

Mr. QUINN was recontacted by SA HERSLEY on 6/9/75 and
has had no inquiries or requests that he avail himself for interview or questioning.

It is, therefore, suggested this matter be closed within the Omaha division. It is not felt that correspondence to the Bureau is mandatory. In the event QUINN is later contacted by a representative of the committee he will immediately inform SA HERSLEY who will, in turn, appropriately notify the Bureau.

Please close.

l - Omaha
LJH: ljh
UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D.C. 20535

May 28, 1975

MEMORANDUM TO ALL EMPLOYEES

RE: INTERVIEWS OF FBI EMPLOYEES

All employees are advised that Congress is conducting an inquiry into activities of the Federal Bureau of Investigation. Congressional staff members are conducting interviews of former and current FBI employees. This Bureau has pledged its cooperation with the Congress.

You are reminded of the FBI Employment Agreement (copy attached) with which you agreed to comply during your employment in the FBI and following termination of such employment.

Also, you are reminded of Title 28, Code of Federal Regulations, Section 16.22 (copy attached), which reads as follows:

"No employee or former employee of the Department of Justice shall, in response to a demand of a court or other authority, produce any material contained in the files of the Department or disclose any information relating to material contained in the files of the Department, or disclose any information or produce any material acquired as part of the performance of his official duties or because of his official status without prior approval of the appropriate Department official or the Attorney General in accordance with Section 16.24."

Also, you are reminded of Department of Justice Order Number 116-56, dated May 15, 1956, (copy attached) which, among other things, requires an employee upon the completion of his testimony to prepare a memorandum outlining his testimony.

Our cooperative efforts, of course, must be consistent with the above cited authority. Therefore, if you are contacted for purpose of interview or testimony you are to request approval as required by the Employment Agreement and await authorization before furnishing information, testimony, or record material.

Enclosures (3)

Clarence M. Kelley
Director

FBI-OMAHA
EMPLOYMENT AGREEMENT

As consideration for employment in the Federal Bureau of Investigation (FBI), United States Department of Justice, and as a condition for continued employment, I hereby declare that I intend to be governed by and I will comply with the following provisions:

(1) That I am hereby advised and I understand that Federal law such as Title 18, United States Code, Sections 793, 794, and 798; Order of the President of the United States (Executive Order 11652); and regulations issued by the Attorney General of the United States (28 Code of Federal Regulations, Sections 16.21 through 16.26) prohibit loss, misuse, or unauthorized disclosure or production of national security information, other classified information and other nonclassified information in the files of the FBI;

(2) I understand that unauthorized disclosure of information in the files of the FBI or information I may acquire as an employee of the FBI could result in impairment of national security, place human life in jeopardy, or result in the denial of due process to a person or persons, who are subjects of an FBI investigation, or prevent the FBI from effectively discharging its responsibilities. I understand the need for this secrecy agreement; therefore, as consideration for employment I agree that I will never divulge; publish, or reveal either by word or conduct, or by other means disclose to any unauthorized recipient without official written authorization by the Director of the FBI or his delegate, any information from the investigatory files of the FBI or any information relating to material contained in the files, or disclose any information or produce any material acquired as a part of the performance of my official duties or because of my official status. The burden is on me to determine, prior to disclosure, whether information may be disclosed and in this regard I agree to request approval of the Director of the FBI in each such instance by presenting the full text of my proposed disclosure in writing to the Director of the FBI at least thirty (30) days prior to disclosure. I understand that this agreement is not intended to apply to information which has been placed in the public domain or to prevent me from writing or speaking about the FBI but it is intended to prevent disclosure of information where disclosure would be contrary to law, regulation or public policy. I agree the Director of the FBI is in a better position than I to make that determination;

(3) I agree that all information acquired by me in connection with my official duties with the FBI and all official material to which I have access remains the property of the United States of America, and I will surrender upon demand by the Director of the FBI or his delegate, or upon separation from the FBI, any material relating to such information or property in my possession;

(4) That I understand unauthorized disclosure may be a violation of Federal law and prosecuted as a criminal offense and in addition to this agreement may be enforced by means of an injunction or other civil remedy.

I accept the above provisions as conditions for my employment and continued employment in the FBI. I agree to comply with these provisions both during my employment in the FBI and following termination of such employment.

__________________________
(Signature)

__________________________
(Type or print name)

Witnessed and accepted in behalf of the Director, FBI, on _______ 19 ________, by ____________________________

__________________________
(Signature)
Office of the Attorney General  
Washington, D.C. 20530  
January 18, 1973  
ORDER NO. 501-73  
RULES AND REGULATIONS  
Title 28—JUDICIAL ADMINISTRATION  
Chapter I—Department of Justice  
[Order 501-73]  
PART 16—PRODUCTION OR DISCLOSURE OF MATERIAL OR INFORMATION  
Subpart B—Production or Disclosure in Response to Subpoenas or Demands of Courts or Other Authorities  
This order delegates to certain Department of Justice officials the authority to approve the production or disclosure of material or information contained in Department files, or information or material acquired by a person while employed by the Department. It applies where a subpoena, order or other demand of a court or other authority, such as an administrative agency, is issued for the production or disclosure of such information.  
By virtue of the authority vested in me by 28 U.S.C. 500, 510, and 5 U.S.C. 301, Subpart B of Part 16 of Chapter I of Title 28, Code of Federal Regulations, is revised, and its provisions renumbered, to read as follows:  
Subpart B—Production or Disclosure in Response to Subpoenas or Demands of Courts or Other Authorities  
Sec.  
16.21 Purpose and scope.  
16.22 Production or disclosure prohibited unless approved by appropriate Department official.  
16.23 Procedure in the event of a demand for production or disclosure.  
16.24 Final action by the appropriate Department official or the Attorney General.  
16.25 Procedure where a Department decision concerning a demand is not made prior to the time a response to the demand is required.  
16.26 Procedure in the event of an adverse ruling.  
Subpart B—Production or Disclosure in Response to Subpoenas or Demands of Courts or Other Authorities  
§ 16.21 Purpose and scope.  
(a) This subpart sets forth the procedures to be followed when a subpoena, order, or other demand (hereinafter referred to as a "demand") of a court or other authority is issued for the production or disclosure of (1) any material contained in the files of the Department, (2) any information relating to material contained in the files of the Department, or (3) any information or material acquired by any person while such person was an employee of the Department as a part of the performance of his official duties or because of his official status.  
(b) For purposes of this subpart, the term "employee of the Department" includes all officers and employees of the United States appointed by, or subject to the supervision, jurisdiction, or control of, the Attorney General of the United States, including U.S. attorneys, U.S. marshals, and members of the staffs of those officials.  
§ 16.22 Production or disclosure prohibited unless approved by appropriate Department official.  
No employee or former employee of the Department of Justice shall, in response to a demand of a court or other authority, produce any material contained in the files of the Department or disclose any information relating to material contained in the files of the Department, or disclose any information or produce any material acquired as part of the performance of his official duties or because of his official status without prior approval of the appropriate Department official or the Attorney General in accordance with § 16.24.  
§ 16.23 Procedure in the event of a demand for production or disclosure.  
(a) Whenever a demand is made upon an employee or former employee of the Department for the production of material or the disclosure of information described in § 16.21(a), he shall immediately notify the U.S. attorney for the district where the issuing authority is located. The U.S. attorney shall immediately request instructions from the appropriate Department official, as designated in paragraph (b) of this section.  
(b) The Department officials authorized to approve production or disclosure under this subpart are:  
(1) In the event that the case or other matter which gave rise to the demanded material or information is or, if closed, was within the cognizance of a division of the Department, the Assistant Attorney General in charge of that division. This authority may be reelected to Deputy Assistant Attorneys General.  
(2) In instances of demands that are not covered by paragraph (b)(1) of this section:
§ 16.24 Final action by the appropriate Department official or the Attorney General.

(a) If the appropriate Department official, as designated in § 16.23(b), approves a demand for the production of material or disclosure of information, he shall so notify the U.S. attorney and such other persons as circumstances may warrant.

(b) If the appropriate Department official, as designated in § 16.23(b), decides not to approve a demand for the production of material or disclosure of information, he shall immediately refer the demand to the Attorney General for decision. Upon such referral, the Attorney General shall make the final decision and give notice thereof to the U.S. attorney and such other persons as circumstances may warrant.

§ 16.25 Procedure where a Department decision concerning a demand is not made prior to the time a response to the demand is required.

If response to the demand is required before the instructions from the appropriate Department official or the Attorney General are received, the U.S. attorney or other Department attorney designated for the purpose shall appear with the employee or former employee of the Department upon whom the demand has been made, and shall furnish the court or other authority with a copy of the regulations contained in this subpart and inform the court or other authority that the demand has been, or is being, as the case may be, referred for the prompt consideration of the appropriate Department official and shall respectfully request the court or authority to stay the demand pending receipt of the requested instructions.

§ 16.26 Procedure in the event of an adverse ruling.

If the court or other authority declines to stay the effect of the demand in response to a request made in accordance with § 16.25 pending receipt of instructions, or if the court or other authority rules that the demand must be complied with irrespective of instructions not to produce the material or disclose the information sought, in accordance with § 16.24, the employee or former employee upon whom the demand has been made shall respectfully decline to comply with the demand. "United States ex rel Touhy v. Ragen," 340 U.S. 462.


RICHARD G. KLEINDIENST,
Attorney General.

[PR Doc.73-1071 Filed 1-17-73; 8:45 am]
It is the policy of the Department of Justice to extend the fullest possible cooperation to congressional committees requesting information from departmental files, interviews with department employees, testimony of department personnel, or testimony of Federal prisoners. The following procedures are prescribed in order to effectuate this policy on a basis which will be mutually satisfactory to the congressional committees and to the Department. [This order supersedes the Deputy Attorney General's Memorandum No. 5, dated March 23, 1953, and his Memorandum No. 97, dated August 5, 1954. It formalizes the Attorney General's press release of November 5, 1953, establishing procedures to permit committees of the Congress and their authorized representatives to interview and to take sworn testimony from Federal prisoners. It supplements Order No. 3229 (Revised) dated January 13, 1953, and Order No. 3464, Supplement No. 4 (Revised) dated January 13, 1953 (with Memorandum of "Authorization Under Order No. 3464 Supplement No. 4 (Revised)" dated January 13, 1953), insofar as said orders have reference to procedures to be followed in the Department's relations with congressional committees. In support of this order, reference should be had to the President's letter dated May 17, 1954, addressed to the Secretary of Defense, and to the Attorney General's Memorandum which accompanied it.]

A. REQUESTS FOR INFORMATION FROM DEPARTMENT FILES

1. Congressional committee requests for the examination of files or other confidential information should be reduced to writing, signed by the chairman of the committee, and addressed to the Deputy Attorney General, who is responsible for the coordination of our liaison with Congress and congressional committees. The request shall state the specific information sought as well as the specific objective for which it is sought. The Deputy Attorney General will forward the request to the appropriate division where a reply will be prepared and returned for the Deputy Attorney General's signature and dispatch to the chairman of the committee.

2. If the request concerns a closed case, i.e., one in which there is no litigation or administrative action pending or contemplated, the file may be made available for review in the Department, in the presence of the official or employee having custody thereof. The following procedure shall be followed in such cases:

   a. The reply letter will advise the committee that the file is available for examination and set forth the name, telephone extension number, and room number of the person who will have custody of the file to be reviewed;
b. Before making the file available to the committee representative all reports and memoranda from the FBI as well as investigative reports from any other agency, will be removed from the file and not be made available for examination; provided however that if the committee representative states that it is essential that information from the FBI reports and memoranda be made available, he will be advised that the request will be considered by the Department. Thereafter a summary of the contents of the FBI reports and memoranda involved will be prepared which will not disclose investigative techniques, the identity of confidential informants, or other matters which might jeopardize the investigative operations of the FBI. This summary will be forwarded by the division to the FBI with a request for advice as to whether the FBI has any objection to examination of such summary by the committee representative. The file will not be physically relinquished from the custody of the Department. If the committee representative desires to examine investigative reports from other government agencies, contained in the files of the Department, he will be advised to direct his request to the agency whose reports are concerned.

3. If the request concerns an open case, i.e., one which litigation or administrative action is pending or contemplated, the file may not be made available for examination by the committee's representative. The following procedure shall be followed:

a. The reply letter should advise the committee that its request concerns a case in which litigation or administrative action is pending or contemplated, and state that the file cannot be made available until the case is completed; and

b. Should briefly set forth the status of the case in as much detail as is practicable and prudent without jeopardizing the pending contemplated litigation or administrative action.

B. REQUESTS FOR INTERVIEWS WITH DEPARTMENTAL PERSONNEL

1. Requests for interviews with departmental personnel regarding any official matters within the Department should be reduced to writing, signed by the chairman of the committee, and addressed to the Deputy Attorney General. When the approval of the Deputy Attorney General is given, the employee is expected to discuss such matters freely and cooperatively with the representative, subject to the limitations prescribed in A respecting open cases and data in investigative reports;
2. Upon the completion of the interview with the committee representative the employee will prepare a summary of it for the file, with a copy routed to his division head and a copy routed to the Deputy Attorney General.

C. EMPLOYEES TESTIFYING BEFORE CONGRESSIONAL COMMITTEES

1. When an employee is requested to testify before a congressional committee regarding official matters within the Department the Deputy Attorney General shall be promptly informed. When the Deputy Attorney General's approval is given the employee is expected to testify freely subject to limitations prescribed in A respecting open cases and data in investigative reports;

2. An employee subpoenaed to testify before a congressional committee on official matters within the Department shall promptly notify the Deputy Attorney General. In general he shall be guided in testifying by Order 3229 (Revised) and the President's letter of May 17, 1954, cited at the beginning of this Order.

3. Upon the completion of his testimony the employee will prepare a memorandum outlining his testimony with a copy routed to his division head and a copy routed to the Deputy Attorney General.

D. REQUESTS OF CONGRESSIONAL COMMITTEES FOR THE TESTIMONY OF FEDERAL PRISONERS

Because of the custodial hazards involved and the extent to which their public testimony may affect the discipline and well-being of the institution, it is the policy of the Department not to deliver Federal prisoners outside the penal institution in which they are incarcerated for the purpose of being interviewed or examined under oath by congressional committees. However, when it appears that no pending investigation or legal proceeding will be adversely affected thereby and that the public interest will not be otherwise adversely affected, Federal prisoners may be interviewed or examined under oath by congressional committees in the institution in which they are incarcerated under the following procedures, and with the specific advance approval of the Deputy Attorney General.

1. Arrangements for interviewing and taking of sworn testimony from a Federal prisoner by a committee of the Congress or the authorized representatives of such a committee shall be made in the form of a written request by the chairman of the committee to the Deputy Attorney General.

2. Such written request shall be made at least ten (10) days prior to the requested date for the interview and the taking of testimony and shall be accompanied by written evidence that authorization for the interview or the taking of sworn testimony was approved by vote of the committee. Such request shall contain a statement of the purpose and the subjects upon which the prisoner will be interrogated as well as the names of all persons other than the representatives of the Department of Justice who will be present.

3. A member of the interested committee of the Congress shall be present during the entire time of the interrogation.
4. The warden of the penal institution in which the Federal prisoner is incarcerated shall, at least forty-eight (48) hours prior to the time at which the interview takes place, advise the Federal prisoner concerned of the proposed interview or taking of sworn testimony; and shall further advise that he is under the same, but no greater obligation to answer than any other witness who is not a prisoner.

5. The warden of the penal institution shall have complete authority in conformity with the requirements of security and the maintenance of discipline to limit the number of persons who will be present at the interview and taking of testimony.

6. The warden or his authorized representative shall be present at the interview and at the taking of testimony and the Department of Justice shall have the right to have one of its representatives present throughout the interview and taking of testimony.

7. The committee shall arrange to have a stenographic transcript made of the entire proceedings at committee expense and shall furnish a copy of the transcript to the Department of Justice.

E. OBSERVERS IN ATTENDANCE AT COMMITTEE HEARINGS

In order that the Department may be kept currently advised in matters within its responsibility, and in order that the Deputy Attorney General may properly coordinate the Department's liaison with Congress and its committees, each division that has an observer in attendance at a congressional hearing, will have the observer prepare a written summary of the proceeding which should be sent to the division head and a copy routed to the Deputy Attorney General.

/s/ Herbert Brownell, Jr.

Attorney General
TO: DIRECTOR, FBI (62-)6396

FROM: OMAHA (62-3439) (P)

SENSTUDY 75

RE BUREAU NITEL, MAY 28, 1975.

SA ROBERT L. TAGG, WHO IS CURRENTLY ON ACTIVE DUTY AND CURRENTLY ASSIGNED AS SENIOR RESIDENT AGENT, LINCOLN, NEBRASKA, RESIDENT AGENCY, ADVISED OF CONTENTS IN RE TELETYPE. SHOULD SA TAGG BE CONTACTED BY THE SENATE SELECT COMMITTEE, THE BUREAU WILL BE ADVISED IMMEDIATELY.

END.

Tagg 62-3439-6

CRW; skh
(1)  sk
MAG CARD #3048

Approved: E. J. FERK
Special Agent in Charge

Sent 5:33 P.M. Per

VIA ENCRYPTED TELETYPE

NEWARK
OMAHA
PHILADELPHIA
PORTLAND
PHOENIX
TAMPA
WASHINGTON FIELD

FROM DIRECTOR (62-116395)

PERSONAL ATTENTION

SENSTUDY 75

FEBUTEL MAY 2, 1975.

INQUIRIES MADE OF BUREAU BY SENATE SELECT COMMITTEE (SSC)
CONCERNING A NUMBER OF PRESENT AND FORMER FBI EMPLOYEES, INCLUD
ING THEIR CURRENT WHEREABOUTS, SUGGESTS THEY MAY BE INTERVIEWED BY SSC STAFF, EXACT SUBJECT MATTERS FOR INTERVIEWS UNKNOWN. SET OUT BELOW ARE NAMES AND LAST KNOWN ADDRESSES OF FORMER BUREAU EMPLOYEES AND OFFICE OF ASSIGNMENT OF INCUMBENTS, ALL OF WHOM SSC HAS INQUIRED ABOUT.

EACH OF THESE FORMER EMPLOYEES IS TO BE IMMEDIATELY CON-
TACTED AND ALERTED THAT HE (SHE) MIGHT BE APPROACHED BY THE
SSC STAFF, SUBJECT MATTER UNKNOWN. THEY SHOULD BE TOLD THAT
IN THE EVENT THEY ARE INTERVIEWED AND DURING THE COURSE OF SAME,
QUESTIONS ARE ASKED WHICH RELATE TO SENSITIVE BUREAU OPERATIONS,
OURCES, METHODS, TECHNIQUES, THIRD AGENCY RULE, AND ONGOING
VESTIGATIONS), THEY MAY REQUEST THAT AN FBI AGENT BE PRESENT.
UREAU WILL PROVIDE AGENT ON REQUEST OF INTERVIEWEE. AS A
RELAY TO INTERVIEW, THE FORMER EMPLOYEE MAY, AFTER BEING
ONTACTED BY SSC STAFF, CONTACT BUREAU'S LEGAL COUNSEL DIVISION
Y COLLECT CALL FOR FULL INFORMATION TO ASSIST HIM, INCLUDING
BLIGATIONS AS TO CONFIDENTIALITY OF INFORMATION ACQUIRED AS
BI EMPLOYEE. IT IS EMPHASIZED THAT BUREAU'S OFFER OF ASSISTANCE
IS NOT INTENDED TO IMPEDIE SSC WORK BUT IS DONE AS COOPERATIVE
ESTURE AND TO SAFEGUARD SENSITIVE BUREAU INFORMATION. CONTACTS
WITH THESE FORMER EMPLOYEES TO BE HANDLED PERSONALLY BY SAC OR
ASAC. IN EVENT THIS NOT FEASIBLE FOR JUST CAUSE, TO BE HANDLED
Y A SENIOR SUPERVISOR.

INCUMBENT EMPLOYEES TO BE ADVISED THAT IF CONTACTED BY SSC
STAFF FOR INTERVIEW, LEGAL COUNSEL DIVISION TO BE IMMEDIATELY
NOTIFIED THROUGH SAC.

IMMEDIATELY AFTER CONTACT, RESULTS SHOULD BE FURNISHED BUREAU BY TELETYPING IN ABOVE CAPTION. IF A FORMER EMPLOYEE NO LONGER IN YOUR TERRITORY OR TEMPORARILY AWAY, SET OUT LEAD TO OTHER OFFICE IMMEDIATELY WITH COPY TO FBI HEADQUARTERS.

ALEXANDRIA: COURTLAND J. JONES, 6607 N. 29TH STREET, ARLINGTON, VA.; ROBERT G. KUNKEL, SAC; BERNARD A. WELLS, 5311 MONTGOMERY STREET, SPRINGFIELD, VA.

ATLANTA: ALDEN F. MILLER

BALTIMORE: ERNEST H. BELTER, 616 EDNOR ROAD, SILVER SPRING, MARYLAND; STERLING B. DONAHUE, 2813 SPIRAL LANE, BOWIE, MARYLAND; ROBERT H. HAYNES, 205 NORTHMOOR DRIVE, SILVER SPRING, MARYLAND

CHARLOTTE: JOSEPH A. SIZOO, 84A PINE CRESCENT, WHISPERING PINES, NORTH CAROLINA

CHICAGO: OLGA CIESA, 10449 S. INDIANA AVENUE, CHICAGO, ILLINOIS

KANSAS CITY: BILL D. WILLIAMS, SAC

LITTLE ROCK: JOHN J. CREAMER, JR., ASAC

NEWARK: JOHN J. CONNOLLY; RITA AGNES AMBROSIO,
1604 JOHN STREET, FORT LEE, NEW JERSEY; RALPH W. BACHMAN,
PAGE FOUR

610 NORWOOD DRIVE, WESTFIELD, NEW JERSEY; KARL L. BROUSE,
5 BURRINGTON GORGE, WESTFIELD, NEW JERSEY.

OMAHA: ROBERT L. TAGG

PHILADELPHIA: JOHN B. MEADE

PORTLAND: LEO B. APP, JR. EDGAR O. INGALLS

PHOENIX: MILDRED E. RISK, 11830 113TH DRIVE, YOUNGTOWN,

ARIZONA

TAMPA: MICHAEL J. ROZAMUS, 6509 GULF DRIVE, HOLMES BEACH,

FLORIDA

INFO: JAMES J. GAFFNEY; ELMER L. TODD

COPY TO ROME, WITH ITS EMPLOYEES NAMED, BY MAIL.

END

WA PG ONE PARA ONE LINES 5&6 GARBLED GA
FOUR

NORWOOD DRIVE, WESTFIELD, NEW JERSEY; KARL L. BROUSE,

5 BURRINGTON GORGE, WESTFIELD, NEW JERSEY.

OMAHA: ROBERT L. TAGG

PHILADELPHIA: JOHN B. MEADE

PORTLAND: LEO B. APP, JR., EDGAR O. INGALLS

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ARIZONA

TAMPA: MICHAEL J. ROZAMUS, 6509 GULF DRIVE, HOLMES BEACH,

FLORIDA

WFO: JAMES J. GAFFNEY; ELMER L. TODD.

COPY TO ROME, WITH ITS EMPLOYEES NAMED, BY MAIL.

END

WA PG ONE PARA ONE LINES 5&6 GARBLED GA
NR036 WA CODE

4:53PM NITEL 5-20-75 PAW

TO ALL SACS

FROM DIRECTOR (62-116395)

PERSONAL ATTENTION

SCT STUDY - 75.

REBUTEL MAY 2, 1975.

IN CONNECTION WITH WORK OF THE SENATE AND HOUSE SELECT COMMITTEES, ITS REPRESENTATIVES MAY CONTACT YOUR OFFICE FOR INFORMATION.

IN ONE RECENT INSTANCE, A REPRESENTATIVE OF THE SENATE SELECT COMMITTEE TELEPHONICALLY INQUIRED AS TO IDENTITY OF SAC IN A PARTICULAR OFFICE DURING 1976.

IN HANDLING SUCH INQUIRIES INSURE ESTABLISHING BONA FIDES OF REPRESENTATIVE BY SHOW OF CREDENTIALS ON PERSONAL CONTACT OR, IF TELEPHONIC CONTACT, BY TELEPHONING BACK TO COMMITTEE. UNLESS INFORMATION IS OF A PUBLIC NATURE, AS IN THE INSTANCE CITED ABOVE, OBTAIN FBI HQ CLEARANCE PRIOR TO SUPPLYING ANY INFORMATION. FBI HQ MUST BE EXPEDITIOUSLY ADVISED OF ALL INFORMATION FURNISHED.

END

MAY 20 1975

FBI - OMAHA
FBI
Date: 5/2/75

Transmit the following in PLAINTEXT
(Type in plaintext or code)

Via TELETYPE URGENT
(Priority)

TO: DIRECTOR, FBI (62-])6395)
FROM: OMAHA (62-NEW) (P)

SENSTUDY 75.

RE BUREAU TELETYPE, MAY 2, 1975.

FORMER SA JOHN J. QUINN WAS CONTACTED BY ME PERSONALLY
AND ADVISED PER INSTRUCTIONS IN RETEL. HE WAS APPRECIATIVE
OF ADVANCED NOTICE RE POSSIBLE INTERVIEW AND STATED THAT
HE WOULD DESIRE AN AGENT BE PRESENT IF SUCH INTERVIEW
OCCURS. STATED HE WOULD PERSONALLY CONTACT ME IF HE IS
CONTACTED BY STAFF MEMBERS.

BUREAU WILL BE KEPT ADVISED.

END.
NR038 WA CODE

635PM URGENT 5-2-75 WGM

TO ALEXANDRIA

BALTIMORE

NEW HAVEN

NEWARK

OMAHA

FROM DIRECTOR (62-116395)

PERSONAL ATTENTION

SENSTUDY 75

CAPTIONED MATTER PERTAINS TO BUREAU'S HANDLING OF REQUESTS FROM SENATE AND HOUSE SELECT COMMITTEES TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES. IN CONNECTION WITH WORK OF THESE COMMITTEES, STAFF MEMBERS MAY INTERVIEW CURRENT AND FORMER FBI EMPLOYEES. THE SENATE SELECT COMMITTEE (SSC) STAFF HAS ALREADY INTERVIEWED SOME FORMER EMPLOYEES. NEWARK TELETYPE APRIL 30 LAST "ADMINISTRATIVE INQUIRY; 1964 DEMOCRATIC PARTY NOMINATING CONVENTION, ATLANTIC CITY, NEW JERSEY," REPORTED ADVICE FROM FORMER SPECIAL AGENT JOHN P. DEVLIN THAT HE HAD BEEN INTERVIEWED BY
PAGE TWO

MICHAEL T. EPSTEIN, SSC STAFF MEMBER, CONCERNING DEVLIN'S PART
IN FBI'S ACTIVITIES AT DEMOCRATIC CONVENTION, ATLANTIC CITY,

SET OUT BELOW ARE NAMES AND LAST KNOWN ADDRESSES OF FORMER
BUREAU AGENTS ASSIGNED TO SPECIAL SQUAD AT ATLANTIC CITY,
AUGUST, 1964. EACH OF THESE FORMER AGENTS IS TO BE IMMEDIATELY
CONTACTED AND ALERTED THAT THEY MIGHT BE APPROached BY THE SSC
STAFF. THEY ARE NOT, REPEAT NOT, TO BE ADVISED OF THE AREA WHICH
MAY BE COVERED IN ANY INTERVIEW OF THEM BY THE SSC. THEY SHOULD,
HOWEVER, BE TOLD THAT IN THE EVENT THEY ARE INTERVIEWED AND DURING
THE COURSE OF SAME, QUESTIONS ARE ASKED WHICH RELATE TO SENSITIVE
BUREAU OPERATIONS, THEY CAN REQUEST THAT AN FBI AGENT BE PRESENT.
CONTACTS WITH THESE FORMER AGENTS TO BE HANDLED PERSONALLY BY
SAC OR ASAC. IN THE EVENT THIS NOT FEASIBLE FOR JUST CAUSE, TO
BE HANDLED BY A SENIOR SUPERVISOR.

IMMEDIATELY AFTER CONTACT, RESULTS SHOULD BE FURNISHED BUREAU
BY TELETYPE IN ABOVE CAPTION. IF A FORMER AGENT NO LONGER IN
YOUR TERRITORY OR TEMPORARILY AWAY, SET OUT LEAD TO OTHER OFFICE
IMMEDIATELY WITH COPY TO FBHQ.

NEWARK SHOULD INCLUDE RECONTACT WITH DEVLIN FOR PURPOSE
PAGE THREE

INDICATED ABOVE AND ALSO FURNISH BUREAU ANY INFORMATION DEVLIN
MAY HAVE FURNISHED YOUR OFFICE IN ADDITION TO THAT IN YOUR TELETYPE.

ALEXANDRIA: HAROLD P. LEINBAUGH, 1643 NORTH VAN DORN,
ALEXANDRIA. WILLIAM P. GEORGE, 8338 WAGON WHEEL ROAD, ALEXANDRIA
BALTIMORE: DONALD G. HANNING, 18 OXFORD STREET, CHEVY CHASE
NEW HAVEN: HOBSON H. ADCOCK, 65 GLENBROOK ROAD, STAMFORD, CONNECTICUT.

NEWARK: LEO THOMAS CLARK, 1421 ATLANTIC AVENUE,
ATLANTIC CITY. JOHN PATRICK DEVLIN, 39 BENNINGTON ROAD,
LIVINGSTON, NEW JERSEY. HOWARD J. WILSON, 30 CAMPBELL ROAD,
SHORT HILLS, NEW JERSEY.

OMAHA: JOHN J. QUINN, IOWA LAW ENFORCEMENT ACADEMY,
JOHNSTON, IOWA.

END

IJS FOR THREE TELS

FBI OMAHA CLR
VIA ENCIIPHERED TELETYPPE

NR074 WA CODE
11:00PM NITEL 5-2-75 MSE
TO ALL SACs
FROM DIRECTOR (62-116395)
PERSONAL ATTENTION
SENSSTUDY 75

CAPTIONED MATTER PERTAINS TO BUREAU'S HANDLING OF REQUESTS FROM SENATE AND HOUSE SELECT COMMITTEES TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES. IN CONNECTION WITH WORK OF THESE COMMITTEES, STAFF MEMBERS MAY SEEK TO INTERVIEW CURRENT AND FORMER FBI EMPLOYEES.

RECENTLY, THE SENATE SELECT COMMITTEE (SSC) STAFF HAS INTERVIEWED SEVERAL FORMER EMPLOYEES AND IT IS ANTICIPATED THAT MANY MORE SUCH PERSONNEL WILL BE CONTACTED.

THE FBI HAS PLEDGED FULL COOPERATION WITH THE COMMITTEE AND WE WISH TO ASSIST AND FACILITATE ANY INVESTIGATIONS UNDER-TAKEN BY THE COMMITTEE WITH RESPECT TO THE FBI. HOWEVER, WE DO HAVE AN OBLIGATION TO INSURE THAT SENSITIVE SOURCES AND METHODS AND ONGOING SENSITIVE INVESTIGATIONS ARE FULLY
PAGE TWO

PROTECTED. SHOULD ANY FORMER EMPLOYEE CONTACT YOUR OFFICE AND HAVE ANY QUESTION REGARDING HIS OBLIGATION NOT TO DIVULGE INFORMATION OBTAINED BY VIRTUE OF HIS PAST FBI EMPLOYMENT, HE SHOULD BE INSTRUCTED TO CONTACT LEGAL COUNSEL, FBIHQ, BY COLLECT CALL. YOUR CONVERSATIONS WITH FORMER EMPLOYEES MUST BE IN KEEPING WITH OUR PLEDGE. IT IS BELIEVED SUCH A PROCEDURE WOULD INSURE PROPER PROTECTION AND ALSO FACILITATE THE WORK OF THE SSC.

THE ABOVE PROCEDURE ALSO APPLIES TO CURRENT EMPLOYEES OF YOUR OFFICE. HOWEVER, CONTACT WITH THE LEGAL COUNSEL SHOULD BE HANDLED THROUGH THE SAC.

END

RECD 2

FBI OM CLR AND TKP PF