

File #:

Released under the John F. Kennedy
Assassination Records Collection Act of
1992 (44 USC 2107 Note). Case#:NW
65994 Date: 11-01-2021

46-51-2921

Serial Scope:

1 thru 14

**DO NOT
DESTROY**
FOIPA# N/A

NR046 WA CODE

8:06PM NITEL 3-24-75 DEB

TO ALL SACS

FROM DIRECTOR

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES

SENATOR FRANK CHURCH, CHAIRMAN OF THE SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES HAS MADE AN INITIAL REQUEST FOR INFORMATION FROM THE FBI. AMONG THE ITEMS REQUESTED IS A BREAKDOWN OF FIELD AGENT PERSONNEL ASSIGNED TO INTERNAL SECURITY AND COUNTERINTELLIGENCE MATTERS.

ACCORDINGLY, WITHIN FOUR EIGHT HOURS EACH SAC SHOULD SUTEL TO FBIHQ, ATTENTION: BUDGET AND ACCOUNTING SECTION, SETTING FORTH SEPARATELY THE NUMBER OF SACS, ASACS, SUPERVISORS AND AGENTS ASSIGNED TO INTERNAL SECURITY AND COUNTERINTELLIGENCE MATTERS. PERCENTAGES OF AN AGENTS TIME, WHEN NOT ASSIGNED FULL-TIME TO THESE ACTIVITIES, SHOULD BE USED IF APPROPRIATE, PARTICULARLY IN THE SUPERVISORY CATEGORIES. THIS INFORMATION SHOULD BE BROKEN DOWN SEPARATELY BETWEEN INTERNAL SECURITY AND COUNTERINTELLIGENCE. YOUR RESPONSE SHOULD BE LIMITED TO AGENT PERSONNEL ONLY.

END

DJK

FBI-ST

NO action
Till A.M.
[Signature]

Make

66-2921-1

SEARCHED	INDEXED
SERIALIZED	FILED
FBI-SPRINGFIELD	
[Signature]	

Agent	Class.	% of Time
① Carlson	105	8%
"	134	1%
		<u>9%</u>
② Civitano	105	11%
"	100	9%
"	170	7%
		<u>27%</u>
③ Dean	170	5%
④ DiFranco	170	5%
⑤ Downum	157	7%
⑥ Dueker	157	10%
⑦ Dunphy	105	1%
⑧ Flanagan	157	14%
"	170	15%
		<u>29%</u>
⑨ Goergen	157	2%

Mupv. Beetham
 5% on I. Sec.
 5% on C. I.
 Mupv. Callby
 15% C. F.

Ktaeffert
 The Country
 on C. I.
 only

66-2921-2

SEARCHED	INDEXED
SERIALIZED	FILED
MAR 25 1975	
FBI - SPRINGFIELD	

EB

(10)	Graper "	105 134	8% <u>12%</u> 20%	
(11)	Grimes	157	1%	X
(12)	Groh	157	18%	X
(13)	Haines	100	2%	X
(14)	Hanson	125	3%	X
(15)	Harms "	170 157	1% <u>1%</u> 2%	X
(16)	Kloeyer "	134 105	14% <u>24%</u> 38%	
(17)	Lee	105	12%	

(18) Louderman 100
" 105

870
870
1670

(19) Lucas 170
" 157

270
470
670

" 134

170
770

(20) Mc Canley 134
" 105
" 100

3770
1570
1870
7070

(21) Mearns 170
" 157

1170
370
1470

(22) Medina 105
" 170

170
470
570

(23) Osgood 105

170 X

(24) Quattrocchi 170 3% X

(25) Rabideau 157 21%
" 170 2%
23%

(26) Reis 100 4% X

(27) Polen 105 12%
" 134 6%
" 157 14%
34%

(28) Saucier 105 6%

(29) Schaefer 170 5%

(30) Schuler 100 9%

(31) Scott 105 2% X

(32)	Smith	157	470
	"	100	370
	"	105	170
	"	134	270
			<u>1070</u>

(33)	Stephens	157	570
	"	134	370
			<u>870</u>

(34)	Stokes	157	370	X
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(35)	Tisdale	105	770
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(36)	Weatherall	100	2670
		134	2570
		157	170
		105	870
			<u>6070</u>

F B I

Date: 3/26/75

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

Via TELETYPE NITEL
(Priority)

NR 013

TO: DIRECTOR
ATTENTION: BUDGET AND ACCOUNTING SECTION

FROM: SPRINGFIELD (66-)

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES.

RE BUREAU NITEL TO ALL SAC'S MARCH 24, 1975.

AN ESTIMATE OF THE TIME SPENT BY AGENTS OF THE SPRINGFIELD
DIVISION ON INTERNAL SECURITY AND COUNTERINTELLIGENCE MATTERS
IS AS FOLLOWS:

THIRTY-SIX AGENTS SPEND APPROXIMATELY 17 PERCENT OF THEIR
TIME ON INTERNAL SECURITY MATTERS. ONE ^{of the Above} SA SPENDS APPROXIMATELY
25 PERCENT OF HIS TIME ON COUNTERINTELLIGENCE MATTERS, AND ONE
Other SA SPENDS APPROXIMATELY 17 PERCENT OF HIS TIME ON COUNTER-
INTELLIGENCE MATTERS. ONE SUPERVISOR SPENDS APPROXIMATELY
25 PERCENT ON INTERNAL SECURITY AND APPROXIMATELY 5 PERCENT ON
COUNTERINTELLIGENCE WHILE ANOTHER SUPERVISOR SPENDS APPROXIMATELY
15 PERCENT OF HIS TIME ON INTERNAL SECURITY MATTERS.

① - Springfield (66-)
JLB/mab
(1)
mab

66-2921-3
JLB

Approved: 3

Special Agent in Charge

Sent 10 ³²/₇ M Per *[Signature]*

F B I

Date:

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

Via _____
(Priority)

SI 66-

PAGE TWO

THE SPRINGFIELD DIVISION DOES NOT HAVE ANY SQUADS OF AGENTS ASSIGNED FULL TIME TO THESE MATTERS AND THE ABOVE ESTIMATE HAS BEEN DETERMINED FROM THE UTILIZATION OF TIMES SPENT DURING A TWO-WEEK PERIOD ON MATTERS BY AGENTS OF THE SPRINGFIELD DIVISION.

Approved: _____ Sent _____ M Per _____
Special Agent in Charge

TO: SAC:

- Albany
- Albuquerque
- Alexandria
- Anchorage
- Atlanta
- Baltimore
- Birmingham
- Boston
- Buffalo
- Butte
- Charlotte
- Chicago
- Cincinnati
- Cleveland
- Columbia
- Dallas
- Denver
- Detroit
- El Paso
- Honolulu
- Houston
- Indianapolis
- Jackson
- Jacksonville
- Kansas City
- Knoxville
- Las Vegas
- Little Rock
- Los Angeles
- Louisville
- Memphis
- Miami
- Milwaukee
- Minneapolis
- Mobile
- Newark
- New Haven
- New Orleans
- New York City
- Norfolk

- Oklahoma City
- Omaha
- Philadelphia
- Phoenix
- Pittsburgh
- Portland
- Richmond
- Sacramento
- St. Louis
- Salt Lake City
- San Antonio
- San Diego
- San Francisco
- San Juan
- Savannah
- Seattle
- Springfield
- Tampa
- Washington Field
- Quantico

TO LEGAT:

- Beirut
- Bern
- Bonn
- Brasilia
- Buenos Aires
- Caracas
- Hong Kong
- London
- Madrid
- Manila
- Mexico City
- Ottawa
- Paris
- Rome
- Singapore
- Tel Aviv
- Tokyo

RE: SENATE SELECT COMMITTEE Date 11/21/75
ON INTELLIGENCE ACTIVITIES

66-2921*

- Retention For appropriate
- For information optional 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:

Enclosed for your information is a copy of an article by Mr. William Safire entitled "Mr. Church's Cover-Up" that appeared in the November 20, 1975, issue of "The New York Times."

CCO - Xerox 1 copy

each bulletin board

** 1 each SRA*

Donell

[Handwritten signatures]

Olencki

66-2921-4

SEARCHED <i>[initials]</i>	INDEXED <i>[initials]</i>
SERIALIZED <i>[initials]</i>	FILED <i>[initials]</i>
NOV 24 1975	
FBI - BOSTON	

[Handwritten signature]

Enc. *[initials]*
Bufile
Urfile

Mr. Church's Cover-Up

By William Safire

WASHINGTON, Nov. 19—On Oct. 10, 1963, the then-Attorney General of the United States put his personal signature on a document that launched and legitimized one of the most horrendous abuses of Federal police power in this century.

In Senator Frank Church's subcommittee hearing room this week, the authorized wiretapping and subsequent unauthorized bugging and attempted blackmailing of Martin Luther King Jr. is being gingerly examined, with the "investigation" conducted in such a way as not to unduly embarrass officials of the Kennedy or Johnson Administrations.

With great care, the committee has focused on the F.B.I. Yesterday, when the committee counsel first set forth the result of shuffling through press clips, it seemed as if no Justice Department had existed in 1962; today, an F.B.I. witness pointed out that it was Robert Kennedy who authorized the wiretap of Dr. King, and that "the President of the United States and the Attorney General specifically discussed their concern of Communist influence with Dr. King."

But the Church committee showed no zest for getting further to the Kennedy root of this precedent to Watergate eavesdropping. If Senator Church were willing to let the chips fall where they may, he would call some knowledgeable witnesses into the glare of the camera lights and ask them some questions that have gone unasked for thirteen years.

For example, he could call Nicholas Katzenbach, Attorney General Kennedy's deputy and successor, and ask what he knows of the Kennedy decision to wiretap Dr. King. Who at Justice concurred in the recommendation? How does the F.B.I. know the President was consulted or informed?

After Mr. Katzenbach assumed office, and the wiretapping continued, he was told by angry newsmen that the F.B.I. was leaking scurrilous information about Dr. King. Why did he wait for four months, and for a thousand telephonic interceptions, to discontinue the officially approved tap?

Of course, this sort of testimony would erode Senator Church's political base. That is why we do not see former Assistant F.B.I. director Cartha (Dcke) DeLoach, Lyndon Johnson's personal contact with the F.B.I. in the witness chair. What did President Johnson know about the character-assassination plot and when did he know it? What conversations took place between Mr. DeLoach and President Johnson on the tapping of Dr. King, or about the use of the F.B.I. in any other intrusions into the lives of political figures?

The committee is not asking embarrassing questions even when answers are readily available. A couple of weeks ago, at an open hearing, an F.B.I. man inadvertently started to blurt out an episode about newsmen who were wiretapping in 1962 with the apparent knowledge of Attorney General Kennedy. The too-willing witness was promptly shooshed into silence, and told that such information would be developed only in executive session. Nobody raised an eyebrow.

That pattern of containment by the Church committee is vividly shown by the handling of the buggings at the 1964 Republican and Democratic con-

ESSAY

ventions which were ordered by Lyndon Johnson. Such invasions of political headquarters were worse than the crime committed at Watergate, since they involved the use of the F.B.I., but the Church investigators seem to be determined not to probe too deeply.

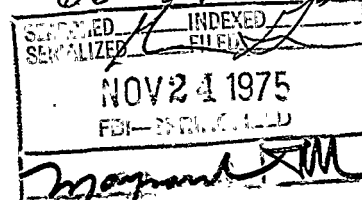
If F.B.I. documents say that reports were made to specific Johnson aides, why are those men not given the same opportunity to publicly tell their story so avidly given the next President's men? If Lyndon Johnson committed this impeachable high crime of using the F.B.I. to spy on political opponents, who can be brought forward to tell us all about it?

But that would cause embarrassment to Democrats, and Senator Church wants to embarrass professional employees of investigatory agencies only. A new sense of Congressional decorum exists, far from the sense of outrage expressed in the Senate Watergate committee's hearing room. When it is revealed that the management of NBC News gave press credentials to L.B.J.'s spies at the 1964 convention, everybody blushes demurely—and nobody demands to know which network executive made what decision under what pressure.

I have been haranguing patient readers for years about the double standard applied to Democratic and Republican political crimes, and had hoped the day would come when the hardball precedents set by the Kennedy and Johnson men would be laid before the public in damning detail.

Obviously, Democrat Frank Church is not the man to do it. His jowl-shaking indignation is all too selective; the trail of high-level responsibility for the crimes committed against Dr. King and others is evidently going to be allowed to cool.

Pity. You'd think that after all the nation has been through in the past few years, our political leaders would have learned that the one thing that brings you down is the act of covering up.



THE NEW YORK TIMES
THURSDAY, NOVEMBER 20th, 1975
PAGE C-41

NR050 WA PLAIN

1100PM NITEL 12/10/75 GHS

TO ALL SACS

FROM DIRECTOR

- 0

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
SYNOPSIS 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

*6-7 months
plus handle.*
*① CCO [initials]
Handle as
an SAC mem.*

*no action
TJM DM*

*See reverse side
Distribution*

66-2921-5

SEARCHED <i>[initials]</i>	INDEXED <i>[initials]</i>
SERIALIZED <i>[initials]</i>	FILED <i>[initials]</i>
DEC 10 1975	
FBI - SPRINGFIELD	

② ABAC [initials]

17 XEROX COPIES OF THIS COMMUNICATION
 MADE 12-12-75 AND DISTRIBUTION AS FOLLOWS:

NUMBER		DATE RETURNED & DESTROYED	EMPLOYEE HANDLING INITIAL'S
#1	- ASAC SQUAD	2-25-76	gm
#2	- #3 SUPV. AND SQUAD	2-25-76	gm
#3	- #4 SUPV. AND SQUAD	2-25-76	gm
#4	- #5 SUPV. AND SQUAD	2-25-76	gm
#5	- #6 SUPV. AND SQUAD	2-25-76	gm
#6	- SCHULER	2-25-76	gm
#7	- RAGSDALE	2-25-76	gm
#8	- STEPHENS	2-25-76	gm
#9	- GRAPER	2-25-76	gm
#10	- WOOD	2-25-76	gm
#11	- KLOEPFER	2-25-76	gm
#12	- SAUCIER	2-25-76	gm
#13	- MEARNS	2-25-76	gm
#14	- LUCAS	2-25-76	gm
#15	- WILLIAMS	2-25-76	gm
#16	- DAVIS E.	2-25-76	gm
#17	- SMITH	2-25-76	gm

PAGE TWO

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.

PAGE THREE

(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

PAGE FOUR

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

DES FBI SPRINGFIELD CLR

NR050 WA PLAIN

1100PM NITEL 12/10/75 GHS

TO ALL SACS

FROM DIRECTOR

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

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66-2921-5

SEARCHED <i>A</i>	INDEXED <i>A</i>
SERIALIZED <i>A</i>	FILED <i>A</i>
DEC 10 1975	
FBI - SPRINGFIELD	

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PAGE TWO

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ALL LEGATS ADVISED SEPARATELY.

END

DES FBI SPRINGFIELD CLR

TO: SAC:

- Albany
- Albuquerque
- Alexandria
- Anchorage
- Atlanta
- Baltimore
- Birmingham
- Boston
- Buffalo
- Butte
- Charlotte
- Chicago
- Cincinnati
- Cleveland
- Columbia
- Dallas
- Denver
- Detroit
- El Paso
- Honolulu

- Houston
- Indianapolis
- Jackson
- Jacksonville
- Kansas City
- Knoxville
- Las Vegas
- Little Rock
- Los Angeles
- Louisville
- Memphis
- Miami
- Milwaukee
- Minneapolis
- Mobile
- Newark
- New Haven
- New Orleans
- New York City
- Norfolk

- Oklahoma City
- Omaha
- Philadelphia
- Phoenix
- Pittsburgh
- Portland
- Richmond
- Sacramento
- St. Louis
- Salt Lake City
- San Antonio
- San Diego
- San Francisco
- San Juan
- Savannah
- Seattle
- Springfield
- Tampa
- Washington Field
- Quantico

TO LEGAT:

- Beirut
- Bern
- Bonn
- Brasilia
- Buenos Aires
- Caracas
- Hong Kong
- London
- Madrid
- Manila
- Mexico City
- Ottawa
- Paris
- Rome
- Singapore
- Tel Aviv
- Tokyo

RE:

Date 12/30/75

DIRECTORS APPEARANCE BEFORE SENATE SELECT
COMMITTEE ON INTELLIGENCE ACTIVITIES,
DECEMBER 10, 1975

- Retention For appropriate
 For information optional 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:

ReButel to all SACs and Legats, 12/10/75.

Enclosed for each Office and Legat is one copy of the transcript of questions which were asked Mr. Kelley during captioned appearance, along with Mr. Kelley's answers to those questions.

Enc. (1)
Bufile
Urfile

Maynard
Suzie
ASAC
2

106-2921-6
Maynard
 SAC

Vol. 20

Copy 5

The United States Senate

Report of Proceedings

Hearing held before

Select Committee to Study Governmental Operations

With Respect to Intelligence Activities

INTELLIGENCE INVESTIGATION

Wednesday, December 10, 1975

Washington, D. C.

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

(202) 544-6000

C O N T E N T

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STATEMENT OF:

PAGE

The Honorable Clarence M. Kelley,
Director, Federal Bureau of Investigation

2451

Phone (Area 202) 544-6000

INTELLIGENCE INVESTIGATION

 Wednesday, December 10, 1975

United States Senate,
 Select Committee to Study Governmental
 Operations with Respect to
 Intelligence Activities,
 Washington, D. C.

The Committee met, pursuant to notice, at 10:10
 o'clock a.m., in Room 318, Russell Senate Office Building,
 the honorable Frank Church (Chairman of the Committee)
 presiding.

Present: Senators Church (presiding), Hart of Michigan,
 Mondale, Huddleston, Hart of Colorado, Baker, Goldwater and
 Mathias.

Also present: William G. Miller, Staff Director; Frederick
 A. O. Schwarz, Jr., Chief Counsel; Curtis R. Smothers, Minority
 Counsel; Paul Michel, Joseph diGenova, Barbara Banoff, Frederick
 Baron, Mark Gitenstein, Loch Johnson, David Bushong, Charles
 Lombard, John Bayly, Charles Kirbow, Michael Madigan, Bob
 Kelley, John Elliff, Elliot Maxwell, Andy Postal, Pat Shea,
 Michael Epstein and Burt Wides, Professional Staff Members.

 The Chairman. The Committee's witness this morning is

WARD & PAUL

410 First Street, S.E., Washington, D.C. 20003

1 the Honorable Clarence M. Kelley, the Director of the Federal
2 Bureau of Investigation.

3 Mr. Kelley was appointed Director in July of 1973 in a
4 troubled time for the FBI. His experience as an innovative
5 law enforcement administrator in charge of the Kansas City
6 Police Department for over ten years, and his previous work as
7 a Special Agent of the FBI have made him uniquely qualified
8 to lead the Bureau.

9 The Select Committee is grateful for the cooperation
10 extended by Director Kelley in the course of its inquiry over
11 the past months. The Committee is also impressed by the
12 openness of the FBI's witnesses before this Committee, and
13 their willingness to consider the need for legislation to
14 clarify the Bureau's intelligence responsibility.

15 It is important to remember from the outset that this
16 Committee is examining only a small portion of the FBI's
17 activities. Our hearings have concentrated on FBI domestic
18 intelligence operations. We have consistently expressed our
19 admiration and support for the Bureau's criminal investigative
20 and law enforcement work, and we recognize the vital importance
21 of counterespionage in the modern world. But domestic
22 intelligence has raised many difficult questions.

23 The Committee has also concentrated on the past rather
24 than on present FBI activities. The abuses brought to light
25 in our hearings occurred years and even decades before Director

