

II 62

Results
of Training
& Treatment
Exam

Results of examination:

FIREARMS - TOOLMARKS EXAMINATIONS

The serial number on the black rifle box, Q1, was determined to be 4744Z5. This box originally contained a .243 Winchester caliber Browning rifle.

The Q3 cartridge case was identified as having been fired in the Q2 rifle. The only marks found on Q3, other than marks made during manufacturing procedures, were one extractor mark which was identified as having been made by the extractor of the Q2 rifle and the marks left on Q3 by the Q2 rifle when Q3 was fired.

The bullet, Q64, from the victim, is a .30 caliber metal-jacketed "soft-point" sporting type bullet of Remington-Peters manufacture which was fired from a barrel rifled with six lands and grooves, right twist. Based on the physical characteristics of the general rifling impressions, the Q64 bullet could have been fired from the Remington rifle, Q2. The Q64 bullet has been distorted due to mutilation and insufficient marks of value for identification remain on this bullet. Therefore, it was not possible to determine whether or not Q64 was fired from the Q2 rifle.

The Q64 bullet is identical in all remaining observable physical characteristics to the 150 grain bullets in the five loaded .30-06 Springfield caliber Remington-Peters cartridges, Q4 through Q8.

Based on physical characteristics, specimen Q64 and the cartridge case, Q3, could originally have been portions of the same cartridge, which would be the same as the Q4 through Q8 cartridges. No marks are present on Q64 of the type which would permit determining positively whether or not the Q64 bullet was originally a portion of the cartridge represented by Q3.

The five cartridges, Q4 through Q8, conform in description to the type of cartridges packaged by the manufacturer in the Peters cartridge box in which they were submitted. Because of the manner in which cartridges are boxed at the factory, it is not possible to determine whether or not the cartridge represented by Q3 or any of the

Q4 through Q8 cartridges were packaged in the same box by the manufacturer.

The Peters cartridge box in which Q4 through Q8 were submitted also contained four U. S. Military cartridges, containing full-metal jacketed 150 grain bullets, different from Q84. The manufacturer's headstamp on these cartridges is "R A 55." The "R A" indicates that these cartridges were manufactured by Remington Arms Company, Incorporated, Bridgeport, Connecticut. Cartridges bearing "55" are those normally manufactured in 1955.

Examination of the four cartridges, Q9 through Q12, revealed no marks indicating these cartridges had ever been loaded into a weapon. The only marks on these cartridges appear to be marks produced by the manufacturer's machines and marks of the type produced by metal-link ammunition belts of the type used with machine guns. The link belt marks on Q9 through Q12 are suitable for comparison with the metal links from which the cartridges were withdrawn. In metal-link belts, each cartridge serves to hold adjacent links together. As each cartridge is withdrawn, a link (which is expendable) separates from the rest of the belt.

No aluminum, screen-type scratches, paint, wood or other foreign material was found on the muzzle or side of the barrel of the Q2 rifle.

No record was located in the National Stolen Property Index or the National Crime Information Center for a Browning rifle, Serial Number 474425, as originally contained in Q1; for the Q2 rifle; for a Redfield XX-7X variable telescope sight, Serial Number A17350 (which is mounted on Q2), or for the Bushnell binocular, Q14, Serial Number DQ408564.

No serial number which would facilitate tracing was found on the Weaver telescope sight mount and base on Q2. The screws used to secure the sight tube to the mount were "finger" tight. No tool was required to loosen them and no toolmarks of value for comparison are present.

The magnification setting of the telescope sight tube was "6½x" when the Q2 rifle was received. Therefore, objects viewed would be enlarged to approximately 6½ times normal size.

HAIR EXAMINATION

Numerous brown head hairs of Caucasian origin were found on or in specimens Q13, Q15, Q26, Q29, Q30 and Q38. Numerous dark brown to black beard fragments of Caucasian origin were removed from the Q24 and Q46 razors. All of these hairs and beard fragments have been mounted on glass slides for comparisons with any suspects you may develop.

No Negroid hairs were found on or in any of the above-listed evidence.

FIBER EXAMINATION

Brown cotton fibers, green cotton fibers and lustrous green viscose fibers like those composing the Q13 bedspread were found on the Q2 rifle and in the debris removed from the Q1 box. These fibers could have originated from Q13.

MISCELLANEOUS EXAMINATIONS

Specimen Q1 is a black cardboard box measuring 6 ¾" x 2½" x 44½". Printing on the box indicates it contained a Browning Mauser rifle, "SAFARI" grade. The number "130712" is printed on the end of the box and "4744Z5" has been hand printed on the same end.

Specimen Q13 is a large green and brown bedspread. It is composed of approximately 50% brown cotton, 25% green cotton and 25% lustrous green viscose fibers. It measures 105½" x 85½" and has a herringbone design. The ribs of the herringbone have a 40° angle and each rib is ¾" in width. No visible, invisible or manufacturer's markings were found on Q13. It exhibits above-average wear and is of the type sometimes found in hotels or motels.

The Bushnell Q14 binocular was manufactured in Japan. Bushnell binoculars are distributed by Bushnell and Company, Incorporated, 639 Bushnell Building, Pasadena, California. Specimen Q14 bears number "DQ408664." A paper

label on the center post indicates Q14 was passed by the "Japan Telescopes Inspection Institute."

The Q15 zipper bag measures 15" x 20" x 5 1/2" and is an inexpensive bag of Japanese manufacture. The bag is a "Tel-Star" model that retails for about six to seven dollars. This model bag comes in six different sizes, 16", 18", 20", 22", 24" and 26". The importer or jobber for "Tel-Star" luggage is the United Products Corporation, 2500 Genessee, Kansas City, Missouri, 64141.

The Q16 duck-billed pliers are 7 3/4" in length and the jaws are 1 3/8" long. A price tag on one handle bears "ROMPAGE HARDWARE \$1.98." Just above the word "Rompage" are three characters printed in blue. Two characters on the left appear to be "10." The single character on the right appears to be "0." No other data was noted on the label.

Also in Q16 is a small tack hammer with a metal head 4 1/8" long. Imprinted on the wooden handle is "MAGNETIC" The handle is painted white with a blue band around the end of the handle. The U. S. Patent Office has no record of the trademark on this hammer.

The Q17 metal "BAND-AID" box contains twenty-one regular adhesive bandages and ten "JUNIOR" adhesive bandages. The number of bandages in the box agrees with the count printed on the box. A small round price tag on top of Q17 has the numerals ".57."

Nothing of significance was noted concerning the partial role of toilet paper, Q21.

Specimen Q22 is a black binocular case for a Bushnell binocular. Inside Q22 was found an instruction booklet, lens cloth and guarantee card.

Specimen Q23 is a cardboard box for a Bushnell binocular. A price tag on Q23 has the numerals "11-67" and "\$39.95" printed on it. Also on this box was hand printed:

"3995
-160
4155"

Specimen Q24 is a travel kit manufactured by Gillette. It is clear plastic and contains the following:

- 1 - Safety razor with double-edge blade
- 2 - Package of "Gillette" stainless steel double-edge blades
- 3 - 1.3 ounce can of "foamy" shaving cream
- 4 - 1 ounce can "RIGHT GUARD" deodorant
- 5 - $\frac{1}{2}$ ounce bottle "Sun Up" after shave lotion
- 6 - $\frac{3}{8}$ ounce tube "HEADS UP" hair dressing

A price tag on the top of Q24 has the following printed on it: "OLIVER REKALL," "WHITEHAVEN PHONE 397-2301," "\$1.89," "E" and "00."

The Q25 gray paper bag has the name and address of the "YORK ARMS CO." of Memphis printed on it. Inside this bag was found a cash register receipt dated "APR 4" in the amount of "\$041.55 CBH." The numerals "083" also appear on the receipt.

The Q26 white and yellow checkered towel is 26" x 15". No labels or visible or invisible markings were found on Q26.

Specimen Q27 is an inexpensive common man's handkerchief measuring $14\frac{1}{2}$ " x 15". No labels or markings were found on Q27.

Specimen Q28 is a partial tube of "Colgate" toothpaste, 3.25 ounce size.

The Q29 and Q30 socks are a pair of black knee length synthetic stretch socks. No markings or labels were found on these socks.

The Q31 can of "RIGHT GUARD" deodorant is a 7 ounce size. "M313" is printed in black on the bottom of the can.

Specimen Q32 is a Channel Master radio receiver. A label affixed to the inside of the rear cover indicates that the receiver is Model 6502, 6 transistor, super heterodyne, with a frequency range of 535-1605 Kc/s and operates

on a 9-volt battery supply. The words "CHANNEL MASTER CORP." are imprinted on the bottom of the label. The words "HONG KONG" are molded on the outside of the light-colored plastic cover; however, some components are marked "JAPAN." A 9-volt Eveready battery, #216, was connected inside the case. The front of the case is made of polished or plated metal and is stamped "6 TRANSISTOR CHANNEL MASTER." The remainder of the case, about one-third down each side, is maroon-colored plastic. The case measures approximately 4" x 2 3/8" x 1 1/4".

Radio products bearing the Channel Master name are very common.

When received, the dial indicated approximately "10" and was turned to approximately 1020 Kc/s. The tuning range of the receiver is approximately 530 Kc/s to 1660 Kc/s, which covers the regular broadcast band. The receiver was operational when received.

The Q32 radio bears scratches on one end interpreted to read "00416."

The Q33 plastic "BUFFERIN" bottle is a 60-tablet size and contained 10 whole tablets and 2 partial tablets, all bearing the letter "B."

Specimen Q34 is a man's elastic belt bearing Greek or Roman heads on the buckle. The belt is 3/4" wide and 31" long, unstretched. The waist measurement of the wearer could not be determined in view of the type of belt.

Specimen Q35 is a partial tube of "BRYLCREEM" hair dressing, 3 ounce size.

Specimen Q36 is a bottle of "ONE A DAY" vitamins, 25-tablet size. There were 21 tablets in the bottle.

Specimen Q37 is a small hotel-size bar of "Cashmere Bouquet" soap.

Specimen Q38 is a clear plastic hairbrush with white synthetic bristles. "U.S.A." has been molded to the underside of the handle.

The Q39 bar of "dial" soap is a 4 7/8 ounce size and has the price "2/45¢" stamped on one end in blue ink.

The Q40 tube of "Head & Shoulders" shampoo is a 2.7 ounce size. It bears a price label with "LIGGETT-REXALL 1678 1.10" on the side.

The Q41 can of "KIWI" brown boot polish is a 1 1/8 ounce size. Some of the polish has been used.

A price tag on the Q42 can of "PALMOLIVE RAPID-SHAVE" menthol shaving cream bears "LIGGETT-REXALL 3478 .79."

Nothing of significance was noted about the Q43, Q44 or Q63 buttons; however, they are suitable for comparison with other buttons present on suspect garments.

Specimen Q45 is a used red-handled "Pepsodent" brand toothbrush. "U.S.A. M K5" is present on the underside of Q45.

The Q46 razor is a "Gillette" make and has no blade in it.

A price tag is on the Q47 3.75 ounce bottle of "Mennen afta" after shave and skin conditioner lotion bearing "\$1.00 PLS TAX." "202x" is printed in blue ink on the bottom of Q47.

Specimen Q48 is a small bar of "Cameo" soap manufactured by the Brunswick Soap Company, Brooklyn, New York.

Specimen Q49 is a small bar of "Cashmere Bouquet" soap, a product of Colgate-Palmolive Company, New York. A shield with "Member Friendship Inns" has been printed on the wrapper.

The Q50 and Q51 bobby pins are light brown colored, common pins.

Specimens Q52 and Q53 are full cans of Schlitz beer. "MISSISSIPPI TAX PAID 4 CENTS" has been printed in black on the bottom of each can. "03" has been stamped into the
158"

metal in the bottom of each can. Both cans are alike. These cans were found attached to the Q54 carrying device in the Q55 paper bag.

Nothing of apparent significance was noted about the 4" x 6" brown paper Q56 bag.

The Q57 key fits the lock on the Q15 zipper bag and probably belongs to this bag.

Specimen Q58 is a common, round, used toothpick.

The metal split ring, Q59, has overlapping ends. It appears to be the type of ring that new keys are attached to.

Nothing of significance was noted about the Q60 and Q61 coat hangers.

Specimen Q62 is a two-link portion of an "ADJUST-O" silver-colored watchband. The links may be compared with the watchband should same be recovered.

SOIL EXAMINATION

Fine smears and deposits of brown silty soil having the appearance of being deposited while wet were found on Q13. The soil in these smears and deposits is suitable for comparison purposes. The specific origin of the soil cannot be determined by a Laboratory examination.

DOCUMENT EXAMINATION

Specimens Q18, Q19, Q20, Q23, Q25, Q55 and Q56 were examined for writings and pertinent indented impressions, but nothing of significance was noted.

The Q55 bag is imprinted "HOMESTEAD" "STUBBY." Information available in the Laboratory shows that the "HOMESTEAD" brand name is registered to the Graham Paper Company, 1014 Spruce Street, St. Louis, Missouri 63102, while "STUBBY" refers to the type of bag.

Do

Box
6381

DELIVERED APRIL 5, 1968 BY SA ROBERT FITZPATRICK, MEMPHIS OFFICE

Submitted by Airtel #1 as recovered by Inspector N. E. Zachary, Memphis Police Department in vicinity of 424 South Main Street:

- Q1 Rifle box for Browning .243 Winchester caliber rifle, Serial Number 4744Z5
- Q2 .30-06 Springfield caliber Remington "Gamemaster" slide-action rifle, Model 760, Serial Number 461476, with Redfield telescope sight, Serial Number A17350, with clip
- Q3 .30-06 Springfield caliber Remington-Peters cartridge case
- Q4-Q12 Nine .30-06 Springfield caliber cartridges (five Remington-Peters and four R-A-55) in Peters cartridge box, Index Number 3033
- Q13 Large green and brown cloth

Submitted by Airtel #2 as recovered by Inspector N. E. Zachary, Memphis Police Department in vicinity of 424 South Main Street:

- Q14 "Banner" binocular (Bushnell) 7 by 35, Serial Number DQ408664 (allegedly in zipper bag when recovered)
- Q15 Zipper bag

ITEMS FROM OUTSIDE COMPARTMENT OF ZIPPER BAG

- Q16 Duck-bill pliers and tack hammer marked "MAGNETIC"
- Q17 Box of "BAND-AID sheer strips"
- Q18 Georgia-Alabama Standard Oil map
- Q19 "Commercial Appeal" Memphis newspaper, first section only, issue of April 4, 1968
- Q20 Standard Oil map of the United States

ITEM INSIDE ZIPPER BAG, IN POCKET

Q21 Partial roll of toilet paper

ITEMS LOOSE INSIDE ZIPPER BAG

Q22 Binocular case with instruction booklet, lens cloth and guarantee card

Q23 Binocular box, cardboard

Q24 "Gillette" travel kit purchased at Oliver Rexall Store, Whitehaven, price \$1.89, with razor, lotion shaving cream, deodorant, hair cream and razor blade in dispenser

Q25 Gray paper sack bearing marking "YORK ARMS CO." with receipt dated 4-4-68 in amount of \$41.55

Q26 White and yellow towel

Q27 White handkerchief

Q28 Tube of "Colgace" toothpaste

Q29-Q30 Pair of black socks

Q31 Seven-ounce can of "RIGHT GUARD" deodorant

Q32 Channel Master radio

Q33 Bottle of "BUFFERIN"

Q34 Elastic belt

Q35 Tube of "BRYLCREEM"

Q36 Bottle of "ONE A DAY" vitamins

Q37 Small bar of "Cashmere Bouquet" soap

Q38 Hairbrush

Q39 Bar of "dial" soap, bath size

Q40 Tube of "Head & Shoulders" shampoo

ITEMS LOOSE INSIDE ZIPPER BAG (continued)

- Q41 Can of brown "KIWI" boot polish
- Q42 Can of "PALMOLIVE RAPID-SHAVE" shaving cream
- Q43 Gray-brown button (in sack with beer)
- Q44 Black button (in sack with beer)
- Q45 Toothbrush, "Pepsodent"
- Q46 Safety razor, without blade
- Q47 Plastic bottle of "MENNEN afta" lotion
- Q48 Small bar of "Cameo" toilet soap
- Q49 Small bar of "Cashmere Bouquet" soap, bearing advertisement of Friendship Inns
- Q50-Q51 Two bobby pins
- Q52-Q53 Two cans of "Schlitz" beer, pull tab
- Q54 Plastic "six-pack" carrying device
- Q55 Brown paper sack (containing beer)
- Q56 Small brown paper sack, empty
- Q57 Key
- Q58 Toothpick
- Q59 Metal ring
- Q60-Q61 Two coat hangers
- Q62 Two links from "ADJUST-0" watchband
- Q63 Gray-brown button

Submitted by Airtel #3:

Q64 Bullet from body

Q65 Twenty dollar Federal Reserve Note, Series 1963A,
Serial Number F14002844A

Q66 Twenty dollar Federal Reserve Note, Series 1963A,
Serial Number H16164663A

Q67 Twenty dollar Federal Reserve Note, Series 1963,
Serial Number F06445143A

Q68 Fingerprint card for Bessie Ruth Brewer

Page 4
PC-A5498 BX

(SAC Denver)

- ✓130 1 Fgpt Life magazine pg 32, May 3, 1968 Edition
- ✓131 1 " " " May 3, 1968
- ✓132 1 " " " cover (back)
- ✓133 1 Fgpt. " " " May 3, 1968

(WFO Evidence)

- ✓134 1 Fgpt Q334 typed letter
- ✓135 2 Fgpts Q334 "

(SAC Denver Evidence)

- ✓136 1 Fgpt. Q329 Airlines Receipt

(SAC San Diego Evidence)

- ✓137 2 Fgpts Q344 Receipt ✓

(SAC St. Louis Evid.)

- ✓138 1 Fgpt lift #6 w/ R lifts fm. 1968 Dodge Dart
- ✓139 2 Fgpts lift #11 " ✓

(SAC Memphis Evid.)

- ✓140 - 2 Fgpts. back register #43754
- ✓141 - 4 Fgpts Q34. ~~total receipt~~
- ✓142 - 2 Fgpts Q350 back register cred # 43761

(SAC Philadelphia Evid.)

- ✓144 1 pp. Q347 env.
- ✓145 2 Fgpts Q348 letter
- ✓146 1 Fgpt Q348 "
- ✓147 2 Fgpts Q348 "

- ✓143 - 3 Fgpts Q350

(SAC Atlanta Evid.)

- ✓148 1 Fgpt Q357 Nat. CAR Rental ~~insurance agreement~~
- ✓149 3 Fgpts " #7044348 "

(SAC Los Angeles Evid.)

- ✓150 1 Fgpt. Q363 Golf credit card invoice
- ✓151 1 Fgpt. Q362 check (back)
- ✓152 1 Fgpt. lift #1 1967 plymouth (Rene bumper)

(SAC Buffalo Evid.)

- ✓153 5 Fgpts Qc 367 handwritten letter re passport
- ✓154 1 pp ~~in~~ piece paper with name

	(SAC Newark Evid.)	
✓ 155	1 Fgpt.	App. for subscription to Select mag.
✓ 156	1 Fgpt.	" Q368
✓ 157	1 Fgpt.	"
	(SAC Newark Evid.)	
✓ 158	2 Fgpts	bank letter
✓ 159	2 Fgpts	"
	(Legat London Evid.)	
✓ 160	1 Fgpt.	Q384 TWA message slip
✓ 161	1 Fgpt.	"
	(SAC Los Angeles Evid.)	
✓ 162	3 Fgpts	Q385 letter signed Eric S. Galt
✓ 163	3 "	" "
✓ 164	1 Fgpt	" "
	(Legat London Evid.)	
165	1 Fgpt.	pink paper bag -- #1 Ray
	(SAC Chicago Evid.)	
✓ 166	1 Fgpt.	Q407
✓ 167	1 pp.	"
✓ 168	1 pp	"
✓ 169	1 Fgpt	Q408
✓ 170	5 Fgpts	Q408
✓ 171	2 Fgpts	"
✓ 172	2 Fgpts	"
	(SAC Chicago Evid.)	
#173	1 Fgpt	check Q404 -- #1 Ray
	(SAC Memphis Evid.)	
✓ 174	1 Fgpt	Q1 card with note
	(Oranville, Ill. Col. Evid.)	
✓ env. 30	1 Fgpt	1 negative Not marked submitting Oranville Chiefs

on 9 lifts (Cop. Donville, Ill.) (14 lat fpts)
w. 28 ✓ 2 on lift (by handle right side coin box)
✓ 1 on lift (right side coin box)
✓ 2 on lift "
✓ 1 on lift (coin box)
✓ 1 on lift coffee machine
✓ 1 on lift "
✓ 1 on lift "
✓ 3 on lift (right side coin box)
✓ 2 on lift

(Cop. Donville, Ill.)
27 ✓ 13 lat fpts on 10 train lifts subm by Donville, Ill.

(Cop. Donville, Ill.)
26 ✓ 4 lat fpts. on 4 train lifts subm by Donville, Ill. CP

LATENT PRINTS
(Memphis Evidence)

Photo number

1. One palm print on black rifle box, Q1
Identified as palm print of Birmingham gun store clerk Donald F. Wood
- ✓ 2. One fingerprint on side of rifle, Q2
Identified as left thumb of James Earl Ray
- ✓ 3. One fingerprint on side of telescopic sight, Q2
Identified as right ~~ring~~^{middle} fingerprint of James Earl Ray
4. One fingerprint on binoculars, Q14
Identified as left thumb of James Earl Ray
5. One fingerprint on front page of Memphis newspaper "Commercial Appeal" for 4-4-68, Q19
Identified as left index fingerprint of James Earl Ray
6. One fingerprint on after shave lotion bottle, part of Q24
Identified as right index fingerprint of James Earl Ray
7. One fingerprint on Schlitz beer can, Q53
Identified as right middle fingerprint of James Earl Ray
8. One fingerprint on board, Q71
Identified as fingerprint of SA Franklin L. Johnson
9. One fingerprint on lift marked in part "Lifted from Dresser top"
Identified as fingerprint of Memphis police officer
- ✓ 10. One fingerprint on lift marked in part "Rt. side of fireplace(front)"
- ✓ 11. One fingerprint on front Rebel Motel Registration card for 4-3-68 in name of Eric S. Galt, Q86
Identified as fingerprint of SA John W. Bauer
- ✓ 12. One fingerprint on back of same registration card
Identified as fingerprint of motel clerk

LATENT PRINTS
(Birmingham Evidence)

Photo number

13. Eight fingerprints on original invoice for purchase of rifles, Q74
These fingerprints all identical fingerprints of Birmingham gun store clerk Wood.
14. Seven fingerprints on copy of invoice, Q75
Six identical fingerprints of Wood
One identical fingerprint SA Neil P. Shanahan
- ✓15. Three fingerprints on cartridge box
16. Three fingerprints and three palm prints on factory box for rifle
These all identical prints of Wood
- ✓17. Two fingerprints and one palm print on Browning rifle serial #3700Z5
- ✓18. One fingerprint on bank form "Record of Access to Safe Deposit Box #5517 of Eric S. Galt, K5
19. One fingerprint on bank form "Contract for Safe Deposit Box," K5
Identified as fingerprint of bank auditor Charles T. Smith
- ✓20. Fingerprint on safe deposit box #5517
- ✓21. Palm print on safe deposit box #5517
- ✓22. Palm print on safe deposit box #5517
- ✓23. Fingerprint on safe deposit box #5517
- ✓24. Fingerprint on safe deposit box #5517

1.

MURKIN

44-38861
LC #91075

LATENT PRINTS
(Rebel Motor Hotel)

Photo number

- 25. Two fingerprints on bathroom door ✓
- 26. One fingerprint on bathroom door ✓
- 27. One palm print on bathroom door ✓
- 28. One palm print on bathroom door ✓

ENV
35
(OK)

Atlanta Evidence
(White Mustang)

Photo number

- 29. One palm print "left door handle" ✓
- 30. One palm print "8 inches from rt door plunger under rt rear glass"
- 31. One impression (fingerprint or palm print) "Rt door handle 66 Mustang"

? ENV
19
(OK)

X

Los Angeles Evidence

Photo number

- ✓ 32. Three fingerprints, Q129, letter dated 12-21-67, addressed to Eric Galt

Chicago Evidence

Photo number

- 33. One fingerprint, Q130, letter dated 10-5-67, beginning "Dear Sir: I received" and signed "Eric S. Galt"
Identified as fingerprint of Chicago agent

3.

MURKIN

44-38861
LC #91075

Miami Evidence
Q124 thru Q126

(Box shipped from A. L. Garber Company, Ashland, Ohio, to
Pittsburgh Plate Glass Company, Miami, Florida)

Photo number

- ✓ 34. One fingerprint on label attached to wrapping paper, Q124
- ✓ 35. One palm print on inside of flap of box, Q126, latent #1
- ✓ 36. One palm print on inside of flap of box, Q126, latent #2
- 37. One fingerprint on label attached to top of box, Q126, latent #3
Identified to #5 SA Daniel Niel Jellison
- ✓ 38. One palm print on outside of box on label, Q126, latent #4
- ✓ 39. One palm print on address label, Q126, latent #6
- ✓ 40. One palm print on side of box below address label, latent #7
(Palm print in photo #36 identified palm print in photo #38)

4,

Envelope and two-page letter to ~~Attorney~~ General

Photo number

- 41. One fingerprint on second page of letter, Q138
- 42. One fingerprint on second page of letter, Q138
- 43. One fingerprint on second page of letter, Q138

Need
reop.
41-43
X env 17

Atlanta Evidence
(Rooms at 107 14th St., NE, Atlanta)

- ✓ 44. Two fingerprints on lined piece of paper, Q168
- ✓ 45. Two palm prints on piece of newspaper
- ✓ 46. One palm print on lift, A-1
- ✓ 47. One palm print on lift, A-3
- ✓ 48. One palm print on lift, A-5
- ✓ 49. Two palm prints on lift #9
- ✓ 50. One palm print on lift #10
- ✓ 51. Two palm prints on lift #11
- ✓ 52. One palm print on lift #12

5.

Los Angeles Evidence

Photo number

- ✓ 53. Two fingerprints on "Change of Address Order" dated 4-25-68, signed Eric S. Galt, Q173
- ✓ 54. Two fingerprints on "Change of Address Order" dated 4-25-68, signed Eric S. Galt, Q173

need
56
env 19

Atlanta Evidence

(Storage Room, 113 14th St. , Atlanta, Georgia)

- ✓ 55. One fingerprint on 1966 Republica Mexicana, Guia Roji (Map of Mexico), Q194
- ✓ 56. One fingerprint on Q194
- 57. One fingerprint on Q194
Identified as left thumb of James Earl Ray
- ✓ 58. One fingerprint and one impression (fingerprint, joint or palm print) on Q194
- 59. One fingerprint on Q194
Identified as left index fingerprint of James Earl Ray
- ✓ 60. One fingerprint on Q194
- ✓ 61. One fingerprint on piece of paper bearing notation, Q214

6.

Los Angeles Evidence

Photo number

- ✓ 62. One fingerprint on back of Bank of America Money Order #0799-18037, Q216
- ✓ 63. One fingerprint (same as 62)
- ✓ 64. One fingerprint on back of Bank of America Money Order #0799-18288, Q217
- ✓ 65. One fingerprint on back of Bank of America Money Order #0799-17281, Q219
- ✓ 66. Two fingerprints on front of Bank of America Money Order #0799-19701, Q221
- ✓ 67. Three fingerprints (see 66)
- ✓ 68. One fingerprint on back of Bank of America Money Order #0799-19702, Q222
- ✓ 69. One fingerprint on front of Bank of America Money Order #0799-19704, Q223
- ✓ 70. One fingerprint and one palm print (see 69)
- ✓ 71. One fingerprint on letter signed Eric S. Galt, Q225

Newark Evidence

- ~~72.~~ One fingerprint on back of white envelope, Q215, to Locksmithing Institute
Elim # B Lynn Cashnelli Menzies

Jacksonville Evidence

- ✓ 73. One fingerprint on registration card of Holiday Inn of Williston, Florida, in name of Dr. Alvin E. French, K31

Atlanta Evidence

Photo number

- 74. Three latent fingerprints on envelope postmarked Mar, 67 bearing printed name Eric S. Galt, Q246
Identified as fingerprints of Atlanta agent
- 75. Three latent fingerprints on 3 x 5 card bearing purported known handwriting of John Willard, K168
Identified as fingerprints of Walter Albert Willard, FBI #4840957

Los Angeles Evidence

Photo number

- ✓ 76. One fingerprint on order blank for Futura Books dated 2-27-68, signed Eric S. Galt, Q255
- ✓ 77. One fingerprint same as 76.

San Antonio Evidence

Photo number

- 78. One palm print on registration card in name of Sp/4 Donald D. Tanner

Los Angeles Evidence

- 79. One impression of lower joint of a finger and one palm print on customer laundry receipt, ~~Q176~~
K176
- 80. One fingerprint on customer laundry receipt, ~~Q177~~
K177

Jackson Evidence

Photo number

- 81. One fingerprint on letter to Chief of Police, Meridian, Mississippi, Q23
Identified as Chief C. L. Gunn
- 82. One fingerprint on Q234
Identified #1, Chief Gunn
- ✓ 83. Four fingerprints on envelope, Q238

8.

Denver Evidence

Photo number

84

- 84. One inked fingerprint on driver's license of Gary Lee Smith

St. Louis Evidence

Q257
#12

- ✓ 85. One fingerprint on registration card #5737, Q257
- ✓ 86. One fingerprint on Q257

Newark Evidence

- ✓ 87. Two fingerprints on envelope, Q254
Identified (one) #8 of George Floyd Duryea
- 88. One fingerprint on envelope, Q253
Identified #1 Duryea
- ✓ 89. One fingerprint on envelope, Q253

New Orleans Evidence

- ✓ 90. One fingerprint on can of 'Miss Clairol' hairspray
- ✓ 91. One fingerprint on map "City of New Orleans"
- ✓ 92. Two palm prints on (see 91).
- ✓ 93. One palm print on (see 91).
- ✓ 94. One palm print on (see 91).

9.

Los Angeles Evidence

Photo number

- 95. 31 latent fingerprints all identified 3 agents

Louisville Evidence

- 96. One fingerprint on RV mirror
- 97. Three fingerprints on RV mirror
- 98. Two fingerprints on RV mirror

Neap
96-98 OK
env. 9 OK

New Orleans Evidence

- ✓ 99. Two fingerprints on registration card #8486 in name of A. C. Reid, Q27.
- 100. Two fingerprints on registration card #9370 in name of Garnet Brown, Q2

Neg. Q269

Bureau

- ✓ 101. One visible palm print on steno notebook paper, Q271 (envelope postmarked Montreal)
- 102. One fingerprint on picture post card postmarked Houston, Texas and addressed to FBI, Q269

Q102 OK

env. 6

Seattle Evidence

- ✓ 103. One fingerprint on piece of cardboard "Canada," Q286
- ✓ 104. One fingerprint (see 103)
- ✓ 105. One fingerprint on Texaco map of California, Q287
- ✓ 106. One fingerprint (see 105)

Atlanta Evidence

Photo number

- 107. Two fingerprints on envelope, Q290, addressed to "WJB Radio"
Both identified fingerprints of SA Charles T. Haynes

neg's

Philadelphia Evidence

- 108. One fingerprint on a gin bottle
Identified as fingerprint of owner of bottle
- 109. One fingerprint on a gin bottle
- 110. Two fingerprints on a gin bottle

9-10

env 3

Los Angeles Evidence

- ✓ 111. Two fingerprints on envelope, Q293
- ✓ 112. Three fingerprints on envelope, Q293
- ✓ 113. One fingerprint on envelope, Q294
- 114. Two fingerprints on envelope, Q296
Identified with #7 Los Angeles agent

neg.

116

env. 53

env 53

New York Evidence

- ~~115.~~ One fingerprint on coupon, undated, from Eric S. Galt to
Modern Photo Bookstore ϕ 6 RAY

Los Angeles Evidence

- 116. One fingerprint on envelope to editor, Citizens News, Q300

neg.

117

env 52

Buffalo Evidence

- 117. One fingerprint on envelope to "Mrs. Mary Grooms Rochester
Times-Union, Rochester NY," Q304

Los Angeles Evidence

- ✓118. Two fingerprints on paper, Q315, dated 2-17-68, signed Eric S. Galt
- ✓119. One fingerprint (see 118)

Miami Evidence

- ✓120. Three fingerprints on Crafts Ltd., Inc., boat rental agreement dated 9-2-67, Q317
- ✓121. One fingerprint (see 120)

Atlanta Evidence

- 122-127 ✓122. One palm print on lift 1964 Chev, 68 Mich license, DC 8114
- ✓123. Two palm prints on lift 1964 Chev, 68 Mich license DC 8114
- ✓124. One fingerprint on lift 1964 Chev, 68 Mich license DC 8114
- ✓125. One fingerprint on lift 1964 Chev, 68 Mich license DC 8114
- ✓126. Three fingerprints on lift 1964 Chev, 68 Mich license DC 8114
- ✓127. One fingerprint on lift 1964 Chev, 68 Mich license DC 8114

Cleveland Evidence

- ✓128. One fingerprint on envelope postmarked in Canada
- ✓129. One fingerprint on envelope postmarked in Canada

SPECIAL

7-23

Special

"MURKIN"

**LATENT FINGERPRINT SECTION
PHOTOGRAPHIC UNIT
REQUISITION**

Specialist HURT / McDaniel Unit # Context Date 11-2-98

Latent Case # _____ Lab # _____ Bufile # _____

EVIDENCE MUST BE SECURED AT ALL TIMES

SPECIAL BIOHAZARD HANDLE WITH GLOVES

56-55 Negatives _____ Photographs _____
 _____ Transparent Lifts _____ Adhesive Tape _____
 _____ Paper Specimens _____ Plastic Bags _____
 _____ Checks/Money _____ Ten Print Cards _____
 _____ Boxes _____ Palm Print Cards _____
 _____ _____ Charts _____

Process used Vis Glue D Stain Powder DFO Nin PD _____

WORK REQUESTED

As is Reverse Color Reverse Position Reverse Position & Color
 Enlarge/Reduce to Approximate Natural Size
 Enlarge on 16"x 20" Paper with _____ inch border Dry Mount # _____

LASER AND ALTERNATE LIGHT SOURCE REQUESTS

Laser - _____ Street Alternate Light Source _____
 Barrier Filter # Used _____

of Copies 2 Negatives Only Front Only Front & Back

EVIDENCE RECEIVED BY:

Negatives _____
Rev Color Neg Pos _____
Prints 112 THO Thomas _____
Enlargements _____
Finishing Thomas _____

Hergard _____ 11-2-98 _____
Photographer Date
Thomas _____ 11-3-98 _____
Delivered by Date
Hurt _____ 11-3-98 _____
Specialist Date

Page # _____ of _____

exhibits
sent to
HSCA

2025 RELEASE UNDER E.O. 14176

Memorandum



Exec AD Adm. ___
Exec AD Inv. ___
Exec AD LES ___
Asst. Dir.:
Adm. Servs. ___
Crim. Inv. ___
Ident. ___
Intell. ___
Laboratory ___
Legal Coun. ___
Plan. & Insp. ___
Rec. Mgnt. ___
Tech. Servs. ___
Training ___
Off. of Cong. & Public Affs. ___
Telephone Rm. ___
Director's Sec'y ___

To *OK* Mr. Cook

Date DEC 28 1984

From : S. I. Wiles

Subject : MURKIN

PURPOSE: To facilitate the placement on record of miscellaneous materials pertinent to the FBI's investigation of the Assassination of DR. MARTIN LUTHER KING, JR. (MURKIN).

RECOMMENDATION: That the above-referenced materials be made an enclosure to this memorandum and maintained as a bulky exhibit to Bufile 44-38861.

DETAILS: In compliance with numerous requests from the House Select Committee on Assassinations (HSCA), the former Congressional Inquiry Unit (organized to respond to requests from the HSCA for FBI records concerning PRESIDENT KENNEDY and DR. KING) obtained from the former Civil Rights Section, GID, ticklers and miscellaneous materials pertaining to DR. KING that had been accumulated but not sent to file. These materials consist of original photographs and negatives, as well as extra copies of pertinent FBI documents.

Upon completion of its assigned task, the Congressional Inquiry Unit disbanded and made its compilation of records available to the Freedom of Information-Privacy Acts Section, due to extensive FOIA litigation in both the KENNEDY and KING assassination matters. Because the litigation concerning DR. KING is drawing to a close, and the FOIA Section no longer requires the use of the materials, Civil Rights Program, CID, was requested to advise the FOIA Section whether or not it desired to have these materials returned to that unit for maintenance.

1 - SA, George DeHarde
Attention: James Christy, Room 5131

CJA:cm (4)

Memorandum from S. I. Wiles to Mr. Cook
Re: MURKIN

Civil Rights Program Analyst JAMES CHRISTY has reviewed these materials, determined that his unit had no immediate need for them, and recommended that they be sent to file. It is, therefore, deemed appropriate that these materials be made a part of the permanent record.

LFPS photos of latents carb. Rifle + Scope

Rifle Q 2 - 1/2 ypt of Ray (photo # 2)

~~Scope~~ Q 2 - 1/2 ypt of Ray (photo # 3)

none unidentified

LFPS photos of lifts Rebel Motor Hotel

(2 fpts mt of)

from lift "left side of inner bathroom door Rm #34 Rebel Motor Hotel" photo 25

from lift "outer bathroom door jam Rm #34" photo 26
(1 fpt - mt of)

from lift "left side of inner bathroom door Rm #34 Rebel Motor Hotel" photo 27
(1 fpt - mt of)

from lift "left side of inner bathroom door Rm #34 Rebel Motor Hotel" photo 28.?

66-Mustang (1 fpt - mt of)

LFPS photos of lifts from lift marked "door handle" photo 29

from lift "8 inches from rt door passenger under right rear" photo 30
(1 fpt - mt of)

from lift marked "rt door handle" photo 31
(1 fpt - mt of)

A G R E E M E N T

KNOW ALL MEN BY THESE PRESENTS: That the undersigned, R. G. Sneyd, or whatever other name he be known by, and Arthur J. Hanes, in consideration of the mutual covenants of the parties, do hereby agree and covenant as follows:

1. The said R. G. Sneyd, alias, does hereby assign, transfer and set over unto the said Arthur J. Hanes, his heirs and assigns, an ~~undivided 70% interest~~ ^{FEE OF \$20,000 PLUS CASE EXPENSES FOR G.R. A.J.H.} in all his right, title and interest in and to money, rights and benefits which may accrue to him under and by virtue of an agreement entered into between the Said R. G. Sneyd and ~~James Earl Ray~~ ^{William Bradford Huie}

WILLIAM BRADFORD HUIE & ARTHUR J. HANES

executed on the 8 day of July, 1968. This shall be in addition to any money, rights or benefits which may accrue to the said Arthur J. Hanes independently under said agreement.

2. The said Arthur J. Hanes does hereby agree to act as exclusive agent and attorney for the said R. G. Sneyd in the handling of his affairs, contracts, negotiations, and sale of any and all rights to information or privacy which he may have in and to his life or particular events therein to persons, groups or corporations for the purpose of writing, publishing, filming or telecasting in any form whatever.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 5th day of July, 1968.

R. G. Sneyd
James Earl Ray
Arthur J. Hanes

WILLIAM BRADFORD HUIE

HARTSELLE, ALABAMA
July 8, 1968

Mr. Arthur J. Hanes
Attorney at Law
617 Frank Nelson Building
Birmingham, Alabama 35203

Dear Art:

This letter is meant to be part of our Agreement, signed on this date, and is an extension and clarification of Article 5 of said Agreement.

It is known and understood by you, Ray, and me that all advances made by publishers to an Author on a book contract are merely loans, returnable in full if, for any reason whatever, the book is not completed and accepted; and these advances or loans become income to the Author only after completion of the book and after its acceptance by the publisher.

Therefore, any monies paid by me to you and Ray while I am researching and writing this book are, in effect, loans from me to the two of you. However, under the circumstances, I am willing to consider these monies or advances made by me to the two of you non-returnable, if you and Ray will agree that these payments or advances shall not exceed the following schedule of payments:

1. On the signing of the first, or book, contract, I will pay you the sum of \$10,000.00. It is assumed that this will be on or about July 15th, not later than July 20th.
2. On the first day after Ray has been lodged in a jail in the United States, I will pay \$5000. It is assumed that this will be about August 1st.
3. One month after Ray has been lodged in the United States, I will pay \$5000.
4. Similarly, a month later, another \$5000.
5. Similarly, a month later, another \$5000.
6. Similarly, a month later, another \$5000.

Mr. Arthur J. Hanes

Page 2

July 8, 1968

7. Similarly, a month later, another \$5000.

In short, on signing, on Ray's return, and during the first five months after his return, I am obligating myself to pay you and Ray, under terms of our Agreement, to pay you and Ray a total of \$35,000. All payments, as per our Agreement, will be made to you by my agent, Ned Brown, and these payments, in equal amounts, will be charged against whatever may become due to you and Ray under the Agreement.

Five months after Ray's return, assuming that I receive all the cooperation from you and Ray guaranteed by the Agreement, I expect to have completed the book, or to have obtained legal extensions from the publisher, you and Ray. Normally a publisher has 30 days in which to accept or reject the book. Once the book has been accepted, the entire publishing advance will be paid; and thereafter, all payments made to me, from any and all sources, will be income, not loans; and this income will be divided and paid promptly as provided under the Agreement.

Your signature, along with that of Ray affixed by you under your Power of Attorney, will attest Agreement.

William Bradford Huie
William Bradford Huie

Arthur J. Hanes
Arthur J. Hanes

James Earl Ray
James Earl Ray

P O W E R O F A T T O R N E Y

KNOW ALL MEN BY THESE PRESENTS: That I, R. G. Snyder

James Earl Roy

of the United States of America, have made, constituted and appointed, and by these presents do make, constitute, and appoint Arthur J. Hanes of Birmingham, Jefferson County, Alabama, my true and lawful attorney for me and in my name, place and stead, and for my use and benefit, to ask, demand, sue for, recover, collect and receive all such sums of money, debts, dues, accounts, legacies, bequests, interests, dividends, annuities and demands whatsoever as are now, or shall hereafter become, due, owing, payable or belonging to me, and have, use and take all lawful ways and means in my name or otherwise for the recovery thereof, by attachments, arrests, distress or otherwise, and to compromise and agree for the same, and acquittances, or other sufficient discharges for the same, for me, and in my name, to make, seal and deliver; to bargain, contract, agree for, purchase and receive, and take lands, tenements, hereditaments and accept the seizin and possession of all lands and all deeds and other assurances, in the law therefor, and to lease, let, demise, bargain, sell, remise, release, convey, mortgage and hypothecate lands, tenements and hereditaments, upon such terms and conditions, and under such covenants, as he shall think fit. Also, to bargain and agree for, buy, sell, mortgage, hypothecate and in any and every way and manner deal in and with goods, wares, and merchandise, choses in action and other property in possession or in action, and to make, do, and transact all and every kind of business or what nature or kind soever, and also for me and in my name, and as my act and deed, to sign, seal, execute, deliver and acknowledge such deeds, leases and assignment of leases, covenants, indentures, agreements, mortgages, hypothecations, bottomries, charter-parties, bills of lading, bills, bonds, notes, receipts, evidences of debts, releases and satisfaction of mortgage, judgements and other debts, and such other instruments in writing of whatever kind and nature as may be necessary or proper in the premises.

Giving and granting unto my said attorney full power and authority to do and perform all and every act and thing whatsoever requisite and necessary to be done in and about the premises, as fully to all intents and purposes as I might and could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that my said attorney, or his substitute or substitutes, shall lawfully do or cause to be done by virtue of these presents.

Witness my hand this 5th day of July, 1968.

R. G. Sneyd (L.S.)
General Agent

Witness:

M. Eugene
321 West 2nd St
London W.C. 2 England

J & M Y Ray
1902 Cherokee
St. Louis 63112

AGREEMENT

AGREEMENT entered into this 6 day of July, 1968,
by and between William Bradford Huie (herein "Author"), James
Earl Ray (herein "Ray") and Arthur J. Hanes (herein "Hanes").

1. This Agreement is entered into with reference to
the following:

(a) Author is and has been for many years a writer
of international reputation and has had numerous books and
articles published and serialized throughout the world.

(b) Ray has been charged with the murder of Martin
Luther King, Jr.; and it is anticipated that a trial (herein
"the Trial") of Ray for such murder will be held in the State
of Tennessee in the near future.

(c) Hanes is an attorney at law licensed to prac-
tice as such in the State of Alabama; Ray and Hanes and each of
them represent that Ray has engaged Hanes to act as his attorney
in the Trial, that Hanes has accepted such engagement and that
he will so act.

(d) Author proposes to write literary material
dealing with the assassination of Martin Luther King, Jr., the
alleged participation of Ray therein, and the Trial, for the
purpose of establishing the truth with respect thereto.

(e) Ray and Hanes are desirous of assisting Author
in such writing by furnishing to him such material relative to
the subject matter of such writing which Author might not other-
wise be able to obtain.

2. Ray and Hanes and each of them agree that they will
use their best efforts to arrange as many personal interviews
between Author and Ray and on the earliest occasions which may
be permitted by the authority having jurisdiction over the
institution in which Ray is then confined; and that they and
each of them on such occasions and otherwise, through Hanes or
other persons, will impart to Author such information (herein
the "Private Material") with respect to the assassination of
Martin Luther King, Jr., the alleged participation of Ray
therein, and the life and activities of Ray, as they or either
of them may have or reasonably may be able to obtain; and that
Author shall have the right to use the Private Material or any
part thereof in his writing of said literary material.

3. The literary material which Author proposes to
write as aforesaid, including such of the Private Material as
Author in his sole discretion elects to use, is hereinafter
referred to as "said work". Author shall have, and if and to
the extent that they or either of them have any rights, titles,
or interests therein, Ray and Hanes, and each of them, give,
sell, assign and transfer to Author, forever, the following
absolute, exclusive and unqualified rights: the right to write
said work and to use the same, in whole or in part, in whatever
manner Author in his sole discretion may elect, including but
not limited to the right to make and/or cause to be made maga-
zine, book, dramatic, motion picture, television and/or other

adaptations of every kind, of said work or any part thereof, and for the purpose of making any of said adaptations Author or his designees may change, interpolate in, add to or subtract from or make foreign language versions of, said work, to such extent as Author in his sole discretion may elect; the sole and exclusive right to make motion pictures and television pictures of all kinds based in whole or in part on said work and/or containing characters of said work (including remakes of and/or sequels to any such pictures), with the right to sell, lease, license and generally deal in the same throughout the world, forever; the right to use the name, voice and/or likeness of Ray and Hanes, or either of them, in or as the title of said work; the right to obtain copyright in the name of Author or otherwise in all countries throughout the world, in and to said work and/or any of said adaptations; the sole and exclusive right to negotiate for, execute and deliver, in the name of Author alone or in the names of Author, Ray, and Hanes, or any of them (but without consulting with or obtaining the approval or consent of Ray or Hanes thereto), such licenses, grants, agreements, and contracts with respect to said work, any of said adaptations, and/or any of the rights hereinabove set forth, as Author in his sole discretion may elect; for this purpose (but without limiting the generality of the foregoing) Ray and Hanes and each of them hereby irrevocably appoint Author the true and lawful attorney of them and each of them to negotiate for, execute and deliver, in the names of Author, Ray and Hanes, or any of them, as Author may elect, any and all such licenses, grants, agreements and contracts.

4. Without in any manner limiting the generality of the foregoing, Ray and Hanes and each of them agree, upon demand, to execute and deliver to Author or his designees any and all such instruments, including but not limited to assignments, consents, approvals, and releases, which in the judgment of Author may be necessary or desirable to implement, effectuate or protect the rights of, or rights, titles and interests herein given or agreed to be given to, Author with respect to said work and/or any of said adaptations.

5. In full consideration for all rights, titles and interests given or agreed to be given by Ray and Hanes to Author hereunder and for all agreements and acts of Ray and Hanes hereunder or pursuant hereto, Author agrees to pay to Ray and Hanes each, thirty per cent of the gross receipts from said work. All receipts shall be paid to and collected by the Author's agent, Ned Brown, Inc., 315 South Beverly Drive, Beverly Hills, Calif., and said Author's agent shall make payments to Ray and Hanes each, or their respective designees or assignees, within ten days after receipt. The Author's agent shall also, at quarterly intervals, furnish statements reflecting all transactions in reasonable detail. The Author's agent shall also, within ten days after their completion, furnish to Ray and Hanes copies of any and all contracts entered into by the Author.

WBA
A. J. H.

6. Notwithstanding anything elsewhere herein contained, the parties expressly understand and agree as follows:

(a) Author has no obligation of any kind to Ray, Hanes or others to write or make or cause to be written or made said work or any of said adaptations, or to use any of the Private Material in said work or said adaptations. Author has not represented, warranted or agreed and does not represent, warrant or agree that if he does write or make or cause to be written or made said work or any of said adaptations he will in fact enter into any license, grant, agreement or contract relative thereto, or that in any event there will be any Author's net profits from said work in any particular amount or at all.

Excluded
A.J.H.
W.B.H.
~~(b) In the event Author does not have an interview with Ray within 30 days after the date of this Agreement or the date when Ray first enters the United States hereafter, whichever is the later date, Author shall have the right and option, by written notice to Ray and Hanes, to terminate this Agreement and all of the respective rights and obligations of the parties hereunder. In the event any such notice is given, notice to Ray shall be deemed to have been sufficiently given, if mailed or delivered to the warden or other person in charge of the institution in which Ray may be confined at the time of the giving of such notice.~~

(c) Author shall receive credit for the writing for said work and/or said adaptations in such manner as Author may elect.

7. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective personal representatives, executors, administrators, heirs, legatees, and assigns. Author may transfer or assign this Agreement, all or any part of the rights, titles and interests herein given or agreed to be given to Author hereunder, and/or all or any part of any rights herein referred to, to any persons, firms and/or corporations.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

William Bradford Huie

William Bradford Huie
Author

James Earl Ray

James Earl Ray
Ray

Arthur J. Hanes

Arthur J. Hanes
Hanes

SS:

On July 4, 1968 before me, the undersigned Notary Public personally appeared WILLIAM BRADFORD HUIE known to me to be the person whose name is subscribed to the within instrument and acknowledged that he executed the same.

WITNESSETH my hand and official seal.

Arthur J. Hanes Jr

SS:

On Aug 1, 1968 before me, the undersigned Notary Public personally appeared JAMES EARL RAY known to me to be the person whose name is subscribed to the within instrument and acknowledged that he executed the same.

WITNESSETH my hand and official seal.

Arthur J. Hanes Jr

SS:

On July 8, 1968 before me, the undersigned Notary Public personally appeared ARTHUR J. HANES known to me to be the person whose name is subscribed to the within instrument and acknowledged that he executed the same.

WITNESSETH my hand and official seal.

Arthur J. Hanes Jr

MEMORANDUM OF AGREEMENT made this 7th day of October, 1968, between William Bradford Huie ("Author") and Cowles Communications, Inc. ("Cowles"). The parties hereto hereby agree as follows:

1. Author has prepared and submitted to Cowles two magazine articles, approximately 8,000 words each, dealing with the life of James Earl Ray ("Ray") for the period starting shortly before his escape from a Missouri prison in 1967, up to and including the time that Ray arrived in Selma, Alabama (about March 22, 1968), several weeks prior to the assassination of Dr. Martin Luther King. Author warrants that the articles are based on original research by him, including interviews of Ray's attorney, Arthur L. Hanes, Sr., exchanges of questions and answers between Author and Ray submitted to Ray through his attorney, and certain diagrams and letters written and prepared by Ray, the publication of which Ray and his attorney have authorized and consented to. (Articles and research material described above shall be collectively referred to as the "preliminary articles.")

2. Author covenants and warrants that he owns exclusive newspaper, magazine and periodical rights in the preliminary articles, and that he has the right to, and does hereby, grant to Cowles, upon the terms and with the protection hereinafter provided:

A. exclusive first publication rights therein in the English language for the United States (including its possessions and territories), Puerto Rico and the Dominion of Canada. This includes the right to publish the preliminary articles in LOOK Magazine and to distribute those issues of LOOK Magazine,

in which said articles appear, to all other countries and territories to which LOOK Magazine is regularly distributed; and

B. exclusive first serial (i.e., prior to book publication) English language and foreign translation rights therein for all foreign newspapers, magazines and periodicals (i.e., other than the United States, its possessions and territories, Puerto Rico and the Dominion of Canada), published throughout the world (subject only to the first publication rights granted herein to Cowles). Said exclusive first serial rights shall respectively extend from the date of the execution of this agreement up to and including February 26, 1969, or until the actual date of publication of the preliminary articles in book form in each such foreign country under the imprint of a book publisher located therein, whichever is the later date. Cowles shall use its best efforts to syndicate the preliminary articles to newspapers, magazines and periodicals throughout the world.

3. For the rights granted in paragraphs 2A and 2B, Cowles will pay Author the sum of \$25,000, the receipt of which he hereby acknowledges. Additionally, Cowles will pay Author 40 percent of the gross proceeds derived by it from the sale to others of the rights granted in paragraph 2B.

4. Cowles will publish the preliminary articles in the November 12th and November 26th issues of LOOK Magazine respectively. Each article will carry a copyright line in the name of the Author, and Cowles shall require all newspapers, magazines and periodicals purchasing any rights in the preliminary articles to publish the same copyright notice.

5. Author is currently preparing a manuscript which will detail the activities of Ray immediately following his March, 1968, arrival in Selma, Alabama, how, why and by whom Dr. Martin Luther King was assassinated, Ray's part in it, and his ultimate capture. Author will deliver the manuscript to the Editor of LOOK Magazine as promptly as possible after the conclusion of Ray's trial for the murder of Dr. Martin Luther King.

6. Author covenants and warrants that he owns exclusive first newspaper, magazine and periodical publication rights in the manuscript and that he has the right to, and does hereby, grant to Cowles an exclusive option in an excerpt of not more than any 25,000 words therein as may be selected by the editors of LOOK Magazine, (the "final article"), upon the terms and with the protection hereinafter provided:

A. exclusive first publication rights to the final article in the English language for the United States (including its possessions and territories and Puerto Rico) and the Dominion of Canada. This includes the right to publish the final article in LOOK Magazine and to distribute those issues of LOOK Magazine in which the final article appears to all other countries and territories where LOOK Magazine is regularly distributed; and

B. exclusive first serial (i.e., prior to book publication) English language and foreign translation rights to the final article for all foreign newspapers, magazines and periodicals (i.e., other than the United States, its possessions and territories,

Puerto Rico and the Dominion of Canada), published throughout the world (subject only to the first publication rights in LOOK Magazine granted herein to Cowles). Said exclusive first serial rights shall respectively extend for a period of three months from the receipt by Cowles of the manuscript or until the actual date of publication of the manuscript in book form in each such foreign country under the imprint of a book publisher located therein, whichever is the later date.. Cowles shall use its best efforts to syndicate the preliminary articles to newspapers, magazines and periodicals throughout the world.

7. Cowles shall have thirty days from its receipt of the manuscript to notify Author whether or not it shall exercise the option provided for in paragraph 6. Such notice shall be in writing addressed to Author's agent, and its timeliness shall be judged in accordance with the date of its postmark.

8. In consideration for the exclusive option granted in paragraph 6, Cowles will pay Author the sum of \$5,000, the receipt of which Author hereby acknowledges. Should Cowles exercise the option granted herein, then for the rights described in paragraphs 6A and 6B, it will pay Author the total sum of \$50,000 against which the \$5,000 option payment shall be credited. Additionally, Cowles will pay Author 40 percent of the gross proceeds derived by it from the sale to others of the rights granted in paragraph 6B.

9. Cowles will publish the final article in LOOK Magazine as soon as it reasonably can after receipt of the manuscript. The Editor of LOOK, in his sole discretion, may determine

to publish the final article in one or more installments, the latter to run consecutively. The Editor of LOOK will consult with Author concerning the selection of the material from the manuscript to be used in the final article. However, the former's judgment shall be final as to any editorial questions that may arise, including, but not limited to, content, titles, subtitles, captions and sell lines.

10. Any publication of the final article in LOOK Magazine will carry a copyright line in the name of the Author, and Cowles shall require all newspapers, magazines and periodicals purchasing any rights in the final article to publish the same copyright notice.

11. Author agrees that until a completion of the exercise of United States and foreign publication rights hereunder, or March 1, 1969, whichever is the earlier date, he will not reveal any of the details of the manuscript, preliminary or final articles, to any person, firm or corporation, including any local, state or Federal Government official. Moreover, he agrees, that during said period, he will not make any television or radio appearances, nor grant interviews to any member of the press or other media wherein he reveals any of the details of the manuscript, preliminary or final articles without the prior approval of the Editor of LOOK Magazine.

12. Cowles and its licensees hereunder shall have the unrestricted right at any and all times to advertise and generally promote any articles published pursuant to this agreement, both in advance of, and simultaneously with, such publication in any way they shall desire to best present such material, and to

use in connection with such advertising and promotion, and in connection with the offering of foreign publication rights in the articles hereunder, Author's name and/or by-line and picture, as well as extracts or selections from said articles. Additionally, Author agrees to make himself reasonably available to the Promotion Department of LOOK Magazine, both before and during the on-sale period of any articles hereunder, for interviews, and television and radio appearances to promote said articles.

13. Cowles will account to Author quarterly, commencing March 1, 1969, for any sales made pursuant to paragraphs 2B and 6B. Upon written request, but not more than twice annually, during normal business hours, Author shall have access to the books and records of Cowles relating to any transactions under paragraphs 2B and 6B.

14. All payments and notices due Author hereunder shall be made to him in care of his agent, Ned Brown, Inc., 315 South Beverley Drive, Beverley Hills, California.

15. The rights of the parties hereunder shall be interpreted according to the laws of the State of New York.

16. This agreement may not be changed, modified or amended without the consent of both parties in writing. Any

failure to so change, modify or amend this agreement shall not constitute a waiver of this provision with respect to any subsequent changes, modifications or amendments.

COWLES COMMUNICATIONS, INC.

By John J. Jandry

ATTEST:

Francis J. Barry
ASST. Secretary

William Bradford Huie
William Bradford Huie