DECLASSIFICATION AND OF RELEASE OF CIAINFORMATION

IN THIS DOCUMENT

I sensed not only the Sirhans' confusion, but also some bitterness. They have not received any aid from the Arab countries, as they originally thought they might, Parsons is also somewhat surprised; he had hoped that the various local Arab consulates would help delray court costs. Jordanian con

sul, who visited Sirhan in jud at Sirhan request, indicated to me that the accused assassin had expected the Arab people to treat him as a hero. However, except for some Palestinian extremists, his act has been universally repudiated by the Arab world. One Arab newspaper has said editorially, "We don't feel any responsibility for this It the society that fed him with hostility, the society that gave him the gur that is responsible." Members of the Arab Students Association, of which Sirhan was once an officer, feel that the killing of Kennedy was a terrible mistake. One of them said to me, "What are we going to do with the rest of the American candidates? Kill them all because they want to help Israel?"

Still, the Sirhans' friends are primarily Arab, and they live in an atmosphere that is more Arab than American. The entire family spent a good deal of time discussing the Arab-Israeli conflict. The mother says that Sirhan was the most sensitive and the most involved during these discussions. Adel sive that Sirhan once saw a television report of Robert Kennedy addressing the members of the Neveh Shalom Temple in Portland. Oregon. While in the synagogue, Kennedy, wearing a yarm. declared that the United States priest help Israel against aggression from whatever source.

"Unlike the South Vietnamese," Kennedy said, "the Israelis have shown they are willing to fight for their own survival. Indeed, Israel is the very opposite of Vietnam: the Israeli government is very democratic, effective and free of corrup- 🍇 tion. Its people are united in its support." The senator then urged the Johnson Administration to proceed at once with the sale of 50 Phantom jet fighters to the Israeli Air Force and to cut off economic aid to the Arab countries. This whole episode made Sirhan vew attery. Shereif recalls. "He left the m putting his hands on his ears and alinost weeping."

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SIRHAN'S MOTIVES

Untike Lee Harvey Osbaild Sirhan Sirhan has lived to tell of his month days type h has chosen to remain silent. Six of tyeotee potential source of information is his funily, which had not spoken to the press.

Mahmoud Abdel-Hadl, an Egyptian correspondent for Akhbar Elyoum In Cairo, recently gained access to Sirhan's family. Based upon information supplied. fi.m by the family, he has written exclusivels for RAMPARIS the following account of Sirhan's motivations and the strategy he plans for his grial.

Because of the forthcoming trial and the difficulty of dealing with this subject without emotional involvement, the editors of RAMPARTS have elected to present this information of historic interest to our readers without display, and in as objective a form as possible.

ECAUSE I AM AN ARAB I was able to break through the barrier of suspusion that had stopped other journalists cold and obtain the first indepth interviews the Sirhan family has given since the assassination. From their comments and from what Sirhan has said. to them, a picture of the man and his motives begins to emerge, replacing the misleading portraits which have swamped the U.S. press.

The fact that Sirban has not publicly discussed his trial is no accident. It is his own strategy, something he developed after thinking about it for long hours in his specially made jail cell. In fact, he has confided to his family that he will never make any statement unless special previsions are made for the courtroom proceedings. What Sirhan wants is, quite simply, publicity. He wants the major television networks to be allowed to broad ast the entire trial, If they do this, he says, he will tell all, "Aid if they refuse " he has her Adel recently asked him "There't deall go to the gas chamber - silent," Sirting replied

To understand why Sirhan is indeed capable of such an act, one finist understand that he is direct and foremost an Arab, born in Palestine and consumed with interest in the Middle Eastern conflict. He is deeply committed to making his trial a public and political forum for the Arab position.

College velocated, larticulare and a

voracious reader. Sirhan is confident Cabout his own ability to cope with his redicament. His eldest brother, Shereif, fold me that Sirhan studies the intricacies of his case as many as ten hours a day in his cell. Shereif recalls that Sirhan recently said to him, "I do not need a Jawyer, I understand my case and know how to defend myself." But even so, Attorney Russell Parsons is defending his client, and doing it on Sirhan's own grounds. "The main issue," Parsons told me, "is to answer this question: why, for what reason, did Sirhan kill Robert Kennedy? There are 100 witnesses who saw Sirhan shooting Mr. Kennedy, but no one seems to know why he did it."

Sirhan and his attorney hope that the defense-presuming that the television networks are allowed into the courtroom-will show that Sirhan did not have "malice aforethought," in shooting Kennedy because the act was a political gesture, and that Kennedy, to Sirhan at least, was merely a symbol. His brother Adel notes that "if Sirhan was just an assassin, he could have done it in another way, just by having a gun with a telescope. He went to the Ambassador Hotel expecting to get caught; that is why he left his notes at home. I believe that Sirhan wanted to get caught so that he could say what he believes."

HEN I FIRST TRIED to meet with the Sirhan family, I was refused. Security is extremely heavy around them, and they are understandably wary of new faces. Later, when I finally obtained an invitation to meet with them, Mrs. Sirhan apologized, I believe for having been inhospitable to a fellow Arab.

This family, which fled Jordan to seek greater safety and security than it had known, is now living in terror. They are somewhat at a loss to understand the events which have suddenly catapulted them into history. None of the four brothers goes to his job; they all feel that death follows them everywhere, and they move carefully, with a heavy guard. "Why don't you just leave this country?" I asked Shereif. "Where shall we go?" he answered. "To whom shall we leave our brother? Our land is under Israel's occupation." Shereif clarified his statement: "Our brother is in jail; we have to

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I mked Suban's mother why she thought her son had shot Kennedy. "Lyen thing in this country was helping Sirhan," she maintained. It was pushing him to the danger point. Everything, the propaganda of the Zionists, everything was against his country, against

of mind: "He feels he has done it terrible thing, but he feels now it is too late to be sorry Now he wants Americans to listen to something they have never listened

And at their first meeting in the jail, Sirhan's mother said to him, "Shame on you. Why have you done such a thing?" He replied, "It's too late to speak of it: But all the Americans will know why." IDAH-FIORA GEROMIAM—

Assassinations



EPSTEIN'S GARRISON

TWO SUMMERS AGO a tandem attack on the Warren Report all but relegated that work to the fiction section of your local library. The first was Mark Lane's Rush to Judgment, which convincingly demonstrated-using the Warren Commission's own evidence—that Oswald could not have done it alone, and drew the first dim outlines. of the conspiracy theory. The second was Edward Jay Epstein's Inquest, which exposed the rather shoddy inner workings of the Commission and laid bare the torrured logic it finally employed to dispel notions of a conspiracy

Both books became best sellers, but their authors have since gone different. ways. Lane, who shuttered his law practice and struggled for years to get his manuscript published in the United States (it was first published in Britain), has stumped the country in support of District Attorney Jim Garrison's theory that the assassination was carried out by an anti-Castro paramilitary team super-

vised by persons with CIA affiliations, Epstein, whose book was a converted Cornell University master's thesis-the subject was urged upon him by his mentor, Andrew Hacker-has emerged as one of Garrison's most fervid accusers. His vehicle is The New Yorker: in the issue of July 13, he delivered a 25,000word blast at Garrison, calling the DA's investigation a fraud. 💨 📜 💥

The New Yorker article had its genesis over a year ago, when the author showed up at Garrison's office in New Orleans. According to Chief Investigator Louis Ivon, Epstein spent about 48 hours in town, some three hours at the office, and hasn't been seen since. Much of what he writes about has occurred since this touch-and-go visit and is obviously hearsay on his part, yet he writes with the authoritative tone of a participant. Undoubtedly this technique is convincing to his audience, which assumedly is unfamiliar with the intricacies of Garrison's investigation. But to those familiar with the facts, the article is badly slanted.

For example, Philosophy Professor Richard Popkin of the University of California at San Diego, author of the book The Second Oswald (propounding he theory of an Oswald double) and "Garrison's Case" in The New York Review of Books (September 14, 1967). recently commented on the article:

"I found it a queer mix of facts, halffacts, rumors and very dubious information from people hostile to Garrison. Epstein has compressed all this to make it look like everything's on the same level. I think it would take an awful lot of work to disentangle what he's saying on almost any page as to how much of it has a factual base, how much of it is rumor that he has heard from people, how much of it are charges that have been made by people like [William] Gurvich [who volunteered to work on the investigation without pay, passed himself off as the Chief Investigator, then turned on Garrison] against Garrison, which haven't been substantiated anywhere except by Gurvich's statement of them. And also that he tends to take facts and information and rumors and so on, that occurred over a year and a half's period, and compress them all into simultaneous events, so that a statement made by Garrison at one time is pounced upon on the basis of information or statements he made a year and a half later in a totally different context.

So I think it's a quite unfair presentation, which has some factual base, but which also has a lot of very dubious elements in it.

One of the dubious elements is Epstein's version of the testimony of Dean Andrews Jr., a colorful attorney who numbers among his former clients Os wald (who wanted his undestrable in charge from the Marine Corps rectable) and the late David William Jerner central figure in the Garrison investigation. The day after the assassination, Andrews told the Commission he received a phone call from a man he knew as Clay Bertrand whom he described as a "lawyer without a briefcase" for local homosexuals. Bertrand asked him to go to Dallas and defend of valid. Garrison contends Bertrand is the haw whom he has charged with conspiracy.

According to Englant Andrews in land that the result of the same o scriptions" of Bertrand, and finally admitted that Bertrand, was nucley a figurent of his insignation. Later, before the Commission Andrews strict that he had recently seen Bertrand in a bar and Epstein or described brown a boy who was hive test eight inches and had county hair 2 Wo other clues. to Bertrand's identity lurned sup however writes Epstein and Wesley J. Liebeler, a Commission lawyer who conducted the investigation in this area, said he was convinced that no such person

existed."

An objective reading to Andrews testimony, however to its that he told the Fin that Bertrane was approximately six feet one inch to six feet two inches in height, brown hair, and well dressed"—a description that closely: matches the tall, aristocratic Shaw. As for Bertrand being a figment of his imagination, Andrews declared, "That's what the Feebees I mi put on." He recounted that G-men had pestered him to the point where he told them, "Write what you want, that I am nuts. I don't care." As for his later remark to the Commission's Mr. Liebeler that Bertrand was only five feet, eight inches, Andrews explained that "this time I was looking for the fellow, he was sitting down." Nowhere does he refer to Bertrand as a "boy," Epitein was perhaps confused by his victariations, "I don't play Boy Scoul and assure them." In his superficial economic of Gar-

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rison's case. Epstein evidently failed to check the police records prepared upon Shaw's arrest. Thoroughly shaken by the arrest. Shaw bluried out, according to Patrolnian Aloysius Habighorst, that he had used the alias? Clay Bertrand. The alias was duly entered on the Ingerprint card and booking sheet.

One of the most Jascinating characters in the conspiracy drama is Richard Case Nagell, a former U.S. Intelligence agent who claims he encountered Oswald in Mexico City in 1963, and had been instructed by his spy superiors to determine if the rumors of an assassination attempt had any foundation. Nagell says he learned that the first attempt against Kennedy was scheduled for September 26 in Washington, D.C., and that Oswald (who crossed the border into Mexico the day before) was to be set up as the "passy" and shot in front of the Cuban

Embassy in Mexico City. When the anti-Castro paramilitary team could not penetrate the Presidential security in Washington, Oswald got a reprieve. But Nagell, who says he was sure the attempt would come off but failed to get the rBI to listen, faked a bank robbery in El Paso on September 20 so that he would be arrested and in federal custody when the assassination occurred.

Epstein dismisses Nagell as being mentally unbalanced, noting that "court records indicated that Nagell had suffered brain damage in an airplane crash in 1957" and that, following the bank episode, he was "an inmate of a federal institution for the criminally insane in Springfield, Missouri." As he does so frequently throughout the article, Epstein delivers a version which if developed fully would throw a different light on the matter. Nagell was in a plane crash, but he was given Intelligence

training after his recovery, indicating that he had no permanent brain injury. Moreover, the fact that he stood trial implies that he was legally sine. Recently, he was released from Leavenworth. Penitentiary—he had been at Springfield only temporarily.

The publication of the Posicial Article came at an opportune sime. In the Shaw, Obtaining advance opposition at torneys entered it as evidence perfore a three-judge federal panel which was hearing arguments that the DA was conducting a reign of terror, and persecuting the defendant Apparently the panel was unimpressed, for it unanimously rejected the defense's argument and ordered the case to trial.

If Garrison does go this day in court—

If Garrison does go the day in court—a day Epstein has struggled to deny him—chances are his a will hold up better than The New Torkers brief for the defense.

Law

"HERE COME DEJUDGE

onsider the arroot fan the left if the following occurred.

The President on the eve of his abdication, arranged to accept the resignation of the chief justice of the United States Supreme Court in order to replace him with the President's former lawyer, then an associate justice:

As a parlay, the President submitted to the Senate the name of his oldest hand-holding crony to fill the vacancy created by the promotion of his former lawyer;

The chief justice, who had written a famous report designed to satisfy the people that the assassination of the President's predecessor, was sans conspiracy and the sole act of a demented mind, conditioned his resignation on the Senate's approval of the appointments;

The President's ex-lawyer, when called to testify before a Senate committee, conceded that during his three years on the high court he had continued to act as the President's advisor;

That pursuant to this role, he had sat at our numerous cabinet-level meetings, but that he had merely "summarized" the views of others for the benefit of the President;

That as a justice he had dressed down a promunent businessman who had criti-

cized war spending, though whether his call was made at the President's request he could not say and remain faithful to the Separation of Powers

That the businessman had retracted his statement, though in the end it proved to be accurate:

That the justice could not answer questions concerning his judicial opinions since the Constitution specifies that members of Congress may not be questioned about their acts in any place other than in Congress;

That despite this asserted Constitutional bar, the justice pointed to his dissenting vote against extending the oneman-one-vote principle to local government as proof of his devotion to State's rights,

That although he had been at the President's disposal as advisor-summarizer, he had never been involved in discussions that could conceivably reach the Court:

That the issues under discussion at the top-level meetings had ranged from the Vietnam War to riots in the cities:

That the justice had voted to jail draft card burners and had voted against taking up for consideration the legality of the war;

That he voted to give the police sweeping rights to stop-and-frisk suspects on suspicion alone;

That within two months of his proposed elevation he had authored a booklet, "Concerning Dissent and Disobedience," which limited the moral right to disobe laws to those basically offensive to fundamental values of life or the Constitution," and held that even in such cases no legal defensionally accepted; but justing must be symbolly accepted;

That shortly after that pook was published, the justice denotinced, in a rare interview from Washington, the activities of some of the dumbia. University protestors as a lotable inexcusable from the point of even primitive morality.

That during his first term on the Court, he cast the deciding vote upholding the conviction and five-year sentence of Ralph Ginzburg for "pandering" a non-obscene magazine;

That during each of his three terms he nearly always voted for business interests and against efforts to cut down the trusts:

That throughout his years on the Court he was widely tumored to have been one of the President's most hawkish advisors on the Vietnate War.

Consider the reason the left if anything like this happened in 1968.

-SIDNEY E. ZION

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