The original documents are located in Box 24, folder "Justice - Referrals (2)" of the Philip Buchen Files at the Gerald R. Ford Presidential Library.

Copyright Notice

The copyright law of the United States (Title 17, United States Code) governs the making of photocopies or other reproductions of copyrighted material. Gerald R. Ford donated to the United States of America his copyrights in all of his unpublished writings in National Archives collections. Works prepared by U.S. Government employees as part of their official duties are in the public domain. The copyrights to materials written by other individuals or organizations are presumed to remain with them. If you think any of the information displayed in the PDF is subject to a valid copyright claim, please contact the Gerald R. Ford Presidential Library.

A CONTRACTOR OF THE SECOND PROPERTY OF THE SE

ITEM WITHDRAWAL SHEET WITHDRAWAL ID 01276

	Collection/Series/Folder ID	:	001900275
	Reason for Withdrawal	:	DR. Donor restriction
	Type of Material	:	MEM, Memo(s)
	Creator's Name	:	Buchen, Philip
	Receiver's Name	:	Tyler, Harold
	Description	:	John Patrick Tulley and Ronald Tu
rrey.			
	Creation Date	:	01/02/1976
	Date Withdrawn	:	06/24/1988

Justice

THE WHITE HOUSE WASHINGTON

May 29, 1975

Dear Mr. Olenz:

By this letter, I acknowledge receipt of your recent correspondence concerning your "Petition for Rehearing" before the United States Supreme Court.

Your letters have been referred to the Department of Justice for appropriate consideration.

Sincerely,

Philip W Buchen

Counsel to the President

Mr. Lee V. Olenz 10628 Newbury Westchester, Illinois 60153



ITEM WITHDRAWAL SHEET WITHDRAWAL ID 01274

Collection/Series/Folder ID Reason for Withdrawal Type of Material Creator's Name Receiver's Name Description k Temple.	<pre>DR,Donor restriction MEM,Memo(s) Buchen, Philip Levi, Edward</pre>
Creation Date	: 06/04/1975 : 06/24/1988

Wednesday 6/4/75 Cynthia

7:00 Dudley said he has talked with Scalia and they are looking into the matter of Judge Cynthia Hall -- so we can tell the press office that we have asked the Dept. of Justice for advice.



Justice (referrel

THE WHITE HOUSE

WASHINGTON
June 5, 1975

Dear Mr. Lee:

The enclosed Summons and Complaint with respect to the case of Dillon v. Compton, et. al., in the Tribal Court of the Rosebud Sioux Nation was received in the White House mail room on June 2, 1975. This is to request that the Department of Justice handle this matter on behalf of the President.

If additional information or assistance is required, please contact Mr. Barry Roth of this office. I would appreciate very much your sending this office copies of any materials that you may file in this matter.

Sincerely,

Philip W Buchen

Counsel to the President

The Honorable Rex Lee Assistant Attorney General Civil Division Department of Justice Washington, D.C. 20530



LAW OFFICE
GENE A. CHAMLEY
P. O. BOX 252
PIERRE, SOUTH DAKOTA
57501

TELEPHONE (605) 224-1250

May 27, 1975

Gerald R. Ford
President of the United States
White House
Washington, D.C. 20500

Dear Mr. President,

Please find enclosed a Summons and Complaint filed in Rosebud Sioux Tribal Court. I am sending this Summons and Complaint by mail rather than by sheriff out of the respect for your office.

This action is aimed toward Indian control of Bureau of Indian Affairs activities carried on within the territorial confines of Rosebud Sioux Nation.

You are involved inasmuch as you are the Chief Administrative Officer of the Bureau of Indian Affairs. It is my legal opinion that jurisdiction of tribal court does not extend outside the boundries of the reservation and consequently you would not be required to appear and answer this Complaint, however, it is my hope that you will admit service of this Summons and Complaint and subject yourself to the jurisdiction of the court out of the respect for the Indian people. It is also my feeling that since your actions affect the Indian people you must also be held responsible for them in their forum.

Rest assured that this action was brought solely for the purpose of giving the Indian people a greater control of their destiny.

Thank you.

Respectfully yours,

Gene A. Chamley

GAC/jl Enclosure A. FOROLIBRA

ROSEBUD SIOUX NATION ROSEBUD

IN TRIBAL COURT
ROSEBUD SIOUX NATION JUDICIARY

HUBERT C. DILLON, Plaintiff,

VS

ELMER COMPTON, LAURA
BEHRENDS, HARLEY ZEPHIER,)
MORRIS THOMPSON, ROGERS
MORTON AND GERALD FORD,
Defendants.

SUMMONS

THE ROSEBUD SIOUX NATION SENDS GREETINGS TO THE ABOVE NAMED DEFENDANTS:

YOU ARE HEREBY summoned and required to answer the Complaint of the Plaintiff herein and to serve a copy of your Answer thereto upon the Plaintiff, Hubert Dillon, or his attorney, Gene A. Charley. The Post Office address of Hubert Dillon is Rosebud, South Dakota and the Post Office address of his attorney, Gene A. Charley, is P. O. Box 232, Pierre, South Dakota. You are required to serve your anser no later than thirty (30) days after the completed service of the Summons and Complaint upon you, exclusive of the date of such service.

YOU ARE FURTHER notified that if you fail to answer as above required or if you fail to make an appearance of sort before the above-entitled Court the Plaintifff, Mr. Hubert Dillon, will ask the Court to grant him Judgement by Default and Execution of Judgement immediately.

Dated this /3 day of May, 1975.

HUBERT DILLON-Plainties

ROSEBUD SIGUX NATION

IN TRIBAL COURT
ROSEBUD SIOUX NATION JUDICIARY

HUBERT C. DILLON; Plaintiff.

VS

ELMER COMPTON, LAURA

BEHRENDS, HARLEY ZEPHIER,

MORRIS THOMPSON, ROGERS

MORTON, AND GERALD FORD,

Defendants.

COMPLAINT

COMES NOW THE PLAINTIFF, Hubert Dillion, and for his cause of action alleges and states:

I

That he is a Rosebud Sioux Indian living and working in the Rosebud Sioux Nation.

II

That the defendants, Elmer Compton and Laura Behrends, are Rosebud Sioux Indians living and working in the Rosebud Sioux Nation.

III

That the defendant, Harley Zephier, is an Indian subject to the jurisdiction of the Tribal Court of the Rosebud Sioux Nation.

IV .

That the defendant, iMorris Thompson, is an Indian subject to the jurisdiction of the Tribal Court of the Rosebud Sioux Nation.

A

That the defendant, Rogers Morton, is subject to the jurisdiction of the Tribal Court of the Rosebud Sioux Nation.

VT

That the defendant, Gerald Ford, is subject to the jurisdiction of the Tribal Court of the Rosebud Sioux Nation.

VII

That on the 12th day of September 1964 the plaintiff, Hubert Dillon, entered into an employment contract with the United States of America and that contract is still in full force and effect as of the date of the filing of this Complaint.

ALII

That the defendants are also employees of the United States of America charged with the responsibility of fulfilling the obligations of the United States of America in the employment contract between Mubert

Dillon and the United States of America.

IX

That the defendants have a fiduciary relationship between themselves and the United States of America.

X

That the defendants have a fiduciary relationship between themselves and the plaintiff, Hubert Dillon.

XI

That Hubert Dillon has fulfilled his obligations under the employment contract with the United States of America.

XII

That the defendants have breached their fiduciary relationship with the plaintiff, Hubert Dillon, and also their fiduciary relationship with the United States of America in that they have failed to fulfill the obligations of the United States of America in the employment contract between Hubert Dillon and the United States of America.

IIIX

That the specific contractual agreement, between Hubert Dillon and the United States of America, upon which this action is based is the agreement that Hubert Dillon will make himself available for service to the United States at the times set forth by the United States and in return Hubert Dillon will receive an annual salary. payable on scheduled timetables.

XIV

That the defendants have failed to draw out of the account of the United States of America monies which have been placed in said account for the plaintiff and that the defendants have done so intentionally thereby depriving the plaintiff, Hubert Dillon, of money without due process of law.

XV

That the amount in question is \$117.60.

XVI

That the intentional refusal of the defendants to deliver monies placed in their trust by the United States of America.for the benefit of the plaintiff, Hubert Dillon, gives rise to treble damages and atterney fees.

WHEREFORE, the plaintiff, Hubert Dillon, prays the Court to grant him money damages in the amount of \$705.60 and for his costs and for such other damages as the Court deems just and equitable.

Dated this /3 day of May, 1975.

Flibrit C. Dillon



ASSISTANT ATTORNEY GENERAL

Department of Justice Washington, D.C. 20530 Justice Referral

JUN 1 3 1975

MEMORANDUM FOR HONORABLE PHILIP W. BUCHEN COUNSEL TO THE PRESIDENT

Re: Letter from Representative Clancy dated May 1, 1975

With respect to the letter from Representative Clancy, dated May 1, which you referred to our office for handling on May 20: We have taken no action because we were advised that Mr. Train replied to Mr. Clancy on May 12, by means of the attached.

I presume no further action is necessary on our part, but it recently occurs to me that it might be appropriate to send a follow-up from the White House stating that the President presumes Mr. Clancy has been satisfied.

Antonin Scalia Assistant Attorney General

Office of Legal Counsel

Attachment





ROUTING AND TRANSMITTAL SLIP		
TO (Name, office sympol or location)	INITIALS	CIRCULATE
Bot Salvechen	DATE	COORDINATION
2	INITIALS	FILE
	DATE	INFORMATION
3	INITIALS	NOTE AND RETURN
	DATE	PER CON VERSATION
4	INITIALS	SEE ME
	DATE	SIGNATURE
response to langue	flat	- Line
Clavey in re "As	flat	J. John J.
Do NOT use this form as a RECORD of approvals disapprovals, clearances, and similar action of the company of th	\$ 11. The state of	20/75 20/75

AUGUST 1967 GSA FPMR (41CFR) 100-11 206



Dear Mr. Clancy:

I would like to applicate for my delay in responding to your Harch 6, 1975, latter concerning the Hamilton County inspection program and inflationary insect statement requirements. I appreciate the concern you expressed in your April 10, 1975, correspondence and wish to sincerely assure you that the delay in your response was unintentional.

The issues raised in your March 6, 1975 letter primarily concerned the relationship of the Inflationary Impact Statement requirements to the Hamilton County Inspection Program and the Environmental Protection Agency's authority to prohibit the issuance of license plates to vehicles which do not comply with program requirements.

In addressing the inflationary impact statement issues, it is necessary to understand the scope of the President's order. On November 27, 1974, through Executive Order 11821, the President ordered that all future import legislative proposals, regulations, and rules emanating from the Executive Branch of the Government include a statement certifying that the inflationary impact of such actions on the Nation had been carefully considered. The Office of Hanagement and Budget is currently reviewing guidelines for use by the Environmental Protection Agency in determining which actions would require these certifications.

Since EPA's promulcition on Hovember 8, 1973, of an inspection and maintenance program is discinnati occurred long before Executive Order 11821, that regulation did not remaine an inflationary impact statement. Furthermore, seen if Cincinnati's transportation control plan were to be premulgated subsequent to the issuance of Executive Order 11821, the economic impact of the inspection/maintenance program is not of sufficient magnitude to require an inflationary impact statement. The annual cost of implementing this program is expected to be approximately \$250,000 and, therefore, not subject to any criteria requiring an impact statement.

R. FORDLIBRA

CONTROL NO. AL-3080 DUE DATE: Immediately

ec ly I

haverholds, EPA has examined economic factors related to imaged in programs and described that inspection and maintenance is a desirable cost affective measure. As was indicated above, the cost to implement a program is not burdensons and the implementing Agancy is generally reinbursed over time through registration fees. Based on existing programs, the maintenance cost to the consumer for sepair of a failed vehicle averages around thanty-five to thirty dollars with most maintenance costs emounting to less than ten dollars. Note than half of this expense is indirectly inspection program can provide an average fuel economy. Generally, an inspection program can provide an average fuel economy improvement of up to six percent for the inspected vehicles which require maintenance.

licensing of vehicles which fail to pass inmilton County's emission inspection test. The requirement for hamilton County is based on Section 110(a)(2) of the Clean Air Act of 1970, as amended. Subparagraph to the extent necessary and practicable, for periodic inspection and tasting of maker vehicles to enforce compliance with applicable emission test actually receive the required maintenance, some enforcement mechanism is necessary. Currently, several states require vehicles to meet safety inspection criteria prior to annual registration. In addition, prior to registration.

It is true that in the Transportation Control Plan for the greater Clecinneti area, EPA has required that cars would be denied registration that did not comply with the emission standards. However, this is only case mechanism for ensuring compliance. Our Regional Administrator in Region V. No. Francis Maya, is currently exploring alternative methods of validating emission limitation compliance with Circinnati and hamilton County Officials.

I hope this information is helpful and I again apologize for the dolay in my reasonse. If you have additional questions on this program. I encourage you to bring them to my attention.

Sincerely yours, /s/ Russell E. Train

Russell E. Train

Homerable Desaid D. Clancy Nome of Departmentatives Landagene, D.S. 20315



Congress of the United States House of Representatives Washington, D.C. 20515 DISTRICT DEFICE:
430 U.S. FORT OFFICE
AND COURT HOUSE
ONCOMATI, OND 45202
TELEPHONE, 681-3738

FIELD OFFICE:
4310 SHIDGETOWN RO.
CHEVIOT, DAID 15211
TELEPHONE, 574-3333

May 1, 1975

Honorable Gerald R. Ford President of the United States The White House Washington, D. C.

Dear Mr. President:

On March 6, 1975, I wrote to Russell E. Train, Administrator of the Environmental Protection Agency, requesting the Inflation Impact Statement as required by Executive Order 11821 (November 27, 1974) on the emissions testing program being implemented by EPA in Hamilton County, Ohio. I received no reply to my inquiry, so again on April 10, 1975, I wrote to Mr. Train urging his compliance with the Freedom of Cartified receipt, this letter was delivered to Mr. Train on April 14, 1975.

My letter also requested other specific information with regard to the emissions testing program, notably an explanation of the authority which would allow the Environmental Protection Agency to prohibit the with the emissions standards.

I would greatly appreciate your intervention to assure that the Environmental Protection Agency, as an Executive agency of the U.S. Act by providing me with the information I have requested.

Thank you for your attention and consideration. I look forward to knowing your decision with regard to this matter.

With best wishes,

Very truly yours,

DONALD D. CLANCY

B. FORD LIBRAY



MEMORANDUM FOR:

THE HONORABLE ANTONIN SCALIA ASSISTANT ATTORNEY GENERAL

The enclosed letter from Congressman Clancy has been acknowledged by the White House and is being referred to your office for handling.

Philip W. Buchen Counsel to the President

Enclosure



Dear Congressman Clancy:

Your letter to the President of May 1, 1975, regarding compliance with the Freedom of Information Act, has been referred to me by Vern Loen for further reply.

The Office of Legal Counsel, Department of Justice, is the agency within Government responsible for oversight and implementation of this Act. Accordingly, I have referred your letter to Antonin Scalia, Assistant Attorney General, Office of Legal Counsel, for appropriate action.

I appreciate your calling this matter to our attention.

Sincerely,

Philip W. Buchen Counsel to the President

The Honorable Donald D. Clancy House of Representatives Washington, D. C. 20515



THE WHITE HOUSE WASHINGTON

May 9, 1975

MEMORANDUM FOR:

WILLIAM CASSELMAN

FROM:

PHILIP BUCHEN I.W. 13.

Attached is a copy of a letter from Congressman Donald Clancy to the President with a copy of Vern Loen's acknowledgement.

Kindly advise on how to handle.

Attachment



DONALD D. CLANCY

CONTINUE OF ONIO

ADMINITES:

WAYS AND MEANS

Congress of the United States House of Representatives Washington, D.C. 20515

DISTRICT OFFICE:
430 U.S. POST OFFICE
AND COURT HOUSE
CINCINNATI, OHIO 45202
TELEPHONE: 684-3738

FIELD OFFICE:
4310 BRIDGETOWN RD.
CHEVIOT, ONIO 43211
TELZMONE: 574-3633

May 1, 1975

Honorable Gerald R. Ford President of the United States The White House Washington, D. C.

Dear Mr. President:

On March 6, 1975, I wrote to Russell E. Train, Administrator of the Environmental Protection Agency, requesting the Inflation Impact Statement as required by Executive Order 11821 (November 27, 1974) on the emissions testing program being implemented by EPA in Hamilton County, Ohio. I received no reply to my inquiry, so again on April 10, 1975, I wrote to Mr. Train urging his compliance with the Freedom of Information Act by allowing me the requested document. According to certified receipt, this letter was delivered to Mr. Train on April 14, 1975.

My letter also requested other specific information with regard to the emissions testing program, notably an explanation of the authority which would allow the Environmental Protection Agency to prohibit the issuance of state license plates to those vehicles which do not comply with the emissions standards.

I would greatly appreciate your intervention to assure that the Environmental Protection Agency, as an Executive agency of the U.S. government, complies with the provisions of the Freedom of Information Act by providing me with the information I have requested.

Thank you for your attention and consideration. I look forward to knowing your decision with regard to this matter.

With best wishes,

Very truly yours,

DONALD D. CLANCY

B. FORD

W.

THE WHITE HOUSE

Justice Repord

June 18, 1975

MEMORANDUM FOR:

BRENT SCOWCROFT

FROM:

PHILIP BUCHEN T.W.B

Following my memorandum to you of June 10 on the subject of Mr. Cleaver, I attach a copy of a memo sent to me from Deputy Attorney General Tyler. I hesitate to have you pass this information on to Mr. Carl F. Salans (Attorney) because if he follows the suggestion I had proposed for inclusion in your letter, a direct contact with the State of California authorities by an emissary of Mr. Cleaver will turn up this information as well as any other that may not have been available to the Justice Department.

Attachment



OPTIONAL FORM NO. 10 JULY 1973 EDITION GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOVERNMENT

emorandum

TO

: Philip Buchen The White House

DATE:

June 16, 1975

FROM : Harold R. Tyler, Jr.

Deputy Attorney Genera,

SUBJECT:

Dear Phil:

I submit more precise information concerning the two separate criminal problems faced by Mr. Cleaver, if and when he returns to the State of California:

- (1) First, Cleaver would face a return to prison to complete a term imposed in Los Angeles in 1958 on two counts of assault with intent to murder and three counts of assault with a deadly weapon. In 1966, he was paroled, apparently under the sentence, but this parole was suspended two years later, at the time when he took flight. While he will be entitled to a revocation hearing, I would suspect that the grounds to revoke are all too clear. There remain about four years to be served if the maximum term is fixed under California law. Furthermore, as I understand it, should Cleaver be returned to prison, there could be no release on bail in that particular case.
- The second problem Mr. Cleaver would face upon return stems from a 1968 Alameda County indictment charging him and others with two counts of attempted murder and two counts of assault with a deadly weapon upon a police officer. Parenthetically, I believe this arises out of the protracted gun battle in 1968 with police in Oakland, wherein two officers were wounded. Bail in this case was fixed for Cleaver at \$50,000. He jumped that bail. Should he return, I believe that California law would entitle him to ask for bail in this case. Presumably, it could be argued that his voluntary return off-sets the other negative aspects. On the other hand, one could assume that bail in this case may be moot in light of the problems inherent in the case discussed above.





THE WHITE HOUSE

Justice for the

May 23, 1975

MEMORANDUM FOR:

THE HONORABLE EDWARD H. LEVI ATTORNEY GENERAL

SUBJECT: Eldridge Cleaver

Attached is a copy of a letter dated May 5, 1975, to General Brent Scowcroft from an Attorney in Paris. I would appreciate your advice on how to respond to Attorney Carl F. Salans.

Philip W. Buchen
Counsel to the President

Attachment

Administration to be an Administration of the Act NARA, Date 5/88

CONFIDENTIAL



20, PLACE DE LA MADELEINE PARIS 8 FRANCE

TEL 742.23.31
TELEX 28885 CABLE PARLAW

SAMUEL PISAR
LAFOREST E. PHILLIPS, JR
CARL F. SALANS
MARIE-CLAIRE LACHAUD
ELIANE HEILBRONN
ROBERT W. HAMILTON
JEFFREY M. HERTZFELD
GERARO DELILE
ELISEO GARLATTI
MARC GIRAUD
JEAN-CHARLES BANCAL
IWAO SHIMIZU
DANIEL PAYAN

May 5, 1975

WASHINGTON D.C.

LONDON STONE HOUSE 128 BISHOPSGATE TEL. 247 56. 22

Lieutenant General Brent Scowcroft
Deputy Assistant to the President
for National Security Affairs
The National Security Council
The White House
Washington, D.C.
U.S.A.

Re: Eldridge Cleaver

Dear Brent:

It was good to talk to you last Wednesday during my visit in Washington, although I felt terribly guilty intruding into your time at such a crisis point in Vietnam. As agreed, I am writing this letter to give you the essential points regarding Eldridge Cleaver's desire to return to the United States.

Mr. Cleaver came to see me several weeks ago with the following story. He had been indicted in 1968 by a California grand jury for assault against police officers with intent to commit murder arising out of an incident that occurred on April 6, 1968. At the time, he was on parole from a prior imprisonment. Pending trial for this new charge, he had been released from jail on a writ of habeus corpus; but when an appeals court reversed this decision and ordered him to surrender to prison officials, he jumped bail and left the United States.

Since that time, he has been living in Cuba, Algeria, and now France. He has also travelled to the Soviet Union, China, North Korea and North Vietnam, among other places, during his seven years absence from the States.

Mr. Cleaver says, in effect, that he has been all around the radical world and has become disenchanted with it. He has rejected the Marxist-Leninist world view which he formerly advocated. He no longer wants to tear down the American system; he wants to come home and live with it. Nor does he any longer want to separate black people from the system. While other political radicals are seeking to destroy our system, says Cleaver, most of them have not been exposed to the radical undemocratic

LAW OFFICES

Lieutenant General Brent Scowcroft May 5, 1975 Page Two

systems they seek to emulate as he has. He has seen them, and they are not so great after all. He has come to realize the importance of democratic institutions and processes in the life of a nation. He is optimistic about the United States, and while he still advocates change, he no longer advocates political violence.

Mr. Cleaver has already been speaking out publicly along these lines and if he is able to return to the United States, he will continue to do so.

As regards his return, he says he is willing to stand trial in California for the charges pending against him. His only real condition is that he does not want to be thrown in jail pending the trial and its conclusion. He would also like to determine whether there are any other Federal or State charges that may be brought against him should he return.

The idea which I had was that it might not be bad for the United States, particularly in the current rather depressed state of affairs, for Cleaver to "come back into the fold" saying that he has been everywhere else and has concluded that the United States is still the land of opportunity. This might be particularly fitting in the bicentennial year. It also coincides with President Ford's effort to turn the American people away from recriminations and despair about the past to the hope and opportunities which America offers for the future.

I have discussed this with Elliot Richardson who reacted favorably and encouraged me to talk with you and with authorities in the State of California and in the Justice Department. At this stage, I have done nothing more than to make the preliminary contact with you; and as I understood it, you would prefer to make some discreet soundings of your own prior to my doing anything further.

I am convinced that if the proper circumstances can be created for Cleaver's return to the United States, the fact of his voluntary return and the public statements he would make as to why he was returning could, coming from him, have a significant pact in bolstering confidence in the United States not only among Americans but abroad as well.

As for my own role, while I am not a criminal lawyer, it occurred to me that it might be better for me to represent Mr. Cleaver i LAW OFFICES

Lieutenant General Brent Scowcroft May 5, 1975 Page Three

this matter rather than having the usual radical representation. I would gladly play such a role -- without publicity -- if there is any public interest in the course of action I am suggesting in this letter.

I will await word from you regarding your preliminary soundings and, if they are positive, perhaps you could suggest what next steps should be taken. The American Embassy in Paris knows how to contact me so that if you wishto use that channel of communication, please do so. I would only suggest that in that case, you slug your messages "eyes only" for Galen Stone, who is the DCM, or Bill Connett, Chief of the Consular section, in order to preserve the confidentiality of the exchanges because I don't believe publicity will be helpful.

With many thanks for your assistance and best personal regards to you.

Sincerely yours,

CAM

CFS:tj

Carl F. Salans



10275 COLLINS AVENUE PH 27 BAL HARBOUR FLORIDA 33154

July 20, 1975.

Mr. Philip V. Buchen Counsel to the President The White House Washington D C

Re: Arthur D. Little Co

Dear Mr. Buchen:

Permit me to thank you for your letter of June 23, 1975 in reply to mine of May 21st addressed to The President.

I note that you have turned the material over to the Department of Justice.

I speak for a group of over a thousand interested people residing in a two building apartment complex who take this matter seriously. There will no doubt, be futureOPEC meetings and it is our hope that our representative to any such meetings will not be forced to contend with papers prepared by American companies for use by Arab countries, whose interests are diametrically opposed to curs.

follow up will be very much appreciated.

Teo C. Levin

Sincerely

B. FORDUIARAR

(see also des Leven Cong Reppert Arronnel-Corflie of Int.)

5

THE WHITE HOUSE WASHINGTON July 18, 1975

Justice Beling

Dear Mr. Thornburgh:

Your letter of July 16, 1975, to Phil Buchen asked for further details concerning Arthur D. Little Company's connection with the 1969 task force on Oil Import Controls.

It is my recollection that one of the staff consultants, Thomas Stauffer, was then employed by Arthur D. Little Company. The company did not participate as such, and I believe Stauffer's relationship to the task force was one of direct employment and not as an employee of Arthur D. Little Company. Stuaffer did have access to internal documents and discussions in the course of preparing his own contributions to the task force study.

I have no knowledge as to whether or to what extent Mr. Stauffer may have had occasion to utilize information obtained in the course of this work in connection with his employment by Arthur D. Little Company, or as to whether such use would be in any way improper. The only fact that I mean to suggest is that, if my recollection is correct that he was then employed by Arthur D. Little Company, the opportunity for access to internal U.S. Government policy making existed.

While I have no specific recollection, I think it is quite possible that Arthur D. Little Company has done other studies in this general area for U.S. Government agencies, in which the company's involvement would be much more direct than any which might be inferred from the task force study.

I cannot provide you with the details of the terms under which Mr. Stauffer was employed, except that I know his services were intermittent and on a part-time basis. The task force was constituted in May of 1969 and planned to issue its report within six months. In fact, the report was issued in February of 1970.



The source of my knowledge was that I was also a member of the task force staff. By bringing these facts to your attention, I do not mean to impugn in any way the integrity of Mr. Stauffer's participation in the task force. I also trust that my furnishing of this information to you will be held in the strictest confidence.

Sincerely,

Dudley Chapman

Associate Counsel

Undle Cheyman

The Honorable Richard L. Thornburgh Assistant Attorney General Criminal Division Department of Justice Washington, D. G. 20530

cc: Phil Bucher



Department of Justice Washington 20530

Huly 16, 1975

Mr. Philip W. Buchen Counsel to the President The White House Washington, D. C.

Dear Mr. Buchen:

On June 20, 1975, you referred to us a letter from Leo C. Levin and other materials concerning the Arthur D. Little Company with a request for advice as to whether a conflict of interest or other violation of law may be involved in that company's participation in preparing a position paper for the OPEC countries.

You informed us that the firm has also participated in confidential and sensitive policy studies for the United States Government including the President's Cabinet Task Force on Oil Import Controls in 1969.

To assist us in responding to your request, please advise us of the capacity in which the employees of the Arthur D. Little Company participated in Government policy studies. Specifically, we need to know if their services were those of private contractors or of employees retained, designated, appointed or employed by the United States to perform temporary duties either on a full-time or intermittent basis. If the latter, please advise us of the number of days it was contemplated such employees would serve at the time of their appointment.





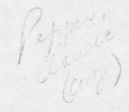
Your assistance in this matter is appreciated.

Sincerely,

RICHARD L. THORNBURGH Assistant Attorney General



THE WHITE HOUSE WASHINGTON June 20, 1975



MEMORANDUM FOR

John C. Keeney Acting Assistant Attorney General Criminal Division

The attached letter and enclosure from Leo C. Levin contains allegations concerning a possible conflict of interest by the Arthur D. Little Co. The alleged conflict arises from the firm's role in preparing a position paper for the OPEC Countries and the fact that the firm has also participated in confidential and sensitive policy studies for the United States Government. One such study of which we are aware was the President's Cabinet Task Force on Oil Import Controls in 1969.

Could you please advise whether a conflict or other violation of law may be involved?

7.0.13.
Philip W. Buchen
Counsel to the President



THE WHITE HOUSE WASHINGTON

June 23, 1975

Lapper, Cong. Clarke

Dear Mr. Levin:

This will acknowledge and thank you for your letter of May 21, 1975, to the President concerning a possible conflict of interest by the Arthur D. Little Co.

Your letter and enclosures have been referred to the Department of Justice for advice as to whether any U.S. laws may have been violated.

Thank you for your interest in bringing this matter to our attention.

Sincerely,

Philip W. Buchen
Counsel to the President

Mr. Leo C. Levin 10275 Collins Avenue, PH 27 Bal Harbour, Florida 33154



Justice Befored-Buly Win

July 23, 1975

To:

Mr. Michael Coblens

Room 400

Dept. of Justice

315 Ninth Street, N. W.

Washington, D. C.

From:

Eva Daughtrey

Secretary to Philip Buchen

Attached are copies of the materials which had been sent to Douglas Marvin on June 12th -- as you requested.



THE WHITE HOUSE WASHINGTON
June 12, 1975

Justice Befored Broky

MEMORANDUM FOR

Douglas Marvin, Esquire Special Assistant to the Attorney General Department of Justice

The attached communication has been acknowledged and is forwarded to the Department of Justice for appropriate handling.

Thank you.

Philip W. Buchen
Counsel to the President



THE WHITE HOUSE WASHINGTON
June 12, 1975

Broder Win!

Dear Mr. Broder:

By this letter, I hereby acknowledge receipt of your communication to Mr. Donald Rumsfeld requesting that he investigate certain allegations that you have made.

I have referred this matter to the Attorney General for appropriate handling. Should you have any additional inquiries concerning this matter, please contact the Department of Justice directly.

Sincerely,

Philip W. Buchen

Counsel to the President

Mr. William Broder
53 Withes Street
Brooklyn, New York 11211



THE WHITE HOUSE WASHINGTON

May 26, 1975

FOR:

PHIL BUCHEN

FROM:

DICK CHENEY

The attached was mailed to Mr. Rumsfeld registered, return receipt requested.

In view of the mailing reference at the bottom of the third page of the document, is there any special action that should be taken or record made of this?

Encl.



THE WHITE HOUSE WASHINGTON

May 28, 1975

MEMORANDUM FOR:

BARRY ROTH

FROM:

PHILIP BUCHEN

Please review the attached memo and enclosure from Dick Cheney and handle in an appropriate way with memo from me to Dick as to how the matter is being disposed of.

Attachment



D. RUMSFELD - Plane immelyate Vlafen allegation & Court

UNITED STATES DISTRICT COURT SCUTHERN DISTRICT OF NEW YORK

WIELIAM ERCDER Plaintiff

against

RICHARD MICHALSKI, JOHN F. KELLY ASSOCIATES, INC. et al., Defendants 73 Civ 1249 JUDGE R.L. CARTEL INTERROGATORIES: SUBMITTED TO DR. A. KAHN, HEAD OF N.Y.S. PUBLIC PERVICE COMMISSION DEPUTY ATTORNEY GENERAL, H.TYLI JAMES D. FELLERS, PRESIDENT OF AMERICAN BAR ASSOCIATION

Please note attached exhibit'l purportedly from the N.Y. Telephon Company stating that the service for plaintiff's business,

Plaintiff is submitting this exhibit to Dr. A. Kahn, Head of the H.Y.S. Public Service Commission requesting that he investigate and confirm to the Court:

- 1. The exhibit was not sent by the N.Y. Telephone Company, proof being that Pitney Bowes postage meter number 828122 on the envelope containing the exhibit was not issued to addressor. It will be found that this number as a multitude of others on envelopes containing falsified documents from various purported addressors were all issued to John F. Kelly Associates, Inc.

 Note exhibit 2 mailed to plaintiff purportedly from the Office of Louis J. Lefkowitz with Pitney Bowes postage meter number also issued to John F. Kelly Associates, Inc.
- 2. Louis J. Lefkowitz, FEI Director C. Kelley, CIA Director Colby Defense Secretary Schlesinger are participants with John F. Kelly Associates, Inc. in a conspiracy or its coverup involving:
- a. Misuse of Pitney Bowes postage meter numbers to falsify documents
- unit obtained in return for a bribe given to Mixon through
- c. Miretapping plaintiff's personal and business telephones in helping to subvert and corrupt the F.Y. Telephone Company, Find providing John F. Kelly Associates. Inc. with an inactive toll line (212) 738 5820.

page two of interrogatories

Plaintiff alleged in previous court actions that the law firm of Dewey, Ballantine, Bushby, Palmer and Wood representing Pfizer, Inc., its then chairman Powers, and its detective agency John F. Kelly Associates, Inc. bribed plaintiff's former attorney Samuel Kezsbom to sign a consent decree counter plaintiff's specific instructions not to sign. The bribe to Kezsbom was that a membership was arranged for his son Allen Kezsbom in the law firm of Kaye Scholer.

Further that Powers, Chairman of Pfizer, Inc. also attempted to subvert plaintiff's due process by passing a bribe to Nixon through Ehrlichman. In exchange for the bribe:

a. Stewart, the attorney then representing Dewey Ballantine in litigation against plaintiff, was appointed a judge in the very same court.

b. A sophisticated TV surveillance unit from the CIA was given to John F. Kelly Associates, Inc. to help destroy plaintiff.

Dewey Ballantine, Powers, Kezsbom, Kaye Scholer, John F. Kelly Associates, Inc. Ehrlichman of course all denied plaintiff's allegations. Kaye Scholer also submitted an affidavit stating that Allen Kezsbom was granted a membership in their firm on Jan. 1, 1972.

Plaintiff submitted allegations of perjury and subversion of due process to the Association of the Ear of the City of New York stating that their records will show that Allen Kezsbom did not become a member of Kaye Scholer on Jan. 1, 1972, and in reply received exhibit 3.

Plaintiff is submitting the above allegations and exhibit 3 to James D. Fellers, President of the American Ear Association asking him to investigate and confirm to the Court:



page three of interrogatories

1. Allen Kezsbom did not become a member of Kaye Scholer on 1/1/-:

2. Exhibit 3 is a forgery, confirming proof is that Pitney Bowes postage meter number 636526 on the envelope containing the exhibit was not issued to addressor. It will be found that this number as with multitude of other numbers on envelopes containing falsified documents mailed to plaintiff from purported addressors were all issued to John F. Kelly Associates, Inc.

Plaintiff is also submitting the above allegations to the new Deputy Attorney General H. Tyler requesting that he investigate and reply to the Court, as follows:

- 1. Was a bribe given to Nixon through Ehrlichman to subvert plaintiff's due process? This can be determined if it will be shown that simultaneously and for no valid reasons a TV surveillance unit from the CIA was given to John F. Kelly Associates, Inc. and Stewart then representing Dewey Ballantine in litigation against plaintiff was appointed a federal judge.
- 2. Is the conspiracy to subvert plaintiff's due process still continuing as evidenced by exhibit 4, puported order signed by Judge Werker? This order appeared under suspicious circumstances and appeared in the N.Y. Law Journal several days late. Plaintiff believes that it was not signed by Judge Werker but was entered by a conspiracy of John F. Kelly Associates, Inc. acting through his intermediaries U.S. Attorney Curran and Assistant U.S. Attorney T. Adams.
- 3. Is there a coverup to the John F. Kelly Associates, Inc. conspiracy by FEI Director C. Kelley, CIA Director Colby, Postmaster General Eailor and Defense Secretary Schlesinger?

These interrogatories are being mailed registered to Dr. A. Kahn 44 Holland Ave., Albany, N.Y. 12208; Deputy Attorney General H. Tyler, Justice Department, Wash. D.C.; James D. Fellers, President of American Bar Association 1155 E. 60th St. Chicago, Ill. 60631 and as it involves corruption of executive departments stemming from Watergate copies registered to Fresedential Assistant D. Runsfeld and Chief Judge J. Cirica requesting that they investigate and terminate conspiracy.

PROOF OF THE CONSPIRACY IS THAT NORE OF ABOVE WILL RECEIVE PLAINTIFF'S REGISTERED MAIL.

William Broder 30 Montrose Ave. Apt 4E Biklyn. N.Y. 11206

GERALO P

EXHIBITI

STATE OF NEW YORK

LOUIS A LEFKOWITZ

DEPARTMENT OF LAW

TWO WORLD TRADE CENTER
NEW YORK, N.Y. 10947
TELEPHONE: 488-7481

JOEL LEWITTES
ASSISTANT ATTORNEY GENERAL
IN CHARGE OF
LITIGATION BUREAU

2 %

October 11, 1974

Re: Broder v. Lum, Brunno & Tompkins 74 Civ. 1477 (D.C.N.J.)

Mr. William Broder
53 Withes Street
Brooklyn, New York 11211

Dear Sir:

With regard to your deposition in the above-captioned action, please be advised that pursuant to an order entered by Judge Whipple in your earlier action in the New Jersey District Court (e.g., Broder v. Kelly, et al, 73 Civ. 1222), you are enjoined, inter alia, from instituting any further legal proceedings involving "the State of New York their officers, directors, agents, servants, employees or those in privity with them". Accordingly, I am returning your check to you.

I am also enclosing a copy of Judge Whipple's order and, if you haven't done so already, I suggest you read it.

Very truly yours,

LOUIS J., LEFKOWITZ Attorney General /

By

DAVID R. SPIEGEL

Assistant Attorney General

DRS:gls Encl.

DELS LARLOSE

EK STATE

GENERAL

EFKOWITZ

RADE CENTER

M. Y. 10047

53 Withes Street

Mr. William Broder

Brooklyn, New York 11211

635454



COMMITTEE ON GRIEVANCES OF THE ASSOCIATION OF THE BAR OF THE CITY OF NEW YORK 36 WEST 44TH STREET NEW YORK, N. Y. 10036 May 30, 1974

RONALD ESENMAN SAUL FRIEDPENG MORRIS GUTT MARY MCDONALD PAUL W. PICKELLE ASSOCIATE COUNSEL

JOHN G. BONOMI

CHIEF COUNSEL

MICHAEL AMBROSIO DAVID A. COBIN IRVING GERTEL ASSISTANT COUNSEL

ROOM 914

Anth Coor 2:2

MURRAY HILL 2-0606

Mr. William Broder 53 Withers Street Brooklyn, New York

> RE: Matter of Samuel Kezsbom, Esq., and Hon. Thomas C. Chimera

Dear Mr. Broder:

This is to acknowledge receipt of your recent communication.

I have carefully reviewed the matters set forth in your affidavit, together with attached exhibits, and wish to advise you that I am personally familiar with the matters raised in your original affidavit and in my letter to you of May 14, 1974. The position of the Committee on Grievances is as stated in the letter of May 14, 1974, and you are advised to review that letter and be guided accordingly.

Thank you for bringing this matter to our attention.

Yery truly yours,

John G. Bonomi Chief Counsel

JGB: IG

MITTEE ON GRIEVANCES OF MISOCIATION OF THE BAR THE CITY OF NEW YORK 36 WEST 44TH STREET NEW YORK, N.Y. 10036

Box 62 Heliam Broder 1000 63 Mithews St (2) :36520 But ofelyou 7, 4.

EXMISIT

Scale of the Clear Loak More Your, N.Y. 10007

WILLIAM BRODER 5% Wither Street Brooklyn N.Y. 11211

PATE Jan 13. 1975

TITLE :

BRODER -v- DEWEY

POCKET NUMBER: 3 TO Se

72 Civ 4315

DECIGION DATED: Dec 30, 1974

JUDGE

Werker

S4 ::

FILED AND ENTERED IN THE ABOVE - ENTITLED PROCEEDING.

XXXX

Very truly yours,

DATECHT E. BURGHARRY Clerk

57. J. BLUM Deputy Pro Se Cle E

2,

Lae

XHIBIT 4

employed at that time tith name initials jk.

3. Gall further states in the affidavit that a judgement wa

חבוט בני רופא

Dr. HABOT BENI M.D.

Justice refer

2, Shmariahu Levin St. Rishon - Ie - Zion

Tel: 941687 :טכ

רח' שמריהו לוין 2 ראשון - לציון

דרי

Licence 8134 | 1197

August 4, 1975.

Mr. Philip W. Buchen, Counsel to the President, The White House, Washington, D.G., U.S.A.

Dear Mr. Buchen:

I am in receipt of and thank you for your letter of July 22, 1975.

I have carefully noted the contents of your letter and thank you for your explanations and suggestion.

Thanking you for your attention to the matter and your prompt reply, I am,

Yours most sincerely,

Beni Habot, M.D.

R. FORDLIBRAP

July 22, 1975

Astol.

Dear Dr. Habot:

Congressman Fascell has brought to my attention your letter of June 9, 1975, to the President in which you request a pardon for your brother, Simon Habot, in order to take him to Israel for rehabilitation.

Executive clemency, of which pardon is one form, is only considered upon formal application to the President, filed in the first instance with the Pardon Attorney at the Department of Justice by the person who has been convicted of a Federal offense. When an application is submitted, it is processed in accordance with guidelines promulgated by the Attorney General and approved by the President. These guidelines provide that an applicant for a pardon should wait a minimum of three years after release from confinement before applying for a pardon. On the other hand, these regulations also permit an inmate to petition for Executive clemency in the form of commutation (reduction) of sentence at any time. Application forms and instructions are available at each Federal institution. Although you should be aware that Executive clemency is an extraordinary remedy and is granted only in the most exceptional cases, I can assure you that if your brother should apply for commutation of sentence, his application will be carefully considered.

In the meantime, I have referred your letter to the Pardon Attorney in order that it may be placed with your brother's file in the event that a formal petition is received.

Your inquiry is appreciated.

Sincerely,

Philip W. Buchen

· Counsel to the President

Dr. Beni Habot 2, Shmariahu Levin Street Rishon-le-Zion Israel

July 22, 1975

MEMORANDUM FOR

LAWRENCE M. TRAYLOR PARDON ATTORNEY DEPARTMENT OF JUSTICE

The attached correspondence from Dr. Beni Habot has been acknowledged and is forwarded to you for appropriate handling.

Thank you.

Barry N. Roth
Assistant Counsel

Attachment



Department of Geriatric Rehabilitation
The Chaim Sheba Medical Center

Tel-Hashomer
Tel: 757910

המחלקה לגריאטריה שיקומית המרכז הרפואי עיש חיים שיבא תל-השומר של-157910

June 9, 1975.

Mr. Dante B. Fascell,
Member of Congress,
Congress Of The United States,
House of Representatives,
Washington, D.C., 20515
U.S.A.

Dear Dante Fascell:

Thank you for your letter of May 23, 1975; we here certainly appreciate your assistance.

Dr. Beni Habot who is very anxious to assist to rehabilitate his brother has recently been awarded one of the coveted prizes at the Chaim Sheba Medical Center for outstanding work he performed in the emergency unit of the hospital.

Enclosed please find a letter addressed to the President Of The United States in behalf of his brother; if you would forward it to the proper department we would appreciate this help.

Thank you again for your assistances,

Daniel Kindler, M.D.

David Kulling Du. D.

Encl.

2. Shmariahu Levin St. Rishon - Ie - Zion

Tel: 941687 :טט

רחי שמריהו לוין 2 ראשון - לציון

Licence 8134 ושיון

June 9, 1975.

The Honourable Gerald R. Ford, President Of The United States Of America, The White House, Washington, D.C., U.S.A.

Dear Mr. President:

I am writing to you in behalf of my brother Simon Habot. He was convicted of illegally transferring cocaine from his residence in Bolivia to Florida.

My brother's wife had to undergo cardiac surgery in Houston, Texas; she had two procedures and has since died of her disability leaving him to care for two small children, age four and eight.

If you can see to pardon him to my care I will assume all responsibility for him and the children; social as well as financial and will take him and his children out of the United States Of America to Israel so that I can rehabilitate him and obtain suitable employment. Also we will see that periodic social-service and supervision reports are forwarded to the proper office.

I hope that you will see fit to use your good office to institute a pardon for my brother.

Thank you for your consideration.

Yours most sincerely,

Dr. Beni Habot.

R. FOROLIBRAD

ched subpoena
ne production of
idential materials
aning of the Order
District of Columbia
Nixon v. Sampson

THE WHITE HOUSE

WASHINGTON

August 12, 1975

Dear Mr. Lee:

Service has been made upon me of the attached subpoena duces tecum requiring my testimony and the production of certain documents that appear to be "Presidential materials of the Nixon Administration" within the meaning of the Order of the United States District Court for the District of Columbia entered October 21, 1974, as amended, in Nixon v. Sampson, et al., Civil Action No. 74-1518.

This is to request that the Department of Justice handle this matter on my behalf. For additional information and assistance in this regard, please contact James A. Wilderotter or Barry N. Roth of this office. I would appreciate the opportunity to review any materials that you intend to file with the Court in this matter.

Sincerely,

Philip W. Buchen

Counsel to the President

The Honorable Rex Lee Assistant Attorney General Department of Justice Washington, D. C. 20530

cc: Mr. Herbert J. Miller, Jr.

Attachment

R. FOROLIBRA

UNITED STATES OF AMERICA

Congress of the United States

Counsel to the President
White House
Washington, D.C. Greeting:
Pursuant to lawful authority, YOU ARE HEREBY COMMANDED to
appear before theSelect Committee on 'Intelligence Activities
of the Senate of the United States, onAugust 25,, 1975,
at 9:00 o'clock a. m., at their committee room (G-308) Dirksen
Office Bldg., First & "C" Sts., Washington, D.C., then and there
to testify what you may know relative to the subject matters under con-
sideration by said committee. and to bring with you all of the materials in
your custody, possession, or control, or to which you have access, listed
in Attachment A hereto.
Hereof fail not, as you will answer your default under the pains and pen-
alties in such cases made and provided.
To
to serve and return.
Given under my hand, by order of the committee, this
day of , in the year of our
Lord one thousand nine hundred and
Hand Church 3
Chairman Committee Table 22.
Chairman, Committee on Intelligence Activities

Any and all dictabelts, tapes, other electronic and mechanical recordings, transcripts, memoranda, notes, minutes, and other material related to:

- A. Activities during the period September 1 to November 3, 1970, directed toward preventing Salvador Allende from assuming the office of President of Chile.
 - 1. This request includes but is not limited to:
- (a) materials related to all meetings on the subject (e.g., the September 15, 1970 meeting at the White House between President Richard Nixon and Director Richard Helms; the September 18, 1970 meeting at the White House between Henry Kissinger and Thomas Karamessines; the September 22, 1970 meeting at the White House attended by Henry Kissinger, Alexis Johnson, David Packard, Richard Helms, Thomas Moorer, Viron Peter Vaky, John Irwin, and Thomas Karamessines; the October 15, 1970 meeting at the White House attended by Henry Kissinger, Alexander Haig, and Thomas Karamessines); meetings of the so-called 40 Committee or the National Security Council, and any and all other meetings or conversations during this time with personnel of the Central Intelligence Agency, other government agencies or private U.S. companies related to Chile:
- (b) proposals for or reports on activity relating to Chile, including plans for a military coup, the passage of machine guns, other weapons, gas masks, gas cannisters, or the kidnapping or death of General Rene Schneider, the bribery of Chilean politicians, the use of propaganda, including media personnel on the payroll of the Central Intelligence Agency, and the use of private business interests.



- 2. Files which should be searched include the Special Files
 Unit in the Office of Presidential Papers, the files of Richard Nixon,
 Henry Kissinger, Alexander Haig, Viron Peter Vaky, the 40 Committee, the
 National Security Council, and the files of all other White House/National
 Security Council officials and staff who you conclude had knowledge of,
 or participated in, activities related to Chile during the period September 1
 to November 3, 1970.
- B. Activities during the period April 1-December 31, 1970, relating to the so-called Huston Plan and the Intelligence Evaluation Committee.
- 1. This request includes but is not limited to all materials related to events described under the heading "The 1970 Intelligence Plan" in President Nixon's statement of May 22, 1973; the origin and disposition of the "Special Report of the Interagency Committee on Intelligence (Ad Hoc)" prepared for President Nixon and dated June 1970; and efforts and activities in the period April 1-December 31, to coordinate intelligence collection and operations with respect to domestic groups or individuals or to relax restraints on such collection and operations. Examples of materials within these categories include but are not limited to:
- (a) materials related to meetings in April 1970 to evaluate the need for intelligence on domestic violence and unrest in which Mr. Ehrlichman, Mr. Krogh, or Mr. Huston participated;
- (b) report (s) received by the White House in the period May-June 1970 by the Central Intelligence Agency regarding revolutionary youth activities;

- (c) materials relating to meetings on June 5, 1970, to discuss intelligence coordination and intelligence collection among or between President Nixon, Mr. Hoover, Mr. Helms, General Bennett, Admiral Gayler, Mr. Ehrlichman, Mr. Finch or Mr. Huston;
- (d) materials relating to the decision by President Nixon to approve the recommendations made by Mr. Huston in Mr. Huston's memorandum titled "Operational Restraints on Intelligence Collection", which Mr. Huston's ent to Mr. Haldeman in early July 1970;
- (e) communications in the period from July 23, 1970, to July 28, 1970, among or between President Nixon, Attorney General Mitchell, Mr. Hoover or Mr. Haldeman with respect to the implementation of the recommendations made by Mr. Huston in Mr. Huston's memorandum referred to in Item d above, or with respect to the views of Mr. Hoover or Mr. Mitchell regarding such implementation;
- (f) materials related to the decision by President Nixon to recall the memorandum by Mr. Huston dated July 23, 1970, titled "Domestic Intelligence" and sent to Mr. Hoover, Mr. Helms, General Bennett, and Admiral Gayler, with copies to President Nixon and Mr. Haldeman;
- (g) materials related to the conversation on or about September 17, 1970, between Mr. Mitchell and Mr. Dean regarding the creation of an interagency intelligence unit, including any instructions, guidelines or advice given to Mr. Dean in anticipation of such conversation;
- (h) materials related to the creation in or before December 1970 of the Intelligence Evaluation Committee.

- 2. Files which should be searched include the files of the Special Files Unit in the Office of Presidential Papers, and the files of Richard Nixon, H. R. Haldeman, John D. Ehrlichman, Egil Krogh, Robert Finch, John Dean, III, and Tom Charles Huston.
- 3. This request also includes all papers and things (including recordings) which were transmitted to the Office of the Special Prosecutor relating to (a) the events described under the heading "The 1970 Intelligence Plan," in President Nixon's statement of May 22, 1973, (b) the origin and disposition of the "Special Report of the Interagency Committee on Intelligence (Ad Hoc)" prepared for President Nixon and dated June 1970, and (c) efforts and activities in the period from April 1-December 31, 1970, to coordinate intelligence collection and operations with respect to domestic groups or individuals or to relax restraints on such collection and operations.



ITEM WITHDRAWAL SHEET WITHDRAWAL ID 01275

	Collection/Series/Folder ID	DR, Donor restriction MEM, Memo(s)
	Pogoivoria Namo	buchen, Fillip
	Receiver's Name:	Wilderotter, Jim
	Description:	Personal matter concerning Marvin
J.	Shapiro.	
	Creation Date:	08/12/1975
	Date Withdrawn	06/24/1999

September 11, 1975

Justice Referral

MEMORANDUM FOR

Office of the Attorney General Department of Justice

The enclosed correspondence was recently returned to the White House by the Postal Service as a result of the return address used by the sender. Permission was neither sought nor granted to use the White House as the return address, and under no circumstances would that be granted. Enclosed is a copy of the correspondence which preceded the President's letter. For your information, permission was neither sought nor granted to use the President's letter for a commercial purpose.

This matter is referred to you for such handling as you deem appropriate.

Philip W. Buchen
Counsel to the President

bcc: Roland Elliott

B. FOROLLBRAY.

Congress of the United States House of Representatives Washington, D.C. 20515

TO WHOM IT MAY CONCERN:

Be it known, and entered into the Congressional Records of the United States of America, that;

anson bee

1. It has been petitioned, (By leaders of the State of Utah, the County of Weber, and the City of Ogden,)

that:

A, Robin A. Morrow, (Recognized as "MR. M.") of Radio Station KANN, did show and make known, his great love of Country and Flag during daily broadcasts from Ogden, Utah.

Beet the transfer of the second of the second

- B. A new feeling of respect, dignity and prestige was returned to the Flag and the Country.
- 2. And it has been granted that Mr. Morrow be presented with the Flag of the United States of America that was flown over this nation's capitol building.

then \$30,000 or graded the first to then HTGE of MARE TRADE to the continue

Be it so known this 2nd. day of November, 1974.

HUH

Thanks to the "Spirit of 76" we celebrate the "Spirit of 76".

AND it should be a most profitable celebration to those of us who have something worthwhile to put in our sale's Fortfolios. A NFW and EXCITING sales tool for our salesmen is the quickest and easiest way to boast Broadcasting income.

My new package combines the memories of Broadcasting with the colorful adventures of Americas 200 years, placing a new and exciting sales tool at the disposal of our sales staff. A tool to unlock the purse strings of hard-to-get- accounts---accounts that can, (and WILL,) be sold on a special, audience capturing package.

In testing this package we worked five markets in Arizona and five in Utah. We sold the package in every market in less than two days, and the smallest package sold will bring the station \$12,500!

In one area we sold an entire near by town the package to promote the town itself for a total of over \$1,600.00 per month for 1976.

In another market we sold the package to 12 accounts at \$150 per month each or \$1,800 a month FXTRA for all of 1976.

In another market a bank and it's bankers bought the entire package for \$24,000

And all you pay for the package is \$100 a month for 10 months of 1976.

This package is IDFAL for programming BEAUTIFUL for sales. With forty years of Broadcasting I try to design and produce each package as I would want if if I were still in station sales or programming.

You'll like it-AND you'll make money with it.

Thanks for listening.

Tal (1 Marion

Sincerely.

Robin A. Morrow President.

Class Hill Mat of

Therefore and moderate SET

SPIRIT O '76' PACKAGE

Robin Productions

525 Park Blvd., Suite 45 -- Ogden, Utah 84401 Ph. 801 - 394-3920

1. "THIS IS MY COUNTRY"

- A. 300 Vignettes 1:30 to 4:00 min
- B. The Highlights of America



A. 300 Vignettes

B. History of Radio - from the first broadcast to today - actual voices of original programs - Hosts' -

Walter Cronkite Bob Hope

David Brinkley

Henry Fonda

Frank Knight

Jack Benny

Ronald Reagan and others

3. TEN One Hour programs - highlighting America's greatest holidays.

COST: \$1200.00 (Less than \$200.00 per program)

THE WARD

This one package should sell on your station for a minimum of \$12,000.00.

Custom "Opens" & "Closes" for YOUR sponsors.

PAY: \$200 cash \$100 per month for 10 months starting January 1, 1976.

Name ______Station ______State & Zip ______

If a package isn't PROFITABLE to BOTH parties - It isn't satisfactory to EITHER party ROBIN



WASHINGTON

January 3, 1975%

Dear Mr. Morrow:

It was heartwarming to learn about your deep devotion to our Nation. Your warm and thoughtful message means a great deal to me.

I was very pleased to learn of the overwhelming listener response to your "This
is my Country" spot vignettes over Radio
Station KANN in Ogden. There is, indeed,
so much that is good about our Nation that
reaffirms our faith in the American spirit.
Your success in rekindling that spirit is
evidenced by the dinner in your honor
sponsored by your community leaders. I
join them in applauding your efforts and in
thanking you for your continuing good work.

With warm regards and best wishes in the new year.

Sincerely,

yerred

Mr. Robin Morrow
President
Robin Productions
2222 Washington Boulevard
Ogden, Utah 84401

BEIDE OF

Robin Productions

Scrving over 300 Stations in the U.S. - Canada - Australia

ROBIN MORROW, PRES. GEORGE GREELEY. V. P. - MUSICAL DIRECTOR

> The HONORABLE Gerald Ford President of the United States Washington, D.C.

Dear Mr. President: I've never written to a PRESIDENT before...and certainly NOT a Republican. I've been a Democrat since I was old enough to argue with my grandfather.

However, I'd like to tell you what has happened to me.

I've been a Broadcaster for over thirty five years...it seems like since the beginning of time. Three months ago I initiated a program at K A N N in Ogden, Utah called "THIS IS MY COUNTRY." These consisted of three minute vignettes, every half hour throughout the broadcast day, telling of the wonders and beauty, the pride and integrity of our UNITED STATES. The station was flooded with phone calls, letters and cards requesting copies of the poems and prose used, invitations to speak at various civic, educational and church functions, (which I happily did, .. and am still doing,) and general street conversation regarding the thoughts behind "THIS IS MY COUNTRY."

I believe, Mr. President, I have proven, (at least, to myself,) that AMERICANS DO still have a great pride in their country, and a deep and lasting love for the AMERICAN FLAG. I ALWAYS HAVE!! Last week, a delegation of local "NOTABLES" inited my wife and I to a special dinner. During that dinner, (and from my DEMOCRATIC congressman,) I was presented with the BEAUTIFUL flag that had flown over our Nation's CAPITOL BUILDING on June 13, 1974. This was the greatest, and most beautiful think that has ever happened to me, and the tears, un-ashamedly, ran down my cheeks. I was told a group of Utah's, and Ogden's leaders armanged this. I felt doubly proud.

I thought, perhaps, my greatest moment should be shared with MY PRESIDENT, (even though he's a Republican,) and would help to let you know that MOST of America still carries that deep and lasting pride, and love, and DEPENDABILITY for this great and wonderful Nation.

We are now instigating a full program of OPTIMISM..news..music..whatever we broadcast MUST be on the HAPPY, OPTIMISTIC side.

Just thought you might be interested..if this letter ever reaches your desk.

The most joyous of Holiday Seasons to you and Mrs. Ford ... and to those we depend on for the continued pride in America.

Most sincerely

Lodin (MALE)

THE HOUR OF DREAMS

p.s. I typed this myselfuces, you'll notice even a DEMOCRAT

SYNDICATED FEATURES can make errtors FANTASY IN MUSIC WHISPERED THOUGHTS .

CHRISTMAS FANTASY

THE MIRACLES OF CHRISTMAS

WASHINGTON

Justice

December 3, 1975

Dear Mr. Gregory and Reverend Abernathy:

On behalf of the President, I would like to acknowledge your mailgram of December 2, 1975, concerning the reopening of the investigation of the assassination of Dr. Martin Luther King and other matters.

In the President's absence, I have referred your mailgram to the Attorney General, Edward Levi, for his personal attention and appropriate action.

Sincerely,

Philip W. Buchen

Counsel to the President

Mr. Dick Gregory
Reverend Ralph Abernathy
P. O. Box 266
Plymouth, Massachusetts 03260



WASHINGTON

December 3, 1975

MEMORANDUM FOR

THE HONORABLE EDWARD H. LEVI ATTORNEY GENERAL

SUBJECT:

Mailgram to the President from Mr. Dick Gregory and Reverend

Ralph Abernathy

The President was sent the attached mailgram from Dick Gregory and Reverend Abernathy requesting him to order the reopening of the investigation of the assassination of Dr. Martin Luther King and other matters.

You will note also that they request that protection be ordered for certain individuals who may be witnesses in this matter.

Although the President has not yet seen this mailgram, I know he will ask that you give it your immediate and personal attention, and that you take whatever action is appropriate under the circumstances.

I have advised Mr. Gregory and Reverend Abernathy that I have referred their mailgram to your attention.

Thank you.

Philip W. Buchen

Counsel to the President

Attachment



PRESIDENT GERALD FORD 1600 PENNSYLVANIA AVE WASHINGTON DC 20500

DEAR MR PRESIDENT

IN LIGHT OF RECENT DISCLOSURES BEFORE THE SENATE COMMITTEE ON INTELLIGENCE REGARDING THE FBI HARRASSMENT OF DR MARTIN LUTHER KING JR WE ARE CALLING UPON YOU TO ORDER THE REOPENING OF THE INVESTIGATION OF THE ASSASSINATION OF DR KING. WE ASK YOUR COOPERATION IN A FULL AND OPEN HEARING OF ALL THE EVIDENCE BEFORE A PROPER CONGRESSIONAL COMMITTEE

ON JULY 3 1975 WE DELIVERED TO THE JUSTICE DEPARTMENT AND TO THE FBI A DOCUMENT WRITTEN BY ROBERT BYRON WATSON IN WHICH HE CLAIMED TO HAVE OVERHEARD THE PLOT TO ASSASSINATE DR KING

WE FEEL CERTAIN THAT IF THIS DOCUMENT IS INVESTIGATED THOROUGHLY THAT IT WILL CLEARLY REVEAL THAT ONE MAN ALONE WAS NOT RESPONSIBLE FOR THE MURDER OF DR MARTIN LUTHER KING JR

IT IS OUR FEELING THAT A THOROUGH AND OPEN INVESTIGATION WOULD LEAD TO THE DISCOVERY OF MR C H ANDREWS AKA R L WARREN RECENTLY INCARCERATED IN THE MIMICO CORRECTIONAL INSTITUTE IN TORONTO CANADA ANDREWS WHO BY HIS OWN ADMISSION WAS INVOLVED IN THE PLOT WHICH LED TO THE ASSASSINATION OF DR KING ON APRIL 4 1968 IN MEMPHIS TENNESSEE, ATTEMPTED SEVERAL YEARS AGO TO REVEAL THE DETAILS AND PARTICIPANTS IN THIS PLOT TO THE STATE ATTORNEY GENERAL OF TENNESSEE. HIS EFFORTS TO DO SO WERE REJECTED. AT THAT TIME HE WAS WILLING TO MAKE KNOWN ALL THE DETAILS OF THE PLOT IN EXCHANGE FOR HIS IMMUNITY AGAINST PROSECUTION AND WE HAVE EVERY REASON TO BELIEVE THAT HE WOULD BE WILLING TO DO THE SAME NOW.

WE CALL UPON YOU MR PRESIDENT TO ORDER PROTECTION FOR THE KEY WITNESSES. IN THIS CASE AND TO REQUEST A NEW TRIAL FOR JAMES EARL RAY WHO HAS BEEN TRYING TO TELL HIS STORY EVER SINCE HIS CONVICTION BUT HAS BEEN DENIED THE RIGHT TO DO SO.

ONE OF THE MOST IMPORTANT WITNESSES ROBERT BYRON WATSON IS CURRENTLY INCARCERATED IN THE FEDERAL PRISON AT ASHLAND KENTUCKY 41101 INFORMATION WHICH HAS RECENTLY COME TO OUR ATTENTION INDICATES THAT HIS LIFE AND SAFETY MAY BE IN GRAVE DANGER. WE ASK THAT HIS PROTECTION BE URGENTLY SECURED.

STATE LEGISLATOR HOSEA L WILLIAMS OF GEORGIA HAS BEEN UNDULY HARRASSED EVER SINCE HE BECAME INVOLVED WITH US IN THE PURSUIT OF THE TRUTH ABOUT



THE ASSASSINATION OF DR KING. WE ASK THAT YOU DIRECT SOMEONE TO REVIEW THE CASE AGAINST MR WILLIAMS PENDING NOW WHEREIN HE HAS BEEN INDICTED AS A FELON FOR TRAFFIC VIOLATIONS.

IN THE SPIRIT OF THANKSGIVING WE ARE THANKFUL ALONG WITH COUNTLESS MILLIONS OF PEOPLE AROUND THE WORLD FOR THE LEADERSHIP AND DEVOTION TO PEACE AND NONVIOLENCE THAT DR MARTIN LUTHER KING GAVE US. WE ARE SHOCKED AND OUTRAGED AT THE MAGNITUDE OF PERSONAL INTIMIDATION HARASSMENT AND DENIAL OF INDIVIDUAL CIVIL RIGHTS DIRECTED AT THE LATE DR KING BY THE FEDERAL BUREAU OF INVESTIGATION.

WE ARE ASKING YOU MR PRESIDENT IN THAT SAME SPIRIT OF THANKSGIVING TO INVITE THE FAMILY OF THE LATE DR KING TO THE WHITE HOUSE AND PUBLICLY EXTEND AN APOLOGY TO THEM FOR THESE VIOLATIONS OF DR KING'S INDIVIDUAL FREEDOMS.

WE ASK THAT YOU CALL FOR THE DIRECTOR OF THE FBI TO MAKE AN APOLOGY TO DR KING'S FAMILY FOR THESE ABUSES AS WELL.

WE WISH YOU AND YOUR FAMILY A MOST WARM AND HAPPY THANKSGIVING HOLIDAY
RESPECTFULLY YOURS

DICK GREGORY AND REVEREND RALPH ABERNATHY

17:55 EST

MGMWSHT HSB



WASHINGTON

December 31, 1975

Justice (see Conflict file)

Dear Mr. Pepper:

This is in further response to your inquiries concerning your constituent, Leo C. Levin's complaint against Arthur D. Little Co.

We have not yet received a final response from the Department of Justice, which is not unusual for a matter of this kind.

I have asked the Department to respond to you directly when they do reach a conclusion.

Sincerely,

Philip W. Buchen

Counsel to the President

Religi W. Bushen

The Honorable Claude Pepper House of Representatives Washington, D.C. 20515



WASHINGTON

December 31, 1975

Dear Mr. Thornburgh:

On September 30, 1975, you responded to my memorandum of June 20, 1975, involving the question of whether the Arthur D. Little Co.'s work on behalf of OPEC member countries involved any conflict of interest because of its work on other projects for the U.S. Government. The question was brought to our attention by Congressman Claude Pepper. Copies of the correspondence were enclosed with my memorandum.

Your memorandum stated that you found no evidence of criminal violation and mentioned that you did not consider whether violations of standards of ethical conduct might be involved because that question was not specifically raised.

Your conclusions as to possible criminal liability appear to relate solely to the question of whether a named individual might have committed a violation. Mr. Chapman, of my staff, confirmed this in a discussion with Mr. Andary of your staff, who stated that no investigation of the firm's contracts had been made. Mr. Andary also provided for our study a copy of the Presidential memorandum of May 1963 concerning ethical standards.

The purpose of my original question was directed at whether the company may have been involved in some conflict of interest. The mention of a specific individual was cited only for the purpose of illustrating that the Arthur D. Little Co., has had access to confidential government information.

I would, therefore, appreciate it if you would reopen this investigation to focus on the various contracts held with the U.S. Government by the Arthur D. Little Co. In addition, we would be interested to know whether any ethical violation may be involved.

I understand that a complete answer to the question raised by Congressman Pepper may involve questions of government policy entirely apart from criminal or ethical violations, but the latter are an essential part of the inquiry.

We are continuing to receive inquiries from Congressman Pepper on this matter. Copies of his letters, in addition to those you already have, are enclosed. When you have completed your investigation, please respond directly to him, with a copy to me.

Sincerely,

Philip W. Buchen

Counsel to the President

The Honorable Richard L. Thornburgh Assistant Attorney General Criminal Division Department of Justice Washington, D.C. 20530

