U.S. Department of Justice

Federal Bureau of Investigation Washington, D.C. 20535

June 17, 2019

MR. JOHN GREENEWALD JR. SUITE 1203 27305 WEST LIVE OAK ROAD CASTAIC, CA 91384

> Request No.: 1385991-000 Subject: HEFNER, HUGH MARSTON

Dear Mr. Greenewald:

This is in response to your Freedom of Information Act (FOIA) request. Please see the selected paragraphs below for relevant information specific to your request as well as the enclosed FBI FOIPA Addendum for standard responses applicable to all requests.

Records responsive to your request have been processed. We made these records available in the FBI's electronic FOIA Library (The Vault) on the FBI's public website, <u>http://vault.fbi.gov</u>. On the right-hand side of the home page, under the heading "Vault Links" you can search for your subject alphabetically (click on "A-Z Index"), by category (click on "Categories"), or by entering text into our search engine (click on "Search Vault"). For records responsive to this request, please enter Hugh Hefner as the search term.

The available documents represent a final Vault posting of information responsive to your FOIPA request.

Please see the selected paragraphs below for relevant information specific to your request.

Additional records potentially responsive to your subject may exist. Please inform us if you would like the FBI to conduct a search of the indices to our Central Records System.

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Additional records responsive to your request were processed but are not currently available on The Vault. Please inform us if you would like to receive these records.

Please refer to the enclosed FBI FOIPA Addendum for additional standard responses applicable to your request. **"Part 1"** of the Addendum includes standard responses that apply to all requests. **"Part 2"** includes additional standard responses that apply to all requests for records on individuals. **"Part 3"** includes general information about FBI records that you may find useful. Also enclosed is our Explanation of Exemptions.

For questions regarding our determinations, visit the <u>www.fbi.gov/foia</u> website under "Contact Us." The FOIPA Request number listed above has been assigned to your request. Please use this number in all correspondence concerning your request.

You may file an appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's FOIA online portal by creating an account on the following web site: <u>https://www.foiaonline.gov/foiaonline/action/public/home</u>. Your appeal must be postmarked or electronically transmitted within ninety (90) days from the date of this letter in order to be considered timely. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal." Please cite the FOIPA Request Number assigned to your request so it may be easily identified. You may seek dispute resolution services by contacting the Office of Government Information Services (OGIS) at 877-684-6448, or by emailing <u>ogis@nara.gov</u>. Alternatively, you may contact the FBI's FOIA Public Liaison by emailing <u>foipaquestions@fbi.gov</u>. If you submit your dispute resolution correspondence by email, the subject heading should clearly state "Dispute Resolution Services." Please also cite the FOIPA Request Number assigned to your request so it may be easily identified.

Sincerely,

David M. Hardy Section Chief, Record/Information Dissemination Section Information Management Division

Enclosure(s)

FBI FOIPA Addendum

As referenced in our letter responding to your Freedom of Information/Privacy Acts (FOIPA) request, the FBI FOIPA Addendum includes information applicable to your request. Part 1 of the Addendum includes standard responses that apply to all requests. Part 2 includes additional standard responses that apply to all requests for records on individuals. Part 3 includes general information about FBI records. For questions regarding Parts 1, 2, or 3, visit the <u>www.fbi.gov/foia</u> website under "Contact Us." Previously mentioned appeal and dispute resolution services are also available at the web address.

Part 1: The standard responses below apply to all requests:

- (i) 5 U.S.C. § 552(c). Congress excluded three categories of law enforcement and national security records from the requirements of the FOIA [5 U.S.C. § 552(c) (2006 & Supp. IV (2010)]. FBI responses are limited to those records subject to the requirements of the FOIA. Additional information about the FBI and the FOIPA can be found on the www.fbi.gov/foia.website.
- (ii) National Security/Intelligence Records. The FBI can neither confirm nor deny the existence of national security and foreign intelligence records pursuant to FOIA exemptions (b)(1), (b)(3), and PA exemption (j)(2) as applicable to requests for records about individuals [5 U.S.C. §§ 552/552a (b)(1), (b)(3), and (j)(2); 50 U.S.C § 3024(i)(1)]. The mere acknowledgment of the existence or nonexistence of such records is itself a classified fact protected by FOIA exemption (b)(1) and/or would reveal intelligence sources, methods, or activities protected by exemption (b)(3) [50 USC § 3024(i)(1)]. This is a standard response and should not be read to indicate that national security or foreign intelligence records do or do not exist.

Part 2: The standard responses below apply to all requests for records on individuals:

- (i) Requests for Records about any Individual—Watch Lists. The FBI can neither confirm nor deny the existence of any individual's name on a watch list pursuant to FOIA exemption (b)(7)(E) and PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(7)(E), (j)(2)]. This is a standard response and should not be read to indicate that watch list records do or do not exist.
- (ii) Requests for Records for Incarcerated Individuals. The FBI can neither confirm nor deny the existence of records which could reasonably be expected to endanger the life or physical safety of any incarcerated individual pursuant to FOIA exemptions (b)(7)(E), (b)(7)(F), and PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(7)(E), (b)(7)(F), and (j)(2)]. This is a standard response and should not be read to indicate that such records do or do not exist.

Part 3: General Information:

- (i) Record Searches. The Record/Information Dissemination Section (RIDS) searches for reasonably described records by searching those systems or locations where responsive records would reasonably be found. Most requests are satisfied by searching the Central Records System (CRS), an extensive system of records consisting of applicant, investigative, intelligence, personnel, administrative, and general files compiled and maintained by the FBI in the course of fulfilling its dual law enforcement and intelligence mission as well as the performance of agency administrative and personnel functions. The CRS spans the entire FBI organization and encompasses the records of FBI Headquarters (FBIHQ), FBI Field Offices, and FBI Legal Attaché Offices (Legats) worldwide. A CRS search includes Electronic Surveillance (ELSUR) records.
- (ii) FBI Records. Founded in 1908, the FBI carries out a dual law enforcement and national security mission. As part of this dual mission, the FBI creates and maintains records on various subjects; however, the FBI does not maintain records on every person, subject, or entity.
- (iii) Requests for Criminal History Records or Rap Sheets. The Criminal Justice Information Services (CJIS) Division provides Identity History Summary Checks often referred to as a criminal history record or rap sheets. These criminal history records are not the same as material in an investigative "FBI file." An Identity History Summary Check is a listing of information taken from fingerprint cards and documents submitted to the FBI in connection with arrests, federal employment, naturalization, or military service. For a fee, individuals can request a copy of their Identity History Summary Check. Forms and directions can be accessed at www.edo.cjis.gov. For additionally, requests can be submitted electronically at www.edo.cjis.gov. For additional information, please contact CJIS directly at (304) 625-5590.
- (iv) The National Name Check Program (NNCP). The mission of NNCP is to analyze and report information in response to name check requests received from federal agencies, for the purpose of protecting the United States from foreign and domestic threats to national security. Please be advised that this is a service provided to other federal agencies. Private citizens cannot request a name check.

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b)(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding;
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records;
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service the release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

This document is made available through the declassification efforts and research of John Greenewald, Jr., creator of:



The Black Vault is the largest online Freedom of Information Act (FOIA) document clearinghouse in the world. The research efforts here are responsible for the declassification of hundreds of thousands of pages released by the U.S. Government & Military.

Discover the Truth at: http://www.theblackvault.com

THE PRESS

Sassy Newcomer

The latest phenomenon in U.S. magazine publishing is *Playbay*, an oversexed young version of the 23-year-old *Esquire*. Last week, not yet three years old but selling 688,000 copies, the slick and sassy 50¢ monthly threatened to outstrip *Esquire* (circ. 778,000) in a circulation fight. *Playbay* has also spawned a litter of its own imitators, e.g., *Playeirl* (which it is suing for too close an imitation), *Nugget*, *Rogue*, U.S. Male.

Even *Esquire* has paid the ultimate compliment by shedding some of its latter-day respectability. But *Esquire* still



PLAYMATE PILORIM & EDITOR HEFNER "Esquire" cannot keep abreast,

cannot keep abreast. In its August number *Playboy* printed four pictures of Cinebabe Anita Ekberg in the nude, taking the edge off *Esquire's* September portfolio of Ekberg with a few clothes on.

Postal Troubles. Playboy has a professional sheen and a formula pitched at male adolescents of all ages. notably those on college campuses, where 25% of its copies are sold. There are breezy short stories, ribald classics. e.g., by Boccaccio, De Maupassant, articles on men's styles, bawdy cartoons, club car jokes and limericks and a heaping helping of cheesecake, such as a full-color view of a "Playmate of the Month" (see MILESTONES), sometimes posed by its own staffers, e.g., Subscription Manager Janet Bilgtin, 21. The magazine whets readers' interest by first letting them see what each month's playmate looks like with her clothes on.

The U.S. Post Office also took an interest, denied the magazine second-elecmail privileges, charging obscenity. But a federal district court overrulad the Post Office last November, Said Flaving electric tor-owner, 30-year-old, Hugh a detier, 1

TIME, SEPTEMBER 24 1956

incredulously: "Some people think nudity is pornographic."

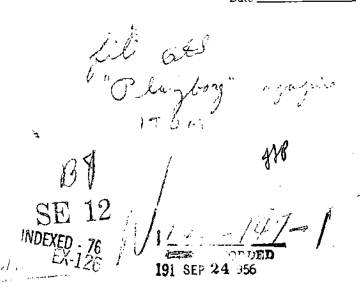
New Project. Esquire could have spared itself its new competition for only $$_5$. From the age of r_5 , Chicagoan Heiner longed to work for the men's magazine, made the grade in its promotion department after he got out of the University of Illinois. But he quit when Esquire would not lift its $$_{85-a}$ -week offer for a Manhattan assignment to $$_{85}$. From his own Near North Side apartment, on less than $$_{11,000}$, almost all of it borrowed, he launched Playboy.

Though he recently hired Author A. C. (The Exurbanites) Spectorsky as his assistant, Hefner still works seven days a week. He is a nonsmoker, non-coffee-drinker whose major diversion is two dozen bottles of Pepsi-Cola a day. Hefner's office is still the living room of his apartment, across the street from Chicago's Holy Name Cathedral. But at the end of the month Playboy will begin moving from four different Chicago offices to a refurbished (for \$500,000), five-story Playboy Building. That will give Hefner room for a new project. He has hired the whole staff of Mad, a short-lived satirical pulp, and out of Playboy's \$750.000 profit (before taxes) in 1956, will lounch a still unnamedCnew magazine this winter. YEXY

Mr. Tolson
Mr. Boardman
Mr. Nichols
Mr. Belmont
Mr. Harbo
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Sizoo
Mr. Winterrowd
Tele. Room
Mr. Holloman
Miss Gandy

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Wash, Post and
Times Herald
Wash. News
Wash. Star
N.Y. Herald
Tribune
N. Y. Mirtor
Daily Worker
The Worker
New Leader
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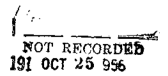




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til O'layboy magazine





Magazine Ban Barred By Court

Injunction Issued In Port Huron Case

Federal Judge Frank A. Picard Tuesday ordered St. Clair County Prosecutor Wilbur V. Hamm to refrain from interfering with the sale and distribution of Playboy magazine.

At the same time, a spokesman for the Detroit unit of the National Organization for Decent Literature denied that his organization had any part in the prosecutor's action at Port Huron.

The Rev. Paul J. Hickey, moderator of NODL, signed the statement in which he said the ban was imposed by the prosecutor at the request of the distributors of the magazines.

Provisions of the injunction freeing the magazine's sale had been given prior approval by attorneys for the magazine and by Hamm.

The publishing firm charged that Hamm ordered the magazine banned after it appeared on a list compiled by the NODL.

HAMM, THE complaint stated, ordered the Kramer News Co. of Port Huron to discontinue distribution of Playboy.

A similar suit against Hamm, brought by five New Nork publishers of picket editiob books, will be heard Monday by Federal Judge Thomas P. Thornton.

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"... The NODL denies that it persuaded or in any way directly or indirectly exercised pressure on the prosecutor to adopt the NODL list," the statement said.

The publishers seek an in-

junction and \$10,000 damages. They accuse the prosecutor of

banning 245 books on the NODL

The organization is a private

Catholic group, established to screen books and other publica-

he needed the ban as a defense

tions for their morality. THE NODL statement said Playboy's distributor maintained

against the publisher.

list.

"The indecent magazines were not moving in Port Huron and the request for the prosecutor's letter appears to be strictly a mouse-trap maneuver on the part of the peddlers, producers and printers" of the magazine, Father Hickey's statement said.

"The confusion resulting from the unfair charges of illegal and coercive use of the NODL list prompts us to announce that in the future, the Detroit unit of NODL will not make its list available for the use of any civic or religious groups."

It concluded:

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"The fight to protect our young people will continue. The American sense of decency of all groups will continue to be offended by the condition of newsstands.

"There never has been and there never will be threats of illegal pressure or of boycott. We do, however, intend to exerchae to the fullest the privileges of our citizenship to protest until this city is rid of indecent and lascivious publications.

Tolson ____ Nichols _____ Boardman _____ Belmont ____ Mohr ____ Parsons _ Rosen

P. O. BAN ON 'PLAYBOY' OVERRULED Thru the Mails to the Males

• 2

Government lawyers planned to confer today to decide what, if anything, can be done to keep Brigitte Bardot from spinning out of a towel into the homes of subscribers to Playboy Magazine.

They had to decide first whether to appeal to the Supreme Court from a ruling that the Post Office Department Amust lift for at least ernment attorney who han- with Mr. MacGuineas that he five days its ban against dled the case, said that by wanted a determination by

thru the mail. The ban was vember issue was "pretty applied by the department academic," since all copies after a complaint that the not already in the mail now magazine was obscene.

The ruling was handed down here vesterday by Federal District Court Judge David A. Pine. When the Government appealed, Judge eral counsel for the Post Of-Pine was promptly upheld fice Department agreed that by the U. S. Court of Ap, any Supreme Court action peaks. peals.

sending the November issue now the question of the Noprobably will be sent off shortly.

NO EFFECT

Herbert B. Warburton, gen-Donld B. MacGuineas, Gov the said before issue. But the High Court for use in future cases.

> He said the basic issue was whether the Post Office can stop^{\$} mailing first and then hold a hearing on whether a publication is obscene---or must hold a hearing before they can halt the mailing.

> Copies of the November Playboy, billed as "entertainment for men," contained an article on Miss Bardot showing a male actor in a film sequence playfully stripping a large towel away from the curvaceous French move star.

MODEL AND ARM

The issue also carried a three-page center color photo of a shapely blond model shielding her modesty only with an arm and a looseleaf notebook. In addition there were a number of racy cartoons and stories.

All this moved the Post Office on Wednesday to order copies of Playboy withheld from the mails. It said its counsel Warburton, "is of the opinion that the November issue . . . is non-mailable and :

has instructed the postmas- a right to impose the ban unany additional copies offered magazine was obscene. for mailing."

Government contended it had (UPI)

ter at Chicago to withhold til it decided whether, the

Judge Pine issued a tem-Attorneys for Playboy porary restraining order barasked for a temporary injunc- ring enforcement of Mr. Wartion on the ground that the burton's instructions for five Government had to hold a days. At the end of that time hearing before it could ban a the Government could ask to magazine for obscenity. The have the restraint lifted.

File 6- 8994

Wash. Post and _ Times Herald Wash, News) inc Wash. Star . N. Y. Herald Tribune N. Y. Journal-___ American N. Y. Mirror ____ N. Y. Daily News _____ N. Y. Times _____ Daily Worker _____ The Worker

New Lender

Tolson _____ Belmont _____ Mohr _____ Nease _____ Parsons _____ Tamm 2 Totter _____ W.C. Sullivan _ Tele. Room ____ Holloman _____ Gandy _____

Magazine Beats Postal Ban in Race for Mails

Playboy Magazine lost its fight yesteday to have District Court tell the Post Office Department never again to hold up mailing issues of the magazine.

But Playboy had already won the controversy over the November issue. The 'Post Office Department banned the November, issues from the mails last Thursday. But on Friday, District Court gave Playboy a five day suspension of the ban.

Yesterday Judge Edward A. Tamm Declined to give Playboy the permanent injunction. He said there was no longer any dispute because all the November issues were mailed within the past five days.

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Wash. Post and pA-21 Times Herald Wash. News Wash, Star ____ N. Y. Herald Tribune N. Y. Journal-____ American N. Y. Mirtor __ N. Y. Daily News ____ N. Y. Times _____ Daily Worker _____ The Worker _____ New Leader ____

Date 11-6-58

Judge Stays Postal Ban On 'Playboy

By the Associated Press All Subscribers to Playboy magazine apparently will get their November issue by mail after ali.

The Post Office Department announced Wednesday it had halted mailing privileges for the magazine pending a legal check of its contents.

But the magazine's publishers obtained a temporary injunction against the postal ban yes- of the department to stop mai Court of Appeals refused to set hearing. aside the District Court order.

sel for the Post Office, noted that "in that time circulation acted against the magazine will have been completed" on after getting a complaint from the November issue.

the magazine "do not seem had terdenominational Protestant enough" to justify criminal ac- group. tion under a law banning ob-

with contents of the magazine, second-class mailing permit last but only with the legal right June.

terday, and the United States ings in advance of a formal Mr. Knoll said Post Office

The injunction issued by Dis- and Justice Department attortrict Judge David A. Pine was neys would study today whether only for five days. But Leo the matter should be taken be-Knoll, assistant general coun- fore the Supreme Court.

The Post Office Department the Churchmen's Commission Mr. Knoll said contents of for Decent Publications, an in-

The publishers said the man stene matter from the mails, azine has not changed since t The court order did not deal was granted a permanent

Tolson _ Belmont ____ Mohr ____ Nease _ Parsons Rosen 👍 Tamm 🔔 Trotter . W.C. Sullivan _ Tele, Room 🔜 Holloman _____ Gandy_

Wash. Post and ____ Times Herald Wash, News . Wash. Star ______ N. Y. Herald _ Tribune N. Y. Journal-___ American N. Y. Mirror _ N. Y. Daily News ____ N. Y. Times _____ Daily Worker _____ The Worker _____ New Leader _____

Date _

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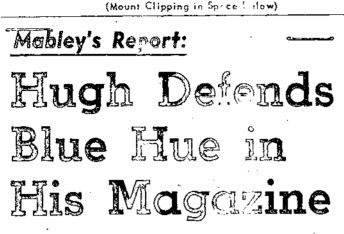
0-20 (Rev. 7-18-58) Mr. Tolson . Mr. Belmont. Mr. Mohr _ Mr. Nease . Mr. Parsons Mr. Rosen Mr. Tamm Mr. Trotter Mr. W.C. Sullivan Tele. Room _ Mr. Holloman aMiss Gandy nan yang saarah Sila di Kasa UPI -38 E (MAGAZONE) THE POST OFFICE DEPARTMENT ANNOUNCED LAST NIGHT IT HAS ORDERED COPIES OF THE NOVEMBER ISSUE OF PLAYBOY MAGAZINE WITHHELD FROM THE MAILS ROLLOWING A COMPLAINT IT IS OBSCENE. THE DEPARTMENT SAID ITS GENERAL COUNSEL, HERBERT B. WARBURTON, OF THE OPINION THAT THE NOVEMBER ISSUE...IS NON-MAILABLE AND HAS "IS IN STRUCTED THE POASTMASTER AT CHICAGO TO WITHHOLD ANY ADDITIONAL COPIES OFFERED FOR MAILING" THE CHURHMEN'S COMMISSION FOR DECENT PUBLICATIONS HAD ASKED THE DEPARTMENT TO TAKE ACTION ON OCT. 10 AGAINST THE MAGAZINE WHICH IS ADVERTISED AS "ENTERTAINMENT FOR MEN." 10/30--M11052A

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WASHINGTON CAPITAL NEWS SERVICE

FD-350 (4-3-62)



BY JACK MABLEY

IF THE JUNE ISSUE of Playboy magazine is to be judged obscene, the city of Chicago must prove the entire issue was "predominantly appealing to prurient interest and utterly without redeeming social importance."

This is the contention of the publisher. Hugh Hefner, who has begun his legal defense out of court. The defense is in the latest issue of the Chicago-published magazine. The trial is scheduled for Oct. 7 in Municipal court.

Hefner obviously feels it cannot be demonstrated that the whole magazine is without redeeming social importance.

Hefner was arrested in his lavish State street home last June and charged with publishing obscenity because of series of pictures of Jayne Mansfield, an actress.

The pictures, of Miss Mansfield naked with a man, were coarse, cheap, vulgar, ulterly without taste. The court will

JACK

MABLEY

. . when is

obscenity

clothed in

legality?



without taste. The court will decide whether they were legally obscene.

This is a rather awkward act of a defendant trying his own case in his own magazine. Hefner's main point is that even if the Mansfield pictures were obscene — and he says they weren't—he could not be held guilty of publishing obscenity because the rest of the magazine has some degree of redeeming social importance.

PLAYBOY NOW IS SELLING some 2 million copies a month. Each issue contains two color sections of nude females, almost unvaryingly coarse, cheap, vulgar, and utterly without taste.

My guess is that Playboy might scll 160,000 or so copies without the nudes. The food and sports car pictures are attractive.

Hefner writes in his defense:

"In order to be considered obscene, the June issue must also, in the words of Justice Harlan, 'be deemed so offensive on its face as to affront community standards of decency' and be an 'obnoxiously debasing portrayal of sex . . . that is portrayed in a manner so offensive as to make it unacceptable under current community mores.'"

Mr. Telcon ... Mr. Belmut Mr. A. W. 6.25522 Miss Gamiy (Indicate odge, name of newspaper, city and state.)

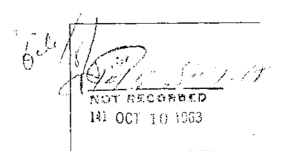
_____ CHICAGO SUNDAY AMERICAN CHICAGO, ILLINOIS Date: 9-22-63

Edition: FIVE STAR FINAL Author: JACK MABLEY Editor: LUKE CARROLL Title:

Character:

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Classification: Submitting Office: CHICAGO



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And this must fit the entire issue, says lleiner. He even includes 103 ads in the issue.

IF THIS VIEW PREVAILS is Municipal court, and thru the appeals courts, and finally is. Inited fitales fupreme court, the way will be opened for unrestrained purnography in Playboy and other publications.

If an attempt were made to prosecute them for printing obscenity, their defense could prevail if the magazine included an article on preparing artichokes, or how to hang a squirrel tail on a car aerial

Two matters dominate the Plo, oy case. First is whether the Mansfield pictures are obscene. If they are, the second question is whether the publisher is guilty of publishing obscenity. I didn't have access to Heffier's full defense, and don't know whether he included the key point in the Supreme court decision on which he will lean.

It is that the test of obscenae should be whether the dominant theme, when taken as a whole, to the average person, applying contemporary community standards, «"appeals to prurient interest."

THE COURTS have given publishers of vulgarity great leeway. Hefner started out publish ng pictures of nudes alone. The next step came with the Manufield pictures, of a nude female with a fully clothed man.

If the courts continue to grant this license, the next step can be imagined.

The court has given this community the right to define its contemporary standards, and it is time we do. Because if this one gets by, Hefner and his cheap imitators will be in court the next time with the next logical sequence in their version of the glories of commercial sex.

0-20 (Rev. 7-18-58) Mr. Tolson _ Mr. Belmont _ Mr. Mohr . -Mr. Nease Mr. Parsons-Mr. Rosen 上 🕊 Mr. Tamm _ Mr. Trotter. Mr. W.C. Suflivan Tele. Room ____ Mr. Holloman -Miss Gandy ----NG SUT UPI -39J (BRIGITTE) GOVERNMENT LAWYERS PLANNED TO CONFER TODAY TO DECIDE WHAT, IF ANYTHING, CAN BE DONE TO KEEP BETGITTE BARDOT FROM SPINNING OUT OF A TOWEL INTO THE HOMES OF SUBSCIES RS TO PLAYBOY MAGAZINE. THEY HAD TO DECIDE FIRST WHENE HER TO APPEAL TO THE SUPREME COURT FROM A RULING THAT THE POST OFFICE DEFERTMENT MUST LIFT FOR AT LEAST FIVE DAYS ITS BAN AGAINST SENDING THE NOVEMBER ISSUE THROUGH THE MAIL. THE BAN WAS APPLIED BY THE DEPARTMENT AFTER A COMPLAINT THAT THE MAGAZINE WAS OBSCENE. THE RULING WAS HANDED DOWN HEME YESTERDAY BY FEDERAL DISTRICT COURT JUDGE DAVID A. PINE. WHEN THE COVERNMENT APPEALED, PINE WAS PROMPTLY UPHELD BY THE U.S. COURTFOF APPEALS. DONALD B. MACGUINEAS, THE GOVERNMENT ATTORNEY WHO HANDLED THE CASE, SAID THAT BY NOW THE QUESTION OF THE NOVEMBER ISSUE WAS "PRETTY ACADEMIC," SINCE ALL COPIES NOT ALREADY IN THE MAIL NOW PROBABLY WILL BE SENT OFF SHORTLY. HERBERT B. WARBURTON, GENERAL COUNSEL FOR THE POST OFFICE DEPARTMENT, AGREED THAT ANY SUPREME COURT ACTION WOULD HAVE LITTLE OR NO EFFECT ON THE NOVEMBER ISSUE. BUT HE SAID BEFORE HIS CONFERENCE WITH MACGUINEAS THAT HE WANTED A DETERMINATION BY THE HIGH COURT FOR USE IN FUTURE CASES. 10/31--MJ1053A 11-11-Mar Mar Mar Market

NOT RECORDED 133 NOV 25 1958

0-20 (Rev. 7-18-58) Mr. Tolson _ Mr. Belmont _ Mr. Mohr _ Mr. Nease _ Mr. Parsons. Mr. Rosen _ Mr. Tamm 🗕 Mr. Trotter _ 🔏. W.C. Sullivan fele. Room . Mr. Holloman _ Miss Gandy . UPI-193 (PLAYBOY) FEDERAL DISTRICT JUDGE DAVID A. PINE ORDERED THE POST OFFICE DEPARTMENT TODAY TO LIFT TEMPORARILY ITS BAN AGAINST SENDING THE NOVEMBER ISSUE OF PLAYBOY MAGAZINE THROUGH THE MAILS. THE U.S. COURT OF APPEALS IMMEDIATELY UPHELD THE RULING AFTER THE COVERNMENT APPEALED. THE POST OFFICE DEPARTMEN" CODERED COPIES OF PLAYBOY, WHICH IS ADVERTISED AS "ENTERTAINMENT FOR MEN," WITHHELD FROM THE MAILS YESTERDAY FOLLOWING A COMPLAINT THAT IT WAS OBSCENE. THE DEPARTMENT SAID ITS GEENERAL COUNSEL, HERBERT B. WARBURTON, "IS OF THE OPINION THAT THE NOVEMBER ISSUE...IS NON MAILABLE AND HAS INSTRUCTED THE POSTMASTER AT CHICAGO TO WITHHOLD ANY ADDITIONAL COPIES OFFEDED FOD MAILING." OFFERED FOR MAILING ." OFFERED FOR MAILING." PINE ISSUED A TEMPORARY RESTRAINING ORDER BARRING THE ENFORCEMENT OF WARBURTON'S INSTRUCTIONS FOR FIVE DAYS. AT THE END OF THAT TIME THE GOVERNMENT COULD ASK TO HAVE THE RESTRAINT LIFTED. BUT DONALD B. MACGUIENEAS, THE GOVERNMENT ATTORNEY WHO HANDLED THE CASE, SAID: "BY THAT TIME THE QUESTION WILL BE ACADEMIC. THE MAGAZINE WILL HAVE BEEN DELIVERED." WARBURTON WAS NOT AVAILABLE IMMEDIATELY TO SPELL OUT WHAT STEPS, IF ANY, THE DEPARTMENT WILL NOW TAKE. 10/30--N932P 10/30--N932P 職ら別のV NOT RECORDED 133 NOV 25 1958 WASHINGTON CAPITAL NEWS SERVICE

FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE	OFFICE OF ORIGIN	DATE INVESTIGATIVE PERIOD 2	/6:	
CHICAGO	CHICAGO	2-31-57 53;3/3,4,6,13		
TITLE OF CASE		REPORT MADE BY	TYPED BY	
		HAROLD M. BROWN	mao	
CHANGED HUGH M. HEFNER; EDWARD ZUKOR OPPMAN		CHARACTER OF CASE INTERSTATE TRANSPORTATION OF OBSCENE MATTER	х.	

SYNOPSIS:

Investigation at Chicago reflects HUGH M. HEFNER, residence, 232 East Ohio Street, Chicago, and EDWARD ZUKOR OPPMAN, date of birth 1/16/13, close associates, and are producing nude photographs made of young models who pose thinking their photographs are to appear in "Playboy" Magazine or used for modeling purposes. HEFNER is editor and publisher of "Playboy" Magazine and OPPMAN is a professional photographer and formerly operated Oppman Photo, Incorporated at Nashville, Tennessee. OPPMAN recently returned to Chicago and is a free-lance photographer at Chicago.

-P-

DETAILS: AT CHICAGO, ILLINOIS

This investigation was predicated upon information furnished by The title of this case is being changed to reflect the names of subjects HUGH M. HEFNER and EDWARD ZUKOR OPPMAN and to delete "Playboy" Magazine from the title.

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APPROVED . KDJ SPECIAL AGENT IN CHARGE	DO NOT WRITE IN SPACES BELOW	
COPJES MADE: Z	11/11/-1	MCT - 11
2-Dallas 2-Memphis	ang dawa shara na sa da ang	REC- 89
2-Miami 2-New Orleans 3-Chicago (145-190)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	EX-135
67 APR TA 1958 F278	ADD. DISSEMEN	nde for attok,,

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FEDERAL BUREAU OF INVESTIGATION INTERVIEW REPORT

Dete March 28, 1958

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	vised SA HAR Play page, Illinc	boy' Magazine is published bis. He said that the owner	Ъ6 Ъ7 Ъ7
floor of this building, but at 1244 North Astor stated that HEFNER has frequ apartment on Ohio Street, an are officials of "Playboy" a	R occupies a he also rent Street, Chic ent late hou d generally nd ARD OPPMAN,	n apartment on the fourth s an apartment ago, Illinois. r parties at the persons in attendance s close associate of	ხ6 ხ7 ხ7
			b6 b7(b7)
said that returned to Chicago from Nas Oppman Photo, Incorporated.		photographer who recently asses, where he operated	b6 b70 b71
·		·	
Interview with		File #	b6 b7C
on 2/6/58 of Chicago, Il	linois	Date dictated	ь7D
by Special Agent <u>HAROLD M. BRC</u>	WIN /mao		

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FEDERAL BUREAU OF INVESTIGATION INTERVIEW REPORT

Date <u>March 28, 1958</u>

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- 4 1 . 4	58, icago, Illinois,	advised SA HAROLD M. BROw	(N
at he isl		He said that HUGH	
PNER resides in an apar	tment on the fo	with floor of this	
ilding. He said that H	<u>IEFNER</u>]
stated	that HEFNER has	been friendly with	
VARD OPPMAN in recent w	weeks.	said that OFPMAN has	
ld him that he recently messee. Where he operation	7 returned to Ch ated a photograp	licago from Nashville, hy store and that while	
Nashville,	1000 W PD00081 W	ny no vorstant tella telling	
			`
said th	at OPPMAN, <u>HEFN</u>	ER. ALDON SELLERS, the	
e President of "Playbo			
n, have parties at HEFN	ER's apartment	r three unidentified almost on a weekly	
is. He said that thes	<u>e parties somet</u>	imes last through the	
tht and their dates are	<u>}</u>		
		he could	
nish no further inform ties at the present ti	sation regarding	the activities at these	
erview with			
terview with	, Illinois	File #90 Date dictated3/21/58	

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CG 145-1203

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On March 5, 1958, was re-interviewed by SA HAROLD M. BROWN, at which time he furnished the following information regarding OPPMAN:	Ь6 Ь7С Ь7D
on OPPMAN's activities which disclosed the following information:	ь6 57С 57D
OPPMAN was acquainted with	
that OPPMAN operated Oppman Photo, Incorporated, at 3432 West End Avenue, Nashville, Tennessee, and OPPMAN was allegedly a good friend of (FNU) BURKE, a well known author at Dallas, Texas, and BURKE visited OPPMAN at Nashville	Ъ6 Ь7С Ъ7D
furnished OPPMAN's desk telephone directory toand the directory reflected the following contacts of OPPMAN:	ь6 b7С b7D
	ь6 ь7с ь7р

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CG 145-1203

	b6 b7С b7D
	ь6 ь7с ь7р
	ь6 ь7с ь7D
He said that OPPMAN left Nashville and has never returned. He said that according to OPPMAN resided at 801 Hill View Drive,	Ь6 Ь7С Ь7D
at Nashville, Tennessee, and he rented ascertained that OPPMAN registered a 1957 Ford Ranch Wagon, 4-door, in July, 1957, Motor number A7JG134879, and this vehicle bears Tennessee license 10-J9951. The auto was financed by the Third National Bank of Tennessee, Nashville, Tennessee, according to C. D. WINGO, Auto Finance Department of that Bank. OPPMAN's November payment was mailed from Dallas, Texas, and the December, 1957, and January, 1958 payments wore received from Chicago.	

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CG	145-120)3

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said that MYRON L. KING, Lyzon Pictures and Frames, Incorporated, 411 Thompson. Nashville. Tennessee, had done some business with OPPMAN	b6 b7 C b7D
may have information regarding HEFNER's and OPFNAM's activities. said onco merned stated that he has no further pertinent information regarding this investi-	Ь6 Ь7С Ь7Д
gation. On March 3, 1958, advised SA HAROLD M. BROWN that he was formerly employed by "Playboy" Magazine as He said that he worked for "Playboy" approximately and left "Playboy" because his salary was to small and he did not approve of HEFNER's moral character. He said that HEFNER drinks excessively and conducts parties in his apartment at the business address which he does not approve of. stated that to his knowledge, HEFNER is violating no taws and he felt that with BEFNER.	Ъ6 Ъ7С
stated that he met EDWARD OPPMAN at "Playboy" only one time and he knows nothing about OPPMAN or OPPMAN's activities.	Ъ6 Ъ7С
On March 3. 1958, advised SA HABOLD M. BROWN that he has known OPPMAN He said that nothing has come to his attention concerning OPPMAN's activities in obscene matter, and each time OPPMAN has approached him, it has been for legitimate business discussions.	Ь6 Ь7С Ь7D

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CG 145-1203

The following physical description was obtained from the Chicago Division records for OPPMAN:

Name Race Sex Date of Birth Height Weight Eyes Hair Build Complexion Social Security Number United States Army Serial Number Education

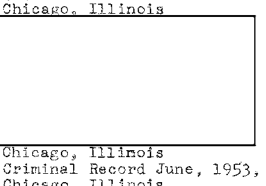
Relatives

Arrest Record

EDWARD ZUKOR OPPMAN White Male January 16, 1913 at Chicago, Illinois 5:4½" 145 lbs. Brown Black Medium to Slender Dark 345-10-4543

363-55-993 Two years, Crane College, Chicago, Illinois

INATZ OPPMAN, Mother 4943 North Kenmore Avenue Chicago, Illinois



Criminal Record June, 1953, Chicago, Illinois, Contributing to Delinquency of a Minor, Disposition, 45 days

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OFFICE MEMORANDUM · UNITED STATES GOVERNMENT

: DIRECTOR, FBI

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3/31/58

FROM : SAC, CHICAGO (145-190)

SUBJECT: HUGH M. HEFNER; EDWARD ZUKAR OPFMAN TOM star of 1

Enclosed herewith is the report of SA HAROLD M. BROWN dated and captioned as above at Chicago.

ADMINISTRATIVE

Records of the Chirago Office reflect that OPPMAN was the subject of a National Bankruptcy Act - PERJURY case in 1955 and prosecution was declined by Assistant United States Attorney WILLIAM T. HART, at Chicago on October 20, 1955, inasmuch as he did not feel that prosecution was warranted.

INFORMANTS

On March 4, 1958, PCI advised SA HAROLD M. BROWN that he is not acquainted with EDWARD OPPMAN.
He said that HUGH HEFNER
lie said he was introduced as the
publisher of "Playboy" Magazine, but nothing was mentioned
about nude photographs or stag film. He said that this has
been his only contact with HEFNER,

LEADS

THE DALLAS DIVISION

AT DALLAS, TEXAS

Will attempt to identify JTM BURKE, well known author and writer at Dallas, and interview him regarding his knowledge of OPPAN's activities in obscene matters.

REC- 89 145 - 1414 THE MEMPHIS DIVISION TENNESSEE EX-135 AT NASHVILLE, - 100 8 1258

Will interview the following individuals regarding their knowledge of OPPMAN's activities in obscene matters.

1) Bureau (Encl.2) 2-Dallas (Encl.2) 2-Memphis (Encl.2) 2-Miami (Encl.2) 2-New Orleans (Encl.2) 2-Chicago 24 626-4-9-58 28-13: 24 6 N 100 312 3:mab

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CG 145-190



LESLIE SMITH Deputy Sheriff Nashville, Tennessee

C. D. WINGO Auto Finance Department Third National Bank

MYRON L. KING 411 Thompson

Address unknown

THE MIAMI DIVISION

AT MIAMI BEACH, FLORIDA

Will interview

Florida.

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THE NEW ORLEANS DIVISION

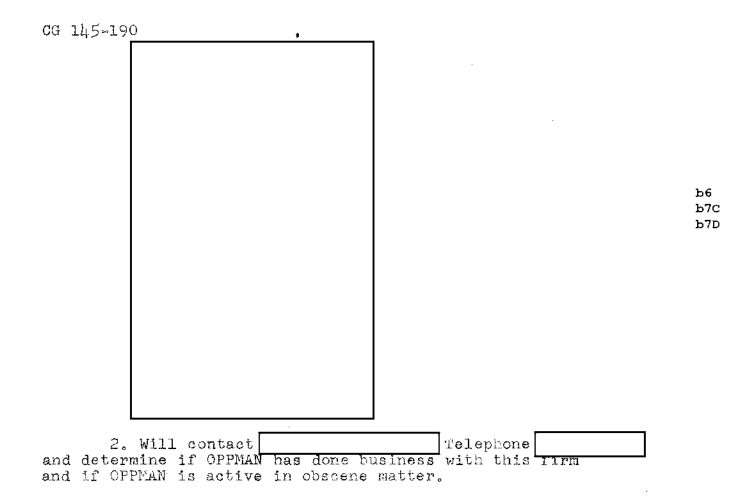
AT CORNITH, MISSISSIPPI

Will ascertain from Marriage Records, if OPPMAN married and obtain names of witnesses to ceremony.

THE CHICAGO DIVISION -

AT CHICAGO, ILLINCIS

1. Will interview the following individuals regarding the activities of HEFNER and OPPMAN and determine if they are active in sales or distribution of obscene matter;



4/9/58

SAC, Chicago (145-190)

Director, FBI (145-1414)

HUGH M. HEFNER; EDWARD ZUKAR OPPMAN; ITOM

Reurlet 3/31/58, and report of SA Harold M. Brown same date.

From a review of the information appearing in rerep it is suggested that you consider the following steps in your investigation to determine if the subjects are engaged in activities which are in violation of the **ITOM Statutes.**

Surveillances of Oppman and surveillances at the location of Hefner's apartment, particularly in the evening hours, may prove productive.

It is suggested that efforts be made through independent sources to identify and determine background information concerning the Dependent upon the information so obtained you might find it desirable to interview selected individuals among with a view toward developing them as PCIs.

In the event your investigation fails to disclose any violation of the ITOM Statutes or WSTA Statutes but does indicate activities in violation of local statutes, you should inform the appropriate local authorities.

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Gandy ____

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FEDERAL BUREAU OF INVESTIGATION

Reporting Office	Office of Origin	Date	Investigative Period		
MEMPHIS	CHICAGO	5/28/58	4/9;5/22-24/58		
HITLE OF CASE		Report made by	•	Typed By:	
HUGH M. HEFNER;	SA EDWARD	SA EDWARD T. STEELE			
	CHARACTER OF CA	CHARACTER OF CASE			
EDWARD ZUKOR OPPMAN		INTERSTATE TRANSPORTATION OF OBSCENE MATTER			
Former busines at Nashville a while at Nashv and some comme latter includi	d Photography, Inc s associates and o dvise OPPMAN not e ille. Was engaged rcial advertising ng lingerie photog	others acquainte engaged in makin l in legitimate work for local	ed with OPPMAN whi ng obscene photogr portrait photogra department stores reported <u>lv now re</u>	aphs (aphs), the	

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DETAILS: AT NASHVILLE, TENNESSEE

C. D. WINGO, Finance Department, Third National Bank, advised SA EDWARD T. STEELE on May 22, 1958 that he and other officials of that bank were not personally acquainted with EDWARD OPPMAN; however, in July, 1957, the Third National Bank purchased the note whereby OPPMAN financed a 1957 Ford Ranchwagon, Motor Number C7UR-151730. WINGO advised that OPPMAN then resided at 801 Hill View

Approved Me	Special Agent in Charge	Do not write in	spaces below	
Copies making the	14	15-14/4 -	4	REC- 55
(1)- Bureau 2 - Chicago (145–190) 1 - Memphis (145–52)			- F	
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	J.S.			
70 JUN 10 1958		Y		X

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Drive, Nashville, Tennessee and when applying for a loan he indicated that he was in the photography business. WINGO advised that OPPMAN has made regular payments on the note.

advised SA STEELE on
May 22, 1958, that he met EDWARD OPPMAN in
at Nashville, Tennessee when the photographic firm, Photo-
grapy, Incorporated, which was operated by OPPMAN,
grapy, incorporated, which was operated by OPPMAN,
Afterwards, OPPMAN made a photographic portrait of
Criminal Court Judge CHARLES GILBERT. Nashville.
Tennessee. This portrait was
The latter said that after meeting OPPMAN
in this manner he,
in OPPMAN's business, Photogranhy. Incorporated.
Thereafter, the enterprise failed and
said that OPPMAN
apparently was an excellent photographer and never observed
anything to indicate that he was engaged in the making of
photographs of nude females. said, however, that
he learned later that the Davidson County Sheriff's Office
had investigated OPPMAN following complaints that he was
contributing to the delinquency of a minor. He advised that
he did not know the details of these alleged complaints but
understood that OPPMAN left Nashville before charges could be
brought against him. said that he understood that
OPPMAN had who posed
for him from time to time as a professional model and that
who also posed for OPPMAN from time to time.
On May 22, 1958,
advised SA STEELE that he was
acquainted with EDWARD OPPMAN only because OPPMAN operated
Photography, Incorporated
said that OPPMAN left Nashville owing him a bill
of \$17.00 which he was then trying to collect.

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He advised that so far as he knew OPPMAN did not make any nude photographs of women while he operated Photography, Incorporated; however, he had observed a letter received

- 2 -

advised SA STEELE on May 22, 1958 that he became acquainted with EDWARD OPPMAN in 1955 when the latter at 801 Hillview Heights, Nashville, Tennessee. Said that so far as he knew OPPMAN was legitimately in the photographic business and knew of his own knowledge that OPPMAN made photographic portraits of several prominent persons at Nashville.

said that at one time he loaned OPPMAN five hundred dollars when OPPMAN became hard pressed for money to operate his business and that OPPMAN left Nashville without repaying this amount of money. He advised that he became thoroughly convinced that OPPMAN was "no good" and had "absolutely no moral scrupples" and should be"put in the penitentiary", but said that he had no information to indicate that OPPMAN was in the business of making photographs of nude women.

(LNU), who apparently was

and said that he understood that posed for OPPMAN as a model, but had no information to indicate that the poses were indecent or obscene.

MYRON L. KING, proprietor, Lyzon Pictures and Frames, 411 Thompson Lane, advised SA STEELE on May 22, 1958 that he became acquainted with EDWARD OPPMAN in 1957 when OPPMAN brought several photographic portraits to i for framing. KING said that OPPMAN was obviously a very fine photographer and knew that he made portraits of several very prominent persons in the Nashville area whose reputations are above reproach. KING said that he never observed any nude photographs in the possession of OPPMAN and had no information to indicate that he was engaged in taking photographs of nude women. He advised that he felt that OPPMAN was thoroughly dishonest in that he left Nashville owing him about four hundred dollars for picture **b**6

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frames and framing and has heard unconfirmed rumors that OPPMAN left owing others considerable sums of money.

SMITH said that he ascertained that OPPMAN used and the his as photographic models and that some of the poses were made in various stages of undress; however, SMITH indicated that he received no information to indicate that the photographs of SMITH were made while they were entirely in the nude. also indicated that he uncovered no information to indicate OPPMAN was selling obscene photographs or causing them to be transported in interstate commerce. He advised that when OPPMAN learned that he was being investigated that he left Nashville suddenly and has not returned. SMITH said that no charges were filed against OPPMAN during his residency at Nashville.

On May 23, 1958, JOHN MC ALISTER, Finance Department, Third National Bank, advised SA STEELE that he had received a letter from OPPMAN on that date indicating that he was then residing at 1933 Beechwood Drive, Hollywood, California. OPPMAN wrote requesting a reduction in the amount of the monthly payments on his car which request was not granted by the bank.

On May 24, 1958, DON CRAVENS, Sharondale Drive, Life Magazine photographer, advised SA STEELE that he was acquainted with EDWARD OPPMAN, having met him during World War II when OPPMAN was assigned as a photographer in a branch of the Armed Forces. CRAVENS advised that in 1955 OPPMAN came to Nashville and formed Photography, Incorporated and he, CRAVENS, joined OPPMAN in this venture. He advised that the venture was not successful and the business finally collapsed. b6 b7С

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CRAVENS advised that to his personal knowledge OPPMAN did not engage in taking photographs of nude women while in business in Nashville, but rather he was legitimately engaged in portrait photography and did some work for local department stores in advertising work. In this connection he said that he performed some photography depicting women wearing lingerie which was used in advertising matter by Harvey's Department Store. He advised that this may have given some the impression that he was engaged in the making of obscene photographs.

CRAVENS said that he felt that OPPMAN was thoroughly dishonest and did not care for him personally but was certain that OPPMAN was not in the business of making photographs of nude women while in Nashville.

On April 9, 1958 DAYTON POTTS, Circuit C	lerk,
Corinth, Mississippi, produced marriage record book	k number
126. which on Page 375, reflects EDWARD Z. OPPMAN	and
	at Corinth,
Mississippi. They were married by HOMER RICHARDSO	N,
Justice of the Peace, Corinth, Mississippi. The or	nly
witness was a Nashville, Te	ennessee,
who stated she was the	and
to marry OPPMAN.	
listed her age as and OPPMAN gave his ag	e as

thirty. The only address for OPPMAN was listed as Nashville, Tennessee.

It is to be noted the marriage records in the Circuit Clerk's Office, Corinth, Mississippi, <u>do not</u> <u>reflect a marriage</u> between EDWARD ZUKOR OPPMAN and

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Office Memorandum . UNITED STATES GOVERNMENT

TO

DIRECTOR, FBI

DATE: 5/28/58

SUBJECT:

HUGH M. HEFNER; EDWARD ZUKOR OPPMAN ITOM

SAC, MEMPHIS (145-52)

EI NE

00: Chicago

Enclosed herewith is the report of SA EDWARD T. STEELE, dated 5/28/58 at Memphis.

REFERENCE:

Report of SA HAROLD M. BROWN, dated 3/31/58 at Chicago

D - Bureau (Encl. 1) 2 - Chicago (145-190)(Encls. 2) 1 - Memphis (145-52)

ETS/ws (4)



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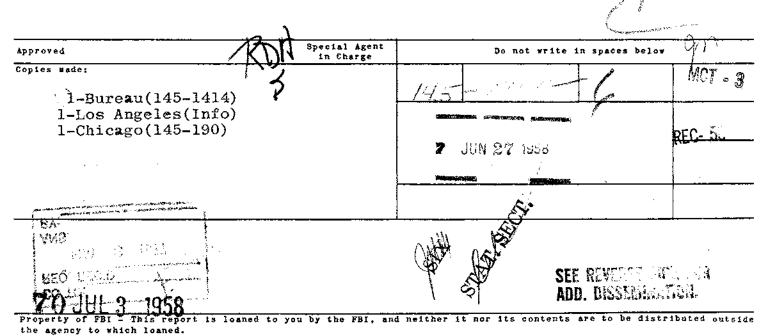


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FEDERAL BUREAU OF INVESTIGATION

Reporting office CHICAGO	Office of Origin CHICAGO	Date 6/23/58	Investigative Period 3/24 4/15,19/23,29;5/7,1	4,27,28, 43 ; 13,14,26;
TITLE OF CASE "CHANGED"	• • • • • • • • •	Report ande by		Typed By:
HUGH MARSTON HEF Hugh M. Helper;	NER, Wa.,	HAROLD M.	BROWN	smm;sr
EDWARD ZUKAR OPP	MAN, Wa.,	CHARACTER OF C	CASE	
Ed Oppman		OBSCENE M	E TRANSPORTATION OF ATTER (
	Ì		1 / j - 5	- 1 4
Elas, M. Z.	A St. Open and	2	N 4 4	-2_
Investigation at Investigation at ITOM or WSTA Sta advised that HEF and persons inte came to their at obscene matters. Miami, Florida, by either HEFNER and advised that the magazine whi and has a number believes that is concerning activ he has no knowle HEFNER stated th	Chicago fails t tute by HEFNER of NER too clever t rviewed regardin tention concerni OPPMAN's that he has no k or OPPMAN. HEF he was never in ch he publishes of pin-up type the reason why ities by him in edge of obscene m at it is his opi	o reflect a or OPPMAN P o violate Fe og OPPMAN sta og OPPMAN's nowledge of 'NER intervie volved in ob is edited to and art type the FBI rece obscene matt atter activi nion that OP	advised in illegal activities wed by Bureau Agents scene matters, that	R

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	The title of this case is being "changed" to reflect ias, ED-OFPMAN, as this is the name OFPMAN is known by	
nis Ir	iends, and to reflect the true name of HUGH MARSTON HEFNER.	
	On April 21, 1958, Chicago, Illincis, advised SA HAROLD M. BROWN that he is quainted with FDVARD OFFMAN. He stated that he is and and may have done some work for OFFMAN not personally acquainted with OFFMAN.	
	,	
acouai	On March 24, 1958, Chicaro, advised SA HAROED M. BROWN that he has at this address for many years and has been nted with EDMARD OPPMAN for approximately	
	d that	
but ne He sai and th OPFMAN and th matter matter	He said that possibly I there photographs were of cirls in bathing suits or shorts ver anything that could be construed as obscene in any way. d that OFFMAN has never approached him with obscene materials at they have never discussed obscene matters. He said that is an excellent photographer and prides himself in his work erefore he doubts if OFFMAN would be involved in obscene s. He further stated that if OFFMAN were involved in obscene s he would not hestitate to furnish any information concern- IMAN's activities to the FBI.	
store not ac	On March 28, 1958, o, advised SA HAROLD M. BROME that he a photography and may have sold OPPHAN film in the past but that he is quainted with OPPMAN. He said he has numerous customers does not know them by name.	
	On April 15, 1958, Chicago, advised SA BROWN that he is not acquainted with He stated that he was at a loss as to how OFFMAN obtained me and telephone number.	
	On March 27, 1958, Chicego, advised SAs BROWN and RUSSELL R. MEGGUE he has been She sold that HEYNER ran around with other women She said that to her doe HEYNER was never involved in obscene matters or prosti-	
tution	and further that she believed that HEFNER would be too clever to knowingly violate a local or Federal law.	

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stated that several days or weeks passed by before the photographs were finished and he had obtained information that OPPMAN was having financial difficulties at Nashville, Tennessee, so he wrote OPPMAN and told him that the photographs would be forwarded to him C. O. D. unless he was advised to the contrary by OPPMAN stated that this is all he recalls about the transaction and this is the only transaction ever entered into with OPPMAN by

stated that as for obscene matters he has no knowledge that OPPMAN was involved in obscene matters but should any information come to his attention regarding OPPMAN's activities in obscene matters he would call the Chicago Office of the FBI immediately.

0n									
Chica	ago, adv	ised SA	. HAROLI) M.	BROWN	that	he	has	been
	<u>He sai</u>	<u>d that</u>	<u>he is</u> t	he					
He said that during the									
he has never seen									
obscene matte	ers eith	er in H	EFNER's	apa	.rtment	or an	ıy r	blace)
on the premis	ses of "	Playboy	" magaz	ine.					

He said that sometime last year HEFNER did bring

said that numerous "pin-up type" photographs "Playboy" but he has never seen

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any photographs which he would consider obscene. stated that in view of the fact that "Playboy" magazine is published to appeal to male customers it contains photographs of pin-up girls and models.

He said that EDWARD OPPMAN visited HEFNER at

Istated	b6
that he has been told that OPPMAN's	ь7с
and that OPPMAN	b7D
while he was operating a photography studio at Nashville,	
Tennessee.	
said that he is acqueinted with the	
of "Playboy"	
	Ъ6
stated	ью b7C
that any information which he obtains for the FBI would be	
on a confidential basis and that he would mention this to	ъ7р
no one and stated that he would cooperate with the FBI	
no one and stated that he would cooperate with the PDI	
On April 15,29 and May 7, 13,1958, the building at 232 East Ohio Street, Chicago, which is occupied by "Playboy" magazine and in which HUGH HEFNER occupies an apartment was observed by SA HAROLD M. BROWN to determine the activities in the vicinity of this building. On May 13, 1958, HEFNER was observed leaving the building at approximately 6:45 P. M. and he walked approximately three blocks to a restaurant where he had dinner and then returned to 232 East Ohio Street at which time he turned several lights off and apparently retired to his apartment.	
On May 8, 1958, the Miami Division advised that the following investigation was conducted by SA PAUL A. CAJIGAS on April 28, 1958:	
	Ъб
Mr	b7C
He said that he has heard no reference to subject	
OPPMAN's indulgence in any type of illegal or shady; activities.	

- 4 -

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Further, he said he had no personal knowledge of anything except legitimate activities with which subject OPPMAN has been associated. He said he had no information regarding HUGH HEFNER. He said he heard OPPMAN and HEFNER were owners of "Playboy" magazine, but that is all he knows regarding the relationship or activities of the pair.

- 5 -

FEDERAL BUREAU OF INVESTIGATION INTERVIEW REPORT

Date: 5/21/58

Illinois, advised that he is bo of EDWARD OFPHAN. He said that he saw ED about bo that day when ED came to bo borrow money at which time he loaned ED bo He said that he has financed ED in business ventures bo at Chicago and each time ED is ventures have been a "flop". He said that bt ED just is not a business man. but did not He said that ED told him on his last but did not indicate what He said that ED ED told him bo told him bo told him that he sold one photograph to HNCH bo HEFNER, the President of "Playboy" magazine for \$120.00. He said that ED is an exceptionally good photographer but once he has models working for him he becomes infaturated with them because of the	5 7 7 7
of EDWARD OPPMAN. He said that he saw ED about b6 that day when KD came to b7 borrow money at which time he loaned ED b7 He said that he has financed ED in business ventures b7 at Chicago and each time ED 's ventures have been a "flop". He said that b7 By ust is not a business man. bat did not He said that ED told him on his last bat did not indicate what He said that ED told him on his last ED told him b6 b7 b7 told him that he sold one photograph to HKEN b7 HEFNER, the President of "Playboy" magazine for b7 \$1200.00. He said that KD is an exceptionally good b6 photographer but ones he has models working for him b7	5 7 7 7
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photographer but ones he has models working for aim he becomes infetwated with them because of the	
he becomes infetueted with then Decause GI Low	
thrill and enterment he receives from photography.	
The mail to illustrate. ED has bhotostabled Bougla	
and if he liked them personally, he did not charge	
them for his photography.	
stated that ED visited him several	
times while he was in business at Nashville,	
Tennessee, and indicated to him that he was in	
business with	6
	7C
b	7D
Interview with File # 145-190	
	56
	50 57C
	57D
Dictated: 5/14/58	
by Special Agent BROWN/gms	

Property of FBI - This report is loaned to you by the FBI, and neither it nor its contents are to be distributed outside the agency to which loaned.

said that he is sure that ED is not involved in any way with obscene matters, that on numerous occasions ED has shown him his collection of art type and semi-nude photographs, none of which he believes could be considered obscene. stated that he is quite sure if ED ever became interested in obscene photography. ED would show him some of the photographs. stated that EDWARD has been in trouble with local authorities at Chicaro at least two or three times stated that in the past when was

in trouble he has cooperated with local authorities and if anything ever came to his attention concerning ED's involvement in obscene matters he would not hesitate to furnish such information to the FBI even though ED b6 b7С b7D

CC 145-190

On May 15, 1958, JAMES WAREFIELD BURKE, 8668 Londale Circle, Dallas, Texas, was interviewed by SA MILTON L. MEWSOM. Mr. BURKE stated he has known EDVAND OFTHAN since around 1945, when he met OPPHAN in Berlin, Cermany. Mr. BURKE advised that he was a war correspondent at the time and OPPMAN was operating the PX Photo Shop connected with the 8th Airborne Division of the Army. He stated that since he has known OFFMAN, OPPMAN has continued to work in the photography field. He said OPPMAN left Berlin in 1948 or 1949, and returned to Chicago, Illinois, where he was in the photography business. He said OFFMAN then went to Nashville, Tenpessee, and opened a photography studio. BURKE advised that OFFMAN wanted him to invest some money in the studio at Nashville, but BURKE declined to do so. BURKE explained that OFFMAN always appeared to be a good, likeable person, but he was not a good businessman and had not made any money in the photography business.

BURKE advised that he has never known OPFMAN to deal in obscene photographs or other material of that nature. He seid OFFMAN has always taken nude pictures of models and at times has shown him various pictures of this type. He stated he has never known OFFMAN to try to sell these pictures and does not "clieve OPPMAN took them for any illegal use. He advised that OPFMAN had one model named when he was in business in Chicago of whom he made several nude photographs. He said this model is He advised that OFFMAN turned the nude pictures of over to local authorities in Chicago when became popular. He said he understood this was voluntary on OFFMAN's part.

 Ke said OFFMAN was in Dallas around July 4, 1957,

 with
 He stated

 OPFMAN and the
 Stayed at his home for two or three

 days. He advised that OFTMAN told him he was working for

 Flayboy Magazine at the time.
 BURKE stated there was no immoral

 activity whatever connected with
 OFFMAN's visit. He recalled

 He said he has not seen or
 He said he has not seen or

On June 2, 1958, HUCH HEFER. tolephonically contacted SA BROWN and stated that had indicated to him that the FBI had been making inquiries about his activities and requested an interview with Bureau Agents. Ь6 b7C

b6 b7С

Ь6 b7C

06 145-190

On June 3, 1958, HUGE WARSTON HERMER was inverviewed at his office, 232 East Chio Street, by Special Agents HAROLD M. BROWN and RUESELL R. CERTIE, HEFLER advised that he began the publication of "Flayboy" Magazine about two years. Be moved to the present address of "Flayboy" Magazine, 232 Fast Chio Street, and signed a long term lease for a period of ten years, and by oral agreement with he was to have an option to buy this property. HEFELE stated that he immediately completed the remodeling of the building at a cost in excess of \$300,000, which was borne by the stock-holders of "Flayboy" Magazine. HIFNER said that when he started negotiations with for purchase of the building, refused to sell him the building and for a period of several months he had numerous arguements with _______and was harrassed by ______ He said that disconnected his lights and entered numerous complaints with the Chicago Police Department concerning his activities at "Flayboy" and employed private <u>detective</u>, agencies to check his activities, all of which were way to build up to eviction proceedings against "Flayboy."

HEFNER stated that he received the eviction notice from in January, 1958, and through his attorney he filed a suit against \$150,000 which is presently pending in local courts.

DEFNER advised that he has never shot any novie or any other type of film which would not pass Eastman censorship and as a matter of fact all of his photographs are processed through Fastman Kodak. He said that to his knowledge no one at "Flayboy" has at any time taken obscene photographs on the premises of "Flayboy". HETMER stated that he has been accused of having wild parties in the offices of "Flayboy" but, he emphatically denied any party activities at this address and stated that he occupies sleeping quarters at the rear of his office on the 4th floor of the building in which "Flayboy" is quartered. HEFMER stated that he employs a number of young girls, but if he were to become intimate with any one of these girls, it would cast a bad reflection on his magazine and he is responsible to too many people to even think of dating his employees.

HEFNER stated that he is separated from his wife, but that is a personal matter and has nothing whatever to do with "Playboy" magazine or it's employees. b7C

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b7C

HEIMER stated that it is seldom that he leaves Chicago, and if he does it is a business trip for "Flayboy" Magazine. HEFMER stated that he feels that magazine is comparable with "Esquire" Magazine, that he has numerous reputable national advertisers in "Flayboy" Magazine and it has taken him quite sometime to develop this advertising medium. HEFMER said that his magazine has a wider circulation then "Esquire."

HEFNER stated that he was first acquainted with HDUARD OFFMAN by telephone after OFFMAN sent prints of OFFMAN's, to be carried in "Playboy" as the Flaygirl of issue of "Playboy" Magazine. HEFNER stated that the prints appeared to be the type of photography which are used by "Playboy", so he informed OFFMAN that this girl would be considered for the Flaygirl of the Month, but he needed additional prints before an agreement could be reached.

UEFNER	said that his nex	t contact with OPPMAN
was in his office	in January,	HEFNER stated that
after a couple of	interviews with C	DANAN and conferences
with his staff, it		
would be the Playg	irl for the	issue of "Playboy."

HEFNER said that OFFMAN was around "Flayboy" almost consistently while the _______ issue of "Playboy" was being coupiled during late February and early March, _______ HEFNER stated that the January issue of "Playboy" carried a teenage girl and action was brought against him and the mother of the girl in local court, but the case was dismissed and charges dropped against him. He said that as a result of this court action, he obtained all available information on all girls desiring their photograph to appear as Flaygirl as well as the photographer who represents the girl.

HEANER stated that he checked OPPMAN's background end determined that he had a police record so he therefore severed all relations with OFPMAN and has since heard that OFPMAN is now some place in California. HEFTER stated that he never discussed obscene matters with OPPMAN, that he never saw OPPMAN with obscene photographs or other obscene matters. HEFNER stated that in his opinion OPPMAN would be the type individual who might become involved in obscene matters. b7C

b6 b7С

CC 145-190

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HEFMER is described from observation and interrigation as follows:

Neme Date of birth	BUCH MARSTON LEFTER April 9, 1926,
Eyes	at Chicago Brown
Hair	Brown Frou
Height Veight	5'll" 155 lbs.
Scar	l ⁿ cut scar on right hand
Marital Status	Separated, but not divorce
Residence	Sleeping quarters, 232 East Ohio Street
Residence address	1244 North Astor

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Office Memorandum . UNITED STATES GOVERNMENT

то

: DIRECTOR, FBI(145-1414)

DATE: June 23, 1958

ком : SAC, CHICAGO(145-190)

SUBJECT: HUGH MARSTON HEFNEL, Wa., Hugh M. Hefner; EDWARD ZUKAR?OPPMAN, Wa., Ed Oppman ITOM OO: Chicago

> Enclosed herewith for the Bureau is one copy of the report of SA HAROLD M. BROWN, dated and captioned as above at Chicago.

REFERENCES

Report of SA HAROLD M. BROWN, dated 3/31/58, at Chicago. Miami letter to Chicago, dated 4/8/58. Bureau letter to Chicago, dated 4/9/58. Dallas letter to Chicago, dated 5/28/58. Report of SA EDWARD T. STEELE at Memphis, dated 5/28/58.

ADMINISTRATIVE

It is to be noted that the investigative period of this report covers an excessive period of time. Any report submitted prior to this time would merely have been a status report and the Bureau does not desire to receive status reports.

Inasmuch as the Memphis Office reported that on 5/23/58 JOHN MC ALISTER, Finance Department, 3rd National Bank, Nashville, Tennessee, advised SA EDWARD T. STEELE that EDWARD OPPMAN was at that time residing at 1933 Beachwood Drive, Hollywood, California, one copy of this report is being designated for the LosAngeles Office, for information.

	INFORMANTS		
	On May 14, 1958, PCIs	^{دارد} ، میں	b6
	were contacted by SA HAROLD M. BROW	WN regarding HEFNER	ь7C
•	and OPPMAN They advised they could furni		b7D
	regarding the activities of HEFNER and OF		
	are not acquainted with these individuals	S	
	1-Bureau(Encl.1) REC-58 /	1=- <u>122</u> -1	
	1-LosAngeles(Encl.1)		
	1-Chicago	JUN 27 1958	
	HMB: smm: sr (3) (2)	JUN 21 ROOT	
Δ III	- TOPA LATOLES		
0 JUL	3 1928 /English		

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FD	26 (Cav. 12-13-56)		
1	× N		
		FBI	
		Date: 6/5/63	
Tran	nsmit the following	in(Type in plain text or code)	
Via.	AIRTEL	(Priority or Method of Mailing)	
			- ·
η	то :	DIRECTOR, FBI	r R
Į			
ĺ	FROM :	SAC, CHICAGO (145-0)	
		HUGH HEFNER; Playboy Magazine POSSIBLE ITOM	
		Re Chicago teletype to Bureau, 6/4/63.	
		Enclosed herewith is one copy of the June issue Playboy Magazine and one newspaper clipping from the c cago Tribune.	3)~~
Aller &	Chie of a	The June issue of Playboy Magazine is being nished to the Bureau inasmuch as local authorities cago have raised the question concerning the photographs JAYNE MANSFIELD appearing in this magazine as possibly ng obscene.	
	mage ITO	The Bureau may want to consider presenting this azine to the Department re possible prosecution for M violation because of Playboy's nation-wide circulation.	
	Chie	This book not being forwarded to the FBI oratory and no presentation being made to local USA, cago. No further investigation is being conducted at s time.	
	(3) - 1 -	Bureau (Encis. 2) (RM) MCT-23 /// 2826- Chicago REC-58	
	RIS (4)	mam M.H. Jones 123/3 M.H. Jones 123/3 M.H. Jones 123/3	
ι	Approved: M 56,101 25	Special Agent in Charge	

(Mount Clipping in Space Below)

Hefner Arrested on **Obscenity** Charge

totos of Jayne and was accompanied to the together with a copy of the central police building at 1121 magazine. Are Cited

Hugh Hefner, 37, editor and publisher of Playboy magazine

350 (4-3-62)

and ventepre-heur of the Playboy clubs, was arrested yesterday on a charge of pubcirculating an obscene magazine.

The charge is based on the June 6 issue of

the magazine, which contains full color photographs of Jayne Mansfield, screen celebrity. She is pictured naked and nearly naked.

Refner

S. State st. by two lawyers, George N., Leighton and Mau-Izine, Judge Eiger said he was rice Rosenfield. He was taken to the 13th floor where he was fingerprinted and photographed, and then to the First district police station on the first floor, where he posted \$400 cash bond. Hearing was set for June 25 in South State Street court. Neither Hefner nor his lawyers would comment on his arrest.

Judge Examines Magazine

The arrest was made on a warrant issued by Judge Norman N. Eiger in Municipal court on complaint of the cor-

After examining the mags satisfied that probable cause existed for the issuance of the warrant. He made it plain that that is the only issue he ruled on. The matter of whether Miss Mansfield's pictures are art or obscenity must await judicial determination. The warrant was taken to

Hefner's home by Sgt. Joseph l Mildice and Detectives Robert DeVogelear, John Kane, and Warren Mason of the prostitution and obscenity unit of the police vice control division.

Blonde Gives Him Away They were admitted by Hefner's house boy, Ralph Brown, who, after disappearing into the screen celebrity. She is pic-tour on complaint of the cor- who, after disappearing into the tured naked and nearly naked, poration counsel's office. The interior of the house, reported complaint and warrant were that Hefner was not home. Just presented to the judge by Brian then, however, Mildice said, a Hefner was arrested in his Kilgallon and Emanuel Port, blogde came tripping down the ome at 1340 N. State pkwy., assistants corporation counsel, states, and apparently not re-

ognizing them as policemen, asked, "Are you looking for Hugh?"

When they said they were, she told them, "He's upstairs." The policemen then went up-

stairs, but were unable to open the door of Hefner's private office. After nearly an hour, the attorneys appeared, went inside, and then surrendered Hefner.

Wears Pink Cardigan

Le was wearing a pink cardigan sweater, white sports shirt and dark colored slacks. He asked permission to change into a business suit.

The warrant charges violation of a city ordinance prohibiting obscenity.

The complaint contains two counts, one that Hefner published and circulated an obscene im a g a zin e, the other specifying pages of the magaof MISS Mansfield.

(Indicate page, name of newspaper, city and state.)

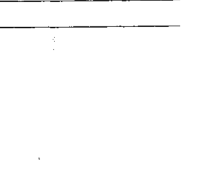
20 CHICAGO TRIBUNE CHICAGO, ILLINOIS

Date: 6 - 5 - 63Edition: 3 STAR FINAL Author: Editor: W. D. MAXWELL Title:

Character: oг

Classification:

Submitting Office: CHICAGO



Mr. Telson Mr. Belmont Mr. Mohr. Mr. Casper..... Mr. Callahan Mr. Cenrad. Mr. DeLoach..... (Mount Clipping in Space Below) Mr. Evans Mr. Gole Mr. Rosen Mr. Sollivan. Mr. Pavel Mr. Treddorf games Tele, Boom..... Miss Heleres..... bH83 (Indicate page, nam newspaper, city and state.) 7 5-1 tner s 🦉 rrest UGH HEFNER, PUBLISHER of Playboy magazine, has been arrested and faces trial June 25 on two counts of violating the city's obscenity laws. The material that led tohis arrest is an 8-page section of photos in the magazine, showing a well-endowed movie female sprawling about in various stages of nudity. The actual issue here is how far a magazine can go, in presenting this kind of display. Hefner's philosophy appears to be that the "modern urban male", likes and even needs to look at pictures of naked, suggestively, posed women; that his is a very healthy and virile way to be, and that it's practically a duty to encourage the habit the law should have no right to interfere. Our view is that mass produced lewdness can have a weakening, damaging effect on the moral framework of a community, and that the community should have-and use-/2CHICAGO'S AMERICAN means of restraining it. 1.10 CHICAGO, ILLINOIS Incidentally, we're glad to see that Postmaster Harry Semrow has notified Washington of the legal steps against Hefner and his magazine. We hope some other cities-includ-6-6-63 ing those with purer reputations than Chicago's-follow the Date: 14 P.S. example being set here. 5 STAR FINAL Edition: Author: LUKE CARROLL Editor: Title: Character: ٥r Classification: CHICAGO Submitting Office: CORDED 149 JUN 17 1963

D-250 (4-3-62)

(Mount Clipping in Space Below)

Jayne's Pictures Called 'Obscene'

BY TOM LEACH

The June issue of Playboy magazine has been denounced as "obscene and suggestive" by the assistant corporation counsel in charge of enforcing the city's obscenity laws.

the ordinance enforcement division, said the is confident of obtaining na conviction against Hugh M. Hefner, publisher of the magazine, who is charged with two counts of publishing and selling an obscene magazine.

Hefner said he was confident that he will be acquitted.

The June issue of the magazine features eight pages of color and black and white pictures of Jayne Mansfield, shapely movie star, in various naked and semi-naked poses.

Confident of Acquital Hefner was arrested last hight at his swank residence at 1840 N. State pkwy. by Sgt. Joseph Mildice and three other policemen of the prostitution

53 104 3

and obscene matter unit of the | vice control division. The policemen were kept waiting by the Playboy publisher for more than an hour.

Released on Bond

Hefner was taken to the po-Brian M Kilgallon, head of lice headquarters at 1121 S. State st., where he was photographed, finger printed, and released on \$400 bond, for appearance June 25 in South State Street court.

One complaint charges the magazine is obscene, the other specifies the Mansfield photos. Kilgallon warned that distributors of the June issue are putting themselves in danger of being arrested for selling obscene matter.

He added, however, that he has no immediate plans to ask for such arrests.

Waiting a Few Days "We're going to wait a few days to see if the distributors continue to sell this issue," he. sad. "The best way to combat male." thes sort of thing is for people not to buy the magazine."

Kilgallon said his office has been watching Playboy for several months, but "this is the first time that we have had enough to proceed against them."

In 1959, the Chicago Transit authority banned sales of Playboy and similar magazines in "L" and subway stations.

What puts the magazine in the area of obscenity, rather than art, is a male model and the suggestive captions used in the pictures of Miss Mansfield,, Kilgallon said.

Boration counsel who will prosecute the case, cited two pictures and captions which he said are particularly obscene.

Sold to Juveniles In the pictures, Miss Mansfield is lying naked on a bed, while a man sits on the edge. Port said the magazine, soid (widely thruout the country, is

often purchased by juveniles. Hefner estimates sales of the June issue will exceed 2 million copies. This will be a record for the magazine launched by Hefner late in 1953, he said.

The arrest was made on a warrant issued by Judge Norman N. Eiger in Municipal court on a complaint by the corporation counsel's office.

Eiger said there was probable cause for the issuance of the warrant, but he added that the issue of obscenity will have to await judicial determination.

Complaints Received

Mildice said he turned over several issues of Playboy to the corporation counsel's office for an obsencity opinion after he received complaints about the.

Hefner, after his arrest, said he saw nothing obscene in the Miss Mansfield pictures.

"Someone is not in touch with the sentiments of the 20th century," said the 37-year-old publisher. "Their reasoning is inconsistent. This issue is not obscene, but is tailored to the tastes of the modern, urban

He said pictures of other nude stars and starlets will be featured in later issues.

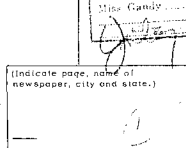
Fine Is Maximum Penalty

Maximum penalty on the two city charges is a fine of \$200 each

The photographs were shot for Playboy on the set of a Hollywood movie production, "Promises, Promises!"

Miss Mansfield's press agent, Jet Fore, said in a phone interview from Beverly Hills that the star did not consider the Playboy pictures obscene.

The press agent said Miss Mansfield saw and approved the pictures before they were published. The buxom starlet is in Europe making a foreign picture, ine said.



Mr. Tolson.

Mr. Belmont Nicht

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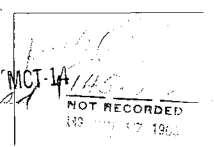
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/ CHICAGO'S AMERICAN CHICAGO, ILLINOIS

6 - 5 - 63Date: Edition: 5 STAR PINAL Author: TON LEACH Editor: LUKE CARROLL Title:

Character:

ÓТ Classification: Submitting Office: CHICAGO





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ICHICAGO'S AMERICAN Photo) HUGH-HEENER, PUBLISHER OF PLAYBOY Magazine labeled obscene lies on table.

FEDERAL BUREAU OF OFVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUN 4 1963 URGENT 6-4-63 5-40 PM RMF TO DIRECTOR, FBI INTERSTATE FROM SAC -GHICAGO /145-0/ OBSCENE HUGH HEFNER, PLAYBOY MAGAZINE, POSSIBLE ITOM CONFIDENTIALLY ADVISED TODAY THAT OF CHICAGO RE THE JUNE ISSUE OF PLAYBOX CONFERRED WITH COMPLAINED TO CONCERNING THE MAGAZINE. PHOTOGRAPHS IN THE JUNE ISSUE OF PLAYBOY OF JAYNE MANSFIELD ALLEGING THAT THEY WERE OBSCENE. THIS COMPLAINT SUPPOSEDLY RESULTED IN THE FILING OF A COMPLAI b7D TODAY BY AGAINST HEFNER, OWNER AND PUBLISHER OF PLAYBOY MAGAZINE. b7D FURTHER STATED ARREST HEFNER TODAY AND THAT A LOCAL JUDGE WAS STANDING BY FOR AN IMMEDIATE HEARING. BUREAU WILL BE KEPT ADVISED. END AND ACK PLS REC- 58 Z JUN 13 1963 6-45 PM OK FBI WA BH WA TH DISCO C. C. M.K.

June 11, 1963

Airtel

To: SAC, Chicago (145-0)

From: Director, FBI HUGH HEFNER PLAYBOY MAGAZINE POSSIBLE ITOM

Reurairtel 6-5-63.

At this time the Bureau does not contemplate making available to the Department the June, 1963, issue of Playboy magazine, it being noted the Department is aware of this particular issue and the action taken against Hefner by local authorities in Chicago.

You should keep the Bureau advised of prosecutive action concerning Hefner, it being noted he was arrested on 6-4-63.

1 - John Reed, Room 4704 JAC:malmal (5)

ETYPE UNIT

NOTE:

Chicago previously advised the Bureau of the complaint being filed against Hefner concerning the June, 1963, issue of Playboy magazine and particularly the photographs of Jayne Mansfield. Chicago airtel 6-5-63 suggested Bureau may want to consider presenting this magazine to the Department re possible prosecution for ITOM violation because of Playboy's nationwide circulation. Mr. Carl W. Belcher of the Criminal Division advised while discussing another matter that he is aware of the local charge against Hefner and thinks it is ridiculous. Accordingly, it would not appear warranted to present this matter to the Department.

Conrad _____ DeLoach _____ Evans _____ Gale _____ Rosen _____ Sullivan _____ Tavel _____ Trotter (2 Trate. Room _____

Tolson. Belmont

Mohr .

Holmes

Gand

Casper _ Callahan

Mr. Tolson.... Mr. Relmont..... Mr. Mohr Mr. Com NΤ (Mount Clipping In Space Below) 34 Sec. 6. 6 A4 6 Mr. Taxe Mr. Wanter Tele, Room Miss Holmes Miss Gandy (Indicate page, name of newspaper, city and state.) Hugh Hefner, 37, publisher CHICAGO DAILY NEWS CHICAGO, ILLINOIS 7 - 9 - 63Date: RED STREAK Edition: Author: JOHN STANTON Editor: Title:

New Judge Granted in Hefner Case

of Playboy magazine, Tuesday was granted a change of venue from a spinster judge for his trial on charges of circulating obscene literature.

He asked for the change on the grounds that Municipal Judge Helen McGillicuddy was prejudiced, but did not elaborate on hihs prejudice charge. Hefner, who appeared in court, also asked that the case not be assigned to Judge Charles P. Horan, who teams with Judge McGillicuddy to hear most of Municipal Court's obscenity. cases.

The case was finally assigned to Judge Nicholas J. Matkovic, who will rule July 25 on motions to dismiss the charges.

The publisher has asked for a jury trial on charges that nude photographs of Jayne Mansfield, a movie actress, in the magazine's June issue were obscene.

Character: oť

Classification:

CHICAGO Submitting Office:

0-1 to lag 8-20-63 No. # 4 (Tocal pros) Ho (Latet) Ho (Latet)

NOT RECORDED 191 JUL 17 1963

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JUL 24 1963 BAB

Contel

Belmont ____ Mohr _____ Casper _____ Callahan _____ Conrad ____ DeLoach __ Evans _ Gale ___ Rosen 🗸 Sullivan 🔔 Tavel _ Trotter _____ Tele Room ____ Holmes _____ Gandy ___ HUGH HEFNER PLAYBOY CLUB CHARACT a teletype on the westerday

The Washington Post and _____

Times Herald The Washington Daily News

The Evening Star

The Worker ____ The New Leader ____

Date .

NOT RECORDED

149 JUN 11 196.

New York Herald Tribune _ New York Journal-American ____ New York Mirror New York Daily News _____ New York Post _____ The New York Times _____

The Wall Street Journal _ The National Obser

Tolson _____

Playboy's Nude Pix of Jayne₃'Obsceme'

CHICAGO, June 5 (UPI) Hugh Hefner, publisher of Playboy magzine and boss of a string of Playboy "key clubs," faced obscenity charges today for publish-ing photographs of bosomy actress Jayne Mansfield.

Police got a warrant for Mr. Hefner yesterday after taking a look at the current issue of "Playboy," which features a series of pictures of Miss Mansfeld in the nude and semi-nude.

Assistant Corporation Counsels Brian Kilgallon and Emanuel Port took a copy of the magazine to Municipal Judge Norman N. Eiger yesterday and he is-sued a warrant charging Mr. Hefner with publishing and circulating an obscene magazine.

Judge Eiger said the issue of whether the pictures of Miss Mansfield are art , something else could wait on a later judicial ruling

145-0 EX-11A -

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UNITED STATES GOURNMENT

Memorandum

DIRECTOR, FBI

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FROM

OPTIONAL FORM NO.

MAY 1962 EDITION GSA GEN. REG. NO. 27

DATE: 8/29/63

SAC, CHICAGO (145-423)

SUBJECT: HUGH HEFTNER PLAY BOY MAGAZINE POSSIBLE ITOM

Re Bureau airtel to Chicago dated 6/11/63. fd-217

Sergeant JAMES Mc GANN, Prostitution and Obscene Matter Unit, Vice Control Division, Chicago Police Department, Chicago, Illinois, advised on August 2, 1963, that a trial date has been set for October 7, 1963, for HEFFNER concerning this matter.

The Bureau will be kept advised.

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SEP 11

REC- 49

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2 - Bureau 1 - Chicago

RIS:JMB (3)

5 1 STP 12

21 SEP 3 1963

EX-103

OPTIONAL FORM NO. 10 MAY 1902 EDITION GSA OEN REG. NO. 27 UNITED STATES GOORNMENT Memorandum

TO : DIRECTOR, FBI

FROM

DATE: 10/14/63

 $\int \int \int SAC$, CHICAGO (145-423)

SUBJECT: HUGH HEFNER; PLAYBOY MAGAZINE; POSSIBLE ITOM

Re Bureau airtel to Chicago 6/11/63.

A local trial date was set for October 7, 1963 concerning HEFNER's local obscenity charge.

Sergeant DAVID COFFEE, Obscene Unit, Vice Control Division, Chicago Police Department, advised on October 8, 1963 that HEFNER's trial had been continued until October 21, 1963.

Chicago will follow local prosecution and keep Bureau advised.

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2)- Bureau 1 - Chicago RIS:Jēl (3)

REC 7

14 OCT 14 1963

10-16-63

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To: SAC, Chicago (145-423)

From: Director, FBI (145-2826)

HUGH HEFTNER PLAYBOY MAGAZINE POSSIBLE ITOM

From a review of the Bureau file on this matter, it is noted that Heffner's trial on local charges was set for 10-7-63. Immediately advise current status of prosecutive action in state. court.

1 - Mr. John M. Reed (Room 4704) JAC:cjr@jec (5)

	MAILED 3			
	OCT 1 6 1963		j/	
Tolson Belmont	COMM-FBI	A	Dan de la la	
Mohr Casper Callahon		1 Sil	145-29.26- (1
Conrad DeLoach	A A A A A A A A A A A A A A A A A A A	6.32 14		
Evans Gale			19 OCT 17 1963	
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Trotter Tele, Room	and the first state of the stat			
Holmes Gondy	MAIL ROOM TELETYPE UNIT			
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10-25-63

AIRTEL

To: SAC, Chicago (145-423)

From: Director, FBI (145-28¢6) HUGH HEFNER; () PLAYBOY MAGAZINE POSSIBLE ITOM

ReCGlet dated 10-14-63.

By return airtel Chicago advise of results of Hefner's trial in local court which was scheduled for 10-21-63.

Communications from Chicago in this matter reflect different spellings for subject's last name. Advise of correct spelling.

Keep Bureau promptly advised of all developments with regard to local prosecution of this matter. Expedite. JOK: d (4) MAILED 5 REC 37, 826=" OCT 2,5 1963 Tolson Belmont COMM-FBI Mohr . Cosper 220CT 28 1963 Callahan EX-115 Conrad DeLoach . Évans . Gole . Rosen Sullivan Toyel . Trotter 🛔 Tele. Ro Holmes

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MAIL ROO

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FD-36 (Re	v. 12-13-56)	
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ر م ^{ری} ن {	1	FBI
and the second sec	/	Date: 11/19/63
Transmit		in (Type in plain text or code)
Via	AIRTEL	(Priority or Method of Mailing)
	то :	DIRECTOR, FBI (145-2806)
	FROM :	SAC, CHICAGO (145-423)
	SUBJECT:	HUGH HEFNER, PLAYBOY MAGAZINE POSSIBLE ITOM
		Re Chicago airtel to Bureau 10/30/63.
		For information of Bureau, HEFNER's local an today at Chicago. Prosecutive and Defense presently picking jury.
		The Bureau will be kept advised.
	3 - Burea 1 - Chica RIS:ptc (4)	30
	10,5°° (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	REC-31 EX108 SE NOV 23 1963
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Date: 12/10/63

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		(Type in pla	in text or code)		
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ļ	FROM : SAC	C, CHICAGO (145-423)	· U		
	PLA	GH HEFNER AYBOY MAGAZINE SSIBLE ITOM			
	Re	Chicago airtel to H	B ure au dated	11/19/63.	
	the HEFNER ca they were una a 7-5 vote fo	the information of ase advised the local able to reach a verd or acquittal. Inasmu local judge dismisse	l judge on 12 ict, however, uch as no ver	2/7/63 that , agreed on	
	ጥከ i	is matter is being co	onsidered cl	osed by	ę. j
	the Chicago I			, source and the second s	
	3 - Bureau 1 - Chicago RIS:MJT (4)	0-19 17 -19-63 And Brailed 24 - 21			Nor-ar A
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L	Approved: Special	Sent . Agent in Charge	N	M Per	······

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FEDERAL BUREAU OF INVESTIGATION

	Date of transcription <u>11/21/2001</u>
On 11/20/2001, for PLAYBOY ENTERPRI Lakeshore Drive, Chicago, Illinois employment. Others in attendance	
(Chicago), and Council/Attorney for PEI (via tele being advised of the identity of t provided the following information	he interviewing agents,
didn't develop any lead to possibl	revious intrusion on e subjectsstated that
stated that he no running for approximately two hour email messages to a selected group be taken from	
The email messages were HUGH HEFNER, <u>hef@playboy.com.</u> , and provided a sample of the em intruders.	
been exploited.	had
when compared with purchases on	al victim customers were verified
288A-CG-117062	Date dictated <u>11/20/2001</u>
SA BC2	

This document contains neither recommendations nor conclusions of the FBL. It is the property of the FBL and is loaned to your agency; it and its contents are not to be distributed outside your agency. 1 N. 202

288A-CG-117062

Continuation of FD-302 of		.On 11/20/2001	, Page	Ъ6 Ъ7С
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