

Federal Bureau of Investigation

Washington, D.C. 20535

November 17, 2020

MR. JOHN GREENEWALD JR. SUITE 1203 27305 WEST LIVE OAK ROAD CASTAIC, CA 91384-4520

FOIPA Request No.: 1383229-000

Subject: LEWIS, JERRY

Dear Mr. Greenewald:

The enclosed documents were reviewed under the Freedom of Information Act (FOIA), Title 5, United States Code, Section 552. Below you will find check boxes under the appropriate statute headings which indicate the types of exemptions asserted to protect information which is exempt from disclosure. The appropriate exemptions are noted on the enclosed pages next to redacted information. In addition, a deleted page information sheet was inserted to indicate where pages were withheld entirely and identify which exemptions were applied. The checked exemption boxes used to withhold information are further explained in the enclosed Explanation of Exemptions.

	Section 552		Section 552a
	(b)(1)	(b)(7)(A)	(d)(5)
	(b)(2)	(b)(7)(B)	☐ (j)(2)
	☑ (b)(3)	☑ (b)(7)(C)	☐ (k)(1)
	18 U.S.C., Section 2518	☑ (b)(7)(D)	☐ (k)(2)
	18 U.S.C., Section 3123	✓ (b)(7)(E)	☐ (k)(3)
	50 U.S.C., Section 3024(i)(1)	(b)(7)(F)	☐ (k)(4)
-	(b)(4)	(b)(8)	(k)(5)
	(b)(5)	(b)(9)	(k)(6)
	(b)(6)		☐ (k)(7)
	304 pages were reviewed and 246 pages	ges are being released.	
FBI FOIF	Please see the paragraphs below for r PA Addendum for standard responses		your request as well as the enclosed
	Document(s) were located which of Government Agency (ies) [OGA].	originated with, or contained in	formation concerning, other
	This information has been refe We are consulting with anothe when the consultation is comp	r agency. The FBI will corres	and direct response to you. pond with you regarding this information

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 about yourself or any third party 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 www.fbi.gov/foia 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.

If you are not satisfied with the Federal Bureau of Investigation's determination in response to this request, you may administratively appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, 441 G Street, NW, 6th Floor, Washington, D.C. 20530, or you may submit an appeal through OIP's FOIA STAR portal by creating an account following the instructions on OIP's website: https://www.justice.gov/oip/submit-and-track-request-or-appeal. Your appeal must be postmarked or electronically transmitted within ninety (90) days of the date of my response to your request. 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). The contact information for OGIS is as follows: Office of Government Information Services, National Archives and Records Administration, 8601 Adelphi Road-OGIS, College Park, Maryland 20740-6001, e-mail at ogis@nara.gov; telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769. Alternatively, you may contact the FBI's FOIA Public Liaison by emailing foipaquestions@fbi.gov. 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.

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See additional information which follows.

The enclosed documents represent the final release of information responsive to your FOIA request.

Duplicate copies of the same document were not processed.

This material is being provided to you at no charge.

Sincerely,

Michael G. Seidel 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 provides information applicable to your request. Part 1 of the Addendum includes standard responses that apply to all requests. Part 2 includes standard responses that apply to requests for records about individuals to the extent your request seeks the listed information. Part 3 includes general information about FBI records, searches, and programs.

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 FOIPA [5 U.S.C. § 552(c)]. FBI responses are limited to those records subject to the requirements of the FOIPA. Additional information about the FBI and the FOIPA can be found on the www.fbi.gov/foia website.
- (ii) Intelligence Records. To the extent your request seeks records of intelligence sources, methods, or activities, the FBI can neither confirm nor deny the existence of records pursuant to FOIA exemptions (b)(1), (b)(3), and as applicable to requests for records about individuals, PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(1), (b)(3), and (j)(2)]. 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 any such 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 about any Individual—Witness Security Program Records. The FBI can neither confirm nor deny the existence of records which could identify any participant in the Witness Security Program pursuant to FOIA exemption (b)(3) and PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(3), 18 U.S.C. 3521, and (j)(2)]. This is a standard response and should not be read to indicate that such records do or do not exist.
- (iii) 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 systems or locations where responsive records would reasonably be found. A standard search normally consists of a search for main files in the Central Records System (CRS), an extensive system of records consisting of applicant, investigative, intelligence, personnel, administrative, and general files compiled by the FBI per its law enforcement, intelligence, and administrative functions. The CRS spans the entire FBI organization, comprising records of FBI Headquarters, FBI Field Offices, and FBI Legal Attaché Offices (Legats) worldwide; Electronic Surveillance (ELSUR) records are included in the CRS. Unless specifically requested, a standard search does not include references, administrative records of previous FOIPA requests, or civil litigation files. For additional information about our record searches, visit www.fbi.gov/services/information-management/foipa/requesting-fbi-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 sheet. 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.fbi.gov/about-us/cjis/identity-history-summary-checks. Additionally, requests can be submitted electronically at www.edo.cjis.gov. For additional information, please contact CJIS directly at (304) 625-5590.
- (iv) **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 investigation, information furnished by a confidential source, (E) would disclose techniques and procedures 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



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

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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1383229-0
Total Deleted Page(s) = 26
Page 10 ~ Duplicate;
Page 11 ~ Duplicate;
Page 36 ~ Duplicate;
Page 37 ~ Duplicate;
Page 38 ~ Duplicate;
Page 39 ~ Duplicate;
Page 40 ~ Duplicate;
Page 41 ~ Duplicate;
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OFFICE OF THE DISTRICT ATTORNEY CLARK COUNTY, NEVADA

STEWART L. BELL District Attorney

ABBI SILVER

Chief Deputy

Domestic Violence Uni:

Supervisory Special Agent-FBI Agent Special Agent FBI John Lawrence Bailey Federal Building Las Vegas, NV 89104
RE: State of Nevada v. Gary Benson
February 22, 2001
Dear Agents
It was a pleasure to have met with both of you last week. Criminalist left a message on my voicemail that the fingerprint lifted from the letter sent to Lewis was identified as Defendant Benson's right thumb. As a result, I am requesting the following: Please order to compare the latent print lifted from the letter sent to Lewis with the exemplar of the defendant taken by Agent and his assistant on 11/1/00. Please request issue a report of that comparison. After reviewing the copy of that exemplar, it is clear that his thumb was rolled; and is not one of the "deformed fingers." This comparison will avoid any objection raised by the defense against the admission of the exemplar into evidence, as the old exemplars clearly show that they were taken during arrests on prior occasions. That could potentially be prejudicial. This objection and exclusion is avoided by this simple comparison.
Thank you for your courtesies, and I look forward to meeting with both of you again in the future.
Sincerely, Abbi Silver Chief Deputy District Attorney Special Victim's Unit Plant About The Part of



FEDERAL BUREAU OF INVESTIGATION

Precedence: ROUTINE		Date:	02/27/20	001
To: Laboratory	Attn:	Latent Fin	gerprint	Unit
From: Las Vegas Squad 5, VCMO Contact: SA				
Approved By:				
Drafted By: : la	_ z z z z			•
Case ID #: 9A-LV-30409 (Pendi)	ng)			
Title: GARY RANDOLPH BENSON; JERRY LEWIS - VICTIM;				

SUBJECT HAS KNOWN MENTAL CONDITION

Synopsis: Set lead to conduct latent fingerprint examination.

THREATENING LETTER;

Details: A trial preparation meeting was held with Clark County (Nevada) Chief Deputy District Attorney (ADA) Abbi Silver, who will be prosecuting this case. She is concerned about the presentation of certain evidence and has requested a examination of the letter and comparison of fingerprint cards submitted by Las Vegas with EC and lead dated 11/3/2000.

ADA Silver has directed that to avoid potential prejudicial issues related to previously submitted fingerprint cards from previous arrests, that the most recently submitted fingerprint card of Gary Benson be utilized for comparison and trial testimony. The card to be used was obtained on 11/1/2000 at the Clark County Detention Center, identified on the card as Contributor: Metro PD, Las Vegas, NV, date of arrest 5/17/2000, and clearly shows impressions of the right and left thumb and index fingers, but the other three fingers of each hand could not be rolled due to their deformed condition. This is the card that must be utilized.

For the information of ______, the trial is now scheduled to begin on June 18, 2001, and his testimony will be needed.

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To: Laboratory From: Las Vegas

Re: 9A-LV-30409, 02/27/2001

LEAD(s):

Set Lead 1:

LABORATORY

AT LATENT FINGERPRINT UNIT

Compare latent fingerprint lifted from letter sent to Jerry Lewis by Gary Benson, as previously compared (report of Laboratory dated, 5/19/2000, Lab No. 000505016 HO DY) with fingerprint card of Gary Benson, FBI #534652G, as previously submitted, being the fingerprint card, obtained at the Clark County Detention Center on 11/1/2000. The card is further identified as ORI: NV0020100, Contributor: Metro PD, Las Vegas, Nevada, and showing an arrest date of 5/17/2000.

If any confusion exists as to which fingerprint card of Benson's is to be used for comparison, it is requested that Las Vegas be contacted for clarification.

SUBJECT HAS KNOWN MENTAL CONDITION

03/01/01 00:08:28

Lead Upload Report

ICMLPE11 Page 1

Case ID: 9A-LV-30409

Serial: 83

Lead 1 Set to: LABORATORY

Total leads set: 1
Total leads not set: 0

05/14/2001 09:29 FAX 7023821062	DA'S OFFICE	
	JNTY DISTRICT COURT	•
		b6
	SUBPOENA TO COLL 4822	6 70
•	The ! 455 ?	
	SE# 00F07700X/C171039 CATEGORY: DOMESTIC CRIME	
vs. AG BENSON, GARY RANDOLPH	SENCY# 9ALV30409 FB AN 383,3519	
STEWART L. BELL; CLARK COUNTY DISTRI	ICT ATTORNEY, AND THE STATE OF NEVADA SEND GREETINGS TO:	
[02)	MONICADDICEO: NOME PROME!	ъ6 ъ70
700 E CHARLESTON BLVD	700 E CHARLESTON BLVD	D/C
LAS VEGAS NV 89104	LAS VEGAS NV 89104 WORK PHONE:	
YOU ARE COMMANDED TO APPEAR BEFOR	RE THE:	
CLARK COUNTY DISTRICT COURT 200 SOUTH THIRD STREET	17	
LAS VEGAS, NV 89155	DEPARTMENT #	
" 40TH DAY OF HOUR AND		
on the 181H DAY OF JUNE, 2001,	AT 9:00 O CLOCK A.M. to testify for the State of Nevada.	
SPECIAL INSTRUCTIONS: NONE		
	p	
	*** IMDODTANT ***	
	IMPORIANT	
DATED: 04/42/2004	YOU MUST CALL (702)585-1297 AFTER 6:00 P.M. THE DAY BEFORE COURT	
DATED: 04/12/2001	YOU MUST CALL (702)585-1297 AFTER 6:00 P.M. THE DAY BEFORE COURT MONDAY THROUGH FRIDAY, TO VERIFY THAT YOU ARE NEEDED AS A WITNESS IN THE ABOVE CASE. IF YOU HEAR THE DEFENDANT'S NAME IN YOUR CASE MENTIONED.	
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BY: ABBI SILVER DEPUTY DISTRICT ATTORNEY	YOU MUST CALL (702)585-1297 AFTER 6:00 P.M. THE DAY BEFORE COURT MONDAY THROUGH FRIDAY, TO VERIFY THAT YOU ARE NEEDED AS A WITNESS IN THE ABOVE CASE. IF YOU HEAR THE DEFENDANT'S NAME IN YOUR CASE MENTIONED, YOU MUST APPEAR. HEARING OR SPEECH IMPAIRED PLEASE CALL:TT/TDD RELAY NEVADA TOLL FREE (800) 326-6868 MONDAY THROUGH FRIDAY 8:00 A.M. TO 5:00 P.M.	} !
BY: ABBI SILVER DEPUTY DISTRICT ATTORNEY TEAM TRACK:03 Please keep this portion of the form and bring it with y Stease detach this portion of the form, make any necessary	YOU MUST CALL (702)585-1297 AFTER 6:00 P.M. THE DAY BEFORE COURT MONDAY THROUGH FRIDAY, TO VERIFY THAT YOU ARE NEEDED AS A WITNESS IN THE ABOVE CASE. IF YOU HEAR THE DEFENDANT'S NAME IN YOUR CASE MENTIONED, YOU MUST APPEAR. HEARING OR SPEECH IMPAIRED PLEASE CALL:TT/TDD RELAY NEVADA TOLL FREE (800) 326-6868 MONDAY THROUGH FRIDAY 8:00 A.M. TO 5:00 P.M. YOU to court.	} f
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BY: ABBI SILVER DEPUTY DISTRICT ATTORNEY TEAM TRACK:03 Please keep this portion of the form and bring it with y Please detach this portion of the form, make any necessa with this side facing the window, and mail it immediately. CHARGES: VIOLATION OF EXTENDED PRO PROSECUTOR: ABBI SILVER	YOU MUST CALL (702)585-1297 AFTER 6:00 P.M. THE DAY BEFORE COURT MONDAY THROUGH FRIDAY, TO VERIFY THAT YOU ARE NEEDED AS A WITNESS IN THE ABOVE CASE, IF YOU HEAR THE DEFENDANT'S NAME IN YOUR CASE MENTIONED, YOU MUST APPEAR. HEARING OR SPEECH IMPAIRED PLEASE CALL:TT/TDD RELAY NEVADA TOLL FREE (800) 326-6868 MONDAY THROUGH FRIDAY 8:00 A.M. TO 5:00 P.M. YOU to court. Provided and requires no postage. OTECTIVE ORDERFBI DEFENDANT: BENSON, GARY RANDOLPH CASE #: 00F07700X/C171039 COURT DATE: 06/18/2001 09:00AM CATEGORY: DOMESTIC CRIME DEPARTMENT: 17	b6 b70
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FEDERAL BUREAU OF INVESTIGATION

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9A-LV-30409 Date dictated 6/20/2001	ution on 6/20/2001 at Las Vegas, Nevada	(telephonically)
	9A-LV-30409	Date dictated 6/20/2001

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

9A-W-30409.87

FD-302a (Rev. 10-6-95)

9A-LV-30409

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The following is noted for the record of the file by SA on June 18, 2001.

b6 b7C

A hearing was held at Clark County District Court, Division 17, before Judge Michael Cherry on several pre-trail motions. Judge Cherry granted a prosecution motion to allow for an independent psychological examination of defendant Gary Benson. He also vacated the trial date of June 18, 2001 and reset the jury trial date for November 12, 2001.

Several other motions, including one by the prosecution to allow the introduction of prior bad acts into the trial testimony will be heard at the calendar call approximately a week before the trial. It is the intention of the prosecution to charge Benson as a habitual criminal and to seek life imprisonment.

Attached and made a part of this document is a copy of the prosecution's Motion to Admit Evidence of Other Crimes, Wrongs and Acts.

Ø

9A-LV-30409-88

1	0001 STEWART L. BELL
2	DISTRICT ATTORNEY 66
3	200 S. Third Street
4	
5	Attorney for Plaintiff DISTRICT COURT DISTRICT COURT
6	CLARK COUNTY, NEVADA
7	
8	THE STATE OF NEVADA,
.9	Plaintiff, {
10	-vs- Case No. C171039
11	GARY RANDOLPH BENSON, #0610909 Dept. No. XVII
12	#0010909
13	Defendant.
14	<u> </u>
15	NOTICE OF MOTION AND MOTION TO ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS
16 17	DATE OF HEARING: 06-14-01 TIME OF HEARING: 9:00 A.M.
18	COMES NOW, the State of Nevada, by STEWART L. BELL, District Attorney, through
19	ABBI SILVER, Chief Deputy District Attorney, and files this Notice of Motion and Motion to
20	Admit Evidence of Other Crimes, Wrongs or Acts.
21	This Motion is made and based upon all the papers and pleadings on file herein, the
22	attached Points and Authorities in support hereof, and oral argument at the time of hearing, if
23	deemed necessary by this Honorable Court.
24	NOTICE OF HEARING
25	YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the undersigned will
26	bring the foregoing motion on for setting before the above entitled Court, in Department XVII
27	<i>///</i>
28	<i>III</i>

1	thereof, on Thursday, the 14th day of June, 2001, at the hour of 9:00 o'clock a.m., or as soon
2	thereafter as counsel may be heard.
3	DATED this day of June, 2001.
4	STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477
6	Atovada Dal Hoody)
7	By Abbi Silver
8	ABBI SILVER Chief Deputy District Attorney
9	Nevada Bar #003813
10	POINTS AND AUTHORITIES
11	FACTS
12	Jerry Lewis has known the defendant for over ten (10) years. Preliminary Hearing
13	Transcript p. 6, hereinafter referred to as PHT). The defendant had been dating his housekeeper
14	(PHT p. 6). Lewis had received many telephone calls from the defendant durin b7C
15	that time period. (PHT p. 6). Additionally, Lewis has seen the defendant many times in court,
16	and has had an opportunity to listen to the defendant speak. (PHT p. 6-7).
17	On May 3, 1998, Lewis received a telephone call at his residence in Las Vegas, Nevada.
18	Lewis heard a voice which he recognized as the defendant's, stating "Gary Benson is out, knows
19	where you and your daughter are." (PHT p. 7 & 13). About a month later, Lewis was physically
20	present at the Defendant's probation revocation in District Court Department XI. (PHT p. 13).
21	Lewis heard the defendant testify "I said something" when asked about the telephone call
22	content by his attorney (PHT p. 14).
23	On May 18, 1999, Lewis received yet another telephone call from the defendant. (PHT
24	p. 14). This time, the defendant stated, "I 'll be out in 65 days." (PHT p. 8 & 14).
25	By September 21, 1999, Lewis obtained an Extended Order for Protection Against
26	Stalking against the defendant from Justice of the Peace Jennifer Togliatti. (PHT p. 16-17)
27	Lewis and the defendant were present in Justice Court during the proceeding. (PHT p. 16-17)
28	· · · · · · · · · · · · · · · · · · ·

Within seven (7) months of that hearing, and after his release from prison, on April 11. 1 2 2000, Lewis received a letter at his residence. (PHT p. 18 & 26). That letter stated, "Dear Jerry, your dead. Your friend, Gary Benson." (PHT p. 21). Lewis gave the letter to the FBI, and made 3 4 copies for the District Attorney's Office, Sheriff Keller, and Metro Swat. (PHT p. 18). 5 Lewis testified that between May 3rd of 1998 and April 11th, 2000, he had been in fear for his life because of this defendant. (PHT p. 21). This defendant, "the stalker", has disrupted 6 his life and his families' life as well. (PHT p. 21). Over the last ten years, the defendant has 7 8 threatened Lewis in over 50 telephone calls, and specifically threatened his daughter's life. (PHT p. 22-23). Years prior, the defendant had gone to Lewis' home and told his housekeeper .9 he had a gun, and thereafter, went to Lewis' office an hour later. (PHT p. 24). Lewis sought 10 11 help from every possible agency in the Justice System, and has spent over \$100,000.00 in 12 security for his home. (PHT p. 23). at the Sheridan VA Medical Center in Sheridan, book 13 Wyoming. (PHT p. 40). Since December of 1999, became acquainted with the defendant 14 as he was a patient on her unit. (PHT p. 41). The defendant originally resided within the locked 15 unit because he wanted to leave, and the VA didn't think he was ready to be on his own. (PHT worked with the defendant about three (3) times a week. (PHT p. 42). 17 p. 41-42). In early April of 2000, the defendant came up to _____and said "I sent Jerry Lewis about the land said are level and said are level about the land said are level and said are level are level and said are level are le 18 letter." (PHT . 44). When asked him what he wrote to him, the defendant said something 19 like, "I told him he was dead." (PHT p. 44). At the time, did not know the defendant's 20 history regarding Lewis, and was surprised that anyone would be angry with Jerry Lewis. (PHT 21 p. 44). The defendant told he sent the letter because he didn't like Jerry Lewis, and that 22 his ex-wife was his housekeeper. (PHT p. 45). The defendant acknowledged to 23 that he 24 knew Lewis' address. (PHT p. 46). and tell her he was worried 25 Thereafter, the defendant would continually approach about having sent the letter, and worried about what they were going to do to him after Jerry 26 Lewis got the letter. (PHT p. 44). When tried to reassure him that he would be fine 27 because he was in a hospital, the defendant told her that "the last time they came and got me."

1	(PHT p. 45). The defendant acknowledged that he had violated the restraining order. (PHT p.
2	45). noted that during these conversations the defendant was alert, lucid, able to
1	———— , b/C
3	understand conversations, and answered questions appropriately. (PHT p. 45).
4	In late April or Early May of 2000, overheard the manager of the unit tell the
5	defendant that he had some visitors, but didn't tell him who they were. (PHT p. 46). The
6	defendant responded, "they're going to come and get me and take me away." (PHT p. 46).
7	has known the defendant for approximately three (3) years, sinct back
8	November of 1997. (PHT p. 55). Over that time, he has spoken to the defendant 50-100 times.
9	(PHT p. 55). During the time period around April 7, 2000, the defendant called collect
10	from Sheridan, Wyoming several times. (PHT p. 55). During a call, the defendant said,
11	I did something bad. I heard voices and I did something bad, I sent a letter to Jerry Lewis."
12	(PHT p. 56). Thereafter, they were both concerned about getting the defendant some help from
13	the caseworkers at Sheridan. (PHT p. 56).
14	In a later conversation with the defendant, the defendant told that the letter he sen bfc
15	Lewis was a threatening letter, something to the effect that he didn't like Jerry Lewis. (PHT p.
15 16	Lewis was a threatening letter, something to the effect that he didn't like Jerry Lewis. (PHT p. 56-57). was aware that the defendant is presently married to not
16	56-57). was aware that the defendant is presently married to not
16 17	56-57). was aware that the defendant is presently married to not Lewis' prior housekeeper. (PHT p. 57). gave the FBI his MCI bill showing
16 17 18	56-57). was aware that the defendant is presently married to not Lewis' prior housekeeper. (PHT p. 57). gave the FBI his MCI bill showing the dates of the calls from the defendant. (PHT p. 58). That MCI bill confirmed that the
16 17 18 19	56-57). was aware that the defendant is presently married to not Lewis' prior housekeeper. (PHT p. 57). gave the FBI his MCI bill showing the dates of the calls from the defendant. (PHT p. 58). That MCI bill confirmed that the defendant called on March 23, April 4 and April 7 of 2000.
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16 17 18 19 20 21 22 23 24 25	Lewis' prior housekeeper. (PHT p. 57). gave the FBI his MCI bill showing the dates of the calls from the defendant. (PHT p. 58). That MCI bill confirmed that the defendant called on March 23, April 4 and April 7 of 2000. The State would like to introduce the following evidence in its case in chief regarding the history of the defendant's stalking of Jerry Lewis: Although the defendant had been making telephone calls to Jerry Lewis' residence and office since 1990. During January of 1994, the telephone calls and the threats appeared to be escalating. By January 24, 1994, the defendant went to Lewis' office located on Sahara Avenue and

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1	I am going to get him." The defendant believed that Jerry Lewis had shown his maid believed that Jerry Lewis had shown his maid
2	(who happened to be married to the defendant) the defendant's "rap sheet" from LVMPD.
3	That same evening on January 24, 1994, at approximately 10:00 p.m., the defendant went
4	to Lewis' residence, and repeatedly rang the doorbell demanding entry. The defendant
5	threatened he had a firearm, and he was coming into the residence.
6	The LVMPD Officer responded to the 9-1-1 call. Officer found the b7
7	defendant in close vicinity of the residence, however, by the time the defendant was apprehended
8	he was not in possession of a firearm. The Defendant told Officer that he went to Jerry
و	Lewis' residence because Lewis owed him money. The defendant admitted that he had gone to
10	both Lewis' residence and office that day. The defendant was not arrested at that time, and as
11	a result, continued to make so many telephone calls to Lewis' residence that Lewis had to take
12	his telephone off the hook.
13	Days after this incident, the defendant telephoned Lewis' residence every five minutes,
14	every hour, stating, "I have a gun.".
15	Within a week, on February 3, 1994, the defendant was served with the first Protective
16	Order against Stalking issued out of Las Vegas Justice Court (See Attached Exhibit 1). Despite
17	the Protective Order, the defendant continued to make telephone calls. Approximately six (6)
18	of the defendant's calls were intercepted by LVMPD.
19	The next day, on February 4, 1994, the defendant was arrested for Aggravated Stalking
20	and Violation of Protective Order. On May 15, 1995, after pleading guilty to Aggravated
21	Stalking, the defendant was sentenced to six (6) years in Nevada State Prison. The District Court
22	Judge suspended that sentence for the defendant to complete a probationary period with multiple
23	conditions. (See Attached Exhibit "2"). Within a month of a probation grant, on June 1, 1995,
24	the defendant told that "Voices are telling me to kill Jerry Lewis."
25	By March 27, 1997, the defendant's probation was modified to include his placement in
26	a locked down facility. (See Attached Exhibit "3"). However, by May of 1998, Parole and

Probation requested revocation of the defendant's probation as he had absconded from various

facilities, and failed to report as required. Significantly, during the time that the defendant was

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an absconder, Jerry Lewis received a telephone call from the defendant stating, "you better watch your daughter, he's out." (PHT p. 7 & 13, and revocation transcript). Coincidently, Lewis' daughter was approximately 6 years old at the time.

During the defendant's revocation proceeding in July of 1998, the defendant acknowledged that he might have called the victim. Based on that hearing, Judge Douglas revoked the defendant's suspended sentence, and the defendant was ordered to serve the remaining 6 year sentence in Nevada State Prison. (PHT p. 14). Because of all of the credit for the time served, the defendant would be released from prison the following year in September of 1999, as his sentence would expire at that time. Prior to the defendant's prison sentence expiring, in May of 1999, Jerry Lewis received a telephone call from his residence from the defendant stating, "Jerry, I'll be out in 65 days." (PHT p. 8 & 14).

Because Jerry Lewis feared any contact from the defendant upon his release from prison, he obtained a second Order for Protection against Stalking from Justice Court. On September 21, 1999, Justice of the Peace Jennifer Togliatti held an evidentiary hearing with the defendant, and Jerry Lewis. At the conclusion of the hearing, Judge Togliattib6 his attorney granted Lewis' second request for an Extended Order for Protection Against Stalking.

Not only does the State request that this Court grant its motion for other bad acts concerning the defendant's prior conviction for Aggravated Stalking and the defendant's acts leading up to that conviction, but the State also requests that this Court allow the State to present evidence regarding the two phone calls made prior to the September 1999 protection order hearing. Specifically, as a result of those two telephone calls, Jerry Lewis requested an Order prior to the defendant's release from prison. Additionally, the State would like to present statements the defendant made to the media.

The defendant made several statements to the media, including:

1. Inside Edition broadcast of October 15, 1999:

This film coverage shows the defendant in front of the parole board on Oct. 12, 1998. The defendant is wearing jail clothing and is asking to be paroled prior to discharge. The defendant states: "I feel bad for what has happened in the past, and forgive whatever he has done

1	to me or what I've done to him." The defendant also states, "I am no threat to Jerry Lewis and
2	his family or the community at this time."
3	2. Channel 8 News broadcast of the Extended Order Hearing on September of 1999:
4	This film coverage shows Jerry Lewis and his wife walking up to the Courthouse.
5	Thereafter, this shows the defendant with attorney, bending over during there attorney, bending over during there attorney.
6	proceedings and talking with him. Although the defendant is in an orange shirt, there is no other
7	indication he is in custody. Judge Togliatti then warns the defendant "I am spelling it out for
8	you, E-mail, correspondence, phone, cellular, any contact whatsoever of any kind, skywriting,
.9	do you understand? The defendant replies, "yes, your honor."
0	3. Channel 3 News broadcast of the Extended Order Hearing on September of 1999:
1	This film coverage shows the defendant's attorney, assuring Judg ^{b6}
2	Togliatti that when the defendant is released from prison, the defendant intends to leave the State
13	of Nevada. Further, advised Judge Togliatti that the defendant had already made
4	arrangements to fly out of Las Vegas as soon as he could to reside in another state.
5	4. Inside Edition broadcast of the Extended Order Hearing on September of 1999:
6	This film coverage shows the Extended Order Hearing and the courtroom with Jerry
7	Lewis, his wife, and the defendant with Thereafter, the defendant tells bfc
8	reporter for Inside Edition (just a voice is heard with the reporters's face) the following
9	statements:
0	a. "It's, over with and I'm just tired of it."
1	b. "I apologize. It will never happen again."
22	c. "I just want to get on with my life."- the defendant states this to Judge Togliatti.
23	5. Extra broadcast of October, 1999:
4	This film coverage shows interviewing the Defendant after his release fror bfc
.5	prison (due to his expired sentence). When asked the defendant if he would threaten
6	Jerry Lewis again, the defendant replied, "No, I have my own family to attend, and I have no
7	threats or no intentions of going near him at all."
8	/// · · · · · · · · · · · · · · · · · ·

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1	Finally, there is film coverage of the defendant speaking to reporter fron b7c
2	Inside Edition in 1995 (This was aired on October 15, 1999, see #1 above). In that clip, the
3	defendant is behind glass in custody stating, "He (Jerry Lewis) thinks that I am a very dangerous
4	person. He takes these extra measures to have me stay away from him."
5	The State now makes this motion to admit other crimes, wrongs, or bad acts in its case
6	in chief.
7	ARGUMENT
8	THE STATE SHOULD BE ALLOWED TO PRESENT EVIDENCE OF
9	OTHER BAD ACTS IN ITS CASE-IN-CHIEF
10	NRS 48.045(2) provides:
11	Evidence of other crimes, wrongs or acts is not admissible to prove
12	the character of a person in order to show that he acted in conformity therewith. It may, however, be admissible for other
13	purposes, such as proof of motive, opportunity, intent, preparation, plan, knowledge, identity, or absence of mistake or accident.
14	The decision to admit or exclude evidence, lies within the discretion of the court. And
15	such a decision will not be reversed absent manifest error. Kazalyn v. State, 108 Nev. 67, 825
16	P.2d 578 (1992); Halbower v. State, 93 Nev. 212, 562 P.2d 485 (1977).
17	The Nevada Supreme Court has held evidence of prior misconduct is admissible in the
18	State's case in chief in many cases. In v. State, 101 Nev. 46, 692 P.2d 503 (1985),
19	was charged with shooting a car salesman in the head with a .22 caliber handgun _{b7c}
20	claimed that the shooting was done during an argument with the car dealer and that
21	it was an accident. The trial court allowed evidence that had previously become
22	embroiled in an argument with a female. He drug her out of her place of employment and shot
23	and killed her with a .22 caliber handgun. The Nevada Supreme Court upheld the trial court's
24	decision to allow such evidence to establish the absence of mistake or accident.
25	In v. State, 101 Nev. 782, 711 P.2d 856 (1985) was charged with killing b7C
26	two young females with a hammer. The two women were kidnaped by and his wife
27	and transported to their fatal destination as part of the sex slave "fantasy. The tria
28	court allowed evidence that had previously kidnaped two young women from a

1	shopping mall and thereafter shot and killed them. The high court affirmed the lower court's				
2	ruling and allowed such evidence for the purposes of establishing common plan, intent, identity				
3	and motive. <u>Id</u> . 101 Nev. at 788.				
4	In v. State, 122 Nev. 266 (1996), was charged with three (3) counts of b7c				
5	burglary which occurred approximately 18 days apart. Two were vehicular burglaries while the				
6	third was the burglary of a store. On appeal after his conviction, the defendant alleged that the				
7	burglaries were improperly joined and additionally, evidence of a vehicle burglary that occurred				
8	two years earlier was improperly admitted before the jury. The Nevada Supreme Court ruled				
9	that, not only was joinder of the three burglaries proper, but additionally ruled that the burglaries				
10	were "cross admissible in evidence to prove felonious intent in entering the				
11	vehicle. See NRS 48.045(2);)." In addition, the Nevada Supreme Court held that evidence				
12	pertaining to the vehicle burglary which occurred two years earlier was properly admitted in				
13	order " to show common plan or scheme and his intention to feloniously enter the				
14	vehicles on May 29th and June 16th (two years later). See NRS 48.045(2)."				
15	Pursuant to N.R.S. 48.045(2), and the case law cited above, this Court should grant the				
16	State's motion for other bad acts, wrongs, or crimes, in its case-in-chief. The defendant's history				
17	of stalking this victim is relevant in that it shows a motive and common scheme or plan on				
18	behalf of this defendant. Further, this evidence is relevant to show the defendant's intent to				
19	willfully violate this Extended Order Against Stalking, which is an element of the offense.				
20	Despite the defendant's mental condition, the State submits that it is relevant to show the				
21	defendant's intent to send this letter in violation of a Court order. This evidence is also relevant				
22	to show identity of the perpetrator as the person that sent this letter to Jerry Lewis in April of				
23	2000.				
.24	The State can meet the burden of proving this evidence by not only clear and convincing				
25	evidence, but by evidence beyond a reasonable doubt, through the defendant's prior Judgement				
26	of Conviction. The State submits that through its offer of proof, the judgment of conviction,				
27	and the totality of the witnesses statements, that it has met its burden of proving by clear and				

28 convincing evidence that these acts did occur.

1	The evidence of the defendant's prior history of stalking Jerry Lewis, and statements made	
2	by the defendant prior to sending the letter in April of 2000 are also relevant under the doctrine	
3	of "res gestae."	
4	The general rule of law pertaining to the "complete story" or res gestae was set forth by	
5	the Nevada Supreme Court in v. State, 94 Nev. 461, 581 P.2d 856 (1978). There the	
6	court stated: "The State is entitled to present a full and accurate account of the circumstances of	
7	the commission of the crime, and if such an account also implicates the defendant or defendants	
8	in the commission of other crimes for which they have not been charged, the evidence is	
9	nevertheless admissible." (Quoting State v. Izatt, 534 P.2d 1107 (Idaho 1975). The facts in	
0	reveal that he and a co-offender entered a police sponsored store which was fronting as	5 7 (
1	a "fencing" operation. Negotiations were entered into with regard to several items of property,	
2	including some bronze wear and a camera. As a result of that conduct, he was indicted for	,
3	possession of the stolen camera. In finding no error with regard to the evidence dealing with his	
4	possession of the bronze wear, which was likewise stolen from the victim at the same time as	
5	the camera, the court started "Courts have long adhered to the rule that all the facts necessary	
6	to prove the crime charged in the indictment, when linked to the chain of events which support	
7.	that crime, are admissible."	
8	The holding was similar in the recent Nevada Supreme Court decision of State v.	
9	900 P.2d 327 (Nev. 1995). There, the defendant was charged with possessing the controlled	
0	substance, Methamphetamine, and Cocaine, which was found by officers pursuant to a vehicle	
1	stop. The vehicle was stopped following an investigation involving the purchase for sale of a	
22	quantity of heroin by defendant and his son-in-law. The trial court prohibited thebe	
23	prosecution from revealing to the trial jury any evidence pertaining to the uncharged heroin	
24	transaction. The Nevada Supreme Court in overruling the trial court stated:	
25	"If the agents are not allowed to testify regarding their surveillance, the State cannot inform the jury how obtained the drugs or	
26	that officers suspected was participating as a lookout during the purchase of the drugs that were ultimately found in the car he	
27	was driving. Without such testimony, the State cannot effectively prosecute the transportation of illegal narcotics charges pending	
28	against against	

2	The charges at issue were contemporaneous to the heroin purchase, arose out of the same transaction, and involved the same participants. The excluded evidence was inextricably intertwined with the charged crimes and completed a story leading up to				
3					
4	ultimate arrest. We conclude that the State's witnesses could not adequately testify b6				
5	about the methamphetamine and cocaine charges without some reference to the heroin sale and the accompanying surveillance activity. The district court, thus abused its discretion by granting the motion in limine. The district court should have admitted the evidence and issued a cautionary instruction to the jury."				
6					
7					
8	It is important to note that the court relied upon Allan V. State, 92 Nev 318 (1976),				
9	a case where the defendant complained that the trial court erred by admitting evidence of				
10	uncharged lewd behavior in a Sexual Assault on Minor case. The Allan court explained the				
11	complete story doctrine:				
12	When several crimes are intermixed or blended with one another,				
13	or connected such that they form an indivisible criminal transaction and when full proof by testimony, whether direct or circumstantial,				
14	of any one of them cannot be given without showing the others, evidence of any or all of them is admissible against a defendant on				
15	trial for any offense which is itself a detail of the whole criminal scheme.				
16	Id at 7 (citing Allan, supra at 321). Ultimately, the Allan court found the evidence admissible				
17	stating:				
18	The testimony regarding the additional acts of fellatio, as well as the act of masturbation, was admissible as part of the res gestae of				
19	the crime charged. Testimony regarding such acts is admissible				
20	because the acts complete the story of the crime charged by proving the immediate context of happenings near in time and place. Such				
21	evidence has been characterized as the same transaction or the <u>res</u> gestae.				
22	Id at 8 (citing Allan, supra at 320) (see also State v. Villa Vicencio, 388 P.2d 245 (Arizona 1964)				
.23	(undercover agent's testimony that the accused made an uncharged sale to a third person while				
24	selling to the agent was admissible under res gestae and doctrine).				
25	Returning to the facts of the court found that the district court improperly denied by				
26	the undercover officer from testifying about the uncharged acts. Specifically, the district court				
27	erroneously relied on NRS 48.035(1), which provides for the weighing of the relative, probative				
28	<i>III</i>				

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1	and prejudicial value of the evidence. The court recognized that when the complete story by				
2	doctrine applies:				
3	The determinative analysis is not a weighing of the prejudicial				
4	effect of evidence of other bad acts against the probative value of that evidence. If the doctrine of res gestae is invoked, the				
5	controlling question is whether witnesses can describe the crime charged without referring to related uncharged acts. If the court determines that the testimony relevant to the charged crime cannot				
6	be introduced without reference to uncharged acts, it must not exclude the evidence of the uncharged acts.				
7	exclude the evidence of the uncharged acts.				
8	Id at 9. The Shade court found that the uncharged acts should be admitted because, "the charges				
9	at issue were contemporaneous to the heroin purchase, arose out of the same transaction, and				
l0	involved the same participants." Id at 10. Therefore, it was necessary for the officer to be able				
1	to explain the events leading up to the arrest of the defendant for sale of controlled substance.				
12	Other Nevada Supreme Court decisions with similar holdings are as follows:				
13	v. State, 104 Nev. 547, 763 P.2d 59 (1988). In that case, the defendant was convicted of				
14	Burglary and Possession of Credit Card Without Consent of the Owner. Defendant b6				
15	entered a Round Table Pizza Parlor, sat down at a table occupied by and began				
16	eating their pizza and drinking their beer without their permission. The defendant, thereafter,				
17	left the pizza parlor and was observed by to burglarize several automobiles. The trial				
18	court allowed into evidence testimony that the defendant had helped himself to pizza				
9	and beer even though the defendant had not been charged with that conduct. The Nevada				
20	Supreme Court ruled that this evidence was admissible in that it bore on the identification of				
21	Brackeen by and:				
22	"Additionally, the description of pilfering was book admissible as an integral part of narration of the events				
23	leading up to removal of the personal property from the vehicles in the parking lot. We have adopted the rule that the State				
24	is entitled to present a full and accurate account of the circumstances surrounding the commission of a crime, and such				
25	evidence is admissible even if it implicates the accused in the commission of other crimes for which he has not been charged."				
26	Commission of other crimes for which he has not been charged.				
27	Shults v. State, 96 Nev. 742, 616 P.2d 388 (1980) was an appeal from a conviction for				

28 murder in the first degree. The trial court had admitted detailed testimony pertaining to a

robbery which had involved the defendant and the victim, but was not directly related to the murder. It was the position of the State, that the robbery was part of the motive for the murder since the defendant feared that the victim was going to testify against him with regard to that crime. In upholding the admission of the fact that the defendant had planned the robbery, gave orders and divided the money, the Nevada Supreme Court ruled that this was admissible in order to show motive and to "present a full and accurate account of the circumstances surrounding the crime." See also, Lucas v. State, 96 Nev. 428, 610 P.2d 727 (1980) (admitting evidence of sexually explicit photographs and slides shown to the victim of a sexual assault admissible "to complete the story of the crime by proving the immediate context of happenings near in time and place."). The "complete story" rationale permits the introduction of other crimes evidence so long as the crime is so interconnected to the acts in question that a witness cannot describe the act in controversy without referring to the other crime." See, v. State, 907 P.2d 978 was reversed because the State's key witness was able to testify at thebe (Nev. 1995). preliminary hearing without ever discussing the uncharged act. In addition, none of the witnesses who testified about the killing made mention of the uncharged act which consisted of possession of drugs and the court, therefore, concluded that there was simply no connection between the drug possession and the murder.

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N.R.S. 200.591, Violation of an Extended Protective Order Against Stalking, is a relatively new crime. That statute was enacted to punish individuals who continue their stalking behavior even after a victim obtains an Extended Protective Order. This statute was enacted to convict and punish individuals based on one singular act in violation of that order. Certainly, the acts leading up to a victim going to Court and obtaining such an order is not only relevant, it necessary for the jury to understand the case in chief. If the jury did not know the history of the defendant's stalking case, then it would not make any sense that Entertainer Jerry Lewis asked the Court for a Protective Order in September of 1999. The fact that the defendant was being released from prison, that the defendant was still calling the victim, saying things like, "I'll be out in 65 days," is relevant as to why Jerry Lewis sought a protective order. Without this information, Jerry Lewis' request would not make sense.

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1	Before evidence of other bad acts are admissible before a jury the court must conduct a					
2	hearing v. State, 101 Nev. 46, 692 P.2d 503 (1985). Before admitting the book by					
3	evidence of other acts,					
4	"The court must determine three (3) things on the record and outside the presence of the jury: whether admission of the evidence					
5 6	is justified, whether it is proven by clear and convincing evidence, and whether the danger of unfair prejudice substantial outweighs its probative value." Salgado v. State 114 Nev. 1039 (1998).					
7	The <u>Salgado</u> court likewise addressed the issue as to whether or not a formal evidentiary					
8	hearing with live witness testimony is required during this hearing. The court book hearing this					
9	concluded that this was not necessary, that indeed the State can meet it's obligation through a					
0	verbal offer of proof. The court concluded as follows:					
1	Thus, under clear and convincing proof of collateral acts					
2	Thus, under clear and convincing proof of collateral acts can be established by an offer of proof outside the presence of the jury combined with the quality of the evidence actually presented to					
13	the jury.					
4	Ir supra, the Nevada Supreme Court reminded the trial courts that the efficient					
5	administration of justice depends on their conscientious adherence to the dictates of our previous					
6	decisions requiring on-the-record hearings." The Nevada Supreme Court upheld a defendant's					
7	conviction for attempt murder with use of a deadly weapon despite the fact that a hearing was					
8	not held on the record for review. In the State introduced evidence that the defendant box					
9	and co-defendant attempted to kill a young woman because of her association with a rival gang,					
20	and that was a "wannabe" member of the rival gang.					
21	The Nevada Supreme Court emphasized its preference that such a hearing be held to					
22	make a record for review, and did not reverse conviction despite the District Court's					
23	failure to hold such a hearing, under harmless error analysis.					
24	CONCLUSION					
25	Accordingly, for the foregoing reasons, the State respectfully requests this Court grant					
26	its Motion to Admit Evidence of Other Crimes, Wrongs, or Bad Acts in its case-in-chief, as					
7	relevant. Thereafter, the State requests that this Court hold a Hearing, wherein the					
8	State may make its offers of proof regarding the evidence so that this Court may a record of the					

1	following: 1) that the evidence is relevant 2) that State has met its burden of proving by clear
2	and convincing evidence the prior bad acts occurred, and 3) that the probative value of the
3	evidence outweighs the danger of unfair prejudice.
4	DATED this day of June, 2001.
5	STEWART L. BELL DISTRICT ATTORNEY
6	Nevada Bar #000477
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8	BY CHANGE DULLED
9	Chief Deputy District Attorney Nevada Bar #003813
10	inevada bai #003613
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CERTIFICATE OF FACSIMILE TRANSMISSION I hereby certify that service of NOTICE OF MOTION AND MOTION TO ADMIT EVIDENCE OF OTHER CRIMES, WRONGS OR ACTS, was made this Hand day of June, 2000, by facsimile transmission to: PUBLIC DEFENDER'S OFFICE b6 b7C 's Office

b6 b7С

1 JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA 4 THE STATE OF NEVADA, Plaintiff | 6 VS. GARY RANDOLPH BENSON, 8 Defendant.) DEPT. NO. 9 PROTECTIVE ORDER 10 THE STATE OF NEVADA, 11 TO: Any police officer, Sheriff, Marshall, Constable, or Peace Officer in 12 this State: THE STATE OF MEVACA. 13 This matter having come before the Court, and sufficient representation Plaintiff having been made that the defendant has committed and/or is committing 14 15 and/or remains a threat to commit the offense(s) of harassment and/or 25 30. 445. 860 36 A 16 stalking: NEGLPH TENSON. **予告でする でんごう** Defendant. 17 IT IS HEREBY ORDERED that the defendant above named refrain from con-18 tacting, intimidating, threatening or otherwise interfering with the person (ê 19 THE STATE OF MENAPA. JERRY LEWIS 20 TO: Any police officer, Shert" "ware". Interple, or Fesse off Market this State: **2**Î IT IS FURTHER ORDERED that the defendant above named-stay away from 22 the following described locations, to-wit: 1701 Waldman, Las Vegas, NV 89106 23 594 24 3160 West Sahara, C-16, Las Vegas, NV 89102 5 eederater out a sensor. The space of the control of the cont 26 tatistic, incomination, interest **27** Maryangs Bangsaps Bangsaps 28

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1	IT IS FURTHER ORDERED
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6	THE DEFENDANT IS HEREBY NOTIFIED that a violation of this Order or any
7	part thereof will subject him/her to the following sanctions:
8	1. Immediate arrest without a warrant if the peace officer has reason-
9	able cause to believe that (a) a Protective Order has been issued against
10	the defendant above named, (b) that the defendant received a copy of the
11	Order, and (c) that the defendant is acting in violation of the Order.
12	2. Prosecution for the gross misdemeanor offense of violating a
13	Protective Order which upon conviction is punishable by up to one year in
14	jail and/or a \$2,000 fine.
15	3. Prosecution for contempt of court in addition to prosecution for
16	violation of the Protective Order. Contempt of Court under NRS 199.300,
17	199.340 is punishable by up to 6 months in jail and/or a \$1,000 fine.
18	IT IS SO ORDERED this day of February 1994.
19	Court Jelen
20	JUSTICE OF THE PEACE
21	PROOF OF SERVICE UPON DEFENDANT
22	I, the undersigned, personally served the defendant above named with a
23	copy of this Protective Order on the date set forth below.
24	b7C
25	- : in
26	2-8-94 Date of Service
27	
28	E TANK

STEWART L. BELL DISTRICT ATTORNEY. Nevada Bar #000477 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff THE STATE OF NEVADA

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DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA, CASE NO. C119141 commit as aska Plaintiff, DEPT. NO. XVI/XI 10 men men general and separate sections on an analysis of the section of the sectio 所のVAd-VSeで プリのサ4.7.7 ั บ/ร DOCKET NO. 11 200 S. Third Street GARY 'RANDOLPH'BENSON' 25 12 **#**0610909---7--Aptorney for Plaintief 13 THE STATE OF ALVADA 14 Defendant. 15

1. 1.* 2

JUDGMENT OF CONVICTION (PLEA)

17 WHEREAS, on the 28th day of February, 1995, the defendant GARY 18 RANDOLPH BENSON, appeared before the Court herein with his counsel and entered a plea of guilty to the crime of AGGRAVATED STALKING 19 20 (Felony) committed on or between March 1, 1991 and February 4, 1994, in violation of NRS 200.575; and 21 The WHEREAS, thereafter on the 16th day of May, 1995, the b6 defendant being present in Court with his counsel 23 b7C and also being present; the above entitled Court did adjudge

26 the defendant guilty thereof by reason of his plea of guilty and

sentenced defendant to SIX (6) years in the Nevada State Prison,

sentence suspended, placed on probation for an indeterminate period

not to exceed FIVE (5) years. Conditions: (1) Defendant to continue counseling with the VA program in San Diego; (2) Have no contact whatsoever with the victim or the victim's family during probation. \$25.00 Administrative Assessment Fee.

THEREFORE, the Clerk of the above entitled Court is hereby directed to enter this Judgment of Conviction as part of the record in the above entitled matter.

DATED this _____ day of June, 1995, in the City of Las Vegas, County of Clark, State of Nevada.

ADDELIAR D. GUY

DISTRICT JUDGE

OCCUMENT ATTACHED IS A TRUE AUT AN FILE

Jun 15 '95

Lasta Simon CLERK

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94-119141X/SAU 27 LVMPD DR#9402020494 AGG STALKING - F

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JOCP STEWART L. BELL DISTRICT ATTORNEY Nevada Bar #000477 3 200 S. Third Street Las Vegas, Nevada 89155 (702) 455-4711 Attorney for Plaintiff 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 THE STATE OF NEVADA 8 9 Plaintiff, 10 Case No. C119141 -VS-Dept. No. 11 GARY RANDOLPH BENSON Docket . #0610909 12 in Third Street 13 Defendant. A STATE OF THE STA 14 AMENDED 15 16 JUDGMENT OF CONVICTION (PLEA) 17 WHEREAS, on the 28th day of February, 1995, the Defendant GARY RANDOLPH BENSON 18 appeared before the Court herein with his counsel and entered a plea of guilty to the crime o 19 AGGRAVATED STALKING (Felony), committed on or between March 1, 1991, and February 4, 1994 in violation of NRS:200,575 and 20 21 WHEREAS, thereafter on the 16th day of May, 1995, the Defendant being present in Court wit his counsel 22 also being present; the above entitled Court did adjudge the Defendant guilty thereof by reaso 23 24 of his plea of guilty and, in addition to the \$25.00 Administrative Assessment Fee, sentenced Defendar to Nevada Department of Prisons for SIX (6) YEARS, SUSPENDED; placed on PROBATION for 25 26 FIXED period of FIVE (5) YEARS. CONDITIONS: 27 1. Deft. to continue counseling with the VA program in San Diego. 28 2. Have no contact whatsoever with the victim or the victim's family during probation.

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1	THEREAFTER, on t	he 25th day of March, 1997, the Defendant appeare		
2	counsel	and	b6 b70	
3	also being present; and pursuant to a probation violation hearing the Court orders the			
4	following: Defendant Benson REINSTATED TO PROBATION, on condition that he enter the Berkshire			
5	facility in Phoenix for treatment; to continue taking his medication; and Defendant to be RELEASED to			
6	a V.A. representative ONLY.			
7	THEREFORE, the Clerk of the above entitled Court is hereby directed to enter this Judgmen			
8	of Conviction as part of the record in the above entitled matter.			
9	DATED this 61.1	day of April, 1997, in the City of Las Vegas, Count	y of Clark, State o	
10	Nevada.	•		
11		MICHAEL L. DOUGLAS		
12			•.	
13	35	DISTRICT JUDGE	:	
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	Date of Birth:	_					
	Social Security Account Number:						
	Mailing Address:						
	Residence:						
	Residence telephone:						
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ewis stalker's trial

Judge orders mental Your friend, Gary Benson," health evaluation of Gary Benson

By PETER O'CONNELL

REVIEW-JOURNAL!

The trial of the convicted stalker accused of sending a er Jerry Lewis was postponed that prosecutors may have a mental health expert evaluate the defendant.

Gary Benson, 57, was scheduled to be tried today on a felony charge of violation of an extended protective order. District Judge Michael Cherry reset the trial for Nov. 12.

In approving Chief Deputy District Attorney Abbi Silver's request for an independent psychological evaluation, Cherry said his own courtroom observations of Benson have caused him concern.

"He never says anything. He's got that faraway look," Cherry said.

Benson was freed from a Nevada prison in September 1999 after completing a sixyear sentence for stalking

He then moved to Wyoming, but was arrested in May 2000 and accused of violating a court order that prohibits him. from having any contact with Lewis Authorities said Benson's fingerprints were found on a threatening letter sent to the entertainer. Also, prosecutors have said that Benson admitted to several people that he sent the letter

Dear Jerry Your Dead weapon.

The defense initially opposed the prosecution's request to secure an independent psychological evaluation. The defense withdrew its objection after Cherry cautioned the objection could result in the defense not being permitted to present testimony regarding psychological issues.

The judge said the defense threatening letter to entertain- also may pursue an additional psychological evaluation of Monday after a judge ruled Benson, who was diagnosed as a schizophrenic in 1963.

Cherry said he wanted to gather as much information as possible on this issue because prosecutors plan to ask the judge to sentênce Benson as a habitual criminal should he be convicted at trial.

Benson pleaded guilty in May 1995 to aggravated stalking, a felony. He initially was sentenced to probation, but was ordered to prison after he continued to harass Lewis.

Benson's trouble with Lewis began in the late 1980s, when Benson married the entertainer's housekeeper. The marriage soon ended in divorce. Benson has said Lewis learned about his criminal background and shared the information with the housekeeper.

In an affidavit, Lewis said Benson phoned him repeatedly for about five years before his threats escalated in intensity early in 1994.

In January 1994, Benson went to Lewis' home late one night, rang the doorbell, said he had a gun and demanded (Indicate page, name of newspaper, city and state)

Page 2B

Las Vegas Review Journal

City/State: Las Vegas, Nevada

Date: 06/19/2001 Edition: Morning

Title: Lewis stalker's trial postponed

Character:

Classification: 9A-LV-30409

Submitting Office: LAS VEGAS

Indexing:



... CLINT KARLSEN/REVIEW-JOURNAL

entry. Police who were called The trial of Gary Benson was postponed until November while to the scene found Benson he undergoes an independent psychiatric evaluation. Benson is near the home, but without a accused of sending a threatening letter to Jerry Lewis."

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OFFICE OF THE DISTRICT ATTORNEY CLARK COUNTY, NEVADA

STEWART L. BELL District Attorney

ABBI SILVER
Chief Deputy
Domestic Violence Unit

VIA FAX 383-3519
September 25, 2001
Dear Agent
I am sure you are very busy with all that has happened. I was hoping you could help me out on a case from LVMPD that you have been involved with through the defendant contacting your organization. I am having trouble getting the certified copies of Judgments of Conviction on Stalker. His name is
include: The defendant's state felonies
Please let me know if you can get me these certified copies of the Judgements of Convictions. As an

Please let me know if you can get me these certified copies of the Judgements of Convictions. As an aside, I dismissed Benson's case about a week ago. Thanks again for your help on my murder case. I convicted the defendant of two counts of Murder in the First Degree with Use of Deadly Weapon. The jury sentenced him to four consecutive life-without the possibility of parole sentences. I look forward to hearing from you. Thank you for your courtesies. My number is 455-4822.

Sincerely,

Abbi Silver, Chief Deputy District Attorney

Chief Deputy District Attorney

9A.LV. 30409-91

CLARK COUNTY COURTHOUSE + 200 S. THIRD STREET + P.O. BOX 552211 + Las Vegas, Nevada 89155-2211 (702) 455-4711 + (702) 455-4800 + Fax (702) 455-5101

(Rev. 08-28-2000)

FEDERAL BUREAU OF INVESTIGATION

Precedence: ROUTINE	Date:	10/28/2001
To: Las Vegas		
From: Las Vegas Squad 5, VCMO Contact: SA		
Approved By:	2/6	10,0001
Drafted By: laz #WZ	10/19/200	/ pr

(Closed)

Title: GARY RANDOLPH BENSON;

JERRY LEWIS - VICTIM; THREATENING LETTER

Synopsis: Close case.

Case ID #: 9A-LV-30409

Details: Gary Randolph Benson died of natural causes on August 4, 2001, while in custody in the Clark County Detention Center while awaiting trial and pretrial motions. An autopsy determined that he died of natural causes. A copy of the Las Vegas Review Journal story of August 5, 2001 is attached and made a part of this document.

Chief Deputy Clark County District Attorney Abbi Silver dismissed the case against him in light of his death.

It is recommended that this case be closed.

**

9AW-30409-92

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Las Vegas Review-Journal

Sunday, August 05, 2001
Copyright © Las Vegas Review-Journal

Jerry Lewis' stalker dies in jail

Convicted in earlier case, 57-year-old faced life sentence on new charges

By J.M. KALIL REVIEW-JOURNAL

A convicted stalker facing a second trial for threatening entertainer Jerry Lewis died in jail early Saturday.

Corrections officers found Gary Benson dead in his cell at the Clark County Detention Center at 1:48 a.m., Las Vegas police Lt. Wayne Petersen said.

Benson apparently died in his sleep, Petersen said, but the official cause of his death will be determined by the coroner's office.

The 57-year-old felon was scheduled to go to trial Nov. 12 on felony charges of aggravated stalking and violating a protective order that prohibited him from contacting Lewis.

Benson, a diagnosed schizophrenic who claimed he heard voices commanding him to kill Lewis, had appeared gaunt and distracted in recent court appearances.

Less than seven weeks ago, District Judge Michael Cherry said Benson's demeanor caused him concern.

"He never says anything. He's got that faraway look," Cherry said of Benson in June, before granting a prosecutor's request to postpone the trial so the defendant could undergo a mental health evaluation.

Candi Cazau, a publicist for Lewis, said the entertainer was en route to San Diego on Saturday and unavailable for comment because he is recovering from pneumonia.

"Death is not pleasant, whether it's an enemy or a friend," Cazau said.
"Silence is golden, and that's all we're going to say."

Benson was freed from a Nevada prison in September 1999 after completing a six-year sentence for stalking Lewis, known for his starring roles in slapstick comedies and his annual telethons benefitting muscular dystrophy research.

Benson then moved to Sheridan, Wyo., but authorities arrested him less than nine months later for violating a court order prohibiting him from having any contact with Lewis.

Authorities said his fingerprints were found on a threatening letter sent to Lewis in April 2000.

According to the FBI, the letter bore a postmark of Casper, Wyo., and said, "Dear Jerry. Your Dead. Your friend, Gary Benson."

Prosecutors had intended to seek a life sentence for Benson under a state law that sets tough penalties for habitual criminals.

He was sentenced to probation in 1995 after he pleaded guilty to a felony count of aggravated stalking. But a judge revoked the sentence and ordered him to serve six years in prison after Benson continued to harass Lewis.

His troubles with Lewis began in the late 1980s, when he married the entertainer's housekeeper. The marriage soon ended in divorce.

Benson has said Lewis learned about his criminal background and shared the information with the housekeeper. Lewis has said Benson phoned him repeatedly for about five years before his threats escalated in intensity in early 1994.

In January 1994, Benson went to Lewis' home late one night, rang the doorbell, said he had a gun and demanded entry. Police found Benson unarmed outside the home.

This story is located at: http://www.lvrj.com/lvrj home/2001/Aug-05-Sun-2001/news/16702268.html

LASVEGAS

Coroner says stalker died of natural causes

A convicted stalker who died in his jail cell earlier this month while awaiting trial for again stalking entertainer Jerry Lewis died of natural causes.

The Clark County coroner's office said Wednesday that Gary Benson died of coronary artery sclerosis, or hardening of the arteries.

The diagnosed schizophrenic was found dead in his bed at the Clark County Detention Center early Aug. 4.

Benson, 57, was arrested in May 2000 in Sheridan, Wyo., after Lewis reportedly

received a letter at his Las Vegas home a month earlier. The letter read: "Dear Jerry. Your Dead." The letter was signed, "Your friend, Gary Benson."

Benson was facing a Nov. 12 trial on charges he violated a protective order and again stalked the entertainer.

Benson had been freed from prison eight months before that April letter after serving six years for stalking Lewis.

LV R. J. p. B-2 8/24/01

FEDERAL BUREAU OF INVESTIGATION

Precedence: ROUTINE

Date: 10/10/2002

To: Las Vegas

Attn: Evidence Control Technician

From: Las Vegas

Squad 5, VCMO
Contact: SA

Approved By:

__ 1₂₀24

Drafted By:

Case ID #: 9A-LV-30409 (Closed)

66F-LV-A32018-B -1030

Title: GARY RANDOLPH BENSON;

JERRY LEWIS - VICTIM;

EXTORTION

Synopsis: Disposition of bulky evidence.

Details: Benson died of natural causes in August, 2001, while awaiting trial.



Item 1B1 barcode E1686966: Inmate request form regarding Gary Benosn has been destroyed

Item 1B2 barcode E1686967: Handwritten letter from Gary Benson has been placed in an FD-340 envelope and placed in the closed file.

Item 1B3 barcode E01768011: Three sheets of handwriting exemplars returned to Las Vegas Metropolitan Police Criminalistics Lab, received by Document Examiner, copy of FD-597 Receipt attached. Original FD-597 receipt placed in FD-340 envelope and sent to closed file.

Item 1B4 barcode E01768127: Two documents with signature of Gary Benson have been placed in an FD-340 envelope and placed in the closed file.

Item 1B5 barcode E01768197: Original documents from Department of Veteran Affairs have been placed in an FD-340 envelope and sent to the closed file.

9A-LV-30409-93

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To: Las Vegas From: Las Vegas

Re: 9A-LV-30409, 10/10/2002

Item 1B6 barcode E01906296: Fingerprint cards of Gary Benson and FBI certified copy of Benson's fingerprints have been placed in the 1A section of the closed file.

Item 1B7 barcode E01906298: Fingerprint cards of have been placed in 1A section of closed file.

Item 1B8 barcode E01906299: Fingerprint cards of Jerry Lewis have been placed in 1A section of closed file.

b6 b7C

2

Receive

Page _____of __

b6

b6 b7C

b7C

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION Receipt for Property Received/Returned/Released/Seized

File # aA. W. 30409 On (date) __ OCTOBER 10, 2002 item(s) listed below were: Received From Returned To Released To Seized (Name)____ (Street Address) LAS VEGAS WETROPOLITAN POLICE DEPT. celmississics (City)_____ Description of Item(s): THREE SHEETS OF HANDWRITING EXEMPLANS GARY RANDOURH BENSON, SAIFBI

Received Fro

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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1383229-0
Total Deleted Page(s) = 27
Page 12 ~ b3; b6; b7C;
Page 18 ~ Duplicate;
Page 20 ~ Duplicate;
Page 113 ~ b6; b7C;
Page 114 ~ b6; b7C;
Page 115 ~ b6; b7C;
Page 116 ~ b6; b7C;
Page 117 ~ b6; b7C;
Page 118 ~ b6; b7C;
Page 121 ~ Duplicate;
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Page 160 ~ Duplicate;
Page 162 ~ Duplicate;
Page 163 ~ Duplicate;
Page 173 ~ Duplicate;
Page 174 ~ Duplicate;
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X No Duplication Fee X

1A Envelope

Case ID: 9A-LV-30409 **b**3 2 ! COPY OF LVMPD REPORT DR 87-60527 5 ! ORIGINAL NOTES RE INTERVIEW OF 1 b6 ... b7C 6 ! ORIGINAL NOTES RE INTERVIEW OF 8 ! ORIG NOTES RE INTERVIEW OF 9 ! FB-441A RE 1B-5 11 ! FD-441A RE 1B 3,1,2; 12 ! SHERIDAN CTY INCIDENT REPORT RE: ARREST OF GARY RANDOLPH BEN ! ! SON 14 ! OIGNIAL HANDWRITING EXEMPLAR 15 ! ORING NTS RE INTERVIEW OF 16 ! LAB #000522010 ! CHAIN OF CUSTODY ! 7PGS NOTES 17 ! LAB 000505016 ! D7 ! 1 CHAIN OF CUSTODY, 1 COMMUNICATION AND ACTIVITY LOG ! 4 NOTES, Q1-Q2, K2, K3 18 ! CERTIF DOCS RE BENSON'S ARREST, CONVICTION, FOR BANK ROBBERY ! ! 9/77/ SAN DIEGO 19 ! CERTIF COPIES OF BENSON'S AREST @ LONG BEACH 4/73 FOR NSF CH ! ! ECKS FOR NSF CHECKS & DISPOSITIONS OF COURT CASES 20 ! BENSON'S ARREST, CONVICTION CERTIFIED COPIES OF DOCS 7/81, S ! ! AN MATEO: STOLEN PROPERTY, STOLEN CREDIT CARDS -22-!-LAB-000505016-LAB-000508016-! CD IMAGES OF Q1-2, K1-3, SCANNED IMAGES OF K4, 6 PGS ! CHAIN OF CUSTODY, 16 PGS NOTES

1A Envelope

Case ID: 9A-LV-30409

! LV 24 ! CERTIFIED COPY OF BENSON FINGERPRINTS & ORIG OF BENSON FINGE ! ! R PRINTS & ORIG INKED BENSON FINGER PRINT CARDS FROM BANK RO! ! BBERY EVIDENCE ! ! LV 25 ! ORIGINAL FINGER PRINT CARDS FROM BANK ROBBERY !	i ra	23 !	ORIGINAL NOTES RE INTERVIEW OF	_ b6
! EVIDENCE ! LV 26 ! ORIGINAL FINGER PRINT CARS - JERRY LEWIS, FROM BANK ROBBERY ! EVIDENCE ! ! LV 27 ! ORIGINAL LETTER FROM GARY BENSON FROM BANK ROBBERY EVIDENCE ! ! LV 28 ! SIGNATURE OF BENSON, FROM BANK ROBBERY EVIDENCE ! ! LV 29 ! ORIGINAL DOCUMENTS W/SIGNATURE OF BENSON FROM BANK ROBBERY E ! ! VIDENCE ! ! LV 30 ! ORIG FD-597 RECEIPT FROM LVMPD CRIMINALISTICS ! ! LV 31 ! ORIG FD-192'S RE: 1B 1 - 8 ! ! D7 32 ! LAB-#001109022 DY ! ! 1 CHAIN OF CUSTODY, 1 COMMUNICATION AND ACTIVITY LOG, 3 NOT-! ! ES ! ! LV 33 ! ORIGINAL FD-192A RE FINAL DISPOSITION OF 1C1; ! ! ! ! !	! LV !	!	R PRINTS & ORIG INKED BENSON FINGER PRINT CARDS FROM BANK RO	
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	1A7	LV FILE	ORIGINAL NOTES RE INTERVIEW OF
	1A8	LV FILE	ORIG NOTES RE INTERVIEW OF PHI
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F1=Help F3=Exit F4=Prompt F12=Cancel F15=Print F21=Case

F1=Help, F3=Exit, F4=Prompt, F12=Cancel, F15=Print, F21=Case

10/23/02 ICMIML01

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F1=Help, F3=Exit, F4=Prompt, F7=Bkwd, F12=Cancel, F15=Print, F21=Case

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT

OFFICER'S REPORT

DR No	87-60527	
IIK NA		

EXTORTIO	N IN PROGRESS	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ubject	
Division Reporting	Division of OccurrenceI.S.D.	
Date and Time Occurred 5/6/87	Location of Occurrence3305W. SPRINGMTNRD	
DETAILS:		
VICTIM:	LEWIS, JERRY WMA, DOB: 3/16/26 SS# 144-12-6399 BUS. PHONE: 362-9730 BUS. ADDRESS: 3305 W. Spring Mtn. Las Vegas, NV 89102	*
POSSIBLE SUSPECT ONLY:	ALIAS:	b6 b70
ISD INVOLVED:	GEN ASGNMT/SWING	2.0
OTHER JURISDICTION INVOLVED:	FBI AGENTS &	b6 b70
DETAILS:		
On 5/6/87 at approximately received information from Unit that an extortion situ and the victim was Jerry Lewith Mr. Lewis at his hotel where he was presently perf	of the I.S.U. ation may be in progress, wis. A meeting was set-up room at the Bally Grand	b6 b70
1830 hours and received the Lewis stated that he was be and he had information refe Lewis stated, first of all,	that he has had trouble own male adult going through-	ь6 ь70
Mr. Lewis showed this detec clipping from a San Gabriel dated 4/22/87. In this art Date and Time of This Report	. Valley Tribune Newspaper	ь6 ь70
Approved	Officer Per, No	
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LAS VEGAS METROPOLITAN POLICE DEPARTMENT

CONTINUATION REPORT

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son of comedian/entertainer. Jerry Lewis.

Mr. Lewis went on to state that on this particular date, being 5/6/87 at approximatey 1615 hours, he had an occasion to be in his office located at Spring Mountain Road and intercepted a call going to his residence. According to Mr. Lewis his phone set-up permits him to intercept calls from his office or his home and to either place.

Mr. Lewis stated that when he answered the phone the first thing he heard was a voice on the phone stating, "This is a recording, but you better listen; I will continue telling everyone I am your son unless you give me \$250,000.00 in cash in the next 10 days or I'll get you at the MGM Bally. I will contact you soon."

Mr. Lewis stated that this message was repeated two other times and it sounded to him as though it was the original tape recording, just replayed on the same tape. Mr. Lewis, being a director of movies, stated that he is familiar with sound effects and sophisticated recording instruments and that was his first thought that this was the same message, simply repeated over again and again on the tape.

Mr. Lewis stated he did not recognize the voice and it should be noted that he has not talked with this person who is impersonating him as his son. Mr. Lewis stated during the interview that approximately 40 years ago Mr. Lewis did have an encounter with a subject stating that he was his son. However, he did not know this subject and to the best of his knowledge he should not state that this is the same person, due to the time involved.

Mr. Lewis stated that he wanted to cooperate with authorities, however, he was in fear of his safety and welfare as well as his wife.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT

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CONTINUATION REPORT

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then contacted and appraised him of the situation, as well as After these briefings it was determined that the best course of action would be to contact the FBI due to the fact that it may be an interstate situation. and FBI agents were contacted and Agent responded to LVMPD. They were appraised of the situation and given copies of the crime report and a copy of a voluntary statement. Also a copy of the note that Jerry Lewis made while he was listening to the recording. These officers then responded to the Bally Grand and again interviewed Mr. Lewis, at which time it was determined that the FBI would become involved in the case

This activitiy was to be coordinated between the FBI and Mr. Lewis and his family. Agents advised this detective that they would be getting in touch with Metro's I.S.U. Unit and coordinate the investigation through that detail.

I have no further information at this time regarding this situation. For any further information refer to any and all reports under the above DR Number.

RT/ke 5/7/87

LYMPD 102 (REV. 7-86)

FD-340b (Rev. 2-5-93)
Universal Case File Number 911-10-30407 Field Office Acquiring Evidence
Child Office Acquising Fuldance (1)
Serial # of Originating Document
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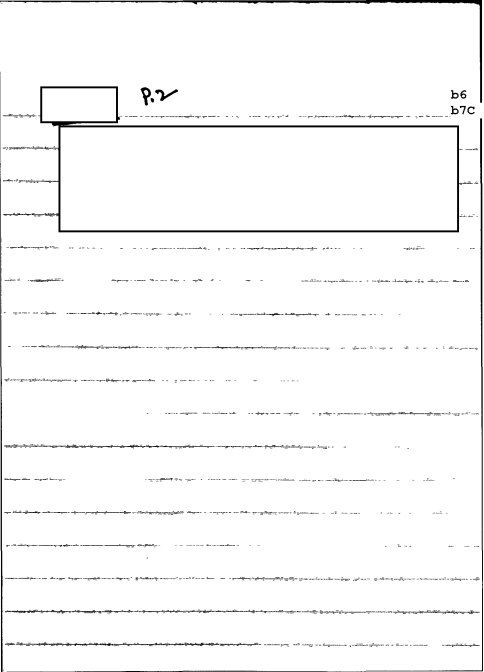
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FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

To:

SAC, Las Vegas (Squad 5, VCMO)

Date: May 10, 2000

Case ID No.:

9A-LV-30409

Lab No.;

000505016 HO

000508016 HO

Reference: Communications dated April 24, 2000 and May 5, 2000

Your No.:

Title;

GARY RANDOLPH BENSON; JERRY LEWIS - VICTIM; THREATENING LETTER;

Date specimens received: May 5, 2000 and May 8, 2000

Specimens received May 5, 2000 under cover of communication dated April 24, 2000 (000505016 HO):

Q1 Envelope postmarked "CASPER WY 826 PM 6 APR 2000" bearing the hand printed address "MR. JeRRY Lewis 1701 WALDMAN LAS VeGAS N.V. 89102" (1B2)

Q2 Page bearing handwritten letter beginning "Dear Jerry Your Dead..." (1B2)

Carbon copy of Inmate Request Form bearing the known writing GARY BENSON (1B1)

K2 Fingerprint card of JERRY LEWIS

K3 Fingerprint card of

Enclosures (2)

Page 1 of 2

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b6 b7C Specimens received May 8, 2000 under cover of communication dated May 5, 2000 (000508016 HO):

K4 Three (3) pages bearing known writing of GARY RANDOLPH BENSON

Remarks:

1,

The results of the questioned document examinations are included in this report. The latent fingerprint examinations are continuing and you will be subsequently advised concerning the results and the disposition of the Q1, Q2, K2, and K3 specimens. Questions concerning the latent fingerprint examinations should be directed to (202) 324-6236.

Specimens K1 and K4 are returned herewith.

A digital record of the submitted specimens is retained.

Page 2 of 2 000505016 HO



FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

Report of Examination

Examiner Name;	ľ	Date:	May 10, 2000
Únit:	Questioned Documents	Phone No.:	
Case ID No.:	9A-LV-30409		000505016 HO 000508016 HO

Results of Examinations:

No watermarks, indented writing, or other physical characteristics were observed on the Q1 and Q2 specimens which would further assist in determining their immediate origin.

The Q1 and Q2 specimens were searched in the Anonymous Letter File without effecting an identification. Representative copies of these specimens have been added to this file for future reference.

No conclusion was reached whether GARY RANDOLPH BENSON, writer of the K1 and K4 specimens, did or did not prepare the writing on the Q1 and Q2 specimens due to distortion in the questioned writing.

Observations for Investigative Assistance

Distorted writing generally does not contain the normal handwriting characteristics of the writer. Therefore, it is unlikely this questioned writing can be definitively associated with its writer through a handwriting examination.

QDU-Page 1 of 1

This Report is Furnished for Official Use Only

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FD-340 (Rev. 8-7-97)
Universal Case File Number 97-10-30409 1A
Field Office Acquiring Evidence
Serial # of Originating Document
Date Received 6/8/00
From FBI W
(Name of Contributor)
(Address of Contributor)
By
To Be Returned Yes No Receipt Given Yes No Grand Jury Material - Disseminate Only Pursuant to Rule 6 (e) Federal Rules of Criminal Procedure Yes No Title:
Reference: (Communication Enclosing Material)
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THE ALL STREET, THE TOTAL Incident Report - 00S000522 SHERIDAN COUNTY SHERIFF - ORI WY0170000

Page #:

Description: NCIC HIT

Incident Date/Time:

05/04/00

To: 05/04/00 19:45

Report Date/Time: 05/04/00 19:04

18:12

Complainant: Address: Address: City/State: Phone:

DOB:

Drugs Involved:

0.00 0.00 of of

0.00

of

Violation Type

NCIC NCIC HIT WARI WARRANT Statute

Attm/Comp Location Completed

Weapons

Completed

Govt Bldg

Person(s) Involved:

Type

Offender BENSON, GARY RANDOLPH

DOB 06/25/43 Address 1001 FEATHERSTONE

City/State SALT LAKE CITY,UT 84106 Phone

801-685-0372

노벨 글 그렇게 없고싶 니다

Location: S15 - VA HOSPITAL

Entry Method:

Point Of Entry:

Referral: Children:

Evidence Taken:

Photo:

Fingerprint(s):

Other:

Status: PENDING PROS Exp. Cird. Status:

Reporting Officer:

Supervisor:

Entered By:

Status Da

(THIS INFORMATION IS FURNISHED UPON AUTHORIZED REQUEST. IT IS TO BE TREATED AS PRIVILEGED AND CONFIDENTIAL MATTER AND IS NOT TO BE DISTRIBUTED OUTSIDE YOUR AGENCY UNLESS SO AUTHORIZED.)

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Incident Report 00S000522 SHERIDAN COUNTY SHERIFF

Page #:

Report Date/Time: 05/04/00 19:04

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VICTIM/SUBJECT SECTION

Name: BENSON, GARY RANDOLPH

Addr: 1001 FEATHERSTONE

Addr:

City: SALT LAKE CITY, UT 84106

Phone: 801-685-0372 SSN: 094-38-8817

Desc: NCIC HIT

LOC.: VA HOSPITAL

OLN:

ST: CT

Subject # 1 - Offender

DOB: 06/25/43

Race: White Sex: Male

Age: 56-Hght: 6'00"

Wght: 180

Ethn:

Hair: Brown Eyes: Blue Skin: Fair

Face: Mustach

(THIS INFORMATION IS FURNISHED UPON AUTHORIZED REQUEST, IT IS TO BE TREATED AS PRIVILEGED AND CONFIDENTIAL MATTER AND IS HOT TO BE DISTRIBUTED OUTSIDE YOUR AGENCY UNLESS SO AUTHORIZED.)

Incident Narrative Sheridan County Sheriff Dept 00S000522

INICIAL REPORT:

On 05/04/00 at 1700 hours Sheriff Hofmeier handed me a felony warrant for Gary Benson, (DOB) 06/25/43. I was informed that this subject was currently at the VA Hospital, in Sheridan.

ACTION TAKEN:

I met the VA police and they took me to Gary Benson. Gary was placed under arrest, handcuffed-double locked and searched. Gary was transported and incarcerated in the Sheridan County Jail.

,

(THIS INFORMATION IS FURNISHED UPON AUTHORIZED REQUEST. IT IS TO BE TREATED AS PRIVILEGED AND CONFIDENTIAL MATTER AND IS NOT TO BE DISTRIBUTED OUTSIDE YOUR AGENCY UNLESS SO AUTHORIZED.)

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Floid File No.
Serial # of Originating Document
00 and File No. 9A-LV-30409 - 1A-13
Date Received 5-5-00
From(Name of Contributor)
(Address of Contributor)
By(Name of Special Agent)
To Be Returned ☐ Yes ☐ No Receipt Given ☐ Yes ☐ No
Grand Jury Material - Disseminate Only Pursuant to Rule 6(e), Federal Rules of Criminal Procedure Yes No
Title: Lang Randolph Benson.
Thristen Litter.
Reference: (Communication Enclosing Material)
Description: Criginal notes re interview of Gay Randolf Benson

3:20P 3:35p Advice of Kights 5/5/00 Bonn Kight to remain silent der long Anything you say can + will be used against you in court You have the right to talk to a lawyer before questioning You have a right to the presence of an attorney during questioning. If you cannot afford one a lawyer You have the right to stop bansery questions at any time.

2/2 5/5/00 understands rights
Will answer questions Briv Gang Rondolph Benson, 56 DOB: 06.25-43, POB: Budgefort, Comm SSN: 094 38 8817 Last our 1711, severel does not remember medication: does not remember writing letter Feeling depressed around april 5,2000 at VA. Ululer a lot of these at this time: medications not right. Fingers locked in position from medication. cannot write No current bad feeling; do not went to kill him; Need to take care I self nother than wony about Jely Skwis. Showed his not sheet. Fired 67c wife; caused wife to lose job after

Field File No.
Serial # of Originating Document
00 and File No. 9A-LV-30409 -1A-14
Date Received 5-5-00
From Gary Randolph Benson
(Name of Contributor)
(Address of Contributor)
(Other and Olate)
Ву
(Name of Special Agent)
To Be Returned ☐ Yes ☐ No Receipt Given ☐ Yes ☐ No
Grand Jury Material - Disseminate Only Pursuant to Rule 6(e), Federal Rules of Criminal Procedure Yes No
Title: Hay Randolfh Benson; Jerry Lewis - violen;
Theatens Tetter
Reference: (Communication Enclosing Material)
3
Description: Criginal notes re interview of functional formula of the control o
elfemplar

DICTATION PAGE

Durd Juny	7-5-2000
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The state of the s	June Ban

 FD-340 (Rev. 4-2-85)

5/23/00 Am 75N; DOB: - Spend needs, Bbg 86 en Dere 99 15 week of 1 pil 2000 - Benon son P he set letter to Jenn Laws! Liked why? Because be dulit Cames told her your this plant day Fyrned ha know the oddless from her. At the time seemed alest or mentally unable to take one of self. We worked about letter: come to her sent times a wrech told her be was afrank of being arrested beause of the was depressed about a let of things, family Det not think to whill be cotable of hunters their.

(File No) 9 A-LV-304 09 - 1AU

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9A-LV-30409-12/5

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ted States Mayistrate.

United States District Court
UNITED STATES OF AMERICA SEP 13 1977 CLERK, U. S. DISTRICT COMPLAINT for VIOLATION of SOUTHERN DISTRICT OF CALIFORNIA U.S.C. Title 18 DEPUTY GARY RANDOLPH BENSON Section 2113 (a)
BEFORE EDWARD A. INFANTE San Diego, California Name of Magistrate The undersigned complainant being duly sworn states: That on or about September 12, 1977, at San Diego, California,
in the
SouthernDistrict of California
(a) b6 b70
by force and violence and by intimidation, knowingly and willfully take from the presence of another, namely approximately \$866 belonging to and in the care, custody, control, management and possession of a federally-insured bank, namely the Bank of America, 3333 Rosecrans, San Diego, California, which was then a bank whose deposits were insured by the Federal Deposit Insurance Corporation (FDIC). GARY RANDOLPH BENSON did assist in the robbery of the Bank of AMERICA, 3333 Rosecrans, by suggesting the bank to be robbed, by preparing the demand note, by driving the getaway vehicle and sharing in the proceeds.
And the complainant states that this complaint is based on
(See attached affidavit.)
And the complainant further states that he believes that copy of the original on file in my office and in my logs custody. CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

Signature of Complainant. Special Agent, FBI, San Diego Sworn to before me, and subscribed in my presence, September 13

EDWARD A. INFANTE (1) Insert name of accused.
(2) Insert statement of the essential facts constituting the offense charged.

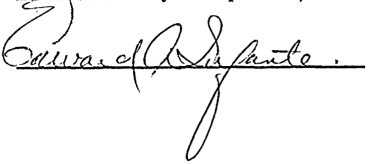
are material witnesses in relation to this charge.

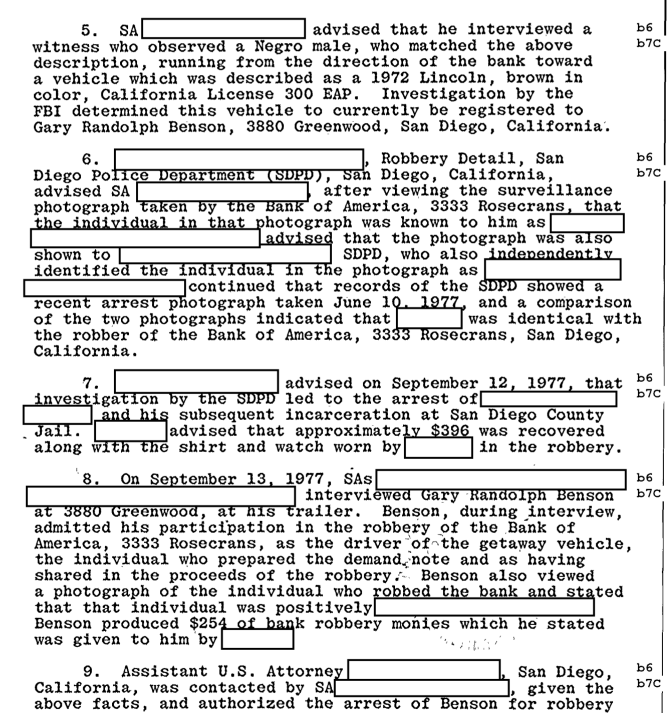
AFFIDAVIT

STATE OF CALIFORNIA

COUNTY OF SAN DIEGO)	
depose and say: , being first duly sworn,	b6 b70
1. I am a Special Agent of the Federal Bureau of Investigation (FBI), stationed at San Diego, California.	
2. On September 12, 1977, at approximately 12:20 AM, the Bank of America, 3333 Rosecrans, San Diego, California, was robbed by a Negro male who obtained \$866.	
3. victim teller at the Bank of America, 3333 Rosecrans, advised Special Agent (SA) FBI, that he was conducting bank business at approximately 12:20 AM when a Negro male approached his teller window and presented a demand note which stated, "This is a hold_up. Put all money in bag. Do what is said and no one gets hirt." The robber obtained \$866, which did include bills whose serial numbers had been pre-recorded by the bank. observed the robber take the money and exit the south door of the bank.	b6 b70
described the robber as a Negro male, approximately 25 years of age, approximately 6'0" tall, 190 pounds, black hair - short cropped natural, light complexion, wearing a sport shirt with a criss-cross or rectangular patter possibly green or beige in color. The surveillance camera at the Bank of America, 3333 Rosecrans, was activated during the robbery by victim teller and photographs obtained by that surveillance camera depicted a Negro male who appeared to be approximately 25 years of age, light complexion, black short-cut natural with wide sideburns, mustache, sport shirt with both sleeves rolled up to the elbow, a watch on his left wrist with a dark band and a handful of money. The photograph	•
was identified by the victim teller as the man who robbed him	•

Subscribed to and sworn to before me this 13th day of September, 1977.





SEP 2 1 1977 CLERK, U.S. DISTRICT COURT SOUTHERN CISTRICT OF CALIFORNIA DEPUTY BY: OHO CON

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

May 1977 Grand Jury

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v.

GARY RANDOLPH BENSON

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UNITED STATES OF AMERICA, Criminal Case No. Plaintiff, INDICTMENT

Title 18, U.S.C., Sec. 371; Title 18, U.S.C., Sec. 2113(a) -Conspiracy to Commit Bank Robbery; Title 18, U.S.C., Sec. 2113(a) - Bank Robbery

481

The Grand Jury charges:

Defendant.

COUNT ONE

Beginning at a date unknown to the Grand Jury and continuing up to and including September 12, 1977, in San Diego County, in the Southern District of California, defendants and GARY RANDOLPH BENSON did combine, conspire, confederate, and agree together and with each other to commit an offense against the laws of the United States, to wit, to violate Title 18, United States Code, Section 2113(a) by robbery of the funds of the Bank of America, 3333 Rosecrans, San Diego, California; in violation of Title 18, United States Code, Section 371.

OVERT ACTS

In pursuance of the said conspiracy, and to further the objects thereof, the following overt acts, among others were

JAW/bjk 9-20-77

1-LPC-2-68-100M-3528

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1.	On or about September 12, 1977, derendant
	travelled to the vicinity
	of the Bank of America, 3333 Rosecrans, San Diego
	California, within the Southern District of
	California.

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- 2. On or about September 12, 1977, defendant GARY RANDOLPH BENSON drove a vehicle within the Southern District of California.
- 3. On or about September 12, 1977, defendant GARY RANDOLPH BENSON entered the Bank of America, 3333 Rosecrans, San Diego, California, within the Southern District of California.

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- 1	(f
1	COUNT TWO
2	On or about September 12, 1977, in San Diego County, in the
3	Southern District of California, defendants
4	and GARY RANDOLPH BENSON, by force, violence, and intimidation,
5	did take from the person and presence of about
6	\$866.00 in money belonging to and in the care, custody, control,
7	management and possession of the Bank of America, 3333 Rosecrans,
8	San Diego, California, the deposits of which were then insured by
9	the Federal Deposit Insurance Corporation; in violation of
10	Title 18, United States Code, Section 2113(a).
11	
12	A TRUE BILL:
13	Michael Billen
14	Foreman
15	
16	TERRY J. KNOEPP United States Attorney
17	′
18	ъ
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That the foregoing document is a full, true and correct copy of the original on the in my office and in my lega custody.

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CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

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United States District Cour SOUTHERN DISTRICT OF CALIFORNIA FEB 21 1978 CLERK, U.S. DICTRICT COURT United States of America CALIFORNIA DEPUTY 77-0681 -Criminal No. GARY RANDOLPH BENSON

February , 19 78 came the attorney for the On this day of government and the defendant appeared in person and by counsel, of Federal Defenders

IT IS ADJUDGED that the defendant upon his plea of guilty

has been convicted of the offense of conspiracy to commit bank robbery, in violation of 18 USC 371 and 18 USC 2113(a), as charged in count one of the indictment in two counts

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

on count one

IT IS ADJUDGED that/the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for the maximum period of time authorized by law and for a study as prescribed in 18 USC 4205(d), the results of such study to be furnished this Court within three (3) months or such additional time not exceeding three (3) months as the Court may grant, whereupon the sentence of imprisonment herein imposed shall be subject to modification in accordance with 18 USC 4205(c).

I hereby attest and cerefy on 12-27-80 That the foregoing document is a full, true and correct copy of the onginal on file in my office and in my war

CLERK, U.S. DISTRICT COURT HERN DISTRICT OF CALIFORNIA

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

> Gerri TURRENTINE

> > United States District Judge.

Filed: February 21, 1978 WILDIAM W.

LUDDY Clerk

By: RICHARD I. BELIMAN Deputy

Insert "by [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel." Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. Insert "in count(s) number " if required Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

United States District Court

FOR THE

SOUTHERN DISTRICT OF CALIFORNIA

United States of America

GARY RANDOLPH BENSON

No. 77-0681 - Criminal

any U.S. Marshal or any other authorized officer:

You are hereby commanded to arrest GARY RANDOLPH BENSON and bring him forthwith before the United States District Court for the Southern District of California in the city of San Diego to answer to an indictment -charging h im with conspiracy to commit bank robbery; bank robbery

UNAUTHORIZED ABSENCE FROM JURISDICTION OF BOND

in violation of 18 USC 371 18 USC 2113(a)

Dated at	•	ego, Califo	rnia	WILLI	AM W. LUDI	14, 144, 1 1, 144, 144, 144, 144, 144, 1	Tlerk.
on Bail fixed	Septemb at \$	er 11	19 78 By C	ACHARD	1. BELLMAN	You can	
. •		District of	RETURN	ES			
Received	the within	warrant the	day of	240	19	and execute	d same.
							•
		•	Ву			194994000000000000000000000000000000000	**********************

Insert designation of officer to whom the warrant is issued, e. g., "any United States Marshal or any other authorized officer"; or "United States Marshal for"; or "any United States Marshal"; or "any Special Agent of the Federal Bureau of Investigation"; or "any United States Marshal or any Special Agent of the Federal Bureau of Investigation"; or "any agent of the Alcohol Tax Unit."

I hereby attest and partity on 12.27.00

That the foregoing document is a full, true and correct copy of the original on the in my office and in my legal custody.

CLERK, U.S. DISTRICT COURT uthern distr/ct of california

Cr. Form No. 12

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ED

4997 1 6 1978 -

United States District Courter 12 10 25 M '78

FOR THE

U.S. HARSHAL SOUTHERN DISTRICT OF CALIFORNIA

CLERK, U.S. DISTRICT COURT CALIFORNIA SOUTHERN DISTRICT OF CALIFORNIA

STATES OF AMERICA

No. 77-0681 Criminal

GARY RANDOLPH BENSON

any U.S. Marshal or any other authorized officer:

You are hereby commanded to arrest GARY RANDOLPH BENSON and bring him forthwith before the United States District Court for the Southern District of California to answer to an indictment charging h im in the city of San Diego with conspiracy to commit bank robbery; bank robbery

UNAUTHORIZED ABSENCE FROM JURISDICTION OF BOND

18 USC 371 in violation of 18 USC 2113(a)

Dated at	ated at San Diego, California			WILLIA	DDY,	, H #400#40094000911 240442040		
on	September	11	19.78	Bytanland	33	v.D	Clerk.	
Bail fixed	at \$		********	RICHARD I	BELLMA	N Depu	ty Clerk	
*			RE	TITRN		F	:	

District of

Received the within warrant the

day of

and executed sar

Defendant returned from Arizona on a Writ of Habeas Corpus, arraigned, found guilty, Sentenced October 30, 1978, warrant returned unexecuted.

JAMES R. LAFFOON

	$\mathbf{B}\mathbf{v}$							Lils	and and
November 14, 1978	-,		2	- 4 4 -	Art	nur 'R'	Kilcr	ease,	Deputy
Insert designation of officer to whom the warrant	is i	ssued,	e. g.,	"any	United	States	Marshal	or any	other
uthorized officer"; or "United States Marshal for	t	District	t of	*****************************	"; or	"any t	inited St	ites Ma	rshal";
- Henry Special Agent of the Wederel Bureau of Investiga	tion"	'* or "s	inv IIr	nited S	Itates M	arshal d	r any Sn	ecial A	gent of

the Federal Bureau of Investigation"; or "any agent of the Alcohol Tax Unit."

That the foregoing document is a full, true and correct copy of the original on file in my office and in my logal district. custody.

CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA	MODIFIED JUDGMENT
, vs	NO. 77-0681 - Criminal
GARY RANDOLPH BENSON (2)))
	y 1978 came the attorney for the government of b6 b7c
of the offense of conspira	efendant upon his plea of guilty was convicted cy to commit bank robbery, in violation of (a), as charged in count one of the indictment
and the Court having asked why judgment should not be contrary being shown or ap	the defendant whether he had anything to say pronounced, and no sufficient cause to the pearing to the Court,
IT WAS ADJUDGED that the d	efendant was guilty as charged and convicted.
custody of the Attorney Ge	unt one the defendant was committed to the neral or his authorized representative for um period of time authorized by law for a USC 4205(d), et al.,
considered the report of s	F OCTOBER 1978, the Court having received and uch study, and the defendant being present and of Federal Defenders. of Federal Defenders.
custody of the Attorney Ge imprisonment for a period the Court specified that t	unt one the defendant was committed to the neral or his authorized representative for of five years and pursuant to 18 USC 4205(b)(2) he defendant shall become eligible for parole ermined by the United States Parole Commission.
	F FEBRUARY 1979, it appearing to the Court

authorized representative for imprisonment for the period of time served.

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

imposed, IT IS ORDERED AND ADJUDGED that on count one the defendant is hereby committed to the custody of the Attorney General or his

HOWARD B. TURRENTINE, U.S. DISTRICT JUDGE

Filed: February 13, 1979
WILLIAM W. LUDBY, Clerk
By Time S. J. Common

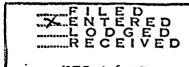
RICHARD I. BELLMAN, Deputy

I hereby attest and certify on 12.27.00

That the foregoing document is a full, true and correct copy of the original on the in my office and in my logar custody.

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

Blangt Anson



FEB 14 1970

CLERY, U.S. EISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA
DEFUTY

Colland J. Ballman

FD-340 (Rev. 8-7-97)	
Universal Case File Number 94.LV. 30409 - 1A-19 Field Office Acquiring Evidence #88 WEGAS LONG BEACH RA	in the
Field Office Acquiring Evidence LAS NEGAB LONG BEACH RY	
Serial # of Originating Document	
Date Received (/8/0/	
From Long BEACH RA	
(Name of Contributor)	
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By bial Agent)	
To Be Returned Yes No Receipt Given Yes No	
Grand Jury Material - Disseminate Only Pursuant to Rule 6 (e)	
Federal Rules of Criminal Procedure	
☐ Yes ☐ No Title:	
Title.	
	NO.
Reference: (Communication Enclosing Material)	
Description: Original notes re interview of	
CERTIF. COPIES OF BENSON'S ARREST @ LONG BETSCH 4/73	
CEIGHT, COPIES OF BEISON'S MIGHEST (C MONG BEREAT) 4/13	
FOR USF CHECKS & DISPOSITIONS OF COUNT CASES	

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IN THE MUNICIPAL COURT OF LONG BEACH " JUDICIAL DISTRICT COUNTY OF LOS ANGELES, STATE OF CALIFORNIA THE PEOPLE OF THE STATE OF CAUTORNIA No. A013551 COMPLAINT FELONY CARY RANDOLPH BENSON. 6a PC-CTS I hrough VI Defendent. War and دوداتنة نعيكه Tersonolly depended before me has April: 1973, 13th day of B. J. LeGate of the Journal of the Angeles who, being first duly a worn on noth upon information and belief, exercicing the treatment of The for an about the 1st day of February, 1973
And In the County of Los Angeles, State of Caldonnia, the crime of ISSUING CHECK WITHOUT SUFFICIENT, FUNDS, in violation of Section 4760. Penal Code of California, a followy, was combined GARY RANDOLPH BENOVIN

who is the size and place last alcreated, did withilly, unlawfully, traudulently and teleriously make,

Sears Roebuck and Company a thick and dead for the previous of money in the sum of diving micbril town | United California Bank * 30.5 , a corporation. knowing of the little of such making, drawing uttering and delivering, that he had not sulfictions funds their stabilitysh, said bank to meet the said check and drak and all other checks, draks and orders with the final free cutstording, in full upon its presentation for payment; the send delendant at oil of Sears Roebuck and Company , a corporation. 43.00 黑蜡 既熟 化二 Sind Komplopens therefore prays that a warraXX may be issued for the circest of the defondant with may live be dealt with according to law. Substituted and sworn to before me on who most one is M. Judge of the above entitled Court Issued by EVEILE I XOUNGER, District Assuracy Ball Récommended XX XX and the second Deputy WITNESSES. CII No. (necessor) LEPD DEFENDANT IN CUSTODY LONG BEACH BRANCH Unknown PR-13 1973 NOT DOM: PREMIUNITY DUE NOTES ILIAN - 2 HRS

260237

COUNT II

For a luther and separate cause of complaint, being a different offense of the same class of crime

and offenses as the charge , set forth to hereof complainant further complains and says:

Count I

That within three years last past, at and in the County of Los Angeles, State of California, the crime of Issuing CHECKS WITHOUT SUFFICIENT FUNDS, in violation of Section 476a, Penal Code of California, a felony, was committed by

GARY RANDOLPH BENSON

who did willfully, unlawfully, lelontously and transulently make, draw, atter and deliver checks and droke for the payment of modey the total amount of which exceeds One Hundred Dollars (\$100.00), herebisher Hered.

DATE	BANK	AMOUNT
1-26-73 Sears Roebuck & Co	. Wells Fargo Ban	k \$70.47
1-27-73 Sears Roebuck & Co	. Wells Fargo Ban	k \$118.06
		4.
for the state of t		. •
A Company of the comp		
the state of the s		i stantistica de la constantistica de la constantis
The state of the s		وحاوب إيموا فافتأ وا
knowing at the time of such moting, drawing, utter credit with sold bank to meet the soid check an funds then outstanding in full upon its present having the intest then and there to obest and detrou	ed draft and all other checks, which for payment; the sold di	drafts and orders upon such
Sald / Sopplations therefore prays that a warra then he dealt with according to law.	nt may be dissued XXII the core	st of the defendant who may
X	XX	F
Subscribed and Sworn to before me on	XX	たっちがポートンがあるとなるとなった。またから ¹ からから ¹ があから ¹ があがら ¹ が
	Everante verte verte and the contract of the c	Lagrandor and
Issued by EVELLE J. YOUNGER, District Attorne		XX
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	, , , , , , , , , , , , , , , , , , , ,	XX
Degge		
A PER A WITNESSES	<u>,</u>	uno, (on other)

AND THE PERSON OF THE PERSON O

THE THE PLANTING SES

COUNT III

For a further and separate cause of complaint, being a different offense of the same class of crimes and offenses as the charge set forth in all preceding counts

hereof, complainant further complains and says:

That on at about the 27th day of January, 1973 at and in the County of Instance State of California, the crume of ISSUING CHECK WITHOUT SUFFICIENT FUNDS, in violation of Section 476a, Penal Code of Caldonsia, a selony, was commission tod by

GARY RANDOLPH BENSON

who, at the time and place last aforesaid, did willfully, unlawfully, transfulently and telentously make, draw, utter and deliver to May Company

a check and draft for the payment of money in the sum of

One hundred sixty-three-----and22/100Dollors & 163.22 drawn poor a book, to wit - Wells Fargo Bank

knowing at the time of such making drawing usering and delivering. That he had be such eters assets redto the bree stock box soots biox and beam of stood block affect stooms request their and orders upon such hunds, then outstanding, in bill upon its presentation for payment, the said defendant at third said times having the linent then and there to cheat and defraud

May Company

, a corporation.

The total amount of all checks, drafts and orders, that the delendant is charged in she several received of this pleading with moking and attering, exceeds the sum of One Hundred Dollars (\$100.00).

Said XXXXIInous therefore prays that a warrant may XXXXIII for the arrest of the defendant ** who may then be dealt with according to law.

XXXXX

XXXXXX

XXXXXXX

Judge of the shore entitled Cours

Substribed and sworn to before me on

MITNESSES

Market of the Christian

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XXXX

Issued by EVELLE I. YOUNGER, District Attorney

Bail Recommended XXXXXX

Deputy

XXXXXXCII No. (or other)

COUNT IV

for a further and separate cross of complaint, being a different offense of the scene class of crimes and offenses as the charge set forth in All preceding counts bereat complained by the complains and says:

That on or about the 16 day of February, 1973 of and in the County of Loss Angilles. State of Coldonnia, the crime of ISSUING CHECK WITHOUT SUFFICIENT FUNDS in violation of Section 476a, Penal Code of Caldonnia, a lettery, was committee. tod by

GARY RANDOLPH BENSON

who, at the time and place last aloresaid, did willfully, unlawfully, trandulently and televisously rooke, draw, utter and deliver to Sears, Roebuck and Company

is a checks and draft for the payment of money in the sum of

Two hundred ninety-nine-----end20/100 Dollars if 299.20 drown upon a book to wit Raby. Bank of California

a corporation of the base of such midded drawing unoring and delivering that he had not such inient hinds in in credit with said bank to meet the said check and draft and all other checks, drafts and orders upon such funds, then outstanding. In full upon its presentation for payment: the said defendant at all of said times having the intent then and there to cheat and detrand

Sears, Roebuck and Company

, a corporation.

The total amount of all checks, draks and orders, that the delendant is charged in the several For policies of this pleading with molding and uttering, exceeds the sum of One Handred Dollars (\$100.00).

Solid CANALIZAT therefore prays that a warrant ENY Nassued for the arrest of the defendant who may then be dealt with according to law.

XXXXXXX

Service of the Continue of the Subscribed and sworn to before me on

A WAR AND BURNESS

XXXXXXX

XXXXXXXX

Judge of the above emilial Court

Issued by EVELLE I YOUNGER District AUXXXXXXX

Boal Recommonday

WITNESSES

CII No. (or other)

COUNT V

For a further and separate cause of constituint, boing a different offense of the same class of crimes and ollowers as the charge set forth in all preceding counts berook completeent further completes and says.

That on or about the 16th day of February, 1973 or and in the County of Ics Anneles. State of Cablarno, the crime of ISSUING CHECK WITHOUT SUFFICIENT FUNDS, in violation of Section 176a, Penal Codo of Cadarria, a felony, was comment. ted by

GARY RANDOLPH BENSON

who, at the tipe and place last abresoid, did willially, unlawfully, traudulently and telepholesty make draw. under cond deliver to Wallach's Music City

detail hinds to call credit with sold bank to meet the sold check and draft and all other checks. drafts and orders upon such lunds, then outstanding in hill upon its presentation for payment; the said delendant of all of sold times baying the intent then and there to about and delicuid

Wallach's Music City

, a corporation.

The total amount of all checks, drafts and orders, that the defendant is crured as a contract of the pleading with modern and unerthal exceeds the sum of the Hundred Dollars (\$100.00).

Sold(x0)00/shamt therefore prays that a warrant may be x122111/201 the arrest of the detendant who may then be dealt with according to law.

Charles and XXXXXXXX

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Research and the second services of the second second services.

Subscribed and sworn to before me on

XXXXXX -

Bail RecommaXXXXXX

Isoland by EVELLE). YOUNGER, District Attorney, Bystein

CII No. (or other)

MITAESSES

. T. 1.

Deputy XXXXXXXX

COUNT VI

. For a ligher and separate cause of complaint, being a different offense of the examp class of inimes and offenses as the charge set both in all preceding counts hereof complainant further complains and says:

That on ar about the 11th day of Pebruary, 1973 of and in the County of Los Aniseles, State of California, the crime of ISSUING CHECK WITHOUT SUFFI-GARY RANDOLPH BENSON

who, sat the time and place last adoresaid, did willfully, unlowfully, trauduleady and telephonely make, draw, wifer and deliver to Continental Airlines

a check and draft for the payment of money in the sum of

Two hundred thirty-six -----and 06/100 Dollars is 236.06 down wing book to with ... Bank-of California

knowns at the une of such making, drawing, unorthy and delivering, that he had not such continued in or could with suid bank to most the sold check and drait and all other checks drafts and orders with suid bank to most the sold check and drait and all other checks drafts and orders who suid the bank to meet the sold with the

Continental Airlines

, a corporation.

The total amount of all checks, drots and orders, that the delendant is charged in the several counts of this pleading with making, and who ing, exceeds the sum of One Hundred Dollars (\$100.00).

Said complangent therefore prays that a warrant may be issued for the arrest of the deliredant spanios, spile pe dealt with accolour to families of fine

Subscribed and sworn to before me on April 13, 1973

JOSEPH P. BUSCH

Charle Sheld

GEORGE S. ZUGSMITH.

s 3000.

CLI No. (or other)

mls/jr

On WHITESSES



THE DUCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE, AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE. DEC 21 2000

ATTEST .

JOHN A. CLARKE, CLERK

Executive Officer/Clerk of the Superior Court of California, County of Los Angeles.

By Dan Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

The	Prople	of the State	of Catilograia,
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Plaiotiff,

T MCHICHII

GARY RANDOLPH BENSON

Defendant.

No. A 013 551

INFORMATION
ISSUING CHECK WITHOUT
SUFFICIENT FUNDS (Sec. 4764, P.C.)

COUNT I

The said GARY RANDOLPH BENSON

is accused by the District Attorney of and for the County of Los Angeles, State of California, by this information of the crime of ISSUING CHECK IVITHOUT SUFFICIENT FUNDS, in violation of Section 476a, Penal Code of California, a felony, committed as follows:

That the said GARY RANDOLPH BENSON

within third jests last past, at and in the County of Los Angeles, State of California, did willfully, includingly, feloniously and fraudulently make, draw, utter and deliver checks and drafts for the payment of money; the total amount of which exceeds One Hundred Dollars (\$100.00), hereinally listed:

DATE	PAYEE	BANK	AMOUNT
2/1/73	Sears, Roebuck & Co.	United California Bank	\$185.85

knowing at the time of such making, drawing, uttering and delivering, that he had not sufficient funds in, or credit with, said bank to meet the said check and draft and all other checks, drafts and orders upon such funds, then cutstanding, in full upon its presentation for payment; the said delivering and there to cheat and defraud said persons and corporation(s).

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Arrt.	Flied in open Superior Court of the State of
5/8/73	California, County of Los Angeles, on motion
SO 7K	of the District Attorney of said County.
	And the state of the state of
5/1/732	DATED
ns .	Control of the Contro
	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

Detenty

Deputy

and a property of

COUNT II

For a further and separate cause of action, being a different offense of the same class of rximes and offenses as the charges set forth in Count I

hereof.

the said

GARY RANDOLPH BENSON

As accused by the District Attorney of and for the County of Los Angeles, State of California, by this information, of the crime of ISSUING CHECK WITHOUT SUFFICIENT FUNDS, in violation of Section 476a, Penal Code of California, a felony, committed as follows:

That the said GARY RANDOLPH BENSON

within three years last past, at and in the County of Los Angeles, State of California, did willfully, unlawfully, felonicusly and fraudulently make, draw, utter and deliver checks and drafts for the fayment of money; the total amount of which exceeds One Hundred Dollars (\$100.00), hereinafter listed:

DATE	PAYEE	BANK		AMOUNT .
1/26/73	Sears, Roebuck	& Co. Wells	Fargo Bank	\$70,47
1/27/73	Scars, Roebuck	& Co. Wells	Pargo Bank	\$118.06

knowing at the time of such making, drawing, uttering and delivering, that he had not sufficient funds in, or credit with, said bank to meet the said check and draft and all other checks, drafts and orders upon such funds, then outstanding, in full upon its presentation for payment; the said defendant at all of said times having the intent then and there to cheat and defraud said persons and corporation(s).

Filed in open Superior Court of the State of California, County of Los Angeles, on motion of the District Attorney of said County.

DATED

MILLIAMXXXXXXXXX.CETX

Ву

Dennie

XXXXXXXXXXXXXXXXXXX District Attorney for the County of Los Angeles, State of California

"Deputy

COUNT III

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charged set forth in all preceding counts

hereof,

ide said Cary Randolph Benson

is accused by the District, Attorney of and for the County of Los Angeles, State of California, by this information, of the crime of ISSUING CHECK WITHOUT SUFFICIENT FUNDS, in violation of Section 4784, Penal Code of California, a felony, committed as follows:

That the said GARY BANDOLPH BENSON

which three years last past, at and in the County of Los Aracles. State of California, did willfully, unlawfully following and fraudizently make, draw, utter and deliver checks and drafts for the payment of money; the total amount of which exceeds One Hundred Dollars (\$100.00), hereinatter listed:

DATE	PAYEE	BANK	AMOUNT
1/27/73	May Company	Wells Fargo Bank	\$163.22

knowing at the time of such making, drawing, uttering and delivering, that be had not sufficient ' funds by or gredit with, said bank to meet the said check and draft and all other checks, drafts and orders upon such funds, then cuistanding, in full upon its presentation for payment; the said deliendant at all of said times having the intent then and there to cheat and defraud said persons and corporation(s):

Filed in open Superior Court of the State of California, County of Los Angeles, on motion of the District Attorney of said County.

DATED

61369V Cab \$ 70

Bv

Deputy

Deputy

COUNT IV

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charges set forth in all preceding counts

hereof,

the said

GARY RANDOLPH BENSON

is accused by the District Attorney of and for the County of Los Angeles, State of California, by this information, of the crime of ISSUING CHECK WITHOUT SUFFICIENT FUNDS, in Violation of Section 376a, Penal Code of California, a felony, committed as follows:

That the said GARY RANDOLPH BENSON

within three years last past, at and in the County of Los Angeles, State of California, did willfully, unlawfully, letoniously and fraudulently make, draw, utter and deliver checks and drafts for the payment of money; the total amount of which exceeds One Hundred Dollars (\$100.00), hereinafter listed.

DATE BANK AMOUNT:
2/16/73 Sears, Roebuck & Co. Bank of California \$299.20

knowing at the time of such making drawing, uttering and delivering, that he had not sufficient funds in, or credit with, said bank to meet the said check and draft and all other checks, drafts and orders upon such funds, then outstanding, in full upon its presentation for payment; the said defendant at all of said times having the intent then and there to cheat and defraud said persons and corporation (\$).

Flied in open Superior Court of the State of California, County of Los Angeles, on motion of the District Attorney of said County.

DATED:

WHITIAMXXXXIIAMX CIER

taring a grant part of the state of the stat

Deputy

AVERNIEMOUNIER, District Attorney for the County of Los Angeles, State of California

Deputy

COUNT V

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charges set forth in all preceding counts

hereof,

the said a sigary randolph benson

49.7 - 1375 C

is accused by the District Attorney of and for the County of Los Angeles, State of California, by this information of the crime of ISSUING CHECK WITHOUT SUFFICIENT FUNDS, in Violation of Section 476a, Penal Code of California, a felony, committed as follows:

That the said GARY RANDOLPH BENSON

within three years last past, at and in the County of Los Angeles, State of California, did willfully, unlawfully, Irlandously and fraudulently, make, draw, otter and deliver checks and drafts for the payment of money; the total amount of which exceeds One Hundred Dollars (\$100.00), hereinafter fisted:

DATE	PAYEE			BANK		AMOUNT
2/16/73	Wallach's	Music	City	Bank of	California	\$183.01

knowing at the time of such making, drawing, uttoring and delivering, that he had not sufficient funds in, or credit with, said bank to meet the said check and draft and all other checks, drafts and orders upon such lunds, then outstanding, in full upon its presentation for payment; the said defendant at all of said times having the intent then and there to cheat and defraud said persons and corporation(s).

Flied in open Superior Court of the State of California, County of Los Angeles, on motion of the District Attorney of said County.

DATED

- Deputy

for the County of Los Angeles, State of California

COUNT VI

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charges set forth in all proceding counts

hereof.

the said

GARY RANDOLPH BENSON

1 3 2 7 4 7 31

is accused by the District Attorney of and for the County of Los Angeles, State of California, by this information, of the crime of ISSUING CHECK WITHOUT SUFFICIENT FUNDS, in violation of Section 476a, Penal Code of California, a felony, committed as follows:

That the said. GARY RANDOLPH BENSON

Within three years last past, at and in the County of Los Angeles, State of California, did willfolly, unlawfully, felondously and fraudulently make, draw, utter and deliver checks and drafts for the pa)ment of money; the total amount of which exceeds One Hundred Dollars (\$100.00), hereinafter asted;

DATE	PAYEE	BANK	AMOUNT
2/11/73	Continental	Airlines Bank of California	\$236.06

knowing at the time of such making, drawing, uttering and delivering, that he had not sufficient funds in or credit with, said bank to meet the said check and draft and all other checks, drafts and orders upon such funds, then outstanding, in full upon its presentation for payment; the said delendant at all of said times having the intent then and there to cheat and defraud said persons and corporation (si-

Flied in open Superior Court of the State of Caultornia County of Los Angeles, on motion of the District Attorney of said County.

WINDOWKICKSHABIX Clea

Joseph P. Busch, EXERNEXEXXXXXXXXXXXXX District Attorney for the County of Loy Angeles, State of California



THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE, AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY 2011 CL

ATIES! DEC 21 2000

JOHN A. CLARKE, CLERK

Co California, County of Los Angeles.

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•	DEFENDANT FOUND TO BE IN VI	OLINGONT TO NOLINGO	**	ý.
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	It Is Therefore Ordered, Adjudged and Decreed that the	e said defendant be punished by in	prisonment in the	
	County Isil of the County of Les Ange	les for the term of	Destin F	ja Tr
	Colifornia institution for	mander the term prescribed by low.		,
	and the second s		ut evan alg gau	CUSTÓNY.
	DEFENDANT TO BE GIVEN CREDIT I			
	SENTENCE TO RUN CONCURRENTLY	ith any other sents	nce heretopore	ordered in
	ANT OTHER CASE.			44 - -
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in the second se	It is forther Ordered that the delevodant be remende. One do by him delivered into the castody of	a mia use conversy or the smartle of the Director of Corrections at the C	California State Institution	च्य ा १५ १ इ
	for war Manuscon Man CHINC)		1 1 £
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THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE, AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE. UEC 2 1 2000

ATTEST _____

JOHN A. CLARKE, CLERK

Executive Officer/Clerk of the Superior Court of California, County of Los Angeles.

By Deputy Deputy

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SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	
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PEOPLE OF THE STATE OF CALIFORNIA COUNSEL FOR DEPUTY DISTRICT ATTY FALSO MES	
Vs Counsel for	
OI BENSON GARY RANDOLEH Defendant CPD	i Karalan P
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74 T The American Ame	
DEFENDANT ORDERED DELIVERED TO DEPARTMENT OF CORRECTIONS PER SEC. 1203 03 PENAL CODE.	
MOTION, PROBATION AND SENTENCE HEARING CONTINUED TO	
SUPPLEMENTAL PROBATION REPORT ORDERED	
DEFENDANT PERSONALLY AND ALL COUNSEL WANTE TIME FOR SENTENCING.	
PROBATION DENIED. SENTENCE IS IMPOSED AS FOLLOWS. LI MPRISONED IN STATE PRISON FOR TERM PRESCRIPED BY LAW.	
ANY AND COMMITTED TO CAUFORNIA YOUTH AUTHORITY.	44 / / / / / /
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HE SHALL PRESCRIBE. MINIMAN PAYMENT OF FINE/RESTITUTION TO BE S	新疆·斯氏
MAKE RESTITUTION THROUGH P.O., IN SUCH AMOUNT AND MANNER AS OFFICER SHALL PRESCRIBE.	
NOT DRINK ANY ALCOHOLIC GEVERAGE AND STAY OUT OF PLACES WHERE THEY ARE THE CHEF	
NOT USE OR POSSESS ANY NARCOTICS, CANCEROUS OR RESTRICTED DRUGS OR ASSOCIATED PARA- PHERIUSLA EXCEPT WITH VALID PRESCRIPTION, AND STAY AWAY FROM PLACES WHERE USERS	
CONGREGATE. 7 D NOT ASSOCIATE WITH PERSONS KNOWN BY YOU TO BE NARCOTIC OR DRUG USERS OR SELLERS.	
Submit to periodic anti-marcotic trets as cirected by the prodation officer, have no blank checks in possession, not write any portion of any checks, not have	
BANK ACCOUNT UPON WHICH YOU HAY DRAW CHECKS. NOT GAMBLE OR CHOAGE IN BOOKHAKING ACTIVITIES OR MAYE PARAPHERNALIA THEREOF IN	
POSSESSION, AND NOT BE PRESENT IN PLACES WHERE GARRING ON BOOKHAKING IS CONDUCTED.	
11 NOT ASSOCIATE WITH COOPERATE WITH P.O. IN A PLAN FOR . A SELECT AND FALL . AND A COOPERATE WITH P.O. IN A PLAN FOR . A SELECT AND A COOPERATE WITH P.O. IN A	
19 Support dependants as directed by probation officer. 14 D. Seek and maintain training, schooling or employment as approved by the P.O.	
MAINTAIN RESIDENCE AS APPROVED BY P.O. DEPT. MAY RESIDE IN . MR.L. YORK City. UNDER THE TERMS OF TALKE FLATE. CALAREST	
SUPPRICACE A ROTOR VEHICLE UNLESS CAPTULLY CICENSED AND INSURED.	
16 De NOT OWN, USE OR POSSESS ANY CANSEROUS OR DEACKY WEAPONS,	
SUBMIT HIS PERSON AND PROPERTY TO BEARCH OR SEITURE AT ANY THE OF THE DAY OR NIGHT SY ANY LAB ENPORCEMENT OFFICER WITH OR RETHOUT A WARRANT, OBEY ALL LARS, ORDERS, RULE I AND REGULATIONS OF THE PROBATION DEPT, AND OF THE COURT.	
DAYSA DEFENDANT TO BE CIVEN CREDIT FOR THME ALPEADY SERVED (\(\sum_\mathbb{N} \omega \cdot \alpha \cdot \a	
36 1 STAY OF EXECUTION CRANTED TO	
ST 12 L SECTION 1200(8) VIDECUE CODE DOES/DOES NOT APPLY	
88 ELTH PURSUANT TO SEC. 17 FENAL CODE, OFFENSE IS DEEMED TO BE A MISDEMEANOR	
88 10 ON MOTION OF PEOPLE, COUNTS, 2, 2, 2, 2, 3, 5. DISMISSED IN FURTHERANCE OF JUSTICE TO COURT ADVISES DEPENDANT OF HIS APPEAL RIGHTS.	
X FORTHER CADER AS FOLKOPAS ADDITIONAL CONDITIONS OF PROBATION.	
Lett to be recalled upon defaile at 1/2500 restitution	
DEFONDANT FAAS TO APPEAR WITH/WITHOUT SUFFICIENT EXCUSE: BAIL FORFEITED/OWN RECOGNIZANCE REVOKED.	
94 LI BENCH WARRANT ORDERED ISSUED/HELD UNTIL	
SOURCE CONTRACT APPEARING SENCH WARRANT ORDERED RECALLED / QUASHED	
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THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE, AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY CFFICE

ATTEST _____ DEC 2 1 2000

JOHN A. CLARKE, CLERK

Executive Officer/Clerk of the Superior Court of California, County of Los Angeles.

By A Deputy

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	4013551	Counsel for		P. FUSCE	Ĵ
	PEOPLE OF THE STATE OF CALIFORNIA VS	OLPUTY DI: Counsel for	STRICT ATTY: SOME	1400 GASOME	*
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7 n () -	MOTION PURS SECT, 995 P.C. GRANTED	DENIED/WITHDRAWN/C	ONTINUED TO		
	I SMOTION PURS SECT. 1588 S.C. CALLET SNOWN BELOW	o for hearing [] h	notion submitted P	ursuant to stipulation	4
K EI-	CAUSE IS CALLED FOR TRIAL. CAUS	E SUBMITTED PER STI	PULATION (NO. 43) BEI	.ow	*****
	DEFENDANT PERSONALLY AND ALL COU	nsel waive time for	TRIAL.		444
W-	DEFENDANT PERSONALLY AND ALL COU	UT AND ALL POLICEL ISS	IF IS BIRLLITTED ON THE	PERTILIPATIV	ŧ
	CONTAINED IN THE TRANSCAU BUBLECT TO THIS COURT'S RUR	ot of the proceedings : Lings, with each side re	had at the preliminary serving the right to of	PHEARING	4, 5
	DEEMED ENTERED INTO IN T	HESE PROCEEDINGS. IT	s further stipulated	THAT ALL	# 7
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39	J. COURT FINDS DEFENDANT GUILTY AS C	HARGED TO SECTION,		INCLUDED/RELATED OFFENSE	3
× 51 ⊠-	DEFENDANT PERSONALLY WITHDRAWS	PLEA OF NOT GURLTY	TO COUNT(S) / 4	7- REARRAIGNED	***************************************
35 52 mil	al pleads curty/nolologniendebe	WITH CONSENT OF I	district attoriney an	d approval of court, to	1 1
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≥ \$1-£]-	Defendant Walves time for sentenc	E REFERRED TO PRO	SATION DEPARTMENT		4
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58 L T	EENCH WARRANT ORDERED ISSUED//	AND HELD UNTIL	<u> </u>	ு. நார் நார் இதிர நார் பிருந்திருக்கு இருக்கு இருக்கு இருக்கு இருக்கு இருக்கு இருக்கு இருக்கு இருக்கு இருக்கு இரு நார் நார்	1
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THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED IS A FULL, TRUE, AND CORRECT COPY OF THE ORIGINAL ON FILE AND OF RECORD IN MY OFFICE. BEC 2 1 2000

ATTEST _

JOHN A. CLARKE, CLERK

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MUNICIPAL COURT NORTHERN JUDICIAL DISTRICT JUL 1 7 1981

PILE AUGIO 1981

IARVIN CHURCIA, County Clerk

DEPITY CLERK

15,800

8	IN THE MUNICIPAL COURT OF THE NORTHERN JUDICIAL DISTRICT,	
. 9	COUNTY OF SAN MATEO, STATE OF CALIFORNIA	
10	THE PEOPLE OF THE STATE OF CALIFORNIA] No. 1/5-43/5 FT,	1
11	vs GARY, PANDOLPH BENSON 525 Michigan Avenue C 1C485	
12	525 Michigan Avenue C 10485 Chicago, Illinois	
13.] COMPLAINT - CRIMINAL	
14] [felony]	
15] SECTION 496 PENAL CODE	
16	DEFENDANT SECTION 484g(b) PENAL CDDE SECTION 484e(1) PENAL CODE (Misdemeanor)	
17 .	THE UNDERSIGNED, on information and belief, hereby accuses the above	
18	named defendant of the crime of felony, / as follows:	
19	COUNT I - VIOLATION SECTION 496 PENAL CODE, CALIFORNIA:	
20	That the defendant, on or about July 16, 1981, in the Northern	
21	Judicial District, County of San Mateo, State of California,	
22	did wilfully, unlawfully and feloniously buy, receive, conceal,	
23	sell, withhold, and aid in concealing, selling, and withholding	
24	property, to wit, the property of which books which books which	
25	had been stolen knowing that said property had been stolen.	C
26	///	egue.
27	本本の記載をから 1950年の 放工者 30 27 近代 30 25 25 25 25 25 25 25 25 25 25 25 25 25	
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^ '1"	COUNT II - VIOLATION SECTION 484g(b) PENAL CODE, CALIFORNIA:
2	That the defendant, on or about July 16, 1981, in the Northern
3	Judicial District, County of San Mateo, State of California,
4	did wilfully, unlawfully and feloniously, with intent to defraud,
5	obtain money, goods, services, and a thing of value, in excess of
6	Two Hundred Dollars (\$200), from PACIFIC SOUTHWEST AIRLINES by
, 7	representing without the consent of the cardholders,
8	that he was the holder of a credit card.
, 9	COUNT III - VIOLATION SECTION 484e(1) PENAL CODE, CA. (Misdemeanor)
10	That the defendant, on or about July 16, 1981, in the Northern
11	Judicial District, County of San Mateo, State of California,
12	did wilfully and unlawfully acquire a credit card from another
13	without the cardholder's, and
14	issuer's consent and with knowledge that a credit card had been
15	acquired from another without said cardholder's and issuer's
16	consent, with the intent to use, sell and transfer it to a person
17	other than the issuer and the cardholder.
18	
19	
20	
21	
22	,
23	
24	Executed at So San Francisco, California, on
25	July 17, 1981 . I declare under
26	penalty of perjury that the foreg
27	PFW:fp 7/17/81
28	SFIA PD

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DA 677 3900-35

STATE OF CALIFORNIA COUNTY OF SAN MATEO

I. Peggy Thomoson, the Cerk of the Superior Court of the Indian and correct copy of the original on sile in my office, and that I have carefully compared same with the original.

Witness my hard and seal of say Superior Court

This TH Gay of ICCHMBER Soop

Deputy Clerk

206986

IN THE	Superi	OR COURT OF THE	81.	ATE OF CALIFORNI	IN AND FOR THE
		COUNTY OF SAN	MATEO		(ENDOR3ED)
	The Pe	cople of the State of Ca	lifornie,	No	
	1 2	W	laintiff,	Dept	JANS 1 1983 MARVIN CHURAY KAMPLE
	GARY RAND	olph benson			By DEPUTY CLERK
#40 c) ted 1 ** 1 ** 1 ** 1 ** 1 ** 1 ** 1 ** 1		Del RE- ORDER ADMITTING	perendal	NT TO PROBATIO	N
	Section	nt having F 496 Penal Code (Fe	oled nolo c	1	perty)
considered th	e report of the Pro	bation Officer in the above s	ntitled case;	**	or probation, and the Court having
IT IS H	EREBY ORDERI	ED by this Court that the three (3)	imposition of Jan Tan from the date of	sentence be supposed, WATY 21, SUPPOSED EXCHANGE THE SUPPOSE THE S	and said defendant be admitted to

- 1. Probationer shall be under the supervision and control of the Probation Officer of this County, shall report as directed and obey all reasonable and proper instructions given by said Probation Officer.
- 2. Probationer shall seek employment and, as far as possible, remain employed during the term of this probation.
- 3. Probationer shall obey all laws and, unless otherwise instructed by the Probation Officer, shall abstain from the use of all intoxicating liquors.
- 4. Probationer shall not leave this State without first securing permission from the Probation Officer and is further required to at all times keep his Probation Officer advised of his whereabouts.
 - 5. Probationer shall enter and complete and actively participate in the program at the V. A. Hospital and not to be released without approval of the program director and/or probation officer.

this is to certify that this is a full, true and

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CORRECT COPY OF THE ORIGINALITY RECORDS BUREAU OF THE SAN OFFICE, REDWOOD CITY, CALLED

The People of the State of California

Court No. C-10485

GARY RANDOLPH BENSON

1 - 1 --

	. •	
DONE IN OPEN COURT THIS DAY OF	January	, 19_83
	HONORABLE FRANK PIOMBO JUDGE OF THE ABOVE-ENTITLED CO	TDT
This is to derive that this is a full true foregoing (The undersigned Effects certains this he had the foregoing (himself strictly in accordance with said terms. Accordance with said terms.	-	
849233 KJ: ING	GARY BANDOLPH BENSON	b6 Defendant
(over) 4020 (B) Rev. 12/76		

NOTICE TO PROBATIONER

Thoroughly familiarize yourself with the conditions of your probation, as a violation of any of the terms of probation will render you liable to penalties while, if you faithfully perform your duties, you are entitled to some privileges:

PENALTIES AND PRIVILEGES

- 1. The Court or Judge thereof, in the order granting probation, may suspend the imposition or the execution of the sentence; and if you faithfully fulfill all the conditions of probation this suspension will remain in effect (1203.1 Penal Code).
- 2. The Court shall have authority at any time during the term of probation to revoke, modify, terminate or change its order of suspension or imposition or execution of sentence (1203.3 Penal Code).
- 3. At any time during your probationary period any Probation Officer or Peace Officer may, without a warrant or other process, rearrest you and bring you before the Court, and if the Court has reason to believe that you have violated any of the terms of your probation, it may revoke and terminate your probation and pronounce or execute sentence or issue a Bench Warrant (1203.2 Penal Code).
- 4. After your probation has terminated and if you have fulfilled the conditions of your probation and are not serving a sentence, or on probation for any offense, or charged with the commission of any offense, you have the right (except for some vehicle code violations cases) to apply to the Court to withdraw your plea of guilty and enter a plea of not guilty, or if you have been convicted, have the verdict set aside and thereupon the Court shall dismiss the accusation or information against you and you shall thereafter be released from all penalties and disabilities resulting from the offense of which you had been convicted. (1203.4 (a) & (b) Penal Code).

IN THE EVENT THE COURT ORDERS MONIES PAID THROUGH THE PROBATION DEPARTMENT: Payment of said monies can be done through the mail in the form of a money order or cashier's check made payable to:

SAN MATEO COUNTY PROBATION DEPARTMENT

Addressed to:

ADULT PROBATION
COUNTY GOVERNMENT CENTER #4602
REDWOOD CITY, CALIFORNIA 94063

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JUS 8715 (Kev.1/1/78)

THE MUNICIPAL COURT, NORTHERN JUDICIAL DISTRICT COUNTY OF SAN MATEO, STATE OF CALIFORNIA

THE PEOPLE OF THE STATE OF	CALIFORNIA,		Section Visiting
	Plaintiff,	NO. 115431 SFIA	1
V. .	1	COMMITMENT	
GARY RANDOLPH BENSON			1
	Defendant.		
		·· }	
The People of the State of Californ	nia, to the Sheriff o	of San Mateo County, Greeting:	
496, 484g(b), 484e(l)		efendant in your custody on the charge of violation of Section	
For Preliminary Hear	ing * on :	July 28, 1981 @ 9:00 am	
A VA A		(date of next appearance)	
It is ordered that defendant be adm	itted to bail in the	sum of \$ 2,500.00	
and be directed to appear as stated abo			
For: (jail term imposed)	_ with credit for ti	me served days.	
·Probation granted/not granted.		\mathcal{O}_{1}	
Dated:	81	1 Killin	
JUDIC JUDIC	IAL DIA	JUDGE OF THE MUNICIPAL COURT	
*arraignment plea setting court trial	• "	,	
jury trial 00 U sentencing preliminary hearing preliminary hearing arraignment/Superior Court Of the sentence		THIS IS TO CERTIFY THAT THIS IS A TULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN THE RECORDS EUREAU OF THE SAN MATEO CO. SHERIFF'S OFFICE, REDWOOD CITY, CALIFORNIA.	
other OF OF	SAN PRINT	DON HORSLEY, SHERIFF	b 6
pl .		IDENTIFICATIONS & RECORDS	b7C

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}	SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN MATEO (FOR COURT USE OLLY)	
-	H 1 5 5 1 1	
	THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff SEP 28 1981	
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	s. GARY RANDOLPH BENSON Defendant MARVIN Chyp.	
	DECLARATION CONCERNING PLEA OF CHANGE OF PLEA TO GUILTY OR NOLO CONTENDERE; AND FINDING AND ORDER BY atticm DEPUTY CLERK	
I, act	the above named defendant in the above-entitled criminal ion, and in support of my motion, which will be made in open	,
cou	rt personally and by my attorney, to change my plea(s) to to plead quilty noio contendere, do declare: CASE NUMBER C - 10485	
١.	No attangue in this action is	b6 b7C
2.	I am charged in the /nformation in this action with having violated	
	(code, section(s), count(s)) (b) PC; 484e(1) PC and	
	One princ jelong convection under 667.5(b).	
3.	I desire to plead change my plea(s) to noto contender to	
	496 P.C. (guilty/nolo contendere)	
	(state code, section(s) and count(s), including lesser offende(s) to which plea is to be made)	
4.	I understand the nature of the charge(s) against me.	
5.	I discussed the nature of the charge(s) against me and the possible defenses (have/have not) thereto with my attorney.	
6.	My attorney have explained my constitutional rights to: a trial by jury, confront	
	(has/has not) witnesses against me, the process of the Court to compel the attendance of witnesses on my behalf, the right to remain silent or, if I so choose, to testify for myself.	
7.		
	(do/do not) I understand that a plea of nolo contendere has the same legal effect as a plea of guilty.	
8.	I understand that if I am not a citizen, conviction of the offense for which I have been charged may have the consequences of deportation, exclusion from admission to the United States or denial of naturalization.	
9.	My decision to change my plea(s) to plead noto contendere have (quilty/nolo contendere (has/has not)	
	been made freely and voluntarily, without threat or fear to me or anyone closely related to or associated with me.	
10.	My attorney have explained that the maximum penalty, including penalty assessments, (has/has not)	
ş s - %	which could be imposed as a result of my plea(s) of guilty or noto contendere is	
	P. P.	
	County Clerk Form 206 (revised Jan. 1978) CRIMINAL-PLEA OR CHANGE OF PLEA	

· .	A				
I have have not	been induced to ple	ead guilty or r	olo contende	re by any promise or	•
representation	., of a lesser sentence	e, probation, m	reward, immun	ity, or anything els	se, except
					-0-0
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				summern	
(NOTE: Any agree	ement on sentence wh	here probation	16 17105.	av still subject a c	efendant
to the maximum	penalty (see #10 above	ve) if probation	on is later v	iolated.)	
I und	lerstand that the mat	tter of probati	ion and sente	nce is to be determi	ined solely
	nd will not be decide	ed until the re	eport and rec	ommendation by the I	Probation
Department has	been considered.			*	
The Court reser	rves the right to will	thdraw its cons	ent to any s	entence limitation a	agreement;
and all charges	vent, I will be perm s will be reinstated.	· .	an na bieg(2	j of guilty or noto	contendere
EXECUTED in Sar	n Mateo County, Calin	fornia on	9/, 23	, 19 8 %.	
	•		Day &	Renew	
			Defend	ant's signature)	
		state	s that he is	the above-named defe	endant's
at corney in en	above-energies ace	ion, ne p ersona	ally read and	explained the conte	ents of the
sign said decla	ion to the defendant aration; he, after h	aving investig	ated this cas	se and the possible of	defenses
thereto, concur	rs in defendant's plo efendant in the above	ea(s) of outli e e de	v or note cor	tandara to the chare	as set sis for
the plea(s).	, , ,				313 101
DATED:	9/23/8/				
	1		(Attorne	y's signature)	
The People of	the State of Californ	nia, plaintiff	in the above	e-entitled criminal	action, by
and through it:	s attorney, concur a	nd stipulate t	here is a fac	tual basis for the p	plea(s).
DATED: 1/2	<u> 5/ </u>		KĘITH C. SORE	ENSON, District Attor	rney
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	FI	NDINGS AND ORD	ER	DISCOIL DISCITLE ALW	urney
The defendant	personally and by hi	s attorney in	open court ba	nving this date enter	red a nlea
of guilty	nolo contendere	, and having b	een advised	is to his rights, sa	id plea is
intelligent and	d and ordered entere	d. ₇₉ The Court : f the above ri	finds that the chiral control of the chiral	ne defendant made a	knowing,
DATED: 23	SEG 1911	THE STATE OF THE S	1,1	My Stull	m-
UATEU: 200	0[17]		1-! V	JUDGE/	
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County Clerk Fo	orm 206 (revised Jan	. 1978)	CRIMINAL-PLI	EA OR CHÁNGE OF PLEA	



STATE OF CALIFORNIA COUNTY OF SAN MATEO

I. Peggy Thomoson, the Clerk of the Superior Court of the above entitled County, do bereby certify that the foregoing is a full, true and correct copy of the original on file in my office, and that I have carefully compared same with the original.

Witness my hand and seal of said Superior Court

Deputy Clerk

SUPERIOR COUNTY	10) AN MATEO
JUDGE DEPT. NO. 15 DEPUTY CLERK A CASE NO. C10485-01 HONORABLE THOMAS M. JENKINS	PORT DATE 15 ORT 1981 b6 b7c
TITLE OF ACTION: PEO. ETC. VS. GARY RANDOLPH BEN	SON
NATURE OF EVENTS: MOTION FOR PROBATION, PRONOUN OF SENTENCE (VS 496 PC)	
DEFENSE COUNSEL (PARTIES AND COUNSEL CHECKED I	b6
DEFENDANT NOT PRESENT	b7c
PRIVATE DEFENDER APPOINTED WITH	DESIGNATER
PRIVATE DEFENDER APPOINTED WITH ASSISTANT PROBATION OFFICER DEFENDANT STATES HIS TRUE NAME AS	NOT PRESENT
DEFENDANT WAS HANDED A COPY OF THE CERTIFICAT 859(A)PC, WAS ARRAIGNED ON SAME, AND REAFFIRM	ION PURSUANT TO SECTION ED PLEA MADE IN MUNICIPAL COURT
ON MOTION CONTINUED TO	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
1 /KAARAWYANI KAKARA 1 :	MEMPETING SPILES
AND ORDERED FILED.	RECEIVED, REVIEWED
PROBATION REPORT/ AND ORDERED FILED. SUPPLEMENTAL PROBATION REPORT/	ORDERED.
AND ORDERED FILED. SUPPLEMENTAL PROBATION REPORT/	ORDERED.
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SUPPLEMENTAL PROBATION REPORT/	ORDERED.
SUPPLEMENTAL PROBATION REPORT/	ED TO DELIVER DEFENDANT TO THE AT VACAVILLE, CA/CORONA, CA
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This day of DECEMBER Superior Clerk of the Superior Closet

Clerk of the Superior Closet Canada at Lou by of Superior Closet

By

REGISTERED MAR 1 5 1982

STATE OF CALIFORNIA

Plaintiff.

No. C-10485 MARVIN CHURCH, County Clerk

GARY RANDOLPH BENSON

The above-named defendant having .

pled nolo contendere

φđ	Section 496 Penal Code (Felony-Receiving Stolen Property)
00	the 23rd day of September 1981, and having made application for probation, and the Court having made the report of the Probation Officer in the above entitled case;
	IT IS HEREBY ORDERED by this Court that the imposition of sentence be suspended, and said defendant be admitted to
pro	bation, for a period ofthree (3)years from the date of this order, upon the following terms and conditions:
1.	Probationer shall be under the supervision and control of the Probation Officer of this County, shall report as directed and obey a reasonable and proper instructions given by said Probation Officer.
2.	Probationer shall seek employment and, as far as possible, remain employed during the term of this probation.
3.	Probationer shall obey all laws and, unless otherwise instructed by the Probation Officer, shall abstain from the use of all intoxicatin liquors.
4.	Probationer shall not leave this State without first securing permission from the Probation Officer and is further required to at al times keep his Probation Officer advised of his whereabouts.
5.	Probationer shall participate in a program of counseling/therapy or hospitalization either on an inpatient basis or outpatient basis, as directed by the probation officer.

GARY RANDOLPH BENSON

COUNTY COVERNMENT LANTER SPECE ADULT PROBATION

Transferred Roth 18 and 1970 Element

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O COMMENSAGE AND METEROLISMAN

DONE IN OPEN COURT THIS _21st_

HONORABLE

JUDGE OF THE ABOVE ENTITLED COURT

The undersigned hereby certifies that he has read the foregoing Order for Probation and understands the same and agrees to conduct himself strictly in accordance with said terms.

JCO:mb #48153

Rev. 12/76

GARY RANDOLPH BENSON

NOTICE TO PROBATIONER

Thoroughly familiarize yourself with the conditions of your probation as a violation of any of the restaurant terms of probation will render you liable to penalties while, if you faithfully perform your duties, you are the condition of any of the render you have the render you are the render you have the render you are the render you

PENALTIES AND PRIVILEGES:

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- L. The Court or Judge thereof, in the order granting probation, may suspend the imposition or the execution of the sentence; and if you faithfully fulfill all the conditions of probation this suspension will remain in effect (1203.1 Penal Code). DVX Os
 - 2. The Court shall have authority at any time during the term of probation to revoke, modify, terminate or change its order of suspension or imposition or execution of sentence (1203.3 Penal Code).
 - 3. At any time during your probationary period any Probation Officer or Peace Officer may, without a warrant or other process, rearrest you and bring you before the Court, and if the Court has reason to believe that you have violated any of the terms of your probation, it may revoke and terminate your probation and pronounce or execute sentence or issue a Bench Warrant (1203.2 Penal Code).
 - 4. After your probation has terminated and if you have fulfilled the conditions of your probation and are not serving a sentence, or on probation for any offense, or charged with the commission of any offense, you have the right (except for some vehicle code violations cases) to apply to the Court to withdraw your plea of guilty and enter a plea of not guilty, or if you have been convicted, have the verdict set aside and thereupon the Court shall dismiss the accusation or information against you and you shall thereafter be released from all penalties and disabilities resulting from the offense of which you had been convicted. (1203.4 (a) & (b) Penal Code).

IN THE EVENT THE COURT ORDERS MONIES PAID THROUGH THE PROBATION DEPARTMENT: Payment of said monies can be done through the mail in the form of a money order or cashier's check made payable to:

SAN MATEO COUNTY PROBATION DEPARTMENT

Addressed to:

ADULT PROBATION
COUNTY GOVERNMENT CENTER #1602
REDWOOD CITY, CALIFORNIA 94063

STATE OF CALIFORNIA COUNTY OF SAN MATEO

1. Peggy Thomoson, the Clerk of the Superior Court of the above envited Courty, do breely certify that the foregoing is a full, true and correct copy of the original on the in my office, and that I have carefully compared same with the original.

Witness my hand and seal of said Superior Court

This

Clerk of the Superior Court of California, Courty of San Mateo

CONVICTION SET ASIDE/REDUCED/DISMISSED

RECORD SEALED

O 1203.4 PC

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O 1203.44 PC

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ACTION

DATE

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JUS 8715 (Rev. 1/1/78)

O 1203.45 PC

O 1772 WIC



STATE OF CALIFORNIA COUNTY OF SAN MATEO

I. Peggy Thomoson, the Clerk of the Superior Court of the above entitled Courty, do bereby certify that the foregoing is a fall, true and correct copy of the original on file in thy office, and that I have

carefully compared same with the original.
Wheres my hand and seal of his majories Court

DECEMBER 2000

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LABORATORY LABORAL BUREAU OF INVESTIGA

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

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SAC, Las Vegas Squad 5, VCMO (P) Date: January 11, 2001

Case ID No.:

9A-LV-30409

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Lab No.:

001109022 DY

Reference:

Communication dated November 3, 2000

Your No.:

Title:

GARY RANDOLPH BENSON;

JERRY LEWIS - VICTIM; THREATENING LETTER;

Date specimens received: November 9, 2000

K6 Inked fingerprints of GARY RANDOLPH BENSON,

K7 Elimination inked fingerprints of JERRY LEWIS

K8 Elimination inked fingerprints of

The result of the latent print examination is included in this report.

Specimens K6 through K8 are enclosed, along with a certified copy of the fingerprint card and record for GARY RANDOLPH BENSON. The requested curriculum vitae for Fingerprint Specialist

is also enclosed.

Enclosures (5)

Page I of I

This Report is Furnished for Official Use Only



FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

Report of Examination

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Examiner Name	[—√X	Date:	January 11, 2001
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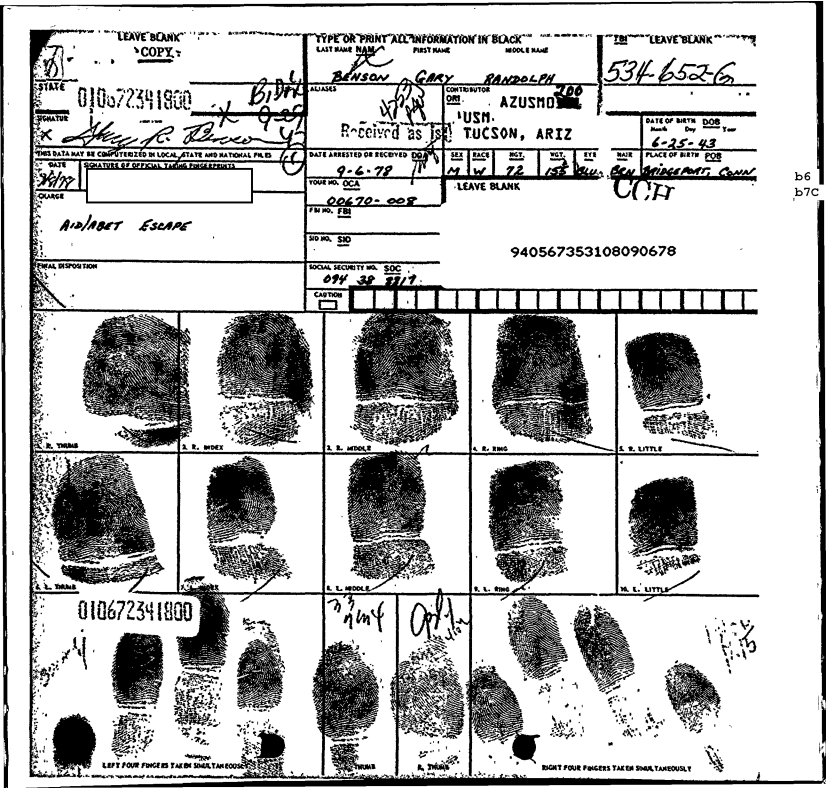
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(Address of Contributor)	
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United States of America Federal Bureau of Investigation

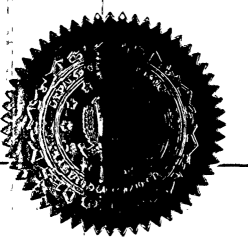
January 8, 2001

In Accordance with Title 28, Section 1733,
U.S. Code, I hereby certify that the annexed paper is a true copy of the record and/or fingerprints presently maintained in the Criminal Justice Information Services Division of this Bureau, of

GARY RANDOLPH BENSON

FBI Number 534 652 G

In witness wherever, I have hereunto set my hand and caused the seal of the Federal Bureau of Investigation to be affixed, on the day and year first above written.



VarifR. Toest Signature

David R. Loesch

Assistant Director in Charge

Criminal Justice Information Services Division



U.S. Department of Justice

Federal Bureau of Investigation

Office of the Director

Washington, D.C. 20535

January 8, 2001

CERTIFICATE

This is to certify that Assistant Director in Charge David R. Loesch, is a duly authorized custodian of records of the Criminal Justice Information Services (CJIS) Division of the Federal Bureau of Investigation (FBI) and a custodian of the FBI seal for the purpose of authentication of CJIS Division records as true copies.

Louis J. Freeh

Director



DCFBID07Z

ICN ISIS0003000005098595

THE ENCLOSED RECORD WITH THE FBI NUMBER 534652G AND TAFIS CONTROL NUMBER (ICN) ISISO00300005098595 IS BEING PROVIDED AS THE RESULT OF SUBJECT CRIMINAL HISTORY RESPONSE REQUEST.

DATA RELATED TO THIS RECORD WAS REQUESTED FROM THE FOLLOWING:

NEW JERSEY

- STATE ID/NJ615541A

FBI

- FBI/534652G

SINCE THIS RESPONSE CONTAINS NATIONAL FINGERPRINT FILE (NFF) REGULATED DATA, THE RESPONSE MAY NOT BE COMPLETE. IF THE RESPONSE IS INCOMPLETE, PLEASE CONTACT THE CRIMINAL JUSTICE INFORMATION SERVICES DIVISION, IDENTIFICATION AND INVESTIGATIVE SERVICES SECTION OR THE STATE BUREAU(S) TO REQUEST A COMPLETE RECORD.

DCFBID07Z

FBI-HQ

LABORATORY DIV
ROOM 3090
935 PENNSYLVANIA AVE NW
WASHINGTON, DC 20535-0001

DCFBID07Z

ICN ISIS0003000005098595

THE FOLLOWING FBI IDENTIFICATION RECORD FOR 534652G IS FURNISHED FOR OFFICIAL USE ONLY.

DESCRIPTORS ON FILE ARE AS FOLLOWS:

NAME BENSON, GARY RANDOLPH

RACE WHITE BIRTH DATE 1943/06/25 HEIGHT 600

WEIGHT EYES 141

HAIR BROWN

BIRTH CITY

SEX

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BIRTH PLACE

UNREPORTED

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SECURITY

MISC NUMBERS

NONE

DATES

NONE

094-38-8817 NONE

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BENSON, CHINO

BENSON, GARY R

BENSON, GARY RANDOLF

BENSON, GARY

BENSON, GARY RANDLPH BENSON, GRAY RANDOLPH



DCFBID07Z

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BECAUSE ADDITIONS OR DELETIONS MAY BE MADE AT ANY TIME, A NEW COPY SHOULD BE REQUESTED WHEN NEEDED FOR SUBSEQUENT USE.

- FBI IDENTIFICATION RECORD -

WHEN EXPLANATION OF A CHARGE OR DISPOSITION IS NEEDED, COMMUNICATE DIRECTLY WITH THE AGENCY THAT FURNISHED THE DATA TO THE FBI.

NAME BENSON, GARY RANDOLPH FBI NO.

DATE REQUESTED

534652G 2001/01/08

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FINGERPRINT CLASS PATTERN CLASS

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1-ARRESTED OR RECEIVED 1968/08/05 AGENCY-POLICE DEPARTMENT MIAMI (FL0130600) AGENCY CASE-A52958 CHARGE 1-DC

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SENTENCE-

NOLLE PROSSE REL TO VA HOSP

2-ARRESTED OR RECEIVED 1968/12/25 AGENCY-METRO-DADE PD-CRB MIAMI (FL0130000) AGENCY CASE-120353 CHARGE 1-ESCAPE MENTAL PATIENT

COURT-

CHARGE-ESCAPE MENTAL PATIENT SENTENCE-

CHGS DROPPED

3-ARRESTED OR RECEIVED 1970/04/05 AGENCY-POLICE DEPARTMENT NEW YORK (NY0303000) AGENCY CASE-B797643 NAME USED-BENSON, GARY CHARGE 1-MISD UNTAXED CIGARETTES

DCFBID07Z PART 2 ICN ISIS0003000005098595

- FBI IDENTIFICATION RECORD - FBI NO-534652G

4-ARRESTED OR RECEIVED 1970/11/14
AGENCY-SHERIFF'S OFFICE JACKSONVILLE (FL0160000)
AGENCY CASE-209-935
CHARGE 1-CCW

COURTCHARGE-CCW
SENTENCE30 DAS CITY FARM & \$2 CC

5-ARRESTED OR RECEIVED 1973/03/21 SID- CA04894433
AGENCY-SHERIFF'S OFFICE NORWALK (CA0190000)
AGENCY CASE-2363699 NAME USED-BENSON, GARY R
CHARGE 1-NSF CHECKS
CHARGE 2-CRIME ON GOVT RESERVATION

6-ARRESTED OR RECEIVED 1973/04/11 SID- CA04894433
AGENCY-POLICE DEPARTMENT LONG BEACH (CA0194100)
AGENCY CASE-285244
CHARGE 1-NSF CHECKS-FEL

COURT-

CHARGE-NSF CHECKS-FEL
SENTENCEFORMAL PROB PROCEEDINGS SUSP 36 MOS 186 DAS JL

7-ARRESTED OR RECEIVED 1974/09/27
AGENCY-POLICE DEPARTMENT NORFOLK (VA1170000)
AGENCY CASE-168342
CHARGE 1-WORTHLESS CHECKS-9 MISD CHGS
CHARGE 2-WORTHLESS CHECKS-6 FEL CHGS
CHARGE 3-DEFRAUD INNKEEPER

COURT-

CHARGE-WORTHLESS CHECKS-9 MISD CHGS
SENTENCE1-9 NOLLE PROS
CHARGE-WORTHLESS CHECKS-6 FEL CHGS
SENTENCE12 MOS UPON EACH CHG
CHARGE-DEFRAUD-INNKBEPER

SENTENCE12 MOS SUSP 2 1/2 YRS SUP PROB

DCFBID07Z PART 3

ICN ISIS0003000005098595

- FBI IDENTIFICATION RECORD - FBI NO-534652G

8-ARRESTED OR RECEIVED 1974/10/16 AGENCY-POLICE DEPARTMENT NORFOLK (VA1170000) AGENCY CASE-168342 CHARGE 1-WORTHLESS CHECK

COURT-

CHARGE-WORTHLESS CHECK SENTENCE-NOLLE PROS

9-ARRESTED OR RECEIVED 1975/04/02 AGENCY-POLICE DEPARTMENT NORFOLK (VA1170000) AGENCY CASE-168342 CHARGE 1-WORTHLESS CHECK

COURT-

CHARGE-WORTHLESS CHECK SENTENCE-\$25 & 30 DAS JSS

10-ARRESTED OR RECEIVED 1976/09/07 SID- CA04894433 AGENCY-SHERIFF'S OFFICE SAN DIEGO (CA0370000) AGENCY CASE-833110 CHARGE 1-FORG CR CARD

COURT-CHARGE-484-A-2 PC SENTENCE-DISM

11-ARRESTED OR RECEIVED 1976/10/08 SID- CA04894433 AGENCY-BUREAU OF IDENT SACRAMENTO (CA0349400) AGENCY CASE-B77254 NAME USED-BENSON, GRAY RANDOLPH CHARGE 1-CT 1 NSF CHECK-PROB REV CHARGE 2-CT 4 NSF CHECK

COURT-

CHARGE-CT 1 NSF CHECK-PROB REV SENTENCE-6 MOS-14 YRS PROB REV

CHARGE=CT-4-NSF-CHECK-

SENTENCE-

6 MOS-14 YRS CC, 6-5-77 PAROLED TO SAN DIEGO CO DISCHARGED 10-1-78

DCFBID07Z PART 4 ICN ISIS0003000005098595

- FBI IDENTIFICATION RECORD - FBI NO-534652G

12-ARRESTED OR RECEIVED 1977/09/13
AGENCY-METRO CORR CTR SAN DIEGO (CA037017C)
AGENCY CASE-16722 NAME USED-BENSON, GARY RANDOLF
CHARGE 1-BANK ROBBERY BY FORCE

13-ARRESTED OR RECEIVED 1978/09/06 AGENCY-USM TUCSON (AZUSM0200) AGENCY CASE-00670-008 CHARGE 1-AID/ABET ESCAPE

COURTCHARGE-AID/ABET ESCAPE
SENTENCEDISM

14-ARRESTED OR RECEIVED 1979/03/19 SID- CA04894433
AGENCY-SHERIFF'S OFFICE SAN DIEGO (CA0370000)
AGENCY CASE-140060
CHARGE 1-FEL CHECKS NSF

15-ARRESTED OR RECEIVED 1979/09/24 SID- TX02650001 AGENCY-POLICE DEPARTMENT HOUSTON (TXHPD0000) AGENCY CASE-331703 CHARGE 1-THEFT

16-ARRESTED OR RECEIVED 1981/07/16 SID- CA04894433
AGENCY-SHERIFF'S OFFICE REDWOOD CITY (CA0410000)
AGENCY CASE-206986 NAME USED-BENSON, GARY RANDLPH
CHARGE 1-REC ETC KNOWN STLN PROP
CHARGE 2-PT CREDIT CARD

17-ARRESTED OR RECEIVED 1982/10/09 SID- CA04894433
AGENCY-POLICE DEPARTMENT LOS ANGELES (CA0194200)
AGENCY CASE-1422956B
CHARGE 1-GT FROM PERSON-F

COURTCHARGE-GT FROM PERSON-F
SENTENCEJL 90 DAS, 24 MOS SW PROB, 26 DAS CTS & GT & WT

DCFBID07Z PART 5 ICN ISIS0003000005098595

- FBI IDENTIFICATION RECORD - FBI NO-534652G

18-ARRESTED OR RECEIVED 1982/11/08 SID- CA04894433
AGENCY-SHERIFF'S OFFICE REDWOOD CITY (CA0410000)
AGENCY CASE-206986
CHARGE 1-REC ETC KNOWN STLN PROP

19-ARRESTED OR RECEIVED 1982/12/31 SID- CA04894433
AGENCY-SHERIFF'S OFFICE REDWOOD CITY (CA0410000)
AGENCY CASE-206986
CHARGE 1-VIO PROB/REC ETC KNOWN STLN PROP

20-ARRESTED OR RECEIVED 1984/11/26
AGENCY-LAS VEGAS MET PD LAS VEGAS (NV0020100)
AGENCY CASE-610909
CHARGE 1-DRAW & PASS CHECKS

COURTCHARGE-MISD CHECKS
SENTENCEPLEADED, REST OF \$1222

21-ARRESTED OR RECEIVED 1985/04/30
AGENCY-LAS VEGAS MET PD LAS VEGAS (NV0020100)
AGENCY CASE-610909

CHARGE 1-POSS STLN CREDIT CARD CHARGE 2-ATT BURG

COURT-

CHARGE-POSS STLN CREDIT CARD SENTENCE-DISM CHARGE-ATT BURG SENTENCE-DISM

22-ARRESTED OR RECEIVED 1985/11/17
AGENCY-LAS VEGAS MET PD LAS VEGAS (NV0020100)
AGENCY CASE-610909
CHARGE 1-POSS STLN CREDIT CARD-3 CTS
CHARGE 2-REC STLN CREDIT CARD-3 CTS

COURT

CHARGE-ATT POSS FORGED INST SENTENCE-PG,5 YRS PROB, RESTN

END OF PART 5 - PART 6 TO FOLLOW

DCFBID07Z PART 6 ICN ISIS0003000005098595

- FBI IDENTIFICATION RECORD - FBI NO-534652G

23-ARRESTED OR RECEIVED 1994/02/04 SID- NV01584291 AGENCY-LAS VEGAS MET PD LAS VEGAS (NV0020100) AGENCY CASE-610909 NAME USED-BENSON, GARY R CHARGE 1-AGG STALKING-F

24-ARRESTED OR RECEIVED 1995/06/07 SID- CA04894433
AGENCY-SHERIFF'S OFFICE SAN DIEGO (CA0370000)
AGENCY CASE-95138961A
CHARGE 1-FUGITIVE
CHARGE 2-STALKING

RECORD UPDATED 2001/01/04

CHARGE 3-VIOL PAROLE

ALL ARREST ENTRIES CONTAINED IN THIS FBI RECORD ARE BASED ON FINGERPRINT COMPARISONS AND PERTAIN TO THE SAME INDIVIDUAL.

THE USE OF THIS RECORD IS REGULATED BY LAW. IT IS PROVIDED FOR OFFICIAL USE ONLY AND MAY BE USED ONLY FOR THE PURPOSE REQUESTED. HDR/2L01592379131

ATN/ISIS000300000509859559237967 THIS RECORD IS BASED ON THE SID NUMBER IN YOUR REQUEST-SID/NJ615541A

NEW JERSEY CRIMINAL HISTORY DETAILED RECORD

USE OF THIS RECORD IS GOVERNED BY FEDERAL AND STATE REGULATIONS.

UNLESS FINGERPRINTS ACCOMPANIED YOUR INQUIRY, THE STATE BUREAU OF
IDENTIFICATION CANNOT GUARANTEE THIS RECORD RELATES TO THE PERSON WHO IS
THE SUBJECT OF YOUR REQUEST. USE OF THIS RECORD SHALL BE LIMITED SOLELY TO
THE AUTHORIZED PURPOSE FOR WHICH IT WAS GIVEN AND IT SHALL NOT BE
DISSEMINATED TO ANY UNAUTHORIZED PERSONS. TO ELIMINATE A POSSIBLE
DISSEMINATION VIOLATION, AND TO COMPLY WITH FUTURE EXPUNGEMENT ORDERS,
THIS RECORD SHALL BE DESTROYED *IMMEDIATELY* AFTER IT HAS SERVED ITS
INTENDED AND AUTHORIZED PURPOSES. ANY PERSON VIOLATING FEDERAL OR STATE
REGULATIONS GOVERNING ACCESS TO CRIMINAL HISTORY RECORD INFORMATION
MAY BE SUBJECT TO CRIMINAL AND/OR CIVIL PENALTIES. THIS RECORD IS
CERTIFIED AS A TRUE COPY OF THE CRIMINAL HISTORY RECORD INFORMATION
ON FILE FOR THE ASSIGNED STATE IDENTIFICATION NUMBER.

STATE ID NO. 615541A FBI NO. 534652G DATE REQUESTED. 01/08/2001 NAME: BENSON, GARY R.

SEX RACE BIRTH DATE HEIGHT WEIGHT EYES HAIR BIRTH PLACE M W 06/25/1943 600 155 BLU BRO CT

RECEIVING AGENCY: WVFBINFOO U.S. CITIZEN: YES

FPC: 21105307071511061006 AFIS NO: 550801 III: MULTI STATE

SOCIAL SECURITY NUMBERS 094-38-8817

********************** ARREST 001 *******************

ARRESTED 08/08/1975 AGENCY CASE NO: 2227

AGENCY: NJ0081800 WASHINGTON TWP PD SEWELL GLOUCESTER

PROMIS/GAVEL NO:

001 CNT NJ2A151-41A CARRYING PROHIBITED

SUMMONS/WARRANT

NO: W124733 DISPOSITION DATE: 03/31/1976

AGENCY: NJ008013A COUNTY PROSECUTOR WOODBURY

DISPOSITION: NO BILL

001 CNT: NJ2A136-1 DEG: LARC

INDICTMENT/ACCUSATION PROMIS/GAVEL NO:

NO: 1386-75 DISPOSITION DATE: 05/04/1978 AGENCY: NJ008013J GLOUCESTER CO SUPERIOR COURT

DISPOSITION: DISMISSED

001 CNT: NJ2A151-41 DEG: 0 CARRYING PROHIBITED

ARRESTED 03/09/1976 AGENCY CASE NO: A877615

AGENCY: NJNSP0316 A-TACTICAL PATROL UNIT #3
001 CNT NJ2A151-41A CARRYING PROHIBITED

INDICTMENT/ACCUSATION PROMIS/GAVEL NO:

NO: I572-75J DISPOSITION DATE: 02/22/1977

AGENCY: NJ001013J ATLANTIC CO SUPERIOR CRT

DEG: 0

DISPOSITION: DISMISSED

001 CNT: NJ2A151-41 CARRYING PROHIBITED

DEPARTMENT OF CORRECTIONS DATA NOT FOUND FOR THIS SID NUMBER

CRIMINAL HISTORY DIVERSION PROGRAM AND FELONY CONVICTION SUMMARY

PRE-TRIAL INTERVENTION: 000 CONDITIONAL DISCHARGE: 000 FELONY CONVICTIONS: 000 VIOLATION OF PROBATION: 000

WHEN A MISSING DISPOSITION IS REQUIRED, DO NOT CONTACT THE STATE BUREAU OF IDENTIFICATION(SBI). YOU MUST CONTACT THE AGENCY THAT FURNISHED THE PENDING DATA TO THE SBI. SHOULD YOU HAVE INFORMATION REGARDING AN UPDATE OR A CORRECTION TO THIS RECORD, PLEASE CONTACT THE SBI AT (609) 882-2000, EXTENSION 2902 OR 2899.

END OF CCH RECORD

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(X SECTION)

2 GNGERPRINT CARDS OF

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FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D.C.

EVIDENCE

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D.C.

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FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

1. LOOP

APPLICANT

CENTER OF LOOP

1. USE

DELTA

THE LINES BETWEEN CENTER OF LOOP AND DELTA MUST SHOW

2. WHORL



THESE LINES RUNNING BETWEEN
DELTAS MUST BE CLEAR

3. ARCH



ARCHES HAVE NO DELTAS

FD-258 (REV. 12-29-82)

TO OBTAIN CLASSIFIABLE FINGERPRINTS:

- 1. USE BLACK PRINTER'S INK.
- 2. DISTRIBUTE INK EVENLY ON INKING SLAB,
- 3. WASH AND DRY FINGERS THOROUGHLY.
- 4. ROLL FINGERS FROM NAIL TO NAIL, AND AVOID ALLOWING FINGERS TO SLIP.
- 5. BE SURE IMPRESSIONS ARE RECORDED IN CORRECT ORDER.
- 6. IF AN AMPUTATION OR DEFORMITY MAKES IT IMPOSSIBLE TO PRINT A FINGER, MAKE A NOTATION TO THAT EFFECT IN THE INDIVIDUAL FINGER BLOCK.
- 7 IF SOME PHYSICAL CONDITION MAKES IT IMPOSSIBLE TO OBTAIN PERFECT IMPRESSIONS, SUBMIT THE BEST THAT CAN BE OBTAINED WITH A MEMO STAPLED TO THE CARD EXPLAINING THE CIRCUMSTANCES
- 8. EXAMINE THE COMPLETED PRINT'S TO SEE IF THEY CAN BE CLASSIFIED, BEARING IN MIND THAT MOST FINGERPRINT'S FALL INTO THE PATTERNS SHOWN ON THIS CARD LOTHER PATTERNS OCCUR INFREQUENTLY AND ARE NOT SHOWN HERE).

LEAVE THIS SPACE BLANK

THIS CARD FOR USE BY:

1. LAW ENFORCEMENT AGENCIES IN FINGERPRINTING APPLICANTS FOR LAW ENFORCEMENT POSITIONS

2. OFFICIALS OF STATE AND LOCAL GOVERNMENTS FOR PURPOSES OF EMLOYMENT, LICENSING, AND PERMITS, AS AUTHORIZED BY STATE STATUTES AND APPROVED BY THE ATTORNEY
GENERAL OF THE UNITED STATES. LOCAL AND COUNTY ORDINANCES, UNLESS SPECIFICALLY BASED ON APPLICABLE STATE

- STATUTES DO NOT SATISFY THIS REQUIREMENT.*

 3. U.S. GOVERNMENT AGENCIES AND OTHER ENTITIES REQUIRED.

 BY FEDERAL LAW.**
- 4. OFFICIALS OF FEDERALLY CHARTERED OR INSURED BANK. ING INSTITUTIONS TO PROMOTE; OR MAINTAIN THE SECURITY OF THOSE INSTITUTIONS.

INSTRUCTIONS:

- *1. PRINTS MUST FIRST BE CHECKED THROUGH THE APPRO-PRIATE STATE IDENTIFICATION BUREAU, AND ONLY THOSE FINGER-PRINTS FOR WHICH NO DISQUALIFYING RECORD HAS BEEN FOUND LOCALLY SHOULD BE SUBMITTED FOR FBI SEARCH.
- 2. PRIVACY ACT OF 1974 (P.L. 93-579) REQUIRES THAT FEDERAL, STATE, OR LOCAL AGENCIES INFORM INDIVIDUALS, WHOSE SOCIAL SECURITY NUMBER IS REQUESTED WHETHER SUCH DISCLOSURE IS MANDATORY OR VOLUNTARY, BASIS OF AUTHORITY FOR SUCH SOLUCTATION, AND USES WHICH WILL BE MADE OF IT.
- **3. IDENTITY OF PRIVATE CONTRACTORS SHOULD BE SHOWN IN SPACE "EMPLOYER AND ADDRESS" THE CONTRIBUTOR IS THE NAME OF THE ACENCY SUBMITTING THE FINGERIZATY CARD, TO:
 - 4. FBI NUMBER, IF KNOWN, SHOULD ALWAYS BE FURNISHED IN.
 THE APPROPRIATE SPACE,

MISCELLANEOUS NO. RECORD OTHER ARMED FORCES NO. PASSPORT NO. (PP), ALIEN REGISTRATION NO. (AR), PORT SECURITY CARD NO. (PS), SELECTIVE SERVICE NO. (SS), VETERANS' ADMINISTRATION CLAIM NO. (VA).

K828

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

1:LOOP

APPLICANT

TO OBTAIN CLASSIFIABLE FINGERPRINTS:

1 USE BLACK PRINTER'S INK.

CENTER OF LOOP

DELTA

- 2. DISTRIBUTE INK EVENLY ON INKING SLAB
- \$ WASH AND DRY FINGERS THOROUGHLY,
- 4. ROLL FINGERS FROM NAIL TO NAIL, AND AVOID ALLOWING FINGERS TO SUP.
- 5. BE SURE IMPRESSIONS ARE RECORDED IN CORRECT ORDER,
- If an amputation or deformity makes it impossible to print a finger, make a notation to that effect in the individual finger block.
- IF SOME PHYSICAL CONDITION MAKES IT IMPOSSIBLE TO OBTAIN PERFECT IMPRESSIONS, SUBMIT THE BEST THAT CAN BE OBTAINED WITH A MEMO STAPLED TO THE CARD EXPLAINING THE CIRCUMSTANCES.
- 8. EXAMINE THE COMPLETED PRINTS TO SEE IF THEY CAN BE CLASSIFIED, BEARING IN MIND THAT MOST FINGERPRINTS.
 FALL INTO THE PATTERNS SHOWN ON THIS CARD (OTHER PATTERNS OCCUR INFREQUENTLY AND ARE NOT SHOWN HERE).

THIS CARD FOR USE BY:

1. LAW ENFORCEMENT AGENCIES IN FINGERPRINTING APPLICANTS FOR LAW ENFORCEMENT POSITIONS.*

2. OFFICIALS OF STATE AND LOCAL GOVERNMENTS FOR PURPOSES OF EMLOYMENT, LICENSING, AND PERMITS, AS AUTHORIZED BY STATE STATUTES AND APPROVED BY THE ATTORNEY
GENERAL OF THE UNITED STATES. LOCAL AND COUNTY ORD!
NANCES. UNILESS SPECIFICALLY BASED ON APPLICABLE STATE

STATUTES DO NOT SATISFY THIS REQUIREMENT.

3. U.S. GOVERNMENT AGENCIES AND OTHER ENTITIES REQUIRED
BY FEDERAL LAW **

4. OFFICIALS OF FEDERALLY CHARTERED OR INSURED BANKING INSTITUTIONS TO PROMOTE OR MAINTAIN THE SECURITY
OF THOSE INSTITUTIONS.

INSTRUCTIONS:

- *1. PRINTS MUST FIRST BE CHECKED THROUGH THE APPRO-PRINTE STATE IDENTIFICATION BUREAU, AND ONLY THOSE FINGER-PRINTS FOR WHICH NO DISQUALIFYING RECORD HAS BEEN FOUND BOCALLY SHOULD BE SUBMITTED FOR FBI SEARCH;
 - 2. PRIVACY ACT OF 1974 (P.L. 93-579) REQUIRES THAT FEDERAL, STATE, OR LOCAL AGENCIES INFORM INDIVIDUALS WHOSE-SOCIAL SECURITY NUMBER IS REQUESTED WHETHER SUCH DISCLOSURE IS MANDATORY OR VOLUNTARY, BASIS OF AUTHORITY FOR SUCH-SOLICITATION AND USES WHICH WILL BE MADE OF IT.
- "" 3, IDENTITY OF PRIVATE CONTRACTORS SHOULD BE SHOWN IN SPACE "EMPLOYER AND ADDRESS". THE CONTRIBUTOR IS THE NAME OF THE ACENCY, SUBMITTING THE FINGERIZING CARD TO THE FBI.
 - 4 FBI NUMBER, IF KNOWN, SHOULD ALWAYS BE FURNISHED IN THE APPROPRIATE SPACE.

MISCELLANEOUS NO. RECORD: OTHER ARMED FORCES NO., PASSPORT NO. (PP), ALIEN REGISTRATION NO. (AR), PORT SECURITY CARD NO. (PS), SELECTIVE SERVICE NO. (SS), VETERANS' ADMINISTRATION CAUN NO. (VA).

2. WHORL

THE LINES BETWEEN CENTER OF LOOP AND DELTA MUST SHOW



THESE LINES RUNNING BETWEEN
DELTAS MUST BE CLEAR

3. ARCH



ARCHES HAVE NO DELTAS

FD-258 (REV. 12-29-82)



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I FINGERPRINT CARDS OF JERRY LEWIS.

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FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D.C.

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WASHINGTON, D.C.

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D.C.

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

1. LOOP

WASHINGTON, D.C. 20537

APPLICANIT

TO OBTAIN CLASSIFIABLE FINGERPRINTS-

1. USE BLACK PRINTER'S INK.

CENTER OF LOOP

DELTA

2. DISTRIBUTE INK EVENLY ON INKING SLAB.

WASH AND DRY FINGERS THOROUGHLY. 4. ROLL FINGERS FROM NAIL TO NAIL, AND AVOID ALLOWING FINGERS TO SLIP

5 BE SURE IMPRESSIONS ARÉ RECORDED IN CORRECT ORDER.

6. IF AN AMPUTATION OR DEFORMITY MAKES IT IMPOSSIBLE TO PRINT A FINGER, MAKE A NOTATION TO THAT EFFECT

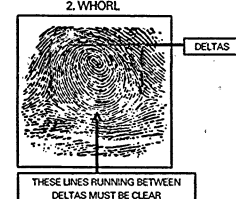
IN THE INDIVIDUAL FINGER BLOCK. 7. IF SOME PHYSICAL CONDITION MAKES IT IMPOSSIBLE TO OBTAIN PERFECT IMPRESSIONS, SUBMITTHE BEST THAT CAN BE

OBTAINED WITH A MEMO STAPLED TO THE CARD EXPLAINING THE CIRCUMSTANCES

EXAMINE THE COMPLETED PRINTS TO SEE IF THEY CAN BE CLASSIFIED, BEARING IN MIND THAT MOST FINGERPRINTS FALL INTO THE PATTERNS SHOWN ON THIS CARD (OTHER PATTERNS OCCUR INFREQUENTLY AND ARE NOT SHOWN HERE).

THIS CARD FOR USE BY:

LEAVE THIS SPACE BLANK



THE LINES BETWEEN CENTER OF LOOP AND DELTA MUST SHOW

3. ARCH



FD-258 (REV. 12-29-82)

CANTS FOR LAW ENFORCEMENT POSITIONS.* OFFICIALS OF STATE AND LOCAL GOVERNMENTS FOR PUR-POSES OF EMLOYMENT, LICENSING, AND PERMITS, AS AUTHOR-IZED BY STATE STATUTES AND APPROVED BY THE ATTORNEY GENERAL OF THE UNITED STATES, LOCAL AND COUNTY ORDI-NANCES, UNLESS SPECIFICALLY BASED ON APPLICABLE STATE STATUTES DO NOT SATISFY THIS REQUIREMENT.*

LAW ENFORCEMENT AGENCIES IN FINGERPRINTING APPLI-

3. U.S. GOVERNMENT AGENCIES AND OTHER ENTITIES REQUIRED BY FEDERAL LAW. **

OFFICIALS OF FEDERALLY CHARTERED OR INSURED BANK-ING INSTITUTIONS TO PROMOTE OR MAINTAIN THE SECURITY OF THOSE INSTITUTIONS,

INSTRUCTIONS:

PRINTS' MUST FIRST BE CHECKED THROUGH THE APPRO-PRIATE STATE IDENTIFICATION BUREAU, AND ONLY THOSE FINGER-PRINTS FOR WHICH NO DISQUALIFYING RECORD HAS BEEN FOUND LOCALLY SHOULD BE SUBMITTED FOR FBI SEARCH.

PRIVACY ACT OF 1974 (P.L. 93-579) REQUIRES THAT FEDERAL STATE, OR LOCAL AGENICIES INFORM INDIVIDUALS WHOSE SOCIAL SECURITY NUMBER IS REQUESTED WHETHER SUCH DISCLOSURE IS MANDATORY OR VOLUNTARY, BASIS OF AUTHORITY FOR SUCH

IDENTITY OF PRIVATE CONTRACTORS SHOULD BE SHOWN IN SPACE "EMPLOYER AND ADDRESS", THE CONTRIBUTOR IS THE THE ST WIN I TOUTH SUBMITTED THE PRINCE CARE CARE TO THE FBI.

SOUCHATION, AND USES WHICH WILL BE MADE OF IT.

ADMINISTRATION CLAIM NO. (VA). 4

4. FBI NUMBER, IF KNOWN, SHOULD ALWAYS BE FURNISHED IN THE APPROPRIATE SPACE,

MISCELLANEOUS NO. .. RECORD: OTHER ARMED FORCES NO., PASSPORT' NO. (PP), ALIEN REGISTRATION NO. (AR), PORT SE-CURITY CARD NO. (PS), SELECTIVE SERVICE NO. (SS), VETERANS'S

ARCHES HAVE NO DELTAS -

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

WASHINGTON, D.C. 20537

APPLICANT





- 1. USE BLACK PRINTER'S INK.
- 2. DISTRIBUTE INK EVENLY ON INKING SLAB.
- 3. WASH AND DRY FINGERS THOROUGHLY,
- 4. ROLL FINGERS FROM NAIL TO NAIL, AND AVOID ALLOWING FINGERS TO SUP. 5. BE SURE IMPRESSIONS ARE RECORDED IN CORRECT ORDER.
- IF AN AMPUTATION OR DEFORMITY MAKES IT IMPOSSIBLE TO PRINT A FINGER, MAKE A NOTATION TO THAT EFFECT IN THE INDIVIDUAL FINGER BLOCK.
- 7. IF SOME PHYSICAL CONDITION MAKES IT IMPOSSIBLE TO OBTAIN PERFECT IMPRESSIONS, SUBMIT THE BEST THAT CAN BE-OBTAINED WITH A MEMO STAPLED TO THE CARD EXPLAINING THE CIRCUMSTANCES
- 8. EXAMINE THE COMPLETED PRINTS TO SEE IF THEY CAN BE CLASSIFIED, BEARING IN MIND THAT MOST FINGERPRINTS FALL INTO THE PATTERNS SHOWN ON THIS CARD (OTHER PATTERNS OCCUR INFREQUENTLY AND ARE NOT SHOWN HERE).

THIS CARD FOR USE BY:

- LAW ENFORCEMENT AGENCIES IN FINGERPRINTING APPLI-CANTS FOR LAW ENFORCEMENT POSITIONS *
- OFFICIALS, OF STATE, AND LOCAL GOVERNMENTS FOR PUR-POSES OF EMILOYMENT, LICENSING, AND PERMITS, AS AUTHOR-IZED BY STATE STATUTES AND APPROVED BY THE ATTORNEY GENERAL OF THE UNITED STATES. LOCAL AND COUNTY ORDI-NANCES, UNLESS SPECIFICALLY BASED ON APPLICABLE STATE STATUTES DO NOT SATISFY THIS REQUIREMENT.*
- U.S. GOVERNMENT AGENCIES AND OTHER ENTITIES REQUIRED BY FEDERAL LAW. **
- OFFICIALS OF FEDERALLY CHARTERED OR INSURED BANK-ING INSTITUTIONS TO PROMOTE OR MAINTAIN THE SECURITY OF THOSE INSTITUTIONS.

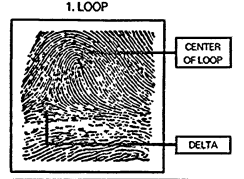
INSTRUCTIONS:

- PRINTS MUST FIRST' BE CHECKED THROUGH THE: APPRO-PRIATE: STATÉ IDENTIFICATION BUREAU, AND ONLY THOSE FINGER-PRINTS FOR WHICH NO DISQUALIFYING RECORD HAS BEEN FOUND
 - EOCALLY SHOULD BE SUBMITTED FOR FBI SEARCH. PRIVACY ACT OF 1974 (P.L. 93-579) REQUIRES THAT FEDERAL, STATE, OR LOCAL AGENCIES INFORM INDIVIDUALS WHOSE SOCIAL SECURITY NUMBER IS REQUESTED WHETHER SUCH DISCLOSURE IS MANDATORY OR VOLUNTARY, BASIS OF AUTHORITY FOR SUCH SOUCHATION, AND USES WHICH WILL BE MADE OF IT.
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- FBI NUMBER, IF KNOWN, SHOULD ALWAYS BE FURNISHED IN THE APPROPRIATE SPACE.

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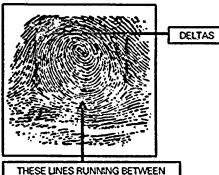
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UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION Receipt for Property Received/Returned/Released/Seized

File # <u>as. W.30409</u>

	<u> </u>		-			
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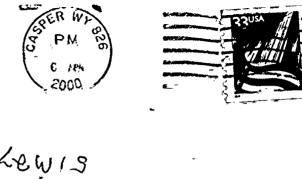
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Case Number: 9A-LV-30409 Owning Office: LAS VEGAS



MR. JERRY LEWIS \$701 WALDMAN 2008-VEBAS N.V. 89102

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06/30/2000

FEDERAL BUREAU OF INVESTIGATION FOI/PA
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FEDERAL BUREAU OF INVESTIGATION FOI/PA
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Martin, Derm

LA 66-1700

On July 17, 1956. advised Agent	ь6 ь7с ь7D
On July 18. 1956, personally made available to Agent a copy of the record which she stated was obtained in the following manner:	ь6 ь7с ь7р
stated that does not condone the making of records of this type under normal circumstances. She said the record had been cut at a reduced speed, 33 1/3 RPM, in order to get it all on one side and that normally it was a 78 RPM and had appeared on two sides, each running approximately three minutes. She said the recording bore no title or label. further said that she did not wish the recording returned and that it might be destroyed after its purpose had been served. She reterated that her confidence be maintained in this matter.	ь ^{7Д}
mentioned that in her opinion,] b6 b7C b7D
An unidentified pretext telephone call to Monarch Records, 4852 West Jefferson Boulevard, Los Angeles, California, telephone Republic 2-9151, by SA on July 19, 1956, discosed that	ъ6 ъ7с

LA 66-1700

The current Los Angeles Central Telephone Directory
lists one as residing at
telephone Also it lists one
residing at This directory
lists the Batton, Barton, Durstine and Osborn Advertising
Agency offices at 1680 North Vine Street, telephone Hollywood
2-6723, and 6363 Wilshire Boulevard, telephone Webster 1-1234.
A Marie of State and A Marie Marie Marie Marie Committee of the Committee
The Los Angeles Office indices do not disclose any
record identifiable with Monarch Records,
on the basis of available informa-
tion. The names of DEAN MARTIN and JERRY LEWIS do appear in
the Los Angeles indices but nothing pertinent to this matter
was located.

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INSTRUCTIONS TO FBI LABORATORY

Enclosed is a tape recording copy of the above record which was made by the Los Angeles Office from the recording furnished by ______ This latter record will be retained in the Los Angeles Office until this matter is logically concluded at which time it will be destroyed UACB.

The FBI Laboratory is requested to search the indices of the Obscene Matter Files to determine whether or not any reference is made to any commercial traffic in the above recording and advise interested offices accordingly.

The reply to this letter should be directed to the personal attention of the SAC marked PERSONAL AND CONFIDENTIAL.

DISPOSITION OF ENCLOSURE

The FBI Laboratory may retain the enclosed tape recording for their files.

- 3 -





FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C.

To: SAG, Los Argoles

/ugust 10, 1956

John Edgar Hoover, Director

66-1700

D-233099 AX

Personal and Confidentia

YOUR FILE NO. FBI FILE NO.

LAB. NO.

(ACTOIS) ITON

Examination requested by:

Los Angeles

Reference:

Letter 7/23/56

Examination requested:

Document

Specimen:

OL. One obscene type recording.

Results of Examination:

Specimen Q1 was not identified with any of the material contained in the Obscene File.

It is noted that your letter of 7/23/56, states that the record from which the type recording, ol, was made would be retained in your office until this matter had been legically concluded at which time it would be destroyed. The record should not be destroyed by your office but should be forwarded to the Laboratory for appropriate disposition at such time as it is of no further value in this matter.

Encoimon QL is retained in the laboratory's files.

Tolson . Nichols . Boardman ... Belmont ... Mason . Mohr -Parsons. Rosen Tamm. Nease. Winterrowd. Tele. Room Holloman .

Gandy.

JCC:DH(4)

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

RATTO SAC-P4C

Re:

File # D- 233099 AX

Examination requested by:

Date of reference communication:

Date received: 7/27/56

Examination requested:

Result of Examination:

Examination by:

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Quoident . Sendin record after this

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Specimens submitted for examination

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OCTOBER 30, 1956

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WESTERN UNION

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DISTRICT 14
OPTIMIST INTERNATIONAL
5514 YORK BOULEVARD
LOS ANGELES 42, CALIFORNIA

IN RESPONSE TO YOUR WIRE DEEPLY REGRET TO ADVISE NOT POSSIBLE TO OF BE ASSISTANCE DUE TO CONFIDENTIAL NATURE OF FBI FILES. NO INFERENCE SHOULD BE MADE THAT WE DO OR DO NOT HAVE REQUESTED DATA. CONFIDENT YOU WILL APPRECIATE MY POSITION.

SINCERELY YOURS,

JOHN EDGAR HOOVER
DIRECTOR
FEDERAL BUREAU OF INVESTIGATION

May 1

b6 NOTE: There are no references in Eufiles identifiable with b7C Bufiles show that Jerry Lewis and his partner, Dean Martin, are alleged to have made a series of remarks considered very obscene which were cut on the sound track of a "trailer" advertising the motion picture film, "The Caddy," in which they appear. While the portion of the sound track was deleted, it was surreptitiously obtained by some employees of Paramount Studios and later re-recorded. has been no indication to date that it has been made a commercial item. **b6** b7C a potential criminal informant of the New York Office, when b7D interviewed by Agents in November, 1955, advised that among the persons of homosexual inclination with whom he is constantly associated, there was Tolson considerable of the seffect that Dean Martin and Jerry Lewis were homosexuals. UTHEAPHETEURE informant produced a list of some of the most popular Belmont names in show business concerning whom he made similar allegations. Harbo Mohr Parsons INITIALED Rosen RGE:jac DIRECTOR'S OFFICE Tamm Sizoo Winterrowd Tele. Room

ERAL BUREAU OF INVESTIGATION Mr. Tolson U. S. DEPARTMENT OF JUSTICE Mr. Nichols **COMMUNICATIONS SECTION** Mr. Boardman Mr. Belmont Mr. Mohr ... Mr. Parsons Mr. Rosen.. WESTERN UNION Mr. Tamm. Mr. Trotter Mr. Nease. Tele, Room ... Mr. Holloman .. WUCO23 BD Miss Gandy. LOS ANGELES CALIF OCT 29 1956 1116AMP **b6** b7C J EDGAR HOOVER JERRY LEWIS WELL KNOWN TV STAR HAS BEEN SELECTED TO RECEIVE THE MAN OF THE YEAR AWARD FROM THE 151 CLUBS OF THE 14TH DISTRICT OPTIMIST INTERNATIONAL. INASMUCH AS THESE CLUBS ARE DEDICATED TO THE DEVELOPMENT OF YOUTH IT IS IMPERATIVE THAT THE RECIPIENT OF THIS AWARD NOA BE A MAN OF IMPEÇABLE CHARACTER. CAN YOU GET US A CLEARANCEON JERRY? PLEASE WIRE COLLECT DISTRICT 14 OPTIM ST INTERNATIONAL 5514 YORK BLVD LOS ANGELES 42 CLINTON 6-4112 Mr. Nicnols Ce M. Nicol 328PME . .

Office Memorandum • United States Government

b6 b7C

	JJ			
	то	: Director, FBI Att: FBI LABORATORY Lab. No. D-233099-AX	DATE:	1/31/57
z	FROM	(Y SAC, Los Angeles (66-1700-1556)		
	subjec	OBSCENE RECORDING ALLEGEDLY MADE BY DEAN MARTIN AND JERRY LEWIS (ACTOR	rs)	
	i.	ReBumemo 8/10/56.		
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DEAN MARTIN

Dean Martin was born as Dino Crocetti on June 17, 1917, in Steubenville, Ohio. Prior to entering into the entertainment field, Martin was employed as a boxer, a laborer in steel mills, a gas station attendant and a dealer in illegal gambling houses in Ohio. He currently resides in Beverly Hills, California.

Martin has not been the subject of an investigation by this Bureau; however, our files contain the following information concerning him:

He has been reportedly associated with several known hoodlums and is well known to the gambling interests in Las Vegas, Nevada. In 1961 he reportedly owned a one percent interest in the Sands Hotel, Incorporated, Las Vegas, Nevada, and he also has an interest in the Cal-Neva Lodge, Lake Tahoe. He has reportedly also been associated with prostitutes and officials of the Teamsters. Union. (92-3024; 92-3087; 924637)

In November, 1955, unsubstantiated information was received from an admitted homosexual identifying numerous stage and screen personalities as homosexuals. This individual also stated that a number of other personalities in the entertainment business were known among homosexuals as "gay." He stated he had heard Dean Martin and Jerry Lewis were classified as "gay." (94-45373%)

A confidential source, who has furnished reliable information in the past, in May, 1956, advised that Dean Martin and Jerry Lewis had made an extremely obscene phonograph record while cutting a record advertising one of their films. The source explained that the obscene portion of the record was supposed to have been destroyed but the master disc was saved and additional records were believed to have been circulated in Hollywood for personal amusement. Martin was also alleged to have been

Control NOTE: See letter to Gale Rosen TBC:blh (10)
Trotter APR 19 1965

Tolson

Belmont Mohr

De Loach Casper _ Callahan

MAIL ROOM TELETYPE UNIT

White House, 4-9-65.

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The service of

Dean Martin

involved in the negotiations for an obscene film which was to be distributed outside the United States.

In August, 1956, an individual, whose reliability is unknown, advised that Martin had once been employed at Dum Dum's, a gambling establishment in Steubenville, Ohio. It was reported that occasionally Martin concluded his television show by jokingly stating, "Good night, Dum Dum." A confidential source, who has furnished reliable information in the past, in July, 1959, advised that Frank Sinatra and Dean Martin flew to Minmi, Florida, to attend the July 4, 1959, wedding

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It was reported that

Civil fingerprint cards were located in the files of the FEI Identification Division which may be identical with Martin. These fingerprints were searched through the criminal files of the Identification Division and no arrest record was located.

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Records Brance)
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Service Unit - Room 6524	
Forward to File Review	
Attention	
Supervisor Room Ext.	
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August 21, 1972

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DEAN MARTIN SUMMAY

Captioned individual, who you advised can be contacted in care of _______ Chasin-Park-Citron Agency, 10889 Wilshire Boulevard, Suite 1020, Los Angeles, California, was born Dino Crocetti on June 17, 1917, at Steubenville, Ohio. Martin has not been the subject of an investigation conducted by the FBI. However, our files reveal the following information concerning him.

He has reportedly been associated with several known hoodlums and is well known to the gambling interests in Las Vegas, Nevada. In 1961, he reportedly owned one percent in the Sands Hotel, Inc., at Las Vegas, and had an interest in the Cal-Neva Lodge at Lake Tahoe. Martin also was reported to be associated with prostitutes and officials of the Teamsters Union.

A confidential source who has furnished reliable information in the past advised in May, 1956, that Dean Martin and Jerry Lewis had made an extremely obscene phonograph record while cutting a record advertising one of their motion pictures. The source explained the obscene portion was supposed to have been destroyed but the master disc was saved and additional records were made and circulated. Martin also was alleged to have been involved in the negotiations for an obscene film to be distributed outside the United States.

Another confidential source of reliable information reported Frank Sinatra and Dean Martin flew to Miami, Florida, to attend the July 4, 1959, wedding

On April 20, 1972, the Nevada Gaming Commission approved the purchase of 8,000 shares of stock from Dean Martin by the Riviera Hotel, noting the shares amounted to 10 percent of ownership in that hotel. In January, 1969, Martin, as former owner of the Sands Hotel at Las Vegas, applied for a Nevada gaming license for a 10 percent interest in the Riviera as an \$80,000 investment.

NOTE: Per request of Alexander P. Butterfield, Deputy Assistant to the President.

EJK:dsm

(5)
TELETYPE UNIT

ENCLOSURE

145-805-0

Baker______Bates _______Bishop ______Callahan _____Cleveland _____Conrad ______Dalbey _____

Ponder
Soyars
Walters
Tele. Room
Mr. Kinley
Mr. Armstrone

Ms. Herwig

MAIL ROOM 🗀

Dean Martin

In 1969, Dean Martin gave a \$1,000 per couple fundraising party at his home for the benefit of the American Civil Liberties Union. (61-190-1288)

In May, 1950, a representative of the Vice Squad, Chicago, Illinois, Police Department, advised that the names of Jerry Lewis and Dean Martin were contained in a book of alleged prospective customers which was found in a Chicago, Illinois, house of prostitution which allegedly catered to Hollywood male clientele.

In November, 1955, unsubstantiated information was received from an admitted homosexual identifying numerous stage and screen personalities as homosexuals. This individual also stated that a number of other personalities in the entertainment business were known among homosexuals as "gay."

He stated he had heard Dean Martin and Jerry Lewis were classified as "gay."

The central files of the FBI, including the files of the Identification Division, contain no additional pertinent information concerning captioned individual based upon background information submitted in connection with this name check request.

August 22, 1972 BY LIAISON Honorable Alexander P. Butterfield Deputy Assistant to the President The White House Washington, D. C. Dear Mr. Butterfield: Reference is made to your name check request and some other individuals. b6 concerning Attached are separate memoranda concerning, the following individuals: Mr. and Mrs. Jerry Lewis Dean Martin Mr. and Mrs. Steve Allen Mr. and Mrs. Vic Damone Mr. and Mrs. Charlton Heston Sincerely yours L. Patrick Gray, III EEO AUA 24 Acting Director Enclosures (10) 1 - Mr. Cleveland - Enclosures (sent direct) Baker. FX-105 JCF:mcb(C) Bishop Callahan Cleveland Dalbey Jenkins Marshall Miller, D.S. NOT RECORDED 133 AUG 25 1972 Walters Tele. Room Mr. Kinley Mr. Armstrong.

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DELETED PAGE INFORMATION SHEET FOI/PA# 1383229-0

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Page 6 ~ Duplicate;

fice Memorandum • UNITED STATES GOVERNMENT TO DATE: August 10, 1957 Mr. Nichola FROM JERRY LEWIS SUBJECT: Nease BIOGRAPHICAL DATA: - SUMMENT Tele, Roon Holloman Jerry Lewis, whose true name is Joseph Levitch, was born in Newark, New Jersey, in 1926. He attended high school in Irvington, New Jersey. He was married in 1944 to an orchestra focalist. They have three childrε^{b6} The son of entertainers, he began his career as a comedian and singer at resort hotelbook in New York's Catskill Mountains. His long-time partner was Dean Martin, but they have recently split, and Lewis now performs as a single. He presently resides in Hollywood. (Who's Who in America, 1956-57, page 1536 and "McCall's" magazine, March, 1957, pages 22, 24 and 26) DATA IN BUFILES: "P.M." newspaper for May 6, 1948, contained an advertisement concerning a rally sponsored by The American League for a Free Palestine. The rally was entitled "Colors of Hebrew Freedom" and was held in Madison Square Garden on May 13, 1948. Jerry Lewis was one of the entertainers on the program. (100-316012-A) On May 27, 1950, the Chicago Office advised that they had received information from the Chicago Police Department's Vice Squad concerning the call house prostitution ring with Hollywood connections. The information came to the Vice Squad from a prostitute who had worked on the West Coast who had set up a call house in an apartment with the intention of catering only to a select clientele. The Chicago Vice Squad claimed that a book was found in this call house which allegedly contained the names of prospective customers. One of the names listed was Jerry Lewis. (31 - 76625 - 4)The January, 1956, issue of "Screen Stories," a movie magazine, contained a summary of the plot of a motion picture entitled "Artists and Models." This

The January, 1956, issue of "Screen Stories," a movie magazine, contained a summary of the plot of a motion picture entitled "Artists and Models." This picture starred Dean Martin and Jerry Lewis and was a slapstick comedy which made frequent reference to the FBI. FBI Agents were portrayed in this picture in a slapstick manner. (62-39368-129)

A potential criminal informant of the New York Office, was interviewed by Special Agents on November 29, 1955. an admitted b6 cc - Mr. Nichols cc - Mr. Holloman RECONDED (Continued next page) To SEP 10 1577

58 SEP 19 1957 SENT DIRECTOR

INDEXED,

homosexual, furnished considerable unverified data concerning people in the entertainment field. He identified numerous stage and screen personalities whom he knew to be homosexuals. In addition, he stated that a number of others in the stage and screen business were known among the homosexual set as being "gay." He emphasized that his knowledge was hearsay, but among the individuals he heard were classified as "gay" were Jerry Lewis and Dean Martin.	3 71
By letter dated July 23, 1956, the Los Angeles Office advised that	6
was an individual who was a source of information and had	70 71
On July 26, 1957, a who identified himself as a b	6 70
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ENGLOSURE 62-104217-1

DEAN MARTIN (SINGING) -- My heart cries just to see the love in your eyes, love that lifts my head to blue skies, this is no shit. I pray when you hold my hand you will understand what's on my mind, but if I'm to be denied, you can step aside and kiss my behind. So take me, never ever do forsake me. If this is a dream, don't wake me, this is no shit. I pray when you hold my hand you will understand what's on my mind, but if I'm to be denied, you can step aside and kiss my behind. So take me, never ever do forsake me. If this is a dream, don't wake me and I know, at last, this is no shit.

MARTIN -- I want to tell you all about our latest and funniest picture for Faramount.

JERRY LL NIS -- Of course, you mean, "The Caddy."

MARTIN -- Of course, Jerry, I don't remember the last time I had so much fun making a picture.

LEVIS -- Boy, I'll say. Now about the scene when I wreck the department store that I'm working in?

MARTIN -- What about the time when I come home and find a strange, and I do mean strange, man in my bed and it turns out to be you.

LEWIS -- Tell them about the terrific game of golf I play, go on tell them.

MARTIN -- Terrific! I never saw golf played that way before. Crazy man, crazy.

LEWIS -- I hate to brag folks, but I think "The Caddy" is the furniest picture we made. No kidding, it's 10 minutes of howls, gags, fun and more heartwarming entertainment than you and the family ever saw.

MARTIN -- You'll love Jerry and me in "The Caddy."

LEWIS -- Take my word for it, "The Caddy" is the most hilarious picture we have ever made. Come on and join the fun, see Faramount's "The Caddy."

MARTIN -- Yea, "The Caddy." Is that all right, you cockeucher?

LEWIS -- 1007 was that you shithead?

Tolson LEWIS L it still rolling?
Belmont AARTIN Still rolling?
Mohr
Parsons
Rosen
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MAIL ROOM L_

LEWIS -- All right.

MARTIN -- You can cut that bit out.

MARTIN -- Now this is Dean Martin

LEWIS -- and Jerry Lewis asking you to see our newest and funniest picture to date.

MARTIN -- Of course, you mean "The Caddy?"

LEWIS -- You bet I do. "The Caddy" is filled with 90 hilarious minutes of howls, gags, fun and heartwarming entertainment that the entire family will enjoy.

MARTIN -- Crazy man, crazy.

LFWIS -- Fo doubt about it, Dean, this is the funniest picture we have ever made. No kidding folks, take my word for it. Come on and join the fun, see Faramount's, "The Caddy."

LEWIS -- It will make you shit.

MARTIN -- Cut out--make.

MARTIN -- Ready. He ain't doing a fucking thing. He's just standing there.

MARTHY -- Now this is Dean Martin

LEVIS -- and Jerry Lewis, you cocksuckers.

MARTIN -- Wait till this guy with TB gets through here.

MARTIN -- Ready, now this is Dean Martin

LEWIS -- and Jerry Lewis with a reminder to see our newest and funniest motion picture ever, "The Caddy."

MARTIN -- He's right folks, come on and join the fun in the most righteous 90 minutes of howls--

LEWIS -- Righteous, where the fuck do you see righteous?

LEWIS -- That's riotous, you greed ball.

LEWIS -- Righteous, what is this, a religious picture?

MARTIN -- This is religious Martin and Jerry Lewis. What is this, five fucking lines and we can't get through with it.

MARTIN -- This is Dean Martin

Li :715 -- and Jerry Lewis with a reminder to see our newest and funniest motion picture ever, "The Caddy."

MARTIN -- He's right folks, come on and join the fun and the most wonderful 90 minutes of howls and gags you ever saw.

LI 713 -- We'll be seeing you in Paramount's, "The Caddy."

MARTIN -- Yes, "The Caddy."

LIWIS -- With a big cock on it.

LIWIS (SINGING) -- I love the girls, your nose is blue, your ass is turning yellow. I never knew that your as cute, but Holy Christ I mellow. I would love to record this once again and take a piss cause I love girls.

END

STANDARD FORM NO. 64

Office Memorandum • UNITED STATES GOVERNMENT

TO	:	Mr. Tolson		DAT	re: 8-26-57	
from		L. B. Nicho JERRY LE	v F wis	-pr6-1	310 V	Tolson Nichols Boardman Belmont Mohr Parsons Rosen
The state of the s	directed to Diversity transmitting a to Jerry Lewis matters with just before Front Justice was that "your bos and secured front fron	With reference vision heads copy of a least second with a second with a discussion of the contract of the cont	ence to the mere over the signed by -57, I desire on the after on vacation bark on a tele about it since a sample less a sample less a sample less a twe made with this had been the sample of any again the levision of the sked us to check the sample of the sampl	the Attorney of the point out that rnoon of 8-23- In he told me the vision program the Attorney of the Attorney of the fiscussed this had asked for the various most of the Attorney of the Director of the Director of the our files here substance of		Tamm Trotter Nease Tele. Room Holloman Gandy Sed Sed Other that ent wis, sussed it ment or, inder ipanies 1, that eneral st had haracter ated we
44	"chaser" but treputation as a sa Lewis alwa transcript of the trin and Lebut was being started stated, "Nice his head. I to now jelled and regretted we hinformation to	he allegation a "chaser" ys boasted of the obscene wis picture, circulated in clean people of that we, of the Department	pointed out he is of homosex. I told for the cord which is "The Caddy, in Hollywood are transcript are." After he he director told in course, had refer the opportunity ment prior to the opportunity of the opportunity ment prior to the opportunity of the opportu	the suspected the pality were not that this, of control of the part of the par	at Jerry Lewis of consistent with ourse, was in claibited to s a sound track ich had not been was pretty widel half the way the ading this he justified on the matter the derogatory firm commitme did not let us known	th his haracter a la l

Nichols to Tolson Memorandum

8-26-57

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I then pointed out that in the first instance we had steadfastly refused to participate in any television programs and as could recall we were very favorably impressed with of the NBC "Home Show" who also worked in the past two Nixon campaigns and that certainly if we were unable to cooperate with	ь6 ь7с
we would not cooperate with a filth purveyor such as Jerry Lewis, that second even if we were in a position to accept a commitment we would not be a party to anything which Jerry Lewis was connected with. then stated he wanted to tell me the background and I told him this was not necessary. He pointed out that Jerry Lewis was a friend of of Internal Security Division. introduced Jerry Lewis to Tompkins and Tompkins talked to the Attorney General. stated that he had nothing to do with the negotiations although he had met Jerry Lewis and the Attorney General had sen him the draft of his proposed letter to Jerry Lewis dated July 15, that he had written into the draft the phrase that the Department did not want a statement that each film had been produced with the cooperation of the Department of Justice.	
stated he guessed the Department had better go slow and easy on this and when Lewis comes in for discussion just be busy and keep putting it off. I told this, of course, was all right as a tactic but that if on the strength of the Attorney General's letter Jerry Lewis went out and signed up a sponsor and got network time then they would be stuck. admitted this could be difficult. He then pointed out that, of course, it was not his idea that the FBI would be brought into the television orbit and his letter was sent to us as a matter of courtesy, that what Lewis had in mind was developing interesting court trials. This, of course, I think was an afterthought.	b6 b7С
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lapoke to a nethis on dept 5 & hestated he has no intention of going alread with It	

MEMORANDUM TO DIVISION HEADS

The Office of the Attorney General is pleased to announce that an understanding has been reached with York Pictures Corporation which contemplates a series of television films to feature the Department of Justice. The agreement embedies an opportunity to promulgate the highest standards and traditions of the Department before the American public. Following conference July 39, 1957, with representatives of York Pictures Corporation and representatives of the Department, of the Division of Internal Security was designated to handle the liaison work which will be involved.

has been instructed to confer with each of the Division Heads to cutline the project generally and to secure ideas and suggestions that may be incorporated in the TV series. Such material will be studied by the producer and, only after mutual acceptance, be presented to the Office of the Attorney General for final approval.

A conference of our Division Heads with a representative of the Producer and with our Liaison will be held for purpose of final drafting of a program that will enable the work to go forward speedily. It is hoped that the first of the series can be filmed and projected by the first of next year.

The spirit and essence of our agreement are to be found in the letter of the Attorney General July 15, 1957:

"I am impressed with your assurances as to the tone of the contemplated pictures. The staff would, of course, expect to be of every possible assistance to insure that the pictures represented not only the best interests of the Department but of the country."

Attached also is the letter from the Attorney General which outlines the procedures as contemplated by him.

ENCLOSURE

RECORDED

62-104217-

INDEXED

lle Jo

Acting Attorney General

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| Coursin

AIR MAIL

Mr. Jerry Lewis, President fork Fictures Corporation 5451 Marathon Street Hollywood 38, California

Dear Mr. Lewis:

I wish to acknowledge the communication of your corporation of Jene 7. 1957 wherein you advise that you are prepared to develop a television film series which would feature the activities of the Department of Justice.

We would be happy to extend our cooperation and assistance in connection with the film series under the following conditions:

- (1) The Department would want the privilege of giving its approval to the principals connected with such a project. This would include the producer, director, writers and others connected with the picture.
- (2) The Department would want the opportunity of approving the scripts.
- (3) The Department would want to approve the films prior to release.
- (4) The Department would want to approve the use of its name in connection with the advertising and exploitation of the series.
- (5) With reference to paragraph 4 of your letter of June 7, 1957, the Department would not want the statement made that each film has been produced in cooperation with and has the approval of the Department of Justice. The preceding paragraph of this letter would govern the use of the Department's name at all times.

ENCLOSURE 62-104317-3

Should York Pictures Corporation undertake the film series, the Department assuredly would not grant its approval or extend co-operation in the production of any other TV film on the Department of Justice until after your series was produced and fully in release.

I am impressed with your assurances as to the tone of the contemplated pictures. The staff would, of course, expect to be of every possible assistance to insure that the pictures represented not only the best interests of the Department but of the country.

Sincerely,

/s/ HERBERT BROWNELL, JR.

Attorney General

Form	No.	G-1	E
(Ed~	6-9-	-55)	

From

THE DEPUTY ATTORNEY GENERAL

to

Mr. Tokon
Mr. Nichols
Mr. Boardman
Mr. Belmont
Mr. Parsons
Mr. Parsons
Mr. Rosen
Mr. Tapter
Mr. Tapter

Official indicated below by check mark			Mr. Rosen
		·	Mr. Tamm
			Mr. Tister
	1		Mr. 10 Boom
The Attorney General	1	MEMORANDU	Tele. Room
			Miss Gandy
The Solicitor General			

Assistant Attorney General, Antitrust			San Annie Carlo Contraction of the Contraction of t
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Assistant Attorney General, Legal Counsel			
Assistant Attorney General, Alien Property	 -		
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Assistant Attorney General, Internal Security		·	
Administrative Assistant Attorney General			. #
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Commissioner, Immig. and Naturalization			
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STANDARD FORM N

ice Memoranaum • united states government

Mr. Tolson

10/15/57 DATE:

FROM

L. B. Nichols

SUBJECT:

JERRY LEWIS

DEPARTMENT OF JUSTICE TELEVISION PROGRAM

Mohr Rosen Holloman

Fred Mullen told me this morning that yesterday he had had a chance to talk to the Attorney General about the Jerry Lewis television program. He told the Attorney General the highlights of the information which I had previously furnished him. The Attorney General did not know of the background of Jerry Lewis and asked Mullen if he could get some more information. Mullen was wondering if we could send a memorandum to the Attorney General or could loan him the obscene transcript which we have. I told him I would check on this.

I prepared a brief summary on August 26, 1957, and the Director noted on it, "I spoke to A.G. re this on Sept. 5 and he stated he has no intention of going ahead with it. H." In view of the comments which the Attorney General made to the Director, the question arises as to whether we should send the attached memorandum to the Attorney General. I think perhaps we should.

LBN:hpf

(3)

cc - Mr. Jones

INDEXED - 12

RECORDED - 15 62-14 717-3

EX. . 127

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F-340

Director, FBI

Jerry Levis Department of Justice Television program

Mr. Fred Mullen has asked that a brief memorandum by ρ / furnished you on the background of Jerry Lewis in connection with a television program which the Department presently has under consideration.

You will recall that I discussed this with you on September 5, 1957, and at that time you indicated that you had no intention of going ahead with the program. While Jerry Lewis has not been the subject of an investigation by the Eureau, briefly, the information which we have is as follows:

On May 27, 1950, the Chicago, Illinois, Police Department Vice Squad furnished information to our Chicago Office concerning a call house prostitution ring with Hollywood connections. The Chicago Vice Squad claimed to be in possession of a book containing the names of prospective customers. Among those listed was Jerry Lewis.

In November, 1955, an admitted homosexual furnished considerable unverified data concerning people in the entertainment field. He identified numerous stage and screen personalities whom he knew to be homosexuals and indicated that a number of others were known among the homosexual set as being "gay." Among those whom he had heard classified as "gay" were Jerry Lewis and Dean Martin. It is to be noted that in connection with this information, it is hearsay and has not been verified.

The Eureau has also been informed of the circulation of a rather obscene recording on the West Coast which allegedly was made while Dean Martin and Jerry Lewis were preparing a sound track of a trailer advertising one of their films called The Caddy. The obscene partions of the sound track, according to our information, were supposed

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Nichols _____ Boardman ____

Mohr

cc - Mr. Jones

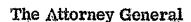
Parsons ______Rosen _____

LBN:hpf

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Tamm NOTE: Cover memo from Nichols to Tolson re Jerry Lewis dated 10/15/57

Nease _____ Tele, Room _ Holloman ___ /



to have been destroyed but in some manner a master disc was saved and additional records were cut and circulated in the Hollywood area for personal amusement. A copy of this transcript is being transmitted herewith under obscene cover.

As the Department has previously been advised, our commitments will make it impossible to cooperate in the forthcoming Departmental television program and even if we did not have commitments, I would be unwilling to have the Bureau associated in any way with an individual such as Mr. Lewis.

Enclosure

Mr. I linent ... I. War. October 21, -1957 The Attorney Ceneral G. Frederick Mullen, Director of Public Information York Pictures Corporation of the Southwestern Region of the Immigration and Naturalization Service telephoned today relative to Jerry Louis and York Productions. As you have been adviced by General Swing, the Irraigration and Naturalization Service has a long-standing option with which has been renewable on a six-month basis - renewal being subject to actual showing of progress by So far he has met all requirements in connection with his proposed series on the Eorder Patrol. I am advised that you have received directly from the Director of the FBI a report on information which they had relative to Lewis. cc: Deputy Attorney General Director, FBI Commissioner Swing, I&NS RECORDED-18 INDEXED-18 **11 OCT 20 1097**

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Office Memorandum UNITED STATES GOVERNMENT

MR. TOLSON TO

DATE: November 15, 1957

SUBJECT:

INFORMATION CONCERNING

Mohr Parsons Winterrowd Tele. Room

Fred Mullen told Mr. DeLoach November 13, 1957, that the Bureau should know that the Department had completely canceled any plans for York Productions, New York City, to handle the future Department

This is the planned production in which Jerry Lewis. the movie and television actor, inveigled the Department into allowing York Productions to handle Departmental movie. The Department was furnished information regarding Jerry Lewis's background and then attempted to get out of the original arrangements.

movie. Mullen stated the Department had learned a lesson in this regard.

ACTION:

cc-Mr. Jones

For record purposes. RECORDED - 81 NOV 19 1957

treated in the same manner as persons seeking to do newspaper articles, namely, the Department would not sponsor such shows, but would make future persons seeking to do television shows on the Department should be available material upon which such shows could be produced. Mr. Lether terned. The Attorney General stated that his predecessor, Mr. Brownell, had committed the Department for that program, and for that reason, the flusion made reference to the Jerry Lewis show, and from the discussion, suthered that that is in the works so far as the preliminaries are conreking information for television. peration would be extended as would be extended to any other one The Attorney General indicated that he thought that in the

Levis operation so that they mig recedent, the names of all such eral agreed to this and directed Mr. Husten to follow that procedure stion of the Department's suffrition, of that type chemid be hearte. Mr. Huston stated that he assumed that the Jerry Louis group greated that irraspostive of who might each television I told Mr. En sh persons as might be connected with an first checked by the FEL. The Attorney IF I believed that as a condition milied was Jerry Lowis and der. Mr. Tempkins interje g mamos in the Jerry terjecte

all production will be on film and of all parties connected with the same and have a specific agreement that FBI in future television shows in view of the tremendous amo As a general policy, I inte FRI in any way, to re will not participate in any show unless and until we have chected the nex tiperaction, and it is my inter affort which have been taken in the "Wide Wide Werld" show. nal Division case. i from the discussion that the Lewis group will pro-on case. There was no reference to the FM in this gister a vigorous objection with the ed to urge the Autorney General not to tion, if the Lowis group his to skilling the Atterney Ge Cortainly, Include the

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January 28, 1953

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MEMORANDUM FOR MR. TOLSON MR. NEASE

This afternoon while in conference with the Attorney General, I talked with him about my concern over the contemplated TV program being developed by the York Pictures Corporation headed by Jerry Lewis. I stated that excluding the unsavory background and reputation of Lewis. I was particularly concerned about the fact that I understood that their first TV production was to be on the Rosenberg case and I thought that this was most undesirable and dangerous. I stated that in the first place I understood that no script had been submitted nor would be submitted to the Department upon this case, but that the York Pictures Corporation intended to go right ahead and produce the film which would be used on TV, but would be shown to the Department before public release. I stated that this would be grossly unsatisfactory and dangerous, in that once a company has gone to the expense of spending hundreds of thousands of dollars making a film, it would be next to impossible to get them to scrap it if it was unsatisfactory or to change it materially.

62-104217-RECORDED aspects of the Rosenberg case are still current, in that David Greenglass and Harry Gold, who were convicted along with the Rosenbergs, are in the penitentiary and their cases will shortly be considered for parole, and that Morton Sobell, another one convicted in that case, was now in Alcatraz and it was the plan of the communists to start a worldwide campaign for their release within the next few weeks. I stated that for a picture to be portrayed dealing with this case and sponsored by the Attorney General would inevitably result in repercussions. The Attorney General stated it had been intended to have a saving clause appear at the opening or the closing of the picture to the effect that the program was not sponsored by the Department of Justice. I told the Attorney Ceneral that this was certainly not a protection because the fact of the matter was that the material upon which the script has been written and from which the picture is being produced was given to the York Pictures Corporation by the Department of Justice and the fact that there was going to be a pilot

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DATE TO STATE

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picture shown to the officials of the Department before public release would certainly indicate that the Department had given tacit approval, if not public approval.

I also stated there was danger in that suits would be brought by relatives of the Rosenbergs and other defendants which might tend to embarrass the Department.

I told the Attorney General that the Eureau had at no stage in this matter been consulted and that obviously there would be some reference to the FBI in the picture and I was greatly concerned as to this aspect because as to the material furnished to Look Magazine, there were nine flagrant errors of fact and that if the York Pictures production was based on the same material or any portion of it, it could be anticipated that there would be basic errors of fact in the picture. The Attorney General stated he had also been concerned about this York production situation but that former Attorney General Drownell had signed a letter. agreeing to go ahead with the program but that nevertheless he. was becoming more concerned about the matter, and in my called Mr. Luther Huston. Director of the presence. Department's Office of Public Information, and instructed him to prepare a letter for either Mr. Huston's signature or the Attorney General's signature to be addressed to the York Pictures Corporation, advising them that he, the Attorney General, was concerned about the use of the Rosenberg case, it being such a controversial matter, many aspects of which were still pending before the Department. The Attorney General instructed Mr. Huston to advise Assistant Attorney General Tompkins of the action which he, the Attorney General, was taking and to inform Mr. Tompkins that he, the Attorney General, did not desire to have the Rosenberg case portrayed on TV by the York Pictures Corporation at this time or at any time in the near future.

Very truly yours,

John Edgar Hoover Director

DEN

Kurjon	Mr. Tolson Mr. Boardman Mr. Belmont Mr. Mohr
February 3, 1958	Mr. Neggin Mr. Parsons Mr. Rosan Mr. Tamin Mr. Trotter Mr. Clayton
uctions, inc.	Tele. Room Mr. Holloman Miss Gandy

While discussing other matters with Luther Huston on the afternoon of 2-3-58, Huston mentioned that the Attorney General had assigned him the responsibility of checking to see whether the Department could back out of its commitments with York Productions or not. Huston stated that a review of the files reflected that York Productions had gone to a great deal of

the matter. He stated that he was referring this matter to the Legal Counsel's Office for an opinion as to whether the Department could safely back out or not.

expense and, therefore, he was afraid that a big row would be kicked up over

Mr. DeLoach mentioned that we were of the opinion that the Department had already backed out of the matter. Huston stated that he wished this were true but that he was a little afraid that it would be impossible to back out now in view of the lengths to which York Productions had already gone In producing a pilot film in the Rosenberg case. He reiterated the fact that he had not seen the script nor was he personally familiar with the matter other than reviewing the information in Departmental files. He was advised that we thad found through sad experience in television and radio that it was absolutely necessary to review the script in all instances and that most certainly there could be a terrific ''kickback'' if a close watch was not maintained on television and radio outfits.

There appears to be no doubt but what the Department is still toying with the possibilities of dealing with York Productions. It is not felt that Huston yet fully understands the dangers of dealing with Jerry Lewis. REC-63

Respectfully, 62-104217 -8 FEB 6 1958

NEASE

(2)

MR. TOLSON:

EX-135

CRIMARK

Office Memorandum • UNITED SIAILS GOVERNMEN Mr. H GORDON NEASE FROM N. SAC. Los Angeles	osen
SUBJECT: YORK PRODUCTIONS RESEARCH MATTER	Gandy
Re tel call from Inspector JOHN MC GUIRE of the Bureau to LA this date re captioned matter. The correct name is Tork Pictures Corporation.	
During a conversation with Paramount Pictures, Inc., 5451 Marathon Avenue, Los Angeles, about a related matter, SA termined that the above-captioned corporation has been in the control of Paramount Pictures, Inc., since 1954. The business relationship was described by as a management trust with the York Pictures Corporation being financed and its production being released by Paramount. Paramount Pictures, Inc. has the controlling stock interest and Y. FRANK FREEMAN, Vice-President of Paramount Pictures, Inc., is President of York Pictures Corporation.	b6 b7c
According to York Pictures Corporation was initially established by DEAN MARTIN and JERRY LEWIS when this comedy team was together for the purpose of producing television shows and motion picture features. When MARTIN and LEWIS separated in 1954, Paramount Pictures Inc. took over the controlling stock and apparently arranged to satisfy MARTIN's interest in the corporation.	ь6 ь7с
\$2,000,000 in this corporation which produces pictures featuring JERRY LEWIS. He expressed some concern as to the advisability of this investment indicating the return probably hadn't been as good as anticipated. Because of the desire to keep this inquiry on a confidential basis specific details concerning the above-captioned corporation's internal affairs were not sought from	b6 b7c
The files of Dun & Bradstreet, Inc., 610 South Main Street, Los Angeles, contains a report on York Pictures Corporation prepared on November 26, 1957. This report is sum-	,

marized hereinafter:

2) - Bureau (AIR MAIL) 1 - Los Angeles

JMC:gmw (3)

Oc was

RE: YORK PICTURES CORPORATION

York Pictures Corporation is engaged in motion picture production with offices at 5451 Marathon Street, Hollywood, California. The corporation uses the production facilities at this address. The corporation was chartered in New York on October 20, 1949, with authorized capital of 200 shares, no par value; domesticated under California law in June, 1950, and reportedly unactive until July, 1950. York Pictures Corporation has 3 stockholders, Paramount Pictures Corp., 50-51%; JERRY LEWIS, 43-44%; and JOSEPH ROSS, 6%. The corporation's officers are Y. FRANK FREEMAN, President; JOSEPH ROSS, Vice-President -- Secretary; and JACOB H. KARP, Treasurer. The officers compose the Board of Directors.

With regard to the corporation officers the report reveals the following information concerning the corporation officers:

B. APPROX. / APPROX.

Y. FRANK/FREEMAN, 67, born in U. S., married. Graduated Georgia School of Technology, 1910. Has been connected with Paramount Pictures since 1933 and presently serves as chief executive of studio production and operations.

JOSEPH ROSS, 47, born U.S., married, local practicing attorney, and has been active in this corporation since its inception. (ROSS is a member of the legal firm of Pacht, Ross, Warne, and Bernhard, 6535 Wilshire Blvd., Los Angeles, and is legal counsel for actor JERRY LEWIS.)

JACOB KARP, 56, born U. S., married, presently active as assistant administrative executive to Y. FRANK FREEMAN at Paramount Pictures, Inc.

The report further reflects the corporation produces theatrical type motion pictures under an exclusive 5 year contract with JERRY LEWIS. No film is produced without the use of JERRY LEWIS. The contract also includes television performances and tours in which JERRY LEWIS participates.

The Dun & Bradstreet report reveals that Y. FRANK FREEMAN when interviewed on November 25, 1957, concerning the above-captioned corporation declined to furnish a

RE: YORK PICTURES CORPORATION

financial statement. He revealed, however, the corporation had realized a \$1,500,000 gross profit from the picture entitled, "The Delicate Delinquent", starring JERRY LEWIS, and that about \$690,000 of this would be net profit. JERRY LEWIS receives a salary of \$4,000 per week for his TV performance and is under exclusive contract to York Pictures Corporation for motion picture productions, TV performances and tours.

In November, 1957, the York Pictures commenced a picture starring JERRY LEWIS entitled, "Rock-Abye-Baby" which is scheduled for completion in early 1958. FREEMAN at the time of interview estimated that this production would cost \$1,350,000.

The Dun & Bradstreet report further reflected that the corporation has not been a seeker of mercantile credit and no credit rating is quoted.

It is noted that in regard to the above corporation that a motion picture entitled, "Sad Sack" was produced in 1956 starring JERRY LEWIS. This production was released in 1957 and according to motion picture trade information has been generally financial successful.

Office Memorandum . United states government

TO . MR. TOLSON

DATE February 24, 1958

every

G. A. NEAST

SUBJECT

JERRY LEWIS

With reference to the pilot film of York Pictures

pertaining to the Rosenberg case, I called Luther Huston and told him
that we would not have a representative sit in on the showing of the pilot film
in view of the Director's very strong opinion about the inadvisability of such
a venture. I further told him that we wanted no reference in the picture to
the FBi or its activities. I pointed out that certainly no one has a right to
commit the Bureau without our prior concurrence.

Mr. Huston stated he understood thoroughly and that if that is the way the Director wanted it, that is the way it would be. He stated he did not know exactly when the picture would be shown yet but he would keep me advised as to developments.

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cc-Mr. Belmont cc-Mr. Jones GAN:jmr (4)

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Office Memorandum • United States Government

TO	:	Mr.	Tolso
10	:	wr.	TOISC

3/5/58DATE:

from: G. A. Neas

SUBJECT:

Clayton

Tele. Room

Holloman . Gandy

Tolson Boardma

In my memorandum to you 2/24/58 I pointed out that I had told Luther Huston of the Department that the Bureau would not have any representative sit in on the showing of a pilot film which York Pictures allegedly was going to send to the Department based on the Rosenberg case. While in Luther Huston's office today Mr. McGuire was advised by Huston that York Pictures did not send a pilot film but instead sent a script which could be used as the basis for a film.

Mr. McGuire observed that this changed the picture entirely as it was apparent that York Pictures was not ready to pour 40 or 50 thousand dollars into a pilot film unless they had a solid commitment. Huston agreed stating that he was purposely delaying doing anything about the script with the thought in mind that York Pictures would realize the Department was not interested and that the matter could drop. Mr. McGuire observed that since we had no pilot film not to look at he could keep the script as we were not interested in looking at that either. Huston smiled and said that he still felt that there was enough in the Department of Justice to warrant the use of television as a medium for getting out information to the public about the Department.

He then observed that there was some indication that Jerry Lewis would drop out of the negotiations but as far as he was concerned he felt it best to let the whole project with York Pictures die out. While this may lead to the end of dealing with York Pictures as far as the Department is concerned, there is no doubt that Luther Huston has in mind digging up some other television venture for the Department of Justice.

JJM:hpf (4)

cc - Mr. Belmont cc - Mr. Jones

MAR 12 1958

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Office Memaandum . United states government

Mr. DeLoach #

DATE: May 21, 1959

Belmont DeLoach

McGuire Mohr

W.C. Sullivan _ Tele. Room

Holloman

FROM

SUBJECT:

JERRY LEWIS

MOVIE ACTOR

(TRUE NAME - JOSEPH LEVITCH)

BACKGROUND:

Captioned individual called the Director's Office at approximately Noon today, May 21, 1959. In the Director's absence, he requested that the Director return his call.

BIOGRAPHICAL DATA:

The current "Who's Who" reflects that Jerry Lewis, comedian, was born in 1926. He attended Irvington High School, Irvington, New Jersey. He is married and has two children. He began his career as an entertainer with a routine at a Catskill, New York, hotel. He formed a comedy team with Dean Martin in 1946, and they subsequently appeared in night clubs, theaters, and on radio and television programs in addition to motion pictures. His latest movies have been "You're Never Too Young," 1955; "Artists and Models," 1955; "Pardners," 1956; and "Delicate Delinquent," 1957.—He was the master of ceremonies for the Motion Picture Academy Awards in 1955. Lewis resides in Hollywood, California.

INFORMATION IN BUFILES:

In the interest of expediency, review has been limited to abstracts only in addition to a previous summary memorandum.

"P.M." newspaper for May 6, 1948, contained an advertisement concerning a rally sponsored by The American League for a Free Palestine. The rally was entitled "Colors of Hebrew Freedom" and was held in Madison Square Garden on May 13, 1948. Jerry Lewis was one of the entertainers on the program. (100-316012-A)

On May 27, 1950, the Chicago Office advised that they had received information from the Chicago Police Department's Vice Squad concerning the call house prostitution ring with Hollywood connections. The information came to the Vice Squad from a prostitute who had worked on the West Coast who had set up a call house in an apartment with the intention of catering only to a select clientele.

1 - Mr. Holloman

1 - Mr. DeLoach

- (-Continued next page)

TO MAY 22 1959

Jones to DeLoach memorandum

The Chicago Vice Squad claimed that a book was found in this call house which allegedly contained the names of prospective customers. One of the names listed was Jerry Lewis. (31-76625-4)

The January, 1956, issue of "Screen Stories," a movie magazine, contained a summary of the plot of a motion picture entitled "Artists and Models." This picture starred Dean Martin and Jerry Lewis and a slapstick comedy which made frequent reference to the FBI. FBI Agents were portrayed in this picture in a slapstick manner. (62-39368-129)

was interviewed by Special Agents on November 29, 1955. an	b3 b6 b70 b71 b71
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<u> </u>	ь6 b70
was an individual who was a source of infor	٠, ر

was an individual who was a source of information and had supplied reliable data to the Los Angeles Office in the past. She confidentially advised that Dean Martin and Jerry Lewis had allegedly made an obscene record while cutting the sound track of a trailer advertising one of their films called "The Caddy." The obscene portion of the track was supposed to have been destroyed, but in some manner a master disc was saved and additional records were cut and circulated in the Hollywood area for personal amusement.

did not know of any commercial traffic in this record, but she did con-

b7D

sider it be "very obscene." She obtained a copy of this record (playing time approximately six minutes) and handed it over to the Los Angeles Office which in turn sent it to the Laboratory. The record was placed on tape and according to Bufiles is currently maintained in the Laboratory in the absence obscene collection under #D-2333099AX. (145-805)

Jones to DeLoach memorandum

a departmental attorney came to the Director's Reception Room and requested	ь6 ь70
that a special tour of the Bureau be conducted for and	
advised SA of the Crime	
Records Section, who conducted the tour, that had been conferring	g
with individuals in the Department about a forthcoming movie concerning the	-
Department. stated	
was introduced as a representative for Jerry Lewis.	
I I I I I I I I I I I I I I I I I I I	b6
and stated he was affiliated with the	b70
National Broadcasting Company and York Pictures Corporation. Bufiles contain	
no reference identifiable with pr York Pictures. (Memo-	
randum from M. A. Jones to Mr. Nichols, 7-30-57, entitled	
Tour of Bureau.")	*

You will recall as indicated in Agust, 1957, the Department signed a contract with York Pictures Corporation to produce a series of films on the Department. Jerry Lewis handled the arrangements for York. The Department did this without first checking with us and we subsequently told them we would have nothing to do with it in view of Lewis' background. The Department was quite embarrassed when Mr. Nichols made them aware of Lewis' background and subsequently in the Fall of 1957 they were able to cancell this contract.

RECOMMENDATION:

None. For information.

THE AUG 21 1959 WESTERN UNION

Mr. Tolson Mn Belmont Mr. DoLoach Mr. McGuire

Mr. Mohr Mr. Parsons. Mr. Rosen_ Mr. Tamm ...

Mr. Trotter. Mr. W.C.Sullivan Tele. Room

Mr. Holloman Miss Gandy

12 AUG 26 1959

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BI UUAO31 PD

TDL HOLLYWOOD CALIF AUG 20 1218PMP ÆDGAR HOOVER, FBI

I WOULD BE EXTREMELY HONORED IF YOU WOULD BE MY GUEST AT THE

CARTER BARRON THEATER ON MY OPENING MONDAY NIGHT AUGUST 24. WOULD YOU HAVE YOUR SECRETARY CONTACT

SHOREHAM HOTEL IN ORDER TO RSVP SO THAT, WE CAN MAKE PROPER ARRANGEMENTS. LOOKING FORWARD TO THE PRIVILEGE OF ENTERTAINING

YOU. I SINCERELY HOPE THAT YOU WILL BE ABLE TO TAKE TIME

FROM YOUR CROWDED CALENDAR TO BE WITH US. MOST SINCERELY

JERRY LEWIS

410P Desleve to bere

53 AUG 28 1959 MR. DELOACH

24.

Office Memorandum • United States Government

				,
то :	Mr. Tolson	•	DATE: August 24, 1959	
FROM:	C. D. DeLoach		Bedi Dell McG Moh	mont dach luire
Subject: /	INVITATION FOR D TO ATTEND JERRY 8/24/59		Ros Tam Trol W.C Tele	tter . Sullive. Room loman (
Amphi	Director would be his itheater tonight, Augus be called at the Shorha	guest at Jerry's ope st 24, 1959. He ask	59, Mr. Lewis inquired ming at the Carter Barron	.,
		ssible to locate tacted her today at t	either Friday or the Statler and expressed	
1 - Mi HPL:c (3)	r. Jones cag	J Seyne 8/24		
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		REC 93 EX-111	12 AUG 25 1958 1561	,
,	53 AUG 28	<i>17</i> 1959	Circle Control of the	

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DO−6 🗻 OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE Mr. Callahan 1:50PM September 16, 1960 Mr. Deieach Mr. Malone Mr. McGuire Mr. JERRY LEWIS, the movie actor, Mr. Rosen telephoned through operator and Mr. Tamm_ secretary from Hollywood, California, Mr. Trotter for the Director. He was advised Mr. Jones of the Director's absence from the Mr. W.C. Sull'ivan. office and of the indefiniteness of Tele. Room_ his return, and was offered the services Mr. Ingram -Miss Holmes _____ of Mr. DeLoach which he declined. Miss Gandv _ Mr. Lewis asked that word be left for the Director to return his call. He can be reached through Operator 621 in Los Angeles at HOllywood 5-0564. Unless advised to the contrary, a background memorandum will not be requested. ceh CIL SEP 20 1960 CRIME RE

UNITED STATES GOVERNMENT Memoranaum TO: Mr. De Loach DATE: December 19, 1960 FROM: M. A. Mones To the part of	olson
SUBJECT: MOVIE ENTITLED VCINDERFELLA"	
of the Publications Unit of the Crime Research Section saw captioned movie December 18, 1960. She advised that during one part of the movie Jerry Lewis, who plays the part of Cinderfella in this parody of the fairy tale "Cinderella," runs across his fairy godfather in his bedroom and, being startled, says, in effect, "I know who you are. You're from the FBI and you are here to protect the Princess." Lewis is referring to a princess from a foreign land, who is visiting America.	b b
The fairy godfather chuckles and says, "No, I'm not from the FBI."	
After some discussion, during which Lewis asks him one more time is he sure he is not from the FBI, the mission of the fairy godfather is revealed to Lewis and the movie goes on from there. This is the only reference to the FBI in the movie, and the foregoing episode was not presented in any sort of a ridiculing manner.	
RECOMMENDATION: For information.	
1- Day	b b
1.cc- 40	
CEM:tmf (3) DFC 28 1960	

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4.

September 18, 1967 BY LIAISON Mrs. Mildred Stegall The White House Washington, D. C. Dear Mrs. Stegall: Reference is made to your name check request regarding the individuals who are to attend a White House affair on September 26, 1967. The central files of the FBI contain no pertinent derogatory information identifiable with the following individuals: ь7С The fingerprint files of the Identification Division of the FBI contain no arrest data identifiable with the above individuals based upon baskground information submitted in connection with this name check request. Attached are separate memoranda regarding the following:

Tolson		
015011	Mr. and Mrs. Jerry Lewis	• -
	THE CHAINS OF TY LIEWIS	
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3ishop	the state of the s	200
Саѕрег	. A copy of this communication has not been sent to the	Chr.
Callahan		73 1
Conrad	Attorney General. 1 - Mr. DeLoach (sent direct) - Engs. ov y loo Mr. Rosen (sent direct) - I	'e [
Feit	TEMOTOSUM DE TUE NEU CA	
Gale	Dis Cod	
	1 - Mr. DeLoach (sept direct) - Encs. on whether Rosen (sept direct) - I	rncs
Rosen	- Time a mornious (morro our con) - markings, sail is see share a morotes (more our con)	

1 - Mr. Gale (sent direct) - Encs. Since rely yours,

September 18, 1967

MR. AND MRS. JEREMLEWIS - JUM MO!

In May, 1950, a representative of the Vice Squad, Chicago, Illinois, Police Department, advised that the names of Jerry Lewis and Dean Martin were contained in a book of alleged prospective customers which was found in a Chicago, Illinois, house of prostitution which allegedly catered to Hollywood male clientele.

In November, 1955, unsubstantiated information was received from an admitted homosexual identifying numerous stage and screen personalities as homosexuals. This individual also stated that a number of other personalities in the entertainment business were known among homo'sexuals as "gay." He stated he had heard Dean Martin and Jerry Lewis were classified as "gay."

A confidential source, who has furnished reliable information in the past, in May, 1956, advised that Dean Martin and Jerry Lewis had made an extremely obscene phonograph record while cutting a record advertising one of their films. The source explained that the obscene portion of the record was supposed to have been destroyed but the master disc was saved and additional records were believed to have been circulated in Hollywood for personal amusement. Martin was also alleged to have been involved in the negotiations for an obscene film which was to be distributed outside the United States. (94-49096 & 145-805)

FBI files contain no additional pertinent information identifiable with captioned individuals.

The fingerprint files of the Identification Division of the FBI contain no arrest data identifiable with captioned individuals based upon background information submitted in connection with this name check request.

NOTE: Per request of Mrs. Mildred Stegall, White House Staff.

Mohr . Bishon Casper Callahan Conrad Felt. Gale Rosen Sullivan Trotter

Tele, Room Holmes Gandy

Tolson DeLoach

OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATES GENERAL

Memorandum

TO

DIRECTOR, FBI

DATE:

Mr. Casper. 6/18/Mr. Callahan. Mr. Felt.

Mr. Gale.

Ťolson

Mt) DeLoach.

Mr. Rosen Mr. Sullivan

Mr. Tavel.

Mr. Soyars. Tele. Room.

Miss Gandy.

Miss Holmes.

b7C

FROM SUBJECT:

SAC, LOS ANGELES (62-

JERRY LEWIS,

ACTOR - ENTERTAINER INFORMATION CONCERNING

At 12:20 a.m., 6/12/70, JERRY LEWIS, 332 St. Cloud, Bel-Air, California, telephonically contacted this office and requested that an agent call his office at Warner Brothers, Burbank, and make an appointment.

Mr. LEWIS was telephonically contacted on the morning of 6/12/70, and an appointment was made with him for 2:30 p.m. on 6/12/70.

Mr. LEWIS was interviewed at 2:30 p.m., at his office, Warner Brothers Studio, 4000 Warner Boulevard, Burbank, California. Mr. LEWIS commenced the interview by commenting on his sincere respect for the Director, for the men and for the principles of the FBI. He noted that early in his entertainment career he had the opportunity of visiting with the Director in Washington, D.C., and recalled that the Director personally had escorted him on a tour of the FBI building. Mr. LEWIS said he believed this country could not exist without obedience and respect for its laws by all citizens. He said, he strictly observes the laws and has tried to teach his children this virtue.

LEWIS said a situation had arisen with that was causing him great mental anguish and personal concern. He said he had wrestled with his conscience over the matter, had thoroughly discussed the problem with his wife, and came to the conclusion that if he believed in living by the laws of this country that he had to do something in this situation. In turning the matter over in his mind and in discussions with his wife, he came to the determination that he should report the matter to the FBI because he believed the matter came within the jurisdiction of the FBI and also because he felt the FBI could give him, appropriate guidance.

2/- Bureau

- Los Angeles RMW/kaf

REC 27

JUN 29 1970

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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		- b6 b7C
	Mr. LEWIS then advised that	D/C
	telephone	
ſ	who is married and who is successful was slowly coming under the influence of one	
X		
1	. Mr. LEWIS described	
	as a "dope pusher" who is selling marijuana and heroin. Mr.	
	LEWIS believed the marijuana and heroin were being transported interstate. He further understood that was selling	
	marijuana to građe school children and was making profits	
	in the area of two to three thousand dollars per week. LEWIS'	
	source for this information was and	
	not identified.	
	Mr. LEWIS said whom he described as a	b6
		b7C
	land apparently has	
	introduced to marijuana smoking. recently seems to have had a complete change in personality. Where he formerly	
	was respectful and obedient, he has become disrespectful and	
	surly. He is becoming anti-establishment, believes all law	
	enforcement officers are on the take and that elected officials	
	are corrupt, etc. has become particularly concerned about his habits and his association with and	
	influence.	
	Late on the evening of 6/11/70,	b6 b7C
	confronted him with the accusation that he was smoking marijuana and was coming under the influence of	2.0
	An argument ensued, and	
	LEWIS is particularly concerned now that	
		2
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	Mr. LEWIS said he had checked name out	b6 b7C
	with a friend of his who lives in Las Vegas and who apparently	2,0
	is a police informer and who operates on both sides of the law. This source knew name and cautioned LEWIS that	
	he was of questionable character. LEWIS' concern increased as	
	a result of this information.	
	Ţ	

LA 62-

Mr. LEWIS said his purpose in contacting the FBI was twofold. First. he wanted the FBI to be aware of the identity of Second. he wanted to know if the FBI could interview
It was pointed out to Mr. LEWIS that while the FBI was happy to accept his information and would make a record of name, narcotics violations came within the jurisdiction of the local police or the Bureau of Narcotics and Dangerous Drugs. He was advised that the FBI could refer his information to the appropriate agencies. It was pointed out to him that the general policy of the FBI was not to conduct interviews in matters outside the jurisdiction of the FBI and for the purpose suggested by him.
Mr. LEWIS commented that while he respected the local law enforcement agencies, he did not want to discuss the matter with the Los Angeles Police Department (LAPD). He asked if the FBI could get him in touch with an appropriate official of the Bureau of Narcotics and Dangerous Drugs. Mr. LEWIS said he was leaving town on 6/14/70, for a four-week personal appearance tour and would like to talk with this Bureau of Narcotics official on 6/12/70.
On 6/12/70, Bureau of Narcotics and Dangerous Drugs, Los Angeles, was telephonically informed of Mr. LEWIS' request. stated he would personally contact Mr. LEWIS that day to discuss the matter with him.
Mr. LEWIS was subsequently informed that would contact him and he expressed appreciation for the effort of the FBI in putting him in touch with
Based on limited identifying data available, no information regarding or was located in Los Angeles indices.

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The above is submitted for information purposes.

August 22, 1972 BY LIAISON

Honorable Alexander P. Butterfield Deputy Assistant to the President The White House Washington, D. C.

Dear Mr. Butterfield:

Reference is made to your name check request concerning Mr. and Mrs. Steve Allen and some other individuals.

Attached are separate memoranda concerning the following individuals:

Mr. and Mrs. Steve Allen Mr. and Mrs. Vic Damone

Mr. and Mrs. Jerry Lewis Dean Martin

Mr. and Mrs. Charlton Heston

yours

L. Patrick Gray, III Acting Director

CEO ANG 24

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Enclosures (10)

REC-4

REC-4

1 - Mr. Cleveland - Enclosures (sent direct)

JCF:mcb(C) (5)

NOT RECORDED 133 AUG 25 1972

ENCLÖŚŰ

Tele. Room Mr. Kinley . Mr. Armstrong_

Polt. Baker. Bates

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Conrad Dalbey Jenkins Marshall Miller, E.

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Callahan

Cleveland

August 21, 1972

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Marshall Miller, E.S. Ponder _

Soyars Walters .

Tele. Room _

Mr. Kinley _

Ms. Herwig __

Mrs. Neenan ___

Campbell

Cleveland . Conrad .

MR. AND MRS. JERRY LEWIS SUMMINERY

Captioned individuals, who you advised reside at 3322 St. Cloud Road, Los Angeles, California, have not been the subjects of an investigation conducted by the FBI. ever, our files contain the following information concerning Jerry Lewis.

In May, 1950, a representative of the Vice Squad, Chicago, Illinois, Police Department, advised that the names of Jerry Lewis and Dean Martin were contained in a book of alleged prospective customers which was found in a Chicago, Illinois, house of prostitution which allegedly catered to Mollywood male clientele.

In November, 1955, unsubstantiated information was received from an admitted homosexual identifying numerous stage and screen personalities as homosexuals. This individual also stated that a number of other personalities in the entertainment business were known among homosexuals as "gay." He stated he had heard Dean Martin and Jerry Lewis were classified as "gay."

A confidential source who has furnished reliable information in the past advised in May, 1950, that Dean Martin and Jerry Lewis had made an extremely obscene phonograph record while cutting a record advertising one of their films. The source explained that the obscene portion of the record was supposed to have been destroyed but the master disc was saved and additional records were believed to have been circulated in Hollywood for personal amusement. Martin was also alleged to have been involved in the negotiations for an obscene film which was to be distributed outside the United States. (62-104217-16)

The central files of the FBI, including the files of the Identification Division, contain no additional pertinent information concerning captioned individuals based upon background information submitted in connection with this name check request.

Per request of Alexander P. Butterfield, Deputy Assistant to the President.

AS:mcb(5) Mr. Armstrong _ ()

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