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

FOIPA Request No.: 1406949-000
Subject: EISENHOWER, MILTON STOVER

Dear Mr. Greenewald:

The enclosed documents were reviewed under the Freedom of Information/Privacy Acts (FOIPA), Title 5, United States Code, Section 552/552a. 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.

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<th>Section 552</th>
<th>Section 552a</th>
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<td>50 U.S.C., § 3024 (i)(1)</td>
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23 pages were reviewed and 15 pages are being released.

Please see the paragraphs below for relevant information specific to your request as well as the enclosed FBI FOIPA Addendum for standard responses applicable to all requests.

- Document(s) were located which originated with, or contained information concerning, other Government Agency (ies) [OGA].
- This information has been referred to the OGA(s) for review and direct response to you.
- We are consulting with another agency. The FBI will correspond with you regarding this information when the consultation is completed.

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

For questions regarding our determinations, visit the 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.

You may file an appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, D.C. 20530-0001, or you may submit an appeal through OIP’s FOIA online portal by creating an account on the following website: https://www.foiaonline.gov/foiaonline/action/public/home. Your appeal must be postmarked or electronically transmitted within ninety (90) days from the date of this letter in order to be considered timely. If you submit your appeal by mail, both the letter and the envelope should be clearly marked “Freedom of Information Act Appeal.” Please cite the FOIPA Request Number assigned to your request so it may be easily identified.

You may seek dispute resolution services by contacting the Office of Government Information Services (OGIS) at 877-684-6448, or by emailing ogis@nara.gov. 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.

☑ See additional information which follows.

Sincerely,

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

Enclosure(s)

The enclosed documents represent the final release of information responsive to your Freedom of Information/Privacy Acts (FOIPA) request.

This material is being provided to you at no charge.

Records which may have been responsive to your request were destroyed. Since this material could not be reviewed, it is not known if it was responsive to your request. Record retention and disposal is carried out under supervision of the National Archives and Records Administration (NARA), Title 44, United States Code, Section 3301 as implemented by Title 36, Code of Federal Regulations, Part 1228; Title 44, United States Code, Section 3310 as implemented by Title 36, Code of Federal Regulations, Part 1229.10.

For your additional information, a record that may be responsive to your Freedom of Information/Privacy Acts (FOIPA) request has been transferred to the National Archives and Records Administration (NARA). You may desire to direct a request to NARA, 8601 Adelphi Road, College Park, MD 20740-6001. Please reference the file numbers 77-HQ-54831; HQ 100-393974 Serial 35; HQ 100-127094 Serial 984; HQ 62-109060 Serial 6896; HQ 77-54831 Serial 151, 149; HQ 100-15252 Serial 118-ENCLP5, 36; HQ 100-439769 Serial 667; HQ 140-22779 Serial 2, 354; 77-HQ-54831-150; 100-418797-65; 100-385355-42; 100-33626-7; 100-HQ-26844-A.
FBI FOIPA Addendum

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

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

(i) 5 U.S.C. § 552(c). Congress excluded three categories of law enforcement and national security records from the requirements of the FOIA [5 U.S.C. § 552(c) (2006 & Supp. IV (2010)]. FBI responses are limited to those records subject to the requirements of the FOIA. Additional information about the FBI and the FOIPA can be found on the www.fbi.gov/foia website.

(ii) National Security/Intelligence Records. The FBI can neither confirm nor deny the existence of national security and foreign intelligence records pursuant to FOIA exemptions (b)(1), (b)(3), and PA exemption (j)(2) as applicable to requests for records about individuals [5 U.S.C. §§ 552/552a (b)(1), (b)(3), and (j)(2); 50 U.S.C § 3024(j)(1)]. The mere acknowledgment of the existence or nonexistence of such records is itself a classified fact protected by FOIA exemption (b)(1) and/or would reveal intelligence sources, methods, or activities protected by exemption (b)(3) [50 USC § 3024(j)(1)]. This is a standard response and should not be read to indicate that national security or foreign intelligence records do or do not exist.

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

(i) Requests for Records about any Individual—Watch Lists. The FBI can neither confirm nor deny the existence of any individual’s name on a watch list pursuant to FOIA exemption (b)(7)(E) and PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(7)(E), (j)(2)]. This is a standard response and should not be read to indicate that watch list records do or do not exist.

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

Part 3: General Information:

(i) Record Searches. The Record/Information Dissemination Section (RIDS) searches for reasonably described records by searching those systems or locations where responsive records would reasonably be found. Most requests are satisfied by searching the Central Records System (CRS), an extensive system of records consisting of applicant, investigative, intelligence, personnel, administrative, and general files compiled and maintained by the FBI in the course of fulfilling its dual law enforcement and intelligence mission as well as the performance of agency administrative and personnel functions. The CRS spans the entire FBI organization and encompasses the records of FBI Headquarters (FBIHQ), FBI Field Offices, and FBI Legal Attaché Offices (Legats) worldwide. A CRS search includes Electronic Surveillance (ELSUR) records.

(ii) FBI Records. Founded in 1908, the FBI carries out a dual law enforcement and national security mission. As part of this dual mission, the FBI creates and maintains records on various subjects; however, the FBI does not maintain records on every person, subject, or entity.

(iii) Requests for Criminal History Records or Rap Sheets. The Criminal Justice Information Services (CJIS) Division provides Identity History Summary Checks—often referred to as a criminal history record or rap sheets. These criminal history records are not the same as material in an investigative “FBI file.” An Identity History Summary Check is a listing of information taken from fingerprint cards and documents submitted to the FBI in connection with arrests, federal employment, naturalization, or military service. For a fee, individuals can request a copy of their Identity History Summary Check. Forms and directions can be accessed at www.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) The National Name Check Program (NNCP). The mission of NNCP is to analyze and report information in response to name check requests received from federal agencies, for the purpose of protecting the United States from foreign and domestic threats to national security. Please be advised that this is a service provided to other federal agencies. Private citizens cannot request a name check.
EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

(b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;

(b)(2) related solely to the internal personnel rules and practices of an agency;

(b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;

(b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;

(b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;

(b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;

(b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence 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.
June 15, 1960

PERSONAL

Mr. Robert E. Palmer
Post Office Box 9/1
Mount Pleasant, Texas

Dear Mr. Palmer:

Your letter dated May 31, 1960, has been received, and I deeply appreciate the interest prompting your inquiry.

I can assure you, that the FEI, in discharging our responsibilities in protecting the internal security of our country, does fully and promptly advise the President and other appropriate governmental agencies of current data of a security interest.

With reference to the other question you raised, the function of this Bureau as strictly a fact-gathering agency does not extend to furnishing evaluations or drawing conclusions as to the character or integrity of any individual, group or publication. For this reason, I am unable to help you, and I hope that you will not infer in this connection either that we do or that we do not have the specific information you desire.

Sincerely yours,

[Signature]

J. Edgar Hoover

NOTE: See second page
Letter to Robert B. Palmer

NOTE: In attempting to identify one Robert Palmer, who was being investigated by the Bureau in 1956, the Dallas Office identified him as being the Editor of the "Titus County Tribune," a local weekly newspaper. There has been no prior correspondence with Palmer or this newspaper. No record files on Marvin Amerson.
May 31, 1960

Mr. J. Edgar Hoover
Director
Federal Bureau of Investigation
Washington, D.C.

Dear Sir:

At a meeting of the Mt. Pleasant Rotary Club this noon, Mr. Marvin Amerson, Mt. Pleasant School Superintendent, made a talk on the dangers of Communism. The basis for his talk seemed to be information he secured at some forum held at a college at Searcy, Arkansas.

Mr. Amerson stated that at this forum a former investigator or counsel for the House Un-American Activities Committee stated that President Eisenhower is surrounded by advisors working hand in glove with the Communists and are keeping the truth about Communism in this country from the president. Further Mr. Amerson told us that one of these advisors was the president's brother "Milton".

Mr. Hoover, I have been a weekly newspaper man since 1941, I am owner of this theatre, I served four years in the Army of the United States during World War II, and hope that I am a patriotic citizen. I am a Democrat, but President Eisenhower is my president, and I resent being told that he is being a dupe or hearing his advisors and his brother called communist sympathizers. Frankly, I am mad.

Knowing, your lifelong battle against the enemies of our country, I am writing you for the answer to two questions:

1. Is President Eisenhower being fully informed by your agency and other agencies of the activities of communists in our nation?

2. Do you have any reason to doubt the integrity and patriotism of Milton Eisenhower?

If you can answer these questions, I shall deeply appreciate it if I can make your answer public and refute what I hope is a slander on my president and yours.

Sincerely,

Robert B. Palmer
P. O. Box 971
Mt. Pleasant, Texas
Memorandum

TO: MR. TOLSON

FROM: C. D. DE LOACH

DATE: 7/18/68

SUBJECT: PRESIDENT'S COMMISSION ON VIOLENCE

I returned Mr. Lloyd Cutler's call in connection with the captioned Commission. He was not in. He returned my call at 4:40 p.m. the same date, 7/18/68. He indicated that he was to be the Executive Director of this Commission and that Mr. Thomas Barr was to be the Deputy Executive Director.

Mr. Cutler told me that his Commission would desperately need the cooperation of the FBI in order to properly handle its work. He stated that his people were inexperienced and they needed the "know how" of this Bureau. He indicated that he and Mr. Barr, and perhaps Dr. Milton Eisenhower, would like to come over to FBI Headquarters for a visit as soon as possible.

I told him that the Director had instructed me to make myself available at any time. He was further advised that Mr. Hoover would have personally seen them, however, he was to be out of the city for several days. Mr. Cutler stated that he would be at Bohemian Grove in California all of next week and he would like to set up an appointment for 3:00 p.m., July 30, 1968. I told him this would be satisfactory and that I would look forward to seeing him.

In connection with this matter, Mr. John Bugas who is well known to you and the Director, called at 12:10 p.m., 7/18/68, from Detroit. He stated that Cutler is a friend of his. Bugas knows Cutler intimately. He described Cutler as being a liberal but on the practical side. He also indicated that Cutler was a former Kennedy man but despite this, was a fine person. Cutler specifically called Bugas and asked Bugas to call me to indicate that he, Cutler, was all right to deal with. I thanked Bugas for his information and told him that the Director had instructed me to serve as liaison with Cutler and his Commission.

ACTION: For record purposes.
Date:    July 24, 1968

To:      Mr. Edmund D. Dwyer
         Director, Office of Audit and Compliance
         General Services Administration

From:    John Edgar Hoover, Director

Subject: Name Check Requests

Reference is made to your letter of July 17, 1968, in which you requested permission to make available to the National Commission on the Causes and Prevention of Violence and the Commission on Obscenity and Pornography copies of our investigative reports which may be made available to General Services Administration concerning personnel of the Commissions. Your letter stated that the National Commission on the Causes and Prevention of Violence and the Commission on Obscenity and Pornography are among the small agencies of the Executive Branch to which General Services Administration provides administrative support.

Your letter advised further that our reports would be made available only to officials whose duties require access to the information therein and who have the proper clearance for any classified material which may be involved and upon completion of review, the reports will be returned to your office for filing in security storage.

This proposed procedure is agreeable to this Bureau under the provisions set forth in your letter provided that each request made by you on behalf of the Commissions is identified as such and contains a notation advising that the results of any name checks will be furnished by you to the Commissions.
NOTE: This request from GSA is similar to several other requests wherein GSA handles administrative and "housekeeping" duties for several small agencies within the Executive Branch. Included among the duties so handled by GSA for such agencies is the submission of name checks to the Bureau on behalf of such agencies regarding their personnel.

The anticipated volume of these checks is small and we have previously approved similar arrangements on behalf of other agencies and it is believed we should comply with GSA's request in this instance.

Although referenced letter is signed by Dwyer as Security Officer for GSA, his correct full title is as shown in the address of this letter. (Verified through Rachner, 7/23/68.)
July 17, 1968

Mr. J. Edgar Hoover
Director
Federal Bureau of Investigation
Department of Justice
Washington, D.C. 20535

Attention: Liaison Staff

Dear Mr. Hoover:

We request permission to make available to the National Commission on the Causes and Prevention of Violence and the Commission on Obscenity and Pornography copies of your investigative reports furnished to the General Services Administration on personnel of these commissions.

The National Commission on the Causes and Prevention of Violence and the Commission on Obscenity and Pornography are among the small agencies of the executive branch to which GSA provides administrative support.

Reports furnished will be made available only to those officials whose duties require access to the information and who have proper clearance for any classified material involved. We will caution the officials not to communicate information furnished to them to persons outside the executive branch. On completion of their review, the reports will be returned to this office for filing in security storage.

Sincerely,

EDMUND D. Dwyer
Security Officer

Keep Freedom in Your Future With U.S. Savings Bonds
TO:  Mr. W. C. Sullivan

FROM:  R. W. Smith

DATE:  September 18, 1968

SUBJECT:  MONOGRAPH
"THE POLITICS OF STREET REVOLUTIONISTS:
Efforts to Disrupt the Democratic
National Convention, Chicago, Illinois,
August 26-29, 1968"

PURPOSE:

This is to recommend that the attached letter be
sent to the Attorney General, with a copy to the Deputy
Attorney General, requesting that he advise whether or not
he has any objections to the FBI furnishing a copy of the
monograph, captioned as above, to Dr. Milton S. Eisenhower.

BACKGROUND:

When the Director appeared before the National
Commission on the Causes and Prevention of Violence, he
mentioned that the FBI had prepared a monograph on the
violence that occurred during the Democratic National
Convention. Dr. Milton S. Eisenhower, Chairman of the
Commission, asked the Director for a copy of the monograph.
The Director has said that he would furnish Dr. Eisenhowert
with a copy, if the Attorney General approved.

RECOMMENDATION:

That the attached letter be sent to the Attorney
General.

Enclosure

1 - Mr. C. D. DeLoach
1 - Mr. C. D. Brennan
1 - Mr. C. Thompson
1 - Mr. R. S. Garner
1 - Mr. W. C. Sullivan
1 - Mr. R. W. Smith
1 - Mr. D. J. Brennan
1 - Mr. R. H. Haynes
It is even more important to understand that a handful of
practiced most prominent roles in this regard to testify to.
Testimony, however, the evidence that communities have
suffered from by a political movement to determine the exact number
the extent of subversive participation. It should be pointed out that if it
will not be possible to do so.

In accordance with Ambassador Harris' request,

BY SPECIAL MESSENGER

Dear Dr. Zinnemann:

Washington, D.C., 20506
722 Jackson Place, Northwest

President of the American

Chairman of the American

Committee for the Cause and I

Mr. Dunn

Mr. Haynes

Mr. C. Brennan

Mr. C. Moore

Mr. Bishop

Mr. Gale

Mr. Sullivan

Mr. Delach

September 27, 1968
Dr. Milton S. Eisenhower

Trained agitators can skillfully manipulate a mob of thousands by inflaming them emotionally to the point where they can succeed in triggering a major outbreak of violence. Finally, it must be borne in mind that whether the individual is a communist with a "capital C," or a communist with a "small c," or an anarchist, they all have one basic objective, which is to destroy the Government of the United States.

Since this document contains information obtained from sources of continuing value to this Bureau the unauthorized disclosure of which could compromise these sources and result in serious damage to the national defense interests of the Nation, it has been classified "Secret." It is requested that this document be afforded appropriate security in accordance with "Regulations Relating to the Protection of Defense Information" set forth in Executive Order 10501.

Upon removal of the classified enclosure, this transmittal letter becomes unclassified.

Sincerely yours,

J. Edgar Hoover

Enclosure

NOTE:


Classified "Secret" as LRM transmitted as enclosure
No classified.
October 23, 1963

BY LIAISON

1 - Mr. Deily

Dr. Milton S. Eisenhower
Chairman
National Commission on the Causes and Prevention of Violence
726 Jackson Place, Northwest
Washington, D. C.

Dear Dr. Eisenhower:

The Criminal Division of the Department of Justice has advised this Bureau that it has no objection to the release to authorized representatives of your Commission of certain unclassified reports and memoranda concerning potential violations of the Federal Antiriot Laws in connection with the disturbances in Chicago, Illinois, during the week of August 25-31, 1963. The Criminal Division furnished a list of the material to be forwarded, a copy of which is enclosed.

Copies of the material set forth on the enclosed list will be forwarded to your office under separate cover. The reports represent preliminary investigations conducted at the specific request of the Criminal Division. The reports were previously furnished to the Criminal Division for its determination as to whether or not any additional action is necessary.

Sincerely yours,

Enclosure

RJD:rpr
(3)

DEPARTMENT OF JUSTICE

TO: Director, Federal Bureau of Investigation

FROM: Fred M. Vinson, Jr.
Assistant Attorney General
Criminal Division


In connection with the captioned inquiry, and pursuant to Section 5 of Executive Order 11412 (June 12, 1968), please be advised that this Division has no objection to the release to authorized representatives of the Presidential Commission of the unclassified reports and memoranda submitted to this Division concerning potential violations of the anti-riot laws as set forth in the attachment to this memorandum. Mr. Daniel Walker, Director, Chicago Study Team, National Commission on the Causes and Prevention of Violence, has requested that, if possible, the referenced materials be made available at the Study Team’s office, Room 876, Federal Building, Chicago, Illinois (353-4172).

Attachment
Memorandum

TO: MR. W. C. SULLIVAN
FROM: D. J. BRENNAN, JR.

DATE: April 30, 1969

SUBJECT: NATIONAL COMMISSION ON THE CAUSES AND PREVENTION OF VIOLENCE

On April 29, 1969, Colonel William G. McDonald, Administrative Officer of the captioned Commission, advised Liaison that the White House had extended the life of the Commission for a period of six months to December, 1969, and authorized an additional $200,000 to operate the Commission staff until that time.

McDonald advised that due to slippage in the work of the Commission staff and the illness of its Chairman, Dr. Milton Eisenhower, the final report could not be completed by June of this year. Although the Commission is extended until December, it is now anticipated that the final report will be issued in September, 1969.

ACTION:

For information.

1-Mr. DeLoach
1-Mr. Bishop
1-Mr. Rosen
1-Mr. Sullivan
1-Mr. G. C. Moore
1-Mr. C. D. Brennan
1-Liaison
1-Mr. Haynes
Memorandum

TO:       MR. TOLSON
FROM:     C. D. DeLoach

DATE: 6/3/69
cc Mr. DeLoach
Mr. Sullivan
Mr. Bishop

SUBJECT: PRESIDENT'S COMMISSION ON VIOLENCE
Report by
regarding Activities of The New Left

who has been temporarily assigned by the Navy Printing Office to assist the above-captioned Commission, and whom I have known, through school activities at St. John's here in Washington, came in to see me at 10 o'clock this morning.

told me that is one of the individuals assigned by the Commission to assist in preparing a report regarding the activities of the New Left and violence committed by this group. stated that has recently submitted to the Commission a manuscript which, additionally, will be issued as a book under name, by Simon & Schuster, New York City. The book will be published as of 6/11/69 and will be entitled,

The book concerns generalizations regarding the entire basic problem of revolution on campuses. The book is written in a distorted, twisted manner that causes blame to be placed at the seat of government, rather than the New Left participants.

told me that Dr. Milton Eisenhower, Chairman of his Commission, confidentially learned about report several days ago. Dr. Eisenhower sent out to see to ascertain the details and confirmed that he planned, not only to submit his manuscript to the Commission, in his role as a more or less staff employee, but additionally to publish it in the form of a book. Dr. Eisenhower ordered to stay
Mr. Tolson

with until he could get a copy of the manuscript. After and Dr. Eisenhower had read the manuscript they became greatly alarmed and decided to publish the manuscript as a Commission report, prior to the book coming out.

As things now stand, the Commission will issue manuscript in the form of a report, as of 6/9/69. The book, as stated above, will be issued as of 6/11/69. Dr. Eisenhower is taking this action in order to prevent from making a considerable sum of money from his book.

I told that, while this might be a good "commercial maneuver" on the part of Dr. Eisenhower, it appeared that the issuance of the manuscript, under the Commission's name, would give an official flavor to report and thereby attract greater publicity. He admitted this, but stated Dr. Eisenhower felt it best to issue the report first in order to ruin some of the opportunities that would be afforded both financially and publicity-wise.

While was in office a student came in and told that he should engage in activities that afternoon on the Berkeley campus of the University of California, so that the "rally" could keep going. The student also told in presence, that the students in San Diego were mere amateurs and needed leadership, such as in order to "keep their thing going."

told me that would be employed next year on the University of California campus, at San Diego, as a Professor of Sociology. obviously has plans to lead student riots and demonstrations on that campus, according to

reiterated that Dr. Eisenhower was very disturbed about this situation. He added that he would furnish the FBI a copy of manuscript, prior to publication.

The difficulty in attempting to understand this mess lies in the whys and wherefores involving the employment of in the first place. It would appear that Dr. Eisenhower's commission has brought this mess on itself.

ACTION - For information. √
Total Deleted Page(s) = 8
Page 1 ~ b3;
Page 2 ~ b3;
Page 3 ~ b3;
Page 4 ~ b3;
Page 5 ~ b3;
Page 6 ~ b3;
Page 7 ~ b3;
Page 8 ~ b3;

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X  Deleted Page(s)  X
X  No Duplication Fee  X
X  For this Page  X
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