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.

<table>
<thead>
<tr>
<th>Section 552</th>
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<tr>
<td>☐ (b)(1)</td>
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91 pages were reviewed and 80 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 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.

☑️ See additional information which follows.

In response to your FOIPA request, the enclosed processed documents represent the final release of information responsive to your FOIPA request.

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 FOIPA request has been transferred to the NARA. If you wish to review these records, submit a Freedom of Information Act (FOIA) request to NARA, Special Access and FOIA, 8601 Adelphi Road, Room 5500, College Park, MD 20740-6001. Please reference the file number 161-HQ-31.

The enclosed documents are from a multiple subject investigation which listed the subject of your request as one of the subjects. The only portions processed for your request were those documents which contained information concerning your subject. Documents were not considered for processing if no information about your subject was in the body of the document itself.

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](http://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 FOIAP requests, or civil litigation files. For additional information about our record searches, visit [www.fbi.gov/services/information-management/foipa/requesting-fbi-records](http://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](http://www.fbi.gov/about-us/cjis/identity-history-summary-checks). Additionally, requests can be submitted electronically at [www.edo.cjis.gov](http://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.

FBI/DOJ
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](http://www.theblackvault.com)
Senator Abraham Ribicoff
Room 337 Russell Bldg.
Washington, D.C. 20510

Dear Sir:

After having read a recent article in Time magazine concerning computer fraud, I thought you may be interested in knowing that such a case exists at the Federal Power Commission.

An in-house contractor, Planning Research Corporation, uses an IBM 370, paid for by the FPC, for work on other contracts and its own activities in McLean, Virginia (a telephone inter-connection crossing state borders).

This contractor had a former employee, ______ in place as ______ at the FPC when the contract was let.

Shortly after the computer was installed, operations began on an around-the-clock basis, yet few FPC programs were available for processing, which leads one to wonder what data was being processed.

The crux of the matter is that the Planning Research Corporation controls the passwords for access to the computer, and thus illegitimate data processing can be hidden from FPC management.

It should be noted that PRC had a prior contract with FPC to write programs for the Public Use Form Respondent Reporting System (PUFREPS) to the tune of several hundred thousand dollars. None of these programs worked, and as a matter of fact PRC recommended in writing that these programs never be released to the public. The present contract will produce the same results in my opinion.
The principal people responsible for perpetration of this fraud are [ ] of PRC and [ ] of the FCC.

It might be well to point out that the above are not just the opinions of one person, but that the news media, specifically the Associated Press, has tried to investigate this issue and has been tied up in litigation by PRC to prevent the facts from coming out.

It is hoped you may do something about this situation, and to aid you in your work a copy of this letter will be sent to [ ] of the FBI who was also mentioned in the Time magazine article.
FOSSIBLE MISUSE OF FEDERAL
POWER COMMISSION COMPUTER;
LETTER TO SENATOR ABRAHAM RIBICOFF

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CO NOT DESTROY; HISTORICAL
VALUE, NATIONAL ARCHIVES

File No.: 46-10803 - 1A

FBI - WASH. FIELD OFFICE
File No. 46-10803-14-1
Date Received 10/2/77
From
(NAME OF CONTRIBUTOR)
ADDRESS OF CONTRIBUTOR

To Be Returned □ Yes □ No
Receipt Given □ Yes □ No

Description:

[Signature]

Notes:
Office of AD Services, Energy Inform’s Administration, Department of Energy.

Has not heard any info concerning allegation.

Possible to do. Not very difficult for PRC to do.

Had facility in place since 1974.

60% of computer time used for developmental purposes of program.

40% used for ongoing work.

350-375 registered facility users.

75 of them are PRC employees or OR15 employees.
Record of input every week. It then dumped to disc.

They could bypass controls but FPC would know that by reviewing reports which specific access to various files by whom when.

PRC has similar computer system but not as powerful as FPC.
PRC runs for Labor, NASA, - FPC, OMB

Difficult to distinguish between FPC work + PRC work.

Not many controls once proper identification is used to gain access to computer.

Major effect if this occurs. + Possibility StilL exists fraud - more could be found.
Contract Bid

Everything done was done with knowledge of GSA, GAO, TOMB. All were briefed as to what FPC wanted.

Nothing illegal criminally in nature.

2 Bids Received on Contract

Optimum Systems Inc. bidder. Both technically competent. FPC may so say evaluation. 15/evaluation disagreed.

FOR ADP equipment. This contract should have been let for 6 years. Left a week to go. Disqualified. FPC as himself from PRC contract.

Mr. former boss.
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Description:

Interview notes
Department of Energy

1. Facility Management Contract with PRC

PRC supplies support personnel services for computer facility. PRC tells PRC what they want to have...

PRC set up rep to such PRC would...

Compute directly under control of PRC.

Contract says computer usage for OPEC 100%.

No indication that there has been any violation.

PRC has 2 contracts 1 local 1 DC. Agreement developed...

PRC contains analysis programming studies of system of applications that PRC develops for EPA.

Periodic reports keep track of what was entered into computer... Very detailed records kept. Check would be time consuming and costly.

- Responsible for FPT computer facility.

PRC contract for 3 years.

Q. Associate to put program into the program (then computer)

Old Spring House, MD.
I got contract from company bidding process. The original contract given out.

PSE developed PUF REPS developmental project to test feasibility of collecting data by certain means.

Program developed worked. They were demonstrated. Progress turned over to FPC.

FPC did not use these programs. Come up with new man system.
To: SAC, WFO (46-new)

From: Director, FBI (46-new)

POSSIBLE MISUSE OF FEDERAL
POWER COMMISSION COMPUTER;
LETTER TO SENATOR ABRAHAM RIBICOFF
CC: WFO

Enclosed are two copies of undated, unsigned letter addressed to Senator Ribicoff, a copy of which was sent to SA [ ] Economic and Financial Crimes Training Unit, FBI Academy.

The letter refers to a recent article in "Time" magazine, concerning computer fraud, and alleges that a computer fraud is currently being perpetrated on the Federal Power Commission (FPC) computer. A copy of the letter was sent to SA [ ] as his name was mentioned in the computer fraud article written in the August 8, 1977, issue of "Time" magazine.

WFO is requested to promptly present to the U. S. Attorney's office for a preliminary opinion.

Enclosures - 2
Energy Information Administration, Department of Energy, 825 North Capital Street, N.W., Washington, D.C., was interviewed and prior to any questioning he was advised of the identity of the interviewing Agent and the purpose of the interview. He then furnished the following information.

The Federal Power Commission (FPC) currently has two Facilities Management Contracts with Planning Research Corporation (PRC), a computer firm based in Mclean, Virginia. Under these contracts, PRC supplies equipment, services and people for the FPC computer facility. PRC also provides analytical and programming services for systems of application that PRC develops for FPC. PRC has been the computer contractor with FPC for the last three years.

stated that the FPC computer facility is under the direct control of PRC personnel. He stated PRC programs the computer to best suit FPC needs. He stated that the contract states that the computer is to be used for FPC business 100 percent of the time. He stated that periodic reports keep track of all input entered into the computer. This input record is removed from the computer each Friday of each week. This record is very detailed and is "dumploaded" onto discs for storage. stated that to review these discs in order to see if the FPC computer was being fraudulently used would be extremely time consuming and costly. He stated that it was a possibility that even though these discs were reviewed a person may still not be able to find any fraudulent misuse of the computer even though it may exist. stated that to date he was unaware of any indications that there was any misuse of the FPC computer facility by PRC personnel or any other individuals.

stated that PRC got the FPC contract by being the successful bidder through a competitive bidding process. He stated that he was unaware of any irregularities involved in the letting of this contract.

stated that PRC did in fact write the programs for the Public Use Form Respondent Reporting System (PUFREPS).

Interviewed on 10/27/77 at Washington, D.C. File #: WFO 46-10803-3

SA: SO Date dictated 10/31/77

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.
He stated this was a developmental project to test the feasibility of collecting data by certain means. stated that the programs were developed and worked. They were demonstrated and the programs were turned over to FPC. He stated FPC did not use these programs as a new more efficient system was developed to make PUFREPS obsolete.

stated that a person more knowledgeable on this matter would be located at
Office of Automated Data Processing (ADP) Services, Energy Information Administration, Department of Energy, 2000 M Street, N.W., Washington, D. C., was interviewed and prior to any questioning he was advised of the identity of the interviewing Agent and the purpose of the interview. He then furnished the following information:

stated that the Federal Power Commission (FPC) has facilities management contracts with Planning Research Corporation (PRC), a computer company based in Mclean, Virginia. Under these contracts PRC was to supply (1) equipment, people and services for the FPC computer facility (2) work on the further developing of the FPC computer facilities. stated that under the contract PRC was to program the computer to best suit FPC needs. He stated the computer is directly under the control of PRC personnel. PRC was to provide analytical and programming services for systems of application that PRC was developing for FPC. He stated that approximately 60 percent of computer time is used for developmental purposes of programs and the remaining 40 percent used for current ongoing work.

stated that FPC's computer facility was in place since 1974 with PRC as the contractor supplying equipment, people and services. stated that there were 350 to 375 registered computer facility users. Of these, he believed about 75 to be PRC employees. stated that it would be possible for PRC to operate the FPC computer facility for work on contract other than FPC business. He stated that it would not be very difficult for PRC personnel to do. stated that to date he has never heard of any information concerning PRC's use of the FPC's computer facility for any use other than FPC business.

stated that access to the computer is gained by use of codes known as user identifications. He stated that each person authorized to use the computer has a distinct user identification. Once a proper user identification is used to gain access to the computer, there are not many controls, if any, to determine if the computer is being used for FPC business.
or not. stated that with proper user identification it would be very difficult to distinguish between FPC work and PRC outside work.

stated that all input that went into the computer that week and was not removed is recorded by the computer and is removed every Friday and placed onto a disc. stated that this process is known as "dumploading". He stated that these records are very detailed and voluminous. stated that in order to show computer time stolen, it would be necessary to show PRC outside work on these stored discs. He stated that this would take a major effort and would be extremely costly and time consuming. stated that even if a review of the discs were done there remains the possibility that the fraud may still go undetected. stated that he reviews reports that come through his office each month which gives breakdowns of time used by different departments of the FPC. He stated that there are certain norms associated with each department and with the system as a whole to determine if there are any problems in the system. Deviations from these norms act as warnings that something is wrong. stated that he has not noticed any deviations from the norms in any of these monthly reports.

stated that when these contracts were let everything was done with the knowledge of the General Services Administration, General Accounting Office, and the Office of Management and Budget. All were briefed as to what FPC wanted. He stated two bids were received, PRC submitting one and Optimum Systems, Inc. (OSI) the other. stated he was on the evaluation committee along with others to choose the proposal best suited for FPC's needs. He stated that in his opinion both bidders were competent but PRC more so. He stated 14 of the 15 on the evaluation committee picked PRC's proposal over OSI.

stated that was a PRC employee for years but left to become a for FPC. stated that disqualified himself from this particular contract. stated that currently FPC and PRC are involved in litigation concerning proprietaryship over the programs developed under this contract. stated he felt PRC was not justified in this litigation. He further stated that this litigation has been going on for three years now.
stated that PRC developed programs for FPC for the Public Use Form Respondent Reporting System (PUFREPS). He stated that these programs were turned over to FPC and did in fact work. He stated they were not used because a more efficient system was developed which made PUFREPS obsolete.
POSSIBLE MISUSE OF FEDERAL POWER COMMISSION COMPUTER; FRAUD AGAINST THE GOVERNMENT

The Federal Bureau of Investigation (FBI) received a copy of an anonymous letter on September 22, 1977, addressed to Senator Abraham Ribicoff referring to a recent article in "Time" Magazine concerning computer fraud, and alleged that a computer fraud is currently being perpetrated on the Federal Power Commission (FPC) computer by FPC management facilities contractor, Planning Research Corporation (PRC). The letter alleges PRC uses the FPC computer for work on other contracts and its own activities in Mclean, Virginia.

On October 27, 1977, Regulatory Systems Development, Energy Information Administration, Department of Energy, was interviewed and advised that he had no knowledge of any fraudulent activities involving the FPC computer facilities. He stated that records of input entered into the computer are removed each week and stored on discs. These records are very detailed and voluminous. He stated that efforts to review these stored records would be extremely costly and time consuming with the end result still being unable to detect fraudulent activities. He stated that a person more qualified to talk to involving this matter would be Office of Automated Data Processing (ADP) Services, Energy Information Administration, Department of Energy.

On October 28, 1977, was interviewed and advised that he was unaware of any fraudulent activities.
POSSIBLE MISUSE OF FEDERAL POWER COMMISSION COMPUTER

involving the FPC computer facilities. He stated that there were approximately 350 to 375 registered computer facility users. Of these, he believed about 75 to be PRC employees. Each registered use has a unique user identification to gain access to the computer. When one of these user identifications are used it would be very difficult to distinguish between official FPC work and outside PRC work. stated that a review of stored input would be necessary to determine if fraud existed and he stated that this would take a major effort on the part of those involved. He added that it would be very costly and time consuming with the existing possibility that the fraud, if genuine, still not being detected. advised that he reviews reports that come through his office each month which gives breakdowns of time used by different departments of the FPC. He stated that there are certain norms associated with each department and with the system as a whole to determine if there are any problems in the computer system. Deviations from these norms act as warnings notifying appropriate FPC personnel that something is wrong. stated that he had not noticed any deviations from the norms in any of these monthly reports.

each advised that there were no irregularities in the letting of this contract to PRC to the best of their knowledge. stated that a former PRC employee now an FPC disqualified himself from handling this particular contract with PRC because of the possibility of allegations of irregularities based on his previous employment. stated that PRC and FPC are currently involved in litigation concerning proprietyship over the systems developed by PRC under this contract.

each stated that PRC developed programs for FPC for the Public Use Form Respondent Reporting System (PUFREPS). Both advised that these programs did in fact work. Both stated they were not used because a more efficient system was developed which made PUFREPS obsolete before its implementation.

On October 28, 1977, this matter was discussed with Assistant United States Attorney (AUSA) Fraud Section, United States Attorney's Office, Washington, D. C. AUSA advised
POSSIBLE MISUSE OF FEDERAL POWER COMMISSION COMPUTER
TO: DIRECTOR, FBI

FROM: SAC, WFO (46-10803)(C) A

POSSIBLE MISUSE OF FEDERAL POWER COMMISSION COMPUTER;
LETTER TO SENATOR ABRAHAM RIBICOFF
FAG
(00:WFO)

Re Bureau airtel to WFO dated 10/18/77.

Enclosed for the Bureau are the original and three copies of a self-explanatory LHM.

For the information of the Bureau, it is noted that the original of this anonymous letter was alleged to be sent to Senator RIBICOFF's office. WFO has made no contact with Senator RIBICOFF's office concerning this investigation and any future contact with his office will be left to the discretion of the Bureau.
FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1395142-0

Total Deleted Page(s) = 11
Page 14 ~ Duplicate;
Page 15 ~ Duplicate;
Page 18 ~ Duplicate;
Page 19 ~ Duplicate;
Page 29 ~ Duplicate;
Page 36 ~ Duplicate;
Page 38 ~ Duplicate;
Page 43 ~ Duplicate;
Page 44 ~ Duplicate;
Page 67 ~ Duplicate;
Page 68 ~ Duplicate;

XXXXXXXXXXXXXXXXXXXXXXXXXX
X Deleted Page(s) X
X No Duplication Fee X
X For this Page X
XXXXXXXXXXXXXXXXXXXXXXXXXX
To: SAC, Washington Field Office (9-3397) Date: February 11, 1975

From: Director, FBI

Re: UNSUB, a/k/a

PAUL A. REVERE, III, THE COMMITTEE
FOR CONSTITUTIONAL JUSTICE;
SENATORS JACOB JAVITS, CLAIBORNE PELL
AND ABRAHAM A. RIBICOFF - VICTIMS;
EXTORTION

Examination requested by: Bureau

Reference: Communication dated 1/20/75

Examination requested: Document - Fingerprint

Remarks:

Specimens Q7 and Q8 are being returned separately to
Washington Field Office with the results of the latent
fingerprint examination. Copies are being forwarded to
San Diego.

Enclosures (2) (2 Lab report)
2 - San Diego (89-179) Enclosures (4) (2 Lab report, 07, 08)
2 - Boston Enclosures (2) (2 Lab report)
2 - New Haven Enclosures (2) (2 Lab report)
2 - New York Enclosures (2) (2 Lab report)

ADMINISTRATIVE PAGE
REPORT
of the
FBI
LABORATORY

FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535

To: SAC, Washington Field Office (9-3397) February 11, 1975

FBI FILE NO. 9-57601

LAB. NO. D-750122025 MQ

Re: UNSUB, aka
PAUL A. REVERE, III, THE COMMITTEE FOR CONSTITUTIONAL JUSTICE;
SENATORS JACOB JAVITS, CLAIBORNE PELL
AND ABRAM A. RIBICOFF - VICTIMS;
EXTORTION

Specimens received 1/21/75

Q7 Bullets for Bureaucrats Certificate, dated 12/31/74, in the name "Sen. A. Ribicoff" bearing the signature "Paul Revere, III"

Q8 Piece of yellow paper bearing typewritten message beginning "As one of the bigger ..." and signed "Paul A. Revere III"

Result of examination:

It was concluded that the typewriting on specimen Q8 most closely resembles the FBI standards for an Olympia style of type, having a horizontal spacing of 2.3 millimeters per letter. This type style is found on Olympia typewriters manufactured by the Olympia Werke AG Wilhelmshaven, West Germany.

No indented writing or watermarks were noted on specimens Q7 and Q8.

Specimens Q7 and Q8 are being returned separately to Washington Field Office. One copy of specimens Q7 and Q8 are being forwarded to San Diego herewith.
FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

To: SAC, Washington Field Office 9-3397 NO LAB FILE

FBI FILE NO. 9-57601-9

LAB. NO. D-750122025

YOUR NO. 0028

Re: UNSUB, aka
PAUL A. REVERE, III, THE COMMITTEE
FOR CONSTITUTIONAL JUSTICE;
SENATORS JACOB JAVITS, CLAIBORNE PELL
AND ABRAHAM A. RIBICOFF - XVICTIMS;

Examination by:

LATENT

Examination requested by: Bureau
Reference: Communication dated 1/20/75
Examination requested: Document - Fingerprint
Specimens received:

1/21/75

TYPEWRITING - SPACED 2.80 MM PER LETTER,
OLYMPIA STYLE FOUND ON OLYMPIA TYPEWRITERS.
OLYMPIA WERKE AG WILHELMSHAVEN, WEST GERMANY

No Ident, ALF OLYMPIA 2.30 • Note, 1/4/75

08 TW OLYMPIA

2 - SAN DIEGO (89-179)
2 - Boston
2 - New Haven
2 - New York

Page 1

KCD 120175

(over) JAM 23 1975
dated 12/31/74,

Q7 Bullets for Bureaucrats Certificate/in the name "Sen. A. Ribicoff" bearing the signature "Paul Revere, III"

Q8 Piece of yellow paper bearing typewritten message beginning "As one of the bigger..." and signed "Paul A. Revere III"

PHYSICALS 1/31/75

Q7 8.00" x 5.75" x 0.005" 1A W/contours 15/1/75

D-750122025 IK

Q8 4.00" x 7.00" x 0.0035"
SACs, Boston, New Haven, New York
and WFO
To: Director, FBI
From: Director, FBI
Date: 1/20/75
Time: Transmitted
Initials -

Subject: UNSUB, aka PAUL A. REVERE, III, THE COMMITTEE FOR CONSTITUTIONAL JUSTICE; SENATORS JACOB JAVITS, CLAIBORNE PELL AND ABRAHAM A. RIBICOFF - VICTIMS; EXTORTION

☐ Fingerprint Photo ☐ Fingerprint Record ☐ Map ☐ Newspaper clipping ☐ Photograph
☐ Artistic Concept

Form entitled "Bullets for Bureaucrats" and note signed "Paul A. Revere."

Special handling instructions: WFO contact Senator Ribicoff's office to obtain envelope, if available. Set out appropriate leads if obtained. All receiving offices notify appropriate authorities.

Material being examined by Laboratory and Identification Divisions.

Approved: _________

JUL 22 1975
"... We hold these truths to be self-evident, that all men are created equal, that they are endowed by their creator with certain unalienable rights; that among these, are life, liberty and the pursuit of happiness. That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed; that, whenever any form of government becomes destructive of these ends, it is the right of the people to alter or abolish it, and to institute a new government, laying its foundation on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their safety and happiness....

Be it known that: Sen. A. Ribicoff is being observed.

And ... you are fashioning the bullets that will eventually shoot you down along with the innocents duped and defrauded by your assassin policies, your restrictive pronouncements and inhibiting actions all in direct contradiction to the spirit and letter of the Constitution of the United States of America.

Signed and Sealed: Paul Kanene, III
The Committee for Constitutional Justice

This day of Dec. 31 1974

'FREE AMERICANS are the endangered species'
FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

To: SAC, Washington Field Office

Re: UNSUB, aka

PAUL A. REVERE, III, THE COMMITTEE FOR CONSTITUTIONAL JUSTICE;
SENATORS JACOB JAVITIS, CLAIBORNE PELL
AND ABRAMAM A. RIBICOFF - VICTIMS;
EXTORTION.

Examination requested by: Bureau

Reference: Communication dated 1/30/75

Examination requested: Document - Fingerprint

Specimens received: 1/21/75

"LFPS will process and return the submitted evidence"

TO WFO

Submitted & returned by LFPS 2/27/75

ENVELOPE

2 - Boston
2 - New Haven
2 - New York

Page 1
Q7  Bulletin for Bureaucrats Certificate/in the name "Sen. A. Ribicoff" bearing the signature "Paul Revere, III"

dated 12/31/74,

Q8  Piece of yellow paper bearing typewritten message beginning "As one of the bigger..." and signed "Paul A. Revere III"
As one of the bigger socialist-communist simps in the Senate, know that you are being watched and that your days are numbered.

We are sick and tired of idiot one-worlders like you and Javits and Pell and the other leftist Jewish conspirators in NYC who want to turn this country and its land over to the Eastern Establishment and their ilk.

When the FPC itself urges Congress to decontrol gas and oil at the wellhead, and when you and Pell turnout to the swing votes in a 45-43 decision to nix the idea, we get pretty damn well pissed.

Now, with gas bulging at the seams in our LA refineries we learn today that rationing will be reimposed to reduce reliance on foreign oil. Can't you dummies figure out that you have killed local incentives to drill for petrol with your ridiculously low wellhead prices? How can a man sell gas at 23¢/mcf interstate? He can't, and so they're shutting down interstate wells. In Calif. we're selling it locally at 95¢/mcf and with no complaints. PROFITS are necessary to pay for machinery and people, contrary to your "humanistic" thinking, esp. with OSHA and your EPA buddies doing great reducing foundry parts and raising costs in that OEM sector.

You bastards are squeezing the middle class too hard and without justification. You want a revolution, just keep it up. The people are arming, whether you think so or not. Better you pass a law prohibiting more bills 'till you've gotten rid of the bad ones we're now saddled with then laying more on us. Wise up Ribicoff. You're starting a new anti-semitic movement that will cut your water off sooner than you may think. We know who are enemy is in this country...it's our own government!
"... We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable rights; that among these, are life, liberty and the pursuit of happiness. That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed; that, whenever any form of government becomes destructive of these ends, it is the right of the people to alter or abolish it, and to institute a new government, laying its foundation on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their safety and happiness..."

Be it known that: **Sen. A. Ribicoff** is being observed.

And... you are fashioning the bullets that will eventually shoot you down along with the innocents duped and defrauded by your assinine policies, your restrictive pronouncements and inhibiting actions all in direct contradiction to the spirit and letter of the Constitution of the United States of America.

Signed and Sealed: **Paul Renere, III**
The Committee for Constitutional Justice

This day of **Dec. 31, 1974**

'FREE AMERICANS are the endangered species'
As one of the bigger socialist-communist simp s in the Senate, know that you are being watched and that your days are numbered.

We are sick and tired of idiot one-worlders like you and Javits and Pell and the other leftist Jewish conspirators in NYC who want to turn this country and its land over to the Eastern Establishment and their ilk.

When the FPC itself urges Congress to decontrol gas and oil at the wellhead, and when you and Pell turnout to the swing votes in a 45-43 decision to nix the idea, we get pretty damn well pissed.

Now, with gas bulging at the seams in our LA refineries we learn today that rationing will be reimposed to reduce reliance on foreign oil. Can't you dummies figure out that you have killed local incentives to drill for petrol with your ridiculously low wellhead prices? How can a man sell gas at 23¢/mcf interstate? He can't, and so they're shutting down interstate wells. In Calif. we're selling it locally at 95¢/mcf and with no complaints. PROFITS are necessary to pay for machinery and people, contrary to your "humanistic" thinking, esp. with OSHA and your EPA buddies doing great reducing foundry parts and raising costs in that OEM sector.

You bastards are squeezing the middle class too hard and without justification. You want a revolution, just keep it up. The people are arming, whether you think so or not. Better you pass a law prohibiting more bills 'till you've gotten rid of the bad ones we're now saddled with then laying more on us. Wise up Ribicoff. You're starting a new anti-semite movement that will cut your water off sooner than you may think. We know who are enemies in this country...it's our own government!

Paul R. Amaré III
Transmit the following in

(Type in plaintext or code)

Via AIRTEL

(Priority)

TO: DIRECTOR, FBI (9-57601)
(BUREAU LAB NUMBER: D-740620017MQ and D-740501023-MQ)

FROM: SAC, WFO (9-3397) (RUC)

"CHANGED"

Unsub, aka
Thomas Paine,
Thomas Paine, III
Paul Revere, III;
THREAT AGAINST U.S. SENATOR
HUBERT HUMPHREY, MAILED FROM
SAN DIEGO, CALIFORNIA, 4/9/74;
THREATENING LETTER TO
(00:SD)

TO THE ENVIRONMENTAL
PROTECTION AGENCY, 5/13/74:
THE COMMITTEE FOR CONSTITUTIONAL JUSTICE,
SENATORS JACOB JAVITS, CLAIBORNE PELL,
AND ABRAHAM A. RIBICOFF-VICTIMS
CAS-THREAT; EXTORTION
(00:SD)

Subject is marked "Changed" to include new aka
of subject, PAUL REVERE, III, and new victim, the Committee
for Constitutional Justice, Senators JACOB JAVITS, CLAIBORNE
PELL, and ABRAHAM RIBICOFF.

Re Bureau telelyte to Boston, New Haven, New York
and WFO, 1/20/75, and report of SA, 9/25/74.

Approved: Special Agent in Charge
Sent M Per

GPO: 1970 O - 462-735
For information of San Diego, referenced Bureau teletype enclosed one certificate entitled 'Pullets for Bureaucrats' signed PAUL REVERE, III, and dated 12/31/74. Also enclosed was a one page typed letter mentioning the new victims concerning taxes, oil, and the middle class.

Senator RICORDI's advised the envelope in question has been destroyed.

SA U.S. Secret Service, Washington, D.C. (WDC), was notified of the threat on 1/20/75.

On 1/21/75, Officer U.S. Capitol Police, and Detective Metropolitan Police Department (MPD) Intelligence Unit, were advised of the threat contained in referenced teletype.

Laboratory is requested to furnish San Diego copies of enclosures in 1/20/75, teletype.

Leads in this matter are being left to the discretion of office of origin, however, UFO requests it be furnished with results of any investigation conducted.
SACs, Boston, New Haven, New York
To: and WFO
From: Director, FBI

Subject: COMMITTEE FOR CONSTITUTIONAL JUSTICE;
SENATORS JACOB JAVITS, CLAIBORNE PELL AND
ABRAHAM A. RIBICOFF - VICTIMS; EXTORTION

Date: 1/20/75
Time: Transmitted

UNSUB, aka PAUL A. REVERE, III, THE

Form entitled "Bullets for Bureaucrats" and note signed "Paul A.
Revere."

Special handling instructions: WFO contact Senator Ribicoff's
office to obtain envelope, if available. Set out appropriate leads if
obtained. All receiving offices notify appropriate authorities.

Material being examined by Laboratory and Identification Divisions.
5048
5078
5048
5040
5062
5078
5048
5030A
5096
5200
5062
5048
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5048
5162
5040
5040
5096
5096
5030
5096
5096

Please see me
Please call me
Note & Return
Please Handle
Please initial

PB. process for latent prints when originals received from lab.
We hold these truths to be self-evident, that all men are created equal, that they are endowed by their creator with certain unalienable rights; that among these, are life, liberty and the pursuit of happiness. That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed; that, whenever any form of government becomes destructive of these ends, it is the right of the people to alter or abolish it, and to institute a new government, laying its foundation on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their safety and happiness.

Be it known that: Sen. A. Ribicoff is being observed.

And... you are fashioning the bullets that will eventually shoot you down along with the innocents duped and defrauded by your assinine policies, your restrictive pronouncements and inhibiting actions all in direct contradiction to the spirit and letter of the Constitution of the United States of America.

Signed and Sealed: Paul H. N. III

The Committee for Constitutional Justice

This day of Dec. 31, 1974

'FREE AMERICANS are the endangered species'
REPORT
of the
IDENTIFICATION DIVISION
LATENT FINGERPRINT SECTION

YOUR FILE NO. 9-3397
FBI FILE NO. 9-57601
LATENT CASE NO. L-39502

TO: SAC, WFO

URUBU, AKA PAUL A. ADVERD, III;
RE: THE COMMITTEE FOR CONSTITUTIONAL JUSTICE
SENATORS JACOB JAVITS, CLAIRE EISEN PELL
AND ABRAHAM A. NIDICOFT - VICTIMS
EXTORTION

REFERENCE: Dutil 1-20-75 ✓ and WFO airtol 1-21-75 ✓
EXAMINATION REQUESTED BY: Bureau and WFO
SPECIMENS: 07, Bullets for Bureaucrats certificate
08, piece of yellow paper

No latent prints of value were developed on the enclosed specimens.

Laboratory report separate.

MAILED 11
FEB 27 1975
FBI

Clarence M. Kelley, Director
To: SAC, Washington Field Office (9-3397)  

Received 2/13/75  
FBI FILE NO. 9-57601  
LAB. NO.  
YOUR NO.  

Examination requested by: Goodreau  
Bureau  
Noted By:  

To: SAC, Washington Field Office (9-3397)  

Re: UNSUB, aka  
PAUL A. REVERE, III, THE COMMITTEE  
FOR CONSTITUTIONAL JUSTICE;  
SENATORS JACOB JAVITS, CLAIBORNE PELL  
AND ABRAHAM A. RIBICOFF - XVICTIMS;  
EXTORTION.  

Latent  

Examination requested:  
Document - Fingerprint  
Specimens received:  
1/21/75  

Specs Lyen J - no labs - Not at lab 2/13  
No labs 2-14 Resprayed N & stippled  
applied - 720 labs -Lyen SW - 720  
Labs - Delivered  
Specs enclosed to W F O.  

Page 1
Q7 Bullets for Bureaucrats Certificate/in the name "Sen. A. Ribicoff" bearing the signature "Paul Revere, III"

Q8 Piece of yellow paper bearing typewritten message beginning "As one of the bigger..." and signed "Paul A. Revere III"

Examination Completed 1:00
Time 2-14
Date Dictated 2-14-75
Date

D-750122025 IK
FEDERAL BUREAU OF INVESTIGATION
COMMUNICATIONS SECTION

JAN 20, 1975

To: SACs, Boston, New Haven, New York

From: Director, FBI

Time: 1050P11

Subject: UNSUB, aka PAUL A. REVERE III, THE COMMITTEE FOR CONSTITUTIONAL JUSTICE; SENATORS JACOB JAVITS, CLAIBORNE PELL AND ABRAHAM A. TRIBICOFF - VICTIMS; EXTORTION

Special handling instructions: WFO contact Senator Ribicoff's office to obtain envelope, if available. Set out appropriate leads if obtained. All receiving offices notify appropriate authorities.

Material being examined by Laboratory and Identification Divisions.

Form entitled 'Bullets for Bureaucrats' and note signed 'Paul A. Revere.'
To: Abe Ribicoff  
The Senate  
Washington, D.C.
January 14, 1975

FBI Congressional Service
Room 173-D
Department of Justice
Washington, D.C. 20535

Dear [Name]

Enclosed is a letter the Senator received last week.

Since a printed form is used, I am sure you have seen them before. Nevertheless, I thought you would be interested in it.

Sincerely,

to Senator Ribicoff

Receipt orally acknowledged 1-16-75

[Signature]
Transmit attached by Facsimile - PLAINTEXT

SACs, Boston, New Haven, New York and WFO

To: and WFO

From: Director, FBI

Subject: UNSUB, aka PAUL A. REVERE, III, THE COMMITTEE FOR CONSTITUTIONAL JUSTICE; SENATORS JACOB JAVITS, CLAIBORNE PELL AND ABRAHAM A. RIBICOFF - VICTIMS; EXTORTION

Special handling instructions: WFO contact Senator Ribicoff's office to obtain envelope, if available. Set out appropriate leads if obtained. All receiving offices notify appropriate authorities. Material being examined by Laboratory and Identification Divisions.

Approved: 9-57601-11

9-58996-1
Unsub: Threatening Letter
To Senator H H Humphrey
4/9/74 Calif 920, Threatening
Letter to
Environmental
Protection Agency 6/13/74
Extortion

7 Egypt
Back

Gree gradient
Bureaucrats

-evident, that all men are created equal, or with certain unalienable rights; that to secure the pursuit of happiness. That to secure that, whenever any form of government becomes a right of the people to alter or abolish any form of government, becomes a right of the people to alter or abolished by your assinine policies, and inhibiting actions all in direct and letter of the Constitution of the
Uncle: Threatening letter to Senator H H Humphrey
4/9/74 Calif. 920, E8

4 Envelope
1 Sp
1 Imp

9-57601
Your O.C. is real. The Law is adrift. Decide in our con. What you want join me and bring lead fields. Men and women
FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE
SAN DIEGO

OFFICE OF ORIGIN
SAN DIEGO

DATE
4/15/75

INVESTIGATIVE PERIOD
1/24-4/4/75

REPORT MADE BY
SA

TYPED BY
mjZ

TITLE OF CASE
UNSUB, aka Thomas Paine,
Thomas Paine, III,
Paul Revere, III;
THREAT AGAINST U.S. SENATOR
HUBERT H. HUMPHREY, MAILED FROM
SAN DIEGO, CALIFORNIA, 4/9/74;
THREATENING LETTER TO

CHARACTER OF CASE
CAS-THREAT; EXTORTION

PROTECTION AGENCY, 6/13/74;
The Committee for Constitutional Justice,
Senators Jacob Javits, Claiborne Pell,
and Abraham A. Ribicoff - Victims

REFERENCES:
San Diego report of SA
dated 9/26/74;
WFO airtel to Bureau, 1/21/75.

ADMINISTRATIVE:
An extra copy of this report is being furnished to
the Bureau for dissemination to U.S. Secret Service, in view

ACCOMPILISHMENTS CLAIMED

CAS-THREAT; EXTORTION

ACQUIT-TALS

CASE HAS BEEN:

PENDING OVER ONE YEAR
PENDING PROSECUTION OVER SIX MONTHS

SPECIAL AGENT
IN CHARGE

DO NOT WRITE IN SPACES BELOW

RECI17
9-57601
12

EX-110

Dissemination Record of Attached Report

Agency

Request Recd.

Date Fwd.

How Fwd.

By

COVER PAGE

[Handwritten notes and signatures]

[Handwritten text: "ex-110"]
of their interest in captioned matter.

One copy is being disseminated to U.S. Secret Service, San Diego. For information of the Bureau, the confidential sources referred to in this report are as follows:

It is noted the reporting period of this report is extensive due to the fact that the San Diego Division has conducted an extensive check with sources of this division and those of the San Diego Police Department, and U.S. Secret Service, in an effort to develop any information regarding the unknown subjects in this matter.

In view of the fact that all logical investigation has been conducted in this matter with negative results, San Diego is considering this matter closed.

-B*- COVER PAGE
Copy to:

1 - United States Attorney, San Diego
1 - U.S. Secret Service, San Diego

Report of: 

Office: SAN DIEGO

Date: April 15, 1975

Field Office File #: 89-179

Bureau File #: 9-57601


Synopsis: CONGRESSIONAL ASSASSINATION STATUTE - THREAT; EXTORTION

On 1/20/75, to U.S. Senator ABRAHAM A. RIBICOFF, made available a certificate entitled "Bullets For Bureaucrats" signed PAUL REVERE, III, and dated 12/31/74, addressed to Senator A. RIBICOFF and a one page typed letter mentioning U.S. Senators JACOB JAVITS and CLAIBORNE PELL, concerning taxes, oil and the middle class. On 1/20/75, U.S. Secret Service, WDC, notified of the threat. On 1/21/75, U.S. Capitol Police, and Metropolitan Police Department, Intelligence Unit, WDC, advised of threat. Letter and printed form forwarded to FBI Laboratory for examination. On 1/24/75, U.S. Secret Service, San Diego, and San Diego Police Department, Investigative Support Unit, were advised of the threats.

On 1/27/75, AUSA, San Diego, stated

DETAILS:

This matter was predicated upon receipt of information from the Washington Field Office, of the
Federal Bureau of Investigation (FBI), on January 24, 1975, that on January 20, 1975, U.S. Senator ABRAHAM A. RICICOFF'S had advised that Senator RICICOFF had received a printed form entitled "Bullets for Bureaucrats" and a one page typed letter mentioning U.S. Senators JACOB JAVITS and CLAIBORNE PELL. Xerox copies of both these forms follow:
advised that the envelope the form and letter had been received in was destroyed.


On January 21, 1975, Officer U.S. Capitol Police and Detective Metropolitan Police Department, Intelligence Unit, were advised of the threat.

On January 24, 1975, SA FBI, San Diego, California, advised SA U.S. Secret Service, San Diego, California, and Detective San Diego Police Department, Investigative Support Unit, of the above threat.

Five sources who have provided reliable information in the past and who are familiar with right wing extremist groups in the San Diego area, were contacted but could provide no information regarding the printed form or the group known as the Committee for Constitutional Justice.

On January 27, 1975, Assistant U.S. Attorney San Diego, California, stated he

Continuous contact has been maintained with SA U.S. Secret Service, San Diego, California, and Detective Investigative Support Unit, San Diego Police Department, the last contact being on April 4, 1975.

SA and Detective have advised they have been able to develop no information concerning the printed form or the Committee for Constitutional Justice.

Results of FBI Laboratory Examination set forth as follows:
To: SAC, Washington Field Office (9-3397)  
February 11, 1975

FBI FILE NO. 9-57691

LAB. NO. D-750122025 HQ

Re: UNSUB, aka
PAUL A. REVERE, III, THE COMMITTEE
FOR CONSTITUTIONAL JUSTICE;
SENATORS JACOB JAVITS, CLAIBORNE PELL
AND ABRAHAM A. RIBICOFF – VICTIMS;
EXTORTION

Specimens received 1/21/75

Q7 Bullets for Bureaucrats Certificate, dated 12/31/74, in the name "Sen. A. Ribicoff" bearing the signature "Paul Revere, III"

Q8 Piece of yellow paper bearing typewritten message beginning "As one of the bigger ..." and signed "Paul A. Revere III"

Result of examination:

It was concluded that the typewriting on specimen Q8 most closely resembles the FBI standards for an Olympia style of type, having a horizontal spacing of 2.3 millimeters per letter. This type style is found on Olympia typewriters manufactured by the Olympia Werke AG Wilhelmshaven, West Germany.

No indented writing or watermarks were noted on specimens Q7 and Q8.

Specimens Q7 and Q3 are being returned separately to Washington Field Office. One copy of specimens Q7 and Q8 are being forwarded to San Diego herewith.
October 7, 1985

UNKNOWN SUBJECT, Also Known As
Thomas Pain, Thomas Pain, III,
Paul Revere, III; Threat Against
U.S. Senator Hubert H. Humphrey,
Mailed From San Diego, California,
April 9, 1974; Threatening Letter To

Environmental Protection Agency,
June 13, 1974; The Committee:
Constitutional
Justice, Senators Jacob Javits, Claiborne
Paul, and Abraham A. Ribicoff - Victims;
Congressional Assassination Status - Threat; Extortion

In response to your letter dated August 7, 1985, from the
Director, National Institute of Justice, requesting FBI assistance
to support a research project to develop threat assessment guidelines
for policy agencies, you are advised of the following.

The captioned case was an extortion investigation by the
FBI in 1974-1975. Attached are FBI reports dated September 26, 1974,
and April 15, 1975, which contain the results of this investigation.

This information was furnished to the U.S. Secret Service
and the San Diego, California, Police Department, and the case was
closed.

Enclosures (2)

NOTE: This case was furnished by CID and coordinated with SA
CID.

Original and 1 - DOJ - NLI
1 - Attn:
1 - Room 5042
1 -
INCONS  DEC 17 1985

Outlook 1/34/86 CAW