FEDERAL BUREAU OF INVESTIGATION FREEDOM OF INFORMATION/PRIVACY ACTS SECTION

SUBJECT: MEDGAR EDGARS

FILE NUMBER: FILE #157-901

Tolson
Belmont
Mohr
Casper
Callahan
Conrad
DeLoach
Evans
Gale
Rosen
Sullivan
Tavel
Trotter
Tele. Room
Holmes

Gandy .

UPI-65

(EVERS) WASHINGTON--THE BODY OF SLAIN INTEGRATION LEADER MEDGAR EVANS WAS MET TODAY BY SOME 1.000 PERSONS WHO GATHERED AT UNION STATION TODAY TO ESCORT THE HEARSE THROUGH THE STREETS OF THE CAPITAL TO A

FUNERAL HOME.

THE FLAG DRAPED COFFIN WAS LOADED ON A BAGGAGE CART AT THE TRAIN STATION AND WHEELED TO THE WAITING HEARSE.

BYSTANDERS WATCHED SILENTLY.

LATER, THEY FELL IN BEHIND THE HEARSE TO FOLLOW IT ON A 25-BLOCK

PROCESSION TO A FUNERAL HOME IN NORTHWEST WASHINGTON.

ONE WOMAN MADE THE SIGN OF THE CROSS AS THE BAGGAGE CART WENT BY, BUT MOST OF THE ONLOOKERS JUST STARED.

CLARENCE MITCHELL, DIRECTOR THE WASHINGTON BUREAU OF THE NAACP.
SAID THAT EVERS. WIFE WOULD ARRIVE IN WASHINGTON TOMORROW WITH HER

TWO CHILDREN, DARRYL AND DENISE.

APPROXIMATELY 115 POLICE FLANKED THE CROWD AS IT GATHERED FOR THE

PROCESSION. BUT THE GROUP WAS ORDERLY AND QUIET.
ON WEDNESDAY. EVERS. A VETERAN OF WORLD WAR II, WILL BE BURIED
IN ARLINGTON NATIONAL CEMETERY WITH FULL MILITARY HONORS.

6/17--TD1141/

157-901-90

ENGLOCURE'

WASHINGTON CAPITAL NEWS SERVICE

JFU-75

(KENNEDY-NEGRO)

WASHINGTON -- PRESIDENT MENNEDY WAS "APPALLED BY THE BARRAFITY" - OF THE SLAYING OF A TOP NEGRO INTEGRATIONIST LEADER IN JACKSON.

MISS., THE WHITE HOUSE SAID TODAY.

INVESTIGATORY MACHINERY HAS BEEN PLACED AT THE DISPOSAL OF JACKSON POLICE OFFICIALS IN AN EFFORT TO UNCOVER THE ASSASSIN," A SPOKESMAN

SĂID. THE TWO-SENTENCE STATEMENT WAS GIVEN TO REPORTERS BY ACTING CRESS SECRETARY ANDREW T. PATCHER IN PERPONSE TO QUERIES.

THE INTERATION STRATEGIST, WARD OFFICIAL MEDGAR EVERS, T. WAS
SHOT TO DEATH BY A SMIRER EARLY TODAY WHILE RETURNING FROM A CIVIL
RIPHTS RALLY. 6/12--TD1242FED

APD SUCCING ETACTION, WASHINGTON

AFTY, GEN. POPERT T. MINNERY EXPRESSED SHOCK AT THE SLAYING AND
OFFICERED THE FULL SERVICES OF THE FRI TO TRACK BOWN THE KILLER.

THE JUSTICE DEPARTMENT SAID THE FRI HAD NOTIFIED JACKSON, MISS.,
POLICE OFFICIALS THAT HIS "FULL COOPERATION AND STRUICES" WERE AVAILABLE, INCLUDING FACILITIES OF ITS LABORATORIES AND IDENTIFICATION DINICION

IN A STATEMENT, THE ATTORNEY GENERAL SAID:
"WE VERE CARCERED AND SHOCKED BY THE NEWS OF THE DURIER OF ME.
"RS... I THINK ALL OF US SHARE IN THE MOPE THAT THOSE PERPONSIBLE WERS... I THINK ALL OF US SHARE IN THE PURY THAT AR THIS CRIME VILL SCOM PE FOUND AND PROSECUTED." 6/12 -- TD1986 PED

157-901-131

MMCLOSURE

UNITED STATES GOVERNMENT Memorandum

то

The Director

DATE: 6 14-63

FROM

N. P. Callahan

SUBJECT:

The Congressional Record

Page 1016T. Senator Javits, (A) New York, spoke concerning tode paurder of Mutyar w. Evers, field secretary of the National Association for the

Advancement of Colored People, pointing out that this is another reminder of the grim certousness of the civil rights struggle. He stated "I am sure the Attorney General of the United States will invoke the full resources of the FBI as well as the full power and authority of the executive department under existing law to track down the guilty; and I know he will insist upon the State of Mississippi exercising all its authority toward the same end."

NOT RECORDED 170 JUN 26 1963

132

In the original of a memorandum captioned and dated as above, the Congressional Record for was reviewed and pertinent items were marked for the Director's attention. This form has been prepared in order that portions of a copy of the original memorandum may be clipped, mounted, and placed in appropriate Bureau case or subject matter files.





Mount Clipping in Space Below

About 150 Denver Negroes plus a dozen whites paraded peacefully along sidewalks to Fuller Park Sunday in a demonstration for Medgar Evers, slain civil rights leader.

Singing hymns and carrying small black mourning flags, the marchers moved through 90-degree heat on their 10-block parade to the shady park at E. 28th ave. and Williams st.

There, the group swelled to about 500, who crowded about log dal Negro leaders and ministers hey eulogized Evers who was not from ambush in Jackson Riss., June 12.

"You are here to commemorate the death of a great American," declared Irving P. Andrews, a Denver attorney and president of the Colorado unit of the National Assn. for the Advancement of Colored People.

"He is dead today because he vas black," Andrews said." . .: ou can never do enough in this than's memory.

"What Evers tried to do in his lifetime was to restore you to your dignity . . . to stand up and be men and women in this country, to be true upright Americans. You are now experiencing and participating in the winds of change," Andrews said.

The demonstration was the first of two scheduled here this week.

Tuesday night, a march from the :East Denver park where Sunday's service was held to the City-County Bldg, downtown is scheduled to end with presentation of demands to the city government for an end to all discrimination against Negroes in housing, employment and job advancement.

Among Negro leaders present were the Rev. L. Sylvester Odom, a Methodist minister who heads the Greater East Denver Action

Committee. He delivered the principal speech at the memorial service." . " Frey

He chided Negroes who did not participate, saying he had seen several along the route of the march "watering their lawns while, Rome burns."

He urged them to "get off your porches" and into the fight for equality.

"We need jobs . . . jobs that pay decent salaries," he said. "We need the right to buy homes wherever our money will enable us to buy, without resorting to subter-

He praised Denver police for their co-operation, but said Negroes need assurance police will continue to treat Negroes here fairly and assurance "that those black men on the force can be advanced to positions of authority."

A white minister, the Rev. Jack H. Alford of Denver, of the National Council of the Churches of Christ, was one of the parade leaders.

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

44 ROCKY MOUNTAIN NI LENVER, COLORADO

Date:

6/24/63

Edition:

Home Final

Author:

Editor:

Jack Foster

Title:

Character: Racial Matte:

157-35 Classification:

submitting Office: Lonver

151-901-264 ENCLOSURE

In a quiet memorial parade for Medgar Evers, slain civil rights leader, about 150 Denver march-

ers walked 10 blocks singing hymns in 90-degree heat Sunday.

—Rocky Mountain News Photo by Mike O'Meara.

(Mount Clipping in Space Below)

EVERS' BROTHER, WIFE PRAISE FBI

(The Times-Picayune Capital Bureau)
JACKSON, Miss.—The wife and
brother of slain Negro leader
Medgar Evers here have expressed their praise of the work
done by the Federal Bureau of
Investigation in the arrest of a
Greenwood white man for the
Evers murder.

"I appreciate the work the FBI has done," Mrs. Evers said at her modest home here where her husband was slain by a snipers' bullet June 12.

"I'm too emotional about this still, but in due time I will have more to say."

Meantime, Charles Evers, brother of the dead Negro leader, who has replaced him as state field secretary of the NAACP, declared: "I am gratified that the information supplied by the FBI has resulted in the arrest of a prime suspect in the killing of my brother, Medgar."

Byron De La Beckwith was arrested late Saturday night after the FBI had traced a telescopic gunsight used in the slaying and a fingerprint to him.

The intensive investigation by the FBI required the elimination of 15,000 telescopic sights in the country to establish the probable owner of the sight found on the suspected murder weapon. It also required identifying the correct fingerprint from among 168 million sets of prints in the national FBI files.

A single thumb print was taken from the .30-06 Enfield rifle which was found about 300 yards from the murder scene.

Mr. Tolson Mr. Belmont Mr. Mohr ... Mr. Casper. Mr. Callahan Mr. Conrad. Mr. DoLord Mr. Evans. Mr. Gale Mr. Rysen Mr. Suffivan Mr. Mr. Tavel. Mr. Trotter. Tele. Room. Miss Holmes. Miss Gandy.

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

PAGE 4 SEC 2

THE TIMES PICAYUNE

NEW ORLEANS LA.

Date: JUNE 25, 1963

Edition:

Author:

Editor:

Title: BYRON DE LA
BECKWITH: MEDGAR
EVERS: VICTIM

Character: : RM

Of

Classification: 157 -

Submitting Office:NEW ORLEAN

ENCLOSURE

157-901-2

z JUL 2 .1963

REC. 58

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A colony to a. 9

July Wereland

Fingerprints On A Rifle

THE DILIGENT and thorough FBI went to work in earnest within minutes after it was learned that a Negro returning from an integration meeting in Mississippi was shot in the back as he left his automobile to enter his home.

It was assumed by the entire nation that the Negro was killed by a white segregationist who had let his prejudice outrun his reason. Now an arrest has been made. A 42-year-old white man in Greenwood, Miss., who is a salesman is the man who was arrested. He is a member of the Citizens Council.

Medgar Evers, the Negro who was killed, became a martyr, his death fanning emotional flames to a new pitch. The murder became one of the most sinister of recent developments in connection with the racial strife.

All Americans with a sense of justice were shocked by the murder and hoped for early apprehension and punishment of the guilty person.

However divergent may be views concerning the racial matter, no true American could condone the murderous step that was taken against Medgar Evans.

Shooting a man in the back under cover of darkness or under any other circumstances is not the way to racial harmony. The Mississippi murder only brought on more strife, engendered more hatred.

The white man arrested Saturday

night in connection with the murder, Byron de la Beckwith, was taken before a U.S. Commissioner. He was told he was not taken before the Commissioner to admit guilty or to plead innocence.

A rifle was found near the home of the murdered Negro. From it the FBI obtained fingerprints. The U.S. Attorney General says much more evidence has been gathered in connection with the case.

If the white man arrested is found to be the guilty person, then certainly he should be subjected to the full penalty provided by law.

Whoever killed Medgar Evers did not take the law in his own hands. The Negro had violated no law. He had conducted himself in a way that had obviously stirred ire. So the man who did the killing was simply giving vent in primitive fashion to raging prejudice.

Whatever may be the outcome of the current civil rights campaign, there will be a continuation of racial prejudice. It exists in other countries and has existed through the ages. Laws cannot erase it and laws cannot bring social acceptance.

But we as the people making up a nation that is leading the free world must be a people of law-abiding citizens, striving especially hard at this critical moment to move forward together with the least friction possible, standing solidly against such incidents as the murder in Mississippi.

Classification:

Submitting Office: Tampa

(Indicate page, name of

newspaper, city and state.)

a4-42854-13

1

We Congratulate Police And FBI Without Pre-judging Evidence

Without giving any pre-trial judgment on the evidence uncovered, and with a definite desire to avoid trying the case in the newspapers, never-the-less we feel commendation is due the Jackson Police Department and the Federal Bureau of investigation for their work in the Evers case.

For one thing, the cooperation exhibited by the two branches of law enforcement, local and national, has been a fine example of the teamwork which is needed for the proper protection of our people at all levels.

For a second thing, the prompt action of the Jackson police in discovering a weapon that could have been used in the crime is commendable, And commendable also is the careful handling of that discovery by the officers who retrieved it from the weeds and grass into which someone had thrown it.

This careful handling enabled the skill of Captain Raipin Hargrove to locate and de-

velop the latent finger print on the telescopic sight on the weapon. Such things are not super-natural; at the same time, they are not routine. It required knowledge, experience and patience for the accomplishment to be brought about.

For a third thing, the FBI is to be praised for tracking down the set of fingerprints with which the latent print developed by Capt. Hargrove could be matched. Given a full set of ten fingerprints, clearly identifiable, FBI files will easily come through with an identification of an individual whose prints are on file.

But the identification of a lone print is another matter, requiring intensive search of the files and close comparison with possible mates of the print. Again patience, skill and experience are requisites for a completed task.

And so it is that we come to congratulate the Jackson Police Department and the Federal Bureau of Investigation for effective work on the case,—and for working together. (Indicate page, name of newspaper, city and state.)

PAGE 6 SEC "2

THE CLARION LEDGER

JACKSIN, MISS.

Date: JUNE 25, 1963

Edition:

Author:

Editor: T. M.

Title: HEDERMAN

BYRON DE LA BECKVI MEDGAR EVERS VICTI

Character: RM CR

0

Classification: 157

Submitting Office: N.O.

157-901-318

IN THE CIRCU COURT OF THE FIRST JUDICIO DISTRICT OF 5 196

HINDS COUNTY, STATE OF MISSISSIPPI

M. E. A. M. COVED. &

STATE OF MISSISSIPPI

PLAINTIFF

VS:

NO.11837

BYRON De La BECKWITH

DEFENDANT

MOTION TO PRODUCE

TO: HONORABLE LEON F. HENDRICK, CIRCUIT JUDGE FIRST JUDICIAL DISTRICT OF HINDS COUNTY, JACKSON, MISSISSIPPI.

Comes now the Defendant, Byron De La Beckwith, by his
Attorneys of record and respectfully files herewith his
Motion for the relief hereinafter sought and in support
thereof avers to the Court the following:-

That the above named Defendant now stands indicted by the Grand Jury of the First Judicial District of Hinds County, Mississippi, wherein he is charged with the homicide of one Medgar Evers in said District, County and State on or about June 12, 1963. That on arraignment thereof the Defendant entered a plea of not guilty to said charge.

Defendant, through his Attorneys, is informed and believes and avers on information and belief that subsequent to the alleged homicide one Ralph Hargrove, a member of the Police Department of the City of Jackson, Mississippi, made

with a certal finger print, or finger lints, which it is alleged the said Ralph Hargrove found on a certain telescopic sight attached to a certain rifle purportedly being the finger print, or finger prints, of Defendant and that said rifle was presumably used as a weapon in effecting the death of the deceased, Medgar Evers. That the said Ralph Hargrove testified at a preliminary hearing in this cause conducted in Municipal Court in the City of Jackson, Mississippi, that the finger print so found on the telescopic sight attached to the said rifle to be the print of the Defendant, Byron De La Beckwith.

The Defendant has good reason to believe and does believe that on a trial in this cause the said Ralph Hargrove as a finger print expert will appear and testify for and on behalf of the State of Mississippi, alleging that said finger print which was found on the telescopic sight on said rifle and is identical with the print of the Defendant.

Defendant, by his Attorneys, here, now asserts and claims his constitutional and statutory lawful right to be confronted by the witnesses against him and to have compulsory process for obtaining witnesses in his favor and to have at the trial of this cause full, adequate and complete opportunity and facilities for cross examination of witnesses testifying against him and further asserts and claims that in order to have and preserve to the said Defendant such rights, it is necessary that the Defendant or his Counsel, within a reasonable time

Q

inspect and Give a copy of such finger print, or finger prints, taken or developed by the said Ralph Hargrove.

Defendant, by his Counsel, further avers that in order to preserve to him said right and in order to afford to him full, adequate and complete opportunity and facilities for cross examination of the said Ralph Hargrove, it is necessary that the Defendant have a finger print expert of his own selection to examine said finger print, or finger prints, and to make comparisons, tests and classification thereof in order that his Counsel may have sufficient, intelligent information with which to conduct such examination

Defendant further every that to protect his rights
he is entitled to and now asserts his right and claim to have
comparisons, tests and classification of said finger print,
or finger prints, taken from the said telescopic sight or the
said rifle made by finger print experts of Defendant's own
choosing so as to determine whether or not said finger print,
or finger prints, taken therefrom are in the opinion of such
finger print expert, of his own choosing, in fact the finger
print, or finger prints, of the Defendant and to have such
finger print expert to so testify in contradiction or
explanation of any testimony that may be offered by the said
Ralph Hargrove or any other experts of the State's selection
and choosing that said finger print, or finger prints, are
in fact those of the Defendant.

put to trial assert and claims that in the event he is
put to trial assid charge a denial of ais request will
constitute denial to him of due process of law and equal
protection of law as guaranteed to him by the Constitution
of the United States and the Constitution of the State of
Mississippi, in the event such person, or persons, testify
for the State that said finger print, or finger prints, found
on the telescopic sight or on the rifle are those of the
Defendant in that the Defendant thereby would be deprived
of an opportunity for full and complete cross examination of
such witness, or witnesses, and deprived of a fair and impartial
trial for the reasons set out above.

Defendant, by his Attorneys, further avers that in the event he is required to so defend himself in said cause, the facts and subject matter of this Motion are vital and material to his defense against said charge.

WHEREFORE, Defendant by his Attorneys now moves this Honorable Court to hear evidence and ascertain the present custodian of said finger print, or finger prints, and that under such supervision and direction as the Court may prescribe, the custodian thereof produce and deliver unto the Attorneys for the Defendant and a finger print expert for and on behalf of the Defendant be given opportunity

as the said Defendant's finger print expert may deem necessary to enable him intelligently to advise the Defendant and his Counsel in the cross examination of such finger print experts as the State may offer as witnesses against this Defendant and to enable a finger print expert of the Defendant's own choosing to testify for and on behalf of the Defendant on the trial of this cause and as evidence in behalf of the Defendant.

Respectfully submitted,

BYRCN De La BECKWITH, DEFENDANT

EY: STANDY SANDERS
HARDY LOTT
E. H. CUNNINGHAM, JR.

BV.

E. H. Cunningham, Jr.

Of Counsel for Defendant

FEDERAL BUREAU OF INVESTIGETE U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTI ELETYPE

PM CST DIRECTOR, FBI /157-901/

FROM SAC, NEW ORLEANS /157-1163/ BYRON DE LA BECKWITH., MEDGAR EVERS DASH VICTIM,

CR, RM.

RE NEW ORLEANS TELETYPE TO BUREAU AUGUST TWO LAST.

HEARING ON WRIT OF HABEAS CORPUS BEGAN THIS MORNING BEFORE RANKIN COUNTY CIRCUIT JUDGE O.H. BARNETT. IN COURT BEING REPRESENTED BY ATTORNEYS HARDY LOTT AND HUGH CUNNINGHAM. DISTRICT ATTORNEY WILLIAM WALLER, JACKSON, MISS., AND ASST. ATTORNEY GENERAL GARLAND LYLE REPRESENTED STATE OF MISSISSIPPI.

DISTRICT ATTORNEY WILLIAM WALLER FILED A DEMURRER TO DEFENDANT-S PETITION FOR WRIT OF HABEAS CORPUS ON GROUNDS THAT RANKIN COUNTY CIRCUIT COURT DID NOT HAVE JURISDICTION, WHICH DEMURRER JUDGE BARNETT OVERRULED.

DEFENSE "ATTORNEYS" ALLEGE THAT ORDER UNDER WHICH BECKWITH COMMITTED FOR EXAMINATION WAS TOO BROAD IN THAT IT PE REC- 25, END PAGE ONE EX-103 : 47c - 17 P

MR: DEELECHT TEN THE DIRECTOR

5 5 AUG 16 1993

12 AUG 13 1963

-PAGE TWO

EXAMINATION OF BECKWITH-S MENTAL CAPACITY AT TIME OF ALLEGED CRIME, WHEREAS UNDER MISSISSIPPI LAW MENTAL EXAMINATION CAN ONLY GO INTO BECKWITH-S MENTAL COMPETENCY TO CONDUCT A DEFENSE. FURTHER THAT A BROAD EXAMINATION WOULD AFFORD THE STATE WITNESSES IN THE EVENT SANITY AT THE TIME OF ALLEGED CRIME IS RAISED AS A DEFENSE.

BARNETT ADJOURNED COURT AT APPROXIMATELY TWELVE NOON

SHORTLY AFTER COURT RESUMED AT TWO P.M., JUDGE BARNETT ORDERED BECKWITH REMOVED FROM THE MISSISSIPPI STATE HOSPITAL AT WHITFIELD, MISSISSIPPI AND REMANDED TO THE CUSTODY OF THE SHERIFF OF RANKIN COUNTY, MISS. EFFECTIVE IMMEDIATELY.

JUDGE BARNETT SAID SECTION TWO FIVE SEVEN FIVE POINT FIVE OF THE MISSISSIPPI CODE OF NINETEEN FORTYTWO UNDER WHICH BECKWITH COMMITTED FOR MENTAL EXAMINATION PROVIDES ONLY FOR AN EXAMINATION QUOTE TO DETERMINE HIS ABILITY TO MAKE A DEFENSE UNQUOTE. FURTHER THAT NOWHERE IN THE ORDER OF JUDGE LEON END PAGE TWO

PAGE THREE

HENDRICK, HINDS COUNTY CIRCUIT JUDGE, DOES IT PROVIDE THAT THE MENTAL EXAMINATION IS FOR THE PURPOSE OF EVALUATING DEFENDANT-S MENTAL CAPACITY TO MAKE A DEFENSE. BARNETT SAID IN HIS OPINION THE ORDER ENTERED BY JUDGE HENDRICK EXCEEDS THE AUTHORITY AS SET OUT IN ABOVE CODE AND THEREFORE, THE PRIOR ORDER IS VOID AND THE DETENTION OF BECKWITH AS A PATIENT IN THE MISSISSIPPI STATE HOSPITAL IS ILLEGAL.

END AND ACK PLS 6-37 PM OK FBI WA NH DISC

CC-MR. ROSEN

P

Auc 9 7 o7 PH '63 F. B. I.

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MIG 10 2 17 PH SE

State Will Appeal Directive Halting Beckwith's Exams

By W. C. SHOEMAKER Daily News Staff Writer

CARTHAGE, Miss. - State attorneys today planned to appeal a circuit judge's action in ending a mental test for Byron De La Beckwith which was ordered by another judge.

Judge O. H. Barnett ruled in Carthage on Friday that Circuit Judge Leon Hendrick of Jackson violated Beckwith's constitutional rights by ordering him subjected to a through mental examination before standing trial for murder in the slaying of NAACP leader Medgar Evers.

RULES ORDER VOID

Barnett ruled Hendrick's order is void and ordered the Greenwood fertilizer salesman released from Whitfield mental hospital and held by the Rankin County sheriff pending trial in Hinds County.

District Attorney Bill Waller and Assistant state Attorney General Garland Lyell said they will ask Mississippi's Supreme Court

for a mental examination violated Beckwith's right to speedy in Sheriff J. R. Edwards deliver trial although Waller had argued the test would not cause postponement of the trial.

The mental test would take from 30 to 90 days, he said, and trial could not normally be held until late October.

Barnett said Hendrick had a legal right to order Beckwith to the mental hospital to determine if he is mentally capable of helphad no right to order a more complete psychiatric test of his sanity at the time of Evers' slay-

Barnett took custody of Beckwith from Hinds County authorities and ordered him held in the Rankin jail at Brandon until his case is called for trial in Jack-

The judge rejected a plea from Waller to allow Hinds Sheriff J. R. Gilfoy to serve a warrant charging murder on Beckwith in the Barnett had no jurisdiction in the courtroom at Carthage and return case and should have referred the to overrule Barnett.

Barnett said Hendrick's order him to jail in Jackson.

Barnett said he will have Rank-Beckwith to the Hinds Court for trial when the case is called.

unsuccessfully Waller also sought to have Barnett re-commit Beckwith to the mental hospital for such examination as he termed legal. The judge said he had no authority to do so since Beckwith faces no criminal charge in Rankin County.

DIVIDED JURISDICTION

Hendricks' court in Hinds Couning defend himself but that he ty has custody of the murder charge against Beckwith but the mental hospital is located in Rankin County, which is served by Barnett.

Beckwith's attorneys, Hugh Cunningham of Jackson, and Hardy Lott and Stanny Sanders of Greenwood, argued that they brought a habeas corpus plea before Barnett on grounds Hendrick had illegally ordered the mental tests July 19.

Waller and Lyell argued that habeas corpus plea to Hendrick.

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

Page 1

JACKSON DAILY NEWS JACKSON, MISS.

Date: 8/10/63

Edition:

Author:

Editor:

Title:Byron De La Beckwith; Medgar Ever Victim

Character: RM

Classification:

Submitting Office: New Orlean:

157-901-358

White Citizens Legal Fund Is Started Today

Local citizens today started a legal fund for use in defending white people involved in civil rights cases.

A spokesman for the group said:
"For many years the NAACP has operated a legal defense fund. They have raised and spent millions of dollars on the prosecution of civil court actions involving civil rights and in the defense of individual negroes charged with various crimes, all this in addition to having the avowed comfort, aid and support of the United States Justice Department. Their success is apparent. This fund has enjoyed a tax exempt status for many years."

"Today we see the lives of white citizens both as individuals and in groups swept into the current 1acial chaos. Many white citizens are unable or hesitant to secure prompt and competent legal assistance."

"We believe the time has come to establish a white citizens legal fund for counter action against various civil rights suits and to provide legal advice and counsel for white citizens who are threateffed with or involved in civil rights litigation at the earliest possible moment in all cases where it is deemed necessary and advis-

"Byron Dela Beckwith, an ex Marine wounded in combat, has been charged with the murder of NAACP Field Secretary Medgar Evers. Mr. Beckwith is a 32nd Degree Mason, a Shriner, a Communicant of Episcopal Church, and is a member of the Sons of the American Revolution. We do not condone the murder of Medgar Evers and, of couse, we have no idea of the guilt or innocence of the accused but we feel that he is entitled to competent legal counsel and to a fair trial.

"Monies collected for this fund initially will be used to provide legal counsel for Mr. Beckwith if he is found to be in need of funds. The fund will be administered by a committee of prominent Greenwood citizens who will make any decision necessary as to disbursement of the manner of the fund.

quire 2 .ax exempt status! A spokesman for the fund said anyone who is interested in contributing to mail his check, cash or money order to the White Citizens Legal Fund P. O. Box 738, Greenwood, Mississippi.

YOU GIN NELP!

CONTRIBUTE

TO THE

CINTE CHEELS

REGAL FUND

P. O. Box 738

GREENWOOD, MISSISSIPPI

GREENWOOD'S THREE BANK PRESIDENTS ARE ACTURE FINANCIAL ADVISORS FOR THE FUND.

16

Directors Chose For Citizens

Greenwood Group T fend Whites In Law

Special to The Commercial A GREENWOOD, Miss 8.—A board of direct been named to hand White Citizens Legal F cently organized here in defending white pervolved in civil rights. The fund was start weeks ago after a Greman, Byron De La E was charged with the of NAACP Field Schedgar Evers.

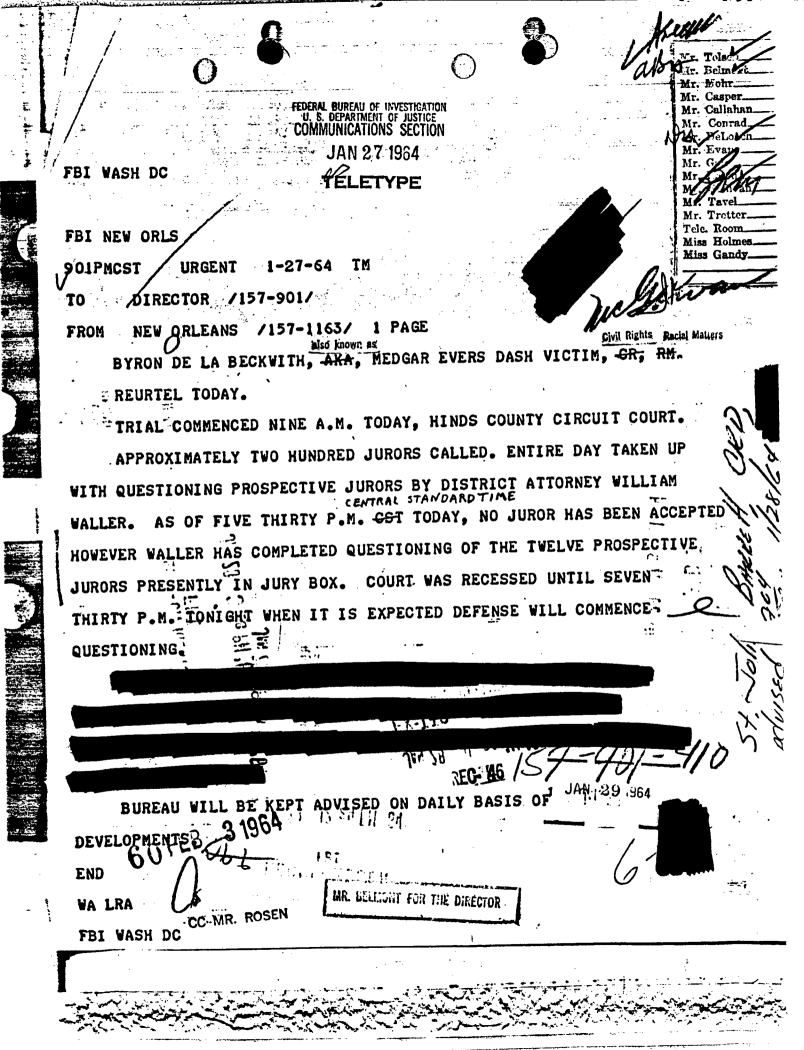
Named to the board A. Barrentine, J. T. Sr., Sam Williams, J. guson Ellett Lawre: Frank K. Odom, Hug J. H. Stanton, A. H. Beert Wingate, Charles I ders, Noll Davis, G. F. Lean and Howard Star

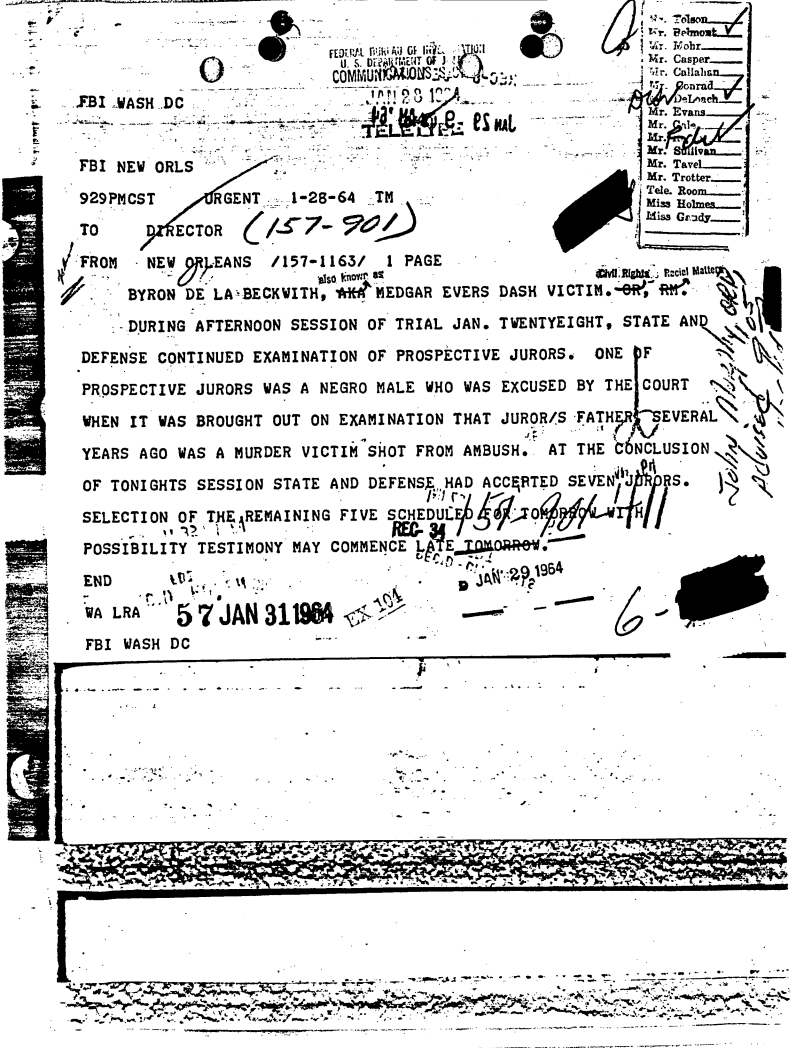
The presidents of C wood's three banks, Parish Jr., W. C. No J. H. Peebles, are set financial advisers.

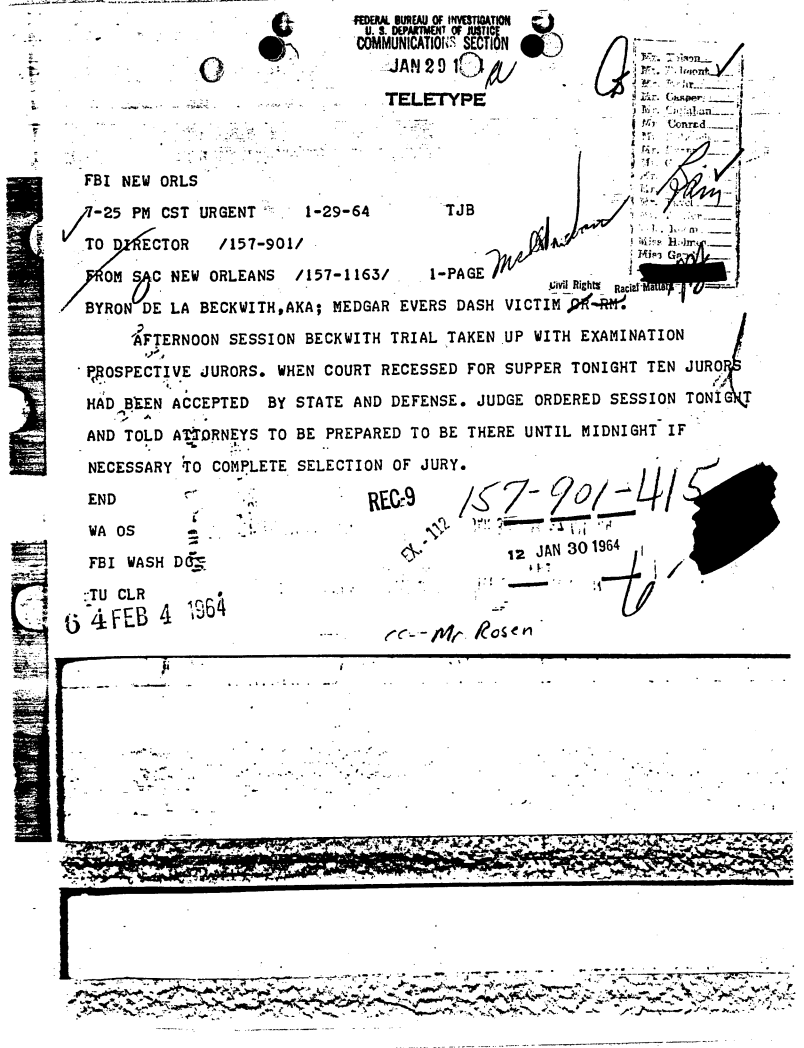
A spokesman for t said "We do not conc murder of Medgar Ev of course, we have no the guilt or innocence accused but we feel th entitled to competent counsel and to a fair He added, "It is hoped that the area of of the fund will be broader than in assi financing this one m fense. When you cons awesome spectacle of standing alone against ponderous power, a wealth and ingenuity Federal Government, agents of the Federal of Investigation, Fe marshals, the Jackso Department and all a lice authorities of the Mississippi, not to \$27,000 in reward :: staggers the imagina It was pointed out NAACP has operated defense fund many y

has spent millions o on the prosecution o court actions involvrights and in defens

dividual Negroes.







FBI/NEW ORLS

424 PM CST URGENT 1-28-64 JLT

TO DIRECTOR /157-901/

FROM NEW ORLEANS /157-1163/

BYRON DE LA BECKWITH, AKA/ MEDGAR EVERS DASH VICTIM.

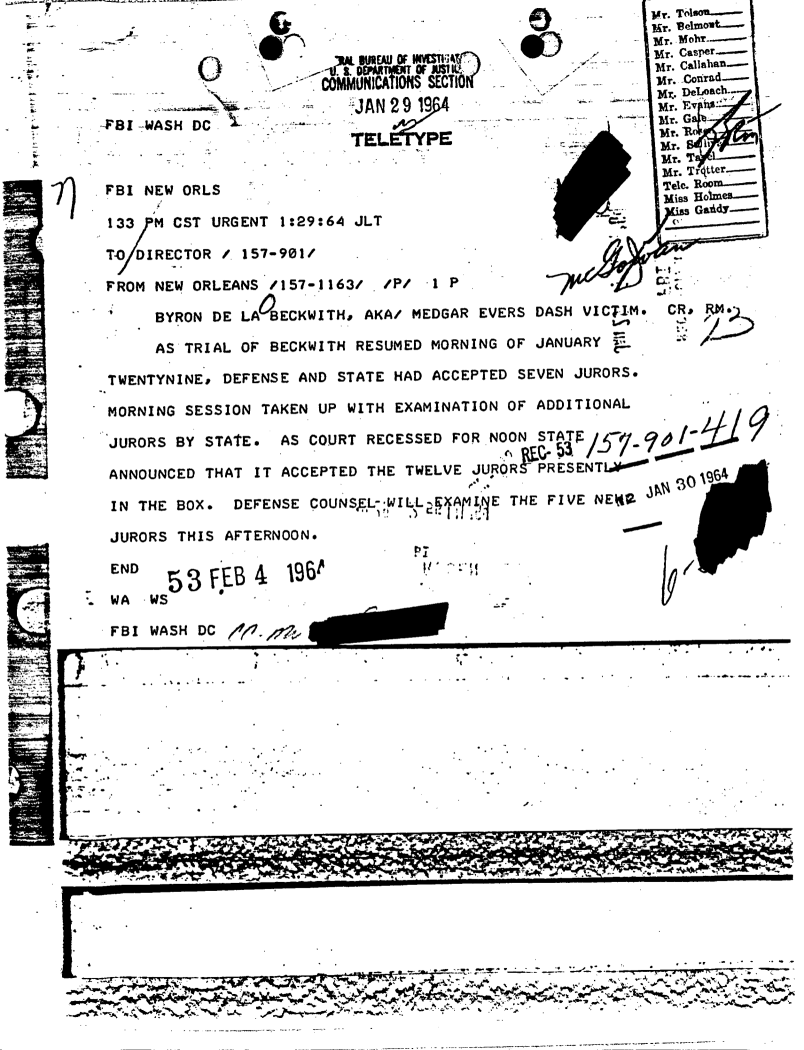
lr. Callaban Mr. Contad Mr Delmach Mr. Evans Mr. Tavel Mr. Trotter. Tele. P. com Miss Holmes. Miss Gandy_

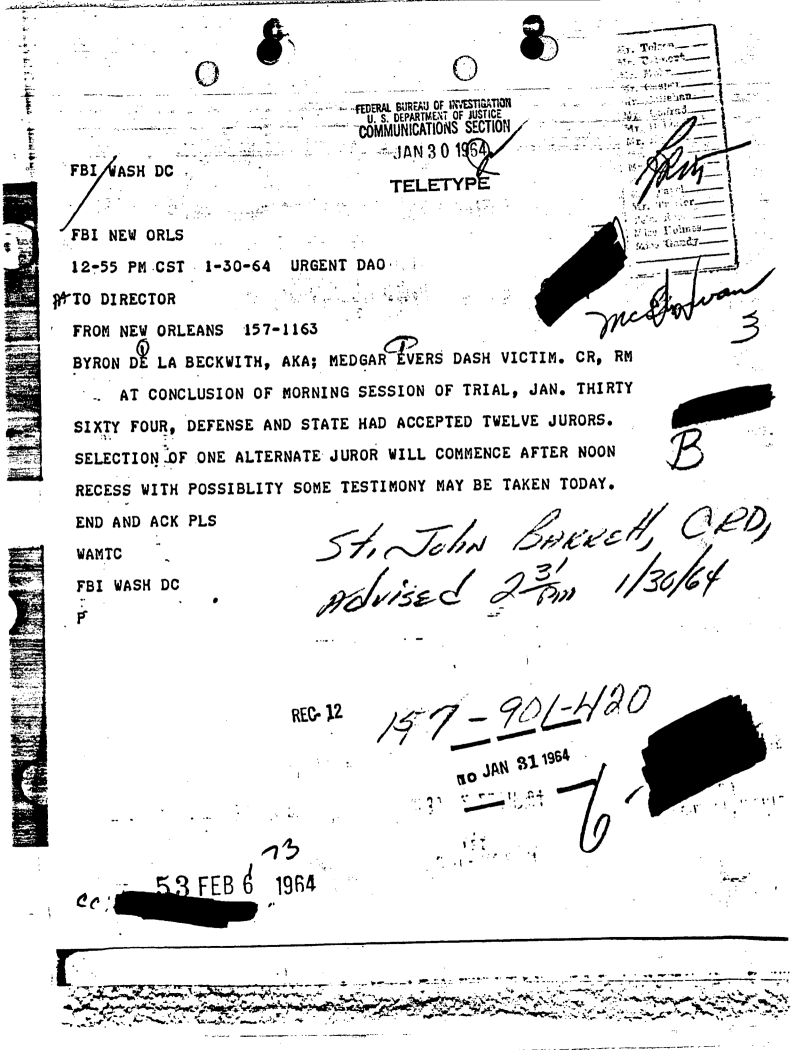
Wr. Mohr. . Casper.

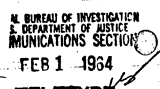
AT THE CONCLUSION OF NIGHT SESSION OF BECKWITH/S TRIAL, JANUARY TWENTYSEVEN, THE STATE ACCEPTED TWELVE DURING MORNING SESSION, JANUARY TWENTYEIGHT, DEFENSE ATTORNEY STANLEY SANDERS COMMENCED EXAMINATION OF THESE TWELVE JURORS. ONE OF THESE JURORS WAS EXCUSED BY THE COURT WHEN SANDERS ELICITED FROM HIM THE STATEMENT THAT HE HAD IN THE PAST READ SOME LETTERS TO THE EDITOR OF A LOCAL NEWSPAPER FROM BECKWITH AND HE, THE JUROR, CONSIDERED BECKWITH AN QUOTE EXTREMIST UNQUOTE. TWO OTHER JURORS IN QUESTIONING WERE EXCUSED BY THE COURT FOR OTHER REASONS. JURORS, SANDERS IMPLIED REPEATEDLY THAT BECKWITH IS INNOCENT AND THAT STATE MUST PROVE HIS GUILT BEYOND A REASONABLE AT TIME OF NOON RECESS, DEFENSE HAD NOT ACCEPTED OR REJECTED ANY OF THE TWELVE JURORS PRESENTLY IN BOX. EXAMINATION OF JURORS WILL CONTINUE DURING AFTERNOON. SESSION SCHEDULED. CORR LINE FIVE WORD ONE SHOULD BE-/JURORSE JAN 30 1964

END

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FBI WASH DC

FBI NEW ORLS

455 PM CST PM CST URGENT 2-1-64 TO DIRECTOR /157-90L/ 90/ ·FROM NEW ORLEANS /157-1163/

Civil Rights BYRON DE LA BECKWITH, AKA. MEDGAR EVERS DASH VICTIM. DK. RE AFTERNOON SESSION OF BECKWITH TRIAL, FEBRUARY ONE, INSTANT.

JOHN W. GOZA, OWNER, DUCKS TACKLE SHOP, GRENADA, MISS., TESTIFIED THAT ON MAY TWELVE, SIXTYTHREE, HE TRADED A SIX POWER GOLDEN HAWK UNITED TELESCOPIC CITE TO BYRON DE LA BECKWITH. ALSO SHOWN SCOPE ON RIFLE IN INSTANT CASE AND SAID IT WAS SIMILAR IN ALL RESPECTS TO SCOPE HE TRADED TO BECKWITH, BUT BECASUE HE HAD NOT RECORDED ANY SERIAL NUMBERS ON SCOPE, COULD NOT STATE DEFINITELY IDENTICAL TO SCOPE TRADED WITH BECKWITH.

MR. O.P. BROWN, DISTRICT MGR., SOUTHERN BELL TELEPHONE, GREENWOOD, MISS., PRODUCED RECORDS SHOWING PHONE CALL MAY FIVE SISTYTHREE, FROM BECKWITH HOME TO MR. OR MRS. GOZA, GRENADA MISS., AND PHONE CALL MADE MAY TWELVE, SIXTYTHREE, FROM BECKWITH TO GOZA AT SEVEN TWENTY THREE P.M. "LLOYD M. PRICE, END PAGE ONE

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TE FEB 4 1964

cc : Mr. Rosen

Tele. Room. Miss Holmes Miss Gandy.

Mr. Belmont

Mr. Casper.

Mr. Callahan

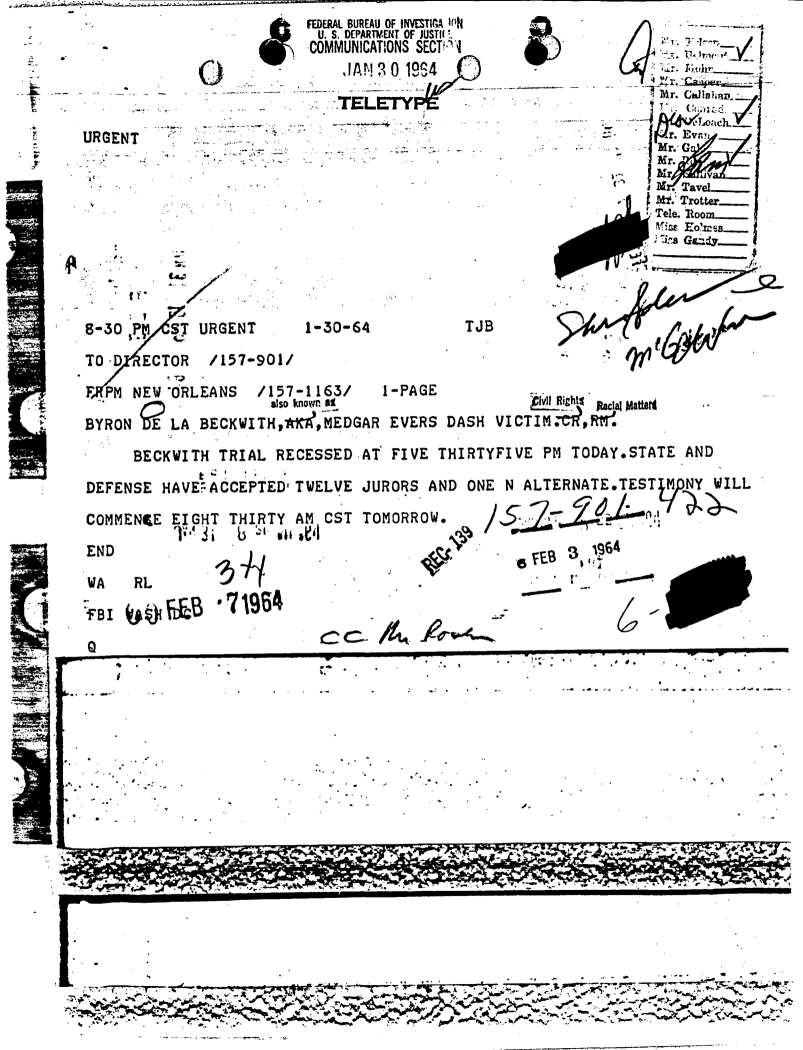
PAGE TWO

GUNSMITH, JACKSON, MISS., TESTIFIED HE HAD EXAMINED INSTANT SCOPE AND RIFLE AND IN HIS OPINION, THIS SCOPE MOUNTED BY PERSON WITH NO MORE THAN MINIMUM KNOWLEDGE OR ABILITY IN MOUNTING SAME. AT TWO FOURTEEN P.M., COURT RECESSED UNTIL NINE A.M. FEBRUARY THREE, NEXT.

END

WA WS FBI WASH DC

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COMMUNICATIONS SECTION

JAN 31 1964

FBI NEW ORLS

141PM CST URGENT 1-31-64 JLT

VO DIRECTOR /157-901/

FROM NEW ORLEANS /157-1163/

Viss Holmes

BYROND DE LA BECKWITH, AKA/ MEDGAR EVERS/VICTIM.

RE MORNING SESSION BECKWITH TRIAL, JAN. THIRTYONE.

DISTRICT ATTORNEY WILLIAM WALLER MADE SHORT OPENING

STATEMENT TO JURY, STATING HE INTENDED TO TIE BECKWITH TO

EVERS MURDER WITH TEN DIFFERENT POINTS. DEFENSE ATTORNEY

MADE NO MENTION HARDY LOTT MADE SHORT STATEMENT TO JURY.

OF ANTICIPATED PROOF. STATED ONLY BECKWITH NOT GUILTY. ST

DETECTIVE CAPTAIN BENNIE D. HARRELL /NA/ WAS FIRST WITNESS

AND TESTIFIED HE RECEIVED CALL AT ABOUT TWELVE FORTYFIVE

AM. JUNE TWELVE LAST RE SHOOTING. REC. 139

MRS. MEDGAR EVERS NEXT WITNESS, TESTIFIED AS TO ARRIVAL OF

VICTIM AT HOME THAT NIGHT, HEARING SHOT AND FINDING HIS BODY.

TESTIFIED ON CROSS EXAMINATION, HUSBAND HAD RECEIVED NUMEROUS

TELEPHONE THREATS. DEFENSE COUNSEL ATTEMPTED TO QUESTION HER

CONCERNING INTEGRATION ACTIVITIES OF HUSBAND AND WHEN SUCH

QUESTIONS OBJECTED TO. DEFENSE, STATED WERE ATTEMPTING TO SHOW

OTHERS WOULD HAVE MOTIVE FOR KILLING EVERSEB 4 1964

END PAGE ONE

61 FEB 7 1964)

PAGE TWO

HOUSTON WELLS, NEGRO MALE, NEXT DOOR NEIGHBOT TO EVERS,
TESTIFIED AS TO ARRIVAL AT SCENE IMMEDIATELY AFTERS EVERS
SHOT. WAS NOT CROSS EXAMINED.

JACKSON PD PATROLMAN JOE ALFORD, TESTIFIED HE WAS FIRST OFFICER ON SCENE AND TRANSPORTED EVERS TO HOSPITAL. WAS NOT CROSS EXAMINED.

DR. FOREST G. BRATLEY, M.D., PATHOLOGIST, TESTIFIED HE PERFORMED AUTOPSY AND THAT CAUSE OF DEATH WAS HEMORRHAGING FROM WOUND CAUSED BY BULLET FROM HIGH POWERED RIFLE. WAS NOT CROSS EXAMINED.

DETECTIVE SGT. JOHN H. CHAMBLEE, JACKSON PD, TESTIFIED AS
TO INVESTIGATION CONDUCTED IMMEDIATELY AFTER SHOOTING, INCLUDING
GENERAL CRIME SCENE SEARCH. INTRODUCED AERIAL PHOTOGRAPHS OF
AREA OF EVERS HOME AND PHOTOGRAPHS OF EXTERIOR AND INTERIOR OF
HOME AND PHOTOGRAPHS OF AREA FROM WHICH SHOT ALLEGEDLY FIRED.

DIRECT EXAMINATION OF CHAMBLEE WAS CONTINUING AT NOON RECESS.

CORP PAGE TWO LINE ONE WORD SEVEN SHOULD BE NEIGHBOR?

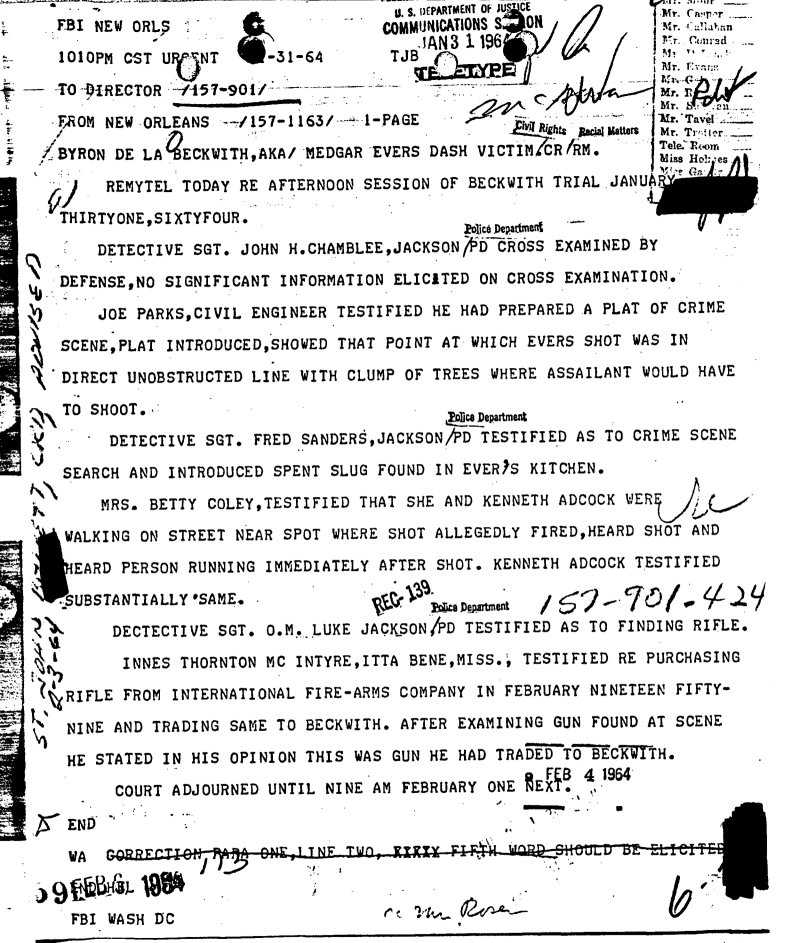
LINE TWO WORD EIGHT SHOULD BE VAFTER!

LEND

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FBI WASH DC





FBI WASH DC

FBI NEW ORLS

URGENT 2:3:64 CST

TO DIRECTOR

NEW ORLEANS 157-1163 FROM

BYRON DE LA BECKWITH, AKA, MEDGAR EVERS DASH VICTIM, CR, RM.

RE MORNING SESSION BECKWITH TRIAL, FEBRUARY THREE, SIXTYFOUR.

FORMER SHERIFF J. R. GILFOY, HINDS COUNTY, TESTIFIED WAS PRESENT JACKSON PD WHEN RIFLE FOUND AT MURDER SCENE BROUGHT IN. TESTIFIED AS TO OBSERVING FINGERPRINT EXAMINATION AND TESTIFIED THAT IMMEDIATELY AFTER BREECH WAS OPENED AND EMPTY SHELL EJECTED, HE SMELLED OF. BREECH AND DETERMINED IT HAD BEEN VERY RECENTLY WAS NOT CROSS EXAMINED REGARDING HIS OPINION RECENTLY FIRED BUT WAS QUESTIONED AS TO WHETHER OR NOT MAY HAVE BEEN OIL ON GUN.

CAPTAIN RALPH HARGROVE, IDENTIFICATION OFFICER, JACKSON PD, TESTIFIED HE PHOTOGRAPHED EVERS BODY AT HOSPITAL AND MADE PHOTOGRAPHS CRIME SCENE, AND THAT HE EXAMINED INSTANT. 53 FLE FOR LATENTS AND DEVELOPED ONLY ONE GOOD LATENT WHICH WAS ON SCOP STATED ON DIRECT TESTIMONY THAT PRINT QUOTE JUMPED UP UNDUOTE WHEN PUT POWDER ON IT AND SAID QUOTE" THERE WAS AN ABUNDANT AMOUNT OF PERSPIRATION IN LATENT UNQUOTE. WAS ASKED IF HE HAD AN

FEB 111964 196

Mr. Conrad Mr. DeLone Mr. Trotter Tele. Room Misa Holmes Miss Gandy.

Mr. Belmont Mr. Mohr. Mr. Casper. Mr. Callahan

NO 157-1163

PAGE TWO

OPINION AS TO THE AGE OF LATENT. DEFENSE OBJECTED AND COURT OVERRULED OBJECTION. STATED QUOTE I BELIEVE THIS PRINT IS NOT OVER TWELVE HOURS OLD UNQUOTE. SAID HIS OPINION FORMED BASED ON THE CONSIDERATION OF CIRCUMSTANCES SURROUNDING WHERE RIFLE FOUND. TESTIFIED THAT ON JUNE TWENTYTHREE, LAST, FINGERPRINTED BECKWITH AND COMPARED FINGERPRINTS AGAINST LATENT. DEFENSE OBJECTED TO TESTIMONY CONCERNING FINGERPRINTING OF BECKWITH INASMUCH AS BECKWITH, ACCORDING TO HARGROVE, SAID QUOTE I OBJECT TO HAVING MY FINGERPRINTS BEING MADE HARQUOTE. DEFENSE CONTENDED THIS WAS VIOLATION OF BECKWITH-S CONSTITUTIONAL RIGHTS. JUDGE OVERRULED OBJECTION. HARGROVE TESTIFIED THAT LATENT WAS IDENTICAL WITH RIGHT INDEX FINGER OF BECKWITH, BASED ON FOURTEEN POINTS OF IDENTIFICATION. IN TESTIMONY, HARGROVE USED COLORED SLIDE SHOWING LATENT FINGERPRINT SIDE BY SIDE WITH THE ROLLED IMPRESSION.

HARGROVE WAS CROSS. EXAMINED BY DEFENSE ATTORNEY HARDY LOTT FOR APPROXIMATELY ONE AND ONE HALF HOURS. LOTT ATTACKED HIS QUALIFICATIONS BY SHOWING HARGROVE WAS GRADUATE OF INSTITUTE NO 157-1163

PAGE THREE

OF APPLIED SCIENCE, A CORRESPONDENCE SCHOOL, AND THAT HARGROVE HAD ONLY HIGH SCHOOL EDUCATION. ALSO SPENT CONSIDERABLE TIME ATTEMPTING TO ATTACK IDENTIFICATION OF THE LATENT AS THAT OF BECKWITH-S PRINT. ALSO QUESTIONED HARGROVE CONCERNING FACT THAT OTHER PORTIONS OF LATENTS MAY HAVE BEEN DEVELOPED ON GUN WHICH WOULD NOT HAVE BEEN COMPARABLE WITH BECKWITH-S PRINTS. HARGORVE TESTIFIED IN THAT REGARD THAT THE ONE LATENT HE DEVELOPED WAS ONLY LATENT WHICH BORE ANY CHARACTERISTICS SUITABLE FOR IDENTI-FICATION. AND THAT ANYTHING ELSE DEVELOPED WERE SMEARS AND SMUDGES. LOTT ALSO SPENT CONSIDERABLE TIME CROSS EXAMINING CONCERNING LENGTH OF TIME FINGERPRINT WOULD LAST. HARGROVE SAID WOULD LAST, INDEFINITE PERIOD OF TIME DEPENDING ON SURROUNDINGS. ASKED HARGROVE COMPOSITION OF LATENT FINGERPRINT, AND HARGROVE STATED MADE UP OF PERSPIRATION, SALT AND OIL. LOTT QUOTED BOOKLET, SCIENCE OF FINGERPRINT EXAMINATION, PUBLISHED BY FBI AND READ CERTAIN PORTIONS DEALING WITH FACT THAT SUBSTANCE ON FINGERPRINT RIDGES ON HAND COULD BE OILS AND OTHER SECRETIONS FROM BODY AND HAIR WHERE HAND WOULD HAVE COME IN CONTACT WITH SAME. FROM MEDICAL BOOKLET SHOWING THAT PERSPIRATION IS MADE UP OF

PAGE FOUR

VARIOUS DIFFERENT TYPES OF CHEMICAL IN VARIOUS PORTIONS OF THE BODY. ALSO ASKED IF BLOWING HOT HUMID BREATH OVER AN UNDEVELOPED LATENT WOULD ASSIST IN BRINGING THIS LATENT OUT. HARGROVE STATED UNDER CERTAIN CIRCUMSTANCES THIS PROCEDURE WOULD ASSIST IN DEVELOPING LATENT.

LOTT CITED A NINETEEN FIFTYEIGHT MURDER CASE IN WHICH HARGROVE TESTIFIED IN RESPONSE TO QUESTION THAT THERE WAS NO WAY TO TELL HOW LONG A FINGERPRINT HAD BEEN ON A GUN IN THAT CASE. OR REDIRECT EXAMINATION, HARGROVE STATED THAT IN NINETEEN FIFTYEIGHT CASE, CIRCUMSTANCES WERE DIFFERENT, MURDER WEAPON HAD BEEN FOUND IN A ROOM, AND THE SURROUNDINGS DIFFERENT FROM INSTANT CASE.

ON CROSS EXAMINATION, HARGROVE GENERALLY CONFINED HIS
JUSTIFICATION OF OPINION AS TO AGE OF FINGERPRINT ON EXTERIOR
FACTS SUCH AS LOCATION OF GUN, NO INDICATION THAT LEAVES, OR
TWIGS, HAD BRUSHED AGAINST LATENT, AND LACK OF EVIDENCE OF
DUST OR DEW OVER LATENT FINGERPRINT. DID NOT STATE ON EITHER
DIRECT OR CROSS THAT THERE WAS ANY SCIENTIFIC METHOD FOR

8

PAGE FIVE

DETERMINING AGE OF FINGERPRINT, AND THIS WAS HIS OPINION ONLY.

EXAMINATION OF HARGROVE COMPLETED AT NOON RECESS.

FBI FINGERPRINT EXAMINER GEORGE GOODREAU SCHEDULED AS FIRST

STATE WITNESS AFTER NOON RECESS.

· END

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FBI WASH DC

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FEB 4 1964

FBI WASH DC

FBI NEW ORLS

PLEASE HOLD FOR TWO MESSAGES

319PM CST URGENT 2-4-64 JLT

TO DIRECTOR /157-901/

FROM NEW ORLEANS /157-1163/ 4 F

BYRON DE LA BECKWITH, AKA. MEDGAR EVERS, VICTIM.

CR, RM.

RE MORNING SESSION BECKWITH TRIAL, FEB. FOUR.

ROBERT LEROY PITTMAN, TEENAGE SON OF OPERATORS,

PITTMAN GROCERY, LOCATED VICINITY EVERS HOME, TESTIFIED

THAT SATURDAY NIGHT BEFORE SHOOTING SAW WHITE VALIANT AUTO

PARKED NEAR FATHER/S STORE ABOUT TEN THIRTY PM. SAW LONG

ANTENNA ON BACK OF THIS CAR. STATED PHOTO OF BECKWITH/S

CAR LOOKED LIKE CAR HE SAW. TESTIFIED THAT ON NIGHT EVERS

SHOT HE SAW WHITE VALIANT PASSING BY SLOWLY ABOUT NINE

FIFTEEN PM. TESTIFIED THAT SHORTLY AFTER SHOOTING HE WENT

OVER TO EVERS RESIDENCE AND MRS. EVERS /CUSSED HIM OUT/

AND HE RAN OFF.

MARTHA GENE O/BRIEN, WHO WAS CARROP AT JOE/S

DRIVEIN, NIGHT OF MURDER, TESTIFIED THAT DURING PERIOD TESTIFIED TESTIFIED TESTIFIED TESTIFIED THAT DURING PERIOD TESTIFIED TESTIFIED TESTIFIED TESTIFIED TESTIFI

EIGHT THIRTY TO TEN PM, NIGHT OF JUNE ELEVEN, SHE SAW WHITE

VERTER LONG AERIAL ARRIVE ON LOT OF DRIVEIN. MAN GOT

END PAGE ONE

Mr. Belmont
Mr. Monr
Mr. Casper
Mr. Casper
Mr. Caslehan
Mr. Gonfad
Mr. Jellorh
Mr. Lan
Mr. R
Mr. R
Mr. Sylvel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

TO GENT SOLL STATE OF THE STATE

OUT AND WENT TO REST ROOM. GOT BACK IN CAR AND BACKED CAR INTO CORNER OF LOT. DID NOT SEE IT LEAVE. COULD NOT IDENTIFY DRIVER AS BECKWITH. TESTIFIED LATER SAW BECKWITH/S WHITE VALIANT, POSITIVELY IDENTIFIED IT AS CAR SHE HAD SEEN IN LOT.

RONALD JONES, TEENAGER, FRIEND OF ROBERT PITTMAN,
SUPRA, TESTIFIED HE WAS WITH ROBERT PITTMAN NIGHT EVERS
KILLED. TESTIFIED SAW WHITE VALIANT WITH HIGH ANTENNA
PASS BY PITTMAN/S GROCERY SLOWLY. TESTIFIED AS TO GOING
OVER TO EVERS HOUSE AFTER SHOOTING AND THAT MRS. EVERS SAID
SOMETHING AND HE AND ROBERT PITTMAN RAN OFF. TESTIFIED ON
CROSS-EXAMINATION THAT HE HEARD THREE SHOTS ON NIGHT OF
MURDER, ONE WAS WHEN HE WAS RUNNING FROM EVERS HOUSE AND
AT SAME TIME OF SHOT HEARD SOMETHING LIKE /A ROCK/ HIT
BUILDING NEAR HIM.

RONNIE MARK ACY, AGE SIXTEEN, EMPLOYED-PITTMAN/S
GROCERY, TESTIFIED SAT. NIGHT BEFORE SHOOTING OBSERVED WHITE
VALIANT AUTO PARKED ALONGSIDE PITTMAN/S GROCERY. HAD LONG
ANTENNA ON REAR WITH SHRINER EMPLEM HANGING FROM CHAIN FROM
REAR VIEW MIRROR. SAW NO ONE IN CONNECTION WITH CAR.

BARBARA ANN HOLDER, AGE TWENTYTWO, TESTIFIED SHE WAS END PAGE TWO

PAGE THREE

CUSTOMER IN JOE/S DRIVEIN NIGHT OF JUNE ELEVEN. HAD FORMERLY WORKED THERE AS WAITRESS. TESTIFIED WHILE THERE SHE OBSERVED WHITE VALIANT WITH RADIO ANTENNA ON BACK AND DIRTY CONDITION PULL UP NEXT TO DRIVEIN AND MAN GOT OUT OF CAR AND WENT INTO REST ROOM. SAW HIM COME OUT OF REST ROOM, GET IN CAR AND BACK CAR UP TO REAR OF LOT, WHERE HE SAT IN CAR. TESTIFIED CAR WAS STILL THERE WHEN SHE LEFT AT APPROXIMATELY ELEVEN THIRTY PM THAT NIGHT. WAS SHOWN PHOTO OF BECKWITH/S CAR AND TESTIFIED /THAT-S THE CAR I SAW THAT NIGHT./ DISTRICT ATTORNEY BILL WALLER ASKED HER IF SHE HAD AN OPINION AS TO THE IDENTITY OF MAN WHO WAS DRIVING. DEFENSE OBJECTED TO QUESTION AND JURY EXCLUDED WHILE COUNSEL ARGUED OBJECTION. SHE TESTIFIED TO COURT IN ABSENCE OF JURY AS FOLLOWS/

/FROM PICTURES I HAVE SEEN AND HIS DESCRIPTION
AND ALL CIRCUMSTANCES, I BELIEVE IT WAS BECKWITH./

JUDGE SUSTAINED DEFENSE OBJECTION TO HER TESTIFYING AS TO OPINION. SHE WAS NOT CROSS-EXAMINED.

SPECIAL AGENT SAM H. ALLEN, JR., FBI, MEMPHIS DIVISION,
TESTIFIED AS TO CONTACT WITH BECKWITH JUNE TWENTYONE FOR PURPOSE
OF INQUIRY RE BECKWITH'S PURCHASE OF TELESCOPIC SIGHT AND
TESTIFIED AS TO BECKWITH'S /NO COMMENT/ RESPONSE.

- SA V. WALSER PROSPERE, FBI, MEMPHIS DIVISION, END PAGE THREE

PAGE FOUR

TESTIFIED WAS PRESENT WITH SA ALLEN AND CORROBORATED ALLEN/S
TESTIMONY ABOVE. ALSO TESTIFIED AS TO EVENTS LEADING UP TO
ARREST OF BECKWITH BY AGENTS JUNE TWENTYTWO LAST.

DETECTIVE JOHN CHAMBLEE, JACKSON PD, TESTIFIED

BECKWITH ANSWERED ALL QUESTIONS CONCERNING MURDER OF MEDGAR

EVERS WITH NO COMMENTS OR WORDS TO THAT EFFECT. TESTIFIED

BECKWITH WAS OFFERED OPPORTUNITY TO EXPLAIN SCAR ON FOREHEAD

AND ASKED TO FURNISH WHEREABOUTS NIGHT OF KILLING BUT DECLINED

TO DO SO.

SA JOSEPH G. PEGGS, FBI, NEW ORLEANS DIVISION,
TESTIFIED THAT ON JUNE TWENTYTHREE HE OBSERVED CIRCULAR-SHAPED
SCAR OVER BECKWITH/S RIGHT EYE AND WHEN QUESTIONED BECKWITH
AS TO POSSIBILITY THIS WAS SCAR FROM TELESCOPIC SIGHT,
BECKWITH MADE NO COMMENT ANSWER.

WALLER EXPECTS TO CONCLUDE STATE/S CASE EARLY THIS AFTERNOON.

END

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TEDERAL BUREAU OF INVESTIGATION U.S. DEPARTMENT OF JUSTI COMMUNICATIONS SECTION

FBI WASH DC

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FBI NEW ORLS

PLS HOLD FOR THREE TELETYPES EACH TWO PAGES

4-29PM CST URGENT 2-1-64 BMN

TO DIRECTOR /157-901/

FROM NEW ORLEANS /157-1163/

BYRON DE LA BECKWITH, AKA MEDGAR EVERS DASH VICTIM. CR, Racial Matters

PM. RE MORNING SESSEION BECKWITH TRIAL, FEBRUARY ONE, INSTANT.

SA FRANCIS FINLEY, MEMPHIS DIVISION, TESTIFIED AS TO RECEIVING FIFTY THREE EMPTY CARTRIDGE CASES FROM INNES T. MC INTYRE, ITTA BENA, MISSISSIPPI, ONE TWENTY FOUR, SIXTY THREE, AND TURNING OVER SAME TO SA DONALD J. STORAKER, NEW ORLEANS DIVISION. SA STORAKER TESTIFIED AS TO RECEIPT OF SAME AND THAT HE TURNED THEM OVER TO SA RICHARD J. POPPLETON, FBI LAB. SA POPPLETON TESTIFIED THAT HE DETERMINED THIRTY OF THESE CARTRIDGE CASES FIRED FROM RIFLE FOUND NEAR MURDER SCENE AND TESTIFIED AS TO HIS EXAMINATION OF SIX CAR-HE ALSO TESTIFIED TRIDGES AND ONE CARTRIDGE CASE FOUND IN RIFLE. AS TO HIS EXAMINATION OF BULLET FOUND IN EVERS- HOME. POPPLETON TESTIFIED THAT EVIDENCE BULLET WAS FIRED FROM AN ENFIELD RIFLE SIMILAR TO ONE FOUND NEAR EVERS- HOME, BUT THAT IT WAS TOOMUTULATED TO IDENTIFY WITH THIS GUN. SA. END PAGE ONE

52 FEB 7 1964

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Sill of

SAMUEL E. VIRDEN, II, NEW ORLEANS DIVISION, TESTIFIED AS TO RECEIVING RIFILE, SIX ROUNDS OF AMMUNITION, ONE CARTRIDGE CASE AND ONE BULLET FROM JACKSON POLICE DEPARTMENT AND TRANSPORTING SAME TO WASHINGTON, D.C. AND RETURN.

AFTERNOON SESSION OF COURT WILL BE HELD.

END

WA CORRECTION FIRST PAGE NINETH LINE LST 1ST WRD SHD BE

SCENE

WAWS

FBI WASH DC

COMMUNICATIONS SECTION

FEB 5 1964

AM CST

DIRECTOR

FROM SAC NEW ORLEANS 157-1163

BYRON DE LA BECKWITH-AKA MEDGAR EVERS DASH VICTIM, CR RM.

RE AFTERNOON SESSION BECKWITH TRIAL 2-4-64.

LLOYD M. PRICE, GUNSMITH, JACKSON MISS., TESTIFIED AS TO CONDUCTING EXPERIMENTS WITH INSTANT RIFLE AT NIGHT, STATED IN NORMAL FIRING POSITION PERSONS EYE WOULD BE ABOUT ONE AND THREE EIGHTS INCHES FROM SCOPE. DR. FOREST G. BRATLEY PATHOLOGIST TESTIFIED EXAMINED BECKWITH JUNE TWO THREE LAST. OBSERVED SCAR NEAR RIGHT EYEBROW WAS OPINION SCAR HAD BEEN PRESENT LESS THAN THIRTY DAYS AND AT LEAST TEN DAYS. STATED THAT SCAR WOULD HAVE BEEN MADE BY SCOPE ON INSTANT RIFLE OR SIMILAR OBJECT. STATE RESTED CASE AT THIS POINT. DEFENSE MOVED FOR DIRECTED VERDICT OF AQUITTAL FOR DEFENDANT. MOTION OVERRULED. FIRST DEFENSE WITNESS WAS MRS. WILLIE MAE PATTERSON WHO RESIDED NEAR EVERS HOME. 157-90. AFTER HEARING SHOTS NIGHT OF MURDER RAN TO SONT DOUR 18 SAW VICTIM FALL AND ABOUT ONE MINORE LATER SAW THREE, FEB 6 1964 PERSONS RUNNING DOWN STREET. ON CROSS EXAMINATION SHE SAID NOT SURE OF IDENTIFICATION OF PERSONS AND THAT ONE OF THESE PERSONS COULD HAVE BEEN WOMAN WEARING SLACKS.

LEE H. COCKRELL TESTIFIED HE OWNED AND OPERATED LEE/S DRIVE INN AKA JOE/S DRIVE INN NEAR EVERS HOME. TESTIFIED NIGHT OF MURDER ARRIVED DRIVE INN ABOUT ELEVEN THIRTY P.M. DID NOT SEE cc: Mr. Rosen END OA PAGE ONE FEB 11 1904

Mr. Belmont Mr. Mohr. Mr. Casper. Mr. Callahan. Miss Holmes Miss Gandy

VALIANT AUTOMOBILE ON LOT. TESTIFIED COOK TOLD HIM OF SHOOTING

DID NOT HEAR SHOTS, DID NOT SEE OR HEAR ANY CAR SUBSEQUENTLY LEAVE PARK
ING LOT OF DRIVE INN. ON CROSS EXAMINATION TESTIFIED ATTENTION

DIVERTED BY SOME DRUNKS IN FRONT OF PLACE. HE ADMITTED THAT HE WAS

NOT ALWAYS IN A POSITION TO OBSERVE CAR LEAVING.

DORIS SUMRALL, WAITRESS JOE/S DRIVE INN, NIGHT OF MURDER TESTIFIED DID NOT SEE OR HEAR AUTO LEAVING PARKING LOT.

ANCIE LEE HAVEN, WAITRESS JOE/S DRIVE INN, WORKED NIGHT OF MURDER TILL ELEVEN PM TESTIFIED SHE SAW WHITE OR CREAM COLORED DODGE PARKED AT BACK OF LOT SAID WAS NOT VALIANT AND NOT BECKWITHS CAR. DISTRICT ATTORNEY INTRODUCED STATEMENT TAKEN FROM HER JANUARY TWO SEVEN LAST BY JACKSON PD WHICH SHE SAID AUTOMOBILE SHE SAW WAS WHITE DODGE OR PLYMOUTH.

¿COURT RECESSED UNTIL EIGHT THIRTY AM TOMORROW. 2-5-64.

;END CORRECT PAGE ONE LINE EIGHT WORD NINE RESTED

OMIT SECOND WORD PAGE ONE LINE THIRTEEN VICTIM.

PAGE TWO LINE TWO WORD TWELVE SHOULD BE SUBSEQUENTLY.

END DND ACK PLS

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FBI WASH DC

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FEDERAL BUREAU OF INVESTIG 10. 3. DEPARTMENT OF JUST COMMUNICATIONS SECTION FED 5 1934

Mr. Tolson Mr. Belmon Mr. Mohr.

Mr. Casper_

Mr. Callahan Mr. Conrad. Mr. DeLoach.

Mr. Evan

Mr. Ga

Tavel

Mr. Trotter. Tele. Room

Mis: Holmes Miss Gandy_

FBIEWASH DC

FBI NEW ORLS

PM CST 2-37

URGENT

NJA

DIRECTOR /157-901/

NEW ORLEANS /157-1163/ FROM

BYRON DE LA BECKWITH, AKA.; MEDGAR EVERS DASH VICTIM,

CR. RM.

RE MORNING SESSION BECKWITH TRIAL, FEB. FIVE, INSTANT.

ROY E. ADKINS AND WENDELL STRINGER, EMPLOYEES OF FUNERAL

HOME IN JACKSON, TESTIFIED THEY WERE PART OF LINEUP AT

C JACKSON PD SUNDAY AFTER BECKWITH'S ARREST. TESTIFIED PERSONS

IN LINEUP INCLUDING BECKWITH WORE TROUSERS, SHIRTS, AND

TIES, BUT THAT BECKWITH HAD NO BELT OR JEWELRY ON PERSON AND

THAT HE WAS WEARING SHIRT MONOGRAMMED QUOTE BDB UNQUOTE.

ON CROSS EXAMINATION, ADKINS ADMITTED HE WAS VERY SIMILAR IN ALL PERSONAL APPEARANCES, WITH BECKWITH AND STATED DID NOT KNOW WHAT IDENTIFICATION HAD BEEN MADE FROM LINEUR.

ON CROS S EXAMINATION. STRINGER WAS UNABLE TO SPECIFICALLY RECALL HOW OTHER PERSONS IN LINEUP DRESSED.

END PAGE ONE

60 FEB 111964

10 FEB 6 1964

PAGE TWO NO 157-1163

MRS. ETHEL MAE MC COY, OPERATOR OF A BAIT STORE ON DELTA DRIVE NEAR PITTMAN'S GROCERY STORE IN AREA OF EVERS' RESIDENCE, TESTIFIED SHE HEARD A SHOT NIGHT OF MURDER, LOOKED OUT HER WINDOW IN DIRECTION OF PITTMAN'S GROCERY AND JOE'S DRIVE IN AND DID NOT SEE ANYONE OR ANY CAR LEAVING AREA.

MRS. MARY BRANCH, SIDON, MISS., THEWHICH IS EIGHT MILES
SOUTH OF GREENWOOD, MISS., TESTIFIED THAT ON NIGHT OF

JUNE NINE, LAST, SHE AND SON WENT TO GREYHOUND BUS STATION
IN GREENWOOD DAND AT ABOUT NINE THIRTY PM PARKEDNEAR BUS
STATION. AT THAT TIME SAW A MAN NEAR CAR PARKED ON LOT.
THIS CAR LATER IDENTIFIED AS BECKWITH'S CAR. COULD NOT TELL
WHAT MAN WAS DOING NEAR CAR BUT SAW HIM GO FROM WHITE CAR
TO PICKUP TRUCK PARKED NEARBY. WAS ASKED IF HE WAS CARRYING
ANYTHING AND SAID SHE COULD NOT TELL. DESCRIBED HIM AS
FORTYFIVE TO FIFTY, HEAVY, TALL, WEARING SUN GLASSES, WITH
WHITE HAT. STATED OBSERVED BECKWITH COME OUT OF GREENWOOD
BUS STATION.

END PAGE TWO

NO 157-1163

PAGE THREE

CHARLES BRANCH, SON OF MARY BRANCH, TESTIFIED THAT HE AND MOTHER W ERE AT GREENWOOD BUS STATION AS SET OUT ABOVE. SAW CAR ON LOT WHICH HE KNEW TO BE BECKWITH'S. SAW A MAN GETTING IN OR OUT OF BECKWITH'S CAR. CHARLES BRANCH THEN WENT INTO GREYHOUND STATION AND TALKED TO BECKWITH. WAS NOT ALLOWED TO SAY WHAT BECKWITH AND HE DISCUSSED. BECKWITH THEN CAME OUT OF BUS STATION AND WENT OVER TO SEE THE MAN WHO HAD BEEN NEAR BECKWITH'S CAR AND WAS THEN AT A PICKUP TRUCK NEARBY. TESTIFIED ALSO HE SAW SCAR OVER BECKWITH'S EYE AT THIS TIME. ON CROSS EXAMINATION STATED HE AND BECKWITH W ERE GOOD FRIENDS, THAT HE HAD NOT REPORTED THIS INFORMATION TO THE POLICE AND THAT HE WOULD LIKE TO SEE BECKWITH ACQUITTED.

FRED CONNER, SIDON, MISS., EMPLOYED NIGHTS AT GREYHOUND BUS STATION, TESTIFIED HE IS ACQUAINTED WITH BECKWITH AND SAW BECKWITH AT BUS STATION NIGHT OF JUNE NINE, LAST. SAID BECKWITH CAME IN BETWEEN SIX AND SEVEN PM AND STAYED FEW END PAGE THREE

NO 157-1163

PAGE FOUR

MINUTES. S TATED BECKWITH RETURNED ABOUT EIGHT THIRTY PM SAME NIGHT AND STAYED ABOUT ONE HOUR. TESTIFIED HE SAW SCAR OVER BECKWITH'S EY E JUNE NINE, LAST.

CONNER ALSO TESTIFIED THAT ON THE NIGHT OF TUESDAY,

JUNE ELEVEN, LAST, HE ATE SUPPER WITH BECKWITH BETWEEN SIX

AND SEVEN PM AT THE CRYSTAL GRILL CAFE IN GREENWOOD. TESTIFIED

BECKWITH APPEARED NORMAL AND CALM.

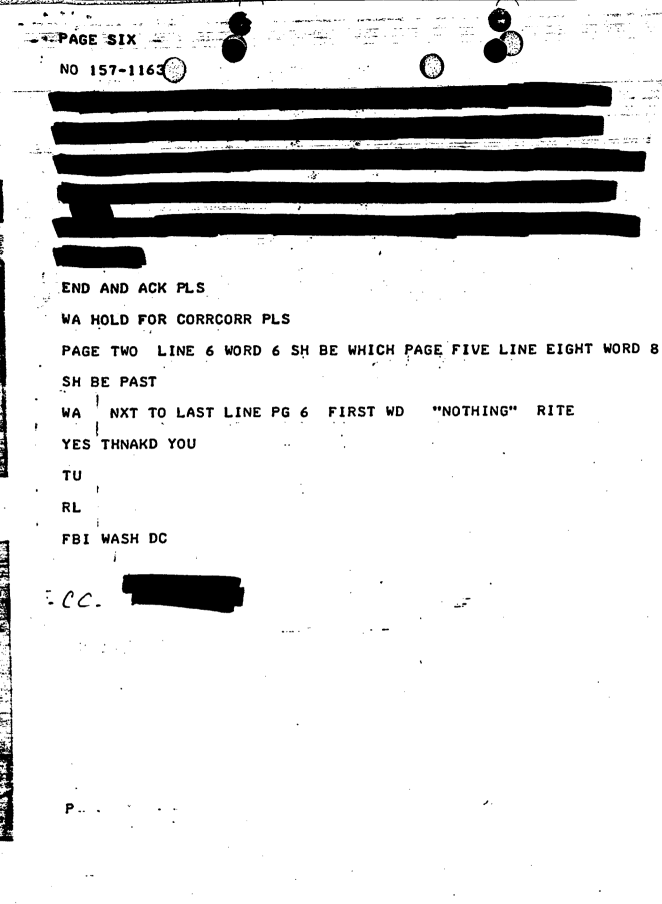
C.E. BROOKS, BIRMINGHAM, ALA., WHO IDENTIFIED HIMSELF AS SELF EMPLOYED INDEPENDENT CONSULANT TO ATTORNEYS IN FORENSIC SCIENCE MATTERS, TESTIFIED. DEFENSE ATTORNEYS ATTEMPTED TO QUALIFY HIM AS FINGERPRINT EXPERT. DISTRICT ATTORNEY EXAMINED HIM VIGOROUSLY ON HIS QUALIFICATIONS AS FINGERPRINT EXPERT, AND AFTER EXAMINATION JUDGE RULED THAT BROOKS WAS NOT A QUALIFIED EXPERT ON FINGERPRINTS. DEFENSE ATTORNEY THEN ATTEMPTED TO QUALIFY BROOKS AS AN EXPERT TO SHOW HIS QUALIFICATIONS TO TESTIFY AS TO DETERMINING THE LENGTH OF TIME THAT A LATEN FINGERPRINT HAS EXISTED. AFTER END PAGE FOUR

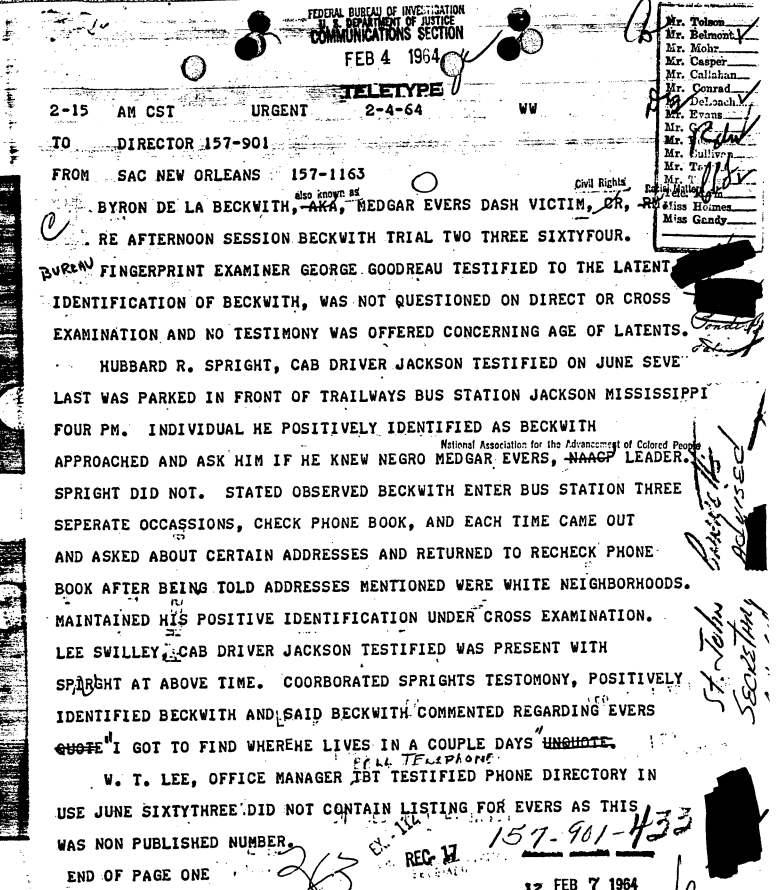
PAGE FIVE

ADDITIONAL QUESTIONING, COURT STATED WITNESS WOULD BE ALLOWED
TO TESTIFY IN THIS REGARD BUT INSTRUCTED THE JURY THAT
WITNESS. CREDITABILITY WILL BE SAME AS ANY OTHER WITNESS.
BROOKS SPENT CONSIDERABLE TIME DISCUSSING COMPOSITION OF
LATENT FINGERPRINTS AND SPENT CONSIDERABLE TIME DEVELOPING
FACT THAT COMPOSITION OF FINGERPRINTS WOULD INCLUDE VARIOUS
FOREIGN MATTERS, SUCH AS HAIR OIL, MARGARINE OR OTHER GREASY
SUBSTANCES. TESTIFIED THAT HE HAS EXPERIMENTED IN PASTIME IN
EFFORT TO DETERMINE IF AGE OF LATENT FINGERPRINT CAN BE
DETERMINED AND TESTIFIED THAT WITHOUT KNOWING THE SUBSTANCE
OF LATENT FINGERPRINT, THERE WOULD BE NO MEANS BY WHICH TO DETERMINE
THE LENGTH OF TIME LATENT FINGERPRINT HAD BEEN ON AN OBJECT.
SAID HE WOULD HAVE TO STATE THAT A FINGERPRINT EXPERT WHO
LIFTED LATENT COULD HAVE AN OPINION AS TO THE LENGTH OF TIME
A LATENT FINGERPRINT WAS ON AN OBJECT.

FOR INFORMATION OF BUREAU,

END PAGE FIVE





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DEWITT WALCOTT, GREENVILLE, MISS., OPERATOR DELTA LIQUID PLANT FOOD CO., BECKWITHS EMPLOYER, TESTIFIED BECKWITH CONSTANTLY DROVE COMPANY CAR WHICH WAS A NINETEEN SIXTYONE WHITE PLYMOUTH VALIENT AND HAD UNRESTRICTED USE OF SAME. ON CROSS EXAMINATION TESTIFIED ON JUNE TEN LAST BECKWITH SHOWED HIM TARGETS WHICH HE SAID HE SHOT WITH RIFLE. SAID ALSO OBSERVED CUT SCAR OVER BECKWITHS RIGHT EYE ON JUNE TEN. WALCOTT WAS ASKED BY DEFENSE ATTY. IF BECKWITH HAD TOLD HIM HIS GUN WAS STOLEN, STATES OBJECTION TO THIS QUESTION SUSTAINED AND QUESTION NOT ANSWERED.

B.L. PITTMAN, GROCER IN AREA EVERS HOME TESTIFIED THURSDAY BEFORE MURDER, A WHITE MAN WEARING DARK GLASSES WAS IN AREA NEAR OF HIS GROCERY STORE LOOKING AROUND AND HAD VIEW OF EVERS HOUSE FROM THIS SPOT.

COULD NOT MAKE POSITIVE IDENTIFICATION THAT THIS MAN WAS BECKWITH THE BOLL. PITTMAN TESTIFIED SAME AS HUSBAND.

COURT RECESSED UNTIL EIGHT THIRTY AM TWO FOUR SIXTYFOUR.

AND ACK PLS

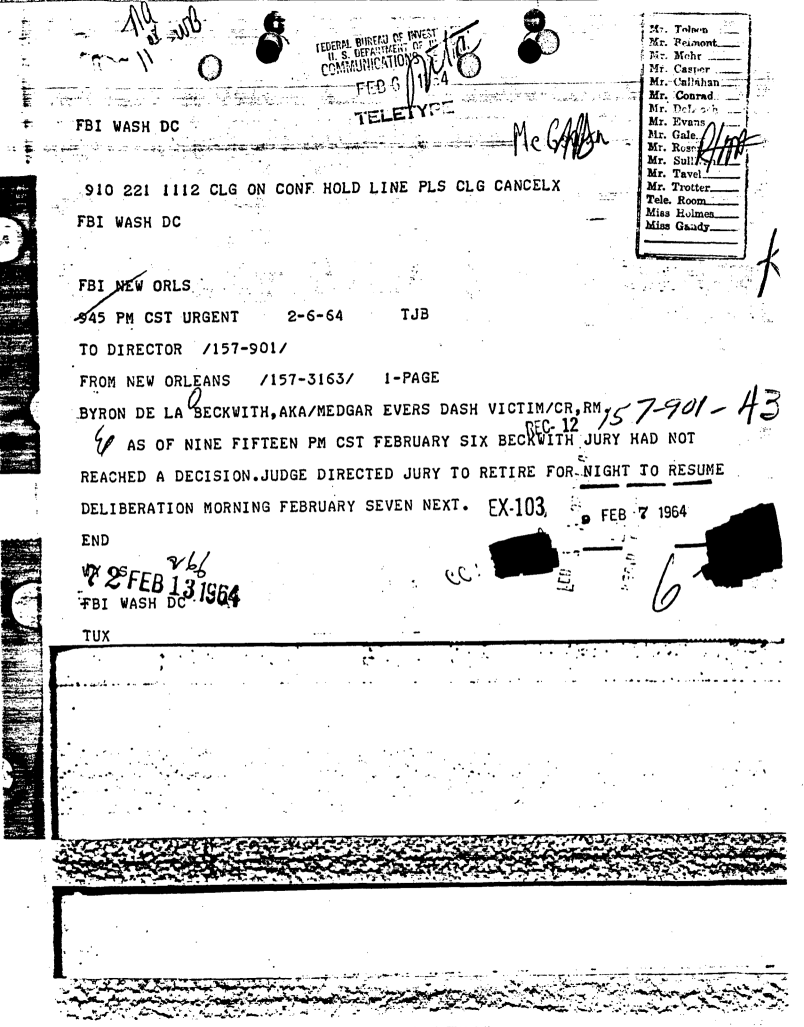
WA CORRECT LINE FIFTEEN PAGEO ONE FIRST WORD /SPRIGHT/
LINE SEVENTEEN WORD SIX / WHERE /- PAGE TWO LINE FOURTEEN FIRST
WORD MRS.

END AND ACK PLS

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COMMUNICATIONS SECTION

FBI NEW ORLS

-END PAGE ONE

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1964

Tele. Room

Miss Gandy.

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TO DIRECTOR /157-901/

FROM NEW ORLEANS /157-1163/

BYRON DE LACBÉCKWITH, AKA. MEDGAR EVERS DASH VICTIM, GRARM.

TRIAL, FEB. FIVE, INSTANT. RE AFTERNOON SESSION BECKWITH

L.B. BAYNARD, BATON ROUGE, LOUISIANA FORMERLY WITH LOUSIANA STATE POLICE BUREAU OF IDENTIFICATION TESTIFIED AS FINGERPRINT EXPERT AND . SAID NO WAY TO TELL AGE OF LATENT FINGERPRINT.

JOHN BOOK, GREENWOOD, MISSISSIPPI, JAMES MC COY, SR., AND JAMES MC COY, JR., GREENWOOD, MISSISSIPPI TESTIFIED THEY SAW SCAR OVER BECKWITHIS EYE ON JUNE TEN LAST.

ROY JONES, OPERATOR NEON SIGN COMPANY AND AUXILIARY POLICE OFFICER GREENWOOD, MISS., TESTIFIED HE SAW BECKWITH ELEVEN FORTYFIVE PM JUNE ELEVEN LAST IN GREENWOOD.

LT. HOLLIS CRESSWELL AND PATROLMAN JAMES HOLLY, GREENWOOD, MISS., POLICE DEPARTMENTS TESTIFIED THEY SAW BECKWITH/S WHITE VALANT ONE ZERO FIVE AM JUNE TWELVE LAST.

BECKWITH TOOK THE STAND, TESTIFIED DID NOT SHOOT EVERS, CLAIMS WAS NOT IN JACKSON, DENIED CONVERSATION WITH TAXI DRIVERS. TESTIFIED GO SCAR OVER EYE SUNDAY PROCEEDING MURDER WITH THIRTY OUGHT SIX THE WITH SCOPE. BECKWITH WOULD NEVER ADMIT RIFLE AND SCOPE IN EVIDENCE WAS HIS, HES BUT DID NOT DENY IT WAS HIS. STATED THAT AFTER TARGET SHOOTING ON SUNDAY CLEANED GUN AND PUT IT IN OME TESTIFIED THAT NIGHT OF JUNE TEN LAST DISCOVERED BLEDE

The second secon

MISSING. CLAIMS NO KNOWLEDGE AS TO WHAT HAPPENED TO GUN. WHEN QUESTIONED AS TO COMMENT SUCTE NO COMMENT UNQUOTE TO FBI AGENTS WHEN ORIGINALL'
APPROACHED HE SAID WAS DOING THIS BECAUSE PRIOR TO THIS TIME LE FLORE
COUNTY BAR ASSOCIATION HAD PUBLISHED AN ARTICLE INFORMING CITIZENS THAT
THEY WERE NOT UNDER LEGAL OBLIGATION TO ANSWER QUESTIONS BY FBI AGENTS
IN CIVIL RIGHTS MATTERS. ARTICLE IN NEWSPAPER PUBLISHED GREENWOOD, MISS
AUGUST SEVEN, NINETEEN SIXTY TO THIS EFFECT INTRODUCED IN EVIDENCE. CLAIM
SUBSEQUENT NO COMMENT ANSWERS TO LAW ENFORCEMENT OFFICERS WERE MADE ON
INSTRUCTIONS FROM HIS ATTORNEY.

ON CROSS EXAMINATION LETTER WRITTEN BY BECKWITH TO NATIONAL RIFLE ASSOCIATION JANUARY TWENTYSIX, SIXTYTHREE IN WHICH BECKWITH REQUESTED INFORMATION REGARDING SETTING UP RIFLE RANGE AND IN WHICH LETTER HE STATED WE IN MISSISSIPPI ARE GOING TO HAVE TO DO A LOT OF SHOOTING TO PROTECT OURSELVES FROM BAD NEGROES. ALSO INTRODUCED LETTER FROM BECKWITH TO FIELD AND STRMAM-MAGAZINE IN JANUARY SIXTYFOUR, IN WHICH BECKWITH PROPOSED TO WRITE AN ARTICLE REGARDING VARMENT HUNTING AT NIGHT IN THE SUMMER TIME IN THE SOUTH, ALSO INTRODUCED LETTER IN WHICH BECKWITH STATES IS WRITING A BOOK INTITLED GUOTE MY ASS, YOUR GOAT AND THE REPUBLIC UNGUSTE, EXPLAINED BOOK DELT WITH STATES RIGHTS AND INTERGRATION.

D.H. HAW KINS, INDIANOLA, MISSISSIPPI TESTIFIED THAT ON MORNING JUN ELEVEN SIXTYTHREE SAW BRUSE OVER BECKWITH/S RIGHT EYE.

END PAGE TWO

PAGE THREE

DEFENSE RESTED AT THIS POINT. STATE CALLED DETECTIVE SGT.O.M. LUKE JACKSON PD AS REBUTTAL WITNESS.LUKE TESTIFIED THAT HE INTERVIEWED ANCEY LEE HAVEN JUNE TWELVE, LAST WHO TOLD HIM THEN SHE HAD SEEN WHITE VALANT WITH LONG RADIO AERIAL PARKED IN LOT AT JOE/S DRIVE INN NIGHT OF JUNE ELVEN. HAVEN HAD TESTIFIED AS DEFENSE WITNESS THAT SHE HAD NOT SEEN WHITE VALANT BUT THAT CAR WAS A DODGE.

STATE RESTED.COURT ADJORNED UNTIL NINE AM FEB.SIX WHEN WRITTEN INSTRUCTIONS WILL BE GIVEN JURY AND CLOSING ARGUEMENTS WILL BE HEARD.

WA CORRECTION_PAGE_TWO-PARA TWO.LINE ONE INSERT WORD INTRODUCED
AFTER WORD EXAIMINATION-SO-IT-WILL READ-ON-CROSS-EXAMINATION-INTRODUCES

END

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COMMUNICATIONS SELTION

CST URGENT 2-6-64

DIRECTOR 157-901

NEW ORLEANS FROM 157-1163

Civil Right fraciel Matters BYRON DE LA BECKWITH, AKA/ MEDGAR EVERS DASH VICTIM/ GR, -RM.

RE MORNING SESSION BECKWITH TRIAL, FEBRUARY SIX INSTANT.

ASSISTANT DISTRICT ATTORNEY JOHN FOX OPENED ARGUMENT FOR STATE. STARTED WITH REFERENCE TO NEWSPAPER ARTICLE WRITTEN BY BECKWITH EIGHT YEARS AGO IN WHICH HE SAID QUOTE I BELIEVE IN SEGREGATION LIKE I BELIEVE IN GOD UNQUOTE, AND THEN WENT FORWARD CHRONOLOGICALLY, BRINGING IN ALL FACETS OF INVESTIGATION TYING BECKWITH TO MURDER. CONCLUDED HIS REMARKS BY STATING QUOTE BECKWITH AS A FANATIC, PURE AND SIMPLE UNQUOTE:

DEFENSE ATTORNEY HARDY LOTT ARGUED NEXT. LOTT SPENT CONSIDERABLE TIME ON THE TESTIMONY OF THE THREE ALIBI 14 FEB 10 1964 WITNESSES, AND PURSUED QUESTION OF REASONABLE DOUBT. REVIEWED STATE-S CASE ATTEMPTING TO SHOW WEAKNESSES.

STANNY SANDERS, DEFENSE ATTORNEY, ARGUED NEXT.

Tele. Room Miss Holmes

Mr. Mohr.

Mr. Casper. Mr. Callahan

Miss Gandy

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PAGE TWO SERVICE AND ASSESSED AND ASSESSED AND ASSESSED AND ASSESSED ASSESSED AND ASSESSED ASSESSEDA ASSESSED ASSESSED ASSESSED ASSESSED ASSESSED ASSESSED ASSESSEDA ASSESSED ASSESSED ASSESSED ASSESSED ASSESSED ASSESSED ASSESSEDA

MOST OF ARGUMENT TRYING TO SHOW THAT A REASONABLE PERSON WOULD NOT HAVE DONE WHAT BECKWITH IS ALLEGED TO HAVE DONE IN CONNECTION WITH THE MURDER, THAT IS, SUCH THINGS AS PUBLICLY EXAMINING SCENE PRIOR TO SHOOTING, PUBLICLY MAKING INQUIRY AS TO WHERE EVERS LIVED, AND THE LIKE.

OF INTEREST TO THE BUREAU IS COMMENT MADE BY SANDERS
IN ARGUMENT TO THE EFFECT THAT STATE DID NOT USE AN FBI
EXPERT TO BACK UP CAPTAIN RALPH HARGROVES TESTIMONY CONCERNING
THE AGE OF A LATENT PRINT. DWELLED ON FACT NO EYE WITNESSES
TO SHOOTING. REITERATED TESTIMONY OF ALIBI WITNESSES
AND SAID THE DEFENSE HAD MET THE BURDEN OF PROOF REQUIRED
OF THE STATE. SANDERS LAST COMMENT TO JURY WAS QUOTE
I. DO NOT BELIEVE THIS JURY WANTS TO RETURN A VERDICT
MERELY TO SATISFY THE ATTORNEY GENERAL OF THE UNITED STATES
AND THE NATIONAL PRESS UNQUOTE.

DISTRICT ATTORNEY WILLIAM WALLER LISTED THE FOLLOWING POINTS WHICH HE SAID TIED BECKWITH TO THE MURDER COLON

MOTIVE, PLANNING, ABILITY AND CAPACITY, TELESCOPIC SIGHT, WEAPON, SCAR, FINGERPRINT, CAR, BECKWITH-S PRESENCE IN JACKSON, BECKWITH-S SILENCE COUPLED WITH HIS ACTIVITIES

PAGE THREE

SINCE HIS ARREST. WALLER REVIEWED THE DEFENSE WITNESSES
ONE BY ONE, POINTING OUT DISCREPANCIES AND WEAKNESSES IN
THEIR TESTIMONIES. HE SUMMED UP THE EVIDENCE PRESENTED BY
THE STATE AND ATTACKED THE STOLEN GUN DEFENSE. HE TOLD
JURORS THERE MAY HAVE BEEN VARIOUS REASONS WHY ALIBI WITNESSES
MIGHT HAVE TESTIFIED EITHER MISTAKENLY OR DELIBERATELY FALSE
AND THAT JURORS SHOULD DECIDE THEMSELVES AS TO WHAT WITNESSES
TOLD THE TRUTH. HE DESCRIBED THE MURDER AS A COLD BLOODED
KILLING.

THE JURY RETIRED AT TWELVE THIRTYONE PM_, FEBRUARY SIX
INSTANT FOR DELIBERATION.....
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FEDERAL BUR U. S. DEP U. S. DEP U. S. DEP COMMUNI FE FBI WASH DC

FEB 7 1964

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Mc Gowan

Mr. Rosen
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

Mr. Gale_

Mr. Tolson Mr. Belmont Mr. Mohr Mr. Casper Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Evang

FBI NEW ORLS

4-32.PM CST URGENT 2-7-64 DAO

TO DIRECTOR 157-901

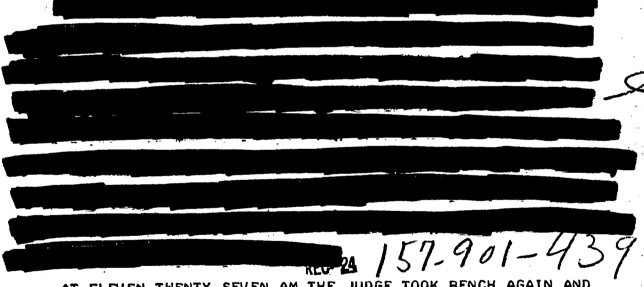
NEGATIVE, HE RECESSED.

FROM NEW ORLEANS 157-1163 2P

BYRON DE LA BECKWITH, AKA, MEDGAR EVERS DASH VICTIM, CR. RM.

REFERENCE NEW ORLEANS TELCALL TO BUREAU TODAY.

BECKWITH JURY RESUMED DELIBERATION SEVEN FORTY AM, CST, FEBRUARY SEVEN. AT NINE AM JUDGE TOOK BENCH MOMENTARILY AND ASKED IF JURY HAD BEEN HEARD FROM. WHEN ADVISED IN THE



AT ELEVEN TWENTY SEVEN AM THE JUDGE TOOK BENCH AGAIN AND CALLED FOR THE JURY. HE ASKED EACH INDIVIDUAL JUROR IF. IN

END PAGE ONE

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