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44-845 - 29 Date: August 31, 1943

for

BAC, Springfield

Ston!

J. Edgar Hoover - Director, Federal Bureau of Investigation

Subject: JOHN L. LEWIS, ET AL CIVIL MICRIS AND DOMESTIC VIOLENCE

There are transmitted herewith for your information and possible assistance in the investigation of the captioned case, copies of memoranda numbered 1, 3, 4, 5 and 6, dated August 30, 1943, and captioned Mine 'B' - Violations of Section 51, Title 18," which were received from the Criminal Division of the Department.

The investigative suggestions set forth by the Criminal Mivision should be developed at the present time currently with the other investigation in this case where it appears logical and bears on evidence that will be necessary for the presentment of this case to the grand jury. The investigative suggestions should also be followed where they can be conducted at the same time interviews and investigations are being conducted concerning other matters in this case. With regard to any of the investigative suggestions of the Department which you believe should be held in abeyence, you should advise the Bureau by letter in order that the Department may be informed accordingly.

with regard to memorandum 73, dated Angust 30, 10/3, it is noted that an investigation was conducted in the case entitled

It appears that your office has copies of all reports with the exception of the following, copies of which are attached heretos

Report of Special Agent dated October 30, 1939, at Washington, D. C.

Report of Special Agent dated December 5, 1939, at Pittsburgh, Pennsylvania.

Report of Special Agent

dated December 8, 1939,

MMUNICATion Report of Special Agent
Alled 19, 1939, at Kansas City, Missouri.

dated December

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AUG 31 Report of Special Agent |

dated January 8, 1940,

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Report of Special Agent detect January 16, 1940, at Pittsburgh, Pennsylvania.

Report of Special Agent dated Jenuary 16, 1940, at Kansas City, Missouri.

triminal Division of the Department, which concluded that there was insufficient evidence to warrant prosecution of subject. With regard to the attached memoranium f3, it is not believed that an extensive inquiry should be conducted with regard to the facts set forth in the memorandum unless it appears that the was connected with the Mine & controversy or payments made by subject lewis to subject Elshoff. At an appropriate time inquiry should be conducted to determine if was connected with the captioned matter.

Enclosure

SPECIAL DELIVERY

Federal Bureau of Investigation United States Bepartment of Justice

Y

Springfield, Illinois August 17, 1945

Director, FBI

PERSONAL AND COMPIDENTIAL

Re: JOHN L. LEWIS, etal; CIVIL RIGHTS AND DOMESTIC VIOLENCE.

Dear Sir:

The Bureau is advised that Mr. FRANK COLEMAN of the Department to tacted me at Springfield, Illinois, on August 11, 1945. He had very little additional information to offer in commention with instant investigation, but those points which he did emphasize will be discussed later in this communication.

In connection with this investigation Mr. COLEMAN pointed out that probably some friction exists between the Secretary of the Treasury and the Attorney General because of this investigation. According to Mr. COLEMAN,

and forwarded their report to the secretary of the Treasury, and instead of the report being referred to the General Counsel for the Treasury Department, the report was sent direct to the President by the Secretary of the Treasury. Later it was determined that the matter should be referred to the Department for an opinion and the facts were taken up with the President by the Attorney General and the President desired that instant investigation be made. Mr. COLEMAN is of the opinion that some effort might be made to build up and publicise a possible feud between Secretary of the Treasury Morgenthau and Attorney General Biddle similar to the Jones-Wallace affair.

Mr. COLEMAN indicated that the facts in this case might be presented to a Federal Grand Jury in either Washington, D. C. or Springfield, Illinois, about October 1, 1945, but he did not make any specific request that this investigation be completed by that date.

The following persons were interviewed by Mr. COLEMAN while in the vicinity of Springfield: W. M. RYAH, 801 South Pouglas, Springfield; JOHN JECHNEIDER, member of the board of P.M.W; JOHN W, HINDMARSH, regional organiser for the C.I.O., who works out of the C.I.O. Office in Chicago, Illinois, and FULLERTON FULTON, also of the C.I.O. in Chicago, Illinois. He mentioned

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L. J. PEFFERIE, an attorney with offices located in the Reiseh Building, Springfield, Illinois, who is alleged to be familiar with the Solomon Mines transaction. He suggested Mr. PEFFERIE be contacted during the course of this investigation. However, Mr. COLEMAN has not interviewed Mr. PEFFERIE.

In the presence of Special Agents and the matter of re-investigation of certain information was discussed, particularly with regard to documentary evidence pertaining to the payment of moneys to subject ELSHOFF.

Mr. COLEMAN informed that he would assume full responsibility for developing the names of competent witnesses to introduce the documentary evidence developed by that organisation and would also assume responsibility for the location of the original documents. In this connection it is believed advisable for the Bureau to communicate with the Department in order that a written confirmation may be received from the Department to this effect.

In connection with the preparation of reports in this case Mr. COLEMAN informed it would not be necessary to set out in detail the various documentary evidence submitted to the Bureau in the form of photostatic copies. He said it would be entirely satisfactory merely to refer to each exhibit by number for convenience in locating these documents in connection with data set forth in the investigative reports. He also specifically requested that no copies of the report in this connection be furnished at this time to the local United States Attorney.

With reference to the scope of the investigation, Mr. COLEMAN indicated it would be advisable to interview all of the 475 miners who were at work at Mine B on May 12, 1937, which was the date the mine was closed by a strike. He pointed out that if a majority of these miners would be willing to testify that they were liberated from what they considered the tyranny of the P.M.W. officials, such testimony would tend to show JOHN L. LEWIS as a champion of civil rights rather than a violator.

In connection with the 475 miners mentioned in the above paragraph, Mr. COLEMAN requested that signed statements be obtained from each person interviewed, even though the information furnished might be of a negative nature.

Mr. COLRMAN specifically stated that the various memorands submitted to the Bureau in this matter merely contain suggestions as to the information he desires developed. He said he desired to leave to the Bureau's discretion any additional investigation which might be pertinent to the case. It is believed that the Bureau may desire to closely follow this matter with Mr. COLEMAN as reports are submitted in order that specific suggestions and requests may be made by the Department as to investigation desired.

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As the Bureau was telephonically advised, Mr. JOHN L. LEWIS made his appearance in Springfield about the time Mr. Collect arrived in this city. Attention is again called to the fact that publicity has already been released as to the scope of the investigation suggested in the original departmental memorandum submitted to the Bureau. Those newspaper clippings have already been forwarded to the Bureau.

The documentary evidence submitted to the Bureau by the Department has been carefully reviewed by Agents assigned to this case and the following exhibits are believed necessary prior to any actual inquiry in this case:

Exhibit #15 (contract between P.N.W. and Mine B dated 1-18-56).

Exhibit \$18 (the first and last page of this exhibit are presently in the files of this effice but the intervening pages containing names of persons appearing on the petition are not present and it is believed advisable to have all of these names for assistance in conducting the investigation).

Exhibits \$59, 60, 61, 62, 68, 64 and 65

63, usc.

of the Bureau has already been telephonically contacted and requested to obtain these exhibits and forward them to this effice immediately. He has also been informed that no actual investigation or inquiry will be made of any persons in connection with this investigation until all of these exhibits are received.

Director

In connection with the suggestion of the Department that the fourteen alleged U.M.W. spies employed in the P.M.W. be interviewed, after reviewing all the documentary evidence in this matter and other facts submitted by the Department, it is not believed advisable at this time to interview these alleged spies in the initial stage of this investigation. It is contemplated at the present time that a large number of the members of the P.M.W., as of May 12, 1937, will be interviewed and other background investigation conducted prior to the interviews with the alleged spics employed by P.M.W.

The Agents assigned to this case realize the importance of the investigation and to conduct intelligent interviews it is absolutely essential that all documentary evidence be in the hands of these Agents prior to making any investigation.

When I telephonically communicated with pointed out that additional personnel would be necessary to handle this investigation by September 25, 1945, the Bureau deadline for completion of the case. I pointed out that at least twelve additional experienced agents would be necessary when the actual investigation was started, after receipt of all documentary evidence. It is believed that at least this number of agents will be required and possibly additional personnel,

The Bureau will be kept elosely advised as to the need for additional personnel, as well as any important developments.

Very truly yours,

PH: lmj

Special Agent in Charge.

4-845-30 Assistant Attorney General Wendell Berg J. Edgar Hoover - Director, Federal Bureau From JOHN L. LEWIS, ET AL Subjects CIVIL RIGHTS AND DOMESTIC VIOLENCE Reference is made to our previous correspondence in above entitled case, your file reference 144-10. The Springfield Office of this Bureau has advised that Mr. Frank Coleman of the Criminal Division of the Department recently stopped at the Springfield Office and discussed the above captioned etter. In connection with the discussion of the investigation 63 the Springfield Office has advises that Mr. Coleman indicated the Department would develop the names of ملا competent witnesses to introduce the documentary evidence us'c with regard to the payments or money by John L. Levis and the United Mine Workers Union to Carl M. 86103 Elshoff. Mr. Coleman also indicated that the Department would assum responsibility for the location of the original documents in this regard. Your advice would be appreciated as to whether the arrangements made by Mr. Coleman with the Springfield Office of this Bureau as set forth above are in accordance with your desires. AECEWE DO THE ROLL EH. HACE & BSOM CAMINIUNICATIONS SECTION MAILED 11 Michale AUG 30 1943 P.M.

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Assistant Attorney Opneral Ton C. Cl

Bigar Hoover - Director, Federal Bureau of Investi

JOHN L. LEVIS, NY AL CIVIL RICHTS AND DOMESTIC VIOLENCE

There is transmitted berealth of the report of Special Agent 1943, at Springfield, Illinois, in the above

As subsequent reports are received in will be made available to you immediately.

FEDERAL BUREAU OF INVESTIGATION

U. S. DEPARTMENT OF LINTING

© CMMUNICATIONS SECTION

SEP 6 1943 P.M.

AT BUREAU OF INVESTIGATION

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Federal Bureau of Investigation United States Department of Iustice

Washington, B. C.

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September 4, 1943

Time: 5:20 to 5:25 p.m.

MEMORANDUM FOR MR. D. M. LADD

RE: JOHN L. LEWIS, ET AL. CIVIL RIGHTS AND DOMESTIC VIOLENCE



CC-287

Mr. Clogs
Mr. Glevia
Mr. Ladd
Mr. Nichels
Mr. Roses
Mr. Treey
Mr. Carson
Mr. Coffey
Mr. Hendon
Mr. Kramer
Mr. MeGuire
Mr. Harbo
Mr. Quinn Tamm
Tele. Room
Mr. Nesse
Miss Beahm
Miss Candy

E. A. Tamm

Springfield, and requested advice in response to the question whether the initial report would be available to the Bureau by the first of the week, inasmuch as the Attorney General will be leaving on Tuesday next, namely, September 7, for a two weeks vacation.

Mr. Hallford advised that the initial report had been prepared and mailed at approximately 5:10 p.m. today by the Springfield office to the Bureau, first class special delivery. He stated that the report is composed of 500 pages and weighs about 30 pounds running into about 3 volumes. In addition, he advised that the report incorporates approximately 154 statements that have been taken from miners who have been interviewed and the report should reach the Bureau by Monday. Appropriate stops have been placed so that the report will be routed to me immediately upon its receipt in the Bureau, and at that time copies will be sent to the Department immediately and the material will be summarized in a memorandum for the Director, as requested by you.

As a matter of additional information, Mr. Hallford stated that accompanying the report will be a letter pointing out certain requests received from the Department and analyzing these requests in the light of referring them back to the Department for advice, in view of what has transpired to date in the investigation. He also stated that one angle covered in the letter is the suggestion that the matter of interview with the subjects be held in abeyance until such time as the Department requests the same.

RECORDED

In addition, Mr. Hallford stated that the Springfield office, starting today, is interviewing the 14 so-called "spies" who allegedly were members of the Progressive Mine Workers Union during the period of the strife between the two unions and who allegedly were paid by the United Mine Workers Union to furnish information to the UMWU as to what went on in the Progressive Min e

Workers Union during the period of strife between the two Unions
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In addition, Mr. Hallford stated that two of the persons interviewed have requested copies of the statements that they made. He said that the requests were tactfully refused and the matter was not pressed in any way by the persons interviewed. It was pointed out to Mr. Hallford that if these requests became numerous and aggressive he should immediately notify the Bureau so that the matter could be forwarded to the Department for the Department's information and for whatever action the Department desires to take.

To date, according to Mr. Hallford, investigation is progressing very satisfactorily and it appears from present indications that the Springfield office will be able to complete the investigation by the deadline which has been furnished to it, namely, approximately September 25, 1943. SAC Hallford briefly commented that the statements taken to date appeared to be favorable to the Government's case as outlined by the Department in its brief of what it desires to establish in order to prove a violation.

ACTION:

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As stated above, stops have been placed with the MAIL ROOM and from present indications it would appear that the report will reach the Bureau by Monday morning some time, at which time the summary for the Director will be prepared and copies of the report immediately forwarded to the Department.

Respectfully,

F. L. Welch

JOHN EDGAR HOOVER DIRECTOR Ir. Closs Federal Bureau of Investigation Mr. Glavia Mr. Ladd United States Bepartment of Sustice Mr. Nichols Bashington, B. C. Mr. Roses September 7, 1943 Mr. Carson Time: 12:15 to 12:30 p.m. Mr. Coffey Mr. Rendon_ Mr. Kramer_ ALL INFORMATION CONTAINED MORANDUM FOR MR. D. M. LAD Mr. McGuire Mr. Barbo_ RE: JOHN L. LEWIS, ET AL. Mr. Quian Tamm_ CIVIL RIGHTS AND DOMESTIC VIOLENCE Tele. Room Mr. Nesse Miss Beahm Miss Gandy_ At the above indicated time SAC Hallford called from Springfield and talked in my office. He referred to his previous call to Mr. Mumford pointing out that certain individuals had requested copies of the written statements which had been submitted by them in this case and also referred to the indication that Ray Edmundson met with five of the individuals who were so-called "spies" for the UMW in the Progressive Mine Workers Union during the trouble between 1937 and 1941 at Springfield, Illinois. Apparently

the meeting was held because of the fact that the Bureau Field Division at Springfield had interviewed two of the remaining twelve spies, namely Austin and Hale. The subject matter of the meeting, it was indicated through information received at the Springfield office, was to discuss the possibility of getting copies of statements which the Springfield office had taken.

Mr. Hallford advised that this morning an individual named Walter T. Day called at the Springfield office and identified himself as a partner of Attorney A. M. (Art) fitzgerald of Springfield, Illinois, and stated that Fitzgerald was representing three individuals, namely, Austin, Hale and Bumgarner, and therefore demanded copies of the statements furnished by these men to the Springfield office. Mr. Hallford tactfully refused to furnish the statements, inasmuch as there was no foundation for the request and it was not known whether, in fact, the statements were desired by the individuals who had made them or whether Day's request was unauthorized to beain with. RECORDED & INDEXED

Mr. Hallford stated that, in view of the distinct possibility that Edmundson may be engaged in a program of checking for the benefit of all subjects in this case to ascertain who gave statements and then subsequently stake 1949 requests in each case through the office of Attorney Fitzgerald for copies of the same, he feels that the matter should be brought to the attention of the Department for a specific instruction as to what the Department of the State of are in the matter.

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SAC Hallford pointed out that some of the statements given by men indicate that rough treatment previously was used on them because of statements that they had given and which they thought had been given for the use of the Government but which subsequently came into the possession of the United Mine Workers and resulted in physical punishment and other action being taken against them.

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Mr. Hallford desires, therefore, that the Department be contacted and the following questions be asked:

- 1. Should copies of statements taken from witnesses in this case be turned over to anybody?
- 2. Should copies of statements taken from witnesses in this case be turned over to the witnesses themselves in the event any one of them or all of them request a copy of the statement made by himself?
- 3. In the event a witness stipulates that he will not give a statement of any kind unless a copy of the statement is made available to him, should he be told that it is not possible to furnish him with a copy of a statement taken by Agents of this Bureau?

It is pointed out that the above questions are raised without any reference to subjects in this case.

SAC, Hallford suggested that the Bureau might also wish to call attention of the Department for its consideration the possibility of the use of subpoenas for all individuals whom the Department desires interviewed, including those already interviewed, so that the UMW would not know who had already been interviewed from an analysis of the subpoenas in the event the subpoenas were issued only for those who have not yet been interviewed.

While talking to Mr. Hallford, it was indicated to him that he should furnish additional copies of the reports to the Bureau, inasmuch as the Department has indicated a desire to receive more than one copy and this is being done.

SAC Hallford also advised that in the event the activity of Edmundson, as pointed out above, continues and expands there is a very distinct possibility of intimidation of witnesses and there has been a faint suspicion of the same, which he is having the Agents working on the case check on, in order to run it out in the event there is such.

In connection with the possibility of intimidation, SAC Hallford pointed out that if subpoenss were actually used by the Department for the remaining interviews, of course, the Department would be in a better position to do something about the intimidators.

Wr. Hallford stated that he desires to be advised today, if possible, telephonically as to the results of the Department's desires in the matter, inasmuch as it will be necessary for the Agents working on the case to know how to answer any requests for copies of statements in order that there will be no delay in the completion of the case.

ACTION: With your approval, Agent will contact Mr. Frank Coleman in the Department telephonically regarding this matter, advising him that a memorandum of confirmation is being forwarded to the Department and requesting expeditious action on the reply.

Respectfully,

INFORMATION CONTAINED

TON C. CLARK

JOHN L. LEWIS, RT AL CIVIL RIGHTS AND DONE

Reference is made to the telephonic conversation between Mr. F of this Bureau on September . C. Coleman of your office and Mr. 7, 1943, regarding the request for copies of the signed statements given by three of the individuals interviewed by the Springfield Office in connection with the captioned matter.

The Springfield Office of this Bureau has advised that Junes Bale and Frank Austin, two of the twelve individuals alleged to have been on the United Mine Workers pay roll while members of the Progressive Mine Workers Union prior to May, 1937, requested that they be given copies of the signed statements they executed subsequent to their recent interviews by Agents of this Bureau at Springfield, Illinois. The request of these individuals was not complied with by the Springfield Office.

The Springfield Office has now advised that on the morning of September 7, 1943, a Mr. Walter T. Day called at the Springfield Office and identified himself as a partner of attorney A. M. Fitzgereld of Springfield, Illinois. Hr. Day advised that Mr. Pitsgerald was representing three individuals, namely, James Hale, Frank Austin and a Mr. Bungarner. It will be noted that a Mr. Bungarper was formerly an organizer for the United Mine Workers of America at Mine B, Springfield, Illinois, and was interviewed as a prospective witness in the above captioned case. Mr. Day demanded that copies of the statements given by the above named three men be furnished to him. The request of Mr. Day was not complied with by the Springfield Office. ITO DE JUSTICE

The Springfield Office advised that apparently a scetting wie Tald between subject Ray Minundson and five of the teelve individuals referred to above as having been on the pay rolls of both Unions in 1937, after Mr. Hale and Mr. Austin had been interviewed. The Springfield Office has further stated that the possibility exists that subject Edmindson may attempt to ascertain the names of all prospective witnesses interviewed by the Springfield Office in this case and thereafter may attempt to obtain permission from those wospective witnesses to request copies of statements which they have executed.

In view of the above facts it will be appreciated if you would advise this Bureau whither copies of statements taken from prospective

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witnesses in the above entitled matter should be given to the mitnesses in the event they, themselves, make such a request. Your advise would also be appreciated as to whether expise of statements taken from prospective mitnesses in this case should be turned over to any individual ether than the prospective mitness who gave the signed statement. In the event the prospective mitness stipulates that he will not give a statement of any kind unless a copy of the statement is made available to him, your advice is desired as to whether the witness should be informed that it will not be possible to furnish him with a copy of a statement that he may make. Your advice would also be appreciated as to the procedure that should be followed by agents of this Eureau in the event a prospective witness in this case refuses to give a statement unless in the presence of his attorney.

In this regard, it is noted in the report of Special Agent dated September 4, 1943, at Springfield, Illinois, a copy of which was transmitted to the Department on September 6, 1943, that many of the miners interviewed indicated that they did not desire the information given by them used except before a secret grand jury or in court inasmuch as they feared possible physical violence and other reprisals should the fact that they had given information possibly derogatory to the United Mine Torkers Union of America become known.

Yery truly yours,

John Edgar Hoover Director

IAL BUREAU OF INVESTIGATION (& DEPARTMENT OF JUSTICE AUG 21 1943 TELEMETER HEREIN IS UNCLASSIFIED WASH FROM CHICAGO 6 21 3-50 PM DIRECTOR, SAC SPRINGFIELD JAPE. IN ACCORDANCE WITH INSTRUCTIONS OF MR. ROBERT HENDON, THE FOLLOWING THREE AGENTS ARE PROCEEDING ELEVEN FIFTY NINE P. M. AUGUST TWENTY SECOND INSTANT TO SPRINGFIELD FIELD DIVISION ON SPECIAL ASSIGNMENT FOR PERIOD OF THIRTY TO FORTY FIVE DAYS SEP 15 1943 MORNING NEXT. OFFICE MONDAY DRAYTON

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6	CC-287	Mr. Tolse Mr. E. A	
	y Later	Mr. Cleg	
Federal Bureau of Invest Anited States Department		Mr. Ladd	
Washington, P. C.	-	Nich Rose	
September 8, 194	13	Mr. Trac	B
MEMORANDUM FOR 1/R. TOLSO	ON V		⁰
e made a vigorous prote s which have oppeared i on of John L. Lewis in	in the papers	lmson Mr. Quin 3 on Tele. Ro	n Tamm_ om
ed he is powerless to d nows for a fact that 120	io anything corrections	ndout Miss Bea	
sible for the statement		and that Varia	1971-17 A
lmson told me strictly his press conferences und conference and when	vas asked, a	fter he had j	rnisned
rters present whether to ohn L. Lewis. Korgenth partment had turned the	the Treasury hau stated o	Department u ff the record	oas I that

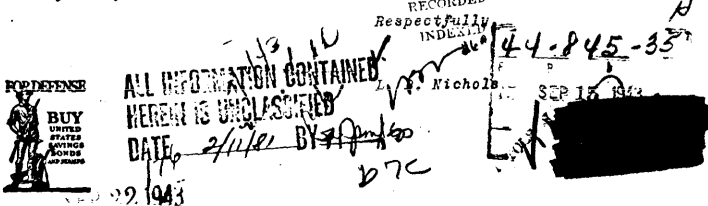
thau at one of his press conferences was asked, after he had finished his on-the-record conference and when speaking off-the-record, by one of the reporters present whether the Treasury Department was investigating John L. Lewis. Morgenthau stated off the record that the Treasury Department had turned the matter over to the Department of Justice and pave the facts in the case, which have been published in both and in the Cleu York Daily News.

Palcolmson told me in confidence that he got this in-

formation from who attended Yorgenthau's press conference. He stated that Biddle got so mad that he wrote a letter to Yorgenthau which he wanted to release to the press, condemning Morgenthau for his talking out of school. The letter was written on the same day that the President issued his statement that should any Government official see fit to criticize another Government official, he should submit his resignation. Accordingly, Biddle did not send the letter but instead called Morgenthau on the phone and made vigorous protest. Yorgenthau denied making the statement and Middle told him he knew he had made the statement.

I told l'alcolmson that it was clear that the premature publicity was not helping our investigation, that if anything went wrong with our investigation we could merely state it was because of the premature publicity and that we were not responsible.

RECORDED



JOHN EDGAR HOOVER

LBN:GDC

CC-287a

A. Tammi

Mr. Rosen

Mr. Harbo Mr. Hendon

Mr. Mumford

Mr. Starke_

Mr. Quinn Tamm_

For record purposes (Berkley of the AP called me Tele. Room_

on August 30th to inquire whether the FBI had any comment on the story appearing in the August 30th issue of the news-Mr. Nesse paper to the effect that the FBI was investigating a \$350,000 Miss Beahm loan which John L. Lewis made to a coal miner in Illinois Miss Gandy

which was connected in some way directly or indirectly with his trips out there and for which he is now being investigated

Bederal Bureau of Investigation Anited States Bepartment of Justice

Mashington, A. C.

August 31, 1943

MEMORANDUM FOR MR. TOLSON

by OPA.

I told him that we had no comment to make.

Respectfully, INDEXED

IN Chois

SEP 15 1943 15

Federal Bureau of Investigation

United States Department of Justice

Springfield, Illinois HEREIN IS UNCLASSIFIED

Director, FBI

Ro: JOHN L. LEWIS, ETAL; CIVIL RIGHTS AND DOMESTIC VIOLENCE.

Dear Sir:

Reference is made to the recent conversation had with at the Bureau, who requested that nine copies of all reports in this matter be furnished the Bureau in the future, as the Department had requested four copies of all reports.

at the time of his call I pointed out to that when the report of Special Agent Springfield, Illinois, dated September 4, 1943, was being prepared, two additional copies other than the ones outlined in the report had been prepared by this office and were about to be destroyed, as this office had requested that these two copies all necessary copies. report be transmitted to the Bureau. of Agent

request, two copies of the Pursuant to above-referred to report are being transmitted to the Bureau under separate cover via bill of lading number J-244549.

Very truly yours,

SAC .

FH: lmj 44-18

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Sederal Aureau of Investigation

United States Department of Justice

SPREIGFIELD, ILLINOIS September 10, 1943

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DATE 4/11/81 BY \$4 2 mg

Director, FBI

AIR MAIL SPECIAL DELIVERY

Re: JOHN L. LEWIS, RT AL CIVIL RIGHTS AND DOMESTIC VIOLENCE

Dear Sire

The following information is being submitted pursuant to instructions of the Bureau.

The following information obtained in investigation of this case indicates that persons interviewed have been advised to guard their statements to Bureau Agents on the following occasions.

On the morning of September 4, 1943, ANTHONY J. PLOTCH, JOHN MANIAS, JP., and JOSERWALBANESE, went to the office of the United Mine Workers and had a conversation with RAY EDMUNDSON, who called Attorney ARTHURFITZGEPALD, who then came to the office and advised these men not to make any statements to agents of the Bureau unless he was present.

Sometime during Labor Day, September 6, 1943,
was approached on the street in Springfield and given
a typewritten note by a person whose name he did not know, but whom
he knew to be employed at Mine B. This person told
that if he was approached by Bureau Agents, to tell them nothing and
tell them to see Attorney FITZGERALD. This note contained FITZGERAID's name and address.

On the morning of September 7, 1943, a meeting was held at the shaft at Mine B, and a lawyer, whose identity is not now known, reportedly made a stump speech and advised men not to talk to the FBI representatives when they called. A different interpretation of this statement was that the Attorney advised that they did not need to talk to the FBI Agents if they didn't want to. CHARLES ECHANNON and LEE OMER CULGET BAUMMARNER were at the shaft and evidently arranged this impromptu meeting. RECORDED & INDEXED 44.745-38

COPIES DESTROYED

In the afternoon of September 7, 1943, at the end of the days that, BAUMGARNER and BOHANNON were at the shaft wine A and

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JOHN L. LEWIS, ET AL

Director

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advised former Hine E employees not to talk to Bureau Agents and to give them the name of Attorney ARTHUR FITZGERALD if they were asked why.

On September 7, 1943, Mr. WALTER V. DAY, Attorney-at-law, called at the Springfield Office, accompanied by FRANK AUSTIN, JAMES . HALE and one BAUMGARTHER, who had previously been interviewed by Agents of this office in connection with this case. I conferred with Mr. DAY in the presence of Special Agents and Mr. DAY requested that he be furnished with copies of the statements executed by AUSTIN, HALE and BAUMGARTNER to Special Agents of this Bureau.

I specifically asked Mr. DAY who he was representing and he said he could not answer this question and I asked him if he was representing Messrs. AUSTIN, HALE and BAUMGARTNER, and he said he was not but that he was representing and assisting Mr. ARTHUR FITZMERALD, Attorney-at-law in Springfield who was counseling UMW miners who were sent to his, FITZGERALD's office. Mr. DAY stated that he knew of a number of persons who had executed statements to Agents of this Bureau and that eventually he would know the identity of most of the miners who had executed a statement to this Bureau and probably a request would be directed to this office to receive copies of all the signed statements executed by miners to Agents of this Bureau. I suggested to Mr. DAY that if Mr. FITZGERALD desired copies of all these statements that Mr. FITZGERALD should set forth such a request in a letter to this office but at the present time no assurance could be given him, Mr. DAY or Mr. FITZGERALD, that copies of such statements could be furnished.

Nothing else was discussed with Mr. DAY at the time he called at this office and Messrs. AUSTIN, HAIE and BAUMGARTNER were not interviewed or present when this conversation transpired between Mr. DAY and myself.

I advised Attorney DAY today, September 10, 1943, that it would be necessary for him to communicate with the Attorney General in reference to obtaining copies of statements executed by his clients. Mr. DAY was satisfied with this statement.

JOHN L. LEWIS, ET AL

Director

The following persons, upon being contacted by Agents, refused to give any information concerning matters involved in this case, saying that they had been advised to do so by Attorney FITZGERALD:

CHARLES BOHANNON, 131 Fitzgerald.

JOSEPH ALBANESE, 912 E. Carpenter.

ANDREW STRELEVICUS, 1731 E. Carpenter.

DOMINIC PASQUALE, 926 N. Daniel.

ANTHOMY J. PLOTCH, 113 S. Paul.

JOHN MOOTTON VANANIAS, JR., 1200 N. 14th.

TONY ZARA, 609 W. Carpenter.

MEARL SAUMBARNER, 1224 E. Capitol.

WILLIAM ANSKY, 1528 Pennsylvania Avenue, Springfield, refused to give any information until he had conversed with his Attorney SURKE, Attorney for the United Mine Workers.

ANDREW J RYAN, 1846 Wirt, Springfield, refused to advise who had counseled him against giving any statements.

The following persons requested copies of their signed statements at the time they were first interviewed but gave statements even though their request had been refused:

> FRANKAUSTIN, 3020 Woodward. GEORGE SHRTOUT, 3520 E. Enos. RAY SMITH, 1904 E. Cook.

The following persons advised that they had been counseled to give no statements but gave statements to Agents nevertheless:

LIC

No persons other than AUSTIN, HALE and BAUMGARNER, who executed statements previously have requested copies be furnished to them after the completion of the interview.

Very truly yours,

Special Agent in Charge

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DERAL BURLAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE SOMEUNICATIONS SERTION TELEZXIVE 15 PM CWT FBI MILWAUKEE DIRECTOR WILL DEPART AT FIVE TEN AM, PUNY. TWENTYFIFTH, FOR SPRINGFIELD, ILLINOIS TO REPORT TO SPECIAL AGENT IN CHARGE F. HALLFORD, FOR SPECIAL ASSIGNMENT PURSUANT TO INSTRUCTIONS OF MR. ROBERT HENDON. WILL ARRIVE AT SPRINGFIELD ELEVEN FORTYFIVE AM, AUGUST TWENTYFIFTH. OCONNOR RECORDED END ACK PLS 6-16 PM OK FBI WASH DC

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	DIRECTOR		•	Mr. Closs
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		Benetal muttan t	it anterstigation	Mr. Glavis
		Anited States Bepa	rtment of Justice	Mr. Ladd
2		900	10 #	Mr. Nichols
The second of th		W ashingti	n, v. c.	Mr. Rosen
	****		30/3	Mr. Tracy
		August 19	1, 1945	Mr. Asers
4			•	Mr. Carson
	Call: 3:00 PM	·	$\frown I_{I}$	Mr. Harbo Mr. Hendon
	Dictated: 4:45 PM	MEMORANDUM FOR MR	IAOD	Mr. Mumford
.		<i>O</i>	700,	Mr. Starks
**************************************		RE: JOHN L. LEWIS		•
		CIVIL RIGHTS	AND DOMESTIC VIOLEN	Tele, Room
				Mr. Nesse
يخو	Peferen	e is made to my many	orandum dated August	17, 1943 Miss Beahm
	in the above entit	led matter, advising	that Mr. Frank Cole	man of thefies Gandy
E 63	Department stated	that certain exhibits		
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₩ b1c	SI SI	contact Mr. Coleman a		
L3	this exhibit. Yr.	. Coleman advised that		to the Bureau
	by special messen,	ger on the morning of	Aug. 19, 1943. II.	Coleman checked
	with his clerk, he	owever, and discovered	d that the memorandu	m and exhibit had
		the regular mail and	therefore it would	probably not arrive
L 3	at the Bureau before	ore this evening.		
STATE	Therefore 6	the course of the con	remeation SA	made an inci-
MIL		to his previous conve		
T3/	Coleman, wherein	the latter stated that	t the Attorney Gener	al might suggest
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3.2		regard Mr. Coleman		
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		Attorney General, wo		
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2.2		t to Mr. Coleman that		
	no action relative	to the possible OPA	prosecution as it w	as a matter within
**		he Department. Mr. C		t he agreed and
	stated that he wor	ald follow the matter	through.	The state of the s
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Mr. Colley

Hendon

Mr. Harbo ir. Quinn Tamm

Tele, Room

Federal Bureau of Investigation RCH:DSS United States Department of Justice

Mashington, D. C.

August 20, 1943

MEMORANDUM FOR MR. TOLSON RE: JOHN L. LEWIS, ET AL CIVIL RIGHTS AND DOVESTIC VIOLENCE

Pursuant to my discussion with Yr. Ladd today I telephoned the SACs and ASACs of the following offices and instructed that they have the number of men shown report on special assignment to SAC Hallford at Springfield, Illinois, not later than the dates indicated. They were instructed to select topnotch men who could handle interviews of the type necessary in this case and who could also properly represent the Eureau on the witness stand at a later date, if necessary.

Chicago	3	August 232
Gincinnati	1	August 23
Cleveland	2	August 23
Detroit	2	August 25
Indianapolis	1	August 23
<i>L'ilwaukee</i>	1	August 25
St. Louis	1	August -23
St. Paul	1	August 25 -
		-

I told SAC Drayton and ASAC Damron if all of these men could not get there Londay they should get there not later than the 25th. All of the SACs were advised that the special would be for at least 45 days' duration.

Respectfully,

Hendon

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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.
X	Deleted under exemption(s) <u>b7c</u> <u>b7D</u> with no segregable material available for release to you.
	Information pertained only to a third party with no reference to you or the subject of your request.
	Information pertained only to a third party. Your name is listed in the title only.
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you.
	Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.
	Page(s) withheld for the following reason(s):
	For your information:
Ø	The following number is to be used for reference regarding these pages:

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Federal Bureau of Investigation United States Bepartment of Sustice

Springfield, Illinois September 9, 1943

> AMSD URGENT

Director, FBI

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DATE SULVEY BY SAY has

Ro: JOHN L. LENIS; RAY ELMUNDSON;
WALTER J. JAMES; CARL H.
ELSHOFF; OSCAH FALCETTI.
CIVIL RIGHTS AND DOMESTIC
VIOLENCE.
(Bureau file #44-845)

Dear Sir:

67c

The Norfolk Field Division is being requested to interview the is presently residing in care of Norfolk, Virginia.

For the information of the Norfolk Office, prior to 1932, all coal mines in the state of Illinois had closed shop contracts with the United Mine Workers, a labor organization of which subject LEWIS is presently International President, and of which subjects EIMUNDSON and JAMES are President and Treasurer, respectively, of District 12, which comprises the state of Illinois. In 1932 the Progressive Mine Workers of America was formed in Illinois, as a rival labor organization for coal miners. The P.V.W. of A. was formed as a result of a dispute between Illinois Coal miners and JOHN L. LEWIS over a proposed wage reduction being sponsored by LEWIS. In 1932 almost all mines in Illinois signed closed shop agreements with P.M.W. of A. By 1937, however, following serious rioting and domestic disturbances, a large number of the revolting local unions had rejoined the U.K.W.

The two mines, located near Springfield, Illinois, involved in this case are wine B, operated by subject ELSHOFF, with subject FALCETTI as Mine Superintendent, and a neighboring mine, known as Wine A, then operated by WILLIAM STAN.

In 1937 both of these mines had closed shop agreements with the P.K.W. of A. Approximately twelve men employed in Mine B at that time were allegedly paid spies of the U.K.W. and were causing dissension among the men at Mine B over the contract and otherwise. On May 12, 1937 a strike was called by the P.K.A. at Mine B, either as a result of wage dissatisfaction, or because Mine B refused to discharge five of these men who had been expelled from the P.M.A. because of activities in behalf of the U.M.W. Mine B did not reopen until November 6, 1939, when it reopened as an open shop. Following that the U.M.W.

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entered into a vigorous organization campaign, in which subjects ELSHOFF and FALCETTI allegedly assisted by favoring the U.M.W. members, and hindering the P.M.A. employees in every way. In February, 1941 following some violence an N.L.R.B. election was held and the U.M.W. was selected as bargaining Agent.

THE RESIDENCE OF THE PARTY OF T

Mine A adjoins Mine B and is connected underground with Mine B in several places. In the summer of 1941, WILLIAM RYAN sold his interest in Mine A to subject ELSHOFF for the sum of \$60,000 which was furnished by the U.M.W. at LEWIS' direction. At that time. Mine A was closed by seasonal closure. When the mine closed at the end of the former contract period, Mine A had been operated on a closed shop contract with the P.M.A. About 10 days following the announcement of the purchase of Kine A by KLSHOFF, the miners at Mine A joined the United Mine Workers, and Mine A was reopened. This occurred in the first two weeks of September, 1941.

The circumstances involved in the miners at Mine A changing unions at this time are not fully known, and involve one of the circumstances in this case possibly indicating a conspiracy among subjects to violate the civil rights of the miners. After the announcement of subject ELSHOFF's operation of Mine A was made, rumors spread quickly that Mine A was to be closed, and that the coal was to be taken from Mine A through Mine B, a condition which was known to be possible by the miners in Mine A. This was spread by impression among the P.M.A. miners that ELSHOFF favored the U.M.W. and would not operate with P.M.A. men. A rumor started that Mins A could be reopened if it would be operated by U.M.W. personnel. Two meetings were held of the P.N.A. local at the P.N.A. hall. At the first meeting a committee was appointed to contact ELSHOFF, which was unable to reach him. At the second meeting, the members all seemed to feel that they must change in order to work. A new committee was appointed which evidently reported to EDMUNDSON and arranged for a meeting held at Hedman's Hall, occasionally used by the U.M.W. EIMUNDSON reportedly spoke to the local at that meeting. Another meeting was held at the Elk's Club soon thereafter when the men voted to change to the U.M.W. EDMUNDSON also addressed that at both of these meetings, by c meeting. and may also have talked to EDMUNDSON with the committee.

Following the last meeting EDMUNDSON called KLSHOFF and negotiations were made that night for signing of a contract for Mine A

JOHN L. LEWIS, ET AL

Director

with the U.M.W. hay have been present at those negotiations. should be interviewed in an effort to obtain information regarding any assurances EDMUNDSON made that the mine would open if the union were U.M.W., his statements concerning the extent of his relationship with KLSHOFF, and whatever statements ELSHOFF or FALCETTI may have made concerning their plans for operation of Mine A and their relationship with the U.M.W. He should be questioned as to the existence and location of any record made of those meetings.

A signed statement should be obtained from any information either positive or negative that he may have concerning this matter.

A report in this matter should be submitted no later than September 15, 1943. Nine copies of this report should be submitted to the Bureau and five copies to this office.

Very truly yours,

44-18 cc to Norfolk

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JOHN EDĞAR HOOVER DIŘECTČR Federal Bureau of Investigation United States Bepartment of Justice Mashington, B. C. Mr. Ross August 27, 1943 Mr. Carson Mr. Colley Nime: 3:20 p.m. MEMORANDUM FOR Mr. McGuire Mr. Barbo_ RE: JOHN L. LEWIS, ET AL. Mr. Quinn Tammi CIVIL RIGHTS AND DOMESTIC VIOLENCE Tele. Room_ Mr. Nesse At this time Mr. Frank Coleman of the Department, Civil Rights Miss Beahm of my office, at which 57c Section, called and talked to Miss Gandy_ time he stated that he had recently received information that any described as an official in the United Kine individual named an official Workers of America, had offered a bribe to one of the Wational Labor Relations Board in Pittsburgh, Pennsylvania, which bribe may have been in connection with the subject matter of the instant investigation at Springfield, Illinois, that is, the differences between the Progressive Mine Workers Union of America and the United Mine Workers of America. 0 Mr. Coleman suggested that it might be a good idea to check the Bureau files and pointed out that he was having the Departmental files checked to ascertain if they contain any corroborating information relative to this allegation. LILI 7C Of particular interest is the statement made by Mr. Coleman to that he has been advised that the Chicago Daily News today, August 27, carried an article referring to the fact that the FBI is presently investigating John L. Lewis and the circumstances surrounding his activities at Springfield, Illinois, which activities are the subject matter of instant investigation, and he further indicated that the article contained a fairly accurate statement concerning the Department's plan to hold a grand jury either very late in September or early in October. usc. \$ 6103 T26. indicated to Mr. Coleman that this was definitely a very undesirable situation and that he could understand the fact that the Bureau protested the same and felt that the Attorney General's office should be in a position to registe a complaint with either the Secretary of the Treasury or and should request that such a practice of issuing information about an investigation in which they are not concerned is not only undesirable but entirely unethical. ACTION: 1. A check of the files in being made relative to the infor **FOR VICTORY** mation regarding the alleged bribe being paid by SEP 15 1943 an NLRB official. 764112

2. It is suggested that you may wish to take up the angle as to the Mr. Nichols in order that he might in turn take the matter up with the Departmental officials through Mr. Malcolmson.

Respectfully,

F. L. Welch

V

JOHN EDGAR HOOVER DIRECTOR

Tederal Sureau of Investigation Anited States Bepartment of Justice

Bashington, B. C.

August 31, 1943

MEMORANDUM FOR ME

JOHN L. IEWIS, ET AL CIVIL RIGHTS AND DOMESTIC VIOLENCE

Reference is made to my memorandum to you dated August 27, 1943, captioned as above, wherein you were advised that the Chicago Daily News carried an article dated August 27, 1943, referring to the fact that the FBI is presently investigating John L. Lewis and the circumstances surrounding the captioned case.

You will recall that the information regarding the article in the Chicago Daily News was furnished by Mr. Frank Coleman of the Department, who stated that the article was fairly accurate in its statement concerning the Department's plans to hold a grand jury either late in September or early in October, 1943.

Mr. Coleman has also indicated that there is some feeling between the Secretary of the Treasury and the Attorney General with regard to the prosecution of this case.

With regard to the attached article captioned "Grand Jury to Probe \$350,000 Lewis 'Loan' to Mine," which appeared on August 30, 1943, in the newspaper P.M., it appears that someone has given a rather exact statement outlining the theory of investigation in the captioned case. In view of the fact that publicity is, of course, very undesirable from an investigative standpoint at this time, it is believed that the Eureau should be on record protesting such publicity with the Department.

RECOMMENDED ACTION:

It is recommended that this memorandum be referred to Mr. Nichols in order that he might take the matter up with Department officials through Mr. Malcolmson and possibly sacure more definite as to the author of the publicity in this matter and thereafter register an appropriate protest.

BUY BUY FORMS FORM	

Respectfull L. Welch

Grand Jury to Probe \$350,000 Lewis 'Loan' to Mi

FBI Is Working on Case; That Explains His 'Pleasure' Trip to Illinois

By GORDON H. COLE

WASHINGTON, Aug. 30.—John L. Lewis, president of the United Mine Workers, is innocent of any charge that he used gasoline for pleasure driving on his recent trip to Springfield, Ill.—even though he spent 36 hours visiting his 84-year-old mother, Mrs. Anna Lewis.

Any public report on the OPA investigation of the trip will exonerate Lewis of all charges and show that the mine union chief's drive that the mine union chief's drive of the Mine B Co. of their civil from Alexandria, Va., to the Illinois rights under the National Labor coal fields was no pleasure jaunt.

Covered It Up

Lewis drove to Illinois on business-business that he chose to cover up by his remark to a reporter at Decatur, Ill., that he was just driving up to Springfield to see his mother. Lewis' C book for gasoline permits him to use his Buick for union business.

were there checking into the finan-the jury was unable to agree. cial transactions between Lewis union and the Mine B Co., a coal operator that engaged in a long and costly lockout of members of a rival AFL union at a time when Lewis was trying to oust the rival union from the Illinois coal fields.

Listed as Loan

The case is scheduled to be presented to a grand jury at Springfield within the next few weeks, it was learned here.

The facts in the case, first reported by PM last Fall, indicate that Lewis' union handed the Mine B Co. some \$350,000 at about the time of the lockout that enabled UMW organizers to raid the rival union's membership.

The transaction is listed on the union books as a loan. Since the FBI investigation was begun Carl Elshoff president of the Mine B Co., is reported to have paid \$1000 on the debt.

There also are charges that Lewis kept some 14 members of the rival union, the Progressive Mine Workers of America, APL. on its payroll during the time of the fight for exclusive bargaining

The FBI is investigating the pos-

sibility that the union leaders conspired illegally to deprive employes Relations Act. That law guarantes workers the right to join the union of their own choice.

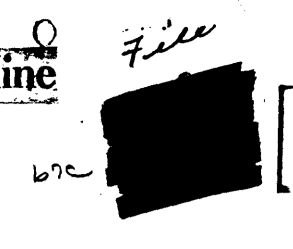
A written law put on the books in 1870, principally to break the Ku Klux Klan, makes such conspiracy illegal.

It was this same law that was used to aid the UMW in 1938-the year of the Mine B lockout-dur-The fact is that Lewis went to ling the prosecution of coal opera-Springfield because agents of the tors in Harlan County, Ky. The Federal Bureau of Investigation Justice Dept. lost that case because

> Conviction under this law carries criminal penalties.

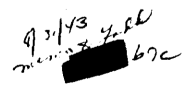
Evidence of the financial transaction between the UMW and the Mine B Co. was first discovered by agents of the U. S. Treasury Department during an investigation of Lewis and the UMW books in a tax matter.

The facts were referred to the White House and thence to the Justice Dept. for prosecution. Justice officials, fearing charges that they were attempting to persecute Lewis for political reasons, delayed action in the case so long that there have been charges about they are neglecting their duty in the matter





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Date:

To: Assistant Attorney General Ton C. Clark

From: J. Edgar Hoover - Director, Federal Bureau of Investigation

Subject: JOHN L. LEWIS, ET AL CIVIL RIGHTS AND DOMESTIC VIOLENCE

of the report of Special Agent dated September 1, 1943, by at Miami, Florida, in the above entitled matter.

As subsequent reports are received in this case they will be made available to you immediately.

Enclosure

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FEDERAL BUREAU OF INVESTIGATION
U.S. DEPARTMENT OF JUSTICE

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Sederal Bureau of Investigation

United States Department of Sustice

Springfield, Illinois September 4, 1943

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Director, FBI

RE: JOHN L. LEWIS, RT AL CIVIL RIGHTS AND DOMESTIC VICLENCE (Bureau File No. 44-845)

DATE 2/1/81 BY 304 km/by
41-845)

Dear Bir:

Transmitted herewith are the Bureau's copies of the report of Special Agent Line Bureau's copies of the report of Agent Line Bureau's copies of the report of Line Bureau's copies of Line Bureau's copi

For the Bureau's information, it is stated that an examination of the accounting phases of this investigation is under way, and will be made the subject of a separate report in the near future. In this connection it is noted that the accountant's work at present consists of examining the photostats which have been forwarded from the Bureau.

It is further noted that in the event the Department should does it advisable to have testimony along the lines of such conclusions as the accountant may be able to make, it will be necessary either for the accountant to examine all of the original source material in order to be able to testify.

Bureau accountant to prepare himself to testify, it appears that the Bureau accountant would have to spend several months locating and examining the \$600 original source data.

It is noted that Memorandum No. 1 dated August SO, 1945, signed by Tom C. Clark, Assistant Attorney General, mentioned that two individuals named and an august Informed Jack Glasgow that District No. 12 was paying Elshoff during the shutdown of Mine "B". This memorandum contains a request that

Glasgow has advised that the description of did not inform him that District No. 12 was paying Elshoff. He said merely advised him that the International United Mine Workers of America had loaned District No. 12 \$400,000.00, and inquired of Glasgow as to whether he thought there

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September 4, 1943

Director, FBI

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was any possibility that part of this money had been paid to Elshoff. Accordingly, it does not appear that it would be essential to interview Glasgow has advised that presently holds a position of importance in U.N.W., and accordingly, it is felt an interview with him should be deferred until specific authority is received to interview the subjects of this investigation.

It is noted that Memorandum No. 3 dated August 30, 1943, signed by Tom C. Clark, Assistant Attorney General, requests investigation concerning the activities of the activitie

Inasmuch as the Alston matter is apparently entirely separate from the incidents under investigation in Illinois, it does not appear that it would be worthwhile to go into that matter at all unless the Department is prepared to request a complete investigation of the matter along lines similar to those involved in the instant investigation. Accordingly, no investigation of that matter is being undertaken by this office. However, in the event investigation of the instant matter reveals that the played some part therein, an investigation of his part in the instant matter will be made in due course.

Reference is made to Memorandum No. 1 dated August 19, 1945, signed by Wendell Berge, Assistant Attorney General, in which it is requested that the principal Progressive Mine operators be interviewed to determine whether U.M.W. officials have made proposals to them of interest to this investigation. It is possible that inquiries along this line will result in information indicating that mines which have been operated under Progressive contracts have switched to U.M.W. contracts under conditions which would indicate a possibility of collusion between U.M.W. officials and mine operators.

The details of such incidents as may arise will be furnished to the Bureau immediately by letter. However, it is pointed out that the completed investigation of such incidents of that nature that may arise would probably require additional time inamuch as it could be presumed that the facts surrounding each transaction of this nature would be at least as complicated as the facts surrounding the instant inquiry.

It is noted that a good many of the investigative suggestions which have been submitted by the Department seem to imply that the Department

boc

September 4, 1943

Director, FBI

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desires that the various subjects be interviewed by Bureau Agents. However, it is my opinion that before such interviews are undertaken, a specific request in writing from the Department should be obtained. Along this line it is noted that the Department has requested investigation concerning

67C

It is believed that this lead should be held in abeyance until it is determined whether Agents of this office are to interview John L. Lewis.

It is observed that the Department has requested that it be ascertained whether Phillip Murray, President of CIO, had any connection with the payments of U.M.W. funds to Elshoff.

b3 T26, usc, \$6103

It is suggested that the Bureau ascertain from the Department whether it is desired that Murray be reinterviewed on this point. This office will, of course, make appropriate inquiries during the investigation to ascertain from persons interviewed whether there was any indication that Murray knew of, or participated in, these transactions.

It is further noted that in Memorandum No. 5 dated August 27, 1943, signed by Wendell Berge, Assistant Attorney General, there is an implied request that John O'Leary, an official of U.M.W., be interviewed. It is believed that this interview should Tikewise be held in abeyance until it is determined whether Agents of this office are to interview Lewis.

With reference to the instant investigation I feel that the work is progressing satisfactorily, and that it will be possible to complete all of the essential investigation requested by the Department to date by September 25, 1943.

Very truly yours,

Special Agent in Charge

b7c 44-18

Iederal Bureau of Investigation

United States Bepartment of Justice

Springfield, Illinois August 28, 1943

KEREN IS UNGLAS

SPECIAL DELIVERY

Director, FPI

JOHN L. LEWIS, et al CIVIL RIGHTS AND DOMESTIC VIOLENCE

Dear Sir:

Reference is made to Bureau letter dated August 21, 1943 in captioned matter and particularly to paragraph 3 of that letter wherein it is stated that the criminal division has advised of an injunction proceedings in State Court in 1932 instituted by the Progressive Mine Workers of America against JOHN L. LEWIS. The Bureau requested two copies of the proceedings in connection with that matter.

Rei

In connection with that request there is submitted herewith five copies of a memorandum prepared by Special Agent is self-explanatory. No further action is contemplated in connection with this particular matter unless the Bureau instructs to the contrary.

Very truly yours,

SAC

Encl.

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SEF 15 1943

ALL INFORMATION CONTAINED Springfield, Tilinois

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AUG 28 1943

MEMORAND BATE 2/11/81 BY SPY from 1800

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Re: JOHN L. LEWIS, STORY CIVIL RIGHTS AND DOMESTIC VIOLENCE

Reference is made to paragraph 3 of Bureau letter dated August 21, 1943 wherein it is set out that the Criminal Division has advised that in 1932 injunction proceedings were instituted in the State Court in Springfield, Illinois against LEWIS which resulted in an injunction forbidding LEWIS from interfering with Progressive Mine Workers' activity in Illinois. The Criminal Division requested a copy of these proceedings be secured and forwarded to the Department.

A careful search of the records of the Clerk of the Circuit Court, Sangamon County, Springfield, Illimois, failed to reveal any injunction proceedings wherein the Progressive Mine Workers of America and JOHN L. LEWIS were parties to the action.

A similar search of the records of the Federal District Court, Southern District, Southern Division of Illinois, was negative.

The records, however, of the Clerk of Circuit Court, Sangamon County, Springfield, Illinois, under docket #52104 reflect that a bill of complaint was filed October 11, 1929 by HARRY FISHWICK, et al, against JOHN L. LEWIS, et al. This was an action in chancery requesting immediate temporary injunction and permanent injunction by the officers of the then District 12, U.M.W. of A. against JOHN L. LEWIS and other officers of the International U.M.W. and individuals whom LEWIS had appointed to assume the various offices of District 12 in place of the elected officers, HARRY FISHWICK being one of the elected officers. In this case JOSEPH AN LONDRIGAN and FLOYD E. THOMPSON were the principal attorneys representing FISHWICK. The principal attorneys representing JOHN L. LEWIS were HENRY CARRIN, CHARLES E. TEIRICH, M. PULVERHAN and GILLESPIE, BURKE, and GILLESPIE.

The docket alone in this case consumed several pages and it is believed at this time too voluminous to quote. Numerous pleadings were filed including several amended bills of complaint, several answers and amended answers, several cross bills, amended answers to cross bills and amended cross bills. From time to time numerous complainants and defendants were added and subtracted from the suit. The suit was very active during the remainder of 1929 and 1930. On April 17, 1930 the Court ordered a citation for contempt against JOHN L. LEWIS and several others. Later in July the citation against most of the others for contempt was dismissed. The pleadings in this case are very voluminous and would fill at least one file drawer.

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44-845-48

MEMORANDUM

- 2 -

JOHN L. LEWIS, et al

A check of the records of the Clerk of the Circuit Court of Appeals, Supreme Court Building, Springfield, Illinois, revealed that as a result of the proceedings in Circuit Court of Sangamon County in connection with instant case, two appeals were taken. The first appeal by JOHN L. LEWIS contends that the temporary injunction imposed by the Circuit Court should be dismissed. The Circuit Court of Appeals affirmed the Lower Court's decision and did not dismiss the temporary injunction.

The second case involves the contention of LEWIS that
the permanent injunction should not have been issued and was erroneously
issued by the lower Court in view of the fact that the complainant had
not maintained the status quo in that that body had called an international
convention and elected new international officers when previously LEWIS
had secured a majority of signatures of members in favor of indefinitely
postponing the international convention.

The printed record in the first case in the Appellate Court consisted of an abstract; statement brief in argument; and reply brief of the appellant, JOHN L. LEWIS. Also an additional abstract and brief of the appellae, HARRY FISHWICK. The printed record of the second case in Appellate Court consists of an abstract of record and statement brief in argument for the appellant, JOHN L. LEWIS; also reply brief of appelless and additional abstract for the appellaes. All these printed documents are voluminous.

The result of both appeals was lower court was upheld in both instances retaining in effect the temporary injunction and approving the permanent injunction. The two opinions of the Circuit Court of Appeal contain a brief concise summary of the facts and the law and are reported in the following citations:

258, Illinois Appellate Court Reports, 402 260, Illinois Appellate Court Reports, 230

In view of the voluminous nature of the case record and pleadings in this case, copies of the proceedings are at this time not being secured. It appears that they would have little value except as background information in connection with instant case, in view of the fact that the case involves a dispute within the U.M.W. of A. union and is not between members of the U.M.W. and the Progressive Mine Workers. Therefore no further action is contemplated in connection with this matter at this time unless the Bureau instructs to the contrary.

Submitted by -

Special Agent

44-18

b70

emorandum for assistant attornet general rom G. Glari

LEVIS, IT AL CIVIL RIGHTS AND DONESTIC

Reference is made to your numberedum of recent date wherein ; referred to injunction proceedings that were instituted in the State Co at Springfield, Illinois, Spridding Spin L. Louis from interfering with the Progressive Mine Workers' activities in Illinois. You requested that the Department be furnished with copies of these proceedings.

The Springfield Office of tide Bureau was requested to secure the copies of injunction proceedings in this matter pursuant to your request. With regard to this matter, the Springfield Office has now advised as follow

"A careful pearsh of the records of the Clark of the Circuit Court, Sangason County, Springfield, Illinois, failed to reveal any injunction proceedings wherein the Progressive Mine Workers of America and John L. Levis were parties to the action.

"A similar search of the records of the Pederal District Court Southern District, Southern Division of Illinois, was negative.

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M The dodnet alone is this ease consu the deligred at this time too withinous to quotes Muserous were rived find while several smended bills of complaints age TE HETICH " 1'930. RECEIVED

FEDERAL BUREAU DE INVESTIGATIO B. S. DEPARTMENT OF HARMON

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ensuers and amended ensuers, several erose bills, emended ensuers to cross bills and amended cross bills. From time to time munerous complainants and defendants were added and subtracted from the suit. The suit was very active during the femaleder of 1929 and 1930, for April 17, 1930 the Court ordered a citation for contempt against John L. Levis and several others. Later in July the citation against most of the others for contempt was dismissed. The pleadings in this ease are very voluminous and would fill at least one file drawer.

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The second case involves the contention of Lewis that the permanent injunction should not have been issued and was erroneously issued by the lower Court in view of the fact that the complainant had not maintained the status quo in that that body had called an international convention and elected new international officers when previously Lewis had secured a majority of signatures of members in favor of indefinitely postponing the international convention.

The printed record in the first case in the Appellate Court consisted of an abstract; statement brief in argument; and reply brief of the appellant, John L. Lewis. Also an additional abstract and brief of the appellace, Harry Pishmick. The printed record of the second case in Appellate Court consists of an abstract of record and statement brief in argument for the appellant, John L. Lewis; also reply brief of appellace and additional abstract for the appellace. All these printed documents are voluminous.

The result of both appeals was that lower court was upheld in I both instances retaining in effect the temporary injunction and approving the permanent injunction. The two opinions of the Circuit Court of Appeal contain a brief concise summary of the facts and the law and are reported in the following citations:

258, Illinois Appellate Court Reports, 402 ... 260, Illinois Appellate Court Reports, 230.

The Springfield Office has further advised that the case record and pleadings in this case would be of a voluminous nature and would appear

to have little value except as background information in connection with the captioned case, in view of the fact that the case involves a dispute within the United Nine Workers of America Union and not between members, of the United Nine Workers and the Progressive Nine Workers Union.

In view of the above facts, copies of the injunction proceedings, as referred to above, will not be secured in the absence of a specific request from you.

It is noted that in your memorandum fl, dated August 30, 1943, informed Jack you mentioned that two individuals massed Glasgow that District \$12 was paying Blahoff during the shutdown offices B, be interviewed. The Springfield Ofand requested that fice has advised that Clasgow stated that him that District #12 was paying Elshoff. Clasgow stated that advised him that the Minternational United Mine Workers of America had loaned inquired of Clasgow as to whether he thought District \$12 8400,000, and there was any possibility that part of this money had been paid to Elshoff. Accordingly, it does not appear that it would be essential to interview presently holds a position Clasgow has advised that I of importance in the United Hihe Workers, and, accordingly, it is felt that an interview with him might well be deferred until the subjects in this investigation are interviewed.

with reference to your memorandum /3, dated Amonst 30, 1943, ecocerning the activities of the second second who were
involved in a matter concerning the liston Coal Company, Filiaburg, Kanase,
no investigation will be conducted as the Springfield Office has advised
that it appears that the Alston matter apparently is entirely separate from
the incidents under investigation in Illinois. However, in the event the
instant matter reveals that the played some part therein, an investigation
of his part in the instant matter will be made.

with regard to your memorandum \$1, dated August 19, 1943, wherein you request that the principal Progressive Mine sperators be interviewed to determine whether the United Mine Workers officials have made proposals to them of interest to this investigation, such interviews will be made; however, it is possible that inquiries along this line will result in information indicating that mines which have been operated under Progressive contracts have switched to United Mine Workers contracts under conditions which would indicate a possibility of collusion between United Mine Workers efficials and mine operators. In the event such a situation arises, the matter will be referred to you to ascertain if you desire an immediate investigation into that particular matter inasmuch as it is anticipated that such an inquiry might be as involved and complicated as the facts surrounding the instant case.

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Coffey
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Ouinn: Tesse

It is noted that you have requested that Philippeurray, President of the CIO, be interviewed to assertein if he had any connections with the payments of United Mine Workers funds to Elshoff, in view of the fact that

You desire that Murray be reinterviewed on this point at this time. The Springfield Office will, of course, make appropriate inquiries during the course of this investigation to ascertain from persons interviewed whether they had any indication that Murray knew of or participated in these transactions.

Reference is made to your memorandem \$5, dated August 27, 1943, wherein you request that John the learny, an efficial of the United Mine Workers, be interviewed. Unless advised to the contrary by you, this interview will be held in abeyance until it is determined when and if subject lawis and the other subjects in this case are to be interviewed. Upon conclusion of the other investigation in this matter, your advice will be requested at that time as to the desirability of interviewing John L. Lawis and the principal subjects in this case.

Very truly yours,

John Edgar Boover Director HOHN EDGAR HOOVER



several Cureau of Investigation United States Department of Iustice

Washington, D. C.

FLM: BK Call: 3:00 P.M. Transcribed: 3:20 P.M. August 26, 1943

Dow

MEMORANDUM FOR MR. D. M. LADI

Re: JOHN L. LEWIS, et al; Civil Rights and Domestic Violence Mr. Hendon______
Mr. KeGuire_____
Mr. Mumford_____
Mr. Piper_____
Mr. Quinn Tamm_
Tele, Boom_____

Mr. Tolson_____ Mr. E. A. Tamm_

Mr. Clegg___ Mr. Coffey_

Mr. Glavin_ Mr. Ladd___

Mr. Nichols_

Mr. Rosen___ Mr. Tracy___

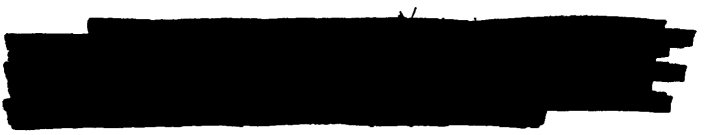
Mr. Carson_

Mr. Harbo__

Mr. Nessc

At this time I received a call from Mr. Frank Coleman of the Civil Rights Section of the Department at which time he said he had received some information from apparently reliable people which he related as follows.

One item is that a man named (first name unknown), who was questan official of the National Labor Relations Board and who was discharged because he was supposed to have accepted a bribe out at St. Louis, is now on Lewis' staff, and further that he is a "fixer" in cases of this kind. He said the Department is supposed to have a file on him and that the FBI looked into it, but he thinks they dropped the charges. He said he has asked the Labor Board to look it up, but they haven't done anything about it yet. I inquired if his sources couldn't determine first name, and he said he will see that they do. He said that since this is such a common name, it would be difficult to identify him through a check of their files, and I explained that the same would be true in connection with the Bureau's files.



(phonetic), two gunmen who Lewis has in Southern Illinois, are the men who do the even rougher stuff than does; that is, they actually carry the gunt and intimidate the witnesses.

Mr. Coleman said he has in mind sending the Bureau a memorandum suggesting that these men be watched, especially if they move into that area during the Bureau's investigation; that probably should be put under some degree of surveillance for fear that they will actually go in the area to intimidate persons. He said he supposed the Agents had been active in

the field in this connection for about four days, and the possibility no doubt is that they realize today how serious this thing is, and there

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is always a possibility, especially with the background of terrorism in that country, that they will come in to intimidate the people the Agents are talking to. I inquired if he knew the whereabouts of these individuals, and he said he doesn't know except that they are supposed to be in Southern Illinois. They are well known out there as Lewis' gunmen. He said that for years there have been accusations of Lewis' gunning and causing the terrin Massacre and the killing of about thirty scabs out there, and all kind of tactics although they have never pinned them on him so they have no right to assume he is that type of an individual, but they do know that Ray Edmondson, the right-hand man out there, was a rather notorious gunman in his own right and was actually implicated in a murder or two and himself was severely wounded in a fray. He at one time before 1932 was a bitter enemy of Lewis, and Lewis often called him a gunman, but then took him over and they are fast friends now.

Mr. Coleman said the same source indicates that a man named Cleary, Vice President of the Pittsburgh district and who they know from present evidence was a go-between for some of these payments, was probably used by Lewis to make sure that Edmondson did not appropriate this money to his own use,

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He said he intends to embody the above in a memorandum to the Bureau for whatever action we feel desirable. I told him briefly that he should submit the memorandum and that consideration would be given to his request.

Respectfully,

memo les de f. Welch

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Far its information

Low

Call: 11:00 AM Dictated: 4:30 PM

Bederál Bureau of Investigation United States Department of Justice

Mashington, B. C.

August 24, 1943

MEMORANDUM FOR

JOHN L. LEWIS, ET AL

CIVIL RIGHTS AND DOMESTIC

A. Tam Mr. Colley_ Mr. Glavia Mr. Ladd_ Mr. Nichols Mr. Rosen_ Mr. Tracy_ Mr. Acers_ Mr. Carson_ Mr. Harbo_ Mr. Bendon Mr. Mumford_ Mr. Starke_ Mr. Quinn Tamm_ Tele. Room___ Mr. Nesse__ Miss Beahm_ Miss Gandy___

Reference is made to the attached memorandum to you dated August 23, 1943, advising that SAC Hallford of Springfield telephoned and requested that certain additional material be obtained from the Department in order that it might be utilized in the investigation of the captioned matter. It is noted that SAC Hallford requested four things:

- 1. List of the miners who voted in the first election held by the National Labor Relations Board for designation of a Union representative at line B on December 15, 1937, and an itemized list of how each voter cast his ballot.
- Itemized list of the name of each voter and how he cast his ballot in the second election held February 21, 1941, by the NIRB at Mine B, Springfield, Illinois, to designate a Union bargaining agent.
- 3. The originals or photostatic copies of the original signatures of the application for membership cards which were submitted by the United Mine Workers Union and the Progressive Mine Workers Union prior to the second election which was held February 21, 1941, at Mine B. It is noted that both Unions submitted membership signatures requesting that an election be held to designate a bargaining agent at that time.
- All petitions that might have been filed by either Union with the NIRB prior to the designation of a bargaining representative on February 21, 1941, at which time the United Mine Workers were certified by

At the above time, I had SA the Criminal Division of the Department and request that the above material be furnished to the Bureau, if it were available. Mr. Coleman advised that he was certain that he would be able to obtain all of the material requested from the National Labor Relations Board and that it would be forwarded to

the Bureau in the immediate future.

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A review of the exhibits forwarded to the Bureau by the Department would indicate that all of the petitions filed by either Union, as referred to in #4 above, have been secured and furnished to the Springfield Office; however, Mr. Coleman advised a check would be made in this regard and any petitions not secured to date from the files of the NIRB would be obtained immediately.

With regard to #3 above, Mr. Coleman stated that either Union has a right to hold an election to certify a bargaining agent. A specific number of Union members are not required, but it is rather a matter of reasonableness to be decided by the NIRB, which has discretion to hold an election at any time it feels one Union has sufficient members to justify an election to decide if that Union should be the sole bargaining representative of the employees.

Mr. Coleman also stated that in his opinion, it would not alter the validity of the election if it were proven that some of the signatures appearing on the application for membership cards submitted with the Union's petition for election were forgeries; however, he stated that any evidence of forgeries on the part of the United Mine Workers would make good testimony in court.

Mr. Coleman was advised that the Bureau would submit a memorandum immediatelly, formally requesting the above listed material.

ACTION:

A memorandum for the Criminal Division is being prepared, formally requesting the material requested by SAC Hallford, as referred to above.

Respectfully

F. L. Welch

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Federal Bureau of Investigation United States Department of Justice 粗ashington, B. C.

August 19, 1943

Call: ll:40 a.m. toll:46 a.m.

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CIVIL RIGHTS AND DOMESTIC VIOLENCE

Mr. Kramer Mr. McGuire Mr. Harbo Mr. Quinn Tamm Tele. Room Mr. Nease_

Mr. Tolson_

Mr. Glavin_

Mr. Ladd_ Mr. Nichola_

Mr. Rosen Mr. Tracy_

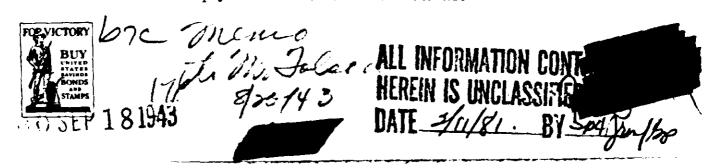
Mr. E. A. Tamm Mr. Clegg_

) CC-287

At the above time Supervisor of my office contacted as Beahm SAC Hallford, Springfield Office, and requested advice as to the Miss Gandy present status of the case and the date of the initiation of the investigation. In this connection he stated that the investigation had already started, in that inquiries and checks were being made to ascertain the present location of the miners to be interviewed, and in addition other steps such as a review of the newspaper morgue available in Springfield has gotten underway in order to satisfy the Department's request for information as to the sentiments of the people and their reaction to the strike conditions during the period under review. Mr. Hallford states that no publicity will result from checking the newspaper morgue since the newspaper is not interested in publicizing the case. Agent requested advice from SAC Hallford as to his present estimate of the additional outside help he will need. He stated that as pointed out to previously, he will have four agents available and qualified in the Springfield Office, and in addition he believes that he will need at least twelve outside Agents who are experienced and qualified in order to hope to complete the investigation thoroughly, and also in order to complete it by the end of September so that it will be ready for presentation to the Grand Jury in accordance with the wishes of the Attorney General.

SAC Hallford advised that present indications are that the actual A interviews will begin on Monday, August 23, and at the latest he would like to have the additional outside Agents available in the Springfield Office by COPIES DESTROYED August 25th. RECORDED

R411 JAN 11 1962 It was pointed out to SAC Hallford that every effort should be bent toward expediting the investigation in the case in order that it will be completed by the end of September. Specifically, September 25, has been indicated as the deadline for completing the investigation so that the Department will have some time to prepare the matter for the Grand Jury in October. He understands that and says that the matter is being pushed by him in order to comply with the Bureau instructions.



Page - 2 -

ACTION:

In view of the expedite nature of this case and the delicacy of the investigation, and particularly the fact that hundreds of persons will have to be contacted and possibly interviewed, it is not believed that the request of SAC Hallford for twelve additional Agents in order to make this a Special and completed on time is unreasonable. However, I did not advise SAC Hallford anything other than the request would be referred for consideration and he would be appropriately advised.

Respectfully,

F. L. Welch

1 >-JOHN EDGAR HOOVER Mr. Telson_ . DIRECTOR Mr. E. A. Tamm_ Mr. Clegg_ Federal Bureau of Investigation Mr. Glavia_ United States Bepartment of Justice Mr. Ladd Mr. Nichola Mashington, B. C. Mr. Roses___ Mr. Tracy___ August 23, 1943 Mr. Carson_ Mr. Colfey___ Mr. Hendon_ Mr. Kramer__ Mr. McGuire_ MEMORANDUM FOR MR. LADD Mr. Harbo__ Time of call: RE: JOHN L. LEWIS, ET AL Mr. Quinn Tamm_ 6:15 PM CIVIL RIGHTS AND DOMESTIC VIOLENCE Tele. Room At the above time SAC Hallford, Springfield, phoned and advised Miss Beaum. that he would like to have additional material obtained from the Department in order that it might be utilized by the Agents investigating this matter. 726 USC \$6103 Ь3 SAC Hallford also indicated that during the course of the controversy regarding which union should be held as the bargaining agent for the employees in NIRB, various petitions were filed by either side. SAC Hallford feels that the Springfield Office should have for its assistance in the investigation, POPLYICTORY if possible, a copy of every petition so filed.

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In connection with the latter request, the Springfield Office, it is believed, has most of the petitions filed. However, this matter is being doublechecked in order to be sure.

SAC Hallford advised that six of the twelve Agents assigned to him on this case as a Special, have already arrived at the Springfield Office and he also advised that the first interview in this case was conducted on Saturday, August 21, 1943. He stated that the case will be pushed vigorously from this point on in order to meet the deadline.

ACTION

b?c

of SAC Hallford and expediting transmittal of the material which will be needed pursuant thereto.

Respectfully,

F. L. Welch

CC-287a JOHN EDGAR HOOVER DIRECTOR Rederal Bureau of Investigation United States Department of Sustice LBN:GDC Washington, A. C. Mr. Rosen August 26, 1943 Mr. Tracy Mr. Carson Mr. Harbo MEMORANDUM FOR YR. TOLSON Mr. Hendon Mr. Mumford Mr. Starke_ Mr. Quinn Tamm_ Respectfully, **ALL INFORMATION CONTAINED** TYDEXED SEP 15 1943 110

FFFTELL POTERS OF INTESTIGATION SEP - 8 1943 INFORMATION CONTAINED 9-8-43 FEI SPRINGFIELD TIRECTOR AND SAC, WASHINGTON FIELD WAFT. URGENT. JOHN L. LEWIS, ET AL. CIVIL RIGHTS AND DOMESTIC E SUBJECT CARL H. ELSHOFF ALLEGEDLY IN WASHINGTON, DC, VIOLENCE. SOMETIME BETWEEN JUNE ELEVEN AND JULY SIX, NINETEEN FORTYTWO TO DISCUSS WITH LEWIS PROPOSAL TO PURCHASE PANTHER CREEK MINE PROPERTIES. ALSO ASCERTAIN IF SUBJECT RAY EDMUNDSON SUBMIT REPORT NINE COPIES MAY HAVE BEEN OFFFICE BY SEPTEMBER TO BUREAU FOUR THIS HALLFORD RECORDE DIDEXEL END 110 ACK PLS 4-02 PM OK FBI WASH DC MFT OK FBI WA ED 60 SEP 1819



Sederal Sureau of Investigation United States Department of Justice Mashington, B. C.

September 9, 1943

MEMORANDUM FOR MR. D. M. LADD

JOHN L. LEWIS, ET AL. CIVIL RIGHTS AND DOMESTIC VIOLENCE

earlier call, Mr. Frank At this time in response to Coleman in the Department called and talked with regarding the above captioned case.

He was specifically asked whether a decision had been reached by the Department relative to the request of Mr. Hallford for advice as to the reply which should be given to miners and others interviewed during the course of the Lewis investigation.

Mr. Coleman stated that the Department's attitude is that under no circumstances should copies of statements be given to lawyers. In addition, he stated that it is the over all opinion of the Department that it would be an undesirable practice to furnish copies of statements to individuals during the progress of the case. He stated that, however, where in an individual case it would appear that because of vital information being in the possession of the person being interviewed it might be desirable to furnish a copy of the statement, the Department would have no objection. Mr. Coleman stated he would leave a decision as to that up to SAC Hallford as being an "on the spot" decision.

Mr. Coleman stated that he was leaving today, September 9, 1943, for Springfield, Illinois, where he planned to spend approximately a week looking toward preparation of the matter for possible grand jury proceedings. He stated that he would get in touch with SAC Hallford while there.

specifically asked Mr. Coleman if the Department had any objection to the Bureau Agents referring requests for copies of statements to the Department, that is, in the following manner. In the event a person being interviewed requests a copy of any statement to be given or which has been given, the Agent would advise the individual that his request would be referred to the office of the Attorney General or to the Criminal Division of the Department of Justice for a decision relative to his or her request. Mr. Coleman agreed with/ the use of this procedure. RECORDED 144.845-56

ACTION: SAC, Hallford is being apprised of the Department's decision in this matter.

FORVICTORY

Mr. E. A. Tamm_ Mr. Clegg_

Mr. Glavia_

Mr. Ladd_ Mr. Nichols

Mr. Tracy_

Mr. Carson

Mr. Colley_ Mr. Hendon

Mr. McGuire_ Mr. Barbo_

Mr. Quian Tamm_ Tele. Room

Mr. Nesse Miss Beefin

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED, SEP 15 1943. Respectfully, SEP 1 DATE 4/1/VI BY

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JOH	EDGAR HOOVER		(<u>)</u>	<i>)</i> <u> </u>	r. E. A. Tamm_
•	DESCRICTOR	•	•	M	r. Clegg
_		Rederal Bureau of	Innestigation	¥	r. Coffey
		_			r. Glavin
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		RE: JOHN L. LEWIS, et al		M	r. Quinn Tamm_
		CIVIL RIGHTS AND DEM	OCRATIC VIOLENCE		ele. Boom
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	4+ 41	is time S.A.C. Hallford cal	led from Soringf		Afrance
	10 v =	ase. He stated that the Age	nte assigned to	the case	
	bara master the	proughly reviewed the materi	al furnished so	far and at	
	this time he will	shes to have the Department	furnish expedit	iously the	following ,
<i>b</i> 3	exhibits	. 2.108 00 22210 0220	Exh	ibita #59, 1	160, 161, 67
27.10	464 465 and se	of. He says these are needs			
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1		assured him that the	Department woul	d be contact	ted im-
67C	mediately and a	dwined of the necessity of	forwarding these	exhibits to	o the Bureau
- 1	immediately.	is having	prepare	a memo for	the Depart-
	ment. special.	is having requesting these exhibits,	an	vill call M	r. Frank
1	Coleman in the	Department tomorrow. Tuesda	X BOLDING, SUATS	ing mim or	eve tedmase
•	and the fact th	hat a formal memorandum is	coming through re	questing th	e same.
				•	
	Mr.	Coleman, according to S.A.C.	. Hallford, left	Springfield	, Illinois,
	Friday night,	August 13, for Washington.	Before leaving.	Mr. Coleman	stated that
63	certain eviden				Property of the second
•			need no	t be re-che	cked by the
Deid	Bureau. S.A.C	. Hallford is incorporating	this request in	a letter to	the Bureau
	at which time	a memo will be prepared for	the Department r	equesting c	ODI 1FMA VION
620	of Mr. Coleman	's oral advice along this li	ine.	advised b.	A.C. Hallford
	that the final	batch of the exhibits has I	not yet been rece	1400 ILDE A	ne peber emente
	but, as soon a	a it is received, photostat	ic copies will be	i intuitamen	w hain's made
	Springfield Of	fice by special delivery.	Letiminary rador	rices and mo	a instation
Ĭ	to ascertain t	he location of the individu	TIR fo on InterA	No see to to	ications i.a.
	should be init	iated by Wednesday, August	18, according to	bresent rue	
i	the actual int	erview should begin by then	• TECORDER 44	-845-	<i>5</i> 7
COPIES		ddition, S.A.C. Hallford st			_ ,
	in a	lly the Department's sugges	tion that the for	mrteen EO-CS	lled "sules"
KATIT	woolemen, Senera	which were within the ranks	of the Programs	TT Vine Woz	kers Union
•	OI THE U.M.W.	which were within the ranks rviewed at the outset and S	AC Hallford state	es that Mr.	Coleman
PQ	LIMITEROE DE INTE	ands that this request of t	he Department is	being giver	due con-
	RITY Address	Ann but Abn Browner but that	44 www.hahlw word!	d mot be edi	rieable.
0	SAZ UNITED	TOT ON AUG DOTAGE AND STORY	HIPONILITION	UUTLI III	
, in the second	SAVINGS	ALL HER	NITUKWATIUN	LUNIAINE	
14	A NO SOMPS	DOYS 1 LL IIT	THE PRINCE OF LETT	eirich E	
<u>, </u>	4.1	14/ HEH	itin ið Dyulkð	Silktn and	
4		ni ni	TT 27.386.	BY CALL	Ya
		116	ir 21/1/8/	IN THAT Y	JAN 1 407.00

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Page Two

Memorandum for Mr. Ladd

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pointed out to S.A.C. Hallford that this particular angle is being left more or less to his, S.A.C. Hallford's discretion. His present reaction is that it would not be advisable to interview these fourteen miners at the outset of the investigation.

Every effort is being made by S.A.C. Hallford to push the investigation. as rapidly as possible in order to make the deadline.

Respectfully.

To Wolch

•		
	(Ar. Toloon
JOHN JENGAR HOOVER		Mr. B. A. Tamm
DIRECTOR		Mr. Clegg
market Co	m &Ti m	Mr. Glavia
	Federal Bureau of Investigation	Mr. Ledd
	United States Bepartment of Justice	Mr. Nichols
	<u> </u>	Mr. Rosen
	Washington, A. C.	Mr. Tracy
	August 17, 1943	Mr. Carson
67c	$V^{a'}$	Mr. Coffey
Call: 10:00 AM	1 march and a second a second and a second a	Mr. Henden Mr. Kramer
Dictated: 10:30 A		Mr. McGuire
		Mr. Harbo
	MEMORANDUM FOR MR. LAND	Mr. Quinn Tamm_
	RE: JOHN L. LEWIS, ET AL	Tele. Room
	CIVIL RIGHTS AND DOMESTIC VIOLENCE	
		Miss Beah
		Ming Gand
Refer	rence is made to my memorandum to you dated Aug	ast
16. 1943, wherein	you were advised that SAC Hallford called from	Spring
field, requesting	that Exhibits 59. 60. 61. 64. 65 and 66	1
	be forwarded expeditiously	ne Krhibita
, necessary to the i	investigation in this case. Inasmuch as the abived as yet from the Criminal Division of the D	enartment.
		Division
I had 8	above mentioned Exhibits. Mr. Coleman advise	that he
Preston regard to the	ibits 59 to 69, inclusive, to the Bureau by spec	cial messenger.
A few minutes after	er calling Mr. Coleman, the above mentioned Exh	ibits arrived
in wy office by st	pecial messenger and they are now being photost	sted and will
be sent to the Spi	ringfield Office today.	•
bic m . (Coleman advised Agent that photostati	c copies of
some of the remain	ning material taken from the files of the Nation	UNT TWOOL
Relations Board wo	ould be forwarded to the Bureau in two or three	arys.
Wo of	tated that this material had been theroughly re-	viewed by
He st	tated that this material had been thoroughly re-	viewed by ations Board
Mr. O'Donnell of	the Criminal Division at the National Labor Reli	ations Board
Mr. O'Donnell of	tated that this material had been thoroughly re the Criminal Division at the National Labor Rel exhibits had already been forwarded to the Bur	ations Board
Mr. O'Donnell of t and that the main	the Criminal Division at the National Labor Relievable had already been forwarded to the Bur Coleman stated that he had fust returned from S	ations Board eau. pringfield.
Mr. O'Donnell of the main Mr. (Illinois, where he	the Criminal Division at the National Labor Reliexhibits had already been forwarded to the Bur Coleman stated that he had just returned from See had talked to SAC Hallford. He advised that	ations Board eau. pringfield, SAC Hallford
Mr. O'Donnell of the main Mr. (Illinois, where he had mentioned that	the Criminal Division at the National Labor Reliexhibits had already been forwarded to the Bur Coleman stated that he had just returned from Se had talked to SAC Hallford. He advised that to two or three of the exhibits furnished the Bu	ations Board eau, pringfield, SAC Hallford rean by the
Mr. O'Donnell of and that the main Mr. (Illinois, where he had mentioned that	the Criminal Division at the National Labor Relievhibits had already been forwarded to the Bur Coleman stated that he had just returned from Se had talked to SAC Hallford. He advised that to two or three of the exhibits furnished the Bur of complete and Mr. Coleman stated that Mr. O'D	ations Board eau. pringfield, SAC Hallford reau by the connell of his
Mr. O'Donnell of and that the main Mr. (Illinois, where he had mentioned that Department were no	the Criminal Division at the National Labor Relievhibits had already been forwarded to the Bur Coleman stated that he had just returned from Se had talked to SAC Hallford. He advised that it two or three of the exhibits furnished the Bur ot complete and Mr. Coleman stated that Mr. O'D sent reviewing all of the exhibits and that any	ations Board eau. pringfield, SAC Hallford reau by the connell of his
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Mr. O'Donnell of and that the main Mr. (Illinois, where he had mentioned that Department were no office was at pressure was	coleman stated that he had just returned from Se had talked to SAC Hallford. He advised that two or three of the exhibits furnished the Bur ot complete and Mr. Coleman stated that Mr. O'D sent reviewing all of the exhibits and that any not previously forwarded would be se RECORDED A SAC Hallford. He advised that Mr. O'D sent reviewing all of the exhibits and that any not previously forwarded would be se RECORDED A SAC A SA	pringfield, SAC Hallford rean by the connell of his exhibits nt to the 50 little dis— at present ban. He est to the
Mr. O'Donnell of and that the main Mr. (Illinois, where he had mentioned that Department were no office was at present was at present turbed over the fitting to prosecut stated that it was REPORTENSE OPA that it	coleman stated that he had just returned from Se had talked to SAC Hallford. He advised that it two or three of the exhibits furnished the Bur ot complete and Mr. Coleman stated that Mr. O'D sent reviewing all of the exhibits and that any not previously forwarded would be se RECORDEL A SAC Hallford. He advised that Mr. O'D sent reviewing all of the exhibits and that any not previously forwarded would be se RECORDEL A SAC A	pringfield, SAC Hallford rean by the connell of his exhibits nt to the 5 little dis- at present ban. He est to the that the
Mr. O'Donnell of and that the main Mr. (Illinois, where he had mentioned that Department were no office was at pressure at a pressure at turbed over the fatrying to prosecut stated that it was REDEFENSE OPA that it Department BUY Lewis.	exhibits had already been forwarded to the Bur Coleman stated that he had just returned from Se had talked to SAC Hallford. He advised that it two or three of the exhibits furnished the Bur ot complete and Mr. Coleman stated that Mr. O'D sent reviewing all of the exhibits and that any hot previously forwarded would be se RECORDEL 44 845. Coleman mentioned, incidentally, that he was a act that the Office of Price Administration was te Lewis for violation of the pleasure driving a possible that the Attorney General might sugget withhold its prosecution in view of the fact was contemplating a much more serious prosecut	pringfield, SAC Hallford rean by the connell of his exhibits nt to the 50 little dis- at present ban. He est to the that the ion of
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Mr. O'Donnell of and that the main Mr. (Illinois, where he had mentioned that Department were no office was at present as a present at turbed over the fatrying to prosecut stated that it was REDEFENSE OPA that it Department BUY Lewis.	exhibits had already been forwarded to the Bur Coleman stated that he had just returned from Se had talked to SAC Hallford. He advised that it two or three of the exhibits furnished the Bur of complete and Mr. Coleman stated that Mr. O'D sent reviewing all of the exhibits and that any not previously forwarded would be se RECORDED. Coleman mentioned, incidentally, that he was a act that the Office of Price Administration was to Lewis for violation of the pleasure driving a possible that the Attorney General might suggest withhold its prosecution in view of the fact was contemplating a much more serious prosecut	pringfield, SAC Hallford rean by the connell of his exhibits nt to the 50 little dis— at present ban. He est to the that the ion of
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Mr. O'Donnell of and that the main Mr. (Illinois, where he had mentioned that Department were no office was at pressure at a pressure at turbed over the fattrying to prosecut stated that it was REDEFENSE OPA that it Department BUY Lewis.	exhibits had already been forwarded to the Bur Coleman stated that he had just returned from Se had talked to SAC Hallford. He advised that it two or three of the exhibits furnished the Bur ot complete and Mr. Coleman stated that Mr. O'D sent reviewing all of the exhibits and that any hot previously forwarded would be se RECORDEL 44 845. Coleman mentioned, incidentally, that he was a act that the Office of Price Administration was te Lewis for violation of the pleasure driving a possible that the Attorney General might sugget withhold its prosecution in view of the fact was contemplating a much more serious prosecut	pringfield, SAC Hallford reau by the connell of his exhibits nt to the little dis- at present ban. He est to the that the ion of

ACTION TAKEN

Exhibits 59 to 69, inclusive, which were received from the Department, as indicated above, are being transmitted to the Springfield Office.

Respectfully,

F. L. Welch

grent

EDGAR HOOVER



Federal Bureau of Investigation.
United States Department of Instice
Washington, B. C.

September 6, 1943

MEMORANDUM FOR MR. LADD

RE: JOHN L. LEWIS, RT AL CIVIL RIGHTS AND DOMESTIC VIOLENCE

2/

Mr. Acers
Mr. Carson
Mr. Harbo
Mr. Hendon
Mr. Mumford
Mr. Starke
Mr. Quinn Tamm
Tele. Room

Mr. Tolson

Mr. Clegg_ Mr. Coftey_

Mr. Glavin Mr. Ladd

Mr. Nichols<u>.</u> Mr. Bosen

Mr. E. A. Tamm

SAC Hallford of the Springfield Office called with reference Beahm to the above captioned matter to advise of further developments.

Hallford advised that they had appointments with the 14 alleged spies of the UMW who joined the membership of the Progressive Mine Workers. Union for the purpose of spying on this Union for the UMW, but only three of them showed up for the appointments. He advised that one came in today and stated that a number of these men were down at the UMW headquarters of Saturday morning talking to Ray Edmondson who got in touch with their attorney, Arthur Fitzgerald. The attorney told them not to talk to anybody unless in his presence.

Hallford stated they have secured signed statements from the three who showed up, but they did not tell anything of value. He stated that he does not believe any of them will tell anything but inquired if he should go out and contact each one of them to see if they are going to come in to be interviewed and also find out why they did not show up for their appointments. I told him it would be all right for him to go shead with this. He stated if this does not work, and they do not get anything out of them, he would like to suggest that the Department be contacted to find out if they would be willing to hold off on them and put them under oath before a grand jury.

I told him to go ahead and work on this theory unless he is called back and advised to the contrary.

ALL INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED

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ADDRESS REPLY TO

DEPARTMENT OF JUSTICE WASHINGTON, D. C.

WB:FC:MLB ...

144-10

August 26, 1945

MEMORANDUM FOR THE DIRECTOR FEDERAL BUREAU OF INVESTIGATION

No. 1

Re: Wine "B" - Violations of Section 51, Title 18.

I am attaching one copy of a document entitled "Qutline of the Trial Brief" believing it may be of some value to your Field Office in Springfield.

In an effort to organize and estimate the significance of the investigative material which we now have, and which will be flowing in from your investigation, I have decided to set up a trial brief.

It should be carefully noted that the "Outline of the Trial Brief" constitutes no more than a series of tentative allegations, so organized as to present the case as a related whole. Some of these allegations are now established, others remain to be established. In some instances the investigation will require a weakening of certain allegations; in other instances it will permit a strengthening of them.

It will be our purpose to set up a trial brief based on this outline. A loose-leaf notebook will be used and a page inserted with each separate point in the outline typed at the top of the page. Beneath the point will be typed (a) an analysis of the proof now available, (b) requests for investigation directed to your Bureau, and (c) proof of the point resulting from your investigation.

I hope by September 1 to have a rough copy of this trial brief available for transmission to you. It may prove of considerable help to your Field Office in visualizing the significance and relevancy of investigative requests from the legal standootht. The trial brief at this stage will show only items (a) and (b) referred to above.

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It is probable that in future memoranda requesting investigation the numerology of the outline will be used to suggest the significance and relevancy of items referred to.

Respectfully,

WENDELL BERGE

Assistant Attorney General.

Enclosure No. 240981 Ellinois minime would accept a reduction of \$1.00 in the daily wage scale which louis and the operators were proposing.

In the first references, the sinery but rejected the proposals.

- 2. In 19 , Louis had abeliabed local automorphic in Illinois and set up a provident government with a district precises appointed and completely controlled by him. This use a second cause of discentent.
- B. Lowie Mitterly resolved to break the Progressive ergenization and bring all Illinois miners under his control.
- end other methods of labor warfare, fought, releasing to min back the Progressive minera. It was a bitter struggle for supremany between the two unions, marked by lawless ricting and mass picketing. Many persons were killed and several counties were long under martial law.
- PROGRESSIVE LOCALS, REGINERED WITH THE LOCAL AT MINE B, WOLLD BE MINER WE PROCESS OF SUCCESSIVELY BUTTER CONTROL OF PROGRESSIVE MINES WITH SLEECE'S AS SPRONT.

- to supplement wielent personales with bribary of the operators at Progressive winds.
- Progressive mines "A" and "8" at Springfield,

 [Ilinois were the strongholds of the Progressive organization. Hereever, these mines were
 a symbol of victory or defeat for Springfield
 was Lowis' former residence and senter of power.

 The and Edmundson agreed that the first attack
 should be made on these mines.
 - E. In Pebruary, 1957, Edmunded approached William

 X Ryan, operator of Mine "A" and proposed that he
 short down his mine to enable W.E.Y. to win over
 the miners, effering to subsidize Byan's operating costs and profits. Ryan flatly rejected the
 proposel.
 - ith Elshoff in Springfield and plotted to incite
 a strike at Elshoff's Mine "3", with the understanding that Elshoff would continue a shut-down
 mutil U.M.W. could capture control, it being
 agreed that Elshoff's operating expenses and
 profits would be subsidized out of the U.M.W.
 freasury. It was understood that this was to be
 but the first in the series of attacks on Progressive
 locals in which Elshoff would participate.

and the second second

POLYT THO

THE PIAM TO DESTROY THE PROGRESSIVE LOCAL AT MINE "S" WAS PUT IN ELECUTION IN APRIL, 1957, AND CONTINUED UNTIL SUCCESS WAS PINALLY ACRESVED WHEN U.M.R. SIGNED A GLOSED-SHOP CONTRACT WITH BLSHOPP IN MARCE, 1941.

- T. IN APRIL AND MAY, 1987, LEWIS AND EDMINDSON, WITH BLUESCOPP'S ENOUGHDER AND CONKLYANCE, PLOTTED SO PRECIPITATE A STRIKE AND ENUT DONE OF ME WE "B"
 NEICH WAS SUCCESSFULLY ACRIEVED OF MAY, 12.
 - A. Lowis and Edmundson bribed a small group of Progressive members to agitate a strike.
 - end other methods, during April and sarly May,
 - C. The Progressives, early in May, 1887, discovered these activities and expelled the spice after trial.
 - D. Progressives demanded that Blahoff fire these spies pursuant to the slosed-shot contract but Blahoff refused.
 - eontract, the Progressives, on May 12, 1987, wont
 on strike, and Elshoff shut down his mine indefinitely
 pursuant to the plot.

- SHOP COMPRACE WITH U.M.W. ON MARCH 6, 1941,
 ELSHOFF COMPINUOUSLY SUBJECTED HIS EXPLOYED
 TO UNFAIR LABOR PRACTICES, PURSUANT TO THE
 - A. From May 12, 1937, to Jamesry 4, 1938, glahoff imposed unfair labor practices designed to effect a W.M.W. soup d'etat.
 - B. From January 4, 1938, to Nevember 6, 1969, Elshoff imposed unfair labor practices designed to starve his employees into mulmission.
 - G. From November 6, 1920, to March, 1841,

 Elsheff imposed unfair labor prestices
 designed to guarantee the U.M.W. vietery
 in the membership empaign.

3 726 USC,

PROM THE SHUT DOWN OF THE MINE IN MAY, 1937,
UNTIL THE PROJECTSIVES WERE PINALLY EROSEN IN
MARCH, 1941, LEWIS AND EDMUNDSON, ACCORDING
TO THE PLOT, CONTINUOUSLY PAID ELSSOFF MAIN
MENET IN A SUM AGGREGATING MAINTENING WIN
SUARANTERING HIM AGAINST LOSS AND ASSURING MIN
A HANDSONE PERSONAL PROFIT,

- As The dates and methods of the several payments
 were as follows:
 - 1.
 - 2.
 - 8.
 - 4.
 - 6.
 - ets
- S. Lowis supplemented this bribery by committing with the peabody Coal Corporation to pay Elsheff exorbitant commissions on brokerage coal.
 - excist in the subsidation of the shut-down by engaging in brekerage operations to make a profit and to retain his good will with his retail customers. For the first fow months of the shut-down, Elshoff purchased brokerage coal from the Panther Greek Mines.

Then attempts at a comp d'otal failed and it became apparent that a long seige was inevitable, Louis commived with the feabody Coal Corporation, who sees water obligations of feer and favor to Louis to pay Elshaff exerbitant spenducions on brokerage coals

- S. Lovis and Edmindson know that the prospective carnings of the corporation and Michell mould never suffice to repay.
- 4. The payments were made to Elshoff and not the corporation.
- 5. So security was taken from either the expersa-
- S. To efforts were made to obtain repayment from



- S. On March 16, 1941, defendants tooks from Elshoff a presiseory note bearing only S% interest and that not until the maturity of the note on March 16, 1946,
- 9. This note was taken only after defendants know that there had been suspicions of bribary.

- IV. THE PAYMENTS WERE MADE WITH THE INTENT TO IMPOUND THE MAJOR PRACTICES.
 - As Payment of memory by a union official to un employer during a jurisdiction struggle violates per so a fundamental principal of trade union othics.
 - employer during a shut-down or a strike,
 becomes it tends to longthen the period in
 which the men are kept from their jobs, also
 violates a fundamental principal of trade union
 othics. The fact that the payments were made,
 in the face of this tradition, is strong outdense indicating guilty intent.
 - B. The payments were compensation, not leans. Only on this hypothesis can the motives of the parties be reconciled. The defendants cleaked the transactions in the guise of loans to avoid the deventating effect of this circumstance.
 - 1. Eleboff, unless the payments were compensed tion, had no notive for precipitating and continuing the shut-down, which involved huge losses.
 - of 1837, the labor relations between the Progressives and Elshoff had been amicable and senstructive.

prefitable to Blabelf and there were

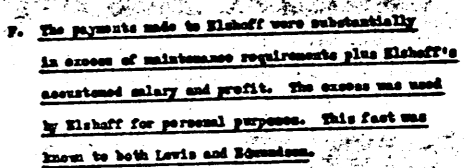
no logitizate business reasons for him

to maintain the shad-down.

dividends which jours and Educates hoped to

recover.

63 T26, USC,



- teness of Elshoff. They know him as an extravagant, profligate, and dissipated individuals
- 2. During the period of the payments, Elebell mes living on a high scale and this fact mes well known to Louis and Edmindson.
- S. The actual maintenance requirements of the mines were as follows:
- 4. Blancff actually used § for these purposes. He appropriated § for his em personal use.
- 6. The specific payments ecincided with strategie unfair labor practices by Elshoff.
- E. As a matter of common sense defendants know that
 financial favors of Lowis and Education to Elshoff

during the jurisdictional struggle necessarily poisoned Elsheff's mind in favor of E.M.W.

- I. Louis was kept apprised of all events and know, as he authorized each payment, that wathir labor practices were being imposed.
- I. Elshoff and Education openly protended to be entagonistic in order to conseal guilty intent.
- published the report that a lean of \$200,000 had been made by Lewis to Elshoff during the centreversy. Edmandson made false explanations to V.M.W. members, stiffed all criticism, and suspended Jack Slanger, a district board member, for during to criticism.

POINT THERE

AFTER THE PROPERSTIVE UNION HAD BEEN DESTROYED AT MISE "F".

METERDARIS SET ABOUT TO RESCUTE THE PLAN ASAIRST THE PROGRESSIVE WITCH AT MISE "A" AND SUCCESSIVELY DESTROYED BY THE OCCUPANT.

2041.

- PRINCIPLE FROM APPELL, 1941, WHILL OCYCRER, 1941, PRINCIPLE FROM APPELL, 1941, WHILLIAM RYAN, OFFICE OF MERS "A", SELL OUT TO MIN. SHE LEASERED WAS PURCHASED FOR \$40,000 OF MIGHT . 1941.
- II. THE \$60,000 KLE ADVANCED BY B.M.V. AT THE DIRECTION
- THE PROPERTY AS OFFRATOR, THE PROPERTY LOCAL WAS RESTROYED BY THREATH TO OPERATE MINE "A".

POINT POR

LATE IN 1941, THE DEFENDANTS MIGHT TO FUT THE PLAN INTO

- L. BLESSOF SECOTIATED SURCEMES OF THE PARTIES.
 - Months and Education agreed to advance \$400,000 from the U.E.E. treasury for this purpose.
 - 2. These recetiations were halted because of the government's investigation.
 - HEGOTIATIONS FOR OTHER PROGRESSIVE MINES.

POINT PIVE

PROBABLE DEFENSES AND MEDITIALS

- I. SEPREDARIS CONTRED THAT THIS "LOAD" WAS CONSISTENT.
 WITH LEGISIMATE AND RECOGNIZED TRAPE WHICH POLICY.
 - W. H. W. Look to Josephine Rooks and the forma-
 - The policy is illustrated by the backing activities of the imalgamented Clothing Norkers of inerica over the past two docades.
 - C. The policy is illustrated by the effer of assistance made by the Padio and Klostrical Forkers (C.1.0) to the Emerges Radio Corpora-
 - B. It has always been the policy of S.M.W. to use the funds as loans for a legitimate union policy.
 - II. THE CONTENTION IN PALACIOUS. BITHER PATHENTS OR LOADS BY A UNION UNDER CIRCUMSTANCES OF THIS CASE HAVE SEEN UNIVERSALLY CONDENSED BY TRADE UNIONS AS TRAITOROUS TO THE CADES OF LABOR.
 - A. The Josephine Roche-Lew Markin Financial transactions are not in point.
 - B. The policies of the Amalgamated Clothing Workers are met in point.

- G. The St. Louis incident is not in point.
- D. It has been the policy of W.M.W. to consect

 as "loans" advances and compensations unde

 to political parties, other unions, and

 individuals. The Mine "p" "louis" involy

 follow this pattern of deceit.
- THEY WERE NOT DEALING WITH A LEGITIMATE RIVAL BUILDS: THAT THE PROCESSIVES WERE CONVICTE,
 DYNAMITERS, RADICALS, LENESPONDIBLES, COMMUNISTS,
 AND AGITATORS.
 - IV. INVENDANTS' CONTENTIONS AND NOT SUPPORTED BY THE
 - A. Labor relations at Mine "F" had been smienble

 wp until the time U.M.W. spies egitated in the

 spring of 198W.
 - The U.M.W. had been guilty of practices in Illinois equally reprehensible as those indulged in by some Progressive leaders. U.M.W. had set the pattern of violence.
 - W. DEFENDANTS CONTEND THAT SUBSIDIZATION OF MINE OF WAS MECESSARY AND LEGITIMATE IN CRUER TO PRESERVE INJUSTIFIAL ORIGINAL MAINTAIN COMMUNITY GOOD WILL.
 - VI. DEPENDANTS CONTENTION IS NOT SUPPORTED BY THE PACTS.

 BUR BY THEIR ONE RECORD.

- A. Defendents' contention is belied by their
 one recert of strikes, violence, and
 industrial disturbance received the strikes.
- Bedartrial poses would have been furthered by permitting respening of the mine and compliance with the orders of the National Labor Relations Boards
- gelicitude for mine operators in financial or labor difficulty. In the apring of 1937, other operators were in difficult circumstances, but Lowis choose to be an operator's caviour in only the case which involved the stronghold of his other rival organization.
- p. Lewis' contentions violate his own after expressed

QUELIER OF THE TRIAL MINE

POINT ONE

IN THE APPLIED OF 1937, LEWIS AND RUMBING. RETEMBERS

NO SMEAK THE BACK OF THE PROPERSIVE MOVEMENT IN MILITIONS,
INDUCED BLANCEP, A GOAL OPERATOR, NO JOIN WITH THEM IN A
SCHEME TO BREAK THE PROGRESSIVE LOCALS CHE MY CHE.,
MIGHERING WITH MINE "S", THE PROPERSIVE STRONGSTEED,
WHICH BLANCEP THEM OPERATED, AND PROCEEDING SUCCESSIVE SIVELY TO OTHER PROCESSIVE MINES, USING BLANCEP
AS A "PRORT" TO GET PINANCIAL CONTRIL.

- I. FROM 1982 UNTIL THE SPRING OF 1937, A SITTER AND WIGHT STRUGGLE WAS SKIEG POUGHT SETTERN U.M.W. AND THE PROGRESSIVE MINE WORKERS, AN INDEPENDENT WHICH IN ILLINOIS.
 - A. In 1952, 25,000 U.K.W. members in Illinois, engered by the belief that Lewis had stelem the ballots in a wage scale referending, and resentful of the previsional government which Lewis had ferced upon them, revelted against his leadership and set up an individual expenisation with beadquarters at Gillespie, Illinois,
 - 1. The Progressives were engaged by a belief that Louis had stelen the ballots in a second referendum to determine whether the UU 845-60

EVC_SOUPE