1

### FEDERAL BUREAU OF INVESTIGATION

Date	6/12/68	

Date \_\_\_

JACK DAVIES, owner Jack Davies Richfield Service Station, 2529 East Foothill Boulevard, Pasadena, California, furnished the following information:

DAVIES advised that SIRHAN SIRHAN began working for him at the station on September 28, 1964, and terminated this employment on June 7, 1965. DAVIES advised that SIRHAN worked at this same Richfield Station for one CLARENCE COPPING, who had previously owned the service station prior to DAVIES purchasing this station.

DAVIES advised that SIRHAN was an excellent worker and never caused any trouble around the station, was friendly to the customers, and seemed dedicated to his work.

DAVIES advised that during the time SIRHAN was employed at his station, he worked the night shift alone and was an excellent employee due to the fact that he was a loner and never had any friends; therefore, there were never groups of boys hanging around the service station while SIRHAN was on duty. He advised that SIRHAN never made friends with anyone at the service station and never expressed any of his political views or nationalistic beliefs to him.

DAVIES advised that he never saw SIRHAN with any girls and the only thing he recalls about SIRHAN was that he enjoyed going to the horse races at Santa Anita and he always got the impression that SIRHAN bet most of his salary on the horses. He advised that SIRHAN once mentioned that he would like to become a jockey and if he ever started any type of conversation at the station, it was concerning horses that were running at Santa Anita.

He advised that SIRHAN was very polite to the customers, attentive, showed an outstanding personality, and one of the best employees that has worked for him since he took over the Richfield Station.

On	6/7/68a	t <u>Pasadena</u> ,	Californ	nia	File # Los_	Angeles 56-156	_
	SA ROLAND H SA ALLEN K.				_Date dictated	6/7/68	

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

He advised that approximately two months ago, SIRHAN came by his station on a Sunday and he helped SIRHAN tune up his 1956 DeSoto. He advised at this time he noticed no change in SIRHAN. He advised that during this time while SIRHAN was at the station, no conversation developed other than SIRHAN mentioned to him that his automobile had not been running for the past couple of months and that he had not purchased license plates for this automobile and that license plates currently on the automobile belong to his brother.

DAVIES advised that he never met any of SIRHAN's relatives nor at anytime while SIRHAN was employed by him did any of his friends come to the station.

DAVIES advised that IVAN MILICIC, who runs the Chevron Station across the street from his business, once needed some help in 1965 and SIRHAN worked for MILICIC approximately two weeks.

DAVIES advised that the last time he saw SIRHAN was on June 3, 1968, at approximately 11:00 a.m. when SIRHAN drove into his station to get gas. He advised that at this time, he was talking on the telephone and he noticed that SIRHAN had waved to him. He advised that SIRHAN waited on himself by putting the gasoline into his car and gave the money to SIDNEY MC DANIEL, an employee of the service station and SIRHAN drove off before DAVIES could speak to him.

DAVIES advised that although several of his customers may have known SIRHAN to see him, he is certain no one knew him well. DAVIES advised that he did not notice any difference in SIRHAN the past few months and he did not seem to change any since he was employed at the Richfield Service Station.

DAVIES went on to say that when he saw the picture of the suspected assassin of Senator KENNEDY on television, he immediately identified this individual as SIRHAN, who was employed by him and he further stated that it was hard for him to believe that SIRHAN could do this type of thing.

DAVIES then furnished the following names of individuals who might have known SIRHAN:

### <u>3</u> LA 56-156

SIDNEY MC DANIEL
91 Eloise
Pasadena, California

CLARENCE COPPING 2747 Morningside Pasadena, California

TOM BLESSING 12700 Elliot El Monte, California

ROGER MOORE Duarte, California

CHESTER ADAM YASHUK 2450 White Street Pasadena, California

CAROL LAMBRECHT Exact address unknown Telephone 966-1867 ]



D-4-	6/12/68	

Date \_\_\_\_

SIDNEY MC DANIEL, home address 91 Eloise, Pasadena, California, employee Jack Davies Richfield Service Station. 2529 East Foothill Boulevard, Pasadena, furnished the following information:

MC DANIEL advised that he first met SIRHAN SIRHAN in 1965 when he started working for JACK DAVIES at the Richfield Station. He advised that he knew SIRHAN to speak to him and that he would usually speak to SIRHAN when he came by the station for gasoline but never knew SIRHAN socially. MC DANIEL advised that he never at anytime saw SIRHAN with anyone and when he did see SIRHAN, he would always be alone. He went on to say that SIRHAN seemed to have a fine personality. was a good worker, was quite friendly and polite, but appeared to be a loner and a person who appeared to want to be left alone.

MC DANIEL advised that he never met any of SIRHAN's family and he always felt that SIRHAN was a foreigner but he never knew what country he was from. He advised that SIRHAN once mentioned to him that he liked to play the horses and his ambition was to work at a race track and maybe even become a jockey. He advised that SIRHAN once fell from a horse and was injured but he does not recall where the incident occurred or the exact date. He advised at no time during any conversations with SIRHAN did SIRHAN ever express any of his views. He advised that SIRHAN never spoke politically and at no time did he ever talk of violence or for that matter seem to be a violent person.

MC DANIEL went on to say that on June 3, 1968, at approximately 10:30 a.m., SIRHAN came into the Richfield Station and purchased gas for his 1956 De Soto, SIRHAN spoke briefly to him just to say hello and waved to Mr. DAVIES and then drove off.

On _	6/7/68_at	Pasadena,	California	File #I	Los Angeles 56-1	<u>5</u> 6
- ·	SA ROLAND H.		- 199 -			
by	SA ALLEN K.	TOLEN/AKT/rah,	/clp	_Date dictated -	6/7/68	_

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

MC DANIEL advised that SIRHAN did not seem any different to him on June 3, 1968, than he had in the past. MC DANIEL further advised that when he saw SIRHAN's picture on the television as being the man who had shot Senator KENNEDY, it was hard for him to believe that SIRHAN could do this.

].

### FEDERAL BUREAU OF INVESTIGATION

6/10/68
Date

THOMAS EDWARD BLESSING, home address 145 South Sierra Madre, Pasadena, California, was interviewed at his place of employment, Jack Davies Richfield Service Station, 2529 East Foothill Boulevard, Pasadena, California, and furnished the following information:

BLESSING advised that he has been employed at the Jack Davies Richfield Service Station for approximately one and one-half months, since he moved to California from Saginaw, Michigan. BLESSING advised that he never worked with SIRHAN SIRHAN but that he met SIRHAN approximately four or five times, when SIRHAN would come into the service station to purchase gasoline. BLESSING went on to say that he did not know SIRHAN by name, but, the morning after Senator KENNEDY was shot, JACK DAVIES, Owner of the Richfield Station, told him that SIRHAN was the individual who had previously worked for him and was the same person who used to come in and buy gasoline, BLESSING further stated that when SIRHAN would come into the station in his 1956 pink DeSoto, they would sometimes talk about automobiles. He advised that approximately three weeks ago while SIRHAN was at the service station, he asked SIRHAN if he knew anyone who had a good automobile for sale because he needed transportation. BLESSING advised that SIRHAN told him that he was planning on trading cars and, if he did trade for another car, he would give BLESSING his old car, being a 1956 pink DeSoto.

BLESSING advised that SIRHAN was a very polite individual and friendly. He told BLESSING that he understood that BLESSING had a family and with the salary he was making at this service station, he realized it was hard to support a family on these wages. Therefore, if he did purchase a new car, he would give BLESSING his pink DeSoto.

BLESSING advised that the last time he saw SIRHAN was on Monday, June 3, 1968, exact time unknown, when SIRHAN came into the Jack Davies Richfield Gas Station. He advised

On	6/9/68 at	Pasadena, (	California	_File # _ Los	Angeles 56-156	_
bv		TOLEN and BROYLES/AKT/		_Date dictated	6/10/68	

<u>2</u> LA 56-156

that SIRHAN waited on himself and after he had put the gas in his automobile, he waved to JACK DAVIES, Owner of the Richfield Station, and said "hello" to BLESSING and drove off. BLESSING advised that SIDNEY MC DANIEL took the money for SIRHAN's purchase of the gasoline on this date.

BLESSING added that he was surprised when SIRHAN offered him his 1956 DeSoto if he traded cars because he had only known SIRHAN for approximately one month and had actually only seen him four or five times at the most. He advised that during the short period he knew SIRHAN even though he did not know him by name, SIRHAN never discussed any of his political views or nationalistic learnings or, for that matter, never expressed any of his views.

BLESSING advised that he never met any of SIRHAN's relatives or friends and the only time he saw SIRHAN was when he would come into the filling station for gasoline and at no time was anyone with SIRHAN. He added that although SIRHAN was friendly and polite, he appeared to be a loner.

BLESSING further advised that on at least two occasions, he had a chance to look into the automobile, the 1956 DeSoto, belonging to SIRHAN due to the fact that SIRHAN had offered to give him this vehicle if he traded cars and. at no time did he observe any weapon, ammunition, or anything, for that matter, which would lead a person to believe SIRHAN would do this type of thing.

1

#### FEDERAL BUREAU OF INVESTIGATION

Date	6/11/68	

CHESTER ADAM YASHUK was interviewed at his residence, 2450 White Street. His telephone number is 795-4895, and he is a student at Pasadena City College.

From March 1965, through December 1967, YASHUK was employed at the Jack Davies Richfield Service Station, 2529 East Foothill Boulevard, Pasadena, California. stated that from March 1965 until November or December 1965, SIRHAN BISHARA SIRHAN was employed at this station. advised that he worked on Friday and Saturday evenings from 5:00 p.m. until midnight and on Sunday from 9:00 a.m. until 4:00 p.m. SIRHAN would relieve him at work on Sunday at 4:00 p.m., and SIRHAN would spend his off evenings hanging around the service station. YASHUK stated he knew SIRHAN fairly well, had coffee with him a couple of times away from work, however, his association with SIRHAN was limited to contacts at the service station. He never spent any time with SIRHAN other than the two times he had coffee with him away from work. YASHUK described SIRHAN as being friendly and carefree, having a good personality and he added that SIRHAN got along well with all customers.

YASHUK recalled that in 1965 while SIRHAN was working at the station he would often point out his pink and white 1956 De Soto and would ask the question, "do I go well with this car?" And he would ask YASHUK, "do you think the car is too big for me?"

According to YASHUK, SIRHAN stated that he lived with his aunt and brother however the names and addresses were never stated. SIRHAN stated he had a sister who lived in Jerusalem, her name was not stated, and he wanted to bring her to the United States. SIRHAN also claimed to know several languages and indicated that he wanted to be an interpreter.

On	6/9/68at _	Pasadena, Californ	ia File # Los	Angeles 56-156
	SA's WILLIAM R	. WHITLEY and - 203	-	
by _	THOMAS G.	MANSFIELD/TGM/vaa	Date dictated -	6/11/68

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

2 TA 56-156

YASHUK stated that to his knowledge SIRHAN did not drink or use profane language and he does not know of SIRHAN having any friends. SIRHAN was never visited at the station by anyone. YASHUK advised that SIRHAN never expressed any political feelings or dislike for anyone.

YASHUK recalled that a CAROL LAMBRECHT managed the station in 1965. LAMBRECHT would often assign to SIRHAN the duties of cleaning out the restrooms. LAMBRECHT would inspect the restrooms for cleanliness and would often accuse SIRHAN of not cleaning the restrooms. SIRHAN would become excited and explain, "I did, you are lying to me."

YASHUK recalled that SIRHAN never borrowed money from any employees at the station and he appeared to spend his money on clothes. SIRHAN on one occasion mentioned that he had purchased two pair of pants which cost \$25.00 apiece YASHUK cannot recall from what clothing store SIRHAN purchased the clothing. YASHUK advised that SIRHAN wore "continental style" clothes, and that he wore tight pants.

YASHUK recalled that in 1965 a security company named Hough Security Company provided evening security for the station. YASHUK stated around midnight the days' cash would be placed in the station safe and a security guard from the Hough Company would provide protection at the station when the money was placed in the safe. YASHUK advised that one guard in particular with this company was a very profane individual and on one occasion SIRHAN stated to this guard to tone down his profanity. The guard was upset by SIRHAN's statement and offered to fight SIRHAN, however, SIRHAN became very meek and would not fight this guard.

YASHUK advised that approximately one and one-half weeks ago on a Tuesday or Thursday afternoon, he was driving by the Davies Richfield Station and he observed SIRHAN's

<u>3</u> LA 56-156

1956 pink and white De Soto in the station. YASHUK stated that he stopped in the station and he observed SIRHAN working on his car. He said "hello" to SIRHAN and SIRHAN said "hi" and mentioned that he was having ignition trouble with his car. SIRHAN said nothing else to him and YASHUK did not say anything further to SIRHAN.

7

### FEDERAL BUREAU OF INVESTIGATION

6/10/68	
Date	

CAROL OSWALD LAMBRECHT, home address 1045 North Azusa, Covina, California, Space 193, Trailer Court, was interviewed at his place of employment, Gene Sell's Shell, 5505 North Rosemead, Pasadena, California, and furnished the following information:

LAMBRECHT advised that during 1965 and 1966, he was employed at the Jack Davies Richfield Service Station, 2529 East Foothill Boulevard, Pasadena, California, and, during this time, he worked approximately one year with SIRHAN BISHARA SIRHAN. LAMBRECHT went on to say that SIRHAN always worked the night shift during the time he was employed at Jack Davies Richfield and LAMBRECHT never worked on the same shift with SIRHAN.

LAMBRECHT advised that during the time he worked at Jack Davies Richfield Station, he never had any political discussions or, for that matter, any type of discussions with SIRHAN. He advised that SIRHAN was polite and friendly to the customers, a good worker and did not seem to have many friends. LAMBRECHT advised that when he worked at the Jack Davies Richfield Station, he was the manager and advised that during the early part of 1966, he drove by the station one evening while SIRHAN was working and noticed SIRHAN talking to two females and a man, all unknown to him, and they were standing near the Coke machine. LAMBRECHT stated that he did not stop at the station and, at the time, felt as if these three might possibly have been friends of SIRHAN. The next morning when he came on duty to relieve SIRHAN, he kidded SIRHAN about driving by the night before and seeing him talking to the girls and mentioned to SIRHAN something to the effect that, "That's why the station wasn't cleaned up. You were too busy visiting." LAMBRECHT went on to say that at this time, SIRHAN said, "I don't care to work for you any more. I quit." LAMBRECHT added that it was very possible that the three individuals he observed on this occasion to be talking to SIRHAN were only customers of the station and actually not known by SIRHAN, and, since SIRHAN

On	6/9/68	Pasadena,	California	File #	Los Angeles	56-156
,	SA ALLEN K. SA ROLAND H	TOLEN and BROYLES/AKT	- 206 [/asi	rne #	6/10	/68
by	<del></del>	<del>-</del>		Date dicta	ated	

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

2 LA 55-156

was a very good worker and took pride in his worl, thus may have been the reason why he got mad and quit.

LAMBRECHT advised that SIRHAN never did go back to work at Jack Davies Richfield while he was working there and the last time he saw SIRHAN was sometime during August or September 1966, when SIRHAN drove into the service station for gasoline. LAMBRECHT related that he never knew any of SIRHAN's friends and, in fact, never saw him with anyone and it was hard for him to believe SIRHAN could do this type of thing, referring to the shooting of Senator KENNEDY

LAMBRECHT further advised that he is also employed at the Non-Destructive Testing (NDT) Apparatus Supply and Sales, 7829 Industry, Pico Rivera, California. He stated that he works in the X-Ray and Service Department and can be reached at this address, telephone Number 723-0741, during the week and, on the weekend, he can be reached at Gene Sell's Shell, 5505 North Rosemead, Pasadena.

1

FEDERAL BUREAU OF INVESTIGATION

		6/12/68
		0/12/00

Date \_\_\_\_\_

TVAN MILICIC, 233 North Altadena Drive, Pasadena, California, owner Ivan Milicic Chevron Station, advised that during 1965, SIRHAN SIRHAN worked for him for a month. He advised that SIRHAN was a very good worker and did an excellent job operating his service station. He advised that SIRHAN would usually work the evening shift alone and that he never had any lengthy conversations with SIRHAN and at no time can he recall SIRHAN expressing his political views or any of his beliefs for that matter. He advised that to his knowledge, no one ever visited SIRHAN during the month he worked at the Chevron Station and stated that SIRHAN appeared to him to be a loner and a person who actually did not have very many friends.

MILICIC advised that he last saw SIRHAN on June 3, 1968, at Jack Davies Richfield Service Station across the street from his business. He advised that on this date, SIRHAN had pulled into the Richfield Service Station and appeared to be getting gas in his automobile. He advised that he was standing in the driveway of his business and SIRHAN waved to him as he left the Richfield Service Station.

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

### FEDERAL BUREAU OF INVESTIGATION

	<u>l</u>	6/12/68
	VARTAN MALIAN, Foothill Lique Boulevard, Pasadena, California, advisused to come into his business when he Service Station located at 2529 East Pasadena, California.	sed that SIRHAN SIRHAN e worked at the Richfield
	MALIAN advised that he never and never carried on any type of conveative distribution advised that several of the employees Richfield Service Station would come either cigarettes or candy but none of friendly or talked freely to him.	ersation with SIRHAN. He who worked at the into his business for
	He advised that after seeing on television, he realized that this wused to work at the Richfield Service	was the individual who
	• • • •	Los Angeles 56-156
On _	DA RODAND II. DROTHED alle	_File #
,	SA ALLEN K. TOLEN/AKT/rah/clp	6/7/68
by		Date dictated

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

### FEDERAL BUREAU OF INVESTIGATION

<u>Date</u>	6/12/63

JOHN H. WEIDNER, residence, 933 Country Road, Monterey Park, California, 573-4947, business, Organic-Pasadena, 1380 North Lake Avenue, Pasadena, California (SY 4-3849), was interviewed at his place of employment and furnished the following information:

He is the owner of Organic-Pasadena, a health food store, as well as owner of two other health food stores, namely Monterey Nutrition, 105 North Garfield, Monterey Park, California, and Nutriville, 7822 East Florence, Downey, California.

Number as a stock boy at the Organic-Pasadena store from September 24, 1967, through March 7, 1968. During this time, SIRHAN resided with his mother, at 696 East Howard Street, Pasadena, California, which residence is located several blocks from the Organic-Pasadena store.

SIRHAN's work as a stock boy consisted of stacking shelves, handling fresh vegetables as they arrived daily at the store, make deliveries to WEIDNER's store in Monterey Park and Downey, California, and occasionally taking money to the bank. WEIDNER indicated that SIRHAN's mother was a regular customer at the Organic-Pasadena store, as was SIRHAN's sister (whose name he believes is ADIA SIRHAN). SIRHAN's younger brother, MUNIR SIRHAN, worked as a stock boy at the Organic-Pasadena store for one or two weeks approximately three years ago.

Two or three months prior to September 1967, SIRHAN's mother asked WEIDNER if he could get a job for her son, SIRHAN SIRHAN. In mid September 1967, WEIDNER had an opening for a stock boy at the Pasadena store, and on September 24, 1967, SIRHAN SIRHAN came to work at this location. SIRHAN worked from Sunday through Friday

On <u>6/11/68</u> at	Pasadena, Californi	aFile# <u>Los</u>	Angeles 56-156
SAs RICH	IAR <b>D J. R</b> AYSA and - 21 I JOHN SLICKS/RJR/eb	· <del>-</del>	6/12/63

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

PII

and was paid \$2.00 an hour by WEIDNER. WEIDNER stated that he felt SIRHAN was completely honest, and he believes that SIRHAN may have at one time had a key to the Organic-Pasadena store for the purpose of opening the store early on Sunday mornings to prepare a fresh fruit and vegetable stand.

WEIDNER described SIRHAN as a capable employee who got along well with the other employees, and who always presented a neat appearance and was courteous to the customers. WEIDNER noted, however, that SIRHAN seemed to resent being told what to do, and on occasion became aggressive and bad tempered with WEIDNER. In this respect, WEIDNER received the impression that SIRHAN resented authority and discipline, and had an "inferiority complex" resulting from his being physically small.

WEIDNER advised that the following employees at the Organic-Pasadena store and his stores in Monterey Park and Downey, California, would have been acquainted with SIRHAN:

RETTA DRAKE, 2516 Strethmore, Rosemead, California, who managed the Organic-Pasadena store for WEIDNER from February 25, 1968, through March 7, 1968, quitting on the same date as SIRHAN.

WEIDNER described DRAKE as approximately 35 years of age and noted that both DRAKE and SIRHAN filed a petition for wages due against WEIDNER with the Labor Commissioner, Division of Labor Law Enforcement, Room 5015, Los Angeles State Office Building, 107 South Broadway, Los Angeles, in mid March 1963.

CAROL BURGESS (formerly known as CAROL STAGNER) who now resides with her husband who is in the Army and residing at NAD Quarters, JJ, Bangor, Washington, worked for WEIDNER at the Organic-Pasadena store in December and January 1963. WEIDNER believes BURGESS became quite friendly with SIRHAN. BURGESS is approximately 35 years of age.

CHERYL PIERCE, 3757 East Guess, Rosemead, California, 17 or 13 years of age, worked approximately one month for WEIDNER in January 1963.

LOIS PAIMER, 7347 East Blaudwood Road, Downey, California, who is still employed at WEIDNER's Downey store, namely Nutriville, 7822 Florence Avenue, Downey, California, would have had some contact with SIRHAN.

MARCIA GIROUARD,  $73\frac{1}{2}$  Fairview, Arcadia, California, who terminated her employed with WEIDNER in March 1963, worked at WEIDNER's stores in Pasadena and Downey, California, and would be acquainted with SIRHAN.

Other persons employed by WEIDNER who would be acquainted with SIRHAN include MARGARET V. ROLEN, 11005 Stockwell Drive, Lynwood, California, who now works at WEIDNER's Downey store; VIRGINIA LYTTLE, 11703 Samolini, Downey, California, who also works at Downey store; and ELSIE BOYKO, 1545 East Mountain Street, Pasadena, California, who works at the Pasadena store and who has been interviewed by the FBI.

SIRHAN never discussed his personal activities with WEIDNER and WEIDNER was not acquainted with any of SIRHAN's associates.

WEIDNER noted that SIRHAN would occasionally discuss politics in general, without ever referring to any particular politician or official. WEIDNER stated that from time to time SIRHAN would discuss Middle East affairs and would express a strong dislike for the State of Israel and Jewish people in general. According to WEIDNER, SIRHAN was exceptionally bitter about the United States support of the State of Israel during the hostilities between Israel and the Area mathematical well as about Jordan's loss of territory to Israel. WEIDNER further recalled that SIRHAN once told him that when he (SIRHAN) was young he saw some Israelis killing Arab children; and that SIRHAN once told WEIDNER's wife, NAOMI WEIDNER, that he (SIRHAN) once witnessed several Israeli soldiers killing a defenseloss Jordanian woman with a knife.

WEIDNER continued that SIRHAN was very sympathetic to the poor people and appeared to resent affluence. According to WEIDNER, SIRHAN was also very sympathetic to the Negro race, and on one occasion when he (SIRHAN) and WEIDNER were discussing rioting in the Negro communities, SIRHAN indicated that he felt that violence was the only way Negroes could obtain their rights.

WEIDNER further recalled that on one occasion he asked SIRHAN if he were a United States citizen, and SIRHAN replied that he had not become an American citizen because there was no "liberty" in this country. On still another occasion, SIRHAN indicated to WEIDNER that he did not believe in God.

WEIDNER stated that on February 23, 1963, he told SIRHAN to make deliveries at the Downey and Monterey Park stores and to stop at one of the stores before the other. SIRHAN made the deliveries in reverse order, and when WEIDNER mentioned this to SIRHAN, SIRHAN became very angry and belligerent; called WEIDNER a liar and stalked out of the store, indicating that he was quitting the job According to WEIDNER, SIRHAN re-appeared at the store several minutes after this incident and told WEIDNER that his (SIRHAN's) "conscience" would not let him continue his employment with WEIDNER, but that he would stay for two more weeks as per a prior oral notice of termination of employment agreement with WEIDNER.

WEIDNER and SIRHAN had another disagreement on or shortly before March 7, 1968, which disagreement arose when SIRHAN failed to cover the vegetable stand with paper bags as was customary at closing time. WEIDNER said that when he mentioned this incident to SIRHAN, SIRHAN again became extremely angry and defensive, accused WEIDNER of firing him, and again left the store in an angry mood. WEIDNER believes that during this argument with SIRHAN, he, (WEIDNER) called the Pasadena Police Department and that several police officers arrived and talked briefly with SIRHAN in the store parking lot before SIRHAN left by himself.

<u>5</u> LA 56-156

In mid March 1963, WEIDNER received a notice to appear before the Labor Commissioner, Division of Labor, Law Enforcement, Los Angeles, regarding a petition filed by SIRHAN for unpaid wages. On March 20, 1968, WEIDNER and SIRHAN appeared before this Commissioner and a settlement was reached whereby WEIDNER was required to pay SIRHAN approximately \$150.00 for wages due and severance pay. WEIDNER noted, as previously mentioned, that RETTA DRAKE, a former store manager for WEIDNER at the Organic-Pasadena store, also filed a petition for unpaid wages with the Labor Commissioner and appeared at this location at the same time as SIRHAN. WEIDNER does not know whether SIRHAN and DRAKE previously agreed to petition the Labor Commissioner at the same time.

WEIDNER has not seen SIRHAN since March 20, 1968, the date of the above appearance before the Labor Commissioner.

#### FEDERAL BUREAU OF INVESTIGATION

Date -6/10/68

1

Mrs. DONALD BOYKO, who said her nickname is "Tosti" was contacted at 1380 North Lake Avenue, where she is employed in the Health Foods Store owned by JOHN WEIDNER, which is known as Organic Pasadena Health Foods.

Mrs. BOYKO advised that on Sunday, June 9,1968 she went to 1255 Morada Place in Altadena, California in an attempt to locate an Arab student named ABDUL MAJED DABASS. Mrs. BOYKO said she was accompanied on this trip by a Washington, D. C. reporter named GEORGE LARDNER, JR., whose credentials are unknown to her. LARDNER is staying at the Biltmore Hotel in Los Angeles, California.

On the day following the identification of SIRHAN BISHARA SIRHAN, LARDNER came to Mrs. BOYKO and asked for her assistance in locating some Arab students, who might know some background about SIRHAN. Mrs. BOYKO agreed to help him and thought she remembered an address for ABDUL DABASS, who some years ago lived at 1255 Morada Place. However, she did not know the address at the time and agreed to accompany LARDNER to pick out the house. In this connection, Mrs. BOYKO indicated she and her husband had met DABASS several years ago when he was a student at the University of Southern California School of Journalism. She believes that he is now married and not living in the Pasadena area, but thought she might get a lead on his present whereabouts by making a call to the Morada Place address. She was unable to obtain any information from Mrs. JOHNSON.

Mrs. BOWKO said she met SIRHAN SIRHAN at the time she went to work at WEIDNER's health food store in Pasadena, which was in December 1967 and was acquainted with him until his departure from the store as an employee in March 1968. She said she had no contacts with him outside of work, except on one or two occasions SIRHAN and his mother attended Mrs. BOYKO's church (7th Day Adventist Church in Pasadena) with the BOYKOs. Mrs. BOYKO

On	6/10/68 at Pasadena, California	File #Los Angeles 56-156
	SA J. ROBERT SULLIVAN and - 215 -	
	SA PHILIP J. REILLY, PJR/mmc	Date dictated 6/10/68

<u>2</u> LA 56-156

stated that in her opinion SIRHAN seemed to be a quiet and intelligent boy and she would have had no reason to suspect he was capable of violence or murder.

 $$\operatorname{Mrs.}$$  BOYKO said the name of MAJED GUSSOUS was not familiar to her.

Mrs. BOYKO stated that she does not know the present whereabouts of DABASS and indicated that it is possible that a Jordanian named SIMON (last name unknown) who owns a barber shop in Pasadena, might know the present whereabouts of DABASS. She said she had not mentioned this possibility to Mr. LARDNER.

Mrs. BOYKO concluded by stating she does not know the names of any other Arab nationals or Arab types, who might know SIRHAN and she stated that she has no knowledge of any personal friends or relatives of SIRHAN.

#### FEDERAL BUREAU OF INVESTIGATION

L	Data	6/11/68
	Date	

Mr. ERNEST A. LACKMANN, Referee, Department of Industrial Relations Workmen's Compensation Appeals Board, State of California, Los Angeles, made available a copy of that agency's records pertaining to SIRHAN B. SIRHAN under case number 67LA312-144.

These records reflect that ERNEST A. LACKMANN was the referee for the Workmen's Compensation Appeals Board, and that ANN TOOMAR of Palmer and Toomar, Attorneys At Law, represented SIRHAN.

This file reflects that the following doctors examined SIRHAN in connection with his claim:

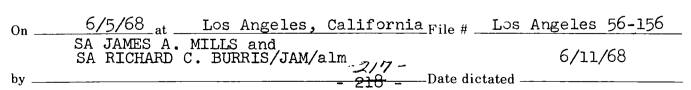
LEONARD H. YAMSHON, M.D. 224 North Serrano Avenue Los Angeles, California

MARTIN ALBORI, M.D. 739 Highland Avenue Los Angeles, California

ROBERT E. LEVIS Good Samaritan Radiological Department Hospital of the Good Samaritan 1212 Shatto Street Los Angeles, California

FORREST L. JOHNSON 1052 West Sixth Street Los Angeles, California

LACKMANN advised and these records reflect that a compromise was reached on this claim awarding SIRHAN \$2,000 less \$50 payable to Dr. MAURICE W. NUGENT, \$45 payable to Dr. YAMSHON, and \$200 attorney's fees.



LACKMANN advised that he met SIRHAN on one occasion in connection with this claim but in view of the fact there was a settlement, he did not know him having only this one contact with him.

Copies of the Vorkmen's Compensation Appeals Board records in this matter are attached.

DEW CHARACOT INDUSTRIAL RELATED. HON OF INDUSTRIAL ACCIDENTS \* WORKMEN'S COMPENSATION APPEALS BOARD STATE OF CALIFORNIA VICE AND DATE. OFFICIAL ADDRESS RECORD Applicants ADDRESSES FOR SERVICE SIRHAN, SIRHAN B. 696 E. HOWARD PASADENA CALIF. 91104 Attorney for Applicant PALMER AND TOOMER 16 NORTH MARBNGO AVENUE 4 PASADENA, CALIF. 91101 att finglisisch Construction Conferentialischen FEB 7 1258 6 a.C. BOX 159B ROUTE 1 CORDNA, CALIF. 9/720 A .... Attorney for Employer Insurance Company ARGONAUT INSURANCE COMPANY 443 SHATTO PLACE LOS ANGELES, CALIF. 90005 7-27-Attorney for Insurance Company McLAUGHLIN, EVANS, DALBEY&CUMMING 1717 NO. HIGHLAND AVE LOS ANGELES, CALIF. Lien Claimants and/or Others Maurice W. Nugent, M. D. 1127 Wilshire Blvd. Los Angoles, Ca. 90017 LEONARD J. YAUSHON, H.B. 224 HORTH SERRANG AVENUE LOS ATTERIES, CALIF. 90004. OK Landonson Thirtech

## WORKMEN'S COMPENSATION APPEALS BOARD

STATE OF CALIFORNIA

SIRHAN B. SIRHAN,

Applicant

CTS.

ALTFILLISCH CONSTRUCTION COMPANY, a corporation; ARGONAUT INSURANCE COMPANY, a corporation,

Defendants

CASE No. 67 LA 312-144

Order Approving Compromise and Release

3-27-68

The parties to the above-entitled action have filed a Compromise and Release herein, on March 15, 1968 settling this case for \$2,000.00 in addition to all sums which may have been paid previously, and requesting that it be approved; and this Board having considered the entire record, including said Compromise and Release, now

finds that it should be approved; and,
IT IS ORDERED that said Compromise and Release is approved.

Award is made in favor of: SIRHAN B. SIRHAN

Against: ARGONAUT ENSURANCE CO., a corporation, of \$2,000.00,

Payable as follows: \$1,705.00 to applicant

200.00 to Palmer & Toomer, attorneys

50.00 to Maurice W. Nugent, M.D.

45.00 to Leonard J. Yamshon, M.D.

DATED AT LOS AU

March 27, 1968

CALIFORNIA

Refere, VORKMEN'S COMPENSATION APPEALS FOARE

SERVED BY MAIL ON PERSONS SHOWN ON THE OFFICIAL ADDRESS RECORD Date: 3-27-68 By:

6. Miltermett

DIA WCAB Form C5 (REV. H.CS)

case no. 67 la 312-144

SIRHAN B. SIRHAN

ALTFILLISCH CONSTRUCTION CO.,

et al

REFEREE:

ERNEST A. LACKMANN. March 22, 1968

DICTATED:

September 25, 1966 INJURY:

- Palmer & Toomer, by Anne Toomer, attorneys for applicant

McLaughlin, Evans, Dalbey & Cumming, by John F. McLaughlin, attorneys for defendants

### OPINION ON COMPROMISE AND RELEASE

An exercise boy, 22, earnings \$375.00 a month, sustained compensable injury to his head, face, left eye and back on September 25, 1966. Temporary disability is in dispute, but applicant returned to work for a time.

Compromise and Release has been filed offering \$2,000.00, less \$50.00 payable to Dr. Maurice W. Nugent, and less \$45.00 payable to Dr. Leonard J. Yamshon in full satisfaction of their liens.

All medical treatment to date of settlement has been paid by the carrier; if there is any more applicant is to pay it.

In evaluating this settlement I have had the benefit of advice from the Medical Bureau and two Permanent Disability Rating Specialists. I believe that the Compromise and Release is adequate and should be approved in accordance with its terms.

Applicant's attorneys request a fee of \$200.00, which is reasonable.

ERNEST A. LACKMANN,

EM

DE RIMENT OF INDUSTRIAL RELAT AS DIVISION OF INDUSTRIAL ACCIDENTS STATE OF CALIFORNIA

### Report of Medical Examination

Date:

MARCH 21, 1968

ant:

0.:

yer:

Examined on:

Examined by:

H. A. THOMASON, M. D.

MEDICAL BUREAU

SIRHAN B. SIRHAN 67 LA 312-144 ALTFILLICH CONSTRUCTION CO.

Examined at:

ARGOMAUT INSURANCE COMPANY

ferred by: REFEREE ERNEST A. LACKMANN Location:

LOS ANGELES

Based upon the medical record, the Compromise and Release of \$2,000.00 appears adequate. The Permanent Disability Rating Bureau concurs in this opinion.

H. A. THOMASON, M. D.

The Thomason, mo

HAT: vy

### DEPARTMENT OF INDUSTRIAL RELATIONS Intra-Departmental Communication

MEDICAL BUREAU

DATE: March 20, 1968

ERNEST A. LACKMANN, Referee

MAR 20 1983

. FOR THOSE TADROTACY OF CONFRONTSE AND RELEASE

APPLICANT:

SIRHAN B. SIRHAN

CASE NO. 67 LA 312-144

DATE OF INJURY: September 25, 1966

AGE:

SUSTAINED INJURY TO: HEAD, FACE, LEFT EYE, LOWER BACK

PAID: None

OFFER TO APPLICANT:

\$2,000.00

Please review the medical file herein and indicate whether settlement is medically adequate; if not, what sum, in your opinion, would be?

Emestefaction

EM

18-1-5-14-7-5:2 D=5/2 % = 22 Who 10 10 = 1/55\_ CRis alequal for 156, viz pt.

JOHN F. MCLAUGHLIN BARRY F. EVANS WM. BLAIR DALBEY

RAY B. CUMMING

HAROLD J. BENNETT NED L. GAYLORD JOHN F. BARTOS GEORGE R. HASWELL McLaughlin, Evans, Dalbey & Cumming Attorneys at Law

1717 NORTH HIGHLAND AVENUE, SUITE 710 LOS ANGELES, CALIFORNIA 90028 (213) 466-8541

March 13, 1968

ALLAN R. SCHUMMER
ROBERT H. GILLHAM

Workmen's Compensation Appeals Board

107 South Eroadway

Los Angeles, California

Re: SIRHAN SIRHAN vs. ALTFILLICH CONSTRUCTION COMPANY WCAB File No. 67 LA 312 144

Hearing Date:

Gentlemen:

Your attention is respectfully invited to the following:

(XXX) Attached please find duly-executed Compromise & Release for your approval.

( ) Request is hereby made for further hearing to permit cross-examination of and presentation of rebuttal evidence.

): Please enter our appearance as attorneys for

) Please set case for trial as there are now issues in contest.

) Attached for filing herein are:

Very truly yours,

McLAUGHLIN, EVANS, DALBEY & CUMMING

John F. McLaughlin

By:

នន

Copies to:
Palmer & Toomer
16 No. Marengo Ave.
Pasadena, California

Argonaut Insurance Company #02X-203445 L.A.

### INSTRUCTIONS

Do not use in third-party cases. Use 17. to not use this form in death cases. Use Form

f the injured employee be under 21 years of the and a guardian ad liter has not been previous appointed, a polition for appointment of a guardian and trustee must accompany this agreement.

The guardian must sign this agreement on behalf of an injured employee who is under 21 years of age. If the minor is above the age of 14, such minor should also sign this agreement.

ittach all medical reports not heretofore submitted to the Workmen's Compensation Appeals Board and advise when other reports were filed.

### WORKMEN'S COMPENSATION APPEALS BOARD DIVISION OF INDUSTRIAL ACCIDENTS DEPARTMENT OF INDUSTRIAL RELATIONS

STATE OF CALIFORNIA

MPROMISE AND RELEASE	CASE NO.67 LA 312-144
CIAL SECURITY NO. B.	696 East Howard
r.) (Mrs.) (Miss) SIRHAN/SIRHAN Vs. APPLICANT	Pasadena, California
LTFILLICH CONSTRUCTION COMPANY	P.O. Box 159B-Route 1 Corona, California
RGONAUT INSURANCE COMPANY	443 Shatto Place Los Angeles, California
CORRECT NAME OF INSURANCE CARRIER	ADDRESS
The parties hereto, for the purpose of compromise only, hereby subn	nit the following agreed statements of fact:
SIRHAN SIRHAN	employee herein, born on March 19th of 1944
claims that he was employed on the 25th day of Septi	ember 1966 at Corona, California
as an exercise boy by Altfil.	Lich Construction Company then insured as to
workmen's compensation liability by Angonaut Insu:	PANCE COMPANY and that
he sustained an injury arising out of and in the course of his emp	loyment as follows: He was thrown off of a hors
while exercising the horse at the	e track resulting in multiple injuries
to the head, face, left eye and	lower back.
	· · · · · · · · · · · · · · · · · · ·
monthly The actual weekly wages of the employee at the time of injury w	vere \$ 375.00 a mont while the average weekly wages were
\$	· · · · · · · · · · · · · · · · · · ·
The employee's present disability isin_dispute	
and the employee has returned to work	E PRESENT DISABILITY RESULTING FROM THE INJURY)
(a) Temporary disability indemnity has been paid to the employed	3: 711G
beginning to and including	The amount due and unpaid to the employee is \$
(b) Permanent disability indemnity has been paid to the employe	e in the sum of \$ none covering period to
. The parties hereby agree to settle any and all claims on account	of said injury by the payment of the sum of \$2,000.00
in addition to any sums heretofore paid by the employer or the in	nsurer to the employee, said sum to be payable as follows:
In one lump sum to the applicant, le in the sum of \$50.00 and Dr. Leonard attorneys fees!///////////////////////////////////	ss lien claim of Dr. Maurice W. Nugent Yamshon in the sum of \$45.00, less
. Medical and hospital expenses have been paid \$ NONR.	by the employee and \$ 211 by the employer or carrier.
Unpaid bills amount to \$ none Future medical and	hospital expense is estimated at \$ none
future medical and hospital expense is to be assumed as follows:	Any uncuthorized by defendants to be
paid by applicant and all future	redical and hospital expenses to be
paid-by-the-applicest.	

225

95997-509 5-67 99M (D FF 6.37 A C FF)

Lesson for Compromise A dispute exicis as to the residuals of the applicant's pisabilities and the parties have had the advice of the informal reting the Appeals Board and this is primarily predicated upon a compromise he hopeals Board and this is primarily predicated upon a compromise he hopeals board and this is primarily predicated upon a compromise he desire to avoid the hazards of littles and the desendants desire to buy their passes.  The undersigned request that this Compromise Agreement and Release be approved.  Upon approval of this Compromise Agreement by the Workmen's Compensation Appeals Board or a Referee, and paym ecoordance with the provisions bereef, said employer releases and forever discharges said employer and insurance carrier for lating and causes of action, whether now known or ascertained, or which may bereafter arise or develop as a result of said including any and all liability of said employer and said insurance expresentatives, administrators or assigns of said employer and said insurance expresentatives, administrators or assigns of said employer and said insurance expresentatives, administrators or assigns of said employer and said insurance expresentatives, administrators or assigns of said employer and said insurance expresentatives, administrators or assigns of said employer and said insurance expresentatives, administrators or assigns of said employer.  It is agreed by all parties hereto that the filing of this document is the filing of an application no behalf of the employee, an hew C.A.B. may in its discretion set the matter for hearing as lead with this document used as an application the defendant are available to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B hereafter either approve said Compromise Agreement and Release or disapprove the same and issue Findings and Award tearing has been held and the matter regularly submitted for decision.  For the purpose of determining the lien claim filed herein for the unemployme	
the undersigned request that this Compromise Agreement and Release be approved.  The undersigned request that this Compromise Agreement and Release be approved.  The undersigned request that this Compromise Agreement and Release be approved.  John approval of this Compromise Agreement by the Workmen's Compensation Appeals Board or a Referce, and paym recoordance with the provisions hereof, said employer releases and forever discharges said employer and insurance carrier fine including any and all liability of said employer and said insurance expresentatives, administrators or assigns of said employee.  It is agreed by all parties hereto that the filing of this document is the filing of an application on behalf of the employee, an asset was a variable to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B may in its discretion set the matter for hearing as a regular application, reserving to the parties the right to seven any of the facts admitted herein, and that if hearing is held with this document used as an application the defendant was available to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B hereafter either approve said Compromise Agreement and Release or the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits which have available to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B hereafter either approve said Compromise Agreement and Release or the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits which have all under or pursuant to the California Unemployment Insurance Code, the parties propose the following division of the sum pon for sectionent and release of this case.  For temporary disability covering the period for the unemployment compensation disability benefits which have been determined to a reasonable recovery consistent with a	
The undersigned request that this Compromise Agreement and Release be approved.  Upon approval of this Compromise Agreement by the Workmen's Compensation Appeals Board or a Referce, and paym eccordance with the provisions hereof, said employer releases and forever discharges said employer and insurance carrier frequency, whether now known or ascertained, or which may hereafter arise or develop as a result of said including any and all liability of said employer and said insurance carrier and each of them to the dependents, heirs, exerce representatives, administrators or assigns of said employee.  It is agreed by all parties hereto that the filing of this document is the filing of an application on behalf of the employee, an he W.C.A.B, may in its discretion set the matter for hearing as a regular application, reserving to the parties the right to save available to them all, defenses that were available as of the date of filing of this document, and that the W.C.A.B hereafter either approve said Compromise Agreement and Release or disapprove the same and issue Findings and Award hearing has been held and the matter regularly submitted for decision.  For the purpose of determining the lien claim filed herein for the uncomployment compensation disability benefits which have a propose of the case of this case:  In for temporary disability covering the period of accurace medical expense paid or incurred by the employee.  For future medical expense paid or incurred by the employee.  For future medical expense paid or incurred by the employee.  For permanent disability.  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at what the signature beroof this 12 day of March  For permanent disability.  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at which all the amounts involved.)	oΞ
Upon approval of this Compromise Agreement by the Workmen's Compensation Appeals Board or a Referce, and payme coordance with the provisions hereof, said employee releases and forever discharges said employer and insurance carrier for Islams and causes of action, whether now known or ascertained, or which may hereafter arise or develop as a result of said including any and all liability of said employer and said insurance carrier and each of them to the dependents, heirs, executoristics, administrators or assigns of said employee.  It is agreed by all parties hereto that the filing of this document is the filing of an application on behalf of the employee, and the W.C.A.B, may in its discretion set the matter for hearing as a regular application, reserving to the parties the right to save available to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B hereafter either approve said Compromise Agreement and Release or disapprove the same and issue Findings and Award hearing has been held and the matter regularly submitted for decision.  For the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits which have had under or pursuant to the California Unemployment Insurance Code, the parties propose the following division of the sum upon for settlement and release of this case:  for temporary disability covering the period  for accuraced medical expense paid or incurred by the employee.  for permanent disability.  (The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at what the signature bereof this 12 day of March  19 68, at Pasadena, Californi  STRYAN STRYAN, Applicant  STRYAN STRYAN, Applicant	ioa
Upon approval of this Compromise Agreement by the Workmen's Compensation Appeals Board or a Referce, and payme coordance with the provisions hereof, said employee releases and forever discharges said employer and insurance carrier for Islams and causes of action, whether now known or ascertained, or which may hereafter arise or develop as a result of said including any and all liability of said employer and said insurance carrier and each of them to the dependents, heirs, executoristics, administrators or assigns of said employee.  It is agreed by all parties hereto that the filing of this document is the filing of an application on behalf of the employee, and the W.C.A.B, may in its discretion set the matter for hearing as a regular application, reserving to the parties the right to save available to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B hereafter either approve said Compromise Agreement and Release or disapprove the same and issue Findings and Award hearing has been held and the matter regularly submitted for decision.  For the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits which have had under or pursuant to the California Unemployment Insurance Code, the parties propose the following division of the sum upon for settlement and release of this case:  for temporary disability covering the period  for accuraced medical expense paid or incurred by the employee.  for permanent disability.  (The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at what the signature bereof this 12 day of March  19 68, at Pasadena, Californi  STRYAN STRYAN, Applicant  STRYAN STRYAN, Applicant	
Upon approval of this Compromise Agreement by the Workmen's Compensation Appeals Board or a Referce, and payme coordance with the provisions hereof, said employee releases and forever discharges said employer and insurance carrier for Islams and causes of action, whether now known or ascertained, or which may hereafter arise or develop as a result of said including any and all liability of said employer and said insurance carrier and each of them to the dependents, heirs, executoristics, administrators or assigns of said employee.  It is agreed by all parties hereto that the filing of this document is the filing of an application on behalf of the employee, and the W.C.A.B, may in its discretion set the matter for hearing as a regular application, reserving to the parties the right to save available to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B hereafter either approve said Compromise Agreement and Release or disapprove the same and issue Findings and Award hearing has been held and the matter regularly submitted for decision.  For the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits which have had under or pursuant to the California Unemployment Insurance Code, the parties propose the following division of the sum upon for settlement and release of this case:  for temporary disability covering the period  for accuraced medical expense paid or incurred by the employee.  for permanent disability.  (The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at what the signature bereof this 12 day of March  19 68, at Pasadena, Californi  STRYAN STRYAN, Applicant  STRYAN STRYAN, Applicant	
decordance with the provisions hereof, said employee releases and forever discharges said employer and insurance carrier for latins and causes of action, whether now known or ascertained, or which may hereafter arise or develop as a result of said including any and all liability of said employer and said insurance expresentatives, administrators or assigns of said employee.  It is agreed by all parties hereto that the filing of this document is the filing of an application on behalf of the employee, and he W.C.A.B. may in its discretion set the matter for hearing as a regular application, reserving to the parties the right to save available to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B. thereafter either approve said Compromise Agreement and Release or disapprove the same and issue Findings and Award hearing has been held and the matter regularly submitted for decision.  For the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits which have add under or pursuant to the California Unemployment Insurance Code, the parties propose the following division of the sum upon for settlement and release of this case:  for temporary disability covering the period  for accrued medical expense paid or incurred by for accrued medical expense paid or incurred by for accrued medical expense paid or incurred by the employee.  for permanent disability.  (The above segregation must be fair and reasonable recovery consistent made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  TINESS the signature hereof this 12 day of March  TINESS the signature hereof this 12 day of March  TINESS the signature hereof this 12 day of March	•
the W.C.A.B. may in its discretion set the matter for hearing as a regular application, reserving to the parties the right to ssue any of the facts admitted herein, and that if hearing is held with this document used as an application the defendant have available to them all defenses that were available as of the date of filing of this document, and that the W.C.A.B. thereafter either approve said Compromise Agreement and Release or disapprove the same and issue Findings and Award hearing has been held and the matter regularly submitted for decision.  For the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits which have been decision.  For the purpose of determining the lien claim filed herein for the unemployment compensation disability benefits which have been decision.  For settlement and release of this case:  for temporary disability covering the period  for accrued medical expense paid or incurred by the employee.  for future medical care.  for permanent disability.  (The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  TINESS the signature bereof this 12 day of March  19 68 at Pasadena, Californ	n all jury,
and under or pursuant to the California Unemployment Insurance Code, the parties propose the following division of the sum upon for settlement and release of this case:  for temporary disability covering the period  for accrued medical expense paid or incurred by the employee.  for future medical care.  for permanent disability.  (The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The signature hereof this 12 day of March 1968, at Pasadena, Californ SIRHAN, Applicant	shall may
The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at the amounts involved.)	
(The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)  The above segregation must be fair and reasonable and must be based on the real facts of the case. There should be no at made to deprive the lien claimant of a reasonable recovery consistent with all the amounts involved.)	
SIRHAN (SIRHAN, Applicant	empt
SIRHAN (SIRHAN, Applicant	ia .
	•
WITNESSES  ALTFILLICH CONSTRUCTION COMPANY & ARGONAUT INSURANCE COMPANY by	
STATE OF CALIFORNIA  MCIAUGHTRI, EVANS, DALBEY & CUMITE BY:  John F. McLaughlin	[ <del>-</del>
County of Los Angeles ss. John F. McLaughlin	•
this 12th day of March A.D. 1968 before me, the undersigned	
a Notary Public in and for the said County and State, residing therein, duly commissioned and sworn, personally of	eared
Sirhan B. Sirhan	<del></del> .
ribed to the within Instrument, and acknowledged to me that he executed the same.  WITNESS WHEREOF, I have hereunto set my hand and affixed my official scal the day and year in this Certificate first ten	ibove
ANNE P. TOOMER E. PRINCIPAL OFFICE IN NOVARY FUELD, CAUTORNIA COUNTY	Z.

.661

ANNE P. TOOMER 18, 1958



# Argonaut Insurance Company

443 SHATTO PLACE

LOS ANGELES, CALIFORNIA 90005

January 17, 1968

Altfillisch Construction Company, Inc. Route #1, Box 159-B Corona, California

Attention:

Laura Kraus

Claim No:

02X 203445

Claimant:

Sirhan Sirhan

Employer:

Altfillisch Construction Co.

Inj Date:

9/25/66

### Gentlemen:

We have your letter of July 21, 1967, setting forth the weeks that Mr. Sirhan worked for you after his date of injury on 9/25/66. In view of the fact that Mr. Sirhan will probably contend that he did not return to his regular duties following the injury of September 25, 1966, and that he terminated because of his limitations, we would appreciate your advising us as to whether Mr. Sirhan did return to his regular duties including exercising horses, and whether his termination of employment was related to limitation caused in turn by his injury of September 25, 1966.

Thank you for your cooperation.

Very truly yours,

(6)) ~//:-

J. D. Stiner Claims Examiner

1

cc: McLaughlin, Evans, Dalbey & Cumming

Attention: Barry Evans

Answer: Sirhan Sirhan did return to his regular duties after his injury and his termination was due to the fact that he quit voluntarily. He worked from 10/1 to 11/13 at a raise in pay; quit and returned to work on 12/2 to 12/10 when he quit permanently.

Lecent Kearing Pickyr af Spark States

Ener Bull

Tranja Vista Del Rin

BREAKING TRAINING YEARLINGS CONDITIONED

OFFICE (714) 737-5375 13200 CITRUS AVENUE

BOARDING

SALES PREPARATION

CORONA, CALIFORNIA

MAILING ADD.: RT. 1. BOX 1598

July 21, 1967

R. J. Robbins, Claims Examiner Argonaut Insurance Co, lui3 Shatto Place Los Angeles, California 90005

Dear Mr. Robbins:

In answer to your letter, July 20th, we submit the following:

02X 203445 Re/ Claim # Sirhan Sirhan Claimant Date of Injury 9/25/66

The Claimant was hired 6/2/66 @ \$250.00 per mo. © \$275.00 Raises: 6/26 6 \$300.00 11 © \$350.00 © \$375.00 u 9/18

Total Wages Paid

\$1797.56

Left employ 11/13/66 voluntarily for other employment.

Returned to work 12/1/66 voluntarily @ \$375.00 Left employ 12/10/66 voluntarily for other employment.

We have no knowledge of previous injuries.

Sincerely yourg,

Altfillisch Construction Co.

DBA/ Granja Vista Del Rio ACC/llk

applicants affined began copy to the copy of the production of the

228

3  $\alpha$ 

ERNEST A. PALMER, JR.
ANNE P. TOOHER

PALMER AND TOOMER
ATTORNEYS AT LAW
CITIZENS BANK BUILDING
16 NORTH MARENSO AVENUE
PASADENA, CALIFORNIA 91101

October 25, 1967

PROCES A ISERT X
CORREC CHESS

WORKMEN'S COMPENSATION APPEALS BOARD 4107 Los Angeles State Office Building 107 South Broadway Los Angeles, California 90012

Re: Sirhan B. Sirhan vs. Granja Vista Del Rio - 67 LA 312 144

### Gentlemen:

Please	file	the	items	which	have	been	checked	below:
						-		

- ( ) Original and copies of Application.
  - ( ) Please set this matter down for hearing.
  - ( ) Please place this matter on an offcalendar basis.
- ( ) Certificate of Readiness. Statement
- (X) Medicalxxepext of Maurice W. Nugent , M.D.,

dated October 10, 1967, tagatkaxxxith in the amount of hisxEtakemantxinxthaxamountxaf \$50.00, and

hiaxNakisexandxRequestxforxAllowancexofxLienx

Copies have been served as indicated.

Very truly yours,

PALMER AND TOOMER

Arme P Toone:

cc:

McLaughlin, Evans Dalbey & Curming

MAURICE W. NUG. ... M. D., F.A.C.S., F.I.C.S.
WILSHIRE METROPOLITAN MEDICAL CENTER
1127 WILSHIRE BOULEVARD • SUITE 505
Los Angeles, California 90017
Phone: 481-2452

Palmer & Toomer Attorneys at Law 15 No Marengo Ave., Pasadena, Calif 91101

FOR PROFESSIONAL SERVICES

Re- Sirhan B. Sirhan

Act 10th

Perusal of file Consultation eye examination and report

\$50.00

MAURICE W. NUGENT, M.D., F.A.C.S., F.I.C.S. WILSHIRE METROPOLITAN MEDICAL CENTER 1127 WILSHIRE BOULEVARD . SUITE 505 LOS ANGELES, CALIFORNIA 90017 PHONE: 481-2462 October 10, 1967 D ECEIVE OCT 18 1967 Palmer and Toomer, Attorneys at Law, Citizens Bank Bldg., 16 North Marengo Ave., ERNEST A. PALMER, JR. Pasadena, Calif., 91101 Anne P. Toomer Attention: Attorney Sirhan B. Sirhan, vs., Granja Vistal Del Rio Case No.: 67 LA 312 144 Dear Sirs: On October 10, 1967 I examined the above named and the following is my ophthalmological consultation report. This ophthalmological examination was done at your request and with permission of the above named. Please be informed that I have at hand a copy of his medical file and this was perused prior to the ophthal-mological examination and again following. This very pleasant and cooperative young man gave me no significant general history, past history or family history. His present history states that he has never had glasses and that the accident in question resulted from being . thrown from a horse September 25, 1966 at Corona. thinks he was thrown into a fence, but it was during a fog and he and others were not certain of what he hit. In any event, he stated that he was unconscious for a short time and began to come to when he was in the Corona Community Hospital. He stated that he came to while they were suturing his facial laceration. Mr. Sirhan stated he was in hospital over night only and released and then one week later returned to the doctor for removal of stiphes. He stated that he was back to work two weeks later and then noted poor movement in the left eye with a feeling of tension and pain.

Re: 2. ha 3. Sirhan Palmer & Toomer Attorneys at Law He apparently feels that these symptoms are still present. He did not mention any twitching of the lid area or the left eye, although it is mentioned in his medical file. Examination: Mr. Sirhan was very cooperative and very pleasant. symptoms were somewhat vague and variable, but pleasant cooperation was established and he proceeded with his examination with full cooperation. His vision without glasses was a better than normal 20/15 in each eye. A refraction was done and a most minimal refractive error was found, namely a +0.25 cylinder in the right eye at 165 axis and a +0.25 cylinder at axis 60 in the left eye. Needless to say this insignificant refractive error is of no consequence and it is essentially bilaterally symmetrical. The intraocular pressure was measured and it was found to be a normal 17 millimeters of Mercury in each eye. The ocular muscle balance was measured and found to be completely negative in every detail. The excursions were checked and the eyes were found to be fully mobile in all cardinal positions of gaze and no paresis or paralysis were present whatsoever. There was excellent convergence. The media and fundi were studied and measured with a retinoscope, an ophthalmoscope and a biomicroscope and both eyes were found to be excellent in every detail. The pupils were round and equal and responded normally to light and accommodation. His near point without any correction whatsoever was a full normal Jaeger I in each eye and this is as it should be in this age group. The lids and adnexae were all inspected and examined carefully and a scar under the left brow and in the area towards the nose of the left upper eyelid showed a very small scar remnant and one that has healed exceptionally well.

-3-: 10-10-67
Palmer & Toomer
Attorneys at Law
This scar at the
the result of hi
of repair. It h
in it, but in th
have a small amo

Re: Sirhan B. Sirhan

This scar at the nasal end of the left upper eyelid is the result of his laceration and the surgical procedure of repair. It has healed well and has no tender spots in it, but in this location it is quite customary to have a small amount of deep scar tissue beneath the skin, but this is always left alone and no attempt is made to improve on the circumstance.

I did not ask for new x-rays as his file shows that these have been taken and there were no findings for any forcign body or bony fracture.

The fields were studied on the tangent screen and the right eye was fully normal both quantitatively and qualitatively with various sized test objects and at different differences from the screen. The left eye however at first gave a smaller field than normal, but when Mr. Sirhan was invited to make a good logical effort, he did so and the visual fields in the left eye also showed a full normal peripheral isopter and matched those of his right eye. The blind spots were normal and equal in each eye.

There was no complaint of twitching of the lids or areas about the left eye, nor was there any sign of any muscular twitching.

I can only state that this young man has a most excellent pair of eyes and a most excellent surgical result of the repair of his laceration at the nasal end of the left upper eyelid and there is no indication whatsoever of further treatment or complications or resultant disabilities.

In addition to the above, the eye examination shows no defect of the interior of each eye nor any localization of any central nervous system defect.

Very sincerely yours,

Maurice W. Nugent, M.D.

MwN:f

### PALMER AND TOOMER ATTORNEYS AT LAW CITIZENS BANK BUILDING IG NORTH MARINGO AVENUE

PASADENA, CALIFORNIA DHO!

Nov 15 9 13 AM '87

708-2010 604-2030

1010

AND FILLED PROCESS KINSERT CORRECT ADDRESS

WORKMEN'S COMPENSATION APPEALS BOARD 4107 Los Angeles State Office Building 107 South Broadway Los Angeles, California 90012

Re: SIRHAN B. SIRHAN, vs GRANJA VISTA DEL RIO, et al

Gentlemen:

Please file the items which have been checked below:

- Original and copies of Application.
  - ( ) Please set this matter down for hearing.
  - Please place this matter on an offcalendar basis.
- Certificate of Readiness.,
- Medical report of Leonard J. Yamshon , M.D., dated Nov. 6 , 1967 , together with his Statement in the amount of \$ 45,00 his Notice and Request for Allowance of Lien.

Copies have been served as indicated.

Very truly yours, PALMER AND TOOMER

Anne P. Toomer

McLaughlin, Evans, Dalbey & Cumming

DISABILITY EVALUATION LEONARD J. YAMSHON, M.D. DIPLOMATE, AMERICAN BOARD PHYSICAL MEDICINE AND REHABILITATION BY APPOINTMENT 224 NORTH SERRANO AVENUE Los Angeles, California 90004 NORMANDY 1-1169 November 6, 1967 TO WHOM IT MAY CONCERN: Sirhan B. Sirhan Re: Emp: Granja Vista Del Rio Date of Injury: 9-25-66 This man, Sirhan B. Sirhan, was seen and examined on this dite. HISTORY He states he is an exercise boy. This work requires a lot of bending, lifting, carrying, etc. On 9-25-66 he was exercising horses and he was thrown from a horse. He was seen by Dr. Nelson. He was found to have a laceration of his left upper lid. There was some sand in his eye. He had a laceration of his chin and a large contusion over his back and contusion of his left hand and multiple abrasions. He states that when he was thrown off of the horse he doesn't know exactly how he landed. He was hospitalized. X-rays were made and were reported to be negative. He was also seen by Dr. Nilsson and Dr. Kiehn. He was seen by Dr. Tashma and by Dr. Johnson. Dr. Johnson felt there were no neuro-logical problems. He was seen by Dr. Nugent. He states he was off work for two weeks. At that time he went back to light work. At the present time he is looking for work. PAST HISTORY Noncontributory.

235 -

# LEONARD J. YAMSHON, M.D.

DISABILITY EVALUATION

DIPLOMATE, AMERICAN BOARD PHYSICAL MEDICINE AND REHABILITATION

BY APPOINTMENT

224 North Serrano Avenue Los Angeles, California 90004 Normandy 1-1169

-2-

Re: Sirhan B. Sirhan November 6, 1967

## PRESENT COMPLAINTS

He complains of pain in his back. He finds he has pain in his back if he tries to be in one position for any period of time. He finds that when he bends and lifts he has pain. He finds that if he sits or stands or tries to be in a bent position he has back pain. He finds that when he turns over in bed at night he will wake up with backpain. He finds that when he gets in a partially bent position he has difficulty in straightening up.

## EXAMINATION:

There is a healed scar under the right mandible and over the right lumbar area.

There is tenderness in the lumbosacral area. He has pain on movement of the trunk. Trunk motions are complete. On flexion with effort he touches the floor.

He has hypesthesia over the anterior lateral aspects of both thighs. The reflexes are bilaterally equal.

He has pain referred to the back on knee chest, passive straight leg raising and performing Patrick's test.

Circumference:		Right	Left
Thigh 6" above patella		17"	17"
· Calf 4" below patella	•	12"	12"

### DISCUSSION

Based on the history this man was injured at work on 9-25-66. He had a sprain of his back. He aparently also had an injury to his left eye but I do not feel qualified to comment upon that and this should be done by an ophthalmologist.

DISABILITY EVALUATION LEONARD J. YAMSHON, M.D. DIPLOMATE, AMERICAN BOARD PHYSICAL MEDICINE AND REHABILITATION BY APPOINTMENT 224 NORTH SERRANO AVENUE Los Angeles, California 90004 NORMANDY 1-1169 Re: Sirhan B. Sirhan November 6, 1967 DISCUSSION (continued) He had some lacerations of his face and he does have some scarring on the under surface of the chin on the right and a tight scar in this area. There is also some healed abrasions scars over the right posterior lumbar area and lateral lumbar area.

He has complaints referred to the back consisting of pain. He finds that he has pain when he gets in a partially bent position for any period of time. He finds that he cannot tolerate remaining in this position. He also finds that if he stands or sits for a prolonged priod of time he has back pain. When he bends or tries to lift he has back pain.

He does not have any leg complaints but on this date he seems to have some hypesthesia to pin prick over the anterior lateral aspect of both thighs. The significance of this is not fully determined.

Tteis possible that he could have some contusion of the anterior femoral nerves in the fall.

The factors of disability are:

- 1. The subjective complaints, slight to moderate with moderate for being in the partially and squatting positions for any prolonged period of time.
- 2. Scarring and disfigurement.
- 3.doHypesthesia: 118126-to

LEONARD J. YAMSHON, M.D. DISABILITY EVALUATION DIPLOMATE: AMERICAN BOARD PHYSICAL NEDICINE AND REHABILITATION BY APPOINTMENT 224 NORTH SERRANO AVENUE LOS ANGELES, CALIFORNIA 90004 NORMANDY 1-1169 -4-Sirhan B. Sirhan November 6, 1967 DISCUSSION (continued) I do not feel qualified to comment with regard to his eye. For all practical purposes his condition can be considered to be permanent and stationary. Sincerely yours, Leonard J. Yamshon, M. D. LJY:ms

RECEIVED PHYSELM OF INDUSTRIAL CHEEKS AMEELES

McLaughlin, Evans, Dalbey & Cumming

ATTORNEYS AT LAW

1717 NORTH HIGHLAND AVENUE, SUITE 710 LOS ANGELES, CALIFORNIA 90028

1957 NOV 6 AM 10 12

(213) 456-8541

AND FILED FROCESS

HAROLD J. BENNETT

JOHN F. MCLAUGHLIN

BARRY F. EVANS

RAY B. CUMMING

WM. BLAIR DALBEY

NED L. GAYLORD

JOHN F. BARTOS GEORGE R. HASWELL

ALLAN R. SCHUMMER

ROBERT H. GILLHAM

November 2, 1967

Workmen's Compensation Appeals Board 107 South Broadway Los Angeles, California

SIRHAN B. SIRHAN v. GRANJA VISTA DEL RIO-

ALTFILLISCH CONSTRUCTION COMPANY WCAB File No.

Hearing Date:

67 LA 312 144

Gentlemen:

Your attention is respectfully invited to the following:

- Attached please find duly-executed Compromise & Release for your approval.
- Request is hereby made for further hearing to permit cross-examination of and presentation of rebuttal evidence.
- Please enter our appearance as attorneys for
- Please set case for trial as there are now issues in contest.

XXXXX

Attached for filing herein are:

MEDICAL REPORT OF:

Forrest L. Johnson, M.D.

dated October 10, 1967

Copies to:

Very truly yours,

Palmer & Toomer

16 N. Marengo Ave., Pasadena

McLAUGHLIN, EVANS, DALBEY, & CUMMING

By:

GEORGE H. PATTERSON, M.D. FORREST L. JOHNSON, M.D. 1052 WEST SIXTH STREET LOS ANGELES 17 NEUROLOGICAL SURGERY 10 October 1967 Argonaut Insurance Company 443 South Shatto Place Re SIRHAN, Sirhan B. Los Angeles, California 90005 No: 02X 203445 Er: Altfillisch Constr. Co. Attention: Miss Stiner d/a: 9/25/66 Dear Sir: Mr. Sirhan Sirhan was seen again in my office on October 9, 1967. At this time he stated that he has not been working and that his symptoms are essentially the same. He states he has pain in his low back and a feeling of tightness around the left eye. He states that the sensation around the left eye seems to be increased with cold weather. EXAMINATION: Pupils are equal and react to light. Funduscopic examination is within normal limits. Extra-ocular movements are intact. There is no nystagmus. Patient walks well on his heels and toes. Tendon reflexes are active and equal bilaterally throughout. I found no pathological toe signs. Patient reports tenderness on palpation over the upper sacrum, Back movements are carried through a normal range. Forward bending is accomplished to a point at which the fingertips touch the toes. Straight leg raising is accomplished to 85 degrees bilaterally. COMMENT: I find no evidence of any neurological problem. Relative to the back problem, I believe the patient's condition should be considered permanent and stationary, disability factors being subjective complaints of low back pain that I would assess as minimal in degree. The patient's eye problem should probably be evaluated by Dr. Kiehn. No return appointment was made to see this patient. If I may be of any further help in his Care, please let me know. Yours very truly, Forment Lifemour FORREST L. JOHNSON, M. D. FLJ/nsk 240

NECEIVED
VESCH OF MUNSTRIAL
OF STATE OF STATES

McLaughlin, Evans, Dalbey & Cumming

ATTORNEYS AT LAW

1717 NORTH HIGHLAND AVENUE, SUITE 710 LOS ANGELES, CALIFORNIA 90028

(213) 466-8541

September 29, 1967

HAROLD J. BENNETT

NED L. GAYLORD

JOHN F. BARTOS

GEORGE R. HASWELL

ALLAN R. SCHUMMER

ROBERT H. GILLHAM

Workmen's Compensation Appeals Board

107 South Broadway Los Angeles, California

Re: SIRHAN B. SIRHAN VS. GRANJA VISTA DEL RIO - ALTFILLISCH WCAB File No. 67 LA 312 144 CONSTRUCTION COMPANY Hearing Date:

### Gentlemen:

Your attention is respectfully invited to the following:

- Attached please find duly-executed Compromise & Release for your approval.
- .) Request is hereby made for further hearing to permit cross-examination of and presentation of rebuttal evidence.
- ) Please enter our appearance as attorneys for
- ) Please set case for trial as there are now issues in contest.
- XXX) Attached for filing herein are:

MEDICAL REPORT OF:

Forrest L. Johnson, M.D. dated Sept. 6, 1967

Copies to:

Palmer & Toomer

16 N. Marengo Ave., Pasadena Very truly yours,

McLAUGHLIN, EVANS, DALBEY & CUMMING

By:

Rav B. Cumming

GEORGE H. PATTERSON, M.D.
FORREST L. JOHNSON, M.D.
1052 WEST SIXTH STREET
LOS ANGELES 17

NEUROLOGICAL SURCERY

**HUNTLEY 2-8242** 

6 September 1967

Argonaut Insurance Company 443 South Shatto Place Los Angeles, California 90005

Attention: Miss Stiner

Re: SIRHAN, Sirhan B.

No: 02X 203445

Er: Altfillisch Constr. Co.

d/a: 9/25/66

Dear Sir:

This is a report concerning Mr. Sirhan Sirhan, a 23-year-old, right-handed male seen in my office on September 5, 1967.

CHIEF COMPLAINT: Discomfort of chin, left eye and low back.

PRESENT ILLNESS: On September 25, 1966, while at work, the patient was thrown from a horse. The patient reports he was unconscious for an unknown period of time. He reports that he was taken to a hospital by ambulance and started regaining consciousness while his wounds were being stitched. The patient was hospitalized overnight. He states that they wanted him to stay longer but he did not like the idea. The patient returned to the doctor about a week later to have the sutures removed and was told that he should stay off work for ten to fourteen days. When the patient returned to work, he worked around the barn for about two weeks and then resumed his work as an exercise boy. He states that on resuming this work, he noted increased discomfort, particularly around the left eye and also low back discomfort. He was subsequently seen by the doctor who had originally treated him and then was referred to two other doctors. Because the patient had subsequently moved to his home in Pasadena, he was then referred to Dr. Kiehn in Pasadena. Sometime in November 1966, the patient was discharged from his job because he felt that he was unable to physically work the hours on the job that were required of him. The patient reports that he has not been working since his discharge from that employment.

The patient states he has noted no particular change in his symptoms in the last few months. He describes the left eye complaints as being waves of pain in the eye itself and a tight sensation in the skin around the left eye.

Argonaut Insurance Company 6 September 1967 - Page 2

Re: SIRHAN, Sirhan B.

He reports a persistent pain under his chin and a feeling of tightness of the skin under his chin that interferes with his shaving. The patient reports that he has back pain all the time, but this is increased with bending movements or with lifting even minimal weights. Patient has noted no accentuation of back pain with coughing or sneezing. He reports no lower extremity pain.

PAST HISTORY: No operations. No previous hospitalizations. No serious illnesses. No other accidents or injuries. No allergens known.

PHYSICAL EXAMINATION: The patient is a small, thin male not in acute distress.

Blood Pressure: 120/70 RAS, 120/70 LAS.

<u>Head:</u> There is a small, well-healed scar near the inner canthus of the left eye and some slight prominence in the medial aspect of the left supraorbital ridge. The patient reports tenderness on palpation in this region of the supraorbital ridge.

Neck: Supple.

Chest: Clear to percussion and auscultation.

Heart: Regular sinus rhythm. No murmurs heard.

Extremities: No gross deformities.

## NEUROLOGICAL EXAMINATION:

Sensorium: Patient is alert, oriented and cooperative.

### Cranial Nerves:

I Essence of peppermint perceived bilaterally.

II Patient reports a general constriction of the left visual fields that is not consistent to the confrontation testing. The optic discs

appeared normal bilaterally.

III, IV, VI Extra-ocular movements were intact. I found no nystagmus.

V Patient variably reported hyperesthesia over the right chin.

VII Facial movements were unimpaired. Corneal reflex was present

bilaterally.

VIII Faint watch tick was heard bilaterally.

IX,X Palate elevated in midline. There was no impairment of phonation

or swallowing.

XI No deficit noted.

XII Tongue protruded in midline.

Sensory Examination: Pin wheel, cotton wisp and vibration were perceived throughout.

Motor Examination: No specific weakness was found.

Argonaut Insurance Company Re: SIRHAN, Sirhan B. 6 September 1967 - Page 3 Cerebellar Examination: There is no nystagmus. There is no ataxia. Tandem walk is well performed. Reflexes: Tendon and superficial reflexes were active and equal bilaterally. I found no pathological toe signs. Back Examination: Patient reports tenderness on palpation over the lower three lumbar spines. There appears to be slight paraspinous muscle spasm in the lumbar region. Back movements were carried out through an essentially normal range, the patient reporting low back pain at the extremes of these movements. Forward bending is accomplished to a point at which the fingertips touch the toes. Straight leg raising is accomplished to 85 degrees bilaterally, the patient at this time reporting low back pain. IMPRESSION AND COMMENT: The patient reports that he was unconscious at the time of his injury, although the medical reports that I had available for review did not verify this. At any rate, I found no evidence of a neurological problem at this time. The patient reports discomfort in the region of the facial scars. I believe there is a significant functional overlay that tends to magnify these complaints. The patient reportedly sustained a contusion of his back at the time of his injury and currently has complaints of pain in his low back. Arrangements were made for lumbar spine films, and I have asked the patient to return in about one month for re-examination. I believe the patient should be seen again by Dr. Kiehn for his re-evaluation relative to the scars and the complaints involving the left eye. I believe the patient is capable of returning to work as a stable boy at this time. Yours very truly,

FORREST L. JOHNSON, M. D. FLJ/nsk

29/

McLaughlin, Evans, Dalbey & Cumming

ATTORNEYS AT LAW

1717 NORTH HIGHLAND AVENUE, SUITE 710 LOS ANGELES, CALIFORNIA 90028

(213) 466-8541

September 8, 1967

BARRY F. EVANS
WM. BLAIR DALBEY
RAY B. CUMMING
HAROLD J. BENNETT
NED L. GAYLORD
JOHN F. BARTOS
GEORGE R. HASWELL

JOHN F. MCLAUGHLIN

ROBERT H. GILLHAM

ALLAN R. SCHUMMER

Workmen's Compensation Appeals Board

107 South Broadway

Los Angeles, California

Re: SIRHAN B. SIRHAN vs. ALTFILLISCH CONSTRUCTION COMPANY WCAB File No. 67 LA 312 144 (Granja Vista Del Rio) Hearing Date: October 2, 1967 at 9:00 a.m. in Los Angeles

Gentlemen:

Your attention is respectfully invited to the following:

- ( ) Attached please find duly-executed Compromise & Release for your approval.
- ( ) Request is hereby made for further hearing to permit cross-examination of and presentation of rebuttal evidence.
- Please enter our appearance as attorneys for
- ). Please set case for trial as there are now issues in contest.
- XXX) Attached for filing herein are:

MEDICAL REPORT OF:

Albert Tashma, M.D.

dated August 18, 1967

Copies to:

Palmer & Toomen

16 H. Harengo Ave., Pasadena Very truly yours,

McLAUGHLIN, EVANS, DALBEY & CUMMING

By:

Ray B. Cumming

.