

546 Warren Koad Ithaca, New York 14850 14th January 1970 President Richard Nixon The White House 10 mm 12 0 1 Washington D.C. MAR 30 1970 Dear Mr. President: When President John F. Kennedy was assassinated the President had a commission investigate the events and persons surrounding that infermous blan on the History of Mankind. The testimony and data accumulated are Federal Property and I'm certain well-protected. Thus, should anyone disagree with the commission is findings it is all there to be examined. and remains for posterity. I would like to recommend that the President create two more commissions to oxamine the two assessinations that have taken place since then. The asserination of Senator Robert F. Kennedy and the assassination of Revend Martin Luther King. as in the case of the first Commission, The purpose of these commissions should be to examine the events and these terrible actions

confide the data and testimony and comite reports of their findings. This is especially important to do soon since the two assassins have been convicted for the crimes and are there to be questioned should discrepincies arise. These would not be retrials but rather studies and analyses in depth into the complex situations surrounding the events. The members, as before, should be of all different backgrounds and political teneto so that there is complete objectivity.

We are it to ourselves, our Country, the World, posterity, and to the Constitution which the late President, Senator, and Reverend always defended to have these Presidential Commissions created and their studies commenced

immediately.

Very respectfully yours, Vaul Shapshak Ph.D. Space Scientist

President Richard Nixon The White House Washington, D.C.

THE WARREN RD.

Thorn, NY. 14850

Cir. Right Lin.

gut ... Dear President Nixon, 12/23/69 I am writing this letter because I would like to know what happened to the man who killed Senator Kennedy. Because il saw him on I.V. one night and he was fust about to be taken to stand in line for the electric chair. Hashe been killed yet or is he still waiting. Because it was really sad when he Told those Things on S. V. Iam fust kind of concerned. I

hope you understand.

27 JAN 21 10/0

Sincerly, Wanda Knutson

address Wanda Knutson

401 John Westrett !! Rosemount minnesota 55068

Shank-you

Wanda Knutson 401 John Street Rosemount, Minnesota

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Presedent Nixon White House washington D.C. Judice

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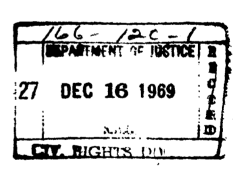
THE PRESIDENT

THE WHITE HOUSE

LET SIRHAM STARVE TO DEATH

MILLIE O DAY.





2017

Thank you for your recent correspondence to the Attorney General regarding Stokely Carmichael and H. "Rap" Brown.

We are looking into Carmichael's activities, including his travel to Cuba, to ascertain whether he has acted in violation of any Federal statute within our jurisdiction. In the event sufficient evidence is developed to establish a violation of Federal law, appropriate action will be undertaken.

With respect to the shocking statements attributed to Carmichael in Havana, as reported in the press, it should be noted that it is necessary to have competent witnesses to such statements and it is quite difficult to obtain such witnesses, particularly in an unfriendly country. Nonetheless, in the event any of his activities in Cuba reflect a violation of our laws and witnesses can be obtained to testify to his activities, you may be assured that prosecution will be undertaken.

In addition, the Department of State has advised that a letter was sent to the United States address appearing in Carmichael's passport application informing him that his United States passport has been revoked. Since Carmichael is an American citizen, having acquired derivative citizenshithrough his father, his return to this country could not be prevented.

725 Judson Ave. Evenston, Ill. Dec. 12, 1969

Attorney General's Office Washington D.C.

Att'n: Ir. Mitchell

I strongly suggest that you publicize the fact that neither Richard Speck nor Sirhan Sirhan has been exceuted after years of delay, and that this condition has to be bad. Speck killed 8 people in about 1966 or 1967; he is still around 1 Cassius Clay is still free after years.

I don't know if judges are working half the time or what is the matter, but something is all wrong. If Congress has to authorize more judges, then you should at least ask for them with a large public flourish. If the fault is not Congress', then whose is it? And ket's get them on the ball.

This administration was elected with a charge to do something about crime.

Speck & Sirhan

The two, mentioned were not in the federal category of crimes, but there is

some kind of fantastic foot-dragging occurring. You should get the administration
exonerated by fixing the blame elsewhere, or if the blame is federal, what is
going to be done about it?

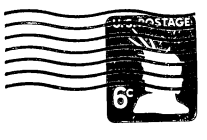
No onswer wanted.

27 DEC 16 1969

CIV BIGHTS DIV

SNYDER MOLASSES COMPANY 1791 Howard Street CHICAGO, ILLINOIS 60626





JL:ADC:jac:lmc DJ 166-12C-1

JAN 1 6 1970

Mrs. Ruth Samson 5700 Carbon Canyon Road, Sp. 27 Brea, California 92621

Dear Mrs. Samson:

President Nixon has referred to this Department your correspondence of September 25, 1969, concerning violence in America. We apologize for our delay in responding.

You can understand that it is not possible for the President personally to answer all the correspondence addressed to him. He wants you to know, however, that he appreciates your taking the time to write him. You may be sure that your views and comments have been carefully noted.

We can offer no excuse for the presence of increasing violence and lawlessness in our society today. We can only assure you that we are continuing to seek every means and pursue every possibility which will help to correct this situation.

Sincerely,

JERRIS LEONARD
Assistant Attorney General
Civil Rights Division

By:

ARTHUR D. CHOTIN Attorney Criminal Section

cc: Records Chrono Chotin Corres. Unit

1/15/10

11-24-69

y dear Mr. President:

Last night, on TV, I heard Milton Eisenhower give a brief report from the investigation on violence. He said TV programs excite violence because on television children "see the good guys and the bad guys get what they want by using violence."

"The good guys as well as the bad guys get what they want by using violence." That is an accurate measurement of what is wrong with our world. We are too violent! We kill for sport, we kill for food, we kill for profit.

Last night, and Tuesday, we were shown, over TV, how meat companies kill the animals we eat. It is brutal! not only for the animals, but also for the men who do the killing. It makes meat a repulsive food.

Judged by the Commandment "Thou shalt not kill," all wars are immoral. It is immoral to kill for sport, for food, for profit. As a nation we justify all these forms of violence. And yet we are shocked and horrified and full of wrath and revenge when an individual does what the nation does.

Sirhan Bishara Sirhan's jury doomed him to San Quentin's gas chamber be cause "they viewed the June 5, 1968 slaying of Senaton Robert 5. Kennedyc as a heinous and coldblooded act." His execution will not lessen o violence. It will perpetuate the system that makes criminals.

Sen. Edward M. Kennedy asked the court to spare the life of Sirnah. RUHETS DIV. said, "my brother was a man of love and sentiment and compassion. He would not have wanted his death to be a cause for the taking of another life."

What has happened to our sense of justice? We taught Sirhan to kill, and now we (society) want to kill him for doing what we taught him to do.

Sensitive children see killing: crimes, murders, warfare over TV. They see it in newspapers and magazines. They hear older people talk about it. Their daddy goes to war and maybe he never comes home again, or he comes home without an arm or a leg.

But, Sirhan experienced the horror of killing. WAR for him was real horror, not a black and white TV picture of horror. He experienced what no child should experience.

We adults are the criminals! So let us not condemn Sirhan for his twisted life. Let us <u>condemn</u> <u>our way of life</u> because it is twisting the lives of too many children.

The magnitude of <u>our violence</u> is greater than that of any other nation, because we are the only nation that has dropped atom bombs on other human beings. Our guilt is so great, we should assume leadership in a world-wide effort to build a world that is right for children! a world without: war, hunger, poverty, illiteracy, pollution, etc. This degree of co-operation would help to reduce the population explosion. To accomplish this you should create a Department of Peace, and a Department of Population and Environment.

Most respectfully yours,

Ruth Samon

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FOR KIDS
TODAY TO
FORGET
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COUNTRY
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GROWE

Times CALENDAR, SUNDAY, JUNE 15, 1969

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The Cresident of the United States Washington j. D. H.

JL:DEM:jac:fvh DJ 166-12C-1

NAV 7 1969

Miss Debbie Rattles Post Office Box 94 Beaufort, Missouri 63013

Dear Miss Rattles:

President Nixon has referred to this Department your correspondence postmarked August 14, 1969, concerning Sirhan Sirhan. We apologize for our delay in responding.

You can understand that it is not possible for the President personally to answer all the correspondence addressed to him. He wants you to know, however, that he appreciates your taking the time to write.

The Department of Justice does not have the information you seek. You may wish to contact the officials of the Superior Court of the County of Los Angeles in order to obtain a response to your question.

Sincerely,

JERRIS LEONARD
Assistant Attorney General
Civil Rights Division

By:

DOROTHY E. MEAD
Attorney
Voting & Public Accommodations

Cc: Records
Chrono
Mead
Corres. Unit

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Debbie Rattles Beafourt Mr. O Justine REC'D AUG 18 63013 P.O. Box 94 166-12C-1 5 AUG 26 1969 Dear Mr. President, LIV. RIGHTS DI Has Sirhan Sirhan been exacuted yet? The reason I want to know is simply this : I was following up on him inthe in the papers, and on the radio, and on the news from television, and the last I heard was that he was to be in ban Quetin unto he was to be exacuted. If you could spare the imformation I would to know the results. This is probably the worst and slopest letter you ever received. I hope that the voting age is changed to 18 although Lin only 13 and & years old. There is one more thing I want to ask you, "Could I please have your I possible could it be read by you only? P.S. Would you please con- Deblie Rattles gragulate your daughter and her husband on their wedding, the At was lovely. You have a very lovely family Mr. President. Good Luck as President

Debbie Rattles. Beafowet Mo. 63013 P.O. Box 94 President Rison Washington D.C. The White House



September 23, 1969

Dear Sir 5

to him by others

I was an admirer like so many others, over the pass few years uf Sentor Rabert Kennedy's life; Which ended so aboutly to the sorry and regert of all uf us, his admirers, his followers and the " ensuitable markind." We all shared that greif, but most emportant the life and the resurrected beseif of Senitor Kennedy: Vo love one another with compassion and do what we can for our suruital.

Mary spearer young were lost no incentive for the future, he brought them back and no surrogate such as they found with him; He led the way. He was one of their Mind's just ald enough to be a leader and young enough not to exploit the generation gop's to them he was the guiding light but of clarkness; some-one to stabling the "maral code", someone who layoued life to its 166-126-1 fullest west but hesitation, but will good PARTMENT OF JUSTICE teste and Character. He gove the fullest of of his life to others, and took what was affered RAD.

THE LANGE

CIV. RIGHTS DIV

The younger generation was in meed up this and they blocked to him in such of real members, the like we had never witness, the enthusiasm had never witness, the enthusiasm seem to have given this country an aura of intelligent interest. The zest displayed intelligent interest. In zero a revived hope in our selves!

Sei Ithink this is saying something, this is equiling acknowledgement to something greater than a political enclaw for america's rebelliones youths. Sir I think, and, I am sure, that millions of athere share this throught just as we show a trape in a man," for a better country, that because af Senitar Kennedy's feeling and credo", we will be be doing an injustic to this man, not to say so much for what the Senitar Stood for but his basic belief the foundation for his respect of all mon-Kind. Jesus Christ life, death, Resurrections forgive them Jather for they know not what they do".

Murder is Murder, when a man murders another man hecouse of ethical stress his mine is laid. I truly hope we will not live to see the day when our justic reward buil for will. I think Justice our Justice has its place and Should be implemented to the fullestor limite. But as for life who

should just the first stone, who is to-Bay who should live and who should die. Those that take life in their own hands are fools but only God can pass clowna Verdict of quilty Penalty Death". We should punish trustpassers of alkers martal life, but that is the limite If our duty for one onather. I am Sure this man's conscious has punished him enough and Shall Continue to do So the rest of his life. We must remember that death is not only in the growing, once we die en mortal sin our mentalites also clies of els natural existence . This man close not have to be punished by us, but by nature, his natural instinct as a human being; Counterto, lo love they brother as thy Self, do good to him, If he close not home this Compassion then he is mentally encompetent and shouldbe pieted, one way or another justic has heen served; let us not try and equate Justic wich barbarity. We are primitive enough with outsteerning to the good ald days of, an eye for an eye and ect.

yours truly

(riss) Mancy A. Crosly.

79 mandeville Lineyon Read H.A, California Mr. at of the United States by Comerica

Machington, D.C. Spacial AIX MAIL





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October 21, 1969

8 - 6

Honorable George Murphy United States Senate Washington, D. C. 20510

Dear Senator Murphy:

This is in reply to your memorandum of August 6, 1969, to which was attached a letter and the copy of a newsclipping from Mr. Clifford A. Hauenstein. Please excuse my delay in responding.

We agree that Mr. Schulberg's argument may merit consideration and I am sure the courts are mindful of the problem. Thank you for bringing the article to my attention.

I am returning your enclosures herewith.

Sincerely,

JERRIS LEONARD
Assistant Attorney General
Civil Rights Division

cc: Records Chrono DAG Corres. Unit



JL 10/20/69

Form CVR-422 (Rev. 5-16-68) CIVIL RIGHTS DIVISION
() Assistant Attorney General
() First Assistant
() Second Assistant
() Executive Assistant
() Central Section ()Attorney
() Eastern Section ()Attorney
() Northeastern Section () Attorney
() Southern Section ()Attorney
() Western Section ()Attorney
() Other: () Charlotte pies
RETURN TO: (2) Correspondence Unit
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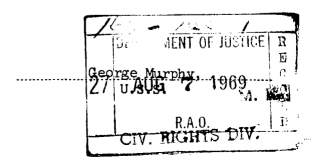
United States Senate

August 6, 1969

Respectfully referred to:

Department of Justice

Because of the desire of this office to be responsive to all inquiries and communications, your consideration of the attached is requested. Your findings and views, in duplicate form, along with return of the enclosure, will be appreciated by



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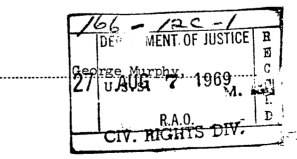
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Grel

Justice

July 26, 1969

The Honorable Ceerge Murphy United States Senate Washington, D.C.

Dear Senator Murphy:

I am enclosing an article by Budd Schulberg which appeared in the Los Angeles Times "West" magazine. The thesis of the article is that there are some crimes which have such an everwhelming effect on the entire country(political assination, for example) that they cannot be tried and judged by conventional trial procedures and thus, a radically new means of handling such cases must be devised.

It would appear that Mr. Schulberg's argument has merit, and I would appreciate you giving it your consideration. I would be very interested in any comments that you might have.

Sincerely,

Clifford A. Hauenstein

23847 Aetna St.

Woodland Hills, Calif.

91364

Years ago we covered the lurid "White Flame" murder trial for a Los Angeles paper, a typical Southem California crime of passion, a sob sister's delight. Compared to the screaming headlines of that trial, or of a "Black Dahlia" or a "Dr. Finch Murder Case," the trial of the assassin of Bobby Kennedy was reported with second-section modestv. For us the trial of Sirhan Sirhan was an eerie one to cover because it was the first (and we pray the last) time we were to attend a trial for a murder we had witnessed with our own eyes.

The security check of those privileged few permitted to move through the protective barrier and enter the courtroom was the most thorough body-search we have ever experienced. First you removed everything from your pockets, every pen, pencil, slip of paper, coin, paper clip. Then you leaned forward on a table while young officers frisked you carefully from neck to shoelace. (Lady reporters said they even had to remove their shoes, nor were bras sacrosanct to the distaff fuzz.) After the bodysearch an electronic gadget was run slowly along every inch of you to make scientifically certain that you were not carrying a concealed weapon; no tiny revolver, no pocket knife, not even a pin to endanger the precious life of the young man who robbed us of Robert F. Kennedy.

At one point in my search one day, the electronic device began to scream and two pennies were detected, forgotten in a small inside flap within a larger side pocket. Neither were newspapers admissible. The jury was not to be exposed to the daily press, though how one could break through the barrier of bailiffs and plainclothesmen between the press section and the jury box would have been a problem for Houdini. Perhaps they feared we would roll our newspapers into clubs or spears and turn the decorous trial into the chaos of Dallas.

After one had run the gamut of state troopers and Hall of Justice security officers, the courtroom itself was rather an anticlimax. It was smaller, for instance, than the courtroom in Beverly Hills where my wife went on trial for driving 35 miles an hour in a 25-mile zone. It was similar in size to the courtroom where we assisted one of our young

Sirhan Sirhan vs. American Justice

(Last of two parts)

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The trial of Sirhan B. Sirhan certainly was a cut above Dallas, or Memphis. But the magnitude of the crime and its nature as a political rather than personal act—the modern American

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Sirhan Sirhan vs. American Justice

(Last of two parts)

The trial of Sirhan B. Sirhan certainly was a cut above Dallas, or Memphis. But the magnitude of the crime and its nature as a political rather than personal act—the modern American assassination syndrome—makes ordinary local

Rose Bowl and at the Battle of the Bulge Buck is a ruddy-faced rock of a male ith a Spencer Tracy stoop, in fact with a Spencer Tracy nononsense All-American directness; he was flanked by David Fitts, a sophisticated man who sometimes used phrases and words his witnesses did not understand, and by John Howard, barrel-chested and, like Compton, suggesting square and solid rather than cube and complex.

In the opposite corner we found one of those superstars that criminal law enjoys --- Southern California's answer to Melvin Belli, Percy Foreman and Lee Bailey—Grant Cooper. While the prosecution went about its business with a kind of stolid semi-thoroughness, Grant Cooper gives a prize-winning performance, somehow managing to superimpose Cary Grant on Gary Cooper. Stylish, urbane, disingenuous, sometimes grinning at his own cleverness, Grant Cooper created an impression of being in complete command of these proceedings, like a circus master dancing with theatrical elegance from ring to ring. A dapper, scene-stealing leading man was Grant Cooper, with a star performer's love of limelight. During court recesses, rather than take the 15 or 20 minutes to catch his breath or confer quietly with colleagues as did his less flamboyant opponents, Grant Cooper enjoyed throwing himself into the whirlpool questioning of the press milling in the corridor outside the courtroom. Overshadowed but very much a figure in his own was Emile Zola Berman, who flew out from New York to join forces with Cooper. A potent team they made.

Berman, with the beak and complexion of an angry, featherless bird of prey, is Jewish and was understandably touchy about attaching himself to a case so inextricably bound to the Arab cause. There was one entire morning devoted to testimony from Palestinian Arabs describing their forcible removal from their homes in Jerusalem, suggesting how the displacement and maltreatment could poison and cripple the personality of a sensitive child like Sirhan Sirhan. And Sirhan himself had taken the stand to render what amounted to a detailed lecture on the birth of Zionism and the complex diplomacy of the Middle East that led to the emergence of Israel. "Boy, am I going to catch hell in New York today!" said

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On the right sat Buck Compton, captain of the prosecution team, an ex-football star, a hero both in the

The trial of Sirhan B. Sirhan certainly was a cut above Dallas, or Memphis. But the magnitude of the crime and its nature as a political rather than personal actthe modern American assassination syndromemakes ordinary local court proceedings inadequate to cope with it, or define it, delve into its causes and resolve questions of conspiracy. Perhaps a new kind of special national tribunal is needed for political murder—to make the trial fit the crime.

By BUDD SCHULBERG

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Then why did Emile Zola Berman take this case? For the same reason, his champions insist, that he defended critical civil rights cases in Dixie. Because unpopular cases and causes must be defended as spiritedly as popular ones. In this case, Berman would explain, there was an added incentive: California has a new de-

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By BUDD SCHULBERG

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RE,#1 Box 9 1Ungeored. Arougant, alie 43/12 dair my. Pristent, o know this letter wies be tree Chrow array and you won't weren get to read it, but I'm writing anythen want to tell you how of feel, lat the sin beginning I hated you so much and by was a mad when you were relected President but somi I feel different. to help the people of the United States ref only you could thelp the war to and and stop are this roiting and the fighting fextures the black and white. I'm. white and may best girlfriend is a Regre a think very highly of her. She's kind Considerate and understands, Tometime are don't are lege to lege on something and get into a fight but we always make up. We've heen best friend in on 4 or 5 years now. That's what is the true griendship, We are Goth 16. fin to Allp the war to Sotop. In four or the President 166-126 Lencoln, John F. Kennedy and new Cranted so much for Bothy Mish of the celected president but then the tragady, (farque spening). The LINS.

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Right? the fielding. Right? Will, that is your what we're doing when a person is put to his death for a crimo he comitted. We're billing, what I mean is whe're correcting

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MURDER!

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When I watched Sir - han on T. V. he started crying, at wasn't a fake ary was choing. I cfeel is sorry for the poor man. He is provoke already already already Hank your time, Pubbie Booker (16 geors ald.) P. S. I hope like anything that you get this letters Even if eyolic don't get this at least concebooly who reads it, might under-stand what o'm really. edying "

MUNNLA

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4-29-69

From Director Federal Bureau of Investigation To



	The Solicitor General The Deputy Attorney General Assistant Attorney General	Augus	st	14,	1969
	Director, Bureau of Prisons The Pardon Attorney Chairman, Parole Board Assistant Attorney General for Administrat Immigration and Naturalization Service Bureau of Narcotics and Dangerous Drugs Office of Alien Property Chief - Accounts Branch Chief - Administrative Services Office Chief of Personnel General Litigation Section, Civil Division Records Administration Office Att.: Antitrust Div Civil Div Criminal Div Internal Sec Inter-Division Information Unit	· Civ urity Div	'•		Div. Slations Service
	A. No further action will be taken in this crequest from you.	case in tl	he a	bsence	of a specific
	B. Please advise what further investigationC. For your information, I am enclosing a holder of a diplomatic or international contents.	communi	catio	on rega	
<u></u>	D. For your information.				
	E. Please note change in caption of this c	ase.			
	<u>.</u>		Jo	hn Edg Dire	ar Hoover
cc:	Attorney General Deputy Attorney Antitrust Div. Civil Div. Criminal Div. Internal Security	[Civil R ID I U	lights Div.
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TED STATES DEPARTMENT (JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:

Report of:

AMEDEE O. RICHARDS, JR.

Date:

8/1/69

Field Office File #:

56-156

Bureau File #: 62-587

Office:

1137-145

Los Angeles, California

Title:

SIRHAN BISHARA SIRHAN

DOCKETED

AUG 1 8 1969

Character:

CIVIL RIGHTS

Synopsis:

The trial of SIRHAN BISHARA SIRHAN continued at Los Angeles County Superior Court, Number 107, State of California, during February 1969. On 2/13/69, opening arguments were made by prosecution attorney. Defense Attorney EMILE ZOLA BERMAN made his opening statements on 2/14/69, and the first four witnesses testified to the shooting. continued and on 2/26/69, the prosecution rested its case. The defense opened its case on 2/28/69. Trial continued and on 4/8/69, both prosecution and defense rested their cases. On 4/14/69, the case was sent to the jury for deliberation. The jury returned a verdict of guilty of murder in the first degree against SIRHAN, and also found him guilty of assault with a dangerous weapon with intent to commit murder on five other counts in the indictment. On 4/23/69, after a separate penalty trial, the jury returned a verdict of death for SIRHAN BISHARA SIRHAN. On 5/21/69, SIRHAN was formally sentenced to death, and ordered remanded to San Quentin Prison. SIRHAN was sentenced to the term prescribed by law in the remaining charges against him. Background information concerning SIRHAN set forth, including interviews of fellow ctudents, fellow workers, and information concerning prothers of SIRHAN including SAIDALLAH, SHARIF, MUNIR, and ADEL. Additional interviews conducted of persons in area of shooting including hotel employee, campaign

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workers, student supporter, and press representative.
Additional investigation conducted concerning KHAIBAR
KHAN and members of his family concerning their
alleged contact with SIRHAN. No further information
developed concerning radio broadcast of shooting
of Senator KENNEDY prior to his actual shooting.
Miscellaneous information regarding investigation
of the assassination of Senator ROBERT F. KENNEDY
set forth.

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DETAILS:

PROSECUTIVE ACTION CONCERNING SIRHAN BISHARA SIRHAN

On February 4, 1969, trial of SIRHAN BISHARA SIRHAN was resumed at Los Angeles County Superior Court. Court proceedings consisted of efforts on the part of the defense to support the motion for dismissal of the Grand Jury indictment concerning SIRHAN. SIRHAN and his mother MARY SIRHAN, both testified concerning their economic status. Judge HERBERT B. WALKER denied the defense motion.

On February 5, 1969, efforts were made by both the prosecution and the defense to select alternate jurors to serve for this trial.

The twelve jurors previously selected were sworn in but will not be sequestered until the six alternate jurors are selected.

On February 11, 1969, selection of all jurors was completed and further proceedings were continued until February 13, 1969.

Defense Attorney, GRANT B. COOPER, on February 13, 1969, made a motion for a mistrial in this matter based on recent articles appearing in the local press that SIRHAN might be considering a change of plea to guilty. All members of the jury including the six alternate members were individually examined in the Judge's chambers relative to the effect that this publicity might have had on them. Following the examination of the jurors, Judge WALKER denied the motion for a mistrial.

Los Angeles County Deputy District Attorney, DAVID FITTS then made the opening statements to the court on behalf of the prosecution attorneys.

Defense Attorney, EMILE ZOLA BERMAN presented the opening arguments for the defense on February 14, 1969, and the first four witnesses to appear in this case testified. These included employees of the Ambassador who were employed on the night that Senator ROBERT F. KENNEDY was shot.

The defense attorney at the beginning of the court session on February 20, 1969, again moved for a mistrial based on local press accounts that SIRHAN was willing to plead guilty to a first degree murder charge if he could be assured of a sentence of life imprisonment rather than death. These proceedings took place in the Judge's chambers but apparently the story leaked to the local press and at the afternoon recess, Judge WALKER made available copies of transcripts concerning proceedings in chambers on that morning so that all press representatives would have the same information.

During the court session on February 25, 1969, the prosecution moved to admit as evidence in this trial the diary and other papers of SIRHAN that were obtained in a search of SIRHAN's residence on June 5, 1968. The defense objected to the admission into evidence of these papers and Judge WALKER overruled their objection and permitted their entry. Just prior to the noon recess, SIRHAN stood up in court and stated "your Honor, it is not admitted into evidence yet". SIRHAN's outburst was related to testimony then being given by LAURENCE SLOAN, Examiner of questioned documents for the Los Angeles County District Attorney's Office.

On February 26, 1969, the prosecution rested the case and the jury was given copies of SIRHAN's notebooks which had been admitted into evidence. Court proceedings were continued until February 28, 1969.

The defense opened it's case at the court session on February 28, 1969 and during the afternoon session while a witness from the Pasadena School system was testifying concerning the academic record of SIRHAN, SIRHAN stood up in court and addressed the Judge. His attorney seated him, requested permission to approach the bench and the jury was excused. SIRHAN requested permission to speak and indicated a desire to change his plea to guilty to murder in the first degree. SIRHAN also requested to be executed and to disassociate himself from his present staff of defense attorneys. In response to a question from the Judge, SIRHAN indicated that he had willfully killed Senator ROBERT F. KENNEDY after 20 years of premeditated malice of Aforethought.

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SIRHAN insisted that he be allowed to represent himself and the Judge declared him incompetent to defend himself. The Judge ruled that the trial would continue and he admonished SIRHAN that if there were further outbursts of this nature, he would be physically restrained in the court.

When court reconvened, defense Attorney GRANT COOPER, speaking for himself and the other defense counsels, made a motion that all defense attorneys be disassociated from the case due to differences of opinion between themselves, and SIRHAN as to the proper conduct of the trial. This motion was denied by the Judge and trial was ordered to proceed.

During the court session on March 6, 1969, while SIRHAN was testifying as a witness, the defense attorney, after conference with the prosecution and the Judge, read the entire transcript to the court, including the jury of the events that occurred during SIRHAN's outbursts in the court session on February 28, 1969. SIRHAN was then excused as a witness.

Judge WALKER at the opening of the court session of March 7, 1969, advised the jury that in determining the guilt or innocence of SIRHAN to disregard the testimony given on March 6, 1969 regarding the statements made by SIRHAN at the court session on February 28, 1969, while the jury was absent. Prosecution Attorney, DAVID FITTS made a statement to the court that he considered the Judge's instructions in error and felt that the jury should be able to consider the statements in anyway that they wished. The Judge concurred with the prosecution, and defense continued with the presentation of defense witnesses.

During the court session of March 28, 1969, it was announced that one of the regular jurors had been taken ill during the night and an alternate juror was selected to replace the regular juror.

On April 8, 1969, both the defense and prosecution attorneys rested their case. Closing arguments were made at the court session following April 8, 1969 and on April 14, 1969, Judge WALKER read the instructions to the jury and the case was sent to the jury for deliberation at 3:00 p.m. on this date.

On April 17, 1969, the jury returned a verdict in this case finding SIRHAN guilty of murder in the first degree on count one of the indictment. On the remainder of the five counts, SIRHAN was found guilty of assault with a dangerous weapon with intent to commit murder. The penalty trial to determine the possibility of the death sentence was scheduled to begin on April 21, 1969.

On April 23, 1969, the jury in the trial of SIRHAN BISHARA SIRHAN, returned a verdict of death for SIRHAN. Further hearings in this matter were continued until May 21, 1969.

On May 21, 1969, defense Attorney GRANT COOPER, presented arguments for a motion for a new trial for SIRHAN BISHARA SIRHAN. The motion for a new trial was based on 13 points of alleged court errors in the trial of SIRHAN. The motion for the new trial was denied by Judge WALKER on all 13 points which had been specified by the defense.

ABRAHAM LINCOLN WIRIN and FRED OKRAND of the American Civil Liberties Union joined defense attorney's argument for a hearing on the constitutionality of the death penalty. The request for this hearing was denied by the Judge.

Prior to the arguments concerning a motion for a new trial, Los Angeles District Attorney EVELLE J. YOUNGER, presented a letter he had received from Senator EDWARD KENNEDY requesting clemency for SIRHAN.

After the motion for a new trial was denied, Judge WALKER formally sentenced SIRHAN to death and ordered him remanded to San Quentin Prison within ten days. The Judge pronounced that the findings of the jury were correct in this