IDENTIFICATION FORM

AGENCY INFORMATION

AGENCY : HSCA
RECORD NUMBER : 180-10124-10043

RECORDS SERIES :
TRANSCRIPTS OF EXECUTIVE SESSION HEARINGS

AGENCY FILE NUMBER :

DOCUMENT INFORMATION

ORIGINATOR : HSCA
FROM :
TO :

TITLE :
PENDING BUSINESS

DATE : 11/09/78
PAGES : 23

SUBJECTS :
HSCA; ADMINISTRATION
IMMUNITY ORDERS
EXNES, JUDITH
MURRET, LILLIAN
MURRET, MARILYN

DOCUMENT TYPE : TRANSCRIPT
CLASSIFICATION : U
RESTRICTIONS : REFERRED
CURRENT STATUS : 

DATE OF LAST REVIEW : 08/18/93

OPENING CRITERIA :

COMMENTS :
Box / Folder Title; 11-9-78.
HOUSE OF REPRESENTATIVES

HEARINGS

BEFORE THE COMMITTEE
on

SELECT COMMITTEE ON ASSASSINATIONS

Pending Business

EXECUTIVE SESSION

Washington, D. C.

Thursday, November 9, 1978

Official Reporters to Committees
EXECUTIVE SESSION

ASSASSINATION OF MARTIN LUTHER KING

Thursday, November 9, 1978

House of Representatives,
Select Committee on Assassinations,
Washington, D.C.

The select committee met, pursuant to prior business,
at 11:00 a.m. in Room 340, Cannon House Office Building, the
Honorable Louis Stokes (chairman of the select committee)
presiding.

Present: Representatives Stokes, Preyer, Fauntroy, Dodd,
Edgar, Devine, McKinney and Sawyer.
The Chairman. The committee will come to order.

The Chair recognizes Professor Blakey for a statement.

Mr. Blakey. Mr. Chairman, the materials or matters to
be brought to the committee's attention this morning deal with
investigative issues. It would be appropriate, therefore, to close the meeting.

The Chairman. All right. The Chair will entertain a
motion.

Mr. Preyer. I so move, Mr. Chairman.

The Chairman. Properly moved that the committee go into
executive session.

The clerk will call the roll.

The Clerk. Mr. Stokes?

The Chairman. Aye.

The Clerk. Mr. Devine?

Mr. Devine. Aye.

The Clerk. Mr. Preyer?

Mr. Preyer. Aye.

The Clerk. Mr. McKinney?

Mr. McKinney. Aye.

The Clerk. Mr. Fauntroy?

Mr. Fauntroy. Aye.

The Clerk. Mr. Thone?

(No response)

Mrs. Burke?

(No response)

Mr. Sawyer?
Mr. Sawyer. Aye.

The Clerk. Mr. Dodd?

Mr. Dodd. Aye.

The Clerk. Mr. Ford?

(No response)

Mr. Fithian?

(No response)

Mr. Edgar?

(No response)

Seven ayes, Mr. Chairman.

The Chairman. Seven members having voted in the affirmative, the committee is now in executive session and all members of the public are requested to remove themselves from the room.

Professor Blakey?

Mr. Blakey. Mr. Chairman, you have before you drafts of three resolutions. May I direct your attention to the first that is headed Resolution to Release Information to the Senate Select Committee on Intelligence.

This resolution would authorize the chairman to release to the Senate Select Committee such information that it requests which the chairman determines is appropriate for disclosure to that committee.

We have in the last several weeks gotten several requests from the Senate Select Committee. The committee is making an
effort to look into the whole Nosenko matter; that is, the bona
fides of Nosenko. Ironically, they are now beginning to track
much of what we did. They have now begun to ask us for access
to our files, much like we had asked them for access to their
files.

What this resolution would do would authorize your
pursuant to our rules to on a case-by-case basis determine that
it would be appropriate to release to the Senate under appro-
priate conditions the information that they want.

Basically, they have only asked so far for a copy of
material dealing with Nosenko and Angleton.

The Chairman. Are there any questions?

Mr. McKinney. How well did they cooperate with us?

Mr. Blakey. Ultimately, they gave us what we wanted,
but they did it slowly.

Mr. McKinney. Do we have everything we want from them?

Mr. Blakey. Yes.

Mr. McKinney. Why not. It is too bad we didn't have this
request earlier, Mr. Chairman.

Mr. Dodd. I would suggest that counsel proceed with all
due deliberate speed.

The Chairman. As per the example set.

Mr. Dodd. Yes.

The Chairman. The Chair will entertain a motion.

Mr. Fauntroy. I so move, Mr. Chairman.
The Chairman. Okay.

It has been properly moved that the first resolution be adopted. The clerk will call the roll.

The Clerk. Mr. Stokes?

The Chairman. Aye.

The Clerk. Mr. Devine?

Mr. Devine. Aye.

The Clerk. Mr. Preyer?

Mr. Preyer. Aye.

The Clerk. Mr. McKinney?

Mr. McKinney. Aye.

The Clerk. Mr. Fauntroy?

Mr. Fauntroy. Aye.

The Clerk. Mr. Thone?

(No response)

Mrs. Burke?

(No response)

Mr. Sawyer?

Mr. Sawyer. Aye.

The Clerk. Mr. Dodd?

Mr. Dodd. Aye.

The Clerk. Mr. Ford?

(No response)

Mr. Fithian?

The Chairman. Aye, by proxy, Fithian.
The item identified below has been withdrawn from this file:

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Date _____________________________________________________

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In the review of this file this item was removed because access to it is restricted. Restrictions on records in the National Archives are stated in general and specific record group restriction statements which are available for examination. The item identified above has been withdrawn because it contains:

☐ Security-Classified Information
 ☑ Otherwise Restricted Information

MLK Material Withdrawn

HSCA Authority 8/22/93 Date

Withdrawn by NSCA

John F. Kennedy Assassination Records Collection Act of 1992
(P.L. 102-526)
The Clerk. Eight ayes, Mr. Chairman.

The Chairman. Eight members having voted in the affirmative, the resolution is adopted.

Mr. Blakey. Mr. Chairman, the next resolution that I would bring to your attention is one for immunity. There are a potential four witnesses -- two on the King side and two on the Kennedy side -- that have been giving the committee some problem in the field, and they are either have been or will be subpoenaed shortly.
The other two witnesses on the Kennedy side are Mrs. Charles Murret, and Marilyn Dorothy Murret. This is the wife of Dutz Murret, and daughter of Mr. and Mrs. Murret. They are related to the Oswalds.

Dutz Murret is said to be a gambler on the payroll of or connected to Carlos Marcello. The obvious matter of concern here is what connection, if any, Lee Harvey Oswald might have had to the Marcello people.

They have so far been very uncooperative. If it turns out
it is necessary to subpoena them, this is probably the last
chance the committee would have to obtain an immunity order for
them.

I would be glad to answer any questions about any of these
four witnesses.

The Chairman. Are there questions?

Mr. Fauntroy. Mr. Chairman, I would like to know what
kinds of deals Mr. Green has been talking about in return for
his testimony.

Mr. Blakey. Well, one of the things he wants this
committee to do is to authorize him to carry a gun, even though
he is not authorized to do such now under law since I under-
stand he has a past criminal conviction.

But when he started talking in these terms, it seemed to
us the only appropriate response was to let him talk to you
directly under oath and see what he has to say.

He is one of those witnesses that Mark Lane drew to your
attention.

The Chairman. He is available, right? You know where
he is and so forth?

Mr. Blakey. He is due here tomorrow.

The Chairman. Are there other questions?

Mr. Devine. Mr. Chairman, is this the last request that
you know of that we are going to ask for immunity?

Mr. Blakey. I think so, Mr. Devine.
Mr. Devine. The reason I ask that--you may think I am kidding, but I am not--a number of people have asked me if this committee planned to call Judy Exner, not because we are interested in any sexual relationship with the ex-President, but her connection with organized crime.

Whether you had considered calling her, if you even considered it in the Kennedy matter -- I think it might leave a void if we don't do it, yet there will be a lot of sensationalism, if we do.

I just want to find out what consideration was given to it.

Mr. Blakey. Mr. Devine, we do have -- counsel reminds me -- an immunity order for her. There has been in the back of the staff's mind a suggestion for the committee at an appropriate time to call Miss Exner.

There are coincidences, meetings between her and the President and Sam Giancana. In her book, which is not terribly informative, nevertheless at the last chapter she indicates that she had a number of records that she thought the Senate was going to ask her to produce, but apparently did not.

She has declined to talk to the staff and it seemed to us that it might be appropriate as one of the last things the committee does to have an executive session in which she can say whatever she has to say, as you put it, to kind
of round out the investigation. But it is not necessary for us to get an immunity order for her.

The Chairman. Anything further?

If not, the Chair will entertain a motion.

Mr. McKinney. So moved, Mr. Chairman.

The Chairman. Properly moved that this resolution be adopted. The clerk will call the roll.

The Clerk. Mr. Stokes?

The Chairman. Aye.

The Clerk. Mr. Devine?

Mr. Devine. Aye.

The Clerk. Mr. Preyer?

Mr. Preyer. Aye.

The Clerk. Mr. McKinney?

Mr. McKinney. Aye.

The Clerk. Mr. Fauntroy?

Mr. Fauntroy. Aye.

The Clerk. Mr. Thone?

(No response)

Mrs. Burke?

(No response)

Mr. Sawyer?

Mr. Sawyer. Aye.

The Clerk. Mr. Dodd?

Mr. Dodd. Aye.
The Clerk. Mr. Ford?

(No response)

Mr. Fithian?

The Chairman. Aye by proxy.

The Clerk. Mr. Edgar?

Mr. Edgar. Aye.

The Clerk. Nine ayes, Mr. Chairman.

The Chairman. Nine members having voted in the affirmative, the resolution is adopted.

Professor Blakey.

Mr. Blakey. Mr. Chairman, the last resolution to bring to your attention is the one that was previously on the agenda.
The Clerk. Mrs. Burke?
(No response.)
The Clerk. Mr. Sawyer?
Mr. Sawyer. Aye.
The Clerk. Mr. Dodd?
Mr. Dodd. Aye.
The Clerk. Mr. Ford?
(No response.)
The Clerk. Mr. Fithian?
(No response.)
The Clerk. Mr. Edgar?
(No response.)
The Clerk. Seven ayes, Mr. Chairman.
The Chairman. Seven members having voted in the affirmative, the committee meeting is now in executive session.

All members of the public are requested to leave the hearing room. At this point, we will go off the record.

(Discussion off the record.)
The Clerk. Mr. Fauntroy?

Mr. Fauntroy. Aye.

The Clerk. Mr. Thone?

(No response)

Mrs. Burke?

(No response)

Mr. Sawyer?

Mr. Sawyer. No.

The Clerk. Mr. Dodd?

Mr. Dodd. Aye.

The Clerk. Mr. Ford?

(No response)

Mr. Fithian?

(No response)

The Chairman. I don't know how to vote his proxy.

The Clerk. Mr. Edgar?

Mr. Edgar. Aye.

The Clerk. Four ayes and four nays. Mr. Chairman.

The Chairman. It fails.

Anything further?

Mr. Blakey. No, Mr. Chairman.

Mr. Fauntroy. Yes.

The Chairman. Has everyone had a chance to read the affidavit?

Mr. Fauntroy. May we go off the record and just have you
take a few minutes to read this?

(Off the record)

The Chairman. Back on the record.

There being no further business to come before the committee at this time, the committee is adjourned until 9:00 a.m. tomorrow morning for the public session.

(Whereupon, at 4:55 p.m. the committee recessed, to reconvene at 9:00 a.m., Friday, November 10, 1978.)