FEDERAL BUREAU OF INVESTIGATION

FREEDOM OF INFORMATION/PRIVACY ACTS SECTION

SUBJECT: MEYER LANSKY

FILE NUMBER: 92-2831 SECTION 17
Special Agent in Charge

Sent: 6/11/71

5/3/71

Approved:

EX-112

REC'd

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED.

M. Per. 7/28/71 123

1/5/71

M. Per. 7/28/71 123

RE: Foreign Liaison Desk

Ref: 6/1/71

FROM: LEGAT, LONDON (92-17) (9)

SUBJECT: NELSON, ANTI-MACKIERING

Any info the Bureau may have concerning this matter should be forwarded, London.
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92-2831-1251 enclosure
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☒ Deleted under exemption(s) 61, 62 with no segregable material available for release to you.

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qa-2831-1252
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☐ For your information:

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☒ The following number is to be used for reference regarding these pages:

92-2831-NR
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☑ Deleted under exemption(s) (x1) with no segregable material available for release to you.

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☐ For your information: ____________________________

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☑ The following number is to be used for reference regarding these pages:

42-2831-1253
Federal Bureau of Investigation
FOIPA Deleted Page Information Sheet

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X Deleted under exemption(s) 67C, 67D, 62, 61 with no segregable material available for release to you.

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☐ For your information: __________________________

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X The following number is to be used for reference regarding these pages:

92-2831-Serial#1254 thru 1261
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

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☐ Page(s) withheld for the following reason(s):

________________________________________________________

☐ For your information: __________________________________________

☒ The following number is to be used for reference regarding these pages: 99 - 2831-1262
Enclosed for your information are two copies of Department letter dated 6/17/71 requesting specific information concerning Lansky and his associates.

By letterhead memorandum advise the Bureau by July 1, what steps may be taken by your office to obtain the information requested by the Department. You should include any pertinent comments concerning the possibility of obtaining such information or if such cannot be done, so state.

The development of any requested information should, of course, be made strictly in accordance with your local conditions and the instructions under which you handle your assignment as legal attaché.

Enclosures (2):

1. Special Coordination Unit (Route through for review)
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☑ Deleted under exemption(s) \( b2, b7c, b7d \), with no segregable material available for release to you.

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                                             , was/were forwarded to them for direct response to you.

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☐ For your information: 

____________________________________________________________________________________

☑ The following number is to be used for reference regarding these pages:

92-2831-NR Serial 6-28-71 thru 1264
Enclosed for your information and possible assistance in your investigation of the subject is a typed anonymous letter received at Bureau 6/22/71.

Enclosures (2)
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

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☐ For your information: ________________________________________________________

☑ The following number is to be used for reference regarding these pages: 92-2831-1266 thru 1268
TO LEGAT TEL AVIV
FROM DIRECTOR FBI

MEYER LANSKY, AR

LANSKY HAS BEEN ABSENT FROM THE UNITED STATES SINCE JULY, ONE NINE SEVEN ZERO, AND NO SIGNIFICANT INFORMATION ON HIS CURRENT ACTIVITIES HAS BEEN RECEIVED. EXCEPT FOR SPECIAL REQUESTS OF DEPARTMENT FORWARDED BY AIRTELS JUNE TWENTYONE AND JUNE THIRTY, LAST YEAR.

IN THE EVENT ANY INFORMATION CONCERNING LANSKY'S ACTIVITIES AND ASSOCIATIONS COMES TO THE ATTENTION OF LEGAT, WHICH INFORMATION WOULD BE PERTINENT TO THE BUREAU'S INTERESTS, THIS MAY BE ACCEPTED.
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☐ Deleted under exemption(s) _______________________________ with no segregable material available for release to you.

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☐ For your information: ________________________________________________________

The following number is to be used for reference regarding these pages:

92-2831-1268 page 2
July 2, 1971

Federal Bureau of Investigation
Washington, D.C. 20000

Gentlemen:

The attached was referred to our office.

Sincerely yours,

-67C

Enc.

92-2831

NOT RECORDED
191 JUL 12 1971

[Signature]

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 31 JUL 84 BY 5465
235235
Why do you invite a man like Nixon to address your meeting?

Nixon the Cheater. The man who would sell you me and his own family's soul to be re-elected. If he wants to stop drugs let him bring in his friend Meyer Lansky who controls drugs.
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☐ Deleted under exemption(s) 61 67C 67D with no segregable material available for release to you.

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☐ For your information: ________________________________________________________________________________

☑ The following number is to be used for reference regarding these pages:

92-2831-1269, 1270
To: LEGAT, Tel Aviv
From: Director, FBI

MEYER LANSKY
ANTICRACKETEERING

Enclosed for your information are two copies of a portion of an article which appeared in "Life" magazine, 9/8/67, which sets forth background on Lansky and some of his associates as they were involved in casino gambling in the United States.

Enclosed are also two copies of an article from the "New York Times" dated 6/10/71, and two copies of an article from "The Wall Street Journal," 11/19/69 which provide additional public source information concerning Lansky.
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☑ Deleted under exemption(s) [bnc bnd b1] with no segregable material available for release to you.

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☐ For your information: __________________________________________
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☒ The following number is to be used for reference regarding these pages:
92-2831-12 Page 2 Cover Page

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☒ DELETED PAGE(S) ☒
☒ NO DUPLICATION FEE ☒
☒ FOR THIS PAGE ☒
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FBI/DOJ
CONFIDENTIAL

RE: MEYER LANSKY

ISRAELI IMMIGRANT STATUS

As noted above, subject has officially expressed a desire to obtain immigrant status in Israel at the time his current tourist visa expires, in July 1971.

By letter dated May 18, 1971, subject was officially advised by the United States Embassy, Tel Aviv, that the United States Department of State instructed the United States Embassy to inform subject that his passport, Number A 068670, issued to him on February 3, 1970, had been revoked under the provisions of Sections 51.70 and 51.71 of the Passport Regulations. He was further advised that if he should desire to obtain documentation for direct and immediate return to the United States, the United States Embassy in Tel Aviv would provide the facilities for doing so. He was requested to surrender his passport to the Consular Section, United States Embassy, by return mail. As of June 28, 1971, the Consular Section, United States Embassy, had received no reply from the subject. The letter was directed to "In care of Gomitzky and Company, 39 Montefiore Street, Tel Aviv," described by the Consular Section as the law firm representing subject.

Also on May 18, 1971, a letter was directed to the Israel National Police (INP) Headquarters in Jerusalem, advising INP of the revocation of subject's passport. It was noted that subject's passport was revoked since he is the subject of felony warrants of arrest for violation of Title 18, United States Code, Section 371 (conspiracy to commit offenses against the United States, that is to violate Title 18, United States Code, Section 1952, by using facilities and traveling in interstate commerce to carry on and distribute the proceeds of an illegal gambling operation), and Title 18, United States Code, Section 401 (criminal contempt, in that subject refused to appear before the United States Grand Jury in the Southern District of Florida on March 10 and 11, 1971, pursuant to lawful subpoena and court order).

"The Jerusalem Post", an English language newspaper published in Jerusalem, Israel, for March 11, 1971, contains an article noting that subject, described as "the alleged Mafia financial genius now on a 'lengthy vacation' in Israel," would be liable to a contempt citation if he ignored the above-mentioned subpoena.

CONFIDENTIAL
CONFIDENTIAL

RE: MEYER LANSKY

In connection with subject's desire to obtain Israeli immigration status and the rejection of Sigelbaum, Rose, and Marcus, mentioned above, Israeli newspapers "Davar" and "Haaretz" for June 10 and 13, 1971, respectively, began a series of articles continuing through the weekend of June 26, 1971, regarding the interpretation of the "Law of the Return." This is the law in Israel permitting any Jew in the world to immigrate to Israel without concern for quota, as long as he is not insane or a criminal. It is the latter condition which the two newspapers focused their attention on, and related to subject's desire to remain in Israel and the rejection of Sigelbaum, Rose, and Marcus (all Jews) from Israel. Most articles questioned the absence of actual convictions and time that subject has spent in prison for crimes committed.

In the "Davar" article for June 10, 1971, it was noted that the Israeli Ministry of the Interior admitted that subject's presence in Israel is not desired, "but what is already done cannot be undone." The article observed that this explanation is illogical, since the Ministry of the Interior recently granted subject's request for an extension of his tourist visa for the third time (May, 1971). It was noted that a tourist visa may be extended each three months to a maximum of two years. The article concluded by noting that the Ministry of the Interior can refuse to provide subject with an immigrant visa, and would justify his refusal in the High Court of Justice with the statement that subject "has a criminal past and is likely to endanger the public peace."

The "Haaretz" article for June 13, 1971, commented on the weakness of the Law of the Return, noting that a "criminal past" is not sufficient to bar a Jew from migrating to Israel. It must be established that the person accused is "likely to endanger the public peace."

ACTIVITIES

"Haaretz", in a series of articles attempting to illustrate the existence of organized crime in Israel and subject's affiliation with organized crime in Israel, alleged in one issue that he had a substantial interest in the Israeli Dan Hotel chain. The June 15, 1971, edition of "Haaretz" revealed that Dan Hotels instituted suit against "Haaretz," claiming one million pounds against the newspaper and its editors as damage for the allegation mentioned above. The suit includes a statement that the "Haaretz" report to this effect "was an absolute lie," since subject has invested no funds in the chain, either directly or indirectly, and "does not belong to the Miami group," an unidentified organization which has some affiliation with the Dan Hotel chain.

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☐ For your information: __________________________

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☑ The following number is to be used for reference regarding these pages:

92-2831-1121 pages 445
CONFIDENTIAL

RE: MEYER LANSKY

The series of "Haaretz" articles claiming the existence of organized crime in Israel culminated, according to a June 24, 1971, article appearing in "The Jerusalem Post," with a probe directed by the Israeli Minister of Justice. The Minister, Mr. Y. S. Shapiro, advised the Knesset on June 23, 1971, that the information appearing in the articles was "very grave." He claimed, however, that nothing was "proven" in the articles, and he felt it would be premature to refer the matter to a serious discussion by the Knesset. He stated that it would take between two to three months for the Attorney General of Israel to complete a preliminary inquiry based on the series of articles.

Also in the above "Jerusalem Post" article for June 24, 1971, the issue of subject obtaining an immigrant visa was discussed. Mr. Shapiro stated that court convictions were not essential in deciding whether an individual had a criminal past. Such a background, he added, entitled the Interior Minister to deny an immigration visa, under the Law of the Return. He also observed that when subject arrived in Israel, there was no information available to the Israeli Government with regard to his criminal background. Had he applied at that time for Israeli citizenship, he would have obtained same without any problem.

Following the rejection from Israel of Sigelbaum, Marcus, and Rose, most Israeli newspapers, through sources in Israel, their correspondents in the United States, and other sources abroad, obtained an extensive amount of material regarding subject's background and relation to well known criminals in the United States. Articles on this background appeared in these newspapers in prominent sections of the newspapers almost daily for the first two weeks of June, 1971.
CON F I D E N T I A L

RE: MEYER LANSKY

The same publicity afforded subject, described above, was given Sigelbaum, Rose and Marcus, following their rejection from Israel, and a number of newspapers provided detailed background with regard to Marcus and Sigelbaum, clearly affiliating them with organized crime in the United States.

RESPONSE TO UNITED STATES DEPARTMENT OF JUSTICE,
CRIMINAL DIVISION, INQUIRY

By memorandum dated June 17, 1971, Mr. Will Wilson, Assistant Attorney General, Criminal Division, directed inquiries to the Federal Bureau of Investigation concerning activities of subject in Israel. In his memorandum, Mr. Wilson made reference to a "New York Times" article indicating there is a "sharp clash" in the higher echelon of the Israeli Government as to subject's continued welcome in that country.
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☐ For your information:

☑ The following number is to be used for reference regarding these pages:

92-2831-1272 pages, 8, 9, 10, 11
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☐ For your information:

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☑ The following number is to be used for reference regarding these pages:

92-2831-1273, 12737
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☐ For your information: _________________________________________________________________

The following number is to be used for reference regarding these pages:

92-2831-1274 lower page 1
MEYER LANSKY

MEYER LANSKY, who was born in 1902, has been the subject of extensive publicity describing him as the most powerful leader of the gambling interests of organized crime in the United States. His association with criminal elements dates from the 1920's. In the face of pending prosecution, LANSKY departed from the United States and has been a resident of Israel since July, 1970. In March, 1971, LANSKY was indicted in the United States District Court, Southern District of Florida, when he refused to appear to testify concerning the "skimming" of funds from Las Vegas casinos. He was also indicted for violation of the Interstate Transportation in Aid of Racketeering Statute and Conspiracy, resulting from the distribution of funds obtained from illegal gambling operations.
TRANSMIT THE FOLLOWING IN AIRTEL

TO: DIRECTOR, FBI (92-2831)

SUBJECT: MEYER LANSKY

ENCLOSURES:

Enclosed for the Bureau are 7 copies of an LHM dated and captioned as above.

REFERENCES:

Bureau airtel 6/25/71 and Tel Aviv airtel and LHM 6/29/71.

LEADS:

LEGAT TEL AVIV

At Tel Aviv, Israel:

5 - Bureau (Enc. 7)
(1 - Foreign Liaison Desk)
(2 - Miami, 92-102)
1 - Tel Aviv

ENCLOSURE

RECEIVED
28 JUL 1971

ALL INFORMATION CONTAINED HERIN IS UNCLASSIFIED
DATE 3JUL84 BY SPAGHLION
235,255

U.S. GOVERNMENT PRINTING OFFICE: 1971-415-186
Washington, D. C.

July 16, 1971

MEYER LANSKY

On July 15, 1971, subject's attorney in Tel Aviv, hand delivered to the Consul General, U. S. Embassy, Tel Aviv, a letter dated July 5, 1971, which responds to the Consul General's letter of May 18, 1971 (notification of revocation of subject's passport). Subject's letter reads as follows:

"In reply to your letter of May 18, 1971, I hereby notify you that I desire a hearing, in accordance with the passport regulations, to establish the basis for the said revocation.

"Sincerely,

"Meyer Lansky (signed)"

The Consul General has requested instructions from the U. S. Department of State with regard to conducting a hearing.

"This document is for the use of your agency only and neither it nor its contents should be further distributed without appropriate authorization."
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☑ Deleted under exemption(s) 63 67c 67d with no segregable material available for release to you.

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☐ For your information:

☐ The following number is to be used for reference regarding these pages:

42-2831-1276, 1277
Transmit the following in

AIRTTEL

Via

(TYPE IN PLAINTEXT OR CODE)

(PRIORITY)

TO:    DIRECTOR, FBI (92-2831)

FROM:  LEGAT, TEL AVIV (166-1) (P)

SUBJECT: MEYER LANSKY

AR

ENCLOSURES:

Enclosed are 9 copies of an LHM, dated and captioned as above.

REFERENCES:

Memphis airtel, 7/1/71 and Tel Aviv airtel, 5/10/71.

ADMINISTRATIVE:

In connection with the information contained in referenced airtels, it is noted that on 7/21/71, the Consular Section, U. S. Embassy, Tel Aviv, Israel, advised that on 7/1/71, the letter in question addressed to subject was returned to the Israeli General Delivery since it was not claimed by subject at the U. S. Embassy. General Delivery will hold this letter for one month and if subject does not claim it there, it will be returned to the sender.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
MEYER LANSKY

Israeli newspapers for July 21 and July 22, 1971, published articles noting that subject was given an extension of his tourist visa for the sixth time. He now has an extension to August 21, 1971; his current visa was due to expire July 27, 1971. The extension was granted by the Minister of the Interior and the articles noted that "Ministry sources" stated July 21, 1971, that subject's future in Israel was still pending. These sources refused to comment on whether the one-month extension had been decided on after consultations with other Israeli Government agencies.

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.
Transmit the following in

(Type in plaintext or code)

(AIRTEL)

Via

(Priority)

TO: DIRECTOR, FBI (92-2831)

FROM: LEGAT, TEL AVIV (166-1) (F)

SUBJECT: MEYER LANSKY AR

ENCLOSURES:

Enclosed for the Bureau are 7 copies of an LHM, dated and captioned as above.

REFERENCES:

Tel Aviv airtels and LHMs 7/23/71 and 7/16/71.

ADMINISTRATIVE:

5 - Bureau (Encl. 7)

1 - Tel Aviv

3 - Foreign Liaison Desk

7/29/71

Approved: Special Agent in Charge

Sent M Per

12 AUG 5 1971

SECURITY CLASSIFICATION

ALL INFORMATION CONTAINED HERIN IS UNCLASSIFIED

DATE: 7/28/71

WASHINGTON D.C. 20535

REC-35 2-283-1277

U.S. GOVERNMENT PRINTING OFFICE: 1971-413-130
MEYER LANSKY

The July 23, 1971, issue of "The Jerusalem Post," an English-language newspaper published in Jerusalem, Israel, contained an article captioned "Lansky to Post IL50,000 Bond." The article notes that subject will deposit the above sum with the District Court of Tel Aviv to cover costs in the event he loses the IL one million libel suit he has brought against the Hebrew-language newspaper "Yediot Ahronot," published in Israel, for describing subject as a central figure in United States organized crime. It is noted that the above newspaper had asked for a bond of IL one hundred thousand.

Subject is suing the newspaper for "damage to his good name," resulting from a series of articles appearing in "Yediot Ahronot." The newspaper, in its defense, has stated that the subject "had no good name to be damaged."

The above article further noted that the Dan Hotels Company has withdrawn its IL one million libel suit against "Ha'aretz," a Hebrew-language newspaper published in Israel, in return for an apology by this newspaper (July 23, 1971) as well as a contribution to the Israeli Disabled Veterans Fund. "Ha'aretz" also agreed to pay for legal costs, which will include one-half of the court fee of IL five thousand paid by the Dan Hotels Company. It is noted that the Dan Hotels Company sued "Ha'aretz" for an article, which appeared in that paper on May 14, 1971, alleging that subject was one of the heads of the "Miami group," which controls the Dan Hotel chain.
On July 23, 1971, a second official of the United States Embassy, Tel Aviv, advised that the U. S. Department of State has authorized the U. S. Embassy, Tel Aviv, to grant subject a hearing as he previously requested concerning the revocation of his passport. The official stated that on July 23, 1971, a letter from the Embassy was directed to subject stating that the hearing date has been set for July 28, 1971. The official noted that subject has the option to suggest another date if the July 28, 1971 date is not convenient.

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.
TO: DIRECTOR, FBI (92-2831)
FROM: SAC, MIAMI (92-102) (P)

SUBJECT: MEYER LANSKY, aka
AR

XOPERATION FINANCIER
AR

Due to a flourish of activity with regard to captioned matter within the past few days, and in order to preserve continuity, the report and preparation that was due 7/23/71 at the Bureau will be delayed until 7/30/71.
FEDERAL BUREAU OF INVESTIGATION
FOIPA DELETED PAGE INFORMATION SHEET

5

Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☑ Deleted under exemption(s) 61 67c 67D with no segregable material available for release to you.

☐ Information pertained only to a third party with no reference to you or the subject of your request.

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Page(s) referred for consultation to the following government agency(ies): ________________________________ ________________________________ as the information originated with them. You will be advised of availability upon return of the material to the FBI.

Page(s) withheld for the following reason(s):

__________________________________________________________________________________________

☐ For your information: ______________________________________________________________________

__________________________________________________________________________________________

☒ The following number is to be used for reference regarding these pages:

92-2831-1281

XXXXX

XXXXXXXXXXXXXXXXXXX

DELETED PAGE(S)

NO DUPLICATION FEE

FOR THIS PAGE

XXXXXXXXXXXXXXXXXXX

FBI/DOJ
James R. Hoffa has been incarcerated at the U.S. Penitentiary, Lewisburg, Pennsylvania, since March 7, 1967, serving a 13-year sentence for jury tampering and pension fund fraud.

On March 25, 1971, a Federal Grand Jury in Miami, Florida, handed down an indictment charging Meyer Lansky, Morris Lansburgh, and Samuel Cohen with income tax violations resulting from alleged "skimming" from the casino of the Flamingo Hotel in Las Vegas, Nevada. In this indictment, Louis Poller is mentioned as an unindicted co-conspirator.

The following is a copy of the above indictment as it appeared in the "Miami Beach Sun" newspaper on March 29, 1971:
THE GRAND JURY CHARGES

Commencing prior to May 31, 1960, and continuing to and including the return of the indictment in the Southern District of Florida and elsewhere, defendants Flamingo Company, Meyer Lansky, Sam Cohen, Morris Lansburgh, Sam Belkin and Jerry Gordon and their unindicted co-conspirators Rubin Zerlin, Lou Poller, Chester Simms (now deceased) and others to the Grand Jury unknown agreed, combined, confederated and conspired together to commit offenses against the United States; that is:

To travel in and use facilities in interstate and foreign commerce between the Southern District of Florida, Nevada, New York, Switzerland and elsewhere with the intent to establish, promote, manage and carry on and facilitate the establishment, promotion, management and carrying on of an unlawful activity and to distribute the proceeds of the operation and sale of said unlawful activity, that is a business enterprise involving gambling in violation of the laws of Nevada. Specifically Nevada Revised Statutes... of the Nevada Gaming Commission and their predecessor statutes and regulations, and thereafter to perform acts of establishment, promotion, management and carrying on and distribution of proceeds from said unlawful activity in violation of Section 1952, Title 18, United States Code.

The means by which this conspiracy was to be accomplished were as follows:

Defendant Meyer Lansky, one of the original controlling interests in the Flamingo Hotel and Casino, Clark County, Nevada, would cause defendants Flamingo Company, Sam Cohen and Morris Lansburgh to purchase the Flamingo from Hotel Flamingo, Inc., and Albert Parvin in or about May, 1960, and thereafter cause payments totaling $200,000 to be made from the proceeds of the Flamingo operation during the continuation of the conspiracy through Hotel Flamingo, Inc., and the Albert Parvin Foundation to Meyer Lansky.

Defendants Flamingo Company, Sam Cohen, Morris Lansburgh and other named and unknown co-conspirators would apply for and receive gambling licenses and renewals thereof from the State of Nevada for operation of the Flamingo hotel and casino and would conceal from state authorities the interest and right to receive proceeds from the Flamingo of Meyer Lansky and others.

Defendants Flamingo Company, Morris Lansburgh, Jerry Gordon and Sam Belkin and unindicted co-conspirator Chester Simms and others unknown to the Grand Jury would operate the gambling casino of the Flamingo and conceal from Nevada gambling authorities and the United States Treasury Department the true casino receipts by understating approximately $2,000,000 or more of casino income yearly.

Defendants Lansburgh and Cohen and unindicted co-conspirators Rubin Zerlin and Lou Poller would negotiate the sale of the Flamingo on behalf of the named defendants and conspirators and other unknown co-conspirators and in order to secure a higher price would reveal that approximately $2,000,000 yearly in unreported proceeds from the Flamingo would be available for distribution after the defendant

UNITED STATES OF AMERICA,
Plaintiff

v.

FLAMINGO COMPANY,
A Nevada Corporation,
Meyer Lansky,
Sam Cohen,
Morris Lansburgh,
Sam Belkin,
Jerry Gordon,
Defendants

Lansky had been paid his portion of the sale price in cash.

The named defendants and conspirators and other unknown co-conspirators would cause these unreported proceeds of the Flamingo operation to be distributed in interstate and foreign commerce between the Southern District of Florida and Nevada, New York, Switzerland and elsewhere.

In order to effect the objects of the conspiracy and in furtherance thereof the named defendants and unindicted conspirators and unknown co-conspirators committed various overt acts in the Southern District of Florida and elsewhere, including the following:

OVERT ACTS

1. On or about September 7, 1960, Meyer Lansky executed an agreement requiring Hotel Flamingo, Inc., to pay Lansky $200,000.

2. At quarterly intervals beginning on or about January 2, 1961, and continuing through 1966, Meyer Lansky received payments in Hollywood, Florida, of $6,250 per quarter from Flamingo Company proceeds through the Albert Parvin Foundation.


4. On or about March 29, 1965, Morris Lansburgh sent correspondence from Clark County, Nevada, to the Flamingo New York office concerning unrecorded gambling debts owed to the Flamingo.

5. On or about August 20, 1966, in Clark County, Nevada, Morris Lansburgh received a 1966 Cadillac in payment of an unrecorded gambling debt owed to the Flamingo.

6. On or about December 8, 1966, in Clark County, Nevada, Chester Simms received a 1967 Cadillac automobile in payment of an unrecorded gambling debt owed to the Flamingo.

7. On or about December 30, 1966, and March 31, June 30 and September 8, 1967, Meyer Lansky received payments in Hollywood, Florida, totaling $50,000 from Flamingo Company proceeds through the Albert Parvin Foundation.
18 U.S.C. § 371: Conspiracy

8. At approximately monthly intervals during the period from May, 1960, to September, 1967, the exact dates being to the Grand Jury unknown, Morris Lansburgh, Chester Simms and unknown co-conspirators received large amounts of currency from employees of the Flamingo's New York office.

9. On or about June 3, 1966, Jerry Gordon signed and caused to be filed the corporate tax return of the Flamingo Company for the Fiscal year ending March 31, 1966.

10. On or about June 13, 1967, Jerry Gordon signed and caused to be filed the corporate tax return of the Flamingo Company for the fiscal year ending March 31, 1967.

11. On or about December 2, 1968, in Los Angeles, California, Morris Lansburgh signed and caused to be filed the corporate tax return for the Flamingo Company for the fiscal year ending March 31, 1969.

12. On various dates during the continuation of the conspiracy Sam Cohen, Morris Lansburgh, Rubi Zerlin, Lou Poller and unknown co-conspirators caused the deposit of large amounts of currency to the account of Exchange and Investment Bank of Switzerland at Miami National Bank, Miami, Florida, and the transmission to Switzerland of proceeds of the Flamingo operation.

All in violation of Section 371, Title 18, United States Code.
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

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Page(s) referred for consultation to the following government agency(ies); ________________, as the information originated with them. You will be advised of availability upon return of the material to the FBI.

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☐ For your information: ______________________________________________________________________

☐ The following number is to be used for reference regarding these pages:

92-2831-1291
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

[X] Deleted under exemption(s)  b1, b7c, b5, b7d, b8 with no segregable material available for release to you.

☐ Information pertained only to a third party with no reference to you or the subject of your request.

☐ Information pertained only to a third party. Your name is listed in the title only.

☐ Document(s) originating with the following government agency(ies) ____________________________  
_________________________  was/were forwarded to them for direct response to you.

Page(s) referred for consultation to the following government agency(ies); ___________________________  as the information originated with them. You will be advised of availability upon return of the material to the FBI.

Page(s) withheld for the following reason(s):

____________________________________________

☐ For your information: ____________________

____________________________________________

[X] The following number is to be used for reference regarding these pages: 92-2831-1281 thru 1291
FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE
MIAMI

OFFICE OF ORIGIN
MIAMI

DATE
8/3/71

INVESTIGATIVE PERIOD
1/4 - 7/30/71

REPORT MADE BY

CHARACTER OF CASE

REFERENCE: Report of SAC dated 1/4/71 at Miami. per 1187

- P -

- LEAD -

MIAMI

AT MIAMI, FLORIDA

Will follow and report subject's activities

ACCOMPLISHMENTS CLAIMED

CONVICT. AUTO. FUG. FINES SAVINGS

NONE

ACQUITS. TALS

CASE HAS BEEN:

PENDING OVER ONE YEAR

PENDING PROSECUTION OVER SIX MONTHS

APPROVED

REQUESTED

COPIES MADE

SPECIAL AGENT IN CHARGE

DO NOT WRITE IN SPACES BELOW

5 - Bureau (92-2831) -
(2 - Legat, Tel Aviv)(166-1)
1 - New York (92-461)(Info)
(MEYER LANSKY GROUP)
3 - Miami (2 - 92-102)
(1 - 92-2950)

Dissemination Record of Attached Report

Agency

Request Rec'd

Date Fwd.

How Fwd.

By

Notations

Cover Page
A copy of this report is furnished to New York

LANSKY will remain in Israel if granted citizenship.
There has been no indication that subject would voluntarily return to the United States.

Since submission of the last report, there have been numerous communications, newspaper articles, etc., pertaining to the subject; which are being excluded from this report for the sake of brevity, and only what is felt pertinent to subject's current situation is being reported.
MEYER LANSKY was served in Tel Aviv, Israel, with FGJ, Miami, subpoena on 3/4/71 to appear in USDC, Miami, Fla.; 3/10/71. Subject indicted by FGJ, Miami, on 3/24/71 for violation Sec. 401, Title 18, USC, for Criminal Contempt; $200,000 bond recommended. On 3/25/71, LANSKY indicted with MORRIS DANSBURGH, SAM COHEN and others for income tax violation resulting from alleged "skimming" from Flamingo Hotel, Las Vegas, Nev.; $100,000 bond recommended. Indictment set forth.

MEYER LANSKY was served with a subpoena by the United States Embassy Consular Officer, Tel Aviv, Israel, to appear before a Federal Grand Jury, Miami, Florida, on March 10, 1971.

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.
On March 24, 1971, MEYER LANSKY was indicted by the Federal Grand Jury, Miami, Florida, for a violation of Section 401, Title 18, U. S. Code, for Criminal Contempt of the Federal Grand Jury, Miami. A bond of $200,000 was recommended.

On March 25, 1971, MEYER LANSKY, MORRIS LANSBURGH, SAM COHEN and others were indicted by a Federal Grand Jury in Miami for a violation of income tax statutes resulting from alleged "skimming" from the Flamingo Hotel in Las Vegas, Nevada. A $100,000 bond was set by the court in connection with this charge.

The following is a true copy of the above indictment, as it appeared in the "Beach Sun," Miami Beach, Florida, on March 29, 1971:
THE GRAND JURY CHARGES

Commencing prior to May 31, 1960, and continuing to and including the return of this indictment in the Southern District of Florida and elsewhere, defendants Flamino Company, Meyer Lansky, Sam Cohen, Morris Lansburgh, Sam Belkin and Jerry Gordon and their unindicted co-conspirators Rubin Zerlin, Lou Poller, Chester Simms (now deceased) and others to the Grand Jury unknown agreed, combined, confederated and conspired together to commit offenses against the United States; that is:

To travel in and use facilities in interstate and foreign commerce between the Southern District of Florida, Nevada, New York, Switzerland and elsewhere with the intent to establish, promote, manage and carry on and facilitate the establishment, promotion, management and carrying on of an unlawful activity and to distribute the proceeds of the operation and sale of said unlawful activity, that is, a business enterprise involving gambling in violation of the laws of Nevada, specifically Nevada Revised Statutes...of the Nevada Gaming Commission and their predecessor statutes and regulations, and thereafter to perform acts of establishment, promotion, management and carrying on and distribution of proceeds from said unlawful activity in violation of Section 1952, Title 18, United States Code.

The means by which this conspiracy was to be accomplished were as follows:

Defendant Meyer Lansky, one of the original controlling interests in the Flamino Hotel and Casino, Clark County, Nevada, would cause defendants Flamino Company, Sam Cohen and Morris Lansburgh to purchase the Flamino from Hotel Flamino, Inc, and Albert Parvin in or about May, 1960, and thereafter cause payments totaling $200,000 to be made from the proceeds of the Flamino operation during the continuation of the conspiracy through Hotel Flamino, Inc., and the Albert Parvin Foundation to Meyer Lansky.

Defendants Flamino Company, Sam Cohen, Morris Lansburgh and other named and unindicted co-conspirators would apply for and receive gambling licenses and renewals thereof from the State of Nevada for operation of the Flamino hotel and casino and would conceal from state authorities the interest and right to receive proceeds from the Flamino of Meyer Lansky and others.

Defendants Flamino Company, Morris Lansburgh, Jerry Gordon and Sam Belkin and unindicted co-conspirator Chester Simms and others unknown to the Grand Jury would operate the gambling casino of the Flamino and conceal from Nevada gambling authorities and the United States Treasury Department the true casino receipts by understating approximately $2,000,000 or more of casino income yearly.

Defendants Lansburgh and Cohen and unindicted co-conspirators Rubin Zerlin and Lou Poller would negotiate the sale of the Flamino on behalf of the named defendants and conspirators and other unknown co-conspirators and in order to secure a higher price would reveal that approximately $2,000,000 yearly in unreported proceeds from the Flamino would be available for distribution after the defendant

UNITED STATES OF AMERICA, Plaintiff

v.

FLAMINO COMPANY
A Nevada Corporation, Defendants

Meyer Lansky,
Sam Cohen,
Morris Lansburgh,
Sam Belkin,
Jerry Gordon,

Lansky had been paid his portion of the sale price in cash.
The named defendants and conspirators and other unknown co-conspirators would cause these unreported proceeds of the Flamino operation to be distributed in interstate and foreign commerce between the Southern District of Florida and Nevada, New York, Switzerland and elsewhere.

In order to effect the objects of the conspiracy and in furtherance thereof the named defendants and unindicted conspirators and unknown co-conspirators committed various overt acts in the Southern District of Florida and elsewhere, including the following:

OVERT ACTS

1. On or about September 7, 1960, Meyer Lansky executed an agreement requiring Hotel Flamino, Inc., to pay Lansky $200,000.

2. At quarterly intervals beginning on or about January 2, 1961, and continuing through 1966, Meyer Lansky received payments in Hollywood, Florida, of $6,250 per quarter from Flamino Company proceeds through the Albert Parvin Foundation.

3. During the months of January and February, 1965, in Dade County, Florida, and Clark County, Nevada, Morris Lansburgh, Sam Cohen, Rubin Zerlin and Lou Poller engaged in negotiations with a potential purchaser of the Flamino hotel and casino.

4. On or about March 29, 1965, Morris Lansburgh sent correspondence from Clark County, Nevada, to the Flamino New York office concerning unrecorded gambling debts owed to the Flamino.

5. On or about August 20, 1966, in Clark County, Nevada, Morris Lansburgh received a 1966 Cadillac in payment of an unrecorded gambling debt owed to the Flamino.

6. On or about December 8, 1966, in Clark County, Nevada, Chester Simms received a 1967 Cadillac automobile in payment of an unrecorded gambling debt owed to the Flamino.

7. On or about December 30, 1966, and March 31, June 30 and September 8, 1967, Meyer Lansky received payments in Hollywood, Florida, totaling $50,000 from Flamino Company proceeds through the Albert Parvin Foundation.
8. At approximately monthly intervals during the period from May, 1960, to September, 1967, the exact dates being to the Grand Jury unknown, Morris Lansburgh, Chester Simms and unknown co-conspirators received large amounts of currency from employees of the Flamingo's New York office.

9. On or about June 3, 1966, Jerry Gordon signed and caused to be filed the corporate tax return of the Flamingo Company for the Fiscal year ending March 31, 1966.

10. On or about June 13, 1967, Jerry Gordon signed and caused to be filed the corporate tax return of the Flamingo Company for the Fiscal year ending March 31, 1967.

11. On or about December 2, 1968, in Los Angeles, California, Morris Lansburgh signed and caused to be filed the corporate tax return for the Flamingo Company for the Fiscal year ending March 31, 1968.

12. On various dates during the continuation of the conspiracy Sam Cohen, Morris Lansburgh, Rubi Zerin, Lou Poller and unknown co-conspirators caused the deposit of large amounts of currency to the account of Exchange and Investment Bank of Switzerland at Miami National Bank, Miami, Florida, and the transfer to Switzerland of proceeds of the Flamingo operation.

All in violation of Section 371, Title 18, United States Code.
The July 23, 1971 issue of "The Jerusalem Post," an English-language newspaper published in Jerusalem, Israel, contained an article captioned "Lansky To Post IL50,000 Bond." The article notes that subject will deposit the above sum with the District Court of Tel Aviv to cover costs in the event he loses the IL one million libel suit he has brought against the Hebrew-language newspaper "Yediot Achronot," published in Israel, for describing subject as a central figure in United States organized crime. It is noted that the above newspaper had asked for a bond of IL one hundred thousand.

Subject is suing the newspaper for "damage to his good name," resulting from a series of articles appearing in "Yediot Achronot." The newspaper, in its defense, has stated that the subject "had no good name to be damaged."

The above article further noted that the Dan Hotels Company has withdrawn its IL one million libel suit against "Ha'aretz," a Hebrew-language newspaper published in Israel, in return for an apology by this newspaper (July 23, 1971), as well as a contribution to the Israeli Disabled Veterans Fund. "Ha'aretz" also agreed to pay for legal costs, which will include one-half of the court fees of IL five thousand paid by the Dan Hotels Company. It is noted that the Dan Hotels Company sued "Ha'aretz" for an article which appeared in that paper on May 14, 1971, alleging that subject was one of the leaders of the "Miami group," which controls the Dan Hotel chain.
Israeli newspapers for July 21 and July 22, 1971, published articles noting that subject was given an extension of his tourist visa for the sixth time. He now has an extension to August 21, 1971; his current visa was due to expire July 27, 1971. The extension was granted by the Minister of the Interior and the articles noted that "Ministry sources" stated July 21, 1971, that subject's future in Israel was still pending. These sources refused to comment on whether the one-month extension had been decided on after consultations with other Israeli Government agencies.
Title: MEYER Lansky

Character: OPERATION FINANCIER

Reference: ANTI-RACKETEERING

Report of Special Agent dated and captioned as above at Miami, Florida.

All sources (except any listed below) whose identities are concealed in referenced communication have furnished reliable information in the past.
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

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Page(s) referred for consultation to the following government agency(ies);

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Page(s) withheld for the following reason(s):

  ________________________________________________

  ________________________________________________

For your information:

  ________________________________________________

The following number is to be used for reference regarding these pages:

93-3831-12927/
State Nr 397
Urgent 8-4-71
To Director
From Legat Tel Aviv No. 135

Meyer Lansky, Anti-Racketeering.

All information contained herein is unclassified.

Date 8/13/71 by Spieski.
DEPARTMENT OFFICIAL IN WASHINGTON CONCERNING INVESTIGATION OF LANSKY IN U.S., PARTICULARLY OF AMERICAN AND ISRAELI JEWs SUPPORTING LANSKY'S POSITION TO REMAIN IN ISRAEL. LAST PARAGRAPH OF NEWS ARTICLE CONTAINS STATEMENT THAT NEWSPAPER "YEDIOt AHRONOT" HAD REQUESTED FROM THE JUSTICE DEPARTMENT AND FROM FBI INFORMATION TO ASSIST IN NEWSPAPER'S LAW SUIT WITH LANSKY.

RECEIVED 1:25PM 6XC

CC: MR. GALE  3RD CC: MR. DAY
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

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________________________________________________________________________

☐ For your information: _______________________________________________________

________________________________________________________________________

The following number is to be used for reference regarding these pages:

92-2831-1292, 1293, 1294
TO: Director, FBI (92-2831)
FROM: Legat, Bern (92-8) (P)

SUBJECT: MEYER LANSKY AR

DATE: 8/9/71

Re TEL airtel 6/29/71 and cable 7/30/71.

Enclosed for Tel Aviv, are one copy each of

the following:

Bern letter and LHM 4/24/69.
LHM 4/17/61 Washington, D. C.
LHM 10/13/61, Washington, D. C.
Los Angeles LHM 5/6/69.

For information.
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

☒ Deleted under exemption(s) 67C with no segregable material available for release to you.

☐ Information pertained only to a third party with no reference to you or the subject of your request.

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☐ For your information:

______________________________

☒ The following number is to be used for reference regarding these pages:

92-2831-Not Recorded Serials
CABLEGRAM

TO LEGAT TEL AVIV

FROM DIRECTOR FBI

MEYER LANSKY, ANTI-RACKETEERING.

NOTE: Lansky, in Israel, is suing Hebrew-language newspaper "Yediot Ahronot" for one million Israeli pounds claiming damage to his good name.
SAC, Miami (92-1\#2) 8/17/71

Director, FBI (92-2831)

MEYER LANSKY, aka FUGITIVE AR

Re Bureau 0-1 dated 8/9/71 and return by your office with notation that a report would be submitted 8/3/71. A report has not been received at the Bureau to date.

Advise date report submitted and name of reporting agent.

MAILED BY FBI
AUG 17 1971

EX-100
REC-6 9.2-2831-1297

MAIL ROOM TELETYPING UNIT

66 AUG 20 1971

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
DATE 8/17/71 BY SPIESKI Ops 235,255
Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.

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Page(s) withheld for the following reason(s):

☐ For your information:

☑ The following number is to be used for reference regarding these pages:

92-2831-1298, 1998
TO LEGAT TEL AVIV
FROM DIRECTOR FBI

MEYER LANKEY, ANTI-RACKETEERING.

RE LEGAT TEL AVIV CABLEGRAM AUGUST SIXTEEN LAST.
PUBLIC ANNOUNCEMENT WAS MADE ON JULY TWENTYSEVEN LAST.

THAT ROBERT J. CAMPBELL, DEPARTMENT ATTORNEY, WAS NAMED TO
HEAD A SPECIAL STRIKE FORCE WITHIN THE JUSTICE DEPARTMENT
ESTABLISHED TO COORDINATE THE INVESTIGATION OF ORGANIZED
CRIME’S INFILTRATION OF LEGITIMATE FINANCIAL CIRCLES.

13 Special Coordinating Unit (cleared with SA

FEDERAL BUREAU OF INVESTIGATION
COMMUNICATIONS SECTION

61 AUR 1914 (1)
25 AUR 1914 (2)
8:45 AM 308

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 3/16/74

TELETYPExE UNIT

235-255