

CLASSIFIED MESSAGE

023

DATE : 3 DEC 55

S-E-C-R-E-T

1	EE/16/6	4	22/Plana/
2	24/16	5	CRZ
3	Chromo	6	cop

TO : DIRECTOR
FROM : FRANKFURT

ACTION: EE 6

INFO : COP, CI, CI/OPS, FI/RI 2, PP 2, PP/OPS, PP/ICD 2, S/G 2

Handwritten notes:
1) E. P. ...
2) R.M.
[Redacted]

FRAN 5175 (IN 37232)

0429Z 3 DEC 55

ROUTINE
PRECEDENCE

TO: DIR

INFO: BONN, BRLN

CITE: FRAN

RE: A. BRLN 2029 (IN 36193)

B. BONN 3473 (IN 35548)

Handwritten: Curt BLEY

1. REFS DISCUSSED BY [] AT BONN 30 NOV.

FOLL ARE GENERAL CONCLUSION:

A. IN ABSENCE DETAILED BRIEFING, BLEY, WHO NOT CLEARED, PROCEEDING LOGICALLY FROM AGGRESSIVE LAWYERS VIEWPOINT. NONE HIS ACTIONS OUTSIDE FRAMEWORK ACTING AS LEGAL REPRESENTATIVE DTLINEN.

B. CAWASH NOT AWARE BLEY NOT FULLY BRIEFED HENCE ITS INTERPRETATION BLEY FREEWHEELING AND/OR CONTROL ALSO NATURAL. THIS ALSO EXPLAINS FREE (PORTION GARBLED - BEING SERVICED)/BLEY DISCUSSION.

C. COINCIDENCE OLD FRIENDSHIP SUHR/BLEY SHEDS ENTIRELY DIFFERENT LIGHT MTG PARA 2 B REF B AND MAKES IT FULLY ACCEPTABLE IF NOT FAVORABLE DEVELOPMENT.

D. EVENTS PARAS 4 B, C REF A ARE UNRELATED TO CAWASH/BLEY/STLINEN LEGAL AND/OR COMMISSION PROBLEMS.

DECLASSIFIED AND RELEASED BY
CENTRAL INTELLIGENCE AGENCY
SOURCES METHODS EXTENSIVE FORBIDDEN TO MAKE A COPY OF THIS MESSAGE
NAZI WAR CRIMES DISCLOSURE ACT
DATE 2007

S-E-C-R-E-T

[]
Copy No. CURT BLEY

S-E-C-R-E-T

3 DEC 55

FRAN 5175 (IN 37232)

PAGE 2

E. SUHR BRIEFING OF LIPSCHITZ PROBABLY INCOMPLETE AT TIME DIFFERENCE IN LIPSCHITZ STATEMENTS EMERGED. THIS IN POINT CORRECTED AS INDICATED BRLN 2030;

F. WITH ABOVE IN MIND THERE NO EVIDENCE DEVIOUSNESS, DELIBERATE MISREPRESENTATION AND/OR MACHINATIONS CAWASH OR ^{NEWHAM BLEY} ~~(PORTION GARBLED)~~

2. IN ORDER AVOID FURTHER EMBARRASSMENT AND DIFFICULTY WILL RUSH ^{FIELD TRAFFIC} ~~(PORTION GARBLED)~~ BLEY TO ACCOMPLISH CLEARANCE SOONEST. BRIEFING LATTER ON BROAD ASPECTS DTLINEN WILL PROVIDE BASIS CONTAINMENT BLEY ACTIONS AND THEIR DIRECTION IN FRAMEWORK AGREED UPON CAWASH/KUBARK POSITIONS. FOR TIME BEING NEWHAM TO BE ASKED RESTRAIN BLEY AGGRESSIVENESS. ^{TO HANDLE} ~~(PORTION GARBLED)~~ WITH CAWASH.

3. COMBINATION ALL EFFORTS BEHALF DTLINEN AND COMMISSION APPEAR TO HAVE FIRST CONCRETE RESULTS AS PROSECUION LEGAL ACTIONS STAYED AND THERE INDICATION POSSIBILITY OF QUASH. PARTICULARLY SIGNIFICANT IS APPARENT WILLINGNESS JUSTICE SENATOR TO AVOID ANY POSSIBLE EMBARRASSMENT FROM ^{STATEMENT} ~~(PORTION GARBLED)~~

END OF MESSAGE

S-E-C-R-E-T