 								
•• •O	293 (Rev. 4-26-78)	P.	DEPART	MENT OF JUSTICE	-			
-	001 2	The same		AU OF INVESTIGAT				
	PAGE 1 OF 2				4	•		
	1/22/1		CLASSIFICATION UNCLAS			PRECEDENCE PRIORITY		,
	\$E\$43PP ZG20 4000P 0294%*\$0539**\$HES0 4000P 0H 3G232 992H\$4							
	START HERE							
^l	FM DIRECTOR FBI							
16	TO FBI SAN FRANCISCO PRIORITY							
9	BT. ALL INFORMATION CONTAINED							
14	UNCLAS HEREIN IS UNCLASSIFICO KM MAN							
	RYMUR			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	• •			
12	BY TELE	ETYPE JAN	PL FSS YAAU	99. AMERIC	AN EMBAS	Y27	EN E	
	GEORGETOWN GUYANA FURNISHED THE FOLLOWING:							
PRELIMINARY INQUIRY BEGAN FRIDAY (JAN 19) IN THE CASE OF THE MURDERS OF LINDA SHARON HARRIS (AKA SHARON AMOS) ET AL. 8 ONLY PERSON WHO TESTIFIED WAS POLICE DETECTIVE ASST. SUPERIN-								
	THE MURDERS OF LINDA SHARON HARRIS {AKA SHARON AMOS} ET AL.							,
8	ONLY PERSON WHO TESTIFIED WAS POLICE DETECTIVE ASST. SUPERIN-							
TENDENT LAM, WHO WAS PRESENT ON BOTH NOV 19 AND NOV 23 WHEN								
ړ	BEIKMAN MADE STATEMENTS TO THE POLICE CONCERNING THE MURDERS.							
Ĭ	SENIOR COUNSEL MCKAY OBJECTED TO INTRODUCTION OF THE SECOND							$\sqrt{}$
1	STATEMENT AS EVIDENCE ON THE GROUNDS THAT IT WAS NOT GIVEN							1
	FREELY AND VOLUNTARILY. VIR DIRE HEARING THEN BEGAN ON							
2	ADMISSIBILITY OF THE STATEMENT.							Ĭ
	INQUIRY IS SCHEDULED TO RESUME JAN 22.							
	DO NOT TYPE MESSAGE BELOW THIS LINE							بر
	APPROVED &	DRAFTED KMR:		1/22/79	FOOM 5027	TELE EXT. 2805		b6
	1 - MR.		EV-113	REC COL	74.	4286	-170	27 ^{b76}
	**************************************		EV	urrain	0 '	34		•
FEDERAL BUREAU DE INVESTIGATION COMMUNICATIONS SECTION A JAN 28 1979								
JAN 23 1979								
	Tarango 9			·				
3	8 JAM 20197	79. PC	NOT FILE WITHOU	T COMMUNICATI	IONS STAMP		F81/D0.	

DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM



PAGE 2

CONTINUATION SHEET

PAGERITEXUO DE HQ 0001 UNCLAS

COMMENT: TECHNICALLY, THE PRELIMINARY INQUIRY CONDUCTED
BY MAGISTRATE CHRISTIAN UNTIL DEC 19 (REF A) UNDER WHICH
BEIKMAN ALONE WAS CHARGED HAS BEEN SUSPENDED RATHER THAN
CANCELLED. AT FRIDAY'S EESSION, MCKAY NOTED THAT THE ORIGINAL
INQUIRY CANNOT BE ADJOURNED SINE DIE, AND OBJECTED TO
PROSECUTING COUNSEL'S REQUEST THAT THE INQUIRY BE RESUMED ON
DEC 29, 1979. MAGISTRATE PERSAUD THEN SAID THAT A DATE WITHIN
A REASONABLE LENGTH OF TIME COULD BE SET BUT DID NOT FIX A
DATE. UNDER GUYANESE LAW, IF BEIKMAN IS ACQUITTED OF THE
JOINT CHARGES HE FACES WITH JONES, OR IF THE CASE DOES NOT GO
TO TRIAL, BEIKMAN COULD STILL BE TRIED ALONE ON THE SAME
CHARGES, THROUGH RESUMPTION OF THE ORIGINAL INQUIRY.

8 BT

,

DO NOT TYPE MESSAGE BELOW THIS LINE

رَ

S

DO NOT TYPE PAST THIS LINE