

PAGE 01

GEORGE 00918 011927Z

ACTION OCS-06

1 MAR 79 19 50z

[Handwritten signature]

INFO OCT-01 AR A-15 ISO-00 FEOP-00 JOURN-03 H-02 SSO-00

FBI-00 JUSE-00 PA-02 ICAC-00 SS-15 NSCE-00 / 045

RECEIVED
FEDERAL BUREAU OF INVESTIGATION
COMMUNICATIONS SECTION

-----100334 011930Z / 61

O 011925Z MAR 79

FM AMEMBASSY GEORGETOWN

TO SECSTATE WASHDC IMMEDIATE 9092

FBI
ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 12/9/92 BY 1043 DM/MS

FEDERAL GOVERNMENT

Assoc. Dir.	
Dep. AD Adm.	
Dep. AD Inv.	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	<i>[Handwritten initials]</i>
Ident.	
Intell.	
Laboratory	
Legal Coun.	
Plan. & Insp.	
Rec. Mgnt.	
Tech. Servs.	
Training	
Public Affs. Off.	
Telephone Rm.	
Director's Sec'y	



50916

b6 Per FB
b7C

UNCLAS GEORGETOWN 0918

Leo Ryan

9

E.O. 12065: NA

TAGS: CARR (LAYTON, LARRY), (PEOPLE'S TEMPLE)

SUBJ: W/W ARRESTS: LARRY LAYTON

REF: GEORGETOWN 909

EX-114
REC-53

89-4286-1933

16 MAR 2 1979

1. AT MARCH 1 SESSION OF HIGH COURT TRIAL OF LAYTON,
 DEFENSE AND PROSECUTION CONCLUDED ARGUMENTS ON SENIOR
 DEFENSE COUNSEL MCKAY'S SUBMISSION CONCERNING THE
 LEGALITY OF THE PRELIMINARY INQUIRY (REFETEL). BOTH SIDES
 CONCEDED THAT IF CHIEF JUSTICE BOLLERS RULED IN FAVOR OF
 THE DEFENSE CONTENTION THAT MAGISTRATE CHINTA DID NOT HAVE
 THE AUTHORITY TO HEAR THE INQUIRY, THE INDICTMENT COM-

58 MAR 9 1979

[Handwritten signatures and initials]

MITING LAYTON TO THE JURY TRIAL WOULD HAVE TO BE QUASHED
AND THE PRELIMINARY INQUIRY CONDUCTED ALL OVER AGAIN.

2. BOLLER'S ADJOURNED TRIAL AT CONCLUSION OF ARGUMENTS
UNTIL MARCH 7, WHEN HE IS TO GIVE HIS DECISION ON THE
SUBMISSION.

BURKE

UNCLASSIFIED