

1922

to:  
Garrett Byrne  
District Attorney  
Boston, Mass. (CERTIFIED MAIL)

WILLIAM R. GERARDY  
State Prison D.S.U.  
South Walpole, Massachusetts 02071

Tuesday, September 21, 1971

re: JOSEPH "THE ANIMAL" BARON

Dear Mr Byrne:

Usually, to solve a murder, your officers must put in hundreds of hours of police and investigative work, and must evaluate evidence without benefit of voluntary polygraph tests, etc. I have submitted affidavits to your office accusing Joseph Barboza Baron of a number of murders and offered to take polygraphs on the allegations before appearing before a grand jury. (If you had submitted Baron to a polygraph, a number of men would not be on death row and/or in prison today, but of course you couldn't do that because your subordinates, WITH YOUR KNOWLEDGE, were rehearsing with him his perjured testimony.) The cases smell so badly that their odor is beginning to reach even the most secluded public nostrils. Now I am re-entering my plea to you, and your response (or probable lack of it) will be carefully noted. Please keep one thing in mind, all you can do to me, all the government can do, is keep me in prison the rest of my life for a crime I didn't commit. If that is the price for seeing that the men on the Deegan murder receive fair treatment and that Baron is convicted of murder, then let it be. Remember, you used his word and his word alone, so my word should be no less acceptable to a jury. I am, therefore, requesting in this certified letter, the following:

- 1) That I be taken to police headquarters and given a polygraph test on Baron having admitted to me the intimate details of the murder of Joseph Francione.
- 2) That I be taken out for a similar test on his admission, in detail, of the murder of ~~XXXXX~~ Carlton Eaton.
- 3) That I be taken out and be given a polygraph test on Baron having admitted the murder of Raymond DeStasio.
- 4) That, following my passing of these tests, without failure in any area, that I be brought before a grand jury and that your office proceed as a matter of public duty to have Joseph Baron indicted on these three murders, since he is about to be acquitted in California thanks to the manipulations of Ted Harrington, drunken Lt. Bergin, and others in the State of California and here, including men from your own office, perhaps even yourself.

In alternative to this is that a private expert, perhaps Zimmerman or an associate will test me on the details of each of the murders mentioned, and you will receive a copy of the test, along with the news clipping in which this letter will appear. You are a district attorney. Your oath of office demands unequivocally that you prosecute Baron, and you went on record as calling him one of the real killers in the Commonwealth. I stand ready to testify against him on at least four murders in your county, maybe as many as eight, each accompanied by a polygraph. A copy of this letter will be sent to the news media and a copy will be held for my attorney to distribute as he sees fit. Your "No comment on cases pending or unsolved" will not be very effective in the light of the fact that you have a witness willing to be fully interrogated (in the presence of my attorney) and willing to undergo polygraph and psychiatric tests. I must insist that in keeping with your duty you investigate these murders, and if you refuse, your lack of response will be fully noted, in conjunction with the assistance Baron is receiving in Calif., and it will be taken to another level of prosecution.

c. Essex County News Service  
Atty. Martin Leppo

Sincerely

*Wm. Gerardy*





1 County, California.

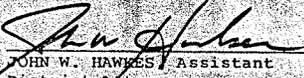
2 That WILLIAM R. GERAWAY, presently incarcerated in the  
3 Massachusetts Correctional Institution, S. Walpole, Norfolk  
4 District, Massachusetts, is a necessary and material witness  
5 and that his testimony is necessary for the proper presentation  
6 of evidence at said trial and his presence will be required on  
7 October 19, 1971, and for some time thereafter.

8 That the testimony of the said WILLIAM R. GERAWAY is  
9 necessary and material for the reason that the above-named  
10 defendant admitted to the said WILLIAM R. GERAWAY, while both  
11 were confined in Walpole Prison that he had shot a man in Cali-  
12 fornia and buried him and wanted the said WILLIAM R. GERAWAY to  
13 move the body; said facts showing that said defendant committed  
14 the murder for which he is being prosecuted.

15 WHEREFORE, Affiant prays that the above-entitled Court  
16 issue a certificate as provided in Section 1334.3 of the Penal  
17 Code of the State of California for the purpose of securing  
18 the attendance of the said WILLIAM R. GERAWAY as a witness before  
19 said Court; that immediately after the said WILLIAM R. GERAWAY  
20 has testified as such witness that he be returned to the custody  
21 of the Massachusetts Correctional Institution, S. Walpole,  
22 Massachusetts.

23 DATED: September 22, 1971.

24 Subscribed and sworn to before  
25 me this 23rd day of September,  
26 1971.  
27 EUGENE D. WILLIAMS, County Clerk

28   
29 JOHN W. HAWKES, Assistant  
30 District Attorney

31 By   
32 Deputy









OCT 14 1971

# U.S. Lawyer Visits Baron

By BONY SALUDES \*  
 A Justice Department attorney from Boston yesterday paid another visit to England in former Joseph Barboza Baron, set to go to trial on a murder charge Tuesday.  
 Edward Francis Harrington, attorney in charge of the US Crime Strike Force, Justice Department, was silent after talking to the 39-year-old New Bedford, Mass., man at the county jail.

A visit Mr. Harrington made to Mr. Baron here in March had repercussions back to Washington, D.C. The attorney's visit again raised speculations, especially since he was evasive to a newsman's queries regarding the purpose of his visit.

Mr. Baron's attorney, Public Defender Marteen Miller, with whom Mr. Harrington conferred after seeing Mr. Baron in his cell, was mum also.

Mr. Harrington was met at the San Francisco International Airport by Mr. Miller's investigator, Greg Evans, and driven to Santa Rosa yesterday afternoon.

The Justice Department has treated Mr. Baron favorably since he turned states evidence in 1968 which resulted in murder convictions against high-ranking Mafia figures in the East Coast.

Mr. Harrington reportedly has a special rapport with Mr. Baron, having dealt with him many times in the past.

Mr. Harrington also dropped in on District Attorney Kiernan Hyland and Assistant District Attorney John W. Hawkes and Sheriff Don Striepeke.

When approached by a reporter and asked the purpose of his visit, Mr. Harrington gave a

(Continued on Page 6, Col. 7)

## Federal Lawyer Visits Baron

(Continued from Page 1)

brisk "no comment."  
 He said his purpose for being in California was the national organized crime task force's interest in some recent bookies arrests in San Francisco.

Santa Rosa isn't very far from San Francisco, he said.

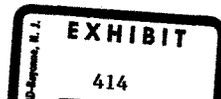
2 Witnesses  
 Meanwhile, two key witnesses to be called in the Baron murder trial yesterday arrived in Santa Rosa from Massachusetts and were booked at the county jail.

They are William Raymond Geraway, 35, a convicted murderer, and Lawrence Wendell Wood, 46, both of whom are incarcerated in Massachusetts state prisons.

Geraway and Wood gave information which led to the discovery of the body of Clayton Ricky Wilson, 26, Santa Rosa, in a crude grave near Glen Ellen in October of last year and the subsequent murder charge against Mr. Baron.

Geraway has been subpoenaed by the prosecution and Wood by the defense.

They were secretly transported in different planes. Geraway was brought by Detective Sgt. Tim Brown and Deputy Frank Bean and Wood by Lt. Paul Stefani and Detective Sgt. Erwin (Butch) Carlstedt.



1930

UNITED STATES GOVERNMENT

DEPARTMENT OF JUSTICE

Memorandum

EFH:ded

TO : File

DATE: 10/18/71

EFH FROM : Mr. Harrington

SUBJECT: Trip to California

At 3:00 P. M. (P.S.T.) on October 13, 1971, I spoke with Assistant District Attorney John Hawkes and advised him that I was in Santa Rosa, at Joseph Baron's request, to see him prior to his trial scheduled for October 19, 1971. Hawkes told me that he would tell the District Attorney the purpose of my visit.

At approximately 3:15 P. M. on the same date, I spoke with the Sheriff of Sonoma County who told me that for security reasons only personnel attached to the District Attorney's Office and the Public Defender's Office were allowed to see Joseph Baron. I advised the Sheriff that I would abide by his order. The Sheriff informed me that the District Attorney "didn't like me" because I had previously told the District Attorney that Baron was being framed. I told the Sheriff that I had previously told the District Attorney that the fact that Baron's being framed by the underworld was a distinct possibility and was a consideration that he should be aware of. The Sheriff also said that I had previously told the District Attorney that if Baron were convicted on the pending charge that I would get him off with a light sentence. I denied that I had ever made this statement to the District Attorney.

I spoke with the Public Defender of Sonoma County (Miller) and his Chief Investigator (Evans) from approximately 3:30 P. M. until approximately 5:30 P. M. The Public Defender advised me that Baron had decided that he wished to fight the case and not to plead guilty to any of the charges pending against him. The Public Defender advised me that he wanted Special Agent Condon and me to testify for the defense with specific reference to the reason for Baron's relocation to the Santa Rosa, California area and to the fact that Baron sought, without success, to receive permission to carry a gun while he was in California from federal authorities.

The Public Defender requested that I use my influence with Mrs. Baron to persuade her to come to California and to testify on behalf of the defense. The Public Defender also asked



BSF-00836

EXHIBIT  
416

100-755 3M 7/61 (rev)

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF SONOMA

DEPT. 4

Date: 10/19/71 Hon. JOSEPH P. MURPHY, JR., Judge LOUISE V. EVANS, Deputy Clerk  
GERALD THOMPSON, Bailiff MARTHA BLASHFIELD, Reporter

THE PEOPLE OF THE STATE OF CALIFORNIA, Counsel appearing for Plaintiff  
Plaintiff  
KIERNAN R. HYLAND, District Attorney and RONALD FAHEY, Chief Deputy District Attorney  
JOSEPH BENTLEY & C, Counsel appearing for Defendant  
Defendant  
MARTHEEN J. MILLER, PUBLIC DEFENDER

NATURE OF PROCEEDINGS: VIOLATION OF SEC. 187 PC, Jury ACTION No. 6407-C

This cause came on regularly this day for trial by jury. Defendant and his counsel are present.

Upon roll call of prospective jurors, all answered to the call of their names except those who were heretofore excused by the Court.

Barbara Bidia, Annary Blaborn, Eugene Camozzi, Donald Chandler, Arnold Cole, Ben Fowler, Brenda Graham, Pearl Groom, Ove Larson, Dorothy Pritchard, Asa Putnam, Alexander Reid, Sarah Stanek and Orville Stovall excused by the Court for cause and their names ordered out of the box.

Prospective Jurors #76, Theodore Rose, through #100, Angela Young, are excused by the Court and directed to return at 10:00 A.M. Oct. 20, 1971.

Jurors #36, Emil Graveman, through #75, William B. Rich, are excused by the Court until 1:30 P.M. this date.

The twenty remaining prospective jurors, #1 through #35, are sworn as to their qualifications.

Upon direction of the Court twelve prospective jurors are called to fill the jury box, and all prospective jurors in the Jury Box with the exception of prospective juror #1, and other prospective jurors in the Courtroom are escorted by the bailiff to the Jury Room.

Voir dire examination of prospective jurors, #1, David Fessler conducted by the Court and Counsel.

Prospective Jurors #1, is admonished and excused to the Jury Room and prospective juror #2, Mrs. Anita L. Corsi is called to the Jury Box and examined on voir dire by the Court and Counsel. Pursuant to stipulation, Mrs. Corsi is excused for cause and Howard Dockerill, prospective juror #3, is called and examined on voir dire by the Court and Counsel.

At 12:00 noon all prospective jurors are returned to the Courtroom and are admonished by the Court and the Court declared the noon recess. At 1:35 P.M. Court reconvened. Defendant and counsel present.

Those prospective jurors who were directed by the Court to return at 1:30 P.M. are admonished by the Court and directed to return on Oct. 20, 1971, at 1:30 P.M. unless advised otherwise by the Court.

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Those prospective jurors who were directed by the Court to return at 1:30 P.M. are admonished by the Court and directed to return on Oct. 20, 1971, at 1:30 P.M. unless advised otherwise by the Court.

By stipulation, Helen Dunlap is excused for cause. All prospective jurors with the exception of David Fessler, prospective juror #1, are excused from the courtroom. Further voir dire examination of Mr. Fessler by Mr. Miller.

By stipulation, Patsy Miller is excused for cause.

Howard Dockerill is returned to the jury box and voir dire examination conducted by the Court and Counsel. Mr. Dockerill is excused to the Jury Room and Mrs. Beatrice V. Atkinson is called and examined on voir dire by the Court and Counsel and is excused for cause.



THE DEFENSE STRATEGY:

Mafia Planned To Kill Baron

Mr. Baron, a reputed underworld figure, is on trial for the slaying of Clay Wilson, a 26-year-old Santa Rosa heavy equipment operator. Mr. Wilson's decomposed body was found in a shallow trench near the Jack London Estates, on Oct. 12, 1931.

This and other courtroom disclosures tend to confirm reports that the Mafia planned to kill Mr. Baron. Mr. Wilson's decomposed body was found in a shallow trench near the Jack London Estates, on Oct. 12, 1931.

In a third trial, Genaro Abate, an alleged Boston Mafia chief, was acquitted in spite of Mr. Baron's testimony. Mr. Miller said Mr. Harrington's cooperation with Mr. Baron in the gangland slaying will give details of Mr. Baron's cooperation with the Justice Department and explain why it was necessary for the defendant's personal safety, for him to carry a gun.

Mr. Harrington's planned appearance in the courtroom since he testified in New Bedford, Mass., near twice in the county jail - Oct. 13 and last March 25. Mr. Miller's announcement ended speculation the Justice Department would help Mr. Baron, one of its top informants against Mafia figures on the East Coast.

He said the government officials, among other things, will be glad to see Mr. Baron carried on parole from Massachusetts and it was illegal for him to carry guns. The reason is simple, Mr. Miller said. Mr. Baron's protection against malicious attacks is provided by the Mafia.

The public defender has referred to Mr. Harrington in court only as "government attorney." He has not mentioned him by name but in answer to a question asked about Mr. Harrington, he said: "Mr. Miller has discussed to the jurors at this early stage."

(Continued on Page 5A, Col. 6)

10-24-71

ENCLOSURE 88-9628-88

EXHIBIT 417

1935

Office of the District Attorney  
County of Sonoma  
HALL OF JUSTICE  
2555 MENDOCINO AVENUE  
SANTA ROSA, CALIFORNIA 95401

KIERNAN R. HYLAND  
DISTRICT ATTORNEY

JOHN W. HAWKES  
ASSISTANT DISTRICT ATTORNEY

October 26, 1971

John Edgar Hoover, Director  
Federal Bureau of Investigation  
United States Department of Justice  
Washington, D.C.

Dear Sir:

The Sonoma County District Attorney's Office is in the process of prosecuting one Joseph "Baron" Barbosa for a murder. The Baron, as he is known, was an enforcer for the Mafia in the Boston area and worked under Patriarca there. He later split with Patriarca and testified against him.

The enclosed copy of a news article which appeared in our local Sunday paper indicates that the defense intends to call two F.B.I. agents from the East as witnesses for the Baron. This is disconcerting for the prosecution because it presents a picture of a house divided against itself. The murder for which we are prosecuting the Baron has nothing to do with his Mafia connections.

When and if F.B.I. agents testify as defense witnesses, it would be appreciated that they do me the courtesy of contacting me first and allowing me to interview them concerning their possible testimony.

Very truly yours,

KIERNAN R. HYLAND  
District Attorney

1- ENCLOSURE  
KRH:hh  
Enclosure

EX-102

REC-12

MCT-39 92-9828-33

18 OCT 28 1971

let ack to NW. Kiernan R. Hyland  
CLG/mjf  
11/2/71 let to Act. AAG  
Crim. Div.  
11-2-71

UNRECORDED COPY OF ENCL. FILED  
EXP-PROC  
OCT 28 1971  
32

EXHIBIT  
418

THE DEFENSE STRATEGY:

Mafia Planned To Kill Baron

10-24-71

87-26-98 ENCLOSURE

Mr. Baron, a reputed underworld employer here, is on trial for the July 7, 1970 slaying of City Wilson, 32-year-old Boston heavy equipment operator.

Mr. Wilson's decomposed body — with two bullet holes in the skull — was found in a shallow, hornet-infested grave in Glen Hill, near the Jack London Estates, Oct. 12, 1970.

During last week's attempt to seat a jury panel, Mr. Miller repeatedly asked Mr. Baron to take the stand to admit he killed Mr. Wilson, but killed him while "exercising his lawful right to self-defense."

Both Mr. Miller and District Attorney Kerman Hyland have informed juror Mr. Wilson and Mr. Baron were mixed up in "criminal activities" at the time of the slaying.

This and other courtroom disclosures tend to confirm reports the two men were deeply involved in the alleged \$300,000 worth of stock and bonds stolen in a residential burglary in Palatka a couple years ago.

Mr. Miller said he plans to call Mr. Harrington and two FBI agents, Ed and Henry, who he killed, Mr. Wilson in self defense.

He said the government officials, among other things, explain why Mr. Baron carried a gun in spite of the fact he was not a licensed gun carrier.

The reason is simple, Mr. Miller said. It was for Mr. Baron's protection against Malicos.

who have tried to kill him for turning state's evidence against his former underworld associate.

Mr. Baron's testimony was instrumental in convicting six men for the 1965 murder of Edward (Teddy) Deegan in a Chelsea, Mass., alley.

Four of them, Louis Grisco, Peabody, Mass.; Peter Linone, Needham, Mass.; Henry James, Boston; and Henry James, Casson, Somerville, Mass., were sentenced to the electric chair.

Two others, Henry Salvati, Boston, Mass., and Wilfred Roy French, Everett, Mass., got life sentences in another trial. Mr. Baron's testimony aided in the conviction of reputed New England Mafia chief Raymond Parolacu of conspiracy to murder Willie Burke of Providence, R.I.

In a third trial, Genaro Angulo, an alleged Boston Mafia chief, was acquitted in spite of Mr. Baron's testimony. Harrington, who has communicated with Mr. Baron in the past on gangland matters, will give details of Mr. Baron's cooperation with the Justice Department and explain why it was necessary for the defendant's personal safety for him to carry a gun.

"Government witnesses" referred to Mr. Harrington in court only as a "government attorney." He has not mentioned him by name, but in answer to a question, the court affirmed he was talking about Mr. Harrington.

Mr. Miller has disclosed to the jurors at this early stage of the trial.

(Continued on Page 61, Col. 9)

1937

02/01/02 FRI 20:43 FAX

KIERNAN R. HYLAND  
DISTRICT ATTORNEY

Office of the District Attorney  
County of Sonoma

HALL OF JUSTICE  
2688 MENDOCINO AVENUE  
SANTA ROSA, CALIFORNIA 95401  
DEPT. 1081

009  
*will you ask Ted the copy*  
*HARRINGTON*

October 26, 1971

John Mitchell, U.S. Attorney General  
United States Department of Justice  
Washington, D.C.

*78A 1023*  
*#77*

RECEIVED

Attention: Director of Organized Crime Division

Dear Sir:

The Sonoma County District Attorney's Office is in the process of prosecuting one Joseph "Baron" Barbosa for a murder. The Baron, as he is known, was an enforcer for the Mafia in the Boston area and worked under Patriarca there. He later split with Patriarca and testified against him.

The enclosed copy of a news article which appeared in our local Sunday paper indicates that the defense intends to call Francis Harrington, attorney in charge of the U.S. Crime task force, as a witness for the Baron. This is disconcerting for the prosecution because it presents a picture of a house divided against itself. The murder for which we are prosecuting the Baron has nothing to do with his Mafia connections.

When and if Mr. Harrington testifies as a defense witness, it would be appreciated if he would do me the courtesy of contacting me first and allowing me to interview him concerning his possible testimony.

Very truly yours,

*Ki*  
*07/11/80*  
*07/13/76*  
Kiernan R. Hyland  
District Attorney

KRH:hn  
Enclosure

*sent by machine 10/29/71*  
*Harrington*

EXHIBIT  
419

123-66  
DEPARTMENT OF JUSTICE  
OCT 28 1971  
R.A.O.  
CRIMINAL DIVISION  
Organized Crime and Racketeering

FBI/BOS-CRM-00007

FILED

DEC 9 - 1971

EUGENE D. WILLIAMS, Do. Clerk  
Deputy Clerk

In the Superior Court of the State of California  
IN AND FOR THE COUNTY OF SONOMA

The People of the State of California,  
vs.  
JOSEPH BARBOSA, aka  
Defendant.

No. 6407-C Dept. No. 4  
**FOREIGN SUBPOENA**  
AFFIDAVIT AND ORDER

THE PEOPLE OF THE STATE OF CALIFORNIA SEND GREETING TO  
PAUL RICCO  
FBI, Miami, Florida

YOU ARE COMMANDED to appear before Department No. 4 of the Superior Court of the State of California, in and for the County of Sonoma, at the Court Room of the said Court, in the City of Santa Rosa, County of Sonoma, on the 16th day of November, A. D. 1971, at 10:00 o'clock, A. M., as a witness in a criminal action prosecuted by the People of the State of California against Joseph Barbosa on the part of the defense.

Given under my hand this 8th day of November, A. D. 1971  
EUGENE D. WILLIAMS, Clerk

By Greg P. Evans, Deputy Clerk  
STATE OF CALIFORNIA  
County of Sonoma  
I, Greg P. Evans, Investigator, Public Defender's Office, of said Sonoma County, being duly sworn, say that Paul Ricco is a resident of the County of Dade, Florida, State of Florida, necessary and material witness for the defense in the action of the People of the State of California against Joseph Barbosa, and he verily believes that the evidence of the said Paul Ricco is material and that his attendance at the trial is necessary, wherefore he prays for an order for the attendance of said witness.

Subscribed and sworn to before me this 8th day of November, A. D. 1971  
EUGENE D. WILLIAMS, Clerk  
By Greg P. Evans, Deputy Clerk  
STATE OF CALIFORNIA  
County of Sonoma

EXHIBIT  
420

THE PEOPLE OF THE STATE OF CALIFORNIA SEND GREETING TO  
**PAUL RICCO**

\* FBI - Miami, Florida

YOU ARE COMMANDED to appear before Department No. 4 of the Superior Court of the State of California in and for the County of Sonoma at the Court Room of the said Court, in the City of Santa Rosa, County of Sonoma, on the 18th day of November A. D. 1971 at 10:00 o'clock A. M. as a witness in a criminal action prosecuted by the People of the State of California against **JOSEPH BARBOSA** on the part of the defense.

Given under my hand this 8th day of November A. D. 1971  
 By *Eugene D. Williams* Deputy Clerk  
 STATE OF CALIFORNIA  
 County of Sonoma  
 Greg P. Evans

Paul Ricco, Investigator, Public Defender's Office, Santa Rosa, Sonoma County, being duly sworn, says that he is a resident of the County of Dade, Florida, State of Florida, necessary and material witness for the defense in the action of the People of the State of California against **JOSEPH BARBOSA** and he verily believes that the evidence of the said **Paul Ricco** is material and that his attendance at the trial is necessary, wherefore he prays for an order for the attendance of said witness.

Subscribed and sworn to before me this 8th day of November A. D. 1971  
 By *Eugene D. Williams* Deputy Clerk  
 STATE OF CALIFORNIA  
 County of Sonoma

Upon reading of the foregoing affidavit, it is ordered by the Hon. **JOSEPH P. MURPHY, JR.** Superior Judge of said Sonoma County, that **PAUL RICCO** do attend as a witness before the Hon. the Superior Court of said Sonoma County, as commanded by the foregoing subpoena.

Done at the City of Santa Rosa, in the County of Sonoma, this 9th day of November A. D. 1971  
*Joseph P. Murphy, Jr.*  
 Superior Judge

1940

SHERIFF'S OFFICE

County of \_\_\_\_\_

I HEREBY CERTIFY, that I have served the within subpoena on the

day of \_\_\_\_\_ A. D., 19\_\_\_\_ On \_\_\_\_\_

being \_\_\_\_\_ the witness \_\_\_\_\_ named in said subpoena, at the

County of \_\_\_\_\_

by showing the original to

said witness \_\_\_\_\_ personally, and informing

of the contents thereof.

Dated \_\_\_\_\_ 19\_\_\_\_

Sheriff of the \_\_\_\_\_

County of \_\_\_\_\_

By \_\_\_\_\_ Deputy Sheriff.