ENC. TO BUREAU:

3 PHOTOSTATIC COPIES EACH OF CORRESPONDENCE BETWEEN EDWARD W. CASE & HISS, AND BETWEEN CASE & CHAMBERS

RE: J. D. WHITTAKER CHAMBERS, WA ETAL PERJURY

Kisseloff-24787

em No. 1 Is case originated at WAS	HINSTON, D. C.	٠	FILE NO. 74-94		
WAS INGTON, D. C.	DATE WHEN MADE	PERIOD FOR WHICH MADE 10-4,5-48	REPORT MADE BY LAMBENT G. ZANDER dah		
J. D. WHITTAKER GHA	LIERS, Wa Jay	CHARÀCTER OF CÁŠE PEIDÍURY			
YNOPSIS OF FACTS: Photos W. CAS tained	tatic copies of 3 and HICS, and from the file	d between CACE	cè bétween EDWARD and CHAMBERS ob-		
	т "	- P -			
REFERENCE: Report dated i	of Special Age September 10,	ant II. EDCAR J 1943	ENTZ at Baltimore,		
DITATLS:	<u>AT 1</u>	NASHINGTON, D.	<u>. 0.</u>		
HISS, and the correction HISS, and the correction CHALDERS and his with House of Represents	ster, Laryland espondence and lfe, ECTILL Ch atives Un-Amer	, and ALGER HI agreement of MEERS, prosen Ican Activitie	of sale between IDJARD W. CASE, S5 and his wife, PRISJILLA sale between CASE and JAY itly in possession of the as Germittee was examined. documents were obtained.		
enclosure to the di	JRCAU:		* 1		
Inrea)	photostatic co	pies of the fo	llowing itenge		
1. lette:	ng "Dear Sir,"	er 5, 1935, fr and signed, 1	ca 2905 P Street, NV, Washing- Wory truly yours, PRISCILLA HISS		
(Mrs. ALGER UISS);	IT .				
(Mrs. ALGER UISS); 2. Lette	r dated April ;	13, 1936, from	n 2905 P Street, 1N, Washington, prý třuly yours, ALGER HISS."		
(Mrs. ALGER (USS); 2. Lette:	r dated April ;	13, 1936, from and onding "Vo	n 2905 P Street, 1N, Washington, pry truly yours, ALGER HISS."		
(Mrs. ALGER HISS); 2. Lette: D.C., beginning "D	r dated April ;	13, 1936, from	DO NOT WRITE IN THESE SPACES		
(Mrs. ALGER HISS); 2. Lette: D.C., beginning "D	r dated April) car Mr. CASD"	and onding "V	bry truly yours, ALGER HISS. " DO NOT WRITE IN THESE SPACES		
(Mrs. ALGER UISS); 2. Lette	r dated April ear Mr. CASD" SPECIAL AGENT IN CHARGE	and onding "V	erý třuly ýours, ALGER HIES."		

U. 4. COVERNENT PROTECT OFFICE 7-2034

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WFO 74-94

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3. Agreement of sale, dated April 13, 1936, between EDWARD W. CASE, acting agent for the estate of T. ESTELL SHAW, et al, and ALGER HISS.

4. Letter dated April 16, 1936, from 2905 P Street, NW, Washington, D.C., beginning "Dear Mr. CASE" and ending "Very truly yours, ALGER HISS."

5. Letter dated April 25, 1936, at Washington, D.C., beginning "Dear Mr. CASE" and signed "Wery truly yours, ALGER HESS."

6. Letter dated Kay 5, 1936, at Washington, D.C., beginning "Dear Mr. CASE," and signed "Very truly yours, ALCER HISS."

7. Agreement of sale, dated March 12, 1937, between EDWAID W. CASE, acting agent for Mrs. DAISY A. SHIRKEY, executrix, and ESTHER CHAMBERS, per JAY CHAMBERS.

S. Letter dated June 3, 1937, at 3310 Auchentoroly Terrace, Baltimore, Maryland, beginning "My dear Mr. CASE" and ending "Very truly yours, ESTHER CHALBERS."

9. Letter dated October 30, 1939, from 228 Earle Avenue, Lynbrook, Long Island, New York, beginning "Mr. EDNARD W. CASE, Main Street, Westminster, Maryland, Dear Mr. CASE" and signed "Very truly yours, ESTHER CHAMBERS."

10. Letter dated November 1, 1937, from 2124 flount Royal Terrace, Baltimore, Maryland, beginning "Mr. LOWAND CASE, Westminster, Maryland, Dear Mr. CASE," and ending "Yours very truly, ESTHER CHAMBERS."

11. Letter dated November 16, 1937, from 2124 Mount Royal Terrace, Baltimore, Maryland, beginning "Mr. EDWAID CASE, Westminster, Maryland," and ending "Yours very truly, ESTHER CHAMBERS."

ENCLOSURE TO THE UNITED STATES ATTORNEY:

One photostatic copy of the above enumerated items.

PENDING

WFO 74-94

LEAD:

THE WASHING TON FIELD DIVISION:

At Washington, D. C. will follow and report prosecutive action.

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2905 P Steer, N.W. Washington, D.C. Vouen her 5, 1835 Dear In Repercue to a farm of this to eight acres as Maybury, Carroll County, a duestied by you in Baltimore paper, I am any iones to find our fresties de tarlo. will you please beer us the exact locarion of the form and by what nontes it is reached well you also please send we a were detailed description of the benedings and property. 2. The property free of most gages and tax liens Yours very hules Priscilla Kins 3 Ners alger Hiss)

2905 P Strut, N.W. Washington, D.C. april 13, 1936 Dear Mr. Case, The arrangements Ruggested in your letter are satisfactory and Dawn returning un invested spy of the contract of sale which you prepared. yourill note that I have changed the dates To conform with the actual date of execution and have added a chance no to the water. I should like to have the deed have so as to vest title in me and in my wife, Priscilla His, as tenants

by the entirely. I should also like to have you arrange for me to take possession a week on two earlier than the date you suggest. I assume that until appraisal and purchase of the furniture and other personal property I may use it rather than more up things I may not need. Those you can see to it that the appreiral of the personal property is made promptly. I hope & be able & drive up to Westminster Thursday morning and can settle more of the delaits at that time. My check for \$100 is

enclosed in conformity with the contract Very truly yours, Celger thes • ١. .**.** ·

AGREEMENT OF SALE

EDWARD W. CASE Westminster, Md.

AGREEMENT,

Nine Hundred and thirty six.

13

BETWEEN

FMQ

a.t.

Edward W. Case Acting Agent for the Estate of T. Estell Shaw and Josephine Amelang her Sister, Deceased.

party of the first part, and

Alger Hiss of 2905 P. Street N.W. Washington D.C.

part **y** of the second part; said part**y** of the first

36

part, in consideration of the sum of (\$ 500.00) Six hundred and fifty dollars.

to be fully paid as hereinafter mentioned, hereby agree to sell unto the said part \mathbf{y} of the second part, the following described property:

REAL ESTATE: All of those two tracts of land located in Manchester District Carroll County Md. and containing nine acres 3 roods and 38 Square perches of land more or less, as conveyed to the said first parties now deceased by deed of Annie M. Mckenzie and John B. Mckenzie her Husband by their deed dated Dec 12th. 1922, and recorded among the land Records of Carroll County Md. in Liber R.M.M. Jr, no 141 Folio 571 etc. and being the same property still titled in the names of the said Shaw M PERSONAL PROPERTY: And Amalang.

Much of the personall property if desired at a low appealzed price.

AND THE SAID, part **Y** of the second part hereby agrees to purchase said property at the said consideration, and pay the same as follows:

Amount paid on execution of this contract: (\$ 20.00) Twenty dollars

\$100.00 One hundred dollars adittional cash deposit on or before April 13th. 1936 . \$230.00 Two hundred and thirty dollars when posession Additional cash on delivery of deed: Three hundred dollars balance in full for the property when title is given. Payment for personall property when posession is given, in the ev-Mortgage assumed by second party: (\$ None.) ent any is purchased by second party.

AND THE SAID part **Y** of the first part, on receiving such payment at the time and in the manner above mentioned, shall at their own proper costs and expenses, execute, acknowledge and deliver, to said part **Y** of the second part or to **his** heirs or assigns a proper deed containing a general warranty and the usual full

covenants for the conveying and assuring to them the fee simple of the said premises, free from all encumbrances except those mentioned herein: Second party to pay for the deed, title work and recording papers. First party to pay for the stamps on the deed, and court charges for completing stilles 47this title to be completed in such time and manner as prescribed by law, in closing estate of deseased persons. This control is conditioned upon the under on the above described premius bring differences

the healthful spon analysis by competent climits a helt authrities the schelef by the party fit second part. It is mutually agreed that should either party hereto fail or neglect to duly perform their part of this agreement they shall forwith pay and forfeit as liquidated damages to the other party a sum equal to ten per cent of the agreed price of sale, except that if said agreed price is less than \$2,000 said sum shall be \$200. As and when possible to deliever same.

o'clock M. at the office of EDWARD W. CASE, in the City of Westminster, Md.

THE RISK OF LOSS or damage by fire or the act of God prior to the consummation of this contract is hereby assumed by the parties of the first part to the extent that in the event of such loss the second parties will accept the amount of insurance received by first parties account said loss as a credit against the purchase price as full settlement for said loss.

		1			- A	
Possession	to	be	given	on	or	before

AND IT IS UNDERSTOOD that the stipulations aforesaid are to apply to and bind the heirs, executors, administrators and assigns of the respective parties.

day of

INWITNESS WHEREOF, the parties hereto have set their hands, the day and year first above written.

TEST: SEAL) (SEAL) Second Party Vitnes Kisseloff=24795 Second Party φ

2905 P Street N.W. Washington D.C. april 16, 1936 Dean Mr. Case, The weeker on the plunger of the pump has worn out and as I didn't want to have the outside spring tester I have put off getting the test water I can get the pump fixed. I left a few personal belongings that I brought up today on the cot is the downstans front room. Verytuily yours algentics Kisseloff-24796

april 25, 1936 Washington , D.C. Den Mr. Case, I was disappointed to receive the news that one of this. Shaw's heirs may not wish to dispose of her interest in the property. as my interest in the place lies in its possibilities for spring and summer occupation and as I feel that much must be done to the premises like they are really Chitable, I shall not insh to contraine negotiations much longer, but will look elsewhere - probably nearer Washington. I shall appricate your rolifying me promptly of any further developments. Very traly yours, 2905 P. J.h.m. alger thes Kisseloff-24797

Washing ton , D.C. Mag 5, 1936 Dear Mr. Case, Your letter of april 22 and earlier letters contained the information that no copy of any will of the Shaw's had been found. They further indicated that her sister, Mrs. Shirkey, was one of the heirs and stated that the had so far refused & consent & a sale of the property. your two later letters did not show any change in these fundamental facts. The belief of the attorneys that it would be safe to assume title could eventually be secured was affarently back on the assumption that the Orphans Court would determine the will had been executed and lost and would admit are unexcented copy to protate. I would not be welling & take possession and make the necessary repairs on the basis of this ascumption. Consequently, Thave not thought it worth the time & when another trip to discuss other matters which defind upon the title being straightened out and have been waiting to hear further from you as to developments in connection Kisseloff-24798

with the letter question. If my assumption as & the basis of Mr. Walsh's opinion and that of Mr. amalang's attorney is incorrect I should like to have Mr. Welch write & me as & the actual reasons why he believes the tille will eventually be cleared as I wrote earlier & you, I had a sumed you had authority & close the matter promptly and will not be interested in waiting much longer for the title to be cleared. Will you please let me know promptly what the return is. Very truly yours, algu His Kisseloff-24799

AGREEMENT OF SALE

EDWARD W. CASE Westminster, Md.

AGREEMENT,

Nine Hundred and thenty seven

BETWEEN

Edward W. Case Acting agent for Mrs Daisy A Shirkey, she the executrix for the estate of her Sister T. Estell Shaw. deceased Ester Chambers wife of Jay Chambers

party of the first part, and

of the second part; said part Y of the first part y

Six hundred and Fifty and no /100 part, in consideration of the sum of (\$ 650.00)dollars

to be fully paid as hereinafter mentioned, hereby agree to sell unto the said part Y of the second part, the following described property:

REAL ESTATE: All of her real estate and personall property contained in her ten acre place located about 10 miles North of Westminster and adjoining the lands of Wayne Miller Mr Feeser and others. including all the furnitur and wood etc now in the said dwelling on the property so sold.

PERSONAL PROPERTY:

The personall property contained in the residence.

AND THE SAID, part Y of the second part hereby agrees to purchase said property at the said consideration, and pay the same as follows:

Amount paid on execution of this contract: (\$ 40.00) Fourty dollars

\$285.00 to be paid within 30 days of this date.

(\$ \$325.00) This to be as soon as the estate Additional cash on delivery of deed: can be administrated on and title completed, and this not to be less than seven months from this day and date.

Mortgage assumed by second party: (\$

AND THE SAID part 108 of the first part, on receiving such payment at the time and in the manner above mentioned, shall at their own proper costs and expenses, execute, acknowledge and deliver, to said part iy of the second part or ther heirs or assigns a proper deed containing a general warranty and the usual full covenants for the conveying and assuring to them the fee simple of the said premises, free from all encumbrances except those mentioned herein: First party to pay the taxes up to and including June 30th 1937 . and the stamps on the deed , second party to pay for the deed and title work if the desire any and for the recoeding the max.deed Kisseloff-24800

It is mutually agreed that should either party hereto fail or neglect to duly perform their part of this agreement they shall forwith pay and forfeit as liquidated damages to the other party a sum equal to ten per cent of the agreed price of sale, except that if said agreed price is less than \$2,000 said sum shall be \$200.

o'clock M. at the office of EDWARD W. CASE, in the City of Westminster, Md.

THE RISK OF LOSS or damage by fire or the act of God prior to the consummation of this contract is hereby assumed by the parties of the first part to the extent that in the event of such loss the second parties will accept the amount of insurance received by first parties account said loss as a credit against the purchase price as full settlement for said loss.

Possession to be given on or before the...... 12th. Marchday of This posession is given with the understanding and agreement the \$285. will AND IT IS UNDERSTOOD that the stipulations aforesaid are to apply to and bind the heirs, executors, administrators and assigns of the respective parties. be paid within 30 days of this date.

IN WITNESS WHEREOF, the parties hereto have set their hands, the day and year first above written.

TEST:

Witness

fore

per Ja

(SEAL)

(SEAL)

(SEAL)

First Party

Second Party

Second Party

3310 Auchentoroly Terrace, Baltimore, Md June 3, 1937.

My dear Mr. Case, A notice of the Collector of State and County taxes, nailed to the front of the Estella Shaw place, lists the following taxes in arrears:

1934	i		-	i		\$9222	ł
1935	1	r	-	1		\$9.46	i
1936	1	•	-	÷.,	:	\$8,95	÷

The total taxes ina arrears with interest being \$27.63

We understood that taxes were to be paid out of the first payment which we made you on the place. Please let us know at once about this, as the tax notice is dated May 24 and action is due thirty days thereafter.

Very truly yours.

Esther Chambers

228 Earle Gnenne, hynhrook. K. J. My ettaber 30, 1939. J Mr. Edward W. Case. Main Street. Westminsley Mid Dar My Case. It is now more than the 30 days required, since Mr. Shomaker posted the notice of tax arrears on the Celelle T. Shaw form. Will you therefore, see to it that The sale is advertised so that there may be no further delays to a final settlement. We are prepared to pay the balance Jour contract la soon as me keen from you that the tille is clear. Kundly notifyers at the abone address when you can make the final trans action. Venj Venj Kisseloff-24802 Either Chambers.

2124 Mount Royal Terrace, Baltimore, Md., Nov. 1, 1937.

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Mr. Edward Case, Westminster, Md.

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Dear Mr. Case, Please note the change in our address.

I should very much appreciate if you will let us know what progress has been made in settling the Shaw property. A very long time has passed since the matter was to have been arranged, and, it seems to me, I have been quite patient. Now I must ask you to keep me informed as to what is being done.

Also, please send me Mrs. Shirkey's address.

Yours very truly,

21 24 Mount Royal Terrace, Baltimore, Md., Nov. 16, 1937.

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Mr. Edward Case, Westminster, Md.

My dear Mr. Case, Kindly answer my letter asking what progress you have made about the Shaw place, and Mrs. Shirkey's address.

Your failure to let us know at all what is being done, your failure to pay the taxes as agreed, and your failure to answer a simple letter, certainly leave one wondering what is going on.

Yours truly,

Esther Chambans

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2905 P Strut, N.W. Washington, D.C. Kc1 74-1333 april 13, 1936 LABORATORY Dear Mr. Case, The arrangements suggested in your letter are satisfactory and Dain returning an executed copy of the contract of sale which you prepared. You will note that I have changed the dates to conform with the actual date of execution and have added a clause as & the water. I should like to have the deed drawn so as to vest title in me and in my infe, Priscilla His, as tenants I

by the entirely. I should also like to have you arrange for me to take possession a week or two carlier than the date you suggest. Jassume that until appraisal and purchase of the furniture and other personal property I may use it rather than more up things I may not need. Those you can see & it that the appraisal of the personal property is made promptly. I hope & be able & drive up to Westminster Thursday morning and can settle more of the delaits at that time. My check for \$100 is

د یه در د بادر م enclosed in conformity with the contract Very truly yours, alger thes ŝ 1. · · · · 1

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2905 P Street N.W. Washington D.C. april 16, 1936 Dear Mr. Case The washer on the plunger of the pump has worn out and as I didn't want to have the outside spring tested I have put off getting the test water I can get the pump fixed. I left a few personal belongings that I brought yo today on the cot in the downstans front room. Verytuly yours algentico 74-1333-/3 Kc2 Kisseloff-24810

april 25, 1936 Washington, D.C. Dear Mr. Case, I was disappointed to receive the news that one of Mrs. Shaw's keins may not wish to dispose of her interest in the property. as my interest in the place lies in its possibilities for spring and summer occupation and as I feel that much must be done to the premises before they are really habitable, I shall not wish to continue negotiations much longer, but will look elsewhere - probelly nearer Washington. I shall appreciate your rolifying me promptly of any further developments. Very truly yours, 2905 P. Sh.w. algen thes Kisseloff-24811

74-1333 Kc4 Washington , D.C. LABORATORY May 5, 1936 Dear Mr. Case, Your letter of april 22 and earlier letters contained the information that no copy of any will of Mrs. Shaw's had been found. They further indicated that her sister, Mrs. Shinkey, was one of the hirs and slated that she had so far refaced & consent & a sale of the property. your two later letters did not show any change in these fundamental facts. The belief of the attorneys that it would be safe to assume tille could eventually be secured was affarently back on the assumption that the Orphans Court would determine the will had been executed and lost and would admit an unexecuted copy to probate. I would not be willing & take possession and make the weersary repairs on the basis of this accumption. Conequently, Share not thought it worth the time & wehr another trip to discuss other matters which depend upon the title being straightened out and have been waiting to hear further from you as to developments in connection Kisseloff-24812

with the latter question. If my assumption as & the basis of Mr. Walsh's opinion and the Mr. amalang's attorney is incorrect I should like to have the Welch write & me as & the actual neeros why he helievis the tille will eventually be cleaned as I mote earlier & you, I had assumed you had authority & close the matter promptly and will not be interested in walky much longer for the title to be cleaned. Will you please lif me know promptly what the actuation is Very truly yours agutes Kisseloff-24813

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