CRAWFORD C. MARTIN, Secretary of State, State of Texas, Capitol Building, caused to be produced the corporate file of that office with respect to S & R, Inc., Dallas, Texas.

The corporate charter records revealed that the S & R, Inc., 1312-1/2 Commerce Street, Dallas, Texas, was granted a Corporate Charter to do business in the State of Texas under Charter No. 163178, dated February 10, 1960.

The period for duration of this corporation was stated to be perpetual and the aggregate number of shares listed as 1,000 shares at par value of $1.00 each. The corporation's purpose was listed as "To manufacture, buy, sell, deal in and engage in, carry on and conduct the business of manufacturing, buying, selling and dealing in goods, wares, and merchandise of every class and description".

The Post Office Address of the corporation's initial registered office was listed as 1312-1/2 Commerce Street, Dallas, Texas, and the name of its original registered agent was shown as RALPH PAUL. The number of directors constituting the initial board of directors was listed as four in number and they were to serve as directors until the first annual meeting of the holders or until their successors were elected and qualified. These individuals were listed as RALPH PAUL, 3508 Oak Lawn, Dallas, Texas; EARL RUBY, 3508 Oak Lawn, Dallas, Texas; JOE E. SLATIN, 4819 Irwin Simmons Drive, Dallas, Texas; and C. D. MERRILL, 2247 Lea Crest Drive, Dallas, Texas.

The names and addresses of the incorporators were listed as RALPH PAUL, 3508 Oak Lawn, Dallas, Texas; JOE E. SLATIN, 4819 Irwin Simmons Drive, Dallas, Texas; and C. D. MERRILL, 2247 Lea Crest Drive, Dallas, Texas. These last three incorporators were shown to have signed the articles of incorporation and their signatures were notarized on the articles of incorporation by STANLEY M. KAUFMAN, Notary Public in and for Dallas County, Texas, this notarization having been dated February 9, 1960.

The corporate charter file further revealed that:

1. That said corporation's right to do business in this State was previously forfeited on July 17, 1961;
2. That the Comptroller of Public Accounts has certified to this office that said corporation has no assets from which a judgment for the franchise taxes, penalties and court costs may be satisfied;
3. That the Comptroller of Public Accounts has further certified that the said corporation has failed and cannot to revive its right to do business prior to the first January next, succeeding the day of forfeiture of its right to do business and as provided by law;
4. That the above determination and findings of fact have been approved by the Attorney General of Texas, and the same have been ordered that the charter of the above named corporation be, and the same is hereby forfeited without judicial ascertainment and made null and void, and that proper entry be made upon the permanent files and records of such corporation, to show such forfeiture as of the date hereof. Witnessed his hand and seal this 6th day of March, 1962.

This file likewise contained a copy of a letter dated February 16, 1961, from ROBERT S. CALVERT, Comptroller of Public Accounts, to the Tax Assessor Collector of Dallas County, certifying that the value of the following named property owned by the above corporation, if any, for the tax year, 1961:

On the bottom of this letter referred to above, the Tax Assessor Collector of Dallas County certified that the S & R, Inc. had no property on the rendered or unrendered rolls of Dallas County, Texas, and had no property on the rendered personal property rolls of that county.
This certification was signed by the Dallas County Tax Assessor Collector dated February 22, 1962.

The file further contains a letter from WILL WILSON, Attorney General of the State of Texas, dated March 9, 1962, addressed to Honorable FRANK LAYL, Secretary of State, Austin, Texas, concerning the S & A, Inc. in which the Attorney General's Office of the State of Texas approved the determination of the office of Comptroller of Public Accounts to the effect the S & A, Inc. was without assets from which franchise taxes, penalties, and court costs may be satisfied against such corporation. This letter authorized the Secretary of State's Office that the approval of the Attorney General of the State of Texas for forfeiture of the charter was granted.

COMMISSION EXHIBIT NO. 1539—Continued

Miss. MILA PERLE, hostess, Hut Lounge, El Paso, Texas advised the following: She was employed by Ruby as a strip tease artist at Carousel Club in Dallas for eight months in 1961, and for two months in 1962. Ruby was quick to admonish employees for wrongdoing but was just as quick to praise them for good work. Ruby had a bad temper on occasions when employees violated contracts or when patrons got out of hand. Ruby operated a very strict burlesque show and did not allow mixing of the performers and the customers. No negroes were allowed to patronize Ruby's two clubs, not because he disliked negroes but for business reasons. Ruby had no outside relationships with his employees.

Ruby was very passionate in his beliefs, whatever he believed he believed violently, whatever he disbelieved he disbelieved just as violently. On several occasions Ruby was known to argue with persons who had criticized the President of the United States. Ruby never discussed his past but had told people that he was from Chicago. He was a democrat and was very active in his synagogue. Many police officers, both in and out of uniform, patronized Ruby's clubs but were not known to have any dealings with them.

Perle had no reason to doubt Ruby's patriotism or loyalty to the United States. Ruby was never known to make any disloyal statements or to have any subversive connections.

Perle worked at Carousel Club with Kathy Kaye, Cherry Lynn, and Najada. Ralph Paul of Dallas, was known to be a business associate of Ruby. Ruby obtained his exotic dancers from Jack Cole, Talent Agency operator, Dallas, Texas. Ruby had a widowed or a divorced sister in Dallas who was much like Ruby.