

Needed Requirements At Hand Florida Air Base Site Of Satellite Launching

Cocoa Field Has Firing Range For Missiles

WASHINGTON (AP)—Navy and Air Force announced today that the launching site for the earth satellite project will be Patrick Air Force Base, Cocoa, Fla.

The two services said the base was selected "on the basis of operational requirements for large rocket launchings, and is suitable to the scientific needs of the program."

The base has a firing range for rocket and missile tests which extends southward over the Atlantic.

There have been indications of the components of the satellite would be carried out first, although exact launching dates have not been determined.

It added that a complete "van guard" satellite unit "will be launched after flight tests of the components indicate that there is a good chance of putting the satellite into orbit."

SET FOR 1957-58

The satellite plan, to be part of the International Geophysical Year in 1957-58, was announced by President Eisenhower last July.

Under the program, several satellites are to be fired into the lower fringes of space. It is anticipated that they will orbit around the earth at altitudes of several hundred miles for several days or weeks.

Last October the Navy, which has been assigned the overall job of directing the launching program, announced that a contract for building the vehicle had been let to the Glenn L. Martin Co. of Baltimore. The General Electric Co. holds a subcontract with Martin for part of the propulsion system.

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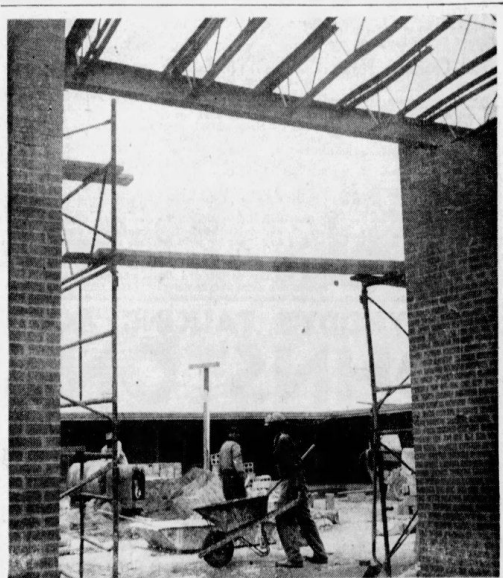
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CONSTRUCTION OF THE new County Home is proceeding on schedule. The modern building will replace the ancient structure which has served the county for years. Residents will move into the new building on the Concord highway early in the spring, after which the old building will be razed and a second wing built on the old site. The new home will be one story only and will be bigger, brighter, airier and cleaner than the present building. It will boast a separate chapel, courtyard and sun porch.



Established Dec. 8, 1888



THREE OF SIX men arrested in the Brink's robbery are rushed handcuffed together through Federal Building corridor in Boston during arraignment. An unidentified FBI officer is at right. Anthony Pino (left) brings up the rear with Michael V. Gagan, in middle riding behind rain hat and Vincent J. Costa, in front behind felt hat. (AP)

Grand Jury In Session

O'Keefe Will Tell About Brink's Case

BOSTON (AP)—Joseph J. "Spees" O'Keefe, 47, one of 11 men named by the FBI as perpetrators of the fabulous \$1,218,111 Brink's robbery six years ago, went into Suffolk County court-house under heavy guard today to tell a grand jury what he knows about the nation's biggest haul.

Dist. Atty. Garrett H. Byrne told newsmen he would first address the grand jury himself.

Shortly before 11 a.m. Byrne and his two assistants, Frederick T. Doyle and John F. McAniff, walked into the jury room where 19 grand jurors, including three women, waited.

Asked if he got a full statement from O'Keefe last night, Byrne made it clear he could not disclose — except to the grand jury — anything O'Keefe said.

O'Keefe had a hearty breakfast at Middlesex County jail in near-East Cambridge before being taken — handcuffed — to the courthouse by Boston police Capt. Francis G. Wilson, Sgt. John Howard and four state troopers.

Byrne said he would ask for indictments against 10 individuals. Six were taken into custody yesterday by the FBI in swift raids. Two others are still at large. O'Keefe and another man are serving prison terms. The 11th member of the group is dead.

The first witness to go into the grand jury room was Thomas B. Lloyd, one of the Brink's workers who was held up the night of Jan. 17, 1949. He was escorted into the room by Capt. Wilson who carried a large Manila envelope stuffed with documents.

FBI director J. Edgar Hoover yesterday announced "solution" of the case, how the robbery was committed and the 11 men allegedly involved.

Shortly before Hoover's announcement, six of the 11 were rounded up by the FBI in greater Boston. Two others already were in prison on other charges, two are still at large and one died last year of natural causes.

None of the lot was recovered. The federal government turned the case over to the state for prosecution. State law enforcers announced that a grand jury would begin hearing evidence today against the 10 living men.

Within hours of Hoover's announcement, the six newly arrested men were arraigned before a municipal commissioner and held in bail totaling \$670,000.

The FBI has been working on the case since the men were taken through six locked doors of the Brink's money-carrying firm on the second floor of a water-front garage and surprised five guards.

HOVER RECALLED: "I never meant to kill anybody."

Byrne said Joseph "Spees" O'Keefe, 47, of Boston, will be principal witness before the Suffolk County jury, which began hearing evidence today.

The federal government turned the case over to the state for prosecution because state penalties up to life imprisonment are heavier than federal law allows.

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Suspect Vincent Costa Hides Face. (AP)

Coincidence Strong In Case

Kluckhohn Granted Retrial

RALEIGH (AP)—Richard Paul and the court's decision came as discharged accidentally. He told reporters shortly after his arrest today in the strange slaying of a woman shopper here last May 13, but that was not a coincidence.

The State Supreme Court handed down its opinion today after having sent to the decision and Associate Justice R. Hunt Parker joined in the dissent.

Kluckhohn, 21, a former University of Chicago graduate student, was arrested with her sister on a shopping trip when the shooting occurred. He was wearing a parka in a parking lot. They were standing in a parking lot. They were standing in a parking lot.

The majority opinion was written by Associate Justice E. B. Denny. Denny said Superior Court Judge Clawson Williams, who presided at the trial, "gave the state's contentions on every phase of the testimony a great length and in detail. On the other hand, the court gave the defendant's contentions in very brief, general terms as though he had offered no evidence at all."

"The pertinent contentions arising from the defendant's evidence were not given as required by the provisions" of the law as interpreted in court decisions.

NO INSTRUCTIONS: He added that a careful examination of Judge Williams' charge to the jury "also reveals that nowhere in it did the court instruct the jury that if the state had failed to show beyond a reasonable doubt that the defendant was guilty, it would return a verdict of not guilty."

The state said Wright first tried to find the defendant guilty because he was a reasonable doubt, it would be his duty to return a verdict of not guilty."

He added that a careful examination of Judge Williams' charge to the jury "also reveals that nowhere in it did the court instruct the jury that if the state had failed to show beyond a reasonable doubt that the defendant was guilty, it would return a verdict of not guilty."

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TROOPS SAVE AMERICANS FROM MOB

AMMAN, Jordan (AP)—Arab Legion troops today brought four Americans to safety in Amman after rioting mobs burned down two buildings belonging to a U. S. Baptist mission hospital and looted others in Ajlun, North Jordan.

There were no casualties among the hospital staff when the rioters attacked yesterday. Among the rescued Americans was Lloyd Lovegren, the hospital director.

Now all but four Americans on the east bank of the River Jordan have been brought to Amman.

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'With Every Drop Of My Blood'

Mother Plans Custody Fight

By HOWARD S. BENEDICT — Only 4-year-old Vaughn met refused to swear in writing not to testify. Mrs. Black on her return to Utah, she was among a number of Short Creek men convicted of unlawful cohabitation by Arizona authorities two years ago. Black lives on the Arizona side of the two-state settlement, but his wife Vera lives on the Utah side.

The Blacks are members of a "fundamentalist" cult which believes polygamy is God's law. The Latter-day Saints (Mormons) Church outlawed polygamy in 1890.

Shoemaker arranged the Provo meeting after officers failed to take custody of the children in Short Creek, Utah. Black and other Short Creek men barred them from the Black home.

TALKS TO CHILDREN: Mrs. Black, 42, walked fearfully from the meeting and went to an adjoining room where her children waited and told them: "I am going to have to give you up children, but I'll get you back. I love you and I'll fight with every drop of my blood to keep you."

The three smaller children — Emile, 9; Wilford, 7; and Francis, 5 — huddled and embraced their mother.

"Don't let them take us!" Wilford cried.

Tears streamed slowly down the cheeks of the older children — Orson, 19; Lillian, 11; Spencer, 12; and Elsie, 11.

"We won't be away from you long, mother," said Orson.

Mrs. Black then accompanied welfare officials while they took the children to an undisclosed Provo home for the night "to see that everything will be all right for them."

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Our Weather

Fair to partly cloudy today. Mostly fair tonight and tomorrow.
Low this morning—35.
Low tonight—28.
High yesterday—55.
High today—55.
High tomorrow—53.
Sunrise 7:32 a. m.; Sunset 5:32 p. m.

More Weather Data on Page 23.

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