~

70.

specific purpose, and the Court has overwhelming evidence about that.

Also, your Honor, there is an inordinately large amount of evidence concerning what this person did in terms of dealing in explosives, in trying to obtain them, that are on tape recorded conversations which cannot be contested. We did not go into that in detail with the Court because the Court had those transcripts available to it for many months.

While it is clear, as Mr. Littman says, where Mr. Rombom was anchored in the past, it is also clear what came out of his being anchored in types of activities in which he was involved.

We oppose any deferment of sentence. Other than that, your Honor, we have nothing further to say.

MR. LITTMAN: If I may add one sentence, I don't mean to contest what Mr. Jaffe said, but there is one further point I just wish to make, if I could.

Concerning his initial involvement with the Jewish Defense League, I think the probation report, the personal part of it submitted to the Court, substantiates this. Without belaboring the record, it is in the documents that were afforded to this Court at the time of the juvenile-adult status hearing. As I recall, sir,