Rt. 12, Prederick, Hd. 21701 2/20/76

Mr. Clarence Kelley Mrector, FBI Vachington, D.C. 20535

CERTIFIED-ADDMESSIE CHLY. FLRASS FILL IN BETURN RECEIPT FULLY

## Dear Mr. Kalley.

Again I must prosume that beny as you are others handle your mail and sign your name. Again I must try to reach you because still again you have provided no proof of loss than honest conduct by your Rureau, with little doubt it is of deliberate intent, as your February 15 response to my letter of January 30 leaves certain.

The intent to drastrate the law is apparent. The intent to confuse is apparent. The non-responsiveness is apparent, and unlike the self-serving representation in your letter, at me point and in no way was any of the form responses to my inquire worded in a manner to make cortain identification of the request possible.

By your even admission the time for at least acknowledge was long past and there was not only as asknewledgement but when I sont your Mr. Breason a cartified letter he still failed to meet the most minimal obligation, to let me know that the request had been received and if the Bureau so desired, to request a delay in time.

As long as you permit those to whom you assign duties that include FEI compliance with the law to flaumt the law the obligation and responsibility buck back to you. I have made numerous effort and as of today I have not received a reply that was both responsive and truthful.

My previous correspondence reports that health restricts what I can do. I am not now obsoking the files for this reason, as with my provious letter. But I know well enough that I sent a series of requests in a single envelope, all drived the sense day, and until I wrote a second time come of those protondedly did not exist in the Darcan. Your record-keeping is botter than this! But there was not until your February 15 letter berest acknowledgement.

You now plead a three-months arbars. This is one of countless examples of how the Bureau contrives delay, as I teld you earliers by confusing everything on purpose and creating unnecessary week, meanwhile pheneying up statistics that are fed to the press and pressed upon the commintecourts to asks the Jureau appear to be abused. In this kind of behavior is magnifies a problem brought down upon it by previous misconduct. But the fast is that some FOIA requests you now asknowledge are elder than your claimed backlog. fot you now invoke an added three menths for response? I think that at the least each should go to the top of the list because you alaim to be handling this in order of receipt by the Bureau.

What kind of operation do you have when I write the Atterney General, certified, and then I have to tell you? I appreciate your politeness in telling me "We appreciate your bringing this to our attention in order to clarify the record in this regard," but is this the vaunted FBI when meither it nor the office of the Attorney Sumeral can do the simplest paper-shuffling - and when the law is involved and has specific provisions and imposes specific obligations on you?

You list your letters that you say specifically identify and acknowledge my listed requests. I bolieve this is simply not truthful and I ask you to have this looked into so you can learn for yourself whether falsehoods are being written for your signature and whether it does not, as I have said, contitute a flaunting of the law.

Your representation of my March, 1975 meeting with Mr. Breason and others gives the Bureau of never once having made an honest representation of it. I knew I had to

make a written request. I told Mr. Breasen I would be doing this. Hy sale purpose was to try to be helpful to the Bureau for several reasons. One is that some of the material sought is quite ald. Another is that in the course of responding to other requests the Bureau might save time for itself by running aspress what I seek. If I had dumped all those requests an your formally and at one time I would have increased the Bureau's burdam and I simply sought to be as considerate as I could be. This despite the fact that at that meeting and I think it not unfair to alloge not without premoditation my lawyer and I were lied to.

You are entitled to an explanation and in this matter I also think you should be witting. In response to my request the Bureau wanted a conference. I did not esk for it, the request did not require it and based on prior experience I feared that what did happen would - I was lied to. S5, I asked my langer to ask that the Bureau and we both tape record the conversations so that thereafter there would be no dispute. The records I sought and sock are not only identifiable but ware specifically identified and their perpetual existence was sworn to. The Bureau refused this request. Now I ask you what reason consistent with honery of intent impuls anyone to refuse to make a record in a matter that had already gene to the Supreme Court? I said I would be emptent if the Bureau alone made a recording and preserved it but that also was refused.

Since then the lying by the Bureau of what then transpired has never ended. It has lied about it in court, too.

You chain there is "no 'daliberate creation of confusion'" in these matters. This is celf-serving and not the case. When multiple requests are included in a gingle envelope and properly addressed to the proper official and some are never asknowlinged accidents, especially after a reminder, is impossible with any agency intending to observe the law, more so with the Bureau, which has beested of its record-inceping for decades. You claim you are not trying to circumvent the law. The record of which you personally may not be some proceeding all these delayed request new, immediately, because by your own statement they should have been proceeded by now yet you tell no it will take three menths more.

What follows is a new request based upon my recent receipt of what had been withheld from me for yours and by the FET, which imposed this upon the Matianal Archives. It is for information with which, from press accounts, the Bureau should be involved right new. The FET identification of the recent part of which was withheld is HHO9-75, that of the Marron Commission GD1547. These existing recents not still withheld are dated November26 and 27, 1963, where they are dated. Fage 121 of GD 1347 was withheld by the FEI beginning with the August 13, 1965 letter of Merbert A. Schlei, Assistant Attorney General, Office of Legal Counsel. The general typed-in title is "Threat to Kill President Kenning by J.A.HEMMER, Missi, Florida, Merumber 9, 1965."

The first reserves in the persention of the FBI are not dated as late as November 26. And with a known, existing threat not only yo President Kennedy, you might want to note the seriounness of the Bureau when its interview with Milteer that is not withhald was an November 27 but the report was not even distated for four more days. And all of this after Freeddont Kennedy had been Milted as exactly as Milteer foresents.

Now that I have received page 121 I ask if you would care to explain why it was withheld from me and what legal basis there ever was for withhelding it at all.

Miami authorities inform that they immediately informed the Bureau, including by providing a copy of the tape your informant and its permitted to be made at his residence. My request is for a copy of that tape and if it exists a transcript of it and for any ands all relevant records, including but not limited to investigative reports beginning with first knowledge of the threat that was taken so serievaly the planned Presidential morotoade was cancelled at Miami. This was a threat by one of a group known to be prome to violence, a group penetrated by the FMI, so I presume that when there was a threat against both the President and Dr. King and allegations about the unwelved benking of the Hirwingham 16th Street Baptist Church there was a perious, immediate and therough investigation,

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Iou and the Bureau know of my long interests in and studies of these matters. I therefore intend this to be an all-inclusive request. Public statements by the Alabama Attorney General leave little doubt that the Bureau should be currently into these files, making retrieval not only speedy and simply but at no or virtually no cost in search time.

There are reasons why I address this request to you personally. First of all I want you personally to be aware of the here-capculed record. In addition, if the new developments and their possible relationship to this ald material has not reached your attention, my intention is to be helpful to you. In addition, the existing record leads no to believe that the mermal machinery manages to malfunction with me too often and I do not want this request, too, to got lest.

Sincerely,

Harold Weisburg