CATED HTIM

11/20/70

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Dear iin,

Ton Kelley just phoned me about what he said Archives (no name contioned) told him 1 had written them: that 4 have a copy of the memo of transfer. They told him 1 had written min them such a letter recently. I do not believe he lied to me, he tried to phone me yesterday, when I was in NC.

I got my file out and read him my appeal on just this to Wewter, which says scatthing a tirely different (and I think it notable that they did not send him a copy of the letter). It says that I am appealing their refusal to give as a conv of the poverment's copy that the forst forvies well given them to give me, which Tow confirmed.

They are having a conference on this next week at Justice. I toli Tem a week ago that the government's "enswer" put me in the position where I felt i'd have to subpens this memo, and I repeated the current Justice interpretation of agency of primary or paramount interest and referral, as given me by Holapp.They do not abide by the 20's memo. I also told him that while I would eventually want to use this in mybwriting, my present interest in it was befouse of this muit. I then showed him both the snewer and the compleint.

All of this makes we wonder if there might not be an extra reason for Justice's not seeking dismissel, so they have in all other cases. Acre they have given me wast I eaked for, the FBI Exhibit 60 jictures, with no op-osition, not even delay. Thus, I think, they will be making it appear in court that the Secret Service is responsible for the suppressions, not Justice or the FBI. The mano of transfer was by the SS, the stuff had been in the possession of the SS, the film was illegally disposed of by the SS, things like that. Even the disappearence of the tag from the cost can be made to look like the SS removed it between the vine Aunes had it on the stand and now (Justice seems not to have had it in the interval). And who will be giving the SS counsel-who defencing them if they get

These pictures are the one thing I asked of Justice that I have gotten without greet trouble.

haybe Justice has not planned all of this the way I consider possible. I know I'd never want a lawyer to represent me much as had this conflict of interestat least temptation.

But you give me some resconable explanation for their feilure to make pro forms request for dismissal, especially when they know from having once been besten on it that there exists a legal determination of fact that the OSA-family contract is illegal - and that is the issue in 2569-70. This is the one thing in which I've expressed strong interest, where I've gone through the steps pre-requisite to suit - in which Justice is not involved. You have my letters, so you know this.

My muil is again getting careless attention. Constaing 1 sont to New York "special hendling" took at least three weeks to get there, and five latters, no two mailed the same day, all arrived in a single delivery. Coincidence? The latter you sent that I showed you is not the only one with signs of rescaling. I have use another examined by an expert and he says it was done.

Sincerely,

11/20/70

Dear Tom,

Bacause I do not beliave you misrepresented the Archives' phone call to you, I assume wheever misrepresented it to you had some purpose not immediately obvious to me. However, it is apparent from the language and the purpose of my lotter, which , read to you, that I did not asy - have a copy of the memo of transfer and that the letter is a formal appeal, as required by their regulations, in an effort to get a copy of the memo, with attachments.

I know there is some exchange between the various egencies involved in these matters. My own experiences do not persuade me that in all cases everything is exchanged with everyone who might be involved.

In preparation for a number of legal actions, I started the considerable task of indexing my correspondence. It is not up to date. However, the dates of my correspondence on this may at some time be of interest to you.

I made an initial, blanket request, verbally, of Dr. Eshmer, ebout 11/1 or 11/2/66, at the time the transfor (of which I had known) was publicized. I thereafter made verbal request at the time the Clark public report was made public. (In this connection, Mr. Goff might want to read <u>American Meil</u> v <u>Gulick</u>) Letters were exchanged thereafter

> 1960: 2/28;3/23;4/4;4/6;4/7;5/27;7/14;8/15;10/31;11/4; 1970: 3/13;4/24 (subsequent ones not indexed).

With Justice:

1989: 5/30;4/6;7/10;6/29)others not indexed). I have carried the appeal through all prescribed changle at Justice and the Attorney General has denied me.

On Monday I filed a petition and motion in Civil Action No. 718-70, esking that something be done about what I believe is both contempt and perjury by Justice. When they lie under soth to a federal judge, I can, I think, anticipate the character of their more private conferences.

Sincerely.

Marold Weisberg