Dear Jim,

10/28/80

Archives and GSA have never complied with my PA requests and have not really responded to appeals in which I informed them of knowing of records not provided.

I now have copiesz of some of those records, provided to another after I gave him a PA waiver. These include records not provided to Howard, to whom earlier I also gave a PA waiver.

Also included is proof of the deliberate lying by the government to Judge Gesell in C.A. 2569-570, in which I was pro se. (Under applicable regulations the erchives was required to provided me with copies of pictures it was required to take for me, the purpose of my compliant/request. It lied about the regulations fix then, after prevailing, set about changing the regulation to make it consistent with the lie. What I have been provided, indirectly, includes this, even the changes in the existing regulation in Harion Johnson's handwriting.)

The recipenter, John R. Wood, II, sent me what he got in four large envelopes. They came in September, while I was hespitalized. I am now taking them and putting them in chronological order, after which I will need them. I have noticed whose things only while arranging the records by dates.

No letter from Wood accompanied these records. He was to have provided me with copies but it appears that in at least some instances he has provided me with his originals because they hold Archives stamps on the backs, in color.

If there was any purpose in the separation of the records into four envelopes, none is issediately apparent. All he had expressed an interest in is my efforts pertaining to the autopsy and autopsy-related records. This should mean that there was but one subject, which does not require breaking down into four.

Where various records were stapled together I've kept them as I received them, generally going by the date on top. This is but one of the reasons not to depend on strict arrengement by date.

Records pertaining to the changing of the regulations are of early 1972.