

Lucille - Soucie - #1 & 2

Diane Motz - Bristol - Myers -

#3 - must establish there
could be no triable issue of
fact with respect there to

American Mail - no need - Exhaust adm. remedies

Admits jurisdiction but denies it in fashion #2

Gift is subsequent to willance -

I. DEFENDANT HAS NOT CLAIMED
ANY EXEMPTIONS UNDER

Freedom of Information Act
Valid claim on which relief can be granted under
FRCP 8(a)

II. ALL I AM ASKING FOR IS
PHOTOGRAPHS OF THE PRESIDENT'S
CLOTHING. - official witness

III. The clothing was in EVIDENCE
BEFORE A PUBLIC COMMISSION -
THE WARREN COMMISSION -
SO LETTER AGREEMENT DOESN'T
APPLY

~~III~~
IV IF LETTER AGREEMENT IS VALID,
I AM ENTITLED BY ITS TERMS.

~~IV~~

Leg int part & history - p 4
Bristol-Myers - 10, 6

Examples previous with labeling
4-5

Wilmington - Arch p 8, 9

Bristol Myers - 8
ama - mail 10, 4

policy - DA 9, 10

Stato v. ...
under 5 USC 552

Letter agreement does
not give discretion
to withhold

- 1) Evidence first
- 2) Provides contrary

Priority of withholding

5 USC - Exemption

not exempt

What I seek

right privacy

Reserve for rebuttal

Motion To Dismiss

Claim can be granted

F.R.C.P 8(a) states requirements:

1. A short + plain statement
of grounds upon which the
court's jurisdiction depends —
~~on this.~~

— 5 U.S.C. 552 cited

2. short + plain statement of
the claim showing that
the pleader is entitled to
relief

— Plaintiff has been
denied records requests
under 5 USC 552 which
entitles him to relief

3. demand for judgment
for the relief to which
he deems himself entitled

— relief has been asked
in the alternative — access
or photos of clothing

Regulatio uno regimine ab eo est

a. l. m. p. m. ed. i. s.

Consuetudo et iudicium

Contract