

6/8/76

Dear Jim,

Enclosed is a carbon of my this morning's certified letter to George Bush and Gene Wilson over the announced plan to destroy all those files subject to investigation over the past 18 months.

Of the questions immediately before us I believe this is the most important and not only because they plan to destroy what I've filed for.

I think this is relevant to C.A.75-1448 at least and after what Judge Robinson said in court two weeks ago practically contemptuous of him.

My suggestion is that we seek injunctive relief from him, immediately, because of the relevance in that current action. We have this case before him now and if he is so disposed he can give us an immediate hearing.

All that was investigated in the past 18 months includes all that is at issue in 1448 plus, of course, more. Where will we be if they destroy any records relevant in 1448?

Would we also just want to file an injunction with the clerk as a new case?

This morning's Post indicates they are doing this over expressed Congressional objection, Abzug's subcommittee's.

I think it is important enough to let the immediate go in 1996 and explain it to Green with copies of what I have written and you file and the added explanations contained in my letters to Dugan and Wiseman. I think there is a kind of relevance in 1996, where there is now a clear record of clear withholding and a Vaughn motion pending.

This is one on which I believe others who have interest might be willing to be of some help.

I think that if you agree to file immediately I'd talk to Larry Ellsworth as soon thereafter as possible.

My requests cover everything on the JFK assassination of any and every source and nature and the same on me.

Because of the interchanges between the agencies - like the CIA told me it had asked Secret Service for an okay to give me what it got from Secret Service and after Secret Service denying it had anything on me - we can include all the spookeries, civilian and military. (The Army has already destroyed some. I have it in writing. I think you have copies.) Afterward I think I can get some interest from Dick because he has a case that will be helped by our doing it.

I'm astounded that nobody else has done this. It was known earlier. Whirlchman mentioned in on TV Sunday. Aside from our own interests, this is one on which it would be better to be first for many reasons one of which is I doubt that anyone else has as good and as clear an FOIA/PA record.

Hastily,