JL: Brossen's FOIA affidavit in GA 75-1171, Resemberg one - general and specie comments for them if you elect and for ou, especially if as I suggest, you reserve them for the same judge in GA 75-1996. (Brossen's 9/25/75, third affidavit.)

This could be shything from a completely truthful statement as it relates to this case, which I very much doubt, to a complete deception, which I also doubt. I think it most likely that in between there is deception and that it can be detected from careful reading of the exact language. Maybe not all but enough.

There is evasive language but there is no certainty that in some cases it is no more than PEI prose, a style developed over the years to protect the PEI no matter what and to lead others astray. One of the minor clues is the use of conditional rather than present, which ir repeated. Another is a limitation of PEI headquarters files galg and of those to what is on index cards only. From this affidevit one would never drawn that the computer had been inventeds or that the PEI mants to have all of everyone class feed into its. (I have a rudimentary files on this. I think the clips are enough. It is Data Banks, under PEI.

It is possible to read this affidavit and not have the slightest idea what if any subject headings there are, were or could be. The competence of the classified on training or rank isn't even suggested. It ist could be an apprentice junitar and from cases I can give he should never go higher in the FRI.

There isn't any indication of any PRI field office filem on the case, as most certainly there were, or of any checking of them. In fact, this affidavit precludes that. It we know of cases where files were kept out of Mi. Others of that were flestroyed. Not just the Oswald note. No reference to any PRI agent's notes - and they were or were not destroyed, as the case may be. That they were commonly destroyed is under onth in the Marson transcripts of testimeny. No reference to anything that need lead to scientific tests, and there were some in this case and certainly should have been. There could, from this affidavit (and I'm not suggesting this is the actuality) be a file 100 times the size of what is admitted under "atom bomb." All this says is that what is on cards in the PRI Mi galgas and proper names only holds a reference to documents. (Suppose for example that there were a separate system once the Internal Security Division was set up and some were transferred?)

I have made notes as I read, in the margin. I can't type them all up now but I can probably at a later date, if necessary, recall from Snough from them. (Matter of fact, I think some "internal security" matters were transferred out of MQ and into MFO.)

As it relates to subjects (and I see no reference to the attacking of such a list of FMI subject headings) this is not even a good jake. I think we or Perling an ean nake the point effectively and dramatically with the first few pages of the Verren Commission's List of Basic Source Natorials. I have it. I thouse there are places where there are three or more continuous pages where the FMI's subject for the JFK accessination is given as Lee Harvey Cowald; Internal Security (I think uncommunity); Bussia or UESR; Only. And in not one of those cases or anyk that I can now recall is the main subject, JFK accessination or the subsidiary subject, Report to the Varrah Consission, away given. In no single-case do I recall any subject heading that indicates the nature of the report. (Where the list indicates it the FMI may not because the list was not made up by FMI.)

It could be much fum on this question of retrieval and Breason's and minilar affidevite to hand a copy of the Besie List to one on the stand and ask for a reference in it to the FFK assessination, etc. And once again no indication that anyone in charge of the files was consulted, anyone with first-hand knowledge. Breason limits what he checked and limits his affidavit to that. Remember Kilty - and not fractor? He

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