

Dear Jim, 75-1996; compliance; recovery; contempt, etc. 7/25/76 EW

I've only a few minutes before the mail and I want to get this in it.

I'd laid aside the long inventory document from Civil Rights, my number 32.

I've just begun working on it. It is Open to Counsel and deliberately withheld from us because Counsel's response was given earlier. The date: 2/10/68.

It is all we need for a compelling case of perjury, noncompliance, deception of the judge, contempt and what else you name.

Please call Turner and ask him for a copy of over one of those volumes.

Ask how soon we can get it. He'll argue. Tell him we need it to prove noncompliance, the deliberateness of it and for the recovery of our costs. He'll argue.

When he refuses put in a motion for all 25 volumes under discovery. When the judge sees some of this stuff she'll know. I'll pay the mounting cost because no matter how great it may be it will not be as great as the time and cost of transportation and the radical impossibility of working in their offices.

Hastily,

PBF