## UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF COLUMBIA

HAROLD WEISBERG.

Plaintiff.

V.

Civil Action No. 75-1996

U.S. DEPARTMENT OF JUSTICE,

Defendants.

## STIPULATION

It is hereby stipulated by and between counsel for the parties, that upon Federal Bureau of Investigation's representation to the Court herewith, that processing of the FBI Memphis Field Office files pertaining to "the Invaders", the Sanitation Workers Strike, James Earl Ray, and the MURKIN file is undertaken immediately by defendants, and will be completed by October 1, 1977; that defendants will provide a worksheet inventory of the released documents; that processing of MURKIN files from the FBI field offices in Atlanta, Birmingham, Los Angeles, New Orleans, and Washington, D.C., as well as the processing of files relating to John Ray, Jerry Ray, James Earl Ray, Carol and Albert Pepper in the Chicago and St. Louis field offices MURKIN files, will be completed by November 1, 1977; that duplicates of documents already processed at headquarters will not be processed or listed on the worksheets, but attachments that are missing from headquarters documents will be processed and included if found in field office files as well as copies of documents with notations; that releases of documents and accompanying worksheets will be made periodically as they are processed; that administrative appellate review of the documents will take place prior to their release; that in the course of this

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EXHIBIT XX

processing all exemptions will only be assessed in strict conformance with the May 5, 1977, guidelines of Attorney General Griffin Bell relating to the Freedom of Information Act, and the provisions of the Freedom of Information Act itself; that in consideration of the foregoing committment by the FBI and the Department of Justice, plaintiff will hold in abeyance filing a motion to require a Vaughn v. Rosen showing with respect to the foregoing FBI files, including the Headquarters files already processed; and further that, upon defendants' performance of these committments by the specified dates, plaintiff will forego completely the filing of said motion; that plaintiff will hold in abeyance objections to specific deletions until the target dates specified above have passed, with the clear understanding of both parties that plaintiff has not waived his right to contest specific deletions after the passing of these dates.

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Attorney for Plaintiff.

LYANE K. ZUSMAN
U.S. Department of Justice
Washington, D.C. 20530

Attorney for Defendants.

SO ORDERED:

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					Dated:	
UNITED	STATES	DISTRICT	THIDCE	•	Dates.	
0112222		DISTRICT	JUDGE			