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Lemorandum

A TO Mr. J. B. Adams

Legal Counse

SUBJECT:

HAROLD WEISBERG STATES DEPARTMENT OF JUSTICE (U.S.D.C., D.C.)

CIVIL ACTION NO. 75-1996

PURPOSE:

This is to advise of results of 5/5/76 meeting between plaintiff, his attorney, and Special Agents Thomas L. Wiseman, FOIPA Section, Records Management Division, and Philip C. Mogen, Legal Counsel Division.

SYNOPSIS:

At 5/5/76 meeting between plaintiff and FBI representatives, he reviewed material located by our Memphis Division which is considered to be within the scope of plaintiff's FOIA request of 4/15/75. Certain available items were selected by plaintiff, these being photographs; he was advised a number of photographs were not available to him as they were exempt from disclosure pursuant to Title 5, United States Code, Section 552 (b) (7) (C) and (b) (7) (D). He was allowed to review a set of photographs owned by Time, Inc. There were 107 photographs involved. He desired to obtain copies of 15 of these photographs. Weisberg was further advised Time, Inc., directed the FBI that we should not release copies

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1 - Mr. Cochran

Attn: Mr. Kilty

1 - Mr. Gallagher Attn: Mr. Helterhoff

MILI - Mr; Decker

Attn: 'Mr. Wiseman

1 -- Mr. Moore

Attn: Mr. Gunn

1 - Mr. Mintz

1 - Mr. Blake

PCM: 1sy 64 (7)

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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

DATE:5/7/76

MAY 13

Memorandum to Mr. J. B. Adams
Re: Harold Weisberg v. U. S. Department of Justice
(U.S.D.C., D. C.), Civil Action No. 75-1996

DETAILS:

By mexorandum from Legal Counsel to Mr. Adams dated 3/10/76, we furnished answers to plaintiff's First Set of Interrogatories, as well as objections to answering portions of these interrogatories. Plaintiff subsequently filed a motion to compel answers to the interrogatories, supported by a lengthy affidavit in which he attacks our method of compliance with his FOIA request and our answers to his interrogatories. Attached affidavit, the preparation of which has been coordianted between SA Wiseman, SA Parle Thomas Blake of Legal Counsel Division and AUSA Dugan, will be utilized in support of defendant's opposition to plaintiff's motion to compel, and must be filed by 4/21/76.