Col. Leo F. Olsen, Jr. Hq AF OSI Dept. of the Air Force Washington, D.C. 20314 2t. 12, Frederick, 42. 21701 5/21/77

Dear Colonel Olsen,

Because the second paragraph of your helpful letter of 10/5/77 indicates I might expect more information I have delayed responding to it. I do thank you for it.

I can understand that as you say in your third paragraph you do not know what has been made available. I am sure you can understand that I also have no way of knowing what your files hold. I think that perhaps the best means available to you that will not require unauthorized disclosures by you is to consult with hr. Marion Johnson at the National Archives. I am confident that his recollection is excellent and that he has the best knowledge inside the government of what is available.

What follows is so that you can better understand my request.

1 believe I have written more books on the John Kernedy assassination that anyone else and have made more use of FOIA on this subject than anyone else. My purposes have been for my own writing and for the compilation of an unafficial archive. I have begun the archival deposit in a university system. For the latter purpose I want to dutain all available information relating to the JFK assassination. Most of what I am now obtaining is for this public purpose. What relates to Oswald is only part of this, of course.

Among the Air Force records I have not been able to obtain are those relating to Oswald's special training at Keesler Field.

I would appreciate it if you would review your third paragraph, beginning with the opening sentence, "Since we do not know all the information which has been made public regarding Lee Harvey Oswald, we may provide you only with information which may be released in accordance with" FOIA. I have difficulty believing that now there can be any "information...regarding Lee Garvey Oswald" that is not required to be released under FOIA. With the determinations already made by the Attorney General and the courts even if he had been a government agent I do not believe that, today, can be withheld.

For those who have no subject-matter skill or background there are real problems in deciding what can be released on this subject. A conscientious public servant may well believe the withholding of what is already public is required. However difficult a determination may be I believe that the decision of the Attorney eneral, that the assassination of President Kennedy is a case of major historical importance, is what should control such decisions and that it does require the release of what otherwise might be withheld. In addition, the new attorney eneral has decided that in FUIA cases only what is certain to cause hurt is to be withheld.

There are or should be Air Force records relating to "swald through the late Bavid William Ferrie. These also happen to include Keesler Field records. Ferrie was in the "ew Orleans CAP. Allegations of homosexuality against him are public. "e was so charged. This is not irrelevant in relationship to the Keesler records. He did take CAP cadets there and there was official interest.

I thank you for what you sent. Even if you withheld what is public I spree with the privacy principle and raise no questions about it with you. There is a difference between Oswald and Pic.

Sincerely,

I recognize that without subject-satter knowledge you can have problems in tis/. If I can help you resolve them please ask.