JF16- Weeh

3/21/81

or. Opin Stea, Director FOLFA Appeals Department of Justice Washington, D.C. 20570

Dear Tr. Mica.

When I wrote you yesterday about classified records in C.A. 78-0522 I had not read an excellent "enormalis to the Court in Mark Allen's C.A. 78-1745, before Judge Saith on remand.

Allow her a langthy apprendix of some 30 exhibits. We a large degree these exhibits reflect how much of what remains withheld from me is public domain, placed in the public domain by the Government and the Cingress and the Warren Countsiion.

I refer to records pertaining to the interception of Ceneld's plane operareations with Cuban and USSR representatives in Mexico City, a matter than in Itself has been in the public downin for about a decade.

I filed many appeals, including a request for a classification review that have not been acted on. If they have been, I have not been informed. If these records are within those I wan told in Pocember had been declassified, I have not then received them nor been informed that these are included.

Over and over again I have stated that the public domain is classified and I have effected to help those the say not know that is within the public domain. Stendfactly my offers have been refused and the public domain remains Top Secret. With regard to these particular receirs, I have on a number of eccasions provided the perturnt with in newspapers, samples of what was published, nore extensively than allen does in his newspapers, I believe that failure to request further information of me, if considered necessary, and failure to consider what I provided, is a serious error.

I therefore ask for immediate consideration of those records, including by the classification review authority, and a clear and unequivocal statement of any claimed need to continue to unitable, in toto or in part. is the record stands, cuspicion of ulterior purposes can't be ignored and should be addressed if not climanated.