FB(Terry appeals

Fr. Quinlan . Shee, Director Office of POIA/FA Appeal Department of Justice Washington, D.C. 20530

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Donr Mr. Shea.

In writing you two days ago I forget that the PM had supplied me with a few records from which the name of Marrell McGullough was not withhold. You had testified it would do so.

What you did not testify to and is the fact that this was time years too latethree years after my appeal of that withholding - and at a time when not to do so might have imitated the judge because McCullough was a live witness before the House assassing committee.

I am responsible for bringing McCullough's identification and eareer as police informer and provocatour to public attention, beginning issediately after Mr. Adams' testimony before the Church committee. Thereafter the CFR did not entirely suppress his name and it in fact appears in the CFR's work, is without the full story being told.

Despite the fact that it was within the public desain, as it was even earlier in court records of which the FMI also know, the FMI persisted in withholding his identification under spurious and unnecessary claim to exemption even after I informed it.

So permitting this minor ohip in the enduring stone wall is no big deal. Obviously it represents no worthwhile information to me. It does serve the important purpose of climinating one of the many confusions the FBI always builds in to its incomplete discipances in these cases in which its position is consitive. By this little bit the historical records is less confusing.

In a way the FEI did not intent these belatedly supplied records have another values the disclose the fact that the FEI is deliberately wasting everyoness time and a great amount of money in a systematic effort to overburden the courts and requesters and to build phoney statistics while making any compliance that much more cumbersome.

These records disclose that there never was any reasonable basis for withholding McCullough's name, never was any need to do so, and simply was no assume for continuing to do so after I informed the FMI times years ago that it was all public knowledge.

As you should be more, once the House assassins committee followed up on my earlier work with regard to McCullough, the Invaders and the Mandantian strike, all within the request in this case (and added nothing of significance to what I had brought to light) it would have been pretty risky to continue the McCullough withholdings after be appeared as a countitee public witness.

In a Sailar case, that of James A. Miltour and Willie Samersett, both long dead and neither a committee witness, the PET continues to withhold and you haven not acted on my appeals. Now has enjouse in the Department or PET had any interest in relieving the false smearing about this and other such nattors by Sa Beckedth, not even after I displayed two fat volumes of records released to another and later requester. As of today the PET is still withholding that it disclosed more than a decade ago and I published a decade ago. By appeal included copies of PET records I printed in facsicals. It showed that under PULA the PET withholds what it did not withhold before PULA, and wastes the and money for all parties and builds its own phoney statistics, the PET ensurer to all problems. So while I should not have forgotion this the limited and belated disclosure of what was already in the public domain is no big deal and served PET self-interest.

Sincerely,