Writer >

6/20/77

Mr. John Hartingh FOLA/PA Unit, FRI J. Edgar Hoover Bldg. Washington, D.C.

Dear John

As Jim asked me to do after I wrote you I would not go over any more of Gohle's work, I have finished Section 72 and have gone over Section 75.

While I cannot say I've noted all the unjustifiables, this not being the reasons I filed for these records, I think I've noted more than enough. And I don't mean just the continued withholding of the names of elected public officials, things like that. In what I believe will be sufficient eases I will have copies to give the Court.

It is clear that I have been lied to about the use of indexes, beginning when Tom leachen was the supervisor and continuing through what I've just gone over. There is virtually mone that is withheld that Huio, "mank and I did not write about years ago. Some has been with emphasis and frequency in the news for the past nine months. This is to say that if the indexes were not used I fail to see how anyone not a hermit in the Ricalayas would not know about it. The names of subposmed witnesses were withheld, the names of those filing petitions in court, the names of those on whom court papers were served, and when the names were in some cases written in the claims to exemption remain in the worksheets.

Let me give you just a couple of examples of what you may not be willing to believe. In 5390 there is the claim to both Y(0) and (D), with the withhelding of what has been pablic for years, the names of Giesebrecht and Appel. D.A. Jim Garrison's name also was withheld. Now there never was any privacy question because there is no attention either Giesebrecht or Garrison did not seek Other serials have harsh someent about all of this and much more in The Hational Enquirer. Can either (CO or (D) possibly apply, even with what there was not, a law enfancement purpose? After all that play in the scandal sheet alone?

I can fillin many of the withheldings in 5587. MeFerrin and Redditt and Richmond are all very, very public, going back to my book, which appeared more than mix years ago. Ditto for the black firemen and more. Then there is the Bill Sarter material. You'll see I'm might. (And he has been dead for years.) He was interviewed originally in Greenville, Miss., because he then was also an editor on Hodding Carter's paper. If I did not have his files, even the drafts of his manuscripts, all of this is all very public, as is what he wrote for TIME magazine. And were this not true your own SiG spent a considerable amount of time telling all of this and much more to the Mamphia reporters (names also removed) who told me years ago. Even the details of his death, a consequence of what is reported, are all public. So where is there any privacy? Same for the produce company, as I rocall L.,L., and L., with the one in control Frank Liberto or Liverto. Here public knowledge and publication are certain. I am not sure but I think so also are the driver of the gold Cadillac and the trucker of stramberries. But were it not, and I'm trying to make a distinction between what I'm sertain about and what I'm not, what is the need to withhold the name of a man who trucks strambarries from Hammond, Las., to Mamphis?

In this I am addressing what I've called an unregenerate attitude entirely unsuited to the Act and compliance, as I do in what follows.

The names of Ed Heddit and Officer Richmond are will withheld, as are the names of Inspectors of the Hemphis police. Inspectors are not known publicly? While this also goes back to Frame-Up my God this is all in the record in this case! I put it in the record. So is a letter writemby Director Kelley. The letter makes the Director a liar or proves that he was lied to ever all af this. While the mind-set I've seen not changing can account for this, cannot also deliberate misuse of the exceptions to withheld what is embarrassing?

And except for James Earl Ray's attempt to escape there has been nothing that received as wide attention relating to the King assessingtion for nine months. The fabrications and

improving tions and exaggarations of this story are really what got the House assausing consisted established. So it is all before the Congress and in the press the attention ranges from a long story in the defunct minor Washington paper Newsworks to not fower them three coast-to-coast broadcasts on ANC-TV alone. The number of personal appearances, made broadcasts and various kinds of news attentions to this must run past a thousand, When Prentice-Hell because with an investment of agt less that \$150,000 before chibertal and meanfacturing costs on Park Lane's back (which has been out for a while) what she would you support? Redditt Minsalf appearanced on a low York TV show about this more than a manife age. We was to have appeared at labe's 6/7/77 press senterenced at the lational press and prevented at the lational press and prevented at Latings. to An question here? and the FMI knows nothing about this show Mark one, including As the net complete comes bushings, has been saying the fell milled Dr. Mange

If it had not been for all this FME etenomalizing I'd have had an accurate back written long ages I graphed it has more densem short encuracy than evert fabricabless. Major in parkets and these it comes is one destroy/comes but to spice then these the beauties

All of this withouten, was telephold on FR and their and series northwestern

Here also hit was element. Medither you have anyone element responded a sinche time to many altertions of the error b(s) languages we past is breatest in Le many the questions now have no shole but to ask in to present to the Courts "related solely to the internal personnal rules and practices of an agency." It coult penalty apply in this social and I'm resemble carbain it them het apply in a single claimed instance. You people here this Long mosess in rewriting the last in this case out time "anishes" you have to be formed to from 41 despite my deadys to black that the last the business all seconds the live about 1879 IF

I am asking Jim by a surface to proceed this and the Claims to h(5) and 1(0) to the Court. Parhage came of the s(1) emais, two, The Sational Enquires is 7(3) The experience of the past is that b(5) was not more classed, it appears to be one of the last taker the securior art. Aures that too.

I would such profer to swell all of this, all the distantion and thre it means for an and the astire work it means for everyone but there is in shoice here. For many not had a stagle response to a stagle letter, not a single dontal of a single age And the same abuses continued without a single rectification in about 16 mouths

We in is willing I will not for an evidentiany bearing or which I will demand that the judge by menured all the claims are valid. I will also out to testify to those to which I am Smithly, the chore ballog a minor ample, I will only that all them Livering

You may not be asare of the recent in this case but one of my allogations is that I have been singled out for special adverse treatment, four-compale at AUGA Busin and SA Make of your office of Lagal Counsel, our fell you in. You also have just about all the transcentiate if you ment to read them for yourself. This came goes back to 1969, There are ethers of which you should now have parsonal bearings that are elder, at those componen. Ion do know, of others long everdue in which I've already proven to you the the Ball's seconds can't be bracted. (Euphenism.) Can you think of any alternative, at my age and in my althousials, that dispute my distate for this is not less decisoable for not

The earlier latters may I would be milling to take your mard. I would still if I had may reason to believe you would sweld being even more removed for this. It he apparent you have bee removed from superstatibe. Inder these diremetences, with all the good faith in the world you may not be able to keep your week. If this is to be sended I will want to all spelled out in asceptable writing by one in a position to assure bis word will be kepte

It is probably only an accident but I was given no copy of Serial 555%.