10/18/80

Mr. Quin Shea, Director FOIPA Appeals Department of Justice Washington, D.C. 20530

Dear Tr. Shea,

when I was hospitalized I phoned to request such additional time as may been necessary for appeals and other such matters. Now that I we home I formalize that request. All the indications are that my prior limitations are greatly increased. also there imms is a considerable accumulation, a month more of them.

In your letter of 10/9/80, to which you thoughtfully attached copies of my 8/4/80 appeal to you and its attacheants, you state that the Civil Division informed you it never received any JFK request from me, that they believe I referred to my PA request, and you suggest that I write Civil Division separately.

With regard to the latter, as I look back on 67 full years I can recall few if any more fruitless endeavors. The letters I have written to Civil without any response, even weaknessed entering the testimony to this. That Division has remined non-responsive for years after I informed it where pertinent and withheld records were kept.

It now is impossible for me to do any file searching. 't is my recellection that I filed a general JFT assummination records rquest of the entire Popartment, addressed to the Attorney General. I never received any request for specification of any divisions, which indicates that at the time my request was correctly taken to include all components. Some components have provided some records. There also were referrals to Givil.

The second page of my 8/4/80 letter to Mr. Buckley, also sent to you as an appeal, cites specific Civil Mivindon records not provided, by it. So does the third puragraph of my 8/4/80 appeal addressed to you. There are other pertinent records I am as confident Civil Divinion does not want to disclose. AME Among these are records pertaining to what the Department has styled the Carrison follies. And among these in particular are records pertaining to the case of Louisiana v. Shaw, particularly the case in D.C. Superior Court.

While I have released the information I have received as a result of it I have always regretted the disenchantment of members of the families of federal employees as a result

of what these employees did and did not do when the President was assassinated and that crime was investigated. At the time of <u>Louislana</u> v <u>Shar</u> and particularly as it pertains to the autopay there was disagreement about right and wrong within Civil Division and there was family distress over this.

While Carrison did preveil in Superior Court he then abundaned that Mitigation after the Department embounced it would appeal.

It also is my recollection that I filed speeds with Civil Division when it did not provide information. If my recollection is accurate, then it follows that Civil Division was aware of a request.

If Civil Division permists in claiming that I filed no request because it is impossible for me to do may file searching it can date my request as of the time of my first appeal and can process the pertinent records as though my first appeal was my request.

Otvil Division dees acomplisates by PA request. It also was a Department-wide request - of four years ago. I still await compliance with that request.

I am aware of a thin mailing from it that been when I was hospitalized. I have not had time to read it. However, the meantiness of the combat indicates that it cannot represent compliance.

Some years age - provided your No. -inda Robinson with a considerable assemble information pertaining to my ignored requests that various components claimed not to be able to locate. Ferhaps she than found the request in question.

Maserely,

Herold Voisborg