JFK aspassination records appeals

Withholding of the public domain - what the BBI itself disclosed in Warren

Commission records, what its Section in which there is disclosure and

withholding discloses Carrison charged, publicly

Dr. Stanley Dremman and Robert N. Brown

Throughout Section 158 of 62-109060 there is withhelding relating to Dr. Drowsen. What is withheld was disclosed by the FM a decade earlier, in the Marron Commission records. This is to say that it withheld under FOIA what it did not withheld when there was no FOIA. In turn this reflects the FMI's attitude, of corrupting FOIA from a disclosure statute to one for withhelding.

While with extensive withholding it is not possible to state with certainty all that is withheld, I believe there is a high likelihood that what is withheld in this section is disclosed in earlier sections I have read.

This is common. It extends to King assassination records, where the sees document is in JFK assassination and MURKIN files. At approximately this point in the 62-109060 file there is no withholding of what was withhold in the identical record (Buffale) in the King records.

Briefly, the Dremman story is that he offered Robert E. Brown \$50,000 for the JFK assassination. (I'm mann sure this will remind you of King assassination records and extensive withholdings in them.) Brown did not report this to any authority but he mentioned it to a college student named, as I recall, Craddock. Craddock did report it, followed by FBI interviews of him and Brown, them as a reserve officer taking Army training in the Atlanta area.

The assassination desires extended to about 10,000 Jews and all the members of Americans for Democratic action, an ambitious project.

In return for his silence, it seems, Brown was promoted from Paptain to major.

As I have informed you, the FET has careful records of what it disclosed in the Commission's files. Checking this kind of thing out is simple. It can also be done by a phone call to the archives, which has the Commission's name files. An affirmative obligation is imposed by the Statute. In addition, prior to FOTA, there was the stated

mational policy of making maximum possible disclosure. This originated with the White House and included the Department, the attorney General, the Director of the Fall and the Commission chairman/Chief Justice.

POLA did not negate this policy, nor did it wipe out disclosure practises and precedents.

In my own interest I have no concern about this withholding. I published the ensence of what is withheld years ago. However, it is typical of what taints the processing and the withholdings in both King and Kennady cases. Consenly the FaI withholds, meaning continues to withhold, what was was, to its knowledge, within the public demain by various nears, including its own disclosures and those by the persons involved.

There is no irrational rusor relating to and defamatory of those not liked by the FEI that was too defamatory for the FEI to disclose, with names. Conversely, as with Drennan, the FEI was greatly concerned about these of the right, including the right extreme, except for its enemias. These it protected.

While it requires some work for those not subject experts to determine what is within the public domain, the determination that these are historical cases was by the Department and there are means of ready determination of what is within the public domain. Many laws are not easy to comply with or to enforce but there is an obligation of compliance imposed by all laws. No exception is provided for the Department or its Fall, other than Polla's exceptions, properly interpreted and in second with stated Department policy.

I see no difference between the disclosure of the totally false report that I threatened one Frank Barbes and his familty with death, which the PBI disclosed without asking me and while deliberately denying my my invoked PA rights, and Dreaman's threat to JFE, which was the subject of that investigation.

In general this is the kind of information, relating to an extremist women novelist, Taylor Caldwell, withheld in the HURKIN records and disclosed in 62-109060, which the FBI has acknowledged but not corrected.