JPK assessination records appeals harold Weisberg 6/8/80
Dallas records originally withhold as previously processed
Unjustified claims to exemption Withholding the reasonably segregable Withholding of fill names Hark Lane C/Gy / haw
Doing a number on HSCA Files not searched in G.A. 73-0322
King assessination records withhold as previously processed Withholding what the Fall and Warren Constantion disclosed
Confidential sources

Last south the FMI admostedged that there were about 2,500 pages of/records that had been withheld as previously processed in MQ files that in fact had not been. I had spotted existions on the cross-references. I have heard nothing from the FMI pertaining to the New Orleans records or those of Mamphis and other field offices withheld under the same "previously processed" claim in the Ming case.

Just before the PEI sent so these records it provided the affiliavit of its SA Hertin Wood in C.A. 75-1996. Wood stated that after the last MURKIN HQ record was processed in 1977 the PEI discontinued withholding of FEI mass, that FEI policy in this regard had changed, and that the claim was withholding in C.A. 75-1996.

Now, in 1980, and just after Wood's affidavit was filed, the FAL is again withhelding these names. Of the many illustrations I cited 89-45-10056 because it reflects the great amount of these and trouble the FAL wested in its efforts to Cointlyro ESCA and because the other 70 and D claims now made are preparatorous, quite the opposite of your 1/12/79 testimony about the improved quality of FAL processing.

A creaty convicted Cuban bomber tried to blackmail the FEI into getting him agrung, in return for which he would not disclose alleged information emberrassing to the FEE.

Clearly the man knew nothing about the JFK assessination and was making up cock-and-built stories. Clearly the FEI knew this. Yet it agreed to pass his alleged information on to HECA. His, his Largers and the FEE agents' makes are withheld under 7Cand D.

His lawyers were court appointed and them case was reported on. On page 5 the agents report asking this bumber "if he had been correctly quoted" in the press. This is not the most unusual of FEI support of 7 C and D claims, far out as it is, at the bettem of the same page it is reported that this man "had propaged a press release," which he displayed to the Sas. Reference to the newspaper article follows obliteration of two

complete paragraphs that include first reference to this article. The claim is TD.

39-43-9975 is not clear. It was transmitted from EQ to Dallas in faceintle. It refers to a "current investigation" under the 1963 JFK assassization caption and number, as of 1/24/77, and says it provides what has not been provided to me, a record described as "FEI record, 730 451" (approximate). The only investigation of 1/77 I can recall is that of HSCA. A number of the kind quoted above is new in FEI identifications, within my experience, and I ask if it refers to records filed other than those provided to me are identified and filed.

SA names also are withheld in interrelated 39-43-9701 and 9705, Dallas airtels dated, respectively, 12/12 and 12/11/75. Both are captioned "SERSTUDY," which appears to be a reference to the Church consistsee's investigation. Both records reflect a pre-assassination search for Oscald records and nothing else. Citation of 105-5751 therefore appears to indicate a to now undisclosed and pertinent file. It is not the Marina file, which is 105-1455, or Oscaldes, 100-10461. I believe this file should be searched and provided pursuant to my requests.

100-10461-605, captioned in the typing as for 59-43, was "declassified" on 10/30/79, which is a half year before it was provided to so. It was never classified at all, which makes declassification quite a trick. The result is that almost the entire text is obliterated, under 7D claim. Chliteration includes even the 59-45 filing, and others. But the part of the single resaining sentence of text on page 2 leaves no doubt that what is obliterated includes reasonably segregable information. To can't be applicable to what this reflects of what is obliterated.

59-43-9265 and 9276 pertain to an FOTA request by Paul Hoch and his appeal. He wanted to know if in New Orleans one Carlos Quiroga was educatified as 7-5. What is disclosed of these records indicates the FET efforts not to be responsive, chile apsering to be. In fact, in the end it was confirmed to Boch that Quirppe was identified as 7-5. To only is claimed for the excisions in both records. If context is any guide the claim is made for what both the Warren Consission and the FET itself disclosed.

Withheld, of a "NEW ORLEANS (44-new)" file under the caption "DISTRICT ACTORNEY JIM GARRISON, GRUEANS PARISH, NEW ORLEANS LOUISLANA; CLAY LAVERGRE SHAW DASH VICTIM; CR. CO: NEW ORLEANS."

While I can't be certain of snother file, the language can be interpreted to mean that there is also a "mischilaneous or "information concerning" JPK assessination file.

This teletype reports that Show and counsel ap eared at the N.O. office and "filed a civil rights complaint" against Carrison.

Notations at the bottom of the page also reflect the fact that Dallas also opened a new file: "New 44 case opened in (?) mirtel and LUM." The Dallas file also is withheld.

89-43-3106 is incomplete and its presence is entirely unexplained. It is 17 pages of transcript of a broadcast by Mark Leme with seasons named Nob Braza. It does not begin at the beginning and how i t was transcribed or by whom or how it got to Dallas is not indicated. This seams that there should be other records.

89-43-8058 refers to impersonation files pertending to the JFK assessmention investigation and to Jim Carrison. They have not been provided. In Dallas an impersonation file is indicated as 47-4658. My cardier notes suggest that these also pertain to NG 47-57716-1. What 89-43-6058 does not reflect is that a phone call in the name of SA John Skilbert was made to Rendom House.

I attach the single page from 89-43-7777 because on one page the PEI discloser so much of what it stouthy persists ink both king and JEK cases it must withhold, the personal information defensions of Haudine, the nesses of police in two states and three additional sources, none claimed as confidential, contrary to the FEC's record and affidewits.

Similarly, I attach a page from 7775 to reflect the fact that contrary to your testimony and FEE affidavits it does disclose FEI numbers on named people. Contrary to FEI practise in making frivolous privacy claims, here it discloses that St. Jacques, FEI 341 878 B. also is "a psychopathic case."

69-45-1979 is a New Orleans teletype. 't begin with reference to what I do not recall seeing in what was provided of the pro-assessmention records, which also are one of my seedies and seconds.

For your information, the New Orleans address Osmald had stemped on a Cordiss Lemont pamphlet ha distributed, 544 Camp Stemet, was not Osmald's and had been the address of a CLA front, the Cuban Revolutionary Council. The FMI never responded to Commission requests for a copy of this pamphophax pamphlet with that address stemped on it. The Commission finally got a copy from the Socret Service. (page 1)

The TD claim ande better page four and top of five appears to be for Quiroga. That he was an FMI source has been made public by the FMI, so he is not confidential. For the today ised Casalid performance outside Clay Show's Trade Mart he can hardly be an only source, particularly not when the FMI had movies of it from another source. It and the Marren Casalission disclosed such on that,

Page mix discloses what is included in a number of appeals not acted on: Osmald had an associate not yet identified or with his identification not yet disclosed. At this point three lises are obliterated under claim to 70.

Attached 39-43-891 and 1026 disclose what the FM invists it must withhold, in both Ming and JFK cases. The first discloses the source of all the information about all the telephone calls, the phone company, with/reference to any subposme, and then there are four pages of listings of mushers, persons and other information about these calls not involving what you refer to as "players."This, sent to me 5/30/30, contradicts the Wood affiliants of a senth serlier in C.A. 75-1995.

reporting on an appearance by Rank Lane. 7276 is the "urgent" BR teletype to Dallas directing investigation of what is withheld in 7259. That it is disclosed in 7276 does not then dony legitimenty to the 7D claim to withheld all of the first record except the first Beight and last three lines. It discloses that what the FRE withheld under 7D claim was public domain — in fact what Lane said and is tithheld. (The FRE also disclosed that information in other effection.) This also means that at the very locat what is withheld includes what is reasonably segregable. There is duplicate filling in 100-10770, from which no records have been provided.

Pertaining to the protection of confidential sources and what is a legitimately

fre affactionerite pec:

continuential source I attach 100-10401-7200A, a printed Fil form I do not recall seeing in any of the hear records provided prior to 5 50/50 bear 11 decimal streture date, c. is for instances in which "Resear for protecting source not about." This is further indication that where there is legiticate confidentiality it is specified and where it han't, is wants to know why. Or, not all sources are confidential and where there is confidentiality it is stated specifically.

Attached are 10-10461-5572 and 5599, again pertaining to "ark Lene.

The first page of the first refers to what has not been provided, a "100-dead (Mark Lene" file.

I also appeal the TE claim on that page. The exception is not for known methods: or techniques. Ditto for page one of 5799, same claim.

Par its reflection of FEI stidule toward FOIA requests pertaining to JFK assessination records I refer you to 100-10461-9142, speciationed heavy L. Brown, Jr., Preedom of Information Act." Brown requested information pertaining to other suspects, including the so-called tremp pictures with which you are familiar from my appeals. In responding to the DAG the FEE said it was doing nothing because it articlepted some work would be entailed in meeting "room's request - on a subject matter later of considerable Congressational intercept. (EQ apparently sont a copy of the original and of the carbon, both to Dallas. The second is 9152.)

with the foregoing and other recent appeals in mind I again readed you that the PMI and Department have made considerate in U.A. 70-0322 that clearly, with this recent and its non-responsiveness when I have written it, near it neither will nor intends to honor its and the Department's word. It again is preparing a fait accomplise of non-compliance, wasting a breasure in tex funds in so doing, assuring other and not inconsiderable wasted costs and litigation and again adds to the suspicion already according to its record. As I have in the past I am again identifying to you partinent files not yet searched, for example on Show and Lane, both within my requests. The longer you and the PMI delay in doing anything the more certain it becomes that the Department was not serious in its undertaking to the Court and in compliance with the Act.