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Plaintiff declares the real reason for official withholding of relevant and pertinent evidence ~~is other than that~~ ~~is~~ <sup>is</sup> other than that which the defendant's <sup>are</sup> representatives <sup>bring</sup> to this court. The true motive of the defense is to prevent embarrassment to the government, ~~and~~ ~~the~~ ~~structure~~ precluded ~~by~~ <sup>the</sup> statute, and its investigative agencies, ~~and~~ particularly ~~the~~ Central Intelligence Agency and the Federal Bureau of Investigation - a motive clearly precluded by the statute in point. One such case of potential embarrassment to the ~~fore-~~ mentioned agencies is contained in ~~the~~ ~~sections~~ of ~~Comm~~ withheld from Commission Document 75. Among ~~those~~ names alluded to in this document are several which are of ~~great~~ ~~great~~ great significance. Of particular import is one Layton Martens who not only had close connections with David Ferrie, but supplied the FBI with statements concerning himself, Ferrie, and other matters. These facts were both published and widely advertised by ~~Mr.~~ Martens lawyer, Milton Bener.

(over)

② — Martens was arrested by New Orleans  
Tactical Patrolmen F. Lee, and C. Ryan at 1205  
A.M. on August 30, 1961 at Spanish Fort  
Boulevard and Central Park, charged  
with "loitering pending investigation of  
burglary." The arrest was number 468 of the  
Third District of the Third District, Item  
Number H-13903-61. Under "Remarks" the  
arrest record reads:

This subject etc, etc.

