JFX assessmention records appeals Baruld Modeborg 3/22/80 Manine Geseld records - FELSQ "Junctual files for the assessmention of Provident Memody and Lee Hervey Oswald" Dallas records not provided Hissing referrels (after class three years) Taproper claims to exception Withholding by file shifting Barusal to search known places for existing, particent records Filted memories not provided False Fil representations

JUNE Applaces

Under date of 3/18/60 I received from Ar. Flanders (initials 30)"303 pages of Exterial from the file pertaining toKarina Geneld." This doon not state that it is All "material" from the fills files on Marine Geneld. Also, June records as expliceed above. In fact these are not all "JUNE MAIL," are not all that pertains to the second innet in filed under "JUNE", endersofully only the exhercasing intercoptions of Marine's personal conversations, a matter about thich, if your about the blantases, the Fill lied deliberately to the attorney General. In prior appeals 4 have provided mapples of these "mational security" surveill nees of the details of her sex life and fantasies.

These records were not provided in the 1977 and 1978 general releases and entry not provided in C.A. 78-0322. When I discovered this I wrote the FMI, as its attached letter of the 18th states, on April 27 of last year. Why it continued to withhold for almost a year I cannot say but I can say that the worksheets for what I have just received are dated October 1978. This would seem to indicate that they were processed in response to another request and once again that the FMI did not provide all such received as provided to others. This is contrary to its assurances to you. (Only the first worksheet is dated.)

The (b) examptions claimed are 1,2,3 and 7 C,D and E. Of these, whether or not othere are justifiable, these to 2 and 7D and E are not. I believe others are not. The part of 5 USC for which the (b)(3) claim is ascerted is not stated. The allegedly secret techniques and procedures for which the E claim is ascerted are not secret and their "future effectiveness" cannot be impedired by disclosure. However, the FEI con be embarromeed by it. Because it is not possible for as to follow my past prestime of making copies for you, too many records being involved. I attach only a few and I address the various matters captioned by section, which will easile your staff to exact the FRI's copies page by page.

The "JUEE" monthing may appear to be dated 2/27/80 but they are not, as excellention of Section 1 of the 105-128052 records reflects. The JUEE continue are not surbared.

One of these Harine Oscald JUE sections constate entirely of Not Recorded serials from the 105-62555 (ion Harvey Cashid) file. Of these all set due page are represented as proviously processed. (This does NOT mean provided.) That one page, attached, is the PAT's request of the AS for permission to siretap. The statement based on which permission was granted, "We have received a request from the President's Constitution ... for a tooksdeal survaillance regarding Harina Oscald," is (also, or subsystem records establish.

Plasse note that this record bears a stamp SHEC MAIL MM, which is more legible on other records. There has been no search of the records of the special mail room in wither JFK or Mang cases.

Floans notealso that this record was declassified long ago, but after being withheld from no in the 105-82555 file, without being provided when declassified. If this record even not proper classification standards, it has not since December 1977, when the fact of the surveillance was disclosed.

For your information, this request was for a tap on the telephone of Declen and Natys Ford, who had taken Harina Gawald in until she established ber own home, only a few days after this request was made. It seems apparent, therefore, that the Fords also had their privacy intruded upon. Mrs. Ford was a Sussian erigre.

I checked the last two of the listed "previously processed" recents, serials 5565 and 5567. Noither was provided in the 105-62555 file. Instead there are "Ferenment Charge Out" forms from which the words "JUNE MAIL" were oblitorated in the processing. Another Harine Gauald "JHES Hall" sections consists of two socials from the 62-109060 FRING assessmination File. (Morganest attached.) Of the second, 2240, the entire "MI TEL TO DIR" was withheld. From the attachments it is obvious that there is reasonably segregable matter. What remains of the first attachment proves this by its reference to the new defauet Ramparts magnature, as done the reference to Minkoy Fike. It is apparent that there was same kind of operation partaining to the publication of an article in Ramparts that I believe was based on some articles Foun Jones ram in his small Texas weakly and includes in a book he titled "Norgive by Grief." While (b)(1) claim is rade, this is hardly a "nythemal security" matter.

However, inclusion in the JUSE designation is provocative, to say the losst, particularly when filed in the assumation file and dated two years and a day after the Commission's life anded with the publication of its "eport.

The largest of these small Jubb hall southons is from the 105-32555 file, titled "Lee Harvey Cameld." (Fleare note he was billed on 11/24/63 and that while these records are dated 1964-7 they include references to records of the 1970s.)

Only one of the records is indicated as entirely withheld. It is Serial 2470, a Sullivan to Mainest some of 2/27/64, or the approximate time of the electronic surweillances of Marina. She was also bugged, and no authorization for this was requested. If the (b)(1) claim is justified. I believe that some information is reasonably segregable. Reburraneous to the FML appears to be a possible explanation of total withhelding.

The first rooms provided is 2361. Its first sentence discloses that Harina are bagged. It also hold a note referring to the Special Hell Room.

The second record is 2562. Its second sentence confirms the bassing. The third is self-serving and deceptive because the "consistion did not request either survillance, as will become clear. The rest establishes that the surveillances were on tape and that FEIRS entered the tapes to be preserved in Dallas. This was not included in the inventory provided from Dallas records, which is to say in C.A. 78-0522 Again, Special Hail Room.

The third record is the 3/2/64 BH FD-142 filed by Dallas after the fact, for on 3/2/64 the Attorney General had already approved and Dallas had installed the phone tap. ² his

recommutation, like the other records, not span provided in C.4.78-0322, also includes the bugging, which then is list out but was done. To withhold the file and "informant" numbers claims to (b)(2) and (7)(D) are made, and for the disclosed "Location where manitoring plant is to be maintained," the claim is (b)(1).

Exception (b)(2) is "solely"applicable to "personnel," the language of the act being "related solely to the internal personnel rules and provises of an agency." Serveillance is not a personnel matter and the file dim identifications also are not. Nor is the matter given to this "course." (7)(2) requires that there be disklownre "of the identity of a confidential source." met applicable in this case. The only courter provision also is not because the exception requires a like, hance source as well as a crimical investigation, which this was not.

The origination of uneutherized bugging also is confirmed here.

Cost and manpower involved is withheld under "mational security" claim: Cost on, now, surely there is secritizing for which the Fall con t make a (b)(1) claim. Anyway, manpower is disclosed else where.

Envoyor, there is truth in 14: an outside agency and any such request, even though the FEI told the 40 that the Warren Consignion did. (More on this below.)

I bableve the (b)(1) claim for withbolding all of remarks" is spurious, based on what has been disclosed.

This record is approved to have an enclosure, from the stamp. At is not provided.

A second and not identical anyy else is provided, both were subsitted with 2563, which captions the physical curvelliance of Ferine as a JUNE matter also. Here the confusion courted by the withholding of the maders begins to increase and present problems in fature uses of the resords, for they are here withhold as pertaining to the dead les Hervey Oscald. The 100-10461 Dallos file, free which this was not provided in G.a. 70-0522 (and like the others, not provided from 50 files sither), is the ¹ee and not the Marine General Dollor file. Once again there is the earlier pertial dealescification without being provided to se and reference to the Special Mail Room. These pertinent records were never provided in C.A. 78-0522.

Bage 2 makes it clear that the mathers attributed to live confidential interants on the FD-142 are notually identifications of and distinctions between the tapping and the bagging. It shee establishes the existence of records neither provided nor accounted for in 0.4. 70-0322, iceluding both translations of the tapes into English and "transcriptions of the information," which "will be filled in the skype information files," a probably suplemation of the tribbalding of the humbers by which I could identify and ark for them.

The two withheld paragraphs (b)(1) appear to pertain to the physical corveillance of Harina because sything class in the record does and that is the caption. If the information has note already been disclosed, which I believe to be probably, I do not believe the (b)(1) claim is appropriate or justified.

Serial 2600, of 2/27/64, requests "clumat's, not the ittorney domaral's permission to bug "arius, "his is prior to the filing of the Ballas & FD-142 on it. No permission is attached.

The situation of the three preceding paragraphs of 2401 makes it impossible to state what is referred to in "SeC Shanklin advisos that they have sotablished a good fixed answelliance," as of prior to 2/25/64. "Vixed" would not appear to be applicable to physical surveillance except as limited to the Ford home, which would not be complete.

Then Supervisor Long's note refers to two senses, and of Branigan to Sullivan, which may or may not be 2561, and "Hallay to Resen 3/6/64," which is not ther provided nor accounted for on the worksheets. (Is long not now an analytant director and subject to bains embagrammed by some disclosures?) I recall nothing of the nature attributed to Dallas that was provided in 0.4. 78-0522.

Instead of Serial 2402 there is a different charge out short, for "Serial Resoul." It appears to be the original of the 40's authorization, but the form does not distinguish between the various forms of "electronic surveillance." It also refers to where the original is filed and to a file I do not recall having been attended to as secrebed in eith the JFK or King cases, any motations on the original could be historically important.

A copy of the news is included as 2402. It differs from the copy attached shows in having an illigible stamp (reverse and upside down) edded and in initialitizaments opposes to be exceptional, a delay with the next afferment in sending the request for sporoval from the director's office. I would approxiate a mass of the reverse side of this redard, which should provide the information stamped on it.

In 3493 than is (b)(1) withhelding of what pertense in the tegring at the Ford's. I appeal this.

2499, Mae several other of these recerds, is becomed effectants: and timpoly place eliminates any reference to other filling is the night mergin, the usual place for it. As Fig. It pertains to furk lease, a maniformed radio besedencet by his and the bagging of his press conference, all with JEE caption. It refers to the Special Sail Room and to an analogue that is not provided.

2550 refers to a Ballas record I do not recall being provided in C.A. 7840322, the discontinuation of two obliterateds. I take it these are the phoney informant files for both forms of electronic surveillance but the historical record should not rest on guarces. Action, the physical surveillance was also filed under "JUNE".

256 is of four days carlier and is a sordid business, probably accounting for the (7)0) claim for part of what is withhold. That saws of what is withhold is reasonably segregable is indicated by the reference to "conge be Hahrenschildt (deceased). What is "annelated" to the purpose, accused to be of the electronic surveillance, but also oblitanated, partly clearly is the sect intimite personal details of "arise Grankd(s sex life and functions and drames, already disclosed by the FM iteelf. In funt, the withheld information is in court records, too. The FM disclosed where it could enhances harise but withholds when it can enhances the FM(1 we not noted all the times these records, particular in the litight ions were disclosed but withheld from as. "his is another.) Balment's attached note forecasts that criticize off the FM would follow disclosury.

2507 recourts a discussion with the Considerion general coursel on discontinuing the physical and phone surveillesse. It nokes no mention of the bugging. (The obliterated information for which (7)(0) algin is node may be what is public, this offer from Massa

her langer, to keep the FML informed about her.)

2560 states that "Since 2-29-64 we have had a technical surveillance on the telepions at her residence." This means her hous, not the home in which she lived earlier and where she and the Fords sure bugged. This record also discloses that the Commission's general counsel did not ask the FEI for any electronic surveillance but that Hoever offered to tape the phone. We shat the FEI picked up on this tap, in less then three full days, was not what it alloged it would and was the cause of concern "that the Bureau at some future time scale be criticized for this coveroge." There is no sention of the extremely personal things, only of her "dealings with her attorney."

The last paragraph states that recommanded actions "Since we have not advised the Consistion concerning the microphone surveillance, we are discontinuing it on our own authority." hoover added, "Yes."

Were a record in the new received notes reference to Delies 66-1313er)

Serial 2642 states that "We Director had approved the request" for manpower from MALANY FRIE, "based on the fact that at the request of the President's Consission... # we had instituted a technical surveillance and had established a sigrephone surveillance." The dates provided for the departure of the Sas is are 2-28 and 2-29, which seems that these surveillances were in place before them. (Paragraph 1)

Sorial 3537, which pertains to covering a Berk Lese press conference in Baffalo "by means of a concealed microphane installed insediately prior to the press conference." make a morivary claim to withhold the mane of an official of the sponsoring political porty, who issued a statement that is on the tape of the press conference. Frivary for participating in a presse conference?

2688 is not becorded in a faring file although it is captioned "figur of" hor. Although (b)(1) is not noted opposite any excisions it is on the workshoot, ga apparently pertaining to the withheld work. That it includes information obtained from and reference to the electronic surveillances is apparent from the claims to withheld bottom the identifications of them at the basis of the page. Some if not all the withheld information is disclosed. Also indicated is the filing of pertinent information in

Dallas file 66-15154. I do not recall receiving my recerds from this file in C.A. 78-0522. 66 is an "administrative matters" file.

While the record is captioned physical survaillance it appears to relate to the electrobic surveillances, which are not captioned.

It is a Dallas record that was not provided in C.A.78-0522 and was not provided after it was declassifed in 1976.

5144 soknowledges that the Consission did not ask the Fill to tap Earins's phone. In fact the idea was Hower's. This is part of what I mount above in stating that the FML lied to get the AG to OK the tap. In thatk request, attached above, in the name of the Directory the FML stated "We have received a request from the" Consistion "for a tooknical curveillance regarding Marine Oscald. Accordingly, it is requested that you authorize installation of a toohnical surveillance at the Port residence ... or any other address..." The record, after admitted that "the Consistion"att never "specifically asked for a toohnical surveillance" at her, forecasts "public criticiss" and that "it would be directed at the Aurona, rather that the Consistion." This correctly states shat I perceived on reading the records disclosed serlier, "it will become apparent ... that the information case from a " tap.

I believe this provides notive for the mitholdings that were staributed to imapplicable exceptions. Exbernaessent is not an exception.

(What is withhold under privacy claim is of like nature. It is public, disclosed by the FRL itself in the cited report.)

Hower's thinkingon this is that the Consistion was out to experiment the Pal, not that the FHI's can improper acts would exberreds it, so he protonied reluctance in not passing information on to the Consistion.

Above I refer to the "permanent charge out" of 105-82555 and provide these sheets for Serials 5585 and 5587. In fact they are included in this section and seve previded to me. The apparent reason for protending to shift them around (and until now withholding them from HQ and Dallas files) is their disclosure of the masking of the two electronic

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survaillances as living confidential information. (5565) This fift 1967 record also reports that Dallas still had 22 reals of tape. Dallas asked if they could not be destroyed. The response, some Sarial, is FELED's order to "permanently retain the 22 reals of tape" although they hold only information the FEL had no business gutting in the first place and nothing at all pertinent to the JK investigation. The caption is withheld on both records under (b)(2) and (7)(D) claim, neither of which is appropriate. The identifications of the non-emisting information also are withheld under the same claims.

5997 is of earlier date. It is the initial recommendation of parmament preservation of these tapes. In order to appear to justify this the truth is turned around 100 degreeses "Ar. Samkin magneted to the Director that the FM could consider getting a telephone tap on Harins." The records state the opposite, that Heever suggested it to Renkin, who did not ask it. The record than states that "as a result of Hr. Renkin's conversetion we instituted a telephone surveillance at on" Harins. Hencever, the bugging is not laid on Harins. Moreover, although it would be proper to destroy these tapes, it eave this should not be done, despite their opparent valualesses, because the subject of the assaudantion is "of intense public interest and undestodly will remain so for all time."

At the and of this record, where the numerical identifications of the two electronic surveillences are withheld, "UNE INFT." is stamped on. (The same inapplicable claims to exception are mate.)

These are records that some situation both H, and Dallas records, as provided to no, although it is now clear there was no basis for the withholdings. It appears to no that these records also establish the untruthfulness of the Fill's and Department's cortifications to the Court pertaining to the verkshoets covering these improperly withhold records. The foregoing is true even if the continuing claims to exception are justified, as I believe they are not.

This represents a situation with which meither a court nor a requester can ordinarily cope, one of Fill false representation to deficit the Act.

105-126 de. the Falls Marina Canald file - four sections

Attached is the first page of the worksheets, reflecting FOIA processing in 10/78, as stated above. Other pages reflect referrals not yet acted upon. The first of the Persanent Secial Charge Out forms, of which there are a number, portains to the Not Recorded Secial of 8/25/64, following Secial 3. With this withholding it is ridiculous for the worksheet to represent "mone" under exceptions claimed, which is the supposed explanation of the withholding. The record exists, is withhold and is stated to be in the Special "ile Boom. This also is a JUNE Half record. The entries on the form provided are as illegible as on the copy attached. (Section 1)

The first worksheet for Section 2 attracted my attention because after Secial 82 it appears to be represented that the record mass providedly processed (as 105-62555-2307), that of its 9 pages I was given one, that none are provided with this Section, and there is the unexplained number 5 at the end of the line. The exception claimed is (7)(C) only, making it improbably that however many pages are withheld in their entirely cen't have any reasonably segregable material. I was provided with aix pages of two records both having this number, notifier fitting the description of the workshort. And methods is there any explanation of the number added at the ends of lines or of the manufact of dividing the/column horizontally into two parts. (Applies to all sections.)

Electrating that there are many refermine that have not been acted on I attach page 10 of the verifichents for this section. It reflects two referents to the GIA, meither acted on, no records provided. (There are pany such withindidance.)

Thirteen records are uithald by transfer to the Special "ile "son. Sharge Out forms replace time. All are give Kall, all Merina Casald records.

The/worksheet page for Section 3 with which I illustrate referrals with no records provided reflects referrals to the CLA, "previously processed" and no records provided. This Section also has refiling of JUSE Hill records in the Special File Room. Anflacting the same referrel altuation is the it within boy of Stotici & topsothers absorb, I believe the first - actiond. There are a manher of referrals to hobs: agencies and there are a manher of others to the GIA.

11 Croke

This Section has the same kind of JUE Hall wolling in the Special File Boom and a "changed to" form indicating that Social 121 is now 105-63665-5 and then readily evailable to the FEL.

Not previding pertinent records servicy because also clerk has planed that in another place assumts to deliberate withholding, in the absence of claim to an applicable exception.

This would have been much longer if I had itesized all the improper claims to exception when they are repeated over and over again, as in the protonce that the tapping and bugging were live informate.

In this case, by the way, the FBI cannot make even the only source claim because all these with whom "aring spoke were available to and were talking to the FBI, as was Marina herself.