To tain them "erold Weisborg Frior Appeals, King and JPK 1/16/79 records; deliberateness in withholding, or good faith and due diligance

While in this I call to your attention some of the combent of New Orleans Fill file 89-69. Volume 20 and the relevant wantsheets what I say has general applicability, particularly in the Mag case and your recent testimeny relating to C.A.75-1996.

You are aware that my information requests in both cases include the indices, that thems have not been provided, that I have asked you repeatedly to have them at least in Machington for processing, and that the FEI has not done this, however you may or may not choose to characterize or describe the refused compliance.

To give you seem perspective on some of what follows as illustration I begin with an explanation and a matter to which I made earlier reference with gagard to the A.G.

The FM, comintent with its Symmetime practice, under public representation that it was detached from and without interest in the Gerrison case. In fact it had at least one inside informer and was as active as it could be. Now there was not normal reason for this posture and practice, both of which I regard as dishonest and selfcharacterization that is applicable is my FOTA experiences. Er. Enever had already sworn to the Marren Concission and it had published his testimony to the effect that the JFK assessination would forever be an open case and the FKI would continue to collect all possible information. I see sothing wrong and everything right with this public position and I took it sevicesly and did that I could to assist. You know my view, that the assessination of a prosident is the sect desperous and sabstrates of crises. But the FBI was not content to be open and honort and that to state openly that it would be interested in scything of value that might evelve. Or to say it would be happy to receive any evidence relating to the enter. Instead it took an adversary position is sourst and them exceted un simulance of falou paper, some of which I've relieved recently. I am sure more lies ahead. It covers its necessary antigarrison sources, for example, with meso saying these people called for certain information shereas types people had that information and for one tiding provided it to me.

There was other aloss ecverage of Carrinon and that total, as now for the first time disclosed in these records with a reading log propared at temperor expense and withheld with all the familiars of allogadly full disclosure of "all" relevant files, carefully and with known deceptiveness limited to be files. These logs are in the field office every bale. They happen to be a valuable bletories record, if they are attendy worthloss for law suferement purposes.

Simultaneously, leaving no paper to inertainate itself, the Fill undertook to be by-trap the new AS, Assamy Clark. The very day of his confirmation bearing it told him that Clay Show, Carrigon's defendant, and Clay Sertrund, a new that surfood during the original investigation, were one and the came. At least the AC made the

public identification that day, so he left the bearing room. Ny kaomiedge is contemporencous. The press accept so out. I was then working at the archives.

Show and Ferrie information was them withhold at the direction of the PML I believe that if you will shook the Pepartment's records you will find this over the algorithm of Norbert Schled and producing the Carrison advanture. Saving reviewed the records them withhold I state unequivocally there was never any basis for withholding them and the withholdings some contrary to directive from both the White House and the Director. (I'm not assenting the FMI was concerned about the Department's official position.) This, clearly, was deliberate. It aderepeasented and it made false representation to withhold. Once one can read the records there is no doubt and no room for doubt. The withholdings were of political implication and to belie it source, at languages once, not a real once.

It was inevitable that the International Trade Nort and some of its officials. Like Shew and Jesus Core, were contacts for both the CIA and the FML. I published this in 1967. The CIA for its part made limited admission several years age. By information comes from those involved, of whom I identify Core, is I recall the FMI was virtually a beat for MA Mirron debruays. It should have been. Nothing at all among except the adarepresentations and dishonesties. When people like Somoss were brought to the CS by and through it most assuredly the FMI should have known, to be about to the CS possible correspond to consequences.

All of this is absent from the records I've examined to date, which neek togive an opposite impression. To carry the deception forward more false paper was created. An example that is not included in what follows relates to the existing film of Osmald. I have referred to this expension or will.

(Epower, in connection of what I stated in my early requests for those still mithheld pictures, that while the FMI had at least six it gave the Marcas Speciasion only two of those made by the technician I then identified, Johann Bush (misspelled "Bast" in some FMI records.) To this day I do not have the others and again the reason becomes apparent. These records amply confirm my prior bnowledge, that Samuld had unidentified associates and the FMI knew it. Only the extra agents assigned and not fully exact in sade the mistake of disclosing what had been nearest and that the FMI not only hid but deliberately defeived the Generative ever. This refers to an improviding of field reports to make them may the opposite. The labsange used in this is virtually word-for-word in the Consission's Report. I have and have published some of the field records, the FM contents and the language of the "eport. In addition, I taped interviews with the FMA's nourous, at lasest one of when in now dead.

temporarily at least and if that is necessary, there appears to be no other ascessity. I believe they are not in accord with what is required under the let. I believe they reflect the opposite of good faith. In what follows I give you some illustrations of whether of not there was diligence in response to my information requests. I believe there il ustrations also are applicable in C.L. 75-1996, have provided some examples and can provide nore. Secover, if anyone in the Department has compiled the examples I have provided in court, there enght be no real question. (I do not know that you have been provided with either the transcripts or affidevite.)

Over and over again I have told you that the field offices are By's remory below respectfully I have informed you that any meaningful compliance and any meaningful beadquarters proceeding of any records but particularly those of the field affices is impossible without the field office indices. I illustrate this with two consecutive pages of 5.0.63-59 more chart for values 20, pp. 2 and 3. Not of the extrins refer to fills office indices for records not proceed at El. There are but seven Berials on both pages of which this is not true.

One consequence, inevitably, is unjustified withholding. This is the intended accomplishment of not having the indices in Smadgmerters for the proposing of an Allegedly historical case and one so heavy with political evertones and potentials.

One page 5 you will see a September referral of \$1774 to the Department. Since then the Expartment has withheld. Is this correct procedure for a case in court or is it required by the hacidog? I believe not.

Serial 1716 is the beginning of extensive nonitoring of the Show-Cerrison case. That it is no fluke is shown by the opening pages of it and the next Serial. Both systein visible indexing sackings. Although there is the usual stamp providing for directions to index, you will first the directive has been saced in longuend, which I believe indicates a special index.

an obvious result of HQ not knowing what is indexed is that it doesn not know what is within the public domain by this means, whether or not by other and earlier means.

injustifiable use of 7D with Serial 1804 illustrates this. The source is notiber secret net otherwise unreported nor is the centent information swallable from that source only. He was my nource, on his initiative. If you'd like I can play you the tape of his saking me to tape what he said to me on several occasions. He is Sudolph Richard (Alcanio) Davis, who can make of the mickey-access Cohen camps in the New Orlean area. If powerest plotures of it, I'll provide them. If you want the first-power account of a girl he then was remains with of his wild dash to tell his boyes to some after being tipped off (not by the FMI), I'll provide it and the amplification of the men she befor married, a St. Tamany's Farish "eputy Sheriff, and if you must some care-

fully draft reports, those never withhold and disclosed without any excisions on Mr. Moover's order, just lot so know. Now we have the most ridiculous situation, of the FMI saiding phoney as well as unnecessary claim of TD for what had been within the public domain since 1965, that I published in 1967.

There does not have to be deliberateness on the part of the processors. There is prior deliberateness in policy and processors that makes rubber-stamps // of the processors. I as more I've indicated copies for you of earlier, minimar records and I believe I wrote you about them, weather or not I've yet mailed it.

Now let me give you the newest of the ever-shifting FML inconsistencies on the disclosure of FML names, Secial 1855 and the attached pages. See you have the names of these agents who reviewed the earlier files to assure egalest any hurses exharmanement in the Carrison matter. Faresthetically, I have yet to see the notes of any one of them in those records. I look fareard to that!

he as fully informative as I was. In my view I've give exceptes in illustration in all cases and in return there is further stoneselling and now misrepresentation to the courts by the Department. So I'll ask you to ask the FEI in this case to provide you with the proofs I provided it two pears before your recent testimony of its withholding what I published, exactly what it is still doing with this non-secret and non-private Davis information. As a matter of fact i made a separate appeal over the Saul Dequivel mithholding. I neat the FEI the pages of my book and of the "or Orienness phone book. Such holds proclamic what pears labor the FEI uithhold. As of today still witholds, this long after appeal.

of course you do not have to provide me with explanations but if you'd core to medertake to make me aware of how this me initial sithbolding in Lana ties deliberate when the Fil had my indused back and supposedly was using it and show it persisted in refusing to accept the compolidated indexes to the King assessmentation backs and from its och files should have known what was public domain. I'd like to be calightened. I would also like to know what has delayed action on the appeal of several years of age and how this record, as that promobing, conforms to the requirement of due deligence and good faith water FOIA, more particularly with cases before courts of law.

If you were familiar with the C.A.75-1996 record, especially the status call relating too a Seckwith efficient, that affidavit and mine, you'd see another parallel in the Hiltony/Speckreett nattor, long published and continued to be withhold with the Speckrith affidevit afteur the Separtment had copies of the published saterial. Now, months later, it all remains withhold from me.