1 (m) I w out cement pupose

To Quin Shoa from Harold Weisberg JFK assassination records appeals 5/30/79
Hisuse of FOLA to withhold what was not withhold before FOLA; no law enforcement

The caption should remind you of a number of additions to my appeals in which I have provided proof over and over again that the FBI is now misusing the act to withholding information that was not withhold prior to the Act. The published 26 volumes of the Warren Sommission and its available records, stored in the National Archives, are examples.

Recently I have given you copies of worksheets reflecting the identical salpractise plus the FBI's awareness of it.

Attached are the first four cover pages of one of the records covered by these weekshoots, FRIM 105-88555, Serial 456,

In particular I direct your attention to the penultinate paragraph on page C. There, as of 12/10/63 or a decade and a half ago, it is stated by the FBI that

due to the gravity of this matter and the fact that President LRDON B. JOHNDON requested the FOE conduct investigation and the Governor of the State of Texas was also sounded at the time the President was assessinated, it is felt that the sources can be revealed without enbarrenement in anticipation of possible dissemination of this report.

Despite this those kinds of sources have now been withhold although contemporandously they were not withheld. I've marked a few illustrations in orange erayon.

The first such marking, at the top of page C, relates to the absence of law enforcement purpose, a matter I recall writing about recently. Here there is reference to the expection that the case was originally regarded as AFO. I take it this means assembling a federal officer.

FBIRQ records are explicit in stating that the statute was inapplicable. I believe this is included in the Delosch memo on the Director's conference with William Manchester which I sent you recently.

However, the FBI had to have some cover for seizing a purely local original case. The Director bimself placed the time of seizure at 1:10 p.m. It was not until 7:25 that night that the new President phoned the Director and asked for a Presidential investigation. As the Director testified to the Warren Commission, that lacked any law enforcement purpose.

It being clear that there was no law enforcement putpose those FOIA exemptions requiring a law enforcement purpose are not properly cleimed with regard to these records and all others like them.