Attorney General John Mitchell Department of Justice Washington, D.C.

Deer Mr. Mitchell.

After I twice wrote you beginning three menths ago, I got a nex-responsive reply, for you, in the name of your Assistant Atterney General in charge of the Swindael Division, from his Chief of the General Grimes Section, Without my ever having gotton cry kind of homest or nessingful ensure to any inquiry of your Department, under any administration, this one began with the beld statement "that further exchange of correspondence between yourself and the Department of Justice on this matter will, serve me useful purpose."

At this point, ofter five unanswared letters subsequent to my receipt of this accurate forecast that you would never respond, letters in thick I coincid for access to that I am entitled to under the low it is your obligation to enterta, it looks very much or if the Department of Justice is more effect that correspondence much correspondence much correspondence much correspondence much correspondence much correspondence.

As I wrote certier, I do understead that busy excentives much delegate to those under them what they connect abtend parecoally, so they must also depend upon others for the information theythaws. This is no may diminishes the responsibility of these in charge. The Attorney Constraint still rune the Dependence of Justice. It is, I believe, your responsibility to see that the laws are observed, by you end by your Dependence, so it is to see that citizens making proper inquiries get proper per response within a reconnable time.

Then a citizen asks his Department of Justice for square to court records and commet get an enews, things have passed a deplorable state in a country such as ours. I have made this request; you have not responded. Practically, this means you have refused me. I believe you counci.

After you or your office peterred my first two letters to Mr. Release I thereefter wrote him. Because he has not once responded, in any way, I again address you. I have two purposes. To the degree I can, I want to be cartain that you know the situation, for the responsibility is yours, and, if necessary, I want to invoke the laws that entitle me to that which I seek. I prefer not to have to resort to this, as I would hope you would, too.

I made specific requests for specific information in letters to your Department between March 30 and April 23. If I am refused this information, I respectfully request citation of the authority under which you refuse it. In each case I also ask that you provide me with the forms and instructions I will need to seek to obtain this information under the "Freedom of Information"

law. It is my intention to invoke the provisions of this law, if necessary. May I call to your ettention that I have, in the past, asked the Sowrment for the means of utilizing this law without ever having been so equipped? I do not think this was the intent of Congress in enecting the law.

Among thosephocuments I have sought unsuccessfully is a neworendum of transfer of the President Kennedy autopay material, as set forth and described in earlier correspondence in your files. Respectfully I call to your attention the fact that this document is one of the working papers of the special panel convened by your predocessor and by it was so inventoried. I believe this removes it from any executive authority to withhold it and herewith remove my request for it.

Under the previous administration, when I saled for secons to the improperly-withheld David W. Ferris meterial, I was told by Mr. Vincon that a review was under way. I have since asked the results of this review andahave had no response. I renew the question, renew the request for this meterial, and would like the necessary instructions and forms for application under the above-cited law should I again be demied. May I, in this connection, sall to your attention the seeming impropriety and the inconsistency in the government claiming is court, to a litigant, that he has not exhausted his administrative remedies while the same government demies snother access to his administrative remedies?

of the Federal Bureau of avestigation were defining me, I did call this report to your attention, believing, as I do, that there should be at least a pre forms denial of it. Aside from Mr. Belcher's assurance "that such conduct would be in complete disregard of Departmental and Bureau policy" and his statement that a copy of my letter was sent "to the Director of the Bureau for his equalderation" Tahave heard nothing. When that Bureau promises to send me a copy of its prese release and doesn't, and when that Director fails to respond to a written request for a prese release, perhaps I should not be surprised at the absence of a form the-record denial, However, I would prefer to think the Atterney General of the United States would not be content for the matter to rest here.

Inheve eften requested a copy of the spectrographic analysis of the bullet and fragments of bullets alleged to have been used in the murder of President John Kennedy. My written requests to the Director has never been enswered. I hereby renew this request, caking, if I am denied, for a statement of the meson or recsons and the instructions and forms for invocation of the Freedom of Information law. With regard to the Marron Commission file identified as CD47:7, I make the same requests, as I do with CD1269.

Among those unenswared requests referred to above is the evidence presented in court in England. I would now like to breaden that to indice that used in Memphis, directly and indirectly, in the case of James Farl Ray.

When I make requests of the National Archives, there now is a delay of not less than two months is fore there is any kind of response, when there is one. I believe this, in itself, clouds the purposes and integrity of the government. Your ewn Department does not respond at all. I do hepe you will correct this, that you will agree that when a citizen and more, a writer, takes proper inquiry of the Government, response should be as prompt as possible.