898541

At. 12, Frederick, Ma. 21701 6/4/76

Mr. Clarence Kelley, Mirector FMI Washington, D.G. 20535 Deer Mr. Kelley.

While in this letter I will address other nattern, I am forced to include that ordinarily I would ask counsel to handle. I do it on my our responsibility because there is no time prior to the next status call in G.A.75-1996. As of nor those are but did leaking days before the norming of the 10th. This means I must write post directly because it relates to a matter before the court.

Youteriny I received from councel your letter of May 28 with five pages attached.

Several menths ago the court, through your council, directed the Bureiu as one of the respindents in this action to justify all marking. In the last status call the court offered the spinion that the Bureau went to now trouble to mak that need not be maded than simply severing the entire page would take in time and trouble. Through your council you make a hig thing of the time required of your associates.

You invoke ememptions (b)(2) and (b)(7)(0). I believe neither is justified. I believe further that this is a direct violation of the directions of the court of several menths ago to which you have yet to make response and with which you have not yet complied.

I add emphasis to the language of the statute you of ter "materials related saleds to the internal rules said practices of the FREs"

Under this sount shadow of this minuscule figlest you have maded 190% of whate was on page 1 of the Bureau's 4/23/76 under "Q235 Handbequided" and "Results of examination." You have masked all but 1 3/8" of whatever may have appeared on page 2, while of page 5, and I have no way of knowing whether or not there were other pages.

It defies reason to claim that withholding what is appropriate to these headings on the claimed ground that it relates "ealely" to both your internal rules and providence. The Bureau examines speciment galaky because it has "internal rules and providence"

I remind you that in smending the FOLA the Complete could not have been more specific in what it said, particularly in the comforence reports on extentible tasts.

On the question of an undefined, undescribed, totally unindicated claim to the right of privacy you have masked what clearly can be only the masse of those who conducted these tests. I believe there is no special especial especial and I have in direct opposition to your practice in all cases involving no until this suit. By the most remarkable of coincidences a series of your former agents all younger than I have taken rethrement and by the same aginaldence your council has chained in court that by the cames the called upon to respond under discovery. These also happen to be former agents with first-person insuledge. (You have yot to supply any court in any of my cases with a single first-person affidavit. The S.S.Court of Appeals addissed this your practice.) Hore of these agents have departed them you have yot informed any court.

I believe not only that you do not and never did have any such right but that the courts of this jurisdiction have held directly to the contrary. I mean quite some time before your most recent and I believe utterly deliberate and operious invecation of what is not only a non-existent right but is contrary to what the judge in this case said in this case norths ago.

As ink the past when I believed you should have personal knowledge of what is done in your name I am sending this cortified, addresses only. I will have copies of the feamein the event they are of interest to the court. Add on experience of the past I have obtained some of those feams for this perpose.

Testerisy I did reise with counsel what to do shout these unansword requests I have sade. He asked my to file a formal appeal. If necessary I will do this. Reserver, with all the helighting I have been from your council in court shout the great amount of work required and her burdensom it is, I would profer to give you a little more time. Instead of filing a formal appeal I ask that you comply with all my requests, next of which are single, by the end of went after meet. If you do not I sak that you forward this as my appeal or if you will not notify so so that if I do not have compliance by the small of func to I can mail a separate appeal.

If you see the sail you sign you should recall that I filed requests last technique that the Reress protonded I had not filed. Nove than serves full sentths have elapsed and have received nothing, and those are only the mare recent requests. Sene are quite ald,

He. Heaves was directed by the then Adversary Ameril to respect to reports I had received about Aureus agents going around after as and engaging in defenation. I have received nothing from T. Mover or any autospent Miroster. Not a single report and not over a MR. Come describing

Another sid request is one that I believe should interest you set only because it has not been complied with but because of that also I report. This relates to that the Bureen saw fit to withheld from the Verren Constantan, pictures and reports by and about an Army intelligence agent at the stems of the assessmentiation of Provident Earnedy and for some time confised within the Tomas School Book Depository Building from which it is alleged the crime was consisted. This army intelligence agent is James Powell. So had his consen during the time he was not permitted to laste that building.

Under date of December 2, 1970 - Lim and a helf mean ace - with a covering letter I filed the N-118 form with my check for the required encurt. To date I have monitored nothing. However, you, I understand personally by your signature, have given one picture taken by Mr. Pevall to enother. I mean by this recently and to a competitor in the field in which I work.

I hope you will agree, particularly in the light of some of the allegations you have made about me through your council, that you should institute an investigation and that I should hear further from your on this. By this I mean further than believed compliance, which I would hope would be both complete and prompt.

There are other requests nover suggested to subsquest to this one of 1970-mand

I have tried to be patient because I de know you have had a fleed of requests. That the past illegalities of the Europe are responsible for this does not, I realise, reduce the values of those requests. However, I am not a man of means. The burden for me is greater and moreover, it is you who dony me my rights. It is not the other way around, then you have not seted an requests that are in all ences perfectly passes and thay go back to 1969mand 1970, I would also approximate it if you would direct your counsel not to allege to the court in any case whatever you or he must to allege that it has mind. In no case has this ever been done on the backs of fact, in no case has it been faithful, in no case relevant. I had more of this updated Countelpre operation on your behalf postering than I swear want again.

Sincerely,