astachments wify in PSP file

- To Quin Shoe from Herold Weisberg, King assessingtion records appeals 6/7/80
- Befermin C/K

Withhelding that the FMI and Department have already disclosed Withhelding the reasonably segregable

Under date of 6/4/80 MM. Flanders sent as copies of nine previously withheld abstracts, for the nost part limited to an identification of the abstract, with all size withheld. He states not that these abstracts had been referred to the GIA, the minimferention his people provided surflor, but that the documents were. What he now provided could have been disclosed at any time and required no referral. He provides limits of FBI sorial members and coinciding GIA arbitrary numbers (Not that the FBI and GIA didn't both have real GMA members and disclose some of them.) and states that this enables no to match the abstracts with the "appropriate GIA document as funnished to" were not furnished to me by the GIA are FML.

In this typical cover-the-Bareay paper what Mr. Flanders does not say is that only a few weeks ago these same sine abstracts more withheld as referred to the GIA in 1977 and that only a few days ago I filed a Sotion for Partial Summary Judgement for the FHI's records withheld on the ground of referred to the GIA.

Of a bench withheld FMI abstract and underlying recent Hr. Flanders says that the aftrant is withheld because that recent "is currently being reviewed for release by" the CIA. In an April CIA affidavit in C.A.75-1996 the CIA then attested that it was reviewing those three pages of a biographical statement - and new it is June under the supposedly 10-day las. Once the review begins there is no sateriality in any backlog. The CIA's withhelding is atonewalling, as is the FMI's continued refusal to provide any version of the abstract, no matter how excised, once it and the CIA both disclose that the record is a biographical statement. That is no longer subject to withhelding, if it ever use, as I do not believe. (It is Serial 1549. It was not accounted for by the CIA at all in the so-called Document Disposition Index. Both the CIA and the FMI had it because the FRI referred it to the GIA in 1977.)

That the FMI identifies it MME now is no big deal because based on information I provided him my connect Analuded a list of these ten withheld records and when the FMI called on the CLA for help it identified the other mine. Identification of the banth thus was automatic, but it was withheld by the FMI until 6/4/80.

In C.A. 77-1997 there was pertial CIA compliance, but is no case with any FMI recent. In no case was any FMI recent to or is any any identified. Here of the information added by the FMI has yet been provided. This means that there remains total FMI non-compliance because all of these FMI recerts remain withheld, even these disclosed by the CIA. Information is always added by the FMI and that information is of significance to se and to others. On this added basis, what may be provided in terms of a CIA copy does not comply with my request of the FML.

In his belated providing of excised copies of the abstracts "r. Flanders preves that there is and always mes reasonably segregable information and that it did not have to be referred to the CIA. Hereover, the CIA was identified by the BHL, as in the referred alips, so the identification of the CIA, the identification of the HUMEIN caption, the dates, the file and social members, at the least were always non-except information.

Nother the Act nor FEI practice require that copies be provided by any other agency. With a solf-corving letter to by connect, of which he provided a copy to the judge, Department counsel provided an uncatized copy of an FEI record of which an excised copy only use provided under discovery - and then was withheld for months, until there are no time to use it in the depositions. What was envised disclosed the FEI's proper procedure, of consulting with another agency and then response to me by the FEI. An obvious purpose served by this improper withhelding is the attempted covering up of the FEI's disproof of its present claim that only the other agency, in this case the XEK CIA, can comply. With regard to the abstracts as now provided, what remains withheld and what is in the underlying records, there remains improper withhelding.

Whather or not the present (b)(1),(3) and (6) claims made to withhold what is obliterated on Abstract 860, and I believe these chains are contrived and not justified, what is disclosed was always reasonably segregable. It is, "SUBJ HAD AMAZING RESEMBALACE TO "PHOTOGRAPHS" OF ALERCED ASSASSIN OF DR. MARTIN LUTHER KING, JR." Obviously this and similar information always was reasonably segregable in the underlying record, which, along with the others, the FHI still withholds.

This also is into of Abstract 1371. What is now disclosed, "Checks for persons appearing to resamble the composite photons were asgetive," followed by obliteration. ((b)i) and (b)(3) claimed.)

This also is true of Abstract 2505, which as now disclosed reads, "Reference is make to our memorandam of 4/18/68 which adviced that our representative in (obliterated) had passed (obliterated) of an unidentified meerican who visited the (obliterated): in (obliterated) Mid Enc. are (obliterated)." (Sinize are (b)(1) and (3)...)

While Serial 3119 was douled in toto by the CLA, which identified this record arbitrarily as # 279, the Department much serilar disclosed the OFR's gotes on it, "A parametrizes black negotiated for job in Alabama in 1964 with one (b7c) and thinks (b7c) may be implicated." This information was and is reasonably segregable, yet in this case it remains withheld - even though much similar information is disclosed in other records.

There is no withholding at all in the obstruct for Social 3286. It also displayed what the CIA protonds it must withhold under (b)(1), (3) and similar commptions, a CIA CSCI file number,/516/01685-66. The text is, "The following paragraphs survarise information relayed telephonically to the bureau and are forwarded to you for the confirmation and for your files."

In the present total withhelding of the abstract for 3515 and the underlying recent (b)(1),(3) and (6) are claimed. The Department disclosed the OPR's managery long ego, "Italian Intelligence Services -advised of JKR w/ description; - requested to maintain watch." hecause the CLA's alleged explanations and justifications are generalized and conclusory to the point of meaninglessness, in addition to the general deceptiveness that characterizes all of them, I here explain what you will not find in the appropriate excerpts from its Decement Disposition Index, which follow below.

The existence of GIA operations in "taly are not search and have been confirmed officially. There therefore is no basis for withholding that or the identifications of the various "talian intelligence and police agencies which cooperate with the GIA and the FHI. But in this litigation, as you may recall from my prior appeals, the FHI has identified these various agencies in what it disclosed. The FHI also disclosed the essec kind of information as is summarized in the OFR's notes, Because of both FHI and "epertment disclosure the precent withholdings are improper and are of what both made public.

Serial 3785's abstract is now disclosed without any withholding. This seems it always could have been disclosed but was withholds. This also seems that at the very least the abstracted information is not subject to withholding in the/underlying record, if anything it is is subject to proper withholdings. This also means that the FRI stanswalled until I filed my Notion for Partial Sussary Judgement. Must is now disclosed in non-except: "USGI-316/01774-60. Reference is made to the report concerning the above subject made by telephane to Mr. S.J. Papish at 0930 on 17 April, 1968. A fall account of the investigation made in this case is set forth." Subject is HERSIN, Papish was Matison SA.

The CIA's #224 version of meridim Serial 860 reads, despite the endisions, remarkably like what the FRI itself has disclosed in other recents and pertaining to which you have not noted on my appeals. The beggledegook of the so-called explanation is so vacuums it fails to claim that none of the reasons alleged for the withholding is not within the publie domain and I believe all are, including through the FaI.

In general the above consents also goply to Serials 1371 (326), 3705 (251), 1371 (326) and 2505 (327). All the others, despite the quoted language of Mr. Flanders' letter, are entirely withheld. Of the withheld records and abotracts, as shown above, the claims made for 3119 (279) and 3515 (250) are spurious and the explanations are contrived.

These records pertain to other suspects and are otherwise of sufficient interest

for the GIA to have indicated 291 or personality profile files, in this case not obliterated, the normal practice, for the here obvious reasons, to hide that interest, not to keep proper accrets.

Inleaded in the withholdings is the names of GIA employees. Not the FMI also has disclosed them because in fact they also are not secret.

These kinds of withheldings and Catch-22 operations by reciprocating agencies and the explanations offered are intended to intimidate the judges, especially these regarded as more tisid; to negate the Act) to make use of the Act costly if not prohibitive and close to impossible for requestors; to waste requestors; and are part of the employed equipet the Act,

Nonveyor, in this case, C.A. 75-1996, and pertaining to CIA information referred by the FML, the CIA estimatized the FMI to disclose what the CIA itself withheld in C.A. 77-1997.