

U.S. Department of Justice Federal Bureau of Investigation

Washington, D.C. 20535

•		Subject of Request	Harold Weisb	erg
		•		
		FOIPA No. 277	,836 <u>/190</u> -	
	d Weisberg Receiver Road , MD 21701		DEC 1 5 1989	
Dear Mr. We:	isherg:	_		
Enclosed pursuant to Title 5, I subsections have b	d are copies of documents from FBI records. Excision United States Code, Section 552 and/or Section 552 een cited opposite the deletions. Where pages have lowing the reason or basis for the deletion. The subsection 552	 In addition, where been withheld in the 	e excisions were made, the ap	propriate exempting rmation sheet has inclosed documents
				Section 552a
	录(b) (1)	🗆 (b) (7)) (A)	□ (d) (5)
	X(b) (2)	□ (b) (7)	(B)	Ճ (j) (2)
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	Rule 6(e) Federal Rules	<u>ot</u> ⊠(b)(7)	(D)	□ (k) (2)
	Criminal Procedure	(b) (7)	(E)	□ (k) (3)
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	□ (b) (6)			□ (k) (7)
(See Forr	m 4-694a, enclosed, for an explanation of these exem	iptions.)		
Pursuant	to your request, 256 pages(s) were review	wed and 167	page(s) are being release	ed.
During th	e review of material pertinent to the subject of your re	quest, documents we	ere located which	
	originated with another Government agency(ies).			
	These documents were referred to that agency(ies) for		•	
∑ (i	contain information furnished by another Governmen information following our consultation with the other a	t agency(ies). You	will be advised by the FBI as to	the releasability of this
[3t If you o	desire, you may appeal any denials contained herein. y (Attention: Office of Information and Privacy), Unite	Appeals should be	e directed in writing to the Assis	tant Attorney General,
uays monthecethroll	this letter. The envelope and the letter should be cle A number assigned to your request so that it may be e	arly marked "Freedo	m of Information Appeal" or "In	formation Appeal."
⊠ See ad	ditional information which follows.			
	,	Sincerely yours,		
			Moschella	
	_	Chief Freedom of Informati Privacy Acts Sectio		
nclosures (3)		Records Managemer		

Enclosures (3)

Harold Weisberg

Reference is made to our letter to you dated June 22, 1989, in which we informed you that another Government agency was reviewing their information contained in FBI documents. The Office of Personnel Management (OPM) has completed their review and returned the material to us for response.

OPM has requested that portions of their information be deleted pursuant to Title 5, United States Code, Section 552a, subsection (K)(5). See enclosed Form 4-694a for an explanation of the exemption. Two documents consisting of 8 pages are enclosed.

Some of the information withheld from disclosure because of other exemption claims may also be classified. In this regard, we have not claimed the classification exemption at this time. This procedure was utilized to avoid additional delay in responding to your request and did not result in any less information being made available to you. At our discretion, we may assert the classification exemption at a later date.

This release concludes the processing of all retrievable, identifiable information indexed to your name. Of course, we will be in contact with you concerning the other Government agencies consultations.

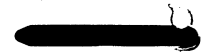
EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b) (1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified pursuant to such Executive order;
- (b) (2) related solely to the internal personnel rules and practices of an agency;
- (b) (3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on the issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b) (4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b) (5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b) (6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b) (7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of a confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of a record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life of physical safety of any individual;
- (b) (8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b) (9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d) (5) information compiled in reasonable anticipation of a civil action proceeding;
- (j) (2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals, except records of arrest;
- (k) (1) information which is currently and properly classified pursuant to Executive Order 12356 in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k) (2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k) (3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k) (4) required by statute to be maintained and used solely as statistical records;
- (k) (5) investigatory material compiled solely for the purpose of determining suitability eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his identity would be held in confidence;
- (k) (6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service the release of which would compromise the testing or examination process;
- (k) (7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his identity would be held in confidence.





FEDERAL BUREAU DF INVESTIGATION

FREEDOM OF INFORMATION/PRIVACY ACTS RELEASE

SUBJECT:	Harold	Weisberg	
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CROSS-REFERENCES

PAGES	REVIEWED:	<u> 256</u>	
PAGES	RELEASED:	167	

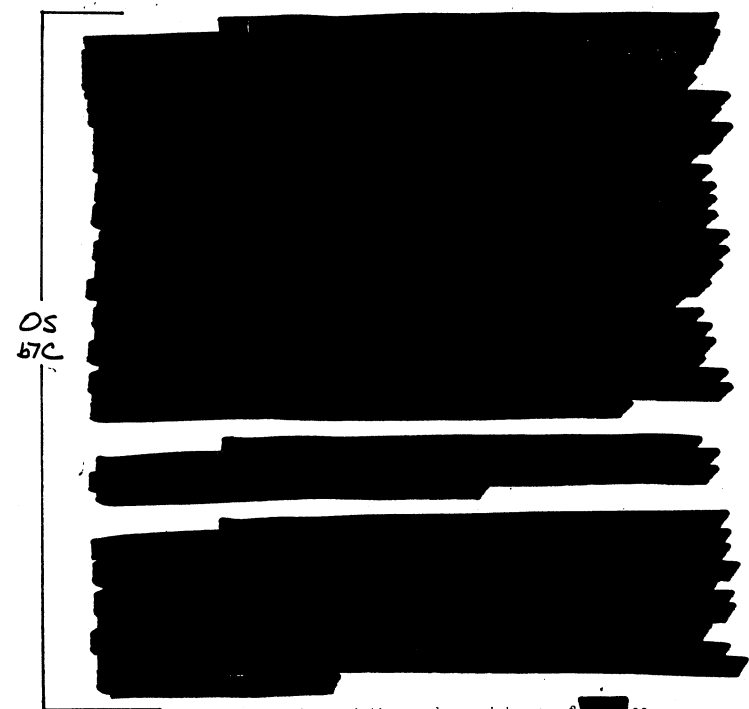
MOTE:

A search of the indices to our central records system at FBI Headquarters revealed cross-references to your subject. A cross-reference is defined as a mention of your subject in a file on another individual, organization, event, activity or the like. In processing cross-references, the pages considered for possible release include only those pages which mention your subject and any additional pages showing the context in which your subject is mentioned. When such a page also contains information about another subject matter, the information "outside the scope" of the request is marked with "o/s" in the margin and bracketed. Whenever possible, the o/s material is released; however, it is withheld if consultation with another government agency would be required or if it is otherwise exempt from disclosure. For your information, the exemptions that apply to the material had it been within the scope of your request has also been noted on the document.

FEDERAL BUREAU OF INVESTIGATION

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A list of associations and acquaintances of obtained from Confidential Source T-2 are set forth as follows:

office of Personnel
Management (OPM)

letter 9/11/89

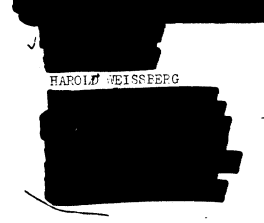
New York City



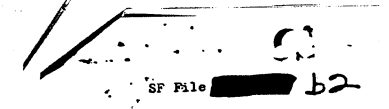
Boston, Massachusetts

all b7C per FB1

Washington, D. C.



- PENDING-



SOURCE SHEET

Confidential Source T-2:

The files of the Civil Service Commission, Washington, D. C.