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Dear Hr. Dhea, re JFK/field office records

5/14/81

Based on your review, sanctified over the signature of the Associate Attorney General, and the additional assurances of the Department, presented also to the Court by Daniel Netcalfe of the Civil Division, I was led to believe that certain records were to be provided within a specified period of time, at a specified rate of production, with the processing requiring more time because the FBI was so determoned to provide the best of possible processing, to be done by the best of its fine FOIA agents.

But based on extensives pervious experience. I also knew that it would be quite unusual for the FEI to do what it agreed to do and to keep its own time schedule. I wrote you about this and other non-compliances and you told me to take it up with the FEI.I did, with copies to you, and with the prediction that the unchanged FEI would be unchanged and unfesponsive. You also have been totally non-responsive.

Under insectrousstances you have made youself part of the FEI's deceptiveness and a cover for itshon-compliances,

The FBI's failure to keep its quipe modest production schedules in so old a case and with records so obviously pertinent is now even more serious for me because I have just returned from the hospital and additional emergency arterial surgery. It can't even produce 200 page a week even when those pages are of newspaper clippings, which are most of some of the record mailings.

While the FBI's long-standing caupaign to "stop" me and my work, its word, directly quotes, provides ample motive for its continuing Cointelproing of my JFK and King assassination information requests, with were regard to the improperly withheld records it now is dribbling out other motive is quite apparent - to detar embarramement to the FBI. This also can explain continued withheldings of misting, pertinent records.

The next recent of these records was sent to ne under date of May 8. As usual it holds the essentially meaningless assurance that the processing was "coordinated" with you, a matter I have raised with you and about which you have insisted on non-responsiveness. I continue to find it impossible to believe that the FBI's persisting use of an MAMAX exemption you have testified is inappropriate was "coordinated" with you or has your OX.

These records are not dated, as required by the worksheet form and the Department's agreement. The May 8 letter states it forwards 120 pages, not an impressive production rate, particularly not when most is clippings. The only apparent reason for refusing to date the worksheets it to mask the deliberateness of the FBI's lying to the Court, my counsel and me and perhaps its own counsel.

Including in these 120 pages is an undescribed volumes consisting largely of SA's notes, somewhat strangely with 1977 notes serialized after those of 1978 and 1979. It is not likely that the Dallas SAs did not begin to keep notes of their JFK assassination inquiries for 44 years, Obviously, the earlier notes are or considerable importance.

These incompletely provided notes include several subjects that are and have been embarrassing to the FEL. One is the existence of assassination pictures about which the FEL lied - and the use is not accidental - as well as failed, the other deals with another of its many failures when it investigated the assassination of the President.

I have some responsibility for the first becoming public knowledge. I obtained the records shat led to the truth in this litigation and made copies available to others. I have a number of pertinent appeals on which you have failed to act.

Charles Bronson took motion and still picture of the assassination and the building from which the FEI claims that "swald alone fired all the shorts. The SA sent the SAC a memo in which he stated that the film was valueless because it didn't even show the building. This is a large lie, based on which the FEI avoided that film and didn't even inform FEIHQ or the Warren Commission of its existence. The FEI is supposedly having an analysis of this film made, at the request of the defunct HSCA. Supposedly for several years now, without it having happened.

The SA's name is withhied, ostensibly to assure privacy for the BA who is dealing quite openly with the critics in this matter. His name is Udo Specht. He also appears to serve a public relations function in Dollas, not consistent with any privacy claim.

The other and not unrelated matter pertains to the recording of the Dallas police broadcasts, now said to hold proof of shooting in addition to what the FEI accounted for. As these notes reflect, the FEI had possession of the recordings because, as my first (1965) book states, the FEI transcribed them for the Commission. Clearly the FEI did not examine into and report on the pertinent five minutes of recorded material.

The publiched interpretation of the Frencon film is that it shows objects in motion in the very window in which the FBI claims Oswald alone was present, suggesting, at the least, another shooter, which is the HSGA's interpretation of the police broadcast recording.

The records now provided are far free complete. They also anot be all the notes, because " know of other interviews and conferences Specht had and are not reflected in what is provided. There also should be information other than notes, records of which I know, including but not limited to from Washington.

During the course of stonewalling this matter for several years the FBI accumulated other records still withheld.

Under date of 4/10/81 the FEI sent me what the worksheets describe as "Ruby's RUI file," not an original FEI file description. No other identification is provided. There is a non-secret/number for this file. Moreove, with and dead and the fact known, what honest and reasonable purpose is served by the withholding? This fike, as provided, does not include a single one of the contact forms the HA is required to have filled out after each one of his admitted contacts with Ruby. There appear to be other glaring omissions.

While I was haspitalized I received a few New Orleans records. These reflect a deliberately inadaquate search and refer to records not provided in this case or under my PA requests, which include FEIHQ and all field offices.

89-69-4715 states that when the records were shipped to FELHM there was a serial inventory sheet at the beginning of each volume. I do not recall that these were provided.

It says that "All indexed references to all known individuals involved in or referred to in the investigation of the assassination of President Gennedy were searched through search alips." These search slips are not provided and the information identified through these searches remains withheld. (The request required this and the same procedure for those involved in the Garrison matter. Of the latter I have/rovided you with copies of several lists of those names, from the Generment and the FEI's files. However, all such records were not provided, nor was I asked for any explanation of the request. Instead the FEI, knowing better, limited itself to Garrison and Clay Shaw and David Ferrie and, with regard to all three, still did not comply. See Serial 4725, also enclosed.)

You will recall that I identified several Jin Garrison files to you in my appeals and provided you with their manbers. This record reflects the shipping of two Garrison files to HQ and I tell you that thereafter FEHHQ withheld these pertinent records.

Among the other withheld and pertiment records are the files on the critics. Contrary to the above-quoted New "rieanslanguage of 8/30/78, after a phone all from FHIM, New "rieans resourted to the FRI's Orwellian usages to provide FBIHQ with a quotable deception to pretend there had been compliance after a good-faith search. It states in Serial 4725 that "IN order to locate all possible files described by the subject requester, gål of the following names or subjects were searched through the comprehensive indices..." It then lists only the Bresident, Oswald, Ruby, Garrison, Shaw and Ferrie only. These are hardly all known persons involved in the investigations and constainly are not all in the request or in the various lists of which I providee copies from the Department's/FBI's files. This reflects deliberate non-compliance and the premeditated decision not to comply and not to make a good@faith search.

Serial 4729, also enclosed, refers to se and to receive at Dallas and FHIHQ, but none have been provided, including under my PA request. There is mforence to and enclosed HBL, which is withheld, not enclosed.

Because the FHI has, as usual, been totally non-responsive, I as not wasting the time or postage to provide it with a copy. Nou are the appeals afficer ad you can do your job or not, as you see fit. However, if you had no intention of performing, it would have been such less costly to se if you had told me when I started providing you with hundreds of pages of still-ignored, detailed and dommented appeals. Sincerely,