JFK- auon

Dear Vin, 4/14/81

Today I received from the FBI what the covering letter of 4/10 refers to as "177 pages of material from our Dallas files pertaining to the assassination of President Kennedy." Once again, the sudious avoidance of any meaningful description of the contents.

These hardly represent the total labor of two of the FAL's supposedly "best" agents, with or without other help, for a week or more.

In addition, once again we have caught the FM in misrepresentation. My insistence on dated worksheets established this beyond any question.

One set of records, consisting of but four pages plus 14 "previously processed" serials, is described as "Ruby's PCI file." This is not the actual title and it is not all the Ruby PCI records. And how long does it take to process four pages?

The second is the 9-1984 \*extortion" file from Dalias titled "ies Harvey Oswald."

It pertains to an alleged threat mailed weeks after Oswald was dead and buried. It consists of 18 pages with no content within any exemption, so long does it take to process 18 pages?

Both of these are dated as processed \$12/80." This is to say that both were processed before the FMI persuaded Dan Metcalfe to lie to the judge by repeating unquestioningly its lie to him. By then he should have been on the alert because of the correct information I asked you to give him. The representation to the judge was that none of the records to be provided had been processed and would require about a week or 10 days for two of the "best" men per 200 pages. These, like the othersI've received, had been processed before Netcalfe repeated the FMI's lies to the judge.

The other records, most of them, are clippings from 69-45A, the period covered being from 5/25 to 9/15/78. How long does it take to process newspaper clippings? Even shan the FMI was impolled to make a 7C claim for one, attached. Here, instead of bl acking out the information for which the exception is claimed it appears to have been emased. (Lower right-hand corner.) I don't know what it is, but if it is a reference to Hosty of the Hosty 67 file, obviously the claim is invalid. His 67 file number is disclosed in this litigation.

The Ruby POI file number is withheld under b2 and 7D claims. It is not b2 naterial and with Ruby dead there is no 7D claim because there is nothing to be disclosed. These are arbitrary numbers, not coded, so disclosure does not and cannot disclose any system or anything else that can break a code or anything like that. Moreover, the 137 part of the number is not subject to withholding because the FSI has published its file classift-cation numbers. That Ruby had been a RUI also was disclosed long ago.

There is purpose in these repeated false representations about informant numbers and their file numbers but the purpose is not legitimate protection of legitimately confidential information, such as what would identify and undisclosed informant. The purpose is to hide FMI dissembling and deceptions. Ownowly, with Ruby long dead and the fact that he had been a PCI extensively published after disclosure, and with there not being any obde in either the informant symbols or file numbers, there is nothing to protect, nothing legitimate.

What the PRI does is make it impossible for me to identify by exact number the file in which the still-withheld information is kept.

There are at least two ways in which what is provided is incomplete, two ways so obvious I can state them without close study of the records.

The worksheets do not include any Falka approval for trying to develop Ruby as an informer. This would have to be a Dir to D1 record and not one is on the worksheets.

The worksheets do not include a single contact report and those are required and are made on a special form. Even if the contact is not productive. Theret is a special blank for this to be indicated. We such form is indicated on the worksheets, not even as previously processed.

All but one of the previously processed records is from the file on the killing of Oswald, which was years after haby's KUI period. If what was provided is copies, there is no statement that the KUI file copies are identifial with those in the Oswald killing file. (The other one is the assessmantion file.) Horsever, the proviously processed copies are all from PKHM files and those are not identical with the Dallas copies.

It now is apparent thats no safter how honest he may be or well intended, Netcolfe's word is worthless because he unquestioningly repeats FM lies, without regard to their previous history of such dishohestics, including in this case. In this case he was told in advance that they would lie and even how they would lie, this being an easy prediction from their long and disporting second of disposenties. It appears that I on worse off taking his word them not taking it, so may smould I think of taking it again unless he does something to establish a personal record of integrity in this satter?

Assurances also were given to the Associate Attorney General, based on which he gave his assurances that we accepted and based on which we proceeded in good faith. I therefore think that the Associate's office should be informed, perhaps an assistant named Ford whose mass has been on other communications.

and, of course, the judge should be informed that his trust has again been imposed upon. I think it would be good to add the regimeer that I predicted in advance exactly how it would be done.

Once the FBI is caught in this kind of dirthness it may well cook up phoney works shoots, so it has in the past end as I've caught them doing. Remember, they didn't stop dating the workshoots would I used dated once to expose FBI duplicity, including deceiving up in the C.A. 75-1936 stipulation.

How you see why I acked that "obsaile produce the actual work record worksheets. They are not identical with those provided in Folk cases. The Fil also imagetime records on each case and they also should be provided. This will reflect who spent what time in what endeavors. If it proves the Fil did not lie it shouldbe anxious to produce them. Conversely, any rejustance is strong indication of the fact that they will prove that the Fill was dishpass.

But it is obvious that when in April the Fall produces records that were processed in "common, that is not because any this subsequent to deceaser was required for the already completed processing.

If they are not willing to produce these and any other minimum meconic promptly, please ask the judge to compol it as soon as it is possible for you to do so.

Sincerely.

## Harold Redakov

serve this to include all records provided after the Shonefield letter. It is certain that some of the wildheld records much processed before that letter was written.