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Dear "r. Tilley,

Thanks for your yesterday's letter and the FET records with it. They had all been disclosed to me in response to my FOTA lawsuits against the FET and the Department. They are in fact a minor fraction of what was disclosed and that was disclosed is quite incomplete. The many appeals I filed under FOTA and Pa were ignored.

With very few exceptions none of which now come to mind the FBI's records relating to me range from deliberately deceptive and misleading to outright lies. did, many years ago, try to invoke the Privacy Sct to get corrections filed. It was my understanding that when this is done the agencies are required under the law to also provide a copy of the denial or denials. Because it was not done there is immunity for all the defamations you will be distributing in response to requests as there was immunity for agency disclosures. Them.

The FBI was well aware of the fact that I was never a Communist. It knew who was. It was also well aware of the fact that its references to me as fired by the State Department because - was some kind of a Communist was worse that kerely false. The State official responsible was fired for it. State desued a public apology. The lawyers who represented me and others were a former Justice official who knew me then and was later a judge on the federal court of appeals, hurman Arnold; a former FCC commissioner who also knew me, Paul Porter; and a man later a justice of the Supreme Court, Abe Fortas, until then a stranger to me. They all three wrete me praising me for my integrity and principle and stating that they were factors in my explanation. Horeover, that matter was written about with the truth being told by Bert Andrews, the Washington correspondent of the conservative Espublican paper, the respected New Tork Herald Tribut.

When Andrews put the series of articles he did in book for, he won the "ulitzer Prize. This illustrates what I mean by the EBI's deliberate, its victious distortions and lies. It is both.

Yet su are required to make its evil, its intended evil, available to all.

It is not possible to address, even to get all these dirty FBI records or the copies they distributed that can also be disclosed with immunity. However, I would like to invoke the rights I believe in have under the rivacy act to have this statement of denial disclosed with all those defauations that vary in their dishonesty but mostly are intendedly dishonest and defamatory. Then

those getting the lies and distroctions will at least know that I deny them.

What you spet me also includes some of the records created when Lab Agent

Lyndral Shaneyfelt proposed that he the FBI sue me in his name for alleged libel.

Then I bearned about that it was after the state of limitations had run. Because

that was a lie, I did not libel him but wrote accurately about his Commission

testimony, I wrote him not only waiving the statue of limitations but also telling

him I would pay his filling costs in he would sue me for libel. He did not

respond and he did not, of course, file. He got his Prownie points and then

decided not to sue based on what he and the FBI knew to begin with, what the

suit would attract attention to my books. That was after the FBI approved

his proposal.)

The fact is that I put myself under oath and made myself subject to the ponalties of perjury to state that the FBI had provided the couurt in my CA 75-225 I did not do that with lawyer's pleading, which were immune. The FBI's response, through its Department of Justice lawyers, was not a response at all. It was an admission that told the truth, under stated it! These are its exact words:

"In a sense, plaintiff (I was the plaintiff) could make such claims (sic) ad infinitim since he is perhaps more familiar with events surrounding the investigation of the assassination President Kennedy's assassination than anyone now employed by the FEI."

Hot only does this admit that I could, as I later did, attribute further perpury to the FBI, without being charged myself—without refutation even attempted, this states that I knew more about the assassination and its investigation than anyone working for the FBI.

As those familiar with my writing knoew, it is severely critical of the FBI, among others, and it based entirely on the official evidence.

What Shaneyefelt did he did in secret, not to me. It is more than 30 years since my first book appeared and nobody about whom I was critical in it or in any of may subsequent books has written or phoned to complain that I was either unfair or inaccurate in what I wrote about him. Instead the FBI defamed me in secret and now does with immune disclosures.

If my reference to the Privacy Act is correct, I ask that you provide with each of those offically-contrived defamations this denial in this and this illustration of their deliberate dishonesty.

Sorry my typing cannot be any better. I'm 84 now and have many serious illnesses.

Herold Weisberg