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Years ago, before encountering some of the types we have in FOIA cases, I was a male chauvenist pigs who actually believed that women were better humans than men. I guess there is this atavism in the attached letter to Ms. Babcock of Givil Division. This did not occur to me until after I wrote her.

I have made a few notes at on the records she provided. I hope you find that what I did specify, far less than what I could have, is persuasive of non-compliance.

I think there is fantasyic Williams stuff in this, especially on the running of the statute. I've made a few notes on this I'm not taking time to type up now. But their internal records show not dependence on the running of the statute but a litants of "settlement negotiations pending," including particularly when I was pro se. This is to say that even the government was not depending on that argument.

The Williams/aft record is now even more grevous, one of greater negligence, in not going after this stuff. If my wife and I could get it wit out counsel, so prestigeous a firm could not? Believe me, it is a record of deliberate fraud, especially in the first case. From bross and deliberate misrepressantation of what the Beltsville poulty experts said to certain knowledge of the fact of these overlights and at elevations other than testifued to. Once it was when they were chasing a general for Ike by helicopter! They even pinpointed the source of these overflights involving special helicopter, Bt. Teade, and withheld it from me and lied in court.

There is even a Taft record that states I was not familiar with and did not understand the various laws. There is a aft record that specifies Military Calins Act, regardless of his filing under federal torts. There are even internal records stating he was asking for response to the interrogatories - and then he dropped completely dead on this.

This is also great on negligence. Tese records, which Williams did not either ontain or try to obtain, contain the most complete admissions of my claims and allegations.

Let me gove you some names.

The Beltsville expert is Dr. Bond. They corrupted this by pretending that there was a constant stream of choppers, around the clock. On all relevant and real questions he said he would expect exactly what I alleged.

Those lawyers of the 50s who figure in the FOIA cases are L. atrick the Very Gray; Ruckelshaus and good old Exists Eardley.

Records not provided include what are described as "investigative reports." There was no possible law enforcement purpose in this civil action.

In this I have learned that I was also represented by Stephen H. Sacks. His name should be familiar to you. He was Baltimore counsel with Williams. Bunt and he shall find, as the good book does not say.

The decision not to appeal, despite militaru opportunings, was by Archie Cox. Signature.

The admission of the overflights goes back to 8/30/57 in writing.

I'm going to have some fun with the Pentagon stonewallers. I have found a DI record that lists 243 military copies, of which they have found not a single one. As of this week. In a lecture I'll enjoy addressing. (10/9/57) Also code designations of military files.

I thank there is what you may want to show the insurance company's lawyer. If not Webster.

There is vindictiveness in the lies. Like the AUSA, Balt., Better (ugh) on taxes. You have the records proving him a liar, as the transcript will. Hastily,