Er. William E. Jankins
Preedom of Information Appeal Authority
Estimated Security Agency
Control Security Service
Fort Heade, Ed. 20755

Rt. 12, Frederick, Md. 21701 5/12/77

Bear Ar. Jenkins,

Your letter stamp dated May 10, Serial N 9136 and your afterthought of May 11, Serial N 9136 A are both in today's mail.

The second is more easily disposed of. It is simply false. You say my letter of April 11 "was not addressed properly." I addressed it to you, by name and function, at It. Heade, with the correct sip code. Your letter was in the envelope of still a third agency. As of these current letters you do not identify which of the agencies you are with or whether you are with all three. By letter of April 11 was returned twice with the ascurance that tyere is no such percent as you at Fort "eade. This sickness of secrecy is characteristic, edverse to the genuine interests of both the agencies and the people and has as its purpose not the protection from foreign interests of what the national security requires to be kept secrect but the hiding from the people and their representatives of what the agencies suspect may be embarrassing - not uncommonly what is illegal.

I have file catimats full of what was once withheld with no less senctimeny and claimed nobility of purpose than permeates your my 10 letter. I mean this literally, in the phural. In no case is there or was there any rational basis for claiming any exemption. Within my experience the records of agencies that were without the right to classify and the transcripts of open sessions of the courts have been classified. In the case of these two examples I had to go to court to obtain the improperly withheld public information. In both cases there had been partial publication, which in the meaning of the decisions that court on the law you say you take literally is a waiver. Not despite even the waiver I was insundanted with assurances no less pure, no lessingassioned, that your letter of may 10.

Just yesterday I went over a stack of such records the Secret Service had withheld for more than a decede. There is and was no backs for any withhelding. It is even more true of the CIA, which regularly withers what is public deasin, with citations as forcefully and as abundantly cited as premium yours.

You commence on Cloud 9 or a higher one: "This Agency attributes no meanings to words of the Freedom of Information act other than their literal definitions." If you mean the definitions of the Act they do not exist. If you mean the leteral definitions of either the courts or the dictionaries this just is not true. There is no blanket exemption because some bureaugrat like you suffering the oppression of a life of needless secrecy imagines what does not exist and explains it to bimself as a "literal definition" of the language of the Act.

All of this hinges on your abuse of the word "disclose." If it is not unique with you it is not justified. My unabridged disctionary gives these definitions: "to make known; reveal or uncover; to cause to appear; allow to be seen; lay open to view; to open up; unfold." Disclosure? "The act or an instable of disclosing; exposure; revelation; That which is disclosed; a revelation." You have to torture this to withhold what is known. That is what you do, with this request and with my PA pequest.

You manage to evade what I have written on this because you cannot address it homestly. The fact of interceptions, your Agency's role in them and your having copies of them is public, of icial testimony before open hearings of the Congress, published hearings. To provide that information is not to "discloso" it. But you keep on pretending that such records do not exist. On Oswald and on me they do exist. When I noted that the simpost way of denying the existence of the records is to manage to avoid searching the obvious files you make no response. You prate instead. I have accounts of the interceptions on me from those who have seen tham. But you have not even assured me that the right files

were searched and have not responded when I asked.

I presume that in your role you have at least a rudimentary knowledge of what is public official knowledge of your Agency. So let me tell you that I wrote Fikita Khruschev at the request of USIA. I have had correspondence with a number of foreign countries relating to my publishing, three at least behind the Iron Curtain because I recall them. Cables and telephone were used. 'n some cases, not behind the 'ron Curtain, manuscripts were neither delivered nor returned. Letters offering publication also were not delivered. I know of this only after later, personal contact.

Is there any doubt about the Oswald interceptions?

You held to be exempt - none at all. Then the FMI embarraced you by returning one for clearance and release. That record has me in association with some unspecified kind of representative of foreign governments. With the responsibilities of your Agency you do not keep records of this nature? Come off it. Let you have been manages without response on this, too, applies instead seeking to lecture me with what you may believe but is not relevant. I am aware of dedication to needless and wrongful secrecy. And of how important it is to hold a job, and that you can feel secure if mobody sees the withheld records and can make an independent judgment on the applicability of the exemptions. But keeping instalations and functions secure is quite seprate from withhelding records to hide illegalities and proprieties the fact and the means of which are officially and very publicly acknowledged.

In even this you limit yourself in several ways. One is that you make no reference to records in the possession of your agency and not originated by it. Another is by your continued avoidance of all except what came to you for review.

In page 2, like the devil with scripture, you quote the legislative history of the Ast only with reference to other statutes for all the world as though the existence of a statute bathed the Agency in total issumity. There has to be relevance, applicability. The same legislative history is explicit on the intent of the Act that its provisions not be misused, particularly not as a subterfuge for avoiding official embarrancement.

Interfering with First Amendment rights is one cause of emberrossment. -t/is not the only Constitutional infringement.

These represent what is quite separate from proper and necessary functions that should be projected.

Lt is incongruous that on the one hand your Agency claims not to have meets kepts its one records suggesting that I as some kind of national memace while all of these denials are allegedly essential to the national security. You even permist in the fiction that such activities as the interception of communications is a secret function. The fact of such interceptions has never been secret. It is official admitted.

In my view I have given you a ough information to justify your having a real and a full search made for records covered by my FGIA and PA requests. I thank you for the information relating to how I can sue the agency. If I am forced to go to court it is not unlikely that I will invoke provisions you do not cits.

Sincerely,

Marold Weisberg