You are aware that a student is helping me on a part-time basis, getting my files in shape for deposit, and that several days ago she called to my attention records I had forgotten and apparently not fully appreciated at the time I saw them. I then added to my PA appeal and asked you to give it priority attention.

There is a contemporaneous appeal I filed through the FBI that will surface as she goes over materials I was never able to establish in real files and I will provide a copy when it is found.

While she has not made a complete analysis of the records belatedly provided by the FBI and I do not have time to reread them all again she has made a list of the file numbers she has been able to identify and has called several of the records to my attention.

From the records she has showed me, rereading these files now would be a waste of time because so much is withheld and should have been provided years ago in response to my appeals. You asked me to provide you with further leads months ago and I took the time to do that.

From the few of these records I have just read, you did not require this time of me. If you had obtained a copy of what the FSI provided, you would have found all the leads you need and more.

I therefore ask that you get the records provided by the FBI and make your own review of them. I would like you to do this promptly for a number of reasons. One I have repeated often; while I am still alive I want to be able to address what the FBI has been up to with my life and work in secrecy. Another is relevance to ongoing litigation.

There is special relevance to C.A. 75-1996, in which there is a surveillance Item and in which you filed a statement that is misleading, one I notified you immediately in writing is misleading. Something like a year has passed and you have been silent. You have not followed up the leads I provided and you have not informed the Court correctly. One way or another this is going to happen.

While I would prefer that you do this voluntarily and promptly, in the spirit of the testimony in that case in which you said you want to be an honest man, if I have no alternative I will do it.

There are records relevant to this Item of that request and the Court has been given untruth relating to it. In addition to what I have already told you, there is added proof in the PA records the student has just shown me. Without recollection of the particular record I had given you this is one of several leads as a result of the analysis I made of a gross distortion the FBI gave the President and other high officials about me in an effort to avoid confronting the factual nature and content of my work.

It is now clear that this is the FBI way of life and that I am not unique on its "enemies" list. I now have the record indicating that they did the same thing with, believe it or not, the CIA. The FBI convinced President Johnson that the CIA was involved in the assassination of President Kennedy!

I have been wondering how so many FBI people could make so many false and misleading statements to courts and why there is so much unhidden personal antagonism from
so many of them who were total strangers to me. Reading the records I have - more,
reading the unexpurgated versions of them - would have this effect. It could easily
persaude them that falsehood is the true patriotism, the words of Allen Dulles in a
record I obtained under FOIA. All the wrongful things they have done in C.A. 75-1996
they could have done because they regard me as an enemy of the country and anything
one does to an enemy is right, proper and required.

I was aghast when I learned that the FDI has me filed under bank robberies, an appeal on which you also have not acted.

I should not have been surprised at all and would not have been were it not for the state of my health and the amount of work that has been forced upon me by the FBI and Department counsel and the Courts as part of my public responsibilities on the part of the FbI as part of its campaign to "stop" me and my profiting

The FBI also has me filed under Treason or Misprison of Treason. (I have the file numbers, one with a reference to a record I asked you to provide and you haven to)

It has me filed under Espionage.

I am filed in at least 10 "Internal Security" files, eight with the "subversive" meaning and two with the "foreign counterintelligence" distinction.

These do not include the security of government employees filing when I was neither a government employee nor seeking such employment, the file that also means and with T me to the President was used to mean that I was defrauding the Government.

Now what trufly red-blooded American FBI Special Agent would not be influenced by these file designations alone, to say nothing of the content of the records?

What one would question the truthfulness and completeness of such records or recall the mastery of the Master of Deceit, to use his own title. Especially those recruited and trained in his image.

notive aplenty exists for what has happened in C.A. 75-1996 in the little the student has just called to my attention and there is more.

Motive also for all the lies filed by the various field offices in esponse to the request FBIHQ required that I address to each of the 59 of them.

Remember I told you that the Department had selected me of the staff of a Senate committee to assist it in a Harlan County, Ky. prosecution and I wanted those records? I had earlier asked the FBI, which has not responded. Well, I also asked the student to make a card on which each file number is recorded. They are in the local condition of the staff of a Senate committee to assist it in a Harlan County, Ky. prosecution and I wanted those records?

I had earlier asked the FBI, which has not responded. Well, I also asked the student to make a card on which each file number is recorded. They are in the local condition of the local conditions and the staff of a Senate condition. The local condition is the staff of a Senate condition. The local conditions are conditioned as a staff of the sta

(Incidently, these records also have the FBI admitting that it lied about me to another government agency.)

Neither you nor the FBI responded to my request for all the records relating to the FBI's collaboration with the Dies UnAmerican committee in trying to frame me. I should not have had to tell you were to look but I did. If you consulted the FBI's records you would have found reference to at least one file, a Treason" file. How else could I be filed when I forced the indictment and conviction of a felon over the FBI's best efforts?

I made reference to an FBI effort to get me to sign a false statement that would have incriminated me, to their keeping me in a room until I finally outwiffted them and I asked for copies of the statement. If you had read the records yould have found enough reference to know where this is filed.

In a mament of what I presume was careless honesty the Founding Director praised my investigative reporting. I asked for a copy of this and neither you nor the FBI provided it. These files the student just read and carded tell me where to tell you it should be filed.

Going along with this the Department has not been able to find any records of my work with it or of any of the many records I gave it that the derring-do investigators of the FBI did not come up with. Nor of my being an unregistered British agent, one might even say British intelligence agent, unpaid, at the Department's suggestion.

Naturally. That was during the political shibboleth period of the Nazi-Soviet pact and I was exposing Nazi corporations, Nazi means of military itelligence through them and other interferences with the defense efforts. My work was followed by indictments and the vesting of some of these corporations. (As I recall the paid a \$160,000 filter lots of money in those days.)

Naturally such records can't be found because they utterly destroy the FBI's vicious fabrications about me and my alleged Soviet relations. (No, the "Espionage" filing has nothing to do with the British.)

This reminds me of a record making reference to another record that was not provided. It refers to a raid on a home in which a telaphone list of someone whose name is withheld was siezed. Obviously I don't know what is in the withheld content or the withheld records that clearly are within my request. The phone (for me is not my home phone. Rather than being my office phone it is probably the OSS switchboard.

In any event, as I try to think back and figure out what this might be and why it is withheld, all legal raids being matters of public record, I am willing to bet you a lobster supper (not steaks because of my weight problem) that if it is not a Department employee, it was someone whose work required consulting me.

If my initial hunch is correct then this Department employee, with whom I had no personal relationship, was able to answer a simple question for me that in turn enabled me, on one of my trouble—shooting assignments that had nothing to do with my regular work, to come up with the proofs other investigators had not been able to locate by which the White House was able to refuse to return about a dozen ships of hidden Nazi ownership.

I intend no unfairness to the FBI over this and I am not suggesting anything.

Like professional jealous. The CIA has the OSS records and it can't find these and others like it, either. Says, while refusing to act on appeal, claiming the need for more time with a 1971 request.

Nor can there be any professional jealousy in the FBI's and Criminal Division's alleged inability to find any of those Harlan County records. This could not be because I told both when, how and by whom the sequestered jury was fixed - as it was.

(Now that 40 years have passed I have no reluctance in telling you that my sources were there Department employees who did not trust the FEI, marshals and the clerk of the court. A marshal who had been told by a juror told the clerk who told me the court. A marshal who had been told by a juror told the clerk who told me the court. I would not endanger his life by identifying him. One of the lawyers who pulled that deal for the 60 some defendants about half of whom were murderers has a like-named son who today is politically very prominent and recently was much in the news. And if you want to know how murderous those indicted were, six of them killed each other within a week after which I left London, Ky., knowing full well that any more time would be a total waste. The same device was used when one of those same defendants was indicted in Washington, S.C., a prosecution in which I helped the then United States Attorney. Naturally any such records are beyond retrieval, aren't they?)

There was a time when I had an exceptional memory but age and my circulatory impairments have impaired my recollection of records I have read in the recent past. It now works in what to me are offd ways. While I did not recall the content of these files the student has just read, records provided during the course of C.A. 75-1996.

I can give you an accurate description I was with the FBI and the Department in

Kentucky 40 years ago, of our personal and office accombdations in three places and even of the official car I drove. By recollections of the past are accurate.

And these records the student has just gone over do confirm the leads I gave you long ago.

They also confirm that the FBI provided at false information to the Court in C.A. 79-1996 in response to the surveillance Item of my request. I mean this even in the sense of the evasion to which the FBI resorted. The FOIA unit was processing these records at the very time it deceived the Court. One of the agents involved in C.A. 75-1996 not only had knowledge of the processing of the PA records and discussed that with me, I addressed my appeal through him, so he thereby had additional personal knowledge. If the FBI did not provide that appeal in time I will be able to and will.

I encourage a close reading of some of these records because they reflect other and current improprieties in other litigation. For the time being I leave detection of this to you and the FBI, which certainly is aware of it. If I were to do anything the result could be scandalous and I would prefer to avoid that for other than personal or selfish reasons. I do not recall having detected in the past what the student has just showed me relating to this. It is a matter about which I would hope the Department might make its own and private initiatives.

At the time I obtained these records I did not have a good copier of my own and the local cost of xeroxing was 17 cents a page. Because of this and became I really did expect the FBI and the Department to act on my appeals, I did not make copies for Mr. Lesar. Unless after receiving a copy of this her regards it as necessary, I will not copy that fat file now, either, because as I have informed you I have not had the time to complete the detailed appeals in cases in court in which I have been placed in a public role. In addition, there are clearly unjustified (and literally unjustified) withholdings and when this is rectified the copying and present reading would represent wastes of time and money. I have no surplus of either, nor has Mr. Lesar.

While I am certain that what I filed contemporaneously detailed enough to establish that withholdings were improper and unjustifiable as well as unjustified in terms of the Acta from the few pages I have just read I cite the obliteration of the names of the two SAs who tried to get me to sign the false confession - 40 years ago.

Of course, the record provided on not put it this way. It merely identifies them as having interviewed me while withholding all the underlying records. Their names and identifications were not unknown to me so what proper purpose can be served by withholding them in records supposedly provided to me only?

Because of the relationship of these records, incomplete as they are, to current litigation, I do hope that this time you will act promptly on my appeal which is now well over three years old. I would prefer that you, personally, read them in unexpurafted form, which I presume will also reflect the expurgations. I believe it will become apparent if you do this that these records clearly identify other records not provided and their location, will make the improper withholdings from within the records provided apparent, and will leave no doubt of the deliberate untruthfulness of FBI responses to a number of my requests, not merely what is relevant in C.A. 75-1996.

If you desire to discuss any of this with me after you have read these records, I will be gald to do that. I do not insist on it but I would prefer that this be taperecorded do that it might be part of the oral history Dr. Wrone of the University of
Wisconsin has wanted me to take time for and for which I have not had time because of
the great amount of work required by these FOIA matters.

If for any reason the FBI is unwilling to let you have a copy of these records so that you can go over them with care in your office, I will lend you my expurgated set.

Whenever and however you do whatever you do, I emphasize what may not be in your mind, that the time of depositions in C.A. 75-1996 is getting close. However, there now is more than adequate time for full preparation for full responsiveness. In the past I have asked you to give this priority after what is required of you by cases in court. What I have just seen makes this quite relevant to C.A. 75-1996 so I am now asking that you give this first priority.

Bearing on what the FBI is up to with me currently and the honesty with which it processes records for me, particularly under the PA request, I suggest that you ask it to provide you with the versions from the general FBI releases and copies of those it provided to me. You will find that it withheld from my me under my PA sequest what it did not withhold in the general releases.

It processed both versions at approximately the same time in 1977.

I do not want to delay getting this in the mail to you. If there is time I will provide sample copies of this practise.

If they are not enclosed I will send them later. Not all but those I've seen and had the student check, it was that obvious that the withholding was improper.

On one of these you will find indication of the honesty of the FBI's claim to "national security" classification. It withheld under PA with the "confidential" classification indication what it simultaneously processed for general disclosure.

Don't let this dismay you. The FBI did not provide either version to my wife.

Her request number is 40,119, assigned 1/28/77.



SAC, Washington Field

January 14, 1955

Director, FBI

RECORDED - 6 // 7536 . /

TAROLD WEISSBEEG

SECURITY OF GOVERNMENT EMPLOYEES
Buded: 1-255

Refer This letter reflects that a desk telephone directory containing approximately 450 names was obtained by the Washington Metropolitan Police Department in 1948 on a raid at the residence of

oss, at 6100, the above list appears the entry Mareld Weissberg,

The Will is requested to determine the identity of the laroid Weissberg appearing on the foregoing list and whether he is presently employed by the Government in a position confing within the purview of ED 10450. If he is so employed, Washington Field should review his personnel file, set out all necessary leads and conduct a PI to determine whether sufficient information exists to warrant in FFI.

In the event Washington Field determines that the files of indicate that this individual is no longer with that agency and his personnel file is in St. Louis, then St. Louis should be requested to review his file and furnish Washington Field with background in order that the CSC indices can be properly checked to determine possible present Government employment.

cc: (2) St. Louis (FRC)

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JAN 1 4 1955

HI?

HAROLD MEISBERG

In the year 1938 Harold Weisberg was connected with the Committee on Education and Labor, United States Senate, and was in Harlan, Kentucky, wring Rights and Domestic Violence. (44-175-348)

In March, 1940, when Harold Weisberg was interviewed in connection with an efficial investigation, he stated that he was employed by the LaFollette Civil Liberties Committee until June, 1939, and thereafter did special research work for the Dies Committee. (61-7587-624)

In May, 1940, a reliable source stated that Harold Weisberg was the Washington correspondent of the magazine "Friday" published in New York City. He was the author of an article in the second issue of this magazine which attacked the then Assistant Secretary of State, Adolf A. Berle, Jr.

The February, 1941, issue of the "Click" magazine, page three, contained an article entitled "Hitler's Foot Soldier," dealing with a Czecho-slovakian shoe manufacturer named Jan Bata. The author of this article was Harold Weisberg, who according to a reliable source of information, was on the staff of the LaFollette Civil Liberties Committee as editor of the Committee's publications. This source stated that in 1936 and 1937 he knew Weisberg and the informant was of the opinion that Weisberg was at least a Communist sympathizer, but probably was closer than that to the Party.

On February 12, 19:1,

of the "Silver Shirt Legion of America," was convicted on a charge of forgary
and uttering and obtaining money under false pretenses.

of selling forged correspondence reported to be signed by
which would implicate members of the Dies Committee in a plan whereby the Silver
Shirts would not be investigated by the Dies Committee.

such correspondence to Harold Weisberg and
active in opposing activities of the Dies Committee.

(61-7307-89X page 15 and 61-6956-71)

In December, 1942, and October, 1943, one Harold Weisberg was consected with the offices of Congressman Vito Marcantonio. It is not known if this individual is identical with the subject of this manorandum. (65-34543-31)

In March, 1946, Harold Weisberg was employed in the Research and Analysis Branch, Latin American Division, Office of Strategic Services, later known as the Division of the American Republics, State Department. The records of the State Department reflect that Weisberg was born in Pennsylvania on April 8, 1915. Highly confidential sources have advised that Weisberg, while so employed, was a mutual friend of both of whom are known to have Communist sympathics.

Harold Weisberg was discharged from the State Department on June 25, Olayin 1947, under the provisions of the McCarran rider to the State Department of June 25, Nicola Appropriations Bill. (62-39749-913)

COPIES-DESTROYED

FLJ:eh:md R472 SEP 26 1962

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Calak I

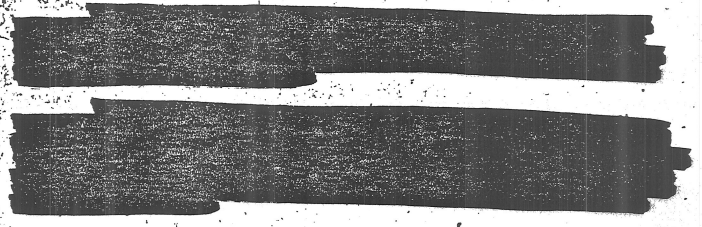
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The Atlanta County

DESTRUCTION IN

BOTOTED BUILDING ME THE STATE DESIGNATIONS

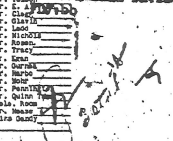
The second to your request there are attached beyone expense processed to be seen at a second because the second s



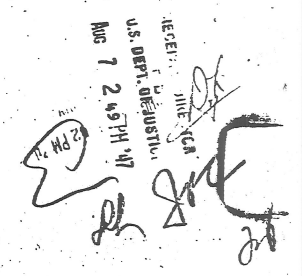
Similar requests for information in the Surpos's files on these individuals displaced by the State Separtment have been received from Ascistant Attorney General Theres L. Candle and the Assistant to the Attorney General, Bouglas T. NeGregor, by menorandus dated July 9, and July 17, 1767, Perpentively. You may therefore desire to inform them that the attended saterial is in your persecutor and copies of this letter are being designated to Mr. Herregor and Mr. Quinn who has succeeded Mr. Candle.

De Assistant to the Atterney Control

The Assistant to the Atterney Coneral SC: Assistant Attorney Coneral ?. Viscent Column Cristan Rivision



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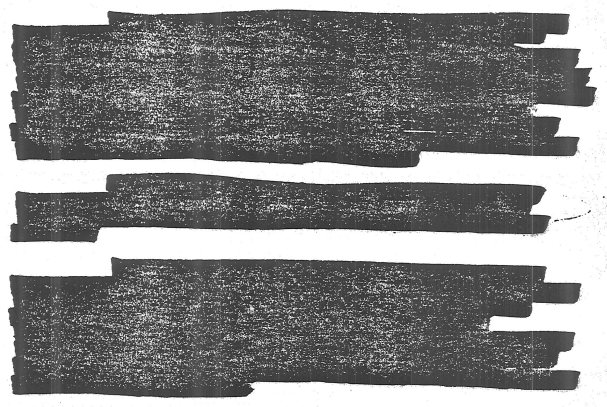
Office Memorandum · United stores Government

to : DIRECTOR, FOI

DATE: 11/2/59

7) OT SAC, 27F0 (105-0)

SUBJECT: MAROLD WEISDERG



The October, 1959, WDC Telephone the ofteny lights telephone number W. 6-2031 to IMRCI / TELEPHONE, Con Williams, Maryland.

a farm in Hyattstown, Maryland, and who first symposite, with mine others from the State Depart of in 127, because of suspected communist sympathies. It is, all ten individuals were allowed to resign without prejudice, but were not restored to their positions.

D-Bureau
1 - Baltimore (Info) (Di) REC 40
2 - WFO (1 - 105-23930) (POGODIN)
Classified by 44/7
Exemplified GDS, Cotoper 2+3
(5)
NOV 13 1959

SFCRET

It is believed that the subject is identical with the above individual.

The above is being furnished for the information of Baltimore.

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C			Date: 1/6/67
	ronsmi	t the ollowing	
			(Type in pluintext or code)
V	a	ATRACT	
2			(Priority)
3		TO:	DIRECTOR, FBI (62-109060)
	7 1 36	FROM:	SAC, DALLAS (89-43) (P)
ارد	127	RE:	ASSASSINATION OF PRESIDENT JOHN FITZGERALD KENNEDY DALLAS, TEXAS, 11/22/63
4.00			MISCELLANEOUS - INFORMATION CONCERNING
			OO - DALLAS
4	201		On 1/6/67 SAC, JAMES L. McGOVERN, Birminghim, telephoni-
¥ a		a La Calle	telephone call had been received at the Pinnie
à.		111100 11	formerly assigned Dallas and new arrival
,5° ,			ZERN inquired as to what Mr. ZAPRUDER might want to
1			Mr ZAPRIIDER was tolonkers
的學	1.50 1.10 1.10 1.10 1.10 1.10 1.10 1.10	of 12/8/6	Mr. ZAPRUDER was telephonically contacted at his office, RIverside 8-6071, at which time he advised SA ROBELT LING that he had seen an article in the New York Times to be peter kinss, which referred to a book recently
1	1	ZAPRUDER	stated this article indicated that WEISBERG. Mr.
		by SA	on 12/4/63 in which it was reflected the same
1		per secon	d. Mr. ZAPRUDER stated that he did not received
		that the	camera was set to take nictures at 24 from a
	9 % 9	endeavori	apparently WEISBERG's book was using this point in ng to establish that there were two assassing rather than
政	Es.	one.	10-3519=1
		paragraph	Mr. ZAPRUDER was immediately read NOTHEHOOFERB first of the FD-302 reflecting results 199 JAN 40 Horriew on
15		- mg 1/ 00 0	y SA which is set forth on pages 12 and 1 port of SA ROBERT P. GEMBERLING dated 12/10/62, Dallas,
		Burea	u Tham (encl-1)(info)
2	7	l - Dalla RFG: jeg	
To the same		(5) Spe	cial Agent in Charge

contioned "LEE HARVEY OSWALD aka, IS - R - CUBA", Bufile 163-82555, Dallas file 100-10461. After reading the sentence contained in the first paragraph of Mr. ZAPRUDER'S FD-302, which reads as follows, "The camera was set to take normal speed movie film or 24 frames per second", Mr. ZAPRUDER commented that he did not recall exactly at what speed his camera was set of context in that ZAPRUDER meant by HAROLD WEISBERG out not know at what speed the camera was set but that it was set at either normal speed, which would be 16 frames per second or further clarify the matter, SA would telephonically accurate.

Thereafter, SA did telephonically contact EAPRUDER who in a later conversation advised SA GEMEERLING that he was completely satisfied that this statement was correct but had been taken out of context by Mr. WEISBERG. He stated that he (ZAPRUDER) had not considered the conversation with SA an actual interview but after conversations with SA and GEMBERLING realized that his comments concerning his camera and the taking of the photographs was considered by the FBI as

Mr. ZAPRUDER was most courteous and stated that he was considering telephonically contacting PETER KIHSS of the New York Times to point out to him how HAROLD WEISBERG had taken a sentence out of his interview with the FBI out of context and used it as a basis for his book.

The above is being furnished the Bureau for its information in the event inquiries are received with respect to the book "Whitewash No. 2" by HARCLD WEISDERG.

A copy of this communication, together with a Kerox copy of SA s FD-302, is being furnished the Birmingham of SA at Birmingham.





WHITEWASH -- THE REPORT ON THE
WARREN REPORT.
BY
HAROLD WEISBERG

1 -- - Juminaril.

Harold Weisberg, the author of the above-captioned book, and his wife, Lillian Stone Weisberg, jointly own a 14-acre tract of land in Hyattstown, Maryland, upon which they operate the Coq d'Or Farm whose principal business is raising of pheasant-chickens, Rock-Cornish game hens, waterfowl and other poultry and the sale of poultry and eggs.

Harold Weisberg was an employee of the La Foliette Civil Liberties Committee from September, 1936, to October, 1939, and was discharged for permitting certain information to leak to the press. Senator La Foliette stated that Weisberg had been dismissed for a breach of trust involving the release of confidential information to a newspaper and the Senator was quite certain the newspaper involved was "The Daily Worker," a former east coast communist newspaper.

Weisberg was one of 10 employees fired summarily by the State Department in June, 1947, because of suspicion of being a communist or having communistic sympathies. He was later allowed to resign without prejudice, but was not restored to his position. His wife, Lillian Stone Weisberg, was investigated under the provisions of Executive Order 9835 in 1948 and the Civil Service Commission advised in October, 1948, that she had been retained. At that time, she was a clerk in the Reconstruction Finance Corporation. Her name had been carried on the active list of members of the Washington Book Shop Association and the Washington Committee for Democratic Action during December, 1947. The Washington Book Shop Association and the Washington Committee for Democratic Action have both been cited by the Department of Justice as subversive.

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	를 보 겠다면서 하면 하면 있다면서 보고 하는데 되는데 보다는데 하는데 하는데 보다 보다를 보냈다면 하는데 되었다.	
	이 교육 방송화장 환경 화대 화대 사진 사람은 그리고 된다. 그는 사고 있는 그리고 있는 사이와 하는 생각하였다.	
	· · · 빨리생활활활활 발생이 중 이번의 학교의 하는 이 상태를 받는 것이 되는 것이 되어 작업을 모르겠다.	
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	그들 '의 속소하는 맛있는 요즘 그리는 하다고, 나는 이번에 하는 그는 그를 가면 모든 경험을 받아 이렇게 다.	131
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	DGH: jmh/dec (8)	
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~~	ENCLOSURE	~ U1110
-	ENCROSURE (.2.101:100)	.1930

In 1956, it was alleged that Weisberg held an annual celebration of the Russian Revolution. This celebration involved a picnic at his residence and was attended by 25 to 30 unknown people. It was believed this affair was in commemoration of the Russian Revolution inasmuch as it was held on the day when the communists celebrate all over the world.

In 1961, Weisberg and his wife filed a claim against the Government under the Federal Tort Claims Act in the amount of \$9,950 for damages allegedly sustained by them in their poultry business as a result of low-flying helicopters. This case was tried and court directed judgment in favor of the Weisbergs for \$750. (62-109060-4119; 140-7536-3)

Weisberg has no known arrest record

WARREN REPORT ON THE WARREN REPORT"

BY

HAROLD WEISBERG

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DGH: jmh/dec (8) Classified by UUM: CLOSURE 3

Exempt from GDS, Category 243

SECRETI

Date of Decision of OSSI Johns

MAIL ROOM TELETYPE UNIT

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SECRET