Mr. Clarence Kelley, Birector FRI Washington, D.C. 20535 Deer Mr. Kelley.

Gity with back surgery and new I have your letter - at least is signed in blue with what appears to be your signature - dated the 18th and ment from Washington.

I do, sincerely, hope your recovery is as magical. If it really is and you can make spare some, I can use a little. Magical medicine, that is,

Finally we have something in sommen, other than a share of your salary and expenses once from Min and none of your letters reflect an understanding of that fact or the significance of what it represents. We both know what physical pain is. I hart my back in 1939. I have an idea of what you have been feeling. There was a period of time when it senetimes required an hour for me to get out of bed, a very unconfortable hour, as I have you have had so need to learn. I can recall having to be lifted out of bed in Warld War II when, in anhancian, I relied over and fell anlesp on my stomach. My sympathy is an sincere as I have you will regard the rest of what I say. If it reaches you, that is.

There are other coincidences in this. I've been in fairly constant pain for about 10 days now, not from the back. And you refer me to your counsel, AUSA John Dagan, I've met him and prior to your advice in this letter I began by taking such natters up with him. Somehow, despite what I understand includes a feetball enror in his past, he agens not to believe them there is pain and there are causes for pain. He has seen fit to file papers in the litigation to which you refer in which there is actual joking about or ridicule of thumbouts. Furthers you can understand what the counsel to whom you refer me does not, that pain and dangerous medical problems really are not very funny to those upon whom they are winited. I den't for a minute enjoy having to sit with my legs havingmain when I write you a, letter. I see nothing amuning in being virtually unable to keep my right foot still for any length of time when it is at the had of the 1764 less permanently damaged by the thrombouls. Others might find its smallen condition of from blood that apparently cannot leave it amoning but I'm fairly confident that with your experiences you might not share that view. If you ever learn, that is,

Views. I don't know what ener you took to the PHI Academy or with what views you left hirminghum, fith all that was going on there when you were SHIC, or with what views you left Mamphie when you also were SAIC there. I really can't tell what pour views are now from your not uncertainty appearances, either. From the last I think it is not unreasonable to think you believe that when your underlings cannot crimes you must detach yourself. When they lie to you, as you said, and you then lie under eath, the lest thing you are supposed to do is - anything.

Josed to live within the law and that as Justice Brandels said it is the teacher of us all. For good or evil, too. I believe it is to be responsive to the people — and that the jeeple one responsibilities to their government. When I wrote you and was without response from you I took to writing you by certified, addresses only mail. Never ence did I receive a beturn receipt that even iddicated my latter had reached your office. Now there are regulations on this and you are a major law-enfercement efficer. I wanted what I had to say to reach you. I do have this right as the postal code stands. "emebody down there defrended up of the time, trouble and cost. I wrote you about this, Jou nover responded.

Inent to this extra cost in the belief that as a citizen I seed the men in the responsible position calling to his attention what I regarded as at least impropriety if not what with named northle might be canadered illegalities.

This was all I could do to reach you.

After a very long delay that cannot be calculated in all your fabricated and contrived POIA statistics you, or at least your shadow, responds to my complaint about SA Missuan. Well, responds is not really the uppd, is it?

You know I have been hearing and seeding all these protestations of purity coming from you and the tube for a long time.

And you have this \$4 Wiscoms who swore falsely about compliance when compliance is the issue before a federal court. We also swore falsely about me, defaming me under the prefection of the judicial precess. It thus becomes an impressbable defamation,

Why should I not have written you about this? If all these moble expressions of yours have any sincerity at all, why should I not have assumed you would find this valcous? As you not supposednto be turning the FBI from its sins? Is not abusing a citizen a sin? Is it in your concept which and proper to lie under oath to a court?

In writing you about this I also saked that you forward my letter to the so-called Office of "exponsibility. I said I believe you should know. Was I urong? Should you not know? In determination of fact that foreign to the Director of the VHI that he cannot assertain readily if his subordinate supre falsely, if he defend a citisenf Or do you want the PHI to perpotente this defauntion you have said you inhebdate and?

Forwardining my letter, if you are unwilling to make your publifications on TV the reality bather than the same dreamy propaganda caming from a different face, did not in any way constitute a pre-judgment. But instead you wait this long puriod of time and tell me to write it. You did, of course, give me the address of the Department of Justice. But I know where it was and in, believe it or not. Even the inscription on the pagemently locked door, "The Place of Justice is a Hallowed Place."

Office of Professional Responsibility indeed!

When you are in Kensas City and I get a Washington letter signed by you, her do I know that SA Wiseman or one of his granies did not in fact write it and have it signed in your name? You have said you are taking change. Well, I ask, if necessary under FOIA, for the carbon reflecting who wrote the letter you could not have signed.

I also wrote SA Visemen about compliance. Anyone responding by compling is "inappropriate" You meen it is PKI policy to everburism the courts, to force the totally unnecessary upon the courts? Butnif any communication except through your counsel is "inappropriate" how is it that he has not once delivered a record to me and other people have, after phoning or by mail? If you answer all SA Visemen's mail when may I expect a response to my early June letter to him insk which I specified my complaints about his missenduct?

My lanyer, he when you were thoughtful mist enough to send a Carbon, will reed it when he returns from the ether side of the world in about three weeks. However, your nearesponse I will address and under no circumstances will I permit you to cost yourself in the rele of a distator. You, mir, are a public nervent and I did and do have a complaint t hat it is within your responsibilities to address. It therefore ask again that you do address it. I ought not have to write all those times to complain about the personal Misconduct of an employee under your control, the one for when you have become correspondence clerk by remote control. If he did grear falsely that is an offence within your responsible—lify. If he did defence me that also is within your responsibility. This is not just a nat-

Subversive as the censure may appear to you, I do have the right to petition for the seduces of gravances. I do not have to use a langer for this. I regard false essenting as a gravance. I regard personal definition clasked in official action as a gravance. Here you have been because when hell out of TV and the rest of the press as the take-charge man, the reference. In any he who is in charge of and responsible for M. Missess. I have been sufficiently specific in my petition for the redress of gravances. So I as asking again that you exercise your responsibility and respond directly to my gravances. And if you can't find time stay may from a few concress and tubes and you'll recognize some.

Meanwhile, your concept of living within the law appears to be a machine for perpetual accountion. You refer me to AREA Dagan on these matters. Well, I speke to AREA Dagan about these matters on a number of occasions. When your SA Viscoust could not assume to make for me to examine records to which I had been effered account I saided r. Dagan to make the arrangements. "I can t control my client," he responded. I then asked him to on which I can be asked to pay, "I can't control my client," AUNA Dagan again asid.

Finally AUSA Dugan agreed to use his "good offices." Quite some time later when I was unbored into Ar. Visconan's august presence I saked him about these "good offices" and why he had never osuplied with his own regulations but instead used them as a detice for frustrating the less and an denying me my rights under it. First he'd ever heard of it, he said, and he'd mayor heard from your counsel on it.

has never responded, all you need do is suk.

When you can tear yourself anny from the press leng enough to write another letters are if you ever speak to these who write in your name, please step writing deceptive ones. You describe this matter as defore the 'ourt. This makes any deception ever more of an offense, by request for sequential sumbers does not date to August 1. It was earlier, and you still have not responded to my request for a list of those requests. However, you do have agants who swear about those before the courts, Nothout knowing anything

Your letter is an entrage against deemoy. When I emercise a Constitutional right you respond that a response would "rosuly in further delays of response to other Presden of Information Act (FOLA) requests, including yours."

If there is no decempy in that "Malleved Place" is there also no show?

Sincerely

Barold Weisberg