Senator Charles Mathias U.S.Senate Wash., D.W. 20510

Rt. 12, Frederick, <sup>14</sup>6, 21701 10/1/77

## Dear Marc,

Thanks you very such for the reflection of doing more than I asked of you in your letter of 9/26. I believe that had you not taken the initiative with the PBI they'd still be stonewalling on the balance, or more likely what they represent as the balance of their records on me. In the same mail was the letter signed by Kelley telling me that an additional 620 pages are available. In actuality there had been processed months ago. I knew of it then.

You may not recall it but yearsage when you first canifested (at least in public) a deep concern for or over authoritarianism I wrote you offering my opinion that it is perhaps our greatest concern, the greatest threat to traditional American beliefs and rights and freedoms. What I have received under PA, only a minor fraction of the relevant records, greatly magnifies my approhensions about this. What I have told you is only part of that is obvious in these records. I do not believe I have gone into the methodology that is apparent, going back to before Joe McCarthy and in part because it is unrecognized is perhaps even more sinister than the evil he personified.

Maphifications are dengerous but one I ask you to consider seriously is my belief that the entire decision-making process of government has been pre-empted by a selfperpetuating bureaucrucy of the dedicated and wrong-headed. I wish there were time for us to spend an evening discussing this because you were emong the first to perceive the danger and because with all your other duties and obligations you have made an effort to pursue it and bring necessary information to light.

I an actiofied that a future study of the truly enormous volume of records relating to the King assassination that I as receiving from the PBI in C.A.75-1996 will disclose, as one of Lany case studies, how this extends to not only the system of justice but to the manipulation and I think it is not extreme to say control of even the government's lawyers by the PBI.

After all the exposures, none of which was full, simple honesty reasins beyond these people. They lie to no with regularity. I an nobedy but they do it to judges, even when they negotiate stipulations. They not only rewsite the meaning of the stipulations to violate them- they violate them literally, knowing there is impunity.

How the media is sanipulated is not also abundantly clear in the records I have obtained. The reflections of how this is done with the Congress are fewer but present.

In time this will be the lot of the necessary intelligence-oversight condition of which you are part. I suspect it has begun.

One of the means is by the creation of poisonous records about all of those who can provide contradictory information. I am an example of this. Thus I will take no initiative with the FOIA subconsittee, although I do thank you for informing me of its current work and would much appreciate copies of their hearings and report when they are available. If I take an initiative with them I run the right of leading them into what can emberrase the 1974 amendments before they became effective and to document this on their becoming now BJ lawyers can tell you that I predict the acts beforehand. FOIA represents a real danger to those of authoritarian persuasion and dedication, those with pasts to bide. This is but one of the reasons I regard it as one of the finest and most important acts by the Congress in years - it is a means by which any person can make a real effort to I do have a suggestion, however, if you would care to pass it along, one that I believe is "safe" and avoids what one who has to stand for re-election might regard as a daager or taint from these vanceous files on me. (I will respond to them fully when I have received what is represented as all of them.) Congress has the GMO. If the GMO examines the records in my FOIA cases and computes just the total waste of time and money it will be, I am confident, an impressive example of extraordinary waste and of deliberate and political misuse of the let in an effort to persuade the Congress to measy about the subject matter any meed to consider the subject matter, although I would surrender my rights to that material for any serious and therough Congressional examination of it, something I do not expect.

All of this and much more were on my mind when I returned from an appearance at a scall college in a conservative area of Wisconsin. What distinguishes my work from that of others who have attracted more attention is that mine focuses on the functioning and malfunctioning of the institutions of society, not on a whodunit, and is designed to provide a means of understanding of this if not of what I seek, rectification. People see this clearly, whatever their political beliefs. Scople are concerned about it regardless of their political beliefs. With what I show my andiences - and it is no longer just what I tell them - it is no easy thing for me to respond without adding to pessimize even though I attempt to encourage hope and do unge effort regardless of odds. The best I can hope to do and what I try to do is lead the young people to understand that if perfection is not a human state and our representative modelaty fails to work as in theory it should the remains the best system of self-government yet devised as it is worth the effort to try to make it work better than it does if we fall sort of making it perform as in theory it should.

Thanks for asking and wishing well about sy health. I's tired today from a rough flight and a 20-hour day yesterday.

In the current nove there is another illustration of how these dishonest personal dossiers and continuing official blindness to their meaning, although they are of the past, have significance in the present and can have importance in the future. I am not asking you about what files on me the Fäl gave your committee because you could regard this as information you cannot lot me have. However, I can give to you what they have given me and how it can be used in the current indictment of J.B. Stoner. This is the business of the Alabama beabings.

In 1969, when I read of a justice indictment of some soldiers of firture, I phoned the Oriminal Eivision and offers it access to files and interviews on tape that seemed to be relevant. I suggested that the resident FMI agent could go over thes and take what he wanted.Insteal Criminal asked me to go to Interbal Security, which I did, accompanied by Idl. In the course of the conversation I told that lawyer what Stoner had just told me, that these he had learned were FHI aix informers third to entrap his into acts of violence. In these days I atill believed that the government might care about what its informers did. You may recall there then had not been exposure on their acts.

This appears in the FMI recerds as me combining with Stoner to defame the FMI. I was aghest when I saw this. I want to my files, withdrew relevant contemporaneous records, including what had been sent to me after that visit by ISD, and sent it to the FMI. This was month ago. I await evan acknowledgement of receipt. You are a lawyer and can evaluate the possible consequences of this if Stoner subposses me and asks me to testify to this. I will have to any and prove that the FMI deliberately fabricated records that could not be more diametrically oppose the truth - and as it relates to Stoner, too. So even if Stoner is guilty, a matter of which I have no knowledge, this kind of crockedness may lead to his acquittal.

This added illustration of the corruption in those FEI files is, I think, quite relevant to what I believe is the infidelity of what was written to you over the signature of Clarence Kelley:

"In response to my inquiry on your behalf, the Disaction Director of the Federal Bureau of Investigation has advised me that no other determination can be made in the documents either released or wirhheld, prior to an administrative appeal" under FOIA/PA.

This is totally false. It also represents one of the built-in means of non-compliance and of waste that will in time be wept upon the Congress.

First of all an honest administrator, given proof of the fabrication of records, would want to make an inquiry into that. This is something he can do without an administrative appeal. Secondly, I gave him proof of the existence of records not provided and for which no right to withhold was claimed. This also requires no appeal. Sother than go on and on, as is possible, I give an energy proof of falsehoods the unsearched files can be searched. In time I will specify those unsearched files, but because the record persuades the appeal also will be essentially meaningless I will reserve the specification of unsearched files for federal district court if I have to go there. This has the advantage of making a record the FM cannot suppress in perpetuity and it gives some judge an opportunity to decide to take no more of this endless abuse of the Act and the judges.

If one judge ever does - if one of these people is ever punished - there may be a difference, a change.

Again thanks for the effort. Our best to you all.

10. 51

Sincerely,

Harold Veisberg