Hr. Richard 6. Klaindianet Deputy Atterney General U.S.Department of Justice Washington, D.C. 20530

Poer Mr. Kleindiempt,

During an earlier absence, several long-everanc communications arrived from your office. Prior to having to lower again I was able to noise partial response. This is to respond to your lotter of March 16 and that of your assistant, Mr. Fines, of March 15, said, respectively, to be in response to my letters of January 4 and December 12.

I think this is true of meither letter, and I again pretest the thismest transparency by which you persist in violation of both my rights under the law and the law itself.

What I select you is this:

"I write to ask if you can make available lists of what your Department has sunfamedle released. I presume you maintained lists of what you withheld and of these you released and that this will apprecent so serious problem to you."

he you know, I am not a larger. But as I think you may also have summised, I have been forced to some research into the law and its legislative history and the Congressional intent. It is my impression that the neinteniance and asking available of such lists is required. Even if it is not, it is outrageous that you would protund otherwise, and I will volcome a challenge from you to test precisely this point in federal court, since there seems to be now other way of ever getting any congliance with the law from an authoritation-sinced administration bent on suppression over when it has no need for it. The law impression burden of requesting "identifiable" public information upon citizens making the request. It does not great the right to make identification impossible to the government.

So that you may better understand what is involved, the Archives filled one of my requests sutchatically, or so nede it spear. This was for passinally what you, personally, had desied me on the entirely specious ground that what I asked is "invoctigatory files compiled for law-anforcement purposes", which was again tune. While you were desping nothis request and while the homerable atterney General was supporting your desial, you were simultaneously declaratifying at least a major part of what I had asked. And with communite guile, the Archives cent so what it protest was all that you had declaratified on David Furnice. Because I know this could not be the case, the first games disaloged what had been declaratified and not seat so in response to a request than at least four years all and often repeated.

Moreover, the Archives lists are of neterious inaccuracy, and it is not possible to work with exectness from them. And, in addition, the law requires that the request be made of the agency of primary interest, which is the agency of origin, or you. Over and above all this, the Archives has applied lists, whether or not meaningful, of only what it designates as "numbered files". There are extensive files not of this description.

For these and other reasons I ask that you know this request, and that if you do not within a reasonable time, that you forward it to the Atterney General as my appeal, whereafter, if in a reasonable time I have had no response from him, if it is at all possible I will test in court whether you have not waived your rights under the law by so inordinate and entirely unnecessary a delay in making even a frivolence response when the law requires,

in the official interpretation of your own Department, "promptness". The same source dictates that no bureaucratic obstacles be placed in the path of applicants.

The diagraceful falsehood in your words "in not one of obtaining information under the Freedom of Information Act" ought be enough to make even you asked. There is no other purpose and no other conscitable purpose for this request, aside from the fact that such lists are, as I read the law and regulations, required to be public. If there is anyone in the entire world who by now ought know my intent it is you or whoever handles your mail on this subject.

If you will read Hr. Fines' letter of March 15 to me, you will find in it me description of the information I sought. The law requires that I describe what I seek and there is no doubt I did. Since I finds no letter from me to you dated December 12, I am entirely unable to comply with his request and I am forced to do it with gibberish, which is enclosed in the form of duly-amounted DI-118 forms with all I can may on them.

Now I must again call to your attention the felsehood in his letter, which is but snether of your chesp devices for interfering with and frustrating research is public information. It is entirely false for him to write, "...it is necessary that you complete the enclosed Form DJ-LLS in detail". You have the right to demand this of me, but it is not, as a matter of law "neces sary" to my request, as you yourself know and from your comperional practise with me when you wanted me to have something for which I acked. I am quite confident that must requests made from for information of your Reperiment are not made with such forms they executed by the press.

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By now another thing should be beginning to dawn upon you. That is, whatever you do to impede my research will be duly recorded, making a record you and the government will in some fashion have to live with and that at some point may become a matter of interest, now or in the future. I could not shide living with the foderal record of deceipt, false-hood, perjury that remains undenied, and sutright suppression, most of all when the subject of research is political secansimation and of theme, mostly with that of a President. If it exhausting for me to have to waste the time you contrive to waste for me, I will find that time, somehow, and I will make this record, and if I have to do it entirely alone, to the degree I can I will carry each case to court. Someday I just may get before a judge who will take a dim view of this deeply subversive conduct, of the arises I allege and balieve I can prove. And seneday I may be able to call the appropriate witnesses and subject them to proper questioning, to the degree to which I am capable of it.

Mincerely,

## Harold Weisberg

I'.D. -our Mr. Fines says, "I am sorry for the delay in responding to your letter." Frankly, i don't believe it. I believe, from the record, that it was deliberate. If it was not, and with the above-cited requirement of "premptaness" under the law, I ask for an explanation of why it took him, speaking for you, three lang menths to express this "corress".