

Rt. 12, Frederick, Md. 21701  
6/17/77

Mr. Stanley R. McNamee  
Associate Commissioner Management  
Immigration and Naturalization Service  
Washington, D.C. 20530

OO 2.12-C

Dear Mr. McNamee,

Your letter stamp dated June 10 came when I was away. I have just read it and the enclosures, beginning with a usage of disclosure that finally grew to record-breaking proportions. Considering my extensive FOIA experience over the past decade yours is no inconceivable achievement.

It is also an act of pure courage, if this is the right word, in that you have told the "Supreme Court," our supposed boss, to engage in unconscionable self-gratification. While this has been the "Department's" practice, insulated at the Attorney General is from its actual workings, nobody has been in such gross and deliberate violation of his most recent directive - that there be no unnecessary withholding and that he wants all possible information released - than you.

You have to be from Orwell "advised in Speakerville to withhold Lee Harvey Oswald's Marine serial number under "552 (b)(2) in that it is related solely to the internal personnel rules and practices of an agency." (You also refer to him and Harvey L. Oswald, for you an act of extreme fidelity.)

Aside from that the attorney general wasted time in trying to tell people like you I have other news for you. A President of the United States was assassinated. Your Harvey L. Oswald, aka Lee Harvey Oswald, is the sole accused assassin. The successor President appointed a Presidential Commission to investigate. It published an extraordinarily lengthy report set up about 26 volumes described as of evidence. Among this evidence is that is represented as Harvey L. Oswald's complete Marine career record, from which nothing is obliterated. It is reproduced in facsimile.

A aside from this and more I could add, where do you come from when you allege an identification widely used in employment and other means to be "related solely to the internal personnel rules and practices of an agency?"

I am not taking the time to check your outrageous letter against the publicly available and I think else of initially published records. While there are in my belief many other relevant factors, aside from the directive of your supposed boss there is the waiver of use by the Presidential Commission and what apparently concerns you little, statements of policy by the then Chief Justice/commission Chairman, then Attorney general of the United States and even the White House. This may mean nothing to you but I'm inclined to believe it would to the courts. I not the present Attorney General.

The prior Attorney General found this to be non historical case, to which other standards apply. This means what the present Attorney General has stated on national policy: your responsibility is not to fake all the contraptions you can dream up to withhold but to release all that can be released without danger or real rather than imagined hurt.

Your letter isn't even honest. There are withholdings in the enclosures for which you provide no explanation and in justification of which you claim no exemption. If you did it would not be even good fete "lies in Woodland because it is all a matter of public, official record before the Commission of which you apparently have not heard. Published, too.

Your enclosures refer to records you pretend do not exist. You claim no exemption for them. You send Oswald's letters but those he responded to have been censored-hidden.

You also withhold, without even mentioning their existence, records about which I wrote more than a dozen years ago. With this as an illustration of your contempt for the law, decency and simply fact, if not the orders of your supposed boss, I specify no more.

For now, that is. I look forward to having you in court. My substitute of the attorney general of the United States who is so totally contemptuous of both the Act and the Attorney General's office as the witness states. While I generally avoid myself to avoid litigation, you need it badly.

The CIA knows could save the government millions in dollars and thousands of wasted hours of employment work.

Of course I would prefer not to have to appeal. If we go to court, my interests are dual: obtaining the public information I seek and innocent, while insured compliance with the Act. Whether or not this goes to court - and fast - is your decision.

I want you to stop all this bussing around, all this stonewalling, all this disarray for law and decency and contempt for the Attorney General himself, and comply immediately and fully. On moving Oswald, aside from the records from Europe, I want you to go back to New York and work from there to Dallas. Your service went down to Dallas to learn on how after the assassination. This is no secret. witness swore to it, I published it a dozen years ago and you pretend it does not exist in your files?

You have the clear intent of disregarding the specific directive of the Attorney General. From the ~~more~~ generalities of your letter I cannot be certain but I do believe and I am prepared to attempt to learn if you are not in fact also withholding that cannot be withheld under a series of court decisions, waiver by me, of which ~~is~~ mention only one, American Soil vs. Justice.

You conclude with references to the removal of material originating with the Department of State. You at no point address whether or not this material has been public for years. I believe I am within my rights in asking whether you made any such inquiry before withholding and claiming an exemption and in a king that you make a prompt inquiry now if you did not in the past. I remind you of the requirements imposed upon you, of a search in due diligence and in good faith. There are many federal officials within the Department and at the Archives who could have informed you. So I also want to know, because my rights under law are involved, if you made any such inquiries before your ~~actions~~.

The spirit of your letter is one of opposition to the Act, of withholding all you can contrive some excuse for withholding, of forcing me to go to court with out need. This is clearly opposite the language and intent of the Act and of the policy stated by your presumed superior, the Attorney General. I am aware of my right to appeal. However, I would for once prefer that one of you who have wasted much time and money in doing such violation of that law by being honest and act respectfully toward the law. So that you may I have given you specifics. However, I am well aware of records you have neither provided nor referred to in any way, in addition to those about which you play these ugly games. Because it is impossible to conceive that you have a mere overdu request under the law I am asking for an immediate response. I also ask that you inform us if the Department reviewed your letter and/or enclosures. What this is the practice has been alleged in one of my suits by the Department. That you could claim (b)(2) and have it approved or review relating to Oswald's serial number really is astounding. More than a dozen years after the government published what is described as all his parale records in facsimile.

Sincerely,

Herald Solberg