It is probable that you sent me the earlier 0522/0420 transcripts. That they are not in my office does not meen I do not have them. I did not creal, then and you made no reference to them in your recent neilings. Last year I started nowing legal files to the basement, in the hope that I'd be able to open the French doors to the sorth this surper. I was never able to complete this because I had no help and cannot safely try to move the half-cabinots myself. If there is need for hom I can go look for them and I'm confident they'll be the case file that was chifted when the una last here.

Ro Markstalle records: when Panic copied t em they also used thin colored cardboard to separate and in the past, sere I had identifications, I added them to the separate file folder into which I placed each cardboard-separated section. Yrsterday I filed the Judi + stuff with the covering letter you sent. It is not urgent for no to know what each means but it undoubtedly could be valuable to scholars in the future.

Not only does arosaha Sigure in the Siled officer suit but at also does the sine decision you sent. It climinates the FEL's pretended basis for most of its (7)(D) withholdings and sufferms what I claimed in many up cale and probable in some affidavita. Concaivably it could give the FEE headaches in a 1996 remand where the same indefensible withholding was practiced extensively over my stated objections and appeals. (Homevay, homeoforth you can empect at locat the CIA to begin every report with the pressing of confidentiality because its real meson is not confidentiality but covering its own and general obstruction.)

You ask if when I got the Criminal records they included the 9/18/67 routing alip our questions referred to in graf 1 of CIA FES-0254/i. I do not recall but I can check, if you want, but unless it shows worths check cannot be definitive because those records are not arranged or disclosed chronologically. In it important?

The CIA's responses are not at all definitive and appear to be evasive and incomplete. For example, the diss response is limited to Desseile Contact Service records. It does not state that any other component was checked and it does not state that there are no other remain records.

Aside from introducing Cabell in 1961, the answer represents that the last contact with Show was in 1966. I find this difficult to believe, even in the limited MEX DCS context because of the nature of his position and the nature of the information that continued to be available to him in that position. If I as correct, that he continued to be a worthshile course to the CIA (whether or not anything else), then it is inevitable that the contact(s) with him where by other than DCS. Or he was replaced by someone class. I presume that with regard to Show and the answers to other questions Bud will ask for the information DCS was to have provided.

Under Arcacha the CIA claims that the summer to B, the its relationship with FED, "This question has been assumed above." But it isn't even addressed. All that the CIA states in a relates to Arcacha, and it says of his only that "there never was a direct (explacin added) relationships between AMCACHA and CIA." There are two excisions, both alloged to prevent "disclosure" of intelligence methods. There is no likelihood of any "disclosure" of any secret method impolved. Arcacha's use of a post office box at Coral Cables to report to FED suggests that he reported and thus the CIA know to the CIA operation there.

There is no response at all to "c. What was the Agency's interest in and support of the Mar?" The response is limited to reference to the formations of CRC and its leadership.. I was not aware that the CRC was formed "in late 1960 and early 1961." In 1000 Dava Schlesinger says it was formed at the Skylark Notel, Missi, about

3/17/61 or just before the May of Migs. "to formation, by the CIA, is what low limit to retire from the project. The questions asks about the CIA's "interest in and support of" CRC. There is no mention of tehter. An innest ensure would have included that the CIA formed formation of CRC, over strongly-voiced internal objections, and that it Timenced it Through 4/63.

These and other encuers have at the word "estectated." That Revol, for example, we not "esceciated with" CIA does not mean that they had no relationship of any kind - and I cannot prove that they did. I merely point out that the CIA is endwood throughout.

With regard to the largers, the decid in limited to direct payment by the CIA. Utile there was been no connection (and lotkin is only one of Novel's largers) it is equivocal. The many could end if parced undoubtedly would have been other than directly from the CIA.

Reference to Double-Chek (4 e) likewise is ovarive and equipped. It also is inter-sting that the areser to 4f melon most sention of the H caret involvement in the Novel polygraph by fur.

With regard to Riverto Davis (0) he is quite a list but for whetever it is worth, he know in alvance of the raid, that he know was confirmed to so by his was girl friend, when I found and interviewed her, and I can't thank of a better explanation than he gave had its from a federal a many, not the Mighather the Clause than he gave had its from the from these comparise arother question. He must they were intended a improve there from when the Cubars here to extract money and involve one well breaking. I believe the Claus decide.

For the post part the other answers 'and foton questions) like are not uneverties or unequivocal. The enswer to in 14 is not an enswer, it is a conjecture, and the conjecture is besed upon ducclosure in the feedoo Tity plotter of the function laborate, which loss not show in the platters as disclosed.

16 mays that Commid was at Absuzi for "mortes training." That is ness to me.
I believe he worked as a redar excreter time. This occiveral response is not asked
for in the question so the CLA had some purpose in its misrepresentation.

The demial of "interest ir or contact with" other lawyers (17) in an stated above and also is interesting because it makes no reference to other lawyers, like the workhorse of the Shre defence, Sel Persons.

I do not suggest that this evaluation and squistration need burn operiod significance, eithough the distancety and nonrespondances (as with the distance it is so much a speck way of life 1 can be automatic and stitlent special significance. So, the question of significance resains.

I answer and believe that the histed Shaw-DUS contacts are normal and proper because he did, cortainly, come into possession of normal and wortheddle intelligence. But this is separate from any other kind of relationship, however, indirect.

Thenks and beat,

To: Lim Lesar

CENTRAL INTELLIGENCE AGENCY WASHINGTON, D.C. 20505

20 JUL 1983

Bernard Fensterwald, Jr., Esquire Suite 900, Twin Towers Building 1000 Wilson Boulevard Arlington, VA 22209

Dear Mr. Fensterwald:

This is in response to your 1 April 1982 Freedom of Information Act (FOIA) request made on behalf of your clients J. Gary Shaw and Mark Allen for "all records (including "see references" or cross references) maintained by your agency pertaining to Hugh Ward, a New Orleans private investigator and pilot whom Jim Harrison claimed was involved with David Ferrie and anti-Castro Cuban exiles."

The Central Intelligence Agency's record review process for this request, listed as F82-0254 (Count 1) under CA 82-1603 (prior to consolidation CA82-1667), has been completed. One Agency-originated document has been found during the search of files. Mr. Louis J. Dube, the Information Review Officer for the Directorate of Operations, has determined on review of this document (F82-0254/1) that it may be released in part to your clients. The portions deleted are being withheld to protect information properly falling within the scope of exemptions (b) (1) and (b) (3) of the FOIA.

Exemption (b) (l) of the FOIA encompasses matters which are specifically authorized under criteria established by the appropriate Executive order to be kept secret in the interest of national defense or foreign policy and which are, in fact, currently and properly classified.

Exemption (b)(3) of the FCIA encompasses matters which are specifically exempt from disclosure by statute. The relevant statutes are section 6 of the Central Intelligence Agency Act of 1949, as amended, 50 U.S.C. §403g, which exempts from the disclosure requirement information pertaining to the organization, functions, names, official titles, salaries or numbers of personnel employed by the Agency, and subsection 102(d)(3) of the National Security Act of 1947, as amended, 50 U.S.C. §403(d)(3), which makes the Director of Central Intelligence responsible for protecting intelligence sources and methods from unauthorized disclosure.

A releasable copy of document F82-0254/l and a copy of the deletion category list are enclosed.

Sincerely,

Larry R. Strawderman Information and Privacy Coordinator

Fnclosure, a/s

DELETION CATEGORY LIST

- A. Name or other personal identifier of an intelligence source, exemptions (b) (1) and (b) (3).
- B. Circumstantial information which, in combination with other information, could lead to the identification of an intelligence source, exemptions (b) (l) and (b) (3).
- C. Information confirming the existence of a liaison relationship with a Foreign Intelligence or Security Service, exemptions (b) (1) and (b) (3).
- D. Foreign Government Information received pursuant to an arrangement of assured confidentiality, exemptions (b) (1) and (b) (3).
- E. Information disclosing an intelligence method used in intelligence analytical activities, exemptions (b) (1) and (b) (1)
- F. Information disclosing an intelligence method used in intelligence collection, exemptions (b) (1) and (b) (3).
- G. Location of a CIA field installation or circumstantial information which would reveal the location of a CIA field installation, exemptions (b) (1) and (b) (3).
- H. A pseudonym or a cryptonym, exemptions (b) (1) and (b) (3).
- I. Information identifying a CIA staff employee, exemption (b)(3)
- J. Information identifying a CIA organizational component, exemption (b)(3).
- K. Filing instructions and information processing, storage, and retrieval markings, exemption (b) (3).
- L. Information which, if publicly disclosed, would constitute a clearly unwarranted invasion of personal privacy, exemption (b
- M. Information originated with, and withheld at the request of, another Federal Agency.
- N. Classification and related information control markings.

MEMORANDUM

SUBJECT

: Garrison Investigation:
Queries from Justice Department

- 1. By routing slip of 18 September 1967 the General Counsel has forwarded questions prepared by the Deputy Assistant Attorney General, Criminal Division, and one of his aides.
 - 2. The first set of questions concerns Clay Shaw. The questions are as follows:
 - a. During the 1948-1956 period of his association with CIA, what services did Clay Shaw perform for the Agency? Our records show that Shaw submitted to the New Orleans office of the Domestic Contact Service information which was incorporated in eight reports. These reports all concerned international trade. One dealt with an East German directory of firms engaged in such trade. Another concerned the establishment of a Czechoslovakian Trade Exhibit. Still others contained information about foreign exchange problems in Peru, opposition to the Peruvian government in early 1949, highway construction in Nicaragua, politics in Argentina, and similar subjects.
 - b. What was his remuneration? Our files do not contain the answer. It is requested that DCS supply this information.
 - c. What were his contacts? Shaw was in contact with a DCS representative in New Orleans seven times in 1949, twice in 1950, five times in 1951, nine times in 1952,

APPROVED FOR RELEASE

Date 7 9 8 3

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once in 1953, twice in 1954, twice in 1955, and twice in 1956. On 9 May 1961 Shaw, the program chairman, introduced the then Deputy Director of CIA, General Charles P. Cabell, who gave a speech to the New Orleans Foreign Policy Association. There are no other known contacts.

- d. What was the reason for the cessation of the relationship? Our files do not contain the answer. It is requested that DCS furnish this information.
- 3. The second group of questions concerns Sergio ARCACHA Smith.
 - a. Whereas one FBI report says that ARCACHA was formerly the registered agent of the FRD (Frente Revolucionario Democratico), another states that there was no association between him and CIA. What was the exact nature of his relationship with the Agency? Our records show that there was never a direct relationship between ARCACHA and CIA. ARCACHA became the FRD delegate in New Orleans on 11 November 1960 and remained in that position until the FRD ceased to function in October 1961. The FRD was created in May 1960

sisting of several anti-Castro groups, it was a political action, propaganda, and military unit. FRD headquarters were in Miami. During the period from November 1960 to October 1961 ARCACHA reported to FRD headquarters in Miami through a post office box in Coral Gables.

- b. What was CIA's interest in and support of the FRD? This question has been answered above.
- c. What was the Agency's interest in and support of the CRC (Cuban Revolutionary Council)? The CRC was formed in late 1960 and early 1961. In October 1961 it completely



absorbed the FRD. The CRC was headed by Dr. Jose MIRO Cardona, who was assisted by Manuel ARTIME and Dr. Antonio VARONA.

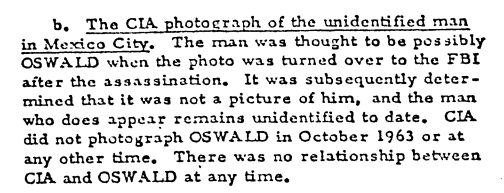
- d. What was CIA's interest in and support of the Crusade to Free Cuba Committee? Our records indicate that ARCACHA was one of the promoters of the Friends of Democratic Cuba, Inc., with which CIA was not associated, but do not contain information about the Crusade to Free Cuba Committee.
- 4. The next group of questions deals with Gordon NOVEL.
- a. Garrison has charged that the burglary of the
 Houma munitions dump in 1961 was "CIA-inspired".

 The Houma burglary should be explored. The facts are
 that CIA had no connection with the alleged burglary of
 the Houma munitions bunker or dump and also no connection with the dump itself.
 - b. NOVEL, who participated in the burglary, has stated that he is or was a CIA agent. The statement is false. NOVEL was never associated with CIA.
 - c. Steven PLOTKIN, Novel's New Orleans lawyer, has claimed to be paid by the CIA. Although Garrison has claimed that PLOTKIN and other defense attorneys are or have been paid by CIA, we were not aware that PLOTKIN himself had made such a statement. The New Orleans Times-Picavune of 12 May 1967 carried an explicit denial by PLOTKIN of having received money from CIA. In any case, there is no CIA record of PLOTKIN. Like NOVEL, he has had no association with this Agency.
 - d. We should attempt to learn the exact relationship of Novel's former business partner, Rancier Blaise EHLINGER, to CIA. A check of our records has shown that there was no such relationship.



- e. In respect to NOVEL's letter (or what has been reported as his letter) to a "Mr. Weiss" of CIA, we should determine where any person on the CIA staff in Washington or New Orleans has that name. Whether CIA ever retained a fnu WEISS in a staff capacity is still being checked. It is noted, however, that NOVEL's information about the Double-Chek operation may have been derived from the erroneous account of it which appears in The Invisible Government, written by Wise and Ross.
- Mashington in late March was financed by CIA, and that the Agency administered a polygraph test to him. The charge is false. The Washington Daily News of 27 March 1967 reported that during the week-end of 25-26 March NOVEL was in the Washington area (later press accounts specified McLean, Virginia) and was given a polygraph examination by a private detective named Lloyd FURR. CIA had nothing to do with this examination. NOVEL stated to the FBI that Walter SHERIDAN of NBC was present when the test was given.
- 5. What was the exact relationship of Jack RUBY to CIA and what was the extent of CIA's file on RUBY before the assassination? RUBY was never associated with CIA, and the Agency had no file on RUBY before the assassination:
 - 6. The next group of questions concern Lee Harvey OSWALD.
 - a. Garrison has alluded to a telegram that was allegedly received at the State Department on 10 October 1967 from the CIA. . . . We should attempt to learn the contents of that telegram. The telegram concerned OSWALD's trip to Mexico City and his visit to the Soviet Embassy there. Further information on this subject appears in The Warren Commission Report on p. 777. It is suggested that a copy of the telegram be made available to the Attorney General's office if desired.





- 7. What was the exact relationship between CIA and David FERRIE? What was the extent of CIA's file on FERRIE before the assassination? There was no relationship, and there was no file before the assassination.
- that was operated on the far side of Lake Pontchartrain in July 1963. What was the CIA relationship with him? Is he associated with the "Free Cuba Committee"? There is no association between DAVIS and CIA, nor has there been. CIA had nothing to do with the training site on the north shore of Lake Pontchartrain, near Lacombe, La. FBI reporting has listed DAVIS, a Cuban, as a New Orleans delegate of the Christian Democratic Movement (MDC) but has also quoted one other Cuban as saying that DAVIS was not an MDC delegate. This source and others characterize DAVIS as a heavy drinker with a vivid imagination.

Is DAVIS associated with the Free Cuba Committee? Our files do not contain the answer.

- 9. CIA association with Alvin BEAUBOUEF. There is not and has not been an association between CIA and BEAUBOUEF. CIA had nothing to do with BEAUBOUEF's trip to Washington, other than to report to the FBI on 9 May 1967 information about the trip which was supplied by a CIA contact.
 - 10. Was Guy BANISTER or Hugh WARD associated with CIA? No.



- White Russians with whom OSWALD was associated in Dallas? No. CIA's information on this score is summarized on pp. 716-723 of the Warren Report.
- 12. Is there any CIA association with George de MOHRENSCHILDT?
 - 13. Is CIA tapping Garrison's phone? No.
- 14. If indeed the CIA did photograph visitors to the Soviet Embassy in Mexico City, how would Garrison know? Presumably he learned of the photograph in question from the Warren Report.
- Playboy interview as a former CIA agent? UNDERHILL was born
 7 August 1915 in Brooklyn, was graduated from Harvard in 1937, and
 committed suicide on 8 May 1964. He served with the Military Intelligence
 Service from 8 July 1943 to May 1946 as an expert in photography, enemy
 weapons, and related technical specialties. He was in infrequent contact
 with the New York office of the Domestic Contact Service, of CIA from
 late 1949 to the mid-150s. The contact was routine. Mr. UNDERHILL
 was not an employee of CIA.
- 16. What is CIA's interest in the Atsugi AF Base in Japan? U-2's were based there. The fact that OSWALD underwent marine training there is coincidental. The marine's training site was removed from the U-2 area, to which the marines did not have access.
- 17. What is the CIA's interest in or contact with some of the lawyers for figures involved in the probe: ANDREWS, ZELDEN, WEINER, DYMOND, WEGMANN brothers, BALDWIN, etc? Garrison has stated that they are all on the CIA payroll.

We know of no lawyers involved in the probe who are on the CIA payroll or who have received funds or other assistance from CIA. The following lawyers have been checked, all with negative results.

- a. Dean ANDREWS, convicted of perjury.
- b. Ernest COLVIN, Jr., attorney for Sergio ARCACHA Smith.



- c. Jack GREMULLION, the state's Attorney General.
- d. Burton KLEIN, attorney for Alvin BEAUBOUEF.
- e. Steven R. PLOTKIN, attorney for Gordon NOVEL.
- f. James F. QUAID, a New Orleans attorney who offered his services to CIA (and who may have done so as a provocation). The offer was not accepted.
- g. Everett Gordon SCHAEFFER (phonetic), a lawyer, allegedly took a deposition from David FERRIE. (FBI information.)
- 18. Traces are now being instituted on the following:
- a. Allen ADELSON, a Detroit attorney who talked with Garrison and who said on WRC/TV, 22 May 1967, that he can prove false everything that Garrison is saying.
- b. Sal DANN, formerly an attorney for Jack RUBY. He has urged that Garrison be disbarred by the Louisiana Bar Association.
 - c. Irwin F. DYMOND, attorney for Clay SHAW.
 - d. Frank HERNANDEZ, another attorney for ARCACHA.
 - e. Frank J. SHEA; formerly an attorney for ANDREWS.
- f. Edward F. WEGMANN and William J. WEGMANN, attorneys for SHAW.
 - g. Jerry WEINER, Ohio attorney for NOVEL.
 - h. Sam Monk ZELDEN, an attorney for NOVEL.



19. We have no record of fau BALDWIN but will be glad to trace him, or any other lawyer in the case, if identifying data can be provided.



Attachment.

'Distribution:

Orig - General Counsel ... w/att

1 - Office of Security

1 - D/DCS

1 - A/DCI