Er. George Bush, Director CIA Washington, D.C. 20505

11/26/76 Rt. 12, Frederick, Ed. 21701

Dear Fr. Bush.

This letter is prompted by the Son Header story in this morning's Washington Post and what it means of the CIA violations of my rights under POIA/PA.

I have a number of requests sending since 1971. There has been so response to most of my appeals. All requests are long past your own claimed—and largely manufactured—backlog. Action on no appeal has been completed, not even on the one because of your non-compliance, with my 1971 request. Your record is of virtually total non-compliance.

Your stonewalling on my requests for everything on the JFK as assination and everything on or about less harvey Cawald led me to file separate requests for individual items of evidence so you could process them more expeditiously. With one request almost mix year old and not complied with I think you can understand my position and the totality of the proof provided by the CIA text is does not conform to the requirement of the Act, of due diligence and good faith.

When I filed the separate request for all records of all surveillances on Lee Harvey Oswald the CIA responded that this is included in an earlier request. I then said I want it processed separately because I do not want to wait until that distant time when your functionaries complete their review of all the files. The law give you no such right. This narrower request was subject to prompt compliance. What was lacking was the CIA's willingness. What was controlling was and is its determination not to live within the Act and its intent to mullify the Act by making it unworkable. Therefore there has been no compliance with this one of several narrower requests.

There has not been any question of sational security or of the disclosing of confidential sources or arcase sethods. The fact of all of this kind of surveillance has long been public, as has the identification of those who mided you in these endeavors.

How the Post has been given on an exclusive basis what I acked for mader the Act and was not given. I was not even given a reason for your refusal to abide by the Act. Sparious as the Cla's allegations usual are I was not given even a phoney one. This has been very damaging to me. In the course of this at least one former Cla person, by the most remarkable of coincidences the one who is leading your "defense," has been all over TV and radio in elaborate details. Not this is the kind of think the Cla has assured courts have to be kept secret in the interest of "mational security." So I think you face a problem of enforcement. This man seems to have violated the law as you interpret the law and his onth to Cla. That it serves Cla's interests is not material.

David Phillips, as the Post managed not to report, was CIA station chief when Lee Harvey Cuwald was in Mexico City.

Although you have done it you should not investigate the press. However, you do have a statutory responsibility under which I demand a fall investigation of this matter of you and a report upon its completion. If you do not agree to do this I then call upon you to retract every allegation, in court and elemente, that information has to be desired me because you have this statutory responsibility. You meet your re-phasibilities under that act or you do not. It gives you no license to chose what you will and will not do under it.

Because of this wassington Fost story I ask for immediate and separate compliance with those requests that were dealed and from the materials of which this story is written. I do hope that after this story and its coast-to-coast attention I will not be greated with your usual boxums. I would like to hope that at some point there will be some decent coacern is your astablishment, some sense of shame over such conduct and wholesals illegalities.

If you recall the way Brandeis out it, this kind of conduct does more to undermine the antional than anything you do can do to secure it.

Stacerely, Earold Weisberg