Dr. Janes B. Rhoads, Archivist The National Archives Washington, D.C. 20408

## Dear Dr. Rhoads,

Some time around the middle of March, when the FEI refused to provide copies of documents relating to spectrographic and neutron-activating testing under my FOIA request and referred me to you, my counsel requested all the documents the Archives has of this nature.

When this request had not been complied with I made it to Mr. Marion Johnson in person on May 13, explaining in detail the documents I wanted, the reason for the request to the Archives, and the need for this documents as rayidly as possible because I must have them for C.A. 226075. Because the FBI had also refused to say which of these documents contain the information it considers relevant to the Complaint in this action but had said it had discussed this with the Archives, I also maked that to the best of his recollection Mr. Johnson indicate which these documents are and if he had a list of them, a copy of this list.

Because neither of these simple and proper requests were responded to within a reasonable time I was forced to go to two hearings without this material. Thereafter I explained this to you personally under days of May 29 in a latter to which you have yot to respond.

I was alwar in expressing the hope that the days of your stonewalling and whipsaming me over these proper requests had passed but I find from Hiss Jane Smith's response to the letter I was forced to write you June 11 that you are still practicing political archivery.

My request was not, as her letter cays, for any specific document. It was for each and every one dealing with these two tests. You do have these you have not supplied and you do have a filing system are you were and are in a position to fill this simple request.

This continued stonewalling gives no no choice but to make as an FOIA request those I made peferred to above, for all documents relating to spectrographic and mank neutron-activation testing.

I believe the language used more than meets the requirement of the law, to say nothing of convon sense. These are identifiable documents and I did identify them, at least twice verbally and in writing. There is no latter from you raising any questions along these lines.

As I made clear, it is not posseible for me to identify the documents to which the FAI referred because it refused to identify them. I therefore ask for all of them and explained the need and situation to Mr. Johnson more than a month and a helf amo.

Instead of addressing the other questions I addressed to you I find Miss daith pertorting that you do not have what I did ask of you, having known since Movember of 1966 that you said you did not have any of the tosts themselvest "...detailed laboratory records..."

I did not believe it necessary to confirm all the requests I made to a man of Mr. Johnson's experience when I spoke to him KayA'5. However, cince Hiss Smith has consulted my letter of May 14, which was written in part to justify his expending funds from my deposit, is it asking too much the end of the next month to expect answers to questions I did ask in that letter of MayA'4 rather than non-ensures to nem-questions? Must I file under FOIA to learn about the doclassifications therein referred to, for grample? Or whether any documents are still withheld as specified in that letter? If I must then please treat this letter as a formal request under FOIA.

The existing record shows that my initial request was filled incompletely and knowingly incompletely. Ky letter of June 11 reports this to you personally.

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Miss Smith's letter makes no reference to whether or not any Mosenko documents were provided to the Warran Commission by the CIA. If there was any doubt about my initial request it is eliminated in My June 11 letter.

It is now a matter of official and public record that for the period of time Oswald was in Russia the CIA was intercepting all such mail. In response to my request Hims Smith uses language experience tells me may be intended to be evasive, "We are not aware of any documents in our custody relating to the interception" of Oswald's mail. Because of the present situation I think it would be particularly appropriate for there to be a request made by you for help on this of other agencies, if you cannot respond with certainty about your own files. I believe, of course, that you can respond unequivocally and that you have avoided this.

However, there again soons to be no real alternative to making this a formal FOIA request, so I ask you to consider this and the previous letters such a request.

I record that I find all of this inappropriate given your responsibilities and the current government compaign to make it appear that this perfectly proper law, a law antirely consistent with the most fundamental American principles, is burdensome to you bureauscrats. I can't think of anything you could have done not to stall and delay that you have not done. This, of course, adds materially to the government time as it does to mine. In no single instance was I told that any of the requests in this correspondence could not be not or that my requests were not specific enough or not for identifiable documents.

I have not been provided with a list of those documents declassified in 1973. I repeat my request for it. If this list does not include who had each document withheld to begin with and why and why and by when each was declassified. I now ask it. I repeat this request for all those declassified subsequently.

Sincerely,

Harold Veisberg