Fr. Wm. H. Jenkins FOLM/PA Appeal Authority MSA and CSS Fort H ade, "d. 20755

Doar Mr. Jenicina.

Rt. 12, Fredericz, &d. 21701 6/17/77

Serial N 9108 B

I regret you permistin evasiveness and non-respondiveness in your letter of 6/10/77.

As I have reminded you all searches are to be in good faith and with due diligence. I have asked you if the search, which you have described in such torse as to be without real meaning and subject to many interpretations, included all files and records of any nature relating to the interception of communications and whether all records of all related agencies were searched. You continue to refuse to respond to what I regard as a partectly proper request. You thus make it difficult to believe that there was a good-faith search and that due diligence was exercised. Otherwise sky not respond?

Now I did not make requests frivolously. I have specific knowledge of such interceptions. I have accounts from these who saw some. It is, as you must know, a matter of fact established before Congressional committees that there were such interceptions. This testimony describes regular procedures that include some of my communications.

When you add to this, which is not all, the fact that you had and desied having a record identifying me as having been in some kind of contact with what are called foreign a gents and that in connection with some concept of "national security," there simply is no possibility that I was not of interest to your people.

Your agencies have in fact hired CIA experts in these domestic-intelligence matters, more of them them publicly identified. Scrtainly not to train these experts for new tasks.

Of course I can go to court, as you told me. but this is not the intent of the Acts. Litigation is a last recort only. The Acts and court decisions impose the good-faith and due-diligance requirements on you that you have not met - refuse to meet. I have other alternatives you have not mentioned. I can go to Congress and ask to be heard. But I want no available litigation and want to take no time from my work for other unescentials. All I want is compliance. You avoid it with shallow separation.

You are even equivocal in referring to my 6/1/77 letter, suying it "may constitute a new request" and that if I "intend this to be a new" Yolk request to start all ever again at the bottom. This is stonewalling. You say I do not ask for identifiable records. You do not say how my request is unclear or that the records sought are not identifiable from the request. As the request related to publishing in various were related to se it clearly is not limited to FOLA, and I did not so limit it, and it clearly is included in my new very old request. Here also the Congressional evidence leaves no possibility of doubt that records suist.

If you interpret the request or any part of it as a new one I believe that under the Acts you are supposed to refer to the proper authority. I ask that you do this. I include a carbon of this letter for your convenience in this.

Recently I heard a judge declare that from his experience on applicant does not got compliance from the intelligence agencies without suing them. I regret this is true of my experiences as I regret that it represents an autioritarian and leadens state of mind in these agencies. The irrational dedication to a perceived need to behave illegally and them to violate an act of the Congress designed to make all such records evailable differs in degree but not in spirit from the practices of the ferrigh authoritarianisms. It is anything but authoritie patriotism. I am aware of the temptations of excessive seal from my own earlier experiences. That the agracies, which serve essential mods, have not come to understand that they endanger themselves by such behavior is tragic. It has already damaged them more than any foreign enemy. I do regre this such. Sincerely, Herold Weisberg