## U.S. Department of Justice



CRM-890715P

Washington, D.C. 20530

Mr. Harold Weisberg 7627 Old Receiver Road Frederick, Maryland 21701 NOV 15 1989

Dear Mr. Weisberg:

In processing your request for records about yourself, the Federal Bureau of Investigation (FBI) located two documents which originated in the Criminal Division of the Department of Justice, and referred those documents to us (via the Office of Information and Privacy), for our review and direct response to you.

These records were located in Justice/FBI-002. The Attorney General has promulgated regulations exempting this system from the access provisions of the Privacy Act. 28 C.F.R. 16.96. Thus you are not entitled to access under that statute. We have also processed your request under the Freedom of Information Act and will make all records available to you whose release is either required by that statute, or considered appropriate as a matter of discretion.

In light of our review, and per the recommendations of the FBI, we have determined to release both items in part. We are withholding the portions indicated of the items pursuant to one or more of the following FOIA exemptions set forth in 5 U.S.C. 552(b):

- (2) which permits the withholding of information relating solely to the internal personnel rules and practices of an agency;
- (6) which permits the withholding of personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy; and,
- (7) which permits the withholding of records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information...
  - (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy.

You have a right to an administrative appeal of this partial denial of your request. Department regulations provide that such appeals must be filed within thirty days of your receipt of this letter. 28 C.F.R. 16.8. Your appeal should be addressed to: The Office of Information and Privacy, United States Department of Justice, 10th Street and Constitution Avenue, N.W., Washington, D.C. 20530. Both the envelope and the letter should be clearly marked with the legend "FOIA Appeal." If you exercise this right and your appeal is denied, you also have the right to seek judicial review of this action in the federal judicial district (1) in which you reside, (2) in which you have your principal place of business, (3) in which the records denied are located, or (4) for the District of the District of Columbia.

Sincerely,

Frank R. Newett, Chief Information Services Unit Office of Enforcement Operations

Criminal Division

ADDRESS REPLY TO "THE ATTORNEY GENERAL" AND REPER TO INITIALS AND NUMBER

and the second second

DEPARTMENT OF JUSTICE WASHINGTON, D. C.

OJR: H.F: mrr

March 6, 1940.

Mr. Ecus ......

Mu. Bendun.........

Adm Fries ....

Pers Files

بهرعت معلكا

Mr. Molecties

Mr. Nichills

Mr. Price British

Tour Room

## MEMORANDUM FOR MEL HOOVER, DIRECTOR, FEDERAL BUREAU OF INVESTIGATION

Reference is made to your memorandum of February 17, 1940, transmitting twelve large envelopes turned over to Special Agents by Harola Weisberg, who stated that these documents constituted the files of \_\_\_\_\_\_ in which you requested to be advised what, if any, action should be taken by the Bureau in the premises.

The envelopes in question are herewith returned, together with a memorandum prepared by Mr. James E. Ruffin, Special Assistant to the attorned General in this Division, showing the result of his examination of the documents in question. Inasmuch as Mr. Ruffin has reached the conclusion that no Federal criminal statute seems to have been violated no further action is believed warranted.

As I understand it, the United States Attorney at Washington, D. C. has some phases of this matter before him and it may be that the enclosed documents would be of some assistance to him. It is, therefore, suggested that it might be advisable to have the agents who received these documents bring the same to the attention of the United States Attorney.

Respectfully,

O. JOHN ROGGE,
Assistant Attorney General.

Enc. 360738

LECURDED

NDEXED

Let Wash

-15-40; JANE

<u>.</u>

.

· · · · ·

•

. •

. .

DEPARTMENT OF JUSTICE WASHINGTON, D.C. WB:LLL:rh September 30, 1941 MEMORAHDUM FOR MR. JOHN EDGAR HOOVER, DIRECTOR, FEDERAL BUREAU OF INVESTIGATION Re: 6/7(c) Reference is made to your memorandum of August 26, 1941, transmitting copies of the reports of Special Agents on the above named persons. You request that you be furnished with any information which we may have regarding any relationship 617(C) existing between On July 29, 1941, called upon and Mr. Harold Weisberg Mr. George McNulty of this Division and gave him the story on the Spanish Falange, and Mr. Weisberg also gave certain information that they had obtained concerning 6,1(c) In my memorandum to you of August 9, 1941, I transmitted, among other things, a photograph of a man following of a doorway labeled "Frank Steinman's Flying School" etc. stated that this person had recently appeared at Roosevelt (6.0(c)) Field, ostensibly as Steinman's pupil, and is thought to be This photograph was taken after considerable difficulty and over his strenuous protest. It has been ascertained that this man drives to Roosevelt Field in a car registered in the name of may prove GA(c) was of the opinion that to be the link between the Masis and the Falangists in this country and may be engaged in espionage, especially in view of the fact ..\_CORDED FEDERAL BUREAU OF INVESTIGATION DEN OCT 24 1941 U.S. DEPARTMENT OF JUSTICE

Document B

€.

that is supposed to have toured the United States in an formal from Steinman. It is believed that if contacted, could famish the name of a student of the Steinman School who would make a good confidential informant.

Respectfully,

WENDELL BERGE,
Assistant Attorney General.