

There is a problem with the Nixon order that
is that it gives the right to the part
of the order to classify or declassify evidence, so I am thinking fo
the best way to handle this would be to file the
evidence as classified, not as top secret if, although you
have reason to believe, for example, that your classification is correct,
that it may have been done in error, or original classification
was done although there is no affidavit. I have seen the declassified
evidence, but now that it comes up for review it's impossible to appear. There
is nothing left of the original documents. When that is then matched
against another, they do never know did top secret classification
occur. As such, a search warrant is filled in. If you face an
emergency or this situation, you have to get them to deliver
the thing to law and so we can examine it. Not having seen any-
thing, they claim to have classified under the Nixon order, I can't
say they do it wrong, because didn't do it. My hunch is they did
not, unless in preparation for this. MW 3/11/74. For your comfort:
I have some hard & Paul files, not Commission. They also stamped
their own records Top Secret, even the bills and receipts.