1735 Highland Place, Apt. 25 Berkeley, Ca. 94709 March 24, 1971

The Washington <u>Post</u> Washington, D.C.

Dear Sir:

Today's S.F. Chronicle carries your story on FBI methods as revealed by stolen FBI records which were sent to you. I am enclosing evidence from the files of the Warren Commission which confirms one of the implications of the article: that the FBI regularly obtains "confidential" information from banks and similar institutions without properly using the subpoens power.

The standard procedure was apparently for the PET reports of this confidential information to note that it could not be obtained or made public without the issuance of a subpoene daces tegum. When the Warren Commission wanted to cublik such information, it then issued a subpoene.

Attachment A to this letter is such a letter, from the General Counsel of the Commission to the MIC Welfare Department. I believe this letter speaks for itself, especially the last sentence: "... we have issued the subpoend only so that there will be no question that you have previously acted pursuant to lawful authority." This shows clearly how much the legal safeguards on "confidential" information mean in practice.

Attachment B is the subpoene referred to. The records in question are set forth in full in the published <u>Hearings</u> of the Commission (CE 2**2**13, pages 18-24; Attachment C). (Although there is no specific reference in those pages to the confidential nature of the information, as described in Attachment A, page 18 happens to include the standard qualification for similar confidential information on the previous page.)

I am including Attachment D to show that the Commission apparently had a standard form letter for this purpose, and to provide you with a clearer copy of the text (which is identical to Attachment A, word for word). (Attachments A, B, and D are from the Commission's files in the National Archives, where you may obtain better copies, if you wish.)

As you know from the Attorney General's request that you not publish the records that were sent to you, the FHI is not eager to have such irmegularities in its procedures publicized. In this connection, I am enclosing a page which reveals FBI access to confidential information and was published by the Commission

//4]: (CE 1417; CD 75, page 400; Attachment E). The FBI asked that this page be withheld at the Archives, and it still has not been officially released there. (It is conceivable that the published page is incomplete or misidentified, but I expect that the fBI simply asked that it be suppressed without noting that it had already been published.)

This handing of confidential information is meraly a very minor example of the procedural irregularities that are reflected by the Jarren Commission's files. I could document for you several instances where apparent procedural inadequacies resulted in the keeping of important substantial information from the Commission's attention. I would be glad to discuss this with you further, if you plan to follow up today's story.

This letter is not for publication; you may use any of this information without reference to me. Could you return the enclosed postcard so I will know if this has reached the reporter who wrote the article? Fince I have seen only what appears to be a heavily edited version, I would appreciate a copy of the full article on the stolen FT records.

Sincerely yours,

151 Paul L. Hoch Paul I. Hoch

bcc: HW (w/att. A,B,D) JNS (w/att. D)

GA 3 New-Yak

## SEP 2 5 1964

## VIA MATSDERD, MAIL

New York City Depertment of Velfare New York, New York - york

## Genelusian

Enclosed is a subposed duces terms directing you to proviée dertain receivs to the President's Granission on the Assassination of President Repnedy.

As you know, agents of the Federal Nurseu of Investigation have already examined the subpossed records and have provided the results of their investigation to this Commission. The Commission intends to publish the results of that investigation as part of its twenty-volume documentation of its report.

Inassuch as you have indicated that the information provided to the FBI is obtainable only through the issuance of a subpoend duces tecon, the Caudisticu is complying with your request through the enclosed subpoent. However, we do not expect you to produce any of the subpoented records and we have issued the subpoent only to that there will be no question that you have previously seted pursuant to lawful authority.

Sincerely,

## MANTO

J. Lee Rankin General Counsel

EDGlatzaon/smh 9-22-64 cc: Mr. Rankin Mr. Willons

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JLR/DWGriffin/mcy/9-7-64 cc: Mr. Millens Files

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September 7, 1954

VIA REGISTERED MAIL

Mr. C. D. Johultz Manager Checapeake and Potomac Telephone Co. 725 - 13th Street, Northwest Mashington, D.C.

Dear Mr. Schultz:

Enclosed is a subpoena duces tecum directing you to provide cortain records to the President's Commission on the Assassination of President Kennedy.

As you know, agents of the Federal Bureau of Investigation have already examined the subpoensed records and have provided the results of their investigation to this Commission. The Commission intends to publish the results of that investigation as part of its twenty-volume documentation of its report.

Inasauch as you have indicated that the information provided to the FBI is obtainable only through the issuance of a subpoena duces tecum, the Commission is complying with your request through the enclosed subpoena. However, we do not expect you to produce any of the subpoenaed records and we have issued the subpoena only so that there will be no question that you have previously acted pursuant to lawful authority.

Sincerely yours,

J. Lee Rankin General Counsel

Enclosure