Now I know which "damage control" you meant. Rather than going over your letter point by point, let me tell you first what I remember about it and how I used it, without any attention at all.

Mark Allen and I, separately, filed FOIA requests for DJ records relating to HSCA. Mark sought only JFK, I asked also for "ing, and more inclusively on both. But then I had further physical reverses and could not pursue it. So, "ark alone filed suit, Jim his lawyer, as from time to time, when Jim thought of it, he'd send me copies. He also sent some when he wanted help. This was in one of the earlier batches of those releases.

Strange as it may seem, both im and Mark missed it. Jim was surprised when he got a memo from me on it.

I put the paperclips on to mark those parts for use in a case in which I was prose, the field offices cases, combined, where the issue was ticklers. This is part of a tickler because it was in the disclosed ticklers.

In the Allen case, the Congress appeared and blocked the disclosure of Congressional records, which are outside FOIA. The compromise reached is that what originated with the ongress would not be disclosed. What originated with the FBI, however, could not be withheld, except under the existing exemptions. So, this cannot be a Congressional records.

It is a tickler. The FBI has enormous ticklers and lies about having them. They are kept by the case agents and at HQ by, among others, case supervisors. I should say that it is part of a tickler alough it could be an independent recordy.

My own belief is that it was prepared at the time the committee was anticipated, not during its active life, because at some point it could and should have become clear that the FBI had little to worry about from the committee.

In the absence of a date I think it might have been prepared for an earlier committee, like Church's.

When I asked myself why would anybody in the FBI get all that kind of stuff together it appeared obvious to me that somebody was preparing to answer and/or defend the record, for which the record had to be known. These are, without exception, things that could embarrass the FBI. and to a remarkable degree they are, at least in the specifics, not included in any disclosed records, something you mentioned. This, of course, means that there are significant records on the JFK assassination that are within my requests and remain withheld. I'd not know that Alex Rosen was as blunt, or that dossigrs had been prepared, not that there was no reason to suspect that. I did know that they had the sick pictures Mark Lane had had taken of himself from reporters to whom they were shown by the FBI. We knew about Hoover's "adversary relations" with the Commission and from a few but not inclusive records that SAs had been told not to volunteer anything. (Hosty was praised for his perjurious performance in which he did not volunteer such things as his destruction of Oswald's note. About this I knew from the Inspector General's phony investigation of it that there was reason to believe that some at Hu knew about it but we did not know that the matter was "handled" the very day Uswald was killed. "eaning handled at FBIHQ.) We had some knowledge of the FBI's leaking, by which I mean other than from tis prior record of leaking, from Katzenbach's executive session testimony and - knew of the CD1 leak, aside from it being obvious that only the FBI could have leaked it, from a beneficiary whose name I withhold.

In general - think that getting those records would be the most difficult of all FBI FOIA lawsuits and that it could be the most important of all such disclosures.

Now the holes punched at the top: this is true of all FBT records. They use ACCO clips attached to a thin cardboard backing.

Now I'll go over your questions and comments no addressed above.

The notation "Doc 1" at the bottom of the page you refer to 'elsewhere sometimes' is added in FOIA disclosures where there are no file numbers for reference. Ticklers do also include records from main files, of course, and contrary to the FBI stock lying, from files other than those directly involved in any case. If you want to know more about this in the future, remind me of the Long tickler.

You wonder about the antecedents of the preparation of dossiers on the staff after the deport was out and did the idea come from the White House. While I do not know believe that it is typical of what could be expected from FBIHQ after even the slightest criticism. And in general, were you and others wonder if Hoover did something, I am inclined to believe that largely those hotions were bucked upward and required his OK.

I don't know how much of the conniving with angleton on answers to the Commission would be on paper but I'm sure that everything that required an OK would be as well as what could please Hoover or earn Brownie, points. Most like what originated with him, too. Now on this particular thing, I'd expect that pullivan's domestic intelligence division would have records, perhaps in a ticker, that did not get into the general files from which retrieval would be too simple and less readily hidden.

I have no way of knowing which critics provided or could provide the kind of smear stuff they were looking for in preparing sex dossiers on the critics. I know of only one where I have any reason to believe that there would be anything at all offbeat, cane. I declined an invitation to see them in "ew rleans, where the Shaw defense had them.

The FoI does have special files. I've told you about how they hide in the 94s and 80s and that they have a number of files on some subjects, like the Commission, although they've dislosed only the "liaison" Commission file. It is from such files as well as perhaps in some instances recolæction that the content of this tickler comes. However, I'm not at all sure that most if any were in the central files. Where they'd be indexed.

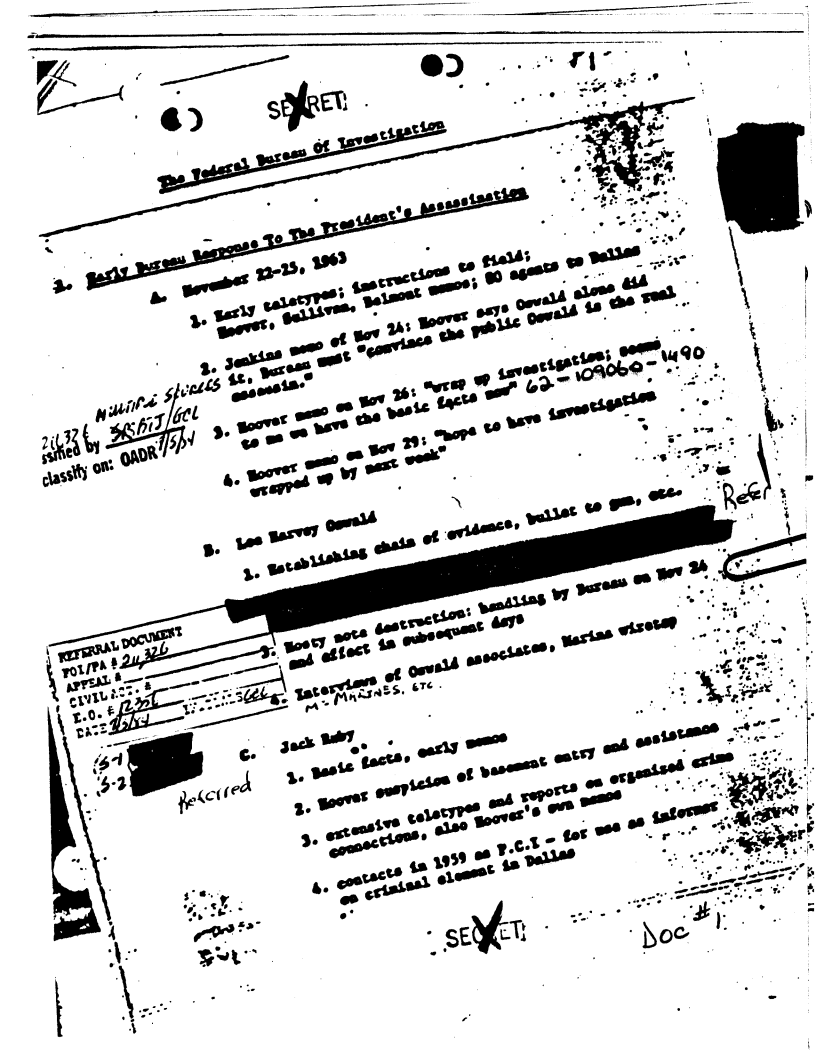
I've not the enegry to start a suit on this. I'd be gold to be collitigants who could do what he could and not be experted to so what I've done in the past. I do think that it would be better, off the top of the head, if there were a group of us, including writers, lawyers, historicans and political scientists. Not relandsn, though, or any other ego-trippers like, for an extreme example, Lane. It could make the most remarkable stuffy yet of the FBI and a sensational book. A pretigeous writer like Sheehan, Halberstam, etc., would be ideal and I'd then have no interest in any rights other than copies. I'd help, of course. Maybe carl Bernstein. Sy Hersh, etc.

They never had any real trouble dealing with HSCA. They decided at the outset to withhold all they could and, if successfully pressured, to give it access to as little as possible of what they shd already disclosed to me. Take this literally. I have the record and used it in FOIA litigation. The committee got other thingd I had not

asked for and the more irrelevant the most anxious the FBI was to help. But it actually planned to withhold what it had already disclosed.

I'l enclose your letter so you will have me a means of knowing what you wrote.

Best. Harl



SEPTET

U.J. Kinder

# 2. Structure and Methods of the Bureau Investigation

- A. Basic Organisation and Jurisdiction
  - 1. Legal basis of THE involvement in probe, statutes,
  - 2. Hoover and Belmost mount
  - 3. Organisation that
- B. General Investigative Bivision GID.
  - 1. Novem testimony on "encillary mature" of probe; lack of meetings; essignment to bank robbary dook
  - 2. Sepervisors Senate testimony on physical evidence chain . 7
  - 3. Sullivan on lack of communication with Donestic Intelligence the Division running the probe of LEO LACK OF CODERNATION GETTASEN FOR 5.6.
  - 4. Rosen characterisation of FBI "standing with pockets open waiting for evidence to drop in"

  - 6. Rosen didn't know of "Gale Report" which found deficiencies in Bureau coverage of Devald 0:0 nt 1437144 LT.
  - C. Domestic Intelligence Division D.I.J. Div. 51
    - 1. LEO background established, prior coverage
    - 2. Sulliven testimony on chaotic process, lack of imput
    - 3. Soviet experts headled Devald investigation
    - 4. Secret disciplining of DID officials who handled pro-assessmetics investigation of Osvald
    - 5. Incident of Sullivan's people copying GID files
    - 6. Bosty note destruction: Sullivan lack of knowledge (



# SECKET!

### D. Zavestigation of Potential Cuben Aspects

1. Concellation of orders to contact Orden sources on Mov. 23

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3. Paletica of

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- 4. Orden disports and supervisors excluded from investigation
- S. Church Counttee findings on nerrow Cabon Souns

6-

B. Investigation of Potential Organized Crime Aspects

- 1. Hower memos and teletypes on Ruby connections
- 2. Raby phone records
- 3. Justice Dept. interest in probing O.C. aspects
- 4. Chicago interviews with Ruby associates
- 5. Brane and Staffald (and Denshy and Stanley) statements on not being consulted
- 6. Wee of Ruby as informant on Dallas criminal element
- 7. LCH sources evailable at time

## S. Bureau Relationship With Warren Countssion

- A. Formation of Warren Commission
  - 1. Moover opposition: meno and Jenkins meno
  - 2. Katsenbach testimony and Sullivan statement
  - 3. Early memos adversary relationship
  - 4. Boover blocking Warren's choice for general counsel &
  - 5. Preparation of dopciers on staff and members.



#### Assistance To Marres Commission

- 2. Basic scope of official relationship
- 2. Barly friction over informent allegation (LEO)
- 3. Withholding of Bosty name from Oswald notabesk
- 4. Hoover instructions to agents not to volunteer info. to
- 5. Destruction of Bosty mote: implications
- 6. Withholding of secret "Gale Report" on Buram mistakes in earlier Openid probe; disciplining of officials
- 7. Hoover instructions ordering that no Bureau official attend carliest WC session, despite Katsenbach request
- S. Daley in sending information to Commission regarding Bureau's past mine contacts with Buby
- 9. Apparent withholding of "covald importer" memos of 1960-1961

Keferred

#### 11. Hendling of Ruby polygraph

- C. Belated Bureau Actions and Activities
- SETT BY 164
- 1. Proparation of dossiers on WC staff after the Report,
- 2. Hoover's leaking of early FBI report (Sullivan states
- 3. Hoover views on Communion and Cowald (Kronheim letter)
- 4. Sullivan relationship with Angleton: pro-arranging of ansvers to Counission questions.
- 5. Secret plan to distribute Devald-Marxist posters in Bureau plan to discredit Communist Party; prejudicial aspects
- 6. Boover reaction to Marron Report
- 7. Subsequent preparation of sex dossiers on critics of
- 8. Questions regarding FBI's continual pledge that "case will " romain open for all time;" actual designation of it as "closed" in internal Bureau files.

