7/14/86

Hon. Jim Garrison
Fourth diregit Court of Appeals
210 Civil Courts Bldg.
421 Loyola Ave.,
New Orleans, La. 70012
Dear Jim.

Perhaps it is appropriate that on Bastille Day I write you when I may in the end have to face a astille for refusing to pay a phony judgement the FBI has against me from a corrupt judge when it was procured by abundantly proven and totally undenied fraud, perjury and misrepresentation.

ome of the "new evidence" I used in invoking Rule 60(b) is pretty raunchy & even for the Hoover FBI. It was disclosed to another requester who partly duplicated one of my FOIA fequests after my health made it impossible for me to press it. They actually prepared dossiers on the Members of the Warren Commission and on its staff, the latter twice, on appointment and when the Report was out. On the critics, they prepared what they called "sex dossiers." None of this was news, of course, when I filed those and many other FBI records in court and made pretty wide press distribution. I regret that when I made those filings I was not aware of what I'm sure will interest you, the enclosed FBIHQ record reflecting its and the New Orleans office's knowledge of Clay Shaw as a homosexual. (Does this make any of the FBI's testimony in your Shaw case perjurious?)

When I refused to pay the judgement, with unrefuted and recognized reasons, the FBI sought and got a duplicating judgement - yes, the same claimed costs twice - against 'im 'esar, my lawyer. It thus created a conflict of interest that has me pro se. However porrly I did, I was not, like other lawyers, afraid to make out the case of the underied felonies. The DJ even fabricated a case seeking lifting 'im's license on the ground that I got him to do never really defined evil things, and it then said that the judge had "closely observed" my alleged misconduct when I was never once before him in this litigation and when the case record reflects that I wasn't. Moreover, my medical records, in the case record, reflects the impossibility of my writing being there. Some of this is indicated in what I ll also enclose, my request for an extension of time from the "eaganized appeals court.

The New Orleans FBI has records on you filed, as I now recal, under "80. Laboratory esearch Matters." The Labs records are in the main files in the field offices, not this separate file.

They've been out to "get" me for some time but they haven't yet and I do not think they will. They hate me not only because of what I've done, and aside from what you may recall this includes making them give me about a thord of a million pages of records without cost, but because I'm not affaid of them.

If we had an honest press this whole thing would blow up in their faces. But then they know, from their records I've gotten, that they don't have to worry about the press. They've made whores out of so many, and recorded it!

The ACLU represented me on the first appeal only and then it feared making an issue of the very prejudicial and pertinent fabrication above. They won't now. That they are afraid I can understand but that they and others do not care I cannot and won't try to.

P.S. When you see Moo, Iton and the others, please give them my best wishes.

Bost wishes,

arold Weisberg