We discussed the CIA's CTIA record you sent with the few things related to your uie request by phone. I then did not remember to tell you that the head of the Criminal Division in those things, J.M.McInerny, was a friend. His sone also figures in some snide FBI internal records because as a law student in a mock trial of Oswald he was of the Oswald merens.

When I met him Jim was SAC of the FBI detachment in the Harlan conspiracy case. We got to be friends when we first met, at Lexington, hefore the official party moved first to Harlan and then to the seat of the court, London, Ky.

At one of the depositions, I now do not remember how it started, I was chatting with Slick about some of these Sas. I don't recall if we talked about Jim. I recall only one we mentioned, one Del III Bryce.

Jim went fro FBISA to DJ lawyer, then head of Lands and then of Criminal. I was with him just after held been offered Criminal, he asked my opinion, and I said it was safer in Lands, words to that effect.

When he left huse entered private practise and he then defended security cases. Not the unsual thing for one of his background. Fine guy. Killed in an auto accident. Someone else's crazy driving.

Mardy

Best,

JAMES H. LESAR ATTORNEY AT LAW 918 F STREET, N.W., ROOM 509 WASHINGTON, D.C. 20004

TELEPHONE (202) 393-1921

May 22, 1987

FREEDOM OF INFORMATION ACT APPEAL

CIA Information Review Committee c/o Mr. Lee S. Strickland Information and Privacy Coordinator Central Intelligence Agency Washington, D.C. 20505

> Re: F36-1444 (Request for Information on William Bradford Huie

Dear Sirs:

I hereby appeal the deletions made in the document released by Mr. Strickland's letter to me of May 7, 1987. [In [TI full]

Mr. Strickland's letter informs me that the CIA invokes Exemptions 3 and 6 to protect the redacted materials. Neither his letter nor the released document indicates which exemption claim applies to which of the excisions made in the document. Additionally, there is no indication which Exemption 3 statute is being invoked. Presumably, it is 50 U.S.C. § 403(d)(3). If so, I request that you inform me which of the matters protected by this statute the CIA is trying to conceal; i.e., intelligence sources or intelligence methods.

If the CIA is invoking 40 U.S.C. § 403(d)(3), I would appreciate an explanation of the basis on which it contends that this statute applies to information gathered on the domestic activities of domestic organization.

You have apparently deleted classification markings on this document. Although you may cross out such markings, you may not entirely delete them. See Allen v. Central Intelligence Agency, 636 F.2d 1287 (D.C.Cir. 1980).

> Sincerely yours, James H. Lesar

CRM-861296-F

Washington, D.C. 20530

MAY 3 1987

Mr. James H. Lesar 918 F Street, M.W., Room 509 Washington, D.C. 20004

Dear Mr. Lesar:

This is in response to your December 11, 1986, Freedom of Information Act request, in which you sought copies of all documents concerning William Bradford Huie.

We have conducted a search of the central Criminal Division index of records and located eight documents within the scope of your request. We have reviewed these documents and will make them available in their entirety. Copies are enclosed.

Our search also disclosed one document (and attachments) which originated with the Federal Bureau of Investigation (FBI). Pursuant to Department practice, we have referred this record to the FBI for processing and direct response to you.

Sincerely,

L. JEFFREY ROSS, Chief

Freedom of Information/Privacy Act Unit Office of Enforcement Operations

& Juggen lag

Mr. McInerney Nothing Surther has come in from Thie to my incessary action knowledge. Yould you want me to follow this up, Jote and return Note and file or just sit tight for a while longer# 31gnazure Ed Wichelson 15 requested Ter your information Per telephone

RECEIVED

JUN 4 1951

CRIMINAL DIVIDICAL

THE NEW AMERICAN MERCURY . 32 EAST 57th ST., NEW YORK 22, MUrray Hill 3-8270

WILLIAM BRADFORD HUIE, Editor

June 1, 1951

Dear Mr. McInerney:

My apologies for a tardy reply to your letter of May 10th. I have been away on a lecture trip.

It seems incredible to me that the Department of Justice should not have known of the Weinberg-Nelson situation until December 1945. As soon as I have re-checked my sources on this matter I'll write you further about it. Meanwhile, I shall, of course, publish your statement.

I very much appreciate your efforts to establish the truth in matters such as these. I am at present preparing another article on the interesting situation around the radiation laboratory in 1940-43. If I can have your cooperation, I'll be very glad to submit it to you before it goes to press.

Sincerely,

(william J. Huri

Mr. James M. McInerney Assistant Attorney General Department of Justice Washington, D. C.

FILE CEM.

DEPARTMENT OF JULY

JUN 5 1951 DIVISION OF PER ROS

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From

ASSISTANT ATTORNEY GENERAL JAMES M. McINERNEY

Criminal Division

Official indicated by check mark

	1 .
The Attorney General	
The Solicitor General	MR. FC
Deputy Attorney General Assistant Attorney General (Antitrust)	
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Assistant Attorney General (Claims)	when:
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Director, FBI	1meri
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Commissioner, Immigration and Naturalization	→ do
Pardon Attorney	7
Administrative Assistant Atty. Gen.	7
Deputy Administrative Asst. Atty. Gen.	
The Executive Assistant to the Atty. Gen.	1
Director of Public Information	
1. ABBOTT, Mr.	-
2. BROOKLEY, Miss	7
3. COOK, Mr	_
4. DAGGER, Mr.	
5. ERDAHL, Mr	
6. FOLEY, Mr.	7
7. FRANKE, Mr	
8. GOTTSHALL, Mr.	
9. HAMLIN, Miss	_
10. HELTER, Mr.	
11. KIEFER, Mr.	
12. KLEINFELD, Mr.	-
13. KNEIP, Mr.	
14. O'BRIEN, Mr. James	
15. PAISLEY, Mr.	
16. RENO, Mr	
17. STRINE, Mr.	
13. TRIEDMAN, Mr.	
19. WALKER, Mr.	
20. WHEARTY, Mr.	
21.	

MEMORANDUM

LEY:

Please have Mr. Canningham ne the Weinberg file and see it was first sent to the nal Division.

This inquiry is in regard ne statement by Iney in the can Mercury that we were ored to prosecute Weinberg others but that we refused 30.

JMMcI.

From ASSISTANT ATTORNEY GENERAL JAMES M. McINERNEY Criminal Division

To

Official indicated by check mark

The Attorney General		MEMORANDUM	
The Solicitor General		4/23/51	
Deputy Attorney General		4/23/31	
Assistant Attorney General (Antitrust)		Pls. see me re this.	
Assistant Attorney General (Claims)			
Assistant Attorney General (Lands)			
Assistant Attorney General (Tax)		J.M.M.	
Assistant Attorney General			
Director, FBI			
Director, of Prisons			
Commissioner, Immigration and Naturalization			
Pardon Attorney			
Administrative Assistant Atty. Gen.	 		
Deputy Administrative Asst. Atty. Gen.			
The Executive Assistant to the Atty. Gen.			
Director of Public Information			
l. ABBOTT, Mr			
2. BROOKLEY, Miss			
3. COOK, Mr			
4. DAGGER, Mr		4	
5. ERDAHL, Mr	ļ.,	4	
6. FOLEY, Mr	X	4	
7. FRANKE, Mr	-	4	
8. GOTTSHALL, Mr		4	
9. HAMLIN, Miss		4	
10. HELTER, Mr	-	4	
11. KIEFER, Mr.		4	
12. KLEINFELD, Mr			
13. KNEIP, Mr	┼	1	
14. O'BRIEN, Mr. James	┼		
15. PAISLEY, Mr	 	-	
16. RENO, Mr		4	
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18. TRIEDMAN, Mr	1	_	
19. WALKER, Mr	1	_	
20. WHEARTY, Mr	-	_	
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27 ·	-		

JAM: CEN: Vb

146-7-48-647

8. X. B.

May 10, 1951

Ar. Villiam Bradford Huis Mitor, American Meroury Magazine 32 Bast 57th Street How Tork 22, New York

Dear Mr. Mule:

Your article appearing in the April 1951 issue of The lmerican Mercury magazine antitlad "Who Cave Russia the 1-Bomb?" has been brought to my attention.

I observe from a reading of this article that severe aritisism is made of the Department of Justice by you for refusing to authorise the arrest of Joseph Weinberg and Steve Welson in 1943 in order to prevent the unlawful transmission of atomic energy information.

You may be interested in knowing that our files disclose that no information someorning the Weinberg-Welson situation was furnished to the Department of Justice until December 4, 1945, a data well after the time when the activities described by you took place. Your article refers to "hurried appeals" made to the Department of Justice in 1943 to act in this matter. Obviously, from the above, nothing sould be farther from the truth.

Moreover, you must be aware that the secrecy of the project and the lack of admissible swidence would necessarily have prevented the discussion of this matter in terms of prosecution until 1945, when the existence of the stomis bomb became public knowledge.

The readers of your magazine have been grossly misled through the inaccurate statements made by you into believing that this Department was derelist in discharging its responsibilities and I, as issistant Attorney General in sharge of the Criminal Division, personally feel that appropriate steps should be taken to rectify situations of this type.

As a newspapermen and journalist I am gertain you are well aware that the truthful and accurate reporting of facts is paramount in the sthics of your profession. Compliance with those sthing it

Records

Mr. Nicholson

Declassified on 4/1/87

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Mr. McInerney

seems, would almost demand that some attempt be made at sorroboration and verification of the facts before they are published.

yould release any expression from you that would tend to support or justify the unfair spitieism leveled by you at this Department in the article in question, and I would be pertioularly interested in any statement you may care to take concerning the origin of this false informations

Sincerely yours,

JAMES 4. MOINTHEI Assistant Attorney Ceneral

Declassified on

Ву:

JAM: CEN: TO

146-7-48-647

May 1, 1951

6.1.2

Mr. William Bradford Ruis Editor, American Mercury Magazine 32 East 57th Street New York 22, New York

Dear Mr. Ruis:

Your articls appearing in the April 1951 issue of The American Mercury magazine antitled Who Gave Russia the A-Bomb?" has been brought to my attention.

I observe from a reading of this article that severe criticism is made of the Department of Justice by you for refusing to authorize the arrest of Joseph Weinberg and Stave Welson in 1943 in order to prevent the unlawful transmission of atomic energy information.

You may be interested in knowing that our files disclose that no information concerning the Weinberg-Welson conspiracy was furnished to the Department of Justice until December 1, 1945, a date well after the time when the activities described by you took place. Your article refers to "hurried appeals" made to the Department of Justice in 1943 to act in this matter. Obviously, from the above, nothing sould be farther from the truth.

The readers of your magazine have been grossly misled through the inaccurate statements made by you into believing that this Department was derelict in discharging its responsibilities and I, as Assistant Attorney General in sharge of the Criminal Division, personally feel that appropriate steps should be taken to rectify situations of this type.

is a newspaperman and journalist you are undoubtedly well awars that the truthful and accurate reporting of facts is paramount in the athics of your profession. Compliance with those athics, it seems, would almost demand that some attempt be made at corroboration and verification of the facts before they are published.

I would welcome any expression from you that would tand to support or justify the unfair mritidism leveled by you at this

Records
Mr. Nicholson

Declassified on 41.187

By Monas & Money

CONFIDENTIAL

Department in the article in question, and I would be particularly interested in any statement you say care to make soncerning the identity, are dibility, or nature of your sources in this particular instance.

Respectfully,

For the 1ttorney General

JAMES M. MeINERHET Assistant Attorner General

Declassified on 41/87

By: Morney & Marien

CONFIDENTIAL

Director, Federal Bureau af Investigation

James M. McInsrney
Lucistant Attorney Ceneral, Criminal Division
Yilliam Bradford Huis,
Information Concerning

ipril 25, 1951 jm:cm:70 lljó-7-l3-ál7

CONTREMENTAL

In the April 1951 adition of the American Mercury Magazine there appears an article beginning an page 113 entitled who Gave Mussia the A-Bomb?" by Milliam Bradford Muss. In this article Muss, in discussing the ampionage activities of Moseon Meinberg and Stave Melson, makes statements to the affect that the Department of Justice refused to mithorize the arrest of these individuals then informed in 1913 that Meinberg had delivered a vital formula to Melson, and likewise declined to act after being informed that to Melson, and likewise declined to act after being informed that agents of the FBI and the Counter-Intelligence Corps of the Army agents of the FBI and the Counter-Intelligence Corps of the Army had Milessed Melson passing the formula to Russian Mice-Consultant Iranov. According to Mussia article, who agents begand for permissions to stop these transfers but the State and Justice Departments refused to intervene.

Cur files reflect that the Department of Justice did not receive information on the Weinberg-Melson aspionage operation antil March 1966. I would appreciate it if you would confirm this fact from your own records. In addition, I would be interested in having the benefit of any information that may have some to your attention previously concerning William Bradford Huis.

RECORD

FILED A.M. 146-1-1-1-641 DEPORTMENT OF 11 APR 27 1951 PIVE TO THE PERS APR

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VRecords
Mr. Nicholson

Declassified on 4/1/87

By: homos & Manual LATTINE

Tai

fice Memorandum UNITED STATES GOVERNMENT

T. James L. M. Lander included Alberty Second, Crimical National Villian L. Teley
Dief, Internal Josephy Section

anymon britals satisfied who have Justic the 1-Jamb?" by Fillian Bredfard Jain, imerican Beroury Magazine, April 1951

ipril 20, 1951 JAM: CZZ: 7b 146-7-46-647

locatily in semmedtion with the saptismed natter you suggested the possibility of subjecting Villiam headford Rais to grand jury interrogation in connection with the statements nade by him in the article in questim.

建筑 It appears that the source of Jule's information was undoubtedly the report prepared and released by the House Committee an In-Lacrican Activities in September 29, 1949, intitled Report in itomic Sepionage.

Reis in this article makes statements condemning the Department of Justice for set acting to halt the Weinberg-Welson sepionage sperations by minorizing their arrest in 1963. These statements by Ruis are patently arroneous and misleading.

The Department's files alearly indicate that we first received information on the Weinberg-Welson activity in March 1946 at the very sarliast,

It is noted from the Ruis article that the author plans to publish in subsequent instalments additional information concerning Soviet sepionage and in September of this year plane to publish a Tall length book an the subject. It is suggested that any possible action against Beis be held in abeyance until such time as he pub-Habes the Pall length book on the subject referred to above.

CHIDADA

DEPARTMENT OF MISTIGE APR 27 1951 DIVISION OF RECORDS

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