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JDW- I'll be sending 3 cl an extra carbon of an off-the-top affidavit "il retyped and I sent to JL via the CBS researcher (King case) who spent the day here. He'll file it and the second, which reached me today, together (same return courier). It was necessary to address what the lawyer cannot in a motion prior to the hearing. There was no time. I had only a very little time to think last night (having learned about 6) when I started writing it without time to organize it. No time this a.m. for re-organization. I read and made a few corrections and Lil started typing. The judge is not going to enjoy reading this much of what he doesn't want but what he wants is not my concern. What he'll have to contend with is. And whether or not like it makes a record. I don't think the FBI is often challenged this way or directly. Meanwhile, I wanted more direct contradiction because under the federal rules of civil procedure that requires a hearing. He can opt for discovery but he may prefer either a hearing or passing the buck upward. I think with this in the record any failure to hold a hearing or a summary dismissal he errs. Partial explanation, anyway. And one hell of a way to try a lawsuit! Hastily, HW 7/1/75