Mr. H. Richards Bolspp, Special Assistant to the Deputy Atterney General Department of Justice Sashington, D.C.

Dear My. Relapp.

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Your letter of February 2 Es hard for me to credit and in any event does not meet the clear requirement of the Attorney General's "Memorandum on the Public Information Bestion of the Administrative Procedure Act."

The material I meek is not alone the basis of a "sport made by, for and/or on bakelf of the Atterney General of the United States, which would seem to require that it, in fact, be "in the files of"the Department of Justice. It is also part of a brief presented in court by the Department. It is only a year sime use by your department. Are you talking me the Department usually elemnes its files in less than a year?

2/4/70

Or are you telling me the United States government has destroyed all such records? If they are not in the files of our Department, your Department certainly knows what it did with them, and this you are required to do something about. I quote from page 24 of the memorandum citeds

"...Every effort should be made to avoid encumbering the applicant's path with procedurel obstacles when these essentially internal Government problems arise. Agencies generally should treat a referred request as if it had been filed with the egency to which the matter is ultimately referred". Now I would presume that the Department of Justice is the "egency" of "exclusive concern" when something by or for the Atterney General is involved, when a court record is involved, a court action and the presentation of evidence in court. This same peregraph also says, however, , "Where a record is requested which is of concern to more than one agency, the request should be referred to the agency Mose interest in the record is parameunt", It is then expected to "consult" with "the other interested agencies".

In short, if the Department of Justice is not the "egency whose interest in the record is paramount", as a laymon would presume to be the case with Department of Justice business, you are still required to refler this matter to other interested spancies.

Should you persist in denying me these records to with " believe I am entitled, I ask that the refusal be signed by the Attarney General'himslef so I can proceed forthwith under the law without added, unnecessary procedurel obstacles being placed in my path.

Siscerely,

Herold Weisberg