

8/22/70

Mr. E. Richards Kolapp
Special Assistant to the Deputy Attorney General
U.S. Department of Justice
Washington, D.C. 20530

Dear Mr. Kolapp,

In accordance with your letter of 8/13, I enclose herewith the completed DV-118 for ref Renele Coire and my check.

Your letter says "it is necessary for you to submit the DV-118 form. Is this really the case? Or is it that you can require it and so elect? I do not for a moment doubt you can do this. What I am asking is merely does the Department make this requirement universally or with such writing as the current Whitehead book, with the Overstreet and with others who write that it is pleasing to officials?

Using this form makes me feel it will be necessary to go to court. That, I assure you, I would like to avoid. Hence my initial suggestion that we dispense with unnecessary formalities.

May I use this occasion to remind you of a number of unanswered letters, not included in what was so friendly described as responses by Mr. Alderdice and Mr. Buckelhaus in their letters to Mr. Reuterwald. I would appreciate getting responsive answers.

For your information, I have accepted Mr. Buckelhaus' suggestion and written Judge Garson about what I believe to be perjury by your Mr. Anderson. I did not tell him the Department's official spokesman described his order as "bullshit", although, if I had, I would have been doing no more than associating Mr. Buckelhaus.

I do thank you for the promptness of your reply and for your thoughtfulness in enclosing the form.

Sincerely,

Arnold Weisberg