PS to John Hartingh, 6/19/77

Last night I got hold of Jim by phone. We had a long talk, not that I can afford it.

He is not going to ask the judge to delay the status call of the 30th, as I told you I'd suggested earlier out of consideration for the judge and the FBI.

He is in agreement that we face all the issues openly by raising them in court. We did not go into detail on them but I hope to find time.

Jim did ask me to retreat from my refusal to go over any more of those scrials massacred by Goble co I will. He wants me henceforth to make copies of the horrible examples in which it has abounded and if there are any others in the two sections I have I'll do it.

I have gone over the sections done bu Miggins. If he is much better that is like saying losing an arm is better than losing a leg and a hand. Just as one example, despite all I've written, all the offers I've made, all the baloney you continue to hand out about using the available indexes. I find he has withheld what published in 1972x 4971 and earlier relating to Baul Esquivel Sr., as the few Orleans phone book also does. So you can feel real proud of him and satisfied withm yourself after our last conference on just this kind of stongalling I'll enclosing copies of both.

Not that all this did not start with the Los Angeles Times, a very large paper with a very large news syndicate. As I state in the book.

Naturally instructor your u nregenrates with unbillical cords still sttached to a ghost of the past this means privacy exemption.

Binor as this ic, it is a classic example for the Attorney General, whose orders are as acts of supreme dedication ignored by all of you. I do propose to make a record on this. What the hell difference would thick it have made it Higgins had not withheld the Esquivel address? (And what kind of investigators are you to have ignored Haul junior will all the talk of Raul and Ray and the absolute legitimacy of the source of this phone number, from _ay and in his own handweiting?) had a meetigfset up with his and a lawyer, senior that is, for New Years 1971, with two different invitations to the Sugar Bowl game, with one from the homecoming-queen end, but lacked the money to get there.)

I believe I exploded over Goble's unjustifiable withholding of Claire Keathing's name. I always felt sorry for that poor woman, especially after the extensive international publicity she suffered from bedding with Ray. But this was all public, extensively public, so I grew angry because we have been over this kind of thing so many times. I did not get as angry as I should y have because you Sir Galahads, far from male chauvenist piggery as you are, only planned to have her hauled before the court in Nemphis where she could testify to nothing except bedding with "ay. Oh how decent your concern for her privacy! The FBI didn't wait for the Kemphis types to think of this, either. A ourt bow and a swirl of Sir Walter's cape to you all!

The withholding of the publicly-known names of public officials never ends, even when they were subported as witnesses and when the guilty-plea hearing included a representation of what they would say had they been called to testify. With names, of course, so with the names public from the subportance and the hearing naturally there is the privacy claim. Not that books, newspaper and magazine artikles have not included these names since 1968.

There are so many cases! and nothing staps you (pl). I've gone to a lot of trouble when ^I do not have all that time left and I've put friends to much trouble to enable you and your people to be honest, to be in ac ord with the law. All my efforts have been rebuffed. I've offered my time on a name-for-name basis, I'd hed friends make indexes, and from before you were on this case it has all been declined as unnecessary. Collectively in my opinion, one I am quite prepared to present to the judge, you have all found it unnecessary. The indexes on cards are to the books, to the evidentiary hearing and the guilty-ples hearing - and you are even now still withholding what is public in these well-publicized sources. It was unnecessary only because the FBI will not be in accord with the law, with the common perjury of the past promising an immunity for the future.

If I would prefer to avoid all side issues and nevely to allowed to do the work I want to do in the time I have to do it, you people give me no choice. You are determined to negate the law and abuse the judge and me, with the toll thissled takes on Jim.

This being the case you'll have it your way, again the plural. I do not know what im or the judge will want to do but I will want a full airing. I've done some thinking since I got im late last night. My idea is that we ask the judge to have all of you in court with the recently contested records. Not all of them - not that I could not make quite a show out of most of the earlier ones with a copy of your supposed boss' policy statement on FOIA. I'm getting older fast and I have less physical reserve and less dependable memory but you can pick your bet on how many of the withholdings I can fill in from what is piblic, even if you did claim that James Earl Ray had more than one father and I was wrong in stating who Jerry Raynes is.

In my non-lawyer's view the issue before the court is compliance. Now just suppose the judge dies what I want to ask of her, take testimony under oath on compliance, with you r antedeluvians qualified as experts by their boles alone. (To say nothing og the sanctimonicus Quin Shea who has already sworm to revising all of this mastimess.) If perfection is not a human state I still assure you that without any fear at all I will testify under eath. Esquivel and poor abused Claire "sating are but the examples I stime give you here.

Whether or not the judge agrees, by a carbon of this letter fin will know I want it. I see no way other than by forcing the issues that the judges will not be as abused as have been for so long, no other way your people will stop fighting the law and the right of the people to know what their government does. Which may not mean as much to you as it does to me.

Let us give you a few minor illustrations. Going back to Smith, whose behavior in the presence of a colleague whose name ' have not forgotten was so bad he was yanked icrediately, and then with Ton "enchan, with Jim as a witness, I have offered countless means of avoiding these problems. 't is recorded in letters I write not to be able to use them but to obtain compliance with minimum hassle. I <u>did</u> have indexes made of the unindexed. Idke the evidentiary hearings that lasted two weeks. Jim has them, if they are mine, because he was then and still is also ay's lawyer. (The sixth circuit would not release him and Ray would not fire him.) I did have the guilty-plea hearing indexed by a Briend who did it nights, after work. A Bureau agent can pick it up for a receipt at any time. Now with the catalogue of hornous can tick off, what will any of you tell the judge? If you want more than I gave your in the past, showed you on the 7th and now tell you about with Keating and Esquivel, ask. I know you will not.

How many plaintiffs offer this king of help while taking not a single step in court?

I also have other and strong personal feelings about this. Your people tried to make me out a liar in court when I swore than this is as old an FOLAbrequest as it really is. All I then did was testify truthfully. Since then " have other proof, of exactly what the thrust of my testimony/was. Name The Bureau reached a formal decision to violate the law and ignore my FOLA request, which was a violation of the law, and then sent its helmeted counsel into court to pretend none of this happened and that I am some kind of not. ^KGmember, the Bureau is not the only respondent in this matter. If the Bureau thinks I am bluffing calling my bluff is simple and easy.

Why do I take this time? For what the Bureau appears unwilling to believe, to avoid what with any concept of decancy on its part it should want to avoid. I merely want it to comply with the law, with its promises, with what the judge has said. It is, I suppose, what should be a last effort of this kind. It will take less of me to give every issue to a judge, much as I think htere is more important demand on their time than pretending the FBI is not a rogue elephant. Maybe you can't swing the Eureau but I think I em entitled to

. E.

the meaningful supervision you are supposed to be providing and I think the judge was assured.

I have complained about rotten recording- what a tribute the to the famed Fill - and you replaced I think three sections. Well, I complained about the workshoets on which you supposedly (not not actually - and you can call me on this too \$ list what I get and what you withhold and why. I've complained that when you begin with the originals of your analysts I still get what I cannot read, with the bad zeroxing I do not any longer believe is accidental complained this.

There is no excuge for the abominable meroning, commonly deliberate over-exposure, in what was given to im on the 10th. Or on the worksheets. I do not yet have what you gave gim the 17th. I am asking for the total replacement of all the sections of the 10th and all the related worksheets. Whether or not the costs are remitted I am paying what it is hard for me to pay and - think it is not unreasonable to expect to be able to read what I pay for. I want this assurance, if from you I will accept varbally and to Jim, by the 24th. (Some of the more grossly overexposed related to the Raul bit.) Now if you want to tall the judge that the FbI can't operate zerox machines or cangt call these who guarantee to adjust them promptly, get ready to tell her. I am ready to put all of this maturial in front of her. I am also asking in to seek some kind of order to assure me that you do not again, even, give me copies from wrongly-adjusted machines. By vision is not good and I have a categort on my better eye, so if without this my complaint is not legitimate, as I think it is, I am telling you that the next bad batch I get is going to be on the judge's desk or yours. If you people cangt run zerox machines, what in the world are you good for? Don't tell me you have bad once, either, The FDI has excellent Aerox 9200s and they collate up to 50 meters foed automatically and at a rate of two per second. No more, Johns

The more of my not being able to deturnine what exception you are claiming and of not properly identifying a record. The top record in Serial 5512 is not identified or informed to in the worksheet. Only the toletype attached to it is. You provided four of five pages. I have no way of knowing what claim you are making for the withheld page or if it extends to the memo that is the beginning of this record. For the record I challeage the withhelding of the three paragraphs of the second page. In context the reasonable suspicious is that when you have to face the extravagent lengths to which the Bureau went to wielate Ray's rights and the persist in ignoring his refusal tots speak to the FBI it persisted and has something to hide, for which it contrives an examption and complicates this as stated above. Hoover merely egreed that the FBI deterrine whether Rey agreed to be interviewed, as on many occasions he refused to be, including this one.

In any file of this size it boomes impossible to recepture improper withholdings. I think that I am within my rights in asking to know unequivocally with each record. If I am not I'll be content for the judge to se find. If you want me to produce records I have.

I do not spend time going over these records to list debating points, but when I thought of it with these, after the apparent mindset I encountered on the 7th, I made notes of some. I'm corry all of you were incapable of even trying to understand that the poople working on these things are clearly of a bent of mind which requires them to withhold first and find an excuse for it later. (Not the Bureau alone, alas.) Your boss has said no more. I want no more, When after that meeting I find what I have specified, which is much lass than the actuality, how can I feel except that you are going to suppress come heall or high water? Of course I must contest this, particularly after all I've done to avoid it.

The Attorney general has stated that you are to release all you possibly can. The time is past when you can withheld all you think you can get away with. I will be forcing this issue. One of the reasons I want meaningful assurances by the 24th is that the house committee of FOIA jurisdiction is holding hearings. If I have to ask to be heard there it will be for the first time but I'll make the request. And if you want me to be putting case after case in the record you can arrange it easily enough.

PS3

See 26

HW 6/19/77

States I states