IS to John Linrtingh, 6/19/77
Last night I got hold of Jim ky phoce. We had a long telig, not that I can afford it.
$H_{0}$ is not gring to ask the juige to dolay the status oall of the 30 th, as I told you I'd auceested earlier out of consideration for the judge and the FBI.

Be is in agrement that we face all the igsues openiy by raising them in court. Be did not go into detail on them but I hope to find time.

Jim did ask mo to retroat from ry refussl to go over any more of those seriala masswared. by Goble co I will. He wants me honceiorth to make copies of the horrible examples in which it has abounded and if there are any others in the two soctions I have I'II to it.

I have gone over the aections done bu Figeting. If he is much better that is like seying losting an axm is better than losing a leg and a hand. Just as one example, deapite all I've written, ell the offers I've riade, all the baloney you continue to hand out about ueing the available indexes, I find he has withheld what published in teisex 0971 and earlier relating to Raul Rsquivel Sro, as ths "ex Orieans phone book also does. So you can feel real proug of him and gathafled witho yourself after our last conference on just this kind of stonoalline I'2I enelosing cogites of both.

Not that all this did not start with the Los Aageles Iimes, $_{\text {a }}$ a very 2. .erge paper with a very large news syndicate. As I state in the book.
 a ghost of the past this means pelvacy exomption.

Finor as thils 50 it is a classic example for the Attorney general, whose orders are as acts of auprome dedication ignored by ali of you. I do propose to make a racond on this. What the hell difference would thots it have made it Higgins had not withheld the ssquivel address? (And what ldind of Inventsigators ace you to hare ignorta haul junior will all the talk of Raul and flay and the absolute legitinacy of the souroe of this phone number, from ay and, in his own handweiting?l had a meetigrset up with him and a levyer, monior that ss, Pox 1 wiv Yaars 1971, with two different invitations to the ugar Bowd game, with one from the homecoming-queen ena, but lacked the money to set there.)

I believe I exploded over Goble's unjustifiable withholating of Claire Keathing s name.
 publicity she suffered from bedding with Ray. But this was all pubile, extensively pub14.c, $๓ 0$ I graw angry because we have bean"over this laind of thing so many times. I did not eet as angry as I should z have because you Sir Galahads, far fyom mele ohaurendiat piggery as you are, oniy planned to have hor huuled before the court in Nomphis where she could teatify to nothing except bedding with ${ }^{4}$ ay. Oh how decent your coneern for her privasy! The FBI didn't wait for the Keraphis types to think of this, either. A ourt bow and a andrl of Shar Walter's cape to you all

The withholding of the pabliclymknown names of public officials never ends, evan when they were subpoensed as wheneses and when the guilitynien hearing included a representation of what they would say had they boon called to testify. With names, of oourse, so with the names publis from the subposnase end the hosering naturaily there is the prideacy cladm. Hot that books, newspaper and magatine artikies have not included these namas aince 1968.

There are 30 many cases! and nothing stidps you ( pi ). 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 chable you and your people to be hanest, to be in ac ord with the law. All my efforts have been rebuffed. I've offered my time on a name-formame basis, I'd hed friends make inderes, and froa before you were on this case it has all been declined as unnecessary. Colicctivoly in my opinion, one I am quite prepared to present to the juder, you have all found it unnecessary. The indexes on cards are to the books, to the evidentiary hearing and the guiltymplea hearing - and you are even now atill withholding what is public in these well-publicized sources. It was unnecessary onIy because the FBI will not be in accord with
the lasi, with the aswon porytury of the past proadsing an ivicuisty for the future.
If I would profer to avpia all ride laswes end nenely fo silposed to do the work I mant to do in the tise I have to do it, you people give me no choice. Jou pre determined to nogate the law and abuse the fuige nan me, with the toll thiseleo takes on Jimo

This being the case you'li have it your way, begin the plural. I do not know what ${ }^{1}$ in or the sudese will went to do iut I will went a fravis ading. I've done sorse thinking since I got im late last might. IVy idea is that we ask the judge to have all of you in
 quite a show out of most of the earlier oneabith a copy of youp nupposed bogs" policy atatoment on FOTh. I'in gotting older fast and I have lese physical reserve and leas depondable nenory but you can piok your bot on how many of the withholdinga I can fill in frora what is pibide, even if you did cisim that Janes Kari zey had more than one father and I wow vrong in atating who Jemry Eaynes is.

In m non-lavyex's vien the issue before the court is odmplience. Now juat spppose
 you $y$ antedeluvians qualified as experts by thair boles alone. (To say notifing of the sonctrimonlous cuin Shea who has alreary enora to raviening ali oi this nastinems. If perfeotica is not a haman ntate I etsil sssure you that without any fear at all I will testify under aath. Esquivel and poor abused Claive heating ars but the examiles I aftra geive you here.

Whotharor not the judiae agrees, by a oarbon of this latter fix will lonow I want it. I see no way other than by forcing the issuef thet the judges will not be as abused as have boan for so long, no othor Hay your poople will stop fighting the lan and the right of the poopls to bnow what thotr goverumont does. Which ray not moin as anoh to you as it coes to ine.
 the presonce of a colleacue whoge neme have not forgotten was so bad he was yanked iurdectetely, sud then Ith 中or tamphan, with Jin as a uituess, I have of iered countless means of avoiding these problems. it is recorded in letters I write not to be able to use titom but to obtain cospalance with ranimua hassile. I chaig have indexes made of the unindexed. Like the evidentiary haarings that lasted two weeks. Jina has them, if they are mine, bem
 and Ray vould not fire himo.) I die heve the guilty-piea hearing inderod by a Briend who lia it rishts, after noric. A Bureau ascut can pici it up for a receipt at any time. Now with the catalogue of homomi con tiok off. what will any of you telil the juage? If you want zore than I. geve youpi in the past, ahored you on the 7 th and now toll you about with Koating and Esquivel, ask. I know you rill not.

How mony pleintiffs of the the kinit of help while talding not a single step in court?
I also have other and strong porsonal reelinge ajout this. Iour people tried to make me out a liar in oourt when I swore than this is as old an FOLAbrequest as it weally is. All I then ato was testify truthfuily, stinee then ${ }^{\text {a }}$ heve othor proof, of exactiy what the
 and 1, nows wy FijA zequest, which was a violation of the ism, and then sent its helmeted counsel into court to pretend none of this hapyenad and that I sun some loind of nat. $\mathrm{K}_{\mathrm{o}}$ merbax, tha Burvali is not the onid respondent in this rastere. If the Burcau thinks I and bluffing dalling ay bluff is simple and essy.

Why do I take tnis time? For what the Bureau sppears unviliing to believe, to avoid What with any sonoept of decancy on its paet it shenald want to avpid.i merely wat 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 rac to give every issue to a judge, ruch as I think htere is more inportant demand on their tine than pretending the FBI is not a rogue elaphant. Fiaybe you cenBt awing the bureau but I think I om entitied to
the moaningful supervicion you are supgosed to be provicine and I think the juspe was assured.
I have complatned about rotton zeroxing- what a tribute thes to the famed FiII - and you ropl. eod I think thres sections. Well. I complained about the worksiasets on whis ch you supposediy (not not actually - and you oon onll me on this too 4 list what i get axd what you withhold ant why. I've completned that whou you begin with the ariginals of your analysts I still1 got what I cannot waci, with the bad zeroxing I Gn not any longer boliove 1 s accialeatel ounpaunding thin.

Thore is no excuge for the abominable eroring, ccar only deliberate ovemaxposure, In what was given to im on the $10 \mathrm{th}_{\mathrm{g}}$ Or on the workshests. I do not yet have what you gave Gim the 17 th . I an asiling for the total replecomant ai all the meotiond of the 10 th and 111 the related workeheets. Whether or not the contar are remstiod I an payjing what it is hard for me to pay and thirk it ie not marosamable to expoct to be able to road mat I pay for. I vant this as uranoe, if from you I wLil scoupt vertialiy and to Jing by the 24 the (Some of the nore frossly overexpocad. roleted to tho faul bit.) Low if you want to toll the juage that the PBI can't oporate yerox maohinea or cangt coll those who guanantoe to adjust thom promptly, get ready to tell her. I an roady to put eill of this pat rion in firut of hemio I am also asking in to seok some kind of ondor to assure me that you do not aggeing evam,
 on my bett $x$ cye, so if without thets my ocmaiaint ia not lagitimato, as I thinic it is. I If telling you that tho next bad vatoh I fot 19 golng to be or the fudge's dent or yours. If you prople cengt mun rezox machines, what in the roxid are you sood for? ton't toll me m
 food automatically and at a rate of two per second. No more, John.
${ }^{2}$ o toro of ay not boinc able to dettrmine what examption you are elainging and of not proporly ilentifying a reoord. the top rooord in Serial 5612 iss not idoritilies or ceferred to in tiw workshaet. Onily the tolatype attachad to it ia. You provided four of five pacos. I have no way of kooring what olaim you aro making for ths withbeld paje or If it aztends to the memo that is the beginning of this recond. For the record I chaillenge the vithholding of the three paragrpeh of the seond page. In context the reasonable suapficious is that whon you have to face the extravagent lengths to which the Broweau went to violate $R_{\text {ay }}{ }^{\prime}$ s rights and th persist in ignozing ints refusal tots apoeic to tixo FRE It peraisted and has something to hide, for which it contrives an emomption and complicates this as stated above, Hoover merely sogneed that the FBY deterwins whethor Rey agmod to bs intervimued, as on mony oceamions he refuced to be, incluting this one.

In any ille of thina aleo at boocsios inapobaible to racapture ingropar withholosingae. I think that I as uithin gy inghts in aulcing to lenow uneguapocaliy with each recork. If I am not $x^{\prime} I I$ be content for the judge ko so Iind. It you went mo to procuce rocords I have.

I do not spand tisne coing over thoae reocsds to Iist debating points, Jout whon I thought of it with these, attor the apperent mindset I encountered on $t$ e 7 th, I made notes of some. I'm sorry all of you wore inaapeble of even trying to understand that the poopla workins on thase things ara cleariy of a bant of indnd which reauras tham to withhold sirst and find an escuse for it later. (Hot the Buwen siloue, alazo) Yogr boeg has said nio mave. I went no wore, Whan after that meethres I fird what I have specified, which is nuch lias than the actunlity, how onn I feel owopt thet you aro gaing to suyprese cow hecil or high watex? Of course I must cantost this, parioularly after all I've done to avold it.

The Artonnoy gravel has stated that you are to relisase ail you possibly can. The thino is past whon you can withholal all you think you ean got awny with. I will be furcing this inspe, One of the roasans I uant mavingfui asturances by the 24 kh ts that the house comerttoe of FOIA jurlsdietion is haldinc hearincs. If I have to sal to be hoend the it will be for the Ifrst tive but Itll make the request. And if you want ma to be putting case after case in the reoord you can arrange it easily enough.

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