

LS:JSKoppel:emh

145-12-2590

U.S. Department of Just

C.A. 75-0226 Exhibit

A DEALER AND A DEALER

TELEPHONE: (202) 633-5684

Washington, D.C. 20530

August 12, 1983

James H. Lesar, Esquire Attorney at Law 1000 Wilson Boulevard Suite 900 Arlington, VA 22209

> RE: Harold Weisberg v. Department of Justice (D.C. Cir. Nos. 82-1229, 82-1274, 83-1722, and 83-1764)

Dear Mr. Lesar:

I am in receipt of your letter of August 4, 1983, proposing a settlement in the above-referenced case. Although I disagree with your characterization of the case, as I believe that Mr. Weisberg cannot be said to have "substantially prevailed" on the basis of the release of largely duplicative documents, I continue to be interested in investigating the possibilities of settlement. While your offer of a 10% reduction is appreciated, the figure you propose remains unacceptably high. I am prepared, however, to recommend to my superiors a \$10,000 settlement, which represents a reasonable reduction of the district court's exorbitant award.

I am in full accord with the view that there is much to be said for ending this protracted litigation. Thus, I remain available for further discussions regarding settlement, should you and your client wish to pursue the matter.

Sincerely,

Earny Schamman

LEONARD SCHAITMAN Assistant Director Appellate Staff Civil Division

S. D	EPARTMENT OF JU	ISTICE C.	A. 78-0322/78-0420	
WASHINGTON, D. C. 20530 Consolidated Exhibit 11				
REQUEST FOI	R ACCESS TO OFFICIA	L RECORD		
CINCER S U.S	.C. 552(a) and 28 CFR	PART 16		
See instructions for payment	nt and delivery of this (		1	
	ADDRESS (street, city, state filed, a'recericit,	and size codel		
DATE 5/16/70	a, arecericit,	21701		
DO YOU WISH TO DESCRIPTION			19 <b>4</b> 1 <b>9</b> 7 19	
document will be for more than 10 copies of any	NUMBER OF COPIES	OF FICE AND CITY WHERE RECORD		
DESCRIPTION OF RECORD REQUESTED	1 sech	anid		
			1. A.	
		crid to have be	a struck	
a of Governer Connolly. See my letter	of 5/10/70	sufficient intended	and touring	
an a	A			
LITIGATION: DOES THIS REQUEST BELLTE TO	15 - 15 1			
FILL IN IF COURT (check one) DISTRICT	IN PENDING OR PROSPECT	VE LITIGATION?	ES ONO	
LITIGATION	NAME OF CAS		OCKET NUMBER	
	H 1			
There is no prospective litigation is	request is compl	ied mity		
*	1	He Mint	111-	
FOR USE BY DEPARTMENT OF JUSTICE ONLY		VIE SIG	VATURE	
	OTHER CHARGES	A MINIMUM FEE OF \$3.00 MUST ACCOMPANY THIS REQUEST. OTHER CHARGES ARE AS FOLLOWS. (do not write in this box)		
GRANTED			not write in this bez)	
	FOR SECOND AND HOUR SPENT IN SE REQUESTED RECO	FOR SECOND AND EACH ADDITIONAL ONE QUARTER HOUR SPENT IN SEARCHING FOR OR IDENTIFYING REQUESTED RECORD \$ 1.00		
	FOR FACH ONE O	FOR EACH ONE OUARTER HOUR CO		
J DENIED	REQUESTER'S EXA	FOR EACH ONE QUARTER HOUR SPENT IN MONITORING REQUESTER'S EXAMINATION OF MATERIAL \$ 1.00		
	COPIES OF DOCUM	COPIES OF DOCUMENTS:		
	504 FIRST PAG	504 FIRST PAGE, 254 EACH ADDITIONAL PAGE		
REFERRED	FOR CERTIFICA	FOR CERTIFICATION OF TRUE COPY \$ 1.00 EACH		
	FOR ATTESTAT	FOR ATTESTATION UNDER THE		
	THE DEPARTME	THE DEPARTMENT \$ 3.00 EACH		
- 18	GSA CHARGE			
10 Ma P	TO	AL CHARGE		
Data de la constancia d	11			
Payment under this section shall be made in cash, by check payable to the Treasurer of the United Sta	or by United States mon	eu anda		
	POSTARC STEMPS W	ill not be seened i	an Market and	
A MAR JOED MOVING dall			¥ 	
Office of the Deputy Attorney General, Department	of Justice, Washington	r mailed to:		
and the second sec	, string con,	0	4	
	*		r a till som ander som ander som det som ander som and	

FEDERAL GOVERSDOLLA

Assistant Attorney General Criminal Division Attention: Mr. Robert L. Keuch Director, FBI

0

Cu

Bap, AD Adm. . Bap, AD Inv. ...

Anos. Blas Adm. Serve. Colo. Inv. .

ide.

Laboratory \_ Logel Com.

Plan. & Inop. Res., Mgot. \_\_\_\_\_ Task. Serve.

Training \_\_\_\_\_ Public Alfs. Oll. Telephone Rm. \_\_

Bisocrad's Sec'y

TL ROOM

ENCLOSU

June 7, 1978

1 - Mr. Mintz
 (Attn: Mr. Coulson)
2 - Mr. Bailey
 1 - Mr. McCreight

HSCA

HOUSE SELECT COMMITTEE ON ASSASSINATIONS 1 - Mr. Foster U. S. HOUSE OF REPRESENTATIVES (HSCA)

Enclosed are the original and two copies of a memorandum responding in full to an HSCA request of May 11, 1978, which asks for delivery of "The second

The Committee is making this request at the FBI's suggestion in lieu of a request for all President John F. Kennedy assassination files in both Field Offices.

Several weeks ago, HSCA Staff Member Robert Genzman informally inquired regarding the feasibility of obtaining all assassination files from the FBI's Dallas and New Orleans Field Offices. He was then advised that the sheer volume of such files (approximately 41% volumes or 170,000 pages) would create a severe burden on the FBI to obtain, reproduce and process them for HSCA access or delivery. It was pointed out that such an undertaking

It was pointed out that such an undertaking should be approached with judicious consideration since, as the Department is aware, in a case such as the assassination of President Kennedy, all substantive information being reported and recorded by intra and interoffice communications was ultimately included in reports or communications furnished to FBI Headquarters (FBIHQ). The HSCA has already had access to or delivery of all such reporting from the FBIHQ files on the President John F. Kennedy and Reverend Martin Luther King, Jr., assassinations. Furthermore, the HSCA has also received delivery of the Memphis Field Office files in the King assassination and these should amply demonstrate FBI reporting procedures. If the Committee has found anything to the contrary during a review of these files, it should, perhaps, be requested to identify such a specific instance in order to show cause why it requires review of the voluminous Field Office files pertaining to the assassination of President Kennedy.

Return to WHY Rm 8988 1

FBI/DOJ

Assistant Attorney General Criminal Division Attention: Mr. Robert L. Keuch

In order to assist the Committee, it has been suggested to Mr. Genzman that the Committee make this present request so that upon delivery of the preassessination documents, it might thoroughly analyze and compare the Field Office documents to the FBIHQ documents already furnished. By so doing, it should become apparent to the Committee that no substantive information bearing on the eourse or outcome of the Lee Harvey Oswald investigation was omitted from reports or communications ultimately directed to FBIHQ.

In addition, it has been suggested to Mr. Genzman that, once the HSCA has had ample opportunity to thoroughly digest the contents of the preassassination Field documents as compared to the FBIHQ documents, should it have further reservations about the type of information residing in Field Office files and not sent to FBIHQ, it might then consider requesting documents from the Dallas Field Office postassassination files for a very narrow time frame. If this fails to satisfy Committee requirements and if you concur, the Committee would then be offered a copy of the Freedom of Information Act release on the Dallas Field Office President John F. Kennedy assassination files, which will be produced in response to a pending request from Mr. Harold Weisberg. However, it is estimated that at least 90 days will be required to process the Dallas Field Office files requested by Mr. Weisberg.

In short, an existing court order requires production of the Dallas and New Orleans Field Office files for Mr. Weisberg. Absent a compelling reason not presently in evidence, it is felt that a Committee request for a separate production of all Dallas and New Orleans Field Office files would create an undue burden on the FBI's already strained resources in this area and should be resisted strenuously.

You are requested to furnish a copy of the memorandum

Enclosures (3)

. . . 3

to the HSCA.

-2-