6/20/70

Director of Information Office of the Administration General Services Administration Sombington, D.C.

Done Sir,

From the menths, I have made requests for Scottments in National Archives filest relating to the sessesisation of President John Kennedy, anticipating these requests would be rejected. I saked that if rejected, to save time, which your seemsy mestes for me as a routine matter, the request be forwarded to you as my appeal under your regulations, as a accessary pre-requisite to invocation of 5 USC 555. In addition, I addressed a latter drawing together some of these requests, with the understand that if the decision was not caused following reviews it would be forwarded to you as my appeal.

I shall interpret frilure to respond as weiver of the requirement, unless there is immediate response, now that there is no doubt you have been informed. I believe the long delays are in themselves weiver of this requirement, when considered with the language of the law, its legislative history and clear Congressional intent.

Merewith I appeal a subsequent decision, to refuse me photographic copies of photographs in these files. I have been provided with utterly meaningless copies of photographs of some of the President's gammans, those showing no detail, nothing but gore, or those the megalification of which, for proper study, is automatically prevented by their having been made from photoengraved copies, the screen of which appears as dots upon megalification.

The National Archives has made its own photographs of these a smeats, for the alleged purpose of smiring tuess evaluate for study rather than permit ting study of the garments. Then I sought permission to examine the a smeats, under a precedent whereby Is was permitted to examine has harvey Cawald's shirt, I was refused. I was show photographs of valual I was denied copies.

One of these was of the front of the President's shirt. It is the only such photograph in the Archives of which I have knowledge that can serve research purposes and can be used for other than undignified or sensetional purposes. I sak you for it or an enlargement of the area showing the damage to the shirt.

There is no existing photograph of the side of the knot of the tie. I have saked that it be made for me and have been refused. I set you for this. For purposes of my research and, I believe, any genuine r secret, such a side view of the damage to the knot is essential.

I have obtained from the Department of Justice e print of that part of the front of the shirt shown in FM Exhibit 50. I believe this effectively refutes any allegation or claim such photographs not showing the photographs series can not to withhold such pictures would permit undignified or sensational use. To this I add that Mr. Burke Marshall has informed me of no other ground for withholding under the provisions of the alleged agreement.

I also want a photograph made from the original negative, not a photoengraving negative, of the back of the shirt, preferably the largest clear enlargement of the eres of damage and including the top of the collar, from the Archives pictures rether than those included in FMI Exhibit 60 or CE394. If there is more than one such picture, I would like this one made from whichever picture the Archives photographer considers best shows the damage. I would like to be informed of the existence of any others.

With regard to CESSA, I would like the largest clear enlargement of the area of demage the photographer can make, if necessary, from the existing negative. Here is it not necessary to include the collar area.

It is my understanding that the Commandia Broadcasting System was parmitted to make its own photographs of this dicthings and I know for a first that they were permitted to make their own photographs of Calles. Regulations require these to be non-exclusive and to be evailable to everyone. I would like to be informed when I may examine those pictures so that I may determine a other or not I desire prints of them. My interest in the builet is now in the base only. If CRS was permitted to photograph the clothing, then there is adequate precedent for your photographer making for me these pictures I want.

In the past, it as been the official practice to delay responding to those of my requests that were not completely ignored. Both, I beliew, are contrary to the spirit was well as the letter of the law and the clear Congressional intent. I have reason to believe your legal office has been kept fully informed of my requests and what responses have been made. There thus seems no reason for inordinate/ferfonce to this letter. Therefore, if I have not heard from you by -uly 6, 1970. I will assume you do not intend to reply and will be guided by this belief in any future actions I may take.

Sincerely,

Harold Welsberg