

March 18, 1970

Dear Mr. Director,

Your letter of January 21 recommended that I review the history of the denied requests I have made, resulting thus and now in a better position to appeal if I so again desire. Since then I have submitted a number of perfectly proper requests to you. You have, I presume, interpreted your suggestion that I make an additional, excessive request of ~~more~~ time as a license to make no response at all. I think this is highly improper, and I think your failure to make response after two months is but another manifestation of what by now is clearly a conscious, deliberate misuse of the new power vested in government functionaries.

This time, instead because there is a consequence of review of the entire performance between us, I have completed it. As in your position you had I the right request for my personal reputation or that of the agency "here, I would do the same thing, regardless of the time it takes. I do not expect you to, but I feel I owe it to you to do this suggestion for, as you should know, I have every intention of pursuing this action in court if that becomes necessary.

From the傍文 I find the countless requests for being informed about your agency's performance in "right under the "Freedom of Information Act". For the longest time, despite constant repetition, there was no response at all. If your agency requires the use of any form, to this date you have not responded. This is hardly the intent of Congress in giving such law, is anything but consistent with the spirit of the law, and is, I believe, both abuse of the law and the reputation of your agency.

I find what I regard as perfectly proper requests to which there has as response after an interminable period, as much as about ten years. I find contradictions explanations of the same thing, at best casting the most serious doubt on the word of the employee. I find cases in which responses are not made until more than half a year has elapsed. I find deviations in the employment of deceptive language followed by silence when you were questioned, ad渡ed directly.

The one thing I do not find is a complaint from you that I have called a single improper question, asked for a single thing anyone ~~else~~ in my position would not assume I do in your employ.

I have the advantage over you in having gone all the way back to before you were born in one letter. I can send this file and see and understand what you may do. I understand that you do not have the right to destruction of it as you do, but I think it possible that there are things in it you will find quite embarrassing if you face them for the first time in court. If you think about this for a moment, perhaps you may come to understand just this suggestion does not serve a general interest, which could be best served by causing you such indecent exposure as this. If you do as I suggest and remain an inflexible violation you do a accepted personality of good intentions, you will be in a better position to gloss over such things. But my intent is not destruction and I have been completely silent in not filing suits, for no purpose but to make others to want a properly elected body to make our government function as they should and should in a democratic society.

at the very least is accord with its own regulation and in accordance with accepted principles of scholarship.

I will submit a list, with references. This will take additional time you need in waiting for me. Increasingly I wonder if this is not at least part of the reason, for on a number of occasions, I asked that you forward specified requests as soon as and it is obvious the almost undeviating long delays in any kind of response are in no way necessary. As soon as I can complete this and decide which might want to abandon simply because this will in any event be rather complicated, I will submit it.

However, I have still some things to your attention, with the ultimate futile hope you will deal with them promptly. I also call a few things from the past to your attention and again ask the responses you have never made.

I make first a pressure to the first request for the Kennedy family-OAS agreement and what is relevant. You refuse me, giving very specific reason. No. If this reason was a genuine one, it eliminates the possibility of the explanation I was given when you gave this, in violation of your own regulations, to another, one known not to have the background required to understand it. Dr. Behmer did not respond to my request for a full explanation. I have repeated it countless times to you, & believe it is more than proper, especially because it entails a clear violation of your own regulations. In not one case did you in any way acknowledge any of these inquiries, now extending over a period of about two years. I therefore renew this inquiry, ask for a meaningful explanation and whether you caused my investigation to be made to determine how your regulations and my rights could be so grossly violated.

It has been no time since I asked for access to some of the late President's garments. Ultimately, I was refused. I then asked that pictures be taken for me, by you, and you again refused. This is becoming strange for a number of reasons, not the least of which is your own confirmation of the total absence of the essential one with regard to the tie, a side view of the neck said to be on the side. I then asked that you take the negatives you already have and do a very ordinary, simple thing, enlarge this part of the view of the tie and the tabs on the collar of the shirt. Your silence on this after so long a lapse of time is not less than unconscionable. I cannot regard it as accidental. This is not the first time I have reminded the /adviser about this. I again ask that you do this, which is entirely in accord with your own practices, and promptly. And I remind you how inconsistent this is with your claims, especially that it is your intent to prevent "wasteful" use of this most basic research materials. The only uses to which the pictures you have can be used preclude scholarship, for they are meaningless, and constitutes an unnecessary and unnecessary display of the late President's blood. It is gross. That is not what I want. However, you insist I am this, pretending it is other than it is. You have yet to dispute my statement to you that the pictures you may lied are utterly without value or meaning.

In some manner I cannot begin to understand, you claim you do not have certain pictures you did take for me. You now claim one of these was taken for Dr. John Nichols. I want to unravel this. I asked that you do certain things, including sending me a copy of his order and duplicate the photographs you did take for me, with negatives in each case. I was handed a set of duplicate prints, entirely unidentified, and a thing else. Despite my insistence, you have let it rest there. There is nothing in this that need go to higher authority. I hope you will order it done as soon as possible. May I remind you of your claim that certain things can not be done because they endanger the evidence and ask you to square this with your inability

to take care of a photographic negative or keep competent records of it? You see, when you wrote me you said: find no "r-card" of having taken this picture for us. I wrote you and told you you did have such a record (at the very least in the charge against my account) and that at the very least two of your employees knew about this, Mr. Johnson, who made the arrangements and supervised, and the competent photographer. Your silence and the deliberate ignoring of this proper request is consistent with a bitter honesty of purpose for my concept of citizenship. It is consistent only with frustrating my work, to the degree you can, and in this you have succeeded. I guess this request and explanation of what happened to the negative of the picture taken for me. I also ask that this be dated on the negative so that the prints and my duplicate negative will be properly identified.

For more than a year we have been in communication over the name of transfer of certain items, including the pictures and X-rays of the autopsy, which were not our government property. It took you 62 days to determine this name is a "private paper". It is close to a year since I asked you for a copy of the government's copy. You have at no point indicated a) that there is a government copy, as I know beyond doubt there is; or b) whether or not you have it. For my immediate purposes in this letter, I ask you simply to tell me whether or not you have or have had a) a government copy of this paper and b) the other documents relevant to it. If it seems necessary, I will then offer carry this further.

It is not more than four months since I asked the total number of pictures and X-rays of the autopsy in your possession, together with an identification by type and size of film, the identifications on each, and records of damage or destruction. Your response to this proper inquiry is one I will not further embarrass you with by repetition. I renew this request. You most certainly recognize that nothing in it relates in any way to the content of any of the film.

When you declined to give me a list of the documents relating to the late David L. Ferrie, either as incompletely released by your agency when he was in the news or as they in actuality exist, I wrote asking for both. I also asked that the reason for withholding each be given. You said you'd make the files available to me. I went to the Annex, asked for and examined them. I thereafter wrote you that they are gutted, that they do not contain the documents not withheld and also contain no record of what is withheld. I do not regard it as a favor to entrap me into such a futility, for this wasted both money and time for me. However, it has been a long time since I wrote you. You have ignored my letter and my request, which I understand goes. At the same time, particularly because you claim to be required to do certain things for the security of what is in your care, I ask an explanation of just how these files of a get gutted as by whom, especially a special file set up, the files of which you still have. And I remind you these are as much my property as yours, the distinction being you are the custodian, with an added responsibility to me.

It has been too long since I asked for the date on which the first two of your whereabouts aka by alias specter were made available for research. Mr. Johnson is well aware of this matter. I would still like to know.

I now add a new request with regard to Ferrie, one I had earlier overlooked. You have certain words to which you deny access. I would like every citation or turn to him with those concerned with him in the correspondence on this matter.

You have not responded to my question whether you have the raw material of the final reports on the autopsy or know where it is located if you do not.

In connection with your entirely inaccurate claim that the authorization for the autopsy has always been in the JVA 4-1 file, I again ask the file from which

file copy was obtained, when and by whom it was added to the JCK 4-1 file, and I call your attention to my denied requests for this document going back to the middle of 1966. If it was, as you now claim, there all the time, there certainly was no excuse for your not providing it the many times I asked for it.

I have asked, without any response, now and again access or permission to see the autopsy pictures and autopsy and related withheld material.

By request for the Kennedy-family-CIA contract was planned to include all statements and related papers. You have never mentioned any related papers. Nor have you provided them. I still want them.

You have never responded to those my requests about the executive sessions; for a list of what was discussed 1/27/64, which will, I am confident, establish that withholding is for reasons other than classified; and for access to that of 6/24/64, which was made available to another writer.

In its regard to Frederick O'Sullivan, I have asked the date of the intended FBI interview with him and how the alteration in his testimony was made when it does not appear in the typescript sent to the printing office. There has been no response of any kind, after a rather long interval. Also, the CIA identification.

I believe there has been no response to my inquiry about an Admiral Burkley file, its existence and contents, if it exists.

As soon as I can I will decide what to request concerning the specific items already identified by you and refused by you and will incorporate them in a separate letter. Meanwhile, I hope that you will depart from the bad record of this part, respond to this promptly and constructively, and respond as an equal through proper channels whenever you may refuse me. I believe there is nothing extraordinary about any of the foregoing requests, except the treatment they have received by your agency. I would ~~hope~~ you ~~not~~ refuse any of it.

Minearly,

Lincoln Rosenberg