Mr. Thomas Melley, Asst Director D.S. Scoret Cervice Schington, D.C.

Deer Mr. Holley,

e.

The receipts account for 18 and 12 "sheets" of file and a roll of 120, of which only five film were exposed, according to other efficiel records. By the minimum of the various other official accountings, there were not fewer them 45 good pictures. But the receipts add up to a total of but 33, of which two batches of undescribed size are said to have been exposed but show no image. There would seem to be serious contradiction here. I would appreciate it if you could explain this to me.

The wording of these receipts with both photographic and X-rey film, is in terms of film exposed and, apparently, delivered, 11/22/63. This suggests the possibility others mare exposed and delivered after midnight.

While thestotel number of X-rays, 14, agrees with the inventory of the Attorney General's panel, neither accounts for all the A-rays taken.

I therefore ask if there were other receipts or other records, and if there were, I would appreciate copies. I would appreciate any using you can provide in helping me reconcile what there should never have been any question about, the number and kinds of film exposed. Here I remind you that you have not responded to by request for any records on the processing of the film and any accounting of how these two batches ended up, showing no image.

My incuiries of the Navy elicited the response they turned everything

There is not existing and evailable record of how many pictures show no image. I presume the processing record would show this, therefore I renew my request for the processing records. If you have an separate information you can impart, I would like, very much, to find some way of eliminating as many of the existing contradictions as possible.

For a period of time stretched beyond meed by the Department of Justice I have been meeting the records of this penel. I have exhausted my so-called administrative remadize, as required by the law. In an excess of caution and in the nope of avaiding the need of going to court, I have taken other steps, but the Department has not responded and give no sign of any intention to respond. Therefore, in the near future, it is my intention to file on this. Legally, I am in a position to do it now. I had also hoped that in this time you might respond to the questions I had asked about the film md that I might have access to the records to which I had expected access. is I indicated in messages I left for you at your office and with Mr. Warner, should you desire, I will come in and explain

5/8/70

this to you and, if you elect, the other gentlemen. Will your egency may have had nothing to do with the panel, it had very much to do with materials in which you are the sgency of "personnut" interest. Over and above this, parheps unknown to you of Mr. Goff, the present administration of the Department of Justice has made special interpretations of the law. Wills I am satisfied they are wrong and have little doubt I will establish this special interpretation is wrong (and I suggest is known by the Department to be wrong), the more fact of their having made it and communicated it to me requires of me certain things I would prefer not to have to cope with. It also requires that I broaden the suit or run certain risks I am not prepared to run. In telling you this and offering to tell you more, I am trying to serve your interest as I understand it from the frank menner in which you gentlemen communicated it to me. I hope you will not think I am taking too great a liberty in suggesting you discuss this will not the form who may see in it certain possibilities you may not.

May I also remind you of es-yet unanswered inquiries, the most secont of which related to the late David Ferrie?

I do nope you will find it possible to respond soom.

Sincerely,

Harold Weisberg

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