Dr. James B. Rhoads, Archivist lational Arcidves Mashington, D.C. 20408

Rt. 12, Frederick, 4d. 21701 4/23/70

Dear Dr. Rhoads.

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When I was in Washington yesterday 1 picked up the tox of records of which wr. Johnson had informed Mr. Lesar by phone last week. Mr. Leahy was very helpful in tying the box securely so I could carry it without difficulty and vitrout damage to the contents. I do appreciate this.

Because there was no covering letter I repeat the words of Mr. Johnson's hendwritten notethat was on top so you will'a have your own record of it: "Copies of records provided to are Harold Meisberg in response to his FOIA requests of September 28, October 19 and 21 and December 28, 1976."

The first of the three groups of records, each separate by a rubberband and identified by a note from Mr. Johnson, is identified as records relating to my U.A. 2069-70 against Archives and GSA.

I have gone through this batch this morning. While it is without doubt true that they do relate to that case it also is without possibility of doubt that they are not all such records. From it. The fact is that once by error I was sent an unintended cory, which enables me to specify records not provided, aside from what i know by other means. I think it is obvious that if I am willing to pay you 20\$ a page for copies of such records as my complaint and its attachments when you know I have than I do want all of these records.

Of course I appeal, on all counts.

But I am writing you in the hope you will see fit to end all this unbecoming stonewalling and avoid unnecessary litigation. If you are not willing then please just forward this to your rubber-stampers and we'll go to court.

As a matter of fact I had discussed this with "r. "cear a wook ago, after the totally unnecessary problem you gave us in the depositions, with precisely what was at issue in that case of seven years ago. If you are not aware of it you have refused by repeated request for those pictures as well as my request for a copy of your regulations. covering the taking of such pictures applicable as of the time of that buit. I was provided with the revision you made during the litigation and have not been provided with the one that then was in affect. This latter and entirely unjustifed refusal is putting no to great expanse. I have been compelled to ask fr. besar to purchase a transcript of that hearing, at a cost of 31.50 a page. I read the then-applicable regulations into the record.

Notive for this withholding is apparent: you swore falsely to the material.

You would not even permit a xerox of the pictures to be incorporated into the court records during depositions in C.A.75-226. I believe it is unpeakably arrogent of you to deny this evidence to a court of law particularly when all you have pretended about those pictures is false and indecent. There is nothing in the pictures you took for me that is not in the others you have made available for years except that the pictures taken for me are clear and the FBI's are deliberately unclear. Those I asked for are of evidentiary value only. Those you make available show gore only - little or no evidence.

At some point you are going to have to spot this indecent bathing of faderal minconduct in Kennedy blood. You know very well that indecent use was not possible with the pictures I asked for, that both the letter agreement and your regulations required that copies be provided me, and more recently that my writing and publishing on this aspect was passed. My request was clearly in connection with C. A. 75-226 and the maddate imposed upon me by the appeals court.

Hore recently other withheld records have been hale available. They were not much avillable to so it the time they zero suis available to others despite the priobity of my request, dating to about 1968. Examination of these withheld records discloses no logitizate basis for every withholding them. You should, in fact, have made them available to the court in 6.A. 2069-70 because they are clear on intent of the latto appearent. They are explicit on the providing of pictures under that lotter agreement.

So were your own regulations.

Tide has been hurtful and costly to me.

Prior to receiving what I received yesteriay 1 had turned this entire matter over to hr. Lever.

I do hope you will reconsider and elainate the need for litigating what should never have had to be litigated and should not have to to litigated now.

There has been no response from GSA. I enclose a carbon for GGA for your convenience.

Sincerely,

Maroll Maisbarg

P.S. With this long delay in mon-compliance, saven months, I also ask for an explanation of this delay. You know the requirements of the Act. You have claimed no backlog. And those records I have examined required no search time.