The New York Times

Thank you for submitting the enclosed material.

We regret that we are unable to make use of it.

Unfortunately, the amount of space available for publication of such articles is so limited that much material of value and interest must be returned.

THE EDITOR

Thanks

"CENTRAL INTELLIGENCE AGENCY INFORMATION ACT"

Despite its joint sponsorship by the CIA and the American Civil Liberties Union, the bill that is supposed to speed up the CIA's response to Freedom of Information Act requests (H.R. 5164) is in fact a police-state measure.

The act creating the CIA specifically prohibits domestic operations by it. By executive fiat, without audible protest from civil liberties groups, President Reagan nullified this law and directed the CIA to engage in domestic activities. This ACLU legislation exempts all such records from the FOIA and prohibits not only their disclosure but even any search for them in response to information requests by the press, historians, Members of the House and Senate, most of the committees of both Houses, and by private citizens.

This assures the CIA that, no matter how great its transgressions, they will forever be immune from public examination - transgressions of the past, of the present and of the future. Its many transgressions of the past against the First Amendment remain largely unexposed. The certainty of perpetual secrecy can hardly be interpreted as any restraint against the Agency's future violations of what we once regarded as basic and inalienable American rights.

The ACLU's support of this newest restraint on information by the Reagan administration is based on an untruth, that the so-called "operational files" of the CIA are never disclosed and are exempt under FOIA as amended in 1974. Thousands of pages of the CIA's operational files have been disclosed to me. They are of enormous political and historical importance - and they are embarrassing to the CIA. Its fear of disclosure is what inspired its campaign for exemption and its years of stonewalling.

The CIA's claim that it has complied with the FOIA and has handled

manpower for the processing required by the Act is belied by its record. I have requests almost a decade old that it has stonewalled by one device after another. Disclosure of those records assuredly will embarrass the CIA so it ignores the law and its responsibilities under the law and then lies about it.

My requests relate to the CIA's investigations when President John F.

Kennedy was assassinated. Surely this is a subject of greatest consequence, however one regards the official solution to that most subversive of crimes.

No secret sources, no secret intelligence methods are involved, but if they were, the 1974 Act protects them from disclosure. No reason consistent with the national interest for this resolute suppression of information and the lawless-ness with which it is accomplished is immediately apparent.

One example of what is embarrassing to the CIA when its dirty linens are exposed is the fact that it came close to launching World War III with inherently incredible reports from its Mexico City Station, cabled to Washington and used to incite then Ambassador Mann, fictions the FBI doubted from the outset. Only when CIA Langley was terrified and ordered its Mexico City Station to grill the source of the fabrication, that the Cuban embassy there had financed Oswald, did it go to work on him and get a confession that he had made up the whole thing. Only then did it report to Langley that its source was an intelligence operative for the late Nicaraguan dictator, Anastasio Samoza.

Meanwhile, Ambassador Mann, based on this obvious fabrication, was mytual pressing for the most severe sanctions against Cuba, which had a mual-assistance treaty with the USSR.

Other CIA operational files records disclosed to me include its possession of the contents of the late Dr. Martin Luther King's pockets: messages

to him from his office, of persons he was to phone and meet with, even of every-day purchases he made. These same operational files disclose that, in acknowledged violation of the law, the CIA had a highly placed informer reporting to it on civil rights activists and pressing it to take steps against Dr. King, characterized by that source as a tool of "Chicoms," the Chinese government.

Still other disclosed CIA operational records report its spying on what Americans said when they gathered to discuss a topic of importance to them - in Washington.

That the CIA toyed with the minds of unwitting human beings, resulting in endless agonies and deaths, is recorded in its disclosed operational files the ACLU claims are never disclosed and are immune when they were not.

The CIA disclosed operational records to me in which its stonewalling of the Warren Commission is spelled out. It volunteered nothing and it resisted making full and truthful responses to that Commission's inquiries. This was not the unauthorized practice of an underling; it was recommended by higher authority. The State Department, according to these same disclosed operational records, was aghast at the insolence and insulting nature of questions the CIA wanted to ask the government of the USSA and opposed asking them. By this means the CIA also frustrated official requests for all relevant records the USSA had. That the sophisticated CIA would propose such a course is even more perplexing and provocative when it is remembered that the diplomat in our Moscow embassy that Oswald saw, Richard Snyder, had a record of CIA employment and, instead of allowing Snyder to review his Commission testimony, the State Department withheld it from him and had it reviewed by the gental counsel's office. This is a departure from standard practice recorded in the Warren Commission's Document 1174, an innocent and not classifiable record that was classified and

then declassified. Snyder was then stationed in New York City and the withholding from him of his own testimony was five months before its publication, so time and distance were not factors.

Among the CIA's transgressions against the most fundamental American belief that remain unexposed is the involvement of its people in domestic and legislative events, including unexposed Watergate activities. This involves false swearing to the Senate investigating committee chaired by Senator Sam Ervin.

The late conservative leader, Senator Richard B. Russell, a member of the Warren Commission and head of CIA oversight, to his dying day encouraged me to persist in my inquiries because, he told me, "I am satisfied that they have not told us all they know about Lee Harvey Oswald." My inquiries, to a degree only frustrated by the CIA, provide ample support for Senator Russell's apprehensions.

I obtained official records - not from the CIA but from the Navy - proving that the accused Presidential assassin had no field assignment as a Marine that was not related to the CIA and had, what the Warren Commission was never told, the highest security clearances as a Marine, Top Secret and Crypto. This while he was getting Russian and Communist literature openly through the mails, to the knowledge of his superiors. That Oswald had these assignments and clearances is masked and withheld from his official personnel records, where these assignments are listed only as "field" assignments of unspecified nature.

But what was withheld from and hidden on Oswald's personnel record was not hidden in a Navy court-martial inquest into the suicide of a Marine who was on the same assignment at Cubi Point, Philippines, a well-known CIA base.

The question lingers, if the CIA has nothing to hide, why does it hide so much, why does it violate the law and swear falsely to the courts, as it does regularly, to be able to continue to hide information potentially of the greatest national significance?