To Guin Shea from Harold Weisberg re attached to Mr. Bresson 4/19/79

Neinre (105-152912 1861)

della

While I hape that the FBI will resolve the questions I reise in the attached I provide comiss, as I informed Mr. Breason, for any necessary appeal.

Yesterday, in preparing work on the files for my student helper, I was reminded that a large percentage of the OFR records provided in the King case were nearely wast expanses of paper, entirely unbound and unascembled. As I want over them in hasts I made what separations were pessible. I find no worksheets. I believe records of the processing will enable the student to make individual files of the individual volumes and will permit the identification of the contents of each volume. At least I hops so. I would appreciate copies of the records of processing to that I may have this done.

Mr. Honer has sont me a copy of your letter of March 25 of which he had sommand you had sont me a copy. With regard to your letter itself, I would prefer to let the matter rest as I asked in my recent reference to it, avaiting any possible developments.

You refer to but a single Department record velating to charges of perjury against John Ray, that of 11/30/78. However, before then he was thrown beak in jail over the same alleged perjury, so there should be earlier, similar records. I believe that there must be other records relating to this and not provided.

Recentionally, this coincided with my being reminded of the Clay Shaw case, where he was charged with perjury after the prosoccution anded. The Supreme Court threw that out. I find it interesting that consideration supposedly in new being gives to a similar prosoction of John <sup>H</sup>ay after be has served time that the parole board itself found to be greatly in encours of the norm, the sentence having been imposed by the present Mirector of the FSI.

With regard to the attachment of Mr. Tyler's 10/20/ 75 mone, which should have been provided by the FAL along with meatover it decided about administrative estion, although the content was included in a public statement by the Department, also not provided, I am appreciative of your providing it for the completeness of the file.

The entire Nexty-Canald matter is of emergineal historical importance, as I've indiouted to you with partial explanations. I thereafre would appreciate what I have not been provided and is referred to in the first scatence of Mr. Tylor's mane, "the Criminal Division's investigation in this case."

Even the nature of this investigation of the matter is quite significant. Ves it limited, for example, th the records provided by the FBIT I have examined its records of its investigation with great care and interestions have made a separate file of copies. Bid it include the dissiplining of Mr. Heaty? Of others? (Partially testified to before House consisters.) The Grisianl Division's was an investigation by langure. Frior to that

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investigation the lawyers know that the statute had run on any effects of a down years earlier. They also know that it would never be possible to determine which versions of 1975 recallections could be proven to be false. (Odd how so much is reminiscent of the John Ray case.) What there was for Urimical to really investigate also is adminiscent.

I an particularly interested in whether this invedigation included the FNIR knowledge of the matter in 1964, which was more than 11 years before its belated response to a news story and the Crimical Division investigation.

If the Fill ignored this matter in 1964 that also has algoificance.

Hr. Hosty is not the only 34 who was disciplined. At least one other involved in pre-assessmention Genald investigations refused to accept parisions and realgaed instead, which I regard as a strong protect of what that SA regarded as unfair. He records of this have been provided.

In fact, none of any disciplining have been.

In addition to what I hope you will agree is the identical importance of this antire matter and its contexts I have considerable personal interest in it and its possible remifications. By recollection is that recently I have given you some explanations of this. Some years ago I laid anide the manuscript of a partly written book because I folt I required information then not available. I then filed several FOLA suits against others for what appeared to be relevant information they were utilised withholding. In two other instances I was provided with withhold information just before I would have filed suit.

One of the records I obtained after litization was of such importance as I evaluated importances and an the Congress has since then that when I could not pay the printer I nonetheless wrote a back around it and printed the sutire record in faminile.

History's and my our personal interests make no want every record relevant to the Monty-Ognald anther, wherever it may be or however it may be filed.

If there is nothing to hids then there is no reason net to provide all records in an historical case.

If there is something to bids, that it not continue to be Midden is the purpose of the Congress in FOIA.

Elfin.