Ar. Gene Wilson, FOIA/rA Coordinator OIA Wash, p.G. 20905 FOIA/FA appeals

Rt. 12, Frederick, Ad. 21701 1/14/76

Dear hr. silson,

To now in a long, largely unnecessary, completely unsatisfactory and on the Cla's part so solf-descriptive a correspondence I believe I have made no personal consent about you. Your letter stamp dated 1/12/77 atop this long history of lawlessness would be too much for Oricelda. It is such too much for me.

have you no shame? No concept of shame, or decempy? No colf-respect? No concern about how your whildren, if any, would think about you if they knew you as you have represented yourself in this correspondence, all of which relates to FOIA and PA, two leasthat represent what is most fundamental in any system of representative society, the right of the people to know and above all to know what their government disent yous the law mean nothing to you, you personally or all of you who have come to regard the American people, too, as your onemy? Af Is there no limit to arrogance?

In your letter you say what you know is false, that in my request of the Archives and in my 11/26/76 letter to Dr. "honds all "records os surveillance conducted on Lee Marvey Canald in Maxico City" and that "we have already responded to you concerning this request" in "our letter, dated 23 August 1976...F-75-6669."

My request of the Archives was limited to what you poople simused in one of your dementic operations against the American people and the press. It was limited to what journ was a waiver on by being given to an underinformed and overly receptive reporter. resulting in a massive coast—to—coast deception and an overt interference with the proper functioning of the Congress.

I do have a larger request under the 10-day law. It dates to 1975. This is 1977. Sader that law you have 20 days in which to not on an appeal. I filed this appeal. Here you not the requirement of the law in not so doing?

when you stonewalled and I did want part of these records you'll die before releasing willingly I did file what I did describe as a sore restricted request. Your time for response to that and acting on the appeal is more than five times past the allowance of the law. You have given no explanation for delay, no explanation of the need for more time and there is no such need. Now if there is any provision of the law that paraits you to withheld one file on the claim that you have a thousand files you say you want to review please site it to me. And if there is any provision that authorities you to delay lenger while conducting a second review after the first one, please also cite that. If there is anything you can torture into either, remander this is 1977 and we are talking about a 1975 FOLA request.

Last year you were particularly shameless in claiming that in responding to my request relating to the surveillance of Lee "arvey "swald, a matter certainly collected 11/22/63, in alleging that responding would be "a special and costly search" and that it "would disrupt and delay the process for all those requesters" asking for other records. This to your knowledge could not have been true of that request and it certainly can't be true of my request of the archives, which is limited to Warren "omnission records.

Last year you also cited an earlier letter in which you claimed "the existence or assessintence of the records...is currently properly classified pursuant to Executive Order 11652...emmption (b)(1)..." This was then false and obviously false from the language of the statute, "kept secret" after it was published. It is even more false today two menths after the Agency's publicising of its alleged summent warning to its alleged defender and now more so with the report of the House select consistee. In this there is nowe than enough to afold going into your newsymanagement operations with the Mashington Post on this and other related stories. But those illiet and anti-democratic dementic operations are also a waiver, if there ever was a legitimate exemption.

"-ept secret" in the statute referred to real or potential chemics of the country, not the people of the country, of course. The law continues "kept secret in the interest of national defense."

I do not know your age, experience or education but all of this carries me back to what except in its violence is morally and philosophically, Razism and the other authoritarism secretics, way. If you do not pute over what you do you have a cust-iron intestinal tract and/or moral and ethical blinders.

Your august 25 letter of last year also claims, again with censoious, deliberate falsehood, that "It is further determined that the fact of the existence or non-existence of the records pertains to information relating to intelligence sources and methods which the Director (is to) protect from unauthorised disclosures..." Here you avoid citation of the Act because it mays other than you pretend. The exemption has to seet certain facts that are here not factual, the spurce must be "confidential" and there must be a disclosure.

"Pertains" is not in the Act. News stories "pe taim."

There is no way in which withholding this from me can "protect" from Cunauthorized disclosure" when the actual disclosure is the fact back in 1964 to the Warren Coccianion and alone then to the press and it and by the press, parts of which were Agency employees with first-person knowledge. We both snow the reality, that seme of the most recent disclosures were by the Agency employee who left the Agency to become its "defunder," the one the Washington Fost managed not to report was the Agency's mexico City Disting Shief at the time in question, David Phillips.

However, you do gate the Director's legal obligation and you have not placedary charges against "r. Phillips or others. Why? Can it be he could claim "authorized"? If you do not will you stop throwing that kind of garbage at me?

Nov I did write you after I received your letter of august 23. with the fabled record-keeping system of the Sla can it be you did not know this shen you attached a copy - or most of a copy - of your letter? Do you consider it benest not to include what I wrote you in response, even to protein that I did not, that I did societ your beken? I am sore I did insist upon my FOLA request and that I did appeal. I also know that I detect the thought of having to sue my government to know it houset and within the law.

se are again answed in and the mow is still falling so I cannot get together with counsel. On agmenting as clear as this I am not at all certain I would need counsel but I am uncertain about the archives referral to you. So dethor or not I have appealed in the past I am muserially now ap calling this new decial by both the Archives and the Agency. If within the time permutted by the lat you have not couplied with the not this time I will not be as patient as I have been because this time you (plural) have undertaken a new subvarious, of the Congress in addition to the press.

You people, whether or not you personally, are truly contemptible. After the last time I heard from you I set your assistant general counsel, Launie Zibell. It was in consection with my C.A.75-1448. Then we talked he told so that you has sent so all I had asked for that had been released. Now you personally know that at least a mais-comen times I have asked for year second large release and you personally know that it has not been sent to see and you personally know that it is included in my requests. If this is not the first time, what hind of animals are you that you lie to each other, what kind of concept do you have of law and decency when you lie to your own lawyers?

I have a number of requests under both Fill and the going back about six years that have not been complied with. I am herewith again anking when I may expect to have a response to my appeals and my inquiries on when they will be noted on. I have been patient. I do not like the idea of having to mue in such matters. I about nate the idea of official inclesses, and this is as lawless as it can be. But there is nothing that is as foreign to my beliefs as telerating this kind of efficial missonduct. What houst do I will do. Minourely,

Unrold Heisberg