Mr. Richard Eleindienst Deputy Attorney General Department of Justice Washington, D.C. 20530

Dear Mr. Eleindienet.

Your letter of the 25th, like those preceding it, is not really responsive, is neither complete nor unequivocal, and is not in second with the letter end spirit of the law and the directives of your own Department. Further, what it suited you to ignore, you did ignore.

I delayed making my original request for this data until I had in my possession proof it existed. If it no lenger exists —and some Dr. Fisher assures me has been destroyed — your Department must know what he pened to it. I believe this is information I am entitled to have and I would keps the Department of Justice would not require a lawsuit for its disclosure. The evasions and elementeestions force me to repeat myself. Again I sak, if it is true "that the meterials described do not exist in the files of this Department", what did you do with them? Were they destroyed? Or, if they have been deposited element, where are they now?

In previous latters I dited the directive of your Repertment that, if what is sought is not in your possession, bett refer my request to the egency now having it. You have ignored it, so I request that you do this, sending me a copy of that communication. If this directive has been supercaded by mother, I ask for a copy of whatever instructions changed the directive I dited.

Mr. Rolepp, in his phone call of February 85, went so for as to claim the meterial I seek is not part of an official function of your Department. Properly, the concluding contenes of your letter of the 25th abandons this fiction. However, there remains the possibility that inquiries made by you or for you were addressed to the wrong person. Therefore, I ask that you ask Mr. Carl Eardley for the motorial I seek or for an accounting of whetever disposition was made of it.

If, as I have been informed, refusal must be in the name of the Attorney General for me to he we exhausted my so-called administrative remedies, the Departments refusal to do this would been to be a deliberate device it might later invoke to ask dismissed in court. I therefore ask assurances the refusal need not be in the name of the Attorney General, for the refusal in his name or a statement that the Department waives any such requirement of its regulations. If there are any added administrative remedies available to me, I would like to be informed of them.

Sincerely,

Harold Weisberg