To the Shee from Harold Weisberg re Ming appeals

Patterson, Coppert and other informers
St. Fours Field Office withholdings

Deliberate FSI Violation of Stipulations

Happy Cointelproing with FOIA

Requester and

House Committee

These are the subjects of this memorandum. In part they come from the enclosed copy of an EM St. "outs record. This is clearly within my requests and within the PMI's own stipulations and as of this moment the FMI continues to withhold it and other related records. As I have already informed you the FMI was violating its own Stipulations before they provided a single record under them. In this instance Department counsel only recently gave personal assurances to the Court that the PMI had complied with the stipulations. She accommanded this with some slure on my counsel, perhaps no also. I'm not discoking the transcript.

10/30/78

As I have also told you, there is an inevitable relationship between my PA request and the records still withheld in this case. (As also PA records are withheld and I filed esparate requests with each field office.)

As Ray's defense investigator I conducted the habeas corpus investigation. This required me to go to Leavenworth to interview several prisoners there. The Department was aware of this and made the necessary arrangements. When I was asked to appear on a St. "ouis TV show with Jerry May, whom! knew well, J.B.Stoner, whom!'d nover ant, former Department employee Laue and Gareld Frank I accepted the invitation because it paid most of my costs in getting to Leavenworth. Whether or not Stoner was then still of Bay's counsel, he had been and there were matters Ix wanted to discuss with him bocause of it. The station put us all up in the name hotel. I had private sectings with Stoner and F rank, neither of whom was alone. I also walked from the station back to the hotel with Stemer and his companions. I believe we also walked to the station together. It now turns out that some of Stoner's companions were FoI informers. To put this another way, the FOI was spying on the Ray defense and has withheld all such records of this improper activity. Even when the Stipulations called for their production. My source on this is one of the FMI's finks. My concern over these withholdings is magnified when I recall the various FBI fabrications relating to me, particularly with regard to Stoner.

In providing you with proofs of the identification of two of the FBI's informers, those here identified, I asked that you please see to it that helated FBI compliance is not stalled further so it can engaged in still further Cointelproing. If me and of the Court in particular. (I do not believe that Government counsel made up the false statement about complete FBI compliance with the Stipulations but I guess it could be said that not for the first time the FBI Cointelprood its own counsel, tolerant

and endlocally trusting counsel.) In order to prevent any new and improper such Pall exploits I ask that you seek immediate and total compliance with regard to these informers, the St. Touis and other relevant field offices and that there be an accompanying first-person affidavit in all cases. I have just sent you proof that the FMI remained in touch with Oliver Patterson, one of the informers, the one to when the enclosed FMI record relates.

The some consistes cointelpros easily but I have no desire for such adventures to continue. Its hearings are about to resume. The relevant public hearings are not screduled to last past the end of sevember. I therefore believe that I should have those records promptly in order to have then in case of need.

I would appreciate having some assurance of a close date of compliance on this matter or I shall ask Mr. Lesar to file a Motion to Compel, if he commiders it propers. By this I mean in time for there of be a full airing at the coming status call, which is only three weeks away.

The attached records also bear on consistent Fill misrepresentations about its practise with its informers. This is perhaps the third or fourth illustration I have provided. Its claim to withhelding identification stops at the edge of its ocean of Cointelpro possibilities. The FoI therefore Cointelproad the consistes by not withhelding Patterson's name from it when it provided records to the consistes/ This record was provided to my source by the consistes.

Of course, this also is a misrepresentation to the Court and one into which partment counsel, all or most, have been satised by the FM.

Please note that one file only is indicated on this Fall record. There appears to be the certainty from this that in the St. Louis FO there is an index indication where other copies are filed. There is, it would be impossible to retrieve the information for which the Fall used its information. Of course, this may be on a separate sheet or sheets, also withheld. There has to be more, like the records of formatings.

Please note also that the Stipulations, which were automatically mullified by non-compliance, did not limit informations about the Mays to MARKE resords.

You will obe ree that the SA involved is one of those whose asses I provided quite some time ago. I understand he was reasoinged to Tampa.

The attached informant's report is not complete. It was made incomplete by this SA in the following manner: Patterson dictated the report to his then wife Leglic. The SA came, read the report and told the Pattersons what to omit. (I am aware that Pola covers only existing records.) Under the SA's direction then Ers. Patterson retyped the report, omitting the kind of information the FBI did not want to have. Like Jerry "ay's insistence that his brother did not fire the fatal shot and inconsistencies.

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I do not want you to be under any misso rehension about fatterson. I was certain before he case more that he was an informer. I did not dress that he had been an FMI informer and that the FMI had remained in contact with him so late as the end of his informing for the house assassins. With the FMI's record of which this meso is morely the most recent illustration I am not willing to presume it will be truthful. However, I believe all parties are satisfied to some Addia dependable assurances that whether by Patterson or by other means there were no reports of any form relating to me that remaind the FMI. If there were I believe they should be provided promptly.

Ion are sware that I have a relationship with Patterson. I provided a tape from him reflecting this. By conversation today was interrupted by his having onliers. I did not get to ask him if he has knowledge of any current reporting. It could have been by other means, as from the committee or separate surveillances which there is reason to believe there were.

You and Jim Lewer will have copies in the same mail. If you desire to inform in. Ginegerg in the event the mailing to ir. Lewer is delayed, I have no objection.

Unless you desire commendations added to the personnel felders of those in the FMI who are responsible for this, there is no point in informing the FMI.