Hr. Quinlan J. Shea, Director FOIAPA Appeals Department of Justice Vachington, D.C. 20530

Dear Hr. Shea,

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This adds to prior appeals.

Ring assausination records PA request

It may also help the review upon which your staff is engaged, including with regard to the stipulations the FMI negotiated in C.A.75-1996.

Withheld material of which I write I believe overlaps into my PA request. As you are aware searches in compliance with my PA request were suspended once I provided disproffs of what I described as FRI fabrications. In about a year, probably more, I have received up additional recerds.

Tou should recall that in writing and verbally, beginning well over a year ago with the FRI, I restarated that the surveillances Items of the C.A.75-1996 requests are not limited to FRING records, to these designated MURKIN or to what is or was done by FRI agents. I have also informed you hav FRING through OLC and Chuck Natthews, undertook to violate and not comply with the stipulations.

With regard to the St. Louis Dyers records, initially leaked incompletely while they were withheld from me, I have appealed the continued withholdings. The FUI's claim with regard to the Hyere matter is that it had innecently misfiled and only by accident discovered the misfiling. (After which it perpetuated the misfiling by not correcting it.)

I have been informed of a similar withhelding from St. Jouis and other field office records. I have reason to believe that when there was no national security or law enforcement purpose possible and coinciding with James Harl Hay's earlier efforts to obtain a trial, while my present langur was his langur and while I was his investisetor in these efforts, there was FMI surveillance and other introdens. In the basis of what I have been informed and have reason to believe will very soon be public in fact have reason to believe has recently been of high-level "epartmental consideration - introdens appears to have extended into my home and, of course, privacy. If as there is reason to believe this involved the case in court I think you may agree that while oan be a serious matter.

There is not much time between new and the coming calendar call in this case. In order to be fair with the Department, which appears not to reciprocate in this affiar, and in order that you personally may know and not be compressived. I am informing you and at the same time removaling the appeal as that there may be a full and complete accounting if not fail and complete compliance prior to the calendar call of the 14th.

I have informed Mr. Lesar of what I learned, as earlier I informed him of what I had reason to suspect. I have asked him to raise this matter at the coming calendar call if by then it has not been cleared up. By this I am not limiting myself to what I believe will be public prior to the calendar call.

This may appear to be elliptical to you but it should not be to the FRI.

A full and complete search should include copies of intercepted nail and ether stelen records and velce and videotapes. It should also include photographs. I have prints of several.

I hope you will also use this eccasion to require immediate, full and honest compliance with my PA requests of about three years ago. This, of course, is much in excess of the FBI's claimed backlag.

Sincerely,

Marold Velsberg

8/7/78