Dear Jim, Paul and Ron,

## 5/15/75

I was tired last night but felt I had to stay up to write the enclosed to Faul so he might better understand what because of the distance between us he has no way of knowing. I remain tired this morning and could not sleep. So, I was not as sharp as I should have been when I write this letter to farion Johnson and I did not make enough copies.

Meanwhile, 3% has after all these months replenished my paper - with the wrong paper so I still can't make copies!

So Paul and Ron can understand why I'm giving them carbons of this and you can understand why I'm asking you to make copies for them and those I'll enumerate for me, I give each a carbon of this now, to inform them until they receive copies.

From my reading of the Nosenko documents there never was reason for any classification, never any for withholding, even lass for the classification of the staff paper "Top Secret."

There simply has to be more, particularly from the CIA, which is not represented in this at all.

With the basic dispute between what these documents and the Warren "eport say. there of course is algoificance.

There have been all these regular reviews and declassifications yet these papers were never released. hus I also asked why and how they were neve.

There are two apparent declassification coincidences. They may not be relevant but I note them.

The first, of the FBI papers, coincidence roughly with the appearance of the ones Harris fakery with the New York Times in which it was pretended that Earl Warren withheld from his staff Hoover's apprehension about an Oswald Inpx imposter in Russia whereas all the papers were freely available in the files. The FBI's part of these Mosenko papers thus could be used for FBI purposes.

The staff memo was not declassified until 5/7/75. This is two days before the Dan Schorr CBS TV News broadcast of 5/9. (I'm getting a transcript, I think.)

It would thus appear that both the withholding and the release of these papers were for political reasons only and not in accord with regulations and practise.

In addition, perhaps Son can find special use for this.

Sincercly.

Harold Veisberg

Rt. 8, Frederick, Md. 21701 301/473-8186 5/14/74

Mr. Ron Plessor 1712 N St., NW Washington. D?C.

Dear Ron,

I got to read most of the Mosenko documents I got for you while I was waiting for the doctor yesterday. I had decided to tape a fairly long communication to you after supper but this became impossible fecause of telelphone calls. As a result of one I may have for you by the weekend an affidavit that may or may not be of use to you, filed in the Vegas in the Johnny Meier case and executed in Mexico City by one Virgino Gonzalez and a lawyer mamed Villanueva. You know people to whom it may be of interest if it is not of help to you in the case of your unmaned client who, were I to make a wild guess, may know me. (An intelligent, slightly portly gentleman with a good command of English and a heavy Russian accent. One not without his own knowledge

Because there now also will not be time to put this all on tape as a substitute this hasty letter on the chince it can reach you before this weekend if you do come up and as an aid to my own memory if you do not. I am into much too much, can t keep all in mind any more, and I do forget. So, please dongt misunderstand invything in what you may takes as the tone as I rush through this before the sum in order to do it. And if I have to mail it prior to correction, I'll have a corrected copy I'll exchange your's for. I'll ask my wife to read it after she gets up and I am doing other things. Those familater with my terrible typing know the mistakes I make automatically.

I told Jim yesterday that you could help this case much by filing two FOI suits for me. They'll be for you and your client, too, but there are only three people I know who could be the right client and the other two are unavailable to you but could help me.

Bafore I forgue, I strongly encourage you to get from CBS at least the sound of Dan Schorr's aired interview with McCone I think this past Saturday night.

Speaking not as a lawyer, which I am not, but from long experience, which I haven and as an analyst, which is where I seen in this business, at some point you are going to want to impeach the hithorto unimpeachable. You will surely want that interview, if they give you only what they aired, if you get into court and perhaps prior to that, depending on how you handle your case. I presume you'll also want to impeach both the federal agencies and Nosanko. You can and these documentum I have for you now can sorve either to impeach both or to divide them or both.

I think you will want other records that can be available through these FOI suits. One is for thesecret evidence in the Heins case in federal district court in "altimore (Roszel Thomson, judge) on which I have a rudimentary **measure statistic** and if you'd like will undertake to get what the Baltimore papers have in their morgues on it. It is going to be used against you anyway, as precedent. The file I have is of a couple of clippings only but it will give you the thrust and the number of the lawyers. This crosses into my interest, one of which the was to have spoken to you a while back.

There should be an FOI suit against both the FBI and the CIA over these Nonenko documents. In the trial if not in the FOI suit you can have a lawyer's dream of a fun day with what you can do with all these lying, selective, misrepresenting bastards. These papers largely duplicate themselves in their content and with rare exceptions also filter outs what Nosenko has to have known. So, they or he deceived. If you doubt the value of getting the McCone interview this will remind me. He lied so extensively with his bare face hanging out that he turned the whole thing around to the wrong question and on that also he lied. The real question was not was Mosenko dependable, metwas Oswald a Russian agent, but was he CIA. You'd never guess this from the McCone interview or the Mosenko papers. "obody in his right mind over dreamed that "swald was a Russian agent. McCone lied even in saying the papers h d been withheld from the Warren Commission. I have for you the staff evaluation of them.

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These papers were nover properly subject to classification (Confidential only). Ky preliminary inquiries indicate they were declassified in the government's interest, a strong hint virtually a statement that the CIA did it. They were declassified at invalif two different recent times. The first coincides roughly with the appearance of a delayed story in the New York Times, a ploy I killed in a WFNO Panorama broadcast versus the planter, one Jones Marrin, and Moward Willens, whi I freely predict will not again appear on TV on the Marren report. At was a fake story that the members of the Warren Commission (rand the Liberal Warren) deliberately suppressed even from its truffield staff the suinted Mover's fear that there was an Mawald imposter in Russia. The actuality 1.1 that the suppressing was by the Fel and the papers were never withheld from the staff. But the time of declassification of the first of these Mosenko papers coincides with the appearance of that story in the NTimes, by Men Franklin. The second declassification, of the staff memo, roughly coincides with the Schorr story. At was duclassified the 7th and used four days later.

One of the reasons these papers had to be withheld is not to destroy their disproof of some of what the Warran Report intended to say from the first (I have the first outline of their work).

I think it is transparent that the FBI questioned Mosenko while he was in CIA protective custody. It is also obvious that the CIA did its own questioning and there are no such papers in the file. However, for both of us, I have asked for all the papers of the Warren Commission declassified out of the regular order and for all declassified CIA papers. I'll be confirming it in writing and I did it in such haste that I didn't have my theckbook with me and borrowed a blank check from the right official, wrote in my bank and name, and paid in advance. If I'd not been overworked and ill I'd not have forgotten this and would have done it Saturday, by mail.

Everybody will invoke national security and I think that depending on the judge they can be beaten. There can be quite a press conference if not, with a lots of relevant stuff on why the court will have been lied to in the invocation of national security. If you decide you will want to go the way I recommend, don t be too discouraged by the thought of beating a national-security claim. Jim and I have dône it because of the amount of work 1've done in the past and the evidence I've accumulated. It is not a discouraging prospect in this case and can you imagine not having to face it at more point? If you agree, I strongly encourage you to pick your ground for this

What we would want in this FOI suit is limited to what the GIA and FBI got from Nosenko about Oswald and his connections and the family into which he married, all of which Nosenko has to have gone into more than these papers show. There is an enormous woid and the CIA has to have intercepts of mail to Oswald if not from him. I have just learned of 16 letters he wrote from Minsk not publiched and a friend is going to look in at one soon. The mother has them and while she is a nut there is prospect we can get something from her. So, we sue for what was withheld that could not properly be under the law. I hope the value of this is apparent to you as it relates to your suit and client and as it relates to the weight that can be given to the word of your adversaries incourt. This may all seem hit-or-miss and farout out to you and I realize that I'm jumping around in an area with which you may have little familiarity. Please if you have this feeling ask Jim what my track record is on it.

What follows I ask you to keep in confidence. I'm giving you an idea of the potential and of the risk I personally an willing to run to help you, because it can endanger a book of laid aside and sued for that 1/27 transcript to get. (I have another on this for you, too, real Grwellian.) One of Gswald's friendly contact in the U.S. embassy in Moscow figured in the Penkovsky case. He serviced one of Penkovsky's drops. His cover was that of a doctor. His official employment was Air Force. Hone of this is in the Warren saterials. I was all hidden from them. As I recall. I have enough collected for the partly-written book Agent Oswald.

All of this, of course, is without knowledge of the nature of the damage to your client. Perhaps if and when I know more I'll be able to make other su gestions. You can be sure that the CIA will lie. Sometimes, like the FBI, they depend on semantics. "hus when I tell them that I have copies (and they are carbons) of CIA surveillance on me they lie and say there was none. When I ask for copies of what they got from other agencies they also lie and say they have nothing. It is par. The Air Force, whose filed on me I have in one case examined and in two cases have the file numbers of, tells me they have and had none. In writing. I am certain the CIA intercepted much of my foreign mail and cangt imagine their not having incercepted that to behind the iron curtain. Some was oftually stolen when there was the chance a book that suggested Uswald was an agent might be printed. Other was delayed until a deal for a book in England was killed.

I encourage you to master the doctring in the 1/27 transsript in Whitewas IV: perjury is the CIA's highest dedication, the utimate in patriotism. Authority, Dulles. (Elsewhere. Richard Russell.)

There seems to me to be a number of connections possible between your case and several I asked Jim to speak to you about that he has for me. Time will tell. I believe mine can be much more extensive, involving a large number of agencies and all violative of the first amendment and having no other real purpose. The most subversive thing I've ever belonged to was a CIA front, the Newspaper Guild.

In the <u>Raine</u> case the 2.3. Williams firm was part of the defense. They really represented the CIA. And when they leaged I was writing a book critical of the Warren Commission they let the statute of limitations run on a case already won, as im can tell you. I had established the precedent and when I was pro se because of them the judge teld the government that he had already ruled (in the first of two cases) and the only question was proving the new damages. The Warren Commission's first crisis, in the words of that eminent expert erald Ford, was what to do to get the fact is fact.

The <u>Meier</u> case affidavit deals with domestic operations and the kinds of people who were of interest to the CIA. Like Teddy Sennedy, Hugh Heffner, Tommy Bouglas (Canada), Hubert Humphrey and MAy others all, clearly, not of proper intelligence interest and none within the CIA's responsibilities. The story is that this was done through an Hasset," Howard Hughes' operations. Were I have done an enormous amount in a book I had to lay saide in September for my work on the Ray case. I've never been able to get back to it. It needs only editing. A very rough draft is completed. But the unexposed domestic operations and their Watergate operations are mind-blowing. So is what is still not reported about Nixon's connections with Watergate figures prior to Watergate. and Ford's! Incodeding assassingtions planned and currently in the news.

I've run out of time. Don't be scared. Much of this will fit together.

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