he was a supply that the second to see the second second THE PRINCE STATES DISPARCY COURT TOR FOR DISTRICT OF COLUMBIA and the state of t RANDO WEISHAD, TOPER A2 WORLD) DO CONDUCTOR DEC SONO COURSE the same of the production, the same beauty of the We will be the Civil Action No. 718-70 UNITED STATES DEPARTMENT part of the second to the second the second. SERVERS OF THE CONTRACTOR WHICH THE THE PROPERTY OF THE PARTY OF THE P A trans state of finite letter arrowers to barries and finitelia is not with a part become. CITY OF PARKINGON PART OF ARTS SHAPERED SO YOU WINDOW. The state of the s I, DAVID J. AMERISON, being daly smora, bereby depose and say an follows: 1. I am an attorney in the Civil Division of the Japartment of Justice and in the course of my official duties I have been assigned to proper the defense of the within action. I on, therefore, fully familier with the files of the Department of Justice relating to this metter. 2. On May 6, 1970 the Attorney General wrote to plaintiff's counted advising him that plaintiff would be granted access to [all documents filed by the United States with the Court in Pagland In July-July, 1958 in the entratition proceeding by which James Berl Ray, the convicted killer of Dr. Martin Luther King, was returned to this country." A true copy of this letter is attached hereto as Exhibit 1 and made a part hereof. 3. On May 15, 1970 plaintiff was given access to the

documents referred to in paragraph 2 above, and exemined said

of Justice.

W MELLONE THEFTON

The second second

documents in the offices of the Civil Division of the Department

b. On June 2, 1970 plaintiff wrote to an official of the Department requesting metification that he had been given nocean to all the papers implied in this action and further requested to see the file sover in which the documents had been hope. A true copy of this lotter is athended heroto as modifit 2 and make a part hereof.

5. On Jene 26, 1970 a letter was host by the Department to plainties of the Department to plainties and been given second to all decreases which were the subject of this action.

A true copy of this letter is accorded hereto as Exhibit 3 and made a part legres.

made a part hereof. DENY 16 to Mr. letter duted July 2, 1970 sidressed to the afficient, plaintiff's somen beats requested that plaintiff be supplied with a copy of the file cover. A true copy of this letter is attention because the Editoria & and make a part harpon gain, which has 36 Saking to On August 11, 1970 actions advised plaintiff's attorney that a done of the later of the court has been located and sould to similar to plainties a copy of said tile coper was delivered to place it in him to type, say within notion, I enthere is the beginn it desired the between afficial and plaintiff's estories, the latter legitlesed that plaintiff domined a copy of one of the photographs which was place the observable referred to in paragraphs if will 3 slibres, stations and been advised by the circles of the liquidy Military Comment that a point to being seen of this The second to the second to the production of the second to the second t which down their the consistent ballion of the thirteen finding Elect the release to the presence /5/2 time above to methodical decreto an Paintiet I and make a tage therein

Submitted to the secretaria to the secretaria and the three discussions of the figure and the track discussions are the figure and the f

My commission expires

Mr. Bernard Fensterwald, Jr. Fensterwald, Bevan and Ohlhausen Attorneys At Law 927 Fifteenth Street, N. W. Washington, D. C. 20005

Dear Mr. Fensterwald:

This is in response to your letter of February 2, 1970, requesting my review of the denial by the Deputy Attorney General of your request under the Freedom of Information Act, 5 U.S.C. § 552, for access to official records of the Department of Justice. Although you requested access to several items which the Deputy declined to make available, you have appealed only his denial of the request for "[a]11 documents filed by the United States with the Court in England in June-July, 1968, in the extradition proceeding by which James Earl Ray, the convicted killer of Dr. Martin Luther King, was returned to this country."

Whether or not the documents you seek are technically exempt under one or more of the provisions of § 552(b), I have determined that you shall be granted access to them. The exemptions do not require that records falling within them be withheld; they merely authorize the withholding of such records by exempting them from the Act's otherwise applicable compulsory disclosure requirements.

Sincerely,

John M. Mitchell

Attorney General

JUN 2 6 1970

Bernard Fensterwald, Jr., Esq. 927 - 15th Street, N. W. Washington, D. C. 20005

Dear Mr. Fensterwald:

Mr. Rolapp has asked me to respond to Mr. Weisberg's letter to him of June 2, 1970, concerning the case of Harold Weisberg v. United States Department of Justice, Civil Action No. 718-70, U.S.D.C. D.C. A.copy of that letter is enclosed herewith. I am writing to you instead of directly to Mr. Weisberg because you represent him in this litigation.

I have been assured by individuals in this department who have examined our file on James Farl Ray that Mr. Weisberg has been given access to all papers which he requested in his complaint. These papers had been forwarded to us by the State Department and were not yet in any kind of a permanent file. When our attorneys inspected them in connection with this litigation the papers examined by Mr. Weisberg were contained in a plain unmarked file folder. We are therefore unaware of what file folder Mr. Weisberg has in mind. If you have any question about this, please contact me.

We would appreciate it if you would pass this information along to ir. Weisberg, and we assume that you will take steps to have this lawsuit dismissed before the hearing set by the Court on July 7, 1970 on all pending motions.

Sincerely yours,

CARL EARDLEY
Deputy Assistant Attorney General

LAW OFFICES

FENSTERWALD AND OHLHAUSEN

927 FIFTEENTH STREET, N. W. WASHINGTON, D. C. 20005 TELEPHONE (202) 347-3919

BERNARD FENSTERWALD, JR. WILLIAM G. OHLHAUSEN

July 2, 1970

On hunder W

PASS & ULLMAN
342 MADISON AVENUE
NEW YORK, N. Y. 10017

Mr. David J. Anderson Department of Justice Washington, D. C.

Ref: Civil No. 718-70

Dear Mr. Anderson:

In accordance with our conversations today, we will grant you an extension until August 12th to supply a copy of the file cover.

If, however, you do not supply a copy by that date, I see no further reason to delay the matter, and believe it should be heard in Court.

Sincerely yours,

Bed fenter and

Bernard Fensterwald, Jr.

BF:crr

cc: Mr. Harold Weisberg





Lillian & Harold Weisberg

Coq d'Or Press Route 8, FREDERICK, MD. 21701

Code 301 / 473-8186

6/2/70

Mr. H. Richards Rolapp Room 4112 Department of Justice Washington, D.C.

Dear Mr. Rolapp,

When you gave me the copies of the papers I had requested pursuant to Civil Action 718-70 this morning you said that while you had no personal knowledge, you assumed it included all I had requested. You also told me to write you if this were not the case.

On checking these papers against the list, I fim the first and last items missing. The first is the file cover, the last a simple letter informing me that, in fact, I have been given access to the entire file that is the subject of this action. Those who showed it to me are in the same position you are, having no way of knowing. I did not ask that this be signed by anyone in the Civil Division or anyone in particular. I presume there is someone who knows that this is the case and can write the letter cor his own or another signature.

Before I was shown enything your Department moved, I think prematurely, to have the case considered moot. In response, I asked my lawyer to inform the court that as soon as I had received copies of what I asked for I would move to dismiss the case. This I will still do.

I enclose 25¢ to pay for the single sheet to be copied, the indetifying cover of the file.

Sincerely

Harold Weisbers