Ibn sorry other work has prevented my getting back to these excerpts earlier.

Idl typed them put of the sarked copy of the transcript. I marked it as I read it. She is still getting used to her new machine, like yours, as you know the underlingings are not in the transcript. She picked up some of sine.

It is clear to so that the judge wants to know if the transcripts were ever legally classified as of the time of my request, not as of now. I think we have a patrial record on this, enough on another kind of case. I therefore think that a complete set of questoons seeking definitive ensures on this nervow issue should be in all note of interrogategies.

With this CIA this should address the concern for law and regulation and of competence by these who later made what amounts to an original classification of what had not been legally classified earlier. The questions on this and on an poste facto classification should be pointed and specific, kaking for direct extation of authority in all cases.

Ryan makes mistakes. I'm not inclined to consider them normal accidents in extemperaneous speaking. He says 11652 when 1 t was not excauted. He does not say 10501 under which he knows there was no authority.

His use of the double negative in the quote that follows also makes it a false statement, giving the impression that their "rview" indicates the Commission was not demied the authority. That is not the quoteen. Bid it even have the authority is.

He references to "back door" approaches and not forcelosing them while discouraging them in favor of directness makes me have a few thoughts about the organization of the interrogateries.

First is there or mes there my right under 11501.

Next is there on after-the-fact right in 11652.

Does this right mullify the legal situation at the time of my request and its rejection.

What is the mane of the original elassified and what was his authority? How is this recorded, established,

On what beads was or could this request be rejected under what authority and whose interpretation of that authority.

After we ask questions that establish no authority for the original elassification and none for the subsequent replaceding in the professing I thought it might be helpful to sak what differences there are in the emoutive orders that name this stuff all op Secret under 10501 and of minimal classification under 11652. On the way we never forget it ask if all details all all provisions were complied with, as they were not.

Then I think we go into content and what there is in the content that justifies classification. I measuring we finished with the Commission's wrengful one. So we go after all post-conmission people on this. Only in part do I have in mind showing that the original classification had no stending and that on that basis alone I'm entitled to them. The rest is addressed at giving the judge a notion of alterior purpose, as in all cases is, I am confident, true. Now does the subject matter of the content qualify? What kind of information is there that our qualify? Is it entirely unious? Is the affident expert enough to attest that it is secret from, say the supposed enemy intelligence? Or is it secret from the American people only. (This does address Messake but have it apply to all and if there is question, Heavels is 100% our way.)

After enhanting all other possibilities we address Mosenko. Did he enumine and offer an expert epinion on the WC's Osmald files? Did he examine any records that are not available? Did he impart any personal knowledge not known to the USSR or any that should be desired the American people? Did he say what was not punted and is not in the Warran Report? I think equity on we should ask if the affiant reed the "eport, the 26 and knows what is and

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not in them? Is there any mention of Mosenke in the Report? 26? Available files? How does he know? Is it fireft shand knowledget Bid he read the prublished, the unpublished? If the claim is you ask for details, on either or both, Seeding all 26 is unlikely, all files impossible. But without this there can be no estern assurance that can have super any meaning. I don't think this judge is going to welcome heareny and I believe the seriousness of the classification by centent is quite relevant.

Has he read the material of other agencies on Hosenko (don't specify FMI) As him to specify which and the classification, if any. Has he read any that bore no classification? Has be read all? Con he from first-hand knowledge assure the court that what is now classified is not classified in the records of any other agency and is not freely available by other messa? or seuroes? Here I'm not talking about the transcripts' formulations but

about the fact, the content.

If he then insists on propriety of classification ask the nature of the information he knows is not in other symilable files and how it is properly subject to classification

as uhimom, againg may to KGS7 They knew all Resente did and more.

After we exhaust this we should go to specific withholdings and maskings by him/ CLA/bis agency. Here the Cla-Rockefeller stuff is great and we can show they commed the Schweiber conmittee with it, on B in particular and it was a fabrication to begin with. The FRI never classified its D file. The name of the station chief, masked, is public because he resigned to become defender of the CIA, as recently public as the issuesce of the Schweiker report. Beginning with Vatergate. Fong before there was a Beskefeller panission and hidden from the Sonate as well as me. What is the sutherity, right, seed? What was the original right to classify enything about B as of the time of the Rock, Com? Raving established that D was a false, did the agency, while continuing to classify and withhold, try to tell others that he should be heeded? Even knowing his intention was to provoke the United States into war, on a tack on another country? Did the Agency in fact try to influence the Rock. You to credit what it knew was a deliberate fabrication? Has this anything to do with masking, classifying and withhelding?

It is not the fact that without this withhelding and masking there was the pos-

sibility of enbarrament to the Agency?

Is this true of any of the content of the transcripts in question? Would it enhances the Agency if it were known that the Bussian suspected that Correld was an "American alsoper agent?" Could they have had the PMI in mind?

Of those records in the WC's files withheld all these years by the Agency and now available, what reason was there for the original withholding other than embarrance

Sanislandia to sent the eart ton and was not true at the time of withholding?

Does he know of any withholding that held no elaseificials content? Does he know that in one document what was withheld is only the fact that Helms anked the Commission te do nothing about Semelo's statements? (True- linkers both versions) Under what provision of what her, regulation of order is this classification After persuanding the WC to do nothing, did the Agency latter provide more information? Bid it have to be classifiable? (Can we sak for the attacking of samples on each point? If it is within reason I think we should and then offer Rebinson some of what they are withholding from HIR. I woon the suphests on withhelding force a court.

Did the Agency elevelly and/or withold what it said of Museian law applicable to Ogsald's departure from Resear (Yes and get the basis for classification/withholding,

the real reason boing there was no problitation and there was precedent.)

Mid it withhold its report on the commercial transportation available to Commid in going from "onder to Eslainki (yesh, pase the asso.) What is classifiable about consultation of published schedules of commercial carrieve?

Aid it intercept Countd's mail? Withheld it from the WC? Still? Hew is this

elemnifiable? If withheld from the WC, on what besis in law, reg., etc.

"A all of this, of course, we are addressing the legality of all their secrety proceedures, which I think is relevant. If you want more example, ask, I want to include only what "obineon will find adequate to make the point that they elemnify without right or need. We'll need an unmarked copy of the Schmedker report, on Mand others if we sue others, Aklabil is another good current example, Name known, published, not in Son, report. You know that in addition to all the other uses by other papers there were two more than full-page stories in the Exfort Outlook section, with "whele's name. If Shay went to say the Schweller withheld and they did not ask it, let them, but give them a chance to say that they did ask its withholding and did not resoind after publication.

If you went ask them is the real name of A in the Schweiner report is withheld at their request and if they gave the Senate the real name. After whatever questions on this you want ank if the real name of A is Rudelf Richard Davis, what counsetion he had with them or any Watergate figures. Manage a provessiour who directed officials into inflicting dangerous publishment on Americans exercising their Constitutional rights? i he having mounted police direct their horses on people not in accord with CIA policy ( up, for Coalfield) If the answer is no on Davis - sh, yeah, did they direct him to break up his training camp? Bid they tell the Schweiker condition its location? Has this location secret? (Sope, I have 1968 pictures taken by the St. Tassany Parish sheriff for me.) active if not Davies was it any one of his followers whose mises have never been withhald by other agencies? Harm If you draw negatives, and you should not, ask then manuar themes if this refers to another comp, were there arrests and are those nesso public because of that arrest? (I have them.) But I'm sure it is Davis.

On the minitions, did the Agency inform the MG, Book. Com or Senate that it know the ownership of this property? Wasnit owned by the brother of Mike Woleney and his wife? Was Mike Molesney the operator on the sacino at MI assignal? Was this the second largest pro-Castro gangland-owned (or Media) Sambling establishment in pre-Castro Cube? Mid 14 inform anyone about the connection of Frank Stangt Stargia/Floring with Cubon Sambling operations? Was it mears that he unexpensed startbacklist tembers will part of the FRI's JFK assemulnation investigation? Mid it report any of this to the Fil? How much? Was it

classified? Under what semetion?

I don't know how much of this you want to go into but I found no CIA info in my search of the WC files on Davis and the camps. This means they withheld it. I'm still addressing their compliance or non-compliance with regulation and law on this subject. not entirely but partly as notive. Residee, I think the questions will be informative to Muldiness. Home of this is secret and I've known it all since before I published it in 1967. I do think their interpretation of the EO's is relevant. We are limited by their improper secrecy and have to use the seams we can-

If I think of more I'll aid it after supper.

When the approach takes form in your mind I'll again go over theanswers to the earlier interrogatories. One pout about them, now that they have been answered, is that the ensuers astablish there was neither reason nor basis for non-response other than that response gave us basis for proving wrong on the government's part.

I still think they can opt just giving it to me. Tough, searching interrogatories may help them to this decision and save us much time.