2/17/70

Mr. James J. Bewley, Director U.S.Secret Service Washington, D.C.

Dear Mr. Rowley,

I an envioue to avoid the inordinate and unnecessary delays verious spensive of the government find it pessible to place in the path of my investigation of the excessination of President Kennedy and its investigation. Believing there has been edequate time for response to the simple request of my letter of two weeks age, I write you further about this and other matture elreedy the subject of correspondence between us. Believing it is to the interest of pourself and its take the liberty of suggesting that you obtain and read for yourself a small government document entitled "Attorney General's Homorondum on the Public Information Section of the Administrative Procedure Act". It was larged by the Department of Justice in 1967. One need not be a lawyer to understand most of this, expecially the accompanying statements by the President and the Attorney General.

On several occasions I referred to this law, inveriably vithout response from you. This haw does relate to you and your agency. Whele the last thing I want to do is invoke it in court as it relates to the Secret Service, as I have on a manter of conscious indicated, if this becomes necessary, I will. Because I believe the Secret Service was not responsible for the President's assessmantion and because a full airing of much of this metter in court would be consthing employees and executives of the Secret Service would never forget, I would like to evoid what I believe will be hurt to them, their reputations and their fumilies. What I am really asking of you is that you do not force this upon me as the only remaining course of setion. I am asking that you do what is required of you, with an end to deceptions, misrepresentations and the assorted evanious and stellings that have characterized your responses (and failures to respond) to the proper inquiries I have made.

Moying, if you see not Smiller with it, that it will facilitate your understanding that the law does relate to you and without equivoration, I have enclose a photocopy of the top of page 24 of the cited memorundum. On it I have marked three consecutive sometoness. In this connection, I believe the agency of "paramound" intereat with regard to the evidence I have asked of you is the Secret Service. In each case, you obtained it. If my ballef is wrong, you are than required to consult with whatever agency you believe has this paramount interest. If there is such an agency, in parameters of that which I neek from you, it is thereafter required to regard the request addressed to you as addressed to it. In no single case how this ever heypened. Furthermore, you are supposed to "avoid encumbering" my "path with procedural obstacles".

On the other hand, I have offered you access to some of the information I have developed. This is a deconstruction of my willingmans to trust you, despite the unfortunetaly close record of this correspondence. Itsis also acknolwedgement of my belief that your agency has permount interest in the protection of the President and a willingmans to believe you can take this seriously.

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I do not here review the entire record of our correspondence, and I de hope you will have this done, to the end that there be a proper response to every proper question I have asked of you and request if here nade of you. If you find any improper, I would velocine you specifying it. Here I go back only to last summer, a relatively brief interval. So we can better underwind each other and you can understand my use of some of the foregoing language, I begin with two quotations from your latter of August 23, 1968:

"... the Secret Service had no information pertaining to the accessination of President Kennedy which was not furnished to the Commission and its staff."

"The Secret Service has no information, reports or evidence pertaining to the assessingtion of President Kannedy which was not turned over to the National Archives as directed by the Attorney General".

Neither of these is a correct statement. If you dispute this, as I am confident you will not, I will copy and send you the Secret Service proof.

My most recent request, dated February 4 and really a renewal of an earlier request, illustrates this. You had and should still have certain still pictures, the number of which is recorded in investigative reports in my possession, All of these were not given to the Genericsion. I have subed to see them. Is there any legal or proper reason for refusing this request? Thy, then, the delay that in itself is contrary to the law and its spirit? To as he this easier for you and to save time, I have offered to travel to your office for this purpose.

On January 27 I saked for access to the documents of various kinds, the records relating to the original obtaining of this film. In this latter I also renewed my frequent requests for snawers to the unanswered questions and for access to the withheld evidence that cannot properly be withheld and is.

In my three preceding latters, dated December 9 and 7 and November 24, 1969, 4 had also repeated these same requests. The December 7 latter also protested the meaninglessness of the Secret Service letter of November 24. The November 24. letter saked what was done with the receipts for the subopsy widence. Here I repeat what seems like a rather transparent device for evasion, Mr. Kelley signing for Protective Bessersh and saying what I seek is not in these files. My requests have never been of any one part of your agency but have been addressed to the agency, where the things I seek must exist or where there must be records of what disposition was unde of anym of them. If they are not in PR files, that is irrelevant and immeterial. Here I further note insdequate or unusda response to my inquiries about the receipt by the full for a "missle" removed from the President's body. This could have been what the Panel Report described as an "unidentified atructure" in the battar or a such of they, or originals if you have them, copies if you do not, pictures if they ware made, and disposition made of the objects themestres. You will receil they ware made, and disposition made of the objects themestres. You will receil they your agents laft the heavital they took everything with them.

My August 8 Letter asked for response to that of earlier date, points out there had been so meaningful response, protests misrepresentation about the death certificate and the alteration of the substitute misrepresented as this death certifiests. As we both know, you had what I saked for. You had also written me August 6 that yiu "find as copy of the most mortem authorization", presumeably, from the manner of signing, in FR files only. I renew my request for this, not in PR files but in any Secret Files, with the copy to be made from the original or, if that is not possible, from the best copy you have with the records of disposition of the original

and any and all related papers or records of any kind.

By letters of July 31 and 14 are sunng those in which I asked for what is required if I am to comply with the requirements of the regulations in invoking the Freedom of Information Act. As I have said, I'd prefer not to have to do this. But you did not comply with that request, which seems pretty contemptuons of the law and the expressed will and intent of Congress. Here I also requested a copy of the so-called "memorundum of Treasfer" cited in the Fanel Report, of the Secret Service comp, not that given the Kannedy estate. Noferring up to the Archives on this, knowing they would say the only they have is that of the estate, is a shabby device at best. No, I remew my request for the Secret Service copy and any and all relevant records. I have must you theypaper your interest here is the "persmount" interest, which is a strolling.

is us both know, this record, extending over a period of about a half year, is not unusual. It is entirely consistent with the total record. I hope it will not becaus necessary for me to reconstruct the suthre record in this member, thus reducing it to immediately-available and quite comprehensible form, to remain in government files and mine, or to wind up as a record in an archive in a najer university or as a memory in my own writing.

If any of this presents any problems of which I may not be cognizent, or if for any other reason you want to discuss this with me, you meed only toll us. In clowing, I remind you I have not forgotten my offer to send you a list of what you have made evaluable to symphamic writers and deny me. Again, I hope it will not be necessary to make such a record.

Sincerely,

Herold Weisberg