Dear Jim, Recent declassifications/internal correspondence 8/6/75

As Leisinger's letter had promised, yesterdat I received some of the internal correspondence for which I'd asized. As I'd suspected, it was a selective delivery. I read their semantics correctly: they responded with some only. In advance, in the long letter trying to get him to avoid my having to appear ever psurious withholdings invocations of the law, I asked for those I suspected then were not coming.

I got quite tired yesterday and wound up unable to keep my eyes open. I read these documents and fell asleep over some clippings.

One thing is clear: there was no voluntary diclassification of the 1/22 transcript and we ugre responsible for it. The decision was made to declassify rather than face another 2052-73 suit. I believe a fiar interpretation of the relevant record that is here is that with that suit we forced a reconsideration of a number of decisions. And some positions. This may be reading too much into it. I think it is possible.

I got a lozanko page that may have been withheld by accident by also happens to be a page meharrascing to the official story, a summary page.

There is a case where the CIA took months to respond to a simple Archives request on this. The letter was by Young.

I am to hear from the CIA. Archives is withholding the list of documents about which Archives asked CIA as inversal communications. I think this should be challenged. Fairly repladly. I'll do it as soon as I have enough to go on. I may just file a blanket appeal based on beininger's 1 tter, phrased to ake it conditional upon his response. I'll think about it when I can. I'm just trying to uplate you until I can make copies for you. Not for your immediate consideration. They things are more important in your time allocations now.

In three cases I got Johnson's handwritten notes to others. They may have had no better records. Those he dealt with included Decley. (Arthur)

In short, I'm saying this small sample can confirm my Joff-Mutt figure. They do react and I think it is from the record of willingness to pursus.

In response to my request for the records of classification and edclassification they sent me sheets of numbers submitted for consideration and the response, which in no case identifies a simple hosenko document as such and in no case responds in those terms. There is no case of a reason being given for withholding any of these Hosenko documents except that with the smaller CIA sheaf I have not checked each out and probably can't without the missing list. Where they have voluntarily given me the FBI list and withhold the CIA one, I think their situation on an appeal is not a good one if they base it on the exemption, as they seem to have.

In one or come cases the ULA refers to the projection of sources. If this is Mosenko there is no case at all and there has to be a different reason. One question I have is must the Archives without question abide by an agency's decision or desire? Even when they know it is sourceus? Pon't take time to recour. I mean to inform only. I'll make this question enyway, but I'll have a lot of work making comparisons.

I've learned that all those early slip sheets on withholding astributed to a letter from Morbert Schlei besits that this guy, then in the DJ Office of level Counsel, wrote a short left whit on attached list. Those he did not authorize letting out by surding the list are the ones referred to by this slip sheet. To did not write a letter or give a reason on enem.

This also indicates what we could recomplish if we are more than two end/or if those who ere talmers and self-seckers could be unselfish workers. Pest,