62E5009F2781B6C7852562CA006897AB NR key name: CN=Tom Samoluk/O=ARRB @ ARRB;CN=Jeremy Gunn/O=ARRB @ ARRB SendTo: CopyTo: **DisplayBlindCopyTo:** BlindCopyTo: CN=David Marwell/O=ARRB From: DisplayFromDomain: **DisplayDate:** 02/08/1996 DisplayDate\_Time: 2:02:37 PM 02/08/1996 **ComposedDate:** ComposedDate\_Time: 2:02:26 PM Subject: Forwarded mail.... to. tail wige.apc.org (raitiess and Accuracy in Reporting) withernet, that y wishercont.com (Robert Faily) @ Internet, garb @ ix.netcom.com (Garby Leon) @ Internet, kunkin @ netcom.com (Kunkin A) @ Internet, TomPainIss @ aol.com (Mark Zepezauer) @ Internet, stevep @ ora.com (Stephen Pizzo) @ Internet, bill @ brad.com (William Bradley / NWN) @ Internet, 71141.3714 @ compuserve.com (Jim Hougan) @ Internetcc: david\_marwell @ jfk-arrb.gov @ Internet (bcc: David Marwell/ARRB)From: lpease @ netcom.com (Lisa Pease) @ Internet @ WORLDCOM Date: 02/08/96 10:39:23 AM CSTSubject: Forwarded mail....Here's the letter I sent on this subject.----- Forwarded message -----Date: Thu, 8 Feb 1996 10:02:26 -0800 (PST)From: Lisa Pease < lpease@netcom.com>To: TPLETTERS@aol.comCc: gambitno@aol.comSubject: I'm writing in the hopes that a news organization such as yourself will take up the cause of free speech and protection to journalists who disseminate 'secret' information. I recall the lawsuit against the New York Times in the case of the Pentagon Papers. And now, we have a similar case in New Orleans.TV Journalist Richard Angelico is about to go to jail for disclosing "secret" grand jury testimony left over from former District Attorney Jim Garrison's investigation into the Kennedy assassination. Ex-DA's office staffer Gary Raymond was told by the incoming DA Harry Connick to "burn" the grand jury records. Raymond realized these records were of historical significance, and did NOT burn the records, but has kept them secret all these years. Now there is a federallyappointed Assassination Records Review Board, appointed due to a provision in the JFK Act of 1992. The Review Board's job is to collect for the National Archives all outstanding, known records, both public and private, relating to the assassination of President Kennedy. When Gary Raymond heard the Review Board was coming to New Orleans, he turned over the records to reporter Angelico under the promise that Angelico in turn would give the records to the Review Board, which he did. Since that time, two other writers have been allowed access to the grand jury records, and wrote about them in the New York Times and the Washington Times.Curiously, and quite unfairly, Angelico and Raymond are now being charged with contempt of court for 'breaking the seal' on the Grand Jury records. Yet the two journalists who actually published public material in two huge newspapers--Gerald Posner and Hugh Aynesworth--are NOT being charged. So there are two issues that should be of great concern to anyone in a democracy. The first is that a law is being unfairly applied in a prejudicial manner only to the two journalists, while excusing the other two journalists who took the exposure even further than the first two.Second, since there is a federal law now on the books mandating the collection of all remaining JFK assassination records, shouldn't that law be extended to mandate the release of the grand jury records? It's been almost 30 years since those people originally testified. Almost all of them are Body: recstat: Record **DeliveryPriority:** Ν **DeliveryReport:** В

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