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JFK ASSASSINATION SYSTEM  
IDENTIFICATION FORM

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AGENCY INFORMATION

AGENCY : CIA  
RECORD NUMBER : 104-10331-10008  
RECORD SERIES : JFK  
AGENCY FILE NUMBER : PROJFILES-CORRESPONDENCE

Released under the John  
F. Kennedy  
Assassination Records  
Collection Act of 1992  
(44 USC 2107 Note).  
Case#:NW 53217 Date:  
06-22-2017

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DOCUMENT INFORMATION

AGENCY ORIGINATOR : CIA  
FROM : MOSKOWITZ. D/CONGRESS. AFFAIRS  
TO : DCI  
TITLE : MEMO: DCI TESTIMONY ON JFK ASSASSINATION MATERIALS  
DISCLOSURE ACT  
DATE : 05/08/1992  
PAGES : 2

SUBJECTS : JFK ASSASSINATION  
CIA-FBI DISAGREEMENT

DOCUMENT TYPE : PAPER  
CLASSIFICATION : SECRET  
RESTRICTIONS : 1A  
CURRENT STATUS : RELEASED IN PART PUBLIC - RELEASED WITH DELETIONS  
DATE OF LAST REVIEW : 04/23/03  
COMMENTS : JFK-M-16 : F1 : 2000.02.07.10:17:35:170054 : 1 PG MEMO  
W/ATT

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[R] - ITEM IS RESTRICTED 104-10331-10008

OCA 2080-92  
8 May 1992

MEMORANDUM FOR: The Director of Central Intelligence

FROM: Stanley M. Moskowitz  
Director of Congressional Affairs

SUBJECT: DCI Testimony on JFK Assassination  
Materials Disclosure Act

1. You and FBI Director Sessions are scheduled to testify on 12 May before the Senate Governmental Affairs Committee at a hearing on S.J. Res. 282, the "Assassination Materials Disclosure Act of 1992." Your appearance will follow a congressional panel of witnesses consisting of Senators Boren and Specter (who was a counsel to the Warren Commission) and Congressman Stokes. The Committee will conclude its hearing with a panel of witnesses consisting of Professor Ernest May, of Harvard's Kennedy School of Government; History Professor Athan Theoharis, of Marquette University; and James Lesar, President of the locally based Assassination Archive and Research Center. Your opening statement with your suggested revisions has been provided to OMB for Administration coordination.

2. The Department of Justice will not be sending a witness to testify before the Committee. The Committee has requested that the Department at least send a representative to assist Director Sessions, who does not intend to address major policy and legal issues raised by the joint resolution. Senator Glenn will not ask you to comment on the constitutional objections to the joint resolution raised by the Department of Justice, but other Members of the Committee, such as Senator Levin, may raise these issues.

3. You should be aware that there is a disagreement between CIA and the FBI regarding what constitutes assassination materials. We have taken the position that all the sequestered House Select Committee on Assassinations (HSCA) materials constitute assassination material. FBI Director Sessions has taken the position in his opening statement that assassination material should include only "core" records directly related to the assassination (e.g., records on Oswald and Ruby) and that an additional 265,000 pages of material requested by the HSCA covering organized crime and other criminal investigations should not be considered assassination material since it does not shed any light on who killed Kennedy. It is likely that you and Director Sessions will be asked about these differing positions, so you may wish to discuss this with Director Sessions in advance.

  
Stanley M. Moskowitz

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