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**SendTo:** CN=Jeremy Gunn/O=ARRB @ ARRB  
**CopyTo:** CN=David Marwell/O=ARRB @ ARRB  
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**From:** CN=Phil Golrick/O=ARRB  
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**DisplayDate\_Time:** 2:59:18 PM  
**ComposedDate:** 02/02/1996  
**ComposedDate\_Time:** 2:49:14 PM  
**Subject:** grand jury material in fbi files

When I mentioned the BRILAB tape transcript index to Carol Keeley, she raised the broader question of how to handle material in FBI HSCA subject-matter files that is subject to grand jury secrecy requirements. She said that she was about to have two of the retired/contract agents on the Task Force begin to contact US attorneys around the country to get the seals lifted, but wanted to check with us before doing so. (Apparently they are at the point in the HSCA review process where they are squarely confronted with this issue.) I said that I thought under the statute it might be better for the Review Board to approach DOJ about this, and that ideally we might be able to get someone in DOJ here in Washington to coordinate the efforts to get the seals lifted in federal district courts around the country (in order to make sure that the JFK Act issues are presented consistently and effectively). John and Carol seemed receptive to this idea. I told them that I would ask you to get in touch with them on this issue next week.

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**Categories:**