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SendTo: CN=Joseph Freeman/O=ARRB @ ARRB
CopyTo: CN=Jeremy Gunn/O=ARRB @ ARRB
DisplayBlindCopyTo:
BlindCopyTo: CN=R ecord/O=ARRB
From: CN=Kevin Tiernan/O=ARRB
DisplayFromDomain:
DisplayDate: 07/01/1998
DisplayDate_Time: 11:10:44 AM
ComposedDate: 07/01/1998
ComposedDate_Time: 11:09:25 AM
Subject: Re: H.Res 160 and House Administration Committee

Body:
recstat: Record
DeliveryPriority: N
DeliveryReport: B
ReturnReceipt:
Categories:

To: Joseph Freeman/ARRBcc: Jeremy Gunn/ARRBFrom: Kevin Tiernan/ARRBDate: 07/01/98 08:58:08 AM
Subject: Re: H.Res 160 and House Administration Committee
I spoke with Matt, and he is going to poke around and see if he can find anything, but he will also wait to hear from us or Roman before doing anything formally. I will call Matt and Kris and see if they can put their hands on the stuff quickly.
To: Jeremycc: Kevin
From: Joseph Freeman/ARRB Date: 06/30/98 04:59:34 PM
Subject: H.Res 160 and House Administration Committee
Or, How Much More Can Overfull Laps Hold
I am chagrined to have to report that my recent readings for Chapter 1 have alerted me to the fact that, in 1983, Cong. Stewart McKinney (a former member of the HSCA) introduced the above-referenced resolution calling for the release of HSCA records (chagrined that I didn't already know it). The resolution was co-sponsored by four other former HSCA members (though not Stokes). The CRS overview piece on the JFK Act references that, although the resolution never came to a vote, the House Administration Committee (now the House Oversight committee) held hearings on the resolution which were not published. Not knowing anything about this resolution and these earlier hearing(s), I never raised the matter w/Roman Buhler or anyone else, and I'd be shocked if Roman or anyone currently with the Committee knows anything about it. These hearings/transcripts (assuming they were made) would of course be assassination records. I suppose someone should call Roman, give him the good news, and ask him to have his staff go dig them up for processing under the Act?? Too late, too insignificant? Or, better yet, perhaps Brian or someone else more astute than I took care of this long ago??