

NR_key_name: 2EA25CF4CFC001498525637600795068
SendTo: CN=Jeremy Gunn/O=ARRB @ ARRB

CopyTo: CN=Kevin Tiernan/O=ARRB @ ARRB;CN=Tim Wray/O=ARRB @ ARRB;CN=David Marwell/O=ARRB @ ARRB
DisplayBlindCopyTo:
BlindCopyTo: CN=R ecord/O=ARRB
From: CN=Joseph Freeman/O=ARRB
DisplayFromDomain:
DisplayDate: 07/29/1996
DisplayDate_Time: 6:24:36 PM
ComposedDate: 07/29/1996
ComposedDate_Time: 6:05:04 PM
Subject: A screw-up on my part

It just occurred to me earlier today that on the two occasions (that I can think of) where the Board has cleared an HSCA document in contravention to an originating agency's wishes, that no letter has gone out to the agency in question alerting them to this fact (notifying them of the possibility of appeal). This would apply to the Social Security Administration's file on Marina Oswald, which the Board cleared (with SSN redactions) at the July meeting, as well as a DOD document from the June meeting (the one where we released 15 addresses/phone numbers -- circa 1978 -- of DOD personnel involved with either the 112th Intelligence Corps, or with processing Oswald's discharge; you'll recall that DOD never gave us evidence on this, despite many requests). On the latter document, it may be that Tim informally communicated the Board's action to Stewart Aly after the fact but I don't believe a letter was ever sent out. To the extent that I thought of it at all, I probably was thinking that these letters somehow emanated from Noelle automatically (though of course she would only known to send them if I had told her, which I didn't). Kevin was good enough to give me the boilerplate letter we use to alert the FBI to the Board's decisions, so I could draft a letter ASAP. But I suppose that step is inadequate now, and I seek your input on how to defuse the crisis I have apparently fomented.

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