

HALL, ET AL. V. CIA, 04-00814-HHK  
COLE DECLARATION  
EXHIBIT B

Central Intelligence Agency



Washington, D.C. 20505

20 August 2010

James H. Lesar, Esq.  
1003 K Street, NW  
Suite 640  
Washington, DC 20001

Reference: F-2003-00449/F-2010-01218/F-2010-01307  
*Hall, et al. v. CIA* (04-cv-00814) (DDC)

Dear Mr. Lesar:

This is our final response to Item 4 of your 7 February 2003 Freedom of Information Act (FOIA) request and subsequent litigation made on behalf of your clients, Roger Hall, et al., as it pertained to:

**“Records of the Senate Select Committee on POW/MIA Affairs which were withdrawn from the collection at the National Archives and returned to the CIA for processing.”**

We processed your request in accordance with the Court’s 12 November 2009 Order. Per the Court’s Order, we reviewed identical copies of CIA-originated records in our files that had been included in the congressional collection. After completing a thorough review of these records we made the following determinations:

Enclosed at Tab A are 44 documents that can be released in their entirety.

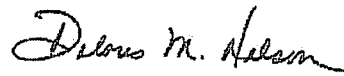
Enclosed at Tab B are 970 documents that can be released in segregable form with deletions made on the basis of FOIA exemptions (b)(1), (b)(3), and/or (b)(6).

We determined that we must withhold additional material in its entirety because it is currently and properly classified or otherwise exempt based upon FOIA exemptions (b)(1), (b)(3), and/or (b)(6).

In addition, there are 167 documents that we determined must be coordinated with other federal agencies. Once the consultation process is completed we will provide a supplemental response concerning those documents.

Because the information in question is the subject of pending litigation in federal court, the CIA cannot accept any administrative appeal of these determinations.

Sincerely,

A handwritten signature in cursive script that reads "Delores M. Nelson".

Delores M. Nelson  
Information and Privacy Coordinator

Enclosures