19a Address: Λ. Ν. Romand (1--P.O. Box 281 Murray Hill Station, New York, N.Y. 10016. W Λ NEW YORK Αρργογαd For Release 2000/08/27 : CIA-RDP75-00149R00030

## AN OPEN LETTER

CPYRGHT

**CPYRGHT** 

## TO THE PERSONAL ATTENTION OF THE DIRECTOR OF THE CENTRAL INTELLIGENCE AGENCY HEADQUARTERS OF CIA, LANGLEY, VIRGINIA

DEAR SIR!

SINCE MY REG. LETTER
(NO. 184973) OF DEC. 6, 65 SENT
TO YOU AND A SECOND ONE (NO.
187831) ON DEC. 18, 65, ALSO SENT
TO YOUR PERSONAL ATTENTION
VIA LEGAL COUNSEL OF CIA, MR.
JOHN S. WARNER. WERE NEVER
RESPONDED, THE SECOND LETTER NOT EVEN ACKNOWLEDGED,
I AM COMPEBLED IN THIS WAY
TO BRING TO YOUR PERSONAL
ATTENTION THE FOLLOWING
FACTS AND THE VERY STRANGE
KIND OF NEGOTIATION WITH ME
ON THE PART OF YOUR REPRESENTATIVES: I ON MAY 14, 66 I
MAILED TO THE REPRESENTATIVE OF THE CENTRAL INTELLIGENCE AGENCY, MR. NEIL B. DEGRUVE (M.P.O. WASHINGTON, D.C.
2001) A REG. LETTER (NO. 401388)
EXCERPIS OF WHICH ARE AS
FOLLOWS:
"RE: H.R. 5507, A.R.R.C.

FOLLOWS:

"RE: H.R. 3507, A.R.R.C.
A1777330. Advised by the former
Chier of the Section of Analysis &
Research of CIA, Mr. Herman E.,
Kimsey. Vashington, D.C. I em
Jurning by you as the authorized
Representative of the CIA with the
reduct for the settlement of my
damily's and my vital matters. I
ompanistic that this letter is based
exclusively on the recommendation of
the Chief of Security of CIA, transterred to me by Mr. H. E. Kimsey,
In logical consequence of said recommendation I request you very
unactive.

Un'ently:

To seltle immedialely my claim against the CIA in the sum of approximately \$142,000 re: the Breach of Contract of Oct. 7, 63, on the part of the CIA Representatives. This contract having in a practical sense nuarantees for my Family's and my subsistence, protection and livelihood, has been for the past 29 months have been for the past 29 months have been for the past 19 months have 19 months have been for the past 19 months have 19 months have been for the past 19 months have bee

RUSSKOYE SLOVO.

SAID CONTRACT WAS BROKEN.

31 THE PART OF CIA ON JAN. 10.

44, I.E. 10 DAYS AFTER MY.

WUTUAL, RECOGNITION BEFORE

WITNESSES WITH MY SISTER, THE

BRAND DUCHESS ANASTASIA

BICCOLAEVNA OF RUSSIA (A/K/A

BICCOVIA SMITH WHO IMMIGRAT
TO THE U.S. IN 1927), IN

LY.C. ON DEC. 31, 43 (SEE STATE
MENTS: FRANKFURTER ALLG.

CHITUNG MAY 4 & 6, 45, NOVOYE

BUSSKOYE SLOVO. JUL. 16, 48 AY 4 & 6, 45. NOVOY

ETC.)

"To induce the replacement of our Slien reg. rec. cards, as lawful pelificated since more than one year by it. 5.1 & N SERVICE, Washington, it. 5.1 & N SERVICE, Washington, it. 6.1 & N. Service In New York. All black of the comments—after my WIFE's and my legal marriage documented by lawful issue of the Extract from the Parish Reg. on Marriage by the SayNOD of BISHOPS and by lawful Certificate of Marriage Reg. of the CITY CLERK, NY,C.—are showing already our rightful family name, including the U. S. PASSPORT for our in the meantime born Daughter. The replacement of our Allen reg. rec. card (FORM An Allen reg. rec. card (FORM)

ragilate our dely life."

An Allen rep, rec, card (FORM list) is meant to serve only two burposes. If establishes that the rightful holder of that card has been consistered as an ALIEN in accordance with the refulrements of the law and that the rightful holder has teen tawfully admitted to the United States for permanent residence (tolter preferal of the Ass. Commissioner of 1 & N S. M. T. NOTO, of Jan, 18, 44, WHILE WE HAVE STELL SEFOR PERMANENT RESIDENCE.

(JAN. 12, '41) AND ALSO REGISTERED (FEP. 24, '41). DURING MORE THAN 5 YEARS WE ARE MORE THAN 5 YEARS WE ARE FORCED TO USE ALIEN REG. R. CARDS CONTAINING NOTHING REG. R. CARDS CONTAINING NOTHING ELSE AS ARBITRARY NAMES AND DATES WHICH WE NEVER USED BEFORE AND WHICH WERE GIVEN US JUST FOR TEMPORARY USE ON FEB. 74, '61 BY SOME CIA REPRESENTATIVES, WITHOUT ANY LAWFUL REGULATION, I.E. AGAINST THE CODE OF FEDERAL REGULATIONS.

REGULATIONS.

"Further details in this case including what steps have been taken, presents the OPEN LETTER of my WIFE published by the NY HERALD TRIBUNE Jan. 27, 68 and by the WASHINGTON DAILLY NEWS Feb. 10, 66. I wish to emphasize that to date not one of said vital malters is selfied. In result of this status, my WIFE—the motiter of our 19 months old Daughter—who was already since a long time not feeling welf, because of said circumstances, got scriously till, during the last weeks. Living in USA where we take advantage of the RIGHT OF POLITICAL ASYILUM, AND AFTER IN THE NAME OF THE U. S. GOVERNMENT ON Jan. 2, 3 & 4 1961 (i.e. before we arrived

2, 3 & 4 1961 (i.e. before we arrived into the U. S.) every support, help and protection on the part of the U. S. GOVERNMENT was promised to us and our relatives, wa find our-scless heyoud the protection of the LAW. I, state that CIA and its repre-

to us and our relatives, wa find ourselves beyond the protection of the LAW. 4, state light CIA and, its representatives are solely responsible: A, For all financial difficulties caused by the BREACH OF CONTRACT Including difficulty for 8 members of our relatives who because of our departure JAN. 61 found themselves in a very difficult situation. They were during JAN. 61 by strong recommendation and advice of the competent U. 5. REPRESENTATIVES evacuated from Berlin into WEST GERMANY. B. For all damages caused to the health of my WIFE and myself, especially for the creation of a situation which prevents me to take the necessary care regarding my hereditary blood-disease. C. For my Family's and by safely, especially in the light of the deconspirating smear publications during Mar. 64 by GUY RICHARDS, NY JOURNAL AMERICAN and of the deconspirating smear publications during Mar. 64 by GUY RICHARDS, NY JOURNAL AMERICAN and of the STATEMENT of CIA Legal Coursel JASS. WARNER) of Dec. 65. who informed my former ATT. V. P. BREVETTI that CIA is concerned with my safety. Whether CIA, especially Mr. Warner, is really concerned or whether this was a veiled threat, should explain Mr. Werner. D. I am reserving further rights to express my epinion re: other manipulations against me including my rights to heredity of circa 3400,0000 — In view of the foregoing and resarding the recommendation of CIA SECURITY CHIEF concerning these problems, I ask you very urgenily to settle the mentioned malters. While this letter is serving exclusively the purpose of the settlement of said malters, I wish further to state: Advised by former Chief of Section of CIA, MR. HERMAN E. KIMSEY, in connection with My former and conducted with my cooperation in 1610 by CIA, ill Representatives and conducted with my cooperation in 1610 by CIA, ill Representatives and/or consultants. These lests based on scianilitic proofs and its affirmative results vertified my identity estimated to the consultants.

In 1961 by CIA, its Representatives and/or consultants. These lests based on scioniffic proofs and its affirmative results, verified my identity as the HEIR APPARENT TSAREVICH AND GRAND DUKE OF RUSSIA, ALEKSEI NICHOLAEVICH OMAN-OFF A/K/A MICHAEL M. GOLEN-IEWSKI. The STATEMENT re: this verification made by Mr. H. E. KIMSEY et the former CHIEF of the AMERICAN, CHICAGO TRIBUNE AMERICAN, CHICAGO TRIBUNE

ETC. Jan. 19, '65 is irruinful and correct and il is logical that Mr. H. E. Kimsey has an authorized and professional knowledue re: seld verification of CIA. Advised to send a copy of that letter to the DEP. DIRECTOR of CIA, LT. GEN. M. CARTER, I mailed if to your address on Jan. 11. '65; I was informed that LT. GEN. CARTER have the authority to furnish may with the necessary identification proofs witch are exclusively my profession.

vale possession. On Jan. 20, 65 1 re

proofs witch are exclusively my private possession. On Jan. 20, 65 I received your letter which you signed as an authorized CIA Representative and which informed my that the AGENCY would at any time discuss with me all my problems mentioned in my letter of Dec. 16, 43 and Jal. 13, 65. I clearly stated that I cannit accept communications via so-called established contacts since there have been no satisfactory results. Because I cound just contact by phone one of the no-satisfactory official of CIA "GEORGE" who knew me from the time of RUSSIAN IMPERIUM, I was forced to refuse any further contacts with this —or similar to him "gentlemen." On Mar. 15, 63 I sent a reg. letter (48 pages 12 encl.) to LT. GEN. CARTER of CIA ro: my enforced situation, my activities after the revolution in exite and underground my support for the national security of U.S.A., etc., and also coloranting moda operanda, CIA Representatives, dates, circumstances, results, sources of comparison material etc., of the vertification of my ideality, with the request for a correction of my FAMILLY's and my situation and also for a transmission of the reports and conclusions relating to the identification lesss to my disposition. "ALL OF THESE REQUESTS ARE STILL DISREGARDED TO DATE." "ALL OF THESE REQUESTS ARE STILL DISREGARDED TO DATE."
"In response to said letter (see Lega Not. NY HERALD TRIBUNE, No. 17, 18 & 19, 65) you informed me, as the authorized CIA Representative, is your letter of Apr. 5, 66 as follows (except) THIS ACKNOWLEDGE OF YOUR LETTER OF MAR. 15, 64. ADDRESSED TO LIEUTENANT GENERAL MARSHALL CARTER, WHO IS AWARE OF ITS CONTENTS AND HAS REFERRED IT TO ME FCR RESPONSE, WE TAKE NOTE FCF YOUR USE THROUGHOUT THAT DOCUMENT AND OF THE MAME ALEKSEI N. ROMANOFF. WIE FURTHER NOTE YOUR YOUR SIGNED. THE TSAREVICH ALEKSEI HIS BOLD TIMED AND YOUR HIS TIMED AND YOUR HIS SIGNED THE TENDER YOUR HIS SIGNED THE TENDER YOUR HIS SIGNED THE THE THE YEAR YOUR AND YOUR HIS SIGNED THE THE THE YEAR YOUR AND YOUR HIS SIGNED THE THE YEAR YOUR AND YOUR HIS SIGNED THE YEAR YOUR AND YOUR HIS SIGNED THE YEAR YOUR THE YEAR YOUR HIS SIGNED THE YEAR YOUR HIS YOU

FANILY Within the next 10 days after the receipe of this leiter.

Signed: ALEKSEI MICHOLAEVICH RONAMOEF A/K/A MICHAEL M GOLENIEWSKI" 2.7 Copy of said leiter to Mr. N. B. DE GRUVE was sent for information to CIA SECURITY CHIEF On May 20, 66 received from the CIA a response dated MAY 29, 66; "THIS WILL ACKNOWLEDGE YOUR LETTER OF MAY 14, 66. REPRESENTATIVES OF THIS AGENCY ARE READY TO MEET WITH YOU TO DISCUSS THE MATTERS CONTAINED IN YOUR LETTER AT A TIME AND PLACE CONVENIENT TO YOU VERY TRULY YOURS, NEIL B. DE GRUVEY, I answered sold leiter on MAY 23, 66 by reg. mail (No.1937)31 which contained my agréement to THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN NEW YORK ON MAY 23, 26 of THE CIA REPRESENTATIVES IN THE SECURITY OF CIA Informed my prione that SWIP ROPERSENTATIVES AND CONTROL THE SWIP REPRESENTATIVES OF CIA THE SWIP REPRESENTATIVES OF with Mr. N. B. DE CRUVE and lold me that Sume Representatives of CIA will visit me within next days. Bu on the same day, a genileman who refused to tell his name, called my from two the same day of the content of the of Mr. N. B. DE ORUVE'S letter]
and my evaressed decement. Refusing these anonimous and strangs,
prepositions, I informed about horse
facts the CIA SECURITY CHIEF by
folioring you personally about these
strange development.

JUL 14 1966 CPYRGHT

to inform you personally about these strange development.

IN VIEW OF THE FOREGOING AND CONCERNING MY FAMILY'S SAND MY STIVATION I AM ASKING YOU VERY URGENTLY TO LOOK INTO THIS MATTER AND TO INDUCE THE SETTLEMENT OF THE MENTIONED IN THE LETTER TO YOUR REPRESSINATIVE N.B. DESCRIVE REQUEST, AS SOON AS GROVE REPOSSIBLE ADDITIONAL IS SOON AS GROVE REQUEST, AS SOON AS GROVE REPOSSIBLE ADDITIONAL TO SOON AS SOO its Representatives during months.

months.

Al: comparison materials and the Identification reports concerning the verification reports concerning the verification of my identify, conducted by CIA with aid of the British Secret Service and with my cooperation in 1961 are exclusively my private possession and as such have ne reference to the national security of U.S. While said scientific identification lesis were based in 1961 on comparison materials from certain sources, was the nrincinal material. sources, was the principal material used by these tests, hased on informations and proofs, which my FATHER, H.I.M. EMPEROR NICHOLAS II placed in BRITISH frust prior-LAS II placed in BRITISH frust priorto our exile from Russia. With regard to this fact I made intervenflons by HER MAJESTY'S CONSULGENERAL of N.Y.C. in FEB. 64
and MAR. 66. The BRITISH CONSULATE GENERAL sent to me on
MAR. 23, 66 a letter, 'excerpt of
which is as follows:

MAR. 23, 46 a letter, 'excerpt of which is as follows:
"" I am directed by HER MAJES.
TYS' CONSUL-GENERAL to refer to your letter of the 14th of March. I am Io say that EARL MOUNT.
BATTEN of BURMA no longer holds the position of CHIEF of the DE-FENSE STAFF in the MINISTRY of DEFENSE. I am to suggest that any communication which you may wish fo send to EARL MOUNT-BATTEN in a personal capacity should be sent to him at his private address. As regards the various other matters raised in your letter uncer reply I am to suggest that you should refer these to your duly appointed the sent to suggest that you should refer these to your duly appointed the sent to suggest that you should refer these to your as le any appropriate steps you may be able to take through the proper legal channels. I am, Sir, your obedient servant—SIGNED: THOMPSON, CONSUL."

I request you as already urged in.

SIGNED: THOMPSON, CONSUL, ""

I request you as alroady urged inmy leiter to the DEPUTY DIRECTOR of CIA, LTLGEN, M., CARTERS of MAR. 15, 65, for the release of the identification material concerning the verification of my identify to my disposition. Said identification tests were conducted here in U.S.A. during 1961 with my cooperation by CIA as the REPRESENTATIVE of the US GOVERNMENT which granted me the RIGHT of POLITICAL ASYLUM. Further I request you once more in this way to induce the replacement of our Allen reg. rec. cards and the correction of our plight. Both of this problems are caused by arbitrary decisions of some CIA Representatives (including the BREACH of the US CONTRACT).

The determination of certain CIA officials (respectively former CIA The determination of certain CIA officials (respectively fermer CIA officials) to make a mystery of whet is a mailer of common knowledge in many circles in the WEST and in the EAST, may support more the interest of so-called foreign agents and private persons than the real interest of the United States.

Awaiting to hear from you seen, I

OOO 3OO 1 SUIT THE AN