

According to certain rules of evidence  
as established by the Federal courts  
all pertinent information ~~is~~ connected with  
a case must be made available in a court  
proceeding regardless of the declassification of  
the ~~material~~ evidence. There is a ~~great~~ large  
amount of Top Secret information in various  
installations offices in the ~~Dept~~ Federal government  
which show that information in this case was  
not properly labeled "Secret." As of ~~now~~ <sup>this date</sup> the  
chief counsels in this case, Mr. Senkins and  
Mr. Bell, are not cleared for Top Secret, ~~and~~  
This part of the case

Since I am unable to discuss or even  
discuss the subject matter to my counsel  
this part of the case has not been touched. Since  
it affects ~~critically~~ the case as a whole



This material affects the entire case and a  
proper defense can not be prepared until this  
information is made available. It will probably  
take <sup>my attorneys</sup> some weeks to research this material  
in order to ~~select~~ make proper use of it.

Some of this material involves a Top Secret  
special intelligence for which even my  
military counsel is not cleared.