

mtg 1/16/86 w/ TRC, CJC, AIA, SHS

Two areas of concern in Archivist reg:

1. {
  1. Change § 1275.44, ~~to~~ or interpret it so as to allow DOJ opinion to govern decision of Exec. Priv. claims
  2. Can a former Pres assert a claim of Exec. Priv. that is binding on incumbent Pres? In other words, should we write in a provision
2. 3. Do the notice provisions create sufficient opportunity for persons to challenge the release of documents?
  - a. Fix a time period greater than 30 days?
  - b. Background room: Archivist could go through the material & identify all names of persons mentioned