

2/2/71

Dear Jim,

Got started at 4:30 a.m. this a.m., for I'm anxious to complete draft as rapidly as possible because of the time considerations I outlined yesterday and because I am hopeful that you and/or Bill can come up and go over it. However, I had two dizzy spells this a.m., and while I feel okay now, just a little instead but clear in the head, I feel I ought not do the driving until whatever this is (the doctors have never, in the past learned anything or, if they have, haven't told me) is entirely cleared up.

I'm working on something I've never seen in any legal document, what I'm calling a "Commentary", I've gone completely over the government's papers and prepared a draft, except, as in *Commentary*, of the very beginning, one part I think is important and must be at once cited, sounding out definitive, all within legal method and practices.

The papers you sent did arrive this a.m. and they are of value. I found something new to me in them something never touched upon by the government in any papers of any kind of which I am aware. I am not certain it will have the meaning with the court I think it should have, but I'm gonna try.

One thing that seems to be relevant is missing. I hope you have it and can send it right away. It is Section 3106.

One of the things in which I see no immediate relevance but I think we should check out thoroughly is telegraphed in the note at the end of 2106, exemption of the 60-day period after first report in writing. The legislation and law seem to relate only to the buildings, etc., but assuming the government might anticipate an argument that without them there existed no such special archive or authorization for the acceptance of papers for it, consider these things: not until 8/27/66, almost three years after the assassination, was the report made. At that time the waiver of this 60 days was built in. Now consider what the situation was then. My book was out and getting quite a bit of attention, as was I. Before then, even though across the normal channel of distribution then, the week Epstein's book had a front-page review in what was then called "Book Week" which was the best-seller in New York, we sent many shipping boxes. Sales as many as 100 a day in single stores were reported. After one telephone radio broadcast to San Francisco, the entire 100-copy supply there was sold out in a single day. I'd done a few sensational radio and TV things, made real money. Such kindly people, like Goodwin, got turned on by Epstein. Lane's book was due and clearly had a large campaign behind it. So, there is relevance, I think, in this special exemption. Add to this that for "contingency" work, such as lawyers often do between days of no sessions-and I've forgotten, taking the weekends off, there were not 60 days between 8/27 and 10/29, the date of the lawyer agreement. Regardless of this latter point, with the background I've given you, the fact that somebody felt need for this exemption of that 60-day period may have quite some significance. I hope it can be checked out. I can't.

3106 is referred to in 2106, and the counter-part to that language interests me. I believe 2606 is also vulnerable. With luck and proper handling, we have something here, and the judge's probably hangups can be turned around. Either way, I now have either a new chapter or an excellent appendix for FOIL ONE AND TWO when I can complete it. His incredible dishonesty gives a perspective and context no author could add. Or add to.

Sincerely, and thanks,