Non. Hale Boggs Bouss of Representatives Vanhington, 3.6.

Dane Congressions Boggs.

Congratulations on your nourageous speech pertorday descending the deporture of J. Edgar Sector. Even the FMI will be better off for it.

Ty purpose in whiting, however, it not merely to express approval of this passecon. It is to inform you of what I believe you may not know, that you have in other ways been victimized by Mr. Hoover, during your membership on the Marron Consistence. I have conducted and me, with serious official interference, still consocting, as investigation of that investigation. I have read those assecutive sessions not still suppressed, and I know the feelings of the Hembers of some of the income, especially one I will address directly.

The sout significant evidence was withheld from you, and by the FM. I as preparing to sue for some under the Freedom of Information Act (5 U.S.G. 952), have non one such out (increasibly, with a successy judgement), and I think it is quite accurate that not one single contunication from the Department, which responds for the Duren under the FM. has not lied, blatantly, violated the law, or just been plain deceptive. I think there are now two cases of official perpary, and if you are a lawyer, I still put you in a position to judge for yourself.

Some od these things relate to New Orleans. For example, you had no pictures of Corald being arrested. This is not because the FMI did not have them. They had at the very least two motion pictures, taken by amateurs, both of which they withheld from you. There is reason to believe there may have been an official also taking pictures. I have obtained from the owner what remains of the pictures in one case. Join have informed no (and in each case with a correborating situace) that the original pictures were edited by the FEX and the edited version rather than the original returned. You got neither. Bearing on this, there is absolutely no doubt that the should plotures were likewise edited, and that the still pictures made from it were, except for I think 3 of 17, withheld from you and are not now in the Archives. I have uncontectable proof of this in Fal reports in my possession, I have a copy of the MESS film sade available to me by Md Planor, and I have several mitnesses describing still pictures from this file shows them but not you. The Secret Service copy, which I was finally able to force into the Mathemal Archives, still has a wrup; or saying it shows tisuald and two other can distributing handbills outside the old INE, but the remaining film shows but one. I interviewed that one, on tape, with his persission, and he describes the second was with his and Commid. Josep Core also told me of seeing this third picketer. With the serious question, was Oscald alsons, need I emphasize what this evidence could have beant to your Consission, and that you should have evaluated it, no others for your

Tour report deals with another separt of this picketing saying that Genell, using the case (small, had the bandbills printed by the Jones Printing Gaspey. The Report was the asset wording of the report supplied your form asion by the PAL in Rechington. However, it is dissertionly opposite the raw reports (and I have and out show you all of those) of the specta in the finite, she said that the only people who know said it was not decald. I interviewed both, again on tops and again with persistion, and they leave so doubt that

not only wheat is not possible in that Conside of Conse handbille, but independently, when each of the two possile was given a stack of misself-mesous pictures, totally perhaps 150, each selected the same pictures of one can as the one to whom they had delivered the handbille. Now is this the entire story, but it gives you are appeal of what was done to you and how Consisting, how you were boxed in, adoed to the victime, so to speak, and this in only part of what was withheld from you relating to New Crimans. There is a considerable story on lavid Ferrie you care not given, and what was made available was considerable story on lavid Ferrie you care not given, and what was made available was considerable story on lavid Ferrie you care not given, and what was made available was considerable in such language that your staff, if it had the denire (and I done) we likely have detected it.

This is not true of New Orleans evidence alone. I can show you what I have obtained (and co-pletely properly) that was withheld from you of an even more basic nature. It apparently was decided that letting we have it without going to court would attract less attention to it them letting we mus for it.

Let me give you a couple of other examples of what the Fil did to you, from only those things for which I am now mains or propaging to sum. You do not have a single meaningful of the late Frusident's gaments. They were carefully arranged to show nothing but gore, to hide the evidence they beer. I have obtained ness that prove this beyond doubt, even to the laymen, and I have a reading from an accredited ordinalist. I am muing for others, those not taken for you. On realize tops gaments are all in your evidence, and all I seek is pictures of the damage, no more. They will flood as with gore, with all the undignified pictures capable of none but semantional use, but pictures of as small as area as 1/2 inch of the gaments, stoning only the damage, which is all that I think I need for my continuing stony, that I am demied for a sories of species reasons. These range from the frivolous claim that pictures not shooting the blood are for semanticable and mudiphicial surposes to the quite false claim that the alleged discussing contract procludes it (which is the opposite, it requires it).

Are you mears that you were never given the spectragraphic analyses. I also have been denied them, from the time of my first request in May of 1966. It is not and cannot be covered by any of the examptions of 5 U.S.G. 532. Con you think of one good reason why you should not have had it? The reason schoolly sade in court - and I can supply you with the transcript - that that the Attermey General had determined that the "national interest" required it to be suppressed. If you are familiar with the logislative bintury of this law, and particularly with the Souse Separt, nothing in more certain than that congress intended eliminating that indefitineness, that traditional aloak for suppression. I can supply you with this report, too. Seen then, so such statement from Mr. Nitchell was produced in court, and with the came under appeal, he has not denied making this "determination", of which proof does not exist.

I do not pook publicity for any of this. Quite the contrary. I have invested an enormous labor, and I desire to complete my own research and writing before mything else. However, on a basis of natual confidence - meaning you will make no public use of what I do not now want mand and I will make no meanthorized reference to any consultation or meeting se may have - everything I have in available to you. In strictcut confidence, I tell you that Semator Hassell was most personally disturbed when I handed his proof of alterations made in your official records. I will show you this also, should you desire, for it is one of the mays in which, historically, the Members were made into victims.

For more current evidence of the performance of the FM under Ar. To ver, I refer you to my current book, reviewed in the coming issue of the <u>Maturiay Meview</u> and of which I employed a pre-publication, trade-proces review. The agents are neither this incompetent nor this dishenest...When, as you do, you talk of this is the septext of the Pill or Rights, you could not be nore right and, I hope, with me, more concerned.