But even with Earl Warren still at the head of the Court, and Abe Fortas, LEF's personal "fixer" conspicuous at his side, the Mine Men who guide jurisprudence in the United States could not bring themselves to commit the cutrage that was expected of them. How, indeed, could they have subjected all courts in the nation to blind acceptance of a document based on a flagrantly non-judicial proceeding with all the odds on one side, with no adversary presentation of the case and no cross-examination, in short the satisfaces of due process of law? To do so would have been tentament to proclaiming to the face of the world that Justice has abdicated for good in the United States. It would also have made of the Supramo Court of the United States the Laughing-stock of the world.

But the fate of the Usurper and of his henchmen was intimately tied to the issuance of just such a law-defying ruling by the Supreme Court. What does he care if truth is kicked around and justice slapped in the face in the sacred precincts of the High Court? To him and to his gang it was a matter of curvival that the Warren Report be lifted to the pinnedly of inviolable authority, forever overruling all attempts to respon the question of Hennedy's death in the courts.

That's thy ignion B. Johnson fought so tenaciously to get his private lawyer and percental fixer, Abe Fortas, into the seat of the Chief Justice before the Clay Shaw case would come up for decision. (Cf. TRUTH LETTER, Nos. 1, 2 and 5). With Fortas presiding and enother all-out Johnson storage, Hener Thornberry, satisfing on the bench as Associate Justice, as it was planned, it would have been much easier to elevate the Warren Report ("the work of our great former Chief Justice etc.") to a pseudo-judicial pecition. America really has to thank Schater Robert Griffin for preventing this outrage from taking place.

Now that the chips are down and the Warren Report has been in effect declared invalid, indecurate and not binding on any court - and that by the Warren Court itself - a train of events has been set in motion that much inevitably lead to the eventual unmasking and punishment of all the participants in the Kannedy Murder Franc and all the accessories after the fact - including the entire Warren Commission.

Cold shivers sust have run down the spines of all the big and little secundrels (see partial list above) who conspired to shoot the President down in the streets of Dallas like a dog and then to sever up the crise by secrificing a scapageat; then this supreme Court ruling was announced. Twidently LRJ and bis schorts had telem for granted that Earl. Warren's own deep involvement in the case - as the No. 1 Accessory After the Fact - would make it impossible for his colleagues on the high beach to tear the Warren Report to places, as they did.

With no more legal loopholes left to crawl into, Clay Shav's lavyers have practically only one more recourse left for further proceedination. They may appeal to the New Orleans court for more than to study the Supreme Court decision, or because their elient is in poor health, or for God knows what other reason. If they can just gain a little time here and a little but there, they might, with good luck, to able to held off the redoubtable Garrison until he comes upfor re-election in Revenuer of 1969, when he will certainly be expected by all the massed forces of the Establishment law even Garrison's defeat would not close the came.

Johnson, the CIA and the meet of the gang, still have two other options open to try and stave off ultimate disaster: either kill Garrisch, which would be easy, but hardly effective, or kill Clay shaw before he gets on the witness beach. (To be continued in No. 8 of TRUTH LETTER)

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