May 11, 1964

MINIPANDIN TO THE STAFF

FROM: Melvin A. Eleenberg

- 1. I have asked hrm. Heskman to send each signed deposition, as it is returned, to the attorney who took the deposition. If you have salmitted to me may edited but unclosed deposition for printing, places hold the signed copy, so that you can conform the page proof to reflect any charges node by the witness. If the witness makes a charge which does not marely correct inacqurate reporting, but changes the published of his testimony, the new material should be inserted in brockets, and the old meterial should be hyphoned out so that it is still visible. For exemple, if the tremeript rends: "I went to the end of the room and opened the door," and the witness changes it to "I went to the end of the room. The door was open." your corrected franceript should read as follows: "I went to the end of the room.and-spened-the-deer [The door was open.] If you have already given me a signed deposition in which the vitness made such a change, and it was not reflected by use of this formt, please make the appropriate charge in the pageravof.
- 2. Each attorney is responsible for proofreeding the page proof of the testimony he elicited. This responsibility cannot be delegated, because as attorney who was not present at the testimony may overlook a crucial error which scens to be grammifiedly legioni. Proofreed page proof should be initialed and returned to me within two days after you receive it.