HPM: 01 8/24/64

August 24, 1964

MEMORANDIAN

TO:

THE FILE

PROM:

Howard P. Willens

SUMMETT:

Meeting with the Chairmen of the Commission

On the afternoon of Wednesday, August 19, 1964, Mr. Redlich and I were summoned to the offices of the Chief Justice. Mr. Redlich was informed that the purpose of the meeting was to discuss the latest draft Chapter 8 of the report, dealing with Fresidential protection, which had been distributed to the numbers of the Commission early that morning.

Upon our arrival the Chief Justice greated us and began reviewing the chapter with us. He was generally very pleased with the draft and indicated that he had a limited number of comments.

Most of his suggestions were made for the purpose of style or clarification and hr. Redlich and I took notes on our drafts of the chapter so as to incorporate them in the next version of the chapter. The Chief Justice indicated that he generally felt that this chapter now was fair in its criticism of the Secret Service and the Federal Bureau of Investigation. In the course of the discussion he indicated also his view that the chapter was perhaps the most important in the report.

The Chief Justice made two major comments which we discussed at some length. First, he suggested that the statute proposed in chapter 8, making assassination a federal crime, should not explicitly provide for the death penalty. Although the Chief Justice said that he did not have strong views one way or the other on capital panishment he said that he did not want to inject the Commission into this field of controversy. He suggested, therefore, that the Commission could achieve all that was necessary by making reference to the coverage and provision of the statute but not specifically express

8/25/0

cc: Mr. Rankin

Mr. Redlich

Mr. Willens

itelf on the issue of punishood. Hr. Bedlich and I agreed that this could be does, clibra by referring to other federal chatmes which could serve as models for this cap or by leaving the question of punishes expressly open for Congressional decision.

The recent netter which the Ohief Neetles considered of perticular importance who the tenor of the last recognize of the current draft of the chapter. In thought that the lenguage was two much of an elimitics to the President, and that it dould be revised. In suggested by his converse that the peregraph chemic contain range of the thoughts which it correctly due, but should be edimented many to the people of the United States than to the President. Her Reditch expressed his view on the possessit, as did I. I told the chief dustice that in the pater duals them had been seen reference to John F. Marcoly and the bega of the Comission that the work might relativa the Conjust of toolier appreciation. I enjected by view that as the last paragraph in the report, the paragraph elevald notically raise reference to the Loie Branklant and the entire turnettgation of the Comission. The Chief Justice accord metable to time discretite and see agreed that additional enforts would be used to re-Graft this leagues.