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Sirt

With the too many constructive purposes to which I devote my time, I shall not trouble you with a lengthy refutation of the shameful, dishonorable and slanderously titled serivening in your Spring issue by John Kaplan. Only the protense of your title warrants even these few moments. If this is an example of American scholarship, me for lick or Mad. Otherwise, writing in answer to such knavery serves the utility of breaking wind into a hurricans. Only the finks of him "Eastern intellectual community", who spend their time in untual mavel contemplation, are either inspired or deceived into believing falsehood is truth, are influenced by such futilities as his. The kindest things that can be said for your literary and legal lick-spittle is that he has problems of comprehension, suffers confabulations and is lazy. The alternative is to consider him a fakor, a deceiver, a distorter, an inventor of evidence and a very irresponsible man.

What Explan has done is to read the Hoport of the Warren Commission, assume it is a truthful and fair representation of what, for lack of any proper designation in the language, we must call the Commission's "evidence", and compare this with so-called "reviews" of the books in supposed question or other secondhand and not unbiased sources, mix the whole mess in a secondhand witch's cauldren and preclaim he has an analysis. His writing has the relationship to reality that <u>Playboy</u> has to sex.

It is clear that if Kaplan has read the books he says he has, he has not understood them. His evasion on mine, entirely unoriginal, is that it is "charity" to pass it over. Other such philanthrepists have uniformly declined to debate me on the work of the Commission, their writings, mine, or any combination of their choosing. So will he. This word in his mouth is like "love" on the lips of a where. He "passes it over" because he cannot and dare not address it. It is the one that comes entirely from the "evidence" of which he has so little knowledge.

Kaplan's knowledge of the literature is so meagre that he was unaware of my sequel, WHITEMASH II: THE PBI-SECRET SERVICE COVER-UP, greeted with a third of a favorable page as news by the New York Times of December 7, certainly long enough before your magazine appeared in March for him to stretch his "charity".

His self-demeaning sycophancy is a fresh reminder of the abdication of our intellectuals at the time our society needed them most, when it began to crumble. At that time he was one of the legion of his profession who were must at the blatant, total and entirely public demial of all of his rights to Lee Harvey Oswald; yet ultimately it is the lawyere in whose hands the freedem of us all repeace.

With lawyers like him, who needs juries and courts?

Sincerely,

Marold Voisberg