Ar. Av Hestin American Breadscating Company New York City, H.Y.

Dear Sr. Vertin.

In advance of tomight's showing of <u>The Himshes of October</u> I write to ask for a copy of the samipt if there are any spares for two purposess possible use in a book on this subject resourched in 1965 that I hope to get back to soon; and to leave as part of an archive, where all my files will be at some future time.

It is good that important events be dramatized for popular comprehension. I regret very much that ANC did not go for my can proposal alone this line baginning this past mamor. If it did not reach your personal attention during the decimient making, I enclose the only descriptive material I have on it.

Government just does not function as schools teach it. One of the more effective ways of telling it to the people as it is is by drams. The mass means of this, of course, is TV. Brea if not from my work, which I do regret, I hope there is more of it.

In early 1971 I was in touch with your office about the TV possibilities of my book then appearing, Franc-Up/ The Martin buther King/James Berl Ray Case. I was referred to the Washington bureau, where interest seems to have ended at low levels. I believe this case lends itself to both documentary and dramatic treatment and that it also deals with how an aspect of government, the administration of justice, works. Beginning with that book Ray is finally in the courts in his effort of got a trial. I am his investigator. Host of the legal work, which includes getablishing an importand precedent, has been done by my colleague in the new book. It is his first real case, a struction of natural drawn when among his many adversaries is the country's most famous estained aloyer, Percy Perconn - who did not appear at the recent hearing where, in effort, he was on trial. No TV coverage I new gave any of the major new developments in this housing, not even the flavor. The energity of the record we built was beyond either the comprehension or the reporting of the excellent reporters who were there. The permeating corruption, which included perjusy and deliberate famming, and the Constitutional abuses which make those in the Ellaborg come seem moderat, are both, I believe, without precodent or passillal. In part this is because for the first time over there was "discovery" is a beliese corpus case. Despite all the official opposition to the court's orders Jin Leser and I obtained dommentary proofs. These range from establishing the deliberateness with which Ray was fromed to the erders to deliver all his communications, including those with commel and for use in his defence, to the pronounter for an zeroxing. In the latter detegory so obtained at losest one opposition/with every lasger who in any way represented key from the secret files of the prosecution and at least one sample with the two different defense impers in the original case of Ray's preparations for his own defense, stales from Ray's sell, with delivery receipts to the prosecutor. Even a registered letter to the judge, from the prosecutor's files. The Supreme Court has asked for written arguments by January 6 on whether it abould grant certain to the State's appeal from this dicevery precedent.

> Sincerely, Marold Woisberg