

6/10/93

Dear Bill,

The highlighted parts of the enclosed remind me again that if I could possibly get a ^{1/2}pintooof one of those later Zapruder frames I sure will be able to use it! 335-43 I think they are. If you have forgotten, one that shows the back of the head intact.

As the settlement of the lawsuit Selby and I filed against the Zapruder estate, I have the right to use it for other than commercial purposes. I was to have gotten a still of every fframe but I could not afford it and Groden, long on promises and poor on other then selfish performance, said he would and then would not. *make the copies.*

Jim Lesar represented us both and negotiated the agreemenet of settlement.

As a lawyer you know better than I whether Carroll himself libelled us in what I've marked, having us help the presidential murderers., I think they are depending on none of us doing it or that they can argue no mailce in the libel and we are public figures or they believe whatever Livingstone says or that the profit they anticipate is worth more than the cost of any litigation. Which sometimes sells books.

How much can Livingstone's word be taken or do they ceedit it? What Carroll says about Livingsstone being the first to make public use of the fact that Kennedy's adrenals had atrophied, that is not in any aspect true. As any checking would show.

The ~~1/2~~ ^{1/2} people used it in the 1960 campaign and the Kennedy people denied it. So it was ^{1/2}sued publicly in 1960. The/ later Dr. John Nichols told me that he had established this in as I recall 1965. He told me the end of 1966 or/early 1967. And he then gave me a copy of hw what he had published on it in a medical journal.

We stay busy, as I suppose you also do. Beginning with catching up.

Put best,

Harold