The Lingering Shadow

Critics of Warren Report Do Not Cite All Evidence

Write as Prosecutors, Say Survey Authors

EDITOR'S NOTE—The defendant is a book. So is the prosecutor. On trial is the Warren Commission Report, indicted by men whose own books find it guilty. Guilty of haste. Guilty of bias. Guilty of a coverup. But neither critic nor commission is the jury. The public is. It, ultimately, will find where it thinks truth lies. But before considering its verdict, the public must ask for the facts. All the facts. Has it heard them? All of them?

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The one slain has not died. Doubt will not let him.

Doubt asks: "How did you fall? By whose hand?" Doubt has heard an answer — "Lee Harvey Oswald did it" from doctors, lawyers, government; from police, friends, foe.

But doubt does not believe. Not quite.

Doubt knows the stature of the seven somber men of the Warren Commission, the breadth of their investigation, the depth of their report. But doubt is not appeased. Not quite.

Doubt has heard of the rifle, the shells, the fingerprints, the handwriting, the blunted bullets, the people who said they saw. But doubt is not assured. Not quite.

Why is this so?

Because doubt was denied the certainty of a trial. Because not all is known. Because not all is answered and may never be. And because there have been other seekers than the commission. They have seen what the commission did not see: different shots from different places; plots where the commission saw none; design where the commission saw chance; doubt where the commission saw fact.

Are these seekers scavengers, as Texas Gov. John B. Connally has called them? Or are they impassioned skeptics, refusing to take "it is most likely" for an answer. Are they creators of doubt? Or are they creatures of it? It is not always clear.

But if the Warren report is

now doubted by many, it is because of the books written by these few seekers. If their number is small, their impact is not. The very existence of a printed page has an aura of authenticity above and beyond what it states. As the critics' books are increasingly read, they are increasingly believed. It is far creasingly believed. It is far a shelf by a single critic than a whole shelf of books by a commission. So doubt takes root. The shelf lies fallow.

One could protest the whole argument is macabre—ghoulish. John F. Kennedy is gone. Talk won't bring him home. But this was a president. The people he led have a right—nay, an obli-Cont. in Sec. 1, Page 7, Col. 1

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gation—to know what struck him down, and why. It was not just a death in the hearts of the nation. It was murder at the heart of the national structure. Assassination unsolved is assassination at large, possibly free to strike again, certainly free to poison and corrode by suspicion, mistrust, fear.

So it is not mere curiosity, not just to add a footnote to history, to ask who killed Kennedy. To preserve the absolutely vital trust of the people in their leaders and institutions, the question must be answered and stay answered.

The quest may be long. It is still asked: Who killed Lincoln? John Wilkes Booth is not the answer to all seekers. Nor is Lee Harvey Oswald. Lincoln, however, is for the archivist. The wound from Dallas is still red. It is tender to questions of who, or why. It may ever be.

Or, perhaps, the wound may have been salved all along. Perhaps the first investigation need be the last.

Or, perhaps, the pain of doubt may throb the less if one were to ask the doubters of their proof, ask of the askers: What have you found, what news can you bring us?

I-THE CRITICS THE COMMISSION

The critics of the Warren Commission Report have made grave charges. They have made uncertainty. They have made money.

Have they made a case? Have they proved that the most extensive murder investigation in the nation's history, directed by some of its foremost citizens, was wrong, dead wrong? Was the commission guilty of haste, of bias, of a coverup and Lee Harvey Oswald innocent of murder? Do events such as those recently in New Orleans indicate justice has not been done?

Polls suggest increasing numbers of people think so.

Book after carefully footnoted book say so. The Warren Report was once on the best-seller lists. Now Mark Lane's "Rush to Judgment" is.

Commission Doesn't

Answer Critics

Which has spoken truth? The critics say they have. And the commission has stood mute.

Mark Lane has said: "As long as we rely for information upon men blinded by the fear of what they might see, the precedent of the Warren Commission Report will continue to imperil the life of the law and dishonor those who wrote it little more than those who praise it."

And the commission has stood mute.

Leo Sauvage, in "The Oswald Affair," has said: "It is logically untenable, legally indefensible and morally inadmissable to declare Lee Harvey Oswald the assassin of President Kennedy."

And the commission has stood mute.

Edward Jay Epstein, in "Inquest," has said: "the conclusions of the Warren Report must be viewed as expressions of political truth."

And the commission has stood mute.

It considered its first words, published in 27 volumes in the fall of 1964, to be its last. It has disbanded.

The public, in the jury box, may wonder at the commission's work. But it must also ask after the critics'. Is it true where the commission's is not? Are the critics innocent of the guilt they charge the commission: of distortion, sly selection of convenient fact, editing of truth?

Mark Lane wrote that the commission "cited evidence out of context, ignored and reshaped evidence and—which is worse—oversimplified evidence."

Did he?

Little New Evidence Has Been Produced

Lane and the other critics have produced little in the way of new evidence. What they have done is use what the commission provides in its 26 volumes of testimony and exhibits —but to different conclusions. The critics' case rests on the same bedrock as the commission's—the Warren Report.

How have the critics used, or abused, it?

On page 199 of the hardcover edition of "Rush to Judgment" Lane mentions an Illinois ballistics expert, Joseph D. Nicol. Nicol testified before the commission on Oswald's pistol, the shells found at the scene of the slaying of officer J. D. Tippit and bullets recovered from Tippit's body.

Lane says Nicol "appeared less than certain" the shells came from Oswald's gun. There is a footnote in the passage referring to Volume III of the hearings, Page 511. Few readers have the volumes much less the time to check Lane's thousands of citations. A pity.

On Page 511, Volume III Nicol is asked by commission counsel Melvin Eisenberg if he was "certain in your own mind of the idetification" of the shells. Nicol replied: "Yes; the marks on the firing pin particularly were very definitive. Apparently this firing pin had been subjected to some rather severe abuse, and there were numerous small and large striations which could be matched up very easily."

Yet Lane says Joseph D. Nicol appeared "less than certain."

Oswald's Shooting Ability Questioned

In his book Epstein questions the commission's conclusion that Oswald was a good shot. He mentions the shot at Maj. Gen. Edwin A. Walker which missed. He mentions the testimony of Nelson Delgado, a fellow Marine who had watched Oswald on the firing line. Oswald, Delgado testified, got a lot of "Maggie's drawers"—complete misses.

Delgado seid something else. On the rifle range he said Oswald "didn't give a darn. He just qualified. He wasn't hardly going to exert himself." And Walker himself testified that his assailant "could have been a very good shot and just

been a very good shot and just by chance (the bullet) hit the woodwork (of a window). There was enough deflection in it to miss me."

Don't these passages have some bearing on Oswald's marksmanship? Epstein evidently didn't think so. They don't appear in his book.

Lane devotes several pages to the testimony of a former Dallas patrolman, Napoleon J. Daniels, who said he saw a man resembling Jack Ruby enter police headquarters just before he shot Oswald. Lane takes issue with the commission for deciding Daniels' testimony "merits little credence."

But nowhere does Lane mention that Daniels was given a lie detector test. Daniels was asked if he had told the complete truth. He said yes. He was asked if he had deliberately made up any of his story. He answered no. The lie detector indicated both responses were "false." He was asked if he thought the person he saw enter the building was Jack Ruby. He said no. The test indicated this response was "true."

Is such evidence relevant to why the commission felt Daniels merited little credence? Lane evidently thought not.

Epstein Considers Autopsy Key Point

One of Epstein's major points concerns the report of the autopsy on Kennedy. It concluded he had been shot in the back of the neck and the back of the head. An FBI report submitted Dec. 9, 1963 contradicted the doctors in several important areas. Epstein makes much of the difference.

Inquiry by the writers, however, has established that the FBI wrote its original report before getting that of the doctors, which reached the agency Dec. 23, 1963. The FBI nonetheless stuck to its original version in a supplemental report Jan. 13, 1964. The agency felt duty bound not to alter a report by its agents its customary policy—even though other reports might contain other facts.

It was the commission's task to choose between the FBI agents—laymen who reported what they had overheard the autopsy doctors say—and the doctors themselves who were making the one authorized examination and full report. It chose the doctors.

Shouldn't a critical appraisal of the commission have made such an inquiry? If Epstein did, it is not recorded.

Such lapses of the critics do not prove or disprove that Oswald murdered. But do these lapses, and many others to be cited later, have some bearing on the objectivity the critics claim for themselves and deny the commission?

Did the critics, not the commission, "cite evidence out of context, ignore and reshape evidence?'

They did.

Critics Are Not

Objective Judges

They have sat in judgment of the Warren Commission and found it wanting. But they are not judges. They have been prosecutors, making a case. Where fact has served, they have used it. Where it has not, they have not.

If they have read all the evidence, they have not quot-

They have said "perhaps" and "it seems" and "it is likely." But they must say more. They must say here is the evidence. And as yet, such evidence has not been forthcoming. The irony of the Warren report is that it is based on the same evidence as the books that attack it. The commission provided in the 26 volumes of testimony and exhibits and additional matter in the National Archives the results of its investigation. And this is the heart of the critics' case. Their witnesses were the commission's. Their evidence was the commission's. But, again, not all of it.

A doctor said Kennedy was shot from the front. A man saw a puff of smoke from some trees ahead of the motorcade. The man, and others who saw smoke, were commission wit-nesses. The doctor, and others who thought Kennedy's throat wound was one of entrance, were commission witnesses. And they appear for the critics. But not always in the critics' books does one read of the people who saw a rifle in the window of the Texas School Book Depository. Not always does one read the doctors' testimony that their first interpretation of Kennedy's wounds was not their final one.

The commission presented all the evidence it could find. The critics did not. As a group they have found the commission wrong on almost anything but the fact of assassination itself.

(One critic, George C. Thomson, doesn't even agree on that. He claims five persons were killed that day in Dallas. None of them was John F. Kennedy who Thomson says is alive and last winter attended Truman Capote's famous masked ball).

Space does not permit a footnote analysis of the critical books, although this was done with several of them in preparing this report. (The notes made on Mark Lane's book alone run to 50,000 words).

Plan Is to Focus on Key Issues

The intention, rather, is to focus on several key issues in contention and compare what the commission volumes said with what the critics said they said. Such comparison is often illuminating. Such a comparison may not convince the two-thirds of those questioned in a recent poll who said they doubted the commission's conclusions.

But, at the least, it may serve to have asked of the critics what they have asked of the commission—the facts. All of them.

Surely, one can fault the commission. Why didn't it call this witness, investigate more deeply in that area? When there was doubt, too often the commission spoke needlessly, in more positive language than the facts allowed. Maybe it should have behaved more as a court than a commission.

Maybe it would have been better for Oswald to have been represented posthumously by counsel. Maybe the commission did have an eye on the political clock in turning in its report while some investigation was still under way. Maybe. Maybe. Maybe.

Without question the commission was not infallible. But it has too long been the target of critics who have not received the same scrutiny they gave the Warren Report. This does credit to no one.

Recent Books Attack Critics

But recently books have begun to appear attacking the critics, one by Charles Roberts of Newsweek magazine and another by Richard Warren Lewis, a magazine writer, and Lawrence Schiller, a photo-journalist.

And while the commission, albeit disbanded, has not spoken as an organization in its defense, many of its staff lawyers are now willing to do so. The writers interviewed 11 of the commission's 15 senior counsels.

They spoke of the contradicting eyewitnesses: those who thought the shots came from the Texaas School Book Depository and those who didn't; those who didn't agree on what Tippit's slayer was wearing or what he looked like.

"I've had a lot of trial experience," said one of the key members of the commission staff. "I know witnesses don't agree. If you have testimony that has uniformity, you have to look out for perjury."

The staff lawyers talked of some of the puzzling testimony that may never be resolved: the gunsmith who said he fixed a gun for some one named Oswald, the men who saw some one who looked like Oswald at a firing range, the persons who saw Oswald driving a car (the

commission decided he couldn't drive), the woman in Dallas who said Oswald had been introduced to her as an anti-Castroite who thought Kennedy should be shot, the people who thought they saw Oswald in Jack Ruby's night club.

"We were beneficiaries of

ed it all. They have taken evidence to form theories, to launch speculation. But they have not taken all the evidence.

fraud," said one of the senior attorneys without mentioning any specific examples. "The thing that shocked me was the people who wanted to get involved in this great event. I do appreciate this can happen, but I thought people would have too much regard for the nature of what we were trying to do."

Why Commission Makes No Defense

They talked of why the commission had not defended itself. "If we were to answer the Lanes and the Sauvages, who would believe us? We had all kinds of suggestions. One was that (Chief Justice Earl) Warren, himself, come out in defense of the report.

"I don't think that means anything. If I were in the press. I wouldn't take this. You'd be fools if you did. But the press has an obligation to examine each book as it comes out and present it to the public as a searching for truth. And I think this might go on for 50 or 100 years. As long as people can make a half-million dollars, we're going to have these books.

"The mass media devote time to the Lanes and the Epsteins because it sells. Coming up with the establishment viewpoint doesn't have much mileage."

One staff member talked of the charge that the commission entered the investigation with a preconceived belief of Oswald's guilt. "Nonsense. We looked for the incredible as well as the credible. A lot of us were young lawyers. What greater feather could it be in our caps to prove the FBI was wrong?"

Would Adversary System Have Worked?

A senior counsel discussed the wisdom of having used an adversary system in the investigation, with a prosecution against and a defense for Oswa'd. "It would have been most unequal; the government all on one side. The report WOULD have sounded like a brief for the prosecution.

"The staff was instructed to proceed in each instance on the possibility that Oswald was not involved. If they didn't want to proceed on that basis, the commission didn't want them to continue."

One lawyer, Wesley J. Liebaler, talked of Oswald as a marksman. "I took the position that you, well, you couldn't tell. The evidence that Oswald was able to shoot the President was that he did. He was lucky. Oswald had something in his sights that he knew he was never going to have again. I suspect he was up for it."

Liebeler talked of the "grassy knoll" where Lane and others think shots came from, in part because people ran in that direction after the gunfire.

"Would people do this? Would you if you knew or thought someone was firing from there? It depends upon instantaneous reaction. I might run after the motorcade. I might run for cover. But I'm sure most people would run to get out of the way."

Staff Member Discusses Rifle

Joe Ball, another staff member, talked of the rifle found on the sixth floor of the depository building which police first identified as a Mauser. Later it was determined to be a Mannlicher-Carcano, an Italian weapon. Critics have implied this switch suggests the weapon was planted.

"Evidence shows that Seymour Weitzman who found the rifle never handled it and saw it from five feet away. Weitzman and Deputy Sheriff Eugene Boone both testified it seemed to them to be a Mauser.

"Let's make it clear. It is a Mauser. It is built on German patents and the Mauser refers to the bolt action. But Lane never dares to go so far as to say that Weitzman or Boone in any way suggest this is not the gun which was found on the sixth floor and which has been found beyond all doubt to have fired the bullets."

This is not quite accurate. Lane, on Page 120 of the hardcover edition of "Rush to Judgment" writes: "Boone, unlike Weitzman, was shown the Mannlicher-Carcano which he was unable to identify as the weapon Weitzman had found."

Boone said no such thing. He was shown the rifle and testified: "It looks like the same rifle. I have no way of being positive."

And why wasn't he positive? Because he said he never hapdled the rifle.

Ball talked of Epstein.

"He said I said Norman Redlich, one of the staff, used 'a turgid law review style." I wrote Epstein's publisher and said I never used the word 'turgid' in my life. I had to up.

didn't talk to that man for over en). half an hour and that was in ϑ New York hotel lobby."

his professor for whom he wrote what became "Inquest" as a master's thesis. The professor replied to one that "experience has shown that all too often when a person is shown his own mater's thesis. The professor replied to one that "experience might had had an area of argu-when a person is shown his own mater's thesis. The professor replied to one that "experience might had had an area of argu-the the tense coterie of assassination buffs, Sylvia Meagher, has made an index on her own. But it, too, is fallible. Yet the volumes, particularly the testimony, have a certain mission's own witnesses and when a person is shown his own ment." words on paper he is inclined to state that he did not make those Staff Agrees There

remarks." Experience showed this in Were Weaknesses Epstein's case, anyway.

palm prints.

the rifle had little probative val- testify witnesses who had only truly comic. And there is a laue, said Lane, "especially since given statements to law offi-local and federal police officials tals. Some weaknesses were of who is sued inaccurate commission: the report could terms of the locker room what statements . . . were alone with easily have been more explicit he thought when he heard a rifle sion. Read them. But read what

"Well," said Liebeler, "we had to consider that in view of the performance of the Dallas Police Department, God rest their souls, were they so devilishly clever that they could have taken Oswald's print and planted it en the rifle and then taken it off again, or that they could have handed the rifle to Oswald to get the print? Of course, that would involve the judgement of Oswald, and do you think any one could have gotten Oswald to touch that rifle with a 10-foot pole? Of course not."

(Lane also suggests it is "curious" that a Dallas police office- found a print on the rifle Some critics suggest that they list, argues with Ga'lic logic, links b and "lifted" it off the weapon were not trustworthy: either no index and membership in hold....

go the dictionary and look it and that an FBI expert was subconsciously they sought to unable to find any trace of the defend their professionalism by

"His statement that the law-print on the gun several days charitably treating evidence yers worked as part-time con-later. The reader might also and witnesses or, far worse, sultants is a lie. I made my res. find it curious that Lane does they were involved in a superidence in Washington, D.C., per- not mention that subsequent plot. If the latter were the case, do c t o r-FBI autopsy manently from January to July FBI photographs of the lifted it would mean, because of the do c t o r-FBI autopsy 1964. I was allowed to come to print showed minute gaps. They intricacy and range of the in- crepancy. It is answerable. He my home in Long Beach, Calif., exactly matched nicks and pit- vestigation, a conspiracy of al- makes a criticism of many of once a month, and I did. Ep- ting in the metal of the rifle most universal dimensions. As the commission's methods. This stein quotes me 39 times and I from which the print was tak- yet, there is no such evidence.

of Lane's book.

Liebeler talked of finger and were weaknesses. Some were of both Oswald and Jacqueline

ever be able to say with absolute certainty produced the fragments that were found in Kennedy's car or Are Also Diverse unaided.

But to read the report, all cf it, is to appreciate the depth of the investigation. Perhaps the commission should have had its own investigatory staff, regardless of the huge expense. But that is to suggest that the FBI and the Secret Service and other investigative agencies on which it relied were somehow not to be trusted.

Wew York notel 100by." **Epstein Charged** With Misstatements Nine of the 10 staff members quoted by Epstein that these writers interviewed charge him with misstatements. Several of them wrote letters of protest to his professor for whom he wrote what hearme "Themest" of Lane's book. "He attempts to discredit the commission on hundreds of the attempts to discredit the commission on hundreds of the attempts to discredit the commission on hundreds of the attempts to discredit the commission on hundreds of the attempts to discredit the commission on hundreds of the attempts to discredit the commission on hundreds of the attempts to discredit the commission on hundreds of the attempts to discredit the commission on hundreds of the normous level of incompetence the attributes to it, I doubt what hearme "Themest" of the attributes to it, I doubt the attributes to it

fascination. The range of char-mission's own witnesses and acters is Tolstoyan. There is the testimony. But not all of it. President of the United States, the secretary of state. And a And the staff agrees there Russian-born oil man who knew

omission: the commission most Kennedy and whose amatory Oswald's palm print found on certainly could have called to troubles with a Latin beauty are sion staff would stand by its statements . . . were alone with leasing have been more thought when he head in the Oswald and the weapon." The about the autopsy conflict. Some go off above his head in the implication seems obvious. were inevitable: no one will depository building.

which bullet Critics of Report

knows the report as an evangel-heard. ist knows his Bible, has pub-lished two books, "Whitewash" single bullet theory. It is a chain and Whitewash II", is planning of circumstance, linked by asstard-in.

Sauvage, a French journal-

the "perhaps" and "itseems'' school. He raises some pointed questions in areas where uncertainty is and may remain forever.

Epstein makes much of the disis arguable. Both ways. But he The report volumes them- raises his questions from facts Another staff member talked selves are an irritating thing. In the commission volumes. Sometimes not all the facts. And Sometimes not facts at all

"I haven't found anything of theirs that even makes a positive contribution," said one of the senior commission counsels of the critics.

One can assume the commiswork. Its statements should be they criticize as well. If it is ironic that the report is their foundation, it is also convenient. One can read and compare.

Epstein presumably read. He found the commission had utjust what struck a bystander in The critics are equally di-tered "political truth." It sought the cheek or why Oswald did it verse. There is Harold Weis- o dispel rumor and keep Ameror even, perhaps, if he did it berg, a Maryland poultryman ica clean, not to determine fact. who was once National Barbe- But neither Edward Jay Epcue King and claims his "Geese stein nor Earl Warren is the for Peace" campaign got the jury. The public is. And there is Peace Corps its first good pub- more to the case for the governlicity break. Weisberg, who ment than the public may have

a third and thinks there were sumptions. It is a chain that two Oswalds, one a look-alike leads to Lee Harvey Oswald as the assassin. But it is vulnerable, as all chains. If one of its links breaks, it does not