2 les soules

Dear Howard,

8/22/77

Thanks much for your 8/16/77 and the enclosures, especially those relating to my efforts to obtain the Memo of Transfer.

The meeting was not in Rowley's office. I never met Rowley. It was in Tom Kelley's and I was those several times. This time was not the time of the meeting with Kelley, Goff and Warner - it was later.

It tells an even more "yzantine story than you perceive.

I trusted these Secret Service people to keep their word, as I kept and have kept mine.

This makes it clear that they have not been honest with me because I should have received these records in response to my PA request. I am sure there are others they have not given you.

Please bear in mind in all of this that if either the Secret Service or the FBI ever really retreated from their common decision arrived at independently by each that one bullet did not hit both JFX and Connally I have seen no indication of it. Certainly no record. Certainly also David Achesen was not aware of this, from his hadron memo of 11/4/66.

I feel confident that Kelley know before his 11/13/70 that the Archives had withheld from me the copy of the meme of transfer he had given to me through the Archives.

There were conversations between Secret Service and DJ after this. Kelley reported them to me. He said that DJ told him not to give me a copy.

Of course I have received none of this in response to my PA request of DJ. I have received a little recently from the FBI and nothing or next to nothing from the Dept.

To a degree the related correspondence you have just been given is both false and self-serving. The most obvious aspect is that the essential materials were not the property of the Kennedy family. They were, literally and legally, the property of the Navy. The simplest way to have selved this problem, absent the official intent to lay everything on the Kennedy family, was to return all the medical stuff to the Navy. The Navy's regulations were explicit on the reuirement to preserve these things, as I now recall for 50 years.

Acheson's memo is not really consistent with his record on this, as you may recall from the copy of Dick Whalen's memo on his meeting(s) with Acheson when he was propering his SatEvePost piece. However, during there meetings the time did come whenAcheson seemed to change. I suggest this represent the time and the cause.

Dick and his wife went up to see me at Hyattatewn before celd weather in 1966. I do not recall the exact date. We were friendly for a while. His kids used to call me Uncle Harold. I'd stop off and visit with them when I was returning from Washington. They then were on my way. They lived on Macomb NW, between Wisconsin and Massassachusetts.

I just do not believe that all those many government lawyers did not realize until the last minute that there was this problem with the autopsy materials. Rather do I believe it was the crescende of criticism of the Commission's conclusions of that time. I do not recall what Mark ane was saying but he way lacing the country with expert appearances arranged by his experienced publisher. I do know that I was getting much attention and on all occasions did go into the front nock wound as one of entrance.

In his middle paragraph on the second page Acheson does go into what I was saying. I now have an FBI account of a TV show. Records were destroped. I produced the proof on TV from the facsimile of the certification of it in Whitewash. The Dallas doctors did state that the front neck wound was from the front. I used this the same way. This was altered at the Navy hespital, as we now know. We also know that relevant evidence was suppressed, as I also charged. As I now recall I was emphasizing the absence of the prosector's notes.

Of this I'm certain, and that - have much correspondence with the Archives ever it. It is likely I then had and used other evidence of this.

The Achesen meme also discloses that those people were comming each other. Like his saying "The department (Justice) feared" that without the autopsy material, "this charge could never be dispreved." Meaning from-mack shot. Well, the one way it could with certainty be dispreved, in the sence of total destruction of the official stery, is with that autopsy material. On this one point if that material is believed it shows no sample taken from the wound for examination and it does show fragmentation in that area, which procludes the official version of no fragmentation. Moreover, if this material had been available than I am sure there would have been a base and cry ever the evert medical false swearing about this and the failure of the commission to take any testimony from the radiologist or the medical photographer. As you know when DJ did get a panel of expert to examine this material regardless of their semantics they atterly destroyed the official account of the crime and the shooting and the autopsy.

At the bottom of page 371 of Parl Warren's Remoires he refers too generally to this panel. John F. Roche has since taken full credit for talking LdJ into this. (I note that in the chiter's explanation at the end of page 372 he completely confirms what Senator Russell told me and I reported acceptately and he went public with, if in a more limited way, when he know he was dying.)

The last word in the Acheson memo is "attachments." They have not been provided to you.

This merning I'm tired. I did not begin that way. In fact as seen as I was dressed I walked 2,000 years, and a little more than an hour later another 1000. I believe this is not only good in general but helps with the limited circulation. However, when I walked about 400 more years when I got the sail it seems to have tired me. So maybe I'm forgetting some matters that would otherwise be obvious.

Perhaps this is partial explanation of the total non-compliance with my PA/FOIA requests for all files on me going back to 1/71. Where I have received some recerds they are incomplete. There are a number of factors, I'm convinced. If I have the time I'm confident I'll prove interference with my publishing capabilities in the manner you know. Unlike Lame I was not making wild charges and I was not charging wholesale conspiracies. An FBI report from New York on the first Alam Burke show I did is quite informative on this. The NY FO actually seemed to like what I said and how I said it. That ended as soon as they and it is now clear others were fed the vicious red-buiting fabrications of the FBI. (If you'd like to borrow a set of the Sunread and hasty) note I made let me knew. About 20 1-spaced pages.)

It was in the time frame of the Acheson mems and this record-making that I speke to Malcolm Milduff, who led me to believe he saw what I was saying about the hazard to the Acheson family in the seemingly official nature of the Manchester connection. To told me where he would be, after a long pause, and how to get him, that he would be incognite or others would not know (The Pierre in NYC) and that he agreed it was necessary for the family to detach itself from Manchester's writing, of which I know from England. Whether or there is this connection, it did follow closely upon his trip to "ew York. One service his p.r. elients does not have to keep his whereabouts secret.

If you think it is relevant to your own inquiries, especially with Archives and Secret Service, to ask if they were favored with any of the Heover venom, ask and ask for copies. If the releases gave you are not adequate, first others and I'll sign them. The FEI laid them on all AGs, all other lawyers, on each other and even on the State of Tennessee when I did the investigation that really did undo the "solution" to the King assossination. Now that I have partial proof of this I think the odd attitude of the judge, who openly disliked as from the first, which is what caused But not to use me as a witness. It was so clear to as I agreed. This may have been a great mistake. I'd have been able to wreck all that combination of fabrication and misrepresentation ad lid. I think it could have turned the evidentiary hearing around. (As you know I never was and nevers could be a communist and

could never have accepted any surrander of any independence of belief if I'd been tempted.)

Use you imagine the uprear if they tried to pull that suff about me celebrating the "overber Russian hevolution in September yet when it was an enting of the Jewish Welfare Beard for Washingto-area service personnel after the bigh holidays. Total fabrication. When I first wrote you and "im about this I did it off the top of the head. It was not only rabbis who brought youngsters and others to see live animals, eggs hatching and all kinds of fowl and eggs owing laid. There were ambassadors, Senators, others in the diplomacy, people from various executive gencies, reporters from the "ew York Alimes to NBC, then "on Messen, usually with small kinds. Chefs of some reknown, magazine editors. That courtroom would have rocked if they had tried such outrageous tactics, But the fact is this venom is repeated like ritual in all the internal FBI memes I've received, even minor Laboratory personnel repeating it like they were reading beads. So I can't believe this was not misused wherever some character thought it could lead to refuse of information. Inside IV this is explicit enough as a reason.

By hunch is that with the Archives this began right after Marion Johnson's call to the FBI on 11/3/56, when I asked for the results of the spectrographic examinations. I have a carbon of what I wrote Jim about this last right. Meaning for you. That nonsense Cumpingham gave Johnson to give so has been the official line since. Then he teld the FBI brass that he had said nothing at all and then followed with his version of the red-baiting. They have that on hand in the FBI Lab? Yet it was immediate.

Either before this or with this I will be sending what I've just obtained from Dr. Wheads and the Archives that beers on discrimination against me and the fact that they knew just about all the members and staff took Warren Commission records with them. This is the first time Rhoads has signed a letter in a long time. I think I've also asked if the autopsy nites were included in the Teme of Transfer material. My chain of possession is complete to that point. We response. If you think this is within your requests and you want to follow up - it is related to the Hemo of Transfer, your sequest - by all means do it. Ind rather you did now because I have so much less time.

In time you should receive other contemporaneous records like that of Acheson. I am confident that when you do you will find what I have said all along, that there was a concerted official effort to lay all blame for all inadequacies on the Kennedy family. here not witting, like adhesen and perhaps other lawyers, were the captives of those on whom they depended for information. Trace this back and you'll find a spook behind each alleged fact or account.

I find it interesting that Acheson's name was later typed in on the 14/4/66 memo to the Secretary of the Treasury.

I've taken time in the hope it can help you. I add one further indication of the anti-Kennedy intent from the first. There has been this campaign that the kennedys, esp. Bobby, kept the Commission from seeing the autopsy pictures and X-rays I have repeatedly printed proof that the Commission had them. New Earl Warren's Memoires says they did have them. But this has received no attention. And Warren does not address the point I first raised in my first book: they were "best evidence " not for inclusion in that the Commission pleas released publicly but as the basis of the testiony of the doctors who testified to medical evidence and the autopsy. Here, especially when all the testimony was then in secret and labelled top secret, there simply was no question of bad taste or of privacy.