Fr. Les Whitten 1401 16 St., NW Washington, D.C. 20036

Dear Les,

From the first calendar call in my FUTA suit for the King assassination records vs DJ Lit is not only FEL) to now I can't recall having given snything to any reporter for use until the end of the litigation. Prior to the first calendar call, when the FEL falsely claimed full compliance, I did hold a press conference at which I made copies of everything that had been provided available to all.

I'll return to that press conference and what relates to it.

For special reasons I make an exception of the enclosed record I received only yesterday. I have not discussed making it available with in so I'd ask, not as a precondition, that if you want to use it you speak to him to be sure he does not regard it as any interference wit the case in court.

One of these special resears is that I believe note of the major media are not going to be ch so holy about the CIA and themselves and will be looking for goats. I know of one well-known reporter for a major paper who is verting on the CIA and the press. I have heard from him. In this connection a case can be made out against Jack over the use of the leak in the Glomar, Project Jenifer case. From the first I was certain that this was one of the more see sophisticated leaks, arranged to appear as a non-leak and over strenuous efforts to prevent use. The CIA then was desparate for semestical, flattering press. Be I don't want to put you in any such position vis-s-vis the FRI. And no, I don't think that Jack consciously did the CIA a favor. I thought and tichak he was had and probably still believes he had no more than a real scoop, which it surely was.

I'll be in town Wednesday for a calendar call on this case, before Judge reen, and won t be leaving to resure until about 2 p.m. if you went to talk to me. Best way to let me know in through Jim.

Other records indicate that the fall did not get permission for this bugging. I'm not by any means sure they didn't do it anyway. Nor am I sure that the hand lettering at the top is JUME. On the other hand I can't think of what JVME could be. JUME was, as I think Jack will remember, the code name of the job against King.

You can draw your own conclusions about a law enforcement agency that says this is illegal, unConstitutional, at the least is damaging to the victime, who can calledt, and they has an "OK" added by "H," who appears always to have acted this way. I've several inches of redords of this nature with his OK.

another of my concerns is what may be another major lene ripoff and disinformation operation. He has ambulance-chased hisself into representation of Jimmy May and all the other Rays. Now he is making capital of it. He has a movie deal in the works, got a mix-figure advance on what has only the stolen or the false about the assessination and has announced a coming "blockbuster." Jim and I can't think of anything legitimate except a theft. Perhaps in collaboration with the House assessina constitues.

Knowing nothing except his description, "blockbuster," I'm left to guess, as is Jim. We are both inclined to believe that this is some of my work having to do with the ballistics. I did a lot of work on the ballistics for Frame-Up. I carried it forward during the preparation for the Ray evidentiary hearing of 10/74, federal court, "emphis, where Bud questioned the witness I liked up, with Jim's okay, to treatify about the meaning of the evidence. Bud was abroad when I did it. Earlier I obtained by FOIA and published in facsimile in Frame-Up the FRI's admission that it could not connect the so-called death rifle with the actual death

slug removed from the body. I added the interpretation this scant they knew it had not been. I then had other, non-ballistics and absolutely solid proofs of this. All of it has been used publicly. All of it has been subjected to the testing of cross-examination and all of it has survived, absolutely intact. These are the kinds of realities that the best of reporters really have little or no say of knowing. But I have the transcripts and eithout your reading them "im and Bud will both confirm this to you.

When I received confirmation from the FBI in this C.A.75-1996 I held this press conference. I know CBS filmed all of it. They dubbed one of our pictures in with fifth their film, not using the FBI's fake pictures, which I had broken loose in this suit. Again Jim is among those who can confirm it. John Convers, who arranged the press conference, may also.

I gave the transcripts to the Bouse assassins condittee. I do not use this as shorthand. I do not find that it is right and proper for them to do what I criticize the Warren Cosmission and the federal spookories for ioing. Those still or the staff who can confirm this include Donovan Cay. I laid it all out beginning with Dick Srpague over the course of a day just efter the middle of Movember lest year, in terms of the corpus delicti approach. I told Sprague that if he took this approach I'd do all the work for him because I had done it already and he could have at free. But several times tried to press this responsible approach on them, esp cially when they were in distress. "e even had a general agreement from Downing. It is in the profitions papers for which I was asked, too. But Eprague and them black members were in Lane's pocket and aprague was not responsible. I spent the aftermoon with staffers, not Sprague. One, Jereny Akers, cess up for a day for help on what they should subposes in Momphis. I told him even where records were hidden. I have him these transcripts. I have this in writing from him and from Ken Brooten, who was embarrassed because they "lost" one when the deal was they let bobody of: the staff see them. Meaning, of course, the hance of the hyang theme pack. And, of course, what I'M talking about is in these transcripts. It amounts to sworn testimony that the fatel shot did not come from that rifle. I did not have the money, as Jim did not, to go for a test-firing to enable expert-witness comparison. So what the expert testimony is is that the death slug is a good, clear specimen and that with it and with the rifle to test fire a definite conclusion is possible, positive or negative - did or did not come from that rifle.

There was no cross-examination on this. To relutial witness. No Fill agent to defend his professional integrity. You know very well that it means the FRI knew all along the show did not come from that rifle. I'm telling you they did not even swab it to one if it had been fixed recently. I have that proof, in handwritten form by the testing agent. Meanwhile, when that Coart ignored the totally exculpatory, as soon as it was possible for Jim, who was headling the time-consuming Ray appeals, we filed under FOIA for me to get all the FRI's records.

So, if this is their geme, they have test-fixed the mifle, even the idea for them and the proof and the location of the mifle coming from me, and if they and have now exploit it as their work, this will be pretty indecent. The only reason I do not have a book on this done is the tremenduous amount of work this litigation has required. I've obtained and read, for example, more that 50,000 pages of exce-excret records—all of which I'm giving away to the country. (Of course I'm slowed down a bit, too.)

At the time of the evidentiary hearing I sought help where I could, without getting any. This includes "ing's people and Lane's bedmate Dick "regory. The wealthy Lane, of course, did not provide the means for test-firing cost payment. And when "one was out to skin bus and "im say it and Bust diingt," im extracted an unkept promise of help from "one, who has hated Jim for it and since has been victously defamatory, to the worst of legal and lawyer lying. You should alko know that all "one says about "may never having a chance to tell his atory would demean bullahit so to describe it. Jim and I spent part of each and every day for two weeks scaling to prepare him for test days of public testimony in 10/74. I was with

Ray early every sorning during that long periods until is could get there, and was with him some lunch time, and about every evening until he was moved to the county jail. in prepared his testimony while handling most of the rest of the case. Bay toolified is full and before all the press. Paul Valentine wast there. So was Pat Welch, amon those in D.C.

Mb Waldron for the Times. Ed Babel for CBS. Mte.

This goes for Lane's lies about us keeping him from media attention. I am the one who fought "ay on this and succeeded. Jim will tell you that he once was so disgusted with Ray he was ready to quit. I temmed him around. I assure you "ay was on all three nets, in papers like the Post with interviews and on the fom Snyder show, all of which Ray originally rejected.

Aside from building himself up out of nothing what Lane is really up to it victous and hartful to Bul and Jim. He has laid malgractics to them, falsely, and whether or not it comes to pass, is laying it out to ay so the crasy May will be tempted on his own if not through lawyers.

Reanwhile there is Lame and his movie ambitions, current and with Donald Southerland. There is more but I wanted you to know this in the event such a stunt is now pulled.

I guarantee you solid proof on every detail. On the expert witness I got his permission to tape our conversation because I wented im, as the sawyer, to be aware of all of it. I don't have the tape. I gave it to jim. I pick this of the countless examples because, as Jim will recall, when I eyeballed that death slug I knew it was a clear speciment and so said, to lean on the State AG who was with us on discovery. I knew to go for this from much prior work. The expert confirmed me and my work and opinion, which is not an expert opinion but was entirely accurate.

William Control

This is pretty dirty stuff for enyone to be pulling on people like in an he, who did an enormous amount of work without pay and often at our own expense when we had no regular income. It is very dirty on bud, who pied most of our expenses and all of his own when he neither got nor could get a fee.

long but in heste,