Rt. 8, Frederick, He. 21701

Dr. James B. Rheads, Archivist The National Archives Washington, D.C.

Dear Dr. Bhoads,

In the Nevember issue of <u>Redical Times</u> Dr. Jehn K. Lattimer, the urelegist you alchemized into a "pathologist" or "other expert," claims that you let him make tests on the clothing of the late President Kennedy.

His exact werds on page 41 are, "This has been tested on President Kennedy's eriginal [sic] shirt by one of us." The feetmete ciatation is attifies the urplegist you converted into a pathologist as this "one of us." (page 55)

I write to ask that you reconcile this claim, which I have no reason to doubt, with your representations to me and what I regard as of more significance, your representations to Judge Genell in C.A. 2569-70 as well as these made on your behalf by others.

Now why do I not doubt your personally-selected expert? "ecause of all the new expertise he establishes for hisself in this single article:

On "rubber er hermeneat" (p. 42); On metien and the new physics as cited-

Travelling at some 2,000 feet per second a bullet did "assume an almost sideways position" (p.44); after which it was "new travelling partially backwards" (p. 44) "travelling sideways, as well as semewhat backwards" (p. 44) "travelling almost entirely backwards" (p. 45) (his emphasis) "going backwards" (p. 45).

I do hope you can agree that when one man with one fell article can do this much damage to Webster and Newton simultaneously and at the mane time enjoys the exceptional confidence you imported in him, his word can't be doubted.

Se, because of your representations of fact to Judge Gesell I am asking how come you let Dr. Lattimer "make tests on the clothing of the late President Kennedy."

In previous correspondence you have sought to justify delays in response that violate the regulations you are supposed to observe by claiming that it is because you anticipate I will file lawsuits. In this case, the lawsuit was filed and case to an end four years ago.

Far he it from me to suggest that lawyers should not be consulted about representations made under eath to a federal judge. I den't. But I do believe that when this is a suit you can't anticipiate I'll file and they also have no reason to suspect I will, the compliance with your regulations might easily be speeded up by a month or so.

Particularly in the light of the most recent expression of the Congress and the vehemence with which it was expressed.

Sincerely.

Mereld Weisberg