Dear Howard, Ken Brooten's visit to you

11/29/76

Your mailing of the 26 is timely. Today's mail is light. I'll use the time to be more exploit than I have been in the carbons, if you've had time to read them.

On the zerox of the story on Sprague's appearance at the Press Club vreakfast you had Ken Brooten's card and your note saying he had stopped off to see you for a moment, "would like to get together with me later to talk to me about the JFK case and said he had my letter to Syrague. I told him I'd be glad to talk."

You probably sent me your letter to Sprague. I do not recall it.

This takes me back to the Wecht flap. You were less mature, less experienced them, so them I had to be more careful not to influence your decision. While I feel somewhat the same way now and assume you will do what you believe to be right, I'm not going to be as indirect because with your added maturity there is not the next and it requires too much time.

In a sense this reminds me of Bobby Kennedy's apt corruption of Dante (good authority for it not being real, our chassics expert ernabel) about that special corner of hell reserved for those who is time of great moral crisis and so forth.

When Brooten returns I think you should tell him that you refuse to have anything to do with the committee under the existing conditions and attribute this directly to me, telling him I have sent you carbons of what I wrote, or at least some, and that as a to-be lawyer you are offended at the lack of concern for legal rights, if you agree with me because it is even more offensive when it comes from the Congress.

I've probably not sent you copies of the Sarague letters. JL has all and can make _____ them easier.

If you have any questions on the legal-rights issue by all means ask them. The newest, on John Ray, is a clear sign of where they are going and why.

You should know that they have already made a mess it will be hard to cleam up and that they are running with the "are disinformers on King, with the FBI's and State's and whore writers' doctrine and belief; and with the nuts only on JFK.

As of today they have yet to ask me for a singly record on JFK or a single one of my books except that I think Jeremy Akers bought a Frame-Up when he was here toward the end of October. They did not sek me for anything from my files on hing. I offered what I thought they should have to Akers, the transcripts of the evidentiary hearing and the guilty-plea hearing. When I can't find time for the writing I want to return to I am ahead personally on this. When I'd be giving away the result of much unpaid effort I suffer no personal loss. However, do I have to ask you to tell yourself what this really means and represents? Especially when they are so close to me, can get here so easily?

On 10/20 their research director, who I know from his ripoff days with Absug, told me the first of the oxoing week here be taking a room at the Frederick Soliday Inn, would be equipped with his own zerox aschine, and expected to stay there until he couled all he wanted. his was not at my invitation. 'e just assumed it. This was after I had written by request as you know and had been told by Bud, then Downing's closest on this, that my proposals on approach had been agreed to.

My telling Sprague I'd have no more to do with them under the existing conditions is only a week old so that does not explain any of this. They refused to pick up Jin's and the State of Tennessee's pleadings before 6th circuit when the made dates to do it and broke them. Sprague agreed, saying he did not want his staff to be prejudiced! By court records, of both sides?

You would have heard from them anyway, particularly from Brooten who can see you mid get repaid for all his trips home. But after the buildup I gave them you should exsect to hear from more them him. I think I told imm you I advised them to get your book alone as the staff primer on JFK. 10/20.

Brooten and I had a long phone conversation 11/7, when he bragged about working on a Sunday. I was then pretty heavy on the Ozer deal. Brooten's response was an honest one, that he would not give his word if he felt he could not keep it. He also let Sprague know immediated, another+. But he called to ask me about the spectro case, which he learned about only from your book — three weeks after me met. In the ensuing three weeks no other word, no request for copies of the records, etc. But is that same time they took "roden to Dallas for his inquiry into the Lovelady shirt. They had him before the consittee to guak that uck is which he still persists about what is in the Z film. This is the way to inform the Members? It is the Aprague et al way. And Oper to tell them lies about the time and reason for the destruction of records and how the rifle found at Camipe's fired the ing shot so they can solve that case and Sprague to tell them they can solve it because the killer is alive. So they investigate a Memphis srime in Unicago and along the "anadian border and want to by talking to the Mays but not "in or me. This, very obviously, is Lane and their bedding together. (I have a note today saying he has a piece in Midwight dated 12/6.)

If you need more for a catalogue of horrors ask.

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By view is that we must disassociate for two reasons: to preserve our own integrity and whatever the future may make possible; and to pressure them to detach from the buts and paramoids and make the effort to be responsible. There is not one think they have done of which I know that is the right thing in a serious, responsible investigation. They are doing the wrong things by intent and are not doing the right things deliberately. Any help to them, no matter how slight, give them cover for this wretched thing they are about.

There is no cause for enstacy from the staff. Do I have to tell you about the "embers? One, Ford of "ensessee, is considering resigning. Crasier than Downing and Gonzalez on this subject they can t be, with the odds that Honsalez will replace Downing next year. Then there is Devine, who is a former FBI agent. And Fauntroy, who now knows what he did with Lame, from more than me (not even acknowledgement of my letter).

The other black hembers have all been approach and all are silent. Es rayme spoke to Stokes and I think Burke. Floyd spoke to Fauntroy's m.s. and to Burke personally. As of today I have not heard from a single member and have had not even an indirect acknowledgement from Downing in response to the memor asked of me for him. While smong decent people this would be a complaint, it is not and it is not my point. It mays that the muts and self-promoters and self-seekers have then all locked in.

Sprague ish able, clever, even cussing, but he is not a good person. He typifies all that is wrong with the Worst of professional prosecutors, which is what he is. He makes fines speeches and writes lawyers' letters, evenively. He gives his word and then breaks it, with Jim and me having broken the word he gave us 11/17 on 11/16. He even appears on the same show as Herillan, only not in the same segment, only the same show and the same time, giving Herillan the prestige of his shilling the show. Here on this if you want.

How does he rum an investigation? By going for all the disinformation operations and not asking those who may know anything about them. I illustrate with the Pist's sme second one, the Nexican tap on LHO via the tap on the USSR, not new at all but apparently new to them. I have no objection to carling Phillips in to testify. Ordinarily at the putset, where the meetings are organizational, I'd have none about executive sessions. But when this clearly is disinformational they do it in executive session? Why? We thus have the commissions all over again, the same vices by the same kinds of careerists people. Them they rusk off to asize mexico. Ine for fun by not at this stage for investigation or from need. The question a typist sad a translator. If they have been there that long they are career people. The executive branch would fly them up and that investigative money could be saved. The time to use it to go to exico could be saved for when they know enough to go there and what to lock for when there. These people don t even know the unfundamentals or don't want to follow them. This also means it will not be in the form of testimony, will not be available except in the secret files that will be buried. Great.

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For the spooks and the propagandists. In a sense this is worse than the WC. They at least deposed those to whom they spoke and left a record. In this sense the early indications are that Sprague and/or this committee are not going to leave a record for devils loving scripture.

I've already written about other aspects of this. But I do went to emphasize that the same people are doing to these people exactly what they did under the Commission and with this gang's assent are getting and with it. The result will be the same. Acceptance of the same trick twice in two weeks is a clear reading on the committee and on Sprague, rangings from sophistication to courage to integrity and including silent acceptance. As a sign for the future only this is terrible.

I don't have to read Binder's peice I'm glad to get. I will read it, of course. But it has to be another aspect of thesaue thing. I've heard his say it. Maste of time. Heybe hedged a little.

We have seen more than exough of the real Sprague, the one the ACLU described accurately. He begins by giving me has word on approach and then does not keep it. He is not the kind to change or admit his own error. He keeps myssis repeating the same ones and lying about them. Having learned that have means disaster he stays with have and repeats the massochism. Learning what Oper really is his first act thereafter is to have him lie to the members. As he then also did himself.

At this point and on this Jim phoned. He has Sprague's word on the withdrawal or holding in absymmes of the subposes on defense counsel. I forgot to remind him it was returnable today. He is now not alone in being worried about Sprague. Policoff, who began as his fam, confessed this by phone last night to "in. "in says we are seeing matther Garrison. I reminded him of the impression in my first memo, the day I met Sprague.

We are seeing the real Sprague, not the neoghyte lost in a new field. I told Jim what I am writing you and he sied only "Yes" neveral times. If Sprague has time for the press and all those TV appearances he has time to confirm to a lawyer in writing about holding off on subposmes.

I'm sorry I did not have time to thing this through because I think it can be important to you personally as well as to those few of us who are responsible. I think it is Henry V who referred to "we few? before he went ahead to call xlobber the "reach. If so it is appropriate. And very important for the country and for decency.

Live also been interrupted several times, the last by one of my favority young women, one of two small but chubby AU somhomores. She looks on me as mort of a second father, her roomsate on idl as that kind of mother. From another of my young women friends of whom I'M fond I have just received a mercani of semeone's meat lettering of this from Memund Burke: "All that is necessary for the forces of evil to win in the world is for enough good men to do nothing." "We fow" and = "enough" if we can be unified in what we perceive, believe and ar willing to dem. Or try.

Jin's personal situation is more complicated than mine. To has to preserve an open channel as long as he can for Ray, to whom he bears a lawyer's oblication. I consider that in doing as have - and believe me will - I am meeting mine. I am without doubt that you will meet yours as you see it. I'm hoping you will see it as I do.

Best,