Mr. George Lardner Newarcon Washington Post 1150 15 St., NW Wash., D.C. 20005 Dear George,

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It is a fair story. I hope the Hembers are led to think about it.

To date meither House has cause for pride in its record on this subject.

I have not courted either House and I will not. Recently I have written O'Meill and Edwards only. I tried to lay the problem out for O'Meill. It was ever Anderson's attack on him that I wrote Edwards.

Because I do not think this stery will end regardless of what the House new does I would suggest to you that important as the Archives is - and it is quite important - it does not hold all the answers in the JFK case. The right questions were not asked of the right people.

What has come to pass was so easily forseen I did, as Chaiberne may recall, and said it 4/75. Beginning that summer, when I was asked for a positiony paper, my expression of the appreach the Congress should take has not changed. The criticians you report are, I am pretty certain, in what I twice wrote for Dewning ence he get to the Rules committee and warned Sprague about in person on 10/20/76. I am not beasting. I am saying it was obvious and should have have required no to articulate it. Most subserve are lawyers. I am disturbed that more sooms to have behaved as lawyers do.

The manner in which the committee spents its mency, without accomplishing anything of real value troubles me in a different way because there had been agreement on a different approach, one that would have met these criticisms, including by Sprague.

In my belief the only real need the conmittee had for money in the last mession was for courtireporting services, the absolute minimum in staff, most of that staff being required for assembling the basic available materials and considering future staffing and recruitment, and for these in charge of each part of the investigation to be able to look shead.

I cannot ignere the fact that these who knew better blow what they had. I cannot say it was deliberate, either. But it did happen, done by sephisticated people who did not require the warning they did have.

If you have time I'd appreciate knewing what you learn and de not print having to do with centimention only so that if I am asked by Hombers I may be of more use to them. From my point of view whatever happens new is not going to be what I'd have preferred. Truth and public knewledge and understanding are the early casualties. As it has been and need not have been, this committee will be a mark for these agencies concerned ever what a real investigation can m.am.

Interesting ceincidence in the UPI story headed "Suit Against Carrison Survives Court Test." For me it is a reminder of Santayana's wisdom that he who does not learn from the past is deemed to relive it. I tried to keep Garrison's feet on the ground with little success. It would be impossible with the many "arrisons in the "ouse and on the staff and aroug the hangers—on.

If there is a Rules consittee transcript of the sessions on approving the resolution I'd limb like to study it and to have it for archival proposes. I meant last session's but both would be helpful. I guest they are meeting again today.

Sincerely,