Harold Weisberg,

October First 1976

Your most recent excellent treatment of the Kennedy killing....prompts this introductory letter, with attached Documents as appetizer.

Both You and Mark Lane missed (perhaps mecessarily) the simplicity which could have penetrated the brain of the Ordinary Citizen. While your treatment is magnificent, such is not the Citizen...but only an Elite interested only in the "Status Quo".

By me....your attention is drawn to a different approach, towards the perfidies of our Day & Time. It is without obligation and Yours to keep.....

Perhaps inciting a continued interest in:

First THE BRIEF....
Then, The Series.

Later ? Who knows....

In reverse, the attached Documents are Items 12, 10, 9, 8 of The Series (which constitutes a quick glimpse in short-form at "Our Crooked Courts")

Maneuvering the Mind backwards towords ALL that the Legal-Profession (with BURGER as its God-Father) would conceal

Your request for the SERIES, and the BRIEF is invited. No obligation, and Yours to ponder....

Henry & Anderson

Death Row P.O. Box # 128

Eddyville Ky 42038

AND TO YOU (Sent to Many)

V June 8th 1976

As I have predicted....the Supreme Court will use last day of Term (end of June) to hide their Decision on Death Fenalty from a vacation Public intent only on Joy & Recreation. An Old Court Habit.

Like it or not, those Justices are confronted by MY BRIEF of March 12th...which supports "Constitutionality" of Death Penalty...which also points out Court Frauds aimed at suppression of DUE PROCESS, especially in my Anderson Sace.

THEY will be forced by 5th and 14th Amendments to follow My Brief....though they'll conceal the very Frauds it positively identifies. (By Vote, 8 to 1)

Oustice Stevens thanked me for the Brief, and for Other Documents sent him by way of Chicago "to prevent Your going cold into Supreme Court situation on death penalty."

Too Many know...for these things to remain secret. FACTS are now stretched to point of explosion. And during this, how will they Circum-Navigate My Case? It remains to be seen.

My Case has been mal-lingered in U.S. Supreme Ct longer than any Case in history of this Nation. On this Fact alone, something is rotten in washing ton.

"Same Appeal" 1960 - 1976 Yours to keep.

As predicted, the Supreme Court DID weit to last day of ferm (July 2nd, a Friday)...hiding their Decision beneath Uproar of July 4th Centennial. (By Vote, 7 to 2) Brennan & Marshall spoiled my 8 to 1 prediction, not yet learning "hell is paved with good intentions." (see next page...

MY BRIEF was followed, like it or not. For Copies were in hands of Too Many.

Surely You do have an interest in keeping Dun Process....real "Abolition" target of the Legal-Profession, Burger being its God-Fatner.

"Freedom of Speech" is being denied not only in talk and in print, but in very Courts of a Land in which men have been drafted to "kill or be killed."

Henry R Anderson DEATH ROW Eddyville Ky

Brennan & Mershall Copy to Each....

r'eb 2nd 1976

Please do not allow yourselves to get caught on the obvious short-end of Death Penalty "Constitutionality". Also, I wish that Dougles would clear nimself of "goat" in that Delay & Decision of June 29th 1972.

For once be more positive & conservative than any Re-actionary of Mixon's. Beat 'em down with the simple Argument that 1972 was a "Fix" to escape accumulated Evils....bht that DUE PROCESS has suffered instead.

Trial "death" must be retained as clear-out Decision-Maker, a positive catalyst in the flux of Civilization. That the expedient of 1972 is clearly no longer an expedient.

Henry A Anderson, Death How P.O. DOX # 128; Eddyville dy

A Few planted Copies)
Pending....

WARREN EARL BURGER and to Others

Registered Mail # 415, Oct 24th 1975

NOTICE

In order to remove Anderson VS Kentucky quietly from the scene Your Attention is drawn to coming Election Day of November 4th.

Any Decision by Your Court on November 3rd would in next days "News" be buried, hidden by Press in Election Statistics. As usual, the News-Owners would co-operate.

In such manner could you remove Anderson & his Argument as any obstruction on "Constitutionality" of Death Penalty. Now scheduled for re-Hearing. Also could you remove Anderson's Hearing Status as set forth under the same Circumstance of an Election Day (Nov 5th 1962)

As if you didn't know Checkmate? Christmas? Next June? Last Day?

Henry R Anderson

Death Row

P.O.Box # 128 Eddyville Ky 42038

P.S. Specific reference is had to my Document filed on Jan 29th 1971 --- which continues to apply in even greater force...(next page...

CHECKMATE ?

On November 4th, Bingham's Courier-Journal placed Sup ct Decisions on page A-2...but ran its Editorial page (A-11) in usual componention, with its apologetic lie as to "Why" Sup Ct Delay on Death Penalty.

AND

With Justice Louglas now off the Bench, Bingham renewed his attack to remove Cowan as Warden...(CJ Nov 18th 1975), and same day ran his Editorial on his new "insanity" Ex Post Facto Law. Both Items relate to Anderson...

IN THE STATES Washington D.C.

Auderson VS Kentucky

Oct Term, 1970

marning Objection & Motion

TO THE WHOLE COURT

V Filed Jan 29 1971

To serely "Melease" Anderson on some bare pretext that avoids Open Court nearing on True Issues, after nearly 13 years on Jail and Prison Death Rows....most spent without Daylight, in Hole and in Solitary...attempting to break Anderson to "insanity"....

To merely "Melease" Anderson after a Blacklist-Starvation that has deprived me of Income for 20 years, a Blacklist not merely of Income as Tool & Die Maker but as Author & Publisher....
Your political purpose being to "hush" Anderson....

To merely "Release" Anderson after Court & Press have jointly spent those many years if DELIBERATE DELAY attempting to sabotage my Writings & Copyrights as works of a "Schizo Phrenia Paranoid", in a conspired Newspaper & Court Campaign to destroy me as "insane".....

To merely "Release" Anderson after all this without justice of a True Hearing on the True Issue of FRAUD.... is to release me to inevitable Death a Destruction....

Your "Decisions" of January 25th 1971 (Double Jeopardy)... point to such a sneak deal, your more oblique attempts having failed. The real purpose of such "Decisions" is not justice but to conceal a FRAUD which only an Open Court hearing on such single & total Issue can resolve without Death & Destruction. Which also touches Individual Members of your Supreme Court.

NO ONE SPEAKS OR SIGNS FOR ME....

Your Court "Forced" Attorneys have tried to release their Legal-Frofession with their sole issue of "insanity" ... while I personally as Self-Counsel held your noses to the single and total issue of Wilful Fraud --- in all its ramifications.

Potter Stewart, Barry Binghem, and all their Henchmen have publicly boasted: "There'll be no Hearing on Anderson at Washing-

ton D.C."....made even after mearing Status had been obtained on Mov 5th 1962. Such utterances surmise at least Five Justices in nip-pocket of News-Owner Bingham & General Electric Corporation.

(See ReCORD of 26 Constitutional Violations, and of 250 wilful illegalities not to be called mere Error"tnat guaranteed "Conviction".)

OPEN COURT HEARING will point the finger of Fraud down throats of Earl Warren, Poyter Stewart, and Chief Clerk Davis. As Pauper-Citizen and Self-Counsel (not "Attorney" for Anyone) I demand such open court Hearing ---on the complete Record of Fraud.

Only such Hearing will save me from Death & Destruction, "release" not with-standing.

For my Reputation & Income is my Life....

So maketh I this Motion.

Hank O'Kaintuck, Author
Henry K Anderson, Death Row
Citizen-Pauper & Self-Counsel
P.O. Box # 128; Eddyville Ky

COPY to mach Justice Certified Mail to Court Clerk # 171578. Jan 27th 1971

IN THE SUPREME COURT of the UNITED STATES Washington D.C.

9

Anderson VS Kentucky

Oct Term 1974
Form of Pauper

(# 1 Appellate since 1962)

TO THE WHOLE COURT Per Burger & Douglas V SENT Apr 2/75

CITIZENS DEMAND

In accord with Documents long on file:

Comes Henry R Anderson....to demand his own presence and Argument before Your Court, as Self-Counsel, at any Hearing involving Death Penalty "Constitutionality".

Especially the Hearing now scheduled for April 21st....

My own position as Accused and Occupant of Death Row as long set forth in Documents & Motions before Your Court IS:

THAT under 5th and 14th Amendments "death" is sanctioned by Constitution so long as DUE PROCESS is observed; that Your Supreme Court can only question the element of Due Process and reverse Gases due to such failure. Absolutely, YOU have no authority to set aside even "Sentences", let alone sanctioned Death Penalty.

THAT subtly, the Legal-Profession has sought "Abolition of Due Process" (especially of me) in Your Supreme Court regardless of Citizen and Constitution. Further that Your Chief Justices and One Potter Stewart have manipulated a subtle FRAUD in this matter to conceal TRUTH.

Longer than any Accused in nations history...have I been on "Appeal" in Your Supreme Court seeking DUE PROCESS, filing Document after Document in this matter so vital to my own Life, Liberty, and Property....grossly important to this Prisoner-Citizen.

Some 70 Documents, kept hushed by Court & Press....

(Over....

THEREFORE:

My just demand for participation in said Hearing. Merely my presence in Open Court will dissipate the libel of "insanity" as perpetrated under auspices of Your Courts long and wilful DELAY.

Further, that my presence be arranged in line with Documents filed Sept 19th 1963

With Time alottment sufficient to penetrate the utmost iota of FRAUD --- as the Record discloses.

Henry & Anderson, Death Row Citizen-Pauper & Self-Counsel P.O. Box # 128; Eddyville Ky

COPIES to Burger & Douglas

Registered Mail # 271 to LEVI U.S. Atty-General And to Others....

Leaflet, April & May of 1976

WHEN the Supreme Ct uttered its last Term Day scamper Decision of June 1972...

Press & Court both sought to confuse Public that Death Penalty HAD been declared "Un-Constitutional".

MERELY a Con Game by the Establishment.

For they had used subterfuge of "Sentences" as their route to escape Court Frauds. So immediately charged by Anderson Documents --- and how after two years grudgingly admitted by Press & Court.

BEFORE Court & Press will allow Anderson to appear in Public, before the Court in Public Brain, they'll back-off with another sly linguistic shenanigan....

ADDED NOTE: (July 1975)

With this Document & Leaflet in hands of Too Many, the Supreme Court "backed-off" on its last day of Term....

Backed-off on "insanity", on "Self-Counsel", and delayed its Decision on death penalty. All this paints to Anderson.

Will they now remove Anderson Quietly ?

denry R Anderson DEATH ROW Edayville Ky (g)

BARRY BINGHAM, Publisher Henry Cowan, Warden Governor

Today, Jan 27 1975

Gentlemen:

Ex-Gov Ford and Warden Cowan will remember my letter of Aug 6th (Certified Mail # 990680 to Ford)....in which I made plain the intention of Bingham and his Courier-Journal....as related to "News" Article of that Today, of July29th.

MDAY, a rehash Article (BIG) emphasises & gives remembrance.

MY LETTER THEN: "Bynow you should know that Barry Bingham and his Courier-Journal is "after your ass" seeking to replace You with a warden of his own choice. YOU merely inherited Prison Conditions from your predecessors (Bingham & Breathitt as Governor; Luther Thomas & wingo as THEIR Wardens)

"Under Thomas & Wingo, Stool Pigeons such as John Wayne Lucas had a field day; stabbings & killings becoming part of that permissiveness" as the Old Restraining hole disappeared."

Since the sly visit to my Cell Door on October 9th 1974 by Binghem and his Editors; since my pertinent letters to Congress & Senators; and since failure of last office day Deal by Ford....

Todays Huge Article is a direct guage of Bingham desperation.

Bingham desperately wants-in again with his own warden who'll silence Anderson alive or dead; knock me out of Supreme Court by death, by "Suicide", by Inmate-killing; or contrive to get Anderson into Asylum by any method. BUT SILENCED.

As tried repeatedly by Thomas & Wingo....
Instead of being on "death row", Anderson would be placed
in NUT WARD, on way to Asylum.....

(Some 70 of my Documents in U.S. Sup Ct have fought to keep Death Penalty & Due Process; as both 5th and 14th Amendments sanction "death")

(Over....

Continued:

Julien Carroll is perhaps "too clever" to get caught taking a bribe. If wise, he'll also remember that Bingham Newspaper Influence lost the election for Bingham's Stooge COMBS, even in the Demo Primary.

A long series of "news" silences can be furnished in which Bingham hid facts about Murders & Suicides as related to Luther Thomas and Guard Stewart (personally) --- on down to Guard Stewart's shotgun death by his Wife (See death lie in Courier-Journal of June 17th 1974.)

A Copy of my Burger letter of Jan 2nd, sent to Bingham.....

(Next page

Henry R Anderson, Death Row P.O. Box # 128; Eddyville Ky

Cert Mail # 991365, To Bingham Cert Mail # 764492, To Gov Carroll

Henry R Anderson DEATH ROW

TO WARREN EARL BURGER U.S. Supreme Court

Jan 2/75

Y Registered Mail # 215

Nixon and Such are merely the epitome of our time, not any exception; for his chicanery extends through the Courts, district to Supreme. It seems that the only remedy for jerking Man into an upright position is a Depression far worse than the 30's

As for Supreme Court and its "Justices"--- Catastrophe will knock at your door more insistently than I for past 15 years; as YOU sought to avoid Truth; as religion sought to escape Christianity; and as Decency fled Men's design.

This letter (not Document but personal) is addressed to each Appointee on Your Bench. Especially Sections 2 & 3. Your Pal, One Barry Bingham was finally drawn from his aloof skulking, away from his pretenses of non-involvement.

2) BARRY BINGMAM and his Editors gave your hand away when on October 9th 1974, they scurried to my Cell Door in clandestine fashion, seeking a glimpse of Anderson, to see if he had been destroyed mentally & physically by Hole & Solitary over the meny years. Never before had Bingham visited this Prison and now was it done quietly. As you know, he is Owner & Publisher of Courier-Journal and Louisville-Times. Along with General Electric Corporation, he is my most vicious Enemy.

Bingham was appalled to find that Anderson looked better than did he nimself; that Anderson smiled from a superior position. All of which was undoubtedly reported secretly to One Burger. BELOW is my letter (Certified Mail # 764471 as sent to:

GOVERNORS, State of Mentucky Both Carroll & Ford....

Nov 18th 1974

"Please be informed that the Case of Henry R Anderson VS State of Kentucky "Continues to Pend" in US Sup St (1960-1975). Neither the State not its Governors have any jurisdiction over this Case. This being a polite request that you keep "hands-off". No sly Deal is to be euchered by Bingham, by Potter Stewart, by other "Justices" of Supreme Ct to escape the RECORD....say by a sly move on Bord's last day in office."

Henry R Anderson, Death Row P.O. Box # 128; Eddyville Ky

CUPIES to Others.