Les. Whitten
140116 st., NW
Wash. D.C. 20036
Dear tes,
If the paat 10 days had not been not my best I'd have thought of this earlier, when you'd have had time for a good column. There may still be one but not in time for my need. $I^{\prime} m$ in court again $6 / 30$, Thuraday, in an FOIA case that the FBI has been stringing out since 1969.

I've been maintaining the lowest possible profile in them, fighting tham at the cost of other work and the writing I long to get to.

Now I think the Law will be strangthaned and some of the stuff that for you and me is oriminal might be discouraged by a coliection of reporters' bodies. There will be some farout stuff that should ne newsworthy. There still ought to be enough for a column even if there is news attention.

Perjury has become the official way of IIfe in these cases. I don mean only false sweaking. I mean deliberate felse swearing to the material. I dumped anload of these charges on all those in DJ and FBI who had exeouted such affidavits when I was under osth last September. It shocked only the judge, who tolarates false official swearing, as gil judgos do. Atop that and to his face I told the judge the AUSA was lying to her and knew better - that I had seen to it that he knew better. His stalwart denial consisted entiroly of "What oan I say," together win abandoning cross examination of me in which be succeeded int bettering the record we' 21 have on appeal, if that is necessary.

We gat ahoad in these cases because Jim is a very sweet boythih-looking man who does remarkably fine paper work and I know the subjects as nobody else does.

What I am getting from FBI would blow even your mind. I want no attention to it and heve avoided attention to now to get it all, to the degree possible, and not to entice misuse by the whores and self-seekers of whom $L_{\text {ane }}$ is merely the symbol.

And then I want to write it.
Jim filed on FOLA oese to supplement mine on King. He has been written bg the Mr. Clean, so called and supposed-to-be of DJ, that there are oertain records that have to be withheld. Ubder inveatigatory-file and secret-source-to-berprotected this includes the testimony of three Roy brothers in open court in which gim ald the examination based on my earlier investigations. This is the transcript of a public session covered by all nets and wixgs and major papses in 10/74. Now it is an investigatory file and suppressed. (of course 1 in and $I$ also have the transcripte, as you can if you ask the clerk of the court.)
fila from which I'm getting about a thousand pages a week from the FBI the DJ Withholds on the same basis. I have about 20,000 pages but Shaheen, uffice of Responsibility, withholds them from Jim as imume Nine months after Jim and I have forced the FBI to promise in court to deliver not less than tro volumes of them a weok, as they have.

The atrongest part of all is that compared to the so-cailed "liberals" and "civil Tibertarians in the DJ when wily old Hoover started his gamesmanship, if to now in totel secrecy, they make him look liberal. Comapred with such as Ruckelshouse, feonard and Pollak.

We have the records of the (has to be) Howver decision to isnore my first king reluest. As I reosll it the govermment told the court there was no such in 1969. There were two. Now when DeLoach says it was approved unless it was Ex Tolson who other than Hoover could have seld the hell with the lawmand why?

Simultaneously, they were pushing Hocver from below to okey a deal with a sycophant. Choice wes between erold Frank and Jim Bishop. Both did sycophantic books. The liked Bishope even though they found him pompous beause he seomed to be beginning with a $R_{\text {eaders }}$ Digest deal and they were $h$ eavy in love of the $D_{\text {igest. }}$

They have been getting ready to glve me the stuff on me. They've told Jim it is four volumes. That can t be all. I'Il know better after I see ito I suspect I'II be able to ramember enough. I go wey beck with them. They tried to frame me in 1940. I had no column, no press behind me when I turned it and them around. I do not expect fidelity in file deifvery on that. I do expect of little poison her and a little there to the Bishop-types in the dailies and electronic media. I'm hurting them and they can see more hurt.

I suppose I've come to where I have to face a conflict of interest. While I want most of all. for no diversions, to write what I've gotten, the law means very much to ment and I can bee how these suppressors are gutting it to the silence of those for whom the Law was passed.

The Edwards subcomittee is beginning hearings lionday. They will not have the balls to do a real job. I've not heard a word from them, efther. I doubt any Individual has filed as many suits. One of mine was oited as a major cause of the 1974 amendmants. And be timid, perhaps doing enourt me. But this is not ay only reason for believing they will The reason you found me in Justify an occapional story.
could telk in wivate to the ibzug and So room whan I was hospitalized $1 \phi / 75$ was so I came out in the earily $\mathrm{a}_{\mathrm{ol}} \mathrm{m}_{0}$, and drove me to tor subomittees. Abzug's staff director hearing on the way in, as I did. But even the bospital so I conld holp him plen his號 ella backed off. I think the pressure was Were I seeking personal interest I'd not ifile another suit and do nothing more in those I've filed. I now have enough for a couple of books a year for more than 10 years, Frout much.
From the press to the politiolans all fear the politioal FoIA cases. Iet it is in tha polltioal rather than the consumerism field where the law is most important. (It is should or as I see it if the people are to beountry and if it is to work the way it tarianism it has to begin with knowledge.

I don't know has the col ${ }^{\prime}$,
Want it to go. We"Il not be able to get the on Thersday and I don't know how Jin will be ale to give him what I've compiled for hime bafore then except by phone and I'll not blast.

There is even
set a friend of his and me up. (Hegen with Drew, when he was used without lonowing it to helped him a bit.) In the end it also ( were not friends but we knew each other and I this government. The FBI had finally admith up evidence of a military plot to overthrow DJ. I've finaliy gotton a few records from DJ, it had the records. It says it save them to returned to me I deposited in a untwersity DJ. They show raturn to the FBI. What the FBI dealing with this plotting. This is the archie last month. $t$ did not include the papers comitee to freme the late Pat acicson and in which the FBI' combined with the Dies

I'm rambling and I want to get to work. Hy recollections are fairly clear stil. wants to stop the gutting of the law, which is pizes point is a simple one. If the press of a nature that endangers any hind of decent well under way, and stop much other aishonesty journalistic show of interest hurge decent society, it might help if there were a as liars. The judgo, who is a tery fine ldars are loss prone to lis when they may bo reported also do something instead of making fine speechly too much the ledy real timid m might

If you want to telk to mo sbout any speeches and joing nothing.
Unleas I have a ride back I'll be telin of this I don tmow ry schedule after the hearing. that much now. Koeps my legs down too long. $20^{\prime}$ clock"bos. "t is not wise for me to drive

I hope Jack cought the segment of long.
reason I did it when I was off on a woricod Morning America I did on the 15 th. The real media, lonow there is a third and a respong trip is to let people, including the major when a Dellas TV atation, wanting a headine, coule not in my field. (This was not helped to spring Ray to kill him so instead it just told not get me to say there was a conspiracy fille a correction if only for morgues. No response.) I had said it. I've aaked UFI to

Anyway, if you or any of your poople let me or Jinl krow. I'll sind what time I have thersik to me about some of thessthings
best

