Dear Les,
Froas the first calendar call in my FOLA suit for the Zing assassination records VS DJ (it is not only FBI) to now I can't recall having aiten anythine to any reporter for use until the end of the Iftigation. Prior to the first calendar celin, when the PBI falsely cleined full compiinnce, I did hold a press conference at which If male copies of everythirig thet had becn revilded available to all.

I'21 return to that press conference and what relates to it.
For special reasons I make an exception of the enclosed record I received only yesterdsy. I have no discussed making it available with Jim so I'd ask, not as a precondition, that if you want to use ft you speak to him to be sure he does not regard i.t as any interierence uit the case in court.

One of these special reasons is that I velieve some of the major medie are not going to be oh so holy about the CIA and themselves and will be looking for goats. I know of one well-lanown reporter for a major paper who is working on the CIA and the press. I have heard from him. In this connection a case can be made out against Jack over the use of the leak in the Glomar, Froject jenifer cose. From the first I was certain that this was one of the nore sophisticated leaks, arranged to appear as a non-leak and over strennous efforts to prevent use. The CiA then was desperate for sensationsl, flattering press. So I don't want to put you in eny such position vis-a-vic the FLI. And no, I don't think that Jack consciously did the CIA a fevor. I thought and think he was had and probebly still believes he hat no more than a real scoop, which it surely was.

I'll be in town Veanesday for $a$ calander oall on this case, bororo Judge wien, and won $t$ be leaving to rezurn until sbout 2 pome if you want to talk to me. best way to let me know is theoush Jin.

Other records Indicate, that the FBI did not get perwiseion for this bueving. I' if not by any means sure they $\alpha i d n$, $t$ do it anyway. Nor an I surs that the hand lettering at the top is JUNE. On the other hand I can think of what JVNE could be. Jowe was, as I think Jack will remersber, the code neme of the job azainst \#ing.

You can draw your own coneluzions sibout a lew enforcement afency thet says this is illegel, unConetitutional, at the least is demacing to the victims, who can collect, and they has an "OK" wicied by "n," who ap oars elweys to have acted tine way. I've several inches of records of this nature with his OK.
another of my concerns is what may be another major Lane ripoff and disinbormation operation. Hie has ambulance-chased himeelf into representation of Jinuy Ray and ell the other Rays. Now he is making capital of it. Be has a movie deal in the works, got a six-fifgure aditance on what has only the stolen or the fiflse about the sasassingtion and has announced a comine "blockbuster." Jin and I can't think of anything logitimate except a thaft. Perhapg in collaboration mith the House assusei:s comittoe.

Knowing nothing except his desoription, "blockbuster," I'm left to guess, as is Jim. We are both inclinea to believe that this do some of ay work having to do with the ballistics. I did a lot of work on the ballistics for Frame-Up. I carried it forward during the preparations for the Ray oviauatiany hearing of $10 / 74$, federal court, femphis, where bud questioned the witness I lined up, with Jim's okay, to testify ebout the meaning of the evidence. Bud was abrosd when I dud it. Earilier I obtained by FOIA and pubishod in facsimile in Erame-Up the FBI's admission that it could not connect the somailed death rifle with the actual death
slug removed from the body. I added the interpretetion this neart they knew it hed not been. I then had other, non-bollistics and absolutely solid proofs of this. All of it has been used publicly. All of it has been subje ted to the testing of cross-ozanination and all of 1t has survived, absolutely intact. These are the kinds of realities that the bast of report rs reuliy luve littie or no was of knowing. But I heve the transcripts and without yout readine them im and Bud will both confirm this to you.

When I received confimation from the PBI in this C.0.75-1996 I held this press conference. I know: CBS filmed all of it. They cubbed one of our pictures in with thphb their ITILE, not using the PISI's felre pictures, wich I hod broken loose in this suit. Again fin is shong those who can confirm it. John longers, tho arrenged the press conference, may also.

I gave the transcripts to the Louse assascins com ittee. I do not use tits as shorthand. I do not Iind that it is right und proper for then to do what I criticize the Wemen Comassion end the feucral spockeries for doing. Those still on/the staif who can confinin thie include Donoven Gay. I 2 esia it all out begining with Dicic Srpague over
 delloti approsch. I toid Spracue that if he todk this approach I' $\dot{d}$ o all the work for him because I had done it already and ke colild heva ti free. Bud several tines tried to press this reaponsible spprosoh on them, esp cially when they were in istresi. "A even had a general agreemant from Downing. It is in the psoitione papars for which I wass asked, too. Dut aprague and thok black members wora in Lane's pocket and Aprague was not responsible. I spent the aftemoon with staffers, not Bprague. One, Jorexy thears, ome up for a day for heip on whet they should subpoeng in Newphis. I told hen avon there rocords were bicica. 1 gave him these transcripts. I have this in writing from him and from Ren Brooten, who Was embarrsseed becsuse they "lost" one when the deal was they let hobody aft the staif see tham. Veoning, of course, the Lenes of tine hyana dyfuta pack. And, of course, what
 shot did not come fron that rafle. I did not have the money, as Jim did not, to go for a test-firins to enable expert-nitness oomparison. So what tie expert testimony is is that the death slug is a good, clear spocimon and that with it ond with the riflo to test fire \& definite conclusion is possible, positive or negutive - cid on did not come from that rifle.

Thers was no cross-examination on this. Ho rebuital witness. No FiI agent to dalend his professional integrity. You knoa vory well that it moans the Fir knew all alone the show did not oove fron thet rifie. I'm telling you they dic not even swab it to see if it had been fired recently. I have that proof, in hendwritten form by the tostine agent.
 Jis, who was hudling the time-consuming kay appeals, we filed under fold for wis to get all the FII's records.

So, if this is their game, they bave test-fired the rdfle, even the idea for them and the proof and the loostion of the rirle coang from me, and is they aud leane now exploit it ae thoir work, this will be pretty indecent. The only reason I do not have a book on thits dome is the tramenduous mount of work this lifigation has required. I've obtained ent read, for example, now that 30,000 peges of once-secret records -ali or which I'm fiving away to the country. (of course $I^{\prime} m$ slowed down a bit, too.)

At the tima of the evidentiony hermine I sought heip where I could, witiout getting eny. This inclules Hing'a people and Lane's bedmete Diak regory. The weal thy Lane, of coursa, did not provide the moant for test-fizing cost peyant. And when whe was out to strin fud and ip saw it and Dud didndt, dim extracted an unkept promise of help from wane, who has hated Jin for it and since hes been vioiously defanatory, to tha worst of isgal and Lavyer lying. 'You should also know that ali "ne says about tay never having a chance to tolit his story would dumean bullshit so to de cribe it. Tiul end i spent part of each eni every day for two weeks seeking to prepere hin for two days of public testimony in 10/74. I was with

Rey early every poming during thos long parioun nutil sin couic ut there, azio was with him some lunch timo and about every evening until he was moved to the county jail. "im pre-
 beiore all the pross. Paul Vizientino wast thore. So was rat wolch, amon those in D.C. tho Fifluron for tho Ther. Ee Rabel for Gis. Dte.

Thia toes for Iane's lies about us keeping hin from media attontion. I an the one who Lought ay on this and succeedel. Jin will toll you that he once was so diagusted with Ray he was ready to quit. I tmone thim arown. I assure you kay was ors aill three nets, in papers litie the post with Anterviows and on the fou Sayder ohow, all of which ray originally rejected.

Asside fron building hinseif up out of nothing what Lene is really up to it viojous and
 cones to pess, is lajluc it out to hay so the crazy hay will bs tempted on his own if not through insyers.

Neanwhile there is Lane ano his movie ambitions, current end with Donnld Sputherlanc.
There is wore but I wented you to know this in the event auch e stunt is now pulled.
I. gitimatee you colid prout on every detail. On tho expert witness i got his permission to tape our converantion because I wanted $J_{i m}$, as the ; ewyer, to be aware of ell of it. I don t heve the tope. I guve it to Jim . I pick this of the countless examples beceuse, as Ifan wall reall, when I eyeballon that deeth blue I knew it Was e. clear ppaciment end so sate, to lew on the State at who was with us on aisoovery. I knew to go ion this irom much prior work. The expert confirmed me and my ork and opinion, which is not en expert opinion but was entirely accurate.
 did an enorvous emount of work thout pay and often at our onn expense thon the had no reguler incove. It is vary dirty on Lud, who piad nost of our expenses and all of hiv om when he nesther fot nor could get a foe.

