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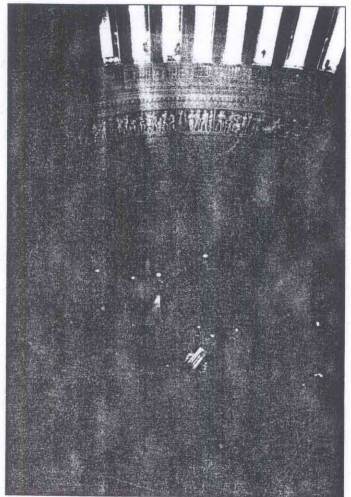
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wenty-eight years after President Kennedy's death, litigation attempting to pry data from reluctant federal agencies continues. Thousands of pages of documents released are in a Washington, D.C., archive run by the main JFK-Freedom of Information Act litigator. Pages 34-36.

Attorney Goodwill **Increases**

Doors slowly open on sales of law practices.

BY RITA HENLEY JENSEN

IN SOME states, a lawyer's or a law firm's reputation now is worth cold

firm's reputation now is worth cold cash.

In the past two years, several states have opened the door to the commercial sale of a lawyer's practice—and most include goodwill.

At the same time, however, other states are standing on traditional ethics and refusing to permit law firms to be sold.

Historically, codes of professional conduct have barred attorneys or a partnership of attorneys from selling a law practice. And if a law practice cannot be sold, the courts have reasoned in many, but not all cases, that goodwill—the money value of a law practice's reputation—cannot have a market value.

However, in one suit now pending in Continued on page 38

Continued on page 38

HIGHLIGHTS

Big trials often have profound effects on the jurors. Page 3.

Business Watch

- * Soviet deals uncertain; wiper suits proceed. Page 15.
- * Title VII's foreign reach; licensing personal managers. Pages 16-17.
- * New lawyers are tapped for Noriega suits. Also, Newsline, Datebook, Court Watch, Moves. Pages 15-19.

Criminal Fallout? p. 3

An environmental crime case against a law firm raises new issues.

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Professional Announcements: Page 11 Great Escapes: Page 49 Career Opportunities: Page 44 Lawyers' Service Directory: Page 47 Real Estate: Page 50



OPEN QUESTION: The public, as one court put it, has 'an almost unending interest' in the Kennedy assassination. And a majority of Americans — including

UFI/Betusans some of the lawyers involved in litigation to open up government records — do not buy the Warren Commission's lone-assassin finding.

Lawyers have become litigation pests to bureaucrats for JFK assassination records.

BY ANDREW BLUM National Law Journal Staff R

WASHINGTON — Around the corner from Ford's Theater, a small group of lawyers and researchers has gathered what may be the most extensive records outside of government on the assassination of John F. Kennedy.

assassination of John F. Kennedy.

Bituated in a nondescript building near FBI headquarters, the Assassination Archives and Research Center has become a litigation pest to bureaucrats under the Freedom of Information Act, and a resource for scholars, conspiracy buffs and the media examining the official ione-assassin theory of the Warren Commission.

Though national attention usually is focused on the 1963 slaying only on Nov. 22, for the AARC studying it and other assassinations is a full-time voother assasinations is a full-time vo-cation. Its most prominent ongoing le-gal action stems from the 1979 report by the House Select Committee on As-sassinations that there likely was an-other gunman besides Lee Harvey Os-wald — and a piot to kill JFK. But the committee went out of existence and its files were sealed for 50 years. To-day, 25 years after the assassination, some argue the key may lie there. But ex-HSCA Chief Counsel G. Robert Bla-key says there is no evidence in govkey says there is no evidence in gov-ernment files that would answer who else was behind such a plot.

After an unsuccessful FOIA request, the AARC took legal action. And since 1881 the House and government agencies have been battling lawsuits seeking the data so the AARC, its members and others can probe the nooks and

ed cottage industry, Page 35. * The 'George Bush' link, Page 36.

crannies of government for informa-tion on the shooting. The common link

crannes of government for miorination on the shooting. The common link
in these suits and previous ones is
FOIA, enacted in 1986 – and amended
in 1974 — and denial of requests.
As with the entire JFK sags, even
the HSCA's findings are questioned.
Warren Commission counsel David W.
Belin says Mr. Blakey, now a professor
of law and perhaps best known as the
father of the Racketeer influenced and
Corrupt Organizations Act, had a major role in formulating the conspiracy
finding, a conclusion Professor Blakey
denies. Mr. Belin, now a partner at Des
Moines, Jowa's Belin Harris Helmick
Lamson McCormick P.C., derides
charges of conspiracy by the CIA or
others. Flies, he says, should be open to
debunk that myth.

That may not satisfy skeptics who

for years have not believed the official assausination account put forth by the Warren Commission. A recent Gallup Poll shows 73 percent of Americans do not believe one man killed JFK. The conflict in theories and the official version have led scholars to seek government records and to sue.

As the U.S. Circuit Court of Appeals for the District of Columbia said in a 1880 decision in a case focusing on a

for the District or Columbia said in a 1880 declain in a case focusing on a document involving information on Mr. Oswald's visits to Mexico City, the public has "an almost unending inter-est" in the assassination. Allen v. CIA, 838 F.2d 1287.

Mostly FOIA Requests

Examining the history of JFK litigation, one comes upon a veritable who's who of politics and law. George Bush, Professor Blakey, former New Orleans District Attorney Jim Garrison, Mr. Belin, Judge John J. Sirica of Water-gate fame, Gerald Ford, Lyndon John-son, Watergate burglar Frank Sturgis

and J. Edgar Hoover all surface in some way.

The assassination remains a favorite in some 800 books and a number of movies. And now, perhaps most controversially, Oliver Stone's "JFK" is hit ting the screens. In it, Kevin Costner plays Mr. Garrison, who brought—and lost—the only assassination-conspiracy case, and who retired Nov. 1 as a Loustaina appeals judge. Mr. Garrison has a camee role as Supreme Court Chief Justice Earl Warren. The movie is hased partly on his book.

Among the FOLA suits, according to "The Assassination of John F. Kennedy: A Comprehensive Historical and Legal Bibliography, 1963-1979," by DeLloyd J. Guth and David R. Wrone Greenwood Press: Westport, Conn. 1980):

**Eding u. IJ. S. Secret Service. 78-2027

1980):

* Lane v. U.S. Secret Service, 78-0237
(D.D.C.). A suit by the American Civil
Liberties Union on behalf of longtime
Warren Commission critic and lawyer
Mark Lane sought records under control of the Secret Service and Treasury
Department relating to the assassination. Some records were released.

* Elzner v. FBI, Civ 76-89-S (S.D.
Calif.). Judith Exner, who says she
was one of JFK's lovers, sued to compet the FBI to disclose records on her-

was one of JFK's lovers, sued to com-pet the FBI to disclose records on her. The court ordered the FBI to comply, **Fensterward v. Department of Ju-stice, \$81-72 (D.D.C.). Lawyer Bernard Fensterward sued for coptes of three pictures of an unidentified man shown by federal agents to a Mexican official as the possible person he saw entering the Cuban mission in Mexico City in October 1983. The photographs, part of the Warren Commission record, were released. released.

released.

*Levy v. U.S. Secret Service, 78-0307
[D.D.C.). A private researcher successfully sought 99 documents so he could test JFK evidence.

*Weisberg v. General Services Administration, 2052-73 (D.D.C.). Author Harold Weisberg sued for the release of the transcript of an executive sestimates.



PRESERVATION: James H. Lesar says the archive's goal is not to prove that a conspiracy existed, but to collect and preserve information on assassinations.

In Second JFK Cottage Industry, Lawyers Opine On the Assassination

Beyond all the FOIA litigation, a second cottage industry — that of lawyers opining and writing on various assassination theories — also has consumed a lot of time. The books back sundry conspiracy the defend the Warren Commis claim to solve the crime. mission and

In 1888, as New Orleans District
Attorney Jim Garrison wrote "On the
Trail of the Assassins." It is "not just
another of the many books analysing
the dry evidence in the assassination
of President Kennedy," he writes. "It
is, instead, a chronicle of the
experiences of one man who tried to
get to the truth about the murder and
prosecute those responsible for it."
And while many books have raised

And while meraponanise for it."
And while many books have raised questions about the assassination, "much of this information remains unknown to the majority of Americans." He says a conspiracy involved the CIA, FBI and state and local officials.

Another lawyer/author, longtime conspiracy buff Mark Lane, wrote "Plausible Denial: Was the CIA Involved in the Assassination of JFK?" in 1991. Writing about his defense of a small magazine sued for libel over a story that Watergate burglar and ex-CIA agent E. Howard Hunt was in Dallas the day of the killing, Mr. Lane says his client was acquitted and the jury believed the possibility that the



G. Robert Blake

David W. Belin G. Robert Biskey
CTA was involved. CIA spokesman
Mark Mannfield says, "There is
absolutely no basis for such an
allegation."
Another 1991 book, "Act of Treason:
The Role of J. Edgar Hoover in the
Assassination of President Kennedy,"
by attorney Mark North, claims Mr.
Hoover failed to divulge advance,
knowledge of a Mafia plot. Mr. Hoover,
the author claims, did so to make sure
it would succeed. The book says the
Carlos Marcello organized crime
family of New Orleans was involved in
the killing.

family of New Orleans was involved in the killing.

But perhaps the most controversial book, "Pinal Disclosure: The Pull Truth About the Assassination of President Kennedy," by Warren Commission counsel David W. Belin in 1985, has led to disagreement between him, Prof. G. Robert Blakey of Notre Dame University Law School and the the Assassination Archives and Research Center's James H. Lesar.

Mr. Belin defends the commission but criticises Professor Blakey and movies for fanning conspiracy flames. Saying a recent Arts & Entertainment. Ty series ignored doctors whose

Saying a recent Arts & Entertainment TV series ignored doctors whose review of autopsy data led to an unequivocable belief the fatal shots came from the rear, Mr. Belin, adds that "IFK" — the Oliver Stone movie out this month—is "\$40 million worth of liea." "IFK" distributor Warner Brothers calls it "a landmark." Three Theories

Conspiracy buffs tend to side with one of three general theories: that the

The various books back sundry conspiracy plots, defend the work of the Warren Commission or claim to solve the crime.

CIA or some intelligence/military group was behind the assassination; organized crime did it; or President Johnson was somehow involved. Also mentioned in connection with them at the failed Bay of Pigs invasion and anger of Ciban eviles and IEVF-also.

the failed Bay of Pigs invasion and anger of Cuban exiles, and JFK's plan for withdrawing from Vietnam. To make the leap from the Warren Commission to any one of the conspiracy theories, Mr. Bellin says one has to believe that Jack Ruby executed Mr. Oswald on behalf of other conspirators. But, he says, "Ruby lappened upon the scene. If Ruby... were a hitman he would not kill Oswald in plain sight," says Mr. Bellin.

kill Oswald in plain sight," says Mr. Belin.
Discussing the role of Professor
Blakey, Mr. Belin says a preliminary
House Belect Committee on
Assassinations report found that Mr.
Oswald acted alone, But, "at the last
minute Blakey brought in other
acoustics experts from a Boston firm,"
says Mr. Belin. "They said with a 86
percent degree of accuracy there was a
fourth shot." Later, the HBCA said
there was a second gunman. Mr. Belin
says a minority report found flaws,
and he wonders why Professor Blakey
did not withdraw the report after
outside experts disagreed.
Professor Blakey denies any lastminute change at the HBCA; rather
there were two sets of staff findings for
the committee to use. One finding
showed there was a second gunman
who missed.
"We established the validity of the
the single-shot theory," says Professor
Blakey, noting government records
will not reveal anything more except
for perhaps intelligence sources and
operations. And by now, the second
shooter "is probably selling hot dogs
somewhere."
Professor Blakey says unpublished
documents contradict any findings of a

shooter 'is probably selling not logs somewhere."

Professor Blakey says unpublished documents contradict any findings of a conspiracy and the outside experts neither negated the HBCA findings nor confirmed them. The HBCA called for a third test but none was done. Since the HBCA was out of existence it could not come back for any follow-up. Because there is no evidence to show who was behind that assassination. Professor Blakey says it's better to let it rest. "The man is dead. He's in Arlington. This will not settle anything."

Arlington. This will not settle anything."

Mr. Losar calls Professor Blakey an impediment to finding out the truth. "Blakey's protecting his own ass. He's the only one to write a book based on his knowledge of the documents," says Mr. Lesar, referring to the 1961 book "The Plot to Kill the Fresident: Organized Crime Assassinated JFK — The Definitive Story."

Noting that there is a 575-page HSCA staff report on Mr. Oswaid's activities in Mexico City, Mr. Lesar says "it's not possible that would not shed light on matters the House documented in its report."

- Andrew Blum

2

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September 15, 1976

NOTE FOR: DOCT

A recent Jack Anderson story referred to a November 1963 (?) CIA cabls, the subject matter of which had some UK journalist observing Jack Ruby visiting Trafficante in jail. Is there such a cable? If so I would like to see it.

This is the same cable that . Hike Hadigan, Minority Counsel for the SSC, has asked for.

George Bush

DIRECTOR'S MEMO: George Bush, while CIA director, inquired about a story on Jack Buby.

Documents Released Contain References To 'George Bush'

Among the documents uncovered in the search for JFK-related records are references to "George Bush" in the 1960s and a series of memos between him and ClA officials; President Bush headed the ClA from 1978-1971.

In one case, the Washington, D.C.-based Assassination Archives and Research Center sought JFK-related materials seen or reviewed by President Bush while at the ClA Of 20 documents released in 1990, they show "Bush was keenly interested in things relating to the assassination, like news stories," says Mr. Lesar. Among items that showed up were notes on memos between the ClA director up were notes on memos between the CIA director and deputies. Assassination Archives and Research Center Inc. v. Central Intelligence Agency, CA 88-2600

(D.D.C.).

Among the notes was one written by Mr. Bush Sept.
15, 1976, to his chief deputy, which referred to a Jack
Anderson story on a 1985 CIA cable that an English
journalist saw Jack Ruby visit a mob figure in jail.

"Is there such a cable?" Mr. Bush asked. "If so I
would like to see it."

Another note from Mr. Bush to his deputy was
about an Associated Press story on the FOIA release
of data about Lee Harvey Oswald and if he was
linked to the CIA. "Seymour, will this cause problems
for [former CIA Director Richard] Helms?" wrote
Mr. Bush.

for [former CIA Director Richard] Helms?" wrote Mr. Bush.
In a memo to Mr. Bush, a deputy told him about a Washington Star story in which Watergate burgiar Frank Sturgis was quoted as saying Mr. Ruby had met with Fidel Castro 10 weeks before the assassination to discuss the "removal of the president." The aide told Mr. Bush that despite Mr. Sturgis' contentions that he worked for the CIA, there was no such relationship. CIA spokesman Mark Mansfield described such memos as "routine matters" for a CIA director.
And, Mr. Lesar notes, the name "George Bush" also came up in other documents. One item released under FOIA says that after the slaying, a George Bush at the CIA was briefed by the FBI on the reaction of Cuban soilse. Another said that a George Bush called the FBI in Texas the day of the slaying to report a threat against JFK by a member of the

to report a threat against JFK by a member of the Young Republicans. The FBI was unavailable for comment. Mr. Mansfield says the George Bush referred to by the FBI "is not the president."

Mr. Manafield says that in response to the 1988 lawsuit, the CIA "conducted exhaustive searches of its records for information on whether George Herbert Walker Bush... had a relationship with the agency prior to his appointment" as CIA director. The searches, he adds, produced absolutely no such evidence, "and we noted this fact in legal pleadings filed in that case."

— Andrew Biss.

Probing Nooks and Crannies For Clues on Kennedy Murder

Continued from page 34

Continued from page 34 sion of the Warren Commission held on Jan. 27, 1984. It was denied on secrecy grounds, but commission member Gerald R. Ford published part of it in a book. Mr. Welsberg lost and was appealing when the transcript was released. The document, which showed the commission distrusted the FBI, later led to the discrediting of the commission and the formation of the HSCA, according to Mr. Wrons.

Data Collection

The AARC clearinghouse, which has worked with Mr. Weisberg, was founded in 1924 by the late Mr. Fensterwald, a classmate of and speechwriter for JFK and a drafter of FOIA. It is the main JFK-FOIA litigator and is now run by FOIA attorney James H. Lesar, who had worked at Mr. Fensterwald's law firm and with him at the AARC. (The AARC's prede-

firm and with him at the AARC. (The AARC's predecessor was Mr. Fensterwald's Committee to Investigate Assassinations, founded in 1989.)

Mr. Lesar says AARC's goal is not to prove that a conspiracy existed, but to collect and preserve information on assassinations. "A lot of members want to get to the bottom of the JFK assassination, but to official position of the organization is there is no position on that." He says there seems to have been a conspiracy to kill JFK, but beyond that it's speculation.

Whatever its goal, the task is difficult. The AARC Whatever its goal, the task is difficult. The AARC faces what it sees as a barrage of red tape and stone-walling by the government over information, FOLA exemption claims, national security assertions and what some have described as officialdom just not wanting to air its old linen in public.

On a recent fall day, the lack of government cooperation seemed far from Mr. Lessar's mind as he gave a quick tour of AARC offices. The offices — a clutter of hoxes and file cabinets throughout several rooms

of boxes and file cabinets throughout several rooms

were reminiscent of those of a '80s activist group.

Available to 300 or so members and AARC officials

Available to 300 or so members and AARC officials
— who include three lawyers and a legal secretary
on the 13-member board — are more than 2,000 books
on assassinations, intelligence operations, organized
crime and narcotics trafficking; 100,000 pages of FBI
headquarters files on the assassination; a 48,000-card
index to files of the FBI Dailas office on the slaying;
80,000 pages of records the FBI gave to the HSCA,
with data on organized crime figures; and an index of
30,000 intelligence-related names.
Despite this mass of information, the AARC believes the public record is incomplete and is pressing
for more documents from federal agencies. Current
targets for documents are the House, the CIA, the
Department of Defense and the FBI. So far, shoul
250,000 pages of JFK documents have been released.

"At least that many more are still out there," Mr.
Lesar says.

Lesar says.

Beasons for Secrecy

Reasons for Secrecy
One of the government's key objections to releasing more documents, Mr. Lesar says, is that intelligence-gathering operations would be compromised. He is now handling two cases in federal court here seeking documents from the House, DOD, the CIA and the FBI on behalf of Mark A. Allen, an attorney and AARC member. "With the Cold War over, what is the rationale for holding on to a lot of this stuff?" says Mr. Lesar.

In one case, U.S. District Judge Thomas A. Flannery said on Nov. 4 the AARC has until January to select documents for a "Vaughan index" review that will use 100 documents to test government exemption

select documents for a "Vaughan index" review that will use 100 documents to test government exemption claims only in this case. Mr. Lesar says the ClA has released 3,000 to 4,000 documents, many of them news clippings, but is withholding "98 to 99 percent of the material." The ClA is believed to have given thousands more pages to the House. Allen v. Department of Defense, 31:2543.

ClA spokesman Mark Mansfield and Justice Department attorney Richard R. Brown declined to comment on the case. But in an Aug. 5 status report with the court, the ClA said it recently processed 2,400 documents, 139 of which were referred to other agencies for handling. The ClA said it asked them to expedite processing. In July, the ClA said that among records referred to other agencies or coordinated with ClA records since June 1988 are seven ClA, 94 FBI, 35 State Department and four Secret CIA, 94 FBI, 35 State Department and four Secret Service documents.

Of House documents, 800 boxes are sealed at the National Archives, and Mr. Lesar says short of win-ning the case, the only way to open them is a House

resolution.

The House has supported its right to keep files secret by claiming the clerk is vested with that power under House rules, and other agencies ought not

Mike Murray, senior assistant counsel to the cierk, the House is no longer an active defendant, having been dismissed because of its FOIA exemption.

been disminsed because of its FOIA exemption.

In a glimpse at how red tape can sometimes work to the government's advantage — especially when agencies are dragged into litigation — the CIA said in earlier court papers that when the plaintiff sought records pertaining to the HSCA, he did not specifically request access to the CIA's segregated collection of HSCA-related materials. "Accordingly, when the CIA received plaintiff's FOIA request, its only obligation was to search for possibly responsive documents. tion was to search for possibly responsive documents in those components or records systems reasonably likely to possess or contain responsive documents

'Antithetical' to FOIA

Mr. Lesar doesn't buy that argument or the CIA
claim that release of the material would not be "of
significant benefit or usefulness to the public." That,
he says, puts the CIA "in the position of determining
what is important for the American people to know.
This... is antithetical to the... FOIA."
Tet another defense, by the DOD's Defense Intelligence Agency, is that people would not want their
armse publicly connected with the JFK probe. "Neither the public's understanding of the HSCA's investigation nor its insight into the Kennedy assassination would be turther enhanced by knowing the
identities of individuals about whom the HSCA inquired to the DIA," a defense motion said. The DIA
added that "to have one's name associated with an
investigation of the assassination of a sitting President of the United States and thus be subject to nationwide media attention... is beyond doubt a cleany
asking for unredacted materials, the plaintiff argues the Warren Commission — most of whose docu-

gues the Warren Commission — most of whose docu-ments are now public — and HSCA list more than 3,300 names. "In view of this, it is virtually inevitable 3,300 names. "In view of this, it is virtually inevitable that at least some of the names deleted by the DIA are publicly known to have had some connection with the various investigations," says a brief by Mr. Lear. "There has always been, and there will be always be, an overriding public interest in the fullest possible disclosure of information concerning all aspects of this tragedy."

In the other Allen case, the FBI is withholding 20 percent to 25 percent of the material, says Mr. Least. Allen v. Federal Bureau of Investigation, 81-1908.

The FBI claimed in an Aug. 15 status report that 28 agencies were involved in consultation review of docagencies were involved in consultation review of docagencies were involved in consultation review of docagencies.

agencies were involved in consultation review of decuments. To date, it added, about 51 percent of Fell documents are february to the FBI and provided to the plaintiff or withheld pursuant to FOIA exemptions. The FBI noted that he parties were discussing narrowing the case's

Withholding Information

Withholding Information
One of the more curious FOLA requests was made by Warren Commission defender Mr. Belin, who in 1878 sought CLA records. He had served on the Rockeller Commission, which probed CLA activities, and used FOLA to check on the availability of documents he saw when on the commission and which he knew contained no secreta. He got little. "I knew how little I got because I'd already seen it."

The Rockefeller Commission found that the CLA had withheld data from the Warren Commission on its assassination plots against Fidel Castro. The CLA had said that the material was classified. "My response was that at the time of the Warren Commission investigation they had an obligation...to disclose everything," says Mr. Belin. "They failed to dithis, and when they failed they do not have clean hands to come into court to say, "We can't do it.' Now they should pay the penalty."

hands to come into court to say, "We can't do it." Now they should pay the penalty."

Oliver Stone's "JFK" likely will rekindle the public debate over the assassination. In the film's plot, Mr. Garrison's true story plays a pivotal role. Suffering from heart trouble, he declined through his chambers to give an interview, but the former DA remains convinced there was a conspiracy. In 1988, Mr. Garrison unsuccessfully prosecuted New Orleans businessman Clay Shaw on conspiracy charges.

Mr. Lesar says the film also may bring crackpots out of the woodwork. Still, he remains anxious to pursue information about the assassination. In a 1984 letter to the Justice Department decrying delays, he letter to the Justice Department decrying delays, he

letter to the Justice Department decrying delays, he said: "In light of... the government's 20-year history of resisting all efforts to obtain the honest and thorough investigation that is needed, there is a strong argument to be made for maximum possible public disclosure."