## Dear Howard,

## 5/17/76

With too much competing for my time and attention I'm never aure how clear I am in that I dash off in haste. I'21 not be able to ght the tape to you until after I dub it end give it to Jim. So before I go out with todey's mail Iet me go into one aspect of what I have in mind on the chance that you can find time to do something with in where that I do have in IIInd is immediately clearer in yours.

I'm certain that after a hassia with Rhoacis it was clear that I want everything and anything releting to the autopsy and medical evidence. 'Pjis hassle beeten when they let Wise have some executive sessions on what amounts to an exclusive basia. Lou know the record with $G_{r a h a m}$ and the GSA-family contract. I filed for pictures of the clothing. (Your new papers says I correctly interpreted both intent and language then and Rhpads lied to Gesell on this) I spent years forcing the Nemo of Transfer out.

The Archives has yet to lotme even know that the papers provided to you are available, At the aame time thoy've shitted their position din providing what is asked軨度?, sbout last summer.

Now it tums out that they have held back, given me false papers and that there were in their possegsion and nover subject to withoiding reconds other than and in some ways, as I'm sure you noted, quite difforent than what they did provide.

For a lone time I've wanted to file for money damages as the new law provides. I know it is also in Jim's mind, which is influenced by the limits on what he can do. I think this provides a yery good basis for such a suit, with tie probability of it bacoming one from which in can get a rotum for his time while acconpisshing the othor, legitinate purposéa ve have.

Thether or not we get to this, as I want to, one of us should still do a good job of couparing the various verions of the various documents. I think in some ways this would be a good exercise for you, on contracts. I thin's you might well redo what you have done on the family agreement to include the shifting and contradictory provisions as they emerged and the daten, maning the timing. Remomer. it had already been docided that the other stuff would be transferred to the archives under Claris's executive order. The medical stuff was needed as the two of the one-two punch. So it had to be completed in time for use and release. Even if the release was, as it turns put, prenature, beiore all was formalized. 'his then clearly is a politiscal conkrut.

With Item 9 as I recall there is a sigmificant difference in the hemo of Transfer because examination shows it was not in what was transferced. This includea the brain container, etc.

With a good research-analygis job that you can do re can file one hell of a complaint and have it also the occasion for a press conference.

The way things ere eoing nos the timing can be very important. We might be abla to have some impact with the various elements this will draw together, fro the governments hiding to its politicleing to the frame-Kannedys aspoct. I can soc ppssibilities oflifncluding the still withheld stuff and overturning the contract, if Jim whits to go that far, and of asking for a Gaughn v Roson type invonddry. One of the neods is an inventory of the thasue slides. We'd then find none of the front of the neok of some variant and that could be mind-blowing with some attention.

The problans we'li face include the three of us being able to get together to talle this over, especially now with $J_{\text {im }}$ having two more big ones after tomorrow and you that far avay. Your nother does say you'll be coraing up soon, thoush.

One posatbility I can see is drawing together aspects of all the previous relevant suits and possible use in the spectro one of parts. im argues that the 3rd. On appeal. Ie now have enough in supuressed records on the transfer of the materials to make an issue of the destruction of the knot after the Commission's use, when it was intact. By FBI? Who could have? And attention to the absence of shirt \& tie traces, etc. An haste,

