Under date of July 2) your morrotary sent me what she had forgoiden earlier, a copy of the COU receipt sign by Selly Turner.

This does not describe the print of the Mapreder file I loaned you so it does not establish that you gave that print to CEC.

In dragging all of this out two things are conspicuous - you write what is solf-serving and not true and you have falled to dony letting back bene have the excellent print I bessed you. (I know that prior to this he had a poor prints, one out of focus, and made and sold super-8 copies of it.)

In working my down through a large accumulation on my desk I care accross your letter of March 14, 1979, which I had not filed. (I gramms: I responded.) In it there is a classic example of the suff-service introdes to creak a frien record - to deceive others: "But I really think it would have been such better cording those films directly to you, than through a third party."

Then sky did you not do this? You were supposed to make a copy and nake a prompt return of my film. You didn't. I wrote you repeatedly asking for its return. You did not even bother to respond. A long randed of time went past. The only reason I asked CHC, which had asked to borrow the same film, to get it from you is because I could not get to France to do it for speaks. By then it was along from your violables of your word and your refusal to respond to my letters that there was no other meens available to me.

With the passing of them and new official dishonesties, like those of the House assessmentions countities, the value of so time a paint and increased considerably, however one evaluates value. This is one depart to so, snother is not having the use of the film (and conversely its realistic to a constition, the value of whose public appearances in character by it). Still another is the great amount of time sensity receivering it is requiring, with all the upset your eventye and less than homest letters cause.

This is a rotten way to treat an aging and ill san who has undertaken a large and unpaid public work and who took considerable time in an effort to help you, including trusting you with a valuable property because you represented an agency of the KISSIN French Government and carried the endowment of the USIA.

Whatever the situation may be, and I have no reason not to behieve that what CNC returned is other than what you gave it, none of this would exist and I'd not have been put to all this trouble if you had kept your word and then when you didn't if you had responded properly when I wrote you. Or, the situation and the demand to se is untirely of your doing - 100% your responsibility.

When you return from Coylon I expect one of two things from you: the return of my original Laprader print and comething in return for all the time you have wasted for me or an assurance of payment for the cost of the best possible replacement I can now obtain, again with an allowance for my trouble and extra costs.

Much so I dislike what can be scandalous this business of printless letters has to come to an end, in court if I have no other chaice. This will also involve your government and mine, another matter I dislike, but if there remains no choice there is nothing I can do about it. I have tried to be patient to avoid what can be unpleasant all around. I suggest that if you are not aware of the costs of litigation you hake inquiry because I am certain you will find that the cost of litigating will exceed the cost of replacing my original as best it can now be replaced - If you do not recover it and return it.

Sincerely, Harold Weisberg