NOTE TO FENSTEWALD, LESAR, LIVINGSTON, AND WEISBERG....

J am subponess as state witness

I think they are going to call me to the stand and ask these questions:

1)Did I accompany Robert Livingston to State Prison on two occasions to see Ray....Yes...no problems

2)Did I sign the visitor's card as "investigator"

Answer Yes....

3) then they are going to introduce a \$12 check I paid William Blackwell on Monday for zerox copies of

Stephens incarceration in July and August 1968.

They are going to ask that is my check...

I will answer yes.

4) they will then ask me if I made available copies of those documents to the defense attorneys. I w 11

answer yes....

Based on these answers, they will try to prove to Judge McRae that the defense attorneys for Ray have violeted the court's protective order preventing attorneys on either side from leaking official documents to reporters or newsmen...

I think this argument will fail, because McRae's order

only prohibited lawyers in the case from leaking pertinent to newsmen -- it did not prevent newsmen or ordinary citizens from providing evidence to the lawyers in the case. On the contrary, the premise and predicate of Judge McRae's broad discovery rulings would encourage all parties, especially those the loo mile territorial limit, with pertinent evidence to the hearing to step forward and cooperst e.... CHASTAIN

Also, this gives Ray's attorneys on cross-examination an excellent opportunity to ask me about a telephone call I made to Haynes back in complaining about being accused of having a "conflict of interest" with Livingston.

Haynes kidded around, and said as a I should understand what art of advocacy" was all about and this sort of

A CONTRACT METERS NO.

an investigator. Livingston said Ray believed there was a leak in the prison, because everything an out of town newsman signed in the prison to try to see him, every TV station and both papers in nashville would send out a crew to camp out on the door step and hound him with requests for interview. Ray did not want my interview with him to be known to other media. I only told my aity editor, and my personal attorney that I was going to nashville to see Ray and my city editor said he did not tell anyone, not even the managing editor, that I had gone to nashville, and would not say anything more about the Ray, until I called him and told him the result of the interview.....

UNLESS THEY DECLARE ME A HOSTILE WITNESS, THE QUESTION

OF PRIVILEGE WON'T ARISE....

If they do declare me as a hostile witness, the only
ques ions about sources wilk can only come from my

Gomputer articles, not any concerning articles for P-S.

The reason for this is that the sources are all named in
the P-S articles. Thus, if the questions concern only
the Computer articles, then they will only hurt their
case. I will not only reveal any source they ask....

my answers will hurt their case....CHASTAIN....