During the days of the Dies committeenwhen Donner was a lawyer on the staff of the CIO and represented some of their members against who there were charges he borrowed some of my Dies files - and never returned them.

Mr. Frank Denner 30 Dock Road South Bounalk, Conn. 06854

Rt. 12, Proderick, Md. 21701 5/22/78

Dear Frank.

A copy of your Civil Liberties Review commentery on Lane's Code Name Toro has just reached se. I read the beginning with considerable respect, only to reach the end and find that in your casting or notes you could not purge your own eye.

You list Books About the Miny Assassination and you list yourself to the nycophantic. This is not because you were unaware of the only one that is not in accord with the official explanation. "a reading Lane's you read what he ripped off and then corrupted, by work as his source.

The record of the ACLU in general and liberal types in particular is no credit to the beliefs esponsed. When I approached the ACLU for FULA help in 1966 I nover not a response. Then, when from nothing the ACED had done SOIA was alive and well and when the subjust of assessinations excited up lo! there was the ACLE to file suits for no other than Lane. And what suits! For what was readily available and had been publisbed.

Your sermon from this mount debased the intellect and abanians respectable level. concepts. Unether or not any crime is a conspiracy is a question of fact, not of the opinion of well-gaid whores. If you want the Fal's records relating to how it inswired and/or intended to inspire and nurture - even arrange - the books you praise, just ask.

If any of the assassinations was beyond the capability of a single person them you well know that there was a conspiracy. So you avoid any evidence and stake your integrity on the Sishopo and Eddillans and Franks of Literary shoredos. In this you are totally contemptuous of evidence. You make no single reference to #1.it.

You never heard of a corpus delicti? You can write as you have without a single reference to the May habeas corpus, the precedent (under "arris v Welson) established in it? You know nothing of two works of evidentiary hearing in October 1974 and the evidence adduced and subjected to cross examination?

The thought may not please you but I assure you that this unbecoming, unbecaury and irrelevant addition to an otherwise excellent job is precisely the kind of think the spook/police-state mind plotted endlessly to accomplish. My files balge with the virtually identical schemings of the CIA and the FBI.

What in the world drives decent people like you to such self-defamation, to such debasement of the mind? Los you hung up over Johnson's this willness in putting the hat on Warren? On your own abilitations in times of srisis?

Lane's book is even worse than you say. But I lement the fast that your own writing couss straight from the files of the FAL, almost exactly in the words of Cartha DeLoach, T.E. Bishop and many others, including the Founding Director Minself.

In looking for your address I found my letter of 9/10/75. (Shortly after that I was heapitalized with noute thrombophishitis in both legs and thighs. The damage is irreversible and has been followed by arterial impairment.) I find that I offered to be of help to you and that I suggests ways in which what I was doing could be helped. I offered to meet with you and to introduce you to the lawyer who was then handling my POLA cases. He also handled the May evidentiary hearing. I find also that you know how to reach as. So in addition to knowing about my work on the King essessination and in true ACLU tradition suppressing it is your review you also knew how you could have isamed more about what was relevant in jour society. I'" sorry, fell in step with the J. Edgar Boovers of our society. I'" sorry, Rarold Weisborg learned more about what was relevant in your writing. Instead you were dishonest and