

11/27/70

Dear Bud,

I hope return mail with the enclosed bond is "pronto" enough. One of the advantages of having to go into town in the a.m. is that it makes possible the saving of a day in such matters.

I have drafted a response to the governments Opposition. Lil will be typing it when and as she can, for aside from working mornings she is indexing FRAMFUP, proofs on which were late, hence indexing is behind schedule. I'll send or bring a copy. I commented rather pointedly in it on their crack about my being pro se and servng you.

Sometime soon I'd like to talk to you and Bill, with Jim, to plan for any possible hearing in the clothing/pix suit motion for a summary judgement and for an ultimate hearing, which I think the government wants. I think they have their eye on the Secret Service, among other things -aside from the Kennedys and my being without a lawyer. There is a subtle but serious conflict of interest here, with Justice representing SS and having its own and most serious transgressions to hide. Maybe I'm wrong. Among the things I'd like to discuss and learn about is the kind of witnesses I can and should call in the suit itself-whether I should try and turn it into an evidentiary hearing, airing some of the evidence in addressing motive in suppression, etc.

Barriedly,

Karol,

Please sign surety bond
when marked "X" + return to
me pronto -

Thanks

Best

New address 905 16th St

United States District Court for the District of Columbia

PAUL D. WILSON
Plaintiff
vs.
U.S. DEPARTMENT OF JUSTICE
Defendant

CIVIL ACTION No. 2301-70

Donald Veitch
appellant herein
and National Surety Corporation, surety, appearing and submitting to the jurisdiction of the Court, hereby undertake for themselves and each of them, their and each of their heirs, executors, administrators, successors and assigns, to make good all taxable costs and charges, not exceeding the sum of one hundred fifty & 00/100 dollars, that the appellee may be put to or allowed if the appeal is dismissed or the judgment affirmed, or such costs as the appellate court may award if the judgment is modified.

The said surety hereon hereby irrevocably appoints the clerk of this Court as agent upon whom any papers affecting liability on this undertaking may be served.

Signed, sealed, and delivered this 23rd day of November, 1970

[SEAL]

NATIONAL SURETY CORPORATION [SEAL]

Attorney-in-Fact [SEAL]

Surety and amount approved _____, 19____

Judge.