Certified - Return recipt

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Mr. Bernard Fensterwald 910 16,St., MW.6th floor Washington, D.G. 20006

Dear Bud,

10 May 10 Ma

A while back Paul Makentine phoned by to tell me that as a result of the attention attracted to the Ray case by the FEI's disclosures about Hoover and Ring he had been asked to update a story he had written for Forence a year or more ago. As I remember it this had to do with the new Hoovee stuff, nothing else. By then Paul was on deadline and we went into nothing else.

By the most remarkable of coincidences the original form of this story seems to have beincided with your going out of your way to prevent a perfectly innocent Playboy story, to have been limited first to his in-jail conditions and then to a repetation of only some of what he had testified to in the evidentiary hearing. After you went out of your way, for spurious reason having to do with the impropriety of Jim and me being paid for this, and there was no such <u>swid wro quo</u>, once this Potomac story did not appear you then arranged a proposition with Penthouse for which Jim and I both would have been paid. You did this without consulting me, at least, and Jim and I both rejected your offer. We may be without means but we are neither without ethics, despite some of the company we have had no choice but to keep.

I have read the Potmono stary. It is so indecent there is no point in making any comment on it other than to repeat the advice I once gave you, his thee to a shrink.

However, we did have an agreement. First it was verbal. When to my first knowledge you violated it, to Jimmy's detriment, I made an issue of it, in writing, repeating without your denial if, as I recall, any response at all. There is no doubt about this agreement and its conditions. There came a time when my fears for you caused me to raise this with Bill, who I think will remember it, in Jim's presence. This was before you moved your office from 15th Street.

Your will also remember what I suppose is your initial if not your major hangup with me, over my refusal to be part of your then proposed CTIA. I wrote you in some detail and if you can't produce the original I can and will produce the dated carbon. The reasons I set forth are widely known and I have no doubt, without checking my files, which is awkward for me in my present condition, that I distributed dated carbons. Those to whom they were addressed will be able to produce copies. Among my reasons for refusing to join is that I regarded any formal association with some of your characters as defamatory. Your account to Paul lumps me with the OTIA and is otherwise at least an innacurate account.

So is the part where you talk about the firm bearing the costs of the defense. You personally refused investigations I regarded as necessary, minimally necessary in Jimmy's defense and interest. One one of these alone I went to some cost and time for one in my circumstances, informed Jim as cocounsel because of my responsibility to Jimmy, and told you that you would not be able to use any of this work product of mine of which you as counsel should have thought instead of opposing, without repaying me. When you faced a crisis in the evidentiary hearing, for which your sole preparation was absenting yourself on a Russian vacation, and I let you use one, and then asked you to repay the actual costs and no more, you wrote me to faroun in my bile." This is but one of the many indecencies and outright lies in what your told Paul and today reached not fewer than a half million people, including many of my friends and neighbors. I use it as one of the many available illustrations. One the others wit I will not now take any time. This miserable, false, even facultulent self-promotion, obscenely at "im's cost and gartially at mine, impels me to remind We that we had an abreement totally inaccurately represented by plan to Paul. Your Vaciation of this agreement and your dishenesties in your representations to Paul in whose professional competence I am without daubt, are despicable.

Before I get to the major point of all of this I want to make clear that generate from it is the respect and admiration I have developed for Jim. He has earned it. We did not begin as friends. Rather the conceite. He was your partisan and disagreed with me. What you did to him in this interest is as vile a thing as I can remember any man ever doing to another. And I have fairly clear recollections of most of my 61 years. Clear as is my recollection of Martin Dies and his gang and all that went on in that bera, I believe you succeeded in sinking below them in what you did to Jim alone. I don't think you are capable of comprehending how despicable what you did really is.

There is also the separate question of our agreement, your violation of it, your persistence in violating it documented by you in Faul 's story and in other ways, including in your own voice but not limited to this. We had no agreement on compensation for me.

This keep story alone in my view entitles me to make a modyest claim against you for \$100,000 for unpaid services rendered. This lettyer is that claim.

Should you contest it, I will add defenation allegations ranging from your lumping me with your public indecency also known as the CTIA to the gross, deliberate and defenatory lies you teld Tom Shales, wainted in the current issue of Outl about which I have written you without response.

Representation

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on the latter the emcentestable record is that I mover recriminated, and the chided you when you brake your word to me, your client, in what you agreed to do at my repeated written request in my suit, and left the courtroom rather than risk vomiting over your performance, it can that wretched for any lawyer, even an inexperienced one. You were not inexperienced. You did not drop me a s a client. You asked me to give you nore cases. I discussed this with Jim after decising that I would be better off pro se. The record shows I was.

The defamation based on deliberate lying is all the more hurtful because I have a current book. Out resches and influences many people.

The figure of \$100,000 represents a compromise. If I were to calculate the time and costs as they actually were as I will do if I am compelled to it will be considerably higher, \$2 I decide to take steps against the massocirculation Out!, which I have not get thought out, I do not think it will be this limited.

If you agree, the first thing I will do in commit this to Jimmy's defense the needs of which you have never met despite your promises and obligations. If any thereafter remains I will use it not for personal needs, despite my right to this, but for the pursuit to that which you have fractuated from the first time you used your influence on the the Hill, the JFK case.

In warning you, as I repeatedly did, I do not consider that I was abdicating any of my rights. Rather did I regard this, as I still do, as an obligation to Jimmy.

You never have except in dire extremity listened to me. I do not expect you to now. What I will say does not, in my belief, diminish your obligation to me or to Jimmy. But when after all the painful, despicable past you are still capable of this, I strongly encourage you to seek psychiatric assistance.

In atter dismay,

Harold Weisberg