

On the Long John Show of 4.3 you said,

"There are no legal reasons for the case to be opened. May I list a few possibilities? If you or Jerry would like, I'll expand on a few, especially the first-

"Undue duress".

Pretrial publicity

Conflict of interest. I quote one from you, page 245, speaking of Hanes first - I emphasize first - meeting with Ray in London - Hanes ; quotes, "advised him not to appeal the extradition ruling. 'Only ~~like~~ a guilty man fights extradition.'" but the contracts you saw fit not to print provide ~~CR-57X~~ FU 497,7/8/68, "On the first day after Ray has been lodged in a jail in the United States, I will pay \$5,000", that is, to Hanes, and \$5,000 each month thereafter.

Was Ray's letter to Battle an appeal under Tennessee law? Was it unduly delayed by public authority?

Was Ray denied access to counsel at a critical time when Ryan appeared at jail to get Ray's signature on an appeal and was denied access?

*Explain Huie-Hanes deal*