Lest night's phone conversation with 'is Tague and this mroning's Post story on the assassinations committee are among the considerations that lead me to believe I should not now take the time for a trip to Dallas for affidevits to be used in this litigation.

There are others we can talk about. You time, wine, your belief that the judge will want to rush this along. Pasically, though, there is a question of real need.

I would welcome a little trip and the change of means and the opportunity to develop more evidence.

I do not believe it is urgent and I think the time can better be spent in other ways, by both of us.

What made we think this way began when Tague told we that Dillard has been backing off. He has not returned Tague's call after first expressing indignation that he had been misrepresented by the PSI, meening the sanctionnious Shaneyfelt.

Pressures remain in Dallas, apparently. I do not believe it is necessary to confront them, that other confrontation is preferable. In addition, if these pressures exist, there may be retribution against decent people willing to execute affidavite.

The deal on the committee is exactly the one I forecast, Sprague is the lightening red, he'll go and all will be rosy with the House.

So let us forgo these affidavits now unless I can work one out with Tague by phone and let it hang on your depositing of me.

If we spend just the time I'd apent in travelling in preparing your questions we'll have one hell of a record, under oath and in direct confrontation, with me again subject to corse examination.

We cannot do this until the transcript of these depositions are signed but we can be ready for that time. I now think that unless you want to give the government a goat we might dispense with deposing Kilty. You might substitute a simple interrogatory now asking only what files he searched. I'd be inclined to skip that, too and save that time. I can now give first-person testimony on other sources to be searched, not only from the testimony we have but from FEI He file 44-38861.

By idea is to tackle the evidence in the context of the absence of reports provided and show the need for suppressing them. This does not prove they existed. They should have. Let the FBI say it did not do what it should have - today with a nut consistse of the wildes and most irrespondible envious for headlines.

When we file the depositions we can put it up to Fratt and the government- if they don't believe me Fratt can hold an evidentiary hearing and call live witnesses for public testimony. Under these conditions there is no chance some of these made important

by what I would testify to would not stand up. I mean in particular farrice and probably Ferry. There is no authentic photoexpert who would not testify that the Dillard and underwood pictures do not show what the curbetone shows today.

We have tostisony on the ordering of examinations of which we have no results, of the pro forms making of examinations of which they say there is no record, of still more kilty false swearing (and Dugan can decide whether be wants to depose filty to rebut) about the most relevant, his expert's search. We can plok and chose, we have that such in the record. We even have Gallagher vo.unteering that he talked to other people on this when they swore they hid to mask makes to protect the Gallaghers of the Pennesylvania avenue Eurenburg from harassment by me.

I'd also like to take Shameyfelt on head on because of his volunteering he had considered such as other whatever I said about his in Photographic Whitewash. I'm not even bothing to look it up. It has to be understated. And I can say and prove more, what he testified to about the Empruler film, the re-enactment and the pictures of Owald and the rifle used by Time, kaus etc is more than I need. It enables us to make a sworm record of total destruction of both the efficial explanation of the crime and the FMI is it all in the context of the withhelding of the records sought. We can sai to this with a few samples of Shameyfelt's expert photography, like his non-color color pix of the JFK clothing. I cannot find by alides or film strip now but we can get those from the archives or maybe better the FMI. I suggest that you ask yen to provide them. Let his refuse if he will. There will then be no testing the testimony I will give about them. We'll also have a chance to get into the record such else of significance. Even on such stuff as "razier testifying it was all possible with the magic bullet by the reduction of velocity through JFK's next. a did not say now much. I consulted a continualist who

told no that the holes in the shirt were impossible for a projectile unless it was at so slow a velocity the damage to Commelly was impossible, consthing like 600-200 fps, such slower than the speed of sound.

There is nuch. We have a basis for going into what all avoid, the corpus detecti, with relevance. I really wonder if this is what wilkey had in aind when he used the words "the events" rather than the tests and their results, which are covered by the part on additions or non-existence.

What this really means is that the government and the stemeswalling agents have not it all up for us. The refusal of the archives even to peculi us the pictures for the record should blow judicial minds, especially if I can go into their refusals of evidence relevant to this going back to the letter agreement.

Even letting Gallagher ramble with all that put-on indignation and all his protestation of having everlocked nathing, of FAI purity, in great because he and "rasior testified opposite each other on shy Gallagher did not testify to the aparex aparex spectros and why there is no eference anywhere to the conducting of the Maka. Ryan cade a mistake not to cut me off at the end when I got into a dialogue with Gallagher over the variation in primer testings because there is a large variation. He made a mistake to go into all that musbo-jumbo about copper because the same Guinn he would not brust has written definitively on this under government contract. Another mistake whe the reason for not trusting Guinn. He did not testify to the people he did use. Well, they were no less commercial than Guinn's people. Guinn Carbide. The reason for cutting Guinn out- and in the cas he was used as a compultant- is because he in the one who know most about the use of Mak in criminalistics. Gallagher did not testify that the people he used had any originalistics experience. Guinn did, exactly the reason Asbercold was for bim, exactly the reason in his position asbersold was the right, not the rong man.

I see no way of Ayan cutting me off on any of this on the ground of relevance because it all addresses the existence or non-existence of tests and because he has accredited me as an unequalled expert on both the subject-matter and the FBI's work on it.

You might want to consider asking Eyan to produce the records on Shaeyfelt's consultations on suing me and especially because he said he even consulted the FEI's office of level counsel.

Han what we const dow on this alone - and he introduced it, not we.

I'd started to spot check Sheneyfelt in FW. The first two references are more than enough. Shaneyfelt, personally, conducted the photographic re-emastment and it was by his own testimony 50% off on time alone. He testified yesterday that he is the one who got LIFE to provide the slides. He swore that to the commission that hife vo, untered. He said used the wrong casers for his reenautumnt, too, and did it from the group place. I think the judg as saidt will find it all intermating reading! Especially on appeal.

How great it would be to have Howard working on the proparation: But we have so such we'll have enough. We'll destroy the official solution ence and for all under eath in the course of addressing that is relevant and accessary. The attention this may receive is another metter, but we'll make the record. I think this is now more important than my going to Dallas and I can testify to what is in Fm and what others told me when I have decements of one kind or another that relate.

Bestily.