

THE Mail Room.

PARCEL SHIPPING ORDER

RECEIVED FROM (please print)

PRINT NAME <i>HAROLD WEISBERG</i>	DATE <i>5/18/94</i>
STREET <i>7627 OLD RECEIVER RD</i>	PHONE <i>473-8186</i>
CITY/STATE/ZIP <i>FREDERICK MD 21702</i>	DAYTIME PHONE



For Mail Room Use
SHIPPER RECORD NO.

PKG	SENT TO:	LIST ALL CONTENTS	VALUE	CK. ONE	C.O.D. AMT.	ZONE	WT.	Pkg. Charges Amt.	Charges Type	SUP.
1	NAME <i>Rogyn Brava Feinman</i>	<i>Affidavit</i>	\$	<input type="checkbox"/> GROUND <input checked="" type="checkbox"/> NEXT DAY AIR <input type="checkbox"/> 2ND DAY AIR	\$	<i>22</i>	<i>2</i>	<i>12.75</i>	FRT	
								INS		
								COD AOD		
2	NAME <i>237 Park Ave</i>		\$	<input type="checkbox"/> GROUND <input type="checkbox"/> NEXT DAY AIR <input type="checkbox"/> 2ND DAY AIR	\$				FRT	
								INS		
								COD AOD		
3	NAME		\$	<input type="checkbox"/> GROUND <input type="checkbox"/> NEXT DAY AIR <input type="checkbox"/> 2ND DAY AIR	\$				FRT	
								INS		
								COD AOD		
4	NAME		\$	<input type="checkbox"/> GROUND <input type="checkbox"/> NEXT DAY AIR <input type="checkbox"/> 2ND DAY AIR	\$				FRT	
								INS		
								COD AOD		

UPS NEXT DAY AIR SHIPPER RECEIPT
0294 183 303 4
PLACE ON YOUR SHIPPING RECORD

1. The carrier for all parcels accepted at The "Mail Room", hereafter referred to as MR shall be _____, hereafter referred to as carrier. Parcels accepted by MR from customer, hereafter referred to as shipper, are subject to refusal for shipment by the carrier.
2. MR does not accept for shipment, without adequate insurance coverage provided by carrier, parcel(s) containing: 1) glass or other fragile items; 2) contents exceeding \$100 in value and 3) hazardous materials. SHIPPER RELEASES MR FROM ANY AND ALL CLAIMS AND LIABILITIES FOR LOSS ARISING FROM ANY SHIPMENT OF SUCH PARCELS.
3. SHIPPER ASSUMES ALL RISK OF DAMAGE AND/OR LOSS INVOLVING BREAKABLE MERCHANDISE AND RELEASES MR FROM ANY AND ALL CLAIMS AND LIABILITIES INVOLVING SAME. SHIPPER EXPRESSLY AGREES THAT, IN ANY EVENT MR SHALL HAVE NO LIABILITY FOR ANY BROKEN OR DAMAGED ITEMS AND THAT CARRIER INSURES BREAKABLE ITEMS FOR LOSS ONLY, NOT FOR DAMAGE.

4. MR shall act as agent only for the above receipt and forwarding of parcel(s) by the shipper, whose name and address appear above. MR assumes no liability for the successful completion of delivery of the parcel(s) accepted for shipment nor for loss or damages by any cause to the parcel(s) or the contents thereof. In the event of loss or damage to said parcel(s), MR will act as agent on behalf of the shipper for the filing and processing of claims, but assumes no liability if claim is denied or paid only in part.
5. MR is not liable for the failure of the carrier to properly collect or remit funds for COD parcels. Furthermore, receiver's check shall be accepted for COD's at shipper's risk, unless otherwise noted on COD tag.
6. Shipper shall not hold MR liable for failure to make timely delivery on delivery date specified. Any statement by MR as to probable date of delivery by carrier is a statement of opinion only, and shall not be warranted in any manner. MR shall not be liable for any delays in shipments or deliveries by MR and/or carrier.
7. The foregoing constitutes the full and complete agreement between MR and shipper and supercedes all prior/subsequent representations either written or oral.

SUB-TOTAL	
TOTAL CHARGES	<i>12.75</i>

Frederick County Square Mall
103 Baughman's Lane
(Satellite Building)
Frederick, MD 21702

Claims Not Made in Writing to The "Mail Room"
Within 3 Months Of Shipment Date Are Waived.

695-6245 Private and Commercial

AUTHORIZED SIGNATURE

I certify that I agree to the foregoing terms, and that the stated contents and their value for each package listed are truthful and complete.

SIGN HERE

x *Lillian Weisberg*

05-18-94
1 \$12.75
012-7501
1 11-50
1 6700001

Dear Roger,

5/18/94

When you phoned last night, and for me to get the sleep I need and not have any of this on my mind I do wish it could be a little earlier, you made a point of the different hours we keep. At 2:25 this morning, a few minutes ago, I finished reading the affidavit. I think it is a fine job. If the judge reads it it should at the least negate the flood of ~~an~~ favorable reviews of Posner's crap.

And it does indeed make a case against him, RH and the media.

From the paperclips in the margin I have six corrections. Except for clarifying on those file cabinets, and that takes only a few words, all ^{are} ~~of~~ minute, at most changing a single word. Because Ed's handwriting is clear and mine is not, I'll ask her to post these on what I take to be the original, on heavier paper, and I'll initial them in the margin. If you are ^asked about this, I'm having the notary post the corrections because of her more legible handwriting.

If things go as usual Monday, Wednesday and Friday, I'll be home about 9. I'll then have a second breakfast, of raw vegetables, by the way, and we'll get this done and I'll drive it to a place calling itself The Mail Room of arrange by phone for a FedEx pickup. I'll see which will get this to you faster, at least by some time in the early afternoon tomorrow.

I was amused by your saying how much more work I can do than so many others in part because you do not know how much work I did or this or when it was done in draft. I had about 200,000 words done by the end of October, before the end but close to it, I did not get his book when it was out and did not even get myself a copy of the USNews use of it. Wrone was here and I drove him into town to get him a copy. I told him I'd await the book Posner said he would send. ^{and never did} Wrone went to Washington for a couple of days. He returned with two copies of the book and told me I should start reading it. I did not do that immediately and then I decided to annotate the book for him and for history, as I have done for others. Then I saw that annotation would be inadequate. So I arranged for a friend to transcribe ^{be} notes I made and I went out and got a transcribing unit for a microcassette so I could hold the tape recorder in my hand while dictating rather than be confined to sitting at my desk and using the standard-size machine we have. Meanwhile, my friend's son required cancer surgery. Not only is she the mother-she is a retired nurse. This coincided with the Jewish high holidays. First they kept her from doing anything and then nursing him after the surgery did. It was only after all of that that I began to write, when it was clear that dictating it would not work.

As with NEVER AGAIN! so long delayed, there were times I began a little before midnight. (It is a larger book)

I wish I knew why most of the manuscript was eliminated. I get no . But I tell you what one major difference is between what was published all - and what I got on paper. *aside from more of*

in the margin

Beginning with my first book, it was never my intention to exculpate Oswald. That was the inevitable byproduct. I did not begin this book with that in mind but with the skeleton Posner gave me the manuscript of this book is a powerful exculpation of him. All from the official evidence, all from responding to the contrived case against him.

So of course I wonder why this was done. It makes no sense to me from a publishing standpoint. Any more than not making simple corrections, not using a table of contents or an index or the powerful pictures.

I did send Marina a copy. She has not even acknowledged receipt of it. I sent a few others down there at the same time. I know some were received some time ago.

The promised retyping of the full rough draft is proceeding slowly. I've had into page 500+ returned with about seven long chapters and the epilogue remaining to be retyped.

I have since writing the above skimmed what Jerry sent. I think the affidavit takes care of all RH alleges about Case Closed and about Posner and his work. If the judge reads it. And if his decision is based on what RH claims.

I wonder what effect if any this will have on the RH lawyers and on anyone at RH other than Loomis. Someone like Harold Evans, perhaps?

Best
Hewitt