"The gang Peliker. Cal W.

wich

March 50, 1969

Fr. Will Wilson, Asst Atty General, Griminal Sivision Department of Justice Weshington, D.G. (Arth Mr. Carl W. Belcher)

Deer Sir,

It is not from my letters to the Department of Justice, to which, to date, there has never been meaningful response, that you can say "it is plain that further exchange of correspondence...will serve no useful purpose". This im your policy determinetion. It is consistent with the refusal of your agency to make meaningful response. If you will read the last two letters to which yours of March 26 is supposedly addressed, you will find this is true. I deeply regret this, for it is this official blindness, this continuing mortgaging to the error of the pest, that will hound you people personally and be an unanding and unnecessary problem and empyonee to the siministration of which you are part.

I begin with the assumption of hencety on your part. I therefore any yea gran of possibly have reed my books of that rether extendive ( and I believe wrong and immoral) federal explanage on my publid expearances and say, as you do in your second paragraph, that nothing will make me "certain that the element of polities played he role in the investigation of the assessmation of President Kennedy or the formulation flux of the guidelines for the release" of the Tiles. You may have reed FMI parephrases. "Form my own by new large study of phousands of these, I can conseive they could last you to this missporthension. t is the prefectional incompetence of these reperied to prove this at your comvalence. If there is anything I say that you do not believe, <sup>I</sup> invite your challenge and with each instance make the same offer of proof at your convalence. I hope this is an effer you accept.

It is not with the formulation of the guidelines that I quarrel but with their interpretation and application. For example, any time you want I will make a case for you that much too much that should not have been released has been, with the result that people were needlessly damaged. All of this of which I have knowledge is consistent, falls into a single pettern. I know of no case where the demoged person was not either "liberal" or not attractive to the FBI sgents. On the other hand, what cannot pre orly be suppressed has been. I can and on your request will put in your hand samples, for in some cases, as eareful reading of forme latters vehered ters isterillade at the set of the the the the full and the spectrographic analysis of the bullet and fragments of bullet seld to have been used in the assassination, not have you told me why this has been denied me. I have asked for this with some regularity for close to three years. The only response had been an FME falseheod. You know and I recently slluded to it, that Mr. Viscon told me a review was underway and I would soon heer about one request. Not shout this, teo, when I made inquiry, you were silent. Many more examples are available if you want them, but I think you should by now understand that in addressing yourself to the "formalation of the guiddines" you at best seek to evade my complaint.

In the sense in which you use the word, there is no wasrent for saying I believe "phitics" played a "role in the investigation of the sesassination". I do not now and never did believe this was a Republican or a Democrat matter, nor can I recall ever having said snything that could be tortured into sugresting this. However, in the selection and appointment of the members of the Commission, there was a political ganius. I have worked for several branches of the government and lived clease to it for 35 years. I recell no single instance in which any edministration ever appointed a me jority of five of seven members of any body from the minority party. One of the things this achieved is obvious: the present Republican administration is that of the overwhalming majority of the members of the Ferren Commission. You thereby are saddled with the responsibility of the preceding edministration, of the other palitical party. Anyone in sutherity today who might consider looking into possible error by the Werren Commission is immediately confronted with the consideration that acknowledging such error will be to assume political responsibility for it. While I do not expect you to pay attention to me or to give serious, meture thought to what I tell you, I nonetheless tell you that for a short while you do have a period of grace in which this will not be true, through the unintended kindness of former Attorney Ceneral Clark. Thereafter you, by your silence, by your refusel to do what impartial reading of what you now have requires of you, you assume responsibility for what he has done. His transgressions will become your, To the degree I can, I will see to this, for it is my obligation as a citizen.

Each one of you in authority is the explice of him upon whom you depend for 'mowledge and advice. Each of you, as you undembtedly believe you may properly, takes on faith what is given him, what he is told. If I sekholvedge there is too much I do not know, I also insist ' know of no case in which anyone in sutherity ever sought competent, satside knowledge and service. I cannot conceive of this having happened without my knowledge, for there are very fews indeed, from whom such counsel sould be sought. Whether you believe me or not, it cannot be done without my knowledge. Not hencetly. But what happens if you are, for whatever purpose, with whatever motive or lack of motive, misinformed? Do you expect those who may have been responsible for the error of the past to leadly preclaim that today? And en such a subject?

You see, I have never believed there was the monster conspiraty my opposition slieges inside the government. I have elways thought and still think much if not most of this can be explained by the normal workings of bureaucracy, and I have often said this, whether or not it is in the material available to you. However, the more time passes, the less credible this will become. In the future, these errors will not be susceptible of such explanation. (And if you perchance think I am paramoid in soying there has been federal esphonage on ms. I will put copies of it in your hand.)

I directly challenge your totally erroneous statement, "the substantial correctness of the Commission's Report remains unimpeached by any recent developments". This challenge is so direct I do not even suggest you will have to make "further investigation" that "would serve to eliminate the doubts" I have. and I dare you to accept my challenge. I will restrict myself to one marrow point, all the evidence on which is in your possession. Now, if the government would like to prove or to satisfy itself that I am some kind of

ţ

wjerd nut or that my research is incomplete or undependable or merely that I am wrong, here is your change. In advance I warn you that in selecting this single point I have selected one on which I will confront you with what I regard as a case of perjury and its subornation.

From the experiences I have had, I am not encouraged to trust the sovernment. Yet I do, very much, went a dialogue on this subject. I do realize that everyons is not dishonest, that most of you who sit in judgement on the fact think you know, think you have been bonestly informed. I also realize that not a single one of you has or could have taken the time have devoted to this. And I happen to believe that to consider the government c uld have made so anormous an error requires an inordinate emount of courage of enyone in authority, perhaps the risk of his career and future. It is for this reason that I say I have soluted a single point I regard as pivotal, There are many, all control. If you accept my challenge and are not persuaded, but if I am convinced you are wincere, I will thereafter take others, one by one, until you are satified or I am that you have no intention of being satisfied.

I agree with your statement that for FHI egents to slander me would be a violation of Decartment policy. I can only tell you that it has been reported to me. I do not expect you could ever be satisfied on this point, for you would have to accept the denials of the egents that they did. I was sware of this when I wrote. Even though I knew there could never be a certain deterof this when I wrote. Even though I knew there could never be a certain deterof this when I wrote. Even though I knew there could never be a certain deterof this when I wrote. Even though I knew there could never be a certain deterof this when I have pursued it no farther), I fait obliged to inform you, minstion ( and I have pursued it no farther), I fait obliged to inform you, went to happen. If agents did this, I would also presume it we not on the instructions of the Director and I would not expect them to confess it to him.

With much of what you say of the confession of perjury by Dean Andrews I agree. Lou do not say enough, however. I em in hearty agreement that there should be no federal intrusion into State proceedings. I wish I could say this had been the policy of your Department in the recent past. Dean Adnrews is a friend of mine. I am ganuinely sorry for the plight in which he finds hiuself. "e have had a number of long conversations over the past poveral years. It is my belief that the greatest harm of his confessed perjury was to the federal proceeding. I do not by any means sugrast that what he confessed in New Orleans is the total inadequacy of his federal testimony. It was quite important in the deliberations and conclusions of the Commission. Nor do I suggest that it was spontaneous. I am in possession of proof that it was not. This may or may not have occurred to you, may or may not figure in your own deliberations. For what it may be worth, I report it to you. It may well complicate things for you. I do suggest that if the Department of Justice does nothing about it the matter may not drop there. And I also suggest that in the total picture, this and other indequacies of the New Orleans investigetions ney ultimately be more of an embarrasement to the government that now mey ppear likely or than the numerous lawyers you had observing the trial may have been able to detect or report to you. They, regardless of competence, ere limited by what was presented in court and by the state of their own knowl-dge. Newspaper accounts of my presence at the trial ere in error. I left we orleans durin the jury selection and have not returned. My own knowledge of the proceedings is limited to what eppeared in the papers and what was reported to me by friends in the press. But my knowledge of fact is not by any means limited to what was presented in court.

Your could not be more right then you are in saying that I intend to pursue this. What I have already done has been financially ruinous and that has not deterred me. If y u have followed my published work carefully, you have but little indication of what I have now learned, believe I have established. And you are correct in saying that the "release of additional materials in the files" will be helpful to my work. "hat you do not appear to understand is that this does not have the significance you imply. for there can be no material in the files thes can in any way destroy what " have already established. Until this is understood by the government, it will not understand the stake each and what this can mean to the present administration and the fresident, in the immediate future or in the historical record.

I take you at face value when you say "we will welcome receipt of" my views and " we seek, as you do to serve the best interests of the nation on this grave subject." I have given you indication of my good faith and I give you the opportunity of showing me yours, I sak for direct enswer to the questions I have raised and for those documents I have sought thes, I believe, cannot properly be denied me. In addition that that reflected in my letters to your Department, one in particular of those many demied me by the government I call to your attention. In the penel report alleged to be on the sutopey there is reference to an April 1968 memorandum of transfer. I requested this in January, with the additional request that if it ware not given me an ex-- planation be given in writing. I was then and here on a number of subsequent occasions assured this would be forthcoming. It has not hoppened. I believe this is entirely indefendible. While there may be factors of which 4 know hothing that might properly deny me this document, I can conceive of ne good reason for the delay in response, for " have written many times, or for what now amounts to the refusel to tell me why it is denied me. And I tell you in candor that I have every reason to believe I know that this mamorandum is and says. Also, I would like to have xerox copies of or be able to borrow several transcripts of testimony, that of the afternoon proceeding in Judge Helleck's court in Washington, the day testimony was presented by the plaintiff (with copies of the affidavits offered by the government and ff its subsequent motions), and that of THI Agents Shaneyfelt and Frazier and Colonel Sinck in New Orleans.

If we can establish a besis of mutual trust, there is great potential for much good. For my part I ask but two things: complete respect for any confidences ( for I have what for me is an enormous investment in my work) and that, whether or not I am believed, i be listened to with an open mind. I do hope we can achieve this.

Sincerely.

Harold Weisberg